

## STATEMENT 1

Petitioner, is presenting to the Courts documentation that has not been presented before.

During her illegal court proceedings. Cleveland is not Shampine's 'jurisdiction', East Cleveland Is. Petitioner, wanted to take her illegal case to trial. She had thought about it knowing that nothing was legal so neither would a trail.

This document, states:

While reserving the right to call any and all witnesses contained in the reports provided during discovery the Prosecuting Attorney intends to call the following witnesses at trail:

This is Cleveland Heights, not Shampine's jurisdiction.

David Sarver

Representative of Alltel Communications. Where were the records during Petitioner's sentencing??? What about the law? ORC 4931.31 and ORC 2917.21

Representative of Cleveland Heights Police Department

Representative of Verizon Communications. Again, where were these records during sentencing???

Detective Richard M. Veccia Cleveland Heights

Inv. Craig T. Schoffstall Cleveland Heights

Detective William A. Stross Cleveland Heights

This is a clear showing of racial discrimination, coming from Cleveland Heights. A jurisdiction that does not belong to Shampine. David Sarver's klan friends no respect for the law or a black senior citizen. Had Petitioner taken this case to trial, they would have lied and lied and lied over and over again hoping to send an innocent senior citizen to prison, and protect David Sarver, racial discrimination ORC 4112.02 The courts wanted Shampine to know that she did not stand a chance in court during a trial. Grounds shall be limited to intervening circumstances of a substantial or controlling effect, and this is presented in good faith and not for delay.

## STATEMENT 2

Petitioner, Shampine, wants the courts to compare and contrast, her bail bond compared to Bruce Johnson. Article taken from the Cleveland Plain Dealer, on January 2, 2011. Mr. Johnson bond was \$10,000.00, whereas, Shampine her first offense, first offense, was \$25,000.00, no record. Bruce Johnson's had a criminal record.

Assault

Driving a stolen car

Resisting arrest

Tampering with evidence

Fighting a police

Drug trafficking

Receiving stolen property

Petitioner, had no record, none, yet her bond was \$25,000.00. David Sarver and his connection the judicial system, which is the system that can and will destroy a black man or woman to their grave. How is it that a 29 year old man can do all this and his bond is \$10,000.00 and a innocent black senior citizen 65 year old at the time is treated like a harden felon. The klan David Sarver, and Judge Kathleen Satula. Shampine has much more evidence that has not been presented to the court. Grounds shall be limited to intervening circumstances of a substantial or controlling effect, or to other substantial or controlling effect. Grounds specified in this paragraph and that it is presented in good faith and not for delay.