

In December of 2002 the Cuyahoga County Prosecutor's Office was caught in a "judge shopping" scam against Jeff Keith where the prosecutor's actually hand picked Judges Daniel Gaul and Lorain County Judge Joseph Cirigliano to officiate over criminal proceedings.

Judge Cirigliano was a notorious fix-it Judge while Judge Gaul and his father, the then indicted Cuyahoga County Treasurer Frank Gaul were both members of C.A.M.E.O.. The Gaul's needed C.A.M.E.O. to use its influence with then Prosecutor Stephanie Tubbs Jones to keep the charges in the SAFE program scandal to a misdemeanor. Thus over 100 million dollars evaporated and no one went to jail!

By subject matter jurisdictional challenge and sua sponte The Eight District Court of Appeals declared the judgments against Jeff Keith void as a matter of law. The prosecutor's could not appeal these decisions without subjecting themselves to criminal prosecution.

Motions to vacate these void judgments have sat before the Presiding Judge's court since 2008.

~~This is a pattern~~ of corrupt activity under the color of office. Organized crime by public officials to protect each other and themselves.

Former Cuyahoga Commissioner Jimmy Dimora calls this, "the way we do business." He's in prison. The F.B.I. called this form of behavior, "a culture of corruption that spans decades". Both statements are true.

Help us clean up this mess---They will not do it themselves---

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PARA SIEMPRE CONTIGO

CHECK OHIO SUPREME COURT RULES FOR
REPORTING OF OPINIONS AND WEIGHT OF
LEGAL AUTHORITY.

Court of Appeals of Ohio,
Eighth District, Cuyahoga County.

STATE of Ohio, Plaintiff-Appellee,
v.
Jeffrey C. KEITH, Defendant-Appellant.

No. 81125.

Decided Dec. 26, 2002.

Criminal Appeal from Common Pleas Court, Case
No. CR-316724,

William D. Mason, Cuyahoga County Prosecutor,
Lisa Reitz Williamson, Assistant, Cleveland, OH,
for Plaintiff-Appellee.

Jeffrey C. Keith, Grafton, OH, for Defendant-
Appellant.

TIMOTHY E. McMONAGLE, A.J.

*1 {¶ 1} Defendant-appellant, Jeffrey C. Keith, appeals the decision of the Cuyahoga County Common Pleas Court that granted the motion to dismiss filed by plaintiff-appellee, State of Ohio, on appellant's motion for a new trial. For the reasons that follow, we dismiss this appeal.

{¶ 2} During the September 1994 term, a grand jury indicted appellant for multiple counts of arson and a single count of grand theft of a motor vehicle. The case was assigned number CR-316724 and to the docket of Judge Daniel Gaul. In July 1995, a jury found appellant guilty of five of the seven arson charges as well as the charge for grand theft. The trial court sentenced appellant to an aggregate 15 to 25-year term of imprisonment. This court affirmed appellant's convictions and sentence on appeal. See *State v. Keith* (Mar. 13, 1997), Cuyahoga App. No. 69267, 1997 Ohio App. Lexis 914, discretionary appeal not allowed (1997), 79 Ohio St.3d 1460 (hereinafter referred to as "*Keith I*").

{¶ 3} Nonetheless, while *Keith I* was still pending in this court, the trial court journalized an entry on

May 20, 1996 that contained a statement that the Ohio Supreme Court had appointed Judge Joseph Cirigliano to preside over this case as well as several other cases then pending against the appellant in the trial court. The trial court thereafter journalized an entry on November 1, 1996 stating that the instant case had already been heard and disposed of by Judge Daniel Gaul and, further, that the case "should not have been assigned to Judge Joseph E. Cirigliano." Indeed, the record contains no entry from the Ohio Supreme Court appointing Judge Cirigliano to this case.

{¶ 4} In March 1998, appellant filed a document requesting a hearing under Crim.R. 33(B), which the state construed as a motion for a new trial and opposed in due course. In January 2002, appellant filed a motion for leave to file a motion for new trial, which the state opposed by filing a motion to dismiss. The trial court eventually granted the state's motion in an entry signed by Judge Cirigliano.

{¶ 5} Appellant is now before this court and challenges the trial court's decision granting the state's motion to dismiss that, in effect, denied his request for a new trial. We, however, find it unnecessary to address the merits of appellant's appeal because the trial judge was without authority to rule on the motions pending in the trial court as they pertain to this case.

{¶ 6} Under Sup.R. 36(B)(2), "each multi-judge general * * * division of the court of common pleas shall adopt the individual assignment system for the assignment of all cases to judges of the division." This assignment system provides that "upon the filing in or transfer to the court of a division of the court, a case immediately is assigned by lot to a judge of the division, who becomes primarily responsible for the determination of every issue and proceeding the case until its termination. Sup.R. 36(B)(1). The record in this case unequivocally supports that Judge Gaul was assigned to preside over this case. While the Ohio Constitution [FN1] and the Rules of Superintendence allow for the temporary assignment of visiting judges, no such assignment is evident from the record in this case. Judge Cirigliano was, therefore, without authority to enter the order granting the state's motion to dismiss.

FN1. The Constitution provides, "the chief justice or acting chief justice, as necessity arises, shall assign any judge of a court of common pleas or a division thereof temporarily to sit or hold court on any other court of common pleas or division thereof * * *." Section 5(A)(3), Article IV, Ohio Constitution.

*2 {¶ 7} The state counters rather reluctantly that Judge Gaul did enter an order on April 17, 2002 that similarly granted the state's motion as had Judge Cirigliano and this appeal, if anything, is premature under App.R. 4(C). [FN2] We see no such order contained in the record and, even if true, the trial court was without jurisdiction to enter such an order. See *Howard v. Catholic Soc. Serv. of Cuyahoga Cty., Inc.* (1994), 70 Ohio St.3d 141, 146 . Reiterating, Judge Cirigliano's order was journalized March 13, 2002 and appellant filed his notice of appeal on April 5, 2002. A trial court retains only that jurisdiction not inconsistent with that of an appellate court. *Id.*; see, also, *Ksiezzyk v. Cleveland* (Dec. 6, 2001), Cuyahoga App. No. 78881 at 8-9.

FN2. App. R. 4(C) provides that "[a] notice of appeal filed after the announcement of a decision, order, or sentence but before entry of the judgment or order that begins the running of the appeal time period is treated as filed immediately after the entry." In this case, there was no "announcement" of decision prior to the alleged April 17th entry nor can we construe the entry signed by Judge Cirigliano as an announcement of decision.

{¶ 8} Since Judge Cirigliano had no authority to enter the order granting the state's motion to dismiss, the judgment is void. It necessarily follows that no appeal can be taken from a void judgment. See *Faralli Custom Kitchen and Bath, Inc. v. Bailey* (1995), 107 Ohio App.3d 598, 600; see, also, *Short v. Onweller*, 6th Dist. No. F-02-005, 2002-Ohio-2290, ¶ 11, citing *Reed v. Montgomery*

Cty. Bd. of Mental Retardation and Developmental Disabilities (Apr. 27, 1995), 10th Dist. No. 94APE10-1490, 1995 Ohio App. Lexis 1755.

Appeal dismissed.

This appeal is dismissed.

It is, therefore, ordered that appellant recover from appellant costs herein taxed.

It is ordered that a special mandate be sent to the Cuyahoga County Court of Common Pleas directing said court to carry this judgment into execution.

A certified copy of this entry shall constitute the mandate pursuant to Rule 27 of the Rules of Appellate Procedure.

N.B. This entry is an announcement of the court's decision. See App.R. 22(B), 22(D) and 26(A); Loc.App.R. 22. This decision will be journalized and will become the judgment and order of the court pursuant to App.R. 22(E) unless a motion for reconsideration with supporting brief, per App.R. 26(A), is filed within ten (10) days of the announcement of the court's decision. The time period for review by the Supreme Court of Ohio shall begin to run upon the journalization of this court's announcement of decision by the clerk per App.R. 22(E). See, also, S.Ct.Prac.R. II, Section 2(A)(1).

MICHAEL J. CORRIGAN, J., and DIANE KARPINSKI, J., CONCUR.

2002 WL 31875968 (Ohio App. 8 Dist.),
2002-Ohio-7250

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IN THE COURT OF APPEAL
EIGHTH APPELLATE DISTRICT
CUYAHOGA COUNTY, OHIO

STATE OF OHIO
PLAINTIFF-APPELLEE

C.O.A. NO. LOWER COURT NO.
81874 CP CR 333972
81875 CP CR 350831
CONSOLIDATED NOV. 19, 2002
APPX. 9

V

JEFFREY C. KEITH
DEFENDANT-APPELLANT

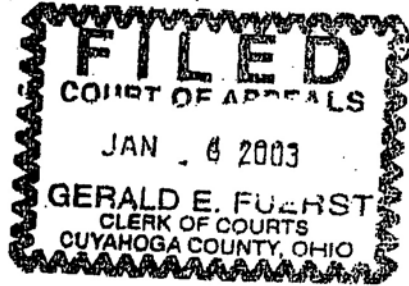
SUBJECT MATTER
JURISDICTIONAL CHALLENGE
BY APPELLANT

MOTION TO DISMISS CONSOLIDATED APPEALS

Now comes appellant, Jeffrey C. Keith, pro se and requests the court to dismiss the above captioned consolidated appeals as the decisions they are based on are **void** for lack of jurisdiction by the Judge, Joseph Cirigliano.

Memorandum in support attached.

Jeffrey C. Keith
Jeffrey C. Keith 334-054 pro se
LORCI
2075 South Avon Belden Rd.
Grafton, Ohio 44044



William Mason, Cuyahoga County Prosecutor for the Appellee
1200 Ontario St.
Cleveland, Ohio 44113

Service

A true copy of the foregoing motion sent to William Mason on this 4th day of January 2003 at 1200 Ontario, Cleveland, Ohio 44113 by ordinary US mail.

Jeffrey C. Keith
Jeffrey C. Keith

MEMORANDUM IN SUPPORT

THE FACTS

On December, 26, 2002, the Eighth District Court of Appeals ruled on a companion case to those above captioned. The case was C.O.A. 81125 from common pleas CR 316724 and the decision is attached at appendix 3-8. The judge involved was Joseph Cirigliano and the decision was by Administrative Judge Timothy McMonagle. Appx. 3-8.

Judge McMonagle wrote: "since Judge Cirigliano had no authority to enter the order granting the state's motion to dismiss, the judgment is void. It necessarily follows that no appeal can be taken from a void judgment." Appx. 7 paragraph 1.

Judge McMonagle's argument is straightforward. He pointed to the fact that Judge Joseph Cirigliano was never appointed to the case by the Supreme Court from the beginning. Appx. 5 top of page; 6 paragraph 1. Judge McMonagle wrote, "indeed, the record contains no entry from the Ohio Supreme Court appointing Judge Cirigliano to this case." Appx. 5 top of page.

Judge McMonagle discusses a May 20, 1996 statement and journalized entry of discussions between attorney Jay Milano and assistant county prosecutor Frank Gasper and signed by Judge James J. Sweeney. Appx. 1; 4 paragraph 3. That same document was the authority that was used by attorney Jay Milano to contact Judge Joseph Cirigliano at his home in Elyria and request that he conduct proceedings in CR 333972, C.O.A. 81874.

Cirigliano then arranged for court space. The same document was then used as the rationale for Judge Cirigliano to conduct proceedings in CR 350831, C.O.A. 81875. The Supreme Court never entered anything assigning the cases to Judge Cirigliano because attorney Jay Milano or assistant county prosecutor Frank Jasper never motioned the Supreme Court to do so. In fact, the document of May 20, 1996 only memorializes in chambers conversations and proposals with Judge James J. Sweeney, no one ever followed through with the request to the Supreme Court. Judge James J. Sweeney has actual knowledge of these facts and disqualified himself in the proceedings of C.O.A. 81125. Appx. 1;2.

As a result of this situation, on December 26, 2002, Judge Timothy McMonagle voided and dismissed the companion case to the above captioned cases, C.O.A. 81125. Appx. 3-8.

The statement of May 20, 1996 involving CR 316724, CR 333972 (C.O.A. 81874) and the continued authority for CR 350831 (81875) was no more than a memorialization of a proposal that was never followed through on. Appx. 1. Judge McMonagle clearly figured the situation out and voided Judge Cirigliano's ruling in the companion case to the above captioned cases. Appx. 5 top; 6 paragraph 1. Certainly, attorney Jay Milano and/or assistant county prosecutor Frank Gasper do not have the authority to appoint a judge to a case, and neither of them ever motioned the Supreme Court to do so, which is why there is no entry by the Supreme Court to assign Judge Joseph Cirigliano to the above captioned cases or their companion

case CR 316724. As such the decisions of Judge Joseph Cirigliano are void for lack of jurisdiction and the appeal should be dismissed without reaching the merits as, in the words of Judge McMonagle, "no appeal can be taken from a void judgment". Appx, 7 paragraph 1.

It is respectfully requested that the above consolidated appeal be dismissed as Judge Cirigliano lacked jurisdiction to hear the cases in the first place as he was never assigned them by the Supreme Court.

SUBJECT MATTER
JURISDICTIONAL CHALLENGE
BY THE APPELLANT.

5.

Court of Appeals of Ohio, Eighth District

County of Cuyahoga
Gerald E. Fuerst, Clerk of Courts

STATE OF OHIO

Appellee

COA NO.
81874
81875

LOWER COURT NO.
CP CR-333972
CP CR-350831

-vs-

COMMON PLEAS COURT

JEFFREY C. KEITH

Appellant

MOTION NO. 344898

Date 01/07/03

Journal Entry

MOTION BY APPELLANT, PRO SE, TO DISMISS CONSOLIDATED APPEALS IS GRANTED.

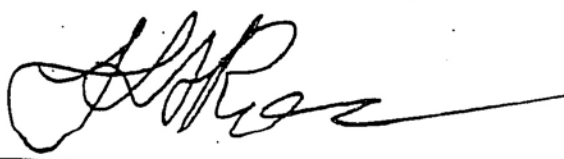
JURISDICTIONAL CHALLENGE
GRANTED.

RECEIVED FOR FILING

JAN - 7 2003

GERALD E. FUERST
CLERK OF THE COURT OF APPEALS
BY de V DEP.

Judge MICHAEL J. CORRIGAN, Concur


Administrative Judge
KENNETH A. ROCCO

61

IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO

State of Ohio
Plaintiff,
v.
Jeffrey C. Keith
Defendant.

RECEIVED FOR FILING Case Nos. CR 316724, 333972, 350831

NOV 24 2008

Presiding Judge Nancy R. McDonnell

GERALD E. FUERST, CLERK
By Deputy

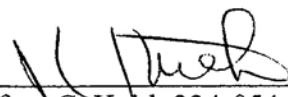
**Motion for Presiding Judge to Vacate Void Judgment
Per Eighth District Court of Appeals**

Now comes Jeffrey C. Keith, pro se, and requests the Presiding Judge Nancy R. McDonnell vacate the void judgments in CR 316724, 333972, and 350831, as she is the only common pleas court judge who has authority to do so. The Eighth District Court of Appeals will not accept any rulings on appeal from the court of Judge Joseph Russo as applied to these cases.

Memorandum in support attached.

T. Allen Regas
Assistant Prosecuting Attorney
Justice Center, 9th Floor
1200 Ontario Street
Cleveland, Ohio 44113

Attorney for Plaintiff
State of Ohio

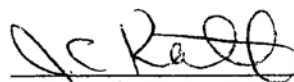


Jeffrey C. Keith 334-054
Trumbull Correctional Institution
P.O. Box 901
Leavittsburg, Ohio 44430

Defendant, Pro Se

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Motion for Presiding Judge to Vacate Void Judgment Per Eighth District Court of Appeals was sent via regular U.S. Mail to T. Allen Regas, Assistant Prosecuting Attorney, Justice Center 9th Floor, 1200 Ontario Street, Cleveland, Ohio 44113 on this 26 day of November 2008.



Jeffrey C. Keith 334-054, pro se

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Memorandum in Support

Now comes Jeffrey C. Keith, pro se, and requests Presiding Judge Nancy R. McDonnell to vacate the void judgments in CR 316724, 333972, and 350831, as she is the only common pleas court judge who has the authority to do so. The Eighth District Court of Appeals will not accept any rulings on appeal from the court of Judge Joseph Russo or any other common pleas court judge as applied to these cases for three reasons.

- **First**, there is no original judge with authority in the case to transfer authority from.

“The law is clear that the failure to transfer an action properly from the original judge to a new judge constitutes a procedural error that deprives the new judge of any authority to proceed in the case. * * * Some courts of this state have held that the failure to follow to the correct procedure for transferring a case can rise to the level of a due process violation if there is an additional showing of bad faith, fraud, or an improper reason for the transfer of the matter.”

- **Second**, the cases were transferred from Joseph Cirigliano who the Eighth District previously adjudicated **never had jurisdiction in the first instance**. Appx. 1-5, 6-14.

- **Third**, the Eighth District Court of Appeals already determined that neither Joseph Cirigliano nor Judge Daniel Gaul ever legitimately acquired jurisdiction over any of the cases as required by law and thus, **any proceedings by them are void**. This fact was determined at both the common pleas court level and appellate level by former Presiding Judge James J. Sweeney, now sitting on the Eighth District Court of Appeals. Appx. 5, 8. Because the Eighth District previously determined the judgments are, void as a matter of law it necessarily follows there is no appeal from a void judgment.¹ Thus, the Eight District will not revisit this issue again as it is bound by the doctrine of *res judicata*. Appx. 5, 8. As a result, only the Presiding Judge of

¹ *Faralli Custom Kitchen and Bath, Inc. v. Bailey* (1995), 107 Ohio App.3d 598, 600; see also, *Short v. Onweller*, 6th Cist. No. F-02-005, 2002-Ohio-2290, ¶11, citing *Reed v. Montgomery Cty. Bd. Of Mental Retardation and Developmental Disabilities* (Apr. 27, 1995) 10th Dist. No. 94APE 10-1490, 1995 Ohio App. 1755

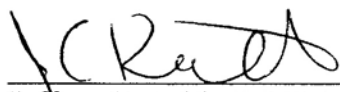
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Cuyahoga County can vacate the already determined void judgments in CR 316724, 350831 and 333972.

The Defendant filed jurisdictional challenges of Judges Joseph Russo, Joseph Cirigliano, and Daniel Gaul before the Eighth District Court of Appeals and prevailed. Appx. 1-5, 6-14: The doctrines of *res judicata* and *law of the case* are controlling. Appx. 5, 8. As a result, a common pleas court has no authority or discretion to do anything other than to vacate the judgments in the above captioned cases. For the court to do anything but vacate the judgments exceeds a due process violation, it is a contempt of court violation not a mere abuse of discretion.

Wherefore, Defendant requests Presiding Judge Nancy R. McDonnell vacate the judgments immediately as the administrative judge is the only judge who can possibly accomplish this task.

Respectfully Submitted,



Jeffrey C. Keith 334-054, pro se

[Print](#)**DOCKET INFORMATION**

Case Number Case Title Image Viewer
 CR-94-316724-ZA STATE OF OHIO vs. JEFFREY KEITH AlternaTIFF

Proceeding Date	Filing Date	Side	Type	Description	Image
04/20/2009	04/20/2009	D1	NT	MOTION BY APPELLANT, PRO SE, TO DISMISS AS MOOT IS TREATED AS A MOTION TO VOLUNTARILY DISMISS, AND IS GRANTED BY THE COURT OF APPEALS. (93019)	
04/17/2009	04/17/2009	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS, PER ENTRY NO. 420156. (93019)	
04/08/2009	04/08/2009	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
03/20/2009	03/20/2009	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (ACCELERATED), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS 93019.	
02/26/2009	02/27/2009	N/A	JE	DEFENDANT'S MOTION TO APPOINT JUDGE TO VACATE JUDGEMENTS DECLARED VOID IS DENIED. THIS ENTRY TAKEN BY JUDGE NANCY R MCDONNELL. 02/26/2009 CPMHR 02/26/2009 14:01:06	
02/11/2009	02/11/2009	D1	MO	MOTION TO APPOINT JUDGE TO VACATE JUDGMENTS DECLARED VOID, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/26/2008	11/26/2008	P	MO	ANSWER TO STATE'S RESPONSE TO DEFENDANT'S MOTION TO VACATE VOID JUDGMENTS PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/24/2008	11/24/2008	D1	MO	MOTION TO PRESIDING JUDGE TO VACATE VOID JUDGMENT PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/18/2008	11/18/2008	P	MO	RESPONSE TO MOTION TO VACATE VOID JUDGMENT PER THE EIGHTH COURT OF APPEALS, FILED.	
11/14/2008	11/14/2008	N/A	JE	DEFENDANT'S MOTION TO VACATE BOND JUDGMENT IS DENIED. 11/14/2008 CPLD1 11/14/2008 13:55:57	
10/27/2008	10/27/2008	D1	MO	MOTION TO VACATE VOID JUDGMENT PER THE EIGHT DISTRICT COURT OF APPEALS, FILED. PRO-SE, #334-054, TRUMBULL CORR. INST.	
10/23/2008	10/23/2008	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED AS RES JUDICATA. (92021)	
10/01/2008	10/01/2008	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
09/08/2008	09/09/2008	N/A	JE	DEFENDANT'S MOTION TO REMOVE SIX FACIALLY INVALID JOURNAL ENTRIES FROM THE RECORD, FILED 08/05/2008, IS OVERRULED. DEFENDANT'S MOTION TO STRIKE STATE'S OUT-OF-RULE RESPONSES, FILED 08/15/2008, IS OVERRULED. 09/08/2008 CPCMK 09/08/2008 16:38:46	

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Case Number Case Title Image Viewer
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Proceeding Date	Filing Date	Side	Type	Description	Image
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04/17/2009	04/17/2009	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS, PER ENTRY NO. 420156. (93019)	
04/08/2009	04/08/2009	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
03/20/2009	03/20/2009	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (ACCELERATED), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS 93019.	
02/26/2009	02/27/2009	N/A	JE	DEFENDANT'S MOTION TO APPOINT JUDGE TO VACATE JUDGEMENTS DECLARED VOID IS DENIED. THIS ENTRY TAKEN BY JUDGE NANCY R MCDONNELL. 02/26/2009 CPMHR 02/26/2009 14:01:06	
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11/26/2008	11/26/2008	P	MO	ANSWER TO STATE'S RESPONSE TO DEFENDANT'S MOTION TO VACATE VOID JUDGMENTS PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/24/2008	11/24/2008	D1	MO	MOTION TO PRESIDING JUDGE TO VACATE VOID JUDGMENT PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/18/2008	11/18/2008	P	MO	RESPONSE TO MOTION TO VACATE VOID JUDGMENT PER THE EIGHTH COURT OF APPEALS, FILED.	
11/14/2008	11/14/2008	N/A	JE	DEFENDANT'S MOTION TO VACATE BOND JUDGMENT IS DENIED. 11/14/2008 CPLD1 11/14/2008 13:55:57	
10/27/2008	10/27/2008	D1	MO	MOTION TO VACATE VOID JUDGMENT PER THE EIGHT DISTRICT COURT OF APPEALS, FILED. PRO-SE, #334-054, TRUMBULL CORR. INST.	
10/23/2008	10/23/2008	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED AS RES JUDICATA. (92021)	
10/01/2008	10/01/2008	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
09/08/2008	09/09/2008	N/A	JE	DEFENDANT'S MOTION TO REMOVE SIX FACIALLY INVALID JOURNAL ENTRIES FROM THE RECORD, FILED 08/05/2008, IS OVERRULED. DEFENDANT'S MOTION TO STRIKE STATE'S OUT-OF-RULE RESPONSES, FILED 08/15/2008, IS OVERRULED. 09/08/2008 CPCMK 09/08/2008 16:38:46	

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Case Number Case Title Image Viewer
 CR-97-350831-ZA STATE OF OHIO vs. JEFFREY C KEITH [AlternaTIFF](#)

Proceeding Date	Filing Date	Side	Type	Description	Image
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04/17/2009	04/17/2009	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS, PER ENTRY NO. 420154. (93017)	
04/10/2009	04/10/2009	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
03/20/2009	03/20/2009	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (ACCELERATED), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS 93017.	
02/26/2009	02/27/2009	N/A	JE	DEFENDANT'S MOTION TO APPOINT JUDGE TO VACATE JUDGEMENTS DECLARED VOID IS DENIED. THIS ENTRY TAKEN BY JUDGE NANCY R MCDONNELL. 02/26/2009 CPMHR 02/26/2009 14:01:06	
02/11/2009	02/11/2009	D1	MO	MOTION TO APPOINT JUDGE TO VACATE JUDGMENTS DECLARED VOID, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/26/2008	11/26/2008	D1	MO	MOTION TO STRIKE AND ANSWER TO STATE'S RESPONSE TO DEFENDANT'S MOTION TO VACATE VOID JUDGMENTS PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/24/2008	11/24/2008	D1	MO	MOTION FOR PRESIDING JUDGE TO VACATE VOID JUDGMENT PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/18/2008	11/18/2008	P	MO	RESPONSE TO MOTION TO VACATE VOID JUDGMENT PER THE EIGHTH COURT OF APPEALS, FILED.	
09/30/2008	09/30/2008	D	MO	MOTION TO VACATE VOID JUDGMENTS PER THE 8TH DISTRICT COURT OF APPEALS, FILED. PRO SE 334054 TRUMBULL CORR. INST.	
09/26/2008	09/26/2008	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS AS RES JUDICATA. (92020)	
09/08/2008	09/09/2008	N/A	JE	DEFENDANT'S MOTION TO REMOVE SIX FACIALLY INVALID JOURNAL ENTRIES FROM THE RECORD, FILED 08/05/2008, IS OVERRULED. DEFENDANT'S MOTION TO STRIKE STATE'S OUT-OF-RULE RESPONSES, FILED 08/15/2008, IS OVERRULED. 09/08/2008 CPCMK 09/08/2008 16:38:24	
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Case Number Case Title Image Viewer
 CR-97-350831-ZA STATE OF OHIO vs. JEFFREY C KEITH [AlternaTIFF](#)

Proceeding Date	Filing Date	Side	Type	Description	Image
04/20/2009	04/20/2009	D1	NT	MOTION BY APPELLANT, PRO SE, TO DISMISS AS MOOT IS TREATED AS A MOTION TO VOLUNTARILY DISMISS, AND IS GRANTED BY THE COURT OF APPEALS. (93017)	
04/17/2009	04/17/2009	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS, PER ENTRY NO. 420154. (93017)	
04/10/2009	04/10/2009	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
03/20/2009	03/20/2009	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (ACCELERATED), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS 93017.	
02/26/2009	02/27/2009	N/A	JE	DEFENDANT'S MOTION TO APPOINT JUDGE TO VACATE JUDGEMENTS DECLARED VOID IS DENIED. THIS ENTRY TAKEN BY JUDGE NANCY R MCDONNELL. 02/26/2009 CPMHR 02/26/2009 14:01:06	
02/11/2009	02/11/2009	D1	MO	MOTION TO APPOINT JUDGE TO VACATE JUDGMENTS DECLARED VOID, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/26/2008	11/26/2008	D1	MO	MOTION TO STRIKE AND ANSWER TO STATE'S RESPONSE TO DEFENDANT'S MOTION TO VACATE VOID JUDGMENTS PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/24/2008	11/24/2008	D1	MO	MOTION FOR PRESIDING JUDGE TO VACATE VOID JUDGMENT PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/18/2008	11/18/2008	P	MO	RESPONSE TO MOTION TO VACATE VOID JUDGMENT PER THE EIGHTH COURT OF APPEALS, FILED.	
09/30/2008	09/30/2008	D	MO	MOTION TO VACATE VOID JUDGMENTS PER THE 8TH DISTRICT COURT OF APPEALS, FILED. PRO SE 334054 TRUMBULL CORR. INST.	
09/26/2008	09/26/2008	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS AS RES JUDICATA. (92020)	
09/08/2008	09/09/2008	N/A	JE	DEFENDANT'S MOTION TO REMOVE SIX FACIALLY INVALID JOURNAL ENTRIES FROM THE RECORD, FILED 08/05/2008, IS OVERRULED. DEFENDANT'S MOTION TO STRIKE STATE'S OUT-OF-RULE RESPONSES, FILED 08/15/2008, IS OVERRULED. 09/08/2008 CPCMK 09/08/2008 16:38:24	
08/29/2008	08/29/2008	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (REGULAR), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS	

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DOCKET INFORMATION

Case Number Case Title Image Viewer
 CR-96-333972-ZA STATE OF OHIO vs. JEFFREY C KEITH AlternaTIFF

Proceeding Date	Filing Date	Side	Type	Description	Image
04/20/2009	04/20/2009	D1	NT	MOTION BY APPELLANT, PRO SE, TO DISMISS AS MOOT IS TREATED AS A MOTION TO VOLUNTARILY DISMISS, AND IS GRANTED BY THE COURT OF APPEALS. (93018)	
04/17/2009	04/17/2009	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS, PER ENTRY NO. 420155. (93018)	
04/09/2009	04/09/2009	D1	CL	RECORD ON APPEAL, PAGINATION SHEET AND CRIMINAL FILE SENT TO THE COURT OF APPEALS.	
03/20/2009	03/20/2009	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (ACCELERATED), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS 93018.	
02/26/2009	02/27/2009	N/A	JE	DEFENDANT'S MOTION TO APPOINT JUDGE TO VACATE JUDGEMENTS DECLARED VOID IS DENIED. THIS ENTRY TAKEN BY JUDGE NANCY R McDONNELL. 02/26/2009 CPMHR 02/26/2009 14:01:05	
02/11/2009	02/11/2009	D1	MO	MOTION TO APPOINT JUDGE TO VACATE JUDGMENTS DECLARED VOID, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/26/2008	11/26/2008	D1	MO	MOTION TO STRIKE AND ANSWER TO STATE'S RESPONSE TO DEFENDANT'S MOTION TO VACATE VOID JUDGMENTS PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/24/2008	11/24/2008	D1	MO	MOTION FOR PRESIDING JUDGE TO VACATE VOID JUDGMENT PER EIGHTH DISTRICT COURT OF APPEALS, FILED. PRO-SE 334-054 TRUMBULL CORR. INST.	
11/18/2008	11/18/2008	P	MO	RESPONSE TO MOTION TO VACATE VOID JUDGMENT PER THE EIGHTH COURT OF APPEALS, FILED.	
09/30/2008	09/30/2008	D	MO	MOTION TO VACATE VOID JUDGMENTS PER THE 8TH DISTRICT COURT OF APPEALS, FILED. PRO SE 334054 TRUMBULL CORR. INST.	
09/26/2008	09/26/2008	D1	NT	SUA SPONTE, THE APPEAL IS DISMISSED BY THE COURT OF APPEALS AS RES JUDICATA. (92022)	
09/08/2008	09/09/2008	N/A	JE	DEFENDANT'S MOTION TO REMOVE SIX FACIALLY INVALID JOURNAL ENTRIES FROM THE RECORD, FILED 08/05/2008, IS OVERRULED. DEFENDANT'S MOTION TO STRIKE STATE'S OUT-OF-RULE RESPONSES, FILED 08/15/2008, IS OVERRULED. 09/08/2008 CPCMK 09/08/2008 16:39:14	
08/29/2008	08/29/2008	D1	NT	NOTICE OF APPEAL, AFFIDAVIT OF INDIGENCE, DOCKETING STATEMENT (REGULAR), PRAECIPE, JOURNAL ENTRY, FILED PRO SE AND SENT TO THE COURT OF APPEALS WITH A COPY OF THE DOCKET SHEET. THE COURT OF APPEALS NUMBER ASSIGNED IS	