

HALL COUNTY)
STATE OF GEORGIA)

FILED
HALL CO., GA

2007 FEB 26 AM 8:59

DWIGHT S. WOOD, CLERK
SUPERIOR STATE COURT

AFFIDAVIT

03 CV 283 CC DT

The deponent, LARRY H. CLARK, appeared personally before me and testified under oath to the following:

1. I am the Plaintiff in Clark Vs. Flowery Branch et al, Case 2003-CV-2830-C. I have given Jennifer P. Clark, Power Of Attorney over my affairs. I wish to have her stand in my stead and proceed pro se. This court has not allowed me to have the attorney of my choosing, therefore it has severely incapacitated my ability to proceed with this case. The lawyers I have hired have been paid in full, yet allowed to withdraw by this Court, without my consent. The Power of Attorney has become necessary in order to proceed with this case.
2. Prior to this Court's consent order, I never gave my consent for Jennifer Clark to withdraw from this case. This court relied on a consent order that I did not agree to or have prior knowledge of, just to keep Ms. Clark off my case. Consequently, I have been left without counsel and put in unnecessary physical, financial and legal jeopardy.
3. This Court has denied Ms. Clark to re-enroll as my counsel citing false allegations such as combative behavior, delay in progression of discovery, scheduling of mediation and compliance with the court's instructions, recurring orders of contempt, protective orders and orders compelling discovery or quashing discovery motions. The Court was asked to address these allegations via correspondence dated July 20, 2006 and in open Court on December 12, 2006, but refused to do so. Incidentally, according to the file, that order was executed with the Clerk of Court the day before it was signed.
4. Due to the false allegations in the Court's denial of Ms. Clark's re-enrollment pro havo vice, I have filed a grievance against this Court with the Judicial Qualifications Commission, State of Georgia.
5. As recently as November 2006, I hired Jay Casey, an attorney licensed and in good standing in the State of Georgia to represent me in this case. The Court refused to allow Mr. Casey to represent me. Mr. Casey had also been paid in full.
6. During the time of transition from Hall County District Attorney, to Superior Court Judge in late June and early July, 2005, Ms. Clark, notified the office of District Attorney to provide information that we had discovered evidence regarding abuse of power, conversion of city funds, and possible criminal activity within the City of

Flowery Branch. She spoke with the Chief Assistant District Attorney, Lee Darragh, and was told that he had no interest in getting involved with Flowery Branch politics. I believe this Court was associated with the District Attorney's office at that time, giving rise to a conflict of interest.

7. I have been denied the constitutional right to hire the counsel of my choosing. I believe this court is biased, and will not give me a fair trial.

Larry H. Clark
Larry H. Clark

2/26/07
Date

C Thomas Coppedge
NOTARY PUBLIC

My Commission Expires: 12/21/2009

