

NOV 28 2007

STATEMENT OF FACTS

I HAVE 7 CASES AND 16 Felony Before JUDGE

ON ^① I WAS CONVICTED AND RECEIVED A 4 YR. D.V.C SENTENCE, ENCLOSE IS A COPY OF MY POST-CONVICTION, THIS WAS A MISDEMEANOR CASE. UNDER \$1,000 DOLLARS.

② ON CASE, I FILED A MOTION TO DISMISS ON ENCLOSE IS A COPY, I HAVE NOT WAIVED ANY TIME AND I HAVE BEEN IN CUSTODY OF A TOTAL OF 284 DAYS AND THAT HAS VIOLATED MY 6TH AMENDMENT RIGHT AND RULE 8 "SPEEDY TRIAL". I HAVE KIRED, WRITTEN LETTERS, ADDRESSED IN COURT AND FILED A MOTION FOR RELEASE AND JUDGE TURNS A DEAF EAR AND WILL NOT TAKE ANY ACTIONS. FOR 12 DAYS I DIDN'T HAVE AN ATTORNEY AND THAT IS WHEN I FILED THE MOTION AND A "MOTION FOR RELEASE". JUDGE HAS MADE STATEMENTS IN COURT THAT ARE NOT APPROPRIATE. YOU WOULD HAVE TO LOOK AT THE TRANSCRIPTS, DOCUMENTS AND FILES. ONE EXAMPLE IS, ON SENTENCING DATE AFTER HE SENTENCED ME TO 4 YR. D.V.C HE SAID MY REMAINING 5 CASES, IF I'M FOUND GUILTY HE WOULD STACK THE CONVICTIONS. ALSO AFTER MONTHS OF TRYING TO GET TO FIND ME AN ATTORNEY WHO DOESN'T HAVE CONFLICTS WITH ME, JUDGE SAID "HE" WOULD FIND ME AN ATTORNEY NOT THE COURTS. ATTACH OUR MY ① POST-CONVICTION RELIEF ② MOTIONS & ③ OTHER DOCUMENTS THAT SUPPORT MY CLAIM. See: STATEMENT OF FACTS PAGE 1 & 2

THANK YOU