
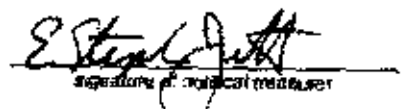
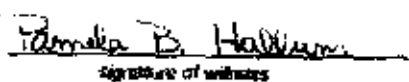
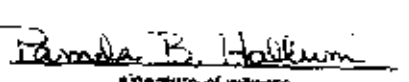


CAMPAIGN FINANCIAL DISCLOSURE STATEMENT

For State and Local Candidates
For Single-Candidate Committees

EX-101
Local Judicial Com.

1. DATE OF REPORT April 7, 2006	2. NAME OF CANDIDATE OR COMMITTEE Campaign for Jeff Hollingsworth
2. IF COMMITTEE, NAME OF CANDIDATE W. Jeffrey Hollingsworth	3. ELECTION DATE May 2, 2006
4. CAMPAIGN ADDRESS AND PHONE Street or Rural Route City State Zip Code Phone 1000 Tallan Bldg., Two Union Sq., Chattanooga TN 37402 757-0729	
4. CANDIDATE'S HOME ADDRESS (if different than 4.a.) Street or Rural Route City State Zip Code Phone 407 Tennessee Avenue Signal Mountain TN 37377 866-6346	
5. OFFICE SOUGHT (include district number, if applicable) Circuit Judge, Division II	6. NAME OF POLITICAL TREASURER (may be candidate) E. Stephen Jett
7. CATEGORY OF REPORT (Check one) <input checked="" type="checkbox"/> FIRST QUARTER <input type="checkbox"/> SECOND QUARTER <input type="checkbox"/> THIRD QUARTER <input type="checkbox"/> FOURTH QUARTER <input type="checkbox"/> PRE-PRIMARY <input type="checkbox"/> PRE-GENERAL <input type="checkbox"/> MID-YEAR SUPPLEMENTAL <input type="checkbox"/> YEAR-END SUPPLEMENTAL	
8. BEGINNING DATE OF REPORTING PERIOD 01/01/2006	8. ENDING DATE OF REPORTING PERIOD 03/31/2006
9. (Check one) a. <input type="checkbox"/> This campaign is exempt from detailed disclosure because contributions (including in-kind) received total \$1,000 or less AND expenditures total \$1,000 or less for this reporting period. (Complete items 12d, 12e and 12f.) b. <input checked="" type="checkbox"/> This campaign is required to file a detailed financial disclosure because contributions (including in-kind) received total more than \$1,000 and/or expenditures total more than \$1,000 for this reporting period.	
10. We do solemnly swear or affirm that the information contained in this campaign financial disclosure report is true and that this report is an accurate accounting of campaign contributions and expenditures required to be reported by the candidate committee by the Campaign Financial Disclosure Act. Additionally, I/we swear or affirm that no campaign contributions have been expended for the personal financial benefit of the candidate or for any other nonpolitical purpose as defined by the federal internal revenue code.	
 signature of candidate	04-07-06 date
 signature of political treasurer	4/7/06 date
11. WITNESS SIGNATURE	
 signature of witness	4/7/06 date
 signature of witness	4/7/06 date
12. SUMMARY	
a. BALANCE ON HAND LAST REPORT	\$ <u>0.00</u>
b. TOTAL RECEIPTS THIS PERIOD	\$ <u>31,800.00</u>
c. TOTAL DISBURSEMENTS THIS PERIOD	\$ <u>3,674.54</u>
d. BALANCE ON HAND (12.a. plus 12.b. minus 12.c.)	\$ <u>28,125.46</u>
e. TOTAL DEBTS OUTSTANDING	\$ <u>0.00</u>
f. TOTAL OBLIGATIONS OUTSTANDING	\$ <u>0.00</u>



W. JEFFREY HOLLINGSWORTH - CIRCUIT JUDGE
ITEMIZED STATEMENT OF CONTRIBUTIONS OVER \$100 - FROM: 1/1/2006 TO: 3/31/2006

<u>Name and Address</u>	<u>Date of Contribution</u>	<u>Contribution Amount</u>	<u>Occupation</u>	<u>Employer</u>
E. Stephen Jett Wanda Jett 46 Middle Creek Rd Signal Mtn TN 37377	1/20/06 2/23/06	1,000.00 1,000.00	Attorney	Chambliss Bahner & Stophel
John C. Stophel 500 Tallan Building Chattanooga TN 37402	1/23/06 3/31/06	100.00 125.00	Attorney	Chambliss, Bahner & Stophel
Jac Chambliss 1000 Tallan Building Chattanooga, TN 37402	1/24/06 3/30/06	500.00 500.00	Attorney	Chambliss, Bahner & Stophel
Glenn C. Stophel 1667 Old Hillsboro Rd. Franklin TN 37069	1/24/06	150.00	Attorney	Chambliss, Bahner & Stophel
Michael N. St. Charles 109 Malcolm Lane Signal Mtn. TN 37377	1/25/06 3/31/06	250.00 250.00	Attorney	Chambliss, Bahner & Stophel
Richard T. Hudson 400 Dunsinane Rd. Signal Mtn. TN 37377	1/26/06	200.00	Attorney	Chambliss, Bahner & Stophel
Spencer H. Wright 1000 Tallan Building Chattanooga TN 37402	1/27/06 3/30/06	500.00 500.00	Manager	Spencer Wright Industries
T. Maxfield Bahner 718 Parsons Lane Signal Mtn. TN 37377	1/27/06 3/31/06	250.00 200.00	Attorney	Chambliss, Bahner & Stophel
Richard W. Bethea Midred Bethea 524 N. Crest Rd. Chattanooga, TN 37404	1/30/06	2,000.00	Attorney	Chambliss, Bahner & Stophel
C. Mark Warren 736 Georgia Avenue Chattanooga, TN 37402	2/3/06	250.00	Attorney	Houston, Warren & Griffin
Ronald D. Gorsline 8200 Tyne Ridge Rd Chattanooga, TN 37421	2/3/06	200.00	Attorney	Chambliss, Bahner & Stophel

W. JEFFREY HOLLINGSWORTH - CIRCUIT JUDGE
ITEMIZED STATEMENT OF CONTRIBUTIONS OVER \$100 - FROM: 1/1/2006 TO: 3/31/2006

<u>Name and Address</u>	<u>Date of Contribution</u>	<u>Contribution Amount</u>	<u>Occupation</u>	<u>Employer</u>
Thomas G. Widmer 917 Shady Circle Signal Mountain, TN 37377	2/5/06	500.00	Consultant	Press Ganey
William P. Axen, Jr 425 West Brow Road Lookout Mountain, TN 37350	2/9/06 3/31/06	500.00 500.00	Attorney	Chambliss, Bahner & Stoebe
Barton Burns 601 Marlboro Avenue Chattanooga, TN 37412	2/9/06	200.00	Attorney	Chambliss, Bahner & Stoebe
Jennifer H. Lawrence 45 S. Crest Road Chattanooga, TN 37404	2/13/06	250.00	Attorney	Lawrence, Lawrence & Richardson
Phillip C. Lawrence 200 East Fifth Street Chattanooga, TN 37402	2/13/06	200.00	Attorney	Lawrence, Lawrence & Richardson
Gary D. Lander 4109 Dogwood Lane Chattanooga, TN 37411	2/13/06 3/30/06	150.00 150.00	Attorney	Chambliss, Bahner & Stophel
John D. Barry Milligan, Barry & Evans 600 Georgia Ave., Suite 4 Chattanooga, TN 37402	2/13/06	200.00	Attorney	Milligan, Barry & Evans
Gerald D. Sexton Sexton Construction Company 6121 Heritage Park Drive Chattanooga, TN 37416	2/13/06	250.00	Contractor	Sexton Construction Company
Gary Patrick 6642 Gray Fryar Road Signal Mountain, TN 37377	2/13/06	250.00	Attorney	Patrick, Beard Schulman & Jacoway
Richard Schulman 1804 Crestwood Drive Chattanooga, TN 37415	2/13/06	250.00	Attorney	Patrick, Beard Schulman & Jacoway
N. Mark Kinsman 1412 Windbrook Lane Hixson TN 37343	2/13/06	300.00	Attorney	Baker, Kinsman, Hollis, Cielland & Winer

W. JEFFREY HOLLINGSWORTH - CIRCUIT JUDGE
 ITEMIZED STATEMENT OF CONTRIBUTIONS OVER \$100 - FROM: 1/1/2006 TO: 3/31/2006

<u>Name and Address</u>	<u>Date of Contribution</u>	<u>Contribution Amount</u>	<u>Occupation</u>	<u>Employer</u>
Frederick I. Hitchcock 1410 Shady Circle Chattanooga, TN 37405	2/13/06	250.00	Attorney	Chambliss, Bahner & Stophel
Dave Kemmerer 42 Middle Creek Road Signal Mountain, TN 37377	2/13/06	250.00	Retail	River City Apparel
Gary A. Davis 404 Dunsinane Lane Signal Mountain, TN 37377	2/13/06	250.00	Manager	Coca-Cola Bottling
Wilburn L. Ricketts P.O. Box 1451 Hixson, TN 37343	2/13/06	200.00	Consultant	Self-employed
Roger W. Dickson 3067 Foxe Circle Chattanooga, TN 37415	2/13/06	250.00	Attorney	Miller & Martin
Roger P. Smith 5928 Shores Drive Soddy Daisy, TN 37379	2/13/06	250.00	Insurance Agent	Huffaker Trimble
Dale L. Schenck Kathy D. Schenck P.O. Box 33 7412 Dogwood Acres Road Harrison, TN 37341	2/13/06	2,000.00	Produce	Lookout Mountain Tomato & Banana
J.L. O'Kelley, Jr. 115 Palisades Drive Signal Mountain, TN 37377	2/15/06	200.00	Contractor	Self-employed
Joe W. Davis, Jr. 2115 Altura Drive Signal Mountain, TN 37377	2/17/06	250.00	Attorney	McKee Foods Corporation
F. Laurens Brock 104 Brow View Lane Signal Mountain, TN 37377	2/17/06	500.00	Attorney	Chambliss Bahner & Stophel
C.M. Zeiser 510 Roseng Way Signal Mountain, TN 37377	2/23/06	250.00	Manager	Southern Champion Tray

bb-000967 ④ Judge Hollingsworth is the Presiding judge in the case in Hamilton County, Chattanooga, TN; Blue Cream Bluebird (Marilyn) vs. F. Savarinos - THE VETERAN DEPT. OF DEFENSE
 Page 3 of 6
 ⑤ Miller & Martin is the Lawfirm representing Blue Cream Blue.

W. JEFFREY HOLLINGSWORTH - CIRCUIT JUDGE
 ITEMIZED STATEMENT OF CONTRIBUTIONS OVER \$100 - FROM: 1/1/2006 TO: 3/31/2006

<u>Name and Address</u>	<u>Date of Contribution</u>	<u>Contribution Amount</u>	<u>Occupation</u>	<u>Employer</u>
James E. McCall 902 James Boulevard Signal Mountain TN 37377	2/23/06	200.00	Retired	Retired
Grady P. Williams, CPA 537 Market Street 400 Market Court Chattanooga, TN 37402	2/24/06	200.00	CPA	Pelly & Lancis
William Brown 1071 Candewick Court Signal Mountain, TN 37377	2/24/06	250.00	Attorney	Miller & Martin
Bruce C. Bailey 101 Hardy Road Lookout Mountain, GA 30750	2/28/06	500.00	Attorney	Chambliss Banner & Stophel
Ray N. Taylor 102 Woodcliff Circle Signal Mountain, TN 37377	2/28/06	500.00	Retired	Retired
Reid M. Henson Jana Henson 711 Signal Mountain Rd., #305 Chattanooga, TN 37405	2/28/06 3/30/06	200.00 1,800.00	Retired	Retired
Hoyt O. Samples, Esq. 130 Jordan Drive Chattanooga, TN 37421	3/1/06	250.00	Attorney	Samples, Jennings, Ray & Clem
Jay A. Young 4219 Lundy Mountain Ln Signal Mountain, TN 37377	3/3/06	200.00	Attorney	Chambliss, Banner & Stophel
David B. Soloff, III Soloff Builders, Inc. 2833 Calhoun Avenue Chattanooga, TN 37407	3/14/06	500.00	Contractor	Soloff Builders
Edward W. Finlay 37 Oliver Court Signal Mountain, TN 37377	3/14/06	250.00	Retired	Retired

① Judge Hollingsworth is the Presiding Judge in the case of _____
 in Hamilton (sup) Chattanooga TN; Bleeker Alan Shell (Plaintiff) vs. F. Savva, Jr.
 (The Veteran - Defendant.)

pbn-000957

② Miller & Martin is the law firm representing
 Blue Cross identified in the above litigation

W. JEFFREY HOLLINGSWORTH - CIRCUIT JUDGE
ITEMIZED STATEMENT OF CONTRIBUTIONS OVER \$100 - FROM: 1/1/2006 TO: 3/31/2006

<u>Name and Address</u>	<u>Date of Contribution</u>	<u>Contribution Amount</u>	<u>Occupation</u>	<u>Employer</u>
S. Mark Turner 182 Woodcreek Circle Signal Mountain, TN 37377	3/17/06	250.00	Attorney	Chambliss, Bahner & Stophel
Anthony (Bud) A. Jackson 8101 Pecos Ferry Crossing Chattanooga, TN 37421	3/21/06	500.00	Attorney	Chambliss, Bahner & Stophel
William R. Deering 7237 Teaberry Ct. Donawah, TN 37363	3/21/06	500.00	Attorney	Chambliss, Bahner & Stophel
John B. Bennett 3110 Pinedale Lane Signal Mountain, TN 37377	3/22/06	250.00	Attorney	Spears, Moore, Rebrun & Williams
W. King Copley 136 N. Creek Road Chattanooga, TN 37404	3/30/06	250.00	Attorney	Chambliss, Bahner & Stophel
Steven P. Trapp 64 Cool Springs Road Signal Mountain, TN 37377	3/30/06	250.00	Dentist	Self-employed
Joseph D. Coker 1317 Chestnut Street Chattanooga, TN 37402	3/30/06	1,000.00	Manager	Coker Tire Co.
Donna L. Pierce 1816 Crestwood Drive Chattanooga, TN 37415	3/30/06	500.00	Attorney	Chambliss, Bahner & Stophel
W.K. Snouffer 1000 Tallan Bldg Two Union Square Chattanooga, TN 37401	3/30/06	1,000.00	Attorney	Chambliss, Bahner & Stophel
W. Jeffrey Hollingsworth Mary Hollingsworth 407 Tennessee Ave Signal Mountain, TN 37377	3/31/06	2,000.00	Attorney	Chambliss, Bahner & Stophel

W. JEFFREY HOLLINGSWORTH - CIRCUIT JUDGE
FROM: 1/1/2006 TO: 3/31/2006

ITEMIZED STATEMENT OF CONTRIBUTIONS OVER \$100

<u>Name and Address</u>	<u>Date of Contribution</u>	<u>Contribution Amount</u>	<u>Occupation</u>	<u>Employer</u>
John G. Jackson 2314 Gale Lane Chattanooga TN 37421	3/31/06	200.00	Attorney	Chambless, Bahner & Stophel

Total 27,825.00

ITEMIZED STATEMENT OF EXPENDITURES - CANDIDATE

1. NAME OF CANDIDATE OR COMMITTEE		2. REPORT COVERING THE PERIOD		Amount
W. Jeffrey Hollingsworth		FROM 1/1/06	TO 3/31/06	\$0.00
3. TOTAL ITEMIZED CAMPAIGN EXPENDITURES FROM PRECEDING PAGE (enter \$0 if first itemized page)				
4. COMPLETE THE APPROPRIATE ITEMS FOR EACH ITEMIZED EXPENDITURE. (separations totaling more than \$200 on any page during the period)				
First Name	Middle Name	Purpose of Expenditure	Amount of Expenditure	
Last Name/Business Name Chattanooga.Com		Advertising	400.00	
Address P.O. Box 2331				
City Chattanooga				
State TN				
Zip Code 37405				
First Name	Middle Name	Purpose of Expenditure	Amount of Expenditure	
Last Name/Business Name Hamilton County Republican Party		Lincoln Day Dinner & Literature Space (\$800) Newsletter (\$250)	1,050.00	
Address P.O. Box 4451				
City Chattanooga				
State TN				
Zip Code 37405				
First Name	Middle Name	Purpose of Expenditure	Amount of Expenditure	
Last Name/Business Name Chattanooga Choo Choo - Holiday Inn		Campaign Reception	1,647.94	
Address 1400 Market Street				
City Chattanooga				
State TN				
Zip Code 37402				
First Name	Middle Name	Purpose of Expenditure	Amount of Expenditure	
Last Name/Business Name Chombliss, Bahner & Stophel		Postage	188.76	
Address 1000 Tallan Bldg., Two Union Square				
City Chattanooga				
State TN				
Zip Code 37402				
First Name	Middle Name	Purpose of Expenditure	Amount of Expenditure	
Last Name/Business Name Starkey Printing Co.		Printing - campaign literature, posters, flyers	553.91	
Address P.O. Box 71869				
City Chattanooga				
State TN				
Zip Code 37407				
First Name	Middle Name	Purpose of Expenditure	Amount of Expenditure	
Last Name/Business Name Innovative Media		Billboard advertising	1,700.00	
Address P.O. Box 421				
City Hixson				
State TN				
Zip Code 37343				
5. TOTAL ITEMIZED EXPENDITURES			5,540.61	
(Carry forward to item 3 of next page if additional pages of this form are used.) (If this is the last page of a 2006 return, this amount must be shown in item 16b of said return.)				

IN THE UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NORTHEASTERN DIVISION

Exhibit # 2
[Took of 2 pgs]

VETERAN

NO. 2:07-0055

v.
WHITE COUNTY COMMUNITY
HOSPITAL, et al.

ORDER

Pursuant to Order entered February 10, 2009 (Docket Entry No. 153), the Court dismissed the Plaintiff's claims against the defendants in this case with prejudice. However, the Court noted that the counterclaims brought against the Plaintiff by Defendants White County Community Hospital, Community Health Systems, Inc., and Gary Newsome, see Docket Entry No. 9, and by Defendants Blue Cross/Blue Shield of Tennessee and Daniel Barnett, see Docket Entry No. 17, were still pending.

Review of the record does not show that the Plaintiff has directly responded to the counterclaims. Accordingly, the Plaintiff is ORDERED to file an answer or otherwise respond to the counterclaims brought against him within twenty (20) days of entry of this Order. By a separately entered Scheduling Order, the Court will set out deadlines for pretrial activity related to the counter claims.

Presently pending before the Court are three separately filed motions to strike the affidavit submitted by the Plaintiff with his motion to appeal the dismissal of his claims. See Motion of Defendant Chad Griffin (Docket Entry No. 161); Motion of Defendants Blue Cross/Blue Shield of Tennessee and Daniel Barnett (Docket Entry No. 163); and Motion of Defendants White County

Community Hospital, Community Health Systems, Inc., and Gary Newsome (Docket Entry No. 164). The Plaintiff has responded in opposition to the motions. See Docket Entry Nos. 165 and 166.

The motions to strike are DENIED. The Defendants essentially take issue with the veracity of the affidavit filed by the Plaintiff in support of his request to proceed *in forma pauperis* on his appeal. Whether an application¹ to proceed *in forma pauperis* on appeal should be granted or not based upon the Plaintiff's supporting affidavit is a matter the Court is fully capable of determining without the assistance of motions to strike filed by the Defendants.

Any party desiring to appeal this Order may do so by filing a motion for review no later than ten (10) days from the date this Order is served upon the party. The motion for review must be accompanied by a brief or other pertinent documents to apprise the District Judge of the basis for appeal. See Rule 9(a)(1) of the Local Rules for Magistrate Judge Proceedings.

So ORDERED.


JULIE GRIFFIN
United States Magistrate Judge

¹ The Court notes that, although the Plaintiff submitted a notice of appeal and supporting affidavit, he has not filed an actual motion to proceed *in forma pauperis* upon appeal. See Docket Entry Nos. 159-160.

Exh # 3
(2 pages total)

IN THE UNITED STATES DISTRICT COURT
FOR
THE MIDDLE DISTRICT OF TENNESSEE

VETERAN J. VETERAN, M.D. Ex-Major USAF/R
PLAINTIFF/DEFENDANT

v.

WHITE COUNTY COMMUNITY HOSPITAL,
COMMUNITY HEALTH SYSTEMS, INC., GARY
NEWSOME, CHAD GRIFFIN M.D., DANIEL
BARNETT, BLUE CROSS-BLUE SHIELD OF
TENNESSEE AND JOHN WAYNE ALLEN JD.

DEFENDANTS./PLAINTIFFS

) **APPEAL-OMNIBUSMOTION**
) **Appeal of Magistrate Judge's**
) **Orders: Document #167& #168,**
) **Received by Defendant, Veteran,**
) **on 4/17/09 by Certified mail and**
) **dated 4/15/2009.**
) **Case No Civ.# 2:07-0055 -On**
) **Appeal to the OH-Federal Court of**
) **Appeals**
) **JURY TRIAL DEMANDED**

) **1. Motion#1-That the District**
) **Judge Vacate the Magistrate**
) **judge's Order , Document**
) **Filing # 167, claims against**
) **Veteran, a Permanent**
) **Resident in the State of**
) **Illinois, is inappropriate due**
) **to lack of Venue**

) **2.**
) **Motion#2- That the District**
) **Judge Vacate the Magistrate**
) **judge's Order , Document**
) **Filing # 168, for reasons**
) **stated under Motion #1.**
) **Hence Magistrate Judge's**
) **Order #168 is Moot for lack**
) **of Venue.**
) **Procedure by which**
) **Plaintiffs could express their**
) **alleged claims against the**
) **Defendant Veteran, a**
) **Permanent Resident in the**
) **State of Illinois (Exhibit #1**
) **-Voter Registration Card &**
) **Exhibit #2-Apartment**
) **Lease-submitted as proof) is**
) **noted hereunder.**

COMES NOW the Plaintiff/Defendant in this case, Pro Se, and moves this court, pursuant to Federal Rules of Civil Procedure, Rules 56 and other applicable FRCP and Local Rules, including Local Rule 9(a)(1), files the following Appeal to the District Judge with his Omnibus Motion.

With reference to Motion #1: (Issue-Facts & Argument):

Claims against Veteran, a Permanent Resident in the State of Illinois, is inappropriate due to lack of Venue.

Veteran, being a resident of Kendall County any alleged claims for damages may be filed in the following Court, located in Chicago, IL:

**IN THE UNITED STATES DISTRICT COURT
FOR
THE NORTHERN DISTRICT OF ILLINOIS**

With reference to Motion #2: (Issue-Facts & Argument):

For reasons stated under Motion #1, the Magistrate Judge's Order #168 is Moot for lack of Venue.

CONCLUSION

For the above reasons, Defendant, Veteran moves this Court enter an order vacating the Magistrate Judge's Orders, Document filing #s 167 & 168

Respectfully submitted,

VETERAN J. VETERAN, M.D., FICS, Ex-Major, USAF/R

Certificate of Service

I hereby certify that a true copy of the foregoing has been furnished, by U.S. Mail, postage prepaid and properly addressed, to the following counsels of record and officials, on this 24th.. day of April, 2009.

VETERAN J. VETERAN, M.D., Pro Se.

C. J. Gideon Jr. JD
Attorney at Law
1100 Noel Place
200 Fourth Ave., North
Nashville, TN 37219-2144

Neil A. Brunetz, JD.,
Miller & Martin
832 Georgia Ave., Suite 1000
Chattanooga, TN 37402

IN THE UNITED STATES DISTRICT COURT
FOR
THE MIDDLE DISTRICT OF TENNESSEE

*Exhibit 4
(Total 2 pages)*

VETERAN J. VETERAN, M.D. Ex-Major USAF/R)	Brief & Matters of Law in
PLAINTIFF/ DEFENDANT)	support of the APPEAL-
)	OMNIBUSMOTION
)	Case No Civ.# 2:07-0055 –On
v.)	Appeal to the OH-Federal Court of
)	Appeals
)	JURY TRIAL DEMANDED
)	
WHITE COUNTY COMMUNITY HOSPITAL,)	
COMMUNITY HEALTH SYSTEMS, INC., GARY)	
NEWSOME, CHAD GRIFFIN M.D., DANIEL)	
BARNETT, BLUE CROSS-BLUE SHIELD OF)	
TENNESSEE AND JOHN WAYNE ALLEN JD.)	
)	
)	
)	
)	
DEFENDANTS./PLAINTIFFS)	

COMES NOW the Plaintiff/Defendant in this case, Pro Se, and moves this court, pursuant to Federal Rules of Civil Procedure, Rules 56 and other applicable FRCP and Local Rules, including Local Rule 9(a)(1), files the following **Brief & Matter of Law** in support of his Appeal Omnibus Motion to the District Judge..

The Claims against the Defendant Veteran Veteran, by the plaintiffs-White Community Hospital, et al are without merit due to lack of Venue, since Veteran Veteran is a US citizen and a permanent resident in the State of Illinois.

Veteran, being a Permanent Resident of Kendall County, in Illinois, any alleged claims for damages may be filed in the following Court, located in Chicago, IL:

IN THE UNITED STATES DISTRICT COURT
FOR
THE NORTHERN DISTRICT OF ILLINOIS

Matters of Law:

As legal Reference, the Defendant sites:

1. the entire **Federal Rules of Civil Procedure, 9th edition-a Copy of this volume is in his possession, annotated -Thompson-West, Publishers. In particularity Pages 1 to 93.**

2. Black's Law Dictionary &

3. Prior case precedence involving Defendants, who were of White ethnic, Caucasian or Anglo-Saxon ethnicity, in Federal Courts in the US including Tennessee. In these instances Venue and jurisdiction were always exercised in the State where the Defendants reside.

CONCLUSION

For the above reasons, Defendant, Veteran moves this Court enter an order vacating the Magistrate Judge's Orders, Document filing #s 167 & 168

Respectfully submitted,

VETERAN J. VETERAN, M.D., FICS, Ex-Major, USAF/R

Certificate of Service

I hereby certify that a true copy of the foregoing has been furnished, by U.S. Mail, postage prepaid and properly addressed, to the following counsels of record and officials, on this 24th.. day of April, 2009.

VETERAN J. VETERAN, M.D., Pro Se.

C. J. Gideon Jr. JD
Attorney at Law
1100 Noel Place
200 Fourth Ave., North
Nashville, TN 37219-2144

Neil A. Brunetz, JD.,
Miller & Martin
832 Georgia Ave., Suite 1000
Chattanooga, TN 37402

Daniel Rader JD.,
Moore, Rader, Clift and Fitzpatrick
46 North Jefferson Avenue
Cookeville, TN 38501

R. Agarwal JD, Attorney for Matters of Law
Chicago, IL
Robert Slobig JD, Attorney for Matters of Law
Chicago, IL
Evans Law Firm, Attorneys for Matters of Law
Chicago, IL

John Wayne Allen J.D.
441 East Broad Street, Suite I
Cookeville, TN 38501-3390

LAW OFFICES
MOORE, RADER, CLIFT AND FITZPATRICK, P.C.
46 NORTH JEFFERSON AVENUE
COOKEVILLE, TENNESSEE
38501

MOORE, RADER, CLIFT AND FITZPATRICK, P.C.
46 NORTH JEFFERSON AVENUE
COOKEVILLE, TENNESSEE 38501
TELEPHONE: 662-255-0311
FACSIMILE: 662-255-2022

L. RAYMOND MOORE
DANIEL H. RADER III
CLIFFORD W. CLIFT
PATRICK C. FITZPATRICK
ATTORNEYS AT LAW

February 5, 2007

Honorable John I. Maddox, Jr.
Circuit Court Judge
13th Judicial District
228 East Broad Street, Room 206
Cookeville, TN 38501

RE: *VETERAN* M.D. v. Chad Griffin, M.D., et al.
Circuit Court for White County, Tennessee
Docket No. CC1790

Dear Judge Maddox:

I am defending Chad Griffin, M.D. in regard to the above captioned case. I received notification that this case is on your docket.

Please ask the Clerk to transfer this case to Judge Turnbull's docket.

Thank you for your attention to this matter.

Yours very truly,

MOORE, RADER, CLIFT
AND FITZPATRICK, P.C.



Daniel H. Rader III

DHR/III/haj

cc: Honorable John Turnbull
Mr. John Wayne Allen
Ms. Beverly Tompkins

John Wayne Allen

ATTORNEY AT LAW

E-Filed # 198/16

401 Eastwood Street, Suite 1
Cockeville, TN 38502

TEL: 866-280-2888
FAX: 866-280-2888

February 14, 2007

Judge John Medlar
Circuit Judge
The Circuit Judicial District Court
200 N. Broad St.
Cockeville, TN 38502

Thursday, February 15, 2007 America Online: Newlines

VETERAN,

Re: M.R. v. White County Domestic, Married, et al.
Circuit Court for White County, Tennessee
Case No. CC1780

Dear Judge Medlar:

I represent Dr. [redacted] in the above-captioned case. Dr. [redacted] strenuously objects to Dr. Chad Gaddy's efforts to remove this case outside of your Court. He does, however, have no objection to Dr. Gaddy or any of the other defendants entering into an attorney-client relationship with counsel of their choice. If you desire a hearing on the matter, please advise.

We therefore request that you keep this case in your Court. Thank you for your attention to this matter.

Sincerely,

John Wayne Allen

JWA:J

cc: Dr. Daniel H. Rader, III, P.O. Box 2367, Cockeville, TN 38502

ATTORNEY CANDIDATE QUESTIONNAIRE

Exhibit # 76 a
(Page)

- 1) Name: JOHN WAYNE ALLEN
 2) Law Office Address: 441 EAST BROAD STREET COOKEVILLE TN 38501
 3) Tennessee License #: 19045

- 4) Do you have Professional Liability Insurance? Yes No
 (Type 'X' in the appropriate space)
 5) Do you have any conflict with the CHS (Community Health Systems), its Affiliate Hospitals and physicians? Yes No
 6) Has your license to practice Law in Tennessee or any other state ever been revoked or temporarily suspended? Yes No (If you checked "YES", Please explain. Use additional page if necessary.)

7) What is the Dollar amount of the largest damage awarded to your client, through settlement or adjudication, in a non-orth accident, non-natural injury, wrongful death or Medical Malpractice case? \$20,000
 Dollar amount in words: TWENTY THOUSAND
DOLLARS

- 8) Have you tried cases in the Nashville Federal Courts? Yes No
 9) Have you argued cases in a Federal Appellate Court? Yes No
 10) Have you argued cases in the US Supreme Court? Yes No
 11) Are you eligible to argue cases in the US Supreme Court? Yes No
 12) Have you represented clients on a pro hac vice basis in a different State? Yes No
 13) Are you willing to represent clients on pro hac vice in a different State? Yes No
 14) Do you intend always to provide legal service to Dr. Swearingen, in good faith and without malice? Yes No
 15) If you are accepted as the attorney of record for Dr. Swearingen, do you intend always to act in the best financial and professional interests of Dr. Swearingen, within the framework of the law? Yes No
 16) When discovery is delayed through Protective Orders, etc., would you file Interlocutory Appeals in a timely fashion or when requested by Dr. Swearingen (The time reference will be as defined in the Federal Rules of Civil or Appellate Procedure.) Yes No

John Wayne Allen

ATTORNEY-CLIENT CONTRACT

VETERAN

M.D., hereinafter ("Client") employs J.W. Allen, J.D. (hereinafter "Attorney") to represent him (Client) in the prosecution, recovery, and settlement of claims and potential claims associated with this litigation.

Client agrees to pay Attorney for services rendered pursuant to this Contract of Employment a sum equal to fifty-three and one-third percent (53 1/3%) of any recovery of anything of value, whether the recovery is in the form of money, stock, real or personal property or any other recovery.

This is a contingent fee contract and Client will owe attorney NO FEES until the case is concluded. This contract grants Attorney and Client, from upon any offer of settlement received during the course of the attorney's representation of the client. The attorney will transfer Client's portion of the funds recovered by negotiation or settlement within three business days to the designated account of the Client.

Client will advance the costs incident to the case. Attorneys will attempt to keep costs to a minimum and will expend only those monies deemed necessary to properly prepare a client's case.

Typically, Costs consist of and may include some or all of the following: filing fees, medical records costs, expert deposition fees, court reporter charges and the like. All litigation expenses listed above are out of office third party expenses and will be documented by invoice and canceled checks.

Client expenses generated within the office such as telephone calls local and long distance charges, postage, fax transmissions, photocopies, computer maintenance and file set up fee, etc., will be considered as legal expenses, and the client will not be charged for those expenses. The Client will pay an advance of \$250.00 payable to Attorney, at the time of acceptance of contract, towards court costs and out of office third party expenses, as listed above. At the time of acceptance of the contract, the initial complaint will be ready for client's review, approval and signature. The initial complaint shall also include criminal charges where ever applicable.

At all times the attorney will act in the best financial and professional interests of the Client, within the framework of the law.

Attorney at all times will act diligently, with good faith and without malice towards the Client. Attorney warrants he has no conflict of interest with any of the defendants, including the Blue Cross Blue Shield of Tennessee.

Attorney will file motions including introductory appeals, if discovery is blocked by the courts through protective orders, etc., as per guidelines set in the Federal Rules of Civil Procedure.

Attorney also agrees to file an Appeal and provide representation in the appropriate court, if an adverse judgment or an actual unacceptance to the Client is rendered, when requested by the Client.

Attorney will also provide representation to the Client, in the appropriate court, if the defendants appeal the verdict.

Attorney will vigorously prosecute the defendants under the general framework set forth in the initial pleading attached to this contract as exhibit[1].

Attorney will also follow the general principles set forth in the attorney questionnaire, attached to this contract as exhibited.

No settlement of this claim will be made, without the client's consent and written approval of the settlement document.

This the 26th day of January, 2007 /

[Signature]
THE ATTORNEY OF J. D. [Name] J.D.

VETERAN ✓ M.D.

[Signature]

IN THE CIRCUIT COURT FOR WHITE COUNTY, TENNESSEE

Lab # 7C

APR - 9 2007
RECEIVED
CIRCUIT COURT

VETERAN M.D.)

Plaintiff,)

CASE NO. CC1790
JURY DEMANDED

VERSUS)

WHITE COUNTY COMMUNITY
HOSPITAL, COMMUNITY HEALTH
SYSTEMS, INC., MARK CARL
(previous CEO of White County
Community Hospital), individually and
in his official capacity,
GARY NEWSOME, (President of
Community Health Systems, Inc.),
individually and in his official capacity,
CHAD GRIFFIN, M.D., DANIEL
BARNETT, M.D., AND BLUECROSS/
BLUESHIELD OF TENNESSEE,)

Defendants.)

1	✓
2	6
3	9
4	12
5	11
6	12

ORDER OF NON-SUIT

Upon the motion of the attorney for the plaintiff to take a voluntary non-suit in regard to this matter, it appeared to the Court that said motion should be granted and a non-suit entered in this case.

It is therefore, ORDERED, ADJUDGED and DECREED that this case is dismissed with prejudice pursuant to Rule 41 of the Tennessee Rules of Civil Procedure. Costs of this action are taxed against the plaintiff for which execution may issue if necessary.

Entered this the 2nd day of March, 2007.


HONORABLE JOHN TURNBULL

APPROVED FOR ENTRY:

MOORE, RADER, CLIFT
AND FITZPATRICK, P. C.

By 

DANIEL H. RADER is
Attorneys for Defendant,
Chad Griffin, M.D.
P. O. Box 3347
Cookeville, TN 38502
(931-526-3311)
B.P.R.No. 002835

By 

JOHN WAYNE ALLEN
Attorney for Plaintiff,
441 East Broad Street, Suite 1
Cookeville, TN 38501
(931-260-3588)
B.P.R. No. 019045

May 31, 2007

8

Dear Judge,

I am rather concerned to bring this to your attention. I obtained some court docket history sheets from the County Court House as a matter of curiosity on 5/25/2007, since my attorney has been telling me that there has been no action and that we should sit tight and wait a while.

I reviewed these documents on Memorial Day, 5/28/2007 and for the first time I realized that my attorney Mr. John Wayne Allen, who I thought to be a dedicated Lawyer, serving the best interests of his clients, was in fact a crook working in collusion with the Defendants' Lawyers to lose my case.

Going through the court docket I easily noted that some of the defendant's filings/actions were responded to by my attorney, including a Motion for Summary Judgment! A high school graduate could have easily picked up that some thing fishy is going on and Mr. Allen is not defending his client.

Since there was no sign on the White County Court House stating 'RIVER BARRAGE', I did not keep double checking my attorney, who is also an officer of the Court.

What is of great concern to me is as to why you did not inform me of this act of malfeasance on the part of my Counsel. My contact information is readily available, in the court papers I filed. Mr. Allen could have been contacted and my cell number obtained from him. I was under the impression that in our court system, judges are to supervise the equal and fair administration of justice.

If it is not your responsibility to inform me of blatant fraud committed against me, a Veteran Commanding Officer of the USAF/R then whose responsibility was it to have informed me? I am enclosing a self addressed envelope for your kind and prompt response. I am sure the members of the Congress and the Justice Department would also be interested in your response.

Hence I am filing an Ombibus Motion as Pro Se to Vacate all negative actions, Orders, etc., against me since I have been lied to by my former attorney for the past five months. I have asked for enlargement of time of 45 days to find alternate counsel or proceed as Pro Se. I have also submitted an Amended Complaint which may be filed with the Court. Thank you for your kind and prompt attention.

Very Truly Yours,

VETERAN

MD., DABU, FICS, Ex-Major USAF/R

Enc:

C.C:

US Dept. of Justice
Fraud Investigative Unit
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001