CLARENCE S. ALLEN

PLAINIFF / PETITIONER

CASE NO: SCO3-1085 CASE NO: 1 DOS-3490 CASE NO: 1 DII-4054

LOWER TRIBUNAL CASE NO. 2000 -221 -CFA -CR-E

VŜ.

STATE OF FLORIDA

CITY OF JACKSONVILLE

HONORABLE JIM FULLER CLERK

OUTGOING LEGAL MAIL PROVIDED TO TAYLOR C.I. FOR MAILING ON

CSR

DEFENDANT / RESPONDENT

DATE (MAILROOM-ANNEX) OFFICER INT

PETITIONER'S REQUEST FOR RELEIPT SERVICE(S) OF PROCESS

BEFORE THE OFFICE OF THE FLURIDA SUPREME COURT CLERK COME THE ABOVE NAME PLAINTIFF / PETITIONER, AND TO INFORM THE CLERK THROUGH THE PROCEEDS OF THIS WRITTEN LETTER, THAT ALL EFFORTS ARE CURRENTLY BE-ING PURSUED BY SAID PLAINTIFF / PETITIONER, TO MAKE A PRESENTATION IN THE FORM OF A LOBBYING APPLICANT BEFORE THE SUPREME COURT COMMITTEE, AND WHICH IS INTENDED FOR THE PURPOSE AND ATTEMPT TO HAVE REGULATED MINDER AND IN ACCORDANCE WITH FLORIDA RULES OF JUDICIAL ADMINISTRATION & RULE 2.140 A PROPOSED MEASURE TO INCLUDE AND TO MAKE IT A IMPOSED OBLI-GATION ON ALL ADMINISTRATIVE AREA PERSONNEL AS A REQUIREMENT: THAT COMMUNICATION RESPONSE MAILING SERVICES ON ALL LEGAL CORRESPONDENCES WHICH ALSO INCLUDE PETITIONS MOTIONS PLEADINGS ETC., BE MANDATURILY PROVIDED WITHIN A (30) TO (45) DAY RESPONSE PERIOD ESPECIALLY WHEN A RESPONSE IS DUE REQUESTED BY THE PATRON :

SAID PLAINTIFF PETITIONER FINDS THAT IN (OUR) STATE SYSTEM OF GOVERNMENT WE HAVE NO ENFORCEMENT UNIT TO SAFEGUARD THE STATE AND THAT WILL DEFEND PATRONS WHO USE THE U.S. MAILING BYSTEM ON A REGULAR BASIS AGAINST DEFAULTS IN MAILING RESPONSES / RESPONSE MAIL.

THESE EFFORTS AND IN PURSUANCE TO THE RESPONSIBILITY OF REGULATING AS A MANDATORY REQUIREMENT COMMUNICATION RESPONSE MAILING SERVICES" AS A FUTURE ASSIGNMENT AND IN ACCORDANCE WITH TITLE 39 U.S.C. \$ 101 COME TO THE ADMINISTRATIVE OFFICE OF THE SUPREME COURT CLERK IN SUPPORT AND FOR RESPONSE TO THE ADMINISTRATIVE PROSECUTION TO OF ACTION THAT WAS PREVIOUSLY COMMENCED AGAINST THE WRONGFUL TAKING AND DETENTION OF PERSONAL PROPERTY DOCUMENTS DURING THE PROCESSING OF THE \$ 3.850 MOTION FOR PASTCONVICTION RELIEF FILED DATED \$ 01.08.04 \$ WHICH WAS AUTHORIZED TO BE TIMELY SUBMITTED BY THE FLORIDA SUPREME COURT UNDER CASE NO: SCO3-1085

AND EVENTHOUGH THE DUVAL COUNTY FOURTH JUDICIAL CIRCUIT TRIM COURT TOOK (3) YEARS (4) MONTHS TO RESPOND TO SAID MOTION AND BY ISSUING A DRIBER UNDER STATE CASE NO: 2000-221-CFA-CR-& THROUGH THE OFFICE OF THE CLERIC DATED (05.14.07), THE SUMMARY JUDGMENT RULING ON SAID MOTION IN THE CASE STILL HAD TO BE INVOKED BY A INDUCED PETITION FOR WRIT OF MANDAMUS AND CAUSED MUCH DAMAGE AND LOSS FOR WHICH SAID PLAINTIFF! PETITIONER IN THE CASE SEEK RECOVERY BY REPLEVIN ACTION THROUGH PROCESS OF JUDICIAL PROCEEDING THROUGH THE COURT PURSUANT UNDER THE REQUIREMENTS IN \$ FLA STAY \$ 78.01 FLA STAY \$ 713.08

WHERENOW THE SUPREME COURT CLERK IS REQUESTED FOR FUTURE PURPOSES
TO RECEIPT THE ACTIVE RESPONSIBILITY OF THIS CLAIM ACTION UNDER PROCESSING FOR
REQUIREMENT OF RESERVING OR IN RESERVATION FOR ANY AND ALL UPCOMING PERFORMANCES
THAT MIGHT NEED TO BE INFORMATIVELY INCLUDED BY SAID PLAIMTIFF PETITIONER LOBBYING
APPLICANT AND IN SERVICES BY THE FLORIDA SUPREME COURT TO ITS COMMITTEE IN REINSTATEMENT OF CASE NO: SCO3-1085 AND IN RESTORATION OF THE ACTION PREVIOUSLY ComMENCED UNDER CASE NO: 1005-3490

PLEASE RESPOND WITH THE REQUIRED SERVICE INFORMATION PLEKNOW LEDGING
RECEIPT OR RECEIPTING IN ALKNOWLEDGMENT THE PROCESSING OF THIS CLAIM ASSIGNMENT
UNDER POSSIBLY AM SUPREME COURT CLERK ASSIGNED JUDICIAL PROMINISTRATION CLAIM

CASE VOUCHUR NUMBER \_\_\_\_\_\_\_ FOR LOBBYING PURPOSES ,

RESPECTFULLY SUBMITTED

MY ADDRESS IS CLARENCE STANLEY ALLEN (DC # J 168 12)

TAYLOR CORRECTIONAL INSTITUTION (ANNEX)

850 I HAMPTON SPRINGS ROAD

PERRY PL 32348

Ocopy.

IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

CASE NO.: 00-221 CFA

DIVISION: CR-E

STATE OF FLORIDA

CLARENCE ALLEN

FILED

DEC 2 2 2000

Henry CV. Cook

### STATEMENT OF JUDICIAL ACTS TO BE REVIEWED

The Defendant, by and through the undersigned attorney, pursuant to Rule 9.140(d), Florida Rules of Appellate Procedure, submits the following judicial acts to be reviewed upon the appeal in this cause:

The Court erred in denying Defendant's Motion for New Trial filed in the above-styled cause.

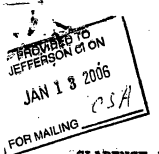
CHARLES WILLMOTT, ESQUIRE

425 North Liberty Street Jacksonville, FL 32202 (904) 358-7818

ATTORNEY FOR DEFENDANT

FLORIDA BAR NO. 008000

Carlo Willy



PERSONAL COURT OF APPEAL FIRST OBISTRICT OF FLORIDA

CLARENCE ALLEN

Appel Appr MAILING

C. S.J

v.

Case No. 1D01-232

STATE OF FLORIDA,

Appellee.

#### MOTION TO SUPPLEMENT THE RECORD

Appellant, Clarence Allen, by and through undersigned counsel, hereby moves this Court to allow appellant to supplement the record on appeal as follows:

- 1. Upon review of the transcripts and the clerk's minutes, it appears that several pretrial hearings which may be pertinent to the appeal have been omitted from the record. In order to effectively represent appellant on appeal, undersigned counsel believes transcripts of the following are necessary:
  - a. March 27, 2000 Hearing on pro se motion to appoint attorney
  - b. June 8, 2000 Hearing allowing Public Defender to withdraw.
  - c. July 7, 2000 Hearing on pro se motions
  - d. September 7, 2000 Amended Information filed and hearing on State's 1<sup>st</sup> & 3<sup>rd</sup> notice of hearsay evidence.
  - e. September 15, 2000 Hearing on State's 1<sup>st</sup> & 3<sup>rd</sup> notice of hearsay evidence
- 2. The above is necessary for full appellate review.

  Hampton v. State, 591 So. 2d 945 (Fla. 4th DCA 1991).
- 3. This motion is made in good faith and not for the purpose of delay.

4. Edward C. Hill, Jr., speaking on behalf of James W. Rogers of the Office of the Attorney General, states he does not object to appellant's motion to supplement the record.

wherefore, appellant requests that he be allowed to supplement the record with a copy of the foregoing documents. Counsel also asks the Court to extend the time for filing the initial brief until 30 days after receipt of the supplemental record.

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by hand delivery to JAMES W. ROGERS, Assistant Attorney General, at The Capital, PLO1, Tallahassee, FL 32399-1050; and by U.S. Mail to appellant, CLARENCE ALLEN, #J16812, Jefferson Correctional Institution, Route 1, Box 225, Monticello, FL 32344-0430, on this date, May 3, 2001.

Respectfully submitted,

NANCY A. DANIELS
PUBLIC DEFENDER
SECOND JUDICIAL CIRCUIT

GLENNA JOYCE REEVES

Assistant Public Defender Florida Bar No. **0231061** Leon County Courthouse 301 South Monroe Street, Suite 401 Tallahassee, FL 32301 (850) 488-2458 COUNSEL FOR APPELLANT

EXHIBIT (A)

§ 15:20 CLAIM FOR LIEN [FLA. STAT. § 713.08]

**CLAIM FOR LIEN** 

STATE OF FLORIDA COUNTY OF JACKSON

BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, PERSONALLY APPEARED CLARENCE S. ALLEN, WHO WAS DULY SWORN AND SAYS THAT, CLARENCE S. ALLEN IS THE LIENOR, WHOSE ADDRESS IS 5168 EZELL ROAD, GRACEVILLE, JACKSON COUNTY FLORIDA: AND THAT IN ACCORDANCE WITH THE PETITIONING AND MAILING OBLIGATIONS WITH JIM FULLER, THE LIENOR FURNISH LABOROUS WORK AND FINANCED MATERIAL CONSISTING OF MOTIONS, PLEADINGS AND PETITIONS, AND SUCH OTHER DOCUMENTS AND RECORDED LEGAL PAPERS, POSTAGE STAMPS, ENVELOPES TO THE CLERK AGENCY RECORD KEEPING PROCESSOR LOCATED AT 330 EAST BAY STREET DUVAL COUNTY, FLORIDA OWNED BY CLARENCE S. ALLEN AND THE INSTITUTIONAL BANKING AND FINANCE BUREAU OF A TOTAL VALUE OF \$5,069.36, OF WHICH THERE REMAINS UNPAID THE SUM OF \$1,627.19,AND FURNISHED THE FIRST FINANCED PAPER MATERIAL ITEMS ON December 1997, AND THE LAST OF THE ITEMS ON NOVEMBER 26, 2008 AND THAT THE LIENOR SERVED A NOTICE to THE PART OWNER IN THE FOLLOWING MANNER. AS A SOLICITATION OF WRITTEN COMMENTS/POSTING OF NOTICE ON NOVEMBER 5TH 2007 BY PERSONAL DELIVERY, AND THAT THE LIENOR SERVED NOTICE ON THE JIM FULLER AGENCY OFFICE OF THE CLERK/PROPERTY APPRAISER IN THE FOLLOWING MANNER ON DECEMBER 16, 2005. AND ON JANUARY 9, 2008. AND TO GAIN POSSESSION OF ALL SUCH DESCRIBED PAPER ITEMS WHICH HAVE BEEN. CLAIMED TO BE DISMANTLED, LOST, ABANDONED, AND ESCHEAT PERSONAL PROPERTY, AND

TO RECORD A OFFICIAL LIEN AGAINST ALL DISMANTLED

LOST, ABANDONED AND ESCHEAT PERSONAL PROPERTY

STATE OF FLORIDA

**COUNTY OF JACKSON** 

Anduced GED, Graceville Concetional Facility Identification Cord#J14812 as Identification.

JUN I 8 2007,

IN THE FORTH JUDICIAL CIRCUIT IN AND FOR DUVAL COUNTY, FLORIDA JUN 2 G 2007

Petitioner
Clarence S. Allen

V.

Appeal Case No: 1 DOS-3490

LD04-5022 LD01-232

Case No: SC02-1199

SC03-1085

Lower Tribunal No: 00-221

Hon. Jim Fuller, Clerk
City of Jacksonville
State of Florida
Respondents

## NOTICE OF LIS PENDENS CLAIM

This Notice of Commencement of Action Process come to Duval County Courthouse, Jacksonville, Florida, in the form of a Lis Pendens Claim pursuant in General Law [S] 48.23 F.S.

The petitioner in this action, referenced in the above style cases is claiming general responsibility of that of the plaintiff under right of Replevin [S] 78.01 F.S.

And to repossess and seize personal property and other pleading documents by placing lien against the municipal corporation of Jim Fuller, Clerk, pursuant in F. S. 713.01 Sec (1) and (4).

The personal property/documents and pleadings that were filed with Jim Fuller Clerk's Office which are the belongings of the petitioner is believed to have been wrongfully taken and detained in the clerk file record in access of, or dating back to approximately (two) (2) years without a response from the circuit court.

EXH1817 (A)

Where the petitioner is now claiming that the personal property/documents and pleadings (which are pending non-final judgment and decisions of L.T. Case No: 00-221) have been abandoned by the judicial branch or have not been properly transmitted and directed to an appropriate officer of the court pursuant to P. S. 78.068.

The notice of commencement of action by petitioner, and in lis pendens claim [S] 43.23 also come to Duval County Courthouse as discovery information which reflects that on (November 17, 2005).

A notice of Offer(s) in class action settlement was submitted for consideration of judgment with U.S. District Court in the Southern Dist. Of Florida to Dist (Judge)(Joan Lenard) and in a (consolidated) version of Allen v Belcher Case No: 1 DO5-2411.

The offers that were contained in (November 17, 2005) class action settlement petition generally represented action (if approved by the court) that would certify under FED R CIV PROC Rule 23 (E)(A)(1) immate class members and those perspective class members confined in close management C.M. units under the employment/occupational and classification status of a Human Relations Correspondent or Legal Correspondent pursuant in Prison Litigation Reform Act P L R A title 18 USC 3626 rule 33-601.800 FAC and under Florida Dept. of Correction's Correspondence Rules and Motioning Practices in Guajardo v Tex Dept of Crim Justice 363 F 3d 372 397 (5th Cir 2004)

The action in (November 17, 2005) offers of Class Action Settlement Case No: DO5-2411 and the fact that if the S.D. Court grant certification of inmate class members under a intended employment/occupational classification status in response docket (594). Then, it would only be appropriate to include other inmate/class members and defendants who are in similar condition as in terms of awaiting systematic response and judgment

EXHLBET (A)

orders of their submitted personal property documents and petitions that are past due.

And based on the value and nature of the property sought to be replevied.

Therefore the petitioner in claiming rights and title to include other personal property documents/petitions as in the finding and taking of possession of lost goods of another do respectfully petition Duval County Courthouse Forth Judicial Circuit Court under Right of Replevin [S] 78.01 F.S. and in right to seize possession of personal property document/petition listed in order to show cause: waiver and other personal property document of similar situated defendants and by this official posting of lien against the Municipal Corporation of Jim Fuller Clerk's Office located at 330 East Bay Street, Jacksonville, Florida pursuant in [S] 48.23 F.S.

The intentions now by petitioner Clarence S. Allen and under the general rights of the plaintiff, is to obtain a writ of replevin during the course of this action, and to be granted right or allowed immediate response to show cause order authorizing Chief Justice Donald Moran to take from my possession (January 2004) Post conviction Relief Petition which was submitted for filing service with Jim Fuller, Clerk. Which was authorized to be heard on my behalf by Florida Supreme Court dated December 2003 or January 2004 and in Case No: SCO3 1085.

# 8 (S) Under Title and Right to Possession of Particular Classes of Person(s)

FLAAPP 3 DIST 1991 Corporation was entitled to projudement writ of replevin against stock certificate owned by defendant; corporation was entitled to possession of claimed stock certificate under pledge agreement entered into between corporation's prodecessor in interest and defendant. And defendant was in process of dissipating

economic value of sock certificate by stripping assets of company for which stock was issued, thus wasting value of stock certificate. West F.S.A. 78.055 (2) 78.063 (2).

Medina v Star Holding Co. No. 1 Inc 588 SO 2d 1032

### ELAAPPL Dist 1985

Replevin action is one of remedies, which may be invoked by secured creditor, who wishes to repossess by judicial action.

Land v Cessna Aircrast Co. 466 SO 2d 1265

Further the petitioner in appeal Case No: 1 DO5-3490 demands that immediate response be provided by the appropriate officer of the Circuit Court chief Justice Donald Moran in lieu for \$600.00 as security bond for the payment of damages sustained during detention period dating from (January 20, 2004) through (December 9, 2005) and for the daily amount the state pays to house prison inmate in \$49.61 x 661 days or in the amount of \$32,792.21 (Pending unverified increase)

This notice in lis pendins claim to come to Duval County Courthouse Fourth Judicial Circuit Mandate/ State court under mandatory response jurisdiction.

Respectfully Submitted

Clarence S. Allen, Petitioner

EXHERIT

I do certify that the foregoing information is true and accurate to the best of my ability and that a true and exact copy have been served on Chief Justice Donald Moran and on Hon. Charlie Crist, Florida Attorney General, along with a affidavit of indigency and that the original notice of Lis Pendens Claim and Order to Show Cause: Waiver have been responsibly forwarded to office of Jim Fuller, Clark, Dated December 16, 2005.

Cherenes S. Ale

Chief Justice
Donald Moran
Duval County Courthouse
330 East Bay Street
Jacksonville, Fl 32202

Jim Fuller, Clerk
Fourth Judicial Circuit
Duval County courthouse
330 East Bay Street
Jacksonville, fl 32202

Hon. Charlie Crist
Florida Attorney General
Office of the Attorney General
The Capitol
Tallahassee, Fl 32399-1050

Petitioner
Clarence S. Allen
D.C. # J-16812
Jefferson Correctional Institution
1050 Big Joe Road
Monticello, Fl 32344