

15. Assf

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CAUSE NO. 08-03187 FILED

SANDRA CRENSHAW, PRO SE

DISTRICT COURT OF 2008 MAR 21 PM 3:42

VS

DALLAS COUNTY, TEXAS
SANDY ELLIOTT RODRIGS
DISTRICT CLERK
DALLAS COUNTY, TEXAS

TIMLOYN SMITH, et al

H-160th
JUDICIAL DISTRICT

PLAINTIFF'S PETITION TO INVESTIGATE POTENTIAL CLAIM FOR DEFAMATION

Petition of Sandra Crenshaw to Investigate Potential Claim of Defamation Involving
Timloyn Smith. 6819 Carioca Dallas, Texas 75241

To the Honorable Judge of the Court:

Petitioner, Sandra Crenshaw, respectfully shows the court:

1. Petitioner seeks to investigate a potential claim against of defamation against petitioner.
2. The names, addresses and telephone numbers of all persons who petitioner seeks to request discovery regarding pitotner, Pct. 3549 Primary Precinct Convention, or Singing Hills Rec.

Timloyn Smith 6819 Carioca	Personal Cell Phone Records Made on March 4 -5,2008 Dallas, Texas 75241	972-898-2294
D Magazine 4311 Oak Lawn	All posts and identity of bloggers made to from Mar.4, 08-present Dallas, Texas 75200C/o Tim Rodgers Frontburner	214-939-3636
The City of Dallas 1500 Marilla Ave	All audio tapes of EMR calls made on March 4, 2008 and surveillance Tape Dallas, Texas 75201	214-670-3519
Democratic Party 4209 Parry Ave.	All of the materials contained in chair packets and sign in sheets Dallas, Texas 75223	214-821-8331
Dallas County Elections 2377 Stemmons	All records of complaints made to Elections or Sheriff's department Dallas, Texas 75200	
Betty Culbreath 1346 Bar Harbor	All posts on msbetty politic re regarding the death of Rufus Shaw Dallas, Texas 75232	214-372-7801
Dallas Blog www. Dallasblog.org	All posts from/about Shaw and suicide or above from inception to present c/o Tom Pauken.	

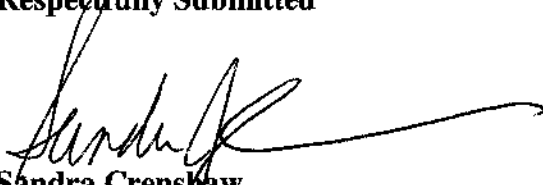
The persons and or agents above who reside in Dallas, Texas are necessary persons and or agents which are need to produce records because they can identify the persons who either made or witnessed defamatory remarks that accuse Plaintiff of the commission of a crime and or of having a mental illness. These persons and or agents can produce records that will assist in identifying the potential defendantz or witnesses and the cause of action in this claim.

The evidence of the records in the custody of the above may be lost if they are not examined now because of the time restriction and limits of maintaining said records.

Prayer for Releif

Wherefore, petitioner prays for an order directing an examination of the records of the above before some person to be designated to the parties in the interest as the court may direct.

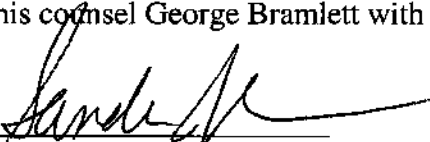
Respectfully Submitted



Sandra Crenshaw
crenshaw_sandra@yahoo.com
Dallas, Texas 75241
214-881-7317

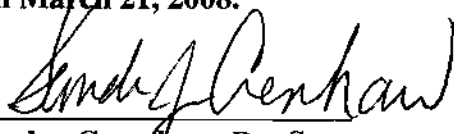
CERTIFICATE OF CONFERENCE

I, certify that I have made a good faith effort resolve this matter without court intervention regarding my claims for defamation, per se with Timolyn Smith by phone and in person and with Tim Rodgers and his counsel George Bramlett with Haynes and Boones .



Sandra Crenshaw, Pro Se

I certify that a true and correct copy of this petition has been forwarded to parties and or agents There are no counsel of record at this time by hand delivery to Smith, and by e-mail to others. On March 21, 2008.



Sandra Crenshaw, Pro Se