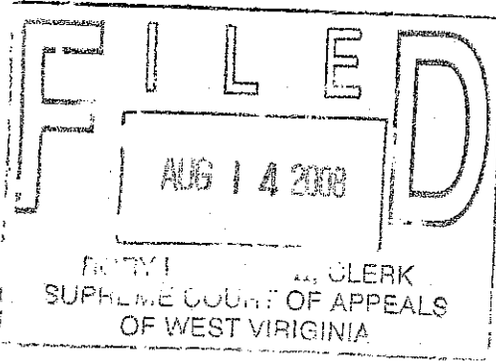


IN THE STATE SUPREME COURT OF WEST VIRGINIA

VAUGHN JACKSON
PLAINTIFF

VS.

JUDGE JAMES ROWE,
LAVONE ARBUCKLE, CLERK
DEFENDANTS



CASE NO. _____

WRIT OF MANDAMUS

Comes now the Plaintiff, Vaughn Jackson, in the above styled unit of Mandamus, Pursuant to Mitchies jurisprudence; section II, principles governing issuance of Writ, also West Virginia revised code rules governing civil cases. specifically time constraints and limitations. Which states that a Writ of Habeas Corpus shall be answered within a reasonable amount of time, and within 120 days on other such filed motions. And moves this Honorable State Supreme Court to issue an Order to the Defendants, Judge Jame Rowe and Circuit Court Clerk Lavone Arbuckle of the Greenbriar County Circuit Court to produce to the Plaintiff the following documents necessary for the preperation of a Writ of Habeas Corpus.

As these documents have been previously requested (see exhibits A-K as physical proof). The Plaintiff, Vaughn Jackson, would like to go on record as saying that due to lack of any sort of actions on part of both of the Defendants, that they have themselves become derelict in their duties and responsibilities to the civil rights of the Plaintiff.

The facts of this case to the best of the Plaintiffs knowledge are as follows, and as a pro-se litigant this Writ of Mandamus should not be held to such strigent guidelines as that of a licensed attorney.

On the following dates the foregoing documents were sent to the Defendants:

FEBRUARY 09, 2008: (1) A legal packet containing the following:

- A. Writ of Habeas Corpus Ad Subjicidium for time spent on home confinement.
- B. Motion For Sentence Reduction.
- C. Motion For Production of Documents.
- D. Letter of inquiry concerning use of a firearm in his current charges mentioned in his P.S.I. report.

E APRIL 28, 2008: Motion For Production of Documents, requesting court orders appointing both jury commissioners.

F APRIL 30, 2008: Per order of Lavone Arbuckle, a Forma Pauperis was sent to the clerk for arrangement of payment of fees for habeas.

G APRIL 30, 2008: Writ of Habeas Corpus for post conviction relief.

H MAY 20, 2008: Motion to Compel on previously submitted documents.

I JULY 03, 2008: Certified letter of inquiry.

J JULY 15, 2008: Certified letter of inquiry.

K JULY 30, 2008: Certified letter of inquiry.

Pursuant to the aforementioned references, Plaintiff does contend that up to (7) months since the filing of some said is beyond (120) days and goes beyond the spectrum of reasonable amount of time.

That further conclusion based on the lack of the defendants actions in the past towards the Plaintiffs' case, that there will be no such prompt action (as is necessary) of any kind on the part of the defendant would be summarily correct.

RELIEF REQUESTED

Where the Plaintiff Vaughn Jackson does request relief by way of an order issued to Defendants to produce (1) Requested documents, answers to motions, and letters of concern. (2) Respond to both Writs of Habeas Corpus. and (3) Appoint legal counsel for these current legal issues.

PRAYER

Wherefore the Plaintiff Vaughn Jackson does humbly pray this Honorable Court grant said Writ of Mandamus.

Respectfully Submitted,

Vaughn D. Jackson
Vaughn Jackson

VERIFICATION

I, Vaughn Jackson, herewith state that to the best of my knowledge and belief the statements and facts herein presented are true and correct. As to those statements based upon beliefs of facts, I believe the same to be true and correct. With my signature, I swear and attest to the same.

SWORN AND ATTESTED,

Vaughn D. Jackson
Vaughn D. Jackson
Pro-Se

STATE OF WEST VIRGINIA,
COUNTY OF PLEASANTS, TO WIT:

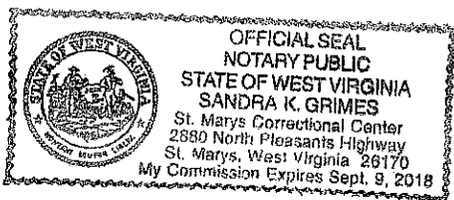
Taken, subscribed, and sworn before me a Notary Public in and for the County of Pleasants and the State of West Virginia on this the 24th day of August, 2008 A.D.

MY COMMISSION EXPIRES:

09 / 09 / 2018

[Signature]
NOTARY PUBLIC

AFFIX SEAL HERE:



~ Ledger ~

- ① Fri Feb 9th 08 sent out to get legal documents from Greenbrier County Court House to prepare for Habeas Corpus
- ② Tues 3/9/08 Going to Law Library to get address for Mr Ken Dixon. In pursuit of getting time back for Home Confinement & Good Time
- ③ March of 08 sent out petition for Habeas Corpus Form Pauperis on H.C along with letter from Mr Dixon (without copy) to Greenbrier Court House
- ④ Mon. April 9th 08. Received back from G.C.C.H, letter stating that my petition for Habeas Corpus was received & in that letter was Post Conviction Habeas Corpus Form Application to proceed in Form Pauperis and Affidavit was included. Also I was assigned case number 8-C-70 then, sent out Application to Trustee 4/11/08 to get verification
- ⑤ Mon 4/21/08 Gave Mike Briggs Habeas Corpus to get verification from Trustee
- ⑥ Wed 4/29/08 Finally got back Application of Form Pauperis from Trustee along with that, also Habeas

Certificat & Verification given to Briggs the 21st of April 08. On Wed 4/30/08 both were placed in mail together (without copies) to be sent to G.C.C.H. because I was disqualified from the wait from the Trustee

- ① 4/28/08 placed Production of Documents appointing of Jury Commissioners with notary in mail.
- ② 5/20/08 got copies & notary for Motion to Compel, put into mail to get sent to G.C.C.H. for submission wondering why Judge Rowe will not respond to my motions & requests.
- ③ 5/28/08 sent out Disciplinary letter to Morgan & got copies & notary
- ④ 6/3/08 Got copies & notary for Discipline allegations to Chairman of the Disciplinary Board on Morgan sent out
- ⑤ 6/24/08 Intent to Appeal motion was sent out to Greenbrier County w/ notary

- ⑫ 7/13/08 First Certified letter of Inquiry was sent to Greenbrier County w/ notary
- ⑬ 7/16/08 Motion of Appointment of Counsel & Appeal of Disciplinary Complaint was sent to W.V. St Supreme Court of Appeals with notary
- ⑭ 7/15/08 Second Certified letter of Inquiry was sent to G.C.C.H w/ notary
- ⑮ 7/30/08 Third Certified letter of Inquiry; got copy & will be sent out 7/31/08 to G.C.C.H w/ notary

Judge James Rowe
Greenbriar County Courthouse
200 North Court Street
Lewisburg, West Virginia 24901

Vaughn Jackson DOC# 42859
St. Mary's Correctional Center
2880 North Pleasants Highway
St. Mary's, West Virginia 26170

Thursday, May 15, 2008

Honorable Judge James Rowe,

I am writing you in regards to all of the Writs, Motions, and Letters of Inquiry I have sent to your chambers via your clerk.

As I feel some sort of explanation is in order, concerning said documents. If I may take the time to explain the sole purpose of each.

- 1.) Motion for Home Confinement Time, Your Honor, as according to case law provided in said Writ I am entitled to.
 - 2.) Letter of Inquiry concerning accusation of a firearm used in the commission of my crimes by an ex-felon, used in my plea bargain. Your Honor, this just simply isn't true. I did not possess a firearm or weapon of any type at the time of arrest, nor have I ever acquired such a weapons charge.
 - 3.) Motion for Production of Documents, I am in need of all such documents as proof of allegations made in or to be made in a Writ of Habeas Corpus.
 - 4.) As for the motion for Sentence Reduction, I felt inclined to request the grace of your Honorable Court for such leniency.
 - 5.) The Motion Requesting Copies of Court Orders for Appointment of both Jury Commissioners This is a state law which often times is overlooked or merely not adhered to in the state of West Virginia at time of Indictment.
- Your Honor, I would not be asking for the aforementioned documents if they were not all in there own intirety important to me ascertaining my freedom via proof of;
- 1.) A wrongful arrest
 - 2.) Being Unlawfully Indicted
 - 3.) Being Maliciously slandered on public record
 - 4.) Being Coerced into accepting an illegal plea
 - 5.) Being lamely represented (If one could call it being represented) by a professional attorney.

In closing Your Honor, I do not wish to irritate or anger you with this letter, I would rather you consider it a professional courtesy from myself to you along with the Motion To Compel.

Very Truly

Vaughn D Jackson

Vaughn Jackson

IN THE CIRCUIT COURT OF GREENBRAIR COUNTY, WEST VIRGINIA.

Vaughn Jackson,
petitioner.

v.

Case No.

State of West Virginia,
defendant.

MOTION FOR PRODUCTION OF DOCUMENTS,
APPOINTING JURY COMMISSIONERS.

Now comes the petitioner, Vaughn Jackson and moves this Honorable Court to produce copies of the original Court Orders appointing both Grand Jury and Commissioners, one Republican and one Democrat, in his indictment hearing; State v. Pancake, Criminal Act. No 05-F-104, 06-f-17 and 06-F-12.

Your petitioner does humbly pray this Honorable Court will Grant said Motion as evidence to be used in an up-coming Writ of Habeas Corpus.

Respectfully submitted,

Vaughn Jackson.

Vaughn D. Jackson

VERIFICATION

I, Vaughn D Jackson herewith state that to the best of my knowledge and belief the statements and facts herein presented are True and Correct. As to those statements based upon beliefs of facts, I believe same to be True and Correct. With my signature, I Swear and Attest to same.

Sworn and Attested,

Vaughn D Jackson
Pro Se

STATE OF WEST VIRGINIA,
COUNTY OF PLEASANTS, TO WIT;

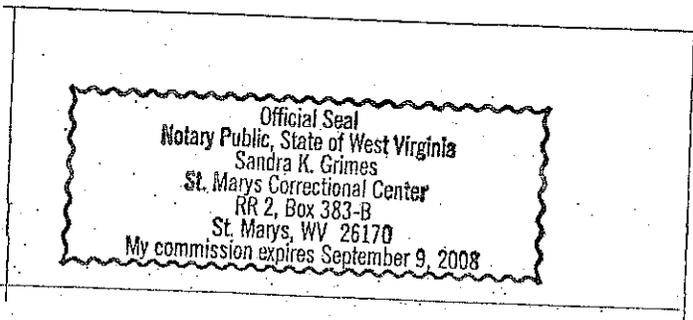
Taken, Subscribed, and Sworn before me a Notary Public in and for the County of Pleasants and the State of West Virginia on this the 22nd day of April, 2008 A.D.

My Commission Expires:

09/09/2008

Sandra K. Grimes
NOTARY PUBLIC

AFFIX SEAL HERE:



**APPENDIX B
POST-CONVICTION HABEAS CORPUS FORM
APPLICATION TO PROCEED IN FORMA PAUPERIS
AND AFFIDAVIT**

STATE OF WEST VIRGINIA		County: <u>Pleasants</u>
Name: <u>Vaughn Jackson</u>	Prisoner No. <u>42859</u>	Case No.
Place of Confinement: <u>St. Mary's Correctional Center 2880 North Pleasants Highway St. Mary's, WV 26170</u>		
Name of Petitioner (include name under which convicted): <u>Vaughn Jackson</u>		Name of Respondent (authorized person having custody of petitioner): <u>V. Warden William Fox</u>

NOTICE: This form is only to be used by incarcerated persons seeking post-conviction habeas corpus relief pursuant to W. Va. Code § 53-4A-1, et seq.



I, Vaughn Jackson declare that I am the petitioner in the above-entitled proceeding; that in support of my request to proceed without prepayment of fees or costs, I declare that I am unable to pay the costs of these proceedings and that I am entitled to the relief sought in the petition.

In support of this application, I answer the following questions under penalty of perjury:

1. State the place of your incarceration St. Mary's Correctional Center

Are you employed at the institution? Yes Do you receive any payment from the institution? 45.00 per month

Have the institution fill out the Certificate portion of this application and attach a ledger sheet from the institution(s) of your incarceration showing at least the past six months' transactions:

2. In the past twelve months have you received any money from any of the following sources?

- | | | |
|---|---|--|
| a. Business, profession or other self-employment | Yes <input type="checkbox"/> | No <input checked="" type="checkbox"/> |
| b. Rent payments, interest or dividends | Yes <input type="checkbox"/> | No <input checked="" type="checkbox"/> |
| c. Pensions, annuities or life insurance payments | Yes <input type="checkbox"/> | No <input checked="" type="checkbox"/> |
| d. Disability or workers compensation payments | Yes <input type="checkbox"/> | No <input checked="" type="checkbox"/> |
| e. Gifts or inheritances | Yes <input type="checkbox"/> | No <input checked="" type="checkbox"/> |
| f. Any other sources | Yes <input checked="" type="checkbox"/> | No <input type="checkbox"/> |

If the answer to any of the above is "Yes" describe each source of money and state the amount received and what you expect you will continue to receive.

PETITION UNDER W. VA. CODE § 53-4A-1 FOR WRIT OF HABEAS CORPUS

STATE OF WEST VIRGINIA

County Pleasants

Name Vaughn Jackson

Prisoner No. 42859

Case No.

Place of Confinement St. Mary's Correctional Center
2880 North Pleasants Highway
St. Mary's, WV 26170

Name of Petitioner (include name under which convicted)

Name of Respondent (authorized person having custody of petitioner)

Vaughn Jackson

v. Warden William Fox

PETITION

1. Name and location of court which entered the judgment of conviction under attack Greenbrier County
Circuit Court, Judge Rowe

2. Date of judgment of conviction May 14, 2007

3. Length of sentence 1 to 5 and 1 to 5. Case # 07-F-12(R)

4. Nature of offense involved (all counts) 1 Count possession of a controlled substance and one
count of a controlled substance with intent to distribute.

5. What was your plea? (Check one)

- (a) Not guilty
- (b) Guilty
- (c) Nolo contendere

If you entered a guilty plea to one count or indictment, and a not guilty plea to another count or indictment, give details:

non-applicable

6. If you pleaded not guilty, what kind of trial did you have? (Check one)

- (a) Jury
- (b) Judge Only

7. Did you testify at the trial?

Yes No

8. Did you file a direct appeal from the judgment of conviction in the Supreme Court of Appeals?

Yes No

9. If you did appeal, answer the following:

(a) Date of filing _____ non-applicable

(b) Grounds raised _____

(c) Was the petition granted or refused ?

(d) If refused, what was date of refusal? _____

(e) If granted, give date and type of result and citation, if known. _____

10. Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications, or motions with respect to this judgment in any court, state or federal?

Yes No

11. If your answer to 10 was "yes," give the following information:

(a) (1) Name of court _____ non-applicable

(2) Nature of proceeding _____

(3) Grounds raised _____ non-applicable

(4) Did you receive an evidentiary hearing on your petition, application or motion?
Yes No

(5) Result _____ non-applicable

(6) Date of result _____

(b) As to any second petition, application or motion give the same information:

(1) Name of court _____ non-applicable

(2) Nature of proceeding _____

(3) Grounds raised Non-applicable

(4) Did you receive an evidentiary hearing on your petition, application or motion?
Yes No

(5) Result non-applicable

(6) Date of result non-applicable

(c) Did you appeal to the highest state court having jurisdiction the result of action taken on any petition, application or motion?

(1) First petition, etc. Yes No

(2) Second petition, etc. Yes No

(d) If you did *not* appeal from the adverse action on any petition, application or motion, explain briefly why you did not:

As a result of actions by my court appointed attorney I gave up my rights as part of the plea bargain.

12. State *concisely* every ground on which you claim that you are being held unlawfully. Summarize *briefly* the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting same.

CAUTION: In order to proceed in the circuit court, you must state grounds that have NOT been previously and finally adjudicated or waived. If you fail to set forth all grounds in this petition, you may be barred from presenting additional grounds at a later date.

For your information, the following is a list of the most frequently raised grounds for relief in habeas corpus proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you may have other than those listed: However, you should raise in this petition all available grounds (relating to this conviction) on which you base your allegations that you are being held in custody unlawfully.

Do not check any of these listed grounds. If you select one or more of these grounds for relief, you must allege facts. The petition will be returned to you if you merely check (a) through (j) or any one of these grounds.

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by use of coerced confession.
- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.
- (e) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (j) Denial of right of appeal.

A. Ground One: A-Conviction obtained by plea of guilty which was not made with the understanding of the nature of the charge or consequences of the plea.

Supporting Facts: Petitioner was not aware that he was surrendering his post conviction rights, such as the right to appeal.

B. Ground Two: B-Conviction was obtained by use of a coerced confession by the state prosecutor threatening the petitioner with two 3 to 15 year sentences.

Supporting Facts: The prosecuting attorney threatened the petitioner with a sentence of 3 to 15 years on each charge if he refused the plea bargain and went to trial if he lost.

C. Ground Three: C-Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.

Supporting facts: The petitioners was arrested based on an informants word that illegal drugs were present on the petitioners premises.

D. Ground Four: D-Conviction obtained by the use of evidence gained pursuant to an illegal search and seizure.

Supporting Facts: The law enforcement officers searched the petitioners home and seized personal property of the petitioners without a warrant or a court order.

E. Ground Five: Conviction obtained by a violation of privilege against self incrimination.

Supporting Facts: Petitioner gave self incriminating statements to law enforcement officers before his miranda rights were read to him, and before he was permitted to speak with legal counsel.

F. Ground Six: Denial of effective assistance of counsel.

Supporting Facts: Counsel advised and allowed petitioner to unintelligently sign a plea bargain, by not fully explaining to the petitioner what he was doing by signing such an agreement.

G. Ground Seven: The informant in said case was given a lighter sentence on legal problems of his own in exchange for wearing warrantless electronic surveillance equipment into the petitioners home and by signing a statement against the petitioner.

I. Ground Seven: Petitioners United States Constitutional rights were violated.

Supporting facts: Petitioners U.S. Constitutional rights were violated when such statements were admitted as evidence. Article 3 Subsection 6.

Supporting FACTS (state *briefly* without citing cases or law) Refer to page (5-B)

13. If any of the grounds listed in 12A, B, C, and D were not previously presented in any other court, state or federal, state *briefly* what grounds were not so presented, and give your reasons for not presenting them: _____
I was not knowledgeable to the law and my court appointed counsel was negligent in his duties and responsibilities.

14. Do you have any petition or appeal now pending in any court, either state or federal, as to the judgment under attack?
Yes No

15. Give the name and address, if known, of each attorney who represented you in the following stages of the judgment attacked herein:

(a) At preliminary hearing _____
(b) At arraignment and plea Mr. E.L. Morgan, P.O. Box 1847, Lewisburg WV 24901

(c) At trial non-applicable

(d) At sentencing Mr. E.L. Morgan (see address above)

(e) On appeal non-applicable

(f) In any post-conviction proceeding non-applicable

(g) On appeal from any adverse ruling in a post-conviction proceeding non-applicable

16. Have you, or an attorney representing you, obtained a transcript of the criminal proceedings which resulted in the conviction under attack?
Yes No

17. If your answer to 16 was "no," have you submitted an Appellate Transcript Request form for transcripts to the circuit court, a court reporter, or any other tribunal or individual?
Yes No

18. If your answer to 17 was "yes," attach a copy, if available, of the Appellate Transcript Request form and provide the name of the court or person to whom it was submitted and the date of submission.

- (a) Copy of request is attached
(b) Date
(c) Name N/A

19. Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time?
Yes No

20. Do you have any future sentence to serve after you complete the sentence imposed by the judgment under attack?
Yes No

(a) If so, give name and location of court which imposed sentence to be served in the future: non-applicable

(b) Give date and length of the above sentence: non-applicable

(c) Have you filed, or do you contemplate filing, any petition attacking the judgment which imposed the sentence to be served in the future?
Yes No

Wherefore, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding.
By way of overturning the conviction on said two counts.

Prose

Signature of Attorney (if any)

I declare under penalty of perjury that the foregoing is true and correct.
Executed on 5/11/08 (date)

Vanessa D Jackson
Signature of Petitioner

3. Other than any institutional accounts, do you have any cash, checking or savings accounts?

If "Yes" state the total amount _____

4. Do you own any real estate, stocks, bonds, securities, other financial instruments, automobiles or other valuable property?

Yes No

If "Yes" describe the property and state its value.

Davion Jackson--Son--Various Amounts

5. List the persons who are dependent on you for support, state your relationship to each person and indicate how much you contribute to their support.

I declare under penalty of perjury that the above information is true and correct.

5/1/08
DATE

Davion Jackson
SIGNATURE OF APPLICANT

CERTIFICATE

(To be completed by the institution of incarceration)

I certify that the applicant named herein has the sum of \$ 242.11 in a trustee spending account at (name of institution) St. Marys Correctional Center. I further certify that

six months the applicant's average balance was \$ 316.13 and the average of more than six months was \$ 79.48 ^{daily}

30 April 2008
DATE

Tina Webb-Tus
SIGNATURE OF AUTHORIZED OFFICIAL

VERIFICATION

I, Vaughn D Jackson herewith state that to the best of my knowledge and belief the statements and facts herein presented are True and Correct. As to those statements based upon beliefs of facts, I believe same to be True and Correct. With my signature, I Swear and Attest to same.

Sworn and Attested,

Vaughn D Jackson
Pro Se

STATE OF WEST VIRGINIA,
COUNTY OF PLEASANTS, TO WIT;

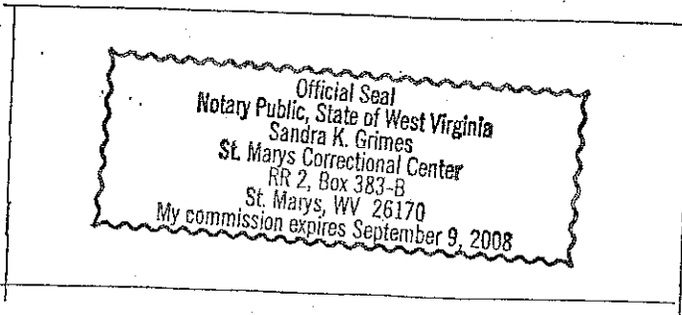
Taken, Subscribed, and Sworn before me a Notary Public in and for the County of Pleasants and the State of West Virginia on this the 20th day of May, 2008 A.D.

My Commission Expires:

09/09/2008

Sandra K. Grimes
NOTARY PUBLIC

AFFIX SEAL HERE:



SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
 Louvenne Arbuckle
 Greenbrier Circuit Clerk
 P.O. Drawer 751
 Lewisburg, W.V. 24901

2. Article Nu (Transfer) 7006 3450 0003 9312 8096

COMPLETE THIS SECTION ON DELIVERY

A. Signature *x M. Molesse A. McCoy* Agent Addressee
 B. Received by (Printed Name) _____ C. Date of Delivery 7-3-8
 D. Is delivery address different from item 1? Yes No
 If YES, enter delivery address below: _____

3. Service Type
 Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes

Sent To Greenbrier County Circuit Clerk
 Street, Apt. No. _____
 or PO Box No. _____

US Postal Service
 CERTIFIED MAIL RECEIPT
 Domestic Mail Only (Endorsement Required)
 Naughton D Jackson 180 E
 Postage \$.83
 Certified Fee 2.70
 Return Receipt Fee (Endorsement Required) 2.20
 Restricted Delivery Fee (Endorsement Required)
 Total Postage & Fees \$ 5.73
 Postmark: ST. MARIS WV 26170 JUL 3 2008 USPS

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
 Louvenne Arbuckle, Circuit Clerk
 Greenbrier County Circuit Court
 P.O. Drawer 751
 Lewisburg, W.V. 24901

2. Article Number (Transfer from service lab) 7006 3450 0003 9312 8157

COMPLETE THIS SECTION ON DELIVERY

A. Signature *x Sgt. K.W. Hanson* Agent Addressee
 B. Received by (Printed Name) Sgt. K.W. Hanson C. Date of Delivery 7-17-08
 D. Is delivery address different from item 1? Yes No
 If YES, enter delivery address below: _____

3. Service Type
 Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes

Sent To Greenbrier County Circuit Clerk
 Street, Apt. No. _____
 or PO Box No. _____

US Postal Service
 CERTIFIED MAIL RECEIPT
 Domestic Mail Only (Endorsement Required)
 Naughton D Jackson 751
 Postage \$.84
 Certified Fee 2.70
 Return Receipt Fee (Endorsement Required) 2.20
 Restricted Delivery Fee (Endorsement Required)
 Total Postage & Fees \$ 5.74
 Postmark: ST. MARIS WV 26170 JUL 17 2008 USPS

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
 Louvenne Arbuckle, Circuit Clerk
 Greenbrier County Circuit Court
 P.O. Drawer 751
 Lewisburg, W.V. 24901

2. Article Number (Transfer from service label) 7006 3450 0003 9312 8188

COMPLETE THIS SECTION ON DELIVERY

A. Signature *x Beth Blouin* Agent Addressee
 B. Received by (Printed Name) Beth Blouin C. Date of Delivery 8-4-08
 D. Is delivery address different from item 1? Yes No
 If YES, enter delivery address below: _____

3. Service Type
 Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes

Sent To Greenbrier County Circuit Clerk
 Street, Apt. No. _____
 or PO Box No. _____

US Postal Service
 CERTIFIED MAIL RECEIPT
 Domestic Mail Only (Endorsement Required)
 Naughton D Jackson L 180 E
 Postage \$.83
 Certified Fee 2.70
 Return Receipt Fee (Endorsement Required) 2.20
 Restricted Delivery Fee (Endorsement Required)
 Total Postage & Fees \$ 5.73
 Postmark: ST. MARIS WV 26170 JUL 10 2008 USPS