

State of Louisiana Tenth Judicial District Court, Natchitoches, LA

State of Louisiana, Board of Ethics

versus

JACKSON JONES, Jr., etal

docket # C-91344-A

Defendant (Jones) Motion for Continuance and Motion for  
New trial / Rehearing and Motion to vacate Aug 20, 2019 Judgment

Now into court, comes defendant (Jones) without an Attorney  
or Lawyer, and handicap status. Defendant says, Shows  
and suggests to the court as follows:

1.

On about Aug 20, 2019 Defendant appeared before the honorable  
Court under honorable Rick Harrington whom denied Jones  
Motion for Continuance in open court - State Court jurisdiction.  
Defendant motion for Continuance contain legal reasons merits  
to justify a delay to Allow Jones fundamental Fairness and  
to avoid a grave miscarriage of Justice and the law seems  
complicated, unable to prepare adequate defense to the  
Claims and allegations, other due process of law violation,  
hearsay Rule violations.

2.

Defendant (Jones) was "forced" to represent himself without  
A lawyer, after notifying Judge Harrington in open court  
and Notify the the courts Jones is not a license Attorney  
to practice Law in State of Louisiana. Defendant raises  
a court motion of objection against court judgment does  
not allow Defendant "Written Reasons for judgment" and  
the Ethic Board late fees are prescription issue Claims  
by Louisiana law to recovery 1 year money fees which  
in year 2015 or 2016, so Defendant seek Motion for New Trial.

3.

Defendant allege the state court jurisdiction is improper or wrong court jurisdiction due to constitution law violations to disqualify Jones candidacy for Parish President vote #81, whereas, the state Ethics Board violates Jones Civil Rights and federal law authority under Voting Rights Act of 1965, The Ethic Board court Ruling Judgment on Aug 20, 2019, violates Jones (African American) voting rights by unjust harassment to disqualify his candidacy and segregation of legal Black voters in the Natchitoches Parish community are exposed to discrimination Practices, due to color, race, gender, handicap law violation related to reading and writing skills. Defendant (Jones) request this Ethic Board case to be sent to Federal Court jurisdiction for jury trial Rights and other damages for discrimination claims, intimidation.

4.

Defendant (Jones) submits a copy of the motion for Continuance served on the Ethic Board on Aug 20, 2019 open court. Defendant Evidence Exhibit # D-5 (see copy

5.

Defendant allege Judge Harrington court ruling judgment Allows only 24 Hours to withdraw his candidacy for Parish President vote #81. Defendant (Jones) appeals Judge Harrington court decision by motion to vacate judgment, #1, 14<sup>th</sup>, 15<sup>th</sup>, 13<sup>th</sup> U.S. Amendments the voting Rights of the African American community would suffer an immediate impact to disqualify Jones for Parish President and its unconstitutional to violate the Voter Rights of 1965 Act, Jones request Motion to Transfer this case to Federal Court. Jones allege state law does not override Voter Right Act of 1965.

6.

The Ethic Board lawsuit copy was sent to Jones on Aug 19, 2019 by local Sheriff office Deputy Lane Lacaze and the lawsuit contents shows on Aug 16, 2019 District Judge Lala Sylvester accepted to hear this case. Defendant submit a copy of evidence Exhibit # D-6 which shows Judge Sylvester signed Aug 16<sup>th</sup>, 2019. Defendant (Jones) beliefs are Judge Harrington holds a Retired Status with the Parish and judge decision is in error, or abuse of his authority where no protection was given to the federal law Voters Right Act of 1965 related to Jones candidacy for Parish President. Jones petition the court for Motion for New trial and Motion for written Reason for judgment.

7.

On about Aug 20, 2019 the Ethic Board witness - Kristy F. Gary testified before the courts on behalf the (E.B) and Jones question Mrs Kristy whom testified she became "First learned" about Jones late fees on late July of 2019 or August of 2019 by an email sent to her by co-worker DONNA Bourgeois when Jones call to check on a letter sent to him dated July 8, 2019 - Evidence Exhibit # ~~D~~ D 7. Its clear Kristy testified she called Jones and left a voicemail for him, but, she did not write Jones a letter on any late fees. Jones shows the court. the Ethic Bd had a fiduciary duty to send a letter outlining all late fees (itemized), But, Kristy testimony states she did not send Jones a letter, so the fee should be waived by the courts.

8.

Defendant (Jones) appeals Judge Harrington only gives, Jones 24 hours to withdraw his candidacy AS Parish President which is August 21, 2019.

Request Motion to vacate the court judgment, and Motion of objection against Ethic Board Evidence #1 through #16 due to hearsay Rule violation Citing case docket #149 So 3d 250 (2014) State versus Simmie T. "Slim" Brown. Judge Harrington refused to use the 2<sup>nd</sup> Circuit Court of Appeal case to resolve the Ethics Board dispute,

Respectfully,

*Jackson Jones, Jr*  
Jackson Jones, Jr Pro'se  
3186521325  
823 Brewton St  
Natchitoches, La 71457

Certificate of Service

I hereby certify a copy to Tracy Barker Attorney for the Ethics Board by U.S mail delivery

*Jackson Jones, Jr*  
Jackson Jones, Jr

Order

I am requesting to consider motion for New Trial, Motion to Transfer this case to federal Court Jurisdiction for Civil Rights Claim with Jury Trial Rights.

*Eric R. Harrington*

District Judge - Denied

District Judge - Approved

Pro Tempore  
August 20, 2019

V

10th Judicial District Court

Jackson Jones, Jr.

Natchitoches Parish, Louisiana

Defendant Motion For Continuance

Now comes defendant, Jackson Jones, Jr. pro se, who moves the court to continue the above numbered and entitled matter to a later date to afford defendant an opportunity to either consult with competent counsel, or prepare an adequate defense to the claims and allegations in the petition.

Memorandum

Defendant was served a copy of the petition herein on August 19, 2019. The trial was set by the court for August 20, 2019, just 24 hours after notice to defendant. Defendant has no attorney nor can he afford one. Nevertheless, defendant, in the interests of fundamental fairness and to avoid a grave miscarriage of justice, requires a period of time to prepare for this trial as some of the legal facts may be questionable, and the law seems complicated. Additionally, defendant needs time

RECEIVED AND FILED  
CLERK OF DISTRICT COURT  
NATCHITOCHEES PARISH  
LOUISIANA  
AUG 20 2019  
JAMES W. JONES, JR.  
MEMORANDUM

to answer the petition after locating and reviewing any documents he may have or discover. Without at least 15 days, defendant will not be able to intelligently answer the petition or defend himself and controvert expected evidence and testimony at trial of this matter.

Therefore, defendant prays the court to grant him a continuance, reasonable in the circumstances of this case, and issue an order to that effect. The delay sought is reasonable, necessary to afford a fair hearing to defendant, is not sought for mere delay, and poses no consequential and undue injury or harm to the plaintiff's case.

Respectfully

By: Jackson Jones Jr  
Jackson Jones, Jr. Pro se  
(318) 652-1325  
823 Brewton St.  
Natchitoches, LA 71457

~~A copy~~

STATE OF LOUISIANA  
BOARD OF ETHICS

RECEIVED AND FILED DOCKET NUMBER: 91344-A  
DAVID STAMEY  
CLERK OF COURT

VERSUS

2019 AUG 16 P 2:00 10<sup>TH</sup> JUDICIAL DISTRICT COURT

JACKSON JONES, JR.,  
AND THE HON. DAVID STAMEY,  
CLERK OF COURT FOR THE PARISH  
OF NATCHITOCHES

BY: *Lala Sylvester* NATCHITOCHES PARISH, LOUISIANA  
NATCHITOCHES PARISH, LA

RECUSATION

In accord with the Louisiana Code of Civil Procedure Article 152, the Judge of Division "A" recuses herself from the hereinabove captioned matter due to the following facts:

The Judge of Division "A", while in private practice her previous law firm, Dyess Law Firm, represented the defendant, JACKSON JONES, JR. Mindful of the admonition of Canon 3C of the Code of Judicial Conduct and Louisiana Code of Civil Procedure Article 152, in order to avoid the appearance of impropriety, the Judge of Division "A" recuses herself.

DONE AND SIGNED at Natchitoches, Natchitoches Parish, Louisiana on this the 16<sup>th</sup> day of August, 2019.

*Desiree Duhon Dyess*  
DESIREE DUHON DYESS  
DISTRICT JUDGE - DIVISION A

The Judge of Division "B" of the Tenth Judicial District Court hereby  
 does  does not accept the above entitled case.

DONE AND SIGNED at Natchitoches, Natchitoches Parish, Louisiana on this  
the 16<sup>th</sup> day of August, 2019.

Def Ex-D-6

*Lala B. Sylvester*  
LALA SYLVESTER  
DISTRICT JUDGE - DIVISION B

STATE OF LOUISIANA  
BOARD OF ETHICS

NUMBER 91,344 A

VERSUS

10<sup>TH</sup> JUDICIAL DISTRICT COURT

JACKSON JONES, JR., AND THE  
HON. DAVID STAMEY, CLERK OF COURT  
FOR THE PARISH OF NATCHITOCHE

STATE OF LOUISIANA

WRITTEN REASONS FOR RULING

Following the trial of the above entitled and numbered proceeding on this date, in which the court ruled in favor of the State of Louisiana, through the Board of Ethics, defendant Jackson Jones, Jr. filed a document entitled "Motion for Continuance and Motion for New Trial/Rehearing and Motion to Vacate Aug. 20, 2019 Judgment".

The laws encompassed by the Louisiana Election Code do not allow such motions following a judgment. Accordingly, the court has denied the motions.

Thus done and signed at Natchitoches, Louisiana this 20<sup>th</sup> day of August, 2019.

  
ERIC R. HARRINGTON  
DISTRICT JUDGE PRO TEMPORE

Notice to: Counsel for plaintiff  
Jackson Jones, Jr.

2019 AUG 21 A 8:36  
DAVID STAMEY  
CLERK OF COURT  
NATCHITOCHE PARISH LA