

In the District Court of Appeal of the State of Florida  
Fifth District

John Dobbs,  
Appellant,

v.

State of Florida,  
Appellee.

Case NO. 5D07-1057

Attachment

COPY  
Receipt  
Verification

PROVIDED TO APALACHEE CI / EU ON  
January 30<sup>th</sup>, 2008 FOR MAILING  
DATE

Appellant respectfully request that the following statement and declaration be attached to the 23<sup>rd</sup> page Pro Se Amended Initial Brief, of John Dobbs mailed from Apalachee C.I. 35 Apalachee Drive, Sneads, Florida 32460 on January 24<sup>th</sup>, 2008 to the Clerk of Court, Fifth District Court of Appeal 300 South Beach Street Daytona Beach, Florida 32114, to immediately follow the Certificate of Service on page 23 of 23 pages.

Appellant acknowledges that inasmuch as Appellant is represented by counsel, the Office of the Public Defender, Seventh Judicial Circuit, it has been ordered by the court that the January 15, 2008 document submitted by Celeste Dobbs in behalf of Appellant John Dobbs has been stricken.

Therefore, Appellant submits the January 15, 2008 document (the unsigned unnotarized charge information filed Nov. 20 2006 at 4:37 pm without certification of oath against John Dobbs) submitted by Celeste Dobbs (who has durable power of Attorney of affairs of John Dobbs) in behalf of Appellant John Dobbs, as evidence and support inasmuch as Appellant represents himself, in the Pro Se Amended Initial Brief dated January 24<sup>th</sup>, 2008 served to the Clerk of Court, Fifth District Court of Appeal.

Under the Penalties of Perjury, I hereby declare that I have read the foregoing instruments, the Pro Se Amended Initial Brief dated January 24, 2008 as well as this attachment, and the facts as stated here and therein are true and correct.

Respectfully Submitted,  
John Dobbs