STATE OF OHIO **Plaintiff** 

CASE NO. 1999 CR 0873

Vs.

AFFIDAVIT OF JEFF DECKER

DAVID G. THORNE Defendant

I, Jeff Decker, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Jevorn before me theis 13th day of May, 2000, in Karlolph, Portage County, Ohio. SHIRLEY A BURKHOLDER When Dalle Ring of Ohio

Notary Public, State of Ohio My Commission Expires April 13, 2005

STATE OF OHIO

CASE NO. 1999 CR 0873

Plaintiff

Vs.

:

AFFIDAVIT OF BOBBY NULL

DAVID G. THORNE Defendant

•

- I, Bobby Null, do solemnly swear that the following is true and correct to the best of my knowledge.
  - I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed 14 CMU

Date 5-14-00

STATE OF OHIO **Plaintiff** 

CASE NO. 1999 CR 0873

Vs.

AFFIDAVIT OF JIM DAVIS

DAVID G. THORNE Defendant

I, James Davis, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

STATE OF OHIO

CASE NO: 1999 CR 0873

Plaintiff

Vs.

AFFIDAVIT OF

**JOSHUA CLAAR** 

DAVID G. THORNE Defendant

I, Joshua Claar, do solemnly swear that the following is true and correct to the best of my knowledge.

 I was subpoenaed and willing to testify for the defense of David George Thorne and was not called. I hereby swear that no promises or threats were made to me for my statement.

Signed Tery (Com

Date 17/41/ 14, 2000

Amp o cousin, went shootfighting went every weeds. might didn't stop, went sto, home.

Summit County

STATE OF OHIO

CA

CASE NO: 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

JOSHUA McCOMB

DAVID G. THORNE
Defendant

:

- I, Joshua McComb, do solemnly swear that the following is true and correct to the best of my knowledge.
  - I was subpoenaed and willing to testify for the defense of David George Thorne and was not called. I hereby swear that no promises or threats were made to me for my statement.

Signed Joshua C. M. Concle

Date 5-15-00

Any tild Coma trut if she wanted he'd to do it; no

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF ADAM CLAAR

DAVID G. THORNE Defendant

- I, Adam Claar, do solemnly swear that the following is true and correct to the best of my knowledge.
  - 1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

STATE OF OHIO

:

CASE NO: 1999 CR 0873

**Plaintiff** 

Vs.

•

AFFIDAVIT OF

JIM UBER

DAVID G. THORNE Defendant

:

I, Jim Uber, do solemnly swear that the following is true and correct to the best of my knowledge.

 I was subpoenaed and willing to testify for the defense of David George Thorne and was not called. I hereby swear that no promises or threats were made to me for my statement.

Signed\_

Date 5 - 15 - 00

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Yvame un grishtury

STATE OF OHIO

CASE NO: 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

SYLVIA STEVENS

DAVID G. THORNE Defendant

I, Sylvia Stevens, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was subpoenaed and willing to testify for the defense of David George Thorne and was not called. I hereby swear that no promises or threats were made to me for my statement.

LINDA L. DICE

Notary Public, State of Ohio

Comm. Expires <u>6-21-2</u>002

Linde & Dice

STATE OF OHIO

CASE NO: 1999 CR 0873

Plaintiff

Vs.

AFFIDAVIT OF

TODD KARNUTH

DAVID G. THORNE Defendant

State of this Portage Country

I, Todd Karnuth, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was subpoenaed and willing to testify for the defense of David George Thorne and was not called. I hereby swear that no promises or threats were made to me for my statement.

Dine Still

DIANE STROLL, Notary Public State of Ohio My Commission Expires June 4, 2002

STATE OF OHIO

:

CASE NO: 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

SUSAN KARNUTH

DAVID G. THORNE Defendant

:

I, Susan Karnuth, do solemnly swear that the following is true and correct to the best of my knowledge.

 I was subpoenaed and willing to testify for the defense of David George Thorne and was not called. I hereby swear that no promises or threats were made to me for my statement.

Signed Sungana Mounte De

Total Kurulus wife. Daniel calle morning of fineal as 9, showered and ate, then ment to f

the god from

Diene Stroll

State of this Portage Country 5/14/00

> DIANE STROLL, Notary Public State of Ohio My Commission Expires June 4, 2002

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF DAVID KOSISKO

DAVID G. THORNE Defendant

I, David Kosisko, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

PEGGY A. TYRAKOWSKI Notary Public, State of Ohio

My Commission Expires Dec. 18, 2002

STATE OF OHIO

CASE NO. 1999 CR 0873

Plaintiff

Vs.

AFFIDAVIT OF ETHEL KOSISKO

DAVID G. THORNE Defendant

I, Ethel Kosisko, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Date

PEGGY A TYRAKOWSKI

Notary Public, State of Ohio

Commission Expires Dec. 18, 2002

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF MARTY CLARK

DAVID G. THORNE Defendant

I, Marty Clark, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Swoin before me their 13th day of May, 2000, in Kandolph, Portage County, Ohio. SHIFLEY A. BURKHOLDER Notary Public, State of Ohio

Notary Public, State of Ohio My Commission Expires April 13, 2005

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

ANDY MARTEL

DAVID G. THORNE Defendant

.

I, Andy Martel, do solemnly swear that the following is true and correct to the best of my knowledge.

 I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed Ondrew C. Mortel

Sworn before me their 13th day of May, 2000, in Kandolph, Portage County, Ohio. SHREYA RIDIAN.

SHIRLEY A. BURKHOLDER Notary Public, State of Ohio My Commission Expires April 13, 2005

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

CHRISTOPHER BARTHOL

DAVID G. THORNE Defendant

I, Christopher Barthol, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed Christopher & Batton

Sworn before me their 13th lay of May 2000, in Randolph, Portage County, oh. SHIFLEY A. BURKHOLDER Notary Public, State of Ohio My Commission Expires April 13, 2005

STATE OF OHIO Plaintiff

CASE NO. 1999 CR 0873

Vs.

:

AFFIDAVIT OF PRISCILLA THORNE

DAVID G. THORNE
Defendant

:

- I, Priscilla Thorne, do solemnly swear that the following is true and correct to the best of my knowledge.
  - I was not subpoenaed to testify in the defense of David Thome. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed June Thomas

Date 5-15-00

SWORN TO BEFORE ME THIS 15TH DAY OF MAY, 2000

AND The Letter

NOEL M. LETSO, NOTARY Residence Co., Cuyahoga State of Ohio

My commission supires: July 12, 2004

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF **BILL DECKER** 

DAVID G. THORNE Defendant

I, Bill Decker, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Sworn before me their 14th day of May, 2000, in Kandolph, Portage County, Ohio. SHIPLEY A. BURICHOLDER Notary Public, State of Ohio My Commission Expires April 13, 2005

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF DOYCE DECKER

DAVID G. THORNE Defendant

I, Doyce Decker, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

My Commission Expires April 13, 2005

Sworn before me thes 13th day of 2000, in Randolph, Portage County, Ohio SHIPLEY A. BURKHOLDER Notary Public, State of Ohio My Commission Explore April 12 2005

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

SUSAN DECKER

DAVID G. THORNE Defendant

I, Susan Decker, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed Susan Wicken

SHIFLEY A BURNOLOLDER
Notary Public, States of Othio
My Commission Expires April 13, 2005

#### AFFIDAVIT OF MARCUS MARINELLI

STATE OF OHIO COUNTY OF CUYAHOGA, SS:

- I, Marcus Marinelli, depose and state under oath as follows:
- 1. I was David Thorne's instructor in the martial art of shootfighting for approximately 18 months.
- 2. David Thorne was still a novice in shootfighting at the time of his arrest in the summer of 1999. It would have taken him many more months of training before he could have been able to instruct someone else in the art.
- 3. The statement of Joseph Wilkes, the key witness against Thorne, that Thorne had been his shootfighting trainer for some time made no sense to me for that reason.
  - 4. I would have gladly testified to this had I been called to testify at Thorne's trial.
- 5. I initially thought I would have that opportunity when I was subpoenaed by Thorne's attorney. At that time, I placed several calls to the attorney to discuss what I would be asked to testify about. When these calls were never returned, I had an attorney call Thorne's attorney for me. My attorney's calls also were not returned.
- 6. When the office of Thorne's attorney finally did contact me, it was only to inform me that my testimony would not be needed. This decision was made without anyone from the attorney's office ever trying to determine what I might be able to say that might benefit David Thorne.

Further I sayeth naught.

Marcus Marinelli

Sworn and subscribed in my presence this 1/5 day of Dec., 2000.

NOTARY PUBLIC

THOMAS A. HELMICK Notary Public, State of Ohio My Commission Expires March 27, 2001

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF AMY DAVIS

DAVID G. THORNE Defendant

:

I, Amy Davis, do solemnly swear that the following is true and correct to the best of my knowledge.

 I was not subpoenaed to testify in the defense of David Thorne. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed<sub>∠</sub>

Date

5-13-00

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

RANDY MAUST

DAVID G. THORNE Defendant

:

- I, Randy Maust, do solemnly swear that the following is true and correct to the best of my knowledge.
  - 1. I was not subpoenaed to testify in the defense of David Thome. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Signed

Date

Armys mom's buffriand

STATE OF OHIO

CASE NO. 1999 CR 0873

**Plaintiff** 

Vs.

AFFIDAVIT OF

**DEBBY DAVIS** 

DAVID G. THORNE Defendant

I, Debby Davis, do solemnly swear that the following is true and correct to the best of my knowledge.

1. I was not subpoenaed to testify in the defense of David Thome. I was ready and willing to do so, but was not called. I feel that David was not given adequate counsel, and thus denied a fair trial.

Amy's mother