

1-9-05

Honorable Judge O'Malley,

In Writing you In Regards To
The gag order, My Attorney Randall
Schlegel, And my Constitutional Right
To Receive A fair And impartial
Hearing, And Trial of The Charges
Brought Against me.

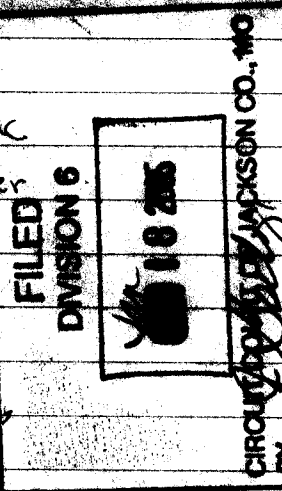
The gag order was ordered AS of
12-8-04 Due To The Extensive
Publicity In my Charges By Both
The Press, And Television media.
That publicity HAS Already Imperiled
The possibility for A fair Trial.

In Violation of The Court order
This Publicity Again Was Very much
extensive, But Now Through The
Cable Television media.

This Publicity focused upon information
That Also Would Be Barred At Any Trial -
Prior Convictions, Speculation, improper
Opinions, evidence of Bad Character,
And Guilt By Association.

On 1-6-05 A Television media
Show "The first 48" An A & E Network
Show, Aired A episode "A Serial Killer
Calls."

This Show Aired graphic Video
images of The Victims Bodies, The
Homicide Detectives And their families,
The Investigation Into these Charges
Statements About Criminal Record,
Past Conviction, Testimony of Alleged
Victims, The Contents of The 911



(2)

Caller Confessions To The Murders,
That Detectives Alleged To Be Terry
Blair, The Nature of Physical
Evidence, Opinion As To Guilt, Credibility
And Character.

Extrajudicial Statements That Contains
A Substantial Likelihood of Materially
Prejudicing A Trial Was Made And
There Is Reasonable Likelihood That
The Show "The first 48" Could Affect
The Judgement of The Jury.

The Show Have Been Shown Twice
Already, And May Probably Be Shown
many More Times Before A Trial.

The Show Images Could Eventually
If Not Already, Harm The Courts
Ability To Pick An Impartial Jury,
It Will Be Very Difficult To Set
Those Images A Side.

The Show, "Detective's Comments,
"we Believe Blair Is The one," The
Images of The Bodies, Victim
Testimony, All Impede Defendant
Right To A fair Trial.

Media Coverage Already Was An
Issue in This Case, And Now Aired
On Cable Television All over Missouri.
Police Det. Assisted Television Media
To make Extrajudicial Statements
That Any Reasonable Person Would
Expect To Be Disseminated By
Public Communication, By Allowing

Their Investigation, Interviews, And
 Evidence To Be Aired Through Audio
 Communication over Cable Television
 "Before" my Trial, And Knowing that
~~Such~~ statements, And Information
 will Have A Substantial likelihood
 of materially prejudicing trial in
 this matter.

And On Violation of the Court
 ordered gag order which is in full
 force.

"I" Have not Received Any Discovery
 Information In my own behalf, But
 The whole world HAS knowledge to
 All the Evidence, Testimony, And
 Investigators' opinion in this matter.

Detectives statements as to they
 believe that Terry Blair is the one
 who is killing these women, that
 Terry Blair is the 911 caller, and
 calling me a serial killer and
 I have not been convicted of any
 crime is a violation of my
 Constitutional right to a fair
 trial. And their opinion is not facts.

The Show Was As IF I Was on Trial, And Convicted on Cable T.V. through the Detectives Comments, the Alleged Victim's Testimonies, the graphic Showings of Victim's Bodies And All Evidence Collected or Assumed.

"Evidentiary Law" My Past Conviction for Homicide Should not Have Been Stated As Detective's Evidence To Show that the Defendant Is more likely To Have Committed the Current Crime.

Juries Are more likely To Wrongly Convict IF They Are Confronted with evidence of Prior misconduct. Juries Tend To Overvalue Such evidence, And In Some Cases Are So outraged By It that they Convict the Defendant In the new Case, even in the Absence of Sufficient Proof.

I Was Denied A Preliminary Hearing Due To The Grand Jury Indictment, And By Law none of the Evidence Could Be Discussed pertaining these

Charges. But the show was staged
As the Preliminary Hearing, And
Trial, And Received not only
Attention throughout the State of
Missour., But Worldwide notoriety.

I'm Also In Concern of my
Attorney Randall Schlegel who I feel
Have Been prejudice After Viewing
The show "The first 48" He Disregarded
my Request To file A Motion In
my Behalf Due To The Continue
Publicity, The gag order Violation,
The Showing of State Evidence, And
The fact that I can not Receive
A fair Trial under the "Constitution",
Anywhere. His Statement was that
I'm Right, But those Women didnt
Deserve to Die.

I now feel that I'm Being
Denied the right to Counsel Also,
So I'm Asking the Court To Hold
this letter As my motion, And
Reason To Ask The Court AS
The Accused, To Dismiss Due
To These grounds, And the gag