

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF VIRGINIA
ROANOKE DIVISION

CLERK'S OFFICE U.S. DIST. COURT
AT ROANOKE, VA
FILED

DEC 20 2010

JULIA C. DUDLEY, CLERK
BY: *[Signature]*
DEPUTY CLERK

WILLIAM W. THOMAS, JR., pro se)
)
 Plaintiff)
)
 v.)
)
 CITY OF STANTON, VIRIGNIA)
)
 Defendant)
)
 &)
)
 John Doe No. 1-6)
)
 Defendants

Civil Case No. 7:10-cv-00553

ADDENDUM

**NOW COMES the Plaintiff to request this case be heard in United States
District Court, Roanoke, Virginia and cites the following:**

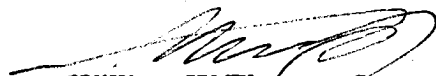
- A. The Roanoke Court is the closest U. S. Court to this writer's home; being
6 miles less than Harrisonburg and 10 less than Charlottesville.**

- B. This suit is the result of police harassment that has been going on for 40,
plus, years that met a spectacular conclusion with the killer's death bed
confession, in December 2008. Redress is sought per Federal statute.**

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- C. There has been a lot press attention; with requests for network television, or newspaper interviews. Plaintiff has limited press access to a minimum.
- D. An example being the presence of a reporter when this writer arrived at the Courthouse to file the Complaint. Another being to ^{NEED} turn off land line telephone service to avoid a recent onslaught of calls.
- E. Much of the attention is well intended support, or reporting "long ago" facts, but it is a distraction. Plaintiff seeks his day in Court, with as little diversion as possible, as requiem for a life no one would choose.
- F. There is recognition of the U. S. Court system as the eminent symbol of Justice in the world, the fact I have been well treated in this Court in the past, and the simple need for a fair hearing, that further support this request for the privilege of presence, in this Court, for this matter.
- G. This writer is aware that it is not a coincidence that pro se and "pain the in the neck" begin with the same letter; and will strive to limit need for indulgence by the Court, or opposing counsel.

Respectfully,



William W Thomas, Jr.
722 Spottswood Road
Spottswood, Virginia 24476
© 540-447-6226

December 20, 2010

CERTIFICATE OF SERVICE

NOW COMES William W. Thomas, Jr to affirm that the original AMMENDMENT germane to that Civil Action being William W. Thomas, Jr., pro se v City of Staunton, Virginia And John Does 1-6 was hand delivered to:

Office of the Clerk
United States District Court
Poff Federal Building
Roanoke, Virginia

NOW COMES William W. Thomas, Jr. to swear that on Monday, December 13, 2010 a true copy of the ADMENDMENT germane to William W. Thomas, Jr., pro se v. City of Staunton, Virginia and John Does 1-6 was mailed, by U.S. Mail, postage paid in full to:

Douglas L. Guynn, Esquire
Staunton City Attorney
Post office Box 58
Staunton, Virginia 24402-0058

Mayor Lacy B. King, Jr.
Post Office Box 58
Staunton, Virginia 24402

Stephen F. Owen
Staunton City Manager
Post Office Box 58
Staunton, Virginia 24402-0058

Victor M. Santos, Esquire
Nelson, McPherson, Summers & Santos
Attorneys at Law
Post Office Box 1287
Staunton, Virginia 24402-1287

Respectfully,



William W. Thomas, Jr.
722 Spottswood Road
Spottswood, Virginia 24476

December 20, 2010