

02-512-CD  
ROY PAUL WARMAN, JR. -vs- CARNETTA SCRUGGS

Roy Paul Warman, Jr.  
CN-0175  
P.O. Box 1000  
Houtzdale, PA 16698-1000

To: Office of the Prothonotary  
C/O Clearfield County Courthouse  
230 East Market Street  
Clearfield, PA 16830

*April 2, 2002*

Re: Docket/File & Time Stamp  
Enclosed Civil Action

Dear Prothonotary:

Please find enclosed a Civil Action and Forma Pauperis. I request that you file and docket the Civil Action, Keep one for your records, time stamp and return the other (2) Two copies to me, one of which I will have the Sheriff's serve on this Defendant. When this Action has been served, I will file with your office an Affidavit that the action has been served along with all paper work that the same had been served on this defendant.

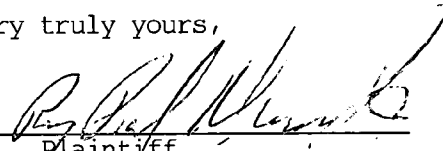
I thank you for your time and understanding in this matter and look forward to a reply and action regarding this matter.

ORIGINAL

I. F. P.

WITH COMMENT TO  
CA

Very truly yours,

  
Plaintiff

Roy Paul Warman, Jr. Pro se.

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY PENNSYLVANIA

CIVIL DIVISION

FILED

013  
APR 02 2002

COPIES  
William A. Shaw  
Prothonotary

ROY PAUL WARMAN, JR.  
CN-0175  
S.C.I. HOUTZDALE  
P.O. BOX 1000  
HOUTZDALE, PA 16698-1000  
Plaintiff

NO: 02-512-2, 2002

vs.

MISS. CARNETTA SCRUGGS  
401 4th AVE.  
NEW KENSINGTON, PA 15068  
Defendant


MOTION/AFFIDAVIT IN SUPPORT TO PROCEED IN FORMA PAUPERIS

I, Roy Paul Warman, Jr., say I am a Pauper as Defined by Law, and that I hereby move your Honorable Court for leave to proceed in Forma Pauperis without being requested to pay the requested fees and cost: And in support hereof I Affirm:

1. I have no funds, money or property
2. I have no means of income.
3. I do not own or posses any stocks, bonds, bank accounts, real estate, automobiles or other valuable property.
4. Because of my poverty I am unable to pay the requested fees and cost, or offer security therefore.
5. I know of no one from whom I could borrow sufficient funds to pay said fees and cost.
6. I believe I am entitled to the redress I seek.
7. I realize that I am entitled to the redress & under any continuing obligation to notify the Court of any change in my financial condition.

This verification is made subject to the penalties of 18 Pa. C.S.A. § 4904, relating to unsworn falsification to authorities, which provides for criminal penalties if a person, with the intent to mislead, make a written false statement which he does not believe to be true.

Dated: April 2, 2002

  
Plaintiff  
Roy Paul Warman, Jr., Pro se.

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

ROY PAUL WARMAN, JR.  
CN-0175

P.O. BOX 1000

S.C.I. HOUTZDALE

HOUTZDALE, PA. 16698-1000

Plaintiff

NO: \_\_\_\_\_ of 2002

vs.

MISS. CARNETTA SCRUGGS

401 4th AVE.

NEW KENSINGTON, PA 15068

Defendant

NOTICE TO DEFEND

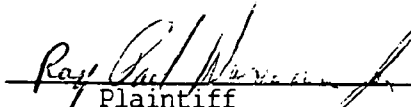
You have been sued in Court, if you wish to defend against the claims set forth in the following pages, you must take action within (20) days after this complaint and notice are served by entering a written appearance personally, or, by attorney and filling in writing your offense or objection to the claims set forth against you. You are warned that if you fail to do so, the case may proceed without you and a judgement may be entered against you by the Court without further notice for any money claimed in the complaint or for any other claims or relief requested by the Plaintiff. You may lose money or property or other rights important to you.

**Note:**

You should take the paper to your lawyer at once if you do not have a lawyer or cannot afford one, go to or telephone the office set forth below to find out where you can get legal help.

Westmoreland County Bar Association  
129 North Pennsylvania Avenue  
Greensburg, Pennsylvania 15601  
(412) 834-8490

Dated: April 2, 2002

  
Plaintiff  
Roy Paul Warman, Jr. Pro Se.

IN THE COURT OF COMMON PLEASE OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

ROY PAUL WARMAN, JR.  
CN-0175

S.C.I. HOUTZDALE  
P.O. BOX 1000

HOUTZDALE, PA 16698-1000

Plaintiff

NO: \_\_\_\_\_ of 2002

vs.

MISS. CARNETTA SCRUGGS  
401 4th AVE.

NEW KENSINGTON, PA 15068  
Defendant

CIVIL ACTION

This is a civil action by Roy Paul Warman, Jr., a pro se Plaintiff, alleging, Falsification of Statements to Authorities, Obstructing Justice, False Evidence, in a effort to cause this Plaintiff prolonged legal problems and/or incarceration.

JURISDICTION

This is a civil action law suit which this Court has original jurisdiction pursuant to 42 Pa. C.S.A. § 931 (a) (b) (c).

PARTIES

**Plaintiff**, Roy Paul Warman, Jr., whom is presently incarcerated at the State Correctional Institution at Houtzdale, Pennsylvania.

Defendant, Miss. Carnetta Scruggs, 401 4th Ave., New Kensington, PA. 15068

1. That on January 25, 2001, this Plaintiff and the Court Of Common Please of Allegheny County, Pennsylvania, was informed by one of the Assistant District Attorney's of that County that this Defendant had informed his Office that She seen this Plaintiff strike his girlfriend, and this Defendant also stated she seen this Plaintiff push girlfriends head into a mirror.
2. This information being untrue and supported via the testimony and statements given to authorities via Plaintiff's then girlfriend.
3. Girlfriends statements and tesimony to authorities was that this Defendant was in the residence, sitting in the living room, that this Plaintiff closed the bedroom door. This made it unable for this Defendant to see anything going on within the bedroom.
4. The information and personal knowledge of this Defendant was false, not being supported via the Police and or Court Records in this matter.

Count 1. Warman v. Scruggs  
Falsification of Statements

This Defendant made statements to Authorities in which she knew was untrue. Statements made by this Defendant is not supported via any reports or Court Record.

Count 2. Warman v. Scruggs  
Obstructing Justice

This Defendant in her statements to Authorities did undermined the truth-determining process.

Count 3. Warman v. Scruggs  
False Evidence

This Defendant in her False Statements gave the Commonwealth

Evidence to be used against this Plaintiff in a Court of Law.  
Evidence in which was used against this Plaintiff as this Defendant  
had planed. The record supports this Evidence as being False Evidence.

Count 4. Warman v. Scruggs  
Prolonged Legal Problem/Incarceration

This Defendant in her statements given has caused on going Court  
Hearings in Order to clear the record of the information via this  
Defendant, and until the record is clear of this information, the  
facts are unknown within the record. Meaning on going Court dates  
and Incarceration for this Plaintiff.

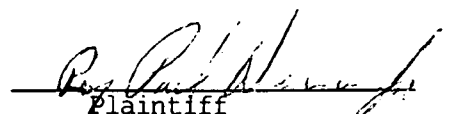
DAMAGES

1. Grant Plaintiff compensatory damages to recover from defendant in Count 1.  
in excess of Five Thousand Dollars.
2. Grant Plaintiff compensatory damages to recover from defendant in Count 2.  
in excess of Five Thousand Dollars.
3. Grant Plaintiff compensatory damages to recover from defendant in Count 3.  
in excess of Five Thousand Dollars.
4. Grant Plaintiff compensatory damages to recover from defendant in Count 4.  
in excess of Five Thousand Dollars.
5. Gant Plaintiff reasonable attorney fees, and his reasonable costs incurred  
from which this civil action has been commenced.

All damage claims are claimed and damanded jointly and jointly and severally  
from this defenant.

Plaintiff demands a trial by jury.

Dated: April 2, 2002

  
Plaintiff  
Roy Paul Warman, Jr. Pro se.

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

ROY PAUL WARMAN, JR.  
CN-0175

S.C.I. HOUTZDALE

HOUTZDALE, PA 16698-1000

Plaintiff

NO: \_\_\_\_\_ of 2002

vs.

MISS CARNETTA SCRUGGS

401 4th AVE.

NEW KENSINGTON, PA 15068


Defendant

A F F I D A V I T

I, Roy Paul Warman, Jr., hereby verify that the statements made in  
this action are true and correct, to the best of my knowledge.

I understand that false statements herein are subject to the penalties  
of 18 C.S.A. § 4904 relating to unsworn falsification to authorities.

Dated: April 2, 2002

  
\_\_\_\_\_  
Plaintiff  
Roy Paul Warman, Jr. Pro Se.



IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

ROY PAUL WARMAN, JR.

CN-0175

P.O. BOX 1000

S.C.I. HOUTZDALE

HOUTZDALE, PA. 16698-1000

Plaintiff

NO: \_\_\_\_\_ of 2002

vs.

MISS. CARNETTA SCRUGGS

401 4th AVE.

NEW KENSINGTON, PA 15068

Defendant

PROOF OF SERVICE

I, Roy Paul Warman, Jr., hereby certify that I have this 2, day of  
April 2, 2002, made service of the foregoing action upon the person(s)  
listed below in the manner of **First Class U.S. Mail**, sent postage prepaid.

Office of the Prothonotary  
C/o Clearfield County Courthouse  
230 East Market Street  
Clearfield, PA 16830

3 copies enclosed, (1) copy to be filed for the Courts records, (2) copies  
to be returned to the Plaintiff time stamped and filed. (1) of which will  
be served upon this Defendant via the Sheriff's Office as requested by the  
Rules of Court.

Dated: April 2, 2002

  
Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
CIVIL DIVISION

ROY PAUL WARMAN, JR.,  
Plaintiff

vs.

MISS. CARNETTA SCRUGGS,  
Defendant

\*  
\*  
\*  
\*  
\*  
\*  
\*

No. 2002-512-C.D.

O R D E R

NOW, this 6<sup>th</sup> day of September, 2002, the Court being in receipt of the "civil action" filed by the Plaintiff, it is the ORDER of this Court as follows:

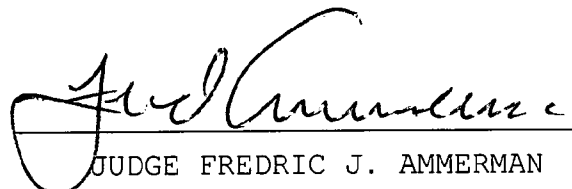
1. In that the Court of Common Pleas of Clearfield County does not appear to be the county of appropriate jurisdiction and/or venue regarding the allegations, in that the Plaintiff has no connection to this county except it being his place of incarceration and all allegations set forth within the "civil action" took place in Westmoreland or Allegheny County, the civil action is hereby DISMISSED.

2. Pursuant to Plaintiff's request as set forth in his letter of April 27, 2002, all documents, filed or otherwise, shall be returned to the Plaintiff.

By the Court,

**FILED**

SEP 06 2002  
01/20/1cc to Dy.  
William A. Shaw  
Prothonotary

  
JUDGE FREDRIC J. AMMERMAN

Dear Prothonotary,

April 27, 2002

I am writing you relating to Case # 2002-00512-CD, Clarence J. Acruigg.

I wrote your office last week and requested that you withdraw my Action listed above and return it to me in order that I file it in the County in which the Defendant lives.

I am again requesting that you withdraw the Action stated above and return the same to me in order that I may retype and forward to Westmoreland County.

I don't understand why this action has not been returned to me as requested?

I thank you for your time and understanding in this matter and hope this letter is all the steps I am going to need to take to have this Action returned to me as requested.

Thank you,

Copy filed

By Paul Blum