

Hello viewers:

I want to say Happy Holidays. I hope everyone get what they desire for the Holidays. For myself I will thank God that I am alive. I've lost so many love ones in the past two years. Don't get me wrong, I am grateful for any gifts and the delicious foods. Today is my birthday December 20th. a young lady gave me a ~~card~~ Birthday Card and some food. I am grateful for that. But more so grateful that I live to see 49 years old.

Even though we have left Thanksgiving Holiday what are you grateful for during this holiday season?

Written by  
Jennifer Johnson



## Problematic Circumstance That needs a resolution

2017 I filed a writ mandamus in the Decatur County (Bainbridge, GA). I also include in this mandamus - a motion to recuse every judge and District attorney in this County. So according to the law under O.C.G.A code, my motion should have been transferred to the eldest Chief Judge in that District. Instead Chief Judge Chason sign off on his ~~own~~ own motion to recuse. How could a judge deny his own motion to recuse? If this so, the law needs to be looked into and changed.

When Chief Judge Chason did that I got copies of it. Next I filed a grievance at the Judicial Quality Commission attaching the evidence, which he violated once of the policy rule at this organization. They didn't reprimand Chief Judge Chason. Judicial Quality Commission denied my grievance. I filed a lawsuit 2017 in the Newton County Superior Court against Judicial Quality Commission. In my lawsuit, I put all my proper paperwork, former Pauper's Certificate of Service - showing everybody had been served. Suddenly after constantly asking why haven't I went to court on this, Clerk Linda D. Hays ~~At~~ ~~County~~ Newton County Clerk stated I had to serve all parties, I said ma'am I put all the proper paperwork with my lawsuit. After going back and forth with her about I put a Certificate of Service of everyone I served in this lawsuit



and that she had to serve the Sheriff department. So we can go to court on this motion. I realize this lady had trashed my certificate of service to throw the lawsuit off. I then amended my motion with her name added to my lawsuit because she done the same thing the other defendants done. ~~Recommended~~ I also recommended she be removed from her position. She finally served the defendants, But I never went to court on my lawsuit. I put in my motion for court and to be transferred to courts. Instead I received a letter from a new clerk that the time has overlapped, so they dismissed my lawsuit. <sup>saying</sup> I could refile. Why should I have to refile when this this clerk Linda D. Hays was wrong for getting ~~rid~~ rid of my certificate of service and dragging her legs to serve the Sheriff department so they can go serve ~~to~~ the defendants. Truly I believe in the case of Johnson v. Judicial Qualification Commission - Superior Court of Newton County Civil action file No. 2017-CV-2476-5 Connington, GA — Zip 30014 Address 1132 Usher Street, Room 208. that I should get paid because Linda D. Hays was wrong for deceiving the courts that I didn't serve all parties. But truth of ~~that~~ the matter she trashed my certificate of service in the trash. I have been practicing pro se law over 20 years, why should I continued to be penalized for corrupted people in the government. I shouldn't have



to refile nothing in Corington Superior Courts,  
But what needs to happen is Newton County  
pay me for the damage done through  
their clerk Linda D. Hayes.

Written by  
Jennifer Johnson