

Based on the foregoing Findings of Fact, the Court makes the following

CONCLUSIONS OF LAW:

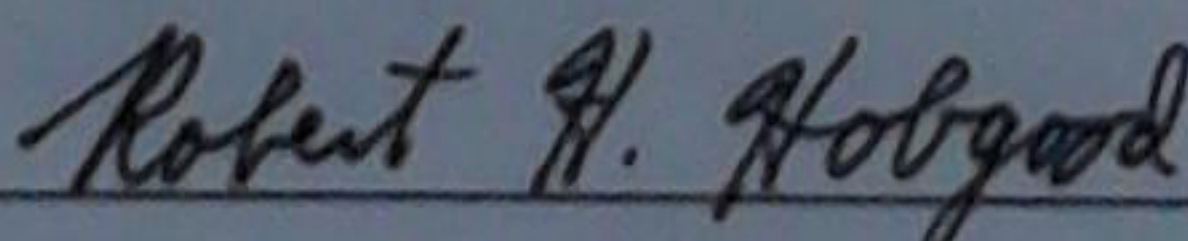
1. This Court has jurisdiction over this subject matter.
2. The Defendant's mother has no standing to write and file legal documents on behalf of her son.
3. The Defendant's attorney has not adopted the legal pleading filed by his client's mother purported on behalf of the Defendant and "Action for Justice (AXJ).
4. The Defendant has been lawfully indicted by the Franklin County Grand Jury.
5. The Defendant has a Court date within 15 days of today.
6. The Court is reluctant to accept this pleading as a Motion for a Speedy Trial without the request or consent of the Defendant's attorney.
7. The paper writing filed by the Defendant's mother should be dismissed.

WHEREFORE, IT IS ORDERED that the paper writing entitled "Habeas corpus ad subjiciendum" is denied and dismissed. The case remains on the Franklin County Criminal Superior Court calendar of 21 January 2014.

The Franklin County Clerk of Superior Court shall mail a copy of this Order to the following persons:

1. Elizabeth Crudup, no address given, attempt to find her address by telephone (919) 758-6704;
2. Mike Klinkosum, Attorney at Law, Cheshire, Parker, Schneider & Bryan, P.L.L.C., 133 Fayetteville St., Suite 500, Raleigh, NC 27601;
3. Assistant District Attorney Annette Sellers, Franklin County Courthouse;
4. Shannon Zack Nyamodi, Franklin County Detention Center, 285 T. Kemp Road, Louisburg, NC 27549;
5. District Attorney Sam Currin, Granville County Courthouse, Oxford, NC 27565;
6. Ms. Gina Phillips, Administrative Assistant to the District Attorney, Granville County Courthouse, Oxford, NC 27565; and
7. The Honorable Henry W. Hight, Jr., Resident Superior Court Judge, Vance County Courthouse, Henderson, NC 27536.

This the 6th day of January, 2014.



ROBERT H. HOBGOOD
Sr. Resident Superior Court Judge
Ninth Judicial District