

IN THE CIRCUIT COURT OF THE
NINTH JUDICIAL CIRCUIT, IN
AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,

CASE NUMBER: 08-CF-0015606-O

Plaintiff,

Vs.

CASEY ANTHONY,

Defendant.

NOTICE OF CONFLICT

COMES NOW the Texas Equusearch, by and through its undersigned attorney and files this Notice of Conflict and as grounds therefore would state:

1. That the hearing currently scheduled on Tuesday, June 1, 2010 at 2:00 p.m., is for the Defendant's Motion for Reconsideration of Certain Prior Rulings by Disqualified Judge.
2. The counsel for the Defendant, Cheney Mason, had scheduled this hearing without coordinating with the undersigned counsel. On Friday, May 21, 2010, Attorney Mason's office emailed the undersigned's office notifying them of the hearing. At no time prior to this notification was the undersigned contacted to coordinate this hearing.
3. One of the basis's of this motion is regarding the Defendant's Motion to Modify the Court's Order on Defendant's Application for Subpoena Duces Tecum for Documents in Possession of Texas Equusearch. These documents which are the subject of the motion are in the possession of the undersigned who has been scheduled for a preplanned family holiday during that week.

4. This aspect of the case regarding the Subpoena Duces Tecum is of a civil nature and therefore the Civil Administrative Policies and Procedures state under Section 11(b)(2) states: *If at all possible, hearing time for complex motions or several motions to be heard at one time should be cleared with all affected counsel so as to avoid calendar conflicts.* This policy was clearly not followed by the counsel for the Defendant. Moreover, local custom has long established that out of professional courtesy that the opposing counsel be contacted to coordinate a mutually convenient or available time. This was not done by Mr. Mason who scheduled the hearing.

5. That the office of the undersigned attorney has been in contact with the Law Office of Cheney Mason. They have indicated a willingness to change the date and a new date is being worked on. However, since the Notice of Hearing has been issued and the hearing not cancelled, undersigned counsel has memorialized the circumstances and conflict with this Notice so that it is assured of being cancelled and rescheduled.

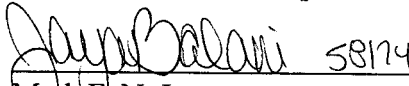
6. That this Motion is made in good faith and not for purpose of any unnecessary delay.

WHEREFORE Texas Equusearch, respectfully requests this Honorable Court to reset the hearing on the Defendant's motion for the above-stated reasons.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by facsimile/hand delivery to the OFFICE OF THE STATE ATTORNEY, Linda Drane-Burdick, ASA, 415 North Orange Avenue, Orlando, Florida 32801, Jose Baez, 522 Simpson Road, Kissimmee, Florida 34744, and J. Cheney Mason, 390 N. Orange Avenue, Suite 2100, Orlando, Florida 32801 this 24th day of May, 2010.

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