

IN THE SUPREME COURT OF KANSAS
TOPEKA, KANSAS

EDDIE MENDIA
Plaintiff-ProSec-Appellant

Appellate Case
19-121573-A

v.

17cr 583 SG

SHANE MOYER &
ABBY HARMAN
Defendants-Appellees

Chapter 60

ADDITION TO PLAINTIFF'S PETITION FOR
REVIEW OF APPEAL COURT'S ORDER

In reviewing the Request for transcript issued to the Court's staff reporter K. Cook and S. Frytherch filed stamped into the District Court's case record on Nov. 19, 2018 at 3:19 pm states in part: "be prepared for post trial motions and/or the appeal of this case". Because of this lower case a, the phrase does comply with K.S.A 60-2103(b) as a notice and further identifies specify the parties taking the appeal. Further states: "shall designate the judgment OR [part] thereof appealed from" part- verbal decisions such as made by Judge Fleetwood on 11-5-2018 and those of Judge Dahlk with respect to motion for reclose, instructions to jury (bias), objections during kangaroo trial, Verdict form, denial of interlocutory appeal of the Summary judgment order. see Vol. 4, P. 7, L. 25; then there is the chit-chat not relevant but engaged in compromising the court while on the record then later when off the record see Vol. 4, P. 9, L. 3-14; then the ordered perimeters of the kangaroo trial wherein all my factual claims were jumped over. see Vol. 4, P. 12, L. 5-7; then when the court shields one of the defendants. see Vol. 4, P. 14, L. 21-25

Numbers 3, and 4, of said Request for transcript includes Judge Fleetwood's hearing and oral decision. The kangaroo trial. See Vol. 6, 7, 8, transcripts.

The Request for Transcript further states: "This Request pursuant to S.Ct Rule 3.03 on Nov 19th 2018." This Rule names the Kansas Appellate Court.

The Notice of Appeal of April 23, 2019 DOES NOT invalidate the Nov. 19, 2018 NOTICE "be prepared for post trial motions and/or the appeal of this case". The 23rd notice was to confirm the focus onto the "appeals from, adverse orders" being a direct reference to KSA 60-2103 (b) "or part thereof appealed from." The statute had been satisfied by the Nov. 19 2018 Request for Transcript.

The Bill of Rights Kansas Constitution #3 is the people's mandate to the right of equal access to government as a Pro Se in their own personal abilities; - to consult for their common good; a two way communication for the redress of grievances; to present their case, in their own abilities, and receive a decision on the facts presented, at all levels of the process including appeals as a right. Section 5 trial must be without unreasonable restriction, 55 K 694. Words of this section have unlimited significance to protect the people Kansans.

The denial of this case by the Appeal Court was error no ruling on the facts of this case.

CERTIFICATE OF SERVICE

I certify that a copy of this ADDITIONS was faxed to S. Bruss at X816-421-7915 on this 14 Jan. 2020. and Email - sbruss@fsm-lawfirm.com

Eddie Mendia
Eddie Mendia

Respectfully submitted,
Eddie Mendia
Eddie Mendia Pro Se
1706 ELLIS
Wichita Kansas 67211
316-993-5446

Clerk Courts 785 296 1028 FAX X
P. 785 296 3229
appellateclerk@kscourts.org