

In the state of
South Carolina
County of Abbeville

Steven Bixby 006024

Applicant

V.5
S.C.

Respondant

RECEIVED

Aug 12 2025

S.C. SUPREME COURT

In the Court of
Common Pleas
Eighth Judicial
Circuit

ca. # 2024-CP-01-00375

&:

* S.C. Supreme Court
in reference too:
appellate Case #:
2007-054161

August 10th 2025:

"Now Comes the "Belligerant" Applicant / Demandant": "Im Propria Persona

as an: "Innocent Man", "Accused"

(scripture defines accuser as: "Satan"!!)

Fraudulantly, Vindictively, Maliciously
with Aforethought, & without Jurisdiction

-m, Right or Authority, Under Color of Law,
& in Conspiracy too deprive, deny, Trea-

-somously Defendants Substantial
Due Process Rights, which because of

Rule 24 (appellate Rules) the filings

since day one Can Not be argued, Refut-

-ed, challenged or scrutinized & stand

as: "FACT"!!! "Reversible Error"!!!

* This filing is intended to be a

"Adendum" as well as a challenge

to documents submitted by Demier. But I have NOT yet received fruersons or Maddox Evaluations as of yet, & it is / Was my understanding these filings were to be filed NO later than August 5th 2025! all of my documents are done in at least duplicate, & I am having Major issues, writing, seeing, & facilitating these documents as I am without a secretary or Assistant to aid me in these Endeavors! "I am having Muscle Spasms, Cramps, Aches, Pains, & am unable to sit still for long as I cannot control my writing arm/hand for any period of time due to the 1988 frostbite injury that because of the 88% whole person permanent impairment my former injury is regressing to former inability due to lack of use!! I am almost blind in all 6 eyes (legally) I have been forced to wear glasses S.C.D.C. knew were wrong 1 1/2 years ago after I fell August of last year (passed out, & fell) in Cell 110A, & broke my old glasses, forcing me to wear glasses that were wrong, & I tried to have replaced, as the lenses were on the wrong eyes!! Now its why bother I am dead anyway.

This is Not Meant to be as a "Pitty Party" it is opposing the injustices dont just exist in S. C., & the Court systems but is clear Corruptions everywhere! (Further proof of Unfair, & partial prejudices everywhere)

"Its Not Paranoia if you can prove it"!
How Can a Biased, & Prejudiced legal system Control a fair, & Impartial trial as being a party to their own suit with clear, & admitted Conflicts of Interest themselves, as: "Co-Conspirators in: State v. Bibby"? Im clear violation, & perjury to sworn Oaths of office to state & U.S. Constitutions!

Anyways: There is proof positive of the P.T.S.D. that I have aquired, but was Not Noted until after 12/08/03, & was Not at all addressed until later on!?? Why??? P.T.S.D. was in its infant stages, & Not yet recognized by Medical even though ever back then (2003) I had aquired symptoms Now Recognized, & Medically Confirmed! which has further progressed in the past couple of years due to lots of Circumstances Causually related to the 12/08/03 war brought upon the Bibbys, & the continual attacks against us, & the Vindictive Prosecutions / Persecutions of Continuum Injustice & treachery by Our Accusers (satan & his Minions.)

I as I have admirably proclaimed since day 1 Am An: "Innocent Man", & Not only does Discovery prove it, but s.c. law is clear regarding Self-Defense, Self-Preservation, but trial transcripts also prove admitted (outside of Juries Presence) at side bar (My lawyers, Prosecution, Judge Macaulay) Anthony the assistant County Prosecutor stated: "If Mrs. Biffy is correct it would: "Negate" any charges against the Biffys"! That is a clear "Miscarriage of Justice", & it is a proof positive of "Suborning Perjury"! Vindictive Prosecution, Fraud (But Not limited hereto) which Nullifies Conviction: "Void-ab-initio" How when there are Dogens upon Dogens of proofs of: "Innocence" Could I possibly be Competant to be executed ???

* "a good faith belief that ones Not violating the law Negates Willfulness whether or Not the claimed belief or Misunderstanding is objectively reasonable. Statutory Willfulness... is the voluntary, intentional violation of a known legal Duty"! Reversible Error "Cheek v. U.S. 498 U.S. 192 (1991) "Mens Rae" (Danny Wilsons statutory Willfulness violated his known legal Duty

, & his Direct Imsubordination 12/08/03
from Chief Deputy Marison Johnson
& then sheriff Foodwin to Not go to
the Bipby house".) "felonious trespass"

* Demiers January 17th 2025 Report
(if you believe in Coincidences, & dont
is the Birthday of my Rapist sister)
Demier uses: "Madison V. Alabama: 139
S. Ct. 718, 723 (2019) which is: "Ex-Post
Facto" / Did not exist prior to supposed
offense, & surely Not prior to my sympto
ms of P.T.S.D. therefore Madison V. Alab
ama is Not admissable or relevant but,
the referance by the U.S. Supreme Court
which is a: "Privilege & Immunity
Under Article 4 of U.S. Constitution in
regards to: "Blackstones Commentaries
is extremely relevant!" Blackstones
Commentaries are the very defining, & disc
riptioning today as when the Commentar
ies were written, & used as referance
in Cases (Even Nine) used as factual refer
ances to legal questions! U.S. Supreme
Court in 2019 Madison V. Alabama Decision
uses Blackstones Commentaries as defining
factfinder! Judge Malouley set as judge
by Jean Toal in my Case used Blacksto
mes Commentary for Definition of Constable

Regardless there is "ZERO" penalty for the
Exercise of a Constitutional Right. But S.C.
has converted/Perverted Rights into a
Crime! This is Not Justice, this is NOT
the "Rule of Law" Annotated in Law
Books, & the very Cornerstone of our
"Representative Republic", & Lady Justice's
Blind Justice that Demands Unbridled, &
absolute justice, Not Vindictive, Fraudul-
ent Government Conspiracies against
"We the People" who Created Government
to preserve, protect, & defend our God
given Inalienable Rights Not to Encroach
& oppress as tyrants these Rights!!!!
Government exists only at the behest
of the People! "Not Vice-Versa"! & was NOT
Convicted in a Court of Law! but in a
"Star Chamber" without jurisdiction or
Authority Period! Admittedly Under
Rule 24(a) Appellate Court Rules: "Failure
to Answer": "Failure to Answer formal char-
ges shall constitute an Admission of the
factual Allegations". (S.C. guilty as charged)
*All psychological evaluations are totally
unconstitutional, & as statute laws are
either legislative or judicial legislation
which are always open to scrutiny as
they are Not Constitutional if they Violate
the Constitution itself! They are Repugnant

psychological Evaluations are Unconstit-
-tional in Part (But Not Limited Hereforeto)
because they violate state & U.S. Constitut-
-ions Oaths of offices by Government officials
in that these illegal evaluations are in confl-
-ict of: "Religious Freedoms"/Conscience
(1st Amendment); They Violate illegal search
& seizures (4th Amendment); They Violate
Self-Incrimination (5th Amendment) & they
are Cruel, & Unusual as they Violate Due
Process Rights specifically protected by the
Constitutions which are in Violation of every
Persons Article 4 Rights Regarding Privileges
& Immunities as well as the Constitutions
definition that there: "shall be no Religious
tests". (But Not Limited Hereforeto)

* "Everyone who has wronged me will be
tried on Judgement Day by God, Christ
in my Presence fore Evils against Me"!.
My Innocent Blood be upon them & their
Childrens, childrens, children, & May
God have more tolerance on Sodom, &
Sodomrah than for mine Enemies on
Judgement Day! Woe unto Mine Enemies!"!

* "I am Not responsible for my enemies
Actions or Inactions once I show
that Ezekiel 3 releases any Burdens!!"

I am very clear about these facts as I am exposing all Evils to the light. I am NOT going to be judged on someones Evils! That Burden is on them alone! Not me! Remember: "That what you sew, so shall you reap"! "My judgement is True"! I have NOT been judged honestly by my Accuser (Satan, & his Minions) after all isn't it a True Statement that my Accusers/Satan is the: "Great Deceiver"?? & the Original Murderer, whom Jesus Christ Himself in John Chapter 8 referred to as: "a Jew" (Cain/Original Murderer) are/were eternally Cursed!!! Jesus Christ said: "If you are Not with me you are against Me"! (St. Luke 11:23) "If my Pardom of Innocense does Not achieve its Necessities it brings the Oath to God into the light, & puts judgement on Oath Violator, which clears my soul as Jesus Christ says: "Fear NOT he who can only Kill the Body, But Fear Him who can Kill Body, & soul"! who is it that thinks 2000 plus years after the Murder of My Lord, & Saviour Jesus Christ that today's Sanhedrin is any Less Evil today than 2000 years ago?? The Sanhedrin Court Murdered

Jesus Christ"! From the Blood of Able too
the Murdering Sanhedrin Courts of today
Murdering, & Running to shed Innocent
Blood, Their Fathers Murdered the Prophets
& they Build the tombs of their fathers to
Celebrate the Shedding of Innocent Blood!
"Woe unto Ye Lawyers scholars of the
Law"! (St Luke 11: 45-54) "Time Will Tell"!
Like Jesus Christ Himself the U.S. Constitution
gives Inalienable Rights. Statutes are laws
of society, & the Constitution is laws of Human
Nature, & laws of Human Nature supercede the
laws of society"! Demier claims I have "Inaccu-
-rate beliefs about the Constitution"! "Like what."
"???" Claims are easy, but put your money where
your mouth is, & show proof! He Cannot!
* "Its clear that if I do not agree with Co-Accuser
S/ Satan, & satans Demons I am the sufficient
therefore my credibility is questioned but if I
am declared competent S.C. Murders Me???"
"No I do Not understand the Nature of these
Proceedings"! Its also claimed by Demier &
"Cannot" Rationally Communicate with my
"Counsel" ("Lawyers are Not Counsel") They are
Not wanting to listen, but only be heard!
"Counsel derive conclusions through the
discussed, & Mutual respect required to show
Different outcomes to certain Controversies
of, & from Constitutionality, & Repugnance
of statute laws using Constitutional scrutiny

I must be incompetent if I don't agree with those people who believe the U.S. Constitution is to be interpreted! These same people think we are a "Democracy" & also have sworn Oath State, & federal Oaths to state & U.S. Constitutions yet either lied taking said Oaths or admit they are lying Now, as they are in Rebellion to Oaths, & to the Constitution itself!! What false, & inaccurate beliefs is Demier referring to in his January 17th 2025 Evaluation Addendum / Report? (pg 4) ??? "God or Mammon" if you don't adhere to God's Law, then you are with the Devil!! Judas Iscariot sold his soul "Literally" for a few Gold Coins! Jesus Christ said in reference to the Betrayal by Judas: "It would be better for that man if he had never been born!" "Cursed!" If I am Not being Represented, then isn't the exact opposite Misrepresentation? By Default ??? The Shrinks are "all" in "Contemplation" of Moral, & Integrity issues with their: "Subjective" psychobabble that give: "Narcissistic Personality disorders" with superiority Complexes to form conclusions that Cannot bear scrutiny! * "My Paranoid Personality Disorder" & suspiciousness of others is a hallmark structured through filtered personality that leads him to interpret the motives of others as malevolent. Now I might be Crazy but isn't that the very Nature, & the intents of an unconstitutional psych Eval?

* Demiers second Addendum Report of July 25th 2025, pg 3 of 7 in: "Clinical Interview":

"He insisted that one of the "Victims" officer Danny Wilson was NOT a police officer, & that, & that he was Not Authorized to be on the Bifly property". Lets go back to a case on page 4 of this document regarding: "Willfulness" "A Good Faith belief that ones NOT violating the law: "Negates" willfulness whether or Not the claimed belief or misunderstanding is objectably reasonable." "Statutory willfulness.... is the volentary, intentional violation of a Known Duty". (Wilson's clear insubordination of Direct orders by chief Deputy Mariom Johnson, & then Sheriff Goodwin; to Not go to the Bifly house on 04 Union Church Road; One Half an hour before Wilson's felonious insubordination at roll Call.) "Cheek V. U.S.": 498 U.S. 192 (1991) Wilson's felonious trespass Not only proves Criminal intent, but proves a pattern that's unquestionably evil, & also proves: "Self-Defense" just in Wilson's Demer-mor, & Criminality! Also proving Wilson is Not/was Not a Victim, but a "Perpetrator" of, & Aggressor of 12/08/03 events"! Further in proof of the Biflys Innocence"! (But Not limited hereforeto.) This in Furtherance is an admission to the states guilt to include A.G.'s office, sled, Abberille & others Conspiracy, & Vindictive Prosecution"

With Malice, & Aforethought in the subornation of perjury, to falsely convict & accuse (accuser is satan), railroad, without jurisdiction, & Fraudulantly Convict for revenge the Innocent Bibbys"! (from Sanford, former Governor, former S.C. A.G. / Now Governor McMaster, Sled, Abberville police, sheriffs ect... & Conspiracy, & all corrupt & Evil! (But Not limited Hereforeto) Wilsons Willfull intent & crimes Automatically: "Vacated" his position on the sheriffs Dept., & everyone in support of his crimes are Willfull Co-Conspirators" just as dirty, & guilty as Wilson himself!! "No one is above the law, & No one is below the law"! Abraham Lincoln

* Demier Continues his Clinical Interview on pages 3, & 4 as follows with his "10" statements in the following manner: "He made other arguments using legal terms, but those arguments did not make much sense for example he discussed the following Ideas: "①" His Case Merits an: "Automatic Reversal of Conviction because the state Suborned Perjury"! "Correct"! as discribed in my initial Brief with 21 plus: Reversible Errors, plus the New Reversible Errors in this New filing (But Not limited Hereforeto) Proving my Innocence, & opposing the: "Miscarriage of Justice" & Criminal acts Committed by S. C. against the Bibbys on 12/08/03, & since!
②" He Complained that the Entire Case... Has been Nothing but "Burden Shifting". "Correct again"

By Law I am Not / was Not required to put on any Defense whatsoever, I mean after all my legal filings were Never adjudicated therefore by law (Rule 24(a)) stand as fact, & are Not Challengable, Arguable, Refutable or in any way discussable, & the only legal, & lawfull recourse by Law (The Rule of Law) is Reversible Error / Reversal of Conviction ¹. The A.G's office the prosecution, Judge Macauley Knowingly & Conspiratorily in Aiding, & abetting Criminal intent of false evidence, & by Malice & Aforethought - got shifting the Burden upon me to: Drop more the four elements of self-Defense that in & of itself is: "Reversible Error" !! (But Not limited heretofore) "The full Burden is / was upon the state had they had jurisdiction in the first place which they did Not & have Not except by mere force of Numbers"! Usurpation of Power does Not Jurisdiction make! It only proves the lack thereof! "self-Condensation"! "Evil"

③ "He stated that the shield law (which keeps secret the source or sources of drugs used for lethal injection.) Constitutes Fraud under the "Interstate Commerce Act"! "Very, Very Correct"! The shield law was Created through Fraud, deceit in Conspiracy by Senators aiding & abetting acts against the state, & federal laws in which Mc Master, Alan Wilson & others who are known, & unknown devised a scheme in which they could: "Traffic" illegal / controlled Contraband substances for the Murder of Inmate - es using the New acquired "Cocktail" which didn't exist at the time of our supposed offences (Ex-Post Facto.) / Unconstitutional.)

with Malice, & Aforethought to shed "Innocent Blood"! If the Rule of Law is Lawless, & Corrupt, & the Constitution is clear from the states United (we have Not been United since S.C.'s Treasonous Rebellion in 1861) in 1771 under the Confederate states of America disavowed Due to the tyrannical, & oppressive usurpation of Southern states Rights, which even today only exist if we the people allow it! Government exists at the Behest of the people "NOT" "Vice-Versa"! also: "Under the Unconstitution-
-al Shield law it requires at least "3" forms of execution for choices to be chosen by the Condemned". It is Unconstitution-
-al as required by law, for Condemned to chose form of execution, it is the judges duty to put form of execution on the Death Warrant absence thereof Nullifies Death Warrant due to incompleated Death Warrant by Judge"! Improperly filled out Death Warrant Cannot be corrected by any "Ex Post Facto" legislation (State v. Thomas S.C.) (1976); Custer v. McCutcheon (1931); Williams v. Paine (1898) also Under the Treasonously Enacted, & Unconstitutional shield law S.C. brought in a New form of Execution being the firing squad which is: "Ex Post Facto" therefore it is Unconstitutional -al because it was not a form of execution at the time of our alledged offenses! Now the shield law requires at least "3" forms of execution in Order to be Unconstitutionally legal, I have already in record time denounced 2 forms that are

into law, which brings the circle around to
full with self-Condensing Conspiracies
to murder innocent people." "Lets go after
"ole sparky" who in 2010 I believe it was
was: "Declared Inhumane" & retered to
the S.C. Museum here in Columbia S.C.
after No one would sell S.C. Let that unjec-
-tion "Cocktail" ole sparky was brought
back into use after "Wiping the Dust off"
but the Declaration of ole sparky being
"Inhumane" was NEVER Removed but yet
if it meets the Needs of: "Anti-Christ Evil
Christians running to shed innocent Blood
No Harm No foul !! (But Not limited herefore to)

④ "He stated that he has a right to bring up
jurisdictional issues at any phase of the
proceeding." "Correct again" !! Hunter v. Boyd :
203 S.C. 518 28 SE 20 412 "It was held that since
the lack of jurisdiction of the subject matter
of an action cannot be waived even by conse-
-ent, lack of jurisdiction, can be, & should
be taken Notice of by the supreme Court" ! "Ex
mero motu" !!! also: Hoover v. Hoover : 246 SE
2d 179 (S.C. 1978) "Lack of subject matter jurisdiction
can be raised at any time, since the acts of the Court
with respect to a matter over which it has no
jurisdiction are void". (271 S.C. 177, 246 SE 2d 179)
Lowry v. Thompson : 1 SE 141 (S.C. 1886) 255 S.C. 416
1 SE 141 S.C. 1886 November 22nd 1886: "when a
state is a party to a suit, which for that reason
is Not maintainable the jurisdictional

Defect may be objected to @ any time" &:
Wilson v. Cheshire :- 1 Mc Cord Eq 233, 1826 WL
7445-C-app. 1, & Eq 1826 January term 1826.
"In a case in which the court obviously has NO
jurisdiction, an objection to the jurisdiction
-om can never be made too late" - (But Not
Limited Hereforeto)

* "Unlawful Arrests" - 282K 174(3) "Resistance
arrest to the taking of police officers life".
Formerly 282K 18 S.C. 1939; State v. Bethune
112 S.C. 100, 99 SE 753 (S.C. 1919); State v. Wambush :-
9 S.C. 309; State v. Simms - 16 SC. 486; State v.
Bowen :- 17 SC 58; Davis v. Sanders :- 40 SC. 507
9 S.C. 138; State v. Higgins; Florence v. Berry
Percival v. Bailey; State v. Driffin; State v.
Franklin; State v. Bethea :- (S.C. 1962) & om, & om
& om, & om ! all S.C. police killings, "justifiable
⑤ "He Complained about Unconstitutional judicial
Activism." "Correct" ! Judges use Unconstitutional
judicial legislation / Contrived Case law to
make their own "Case law" to circumvent the
Constitution, which Not only violates their
Oaths of office (Perjury) but is: "Treasonous
as well which are: "Impeachable offences"
& NOT Good Behavior". Its Dome Constantly
⑥ He stated that only government officials
could be legally executed, & only by hanging,
before speaking tangentially about Biblical figur-
-es of Cain, & Able" - "Correct, Correct, Correct". The
Only legal, lawful, Constitutional Capital
offence is for: "Treason" & only those who
infringe upon "We The Peoples" Constitu-
-tional Due Process Rights or Violate said
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said oaths & or aiding & abetting Domestic Enemies / Enemy Invasions (Sanctuary Cities) by Government employees, & the form of execution is hanging by the neck until Dead! We are Not subservient to Government, Government is subservient to the will of the People! We the People are Masters of Both Legislatures & Courts Not to overthrow the Constitution but those who pervert it! Abraham Lincoln!

* scripture (10 Commandments) says: "Thou shalt Not Murder! (Not thou shalt Not Kill as God Forsaken Anti Christ Christianity) speaks God gives Man Inalienable Rights to Self-Preservation / Self-Defense (Castle Doctrine / Stand your Ground Laws) Man does not, & the laws of God of which Governments only exist are to preserve, protect, & defend these Rights from Encroachment, can at the will of the people be: "Revoked" like the British (1776) the southern states (1861-1865) (But Not Limited hereforeto)

⑦ He said that a: "Bill of Attainder" is for the illegal Murder of people. It was Not clear whether he understood that such Bills are specifically Prohibited by the U.S. Constitution. Here is the Full Definition of a: "Bill of Attainder": "A Legislative act that authorizes punishment for a person even though he or she was Not found guilty in a "Court of Law"! I was Unconstitutionally found guilty in a Lawless Court of No Jurisdiction!! * "Lynch Law! The Punishment of presumed Crimes or offences usually by Death without Due Process of law"! William Lynch 1811" ⑦

* Another find: "Ball v. U.S." U.S. Texas 1896, 16 Sct. 1192, 163 U.S. 662, 41 L Ed 300

"The Return of a Verdict on Sunday, & the discharge of the jury are a Bar to further Prosecution"! & was unlawfully/Unconstitutionally Convicted on Sunday by a Court with "Zero" Jurisdiction!

⑧ He maintained that the fact that S.C. has multiple methods of execution is an Ex Post Facto Violation: FALSE! The firing squad was NEVER Constitutionally Ratified per the Article 5 Requirements, & Neither was the New form of Lethal Injection which are both Ex Post Facto, & by law the lethal injection of which was illegal them made legal by the improper state legislation / should Law is: "Murder by Poison" & Violates Geneva Conventions: "1919 chemical Weapons Act". (But Not Limited Hereforeto.)

⑨ There are outstanding issues in his case which have "NEVER" been exhausted by law. True, true, True "Over 23+ Unadjudicated filings, which stand as: "FACT" that are NO longer challengeable, Refutable! (But Not Limited Hereforeto)" Wainwright v. Sykes: 433 U.S. 7297 S. Ct, 2497, 53 L Ed 2d 594 (1977) "stated that the Cause, & Prejudice exception was intended to provide for the adjudication of a claim which, in the absence of such adjudication would result in a: "Miscarriage of justice". In an absolute sense no one can say there was a Miscarriage of Justice

In this case, for the jurors may have believed the prosecution witnesses beyond all reasonable doubt. On the other hand no one can say that the verdict was not reached because the jurors placed the burden of persuasion upon the defendant, rather than upon the state, just as they were instructed. Because the burden of persuasion of his two defenses were placed upon him, Ross did not receive a fair trial. (Reed v. Ross) (1984) Reversal Habeas Writ

* "I never argue, I just explain why I am Right."

* U.S. v. Bagley: 473 U.S. @ 675, 105 S. Ct. @ 3379 - 3380: "The Brady Rule is based on the requirement of Due Process its purpose is... to ensure that a: "Miscarriage of Justice" does not occur"! Cause, & Prejudice"

* Today as in prior centuries the writ of Habeas Corpus is a: "Bullwark" against convictions that violate fundamental fairness"! Quoting: "Wainwright v. Sykes

* "It cannot be presumed that any clause in the Constitution is intended to be without effect". The Constitution declares that NO "Bill of Attainder", or "Ex Post Facto" laws" or Titles of Nobility shall be passed". Marbury v. Madison (1803) Chief Justice John Marshall, U.S. Supreme Court (But Not limited heretofore.)

⑩ Psychological Evaluations violate his Rights because they are illegal & Unconstitutional. Correct! The laws themselves are as much on trial, as the Cause which is to be decided".! Harlan F. Stone 12th Chief Justice U.S. Supreme Court (1941)

* "where Rights secured by the Constitution are involved there can be NO rule making or legislation which would abrogate them". Miranda v Arizona : 384 U.S. 436 p. 491

* "The Constitution is a written instrument, as such its meaning does NOT alter. That which it meant when it was adopted it means NOW".! South Carolina v. U.S. 199 U.S. 437, 448 (1905)

* "A Right is NOT what someone gives you, its what NO ONE can take from you." Ramsey Clark U.S. Attorney General NY Times October 2nd 1977

* "The assertion of Federal Rights, when plainly, & reasonably made, is NOT to be defeated under the Name of local practice". Davis v. Wincholer : 263 U.S. 22 at 24

* Demier goes on to say (pg 4, 3rd para) Importantly when Mr. Befby makes such statements, he does so with great Confidence. "Absolutely" I may Not Dangle with Bullia - Co, but I sure wont be Baffled or Baffle with Bullshit either! Like my late, & Beloved Mother used to say: Im NOT practicing law & know the law, & Judges Not only allowed but got a Kick out of my Moms Representing people in Court. much

to the state, & Prosecutions disimay" lol!

* "Demier Concedes that other forms of execution were created after my conviction (But that's not the standard! "Ex Post Facto" means after supposed offence!) "whether that constitutes an "Ex-Post Facto" violation of law is beyond my (Demiers) scope of knowledge" Yet Demier is Not restrained or thwarted at all in the Interjection regarding his claims of my False Beliefs". I dont believe Demier is just playing Ignorant! Demiers Narcistic Disorder exposes itself as he wants to be heard, Not to hear"! Remember: Offensivity is my Forte

* "Demier Referring to my: Chest attacks". They may or may Not be heart attacks, as one of the Numerous symptoms of P.T.S.D. is chest pains that may appear to be a heart issue! "ask the state they dont think I have a Heart"! I have felt, & yes seen Blood Clots in my legs, & have watched them travel! I have had Numerous (over 20) "Kidney stones" but pass them easier than most due to: "Diabetic Neuropathy" (Thank God) April of 2024 Nordisc (the Makers of Leve-mer) stopped (Cold turkey) manufacturing Levene, & introduced: "Deledec" using the populace as Crash test Dummies (Not to be Confused with "Dumb-O-Crats") Yup Nordisc same Company with thousands of lawsuits regarding "Olympic" including deaths. I had an allergic (Major) reaction & Medical refused to see me or address

the allergic reaction even with the concern of D.W. Chestnut!! I could have died, No one Cared!! Demier is Correct about my distrust of Medical, but Demier does not emphasize it as strong as I do! (But that's another story.)

Yes I have a: Concerning Lump in my Right Breast 2 1/2 inches South, Southeast of the Nipple it is growing it hurts it has severe shooting pains, & with what little I have to do with Medical Blood/Lab tests show: Elevated levels of Inflammation. Yet three months after the initial finding of said Lump emergency Ultrasound still Not Done per order of Dr. Days, & Nurse May!! I guess because of the "Foregone Conclusion" without jurisdiction or Right, I am a Dead Man so why feed a horse going to pasture just shoot him & be done with it! It Does Not matter at all that I am Innocent by Law!!

* Demier berates beliefs I have referring to dangers of biopsy, & air intruding in cancerous tumors, & the rapid metastasis of cancer afterwards, yet believes that he is a: "Productive, & Necessary" Member of society with his convoluted, backwards Left wing Liberal "Dumb-O-Cratic" & subjective psychobabble which is based on theory! (I say same to Demier, Friers -om & Maddox.) If these "shrinks" were not milking the "Judicial System" what would these people do?? They are "Unhirable" for anything!! Like judges, shrinks, scare attorneys for fear of Retribution (John Mills

& Dan Westbrook at Lieber Correctional in
Ridgeville (see the evil in Ridgeville same as in abb-
-ville.) said after my ranting hell to them about
Misrepresenting me: "If we went after Jean Toal
(Former chief, Drunk of the S.C. "Synagogue of Satan
Sanhedrin Court.) they would be Black Balled, &
Jean Toal was the issuer, & grantor of Cases: "Cut
off your Nose to spite your face? NOPE!! NOT
for anyone, Not even for their mortal & eternal
souls! (another of my Ezekiel 3 Confrontations)

* Pg 5 of 7; 1st paragraph: "Mr. Bibby expects at
the conclusion of his case to be compensated
(Maybe Compensated) by S.C. with 25,000⁰⁰ for every
23 minutes. Ultimately he stated that he was
entitled to over 300 Billion Dollars, when
asked whether he believed that he would actually
receive that much money, he said that likely he
would NOT," "Why would, & mean after all
its the law, & S.C. has yet to prove they are any-
-thing but lawless, & Treasonous, but regard-
-ing the 25,000⁰⁰ every 23 minutes of illegal
Imprisonment check out: James Tregarant V.
Tampa Fla. Confirmed in the U.S. Supreme Court.
(1984) which is a standing Case.

* "My supposed personality Disorder is
a product of my surroundings, Causally
related too the war of 12/08/03. Brought on
by S.C.'s, & Abberilles war against us!!

& its Not paranoia if you can prove it!
There were Not any signs or symptoms
Prior too, even though since age 5, I have
been, harassed, Bullied, Picked on, abused."
(But Not limited Hereforeto) S.C. created me
12/08/03 & I Killed in self-Defence/self-Preser-
-ation against a Rogue law enforcement atta-
-ck, without Right or Warrant or probable
Cause justifiably to Satans disliking & again-
-st histories past police encounters regard-
-ing survival rates of We The People against
Government Encroachments, & attacks"!!

* pg 6 of 7 Competency to be executed.....

Demiars Continues with: "He does not apprecia-
-te the current focus of the proceedings, & he
appears convinced that many matters that
have been settled by the judicial (Jew-
-dicial) process remain in question, &
that he has an absolute Right to raise them.
"No jurisdiction", "Conflicts of interest", "The
state is a party, Denial of Due Process of
Law, Denial of fair, & Impartial trial, Denial
of my Rights to address the Court over & above
my attorneys, Unadjudicated filings, Bias
& Prejudicial judges (State & Federal "Circus"
Courts) suborned Perjury by County, & state
Prostitutors & their NOT Correcting but their
enhancing falsified evidence.... (But Not
limited Hereforeto) NO, Nothing according
to the Rule of Law has been settled! "Bey Law"

* Demiers stating that I do not know what to expect at the upcoming Competency hearing is a Truthful Assertion in that I have been so mistreated, abused how or why could I expect anything different. Just another stage of Judicial abuses, by Agenda Orientated Conflicts of interest ??? After Nearly 22 years of abuses & attacks could the Courts finally be a "Court of Law" following the Rule of Law ???

* "His Maladaptive Personality functioning filters all information through a Personality structure that leads him to interpret the Motives of others." I've got almost 53 years of Educated interpretations of others Motives making me and educated definer of slanderous, defamatory, & subjective Mis-diagnoses by Questionable "Neer-do-wells" who are judging me, but don't like my judgements as my judgements are True"! Using Blackstones Commentaries as the factfinder, minimizing requirements regarding Competency as Blackstones Commentaries has it clear in regard to Gods Laws: "God gave his voice on Murder, & Government has NO Right to supercede Gods Laws". God gives Rights even to the Unborn, & Government was Created to protect those Rights NOT Encroach upon them"! "Gods Will Be Done"!!

This concludes the challenge of the
Demier Competency report. I have
Not received fuersoms or Maddox
Competency Reports & honestly I am
Not able to do them between arm issues
& the P.T.S.D. & its overwhelming
issues of Anxiety, & other symptoms:

Sincerely I am
Gods H&O
Steven V. Bilby
P.O. W./WR.M.
this 10th day of August 2025

"My Innocent Blood be upon you & your
Children, childrens, children!"

"Glory be too God in the highest & on
Earth Peace to men of Good Will!"

"Heavenly Father forgive them NOT
fore they know what they do"!!