

These are the issues, I like argue **RECEIVED**  
the court, to consider my appeal.

FEB 20 2014

1. Pg 27 Lines 12-25 - Pg 28, Line 1-2 where **U.S. SUPREME COURT**  
misjudge the Prosecutor zeal, and if he had  
another chance he would have done things  
different. He knew he mess up.

2. Pg 31, Lines 5-7 He Stated his-self, that he  
feels it's his fault, that some things went  
wrong, and, I ended up in that situation.

3. Soe Chapman, was my lawyer before  
Mr. Bailey. I couldn't pay him the rest of  
the money. So, Mr. Bailey took my case, Mr.  
Chapman had done stated Syrs to me if  
I plea, then Mr. Bailey said the same, but  
told me to hold off, he could get less

4. Pg 29 Lines 16-19. He Stated, he should have  
paid more attention to the facts, that this  
guy had organized member of the community  
and reverend come in. who just had it in for  
me. And my charges didn't occur in they're  
neighbor hood, my charger were 2 1/2 year  
old, before, I move there.

5. <sup>Pg. 25 Line 19</sup>  
5. January 23-09, I was charge with FTSBL  
and DUS. DUS was City Court, which was  
threw out and the FTSBL was General Session  
which, should have gotten threw out. because my  
Car was reported stolen. Mr. Bailey still made  
me plea to it. Say some story and he could  
get me the 5yrs, I didn't want to plea.

6. Pg 40 Lines 24-25 pg 41, Lines 1-8. tells about  
the amount of marijuana. and the state made  
by the Prosecutor about, Trafficking. Very wrong  
~~Under 3 ounces, etc.~~

7. Pg 23 Lines 5-13 where he was surprise at  
the time, that I receive, because of our  
verbal agreement.

8. Pg 16 Line 11. Prosecutor state I Lied about  
not understanding giving up my rights. when  
I plea. I told him, i didn't lie, I told a  
story, which it was, a story my Lawyer  
tdd me to say.

