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DEAR JUSTICE HEICONES,

MAR 18 2014

HOW ARE YOU

doing, Sir? The purpose of the SUPREME COURT
is to bring to your ATTENTION A TRAVESTY
that occurred on your watch.

First & Foremost, It is best to be-
gin with what happened when you were the
Chief Administrative Judge for the Second
Judicial Circuit. I was a juvenile who had
been waived up (albeit illegally) from Family
Court to General Session's Court. I was
charged with "Giving False Information to
the Police" & "Murder" and was waived up
on September 16, 1996.

In January you made an order to have
me evaluated for criminal responsibility &
competency to stand trial. It was the
State's responsibility to have me

taken from the retention center to the state facility for the evaluation, but it was never done for some unknown reason. I have had mental health problems since the age of 7 years old and the state had files that established ^{the need} to call my competency into question and consented to have me evaluated.

On March 18, 1997 a plain hearing was held to have the court determine my competency, but no witnesses were called and the solicitor Tregant Gibbons committed intrinsic fraud upon the court while at the same time denigrating & disobeying your order. This gross mis-carriage of justice has never been corrected in any court. Justice Tol is well aware of all the ramifications a case like Nink's entails and made an order on February 7, 2014 say-

into that Justice J & yourself were not participating. I found that very ironic that that order only had her signature, so its only natural that I inquire to you personally to see if you were even aware of my notice of intent to appeal.

It seems fishy and I very well intend to make a big stink to President Obama & Michelle if its solely Jean Toal's doing. Now I understand careers and reputations are on the line, but all I want is my free dom & a small settlement for nearly 18 years of illegal incarceration. I should not have to go through a Federal habe to get justice for this atrocity. I've read your opinion's, Sir, and I hope you to be of sound mind in your decision making abilities, so I'm asking you to review my case and
-and some insane SRA-SONTE. WHO

gets indicted for murder one day and goes to trial the very next day where the solicitor is the only one holding a copy of the indictment? who gets waived up from Family Court and the Trial Court never reviews the waived order to make for certain its correct before the courts?

Read the transcript yourself and you'll clearly see an accumulation of violations constitutional & state. You're intimately involved Justice Pleicones and I'm asking that you not allow yourself to be played like a fool. Thank you for your time sir with kind regards!

Sincerely,

Waldemar L.
Wajarli (Green)

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