

2016-000807

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MAY 02 2016

S.C. SUPREME COURT

Kevin W. McDaniels
Reg # 14256-171
F.C.I. Otisville
P.O. Box 1000
Otisville, N.Y. 10963

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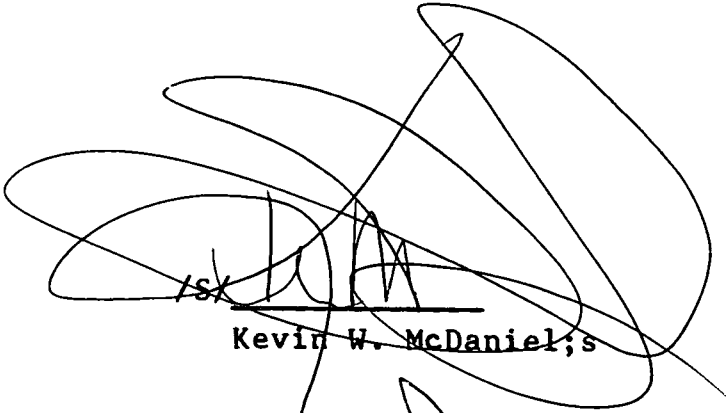
MAY 02 2016

OFFICE OF
DISCIPLINARY COUNSEL ✓

CERTIFICATE OF MAILING

I, Kevin w. McDaniels certify that I have mailed the enclosed MOTION FOR EVIDENTIARY HEARING/MOTION FOR IMMEDIATE RELEASE/MOTION FOR APPOINTMENT OF COUNSEL, mailing such to the below listed address on this 27th day of April 2016.

TO: SOUTH CAROLINA SUPREME COURT
CHIEF JUDGE/CLERK OF COURT
P.O. Box 12159
Columbia, S.C. 29211


Kevin W. McDaniels

Dated: April 27 2016.

FAENALEY INWOCENT!
MENTALLY TORTURED
OVER TEN YEARS!

✓

Kevin McDaniels
Reg # 14256-171
F.C.I. Otisville
P.O. Box 1000
Otisville, N.Y. 10963

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MAY 02 2016

S.C. SUPREME COURT

RE: FACTUALLY INNOCENT-MENTALLY TORTURED OVER TEN YEARS...

SOUTH CAROLINA SUPREME COURT

P.O. Box 12159

Columbia, S.C. 29211

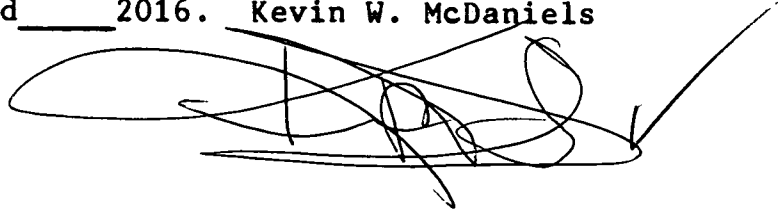
2016-000807

TO ALL PRESSING JUDGES IN THE SOUTH CAROLINA SUPREME COURT.

I Kevin Wayne McDaniels have been mentally tortured over ten years. I was not even in the state when the crime was committed. I was coerced into pleading to 15 years..I filed an appeal but judge Derham Cole refused to allow me to litigate because i am in federal custody, and finally on January 11, 2016 I get a EVIDENTIARY HEARING IN WHICH I HAVE A TELECONFERENCE HERE IN NEW YORK WHILE COURT HELD IN SPARTANBURG..ROBERT HALL ADMITTED THAT HE WAS INEFFECTIVE AND DID NOT ASK FOR A ONE HOUR CONTINUANCE....WHICH HAS CAUSED ME TO BE HELD FALSE IMPRISONMENT.. THE FBI/ATF/U.S. MARSHALS/SECRET SERVICE PROVIDED SURVEILLANCE OF ME KEVIN WAYNE MCDANIELS IN FLORIDA-STILL JUDGE COLE DENIED ME ACCESS TO THE COURTS-CONSTITUTIONAL VIOLATIONS,,AND THEN FINALLY ROBERT HALL ADMITS THAT HE DID NOT DO HIS JOB THIS WAS ADMITTED ON JANUARY 11, 2016--and JUDGE RALPH COTHRAN DENIES MY PCR-----CRAZY----MY ATTY BRANT RUCKER- has abandoned me.I ASK HIM TO HAS PRESENT ON JANUARY 11, 2016-THE FBI/ATF.U.S. MARSHALS-SECRET SERVICE-to testify THAT I WAS IN FLORIDA not south on 12/27/05 & 1/14/06-)HE REFUSES TO DO THAT. I am factually Innocent. I have proven the constitutional violations. sixth Amendment/Due Process by Judge Derham Cole denying me access to the courts-etc.. WHY AM I STILL BEING MENTALLY TORTURED.... PLEASE GRANT THE ATTACHED MOTIONS.....

I declare under perjury: dated _____ 2016. Kevin W. McDaniels

April 27, 2016



SOUTH CAROLINA SUPREME COURT

Case No: _____

APPELLATE NO: 2016-000807

KEVIN WAYNE MCDANIELS # 254398

Petitioner.

-vs-

STATE OF SOUTH CAROLINA,

Respondent.

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MAY 02 2016

S.C. SUPREME COURT

MOTION TO RELIEVE COUNSEL BRANDT RUCKER AND APPOINT NEW
COMPENTENT COUNSEL TO REPRESENT MCDANIELS ON APPEAL AND
REPRESENT HIM ON THE ATTACHED MOTION FOR EVIDENTIARY HEARING
AND MOTION FOR IMMEDIATELEY RELEASE

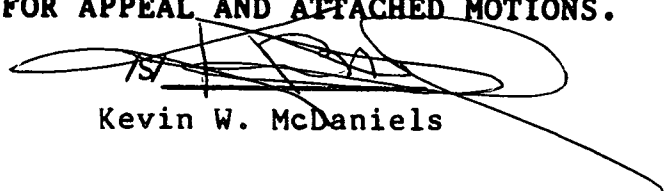
MAY IT PLEASE THIS SOUTH CAROLINA SUPREME COURT, the above Petitioner, Kevin McDaniels acting Pro-Se, by and through **ABANDONED COUNSEL "Brandt Rucker**, hereby moves the Court TO RELIEVE COUNSEL BRANDT RUCKER AND APPOINT COMPETENT COUNSEL. Mr. Mcdaniels has been mentally and physically tortured over ten years because of Incompetent Counsel, and due Process violations of Judge Derham Cole denying McDaniels access to the courts-and McDaniels has ask Counsel Brandt Ruckwer to contact the FBI/ATF/SECRET SERVICE/.U.S MARSHALS so they can provide the courts with depositions proving McDaniels was in florida on 12/27/2005 & 1/14/2006-BUT HE REFUSES TO. McDaniels tried to relieve him before, a hearing was held, but the courts wou~~ld~~ not relieve him. **FACTUALLY INNOCENT MAN-MENTALLY AND PHYSICALLY TORTURED OVER TEN YEARS.**

RELIEF REQUESTED

WHEREFORE, kevin McDaniels moves this court to **RELIEVE COUNSEL BRANDT RUCKER-APPOINT NEW COUNSEL FOR APPEAL AND ATTACHED MOTIONS.**

I declare under ppenalty of perjury: _____ 2016.

April 27, 2016


Kevin W. McDaniels

SOUTH CAROLINA SUPREME COURT

Case No: _____

RECEIVED

Appellate No: 2016-000807

KEVIN WAYNE MCDANIELS#254398

MAY 02 2016

Petitioner.

-vs-

S.C. SUPREME COURT

STATE OF SOUTH CAROLINA

Respondent.

MOTION FOR AN EVIDENTIARY HEARING ON THE
FACTUAL INNOCENCE EXHIBITS THAT KEVIN MCDANIELS
AND THE FBI/ATF/SECRET SERVICE/U.S. MARSHALS SERVICE
HAS PRESENTED PROVING FACTUALLY INNOCENT

MAY IT PLEASE THE SOUTH CAROLINA SUPREME COURT, Kevin McDaniels acting Pro-Se by and through abandoned atty Brandt Rucker, hereby moves this court to grant an EVIDENTIARY HEARING on the physical evidence that he along withn the FBI/ATF/SECRET SERVICE/U.S. MARSHALS HAS PRESENTED TO THE S.C. ATTY GENERALS OFFICE/SPARTANBURG & RICHLAND COUNTY PROSECUTORS OFFICE, proving Kevin McDaniels was in florida December 27, 2005 & Jaauary 14, 2006- factually Innocent. McDaniels moves this Court for an EVIDENTIARY HEARING ON THE PHYSICAL EVIDENCE PRESENTED, proving factually Innocent.

RELIEF REQUESTED

WHEREFORE, Mr. McDaniels moves this court to GRANT AN EVIDENTIARY HEARING on the physical Evidence that McDaniels/FBI/ATF/Secret Service/U.S. MA rshals has presated proving Factual Innocent. I declare under penalty of perjury the above is true and correct. dated: 8 2016. /s/

April 27, 2016

Kevin W. McDaniels

SOUTH CAROLINA SUPREME COURT

RECEIVED

Case No:

Appellate Case No: 2016-000807

MAY 02 2016

KEVIN WAYNE MCDANIELS, #254398,

-vs-

Petitioner, S.C. SUPREME COURT

STATE OF SOUTH CAROLINA,

Respondent.

PROPOSED MOTION FOR IMMEDIATE RELEASE BASED UPON
INEFFECTIVE ASSISTANCE OF COUNSEL/DUE PROCESS VIOLATION
AND FACTUAL INNOCENT SINCE MARCH 11, 2006

MAY IT PLEASE THE SOUTH CAROLINA SUPREME COURT, the above said plaintiff, Kevin McDaniels, acting Pro-Se through Attorney "Brandt Rucker" who has abandoned McDaniels from the day of being appointed.

Mr. McDaniels hereby sets forth the following facts in support of this pleading. On January 11, 2016, Mr. McDaniels was finally given a Evidentiary Hearing in PCR Case# 2014-CP-42-0506-in spartanburg S.C. while McDaniels on TELECONFERENCE IN NEW YORK.

Prior before this Circuit Judge Derham Cole has denied McDaniels access to the courts since 2009-because he is in federal custody-see Attached Exhibit. On January 11, 2016-finally Atty "Robert Hall" admitted that he was Ineffective, which has caused McDaniels to kept false Imprisonment. McDaniels has been physically incarcerated since March 11, 2006-presented "NEWLY DISCOVERED EVIDENCE" from ATF/FBI/.SECRET SERVICE/U.S. MARSHALS-stating Kevin McDaniels was in florida during 12/27/2005 & 1/14/2006- Factually Innocent from the Spartanburg Burglaries, but still Judge Derham Cole refused to allow McDaniels in the Courtroom with Litigation because he is in Federal Custody. Denied ACCESS TO THE COURTS.

Mr. McDaniels informed Atty "Brandt Rucker" to contact the FBI/ATF/SECRET SERVICE/U.S. MARSHALS for the January 11, 2016 EVIDENTIARY HEARING....He did not[leaving my Disabled Mother who has plates in her legs from falling and breaking them], to appear in the Courtroom on January 11, 2016-pleading for the mercy of her som. Judge Ralph Cothran" who presided over the PCR-Denied the PCr- even after "Robert Hall" admitted that he did not move for a One Hour Continuance, admitting he was INEFFECTIVE ON THE RECORD..Mr. McDaniels has been mentally and physically tortured enough-over ten years....His father recently had leg amputated..McDaniels lives on a breathing machine, complete Mental and Physical torture for over ten years..a FACTUALLY INNOCENT MAN who the Federal Government has surveillance on kevin McDaniels in florida....

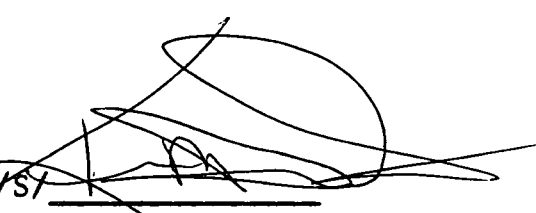
Mr. McDaniels hereby moves this South Carolina Supreme Court to grant the Below listed relief.

RELIEF REQUESTED

WHEREFORE, Mr. McDaniels moves this court to ORDER THAT KEVIN MCDANIELS BE IMMEDIATELY RELEASED FROM STATE CUSTODY THE CRIMINAL CHARGES BE EXPUNGED FROM MCDANIELS RECORD, AND THAT HE BE COMPENSATED BY THE STATE OF SOUTH CAROLINA BASED UPON THE CONSTITUTIONAL VIOLATIONS IN WHICH THE STATE HAS CONTIN OUSLY AND MALICIOUSLY HELD MR. MCDANIELS FALSE IMPRISONMENT SINCE March 11, 2006. Grant such other and further relief as this court may deem just and propoer.

I declare under penalty of perjury the above is true and correct.

Prayed for on this 27th day of April 2016.



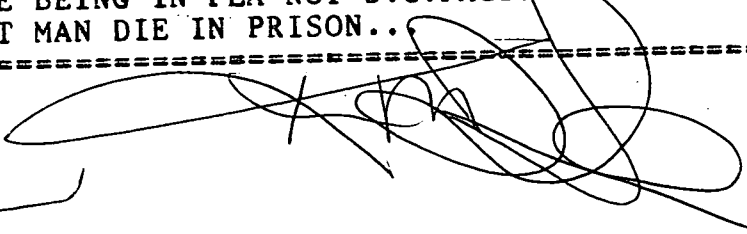
Kevin W. McDaniels
Reg # 1 4256-171
FCI Otisville
P.O. Box 1000
Otisville, NY 10963

Pro-Se

=====
Kevin W. McDaniels
Reg#14256-171
F.C.I. Otisville
P.O. Box 1000
Otisville, N.Y. 10963
Tel# 845/386-6700

RE: FACTUAL INNOCENT/MALICIOUS PROSECUTION/INEFFECTIVE ASSISTANCE
OF COUNSEL/FALSE IMPRISONMENT/DENIED ACCESS TO THE COURTS.
I, Kevin Wayne McDaniels D.O.B. 8/19/1969--SS#589-03-2274, hereby
ask for your assistance in the following matter: I have been
falsely Imprisoned since March 11, 2006. On August 26, 2008-I
was standing in Court[day of Trial], for charges of 2 Burglaries-
Case No; 2008-GS-42-1743,1744,1745,1746, 2 Grand Larceny charges.
Atty Robert Hall represented me. I was waiting for alibi witnesses
to appear which drove ten straight hours from Fla-they arrived
in Woodruff S.C.[ten minutes from Sptg.Courthouse], their truck
broke down they called my mother[Nancy Griffin-Tel# 864-574-9597], told
her to tell the Lawyer and ask for a One Hour continuance, Mother
came upstairs told Robert Hall-he disregarded this-and told me
If I do not ple I will receive Life,coercing me to plea to 15 years.
I file PCR#2009-42-3350-June 16,2009-Judge Derham Cole-Tel#864)596- 2685
E-Mail jcolej@sccourts.org- and S.C. Atty General ISSUE AN ORDER TELLING
ME BECAUSE I AM IN FEDERAL CUSTODY-I HAVE TO WAIT UNTIL 9/11/2020-
then I can file an appeal. Denying me ACCESS TO THE COURTS-Due
Process violation. I file another PCR#2014-CP-42-0506-Feb,14 2015,
FINALLY I RECEIVE A TELECONFERENCE-ME IN NEW YORK WHILE COURT
HELD IN SPARTANBUR[Tel# 864)596-2591],ATTY BRANDT RUCKER-864)271-9925,
represented me[Court appointed], ROBERT HALL WAS ASK: DID MR.
MCDANIELS ASK YOU FOR A ONE HOUR CONTINUANCE ON DAY OF TRIAL-
so his alibi witnessess could appear and testify that Kevin McDaniels
was in Florida December 27, 2005 & January 14, 2006-YES HE DID
BUT I DID NOT REQUEST ONE-INEFFECTIVE ASSISANCE OF COUNSEL ADMITTED
ON JANUARY 11, 2016 AT THE TELECONFERENCEE ALSO ASK: DID YOU
ROBERT HALL SERVE THE PROSECUTOR WITH ALIBI WITNESS NOTICE#? NO
I DID NOT, THEN JUDGE RALPH COTHRAN-Tel# 803)435-2450-PRESIDED
OVER THIS PCR HEARING AND APRIL 2016 DENIED THE PCR..A COMPLETE
MISCARRIAGE OF JUSTICE-ESPECIALLY ME BEING FACTUALLY INNOCENT.PRIOR
BEFORE THIS I FILED NUMEROUS LAWSUITS IN STATE/FEDERAL COURTS
ARGUING INEFFECTIVE ASSISTANCE OF COUNSEL/DENIED ACCESS TO THE
COURTS ONLY TO BE CHARGED FILING FEES AND DISMISSED. I KEVIN
WAYNE MCDANIELS HAVE PROVIDED 16 ALIBI WITNESS AFFIDAVITS OF
FAMILY MEMBERS WHO WERE WITH ME IN FLORIDA & PROVIDED PHOTOGRAPHS
OF ME IN FLORIDA-I GUARANTEE YOU 100% I WAS IN FLORIDA I AM NEEDING
YOU TO PICK UP MY CASE ON A CONTINGENCY BASIS-FACTUALLY INNOCENT-
SEVERAL CONSTITUTIONAL VIOLATIONS-I HAVE BEEN INCARCERATED OVER
TEN YEARS.GO TO LEXIS NEXUS/WESTLAW-SEE MY CASES-NUMEROUS[25 cases]
A FACTUALLY INNOCENT MAN,JUDGES/PROSECUTORS/ATTYS HAVE JOINTLY
CONSPØIRED TO MENTALLY TORTURE ME AND MY FAMILY,CALL MY MOTHER
TO VERIFY FACTUAL INNOCENT-Nancy Griffin-864)574-9597--we have
OVERWHELMING EVIDENCE OF ME BEING IN FLA NOT S.C.FACTUALLY INNOCENT.
PLEASE DONT LET AN INNOCENT MAN DIE IN PRISON..
=====

April 27, 2016



Kevin Wayne McDaniels
Reg # 14256-171
F.C.I. Otisville
P.O. Box 1000
Otisville, N.Y. 10963
Tel# 845/386-6700

RE: EMERGENCY INJUNCTION/FACTUALLY INNOCENT/INEFFECTIVE ASSISTANCE
OF COUNSEL/DUE PROCESS VIOLATIONS/MALICIOUS PROSECUTION.

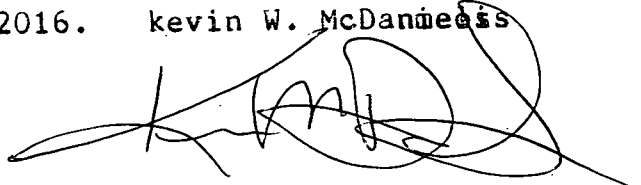
Please find enclosed an EMERGENCY INJUNCTION AND EXHIBIT OF
16 ALIBI WITNESS AFFIDAVITS-ORDER DENYING PCR BECAUSE I AM
IN FEDERAL CUSTODY. PHOTOGRAPHS OF KEVIN MCDANIELS IN FLORIDA
WITH FATHER ON HIS BIRTHDAY/PICTURE OF SISTERS IN THE HOSPITAL
WHILE SISTER JENNIFER HILL GIVES BIRTH..ETC..FACTUALLY INNOCENT,,
WAS NOT EVEN IN THE STATE ON DECEMBER 27, 2005 & JANUARY 14, 2006
WHEN TWO BURGLARIES WERE COMMITTED IN SPARTANBURG SOUTH CAROLINA.

ALSO ATTACHED IN NUMEROUS CASES THAT I WERE FILED REGARDING
FACTUALLY INNOCENT. MALICIOUS PROSECUTION ETC. ONLY TO BE DENIED
FOR FAILURE TO EXHAUST STATE REMEDIES. IF JUDGE DERHAM COLE
AND THE S.C. ATTY GENERALS OFFICE WOULD NOT ALLOW ME TO EXHAUST
MY STATE REMEDIES BECAUSE OF BEING IN FEDERAL CUSTODY, THEN
THE FEDERAL COURTS HAVE ABUSED THEIR DISCRETIONS, BY DENYING
A FEDERAL CONSTITUTIONAL ISSUE.....

RECENTLY ON JANUARY 11, 2016 I HAD AN EVIDENTIARY HEARING BY
TELECONFERENCE HERE IN NEW YORK WHOLE COURT WAS HELD IN SPARTANBURG
SOUTH CAROLINA, .ROBERT HALL ADMITTED ON TRANSCRIPTS THAT HE
DID NOT ASK FOR A ONE HOUR CONTINUANCE ON THE DAY OF TRIAL
AFTER BEING ASK BY KEVIN MCDANIELS AND HIS MOTHER BECAUSE MCDANIELS
ALIBIO WITNESSES DROVE TEN STRIGHT HOURS BRINGING ALONG WITH
THEM 16 ALIBI WITNESSES AFFIDAVITS OF FAMILY MEMBERS THAT WERE
IN FLORIDA WITH KEVIN MCDANIELS..THEIR TRUCK BREAKS DOWN IN
WOODRUFF SOUTH CAROLINA-TEN MINUTES FROM THE COURTROOM, MCDANIELS
MOTHER RECIVES A PHONE CALL WHILE DOWNSTAIRS AT THE COURTROOM
TELLING HER TO GO UPSTAIRS AND TELL ATTY ROBERT HALL TO ASK
FOR A ONE HOUR CONTINUANCE BEFORE THE TRIAL STARTS SO WE CAN
BE THERE TO TESTIFY:ON JANUARY 11, 2016 at the EVIDENTIARY
HEARING ROBERT HALL ADMITS-YES ADMITS HE WAS TOLD THIS BUT
DID NOT PURSUE IT-HE COERCED MCDANIELS INTO PLEADING IN WHICH
MCDANIOELS ENTERED AN ALFORD PLEA MAINTAINING HIS INNOCENCE.
PLEADING TO CRIMES HE COULD NOT HAVE POSSIBLY COMMITTED, THEM
he file a PCR in 2009-JUDGE DERHAM COLE TELLS HIM BECAUSE HE
IS IN FEDERAL CUSTODY HE MUST WAIT UNTIL 9/11/2020-WHEN HE
IS BACK IN STATE CUSTODY[to serve the factually Innocent case],
THEN HE COULD FILE ANOTHER APPEAL, SEE ATTCHED..PLEASE USE
THE ATTACHED TABLE OF CASES ND APPLY THE CASE NUMBER WITH THIS
CASE, IV'E FILED NUMEROUS FACTUAL INNOCENT PLEADINGS. DONT
LET ME DIE IN PRISON, CONSTITUTIONAL VIOLATIONS HAVE BEEN PROVEN.
I WAS NOT EVEN IN THE STATE, DONT LET ME DIE IN PRISON, MY
MOTHER AND FAMILY ARE DISABLED, AMPUTEE-etc. PLEASE GRANT THE
ENCLOSED EMERGENCY INJUNCTION.

Prayed for on this 2nd day of April 2016.

Kevin W. McDaniels



Kevin Wayne McDaniels
Reg#14256-171
F.C.I. Otisville
P.O. Box 1000
Otisville, N.Y. 10963
Tel# 845/386-6700

RE:REIMBURSEMENT OF FILING FEES BASED UPON FACTUALLY INNOCENT.

The United States District Court and State Courts has charged me Filing fee's Approximately \$5,000,00 Five Thousand dollars in filing fee's, when I am Factually Innocent. I have filed Civil Actions for Malicious Prosecution/Denied Access to the Courts by JUDGE DERHAM COLE-864)596-2685-E-Mail: jcolej@sccourts.org. since 2009-in PCR Case No: 2009-CP-42-3350[filed 6/16/2009]-he along with the S.C. Atty General in 2009-ISSUED AN ORDER THAT I COULD NOT FILE AN APPEAL[PCR],UNTIL I AM BACK IN STATE CUSTODY[9/11/2020], DENYING ME ACCESS TO THE COURTS BECAUSE I AM IN FEDERAL CUSTODY.. SINCE THE STATE COURT[Spartanburg],WOULD NOT GIVE ME ACCESS TO THE COURTS I FILED LITIGATION IN THE FEDERAL COURTS.PLEADING FOR MY CONSTITUTIONAL RIGHTS TO BE UPHELD-ONLY TO BE CHARGED FILING FEES AND CASE DISMISSED..BECAUSE OF JUDGE DERHAM COLE'S PERSONAL BIASNESS AND VIOLATING MY DUE PROCESS RIGHTS I HAVE BEEN UNLAWFULLY CHARGED FILING FEES. ON JANUARY 11, 2016-I WAS FINALLY GIVEN AN EVIDENTIARY HEARING[I BEING IN NEW YORK & COURT HELD IN SPARTANBURG BY TELECONFERENCE], AND COUNSEL"Brandt Rucker"[864)271-9925]cross examined "Robert Hall who admitted on day of trial he did not ask for a ONE HOUR CONTINUANCE LONG ENOUGH FOR MY ALIBI WITNESSES TO APPEAR AND TESTIFY IN WHICH ROBERT HALL WAS NOTIFIED WHILE IN THE COURTROOM DAY OF TRIAL THAT MY ALIBI WITNESSES JUST BROKE DOWN IN WOODRUFF S.C. -10 MINUTES FROM THE COURTROOM. He admitted this on January 11, 2016-DURING THE TELECONFERENCE. Then Judge RALPH COTHRAN tel# 803)435-2450 presided over the PCR# 2014-CP-42-0506-ON APRIL 2016 he denied PCR. Miscarriage of Justice. If My Original PCR# 2009-CP-42-3350-filed June 16, 2009 would have been entertained ALL 16 ALIBI WITNESSES WOULD HAVE APPEARED AND TESTIFIED THAT "Kevin Wayne McDaniels" was in Florida on 12/27/05 & 1/14/06.not in spartanburg,there is overwhelming evidence of factually Innocent. The Ineffective Assistance of counsel/Denied ACCESS TO THE COURTS by Judge Derham Cole-IS CLEARLY A CONSTITUTIONAL VIOLATION, HOW CAN ANY HONEST JUDGE ALLOW A FACTUALLY INNOCENT MAN TO BE MENTALLY TORTURED OVER TEN YEARS.I HAVE BEEN INCARCERATED SINCE MARCH 11, 2006-MY FAMILY HAS SUFFERED TREMENDOUSLY BECAUSE OF THESE CONSTITUTIONAL VIOLATIONS-I AM ASKING THAT YOU STEP UP TO THE PLATE AND UPHOLD THE UNITED STATES CONSTITUTION AND REVIEW ALL THE CASES I HAVE FILED ARGUING FACTUAL INNOCENCE-REVIEW THEM ON LEXIS NEXUS/WESTLAW-KEVIN WAYNE MCDANIELS you will see 25 CASES. HOW CAN ANY JUDGE/PROSECUTOR/ATTORNEY LET A FACTUALLY INNOCENT MAN SIT IN PRISON OVER TEN YEARS WHEN HE HAS PROVEN CONSTITUTIONAL VIOLATIONS, AND PROVIDED PHOTOS & AFFIDAVITS OF HIM IN FLORIDA-HOW CAN ANY JUDGE HAVE APURE HEART AND CALL HIMSELF A RELIGIOUS MAN-KNOWING HE IS MENTALLY TORTURING A FACTUALLY INNOCENT MAN. I ASK THAT YOU ACT ON THIS AND ORDER I BE REIMBURSED ALL FILING FEES PAID IN THE CASES IVE ARGUED ACTUAL INNOCENCE/DERHAM COLE/NIKKI HALEY ETC.

I declare under perjury I am factually Innocent.
Prayed for on this 19th day of 2016. Kevin Wayne McDaniels

NAME ROBERTA SPURD
REGISTER NO. 14256-171
FEDERAL CORRECTIONAL INSTITUTION
P.O. BOX 1000
OTISVILLE, NY 10963

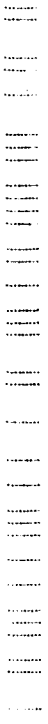
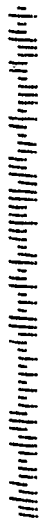
LEGAL MAIL

↔ 14256-171 ↔
Sc Supreme Court
PO BOX 12159
Columbia, SC 29211
United States

ROCHESTER NY 105
27 APR 2015



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FEDERAL CORRECTIONAL INSTITUTION
OTISVILLE, NY 10963

DATE: 4.28.15

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