

KEVIN WAYNE MCDANIELS 014256-171 -TEL# 845-386-6700

Federal Correctional Institution,  
P.O. Box 1000, Otisville, N.Y. 10963

RE: KEVIN W. MCDANIELS V. STATE, Case No: 2014-CP-42-0506

I HAVE BEEN DENIED ACCESS TO THE COURTS BY THE BELOW LISTED B  
CONSPIRATORS: THEY HAVE PERPETRATED A FRAUD TO KEEP ME FALSE IMPRISONED.  
M. Hope Blackley-sptg Clerk of Court-Fax # 864-596-2259  
JUDGE DERHAM COLE-jcolej@sccourts.org-Fax# 864-596-3592  
ATTORNEY BRANDT RUCKER-864-271-9925-fax#864-271-9954  
ATTORNEY ROBERT HALL-Fax# 864-596-2284  
DONALD BEATTY-ASSOCIATE JUSTICE-Fax#864)596-2202  
JEAN HOEFER TOAL-CHIEF JUSTICE-jtoal@sccourts.org/Fax#803)734-1499  
JOHN FEW-SC COURT OF APPEALS-Fax# 803)734-1839  
HENRY NCMASER-LT. GOVERNOR-Fax # 803)734-2082  
TREY GOWDY-CONGRESSMAN-Fax# 864-241-0982  
MARK HAYES-SPTG. CIRCUIT JUDGE-Fax# 864-562-4141.  
KEITH KELLY-SPTG. CIRCUIT JUDGE-Fax# 864-487-2772.  
ALISON RENEE LEE-CIRCUIT JUDGE-Fax# 803)576-1768  
TANYA A. GEE-Circuit Judge-Fax# 803)256-2651  
RALPH FERRELL COTHRAN-CIRCUIT JUDGE-Fax# 803)436-2403  
ROBERT M. DUDEK-APPELLATE DEFENDER-Fax# 803)734-1397.

RECEIVED

MAR 15 2016

SC Court of Appeals

I, KEVIN WAYNE MCDANIELS HAVE BEEN HELD FALSE IMPRISONMENT SINCE MARCH 11, 2006-TEN YEARS- I HAVE FILED NUMEROUS APPEALS, PCR'S IN 2009, ONLY TO BE DENIED BY JUDGE DERHAM COLE, TELLING ME I HAD TO WAIT UNTIL 9/11/2020-THEN I CAN FILE ANOTHER PCR, DENYING ME ACCESS TO THE COURTS, I FILE ANOTHER PCR# 2014-CP-42-0506, and finally on JANUARY 11, 2016 AN EVIDENTIARY HEARING IS HELD I WAS ON TELECONFERENCE HERE IN NEW YORK, WHILE COUNSEL BRANDT RUCKER REPRESENTED ME. JUDGE COTHRAN WAS PRESIDING, SINCE THEN COUNSEL BRANDT RUCKER HAS FAILED TO COMMUNICATE LETTING ME KNOW IF JUDGE COTHRAN GRANTED MY PCR EVIDENTIARY HEARING, I FILE A WRIT OF CERTIORARI IN THE S.C. SUPREME COURT/S.C. COURT OF APPEALS, ONLY TO BE TOLD I HAVE TO GO THROUGH BRANDT RUCKER, HE HAS ABANDONED ME, I NOTIFY CLERK OF COURT, HOPE BLACKLEY SHE TELLS ME GO THROUGH BRANDT RUCKER, AGAIN BEING DENIED ACCESS TO THE COURTS, I DID IN FACT PROVE COUNSEL ROBERT HALL WAS INEFFECTIVE ON JANUARY 11, 2016-HE ADMITTED HE DID NOT PURSUE A ONE HOUR CONTINUANCE LONG ENOUGH FOR ALIBI WITNESSES TO APPEAR ON DAY OF TRIAL AUGUST 26, 2008-FORCING MCDANIELS TO PLEAD TO CRIMES HE DID NOT COMMIT, HE HAS BEEN HELD FALSE IMPRISONMENT FOR TEN YEARS AND FINALLY I AM ABLE TO BE HEARD ON JANUARY 11, 2016 BY TELECONFERENCE, PROVING ROBERT HALL TO BE INEFFECTIVE, AND ATTY BRANDT RUCKER HAS ABANDONED ME, A FACTUALLY INNOCENT MAN, I HAVE OVERWHELMING EVIDENCE THAT I WAS IN FLORIDA DECEMBER 27, 2005 & JANUARY 14, 2006, THE FBI/ATF/U.S. MARSHALS CAN TESTIFY TO THIS, I HAVE CONTINUOUSLY PROVIDED THIS EVIDENCE TO THE PROSECUTORS AND JUDGES ONLY TO BE IGNORED, THE ABOVE PARTIES ARE MENTALLY TORTURING ME AND MY FAMILY, WHEN I HAVE PROVED FACTUALLY INNOCENCE, AND INEFFECTIVE ASSISTANCE OF COUNSEL, ON BEHALF OF "ROBERT HALL" AND NOW "BRANDT RUCKER" HAS ABANDONED ME, I HAVE NOTIFIED ALL ABOVE PARTIES IN WRITING THEY IGNORE ME, LEAVING ME NO CHOICE BUT TO FILE A CIVIL ACTION.

I DECLARE UNDER PENALTY OF PERJURY THE ABOVE Kevin Wayne McDaniels  
IS TRUE AND CORRECT. EXECUTED ON: Feb 21, 2016 845/386-6700