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Dear Ms. Allen,
SC Court of Appeals

I'm writing you today because I've got a few questions to ask you simply because my former counsel thinks that I'm confused this is why I ask questions so I won't be I do understand what remittitur means (send back) and the paper that I received from your office back in 2015 said that my case was sent back to the lower Ct (Ct) or tribunal (panel of 3 Judges) my question is which one did my case go to and what was the decision that was made? about Bradley McMillan not filing my direct appeal in a timely manner... The only explanation I received was that "Thus ending your case 2015 001732" A copy of the judgement of this court is enclosed and it was signed by you (what was the judgement I never saw it or heard it?) it was mailed to Liz Golder and I received a copy. And now my case was pending in the Supreme Court for 16 months and for the last couple of months it's been transferred back to SCCA for another panel of 3 Judges to make a ruling on my PCR issues. My question is this how come Aikew County knows the truth, the Attorney Gen. also can see and know the truth, the Appeals Court and the Supreme Court because it's right there in black & white the records & transcripts

that has been kept by the state I didn't
take the stand at trial because I knew
I was getting railroaded into prison because
the ^{23rd} public defender that I had was completely
inexperienced in a court room in which I
tried 3 different times in front of the
judge to relieve him as my counsel he also
tried to remove himself (denied) he also said
to me "there is no evidence to say you did
this crime but you're going to prison anyway
because they're gonna believe what a police
officer says" Check my transcripts no
physical or circumstencial evidence to place ^{me}
inside this empty building, or any witnesses
and no statement or testimony about me
doing this crime of burglary in the 1st
degree. Can you please explain to me exactly
why am I still in prison for a crime that
clearly I didn't commit... I've reported
B. McMillen to the disciplinarian, counsel I've
been tricked by Aimee Zmroczek (PCR
counsel) for me to waive my PCR Issues in
my belated appeal. And Susan Hockett was
trying to keep them covered while she
wasn't doing her best work and not bringing
all the issues forward sorta half-assed
while I'm in prison on a Level 3 yard
surrounded by murderers, Rapists, Pedophiles

hoping and praying that I don't killed
in here I've never had a violent
charge in my life nor been in any
kind of major trouble ever.. I went from
a working family man straight to
prison for nothings..... Please if there
is anything you can do to get my
case ruled on or heard please do it
for me because I'm innocent and
I can prove it. My kids & Grandkids
will thank you including my mother.

one more question with me
relieving Ms Hackett will this push my case
back further or can I defend myself or
do I need another counsel? wonder
why a 59-E wasn't filed on my behalf?

THANK you, for your
TIME.


18