

04

Sammy This is the first Judicial Complaint in November of 2001. The Judicial complaint already sent to you was the second.

CONFIDENTIAL

IN THE MATTER OF A COMPLAINT FILED BY:

KEVIN ALAN WIEDERHOLD #89849-079
NAMED OF COMPLAINANT

ROCHESTER MEDICAL CENTER, P.M.B. 4000, ROCHESTER, MN. 55903.
ADDRESS

NONE
DAYTIME TELEPHONE NUMBER

AGAINST:

HONERABLE(?) JAMES D. WHITEMORE
NAME OF COMPLAINT-OF JUDGE

UNITED STATES DISTRICT COURT, MIDDLE DISTRICT, TAMPA DIVISION.
COURT

1. Does this complaint concern a particular lawsuit ? _____

-X- Yes _____ No

If yes, please provide the following information about the lawsuit. (If more than one lawsuit is involved, use additional pages, as necessary.)

STATE OF FLORIDA, THIRTEENTH JUDICIAL CIRCUIT, SARASOTA FLORIDA.
COURT IN WHICH LAWSUIT WAS FILED

92-4293CA NONE
DOCKET NUMBER DOCKET NUMBER OF APPEAL, IF ANY

What is (or was) your role in the lawsuit ?

YES Party (including pro se) NO Juror ? Witness

2. Have you ever filed a lawsuit against the judge _____ Yes X No

To Sammy
please send

EVIDENCE OF MISCONDUCT OR DISABILITY

This complaint is on James D. Whittemore who is a federal judge in the eleventh district of Tampa FL. This judge is one of three federal judges who I believe are guilty of misconduct concerning my case. The other two are Thomas C. Wilson of Tampa FL, and Janc Cooper Hill in the fifth district of Corpus Christi TX.

Judge Whittemore is directly involved with several corrupt lawyers, government employees, disowned family members, corporations and various others to completely ruin my character and credibility. This of course causes me considerable stress and harm knowing this judge is so bent on ruining me this way. This judge refuses to recuse himself from this case because he personally hates me and only wishes harm upon me. I believe this judge was personally involved in the illegal activity leading up to my arrest as well as the arrest itself which involves Frank Wirt, Frank Wirt's brother, Mr. Taylor of Buena Vista Trailer Park (where I lived), Tony Dunbar (Employee of the Federal Public Defenders, Tampa FL.) and others.

I will start with the first time I ever seen Judge Whittemore which was on February 2nd 2001, in courtroom 13B of the federal courthouse in Tampa FL. Leading up to this hearing a panel attorney named Ellis Rexwood Curry IV (who was appointed by Magistrate Wilson) had come into the Morgan Street Jail on a few occasions attempting to make me look insane. He had no reason to attempt to make me look insane and incompetent as I knew my case(s) well, my memory was fine and I done everything I could to help him win my case. Instead Mr. Curry, the judge, prosecutor, F.B.I. agent and others were keeping me from attending status conferences to allow me to be heard, then conspiring to have me ruled insane and incompetent and eventually have me sent here (Rochester MN) under Title 18, U.S.C. 4241 etc. When I attended the February 2nd 2001, hearing I was brought before this judge completely shackled hands and feet like an animal. This judge began defaming me from the bench as "Irrational, corrupt, bizarre and incompetent" over a couple of letters I had written to the U.S. Attorney Mr. Kunz. For this judge to do this was absolutely ludicrous and to top it off he allowed the corrupt prosecutor a motion to have me evaluated for competency and sanity. This judge also allowed a very corrupted Sarasota Detective to harass me just by his presence in the courtroom. This corrupted persons uses the name Tim McKeon and the only reason he was there was to intimidate me because of past illegal activity he perpetrated from 1992-?. The judge most definitely knew who McKeon was because McKeon was also involved in attempting to make me look insane and incompetent for numerous years. The court reporter transcripts/tapes have been altered concerning this hearing and many others because this judges statements of "Irrational, corrupt, bizarre and incompetent" have been deleted. One reason why I know this is, Ellis Curry came into to the jail in early April and said "I never heard the judge say any of those things" Ellis Curry was of course lying as usual as I was found competent by Dr. William E. Bonney Ph.D. against everyones wishes. After the February 2nd hearing ended I was on the phone from that day until about February 10th 2001 trying to find a honest psychologist as I knew this judge and his corrupt friends were going to try to rule me incompetent and insane through their doctor(s). This judge as well at this February 2nd hear-

ing was threatenning to have me sent away for the "Study" in violation of Title 18, U.S.C. 4241, as there was no "compelling reason" for an evaluation or a study and he knew it. When I found Dr. Bonney I wrote him and told him what was happenning concerning the corrupt attorney they hired for me and what he was doing to me. On Febuary 8th 2001, I received the court order that listed Dr. Taylor as the evaluating psychiatrist, and Ellis Curry had done NOTHING to attempt to contact Dr. Bonney as my defense psychologist. I spoke with Dr. Bonney twice on the phone and he stated he never heard from Curry after Febuary 6th 2001. I told Dr. Bonney I was going to take a contempt of court if Curry did not contact him or if the judge would not sign an order allowing me to see Dr. Bonney.

On Febuary 20th 2001, Curry finally came into the jail and gave me a motion for expert services to see Dr. Bonney but no order was signed yet. Ellis Curry ^{said} he would get Dr. Bonney in to see me if I would see Dr. Taylor who was the prosecuters psychiatrist? I said, I would see Dr. Taylor after I seen Dr. Bonney or I would take a contempt of court. The very next day Ellis Curry, judge, prosecutor and Lynn Billings the F.B.I. case worker sent in Dr. Taylor and I refuse to see him. From this point on until March 9th 2001, I was threatennd with an insane asylum by officers of the Morgan Street jail and on March 6th 2001, a order arrived from this judge telling me I must submit to the Dr. Taylor evaluation. Finally Dr. Bonney was allowed into the jail on March 9th 2001, and I was ruled SANE and COMPETENT as I thought I would be. On March 14th 2001, Dr. Bonney faxed his exam to Ellis Curry and on March 15th 2001, I was again taken before this judge. Ellis Curry came through the doors of the courtroom with Dr. Bonney's exam in hand and said this, "Do you want the judge and the prosecuter to have a copy of Dr. Bonney's exam" ?? I said this to this insane person, " Didn't the lying prosecuter want this done with the judge ?, of course I want them to have it". After the judge received a copy of Dr. Bonney's exam he made these statements to me, " I don't know where you found this Dr. Bonney but you are seeing Dr. Taylor ". I responded " What if I don't ", and he responded " well " in a laughing manner as like a threat. I then stated I was going to sue Ellis Curry and this judge again began laughing at me ? I then tried to dismiss Ellis Curry with a motion and this judge would not even allow me to present my motion ? Instead the court docket lies and says I tried to orally dismiss Curry. Since I was ruled competent my motion should have been accepted. On the court docket you will see a Paul Spangler listed as the court reporter, this is completely false because there was not a male court reporter until April 6th 2001. Although I do not have a copy of this hearing I am now telling you that the tapes/transcripts of this hearing have been altered by Paul Spangler. I have been through this same insane activity in the Sarasota County courts from 1992-1996. I also wrote Dr. Bonney a letter and told him about this at the time it occurred. I also told him about a set of falsified transcripts I received from Ellis Curry concerning the three hearings before the magistrate judge in Corpus Christi.

On March 20th or 21st 2001, Dr. Taylor came into the Morgan Street Jail to conduct his evaluation. I cooperated but told him I would sue him if he defamed me. On or about April 4th or 5th 2001, Ellis Curry came into the Morgan Street Jail and told me he was resigning from

To Bonney
He is innocent

the case and he had set a hearing on the 10th of April 2001. I told him "Good, this will give me a chance to reword my motion to dismiss you, now get out of here". On Friday the 6th of April, 2001, I was dragged before this judge and he again refused my right to place the old motion I tried to submit on February 2nd and March 15th 2001; dismissing Curry. The deranged prosecuter and his corrupt friend Curry were laughing at me in the courtroom with this bizarre judge, then Ellis Curry was allowed to submit his Motion resigning from the case discrediting me. This is the hearing when the male court reporter showed up as mentioned on page 2, he most definitely was not there on March 15th 2001. This conspiring judge began defaming me on the bench through Dr. Taylors examicalling me paranoid over and over. I also mentioned on tape that the transcripts Curry had just sent me were false, the judge said nothing. The hearing ended with this judge appointing another corrupt lawyer.

In mid April 2001, a lawyer named Dan Daly came into the corrupted Hillsborough County Jail and took no notations on his silly notepad while he was talking to me and I seen right away this was another conspiring lawyer. I eventually went to a "Feretta Hearing" and this judge Wilson is harassing me for this lawyer Dan Daly as well Daly is defaming me to this judge, I decide its best to go pro se, I am sure you see why by now. I have no choice but to represent myself because the Federal Public Defenders of America are actually the ones who arrested me and are charging me with Tony Dumbar and your judges are giving hearty approval to this. I have read that the Appellate court hires and fires federal public defenders so you will be written about everyones friend Tony Dumbar as well. The whole time during these hearings the U.S. Marshals are harassing me in the these hearings because I have to represent myself. I later get a order from this judge stating I can represent myself and he appoints Dan Daly as standby counsel, I have to laugh.(excuse me).

On June 20th 2001, I attend another hearing and just before this hearing I placed a Motion For Bond Hearing and it is orally denied denied without reason. This judge did this because he knew the what I said in my motion was completely correct about a medical fraud by the plaintiffs and why I was illegal held, he did not want to face the facts concerning the Pretrial Services Report in Corpus being a complete fraud. I am told at this hearing that if I want to subpeona anyone I need to get my list in soon, so I go back to my cell to work on this. On July 3rd 2001 I mailed a motion for subpeona's and a "Reason For Subpeona's just as your judge requested. On July 13th 2001, I attend another hearing and this judge goes off insane on me and tells me he is rejecting my motion and the Reason For Subpeona's, He then warns me with this insane statement "Wiederhold I don't want you saying anything about anyone in the entire world" ?? I then asked to see the file because I wanted to see if my motions and the Reason For Subpeona's were in the file. This judge told me that "No you cannot see the file because I want to keep the integrity of the file" ?? You will notice that my Reason For Subpeona's are not in the file according to the docket. If your paranoid judge is worried about me being sued because of what I said in this lengthy document, let them sue me. This is not the case, but

To Sonny
Hillman

rather your judge knows that I am nearly completely correct on every matter I mention in the Reason For Subpeona's especially the medical frauds which I now call "Spinal Stenosis Frauds". I will include a page out of a 12 page affidavit and send it along with this complaint so you know what I mean by this term. This affidavit is being sent to the Clerk in Tampa to place in the file and if you watch closely I can almost assure you this affidavit will not be allowed in the file by this judge as it ruins his illegal push for an insanity acquittal through another corrupted attorney. You need to inform your judge he has no business coercing an insanity acquittal on me against my will and conscience OKAY appellate committee? In fact the law states very much the opposite, he is to be impartial and attempting to look at a defendant as sane and competent unless there is a very serious reason otherwise and I don't qualify at all as otherwise for insanity or incompetence. If my excellent affidavit is not allowed in the file you will know he is up to his insane activity again. Read my Interlocutory Appeal I just sent in and this will prove to you I am not insane and incompetent nor was I at the time of the alledged misconduct. Lastly, concerning the July 13th 2001 hearing, it appears the Clerks or Judge are trying to make it look like I never attended this hearing but I assure you I was there. Furthermore, you will notice the name Dennis Miracle as the court reporter on the docket for that day, but this is also incorrect. As I said earlier, the only time a male showed up as a court reporter was on April 6th 2001. If these people are serious about falsifying the docket this way, then the tapes and transcripts of the hearings have been severely altered to protect people including this judge?

Lastly, concerning the July 13th 2001, hearing the judge handed me a copy of the order denying my subpeona's and another order denying a second Motion For Bond Hearing. Your judge was again denying my right to even be heard at all concerning the spinal stenosis frauds and other lies on the PreTrial Services Report/Order holding me without bond as mentally ill/insane and incompetent etc. Why was this judge so paranoid about allowing me to expose these frauds on tape? It was just a Bond Hearing I requested. I realized he still might hold me without bond for no reason, but denying someones right to be heard is insane and ludicrous. Many others agreed with me at this point concerning this judge. I firmly decided at this point, not only was this judge conspiring on me, I believed he was insane or going insane. What else was I to think after all I seen to this point?

On July 24th 2001, I was taken from the Morgan Street Jail to the Faulkenberg Road Jail to be put in lockdown for no reason. now remember I have a trial coming up in just thrce weeks. From about mid July 2001, this judge and his insane friends were now desperatly and again trying to make me look insane/schizo etc. Another batch of falsified transcripts/tapes arrived at the Faulkenberg Road Jail concerning phone calls I made from the Morgan Street Jail from April 2001 through June 2001. When I would not accept these tapes from the prosecutor they shipped me across town to the Orient Street Jail when I was only one week before trial and representing myself. In the meantime your panel attorney Dan Daly made no effort to come into the either of these jails to visit with me as he was a part of having me

To Sonny
Henderson


in these two lockdown jails. I went to the law library at the Orient Road jail and showed the law librarian the (now) three orders denying my Bond Hearings and he said "this is insane", so as you see I am not the only one who believes this about your judge. The conspiring panel attorney Dan Daly also told me on July 13th 2001, and August 9th 2001, at court, that I could not appeal these orders denying my Bond Hearings ? We now know this is false because I placed an Interlocutory Appeal on this judges order for a study.

On August 14th 2001, this stupid trial finally starts and your judge continually interrupts me and rudely defames me as incompetent while cross examining a liar investigator named Tim McKeon. Tim McKeon was involved in terrible corruption for the plaintiffs against me from 1992-?, and he claims to be a city detective for Sarasota. Your judge put the court in recess calling me incompetent, placed me in a holding cell outside the courtroom and had Anthony Porcelli, Dan Daly and others steal several documents of mine off the tables such as Dr. Bonneys exam, a letter the prosecutor sent March 1 2001 and the motion requesting the services of Dr. Bonney dated Feb 13th 2001 etc. All because your judge was going to try and (trick) force an insanity acquital against my will as you will clearly see. After several liars perjure themselves upon me, low and behold my landlord appears from Corpus Christi, TX. My standby counsel shows me a faxed document from Elliot Metcalfe dated August 17th 2000, sent to my landlord. My landlord gets on the stand and says he received this document which wasn't very legible but he had the four page original. Mr. Taylor (landlord) then turns his chair completely towards me and gives me a wink with his left eye ? Mr. Taylor was called by the prosecution so I wasn't sure what to think. The day ended with the judge giving me time to think about this strange document that said "further information" on it (mistrial, insanity acquital), basically. I left to go back to my cell and couldn't sleep because of this document. I finally decided I would not do what anyone wanted. I wouldn't submit the Metcalfe document as evidence and I was going to do a Narrative.

On August 15th 2001, When back in the courtroom Dan Daly about flipped because I would not submit Metcalfes document. The judge went through roof because I wouldn't submit that document and I wanted to do a narrative, in the end saving my appeal. The judge continually silenced me while doing my narrative. Anytime I mentioned Ellis Curry, lawyers, doctors, the PreTrial Services Report or anything proving my point, I was silenced ? One or two jurors were always smiling at the prosecutor and I seen at least one sleeping. One prosecutor quit, got up and left. I was found guilty and the judge threatenned me with a study at Rochester MN, but no order was given that day because they had to really think this one out. On August 25th 2001, at a hearing an order was given to me. I put in a motion for Dr. Bonney to do the study and it was denied ? On September 17th 2001, I put in a Notice of Appeal on the Study. On September 28th 2001, I was flown to Rochester for the BOP study ? When I was processed by RICK WELSH, I seen another court order dated September 19th 2001. It is not listed in the docket nor will the judge or this facility give me a copy of it ? The judge or someone is again falsifying the files/records violating my rights and breaking the laws according to 18, U.S.C. § 2071, but not limited too. I have told you the truth judicial committee and I am taking an oath before God. I plead with you to do an investigation on these bad people as ten years of torture is enough. Declaration on the next page, thank you.

I DECLARE, under penalty of perjury pursuant to Title 18 U.S.C. §²⁶ 1746, and that I have read Rule 1 of the Judicial Council of the Eleventh Circuit Governing Complaints of Judicial Misconduct and Disability, and that the statements made in this complaint are true and correct to the best of my knowledge.

Dated and executed at Rochester, Minnesota, this 27th day of November, 2001.


Kevin Alan Wiederhold
Pro Se Defendant
Bldg 1-216 #89849-079
Federal Corrections Inst
PMB, 4000
Rochester, MN. 55903

To Samy
Wiederhold

CONFIDENTIAL

IN THE MATTER OF A COMPLAINT FILED BY:

KEVIN A. WIEDERHOLD

NAME OF COMPLAINANT

CASE NO:8:00-CR-369-T-27TGW

1301 N. MORGAN ST CELL 1S6, HILLSBOROUGH COUNTY JAIL, TAMPA, FL. 33602

ADDRESS

NONE

DAYTIME TELEPHONE NUMBER

JAMES D. WHITEMORE

NAME OF COMPLAINED-OF JUDGE

U.S. DISTRICT COURT, MIDDLE DISTRICT, TAMPA FL

COURT

1. Does this complaint concern past lawsuits filed ? Yes X No

If yes, please provide the following information about the lawsuit. (If more than one lawsuit is involved, use additional pages, as necessary.)

THE THIRTEENTH JUDICIAL CIRCUIT, SARASOTA COUNTY, SARASOTA FLORIDA

COURT IN WHICH LAWSUIT WAS FILED (In January and February 1994)

92-4293CA

DOCKET NUMBER

01-15416BB U.S. COURT OF APPEALS

DOCKET NUMBER OF APPEAL (ATLANTA)

What is (or was) my role in the lawsuit ? I was the Co-Defendant/Plaintiff after February 1994. I filed the lawsuits pro se and in my name.

2. Have you filed a lawsuit against a judge ? Yes No Don't Know X

If yes or don't know, please provide the following information about the lawsuit. (Additional pages will be listed as (a) and (b)).

The lawsuits mentioned in questions #1 and #2 were Counter Claims filed against Risk Insurance Corporation (Riscorp), The State Of Florida or Earl Moreland and Elliot Metcalfe. These lawsuits totaled \$15,500,000 and evidently the wording of the lawsuits end up including the judges involved because of their protection of the Sarasota Public Defenders Office etc? The lawsuits were serviced but the defendants would not answer, instead they planned another
→ malicious arrest through Tony Dunbar on December 30th 1994, in a desperate attempt to cover their wrongs. This same malicious arrest was deleted from a ridiculous police history report I received
→ December 22nd 2000, in a Discovery package sent by Anthony Porcelli (U.S. Attorney), Ellis Curry, Lynn Billings and the plaintiffs etc. When I informed the so-called defense attorney (Curry) that this one and only disorderly conduct conviction was missing and the Violations of Probations (VOP's) stemming from this malicious (Dec-30) arrest were now being illegally attached to a Not Guilty verdict in 1993, the first police history report was then stolen. My theory at-

pay close attention to the change
cc dates/years

(continued on ~~additional~~ pages)

this time (later proved at trial, I believe), was that Tony Dunbar et al, and the plaintiffs tried to make it look like I was found Not Guilty by reason of insanity concerning the Aggravated Stalking charges stemming from a Civil Injunction filed by Risk Insurance Services in August 1992. This can be explained more clearly in my Objection/Rebuttal to the Presentence Investigation Report (PSIR) that I will send with this judicial complaint. Between the time period I first showed Curry this illegal police history report and early July 2001, this report was stolen twice and the last report resembled the first report except that it now mentioned the 95-6223/6224M charges missing on the previous two reports. All three illegal police reports mentioned 94-6581MVOP but not 94-6581M, disorderly conduct arrest by Tony Dunbar et al on December 30th 1994. As I neared trial on August 13th-15th 2001, the plaintiffs and this judge were planning a trial by ambush through the prosecutor, Co-Counsel Dan Daly, my landlord, Ellis Curry and even a court bailiff. At the trial the judge continually silenced me while trying to cross examine the witnesses as well as having my Landlord from Corpus Christi come to testify on behalf of the plaintiffs at which time this Landlord (Tom Taylor) presented a faxed cover page of a document he claimed was sent to him on August 17th 2000, from the Public Defenders Office. This document mentioned "Further information available" that this investigator from this PD Office claimed to have for me in my benefit? As I mentioned earlier I already sued this office that employed Tony Dunbar from at least 1991-1998 in Sarasota FL. Nearing the end of the second day of trial (Aug 14th 2001) Dan Daly (Co-counsel) was telling me to submit the document then and do a narrative the next day in the closing of the trial? The judge told me that he wanted me to think about submitting this PD document and I definitely do not want to do a narrative the next day in trial? During the time period that Dan Daly was coercing me to submit this corrupt document, the bailiff kept nodding his head in a yes fashion which caused me even more concern about submitting this document. The next morning (August 15th) Dan Daly went near insane because I decided not to submit this document and the judge was further infuriated I stood my ground requesting a narrative. I realized later by refusing both their coercive recommendations I saved my appeal for a new trial etc. It is obvious that this judge was attempting an illegal insanity acquittal against my will according to Rule 29, thus justifying Ellis Curry's defaming motions he submitted including the motion he submitted suppressing the prosecutors fake 404(b) evidence motion. What this judge allowed was a motion from Curry that made me into a bad person for all of their bad friends as well as limiting my defense at the same time. I knew I would probably lose the trial without being able to subpoena evidence and witnesses, but I also knew I would be able to appeal if I lost. What this judge and his friends attempted was to find me guilty on one charge and possibly not guilty by reason of insanity on another. Or, rule me incompetent at the time of trial thus allowing him to reverse the judgement of conviction according to 18 U.S.C. 4245. This would entail sending me to a mental health center under these conditions just as he attempted to do back in February 2001 through Ellis Curry. The docket has now been falsified with "4241(b)" in the month of February 2001, but I know this corrupt judge said "a study" (4241(d)) at the February 2001 hearing. I am sure the transcripts and tapes are all altered by now, just as I told you they were on my last judicial complaint sent on November 27th 2001. I stood my ground against this corrupt judge and even my own conspiring attorney and took an unfair verdict of guilty and would

My own attorney Summary!

At this time he is a state employee.

They are still trying to do this through the corrupt clerks in District, Appellate & Supreme Court. This is why I mentioned them in my handwritten letters, it is a conspiracy!

To Scammy the-oral-factoid

This keeps me under his thumb psychiatrically, he failed! But he abuses his power again through sentencing.

you might be asking yourself "Why wouldn't he want to get out on an acquittal? He must be insane, I would have been ruled insane to get out on an acquittal by the Judge, instead I chose to fight for my sanity! Do you see now? As you see all of them are going insane because I won't let them rule me insane. That is why I use the word infuriated. That's great isn't it?"

not ask for an acquittal at the end of the trial as Dan Daly was again coercing me to do on behalf of this judge. After the jury gave their verdict and left, this judge became infuriated at me again. This judge then threatened me with "I am going to send you to Rochester MN, for a study Mr. Wiederhold" ? On August 20th 2001, I received two Notices from the Clerk Of Court, one was dated August 15th 2001 (Dkt-107) and the other dated August 16th 2001 (Dkt-108). The August 15th 2001, Notice was for the original sentencing date of October 31st 2001, and it had a stamped (printed) signature of a woman named Cindy Leigh Martin. I know for a fact that this same person worked for the collection department for the U.S. Department Of Education. This woman told me her name in the fall of 1998 while at a pay phone in Lenexa Kansas. The second Notice was for the next hearing on August 24th 2001, and it was signed by Anne Ohle. Since I have left Rochester all my legal work has been stolen, thrown out or being withheld from me ? I now believe that these Notices in my (stolen) files are now altered with another signature. In other words if you look at the Docket (107&108) you will now see "(Signed by Deputy Clerk)" when in fact the August 15th 2001, Notice said this-"CINDY LEIGH MARTIN FOR ANNE OHLE" in this same large print format. It is my view that this Cindy Martin may be behind the falsification of the Department Of Education Bank Promissary notes that were being sent on behalf of Tony Dunbar et al, and the rest of the plaintiffs from 1997-2000. When I received the first insane Bank promissary note in the fall of 1997 in Kansas City, I realized it was Tony Dunbar that was behind much of this insane activity through the years and I informed the U.S. Attorneys Office in Washington D.C. and everyone else that I figured out Tony Dunbar. It was then in December of 1997, that Tony (Filthy) Dunbar defamed my mother and me because he was so angry he was caught. I had not heard Dunbars voice since the malicious arrest on December 30th 1994, regardless of what any false charges have or will say. Initially the sick U.S. Attorney Anthony Porcelli sent me a letter through Ellis Curry in March 2001, that had the December 30th 1994 date as the last visual contact with Tony Dunbar. During the trial Dan Daly stole this letter along with Dr. William E. Bonney's exam etc, he replaced it with another letter which took off the dates mentioned by Porcelli as to my last visual contact with Tony Dunbar and the dates mentioned by Tim McKeon concerning some court dates missed in November 1995 and September 1996. At this time they were desperately trying to save Tony Dunbar because they knew I was going to mention the December 30th arrest missing on the false police history report Porcelli sent to me and replaced twice and under oath before the jury. Now that I mentioned this under oath, they now steal all my files including the last false police history report deleting the Dec 30th 1994 arrest and add it to the insane Presentence Investigation Report (PSIR). What they didn't figure when they sent me the insane PSIR was that I would expose Tony Dunbar as the main reason for the malicious arrest on December 30th 1994, this again proves Tony Dunbar et al, as the main perpetrators and the ones who are out to destroy my correct theories in my three lawsuits serviced before the Dec 30th 1994 arrest (Re: #45 etc Rebuttal to PSIR). The judge is involved in this illegal activity and through the use of the single statement "Dispute with Riscorp" on January 17th 2002, he illegal attempts to justify ALL the ridiculous psych exams (except Dr. Bonney), including the ridiculous exam written at Rochester MN. Furthermore he attempts to justify the insane Pretrial Services Report in Corpus Christi with that stupid statement. Judicial Commission it is obvious this corrupt judge only wants to destroy my name and my correct lawsuits etc.

They stole them out of my cell, that day too! Its true!

→ This is the Dr. DeCive exam, schizo, borderline and the other crazy's

To Sammy
Wiederhold

Watch This!

STATEMENT OF THE FACTS

It is obvious James D. Whittemore has engaged in conduct prejudicial to the effective and expeditious administration of business according to Title 18 U.S.C. 372 (c)(1). It is obvious this judge is protecting and promoting the illegal activity of Tony Dunbar et al, Public Defenders Offices both State and Federal, corrupt Corporations, as well as other corrupt government people in and out of the State of Florida etc. This also includes the Warden at the Rochester Medical Center and several of her employees at this center who have maliciously defamed my stable and good person as "Delusional etc".

Here it is!
This is just great!
This judge continues to justify past wrong activity by these plaintiffs by perpetrating demeaning and defaming psychiatric and psychological exams that ultimately end up protecting himself. This prejudiced judge is so obsessed with this insane activity that he cannot no longer control himself correctly in the courtroom or obey the Law, in fact he has never followed the law in my case, he has only maliciously conspired to ruin me. This judge is a past Defense Attorney and one who once worked for the Public Defenders Office in the State Of Florida. It is obvious Whittemore has and is pushing the agenda of Tony Dunbar, Elliotte Metcalfe, Jerry Meisner and at least the sick State Of Florida Judge named Becky Titus and her friends at Riscorp/Zenith Insurance Company etc. It is obvious this judge was/is pursuing a bizarre form of an insanity acquittal against my will for all his friends in government, Corporations and lawyers etc. I was found Not Guilty by a jury with NO insanity acquittal took place in 1993. Instead I sued these plaintiffs for maliciously conspiring to create a defaming insanity acquittal against my will and against the law. I also turned in all the witnesses who maliciously perjured themselves at trials both in 1993 and 1994. I have clearly showed in my rebuttal to the insane PSIR that all parties are illegal protecting Tony Dunbar through this judge (Re: Rebuttal to the PSIR #45 etc). I have clearly showed the Judicial Commission the wrongs this judge has committed in my last Judicial Complaint dated November 27th 2001. Since then all my files have been stolen and I believe by this judge. According to Title 28 U.S.C. 372, Cannon 1, A judge should uphold the integrity and independence of the judiciary, standards of conduct and personally observe those standards, this judge observes nothing but his own self gain and the gain of his friends while torturing me. These intentions of his clearly show a sick pattern of corrupt activity which in turn causes more improper and illegal activity by others in this judicial system. I fully realize that "The Code" is not intended for civil liability or criminal prosecution as all I have asked is for this corrupt judge to recuse himself from the case and he refuses to do so? It appears my only recourse is to have him removed from the bench by your commission or the judicial commission in Washington D.C.

See why I must state my name and lawsuit!

To Sammy
Kinnel
Canon 2 (A) states. A judge should respect and comply with the law and should act in a manner that promotes public confidence in the integrity and impartiality of the judiciary. I most certainly have no confidence in this judge judge being impartial in my case, I do believe there would be another judge that could be impartial in my case. Since Febuary 2nd 2001, or the very first day I have ever seen Whittemore he has been corrupt and acted like a sick moron. He has continually defamed me in the courtroom as well as silencing me for the plaintiffs and himself. In my last complaint filed against this judge, I mentioned his behavior was so severe that I had only come to the conclusion he knew before hand the corruption involving the arrest of my person by my Landlord and Frank Wirt's brother in October. I mentioned to your office in that

first complaint dated November 27th 2001, that he continually silenced me in front of a jury when I tried to mention the strange behavior of my Corpus Christi landlord since June of 2000. This judge has disregarded my Reason For Subpoena's that he requested on June 20th of 2001, which mentioned my landlord as a possible hostile witness and sure enough this landlord came to trial on behalf of the sick prosecution and this judge just to attempt an illegal insanity acquittal etc. They even used a corrupt co-counsel Dan Daly to try this insane act. I clearly informed this corrupt judge several times from March-August that NO insanity plea or acquittal would be tolerated by me, this judge continually refuses to listen to reason. In Canon 1, it states "it is not suggested that disciplinary action is appropriate where reasonable judges might be uncertain as to whether or not the conduct is proscribed". I assure you, this judge knows good and well that forcing an illegal insanity plea or acquittal on defendants is highly prejudicial, harmful and in my case a severe conflict of interest because this judge knows this would harm my case against the plaintiffs both present and past. This judge is relatively doing the same thing again by using the insane statement "Dispute with Riscorp" at his corrupt sentencing hearing on January 17th 2002. I have clearly stated and will always hold the correct, legal, moral and ethical view that the situation with Riscorp et al from 1991 through the present is a matter of FRAUD, PERJURY, ABUSE, MALICE and other bad and illegal behavior by these people. This is why I was contacting your government offices in the first place in order to have something done to this bad people who have continued outrageous wrongs to me over the years. Instead I get arrested because I am doing the correct thing. This judge is also protecting the perjurers who testified against me regarding these instant charges from February-October 2000. This is obvious because this judge just struck a legal document out of the file called "Affidavit To Rebut Allegations" which clearly outlined their conspiring to commit perjury according to Title 18 U.S.C. 371 and Title 18 U.S.C. 1621 and now you can add Title 18 U.S.C. 1622 and 1623 for Anthony Porcelli, Lynn Billings and Agent Brian Ritter etc. The so-called Order he sent me striking this fine and legal document of mine was one whole month after it was already docketed in the file on December 3rd 2001. This judge gave no procedural grounds to strike this document so therefore it is not a procedural matter that I am complaining about concerning this Affidavit. I realize according to Title 28 U.S.C. 372 (3)(A)(ii), I cannot complain about procedural matters as these are a matter of Appeals etc. This judges clear reasons for striking this document was to allow liars to keep their jobs including his and then try to illegally coerce me to sue the plaintiffs past and present with frivolous lawsuits ultimately making me look incompetent. I will not file any further lawsuits until 1. My lawsuits placed in 1994 are answered. 2. People are arrested for breaking the law including these people mentioned in my November 27th Affidavit. 3. I win my appeal on these present malicious charges etc.

Further evidence for him trying to coerce me to file lawsuits is the illegal wording of the Final Judgement and sentencing material. He has written on the top of page one under "Judgement in a criminal case" the statement "For offenses committed on or after November 1, 1987" Of course this wrong wording helps my appeal as there were no offenses dating back to this date but on January 21st 2002 (after sentencing), I was defamed with false allegations dating back a decade in the Tampa Tribune. These instant charges I went to trial on were for "offenses" committed between February 2000 and October 2000 not thirteen years or a decade. The blantant hypocrisy here concerning this, is the fact that I tried to open the case up by bringing plaintiffs, counties out of state, FBI out of state and individuals etc, to my August 13th-15th 2001 trial. Some of these entities date back over twenty years involving wrongs upon me. I was denied this right on July 13th 2001, and even told never to say anything about anyone in the

Do you see how I Trapped him Sunny?

→ This is criminal,

→ There will be no appeal
he must be removed, The President
will the acquit me,

To Sunny
Ricardo

This went to Sessions June 11th
Your getting one soon

in the entire world ? In my last Judicial complaint dated November 27th 2001, I mentioned this statement by him to you and that there was a good possibility that the tape/transcript has been altered for the July 13th 2001, hearing as well as others because he wants to hide these bizarre statements. Your offices will be receiving some interesting transcripts request forms on the final judgment regarding this and other illegal activity by the clerks here. There are several corrupt reasons why he would not open the case up but one of the major reasons was, I figured out the Spinal Stenosis frauds through this Morgan Street Jail clinic on February 3rd 2001. This fraud is mentioned on the ridiculous Pre-trial Services Report out of Corpus Christi including the conspiring word "Dispute" on the Magistrate judges Detainment Order dated November 2nd 2000. I ask that you please use common sense and realize that fraud, perjury, abuse, conspiracy and other illegal wrongs are not and should not be made into a dispute. If I allow this judge to continue this wrong upon me I will be made into the scapegoat for many people and true justice will not prevail. I have known about the plaintiffs conspiring "dispute" ideas and activity since 1994 and the fact they must make me look borderline insane or even schizophrenic to accomplish this illegal activity. I am sure you realize I cannot allow this and I pray to God you will not tolerate this wrong activity as well. This is why I need your help so badly Sammy!

The Supreme Court helps me here! 5-4 ruling

I purposely only mentioned it was disowned family members that were trying to create a false dispute over an estate matter in the Presentence Investigation Report sent by this judge and Mr. Edwards. I did this to see if this judge would finally say the evil word "dispute" at this sentencing hearing and he most certainly fell into this trap. I can easily prove that I never disputed over any estate matters but proving the Riscorp et al matter as not being a dispute will be a hard climb because there are so many perjuring and fraudulent people doing bad things to me, but I can prove it. As I mentioned earlier this judge said "Dispute with Riscorp" at the sentencing hearing and I have now clearly shown that he is acting unfairly and prejudicial as he is attempting a outcome favorable to the plaintiffs dating back over ten years. If I sued as a criminal over the defamation in the Tampa Tribune and these issues in the sentencing report etc, it would basically ruin my chances for true justice and as well the BOP study that was conducted would be written in stone. This is why I had to place the Interlocutory Appeal on the BOP study. Now that I have mentioned the Interlocutory Appeal I would like to inform your offices that I still have not heard about anything about the Petition For Rehearing I sent on November 29th 2001, concerning this Interlocutory Appeal ? All I get is rude responses from your clerks saying "The file is closed" but I sent the Petition within 21 days and clearly mentioned the extra ordinary circumstances involving the mailings etc. To further prove my point about this coercion to sue is the fact that someone in your offices sent me a briefing schedule dated January 22, 2002, which was to be the briefing schedule concerning the stricken document "Affidavit To Rebut Allegations". On this document they sent they place a civil docket number 00-00369CV-T-27, just to make me think I have a civil suit against the ones I mention have committed perjury and conspiracy. From what I know this must be prosecuted not sued upon. After the government does the right thing by charging these people I will then sue. This is the correct and only way to do this.

I can also prove by the wording of the illegal sentencing document that this judge and his conspirators are trying to keep this case from leaving the state of Florida so I can obtain a true fair trial. By him placing "November 1st 1987" he is trying to make it look like offenses were committed as soon as I arrived in the state of Florida which was actually September of 1987. He then under "Date Offense Concluded" places 09/04/00 and 10/02/00. As I mentioned the instant charges for this arrest were "offenses" from February 2000 through

They companies etc try to Blame my family instead of themselves, do you see? The 34 page letter will explain this.

→ Every word make me look incompetent and retarded.

To Sammy

1987

October 2000. It is obvious he and this state have a prejudicial agenda concerning the outcome of this case, this was obvious the day I arrived here.

On the 3rd page of the sentencing document it states "September 13th 1994," as the next so called "offense" date. It is clear he is directly protecting Sarasota County and the fact he mentions "low risk of future drug abuse" when all these plaintiffs know I have no history of drug abuse. This judge is directly protecting a sick attorney named Mark Singer who is a city attorney for Sarasota County. Mark Singer continually defamed and ruined my character on Sarasota Police Records to protect LT Hogle and Tim McKeon. The only so called law enforcement person to testify at my trial from Sarasota was a detective named Tim McKeon. This judge continually interrupted me while I questioned this liar, he even abused his power to the point of removing me from the courtroom because he claimed I couldn't represent myself properly. I done a very good job nailing this Tim McKeon on many issues and this judge hated this. It got to the point that Tim McKeon would only answer "I don't know" and "I don't recall" regarding the dates and occurrences from 1995 and 1996 but he claimed he remembered a single event in 1994 when he spoke to a disowned sister ? This judge knew Tim McKeon recalled everything because one of the documents him and his friends stole from me just before trial or at trial was that March letter from Porcelli which stated the dates McKeon mentioned I missed court on in November 1995 (I was illegally jailed) just after I filed a federal injunction to try and stop this malicious activity. During this trial I asked Tim McKeon if he was ever going to send the tapes that proved I made the calls to Riscorp from May-October 1995, that were listed on his ridiculous and malicious 94-6581MAVOP charges, he said he would to save face in front of the jury but NO tapes ever arrived. On the malicious Presentence investigation Report this judge conspired with the plaintiffs to again mention all these calls that defame me concerning Tim McKeons charges yet it was obvious no tapes were sent to the probation office. Many other obvious common sense wrongs are committed on the insane PSI Report that I destroy in my excellent rebuttal that many who have read and clearly understand, now why can't this judge be normal ? This is why I placed the Motion To Dismiss The Presentence Investigation Report because the PSI is so pathetic.

Another issue to bring up concerning the insane PSI and this judges prejudice towards me is my rebuttal is only 17 pages long and the PSI with its sick BOP addendum totals 43 pages and technically over one lone disorderly conduct arrest perpetrated by everyones friend Tony Dunbar on December 30th 1994. When I requested to read my rebuttal at sentencing this judge says "No, it is too long"? If this isn't obvious prejudice again, then this whole system is retarded! How can this judge make this 43 page insane monstrosity record and "the facts" and deny my streamlined, honest and near perfect rebuttal mentioning the truth as "nonfactual"? He knows I know this case better than him and the rest and he knows I have told the truth. Then he goes on to say "Mr. Wiederhold you are fairly intelligent" yet he knows my rebuttal ripped the insane PSI Report to pieces and it was done very intelligently in only 6 days, all by memory and in jail. This is quite an accomplishment I would say and it is something he could not ever do because he is a spoiled liar that loves to abuse his power in my view. This judge also tried to make this ridiculous deal with me but I am sure it won't show up on the record, he said this "Mr. Wiederhold I will let you out on Supervised Release if you take medication etc" ? This is obvious abuse of power because he just verbally sentenced me to 37 months in prison yet he knows this is wrong because he is basing this sentence on things that are obviously false and a scare tactic. This judge has been pulling this STUPID coercive medication tactic with these plaintiffs ever since I arrived at this Morgan Street jail, in fact the government people he states for me not contact were also say-

To Samy
Wiederhold

ing these insane things to me before this arrest. This judge also acted like I was lying about what happened concerning me at Rochester Medical Center from September 28th 2001 through November 30th 2001. He knew very well I wasn't on medication at this center or in these jails previously yet he went on to attempt to make me into a liar that the BOP study was correct that I was on medication. Many people can attest to the fact that I was well behaved at Rochester and not one nurse there coerced me to take any medication. I did have problems with some others in that facility falsifying on the computer why I was there and what the charges were that brought me there. The whole BOP study lied terribly as to what actually went on there, it is outright outrageous what they wrote up on me for this bad judge. There was also a court Order dated September 19th 2001, that I was shown at Rochester by a Rich Welsh, by the time the file got to another slanderer Michelle Schmitt the "Compelling reason" Court Order was taken out and it is also not in the fraudulent docket. Of course we know there has to be compelling reason reason by a judge to have a person sent to the BOP for a study according to 3552(b) and there was none, this is what my Interlocutory Appeal was about and more. Instead this illegal judge had the BOP in Rochester justify him and all else in this case through these sick so called professionals at Rochester. In Canon 3(A) it states a judge should not be swayed by partisan interests, I have clearly shown you the opposite by this judge. In Canon 3(A)(2), it is obvious this judge lets the plaintiffs run rampant over me. In Canon 3(A)(3) he has shown himself not to be dignified by not up holding the law in fact he breaks the law. In Canon 3(A)(4) he continually silenced me ruining my defense. He denied three bond hearing motions for me to just be heard. He silenced me at sentencing avoiding the truth about the facts, then justifying the insane PSI Report. In effect he was trying to mediate a civil matter by silencing me against my will. In Canon 3(A)(6), He did not avoid public comment by mentioning "Dispute with Riscorp" nor has this judge controlled his bailiff. In Canon 3(B)(1), This judge has not showed professional competence, if it is not incompetence then he is corrupt. In Canon 3(B)(2), Since this judge does not legal standards how could his staff and others obey legal standards? In Canon 3(B)(3), The chief judge refuses to discipline this judge and Whittemore has allowed corrupt counsel on my case. In Canon 3(B)(4), This judge has showed favoritism and has compensated corrupt attorneys in my case (Dan Daly and Ellis Curry). In Canon 3(C)(1), This judge will not recuse himself from the case when I asked him too. In Canon 3(C)(1)(a), It has been clearly shown this judge has personal bias and prejudice especially with the statement "Dispute with Riscorp ETC". In Canon 3(C)(1)(b), This judge was a defense attorney and with the Public Defenders Offices of Florida. I have sued Eliote Metcalfe and Tony Dunbar and the deranged Public Defenders Offices have been maliciously charging me including Tony Dunbar in this Federal Office. In Canon 3(C)(1)(c), This judge knows the judge that Kaye Janciatis is falsely accusing me of threatening over a Temporary/Preliminary Injunction I placed with lawsuits attached. In Canon 3(C)(1)(e), This judge has served with the Public Defenders Offices who I have sued and they are illegally charging me.

I plead with the Judicial Council in Atlanta or Washington D.C. to investigate the wrong activity by this Middle District and this Judge Whittemore. It is obvious I cannot obtain a fair trial with this judge or possibly this district. Nobody has ever heard of a judge allowing a Public Defenders Office to charge them as well as all the other corrupt behavior mentioned. There is much more but I have run out of room. I pray that a investigation will expose the wrongs by this judge and many other government people in this area. Thank you.

Attached Declaration and Certificate Of Service.

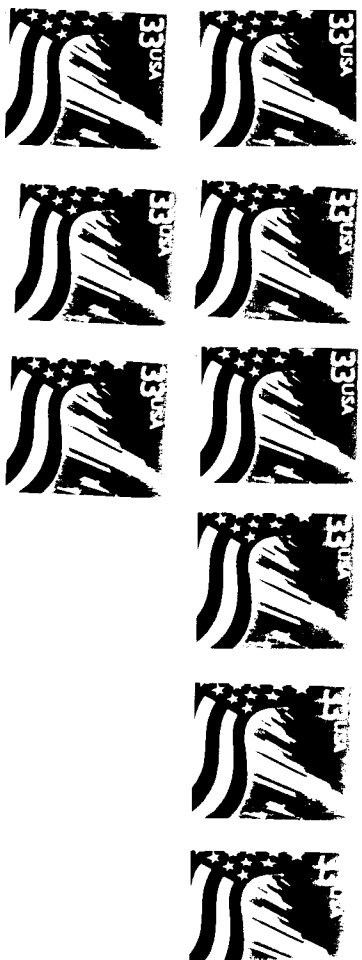
*To Sidney
H. Whittemore*
I ran out of money for copies so the certificate is not attached.

11/01/86
Forsyth County Jail
33602

#01065897
Kevin Wiederhald

Judicial Complaints
Filed ETC
A SSickman To Rebut was
Sent From Rochester as well

To Sammy
Kandarian



To: U.S. Court of Appeals
Complaint Section 372(c)
56 Forsyth Street N.W.
Atlanta, GA. 30303

COPY

Legal Mail

Mailed Out on
02/06/02 - Picked up
by the U.S. Postal Service
at Morgan Street Jail

RECEIVED
2002/02/07
#4508

Kevin A. Wiederhold
Pro Se Defendant
Bldg 1-216 #89849-079
Federal Corrections Inst
P.M.B. 4000
Rochester, MN. 55903

Nine pages

November 27th 2001,

To: John Ashcroft
U.S. Attorney General
1600 Pennsylvania Ave
Washington, D.C. 20001

Case No(s) 01-15416-B, 01-15417-B
8:00-CR-369-T-27TGW

Dear Mr. Ashcroft:

I am sending this letter to inform your office that I am having severe problems with one of your U.S. Attorneys located in Tampa Florida. His name is Anthony Porcelli and he has a sick sidekick named Lynn Billings who claims to work for the F.B.I. in Tampa Florida. These two and others have broken the laws repeatedly on me since around the year 1998. I was indicted illegally on October 12, 2000 and was arrested by a brother of a (so-called) friend named Frank Wirt on October 23rd 2000, outside my trailer by gunpoint. This individual named Frank Wirt was entrusted with my complete files from previous related cases in Florida in which I was victorious over many lawyers and Insurance companies etc. There is also a connecting link with Tampa/Sarasota F.B.I. and the Cedar Rapids Iowa F.B.I. early on in the case. This connecting link involves the F.B.I. illegally using at least two insurance companies to maliciously back me into a unsolved homicide in my home town of Dubuque Iowa. There are many other people involved including the participation of disowned family members in South Carolina, Sarasota Florida, Bradenton Florida and Dubuque Iowa. Although the case is complex I can send you a lengthy outline that is already complete with events dating back to 1991 in the courts in Sarasota/ Tampa area. I need your office to help me immediately as they are now falsifying records right here at this Rochester facility. Here are some of the wrongs committed by this U.S. Attorney and his friend Lynn Billings.

1. In 1998/99 Frank Wirt who resides at 602 39th Terr, Lee's Summit MO, 64082, Ph-(816)-537-4355 was entrusted with my court files from Sarasota County and Dubuque Iowa etc. Frank Wirt contacted the illegal plaintiffs or vice versa and conspired to hand over numerous sensitive court documents, medical documents and other paperwork. The F.B.I. in Kansas city may have played a role in this but maybe not. When Frank Wirt was still in contact with me from the jail at the Morgan street jail he told me these strange things, "It was not the government doing it to me", "Don't worry your family is going to come and opologize some day", and "some-day you are going to be able to say look what I have done???" I have seen the executed arrest warrant and even though Frank Wirt's

To Summary
"Not the government doing it to me" is possible as his statement was made after Reno resigned along with the old FBI director, including Tipper Gore.

brother did not sign this warrant for arrest he was the one that actually handcuffed me and drove me to the Federal Courthouse in Corpus Christi TX. The "Warrant For Arrest" I have with me is not signed by a Magistrate or issuing officer and only has the initials "R, something". The printed name of the "Arresting Officer" is "R. Taylor" and "FOR the F.B.I"? I need your office to investigate who "R.Taylor" is at the F.B.I. in Corpus Christi. I believe this person does not work for the F.B.I., and is also someone I know. ~~IT IS ACTUALLY~~ my Landlord's father who lived ~~two or three times away from me,~~

2. This Anthony Porcelli had me arrested at gun point outside my trailer just to see if he could have me shot, I believe, because he knew the arrest and activity he has perpetrated with Frank Wirt and others was illegal and he knew I caught Tony Dunbar et al with numerous set ups expecially after I moved to Corpus Christi.

3. This prosecuter sent the so-called Notice of Discovery (or altered tapes and transcripts) five days late and as soon as your name was announced as President Bush's choice for Attorney General. I would just like to add the harrassment in the jail was toned down after the announcement of your nomination but this sick prosecuter tried one last desperate act by seeing if he could have me ruled insane and incompetent through a insane defense attorney of mine. A Psychologist Dr. William E. Bonney Ph.D, whom I found came into to the Morgan Street Jail and found me sane and competent, thank God. The prosecuter and this judge hated this and even discredited Dr. Bonney in the courtroom. Even though the prosecuter was the one who initiated the competency matters on Febuary 2nd 2001, he would not ask for a copy of Dr. Bonney's exam from the (dismissed) defense attorney Ellis Rexwood Curry IV? The defense attorney also made the insane statement of "Do you want the judge and prosecuter to have a copy of this exam"? The exam was paid for by the government unlike the exam by Dr. Taylor whom the judge threatenned me to see "or else"?

4. From the jail I sent your office close to seven letters anywhere from five to twenty four pages long explaining the wrongs being committed but I believe these letters were stopped by the jail. I do know the twenty four page outline that I sent to Frank Wirt that was to be sent to you back in April/May 2001 never made it to your office either. At about this time I found out about Frank Wirt's involvement even though he had been talking to me over the phone since December 2000. When Frank Wirt knew I figured him out he shut down and tried to hide behind the I.R.S. and a defaming letter? Yes, Mr. Ashcroft there is a conspiracy and what looks like some sort of illegal citizens arrest covering many people. There is a serious medical fraud as well which I believe amounts to conspiracy to commit fraud with several Insurance companies but the fraud itself is a state of Florida matter for the most part. As soon as the prosecuter knew I found out about the medical frauds of "Spinal Stenosis etc" from the Morgan Street jail and what was listed on the illegal Pretrial Services Report in Corpus Christi he knew he was in serious trouble and he began having

my phone calls recorded from the Morgan Street Jail in the months of May-July 2001. The recordings and transcripts that were produced from these conversations were also extremely altered in one way or another to make me sound insane or retarded. Simple tests at your F.B.I. facility in Washington can prove that Lynn Billings has been altering these tapes, including the tapes that came with the ridiculous discovery on December 22nd 2000.

5. On May 25th 2001, I attended a "Feretta Hearing" to determine if I should be able to represent myself. Present at this hearing was Lynn Billings and a D.E.A. agent but Porcelli was not present. I had noticed on the cases the tapes came in there was the word "DOPE" written on each one of them. You can now see what this sick idea of an F.B.I. agent was up too by making me look like a drug addict. This defaming of my person is still continuing until this day including an event by this Judge Whittemore on August 24th 2001, when he made a statement/question "are you doing drugs in the jail". I of course said "NO" and I also said " I do not do drugs on the outside either". This prejudiced judge said "I never asked you that". ? I sure hope your office relieves this Lynn Billings from her position.

6. On July 13th 2001, after a hearing the prosecutor, Lynn Billings and my so called idea of a standby counsel came to the jail to attempt to make me sign some document that was not a plea out, I would not sign the document nor would I plea out. When I confronted Lynn Billings about the insane statements made by the Sarasota F.B.I. office from January 2000 through October 2000, Ms. Billings would not respond. Some of the insane and immoral statements made to me by F.B.I. offices in Tampa, Kansas City, Cedar Rapids, Corpus Christi and Sarasota are as such, "your mother should have had an abortion instead of having you"(Sara), "your father was a homosexual and your mother was a whore" (K.C.), "you should go get a dress on Wiederhold" (Tampa), "I am going to come over there and take that phone and rip it of the wall and shove it ~~up your~~ ^{down your throat} (Sara, 1994) and "I am going to kill you"(Sara). The direct threat to kill me was made by a male F.B.I. agent in Sarasota FL, after they excepted a long distance call from Corpus Christi TX, in January of 2000 and I can tell you the number and location where I was at when he made this DIRECT THREAT on me. Your F.B.I. offices and others in government have made numerous other incredibly insane statements and indirect threats upon me through the years but I will expose the Department of Education and others in another letter. The Sarasota F.B.I. is actually the ones behind this malicious arrest and attempts to make me look insane again and I thank God Dr. William E. Bonney Ph.D, did the right thing. Mr. Ashcroft for ten years your F.B.I. has been doing insane things to me and have protected some bad people in several corporations in the process. Just in case I forget to mention it later in this letter the Sarasota F.B.I. never showed for trial and they are the ones who the "special" agent Brian Ritter claimed initiated these charges. Their friend Tony Dunbar never showed either, yet he charged me as well.

To Sonny
Don't mind

7. On July 24th 2001, I was wrongfully transfered into lockdown from the Morgan Street Jail to the Faulkenberg Road jail just three weeks before trial. From this jail the prosecutor Anthony Porcelli first sent the packet of several altered phone transcripts with a letter that said he was going to send the tapes shortly thereafter. The tapes did arrive around the 8th of August 2001, and I would not except them. When I did not except them I was taken across Tampa to another Jail called Orient Road Jail at which time I was placed in lockdown for the next month and three weeks. From this jail I attended my trial in my orange jail clothing and washing them in the (scoured) toilet, I was harassed all the way through the trial by all involved. The trial took place August 13th-15th 2001, with my own standby counsel conspiring with the plaintiffs. At one time Dr. Bonney's exam was stolen out of my paperwork along with other legal documents to attempt a insanity aquital through the standby counsel. The prosecutor Anthony Porcelli was directly behind this insane activity. From what I have learned about insanity pleas, I in NO WAY even come close to this nor am I eligible nor do I want it. This would also ruin my case against the plaintiffs in the past including my lawsuits filed in 1994 that they refuse to answer to this day. I have also learned that the judge IS NOT to be coercing defendants to take this type of aquital, he is to be approaching defendants as sane and competent unless there is overwhelming evidence to the contrary and this was most certainly not so in my case and I was found sane and competent by Dr. Willaim E. Bonney Ph.D. Now you may ask the question "Why is Mr. Wiederhold sending a letter from the Rochester Medical Clinic in Bldg 1,"?

8. On August 24th 2001, I was taken before this judge for another hearing and at this time I fired the standby counsel for the reasons mentioned earlier. The judge gave me a court order which he called for a "Study" to be done. He initially threatened this same study back on February 2nd 2001, at which time it failed because Dr. Bonney found me sane and competent (now you can see why they tried to steal it) therefore the so-called study was called off. The judge gives me an order that deletes both competency and sanity issues and taking the 4241-4247 criminal procedure laws out of their context attempting to justify a study by the B.O.P. Initially on August 15th 2001, after the trial he said "I am sending you to Rochester for a study" but I never seen a court order at this time because they had to figure out how they were going to pull this illegal act. When I got the order on August 24th 2001, I objected to the study, the prosecutor wanted it and as usual the lying idiot got his way. From August 24th 2001, until September 28th 2001, I was kept in lockdown but still went to the law library every day at which time I put in a Notice of Appeal on the B.O.P. study on August 31st 2001, and September 17th 2001. I was sent the Interlocutory Appeal package by the Clerk of Court shortly afterwards. Evidently the court didn't think I was smart enough to figure out the corrupted wording and activity in the B.O.P. order but as they found out by looking at my rough draft in the Orient Road jail and what they will find out when the final brief is sent to the Appeals court, they will be proven illegal and wrong. The initial sentencing date was scheduled for October 31st 2001, but it was postponed since I was moved up here for this study. I did put in a motion on August 31st 2001, for Dr. William E. Bonney to do the study from the jail but it was denied ?? The reason they claim the sentencing was postponed was the WTC disaster and the

I will send the final brief soon
you are being mailed the rough-draft Sammy!

They stole this document
Sammy but I have witnesses
who viewed it.

This judge is sitting but a vindictive worthless
bustard, perverted piece of trash Sammy

Sammy
to Sammy

the shortage of F.B.I. agents. I do believe this occurred but I can confidently make this statement Mr. Ashcroft, if Lynn Billings is your idea of a good F.B.I. agent then this country is in serious trouble. I can also say with confidence that Lynn Billings was not placed in any important roles working for the F.B.I. while the "shortage" occurred. I honestly cannot see the F.B.I. using this person in any important role unless they had a shortage of people committing ~~corruption in their office~~.

9. On September 28th 2001, I was transferred from the Orient Road jail by Lear jet to Rochester MN, where I am at this time. The order dated the 24th of August 2001, shifts back and forth from a "Pre-sentence study under 3552(b) and commitment of a convicted person under 4244(a), yet I don't qualify under either one to be sent here ? When I did arrive here, I was interviewed by a Rich Welsh and at that time I glanced over at an open folder he had out in front of himself and seen another court order dated September 19th 2001. I requested a copy of this new order but Mr. Welsh would not allow this ? I then told him I was representing myself and I had a right to this order and that I was never mailed a copy of this order in September 2001, he again denied access to this document ? I decided not to push the issue as I thought I would eventually get ahold of this September 19th 2001 order. In the weeks to follow I asked about this September 19th order but Mr. Welsh would not give me a honest answer. About three weeks into my stay here was called to Michele Schmitt's office and at this time I asked for a copy of this September 19th 2001 order and she claimed there was no September 19th order in the file ? She also went on to say (but later recanted 4 days later) that I was sent here under "4243" which is the commitment of a individual found not guilty by reason of insanity. I immediately dropped the "4243" issue when she recanted 4 days later as somethings are better left alone even though she blamed me for being the one who brought it up 4 days before. At this same second meeting 4 days later she went on to say in front of two other witness's that I was here strictly under 3552(b) and not considered a threat to the community under 4247(c). The judges order clearly states I am here ultimately here to see if I am a threat to the community. The problem with the judges order is that 99.9% of the people sent here are post sentenced, not guilty by reason of insanity, insanity or incompetence before trial, post sentence transfer for work and physical problems. Since I was found competent and sane before trial without medication which in affect proves I am not a threat to myself or society, I do not belong here according to 3552(b) or any of the criminal procedure laws 4241-4247. Furthermore, according to 3552(b) and 4244(a), there has to be "compelling reason" or "substantial information" in order for a study like this to be done by the B.O.P. My point is, is that it appears the "substantial info" and "compelling reason" must be listed on this ridiculous court order dated September 19th 2001, that I cannot get a copy of. If the order never shows they must prove the reason I am being held here for an unnecessary study. The theories I have concerning these issues will come out on my Interlocutory Appeal Brief contesting this judges strange court order. I will send your office a copy when I have it completed. The only reason I can see why this judge did this is because he wants a last ditch effort in trying to secure a insanity plea on behalf of his insane attorney friends Elliotte Metcalfe,

Ellis Rexwood Curry, Dan Daly and others. As I stated earlier, I WILL NOT allow any defense attorney to put in a insanity plea on my behalf nor will I put one forth. It just isn't going to happen Mr. Ashcroft so I would greatly appreciate your office getting involved to stop their insane conspiring behavior, its wrong! illegal!

10. As of last week I finally had their ridiculas and needless study done and the judge finally approved my motion to proceed in forma pauperis. The individual who done this needless study was one named Ms. Ball, and to tell you the truth I think she is going to lie about me. Ms. Ball was asking questions and making remarks that proved she definitely had no interest in defending my interests in any way. In fact I believe Ms. Ball is working on behalf of several corporations and disowned family members who are "out to get me" according to one of the insane/schizo tests I took to see if I had major problems and/or paranoia. Out of all the paranoia questions the "is someone out to get you" is the only one that I answered yes too. The staff here continually switches around on the computer the reasons why I have been sent here. Since they claim there is no September 19th 2001, order they have falsified the computers with "He has a history of suicidal attempts" which is completely false and ridiculous. When I put forth a cop out and requested proof by means of medical records etc, as to where they received this false information, they wouldn't answer and instead they shifted by rewording the computer "He is here for Aggravated stalking etc". This Aggravated Stalking charge is a state of Florida charge dating back to 1992/93. I took the Insurance company to trial and defeated them in 1994 whom was behind the illegal Injunction that caused the malicious Aggravated Stalking charge. I was also found NOT GUILTY of Aggravated Stalking by a jury and it WAS NOT a insanity aquital! Going back to the beginning of the letter I mentioned Frank Wirt stealing important documents from me. Some of the important documents he gave out were court records stating I was found Not Guilty by a jury and NO insanity aquital was written on it. The falsified Police History Report sent by Anthony Porcelli in that initial Discovery packet in December 22nd 2000, turns my true Not Guilty verdict into a insanity style aquital which justifies numerous reprobate and perjurous statements made under oath by the Riscorp et al plaintiffs. When I figured this out and told the worthless court appointed attorney what the prosecuter was doing they got into my belongings in the cell and switched out the Police History Report with a toned down version and this one was sent to Frank Wirt while I was still in contact with him on the phone from the Morgan Street Jail. Just before trial they again got into my belongings and changed the police history report out with the one I presently have which looks similiar to the first one that was given in December 2000. You may be asking "how does he know they are differant" When I would receive fraudulent material from these people in the mail I would quickly put a slash across the the pages with my name and date when I received it. Of course when Anthony Porcelli would have them switched out they were blank again. Now getting back to the "Aggravated Stalking" on the computer system here. What they have been trying to do is cover all illegal court

To Summary -
Don't know

*Tommy Dunbar is behind all of this insane activity,
he is a worthless disease living in America.*

activity in the past by trying to make me look insane or schizophrenic at this time through these (present) entrapment charges. As I mentioned earlier if Dr. Bonney would not have found me sane and competent I would have been in serious trouble with these sick people bringing up insane charges over and over on me and attempting to put me in an insane asylum over and over. This insane activity MUST be exposed and brought to an end Mr. Ashcroft!

11. After I wrote the Clerk of Court in Tampa a three page letter telling them I seen the frauds/lies on the computer system up here and what was being done with it, the computer records were again changed to say "Threatening a judge" and "Threatening a Prosecutor". I immediately knew what they were attempting to do with this insane tactic as I have now written up "Defendants Affidavit To Rebut Allegations", starting with Kaye Jancaitis who maliciously perjured herself for all the plaintiffs past and present by claiming I threatened a judge named Steven Merriday. The alledged threat is falsely concocted to make me look insane and incompetent through a misunderstanding of statements they claim I made. I easily pin down this corrupt and conspiring federal employee in my Affidavit. I do go on to write up rebuttals on most everyone listed on the sick prosecutors witness list. The last rebuttal is on the lying prosecutor himself claiming he must viciously accuse me himself as he has nowhere to run anymore. By him putting these two last ridiculous allegations on this computer system it is obvious HE is the one desperately trying to make me look insane. He may be using the psychologist Dr. Ball to attempt the same thing, we will see? I again ask you to step in and do a complete investigation on what has and what is happening to me Mr. Ashcroft. I will try to send my Affidavit along with a copy of my Interlocutory Appeal Brief when it is completed so you have a better idea of what is going on. Mr. Ashcroft, for over ten years these insane attorneys have been doing these insane and reprobate things to me and I have fought them myself with no help from anyone and it was actually long over due six years ago for someone in government to help me.

12. I know that I mentioned the Spinal Stenosis thing early in this letter and that it was a complete fraud. I have now read some information concerning this back disorder and it is not always genetic as the plaintiffs tried to make up. If I have Spinal Stenosis it is just now starting to act up as this article I have read in the Rapid City Journal (www.rapidcityjournal.com, page D3, November 7, 2001). I have had a back and neck problems since age 28/34 but I was asked at 28 to get a dangerous back operation on something I really didn't need at that time in my life. I am age 39 going on 40 and I very well may need this (now safer) surgery on my back. What Anthony Porcelli and all his plaintiff friends tried to do is make it look like I had this disorder from birth and now they have even gone to the point of falsifying medical records and Military records making me look handicapped or something, it really is quite bizarre and illegal. I wrote Dr. Bonney numerous letters concerning this issue and other corrupted happenings by the jail and court system before and after he found me sane and competent. You can reach him at Ph-816-537-4355.

*Please call and ask him if he
received about 15-20 letters from
me. They stole my list of dates and
letters I sent him + other. Everyone is
lying to me I guess, who cares anymore?*

On these last pages I am going to inform your office of things it may not want to hear because of (crybaby) racial sensitivity it causes. The federal government has been using a group of corrupt minorities (mainly blacks) to harass, defame and falsify documents on me. One of the latest episodes is the ridiculous attempt to alter military records sent to me from St. Louis in May of 2001. When I tried to confront this deranged person on the phone (from the jail) her insane response was "you fucker, you are going to be locked up forever". The name is Earean Jarmon at the National Personnel Records Center, NRPM2, Room 5315, 9700 Page Avenue, St. Louis, MO. 63132. The phone number that was shut off is 1-(314)-538-2547. The whole Hillsborough county jail system itself run by minorities, including the one who put me in lockdown for no apparent reason. Specifically, the Morgan Street Jail itself is run by corrupt minorities including the ones who would come into my cell to steal and/or alter court documents for Tony Dunbar et al, Ellis Rexwood Curry and other insane people. When in Lockdown at the Orient Rd, Jail numerous documents were shuffled in and out of my cell including the theft and return of Dr. William E. Bonney's exam, it was absolutely ridiculous Mr. Ashcroft! I could not even leave my room to go outside in fear of the idiots stealing something. When I would go to the law library I had to carry most of my file with me as it wasn't safe in the cell, only 2nd and 3rd copies were left there. Judges orders have been pre-dated to cover people and the latest falsification of a court order by this judge was the order dated September 19th 2001, which was/is being withheld from me now at this Rochester Facility by the Warden or Rich Welsh.

A few month's before my arrest Tony Dunbar et al, was harassing me at my place of Residence by calling my landlord and this may have been a result of the fact I emailed ABC News, Australian Gov and the French Gov, about a minority insurance employee at Travelers Ins making insane statements about the Concorde accident. The name of this person in Ft. Lauderdale was Cee Cee and she made this statement "Wiederhold you should have gone down with the Concorde jet a week ago" At this point I gave up on America completely after almost 10 years of insane minority activity and abuse. Other events such as minorities at Sprint Corporation doing absolutely insane things on my billing statements that even a person with an IQ of 50 would not do. I am not saying they are stupid, rather they were perpetrating this nonsense out of the Kansas City headquarters just to get me upset. The Corpus Christi sprint office never seen anything like my billing statements and I only had the phone on for 1 1/2 months before shutting it off. I later learned the F.B.I. has an account with Sprint. I can only connect this to a F.B.I. agent in Kansas City MO, who claimed his name was "Dick" and he was a minority.

To Sonny
McMichael
This present District Court Judge has only harassed, defamed and ridiculed me while protecting these (to me insane) people, this is not America as I knew it, even since August of 1992 when in complete shock I received the 92-4293CA insane injunction from the plaintiffs. I proceeded to trial Pro Se because noone would help me and my own standby counsel conspired with the plaintiffs throughout the whole trial. It was obvious to me this judge was infuriated because their plans didn't proceed as they expected. I am not a lawyer and still

only at the tip of the iceberg as I try to learn about law, fighting against them. One of the reasons I can hold up well against them is I know that they are continually breaking the law and conspiring on me and by reading my Interlocutory appeal I will be sending, I can prove this to you.

Mr. Ashcroft, I am presently not committed here but it is obvious to me and others this corrupt liar of a U.S. Attorney of yours is sure trying to do this. I would sure appreciate your office stepping in and straightening this situation out before it gets even further out of hand. I will try to send my affidavit to rebut allegations by these present plaintiffs with this letter if I can get enough postage to send it. From this affidavit you can start somewhere and then when your agent meets with me I can go back even further in years all the way back to 1992 concerning awful perjury and corruption that has taken place. I will show you that by very clear and convincing evidence that the wrong party (me) has been prosecuted over and over. There are many other things this present prosecutor has done but I must end this letter somewhere. If you do wish more in writing or affidavits by me please inform me.

→ As stated (and minor, probably)

If you contact the Clerk of Court in Tampa FL, and ask for a copy of the Motion For Subpeona's and especially the Reason For Subpeona's you can learn a tremendous amount of information about my case. The Reason For Subpeona's is actually being withheld from the public view by this judge. If you want a copy mailed to your office from here, I will do so but you will have to inform this institution they need to provide the postage as the document is weighty. I also have a (approx) 190 page book/diary written that can be sent as well. This document starts with events in 1989 to the present. When I reach the events around 1997, I go all the way back to 1979 for a few pages so so my life and events that happened then can be put in their proper context. Some of my theories may not be 100% correct in this material but for the most part I believe I am accurate. You will see my memory is outstanding. To make a long story short I can prove the Cedar Rapids Iowa, F.B.I. and the Sarasota F.B.I. conspiring with individuals in the insurance industry to ~~finally~~ have an illegal civil injunction placed on me that would have eventually framed me for a homicide in Dubuque Iowa that was unsolved since 1985/86. They can lie all they want, but I know this part about framing me with this insane injunction is a fact along with a SSI fraud. To this day they have been up to the insane disability frauds, I WILL NEVER take social security or any disability Mr. Ashcroft.

When this case, disease or whatever they want to call it, is over with, I will no longer be a part of the United States. I have been through far too much with several insane government people and their corporate friends. Thanks for your help Mr. Ashcroft.

Sincerely,

Kevin A. Wiederhold
Kevin A. Wiederhold

William E. Bonney, Ph.D.

Counseling • Consultation • Supervision • Mediation


March 14, 2001

Ellis Rexwood Curry, IV
Attorney at Law
309 W. M.L. King Boulevard
Tampa, Florida 33603-5371

RE: Client: Kevin A. Wiederhold
CaseNo: 8:00-CR-369-T-27TGW

COMPETENCY FINDINGS

Psychological examination of Mr. Wiederhold on March 9, 2001 indicates that he understands the nature of the charges against him, and what may accrue in the event that he is convicted of such charges. The psychological examination indicates that Mr. Wiederhold understands the nature of the relationship he has with his attorney, and is capable of cooperating in his own defense. Further, the psychological evaluation indicates that Mr. Wiederhold is capable of making a reasonable appearance during a trial, and acting in his own best interests. He understands the nature of the trial process, the role of the judge, the jury, and the various attorneys.


WILLIAM E. BONNEY, Ph.D.

I represented myself.

6501 N. Himes Avenue • Suite 103 • Tampa, Florida 33614
(813) 872-8034

PL 010 M-001102

*To Sonny
Hendrick*

This guy helped save my life Sonny, I found him myself! I called several churches in the area until I found him. The Judge was infuriated that I found this guy and he ruled me competent. I need someone to call him and ask him how many letters he received from me? The list of all my letters I sent since October/Nov 2000