

UNITED STATES DISTRICT COURT
Middle District of Florida
Sam M. Gibbons United States Courthouse
801 N. Florida Ave.
Tampa, FL 33602-4511
813/301-5400
www.flmd.uscourts.gov

To: Kevin Wiederhold
8:00-cr-369-T-27TGW

Re: Return of correspondence directed to Clerk of Court

Here is the
connecting words
both defamation

Although you have a case pending before this Court, it is improper for you to correspond directly with a United States District Judge, Magistrate Judge or Clerk of Court.

Pursuant to Local Rule 3.01(f), all applications to the Court requesting relief in any form, or citing authorities or presenting argument with respect to any matter awaiting decision, shall be made in writing in accordance this rule and in appropriate form pursuant to Rule 1.05; and, unless invited or directed by the presiding judge, shall not be addressed or presented to the Court in the form of a letter or the like.

Your correspondence directed to the Clerk is attached. Please re-submit future documents in accordance to the aforementioned Local Rule.

Sheryl L. Loesch, Clerk

By: B. Snyder, Deputy Clerk

Te. Snyder
6-15

The "Case Pending" This racketeering clerk is speaking of is the defaming copy Ryan TRUSKUSKI Appellate Brief.

Kevin A. Wiederhold
Federal Corrections Inst
P.O. Box 26040 NA Med
Beaumont, TX. 26040
#89849-079

November 5, 2002

To: Sheryl L. Loesch, Clerk
United States District Court
801. N. Florida, Ave
Tampa, FL. 33602

Re: Your corruption and corrupt case 8:00-CR-369-T-27TGW etc

Enclosed you will find a ten page motion from me to obtain all the corrupt transcripts over the years. This excellent motion will of course not be answered correctly by the pathetic corrupt morons in your court system as they are racketeers. The motion to proceed In Forma Pauperis was for this soon to be denied motion in whole or in part. As mentioned in the motion there have been thefts of my documents here at Beaumont, one of which was an Order by idiot moron himself that stated I cannot proceed prose after you appointed the "fine" appellate attorney last March. This corrupt Order was sent last spring after I wrote you a letter requesting the falsified transcripts or completion date.

I know all the reasons why the pathetic corrupt Order was stolen and who stole this and other documents. I will be sending a motion to get another copy of this corrupt Order, if you do not send it I will again prove you with fraud. I also noticed that you like to IMPROPERLY address me as "Kevin Wiederhold". I find this offensive for a court to address me this way and I want to be addressed as Mr. Kevin A. Wiederhold just as Hon. Judge Hayden Head in Corpus Christi, TX. addressed me. I also noticed you sent the letter addressed to Kevin Alan Weiderhold, this is not my name and I will consider it racketeering on the part of the Clerks for addressing me this way in the past and now. My motion will explain this correct view. It seems when ever I mention "falsification of documents" you corrupt people quickly change my name to "Kevin Alan Weiderhold" It is not a computer error, you are doing it on purpose and all your sick, senseless frauds by the false accusers in your office will be exposed. Please date stamp and send a front page copy in the envelope.

Sincerely,


prose Defendant

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA FLORIDA

UNITED STATES OF AMERICA,

v.

Case No:8:00-CR-369-T-27TGW.Etc

Kevin A. Wiederhold,

/

DEFENDANT'S MOTION UNDER RULE 16 FOR SEALED DOCUMENTS,
DISCOVERY TAPES, TRANSCRIPT TAPES AND TRANSCRIPTS

COMES NOW, The defendant Kevin A. Wiederhold representing himself prose and moves this court under Rule 16 to furnish a copy of all court reporters transcripts(c) and tapes(c) for exparte hearings, hearings or trials since August 1992. Defendant also requests under Rule 16 all past Discovery Tapes and transcripts from all past malicious arrests and prosecutions since 1992.

1. Defendant asserts this is reasonable because the Plaintiffs/Appellee "United States Of America" and its attorney(s) David P. Rhodes et al, clearly state on Page 2 Section B, Statement Of The Facts that "Wiederhold engaged in a decade long campaign of harassing and threatening telephone calls to the Zenith Insurance Company (formerly known as Riscorp or Risk Insurances et al), The United States Department Of Education, The Sarasota Clerks Office, Dubuque County, Iowa(ICAC et al), County Attorney Office(s). PreSentence Investigation Report ("PSR")#5-49. In 2000, this decade of harassment culminated in the threats and harassment that form the basis for the charges in the indictment, See Doc 1".

2. Defendant asserts on Page 3, starting at paragraph 2, of the "United States Of America" answer brief, it sates "guilty verdicts(c) against Wiederhold the Unites States prepared its PSR..... had made more than two threats etc". On page 9, #78 it states "On December 30, 1994 defendant was arrested for Disorderly Conduct by the Sarasota Police Department (SPD, Tony Dunbar et al, James Handley et al etc(c), Re:Rebuttal to PSR #45) and found guilty by a non-jury trial, 6 months probation and a pending violation of probation". On page 1, #6 of the PSR, it states "In 1995 made a series of harassing telephone calls to the SPD, SA Handley arrested Defendant who was charged by the State Of Florida for

To Summary
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these calls". Defendant brings to the court that the Sarasota Police Department is purposely not mentioned by the "United States Of America"/David P. Rhodes et al, on page 2 "Statement Of The Facts" because they are hiding a very serious fraud/conspiracy on defendant which culminates in the destruction in the destruction of defendants self defense case on the instant charges listed on the original indictment dated October 12, 2000. Furthermore, the defendant was not given a jury trial on the December 30, 1994 SPD (DOC) arrest as he requested nor has he received a trial as he requested numerous times on the "1995 made a series of harassing telephone calls to the SPD" (Riscorp et al, or case Numbers: 94-6581M-VOP and 94-6581MA-VOP etc). Defendant asserts the "United States Of America"/David P. Rhodes et al, are maliciously conspiring to hide unethical, prejudicial, illegal, defaming and/or fraudulent etc behavior by SPD officers Ms. Thompson et al and Al Hogle et al, who would not allow defendant to purchase/retrieve transcript tapes from Sclafani Court Reporters in Sarasota from 1993-1995. Furthermore, defendant has never received the discovery tapes of these "1995 harassing/threatening calls" from Tim McKeon even when defendant again requested them from Tim McKeon in front of a jury August 14, 2001. Defendant asserts this unethical, prejudicial, illegal, defaming and/or fraudulent etc behavior attempts to hide the fact that the defendant has civil rights violations against the SPD and the City Of Sarasota including the Sarasota Sheriffs Department, Tony Dunbar et al, Janet Reno ~~and several others~~.

3. Defendant asserts that the "United States Of America"/David P. Rhodes et al, shifts from "decade long campaign of harassing and threatening phone calls" to just "This decade of harassment". Defendant asserts this senseless/stupid shift occurs because he was maliciously accused by James Handley et al, of threatening Risk Insurance Services (Riscorp employees) with insane sexual threats/physical threats etc, in 1992. Defendant asserts he again was maliciously arrested, imprisoned, defamed and prosecuted numerous times in 1995/96 without due process of discovery, discovery tapes or trials. Defendant asserts one such senseless and vicious arrest (which has disappeared from record) was August 11th and 22nd 1995, when James Handley et al and Tim McKeon et al falsely accused defendant of "Building a large bomb in his laundry room and threatening to level the Riscorp building and immediate area". Defendant asserts the 92-4293CA Risk Insurance Services conspiring, defaming injunction was orchestrated with the help of James Handley et al for Dubuque County and the Iowa College Aid Commission (ICAC et al) which are FEDERAL allegations. Furthermore, defendant asserts the false accusation of the "bomb threat" was also a FEDERAL allegation/arrest and imprisonment

not a "State Of Florida" arrest and imprisonment.

4. Defendant asserts the culmination of all these malicious, defaming, perjured, conspiring false statements and many more not listed, with their malicious arrests, prosecutions, imprisonments, threats, harassments and the falsification and hiding of tapes/transcripts over the years attempts to hide numerous frauds by Federal, State, County, City, Corporate entities/people, Bar associations and Medical Community etc. The perpetrators then attempt to create a "Special" incompetent, schizophrenic, insane, narcissistic and delusional etc person out of the normal, competent defendant thus simultaneously destroying a correct civil rights case and his chance for true justice by having the perjurers and perpetrators prosecuted. Defendant asserts one of the most serious frauds being hidden through the falsification and hiding of transcripts/tapes is the proof of the falsification of the Dubuque Bank & Trust (DB&T) federally insured college loan promissary note through the Iowa College Aid Commission (ICAC) in the early 1980's. Defendant asserts that according to The Law it was illegal for DB&T and the ICAC to issue a college loan when defendant was not a high school graduate (yet), hence the falsification of the bank note for Dubuque County et al, even with "I(We)" as the recipient of the illegal loan. Defendant asserts the "We" attempts to illegally create a "Special" incompetent, schizophrenic, insane and delusional etc person out of the normal competent defendant, ultimately turning him into a scapegoat.

5. Defendant asserts this serious fraud then culminates in September of 1997, when the perpetrators finally mail a copy of the fraudulent bank promissary note and attempt to coerce him to "get a lawyer(c)". Defendant asserts the coercion to have him hire a lawyer was to have this corrupt conspiring lawyer turn the bank note into the Department Of Justice (Under Janet Reno) and her attorneys Tony Dunbar et al, would in turn admit that the bank note was (in part) a fraud under Title 18 3059A but not admit the "We" (Special) terminology of the bank note as fraud, defamation and conspiracy etc. Defendant asserts according to Title 18 3059A-(a)(1)(2), "Special rewards for information relating to certain financial institution offenses", a payment of at least \$50,000 would have been made to the corrupt conspiring attorney who would in turn given defendant his "Special" payment of about \$5000.00. (Defendant asserts this is the same amount as the corrupt Florida Workers Compensation settlement defendant did not except in 1994 through Sandra Bock et al, of Risk Insurance Service(c)). Defendant asserts this again would have been a pretext to place defendant on Social Security illegally with a defaming "Special" psychiatric/medical impairment with the lie of spinal stenosis (Re-July 3rd 2001, Subpoena's and Reason For Subpeona's, Alexander Paderweski et al),

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as incompetent, schizophrenic, insane, hypercondriac and delusional etc.

6. Defendant asserts this conspiring, fraudulent, medical/psychiatric impairment (SSI Settlement/Benefit) would maliciously defame defendant as abnormal and/or homosexual with a hypercondriac problem in need of psychotropic drugs. Defendant asserts this ridiculous, malicious, defaming, fraudulent, conspiring activity was and is again being maliciously, illégaly and desperately perpetrated by the "United States Of America"/David P. Rhodes et al, with the pathetic, defaming, lying and OUTRAGEOUS BOP study done at Rochester MN and the Dr. Taylor exam conducted in the Morgan Street Jail. Defendant asserts the perpetrators have and are using false accusing, conspiring confidential informants David Kinder et al, J.R. Emery et al here at Beaumont Prison and elsewhere to maliciously defame and destroy defendant in this manner even over a hip injury defendant received in July 2001. Defendant asserts this has been proven by defaming, fraudulent, conspiring, senseless, outrageous and pathetic statements/behavior by these corrupt people and through the medical/psych departments here with the statement "Two years incapacitate" in June 2002. Defendant asserts the same conspiring etc, statements where made at the illegal sentencing hearing January 17th 2002, by Anthony Porcelli of the "United States" Attorneys Office et al.

7. Defendant asserts if he would have accepted or been entrapped into any of these conspiring and fraudulent settlements, medical or mental conditions over the years, his chances of collecting the proper reward of \$50,000 under Title 18 3059A(a)(1)(2), would have diminished as well as his chances of suing the perpetrators under Title 18 3059(e)(1), would have diminished. Furthermore, under Title 18 3059B "General reward authority" all false accusing informants destroying the defendant since 1991/92, primarily Risk Insurance Services et al, could have individually collected up to \$100,000 per person if they would have succeeded in maliciously framing defendant under Title 18 3060, for criminal activity as far away as Dubuque Iowa. Defendant asserts this could only have happenned with the authorization of James Handley et al of the Sarasota FL, FBI with the Cedar Rapids IA, FBI over state lines using a corrupt investigator/Lawyer(s) such as Tony Dunbar et al, to create the false accusing, fraudulent, federal civil/criminal allegations for the initial Risk Insurance Plaintiffs on the 92-4293CA injuction. Defendant asserts in case the perpetrators failed (in part) in 1992/93 they were named "Risk" Insurance Services to attempt to draw an illicit lawyer into the fraudulent activity to illegally settle matters as previously mentioned.

8. Defendant asserts the Levy/Bond/Fine amount of \$500,000 on the illegal, defaming and pathetic PSR of December 2001 was meant to be a bonus payment to all

false accusing informants/officers etc, from at least 1991/92-present in whole or in part. Defendant asserts this primarily depended on how the false accusing informants David Kinder et al and the corrupt officers/doctors Mr. Green et al could have prevailed here at Beaumont attempting to justify the insane, sick, lying, pathetic, defaming, conspiring, outrageous BOP study and the fraudulent Dr. DeClue et al exams. (Re:The "We", schizo, insane, incompetent, hypercondriac etc, overlapping two year incapacitate campaign). Defendant asserts at his cost the false accusing inmates were also going to get their time reduced. Defendant asserts this has all failed, defendant has proven all the frauds by the corrupt government people and their false accusing informants Risk_Corp et al, medical community, psychiatric community, banking community, bar associations etc. Furthermore, the defendant should be rewarded the complete \$50,000 under Title 18 3059A-(a)(1)(2), be rewarded the whole Bond/Levy/Fine amount of \$500,000 for substantially assisting the government in related matters under Title 18 3059B "General Reward Authority". Defendant should be allowed all falsified transcripts/tapes to prove/win his case. Defendant can then be able to properly sue whomever he chooses under Title 18 3059A(e)(1) and other applicable laws.

9. Defendant asserts since this whole matter has been proven as a federal offense by the perpetrators for over TWO decades and starting as a serious fraud in the courts since 1991/92, he has a right under Rule 16 to these discovery tapes, discovery transcripts, trial tapes, trial transcripts, hearing tapes and hearing transcripts etc. Re: Hardy v. United States 375 U.S. 277, 84 S.Ct 424, 11 L.Ed 2nd 331(1964), Selva v. United States 559 F.2nd 1303 5th 1977, Id At 1306, Gregory v. United States 472 F.2nd 484, Garcia Bonifascio v. United States 443 F.2nd 914, Rosa v. United States 434 F.2nd 964, Atilus v. United States 425 F.2nd 816, Stephens v. United States 289 F.2nd 308.

10. Defendant requests both tapes and transcripts for the following: (a). "State of Florida Division Of Work Comp"(Mr. Clarke Esq & Aetna Ins et al) telephone tapings, hearings and the "genetic spinal stenosis disability" fraud settlement hearing Jan/Feb 1991, (b). "State Of Florida"(James Handley et al, Stuart Levine et al, Tony Dumbbar et al and Becky Titus et al) exparte hearings, Riscorp telephone tapings/discovery for the civil/criminal 92-4293CA "We", "Weiderhold" injunction from Nov, 1991-Aug 1992, (c). "State Of Florida" (Stuart Levine et al etc) contempt hearing for 92-4293CA on Oct 28, 1992, (d). "State Of Florida"(James Handley et al etc) Aggravated Stalking arraignment hearings and discovery for 92-3130F in Nov/Dec 1992, (e). "State Of Florida Division Of Work Comp"(Jim McConnahay et al etc) hearing November 13, 1992, (f). "State Of Florida"(James Handley et al etc)...

criminal contempt hearing for 92-4293CA on December 14, 1992. (g) "State Of Florida" (James Handley et al etc) imprisonment status hearings and hearings for 92-3130F(92-3418F,92-3416F) from January-May 1993. (h) "State Of Florida" (James Handley et al etc) three day trial for 92-3130F(92-3418F,92-3416F) starting May 17, 1993. (i) "State Of Florida Division Of Work Comp"hearings by Alexander Paderweski et al from January-May 1993. (j) "State Of Florida" (Stuart Levine et al etc) hearing and discovery for 92-4293CA/criminal contempt (92-3418F)on October 13, 1995 (k) "State Of Florida" (Stuart Levine et al etc) Non-Jury trial for dismissal of 92-4293CA injunction/criminal contempt on Feb 22,1994.(l)"State Of Florida Division Of Work Comp" (Jim McConnahhay et al etc) hearings Oct 1994-April 1995. (m) "County/City of Sarasota and State Of Florida" (James Handley et al etc) hearings and trial on 94-6581M arrest/charge Jan-April 1995. (n) "State Of Florida Division Of Work Comp (Jim McConnahhay et al etc) hearings Oct-1994-April 1995. (o) "State Of Florida" (James Handley et al etc) hearing and discovery for 94-6581M-VOP arrest/imprisonment Aug 11,22-26th 1995. (p) "State Of Florida" (James Handley et al etc) arraignment hearings and pretrial hearings for 94-6581M-VOP in September and October 1995. (q) "State Of Florida" (James Handley et al etc) imprisonment hearings for 94-6581MA-VOP Nov-Jan 1996. (r) "State Of Florida" (James Handley et al etc) hearings for 94-6581MA-VOP etc from Feb-April 1996. (s) "State Of Florida" (James Handley et al etc) imprisonment hearings on 94-6581MA-VOP etc from May 7, 1996-Aug 28, 1996. (t) "United States Of America"/David P.-Rhodes et al (James Handley et al, Mr. Clarke et al, Ellis Curry et al, Tony Dumbbar et al, Frank Wirt et al, Tom Taylor et al etc) hearings/Pretrial Service Report hearings, Pretrial Services (genetic spinal stenosis) Report/Discovery for Case No:CR-00-425M and 8:00-CR-369-T-27TGW on Oct 23-Nov 2,2000, in Corpus Christi, TX. (u) "United States Of America"/David P. Rhodes et al (James Handley et al etc) Indictment,Grand Jury Indictment hearings for CR-00-425M and 8:00-CR-8:00-CR-369-T-27TGW on Oct 12, 2000. (v) "United States Of America"/David P. Rhodes et al (James Handley et al etc) arraignment hearing for 8:00-CR-369-T-27TGW etc on Dec 7, 2000. (w) "United States Of America"/David P. Rhodes et al (James Handley et al etc) status hearings in January 2001 and "Mr. Wiederhold you are corrupt, bizarre, irrational and incompetent" hearing for 8:00-CR-369-T-27TGW on Feb, 2001. (x) "United States Of America"/David P. Rhodes et al (James Handley et al etc) competency hearing for 8:00-CR-369-T-27TGW on March 15, 2001. (y) "United States Of America" (James Handley et al etc) competency etc hearing for 8:00-CR-369-T-27TGW on April , 2001. (z) "United States Of America"/David P. Rhodes et al (James Handley et al etc) Feretta hearing for 8:00-CR-369-T-27TGW on May 2 , 2001. (aa) "United States Of America"/David P. Rhodes et al (James Handley et al)

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hearing for 8:00-CR-369-T-27TGW on June 20, 2001. (ab) "United States Of America"/David P. Rhodes et al (James Handley et al etc) status hearing for 8:00-CR-369-27-TGW "Mr. Wiederhold I don't want you to say anything about anyone in the whole world" on July 13, 2001. (ac) "United States Of America"/David P. Rhodes et al (James Handley et al etc) status hearing for 8:00-CR-369-T-27TGW on Aug 9, 2001. (ad) "United States Of America"/David P. Rhodes et al (James Handley et al etc) actual trial for 8:00-CR-369-T-27TGW from Aug 13, 2001 through Aug 15, 2001. (ae) "United States Of America"/David P. Rhodes et al (James Handley et al etc) status hearing to have normal, competent and sane defendant destroyed with a BOP study on August 24, 2001. (af) "United States Of America"/David P. Rhodes et al (James Handley et al etc) status hearing to have normal, compent and sane defendant destroyed with a BOP study on September 19, 2001. (ag) "United States Of America"/David P. Rhodes et al (James Handley et al etc) sentencing of defendant for ICAC et al, Dubuque County et al, James Handley et al, U.S. Dept Of Labor et al, City Of Sarasota et al, County Of Sarasota et al, State Of Florida et al, bar associations, Social Security Administration et al, Janet Reno et al, polititions, media and several others with illegal "We" "Weiderhold" cases 92-4293CA through 8:00-CR-369-T-27TGW as listed on January 17th 2002.

11. Defendant asserts this is a very just and reasonable request as the corrupt plaintiffs and/or perpetrators claiming to be the United States in this/these cases are maliciously defaming, accusing, prosecuting and imprisoning defendant over a decade even when defendant won trials in 1993/94 was denied a proper trial in 1993/95 and 2001 or no trial at all in 1993/96/2001 to the present. Defendant asserts this is a outrageous violation of his civil rights and Due Process Of Law according to the 5th and 14th Amendment (but not limited to) of the U.S. Constitution. Defendant asserts he is being denied Due Process to obtain all the falsified transcripts and tapes or the proof of the non-existance of recorded statements so the defendant can prove the perpetrators illegal activity and win his case.

12. Defendant asserts that by the simple fact that Dubuque Bank & Trust et al and ICAC et al coerced him to obtain a college loan when they knew it was illegal to do so, then these perpetrators worked with fraudulent government and insurance people from Crum & Foster Insurance (1989/90), Aetna Insurance et al (1990-present) and Riscorp/Zenith Insurance employees (1991-present) to concoct the ridiculous medical/psychiatric lie of a genetic spinal stenosis condition is extremely corrupt and outrageous. Defendant asserts the outrageous criminals Tony Dunbar et al etc were going to willfully, maliciously and with premeditation frame defendant for violent criminal offenses over state lines knowing he did not commit them.

13. Defendant asserts his lawsuits placed in the corrupt civil/criminal (federal) file 92-4293CA in Sarasota County FL, January and February 1994 are completely correct when they state "Premeditated" on every count. Defendant asserts his October 1995 Temporary and Preliminary federal injunction was also perfect and the reason the sick, corrupt PSR does not state "Preliminary" is because the insane, corrupt perpetrators know the defendant was attempting to restrain them from "Indefinitely, continually, maliciously, defaming him, arresting him, prosecuting him, imprisoning him, etc with over 40 listed defaming, abnormal conditions and behavior including maiming him. Defendant asserts the perpetrators are again maliciously defaming him with these false conditions and behavior through severely corrupt inmates, officers and doctors etc, even here at Beaumont Prison. Defendant asserts the sick, corrupt PSR shifts and lies on page 6 #48 concerning his*federal* and it does not list the City Of Sarasota and the fact the defendant stated "And/or all in concert" behind the City Of Sarasota, County Of Sarasota, State Of Florida and Riscorp Insurance Company. Furthermore, the sick, corrupt false allegation by Kaye Jancaitis of innocent defendant threatening a federal judge has also disappeared from the sick prosecutors appellate brief and more than likely from the trial transcripts as well. (Re: Affidavit To Rebut Allegations).

14. Defendant asserts the perpetrators here at Beaumont have stolen numerous documents desperately attempting to justify the insane, corrupt money laundering and shifting by the rest of the perpetrators. Defendant asserts these documents are (but not limited to), the November 2, 2000 illegal detainment order signed by Judge Jane Cooper Hill with the insane, corrupt conspiring word "Dispute" and statement "Pretrial Services Report Adopted," listed on the order. Defendant asserts the sick perpetrators have stolen defendants copy of the October 12, 2000 two page indictment which stated the "Date Offenses Started" (Re: page 1, #1 and #2 of PSR; page 2, #1 and #2 of Defendants Rebuttal Of PSR) as February 27, 2000 and September 4, 2000 on the instant charges. Defendant asserts the sick perpetrators D. Kinder et al have done this because the original indictment stated just a \$50,000 Levy/-Bond/Reward on the "harassing phone call" charge and \$250,000 on the "threat". Defendant asserts the "harassing phone call" indictment Bond/Lvy/Reward has been changed to \$250,000 on the corrupted PSR because defendants files/indictment were in route from Rochester MN. Defendant asserts after the medical/psyche department etc set ups failed by David Kinder et al here at Beaumont, the indictment etc was stolen (Re: All letters to the Senators and Congressmen from May-Oct 2002). Defendant asserts this is why the Rochester BOP viciously conspired and lied to say the defendant was on medication. Defendant asserts this is why Cynthia Eget et al viciously defame and lie to the defendant.

To Summary
Hearings

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ly defame and harass defendant as senseless, retarded, incoherent and "You need to take your medication etc". Defendant asserts this defamation comes out in the Ryan Truskoski appellate brief (whether he is colluding or not) with the defaming 3rd paragraph on page 1. The defendant clearly outlines this corrupt defamation in his Affidavit To Rebut Allegations which was wrongfully stricken from the file.

15. Defendant asserts the individuals listed as witnesses/perpetrators (Cynthia Eget et al or Tony Dunbar et al) on Anthony Porcelli's August 2001 witness list are directly involved in this insane, corrupt money laundering and Racketeering activity with and for all past perpetrators. Defendant asserts this is why the "United States Of America"/David P. Rhodes et al (James Handley et al etc) unintelligently attempt to blend/hide these corrupt instant charge witnesses behind the defaming, lying and prominate "harassing phone call" allegations of ten years which have no tapes or transcripts. Defendant alleges this is why Ryan Truskoski does not attack the defamation, lies or obvious corruption in his brief. Defendant asserts that attacking all these frauds mentioned and many more it would definitely get him a new trial at the least and prosecutions would take place.

16. Defendant asserts the Nancy Holbrook et al non-judge appointed appellate attorney Ryan Truskoski did place a good brief for reduction of sentence (minus the defamation listed) but refuses to be of assistance in at least sending the falsified transcripts and tapes of eleven years or less. Defendant asserts he must have these falsified tapes and transcripts so he can assist the attorney in showing him the frauds, perjury, collusion and racketeering etc by the harassing and threatening perpetrators ultimately destroying a self defense case on the instant charges, (Re:All letters sent to Ryan Truskoski etc). Defendant alleges the defamation in Ryan Truskoski's brief of "making no sense, 90 calls a month etc" is a last ditch effort by the perpetrators save their malicious, illegal, conspiring, defaming, \$250,000 reward/racketeering "harassing phone call allegations/charge/conviction," over state lines even since "1989". Defendant asserts he did mention all of this corruption including the falsification of the DB&T et al bank promissary note to the jury, therefore it will be a part of the true transcripts and tapes.

17. Defendant asserts he was illegally arrested by at least two ex-con false accusing confidential informants one being Brian Ritter, one unknown and the other false accuser who actually cuffed defendant was Frank Wirt's brother. Defendant asserts Frank Wirt and his brother were and are a part of this illegal racketeering activity with Tom Taylor et al. Furthermore, Frank Wirt would not send the falsified bank note to the defendant before his trial but "only to your attorney(c)".

Defendant asserts he was denied his constitutional right to question the "special" agent Brian Ritter concerning his employment, if he was an actual FBI agent, U.S. Marshal or real government employee as there were no FBI agents or U.S. Marshals at defendants residence October 23, 2000. Defendant asserts these facts, frauds, racketeering and other illegal activity are being hidden and he has a constitutional right to the true trial transcripts and tapes to prove this. Defendant asserts any judicial official who denies this motion in whole or in part are involved in the racketeering, defamation, corruption, coercion "And/or all in concert/conspiracy" activity thus falling in the U.S.C. Title 18 1961-68 RICO offense category and the U.S.C. offenses listed in "Defendant's Affidavit To Rebut Allegations" and judicial complaints etc.

I **HEREBY CERTIFY**, that the statements made herein are true under penalty of perjury pursuant to U.S.C. Title 28 1746.

WHEREFORE, the defendant requests this District Court to furnish all discovery tapes, transcript tapes and transcripts since 1990/91 as clearly outlined on page 1 and pages 5-7 and for the aforementioned reasons and facts.

CERTIFICATE OF SERVICE

I **HEREBY CERTIFY**, that a true and correct copy of this motion has been sent by U.S. Mail to the following parties this 5th day of November 2002.

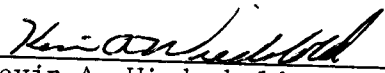
Clerk Of Court
801 N. Florida Ave
Tampa, FL 33602

U.S. Attorneys Office
400 N. Tampa St Suite 3200
Tampa, FL. 33602

Ryan Truskoski Esq
P.O. Box 568005
Orlando, FL. 32856-8005

U.S. Attorneys Office
Washington, D.C.

The President Of The United States
Washington D.C.


Kevin A. Wiederhold
Pro se Defendant #89849-079
Beaumont Correctional Inst
P.O. Box, 26040
Beaumont, TX. 77720

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

FILED

J. H.

02 NOV 22 PM 12:08

UNITED STATES OF AMERICA,

CLERK U.S. DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA, FLORIDA

v.

Case No: 8:00-CR-369-T-27TGW

Kevin A. Wiederhold,

DEFENDANT'S NOTICE OF APPEAL

COMES NOW, the defendant Kevin A. Wiederhold representing himself pro se and hereby files this **NOTICE OF APPEAL** within the ten day time limit according to Federal Rules Of Appellate Procedure Title II (4)(c), concerning an incarcerated defendant. The defendant asserts this **NOTICE OF APPEAL** is on the ORDER signed by Judge James D. Whittemore on November 15, 2002 (Docket 190), which states "**STRICKEN**" (**DENIED**) concerning defendant's constitutional right to obtain all transcript tapes and discovery tapes or evidence etc (Re: Defendant's ten page motion sent November 5, 2002, Docket 188). The defendant has received an Order allowing him to proceed in **FORMA PAUPERIS** on this appeal.

WHEREFORE, the defendant requests the court/clerk to send an Interlocutory Appeal package to defendant so he can appeal his fine motion to the Appellate Court or the Supreme Court if necessary.

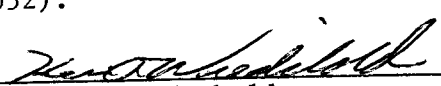
I **HEREBY CERTIFY**, that the statements made herein are true under penalty of perjury pursuant to 28 U.S.C. 1746. Dated and executed this 19th day of November 2002.

CERTIFICATE OF SERVICE

I **HEREBY CERTIFY**, that a true and correct copy of this **NOTICE OF APPEAL** has been sent by U.S. Mail to the following parties this 19th day of November, 2002. (Certified Receipt #7001-2510-0007-0740-7052).

Clerk Of Court, U.S.D.C.
Tampa, FL. 33602

U.S. Attorneys Office
Tampa, FL. 33602


Kevin A. Wiederhold pro se
Federal Corrections Inst
P.O. Box 26040 NA Med
Beaumont, TX. 77720
#89849-079

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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.
WILLIAM E. BONNEY, Ph.D.

I represented myself.

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

FL HC M-000110c

*This guy helped save my life Sammy, 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 com-
petent. 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
has been stolen.*

*To Sammy
Noted*

COMPETENCY EVALUATION CONCLUSIONS

Resident/Number KEVIN WUNDERHOOD Date 3/9/01

1. *Appreciation of the charge or allegations.* Assessment of the accused's understanding or literal knowledge of the charges or allegations. It is important that he *understands* he is being accused, the consequences of which may be detrimental to him.

☐ Unacceptable ☐ Questionable ☒ Acceptable ☐ Not Applicable

2. *Appreciation of the range and nature of possible penalties, if applicable, which may be imposed in the proceedings against him.* Assessment of the accused's concrete understanding and appreciation of the conditions and restrictions which could be imposed on him and how long these may endure.

☐ Unacceptable ☐ Questionable ☒ Acceptable ☐ Not Applicable

3. *Understanding of the adversarial nature of the legal process.* Does the accused understand that (a) the responsibility of his attorney is to assist him, (b) the State's Attorney's responsibility is to prove his guilt, (c) The Judge is impartial and protects his rights as well as those of the State, and (d) the jury is impartial.

All he wanted was to have me ruled insane, defense attorneys do this not prosecutors!

4. *Capacity to disclose to his attorney facts pertinent to the proceedings at issue.* Assessment of the accused's capacity to give a consistent, rational, and relevant account of the facts surrounding his alleged offense or the accusations against him. Intelligence, perceptual capacity, memory, and validity of any claimed amnesia should be assessed. Consideration should be given to potential disparity between what he may disclose to a clinician and what he may share with his attorney.

☐ Unacceptable ☐ Questionable ☒ Acceptable ☐ Not Applicable

5. *Ability to manifest appropriate courtroom behavior.* Assessment of current behavior and probable behavior when exposed to the stress of courtroom proceedings. Evaluate his beliefs and attitude toward the judicial system.

☐ Unacceptable ☐ Questionable ☒ Acceptable ☐ Not Applicable

6. *Capacity to testify relevantly.* Assessment of the accused's ability to testify with coherence, relevance, and independence of judgment including both cognitive and affective factors that may impact his ability to communicate.

☐ Unacceptable ☐ Questionable ☒ Acceptable ☐ Not Applicable

Conclusions:

THE WUNDERHOOD COMPETENT TO STAND TRIAL. I was not on medication when he found me competent nor did I take any after he ruled me competent. They are continually setting me up to make me look paranoid here so I would end up in their senseless psych department here. Basically trying to force me on medication to justify this insane Judge. The Judge is a senseless piece of garbage commu. I truly believe the corrupt soul will be removed.

I communicate well with you and others

To Sonny

CJA 21 AUTHORIZATION AND VOUCHER FOR EXPERT AND OTHER SERVICES

1. CIR/DIST/DIV. CODE FLM		2. PERSON REPRESENTED Weiderhold, Kevin Alan		VOUCHER NUMBER TPA2101-007	
3. MAG. DKT./DEF. NUMBER		4. DIST. DKT./DEF. NUMBER 8:00-000369:001		5. APPEALS DKT./DEF. NUMBER	
7. IN CASE/MATTER OF (Case Name) United States v. Weiderhold		8. PAYMENT CATEGORY Felony		9. TYPE PERSON REPRESENTED Adult Defendant	
				10. REPRESENTATION TYPE (See Instructions) Criminal Case	
11. OFFENSE(S) CHARGED (Cite U.S. Code, Title & Section). If more than one offense, list (up to five) major offenses charged, according to severity of offense. 1) 18 875C.F - INTERSTATE COMMUNICATIONS - THREATS					
12. ATTORNEY'S STATEMENT As the attorney for the person represented who is named above, I hereby affirm that the services requested are necessary for adequate representation. I hereby request: <input checked="" type="checkbox"/> Authorization to obtain the service. Estimated Compensation: \$ <u>UP TO \$1000 OR AT \$175/hour estimated 5-6 hours</u> <input type="checkbox"/> Approval of services already obtained to be paid for by the United States from the Defender Services Appropriation. (Note: Prior authorization should be obtained for services in excess of \$300) Signature of Attorney: <u>[Signature]</u> Date: <u>1-5-2001</u> BY <u>DR. MICHAEL GAMACHE</u> <u>TAMPA, FLORIDA</u> <input checked="" type="checkbox"/> Panel Attorney <input type="checkbox"/> Retained Atty <input type="checkbox"/> Pro-Se <input type="checkbox"/> Legal Organization OR BY <u>WILLIAM E. BONNEY, Ph.D</u> <u>6501 N. HINES AVE. SUITE 103</u> <u>TAMPA, FL 33614 872-8034</u> Attorney's name (First name, Middle initial, Last name, including suffix) and mailing address. <u>ELUIS REXWOOD CURRY</u> <u>309 WEST M.L.K. BLVD</u> <u>TAMPA, FL 33603-3501</u> Telephone Number: _____					
13. DESCRIPTION OF AND JUSTIFICATION FOR SERVICES (See Instructions) <u>EXAM BY MENTAL HEALTH PROFESSIONAL</u> <u>RE: COMPETENCY IN SANITY</u> <u>This should say sanity</u>				14. TYPE OF SERVICE PROVIDER	
15. Court Order Financial eligibility of the person represented having been established to the court's satisfaction, the authorization requested in Item 12 is hereby granted. Signature of Presiding Judicial Officer or By Order of the Court: <u>[Signature]</u> Date of Order: <u>1/12/01</u> Repayment or partial repayment ordered from the person represented for this service at time of authorization. <input type="checkbox"/> YES <input type="checkbox"/> NO				<input type="checkbox"/> 01 Investigator <input type="checkbox"/> 02 Interpreter/Translator <input type="checkbox"/> 03 Psychologist <input checked="" type="checkbox"/> 04 Psychiatrist <input type="checkbox"/> 05 Polygraph Examiner <input type="checkbox"/> 06 Document Examiner <input type="checkbox"/> 07 Fingerprint Analyst <input type="checkbox"/> 08 Accountant <input type="checkbox"/> 09 CALR (Workflow/Logs, etc) <input type="checkbox"/> 10 Chemist/Toxicologist <input type="checkbox"/> 11 Ballistics Expert <input type="checkbox"/> 12 Weapons/Firearms/Explosive Expert <input type="checkbox"/> 13 Pathologist/Medical Examiner <input type="checkbox"/> 14 Other Medical Expert <input type="checkbox"/> 15 Voice/Audio Analyst <input type="checkbox"/> 16 Hair/Fiber Expert <input type="checkbox"/> 17 Computer (Hardware/Software/Systems) <input type="checkbox"/> 18 Paralegal Services <input type="checkbox"/> 19 Legal Analyst/Consultant <input type="checkbox"/> 20 Jury Consultant <input type="checkbox"/> 21 Mitigation Specialist <input type="checkbox"/> 22 Duplication Services (See instructions) <input type="checkbox"/> 23 Other (specify) _____	
16. SERVICES AND EXPENSES (Attach itemization of services and expenses with dates)					
a. Compensation		AMOUNT CLAIMED		MATH/TECHNICAL ADJUSTED AMOUNT	
b. Travel Expenses (lodging, parking, meals, mileage, etc.)					
c. Other Expenses					
17. PAYEE'S NAME (First Name, M.I., Last Name, including any suffix) and MAILING ADDRESS <u>Do you see The Agenda Sammy?</u> TIN: _____ Telephone Number: _____ CLAIMANT'S CERTIFICATION FOR PERIOD OF SERVICE FROM _____ TO _____ CLAIM STATUS <input type="checkbox"/> Final <input type="checkbox"/> Interim Payment Number _____ <input type="checkbox"/> Supplemental Payment I hereby certify that the above claim is for services rendered and is correct, and that I have not sought or received payment (compensation or anything of value) from any other source for these services Signature of Claimant/Payer: _____ Date: _____					
18. CERTIFICATION OF ATTORNEY: I hereby certify that the services were rendered for this case. Signature of Attorney: _____ Date: _____					
19. TOTAL COMPENSATION		20. TRAVEL EXPENSES		21. OTHER EXPENSES	
				22. TOT. AMT APPROVED/CERTIFIED	
23. <input type="checkbox"/> Either the cost (including expenses) of these services does not exceed \$300, or prior authorization was obtained. <input type="checkbox"/> Prior authorization was not obtained, but in the interest of justice the court finds that timely procurement of these necessary services could not await prior authorization, even though the cost (including expenses) exceeds \$300. Signature of Presiding Judicial Officer: _____ Date: _____ Judge/Mag. Judge Code: _____					
24. TOTAL COMPENSATION		25. TRAVEL EXPENSES		26. OTHER EXPENSES	
				27. TOTAL AMOUNT APPROVED	
28. PAYMENT APPROVED IN EXCESS OF THE STATUTORY THRESHOLD UNDER 18 U.S.C. 3006A(e)(3) Signature of Chief Judge, Court of Appeals (or Delegate): _____ Date: _____ Judge Code: _____					



P.O. Box 4600
Rochester, MN 55903-4600

November 20, 2001

The Honorable James D. Whittemore
United States District Judge
Middle District of Florida
Tampa, Florida 33602

RE: WIEDERHOLD, Kevin A.
Reg. No.: 89849-079
Docket No.: 8:00-CR-369-T-27TGW

Dear Judge Whittemore:

We are enclosing three copies of the Classification Study and Report and Psychological Evaluation prepared by staff at the Federal Medical Center, Rochester, Minnesota, regarding Kevin A. Wiederhold. On August 24, 2001, a jury found Mr. Wiederhold guilty of Knowingly and Intentionally Transmitting in Interstate Commerce a Communication Containing a Threat to Injure the Person of Another in violation of Title 18, United States Code, Section 875(c); and Knowingly and Intentionally in Interstate Communications Make Repeated Telephone Calls, During which Conversation and Communication Ensued, solely to Harass any Person at the Called Number in violation of Title 47, United States Code, Section 223(a)(1)(E). On August 24, 2001, the Court committed Mr. Wiederhold to the custody of the Attorney General for a period of study and observation pursuant to Title 18, United States Code, Section 3552(b). He arrived at this facility on September 28, 2001.

Mr. Wiederhold has been diagnosed with Delusional Disorder, Prosecutory Type. Although he is likely to resist participating in treatment, Mr. Wiederhold would benefit from psychiatric treatment which is available at all Bureau of Prisons (BOP) facilities. However, if his condition deteriorates, he should be referred to a BOP medical center for evaluation of possible commitment. Psychiatric medication is indicated to alleviate his psychotic symptoms, but he appears to manage himself reasonably well in this structured environment. However, Mr. Wiederhold's condition has presently deteriorated to a point that it has become difficult for him to achieve success in his life outside of a structured correctional institution. Mr. Wiederhold has minimal insight regarding his mental illness or the inappropriateness of the behavior that led to the current incarceration; therefore, it may be necessary to require medication and psychotherapy as part of a supervised release plan.

mentioned in
Interlocutory Appeal
and rebuttal to
the PSI.

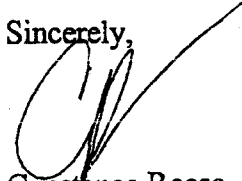
"They are inappropriate"

False, never been
detained this long
in my life and even
falsely before this
This is defamation

E-17

We appreciate the opportunity to provide interpretive information to the Court. Should you require additional information, please contact me at (507) 287-0674.

Sincerely,



Constance Reese
Warden

~~Constance~~ will be sued

