

MY APPEAL I DID NOT EAT ANYTHING THE FRACTION OF MY MEDICATION THAT THEY GAVE ME WAS BURNING A HOLE IN MY STOMACH. IT IS SUPPOSE TO BE TAKEN WITH FOOD. THEY ONLY CHECKED MY SUGAR FOR A WHILE, JUST ONCE AT SIX IN THE MORNING. IT WAS STARTING TO STAY LOW AND I WAS FEELING THE PHYSICAL EFFECTS OF LOW SUGAR. FORTUNATELY I WAS LET OUT OF JAIL. AT THIS POINT I AM NOT INCLINED TO GO BACK AND BE PUT THROUGH THIS UNNECESSARY MISERY FOR SOMETHING THAT I DID NOT DO.

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SO CALLED APPEAL AND LAWYERS MOTIONS

IT WAS BECAUSE MY TRIAL WAS HELD IN GENESSEE COURTS AND OUT OF THE LOCAL JURISDICTION OF CALEDONIA, EVEN THOUGH JUDGE RIGGI AND A JURY FROM CALEDONIA WAS USED. THAT THEY THREW OUT THE CONVICTION. THE LAW FIRM OF MULDOON AND GETZ HANDLED WHAT THEY TERM AS AN APPEAL. INSTEAD OF REVIEWING THE MISTAKES, LEGAL ERRORS AND ARGUMENTS, PUTTING THEM IN A BOOK FORM AND SENDING IT ALL TO THE APPEALS COURT. WHAT THIS LAW FIRM DID, FOR ABOUT TEN THOUSAND DOLLARS WAS GO TO JUDGE WIGGINS IN GENESSEE, WHO WAS THE FIRST JUDGE IN THIS CASE. WHO TURNED THE CASE BACK TO CALEDONIAS JUDGE RIGGI, WHEN THE CRIMINAL WEAPONS POSSESSION CHARGES WERE THROWN OUT OF HIS COURT. MULDOON GOT WIGGINS TO THEN THROW OUT THE REMAINING CHARGES IN THE CASE THAT I WAS CONVICTED ON. WIGGINS THEN RESCHEDULE THOSE EXACT SAME CHARGES FOR RETRIAL. MULDOON WANTED TO HANDLE THE RETRIAL FOR ANOTHER EIGHT THOUSAND DOLLARS, GOING BACK INTO THIS CORRUPT COURT SYSTEM WAS THE ONLY WAY THEY WOULD HANDLE IT. MY MORE RECENT LAWYER MILLER POINTED OUT WHAT IS IN THE LEGAL TEXT. WHEN THE TWO FELONY CHARGES REGARDING THE GUN POSSESSION WERE THROWN OUT THEY WERE COMPELLED TO REDUCE ANY REMAINING CHARGES BY HALF THERE SEVERITY OR JUST THROW THEM OUT COMPLETELY AND NOT RETRY THEM. RIGGI IS IGNORING THAT POINT OF LAW. ALSO MILLER MADE THE MOTION THAT BECAUSE THE D.A. S OFFICE ONLY EXCLAIMED THAT THEY WERE READY FOR TRIAL AND NEVER FILED WITH THE CLERKS OFFICE AS THEY WERE REQUIRED TO DO. THEY AS YET HAVE NOT FILED EITHER IN THE FIRST TRIAL OR ON THE CHARGES FOR THE SECOND. THE TIME LIMITATIONS HAVE RUN OUT FOR THEM TO DO SO. THEY LEGALLY CAN NOT RETRY MY ON THOSE CHARGES BUT THEY ARE. ALL OF MILLERS MOTIONS WERE OVER RULED BY RIGGI GREAT LEGAL ARGUMENT. I DO NOT THINK SO. THEN HE AND JUDGE SECORIA MADE PLANS FOR JUNE 4, 2012 TRIAL. THESE PEOPLE ARE IGNORING THE LAW AS IT APPLIES TO THEIR CONDUCT AND ARE VIOLATING MY RIGHTS. I STILL HAVE NOT BEEN ALLOWED TO GO TO THE GRAND JURY ON ANY SET OF CHARGES. (SEE LAWYERS MOTIONS)

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*INSERT 16A-16H MOTIONS BY THE FOURTH LAWYER

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TENTATIVE RETRIAL DATE 6-4-12 AT 9AM UNDER JUDGE RIGGI