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Hello, my name is William Edward Piers, a 'Piers' on my Fathers side (from the United Kingdom), a 'Colly' on my Mothers side (from North Ireland and Tennessee), I was born on the 31st of October, 1974 in Anchorage, Alaska, lived in Houston until I was around 4 and spent some time in Florida (family) and Hawaii (family and mom working).

I have been wrongly imprisoned since the 27th of June 2000, for over 22 years in our U.S.A.. My 'case" is out of Anchorage, Alaska and in the 9th Circuit.

I have not been allowed to go to the Supreme Court.

I have no criminal history. No one was harmed. The Innocence Project can not help as they will only take cases where D.N.A. will prove innocence (and that is not a factor in my case).

If you have any love for Freedom, Honour, Justice, Knowledge, Truth, or for others lives, then please in the very least; read the included and if you can not help free me then direct me to someone who can.

My current address is found upon the envelope but as I am in Federal Prison is subject to change at any time, please look me up on the F.B.O.P. website/locator.

>>>The following names and numbers are those to contact/message if you will help me:

Mr. Lee T. W

Mr. Scott R. W Ms. Mary W. pi

805-588-5373

Dan P.

Thank you.

William Edward Piers

>>>If someone would please just get one of the following affidavits I could file a 2241 and be freed, as it would count as 'new evidence' (as it was never allowed to be mentioned at the false 'trial'), Because the government claims only 2 people were in the van that robbed the credit union and then fired the 'machine gun' and that Hubbard III was the one driving and I was the other one who did everything else, yet makes no mention of the fact they were chased to me / my truck and there were a total of 4 people (other than me) involved who's whereabouts are unaccounted for.

- 1. Affidavits from the 2 tellers [Alanis Wooten] & [Chastity Monet], [Credit Union One, Diamond branch, Anchorage, Alaska June, 2000], who were in direct contact with the robber stating who it was and how they know (as it was not me).
- 2. Affidavits from the Police [Dan Reeder] & [Paul Marino], [Anchorage Police Department, June, 2000] who chased the robbers from the Credit union to me / truck stating they did so and who it was who shot at them.

>>>I have been asking for someone to do this since day one.

There is ample evidence to prove my innocence as well as Constitutional Violations, Brady violations and a false 'trial' with conflicted Court forced 'trial' council R. L. Butler I objected to in word and writing to the Judge E. R. Holland about before 'trial' where I was not allowed to testify, talk, call witnesses or defend myself in any way, Nor was I ever offered a 'plea bargain' of any kind.

The District Court Judge E. R. Holland is on record as contacting other Judges to influence them against me, the 'trial' prosecutor S. Collins is on record committing perjury (both 2009 Oral Argument) and destroying evidence in order to keep me imprisoned (directly after the 2009 Oral Argument, we did not find out until 2014 through the F.O.I.A., and then I was thrown in the 'hole' and lied to for months as to why, until the F.B.I. got involved and cleared me, but the B.O.P. gave me a false 'shot' for 'escape' anyway, [I was at a Medium and no escape took place] so they could send me off to a U.S.P. {I believe on behalf of the prosecutor} and try and further 'shut me up' and make things difficult).

The criminals were chased from the Credit Union to me (before which time one of them fired a government claimed and uncontested 'machine gun') one of them Hubbard III was identified by the Police as firing it (but due to their family relations to other Police) I was falsely charged with its use, (a 924(c) 30 year 'minimum mandatory' sentence and 'crime of violence'), which also makes me ineligible for (among other things) the First Step Act and going to a Minimum security Prison, (I have had to do 12 years at the High/U.S.P. level and 5 years at the Medium/F.C.I. level, now at a Low/F.C.I. since 2017).

It is my belief The District court and others will not address the issues or show me any Justice because of who the criminals are, and are related to, and the only reason they did not offer me a 'deal' and wanted a trial is because they would not have been able to take the positive police identification of the 'machinegun user' off of one of the criminals Hubbard III(who's Aunt was an Officer) and place it on me.

William Edward Piers, B.O.P. # 14087-006, Commutation # C172950, As of October 2022. I am not guilty. The Constitution, Court rules and Laws have not been equally applied to me.

Detained June 27th 2000. 'Trial' in 2001 with Judge H. Russell Holland, Prosecutor Stephen A. Collins (who never offered me a 'deal') and (Judge forced hateful council) Rex L. Butler. 'TRIAL' IN WHICH I WAS NOT ALLOWED TO HAVE COUNCIL, TESTIFY OR DEFEND MYSELF:

BEFORE 'TRIAL': I presented a letter to the Judge which stated :...("Who my council will be has been mandated by the court, I have not received adequate legal council...held in fear of my life for over 7 months without bail...evidence has been lost...have not been allowed to collect evidence or subpoena anyone...I have been implicated in this crime to witnesses ...to the public through media sources...Hubbard III has taken a deal to do so...evidence has been fabricated and falsified...majority of my life in roles of service...family, friends and community will attest to my character...no way I can receive a fair trial"...).

>>>The judge Holland took my letter of objection, sealed it, never allowed me to read it or to speak to him or the Jury or testify and forcibly appointed Butler as my 'trial council' (without holding any hearing), nor allowing me to have a public defender, hire an attorney or represent myself. (The jury was not aware of this).

- T1. I was not allowed to prepare for a 'trial', secure a defense attorney, testify, call witness(s), voir-dire the jury, collect or present evidence or defend myself in any way, nor have bail even though I have no criminal history. (The Jury was not aware of this).
- T2. The forced 'trial council' made no objections to anything, allowed the Prosecutor to assign my name to 'evidence' (which was not not mine nor proven who it belonged to), did no investigations (yet wrongly took monies from my family to do so), acted as a second Prosecutor and did not defend me in any way. (The Jury was not aware of this).
- T3. During 'trial' the Police Officer Reeder who was shot at positively identified the person who shot at him as Raymond L. Hubbard III, my forced 'trial council' then asked Officer Reeder "could he be 100 percent sure of who he saw"... Officer Reeder answered "no"... (So they put the 30 year 924(c) use of a 'machinegun' 'crime of violence' charge on me). >>>It turns out Hubbard went 'on the run' for an hour, was wearing a disguise, lied about who he was when arrested and had a history of robbery with his sister, but their aunt was a Police Officer). (The Jury was not allowed to hear any of this).
- T4. The Government gave Hubbard a 'deal' after which accepting he changed his story to blame everything on me and was used by the Government as the lone 'witness' against me. (The Jury was not aware of this).
- T5. The two Credit Union tellers who were robbed identified the person who robbed them as ... "having almond eyes"... and ... "knowing which keys went to which drawers"... and ... "moving as an experienced teller"... .
  - >>>Donald D. Franklin Jr. used to work at the Credit Union as a teller, was Asian, and his whereabouts were unaccounted for. (The Jury was not aware of this). (Franklin Jr's trial was held in absentia while the Government had me sitting there).
- T6. The Police chased the robbers from the Credit Union during which time one of them fired a rifle at them (the prosecutor claimed 'machinegun') and then to me / my truck. >>>I picked Hubbard III up that morning so we could go mountain biking but he had me drive him to meet Adam first so they could go 'run an errand' for a half an hour or so, I went to Wal-Mart and then returned a half hour later, shortly thereafter the police chased them in a van to me / my truck. (The Jury was not allowed to hear any of this).

<sup>&#</sup>x27;TRIAL' OUTCOME: I was found guilty of a 'crime of violence' and given 39 years, Hubbard III and Franklin Jr. given less than 10 years, Hubbard's sister and Adam never arrested.

2005 Evidentiary Hearing before Magistrate John D. Roberts and Prosecutor S. Collins, (with after 'trail', allowed to be hired) Council Levine & McHenry in Anchorage, Alaska. The following was revealed; (many 'Brady violations' and forced 'trial' council wrongs). I did not know I could testify / speak at the Hearing and no one told me I could.

E1. A legal / Constitutional Expert Attorney Richard Ney from Kansas flew up to speak to the Anchorage, Alaska District Court / Magistrate Roberts on my behalf about the wrongs done to me and the rules / laws not followed in my 'trial', Magistrate Roberts told him ..."I don't need you to tell me what the law is"... and never let him speak.

The following is Testimony of F.B.I. Agent L. Henderson:

- E2. Hubbard III debriefed to the Police / F.B.I. (the crime information included Adam and Franklin Jr.) then he took a deal and changed his story to blame all on me.
- E3. She thought Hubbard III was making things up and he did lie about his name when arrested.
- E4. There was video of Hubbard III at the Bank and none of me.
- E5. No Police Officer or any other person ever identified me nor saw me commit any crime or use any weapon.
- E6. Though she had information about Adam she did no investigations in his regard and instead .."'settled' on Franklin Jr."... .
- E7. Hubbard III 's sister Megan's prints were found on the plans to rob the Credit Union which were in his backpack at the time of arrest.

The following is Testimony of forced 'trial' council Rex L. Butler:

- E8. I told him to quit my case long before trial.
- E9. He was appointed against my will by the 'trial' Court.
- E10. He was given monies to do investigations.
- E11. He did no investigations.
- E12. He said ... "he couldn't even really remember what the case was about"....

The following is Testimony of (finally allowed to be hired) Attorney Matthew McHenry:

E13. ... "According to Butlers own records he did no investigations"... .

The following is testimony of my Mother Mary Piers - Hutchison :

- E14. She Paid Butler a retainer (against my will) and monies for investigations.
- E15. She gave Butler a list of people who would testify and speak of my good judgement and character.
- E16. She fired Butler as early as November of 2000.

EVIDENTIARY HEARING OUTCOME: The Magistrate John D. Roberts filed his negative opinion against me before our written summations were turned in, then refused to recuse himself (claiming he could remain impartial) and within the year re-issued the exact same negative opinion, without addressing the issues, 6th Amendment, Brady violations, etc.

2009 Oral Argument Before 3 Judges (2 from the 9th Circuit 1 from the 5th Circuit), Judges Tallman, Reavely and Smith, 'trial' Prosecutor S. Collins, (and my allowed to be hired after 'trial' council) Levine and McHenry. (Only new young attorney McHenry spoke, poorly). Once again I was not allowed to speak or defend myself, nor allowed to be present at all.

[This Oral Argument Dialogue is primarily listed because it is one of the most harmful and wrongful acts of Perjury and omissions by the Prosecutor Collins using false information and, causes me to continue to be Imprisoned for the 'use of a machinegun', a charge which caries a 30 year minimum mandatory sentence consecutive to all and a 'crime of violence'.]

ORAL ARGUMENT, excepts of transcript, (some of the misunderstandings of the Judges): O1.Judge Reavely asks; "Am I wrong in thinking that the defendant Piers was identified as having the rifle in his possession when he left the final car?",(I was only in the 'final' truck),

Prosecutor S. Collins Perjures; "You are not wrong, and da uh the events...in 2002...", (The prosecutor then goes on with lengthy talk), (Not even the right date, it was in 2000), Judge Reavely asks him to "Get to my Question", (laughing),

(The Prosecutor goes on for another lengthy talk of 'evidence' untrue and uncontested), Judge Tallman says: "so bottom line, with respect to the gun...there were numerous other witnesses that placed the gun in his hand, his possession, uh and other ways for the Jury to have reached the same conclusion",

Prosecutor S. Collins perjures; "Absolutely"... (and goes on to claim that the motion for my forced 'trial' council Butler to withdraw was dealt with on my first appeal and..."the 'trial' Judge Holland found there was no conflict"... goes on saying the District court reviewed every issue and ..."concluded that the evidence was so over-whelming Piers did not establish Ineffective assistance of council"...).

>>>Oral Argument Judges unaware 'trial' Judge Holland sealed my Pre-'trial' letter objecting to my forced council and lack of investigations and never let me talk or the Jury know of it. >>>Because of this (and the facts the Judges did not understand all of the 'evidence' from 'trial' was submitted against me without any objections or defense, and that I was not allowed to hire an attorney or present / refute evidence or talk or testify, and that the robbers were chased from the bank to my truck after the shooting and robbery occurred, [It was impossible for me to have had the rifle when it was fired {a 30 year sentence}], and out of the four other people involved in the crime only 2 have been arrested to this day and they received less than 10 years each, while I was given 39 years total), the Oral Argument Judges went along with every untrue thing the 'trial' Prosecutor Collins said. >>>The Oral Argument Judges were clearly unfamiliar with the case (confusing the weapons, vehicles and individuals locations and witnesses involved, and did not understand that the lone 'witness' against me was one one the robbers Hubbard III (who took a deal and changed his story to blame everything on me), and because of him and the fact I had forced 'trial' council Butler that the Prosecutor Collins was able to use my name and place 'evidence' upon me without being proven true or ever contested by me or any defense or any 'real trial'.

O2.Initially Judge Tallman immediately talked and laughed about a letter they received from the District 'trial' Judge H. R. Holland saying the evidence against me was overwhelming. O3.The judges constantly and as opponents interrupted my council Mr. McHenry and were not looking to correct the wrongs that were done to me but were treating him as if I was guilty.

WILLIAM EDWARD PIERS, B.O.P. # 14087-006, COMMUTATION # C172950, AS OF JULY 20<sub>6/6</sub> [CURRENT MEDICAL ISSUES] [most recent test DATE] [Record #] PAGE

ABDOMEN, CT scan, 02 May 2022, Report # 0502-0206:

1-16

- \* Lower thorax; small calcified granuloma right lower lobe.
- \* Liver; Punctuate granulomatous calcification.
- \* Bones / Joints; multiple sclerotic foci of the osseous pelvis, likely bone islands.
- \* Soft tissues; Tiny fat containing umbilical hernia

COLONOSCOPY, 03 Nov. 2021, Account # 110915:

2,3-16

\* Erythema and friability with abscess and linear ulcers in the terminal ileum, potentially consistent with Crohn's disease, pathology showed focal acute lieitis with mucosal erosion and ulcer exudate.

ANA Screen IFA, Blood Test 12 Nov. 2021, Client # 33897

4-16

\* Test Positive, suggestive of Autoimmune Disease, 1:8 H.

LEFT FOOT, Radiology, X-Ray, 01 March 2022, Accession # 030122-02:

5-16

\* Metatarsus primus varus with severe hallux vulgus and osseous/soft tissue bunion noted. There is a bone island in the left second metatarsal head. There is a left trigonum measuring 10 mm.

LEFT HIP, Radiology, M.R.I., Report # 0826-0353, 26 Aug 2021, X-Ray, Accession # 202#BOP 00138266, 10 Dec. 2019, X-Ray, Accession # 202BOP609769224, 23 Feb. 2017: 6,7,8-16

- \* Subcentimeter sclerotic bone islands in the pelvis and both proximal femurs, posterolateral labral degeneration inferiorly, possibly a labral tear, small adjacent joint effusion and 2-3 mm paralabral cyst, subchondral edema in left humeral neck.
- \* Subchondral sclerosis and cystic changes at acetabular roof.
- \* Pincer type cam-morphology of acetabular and femoral head/neck junction respectively. (DISABILITIES: It hurts to use the stairs so I can/do not more than once every few months. I stand all day as it hurts to sit unless my left hip/leg is parallel with my body. I can not use a ladder to get in and out of bed and must put all of my weight on my right hip).

RIGHT EAR, Biopsy Pathology Report, 28 Sept. 2016, Account # 04352285:

9-16

\* Actinic Keratosis with extensive serum crust.

ALLERGEN PROFILE (limited test not all listed), Blood Test, 19 Sept. 2016, Acct # 04352285, (reconfirmed [Quest Diagnostics {not included}], 12 Jul. 2022, Client # 33897): 10,11-16 \*Fusarium proliferatum, Aureobașidi pullulans, Peanut, Corn, sesame seed, shellfish.

ADDITIONAL DATA: 26 Nov. 2014,

12,13,14,15,16-16

- \* Prosthetics/Orthotics approved.
- \* B.O.P. Record: of Scabies (contracted when wrongly shipped to Oakdale immigration yard for 6 months, 2021), headache, Geographic tongue, Anxiety disorder, pain in joints, etc.
- \* Medical housing history for bottom tier and lower bunk, (not currently in a lower bunk).

MEDICAL ISSUES NOT ADDRESSED (since 2019 and earlier and getting worse as time goes by): Constant headache of varied intensity often times with nausea. Both hands and Right elbow pain. Yellowing of eyes. Always exhausted/tired. Sensitive to loud noise. Right ear goes in and out. Vision is blurry. Can not exercise other than walking due to joint pains. Can not breath fully like I used to. Sometimes get bright 'stars' and 'strings' in my field of vision. Have 'floaters' in right eye.