

MEMORANDUM OF POINTS AND LEGAL AUTHORITIES

I. POINTS:

1. THE 3-15-18 ~~ORDER~~ FURTHER DEMONSTRATES SCALES' ISM-INTENTIONAL JUDICIAL MISCONDUCT. THE COURT HAS ALSO REVIEWED DEFENDANT'S NOTICE OF OBJECTIONS FILED FEBRUARY 20, 2018 AND THE STATE'S RESPONSE FILED FEBRUARY 21, 2018. "SCALES WITNESSED THE STATE'S RESPONSE" WITHOUT ORDERING THE STATE SERVE THE PETITIONER. PETITIONER'S OBJECTIONS: DENYING PETITIONER MEANINGFUL ACCESS TO AND IN THE COURTS; DENYING ANY AND ALL MEANINGFUL APPELLATE REVIEW; DENYING PETITIONER A FAVORABLE DECISION ON THE MERITS - AUTOMATIC REVERSAL AND DISMISSAL OF ALL CHARGES WITH PREJUDICE.

2. SCALES' NON-JUDICIAL ACTS: NOT APPOINTING COMPETENT AND CONFLICT-FREE COUNSEL ON DIRECT APPEAL AND PCR; TO ALLOW PETITIONER TO BE FORCED TO GO THROUGH PRE-TRIAL, TRIAL, SENTENCING, DIRECT APPEAL WITH INCOMPETENT AN CONFLICT BURDENED COUNSEL; ALLOWING AN INNOCENT PERSON - VODEN TO BE ILLEGALLY - UNCONSTITUTIONALLY CONVICTED, SINCE THE OGM-OUTRAGEOUS GOVERNMENT MISCONDUCT AND IPM-INTENTIONAL PROSECUTORIAL MISCONDUCT = PROSECUTOR SHAWN FULLER WORKED CLOSELY WITH DEFENSE ATTORNEY MICHAEL BERNAYS, TO CONCEAL CLEARLY EXCLUPATORY EVIDENCE FROM THE GRAND JURY, JURY, MEDIA AND PUBLIC. THAT M. VODEN WAS ATTACKED BY WELL DOCUMENTED SEVERELY MENTALLY DISEASED PERSON, AGGRAVATED BY R. BURNETT'S TERMINAL CANCER.