

MICHAEL A. VODEN # 303291

ASPC-YUMA / CIBOLA UNIT

P.O. BOX 8909

SAN LUIS, AZ. 85349

IN PROPRIA PERSON

AUG. 1 2018

RE: "ATTORNEY FILE" RULE 42 ERI.16(d) DOCUMENTATION OF ACTUAL
COMMUNICATION WITH ATTORNEYS CONCERNING R. B.'S MEDICAL-
MENTAL HEALTH RECORDS

NO: CR 201300569

DEAR EMILY DANIES

SINCE YOU HAVE NEVER COMPLIED WITH YOUR ETHICAL DUTIES,
I'M MAKING ONE FINAL DEMAND YOU VOLUNTARY COMPLY WITH
RULE 41 AND RULE 42.

BASED UPON FACTS OF R. BURNETT'S EXTREME MENTAL
HEALTH DISORDERS AND MEDICAL CONDITIONS, HE WAS SUFFERING
FROM ON 11-9-13, AND THE FACTS STEVEN T. LONG COMMUNICATED
TO YOU IN 12-2015. YOU WERE CLEARLY AWARE THAT PROSECUTOR
S. FULLER, JUDGE G. SCALES AND DEFENSE ATTORNEY M. BERNAYS
COMMITTED EXTREME MISCONDUCT OF CONCEALING
CLEARLY EXCULPATORY EVIDENCE, TO ACTIVELY CONVICT AN INNOCENT
PERSON M. VODEN.

1.

IN YOUR DECEPTIVE-UNETHICAL 7-13-18 AND 2-6-17 LETTERS, YOU ADMIT YOU POSSESSED UNDISCLOSED BY THE STATE, CLEARLY EXCULPATORY EVIDENCE OF MY ACTUAL INNOCENCE. ALSO, YOU COMMUNICATED WITH S. LONG, M. BERNAYS, S. FULLER, G. SCALES TO ASSIST THEM, WITH CONCEALING THE UNDISCLOSED CLEARLY EXCULPATORY EVIDENCE. YOU MUST PROVIDE ME **ALL** OF YOUR COMMUNICATIONS WITH THE ABOVE PEOPLE - VERBAL THAT MUST BE MEMORIALIZED TO PROPERLY - ETHICALLY COMPLY WITH RULES 41, 42 ERS 1.1, 1.2, 1.4, 1.6(d), 8.4, JUST BECAUSE YOU FALSELY CLAIM: "I HAVE NO WRITTEN CORRESPONDENCE FROM ANY OF THE PEOPLE YOU MENTIONED." YOU ETHICALLY ARE REQUIRED TO PROMPTLY COMMUNICATE WITH ME CONCERNING ANY AND ALL CORRESPONDENCE WITH THESE PEOPLE ABOUT EVIDENCE - AND OGM - OUTRAGIOUS GOVERNMENT MISCONDUCT, CSE - ICI - CDC, TPM, IJM TO CONCEAL VA AND PRIMC MENTAL HEALTH RECORDS, THAT PROVES MY CONVICTION IS ILLEGAL, WRONGFUL AND UNCONSTITUTIONAL.

YOU ARE TAINTED BY YOUR OWN ICI - IRRECONCILABLE CONFLICT OF INTEREST, PREVENTING YOU FROM RAISING ALL THE ABOVE ON MY DIRECT APPEAL, YOU'RE REQUIRED TO PROMPTLY PROVIDE ME, YOUR "ATTORNEY FILE" UNDER ER 1.6(d).

"ALL DOCUMENTS REFLECTING WORK PERFORMED FOR THE CLIENT." SEE [9] COMMENT 2003, A FORMAL COMPLAINT TO THE STATE BAR, ATTORNEY GENERAL, U.S. JUSTICE DEPT, CONCERNING YOUR CRIMINAL CONDUCT TO KEEP ME ILLEGALLY CONVICTED. SEE "FREE MIKE YODEN.COM WEBSITE"

BEFORE YOU FILED THE OPENING BRIEF IN MARCH 2016, S. LONG ADMITTED HE COMMUNICATED TO YOU ABOUT R.B.'S RECORDS OF HIS MENTAL-MEDICAL CONDITIONS, IN HIS LETTERS. IN YOUR LETTER DATED 2-6-17, YOU ADMITTED M. BERNAYS HAD MEDICAL RECORDS. IN THAT SAME LETTER, YOU ADMITTED YOUR INCOMPETENCE, YOUR ICI-IRRECONCILABLE CONFLICT OF INTEREST THAT PREVENTS YOU FROM USING ER 1.16(d) "ATTORNEY FILE" TO RAISE CSE-ICI-CDC ON DIRECT APPEAL.

CORRESPONDENCE BETWEEN YOU AND STEVEN LONG MUST BE INCLUDED YOUR "ATTORNEY FILE" ER 1.16(d) "ALL DOCUMENTS REFLECTING WORK PERFORMED FOR THE CLIENT." I DEMAND YOU PROVIDE ME ALL YOUR "ATTORNEY FILES" CORRESPONDENCE WITH M. BERNAYS, S. FULLER, G. SCALES, E. HALE, H. LEVITT AND M. SCHMIDT, DEMONSTRATING YOUR COLLUSION OF ASSISTING THE STATE, THE COURT AND STATE AGENTS TO KEEP ME ILLEGALLY AND UNCONSTITUTIONALLY CONVICTED, WHEN I'M INNOCENT.

I WAS ABLE TO ETHICALLY COMPEL STEVEN LONG TO PROVIDE ME R. BURNETT'S MENTAL HEALTH-MEDICAL RECORDS FROM THE VETERAN AFFAIRS-VA, AND PRMC-PAYSON REGIONAL MEDICAL CENTER. THESE RECORDS WERE TO BE AUTOMATICALLY DISCLOSED UNDER BRADY, GIGLIO, MILKE, KYLES V. WHITLEY AS CLEARLY EXCULPATORY EVIDENCE PROVING I'M INNOCENT.

Michael A. Voden

MICHAEL A. VODEN PRO PER