

ORIGINAL

08 JUNE 1999

DAVID LLOYD
SUITE 301, 101 S. ELM ST.
GREENSBORO, NC 27401

JOHN B. HATFIELD
219 WEST WASHINGTON ST.
GREENSBORO, NC 27401

DAVID AND JACK,

I HAVE MADE MANY REQUEST OF YOU THROUGH MY FAMILY INCLUDING SENDING YOU A LETTER TELLING YOU NOT TO FILE THE APPEAL UNTILL I HAVE HAD A CHANCE TO REVIEW IT AND SPEAK WITH YOU. I HAVE BEEN IN PRISON 9 MONTHS AND THE ONLY RESPONSE I HAVE RECEIVED FROM EITHER OF YOU WAS FROM YOU/DAVID A WEEK AGO. YOU/HE TOLD ME, "I AM ABOUT THREE-QUARTERS THROUGH THE TRANSCRIPT....." "I WILL MAIL YOU A COPY OF THE RECORD AS SOON AS I COMPLETE IT AND GET IT FILED." WAS I NOT ASSIGNED TWO ATTORNEYS TO REPRESENT ME EFFECTIVELY ON MY APPEAL?

SINCE YOU BEGAN REPRESENTING ME YOU HAVE NEVER TAKEN TIME TO TELL ME MY RIGHTS OR EXPLAIN TO ME ANY LAWS AND OR MOTIONS. YOU NEVER TOLD ME WHAT TO EXPECT BEYOND TAKING THE WITNESS STAND. THE ONLY TIME YOU EVER ASKED FOR MY OPINION WAS ON THE JURY SELECTION. YOU HAVE NEVER GIVEN ME A COPY OF ANY MOTIONS THAT YOU HAVE FILED. THE ONLY DISCOVERY FROM THE STATE OR OF OUR OWN THAT YOU HAVE EVER PROVIDED ME WITH WAS THE TWO POLICE STATEMENTS FROM THEIR INTERVIEWS WITH ME AND THE LETTERS THAT THEY CONFISCATED

CC/1 OF 5

FROM JANET AND I. WHEN I DID ASK FOR LEGAL ADVICE YOU EITHER TOLD ME TO FORGET THE SUBJECT OR YOU BRUSHED IT OFF. SUCH AS, I ASKED YOU WHAT MY RIGHTS WERE AS A PRETRIAL DETAINEE, YOU TOLD ME I DIDNT HAVE ANY. RATHER THAN QUESTION ALL POTENTIAL WITNESSES TO DETERMINE WHICH ONES TO USE, YOU DECIDED FROM YOUR OWN JUDGMENT. FROM THE BEGINNING YOU HAVE DECIDED WHAT WAS BEST FOR ME NEVER ONCE ASKING ME WHAT I THOUGHT. I DISAGREED WITH YOUR TRIAL STRATEGY BUT YOU WENT ON WITH IT ANYWAYS. YOU EVEN WANTED ME TO SAY THAT I DIDNT SEE TED AT 4:30 TO GO ALONG WITH YOUR TRIAL STRATEGY. WHEN I DID TRY TO DIRECT YOU OR ADVISE YOU, YOU TOLD ME TO SHUT UP, THAT IT WAS YOUR JOB TO REPRESENT ME AND MY ONLY JOB WAS TO LOOK GOOD. BY YOUR REFUSING TO LISTEN TO ME THERE WAS VALUABLE INFORMATION THAT WENT UNINTRODUCED. YOU STOPPED SHORT OF FINISHING WITH WITNESSES AND ENDED MY DEFENSE EARLY BECAUSE OF THE JUDGE PRESSURING YOU ON THE TIME.

I DONT THINK I NEED TO GO ON AS I'M SURE YOU'VE GOT THE IDEA THAT I AM DISSATISFIED WITH WHAT YOU DIDNT DO AS WELL AS MANY OF THE THINGS YOU DID DO. ALTHOUGH, OBVIOUSLY I'M NOT TOTALLY DISSATISFIED OR I'D BE WRITING THE OFFICE OF THE APPELLATE DEFENDER RATHER THAN WASTING MY TIME WRITING YOU. I HAVE SAID ALL OF THIS TO SAY, " THIS IS NOT YOUR LIFE THAT YOU ARE PLAYING WITH. " FOR ONCE PUT YOURSELF IN MY SHOES OR

CC/ 2 OF 5

MY FAMILYS:

ALL I ASK IS IF YOU ARE GOING TO CONTINUE TO REPRESENT ME, "PLEASE DO YOUR JOB". I WAS KEPT IN THE DARK BEFORE AND DURING MY TRIAL, I DONT WANT TO BE THROUGH MY APPEAL. THEREFORE PLEASE KEEP MY PARENTS AND OR ME INFORMED.

I APOLOGIZE FOR THIS LETTER SOUNDING HARSH BUT I AM NOT KNOWN FOR BEING VERY GOOD AT EXPRESSING MYSELF WHEN IT COMES TO WRITING. ASSUMING THAT YOU WANT TO CONTINUE TO REPRESENT ME, THESE THINGS ARE BEHIND US AND THE APPEAL IS BEFORE US. YOU CAN KEEP ME INFORMED BY MAIL OR THROUGH MY PARENTS. HOW EVER I NEED TO SPEAK TO YOU BY PHONE OR VISIT AS SOON AS POSSIBLE. I HAVE ALREADY REQUESTED TO CALL YOU BUT MY REQUEST WAS DENIED. THEREFORE IF YOU WOULD RATHER CALL THAN VISIT, YOU WILL HAVE TO CALL OR WRITE THE SUPERINTENDENT, MR. HILL TO ARRANGE A PHONE CONFERENCE. YOU CAN WRITE HIM AT RT. 1 BOX 36, JACKSON, NC 27845 OR CALL HIM AT (252) 534-5611.

HERE IS A LIST OF MY REQUEST AGAIN. "DO NOT FILE THE APPEAL UNTILL I HAVE HAD A CHANCE TO REVIEW IT AND OR AT LEAST SPEAK TO YOU." I WANT A COPY OF ALL THE DISCOVERY FROM THE STATE AS WELL AS OUR OWN. PLEASE BE SURE TO INCLUDE MR. INGOLDS' INVESTIGATION REPORTS AN THE

CC/3 OF 5

LETTERS CONFISCATED FROM JAWET AND I ALONG WITH THE CD
I GAVE YOU. I ALSO WANT A COPY OF ALL THE MOTIONS FILED
AND THE PROBABLE CAUSE HEARING TRANSCRIPT. I ALREADY
HAVE THE VOIR DIRE OF MITCH WHEDDEN. I'VE ALREADY HAD
MOST OF THE TRANSCRIPT TOO.

I HAVE A FEW QUESTIONS FOR YOU. IS THE GRAND
JURY TRANSCRIPT PUBLIC RECORD AND DO YOU HAVE A COPY OF IT?
WHAT WOULD I HAVE TO DO TO HAVE NEW EVIDENCE HEARD?
CAN I INCLUDE NEW EVIDENCE THAT HAS COME ABOUT SINCE
THE TRIAL ON THE APPEAL OR WILL IT HAVE TO BE HEARD BY
THE COURT? HOW LONG DO YOU THINK IT WILL BE BEFORE MY
APPEAL IS REVIEWED AND ANSWERED? I HAVE MANY OTHER QUESTIONS
I'LL SAVE FOR WHEN WE SPEAK.

TO SAVE YOU POSTAGE ON THE MATERIALS I HAVE
REQUESTED YOU CAN GIVE THEM TO MY PARENTS TO BRING
TO ME. I LOOK TO HEAR FROM YOU SOON!

Yours for Christ,

Ronnie L. Kinble
ODOM CORR. INST. 0628700
RT 1 BOX 36
JACKSON, NC 27845

I HERE BY SWEAR THAT WHAT HAS BEEN WRITTEN BEFORE ME IS THE TRUE AN ORIGINAL COPY AND THAT I AM HERE BY DULY SWORN AS A NOTARY, THAT WHAT HAS BEEN SWORN BEFORE ME IS THE TRUTH AND I HAVE WITNESSED THE SIGNATURE OF THE SAID DOCUMENT.

SWORN BEFORE: _____

NAME: Ronnie L. Hinkle

DATE: 06-11-99

NOTARY: Al J. Math

My Commission Expires 02-19-03

CC / 5 OF 5