

HELP PRESERVE THE INTEGRITY OF THE LAW

The purpose of my writing this blog is to stimulate support to help me overcome a 30 year miscarriage of justice. The quickest, and easiest way to bring an end to the miscarriage of justice I suffer. Can be achieved by presenting the five attorney's involved in my case on trial level with the evidence that unquestionably disputes, the evidence represented at my trial, as being overwhelming as to guilt. Which means all five trial level attorney's, would have to admit the evidence used to convict me was contrived, and therefore I was denied a fair and impartial trial. The question now before this court of public opinion is; why hasn't this been done? I have repeatedly, and unyieldingly sought for the courts of appeal to recognize how the attorney(s) assigned by the state to represent me. Have failed to provide me the representation requested of them. While outlining for the courts how the collusive failure of these attorney's has added to the duress I already suffer. Only to be told by the courts of appeal that I do not have the right to self representation. This catch 22 of the law establishes the very reason why the use of the death penalty has to be abolished. For when the courts of appeal can tell those innocent of any kind of murder, they do not have the right to present the evidence that vindicates them. While the courts accept the suppression, and oppression of this evidence. It means the courts have abandoned any semblance of protecting the integrity of the law. Which has left me no choice, but to raise my appeals before this court of public opinion in hopes of shaming the legal system into administering true justice. Please continue reading my blog, and pledge your support.

Respectfully,
Will Stone