

IN THE

Supreme Court of the United States

Office of the Clerk

Washington, DC 20543-0001

December 5 2019

RE: Thomas V. Court of Common Pleas of Union County
Pennsylvania. Case No: 18-9203

Dear Honorable Supreme Court

I am asking the Court under Rule 44.2 The Federal District Court errored in my case. They stated I never filed a Writ of Error Coram Nobis in the Court that tried me and I did. Please look at CRIMINAL DOCKET page 9 line 1 the Judge dismissed it. Then I was to have continuing collateral disadvantages which justify review. I ask the Honorable Judge to look at my two Petitions for Expungement. I think this is disadvantages for misdemeanors, I never Did! This was in a Federal District Court? I am asking the Honorable Court to please help me...I would like to show the real Corruption that this Court is getting away with my son

Kevin Thomas was killed by Gary Zimmerman, he was a minor and my son was a minor also. I was In the Court when he received two years probation and his record was sealed this was back in 1981. There were five people in the Court, the Judge, District Attorney, Gary's mother Gary and me. My Attorney Ambrosi Campana was not even their. This was NOT accidental Gary tried to get him to go home, he had a shotgun not a rifle he aimed to close to his head and killed him. I am trying to get the transcript from the prothonotarys office but they will not give it to me. They stated it was (sealed). I received five years in stste prison and served every day for misdemeanors. Then I received ten years for megans law. for a crime I did not do. If you have money you can never go to prison in Union County Court.

Relief Sought

- (1) I ask the Honorable Court to grant this Motion and issue an order Vacating and setting aside my 1994 Conviction.
- (2) Granting me for the five years in prison for a crime I did not do, And 20 years fighting my case...
- (3) Finally the removing defendant must provide written notice of the removal to all adverse parties and must file a

copy of the notice with clerk of the state Court in which the action was brought. 28 U.S.C. 1446 (d)

Conclusion...

For all of the reasons, it is respectfully submitted that the Court has a rare opportunity to correct a miscarriage of justice, in a (Crime I did not do) I respectfully ask the Honorable Court to vacate and set aside my Conviction...

**Additional material
from this filing is
available in the
Clerk's Office.**