

Gmail

Fw: Computer Search

Thomas Vastrick <vastrick@yahoo.com>
To: "Larry S. Miller" <millparrs01@gmail.com>

Tue, Jun 18, 2019 at 9:50 AM

----- Forwarded Message -----

From: Thomas Vastrick <vastrick@yahoo.com>
To: "Larry S. Miller" <millparrs01@gmail.com>
Sent: Tuesday, June 18, 2019 09:48:49 AM EDT
Subject: Computer Search

Mr. Miller;

I found no record of any report or of any case record or documentation.

Tom

Exhibit A

AFFIDAVIT

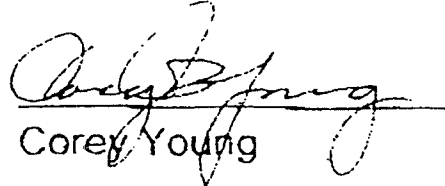
[illegible]

I, Corey Young, do hereby swear and affirm as follows:

1. I am a tax preparer.
2. I was willing to testify on behalf of Mark Stinson that he did not help me prepare Abdul Scales, his son's income tax return.
3. In my opinion Stinson's son nor Stinson were not trying to do anything illegal.
4. I was in the courthouse on the days of the trial prepared to testify.

Exhibit B

5. Mr. Arthur Quinn Stinson's attorney told me he did not need me to testify, so I left the courthouse.

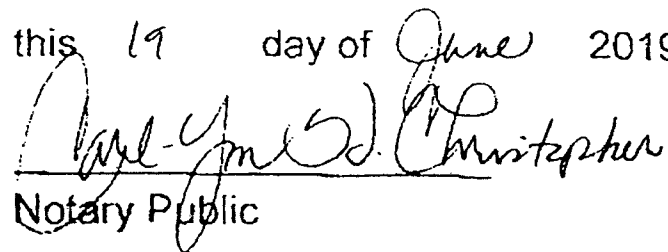

Corey Young

Dated: 06/19/2019

Before me appeared Corey Young.

Sworn to and subscribed to before me

this 19 day of June 2019


Notary Public

Seal

My commission expires Oct 3, 2020

Exhibit B

UNITED STATES DISTRICT COURT

Western District of Tennessee

UNITED STATES OF AMERICA

v.

MARK STINSON

JUDGMENT IN A CRIMINAL CASE

Case Number: 2:16-CR-20247-001

USM Number: 29908-076

Arthur E. Quinn: Appointed - CJA

Defendant's Attorney

THE DEFENDANT:

☐ pleaded guilty to count(s) _____

☐ pleaded nolo contendere to count(s) _____
which was accepted by the court.

☒ was found guilty on count(s) One thru Thirteen (1,2,3,4,5,6,7,8,9,10,11,12,13) Superseding Indictment December 8, 2017.
after a plea of not guilty.

The defendant is adjudicated guilty of these offenses:

Title & Section	Nature of Offense	Offense Ended	Count
18 U.S.C. § 371	Conspiracy to Defraud the United States	1/31/2015	1s
26 U.S.C. § 7202	Failure to Collect, Truthfully Account for, & Pay Payroll Tax	7/31/2011	2s
26 U.S.C. § 7202	Failure to Collect, Truthfully Account for, & Pay Payroll Tax	10/31/2011	3s

The defendant is sentenced as provided in pages 2 through 8 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

☐ The defendant has been found not guilty on count(s) _____

☐ Count(s) _____ ☐ is ☐ are dismissed on the motion of the United States.

It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances.

3/1/2018

Date of Imposition of Judgment

s/John T. Fowlkes, Jr.

Signature of Judge

John T. Fowlkes, Jr., U.S. District Judge

Name and Title of Judge

3/1/2018

Date



AFFIDAVIT/CERTIFICATE OF MARK STINSON
Reg. #29908-076

July 30, 2020

KNOW ALL MEN BY THESE PRESENTS:

That I Mark Stinson the appellant in the legal appellate case style United States of America v. Mark Stinson Case Number 2:16cr20247-1, Appeal No. 18-5272 denied. Now style Mark Stinson v. DeWayne Hendrix, warden case no. 2:19-cv-00016 Federal Habeas Corpus.

That on November 12, 2016, a bill was return by a Fedral Grand Jury against Mark Stinson and his wife Jayton Stinson.

That Mark Stinson proceed to a Jury Trial where he was found guilty and Sentence to 75 months, and he appealed. The government then superseded and sealed the indictment.

That The Court appointed one Mr. Authur Quinn, to represent appellant in the U.S. District Court.

Through pre-trial up and until trial and throughout the trial it's been a serious conflict of interest between counsel Quinn, and defendant/appellant.

That this conflict of interest was also brought to the trial Judge John Fowlkes who denied defendant request to terminate the legal service of Mr. Authur Quinn not only once but twice. But having the unwarranted and very rude attorney representing defendant was like having no counsel at all.

That Counsel continue to say to defendant that the Jury are going to bury you and there is nothing we can do. Counsel refuse to call witnesses and to interview, investigate, or to marshal a defense. The counsel failed to follow upon the discovery which The Government did not supply all the discovery.

That counsel render ineffective Assistance of counsel to defendant and cause defendant to be convicted for lack of his ability to preform.

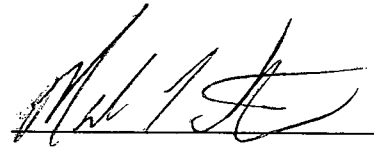
That counsel failed to call the U.S. Veterans Affairs Doctor to give testimony about defendant's Mental Condition.

That counsel failed to advised the Court of Defendant's Mental condiction and that he suffered from PTSD.

That the Court read the instruction wrong, to the jury.

That this motion for rehearing en banc is made in the interest of justice and is not meant to delay the proceeding.

That The Court, The Government, and The Counsels failed to give the defendant a fair and honest legal service. This statement is giving pursuant to title 28 U.S.C. §1746.

A handwritten signature in black ink, appearing to read 'Mark Stinson', written over a horizontal line.

Mark Stinson
PRO SE PETITIONER
Reg. #29908-076