

APPENDIX-A

AND PROHIBITION

"RULE 20" PETITION FOR "BOTH" MANDAMUS

"SECOND CIRCUIT COURT"

APPENDIX A-L

18-1775 Thomas Duncan ET AL vs AN "OTHERS" RESPONDENT(S)

17-4011 Vernon Oliver ET AL

VS.

Michael A. Young - PETITIONER

SUPREME COURT OF THE UNITED STATES

IN THE

No.

RE: 17-4011/18-1775

December 19, 2018

Dear Clerk Catherine O'Hagan Wolfe,

"MY" recently filed petition for Certiorari to US "SUPREME" Court was "REJECTED" and "RETURNED" unfiled in 17-4011 for failure to include "ORDERS" in Appendix. As such would "you" see that a "COPY" of [Dec. 29, 2014, 411] is immediately sent to "ME" in 17-4011. "AN". Since 18-1775 has been "DISMISSED" would "you" provide "ME" with that "MANDATE" as well for inclusion "BACK" to US "SUPREME" Court for Certiorari!!!

Explicitly submitted

by MM "Factual Innocence"!!!  
The "SOLE SURVIVOR" of "SPECIAL FORCES" eliminating malicious "LMU"!!!  
Michael A. Young Appellant

Received 1-2-19

# MANDATE

United States Court of Appeals  
FOR THE  
SECOND CIRCUIT

D. Conn.  
18-cv-857  
Thompson, J.

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 14<sup>th</sup> day of November, two thousand eighteen.

Present:

Reena Raggi,  
Peter W. Hall,  
Richard J. Sullivan,  
*Circuit Judges.*

Michael A. Young,

*Plaintiff-Appellant,*

v.

18-1775

Thomas Duncan, et al.,

*Defendants-Appellees.*

Appellant, pro se, moves for a "coloring law agreement" and to consolidate this appeal with his closed habeas cases. Upon due consideration, it is hereby ORDERED that the motions are DENIED and the appeal is DISMISSED because it "lacks an arguable basis either in law or in fact." *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also* 28 U.S.C. § 1915(e).

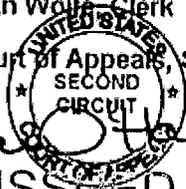
FOR THE COURT:  
Catherine O'Hagan Wolfe, Clerk of Court

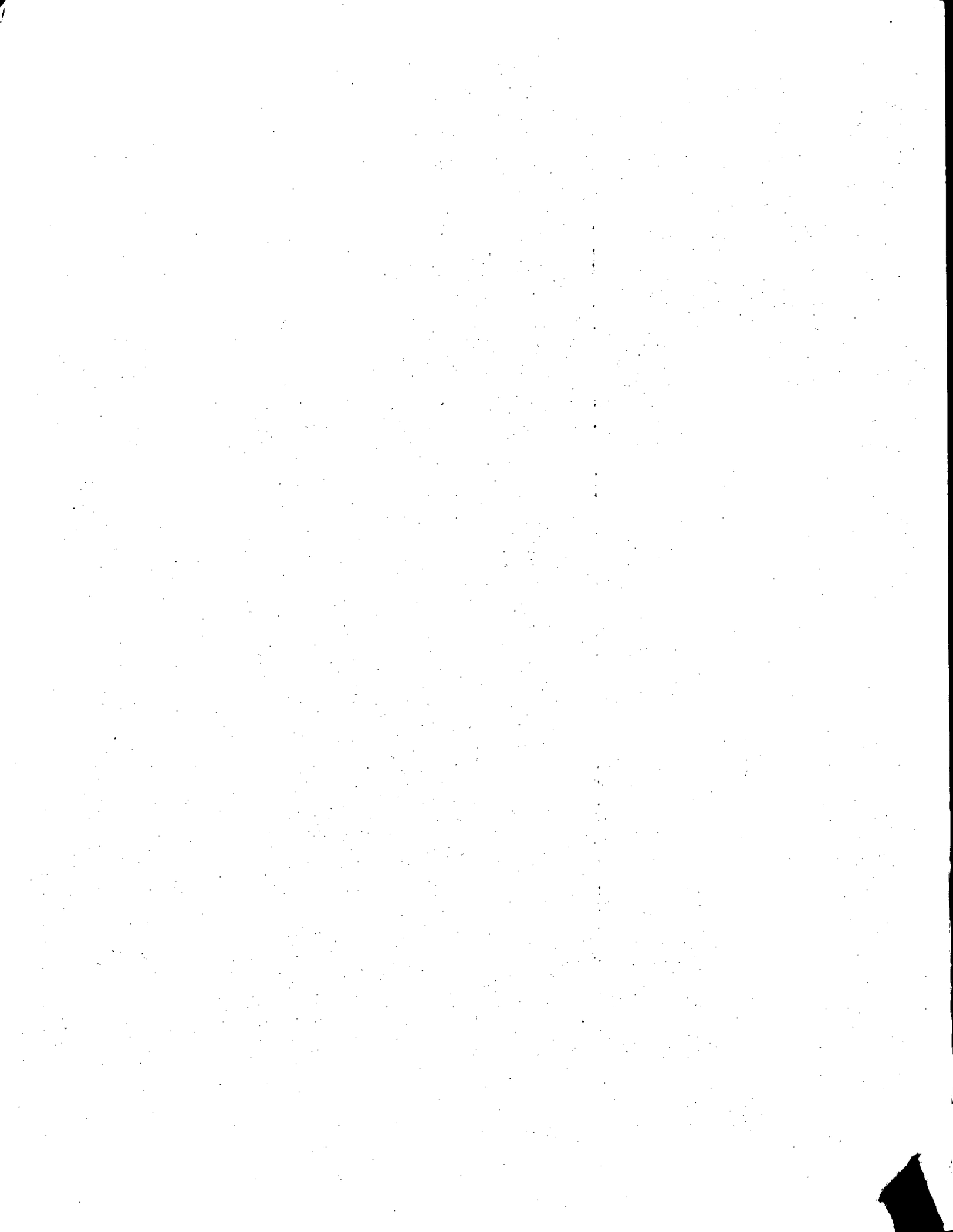

A True Copy

Catherine O'Hagan Wolfe, Clerk

United States Court of Appeals, Second Circuit

MANDATE ISSUED ON 12/21/2018



---

APPENDIX - B

B  
Received  
11-20-18

D. Conn.  
18-cv-857  
Thompson, J.

United States Court of Appeals  
FOR THE  
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 14<sup>th</sup> day of November, two thousand eighteen.

With Carney <sup>"same"</sup> PANEL member June 2017 17-576, 17-590, 17-604 "PREMATURE" case "DISMISSALS"!!!

Present:

Reena Raggi, <sup>3-26-18</sup>  
Peter W. Hall, <sup>"DEFERRED" 17-4037, 17-4040, 17-4044 "PANEL" member!!!</sup>  
Richard J. Sullivan,  
*Circuit Judges.*

Michael A. Young,

*Plaintiff-Appellant,*

v.

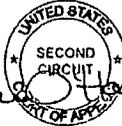
18-1775

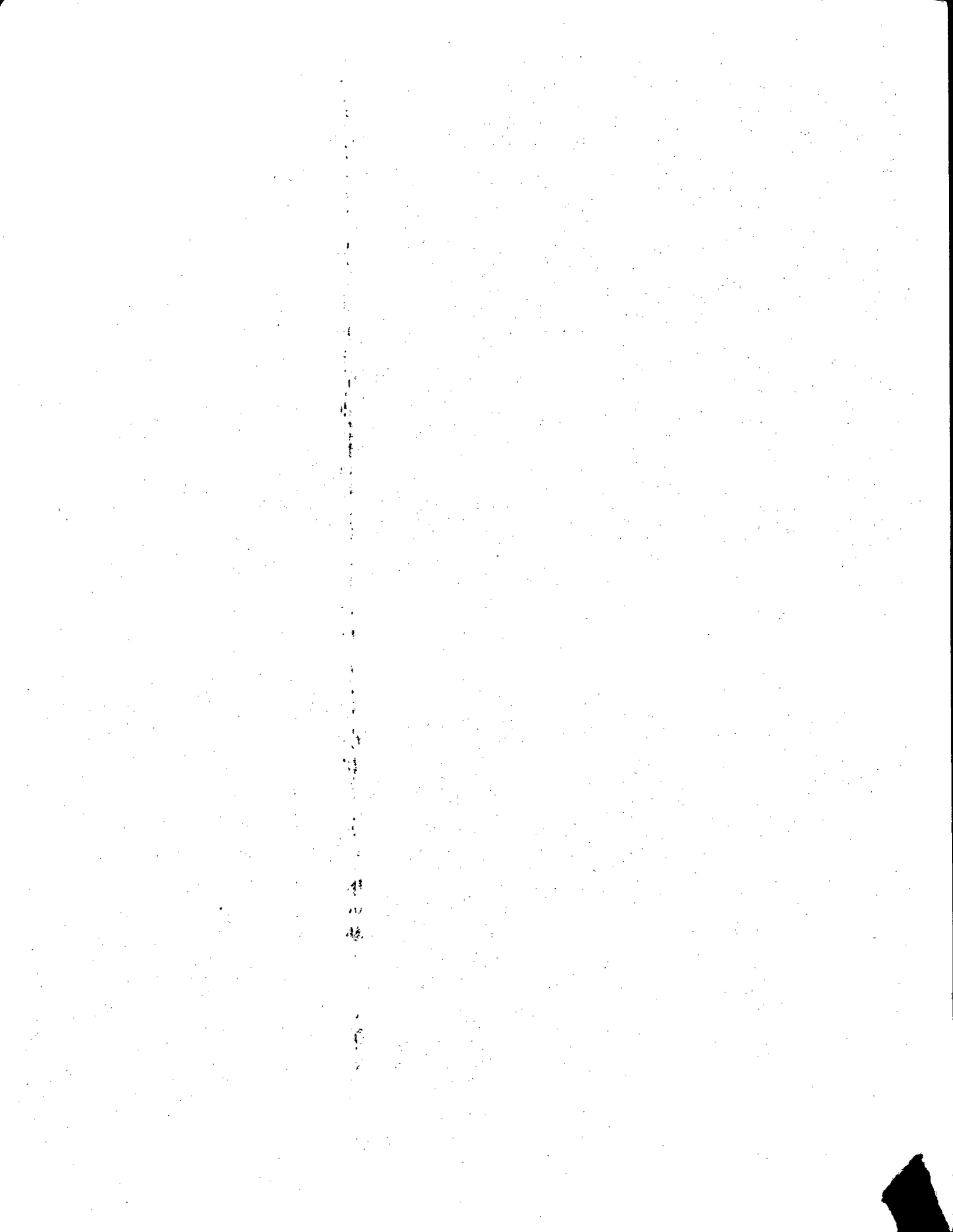
Thomas Duncan, et al.,

*Defendants-Appellees.*

Appellant, pro se, moves for a "coloring law agreement" and to consolidate this appeal with his closed habeas cases. Upon due consideration, it is hereby ORDERED that the motions are DENIED and the appeal is DISMISSED because it "lacks an arguable basis either in law or in fact." *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also* 28 U.S.C. § 1915(e).

FOR THE COURT:  
Catherine O'Hagan Wolfe, Clerk of Court

  
*Catherine O'Hagan Wolfe*



---

APPENDIX - C

Received  
9-30-18

UNITED STATES COURT OF APPEALS  
FOR THE  
SECOND CIRCUIT

At a Stated Term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 21<sup>st</sup> day of September, two thousand eighteen.

Before: Pierre N. Leval,  
Guido Calabresi,  
Debra Ann Livingston,  
*Circuit Judges.*

Michael A. Young,  
  
Plaintiff - Appellant,

ORDER

Docket No. 17-4011

v.

Vernon Oliver, Judge, Matthew Emond, Clerk, David Channing, P.D. Supervisor, Edward Joy, Attorney, Christopher Duby, Attorney, Patrick White, Attorney, Joseph Brown, Attorney, Safia Syed, Clerk, Thompson, DOC Counselor, Carol Chapdelaine, DOC Warden, Shelia Prats, Judge, James Graham, Judge, Janice Dagostino, William Bright, Jr., Judge, William Salvatore, Clerk, Esq., Samuel Sferrazza, Judge, Mary Clark, Clerk, Alvin W. Thompson,

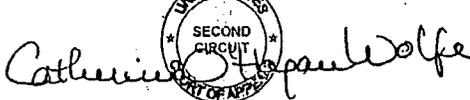
Defendants - Appellees.

Appellant filed a motion to recall and stay the mandate, for appointment of counsel, and for an order of release.

IT IS HEREBY ORDERED that the motion is DENIED.

For the Court:

Catherine O'Hagan Wolfe,  
Clerk of Court


---

APPENDIX - D

# MANDATE

Received  
1-8-19

D. Conn.  
17-cv-20  
Thompson, J.

United States Court of Appeals  
FOR THE  
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 21<sup>st</sup> day of June, two thousand eighteen.

Present:

Pierre N. Leval,  
Guido Calabresi,  
Debra Ann Livingston,  
*Circuit Judges.*

---

Michael A. Young,

*Plaintiff-Appellant,*

v.

17-4011

Vernon Oliver, Judge, et al.,

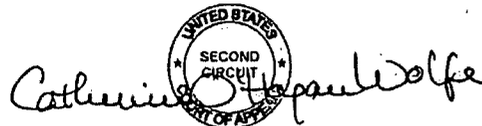
*Defendants-Appellees.*

---

Appellant, pro se, moves for appointment of counsel and consolidation of this appeal with Appellant's three habeas appeals. Upon due consideration, it is hereby ORDERED that the motion is DENIED and the appeal is DISMISSED because it "lacks an arguable basis either in law or in fact." *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also* 28 U.S.C. § 1915(e).

FOR THE COURT:

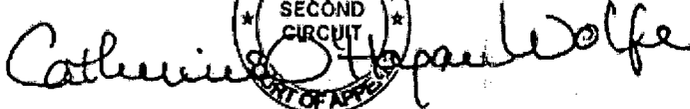
Catherine O'Hagan Wolfe, Clerk of Court

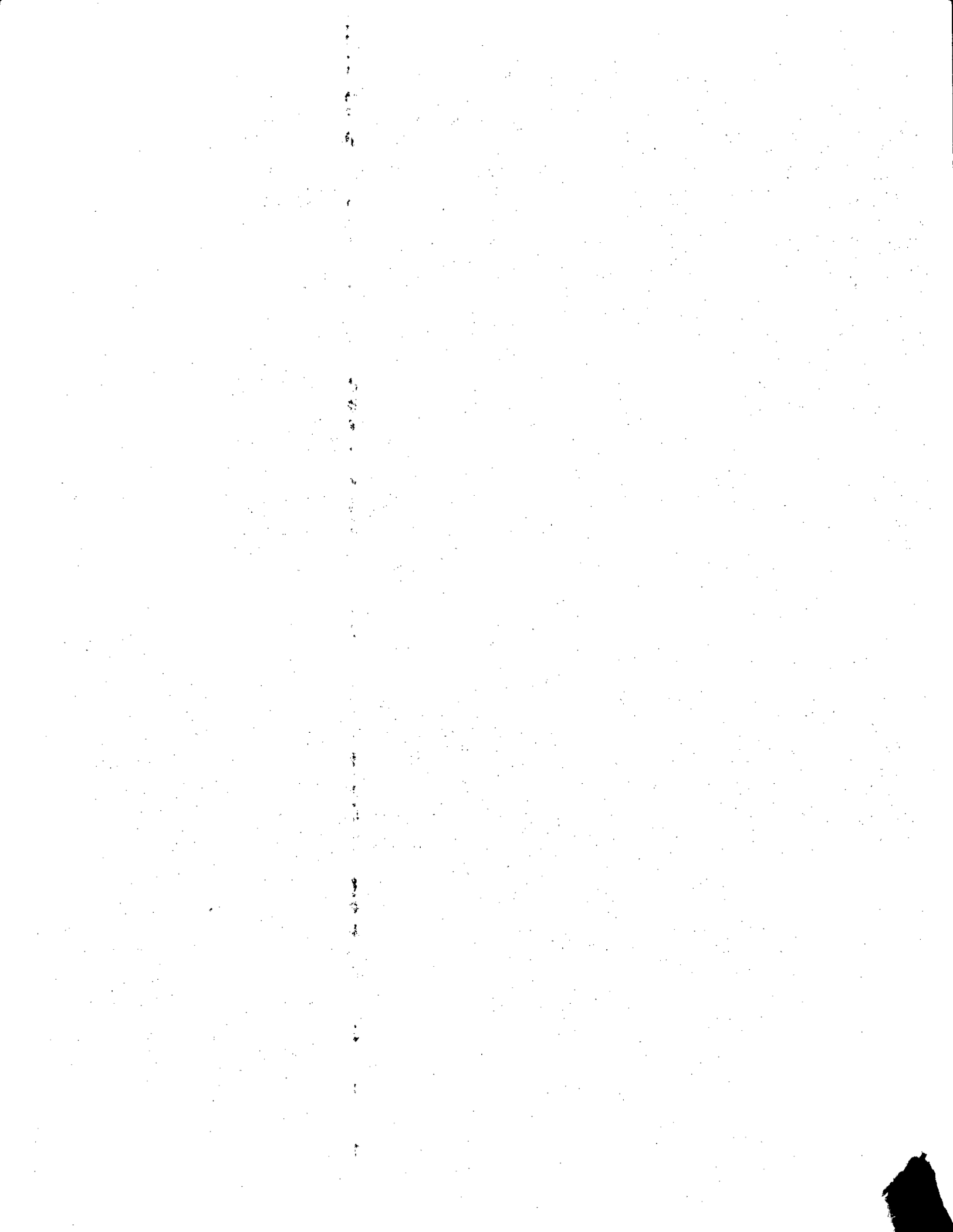

A True Copy

Catherine O'Hagan Wolfe, Clerk

United States Court of Appeals, Second Circuit


MANDATE ISSUED ON 08/24/2018



---

APPENDIX - E

Received  
1-8-19

**UNITED STATES COURT OF APPEALS  
FOR THE  
SECOND CIRCUIT**

---

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 16<sup>th</sup> day of August, two thousand eighteen,

---

Michael A. Young,

Plaintiff - Appellant,

v.

**ORDER**

Docket No: 17-4011

Vernon Oliver, Judge, Matthew Emond, Clerk, David Channing, P.D. Supervisor, Edward Joy, Attorney, Christopher Duby, Attorney, Patrick White, Attorney, Joseph Brown, Attorney, Safia Syed, Clerk, Thompson, DOC Counselor, Carol Chapdelaine, DOC Warden, Shelia Prats, Judge, James Graham, Judge, Janice Dagostino, William Bright, Jr., Judge, William Salvatore, Clerk, Esq., Samuel Sferrazza, Judge, Mary Clark, Clerk, Alvin W. Thompson,

Defendants - Appellees.

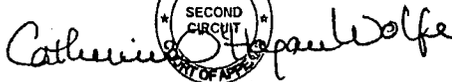
---

Appellant, Michael A. Young, filed a petition for panel rehearing, or, in the alternative, for rehearing *en banc*. The panel that determined the appeal has considered the request as a motion for reconsideration, and the active members of the Court have considered the request for rehearing *en banc*.

IT IS HEREBY ORDERED that the motion and petition are denied.

FOR THE COURT:

Catherine O'Hagan Wolfe, Clerk


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