

Thirte 1th Judicial Dist of
STATE OF TENNESSE

Filed 3-30-01
Time 9:06 AM
Lewis Coomer, Clerk
By VSO D.C.

Your HONORABLE: JUDGE LEON BRUNS

Today I STAND before you, and To The STATE OF TENN and
To the Public, THAT your HONOR would hear my arguement,
MOTION TO DISMISS COUNSEL; THAT has brought to your ATTENTION
by the Defendant Phillip Mullins. Your HONOR COUNSEL HAS
Failed to provide EFFECTIVE/ASSISTANCE,/ COUNSEL was Ineffective
for failing to file, CERTIAN MOTIONS when he was specifically ask to
do so by the Defendant Phillip Mullins / COUNSEL erroneously advise
Defendat regarding those MOTIONS THAT, it would not be of any use
THAT would help me with a defense, Your HONOR: Counsel Refresh
Defendant: of PreTrail and discovery motions THAT needed to be
argue / Your HONOR, This is an extremely and critical area in
DeFense which pre-Trail motions are the way in which your
ATTORNEY can gain information from the STATE THAT INTENDS TO
USE against me in the Proseccution that was currently Pending.
COUNSEL fail to file or / Turn over any motions for production of
INFORMATION Favorable for my defense / THAT WAS question by
the Defendant / COUNSEL has been over burden with other cases
and fail to assist ME in the MATTERS, / Counsel fail to comply
with any motion I ask for to argue, / Such motion to require the State
to reveal any agreement, CONCESSION OR grant of Immunity
that it may have given to anyone who may be involved

INFORMATION AGAINST ME / My Counsel fail to comply with those
with those wishes I ask of him / If those motions were file I have no
recollection as to when, YOUR HONOR The Critical Decision the
Defendant Phillip M. has to ask YOUR HONOR who will represent
me, I have the right to have a full and open communication with
counsel and to participate in all Decision regarding the defense
of my case. It is my life that is ON THE LINE I HAVE THAT RIGHT
to be represented / by a good defense Team / NOT a team that
has to many case loads that It ignores its Defendant, It is my
understanding that counsel works for me / not the Defendant
working for them. / YOUR HONOR counsel fail to utilize team
approach to my defense, and fail to give — defendant a vigorous
and proper defense / Counsel / fail to argue any of my motions letting
the DISTRICT ATTORNEY OFFICES have its way with the fight to convict me
before trial. / YOUR HONOR There were certain exculpatory evidence
that was left out that would help with my defense in my case, Counsel
again fail to argue those issue brought to his ATTENTION by the Defendant
Counsel Again fail to comply with my wishes again letting the DISTRICT
ATTORNEY OFFICE succeed in holding Evidence pertaining to my case /
Counsel fail to argue two separate motions I ask of him
pertaining evidence to my case / My shoes - clothes, money billfold
the night I was arrested by the Cookeville City Police Department /
8-18-99 - Case # 99-0619 / My shoes were taken that night
by Cookeville City Detective David Gregg who did not have the
proper warrant to remove shoes from my property The warrant
in question was for Case # 99-0619 / Again my Counsel fail
to comply with my wishes to argue 2 separate motions for
suppression of Evidence / Counsel fail to take time that
need to argue those issue before the COURT

Your Honor I've been carserated in The Putne County Justice
Center 8-18-99 until 3-30-01 / 18 mts Your Honor I have been
patience with my counsel and his defense Team. I done what He ask
of me To KEEP quiet, little did I know I was being deprive of my
rights because I assume that counsel and his team were fighting
to protect those rights I have before going to trail, Instead Your
Honor My lawyers Fail I made it clear that want to go to Trial
and to fight For my life And I expected him to provide ME with vigorous
defense on a team approach utilizing every weapon available
I The Defendant Phillip Mullins have the right to insit upon certain terms
and conditions of his representation Your Honor After all the
ATTEMPTS I made towards my counsel Time WENT by Counsel
Marshall Judd: of whom suppose^{is} a part of The Defense Team
has MADE no EFFORT Toward my case: Your Honor I saw
Counsel Marshall Judd For ten min After 18 mt / NOW THAT Trail
WAS 3WK away from today - counsel Marshall Judd Call My
Mother house with a complaint that I was NOT Cooperating with
Counsel - David Brady - and him and that I refuse to talk with
them - Your Honor Counsel For the Defendant had no right
to call My Mother house HE is NOT My Mother's Counsel
He works For ME / Your Honor Marshall Judd put My Mother
under a lot of stress with pain and suffering / Counsel
told My Mother that I the Defendant Should take what the
STATE has to offer that Is a 25 yr sentence. Your Honor
Counsel Marshall Judd I have only seen 1 time for 10 min.
He only had to words to say to ME 18 mts Ago. Now that
Trail WAS to began it is that his only concern was to take
a plead. Your Honor it was UNprofessional AND unethical
He violated ATTORNEY SUBLICIE

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COUNSEL WAS FOR THE STATE AND NOT APART OF MY TEAM
YOUR HONOR I beg to the Courts THAT IT APPOINTS ME
OTHER ASSISTANCE / COUNSEL DAVID BRADY TOLD ME 3 WKS
UNTO THIS DAY AFTER I HAD ASK HIM WHAT WAS HIS DEFENSE
STRADG^{HE} TOLD THE DEFENDANT PHILLIP MULLINS THAT HE KNEW
THAT THE STATE WAS GOING TO CONVICT ME AND THAT HE
DID NOT GIVE A DAM. I ASK COUNSEL AGAIN HE TOLD
ME THAT HE KNOWS THAT STATE WAS GOING TO CONVICT
ME AND THAT HE DOES NOT CARE, YOUR HONOR MY LIFE
IS HANGING ON THE LINE I DO FEEL THAT NO ONE IN THIS
COURT ROOM WOULD WANT A COUNSEL TO TELL THEM THAT
HE DOES NOT CARE I PRAY UPON THE MERCY OF THIS COURT
TO SEEK OTHER ASSISTANCE. THANK YOU.