

Thomas A. SHAY

v.s.

United States

FILED
CLERKS OFFICE
07-11752 Ruz
2007 NOV -1 A 11:33

U.S. DISTRICT COURT
DISTRICT OF MASS.

IN Bold: DeFendant's Response To Government's Reply.

- A. The DeFendant was not given a competency hearing. He informed his lawyers he heard voices. no defendant under a guise of mental instability can clearly or clearly, accept, sign, coordinate, to Agree to any document he isn't able to understand while the Question of His mental condition is in Question, which makes the Plea Agreement null and void.
- B. The Plea Agreement can not exist while the DeFendant was clearly ill advised, the lawyers who under Federal law must present any account of mental instability to the court, did not do so, and as the agreement was a legal document, the DeFendant could not sign it under the laws which attribute the need to be clear in having a ~~Person~~ DeFendants mental status, which in this case, should have been at least mentionable, but was not.
- C. The DeFendant whose legal counsel were obvious for their haste to disassociate themselves with this case, can not be held by a time line to appeal or file any motion as his mental Inabilities preclude him from doing so →

#2

C. court.

which IS why he needed legal counsel to take responsibilities for necessitating His Legal Defense, and which in this case the court IS aware, the Defendant whose mental incapacity IS that of a five year old, and whose dysfunctions as shown in Doctor Robert S. Phillips Report, can not qualify as a legitimate personality to understand and negotiate life ITSELF never mind the legal system.

D. The Defendant lives in a fantasy world. He can only, once in a great while, defer to his abilities to understand his surroundings and while examining the Plea Agreement, thus, 9 years later, like in a moment of clarity, understood that his lawyers, (whereas 9 years earlier he was unable to do so) had disillusioned him with false legal representation and in a sort of guise of conspiracy, to, quickly and quietly expedite matters so Dwyer & Collea could expeditiously Recluse themselves from his case, hence a Document, a legal contract signed by a mentally ILL ^{Defendant}, which in ITSELF was illegal without a compulsory hearing, which makes said contract or Agreement void.

Thomas Shay

THOMAS SHAY 19198038

FBI. McKean

P.O. Box 8000 Unit S.H.W.

Bradford, PA. 16701