THE FOURTEENTH AMENDMENT SECURES THE RIGHT TO DUE PROCESS=MEANING A PERSON ACCUSED OF A CRIME MUST BE ALLOWED THE OPPORTUNITY TO HAVE A TRIAL.

IT IS FEDERAL CRIME FOR ANYONE TO USE THEIR POSITION TO WILLFULLY DEPRIVE OR CONSPIRE TO DEPRIVE A PERSON OF A RIGHT PROTECTED BY THE CONSTITUTION OR U.S. LAW. IT IS CALLED OBSTRUCTION OF JUSTICE. IT IS THE DUTY OF THE F.B.I. TO INVESTIGATE.

SO I HAVE FINALLY BEEN ALLOWED TO BE IN A POSITION TO PUT IT ALL OUT THERE AND 'NAME NAMES'. (Yes I have been writing to everyone for decades).

LETS SEE IF THIS ADMINISTRATION IS ALL ABOUT TRANSPARENCY AND JUSTICE AND CARES FOR AND WILL HELP SOMEONE WHO ACTUALLY NEEDS IT AND HAS BEEN SOLID.

My name is William Edward Piers. I was wrongfully imprisoned for over 25 years (with a 39 year sentence). Yes, I knew the people involved, I picked Hubbard II up so we could go mountain biking, he had me drop him off first so he could meet Adam and go run an errand with him, I went to Walmart for half an hour, I returned to pick him up and wind up having them chased by Police to me.

I had no criminal history and had worked in positions of public and private trust, (I was even in J.R.O.T.C., a Police Explorer in my youth, had no criminal history, a legal concealed weapons permit and took night classes for E.M.T.1 certification as I wanted to pursue a career In public safety, now I am not even allowed to do jobs I did before I was wrongly imprisoned).

I recently received a 'compassionate release' due to my serious medical issues, the perjuring prosecutor even prevented me from being immediately released.

I can provide you with a 3 page reference document of on the record undeniable facts proving my innocence and the systemic violation of my constitutional and civil rights that led to my wrongful imprisonment and mental and physical abuse for the past 25 years; (1P. Trial, 1P. Evidentiary hearing, 1P. Oral arg.), (And a page listing my documented medical issues), among many other things.

I was subjected to a false (Trial) with a court forced and paid private attorney where I was not allowed to chose my own representation, speak, testify or defend myself in any way.

EVERYTHING ON THE FEDERAL RECORD IS FALSE AND PURELY THE PROSECUTOR AND FALSE TRIAL JUDGES UNCONTESTED STORY, That fact has prevented me from getting justice from any other Judge or Court.

The criminals were chased to me by the Police after they had committed the crimes. There is no way I could have robbed the bank or fired any weapon and the Police immediately identified one of the criminals who had a history of robbery, BUT it turned out he was related to Police officer, immediately 'debriefed' and and then took a deal as weasel criminals do. THIS IS THE SAME CRIMINAL THAT WAS ON THE RUN FOR AN HOUR, WEARING A DISGUISE AND LIED TO THE POLICE ABOUT WHAT HIS NAME WAS UPON BEING CAUGHT, That was the lone 'witness' against me.

The Judge forced a private attorney on me against my written objections (that were then sealed by the Judge so the jury would be unaware), The forced attorney did not defend or represent me, did no investigations, allowed the Prosecutor to associate my name with evidence that had nothing to do

with me without objection and, then after the Police Officer positively identified the criminal (who later took a deal to blame all on me) for shooting at him had the Officer change their testimony to not being '100 percent sure' so the prosecutor could then effectively charge me with the crimes. THAT IS HOW I WAS CHARGED, THAT IS WHY THE JUDGE FORCED THE ATTORNEY ON ME, THE PROSECUTORS STORY DID NOT FIT THE INITIAL ACTUAL FACTS.

The tellers involved tried to identify the man who was in direct contact with them by saying he knew which keys went to which drawers and moved as an experienced bank teller, (one of the criminals used to work at the Bank as a teller, the jury was not allowed to know that) and he also took a deal and blamed everything on me.

The (Appeal) was filled with all of the false information the trial court put on record and so was a giant mess of bad information that (finally allowed to have paid for attorneys by my family) tried to address but, they did NOT make it clear to the courts I was a actually innocent and only convicted because of judicial and prosecutorial misconduct, so of course the judges just looked at it as a guilty person appealing.

The (Evidentiaty hearing) Proved; the court forced attorney did nothing to defend me and did no investigations, the FBI Agent knew of others involved in the case but did not look for or arrest them, the Prosecutor made no effort to contact me and had immediately made deals with the actual criminals.

The (Oral Argument) shows the trial judge contacted the other judges to have them rule against me, the prosecutor committed perjury to keep me imprisoned and destroyed the evidence thereafter, the judges did not know I had a legal concealed weapons permit, they had a great misunderstanding of the case and my attorneys were not listened to.

Additionally (I firmly believe due to the circumstances and rumours from guards) the Prosecutor had his SIA buddy at the prison I was at (at the time) Phoenix throw me in the 'hole' for many months and ship me off to a U.S.P. and, give me a false 'shot' for escaping when no escape took place, (we got the FBI involved who then cleared me, but the SIA guy laughed and whispered in my ear as they walked out 'your still getting a shot' which caused me to be treated as if I had an escape history and as I said shipped off to a U.S.P. again), all because I was upset (because I was then in contact with the Innocence Project trying to get them to secure the evidence so I could have it tested) and, I had just found out (via an F.O.I.A. request thanks to a family friend) the Prosecutor had destroyed the evidence directly after he had committed perjury in 2009 at the Oral Argument to keep me silenced and in prison, I was talking to my family about going public and getting attorneys to help me.

I would like to clear my name, and hold accountable those responsible for the injustice. Please let me know if you would be willing to help clear my name. I am available for consultation and can provide documentation somewhat immediately upon request, Once I have verified you and your organization. I will have more time after the 31 of October to access everything as I sent much home before getting out and traveled light so I must unpack and organize.

ORIGIONAL FEDERAL CASE NUMBER: A00-0104-01-CR (HRH)

TRIAL JUDGE: H. Russel. Holland, Chief Judge, Presiding, United States District Court for the District of Alaska.

TRIAL AND ALL AFTER PROSECUTOR: Stephan Collins, Esquire, Assistant U.S., Office of the U.S. Attorney, Anchorage, Alaska.

FORCED FALSE TRIAL ATTORNEY: Rex Lamont Butler

1ST APPEAL JUDGES 9TH CIRCUIT: Wallace, Trott and, Tashima, Circuit Judges.

EVIDENTIARY HEARING MAGISTRATE: John D. Roberts, federal magistrate judge for the United States District Court for the District of Alaska.

2009 ORAL ARGUMENT JUDGES: Reavley, Smith, Tallman.

ANCHORAGE F.B.I. AGENT 2000: Louann Henderson

ANCHORAGE POLICE OFFICERS 2000 (Who pursued the criminals from the bank, which was when the claimed machinegun was fired and then to me and my truck, winessed all and identified Hubbard II, yet the prosecutor claimed it was me): Dan Reeder and Paul Marino

TWO TELLERS WHO WERE IN DIRECT CONTACT WITH THE CRIMINAL WHO WENT INTO THE BANK BEFORE IT WAS OPEN AND NOT ALLOWED TO SAY WHO IT WAS, They described an individual with teller capabilities and knowledge, yet the prosecutor claimed it was me): Alanis Wooten and Chastity Monet

ORIGIONALLY IDENTIFIED BY POLICE: Raymond Lee Hubbard II

HUBBARDS SISTER NOT ARRESTED (her prints on plans to rob bank found in his backpack, whereabouts day of robbery unaccounted for): Megan Hubbard

USED TO WORK AT THE CREDIT UNION (Whereabouts day of robbery unaccounted for): Donald Douglas Franklin, Jr.

MAN NAMED BY HUBBARD II AS ONE OF THE CRIMINALS (Never arrested and F.B.I. agent admitted never looked for, he was a Police Officer) Adam, L.N.U..

PHOENIX B.O.P., S.I.A. EMPLOYEE (Who gave me a false escape 100 series shot I believe in collusion with the Prosecutor so they could silence me): Feeney

PHOENIX F.B.I. AGENT 2014 (Who cleared me of false escape charge): Tyler Wood

TO ALL OF THE GOOD PEOPLE IN AND OUT OF UNIFORM THAT HAVE DONE THE RIGHT THING AND HAVE FOLLOWED THE RULES AND LAW AND HAVE HELPED ME I AM TRULY GRATEFUL YOU EXIST AND IT WAS AND IS GOOD TO KNOW YOU.

TO ALL OF THE CORRUPT WHO HAVE BROUGHT ME AND OTHERS HARM BY FAILING TO AT LEAST DO YOUR DUTY, YOUR DAY IS COMING, MAY JUSTICE FIND YOU.

I WILL NOT REST UNTIL MY NAME IS CLEARED, AND IF I AM KILLED ALL WILL KNOW IT IS BECAUSE OF AND BY THE CORRUPT.

Good health to all af the decent people out there.

William Edoward Piers, Born the 31st of October 1974.

SEE THE 3 PAGES THAT DETAIL MY TRIAL, EVIDENTIRY HEARING AND ORAL ARGUMENT.