
UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

INFORMAL BRIEF

-

No. 15-2396
(1:15-cv-00214-MR-DLH)

David A. BARDES, individually, as a taxpayer,

Plaintiff - Appellant,

v.

L. Patrick AULD, Magistrate Judge,
Catherine C. EAGLES, District Judge,
Patrick Michael DUFFY, Senior U.S. District Judge,
Robert CARR, Ex-Magistrate Judge, in their individual
and official capacities, The US Courts, The United States
of America, The US Department of Justice,
John and Jane Does,

Defendants - Appellees.

1. The Fourth Circuit Court of Appeals has jurisdiction over the appealable orders from district court dated October 2, 2015 and November 10, 2015 (Docket 3-11.) A notice and amended notice of appeal were timely filed on October 13, 2015 and November 11, 2015 (Docket 6 and latter in the mail.)

2. The trial court's near instant case dismissal claiming legal frivolity and post-judicial motion dismissal not only effects but constitutes our nation's darkest hour, more there can be no greater darker hour than the facts substantiated in this case.

3. This begets the query is our great nation lost for good, and just when did we lose our great nation?

4. Are citizens, being brutally tortured to death legally possible? Are citizens, being brutally tortured almost to death legally possible? Are citizens, being brutally tortured legally possible?

5. Yes, yes, and yes results multiple orders issued by Judge Martin Reidinger, and under his signature is stamped the Great Seal of the United States.

6. Is this judicial misconduct, clearly erroneous, multiple errors, and or a miscarriage of justice? I claim it is, and any and all manners of review can only lead to this confirmation, so I ask for all the manners and standards of review, certainly de novo, and please hurry, before any more are murdered, maimed, and eliminated from earth.

7. I found one more citizen murdered by slow brutal hypothermic torture and eliminated from earth in just the time Judge Martin Reidinger took to seek outside, afterhours, and offsite legal counsel on how to avoid being named a Defendant, only resulting in issuing criminal orders solely attempting to minimize damages and protect his closest comrades in crime, my Defendants.

8. I have the date, time, cities, and Internet Protocol numbers identifying their exact computers, as Judge Martin Reidinger and his legal confidant both visited my coldcelltorture.com website, as found in my complaint, at the same time, 9pm, two days after receiving the appeals court clerk's letter, finding this additional murdered citizen as the first item on the webpage. Judge Martin Reidinger is not without the latest facts; he has no lack of facts.

9. In addition to judicial misconduct, clearly erroneous, multiple errors, and or a miscarriage of justice, I claim refusing to face the facts, at all, other than claiming them legally frivolous, which I claim an error in many laws, starting with the entire Constitution, through all federal laws, state laws, county laws, more or less civic duty and civilized mandates else imprisoned.

10. My Defendants bad actions have never been adjudicated in any prior court. Judge Martin Reidinger uses word play faulting my refuted mischaracterization by characterizing ignoring the truth as obeying the law. Dismissed. Continue eliminating citizens from earth.

11. I petition the appeals court to overturn, return for trial, issue an order outlawing brutal hypothermic torture/homicide, review and order Judge Martin Reidinger a Defendant, demand criminal charges, review and order all the issues addressed in my complaint and post judicial motion, assign new law-obeying judges, and all else the court can do to save our great nation. And please do not delay; lives are in your hands.

This day 13 of November, 2015, by

x _____
David A. Bardes, *Pro Se*

213 Rainbow Lake Drive
Brevard, North Carolina 28712
828-393-4599(h)
davidbardes@davidbardes.com