

Peg swan

Thanks for the response & if you could
print that would be great. I have a very
hard time reading cursive. The school I went
to stopped teaching cursive in 3rd grade.

~~WHAT~~ I want to speak with my attorney
before I send you the application/details
I'm sure she won't mind at all but she got
mad at me when I tried to contest 50% of
money being taken and wrote the courts
myself, but this is different. I'm sure my
attorney would love suggestions on
motions to file or case laws to review
my attorney is Angela C. Kacheliski
The Kacheliski Law firm
7101 North Green Bay Ave
Milwaukee WI 53209

Have you heard about her?
have you heard about her Law firm?

She has had my case now for about 10 months and she has not done anything she has not even finished reading the trans-scripts yet. I'm hoping once she actually comes to see me and hears the whole case she will take it more serious

When I write everything down in detail I would like to send it to you, over the phone you sounded so sincere and so kind plus I know for sure things I mail to you are being recieved. once I write everything to you please let me know you got it by writeing me or you can contact my grandma by phone or email. once I send you everything I want to be sure you got it you can call or text her 414-916-0274 email cbrayer@brightstarcare.com

my grandma's name is ~~Carol~~ Carol brayer

TO tell you a little about the case I got life for a crime I did not do. The DA turned a few allegations into a witch hunt and she threatened me that if I didnt take a plea agreement she would give me more charges and she did 55 more charges.

I was not read my miranda rights during questioning and they hid a recording device in the room without my knowledge. I'm charged with ~~an~~ sex case and drug case "marijuana". Please dont automatically assume I'm guilty. There was massive amounts of evidence to prove I wasn't guilty.

TO start the judge was biased horribly. The Judge refused my atty to review social service records and interviews about the allegations. He allowed a witness to testify against me that could not even identify me at trial. The judge even refused to drop the charges that were not testified too. About 40 charges were not even testified to at cross exam but he still refused to drop them

The Detective Lied and tricked the child she said I admitted the crime and that he needed to tell the truth, she also told the child if he could tell her more allegations that she would try to get him money. The DA also with held exculatory evidence. This slipped out by accident at trial.

~~the worst~~ The worst of all was my attorneys they refused to bring up anything during cross exam. The ~~one~~ child admitted he lied and made up the sexual allegations with me he also admitted he made up allegations about sexual contact with a girl. My attorneys did not bring that up. ~~one~~ Literally there was over 75 inconsistent statements. Each witness was interviewed at least 7 times over a 3 year period and the allegations changed every single time. My 2 public defenders actually told me confronting the witnesses about lies and massive amounts of inconsistent statements was not important

They also even refused to use solid evidence. There was text messages, pictures of my apartment, pictures of my bed, internet records that could prove some of the charges to be false and they refused to bring that up.

The jury was deprived of ~~testimony~~ testimony and actual evidence. They even ~~refused~~ refused to try and fight the "drugs" found in my home. I know for a fact I had no marijuana in my home but after the illegal search they said they found pot and a pipe but they never sent it to the state crime lab to be tested and they "lost" it. I had the ~~right~~ right to have the container finger printed and the drugs tested but they lost it which means it should have been dropped.

It feels like I was set up even before and during trial my 2 public defenders disappeared with the judge in chambers 41 times for almost an hour.

I was denied the right to a fair trial in so many ways, my 2 attys were so ineffective it was sick.

~~the~~ once I send you the whole story it will be about ~~10-15~~ 10-15 pages front and back. I can even send you the details from the police reports / discovery. ~~the~~ years ago I went threw the police reports and wrote down the inconsistent statements. for example I would write down the witness said this happened but then 2 months later now the witness said this and 4 months later at a different interview this was said. meaning never once did they say the same about the same allegation. Not only does this show about the untruthfulness but it shows how ineffective my attys were. The jury has the right to hear any evidence that shows beyond a reasonable doubt I was not guilty as well as hard evidence, not doing this at cross exam is prejudicial

If I could send this to you in a email
that would be much more easy. I would
like to send this via email rather than
a 15-25 page letter but either way is
fine but if an email is okay you have
to accept my request in core links

I really hope you can help me
please I cant live the rest of my
life in prison for something I did not do