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Comment:

Although you will refuse because of corruption I would like the ("correct decision") in court of appeals 346554 reissued. Every word of that decision is wrong and I have 23 cases ranging from the court of appeals to the United States Supreme Court proving that. If the court of appeals had followed court ruled 7.215 and not made a personal and political opinion I would have prevailed even though I should have never been taken to the court of appeals because the prosecutor never had standing under MCL 49.153 and he already knew that from a previous case he himself prosecuted. Pages 6-9 are also incorrect. In Michigan probation and parole are the same thing (community supervision) but the prosecutor and the panel already knew that. I ("successfully") completed parole. Probation never existed/revoke/MCL 771.4. Successfully completed probation ("OR") parole/MCL 28.424. People vs Sessions Michigan Supreme Court 2006. Prosecutor Jerrold Schrotenboer and judge Jonathan Tukul were friends. Both were U.S. Attorney's for the Eastern District of Michigan in the past. A little ex parte communication and the prosecutor gets his way. Poor people like me cannot afford to appeal to the Supreme Court but I shouldn't have had to. Both state and federal case law prove the prosecutor never had standing to even attend my civil petition hearing in Jackson county circuit court. Corruption always prevails.