

Martin Jay Main
15342 Yardarm Ct.
Corpus Christi, Texas [78418]

MARIN COUNTY SUPERIOR COURT OF CALIFORNIA

STATE OF CALIFORNIA,

Plaintiff,

vs.

MARTIN JAY MAIN,

Accused in error

Case No.: SC20530-A

ORDER
RELIEF FROM VOID JUDGMENT
FEDERAL RULE 60(B)(4)

RELIEF FROM A JUDGMENT UNDER JURISDICTION FEDERAL
RULE 60(B)(4)

BECAUSE THE LAW HAS ESTABLISHED THAT ANY
RESTRAINT IS GROUNDS FOR THE ISSUANCE OF A WRIT OF HABEAS
CORPUS, NOT MERELY PHYSICAL RESTRAINT [MEYER V NEBRASKA,
262 US 390 - Supreme Court 1923] OR IMPRISONMENT OF THE
PETITIONER, BUT ANY GOVERNMENTAL OPPRESSION OR
“RESTRAINT” IS SIMILARLY GROUNDS FOR A WRIT OF HABEAS
ORDERRELIEF FROM VOID JUDGMENTFEDERAL RULE 60(B)(4) - 1

CORPUS IS REQUIRED, THEREFORE A VOID JUDGMENT WAS ISSUED AND IS MARKED AS EXHIBIT # 1 AND IS INTRODUCED AS EVIDENCE WITH WRIT OF HABEAS CORPUS.

THE PETITIONER INTRODUCED EVIDENCE IN SUPPORT OF FACTS THAT THE EVIDENCE OF A JUDGMENT IS VOID FOR NOT BEING CONSISTENT WITH DUE PROCESS OF LAW.

FACT BEFORE THIS COURT THE EVIDENCE MARKED AS EXHIBIT # 1 IS VOID AND THIS ORDER IS IN SUPPORT OF THIS FACT AND JUDGE, REQUIRING THAT BOTH COMPLY WITH PRECEDENT SET BY THE SUPREME COURT OF THE UNITED STATES, US CONSTITUTION AND BILL OF RIGHTS 14TH AMENDMENT DENIES THE STATES THE POWER TO "*deprive any person of life, liberty, or property, without due process of law*"_ "*The Fourteenth Amendment denies the States the power to "deprive any person of life, liberty, or property, without due process of law."* **Duncan v. Louisiana, 391 US 145 - Supreme Court 1968**

THE FINDINGS AROSE FROM A PETITION FOR WRIT OF HABEAS CORPUS FILED BY THE UNDERSIGNED PETITIONER.

Dated this _____ of November, 2019.

JUDGE SIGNATURE