

Hear Tenn. Supreme
Court Clerk:

06 APR 23 PM 6:01

2010 APR 23 PM 6:01
JESSIE

May I please
reiterate my meticulous, yet,
adamant conscious choice, not to
pursue any post-conviction appeals
in the Captain N's case, No. 97-C-1834.
Defense attorneys have admonished me
that they intend to petition the high
courts with fervent, relentless appeals,
even with reprisals that I'm deterred.
I feel an ethical need to notify
the Tenn. Supreme Court that I
subjectively believe defense attorneys conduct
is *per se* non grata.

I have weighed,
and rationally contemplated all my legal
avenues to strategize a constructive
appeal defense, and I elect to
not furtherance any post-conviction
appeals. After my first trial, and
conviction, 4/19/99, I have no
confidence in the state or federal
judicial systems. However, may I vividly
emphasize with profound reverence to all
the justices, I am not an anarchist,
nor do I advocate contempt. In
addition, may I please state, from
1978 to 1980, I attended college in Houston,
Texas, (Pasadena) for five (5) semesters,
majoring in criminal law. In 1989, I
attended one semester of college from
Lee College, Baytown, Texas, in computer.

Classes in Co-Pol; Basic; For Team;
Geographics; and Pascal, G.P.A. 3.5.
In 1997, I attended Vol. State College in
Ballatin, TENN, majoring in Corp. Law,
G.P.A. 4.0.

May the TENN. Supreme
Court disregard any or all
impertinent appeals from defense attys
that do not couple my signature.

Will the court check please request
copies of correspondence I drafted
to the TENN. Supreme Court, via,
the Twentieth Judicial District.

Criminal Court - Division III; Cheryl
Blackburn, Judge Dates of correspondence
2.11.03; 2.18.03; 2.27.03; 2.28.03;
and 4.14.03, to be made public
records. (Artdate 11.12.57, (45), Nat 46)

Respectfully,

Paul Reid