Mis, motion josus hisn't been correctly filed none has it been litigated lop the Record, i cant appeal this is is imaged this is is an convicted. This motion has a (1) on it as a Exibit. The counseling this CASE IS IN VIOLATION of the PBH Guide lines for appointed cons counsel in Death Penalty cases 11.4.1(c) this
15 why i'Am having S6 many 1554es.
What i mean 11 they never did Rule on the motion even though my Counsel Said that was there was Ruling. I said it couldn't be A Ruling it the motion wasn't liti-gated: intson't of the judge for A year From Nov. 15 2018 to Nov. 2019 when asking the DA was this the Reason Exibit (1) why was re-indicted an the DA Spid No So Now I don't know why I be been Re-indicted and 2) Exibit 2 Are motions Duces Tecum No one appeared and counsel didn't make a Record about this. See Exibits in-side of this pote. 1,2, 3,4,5,6/all the the things 6 tated Above 15 importent

Me o defense un det ABA Rule 1.02/ My counsel Repuse to Commancate i some with me HBH Bule 1.03 it ween 5yrs. L'am of the concern my counsel don't meet quide lines for Appointed counsel in Death Popalty cases 11.4.1(c) timely pre-titel motion's, some of the motion's have been fulled on un the Record and other in the gudge's chamber's off the Record silemate on the record and i can't complain about the issue, of the theirsue, of

Can see there is a fear that counsel has and his orditatement: of bias to nie that he has
givin up low this case.

My case is very complex
and i'an innocent of the

My cose is very complex and i an innocent of the charge's againts me, but theres what they call a power that be that says this case isn't about justice; its about Revenge.

Due Process the primary disadvantage here or in experience of counsels, lack of standards for certification of expertise.

Most counsel chont take case's that their unable to litigate that's unkegsonble under prevailing professional norms.

Counsel in this case was oppointed by a judge who i be-lieve; had a biles in this case, My position he wanted a attorey that would do his will. These lawyer are not Puffic Defender there Pro hac vice's what a lawyer that lack as certification as well. counsel took this Death Pen-ality: case was for the pay-This is why the Wont wort by the HBA Rule 1.02 and I was ABA Rule 1.03 of we do they under what the Dixth Amendment grants. The Dixth Amendment Grants the accus at, and not coun-sel: the Right to make a defense, to be impulmed of the GCCU-Sation: againts him —

and to be confronted by the witnesses againsts him, counsel is intended only to supplement the Right.

attack the exidavit on it being constitutional lavalid, and alser the issuing judge who issued it on constitutional ground's.

Coursel Refuse to do that and side should be surpressed be cause the judge didn't have

Texas has no statute
Le quiring that an appidavit for
Secich warrants show probable
cause. It

lawyer isn't a Public Defender"

Best a private attorney your uns

mnowere mean nothing to them

blish: your innocences by attack-ing; the legal sufficiency of the proof; Of knowingly fail to disclose that which he is kequired by law to Rueal-O statements of law or fact. 3 Participate in the creation or preparation of evidence when he know or it is obvious that the Ividence 10 false. Signed this II day of Minch, 2020 State of Texas County-Bell This instrument was acknowledged before me on the 11 day of March, 20 20 by Marvin Louis Guy
(Name of Principal) (Signature of Notarial Officer) GREGORY ALAN ROBLES
Commission # 13184861-5
My Commission Expires
January 9, 2023 Gregory Alan Robles (Gignature of Notarial officer) Notary Public in and for the