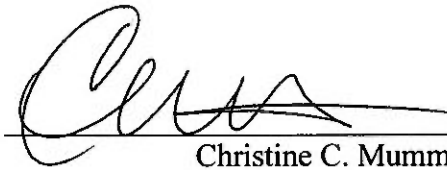




13. Mr. Demery told me that if he was called to testify at a hearing, he would testify to the statements above.
14. I did not file an amendment to Mr. Green's MAR documenting Mr. Demery's recantation because the Court instructed the parties that no new factual allegations could be raised.
15. I was confident an evidentiary hearing would be granted in Mr. Green's case based on the number of strong claims raised that were supported by evidence that raised serious questions of fact, and I was concerned that any filing would further delay Mr. Green's freedom.
16. I knew that Mr. Demery would be a witness at any future hearing and I was prepared to ask him questions on the stand regarding his changing statements at the time of trial and the truthfulness of his testimony.
17. To the best of my knowledge and belief, all of the information included in this affidavit is true, complete, and made in good faith.

Further, Affiant says not.

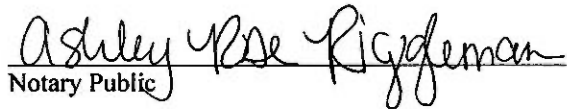
This the 6th day of March, 2019.



Christine C. Mumma  
N.C. State Bar No. 26103

I, the undersigned, a Notary Public for said county and state, do hereby certify that Christine Mumma personally appeared before me this day and acknowledged the due execution of the foregoing instrument.

Sworn to and subscribed before me this 6th day of March, 2019.

  
Notary Public

Printed Name: Ashley Rose Riggleman

My commission expires: 7/31/2019

