BAdJurist.Com 8834 East 34 Rd,#131 SMB#44345 CAdillac,mi,49601

JUNE 20, 2000

RE; WAKEEL ABDUL-SABUR

V.

COMMENWEALTH OF VERYINIA

MY HAME IS WAKEEL FOUNDER OF THE VIRGINIA FISHBACK COALITION.

BETWEEN 1995-2000 THE VIRGINIA TRIAL COURTS WERE NOT INSTRUCTED REQUIRED TO INSTRUCT JURGRS REGARDING PAROLE INELIGIBILITY,

TRUTH IN SENTENCING LAWS BECAME EFFECTIVE JAN. 1, 1995 — SO JURORS WERE STALTHINKING "DISCRETAINARY PAROLE" WAS POSSIBLE WITH GOOD BEHAVIOR.

UNFORTUNATELY THE HEW LAW RESULTED IN "INFLATED SENTENCES" DUE TO THEIR LACK OF KNOWLEDGE OF PAROLE INELIGIBILITY,

RICHARD FISHBACK WAS RESENTENCED ON JULE 9, 2000 - "HEW RULE OF CRIMINAL"

PROCEDURE MADE RETROACTIVE TO All CASES "HOT FOURLY

500 PLUS OFFENDERS WERE MADE PAROLE ELIGIBLE INSTEAD OF RESENTENCE HEARING TO FIX A JUDICIAL ERROR.

I hope that this Helps,