

and the name of defendant Andrea Pauley is amended to Andrea Herbster. Doc. 16 at 1; *see also* doc. 22 at 2. The Clerk shall amend the docket caption accordingly; all subsequent filings shall conform.

The Court **DENIES** plaintiff's motion to the Clerk to make a copy of his habeas corpus case affidavit and exhibits, then file them in this case. Doc. 21. Sutherland is not indigent (he paid the \$350 filing fee) and may purchase copies of his own filings by paying the Clerk \$.50/page, or download copies through PACER. The Clerk will not perform secretarial services for him.

Finally, the Court warns plaintiff about using civil litigation in an attempt to unravel a criminal conviction or indulge in harassing "payback litigation." Monetary sanctions await those who violate Fed. R. Civ. P. 11(b). *McDonald v. Emory Healthcare Eye Center*, 391 F. App'x 851, 852 (11th Cir. 2010) (district court was within its discretion in dismissing plaintiff's pro se complaint as a Rule 11 sanction, where plaintiff filed pleadings for the improper purpose of harassing defendants, presented claims that were frivolous and had no legal or factual support, and, consistent with due process, the court gave plaintiff proper notice and opportunities to respond before imposing incremental