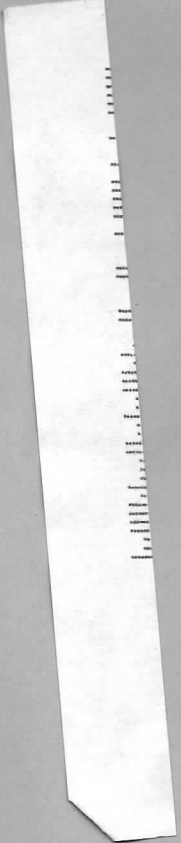


Margaret Alice #02866-081  
P.O. Box 1000 United States  
Makun, IL. 62959



Mailed: 11.13.17

↔02866-081↔

Rudy Davis  
PO BOX 2088  
Forney, TX 75126-6647  
United States

MONTGOMERY CARL AKERS, 02866-081  
MARION USP UNT: I QTR: I03-010L  
P.O. BOX 2000  
MARION, IL 62959


November 12, 2017

Hello Rudy and Erin,

Please find enclosed (2) dissertations I have written for you to post online when you have the chance. I hope all's well with you !!

Happy Thanksgiving to you-

Kindest regards,

  
Monty Akers

P.S. let me know when you receive this communication.

TRULINCS 02866081 - AKERS, MONTGOMERY CARL - Unit: MAR-I-A

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FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/03/2017 05:57:07 PM

To: RUDY DAVIS-TO THE WORLD

Inmate Work Assignment: orderly

D/O/B: 2-24-59

San Francisco, CA.

#### MONTGOMERY CARL AKERS MALICIOUSLY PROSECUTED BY FEDERAL PROSECUTOR IN KANSAS

I wanted to take the opportunity to tell my story to the world and those who might know me who read this address. I am writing this missive as I have been wrongfully maligned and said to have committed crimes against people that are both non-existent and the subject of a malicious prosecution in the process. Let me explain in the best chronological order the sequence of events that formed the basis of what happened to me. In 1997 I was convicted of (14) counts of "bank fraud" in federal court in Denver, Colorado. The reason for my conviction is that my ex-girlfriend, Lynn Durlin, testified for the prosecution at my trial claiming she did not sign (15) checks that she had pre-signed for me to buy groceries at the grocery store and other related purchases during our relationship. Durlin cooperated with the prosecution in order to insure that she would not be re-indicted after her indictment charging her as a co-conspirator in my case was dismissed. The funny thing is the jury found me not guilty of one of the checks and found me guilty of the rest. That made no sense at all. Because I was out of money and no counsel I was not able to challenge these matters with retained counsel. Instead, I was given "court appointed counsel" who never raised this issue on appeal and also the fact that there was evidence that was discovered that I did not forge the company checks I was claimed to have forged which resulted in a separate conviction as well. I then began to try and amass the financing necessary to secure counsel and move on with my life. There was no law or prison rule against me doing so. In the process the government utilized several "snitch informants" to infiltrate my life and gain information on what I was doing so that a plan could be hatched to subvert my ability to re-start and have someone manage my business. In the process I ran into a person by the name of ~~REDACTED~~ and his daughter, JENNIFER ROBERTS. ~~REDACTED~~ is a known government "cooperator" and has testified against people such as Kenneth Glass, in United States District Court, District of Colorado, and against me. His daughter, Jennifer Roberts, misappropriated over \$50,000 from a person named CARLA GUARINO, DENVER, COLORADO, AND TRIED TO MAKE IT LOOK LIKE I WAS RESPONSIBLE. THE TRUTH IS AGENTS OF THE FEDERAL BUREAU OF INVESTIGATION, FEDERAL BUREAU OF PRISONS, USED ~~REDACTED~~ AND JENNIFER ROBERTS TO ORCHESTRATE THIS SCAM. In the process I was transferred to the Federal Correctional Institution, Florence, Colorado. Before my transfer, a snitch, rat, informant by the name of ~~REDACTED~~, was placed in a cell that I would soon occupy with a week or so. ~~REDACTED~~ worked as an informant for the "Special Investigations Supervisor" at Federal Correctional Institution Oxford, Wisconsin. ~~REDACTED~~ was responsible for informing on a BOP staff member and several inmates for paying for sex with the staff member. Court records show that ~~REDACTED~~ was upset with the fact that he was not able to purchase sex from the BOP staff member so he informed on the staff member and all involved. As a result he was placed in the "special housing unit" at Oxford FCI where he got into more trouble stealing some of the Mexican inmates tobacco when he was given the job as the orderly in the SHU. ~~REDACTED~~ was then being handled by an SIS investigator by the name of Michael Moore. Moore had transferred to Florence FCI in 1999 right before I arrived there. Once ~~REDACTED~~ arrived there he was put up to informing on me once I arrived at the Florence institution. It wasn't long before my private investigator at the time discovered who he is and what he was about. ~~REDACTED~~ also became aware and went to his SIS handlers and had me placed in the SHU and transferred to Oxford, Wisconsin.

TRULINCS 02866081 - AKERS, MONTGOMERY CARL - Unit: MAR-I-A

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FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/03/2017 06:32:51 PM

To: RUDY DAVIS-PAGE-2

Inmate Work Assignment: orderly

Once I arrived at Oxford, Wisconsin, FCI, in October, 1999, I was greeted by "Captain-Morehead" and SIS-Lt. Michael Moore. Both Captain Morehead and Lt. Moore made it clear they were "gunning for me" over the ~~REJECT~~ incident. I told them "do what you gotta do." So that made them even more zealous to put something nefarious together on me. Captain-Morehead was recently promoted from being the "Special Investigative Agent" at United States Penitentiary, Leavenworth, Kansas. Morehead was familiar with the FBI Liaison agent, DENNIS CONWAY, after working with him for several years. Agent-Conway, as it turned out, was the best friend of a federal prosecutor in the Kansas U.S. Attorneys office by the name of Robin Fowler. AUSA-Fowler's wife also worked as an AUSA in the Kansas city, Kansas office as well. Morehead had me transferred on a bogus transfer to Leavenworth in May, 2000, for the express purpose of trying to "put a case on me"(which means to put criminal charges on me at all costs). Within (1) month I was placed in the SHU, under investigation, for what the prison system purported to be "bank fraud charges." Morehead, agent-Conway, used another Leavenworth Prison Lieutenant by the name of MERCER PATTERSON JR., TO ORCHESTRATE THE CRIMINAL CHARGES AGAINST ME. I spent from June, 2000, to September 19, 2001, in the SHU at Leavenworth under investigation. My girlfriend (at the time) hired a Kansas City lawyer to straighten out what the problem was here. In the end I found that this case was assigned to AUSA-Kim M. Berger, also known as "Kim Fowler". The lawyer contacted Kim Berger to find out what the status was on this case. Berger claimed that she hadn't decided what she was going to do but if she was going to the grand jury and seek an indictment it would be in September, 2001. That was the last I heard of these charges when no indictment was returned in September, 2001. In September, 2001, I was transferred to the ADX-Maximum Penitentiary in Florence, Colorado. I stayed there until June, 2004, when I thought I was being released. Instead, I was charged with (5) counts of wire fraud and taken back to Kansas to face these charges. My wife tried to assist in every way possible to bring closure to whatever it is that I supposedly did. She tried to help me gather information that showed I committed no crimes. Each time I tried to hire a retained attorney Kim Berger and the FBI agent JAMES KESZEI, would create and manufacture some sort of interference. As a result I could not hire a retained lawyer. I was forced to take court-appointed counsels who were hand picked by the Kim Berger. When I complained about the representation that I was being given the judge on my case, KATHRYN H. VRATIL, would team up against me with AUSA-Berger and claim that I was crying foul and that the representation I was given was the best that could be afforded me, which was completely untrue. Berger made sure that the court-appointed counsels did her bidding and that was to try and get me to plead guilty so she could justify all the illegalities that she had inflicted upon me up to that point. Berger also used agent-Keszei to contact anyone and everyone who I had contact with and indirectly threatened them that if they assisted me they would be "standing right next to me as a defendant." Against these odds it was impossible to obtain any sort of help with my case...and the prosecutor knew it. Next, their tactic was to try and destroy my relationship with my wife and friends closest to me who were ~~NOT~~ going for this oppression. In order to solidify their plan a former counsel on my case in the early going was enlisted to become my counsel when I fired my last court-appointed counsel by the name of JACQUELYN ELLEN ROKUSEK. Rokusek convinced me that I had, indeed, committed a crime by doing business over the phone at the Corrections Corporation of America and that they jury would find me guilty of this charge. Rokusek was giving me bad advice and I had not committed any crime. By this time my wife was out of money and had to move back to Germany just to survive on social welfare as she was sick at the time because of all that had happened with me ~~because~~ of acute stress.

FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/04/2017 11:38:31 AM

To: RUDY DAVIS-PAGE-3

Inmate Work Assignment: orderly

My wife, Grazyna Schulz, was sick due to all the stress that had been placed on our relationship as a result of the prosecutions never ending desire to harm my ability to provide for her and my family at the time. She moved back home to Germany so that she could avail herself of the social welfare and medical treatment. Grazyna ~~was~~ in the United States studying for her PHD in Psychology which she obtained in 2001. Rokusek was working with Kim Berger, the prosecutor, to get me to plead guilty to some kind of charge so they could get me to sign what is called a "plea waiver" that basically allow the government to say what ever they want about you or do whatever they want and you cannot defend yourself against any of their actions. That's what that device is used for in laymen's terms. The Courts claim a plea waiver is used to minimize government expense for guilty persons and the waiver brings finality to your case. This plea waiver issue is now the subject of misuse as was done in my case. Rokusek was paid, under the table, for getting me to accept a plea and waiver by court-appointed cases she would be assigned in the future. Rokusek, like many, many lawyers, make a living on "court appointed cases." These "lawyers"(if you can call them that) go to special classes to take court-appointed cases. In essence, what they do is agree to do the prosecution's bidding and the judges rubber stamp what it is the prosecutors do in conjunction with the court-appointed lawyers. What ends up happening is you have these lawyers like Rokusek who make living off of court appointed cases. I was Rokusek's first court-appointed case after she left my case in 2005. Rokusek lied the entire time of my representation about her role in being a Assistant U.S. Attorney on my case in the early going. My Judge, Kathryn Vratil, the case agent-James Keszei, and every court-appointed lawyer I had knew Rokusek was a prosecutor on my case in the beginning. Each one of these so-called "great attorneys" I had were all doing the bidding of Kim Berger. They did so because they make their living off all the court appointed cases that will be recommended to them by Kim Berger who works behind-the-scenes with district judges to have cases assigned to these lawyers, specifically. Rokusek KNEW I did not commit a crime. Yes, I did not use good judgment in the way I employed people to carry out my business. That is true. But it was not my intention to commit crimes and defraud banks any longer. The problem, here, was that I had a track record. It would/was easy for the prosecution to pin criminal acts on me that had a similarity to crimes I was convicted of in the past. My criminal record was not what they made it out to be. But when you have a lawyer(Rokusek and the other court-appointed lawyers I had) working with the prosecution to create a backdrop of criminal conduct, it is easy to do. Rokusek conned me into pleading ~~ing~~ guilty, and that if I did, she was going to fight "with every ounce of her being" to make sure i was only convicted of what i really did, not what the government was trying to inflate concerning my conduct. Rokusek knew this Kim Berger is a sadist and real ugly human being. She knew that this Kim Berger has changed her first, middle, and last name over (5) times in the last ten years up to that point. Rokusek had no intention of brining truth to my case. Her only intention was serving Berger and my judge and doing whatever ~~would be~~ necessary to destroy my life and my wife's life in the process. This is how mean and ugly these people are. They should know why I think about them the way I do. What happened next was within one month I was able to contact a Las Vegas, Nevada, lawyer and determined that Rokusek gave me bad advice and that my actions were not criminal. I then went about trying to withdraw my plea. Judge-Vratil would not allow me to withdraw my plea and now implemented the next phase of how they were going to keep this wrongful conviction in tact. Thereafter, I filed several pro-se motions to withdraw me plea and fire Rokusek. Judge-Vratil convened a meeting outside my presence with Berger and Rokusek to plan a strategy as to how they were going to handle this situation. It was agreed that Rokusek(not AUSA-Berger)would file a motion to have me sent for a mental evaluation to see if I was fit to assist my attorney during the proceedings. A hearing was held in December, 2005, which was a sham by Judge-Vratil and Rokusek made it look like I was firing lawyers because I am "mentally ill" in not recognizing what is being "done for me." Rokusek is a real piece-of-work. I can't stress what it is i could say, right here, about her. I was sent off to be mentally evaluated. When i was interviewed by the psychologist evaluating me, she just looked at me and shook her head. She asked: "what are you doing here ?" as she read my file. I explained my story. She said that she would do some more test but from what she has determined

FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/04/2017 12:14:27 PM

To: RUDY DAVIS-PAGE-4

Inmate Work Assignment: orderly

there was nothing wrong with me. Thereafter, I was put through a series of tests and provided information for people who knew me to be contacts on the outside. When the responses came back favorable for me, my prosecutor was informed of the same. Berger then contacted the psychologist performing the study and tried to influence her to find a set of facts that determined that i was mentally ill and could not assist in my defense. Rokusek also contacted the psychologist and did the same thing. The psychologist did not like being bullied by these people(Berger&Rokusek)and told me about what had happened. She then gave me a statement to use in court if needs be as to what had transpired here. When this plan failed by Rokusek, Berger, and my judge, they tried to play the whole thing off and not even discuss the mental health evaluation other than to say "THERE'S NOTHING WRONG WITH HIM" AT MY SENTENCING. \*As a forethought, I originally agreed to plead guilty to a (37) month sentence because my wife was sick. I explained to the lawyer i had at the time Michael Harris, a federal public pretender, that I would only plead guilty if what I am making a deal for is what I'm going to get. I couldn't put my wife through any more of this HELL. In COWARDLY FASHION, BERGER WENT BACK INTO HER BAG-OF-TRICKS. She tried to use this Mike Harris guy as a shield in order to implement the ruse she was trying to involve me in. Berger knew all along I had committed no crimes and that she was in cahoots with Judge-Vratil to convict and sentence me to prison because of their hateful animus toward me. Judge-vratil was upset with me because I was a "jailhouse lawyer" who assisted a person that went before her with filing his own papers and she had to let him out based upon governmental misconduct in his case. Berger knew this and had illegal and impermissible what are known as "ex-parte communications" with Judge-Vratil before they ever decided to indictment and have my case assigned to Judge-Vratil so she could provide the ability to railroad me in the courts. Once i was sentenced Judge-Vratil, Rokusek, the probation officer, Michael arber, and Berger were all in lock step with each other on how to make sure I was wrongfully convicted and how i would serve my sentence. At sentencing the rules of the court are different. The prosecution ended up putting on witnesses that had nothing to do with any crime I allegedly committed. Rokusek, working FOR THE GOVERNMENT, could not help herself to question the case agent and witnesses and say this is just going to far. Rokusek couldn't even believe the level of B.S. that was being testified to in the court here. Rokusek did not call any witnesses on my behalf even though my wife, friends, wanted to testify. I was allowed to read the letter from my wife which Judge-Vratil gave no consideration whatsoever. The government witnesses could substantiate no criminal conduct on my part. Even the witness in chief, Anita Jenkins, was perjuring herself on the stand by saying she received a "power of attorney" from me which even Rokusek pointed out, during cross examination, was not my signature and there is no way i could have sent it to her the way she claimed. Jenkins was found to be lying during most of her testimony. The testimony was coached by Kim Berger the same as all the other witnesses, including this dreg by the name of DONALD MIXAN. Berger used Mixan to stage criminal activity along with the case agent, James Keszei, having to do with drugs and forgeries when I had no contact with him or Mixan's cohorts...and the government knew that. Nonetheless, they tried to pin this conduct me at sentencing, not a separate criminal indictment. They knew if they indicted me they would loose their jobs and go to jail for the conduct. I was sentenced to 327 months because Judge-Vratil claimed that I admitted conduct against a financial institution which carries a maximum penalty of 30 years. The most I could have received under the law(if properly applied) was (5) years. Now I am back in court on all this mess. Judge-Vratil KNEW that my conduct did not affect a financial institution. She had me sent to the ADX-Maximum prison to ensure I could not gain a proper appeal on all that transpired here. I was given a court-appointed lawyer on direct appeal who was handpicked by Kim Berger to not put my issues before the Court of Appeals. I have been fighting ever since. Now, these people have a day with justice. I have all the goods on the people who were involved and EXACTLY WHAT THEY DID. I committed no crimes against a man with "multiple sclerosis." Tony Casanova was my friend. He sent a letter testifying that the prosecution was to blame for all this. Berger put his son, JAMES CASANOVA, on the stand to try and say he had some knowledge of my wrongdoing. James Casanova, being the coward cretin that he is, could not supply any such testimony other than to say he didn't like me. In the end the same happened with the case agent, James Keszei. Keszei could not supply any witness testimony of my FURTHER CRIMINAL INVOLVEMENT OR COMMISSION OF ANY CRIMES AFTER I TOOK MY PLEA IN THIS CASE.

TRULINCS 02866081 - AKERS, MONTGOMERY CARL - Unit: MAR-I-A

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FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/04/2017 03:03:18 PM

To: RUDY DAVIS-PAGE-5

Inmate Work Assignment: ORDERLY

Keszei could not substantiate one iota of criminal conduct on my part. Where I'm at, today, is I'm back in the U.S. Court of Appeals, For The Tenth Circuit, in case no. 17-3146, United States v. Akers. At this time I am appealing the recent judgment in my criminal case in Kansas, case no. 04-20089-KHV-1, whereby I have alleged that I have new discovered evidence that conclusively shows that AUSA-Kim I. Berger-Martin-Flannigan(whatever her name is)confiscated,without a warrant, (2) checks totaling over \$25,000 from the U.S. Mail, at Judge-confiscated direction. The very same issues were brought originally in my appeal back in 2009. At that time the courts concocted a scheme to deny my ability to bring these issues to light. First, Judge-Vratil claimed that my "newly discovered evidence" of stolen checks from the mail was "to far removed from my original issues on appeal." What a joke ! I had just found out about these issues less than two weeks before I filed my motion to amend my S.2255 motion with a sworn statement of AUSA-Berger-Martin that Judge-Vratil was a part of a collusion to confiscate my legal negotiable instruments from the mail from before this case began which BERGER AND VRATIL LIED ABOUT, THROUGHOUT THE ENTIRE PROCEEDINGS, IN OPEN COURT. ONLY TO HAVE BERGER ADMIT THIS CONDUCT IN A SWORN AFFIDAVIT IN JUNE, 2009. Judge-Vratil made a ruling I did not timely file my motion for consideration as the motion was specifically directed against her and AUSA-Berger. When I appealed to the U.S.Court of Appeals, For The Tenth Circuit, on this matter, the Tenth Circuit concocted a ruling claiming that I did not file a "timely notice of appeal." I have been fighting these rulings on other grounds ever since. In December, 2016, a package was mailed to a longtime friend of mine in Arizona containing (2) checks and paperwork associated with my criminal case. It was sent anonymously even though the sender had a tracking # that turned out to belong to the Correctional Corporation of America, "Leavenworth Detention Center" in Leavenworth, Kansas. Inside the envelopes with the (2) checks was a post-it-note saying "Approved-KHV." KHV stands for: KATHRYN H. VRATIL. I then made a motion in the district court of Kansas to remove judge-Vratil from the case and to reopen my 2255 proceedings based upon FRAUD BEING PERPETRATED UPON THE COURT by Judge-Vratil. Once again, Judge-Vratil sidestepped the issues of my motion claiming she has ruled on the same in prior proceedings, which she had not. We then did further investigation and found that back in August, 2016, a huge scheme was uncovered in the District of Kansas involving Assistant U.S. Attorney Kim Berger-Martin-Flannigan and Jacquelyn E. Rokusek and other federal actors in the district of Kansas. This case is now being investigated by U.S. District Judge, Julie Robinson, as to Kim Flannigan and Rokusek, Erin Tomasic and others. Rokusek is believed to be a "good girl" in this mix. Further investigation is revealing that there has been a long standing criminal enterprise at work here involving principally Kim I. Flannigan and many other federal government actors and detention center personal. It is also coming to light that many attorneys knew about this as well, including Rokusek. The depth of this criminality is only now at the surface. I am digging into this with a shovel in each hand. Each and every person who is involved (and who has ever been involved) will be held accountable under the law. Many attorneys are now investigating the thefts of mail, recorded conversations(illegally) etc.. related to this discovery. Please look this case up online: United States v. Black, case no. *16-20092-JAR, U.S. DISTRICT COURT, KANSAS.*

**What the case in United States v. Black uncovered was a long standing criminal cooperation between Judges, prosecutors, and certain criminal defense attorneys to record, monitor, and confiscate prisoners mail property while they were housed at the Corrections Corporation of America, Leavenworth Detention Center. I had informed Judge-Vratil that this was happening to me back in 2004 and she, Flannigan, Rokusek, and others, denied the same in my open court proceedings. Now this conduct has come to light in a big way in the Black case.**

**This is criminal conduct at the highest level in the judiciary of the federal courts in Kansas. The public must get involved to insure that the proper investigation is undertaken in this matter.**

TRULINCS 02866081 - AKERS, MONTGOMERY CARL - Unit: MAR-I-A

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FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/10/2017 01:30:32 PM

To: RUDY DAVIS-TO THE WORLD-BOP

Inmate Work Assignment: orderly

"MONTGOMERY AKERS SPEAKS ON HIS EXPERIENCE WITHIN THE COMMUNICATIONS MANAGEMENT UNIT"

November 10, 2017, Veterans Day(Friday)

Hello Rudy&Erin,

Peace be unto you this day. I wanted to take the opportunity to *wri*te in more detail about my experiences within the Communications Management Unit here in Marion, Illinois. By and large the experience would be the same at the CMU at Terra Haute, Indiana. To begin with the staff who run these units are primarily "sub-contractors" as the CMU units are being ran illegally. The reason the (2) CMU units were designated at Terra Haute, Indiana, and Marion, Illinois, is due to the demographic in the staff that they would use to manage the physical plant and the staff that would be utilized, as subcontractors, in Martinsburg, West Virginia. To sum up the landscape on the staff. It is almost impossible to relate to the people who run these units as "human beings." Most are occupationally handicapped, social misfits, anti-social personalities, who have adopted the mindset that the BOP is their entire life and nothing exists outside of the BOP. When they are off work they mix and congregate with one another and talk about the prison. The prison is everything and nothing more to them. These staff could not make it in the private sector to any real degree. Along with this "BOP mindset" comes a mean-spirited approach to how they manage their affairs within the prison setting, especially the CMU's. Dishonesty is the hallmark of their operations. The CMU staff like to portray, to the public, whenever they are visited or approached by the public for comment on the running of these units, that they must use "counter terroristic measures" in dealing with the prisoner populations in these units. Chiefly, that component is to lie to the prisoners at every opportunity unless the prisoner is working with the staff to achieve some kind of end on the prisoner's back. Everything that is done to the prisoners of this unit is done at their expense and for the advancements of the staff members. Staff find ways to take something from the prisoners or cause them grief in order to acquire "bonuses" either financially or time off in the form of vacations. The Communications management Unit was designed to hold dangerous terrorists. When the terrorists began to discern that that could gain some advantage by filing in the courts under the clause of being discriminated against, they did so under "religious reasons" for their placement in this unit. Truly, these inmates are TERRORISTS and are not good religious members of the Muslim community. They are not in prison for walking little old ladies across the street. They are racist individuals who swear an oath to kill Americans and hate Americans. There is no denying who they are. Most are extremely mentally ill and need the supervision this unit was designed for. Once the terrorist inmates lawsuits started filtering thru the courts the BOP decided to implement a program of "balancers" to be sent into these units to offset and provide some cover for the angle of legal discrimination that *is* being waged now in court. In doing so every non-terrorist prisoner (such as myself) were now designated as "terrorists" by the BOP and carried accordingly. Each time the BOP/DOJ/FBI has contacted the people I maintain relations with in the community the caller identifies themselves as calling from the "U.S. Department of Justice, Counter Terrorism Unit." They state, infactually, that I am under investigation by the counter terrorism unit. When this conduct was challenged (by me) the BOP tried to back peddle and claim that none of these contacts were being made. I have had my case manager, Mr. Burgess, lie right to my face saying that the "Intelligence Research Specialist," who sits right next to him in his office, never made these calls. In fact, his head shook so hard I thought it was going to fall off. In sum, these people have no integrity. What they will say is that this is a tactic they must use in order to stay ahead of "terrorists" like me. The funny thing is I have never been charged or convicted of a violent crime in my life. My entire short criminal history is financially related, and that's it.



TRULINCS 02866081 - AKERS, MONTGOMERY CARL - Unit: MAR-I-A

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FROM: 02866081

TO: CMU

SUBJECT: \*\*\*Request to Staff\*\*\* AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 11/11/2017 11:59:25 AM

To: RUDY DAVIS-PAGE-2

Inmate Work Assignment: orderly

The way this unit works is that a series of unconstitutional and non-existent BOP rules and regulations can land a person (like me) in this unit. The bottom line is a person, like me, is then categorized as a "terrorist" and treated accordingly. When a prisoner, like me, begins to challenge the placement in this unit along with the unconstitutional conditions of confinement used against someone like me, the "Counter Terrorism Unit" and what's known as the "Correctional Services Division" of the BOP claim that my claims are unfounded. Yet, when one of these [Counter Terrorism Unit staff] such as Legal Advisor, Katherine Siereveld, contact my relations on the outside (in the public or within other law enforcement agencies) Siereveld identifies herself as calling from the "U.S. Department of Justice, Counter Terrorism Unit." Siereveld and her cohorts then claim I am "under investigation by the Counter Terrorism unit" and make up some kind of drivel that I am trying to utilize the services of whoever I have contacted, or formed relationships with, to further criminal activity which they will be involved with. Siereveld and company have gone as far as to coach personnel within the CTU at Martinsburg, West Virginia (as Katherine Siereveld is located at her office at the Federal Correctional Institution, Terra Haute, Indiana) to contact my relations, such as Alan Davis, Golden, Colorado, and tell Mr. Davis they are contacting him from the "Bureau of Securities" in California. Siereveld has contacted every lawyer I have ever made contact with either personally or through the use of surrogates within the CTU and the FBI personnel in Marion, Illinois. The Marion, Illinois, FBI (Federal Bureau of Investigation) office has a component to support and forward the agenda of the CMU here at the Marion-USP. The Marion-FBI will, at times, run interference or provide back contact measures to insure the contacted individual of the legitimacy of the contact that was made by Siereveld and the CTU unit in Martinsburg, West Virginia. There is no doubt that supervisory FBI personnel in Springfield, Illinois, Chicago, Illinois, and Washington, D.C. will agree with what has been ~~largely~~ a rogue operation(s) ran by a certain FBI-agent by the name of STEVE JESCHKE in the Marion field office. Either way all that conduct is going to be explored very soon. I have a completed complaint about to be delivered to the Internal Affairs for the FBI in New York, thru counsel, outlining the misconduct that has been chronologized on a step-by-step basis. The same report will be delivered to U.S. Representative-Mike Bost, who's congressional district covers the Marion USP. The same report will be sent to the Senator covering this prison as well. Along with a personal delivery of this report my representative will stay in the congressional offices until there is resolution on the report one way or another. The idea of just dropping off a complaint of this magnitude and hope that something is done about it won't cut it. It takes the person to be vigilant and stay on the elected representative to make sure that something meaningful is done about investigations such as this. The same with the FBI in ~~New~~ New York and Washington, D.C.. I want my representatives to be a familiar face in their offices along with the media outlet personnel who will cover this investigation to its conclusion. What you have here is a terrorist recruiting and training center within the CMU-Marion and the CMU-Terra Haute. The staff who run this unit encourage this behavior after at one time interdicting the same. All this discovery is outlined point by point. Each congressional representative will be provided with my step-by-step analysis of what has transpired, by whom, when, where, how and all that since my arrival in November-2010. In this unit the staff are encouraging prisoners such as myself to, ~~by~~ osmosis, become people who will offend in a negative way once released from this environment. Staff have lied to the public about the mission of this unit from day 1.