

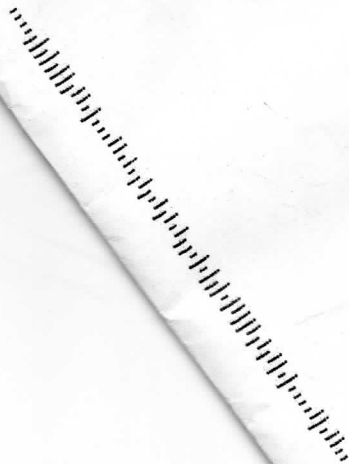
Gary M. Northington 193035
Lakeland Correctional Facility
141 First
Coldwater, MI 49038

Rudy Davis
P.O. Box 2088
Forney, TX 75126

GRAND RAPIDS MI 49503
04 FEB 2019 PM 4 L



75126-2088



01 FEB 2019

Gary M. Northington 19303S
141 First
Coldwater, MI 49036

Dear Rudy & Erin,

I finally got enough funds to buy envelopes which takes a few weeks to do. I don't know if it is the missing 20 AUGUST 2018 Money Order or later funds. In 32-years of imprisonment, I've only bought 1 food item. It was a Snicker's candy bar in 1995. My funds are only spent on: (1) envelopes;* (2) emails; (3) ink pens and paper; (4) toothpaste; and (5) needed hygiene items once in a great while. I'm frugal. And, (6) court actions which are the greatest cost.

My court action has made CORIZON and MDOC finally give some medical treatment: On 27 DECEMBER 2018, a neurologist determined I have Lower Leg Neuropathy and damaged spinal nerves. I didn't tell him I can run 330-yards in 1:13. On 28 DECEMBER 2018, I was fitted for a leg brace to keep my left foot from tripping me. On 29 JANUARY 2019, a cardiologist did a stress test and CT scans to check-out the 65% carotid artery blockage on my right side. Since 13 DECEMBER 2018, I've been getting chemotherapy for my skin cancer and it's working. Thank You, Jesus.

Carol enjoyed my songs on the webpage. 😊

Please mail the enclosed to Debra or scan it to her via the web. The envelope is open as mailed. 2 U.

What did you think of my 2nd letter of 07 FEB 2019 to "Marie Antoinette", a.k.a. Nancy Pelosi? I forecast her coming demotion to a has been on 15 FEB 2019 when she runs into "The Wall"; a track runner's expression about running out of steam in a race.

Thank the Lord that He's led me to give MDOC the blues in Court.

God Bless, Y'all,
Sincerely,
Gary M.

* already metered with a stamp

PS: I'll call when weather permits.

LAKELAND CORRECTIONAL FACILITY

Housing Unit : E2

Offender Daily Schedule

Effective Date : 02/01/2019 (Friday)

Offender : 193035 - NORTHINGTON, GARY MICHAEL

Wing : E2 Lock : Bot - 028

Callout / Assignment - Description	Reporting Station	Room	Department	Depart	Arrive	Depart
654A - Unit Porter - E2-13 BLOCK HELP DETAIL WORK - DUTIES AS ASSIGNED.	E2 Porter	E2	Housing Unit E/5	06:00	06:00	10:00
Law Library - Law Library Law Library	G Officers Station	Library Law	Library	14:00	14:00	15:00
Health Care (Other) - KOP LINE WAIT TO BE CALLED WAIT TIL CALLED * BRING ALL CURRENT MEDICATIONS WITH YOU*	Health Services	Medication Line	Medical/Healthcare	15:30	15:30	15:30

VALID ONLY ON THE EFFECTIVE DATE PRINTED ABOVE

460 N. Ingalls St.
48109-2029

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

Gary M. Northington,
Plaintiff Pro Se,

No. 2:16-cv-12931

vs

Judge Paul D. Borman

ABDELLATIF, et al,
Defendants.

Magistrate Mona K. Majzoub

PLAINTIFF'S FIRST REQUESTS TO ADMIT
TO DEFENDANT LISA M. ADRAY

Plaintiff Gary M. Northington Pro Se, pursuant to FRCP 36, makes following requests to admit to Defendant Lisa M. Adray. These are to be answered under oath within 30-days.

1. Admit that, on 21 OCTOBER 2011 at MRF, you entered vital signs (Pulse, Resp, BP and Wt) of Gary M. Northington into his medical record without hooking him up to the vital signs testing equipment.

2. Admit you wrote "Appears delusional" in the medical record of Gary M. Northington, on 21 OCTOBER 2011, after you asked, "Do you cough much?" and Northington said, "Often at night."

3. Admit you did not make a medical record of Gary M. Northington, on the morning of 30 JUNE 2012 at MRF, when he told you he was having heatstroke.

4. Admit you gave Gary M. Northington a plastic tub to vomit in, on the morning of 30 JUNE 2012 at MRF, at Health Service while he sat in the hall.

01 FEB 2019; These 4-pages are examples of what I'm doing in court at the present time. Gary M.

5. Admit that, in or about JULY 2015, you were put on QA Report regarding Gary M. Northington not being promptly treated for a 09 JULY 2015 infection that began in his lower left leg and spread up his leg in a red line within 3 to 4 hours.

6. Admit that, on and about 20 to 24 MARCH 2016, you refused to call Gary M. Northington to MRF Health Service for rash and open running sores on his appendages.

7. Admit that, on and about 20 to 24 MARCH 2016, you got agitated with another nurse at MRF Health Service when the nurse said symptoms of rash and open running sores on the legs of Gary M. Northington were going to be put by said nurse into the medical record of Northington.

Dated: 13 AUG 2018

Gary M. Northington
Gary M. Northington 193035
141 First
Coldwater, MI 49036
(517) 278-6942 email @ JPay.com

PROOF OF SERVICE

I, Gary M. Northington, certify that on this day I served one copy of foregoing Requests to Admit, upon: Kristen Simmons, P.O. Box 30736, Lansing, MI 48909, by U.S. Mail.

Dated: 13 AUG 2018

Gary M. Northington
Gary M. Northington

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

Gary M. Northington,
Plaintiff Pro Se,

No. 2:16-cv-12931

vs

Judge Paul D. Borman

ABDELLATIF, et al,
Defendants. /

Magistrate Mona K. Majzoub

PLAINTIFF'S SECOND INTERROGATORIES
TO DEFENDANT ABDELLATIF

Plaintiff Gary M. Northington Pro Se, pursuant to FRCP Rule 33, make the following 2nd Interrogatories to Badawi Abdellatif. These are to be answered under oath within 30-days.

1. In January 2016 to March 2016, you and nurses entered into Gary Northington's medical records that he had hives, urticaria and "allergic reaction all over his body. Why did you not do diagnostic testing to determine cause of this reaction or reactions?

2. Regarding #1: Why did you not send Gary Northington to an Immunologist or Allergen Specialist to determine cause of said reaction?

3. Why did you say the reaction on 26 JANUARY 2016 was an allergy?

4. What type of allergic reaction would you call the 24 to 26 JANUARY 2016 reaction? (contact, food, chemical, respiratory, etc.)

Dated: 07 AUG 2018

Gary M. Northington
Gary M. Northington 193035
141 First
Cold water, MI 49036
(517) email @ JPay.com

PROOF OF SERVICE

I, Gary M. Northington, certify that on this day I served one copy of the foregoing upon:

Chapman Law Group

Ronald W. Chapman

Carly Van Thomme

Kevin McQuillian,

by mailing to their respective address as shown by the record.

Dated: 07 AUG 2018

Gary M. Northington
Gary M. Northington