

August 9, 2022

Lonnie G. Schmidt AZ3544
CSP Solano D-21-3-4L
P.O. Box 4000
Vacaville, CA 95696

Maya Emig, Esq.
2201 Francisco Dr., Suite 140-555
El Dorado Hills, CA 95762

Re: For such a time as this. Esther 4:8-16.

Dear Ms. Emig:

I recently read your article in the Mule Creek Post, Vol. V. Issue VI, page 11 (June 2022) and found your short curriculum vita particularly interesting... "Area of practice - parole and post-conviction law ... former attorney with California Parole Advocacy Program, where she represented thousands of parolees in parole revocation matters. She also has extensive experience representing prisoners at parole consideration hearings."

You're young, but ever hear of Paul Harvey and his program "The Rest of the Story"? Well, here's yours: in the "thousands represented" - not one successfully. How do I know? Because you never once challenged the Board of Parole Hearings' (BPH) jurisdiction to review and decide the case of a non inmate, prisoner, parolee, or adult felon-- i.e., a person who has been inadvertently accepted by the department (CDCR) who has not been legally committed to the department, i.e., to the custody of the Director of Corrections by a superior court in a manner required by law: a judgment of conviction (California Code of Regulations Title 15 §§ 2000(a)(3), 2000(b)(10), 3075(e); Penal Code § 1202a) --which was the status enjoyed by all those persons you have represented.

The California Department of Corrections and Rehabilitation (CDCR) and BPH has been my focus for the past 5 years... from the perspective of illegal imprisonment in the absence of all Constitutional, Legislative and Judicial authority.

In effect, CDCR is an Executive Branch Agency hovering above terra firma without foundation in law connecting it thereto.

Thus, an "enigma (how the Director of CDCR could be both a slaveholder and a champion of rehabilitation) has presented a conundrum (how public employees were able to build such a massive prison industry without any foundation in law) [presents itself]. The answer lies somewhere between either a well kept criminal conspiratorial secret or innocent error-- which has continued unabated for more than 70 years." UNSHACKLED, Epilog, page 11.

After reviewing your information from the article prologue, I'm wanting to lean more to the innocent error side of the coin.

I'm from Sacramento, 77, been locked up 8+ years... and several years ago asked the Lord to show me the truth about the corrupt judicial and prison system... and He did. I've written extensively on the issue of what the law requires to lawfully prosecute and imprison a person... and California has been weighed in the balances and found wanting. I've used piqued interest in freedom and allegiance to both state and federal Constitutions of my writings on the legal issues to offer the only solution and to provide a platform for spreading the Good News of eternal freedom.

Below is the latest PR piece. Follow to withoutoneplea.com for treatise "UNSHACKLED"; download, print, grab a cup of coffee... and buckle up! Then, think about the impact that the releasing of all prisoners for falsely imprisoning so many for so long, might have on the credibility and political ambitions of those responsible, in Office today and, seeking re-election. Let the implosion of the corrupted system begin!

CDCR CIRCLING THE DRAIN!

WHISTLE-BLOWER EXPOSES CDCR ROLE IN PRISONER FALSE IMPRISONMENT. GOVERNOR AND CDCR SUPPORT RELEASE UPON DEMAND BY PRISONERS, FAMILY OR FRIENDS.

Sacramento, CA. An Associate Director of the California Department of Corrections and Rehabilitation (CDCR) has cracked the lid of the proverbial Pandora's Box-- the illegal intake and detention of all persons into the state prison system. Apparently, the practice has been ongoing undetected for more than 70 years. CDCR has proposed a Regulation change to address the defect fatal to the continuation of "business as usual": the intake of "inmates" without the documentary evidence required by law of a felony conviction and sentence to the state prison. Affected prisoners must be released. Deadline for Executive Branch objection to the proposal has passed. Full story: see "UNSHACKLED" July 4, 2022 at withoutoneplea.com (click on "state"). July 17, 2022, Lonnie G. Schmidt.

NOTE: The above Press Release is available on Facebook ([withoutoneplea](http://withoutoneplea.com)) linked to withoutoneplea.com: UNSHACKLED (CDCR Proposed Regulation Change, Release Demand example, Family and Friends Demand for Release, Citizens Complaint CDCR Form 2142.)

My prayer is that you will see the value in looking closely at the indisputable information available, legal treatises with points and authorities, and with your duty under your oath to support and defend both the state and federal Constitutions, and as an officer of the court, and your position of influence with CDCR-BPH and media (e.g., Columnist, Mule Creek Post), put another nail in the coffin of slavery, injustice and treason to the Constitutions of California and the United States.

We unlawfully detained persons now have text messages available through gettingout.com if you are interested in corresponding on this matter; and, I am available for attorney visit.

Perhaps we are both purposed for this chaotic period of American history.

May God richly bless you with all the blessings He intends for you!

Yours in His service,

A handwritten signature in blue ink, appearing to read "Lonnie G. Schmidt", with a large, stylized flourish at the end.

Lonnie G. Schmidt

Cc: D. Razor Babb, Editor in Chief, Mule Creek Post
Rhonda Skipper-Dotta, Chief, BPH
Melanie D. Newport, Prison Reform Activist, Professor,
University of Connecticut

August 31, 2022

Lonnie G. Schmidt AZ3544
CSP Solano D-21-3-4L
P.O. Box 4000
Vacaville, CA 95696

Rhonda Skipper-Dotta, Chief Commissioner
Board of Parole Hearings
Attn: Nonviolent Parole Review
P.O. Box 4036
Sacramento, CA 95812-4036
U.S.P.S. Certified Mail RRR No.: 7002 0510 0003 4495 3061

Re: Parole Decision Incorrect and Without Authority;
Demand for Release.

Dear Chief Skipper-Dotta:

The Nonviolent Decision Form (BPH 1048) denying my release, signed by Angelique Scott, Deputy Commissioner and dated July 29, 2022 was delivered by Counselor Black to, and signed for by myself, Lonnie G. Schmidt (Schmidt), on August 2, 2022. This request for review is timely. Board of Parole Hearings' (BPH) decision is wrong on two fronts: (1) Jurisdictional Review; and (2) Review On The Merits.

Jurisdictional Review

Deputy Commissioner Scott claims "BPH has jurisdiction": notwithstanding her acknowledgment, review and consideration of "Letter from Inmate, dated/received June 27, 2022" (Decision, page 5) wherein Schmidt challenges BPH jurisdiction of Schmidt for lack of any evidence that Schmidt is "an inmate, prisoner, parolee or adult felon committed by superior courts to the custody of the Director of Corrections" as required for jurisdiction by California Code of Regulations (CCR) 15 §§ 2000(a)(3), 2000(b)(10), 3075(e); Penal Code (PC) § 1202a.

Schmidt-- after advising that continued incarceration without any authority was false arrest/imprisonment for which the state and public employees do not enjoy immunity from liability, --suggested a "review of my Central File and determine whether a judgment, order or decree (signed by a judge) committing my person to the Director of Corrections resides therein ... And if n such document is found, I demand you do everything in your power to effect my immediate and unconditional release." (Letter, pages 2 and 3.)

Deputy Commissioner Scott did not produce any evidence of lawful custody of Schmidt residing in the Director of Corrections, nor rebut or refute the requirement thereof in order for BPH jurisdiction, nor did Scott comment or otherwise address Schmidt's jurisdictional challenge.

Therefore, upon BPH review of Deputy Commissioner Scott's incorrect decision to proceed and deny my release in the absence of BPH jurisdiction, I demand the question of jurisdiction be answered before proceeding to the merits incorrectly decided by BPH... inasmuch as without jurisdiction, **nothing else matters.**

Additional information submitted to support request.
Letter to Maya Emig, Attorney Cc to BPH August 9, 2022, "UNSHACKLED" (12 pages) July 4, 2022 attached hereto and incorporated herein.

Review On The Merits

Deputy Commissioner Scott decided "Recommendation to release denied." This decision was based on consideration and reliance on fraudulent documents found in Schmidt's CDCR Central File, i.e., Abstract of Judgment¹ and Minute Order... neither of which are valid or exist in the absence of a supporting judgment of conviction signed by a judge and entered in the superior courts' record and a certified copy thereof delivered with Schmidt to the custody of the Director of Corrections... which judgment of conviction does not exist and thus, cannot be found in CDCR's records. Penal Code §§ 1202a, 1207, 1213; Code of Civil Procedure § 664.

That BPH would proceed after notification of condition precedent jurisdictional requirement "judgment" is lacking, is indicative of the pattern of BPH fraud experienced by Schmidt for 5 years (2018 - 2022) and exhibited by BPH throughout its history and tens of thousands of cases "decided" without authority. The damage done to human life and liberty by BPH fraud is inestimable.

For a second opinion, I recommend investigative journalist Shawn Hawk's textbook on the subject "The California Parole Scheme - How to empower yourself against California's parole fraud and abuse of authority" Second Edition, July 2022, available at Amazon.com and incorporated herein by reference.

Additional information submitted to support request.
"OATHBREAKERS" December 7, 2021 (30 pages), available in Schmidt's CDCR Central File, and, "Attorney General Chokes On Red Herring" January 23, 2022 (2 pages) both articles available at withoutoneplea.com and incorporated herein by reference.

¹ A abstract of judgment is not a standalone document. There is no court order authority for carrying out a judgment and sentence in the absence of a judgment entered on record. People V. Rick (1952) 112 Cal. App. 2nd 410, 413, 1952 Cal. App. LEXIS 1041.

Chief Rhonda Skipper-Dotta, you, having constructive notice of the illegal incarceration of my person since 2018, have failed to act in accordance with your oath of office to support and defend both the State and Federal Constitutions and duty to ensure the protection of my civil rights and liberties and guarantee of due process of law, but rather, have chosen to remain silent and in denial of your duty.

The party is over. It would be easier to hide an elephant under a rug than for BPH to avoid exposure and accountability for its fraudulent conduct of sham BPH "reviews", "hearings" and "suitability decisions" in the absence of any authority.

DEMAND FOR RELEASE

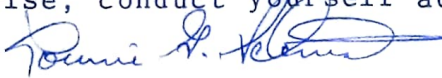
I, Lonnie Glenn Schmidt, victim aggrieved, One of the People of the United States, California native, resident, and Veteran with distinguished service record, Captain, United States Army Reserve, for reason of, inter alia, imprisonment in the absence of any lawful authority, specifically without a judgment of conviction specifying imprisonment in the state prison and directing my delivery into the custody of the Director of Corrections, hereby demand that Rhonda Skipper-Dotta, Chief Commissioner, Board of Parole Hearings (BPH), BPH an agency of CDCR, Kathleen Allison, Secretary (Director) of CDCR or Gigi Matteson, Warden, CSP Solano, individually or severally, effect the immediate and unconditional release of my person from prison and from the custody of CDCR and to the custody of none other.

Failure to release Lonnie Glenn Schmidt within ten (10) days of the date of this letter of demand is Rhonda Skipper-Dotta, BPH Chief, Kathleen Allison, Secretary, and Gigi Mattessons' Warden, CSP Solano, acceptance in their individual and official capacity, of any financial or other liability incurred for reason of the false arrest and false imprisonment of Lonnie Glenn Schmidt, with the understanding that for State agencies and public employees, no immunity from such liability exists. (Government Code §§ 815.2(a), 815.6, 820.4).

False arrest/imprisonment is a crime punishable as a felony. Failure to report a felony is a crime and constitutes misprision of felony. (18 U.S.C. § 4.)

**NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL;
NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT.**

Therefore and otherwise, conduct yourself accordingly.



Lonnie G. Schmidt

Encl.: Letter to M. Emig, Esq.; UNSHACKLED.