

From: GARY NORTINGTON
Date: 5/18/2018 6:58:54 PM
To: Rudy Davis

Attachments: ▫

(email #7 of 8)

6 prior emails were sent on 05, 11, 16 and 17 MAY 2018 which addressed the SE MI "DEEP STATE" of bribe-taking judges and prosecutors: (#1) selling court judgments to the highest bidder; (#2) reaching into prisons to harass, intimidate and punish or murder those who don't pay bribes; (#3) deliberately falsifying evidence against those who don't pay; (#4) bribing privatized CORIZON doctors to deny medical care in prison to harass, intimidate and punish. My last 2 emails address bribe-taking prison officials colluding with the corrupt judges and prosecutors to incite: (#5) CORIZON doctors to deny testing and treating prisoners for life-threatening disease; and (#6) malicious denial of medical care to cause serious injury and death to serve Mammon (Matt 6:24).

The following (#7) is on "DEEP STATE" retaliation for using courts in attempts to get proper medical care and protect civil rights, as follows:

(1) In 1990 from Cotton Prison, I filed my first civil rights lawsuit on Monroe County Deputy Sheriffs committing assault and battery on me when I filed a motion for deposition of Prosecutor William D. Frey. The bribe-taking judges and prosecutors had me transported 7-times back and forth from prison to county jails for non-existent events, arranged through Melody Wallace (Williamston, MI) of MDOC. This was during critical times of the Civil Rights case in abusive attempts to cause me to not be able to represent it. All my writing materials were confiscated during such transports. I foresaw what they planned (from outside sources) so I won the lawsuit (Northington vs Sherrard, U.S. District Court No. 90-71522-DT) during transport by using writing materials placed at strategic locations.

(2) In 1992, I filed another lawsuit because Cotton Prison employees embezzled over \$1,000 from me in retaliation for me pursuing criminal appeals. Melody Wallace of MDOC had me transferred for filing the lawsuit. During transfer, Prison Guard Dan Olmstead bashed my guitar into the floor which broke the backboard away from the sideboard, and he ripped apart internal wiring. Olmstead and Prison Guard ____ Utter (now Lieutenant) joked and laughed about this. This was retaliation for me filing the lawsuit of Northington vs MDOC, 91-40589-FL(?). The guitar had to be repaired and they paid \$1,000.

(3) On 22 OCTOBER 2008, I was put in "the hole" for filing my 21 APRIL 2008 grievance on NP Susan H. Wilson and RN Tanya Cunningham refusing treat me for pneumonia. Melody Wallace incited a misconduct report, written by Inspector David Isard, for "threatening behavior" of citing a U.S. Supreme Court case, Chambers vs B & O RR, 206 US 142 (1908). The misconduct report was dismissed for "No credible evidence" after I spent 8-days in "the hole". This was "Deep State" retaliation for my grievance in attempt to get medical treatment.

(4) In late 2010, I filed a medical lawsuit on Kinross Prison medical Staff injuring me by not treating the pneumonia for 2.5-months in 2008. For filing the lawsuit, Melody Wallace had me transferred to Thumb Prison where Prison Staff took my guitar accessories. Melody Wallace then had Asst. Deputy Warden Ruhlman write a false misconduct report on me for "threatening

behavior" which was dismissed by a hearing officer after I was in "the hole" for weeks. I was transferred to Macomb Prison where an Unknown Prison Guard bashed my guitar into the floor and cracked the soundboard. All this was retaliation for me filing the medical lawsuit. I glued the soundboard back together.

(5) On 11 JUNE 2016, I handed a Civil Rights Complaint to Macomb Prison Asst. Resident Unit Manager Amie Jenkins to mail to the Federal Court in Detroit. The case is about partial paralysis caused to my left leg in 2013 by Dr. Badawi Mohammad Abdellatif denying treatment 3-months for systemic bacterial infection. On 12 JUNE 2016, I was hospitalized for multiple Heart Attacks. When I returned from the hospital on 27 JULY 2016, my Civil Rights Complaint had not been mailed by Jenkins but had been stuck in my property. This was because Melody Wallace and the Macomb Prison abusers thought I would die, so they intended to bury the truth.

(6) On 01 AUGUST 2016, I gave the Civil Rights Complaint back to Amie Jenkins and it was mailed to the court. On 03 AUGUST 2016, Amie Jenkins, Deputy Warden George Stephenson and RN Lisa Adray incited by Melody Wallace had me transferred from the Macomb Prison in retaliation for filing the lawsuit. Lisa Adray falsified my medical record to allow this transfer to Carson City Prison which did not have facilities for my medical needs. After transfer, I was very weak, tired and could barely stand from 12-hours of sitting in a bus for what should have been a 2-hour trip. This was the initial part of ongoing retaliation for me filing the lawsuit, Northington vs Abdellatif, U.S. District Court No. 2:16-cv-12931.

(7) At Carson City about a week after getting out of the hospital for heart surgery, I was again hospitalized on 06 to 08 AUGUST 2016 for Deep Vein Thrombosis, Pulmonary Emboli and other blood clots caused by sitting in aforesaid bus for 12-hours during the 03 AUGUST 2016 transfer to the Carson City Prison. During this hospitalization, my property was sitting in an MDOC Property Room that only MDOC Staff could access.

(8) Since Carson City did NOT have facilities for my medical needs, I was again transferred from there on 25 AUGUST 2016 to Muskegon Prison; another 12-hour bus ride. This was a preplanned secondary transfer by RN Lisa Adray falsifying my medical record to say I did not need special care after CABG x3 surgery and Stroke. This was continued retaliation for my filing of the 2016 lawsuit on denial of medical treatment by CORIZON and Dr. Badawi Mohammad Abdellatif sending me back to my cell 5 times to die during Heart Attacks. (finished in #8)