

5-11-18

RUBY SAWS

Free Lazor C-73842
P.O. Box 1050 A4-103
Soledad, CA 93960-1050

Greetings Rudy & Erin, YHWH bless you & yours -

Every now & then we may need to fix some miscellaneous things - this is one of those:

① Its best to put my address on your envelopes to me exactly as above: No "At," No " " around Free, No need to write the person name, You can omit the "A.O." & just start the second line w/ "Box - " - but all else exactly as above is best.

② Gayle & Ken M have been unsuccessful in reaching John Lons or his family by phone, & none of us has his email or snail address. We are praying for his full & speedy divine recovery & would like to offer comfort & anything else needed to them. Can you open a door of contact there?

③ I have received your excellent screenshots from your UPS STORE. I never had a clue UPS did this service - do they actually download the items & mail them? Do they actually do any photo/printing work? I've thought of getting a business card for me re KAWARPS! HELP! etc. I've thought VISTAPRINT may be best from their TV ads (only). Do you know if they are a good bet? Or if UPS does that, are they better?

④ I've dug out 1 of 2 Coroner OZCA files & I think you'll find it pretty amazing. I must arrange to get a copy, & hope to

over →

⑥ Thanks for CS of your ltr to BPH & their paper re transcript fees. One thing that bothers me about BPH transcripts is that we are not allowed on the hearings to genuinely & fully (if at all) contest hardly anything even tho it probably appears we do. So, all the slanders & labels, all the lies & false reports may appear valid to anyone reading them. This has actually been a wicked scheme by CSC to have devised a means to get all their mendacious accusations against a targeted prisoner out into the ~~public~~ ^{public} perren which was otherwise barred by law from disclosure to anyone. So, just bear in mind as you read it that just because I didn't contest certain bad allegations against me spanning 35 or 36 years, does not mean I didn't want to contest & doesn't mean that I couldn't DISPROVE THEM AS WICKED LIES - I OFTEN COULD. But the BPH scofflaws have always punished me extra for each of my acts of contesting their lies as being just that - & even greater punishment when I proved

or revealed to them that I could prove their lies. That coerces me, along w/ the same pressure from my attorney, to not contest most of the lies. Another reason is that ~~that~~ some years ago my BPH panel told me I had, by far, the longest parole hearing in Calif history. The sole reason for that was that I contested some of their lies; which were & always are so many, that it piles up additional hours & hours of the length of the hearing - which they let me know they frown heavily on. (Lies: will retortise subtly w/ more years of my life stolen). The panel line on that ~~the~~ longest ever Calif parole hearing is that I confronted only about 1 out every 20 or 30 of their malicious falsehoods. So, Rudy & Evan, just keep all this in mind as you read the parole hearing (BPH) transcripts. And also be mindful that the trans transcripts are at least 100X worse in my being, in that case, totally banned from contesting almost everything against me. Even where it appears I could & did, most of that was restricted by my traitorous defense attorney to either bend my statements to what he previously dictated/mandated (all against my interests), or that had terminate my right to testify at all, & the jury would certainly find me guilty in that event, believing I had something I needed to hide from them. He even once, at least, did call a recess & pulled me off the stand browbeating me for contesting the lies by Albedi's friends who perjured themselves to convict me regarding their re my access to KEN SCASSURCI's Pellet pistol, & insisted that I would not

OVER →

be permitted by him to resume any further testimony unless I could get back on the stand & recant what I had just truthfully testified to, & incriminate myself to bolster the credibility of those witnesses who were lying to bury me in prison. I have NO EXCUSE for capitulating to his outrageous pressures & certainly wouldn't do that (who I am today), but back then I was much more naive & manipulatable by the 1 person on earth I was compelled to trust as the one thing that could save my life. He was a ~~master~~ ^{MASTER} of such suave manipulation & coercion pressure to get me to work against my own interests. He sent my straight to prison - & I, under his spell, helped him do it.

① THIS IS VERY, VERY IMPORTANT! Your BPH reply explaining how you can get free transcripts of the parole hearings, reminds me of this: - My US District Court habeas petition dated about 2001 (filed), contains more than any other document my main legal work of my legal issues that should have reversed my conviction. There are no other copies of this anywhere (besides maybe the AG office), because of the CSC guard who destroyed all my legal files in 2011. The court told me long ago that at an (unspecified) time in the future they will destroy all those documents & the only way I could get a copy is pay a huge fee (its probably between 700 & 1000 pages - if not more (mostly exhibits)). Once destroyed, all that work & proof of my innocence & of the courts criminal corruption, is gone forever. Could you please contact that court & see if there is a free Email for a theme online download. Here is the info:

The title is SOMEHOW LIKE: In re AF Lazar,
 On Habeas Corpus } and also may have
 a bottom part of the caption: → vs
V. S. DISTRICT COURT, NORTHEAST DISTRICT,
OF CALIFORNIA, SAN JOSE BRANCH. } [FORGOT NAME OF WRASER] } It was filed in the
Respondents }

I don't know the case number but the judge was, I believe, RONALD M. WHITE (or WHITE). Filed in or about 2001. It should be easy to find w/ this info, because I didn't file any other large/lengthy Habeas Corpus petition IN THE US DISTRICT COURT anywhere around that time.

~~XXXXXXXXXXXX~~ The petition itself is probably only about 50 pages more or less. But the exhibits (which included the 300+ page "35/52") was hundreds of pages. I can never re-getter much/most of the exonerating data in that document & it will be gone forever. People have died, forgotten, etc. The data & work it contains is critical & irreplaceable.

⑧ Its now 5-14-18 & I only now found this letter buried in the piles of 10s of 1000s of pages, never get sent. I will add more here:

⑨ I've dug out some papers I think are pertinent & even got copies of some to send you. Most excitedly, I have an old workshop I did on the fraud & criminality of the COVARR, ANGELO OZGA, in my trial. It was many years of devoted work, with all the obstacles here. I will send that to you under separate cover, probably tomorrow. Before I address the other enclosures here, let my say more about

OVER →

the end of one of our recent phone calls: Yea, BAH (parole board people) & CSC (same as COCC = this prison system), will retaliate against me & against parole release for my exposes of their crimes & proof that they are operating a Human Trafficking/RISOR-ANG RING, especially regarding me. I knew that before I embarked down this road; but they would keep finding other reasons to deny my release, based on their fraudulent concoctions & criminal schemes, so I doubt I'll actually come behind on exposing these matters. And of course, there is hope that by doing the right thing in not lying down & coming under their wicked human trafficking reprisals, one will in fact prevail at getting my freedom sooner, even tho by a rocky road for me. I'm in for the full ride to whatever degree is necessary. The alternative clashes with everything I stand for & believe in the depths of my conscience is the only right course to take.

OK, here's an explanation of some envelopes. You can post all these if you wish, but if you ever feel some are too substanceless or unclear or for any other reason shouldn't be posted, I'll defer to your judgment on that. I am concerned that at some point I may conclude (or you may) that I've sent you too much. The key will be getting someone (a team) to distill it to a keen focus - to the degree that that's possible: OK:

(A) 7 pages re TRIBES film: I urge you to watch this film. Although it was in the 1970s when I saw it, my memory of it is that it's the best depiction I recall ever seeing about how one person decent person is so utterly hated by his superior who reluctantly

abuses him - that it may be the best way people could see in a dynamic, realistic way how the guards in here have singled me out for stalking mercilessly for 33-34 years almost nonstop. In truth it is one military supervisor. In here, it's been literally somewhere around 2000 guards, but all are like like the many active legs on one centipede - because none of them acted INDEPENDENTLY in this campaign of terrorism. All were stirred up & incited from others after one or a few initial ones started it (with the PERSEVER incident explained in the 21 page declaration you now have). It's been so long since I saw TRACES, I hope my memory is not over-enhancing the value of it. I'll look forward to your response if you decide to ~~with~~ access & watch it. (I forgot how it ends).

(B) Letter from Dr DAVID SWINOW psychologist (one of several). He is a Christian & a pastor. (Church of God). A very good man. It's fine w/ me to post this, but you may wish to get his OK, too, first. Ken Masat has his Email address

(C) Letter from my younger brother (who I don't hear from often). This letter was spurred mainly to counter the out-of-thin-air lie invented by BPN psychologist SUSAN HOYT who fabricated the slanderous claim that I'm such a bad person that I don't even have the support of my family, which indicates I'm a danger to society. (Argue). Hoyt was one of 3 very wicked mercenary-psychologists who work for the BPN who give clearance for parole release to the most vicious of ~~career~~ criminal murderers, who will grovel & make "confessions" before them, but target to destroy that rare prisoner like me who won't do that & who has no criminal history going use to that.

(D) Affidavit of RABBIT THOMAS done to counter malicious lies by govt → BPA, that I am abusive to other prisoners, cellmates etc. Rabbit has a rare mental illness that compels him to start suddenly slugging himself on the face & head for a minute or so. Its ASSAULT & hard to ~~let~~ live with. The guards put me in the cell with him to set me up with a false accusation of battery on him (as he bloodies up his face badly on a regular basis). But RABBIT wouldn't buy into the guards' scheme of trying to set me up w/ violence accusations.

(E) One of my numerous letters to parole commissioner JOHN PECK (who later stole my parole release) explaining how their so-called "INVESTIGATION" would be worthless & counterproductive to me & the truth unless they let me actively participate & test me with polygraph & voice-stress analysis equipment about ALL the RVRs since 1984/85. They refused.

(F) Another letter from me to PECK: asking him to carry through with his potential offer to abide by the Law & BPA reqs to supply me access to my prison file documents. He refused. He refused to ever respond to anything from me. I doubt this has any value to post online, though it does show you I carried on further from what you read in the transcripts re this matter & they all just ignored my requests & the law. (I think if we post things of little or no substance, it hurts our cause by diluting & ~~obscuring~~ distracting viewers from the more salient matters also posted).

(G) A document by the dishonest IA "investigator, Kevin Pool. Notice he wrote it to read 100% SUBVERSIVE: To me & my colleagues (call) it reads that when his Confid. informant said I manipulated him.

that that (claim of my manipulation) "IS NOT RELIABLE," and therefore the investigation was in my favor. But the BAK people all inferred I stated that this statement by [redacted] meant that affidavit on which he claims the signers signing was "manipulated" (whatever that means - the greatest "sin" a prisoner could ever commit in the BAK's eyes), & therefore the affidavit was "NOT RELIABLE" & in turn, that I was not reliable; i.e., a lying manipulator. (See BAK transcripts of 11-16-17). I had no conscious on this because ~~my~~ my brain never perceived this latter way of interpreting the ambiguous sentence.

(H) Document of FALSE WITNESSES ("CONFIDENTIAL INFORMANTS") who make up bad things about other prisoners for personal rewards, usually given to them by corrupt CSC guards & administrators. These alone do cause parole denial & yet we can never know WHO said it, NOR EVEN WHAT WAS SAID AGAINST US.

(I) List of 39 false RVRs I was issued over the years (this is not all of them). Every one was either totally false or something we are allowed to do that is NOT a violation of a CSC rule & even sometimes were ordered to do by guards & if we disobey an order we get an RVR & punishment. (Eg: #32, 6-26-2000 TRAIT of STATE food - I and about a dozen other prisoners were ORDERED to sit our meal in ~~the~~ bins they provided & leave the dining hall with it. ~~§~~ This one has cost me 17 years of my life so far not counting the estimated 10-15 more years cut off the end of my life by the food & toxic water & (other) related damage done to my body that wouldn't have happened if free during that 17 years. Attempted suicide was sometimes forced by torture

OVER

inflicted by prison staff (Eg: #20, 1-3-92) ANS CSC regulations
 Calif law FORSIS writing on RVR for a suicide attempt - yet here
 it is, still held against me 25 years later - still ILLEGAL, AGAIN
THE LAW TO EVEN EXIST (and so are 21 others on this list - ~~is~~
 the law of Calif says they are PROHIBITED from EXISTING, yet no
 court nor CSC will do anything to correct it, despite my
100s & 100s of exhausting efforts. (I need help from others
 out there !!)).

(J) An article (Church newspaper which just recently
 closed its doors after over 20 years), and

(K) A letter published in a later issue of that paper,
 concerning my plight

That's all for enclosures here.

OTHER

(10) Here's some details, guidelines for followups, re the "RESERVE"
 documents I recently sent you:

(a) The knife slashing incident at the main cross street in San
 Jose: The victim was an attorney from Washington state, That's all
 I ever learned. I actually helped the San Jose police catch the
 slasher by my chasing him thru the wooded area he ran into, yet
 they never even ~~that day~~ said thanks nor ever called on me to
 testify. They buried this case, but of course they took reports - it was
 a major incident & would be in their files. They probably took my

name & info but I just wanted to be on any way, so I don't recall them having much interest in me & I left them. Whether it was on the eve, news I don't know - but it would have been a BIG story today if it happened now.

(b) The auto accident in Palo Alto witnessed by PAUL ROBINSON was likely about June or July 1983 & certainly would have generated a MAJOR CRP &/or ~~likely~~ city police reports. NO ONE ELSE (again) even stopped to help, no one else called 911 - on this girl was bleeding possibly to death - so it should mention one anonymous intervener - on any reports you could access. If not June or July, it could not have been later than August, because Jerry found me guilty on Sept 7 & I've never seen daylight since. It could, have been before June, but I tend to think not.

(c) To my great surprise (I'd totally forgotten), Scott CAMPBELL told me in about 2012 that he was a passenger in my car with me & witnessed the sawing of the man in the storm on the old SUMNER BARRAGE. There would have to be police reports - his car would have to have been towed away. But recall: Scott C. is the old friend who ~~recently~~ viciously turned on me in terrible betrayal without cause in 2013 after reading the trial transcripts. So, if you'd even feel motivated to contact Scott (whether that would be a good idea or a bad one I can't guess), we should discuss it first.

(d) ASH Hospital (a division of CSC sort of) sawing the petite psych tech lady: we need to discuss that further - they say I'd need a court order to get ANY info on it

over

⑪ Mail pickup is now. I must rush off.

⑫ Coroner packet to come soon.

Thank you, abundantly!

And YHWH's blessings to you & Erin,

free

Tribes (film)

From Wikipedia, the free encyclopedia

Tribes, also known as *The Soldier Who Declared Peace* (UK), is a 1970 television film, broadcast as an *ABC Movie of the Week* directed by Joseph Sargent. A big ratings success when it first aired November 10, 1970, *Tribes* was later released theatrically in Britain and Europe under the title *The Soldier Who Declared Peace*. *Tribes* has been released on VHS, but, as of 2010, has not been released on DVD.

Contents

- 1 Cast
- 2 Plot
- 3 Awards
- 4 External links

Cast

- Darren McGavin as Gunnery Sgt. Thomas Drake
- Earl Holliman as Master Sgt. Frank DePayster
- Jan-Michael Vincent as Adrian
- John Gruber as Quentin
- Danny Goldman as Sidney
- Richard Yniguez as Sanchez
- Antone Curtis as Marcellus
- Peter Hooten as Scrunch
- David Buchanan as Armstrong
- Ric Weaver as Morton

Plot

Tribes tells the story of Private Adrian (portrayed by Jan-Michael Vincent), a young United States Marine Corps Vietnam war era draftee who, despite being an anti-war hippie, reluctantly reports to boot camp to fulfill his duty as an American. Adrian naturally excels as a leader, though his pacifist ideology presents continuing conflicts between himself and his drill instructor. Adrian's drill instructor, Gunnery Sgt. Thomas Drake (portrayed by Darren McGavin), quickly recognizes Adrian's leadership qualities, but is conflicted as he grows to respect Adrian while also realizing that he represents everything Adrian opposes. At one point, Adrian points out that his love of meditation is similar to Drake's drawing to relax, indicating a sketch of a flying bird. Both are ways of finding freedom. Drake responds angrily, denying that he had drawn the picture.

Tribes



Jan-Michael Vincent and Darren McGavin in *Tribes*

Directed by	Joseph Sargent
Written by	Marvin Schwartz Tracy Keenan Wynn
Starring	Darren McGavin Jan-Michael Vincent
Cinematography	Russell Metty
Studio	20th Century Fox Television
Distributed by	American Broadcasting Company
Release date(s)	 1970
Running time	90 min. (including commercials)
Country	USA
Language	English

7-10-17

RE: PAROLE HEARING for FREE LAZOR, C-73842, JUNE 6, 2017
< Evidence & Support Letter,

David L. Antion, Ph.D.
745 South Marengo Avenue, #102
Pasadena, CA 91106

Board of PAROLE HEARING
P. O. Box 4036
Sacramento, CA 95812-4036

To Whom It May Concern,

I am a licensed psychologist in the state of California since 1985. I have counseled with and treated thousands of patients during these years to date. I am now 80 years old and am still in private practice part time.

I have corresponded with Mr. Lazor over the last 11 years. At the request of friends I did a psychological evaluation of Mr. Lazor in June 2008. I corresponded with him before and since the evaluation. I spent several hours in face-to-face interaction with Mr. Lazor.

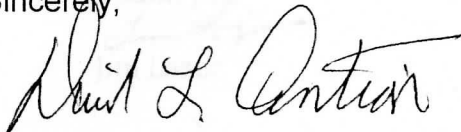
My conviction was then, and still is today, that Mr. Lazor would function peacefully as a law-abiding citizen of any community in California. My evaluation is that he is a man of principle and believes in non-violence. I found him very kindly, peaceful, intelligent and a man of good character. He was neither glib nor aggressive in my presence.

He displayed a good knowledge of proper and accepted societal values on the tests I gave him. I would have no fear of his being paroled into society and would stake my reputation that he would live his life in a safe, productive and non-violent manner. He is the kind of person who would go out of his way to help others.

I found him to be caring, thoughtful, peaceful as well as highly intelligent. I believe he wants a chance to show the good character that he has. These are my thoughts personally and professionally.

I attest and affirm that the foregoing statements are personally known by me to be absolutely true and accurate. I could truthfully testify as such, under oath in a court of law if called to do so.

Sincerely,



David L. Antion, Ph.D.
Licensed Psychologist PSY 9037

May 20, 2013

Dear Parole Board Members.

This letter is to set the record straight for my brother, Free Lazor, C-73842. My name is Jim Lazor and I am Free's youngest brother.

I'm not much one for writing letters and I've had some set-backs over the years, both financially and physically. But I was just informed that an assessment was done with Free and it states that I am not supportive. The same sentence says our father is not supportive also...but my father is deceased. So I think this lady, Ms Hoyt, needs to get her facts straight. And let me say I whole-heartedly support my brother, Free, and think his parole is long overdue!

My whole family has wanted Free to be released ever since he went to prison. We believe he never should have been convicted. After all, he was attacked and threatened what had been his home while trying to pack to leave.

We are all sorry the guy attacking Free died. I'm sure Free didn't want him to die either. But who really knows what they would do in the same situation. I think we all would grab whatever we had to try to save our own life. I know I would and I am about as peaceful a person as you could meet.

So I hope this letter proves that I want Free to be paroled, and hope he could even come back and live in Michigan so we can ALL support him as best as we can.

Our mom still grieves that she hasn't seen her middle son so years now. It has taken it's toll on our family.

Please let my mom have her greatest wish before she dies and let her see Free again.

Thank you



Jim Lazor

DECLARATION OF ROBBIE THOMANN

I, Robbie Thomann declare the following is true and correct.

For about three months up until May 22, 2008, my prison cellmate at Mule Creek State Prison (MCSP) was PF Lazor (CDC # C-73842), in building 5 of A-Facility, the EOP building. Both Lazor and I were EOP status during this period.

This declaration is for the purpose of countering a pending CDC-115 accusation against PF Lazor, alleging he pressured with threats of violence a low functioning inmate, Michael Brodner (known as "Maddog"), to extort him of canteen goods and labor (ironing clothes for Lazor). For the reasons I state below, I do not believe Lazor did any such thing and, in fact, the facts I state below in some particulars, prove that Lazor did not do those acts he stands accused of.

1. In all the time Lazor and I were together as cellmates, he never once asked me for anything I owned or had and he certainly never pressured me or threatened me to obtain anything from me. Lazor is deemed higher functioning and could have taken advantage, or least tried to take advantage of me if that were in his nature or agenda, and he never did. In fact, he did quite to the contrary.

2. Even when we were not yet cellmates, Lazor was one of the few prisoners who would come up to me as I stood alone and appearing outcast, and ask how I was doing, encourage me, wish me a good day, and try to make me feel good about life. He was seen doing this with others too, with no agenda, never seeking anything for it like most prisoners do, but just to express genuine care for those who are loners and outcasts among the prison population.

3. When celled together, when I got my canteen, Lazor never "eyeballed" it as most prisoners/cellmates do, never got extra friendly with me just because

I now had things, as most prisoners do and, in fact, he did the opposite. He told me he never asks other prisoners, including cellmates, for anything of theirs, and that he wanted me to feel comfortable in not offering him anything I had, but just to enjoy me canteen by myself. Nonetheless, I explicitly offered very encouragingly, for Lazor to take three sodas per day until my soda stock of quite a few cases was exhausted. I told him to help himself whenever he wished, three per day. Most any other prisoner/cellmate I can imagine would have indulged to the fullest of what I offered. But to the contrary, Lazor declined and thanked me profusely with great surprise complimenting my generosity. I more strongly encouraged him, and he still declined the full offer, but when he got very hydrated, he accepted one soda now and then, perhaps about 2 or sometimes 3 over a week span, for several weeks. My offer had no strings attached and he knew that; he would have netted about **two to three CASES OF SODAS**, had he accepted my free offer. He declined all but a few spread over about 3-4 weeks. Yet, when Lazor got some food item of his own, such as chips, pretzels, he freely split then in half with me, with no strings attached, never expecting anything in return. He said it was the least he could in light of my generosity. I relate all this, because it seems to me that this is not hardly the type of behavior of one who would at the same time (or ever) be extorting a lower functioning prisoner for their canteen goods. This occurred during the same month Lazor is accused of extorting Brodner of his canteen (through May, 2008).

4. Brodner (Maddog) often came to our cell door to ask Lazor if he could wash and iron his clothes for payment. Lazor never pressured nor had to even encourage Brodner to do these tasks. To the contrary, Brodner sought this activity with great eagerness. Lazor always paid Brodner postage stamps and coffee for the total due, never owing, never on credit for the service, each time Brodner brought back the washed/ironed clothes. This happened often.

Broduer expressed great delight at Lazor's generous payment which he stated over time had exceeded over \$30, and then much more after Broduer had calculated that much.

5. Because of a psychiatric condition I have, it is hard for me to find a good cellmate who wants to stay with me. Lazor took the difficulties posed to a cellmate in the cell, in stride and with compassion, and at my urgings, kept me as a cell mate, trying regularly to help me with my conditions. He never sought nor expected any advantage for himself for this. This is not the behavior of one one would take advantage of a lower functioning inmate for their own gain. Lazor acted to the contrary of that type of behavior I've often seen in others in prison.

I declare under penalty of perjury that the foregoing is true and correct, and is all based on my own personal knowledge from observation and involvement. This declaration executed on the 15th day of June, 2008, in the County of Amador, California (at Mule Creek State Prison).

Robbie Thomann

Robbie Thomann

Mule Creek State Prison *F47953*
4001 Highway 104 / P.O. Box 409020
Ione, California 95640

Free Lazor C-73842
P.O. Box 1050 A3-120
Soledad, CA 93960-1050

6-7-17

Attn: Head of IA
Office of Internal Affairs
Box 3009
Sacramento, CA 95812

Greetings, head of IA:

RE: IA INVESTIGATION INITIATED BY BOARD OF PAROLE HEARINGS ON MY BEHALF:
CRITICALLY IMPERATIVE INFORMATION BEFORE INVESTIGATION BEGINS, ETC.

On 6-6-17, in my parole hearing, the BPH, at my acceptance of their offer, recessed and continued my parole hearing pending an IA investigation of a matter that could stop my parole release, or cause it to occur. Just prior to that decision by the BPH panel (John Peck, mainly), they took a 15-20 minute recess, wherein I believe they contacted your office to approve of this investigation.

I'm writing you now with regard to several critically important things concerning this investigation. Some that need to be dealt with meaningfully BEFORE the investigation gets underway (or goes any further).

The first thing, is I can't have Jerry Bear involved in this investigation due to a conflict of interest. So, if he's involved, I request his immediate removal. If not for his past derelictions of duty, this incident would have never occurred; and that's only the beginning. You can depose me and I'll explain more reasons why a fair investigation CANNOT POSSIBLY BE HAD if Mr. Bear is involved. So, could I please get your assurance that he will not be involved, before this goes on from here.

Secondly, I request to be involved in this; and there are a number of reasons for that. Without my thorough involvement in this matter, it will be IMPOSSIBLE to conduct even a "GENUINE" and "LEGITIMATE" investigation, not only a fair one. There are matters that go to the heart of this, which I can prove, and without that information and input from me, the whole thing would be just a fake, and counter-productive whitewash to hide the truth with disastrous and even criminal results on the part of CDCR staff. *I also request you provide for legal counsel to assist me in this.*

Up to now, the investigation centers around an affidavit by one Dante M. Sutton, a prisoner (as you know). But I have affidavits from other honest witnesses to corroborate Sutton's truthful testimony, and my own, and I insist on being allowed to present these. At least one more will be attached herewith, but I have more as well. They need to be dug out of their places of safekeeping (not all in my possession).

→ I am requesting to be put to the test by polygraph, but not only that; I am making a respectful demand here, to undergo VOICE STRESS ANALYSIS testing, which cannot be deceived. I.e., I understand they are foolproof.

The present target of this investigation, Mr. Holguin (then C/O, promoted to CDCR "sergeant"), is not the only CDC(R) guard promoted to sergeant right after setting me up to be brutalized and viciously murdered, without any cause whatsoever. I request to expand this into that other guard as well (Mr. Grady, et al).

There is a purpose to this investigation; the only way I can achieve that purpose being fulfilled is to EXPAND the investigation to take in A LOT MORE than merely Mr. Holguin, Messrs. Daluz, Grady, and a few others I've referred to and that Sutton referred to. This investigation has been initiated because I've lost 25 years of my life in CDC based SOLELY on false Rule Violation Reports (RVRs) executed by a network of criminal guards, all loosely connected, and all of whom have committed very serious felony crimes that irreversibly will have me dying sooner than I otherwise would, decades sooner, not to mention THOUSANDS of other adverse consequences. That premature death for me, that can't be rolled back ever, is the equivalent of murder. So, this investigation embarks on what is the equivalent of murder, not only conspiracy to solicit murder by Holguin.

The matter is so serious that I ask that the US Justice Department and FBI be brought into this matter, and open it up fully into a very large investigation that I can supply evidence for on a macro-level, spanning many years of terrorism, torture, false imprisonment/kidnapping of me, by the involved CDC guards and occasionally, other non-guard CDC employees.

If you do not expand it into the broader areas and scope I request, it will be absolutely impossible to conduct a fair hearing; it's all integrally connected. Some of the witnesses, including already Sutton and David Spooner are already "intimidated witnesses" who are very concerned about gross retaliation for their honest testimony which truthfully reveals very serious felony crimes by Holguin and other fellow CDCR employees. I request that this issue be meaningfully dealt with in a just and fair manner that protects all witnesses from reprisals and retaliation. That includes me as well. My whole life for 32+ years has been nothing but a running, nonstop campaign of cruel retaliation by CDCR employees, in networked concert, since C/O Peterson (Petersen?) nearly broke my neck with his violent attack on me at CMC prison.

Specifically, I'm asking that every false RVR which has held me in prison beyond the release date I would otherwise have been released on, beginning with the Peterson violent battery on me, be encompassed into this investigation. Without that, the main purpose would be sidestepped and abrogated.

I would like these issues also addressed, please: Why for decades, running, on many occasions, has IA never once kept their many promises to investigate these matters, to come interview me, to polygraph me, to take my testimony, and instead has only stood in the way of bringing these rogue, violent, murderous CDC employees to justice, when my evidence could have gone a long way in achieving that justice? Why was IA able to get away with letting Sgt. M. Jones at KVSP on 3-15-2011 maliciously destroy 31 large boxes full of legal files including THOUSANDS of documents detailing these and other serious crimes by CDC/R employees, including "Green Wall" and "Corcoran Sharks" guards? Why have the pleas of myself and Gayle Travis and others on my behalf been ignored for years and decades concerning these thousands of malicious acts of misconduct and felony crimes by CDC/R guards, by IA?

Please give me a name and case # of this investigation, and especially the name of someone trustable, with integrity, who I may communicate with and send my evidence to on an ongoing basis. Please let me hear from you right away: time is of the essence.

Honorably,

Free Lazor



cc: safe outside place

ENCL: AFFIDAVIT of

DAVID SPOONER
GAYLE TRAVIS
JOSE CRUZ

} EYEWITNESSES [...?]

6-7-17

Free Lazor C-73842
P.O. Box 1050 A3-120
Soledad, CA 93960-1050

JOHN
ATTN: COMMISSIONER PECK
BOARD OF PAROLE HEARINGS
BOX 4036
SACRAMENTO, CA 95812-4036

RE: PAROLE HEARING OF 6-6-17
ON PENDING CONTINUANCE

GREETINGS MR PECK:

TO MY KNOWLEDGE, THERE IS NO RESTRICTION ON ME WRITING TO YOU ABOUT A COUPLE MATTERS CONCERNING MY PRESENT PAROLE HEARING WHICH BEGAN YESTERDAY. I FEEL THESE FEW MATTERS WILL SERVE ALL OF US BETTER IF I MAY COMMUNICATE THESE ISSUES BY THIS LETTER.

1. I HAVE INFORMED ATTORNEY EISENSTAT OF WHAT TRANSPIRED IN TERMS OF THE CONTINUANCE YESTERDAY AND THAT HE MAY BE RECEIVING A SET OF TRANSCRIPTS OF THAT HEARING PORTION — IF HE MIGHT WISH TO BE RETAINED IN THIS CASE SHOULD I CHOOSE THAT AFTER THE INVESTIGATION.

2. WHETHER I ELECT TO CONTINUE WITHOUT AN ATTORNEY OR TO CONTINUE WITH ONE (IF THAT WILL BE ALLOWED=?), I AM REQUESTING PLEASE THAT I ALSO BE SENT A COPY OF YESTERDAY'S TRANSCRIPTS — I FEEL ABSOLUTELY CERTAIN THAT GETTING A COPY BEFORE THE NEXT STAGE OF THE HEARING WILL ACTUALLY SAVE A GREAT DEAL OF THE PANELS TIME, WHICH IS SURE EVERYONES IN FAVOR OF, MAY I PLEASE BE INFORMED IF THIS WILL BE GRANTED OR NOT.

3. WHILE I DO STAND BY MY AGREEMENT TO PROCEED WITHOUT A FULL FILE REVIEW & COPIES OF SAME (AND BY ALL AGREEMENTS I MAKE), I WOULD LIKE TO MAKE A REQUEST ABOUT THIS MATTER BECAUSE OF THE CHANGE OF CIRCUMSTANCES OF THE PRESENT CONTINUANCE. YOU MAY RECALL MY PRIMARY, IF NOT SOLE, PURPOSE FOR AGREEING TO PROCEED WITHOUT THE C-FILE REVIEW / OR COPIES, WAS TO AVOID ANOTHER POSTPONEMENT OF THIS HEARING. BEING THAT THE INVESTIGATION HAS NOW ALREADY CREATED A CONTINUANCE (I.E. A POSTPONING OF SALES), AND THAT YOU SAID

MR PECK / BAH

6-7-17

12

YOU COULD "MAKE IT HAPPEN" (I.E. THE COPYING OF THE WHOLE C-FILE AND ISSUANCE TO ME), I WOULD LIKE TO ASK THIS: BEING THAT THE INVESTIGATION WOULD TAKE LONGER TO COMPLETE THAN COPYING THE C-FILE (THE LATTER, NO LONGER THAN SEVERAL HOURS IN ONE DAY), I WOULD LIKE TO ASK IF I MAY IN FACT RECEIVE A COMPLETE COPY OF THE C-FILE BY YOU MAKING THAT HAPPEN, AND AS SOON AS REASONABLY POSSIBLE, SO THAT I COULD ACTUALLY MAKE PRACTICAL USE OF IT BEFORE THE INVESTIGATION AND THE SETTING OF THE SECOND PART OF THE HEARING DATE AT THE SOONEST POSSIBLE DATE AFTER THE INVESTIGATION CONCLUDES, EVEN THOUGH I DID RELINQUISH MY RIGHT TO THIS FOR THE 6-6-17 HEARING, I REALIZE, BEING THAT THE CONTINUANCE CHANGES THE PURPOSE BEHIND THAT AGREEMENT, I WOULD ASK THAT WE PLEASE ACHIEVE THIS FULFILLMENT IN LIGHT OF THIS PRACTICAL OPPORTUNITY PRESENTING ITSELF.

4. I WILL SAVE THE PANEL A LOT OF TIME; I WOULD LIKE TO GO THROUGH EACH CJC-115 RVR AND WRITE A SHORT STATEMENT ABOUT WHAT DID AND DID NOT OCCUR. I WILL PRESENT (MYSELF OR VIA COUNSEL) THAT BRIEF INFORMATION TO THE PANEL IN THE NEXT PART OF THE HEARING, AND WILL HAVE NO MORE TO SAY ABOUT IT. IN ORDER TO ACHIEVE THIS, I MUST HAVE A COPY OF YOUR LIST OF ALL RVRS STILL EXISTANT; THIS IS BECAUSE SOME GOT DISMISSED, EXPUNGED, ETC, AND I DON'T WANT TO WASTE YOUR TIME OR MINE BY INCLUDING ONES THAT WERE NULLIFIED LONG AGO. I ALREADY KNOW I COULD NOT GET COUNSELOR COOPERATION FOR THIS AND IF I GOT HIS PARTIAL OR PRO-FORMA ACTION ON THIS, IT WOULD RESULT IN AN INCOMPLETE LIST. THEREFORE, I'M ASKING THAT I BE SENT A COMPLETE LIST (BY DATE AND HEADING - IS ALL I NEED), FROM YOU, AND IT WILL SAVE A LOT OF HEARING TIME AND ALLOW ME TO ATTACH ANY RELEVANT INFORMATION AS PART OF MY RESPONSE.

I ASK THAT THIS LETTER BE INCLUDED IN THE HEARING RECORDS. THANK YOU FOR YOUR ATTENTION TO THESE MATTERS.

HONORABLY YOURS,



Memorandum

Date: November 1, 2017

To: Inmate LAZOR, P. F.
C-73842
Salinas Valley State Prison (SVSP)
P.O. Box 1020
Soledad, California 93960-1020

Subject: **Board of Parole Hearings – Notice of Confidential Report**

Pursuant to California Code of Regulations, (CCR) Title 15, Section 3321, information deemed confidential by the Board of Parole Hearings (BPH) was used to prepare a Confidential Report.


The information is deemed confidential in accordance with CCR 3321(a)(1) & (2), the information, which if known to the inmate, would endanger the safety of any person and would jeopardize the security of the institution.

A confidential source provided information that you fraudulently drafted, and manipulated the confidential source into signing, a document purportedly corroborating your allegations against staff. This information provided by the confidential source is considered not reliable; specifically, as to inmate LAZOR, in accordance with CCR 3321(c). The confidential source has not previously provided information which proved to be true; and part of the information provided has not been corroborated through investigation or by information provided by non-confidential sources.

The BPH Confidential Investigation Report, dated November 1, 2017, authored by Senior Investigator, K. M. Pool, is located in the Confidential Section of your Electronic Central File (ECF).

Investigator's Note: You have previously been provided a "Notice of Confidential Information in Advance of Parole Hearing" dated October 30, 2017, authored by Correctional Counselor-I M. Cross regarding the Confidential Information in your ECF.

This report shall be made available to the next parole hearing panel.


K. M. POOL
Senior Investigator
Offender Investigations and Screening Division

Cc: Classification and Parole Representative, SVSP
Board of Parole Hearings (BPH) Section of the Inmate's ECF

cc 10-30-17

FALSE WITNESSES' NAMES BE WRITTEN IN HERE 114

State of California

Department of Corrections and Rehabilitation

~~LAZOR~~

Memorandum

Date: October 30, 2017

To: LAZOR, P. F.
C73842
Salinas Valley State Prison
31625 Highway 101 P.O. Box 1020
Soledad, CA 93960-1020

Subject: Notice of Confidential Information in Advance of Parole Hearing

Under California Code of Regulations, Title 15, section 3321, information deemed confidential was used to prepare this Notice of Confidential Information in preparation for your parole suitability hearing by the Board of Parole Hearings (BPH).

In accordance with California Code of Regulations, Title 15, section 3321(a), the following types of information shall be classified as confidential: (1) information which, if known to the inmate, would endanger the safety of any person; (2) information which would jeopardize the security of the institution; (3) specific medical or psychological information which, if known to the inmate, would be medically or psychologically detrimental to the inmate; (4) information provided and classified confidential by another governmental agency; and (5) a Security Threat Group debrief report, reviewed and approved by the debriefing subject, for placement in the confidential section of the central file.

The following Confidential Memorandums and/or Confidential CDCR 128B's were located in the Confidential Section of your Electronic Central File (ECF) and/or the Confidential Section of your Strategic Offender Management System (SOMS) file:

DATE OF SOURCE ITEM	CONFIDENTIAL INFORMATION
02/24/16 10/16/15 05/30/13 08/25/08 #1 08/20/08 05/07/07 03/13/07	Confidential information was regarding a confidential enemy update.
09/19/08	Confidential information was regarding a confidential enemy update. Additionally, information was received alleging you were participating in illicit behavior.
01/24/08	Confidential information was received alleging you were participating in illicit behavior/activities.
12/03/11 DALE MEADOR SET-UP	Confidential information was received alleging you were plotting a staff assault.
11/20/13 10/10/11 09/19/11	You were identified in the confidential document; however, the information pertaining to you was not indicative of you participating in illicit behavior/activity.

→ MICHAEL BRIDGER = SEE ALPHAVIS

08/25/08 #2 05/22/08 #1	Confidential information was received alleging you were attempting to extort/manipulate other inmates.
05/22/08 #2 05/22/08 #3	Confidential information was received alleging you were threatening and intimidating other inmates.

→ Same = BRIDGER & JEANINE CASEY & _____

This Notice of Confidential Information shall be available to the next hearing panel.

M. Cross

M. CROSS

Correctional Counselor I

Satellite Office at BPH

Classification Services Unit (CSU)

Division of Adult Institutions (DAI)

cc: Institutional Counselor
Board of Parole Hearings (BPH) Section of the Inmate's ECF

DISCIPLINARY REPORTS

DISCIPLINARY LOG CDC 115'S

1)	12-08-84	3041a	CMC-E	Refusing to work
2)	12-13-84	3041a	CMC-E	Refusing to work
3)	01-20-85	3001	CMC-E	Subject to rules
4)	03-13-85	3005	CMC-E	Conduct
5)	05-15-85	3005 b	CMC-E	Obeying orders/Refusing to double cell
6)	07-11-85	3006 c	CMC-E	Contraband
7)	12-22-85	3005 b, c	CMC-E	Obeey orders/Force & Vio/Threat to staff
8)	01-30-86	3005 a, b, c	CMC-E	Threat to staff/Conduct/Orders
9)	03-06-86	3000	CMC-E	Attempted Escape
10)	02-25-86	3018	CMC-E	Telephone; Unauthorized call
11)	01-12-87	3014 b	SQ	Fail to report to assignment
12)	04-14-87	3005 b	SQ	Disobeying a ducat order
13)	04-15-87	3006 a	SQ	Possession of inmate weapon
14)	04-20-87	3006 a	SQ	Receiving dangerous property
15)	06-01-88	3005 a	CMC-E	Conduct
16)	11-26-90	3021	CMF-M	Falsification of records/documents
17)	01-11-91	3014	CMF	Failure to respond to ducat
18)	04-12-91	3005 b, 3005 c	CMF-M	Threatening staff
19)	11-17-91	3006 a	CMF-M	Possession of escape paraphernalia
20)	01-03-92	3005 a	CMF-M	Suicide attempt
21)	01-04-92	3005 c	CMF-M	Conduct
22)	02-10-92	3011 a	CMF-M	Destruction of state property
23)	11-09-96	3005 c	MCSP	Mutual combat
24)	01-17-97	3005 b	MCSP	Refusing to obey a direct order
25)	02-28-97	3005 b	MCSP	Refusal to return to assigned cell
26)	06-22-97	3006 c	COR	Work performance
27)	07-16-97	3005 c	COR	Disobeying orders/Resisting staff
28)	10-28-97	3005 a	COR	Behavior which might lead to violence

29) 12-13-97	3005 c	SVSP	Mutual combat
30) 06-18-98	3041	COR	Failure to perform assigned duties
31) 07-04-99	3005 c	PBSP	Mutual combat

CONTINUATION OF DISCIPLINARY REPORTS *

32) 06-26-00	CEN-IV	Theft state food	Guilty; 10 days CTQ
33) 12-20-04	MCSP	Falsification of state or docs. & circumventing mail procedures	Guilty, 30 days LOC
34) 12-12-05	MSCP	Filing false complaints against Peace officers	Pending
35) 06-15-06	KVSP	Threaten cellmate	602 Appeal of RVR confiscated before reaching Director's level and disposed of by MCSP R&R staff, Sgt. Minnick.
36) 11-06-06	KVSP	Torn sheets & blanket in cell	602 Appeal of RVR confiscated either before final level of appeal or, before allowing petition to court, and disposed of by Sgt. Minnick, R & R MCSP
37) 01-18-08	MCSP	(Originally: Resisting staff) Reduced to: Disruptive Behavior (Level F)	Pending disposition/Adjudication Director Level (as of 9-28-08)
38) 01-27-08	MCSP	Delaying Peace Officer in course of duty (by falling unconscious as a medical emergency)	Pending Adjudication Director Level (as of 9-28-08)
39) 05-22-08	MCSP	Harassment & extortion of inmate	Pending Adjudication Director Level (as of 9-28-08)

* This portion of page constructed by Free Lazor, not in official CDCR/BPH files