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Free Lazor C-73842 Box 1050 A1-112 Soledad, CA 93960-1060

5-1-22 FROM FREE LAZOR, KIDNAPPED 39 YEARS

TIME IS OF THE ESSENCE! CRITICALLY!!

THIS IS: Guidelines to write California Governor for last chance of reversing parole denial.

<u>DEADLINE</u>: For governor to act is either May 8, or May 18/19. We can't find out which until long after these dates are passed. After the deadline, the State Constitution prohibits him from acting; it's too late. Which means his office must receive this before that, to give his staff some days to act upon it.

THIS CONCERNS: My parole was denied on 1-12-22. The parole board (BPH) already denied our request to reverse the denial on April 8 (their DRU division) or on April 18/19 (their En Banc Review division). The law gives the governor only 30 days from that date to reverse it or it's dead; i.e., parole denial solidified, permanently.

ATTACHED HEREWITH: Accompanying this cover letter is my "legal brief" to the governor, already in his hands as of about April 28. We urge all reading this and all who are in support of my parole release to write the governor immediately urging him to pay full attention to this brief, including 16 parole hearing rights violations, and to do the right thing, justice, by reversing the parole denial. YOUR letter can refer to my brief and some selected points at your discretion, but should be kept to ONE PAGE if possible. Be sure to include your name, signature, contact info., date, etc. You can send it to the governor by email (preferred), or snail US Mail, or carrier pigeon (just kidding!). THANK YOU ABUNDANTLY. I'm grateful beyond words for your willingness to help and persist with me.

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Free Lazor C-73842 Box 1050 A1-112 Soledad, CA 93960-1060

5-1-2022

Rully & Erm, blessings to you, Hope you had a fur swin today. Thanks for the blessed rest today.

I things are enclused: 1(a) Id Mailing of my sort of legal brief to the governor. If you receive the 1st one I morted, I can choose which of the 2 to put online, put THIS OVE out there, because I made a few corrections on this copy (type errors str.) that I didn't catch on the 1st morling because I was in a massive RUSH! I know the too long, but, the best I could do in the ruch. Please include the "16 Righting Violatione" with this are you put it onlines And, swee I failed to do so, if you can, put out a short cover ltr asking everyone who's willing to write a 1-1'2 page ltr to the governor waging him to revene the 1-12-22 parole denish which is what this "legal brief" as all about, Their parole denish which is what this "legal brief" as all about, Their much shorter this can/should aim his form bock to my bruf. Oh- I they can send this to the governor by EMAIL = faster & more efficient. Every the should have a heading just like on my lived = "TME-CRIMEN." & then CALIFORNIA CONSTRON, SETTLE I, Section 8 (6) 1550E - so it will get routed quickly to the correct division in the Governors Office. 1(b) After our visit today I spoke to both Mark Andleison & Ken Marat

(1) I may have erred in our visit today - I'm not Sine, but I may home referred to it as ARTICLE I - but it in ARTICLE II = (5).

OVEZ >

as soon or possible by the most efficient & available means in light of the May 8 (or May 18/19) deadline. I don't know the Governors enrol adobers or fax #, but In sure you can find them easily. I've as hed ken M. to put word out to our Ensu-bet people, (susmal freeds) stock he revenues my moul going out tomte, which includes the a copy of the Jovenus buef by me.

2) Eva: My declaration of lunche very mentally MS "Loctor" assigned to me who I refuse to ever see. This declaration explains why. I hope you could put it online so seaple can see the twith about our "MESICHE CRE"—(?) so many tax & go ento. Hurcheds of other complaints have been filed against the mentally ill dictor.

3) Lyneste Esic song sung today, to set into experspore. Thanks

Thomk you again for all. I hope you receme this one - & soon. (The governor bruf),
I Hav H bless you, you bless me - free

TIME-CRITICAL!

CALIFORNIA CONSTITUTION ARTICLE V, SEC. 8(b) ISSUE

UNDER TIGHT DEADLINE OF MAY 8 (OR MAY 18?), 2022

AFTER WHICH THE GOVERNOR IS DIVESTED OF JURISDICTION TO ACT

This is a time-critical request for rare and good cause, for the Governor to exercise his very rarely invoked power to reverse a parole denial decision which became final on April 8, or possibly on April 18, 2022. $^{1/2}$ The Governor has authority to act pursuant to the Constitution of California, Article V, Section 8(b).

CASE STATUS

- 1. This case is not only rare, but totally unique in the 172 year history of the State of California since its inception in 1850.
- 2. In 1983, Mr. Free Lazor was acquitted of a prosecution-fabricated first degree murder charge and convicted of second degree murder based on 100% of all items of evidence (over 30 separate items) being fabricated, planted, etc. by the prosecution team to frame Lazor for murder and "win" a conviction of an accused they knew was innocent of any crime.
- 3. They contacted prison guards (proven) by a written memorandum, inciting them to carry on a campaign of issuing false "CDC-115 RULE VIOLATION REPORTS" (RVRs) from 1984 through 2014, while Lazor continued to behave as a model prisoner just as he had been a model citizen in society all his life; an extraordinary contributor of positive productivity and giving to his communities.
- 4. Lazor was an actor/music performer celebrity (known as Buddy Holly, Jr.) who used his celebrity status as a platform to turn masses of people from crime and drug abuse to lives of positive contributions to society and self-betterment, with a positive purpose in life.

^{1.} The parole board won't tell this prisoner nor anyone on his behalf whether the decision became final on April 8 by the BPH's DRU division or on April 18 at the BPH's EN BANC review. They admit they won't inform Lazor until months from now.

5. Lazor never had even a J-Walking ticket in his life, the opposite of a criminal lifestyle, all his life, with no drug/alcohol history, something he loathed and turned many others away from that life. His consistent exceptional constructive conduct in society and anti-crime status, which some say was "legendary," has continued on throughout his imprisonment, an especially difficult and maladjusted 39 years of imprisonment, for those reasons.

"THE CRIME"

- 6. In 1983, Lazor owned a legally registered handgun (for target shooting competition as offered in local college courses) and used it to save his life on 1-10-1983. John Allred had stalked and violently attacked Lazor repeatedly for two months and on this date burst into Lazor's bedroom of his house, kicking down his locked bedroom door, yelling threats to murder, and swung a meat cleaver at Lazor's head in a wild rage, years later determined to have been incited by his taking of SSRI drugs now known to cause homicidal rage attacks.
- 7. Lazor did all the right things: such as immediately phoning police and ambulance/medical personnel to come to the aid of the attacker, and remaining at the scene to hail in the police and offer assistance.
- 8. Lazor was arrested and released on property bond posted by friends, their houses. While on bail for eight months, Lazor saved the victim of a truck accident when no one else nearby would even stop, and he maintained his lifelong model citizen++ conduct, proving he was no danger to society after the shooting incident. The same as previously throughout his entire life.
- 9. Lazor is known as an "empath" or a "HSP" ("Highly Sensitive People") 2/ and thus has always felt ESPECIALLY remorseful and emotionally devastated for his part in John Allred's loss of life; Lazor has always taken full responsibility for his part, even over-responsibility from the moment the tragic incident occurred.
- 10. Lazor was sentenced to a net 8-1/2 year sentence (17 years halved to 8-1/2 years by good-time earned credits) with a release date of May 1, 1992, confirmed by early CDC prison records. A jury never found "special circumstances" (none were charged) which triggers the "life" portion of a "17 years to life" sentence. (Some will debate this though it's written right in the statute.) But it's become irrelevant in light of thousands of FIRST DEGREE CONVICTED MURDERERS with long and lifelong heinous criminal histories having been "found suitable" and released on parole upon serving TEN YEARS LESS AND FIFTEEN YEARS LESS imprisonment than Lazor, for sentences which automatically carried a TEN YEARS MORE imprisonment term than Lazor was sentenced to.

CDC/R GUARDS CEASED MISCONDUCT/PASSED THE MISCONDUCT BATON TO BPH

11. CDC/R guards' misconduct campaign of specially targeting Lazor (their "special project" as they called it), for relentless false RVRs began to abate

^{2.} See studies by Dr. Judith Orloff, PhD, psychologist, about empaths and HSPs, known as the leader in this field. This is on the BPH record, as Lazor tried to present it in the parole hearing; and at least did get it on the record. The panel ignored it and turned to a contained rage disposition at its mention.

about 2015, as CDCR cleaned house of most of guard misconduct, the Green Wall, etc. From then to the present, most false RVRs were properly investigated, fairly dealt with, and found to have been fabricated and thus were reversed, nullified and expunged. Lazor's years of consistent model prisoner conduct became vindicated and his record of laudatory conduct restored, though CDCR deemed it too late and irrelevant to apply this new fairness to pre-2015 false RVRs. (As an example of this misconduct, the latest RVR is for Lazor being hearing impaired, an ADA-protected condition -- supposedly).

12. As in a relay race, a misconductful prosecutor had passed on the baton of wrecking this model Citizen's life to a network of misconductful CDC guards, and when that campaign finally began fizzling out in about 2015, the baton was passed on to BPH officials who cut out the middleman of guards writing false RVRs, and have used it directly to convert Lazor's 8-1/2 year sentence into a defacto LWOPP ("LIFE WITHOUT POSSIBILITY OF PAROLE") sentence, extra-judicially. Even if the laws change to abolish all LWOPP sentences, it will not help in this case, because Lazor doesn't have a LWOPP sentence "officially," but rather only ACTUALLY, so such laws of abolition can be skirted in this unique case.

LIFESPAN SHORTENED/IRREVERSIBLE HEALTH DAMAGES/AN EXTRA DECADE OF LIFE TAKEN

- 13. About eleven EXTRA years of Lazor's life have been covertly, incrementally taken by illegal, unconscionable acts of the BPH violating statutory law and their own set parole hearing date timeframes. Such recent schemes have included bifurcating parole hearings midway to conduct fake investigations, cancelling other hearings on the hearing day to open fake investigations without any cause, video equipment supposed breakdowns, etc. In other words, Lazor would be eleven years younger at today's parole status juncture, we'd be where we now are in 2011 instead of 2022, and Lazor would have been found suitable and released in a 2012 parole hearing with today's exact parole ready circumstances, but for the sea changes of BPH practices in the past eleven years.
- 14. During this eleven added extra years by illegal delays, Lazor has suffered many extreme health damages WHICH WOULD NOT HAVE HAPPENED HAD HE BEEN FREE, they are caused by prison conditions, and most are irreversible. As a result, he'd be some 20 years biologically younger today and will now die some 20 years sooner than had these eleven extra added years not been tacked on to his prison term between each parole hearing.

TORTURE AND THE DEATH PENALTY

15. Lazor has had a lifelong condition of "MCS" (Multiple Chemical Sensitivities)/chemical hypersensitivity, which have never been accomodated or with any remedy for the past 39 years in CDC/R. One of hundreds of examples is that he has extreme, violent physical reactions to fluoride, chlorine and other halogens, necessitating treating his water for days in plastic containers for days before being able to drink it. He's also reactive to the leaching plastic container toxins, and thereby suffers torture daily, even that wakes him many times each night screaming in pain and with breathing problems. None of this would exist when free outside of prison. The plastic is literally killing Lazor, erasing decades off the end of his life, the same as if executed as in suffering "the death penalty."

THE 1-12-22 PAROLE HEARING DENIAL DECISION WHICH BECAME FINAL ON 4-8-22 (or 4-18-22)

16. Lazor has always taken full responsibility for his actions on 1-10-1983, such as by trying to quickly obtain medical aid for the attacker who just almost brutally took his life, and has always had great emotional empathy and remorse concerning his shooting and the immeasurable consequences of unlimited damages from it.

17. Lazor's parole plans were and are second to none: over 70 letters from the community offering reintegration assistance, providing RELIABLE EVIDENCE of Lazor's non-violent, model Citizen lifelong status and excellent character and honesty, transition housing placement; no 115-RVRs for eight years; no negative counseling chronos for five years; at least thirteen residence offers; at least ten job offers immediately; elaborate "relapse prevention plan;" no drug/alcohol history whatsoever; no history of gambling; no history of sexual aberrations; no tattoos; no gang involvement ever; no domestic abuse ever; no act of violence in his entire life save the 1-10-1983 shooting; no criminal history of any sort; growing up in an intact family; and much more, including saving the life of several people in prison, including a prison guard more than once, and several people when free. All of this on the record of the BPH hearing, which were all ignored by the panel and not discussed whatsoever, so they exist only in the documentary files the hearing panel had properly before them, but not referenced in the audio transcripts.

THREE DIFFERENT JUDGES, SEPARATELY ACKNOWLEDGE THAT LAZOR'S ACT OF SHOOTING WAS GENUINE SELF-DEFENSE

18. In three separate court cases from about 2014 through 2021, three different judges characterized Lazor's 1-10-1983 shooting act as genuine self-defense based on the case files, even while, to this day, Lazor has never been allowed to present his defense against the accusations, and even in light of the 30+ items of falsified evidence presented by the state to gain the murder conviction. These three judges' declarations in court orders prove this is no lame claim by Lazor nor attempting to shirk responsibility for his actions.

ACTUAL BASIS FOR PAROLE DENIAL

- 19. The actual reason Lazor was denied parole is because of his total honesty and integrity that he refuses to lie to the parole board, while they now require he must lie to them to get his long overdue freedom already 30 years overdue as a matter of law.
- 20. Lazor has met every criteria and all parole board requirements put on him for being granted parole, thus graduating the status from discretionary to mandatory parole.
- 21. The recent sea changes of the BPH and the parole system have become a heavenly haven for career criminal murderers who get routinely "found suitable" and paroled by learning in groups what so say to the parole hearing panels even as they continue to commit crimes regularly on the prison yards. But the new changes have become a nightmare in hell for the rare prisoner of total integrity who righteously refuses to admit guilt to the "commitment crime" in the way the hearing panel want it admitted to. And worse, for a prisoner who is too

honest to falsely confess to having committed in prison alleged RVRs which are false, fabricated or not a violation of any rule (for example Lazor's latest, literally, a RVR for being hearing impaired, caused by prison staff).

LAZOR MET ALL CRITERIA FOR BEING "FOUND SUITABLE" AND PAROLED

22. The 1-12-22 hearing record shows that the ACTUAL basis for parole danial was retaliation for Lazor having the audacity to have exposed the prosecutor's murder frameup of 39 years ago, PROVING IT, IRREFUTABLY, and for his attempts spanning four decades to get post-conviction relief via reviewing courts, the D.A.'s office, conviction integrity units, etc. In other words, the parole denial was clearly a punishment for Lazor trying to be exonerated by presenting the proof of the prosecution's frameup to the current district attorney. (See hearing transcripts for proof). That irrefutable proof was required by law to be served on the D.A. and, for doing so, the deputy D.A. in the parole hearing managed to derail the entire hearing from its traditional and required course, turning it into a spontaneous witch hunt, complete with the modern version of a stake and devouring flames to burn him at this stake of perpetual imprisonment for his declining to "confess" -falsely, nearly identical to the now condemned infamous INQUISITIONS of the Dark Ages.

THROWN THE BABY OUT WITH THE BATH WATER

- 23. The BPH has gone 180° too far overboard in myopically focusing overzealously on "self help," "rehabilitation," to "change," from a lifelong life of criminality that they've completely left out of the equation the possibility that some rare prisoners never had criminal thinking, never committed crimes as a lifestyle (and some not any ever). The BPH panel gave lip service to Penal Code Sec. 5011 which prohibits them from using refusal to admit commitment crime guilt as a basis to deny parole, and then go right ahead and violate that prohibition which this hearing record plainly shows.
- 24. The 1-12-22 hearing panel required Lazor to (a) falsely confess that he wasn't framed for murder; (b) that he committed malice murder; (c) that he committed mostly petty in-prison rule violations as old as 38 years ago, --which he didn't commit; (d) that he's extremely mentally ill -- when he's never in his life exhibited a behavior of any kind of mental illness or personality disorder; and (e) that he's extremely violent and his life has been filled with acts of violence against others and society -- absolutely dreamed up out of thin air by this parole panel, when it is well established factually based on massive amounts of evidence that Lazor has never committed a single act of violence in his life other than the shooting of John Allred, which saved his life.
- 25. The BPH has therefore flipped the script exactly 180° to where if a prisoner has NO CRIMINAL HISTORY NOR MENTAL ILLNESS, he cannot ever be found suitable for parole and get home, unless he'll lie to the panel, falsely confessing to crimes and RVRs he didn't commit. Where he won't lie, as here, the BPH has converted an 8-1/2 year judicial sentence into a LWOPP term in conscience—shocking violation of the governing statutes (Penal Code Sections 3041(a) and 3041(b)), and in nullification of his judicial sentence a court sentenced him to (17 years, halved).
- 26. Commendable as it may be to attempt to rehabilitate criminals by self-betterment programs, therapy groups, etc, the Governor should step in and rectify where, as here, the BPH threw the baby out with the bath water by

mandating that every parole candidate MUST have an extensive criminal history which they MUST CONFESS TO or they can never be deemed "suitable" and granted parole -- as in this case.

INSULTS (AND SLANDERS) ON TOP OF INJURY

- 27. As to those self-betterment/rehabilitation and therapy groups: Lazor has taken the lead in over 150 of them, very likely over 170, far more than any other prisoner he's ever heard of. Even though he used to write books about those principles to audiences since age seventeen, beginning decades ago.
- 28. The BPH Has put prisoners on notice for decades that attending these therapy groups would be necessary to be granted parole, and now the BPH has used Lazor's capitulation to taking them, as a basis to deny parole by accusing him of being severely mentally ill because he enrolled much in the very "mental health programs" they required of him in order to be granted parole. Now using it for the opposite result: denial of parole. Shockingly accusing him of being so mentally ill that he cannot see his own entirely violent and dangerous criminal behavior throughout his life, when all of that is just made up out of thin air by the BPH in conjunction with their mental health division. Lazor's whole life history, which cannot be changed now, is the exact 180° opposite of these slanders and libels.

FRAUD SCAMS OF THE COMPREHENSIVE RISK ASSESSMENT ("CRA")

29. Every independent psychologist who examines Lazor acknowledges he is totally safe for society and an asset in free society. His life history proves it as well. Only since the advent of the BPH opening their own private CRA division of mercenary psychologists, have reports escalated, based on NO BEHAVIOR NOR ACTIONS, to escalate danger to society ratings out of thin air and as retaliation for Lazor's refusal to admit guilt to murder and false RVR accusations. has refused to correct this conscience-shocking practice. Lazor went into the CDC/R mental health programs primarily because the BPT/BPH required it, so he was told, and never exhibited a behavior nor acted out in any way indicating mental health problems. In fact, CDC psych staff had a regular practice of assigning a "mental illness" from their textbooks, having nothing to do with the prisoners' behavior, and then made up progress notes to support the fabricated diagnoses. Then the BPH psychologists escalate and increase the fabricated diagnoses, ignore all evidence to the contrary, and retaliate when the prisoner won't admit he has these mental illnesses. Their retaliation in this case has included increasing Lazor's "danger to society score," ignoring that all actual behavior and evidence has been to the contrary of such reporting.

THE BPH "HEARING RECORD" OF 1-12-22

30. The 1-12-22 hearing record contains all of the facts presented above, but one must also review the extensive 100% reliable, relevant and unrebuttable factual evidence Lazor presented to the BPH for inclusion in the "MASTER FILE" and "10 DAY PACKET," which was primarly ignored by the panel and not reiterated in the transcribed audio of the hearing. These documents are part of "the record" and "evidence" thereto, as much as the transcribed audio. It is requested that the Governor's reviewing staff who screen this document and other letters urging the Governor's special action in this case, review the entire MASTER FILE and TEN DAY PACKET along with the error-filled transcripts. And

to attend meaningfully to the letters received by outside community persons.

The panel violated at least sixteen parole hearing rights, regulations and laws, attached herewith as EXHIBIT A, for the Governor's review.

CONCLUSION

If not a legal duty, Governor Newsom has a moral duty to right this most egregious, most conscience-shocking, unique case of wrong wherein the BPH has kept one of the most rarely deserving California prisoners in the state's history imprisoned longer than any other candidate who's ever come before the parole authority and now the Governor. Probably no other prisoner in California history has had a more unblemished, anti-crime record when free in society proving his safety to society and his degree of actual exceptional benefits to the public as an asset to the community. While at the same time having three judges in independent court cases belatedly acknowledge that Lazor's actions which tragically and regrettably ended a life, also saved a life and was a lawful, not criminal act -- according to these Santa Clara judges.

Some 300 people per day are dying of fentanyl overdosing/poisoning in the USA, a good deal of whom Lazor could and would be saving by the work he once

did when free, and would continue to do if free in society to do so.

Governor Newsom and reviewing staff: Please grant this request and reverse the totally unwarranted and unjust parole denial of 1-12-2022, pursuant to your authority under Article V, Section 8(b) of the Constitution of the State of California.

Respectfully.

Free Lazor

COUNTY OF MONTEREY

DECLARATION OF FREE LAZOR

RE: PRISON PHYSICIAN DR. SON AT SYSP OF CDCR

- 1. My name is Free Lazor and I am a prisoner of the State of California in the California Department of Corrections (CDCR), prison number C73842, currently imprisoned at Salinas Valley State Prison (SVSP) and have been imprisoned for over 38 years.
- 2. Notwithstanding the stigma of my imprisonment, I have lived my entire life since childhood and consistently up through now, as a man of integrity with rock solid credibility, where some still say my reputation for honesty and integrity where I grew up for some 20 years is "legendary."
- 3. This declaration concerns my patient-physician relationship with California state-licensed physician Mr. Monivirin Son, M.D./Surgeon, employed at SVSP and assigned as my exclusive physician. I am barred from seeing any other SVSP/CDCR physician because of the random assignment (according to my prison number) of Dr. Son as "my physician."
- 4. On April 23, 2021, I met Dr. Son for the first time as I attended a physician appointment for which I'd waited many weeks, expecting professional consultation, treatment, and remedies for physical ailments and disabilities, some of a very serious nature. (Some, even life-threatening). Our consultation began about 2:20pm, consisting mostly of waiting for Dr. Son to review my medical history on his screen. He then asked me to explain my medical issues for which I sought his help. A mere few sentences into my explanation, Son stared at me as though he'd transformed from a "Dr. Jekyll" to a "Mr. Hyde" with buggedout eyes. He "freaked out" (lost all composure at me), barking at me over and over the same phrase that doesn't exist in our English language. He repeatedly chanted "You're trying to [?] me!" -- over and over. When he finally stopped at by attempts to interject, asking what that meant, Son blurted out that I was trying to act superior to him, including about medical matters. I'd not done any such thing and was shocked at his accusatory manner and wild-eyed demeanor, since all I'd done was evenly started to explain my physical problems, my remedial goals in consulting with him, and that chemically-hypersensitive and not interested in being prescribed pharmaceutical drugs to mask my symptoms. But he cut me off before I could complete that explanation. My communication throughout the entire verbal exchange was calm and of a mature character. I replied that I wasn't in any way trying to [?] him, but was merely answering his request to explain why I'd asked to consult a physician. At this, Son's eyes bugged out more starkly, like seen in a lunatic gone berzerk; he then suddenly jumped up out of his chair, "hopped" in a weird rabbit-like hop to his office door, swung it open, and yelled at me "Get out! Get out! Out of my office! Our meeting is over!" I quickly exited and got away from him, rapidly.
- 5. As I exited the clinic I told the on-duty guard(s) and nurse(s) in the hallway that Dr. Son was flipping out and was exhibiting shocking behavior



of what I deemed to be of a psychopathic and lunatic nature, and hence that I needed to see a different physician. This request was denied and has been denied continuously every day for over one-half year.

- 6. I have taken numerous psychology and sociology courses in college, including very recently, the contents of which are still very fresh in my mind. I have consistently been a straight A college student at the forefront of all my classes for at least 27 years. In addition, I have an exceptional "sense" of psychology matters. I've also spent 38 continuous years in numerous CDC/R institutions compacted in forced close proximity with inmates who are clinically confirmed as severely psychotic, psychopathic, sociopathic, schizophrenic, delusional, anti-social, paranoid, and with other serious mental illnesses, all to extreme, for over 80 percent of my waking hours throughout these four decades. I readily recognize such mental derangements. I've observed Dr. Son on over a dozen occasions, and each time have been struck with the strong impression that Dr. Son exhibits behavior consistently that is psychopathic, sociopathic, delusional, and extremely paranoid.
- 7. One example of this impression is that more than a dozen times I've observed Dr. Son in a strange strell evidently leaving the prison for the day, going down an outdoor walkway and through an out-gate. Every time, he's been dressed in completely enveloping clothing that looks like winter gear, in hot weather, including gloves, a ski-type mask covering virtually his entire face and head, a Santa-elf type of pointy hat, a Covid mask over his ski mask, and over that, a large full face shield WITH NO ONE WITHIN ONE HUNDRED FEET OF HIM (on most of these observed occasions), and bearing an amorexic-like physique.
- 8. Every day since April 23, 2021, and for weeks prior to that, up through the present date, I have had a number of severe health problems as well as numerous others of lesser urgency for which the meaningful treatment of a physician is warranted and necessary, including some life-threatening conditions. Yet, every day for some seven months, I've been denied access to any physician whatsoever, besides Dr. Son who I assert is dangerous and unsafe for me to be around. On May 11, June 2, June 15, July 13, August 19, August 25, September 21, and November 1, 2021, I've had physician appointments referred from nurses who deemed my health conditions warranted physician intervention. But in each instance, I've had to deem it necessary FOR MY OWN SAFETY AND/OR WELL BEING to decline each of these appointed consultations with Dr. Son, pleading with urgency to medical staff to be allowed a consultation with a physician, but not Dr. Son. In every instance I've made clear, including in writing, my belief that Dr. Son is potentially dangerous to me and other prisoners, and I urgently need to have access to another physician - continuously denied. (Aside from physical, emotional, and social potential harm, there is the strong potential of Dr. Son going into a psychotic/paranoid rant of writing a false report against me; such false reports being the sole reason I've spent an additional 29 years in prison after my court rendered sentence was fully served in 1992). The result of all of these dynamics is that I'm denied ALL meaningful health intervention. treatment, and remedies for very serious and lesser physical damages, pain, and disease that are worsening and jeopardizing me with greater and irreparable health damages, danger, and even unnecessary death.
- 9. Shortly after the April 23 consultation with Dr. Son, I filed a CDCR-602 administrative complaint against him, and another with the Medical Board of the State of California, asking in both for meaningful and prompt intervention,



relief, and a mental health examination and intervention for Dr. Son. I emphasized the urgency to my health and well-being. On June 2, 2021, SVSP nurse supervisor Ms. Tortorely, SRN-II met with me as a result of my complaint and she astutely discussed the details and problem. I voiced my urgent need for immediate physician access. To date, I've received no intervention, no relief, no access to a physician, and no meaningful response (or none at all) to my complaints and needs, neither from SVSP, CDCR, or the Medical Board. Insofar as I recall or am aware, my roughly seven month old SVSP/CDCR complaint has not yet been responded to either meaningful or whatsoever.

I declare and affirm subject to penalties for perjury that the foregoing facts are personally known to me and are true and accurate based on my personal knowledge. This declaration is made this 21st day of November, 2021, at SVSP (prison) in the County of Monterey, California.

I seement to be been a function of a supplementary of the properties of the supplementary of

Date: November 21, 2021

Free Lazor, Declarant

Salinas Valley State Prison (SVSP)

31625 Highway 101

Soledad, California 93960-1050

1. Bm A G• D• A• D• A• G• A• -Gb
Runin' for my life, no time for happiness or sorrow.

HIT SONG

Bm A G D. A.D. A. G. A.

Though it all ends in death at the end of the show. [B string rundown: F#-E-D-Db]

Bm A G• D• A• D• A• G• A• A• Gb

It's a two-edged knife to live for yesterday or to-morrow;

G• A• Bm Dbm Bm Dbm Bm Bbm Bm-Bbm-B• can hardly catch my breath — it seems it's always time to go!

[INSTRUMENTAL] *→ G-D-A-DM7-CM7-F#m-Bm-Em-F#-Bm-A7-Bm

2. Bm A G• D• A• D• A• G•A• Gb Sometimes it's all a blur, the way life's pieces fit to-gether.

Bm A G• D• A• D• A• G• G• A•

If it hadn't been for her they'd 'ave never fit to-gether at all. [B string run: F#-E-D-Db]

Bm A G• D• A• A• G• A• Gb Life crushes like an anvil, love restores laughter like a feather;

G• A• Bm Dbm Bm Dbm Bm Bbm Bm• her satin touch that meant so much — her kisses be-yond visceral.

REFRAIN:

G• D• A• DM⁷ CM⁷ F#m•Bm•

EPIC is the journey we're all travelin'.

G• A• G•A• F#m• Bm•

Get what you can get but give even more always

The whole thing is a cosmic ball of D N A un - rave-lin', **

Just don't wait to live till you reach that distant shore . . . [CHORD RUN! Bm-A-G...]

Gbm CM7 DM7. CM7 BbM7 Gb Bm•

just don't wait to live till you reach some distant shore.

('Cause you'll never get there.) †

[FULL INSTRUMENTAL] - As above, then: String rundown = D-Db-B - into Lazor-lead)

3. Bm A• G• D• A• D• A• G• A• Gb We're captives on this ship, torn between the horn of plenty — and mutiny.

Bm A• G• D• A• D• A• G• A•A• D• A• Restless hearts tyrants tame - then claim for pretended good in benevolence' name.

Bm A· G• D• A• D• A• G• A* G• A• Gb Masses trembling in forced assembling for the material, not the spiritual;

G• A• Bm Dbm Bm Dbm Bm Bbm Bm Bbm Bm never knowing what hit 'em or the snake that bit 'em till they're at the end of the game. (Time's up.)

[REPEAT REFRAIN]

[Close with whispered line:

"You'll never get there"

Written: October 3, 2020 [H, C, P, M, G]

* Add more instrumentals throughout song as desired, including opening intro and closing outro

[END]

^{**} Replace "cosmic" with "karmic" in second refrain

^{*} High-scream voice

Lightly spoken "(Time's up)"