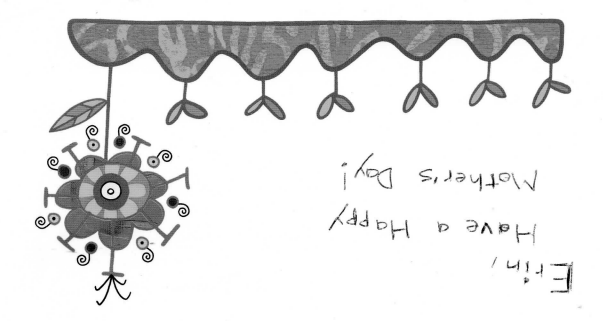
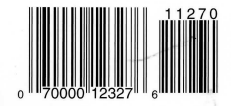
Gary M. Northington 193035 Lakeland Correctional Facility 141 First Coldwater MI 49036

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



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Dear Bro. Rudy and Sis. Erin, 30 APR 2019

A word or 2 on wisdom to Congress: "Heaven has strict immigration laws. Hell

has open borders".

Hey! Thanks for the great card and Bible Tracts. I get tracts from others That I spread throughout the prison. A few guys help me with that when they can.

Somebody sent me a Nat Geo wine Eard as a joke (enclosed). Unfortunately, it's not redeemable for cash.

I've taken months off from exercising to complete my court writings. Since it got warm

(above 400), I started doing maintenance walks of 12-miles the MARCH of few weeks ago. On al MARCH 2019, my left leg went paralyzed from the knee down but I keep on. Hopefully, I'll see a newrosurgeon soon. to fix a pinched nerve. I'll see a Cardiologist next month about the right chest and neck pain. For the first time in 30-years, MDOC/CORIZON began giving me medical treatment because you and others are shining the Light on evil.

May YHWH Bless and Protect You All!

Love + Prayers,

Bro, Garry)

1 Go to **natgeowine.com/0077006** or call **1-844-485-1027** (use your code on front)

2 SAVE \$100 on your choice of award-winning 12-bottle collections—JUST \$69.99

**3** Get **2 FREE** bottles and **2 FREE** glasses (\$64.97 value) plus tasting notes

\$100 discount applies to introductory cases—worth \$169.99, reduced to \$69.99 (plus \$19.99 shipping and tax combined). Offer available to first-time club members only. Limited to one case per household. Future club cases will be \$149.99 (plus shipping and tax). Wines and offer may vary by state. 100% money-back guarantee applies to all wines. Offer subject to availability and club enrollment. All orders fulfilled by licensed retailers/wineries and applicable taxes are paid. You must be at least 21 years old to order. Voucher not required in TX. Full terms and conditions online. Void where prohibited by law. Not redeemable for cash or any other offer. © 2019 National Geographic Partners LLC. All rights reserved. Please respond within 30 days.

Dear Rudy,
The enclosed Motion with accompanying Grievance #305 as an Exhibit were filed in Federal Court. I sent you the motion by email as PoMafía #16, part 2, but the wat 4-pages of motion was supposed to be PoMafía #17, part I and the Grievance PoMafía #17, part 2 because of the separate mailings required. However, they can now be just PoMafía #17; MDOC Secret Squirrels.

They apparently thought I would not catch their malicious act at 0528 hours because most here sleep until 1000 hours. I get up at 0400 and eat my first breakfast. I saw my JPS Tablet go to Wifi and had checked it 20-minutes earlier. Their evil done in darkness was brought into the Light. They've become frontic with increased monitoring since I confronted Warden Nagy. @ Agape!

**JPGY** Tell your friends and family to visit www.jpay.com to write letters and send money!

mi

### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

Gary M. Northington, Plaintiff Pro Se	No. 2:16-cv-12931
VS	Judge Paul D. Borman Magistrate Mona K. Majzoub
ABDELLATIF, et al,  Defendants.	magismate Hona in 112040

### PLAINTIFF'S MOTION TO SHOW CAUSE REGARDING SANCTIONS ON OR CONTEMPT OF DEFENDANTS

Plaintiff Gary M. Northington Pro Se moves this Honorable Court to ORDER Defendants, Defense Counsels, and MDOC STAFF to SHOW CAUSE why they should not be sanctioned or found in contempt of court, and to hold teleconference hearing thereon, for following reasons:

- 1. From JANUARY 2012 to JUNE 2016, Plaintiff had repeatedly told Defendant BADAWI KHADER ABDELLATIF at every medical visit that Plaintiff had a severe "burning" of ANGINA in his chest upon any exertion. Plaintiff often used the term "pain" with "burning". As time progressed, the "burning" of ANGINA increased to where it occurred upon a slow walk to the bathroom. On 12 JUNE 2016, McLaren Hospital Cardiologist James Fenton told Plaintiff the "burning" ANGINA was Heart Attacks caused by a 95% blockage of his Coronary Arteries and that he had Stroke(s) caused thereby.
- 2. On 27 JULY, 2016, Plaintiff was released from Duane Waters Medical Center (DWH) shortly after having CABG X3 OPEN HEART SURGERY at McLaren Hospital on 23 JUNE 2016. He could barely walk, had lost substantial amount of memory due to the Heart Attacks and Strokes, and was sleeping about 21-hours a day because he was very weak. It took years for Plaintiff to recover and reeducate his memory.
- 3. On 01 AUGUST 2016, when Plaintiff filed the COMPLAINT (ECF #1): He was immediately packed-up and transferred to CARSON CITY CORRECTIONAL FACILITY (DRF) from 03 to 25 AUGUST 2016. DRF did not provide the Special 2-gram Low Sodium Diet prescribed for and needed by Plaintiff. Defendants ABDELLATIF, ADRAY and WASHINGTON knew this left Plaintiff on his own, to fend for himself on getting proper nutrition, in a hostile environment where no one wanted to provide Plaintiff with his diet for 22-days.
- 4. As result of the 12-hour bus ride during the 02-03 AUGUST 2016 transfer, Plaintiff was again hospitalized at the point of IMMINENT DEATH from 06 to 08 AUGUST 2016 with life-threatening Deep Vein Thrombosis and Pulmonary Emboli.
- 5. During said 03 to 08 AUGUST 2016 transfer and hospitalization, Plaintiff's typewriter and 20 to 22 copies of Complaint, that was approximately a typed version of ECF #13 and ECF #100 combined, disappeared from Plaintiff's personal property. Plaintiff recalls typing Due Process and Equal Protection claims involving Defendants RICHARD D. RUSSELL and MICHAEL A. TROUTEN into the memory of his typewriter on or about 30 JULY 2016 which is why his disbursement (Plaintiff's APPENDIX 3 in Support of Response to Defendants' Motion for Summary Judgment (30 MAR 2016), EXHIBIT A) is dated 30 JULY 2016) (ECF #63, PgID 369-370 (Complaint), PgID 372-373 (typewriter), PgID 373-374 (writing materials taken)); (ECF #148, PgID 1652-1657 (typewriter & 14th Amendment claims on RUSSELL & TROUTEN)); (ECF #159, PgID 2458-2460, 2466, pgh. 37 (typewriter, Complaint with Due Process & Equal Protection claims on RUSSELL & TROUTEN)).
- 6. On 08 AUGUST 2016, Defendants had Dr. Scott Holmes make a false Medical Record about Plaintiff's allergies, intolerances and reactions to food and paralyzed leg (ECF #100, EXHIBIT N, PgID 1056), then on 17 OCTOBER 2016 did a similar falsification of my Medical Record about the same (ECF #153, EXH A, PgID 1797, et seq, p. 0264).

- 7. In Plaintiff's Motion to Enjoin (ECF #105) (02 OCT 2017), was addressed that Defendants had incited DR. CHARLES S. JAMSEN to alter Plaintiff's Medical Records to delete maladies of this case from the Records. This was done with intent to unduly affect outcome.
- 8. Within Plaintiff's Second Motion to Compel (ECF #148), is a MOTION TO ENJOIN DEFENDANTS who, through subordinates and associates, were and are delaying and refusing to give Plaintiff copies of his often paid-for Medical Records to use in this case (PgID 1655-1657). Plaintiff had to obtain records outside of MDOC at great cost, such as done with Plaintiff's APPENDIX 3, EXHIBIT F, p. 2-3, in support of SUMMARY ANSWER (30 MAR 2019) (mailed to Court on 03 APRIL 2019).
- 9. Since early-2018, Plaintiff has used his JP5 Electronic Tablet to organize, represent and make pleadings of this case due to some of his cognitive functions and memory being impaired by injuries in issue. Before 29 MARCH 2019, Plaintiff's JP5 tablet contained his WORK PRODUCT, DOCKET LEDGER, MOTIONS, ATTORNEY-CLIENT COMMUNICATION, and OTHER NECESSITIES to prosecute this case. It also held Plaintiff's RESPONSE and BRIEF in Response to CORIZON Defendants' MOTION FOR SUMMARY JUDGMENT (ECF #153), and Plaintiff's Affidavits of EXHIBITS B, C and D of "APPENDIX 3 IN SUPPORT OF PLAINTIFF'S RESPONSE TO DEFENDANTS' SUMMARY MOTIONS (ECF #153 and #173); MEDICAL RECORDS NOT FILED BY DEFENDANTS" (30 MAR 2019) (mailed to the Court on 03 APRIL 2019).
- 10. On 28 MARCH 2019 via United Parcel Service, DEFENSE COUNSEL(S) received Plaintiff's APPENDIX 1, APPENDIX 2, and APPENDIX 3 in SUPPORT OF PLAINTIFF'S RESPONSE TO DEFENDANTS' SUMMARY MOTIONS (ECF #153 and #173). Said mailing to the Court was delayed until 03 APRIL 2019 for reasons said in paragraphs 11 to 14 herein.

### **REASONS FOR DELAY**

- 11. On 29 MARCH 2019 from 0500 to 0540 hours, Plaintiff was sitting on his bed after making an entry to his JP5 Electronic Tablet at 0500 hours during which nothing was wrong with it or missing. (Hardware & software of such Tablets are within Plaintiff's training & career field.) At 0528 hours out of the corner of his left eye, Plaintiff noticed his JP5 Tablet go to what he recognizes as a USB/WiFi black screen. This was done by MDOC STAFF at Lakeland Correctional Facility (LCF) upon request of DEFENSE COUNSEL Meredith Beidler to RICHARD D. RUSSELL, MELODY WALLACE and/or LINDA C. WITTMAN of the MDOC Office of Legal Affairs who forwarded this request to LCF STAFF.
- 12. This 29 MARCH 2019 access to Plaintiff's JP5 Electronic Tablet was unusual since JPay.com blocked prisoner access to WiFi in JP5 Tablets. Only MDOC has access to the WiFi in prisoner JP5 Tablets through a "backdoor" PIN code in the software. Prisoners can only send or receive emails through a hardwired kiosk to which they connect their JP5 Tablet at each MDOC prison.
- 13. Plaintiff had to reinput and print his 3 Affidavits (pghs. 9 & 10 herein) in order to mail his APPENDIX(S) to the Court on 03 APRIL 2019. At this writing, relevant MDOC STAFF and JPay.com have evaded and refused to answer Plaintiff's questions about MDOC STAFF deleting Plaintiff's aforesaid documents (accompanying GRIEVANCE #305).

### ANIMUS BEHIND THE OBSTRUCTIONS

14. Regarding hostile actions of said MDOC Office of Legal Affairs STAFF (pgh. 11): Plaintiff has obtained communications of MELODY WALLACE telling LOCAL PRISON STAFF to obstruct Plaintiff's First Amendment exercise. WALLACE has, at times, received unlawful compensation for causing problems to Plaintiff from the "PUBLIC OFFICE MAFIA" of S.E. MICHIGAN (GRIEVANCE #305, p. 3-5). This is State (NOT federal) Judges who take unlawful payments to give court judgments in favor of the payer. For example: (a) Judge MICHAEL J. TALBOT took a \$4,000 bribe to unduly affect criminal prosecution of Plaintiff (GR #305, p. 3, pgh. 4); (b) The defrocked Monroe County Prosecutor took a \$2,000 bribe to protect WALTER E. VERDUN from criminal prosecution for killing a man. There were 2 overt attempts to murder Plaintiff before imprisonment and 3 more overt attempts during

imprisonment. This S.E. MICHIGAN CRIME CARTEL is very arrogant and operates with impunity in LENAWEE, LIVINGSTON, MONROE and WAYNE COUNTIES.

a. This Cartel often manipulates State actors such as Wallace and Beidler to obstruct Plaintiff's First Amendment Rights, and

### refuses to provide STEP 2 Form for Grievance 305.

- 15. For aforesaid reasons, Plaintiff is delayed over a month in filing his Responses to CORIZON and MDOC DEFENDANTS' SUMMARY MOTIONS (ECF #153 and ECF #173) at a much added expense to himself in funds, time and physical degradation to his health.
- 16. Plaintiff is unsure how to proceed on putting a stop to such obstructions but believes the Court should enjoin, sanction and/or find Defendants, Defense Counsels and associates in contempt of court after a telephone SHOW CAUSE HEARING regarding this long train of abuses intended to obstruct Plaintiff's court access and, maybe covertly cause his death through stress.

### **ARGUMENT**

Actions of Defendants', Defense Counsels, their subordinates and associates have devastated Plaintiff financially, physically and otherwise.

This is similar to <u>CHAMBERS v NASCO</u>, 501 US 32 (1991), where the Court "noted that the alleged sanctionable conduct was that Chambers and the other defendants had '(1) attempted to deprive this Court of jurisdiction by acts of fraud, nearly all of which were performed outside the confines of this Court, (2) filed false and frivolous pleadings, and (3) attempted, by other tactics of delay, oppression, harassment and massive expense to reduce plaintiff to exhausted compliance'. The Court recognized that the conduct in the first and third categories could not be reached by Rule 11 which governs only papers filed with the Court. As for the second category, the court explained that the falsity of pleadings at issue did not become apparent until after the trial on the merits, so that would have been impossible to access sanctions at the time the papers were filed. Consequently, the district court deemed Rule 11'insufficient' for its purposes. The court likewise declined to impose sanctions under Sec. 1927, both because the statute applies only to attorneys, and therefore would not reach CHAMBERS, and because the statute was not broad enough to reach acts which degrade the judicial system, including attempts to deprive the court of jurisdiction, fraud, misleading and lying to the Court. Ibid. The court therefore relied on its inherent power in imposing sanctions, stressing that 'the wielding of that inherent power is particularly appropriate when the offending parties have practiced a fraud upon the court'." CHAMBERS v NASCO, 501 US 32, 41-42 (1991).

Plaintiff was told by certain MDOC STAFF that over \$2,000 worth of his personal property confiscated by MDOC shortly after Plaintiff filed AMENDED COMPLAINT (ECF #13), that is the subject of ECF #63, would not be returned to Plaintiff until after he "dismissed the case". Said MDOC STAFF said this was instruction of the ASSISTANT MICHIGAN ATTORNEY GENERAL who, at that time was Peter Y. Ho, James E. Long, and/or Kristen Simmons. It is unsure of which 2 cases he spoke, or if both, because the statement was somewhat cryptic but this case is one of two for certain. However, the long train of abuses by Defendants, et al, in this case is clearly documented as noted in paragraphs 1 through 14 herein.

### **DECLARATION**

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: 12 APR 2019

Gary M. Northington

### RELIEF REQUESTED

WHEREFORE, Plaintiff Gary M. Northington Pro Se requests this Honorable Court to issue ORDER for Defendants and Defense Counsels:

- (a) to show cause why they should not be sanctioned and/or held in contempt of court;
- (b) to cease and desist from harassment, intimidation, punishment of Plaintiff for his First Amendment exercise in this case; and/or

2

(c) To hold a show cause teleconference hearing with all parties present; and

(d) any other relief deemed necessary and just.

Dated: 12 APR 2019

Gary M. Northington 193035

141 First

Coldwater, MI 49036

(517) 278-6942 email @ JPay. com

PROOF OF SERVICE

I, Gary M. Northington, certify that on this day I served one copy of the foregoing Motion to Show Cause, upon: MDOC and CORIZON Defense Counsels at their respective addresses, as shown by the record, by mailing to them.

Dated: 12 APR 2019

Gary M. Northington

been having difficulty handwriting for a few months and I had a mini-stroke or TIA on 26 MARCH 2019 when my blood pressure went to 220/101 mmHg. It is possible someone put an adrenaline stimulating drug in my outmeal at breakfast and I've had terrible headaches on the right since then.

Gary M. Porthada

PS: Right after I wrote the above, MDOC STAFF threatened to take my documents of this case that are in my footlocker.

JPGY Tell your friends and family to visit www.jpay.com to write letters and send money!

(4) To hold a show cause Teleconference hearing with all parties

SOUR TO-PRISONER MAIL

Detense Coursels

Enlarge 110%

th on darkness

Dear Rudy,

I made a mistake by labeling the email of this motion to you PoMafia # 16, part 2. It is PoMafia # 17, part 1. The grievance filed with this in Court is PoMafia # 17, part 2.

The mistake happened because MDOC deleted my legal documents from my Tablet and I was too tired to recall the number correctly. Can you correct this on the webpage?

Thanks. God Bless. Bo, Gary

### MICHIGAN DEPARTMENT OF CORRECTIONS PRISONER/PAROLEE GRIEVANCE FORM

4835-4247 10/94 CSJ-247A

Date Received at Step I _	4419	Grievance Id	lentifier: [	16F190	40034	1/Q28B
Be brief and concise in procedure, refer to PD 0					oncerning the gr	rievance
Name (print first, last) Gary North	ington	Number 193035	Institution LCF	Lock Number E Z - 28	Date of Incident 29 MAR 2019	Today's Date 03 APR 2019
What attempt did you make If none, explain why. I from my least wrote,	e to resolve this wrote	is issue prior to writi to persons esentative	ng this griev herei who	rance? On what n and r contacted	date? 29 M received others	AR ZO19 Info = I also
This is one is State problem clearly. Use Four copies of each page at the Grievance Coordina at 0528 hours to access my were legal do No. 2:16-cv-1 punish me for bited by law 2,3, 13, 16, 17 05. 03.116. I DW Bryan Mo Melody Walla UNKNOWN ST. me. On 03 that certain 1 STAFF to do Forthwitto my JP5.	and supporting tor in accordance:  JP5 Tocument 2931.  or the USC 18 USC	documents must be since with the time limit of the stand of the stand of the stand of the stand of the standard of the standar	submitted wits of OP 03  The delete hingto ics to nendr  Mich 371, 15 hrism loah N 19ton, return Mere	ith this form. The 102.130 Or Control Control Congrama Applearing PD and and I agy, Richard Constitute Inda Co	egrievance municipal properties of the propertie	st be submitted CH 2019, ISED WIFF TS Which Late and IS Prohi-I, Secs. 130, ED atthews, Russell, man and Files To ked LCF
RESPONSE (Grievant Int	erviewed?	☐ Yes ☐ No	If No, give	explanation. If	resolved, explain	in resolution.)
		5	el a	Mario		
Respondent's Signature Respondent's Name (Print)		Date Date orking Title		5)Signature S Name (Print)		Date  Jeffolio Title
		ep I, Grievant sign here be described above.	Grievant's	Vance #	305, p.1	of 6

DISTRIBUTION: White, Green, Canary, Pink — Process to Step One; Goldenrod — Grievant

### Michigan Department of Corrections

### **GRIEVANCE REJECTION LETTER**

DATE:

4-4-19

TO:

Prisoner Northington 193035

FROM:

J. Rohrig, LCF Grievance Coordinator

**SUBJECT**:

Receipt/Rejection for Step I grievance

Your Step I grievance is rejected for containing extraneous information. This violates paragraph R of PD 03.02.130. Your complaint expands beyond specific detail(s) (date/times/staff involved) surrounding an alleged violation of policy/procedure committed by staff toward you. This creates problems with distinguishing the actual issue. Paragraph R of PD 03.02.130 "Prisoner/Parolee Grievances" reflects what should be contained within a grievance complaint. This policy can be referenced in the facility library. Any future reference to this grievance should reflect the ID# LCF/19/04/341/28B.

Note: The complaint contains multiple issues, alleging various staff committed violation. This is also reason for rejection.

Gr# 305, page 2

542556793

 $\dot{\Box}$ 

1. On 18 AUGUST 1988, an informant of Prosecutor WILLIAM D. FREY attempted to stab me with a knife after I sued FREY in the Attorney Grievance Commission. My MI Supreme Court case number later became 88818 (# by satanic ritual). FREY was permanently disbarred on 17 NOVEMBER 1999, G.A. v FREY, Atty. Discipline Bd. No. 92-184-GA. Special Prosecutor James ROSTASH was also suspended. G.A. v ROSTASH, 457 Mich 289 (1998) (\$30,000 bribe to falsify evidence).

2. On 12 FEBRUARY 1989, a police informant put in my cell said what he had been told to do to me and that he would go to the FBI about it. In 04 MARCH 1989, he was found with a bullet in his head. I was told of 11 more such events but can only verify 4, via TV, etc. This is not anything I did other than be intended victim & pray for protection

from evil. HOLY BIBLE, Psalm 91; Jeremiah 20:11; Luke 6:38.

- 3. On 16\* FEBRUARY 1999, when I went to court for deposition from Prosecutor Frey, 3 deputies physically assaulted me and tried to break my neck in the Monroe County Jail. I sued Deputies Walter Hughes, Dan Kuhn, Gary Kujawa, and Denise Smith who incited it, NORTHINGTON v SHERRARD, et al, U.S. District Court No. 90-71522-DT; US COA No. 91-1778 (20 FEB 1992) and won. INFORMANT DENNIS POLLARD was involved.
- 4. ON 10 OCTOBER 1990 AT 0940 HOURS, MONROE COUNTY DEPUTY FRED BEDFORD PUT ME IN THE DETROIT COURTROOM OF VISITING JUDGE MICHAEL J. TALBOT AND SAID, "STAND HERE", then left I HAD CLEAR VIEW OF TALBOT'S CHAMBERS THROUGH A CRACKED DOOR. SPECIAL PROSECUTOR GREG JONES HANDED A MANILA ENVELOPE TO TALBOT WHILE SAYING, "HERE ARE A COUPLE THOUSAND REASONS TO DECIDE FOR THE PROSECUTOR". TALBOT TOOK THE ENVELOPE FROM JONES, LOOKED AT THE CONTENTS AND SAID, "... COUPLE THOUSAND???" JONES REPLIED, "... MORE LIKE FOUR THOUSAND". THERE WAS A HEARING at 1000 hours. This was MAFIA intimidation.
- 5. In DECEMBER 1990, 2 prisoner informants (JAMMER & PORTER) said a member of my family would be killed if I testified at retrial. I testified. On 02 JANUARY 1991, someone tried to murder my brother with a bullet to the head; a PUBLIC-OFFICE MAFIA hit.
- 6. In MARCH 1992, Lt. Deputy Sheriff Michael Davison testified before the Attorney Discipline Board against Prosecutor FREY. Subsequently, the deputy's son was found dead, about two weeks after two prisoner INFORMANTS (MAYS #212898 was 1) forecasted this to me; a MAFIA hit.
- 7. In AUGUST 1992, the group to which FREY was party firebombed the Monroe County Courthouse to destroy records of judicial corruption; a PUBLIC OFFICE MAFIA cover-up.
- 8. On 24\* JUNE 1996, Informant TOLBERT involved with Monroe INFORMANT DENNIS POLLARD attempted to murder me. I got a 1.5-inch gash on my forehead, 2 fractured vertebrae and COPD as result. Deputy Warden ALLEN G. HAIGH took a bribe to set-up this MAFIA hit, then lost his job.
- 9. On 04 DECEMBER 1996, the then Ex-Prosecutor FREY found a bomb in his car because he became loose tongued about Monroe County judicial corruption; a MAFIA hit.
- 10. In 17 MARCH 1997 at MCF, INFORMANT TONY SMITH (or ALEXANDER) put a Deer Tick on the back of my right knee while I napped. He jumped back with pinched finger and thumb as I turned to find cause of the mosquito-like sting and knocked it off. Two weeks later, I had Erthema Migrans rash, severe joint pains and fever of 103.6 (I measured it). The fever repeated every 3-weeks. Dr. FRANKLIN MESSANY of Muskegon said, "You have a circular rash and fever but WE DON'T CARE AS LONG AS YOU CAN WALK to chow". He refused to treat Lyme Disease which is terminal when untreated. In JUNE 1997, I became very ill after X-rays were taken. This was a MAFIA hit. On 03 APRIL 1998 at KCF, Dr. Jesus Neri said, "I'm going to (sic) for a better paying job, so I don't care what THEY say. It's unethical to not treat you". He then ordered Doxycycline antibiotic.
- 11. On 04 FEBRUARY 1999 at KCF, a prisoner INFORMANT (Weatherman?) assaulted and knocked me out without provocation. On 03 SEPTEMBER 1999 at KCF, Career Informant DENNIS ERDMAN #205858 attempted to set-up a hit on me for the next day. On 04 MARCH 2000 at SRF, Career Informant JOHN JOYNER #125052 threatened to kill me and attempted to setup a hit on me.
- 12. In AUGUST 2002, Abby Newman used national radio to expose facts of me being falsely imprisoned and named involved persons. The PUBLIC OFFICE MAFIA retaliated by 3 attempts to cause her great bodily harm. On 23 AUGUST 2002, THEY attempted to kidnap her. On 24\* AUGUST 2002, THEY made concurrent attempts to seriously harm or MURDER my brother and Abby in 2 different locations about 100-miles apart in the SAME WAY at the SAME TIME. All lug nuts of my brother's new Jeep were loosened to within one turn of being fully off. He would have crashed and burned at 70 mph on I-75 if he had not discovered this before driving. Abby received the same treatment except the accelerator pedal was also rigged to stick down in her car. WALTER E. VERDUN (Houghton Lake, MI) and WALTER JOHN VERDUN (Taylor, MI) appear to be party to this, coopting with Informant TIMOTHY PAUL BAKER (Toledo, OH).
- 13. On 04 MAY 2004, another attempt to harm Abby left a penny-sized burn mark and scar on her right temple. On 04 FEBRUARY 2005, CURTIS SMITH of Manchester, MI was found dead because he intended to tell me and authorities about the assault on Abby.

ir #305, page 3

<sup>\*</sup>I testified against now ex-prosecutor WILLAM D. FREY on 16 JANUARY 1987 and 24 MARCH 1988. From MAY to AUGUST 1988, Prisoner INFORMANTS made unprovoked threats against me on the 16th and 24th of each month. These were psychological theory-based aversive conditioning to testifying incited by State/NAZI psychologists, otherwise known as SATANIC RITUAL ABUSE.

County Jail. Page 3B. six-hour look at life inside the Wayne

auditioning for two new among the children city choirs. Page 3B.

eliminate the position. Ferndale seeks to

Tuesday, August 18, 1998

**Obituaries** Page 4 Your Community

Page 5

report? Call us at Have news to

1-313-222-6600 EWD.

## Detroit Aree Press

# uling near after a decade

# Case of alleged misconduct changed lives of cop, prosecutor

BY DENNIS NIEMIEC Free Press Staff Writer

ed a case that would turn his distin-Ten years ago, Monroe County Sheriff's Lt. Michael Davison investigatguished career into a hellish soap op-

former county prosecutor William Frey It is one of the longest-running cases The case — alleged misconduct by Discipline Board. A ruling is expected — is pending before the state Attorney within three weeks, Frey said last week.

WILLIAM ARCHIE/Detroit Free Press

salary until 2002, part of settlements he has won from lawsuits. Michael Davison, 48, will receive a full-time police lieutenant's

But Davison, Frey and the county without a verdict in state court history.

taxpayers already have felt the consequences. Davison is no longer a cop,

Frey is no longer the prosecutor and In 1988, Davison filed a complaint with the state Attorney Grievance Commission saying Frey had a conflict of interest when he prosecuted a driver the taxpayers are picking up a \$1.5for killing two people in a car accident. million tab for their decade-long feud.

\$16,000 for doing legal work for the victims' family, Davison reported.

solved homicides and worked in drug cial-investigations unit, Davison had As commander of the sheriff's spe-

newly elected Sheriff Carl Van Wert, a But after the complaint, Davison said he was reassigned to the road patrol by rey supporter. Davison also was ordered to stop all investigations.

Please see RULING, Page 2B

At the same time, Frey was paid about



### MACOINE COUNTY

Mich 234 (1997) Based on Atterney Grievance Complaint filed by Gary M. Northington in August 1988, and companion to 457 MICh 289 Grievance Admin. v Fried, 456 Northington is foothote 8. Grievance Administrator V Rostash



william ARCHIE/Detroit Free Press protesters Monday at the ag. 4 vote count.

to go!" in front of the Election ssion office on West Grand and on Monday. The small was loud enough to reach the floor room where the canand Currie met Monday.

knowlton, a Lansing attorney cializes in election law, said trying to pursuit a lawsuit slow vote count might

ess somebody could provide the compelling evidence that as actually fraud, or there all substantive concerns relataccuracy on a widespread ac chances of being successprobably poor," Knowlton

McConnell can be reached :-222-6678.

### bortion

### Conflict-of-interest case drags in Monroe County

RULING, from Page 1B

"It happened overnight," Davison, 48, recalled last week. "I was still the same police officer, but from then on it was a relentless attack."

Davison faced:

A search in 1992 by police of his home in LaSalle near the Ohio border, authorized by Frey and the sheriff. A U.S. District Court jury later determined the search was illegal. Frey said he ordered the search hoping to find lab and other reports on a homicide.

Accusations by Frey of perjury and tampering with evidence in a drug case. Davison was cleared by police and the state Attorney General's Office.

■ Accusations by Firey that Davison was a suspect in the setting of a fire at the county courthouse. He was interviewed by city police and cleared. (Frey had the fire set.)

■ Harassment on the job from the county sheriff and others that led to Davison's transfer to the Medical Examiner's Office and a medical leave

Davison fought back in the courts, and after two jury trials in U.S. District Court in Detroit and other lawsuit settlements, Davison won about \$1.5 million from the county for violating his civil rights.

Today, he's a cop in pay only. Although he has not been an active member of the force since 1994, Davison collects his full-time lieutenant's pay every two weeks, a part of the court settlement. He'll be on the county payroll with full benefits until Nov. 29, 2002.

Davison is a developer of an officecondominium-day care center in Monroe. In the fall, he'll become a part-time high school teacher in Tole-

He says he would rather have his old job back.

Meanwhile, a three-member panel of the state Afforney Discipline Board continues to weigh more than 5,000 pages of evidence, statements from 50 witnesses and transcripts from 17 hearings in the Frey case.

The grievance commission investigates complaints against attorneys; the discipline board determines the

"There used to be a large perception of a good-old-boys network in Monroe County. We're chopping away at that."

DALE ZORN,

Board of Commissioners

merits of the complaints and penalties. Appeals can be made to the state Supreme Court, which oversees the process.

Cases usually are investigated and settled within two years, said Richard Cunningham, an associate counsel for the commission.

In the Frey case, pretrial legal issues that were appealed to the state Supreme Court, the volume of testimony and the illness of one of the discipline board members have delayed the proceedings.

"It needs to be put to rest," Davison said: "Somebody needs to make a decision one way or the other. I'm angry and hurt over what he's cost the county — and he's never had to account for his actions."

Frey, the county prosecutor from 1986 to 1992, has a private law practice in the county.

The state Attorney Grievance Commission in 1992 issued a 21count complaint charging Frey with using his position to help political friends, retaliate against enemies and further his private practice.

Included are charges stemming from the accident Davison investigated and the search of Davison's home.

Frey said last week that the public release of the charges less than a week before the Democratic primary thwarted his re-election. He was defeated in the 1992 primary.

Not knowing when a ruling will come has put any thoughts of a return to public office on hold and hurt his business, Frey said.

"How are you going to run with a this hanging over your head," said of Frey, 55. "Economically, it hurts because I haven't taken cases unless I knew how long they would take" to resolve. If found guilty, Frey could lose his law license.

Frey said he did not use his power 'L' as prosecutor to retaliate against () Davison. "I have no animosity towards him." Frey said.

In May, the state Supreme Court suspended the law license of attorney James Rostash for 180 days for working with Frey on civil cases involving the fatal car crash.

Still, Frey contends he did not his misuse his office. But he doesn't expect to be completely cleared. There's 21 charges, the law of averages says they're going to get you on comething "he said.

something," he said.

In rural Monroe County, officials say they've learned from the 10-year ordeal. "There used to be a large perception of a good-old-boys network in Monroe County," said Dale Zorn, 45, chairman of the Board of Commissioners in the 135,000-resident county. "We're chopping away at that."

Five new commissioners were elected two years ago to the nine-member body. The commission has begun a lawsuit prevention program, featuring seminars for employees and public officials. The program is designed to head off problems, like those involving Davison and county officials, before they get to the courts.

The county has been named as a defendant in only one lawsuit since 1997 compared with an average of 15 of to 30 suits in previous years, Zorn

"We're making business decisions rather than political or personal decisions," he said.

Dennis Niemiec can be reached at 0 1-734-432-6503.

1-313-962-PLUS Touch 8888 for info index.

Exhibit 305, page 5

STEP III - Reason for Appeal STEP 1 and STEP 2 Responses are denied; They're lies. PD 03.02.130 was not followed. The only policy followed was PD 03.03.120 or 03.01.100, 9T, on custodial coercion. GMN

Richard D. Russell at Lansing MDOC will give his standard canned response that has no standing in TRUTH. John 8:42-47.

NOTE: Only a copy of this appeal and the response will be returned to you.

**STEP III** — Director's Response is attached as a separate sheet.

Gr # 305, p. 6

Dear Rudy,
This is Pomafia #17, part 2, as
explained on the back of the last page of
the motion.

PD 03. 02.130, 9 K, says the apposite of what Kehrig Says, Supporting

217, the 7 (2007) (on PD Ca CLIBO THE IT SUPPORTING TOOFS WERE NOT IN CILID

court documents from my tablet to damage my court ease,

your Bro in Christ,