From:GARY NORTHINGTONDate:1/27/2022 6:27:40 AMTo:Rudy Davis

Attachments:

POMafia #19(a); PAROLE BOARD #1 (email 1 of 2): (R & E @ end of 2)

MDOC PAROLE BOARD

Gary M. Northington v MDOC PAROLE BOARD

REQUEST TO REHEAR 29 DECEMBER 2021 PAROLE BOARD DECISION

A. OVERVIEW

*** On 07 JANUARY 2022, Gary M. Northington received 29 DECEMBER 2021 denial of parole by most members of

the MDOC PAROLE BOARD. The decision holds lies, manufactured by those who voted to deny parole, probative

they had illicit contact with a criminal cartel of bribe-exchanging judges, police and prosecutors who Gary M.

Northington reported to authorities in 1986 (accompanying EXHIBIT A). Based on more circumstantial evidence than

used to falsely imprison Northington, two (2) of said denying Parole Board Members took bribes to lie (Northington's

involvement with and knowledge of said criminal cartel).

B. LIES OF THOSE VOTING TO DENY RELEASE

*** B(1) DEVIANT PAROLE BOARD MEMBER(S)

*** B(1)(a) The PAROLE BOARD NOTICE OF DECISION FALSELY STATES: "The behavior reflected in the

misconducts (only 1) is indicative of SEXUAL DEVIANCE".

*** B(1)(b) A plank of the MARXIST MANIFESTO is that MARXIST SCUM FALSELY ACCUSE innocent

OPPONENTS of what the State Actor is actually doing. Gary M. Northington understands this from a 1977 private

investigation of sexual deviants falsely accusing innocent children of crimes to silence them in prison (accompanying

EXHIBIT B). This indicates the FALSELY ACCUSING MDOC PAROLE BOARD MEMBER and Misconduct Writing

PRISON GUARD HERE ARE party to A CULT OF CHILD MOLESTING PEDOPHILES of EXHIBIT B, as follows:

*** B(1)(c) Property Officer _____ SIMS said a private part (slang term) of his body wants to "have a personal thing

for you" (you meaning Northington) as SIMS darted and put his face 4-inches from Northington's face. Northington

fell back against a bench to avoid SIMS' grab at Northington. Per grievance policy, Northington notified SIMS of

intent to grieve SIMS' threat of rape as a "homosexual fetish" (accompanying Grievance #338 with misconduct). After

Northington filed PREA Grievance #338 on 31 JULY 2020, SIMS filed his RETALIATORY MISCONDUCT REPORT

on 03 AUGUST 2020 quoting the grievance (Gr #338 with Report).

*** B(1)(d) STATE ACTORS abusing Northington, then FALSELY ACCUSING Northington of what said State Actors

did is typical of corrupt Michigan Actors (EXHIBIT A). This began with false prosecution where the alleged

Conspiracy was Informant Tim BAKER whispering in a noisy restaurant and Northington replying five (5) times, "I

can't understand a word you're saying". A PAROLE BOARD MEMBER ABUSIVELY AND FALSELY ACCUSED

Northington of "sexual deviance" FOR AVOIDING Officer SIMS' INTENDED homosexual RAPE and grieving SIMS'

crime (Gr #338 with misconduct). The BOARD MEMBER was BRIBED by Walter John

VERDUN (10777 Troy,

Taylor, MI) who BRIBED SIMS TO ATTEMPT the RAPE.

*** B(1)(e) To say Northington must be silent in the face of a State abuses is a CULTURE OF DEATH; "if [speech] be

stilled, the result is death". MILK WAGON DRIVERS v MEADOWMOOR, 312 US 287, 301-302 (1941). Such

violation of the Prison Rape Elimination Act (PREA) by silencing is unconscionable.

*** (B)(2) BOARD MEMBER LIE OF HOMICIDE CONVICTION

*** The PAROLE BOARD NOTICE OF DECISION FALSELY STATES: "The assaultive crime resulted in loss of life".

Northington is imprisoned for CONSPIRACY and Solicitation to Commit Murder, NOT HOMICIDE of any type

(accompanying EXHIBIT C: SENTENCE on p. 1; FALSE MDOC RECORD on p. 2). The BRIBE-TAKING JUDGE

(EXHIBIT A, p. 2, #13) unduly had the MDOC change the 2nd degree felony Conspiracy charge to the 1st degree

Murder on the PROOF OF INCARCERATION which MDOC refused to correct. CONSPIRACY IS A THOUGHT

CRIME THAT DOES NOT INCLUDE AN OVERT ACT OF "ASSAULT" OR "HOMICIDE". This PAROLE BOARD

MEMBER'S SLANDER is because s/he was BRIBED TO LIE by the CRIMINAL CARTELS of EXHIBITS A and B,

IGNORED the law and/or IGNORED material facts. (Ignorance is act of intent.) See EXHIBIT G.

C. PROSECUTORIAL LIES

*** It has been a consistent trait of State Actors to say something to or question Gary M. Northington about things to

which he does NOT RESPOND, then falsely claim Northington did or said such things. This is proved in

accompanying EXHIBIT E, about Officers Cal CAREY and Gerald BEGIN repeatedly asking questions to which

Northington did NOT RESPOND but THEY FALSELY TESTIFIED Northington said incriminating things NOT SAID.

Deputy BEGIN also FALSELY TESTIFIED to acts of 20 OCTOBER 1986 to 09 DECEMBER 1986 as being on 09

JANUARY 1987 (EXHIBIT E). Witness Martin McCARTY FALSELY TESTIFIED to a threatening telephone call made

by Timothy P. BAKER without Northington's knowledge (EXHIBIT F) but falsely blamed Northington for it. Absent the

State LIES, no ground existed for prosecuting an innocent Northington.

From: GARY NORTHINGTON

Date: 1/27/2022 6:27:40 AM

To: Rudy Davis

Attachments:

POMafia #19(b); PAROLE BOARD #2 (email 2 of 2): (R & E @ end)

D. STATE ACTORS USING PRISON AS TOOL TO MURDER NORTHINGTON

*** Aforesaid STATE CRIMINAL CARTEL manufactured a FALSE PROSECUTION to wrongfully imprison

Northington. THEY overtly attempted to murder him at least 5 times (EXHIBIT A, pp. 1-2, ## 4-6, 10, 12, 17)

(EXHIBIT B). The CARTEL IS covertly ATTEMPTING MURDER OF Northington through denial of Medical Care

which includes no laser surgery for 100% blocked Right Coronary Artery, "The WIDOWMAKER (see EXHIBIT D).

STATE ACTORS causing Northington to be Medically Frail and DISABLED is GENOCIDE (EXHIBIT D).

E. LAWFUL & CONSTITUTIONAL RIGHTS

*** Imprisonment is back to the wall with no retreat as proscribed by Law of the Land. JOHN BAD ELK v UNITED

STATES, 177 US 529 (1900). The PAROLE BOARD unduly detaining Northington is a wrongful DEATH PENALTY

and CRIMINAL TORTURE contrary to Michigan Constitution and Laws. MICH. CONST., Art. I, § 46; MCL 750.85;

ESTELLE v GAMBLE, 429 US 97, 103 (1976) ("Inmate must rely on prison ... to treat his medical needs").

F. PSYCHOLOGICAL EVALUATION, ETC.

*** The PSYCHOLOGICAL REPORT stated Gary M. Northington should go through VPP. Northington went through

a 6-month PRETRIAL RELEASE Program in 2005-2005 which included the criteria of VPP and he was a top student.

He has been enrolled in 3 therapy programs but was transferred shortly after beginning. He was twice told at JCF

that he could not enroll in such program(s) because he is not within one-year of release. He will again request to

enroll in VPP. It is abusive and unduly wrong for PAROLE BOARD STAFF to condition Northington's release upon a

criteria that cannot be fulfilled due to NAZISM of those controlling the rules. He can DO VPP AFTER RELEASE.

*** He has extreme disgust with himself and remorse for allowing himself to get involved with those that led to his

arrest.

*** The PSYCHOLOGICAL REPORT says Northington has "magical thinking". This is erroneously blaming

Northington for what he wrote about thinking of treasonous subversives, who abuse children, in his book, "SATANIC

DECEPTION; A DE FACTO GOVERNMENT" (See EXHIBIT B which is Introduction to the book).

.. CONCLUSION

*** THEREFORE, the PAROLE BOARD should rehear its decision with REAL FACTS and release Gary M.

Northington as noted in the CFL letter of EXHIBIT D.

Dated: 07 JAN 2022 _____. Gary M. Northington

25 JAN 2022

Dear Rudy & Erin:

** Thank you very much for the \$46 and email that came today.

** As result of my Parole Board Decision, I discovered MDOC falsely changed my CONSPIRACY conviction to 1st Degree Murder Statute without trial thereon. When I filed grievances, JCF employees T__ COBB and _____ AUSTIN refused to process them. When I asked the JCF RECORDS OFFICE to correct this error in statute, Department Analyst D. FELLER refused to answer what I asked but answered something else like a typical politician. The Michigan Court of Appeals said in 1990, that under the Conspiracy charge I should have been released in 1997 so somebody changed my imprisonment to something on which I was never tried with a longer sentence. They also refused to release me because they say me rejecting a pervert's homosexual proposition was "sexual deviance". My foregoing Request for Rehearing addresses all this.

** I'm listening to Red Eye Radio on WJR AM 760 to catch the trucker news. It's sponsored, in part, by Truckers Against Trafficking which has mentioned the massive human-trafficking

sponsored by Uncle Joe BIDEN across the Mexican Border.

** It's 0330 hours and I am, again, in COVID-19 QUARANTINE with nearly 500 others who tested positive out of 1,300 here. So far in JANUARY 2022, MDOC has had about 7,000 positives out of 40,000 POWs. This FARM ANIMAL BARN is grossly dirty and the handicap bathroom facilities are inaccessible as said in WHITMER #20.

** Having studied as much as possible about the COVID-19 bat virus: (1) Bats have a superimmunity to many pathogens that affect humans. South African scientists say Omicron may create a super-immunity to COVID-19 in humans, which makes one wonder why said without proofs. (2) The new UH1 COVID-19 variant from France is said to be the deadliest yet. (3) Maybe aforesaid was said to create a coverup for a preplanned massive genocide by the NWO.

** I hope you're doing well. May YHWH BLESS YOU ALL! Gary in Whitmigan.