

From: GARY NORTHINGTON
Date: 1/11/2026 6:29:02 AM
To: Rudy Davis

Attachments: ▫

TOLBERT 1996(a): (Rudy & Erin @ end of email 2)

. AFFIDAVIT OF GARY M. NORTHINGTON TO 1996 STATE COERCION

* I, GARY M. NORTHINGTON, being first duly affirmed, deposes and says of confiscation of legal documents, attempted murder of me and related circumstances:

* 1. On June 6, 1996, I completed my federal habeas corpus brief and left it lay on my bed at about 1300 hours. At about 1430 hours, Michigan Correctional Employee Lieutenant Norment "arrested" me and had me put into Administrative Segregation at Harrison Correctional Facility, Adrian, Michigan. As a result all of my legal documents were confiscated and kept from me by the State of Michigan. Deputy Warden Allen High used this as an excuse to transfer me to a higher security level and house me with a known police informant;

* 2. On June 13, 14 and 23, 1996, I sent letters and grievances to to Deputy Warden Allen Haigh, Warden Frank MELO, and their employees, that they endangered my life by moving me into Housing Unit 5, at the Harrison Facility, where there was a person hostile to me;

* 3. On or about June 15, 1996, Prisoner Ronnie K. Smith #223720, and other prisoners, informed me that Prisoner Dennis Pollard # _____ (of Monroe, Michigan) was attempting to incite other prisoners against me and making alleged statements of my case which he had previously been requested to use in informant activity, in and since August 1987, by Monroe County Deputies Cal Carey and Thomas Redmund to ask me;

* 4. On June 23, 1996, Resident Unit Manager Corey DeForest (female) spoke to me in her office, with Vicki McCabe (of Jackson) present, and attempted to move a hired Michigan Informant into my room, Dennis Pollard. On February 16, 1990, Pollard was involved in a physical assault and subsequent attempt to elicit incriminating responses done to me by police officers (I sued and they settled out of court, NORTHINGTON v SHERRARD, et al, U.S. Dist. Ct. No. 2:90-cv-71522). Mrs. DeForest was informed of this and that I claimed my Fifth Amendment Miranda Right to Remain Silent;

* 5. On June 25, 1996, at 1920 hours, my roommate, _____ Tolbert #218704, entered our room in Housing Unit 5, room 125. I was writing a letter and sitting cross-legged on my top bunk;

* (For reference, on January 16, 1987 and March 24, 1988, I testified in court matters involving now Ex-Prosecutor William D. Frey of Erie, Michigan. In 1988, at the State Prison of Southern Michigan, on the 16th and 24th through September, a number of prisoners came at me with threats and hostile actions toward me without provocation by me or any action by me toward

them. These were attempts at aversive conditioning using well-known psychological principles);

* 6. On June 24, 1996, at 1925 hours, Tolbert said something like, "You're going to leave when the door opens.". I said, " What - I had a problem hearing." I saw Tolbert moving in my peripheral vision; upper right. Next, I saw the bottom of a green chair sitting on my lap, facing me, and I felt a dripping above my left eye; it was blood. Tolbert said, "I'm going to kill you (pause), so I can get out of prison" ("prison" was muffled but understandable). Tolbert attempted to lift the chair again and I grabbed the back legs. We had a tug-of-war for 4 to 5 minutes with me sitting cross-legged on my top bunk;

* 7. My legs slipped off the bed. Tolbert let go of the chair and it fell to the left on my bed. I fell back against the wall and hit my head. Tolbert grabbed my left arm and chest or legs and threw me flat on my back, five feet down, onto the concrete floor. He stomped me with his feet a few times. I was right there for one or two minutes;

* 8. I scooted between the sink and desk. Tolbert said, "I'm going to kill you," and "Die M.F." about five (5) times as he attempted to stomp my head and chest. At 1935 hours, I saw a Black man come to the door and call for the police. Officer Brussow came in about 15 seconds. I had been there about five (5) minutes;

* 9. At about 2200 hours, I was transported to Bixby Hospital, Adrian, Michigan. The doctor determined that I had a fractured vertebrae, D9. There was a 1.5 inch cut above my left eye. I ran a fever for about two (2) weeks thereafter;

* 10. On June 26, 1996, at about 1300 hours, Institutional Inspector _____ Williams answered in person the June 14, 1996 grievance for Allen Haigh about my life being put in danger because Haigh had knowingly ordered me put into Housing Unit 5 with persons hostile to me, one being Dennis Pollard. S_____ Williams said that I don't have a right to safe housing and protection from assault;

* 11. On June 28, 1996, on decision of RUM Corby DeForest, I was put into Administrative Segregation without hearing. I could have been moved into empty cell number 117A in Housing Unit 4. My documents in ongoing litigation were confiscated and not returned for the second time since June 6, 1996. (I was ordered to answer a motion in *NORTHINGTON v MDOC*, et al, U.S. Dist. Ct. No. 95-70738-DT, by July 30, 1996);

* 12. On July 2, 1996, I was put into cell number 239A, in Housing Unit 4, with _____ Richardson #235980. (Richardson had a picture of a Black person who could have been as twin of Tolbert #218704 hanging on his wall. Using well-known psychological tactics, that was an attempt to use "displacement" (or transference) as aversive conditioning to Richardson through what the State assumed to be attributes (emotions) of Tolbert attempting to murder me.) I thought Richardson was a decent person at that point;

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TOLBERT 1996(b):

* 13. On On July 4, 1996, at about 1930 hours, Richardson swung a padlock at me attached to the end of his belt. I moved back and he missed me. There was no warning and no hostile comments between us prior to Richardson making a threat and swinging a lock at me. At about 2050 hours, Sgt. _____ Donaldson again put me into Administrative Segregation and separated from my legal documents for the third time since June 6, 1996. (Informant Richardson probably did this because "displacement, a psychological theory, didn't work);

* 14. On July 11, 1996, Allen Haigh held the first Security Classification Committee hearing that I had ever attended. I told Haigh the same as I told RUM Corby DeForest on June 23, 1996 including my claim to Miranda Rights (see #4 herein). Haigh asked me, "Do you have any documents to prove that Dennis Pollard is an Informant?" I answered that I did not have the documents in my possession. I did not tell them where they were.

* 15. On July 11, 1996, at about 1800 hours, I was put into cell number 106A in Housing Unit 4. My roommate, Bivens #140707, told me that when I went to breakfast I had better tell the correctional officers that I could not return to the room. On July 12, 1996, at about 0630 hours, I told this to Sgt. Thompson. He took me to the Control Center at about 0715 hours. I spent from 0730 hours to 1700 hours in the Control Center. At 1800 hours, I was put into cell 117A in Housing Unit 4; the cell I requested on June 28, 1996 (see # 11 herein);

* 16. On July 14, 24, and 29, 1996, and August 6, 8, and 29, 1996, and September 11, 1996, Richardson made hostile comments and threats directed at me. I had not spoken to him since July 4, 1996 when I told him that I would tell the officers I had to move from our room because of asthma;

* 17. On October 1, 1996, at 1325 hours, I was standing next to my cell with my back against the wall. About forty (40) other inmates had just returned from the "Big Yard" and we were waiting for officers to let us into our respective cells. _____ Richardson #235980 came unto B-Wing; he lived on C-Wing. He ran at me while I was not looking in his direction, then drove the butt of his fist into my chest as hard as he could. He then said something and ran away. A prisoner asked me about the incident; I said, "Is that all he has." I had not said anything to or about Richardson since July 4, 1996. I was privy to information that Richardson was a prisoner informant working for Monroe County Deputies Cal Carey and Thomas Redmund, and Ex-Prosecutor William D. Frey through ARF Institutional Inspector S _____ Williams;

* 18. On October 18, 1996, at about 0840 hours, Richardson had a conversation with Assistant ARF Librarian Karen Heard wherein my name was mentioned as she gave him a book. At about 0900 hours, a prisoner of unknown name came to me unexpectedly and showed me the

book which described the assault tactic Richardson used on me as an attempt at murder; it was intended to rupture the heart or aorta according to the book;

* 19. On November 20, 1996, I noticed for the first time that Richardson #235980 had been moved unto B-Wing about five (5) cells from mine. I informed Resident Unit Manager Robert Sullivan of this on November 25, 1996;

* 20. On October 1, 1996, I sent a kite to Allen Haigh informing him of the assault that day (#17 herein). On October 11, 1996, Inspector S _____ Williams said there was no assault. On November 5, 1996, S _____ Williams wrote a misconduct report on me because I said he lied;

* That, the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: 05 DEC 1996 /s/ Gary M. Northington

* Affirmed and subscribed before me, a Notary Public, on this _5th_ day of December, 1996.

. /s/ Charles C. Ingram
. NOTARY PUBLIC
. My Commission Expires June 21, 1998
. Acting in Lenawee County, MI

* Dear Rudy & Erin,

* Thank You, very much, for the \$46.05 which came on 10 JAN 2026. It is a great help in fighting viciousness of the Office of MICHIGAN NAZIS run by Attorney General DANA NESSEL (Revelation 13), similar to the aforesaid.

* Aforesaid type activity began, again on 10 JANUARY 2026, after I filed my Motion for Second Federal Habeas Corpus on 05 JANUARY 2026. Obviously, the NAZIS IN CHARGE think they can scare me into not representing my court case. The present event is orchestrated by Assistant Attorney General H. Steven LANGSCHWAGER (P52380), P.O. Box 30217, Lansing, MI 48909, (517) 335-3055. A snail mail will come.

No king but King Jesus, N I B fine!!! GLORIA DIOS!!!
Gary M