

1-1021

SAN QUENTIN ST. PRISON
SAN QUENTIN, CA 94974
R-1104

~~TO: ATTY. GEN. JOHN ASHCROFT~~

10/19/2013
sent 10/20/2013
11/18/2013

TO: ATTY. GEN. John Ashcroft
(IDENTICAL COPY SENT)

Dear Sir,

This is Cedric Johnson. I'm on Death Row in San Quentin St. Prison. Sent here (1998) by Criminals operating under the color of authority. Clear Crimes Committed to get me here. I cannot help (in good conscience), but say that to "anyone" I write in a position of authority.

I am writing concerning two (2) letters that was sent to your office 10/6/2013. The cover sheet addressed, "to whom it may concern".

It should've been addressed directly to you for (accountability purpose). I refuse to allow the crimes to be swept under the rug or white-washed.

My charges has long rose to a level where STATE scrutiny alone "wouldn't" be sufficient to remedy the crimes. That, FEDERAL scrutiny "would" be required.

The picture "is" clear to a intelligent mind. so is the law.

"If" anyone under the color of authority "wilfully" subject anyone in any state to the (over).

deprivation of any rights, privilege or immunities
Secured and protected by the Constitution, is
guilty of a federal offense.

My documents (Letters,
Spear volume, were talking about a wide spread
Criminal Conspiracy under the color of authority.
(Just here 8.9 dozens of letters. Not to exclude
the Court etc).

I like to include before I start to close, I am
a 37 yrs old B. male and was introduced to the
U.S. Constitution (Bill of Rights, etc) when I
was young. The majority of blacks (Africanists) are
Skeptical, or speak down on those documents.
Its understandable. But I politely disagree.

Even
if I don't have faith in too much of anything
else in this system (because of dishonesty and
corruption). I believed and know (without question)
the Constitution is the foundation and pillars
of this country (The guiding principles of the
rule of law).

Amongst other things stated, the attorney
who was forced on me (Collusion), and went along
with the crimes and committed crimes against me.
The intentionally dumb me here. Boldly stated, "The
U.S. Constitution was bologna and nobody in the
Courtrooms even practice that stuff anymore." I knew
letter, and knew his deceitful and criminal words.

were precursors, to how "they" were planning on, moving with the proceedings (To, totally, abandon the Constitution, and disregard established laws and sciences. That's exactly what occurred.).

But, it did not stop my pinpoint attacks against that sham an circus trial. Where "I" induced a hung jury. And I state this with a absolute certainty, against a stacked jury. (A tampered with jury)

skipping to this point, the 2nd person on the case, Terry Bolton (who was not facing death, At the so-called 2nd Trial. That I was kept out the courtroom), received a life sentence. His appeal should've been in full motion (Processed) It's apparent the appeal attorney isn't attacking it as a crime. (As he should, for logical reasons that can be substantiated) They are therefore, included, as Co-Conspirators. Handpicked to perpetrated the crimes. It's no if's or but's about that. I refuse, and politely assert, will not back-down from my declarations about the crimes in those LA Courtrooms. The law is clear.

AS a matter of principle, we perceive no less an infringement of a defendants rights by the knowing use of perjured testimony. (Trial / Appeal) than by the deliberate withholding of exculpatory information. (Trial / Appeal). Conduct in either case, is reprehensible, warranting Prosecution as well (over)

as disbarment. (Imbler v. Pachtman, 424 U.S. 409, 431, n. 34 (1976).

AS far as me, having a attorney. no. (I don't personally have the fund. indigent). And the court (S. Ct) hasn't appointed one. I have my suspicions why. (I will say this, I came in (Dec. 1998) and the inmates who came (before) the same year all have attorneys to my knowledge. Some who came in 1999 and 2000 too, I've been informed).

No, honest atty. will touch this case. He would be obligated to call it what it is, A Clear Crime. . . And no sane atty. would be willing to play along and jeopardize their Career. Though I have no doubts, there is a few, whose willing (Based on the people associated with this crime against me) but they don't want no contact and they also want insurance etc.

AS I start to close, I will ask you to please, personally take notice of the letters sent 10/6/13, and the enclosed ones. I am requesting a full scale Criminal investigation into the issues/charges.

I do not come claiming to be a saint, but I'm not not predator either. . . Thank you for your time and attention

RESPECTFULLY,

LEDRIL JOHNSON 3/EE/113 - K-61104

Note:

Three (3) other letters^(cc) are enclosed, one^(cc) sent to Co. Atty. Gen. (E. Lockyer) And two (2) sent to WARDEN J. Woodford. & CO TED KOFFEL. . . ~~FINANCIAL ADDRESS~~



U.S. Department of Justice

Civil Rights Division

10/15
C.S.

ANM:adp:mjg
DJ 144-11-0

Criminal Section - PHB
950 Pennsylvania Avenue, N.W.
Washington, DC 20530

DEC 10 2003

Mr. Cedric Johnson
#K-61104
San Quentin State Prison
San Quentin, CA 94974

Dear Mr. Johnson:

This is in response to your correspondence, dated October 19, 2003, in which you allege that your civil rights have been violated.

The Criminal Section of the Civil Rights Division at the Department of Justice is responsible for investigating and prosecuting criminal conduct involving deprivations of federal civil rights. Our enforcement activity primarily involves deprivations of civil rights under color of law, which generally involves the use of excessive physical force by law enforcement officers.

We have carefully reviewed the information which you furnished. However, we have determined that your complaint does not involve a prosecutable violation of federal criminal civil rights statutes. Accordingly, we are unable to assist you.

Also, for your information, complaints relating to unsatisfactory prison conditions (e.g., denial of meals or medical treatment, mail problems) which fall under the Civil Rights of Institutionalized Persons Act are handled by the Special Litigation Section of the Civil Rights Division. You may wish to write directly to the Special Litigation Section of this

Division at 950 Pennsylvania Ave, NW, Washington, D.C. 20530,
with complaints of that nature.

Sincerely,

Albert N. Moskowitz
Section Chief
Criminal Section
Civil Rights Division

By:

Amy D. Patterson
Amy D. Patterson
Paralegal Specialist
Criminal Section