

Charlottesville Division

OCT 26 2021

Sines, et al, Plaintiffs v. -

JULIA C. DUDLEY, CLERK

Kessler, et al, Defendants - Civil Case No. 3:17-cv-00072-NKM-JCH

BY:

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Defendant Cantwell's October 6th Letter to the Court

On October 4th 2021, Case Manager Simpkins at USP Marion, allowed me to view the Plaintiff's Second Amended Complaint, their letter to Judge Moon regarding several of my recent motions, and a stack of papers over a foot high which I did not have time to assess. I was not allowed to take these documents out of Mr Simpkins's sight, and time was limited.

We planned to meet again so I could at least take notes, but I was subsequently told to pack my property in preparation to be moved. The next day I was driven to the airport, and today I write from Grady County, Oklahoma with the golf pencil provided at booking. Soon I will again be moved, and again stripped of all my property.

I have seen no exhibit lists or motions in limine, save for my own, and only the Plaintiffs have delivered to me their witness list, to which I've objected.

There is plenty for me to say about the Plaintiffs' letter regarding my motions, but I only have two pieces of paper and my pencil is dulling, and I don't have the letter handy.

So, I'll just point out that my motion to delay the trial is hardly "11th hour"

In April I was adamant that dropping a 2 terabyte encrypted hard drive on an incarcerated pro se defendant did not solve the problem of my being kept in the dark 14 months; I asked then to extend my ability to conduct discovery.

When I was moved on April 28th, I wrote to the Court requesting "the patience of the Court and the mercy of my persecutors" from Tallahatchie, MS. I stated then that I had been stripped of my papers and the Plaintiffs' hard drive.

From USP Marion in June, I restated these problems when I objected to the newly proposed trial schedule. Since then I have told the Court and asked for its help in resolving issues with the CMV in my trial preparations.

And now, having borrowed my third and for now final sheet of paper, I again restate the obvious,

THIS IS NOT FAIR!

And as I previously observed, perhaps that is the whole point. Much like the armed criminals who attacked us four years ago, these lawyers can't win a fair fight ~~either~~ either.

For the Court to justly adjudicate this matter, either the trial must be delayed and the 14 months of Plaintiff misconduct must be accounted for, or I must be dismissed from this case.

Any thing short of that will make this Court an accomplice to a terrible crime.

Respectfully submitted,
Christopher Cantwell

~~Christopher Cantwell~~

10-6-2021

Christopher Cantwell
Garfield County Law Enforcement Center
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OKLAHOMA CITY OK 730

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This correspondence is from an inmate at
Garfield County Law Enforcement Center.

GCLCC is not responsible for content.

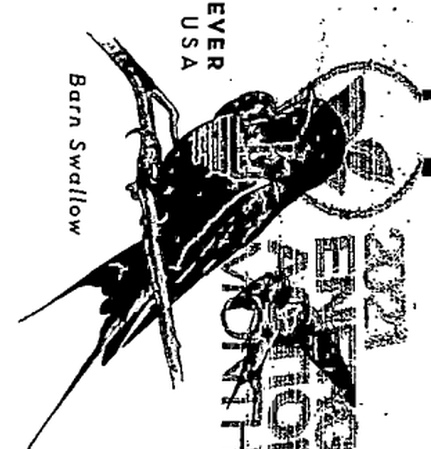
Office of the Clerk

United States District Court
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Charlottesville Division

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See signature below

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