

CASE NO: 8:00-CR-369-T-27TGW
MIDDLE DISTRICT OF FLORIDA

REASON FOR SUBPOENAS

36 PAGES-100

1. Sarasota FBI, Jim Handley's office was directly involved with The Cedar Rapids FBI, Dubugue County, Aetna Ins, Riscorp Ins, Family Member Sarasota Police etc. He gave the go ahead To destroy me with the "Violent Sexual Acts" Injunction 92-4293CA. Jim Handley's office also threatened and ridiculed me on several occasions from 1994-2000. Jim Handley's office was involved destroying me all across. The nation as well as having my files robbed at Frank Wirt's home or Richard Hammonds home. Jim Handley's office is also involved in falsifying Military Records stolen from me in 1994 or 1998/99.

2. Juliet Furtlich Washington D.C., Juliet Furtlich was sent a 26 page outline from John Adelmann's house in Dubugue Iowa in November 14 1996. One of the letters stolen from me in 1998/99 was her letter stating "There was no evidence To investigate" before I left John Adelmann's house. This group of ~~idiots~~ also began slandering my mother and me at this time in 1996. After I left John Adelmann's house and accused him of conspiracy The Cedar Rapids FBI started harassing me at my apartment. Falsified D.O.E Bank note comes (Dept of Education promissory note) of a college loan in 1981.

3. Cedar Rapid's Iowa FBI, No names of any agent were ever given to me even while harassing me at my home? This agency is directly involved in the falsification of military documents. This agency is directly involved in attempting to frame me for a unsolved 1986 homicide of a 15 year old boy. That evidently disappeared from Central Extension School. This agency is directly involved in protecting (so I was told)

To Sammy
P.C.

Dubuque County, Mercy Hospital, Family members and John Adelmann who I lived with for 4 months and he is only allowed To Teach at Central Extension because of a criminal record (Rule 404b) IT is imperative that the defendant finds out why the FBI Tried To frame innocent defendant (91/92) for the homicide and what type of criminal record is being hidden from the Public about John Adelmann. This agency is also involved in the Theft of important documents out of my file in 94/96+98/99.

4. John Adelmann, Dubuque Iowa, Defendant was a student at Central Extension school in 1978-80. Central Extension school has been deleted from a set of falsified military records on defendant to protect many parties. John Adelmann was involved with the C.R. FBI, Sarc SOTA FBI, Glacier Water, Aetna Ins etc in the framing of the defendant for the homicide in 85/86. Defendant affects Dubuque County and Cedar Rapids FBI etc are hiding the truth and the ^{Rule 404(a)} criminal background of John Adelmann. Defendant went back to Dubuque Iowa in 1996 and lived with John Adelmann, while in Dubuque defendant solved much of his case and paid the price for it including THIS MALITIOUS PROSECUTION.

5. Jim Wiederhold, Dubuque Iowa. Defendant was in contact with this family member shortly after leaving John Adelmann's house. This family member knows of other family members involvement in the robbing of parents estate in 1985/86. This family member knows of the involvement of a sister who was a protected witness for the state of Iowa + FBI over a drug related matter at Finley Hospital in which said sister was involved. This family

JD
PAM

member knows of any or all family members involvement with the rest of the parties previously mentioned. This family member has made statements to me and knows things that must be brought out in trial. Dubuque County and The Cedar Rapids FBI knows where this family member is because they may be hiding him now?

6. Neil Klaber, Sarasota FL Defendant was in contact with Neil Klaber when the murderous injunction 92-4293CA was perpetrated on innocent defendant in 1992. Neil Klaber's affidavit was stolen from files in 1989. Neil Klaber knows several of the attorney's that perpetrated wrongs upon defendant. Defendant was in contact with Klaber by phone in January 2001 but bizarre things occurred after a certain amount of time and Klaber has shut down?

Neil Klaber physically seen the devastation wrought by the murderous [↑] FBI injunction 92-4293CA. weight loss from 175-150 lbs in 3 weeks 1992

7. Ms. Mahon Florida Bar Tampa. Ms. Mahon was directly involved in protecting at least 10 Sarasota/Brenton lawyers from being disbarred and prosecuted. Ms. Mahon was involved in allowing fraudulent U.S. mailing by Stuart Levine Esq. Ms. Mahon was involved in the theft of numerous Florida Bar reports. The defendant submitted on several lawyers. Ms. Mahon was involved in the theft of letters that she herself sent defendant claiming defendant had a right to sue Jerry Meisner, Peter Baranowicz, Stuart Levine and several other attorneys. Ms. Mahon is a criminal indeed! Ms. Mahon is DIRECTLY involved in this last subtle and filthy attempt to ruin defendant!

To
Tommy

8. Debra Kearney, Tallahassee FL Debra Kearney once worked for The Governor's Legal Office under Lawton Chiles. Defendant spoke To Debra Kearney on The phone from his residence in September of 2000. Debra Kearney received a lengthy outline concerning wrongs by Prosecutors, corporations, Law enforcement and The up and coming Trial of The ONLY Misdemeanor The innocent defendant was maliciously convicted off on April 4th 1995! This conviction isn't even on your ridiculous False Police History report That your silly sheriff's over here already replaced one Time lol. Debra(sic) Kearney continually defamed defendant as a schizophrenic over and over To attempt To justify probable cause for all ridiculous parties. Debra(sic) Kearney is now directly involved in Protecting ALL The malicious corporations involved in Their defamation, fraud and Perjury. etc of the innocent defendant. Debra Kearney's Title at this time is "Lawyer for The Corporate Fraud Section" in Tallahassee. I have To Laugh my— off at this one God helps us all!

9. Jerry Meisner P.O. Sarasota FL Jerry Meisner was also directly involved in The malicious orchestration of The "Violent Sexual Acts" Injunction of 1992. Jerry Meisner's conspiring representation was forced on me by The FBI etc. Jerry Meisner forced me To see an insane Doctor named William Lawrence who wrote up a malicious and ridiculous psychiatry exam on me December of 1992 attempting To moot out or cover up obvious perjured statements by The Riscorp defamers and Their misuse injunction. Jerry Meisner maliciously imprisoned me with this exam and Two other ridiculous exams made up by Dr. Steel and a slanderer

To Scan

named Dr. HasScrewloose (DeClue) attempting to make me look schizophrenic/Narcissistic and only curable through psychopath drugs. Jerry Meisner continually harassed and defamed me when I got out of jail Feb 28 1993 - May 17 1993, by having me defamed at Munattee Glens in Bradenton. During the unnecessary Trial of May 17-19 Jerry Meisner purposely hid fraudulent documents such as a severely altered Memo from The Workers Comp board in Tallahassee October 15 1992. The reason he didn't expose this and other things is He helped create them and the false charges of Aggravated Stalking. He also would make the ridiculous and Malicious statement of "Wasn't it Annoying" to the Riscops and state Plaintiffs as they made their ridiculous, malicious, murderous and perjured sexual statements upon me.

By making the statement "annoying" he maliciously justified the insane injunction, malicious charges, malicious contempts and any future malicious charges including the charges right now!

This same word "annoying" is also found in the 2 page Notice of Particulars discovered by me in the P.D. office June of 1993. This Notice of Particulars was never certified mailed to me in Dec of 1992 as civil procedure states. Ms. Mahon justified all attorney's false postal mess through Stuart Levine July of 1993. The responses (stolen) from/by the Florida Bar stated "The injunction was never dismissed" when it should have been won in trial. The Defendant went to the courthouse and seen 4 Judges continuance of the illegal injunction. In Sept/Oct 1993 Defendant placed Motions for Trial which in part stated this... "The false word "ANNOYING" used by Mr. Meisner during trial is the same false word used by STUART LEVINE in the Criminal Contempt (Notice of Particulars) making the innocent defendant look insane schizo

Thus justifying all insane psychological exams which justify probable cause and all perjuring statements, especially sexual statements by Charles Greene, Laura Flemming and others.
The Defendant was told to "Leave the state" at this time by Judge Owens secretary. Defendant again ended up at Manteche Memorial Hospital with erratic heartbeat and was told to see a heart specialist. (These medical documents have been stolen from defendant in 1998/99 as well) The defendant then placed a Motion To Dismiss Jerry Meisner for these malicious acts, Jerry Meisner was dismissed. Defendant went on to defeat Riscorp et al in a civil trial Feb 1994. Defendant asserts he may not have won the trial if he had not figured out this fraud just as now by figuring out the last and most important medical fraud by the first aggressors Rule 404(b) Rule 106 of Spinal Stenosis. Defendants medical side of the case was solved right here in this jail, Feb 3 2001. Therefore, it is imperative that Jerry Meisner be brought to trial to testify what he knew about the medical fraud (MRI) of Spinal Stenosis and how it related to all the post malicious activity including the statements of "Spinal Stenosis" on the deranged "Pretrial Services Report" of Corpus Christi. Defendant asserts that Jerry Meisner and his office knew of the robbing of many documents from Defendants file in 1998/99. There are numerous other reasons for him to know about the theft but the main reason is the theft of his own response to the Florida Bar which mimics a diseased letter sent by LT Hogle of the SPD July of 1994. Many other things have occurred relating to Jerry Meisner but this should be enough to bring him to trial. All they do is lie

To Sam

10. Jack Byars, Sarasota. Defendant has placed Byars on 11ST because he believes that Jack Byars knows of the falsification of all court files especially 92-4293CA 1,2,3. Defendant was told on many occasions that the "file was on his desk". Many of the documents stolen from defendant through the years were also taken out of the file especially the documents stolen in 1998/99. Byars also impressed defendant.

H. Doug Smith, Sheriff's Office Sarasota. Doug Smith was involved in nearly all the malicious arrests including the first one involving Officer Lamb of the Sheriff's Office. Doug Smith was involved in the accusation of a bomb threat on Riscorp at a hearing Aug 22 1995.

Doug Smith was involved in the malicious charges by Jan Nelsca and Melissa Long etc in 1995/96 case No 95-6223 and 95-6224.M.

Doug Smith was involved with McKeon since 1992 at least. Doug Smith is a first aggressor Rule 404(b) Rule 106.

12. Dan Martuik, Telkwest. Dan Martuik witnessed the trial of April 4, 1995 in which nearly 20 Sarasota Police officers lined the rear of the courtroom for LT Hogle and his (mothing) misdemeanor charge of disorderly conduct at the police Dept. Dan Martuik witnessed the August 22 1995 UOP hearing before Judge Preston Devilbiss at which time Investigators, and attorney's from everywhere including McKeon and Smith maliciously accused Defendant of "building a giant bomb to blow up Riscorp and downtown Sarasota". This UOP was stemming from Defendant's only conviction of anything other than traffic tickets which was April 4 1995. Dan Martuik then witnessed several hearings

Thereafter before Judge Judy Goldmann who continually tortured and incarcerated innocent defendant without cause. One such incarceration was Nov 3 1995 - Jan 1996 when defendant went to the civil court section to place a copy of his well done Oct 25 1995 Federal Injunction into the file. Bailiffs were called to arrest defendant while walking out the doors of the civil court section. Defendant was placed in a isolation cell for 2 1/2 months. This is when defendant received the 95-6223+95-6224 Jan De Luca and Melissa Long charges while in this cell. [These two charges justifying that incarceration have disappeared and are also not on this Falsified Police History Report given twice in the U.S. Attorney's (Dec 2000) Discovery.] Later in Dec 1995 while sitting in that cell a packet of about 11 more 1995 charges were given to defendant. These malicious charges were made to predate defendants injunction lie had attempted in Federal Court when retested in January after John Bodduc resigned. defendant went immediately to Dan Martuik's App Hall and showed him all paperwork. Dan Martuik also signed every page to verify I had received these strange charges. These 11 charges are NOT on this Falsified Police History Report given in the U.S. Attorney Discovery. These malicious charges are what defendant believed were the "conviction(s)" on Ellis Curry's Motion. Dan Martuik then witnessed several more hearings from May 7 1996 - Aug 28 1996. This is when defendant was again incarcerated for 3 3/4 months taking another job from him at Dolly Madison. Defendant had purchased a plane ticket and contacted people including a 1978-80 school teacher named John Adelmann to see if he knew about this crazy activity in Florida. Defendant contacted home town as he had run out of remedies in Florida. Defendants theory is

Yours
John

That John Adelmann contacted Dubuque attorneys etc and they in turn contacted Sarasota. Defendant was then incarcerated shortly after this on May 7 1996 by Judy Goldmann who in turn had 5 more psychological exams made up covering everyone including my home town before I got there. These 5 doctors are accused me of killing John Bobbie?

Dr. Lawrence, Dr. Super, Dr. Declue, Dr. Visser and a Dr. Harris. During this time Dan Martuik had numerous telephone conversations with John Adelmann. Dan Martuik also came to a hearing in which this McKeon showed up, Dan testified that McKeon had made the bomb threat allegation but McKeon denied this. Defendant then moved to Dubuque and was in contact with Dan Martuik concerning all wrongfull activity happening. Defendant told Martuik of John Adelmann's involvement and estate frauds. Defendant moved to K.C. to get away from C.R. FBI harassing him. Defendant then moved to Corpus Christi to keep K.C. FBI from harassing him. Defendant then discovered files missing or altered. Defendant called Dan Martuik to inform him he was being set up for an arrest and important documents are missing. Dan Martuik's statements were to defendant "They only took a few missles"? I decided at this point Dan Martuik knew of the robbery of my files and he no longer could be trusted. Last contact defendant had with Dan was September 2000. IT IS IMPERITIVE THAT DAN MARTUIK BE BROUGHT TO TRIAL TO SHOW THAT HE KNEW OF THE AGGRESSORS RULE 404(6) AND ALL MISSING DOCUMENTS ("MISSLES") ARE RELEVANT ACCORDING TO RULE 106. Dan Martuik also witnessed the malicious and conspiring behavior by Colleen Reardon of The Salvation Army Corrections on 4th Central in Sarasota. IT IS IMPERITIVE DAN MARTUIK BE BROUGHT TO TRIAL. THANK YOU.

13. Sandra Bock, Riscons (Zenith Ins) Ms. Bock was an adjuster in a workers comp claim filed by defendant in 1991. Ms Bock left said claim on or about April of 1992. Ms Bock was a part of the insure 92-4293CA injunction of Aug 1992. In The conspiring injunction Ms. Bock states "Mr. Weiderhold was involved in an altercation with a previous employer (Glacier Water, Roger Gilchrist or AETNA) and I am fearful for my safety and all my families safety because of Mr. Weiderhold and his irrational (Narcissistic, Spinal Stenosis) behavior." Defendant alleges that Sandra Bock knew or now knows why her attorney's wrote up this affidavit like this. Defendant can prove that, Riscons orthopedics starting with Dr. Karp began spelling Defendants name Weiderhold attempting to make him look like a schizophrenic. This also makes defendant look like the first aggressor on the phone thus attempting to justify the injunction. Ms Bock has never showed for trial in the 92-3130 Aggravated Stalking charges nor the Feb 1994 civil trial when I subpoenaed her to come. By Riscons making me into the first aggressor they directly were protecting Aetna Ins, Roger Gilchrist, Glacier Water, Dubuque Iowa etc. Sandra Bock may not have known the depths of the corruption that her attorney's or Charles Green had made up in her affidavit? IT is imperitive that Sandra Bock be brought to trial as she has never allowed defendant face his accuser. At the Feb 1994 trial Sandra Bock's attorney Robert Watrous said "Sandra Bock didn't show because she was scared to death of me". Here again you see defendant made into the aggressor, the schizo, narcissist, vile person etc. Defendant asserts

Handwritten by [signature]

There is a very important reason why "altercation" and "Previous employer" are on her affidavit. Defendant will explain later how and why Aetna et al and Roger Gilchrist made defendant (victim) into the aggressor through a false MRI and Dr. Robert Walters et al. The fact of the matter is Roger Gilchrist was the aggressor in the alteration of Feb 1990 so Rule 404(b) applies and so does Rule 106 to obtain all related documents pertaining to the MRI, Dr. Walter or any other doctors records, especially any records claiming spinal stenosis, Hypercondriac (Dr. Riggs), Schizophrenia etc.

Sandra Bock could be a key to knowing if it were actually the attorneys and corporate executives who were most responsible.

for the 92-4293CA injunction and all related charges thereafter.

Her appearance is key because if she was the one responsible for her own affidavit(s) she would know about the thefts of my documents because the medical documents stolen cause the remainder of the files lean toward spinal stenosis and schizophrenia etc.

If she blames the attorneys/corporate people this would connect Dubuque Iowa, John Adelmann, Tony Dunbar et al, Aetna et al and Top FBI people protecting them as far away as Cedar Rapids and quite possibly Washington D.C.? This would prove everyone else as the aggressors upon me opening up a snorgashord of witnesses and documentation according to rule 404(b) and Rule 106. We could ask ourselves "Why did the FBI make up the spinal stenosis fraud in those MRI results"? Very interesting to say the least. And To top it off "Spinal Stenosis" was mentioned on the detainment order holding defendant along with Narcissistic Disorder/Schizo. (It's over) ll

To be continued

13. Roberta Clarke Riscamp (Zenith Ins) Roberta Clarke was one of the Supervisors on the workers compensation claim who I believe

Knows all about the spinal stenosis frauds. The reason I say

This is that near the end of July ¹⁹⁹² she wanted me to travel all the way to Hillsborough County (Tampa) to see a orthopedic doctor for my elbow? What Roberta Clarke was doing was attempting to make me into a lewd person through a so-called professional by having him write up another Weiderhold lewd report on the reason's why my right elbow was bad. This is another defamation tactic and a false reason to put the injunction on me as a lewd person. Roberta Clarke also never showed for the malicious 92-3130F charges in 1992? What extent Robert Clarke is involved it is not clear. She did call me "ignorant," "guilt abusing the system" etc. I believe for Aetna Ins. By making the defendant come all the way to Tampa

~~There is a possibility that it was an attempt to cover another municipality or Ms Peacock of the Hillsborough County Prosecutors office and her illegal denial to prosecute Roger Gilchrist of~~

Glacier Water. At this same time in July of 1992 I took several water vending proposals to Stuart Levine concerning a possible deal with a water machine producer in Arizona.

What defendant would like to find out is if Roberta Clarke was prodded by her attorneys (Stuart Levine etc) to send me up to Tampa? If Sandra Bock and Roberta Clarke say their information/affidavits were more attorney/police produced I can then connect Hillsborough County jail on their efforts to make me look like a lewd/preditor person. This is very provable by the statements made to me at Orient Road and many events here leading up to the Feb 3 2001 statements by the sick.

13
Roberta Clarke

clinic here of me having "Spinal Stenosis" and "get That back operated on" etc. The nurse also kept covering herself up like I was staring at her? Hardly not, I have no interest in anyone in this conspiring jail. Statements by officers have been made here as well that prove these false allegation(s). IT's false and connected directly to the clinic and the attorneys. I also called Zenith Ins in California and Roberta Clarke is not listed as an employee? IT could be she is the main link keeping others from being charged. All in all the statements/actions made since 1991 connect this county and this clinic who made aggressor statements about "Spinal Stenosis" and therefore under rule 404(b) and rule 106 all should be brought to trial. There is another reason Ellis carry put numerous convictions on his 404(b) motion was to make me into the criminal for all of these numerous conspiring insane people. There is a possibility I can connect some family members into Roberta Clarke as well.

14. Charles Greene Riscorp Ins (Zenith) Charles Greene was definitely involved in all the matters previously mentioned. Charles Greene definitely knows about file documents stolen from me in 98/99 whether it be at Frank Wirts house or Richard Hammonds house. His insane/schizo and narcissistic affidavits of "Kevin called today and wanted to know if he could come down and perform homosexual acts on me, I am afraid of his irrational behavior." This insane and murderous affidavit was stolen from my files along with other things I have and will mention. This malicious perjuring statement has medical frauds written all over it as well it attempts to back me into a homicide in Dubuque Iowa as

(Feb 3 2001)

J. D. Edwards

a homosexual predator with all sorts of severe mental problems.
For one thing I am not a homosexual nor do I say insane things
like this. Either this statement is outright perjury protecting his
company/attorney's because of my letters written to James McConahay
Esq in Tallahassee on November 16 1992 or it is outright perjury
attempting to back me into a homicide for the Cedar Rapids FBI,
Dubuque County and John Adelmann et al. I mentioned the homo-
cide earlier. Now I see why these documents were stolen only
there where witnesses watching Charles Greene make these
insane statements. Because of Charles Greene's boldness and
devious sickly attitude on the stand making these statements
in front of jury and judges I have come to the conclusion
that Charles Greene was a direct part of trying to kill me
for John Adelmann et al, Cedar Rapids FBI, Dubuque, Tony Dunbarre
~~(letter)~~ when the documents were stolen from me in 98/99 I had no
idea what the thieves, murderers and aggressors were
going to try next. The documents that Alexander Paderewski
submitted to the Workers Comp board on my behalf in 93 definitely
try to obtain some type of illegal disability or would have been
a pretense for a false social security claim by the same
attorney. I can easily connect my sister Sharon McGurk
into this act as she was at the first trial in 1993 and
was fully behind the Dr. Lawrence, Dr. Steele and Dr. DeClue
exams. She was also the one who first said "Your mentally
ill Kevin". I am sure all consciences are getting real scared
by now and we will see who the mentally ill parties are!

Since Charles Greene's affidavits have been stolen this means
he is a direct part of the spinal stenosis frauds as I mentioned

Yours
Kevin

earlier. Therefore since "Spinal Stenosis" is mentioned on the detainment order arresting me and incarcerating me he is again The aggressor and all other documents related to him are admissible in this case. Again Charles Greene clearly shows he was doing much more than handling a simple elbow injury doesn't it? Therefore it is imperative that Charles Greene be brought to trial. Rule 404(b), 16th

15. JaneT Whaley, Ft Lauderdale. JaneT Whaley needs to be brought to trial because she is presently handling workers compensation claim for Roger Gilchrist et al. This claim was purchased from Metra Insurance in 1996/97 when defendant moved into Iowa and Mo. Defendant received a letter from Whaley that stated "The claim was open". When defendant tried to get Travelers to pay for services on his back they denied? Defendant asserts that Travelers Insurance and Metra Insurance are directly a part of this arrest. Not only does the defendant mention them in the tapes it is more than probable that the FBI is a part of covering for these companies because AGAIN it says on the Detainment Order arresting and incarcerating defendant that he has "Spinal Stenosis and a Narcissistic/Schizo personality disorder." I can also bring an individual named Cee Cee (Black) into the picture with Tony Dunbar et al. Cee Cee works for Travelers Insurance and in June of 2000 Cee Cee made these insane statements to me "You should have gone down with the Concorde Airliner last week Wiederhold" This is another insane aggressor statement by idiots! When I emailed ABC about this, the word got back to Tony Dunbar here in Tampa and harassing/threatening statements were being made to/through

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my Landlord at This Time by Tony Dunbar et al (The idiot).
Tony Dunbar et al again becomes The aggressor through my
Landlord and at least 2 Tenets at The Trailer Park. Again The
idiot Tony Dunbar has been involved for over 10 years in This
case and he is directly protecting all parties and now especially
this jail and clinic. He becomes a very severe aggressor and
not only This I know Tony Dunbar was directly involved in The
Theft of my files and making very unintelligent set ups in Corpus Christi
numerous times. This is evident with the calls to The Landlord
himself last summer. Janet Whaley's involvement can also
be proven through records they have from Robert Walters a
sick Chiropractor on Bee Ridge Rd in Sarasota. Robert Walters
has defamed me and conspired with people as far away as
Dubuque Iowa and Cedar Rapids Iowa. Robert Walters has made
~~up stories and placed on insurance records that I am~~
~~schizophrenic/narcissistic and a hypochondriac who is incompetent.~~
He even told me "I can still adjust your back with Spinal Stenosis
back in 1992. Actually Aetna/Travelers et al all know I never had
Spinal Stenosis ~~it was a play for several malicious reasons just~~
~~like this clinic pulled Feb 3 2001 here in this jail. Therefore,~~
it is proven without a doubt that Travelers is a part of the sick game
being played on the defendant Janet Whaley and Cee Cee should
be brought to trial. Bring the medication expert (Kottiy) too.

16. LT AL Hogle Sarasota Police, AL Hogle was involved in malicious
activity against me since at least 1991. AL Hogle was involved
in the orchestration of the insane injunction with the approval
of the FBI. AL Hogle headed up a band of reprobate cops who

1/2
1/2
1/2
1/2

decided To illegally play with and destroy my life for all those already mentioned. These insane cop's worked off duty for the Riscorp company. After the set up injunction was in place AL Hogle insane friends were waiting for me to arrive at Riscorp (out of my mind) and have me arrested. This set up never succeeded for the insane idiots instead as the injunction proved to be Godless, foolish, and failure; the reprobate Sarasota cops began writing up insane Probable cause affidavits to have me arrested. On the PCA's IT has the sworn officer as Officer Herman. The defendant later found out that Officer Herman was not only a forgery but Herman never existed at all! In 1993 after the trial was won and I received satisfied transcripts from Stuart Levine I attempted to go purchase the tape from the court reporters office. Now watch how good my memory is! IT was Sclafani Court Reporters on the same 8th floor as Stuart Levine's office. AL Hogle began calling me at my residence and made these insane statements to me just like the K.C. FBI did and the Tampa FBI did. He said "You remind me of my ex-wife etc". I knew this cop was insane after this statement to me, you can say I hated him. He then told me I was not to attempt to retrieve the transcripts from Sclafani or I would be "charged with assault"? All through 1992-1996 I was defamed, ridiculed, maliciously arrested by this insane cop, again using officer Herman as the arresting cop. What this cop's problem was I will never know but he was sick. He most certainly was involved with Riscorp which connects him with all the rest based on everything that has been perfectly explained. LT. Hogle is definitely the first aggressor Rule 44(b) Rule 106.

Handwritten notes:

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17. Richard Hammonds Corpus Christi, Hammonds must be brought To Trial because This is where some of my file documents were stolen from and I was set up To be arrested for The first Time in Corpus Christi. I will not give details of The set up but who ever tried it was DUMB! IT was probably The same insane FBI agent who made up The conspiring "Pretrial Services Report" That is maliciously detaining me now. How These idiots work for The government is beyond me!

18. Roger Gilchrist FT Lauderdale, This is The individual That defendant believes most corporate/government frauds Center on.

He did connect himself into Dubuque Iowa because statements

and activity by John Adelmaan et al To me while living in Dubuque in

1996/97 prove this. In July of 1989 defendant started work with Glacier Water (Bottled Water Vending San Diego Cal) located in Venice

Florida. The job description defendant had was "route Tech driver".

This included servicing + cleaning of Water Vending machines, Then collecting monies. The defendant was also required to drive to

Tampa 2-3 Times per week To pick up bags of money collected from 3-4 routes. Defendant then transported money to Venice at which time they were deposited in C+S Bank. On or about

Mid Feb 1990 defendant was paged and asked to meet Rodney

Carpenter and Roger Gilchrist at the U-store on Faulknerberg

Road. Defendant showed and was presented with a no compete and termination document. Not knowing what this document

really said, defendant ignorantly signed one of them and it fell

on the ground, defendant went to grab the signed document

and Roger Gilchrist jumped on top of defendant pressing

Handwritten signature

on him with all his weight and began driving him head first into the concrete. To keep from being pile driven defendant grabbed Roger Gilchrist's left leg and eventually did what is called a "one leg Take down" (like what he is doing to the prosecutor right now :). Defendant hoisted Roger Gilchrist onto his shoulder and was able to deposit Mr. Gilchrist into some nearby bushes. Roger Gilchrist got himself out of the bushes and ran off to the side of the building. Rodney Carpenter was stunned and couldn't understand why Gilchrist done such a thing. He again told me this at my home on Beneva Rd when they followed me home to get the 5-10 pickup I was driving. Rodney Carpenter also told me "he said if he was 10 years younger he would have beat the hell out of me!" Well, maybe it was good he wasn't 10 years younger because Gilchrist was not a small person. He weighed at least 260-280 lbs but the way I had to lift him being bent all the way over caused my back to go into severe spasm a day or two later. If I were a hyper condriac I would have went to the police and hospital that day in Tampa, I did not. When the back spasm struck a day or two later I called my brother Ron to come and get me, in fact I was at the Manatee/Sarasota County Jewish Center shooting baskets. I couldn't drive and he took me to Doctors Hospital at which time the Doctor told me that this spasm was caused by the alteration, I was informed I should go back and file a report on Mr. Gilchrist, I did so when I was healing up. I met a black officer at the U-store it and

PC
Hans

had a complaint filed on Roger Gilchrist. Later a Ms Peacock from The Hillsborough County Prosecutors office was assigned

The case but she would not prosecute? During a years time

1991 To 1990 ¹⁹⁹¹ ← From 1990 Aetna Insurance had paid some wages and
Mistake I was allowed To see about 2-3 doctors plus continue going
To see Dr. Walters on Bee Ridge Road. The MRI I believe
was done under Aetna early That year but it could have
been done by Crum+Foster, IT doesn't matter because Aetna
picked up The whole claim from Crum+Foster when Gilchrist
attacked me. Nearing The end of The year Nikki Chambers had
picked up The claim from Gina Bussey for Aetna. Defendant
was asked To see a orthopedic named Dr. Miller in Sarasota
for a final impairment rating so claimant did. Dr. Miller
asked defendant several times if I "wanted a operation
done on my back", I thought about This and finally said "No".

Mistake ← In late 1990 Nikki Chambers again sent a letter stating That
1991 To 1990 Aetna was willing To settle based on The MRI and Dr. Millers
final report etc. I do remember The MRI people stating
verbally and in writing That I had "Spinal Stenosis" again
in early 1991 Nikki Chambers also stated That I had
"Spinal Stenosis" but she may have gone off what was prev-
iously written? IT doesn't matter because all were heading
Towards a illegal and fraudulent disability claim for me as
well as demonizing me in The process. IT won't happen!

On or about Feb 1991 Aetna Insurance et al settled for
\$15,000 Through Their counsel Mr. Clarke in front of (then) Judge
Lazarra in Tampa Fl. During This whole event from even

Handwritten
by [unclear]

The Time defendant moved To Florida some entity, (defendant believes The Cedar Rapids FBI, Dubuque County) were manipulating/meddling in defendant's life. How much Roger Gilchrist and Aetna are involved in the escalation of the "Spinal Stenosis frauds remain to be seen? I can say this, Roger Gilchrist et al acted maliciously and irrationally towards me and he was OUT TO DESTROY me after that altercation. Roger Gilchrist et al Aetna et al, Dubuque County et al, Cedar Rapids FBI et al and Hillsborough County got another massive opportunity through RISCORP INS et al in Sarasota Fl in Aug 1992. The defendant asserts that the reason Ms. Peacock would not press charges on Roger Gilchrist was defendant had already been made into the aggressor through doctors, lawyers, CR.FBI, Dubuque County, Insurance Companies and hillsborough County through reports that make him look schizophrenic, insane, paranoid, and Narcissistic (out of control + irrational). The defendant asserts that the last corrupt link was closed through "Kevin Wiederhold had an altercation with a previous employer etc" Then all the malicious sexual and irrational (spinal stenosis) allegations of the Riscorp et al injunction. IT was all preplanned and premeditated to have the injunction done and to have the ridiculous psychiatric and psychological exams made up to cover all! IT is imperative that Roger Gilchrist be brought to trial. Now that it has been shown that the defendant is NOT the first aggressor Rule 404(b) and Rule 106 applies. You may even conclude Roger Gilchrist becomes the first physical aggressor for the whole government not even knowing so when he attacked me.

J.D. Dainger

19. Gina Bussey, Aetna Ins. Gina Bussey was the first to handle the claim for Aetna Insurance. A Taped conversation was made of the assault by Roger Gilchrist ~~etc~~. This tape now becomes admissible according to Rule 404(b) and Rule 106 (Thankyou) Gina Bussey also gave defendant her home phone number to contact her "about the claim" she said. I never contacted Gina Bussey at her home. Defendant alleges that another event that occurred with two ^{process}
^{Mistake}
1990 ← checks Gina Bussey sent in early 1990 are mentioned on here STUART LEVINES malicious injunction as "other civil wrongs or Torts in Sarasota County" Rule 404(b) and Rule 106 applies. IT is important that Gina Bussey and her little tape be brought to trial so the smart defendant can prove his case (Thankyou).

20. Nikki Chambers, Aetna Ins. As mentioned earlier Nikki Chambers was the second adjuster and the one who settled the case. Defendant remembers Nikki Chambers making this statement about Roger Gilchrist after the settlement "what goes around comes around, maybe he will be nailed". Defendant was told later that Nikki Chambers moved to Missouri. IT is important that Nikki Chambers be brought to trial to find out what she knows about Dr. Miller, The MRI, Dr. Walters, Dubuque Iowa etc. I am sure Mr. Clarke The lawyer(s) knows all of these details of the first aggressors.

21. Tammy Martin, Riscorp Ins. Tammy Martin was the third adjuster on the Riscorp claim. Tammy Martin was also a malicious

plaintiff in The Riscorp et al Injunction denying a workers compensation claim under oath and demonizing the innocent defendant. Tammy Martin was also involved in the malicious 92-3130F aggravated stalking charges of 1992/93 etc. Tammy Martin conspired with the Prosecutor and the A.D. To attempt to make innocent defendant into the incompetent, misunderstood, annoying and possibly dangerous religious delusional person. Defendant asserts that even though Martin does not outright call defendant a predator she does justify probable cause by her statements and allegations. By justifying probable cause she justifies all ridiculous and malicious psychological exams that plug into the most serious malicious predator and sexual allegations.

Tammy Martin was just a tool used by upper management of Riscorp et al. To also make it look like I was a problematic person that couldn't get along with anyone so this is why they kept changing adjusters etc. It is not imperative that Martin comes to trial but her proper and truthful testimony about the lawyers would be helpful.

22. Carolynn McDevitte, Sarasota, McDevitte is one of the main perpetrators of the 92-4293CA ridiculous injunction. McDevitte actually signs the heart of the insane injunction that states "Kevin Weiderhold is going to come over to Riscorp and perform violent sexual acts on the plaintiff(s) and physically harm them." Since it is clearly written on the injunction that the plaintiff is Riscorp (Risk Insurance Services), this means that I am being accused of "violent sexual acts" on all employees and the building itself. McDevitte also denies the innocent defendants workers compensation claim under oath which is illegal and perjury. McDevitte is also horribly

defaming the innocent defendant by calling him a predator of the worst sorts as well defaming him a homosexual predator because she in fact does state "The plaintiff Riscorp" which undeniably means people of the same sex as well. The defendant alleges that McDevitte maliciously attempts to back the innocent defendant into a homicide for Dubuque Iowa and the Cedar Rapids FBI with the homosexual predator allegations.

McDevitte clearly states on one Florida Bar Report "a corporate representative was responsible for this." This could be Tony Molone or Tim McKeon, regardless she still pens the injunction and is as wrong as them. Defendant alleges that the severity of

The wrongful injunction not only attempts to make innocent defendant insane, schizo and/or severely mentally defective it also attempts to make him look physically defective with the spinal stenosis excuse. Therefore, Carolyn McDevitte is a first aggressor along with Tony Dunbar et al and all the others previously mentioned according to Rule 404(b) and Rule 106 all of Carolyn McDevittes documentation and person is revolent and she must be brought to trial. Thank you

23. Stuart Levine, Sarasota FL Stuart Levine is actually the one most responsible for the insane injunction. Stuart Levine tries to hide behind the Sherri Sheppard affidavits as a smokescreen to make it look like he is not the one escalating the spinal stenosis frauds. As I mentioned earlier it was Stuart Levine who Neil Klaber sent me to concerning my small business in July 1992.

IT was Stuart Levine who knew Charles Greene and I while playing softball league. IT is Stuart Levine who showed up at

all The malicious prosecutions by Peter Baranowicz and even Jerry Meisner since Meisner is connected To Levine with The insane Notice of Particulars letter Dec 4 1992. IT is STUART Levine who was/is located right next To The Sarasota FBI office. IT IS STUART Levine who Tried To make an illicit deal with George McClain wasting my money. IT is STUART Levine who was working for Aetna Insurance, Roger Gilchrist, Tony Dunbar et al, Dubuque Iowa et al, Cedar Rapids FBI etc. IT was STUART Levine, Charles Greene and several others That are directly responsible for attempting To back me into a homicide in Dubuque Iowa or Trying To place me on disability illegally by Trying To Traumatize me with the insane and failure of an injunction. Most all of the plaintiffs in this insane case have always attempted To make it look like it was The Sherri Sheppard allegations That hurt me so much. The sheppard allegations did hurt but what hurt more was The meanness and conspiring activity by The other 4 primary plaintiffs (and whole company) claiming I was the "Violent Sexual Acts predictor" and Charles Greene and his wife and filly conspiring statements of "Sexual abuse on him" and The rest of The diseased morons. This insane injunction was one of The most vile and evil documents ever written on The face of this earth! What This Insane injunction clearly shows is The most vile behavior of a group of insane, schizophrenic Lawyers. This is The way lawyers behave in This nation. This proves that lawyers like this can get away with anything in This nation. Defendant has proven without doubt That STUART Levine MUST be brought To Trial as he is The first aggressor with Tony Dunbar et al and under

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rules 404(b) and rule 106 any other writings, documents written by Levine or his conspirators on the innocent defendant belongs in Trial. Defendant also asserts that the "Pre-Trial Services Report" of Corpus Christi was obviously a part of Stuart Levine et al insane and devious minds. Therefore this document belongs in Trial as well under Rules 404(b) and Rule 106.

24. Vince DeMay, Sara Hillsborough Vince DeMay witnessed the Trial To dismiss the insane injunction 92-4293CA. Vince DeMay witnessed Charles Greene making insane and Godless homosexual perjured statements boldly in front of a Judge. Vince DeMay witnessed other Riscons employees making other insane statements upon innocent defendant. Vince DeMay witnessed Sherri Sheppard make statements such as "I never said this stuff on these affidavits" etc. Vince DeMay rented to defendant in 1994. Vince DeMay had access to much of defendants file in 1994. Vince DeMay actually had defendants military records in his office in the summer of 1994. Defendants military records have been severely altered to defame defendant. The defendant is mostly defamed physically on the falsified military documents. Defendant alleges that Vince DeMay may have started conspiring on defendant shortly after the dismissal of the injunction. The defendant alleges that Vince DeMay may have given defendants military records to Tony Dunker et al in 1994. Vince DeMay MUST be brought to trial to find out who he gave the records too if he did? Defendant asserts that the military records were taken and altered in 1994 or 98/99. If Vince DeMay gave records

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To Tony Dunbar et al and They were altered by Tony Dunbar Then These documents are admissible as well as The True military records jacket. Defendant asserts he knows why The records are altered and will explain in trial. Defendant alleges that military records were severely altered by Tony Dunbar et al, regardless this issue will come out in some federal court it might as well come out here. In April of 1995 Vince DeMay witnessed the ridiculous and malicious non Jury Trial before Judge Preston T Devillbiss. Vince DeMay witnessed close to 20 characters from the Sarasota Police Department come to perjure themselves and make innocent defendant into the insane, schizo with all sorts of mental and physical disorders. Vince DeMay witnessed the first loss by defendant regarding this group of insane cases. Vince DeMay knows defendant never plead out to any of the following UOP charges that are listed on Ellis Curry's silly Motions. The defendants only UOP (ever) came from this ridiculous trial and not from any other NOT guilty verdicts before or after. Vince DeMay also spoke to people in Dubuque Iowa when defendant was maliciously incarcerated by Judy Goldman May 7-Aug 28 1996. Vince DeMay witnessed many things and it is very important he be brought to trial.

* 25. Frank Wirt, Kansas City, Frank Wirt had defendants file in 1998-1999 until defendant left Kansas City for Corpus Christi. Defendant alleges that Frank Wirt may have given out some if not all of the documents missing from defendants file. The documents missing are (but not limited to), Florida Bar reports + letters, 1992 Criminal: (Spinal Stenosis) Contempt, Allstate Insurance documents, U.S. Congressman letters, Fraudulent Memo

Frank Wirt