MD/FL 12C

Anited States District Court

for

Middle District of Florida Tampa Division

Petition for Warrant for Offender Under Supervised Release

Name of Offender: Kevin Weiderhold

Docket Number: 8:00-CR-369-T-27TGW

Name of Sentencing Judicial Officer: Honorable James D. Whittemore

Date of Original Sentence: January 17, 2002

Original Offense: Making a Threatening Telephone Call; Making Harassing Telephone Calls

Original Sentence: Thirty-Seven (37) months imprisonment followed by Three (3) years supervised release. The defendant shall comply with the following additional conditions of with a recketeering "Third party co-pay"! supervised release:

The defendant shall participate as directed in a program of mental health treatment approved by the probation officer: All vacketeeving and eversion, Theats, intimidetic etc.

The defendant is not to make any contact telephonically, or otherwise, with any victim in this case. The defendant will have no contact with any governmental office of the United States or the State of Florida, without the express advance approval of his probation office: What one they

The defendant will notify his probation officer in advance of any lawsuits he may become engaged in as a party; These probation of second will be sued to

The defendant shall be prohibited from incurring new credit charges, opening additional lines of credit, acquisitions, or obligating himself for any major purchases without approval of the probation officer; They went me horreless! Enteresting Constitutional violetton

The defendant shall provide the probation officer access to any requested financial information.

On November 12, 2003, Mr. Weiderhold's term of supervised release was revoked and he was committed to the custody of the Bureau of Prisons for a term of Nine (9) months followed by Two (2) years supervised release. All previous conditions imposed in the final judgment shall apply. Also, an additional condition was imposed that within 45 days of his release from imprisonment, at the directive of the probation office, the defendant shall submit to a mental health evaluation by a licensed professional who can prescribe medication. The defendant shall take any medication prescribed. Retorded!! 1

(19

MD/FL 12C (9/97)

Offender: Weiderhold, Kevin Docket: 8:00-CR-369-T-27TGW

Date Prepared: September 23, 2004 FAKE DATE

Type of Supervision: Supervised Release

Date Supervision Commenced: August 4, 2004

Assistant U.S. Attorney: Anthony E. Porcelli

Defense Attorney: Pro se

Page: 2

PETITIONING THE COURT TO ISSUE A WARRANT

The probation officer believes that the offender has violated the following condition(s) of supervision:

- 1. Failure to submit written monthly report: The defendant failed to submit his written monthly report for the month of August 2004. This report was due on September 5, 2004. This is in violation of Condition 2 of the Standard Conditions of Supervision, as set forth in the Judgment.
- 2. Failure to notify ten days prior to any change in residence: On September 9, 2004, the defendant failed to notify his probation officer at least 10 days prior to his change of residence from The Salvation Army, Red Shield Lodge, 1514 N. Florida Avenue, Tampa, Florida to an unknown address, on September 19, 2004. His current location is unknown. This is a violation of Condition 6 of the Standard Conditions of Supervision, as set forth in the Judgment.
- 3. Failure to participate in Mental Health Counseling: On August 19, 2004, the defendant refused to submit to a mental health evaluation and to follow therapy guidelines, and he has refused to take any medication that would be prescribed to him. Failure to participate in counseling sessions and refusing to take prescribed medication are violations of the Special Conditions requiring participation in Mental Health Counseling, as set forth in the Judgment and Revocation Orders.

LOOK at This recketeering enterprise Nonsense Just pothetic! where where one the witnesses, were one your Threats etc? where is the dangerous person in This? These recketeering enterprise LUNATTES Need To be criminally charged!!

mult 0

MD/FL 12C (9/97) Page: 3

Offender: Weiderhold, Kevin Docket: 8:00-CR-369-T-27TGW

Date Prepared: September 23, 2004 FAKE DATE

U.S. Probation Office Recommendation:

- - extended for years and months, for a total term of years and months.
- The conditions of supervision should be modified as follows:

Respectfully submitted,

Involved since 1990th. Chris Castellano

Senior United States Probation Officer

Date: September 23, 2004

FAKE DATE

You need to witness this sick, pathetic racketeering idiot in the courtreon to see just how DNMB This idiotis, just pathetic! His brain is fried from over a decade of severe civil Rights violations upon me. I cont wait to see this pathetic racketeering criminal pot away for a long, long time.

William D

Page: 4

MD/FL	12C
(9/97)	

Offender: Weiderhold, Kevin Docket: 8:00-CR-369-T-27TGW Date Prepared: September 23, 2004

THE COURT ORDERS

The Issuance of a Warrant

The Issuance of a Summons

No Action

Other

httemore
Signature of Judicial Officer

9/28/04 FAKE DATE

This is a like date

Vale (3)

UNITED STATES GOVERNMENT

memorandum

DATE:

September 23, 2004 FAKE DATE

REPLY TO

P. Chris Castellano ATTN OF

Senior United States Probation Officer - Tampa

SUBJECT

Weiderhold, Kevin, Docket No. 8:00-CR-369-T-27TGW

Violation Report/Warrant Requested

TO

The Honorable James D. Whittemore United States District Judge

+ FL & violarings FAKE 12m BOP NE 3 RIVERS TEXAS

COURT HISTORY:

On January 17, 2002, Kevin Weiderhold appeared before the Court for Making a Threatening Telephone Call and for Making Harassing Telephone Calls. Mr. Weiderhold was sentenced to Thirty-Seven (37) months imprisonment followed by Three (3) years supervised release. The defendant shall comply with the following additional conditions of supervised release:

The defendant shall participate as directed in a program of mental health treatment approved by racketeering enteprise the probation officer: intrived porty co-pay"!

The defendant is not to make any contact telephonically, or otherwise, with any victim in this case. The defendant will have no contact with any governmental office of the United States or the State of Florida, without the express advance approval of his probation office;

The defendant will notify his probation officer in advance of any lawsuits he may become engaged in as a party;

The defendant shall be prohibited from incurring new credit charges, opening additional lines of credit, acquisitions, or obligating himself for any major purchases without approval of the probation officer:

The defendant shall provide the probation officer access to any requested financial information.

On November 12, 2003, Mr. Weiderhold's term of supervised release was revoked and he was committed to the custody of the Bureau of Prisons for a term of Nine (9) months followed by Two (2) years supervised release. All previous conditions imposed in the final judgment shall apply. Also, an additional condition was imposed that within 45 days of his release from imprisonment, at the directive of the probation office, the defendant shall submit to a mental health evaluation by a licensed professional who can prescribe medication. The defendant shall take any medication prescribed:

ALLEGED VIOLATIONS OF SUPERVISION:

1. Failure to submit written monthly report: The defendant failed to submit his written monthly report for the month of August 2004. This report was due on September 5, 2004. On August 6. 2004. Mr. Weiderhold refused to take receipt of blank monthly supervision reports from this

They never gove me ony! In fact They toich me not to come in to
They office they would us! They continually changed Things
The office they would us! They confused, Itell is worting for these
around to try and make me look confused, Itell is worting for these
recketeening lying imatics anyways!

The Honorable James D. Whittemore Re: Weiderhold, Kevin September 23, 2004

Page 2

course Fus.

sign it!

LOOK at This Garbage

officer. This is in violation of Condition 2 of the Standard Conditions of Supervision, as set forth in the Judgment.

→ 2. Failure to notify ten days prior to any change in residence: On September 9, 2004, the defendant failed to notify his probation officer at least 10 days prior to his change of residence from The Salvation Army, Red Shield Lodge, 1514 N. Florida Avenue, Tampa, Florida to an unknown address, on September 19, 2004. His current location is unknown. On September 22, 2004, contact was made with case manager Laverne Blaylock-Clark at the Red Shield Lodge in order to ascertain if Mr. Weiderhold still resided there. Ms. Blaylock-Clark advised that well, we will Mr. Weiderhold has not resided at that facility since September 19, 2004. She advised that Mr. see about Weiderhold would not sign a Release of Information form which would allow them to release mis here information to this officer. This is a violation of Condition 6 of the Standard Conditions of None was even Supervision, as set forth in the Judgment. offerred enel 18 17 was 05

Failure to participate in Mental Health Counseling: On August 19, 2004, the defendant refused to submit to a mental health evaluation and to follow therapy guidelines, and he has refused to take any medication that would be prescribed to him. On August 19, 2004, Mr. Weiderhold met with mental health counselor Victoria Kijanski for the purpose of a mental health evaluation. According to her Appointment Summary, Mr. Weiderhold only completed the demographic information of his paperwork. He refused to sign anything else. Furthermore, he denied having a mental illness and believes that "the judge is a lunatic." Ms. Kijanski concluded that Mr. Weiderhold has no ability for reason or to participate in treatment. His denial of his mental illness and refusal to follow guidelines and take medication are apparent. Encloseds a copy of this report for Your Honor's review. Failure to participate in counseling sessions and refusing to take prescribed medication are violations of the Special Conditions requiring participation in Mental Health Counseling, as set forth in the Judgment and Revocation Orders.

SUPERVISION HISTORY:

Mr. Weiderhold was released to supervision on August 4, 2004. He did not have a permanent residence. Consequently, he secured temporary residence at the Salvation Army boarding house on Florida Avenue in Tampa, Florida. He remained at that facility until September 19, 2004, at which time he did not return. He has failed to notify the probation office of his change in residence, and his current whereabouts are unknown. Furthermore, he refused to sign Release of Information forms at the boarding house which prevented staff members from releasing documents and possibly other pertinent information regarding Mr. Weiderhold to the probation office. I don't Think This Salvertion Army Shelter wants to get involved in This, I will check into This here He had been working day labor jobs, but has failed to submit a monthly report with paycheck stubs,

so that his employment could be verified. As soon as I got The Job at Son Shine Thrist. They gurkly conspired to destroy me The date on top is a fake date!

During an initial meeting with Mr. Weiderhold, Supervising United States Probation Officer Steven W. Beasley and myself attempted to instruct Mr. Weiderhold on the conditions of his release as well as review other documents. Mr. Weiderhold repeatedly stated that he would not be signing any documents and would not be adhering to the special condition requiring mental health counseling and taking prescription medication. Also, Mr. Weiderhold advised that he is continuing with his law suits against all parties involved in the criminal prosecution, sentencing and execution of his panelic 7 sentence. Furthermore, he refused to take receipt of any documents directly from the probation office. In a subsequent meeting, he again refused to sign any of the probation supervision documents and refused to participate in a mental health treatment program, to include taking prescribed medication.

Yes ord IUna TIKS will be sved Too!

The lunatic Tried To make a Joke out of metrying to get him To send his recketeering material over the mail. I see he doesn't make fin out of my mail freed allegations Now, In Sect. These recketeering, documents were sent over commerce cither by fex or Mail

The Honorable James D. Whittemore Re: Weiderhold, Kevin September 23, 2004 Page 3

She is not a psychiatristora !! psychologistypsta Social Worker!!

JUST Pathetti

Mr. Weiderhold did meet with a mental health counselor, but refused to engage in meaningful therapy. He only provided demographic information. According to the counselor, Mr. Weiderhold talked about a conspiracy against him. He exhibited very poor insight and judgment. He was very paranoid and has grandiose delusions that are persecutory in nature. He denied having a mental illness. She concluded that he is a poor candidate for therapy. OH, SO Ms.

enterprise SOCTAL WORKER SOUS

I belong in prison, Well she is
about to lace he little Social Worker
license

SENTENCING OPTIONS:

Should the court find the offender has violated the terms of supervision, the following sentencing options would apply. They have no bisiness even quating The Lew IT class Topply skip over This.

Statutory Provisions: Upon finding of violation of supervised release, the Court may continue the offender on supervised release with, or without, modifying or enlarging the conditions. The Court may also extend the term of supervised release, if less than the maximum term authorized was already imposed. Or, the Court may revoke supervised release and impose a term of incarceration up to two years. 18 U.S.C. §3583(e). If incarceration is imposed, the Court may order a new term of supervised release to follow. The new term of supervised release, together with the term of incarceration imposed upon revocation, cannot exceed the maximum term of supervised release authorized for the original offense of conviction. 18 U.S.C. §3583(h).

Guideline Provisions: The U.S. Sentencing Commission has issued policy statements for revocation of supervised release. These policy statements are advisory and non-binding on the Court. U.S. v. Thompson, 976 F.2d 1380 (11th Cir. 1992). The defendant is charged with a grade "C" violation as defined by USSG § 7B1.1(a)(3). Upon a finding of a grade "C" violation, the Court may revoke supervised release and impose custody or extend or modify the existing term of supervised release per USSG § 7B1.3(a)(2). Since a criminal history category of I was found applicable at the original sentencing, the custody term for the violation is 3-9 months per USSG § 7B1.4(a).

Pursuant to USSG § 7B1.3(c)(1), the minimum term of custody may be satisfied by a custody term (as little as one day) followed by supervised release with a special condition of community confinement or home detention for the balance of the minimum term. Because 18 U.S.C. §3583(d) authorizes the use of the discretionary conditions set forth in 18 U.S.C. §3563(b)(1) through (b)(10) and (b)(12) through (b)(20), and any other condition considered to be appropriate, it appears that intermittent confinement is authorized, but community confinement is not authorized. This resulted from changes to §3563(b) with the enactment of the Mandatory Victims Restitution Act of 1996. However, there is some question as to whether this was the intent of Congress. The issue has not been addressed in the 11th Circuit, and other Circuits are split on the issue.

Before imposing sentence, the Court shall state for the record that it has considered the factors set forth in 18 U.S.C. §3553(a), including applicable guidelines and policy statements issued by the Sentencing Commission.

Yulmi (9

The Honorable James D. Whittemore

Re: Weiderhold, Kevin September 23, 2004

Page 4

RECOMMENDATION:

Based on the alleged violations of supervised release, our office respectfully recommends that Your Honor issue a warrant for Mr. Weiderhold's arrest. Should Your Honor concur, a Probation Form 12C, Petition for Warrant for Offender Under Supervised Release, is attached for your signature.

Respectfully Submitted:

P. Chris Castellano

Some W. Bules to

Senior United States Probation Officer

Approved by:

Steven W. Beasley, Supervising United States Probation Officer

Jewn D. Busley

cc: Elaine Terenzi, Chief United States Probation Officer

I am positive both of these idiots have been involved in the realization enterprise since 1990/41. They sign in the realization enterprise since 1990/41. They sign this document and sealed their fate to be criminally this document and sealed their fate to be criminally charged for realizations and serious Civil Rights violations. This "case" is completely solved and over with and it is time I an completely undicated!

Julio D

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

UNITED STATES OF AMERICA

Case No. 8:00-CR-369-T-27TGW

KEVIN WEIDERHOLD

v.

ORDER REVOKING SUPERVISED RELEASE JUDGMENT AND COMMITMENT

THIS CAUSE is before the Court on this 26th day of January, 2005, on a Petition to Revoke Supervised Release. The Defendant, KEVIN WEIDERHOLD, waived his right to counsel. Robert Mosakowski, AUSA, appeared for the United States of America.

The above named defendant was convicted on January 17, 2002, of the offense(s) charged in the indictment filed herein, and was ordered on supervised release following release from imprisonment. The Probation Office has petitioned the Court to revoke the Order of Supervised Release previously entered herein, based upon conduct alleged in said Petition.

After hearing testimony from Probation Officer Chris Castellano, called as a witness for the government, and upon consideration of same, the Court finds that said defendant has violated the terms No it is not LOOK at This pathetic rocketeering ent! rne gov This Judge is a pametic recketeering of the Order of Supervised Release.

This is Salsifice I'm It is, therefore, ORDERED AND ADJUDGED that the Order of Supervised Release entered os a Section 1 deemen herein as to the above named defendant is hereby revoked.

It is further ORDERED AND ADJUDGED that the above named defendant is hereby committed to the custody of the Bureau of Prisons for imprisonment for a period of TWELVE (12) MONTHS or until the defendant is otherwise discharged as provided by law.

It is the RECOMMENDATION OF THIS COURT that the defendant be confined at the Federal Camp Program at Three Rivers, Texas. The Court also directs that the defendant receive a mental health evaluation and counseling during his term of incarceration.

It is further ORDERED that the Clerk deliver four certified copies of this Order to the United States Marshal or other qualified officer and the copy serve as the commitment of the defendant.

DONE AND ORDERED at Tampa, Florida this 27^{tz} day of January, 2005.

JAMES D. WHITTEMORE
UNITED STATES DISTRICT JUDGE

Copies:

-U.S. Attorney's Office

-Defense Counsel

-U.S. Marshal

-U.S. Probation

All Tarpar Middle District, This is the only District That will Kidnep me. Remember it was Frenk Wirts BROTITER who Civilly maliciously crrested me by gunpoint on CiCiTX and not the CiCiTX US Marshals! or FBI! on Oct 2000. I know what has happened court! My book will chew all of this redeeteering enterprise activity to Shreds!!

Case 1:05-cv-00576-RHC-ESH Document 2-3 Filed 08/15/2005 Page 11 (FX):BIT G pg 89

BP-S148.055 **INMATE REQUEST TO STAFF CDFRM** SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO:(Name and Title of Staff Member) Officer Daniels/Counselor	DATE: 05/18/05
FROM: Kevin A. Wiederhold	REGISTER NO.: 89849-079
WORK ASSIGNMENT: Not Available	UNIT: QB 326

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

On July 1st, 2003 I left this facility with approximently \$13.00 in Commissary money which was for work up to May 15, 2003. I did not receive nor was \$18.00-\$22.00 applied to my Commissary account on July 2, 2003 because I had exited the prison on July 1, 2003. This payment amount was for work performed between May 15, 2003 through June 15, 2003 at the paint shop under Officer Champaign. I did receive a gratuity allowance of approximently \$100.00-\$125.00 but this may have been considered the normal gratuity allowance upon release therefore I might still be due the \$18.00-\$22.00 ? If the normal gratuity allowance is less than \$125.00 then it would appear the \$18.00-\$22.00 was included in the gratuity allowance therefore not due me ? If this payment is due me, I do need it as soon as possible as I have no funds in my commissary account.

Thanks For Your Time,
Kevin A. Wiederhold

(Do not write below this line)

DISPOSITION: You med to speak with your work detail Supervisor. Please some by my office to descure this Matter.

You don't see it in writing but Deniels (Minority) actually slandered me as "senscless" for making this cop out. Helthey (Mr. Greeneta) were infuriated because I was posting in all The Unier cop outs and by \$/26/05 he had heard about my May 19,05 letter to the BOP (Worden.

Eduted this 5/2 copport when 5/1 I received it

He Then tried to put me to work with Ms. Bell (Mr. Bells wife) who was going to defeme me on work reports, instead E got the Job with Mr. Feather.

Signature Staff Member Chambely Counseler	OB.	Date 5.20.2005	This is a fere dete I received This on 8/26/05 and he celled me "senseless"
Record Copy - File; Copy - Inmate (This form may be replicated via WP)		This form replaces	on \$126105, Lets more him BP-148.070 Gated Och 86

I wonted at The lanery in 02-03 under Mr. Reserve who always gave me excellent Marks at #1 position. Flancycin took ever in 03 and by March 1 position 3 was destroping me with poor works on work. Then meterials End & ()

SEP 98

ST RRH ST

docter

y

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO:(Name and Title of Staff Member)	DATE:		
Mr. Morris, Warden	05/20/05		
FROM:	REGISTER NO.:		
Kevin A. Wiederhold	89849-079		
WORK ASSIGNMENT:	UNIT:		
Not Available	ов 326		
SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) Enclosed is the 11 page letter to the Director that I promised I would give to			
you. I am requesting that I be sent to a car			

that the criminal activity that occurred in March 2003 and Springfield MO, in 2004 heading towards release does not happen again (See: 11 page letter to Director of BOP and briefs etc). The following "Program Statement 8120.02 (345.32(e) and 342.10(1))" should cause

me to work at Unicor until I am sent to a camp or released from here. It is imperitive

the Unit Team to help me accomplish this request.

"Hiring 345.32(e), Special needs such as Inmate Financial Responsibility assignment to assist in paying a significant financial obligation OR FOR RELEASE PREPARATION, the unit team may recommend an inmate for priority placement on the waiting list.

Such placement must be documented and include the reason for the exception." Also, 345.10(1) states: "It is the policy of the BOP to provide work to all inmates (including inmates with a disability (left hip/leg) who, with or without reasonable accommodations can perform the essential tasks of the work assignment) confined in the federal institution." (Do not write below this line) Sincerely.

DISPOSITION: This copout was given to the Worden along with the

Il page Leppin letter, capout for records and the copout adressed

To "OSSicers" Doniels, Helaire and weeks (Exhibit I), No response

ever come from the Worden For the \$15,50I. As soon as I

tried to obtain a Job at Unicor all did desame me as

Tried to obtain a Job at Unicor all desame me as

"abnormal" and the To push a Social Security Stant! Just

"abnormal" this is severe desamotion as character. Instead as

pathetic! This is severe desamotion as character. Instead as

Job at Unicor of 300,00 sem the BOP they tried to get me

a Job at Unicor of 500,00 sem the BOP they tried to get me

Signature Staff Member

Date

Record Copy - File; Copy - Inmate (This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94



BP-S148.055 **INMATE REQUEST TO STAFF** CDFRM SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)	DATE:	Skiren Till sen
Officers, Daniels, Helaire and Weeks	5/20/05	
FROM:	REGISTER NO.:	
Kevin A. Wiederhold	89849-079	
WORK ASSIGNMENT:	UNIT:	
Not Available	QB 326	

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

I am requesting the Unit Team obtain a job for me at Unicor or send me to a camp so I can work on the outside in order to save money for my release. I have sent a letter to the

Director of the BOP (Mr. Lappin) explaining to him why I need \$500.00 upon release according to 18 USC 3624(d)(2). If there are any forms to fill out concerning 18 USC 3624(d)(2) please notify me immediately. The following is out of the BOP Program Statement.

"Program Statement 8120.02 (345.32(e) and 345.10) states: For Special needs, such as immate Financial Responsibility assignment, to assist in paying a significant financial obligation OR FOR RELEASE PREPARATION, the unit team may recommend an immate for priority placement on the waiting list (Unicor). Such placement must be docum-

ented and include the reason for the exception" and "It is the policy of the BOP to provide work to all immates (including immates with a disability (left hip/leg), who, with or without reasonable accommodations can perform the essential tasks of the work assignment) confined in the federal institution". Thanks, (Do not write below this line)

condition: I confronted Heleire and Daniels in the GB Unit on 5/20/05 and Tried to give Them This cop out. Daniels would not take This Cop out and ridiculed and horossed me for Trying to get a job at Unicon. I practically had to force Helaire to take This cop out as Daniels would not. Helaire never did answer or sign This cop out.

Almost a month later I gave This same cop out to "officer" weeks.

This defemer would only say "I am not giving you at Job at Unicor," He would not sign The cop out but delivered The response from Mr. Howell at Unicor (Ex.M) on June 20,2005. To This day I am not on

The Signature Staff Member would the part of the part

Record Copy - File; Copy - Inmate (This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94



Case 1:05-cv-00576-RHC-ESH Document 2-3 Filed 08/15/2005 Page 14EXHIBIT J pg 92

BP-S148.055 **INMATE REQUEST TO STAFF** CDFRM SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)	DATE:
Mr. Feather	5/25/05
1 FROM:	REGISTER NO.:
Keun Wiederhold	89847-079
WORK ASSIGNMENT: NOT Available	UNIT:
SUBJECT: (Briefly state your question or cond	cern and the solution you are requesting. e to be specific may result in no action being
request.)	
_ I spoke with you at lunch in	regards to a position at
I spoke with you at lunch in Sacilities, you in Someof me	work was available and
TO SUBMIT This cap out.	
	Thenk word
	Thenk you
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	+27712
	Mr. Feather again, on the 26th he
was off work, Then The Weekend ((28+29), 36th was a holiday, and finally
with able to centrat Mr. Feathers co-wo	ricer on 5/31/05. Feather was back in The
ment and defenation by Mr. Daniels, Ms	ork There, I informed him of the herest- isell has left the compound completely, elow this line)
DISPOSITION:	LU GMS
	6-2-05
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1/1/1/2/	170
16 63 . 5	
53165 53165	
Λ	
Signature Staff Member	Date
and a start Hember	
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Ta and a series	

(This form may be replicated via WP)

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)	DATE:
Beaumont FCI "Legal Department"	6/5/05
FROM:	REGISTER NO.:
Kevin A. Wiederhold	89849-079
WORK ASSIGNMENT:	UNIT:
Facilities GM-5	QB-326

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) I spoke with the Warden on 6/3/05 concerning my 18 USC 552(a) FOIA, cop-out I submitted to him with two other cop-outs and the 11 page letter addressed to Mr. Lappin. These four documents were in a white envelope and given to the Warden on 5/23/05, but the Warden stated he did not read the FOIA request and gave all four documents to the "SIS" Department". If the SIS Department was doing their job correctly they would have returned the cop-outs to the Warden or given them to your office as the Warden stated on 6/3/05 that all FOIA requests go through the "Legal Department". Under the Freedom Of Information Act (FOIA) Title 5 USC 552(a), I am AGAIN requesting a copy of the complete "Agency Reccords" (BOP Central File) including any "Matching Program Records" under 5 USC(8)(A)(i) and any "Medical Records". Furthermore, under 5 USC 552(d)(1) it states: "Upon request by any individual to gain access to his record or any information pertaining to him which is contained in the system, permit him....a copy of all or any portion thereof....etc. Your office has had enough time since 2001/2002 to falsify and re-falsify documents and it is time you hand this pathetic, defaming, racketeering enterprise material over to me.

(Do not write below this line) Sincerely Jelline to court

Copy to: Inspector Gen, Attorney Gen, BOP Director D.C., Region etc.

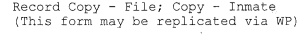
Initially I gave The Worden a cop out for records on 3/23/05.

I Talked To him again on 6/3/05, I Then Typed up This cop out I Talked To him personally. I received a response (uncopied and gove it to him personally. I received a response (uncopied original) from a 5.K. Cong LIE/Legal" attorney? I looked up the BOP original) from a 5.K. Cong LIE/Legal" attorney? I looked up the BOP original) from the gootes in her response and This is where I Policy statement she gootes in her response and This is where I found out UNIONS can access certain inmote Siles (1351.05). Sound out UNIONS can access certain inmote Siles (1351.05).

I did send 8 FOIA requests to Washing Tom D.C. on June 11, 2005 and never got a response. (See Ex L), which is a very interesting letter to The Referral Center is aloshington D.C. about Horry R.p.Kin

Signature Staff Member

Date



INMATE REQUEST TO STAFF MEMBER Kevin A. Wiederhold, Reg. No. 89849-079

FCC Beaumont-Medium

This is in response to your request to obtain a copy of the complete "Agency Records" (BOP Central File) including any "Matching Program Records" and any "Medical Records. Your request can not be processed at the local level and must be submitted to the Central Office in the form of a Freedom of Information/Privacy Act request. The address is:

Director, Federal Bureau of Prisons HOLC Room 738 320 First Street, N.W. Washington, D.C. 20534

"FOIA/PA Request" must be clearly marked on the envelope. Please ensure that the requested information is clearly identified; date, time, and content if known. Please refer to Program Statement 1351.05, <u>Release of Information</u>, for more detailed instructions on submitting your request.

6 8 05 Date

S. K. Long, LIE/Legal

I did not have enough postage to mail all my FOIA regrests seperately so I mailed them to the FOIA Mail Referral Center in D.C. II never received a response and I om sure I will never receive a response,

No Case 1:05-cV-00576-RHC-ESH Document 2-3

Filed 08/15/2005

Page 17 001x205BIT L pg 95

From: Kevin A. Wiederhold#89849-079 Federal Correctional Complex P.O. Box 26040 QB 325 Beaumont, TX. 77720

June 11th, 2005

To: FOIA/PA Mail Referral, Justice Management U.S. Department Of Justice 950 Pennsylvania Ave, N.W. Washington, D.C. 20530-0001

Attached checklist and Self-addressed stamped envelope.

Enclosed you will find several FOIA requests to various government agencies. I have informed each agency that your office would photo copy the 11 page letter addressed to Mr. Lappin the Director of the BOP in Washinton, D.C.. I do not have the funds to be able to copy this letter six times nor do I have the stamps to mail such a large package to your office. After you read the 11 page letter you will see how important it is to that each agency receives a copy of this letter.

It is imperitive that I get as many records as I can as I will be filing in the Supreme Court to Justice Kennedy to expose the racketeering enterprise and to be released from this malicious imprisonment. I have filed in the Supreme Court in April of 2003 but the petition was maliciously denied by a clerk and not the justices? I know for a fact that Mr. Green et al out here at Beaumont, TX and elsewhere were scared senseless that I was going to get the illegal conviction overturned but a deal was made among some corrupt people to illegally deny my petition at the Supreme Court for the racketeering enterprise. Many corrupt, racketeering people would have been out of a job if the 02-10290 35 page petition would have been allowed to proceed to the Supreme Court Justices including the State Of Florida Judges Harry Rapkin et al.

If you recall it was Harry Rapkin who was exposed on national TV by FOX News and These creThe Oreily Factor in early 2004. I have written both FOX News 13 in Tampa, FL and Carne well of the state of t

While at this corrupt prison in 2002/2003 I had a letter stolen, addressed to Paul I. Perez the U.S. Attorney in Tampa, FL which outlined Harry Rapkin et al involvment in the racketeering enterprise. An individual on the outside still has a copy of this letter. I don't believe the letter I placed in this legal mail box to Paul I. Perez ever made it out of this facility, in fact the only way this letter might make it to your office is because Constance Reese et al is not the Warden here. My point is concerning Harry Rapkin et al is that the murder of the 11 year old girl may never Shave happened if Rapkin et al had been dismissed from the bench for racketeering long before thus the homicide might not have occurred as this felon would have gone before a differant judge and not Harry Rapkin et al. I clearly listed "state judges" in my well done petitions to both the Appellate Court and Supreme Court in 2003. Yes, now the government will have to admit that 18 USC 3059 was repealed because of me in order for this family to be compensated who lost their child because of Harry Rapkin et al. This family will be able to sue all entities (mainly influencial corporate entities) who are desperately clinging to the lunatic federal judges James D. Whittemore et al who in turn are destroying me for the racketeering enterprise. Will the government ever admit what corrupt employees have done and prosecute them ?

IF I sign ony documents This Semily will not be able to sue and I will lose the whole case, I need injunctions court

Sincerely,

MO

The Office of FOIA/PA Mail Referral, Justice Management Division has received the following FOIA requests from Kevin A. Wiederhold.

		IEĐ	NO
1.	FOIA request to the U.S. Department Of Professional Responsibility. Main Justice Bldg, Room 6150, Washington D.C. 20530	<u>, , , , , , , , , , , , , , , , , , , </u>	· <u>2 · * · · · · · · · · · · · · · · · · · </u>
2.	FOIA request to U.S. Treasury Department.		
3.	FOIA request to U.S. Department Of Commerce.		
4.	FOIA request to U.S. Federal Bureau Of Investigation.		
5.	FOIA request to U.S. Probation Office.		
6.	FOIA request to U.S. Federal Bureau Of Prisons.		
7.	FOIA request to U.S. Court Of Appeals, Atlanta, GA.		
8.	FOIA request to 12 Judicial Circuit, Sarasota, FL.		
9	Eleven page letter to Harvey G. Lappin, Director of BOP		
10.	The FOIA/PA Referral Division has photocopied the 11 page letter to Harvey G. Lappin and attached it to the FOIA request.		
11.	Copy of FOIA cop-out and letter from "S.K. Löng, LIE/Legal"		

Signed

Date

FOTA/PA Mail Referral Division U.S. Department Of Justice 950 Pennsylvania Ave, N.W. Washington, D.C. 20530-0001

Self addressed stamped envelope enclosed

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

J.S. DEPARTMENT OF JUSTICE	FEDERAL BUREAU OF PRISONS
TO: (Name and Title of Staff Member)	DATE:
Mr. Howell/Unicor	5/25/05
FROM:	REGISTER NO.:
Kevin A. Wiederhold	89849-079
WORK ASSIGNMENT:	UNIT:
Not Available	QB 326
continue on back, if necessary. Your fail aken. If necessary, you will be intervioued the A/O introduction appresentation for Unicor. During this pre-	concern and the solution you are requesting. lure to be specific may result in no action being ewed in order to successfully respond to your meeting on 5/25/05, you were present and made a sentation you outlined various avenues in which
an inmate could obtain a position at Uni	cor. I was one of the inmates who raised a hand
to ask a question. This question pertain	ed to obtaining a position at Unicor as a "Pre-
Release status immate", which you said w	as unfamiliar to you ? The following "Progress
Statement 8120.02 (345.32(e)) and (342.1	O(1)"states:
"Hiring 345.32(e), Special needs such	as Inmate Financial Responsibility assign—
ment to assist in paying a significa	nt financial obligation OR RELEASE PREPARA-
	inmate for priority placement on the wait-
ing list (Unicor). Such placement mus	st be documented and include the reason for
the exception". Also, 345.10(1) state	es: "It is the policy of the BOP to provide
	es with a disability (left hip/leg) who,
work assignment) confined in the fed-	tions can perform the essential tasks of the eral institution? By Cop-out, I have requested th te below this line) obtain a job at Unicor as a Pr
Release inmate with four or less months	to go. Please contact the Warden and Unit Team fo
NISPOSITION: further information regarding	· · · · · · · · · · · · · · · · · · ·
Experience of the second of th	Sincerely,
in State of the Control of the Contr	The state of the s
Corigina	(not copied)

DISPOSITION: I received This response from the sick defener Mr. Howell's Functor. Through Duniels, Itelanie and weeks. on June 20, 2005. Wiederhold, I understand your intention. Per policy only The SOI/AW con

authorize on exception to normal hiring practices. As you see, Bop policy states no soch Thing about "normal" hiring prectices. The

As you see, Bop policy states no soch Thing about "normal" hiring prectices. The

Term "Normal" in this response is desinitely a Mental desective, social security

stont by everyone here! Mony people obtain a position at Unicon Through This

stont by everyone here! Mony people obtain a position at Unicon Through This

Bop policy statement, why couldn't I? I can prove in your court with ay

Bop policy statement, why couldn't I? I can prove in your court with ay

Bop policy statement, why couldn't I? They were love Trying to but me on SS as abnormal

Tacketeering investigator/prosecutor They were love mad as hell over here because They failed

Signature Staff Member

They also make it look like it was my intention to get on Social Securiti

Record Copy - File; Copy - Inmate (This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO:(Name and Title of Staff Member)	DATE:
Mr. Howell/Unicor	5/25/05
FROM:	REGISTER NO.:
Kevin A. Wiederhold	89849079
WORK ASSIGNMENT:	UNIT:
Not Available	QB 326

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) I attended the A/O introduction meeting on 5/25/05, you were present and made a presentation for Unicor. During this presentation you outlined various avenues in which an inmate could obtain a position at Unicor. I was one of the inmates who raised a hand to ask a question. This question pertained to obtaining a position at Unicor as a "Pre-Release status inmate", which you said was unfamiliar to you? The following "Progress Statement 8120.02 (345.32(e)) and (342.10(1)"states:

"Hiring 345.32(e), Special needs such as Iuwate Financial Responsibility assignment to assist in paying a significant financial obligation OR RELEASE PREPARA-TION, the unit team may recommend an immate for priority placement on the waiting list (Unicor). Such placement must be documented and include the reason for

the exception". Also, 345.10(1) states: "It is the policy of the BOP to provide work to all inmates (including inmates with a disability (left hip/leg) who, with or without reasonable accommodations can perform the essential tasks of the work assignment) confined in the federal institution! By Coo-out, I have requested the Warden and Unit Team help me (Do not write below this line) obtain a job at Unicor as a Pre-Release lumate with four or less months to go. Please contact the warden and Unit Team for XXXXXXXXXX further information regarding this matter.

Cop-out to: Unit Team Warden

Normal" is notin

in at head Kevin A. Wiederhold

DISPOSITION:

Wieder hold intention. Per policy I understand your only the SOI/AW can authorize an except This word is The Key.

Signature Staff Member

Date

10

Sincerely.

Record Copy - File; Copy - Inmate (This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

PROGRAM REVIEW REPORT 07-13-2005 BMMC4 19:59:22 PAGE 001 INSTITUTION: BMM BEAUMONT MED FCI This must be stopped PREG. NO: 89849-079 NAME: WEIDERHOLD, KEVIN RESIDENCE..: TAMPA, FL 33602 INITIAL CLASSIFICATION/PROGRAM REVIEW OF REVIEW. NEXT REVIEW DATE: RELEASE METHOD .: FT REL PROJ. RELEASE DATE..: 10-06-2005 PAROLE HEARING DATE .: NONE HEARING TYPE...: NONE DETAINERS (Y/N): N DATE OF NEXT CUSTODY REVIEW: Kinder, I have becomed has been indicted IF YES, RECONCILED (Y/N): CIM STATUS (Y/N)...: Y PENDING CHARGES....: Minde OFFENDER IS SUBJECT TO NOTIFICATION UNDER 18 U.S.C. 4042(B) (Y/N) . . . : IF YES - CIRCLE ONE - DRUG TRAFFICKING CURRENT VIOLENCE PAST VIOLENCE Here it is A CURRENT ASSIGNMENT EFF DATE TIME CATEGORY NEXT PROGRESS REPORT DUE DATE 10-06-2005 0930 PROG RPT CMA RELEASE PREP PGM (REFUSES) Never offered 05-03-2005 0930 RPP REFUSE CMA 04-24-2005 RELEASE PREP UNIT PGM COMPLETE 1621 CMA RPP UNT C V94 COA913 V94 CURR OTHER ON/AFTER 91394 04-24-2005 1622 CMA 02-26-2002 0912 V94 CURR VIOL ON/AFTER 91394 V94 CVA913 CMA 02-15-2005 IN CUSTODY CUS IN 1622 NO DRUG INTERVIEW REQUIRED 04-24-2005 DRG DRG I NONE ENGLISH PROFICIENT ?? COMPLETED GED OR HS DIPLOMA FALSE 10-09-2001 0954 ESL HAS EDI 03-18-2002 EDI GED HAS 05-04-2005 FINANC RESP-PARTICIPATES 1119 PART FRP SECURITY CLASSIFICATION (MEDIUM) 01-29-2002 MEDIUM LEV NO MEDICAL RESTR--REGULAR DUTY 04-27-2005 0900 REG DUTY MDS 04-21-2005 1151 YES F/S CLEARED FOR FOOD SERVICE MDS HOUSE Q/RANGE 03/BED 334Lever not 06-24-2005 NO PREFERENCE Temine Upper home not 10-09-2001 0933 QTR Q03-334L 1236 NO PREFER RLG GENERAL MAINTENANCE 5 06-02-2005 0001 WRK GM 5 WORK PERFORMANCE RATING: They Try To discredit me with This. My next work skeet said outstanding INCIDENT REPORTS SINCE LAST PROGRAM REVIEW: TRUST FUND DEPOSITS PAST 6 MO: \$ /9.80 FRP PLAN/PROGRESS: oblg balance: \$ 75 Asses -\$ FRP PAYMENTS PAST 6 MO: CURRENT FRP PLAN: \$ 25 Quartely PAYMENTS COMMENSURATE: YES / NO

Baold

I was Told "CIM" is a consider Tial informant, Is There was one They are natived in a recketeering enterprise! I believe it is facial Kinder et al LOOK at The horrible defenation in This recketeering document "corrent violence "etc. The liors never called me into a "Feem meeting" on 5/3/05 as well. I was in The Sho from April 21st until The 4Th or 5Th. The falsifreation of The records with "AS Diploma on 3/18/2002" is in here (See Loppin letter). My religiour presence in christian. I also says No medical restric because They went to make all postinguise into a psych condition (See petition)

BMMC4 * PROGRAM REVIEW REPORT * 07-13-2005 PAGE 002 19:59:22
IF NO, NEW PAYMENT PLAN: Current Account Balone \$2.20
RELEASE PREPARATION PARTICIPATION: Reference.
CCC RECOMMENDATION: CCC Deal (They have me for refusing This)
PROGRESS MADE SINCE LAST REVIEW: Recommended Complety (1011-1) & Resum entity & Marin term (1011-1) & Resum entity & Resum entity & Marin term (1011-1) & Resum entity & Resum entity & Marin term (1011-1) & Resum entity & R
erately Try The "Wellness Course". Then you will see The "Resume Writing!!! Now go back to The Il page letter to Mr Lappin about my resum
LONG TERM GOALS: Manufair Clark Conduct & compleyment until reland
New They are Trying To make me look like I didn't worken The outside and The BOP streightened me out. I have worked
herder Thomany of These racketeers all my life!
Your will notice it the also change faces away from the social Security fraud by stating "Maintain employment" Court I can prove they were I froudulenty Trying to put me on social Security!

BMMC4 * PAGE 003 OF 003	PROGRAM REV	IEW REPORT		:59:22
OTHER INMATE REQUEST	S/TEAM ACTIONS:	10740	9 Curr	
I	SemaTiers!	hat This is but	I cm sur	EUTIS
de	Semesters:			
signatures:	711	0/	^ /	
UNIT MANAGER:		INMATE: Wetur	Sign	7
DATE:	-20-05	DAIL.	an idiot to:	sign This

Mr. Helaire was coercing me to sign This recketeering document. This is The "Team Meeting" where Doniels lost his ained and began saying all sorts of sick statements as mentioned in The later part of my petition. Something most be done Court. I need injunctions on These BOP "Individuals" here. They are very desperate and They are nailed. Only Two move illegal and unconstitutional months but it may get very dengerous forme.

Mr. Daniels again began harassing, defaming and threating innocent petitioner when petitioner went by to pick up the informa pauperis certificate on 9/11/05. Petitioner had tried to get Mr. Helaire to take care of the certificate since Friday the 6th but he kept delaying and harassing and defaming petitioner. A witness heard Mr. Daniels harassing, defaming and threatening petitioner as he attempted to get the certificate. An affidavit will be made concerning this.

Kevin A. Wiederhold #89849-079 Beaumont Federal Correctional Complex P.O. Box 26040 Unit QB (Weeks) Beaumont, Texas. 77720

August 14th, 2005

To: Commissioner Jo Anne Barnhart Social Security Administration International Trade Commission Building 500 E, Street, S.W. Washington, D.C. 20254

Dear Mrs. Barnhart,

I am sending this letter in reference to numerous racketeering and fraudulent attempts to unlawfully place me on Social Security (Mental) benefits since 1990/91. These racketeering, fraudullint attempts started in the Courts in Tampa Bay, FL and Sarasota, FL in 1991/92. These racketeering and fraudulent attempts have been orchestrated through a racketeering enterprise and their lawyers and Judges since 1991. The first attempts on paper by lawyers came through Mr. Clark et al of Aetna Insurance in Tampa, FL in 1991, then Mr. McClain et al and Alexander Paderweski et al in 1992/93 (See: State of Florida, Workers Compensation Records Tallahasse, FL).

There were several attempts to force a racketeering enterprise attorney on me to set up the racketeering, fraudull int Social Security benefit starting with Elliote Metcalfe/Jerry Meisner et al in Sarasota, FL in 1992. This racketeering, fraudulent activity of appointing severely corrupt lawyers to justify a civil attorney fraudulently applying for Social Security (mental) benefits has continued until this day (See: Racketeering enterprise Court Files in Sarasota County: 92-4293CA, 92-3130F, 94-6481MAVOP etc, and Tampa Bay, FL District File: 8:00-CR-369-T-27TGW). I have also clearly explained these racketeering and fraudulent Social Security (mental) benefit activities in the (hidden) Atlanta, GA Appellate Brief 03-11467 and Supreme Court Brief 02-10290 which were filed from April-June 2003.

Now, after I have completely solved this pathetic, racketeering enterprise "case" the desperate, pathetic, racketeering enterprise lunatics have again attempted to place me on unlawful Social Secuity (mental) benefits through several of their racketeering BOP "Individuals" and even a Unicor employee. This malicious, defaming, racketeering, fraudulent Social Security attempt/agenda was meant to take place nearing the end of the last 3 months here but it was sped up because I tried to obtain a position at Unicor starting on 5/20/05 which caused another "individual" to get involved in the defaming, racketeering activity by the name Mr. Howell who is an employee of Unicor (See: Latest petition to the Beaumont and SSC(Gt).

After July 6th, 2005 the defaming, racketeering and fraudulent activity culminated with Mr. Daniels a sick "counselor" here at Beaumont maliciously and fraudulently attempting to make me sign a Social Security form that had none of my personal and pertinent information on the document. Yes, this "counselor" Daniels made it clear he was going to fill in all the blank spaces that the person receiving the Card would normally fill out unless they were Mentally disabled and incompetent etc. Yes, this "counselor" Daniels made it clear that I was only to sign the blank Social Security document, therefore he was going to place "mental disability" in the Disability Box/Section of the Social Security document. These pathetic employees of the BOP in Rochester, Springfield and Beaumont Medium have and are trying all sorts of racketeering, fraudulent activity and set ups on me since 2001/2002 and it must be

I have recently placed a lenghty petition under 28 USC 2241 in the Beaumont District Court which exposes all this racketeering enterprise and fraudulent activity which would maliciously defame me to the Social Security Administration through racketeering, fraudulent BOP emplyees, lawyers, BOP unions and judges etc. Even though most lawyers (with the exception of Alexader Paderweski) may not have actually filed a fraudulent Social Security (mental) benefit claim, they were/are still covering and protecting these racketeering, fraudulent attempts and therefore still up to the same defaming, racketeering and fraudulent agenda. This has culminated in the latest pathetic, fraudulent, racketeering Social Security (mental) benefit activity by these sick emplyees here at Beaumont medium FCI.

If a (fraudulent) claim has never been filed in your offices it is because I have never signed any racketeering, fraudulent documents authorizing it nor will I ever sign or give authorization. If your offices ever receive an "authorization" or "application for mental benefits" I am not a part of it and will never sign any Social Security check but will tear it apart and send it back to your offices. If this defaming, racketeering, fraudulent, Civilly confining activity is not stopped and prosecuted very soon I will be permanently renouncing my citizenship in the United States and leaving the country.

I have informed the Warden here (Mr. Morris) and his Assistant (Mr. Gravette) and Captain about the harassment, lies, defamation, threats and racketeering coercion to make me sign defaming, racketeering and fraudulent documentation but nothing has happened to the BOP employees perpetrating this outrageous activity. I mention many of the BOP "Individuals" (18 USC 1961(4)) who are directly involved in this pathetic, defaming, racketeering and fraudulent activity in the 2241 Petition to the Beaumont District Court on page 29. A fully typed copy of this petition will be sent to the Supreme Court shortly and will list these same "Individuals" on page 28.

I have been maliciously harassed, defamed, coerced, threatened and set up by the pathetic, lying "Individuals" Mr. Greene et al, Weeks et al, Helaire et al and Daniels et al here at Beaumont and with abusive, defaming statements such as, "We will see you under the bridge Wiederhold"..."You won't sign our Social Security document"..."All you can do is cut grass Wiederhold"..."We will put you in the hole Wiederhold" (after telling the **sick** lunatics I was turning them into the court and your office). These **sick**, racketeering "Individuals" are getting desperate, very threating and dangerous here and I need a racketeering investigator appointed as I have requested in both petitions to the Beaumont and Supreme Court.

Please send a Sociall Security Card form so I can fill out the document myself and send it to your office. I will give your office an address on the outside were to send the Social Security card when I fill out the form. A copy of this letter will be sent to the Beaumont District Court and Supreme Court as it is listed as an exhibit.

Thank you for you time,

Ec.

Sincerely,

Kevin A. Wiederhold