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Attn: Rachel Williams
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Attn: Rachel Williams,

March 25, 2014

This is the FOURTH time I am writing to TDCJ, and I have a SUBSTANTIAL RIGHTEOUS INDIGNATION!!! Your Date 3-6-14 response (EXHIBIT A), "Offenders are not entitled to obtain any records, even about themselves ..." is **SOPHISTRY, if not mail fraud and obstruction of justice!!!** Please see attached Sixth Court of Appeals **MANDATE** (EXHIBIT B) and also see Fox v. State, ___ S.W.3d ___, 2013 WL 6244662 (Tex. Ct. App. Dec. 4, 2013)!!! **I AM THE INNOCENT VICTIM OF YOUR "GARBAGE GOVERNMENT CORRUPTION"!!!** I AM **NOT** ONE OF YOUR OFFENDERS, SO CORRECT YOUR RECORDS!!!

THE STATE OF TEXAS financially supported corrupt armed and dangerous mercenaries from the Jacksonville Texas 'FAKE IT UNTIL YOU MAKE IT' pretend police department under the control of SUPER LIAR Reece Daniel THE GRAND INCOMPETENT, plus Cherokee County's corrupt District Attorney Elmer Beckworth Jr. (NOW UNELECTED), and a corrupt District Court 'Judge' Dwight Phifer, to FRAME ME!!! I ENDURED NINE BOGUS CHARGES, AND MULTIPLE HEART ATTACKS, DURING SEVEN YEARS OF LITIGATION UNTIL I FINALLY WON EVERY CASE!!! IT TOOK THREE JURY POOLS ON CASE NUMBER NINE IN ORDER TO OBTAIN THE FALSE CONVICTION THAT ENABLED TDCJ TO TORTURE ME!!! CLEARLY I AM THE INNOCENT VICTIM OF

KIDNAPPING AND TORTURE UNDER COLOR OF LAW, SO NOW TO ADD INSULT TO INJURY YOU DESIGNATE ME AS AN OFFENDER!!!

Furthermore your response to me plainly states, "A governmental body is not required to accept or comply with a request for information from an individual who is imprisoned or confined in a correctional facility ..." HOWEVER I am **NOT** in a 'correctional facility' even though I have spent almost eight months locked up here ATTEMPTING TO CORRECT TDCJ FALSIFICATION as exemplified by your very own attitude!!! I am actually designated in an elevated risk category due to TDCJ disciplinary issues against me, even though every TDCJ disciplinary issue represents FELONIES on the part of TDCJ employees and agents (See EXHIBITS C & D).

Prior to my victory (GLORY TO GOD ALMIGHTY) at the appeals court, I was radically abused at TDCJ in the nature of RELIGIOUS PERSECUTION CONTRARY TO THE FIRST AMENDMENT!! I suffered strip searches in mixed company along with an endless list of other abuses, including stealing my 23 year Leviticus 19:27 beard under color of law, or should I say CORRUPTION OF LAW??!!??!! Is TDCJ capable of restoring my 23 year beard?? After doing all of this to an innocent missionary TDCJ turned me over to the Department of Homeland Security (DHS) and their Immigration Customs Enforcement (ICE) along with the TDCJ "OFFENDER" status PLUS all of the TDCJ 'DISCIPLINARY' MATTERS WHICH ARE IN FACT EVIDENCE OF LAWLESS BEHAVIOR BY TDCJ!! By the way I am NOT an 'OFFENDER' here, merely a detainee, however I continue to be abused based upon the fact that TDCJ has fabricated records to make me appear to be bad to the bone!!

Considering the sick and dying inmates during the Vita-Pro scandal, the sick and dying inmates during the 130 plus degree temperatures at State Jail, and the fact that Federal Judge William Wayne Justice declared that inmates in the Texas prison system are subjected to cruel and unusual punishment in violation of the Eighth

Amendment, wherefore the Feds had to take over the entire TDCJ operation for a time, wherefore it appears that TDCJ is actually a criminal cabal that can and does torture and murder people, such as Tim Cole, based upon REGURGITATED FALSIFICATION OF THE RECORD AND FALSE WITNESS (See Deuteronomy 19:15-21)!!! Isn't it true that TDCJ held Tim Cole as an 'OFFENDER', even though Tim Cole maintained his claim of innocence until the day TDCJ murdered him??? I trust you know Texas law, the Tim Cole Act, provides \$80,000 per year of false incarceration, and for this very reason I require the TDCJ verification of my own false incarceration, a verification delayed by three months already, costing me thousands!!

Federal Public Law 97-280, 96 Stat. 1211 declares the Bible is the Word of God and we should apply its teachings in our lives. Deuteronomy 19:15-21 states: "One witness shall not rise up against a man for any iniquity, or for any sin, in any sin that he sinneth: at the mouth of two or more witnesses, or at the mouth of three witnesses, shall the matter be established. If a false witness rise up against any man to testify against him that which is wrong; Then both the men, between whom the controversy is, shall stand before the Lord, before the priests and judges, which shall be in those days; And the judges shall make diligent inquisition: and, behold, if the witness be a false witness, and hath testified falsely against his brother; Then shall ye do unto him as he had thought to have done unto his brother: so shalt thou put the evil away from among you. And those which remain shall hear, and fear, and shall henceforth commit no more any such evil among you. And thine eye shall not pity; but life shall go for life, eye for eye, tooth for tooth, hand for hand, foot for foot."

"Be sober, be vigilant; because your adversary the devil, as a roaring lion walketh about, seeking whom he may devour:" I Peter 5:8 however according to Strong's Exhaustive Concordance the word "adversary" in this passage means "adversary at law", so according to the WORD OF GOD the pettifogger shyster groveling for filthy lucre is the DEVIL.

By the way, perhaps a little role reversal might help you to comprehend my righteous indignation. If a bunch of gangsters in uniform (like so-called

'exemplary' Jacksonville Police Officer Larry Pugh who raped some 30 women while wearing a badge and gun) kidnapped you and gang raped you, and when you complained in writing you were charged with 'Tampering With A Government Record' and stealing their vital fluids!!! Then you were brought to court where the prosecutor, aided by a corrupt judge, proved to the satisfaction of the jury that you stole the vital fluids of the gangsters and then you had even tried to defraud the city which was paying them to do such difficult work, using your complaint to do so, as if police working so hard to diligently uphold the law could ever do anything wrong!!! Then TDCJ designates you as an "OFFENDER" AND SUBJECTS YOU TO COUNTLESS ABUSES (keep in mind Tim Cole DIED before he was proven innocent)!!! How does it feel to even imagine such a horror story??

TDCJ, F.B.I., etc. keep close track of every arrest and send my fingerprints out to the WORLD via INTERPOL, so that the Russian KGB, North Korea, Communist China etc. have my fingerprints, as it is extremely important for everyone to know how dangerous I am; HOWEVER, when I win the case, thereby proving false arrest, false incarceration, etc., there is apparently no adjustment!!! You and other Systemites like you operate from false records, whereby you apparently have NO REALITY CONTACT, WHICH IS THE DEFINITION OF INSANITY!!!

Notice to the Principal is notice to the Agent, and Notice to the Agent is notice to the Principal. The disciplinary issues must be appropriately designated VOID since they exist ONLY AS EVIDENCE OF CRIMINAL ACTS BY TDCJ AGENTS!!! Failure to modify your records accordingly creates evidence that would go to show intentional and malicious RELIGIOUS PERSECUTION!!! It is a well known aspect of law that one who commits a federal felony becomes an enemy of the United States in the process, furthermore anyone who gives aid and comfort to an enemy of the United States commits TREASON!!!

Verification of my TDCJ incarceration is required for official purposes as per the Texas Comptroller. Thank you for your prompt attention to this matter.

Best Wishes Always!!

Robert James Fox



TEXAS DEPARTMENT OF CRIMINAL JUSTICE
INSTITUTIONAL DIVISION
Inter-Office Communications

To: Robert James Fox
15850 Export Plaza Drive
Houston, TX 77032

Date: 03-06-14

From: Rachel Williams
Program Specialist I

Subject: Open Record Request

DISCUSSION: Offenders are not entitled to obtain any records, even about themselves, under the Public Information Act. Under agency policy or for access to courts purposes they may have specific information which is discussed below. Access to Courts documents are not subject to the deadlines applicable to Open Records, but must be provided to offenders or their attorneys in a timely manner.

Information subject to discovery by offenders during litigation is not governed by the Public Information Act and is not discussed in this policy. Please consult the Office of the General Counsel or the Assistant Attorney General representing TDCJ if you are served with discovery in an offender lawsuit.

POLICY:

- I. A governmental body is not required to accept or comply with a request for information from an individual who is imprisoned or confined in a correctional facility or from an agent of that individual other than that individual's attorney when the attorney is requesting information that is subject to disclosure under the ORA. [Section 552.028, Gov't Code; *Hickman v. Moya*, 976 S.W.2d 360 (Tex. App. - Waco 1998), *cert. denied*, 119 S.Ct. 2348 (1999); OR2003-3462]
- II. A governmental body is not prohibited from disclosing to an offender or an offender's agent information held by the governmental body pertaining to that individual. [Section 552.028, Gov't Code]

Ex A



**THE STATE OF TEXAS
MANDATE**

TO THE 2ND DISTRICT COURT OF CHEROKEE COUNTY, GREETINGS:

Before the Court of Appeals for the Sixth Court of Appeals District of Texas, on the 4th day of December, A.D. 2013, the cause upon appeal to revise or reverse your Judgment was determined; and therein our said Court made its order in these words:

Robert James Fox, Appellant

No. 06-13-00056-CR

v.

Trial Court No. 17387

The State of Texas, Appellee

As stated in the Court's opinion of this date, we find there was error in the judgment of the court ~~below~~. Therefore, we reverse the trial court's judgment and render a judgment of acquittal.

We further order that the appellee, The State of Texas, pay all costs of this appeal.

WHEREFORE, WE COMMAND YOU to observe the order of our said Court in this behalf, and in all things to have it duly recognized, obeyed, and executed.

WITNESS, the Hon. Josh R. Morriss, III, Chief Justice of our said Court of Appeals, with the seal thereof annexed, at the City of Texarkana, this the 6th day of February, A.D. 2014.

DEBRA K. AUTREY, Clerk

A handwritten signature in cursive script that reads "Debbie Autrey".

EX B

§ 241. Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

§ 242. Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Ex C

There is no crueller tyranny than that which is perpetrated under the shield of law and in the name of justice."

– Charles-Louis De Secondat

(1689-1755) Baron de Montesquieu

Source: The Spirit of the Laws, 1748

http://quotes.liberty-tree.ca/quote_blog/Charles-Louis.De.Secondat.Quote.A7FB

"Under any conditions, anywhere, whatever you are doing, there is some ordinance under which you can be booked."

– Robert D. Sprecht

Rand Corporation

http://quotes.liberty-tree.ca/quote_blog/Robert.Sprecht.Quote.006C

"Today the grand jury is the total captive of the prosecutor who, if he is candid, will concede that he can indict anybody, at any time, for almost anything, before any grand jury."

– William J. Campbell

Judge, U. S. District Court

Source: Newsweek, 22 August 1977

http://quotes.liberty-tree.ca/quote_blog/William.Campbell.Quote.3898

**FEDERAL JURISDICTIONAL ISSUES
APPLYING TO TDCJ
REGARDING THE THEFT OF
MY LEVITICUS 19:27 BEARD**

- 1) **First Amendment: Free Exercise of Religion**
- 2) **Fourth Amendment: UNLAWFUL seizure of God made beard.**
- 3) **Fifth Amendment: NO DUE PROCESS and NO JUST COMPENSATION**
- 4) **Eighth Amendment: Cruel and Unusual Punishment for Religios Free Exercise.**
- 5) **DENIAL OF ACCESS TO COURT** via Wrongful application of TDCJ policy and rules deprving me of supplies and access to law library
(Maxin of law: A Right delayed is a Right DENIED)
- 6) **RETALIATION:**After I notified the Administration in writing as to the law and case law on Free Exercise of Religion, I was punished for failure to shave.
- 7) **HATE CRIME:** Amish attacking other Amish over doctrinal dispute whacked off victim's beards for which the attackers earned as much as a 15 year sentence, so what is the sentence for the TDCJ authorities and agents??
- 8) **EQUALITY UNDER THE LAW:** Equality would be a fifteen year sentence for all Systemites who participated in the Religious Persecution.
- 9) **DISCRIMINATION:** Muslims obtained the Free Exercise of Religion, however I was DENIED Free Exercise of Religion at Texas State Jail

EVIDENCE AND FACTS

Free Exercise of Religion is a First Amendent RIGHT; Federal Public Law 97-280, 96 Stat 1211, the ONLY LAW to ever pass through Congress UNANIMOUSLY, plainly declares the Bible is the Word of God, and we should apply its teachings in our lives; also Congress Religious Freedom Restoration Act; see also Acts 5:29, as further supported by the United States Supreme Court as quoted in Ferguson v. C.I.R., 921 F2d 588 (5th Cir 1991) and Couch v. Jabe, 679 F3d 197 (4th Cir 2012) inmate's maintenance of beard was qualifying "religious exercise" under RLUIPA – Plus – Morrison v. Hall, 261 F3d 896 (9th Cir 2001) Prison walls do not form a barrier separating prison inmates from the protections of the constitution: thus when a prison regulation or practice offends a fundmental constitutional guarantee federal court will discharge their duty to protect pisoner's constitutional rights.

NOTE: Someone in the chain of command had to SWEAR AN OATH TO THE CONSTITUTION so the State Jail disaplinary matters are evidence of FELONY BREACH OF OATH. "We have no more right to decline the

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exercise of jurisdiction given than to usurp that which is not given. The one or the other would be treason to the constitution." Cohens v. Virginia, 6 Wheat 264 (1821)(Marshall) verified by United States v. Will, 449 US 200 (1980) **TREASON IS A VERY SERIOUS MATTER!!**

Marbury v. Madison, 5 US 137 (1803) "The Constitution of the United States is the supreme law of the land. Any law that is repugnant to the Constitution is null and void." It cannot be presumed that any clause in the constitution is intended to be without effect.

My Leviticus 19:27 beard is protected as per Free Exercise of Religion despite criminal acts on the part of those who seek to overthrow the government of the United States. ~~The Threats of Violence and Acts of Retaliation are totally inappropriate!!~~ By means of various attacks, officers of Pam Lychner State Jail have made themselves complicit in the original Bradshaw State Jail attack, by specific intent, eliminating a priceless creation of God's which they are incapable of replacing!! It took 23 years to create the beard which reached my navel. The Gillette Razor Company offered ZZ TOP one million dollars for the beard, however ZZ TOP declined the offer. Would the unlawful taking by force be considered anything less than a serious robbery? The matter at hand is far more serious as it is a constitutional violation by "authorities" who knew or should have known their conduct was actually **CRIMINAL IN NATURE** and utterly incompatible with the foundational principles of this great nation!!

TDCJ appears to be akin to the Sanhedron that cried, **OFFENDER, OFFENDER, CRUCIFY HIM!!!** How is it that TDCJ records declare me an **OFFENDER** even after your own court **MANDATE** declared me **INNOCENT???** You have created delays which could very well cost me my life as this is a dangerous environment in which I have already been wrongfully abused and seriously injured. I have been crippled and in a wheelchair since December 2013.

The "Law of the Parties" provides punishment for all who are involved in the crime. For instance, seven inmates escaped from TDCJ and in the course of a subsequent robbery an Irving Texas Police Officer was killed, so **ALL SEVEN WERE EXECUTED FOR THE MURDER!!!** You are hereby forewarned, I have no intention of being quietly murdered, there will be accountability!!!

The facts and the law lead to the legal conclusion that TDCJ is a lawless, terroristic organization that utilizes falsification of the record for political oppression of the innocent in a reckless disregard for the lives of the innocent victims of the oppression.