

OUT The Riscorp claim with their doctors, soon all doctors and all mentioned (previously) unloaded on me with the mentally deranged and physically defective injunction 92-4293CA. I can prove that Riscorp doctors started the misspelling of my name as a schizophrenic/Narcissist/insane person with Jeilderhold. I don't care what anyone says it is a factor, it is proven through Dr. Taylor's hearsay exam too. Defendant asserts he did have a moderate to severe elbow problem because of a tear not tennis elbow as Roberta Clark constantly said. IT may have been Roberta Clarke; Teresa Long + Charles Greene that started the deep conspiring with law enforcement, doctors, ^(Tony Dunbar et al) lawyers and companies etc to make up ~~the things they did~~. Regardless all documents or stolen documents are admissible according to Rule 404(b) and Rule 106.

Dr. Miller Sarasota, Defendant seen Dr. Miller in late 1990 for spinal impairment rating on his back. Defendant asserts that doctor Miller did want to perform an unnecessary operation on his lower back. Defendant refused this operation and Metna settled later. Defendant may in fact need surgery on his back now but not a spinal stenosis surgery as the clinic here told him. The difference between major nerve problems and disc/muscle problems is quite a lot! Defendant does not have spinal stenosis (major nerve) problems. This goes to tell you that Metna/Travelers and Allstate should have been taken care of his real back problems as they are not stress. IT is they who are the schizophrenics for thinking up a false spinal disorder then making defendant look like a hypercondriac. Thus shifting any physical problems caused by real accidents that

TS
Sarasota

They are legally responsible for in to a false mental condition such as schizophrenic/insanity/Narcissistic etc. Just Pethetic! To top it off John Adelman made this statement to me in 1996.

"You are lucky you are still walking" hmmm hmmm?

Defendant has concluded there was and still might be an attempt to maim him in some way just as his excellent 1995 Federal Injunction states, I don't want to hear any other excuses from the plaintiffs about why they have done all of this for 10 years. The insane game is over!

72 Eddie Robinette Sarasota, Defendant asserts Eddie Robinette maliciously defamed him as the misunderstood/insane stalker and assaulting person on Dec 1 1992 in The Sarasota Herald. Defendant asserts Eddie Robinette misled the public on the true outcome of the 1993 Not Guilty Verdict of 1993 in The Sarasota Herald. Defendant asserts that Eddie Robinette and (the media) was a part of having my files robbed in 1998/99 were the June 1992 Not Guilty retraction misled the public concerning defendant's innocence. Defendant asserts that Eddie Robinette harassed and defamed defendant from 1992-1996. Defendant asserts that the Newspaper reports and Eddie Robinette should be made to testify about his wrongful involvement with Attorneys, Law Enforcement, Corporations etc in defendant's case, Rule 404(b) Rule 106 applies Thank You.

73 Robert Watrous Sarasota, Defendant asserts that Robert Watrous lied to a Judge January 09 1994. Defendant asserts that Robert Watrous was covered by The Florida Bar in January 1994. Defendant asserts that Robert Watrous heard Charles Greene make the

Handwritten signature or initials in the bottom left corner.

insane statements on The Criminal Contempt in The Trial in 1994. Defendant asserts that Robert Watrous was a part of all the future arrest/incarcerations thereafter including this one. Defendant asserts that Robert Watrous was a part of having defendant's file robbed in 1998/99. Defendant asserts that Robert Watrous (plaintiff) openly defended Jerry Meisner in a trial before a Judge and witnesses Feb 1994. Defendant asserts that Robert Watrous will not answer and called defendant's lawsuits garbage before a Judge in 1994. Defendant alleges that Robert Watrous is a hypocrite because part of the file missing is a handwritten \$5,500,000 lawsuit that he must return now that that spinal stenosis ~~fracture~~ are exposed, mainly because of what the last page on the lawsuit states lol! Therefore defendant asserts that Robert Watrous and all documentation on defendant is admissible in trial according to Rule 404(b) and Rule 106. Thank

74. James Clarke Tampa, Defendant's first contact with Mr. Clarke was in early 1990 by phone. Defendant then met with Mr. Clarke before Judge Lazarra in Feb ~~1990~~¹⁹⁹¹. Defendant was presented the settlement offer of \$15,000 before Judge Lazarra with the right to further medical on his back. Defendant alleges Mr. Clarke may have been a part of the illegal operation on Defendant's back in 1990? Defendant asserts that the settlement by Mr. Clarke was more civil than workers comp related because this shows on the Riscorp et al activity through TITUS. Defendant alleges that Mr. Clarke had conversations with Ms. Peacock

73
Sandy

concerning The fraudulent medical activity going on to make defendant into the aggressor to meet out a possible assault charge by Roger Gilchrist (now ETA) 101. Defendant asserts that Mr. Clark was in contact with Riscorp lawyers, law enforcement and many others when the insane injunction was being orchestrated in July/August 1992. Defendant asserts that Mr. Clarke has been involved now for 10 years ruining innocent defendant for all his clients, proof of this is the statement of "Spinal Stenosis" at this clinic and the "Pretrial Services Report" in Corpus Christi. Therefore because these and many other reasons Mr. Clark and any documents pertaining to defendant are admissible in trial according to Rule 404(b) and Rule 106

Alexander Paderweski Esq. Sarasota, Defendant was finally forced ^{error} to hire another compensation attorney after he was arrested ^{Nov} ~~May~~ 28 1992. Defendant asserts that Paderweski was immediately in contact with lawyers, law enforcement, corporations, Dept of Labor and Dubuque Iowa concerning defendant. Defendant's sister Sharon even told him while in jail that "Paderweski went to visit George McClain to retrieve documentation". Defendant fired Paderweski after the Not Guilty Verdict May 1993, and turned him into the bar with the other lawyers. Defendant's sister was not happy about this? Defendant noticed more frauds and forgeries on on Paderweski's "Request for benefits" and Riscorp's "Denial of Claims". Defendant wanted nothing to do with illegal disability. As mention earlier if I would have excepted these illegal corporate benefits it would have been a pretense for

To Sammy
Kad

19
illegal Social Security benefits to cover Dubuque Iowa and
their wrongs I expose later in 1996/97. Defendant again connects
Paderweski into Riscorps illegal denial of the claim when he
submitted his own Request For Benefits in Mid 1994. Defendant noticed
his complaint to The Florida Bar on Paderweski missing along
with his Misrepresentation documents and Riscorps fraudulent
forged denials. Defendant asserts Paderweski and his document-
ation are needed in trial to find out what medical conditions
his was going to attempt to retrieve benefits for. Defendant
asserts that Spinal Stenosis was a part of his paperwork.
Another attorney had told me that Paderweski wrote up some very
bad things on me. Under Rule 904(b) and Rule 106 him and
his documents are relevant.

76. Teresa Long Sarasota. Defendant was in contact with Teresa
Long in April of 1992. Defendant was told "we may have an injunction
placed on you Kevin" in late May 1992. Defendant alleges it is
Roberta Clarke (in limbo employee) who is protecting Teresa Long
through Tony Dunbar et al and the Spinal Stenosis frauds. Of
course if this is true this brings up Melissa Long etc. Defendant believes
family is connected but not as deep as these and others. If they are oh well. ~~lol~~
Teresa Long shows up on all criminal/civil malicious documents since
1992 so her appearance is admissible according to Rule 404(b) Rule 106.

77. Hayworth (Judge) Sarasota. Defendant went to several hearings before
this judge in early 1992. Family was present at these hearings listening

to say
1995/97

To psychologists Dr. Steel and Dr. DeClue. As I have always stated. These two ridiculous doctors cover everyone mainly Dr. HasScrewloose (DeClue). Defendant alleges that this Judge may have been protecting some people in the military concerning me? Defendant has received falsified military documents that cover many illegal people. Therefore this Judge may be involved or helpful in court concerning the case and the records. As defendant said earlier this Judge's verdict finding me Not Guilty by Jury has disappeared from my files but it may be in Sarasota files? Defendant found it quite peculiar that this Judge allowed about 15 witnesses to testify and no cops showed yet the case was never thrown out! The things this Judge allowed the insane people to say was unbelievable. Defendant thinks this Judge was protecting a lot of people because of the bizarre and corrupt activity in the courtroom. This is the same Judge that Jerry Meisner hid obvious corrupted evidence that could have nailed the prosecutor and insane plaintiffs. If the Judge wasn't involved he sure was a bad Judge of character on a guy who had never been charged other than traffic tickets, just ridiculous! Either way this Judge doesn't make sense to me, he was wrong. Something is wrong!

78. Colleen Reardon Sarasota, This ridiculous person came on the scene after the illegal and malicious NonJury conviction before Judge Preston Deulbiss April 4 1995. The 130⁰⁰ fine and 6 months probation with 40⁰⁰ month fees were defendant's ONLY conviction involving anything other than traffic offenses! Defendant made all payments, traveled to Atlanta in April 95 in a futile attempt to get a proper psychological exam done. Defendant contacted a Dr. Griffith in Tampa to get the evaluation done. Dr. Griffith committed fraud with

78
Reardon

The indecent, corrupt plaintiffs. Defendant turned Dr. Griffith into
The D.P.R for his "borderline" exam although he did change the exam
to "malicious" arrests instead of false arrests. By May 1995 Dr Griffith
began sending certified mail to me and I refused them. I believe
Dr. Griffith was afraid of the case. By June/July Colleen Reardon
was pestering defendant for the last page of the exam that
stated "borderline" I would not give the idiot the exam. Defendant
then found his phone was illegally tapped and had the line shut
off in July 1995. Three weeks later after informing the FOLE of the
tapping defendant was arrested at his place of work by a punk
named Doug Smith and several others from Brenton Police Dept.
Defendant was maliciously arrested Aug 11 1995 and taken to Manatee
County Jail where he was released on 200⁰⁰ bond. Defendant immediately
began sending numerous certified and same day courier letters out
to retrieve the P.C.A. and allegations of this bizarre arrest. On
or about Aug 19 1995 a indictment was left at Diplomat Taxi to appear
Aug 22 1995 before Preston Deulbiss at 1:30. Defendant created a
dismissal of indictment at Dan Martuik's house the morning of
the 22nd. Defendant appeared at courthouse in Dan's car with Vince
DeMay already present in the courtroom. Defendant presented his
dismissal and Dan filed a dismissal before the hearing. Hearing
started and defendant was accused of threatening to build a bomb
that would destroy the Riscorp building and surrounding area? Defendant
was isolated for 5 days and forced to see Dr. Permsley on Friday
afternoon the 26th to get out of jail. The reason they put the 28th
on Dr. Permsley's exam now is they stole Dr. Griffith's exam from me

73 Summary
Full

Another reason for stealing the exam of Dr. Griffith that I had was it stated Malicious arrests and not false arrests. This exam was stolen and one with false arrests may have been placed in the files? Dr. Griffith has left the area?

in 1998/99 and probably put that in the file so it would not look like I was arrested/accused/incarcerated by Colleen Reardon for not giving her the exam. Defendant asserts that the word "Borderline" etc is the connecting link to the Spinal Stenosis Frauds! (lol) This is definitely one of the "Missles" Dan Martuk was speaking of!! GoTem Again!
Defendant placed Not Guilty Pleas and Motion for Speedy Jury Trial in open court September 1995 on Bomb Indictment. Defendant attended a couple of Pretrial hearings with Reardon present Sept/Oct 1995. Defendant has car wreck hurting neck. Defendant is arrested and released in one afternoon in October. Defendant applies in federal court. Defendant is incarcerated for 2 1/2 months. Defendant sees Colleen Reardon for the last time in court Jan 1996. So there you have it, it was obvious all they wanted was the exam I wouldn't give them, then they were stopped by the federal injunction and Colleen Reardon slowly disappears. Therefore, since Colleen Reardon maliciously covered her own self and many others with a "Borderline" exam which covers the other plaintiffs and their medical Spinal Stenosis Frauds she is admissible with all other documents written on defendant concerning 95-6581M illegal conviction and all UOP attachments, This means the Melissa Long and Jan DeLuca malicious charges MUST show up to justify the 2 1/2 month insane incarceration Nov 3 - Jan 1996. Rule 404(b) and Rule 106 applies Thank you! GoTem Again! lol

79. Preston Nevilbiss sarasota, Defendant explained him already other than he did not allow defendant's evidence at the 95-6581M April 4th 1995 Trial. This Judges secretary told me all documents I submitted were put in the bailiffs safe? Its True, Maybe they are still there?

To Sojourner

80. Robert Malder California, Defendant mentioned earlier that he grew up with The Malders on Adair St. (Linda Weite) Defendant last spoke to Robert Malder around August 2000. To much of my surprise Robert Malder said he does work for Robert Miller who was the original owner of Glacier Water (Bottle Water Vending San Diego). Maybe it was a front for Dubuque who knows? I already told Jim Wiederhold long before that Robert was conspiring on me without even knowing his connection to Robert Miller if he actually has one? Defendant's last conversation with Robert Malder was odd and he was subtly defaming. He said "They are afraid you will go off on them etc" This was NOT Robert Malder or maybe he is still mad that I got the best of him in fights when we were kids. Anyways, I will say he is a part of the "going off" Spinal Stenosis Fraud especially since he knows Robert Miller who owned Glacier Water when Roger Gilchrist the compressor pile drove me. THEREFORE, I subpoena Robert Malder to Trial under rule 404(b) and Rule 106 61

81. Lisa Shears Sarasota, Defendant managed 15 women at a warehouse called Decor Tile in 1988/89. One of the young women there was Lisa Shears. Defendant contacted The Sarasota Police Dept after the insane arrest on Dec 30 1994 to request names of the women at the front records counter who were accusing him. To much of Defendant's surprise one of the women said something about Lisa Shears working there. I subpoenaed Lisa Shears to Trial to prove to the Judge I was NOT the individual the SPD was creating. When Lisa Shears got on the stand I asked her if she could believe what kind of psychological person they were creating and she said "No" She was actually shocked. This was the April 4 1995 Trial.

to County
Court

82. Louis Stern Tallahassee, Defendant asserts Louis Stern was a direct player just like all the other deranged attorney's. Not much to add to him other than he viciously defamed me over a workers compensation claim and harassed me at my home with Mr. Nydic the 67 year old process server in 1995. He sent Mr. Nydic 4 times in one week to my home with motions for deposition and I signed for all of them. Mr Nydic was also the 65 year old process server that came to my house on 87th St Ct. W. Dec 9 1992 to service the insane Criminal Contempt of 92-4293CA injunction. As mentioned this insane Contempt allegations have been stayed 1/7/99. The hearing for the insane Contempt was Dec 14 1992. Now you might be able to see the set up in 1992 from the News Paper that said I assaulted a 65 year old man? Since Louis Stern is a part of the Spinal Stenosis Frauds through the injunction, comp claim etc his testimony and documents are admissible in Trial Rule 404(b) and Rule 106.

83. Ms. Thompson Tallahassee, Already mentioned under John Bailey earlier.

84. Bill Griffin Sarasota, Owner, Head CEO of Riscorp in 1991-? or when the claim started. Defendant alleges money laundering is still occurring ruining the innocent defendant. Defendant asserts that Bill Griffin knew all about this insane, corrupt activity since 1992. Bill Griffin owns 1/4 of the Tampa Bay Devil Rays, Bill Griffin knows all the attorneys involved. Bill Griffin hired the idiot named McKeon. Defendant believes most of this is corporate with corrupt idiots in the Federal government abusing their power! There doesn't seem to be very many good people around.

To Scully
Karl

85. Mr. Ritter FBI Corpus Christi, IF This is The arresting FBI agent Then The liar needs To be subpoenaed especially for being a part of The ridiculous "PreTrial Services Report".

86. Tony Malone, Sarasota Was Vice President of Riscorp early To mid 90's, Malone is a part of The insane and murderous activity from 1992-present, Malone's name is on The Dec 4 1992 2 page letter or Notice of Particulars That I found in The Public Offenders Office June of 1993. Mr Malone is more Than an Annoying Punk he is a murderer! Since The money laundering PUNK likes To maliciously frame good people in The courts he can finally come To Trial. He is also an unintelligent idiot for using an idiot like Tony Dunbar.

(1992/93 Trial)
→ 87. Peter Baranowicz, Sarasota, This is The play acting prosecutor That had Jerry Meisner justify all The insane activity by using The word ANNOYING in Trial To continually and maliciously prosecute defendant over and over if he didn't bend To everyone's braindead plan's. Baranowicz Knows I was found not guilty of nothing otherwise I wouldn't be charged again. IF fact he was even a part of stealing The original document signed by Howarth That said "Not Guilty by Jury". This idiot even stole Florida Bar Reports from me yet he was a prosecutor? God help us! These idiots make me want To vomit. No wonder he is a failure lawyer.

(Morgan ST Jail)
88. Officer Williams (1). Defendant was pulled from his cell roughly a week after refusing To sign The medical info/release document at The Clinic Dec 7 2002. This officer told defendant "Professional visit at

To Summary
page

The clinic to see the psychologist." Defendant went to the clinic and was met by another officer Williams who directed the defendant to the psychologist. Defendant sat down and the insane psychologist began defaming innocent defendant as "insane/delusional/schizo" etc because he wouldn't sign their silly medical document. Defendant was then maliciously harassed by this idiot by her saying "Do you know what the charges are", "Do you know what the penalty is" etc. Defendant told the idiot that 1. "There was no court order for her services" 2. "I don't have to say a word to you" 3. "I am going to sue you for defamation" etc. Then the defendant walked out. Defendant then wrote up a request for this jail to keep their insane clinic psychologist away from him and he wants nothing to do with the clinic. The request was answered by the deranged psychologist that said "I brought you to the clinic because I felt it was necessary for your delusions about forgeries and you need to see a doctor". Defendant was only in the Morgan St jail about 10 days, now how did they drum up all of this craziness so fast? Just Pathetic!

89 Officer Cordan Morgan St. Defendant first spoke to this officer in mid January in the South Rec yard. Defendant told this officer the ridiculous case over 10-20 years in a nut shell and his response was "sounds like the movie Conspiracy Theory". Defendant never mentioned conspiracy but when correct thinking people hear the case they say "conspiracy" and defendant even said this to him. Several times after this initial conversation I shared with him the ongoing events regarding the court appointed attorneys, filled him in on more of the case etc. His response was "That's a lot for one guy to endure" and we had several humorous conversations about the case too.

7/5/05
Sam

Officer Sanchez Maniac 187th InternetCES. This is the officer who taped the visitation form up in our cell shortly after I wrote the Mayor. The visitation form that was hung up had Cal Henderson on top in bold print and a P.O. Box with no zip code? and a phone number. Defendant had a couple of other cell mates look at this nonsense and we concluded it was a set up. Who the set up was meant for remains to be seen? I went outside the next day and told Officer Cordon about this and he thought it was odd. That night another officer came in and tore the set up document off the wall. Defendant also wrote the Mayor about this while the document was still in the cell.

Brad? (Maniac 187th InternetCES), Defendant met this person on the Combat Flight Simulator (CFS) web site in the fall of 1999. Defendant learned Brad was an Air Force Pilot June 2000. Defendant told Brad about his case and Brad informed defendant his Uncle was an FBI agent in Utah and would call him to look into the case. Defendant gave Brad social security number and information on him. Defendant was contacted about a week later and told his Uncle had found numerous inconsistencies and missing information searching through the Dubuque County data banks where defendant grew up. Defendant figured this and asked Brad to let him know when his Uncle got to Sarasota and Corpus Christi area. Defendant was contacted again about a week later and told by Brad that his Uncle was searching through the data banks, then contacted by someone in Washington D.C. and told to quit searching the data banks or he would be arrested, prosecuted and put

TO Sonny
Kenny

on Trial? Defendant was then told by Brad his uncle wasn't worried because he had a lot of friends in Utah and if anything happened they would all know. Defendant wasn't too thrilled to hear about this but at least knew something was seriously wrong as he always thought. Defendant laid off the situation for a couple of months, then asked again if his uncle heard anything. Brad told defendant that his uncle said my case was dead? Defendant never believed this and knows people are just protecting themselves, family etc. Brad may have been protecting his own career as well. Defendant was arrested a month later after numerous malicious accusations at the CFS site, then finally death threats by someone claiming to be from Washington, D.C. on Saturday the 21st of October 2000. An investigator will be able to easily find Maniac-187th on the CFS zone. Defendant asserts this subpoena is imperative in his case. Thank you.

91. Brad's Uncle Utah FBI; All reasons listed above, this subpoena is imperative.

92. Gene Ziegenhorn MT. Pleasant S.C. Defendant's brother in law who is directly involved with other family members in all the activity already mentioned. There is an estate matter but it remains to be seen if this is the deepest root cause in the case. Defendant's theory is the estate is not the deepest root cause and now with the information given by Brad (Maniac-187th) this theory has become all the more real. Defendant asserts that Gene Ziegenhorn's testimony is still important because it states on the "Pretrial Services Report" that two relatives said I had spinal stenosis.

PD Sam
10/21/00

Therefore under Rule 404(b) and Rule 106 Their Testimony is relevant.

93. Pam Ziegenhorn MT Pleasant SC. Defendant's sister and wife of Gene Ziegenhorn. Defendant again asserts this subpoena is imperative because of the "PreTrial Services Report" being held in Corpus Christi. The Defendant needs to get to the bottom of the Spinal Stenosis Frauds that have been used to turn the innocent defendant into the mentally ill aggressor, "WEIRD" etc person for the last 10 years. Defendant remembers when Gene and Pam Ziegenhorn visited Sarasota in November 1992 for Thanksgiving Dinner at the McGurks. Defendant remembers the peculiar behavior by family members as the ambush malicious Spinal Stenosis arrest of Nov 28 1992 approached. Defendant remembers Gene and Pam Ziegenhorn leaving Sarasota when defendant was in jail, November 28 - December 1, 1992. Defendant remembers the Red Card that Pam Ziegenhorn sent him after the ridiculous FAKE Trial of May 17-19 1993. Defendant remembers the conspiring Card speaking of "The system" etc. Defendant asserts that all of this is a severe abuse of the system, corruption and abuse of the defendant. Defendant again remembers speaking to Gene Ziegenhorn in 1995. Defendant again spoke to Pam Ziegenhorn in February 1997 with Jim Wiederhold present. Defendant was called "WEIRD" again by Pam Ziegenhorn by simply asking a couple of questions about the robbery of mother's estate that Jim Wiederhold always spoke of. Defendant remembers what the PreTrial Services Report in Corpus Christi stated about 2 relatives saying I had "Spinal Stenosis and a Narcissistic/schizo personality disorder but they loved me" ?? The innocent defendant ASSERTS that only a group of insane idiots would continue doing all of this to him! Just Pathetic, just Ridiculous

To Sonny

94. Marsha? (idiot) Washington D.C. Defendant was told by this idiot "are you on your american medication" over and over after the idiot knew my files were robbed at Frank Wirts house or Richard Hammonds house. The idiot would continually deny that she knew I lived in Texas. The idiot was behind alot of conspiring activity including telling defendant that "two attorneys are on the case working for you" in 1998. Defendant asserts the two attorneys are the ones maliciously prosecuting him right now! Defendant asserts that the U.S. Attorney's office all involved in this case knew my files were robbed. Defendant asserts that this malicious arrest/incarceration etc is a reckless malicious act. Defendant asserts you cannot rob them and continually set them up without expecting the innocent party that you are perpetrating wrongs on to not become upset. Defendant knew the FBI etc were planning this malicious arrest from long ago especially after the DUMB setup at Richard Hammonds house 7921 Wolf Dr Corpus Christi TX in June/July 1999! Defendant wants ALL documents, receipts and clothing back that was taken from him. Face it, the setup was STUPID! Not only, this your STUPID spinal stenosis frauds failed miserably here in this jail February 3 2001. Stop your insane nonsense and schizo activity!

95. Judy Goldnera Sarasota Judge. Defendant was literally destroyed by this judge! Her activity is previously mentioned. Defendant connects this judge to the present charge by these conspiring statements in Aug 1996. "Maybe there is something physically wrong with you", "Maybe you have a brain tumor" ????. This idiot was attempting to justify all the spinal stenosis frauds and as far as that goes these insane statements by her are maiming in nature just as I have always said. This conspiring sick judge had disgusting psychiatrists and psychologists

72
Sarasota
Fla

defaming The heck out of me over and over with a Judge Rupkin involved. Defendant asserts This sick judge is behind Ellis Curry and his numerous conviction(s) listed on his ridiculous motions. This sick Judge is behind Jeff Snelling who wrote up an insane Writ of Habeas Corpus in August 1996. Defendant alleges This sick judge was having The innocent defendant maliciously defamed for Dubuque County and The Filthy lying FBI agents! This insane Judge makes me want to vomit just like many other insane Judges and lawyers committing insane foolish acts on me since 1991! This insane Judge also let Jan DeLuca perjure its worthless diseased person on me with charges 95-6223M. This insane Judge let Melissa Long charge me with 95-6223M as well. Then all of The insane fools rob my files of These charges, Then claim I have numerous conviction(s)? How many insane American fools do we have here? Since This insane Judge claims I have numerous convictions and it will effect my sentence if I am illegally convicted The sick fool needs to come to Trial. This sick judges pleaouts it claimed I signed need to be brought to court. Thank God when I leave This insane nation because of idiots like This! I still have nightmares because of This insane fool of a judge! I never want to see This vicious and sick idea of a judge again!

Dr. William Bonney Tampa FL Defendant seen William Bonney on March 9 2001. Defendant was found competent and sane to stand Trial and This sick clinic and others in This conspiring jail hated This at That point anyways. Defendant would like to see what Dr. William Bonny's views are concerning all These psychologists

To Sonny
Bill

psychiatrists and so called other professionals using a fraudulent MRI finding of Spinal Stenosis to create a insane, schizophrenic and Narcissistic disorder out of someone then justify all sorts of insane and murderous sexual allegations to go with it. Defendant also realizes the word "DISPUTE" also means schizophrenic to all the insane plaintiffs. This is nothing new to the innocent defendant he has known this since at least 1994. Just Pathetic! GoTem. again!

97 Keith Moretz Tampa FL, Defendant sent a 34 page outline, several other letters, falsified military records to Keith Moretz. Defendant would like his view point about a conspiracy concerning what he has read and received. This person is not a part of the Spinal Frauds etc

98 Mike Sullivan Tampa FL, Defendant spoke with this person and actually wrote most letters to him and Keith Moretz. He is not a part of these frauds listed.

99 Zimath Ally Sarasota, Defendant was maliciously prosecuted by this sick American numerous times. Defendant wants to see the plea outs that this idiot claimed he signed on Ellis Curry's so-called Conviction(s). lol

100 Lechriotis Ally Sarasota, Same as above, I don't want to waste lead on this worthless, Godless piece of scum. Thank you.

The Court may ask "why so many people"? If you read the whole Request you will see most are a part of the Spinal Stenosis/mental disorder cases RE: ^{Becky Titus} Judy Goldman etc which are a part of your present Spinal Stenosis illegal detainment charges at this time. All are revent and there are plenty more. Signed in Disgust!

Harold Widdell
ProSe Defendant

To Sonny
Pitt