

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF LANE

TODD MICHAEL GIFFEN Petitioner, Vs. STATE OF OREGON Defendant.	Case no. 16-14-18659 MOTION FOR ADEQUATE AND EFFECTIVE ASSISTANCE OF COUNSEL, ORDER FOR INVESTIGATION, PROTECTIVE ORDERS INCLUDING RESTRAINING ORDERS AND INJUNCTIVE RELIEF, CHANGE OF VENUE, AND OTHER GOBBLY GOOK
--	---

Based on the attached letter to the court, attachments, psychological reports, lawyers brief, reports of abuse and due process violations including murder attempts, surveillance, and torture against my life, I seek the motioned for court resolutions.

1. Court shall replace counsel with new out of state constitutional law gifted lawyer experienced in legal malpractice, due process violations by the courts, state and counsel, human rights/war crime/surveillance/military/police/National Security Agency and warrantless surveillance/weapon use atrocities as pertaining to court processes/violations of due process OR order Petitioner to locate counsel to be hired for upto \$600/hr to be paid by the State on the private market of choosing after interviews conducted by Petitioner (bypassing short comings of the unconstitutional, inept, inadequate, complicit, cronny Public Defenders Services contracted lawyers), and order said counsel to investigate my abuse and to provide effective and adequate assistance of counsel;
2. Order for investigation done by counsel including hiring expert witnesses who have backed me up as facing murder attempts, torture, abuse, and getting TBI/PTSD from injuries, and other related experts from my 50+ expert witness/investigator list to testify to the court about my abuse and help assist in getting protective orders/resolutions;
3. Order for protective custody, restraining order, and injunctive relief as may be just to protect me from harm from the state during this case, including ongoing liberty restraint without due process, case sabotage and undue influence with malice, civil rights conspiracies, torture, irradiation, and surveillance by the military, federal, and state agencies involved, including the state of Oregon and district attorney's office;
4. Order for counsel to provide legal support to assist client in obtaining medical care for TBI/neuromuscular damage caused by the state impeding due process and ability to seek justice, including obtaining the fMRI and DTI MRI/HD Fiber Tracking scans recommended by Dr. Purna C Datta Petitioners warcrimes/abuse psychologist, which will serve as proof of injury inflicted illegally and covertly by the state- there exists a problem of local and national hospitals being part of the military industrial complex and taking billions of monies from Barack Obama, DARPA, CIA, and other military military/law enforcement agencies at these hospitals interfering with Petitioners medical care being the whole nation has taken part in similar abuses against other individuals, which the hospitals wish to cover up, therefore they have deliberately rejected referrals and orders from Petitioners doctors for the tests to be done at their hospitals interfering with Petitioners rights and due process in the courts. Dr. Purna C Datta PhD told me

if I obtain these brain scans, and they show damage to my brain backing up his reports, then I nailed the State of Oregon and military for doing everything I claimed, which the hospitals know through covertly communicating about me as I travel from hospital to hospital, and then they reject and deny me medical care either when I go to the emergency room or I have my doctor send a referral to their neurology clinics which has happened at multiple hospitals despite my urgent need for medical care. Dr. Datta told me the hospitals are playing games, and denying me medical care when I have a confirmed need. Counsel has deliberately refused to help me on this case, in violation of my due process rights, as if they are in on it and want my abuse covered up, or simply never invest any skill in their cases. My request is consistent with what a skillful lawyer would be doing if they acted accordingly, and is required to get all the evidence and proof to prove specifics about what the state did to me illegally during this case;

5. Change of venue to a new court with new judges due to corruption in this county being this is where I was hurt the most and many actors have interest in my demise – although the mechanics are in use in each city and state of the United States – as many prosecutors, police, and others have taken part in my abuse and for years deliberately refused assistance on previous attempts to get help;
6. Order for other relief the court deems just.

DATED this 30th day of March, 2016.


Petitioner