

02/12/2016 (modified on 3/27/2016)

To Judge Conover of Lane County Circuit Court in Eugene Oregon,

Case number: 16-14-18659

My previous lawyer tried to sabotage the trial record by keeping negative information about him and my treatment off it. Here is the letter which he had refused to submit to the court. In it contains details about murder attempts, torture, and surveillance by the state against me during this case. My lawyers are failing to protect me and have allowed the state to damage my brain and have allowed evidence to disappear. My 1<sup>st</sup> amendment right to have grievances resolved in the court and furthermore to free speech has been hampered by the court refusing to allow me to submit this directly to the record. I have no hopes of any lawyer helping me and the lawyers have refused to take action – refused to speak to my doctors – refused to hire experts – refused to perform even a basic investigation. The words speak for themselves. The lawyers nor the court can refute anything in this letter. There is nobody saying I'm not a victim yet I'm not getting help.

Since this letter was not presented to the court by Lawrence Taylor at the last hearing where Lawrence Taylor withdrew, and a new attorney named Lemarr Carver was appointed, I have continued to be denied due process and counsel assistance. Lemarr Carver is a former Marine and the weapon system used to assault and spy on me during this case is under the budget of the Navy, and under the control of the Marines. Over 180 different agencies have taken part, it is not limited to the Marines/Navy. He may have former ties to the military he wishes to protect including not trying to bring attention to himself or his former colleagues. He may not want to challenge his former employers by exposing abuse in my situation or other citizens. He has aligned himself with the agenda's of the state. He told me he worked with multiple star generals while in the line of duty. Dr. Robert Duncan former DOD/CIA/US DOJ/NASA/Navy engineer backs that about who runs the surveillance/weapon system used on me during this case, see his letters and content from him below. A conflict of interest was identified with his former employers which also includes the Department of Corrections making him a state employee cronny. Lemarr Carver refused to send this letter to the court upon my request multiple times including when he apparently talked to me about the conflict of interest and I asked him to submit this to the court with whatever he was filing about the discussed conflict of interest. Other issues with his current representation: he refused to hire my private investigator named Jennifer Maghinay who he called after she had me forward a letter to him asking to be hired- both me and Jennifer are in agreement this is a mistake. Lemarr called Jennifer after she had me forward her request- she was ready to bust this case open, we have been ready to finally get work done on the case- she told me she told him her expertise and knowledge of Oregon abusing citizens and having issues, and she supported my stance and she felt my complaints were legit and based in reality. A normal man would be in shock and see immediate cause to action. She is quite skillful and aware. He then declined to hire her, telling her he had in-house private investigators. Investigating Lemarr's bizarre response, however, I called Lemarr's office and his staff told me in fact, they don't have in-house investigators and they must go hire an out of house investigator, so there was no reason in fact not to hire Jennifer. Jennifer felt Lemarr was making a total mistake, and he was declining competent assistance. My psychologist Dr. Seth Farber felt Lemarr was trying to hire his cronny's to deny me help, so my case could be covered up which seems to be the status quo. I adamantly want Jennifer hired to avoid the attorney's selecting people they know will sabotage my case and not raise a peep. Per the emails attached, Lemarr got back to me, abusing me professionally and improperly when I complained of his response to Jennifer, he told me "you will not dictate this case" in a rude unprofessional manner. I disagree- I will, and the attorney will be ordered to follow my direction and lead, to stop defying orders, and to stop infringing on my civil rights to adequate and effective assistance of counsel and protection/investigation during this case. These attorney's have been hired by the state to represent me, not their own interests. No logical reason can be found for the reason he would not want to hire the experts/professionals I picked out and am acquainted with, especially when they've already written details proving they are witnesses in my favor (isn't there a 6<sup>th</sup> amendment requirement to have compulsory process to seek witnesses in one's favor?) and have advanced skill and professional ability beyond the typical run of the mill hired. You would think anyone supporting my case would be brought in, hired, and even subpoenaed to testify. Jennifer already has substantial background in the field of complaints, and has already researched it and taken a lot of details in even before she met me, knowing my issues to be

02/12/2016 (modified on 3/27/2016)

real and effecting many. Lemarr told me he would do no further work on this case due to the conflict of interest when he finally spoke to me by telephone the first time; I had asked him to address the matter of a potential conflict of interest prior to proceeding (his website mentions his work in the Marines and Department of Corrections).

Lemarr Carver has had access to all my material, this letter to the court, my psych reports, reports on my injury and rights violations, info on me being abused and all that since day one, and he has taken no action to protect me like much the other chump lawyers indicating his guilt. Much like the prosecutors and attorney general and police in Oregon, showing their total complicity in my abuse/torture/injury and refusal to prosecute or protect me from harm.

One issue I raised in this letter but was never addressed by the court, is the fact the state bar told me there would be a conflict of interest with any lawyer in Oregon because of all the law enforcement agencies that took part in abusing me in multiple cities in this state. The bar recommended I go outside of the state for a lawyer. I wished to have that issue addressed at the hearing amongst other things such as protective orders.

At the hearing held in February, Dr. Seth Farber PhD was not allowed to testify about Lawrence Taylor's conduct and my situation, but he was waiting by and the phone number to call him (he's located in New York) was provided to the court and Lawrence Taylor. He intended to teleconference into the hearing.

I'm in Washington DC and was only allowed to provide limited testimony by myself. The court did not let me speak much. I expected the court to address the issues with somewhat more awareness by now. I've been in danger and lost life and limb throughout this case, and no one's taking apparently any proper action.

Inside are my psychologist opinions including Dr. Purna C Datta's PhD's former UC Irvine Professor, California Youth Authority managing psychologist, and state hospital managing psychologist, expert on war crimes and abuse, and his opinion highlights how I have brain damage from torture and abuse that started here in Oregon at Oregon State Hospital and continued in torture and assaults conducted by the police and military in the community, which is ongoing today. He confirms in his report I have no psychosis or delusion/thought disorder. He backs me up the state employees would do murder attempts on me to cover up what I witnessed and reported going on in Oregon. Another lawyer Jed Peterson's brief saying I'm currently being violated by the state with 4<sup>th</sup> and 8<sup>th</sup> amendment violations is present in this filing. There are numerous reports, private investigator letter, and info about how the government is abusing me. These issues have yet to be addressed.

They're torturing me now and will eventually kill me. An injunction or restraining order must be ordered to protect my life – immediately. Their weapon and surveillance tracking system is well described in the content.

Incompetent corrupt lawyers are sabotaging my case and letting the state have its way with me. It's not hard to do work on this case as Jed Peterson demonstrates.

Todd Giffen

405 W Centennial BLVD

Springfield OR 97477

503-967-5202

case@oregonstatehospital.net

<http://www.obamasweapon.com/> <http://www.drrobertduncan.com/> <http://www.aaronalexisnavyshooter.com/>

<http://www.myronmaysflashdrive.com/> <http://www.williambinney.com/> <http://www.russelltice.com/>

<http://www.thomasdrake.xyz/> <http://www.oregonstatehospital.net/>