

December 30, 2018
Sunday, 1700 hours

Hon. José L. Linares, Chief, United States District Court Judge
U.S. District Court, D. N.J.
Martin Luther King Jr.
Federal Building and Courthouse
50 Walnut Street, P.O. Box 999
Newark, New Jersey 07101-0999

Re: Bergin v. United States, Civil No
16-3040

Dear Chief Judge Linares:

Please be informed that I never received a copy of This Honorable Court's Order (ECF No. 47), nor was I ever informed that any Order was even entered.

On the evening of the above date (December 30, 2018 at or about 1700 hours), I received the government letter dated December 19, 2018.

Moreover, on 7 December 2018, I filed a supplemental Certification (approximately 67 pages), to my Federal Rule of Criminal Procedure 33(b)(1) motion and motion to vacate sentence under 28 U.S.C. § 2255. In my Certification (sworn) and letter^{that} accompanied it I informed the Court that I anticipated submitting additional Certifications from:

- a) Brian McVan, Esq. wherein during an interview of William Baskerville he admitted I was innocent;
- b). Lawrence Lustberg, Esq. wherein during an interview of Hakeem Curry he admitted I was innocent;
- c). An certification from Syed Rehman, an friend, intimate and witness whom was present when Abdul Williams planned and schemed his false-fabricated testimony and cooperation against me;

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(d) A transcription of a surreptitiously recorded conversation with a material government ^{witness}, wherein he/she admitted they testified falsely and committed perjury against me;

(e). Two statements from witnesses, whom I never met, but were incarcerated with Yolanda Jauregui, who confessed to them I am innocent, and she was coerced to provide false testimony against me;

(f). Additional evidence delineating my actual innocence.

In my letter I vociferously implored that This Honorable Court appoint me independent - different counsel for representation on my 2255, as I am firmly convinced I could prove my actual-absolute innocence at an evidentiary hearing. It is for this reason that I would object to The Rule 33 motion being heard first and would suggest that they proceed separately but simultaneously. I need legal assistance while being confined in this concentration camp.

It is impossible to adequately & competently and fairly represent myself at this institution and under these nefarious circumstances. Contact with counsel is arduous and almost impossible. Mail - even legal or to This Court, is held up intentionally and consistently delayed. Just look at the dates on my motions - letters, to this Court. Sometimes it takes a month to reach you. They intentionally delay mail!

The cause of the delay is always due to governmental misconduct and never the substance (emphasis added) of my submissions.

Lastly, Saunders misrepresentations and inaccuracies in his 19 Dec 18 letter are obnoxious and repulsive. The claims in my 2255 are based on "actual innocence" and factual developments that cannot be justly contested. They are legally, factually and meritoriously different than the ones in my Rule 33. Additionally, there are a plethora of facts obtained through the Rule 33 investigation that confirm my innocence; which survive

Saunders' baseless procedural objections. Of course Madison's Certification must be considered in my 2255 motion.

In accord with all the evidence now presented in the 33 and 2255 motions, Saunders should be advising the Court that he is going to polygraph Young, Williams, Barwell, and others because the government should be acutely cognizant of their witnesses perjury; and that I am innocent.

Lastly, Saunders' deceptively connotes on his letter to this Honorable Court that I was informed via electronic mail. How insulting to Your intelligence when I am not even provided a firm pen, calls to my attorney or reasonable access to the law library.

I pray to hear from you and that you realize that justice was never done in my case.

Thank you,

Most respectfully,

Paul W. Bergin
PAUL W. BERGIN

Dated: 30 December 2018.

P.S. I also requested that due to prosecutorial misconduct I be provided copies of Yolanda Jauregui and Ramon Jimenez' SKL motions. (In my letter dated 7 Dec. 18).

cc: John Gay.

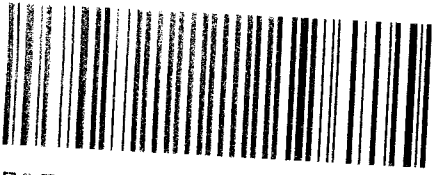
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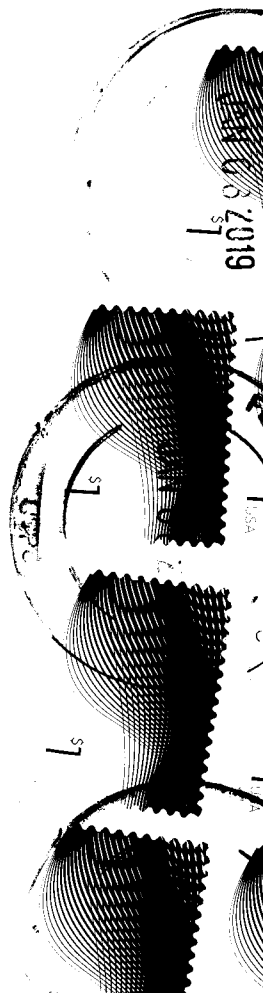
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