

In the United States District Court
For the District of Colorado

FILED
UNITED STATES DISTRICT COURT
DENVER, COLORADO
NOV 21 2019
JEFFREY P. COLWELL
CLERK

NO. 19-CV-02222 - HPH

SALVADOR MAGLITA - REG # 26012-037

"P"

"D"

FEDERAL BUREAU OF PRISONS et al...

Notice to this Honorable Court of
Pending Documents and Status.

1) "P" submitted a document titled Motions
Requesting The Addition of Two Claims and
Four New Defendants to "P" Civil Action

2) The court assigned it Document # 13. On
October 21-2019, "P"'s Court six was never inclu-
ded due to the issues "P" has raised in his T.R.O.
as well as the continuous drugging and gassing

Torturous acts to include as "P" is trying to author this document. "P" will have had no lighting for a week or more denying "P" to practice his faith, finish the medical complaint and prosecute his appellate and District Court Action before this court

(a.) Enclosed is Count 6 and "P" respectfully asks this court to include with Doc. 13. as part of that motion

3) "P" never received Document 15, as such "P" does not know what it addressed and is only aware of the fact because "P" received the Court's Order in Document 16. If possible "P" asks the Court to notify the "P" as to the status of Doc. 15...

4) "P" is notifying the Court that "P" had sent 2 exhibits, Certified, in support of his T.R.O. but has never received the receipt the motion was sent nor tracking forms from the "P" unit team of the tracking status.

5) Part of the exhibit contains drafts of

of a Complaint 'P' has been trying to author that would have given substance to the T.R.O. the drugging, the gassing and every allegation the "P" has made to this court. As such 'P' wants to document his efforts and could only do so through these exhibits. The documents were sent on November 4th 2019, and (RIGHT NOW AS THE 'D' SAW ME WRITING THIS MOTION I WAS JUST PROVIDED THE STAMPED RECEIPT WITH THE DATE OF NOVEMBER 8th 2019 4 DAYS AFTER IT WAS SUBMITTED UNLIKE A CONTEMPORANEOUS DOC. 'P' SENT OUT ON THE SAME DAY WHICH WAS PROPERLY STAMPED THE FOLLOWING DAY. NOV-5th 2019.)

6) 'P' when permitted by 'D' BOP and staff will exercise his first Amendment right of free speech and access to the courts if that day ever materializes while 'P' is able to do so.

Conclusion

4) As such 'P' requests that this Honorable Court grant 'P' request of adding court #6. Notify 'P' as to the status of document 15.

and if case has been assigned.

8) "P" files this motion under 28 U.S.C. 1746. This morning of November 13th 2019 via certified mail Cert # 7018-0360-0002-2081 0868 ...

Respectfully Submitted
Salvador Magluta

Rtg. # 26012-037
U.S.P. ADX MAX

P.O. BOX 8500

FLORENCE CO. 81226

D-CLAIM 6.

"D" Yenter and Narasete Conspire and Retaliate by denying 'P' Constitutional Rights with for. Dos. in Denying 'P' commissary to include stamps paper and pens along with other commissary items.

'P' has a right to order commissary. If you have funds over 6.00 a month in your account 'P' must purchase his toiletry, medicines (COVER THE COUNTER) stamps paper, food, writing utensils...

'D' are aware of 'P' titigations and conspire to deny 'P' access to the courts by denying 'P' paper on multiple occasions, to prevent 'P' from writing his motions, writing family and friends,...

"D" deny 'P' postage stamps. Just recently 'P' was denied stamps on 9-16-2019, the week of 9-23 they knew commissary would be closed so 'P' could not purchase any. On 10-1-2019 'D' Yenter again denied 'P' stamps.

'D' charge 'P' 55¢ per forever stamps. One book 20 stamps for \$11.00. They say that the additional ounces would cost .15¢ but they say they are out.

D-CLAIM 6-CONTINUED

of 15¢ stamps but 'P' can assert they have never been placed on the commissary list and the change of price from 50 cents to 55 cents occurred on Jan. 2019. Yet the 15 cent stamps remain unavailable. To be honest with the court 'P' at times doubts that stamps prices actually went up. because 'P' has received mail from the 'D's' attorneys and this court and it has a US POSTAGE .50 cents. and when 'P' received general correspondence the stamp has been cut off... 'P' has paid at 55 cents yet is often denied stamps.

This conduct began on or about early to mid 2017. 'D' have always held extra books of stamps for the 'P' because 'P' tries to send all his correspondence certified and much of it is legal.

Some of the counselors like Cedeno would just tell 'P' to keep them in his cell to avoid having to come to bring the extra ones when 'P' needed them. On July 2017 when 'P' was deeply involved in responding to motions in case 15-cv-2203 'P' cell was shook down, all his extra stamps and legal property were taken by 'D' Perez and other staff. 'P' was sanctioned for having extra stamps.

D-CLAIM 6 CONT.

inspite of the fact that he has always been permitted to have them and to prevent "P" access to courts and certified mail access.

From that time on "D" began depriving "P" of his legal property, stamps, commissary.

Text. Jon Do. have conspired with commissary personnel to deny "P" stamps, pens, papers, envelopes... "P" believes he knows who some of the Jon Dos are but does not want to place names until he feels sure and appropriate time. But many are unit team members.

Miss Vega, I believe was her name, a very prepper and courteous respectful young lady was the first one that was placed in that position. She told "P" there were no stamps. "P" pushed and asked "NO WHERE IN FCC" she said no but I could see she was uncomfortable lying so I did not push. She later returned with the stamps she had said did not exist and I just looked at her told her not to worry because I knew it was not her. Unfortunately there are not many miss Vegas, honest persons. I have not seen her for a very long time and "D" Navarrete and Yetter

D-6 CONT.

do not seem to possess the same integrity miss Vega has.

"D" BOP, Segget and Jon Des. have even refused to address and/or process the administrative remedies "P" has submitted or on multiple occasions asked unit team and Mr. Segget to process.

"P" filed, submitted BP 8, BP 9, BP 10, which the Region did not address as a Commissary submission and assigned it a number of another A.R. which they knew was all ready at Central office and exhausted # 968264-R3-8-8-2019 - "P" proceeded per policy and complied with his obligations to the exhaustion process.

Like all claims these are continuous and on-going relations and conduct.

When "P" orders he usually places a replacement request. (EXAMPLE) 10-1.00 STAMPS OR 1 book of 20 forever. usually the replacements are items from the same sections and prices. Yet to lock up "P" money. "P" had ordered 20 1 Cent stamps and "D" replaced

D-6-CONT.

it with 20.55 cent stamps - 20 cents with \$1.00. then did not credit the account until after the following weeks commissary date expired. when "P" addressed it with "D" Naranette. He said he could not address the issue because he was not involved in the transaction.

Violations

"D" BOP, Naranette, Yenter and Jon Des Conspired to

(a) Retaliate against "P" for his exercise of seeking redress to the courts for violations of "P" Constitutional rights and the A.R. process. In doing so they also violated "P"

(b) access to the courts by denying paper, pens and stamps.

(c) Denied "P" free speech, access to family and community, and religious rights.

(d) denied "P" equal protection as all other inmates were not denied these articles.

(e) Violated their own rules and regulations because "P" had no restrictions prohibiting "P"

D-6-CONT

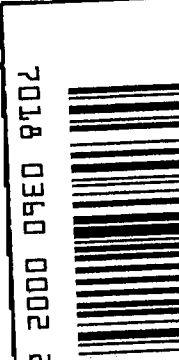
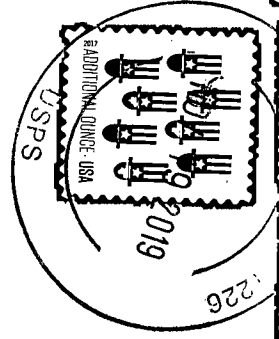
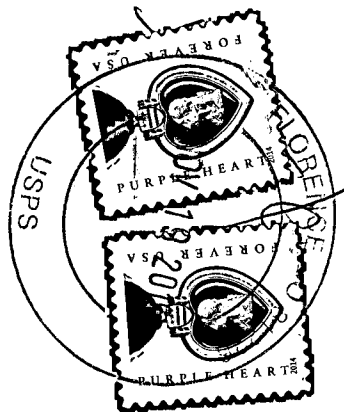
from purchasing any of the commissary items.

(f) Violated "P" due process

(g) "D" Leggett, and Jon Das violated "P" due process when denying to process "P" A.R."

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MARK



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Tim Whitbeam

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DATE: 11/14/19

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