

BRIAN!

Dec 10, 2018

I GOT YOUR LETTER DATED 11/6/18 AM ← (MORE THAN A MONTH?)

DO YOU REALLY MAIL THIS OUT ON NOV 6?

CANT READ THE "POST MARK DATE".

THEY HAVE BEEN MESSING WITH MY INCOMING & OUTGOING MAIL ALL ALONG. YOUR LETTER WAS VERY NICE AND VERY MUCH NEEDED.

TODAY. TODAY I WAS SENTENCED FOR CASES 17-10629,

17-10630, 17-10631 AND 17-10632-FH-HQ. THESE FOUR CASES

EACH CONTAINED MULTIPLE "COUNTS" AS FOLLOWS

CASE # 1 17-10629	COUNT 1	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 2	WEAPONS FIREARM FELONY
	COUNT 3	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 4	WEAPONS FIREARM FELONY

CASE # 2 17-10630	COUNT 1	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 2	WEAPONS FIREARMS FELONY
	COUNT 3	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 4	WEAPONS FIREARMS FELONY

CASE # 17-10631	COUNT 1	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 2	WEAPONS FIREARMS FELONY
	COUNT 3	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 4	WEAPONS FIREARMS FELONY

CASE # 17-10632	COUNT 1	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 2	WEAPONS FIREARM FELONY
	COUNT 3	DELIVERY / MANUFACTURE MARIJUANA
	COUNT 4	WEAPONS FIREARM FELONY
	COUNT 5	MAINTAINING A DRUG HOUSE
	COUNT 6	WEAPONS FIREARMS FELONY

OCT 22, 2018

THE DAY TRIAL STARTED ^{FOR GOV} CASE # 17-10629 WAS DROPPED ALL TOGETHER CREATING ADVANTAGE AT APPEAL, BECAUSE ALL ORIGINAL DOCS & ORIGINAL SIGNATURES WERE FILED IN 17-10629. ^{FOR GOV} ON THE REMAINING 12 COUNTS, THE

JURY FOUND ME GUILTY OF ALL EXCEPT COUNT 5 & 6 IN CASE 17-10632.

OCT 26, 2018 (MY DAUGHTER'S 20TH BIRTHDAY)

①

CHECK OUT

THE TRIAL SHOULD HAVE NEVER STARTED ON OCT 23, 2018 FOR A LOT OF REASONS THAT ARE DEFINED IN MY COURT DOCS (FININGS) AND IN PARTICULAR A 603 PAGE DOCUMENT THAT WAS FILED TODAY (12-10-18) THAT HAS A 32 PAGE EXHIBIT THAT IS A JAIL GRIEVANCE DETAILING WITH ATTACHMENTS AND AFFIDAVITS ^{DETAILING HOW THE JAIL KEPT ME FROM MY COURT ORDERED DISCOVERY!}

EVERYTHING I HAVE DONE IN THIS CASE(S) HAS BEEN FOR AUDIT PURPOSES. THIS AUDIT - INSPIRED IN THE SAME CONTEXT AS THE HIT TV SHOW ON A&E TITLED "60 DAYS IN" - TO EXPOSE CORRUPTION IN MICHIGAN COURTS AND TO EXPOSE THE TRICKS USED BY THE LAWYERS, PROSECUTORS AND JUDGES.

I AM LOADED WITH INFORMATION - MUCH HAS BEEN SHARED WITH AND RECORDED IN THE WORLD FOR USE (YOUR USE) AND DANI, GUY BINI, AMILIA DURAN FROM PORE HOLE TO JUSTICE AND "CUP OF JOE" ALL HAVE RECORDINGS OF ME AT DIFFERENT POINTS OVER THE LAST 120 DAYS.

THERE IS ALSO A 2018 CASE

CASE # 18-10535-FY-TR DELIVERY / MANUFACTURED MARIJUANA THAT WAS STARTED TO GET ME BACK IN JAIL WHERE MANAGING MY DEF ^{BY THE JAIL} COULD BE CONTROLLED. DANI SHOULD HAVE THE 32 PAGE JAIL GRIEVANCE SCANNED INTO 4 PAGES BY NOW AND BE ABLE TO SEND - EMAIL THEM TO YOU. PLEASE ASK HER.

TOMORROW I HAVE PE IN THE NEW CASE. CAN'T WAIT TO TALK WITH YOU. I WILL WRITE MORE SOON. GOTTA PREPARE FOR QUESTIONING WITNESSES TOMORROW.

THANKS FOR ALL YOU DO!

(2)

12-10-18

SENTENCED TODAY TO THE FOLLOWING

COUNT 1	DEL/MAN MARIJUANA	1 DAY	/	1 DAY SERVED
COUNT 2	"	"	/	"
COUNT 3	"	"	/	"
COUNT 4	"	"	/	"
COUNT 5	"	"	/	"
COUNT 6	"	"	/	"
COUNT 7	WEAPONS FELONY FIREARM	2YR MIN		2YR MAX
COUNT 8	"	"		"
COUNT 9	"	"		"
COUNT 10	"	"		"
COUNT 11	"	"		"
COUNT 12	"	"		"

I HAVE ASKED FOR
 APPOINTED APPEAL LAWYER
 BUT COULD USE HELP OUTSIDE
 SO I CAN MAKE SURE THIS
 LAWYER DOES WHAT HE/SHE

TOTAL 2YR FLAT PRISON
 - 179 DAYS SERVED
 1.5YR PRISON

IS SUPPOSED TO DO. I WILL BE IN COUNTY ^{JAIL} TILL THE NEW
 CASE IS RESOLVED THEN SENT TO JACKSON PRISON
 FOR 30 DAYS "FOR QUARANTINE" THEN WILL BE SENT TO
 A PRISON SOMEWHERE IN MICHIGAN.

MORE LATER!

3

AJ. VISNER

OVER ↓

MY THRUST HERE IS THAT PEOPLE ARE BEING PROSECUTED W/O CHARGES AND THIS HAS BEEN GOING ON FOR QUITE SOME TIME... SINCE 2008 WHEN THE MICHIGAN MEDICAL MARIJUANA ACT BECAME LAW WITH IMPROPER COMPLAINTS AS PER MCR 6.101 WHICH READS AS FOLLOWS

MCR 6.101 THE COMPLAINT

(A) DEFINITION AND FORM.

DEFINITION

A COMPLAINT IS A WRITTEN ACCUSATION THAT A NAMED OR DESCRIBED PERSON HAS COMMITTED A SPECIFIED CRIMINAL OFFENSE.

FORM

THE COMPLAINT **MUST** INCLUDE THE SUBSTANCE OF THE ACCUSATION AGAINST THE ACCUSED AND THE NAME AND STATUTORY CITATION OF THE OFFENSE.

WHAT I AM TELLING YOU IS SO VERY VERY IMPORTANT IN THAT HUNDREDS OF PEOPLE IN MICHIGAN HAVE BEEN PROSECUTED LIKE ME WITHOUT A LEGITIMATE PROPER COMPLAINT.

MICHIGAN COURT RULE MCR 6.104(D) SAYS THAT AN ARRAIGNMENT CAN ONLY TAKE PLACE IF THERE IS A VERIFIED COMPLAINT COMPLYING WITH MCR 6.101(A)!

I AM SENDING YOU MY "COMPLAINT FELONY" FROM THE 2017 CASE THAT IS NOW "DONE" I GUESS. SEE COUNTS 1 & 3.

THE "STATUTORY CITATION" MADE MANDATORY IN MCR 6.101 IS MISSING! WHERE IT SAYS - ; Contrary to MCL; SHOULD HAVE A NUMBER BETWEEN THE MCL AND THE SEMICOLON. IT SHOULD READ ; contrary to MCL 333.740(1);

YOU SEE WHAT IT SAYS ON THE COMPLAINT FELONY - THE WEAPONS-FELONY FIREARM COUNT HAS A "PROPER" STATUTORY CITATION AS -> ; Contrary to MCL 750.227b.
 PROPER STATUTORY CITATION

I HAVE POINTED OUT THIS PROBLEM IN BOTH CASES, THE 2017 CASES ALL HAVE THIS FATAL FLAW AS DOES THE 2018 CASE.

JUDGE HARRY P. GILL IS THE JUDGE FOR ALL 2017 CASES
JUDGE TIMOTHY J. KELLY IS THE JUDGE FOR THE SINGLE 2018 CASE.

JUDGE KELLY WAS THE ARRANGING JUDGE FOR ALL THESE CASES.

WHEN KELLY ARRANGED ME IN THE 2018 CASE I "CALLED HIM OUT" WITH REGARD TO THE DEFECTIVE COMPLAINT AND HE ABOUT FELL OUT OF HIS CHAIR SCRAMBLING TO REACH HIS COPY OF THE MICHIGAN COURT RULES. HE COULDN'T ARGUE WITH ME BECAUSE I WAS CORRECT.

ONE OF THE BIGGEST ELEMENTS THAT ALLOWS THE COURT TO DO THIS IS THE FACT THAT THE ACCUSED DOES NOT SEE THE COMPLAINT FELONY FOR DAYS OR

WEEKS AFTER THE ARRAIGNMENT.

THIS IS AN ISSUE THAT YOU CAN NOT "HEAR" WITH YOUR EARS WHEN THE CHARGE IS READ TO YOU. THE SEMICOLON DISAPPEARS WHEN THE COUNT IS READ.

NOW THAT TWO DIFFERENT COURTS W/ TWO DIFFERENT JUDGES ARE LOOKING AT THE EXACT SAME PROBLEM/ISSUE - IT IS VERY INTERESTING TO SEE THAT THEY ARE BOTH ADDRESSING THE PROBLEM/ISSUE DIFFERENTLY.

IN THE 2017 CASES THE JUDGE ADDED THE # "333.740(1)" AND IN THE 2018 CASE IN THE DISTRICT COURT THE JUDGE STRUCK THE SEMICOLON CHANGING THE COMPLAINT TO READ; CONTRARY TO MCL333.740(1)(2)(d)(iii). WHICH MEANS THAT THE 2018 COURT IS NOW CHARGING ME WITH A PENALTY/SANCTION AND NOT A CRIME.

IN THE 2017 CASES THE JUDGE CHANGED THE COMPLAINT BUT NEVER ARRAIGNED ME ON "THE NEW CHARGE" BUT STILL RAN ME THROUGH A TRIAL ABOUT 40 DAYS AFTER CHANGING THE CHARGE.

MORE LATER MY FRIEND. THIS IS HUGE! GUY BNI HAS HEARD ME A DOZEN PLUS TIMES TALKING ABOUT THIS AND HAS MY TALKS RECORDED. PLEASE CALL HIM IN WA. AND INTRODUCE YOURSELF AND SHARE WITH EACH OTHER. (360) 907-3841 HE HAS AT LEAST A DOZEN RECORDED CALLS OF ME.

GOD BLESS YOU MY FRIEND!

(6)

T. VISNER

CTN: 2017003478 CC1 dd

STATE OF MICHIGAN 74th JUDICIAL DISTRICT 18th JUDICIAL CIRCUIT	COMPLAINT FELONY	CASE NO.: 2017-2653 DISTRICT: CIRCUIT:
--	---------------------	--

District Court ORI: MI- MI090025J 1230 WASHINGTON AVE. BAY CITY, MI 48708 969-895-4232	Circuit Court ORI: MI- MI090015J 1230 WASHINGTON AVE. BAY CITY, MI, 48708
---	--

THE PEOPLE OF THE STATE OF MICHIGAN	Defendant's name and address V THEODORE JOSEPH VISNER AKA(s): 856 W CODY ESTEY RD PINCONNING, MI, 48650	Victim or complainant
Co-defendant(s)		Complaining Witness COURT OFFICER

	Date: On or about 08/30/2017
--	---------------------------------

City/Twp./Village MT FOREST TOWNSHIP	County in Michigan Bay	Defendant TCN	Defendant CTN 09-17003478-01	Defendant SID 4663255J	Defendant DOB 04/13/1967
Police agency report no. 00B BNT-0236-2017	Charge See below	DLN Type	Vehicle Type	Defendant DLN V-256-792-441-288	

STATE OF MICHIGAN, COUNTY OF Bay

The complaining witness says that on or about 08/30/2017 at 856 W Cody Estey Road in Bay County, Michigan the defendant contrary to law:

COUNT 1: CONTROLLED SUBSTANCE - DELIVERY/MANUFACTURE MARIJUANA
did deliver the controlled substance marijuana; contrary to MCL; 333.7401(2)(d)(iii). [333.74012D3]
FELONY: 4 Years and/or \$20,000.00. Unless sentenced to more than 1 year in prison, the court shall impose license sanctions pursuant to MCL 333.7408a.

COUNT 2: WEAPONS - FELONY FIREARM
did carry or have in his possession a firearm, to-wit: a semi-automatic handgun, at the time he committed or attempted to commit a felony, to-wit: Delivery of Marijuana; contrary to MCL 750.227b. [750.227B-A]
FELONY: 2 Years consecutively with and preceding any term of imprisonment imposed for the felony or attempted felony conviction; Mandatory forfeiture of weapon or device [See MCL 750.239]

COUNT 3: CONTROLLED SUBSTANCE - DELIVERY/MANUFACTURE MARIJUANA
did deliver the controlled substance marijuana; contrary to MCL; 333.7401(2)(d)(iii). [333.74012D3]
FELONY: 4 Years and/or \$20,000.00. Unless sentenced to more than 1 year in prison, the court shall impose license sanctions pursuant to MCL 333.7408a.

COUNT 4: WEAPONS - FELONY FIREARM
did carry or have in his possession a firearm, to-wit: a semi-automatic handgun, at the time he committed or attempted to commit a felony, to-wit: Delivery of Marijuana; contrary to MCL 750.227b. [750.227B-A]
FELONY: 2 Years consecutively with and preceding any term of imprisonment imposed for the felony or attempted felony conviction; Mandatory forfeiture of weapon or device [See MCL 750.239]

Upon conviction of a felony or an attempted felony court shall order law enforcement to collect DNA identification profiling samples.

The complaining witness asks that the defendant be apprehended and dealt with according to law.

(Peace Officers Only) I declare that the statements above are true to the best of my information, knowledge and belief.

Warrant authorized on 10/11/2017 by:

Sylvia L. Linton, P42125
Prosecuting Official

B. D. [Signature]
Complaining Witness Signature

Subscribed and sworn to before me on 10-11-17
Date

[Signature]
Judge/Magistrate/Clerk Bar no.

2017 OCT 11 09 32 40
74TH DISTRICT COURT

PAGE 20 of 64
[Signature]

7

THIS IS A "COMPLAINT FELONY" IT IS CHECKED BY POLICE, PROSECUTORS AND MAGISTRATE/JUDGE BEFORE THE ACCUSED IS ASKED TO ANSWER TO IT AND THE "COMPLAINING WITNESS" SWears TO THE INFORMATION CONTAINED IN THE COMPLAINT UNDER OATH.

THE COURT PROCESS MOVES ON AND ACCUSED IS ARRANGED WITHOUT OPPOSITION THEN THE CASE IS "BOUND OVER" TO CIRCUIT COURT AND THE ACCUSED IS "ARRAIGNED AGAIN", THIS TIME ON AN "INFORMATION FELONY" THAT (IN MY CASE) IS EXACTLY LIKE THE "COMPLAINT FELONY" BUT WITH A "NEW NAME".

SIDENOTE A *

WHEN JUDGE GILL 1ST ADDRESSED MY JURY HE STARTED HIS SPEAL TALKING ABOUT THE SINGLE PIECE OF PAPER THAT INITIATED THESE PROCEEDINGS AND IT'S IMPORTANCE TO "OUR DEMOCRACY" AND HE WAS TALKING ABOUT THE COMPLAINT FELONY.

GOD BLESS
YOU BRIAN WRIGHT
AND YOUR FAMILY &
LOVES OHS U

T. VISOR

(8)