

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT
IN AND FOR PALM BEACH COUNTY, FLORIDA

STATE OF FLORIDA,

CRIMINAL DIVISION "W"

CASE NO.: 2010-CF-005829-AXXXMB

v.

JOHN GOODMAN,

Defendant.

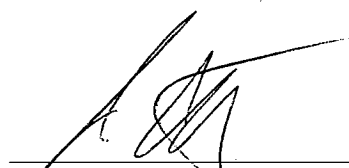
FILED
2014 MAR 27 4:28
SHARON R. BOGGS
PALM BEACH COUNTY
CIRCUIT CLERK
CRIMINAL

ORDER STRIKING DANIEL MULLIGAN'S AFFIDAVIT FILED MARCH 18, 2014

THIS CAUSE came before the Court on Daniel Mulligan's Affidavit of Daniel Mulligan Writ of Habeas Corpus filed March 18, 2014. After carefully examining and considering the motion and all other pertinent information, accordingly

IT IS HEREBY ORDERED that Daniel Mulligan's Affidavit is **STRICKEN** from case number 2010CF005829 and the Clerk of the Court is ordered to delete the entry from 2010CF005829. Daniel Mulligan erroneously filed a correspondence in this case and Mulligan is not a party. The Court cannot determine what relief, if any, Mulligan is requesting.

DONE AND ORDERED, in Chambers at West Palm Beach, Palm Beach County, Florida this 27 day of March, 2014.



JEFFREY COLBATH
CIRCUIT JUDGE

cc:
Daniel Mulligan, 331 S. Federal Hwy., Lake Worth, FL 33460
Douglas Duncan, 515 N. Flagler Dr., St. 325, West Palm Beach, FL 33402
Office of the State Attorney, 401 N. Dixie Hwy., West Palm Beach, FL 33401, atty: Al Johnson & Sheri Collins
Scott Richardson, Co-Counsel for Defendant
Elizabetha Parker, Co-Counsel for Defendant

15TH Judicial Circuit PALM BEACH COURNTY COURT WPB, FL 33401

122
Regarding 2010CFOO5829 2008TR218237AXX, 2008TR218238AXX, 2008TR218AXX, and 2013TR152248AXX

Affadavit of Daniel Mulligan Writ of Habeas Corpus requesting Judicial review or freedom proposal together with two previous letter sent for John Goodman's case enclosed

Dear Governor Rick Scott, Attorneys Roy Black, Amy Borman, Walter Colbath III, and Citizen John Bailey Goodman:

I state and do believe the following is correct and true to the best of my ability. On on about 4:00EST, March 18, 2014, the accused Mulligan asked and confirmed with clerk John on the third floor criminal division the "filed existance" of an odd 11 page letter previously discovered on the internet which was "drop box" and court time stamped May 1, 2012. To John's and my surprize it appears even though the document was not signed, only authored as unknown nor dated, except by the court stamp; it was STILL put into the court file.

Sadly it appears that greedy corrupt ones have evolved like a cancerous slime into all areas of Florida's financial, public-official, criminal, medical, and or "recreational drug pain systems" at an alarming pace. Maybe worse greedy, lying, stealing, lawyers like Scott Rothstein or Lake Worth's Tim McCabe couldn't wait. They too have jumped into the cesspool of the legal greedy rat-feces-slime crime. What happen to our beliefs and honor? Within the last 50 years Democrats and Republics have spent about 26 Trillion dollars on two wars. Yet after spending the Citizens broke the "generals and the "Presidents" have lost the War on Poverty AND the war on Drugs. Yet does anyone really care?

1
Sent Certified # 7013-1710, 0001 6305 3660
to Roy Black march 2014 3/19/2014

- 7
- 202
1. The front page article March 18, 2014|By Brett Clarkson, Sun Sentinel caught my eye, Runaway lawyer Timothy McCabe: 'I was not just a lawyer but a thief' In the Spring of 2013, I realized that I was not just a lawyer but a thief," Timothy McCabe wrote in a three-page letter filed in federal court Tuesday. "I had lost my moral compass." By maneuvering funds — which lead to his "delusional" belief that he could "borrow" money from his Lake Worth law firm's trust account.....
 2. But I digress; maybe I had a few "delusional" beliefs when I sent my letter to Roy Black on March 27, 2012? Who could really be so stupid to believe they with few letters could help "society," and become FREE again while living in the most corrupt area of the United States?
 3. However after having my homesteaded property, guns, and belongings stolen from me by the evil, greedy, lying, corrupt and FRAUD ON THE COURT ones maybe my January 27, 2014 letter was more realistic. I believe the truth of how bad the corruption is hard and difficult concept for any freedom loving Citizen to swallow.
 4. Come to think of it may be the only person interested in my deal with John Goodman is Mr. Goodman himself. Please let these letters reach him.
 5. Wherefore the accused, Daniel Mulligan is sending and or putting into court the enclosed documents of two previous letters to Roy Black and the March 18, 2014, 3 page document. Copy written by and for Daniel Mulligan all rights reserved

I believe and state this Affidavit and WRIT represents the accused ideas and beliefs on March 19, 2014. Mulligan request all his rights, privileges and immunities including assistance of counsel. Copies as noted to Governor etc, and Public Defender Nobel Parsons. Copy Written by Daniel Mulligan under duress without assistance of Counsel Homestead Address 331 South Federal Highway, Lake Worth, Florida 33460. All my mail is still being forwarded to Supreme Court of the USA ONE FIRST STREET Washington D. C. Please Note my email address should be blocked out for public files.

2

Roy Black Black, Srebnick, Kornspan & Stumpf, PA 201 S. Biscayne Blvd., Suite 1300 Miami,
FL 33131 January 27, 2014

Dear Attorney Roy Black:

During the past couple of years I have written you and or your firm regarding the possibility of my getting some help or pro bono help from you or your firm regarding my FALSE DUI arrest, etc. I also provided ideas and my "status" regarding false arrests, Nolle Prosequi and or fraud problems in Palm Beach County. To date, you and or your firm has FAILED to reply.

Attorney Black, I need your help. Why should any Citizen be repeatedly falsely arrested held as an incarcerated such person, indentured slave and or slave-boy in the most corrupt states in the Union? Sure I am upset but didn't Candidate Obama stated at one event in Dec. 2007...

"Folks said there's no way Obama has a chance unless he goes and kneecaps the person ahead of us, does a Tonya Harding," {Was Obama joking or, by explaining a "hit" on a female skating champion who plead guilty to cover-up during the 1994 U.S. Figure Skating or.....?}

"We decided that's not the kind of campaign we wanted to run," he said. It should be noted that Tonya Harding objected to her name being AGAIN thusly slandered by Obama, but....

Yet, during 2008 even Bill Clinton stated Obama was using the "race card on us/Hillary."

Attorney Black, it appears I have been put on the "hit list" by ONE OF the most corrupt Fraud on the Court areas, namely the PBC/ City of Lake Worth, Florida 33460. I realize that you charge a lot more than I can afford, but I believe my cases could go to the Supreme Court of the USA provided I find a competent attorney with TRUE GRIT with a bit of Sacred Honor. It seems your famous, smart, rich clients need a helping hand in covering up their errors, crimes and or mistakes. But can you help an ordinary dumb Citizen get his Civil rights and liberty back?

Enclosed is a copy of a letter I received from the Supreme Court. Please lend a helping hand.

Sincerely,

Daniel Mulligan

Please respond ASAP e-mail me at doctordan899@yahoo.com, because as a "such person", in my civil rights to VOTE, due process, and or have a U.S Postal box is currently being abridged or denied in violation of the Constitution. Thanks again, copy written under duress by Daniel Mulligan January 27, 2014.

Black, Srebnick, Kornspan & Stumpf, P.A. 201 South Biscayne Boulevard

Suite 1300 Miami, Florida 33131 (305) 371-6421

Attention Attorney Roy Black:

March 27, 2012

You and your Client Mr. Goodman just lost. Some information I have may help you with an Appeal if you provide some help to me. I believe Article IV SECTION 2 ideas can help also.

As you know Mr. Black, Florida is a most corrupt state in the Union. See and or review Florida's 19th Grand Jury report on corruption Case No. SC 09-1910 pages 3, 73 and 119.

I have been falsely arrested a great deal of times over the past 23 years in Palm Beach County. Although I supposedly WON all my cases with the State providing me with a Nolle Prosequi; in fact since my record and or Sacred Honor has been tainted due to corruption of what "stays on the public record in PBC"; I really LOST EVERYTHING. I have become a virtual slave boy. In much the same fashion as the captivity shown on CBS News' A Missouri teenager who was kidnapped and held for four years said he figured his days were numbered when his abductor decided to take another boy, according to transcripts Shawn was 11 when he was kidnapped by Michael Devlin in 2002 near his home in Washington County, Mo. He and Ben Ownby, another kidnapped boy, were found in the suburban St. Louis apartment of Michael Devlin, who is now serving life sentences in prison for kidnapping and abusing the boys. Didn't fear death ...But Shawn said death didn't scared him. His greatest fear over the more than four years of captivity was that he would never see his family again, he said. *(On a TV show Shawn stated he didn't fear death, but he feared not being understood) After being held for 23 years I understand Shawn's idea.*

I have been arrested and placed in jail and or had the cases Nolle Prosequi and or found not guilty more than 13 times. Sometimes the cops decided not to formally charge me. In trying to explain why my bail should be so high on a case the Prosecuting attorney stated "Mulligan just doesn't want to listen to cops." Can you imagine why? By the way, that statement was a violation of my rights.

Attorney Roy Black, I was falsely charged with DUI, blew 0.0 twice and was placed in jail in Palm Beach County. I was not provided a jury trial, it was "dropped or nolle pros." However, after I sent a letter to Governor Charlie Crist, I got slandered and or libeled with 5 more DUI. After 2 or so years and a whole bunch of letters, court appearances, etc. Governor Scott office finally stated I have no DUI, enc. I went through complete hell and lost my vehicle etc. I no longer want to be a SLAVE in or to this corrupt state. I lost my job as a former teacher, vehicles, etc. I would love to testify about the corruption of this area.

I figure in fairness, that if your client has to pay millions, why shouldn't the state of Florida, etc. have to pay me for screwing and holding me for 23 years? **I believe by combining cases and or forcing the State of Florida to provide "EQUAL Article IV Sec 2 protection."** You Client's jeopardy and or payment could be reduced and the irreparable harm I have suffered could be compensated for my benefit also. I have had enough of this corruption crap. Can't you PLEASE help? Enclosed are 4 "other" pages

Daniel Mulligan 331 South Federal Highway, Lake Worth, Florida 33460

15TH Judicial Circuit 205 North Dixie Highway Suite -6.2103 WPB, FL 33401

1 of 3

Regarding 2008TR218237AXX, 2008TR218238AXX, 2008TR218AXX, and 2013TR152248AXX

Affadavit of Daniel Mulligan Writ of Habeas Corpus requesting review or freedom proposal

NOTE: On on about March 13, 2014, the accused Mulligan found an odd 11 page letter on the internet which was "drop box" and court time stamped May 1, 2012 as shown below. It appears, AFTER that the letter, which was not signed, was put into the court file; Citizens lost rights. The court now denies the RIGHT of ordinary non lawyers to file cases after 4:00PM. Also the drop box for after hours was stopped and or removed. I believe this denial or abridging of people's rights is a violation of 1st Admendment, ART IV SEC 2, and or ART I SEC 9-10 by nobility.

COPY-ORIG FILED
SHARON R. BOCK, CLERK

CASE NO:2010CF005829

MAR 18 2014

PALM BEACH COUNTY, FLORIDA
COUNTY CRIMINAL MB

JUDGE JEFFREY COLBATH 11TH FLOOR

Dear Governor Rick Scott, Counsel Ms. Amy Borman, Walter Colbath III, John Bailey Goodman:

Most now realize as Darwin's elite Eugenics clique in California of the Survival of the Fittest, ones began the horrific treatment and sterilization of mentally ill and or retarded ones. Few people initially objected. Yet even in Hitler's Germany by 1941; a brave Catholic Priest stood up and wrote to Hitler to STOP concealing their obstruction, depravations and gassing of the mentally ill and the severely disabled. The church and people outcries were heard by Hitler and he stopped his Eugenic health project. Consider the similarity of the Tuskegee syphilis experiment or infamous clinical study from 1932 to 1972 by the U.S. Public Health Service. Why did the U.S. government believe it was so vital to engage in same obstruction- witness tampering and evidence tampering just to study the natural progression of untreated syphilis in rural black men? Why lie about it? Why bribe people with diseases by telling them they were receiving free health care from the U.S. government? Was that "government study," really that much different than what Germans and or Hitler did with their health- care-survival of the fittest program on the mentally ill? Why does any government need so many "studies of its people?" Are we just slaves of the nobility to be killed?

203

Should evil propaganda as above or in false arrests against accused evolve an obstruction of justice or FRAUD ON THE COURT? What causes frustration/ destruction of governmental purposes and its Citizens by violence, corruption, destruction of evidence, or deceit? See the following:

Witness Tampering (18 U.S.C. 1512). Section 1512 applies to the obstruction of federal proceedings – judicial, congressional, or executive. It consists of four somewhat overlapping crimes: *use of force or the threat of the use of force to prevent the production of evidence (18 U.S.C. 1512(a)); use of deception or corruption or intimidation to prevent the production of evidence (18 U.S.C. 1512(b)); destruction or concealment of evidence or attempts to do so (18 U.S.C. 1512(c)); and witness harassment to prevent the production of evidence (18 U.S.C. 1512(d)).*

Daniel Mulligan states and does believe that the use of force used as a destructive force with FALSE ARRESTS, brutality and or tasers in Palm Beach County and Florida has been a violation of Witness Tampering (18 U.S.C. 1512 and has caused the accused irreparable harm..

Therefore, pursuant ART IV SEC 2 and or related to the way Hot air or Global warming officials or experts like Al Gore sell carbon credits for cash, I believe my good name and credits of being wrongly held for 25 years could be likewise be converted to the following reasons.

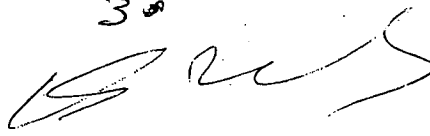
1. Daniel Mulligan states and does believe that the State of Florida, Palm Beach County, and surrounding cities such as Lake Worth, Boynton Beach, Boca have been able to hold/ incarcerate and retaliate against Daniel Mulligan because of his skin aberrations, mental capacity, possible retardation, his sexual, and or religious beliefs for the past 25 years.
2. Such various false arrests and incarcerations have destroyed Daniel Mulligan's life, Blood pressure, health and his ability to have love and be loved, in a common "normal family life."
3. Moreover since the false arrests of Daniel Mulligan don't rise to the level of a violent murder, etc., Daniel Mulligan has been deprived competent assistance of Counsel to clear his good name. Even such lawyers as in Innocent Project only deal with "BIG evil crimes." This is a direct violation of Article IV SECTION 2. Equality is a guarantee for Citizens.
4. Since the State of Florida has not provided Mulligan any FS 961.06 *Compensation for wrongful incarceration.* for the irreparable harm suffered being incarcerated for 25 years; the accused NEW proposal/ solution which would not cost Florida Citizens but may actually benefit Citizens.

Consider the following Supreme Court case, 342 U.S. 246 (1952), towards the logical idea or comparison of intent: JUSTICE JACKSON delivered the opinion of the Court. "This would have remained a profoundly insignificant case to all except its immediate parties had it not been so tried and submitted to the jury as to raise questions both fundamental and far-reaching in federal criminal law, for which reason we granted certiorari

When an investigation was started, Morissette voluntarily, promptly and candidly told the whole story to the authorities, saying that he had no intention of stealing but thought the property was abandoned, unwanted and considered of no value to the Government. He was indicted, however, on the charge that he "did unlawfully, willfully and knowingly steal and convert" property of the United States of the value of \$84, in violation of 18 U.S.C. 641, which provides that "whoever embezzles, steals, purloins, or knowingly converts" government property is punishable by fine and imprisonment. 2 Morissette was convicted and sentenced to imprisonment for two months or to pay a fine of \$200. The Court of Appeals affirmed, one judge dissenting 18 U.S.C. 641, so far as pertinent, reads: "Whoever embezzles, steals, purloins, or knowingly converts to his use or the use of another, or without authority, sells, conveys or disposes of any record, voucher, money, or thing of value of the United States or of any department or agency thereof, or any property made or being made under contract for the United States or any department or agency thereof;

- 5. It was established even in during the era of the constitution that the value of a "such person," was considerable due to the tax of \$10 per such person to be imposed. See ART I SECTION 9.
- 6. Moreover when our Constitution was written about 75% of the people were indentured servants and so becoming a Citizen meant freedom and better wages and better love life.
- 7. Therefore, the conversion of the accused Daniel Mulligan's LIFE, health, records, finances, and or rights, privileges and immunities by various greedy, corrupt, and or vile, public official and or slave-lords in the State of Florida is despicable and violation of 18 U.S.C. 641
- 8. Since the life of accused was wrongfully stolen from him by associated agencies ones of the State of Florida, Daniel Mulligan believes it would be logical, lawful and just for the accused to negotiate the years stolen from him with John Goodman. I spoke recently with Kenny Zimmerman who I believe replaced Florida's Director of Licenses, Sandra C. Lambert.
- 9. Therefore, if you Governor Scott and or the State of Florida's Agencies agrees to allowing the "exchange" for Mr. John Goodman buying {irreparable harm and time of incarceration that the accused Daniel Mulligan has suffered for \$50 Million for instance} The state's "obligation or debt for false incarceration of Daniel Mulligan could logically be exchanged. Kindly note Federal Judge Shape's "deal" with Ponzi-rat Pearlman of \$1 million per month.
- 10. Moreover with some millions from Goodman, Daniel Mulligan believes he would be able to set up and fund a 503c innocent-like project for minor crimes, and thereby slow or stop lying crooks from destroying Citizens good names at the outset. Isn't THAT FAIR FOR ALL?

I believe and state this Affidavit and WRIT represents the accused ideas and beliefs on March 17, 2014. Mulligan request all his rights, privileges and immunities including assistance of counsel. Copies as noted to Governor etc, and Public Defender Nobel Parsons. Copy Written by Daniel Mulligan under duress without assistance of Counsel Homestead Address 331 South Federal Highway, Lake Worth, Florida 33460. All my mail is still being forwarded to Supreme Court of the USA ONE FIRST STREET Washington D. C.

3

Mulligan 18, 2014

Manissa Scorsone

Assistant to Amy Borman

3-18-14

1 of 3

15TH Judicial Circuit 205 North Dixie Highway Suite -6.2103 WPB, FL 33401

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