

TRULINCS 10579062 - STILLEY, OSCAR AMOS - Unit: OAK-E-B

FROM: 10579062

TO: DAP

SUBJECT: ***Request to Staff*** STILLEY, OSCAR, Reg# 10579062, OAK-E-B

DATE: 04/20/2017 09:48:27 AM

To: Blog post

Inmate Work Assignment: CCS PM

Blog post regarding filing of administrative remedy requests 4-19-17

On Wednesday, 4-19-17, I placed four administrative remedy requests into the mail to South Central Regional Office, as follows:

- 1) Appeal of the "305" shot for possessing anything not authorized, an absolutely bogus and retaliatory accusation, and;
- 2) A "sensitive" BP10 to Regional, complaining against the forgoing retaliation, along with a pervasive pattern of retaliation against "learned fellow inmates" at this prison. I was part of a sweep that netted virtually all "writ writers" of any significant capabilities, on the Oakdale-1 compound; and
- 3) An appeal of the refusal to provide me with a meal, based on a made-up "5 minute rule" whereby inmates are simply told that they are "too late" and will not get the meal; and;
- 4) An appeal of the seizure of a book of contact information for court officials and other public officials, an ancient version (about 18 years old) of which is in the law library. I was simply trying to provide a current edition of the same book, for the benefit of the inmates.

I'm providing copies of these appeals to the public, courtesy of my friends. I generally use Trulincs, so as to allow my friends to copy and paste and provide the public with searchable text. My Trulincs has been suspended until 5-9-17. Therefore, I am not able to post anything but images.

My property most useful for legal work was stolen. I make no apologies for using the term "stolen." I was told on 2-7-17 to review my property and make a stack of my legal work, which would be given to me when my Unit Team verified that I had an open case. That was a pure unadulterated fraud from the start.

The goal was to get me to use my brain to segregate the legal materials most critical to my needs, so that Oakdale-1 personnel could steal the legal papers. I've spent a ridiculous amount of time, effort, and paper asking for my legal papers and property. I would gladly suffer the loss of my goods if I could buy replacements from office supply sources, from PACER (for court records) etc.

But the whole goal of Oakdale-1 - including persons known and unknown - was to sabotage my ability to assist other inmates with their legal work. The DOJ-FBOP wishes to arrogate to itself the power to commit any injury, up to and including death, against its inmates, through the most outrageous negligence or studied indifference, without legal consequence. Because I reject that premise, forcefully and with effective action, my property was stolen, and I was locked up in SHU.

I am in the custody of an absurdly corrupt and inept bureaucracy. I read in USA Today about the "bonuses" they have given themselves for all the "good work" they've done. Actually, their "good work" can be summed up in the bucketfuls of salvageable teeth they have shelled out of the mouths of the weakest and most vulnerable members of society. Their bonuses aren't "extra" money, they are STOLEN money, just like the legal materials and other property stolen from me.

I'm told that the American Correctional Association (ACA) told Oakdale-1 to fix its lamentable inmate housing units 3 years ago. Faced with a new inspection, they are scurrying about to make a pretense of effort to fulfill their responsibilities. In actuality, if this prison administration would just get out of the way and let inmates do the work of which they are capable, we could fix the housing units in short order, for a fraction of the cost that a contractor would charge.

Then again, Oakdale-1 personnel wouldn't recognize competent work, OR incompetent work, if it smacked them upside the head. They're utterly incompetent, which is why they've gotten nothing done over the last 3 years. This is why I'm persecuted for doing things that should get me an award as the "Inmate of the Month."

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FROM: 10579062

TO: DAP

SUBJECT: ***Request to Staff*** STILLEY, OSCAR, Reg# 10579062, OAK-E-B

DATE: 04/20/2017 11:03:04 AM

To: Blog post part 2

Inmate Work Assignment: CCS PM

You might wonder why I'm posting a "sensitive" BP10 Administrative Remedy Request to my blog. After all, isn't the purpose of a "sensitive" request to prevent retaliation?

Yes, that's generally true. But the main reason for filing this as a "sensitive" request is because I can't get anything filed at this prison, PERIOD. Please note that ALL THREE of the other appeals are from requests that have been rejected for "lateness." It matters not that I begged and pleaded and implored for personnel to do their job to file the administrative requests. Oakdale-1 personnel obstruct the process and they get their cronies in the front office to assign delay as a reason to cheat the inmate out of any remedies.

When I practiced law on the street, I was admitted to more than half of the circuit (US appellate) courts, and practiced in a number of district courts, and other tribunals, either by admission or by permission pro hac vice (for this case only). How can it be that I could navigate the disparate rules of many jurisdictions, but I can't navigate the DOJ-FBOP system? Remember that the AVERAGE inmate has an IQ more than 2 standard deviations below my own, and lacks my training and experience. How are THEY supposed to navigate a system, when the DOJ-FBOP can procedurally defeat me, an experienced and persistent former attorney, more than 90% of the time???

It's your job to protect me. Send emails to the Regional Director asking them to stop the persecution posthaste. You can see the insanity in the documentation that I have submitted. Pick the perverseness you want to attack, and ask DOJ-FBOP officialdom to stop it. Remember, you pay the bills. You are supposed to be the MASTER, they are supposed to be YOUR SERVANTS. Don't forget that, when you talk to them. Ask them to do their job, effectively and professionally.

I've had 4 Trulincs suspensions in the last 18 months, up to 6 months in length. It should be obvious by now that the goal is to silence Oscar Stilley. Oscar is supposed to take the hint from their "low level warnings." Except I don't intend to do any such thing. I will speak, regardless of the price. I will not stand mute, as my friends suffer agonizing pain, loss of bodily function, and death, due to negligence and worse. I just won't do it.

If Oakdale-1 decides to use more direct methods to silence Oscar Stilley, I ask that you, my friends on the street,

- 1) Demand a THOROUGH autopsy^{by} an INDEPENDENT and COMPETENT physician, immediately;
- 2) Find the best lawyer you can find, to pursue litigation pursuant to the FTCA;
- 3) Carry on with the efforts to prevent and punish negligence in the DOJ-FBOP.

I'm not accusing anyone of a plot to kill me. I'm not saying that I expect to die soon. I'm just saying that I don't want anyone to assume COMPETENCE or INTEGRITY out of the DOJ-FBOP. Thus far, I haven't seen it. If I die for my recalcitrance, I want those who procured my death to pay a severe price for it. More importantly, I want it to be clear to those with motive that the death of Oscar Stilley will not be to their benefit, nor will it cure the "problem" of a litigious former attorney within their custody.

I think my requests are quite reasonable. If you agree, I hope that you will contact the proper authorities within the DOJ-FBOP, and ask that they be promptly granted.

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FROM: 10579062

TO: DAP

SUBJECT: ***Request to Staff*** STILLEY, OSCAR, Reg# 10579062, OAK-E-B

DATE: 04/20/2017 06:28:34 PM

To: Blog post part 3

Inmate Work Assignment: CCS PM

Let them know that you're WATCHING. Make it clear that you are my friend, you care about me, and you take note of the treatment of federal prisoners. Make it clear that you don't want the DOJ-FBOP to HURT OSCAR in any way. Ask about specific conditions of confinement, especially matters I've complained about. Sunlight is the best disinfectant for government corruption. Ask the hard questions and try to get answers. Among the questions you might ask:

1) Is the DOJ-FBOP going to pay anything for the stolen legal material, or just pretend the theft didn't happen? "Payment" doesn't have to cost them a penny of cash money. I would actually prefer a cessation of the obstruction of self-improvement in education and health, over cash money.

2) What about PACER for inmates at Oakdale-1? I need this to replace pleadings and dockets that they stole. PACER information is all a matter of PUBLIC RECORD. Furthermore, they can watch our every move as we use it, if they so choose. Keep in mind that other prisons have a pilot program for electronic filing of pleadings.

3) What about word processors for inmates? That's INDISPENSABLE to an effective and competent correctional environment. That's also a key component of electronic filing of pleadings. Ask them point blank if they are using serial suspensions of Trulincs to take away the only reasonable means of drafting pleadings, and if they intend to continue on with such flagrant constitutional violations.

4) Ask Regional if they are willing to issue prompt decisions on the merits on the administrative remedy filings made contemporaneously with this blog post. If they won't agree to that, ask for all statistics in their possession or available to them concerning the outcome of administrative remedies, at every level of the process. They probably won't give you that information. Ask anyway. The very act of asking is important.

Watch for opportunities. I've heard that Jared Kushner (spelling?) is making inquiry about the federal correctional system. If you keep up with the news you might well be able to provide material information to policy makers with both the power and the will to make material changes. You might help me a lot, if you let them know that they have a knowledgeable inmate on the inside, willing and able to work from this end.

On another front, the Pardon Attorney has asked my prison Case Manager for information about me, with respect to my clemency request. I assume that is good news, since they don't have to request any information at all. If the spirit moves you, please put in a good word for me, at the Pardon Attorney's office. Keep in mind that a big part of my request was not early release but rather to "lighten up" on me by allowing me to help make this prison an effective correctional environment. The Pardon Attorney now knows that I have a long string of disciplinary incident reports (shots). They need to ALSO know that these shots are unlawful retaliation for helping other people with legal work. They need to know "the rest of the story" about the prisoner asking for clemency. How many inmates offer to donate a kidney in exchange for the wherewithal to protect and preserve the health of the other one? How many inmates have both the skill and willingness to save millions of dollars in medical costs and adverse health outcomes?

Please pardon the level of writing. I hate being deprived of the power of effective editing. Until 5-9-17, I'm relegated to a cobbled together system that makes no sense at all, except to deprive inmates of the ability to learn to write well. I do the best I can.

Thanks for listening, and thanks for doing what you can.