

6-30-23

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Greetings & Salutations Wayward Travelers,

I have a story for ya; There is a guy in the Fed's that no likie Seanie, but he hates the wrong person. He SHOULD hate himself, and he probably does, but he focus's his hatred upon me. :(Boo Hoo!

A bunch of my Bro's are in the Fed's, whereas I am not, so he has access to their ear's, and he thinks that slurring me to by Bro's will turn them against me. Not true. They send me Homey Love.

His vendetta against me began waaaaaay back in 2000-ish and THOUGHT he should create a case, a lawsuit, in my name, you could do that back then via the law library in the Fed's, and sully my character by labelling me a confidential informant. Even today he continues to sling these falsehoods about me. I'm flattered:.)

I am attaching two piece's of paper to this here story that proves he is a liar and a fat-mouth. I have blacked out certain portions but that is my exes testimony and it is totally irrelevant to his falsities, plus, she's the mother of our kids and I just want to keep her crap-testimony to myself. You understand...

These page's are public record in case you want to verify them.

Well, and so ends this story, and I welcome any feed-back that you may have.

Y'all take care now, ya hear?

Sincerely Yours,

Sean Riker

PS: Today I ate a Cold Cut Combo & a Spicy Italian sub from Subway.

Every now and then GP inmates are offerered street food. Our next offer will be Pizza Hut. Come Deep Dish Stuff Crust to me!

Yes, the price's are doubled, but it is worth it.

PPS: Hey Keith, did you get a job at JP Morgan/Chase yet?

Following the stabbing, Rasnick testified that Jordan gave chase to Stone and continued to swing the
[REDACTED] at him while Rasnick went in the opposite direction. Id. at 137-8

Because Rasnick's testimony is consistent with the prison surveillance video (Ex. 157), I find that it
[REDACTED] has some credibility.

Morrison's Testimony

[REDACTED] Morrison, who testified that she was convicted of abusing along with her children, credibly
[REDACTED] testified that Riker told her he had killed a man in prison and gotten away with it. AHT, p. 111. The fact
[REDACTED] that Riker told this to Morrison, however, does not make it any more likely to be true given the significant
[REDACTED] issues with Riker's credibility as set forth above and his apparent motivation to intimidate Morrison.

4. Clark's Testimony

48. Walter [REDACTED], a unit manager at USP Florence at the time of Stone's murder, credibly testified that
about a month prior to the murder Jordan requested to be housed in a single cell and that he denied his
request. OHT, p. 150. Jordan reiterated that he wanted a single cell and said "What do I have to do? Kill
a motherfucker to get to the supermax or ADX to get a single cell?" Id.

5. Jordan's Testimony

49. Jordan did not testify at the original trial but did testify at the evidentiary hearing. As he has
throughout the history of this case, Jordan denied stabbing Stone. OHT, pp. 182-92.

50. Jordan testified that Riker's April 11, 2013 declaration was false in many respects. Id. at 290-6. This
testimony further undermines Riker's credibility with respect to the statements set forth in the
declaration.

51. According to Jordan, he was friendly with Stone, who had been his cell mate when they were both in
federal prison in Atlanta and that they had a sexual relationship. ID. at 185. Stone and Jordan however,
were having difficulties with other prisoners, including Riker, who is a senior ranking member of the Nazi
Low Riders, Rasnick and Collins because (1) they perceived Stone and Jordan to be snitches since they
were taken from USP Florence to the federal prison in Atlanta as potential witnesses in a case against a
person who had stabbed Stone while he was incarcerated in Atlanta (Id at 194-7); and (2) Jordan was
found out to be a confidential informant. (Id at 197-201) Jordan testified, while he was at USP Atlanta
and USP Florence he was a confidential informant and informed on "everything and anything" that he
thought might be of interest to S.I.S. agents and was paid with postage stamps, currency among federal
inmates, for information he provided [*18] Id. at 192-3.

52. Earlier on the day of the stabbing, Jordan testified that Stone told him he thought everything was
going to be okay regarding the issues other prisoners had with them. Id. at 201.

53. On the day of the stabbing, Jordan testified that he was dressed in his khaki prison uniform because
Riker, Rasnick and Collins made him mule shanks and heroin to the recreation yard. Id at 202-3. The
khaki Uniform aided in concealing weapons due to the baggy nature of it.

*7 54. Jordan testified that Riker, Rasnick and Chuco, a ranking member of the Mexican Mafia, aka
"EME", made shanks in Riker's cell on the day of the stabbing in question while he and Ronny, a ranking
member of the California Aryan Brotherhood, kept watch for prison staff. Id. at 205-10.

55. Jordan testified that around 2 p.m. on the day of the stabbing, he was at a picnic table on [*19] the yard with Riker, Rasnick, Chuco, ██████ Hunt, an Aryan Brotherhood member, and Stone when Chuco told Stone he had to leave the yard and check himself into the SHU because of the issues relating to his claimed affiliation with the Dirty White Boys and his cooperation with the stabbing investigation at the federal prison in Atlanta. Id. at 211-20.

56. Jordan testified that Chuco and Rasnick kept Stone busy with conversation and saw Riker stab Stone in the back with an 18" shank. Jordan testified that Stone got up from the table and ran away from Riker. Id. at 220-31.

57. Jordan admits that Collins was on the prison yard at the time of the stabbing, id. at 212, and that Stone owed him a small debt at the time of his murder. Id. at 188.

58. Jordan testified that he filed false lawsuit claims, in Riker's name, as being a confidential informant, because he wanted to draw attention away from him being an actual confidential informant. Id. at 241-43

59. Jordan's testimony at his evidentiary hearing regarding what happened on June 3rd, 1999 is inconsistent with statements he has made in connection with a §2255 motion filed in this Court. Doc. #409, pp. 54-5; OHT, p. 317.

60. Jordan admits that he falsely claimed in filings he made in administrative disciplinary proceedings that he attacked Riker with a bocce ball after the stabbing. OHT, pp. 303-8. This, in addition to criminally creating a case in Riker's name, (Riker v. B.O.P., Harley Lappin, Case No. 05-cv-01178-MSK-PAC), that was meant to bring Riker harm with false allegations.

61. Jordan has about 34 years remaining on his sentence for the murder of Stone. Id. at 325. If acquitted after retrial, Jordan would have only around 3 years remaining on his original sentence for bank robberies. Id.

62. Primarily because it is inconsistent with other credible evidence in this case, including eyewitness accounts and Stone's statements, I find that Jordan's testimony as to what transpired on June 3, 1999 is not credible. I also find that the credibility of Jordan's testimony is significantly undermined by the tremendous benefit to him if his murder sentence was vacated at a new trial.

6. BOP After Action Report

*8 63. In a BOP After Action Report prepared sometime after Stone's stabbing, it is reported that Jordan confessed to the stabbing later that same day. Ex. 41. There is no other evidence that Jordan ever confessed to the murder, and I find the statement in the After Action Report that he did so is false. It does not, follow, however, that any testimony by BOP witnesses is not credible.

II. Conclusions of Law

A. Legal Standards for Motion for a New Trial

1 "A motion for a new trial based on newly discovered evidence is not favorably regarded and should be granted only with great caution." United States v. McCullough, 457 F.3d 1150, 1167 (10th Cir. 2006)