

"In The Interest of Justice", cont'd - Pg. 26:

Within days of being committed to the California Department of Corrections to begin serving the decreed judgments of imprisonment, LAPD detective Leroy [REDACTED], personally wrote a letter to the said prison Authority and falsely asserted that my codefendant Khumasi [REDACTED] and me were "Hit-Men" for the "Black Guerilla Family (BGF)" prison/street gang. Though neither he nor I were ever either a member or an affiliate nor a hit-man for either the said BGF or any other entity. (See, page 28, infra, for a review of the detective's explicitly documented misinformation.)

Equally misleading is the Documented Probation and Sentencing reports submitted to the prison authority from the Los Angeles county Probation Department. Both reports are replete with false or derogatory misinformation. Such referenced reports are generally relied upon, by the prison officials, for its underpinning source of [ir]refutable historical facts. . .

The detective's misinformation was concocted so as to sway the said prison officials to [cell-house] me together-with the alleged BGF and the [PIRU/BLOOD] designated prison inmates of who have a common-bond of allegiance with the Los Angeles county, city Nicholson Gardens housing project's so-called "Bounty Hunter" gang, which decedent Anttwon Thomas had been a [ranking] member. Hope against hope, . . . that Thomas' BGF/PIRU [Homeboys] terminate both me and this instant proclamation of **TRUTH!**

The primarily rejected self-defense/murder complaints was filed shortly after my fortieth birthday. And on my refusal to compromise my unprovoked good faith self-defense the wrongfully charged double homicide was maliciously prosecuted. Today, nearing the twenty-ninth year of ongoing wrongful and unjust hard years of unearned daily mundane prison existence; yet enjoying [sound health] and robust youthful stamina. My crave to be freed and free burn, passionately! but I have come to a point that getting out is no longer a priority. My greater concern now and even greater than my yearn for freedom is that "TRUTH" must be made known to those [collateral victims] of Larry [REDACTED] and Roger (Rags) [REDACTED]. Their Love-ones - - Mothers, Fathers, Wife(s), Daughters, Sons, Sisters, Brothers, Aunts, Uncles, Cousins, friends and acquaintances - who has been misled to believe that:

James D. Hawkins, Jr., and/or Khumasi [REDACTED] were involved or responsible for their tragic deaths.

Neither I nor Khumasi murdered or was involved in the murders of either

See, "In The Interest of Justice", Pg. 27:

"In The Interest of Justice", Pg. 27:

victims, LARRY [REDACTED] or ROGER (RAGS) [REDACTED]. In reality we were more concerned, alarmed and determined to bring JUSTICE! to the responsible murderer(s) than both the police investigator(s) or the Los Angeles county prosecuting agency. . .

JUSTICE for either of them or for myself was denied! "In The Interest of Finality."

The prosecuting attorney himself during the closing summation to the Jurors best summarize my quest: "In The Interest of Justice":

"NOW (Prosecutor Harvey [REDACTED]), what probably occurred?

"And I say probably, because I wasn't there. No one in this Courtroom was there. No one can state with any degree of certainty that Larry [REDACTED], . . . James Hawkins and Khumasi [REDACTED] . . . 'off' (Killed) Rags (Roger [REDACTED] aka, 'Rags'). ¶ ¶ ¶." (Vol. 184 RT, pg. 22748, LL 17-21; Appellate Opening Brief, pg. 44, respectively.) [Emphasis Added.]

Regrettably, ANTIWON [REDACTED] was a victim of his own and his companions' vice, misadventures and criminal misconduct.

The Bounty Hunter gangs' assaults of the 11th, 12th, 13th, of September 1983 and excerpts of both trials are featured in a FRONTLINE ("PBS's") series documentary in its Ciema productions.

* * * * *

V E R I F I C A T I O N

I, JAMES DAVE HAWKINS, JR., declare under penalty of perjury under the laws of the state of California and the United States of America that the contents of the accounts of each case hereinbefore set forth are based upon information and the officially documented briefs of appeals to both state and federal Courts and/or upon the official court reporters' pretrial(s) and trial(s) transcripts and the same to be true of my own knowledge and belief.

Dated this 23th October 2012 at the, California (Substance Abuse Treatment Facility) state prison.

/s/ 
JAMES DAVE HAWKINS, JR.

a f f i a n t

NAME and NUMBER HAWKINS, James - D-23720

CDC-128-B (Rev. 4/74)

Contra Costa County Sheriff's document of 1-24-86 states their contact with Sgt. Leroy [redacted] of the Los Angeles Police Department resulted in inmate Hawkins being identified as a BGF affiliate and possible BGF "hit man." Hawkins' crime partner, Marshall [redacted] (CDC discharged #B-07839 and current C-58306) is allegedly a confirmed BGF "hit man." Neither Hawkins or [redacted] are currently listed in CMF/CAC records as any gang member; however, that could change upon their investigation. Subject first shot and killed a Bounty Hunter Piru in 1983 (Anttwon [redacted]). For two days the Bounty Hunters retaliated against the Hawkins family and their business. There was newspaper and television coverage, resulting in a highly publicized matter. Seventeen Bounty Hunters were prosecuted for attacks on the family and the business. Afterwards, Subject killed two more Pirus on separate occasions with an apparent motive of robbing drug dealers of "millions" of dollars. It will be impossible to identify the members of that street gang who are in CDC and list them on Subject's CDC-812. Larry [redacted] and Roger [redacted] were the last two Pirus killed.

"In The Interest of Justice", Pg. 28:

23th Oct. '12.

http://betweenthebars.org/blogs/586/

http://betweenthebars.org/blogs/586/

23th Oct. '12.

"In The Interest of Justice"

Pg. 28

DATE 5-11-88

INFORMATIONAL

GENERAL [redacted]

Continued on page 2

Continued from page 1

NAME and NUMBER HAWKINS, James - D-23720

CDC-128-B (Rev. 4/74)

NOTED
A.P. KAMLT
CMF/CAC
6-27-88

William [redacted]
Correctional Counselor I
JRC/CMF

WH/jb

DATE 5-11-88

INFORMATIONAL

GENERAL CHRONO

In reality, the 24th January 1986, above, hit man or gang confirmation misinformation as to my codefendant Marshall [redacted] (AKA Khumasi [redacted] or myself and the alleged misinformation as to victims Larry Turner and Roger ("Rags") [redacted] being "Pirus (Blood)" gang members were fabricated in the mind of LAPD detective Leroy [redacted] who together with deputy district attorney Harvey [redacted] filed the homicide complaints for which I stand wrongly charged and condemned to terms of life imprisonment. Detective [redacted] formulated and submitted the injurious misinformation via the Contra Costa Sheriff Department for the purpose hereinbefore set out in this instant case study-review.

For a more cogent resolution of the gang or hit-man misinformation review Los Angeles Superior Court, Case #s A751272 and A754724; or the objective investigative reports of either the CDCR Law Enforcement (SSU) Liaison officers, or the relevant reports of the Los Angeles County Sheriff officials.