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RE: SOME OF US KNOW WE'RE SLAVES, AND SOME OF US DONT

Dear Concern:

On the date of May 1st 2003, while still in a mental state of severe depression arrising from the death of my mother, a woman that I truly loved and extremely respected for being a good teacher and provider.

I entered a convènience store while heavenly under the incapitation of alcoholic beverage, I had my vehicle at the gas pump as I was obtaining gas, as I was in the store extremely drunk, I instructed the store clerk to give me the money out of the cash register, which he did, and I immediately gave it back to the clerk. The store clerk later stated, that I had been in the store approximately 45 minutes, wherein those 45 minutes, I had instructed him to give me money out of the cash register twice, and both times I'dè given the money back to him and then I ended up leaving and not taking anything from the clerk or the place of business, and going on the otherside of town and getting into a car collision with some guy in a 2003 brand new BMW. wherein I was arrested for the crime of robbery and taken straight to jail the hell with my injuries.

I immediately obtained a private attorney, who only showed up to my court appearances and unbeknowing to me committed his robberies through the industrialization of the great American slave trade, When the dump truck of an attorney informed me one day while we were in the court holding tank, that he was ready for jury trial on all three of the counts that I stood charged, which was two counts of robbery and one count of terrorist threat, well, lets just say I knew I'dè been robbed.

So I immediately hired another private attorney who arranged for me to plea guilty arrising from a prearranged contract

with the DDA, District Attorney and the Presiding Superior Court judge who sentenced me. As a direct result of this plea I was to obtain a sentence between-3-and-8-years-maximum, which meant that I would be surrendering my papers to the state of California and being returned to a physical condition of slavery under the United Constitutions 13th Amendment.

On the 19th of February 2004, the year of our lord I was sentenced-to-27-years-to-life and given a \$10,000.00 fine order, for what. I still to this very date dont know, because I didn't take anything, and I paid for my own defense, releaving the state of that financial burden, and there was not a trial by jury:

At the time I made my contractual plea bargain with the State to be placed back into a condition of physical slavery my unders-: tanding and the law at the time, was that my fine would be paid from my prison account from deductables of financial amount of between 33% and 55%.

However, state legislatures changed the State Statute Cal. Probate Code. § 216, which indicates they can seize a slaves inheritance as of the date enacted June 05, 2012, the State of California I have just found out, with the assistance of an attorney, took the amount of \$9,403.00 from me, when I filed the necessary legal pleadings to the court back in November 2012, I was informed by the clerk of the court that my pleadings were premature. When the Victim Compensation And Government Claims Board, (VCGCB) filed the Lien Notice, they failed to abtian a writ of attachment and produce the Judgement order from the sentencing court judge, and doing this is a breach of my contractual plea agreement with the State of California.

How can I make an aggrement to something thats none existence, as the probate code § 216 was enacted after my contract with the state, something being addressed in the case of Doe V. Harris, Cite as: 640 F.3d 972 (2011). This is the case that decide if a slave has rights to make a contract thats enfoceable in the State of California. Nevertheless, the State has take my money and further informed me, that state and federal procedural due process and equal protection is not afforded to me, so there wont be a hearing on the matter because I would lose anyway.

sincerly
ATG