

Marcus Ruben Ellington
CDCR #F-44837/D3-140
CSP-LAC., POB 4670
Lancaster, Ca. 93536

January 25, 2014

"Profound Greeting's..."

First and foremost, My apology for the long break. However, I have recently become the vicim of persecution for My efforts in (YHVH). Particularly, On: September 04, 2014. I proceeded to the (B) yard chowhall as usual to collect My Kosher meal. But, on this morning the custodial personnel, after all of the (B3) inmates entered the chowhall, Left the chowhall and locked all of us prisoners in.

I sat there waiting for the door's to open to be released when, a durged inmate that, identifies as an indian. Started a riot with the black inmates seated at the table with him. Of course you know, it escalated without there being any custodial persnnel on the ground.

When the smoke cleared, I was charged with having struck an 'unknown inmate' with My walker. Hell, I'm no great writer. But, the officer that, wrote the report against Me failed to state what nationality the inmate I had allegedly struck was and what happened after and before, I had struck him.

As a result fo this write-up, I was placed into the Administrative Segregation Unit (ASU). all of My property was taken from Me. and, I remained there pending hearing of this charge.

On: October 04, 2013. Lieutenant (Lt.) Kuhn heard the charge. and, found Me not guilty of having struck the inmate with My walker. (The only charge against Me). but rather found Me guilty of "participation in the riot?" I don't know how he found that, but he did, stating: "I have Me order's."

Instead of being released from the (ASU) after hearing, as was the other alleged participants. I was maintained in the (ASU) until: December 08, 2013. and then, I was released to (D) facility. Due now, to My having an enemy on the (B) yard where I had just spent the last year.

Upon My arrival on the (D) facility, I discovered that, a mexican inmate and black from the (B) yard were awaiting Me with My paperwork. (Commitment offence documentation) that, had been filtered to them by custodial personnel who allow them to sell and distribute drugs and, cellphones for their favor's. and, keeping the officer's confidences (not telling on them). But, they will tell on prisoner's.

The staff is still seeking my life for this charge against Me. and the courts are in league with them. Recently the California Supreme Court in case no. S213412 denied My writ of habeas corpus claiming yet again that, I took too long to bring the claims. Something that, has nothing to do with the merit of the claims. In the writ I demonstrated that, a Miscarrigae of Justice occured in My trial. That, I was denied the right to the Ieffective Assistance of Counsel (IAC). Both, trial and appellate. I've written to the INNOCENCE PRCJECTS but, they want (DNA - cases). Cases in which the Defendant was railroaded get swept under the carpet. Because they require actual work to disprove. (DNA) someone else does the test, Then the lawyer presents the results in court.

I believe with respect to My case, the judges are looking at the consequences of reversing it. I've been made to spend (25) year's in prison for a crime that did not occure. and facts and the law establish that, no rape occured. that is, if the law matter's. If innocence matter's. Ususally in such cases, no onle looks closely enough at them to make that determination. So, many injustices may be committed against the individual accused of Rape.

My problem is that, I am poor. I have no money available to Me and no one that has that kind of care for Me. but there is hope. Once I am released, I may file a writ as to My conviction anew. and, the ANTITERRORISM EFFECTIVE DEATH PENALTY ACT (AEDPA) Will be unable to block Me access to the court.

It was said that, Bill Clinton was the first black president. Well the first black president signed into law the only measure that, prevents black's and mexican's from accessing the courts, The (AEDPA). "Thank's Mr. Clinton! We're not terrorist. We're, U.S. citizens. Besides, real terrorist recieve full and fair heings with competent lawyer's. and are not barred from accessing the courts.

Prison is not the same as it was almost 25, year's ago. Nor, (3) year's ago. Where and when, there were men waiting to recieve other men. or even those who were merely male(s) for the purpose of turning them into men. Now, everthing is drugs. and thats how the "officer's" like it. Because what they are dealing with among the prison population, for the most part, are dope fiends of verious kind. That, the "officer" is able to control with, you guessed it! and, cellphones. and, attention from staff. Because, if the staff like you. You're in!

CDCR and the courts are pretending that, the inmate's are bringing cellphones in in the butt's after visit's):(I believe that. Every California Prisoner is in imminent danger. The Federal courts have so declared. What with, overcrowding. and, poor medical care. and the State and Federal courts covering it up. and declaring cases wherein, inmates were denied medical attention for year's. and needed assitive devices. Frivolous. Simply lying against the truth in these unpublished -"decision's."

While at, High Desert State Prison (HDSP) in year 2003. My wheelchiar was taken from Me by a deranged doctor - Rolfig. Who had his medical License suspended at the time. The Eastern District Court of California. Claimed that, My need for a wheelchair and walker were purly medical need issues and were not ADA American with Disability claims. and so, denied Me releif. Then claimed that, the medical care department of the prison did not violate My rights under the U.S. Constitution for denying Me a wheelchair and walker thereby forcing Me to remain unable to access any of the service, programs or activitites of the prsn for for three year's straight! While I had inmate's bringing Me food from the chow-hall in some very unsavory ways. I was unable to access the shower, visit's, yard both, recreation and exercise., dayroom, official appointments within the prison, access to medical clinics and treatment's. The courts, in My case were little more then, allied with the prsion. In effort to cover-up the wrong doing. and to play it down. When I took these claims to the ninth circuit court of appeals, I became aware that, our government, or at leaset, some that work within it, are pushing some agendas that, are counter to what is writen. and, are setting up their own brand's of justice and injustice. and, have you noticed, America dosn't get up-set about these thing's until it happens to one of their loved one's. But simply hearing that, it has happened to one of its fellow citizens, is nothing.

Yahshua, taught on the Torah that, "We should love our fellow-man (Brother's/Sister's) as we love ourselves." Do we? I'm speaking to those that profess that, they are belivers and follower's of G'd. Do we really care about our fellow man? If it isn't hurting us. and, we can just turn the T.V. off or, the channel. Then, its O.K. How can you profess the love of G'd in you?

The slave owner/master, stated that, they too were believer's! Were Christian. While maintaining plantation's full of slaves. Salves that, they hurt and abused and treated like animals. and no one may claim that those masters were 'cavemen.' in understanding. They wrote the enduring document that we hold as our Constitution, to this day! From that, we can see that, people have some very self serving notions as to what a believer is.

†, Marcus Ruben Ellington, does hereby delcare and verify pursuant to 28 U.S.C. §1746. That the foregoing is true and correct:

dated: January 25, 2014

Marcus Ruben Ellington

Declarant