

December 05, 2015

MR. LAKEITH AMIR-SHAHIF
(JIGJ No. #1505969)
RAMSEY II PRISON UNIT
1200 FM 655
ROSHARON, TEXAS 77583-8602

ATTN: WARREN KENNETH PAXTON JR.,
ATTORNEY GENERAL OF TEXAS
209 West 14th STREET, STE. 500
P.O. Box 12548, Capitol Station
Austin, TEXAS 78711-2548

RE: "WASTING THE TAXPAYERS MONEY"

DEAR ATTORNEY GENERAL PAXTON:

This letter is directed to your attention as I believe the serious implications and ramifications of your LAW ENFORCEMENT DEFENSE DIVISION'S STAFF MISMANAGEMENT OF TAXPAYERS MONEY, plus their misguided litigation objectives; WARRANTS your personal knowledge and involvement

(1.)

to ENSURE that appropriate corrective actions are immediately undertaken.

For the past four (4) years it is estimated that your LEAD staff of KAREN D. Matlak, Kim Coogan and Patrick Todd Pope have squandered over sixty-three thousand dollars (\$63,000⁰⁰) in resources when consideration is given for all the staff hours, responses to discovery requests, court appearances, security personnel during hearings, food, lodging, transportation, postage for all the pleadings/motions filed during the course of this litigation. All of these tax dollars for the purpose of litigating a simple destroyed and lost property lawsuit that your subordinates could have settled years ago for less than two thousand dollars (\$2,000⁰⁰).

In fact on November 20, 2015 I reduced my offer of \$1,750⁰⁰ to settle all claims and offered your subordinates the opportunity to settle the lawsuit,

(2.)

Lakeith Amir - Shaeit vs. Officer Angela D. Allen Case # 67247-I, for fifteen hundred dollars (\$1,500⁰⁰).

This \$1,500⁰⁰ offer was made in good faith to try and save all interested parties (namely myself and the taxpayers) from having to incur any more unnecessary litigation expenses by our avoiding the need for the jury trial scheduled for June 06, 2016.

Moreover, I made this offer in light of the presiding judge's October 2015 order that referred the lawsuit for alternative dispute resolution ("ADR"); plus instructed me and your subordinates to meet and try to discuss voluntarily settling the lawsuit. On behalf of you and your office, Attorney Pope met with me at the prison on October 30, 2015, and rejected my offer and made me a counter offer of fifty dollars (\$50⁰⁰) to settle all claims. As you realize it costed more than

(3.)

fifty dollars of the tax payers money for
the rental car, gas, food, and work hours
paid for Attorney Pope to make the round
trip from Austin to Rockwall, Texas.

During our meeting Attorney Pope told me
that the LEAD was a war chest, and if I
did not accept the \$50⁰⁰ offer, it is he and
his superiors position that it makes good
fiscal sense, plus it looks better on paper
than to go to jury trial - JUNE 06, 2016 -
rather than agree to a settlement offer
of \$1,750⁰⁰ made by a pro-se prisoner ever
some legal materials and law book that was
lost or unlawfully destroyed.

Its worthy of you to note a few things about
defendant Angela A. Allen that your subordinates
have been well aware of for the past 4 years.
While employed as a TDCJ officer defendant
Allen became involved in an inappropriate

intimate relationship with one of the prisoners at this prison. Allen quit her job about 3 years ago to continue the relationship with her paramour once he was granted parole. On January 30, 2015, Allen gave birth to the couple's first child, a beautiful baby girl whom the parents named "Paris". The couple has since gotten married. (SEE: TEXAS PENAL CODE 39.04(2); TEXAS GOVERNMENT CODE § 501.011(A))

If unlike your subordinates, you believe that settling this 4 year old lawsuit not only makes good fiscal sense, but it's the right thing to do in light of the factual circumstances; then I am still willing to stand by the terms of the \$1,500⁰⁰ offer made in my last letter to attorneys Pope and Coogan.

Please respond to this correspondence by JANUARY 25, 2016, advising me of your intentions. I look forward to working with you to resolve the lawsuit.

LAS/

~~Most Respectfully,
LAKETH ANIK-SHARIF~~

(5.)

LYNCHED IN TEXAS JAIL

Justice

for Sandra Bland!

The jailhouse murder of Sandra Bland remains an unsolved mystery, and the legal system in Texas - Waller County, in particular - has for all practical purposes indicated to the world that nothing shall ever be done about it. If the latest developments in which a so-called "Special Prosecutor" failed to bring about an indictment for murder, does not serve as a wake-up call to the Black communities then we are in worse shape than anyone could imagine. The best this "Special Prosecutor" and his not so grand jury could muster up is a damn state jail charge of perjury against the

ARRESTING OFFICER BRIAN ENCINIA. "If" convicted
ON THE PERJURY CHARGE, IT IS HIGHLY, AND I DO
MEAN HIGHLY UNLIKELY, THAT THIS TEXAS TROOPER
WILL SPEND AS MUCH AS ONE HOUR BEHIND BARS.
AND THE OFFICIALS CARRYING OUT THIS JUDICIAL
CHARADE HAVE THE AUDACITY TO PRETEND AS IF
THEY DO NOT UNDERSTAND WHY THE PEOPLE
ARE UNSATISFIED WITH HOW THINGS ARE PLAYING
OUT. THAT'S BECAUSE WE KNOW IF SANDRA WAS
A CHILD OR RELATIVE OF THE KENNEDY OR BUSH
CLAN THESE SAME OFFICIALS AND "THEIR" LEGAL
SYSTEM WOULD STOP AT NOTHING UNTIL THEY
DISCOVERED WHAT REALLY HAPPENED TO SANDRA
AND HOLD THE INDIVIDUAL OR GROUP OF
INDIVIDUALS ACCOUNTABLE. THE SCENE WOULD
BE REMINISCENT OF A MODERN DAY WITCHHUNT.

UNFORTUNATELY FOR SANDRA, SHE IS THE DAUGHTER
OF A BLACK WOMAN NAMED GENEVA REED-VEAL,
AND SO ACCORDING TO OUR HISTORICAL RELATION-
SHIP TO THIS COUNTRY DATING BACK TO THE TIME
OF CHATTEL SLAVERY, LYNCHINGS ARE A DAILY PART
OF OUR REALITY. WALLER COUNTY, TEXAS IS NO
EXCEPTION TO AMERIKKA'S HORRIFIC RACIST
HISTORY AS IT RELATES TO THE COUNTRY'S NON-WHITE
POPULATION. (SEE: U.S. VS. WALLER COUNTY, TEXAS (1971 CASE))