Ajj 13

This is the following to my last post I said I'd give a real account of why I'm in segregation. Here are the two cases that get me in a solitary for the last 18 years. There is abot to these cases that I want to bring to attention.

placed on them for many many different reasons. A 3.7.D. is a

Special Precaution Designator. These SPD's Will stay with a person for as long as the admin. wants them to. They can be lifted by

the State Classification Committy but its lare.

Threat bromp). That means the b.t., (bang Intelligence) has either found someone active in that gang to say you are a member, or found a "kite" with your name in it, or found mare where on that gang in your cell. Having a known gang to them is an own matter continuation to that gang. Even if you slid back, (but) and you have the tatton you still are an active member of that gang. Now, the reason its bad to get continued is because you are new on a federal file when you are released it will follow you into the free world you are a marked man the first of your life. This SPD of a STE you will never get rid of Being confirmed means that should you get laught up in anything the D.A.'s can file the R.I.C.O. act on you and just you away for the rest of your life.

They tried to do this to me. I've been here a very long time.

I've met many many people. We done time with the Top Dogs of alot of these gangs. I know a few of them sersonally. (Is I sit and write this, "of Wren" is right below me. He is an own school Canaster for real!) I was almost confirmed Aryan Circle. I Sought that as hard as (could. It finally went away! It took alot of denying but I did it. Here is some of the junger NOW these SPD's are bad news. These SPD's are as follows: ES. ESCAPE, - EA. ESCAPE ATTEMPT, - SR. RESTRAINT PRECONTION, 5A-STAFF ASSICTIVE; and HS-HOSTAGE SITHATION... WHEN ONE or more of these are put on you, it means you can not go just medium custody for logears after time of placement. After the Can remove them or ... not, or let you go begand medium costocks. All this has to do with why we been in a solitary cell for the last 18 news. for the last 18 years. Is now look at the cases I have posted here about an "escape dates and times on these two cases... At 1:55 pm 1 was Written up for an attempted escape... At 2:05 pm I was wrote up for assaulting another inmate... It I was attempting to escape who would I do so to have a fight with another inmate: 47 2:00 o'clock in the afternoon! See, it was a hit set up by the officer norking. There was no damage donce to the cell coor. How did I get it open without tearing it up? It was rolled open as was the door to the other inspectes cell. THESE two cases have kept me in secregation now for 18 years!

I have not seen a minute of T.V. since the summer of 1996. I have done my best to get out of here but things get really bad from time to time, by that mean the situations that arise from officers who have no phomess working in a slace like this. Ire had many problems with these officers down thri the years and most of the reason(s) is because they have absolutely no respect for people. See, I can actually under-3 fand that, especially back here in lock up. They are cussed out every minute that they are here just about, the women that work in this environment are treated so and by the offenders thats its no wonder we have no respect. They come to work and as soon as they hit the you alot of these Idiots gull out their dicks and start jacking off on them. Sive they can write it up, and some do, but most don't and The gays that don't act like an animal have to just up. With that sick shirt. See, our cells face each other. .. I've been here now for 23 flat years and le caught only 3 of those kind of cases, but all three were bogs. When you piss off a feriale officer she can write you a code 20 Case and get you rolled. (Code 20 is a sexual rusconduct The Male Officers can lise a "Code 4" Threatening an officer and All do the same thing. 1 digress...

We spent 18, years in Segregation for something I did not do. Masor Workefield decided to have those cases wrote as they were to cover up the seal reason things dent down the way they did I got in to it with an officer and they thenon't they can't get back at me this a serson

they knew who had a capital life sentence that was never getting out al prison. He thought he can't hand, le Me. Threed out he miscalculated, but he almost did Succeed. He came close to Killing Me. Look him up. He 1/4s Killed a Celli before and almost got Me. Everything I am Saying he can be checked for facts. I have been in racial mots, he been in More than 150 fights. In been beaten almost to death more than once. We been clicked on by grys who I thought was on the same side (Was ... As I Said, I was given the wick I came to prisen for possession of a controlled sub-Stance, I was caught with a snale gram of methy I was Made to take a 25 years sentence for it, and yes, I am one very among man What I write. There is nothing in this blog that can be sroven a lie. proven a lie. I am sending a statement I filed with the State Classification Committe. On the Rebertson linit back in the Mid go's there were alof of Killings. I was working in the fields when an officer (Harms) shot an inmate between the eyes. This inmate was doing a 3 year sentence, he couldn't speak enclish and he was afraid of horses. He was shot between the eyes running away from the officer. . How does that happen?

A black man named Crenshaw was Killed by

Pg. 3 Cront a Lt. and a Sig., they were tonyd gulty of homiside but never got a day of time. All of this can be checked. Please do not think that I hate the police or condemn Indges a District Attorneys ... I don't. They are very Much reeded. There are many many animals in here that need Killing... All rapist, child motester and all sound cases shepted carry the life with out, and death senalty for 200 offenders, the play feel about I. We had to live around these Bick fackers for 1/2 my life and they deserve everything I have been told that sex offenders get priorty to bed space in the 12 way houses. They were allowed food stamp assistance when a drug case was not. They could vert an apartment then T.A.A. Where a drug case convict could Not... | knew a 35 year old who raped a 9 year old girl, broke her back, best her almost to death and was given a 7 years sentence. Made his first parole ... Why does This system allow that to happen? My 1st drug conviction and I was forced to take a 25? had to do at least to to come up for parole and set-off immediately... I was asked to do an interview for a documentary. If anyone Wants to see me in that interview please see the film. Its called "THE DIVISE" by Kathrine Round, (director). OR goto https://www.picturehouses.com/film/the divide When I done the interview I thought it was going to be about prisons... Boy was I wrong. I have nothing against good

old capitalism! I may be a "have not" but I know in this country I can change that with a real good Idea, a good Hork ethic, a good education or just plain luck!

At any rate; life in here is not anything like people

think! In one have a specific question on any aspect
of this just ask and the answer you personally! People, if ya read this, Norte me. I've answer any one B. Carlon

STG, I have been told twice in an I-60 that I have not been confirmed as an STG. I would like to know why then I am getting UCC sheets saying different? I want to know from your office in writing if I have been confirmed or not...The paper work that I was found to have did not belong to me and in fact, it was in a large envelope that I was asked to pass for someone else. My name has bos never been found in any kite or letter to any known member. There is not one shred of proof that I am an active member of any gang or group!

I want to know what evidence is being used to put this jacket on me. There is not a member you know that can tell you my name... That paper work that was found in my cell was in the places it was for the sake of hiding it from incopetent staff members. It took a raid from the STE office to find this and most of it was in the open in order that I could have quick access to it for when it was time to pass it on...

I am not a member of any group or gang. Not AC, WK, TM nor any other racial based gangs. I do not have any tattoos of a gang theme. I have been here for more than 17 flat years and now I am being targetted as a member of a hate group? Stop it! I am not going to wear that jacket for the rest of my life. Its not true. If you have a problem with me having the name of "Norman Smith" in my mail log, thewlook back to about 1998, I was locked up with him on the Robertson unit. There are many reasons that people can have incriminating paper work in their possession, but that does not mean that they are are a member of that "gang". Have you ever heard my name in the context of gang relations before? I do not think so. In 17 years at no time can you point to a point that I was considered gang related. There is good reason for that...

None of you GI's are fools, or incompetent lackeys...I ask that you really take a closer look at me before you lable me with that jacket. In 17 you can not find a kite with my name in it. Ask any member if they can give you any one of my 3 names? William Keith Thomas. This is a plea. I was labled an escape risk which was nothing short of str8 bullshit, excuse the expletive... I would like to ask for a face to face interview with any one of you...

Sincerely, Vallance

Please consider this request...

William Kerry Thomas # 684117 #/s G-113 7-29-11 8/5/11 Os 4/6/11 you are listed as a Suspected argan linele Member with an aka of "CD". a Cell Dearch on 2/28/11 revealed a Variety of items Which were used to identify you as part of this STG.

EXAS DEPARTMENT OF CRIMINAL JL ...CE

Placement on Restriction			
	Ad Seg Level Review	(Ad Seg Offenders ONLY)	
(法)	I. OFFENDER INFORMATION	10	
Offender Name: Thomas William TDCJ Number: 084 17; Custody: 1 ; Unit: 24			
II. PLACEMENT ON RESTRICTION (Initial Placement ONLY)			
Instructions: The highest-ranking supervisor on duty has the authority to initially place an offender on restriction. The shift supervisor (may be the same individual) shall document the placement in Sections I. and II. of this form; and then notify the Unit Classification Committee (UCC) or the Administrative Segregation Committee (ASC) — by providing them this form intact.			
a.	As of (date), at (time), the above-named offender has been placed of SM-01.29, Offender Management Restrictions. [NOTE: Place a √ in front of each restriction imposed	Market and the second of the s	
	Paper gown; Paper mask; Food loaf		
	Personal property (i.e., container; hard plastic; lock; metal; hotpot; etc.) List specific property restricted:		
	State Issued property (i.e., mattress; blanket; sheet; etc.)		
	List specific property restricted:		
b.	b. Reason for Placement:		
c.	Documented by:		
	(Print Name & Rank/Title) (Signature/Date)		
→ The restriction(s) may only continue up to 24 hours without review by the UCC/ASC (or until their earliest following workday).			
III. UCC / ASC REVIEW Instructions: This section shall be utilized for both UCC and ASC reviews. If the form is being utilized for a "subsequent review, the			
Committee must ensure Section I(Offender Information) is completed and have the previous I-203 available for review.			
a. REVIEW: (one) Initial; Subsequent; Review held on 7/27// at 77/7 by the (one) UCC; ASC.			
	Type of Review: Restriction; 7-day; 30-day;		
c. <u>RESTRICTIONS</u> : The UCC/ASC has reviewed the offender's record and has decided to either impose, continue, or discontinue restrictions, as noted below:			
	- Paper gown?		
	- Food loaf?		
	- Personal property? YES; NO Review/Expiration Date:		
	List specific property restricted:		
	- State-Issued property?		
	List specific property restricted:/		
d. LEVELS: (To be completed for Ad Seg offenders ONLY):			
Pursuant to the Administration Segregation Plan, the offender is assigned to Level (one): I I I or III e. Justification for Decision(s):			
e. Justification for Decision(s):			
	f. Committee Members (Print Name & Rank/Title/Sign Initials):		
f.	; and 3. Cr5hu 2		
IV. OFFENDER NOTIFICATION			
Instructions: Staff shall: notifiy the offender that the UCC/ASC decision will expire on the date indicated or be reviewed for continuation; request the offender to sign (if offender refuses, document the refusal); and provide the offender a copy of the completed document.			
Notified by:			
1-2	(2006) WHITE: Offender's Unit File CANARY:	Offender	

CASE! 20000161646 TDCJND: 006(17 NAME: THOMAS WILLIAM KEITH UNIT RE HSNG: 12FF1 73 JOHN SEC DET. LEVEL III EA: 10: CLASS: 13 EUST: 3A PRIMARY LANGUAGE: ENGLISH . MHMR RESTRICTIONS: GRADE: NA / GAW OFF. DATE: 01/26/00 01/55 PM LOCATION: RB 12 BLDG E WING E TYPE: ID OFFENSE DESCRIPTION ON THE DATE AND TIME LISTED ABOVE, AND AT FM ROBERTSON UNIT, 12E-69, OFFENDER: THOMAS, WILLIAM KEITH, TDCJ-ID NO. 00684117, ATTEMPTED TO ESCAPE FROM THE GUSTODY OF TDCJ. SHIFT/CARD: 1 A CHARGING OFFICER: ROBERTS, B. CO III 2 30 0 OFFENDER NOTIFICATION IF APPLICABLE, INTERPRETER, TIME & DATE NOTIFIED; 1-49-00 BY: (PRINT) M. SAUCUEL CII YOU WILL APPEAR BEFORE A HEARING OFFICER 24 HOURS OR MORE AFTER RECEIPT OF THIS NOTICE. DO YOU WANT TO ATTEND THE HEARINGO VES NO IE NO, HOW DO YOU PLEAD? GUILTY NOT GUILTY OFFENDER NOTIFICATION SIGNATURE: BY SIGNING BELOW, YOU GIVE UP YOUR RIGHT TO 24 HOUR NUTSCE AND AUTHORIZE THE HEARING OFFICER TO PROCEED WITH THE HEARING. DATE: 1-27-00 OFFENDER WAIVER SIGNATURE HEARING INFORMATION HEARING DATE: 2-2-00 TIME: 835 TAPE\$ 387 SIDE\$ A START\$ 308 END\$ 380 TAPE#____SIDE#__START#___END#_ EXPLAIN BELOW BY NUMBER: (1) IF COUNSEL SUBSTITUTE WAS NOT PRESENT DURING PART OF HEARING; (2) IF ACCUSED OFFENDER WAS CONFINED IN PRE-HEARING DETENTION MORE THAN 72 HOURS PRIOR TO HEARING, (3) IF ACCUSED WAS EXCLUDED FROM ANY PART OF THE EVIDENCE STAGE, (4) IF ANY WITNESSES DR (5) DOCUMENTATION WAS EXCLUDED FROM HEARING (6) IF OFFENDER WAS DENIED CONFRONTATION AND/OR CROSS-EXAMINATION OF A WITNESS AT THE HEARING (7) IF INTERPRETER USED: (SIGNATURE_ 01.0 OFFENSE CODES: OFFENDER PLEAL (G, NG) NONE) I NG | 16 FINDINGS: (6) NG, DS) REDUCED TO TINOR (PRIOR TO DOCKET)_ (DOCKET)_ (HEARING)_ BY: (INITIAL)_ IF GUILTY, EVIDENCE PRESENTED, CONSIDERED, AND REASON(S) FOR DETERMINATION OF GUILT: A) ADMISSION OF GUILT, B) OFFICER'S REPORT, C) WITNESS TESTIMONY, D) OTHER. EXPLAIN IN DETAIL : Admission intertinary latticer's report testimony PUNISHMENT LOSS OF PRIV(DAYS) ___ REPRIMAND..... SOLITARY(DAYS)..... *RECREATION(DAYS)_/S EXTRA DUTY(HOURS)..... REMAIN LINE 3...... *COMMISSARY(DAYS) 3022 CONT. VISIT SUSP THRU __/_ REDUC.CLASS FROM __ TO __ *PROPERTY(DAYS)..____ CELL RESTR(DAYS)..... GOOD TIME LOST(DAYS).____ *____(DAYS)..__ SPECIAL CELL RESTR(DAYS).___ DAMAGES.....\$___. SPECIFIC FACTUAL REASON(S) FOR PARTICULAR PUNISHMENT IMPOSED:__ Natura of Oftense _ NO /(NA) CREDIT FOR PRE-HEARING DETENTION TIME? YES(DAYS)_ DATE PLACED IN PRE-HEARING DETENTION HEARING LENGTH OFFENDER SIGNATURE FOR RECEIPT OF FINAL REPORT: Most Avents STATE CLASS.COMMITTEE MEMBER WARDEN HEARING OFFICER (PRINT)

(FORM I-47MA)CONTACT COUNSEL SUBSTITUTE IF YOU DO NOT UNDERSTAND THIS FORM, (REV. 06-98) COMUNIQUESE CON SU CONSEJERO SUSTITUTO SI NO ENTIENDE ESTA FORMA

TDCJ DISCIN INARY REPORT AND HEARING RECORD

2

CASE 20000161864 TOCUNO: 006 17 NAME: REDMAS, WILLIAM KEITH UNIT: RB HSNG: 12FF1 73 CLASS: L3 GUST: 3A PRIMARY LANGUAGE: ENGLISH MHMR RESTRICTIONS: GRADE: WA / GAW OFF DATE: 01/26/00 02/05 PM LOCATION: RB 12 BLDG E WING E 9 TYPE : ID OFFENSE DESCRIPTION ON THE DATE AND TIME LISTED ABOVE, AND AT FM ROBERTSON UNIT, 12EE 2 ROW RUN, OFFENDER: THOMAS, WILLIAM KEITH, TDCJ-ID NO. 00684117, DID ENGAGE IN A FIGHT WITHOUT A WEAPON WITH (OFFENDER HERNON, EUGENE TDCJ#453187) BY COMING OUT OF HIS CELL 69 AND ASSAULTING OFFENDER HERNON. TCP2-7-00 CHARGING OFFICER: ZAVALA, R. CO III SHIFT/CARD: 2 A 2:35 0 OFFENDER NOTIFICATION IF APPLICABLE INTERPRETER, TIME & DATE NOTIFIED: 1-17-00 BY: (PRINT) M. SANCHEC, C.F. YOU WILL APPEAR BEFORE A HEARING OFFICER 24 HOURS OR MORE AFTER RECEIPT OF THIS NOTICE. DO YOU WANT TO ATTEND THE HEARING? YES, NO IF NO, HOW DO YOU PLEAD? GUILTY WOT GUILTY DEFENDER NOTIFICATION SIGNATURE: 6 7 Showing DATE: 1.27-00 BY SIGNING BELOW, YOU GIVE UP YOUR RIGHT TO 24 HOUR NOTICE AND AUTHORIZE THE HEARING OFFICER TO PROCEED WITH THE WEARING DATE: 1- 27-00 OFFENDER WAIVER SIGNATURE: HEARING INFORMATION HEARING DATE: 2-2-00 TIME: 3-67 SYSTAPE # 4387 SIDE # A START # 380 END# 419 TAPE*____SIDE*__START*__END*_ EXPLAIN BELOW BY NUMBER: (1) IF COUNSEL SUBSTITUTE WAS NOT PRESENT DURING PART OF HEARING, (2) IF ACCUSED OFFENDER WAS CONFINED IN PRE-HEARING DETENTION MORE THAN 72 HOURS PRIOR TO HEARING, (3) IF ACCUSED WAS EXCLUDED FROM ANY PART OF THE EVIDENCE STAGE, (4) IF ANY WITNESSES OR (5) DOCUMENTATION WAS EXCLUDED FROM HEARING (6) IF OFFENDER WAS DENIED CONFRONTATION AND/OR CROSS-EXAMINATION OF A WITNESS AT THE HEARING (7) IF INTERPRETER USED: (SIGNATURE_ OFFENSE COBES: 21.0 OFFENDER PLEAL (G, NG NONE) | NG 16 FINDINGS: (G) NG, DS) REDUCED TO MINOR(PRIOR TO DOCKET)__ (DOCKET)__ (HEARING)__ BY: (INITIAL)_ IF GUILTY, EVIDENCE PRESENTED, CONSIDERED, AND-REASON(S) FOR DETERMINATION OF GUILT: A) ADMISSION OF GUILT, B) OFFICER'S REPORT, C) WITNESS TESTIMONY, D) OTHER. EXPLAIN IN DETAIL: Admission intestimony Officer's report PUNISHMENT LOSS OF PRIV(DAYS) REPRIMAND..... SOLITARY(DAYS)..... *RECREATION(DAYS) TO DUTY(HOURS) REMAIN LINE 3..... *COMMISSARY(DAYS) O CONT. VISIT SUSP THRU _/_ REDUC.CLASS FROM _ TO _ *PROPERTY(DAYS)...____ CELL RESTR(DAYS)..... GOOD TIME LOST(DAYS).____ *____(DAYS).._ SPECIAL CELL RESTR(DAYS).__ DAMAGES.......... SPECIFIC FACTUAL REASON(S) FOR PARTICULAR PUNISHMENT IMPOSED: CREDIT FOR PRE-HEARING DETENTION TIME, YES(DAYS)___ NO / MA DATE PLACED IN PRE-HEARING DETENTION HEARING LENGTH OFFENDER SIGNATURE FOR RECEIPT OF FINAL REPORT: (20) HEARING OFFICER (PRINT) WARDEN STATE CLASS, COMMITTEE MEMBER

(FORM I-47MA)CONTACT COUNSEL SUBSTITUTE IF YOU DO NOT UNDERSTAND THIS FORM.
(REV. 06-98) COMUNIQUESE CON SU CONSEJERO SUSTITUTO SI NO ENTIENDE ESTA FORMA

TOCH DISCIPI INARY REPORT AND HEARING RECORD

9

To: State Classification Board

10-07-2011

Re: Presumption of an Escape Attempt

I extend my respects to each and all members of this classification board...

I am writing this statement in the hopes that, after more than 10 years, I will be able to show that what was written and presented in this case(s) was a blatant lie and an exaggeration of what really happened, and why it happened. At no time was there ever an attempt to 'escape' from the custody of TDCJ-ID. What follows will prove this to be true...Or at least that is what I am hoping it will do... With that I would like to present the facts of this situation first...

As you can see on the first case it happened at [1:55 (PM)]. This being in the very middle of the day and the shift. It took place in a [12 Bldg. Seg.] on the French Robertson Unit. The case I am referring to is Case #20000161646.

I was charged with a 01.0 and was found guilty of this charge. I would like to point out that at no time was an inspection made of the door or cell. The door was found to be solid and not tampered with. The proof of this is after I was moved out of that cell it was utilized almost immediately there after. That door was rolled by the officer in the picket...

What happened was this; Another door was rolled along with mine. It belonged to offender Eugene Hernon #453187. The reason for this is, was a few weeks before all of this happened I got into it with an officer named Mrs. Cagle (Cagel)?) and I spit in her face. I was rolled to that cell for this incident. Alittle while later Offender Hernon shows up. We are both now on the same section and on the same run, (2 row).

I was taken to the shower at about 1:30pm, after I was finished with showering, the officer came over the speaker and told me to go back to my cell and thats when he pop open the shower door for me to do so. When I get back to my cell Offender Hernon was already in there and sitting on my bunk. He stands up and tells me that he and I are going to finish some unfinished business concerning Mrs. Cagle. That is when he told me that he was going to kill me for what I did to Mrs. Cagle.

The fight commenced. I fought, true enough, but I did so out of self defense. Thats why I plead not guilty on the following case. I won that fight luckily. This person has killed before and I was not going to be another victim. (Review his disciplinary history)

By this time things did not go like the officer working thought it would. It was officer Corey I believe that set this up with Hernon. When they seen that Hernon was not going to be able to do what he said he would be able to do they had no choice but to get the rank involved. I had refused to go back into my cell and close the door. When the rank showed up, a newly made major was with them. It was Major Wakefield. I was not thinking straight and said some things to him that I should not have...To say the least, it pissed him off...he ordered the

Continued ...

officer(s) to write an escape case. I was wrote an escape case at [1:55pm] and within 10 minutes I was written another case for fighting without a weapon, Case #20000161864, at [2:05pm].

The case states that I came out of my cell and assulted offender Hernon. Why and how was he out of his cell? At the time of this incident there were more than 10 officers on the wing. How is it an escape and a fight? It takes two people to fight and we were both put into cells on F-Wing where both our doors were CHAINED SHUT. This so called "escape" was nothing but a set-up fight that went wrong. There is no evidence, such as door tampering, maps, dyed clothes, ect...to even suggest that this was anything but a fight.

Where was a person to escape to? In the middle of the day, with a pod full of officers, and in one of the most secure prisons in the system? In segregation on top of it all....

I have spent more than 12 years back here over this. I have written to everyone I could think of concerning this matter... If it was such an ESCAPE OR ATTEMPTED ESCAPE, WHY WAS IT NOT TAKEN TO STATE COURT? Charges have been filed on people for nothing more than throwing water on an officer.

I am providing copies of the cases I have sited here. I would like for anyone of you to look them over and see the truth in what I am saying here. I do not have any kind of escape history, from the custody of TDCJ-ID or any Police agency. I have ran from the police a many of times but once caught I have never attempted to "escape" from them... that is called, (and I am sure you all know this), Evading Arrest. Not ESCAPE!!!

I now have more than 12 years back here in this segregation because of it and I have done none of what I was accused of. I fought for my life and if you think that to be an exaggeration, then look at Eugene Hernon's disciplinary history. In the mid, 1990's ,the Robertson Unit was the 3rd. worse prison in the system. With good reason. It takes officers to make that happen, and if you do not believe that then you are very naive to the environment of prison life. Truth be told, I really do not believe that any of you are naive to any of this.

I ask that you, the Classification Committee, take into account what I have said herein and see the truth in it. I am doing my very best to get accepted in the SVORI program. I have spent the entire prime of my life here and I would like to try..and rectify..some of it...

Please take into consideration what I have presented here. I have done the required 10 years on this designator... Thank you for your time and consideration in this matter....

Sincerely,

William Keith Thomas #684117 JA unit H/S 2101 FM 369 N. Iowa Park, Tx. 76367