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In the Name of Allah, the Compassionate, the Merciful

9-20-23

To whom it may concern,

It's my understanding that my folks sent BadJurist an Email and didn't hear back from anyone. I'm fairly convinced that I have everything and more that you seek. Because it's so much to explain in this letter, I'll let Bad-Jurist respond so that my folks can send you all the evidence that I have that clearly show that I was railroaded. I had to be brief in putting together the events in chronological order. However, the legal documents which include pro-se motions, letters, court orders etc. provide more information and yet there's still more to the story. My folks have approximately 108 documents to send to ~~Bad~~ BadJurist. I also told my folks to donate \$25.00.

In exhibit 16 you will find ~~the~~ government documents that tend to show that the lead prosecutor in my case had suborned perjury, Judge abused her discretion, prosecutorial misconduct and ineffective assistance of counsel etc. exist in my case. God willing I will try to give you as much info in this letter

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as possible but it's too much. In 1996 I became the target of a sting operation. The DEA together with the NYPD designed and facilitated a crime where I ended up getting entrapped. During the course of the sting operation the police murdered two of my friends. The police forgot that their surveillance video was still recording and one of the officers ~~was~~ was taped telling one of my codefendants that he wish we had shot at them so they (the police) could have killed us too.

I went on a speedy trial and was acquitted. A few months later I was subpoenaed to testify in federal court on behalf of a defendant and friend of mine named John Muyet. The prosecutor in that case objected and I was ordered to come back the following day with the court appointed attorney, Labe Richman, who had represented me in my entrapment case. The following day the prosecutor from my entrapment case appeared in court accompanied by the two agents who had set me up with a cooperating informant. Two (2) months after they were standing in an intimidating manner at the back of the court by the exit/entrance. Two (2) months later, in what was an apparent act of retaliation, the NYPD raided my ex-mother-in-law's ~~ap~~ apartment located on the 13th floor while I was apprehended

on the lobby of the 21 story housing project that I didn't live in but my kids did. Present during that raid were the two agents that had entrapped me. I first went to Central Booking in the Bronx, then the two agents picked me up and took me to the DEA building where they tried to bully me into cooperating despite the fact that I had refused to cooperate during my entrapment case. So the NYPD came with a search warrant for guns which were never found. Unable to find the alleged guns, they ~~had~~ literally planted 49 glassines of heroin on me and charged me for that in federal court. That second federal case was a throw away ~~case~~ case. They were just trying to keep me locked up until they indicted me on the RICO case that I refused to help fabricate on a total of four (4) occasions. During my second federal case I compelled the prosecutor to agree on a bail. The agreement was that I would be granted bail if I waived my speedy trial right and be placed on house arrest. I agreed and was placed on house arrest two (~~as~~) months later. Two (2) months after that, the same two agents arrest me for a third time and charge me with RICO. Ironically, ~~that~~ the prosecutors assigned to the RICO case were the same prosecutors who had indicted and tried me in my first federal case.

Before the RICO case began, the lead prosecutor was replaced immediately after an abuse of a writ. At trial at least one government witness testified that the so-called group did not go by any name. First it went by the name of Power Rules then Unity and then nothing.

(Note: the documents explains everything in order) A DEA document from June of 1997 clearly stated that the case file name was Rolando Lorenzo. It did not say Power Rules, Unity nor my name under indictment Miguel Guzman. Two (2) months after that, August 12, 1997, I get arrested and charged with RICO for a gang called Power Rules and later Unity. So the government conveniently changed the name from Rolando Lorenzo, who later cooperated and testified against me, to Power Rule - Unity and named me as the leader. In any event, the government stipulated on the record that the case file for that case had been titled Rolando Lorenzo. At trial I witnessed the prosecutor signaling to the witness, Luis Soto, and telling him how to answer the attorneys questions. (I know I'm all over the place with this letter, but you will find the documents more detailed). My attorney moved for a mistrial but was denied. (There's more to all this) Now comes the best part.

I was convicted but before I got sentenced

I came across some government documents that tend to show that the prosecutor, Feinzig, had suborned perjury. John Muyet had prepared a motion for me and told me to give it to my then attorney Jeremy Gutman. (I fired Labe Richman) and for Gutman to adopt and submit the motion on my behalf. He refused so a motion was submitted to the court for permission to file ~~the~~ a pro se motion. The court granted it but as soon as I submitted the supplemental motion with the newly discovered evidence, the judge immediately reversed her order claiming that I was time-barred. I responded then she added a second reason for not allowing me to file my Rule 33 motion pro se. Now she adds that I had no right to file pro se while represented by counsel. Ironically, she allowed my co-defendant, Gregory Ferguson, to file a motion pro-se while represented by counsel. I noted this in a motion for reconsideration but the judge ignored my motion ~~and~~ by never answering it. My appellate attorney also refused to adopt and file my pro-se motion. I requested permission two (2) more times and each time I was told that I was represented by counsel. My appellate attorney, Theodore S. Green, told the government that I had the newly discovered evidence which tend to

show that Margery Fenzig had suborned perjury despite the fact that my Supplemental motion was filed ex parte. He even admitted speaking to the government about the documents in his motion to be replaced.

Look, there's a lot to all this. I urge you to read all the documents that my folks are trying to send to BadJurist. What I need to know is does BadJurist keep the documents or send them back? + ask this because the police here have a bad habit of giving other inmates the wrong mail. My legal name is now Aziz Mubaarak Bin Guzman. My name on my cases is Miguel Guzman. There's an inmate next to me with the name Miguel so if BadJurist sends back the documents to me, BadJurist will have to make sure that they put Aziz M. BinGuzman and not Miguel Guzman because the police may give it to my neighbor ~~is~~ and I will more than likely never see those copies again. If BadJurist can send them certified - Return Receipt I will have my folks pay for the cost ~~or~~ or, BadJurist can simply keep the documents. I just don't want my documents going to the wrong person.

Answer my folks Email to BadJurist and get the documents, they won't disappoint.