

In The circuit court OF The
17th Judicial Circuit In And
For Broward County, Florida

State of Florida
Plaintiff/Appellee,

vs.

Lancelot U. Armstrong,
Pro-se. Affiant,
Defendant/Appellant.

Division: FC.

Case no.: 90-5417cf10B,

Judge: Michael L. Gates,

Motion To order Testing OF GunCase,
And Allow independent Medical
check up and Treatment.

Comes now Lancelot Armstrong, acting in pro-se.
affiant. form moves this Honorable court to grant
this emergency petition in the above styled
cause, And allow an independent private -
Investigative Service to Test whether Toxic
material from the GunCase on April 20, 2007
causation of Additional medical problem, or the
Black powder like dirt Broken down material
which cause Flu like symptom, and Eye
problem, with additional headache and earing
pain etc. Petitioner Shall stated the following
Facts:

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1. Defendant Re-sentencing Trial proceeding, while on the witness stand Testifying April 19, or on April 20, 2007, state Attorney Michael J. Satz, error or willful intent knock-up a Black dirt like powder within my face from the Gun case.
2. After sitting down at the Attorney table, I explain that the Black powder cause my eyes burning and Allergy symptom. Counsel was advised to bringing said concerns to the Court attention.
3. April 23, 2007, when Defendant Flu like, and Allergy symptom got worst, Broward County, Sheriff's main Jail correctional medical nurse check out Defendant and treated for Influenza symptom. And re: to see the Doctor,
4. There was blood coming from my throat and few housing Deputies was advised by nurse Rolle, and few others to put the blood within a bag and signed me up on sick call several times to see the Doctor.
5. June 15, 2007, was the first acting Doctor to check me up, and eventually re-newed medication while redressing complaint of indifference
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Treatment which is cruel and unusual punishment, violation of obligation and abrogated of the Sunshine Laws, And violation of the U.S. Constitutional Rights, And The Florida Constitutions.

6. Defendant was advised that since April 26, 2007, that being placed on administrative confinement lack down there is no such legal rights and privileges unless the court allowing such since I do not have any disciplinary history.
7. Since 1990, there is no evidence of potentially danger to self or others, at all. Since returned June 4, 2004, there was many grievances to redress illegally lack down on 8-Floor due to nature of charge and sentence status which has resulted in high profile case with media coverage. Caused remedy that allow defendant to be in the lifer unit on 7-Floor general population, where defendant was working as trustee for over two (2) years, no disciplinary problem.
8. Since subjected on the 8-Floor continuous bias deprivation of private investigation meeting, and hindrance of visitation privileges. Since April 26, 2007, to the present date defendant only allowed to recreation once.

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9. Since April 26, 2007, To the present date only allowed to medical Two (2) times, which I was advised that the Doctor will be out for few weeks.
10. lack of legal access to Research, hinderance of private legal Aid, and Investigators to assisting preparation

Based on the foregoing facts, argument and legal Authorities, it is Respectfully Requested that this Honorable Court issue an urgency order directed at bona fide independent assistance as Warranted.

Wherefore Lancelot Armstrong, Sought Relief: of competent medical Doctor which independent service is important to Defendant health care and treatment. And to Scuring entry of Defendant private Investigative service which shall reflect that this is a bona fide Complainant.

USED INMATE MOVEMENT CARD AS I.D.

Sworn and Subscribed
before me this 23RD day of
JUNE 2007,

Steven G. Mangerian
Notary Service



Steven G. Mangerian
MY COMMISSION # DD592300 EXPIRES
September 5, 2010
BONDED THRU TROY FAIN INSURANCE, INC.

Respectfully Submitted:
Lancelot Armstrong, pro-se. #. 500408148,
Lancelot Armstrong, pro-se. Affiant.
8-B-2-6, P.O. BOX 9356,
Fort Lauderdale, Florida. 33310

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