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ALL POWER TO THE PEOPLE!!!

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RESISTING THE SUBVERSIVE EXTREMES OF



GEORGE JACKSON IS A LEGENDARY FIGURE AND A HERO HE SET A STANDARD FOR AND INSPIRED PRISONERS, POLITICAL PRISONERS FOR PEOPLE TO PUT HIS IDEAS INTO PRACTICE AND SO HIS SPIRIT BECAME A LIVING THING. BECAUSE HIS IDEAS LIVE. -WES P. NEWTON

POLITICAL PERSECUTION...

By:
 KIJANA TASHIRI ASKARI

PROLOGUE

INTRODUCTION:

My name is Kijana Tashiri Askari to whom is a New Afrikan Black Political Prisoner of War!! I am currently being held within the wretched confines of the Security Housing Unit (A.K.A. — THE S.H.U.) at Pelican Bay State Prison, in Crescent City, California on a indefinite basis for the sole reason & purpose, of my political beliefs as a New Afrikan Revolutionary Nationalist (N.A.R.N.)..

The focus of this pamphlet is to bring forth a comprehensive and a concrete understanding to the masses, so that the people will be able to relate to the historical significance of our ideological struggle, for New Afrikan Black liberation, that remains in practical existence from behind these prison walls.. There is many people out in Babylon who have been mis-guided, and given false & un-substantiated information about the current class of New Afrikan Black Political Prisoners of War, that is being held captive in the confines of the S.H.U. at Pelican Bay State Prison.. However, it has been conclusively determined that these various sources of mis-information, is essentially speaking from a bankrupt, & a opportunistic position that is soiled in idealism.. Meaning, that they is disconnected from the actual material components of struggle, that the New Afrikan Black Prisoner class (N.A.R.N.) is involved in, and henceforth, is not in a formidable position to speak about anything!! As in the words of Chairman Mao Tse Tung; "NO INVESTIGATION, NO RIGHT TO SPEAK!!"

Due to the persistent practices of mis-information campaigns, the masses of Babylon have been lead to believe, that the struggle for New Afrikan Black liberation, ended with the untimely murders of comrade George Jackson, W.L. Nolan, William Christmas, Cleveland Edwards, Alvin "Sweet Jugs" Miller, Howard Tole, and a countless list of others, who were all a part of the Black liberation movement from behind these prison walls.. So I'm here to inform you, that this same struggle still remains alive & active today!!

THE CLASS OF NEW AFRIKAN BLACK PRISONERS INDEFINITELY IN THE S.H.U. FOR STATUS, & THOUGHT CRIMES.. SEND YOUR LETTERS TO THE FOLLOWING ADDRESSES:

• ATN: ROBERT HOREL — WARDEN
5905 • LAKE EARL • DRIVE
CRESCENT CITY — CA. 95531

• ATN: OFFICE OF INTERNAL
AFFAIRS
P.O. Box • 3009
SACRAMENTO — CA. 95812
(916) 323-5769

• ATN: SENATOR GLORIA ROMERO
STATE OF CALIFORNIA
STATE CAPITOL BUILDING • ROOM # 501
SACRAMENTO — CA. 95814

• ATN: OFFICE OF THE INSPECTOR GENERAL
C/O • STEVE WHITE
P.O. BOX • 348780
SACRAMENTO — CA. 95834
(916) 323-6001

THE PURSUIT OF REAL FREEDOM IS DEFINED BY OUR ABILITY TO DEFINE IT ON OUR OWN TERMS, AND BY OUR WILLINGNESS TO FIGHT FOR IT, UNTIL THIS REALITY IS MATERIALIZED INTO A CONCRETE EXISTENCE!!

DARE 2 STRUGGLE!!
DARE 2 WIN!!

Kijana Tashiri Askari

Political Prisoner

BE SENT TO A PERSON OUTSIDE THE CORRECTIONAL FACILITY AS DESIGNATED BY THE INMATE..

• SECTION — 3315 (SERIOUS RULE VIOLATIONS);
(a) INMATE MISCONDUCT REPORTED ON A CDC FORM 115 SHALL BE CLASSIFIED SERIOUS IF:
(1) IT IS AN OFFENSE PUNISHABLE AS A MISDEMEANOR NOT SPECIFIED AS ADMINISTRATIVE IN SECTION 3314 (a) (3) OR IS A FELONY, WHETHER OR NOT PROSECUTION IS UNDERTAKEN..

• SECTION — 3316 (REFERRAL FOR CRIMINAL PROSECUTION);
(a) EXCEPT AS PROVIDED IN SUBSECTION (b), ALL CRIMINAL MISCONDUCT BY PERSONS UNDER THE JURISDICTION OF THE DEPARTMENT OR OCCURRING ON FACILITY PROPERTY SHALL BE REFERRED BY THE INSTITUTION HEAD OR DESIGNEE TO APPROPRIATE AUTHORITIES FOR POSSIBLE INVESTIGATION AND PROSECUTION WHEN THERE IS EVIDENCE SUBSTANTIATING EACH OF THE ELEMENTS OF THE CRIME TO BE CHARGED.. (*NOTE: AGAIN, WE, THE CLASS OF NEW AFRIKAN BLACK PRISONERS IS BEING POLITICALLY PERSECUTED FOR STATUS, & THOUGHT CRIMES, AS THESE COINTELPRO AGENTS HAVE YET TO PRODUCE ANY MATERIAL EVIDENCE OVER THE PAST 30 PLUS YEARS, THAT WOULD CONCLUSIVELY INDICATE, THAT WE NEW AFRIKAN BLACK PRISONERS IS INVOLVED IN ANY CRIMINAL/UNLAWFUL ACTIVITIES..*)

WITH THAT SAID, THIS IS WHAT THE PEOPLE CAN DO, TO SUPPORT THE CLASS OF NEW AFRIKAN BLACK PRISONERS.. IN THIS ERA OF ADVANCED MODERN TECHNOLOGY, WE IS IN NEED OF PEOPLE, WHO CAN CREATE WEB-SITES AND/OR BLOGS ON THE INTERNET, TO THUS DISSEMINATE THIS INFORMATION TO THE PUBLIC; WE NEED PEOPLE TO PUBLISH ARTICLES IN NEWSPAPERS ABOUT THIS ISSUE; THOSE WHO HAVE ACCESS TO AIR TIME AT YOUR LOCAL PUBLIC RADIO STATIONS, TO PUBLICLY ANNOUNCE, A STATEMENT IN OPPOSITION TO THE INHUMANE MEANS OF POLITICAL PERSECUTION, THAT WE NEW AFRIKAN BLACK PRISONERS IS BEING ARBITRARILY SUBJECTED TOO; AND TO INITIATE A LETTER WRITING CAMPAIGN TO THE LEADING PRISON BUREAUCRATS OUT IN SACRAMENTO, CALIFORNIA, AND TO THE WARDEN OF THIS PRISON, TO DECLARE YOUR OPPOSITION TO THE DRACONIAN PRACTICES, OF HOUSING

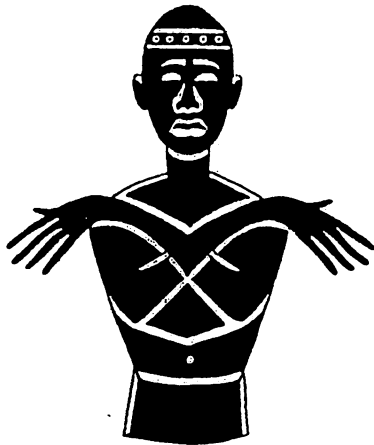
AND THE SECOND DISTINCTIVE CONTRADICTION THAT I WILL BE ADDRESSING IN THIS PAMPHLET, IS THAT, THE DOMESTIC & INTERNATIONAL COMMUNITIES HAVE BEEN MAKING ALOT OF NOISE, AND HAVE BECOME RIGHTEOUSLY IRATE OVER THE SOCIALLY INHUMANE HUMAN RIGHT ABUSES THAT HAS BEEN TAKING PLACE IN ABU GHRAIB AND GUANTANAMO BAY.. HOWEVER, THESE GULAGS HAVE ONLY BEEN IN EXISTENCE SINCE THE ON-SET OF THESE LATEST U.\$\$. LEAD IMPERIALIST WARS, THAT IS TAKING PLACE IN IRAQ & AFGHANISTAN VIA THE SO-CALLED "WAR ON TERRORISM".. ALTHOUGH THIS IS A RIGHTEOUS CAUSE TO STAND & FIGHT FOR, BUT WHAT ABOUT THE KAPTIVE CLASS OF NEW AFRIKAN BLACK PRISONERS THAT IS BEING HELD IN THE MANY GULAGS THROUGHOUT THE STATE OF KALIFORNIA?? IN PARTICULAR, THOSE OF US, WHO IS BEING HELD IN THE U.\$\$. COLONY OF PELICAN BAY STATE PRISON?? WE HAVE BEEN FORCIBLY SUBJECTED TO LIVE UNDER THE SAME SOCIAL LIVING CONDITIONS, JUST AS THE KAPTIVE CLASS OF PRISONERS IN ABU GHRAIB AND GUANTANAMO BAY, SINCE THE LATE 1960'S, TO THE PRESENT DAY OF 2008!! BUT NOBODY IS RALLYING TO, OR SPEAKING ABOUT OUR SITUATION??? YOU CANNOT BEGIN TO TALK ABOUT THE HISTORICAL ORIGINS OF THE BLACK LIBERATION MOVEMENT, WITHOUT TRAVELING THROUGH, OR MENTIONING THE GULAGS OF KALIFORNIA (SAN QUENTIN, SOLEDAD, FOLSOM, & PELICAN BAY).. SO HOW IS IT THAT WE ARE BEING OVER-LOOKED NOW?!

THROUGHOUT THIS PAMPHLET, I WILL BE QUOTING VARIOUS EXCERPTS FROM MY LEGAL COURT TRANSCRIPTS, THAT PERTAINS TO A COURT HEARING THAT I WAS PERSONALLY INVOLVED WITH, IN WHICH THESE GESTAPO AGENTS HAD CONFISCATED SOME IN-COMING MAIL OF MINE, UNDER THE SPURIOUS PREMISE OF ME PROMOTING PRISON GANG ACTIVITY, VIA THE IDENTIFICATION OF THE IDEOLOGICAL PRINCIPLES OF COMRADE GEORGE JACKSON (N.A.R.N.).. THE COURT ESSENTIALLY DETERMINED THAT THE BASIS FOR CONFISCATING MY IN-COMING MAIL WAS A EXAGGERATION OF FACTS, AND ORDERED THESE FASCIST PIES TO ISSUE MY MAIL TO ME.. THESE EXCERPTS FROM MY LEGAL TRANSCRIPTS WILL AID THE PEOPLE ON MULTIPLE FRONTS, BY SERVING AS A MODEL TO; 1) CONNECT THE (2) TWO MATERIAL DISTINCTIVE CONTRADICTIONS THAT I POINTED OUT, ABOUT VARIOUS POSITIONS BEING TAKEN THAT IS BASED ON; (a) MIS-GUIDED INFORMATION; (b) THE NEED FOR COMMUNITY SUPPORT FOR THE KAPTIVE CLASS OF NEW AFRIKAN BLACK PRISONERS THAT IS BEING HELD WITHIN THE U.\$\$.

COLONY OF PELICAN BAY STATE PRISON; (c.) TO MAKE IT CLEAR TO THE PUBLIC THAT THE NEW AFRIKAN BLACK LIBERATION MOVEMENT IS STILL ALIVE / ACTIVE BEHIND THESE PRISON WALLS; AND (d.) ESTABLISH THE HISTORICAL MATERIALISM OF OUR MATERIAL CONNECTION / EXISTENCE AS A INTEGRAL PART OF THE BLACK LIBERATION MOVEMENT, THAT BECAME PROMINENT, IN THE STATE OF KALIFORNIA, WITH BROTHERS LIKE HUEY NEWTON, GEORGE JACKSON, W.L. NOLEN, AND OTHERS; AND 2.) TO SERVE AS A BLUEPRINT SO THAT THE MASSES OF BABYLON CAN BECOME INFORMED OF THE CURRENT PHASE OF FASCIST OPPRESSION THAT WE ARE UP AGAINST, TO AND EFFECTIVELY SUPPORT US NEW AFRIKAN BLACK PRISONERS IN RESISTING THE SUBVERSIVE EXTREMES OF POLITICAL PERSECUTION, THAT IS OCCURRING RIGHT HERE ON OUR DOMESTIC HOMEFRONT!!

* NOTE: THE NAME OF THE COURT CASE IN QUESTION IS ENTITLED: S/N. MARCUS HARRISON V. PELICAN BAY STATE PRISON — CASE NO: HCPB.04.5054, DATED JUNE 15TH; 2005.. A COPY OF THIS ENTIRE LEGAL TRANSCRIPT, AND ALL REFERENCED INFORMATION HEREIN, IS BEING MADE AVAILABLE TO ANTHONY RAYSON OF SO. CHICAGO ABC ZINE DISTR0. PUBLISHING.. FOR MORE INFORMATION ABOUT THESE MATERIALS, YOU MAY WRITE TO HIM AT:

• SO. CHICAGO ABC ZINE DISTR0. PUBLISHING
 c/o. ANTHONY RAYSON
 P.O. BOX 721
 HOMEWOOD — ILL. 60430



(c.) INMATES, PAROLEES, AND EMPLOYEES WILL NOT SUBJECT OTHER PERSONS TO ANY FORM OF DISCRIMINATION BECAUSE OF RACE, RELIGION, NATIONALITY, SEX, POLITICAL BELIEF, AGE, OR PHYSICAL OR MENTAL HANDICAP..

• SECTION — 3006;

INMATES MAY POSSESS ONLY THE PERSONAL PROPERTY, MATERIALS, SUPPLIES, ITEMS, COMMODITIES AND SUBSTANCES, UP TO THE MAXIMUM AMOUNT, RECEIVED OR OBTAINED FROM AUTHORIZED SOURCES, AS PERMITTED IN THESE REGULATIONS.. POSSESSION OF CONTRABAND AS DEFINED IN SECTION 3000 MAY RESULT IN DISCIPLINARY ACTION AND CONFISCATION OF THE CONTRABAND..

• SECTION — 3023 (GANG ACTIVITY);

(a.) INMATES AND PAROLEES SHALL NOT KNOWINGLY PROMOTE, FURTHER, OR ASSIST ANY GANG AS DEFINED IN SECTION 3000..

(b.) GANGS, AS DEFINED IN SECTION 3000, PRESENT A SERIOUS THREAT TO THE SAFETY AND SECURITY OF CALIFORNIA PRISONS..

(c.) FOR THE PURPOSE OF SPECIFIC GANG PARTICIPANT IDENTIFICATION THE DEPARTMENT CATEGORIZES GANGS INTO PRISON GANGS AND DISRUPTIVE GROUPS AS DEFINED IN SECTION 3000..

• SECTION — 3150 (INMATE MANUSCRIPTS);

CHANGE WITHOUT REGULATORY EFFECT REPEALING SECTION FILED 10-29-90 PURSUANT TO SECTION 100, TITLE 1, CALIFORNIA CODE OF REGULATIONS (REGISTER 91, NO. 6)..

• SECTION — 3151 (POSSESSION);

ANY MANUSCRIPT AS DEFINED IN SECTION 3000 REMAINS THE PROPERTY OF THE INMATE WHO CREATED IT.. IT MAY BE RETAINED IN THE INMATES POSSESSION EXCEPT AS OTHERWISE DESCRIBED IN SECTION 3152..

• SECTION — 3152;

(b.) AN INMATE WILL NOT BE PERMITTED TO RETAIN IN HIS OR HER PERSONAL POSSESSION MANUSCRIPTS, WHICH VIOLATE THE PROVISIONS OF SECTION 3006.. ANY SUCH MANUSCRIPT WILL BE CONFISCATED AND DISPOSED OF IN ACCORDANCE WITH THE PROVISIONS OF SECTION 3006 (c.), OR PROVIDING THERE IS NO CONFLICT WITH THE REGULATIONS GOVERNING MAIL AND HANDICRAFT AS SET FORTH IN SUBCHAPTER 1, ARTICLES 2 AND 4 OF THESE REGULATIONS, THE MANUSCRIPT AND RELATED MATERIAL MAY

PEOPLE, THE FOLLOWING: THROUGHOUT THIS PAMPHLET, THERE HAS BEEN SEVERAL REFERENCES MADE, TO SEVERAL RULES & REGULATIONS, THAT GOVERNS THE DAY TO DAY OPERATIONS OF ALL CALIFORNIA STATE PRISONS WHICH WILL FURTHER DEMONSTRATE, THAT WE, THE CLASS OF NEW AFRIKAN BLACK PRISONERS HAVE BEEN IN COMPLIANCE WITH ALL SAID RULES / REGULATIONS, AS THE COURT DETERMINED IN IT'S RULING ON MY BEHAIF, BUT ALSO SHOW THE PEOPLE, HOW PELICAN BAY STATE PRISON OFFICIALS IS REFUSING TO COMPLY WITH THEIR OWN RULES / REGULATIONS ALONG WITH THE AFOREMENTIONED COURT DECISION.. THE CALIFORNIA CODE OF REGULATIONS — TITLE 15 — IS THE STANDING ADMINISTRATIVE JUDICIAL BODY, THAT IS OF PARTICULAR RELEVANCE IN THIS INSTANCE, WHICH STATE AS FOLLOWS:

• SECTION — 3000;

• CONTRABAND MEANS ANYTHING WHICH IS NOT PERMITTED, IN EXCESS OF THE MAXIMUM QUANTITY PERMITTED, OR RECEIVED, OR OBTAINED FROM AN UNAUTHORIZED SOURCE..

• GANG MEANS ANY ON-GOING FORMAL OR INFORMAL ORGANIZATION, ASSOCIATION, OR GROUP OF THREE OR MORE PERSONS WHICH HAS A COMMON NAME OR IDENTIFYING SIGN OR SYMBOL WHOSE MEMBERS AND/OR ASSOCIATES, INDIVIDUALLY OR COLLECTIVELY, ENGAGE OR HAVE ENGAGED, ON BEHAIF OF THAT ORGANIZATION, ASSOCIATION, OR GROUP, IN TWO OR MORE ACTS WHICH INCLUDE, PLANNING, ORGANIZING, THREATENING, FINANCING, SOLICITING, OR COMMITTING UNLAWFUL ACTS OR ACTS OF MISCONDUCT CLASSIFIED AS SERIOUS PURSUANT TO SECTION 3315..

• MANUSCRIPT MEANS ANY WRITTEN, TYPED, OR PRINTED ARTICLES OF FICTION AND NON-FICTION; POEMS; ESSAYS; GAGS; PLAYS; SKITS; PAINTINGS; SKETCHES; DRAWINGS; OR MUSICAL COMPOSITIONS CREATED BY AN INMATE..

• SECTION — 3004;

(a) INMATES AND PAROLEES HAVE THE RIGHT TO BE TREATED RESPECTFULLY, IMPARTIALLY, AND FAIRLY BY ALL EMPLOYEES.. INMATES AND PAROLEES HAVE THE RESPONSIBILITY TO TREAT OTHERS IN THE SAME MANNER.. EMPLOYEES AND INMATES MAY USE FIRST NAMES IN CONVERSATION WITH EACH OTHER WHEN IT IS MUTUALLY ACCEPTABLE TO BOTH PARTIES..

(b) INMATES, PAROLEES, AND EMPLOYEES WILL NOT OPENLY DISPLAY DISRESPECT OR CONTEMPT FOR OTHERS IN ANY MANNER INTENDED TO OR REASONABLY LIKELY TO DISRUPT ORDERLY OPERATIONS WITHIN THE INSTITUTIONS OR TO INCITE OR PROVOKE VIOLENCE..

WE, THE CLASS OF NEW AFRIKAN BLACK PRISONERS THAT IS BEING HELD KAPTIVE IN THE S.H.U. (SECURITY HOUSING UNIT) AT PELICAN BAY STATE PRISON, IN THE STATE OF KALIFORNIA, IS CURRENTLY BEING PLACED UNDER SIEGE & ARBITRARILY PERSECUTED FOR OUR POLITICAL BELIEFS.. THE MEANS OF POLITICAL PERSECUTION THAT WE NEW AFRIKAN BLACK PRISONERS IS BEING SUBJECTED TO, IS BEING PERPETRATED ON MULTIPLE FRONTS BY OUR KAPTORS, SUCH AS; 1) THE CONTINUED INFRINGEMENT UPON OUR 1ST. AMENDMENT RIGHT TO THE FREEDOM OF POLITICAL EXPRESSION & ACTIVITY; 2) THE CONTINUED CRIMINALIZATION OF OUR POLITICAL BELIEFS & VIEWPOINTS, AS ALLEGEDLY BEING THE EXPRESSED ACTIVITY OF PROMOTING GANG & CRIMINAL ACTIVITY IN THE INTEREST OF A PARTICULAR PRISON GANG.. THESE FASCIST PIGS HAVE BEEN RELIENESS IN THIS AREA, INSPITE OF THE FACT, THAT TIME AFTER TIME, IT HAS BEEN PROVEN THAT THE CONTENT OF THE IDEOLOGICAL POLITICAL BELIEFS EXPRESSED THEREOF, IS NOT ADVOCATING ANY FORM OF VIOLENCE OR CRIMINAL ACTIVITY; 3) SUBJECTING US NEW AFRIKAN BLACK PRISONERS TO ROUND 'DA CLOCK CELL SEARCHES, TO WHERE ANY & ALL NEW AFRIKAN REVOLUTIONARY READING MATERIAL (BOOKS / WRITINGS) IS ARBITRARILY CONFISCATED! IN PARTICULAR, AS IT RELATES TO MATERIALS THAT IDENTIFIES WITH THE IDEOLOGICAL PRINCIPLES OF NEW AFRIKAN REVOLUTIONARY NATIONALISM (N.A.R.N.) OR THE HONORABLE & BELOVED COMRADE GEORGE JACKSON; 4) THE CONFISCATION OF OUR OUT-GOING / IN-COMING MAIL THAT ALSO ADVOCATES THE IDEOLOGICAL PRINCIPLES OF OUR FAILEN COMRADE GEORGE JACKSON — i.e. "N.A.R.N."; AND 5) THE ACCUMULATIVE EFFECT FROM THESE SUBVERSIVE PRACTICES IS THAT, THE MATERIAL IS THEN USED AGAINST US, IN ORDER TO SUBSTANTIATE THEIR ARBITRARY DECISION TO KEEP US NEW AFRIKAN BLACK PRISONERS HELD INDEFINITELY IN THE S.H.U., AND IN ALSO DETERMINING, AS TO WHETHER, IF, WE ARE SUITABLE FOR PAROLE OR NOT, WHEN WE GO UP BEFORE THE PAROLE BOARD..

BASED ON THE HISTORICAL MATERIALISM OF OUR IDEOLOGICAL STRUGGLES AS A NATION OF NEW AFRIKAN BLACK PEOPLE, IT HAS BEEN SCIENTIFICALLY PROVEN, THROUGH THE CRUCIBLES OF NEW AFRIKAN DIALECTICAL MATERIALISM, THAT ALL FORMS OF MATERIAL MATTER, ESSENTIALLY GOES THROUGH VARIOUS STAGES OF QUALITATIVE DEVELOPMENT.. SUCH AS THE CASE WITH FASCISM.. WHEN THE GESTAPO AGENTS OF PELICAN BAY'S INSTITUTIONAL GANG OF INVESTIGATIONS (I.G.I) UNIT SEIZED MY IN-COMING MAIL ON

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DECEMBER 5TH, 2003, UNDER THE SPURIOUS PREMISE 'OF IT PROMOTING GANG ACTIVITY, AND BEING A THREAT TO THE INSTITUTIONAL SECURITY OF THIS PRISON.. THESE PIGS HAVE ROUTINELY & SUBJECTIVELY POINTED TO THE HISTORICAL EVENTS THAT HAVE OCCURRED IN THE LATE 1900'S AND THE EARLY 1970'S, AS A BASIS TO JUSTIFY/SUBSTANTIATE THEIR POSITION FOR DOING THIS.. THIS WAS MADE EVIDENT DURING A COURT HEARING OF MINE THAT TOOK PLACE ON JUNE 15TH, 2005, IN THE DEL NORTE COUNTY SUPERIOR COURT, IN CRESCENT CITY, CALIFORNIA, WHEN SPECIAL AGENT CORRECTIONAL COUNSELOR DEVAN HAWKES GAVE THE FOLLOWING STATEMENT BEFORE THE COURT:
CORRECTIONAL COUNSELOR HAWKES:

IN 1970, THERE WAS A VIOLENT TAKE-OVER OF A COURTROOM IN MARIN COUNTY.. THE PEOPLE THAT WERE INVOLVED IN THAT ARE PROPONENTS — OR RATHER — MR. HARRISON HAS CELEBRATED MANY TIMES IN HIS PAPERWORK THE ACTION THAT TOOK PLACE ON THAT DAY.. THERE IS NO SECURITY OUTSIDE OF THIS COURTROOM SHOULD ANY ATTEMPT BE MADE.. THE ONLY CONCERN WOULD BE IN THE EVENT OF ANY ASSISTANCE FROM THE OUTSIDE TO DO ANYTHING OF THAT SORT.. HE IS A MEMBER OF THE BLACK GUERRILLA FAMILY.. AND, AGAIN, — — — — —

HE HAS BEEN A PROPONENT OF THAT MOVEMENT AND THE ACTION THAT TOOK PLACE ON THAT DAY IN MARIN COUNTY AS WELL AS MANY OTHERS.. (LEGAL TRANSCRIPT — PAGE 5)

MY ATTORNEY, MR. SANDERS THEN COUNTERED WITH:

IT DOESN'T SEEM TO ME — NUMBER ONE, THERE'S NOBODY IN THE COURTROOM I DON'T KNOW.. MR. VAZQUEZ IS MY WITNESS.. AND EVERY ONE IS LAW ENFORCEMENT.. AND SO I HAVE NO PROBLEM WITH HIM BEING CHAINED TO THE CHAIR.. THE JACKSON SITUATION — IT'S MY UNDERSTANDING HE WAS TOTALLY FREE AND OPEN.. AND THERE WERE MANY PEOPLE IN THE COURTROOM.. IT WAS A HIGH PROFILE TRIAL.. AND SOME OF THOSE PEOPLE CAME IN WITH WEAPONS AND TOOK THOSE PEOPLE OUT IN A RATHER DRAMATIC FASHION.. SO I THINK IT'S ENTIRELY DIFFERENT..

THE COURT: COURT SECURITY ESSENTIALLY A CONCERN.. (LEGAL TRANSCRIPT — PAGE 6)

THE COURT WENT ON TO RESPOND WITH:

THERE ARE TWO OFFICERS STANDING IMMEDIATELY BEHIND THE INMATE WHO IS SEATED IN WHAT IS REFERRED TO AS A SECURITY CHAIR.. IS HE SHACKLED TO THE SECURITY CHAIR? (LEGAL TRANSCRIPT — PAGE

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TODAY.. BUT I THINK THERE IS A SECTION IN TITLE 15 THAT ALLOWS INMATES TO KEEP THEIR OWN MANUSCRIPTS.. (LEGAL TRANSCRIPT — PAGE 97) AND THEN THE COURT WENT ON TO, TO ORDER THESE FASCIST PIGS TO RETURN MY CONFISCATED IN-COMING MAIL BACK TO ME:

— EVEN THOUGH MR. HARRISON IS AN INMATE IN PRISON HE HAS RETAINED HIS FIRST AMENDMENT RIGHTS TO THE EXTENT THAT PRISON OFFICIALS DON'T LEGITIMATELY DETERMINE IT NECESSARY TO IMPINGE UPON THOSE.. (LEGAL TRANSCRIPT — PAGE 110) IT'S DIFFICULT IN THAT THE REASONS THAT WERE INITIALLY STATED WEREN'T FACTUALLY CORRECT IN THAT THERE WAS NO DROP BOX, THERE WAS NO PHOTOGRAPHS OF ANY ACTUAL MEMBERS OF THE BLACK GUERRILLA FAMILY.. I ASSUME NOW — WE TALKED ABOUT THAT WAS IN ERROR, IT WAS AN UNUSUAL ERROR, NOR DID THE ACTUAL MANUSCRIPT — WELL, THOSE ARE THE TWO MAIN ERRORS.. — OVERALL, AGAIN, I THINK THAT THIS WAS A PERMISSIBLE INFRINGEMENT ON HIS FIRST AMENDMENT, CONSTITUTIONAL RIGHTS BECAUSE OF THE — WAS RELATED TO LEGITIMATE PENALOGICAL INTEREST.. I'M GOING TO ORDER THE DEPARTMENT TO GIVE THE DEFENDANT ALL OF THE ORIGINAL DOCUMENTS THAT WERE CONFISCATED AND REFERRED TO IN EXHIBIT A, IF THEY EXIST, WITH THE EXCEPTION OF THE THREE PAGES THAT I'VE ALREADY DECIDED.. IS THERE ANY QUESTION ABOUT WHAT THAT ORDER IS OR DO I NEED TO BE MORE — (LEGAL TRANSCRIPT — PAGE 112)

BUT INSPITE OF THIS RULING BY THE COURT, THESE COINTELPRO AGENTS, STILL INSIST ON CONFISCATING ANY & ALL MATERIAL THAT IDENTIFIES WITH THE IDEOLOGICAL PRINCIPLES OF COMRADE GEORGE JACKSON (N.A.A.N.), WHETHER IT BE, DISALLOWING OUR IN-COMING OR OUT-GOING MAIL TO DISRUPT, SABOTAGE, AND CONTROL, TO WHOM OR WHAT KIND OF SOCIAL RELATIONSHIPS THAT WE MAY DEVELOPE WITH THOSE OUT IN BABYLON; AND IS STILL CONTINUING TO INSIST THAT GEORGE JACKSON, AND THE IDENTIFICATION OF THE IDEOLOGICAL PRINCIPLES OF GEORGE JACKSON (N.A.A.N.) CONSTITUTE THE PROMOTION OF GANG ACTIVITY INSPITE OF THERE BEING NO MATERIAL CONNECTION/EVIDENCE TO ANY CRIMINAL OR UNLAWFUL ACTIVITY.. SO IN THE WORDS OF FREDERICK DOUGLAS; "POWER CONCEDES NOTHING WITHOUT DEMAND!!" AND WITH THAT, WE THE CLASS OF NEW AFRICAN BLACK PRISONERS IS IN NEED OF THE PEOPLE'S SUPPORT, FOR PURPOSES OF ORGANIZING & MOBILIZING AROUND THIS ISSUE.. BUT FIRST, I WOULD LIKE TO POINT OUT TO THE

THE COURT WENT ON TO SAY: " THAT ALL OF THE MATERIALS PERTAINING TO GEORGE JACKSON SHOULD NOT BE BANNED, AS THAT 14 WOULD BE UNCONSTITUTIONAL" — : THE COURT: MR. KOSSICK, I'M NOT COGNIZANT OF THAT.. SO I'D LIKE TO HEAR MORE.. I MEAN FROM DAY ONE I'VE INDICATED I DON'T SEE HOW THE INSTITUTION CAN SIMPLY SAY HAVING A PRINT OF GEORGE JACKSON IS A LINK — — IS ENOUGH TO INVALIDATE OR TO BAN ALL THE MATERIAL THAT'S INCLUDED WITH THAT.. AND I THINK I INDICATED IN MY REQUEST FOR INFORMAL RESPONSE THAT I'VE SEEN HUNDREDS OF PICTURES OF GEORGE JACKSON OVER THE YEARS IN MAGAZINES AND NEWSPAPERS AND TELEVISION AND EVERYTHING ELSE.. AND ARE WE GOING TO BAN ALL NEWSPAPERS BECAUSE THEY HAVE A PHOTOGRAPH OF GEORGE JACKSON? I THINK CLEARLY THE ANSWER TO THAT IS, NO.. I APPRECIATED CORRECTIONAL COUNSELOR HAWKES'S TESTIMONY THAT FREQUENTLY APPARENTLY PICTURES OF GEORGE JACKSON — — INMATES ARE ALLOWED TO HAVE PICTURES OF

GEORGE JACKSON.. AND IF IT'S NOT CONTRABAND THEN I KNOW YOU'VE GOT TO LOOK AT 3000 AND (d) — — SUBSECTION (d), WHICH INDICATES THE MATERIAL WOULD CAUSE OR WILL CAUSE A SERIOUS THREAT TO THE SECURITY OR SAFETY OF THE INSTITUTION OR PERSONS.. AND I'M PARAPHRASING — — BUT IS A SERIOUS THREAT.. SO IT'S NOT CLEAR TO ME THAT ANYTHING HERE IS GOING TO CAUSE A SERIOUS THREAT.. I GUESS — — THEN — — SO — — I DON'T KNOW IF YOU AGREE WITH THAT OR NOT.. DO YOU AGREE IT'S GOING TO CAUSE A SERIOUS THREAT? I DON'T SEE IT'S CONTRABAND PER. SE UNDER 3000 (a), (b), OR (c).. SO THEN YOU GET TO 3000 (d).. IS IT GOING TO (LEGAL TRANSCRIPT • PAGE • 95) CAUSE A SERIOUS THREAT? I HAVEN'T SEEN THAT.. CERTAINLY IT IS NOT A DROP BOX.. I'M VERY DISAPPOINTED THE DEPARTMENT HAS TAKEN A POSITION IT WAS A DROP BOX ALL THE WAY UP UNTIL TODAY.. (LEGAL TRANSCRIPT • PAGE • 96)

THE COURT: WELL — — I'M NOT CONCERNED ABOUT GEORGE JACKSON.. I'M TAKING THE ARGUMENT OF THE INSTITUTION WAS THAT GEORGE JACKSON PER. SE OUGHT TO BE BANNED.. I HEARD TODAY FROM MR. HAWKES HE IS NOT BANNED PER. SE.. AND HE CERTAINLY IS NOT A MEMBER OF B.G.F.. ALTHOUGH I UNDERSTAND HE WAS THE FOUNDER OF THE MOVEMENT.. SO I'M NOT EVEN HEARING TODAY THAT GEORGE JACKSON'S PHOTOS NEED TO BE BANNED.. SO YOU'RE SAYING I SHOULD LOOK AT IT AS A WHOLE.. AND I'M SURE WHAT AS A WHOLE NEEDS TO BE BANNED.. AND THE — — I THINK THERE'S — — NOBODY MENTIONED IT

6) THE COURT: THE SECURITY CHAIR IS AN EXTREMELY HEAVY CHAIR — — THREE OR FOUR HUNDRED POUNDS AS I RECALL.. IT'S ENOUGH TO KEEP AN INMATE WHO IS CHAINED TO IT FROM BEING ABLE TO GET UP AND LEAVE.. SO, MR. KOSSICK, UNLESS YOU HAVE SOMETHING ELSE TO ADD OR SECURITY STAFF HAS SOMETHING ELSE TO ADD I'M GOING TO ORDER ONE HAND BE EITHER FREED OR PUT ON AN EXTENDED CHAIN THAT WOULD ALLOW HIM TO WRITE NOTES TO HIS ATTORNEY..

(LEGAL TRANSCRIPT — PAGE • 7)

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MY PEOPLE, MY POINT IS NOT TO IN ANYWAY ENGAGE IN A, I'M RIGHT, AND THEY (U.S. GOVERNMENT) IS WRONG TYPE OF DIAL-CTIVE, BECAUSE WE ALREADY ARE WELL AWARE OF THIS TRUTH!! HOWEVER, MY POINT IS TO DEMONSTRATE TO THE PEOPLE, THE HISTORICAL MATERIALISM THAT CONNECTS THE NEW AFRIKAN BLACK PRISONER CLASS TO THE BLACK LIBERATION MOVEMENT, AND NOT TO A PRISON GANG; AND TO ALSO POINT OUT THE INNER WORKINGS OF FASCISM, FROM THE STANDPOINT OF THE RULING CLASS HAVING A OBSESSION WITH CRIME & PUNISHMENT; NATIONAL & DOMESTIC SECURITY; AND A COMPLETE DISDAIN FOR THE HUMAN RIGHTS OF THE MARTIAL CLASS OF NEW AFRIKAN BLACK PRISONERS.. BECAUSE AS BOTH THE JUDGE, AND MY ATTORNEY ALLUDED TO IN THE ABOVE LEGAL TRANSCRIPT EXCEAPTS, THE COURTROOM WAS FILLED WITH NOBODY BUT LAW ENFORCEMENT OFFICIALS AND PRISON GUARDS, WHO WERE ALL WELL ARMED TOOTH & NAIL, WITH WEAPONS (GUNS, BILLY CLUBS, ETC.) ALONG WITH THE FACT THAT I HAD ABOUT 5 TO 8 POUNDS OF METAL SHACKLES DRAPED ON ME, FROM HEAD TO TOE, AND WAS ALSO CHAINED TO A 300 — 400 POUND SECURITY CHAIR.. SO IT WAS CLEAR THAT I WAS NOT A PHYSICAL THREAT TO ANYBODY!! BUT NONETHELESS, THESE FASCIST PIGS WERE STILL RELUCTANT TO UNSHACKLE ONE OF MY HANDS, SO THAT I COULD PARTICIPATE IN MY OWN COURT HEARING.. YES, MY PEOPLE, THIS IS FASCISM AT IT'S BEST!!

FOR THOSE OF YOU WHO MAY NOT BE ALL TOO FAMILIAR WITH THE MARIN COUNTY COURTHOUSE SILENCE REVOLT, WELL IT TOOK PLACE ON AUGUST 7TH, 1970, AND WAS LEAD BY THE COURAGEOUS NEW AFRIKAN BLACK BROTHER JONATHAN JACKSON — A.K.A. "THE MANCHILD" TO WHOM WAS ALSO THE YOUNGER BROTHER OF COMRADE GEORGE JACKSON.. MANY PUNDITS OF THE BOOR-ZHWA-ZE RULING CLASS HAVE ATTEMPTED TO PORTRAY THIS INCIDENT TO THE PUBLIC, AS A INDIS-

CREET ACT OF VIOLENCE, BASED ON THE BLOOD-BATH OF MAYHEM THAT ENSUED THIS ORDEAL.. HOWEVER, AS THE SCIENTIFIC FACTS CLEARLY ILLUSTRATE IN THIS INSTANCE, THE PROPONENTS OF THE RULING CLASS WERE THEIR TYPICAL REACTIONARY SELVES, WHEN THEY SWUNG INTO A UNPROVOKED OFFENSIVE OF VIOLENCE, AND STARTED SHOOTING BLINDLY INTO A VAN THAT "THE MANCHILD" AND THE REST OF THE NEW AFRIKAN BLACK BROTHERS WERE OCCUPYING, ALONG WITH THEIR HOSTAGES, WHICH INCLUDED THE JUDGE, AND THE DISTRICT ATTORNEY.. IT MUST BE NOTED, THAT THE ONLY SURVIVORS FROM THIS ORDEAL, WAS 1) A NEW AFRIKAN BLACK BROTHER WHO WAS BRUTALLY WOUNDED, AND REMAINS HELD IN KAPTIVITY BEHIND ENEMY LINES; AND 2) THE DISTRICT ATTORNEY WHO WAS PARALYZED FROM THE NECK DOWN.. AND THE COLD PART ABOUT THESE MEN BEING WOUNDED IN THE FASHION THAT THEY WERE, IS THAT, THE BALLISTIC EVIDENCE PROVED, THAT THESE INDIVIDUALS SUFFERED THESE INJURIES AT THE HANDS OF THE GESTAPO AGENTS, WHO HAD THE COURTHOUSE SURROUNDED WITH ALL TYPES OF FASCIST MERCENARIES (SHARP-SHOOTERS, ETC.)..

THE PURPOSE OF "THE MANCHILD" TAKING THE STANCE THAT HE DID, WAS TO LIBERATE THE SOLEDAD BROTHERS (WHICH INCLUDED COMRADE GEORGE) WHO WERE BEING HELD IN THE ADJUSTMENT CENTER OF SAN QUENTIN STATE PRISON FOR THE ALLEGED MURDER OF A PRISON GUARD AT SOLEDAD STATE PRISON (* IT MUST BE NOTED THAT ALL OF THE SOLEDAD BROTHERS WERE ACQUITTED OF THIS MURDER CHARGE.. COMRADE GEORGE POST-HUMOUSLY).. ONCE THESE NEW AFRIKAN BLACK BROTHERS WERE LIBERATED, THEY WERE GOING TO GO TO A RADIO STATION VIA A CO-ORDINATED BROADCAST, TO SIMULTANEOUSLY INFORM THE PUBLIC OF THE RACIST, CRUEL, AND INHUMANE SOCIAL LIVING CONDITIONS THAT THEY, AND THE REST OF THE OPPRESSED PROLETARIAN CLASS WAS ROUTINELY BEING SUBJECTED TOO!! FAST FORWARD FROM AUGUST 7TH, 1970, TO THE YEAR 2008, AND THE SAME MATERIAL SOCIAL FACTORS STILL EXIST!! IN THAT, NOT A DAMN THING HAS CHANGE, EXCEPT FOR THE QUALITATIVE ADVANCEMENT OF FASCISM AS PERPETUALLY PERPETRATED BY OUR KAPTORS, UNDER THE CLOAK OF U.S. COLONIAL IMPERIALISM.. MEANING, THAT OUR KAPTORS REMAIN IN A PRINCIPAL POSITION OF POWER, AND WE THE KAPTIVE CLASS OF NEW AFRIKAN BLACK PRISONERS, REMAIN THE SUBJECTS OF RACIST, CRUEL, AND INHUMANE SOCIAL CONDITIONS..

AS A RESULT OF THESE HISTORICAL MATERIAL EVENTS, THE SEEDS OF N.A.A.P.P. IDEOLOGICAL STRUGGLE, AND NEW AFRIKAN BLACK

AND SPECIFIC INTENT TO FURTHER IT'S ILLEGAL AIMS BY AFFILIATION.. BUT FURTHERMORE, AT THE CONCLUSION OF MY COURT HEARING, THE JUDGE CONCLUDED THAT; "COMRADE GEORGE JACKSON, W.L. NOLEN, CLEVELAND EDWARDS, ALVIN "SWEET JUGS" MILLER, AND A COUNTLESS LIST OF OTHERS, WERE NOT PRISON GANG MEMBERS, BUT WERE MEMBERS OF THE BLACK LIBERATION MOVEMENT": SO I WOULD -- IT WOULD BE MY ASSUMPTION AND OPINION THAT THIS PHOTOGRAPH THEY'RE REFERRING TO OF A B.G.F. MEMBER IS GEORGE JACKSON.. THE REST OF THE INDIVIDUALS IN HERE, ALTHOUGH THEY CERTAINLY MAY HAVE TIES TO DISRUPTIVE GROUPS OR MAY HAVE JUST BEEN PEOPLE INVOLVED IN -- IN DOING SOME GREAT THINGS IN THE HISTORY FOR PEOPLE OF ANY RACE, WHAT'S INDICATED HERE IS THE PHOTOGRAPH OF B.G.F. MEMBERS.. AND AGAIN I WOULD DISAGREE THAT GEORGE JACKSON WAS A B.G.F. MEMBER.. BUT HE WAS A FOUNDER OF THE MOVEMENT WHICH DIRECTLY AFTER HIS DEATH LED TO FORMATION OF THE B.G.F... (LEGAL TRANSCRIPT -- PAGE 80) -- QUESTION: AND IS GEORGE JACKSON A MEMBER OF B.G.F.? -- ANSWER: WELL, WHOEVER PREPARED THIS DOCUMENT FELT HE WAS.. -- QUESTION: WHAT I'M ASKING YOU, IS THAT A TRUE STATEMENT? IS GEORGE JACKSON -- WAS HE EVER IN HIS LIFETIME A MEMBER OF B.G.F.? -- ANSWER: I WOULD SAY, NO, THEN.. (LEGAL TRANSCRIPT -- PAGE 80) IN 1970 -- IN JANUARY 1970 THERE WERE THREE MEMBERS OF THE BLACK MOVEMENT WHO WERE KILLED.. THAT WAS DURING A RIOT.. THEY WERE SHOT BY STAFF.. PART OF GEORGE JACKSON AND THE PEOPLE WITH HIM WERE THE KILLING OF OFFICERS IN RETALIATION FOR THE DEATH OF THOSE THREE INDIVIDUALS -- W.L. NOLEN -- ALVIN MILLER AND CLEVELAND EDWARDS (PHONETIC) WAS THE THIRD ONE.. (LEGAL TRANSCRIPT -- PAGE 82) (* NOTE: THE ABOVE INCIDENT IN QUESTION, TOOK PLACE ON THE EXERCISE YARD AT SOLEDAD STATE PRISON.. DURING A PERIOD WHERE, RACIAL TENSIONS / CONFLICT, WAS THE NORMAL ORDER OF EVERY DAY PRISON LIFE.. BUT AGAIN, COMRADE GEORGE JACKSON, AND THE REST OF THE SOLEDAD BROTHERS, WERE ACQUITTED OF THIS PIG KILLING.. HOWEVER, THE INCIDENT INVOLVING THE MURDERS OF W.L. NOLEN, ALVIN "SWEET JUGS" MILLER, & CLEVELAND EDWARDS, WAS UNJUSTLY RULED AS JUSTIFIABLE HOMICIDES BY THE COURT..*)

— MR. SANDERS: THERE'S NOTHING IN THE MANUSCRIPT THAT TALKS ABOUT N.A.R.N. ... THERE'S NOTHING THAT TALKS ABOUT B.G.F. ... IT DOESN'T TALK ABOUT ANYTHING — — THE COURT: LET'S SWITCH HORSES FOR A MOMENT BECAUSE THAT FIRST PAGE — — GEORGE JACKSON CLEARLY DOES THAT .. CAN WE ELIMINATE THAT AS A SOURCE OF CONTENTION? DO YOU AGREE THAT COULD BE DONE? —

MR. SANDERS: I HAVE A REAL PROBLEM WITH THE IDEA WE SAY BECAUSE IT CONTAINS THE WORD, N.A.R.N. AND IT — — WITHOUT ANY (LEGAL TRANSCRIPT — PAGE 101) DESCRIPTION OF WHAT N.A.R.N. IS AND WITHOUT ANY DESCRIPTION OF HOW WE'RE TRYING TO PULL YOU IN OR DO SOMETHING ELSE THAT, THAT IN SOME WAY IS GOING TO BE EQUATED WITH B.G.F. AS IF IT'S THE EXACT SAME THING WHEN THE TESTIMONY IS IT'S AN IDEOLOGY SIMILAR TO B.G.F. — — THE COURT: THERE'S DEFENSE TESTIMONY.. —

MR. SANDERS: AND SO I DON'T THINK SIMPLY BECAUSE IT CONTAINS N.A.R.N. IN IT MAKES IT A PROHIBITED DOCUMENT.. AND AGAIN THEY SAY THE OTHER — — THE ADDRESS HERE — — IT COULD BE A DROP BOX THING.. AND WE KNOW THAT WE DON'T HAVE ANY EVIDENCE THAT IT IS A DROP BOX.. AND IT SEEMS TO ME IF YOU'RE GOING TO LABEL SOMETHING A DROP BOX YOU'D BETTER HAVE EVIDENCE TO BACK IT UP BECAUSE IF WE USE THAT STANDARD ANYTHING IS GOING TO BE A DROP BOX.. (LEGAL TRANSCRIPT — PAGE 102)

SO ESSENTIALLY, WE THE CLASS OF NEW AFRIKAN BLACK PRISONERS IS BEING POLITICALLY PERSECUTED AND HELD INDEFINITELY IN THE S.H.U. FOR THOUGHT CRIMES !! WHICH STANDS IN DIRECT VIOLATION OF OUR SO-CALLED 1ST AMENDMENT CONSTITUTIONAL RIGHTS, IN WHICH OTHER COURTS HAVE RULED; IN RE: *BARALDINI V. MEESE* • 691 • F. SUPP. 432 (1988) — "A PRISONER DOES HAVE A FIRST AMENDMENT INTEREST OR EXPECTATION IN NOT BEING PUNISHED FOR EXERCISING FREEDOMS OF SPEECH, ASSOCIATION, AND EXPRESSION.. THE FIRST AMENDMENT EMBRACES THE RIGHT OF A INDIVIDUAL TO SPEAK ONE'S MIND, AND INCLUDES THE RIGHT TO ADVOCATE AND JOIN WITH OTHERS IN AN EFFORT TO MAKE THAT ADVOCACY EFFECTIVE.. AN INDIVIDUAL CANNOT BE PUNISHED FOR JOINING, ASSOCIATING WITH, OR ATTENDING MEETINGS OF ASSOCIATION OR ORGANIZATION, UNLESS ASSOCIATION IS CLEARLY SHOWN TO BE ILLEGAL AND INDIVIDUAL AFFILIATED WITH GROUP HAS KNOWLEDGE OF ITS ILLEGALITY,

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RESISTANCE HAS BEEN QUALITATIVELY DEVELOPED, & ADVANCED BY THE CURRENT KAPTIVE CLASS OF NEW AFRIKAN BLACK POLITICAL PRISONERS OF WAR, WHO IS NOW BEING HELD BEHIND ENEMY LINES.. AS I NOTED PREVIOUSLY, EVERY PHASE OF MATERIAL DEVELOPMENT INVOLVES A STATE OF CONTRADICTIONS, WHICH ENTAILS, THE UNITY & STRUGGLE OF OPPOSITES, THAT TRANSITIONS THROUGH THE CRUCIBLES OF THE NEGATION OF THOSE MATERIAL NON-ESSENTIALS, THUS PRODUCING IT'S NEW MATERIAL FORM.. SO IT WAS ONLY INEVITABLE, THAT OUR OPPRESSORS, ALSO ADVANCED THEIR MECHANISMS OF FASCISM THAT WOULD ENABLE THEM TO KEEP THEIR BOOTS ON OUR NECKS !!

THE CURRENT STATE OF FASCISM THAT IS BEING DEPLOYED BY THESE "GESTAPO AGENTS", AGAINST US, ENTAILS THE POLITICAL PERSECUTION OF ALL NEW AFRIKAN BLACK PRISONERS WHO HAVE CHOSEN TO IDENTIFY WITH THE IDEOLOGICAL PRINCIPLES OF NEW AFRIKAN REVOLUTIONARY NATIONALISM (N.A.R.N).. PRIMARILY BY, ARBITRARILY LABELING US AS BEING PRISON GANG MEMBERS, WHO ARE INVOLVED IN ALL TYPES OF CRIMINAL AND UNLAWFUL ACTIVITIES, TO WHERE WE ARE BEING HELD INDEFINITELY IN THE S.H.U., FOR THESE SOLE REASONS.. AND THIS IS INSPITE OF THE FACT, THAT NONE OF US HAVE BEEN CHARGED OR INDICTED FOR ANY CRIMINAL OR UNLAWFUL WRONG DOING.. EVIDENCE OF THIS WAS MADE EVIDENT IN MY COURT HEARING:

QUESTION: SO WHEN YOU SAY IT'S AGAINST THE RULES, WHAT RULES DO YOU MEAN?

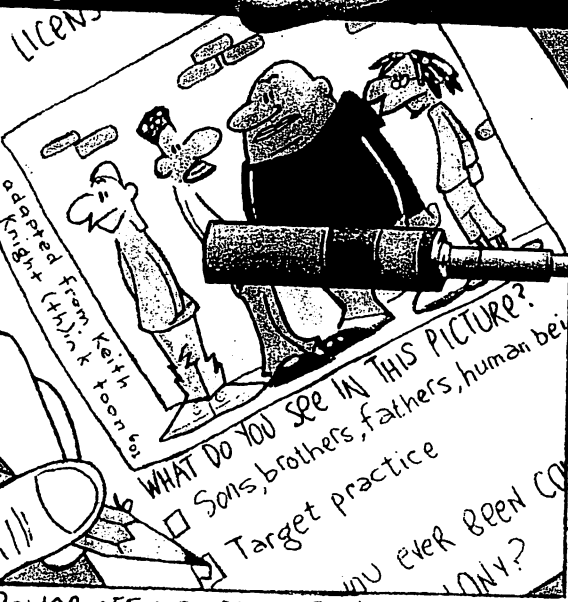
ANSWER: AGAIN, I'M REFERRING TO PROMOTING GANG ACTIVITIES AND 3023 (A) IS WHERE THAT'S DENIED.. AND ACCORDING TO CONTRAB. AND 3000 (C).. ALTHOUGH THIS PERSON INDICATES 10, WHICH IS AGAINST LEGITIMATE PENALOGICAL INTEREST, MORE WOULD BE 3000 (C).. I WANT TO SAY SIX OR SEVEN OF THE TITLE 15 WHICH REFERS TO PLANS WHICH VIOLATE THESE REGULATIONS.. AND IN THIS CASE THE MATERIALS I MENTIONED BEFORE WITH THE GEORGE JACKSON UNIVERSITY, J. HARVEY IDENTIFYING HIMSELF AS SOME CO-CHANCELLOR TO A UNIVERSITY WITH THIS NAME — — THAT IS NOT SOMETHING RECOGNIZED AS A LEGITIMATE PLACE.. AND THEN N.A.R.N. WHICH IS IDENTIFIED AS — — AS I GUESS A DISGUISED NAME FOR BLACK GUERRILLA FAMILY.. (LEGAL TRANSCRIPT — PAGE 80) — THE COURT: I'D LIKE TO HEAR FROM MR. SANDERS.. MR. SANDERS, MY CONCERN IS UNDER 3023 WITH THAT DOCUMENT.. — MR. SANDERS: MY UNDERSTANDING OF WHAT WE WERE TALKING ABOUT BEFORE WAS HE WAS SAYING N.A.R.N. IS SYNONYMOUS WITH B.G.F. — — THE COURT: CORRECT..

American democracy for Black and Brown people is the same as classic

FASCISM



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POLICE OFFICER APPLICATION QUESTION#6



HANDS UP
DON'T SHOOT!

