

**B. DEFENDANTS**

1:17-cv-00772-BAM (PC)

1. Name of first Defendant: BRANDON ALEXANDER FAVOR. The first Defendant is employed as:  
LAW STUDENT / ATTORNEY ASSISTANT at NON-APPLICABLE  
 (Position and Title) (Institution)
2. Name of second Defendant: PAUL TANAKA. The second Defendant is employed as:  
UNDERSHERIFF - LOS ANGELES COUNTY at MEN'S CENTRAL JAIL  
 (Position and Title) (Institution)
3. Name of third Defendant: LEROY BACA. The third Defendant is employed as:  
SHERIFF at MEN'S CENTRAL JAIL  
 (Position and Title) (Institution)
4. Name of fourth Defendant: STATE OF CALIFORNIA. The fourth Defendant is employed as:  
GOVERNMENT ENTITY at NON-APPLICABLE  
 (Position and Title) (Institution)

If you name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page.

**C. PREVIOUS LAWSUITS**

1. Have you filed any other lawsuits while you were a prisoner?  Yes  No
2. If yes, how many lawsuits have you filed? 40+. Describe the previous lawsuits:
  - a. First prior lawsuit:
    1. Parties: BRANDON A FAVOR v. MOORISH SCIENCE TEMPLE OF AMERICA
    2. Court and case number: UNAVAILABLE
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) PENDING FURTHER INVESTIGATION AND EQUALLY BLENDED RELIEF, ETC. NON-CONCURRING
  - b. Second prior lawsuit:
    1. Parties: BRANDON A FAVOR v. JAMES JEFFERSON, JR.
    2. Court and case number: UNAVAILABLE
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) APPEAL ENTERED US NINTH CIRCUIT DISMISSED; ANY AVAILABLE RELIEF ON APPEAL PENDING
  - c. Third prior lawsuit:
    1. Parties: BRANDON FAVOR v. RAGUEL HARPER
    2. Court and case number: 2:16-cv-09255-JGB-JEM
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) Under investigation Los Angeles County District Attorney with County Sheriff / City Police

If you filed more than three lawsuits, answer the questions listed above for each additional lawsuit on a separate page.

### B. DEFENDANTS

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UNDERSHERIFF - LOS ANGELES COUNTY at MEN'S CENTRAL JAIL  
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If you name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page.

### C. PREVIOUS LAWSUITS

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2. If yes, how many lawsuits have you filed? 40+. Describe the previous lawsuits:
  - a. First prior lawsuit:
    1. Parties: BRANDON A FAVOR v. MOORISH SCIENCE TEMPLE OF AMERICA
    2. Court and case number: UNAVAILABLE
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) PENDING FURTHER INVESTIGATION AND EQUALLY BINDED RELIEF, ETC. NON-CONCURRING
  - b. Second prior lawsuit:
    1. Parties: BRANDON A FAVOR v. JAMES JEFFERSON, N.R.
    2. Court and case number: UNAVAILABLE
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) APPEAL ENTERED US NINTH CIRCUIT DISMISSED; ANY AVAILABLE RELIEF ON APPEAL PENDING
  - c. Third prior lawsuit:
    1. Parties: BRANDON FAVOR v. RAQUEL HARPER
    2. Court and case number: 2:16-cv-09255-JGB-JEM
    3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) Under investigation Los Angeles County District Attorney with County Sheriff / City Police

If you filed more than three lawsuits, answer the questions listed above for each additional lawsuit on a separate page.

D. CAUSE OF ACTION

CLAIM I

1. State the constitutional or other federal civil right that was violated: AMENDMENT EIGHT

2. Claim I. Identify the issue involved. Check only one. State additional issues in separate claims.

- Basic necessities
- Disciplinary proceedings
- Excessive force by an officer
- Mail
- Property
- Threat to safety
- Access to the court
- Exercise of religion
- Other: \_\_\_\_\_
- Medical care
- Retaliation

3. Supporting Facts. State as briefly as possible the FACTS supporting Claim I. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

Nancy Swatch Peave, Deputy Public Defender, Criminal Defense Attorney, were interfered upon thru pressuring before the District Attorney the nature of offense where notice is required before the discovery received concerning BRANDEN ALEXANDER FAVOR (one out of three or more total eight persons if not more than) was interviewed JUNE 13 and 14 for the 2005 year under suspicion with involvement otherwise identified as a person in information with the NOVEMBER 08, 2004 AIR LIQUOR MURDER-ROBBERY where the State began to develop unsafe circumstances resulting violently under or with defendant's presence issuing security protections preventing any immediate harms, dangers, forcing ROBBERY preparations (if applicable) with RAQUEL HARPER AS JANE DOE with or without ANTHONY HARPER aka JOHN DOE; defendant's interview under defendant's intent to provide exact information response were independently constructed forcing defendant to communicate in order to with pressures related elsewhere contacting legitimate reactions stating claims out of the sentence forcing impositions where take responses unknowingly intended for where defendant BRANDEN FAVOR became unaware where intent to cooperate were distinctly no question for defendant FAVOR while defendant whom once after the robbery occurred disputed maintaining public safety where

4. Injury. State how you were injured by the actions or inactions of the defendant(s).

I could not prevent harm or fatal injury defendant upon with public where RAQUEL HARPER including other identified persons where could possession lacked ability to act along with errors or conflict

5. Administrative Remedies:

- a. Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution?  Yes  No
- b. Did you submit a request for administrative relief on Claim I?  Yes  No
- c. Did you appeal your request for relief on Claim I to the highest level?  Yes  No
- d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not.

I presented closing claims as EMERGENCY reaching Central District Court, or other courts, law agency, including appeal offices

**CLAIM II**

1. State the constitutional or other federal civil right that was violated: DUE PROCESS

2. **Claim II.** Identify the issue involved. Check **only one**. State additional issues in separate claims.

- |  |   |  |                                       |
|--|---|--|---------------------------------------|
| <input type="checkbox"/> Basic necessities             | <input type="checkbox"/> Mail             | <input type="checkbox"/> Access to the court                       | <input type="checkbox"/> Medical care |
| <input type="checkbox"/> Disciplinary proceedings      | <input type="checkbox"/> Property         | <input type="checkbox"/> Exercise of religion                      | <input type="checkbox"/> Retaliation  |
| <input type="checkbox"/> Excessive force by an officer | <input type="checkbox"/> Threat to safety | <input checked="" type="checkbox"/> Other: <u>IMMEDIATE RELIEF</u> |                                       |

3. **Supporting Facts.** State as briefly as possible the FACTS supporting Claim II. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

Plaintiff with Defendant's, including County Officer's Leroy Baca, Sheriff, Paul Tanaka (Under Sheriff received) no relief where conditions residing other than presented in the local jail affect the population transferring or housed in general population; ANTHONY HARPER (remained unwarranted) associates with ROBBERY/MURDER by parent RAQUEL HARPER whom faces no prosecution nor identification regarding Inspector General officers SALAM ABDUL whom testifies not acknowledging RAQUEL ANTHONY HARPER the information evidence later discovered JSTG WILLIAMS also with ANTHONY HARPER suspected with crime interference supports claims objective involving victim MICHAEL WILEY, also under SHACORTON WILFREY whom presumed not extracting errors innocent standing claim grounds UNLAWFUL causing CRUEL PUNISHMENT with persons other than self of singular County Officials received no information with subjective claims attaching Secorum Filings, evidence recent vira nature with DISTRICT ATTORNEY extracting active use with harmful effects (i.e. DEVIL WORSHIP, BLACK MAGIC, WITCH CRAFT, SORcery, etc.) against persons unconscious or unaware with the conditions entering prisons, jail, state, etc. Relief present limits claims to present exact same cause with issue substantiation, same issues.

4. **Injury.** State how you were injured by the actions or inactions of the Defendant(s).

INJURIOUS RELIEF UNDER LOS ANGELES POLICE DETECTIVE INTERVIEW (JUNE 13/14, 2005) SEPTEMBER 12, 2006 INVOLVING A SPECIFIC NATURE IDENTIFIED MONETARY LOST, FREEDOM, TRIAL JURY GUILTY FINDINGS (JULY 30, 2008)

5. **Administrative Remedies.**

- Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution?  Yes  No
- Did you submit a request for administrative relief on Claim II?  Yes  No
- Did you appeal your request for relief on Claim II to the highest level?  Yes  No
- If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. ALL APPEALS FILED WITH EMERGENCY

D. CAUSE OF ACTION  
CLAIM I

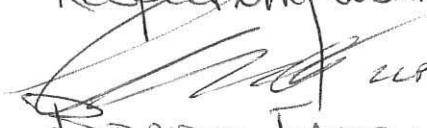
1  
2  
3 personal/private security returned to A&J Liquor without concert membership  
4 before defendant with J-Bird ("SECURITY") whom followed armed  
5 security devoiding potential injury where arriving before A&J Liquor  
6 suffered avoidance errors with defendant encountering RAQUEL  
7 HARPER whom appeared attacking defendant while leaving  
8 exiting THE LIQUOR BANK at the time after 4:00 p.m., defendant  
9 fought earlier the day leaving for Metro Grand ADAMS/GRAND  
10 AVENUE Los Angeles where motioning instinct declined to allow  
11 departure where defendant FAVOR did not fail responding  
12 equally while under precautions finding good faith then reacting  
13 thereafter indifferent where unknown JESS WILLIAMS reserved  
14 ability with influence to effort defendant unprovoked and/or  
15 without full dependence otherwise blindly or unconscious seemingly  
16 taken out of task where chosen decision's goes without voice's  
17 opinion where decided earlier unlikely selected choice's options  
18 unmistakably task escaped erase dense options secondary selections  
19 not selectedly made once after the fact selecting correctness unchallenged  
20 here in plaintiff Brandon Alexander FAVOR sought choice selections  
21 selecting relief rightly and with good faith solely alone escaping  
22 dependence unknowingly encountering persons unknown later identified  
23 under NATASHA DANETTE GARDNER ALSO KNOWN AS "JESS WILLIAMS", MICHELLE  
24 KOME (independent victim suffer depression childhood traumatic stress  
25 dispose); RAQUEL HARPER with ANTHONY HARPER\* PROCLAIMED SELF-DISPATCHED  
26 GANG MEMBER IDENTIFIED AS TONY BOUNTREE [INGLEWOOD BLOOD FAMILY]  
27 SHACORION WENFRY (Spelling corrected last name pending determination)  
28 BLANCA DEVINE, SEAN BAZELLE/TANG STEFFERSON NR (both medical vict)

1 MAXINE ANDERSON, lastly MARETA (STEVENSON) BRIDGES, no further inspection  
2 necessary required under evidence submitted establishing legal claims  
3 where prohibited elsewhere invoked before County District Attorney prosecuting  
4 plaintiff BRADON ALEXANDER FAVOR with two additional persons eitherly  
5 separate trial stances while plaintiff presumes detain cause involved  
6 only plaintiff for June 13th of 2005 under information established  
7 for Los Angeles Police Detective Salaam Abul with Liz Rico  
8 and Frank Weber / Dennis Fanning creating September 12,  
9 2006 police interview removing any available error conflicting  
10 factual evidence also identifying criminal involvement between  
11 depicted parties including "Trub" whom accompanied plaintiff  
12 earlier the day with METRO GRAND SERVICE BUILDING COUNTY OFFICE  
13 for NOVEMBER 8th of 2004 several hours prior to arrival involving  
14 plaintiff with two additional persons accompanying ART LIQUOR  
15 STORE enforcing security where alarmed preventing robbery influence  
16 under or by with thru, RAQUEL HARPER, ISIS ("ISIS WILLIAMS"),  
17 ANTHONY HARPER, if not any, additional unnamed identified persons  
18 etc., unestablished conflict causing difficult areas errors formed  
19 rightfully establishing legal address with POLICE AUTHORITIES  
20 does not violate Constitutional rights under MIRANDA; Police  
21 Detectives Elizabeth Rico with Frank Weber could not establish  
22 clear facts where plaintiff BRADON ALEXANDER FAVOR established  
23 integrity expressing what caused injury as best available pinpoint  
24 ing areas difficult establishing RAQUEL HARPER as cause  
25 preventing robbery or with safety under also ISIS WILLIAMS  
26 while seeking leave after securing property, under duress  
27 and fear by under another person whom alerted "SHOOTER"  
28 suspect once plaintiff passed arriving before VISTOU RECORDS

PAGE NUMBER TWO (2)

1 delivering himself elsewhere once pernick burdened plaintiff forcing  
2 plaintiff's address with "TRUB" removing the problem faced with  
3 plaintiff's difficulty to arrived before VICTOR REEDS without  
4 conflict error, if any existing, on establish balance security  
5 control reflecting any potential dangers, injury or harms. Plaintiff  
6 existence ranges against, with persons other than plaintiff  
7 causing harms; plaintiff sought public safety with business  
8 coming against RAQUEL HARPER whom declares under  
9 ANTHONY HARPER plaintiff is parent child father whom  
10 where plaintiff acknowledges same exact claim under  
11 remissions removing burden doubt otherwise untrue. Victim  
12 claims extend property damage with death before ISS WILLIAMS  
13 thru er by with for, Michael Wiley occurring in the year 2004  
14 between MARCH-APRIL if not earlier and/or later than stated.

15 Filing claims limit plaintiff  
16 exceeding registered filed claims with County District  
17 founding vexatious filer warrantee ordering new filing  
18 only forwarding County District Attorney / Attorney  
19 General

20  
21  
22  
23 Respectfully Submitted,  
24  ELP.  
25 BRANSON FAVOR, LLP  
26 ORGANIZATION

27

1 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
2 COUNTY OF LOS ANGELES

CONFORMED COPY  
ORIGINAL FILED  
Superior Court of California  
County of Los Angeles

APR 21 2015

Sherri B. Carter, Executive Officer/Clerk  
By David Marquez Deputy

3  
4 PEOPLE OF THE STATE OF CALIFORNIA, )  
5 Respondent/Plaintiff, )  
6 vs. )  
7 BRANDON ALEXANDER FAVOR, )  
8 Petitioner/Defendant. )

CASE NO. BA285265

ORDER DENYING PETITION FOR  
WRIT OF HABEAS CORPUS

9  
10 The Court has read and considered the Petitioner's numerous Petitions for Writ of Habeas Corpus  
11 filed on August 6, 2014, August 27, 2014, July 8, 2014, and April 2, 2015 respectively. The Petitioner in  
12 present petition of April 6, 2015, now challenges his "removal of a 5150 placement/hold by a doctor's  
13 order." (Petition at page 2 and 3).

14 The verdict was affirmed by both the Court of Appeals as well as the California Supreme Court.  
15 Specifically, the Petition again asserts a claim of ineffective assistance of counsel, prosecutorial misconduct  
16 as well as instructional error by the trial court.

17 Following review of the Petition, all exhibits in support attached thereto, and the overall court file,  
18 this Court hereby denies the underlying Petition for the following reasons:

- 19 1. Petitioner has failed to establish a prima facie case for relief. (*In Re Crow*(1971) 4Cal.3<sup>RD</sup> 13, 624).  
20 The burden is on petitioner to establish grounds for his release. (*People v. Duvall*(1995) 9 Cal.4<sup>TH</sup>  
21 464, 474).  
22  
23 2. Petitioner has **abused** the Writ process by filing piecemeal and repetitious claims in five prior  
24 petitions. (*In re Clark*(1993)5 Cal. 4<sup>th</sup> 750, 767-769)  
25  
26 3. Petitioner has filed prior petitions for habeas relief and failed to raise some of the claims in the  
27 current petition, and Petitioner has not alleged facts establishing an exception to the rule requiring  
28 all claims to be raised in one timely filed petition. *In re Reno*(2012) 55 Cal. 4<sup>th</sup> 428, 454;  
29 *In re Clark*(1993) 5 Cal.4<sup>th</sup> 750, 767-68; *In re Horowitz*(1949) 33 Cal.2<sup>nd</sup> 534, 546-47.  
30



UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No. CV 14-4441-JGB (JEM) Date October 14, 2015  
Title Brandon Favor-El v. Daniel Paramo, Warden

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Present: The Honorable John E. McDermott, United States Magistrate Judge

S. Anthony

Deputy Clerk

Court Reporter / Recorder

Attorneys Present for Plaintiffs:

Attorneys Present for Defendants:

**Proceedings: (IN CHAMBERS) ORDER DENYING PETITIONER'S  
REQUESTS FOR BAIL (Docket Nos. 41 and 42)**

On May 30, 2014, Brandon Favor-El ("Petitioner") filed a Petition for Writ of Habeas Corpus by a Person In State Custody, pursuant to 28 U.S.C. § 2254. On August 25, 2014, Petitioner filed a First Amended Petition. On January 9, 2015, Respondent filed an Answer to the First Amended Petition. On March 5, 2015, Petitioner filed a Reply to the Answer.

On October 6, 2015, Petitioner filed a "Request for Appointment by Information on Sufficient Cause to Seek Dismissal or Release Upon Bail/Own Recognizance" and a "Request for Release on Own Recognizance, Bail and/or Bond Review" (Requests for Bail), by which he seeks release from custody pending resolution of these habeas corpus proceedings.

It is unclear under Ninth Circuit law whether a federal district court has the authority to release a state prisoner pending the resolution of a habeas proceeding. See In re Roe, 257 F.3d 1077, 1080 (9th Cir. 2001) (declining to resolve the issue as to whether a district court has the authority to release a state prisoner on bail pending resolution of habeas proceedings in extraordinary cases). Yet even if a district court does have the authority to release a state prisoner while a habeas proceeding is pending, such authority is "reserved for extraordinary cases involving special circumstances or a high probability of success." Land v. Deeds, 878 F.2d 318, 318 (9th Cir. 1989). "Special circumstances" include: (i) "a serious deterioration of health while incarcerated, and unusual delay in the appeal process," Salerno v. United States, 878 F.2d 317 (9th Cir. 1987); and (ii) situations where "the sentence was so short that if bail were denied and the habeas petition were eventually granted, the defendant would already have served the sentence," Landano v. Rafferty, 970 F.2d 1230, 1239 (3rd Cir. 1992).

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///

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

**CIVIL MINUTES - GENERAL**

Case No.	CV 14-4441-JGB (JEM)	Date	October 14, 2015
Title	Brandon Favor-El v. Daniel Paramo, Warden		

Here, even if the Court does have authority to release Petitioner pending a decision on the Petition, he has not shown that his is an extraordinary case involving special circumstances or a high probability of success. Accordingly, the Requests for Bail are denied.

IT IS SO ORDERED.

cc: Parties

	:	
Initials of Preparer		sa

CLAIM III

1. State the constitutional or other federal civil right that was violated: SIXTH AMENDMENT

2. Claim III. Identify the issue involved. Check only one. State additional issues in separate claims.

- Basic necessities
- Disciplinary proceedings
- Excessive force by an officer
- Mail
- Property
- Threat to safety
- Access to the court
- Exercise of religion
- Other: \_\_\_\_\_
- Medical care
- Retaliation

3. Supporting Facts. State as briefly as possible the FACTS supporting Claim III. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments.

I suffered expressing factual legal claims under impressions obtaining legal favorable  
was not impact negatively my freedom allowing investigative authorities to take  
control over the incident with detentions providing adequate safety measures  
with one for the public no assumption of interest while investigating detectives  
seeking identify, alone efficiently collecting informations otherwise require while  
victim persons identify in a cause while distressed may not perfectly impose  
subjective reasonable information statements may suggest otherwise undermine subject  
related or unrelatedly contested thus wise informing judicial officers pertaining to separate  
issues outside the scope of the matter at hand. Deputy Public Defender Nancy Walsh  
Perceive all victim belowing standards concerning legal claims with no potential relief in  
credibility persons responsible concerning claims or issue with statement information  
rather in identifying felt unable able to review or expressing some claims however mention  
to prevent suspect identify with or under quilt. LAW CLERK AT WORK ON THE OTHER HAND  
received not any substantial evidence information (EVID) while under the pressure  
receiving such evidence used to be presented at the trial. Now witness were effective  
testimony prepared where under some state of the evidence suspect identification.

4. Injury. State how you were injured by the actions or inactions of the Defendant(s).

NO CRIMINAL RELIEF (WHERE COURT ACTIONS POSSESSED NO ABILITY TO RELIEF AND PROSECUTED  
DEFENDANT ACCORDING TO SAME STANDARD, MONETARY LOSS, PHYSICAL MENTAL DAMAGES, FREEDOM  
JEOPARDIZED) WHERE RELEASE POSSIBILITIES EXISTED THEREIN UNDERTAKEN BY ACTION.

5. Administrative Remedies.

- a. Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution?  Yes  No
- b. Did you submit a request for administrative relief on Claim III?  Yes  No
- c. Did you appeal your request for relief on Claim III to the highest level?  Yes  No
- d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. ALL CLAIMS FILED WITH EMERGENCY RELIEF ORDERING ACTION TO BE ACTIONS  
WITH APPEAL OFFICE AND/OR WITH OTHER OFFICES

If you assert more than three Claims, answer the questions listed above for each additional Claim on a separate page.


E. REQUEST FOR RELIEF

State the relief you are seeking:

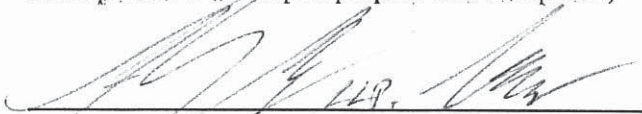
RELEASE OUT OF CUSTODY ORDERING LOS ANGELES POLICE DEPARTMENT TO CONDUCT INDEPENDENT INQUIRY INVESTIGATING PLAINTIFF CONDUCTING INTERVIEWS FOR PLAINTIFF TO PRESENT ALL REQUIRCS NECESSARY INFORMATION/EVIDENCE; DISTRICT ATTORNEY REFERRAL PROSECUTING RAQUEL HARPER, ANTHONY HARPER, JESS WILLIAMS; DAMAGES INJURY SUBSTANTIUM AMOUNT CLAIM UNDER BRANDON FAVOR, LLP, ORDERING THE AMOUNT OF FIVE HUNDRED THOUSAND DOLLARS (\$500,000.00); ARREST ORDER IN FURTHERING RAQUEL HARPER, JESS WILLIAMS WITH LOS ANGELES POLICE DEPARTMENT / LA COUNTY SHERIFF.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on MAY 21, 2017  
DATE

  
\_\_\_\_\_  
-SIGNATURE OF PLAINTIFF

BRANDON FAVOR, LLP.  
(Name and title of paralegal, legal assistant, or other person who helped prepare this complaint)

  
\_\_\_\_\_  
(Signature of attorney, if any)

HALVOR THOMAS MILLER  
3507 WEST 43RD STREET  
LOS ANGELES, CALIFORNIA 90008  
323-295-0679  
(Attorney's address & telephone number)

ADDITIONAL PAGES

All questions must be answered concisely in the proper space on the form. If you need more space you may attach more pages, but you are strongly encouraged to limit your complaint to twenty-five pages. If you attach additional pages, be sure to identify which section of the complaint is being continued and number all pages. Remember, there is no need to attach exhibits to your complaint.

1 went unacknowledge and claimed involving ISIS WILLIAMS, RAQUEL  
 2 HARPER, ANTHONY HARPER and persons otherwise VICTIMIZED held  
 3 illegally placed outside of criminal repose, NATASHA DANETTE GONZALEZ  
 4 suffered once seen under MICHAEL WILEY with assorted faculty  
 5 suggested identifying person whom requires treatment suspected  
 6 unnoticed or recognized as a problem or burden on others, the  
 7 information once expressed before counsel limited possible defense  
 8 scales issuing orders identifying suspected persons involved  
 9 with defendant whom over prosecuting authority, sought arrest  
 10 with, same as police authorities with defendant's interview lesser  
 11 pressures securing defendant's attention; COMPLAINT FILINGS AMENDED  
 12 relieve misdeed prosecutorial errors, etc., entirely developing  
 13 evidence findings reproductively, necessarily, requires subjecting  
 14 prosecutorial duties elsewhere, achieved fair, disputed over necessary  
 15 actions taken where defense stumbles against nature subjects no  
 16 possible links identifying claims involving persons required by witnesses  
 17 to be present before the court where burden standards fail over  
 18 any objections made before the court where evidence seized used  
 19 recovering victims may not be used secondly prosecuting others;  
 20 Public Defender Nancy E. Polans, LAW CLERK Fennle Ozu sought collection  
 21 involving persons incidentally related physically, identified only, persons  
 22 involved outside of the presence with suspected persons remained  
 23 unidentified during judicial proceedings leading to arraignment;  
 24 preliminary hearing; jury trial; sentencing; direct appeal; notice has been  
 25 presented before Office of the Public Defender, also with the  
 26 United States Attorney for the Supreme Court, Counsel Nancy Poque,  
 27 with associated staff present received no available remedy as  
 28 inherited within, action must be taken against RAQUEL HARPER;

PAGE NUMBER: ONE (1)



CLAIM III

1 NATASHA DANETTE GUIDROZ ALSO KNOWN AS "ISIS, ISIS WILLIAMS"  
2 ANTHONY HARPER; Victim persons SHAROTTON WIMFREY, BIANCA DEVINE,  
3 ETTA MAE GRAY, MICHAEL WILEY exception including THADDEUS  
4 BRAUD, REBA ANN STEVENS FOR MYCHELLE ROME addressing  
5 identity claims correctly presented legal actioning prosecution  
6 authority to seek dismissal

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LOS ANGELES COUNTY DISTRICT ATTORNEY'S OFFICE  
BUREAU OF PROSECUTION SUPPORT OPERATIONS  
POST-CONVICTION LITIGATION AND DISCOVERY DIVISION  
CONVICTION REVIEW UNIT

JACKIE LACEY • District Attorney  
JOHN SPILLANE • Chief Deputy District Attorney  
PAMELA BOOTH • Assistant District Attorney

SERGIO A. GONZALEZ • Director

February 03, 2017

Brandon Favor  
660488  
P.O Box 1031  
Teachapi, CA 93581

Dear Brandon Favor,

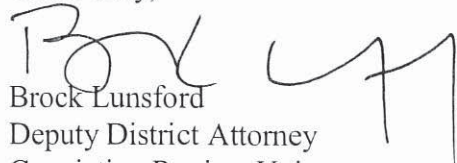
Thank you for your recent request to have the Los Angeles County District Attorney's Conviction Review Unit (CRU) review your claim of factual innocence in the matter of People v. Brandon Favor (BA285265). Specific criteria must be met before a conviction can be reviewed.

The CRU has determined your claim will not be reviewed because:

- The person convicted is no longer in custody
- The case was not adjudicated in Los Angeles County
- The convicted person plead guilty to the instant offense
- The conviction did not involve a serious of violent felony
- The claim does not contain new, credible evidence pointing to innocence
- The case is currently pending in the court system
- There is a pending habeas corpus petition in the matter
- Your case is currently pending on appeal

Should you have any further questions regarding this matter, please feel free to contact the Conviction Review Unit at (213) 974-5914.

Yours truly,

  
Brock Lunsford  
Deputy District Attorney  
Conviction Review Unit

Hall of Records  
320 West Temple Street, Suite 540  
Los Angeles, CA 90012  
(213) 974-5914  
Fax (213) 217-5104

1 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
2 COUNTY OF LOS ANGELES

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5 Superior Court of California  
6 County of Los Angeles

7 JUN 21 2016

8 PEOPLE OF THE STATE OF CALIFORNIA, )  
9 Respondent/Plaintiff, )  
10 vs. )  
11 BRANDON FAVOR, )  
12 Petitioner/Defendant. )

CASE NO. BA285265

13 Sherri R. Carter, Executive Officer/Clerk  
14 By David Marquez Deputy

15 ORDER DENYING PETITION FOR  
16 WRIT OF HABEAS CORPUS

17 The Court has read and considered the Petitioner's Twenty-Fifth Petition for Writ of Habeas Corpus  
18 filed on June 7, 2016, which is now premised upon a new contention:

- 19 1. Regarding who is actually responsible for the murder of which he is convicted.

20 Following review of the Petition, all exhibits in support attached thereto, the overall court record of  
21 the underlying jury trial, this Court hereby denies the underlying Petition for the following reasons:

- 22 1. The Petitioner has failed to establish a prima facie case for relief. *In re Crow* (1971) 4 Cal. 3d 13.  
23 The burden of proof is on the Petitioner to establish grounds for his release. Specifically, establish  
24 by a preponderance of substantial, credible evidence, the contentions upon which he seeks the  
25 requested relief. *People v. Duvall* (1995) 9 Cal.4<sup>th</sup> 464. Conclusory allegations made without any  
26 explanation of the basis for the allegations does not warrant relief;  
27 2. The Petitioner's submission of all documents and/or exhibits which purportedly supports his  
28 contention that evidence establishes that he is not responsible for the murder in question is entirely  
29 unconvincing and frivolous and it does not in any manner undermine "the entire prosecution's  
30 case, or points unerringly to innocence or reduced culpability." *In re Clark* 5 Cal.4<sup>th</sup> 750. Newly  
31 discovered evidence does not warrant relief unless it is of such character as will completely  
32 undermine the entire structure of the case upon which the prosecution was based. *In re Lindly* 29  
33 Cal. 2d 709, *In re Hall* 3 Cal. 3d 408. However, a review of the overall trial record as well as the  
34 proffered evidence and documents attached to the instant petition reflects that the Petitioner has  
35 entirely failed to make such a showing.



**INSTRUCTIONS TO PLAINTIFFS PARTICIPATING IN THE E-FILING PROGRAM AT  
PARTICIPATING CDCR FACILITIES**

This instruction sheet provides Plaintiff with a general overview of the E-Filing pilot programs pursuant to Eastern District of California Standing Order signed by the Chief District Judge entitled "In Re: Procedural Rules for Electronic Submission Of Prisoner Litigation Filed By Plaintiffs Incarcerated at Participating Institutions", authorizing the e-filing of initial civil complaints in conditions of confinement cases only filed by incarcerated prisoners. The pilot program is intended to provide a more efficient, timely and cost-saving approach by which these initial filings are filed in United States District Court for the Eastern District of California. This pilot program, referenced hereinafter as "e-filing program," applies only to participating penal institutions located in the Eastern District of California and only at selected state facilities administered by the California Department of Corrections and Rehabilitation (CDCR). The e-filing program takes a Plaintiff's initial filing documents (limited to documents described below), scans and then emails them to the Clerk of the Court for filing. The originals are then returned to the Plaintiff for their records. There is no need for a Plaintiff to mail the initial documents or pay for extra copies or postage. Upon filing of the civil complaint, pursuant to 28 U.S.C. § 1915A the complaint will be screened in due course and appropriate orders will issue.

**Scope of E-Filing program:** The e-filing program only applies to cases brought by incarcerated Plaintiffs housed at participating facilities at the time of initial filing who assert claims involving conditions of confinement, such as those brought under 42 U.S.C. § 1983. The program does not apply to any other type of case to be filed by an incarcerated prisoner, including claims challenging the fact or duration of a prisoner's confinement. All attempts to file a civil complaint for matters not covered by the e-filing program will be rejected for filing under the e-filing program. An incarcerated prisoner may file those claims through the normal procedures governing the filing of legal matters.

Under the e-filing program only the following documents are deemed initial pleadings. These initial pleadings and their respective page limits will be only accepted for filing through the e-filing program:

Pleading	Page Limit
Civil Cover Sheet (E-Filing From CDCR Only)(ED Cal 1)	1 page
Civil complaint involving conditions of confinement (preferably using the Court's "Civil Rights Complaint" form or format)	25 pages
Any application to proceed in forma pauperis; motions seeking relief from the e-filing procedures; or motions for emergency relief	15 pages total for all these documents combined

The pleadings and their page limits will be strictly enforced. As noted, these documents can only be filed through the e-filing program. Any attempt to file these documents by Plaintiffs incarcerated at a participating CDCR facility through the mail or over-the-counter will be rejected by the Clerk of the Court and returned to the Plaintiff for filing through the e-filing procedures. The only exception would be if the scanner is inoperable for a period of 48 hours. If this occurs, CDCR staff will provide the Plaintiff with paperwork indicating that the Plaintiff may file through means other than e-filing and consistent with CDCR policies for filing legal matters. Additionally, any attempt to file other documents, other than those described above, through the e-filing program will be rejected and must be filed through the normal process governing the filing of legal matters in court.

**How to File:** Plaintiffs shall provide their civil cover sheet (ED Cal 1), the civil complaint and any application to proceed in forma pauperis without prepayment of fees; any motion seeking relief from the e-filing procedures; and any motion for emergency relief, all within the page limits described above.

CDCR staff will scan all initial filings into a preprogrammed digital sender which converts the documents to .PDF format. On the front page of each separate filing, CDCR will stamp the document indicated it has been scanned and emailed. After the documents are scanned, CDCR will promptly email the documents to the Clerk of Court for filing and will return the original documents to the Plaintiff.

The Court will retrieve the e-mailed documents from CDCR and file them in the Case Management Electronic Case Filing system (CM/ECF) of the Court. The Court will e-mail initial case filing instructions for the Plaintiff to an e-mail address established by CDCR, along with a Notice of Electronic Filing (NEF) confirming receipt of the filed documents, as well as any other initial filing documents or orders which are immediately provided to a Plaintiff after the initial filing. CDCR staff will deliver these e-mailed documents to the plaintiff in accordance with their procedures for delivering legal mail.

**After this initial filing, all other documents to be filed in a case must be sent and served through the mail in accordance with CDCR procedures governing the filing of legal matters, the Local Rules of this Court and other applicable law. Other than the initial filing documents noted above no other documents will be accepted for filing through the e-filing program.**

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
Marianne Matherly, Clerk

**REPLY TO:**  
Office of the Clerk  
501 I Street #4-200  
Sacramento, CA 95814

**CLERK'S NOTICE**

To: *Brandon Favor*  
*G-60488*  
*PO Box 1906*  
*Tehachapi CA 93581*

CA STATE PRISON  
CCI-TEHACHAPI  
FACILITY B BLDG 7

**REPLY TO:**  
Office of the Clerk  
2500 Tulare St. #1-500  
Fresno, CA 93721


RE: Pleadings and/or Correspondence received on:

*3-17-17*

- 
- [ ] **CASE NUMBER:** The Eastern District case number could not be identified for the attached filing. You must write your case number on all documents submitted to the Court.
- [ ] **FILING FEE:** The Filing fee of \$400.00 was not received (\$5.00 for Habeas petitions), nor was an Application to Proceed in Forma Pauperis. Enclosed is an Application to Proceed In Forma Pauperis along with your original documents. Please resubmit your documents with the completed application or filing fee.
- [ ] **COPY WORK:** The Clerk's Office will provide copies of documents (in cases 2005- present) and of the docket sheet at \$0.50 per page. Checks in the exact amount are payable to "Clerk, USDC." Please Note: In Forma Pauperis status does not include the cost of copies.
- [ ] **NAME SEARCHES:** The Office of the Clerk requires a \$30.00 charge, per name, to perform a records/name search. This fee must be paid in advance by check or money order to "Clerk, USDC." The search covers 1976 to present and includes civil, criminal, miscellaneous, and magistrate judge cases.
- [ ] **CONFORMED COPIES:** The Court requires the original plus one copy of most pleadings. See Local Rule 133 (d) (2). If you wish to have conformed copy returned to you, you must file an original plus two copies and provide the Court with a self-addressed stamped envelope with the correct postage.
- [ ] **INCORRECT VENUE:**
- [ ] Your case is assigned/transferred to the Fresno Division of the Court (see above address). You must file your documents directly with the Fresno Division Office pursuant to L.R. 133 (d) (1).
- [ ] Your case is assigned/transferred to the Sacramento Division of the Court (see above address). You must file your documents directly with the Sacramento Division Office pursuant to L.R. 133 (d) (1).
- [ ] **CENTRAL VIOLATIONS BUREAU:** Please be advised that the Court does not accept checks for fine payments that are processed by the Central Violations Bureau (C.V.B.). Please forward your fine payments, including the violation number to:
- Central Violations Bureau  
P.O. Box 71363  
Philadelphia, PA 19176-1363**
- [ ] **CASE STATUS INQUIRIES:** The Court will notify you as soon as any action is taken in your case. Due to the large number of civil actions pending before the Court, THE CLERK IS UNABLE TO RESPOND IN WRITING TO INDIVIDUAL INQUIRIES REGARDING THE STATUS OF YOUR CASE. As long as you keep the Court apprised of your current address, you will receive all Court decisions which might affect the status of your case. If you have not submitted a document required in your case, the Court will notify you.

- [ ] **DISCOVERY DOCUMENTS:** Pursuant to Local Rule 250.2 (c), Interrogatories, Responses and Proofs of Service shall not be filed with the Clerk of Court until there is a proceeding in which the Interrogatories, Responses, or Proofs of Service are AT ISSUE.
  
- [ ] **LOCAL RULES:** The Eastern District of California Local Rules are available on the Court website at [www.caed.uscourts.gov](http://www.caed.uscourts.gov).
  
- [ ] **LEGAL ADVICE:** The Court cannot give legal advice.
  
- [ ] **EVIDENCE SUBMITTED:** The Court cannot serve as a storage for the parties' evidence. The parties may not file evidence with the Court until the course of litigation brings the evidence into question.
  
- [ ] **CHECKS SUBMITTED TO THE COURT:** We are returning your check or money order for the following reason:
  - [ ] We have no record of your case. Please return the funds with the appropriate case number, new complaint or petition.
  
  - [ ] Your check or money order is not complete. Please return the check made payable to "Clerk, USDC" and the appropriate and exact amount for the item requested.
  
  - [ ] The Clerk's Office is not able to accept post-dated or altered checks. Please return payment made with appropriately dated and/or unaltered check or money order.
  
- [ ] **REQUESTED FORMS:** Your requested forms are enclosed.
  
- [ ] **DOCUMENTS NOT SUBMITTED IN ENGLISH:** All documents submitted must be written in English. Documents submitted in a language other than English cannot be translated.
  
- [ ] **MOTIONS:** A document requesting a court order must be styled as a Motion, not a letter (see F.R.C.P 7). Letters to the judge will be disregarded.
  
- E-SERVICE:** Pursuant to Standing Order dated September 24, 2014 signed by Chief Judge Morrison C. England, Jr., the document(s) cannot be filed because your institution participates in the e-service filing program with the Court. Per the Standing Order, the document(s) is(are) returned unfiled and must be filed under E-Service procedures. When filing document under E-Service procedures, please include this document ("Clerk's Notice") with the e-filing documents.
  
- [ ] **SERVICE:** The Court will notify you when it is time for service in your case.
  
- [ ] **OTHER:**

Thank you for your future attention to this matter.

  
 \_\_\_\_\_  
 Deputy Clerk,

3-17-17  
 Date

PROOF OF SERVICE

I declare that I am a resident of or employed in the County of KING  
State of CALIFORNIA. I am over the age of 18 years. The name and address of my  
residence or business is 1356 SOUTH BROADWAY LOS ANGELES, CALIFORNIA  
90015

On MAY 22, 2017, I served the CIVIL RIGHTS COMPLAINT  
(Date) (Description of document(s))

(Description of document(s) served)

on the parties listed below (include name, address and, where applicable, fax number) by (check  
the applicable method or methods):

placing a true copy thereof enclosed in a sealed envelope for collection and delivery  
by the United States Postal Service or private delivery service (following ordinary business  
practices with postage or other costs prepaid),

personal delivery;

facsimile transmission in accordance with the requirements of PERB Regulations  
32090 and 32135(d).

(Include here the name, address and, where applicable, fax number of the Respondent and any other parties served.)  
BRAISON FAVOR, LLP, HALVOR THOMAS MILLER 21900 LMS OF HIGHWAY 202, TETAPAKA,  
CALIFORNIA 93501  
UNITED STATES DISTRICT OF CALIFORNIA, EASTERN, 501 "I" STREET, SUITE 4-20  
SACRAMENTO, CALIFORNIA 95811  
SUPREME COURT OF THE UNITED STATES 1 FIRST NORTHEAST WASHINGTON, DC 20543  
DISTRICT ATTORNEY 210 WEST TEMPLE STREET, LOS ANGELES, CALIFORNIA 90012  
LOS ANGELES POLICE DEPARTMENT, ATTN: CITY CLERK, 200 NORTH SPRING,  
LOS ANGELES, CALIFORNIA 90012  
STATE CAPITOL, SACRAMENTO, CALIFORNIA 95811 ATTN: ATTORNEY GENERAL  
DISTRICT OF CALIFORNIA - CENTRAL 300 SOUTH SPRING STREET, LOS ANGELES,  
CALIFORNIA 90012  
BRAISON FAVOR, LLP, US ATTORNEY STEPHANIE HONERDA 512 NORTH SPRING  
STREET LOS ANGELES, CALIFORNIA 90012

I declare under penalty of perjury that the foregoing is true and correct and that this  
declaration was executed on MAY 22, 2017 at TENNESSEE CALIFORNIA  
(Date) (City) (State)

BRAISON FAVOR, LLP  
\_\_\_\_\_  
The declarant

[Signature]  
\_\_\_\_\_  
S. S. S. S.

**CIVIL COVER SHEET (E-FILING FROM CDCR ONLY)**

This civil cover sheet and the information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized by the Standing Order signed by the Chief District Judge entitled "In Re: Procedural Rules for Electronic Submission Of Prisoner Litigation Filed By Plaintiffs Incarcerated at Participating Institutions", and approved by the Clerk of the Court. This civil cover sheet is required on all cases filed by Plaintiffs housed at institutions participating under the e-filing program pursuant to the Standing Order and necessary for the purpose of initiating the civil case.

<b>I. PLAINTIFF</b> <i>(to be Completed by Plaintiff)</i> BRANDON FAVOR, LLP STATE OF CALIFORNIA BRANDON ALEXANDER FAVOR	<b>II. DEFENDANT(S)</b> <i>(to be Completed by Plaintiff)</i> BRANDON ALEXANDER FAVOR, PAUL TANAKA, UNDER SHERIFF, LA COUNTY LEROY BACA, SHERIFF LOS ANGELES COUNTY STATE OF CALIFORNIA FOR LOS ANGELES CASE NO. BA 28526504
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**III. INSTITUTION BEING E-FILED FROM**  
*(To be Completed by CDCR Staff Member)*

CDCR Institution Abbreviation Code           CCI          

**IV. SENDER INFORMATION**  
*(to be Completed by CDCR Staff Member)*

SENDER: *S. Pineda* S. Pineda  
*(Please SIGN Name)* *(Please PRINT Name)*

DATE SCANNED & EMAILED: 6/2/17

**V. IF CIVIL COMPLAINT CANNOT BE E-FILED ONLY**  
*(to be Completed by CDCR Staff Member)*

This civil complaint, and other initial filing documents authorized by the Chief District Judge entitled "In Re: Procedural Rules for Electronic Submission Of Prisoner Litigation Filed By Plaintiffs Incarcerated at Participating Institutions" is authorized to be filed through the U.S. mail and accepted by the Clerk of the Court without the need to be electronically filed because the digital sender/scanner was down for more than 48 hours.. See Standing Order at ¶ 2.

DATED: \_\_\_\_\_


\_\_\_\_\_  
*(Please SIGN Name)* *(Please PRINT Name)*

Institution Abbreviation Code: \_\_\_\_\_

See Reverse Side for "Instructions To Plaintiffs Participating In E-Filing Program At Participating CDCR Facilities"

## CIVIL COVER SHEET (E-FILING FROM CDCR ONLY)

This civil cover sheet and the information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized by the Standing Order signed by the Chief District Judge entitled "In Re: Procedural Rules for Electronic Submission Of Prisoner Litigation Filed By Plaintiffs Incarcerated at Participating Institutions", and approved by the Clerk of the Court. This civil cover sheet is required on all cases filed by Plaintiffs housed at institutions participating under the e-filing program pursuant to the Standing Order and necessary for the purpose of initiating the civil case.

<p><b>I. PLAINTIFF</b> <i>(to be Completed by Plaintiff)</i></p> <p>BRANDEN FAVOR, LLP STATE OF CALIFORNIA BRANDEN ALEXANDER FAVOR</p>	<p><b>II. DEFENDANT(S)</b> <i>(to be Completed by Plaintiff)</i></p> <p style="text-align: right; font-size: small;">FOR LOS ANGELES CASE NO. BA225265</p> <p>BRANDEN ALEXANDER FAVOR, PAUL TANAKA, LOS ANGELES COUNTY JUDICIAL SHERIFF LEROY BACA, SHERIFF, LOS ANGELES COUNTY STATE OF CALIFORNIA</p>
<p><b>III. INSTITUTION BEING E-FILED FROM</b> <i>(To be Completed by CDCR Staff Member)</i></p> <p>CDCR Institution Abbreviation Code <u>          CCI          </u></p>	
<p><b>IV. SENDER INFORMATION</b> <i>(to be Completed by CDCR Staff Member)</i></p> <p>SENDER: <u></u> <u>S. Pineda</u> <i>(Please SIGN Name)</i> <span style="margin-left: 150px;"><i>(Please PRINT Name)</i></span></p> <p>DATE SCANNED &amp; EMAILED: <u>          6/12/17          </u></p>	
<p><b>V. IF CIVIL COMPLAINT CANNOT BE E-FILED ONLY</b> <i>(to be Completed by CDCR Staff Member)</i></p> <p><input type="checkbox"/> This civil complaint, and other initial filing documents authorized by the Chief District Judge entitled "In Re: Procedural Rules for Electronic Submission Of Prisoner Litigation Filed By Plaintiffs Incarcerated at Participating Institutions" is authorized to be filed through the U.S. mail and accepted by the Clerk of the Court without the need to be electronically filed because the digital sender/scanner was down for more than 48 hours. See Standing Order at ¶ 2.</p> <p>DATED: _____</p> <p>_____ <i>(Please SIGN Name)</i> <span style="margin-left: 200px;"><i>(Please PRINT Name)</i></span></p> <p><b>Institution Abbreviation Code:</b> _____</p>	

See Reverse Side for "Instructions To Plaintiffs Participating In E-Filing Program At Participating CDCR Facilities"