

7. Ground 2 or Ground 4 (if applicable).

a. Supporting facts:

before attacking form seeking permission otherly attached while providing  
 safeguard unknowingly encountering SECURITY (J-BIRD) with another  
 male (person possibly African American) identified per DISTRICT ATTORNEY/  
 LOS ANGELES POLICE as "SHOOTER" petitioner sought escaping no signs of  
 harm entering furtherly somewhat by or under FORCE'S merely joined once entering  
 then exiting LIQUOR BANK STORE to prevent issue felt harms possibly lurking  
 with instant regard regarding ALL LIQUOR STORES Security placing protections  
 earlier the day once entering witnessing the Security gate door open and  
 viewing no closure serve a purpose or otherwise holding awareness  
 necessarily needed to secure the stores Security, petitioner while under  
 force where RAQUEL HARPER sought control acted best to not endanger  
 anyone whatsoever as to enter a known or recognized error entering  
 avoidable harms while seeking to originate exit planning while  
 leaving THE LIQUOR BANK STORE knowing a sort of danger prepared  
 itself, priority dangerous/vital following petitioner while heading  
 in direction reaching WESTON BEARDS before the encounter with  
 J-BIRD ("SECURITY") SHOOTER (Person with Security), petitioner faced  
 recognition difficulty reaching a pivoted safety want or assurance found

b. Supporting cases, rules, or other authority:

Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978)

Johnson, 588 F.2d at 743

Arnold v. Int'l Bus. Mach. Corp., 637 F.2d 1350, 1355 (9th Cir. 1981)

Jones v. Community Reentry Agency, 733 F.2d 646, 649 (9th Cir. 1984)

Prascholder II, 479 F.3d at 1183

7. Ground 2 or Ground 4 (if applicable):

Four horizontal lines for writing the ground.

a. Supporting facts:

Multiple horizontal lines for writing supporting facts.

b. Supporting cases, rules, or other authority:

Preschooler II, 179 F.3d at 1183  
Marsh v. Cty. of San Diego, 680 F.3d 1148, 1158 (9th Cir. 2012)  
Johnson, 588 F.2d at 743  
Lena v. County of Los Angeles, 442 F.3d 1178, 1185 (9th Cir. 2006)  
Preschooler II, 179 F.3d at 1183

7. Ground 2 or Ground 4 (if applicable):

Four horizontal lines for writing the ground.

a. Supporting facts:

Multiple horizontal lines for writing supporting facts.

b. Supporting cases, rules, or other authority:

Jones v. Community Review Agency, 733 F.2d 646, 649 (9th Cir. 1984)  
JULIE CHEN, THE TALK CBS  
BRANDON ALEXANDER FAVOR, LOS ANGELES CASE NO. BA285265

7. Ground 2 or Ground 4 (if applicable):

a. Supporting facts:

b. Supporting cases, rules, or other authority:

Pen. Code, § 190.2, subd. (a)(22)  
 Long v. County of Los Angeles, 442 F.3d 1178, 1185 (9th Cir. 2006)  
 Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978)  
 Harper v. City of Los Angeles, 533 F.3d 1010, 1026 (9th Cir. 2008)  
 Peoples v. Gibson (1988) 204 Cal. App. 3d 1425 (33 Cal. Rptr. 2d 352)

7. Ground 2 or Ground 4 (if applicable).

a. Supporting facts:

b. Supporting cases, rules, or other authority:

Penal Code § 2970

Welfare and Institutions Code §§ 6100-6109.3

Penal Code § 288(a) and (b)

Penal Code § 289(a)

Penal Code § 286 or 288a

7. Ground 2 or Ground 4 (if applicable).

a. Supporting facts:

b. Supporting cases, rules, or other authority:

Welfare and Institutions Code § 6600(a)  
 Welfare and Institutions Code § 6600.1, People v. Superior Court (Johannes)  
 (1999) 70 Cal. App. 4th 558  
 Welfare and Institutions Code § 6601(c) and (d)  
 Dr. Nadim Khoury, CDC Assistant Deputy Director Health Care Policy

EXHIBIT

INGLEWOOD

7. Ground 2 or Ground 4 (if applicable):

Four horizontal lines for writing the ground.

a. Supporting facts:

Multiple horizontal lines for writing supporting facts.

b. Supporting cases, rules, or other authority:

People v. Sanchez, supra, 12 Cal.4th 60-61  
Section 2 of Proposition 21  
Breandan Fawcett v. Anthony Harper Case Number 2:17-cv-00165-JGB-JEM  
Pen. Code § 190.2, subd. (a)(20)  
Pen. Code § 190.2, subd. (a)(21)



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

3 CONFORMED COPY  
4 ORIGINAL FILED  
5 Superior Court of California  
6 County of Los Angeles

7 JUN 21 2016

8 PEOPLE OF THE STATE OF CALIFORNIA, )

CASE NO. BA285265

9 Respondent/Plaintiff, )

10 Sherri R. Carter, Executive Officer/Clerk  
11 By David Marquez Deputy

12 vs. )

ORDER DENYING PETITION FOR

WRIT OF HABEAS CORPUS

13 BRANDON FAVOR, )

14 Petitioner/Defendant. )

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

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

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

- 20 1. The Petitioner has failed to establish a prima facie case for relief. *In re Crow* (1971) 4 Cal. 3d 13.

21 The burden of proof is on the Petitioner to establish grounds for his release. Specifically, establish  
22 by a preponderance of substantial, credible evidence, the contentions upon which he seeks the  
23 requested relief. *People v. Duvall* (1995) 9 Cal.4<sup>th</sup> 464. Conclusory allegations made without any  
24 explanation of the basis for the allegations does not warrant relief;

- 25 2. The Petitioner's submission of all documents and/or exhibits which purportedly supports his  
26 contention that evidence establishes that he is not responsible for the murder in question is entirely  
27 unconvincing and frivolous and it does not in any manner undermine "the entire prosecution's  
28 case, or points unerringly to innocence or reduced culpability." *In re Clark* 5 Cal.4<sup>th</sup> 750. Newly  
29 discovered evidence does not warrant relief unless it is of such character as will completely  
30 undermine the entire structure of the case upon which the prosecution was based. *In re Lindly* 29  
31 Cal. 2d 709, *In re Hall* 3 Cal. 3d 408. However, a review of the overall trial record as well as the  
32 proffered evidence and documents attached to the instant petition reflects that the Petitioner has  
entirely failed to make such a showing.

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4. The petition raises some issues which could have been raised on appeal, but were not, and Petitioner has failed to allege facts establishing an exception to the rule barring habeas consideration of claims that could have been raised on appeal. *In re Reno*(2012) 55 Cal.4<sup>th</sup> 428, 490-93; *In re Harris*(1993) 5 Cal.4<sup>th</sup> 813, 825-26; *In re Dixon*(1953) 41 Cal.2<sup>nd</sup> 755, 759; *In re Smith*(1911) 161 Cal. 208. *In re Martinez*(2009) 46 Cal. 4<sup>th</sup> 945, 955-56; *People v. Duval*(1995) 9 Cal. 4<sup>th</sup> 464, 474; *People v. Karis*(1988) 46 Cal. 3<sup>rd</sup> 612, 656; *In re Swain*(1949) 34 Cal. 2<sup>nd</sup> 300, 303-04.
  5. The writ of habeas corpus is reserved for errors of a fundamental jurisdictional or constitutional type, rather than erroneous evidentiary or procedural rulings. *In re Harris*(1993) 5 Cal. 4<sup>th</sup> 813, 828. No ground alleged here is of a type cognizable on habeas corpus.
  6. A habeas petitioner must allege with particularity the facts upon which relief is sought and include copies of reasonably available documents supporting the claim. Vague or conclusory allegations made without any explanation of the basis for the allegations do not warrant relief. *In re Martinez*(2009) 46 Cal. 4<sup>th</sup> 945, 955-56; *People v. Duval*(1995) 9 Cal. 4<sup>th</sup> 464, 474; *People v. Karis*(1988) 46 Cal. 3<sup>rd</sup> 612, 656; *In re Swain*(1949) 34 Cal. 2<sup>nd</sup> 300, 303-04.

19 For the foregoing reasons, the Petition is denied.

20 A true copy of this order forwarded to Defendant/Petitioner via U.S. mail this date

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29 DATED: 4/21/15



30 George G. Lomeli

31 George G. Lomeli  
32 Judge of the Superior Court

7. Ground 2 or Ground 5 (if applicable):

TRIAL DEFENSE COUNSEL UNABLE TO FIND OR RECOVER EVIDENCE NOT PRESENTED WITH WITNESS VICTIM TESTIMONY

a. Supporting facts:

Trial Counselor Nancy Swatch Poque became incapable to locate evidences, also involving gang related claims where trial counsel sought findings to locate ANTHONY HARPER, RAQUEL HARPER both claim relations to the maker agenda involving themselves amongst the blocs - not actively involved with additional and/or other gang persons where crime and/or criminal offense promoted disturbs the public by which the offenses involved herein involved both RAQUEL and with other persons, additionally involving ANTHONY HARPER where the robbery prepared with and only thru Raquel Harper possessed relations to inquire the order return without probability for reasons related against prima misconduct where no preparation with or for crime remained purposeful intending upon depriving another with property theft or with robbery (PC 211) while petitioner/defendant arrived where force protecting some robbery intention (probably future) sprung before or with RAQUEL HARPER with (also) ANTHONY HARPER in prevention of or by with force's choice decision preventing endangered persons with causing harms prevented while with caution in such preventive measures taken by hand personally while in group or company with persons whom are persons of security rather private or in company by business or personal usage however

b. Supporting cases, rules, or other authority:

Johnson, 588 F.2d at 743

Preschooler II v. Clark Cnty. Sch. Bd. of Trs., 479 F.3d 1175, 1183 (9th Cir. 2007)

Crowley v. Nevada, 678 F.3d 730, 739 (9th Cir. 2012)

Jones v. Community Reentry Agency, 733 F.2d 646, 649 (9th Cir. 1984)

Preschooler II, 479 F.3d at 1183

7. Ground 2 or Ground 5 (if applicable):

a. Supporting facts:

the substantial reasons where defendant BRANDON ALEXANDER FAVOR for BA285-265; Los Angeles Michael Pastor Foltz Justice Center fall before trial defense counselor-attorney could not collect instant relations with evidence or counsel defendant's actions where under specific circumstance, defendant is forced to act rightly where harmful substances or changes becomes apparent. Semily attacking defendant as RAQUEL HARPER once speaking with defendant while speaking before "TRUB" avoiding any and all ill forms once before the day began reading metro grand county building then patronizing ART Liquor Store with an additional person "TRUB"; petitioner could not express some explanation before Los Angeles Police Detectives Liz Rizo and Frank Weber where under instant remarks along by communications inability forced petitioner detained to perform best efforts exciting detectives concerns where abouts involving others whom have not yet become identified threw conscious task making relieving such burdens existing where police agents may target or identify specific evidences and/or with persons involved additionally removing the defendant as a suspected person also involved before acknowledging persons sought for immediate arrest "SHOOTER" "SECURITY" as victimized persons individualized with petitions held against their "APPLE CAP, SHOOTER SECURITY" free will by one

b. Supporting cases, rules, or other authority:

Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978)  
 Long v. County of Los Angeles, 442 F.3d 1178, 1185 (9th Cir. 2006)  
 Harper v. City of Los Angeles, 533 F.3d 1010, 1026 (9th Cir. 2008)  
 People v. Favor; Los Angeles Case No. BA285265 (6-13/14-05)  
 PENAL CODE 187(A)-211

a. Supporting facts: thru Michelle Rome, Bianca Devine, Raquel Harper, Isis Williams, Shacaron Wimprey,

Rahmaan Hutehassoon, Sean Bazille (Sean Bazrot) James Jefferson, Jr., Maxine A. morally absolute target(s) illegally by and thru only RAQUEL HARPER, ANTHONY HARPER, ISIS WILLIAMS whom proactively fell victim thru Michael Wily with defendant once contacted relations began unknowingly or unintended to Supreme NATASHA (DANETTE) GUERRAZ ALSO KNOWN AS ISIS AND/OR ISIS WILLIAMS formerly of New York (Brooklyn; See: DEPARTMENT OF JUSTICE; EXHIBIT ) City of Brooklyn, DOMINICAN REPUBLICAN (NATIONAL) whom arrived into California (STATE) date record unavailable / unknown, however, Defendant BRADON A FAVOR encountered ISIS WILLIAMS (See: MURDER BOOK; Los Angeles Police Detective Liz Rico FOR DETECTIVE DENNIS FANNING (ROBBERY; LOS ANGELES POLICE DEPARTMENT) resisting negative intentions deprived on others where ISIS WILLIAMS and/or NATASHA DANETTE GUERRAZ insist upon deceiving persons or simply kept where under ISIS identity / identification(s) surgery remains whole unknowingly, perhaps without intended evils or make up's of base nature where harm suffers innocence persons or the least sudden strike may cause or develop negative effects and/or happenings petitioner struggled to not endanger public surroundings accepting harms or injurious effects as they taken petitioner against his own free-will deceitly finding RAQUEL HARPER possessed control entirely where petitioner failed to either provide some intended protections or lost complete control where once possessed with intention to arrive elsewhere unprepared

b. Supporting cases, rules, or other authority:

- Johnson, 588 F.2d at 743
- Necessity; Penal Code 3.02
- Duress
- Amold v. Int'l Bus. Mach. Corp., 637 F.2d 1350, 1355 (9th Cir. 1981)
- Baker v. McCollan, 413 U.S. 137, 144 n.3 (1979)
- In re Clark 5 Cal. 4th 750
- Johnson, 588 F.2d at 743
- People v Favor, BA285265-01; Los Angeles
- Preschooler II, 479 F.3d at 1183

7. Ground 2 or Ground 5 (if applicable):

Horizontal lines for writing the grounds.

a. Supporting facts:

Horizontal lines for writing supporting facts.

b. Supporting cases, rules, or other authority:

People v. Duvall (1995) 9 Cal. 4th 464  
Hooper v. United States, 270 F.2d 465, 469 (6th Cir. 1959)  
People v. Duvall (1995) 9 Cal. 4th 464  
United States v. MacDonald, supra, 456 U.S. at 8, 50 U.S.L.W. at 4349  
§ 2113. Bank robbery and incidental crimes  
DEA Section 802 Controlled Substance Act 21 U.S.C. 822  
§ 2247. Repeat offenders  
§ 521. Criminal Street Gangs

7. Ground 2 or Ground 5 (if applicable):

a. Supporting facts:

b. Supporting cases, rules, or other authority:

People v. Duxall (1995) 9 Cal. 4th 464

Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978)

Baker v. McCollan, 413 U.S. 137, 144 n. 3 (1971)

Marsh v. City of San Diego, 680 F.3d 1148, 1158 (9th Cir. 2012)

In re Hall 3 Cal. 3d 408

Crawley v. Nevada, 678 F.3d 730, 734 (9th Cir. 2012)

In re Crow (1971) 4 Cal. 3d 13

Long v. County of Los Angeles, 442 F.3d 1178, 1185 (9th Cir. 2006)

7. Ground 2 or Ground 5 (if applicable):

a. Supporting facts:

b. Supporting cases, rules, or other authority:

Chapman v. Houston Welfare Rights Org., 441 U.S. 600, 618 (1979)  
 Preschooler II v. Clark Cnty. Sch. Bd., 479 F.3d 1175, 1183 (9th Cir. 2007)  
 Honorable Judge Michael Edward Pastor, Criminal Courts Building  
 In re Lindy 20 Cal. 2d 709  
 Anderson v. Harman, 451 F.3d 1063, 1067 (9th Cir. 2006)  
 In re Crow (1971) 4 Cal. 3d 13  
 In re Hall 3 Cal. 3d 408  
 Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978)



7. Ground 2 or Ground 5 (if applicable):

Blank lined area for Ground 2 or Ground 5.

a. Supporting facts:

Large blank lined area for supporting facts.

b. Supporting cases, rules, or other authority:

In re Clark 5 Cal. 4th 750  
 People v. Duvall (1995) 9 Cal. 4th 464  
 Johnson 588 F.2d at 743  
 Jones v. Community ReDev. Agency, 733 F.2d 616, 619 (9th Cir. 1984)  
 In re Clark 5 Cal. 4th 750  
 Crowley v. Nevada, 678 F.3d 730, 734 (9th Cir. 2012)  
 Leng v. County of Los Angeles 442 F.3d 1178, 1185 (9th Cir. 2006)  
 People v. Duvall (1995) 9 Cal. 4th 464

7. Ground 2 or Ground 5 (if applicable):

Horizontal lines for writing the grounds.

a. Supporting facts:

Horizontal lines for writing supporting facts.

b. Supporting cases, rules, or other authority:

In re Hall 3 Cal. 3d 408  
In re Lindsey 29 Cal. 2d 709  
United States v. Lovasco, 431 U.S. 783, 789, 52 L. Ed. 2d 752, 97 S. Ct 2044 (1977)  
Pascadero II v. Clark Cmty. Sch. Bd. of Trs., 479 F.3d 1175, 1183 (9th Cir 2007)  
People v. Duvall (1995) 9 Cal. 4th 464  
Jonas v. Community Reentry Agency, 733 F.2d 646, 649 (9th Cir. 1984)  
In re Clark 5 Cal. 4th 750  
In re Crow (1971) 4 Cal. 3d 13

7. Ground 2 or Ground 5 (if applicable):

Blank lined area for writing the grounds.

a. Supporting facts:

Large blank lined area for supporting facts.

b. Supporting cases, rules, or other authority:

Chapman v. Houston Welfare Rights Org., 411 U.S. 600, 618 (1979)  
In re Hall 3 Cal. 3d 408  
Crow v. United States, 406 U.S. 945, 32 L.Ed. 2d 331, 92 S.Ct. 2042 (1972)  
Johnson, 588 F.2d at 743  
In re Clark 5 Cal. 4th 750  
Praschler II v. Clark Cnty. Sch. Bd. of Trs., 179 F.3d 1175, 1183 (9th Cir. 2007)  
5 USC former § 317 (now 28 USC §§ 507, 547)  
Rule 48(b)(1)

7. Ground 2 or Ground 5 (if applicable):

Blank lined area for writing the grounds.

a. Supporting facts:

Large blank lined area for supporting facts.

b. Supporting cases, rules, or other authority:

In re Clark 5 Cal. 4th 750  
United States v. Benson, 487 F.2d 978, 985 (3d Cir. 1973)  
Preschooler II v. Clark Cnty. Sch. Bd. of Trs., 479 F.3d 1175, 1183 (9th Cir. 2007)  
Rule 48(b) F.R.C.P.  
People v. Duvall (1995) 9 Cal. 4th 464  
United States v. Dukow, supra, 453 F.2d at 1330  
In re Clark 5 Cal. 4th 750  
United States v. Lovasco, 431 U.S. 783, 789, 52 L. Ed. 2d 752, 97 S. Ct. 2044 (1977)

7. Ground 2 or Ground 5 (if applicable):

Horizontal lines for writing the grounds.

a. Supporting facts:

Horizontal lines for writing supporting facts.

b. Supporting cases, rules, or other authority:

James v. Community Reconv. Agency, 733 F.2d 646, 649 (9th Cir. 1984)  
In re Crow (1971) 4 Cal. 3d 43  
In re Lindsey 29 Cal. 2d 709  
United States v. Mason, supra, 404 U.S. at 319  
Federal courts, Confiscation Cases, 7 Wall 454, 457, 19 LEd 196  
Hempenecker v. United States, 270 F.2d 465, 469 (6th Cir. 1959)  
Nickens v. United States, 116 U.S. App. D.C. 338, 323 F.2d 808, 809 (D.C. Cir. 1963)  
In re Hall 3 Cal. 3d 408

7. Ground 2 or Ground 6 (if applicable):

SIXTH AMENDMENT RIGHT TO EFFECTIVE ASSISTANCE OF COUNSEL WHERE DEFENDANT MUST ACCOUNT LIABILITY AS PERSON SUSPECTED WITH CRIME AS VICTIM WITNESS UNABLE TO PERFORM BEFORE AUTHORITY OF LAW ACTIONING LEGAL EXPLANATION WHILE PETITIONER DEFENDANT SEEKS WITHDRAWAL UNDER CLAIMS WITH CRUEL AND UNUSUAL PUNISHMENT AGAINST PERSON OTHER THAN PETITIONER-DEFENDANT WHOM FULL VICTIM CAUSING INJURY AGAINST ANOTHER PERSON WHILE PROTECTABLE <sup>THE</sup> PERSON

a. Supporting facts:

Petitioner BRANCO A FAVOR full victim NOVEMBER 08, 2004 against (also) Bianca Davine whom withheld petitioner FAVOR from exercising free-will against SHARPTON WEMPLEY notwithstanding Trial Counsel Nancy Sweiter-Pogue-Fannie Owo Defense Strategy did not include recent exhibits, information discoveries recently presented imposing trial sentence and court response with evidence only evidence where then defendant addressed objections same night determined causing integrity remarks which Secretary for answers alone; Petitioner under injurious conditions affecting petitioners defendant both prior to the incident could not see not possess ability to explain or express order to show cause, while under such conditions not seeking to mislead police authority, petitioner stated OWO as best providing legitimate response

b. Supporting cases, rules, or other authority:

- Baker v. McCollan, 443 U.S. 137, 141 n. 3 (1979)
- Arnold v. Int'l Bus. Mach. Corp., 637 F.2d 1350, 1355 (9th Cir. 1981)
- Johnson 588 F.2d at 743
- § 1036. false information and hearsay (a)(1)(B)
- § 2113 Bank robbery and incidental crimes
- § 521. Criminal Street Gangs
- § 2246. Definition of Chapter
- Section 1065 Title 10

8. Did you appeal from the conviction, sentence, or commitment?  Yes  No If yes, give the following information:

a. Name of court ("Court of Appeal" or "Appellate Division of Superior Court"):

Second Appellate District - Division Four

b. Result: Modified and Affirmed c. Date of decision: December 02, 2010

d. Case number or citation of opinion, if known: B215387

e. Issues raised: (1) insufficient evidence under special circumstances allegation count one  
(2) due process violation with attempt murder  
(3) cruel and unusual punishment with death penalty (consequence)

f. Were you represented by counsel on appeal?  Yes  No If yes, state the attorney's name and address, if known:

Allen G. Weinberg, Esq., 9454 Wilshire Boulevard, Suite 600, Beverly Hills, California 90212

9. Did you seek review in the California Supreme Court?  Yes  No If yes, give the following information:

a. Result: Denied b. Date of decision: July 16, 2012

c. Case number or citation of opinion, if known: S189317

d. Issues raised: (1) doctrine natural and probable consequence  
(2) cruel and unusual punishment under death penalty consequence  
(3) trial jury instruction with natural and probable consequence

10. If your petition makes a claim regarding your conviction, sentence, or commitment that you or your attorney did not make on appeal, explain why the claim was not made on appeal:

Investigating injury entirely appealing claims under trial court examining actions written with November 08, 2004, remembrance, claims not presented, integrity with investigative officers

11. Administrative review.

a. If your petition concerns conditions of confinement or other claims for which there are administrative remedies, failure to exhaust administrative remedies may result in the denial of your petition, even if it is otherwise meritorious. (See *In re Muszalski* (1975) 52 Cal.App.3d 500.) Explain what administrative review you sought or explain why you did not seek such review:

Second Level Exhausted For Third Level

b. Did you seek the highest level of administrative review available?  Yes  No

Attach documents that show you have exhausted your administrative remedies.

Case#: 2:17-cv-00261-KJN

Brandon Alexander Favor G-60488  
CALIFORNIA CORRECTIONAL INSTITUTION (1906)  
PO BOX 1906  
TEHACHAPI, CA 93581

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UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF CALIFORNIA

BRANDON ALEXANDER FAVOR,

Petitioner,

v.

BIANCA DEVINE, et al.,

Respondents.

No. 2: 17-cv-0261 KJN P

ORDER

Petitioner, a state prisoner proceeding pro se, has filed an application for a writ of habeas corpus pursuant to 28 U.S.C. § 2254.

Petitioner is incarcerated at the California Correctional Institution ("CCI") which is located in the Fresno Division of the United States District Court for the Eastern District of California. The application attacks a conviction issued by the Los Angeles County Superior Court, which is located in the United States District Court for the Central District of California.<sup>1</sup>

While both this court and the United States District Court in the district where petitioner was convicted have jurisdiction, see Braden v. 30th Judicial Circuit Court, 410 U.S. 484 (1973),

<sup>1</sup> Petitioner's claims are difficult to understand. However, he appears to challenge his Los Angeles County convictions for first degree murder, attempted murder and robbery. Petitioner has filed several habeas petitions in this court, and the Fresno Division, challenging these convictions. See Favor v. Vasquez, 2: 17-cv-124 CKD (ECF No. 3 (order transferring habeas petition to Central District)); Favor v. Vasquez, 1: 16-cv-1809 JLT (ECF No. 2 (order transferring habeas petition to Central District)).

1 any and all witnesses and evidence necessary for the resolution of petitioner's application are  
2 more readily available in Los Angeles County. Id. at 499 n.15; 28 U.S.C. § 2241(d).

3 Accordingly, in the furtherance of justice, IT IS HEREBY ORDERED that this matter is  
4 transferred to the United States District Court for the Central District of California.

5 Dated: March 27, 2017

6   
7 KENDALL J. NEWMAN  
8 UNITED STATES MAGISTRATE JUDGE

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MIME-Version:1.0 From:caed\_cmecl\_helpdesk@caed.uscourts.gov To:CourtMail@localhost.localdomain  
Message-Id: Subject:Activity in Case 2:17-cv-00261-KJN (HC)Favor v. Devine et al Order. Content-Type:  
text/html

*This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this  
e-mail because the mail box is unattended.*

**\*\*\*NOTE TO PUBLIC ACCESS USERS\*\*\*** *There is no charge for viewing opinions.*

*U.S. District Court*

*Eastern District of California – Live System*

### **Notice of Electronic Filing**

The following transaction was entered on 3/27/2017 at 10:33 AM PDT and filed on 3/27/2017

*Case Name:* (HC)Favor v. Devine et al

*Case Number:* 2:17-cv-00261-KJN

*Filer:*

*WARNING: CASE CLOSED on 03/27/2017*

*Document Number:* 3

*Docket Text:*

ORDER signed by Magistrate Judge Kendall J. Newman on 03/27/17 ordering CASE  
TRANSFERRED to the U.S. District Court for the Central District of California. (Plummer, M)

2:17-cv-00261-KJN Notice has been electronically mailed to:

2:17-cv-00261-KJN Electronically filed documents must be served conventionally by the filer to:

Brandon Alexander Favor  
G-60488  
CALIFORNIA CORRECTIONAL INSTITUTION (1906)  
PO BOX 1906  
TEHACHAPI, CA 93581

The following document(s) are associated with this transaction:

17-55025

Brandon Alexander Favor

#G-60488

CCIT - CALIFORNIA CORRECTIONAL INSTITUTION (TEHACHAPI)

Unit 4A

P.O. Box 1902

Tehachapi, CA 93581-1902

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FILED

UNITED STATES COURT OF APPEALS

JAN 12 2017

FOR THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

BRANDON ALEXANDER FAVOR,

Plaintiff-Appellant,

v.

ISIS WILLIAMS, Natasha Danette  
Guidroz, individual; et al.,

Defendants-Appellees.

No. 17-55025

D.C. No.

2:16-cv-00042-JGB-JEM

Central District of California,  
Los Angeles

ORDER

The district court's order was entered on the docket on November 14, 2016. Appellant's notice of appeal from that order was dated December 13, 2016, but was not filed until December 20, 2016. Thus, the notice of appeal was not filed within 30 days after the entry of the district court's order. *See* 28 U.S.C § 2107(a); Fed. R. App. P. 4(a)(1).

Because appellant is a pro se prisoner, however, the notice of appeal is deemed filed when it was delivered to prison authorities for forwarding to the court. *See* Fed. R. App. P. 4(c)(1); *Houston v. Lack*, 487 U.S. 266, 270 (1988). Accordingly, within 21 days after the date of this order, appellant shall file with this court a declaration or notarized statement attesting to the date on which the

notice of appeal was deposited in the institution's internal mail system and whether first-class postage was prepaid, or otherwise show cause why this appeal should not be dismissed for lack of jurisdiction. *See* Fed. R. App. P. 4(c)(1); *Douglas v. Noelle*, 567 F.3d 1103 (9th Cir. 2009).

A review of the district court's docket reflects that the district court denied appellant leave to proceed in forma pauperis because it found that the action was frivolous. This court may dismiss a case at any time, if the court determines the case is frivolous. *See* 28 U.S.C. § 1915(e)(2).

Within 35 days after the date of this order, appellant must:

- (1) file a motion to dismiss this appeal, *see* Fed. R. App. P. 42(b), or
- (2) file a statement explaining why the appeal is not frivolous and should go forward.

If appellant files a statement that the appeal should go forward, appellant also must:

- (1) file in this court a motion to proceed in forma pauperis, OR
- (2) pay to the district court \$505.00 for the filing and docketing fees for this appeal AND file in this court proof that the \$505.00 was paid.

If appellant does not respond to this order, the Clerk will dismiss this appeal for failure to prosecute, without further notice. *See* 9th Cir. R. 42-1. If appellant

files a motion to dismiss the appeal, the Clerk will dismiss this appeal, pursuant to Federal Rule of Appellate Procedure 42(b). If appellant submits any response to this order other than a motion to dismiss the appeal, the court may dismiss this appeal as frivolous, without further notice. If the court dismisses the appeal as frivolous, this appeal may be counted as a strike under 28 U.S.C. § 1915(g).

The briefing schedule for this appeal is stayed.

The Clerk shall serve on appellant: (1) a form motion to voluntarily dismiss the appeal, (2) a form statement that the appeal should go forward, and (3) a Form 4 financial affidavit. Appellant may use the enclosed forms for any motion to dismiss the appeal, statement that the appeal should go forward, and/or motion to proceed in forma pauperis.

FOR THE COURT:

MOLLY C. DWYER  
CLERK OF COURT

By: Joseph Williams  
Deputy Clerk  
Ninth Circuit Rule 27-7

1 Name: BRANDON FAVOR, LLP., SHARIFI LAW FIRM

2 Address: 1356 SOUTH BROADWAY LOS ANGELES, CALIFORNIA 90015

3  
4  
5 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA  
6 IN AND FOR THE COUNTY OF LOS ANGELES

8 PEOPLE OF THE STATE OF CALIFORNIA, )  
9 Plaintiff and Respondent, )

vs. )

10  
11 BRANDON ALEXANDER FAVOR )  
12 Defendant and Appellant, )

Case No.: BA285265-01

) NOTICE OF MOTION AND  
) MOTION FOR BAIL OR  
) RELEASE ON OWN RECOGNIZANCE  
) PENDING APPEAL

13  
14 TO THE HONORABLE JUDGE OF THE ABOVE-ENTITLED COURT AND THE  
15 DISTRICT ATTORNEY OF LOS ANGELES COUNTY, STATE OF CALIFORNIA:

16 PLEASE TAKE NOTICE that on \_\_\_\_\_, 20 \_\_\_\_\_, at the hour of  
17 \_\_\_\_\_, or as soon thereafter as can be heard, defendant/appellant will move the court  
18 for an order admitting defendant/appellant to release pending appeal from judgment and/or  
19 sentencing in the above court on or about \_\_\_\_\_, 20 \_\_\_\_\_.

20 This motion will be based on the records, papers, and files in the case, on the attached  
21 declaration(s), points and authorities, and upon such oral and/or documentary evidence as may  
22 be produced at said hearing on the motion.

23 DATED: December 21, 2017

24  
25 



1 DECLARATION OF BRANDON FAVOR, LLP, SHARIFI LAW FIRM  
2 (Mark appropriate boxes and modify as needed)

3 I, BRANDON ALEXANDER FAVOR, hereby declare:

4  1. That I am the defendant/appellant in the above-entitled cause of action.

5  2. That I did suffer criminal conviction on or about JULY 30, 2008,  
6 from the Superior Court of LOS ANGELES County, in Case No. BA-785765-01.

7  3. That I hereby incorporate by reference each and every statement contained herein  
8 which has the box preceding same marked.

9  4. That I have been a resident of the State of California for approximately 35 years.

10  5. That I am appealing fro the aforementioned conviction.

11  6. That I am appealing from said conviction(s) and/or sentencing will be overturned  
12 based on errors in law and/or constitutional grounds.

13  7. That when released on Own Recognizance or on appeal bond I will comply with  
14 conditions as ordered by the court.

15  8. That should my conviction(s) not be overturned on appeal I will surrender to the court  
16 at the time and place ordered by the court.

17  9. That I am not a flight risk of any kind and have appeared before the court on the  
18 above cause of action on approximately 24 occasions over some 7  
19 days of court proceedings.

20  10. That I have been on bail and/or O.R. on other occasions in the past and to my  
21 recollection have never willfully failed to appear.

22  11. That I have employment where I have worked for 11 years.

23  12. That I am not employed but do receive public assistance or other income and  
24 therefore have substantial ties to the community.

25  13. That I own property or am purchasing property in the community and have numerous  
other ties in the community.

1  14. That I have family in the local area including, but not limited to:  
2 Children: (List names and ages) \_\_\_\_\_  
3 \_\_\_\_\_  
4 Wife: \_\_\_\_\_  
5 Other Relatives: THOYD STEVENSON

6  15. That I have an active and on-going relationship with each of my children. That I am,  
7 and continue to be, actively involved in their educational activities, their sports and  
8 leisure time, and family activities.

9  16. That I am active in volunteer work in the community.

10  17. That without the requested release pending appeal it is likely that the sentence I  
11 received will be completely or largely served prior to completion of review by the  
12 Appellate Court.

13  18. That while on bail in the above cause of action I have provided valuable assistance  
14 to my defense counsel.

15  19. That while released on appeal I will be able to provide valuable assistance to  
16 counsel on appeal in many aspects of my case.

17  20. That the conviction(s) I suffered did not involve violence.

18  21. That I suffer serious health problems for which I am under treatment for or which I  
19 requires specialized attention from my personal physician.

20  22. That my release is urgent due to family hardship.

21  23. That my release is urgent due to hardship to my business or employees resulting  
22 from my absence.

23  24. OTHER

24  25. MEDICAL RELIEF

25  26. MENTAL RELIEF

VERIFICATION

I have read the above declaration and swear under penalty of perjury that the statements made herein are true and correct, except as to those matters alleged upon information and belief, and as to those matters I do believe them to be true.

Executed this 31st day of OCTOBER, 2017, at  
TEHACHAPI, California pursuant to Code of Civil Procedures, Sections 443 and 2015.5.



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POINTS AND AUTHORITIES

!

THE COURT HAS THE POWER TO RELEASE DEFENDANT  
ON BAIL OR ON HIS OWN RECOGNIZANCE PENDING BAIL

California Penal Code, Section 1272 provides that a convicted felon who is sentenced to a term of imprisonment "may be admitted to bail as a matter of discretion." The court may also release a convicted felon on his/her own recognizance while the appeal is pending. (In re Robinson (1971) 16 Cal. App. 3d 539.) In re Podesto (1976) 15 Cal. 3d 921, the seminal case in this area, and its progeny set forth standards which the court is to consider before releasing a defendant pending appeal. The three traditionally recognized factors are as follows:

1. The likelihood of defendant's flight;
2. That the appeal is frivolous or there is a lack of diligence on the part of defendant; and
3. The potential danger that defendant's release would pose to the community.

This last factor was criticized by the Podesto court because of the difficulty in accurately and fairly predicting any danger which the community might face, except in the more serious crime situations.

"Frivolous" is defined by Webster's New World Dictionary, College ed., 1974, as being of "little value or importance, trivial, not properly serious or sensible, silly and light-minded." In order to invoke the second factor the appeal must be so baseless as to deserve to be condemned as frivolous or being sought only as a device for mere delay. (Ward v. United States (1956) 76 S.Ct. 1063 at 1065.) In the instant matter there exist several important legal arguments to be raised on appeal and several significant legal questions which have not been

1 answered. Whether or not the great weight of authority may support the defendant's arguments  
2 is not relevant since the arguments are significant and made in good faith.

3 Although extraordinary circumstances may be given consideration in determining  
4 whether or not a defendant should be released on either own recognizance or on bail release is  
5 not limited to those situations in which extraordinary circumstances exist. (In re Podesto, supra;  
6 In re Brumback (1955) 46 Cal.2d 810.)

7 "A court should look to the circumstances of a particular defendant, and should not adopt  
8 an ironclad, mechanical policy of denying bail to all who commit a particular crime," (In re  
9 Podesto, supra, at fn. 10; see also: In re William M. (1970) 3 Cal.3d 16; In re Minnis (1972) 7  
10 Cal.3d 639.) On the other hand, failure to consider all factors and granting or denying  
11 defendant's motion seeking release on appeal based on a politically charged atmosphere, or the  
12 trial court's abstract judgment or defendant's character violated defendant's rights to equal  
13 protection and due process. (See: Van Atta v. Scott (1980) 27 Cal.3 438; People v. Arnold  
14 (1976) 58 Cal.App.3d Supp1.)

15 The defendant herein has significant and real ties to the community. The likelihood of  
16 defendant fleeing the jurisdiction of this court is not only minimal but highly improbable. As  
17 stated in the attached declaration, there is little chance that defendant would leave all of his  
18 community, family or social relations and life contacts behind.

19 The likelihood of a defendant's flight is determined by the court by considering factors  
20 which indicate that an individual is a stable member of the community and that defendant's  
21 contacts, relationships and other ties are such that the threat of imprisonment is not likely to  
22 induce defendant to flee. Such is the case at bar.

23 It is clear the defendant's past conduct before the courts demonstrates a high probability  
24 that defendant will appear as ordered.

25 In light of the above, and the fact that defendant's sentence may very likely be fully or  
substantially served before his appeal is heard, it is respectfully requested that defendant be

1 allowed to remain free on his own recognizance or in the alternative, to remain free on appeal  
2 bond.

3 DATED: MARCH 24, 2017

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KIMBERLY

EXHIBIT-A

HASTINGS

2004

COURTNEY

LAKE  
FRAN

ELEMENTARY  
ABIGAIL  
BOB LIVING  
DORIS SMITH  
ARTIEA

SEARCH - PROSECUTOR

PEARL  
PEARL 2003  
KIMBERLY

KIM  
TERRIE  
TERRIE

SARA  
LAD DHAIR

ROBERTA  
ROBERTA  
FOLKMAN DRAMA  
ARTUR

I RENGIBIN

DRUG  
SEX

ARTIE  
SPECTER  
CREDIT  
DIVERS

AVOIDANCE SUBJECT  
SWAYNE  
WORTHINGTON  
MARTIN  
NIGHT  
ACCOUNT

FRANK  
WEBB  
HE  
KIMBERLY  
MARTIN

EXHIBIT-1A

CLASS

ANGEL G  
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ATTORNEY  
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MURDER

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ATTORNEY

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OFFENSE

ROBBE

FRIEND

EX-BOYFRIEND

RAPPA

COMPTON

HONG  
JEMET



EXHIBIT-2A

VEHICLE

Blutem

HOMELSS

BABI MANA  
EXIT

ZAM  
PARASO

DADDY  
DANES

UNEQUAL  
FORIT PROPERTY

AUTO-MECHANIC

RAOUL HARPER  
ISIS

ISSUES

ROBBERY  
OFFENSE  
GCD

NON  
ADVOICEMANT

SHOOTER  
LAW  
CRIME  
LOS ANGELES POLICE  
DEPARTMENT  
VICTIM

SECURITY

ISIS

CENTRAL  
THE  
LEAD  
BY  
ANTHONY HANON

JUDGE  
MICHAEL PASTOR

WEBER

HOMICIDE

LAPD

EXHIBIT - 2A

EXHIBIT-4A

# SECURITIES STOLEN PROPERTY

ROBBERY-  
HOMECIDG

ANTHONY  
HANN

WEDEN  
S644  
CHINA

FBI PEOPLE ✓  
JUNIA

MICHAEL PASTOR

NANCY CASH  
CHEW

FORM  
SHOOTER

PEOPLE  
LISTS

EXHIBIT 5A

SIRTS

POICE  
FBI

Chairs  
\$100.00

GENERAL

NANDY  
STEVEN POW

PO  
FBI

\$100.00  
Chairs

GROUP  
ATTORNEY

FAMILY  
OWN

FBI

LOANOS

EX-107-74

POLICE

CONTACTS  
MGS

GOVLET  
PHOTO  
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GOVLET  
DANGER

TUNE  
MARE

JOHNSON  
PHOTO

FINDEN  
CAN

INQUIRY

(MURDER)  
INVESTIG  
FURTHER

LAKELA

CONTRACTS  
WANT  
FURTHER  
MURDER

AGENCY  
MURDER

BALANCE  
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14,200

DATE CHECK

JUSTIN WATSON

TJTS  
CLUB

860

I830

CITY

PROSTETOR

PURPLE

911

PAY

"BUBBLE"  
A-BLAST

PHONE

BRENNER  
MARIETTA  
\$75,000.00

ROBBERY

EXHIBIT - 6A

EXCLUDING

MC DONALD'S  
DORIS DADDY 210  
DANG

CHARLES  
BUREAU  
PUBLIC  
SAFETY  
CARD

MAXING ANDRICH  
SCAN  
BARRE  
PHONIS \$25.00

RAQUEL  
BANK  
ARREST  
COURT  
ARREST  
THUGS

PERNICES  
KRAM  
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MANDEL WITH  
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DRIAN CLARK  
JOHN ADAMS

GURUT

SLOOTA  
ENFUGH

STAY

ROBBY  
PREVENTO  
POLICE

\$100.00 MORTUARY  
BUS DRIVE

ROBBY  
PEZIL  
DUNOS

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TUB

F/AWTHORNS

194,CLOSED,RELATED-DDJ

**UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF  
CALIFORNIA (Western Division - Los Angeles)  
CIVIL DOCKET FOR CASE #: 2:15-cv-05875-JGB-JEM  
Internal Use Only**

Brandon Favor v Los Angeles District Attorney et al  
Assigned to: Judge Jesus G. Bernal  
Referred to: Magistrate Judge John E. McDermott  
Related Case: 2:14-cv-00555-JGB-JEM  
Cause: 42:1983 Prisoner Civil Rights

Date Filed: 08/04/2015  
Date Terminated: 08/10/2015  
Jury Demand: None  
Nature of Suit: 550 Prisoner: Civil  
Rights  
Jurisdiction: Federal Question

**Plaintiff****Brandon Favor***also known as*

Brandon Favor-El

*also known as*

Brandon Alexander Favor L

*also known as*

Brandon Favor El Kim Kardashian

represented by **Brandon Favor**

G-60488

California State Prison CORCORAN

PO Box 8800

Corcoran, CA 93212-8309

PRO SE

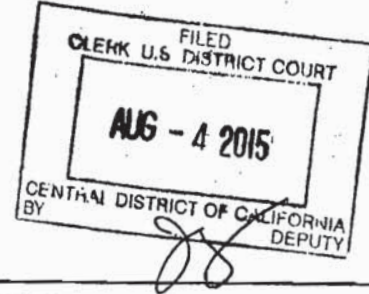
V.

**Defendant****Los Angeles District Attorney****Defendant****Los Angeles Superior Court**

<b>Date Filed</b>	<b>#</b>	<b>Docket Text</b>
08/10/2015	<u>4</u>	ORDER by Judge Jesus G. Bernal: denying <u>2</u> REQUEST for Leave to Proceed without Prepayment of Filing Fee. (See document for specifics.) (MD JS-6, Case Terminated.) (iva) (Entered: 08/11/2015)
08/04/2015	<u>3</u>	NOTICE OF ASSIGNMENT to District Judge Jesus G. Bernal and referred to Magistrate Judge John E. McDermott. (car) (Entered: 08/06/2015)
08/04/2015	<u>2</u>	REQUEST to Proceed Without Prepayment of Filing Fees with Declaration in Support filed by plaintiff Brandon Favor. (car) (Entered: 08/06/2015)

08/04/2015	<u>1</u>	COMPLAINT filed against Defendants Los Angeles District Attorney, Los Angeles Superior Court. Case assigned to Judge Jesus G. Bernal and referred to Magistrate Judge John E. McDermott, filed by plaintiff Brandon Favor. (car) (Entered: 08/06/2015)
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UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

Brandon Favos, Brandon Favos - E1  
Kim Karakashian  
PLAINTIFF/PETITIONER,  
v.  
BRANDON ALEXANDER FAVOS LOS ANGELES ESTIMATE  
ATTORNEY  
BRANDON FAVOS - E1 LOS ANGELES SUPERIOR COURT  
BRANDON FAVOS DEFENDANT(S).

CASE NUMBER **CV15-05875JGB(JEM)**

REQUEST TO PROCEED  
IN FORMA PAUPERIS WITH  
DECLARATION IN SUPPORT

I, Brandon Favos, declare under penalty of perjury, that the foregoing is true and correct; that I am the petitioner/plaintiff in the above entitled case; that in support of my motion to proceed without being required to prepay fees, costs or give security therefore, I state that because of my poverty I am unable to pay the costs of said proceedings or to give security therefore and that I am entitled to redress.

I further declare under penalty of perjury that the responses which I have made to the questions and instructions below are true, correct and complete.

- 1. Are you presently employed?  Yes  No
  - a. If the answer is yes, state the amount of your salary or wages per month, and give the name and address of your employer. \_\_\_\_\_
  - b. If the answer is no, state the date of last employment and the amount of the salary and wages per month which you received. JUN 6 2005 1025.00
- 2. Have you received, *within the past twelve months*, any money from any of the following sources?
  - a. Business, profession or form of self-employment?  Yes  No
  - b. Rent payments, interest or dividends?  Yes  No
  - c. Pensions, annuities or life insurance payments?  Yes  No
  - d. Gifts or inheritances?  Yes  No
  - e. Any other income (other than listed above)?  Yes  No
  - f. Loans?  Yes  No

If the answer to any of the above is yes, describe such source of money and state the amount received from each source during the past twelve (12) months: \_\_\_\_\_

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

060488

Brandon Favor, Brandon Favor - E1  
Kim Karedashian

CASE NUMBER

PRISONER/PLAINTIFF,

BRANDON ALEXANDER FAVOR  
Brandon Favor - E1  
Brandon Favor  
LOS ANGELES SUPERIOR COURT

LOS ANGELES DISTRICT  
ATTORNEY

DEFENDANT(S).

REQUEST TO PROCEED WITHOUT  
PREPAYMENT OF FILING FEES WITH  
DECLARATION IN SUPPORT

I, Brandon Favor - E1, declare under penalty of perjury, that the following is true and correct; that I am the prisoner-plaintiff in the above entitled case; that in support of my request to proceed without prepayment of fees under 28 U.S.C. Section 1915, I declare that because of my poverty I am unable to pay the full costs of said proceedings or to give security therefore and that I am entitled to redress.

I further declare under penalty of perjury that the responses which I have made to the questions and instructions below are true, correct and complete.

1. Are you presently employed in prison?  Yes  No

a. If the answer is yes, state the number of hours you work per week and the hourly rate of pay:

NON-APPLICABLE

b. State the place of your incarceration CALIFORNIA STATE PRISON

Have the institution fill out the Certificate portion of this application and attach a certified copy of your prison trust account statement showing transactions for the past six months.

2. Have you received, *within the past twelve months*, any money from any of the following sources?

- a. Business, profession or form of self-employment?  Yes  No
- b. Rent payments, interest or dividends?  Yes  No
- c. Pensions, annuities or life insurance payments?  Yes  No
- d. Gifts or inheritances?  Yes  No
- e. Any other income (other than listed above)?  Yes  No
- f. Loans?  Yes  No

If the answer to any of the above is yes, describe such source of money and state the amount received from each source during the past twelve (12) months:

3. Do you own any cash, or do you have money in a checking or savings account? (Include any funds in prison accounts, if applicable.)  Yes  No

If the answer is yes, identify each account and separately state the amount of money held in each account for each of the six (6) months prior to the date of this declaration.

4. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)?  Yes  No

If the answer is yes, describe the property and state its approximate value: \_\_\_\_\_

5. In what year did you last file an Income Tax Return? NON-APPLICABLE

Approximately how much income did your last tax return reflect? \_\_\_\_\_

6. List the persons who are dependent upon you for support, state your relationship to those persons, and indicate how much you contribute toward their support:

NON-APPLICABLE


I understand that a false statement or answer to any question in this declaration will subject me to penalties for perjury. I further understand that perjury is punishable by a term of imprisonment of up to five (5) years and/or a fine of \$250,000 (18 U.S.C. Sections 1621, 3571).

CALIFORNIA  
State

LOS ANGELES  
County (or City)


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

July 24, 2015  
Date

  
Prisoner/Plaintiff (Signature)

**PRISONER AUTHORIZATION**

If my request to proceed without prepayment of filing fees is granted, I understand that I am required by statute to pay the full amount of the filing fees for this case, regardless of my forma pauperis status and the disposition of this case. I further authorize the prison officials at this institution to assess, collect and forward to the Court the full amount of these fees, in monthly payments based on the average of deposits to or balance in my prison trust account in accordance with 28 U.S.C. Section 1915.

  
\_\_\_\_\_  
Prisoner-Plaintiff (Signature)

**CERTIFICATE OF AUTHORIZED OFFICER**

I hereby certify that the Prisoner-Plaintiff herein has credit in the sum of \$ 0 on account at the CSP CARSON institution where Prisoner-Plaintiff is confined.

I further certify that during the past six months the applicant's average monthly balance was \$ 0.33. I further certify that during the past six months the average of monthly deposits to the applicant's account was \$ 8.33.

A certified copy of the prisoner-plaintiff's trust account statement for the last six (6) months is attached.

7/27/15  
Date

Linda Flores Green account clerk #  
Authorized Officer of Institution (Signature)

IN THE SUPERIOR COURT OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES

Use a separate petition for each county where you received a 25-life sentence as a third strike offender. If you had multiple cases in the same county, list all cases.

IN RE: BRANDON ALEXANDER FAVOR, Petitioner Case No. \_\_\_\_\_  
*(full name of petitioner)* *(to be completed by court clerk)*

PETITION FOR RESENTENCING  
(Penal Code section 1170.126)  
AND MOTION FOR APPOINTMENT OF COUNSEL

TO THE ABOVE-ENTITLED COURT:

1. I am the petitioner in the above-entitled matter. I am petitioning for resentencing under Penal Code section 1170.126, enacted by the voters effective November 7, 2012. I also am requesting counsel be appointed for the resentencing.

2. Cases affected: I am seeking resentencing for these cases in this county.  
*Identify cases as precisely as possible and give trial court numbers if known.*  
ROBBERY-MURDER, BA285265-01

3. Current offenses: I am currently serving a term in state prison of at least 25 years to life, as a third strike offender. My understanding is that the offenses constituting my third strike are not classified as serious or violent felonies under the law and have no disqualifying factors under Penal Code section 1170.126.

*List each crime for which you are now serving time and for which you received a sentence of at least 25 years to life as a third strike offender. Give the code section (for example: "PC 437"), and the type of offense (for example: "grand theft").*

<u>Code section</u>	<u>Type of offense</u>
<u>187(A)</u>	<u>MURDER</u>
<u>664/187(A)</u>	<u>ATTEMPT MURDER</u>
<u>211</u>	<u>SECOND DEGREE ROBBERY</u>
<u>12022(A)(1)</u>	<u>PRINCIPAL ARMED WITH A FIREARM</u>
<u>190.2(A)(17)</u>	<u>OFFENSE COMMITTED WHILE DEFENDANT WAS COMMITTING A ROBBERY</u>
<u>654</u>	<u>SECOND DEGREE ROBBERY, ALL COUNTS IMPOSED</u>

4. Prior strikes: In my case these prior convictions were alleged and proved (or admitted) as strikes. My understanding is that these prior strikes have no disqualifying factors under Penal Code section 1170.126.

*List the code section (for example: "PC 211") and the type of offense (for example: "robbery").*

<u>Code section</u>	<u>Type of offense</u>
---------------------	------------------------

5. Request for appointment of counsel: I ask that counsel be appointed to represent me at the resentencing ordered in response to this petition. (See *Mempa v. Rhay* (1967) 389 U.S. 128, 134-137; *People v. Shipman* (1955) 62 Cal.2d 226, 231.) I am indigent and unable to retain counsel.

6. My current information:

Name: BRANDON FAVOR, LLP, SHARPEE LAW FIRM CDCR No. \_\_\_\_\_

Address: 1441 FULTON STREET, FRESNO, CALIFORNIA 93721

1356 SOUTH BROADWAY LOS ANGELES, CALIFORNIA 90015

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

Signed on MARCH 23, 2011  
[date signed]

Signature: \_\_\_\_\_

**UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT**

9th Cir. Case No. \_\_\_\_\_

\_\_\_\_\_  
Appellant(s),

v.

\_\_\_\_\_  
Appellee(s).

**MOTION TO VOLUNTARILY DISMISS APPEAL**

Pursuant to Federal Rule of Appellate Procedure 42(b), appellant(s)

\_\_\_\_\_ hereby move(s)

the court for an order dismissing appeal No. \_\_\_\_\_ - \_\_\_\_\_.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Print Name(s)

\_\_\_\_\_  
Signature(s)

Appellant(s) in Pro Se

UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT

BRANDON ALEXANDER FAVOR  
Appellant(s),

9th Cir. Case No. 17-55025

v.  
ISIS WILLIAMS, Natasha  
Danette Guioz, individual; et al.

Appellee(s).

**STATEMENT THAT APPEAL SHOULD GO FORWARD**  
(attach additional sheets as necessary)

1. Date(s) of entry of judgment or order(s) you are challenging in this appeal:

NOVEMBER 14, 2016

2. What claims did you raise to the court below? CRIME INVOLVEMENT, POSITIVE IDENTITY WITH SUSPECTS INVOLVED, SEX CRIMES INVOLVING PERSONS NOT ISSUING LEGALIZED CONSENT, ILLEGAL PROPERTY REMOVAL, PUBLIC SAFETY VIOLATIONS, ROBBERY ACTS OR CRIMES PRODUCING MORE THAN ONE RESULT, PUBLIC VIOLATIONS UNDER LAW, RAPE, FORCED NATURE USED TO INFLICT HARMS AGAINST INNOCENT PERSONS, PROSTITUTION, SEX CRIMES INVOLVING A MINOR, CRIMINAL DISTURBANCE, TRESPASS, INTERFERING WITH INSTITUTION SAFETY AND SECURITY, CRIMINAL RESPONSIBILITY, CRIME RESPONSIBILITY WITH OTHERS, KIDNAP-ROBBERY, ATTEMPT MURDER- AIDER- ABETTOR, ASSISTING OTHERS INVOLVED WITH CRIME, DEATH PENALTY ELIGIBILITY NON CONSENTUAL SEX, HUMAN TRAFFICKING, MANIPULATION, MENTAL HEALTH INJURED ISSUES], CRIME PATTERNIZED CONNECTIONS REMAINING ABSENT, PROPERTY DAMAGE- INJURY, MEDICAL INJURY/ CLAIM DAMAGES.



3. What do you think the court below did wrong? (You may, but need not, refer to

cases and statutes.) UNDER EVIDENCE CODE NON RELATED (FOR CRIME) CRIMINAL RESPONSIBILITY FOR DISCOVERY FILINGS PETITIONER DID

NOT POSSESS RELATED IMMEDIATE CLAIM TO SUBSTANTIALIZE CRIME CLAIM AS RELATED WHERE RELATED FILINGS ALSO DENIED AMOUNT REVIEW UNDER ABUSE FILINGS WHERE AND WHEN ONCE PRESENTED TO EQUAL RIGHTS ADDITIONALLY WITH THE COURTS FINDING AND ORDER

UNDER:

RINGOLD-LOCKHART V. COUNTY OF LOS ANGELES, 761 F.3d 1057, 1061 (9th Cir. 2014)

DE LONG V. HENNESSEY, 912 F.2d 1144, 1147 (9th Cir. 1990)

DE LONG, 912 F.3d at 1148

MOLSKI V. GREEN DYNASTY CORP., 500 F.3d 1047, 1057 (9th Cir. 2007)

RINGOLD-LOCKHART, 761 F.3d at 1061

MOLSKI, 500 F.3d at 1057

LOCAL RULE 83-8.2

DE LONG V. HENNESSEY, 912 F.2d at 1147

RINGOLD-LOCKHART, 761 F.3d at 1062

MOLSKI, 500 F.3d at 1058

SAFIR V. U.S. LINES, INC., 792 F.2d 19, 21 (2d Cir. 1986)

APPELLANT HAS UNFORTUNATELY SUCCEEDED

SAME EXACT CLAIMS WITH LAW UPON FURTHER PROCEDURE REGARDS TO CAUSE UNDERLINED SEEKING RELIEF

RELIEF UNDER SEX OFFENSES:

SEXUAL ABUSE OF A MINOR 8 U.S.C. § 1101(a)(43)(A)

United States v. Baren-Medina (9th Cir. 1999) 187 F.3d 1141

Matter of Rodriguez-Rodriguez (BIA 1999) Int. Dec. 3411

KIDNAPING: Matter of C.M. (BIA 1961) 9 I & N.

ROBBERY: Matter of Martin (BIA 1982) 18 I & N. Dec 226; Matter of Romandia-Herreros (BIA 1966) 11 I & N. 772.

SEXUAL ASSAULT, INCLUDING RAPE OR ASSAULT WITH INTENT TO COMMIT RAPE. Matter of Beato (BIA 1964) 10 I & N. Dec. 730; Matter of B. (BIA 1996) 21 I & N. Dec 287; Ramsey v. INS (11th Cir. 1955) 55 F.3d

580, 582

OBSTRUCTION OF JUSTICE: Zaffarano v. Corbi (2nd Cir. 1953) 63 F.2d 757

MORALS AND PUBLIC ORDER OFFENSES, SUCH AS INCEST: Matter of Y. (BIA 1949) 3 I & N. Dec 544; Matter of G. (BIA 1956) 7 I & N. Dec. 171.

4. Why are these errors serious enough that this appeal should go forward?  
THEREBY PRESENTED ABSENT ERRORS PRESENTED BEFORE MORE THAN ONE  
COURT I AM RESPECTFULLY REQUESTING INVESTIGATION OPENLY FACED  
WITH COURT INVESTIGATION RELIEF, ALSO BEFORE STATE ATTORNEY  
INCLUDING OFFICE OF THE DISTRICT ATTORNEY; SUBMITTED INFORMATION  
PURSUING NOT ONLY CRIMINAL PROSECUTION AND DEATH PENALTY RELIEF  
SOUGHT UNDER DIRECT APPEAL WITH TRIAL COURTS CRIMINAL CONVICTIONS  
UNDERGOES FURTHER RELIEF RELIVING BOTH COURT AND PARTIES INVOLVED  
FURTHER WISE INVESTIGATED WITH VICTIM'S CLAIM RELIEF FOR PARDON  
INVOLVED CRIMES EXCEED CAPITAL PUNISHMENT FOR MURDER, SEX  
CRIME AFFILIATION, KIDNAP-ROBBERY AND HUMAN TRAFFICKING MUST  
UNDERGO CRIMINAL PROSECUTION TO HEREBY RELIEVE PARTIES  
CONNECTION WITH EVIDENCE NOT UNDER INSUFFICIENT CLAIMS  
JOINED WHERE CRIME RELIEF NO LONGER BURDENS COURT ORDERED  
ACTION TAKEN PURSUANT WITH PENAL CODE 187(A)

5. Additional Information: APPELLANT ORDERS THIS COURT PROSECUTORIAL  
DIRECTIVES AGAINST CONTINUOUS FURTHER FILING INADJUSTED  
BEFORE DEPARTMENT OF JUSTICE

INJURY-DAMAGE CLAIMS REMAIN GROWING AGAINST  
PUBLIC DANGERS REACHING CHILD/CHILDREN WITH SEXUAL ABUSE,  
NON PROTECTIVE ORDER

BOND RELIEF ENSURES CONTINUANCE  
AMONGST PUBLIC SAFETY RESTORATIONS

THE MURDER RELATION  
INVOLVING LOS ANGELES POLICE OFFICERS

Dated: OCTOBER 24, 2017

BRANDON FAVOR

Print Name(s)

Signature(s)

Appellant(s) in Pro Se

194, CLOSING, RELATED-DDJ

**UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA (Western Division - Los Angeles)  
CIVIL DOCKET FOR CASE #: 2:15-cv-05842-JGB-JEM  
Internal Use Only**

Brandon Favor et al v. Los Angeles Superior Court  
Assigned to: Judge Jesus G. Bernal  
Referred to: Magistrate Judge John E. McDermott  
Cause: 42:1983 Prisoner Civil Rights

Date Filed: 08/03/2015  
Date Terminated: 08/10/2015  
Jury Demand: None  
Nature of Suit: 550 Prisoner: Civil Rights  
Jurisdiction: Federal Question

**Plaintiff**

**Brandon Favor**  
*also known as*  
Brandon Alexander Favor  
*also known as*  
Brandon Favor-EI

represented by **Brandon Favor**  
G-60488  
California State Prison CORCORAN  
PO Box 8800  
Corcoran, CA 93212-8309  
PRO SE

**Plaintiff**

**Kim Kardashian**

**Plaintiff**

**Ray-J**

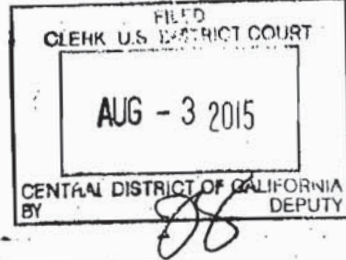
V.

**Defendant**

**Los Angeles Superior Court**

Date Filed	#	Docket Text
08/10/2015	<u>4</u>	ORDER by Judge Jesus G. Bernal: denying <u>2</u> REQUEST for Leave to Proceed without Prepayment of Filing Fee. (See document for specifics.) (MD JS-6, Case Terminated.) (iva) (Entered: 08/11/2015)
08/03/2015	<u>3</u>	NOTICE OF ASSIGNMENT to District Judge Jesus G. Bernal and referred to Magistrate Judge John E. McDermott. (rn) (Entered: 08/05/2015)

08/03/2015	<u>2</u>	REQUEST to Proceed Without Prepayment of Filing Fees with Declaration in Support filed by Plaintiff Brandon Favor. (rn) (Entered: 08/05/2015)
08/03/2015	<u>1</u>	CIVIL RIGHTS COMPLAINT filed against Defendant Los Angeles Superior Court pursuant to 42 USC 1983. Case assigned to Judge Jesus G. Bernal and referred to Magistrate Judge John E. McDermott., filed by Plaintiff Brandon Favor. (rn) (Entered: 08/05/2015)



UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

Brandon Favor, Brandon Alexander Favor,  
Brandon Favor - EI, Kim Kare Sashian, Roy J  
PLAINTIFF/PETITIONER,  
v.  
Brandon Alexander Favor, Brandon Favor,  
Brandon Favor - EI, LOS ANGELES SUPERIOR COURT  
DEFENDANT(S).

CASE NUMBER  
**CV15-05842 JGB/JEM**

REQUEST TO PROCEED  
IN FORMA PAUPERIS WITH  
DECLARATION IN SUPPORT

I, Brandon Favor - EI, declare under penalty of perjury, that the foregoing is true and correct; that I am the petitioner/plaintiff in the above entitled case; that in support of my motion to proceed without being required to prepay fees, costs or give security therefore, I state that because of my poverty I am unable to pay the costs of said proceedings or to give security therefore and that I am entitled to redress.

I further declare under penalty of perjury that the responses which I have made to the questions and instructions below are true, correct and complete.

1. Are you presently employed?  Yes  No
  - a. If the answer is yes, state the amount of your salary or wages per month, and give the name and address of your employer. \_\_\_\_\_
  - b. If the answer is no, state the date of last employment and the amount of the salary and wages per month which you received. \$0.00 - 500.00 JUNE / MAY 2005
2. Have you received, *within the past twelve months*, any money from any of the following sources?
  - a. Business, profession or form of self-employment?  Yes  No
  - b. Rent payments, interest or dividends?  Yes  No
  - c. Pensions, annuities or life insurance payments?  Yes  No
  - d. Gifts or inheritances?  Yes  No
  - e. Any other income (other than listed above)?  Yes  No
  - f. Loans?  Yes  No

If the answer to any of the above is yes, describe such source of money and state the amount received from each source during the past twelve (12) months: \$200.00, \$50.00

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

0488

Brandon Favor, Brandon Alexander Favor,  
Brandon Favor - El, Kim Kordosian, Ray-J

CASE NUMBER

PRISONER/PLAINTIFF,

v.  
Brandon Alexander Favor, Brandon Favor,  
Brandon Favor - El, Los Angeles Superior Court  
DEFENDANT(S).

REQUEST TO PROCEED WITHOUT  
PREPAYMENT OF FILING FEES WITH  
DECLARATION IN SUPPORT

I, Brandon Favor - El, declare under penalty of perjury, that the following is true and correct; that I am the prisoner-plaintiff in the above entitled case; that in support of my request to proceed without prepayment of fees under 28 U.S.C. Section 1915, I declare that because of my poverty I am unable to pay the full costs of said proceedings or to give security therefore and that I am entitled to redress.

I further declare under penalty of perjury that the responses which I have made to the questions and instructions below are true, correct and complete.

1. Are you presently employed in prison?  Yes  No

a. If the answer is yes, state the number of hours you work per week and the hourly rate of pay:

\_\_\_\_\_

b. State the place of your incarceration CALIFORNIA STATE PRISON

Have the institution fill out the Certificate portion of this application and attach a certified copy of your prison trust account statement showing transactions for the past six months.

2. Have you received, *within the past twelve months*, any money from any of the following sources?

- a. Business, profession or form of self-employment?  Yes  No
- b. Rent payments, interest or dividends?  Yes  No
- c. Pensions, annuities or life insurance payments?  Yes  No
- d. Gifts or inheritances?  Yes  No
- e. Any other income (other than listed above)?  Yes  No
- f. Loans?  Yes  No

If the answer to any of the above is yes, describe such source of money and state the amount received from each source during the past twelve (12) months: \$50.00, \$2000

\_\_\_\_\_

3. Do you own any cash, or do you have money in a checking or savings account? (Include any funds in prison accounts, if applicable.)  Yes  No

If the answer is yes, identify each account and separately state the amount of money held in each account for each of the *six (6) months* prior to the date of this declaration.

\_\_\_\_\_

4. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)?  Yes  No

If the answer is yes, describe the property and state its approximate value: \_\_\_\_\_

\_\_\_\_\_

5. In what year did you last file an Income Tax Return? NON-APPLICABLE

Approximately how much income did your last tax return reflect? \_\_\_\_\_

6. List the persons who are dependent upon you for support, state your relationship to those persons, and indicate how much you contribute toward their support:

NON-APPLICABLE

\_\_\_\_\_

I understand that a false statement or answer to any question in this declaration will subject me to penalties for perjury. I further understand that perjury is punishable by a term of imprisonment of up to five (5) years and/or a fine of \$250,000 (18 U.S.C. Sections 1621, 3571).

CALIFORNIA  
State

REIN (MERCED)  
County (or City)

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

August 25, 2013  
Date

[Signature]  
Prisoner/Plaintiff (Signature)

**PRISONER AUTHORIZATION**

If my request to proceed without prepayment of filing fees is granted, I understand that I am required by statute to pay the full amount of the filing fees for this case, regardless of my forma pauperis status and the disposition of this case. I further authorize the prison officials at this institution to assess, collect and forward to the Court the full amount of these fees, in monthly payments based on the average of deposits to or balance in my prison trust account in accordance with 28 U.S.C. Section 1915.



Prisoner-Plaintiff (Signature)

**CERTIFICATE OF AUTHORIZED OFFICER**

I hereby certify that the Prisoner-Plaintiff herein has credit in the sum of \$ 0 on account at the CSP Corcoran institution where Prisoner-Plaintiff is confined.

I further certify that during the past six months the applicant's average monthly balance was \$ 8.33. I further certify that during the past six months the average of monthly deposits to the applicant's account was \$ 8.33.

A certified copy of the prisoner-plaintiff's trust account statement for the last six (6) months is attached.

7/27/15  
Date

Linda Flores Green account Clerk II  
Authorized Officer of Institution (Signature)



Institution: COR

### Inmate Statement Report

Start Date:	1/22/2015	Revalidation Cycle:	All
End Date:	7/22/2015	Housing Unit:	All
Inmate/Group#:	G60488		

**INMATE COPY**

Institution: COR

## Inmate Statement Report

CDCR#	Inmate/Group Name	Institution	Unit	Cell/Bed
G60488	FAVOR, BRANDON	COR	04AA4RB1	028001

Current Available Balance: \$0.00

Transaction List

Transaction Date	Institution	Transaction Type	Source Doc#	Receipt#/Check#	Amount	Account Balance
01/22/2015	COR	BEGINNING BALANCE				\$0.00
03/26/2015	COR	JPAY	0000000044320938		\$50.00	\$50.00
03/26/2015	COR	DIRECT ORDER PAYMENT			(\$25.00)	\$25.00
03/26/2015	COR	ADMINISTRATIVE FEE			(\$2.50)	\$22.50
03/26/2015	COR	COPY CHARGES	10/15/14-9/30/14		(\$3.10)	\$19.40
03/26/2015	COR	REGULAR MAIL	08/29/13		(\$9.13)	\$10.27
03/26/2015	COR	REGULAR MAIL	08/29/13		(\$10.27)	\$0.00

Encumbrance List

Encumbrance Type	Transaction Date	Amount
**No information was found for the given criteria.**		

Obligation List

Obligation Type	Court Case#	Original Owed Balance	Sum of Tx for Date Range for Oblg	Current Balance
REGULAR MAIL	08/29/13	\$11.25	(\$10.27)	\$0.98
REGULAR MAIL	10/14/13	\$1.92	\$0.00	\$1.92
PLRA	1:15-01023-JLT-PC	\$350.00	\$0.00	\$350.00

Restitution List

Restitution	Court Case#	Status	Original Owed Balance	Interest Accrued	Sum of Tx for Date Range for Oblg	Current Balance
RESTITUTION FINE	BA285265	Active	\$10,000.00	\$0.00	\$0.00	\$10,000.00
DIRECT ORDER	BA285265	Active	\$145,000.00	\$0.00	(\$25.00)	\$144,697.50

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

This form is available as a fillable version at:
http://cdn.ca9.uscourts.gov/datastore/uploads/forms/Form4-IFP-Affidavit.pdf.

Instructions: Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (N/A)," write in that response. If you need more space to answer a question, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.

Case No. 17-55025

Appellant(s) or Petitioner(s) BRANDON ALEXANDER FAVOR

v.

Appellee(s) or Respondent(s) JETS WILLIAMS

Affidavit in Support of Motion

I swear or affirm under penalty of perjury that, because of my poverty, I cannot prepay the docket fees of my appeal or post a bond for them. I believe I am entitled to redress. I swear or affirm under penalty of perjury under United States laws that my answers on this form are true and correct. 28 U.S.C. sec. 1746; 18-U.S.C. sec. 1621.

Signed: [Signature]

Date: OCTOBER 24, 2017

My issues on appeal are:

CRIMINAL BEARANCE
SEX CRIME OFFENSES
CAPITOL PUNISHMENT
MURDER
ROBBERY
KIDNAPP
ATTEMPT MURDER
PUBLIC SAFETY VIOLATIONS
CRIME PATTERNIZED CONNECTIONS REMAINING ABSENT

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. (Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.)

Income Source	Average monthly amount during the past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$ <del>N/A</del>	\$ N/A	\$ N/A	\$ N/A
Self-Employment	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Income from real property (such as rental income)	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Interest and Dividends	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Gifts	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Alimony	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Child Support	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Retirement (such as social security, pensions, annuities, insurance)	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Disability (such as social security, insurance payments)	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Unemployment Payments	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Public-Assistance (such as welfare)	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
Other (specify) <del>0</del>	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A
<b>TOTAL MONTHLY INCOME:</b>	\$ <del>0</del>	\$ N/A	\$ N/A	\$ N/A

2. List your employment history for the past two years, most recent employer first.  
 (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross Monthly Pay
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>

3. List your spouse's employment history for the past two years, most recent employer first.  
 (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross Monthly Pay
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>
N/A	N/A	From <input type="text" value="N/A"/> To <input type="text" value="A"/>	\$ <input type="text" value="N/A"/>

4. How much cash do you and your spouse have? \$ N/A

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial Institution	Type of Account	Amount You Have	Amount Your Spouse Has
N/A	N/A	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>
N/A	N/A	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>
N/A	N/A	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>
N/A	N/A	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>	\$ <span style="border: 1px solid black; padding: 2px;">N/A</span>

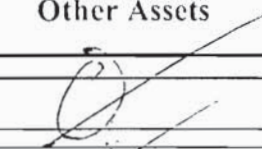

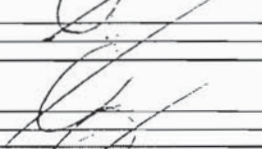
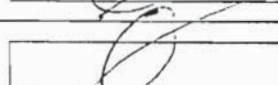

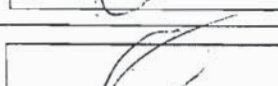
*If you are a prisoner seeking to appeal a judgment in a civil action or proceeding, you must attach a statement certified by the appropriate institutional officer showing all receipts, expenditures, and balances during the last six months in your institutional accounts. If you have multiple accounts, perhaps because you have been in multiple institutions, attach one certified statement of each account.*

5. List the assets, and their values, which you own or your spouse owns. (Do not list clothing and ordinary household furnishing.)

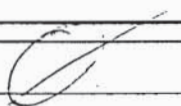


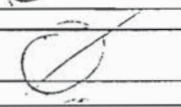
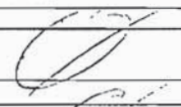
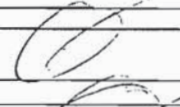
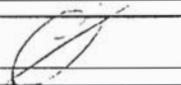
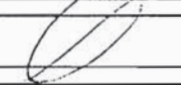

Home	Value
<del> </del>	\$ <span style="border: 1px solid black; padding: 2px;"><del> </del></span>
Other Real Estate	Value
<del> </del>	\$ <span style="border: 1px solid black; padding: 2px;"><del> </del></span>

Motor Vehicle: Make & Year	Model	Registration #	Value
<del> </del>	<del> </del>	<del> </del>	\$ <span style="border: 1px solid black; padding: 2px;"><del> </del></span>
<del> </del>	<del> </del>	<del> </del>	\$ <span style="border: 1px solid black; padding: 2px;"><del> </del></span>

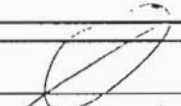
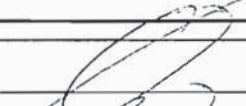
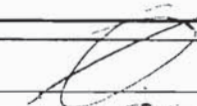
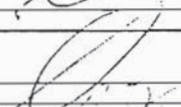
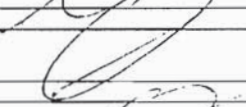
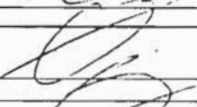

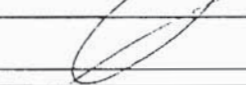
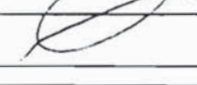
Assets continued on next page

Other Assets	Value
	\$ 
	\$ 
	\$ 

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse	Amount owed to you	Amount owed to your spouse
	\$ 	\$ 
	\$ 	\$ 
	\$ 	\$ 

7. State the persons who rely on you or your spouse for support. (If a dependent is a minor, list only the initials and not the full name.)

Name	Relationship	Age
		
		
		

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. (Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate.)

	You	Spouse
Rent or home-mortgage payment (include lot rented for mobile home) - Are real estate taxes included? <input type="checkbox"/> Yes <input type="checkbox"/> No - Is property insurance included? <input type="checkbox"/> Yes <input type="checkbox"/> No	\$ N/A	\$ N/A
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$ N/A	\$ N/A
Home maintenance (repairs and upkeep)	\$ N/A	\$ N/A
Food	\$ N/A	\$ N/A
Clothing	\$ N/A	\$ N/A
Laundry and dry-cleaning	\$ N/A	\$ N/A
Medical and dental expenses	\$ N/A	\$ N/A
Transportation (not including motor vehicle payments)	\$ N/A	\$ N/A
Recreation, entertainment, newspapers, magazines, etc.	\$ N/A	\$ N/A
Insurance (not deducted from wages or included in mortgage payments) - Homeowner's or renter's..... - Life..... - Health..... - Motor Vehicle..... - Other: <input type="text" value="N/A"/>	\$ N/A \$ N/A \$ N/A \$ N/A \$ N/A	\$ N/A \$ N/A \$ N/A \$ N/A \$ N/A
Taxes (not deducted from wages or included in mortgage payments) Specify: <input type="text" value="N/A"/>	\$ N/A	\$ N/A
Installment payments - Motor Vehicle..... - Credit Card (Name): <input type="text" value="N/A"/> - Department Store (Name): <input type="text" value="N/A"/> - Motor Vehicle.....	\$ N/A \$ N/A \$ N/A \$ N/A	\$ N/A \$ N/A \$ N/A \$ N/A



Alimony, maintenance, and support paid to others	\$ <input type="text" value="N/A"/>	\$ <input type="text" value="N/A"/>
Regular expenses for the operation of business, profession, or farm (attach detailed statement)	\$ <input type="text" value="N/A"/>	\$ <input type="text" value="N/A"/>
Other (specify) <input type="text" value="N/A"/>	\$ <input type="text" value="N/A"/>	\$ <input type="text" value="N/A"/>
<b>Total Monthly Expenses:</b>	\$ <input type="text" value="N/A"/>	\$ <input type="text" value="N/A"/>

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

Yes       No

If yes, describe on an attached sheet.

10. Have you spent--or will you be spending--any money for expenses or attorney fees in connection with this lawsuit?

Yes       No

If yes, how much? \$

11. Provide any other information that will help explain why you cannot pay the docket fees for your appeal.

PERSONAL INVESTMENTS UNRECOVERED AND HAVE BEEN ADDRESSED TO BEST OF CAUSE. IMMEDIATELY ALL PAYMENTS AND FEES WILL BE FUNDED OUTSIDE FINANCIAL INSTITUTION FROM BANKING

12. State the city and state of your legal residence.

City  State

Your daytime phone number (ex., 4153558000):

Your age:  Your years of schooling:

Last four digits of your Social Security Number (ex., 6789):

1 I respectfully seek financial re-balance immediately

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