

FILED

JUN 19 2014

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY af
DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

Tony Tennento (V.39717)

(Name of Plaintiff)

1:14-cv-00772-LJO-JLT

(Case Number)

California Correctional Institution

(Address of Plaintiff)

4B-2C-205, PO BOX 1906
Tehachapi, CA 93581

vs.

COMPLAINT

1) Christopher Boston

2) Christopher Gonzalez

3) Jessy Esposito

(Names of Defendants)

I. Previous Lawsuits:

A. Have you brought any other lawsuits while a prisoner: Yes No

B. If your answer to A is yes, how many?: 1 Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper using the same outline.)

same as this one. I was banded around from County Jail, to wasco prison, and then CCI. so I had to refile.

1. Parties to this previous lawsuit:

Plaintiff William Volschow (AKA) / Tony Tennento

Defendants The same 3 defendants in this lawsuit

RECEIVED

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EASTERN DISTRICT OF CALIFORNIA
BY [Signature]
DEPUTY CLERK

FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT
UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

Rev'd 5/99

2. Court (if Federal Court, give name of District; if State Court, give name of County)

Eastern district

3. Docket Number 1:13-CV-00490-AWI-JLT

4. Name of judge to whom case was assigned UNKNOWN

5. Disposition (For example: Was the case dismissed? Was it appealed? Is it still pending?)

Bang Reheld.

6. Approximate date of filing lawsuit April 4th 2013

7. Approximate date of disposition None

II. Exhaustion of Administrative Remedies

A. Is there a grievance procedure available at your institution? Yes No

B. Have you filed a grievance concerning the facts relating to this complaint?

Yes No

If your answer is no, explain why not This happened on the day I was being arrested.

C. Is the grievance process completed? Yes No

III. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use item B for the names, positions and places of employment of any additional defendants.)

A. Defendant 1) Christopher Baston is employed as Kern County (Bakersfield) park and recreation officer Heart Park (Bakersfield, CA)

B. Additional defendants 2) Christopher Gonzalez, 3) Jessy C.posito,
Both additional defendants are also park and recreation officers at Heart Park, Bakersfield, CA.

IV. Statement of Claim

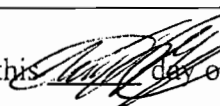
(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

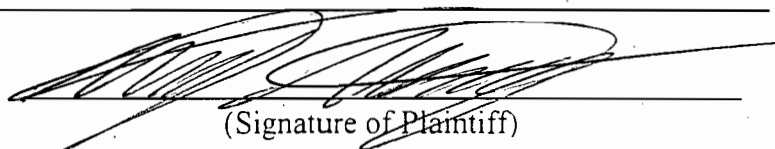
On, March 9th 2013. Around 7:30 p.m. in the ~~area~~ ^{area} of 13000 Blk of Laurel Mountain Rd. in Bakersfield, CA. I was in a stolen car. There was shots fired in the area of where I was at. About 15 or so minutes later, two unidentified cars pulled in behind the car I was in, with nothing but bright lights showing. 3 unknown people got out of these cars. Two for one, and one from the other. The 3 unknown people came up to the car that I was in and turned on flash lights. They then started looking into the car windows. I started moving from the back of the car to the front. That's when one of the unknown persons said "get out of car" I then jumped into the front seat (drivers seat) and started the car.
* See attached paper *

V. Relief.

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

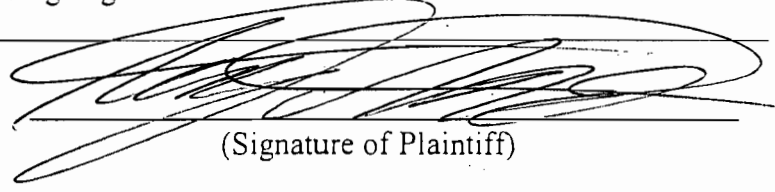
1) Compensatory damages in the amount of \$750,000.00 to the plaintiff from each defendant. 2) nominal damages in the amount of \$350,000.00 to the plaintiff from each defendant. 3) plaintiff's cost of this suit and any other court costs. 4) mental and punitive damages of \$500,000.00 to the plaintiff from each defendant. 5) any such other relief that the court may deem proper and equitable.

Signed this  day of 6-8-2014


(Signature of Plaintiff)

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

6-8-14
(Date)



(Signature of Plaintiff)

Statement of Claim

once the car was started. The car window (driver side window) was busted out and the car was riddled with bullets. during this time I put the car in reverse to try to flee the area of the unknown shooters. I proceeded to drive in reverse when I was shot through the left arm and the left side of my body and face was riddled with glass. I suffered severe tendon damage in the left arm, and loss of vision in left eye due to a detached retina. I was shot at 15 times by Christopher Gonzales, 3 to 4 times by Christopher Boston and 4 to 6 times by Jessy Esposito. while driving in reverse I was looking out the driver side window, I saw all 3 unknown people at least 6 feet away from the car I was driving. shortly after passing all 3 unknown people I lost control of the car and slammed into a tree. I was then pulled out of the car and placed on the ground. I was then informed that the 3 "unknown people" were park ranger officers. in this arrest my fourteenth, eighth, and fourth Amendments were violated.

I declare under penalty of perjury that the foregoing

is true and correct. Date: 6-8-14-


Signature of Plaintiff