FOI UIE INOUIIEIII DISUICI OI CAIIIOIIIIA

28

1 2 3 4 5 6 7 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 12 13 MICHAEL RAY HARRIS, 14 Petitioner, No. C 11-80261 WHA 15 V. 16 ORDER REQUESTING RANDY TEWS, SUPPLEMENTAL BRIEFING 17 Respondent. 18 19 In petitioner's fourth habeas claim, he contends the following: 20 Petitioner is entitled to correction of inaccuracies, outdated, and irrelevant information contained in his Presentence Report. In this 21 case, Petitioner is in the position of being designated, having his release date determined, and having his right to retroactive 22 designation pursuant to 18 U.S.C. section 3621(b) determined by the Bureau of Prisons, based on information contained in a PSR which 23 was prepared some twenty-one and a half years ago. 24 (Habeas 10). Petitioner requests that the Court use its equitable powers to update information in 25 the presentence investigative report that is no longer accurate (Traverse 8). 26 By WEDNESDAY, AUGUST 27 AT NOON, each party should submit a declaration, five 27 pages maximum, describing the proper procedure, if any, for inmates to supply the Bureau of

Prisons with additional information, subsequent to their sentencing, that may affect their release

date. Specifically, the Court is interested in whether such information is amended to the

United States District Court For the Northern District of California

presentencing investigative report or whether the Bureau of Prisons considers other records

UNITED STATES DISTRICT JUDGE