

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF VIRGINIA

(W) CLERK'S OFFICE U.S. DIST. COURT
AT ROANOKE, VA
FILED

JUL 25 2011

In Ref: John Paul "Pops" Turner
~~Case No. 7:10cv00555~~

JULIA C. DUDLEY, CLERK
BY: *R. Collins*

DEPUTY CLERK

7:11-CV-00361

3rd Motion for Reconsideration

I am, indeed, a totally and permanently and officially 100% unable Enemy of the State. I disclosed to my Attachment (1) Veterans Administration (VA) psychiatrist that when on active duty in 1972 I confided to active duty Navy medical corps Capt. Delorentis that I once self-medicated with medical marijuana. The VA may deny pain medication to me or any veteran in Virginia who admits to having used such an illegal drug and I am thus disqualified from asking in good faith for someone to give me a character reference of being a law abiding citizen including for an Attachment (2) petition for executive clemency. The Attachment (3) Virginia Supreme Court denied my motion to file an "Anders" supplemental and thus an opportunity to fortify the Benefit of the Doubt Doctrine for veterans under Title 38 of the Code of Federal Regulations.

My Attachment (4) County Public Library is prohibiting me from posting on its bulletin board my July 4th & U.S. Capitol Flown American Flag Certificate exhibit of my Certiorari Petition & My Own "95-Theses" Manifesto, even my invitation to the public to speak on my in absentia behalf at a public forum. The American Legion has the power of attorney over my VA disability claims. It was presented the Fourth of July Veterans Award at the Staunton (Virginia) July 4th, 2011 Parade, but the accolade and, as well, the worship programs in the parade park were officially off-limits to my participation because my "Can't Vote, Praise Allah" Holy Ark was barred from entering the city as a parade entry.

Particularly in reference to my Attachment (5) Memorial to Judge Wood and his love for steak, Scotch whiskey and cigarettes as publicly eulogized by

Commonwealth's Attorney Rupen Shah and that of marijuana as building up an appetite for the permanently ill whether or not recipients of government food stamps and Medicaid: I am actively appealing my Medicaid denial substantially for the same reasons I am actively appealing my Attachment (6) food stamps termination--that is: My government pensions should be treated as a housing deduction or as a damage award because of my joblessness, homelessness and 80% VA psychiatric disability particularly where pertaining to my felony conviction and aftermath and my Memorial to Judge Wood and us both being victims of the drugs vs. drugs idiosyncracies of the Judicial Bench.

The land I own did not have a VA pension and Medicaid counted value, but the Attachment (7) UVA Medical Center counted it against me to deny me financial and medical assistance from 1997 and up until I received my Navy pension in 2009 and my VA pension in 2010. As an Attachment (8) VA Medical Center-Salem outpatient, I have been taking my VA prescribed Lisinopril medication for my uncontrolled blood pressure only after deep breathing and (1985 Navy prescribed) aspirin cannot control the bouncing of certain parts of my body by a throbbing heart pulse or relieve me of my head and eye pain specifically.

The VA and the Attachment (9) Medicaid determination is that I am disabled, but the Attachment (10) Social Security Administration determination is that I am not disabled predominately because I have not been given a psychotic drug prescription. Medical marijuana is my choice of a preventative medication, its therapeutic activism can help me to better cope with my mental challenges that keep me feeling afraid and lost at night by bringing them vividly to the light during the day, but this drug has not been given to me as a prescription, either.

In any case, my Attachment (11) 1967 Navy psychiatric diagnoses of my mental of mind is that of a somnambulistic origin though it was also a reality

of my Attachment (12) 1966 Navy boot camp unfitness ~~for~~ sea duty and advancement disqualification because I was kicked in the head and eyes, knocked unconscious and nearly drown and thus failed my swimming and survival practical factors. In 1993 when my active duty optometrist was constructing my Attachment (13) eye chart of my bilateral eye condition, he asked me if I remember getting hit real hard in the head and eyes. I did not remember then but it was when I was in Navy boot camp in 1966--that is: Service Connection, including my 1987-initiated "travel" true-claim confrontation with the Navy and my Memorial to Judge Wood coerced "marijuana" augmentation of it, is the etiology of my severe mental problems.

Conclusion

My being given a free-of-charge and real-world or an administrative, judicial, original or appellate review of my military, veteran and criminal subject in its entirety might give me some real hope of escaping the psychiatric torture that the government and my community is actually and piously giving me in the form of secular damnation by the imposition of bad law which is sentencing me to terminally die legally and medically like Judge Wood did as victims of the drugs vs. drugs idiosyncracies of the Judicial Bench.

Certificate of Service

No one has been designated by the Court to be serviced.

Very Humbly,

John Paul "Pops" Turner 7-23-11
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