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Blaudon Scott Laffigne

CLERK OF COURT  
LAFAYETTE PARISH, LA

Docket # 13 8234

vs.

2013 MAR -5 -17-15 15<sup>TH</sup> Judicial District

State of Louisiana

Parish of Lafayette

Statement of Facts

The Petitioner Blaudon Scott Laffigne would like to submit to this honorable court the following facts. Over the last 7 months the petitioner has been held in solitary confinement at the Louisiana State Penitentiary allegedly for his own protection. The petitioner has the right to refuse protection which he has already done so in writing on Jan. 11<sup>th</sup> 2013. The two main reasons the petitioner has refused protection is his placement in solitary confinement has been the SOLE reason given for denial for medical treatment for a LIFE THREATENING condition known as sleep apnea that when left untreated causes strokes, heart attacks, and brain damage. The other reason is that the reason is that the petitioner is representing himself and has a constitution right to law library access especially while acting as a pro se counsel. This access is being denied also solely based on the Petitioners having assignment. The Petitioner has NEVER asked for protection and has refused protection in writing as of Jan. 11<sup>th</sup> 2013. The Petitioner further contends that his placement in solitary confinement was and is political, based on statements by Guarden Bert Cain that the Petitioner would be held "away from everyone and never have a chance at freedom again"; "The Petitioner would never see the outside again"; "And that the Petitioner wasn't showing enough remorse for Mickey Shewish and needed to sit in a cell for awhile so he could think about it"; further more even though DOC official classifies CCR lock down

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as a non-punitive housing assignment the reality is that it is very punitive. The petitioner is lock in a room 23 hours a day, has been refused medical treatment based solely on his housing assignment, his visiting list has been restricted to family only, he has no access to educational programs, rehabilitation programs, has not been allowed a contact visit with his family, has not been allowed to have a job, is placed in handcuffs and shackles every time he leaves his tier and his outside rec time is restricted to 3 hours a week in a fenced in outside cage. All other prisoners housed in this housing assignment have either requested protection, committed prison murder, or have prison escapes. The petitioner has done none of these. Also the petitioner cannot even attend church or any other religious gatherings. All of these things are being denied the petitioner solely based on his housing assignment. Therefore the petitioner is notifying this honorable court that since his life is been placed in danger by the denial of medical treatment, his quest for freedom is being hindered due to him being barred from direct access to the law library and his denial of basic rights and privileges given to general population prisoners but denied him at no fault of his own. The petitioner has started a hunger strike as a means of non violent protest on March 3<sup>rd</sup> 2013. The petitioner is simply wanting to notify this honorable court of the petitioner situation since he is a pro se counsel with proceedings in this honorable court.

The petitioner has also submitted an emergency ARP for his denial of medical treatment which is life threatening and has also submitted a standard ARP about his continued placement in solitary confinement for political reason and will be seeking judicial review in the 19th Judicial district court including asking for an official investigation for denial of medical treatment, equal protection violations, and charges for malfeasance in office. All of which are violations of both state and federal law. And the petitioner will be asking for the creation of an NS style dorm to be created at Angola just like at David Wade Correctional center. Again this is all to keep this honorable court up to date on the actions of a Pro Se counsel with proceedings to take this honorable court.

Affidavit

I Brandon LaVergne do de clare under the penalty of perjury that all the information contained in this document is true to the best of my understanding and knowledge.

Submitted Pro Se by

Brandon LaVergne

Brandon LaVergne Y24228

Louisiana State Penitentiary

Hand off  
Mar. 1st 2013

Angola La. 70712