

April 22, 2019

Sheriff B. Phil Howell

District Attorney Lee Bolinger

I sincerely wish to resolve both the criminal and civil cases between ACSO and myself quickly and, if possible, resolve them by cooperation and agreement rather than by court order.

On 4/16 I was informed by Don Willey that Lee Bolinger refuses to calculate mitigating factors of professional medical research and refuses to credit me for time served on my first marijuana case - therefore I will not be released on 5/20. Please reconsider a 5/20 release.

If Lee Bolinger would cooperate with a 5/20 release then I will be able to put this whole matter behind me because I must login to personal accounts with intervals not exceeding 12 months to keep them active. A 6/20 release surpasses 12 months of incarceration.

Proof of my medicinal research activities is abundant because it's the truth. According to Fed R. Civ. P. 26(b)(1) N.C.R. Civ. P. 26(b)(1). My laptop contains information that is "reasonably calculated" to lead to the discovery of admissible evidence therefore the federal court will grant a Motion to Compel if you refuse to resolve this request for discovery without a court order.

The laptop has a photo-journal of all my work which I can prove was primarily related to beta carboline medicines. Furthermore, I work with a client who has a neurodegenerative disease which is improved by these medicines. She is willing to testify and my communications to her are contained on the laptop which is evidencial discovery.

The criminal subpoena for my laptop was ordered to obtain sales ledgers of controlled substances which did not exist because I do not sell controlled substances. I need to obtain honest discovery which does exist on the laptop. This is my effort to obtain the discovery without a court order. Fed R. Civ. 37(a)(2). Failure to comply to this unobjectionable request may result in federally imposed sanctions or penalties. R. Civ. P 37; N.C.R. Civ P. 37

Additionally, on 2/21/19 Kayla Lewis wrote that Captain Linda Carrow requires a subpoena for the medical conversations between Julie Foster and myself. The Kiosk medical conversations document "Ear Infections" on 8/20, "Skin Infections" on 8/25, "Depression and Malicious Prosecution" on 9/4 as well as other events during my incarceration such as external antibiotics and oral antibiotic prescription of sulfamethoxazole.

Likewise - these extended medical records are "reasonably calculated" to lead to the discovery of admissible evidence. The nurse at Alleghany County Jail has been most helpful by allowing me to use Syrian Rue as an herbal medicine to treat depression and lower my blood pressure.

This request for evidencial discovery is being served based on a current understanding that Ashe County refuses to seek settlement to the criminal charges on 5/20 with time served. The request for medical conversations is directed to Phil Howell and the request for my laptop is directed to Lee Bollinger

Also, please be advised that according to the federal civil docket as of 4/15, ACSO has not complied with the order for Trust Account Statement issued on 3/21. The federal court has logged the "Admin Remedy Statement" that I filed on 3/28 explaining that this order has been served by mail on ACSO. Alleghany jail did log this mail.

The remainder of this letter is a voluntary submission of evidence regarding the professional focus of my activities that ACSO incorrectly presumed to be "drug trafficking" oriented. The governors office is considering this case for clemency.