

FILED

MAR 04 2020

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY DEPUTY CLERK

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

KIM BLANDINO et al.

Petitioners

vs

JOSEPH LOMBARDI, et al.

Respondents

Case No 80541-A  
District Court Case No C341767

EMERGENCY MOTION OF MARCH  
1, 2020 FOR IMMEDIATE RELIEF

KIM HAS NOW BEEN HELD AND  
PUNISHED IN VIOLATION OF THE  
DUE PROCESS CLAUSE UNDER THE 5TH  
AND 14TH AMENDMENTS TO THE  
US CONSTITUTION AND IN VIOLATION  
OF AN UNAMBIGUOUS FEDERAL ORDER  
25 DAYS LONGER THAN THE 7 DAYS  
ONLY ALLOWED MAXIMUM TO BE  
HELD, SAID PUNISHMENT IS BEING  
DONE DELIBERATELY AND MALICIOUSLY  
BY BOTH SHERIFF LOMBARDI AND  
THE DPBH AND ITS OFFICERS IN CONCERT  
AND CONSPIRACY WITH EACH OTHER

COMES NOW, AGAIN!!!! KIM BLANDINO  
Petitioner, (KIM) to file this Emergency  
Motion. This Emergency  
Motion is based on all the previous  
motions filed in the Nevada Supreme Court

RECEIVED  
Filing for the Nevada Supreme Court  
MAR 04 2020

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
DEPUTY CLERK

A

20-08674

as well as all of the cases Rm  
has requested this Court to take  
judicial notice of. Rm also requests  
this Court to take judicial notice that  
Rm just received notice that  
Case # 18-17441 on the 9th Cir. Court of  
Appeals, Rm was sent LATE NOTICE.  
Because of Rm's primitive incarceration  
and Rm's denial of legal mailing  
and delay of legal mailing. Rm can  
only hope the 9th Cir. Court does not  
dismiss Rm's appeal based on this Court's  
refusal to act. This Court dismissed  
Rm's action in case # 20363-A which  
Court have denied this LATE NOTICE!!!  
Very received. Rm has no access to  
a computer. Rm could and would have  
checked said computer to see what the  
status was. Rm CANNOT DO THAT THERE  
INCCPCT ALSO. Rm now received back  
from the 9th Circuit notice that  
Rm's 2241 (pre-trial detainees) habeas  
which challenges Rm's UNCONSTITUTIONAL  
CUSTODY Rm begs the Nev. Sup. Ct. and now  
this Court to correct its mistakes, Case  
# 20-15283 DLANDINO V LOMBARDI et al.

As usual Kim must write as the Holy Spirit gives Kim to write and this Court is well aware of this fact, belief and practice of Kims. Therefore, with no worry and no fear as the Creator demands Kim writes this; God of course before by the only begotten Son of the Creator himself "Ye hypocrites, like whitewashed sepulchres all clean and white on the outside yet inside dead men's bones". Kim writes this to hopefully awaken you to your own stated responsibility to the U.S. Constitution firmly and so that Dath all of you took to protect, defend and support against all enemies Domestic and Foreign. This includes the most sacred BILL OF RIGHTS, which Bill the Creator allowed the founders to put in the Constitution!

Declaring before, during and after the Constitution was created that these basic rights come from God, the Creator himself. That the Constitution and A RY WRITTEN DOCUMENT? Only ACKNOWLEDGES that which the Creator in his grace gives to man. Most all countries in the world do not even acknowledge this. You

Court members swore an oath to that  
Kim wants what the Creator wants  
for you to obey your oath that you  
swore to before man and God, who  
sees all that you do and what you  
don't do!

Kim again comes before you yet  
now Kim has been FURTHER PUNISHED  
by the Sheriff in concert with the  
PDBH. As of this writing it is March 1  
2020. As the Court knows from previous  
ulings and judicial notice the Order  
of Commitment was signed, filed and  
delivered to PDBH on January 29, 2020.

Therefore Kim has wrongly been  
held 25 days more than the Order that  
MANDATES transport within 7 days as  
Burnside v Whitley 2:13-CV-1102-MMD-GWF  
requires and is STILL IN FORCE! This  
Court knows this full well as this  
very case and this very order is  
enshrined in the Case of Morgan v.  
State 416 P.3d 212 (Nev. 2018).

Unlike Morgan however, THIS IS  
NOT JUST ABOUT DELAY! Kim has been  
and is being repetitively PUNISHED, by

Sheriff Lombardo and his subordinates  
at CCDC.

Since Kim last wrote, Kim has had two wrongfull 24 hour bunk lockdowns which punished Kim by not allowing Kim to call Kim's stand-by Counsel on the phone which was crucial to Kim's meaningful access to the courts. Kim's Emergency motion to the U.S. Supreme Court and the 9th Circuit was wrongfully delayed thus costing Kim precious time and liberty. further Kim was not able to call Eric, Kim's housemate. A 94 year-old WWII Veteran with a pacemaker and serious health conditions that Kim aids Eric with, Eric is a great woman and friend, who unfortunately worries greatly about Kim. Despite Kim telling Eric not to worry and to trust in the Creator, Eric worries anyway! When Kim is unable to talk to Eric, Eric suffers greatly! Kim must remark here how when sentencing and witness statements are made in the FJDC and reported on the news, And said sentencing

Involves suffering by victims and their families. The judge and prosecutors are quick to action their HIGH HORSE and bemoan, cry and chastize the perpetrator! And rightly they should! Yet this court and the N.C. Sup. Ct. are VERY QUIET AND DO NOT SHOW THE SAME FOR EVE. Eve is suffering because of the violation to Kim and his rights. Directly and indirectly from a vindictive prosecutor and judges that violate and IGNORE the law and their Oaths to the Constitution. WHAT CLEAR HYPOCRISY! Where in Burnside or Morgan was this crying and waiting over clear violations to Due Process? Now with Kim being punished on clear violation of the Constitution and Competency procedure where is the crying and waiting and chastizing? Diverse measures you have! One rule for the state and another "rule" for the individual and his rights. Hypocrisy! There will be no crying or waiting for Eve. Someone who helped this country

In the war effort against Hitler  
and fascism a true brave Veteran  
who the Court process now hurts  
grievously by hurting Rom and  
saying nothing. The Veteran's Courts  
on the CCDC are there to help  
troubled veterans (as well they should).  
This is a noble thing. Rom applauds  
this. Yet where is the concern for  
Evie who is being victimized by  
the abuse of Kim and his rights  
and liberty!

With this competency commitment  
the Court is essentially saying that  
Kim is a "7 year old" in an adult  
body and is "NOT TO BE EVNISHED".  
Yet this Court and the New Supt Ct is  
allowing Kim TO BE EVNISHED! And  
Evie along with Rom!

Rom now has been further punished  
by being moved to SC3L of "North Tower"  
CCDC (Sort of like the Tower of London  
where decent men like Sir Thomas More of  
that great movie A MAN FOR ALL SEASONS  
waited to be be-headed by Henry the VIII  
Command)

Ron has wrongfully been moved  
By an minimum custody to medium  
custody with no WARNING NOR  
EXPLANATION. The Sheriff should have  
put Ron at home-office pending  
the transfer to Competency Facility  
at the very worst. Ron requested this  
yet has been denied. Now at SC Ron  
has even less time to use the phone  
and access the ALL IMPORTANT KIOSK.

About a net 1/2 hour per day by  
Ron's calculations. So the Sheriff like  
a lot of Criminals do, they "doubledown  
On criminality". NRS Oppression under  
color of law is a crime the Sheriff  
and his subordinates would be charged  
with in a proper world with oath  
keeping prosecutors. Also charged with  
violation of 18 USC 242 and 241 criminal  
violation of Civil Rights! Burnside if  
followed strictly mandates these foregoing  
charges. As well as criminal contempt  
charged from the Federal bench.

However hypocrisy abounds in this  
21st Century America. Harry Womack is  
the toast of the town until he gets

Caught. Then all those people who  
knew what he was doing and looked  
the other way. Now are ~~merciless~~  
and horrified, "What a monster!" The  
Cowardly, YES I AM WROTE THIS, cowardly  
women that for the love of money  
and their careers were raped. Stood  
Silent! While others were raped and  
might have been stopped in that rape  
had they spoke up! Yes it would  
have cast their careers more than  
likely! Weinstein and his media machine  
and money would have crushed them  
like a bug! Yet their consciences  
would have been clear. Now they have  
their money and all the quiet! May  
they repent and God forgive them. Yet  
they must acknowledge before all that  
they were cowards and accessories  
to Weinstein's sexual assaults!

This cover itself must not be  
an accessory to the Sheriff and  
the DCBH wrongdoing. Roran needs  
Emergency relief. In Solomon v state  
(citation unavailable) all charges  
were ordered dismissed because if

a conviction had been had or would have had to be reversed because of a failure to have a preliminary hearing promptly according to law. So Mandamus was granted.

In RIM's case because of Double Jeopardy. And the punishment RIM has documented in this filing and before a conviction also would have to be reversed! This Court MUST therefore grant Immediate relief just as was done in Solmon!

The Sheriff and the DPBH MUST NOT be allowed to "Womstain" RIM with this Court standing by doing nothing!

Know that the DPBH has the power to involuntarily DRUG RIM, Seeley all the violations so far that have been allowed. What is to stop this MUNSTROUS TREATMENT from happening!

And thereby the risk of ADVERSE REACTION AND DEATH! Which all substances have the risk of. READ THE PAMPHLETS!! All synthetic drugs and vaccines carry the risk of serious disease and DEATH!

## CONCLUSION

This Court MUST ACT AND ACT QUICKLY. Give needs now. Kuan has liberty interests the Courts can no longer ignore!

Kuan warned this very court in 80363 of the wrongs even then that were being done. Now this Privatus commitment order when this Court Knows FULL WELL THAT there is NO REASONABLE DOUBT about Kuan's competency!

Judge Hardy committed criminal misbehavior on the bench on Jan 24 by not allowing Kuan's attorney, Rom to make any record whatsoever. Thus violating 18 U.S.C. 242 as well as the Code of Judicial Conduct. As Hardy did not ensure the right to be heard!

This was WILFUL MISCONDUCT!!  
Hardy MUST BE REMOVED AS JUDGE!  
Just like Jones, Inc, Del Vecchio and Dawson before him!

This Court now must either immediately order Rom released

Pending AFVN review and development  
of this petition. Or

I immediately grant this petition  
and have Roma released and order  
all charges dismissed with prejudice.

Or in the alternative grant  
such other relief as is appropriate  
and speedy.

DATED this 1st Day of March  
2020.

JLVR  
KIM BLANDINO #363025  
CCDC  
3305 Calmo Center Blvd  
LV. NV 89107

ASSEVERATION IN SUPPORT

I Kim Blandino do hereby state  
under penalty of perjury the  
following:

1. That I have read the foregoing  
and the same is true and correct
2. That I am 64 years of age.
3. That this filioy or not

intended to vex, harass or molest  
for any improper purpose.

4. That Kim writes as the Holy  
Spirit gives Kim to write, with  
no fear at what men might do  
or think or say. Just as the  
Creator wishes all men might  
do.

DATED this 1st day of March 2020

KL R  
KIM BLANDINO #363075

CERTIFICATE OF MAILING  
AND FILING

I, Kim Blandino do hereby certify  
that mailing and filing of the  
above was accomplished by  
depositing the same in the CCNC  
mail system on March 1, 2020

KL R  
KIM BLANDINO #363075

CCNC  
330 Casino Center Blvd  
L.V. Nev 89101

March 1, 2020

Kim Blandino #363075  
CCAC

330 S Casino Center Blvd  
LV, Nev 89101

Hi Gang: I'm here again. Time marches on! Been here at CCAC since Jan. 3. I now call this Chateau D'IF Deluxe or CDD Credit Court of Monte Cristo, where Edmond Dantes was held. I recommend the 2002 version with Jim Caviezel and Richard Harris (most excellent)

Please copy this filing and send me back a copy.

Thanks

JLR

Kim Blandino #363075

"If God is with us who can be against us!"

