

FILED

AUG 16 2022

AUGUST 6, 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY [Signature]
DEPUTY CLERK

ATTN: Elizabeth Brown

✓

RE: 82047, 83810, 84729

UPDATE: The Motion to Hold in Abeyance filed 7-18-22 explained that I await 28 CFR Part 115 Standards being met. They have not yet been met, even tho I have ongoingly sought help through the appropriate channels. Since nobody within the system will do the right thing, I arranged for outside help from others who currently await me giving them the word. There's been delays with me giving the word due to logistics, but the wheels should be back in motion very soon. Many government establishments and individuals under this State are willing to do major wrongs just to postpone me reporting to law enforcement the fact that a certain Deputy Attorney General sexually assaulted me. In seeing the lengths people are going to to conceal this matter, I realized that a more amicable solution may be a better way.

To show how amicable I can be, I decided that rather than getting really loud about RAPE and everyone who's violated my Rights, I will send word to my people to quietly e-mail all documents I've provided them with to the DOC, who is already well beyond aware of this situation - as is this Court - Thus, keeping it in that circle. Rather than exposing each and every individual who is involved - in hopes that they will personally suffer consequences, I am extending not only a second chance, but also an alternative better solution. Rather than making myself feel better superficially by seeing to it that those who have hurt me get hurt back, rather than spreading that kind of misery, I'd like to evoke healing, restoration, & peace. Thus the following text was prepared:

AUGUST 2, 2022

ATTN: DOC NV GOV

RE: I have some info for you...

SUBJECT: Attached are many documents evincing all kinds of criminal corruption within your system. They've been distributed to trusted individuals who will disseminate as Mz. Fletcher deems appropriate. Should The Establishment prefer to keep everything under-wraps, Mz. Fletcher is open to negotiation concerning that and the larger scheme of things - her wrongful conviction. Her direct appeal is currently pending decision. Should that decision result in her release, she wants nothing more than to leave this nightmare of injustices behind, and move forward in a positive direction with her Family. For one month Mz. Fletcher should refrain from pushing the P.R.E.A. issues, in hopes of a greater conversation being had. Mz. Fletcher wants her Freedom & her Family. And ~~it~~ is insulting, she is willing to accept your filthy lucre, as settling will relieve you monsters of the liability concerns at the root of your evil, safeguarding you from suit. Stop forcing the weak to have to speak out against the strong on subjects so simple as Right vs. Wrong on behalf of an **ANGRY GOD!** Restore the natural order in which Mz. Fletcher is just a Mom who Loves her Family very much.

Due to unpredictability of prison circs, delays happened and could happen again. So in the mean time, I'd like to raise awareness of my current stance, so you may give thoughtful consideration

of what's to come, prior to receiving that e-mail which will soon confirm - I speak the truth. And to be further amicable, I hereby extend the expected completion date from one month from the date on which the preceding memo was prepared to one month from the date of this letter, which will bring us to September 6, 2022.

Tho I am friendly, I am not your friend. I want nothing to do with you. But as long as I am your prisoner, I will have everything to do with you. I'd really rather not. I imagine you feel the same. Parting ways seems only right. We should talk.

DISCLAIMER: If any adverse actions are inflicted on my cases (My Family & I) prior to negotiations, it would likely defeat the purpose of this current stance, causing me to give the outside the green-light on the next set of instructions.

FROM: Katherine Dee Fletcher