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 CONSUMER PROTECTION DIVISION  
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 BALTIMORE, MARYLAND 21202-2021

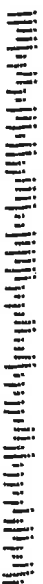


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BALTIMORE MD 212  
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Thinking  
FOREVER  
FIRST CLASS

ATTN. GEN. ANTHONY G. BREWEN  
OFFICE OF THE ATTORNEY GENERAL  
200 ST. PAUL PL.  
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BALTIMORE, MD 21202

21202-995400



September 20, 2023

Wysan R. Longstreet #363532/2852512  
North Branch Correctional Institution  
14100 McMullen Hwy, SW  
Cumberland, MD 21502

Re: My Life is in Danger

Dear Attn. Gen. Brown, (page 1 of 4)

Due to the complaint I had filed with your office and my meeting with Det. Sgt. Cheng, Warden Nines, Chief Stotter, Capt. Caple, Capt. Christ and Sgt. Crow has retaliated against me by removing me from administrative segregation. I am currently safe within my current location but within a few weeks or so I will be housed inside Housing Unit #3 where Dead Men Incorporated (DMI) gang members reside. This is a huge problem because on July 12, 2022, within the Washington County Circuit Courthouse, I had testified against Phillip Sisler who is a non member of DMI. While I was housed within WCI during September, 2022 inmate Sisler and a few of his gang associates were housed next door to me, which caused the to notify their associates who are currently housed within NBCI. I've notified Warden Nines and the appropriate staff of said danger but they do not because they want me to get murdered or refuse



(2 of 4)

housing so they would have a reason to have me placed in disciplinary segregation. No one came to speak with in order to verify the fact I possess names, phone numbers, inmate ID number, four digit, timeframes of phone call proving Sisler and his gang associates are in contact with their associates who are housed within NBCI. That particular group of DMZ members were housed within this region after that had attacked correctional officers within ECI during September, 2022.

Yesterday, I had met with Case Manager Gainer through Ms. Pirardi. During said meet Mr. Gainer had taken from me the criminal case number which is associated with said testimony, but he refused to view other related documents, or accept addition information I possess. Then, Mr. Gainer stated how Chief Stutler had conducted an investigation but he did not discover any evidence which would prove I'm in danger. How could he have investigated when he nor staff retrieved from me the information I possess. That is because he had not done due to the fact he is aware of said danger due to my previous notification, and the fact he is attempting to have me murdered by DMZ.

Also, I recently notified Capt. Caple and staff of the fact inmate Jackson and other are distributing narcotics; which led to my initial complaint to your office. I've also

(3 of 4)

filed ARP complaints regarding such, which were mishandled by Co Long. Now you know if I'm housed within the same housing unit with inmate Jackson and his gang associates, along with said DMZ gang members I will surely be stabbed within that week, or the next day.

I am positive Warden Nines and his staff is intentionally placing me in danger, because my seg review was held on August 2, 2023 and again on August 30, 2023. Seg reviews are held every 30 days. Plus, as I had previously written to you, on August 23, 2023 Sgt. Crow threaten to have me "fucked up." Then 7 days later I'm scheduled to be placed in danger. Really.

I've already notified the senator, Gov. Wes Moore and others, now I'm notifying you of how I will be murdered, or forced to fight for my life if I'm housed amongst the general population. I do not care if I'm housed within the segregation building or stay inside of this cell, as long as I'm not housed within the general population. Your prompt response would be greatly appreciated, because I'm tired of being stabbed by inmates due to staff misconduct.

Lastly, I continue to explain to Case Management and the Commitment Office how Subtitle 5, Mandatory Supervision, § 7-501, Release on mandatory supervision grants the DPSCS the power to release me from prison on



(4 of 4)

mandatory supervision as an inmate who was convicted of a violent crime, but they refuse to listen or verify such by examining said law. Mr. Gainer claim you did not notify him or his co-worker of said change ~~it~~ with said law so he does not have any interest. Would you please verify how said law has been revised, then notify ~~the~~ The Case Management Supervisor within Headquarters so they may notify Mr. Gainer and the rest of prison case managers? Please. Said rule states, "An inmate convicted of a violent crime committed on or after October 1, 2009, is not eligible for conditional release under this section until after the inmate becomes eligible for parole under § 7-301(c) or (d) of this title." As you all ready know, I'm eligible for parole as of 2021, and I'm not a sex offender, nor am I sentenced to life without parole. I've been incarcerated for over 14 and a half years after being sentenced to 25 years. If the Department release me on mandatory supervision they would not have to worry about me. I could continue building my legacy and so-furth. I simply want to get the hell out of prison and began my new life on the outside. Thank you for your time and help. I hope to hear from you soon. God bless.

Respectfully submitted,  
Nupan Jangtree