

No. _____

19-6253

IN THE

SUPREME COURT OF THE UNITED STATES

*CERTIORARI
GRANTED*

Adam Stregé
(Your Name)

— PETITIONER FILED

SEP 25 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

vs.

United States — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

First Circuit Court Of Appeals

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

Every Court my Hole Life dismiss with never considering 1 Merit?

PETITION FOR WRIT OF CERTIORARI

Federal Detention Center

Adam Stregé 52566-069

(Your Name)

PO Box 019120

(Address)

Miami FL 33101 - 912020

(City, State, Zip Code)

507 726 2349

(Phone Number)

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

[] For cases from federal courts:

The opinion of the United States court of appeals appears at Appendix _____ to the petition and is *First Circuit Judgment 8/20/2019*

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

[] For cases from state courts:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

JURISDICTION

[] For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 8/20/2019.

[] No petition for rehearing was timely filed in my case.

I Filed Mail my Reply Brief 8/20/2019

[] A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. __A_____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

[] For cases from **state courts**:

The date on which the highest state court decided my case was _____.
A copy of that decision appears at Appendix _____.

[] A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. __A_____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

Supreme Court Of The United States

United States ~~Appellee~~ Respondent

V.
Adam Stuge ~~Appellee~~ Petitioner Writ Of Certiorari Mailed 9/11/2019 And 9/25/2019

Question Presented is 18 USCS 4246 4248 4241(d) Unconstitutionally Vague lacking definitive standards by failing to apprise persons of Ordinary intelligence what a "Mental Disease" is and "Resonable Cause" zero definitions of whats Prohibited Conduct is in the Psychiatrist, FBI and Judges Sound Discretion encourages arbitrary and discriminatory Enforcement to determin Reasonable Cause and Substantial Risk with no Explination 95% of anyone in the World Could be Found incompetent would deter anyone from representing themeselves in Court.

Question Presented Dose the Constitution allow Prison Gangs to harmfully Drug most all Prisoners food the Day before they go to Court, Given Free Coffe and food from other Prisoners Lunch Trays.

Question Presented does 18 USCS 4246 4248 4241(d) violate the Constitution by delegating too much discretion to Police, FBI, Psychologist, Prison Guards and Judges to order Vaguerants, Incompetent or Competent People to Comply with 100% of anything Imanginable, Caused by Zero Deefintion of "Conduct" and Resonable Cause is in ~~everyones~~ Sound discretion in every Case "Unlimited Discretion" is Unconstitutional becuse 4241(d) has no Safegards, No Minimal Standards to Guide Lawenfocement, Judges and Psychiatrist Unlimited Discretion in every Case 4246 4248 4241(d) is invalid in all its Applications

Justice Breyer concluded that the ordinance violates the Constitution because it delegates too much discretion to the Police, and it is not saved by its limitations requiring that the Police reasonably believe that the Person ordered to disperse (or someone accompanying him) is a gang member, and that he remain in the public place "with no apparent purpose." Nor does it violate this Court's usual rules governing facial challenges to forbid the City to apply the Unconstitutional Ordinance in this Case. There is no way to distinguish in the ordinance's terms between one application of Unlimited police discretion and another. It is Unconsttitional not because a policeman applied his discretion wisely or poorly in a particular case, but rather because the Policeman enjoys too much discretion in every case. And if every application

of the ordinance represents an exercise of unlimited discretion, then the ordinance is invalid in all its applications. SEE Lanzetta v New Jersey, 306 US 451,453,83 L Ed 888,59 S Ct 618. Contrary to Justice Scalia's suggestion, the ordinance does not escape facial invalidation simply because it may provide fair warning to some individual defendants that it prohibits the conduct in which they are engaged. This ordinance is Unconstitutional, not because it provides insufficient notice, but because it does not provide sufficient standards to guide the Police SEE Coates v Cincinnati, 402 US 611,614, 29 L Ed 2d 214,91 S Ct 1686.

Q Question Presented dose the Constitution allow the Police Report and FBI to arrest Adam Strege for making a recorded Phone Call to a Social Security Adminstrative Law Judge "ALJ"Office. Phone Transcripts the FBI and District Court never listen to the Phone call and Never Provide me The Transcripts will Prove I said that all Police Stations the Police are untruthfully saying people said something incompetent and arresting people fore doing 100% nothing wrong and where Putting there Human Cadaver Hearts In Nuclear reactors that Caused the World Trade Center Colapse by 4241(d) Finds anyone Incompetent the Government dosent like and Put's there Morgue Heart in Nuclear Fuel Put in Grocery Store Food and Feeding Nuclear atoms to All Nature, Dead, Resting People, Satin, its Legal to have God Loves you Feed nuclear atoms and Heroin Like if a Meteor hit the Earth and exterminated all Earth People, God Loves Compleatly should not make or allow intelligent life in space so nothing is made or Invented to Harm Nature God Loves you to Feed the Sunlight by 100% repeatedly only think God Loves the Sunlight Compleatly while making love visulize and ass and send all of earth to Africa.

Adam Build Jail to Court Room Elevators with Explosive Experts, Adam Strege by Mself Sheetrock 3 Court Rooms the Sofit add about 3000 Pounds Per Truss and Every carpenter thought the 3 Court Room Cealings would Fall Down. I House Sat "MOAB"=Piolet, "Sharron" Finch house while she Whent on vacation in Moab then Africa then Piolet got me a Job working at the Oldest Performing Arts camp in America where Justin Timberlake wife later worked and me and the Camp Doctor whent to the Tug Boat Bar where Justin Timberlake Drank. Heart Surgeon Donald B Williams buy me a Extra Free meal all LaMontonya Resturant a dog ate while i Landscape a Hopuse beside the camp years later. 50 Times my Dad said Federal Empolyes Filed Lawsuits against him the Government gave them free lawyers and some where awarded millions Before the Retirments

Because they want me two right World Trade Center Colapse in Lawsuits
Too See if God Loves Compleatly will Drop Earths Atmosphere sending
Everything on Earth to Space Court all of Earth Zero Gravity Give them
a Blue Berry God Loves the Computer Julie 4 too Ask For the Temple Mount
Watts the Point in Time God Loves Juliet and Adam Compleatly Fear not
God is with Juliet and Adam Compleatly God thankyou Forgive and Show us
What two Do the federal Govenment with Mcdonalds Hamburgers has hunted
me my Hole Life God Forgive us and Show us what you mean with God favorite
Song "What Com around Go Around Com all the Way Back aroud" Just in time
Timber the Lake. God Loves Compleatly Forgive us and show us how two
Watch out for the Blue Dodge Viper. Osama Bin Laden Vaper
Adam Streges Dad lives where John C Freemont partner Joseph? Niccolet
Surveyed Nicollet MN my Step Dad and his Brother win Pope and Young
6 times Biggest deer Shot Bow Hunting in the State.

At Church Camp I win a Bo-Zo theClown throw a Bag in 5 Buckets.

Building beside the Burrow of Criminal Aprehension Carpenters say
Bo Bo like the "Cock" means drug people. 10 years Adam Dated the
World Trade Center Colapse director Sandra K Morgan involved with
Murder Donald Blum neighbors i worked with. Adam was in Court with a
Judge that Replaced Federal Judge Blum from FT Sneeling MN.
Adam Boss was the ALUMinati is Opus Founder son worked Detusch Bank
911 Airplaine tail hit during 911. Match Names & Switch Spelling

This Case US Attorney Alexander L Alum and Vanessa D BONano RODriguez
and Public Defender Victor Gonzales-BOTHWell 3 names match putting Cadaver
Hearts in Nuclear Bomb or Boum with The Prison gang leader Paul BO Gerard.
Bon Germany Headquarters of DHL and SecureCore Armored trucks both
Mcdonalds collered Companys across the Antfogasta Chile Imigation
office on Gerorge Washington ST. Judd Ness brother Fargo ND Manager of
Crystal Pearez Marine accidently sold a Boat with his 5 Lumis fishing
Poles in it. Fargo ND Wells Fargo Lumis Armored trucks. Prison Toylet
Paper sKILLCraft made by Blind People, Dart Styrafoam Cups.

I mailed my First Cercuit Judge Recusal Brief and the Next Day Food
Server Jimmy got in a Fight in the Lunch Room and the Law Library.
Thomas McDonald Prison Cell 27 beside Rosario Raul Cell 28 Jimmy
Cell 20 = Hell no Babies /Babies =30 8=weat 9 =Dine? Above my Cell 018
is "MOAB"= David Aguilar Cell 218 beside Will cell 217 is above Cell
017 Antone Miller both Drug you? Donald Mcfall 216. Thomas McDonald and
Joseph both said they would kill me if I keep looking at Cell Numbers.
Cray Computers align Wallstreet Condos I Sheet Rock With Cealing Falling
Down From Water Damage 1st Model with Schum & Fremont Ave by Fremont DMV
Timberland Construction

Apple at every Meal at Miami Prison 3 Food Servers Jimmy EdWARDS, BoBADilla-Oral EduarANT and Santos Jose = Santa = Miami.edu Heart Surgion Donald B Williams Kill Congresman Wiggle House my Motercycle Broke down Driving by the House years after wee moved Out and Welsh Heratage Apple Farm owner Harbow came buy with a Trailer rite away was the First time i ever saw Harbow Dad drive by Congreamans House. I lost my Motercycle Key my Uncle Found. The Last time I saw Congreman Son was at TJ Bar then I stay at Holiday Inn where Vice President Colfax died with my Aunt Cocke the Cocaine dealer = Congreman Vacation House in Florida and The Sheriff in Waldon CO From Florida & Heart Surgion Purchase a Waldon CO Sheriff Forclosed Ranch. Goldie are Buss Driver Route Change every 2 Weeks Clock Direction Leon Clause "Santa" House, Shadow House thenaCongreman Wigley House, Next Week Bus Direction Clause House only other House on Road was Edwards the Bus turn West and Drove 3/4 of a Mile from Shadow House he never Gets of, then My Grandpa Pischner Farm above CRIST-o-Fir Harbo Apple Stand moved Anna Dressler. Leon Clause only House in Farmfest Clause owned the Adult Books Bottle Shop.

Harbow live Beside "Wright Brothers" Rose and Orval Handsend Son Paul wife relative a Meat Market Bucher Shop Farmer daughter maried my Uncle seved in Germany During Vietnam and Drove the MSP.mac airline Shuttle

Furthest

The Furhest Buss Stop Edwards 2nd Horse farm my Uncle owned or Rented. Beuteful Edwards daughters only Girls nice to me and Shadow. A1 Bikes John ROM-Berg my Ski School Boss and TJ Bars DJ Ryan Dorn worked Schells Sports has Sage glass in the World Trade Cenenter made Faibouldt MN lived Chad Carpenter became my Dad South Dakota Neigbor was Kidnaping Girls then Became a Detective DOJ Bomb sniffing Dogs, Chad Said he plaid Cat and Mouse with the Faiboudt Sheriff age 8, My Relatives lived beside the Fairbouldt Hi School my Opus Work Partners Lived Fairbouldt MN Senitor Welstone and Murderer Donold Blumb A Meteor Struck Buss Route Mineopa State Park Grain Windmill by Tunnel under Hiway my Relative Setman drilled the City Well & owned Setman Porta Poti, I get my Haircut at Super Remote Farm by Windmill Lived many Girls my Clasmates wanted me to Date Nellie Jones. Jones own Crysteal trucks and Generators across Farm Fest and Erich Jones says he wants to Bo-Hunt Harbow Apple Orchard then my Best Friend Wife Sister 14 years later date Erich Jones cousin involved with Lacrox WI River murders.

Nellie= Little House on the Prarie by Springfield MN Born Taylor Corpp and Moved the Lake Crystal Femail Doctor Lake Crystal Lake House Bar Owner House moved Rose Handson.

4

not in writ mailed 9/11/2019

Andrea Olson Mom Sandra K Morgan I met at banning State Park with Kyackers from Blue Earth MN Sheriff Olson By Green Giant factory = Hiway 169 turns East at Edwards Farm to Humboldt IA & Humboldt SD bellow my Dads House John C Fremont and Alexsander Humboldt. UCSB Police Cheif Dustin Olson. Only 3 Spin the Bottle Kissing Parties Leon Clause, Grain Elevator by Sheri Shroder Dairy Farm and Judson River House = A&W by Sheri Candi and Jud Ness dump Morgue Atoms off Judson River Bridge Farm Bike Store became A1 Bikes. Wee Moved to Mankato MN on Cal-desac Short Cut i walk threw my 2 Music Teachers Back Yard path came out at Hiltop Meat Market neighbor Carry Many drunk Girls to the Hyvee Meat market Door. Hiltop Meats view Cemetery Entrance Monica Moreno House and my Buss Stop later moved Karen Struse had lived across East Hi School and dated John lived by School and Struse was in the Next room 50% of the time i had sex. Sam Bristol UCSB is the last Little Black Sambos preveousley in Mankato align State Farm Inshurance Stacey Starckweather House by Sam Ceath went to Fargo ND Concordia College Andrea Olson and the FBI Agent that Saved Jackie Kenedy when JFK die the Same Day as CS Lewis my Mom romate worked Bush Gardens Lion the Witch & Wardrobe Play. I Date Vergin Saint Clair MN Home Comming Queen Kari Sodman and Michel Petman and Tim Mister Sister the Only 2 Vergins to Graduate East Hi School class both Lived by Moon Dog Baseball Stadium moved the Bank Jessy James robed, where James or Jimmy drove past Buss Stop Sign then Became the Hyvee Grocery Dairy Manager, UCSB Student Moondog Stadium by Retirement Home lived Future Co-op Heath Store workers and Padro moved by Jason Sack and Hilcrest Nursing Home by Magelin Gas Mankato Old Police Station across Co-op and Culligan Water regularly Visit my Grndma House and My dads Neighbor Watertown SD Culligan Watter and Worked Trivent Luthrin Investments ^{Mankatton.com} Police Station was the First Happy Chef Resturant where the Only African Kid in the Grade above me Tyrone Fagon sell Heroin and his Dad a Cop= Mobie Dick Dough Boy named Star Bucks Coffe. Lake Crystal Sheiff Son deal heroin 30 Years School Kidnapers live by Florist Shop Owners Farms Brian Shults and Anne Yang Shultz = UCSB Chancelor Yang from where Gun Powder Invented Yin & Yang. Shultz CEO Starbucks Coffe. 911 memorial London WW2 Zoo Bombings. My Prison Phone Voice Recognition dose not Work i cant Call the Supreme Court hopefully Receved my Writ of Certiorari mailed 9/11/2019 Joseph Austin and Thomas McDonald threitin to kill me 60 Times then Joseph beat me up Outside law libarary the Next Day a Familar Looking PR prisoner ask me where Posario Raul Cell beside Joseph and McDonald started fighting in There Cell only me outside then they Fight with 50 Punches ^{outside} Law Library 9/15/2019 i tell guard Senabre about Fight while hapening he woulndent stop then 2nd guard put them in 'shoe"

Opus Safety Certificate my Nelson NZ Landlord Cunningham then Picton NZ
Atlanta Backpackers Owners Kept saying Give him to "Fonzi"

Adam Stuge Last two Judges in Court Room 8 Lacks Jurisdiction to Drug People Matching Religious and Bible Names violates the Constitution Bias of Judge Silvia Carreno-Coll Court Room 8. Humboldt CA Court Room 8 Judge Wattson and Humboldt Mourgue Director Areal a Humboldt.edu Anthropology Student Charles Heinburger was Adam Payee With Rose Arnold, Adam Sued Social Security twice in Federal Court and the CA Supreme Court, That Social Security "ALJ" Shared a Wall with A1 Check Cashing in Humboldt CA Court Room 8 across A1 Steaks, A1 Back Door Steaks by 80 Foot Mural of People with Animal Heads and A1 Bill Pay align Court Room 8 Adam Sued, then Social Security made Adam his own Payee the Same time the Santa Barbara UCSB Police flew on and Airplaine and UCSB arrested Adam 7 Days in Humboldt Jail and UCSB did not pick up Adam on the Warrant and dropped all Charges, A Coast Guard Prisoner sat watching the Jail Bathrooms Reading a Book its Cover had People with Animal Heads. The Neck Tatoo gang 3 of Adam Cellmates got Arrested with Heroin and the 4 Foot Block wall Jail Cells Adam Slept beside a German Prisoner. Adam was released from Humboldt Jail and 200 Dollars was Stolen from Adam from Bank of America by a Church that Had the Same Architect as Trinity Church by The World Trade Center hit by United Airlines owned by Bank Of America and Donald Trump almost Purchased the World Trade Center when Trump owned Verano Fans and Little Black Sambo Restaurants in Adam. 200 Pages of Evidence. Adam Stuge very First Childhood Memories was Telling United Airlines I'm to young to Fly Alone with my Brother that Drug and kidnap people on United Airlines selling 3 year old Girls for sex then flying there Human Cadaver Hearts Flown Back to Richmond VA the Worlds Largest Nuclear Ship Base by All Pork Pig Law comes from by Richmond VA Born Bib-Le-Female-Temple-MOUNT Mail MOAB-~~████████~~ BIBLE Moab Molie-Female John C. Fremont freed the Slaves and a Founder of Moab UT and Las Vegas. Adam closed all his Bank of America Accounts and ordered New ATM Cards that BOA sent two the Bank Robbers Address stole About \$25,000 Dollars from Adam was Ordered to Pay BOA Attorney Fees by San Luis Obispo Court across Fremont Movie Theater. All 3 Towns that Awarded Adam Social Security Benefits the Banks robbed Adam Money and the Santa Barbara and Ventura CA Appellate Court refuse to file All Adams Documents, CA Law says someone not a Party to the Case must Serve all Court Papers that Adam Could not find a Processes Server and the Sheriff serve Papers to Slow. The Social Security Doctor by the Ventura CA DMV sent Adam a Drivers Licence retest ticket while Adam Lived in New Zealand, Adam Canceled his CA Licence before Going to NZ, Adam only had a CA Licence a short time and Always Had a Austin World Trade Center Lawfirm Obama Wife Black President Founder Nuclear chicago.edu

My Ticket Vista CA would not give me a Hearing becuse i had no CA Licence Bin Laden Bomb Vista Hotel then many years later Vista World Trade Center Current Minnesota Licence and Car, Adam has a perfect driving record Zero Violations Passed a Comercial Drivers Pysical all Favorably and Adam DMV Lawyer Michel Freemont website had a Man doing a Handstand with his hands around his ankels Butt^{ass} in the Air on Fremonts Desk. Fremont Office by Lamplighter Strip Club SD DMV hearing Sandiago CA 911 Terorist Flight Traning, John C Fremont also Lived in Nashville TN. DMV Hearing in a US Bank Building no Stairs. Adam was a Forman Building a US Bank Corperate office that Killed Senator Paul Wellstone across ATT& T said they Could see Workers Poop in the 1/2 Tall Porta Poti Toylets with no Tops used in Sky-Scrapers. The Miami Prison is across ATT&T Phone Company in almost the Same Location Drug Prisoners Food affects Humane Cadaver Hearts.

The Increduble Hulk Actor was a Sheriff by San Luis Obispo the Police Beat up Adam at the Grocery Store, Adam was Unconchous 12 Hours then Adam woke up in the SLO Jail and a Prisoner wearing Star Wars Socks only offered me Cocaine, Adam was released from the SLO Jaill the next Morning the CA Supreme Court filled my Lawsuit the SLO Diablo Canyon Nuclear Reactor run buy Stars Alliance Headquarters by the Goodyear Airport & The Worlds First Mcdonalds Franchise by Adam Strege God Father owned a Allstate Inshurance Company across Mcdonalds and Shadow Hi School. Ventura SSA MSDI doctor shared a Wall with Allstate and MSDI Santa Barbara was Across Allstate by the Founder of the Mcdonalds EggMC Muffin by Calvery Cemetery. The First Black kid ever in Lake Cristal "Shadow" lived buy the Worlds Largest Farming EXPO Farm Fest owner Vicki Buss Dad. Shadow sold 10 year old Hookers by the Mankato Court House lived Stickey Vicky a Hookerland Pure Pleasure Adult Book Store beside Hiniker Homes Construction worked, ME, Torry Strege and the Future Walmart Manager often Discuss the Bearded Clam is a Girl. Many Hi School Tunels Kidnapers lived by Walmart. Adam neigbor the 2 Mcdonalds Janitors Familys never went to Walmart was the Only big Grocery Store within a Hour Drive of Pine City MN The only 1 time Mcdonalds Janitor in Walmart asked the Worker where Pearson Nut Rolls where at. Adam Buildt the Walmart Pharmecy across the Apple Vally Court House Jail with the Same Carpenter that buildt the Jail his son was in. Adam 200 Pages of Evidence discuss Walmart Provide all Jails Illegal Drugs. With the Same Contractor Schum Drwall Adam Build the Town Houses on 3 Sides of the MN Burrow of Criminal Aprehension then Adam Build the Pine City MN Court House where Adam Sheetrocked the 3 Court

Goodyear Road Calverry Cemetary Entrance Lived Cocaine Dealers Debby Cook Sanfransico Marino sacrifice Babies Cort Rooms Myself, The Jaill forgot to Core-Poor the Prison Cell Walls They Put a Simi Load of the Wrong Collor Brick on the Court House was Compleated and the Cement workers fixing things fore a Year. Schum Drywall owned the Strip Mall buy the Court House Denny Heckers FORD Car Dealersip owner whent to federal Prison by The Duluth MN Airport By~~de~~ Adam Boss owned Purepleaure Adult Book Store duluth and always whent to the Lamp-lighter Strip Club beside Adam Boss when the World Trade Center Colapsed my Co-worker was previousley Kicked out of the Army fore putting Blue Food Coloring in Vodka, a Army Solder died drinking Windshield Washer Fluid. The FBI arrested Adam fore discussing Adam Build the Pine City Court House to Jaill elevators with Paul a Explosive Expert that owned the Grantsberg WI Paint Ball Gun Field. Paul and Adam whent to Church Together 1 time Across Gander Mountain Sports Store by My Co-workers House Building a Brunswick Bowling Alley with the Arlington VA National Cemetary Honor Guard owned the Pipe Stone MN Bowling Alley, By Beaver Creek MN my Aunt owned 40,000 Acer of Farmland where Hi-way 23 Ends and Starts in Duluth where i was at During 911. Apple Valey MN born Twitchel suvayed Beaver Creek CO, Oklahoma then A Majority of Texas. My Clasmate "Stem" Dad worked Kmart became Mankato Gander Mountain align Farms of Kidnapers and Many 14 year Old Beer Keg Parties and Adam Drank Beer in Jeff Javens Basement Became the Mankato Jaill by Mankato East Hi School during Construction a future School Janitor Drove his Harley-Davidson Motercycle in the School Tunels my Aunt Pischner became The Library Computer Tech and Owned the Farms Around Benco Electric Lived Burt Lyman when he maried the Sheriff Daughter Dad lived by Flandura State Park.^{14th} Vice President Colfax Died where Lyman is the Mall Director of the Social Security Office beside an Elevator my Friends Kidnap Kids in the Tunel Entrance at Hy-Vee Grocery Store Meat Market Door Kidnap many Girls about 500 Feet From where Colfax Died across the Holiday Inn my Brothers First Job across the Aley my Grandpa owned a State Farm Inshurance Agency beside a Strip Club beside a bank that Jessy James Robed the Younger Gang in Stillwater Prison by a Exel Energy Nuclear reactor my Dad Regulated Colfax Died across the Mankato Library the Site of America Largest Indian Hanging Statue Comity ran buy my Mom and Staue Carver Dwain Beaver sell Heroin from Navy Generators By, Colfax, My Moms First Apartment above the Hague Coffe Store across Hubard Grain Mill my Grandpa also Worked PCA Production Credit Farm Assocation bought and So

Forclosed on the Farms during the Farm Crises above Magelin Gas Lines was the Last Place i saw my Hi School Girlfriend Cary Sodaman worked the Movie Theater in the Social Security mall my Clasmate Jason Beal Owned a Realestate Company ran Druging Hi School Kids and was From Pipe Stone MN. Extra Judicial Activety of Judge Carreno Coll ~~nequrisdiction~~ Motion For Recusal Judge Silvia Carreno-Coll and Court room 8 means Judge Cole runs druging Prisoners Human Cadaver Hearts in Nuclear Reactors aligations Judge Carreno-Coll responds no appearance of Conflict. Most all of Adam Dad Dale Strege Family get-to-getherers Family Reunion at Holiday Inn Where Colfax Died i stayed at when all the Other Kids whent Cat Hunting with the Police Chidren.

The Supreme Court

Washington DC Lawsuit World Trade Center Colapse Lawsuit Adam handed to All His MSDI Doctors and Verry First Social Security Aplication SSA said Adam Could Never once File a Document My Paye Mom Kidnaped kids under the Social Security mall and My Dad sold 3 year old Girls Dancing Naked to the Fisher Price Radio with an African Named "Boo". Then Adam negighbors the Bogenhoots. Adam Ski School Boss Cris Hagenbo Sold Shiping Containers of Heroin with 14 Year old Sara Warden friends had sex with the Ski Area Cooks lived Each Side of Employe Housing Entrance with Drug Dealers. Girlfriend Brother lived with the Drug Dealers across the Front Door of Imanuel Lutherin Chuch Hi School Drug Dealers Philip and John Clamer bring 200 Free Donuts everweek to School and there lake Cabin Beiside my Imanuel School Cook. My Girlfriend worked Mcdonalds across the River from the Police Gun Firing Range ^{Hemp-Grew} Entrance both sides lived my Clasmates Leif Johnson and Jason Sack, maried and Anesteologist-Drug Carri Lang often Sat behind me and Kidnaped kids in the Bathroom Floor Hatch in the Girls Bathroom, Carri & Sack moved to Fremont County WY Electrical Worker by Airport. And Johnson Dated Jamy Bush Sister lived Behind Gander mountain.

Adam was arrested 5/15/2019 my First Prison Cell only 1 Knight he offered me Cocaine and Heroin are Cell beside the Prison Lunch Severs and Prison Guard Room only viewd well From 6 Prison Cell my Cell mate Sister dated Paul Bo Gerard Prison Cell on 2nd Flore had the Best view of Prison Entrance and Guard Door. Paul BO was the Only ^{Prisoner} real nice to me, Paul BO was in Prison maybey 8 Years and was charged with the RICO act running a Gang on the Vergin Islands while he was in Prison 11 members of the Paul Bo Gang whent to Prison means Paul BO is a Nark

That Smugel Drugs into Prison. Then on Prison Airplaine i sat next to Paul BO Friend all Dreadlocks. All Puerto Rico Mall Gum Ball Machines Mite be Run buy Luis Gangne & His wife a Walmart Manager.

My Very First Morning in Prison Luis Gangne moved my Prison Cell to the Far Back Corner by the Prison Exit Door never used exsept fore Kidnaping. Luis ran the Prison Library Cart Paddle Lock. Kidanaper my Dentist Daughter had Porno Magazines all over Her Dads House across my Hischool then Aaron Walton Became a Librian. Every "Mora" Town in Wikipedia

My Puerto Rico Cell-mate Angel was a Cost Guard Lifeguard & Hi School Basket ball Coach that alegidly Drug School Kids food & worked the Military Base across the Prison Before arrested. Angel was with a NASA director the Day before he was arrested & The Nasa Director was the first to Contact Angel Mom that Angel was In Prison. Adam Strge was hired at Steamboat Springs SKI School with a NASA worker named John wee stayed at Jeany Bucks House and rode snowmoblie 8 miles to are cars to go to Work then when I returned from Miami i stayed in the Closest House to where wee Parked the Cars and Rode Hourse super remote above Jeany Bucks House

Sandra K Morgan Daughter age 14 Had Sex with Coast Guard Workers.

Humbouldt Cost Guard Station by Campground i met People wanted me to move into there house that later Burnt Down across a factory entrance Closest to Humbouldt Cost Guard drove the Federal Judge at the Mack-Frank Court House moved by the Clam Beach Park Airport. ~~Rosario Martinez~~

My first Cell was Beside Rosario Prsion Cell Angel often hanged out with Rosario stood 4 1/2 Feet Bellow the Lunch Room Prison Cells sits the Gang Leader all Day similar Frank the Miami Food Supervisor sometimes sits there Frank Prison Cell view the Prison Entrance Door.

Rosario is the Only Puerto Rico Prisoner i know in Miami, Rosario plays Connect Four Checker Drop Game with the Food Service Orderlys many times. PR one Prisoners Grabs Lunch Trays fore 2 to 6 Prisoners so Adam is often the only Prisoner Grabin only 1 Tray. 1 Prisoner Makes a Commicery Meal fore 5 to 30 Prisoners all Pool food fore a Meal.

My Grocery Store Supervisor Keg Parties with 14 year olds across a Chinese Resturant the Next Chinse Resturant Owner Dated Brian Nailer neighbor Megan Crist School Locker Closest to Burger King and Megan got naked often in Public with Girlfriend of Brian lived beside Hiltop Meat Market and Megan School Locker closest to Burger King and Lived by my Mom worked Woodland Hills Funeral Home across Houses wee played the "Operation Game" "Hi Ho Cherio Board game.

LA The California Jewish Prisoner Robert Shaprio is on the Computer 12 times a day Email and always Stand watching Lunch Room

Every Prison I say Keep me away from the Neck Tatto Gang has hitman in every town in the World I found out becuse i emailed 40 Million. My PR Prison Cell beside the Biggest Neck Tatto Prisoner watched the Lunch Line and he Rairley worked the Lunch Line and he said he would Kill me if I talked to Guards alone and all Prison Emails to Prison staff emails have to be read by 2 Prisoners fore 100% of Everyone. After Adam Detention Hearing, Adam was In a Court Prison Cell with a Prisoner whoes Daughter lived in Springfield MA then The Neck Tattoo Prisoner that bothers me the Most was the only Prisoner i walked back into the Prison with.

Lunch Server Supervisor Romearo left and a New Lunch Supervisor also Filed the Printer Paper.

The PR Prison said you are Flying on/and Airplaine imediatly pack 100% of Everything you own 100% nothing is transferred to the next Prison 100% no Legal Documents on the Airplaine left me 1 1/2 days to write 15 pages of my First Cercuit Court Brief mailed maybe 25 Days Early Prejudice me becuse I needed the extra days and i have ZERO court record keeps becoming a Biger Problem. I Put my Court notes in a Envlope adresed to myself in PR. PR. PR. Prisoners get of the Airplaine in Nashvile to Oklahoma Flight Adam was sitting 2 Seats from Prisoner Food Cook Supervisor Romearo was also in the OK Holding Cell wee Met a Prisoner that Build ADX Prison Jhon C Fremont was also buy Chery Creek CO dose all CO Marijuana Licences. MY OK prison Cellmate from ADX Prison and John a Merchant Marine was on the USS Cole and from Charlotte NC

Adam Streege Step Dad Rorry Deutchman build the Genertor that Blew Up the USS Cole Batelship in Yemen. Adam next door neighbor the ex Fairboudt MN Police Cheif house Viewed Cole House selling Meath and Heroin. ^{Imision Camera=Computer} Vandeliz Joseph Austin is a Prisoner arrested 1.9 Million in Drugs Had his private Prison Cell becuse he was Violent then He asked to Be Cell Mates with Thomas Mcdonaold a Food Orderly that Treatens to Tell Prison Staff that he heard People are paying to Kill Thomas McDonald. The Other Prisoner ^{MCfall} ~~McFall~~ McDonald is the Only Prisoner super good with Computers. I should not have told only 2 Prisoners McDonalds Hamburgers hunted me my Hole Life then the Only Jewish prisoner from Isreal, Beary Menzi a weak later said did you rilley Say that. Beary Holds his fist in the

Joseph Austin Gives his second Tray to Will
Air and Beary says he will Kill People using the Law-Library Computer
Becuse Incompetent People cant Represent themselves in Court.

Miami Psychological Evaluation Prisoners all Stay in the Transfer Center
so maybe 1/2 the Prisoners stay 1 day to 1 week military Prisoners sit
buy me Uninvited then Beary dumps his Cerial in Wills Tray. Will-Beary.
Beary Super Good Friend Jimmy the Lunch server is supper agresive very
load yells Kill them Kill them Ring his Neck "watching Footbal"
35% of the Shower Curtin everyone can see Inside Jimmy says Watts there
Shit and Beary responds Lace Them. Adam Strege Mom on the Maud-Heart
Love-Lace Book Commity. Jimmy walks buy my Cell Room Window saying Kill
Them.. Jimmy Cell views the Prison Guard Room. Jimmy Cell is two Cells
From mine and People go to the Pill Line in the Cells Each Side of us.
Jimmy Serves Food Trays are all Inside a Aluminum Heated Box that Door
Opens blocking the view so Only Jimmy Can see inside or Frank 99% never
dose work and Only Watch the Lunch Line. All Prisoner Lunch Servers hand
the Prisoner the sealed Tuperwear Like Lunch Tray would be easer if the
Prisoner Grabed there own Tray. State Jails the Guard hands prisoners a
Bag of Food. 100% only times Africans Talk to White People is offering
them Free Food? Somedays 5 Prisoners offer to give me Free food from
there Tray i 100% never Take and they Dont Quite Asking.

Jimmy Had 2 Lunch Trays in His Hand that the Prisoner grabed a Tray out
of Jimmys Hand, that Grabed the Tray Back and gave it to me.
A single tray beside 12 Lunch Trays Jimmy still had 4 trays and gives
me the Single Tray and now he Pushes they tray agresively into my Hand.
All Food Orderlys get 2 or 3 Trays every meal that Jimmy sometimes take
5 trays fore Himself. Jimmy Cell Dore picture of Girl String Bikini.
Beary sits at the next table 3 Feet from me siting with an African then
the African, Jimmy and Beary all Using 1 Computer Beside me. I should
100% talk to Nobody but Food Supervisor Frank uses the Computer email 8
Times everyday? Adam Strege was engaged in a Constitutionaly PProtected
Activety Using the Law Library Computer when Frank said that Adam could
not Put a Sign on the Law Library Computer Cubical that said "Law Library
Use Only" 8/20/2019 Prison Guard Troacher gave Adam the Sign in Adam
Prison Cell and Adam told Troacher, why out of anybody in this prison is
the Food Supervisor Frank herassing me about the Law Library has 6
Computers and only 1 has the Law Library Computer shared with 155 Prisoners
Then also 8/20/2019 Troacher Called Adam twice about the Education
Department Making Copies of Adam Reply Brief Mailed 8/20/2019

Many Prisoners ask legal Advice or How to Use the Law-Library Computer is Extremly Dificult two use and 100% Never help anyone so they dont use the only 1 Computer. Beiside Eachother Outside "Doors" Signs Law Library & This Chapel will only be Used for Religious activities not for watching Television, Exercising or Doing Legal Work. Is Religion Discrimination Violates the Constitution Because Jesus was Killed by a Court and Courts swear on the Bible.

8/22/2019 Prison Guard Troacher called Adam fore his verry First Psychological Exsam a Prison Lutenit talked two the Psychologist then 20 minets later the Lutenit stoped the Exsam to discuss my Problems With Food Supervisor Frank and I responded I wrote in my Court Brief 8/20/2019 that Prisoners Food is being Druged and the Lutenit would not take a report and walked out and then the Psychologist ended the Exsam, Then Troacher later told me He called the Lutenit to the Exsam and I responded it was in Retaliation becuse Troacher read my Court Brief 8/20/2019 the Same Day of the Food Supervisor Incident Adam Could get 10 years in the Menatal Hospitol from a negative Psychological Exsam retaltion against all Prisoners that wright Court Briefs Violate the Constitution finding People incompetent with zero Reasonable Cause would deter all defendants from representing themselves in Court exercising Constitutional Right.

There is only 1 Cubical in the Lunch Room where Adam Use the TypeWrighter People rarely sit and Jimmy sat buy me 8 times and many Times ask me how im Feeling while im Typing and Jimmy Sat buy me 6 times at the End of Meals. I wrote to the Court about Paul, BO and Luis Gange found out 2 days later because Prison Guards Read my Mail is Unconstitutionally Vague law that Prisons Open all my incoming Legal Mail.

Building around the Burrows of Criminal Aprehension my Woork Partner Scott Cut the Electrisian Cord with his Drywall Hatchett and Discused the Dukes of Hazzard everyday the Next Jobs Wlamart then the Pine City, Jaill Carpenter had a Dukes of Hazzard Replica Car. Rose-Co-Pee-Co-Train Bo and Luke Duke. The Pine City Court House on Interstae 35 align Scott House by the Forest Lake Fire house and Lee House.

Sandra K Morgan 2 Brother in Laws (1) Lee the Acounant Duluth Iron ore in Nuclear Missle Silos (2) Bruce a federal Prson Guard of 9/11 Prisoners moved by Frank Loyd Wright Only Gas Station by 2 Mcdonalds on Hiway Bruce moved way across Donald is Sandra Dad worked PotLatch Lumber sold to Sapi makes the most Bible Paper? align J-Cook Dam Broke and Railroad to White Bear Lake MN lived Adam Uncle Vice President Farmers

Inshurance, Shawn Petman and Donna Geck are From White Bear Lake Ramsey County. Adam wa's a Timberland Construction Forman Company on Fremont Ave I went to Promise Keepers ~~at the Target Center~~ then became a master Carpenter working Fore Worlds Largest Preacher "Billy Gram" maybey 0 months before 911. Billy Gram Office across the Basilca Cathedral donated the land that Became the Mineapolis Federal Court House. Custom Drywall Work on the Basilca, Pine City Court House and Hospitol across the IRS by the State Capitol where afer the Custom Drywall Maui Hawaii Ritz Carlton Job, I ride share two work with my Neighbors Brian and Jerry-Ann a Surgery Schedualer at Gulletts Chiliden Hospitol then me and Brian work at 506? Summit Avenue on 8th Cercuit Judge Pasco Bowman Relative House Gary Bowman just sold his Hospitol under-wrighting Company both his Children worked in the Office of Senitor Paul Wellstone Bowman son Worked Washington DC Oversight and I had sex with his sister the Afganistan Ambesidor maried two the Swiss banker Alfonso, Gary Bowman and the Afganistan abesidor whent two Africa to watch the Apes and said they had the Same Safari Driver as Bill Gates while Cathy Bowman Gave us free Davanchi Pizza every week she did not eat. With Bowman Contractor wee ate at Peoples Organic was Singer Prince last meal by the Ford Dealer I Build then Finshed building the Inside of Patriic Caffe in Arbor Lakes outside of the Caffe My Cousin Torry Strege Build while i worked across him fore Opus the same location BurgDrywall and Opus Fired me in the Exsact Location. Prince died by BurgDrywall Chanhassen I went to Big Gang Parties with greg Wacker and Stem then Wee Call the Police From Dennys Hamburgers.

Many people hunting me go two "Prince" Club by the Target Center law Office worked Donna Geck was a ST Paul MN Public Defender where Adam Filed the World Trade Center Lawsuit in the Warren E Burger Federal Court House Justice build the Roberts Street Bridge sat the Craine that often try to kill me building US Bank. Adam had 2 seperate Court Cases with Doona Geck also Reinstated the Santa Barbara Jaill Builder awareded millions of dollers when the City sued themselves. My Mom the only White Womman in her Nursing Class Picture while I get a Treat fore Sleeping buy the Only Black Kid, I pick the same Biggest Treat Everytime In Luthrian Kidnregarden Newport news VA. My Cousin Torry Strege maried my School Cooks only Jewis Daughter. Chad Dressler and Torry often talked about eating seamen outisde

Dennys Hamburgers. Torry Strege Build McDonalds and Trivis build 240 Nuclear Storage Facilities. Cement Recycling Below my Uncle Subdivision moved Dresslers 4 Big Brothers lived beside the School by the School Bus Pickup area Doctor Jasper back Yard Lived Shawn Larson Dad a Big Animal Game Hunter then My Family Apartment two Houses from Highway Patrolman Cimenet House i stayed at During my Mom's Honeymoon then my Cousin Torry Strege buy Cimenet House by Navy Family House lived on Mineopa Creek enters Lake-Crystal Boat Landing House of Biscuit put many Cats In Microwave ovens at Parties around MSU University I lived in Devonshire apartment Neighbor I remodeled 8 years later with Torry. Me and Torry Both lived on Prince Street in Lake Crystal my Classmate Bait Shop-Hardware Store became a Drinking Bar i went two one Time with Richard Jeffries while many of my classmates that Drug You where in the Bar Connects all my School Drug Dealers to Richard Jeffries my School Cooks Best Friend I tore down 30 Barns with.

Chad Dressler beat up Adam Strege in the Hi School Lunch Room then Trinity Church the Same Day then Chad worked Seamens Nuclear In Germany then me You heath on Wormwood SST by the Boston World Trade Center. Then Chad Dressler family moved to My Uncle Farm owned the Only 2 Subdivisions and my Classmates that Kidnapped people lived each side of the Roads leaving Town.

Adam ^{when} went Camping at Banning State Park at met the Navy Generator Drug Dealers and 5 Minutes later met Sandra K Morgan fore the very first time Said I thought you got eaten by a Bear.

My Mom a Vegetarian often cook 2 meals and never eat what anyone else eats. My Dad is Fat and Never has Food in the House.

Sandra K. Morgan always Has Chocolate in her house she Never eats.

Sandra was the Red Cross Director of the Port Authority Building helping World Trade Center Collapse Victims.

1000 Times i had Sex with Sandra used the Bathroom every time after Sex Collecting Seamen. Sandra K Morgan Worked fore the State Department Foreign Exchange Students Nacel Open Door in a Building with Cray Computers Handle most all USA Nuclear Weapons. My Great Grandfather owned a hemp Farm on Cray Corner. Immanuel Lutheran School and Franklin Public School took a one shared Bus Fieldtrip to Fort Snelling NP MSP.mac Airport and the Next Day I dated Jessica Sandstrom and Crayman tanner beat me up he was the Future only Black Kid in my Class

1/2 Hours After these Copies were made, I was in the Law Library and Thomas McDonald Showed me his Papers he is a Legal & Violent Offender. I last saw Officer Cimenit at the Holiday Inn Gas Station across Gander Mountain Adams Drive ends at My Grandpas 2nd State Farm Agency across my Class mate Adam Brodwick Family owned Autotronics and Adam Brodwick Maried Borgmier her farm align Gander Mountain Keg Parties sell 800 cups and Call the Police. The Fairbould Police Cheif worked Cabellas Sport Store builder Custom Drywall owned a Ranch Beside Cabellas Owner ranch. The Police that Harass me in Humboldt park at BIG 5 Sports outside Social Security. Everyone Hunting me in Mankato Conects to Mexican Village Restaurant in Ness Realety. My best Friend Boat Fell off the Trailer align Mexican Village and Gander Mountain, Judd Ness just watched us put the Boat back on the Triler by Bakers Square the Only resturants i ate with my Step Dad Pagleiz Pizza Beside A1 Bikes was Nicolet Bikes by the Nicolet Bridge my Grandma Says only a Gold Ring catch Cat Fish by A Flood Damage House i Fix with tory by a Barn I tore down with Richard Jefries = Berlin Germany Cotton Wood Trees and MOAB, Germany. A1 Bikes Beside a Church by the Court House A1 ^{Purchase} Buy a Chuch, wee Party at Houses all Sides of the Court House. Humboldt Federal Court House Closest apartment Number 1 was Busted with Heroin its Landlord Floyd Squires office view the Police Front door Denys Hamburgers and His other Rental Apartment 1 Carl was a Heroin Dealer across White Distributing MSDI Doctors by a 6 Foot Round Stained glass Framed in Redwood art sold at Galery align Humboldt Court Front Door and 100 Homless People sat outside the Heath Food store then none Adam Wrote the Prison do all Gangs match the Bible Clan of Abraham & Clan of Osama Bin Laden Dad owned the Bible Temple Mount. Then Days Later my New Cell Mate Abraham would never get out of Bed fore Stand up Count the Guards didnt care fore only Him? 20 Hours a Week my Mom sat in Hardees hamburgers fore 10 years directly align the Food Counter. Hardees new Headquarters in Shnyder Electric Building is the owner of the french Stock Exchange & Hitlers Elecrisian WW2. About a Year after filling the DC Supreme Court Lawsuit Adam had never lived in CA and while on Vacation the UCSB Ventura Police beat up Adam Each Side of Hardees Hamburgers old Headquarters both of Adam SSA Doctor visits buy 4 Nuclear Missle Test Sites. Warren Buffet Demo The World Trade Center 911 and Charles Munger donated 400 Million to the Calvi Instetute UCSB Police Chef Dustin was the Police Chef at UNLV By The Mandley Bay Shooting where Osmam Bin Laden family was during 911

MOAB Trail ends by 1st McDonolds ~~by~~ in San Bernardino Shooting and Torance CA Makes Pelican Case. Madeley Bay Jason Aldean Next Show by the Meglen Pipe Line Tulsa OK Mineture World Trade Center Magelin was the 1st to Donate to the 911 Fund the Same World Trade Center Arcetect design the MN Work Comp Office Adam Strega every 1st Lawsuit Federal Judge Ann D Montgomery. ANN d Mo the Mother of Mary Jesus 3 rumored Berial Sites Santa Barbara means Gun-Powder and Where George Washington family from England. All Steamboat Restaurant may have had 2 employes that whent to The River House rite Across the Steamboat Police station Adam lived 8 Years 2 Houses from Jason Aldean owned Chop House restaurant gets there Beaf from a National Cemetary Town. Jason Aldean Song Big Green tractor

911 Investigator Office WAPA Board meating my Dad told a Joke about a Niger and a John Deer Tractor he forgot the Punch Line and there was 1 African on the WAPA Board with Columbine School Shooting Parents worked WAPA. I told the Union Boss the 3 Opus Forman that where in Vietnam Together and Murder Senator Welstone and he Replied Just Like Columbine School Shooting while holding up a Blank Envelope Envelope

10 Years Later my Brother becamea Engineer at John Deere Tractors I Sued Humboldt.edu = The Police Chef Donald was the Broward County FL Shooting = The Broward County WTC and TradeStation Stock Exchange.

Burt Lyman Pimps with the Heartattack Drug = CivicPlus Gov Websites by Magelin Headquarters. Maybey Sandstrom and Armstrong Very Small lakes by My Mom rented a farm House from Congressman Richard Wiggley Died of a Heart Attack while Driving his White Tractor by 2 seperate Farm House Sucide..Lake Crystal MN officer Donald Williams? SAC

The Head Heart Sugeion of the United States Rochester MN Donald B Williams now Works Miami.edu Heart Surgery. Jewish Ronald Hagen and Donald B Williams Picked up Adam at the Miami Airport headquarters of Burger King.

In Steamboat Adam lived alone at 3 seperate Jewish House all with free Prepared food the years Before Adam 2 Months Watched North West Mail Airline Piolet Sharron Finch House while she went on vacation in Africa then Moab UT. I only did 3 vacations with my Dad whent two Frank and Cathy Lee Gifford House gated entrance talked about the War Between the haves and the Have nots then wee Drove home..

10 years Later Adam worked on Footbal Anouncer frank Gifords house and Teach the Denver Broco Players with Piolet Finch Husband and Adam Grandma Owned the MN Vickings Traning Camp Land? Then I worked on Joe Cockers

House had all Workers stay at Nola Bead And Breakfest = NOLA Gay Drop the Atomic Bomb. Joe Cocker met his wife at Jane Fonda house in Santa barbara moved a Mountain. Then my Verry First Carpenty Job ever was building the Steamboat Springs ^{DEA} Drug Task Force office across the Alley from Johny B Goods Resturant owner Dealling Shiping Containers of Cocaine same Contractor I build a Drug Lab at Future end of not built Yet Bob Adams Airport other end only Lived Criss Duryea maried the Lutherin Church Daughter my Friends lived all sides of Steamboat Hi School and me and Criss Duryea Build Singer Reba Mcintire House she Was Born Mcallister OK makes MOAB mother of all Bombs is Droped from a Northrupt Grumin Airplaine Headquarters by Falls Church VA the Social Security Appelate Court. President George Bush born in a Town that Made Gun Powder or a Salt Peater Jeddadia Smith. Abrham Lincon Killer and Funeral the Gunpowder River. Boudicia died buy the WaltWhitham ABBY England Powder Mill eating Hemlock similar Battle Troy.

The 5 Gunpowder Ploters aboard the Mayfloyer ancestor lived Duluth MN Shop across the Holiday Inn. Bob Adams Airport moved Joe Cockers Contractor Moutain West by Mo's BBQ also Buy Franklin TN Police Harddes headquarters Mo's BBQ around many Nuclear Reactors the Mayflower Ship = Pilgrim Nuclear Reactor. Uranium Mine where Chrsitoper Columbus Took off from. Osama Bin Laden Killer Drink Roth Child Wine = Rothchild own Most all Isreal and Nuclear Weapons. Harison Ford House Carpenter Richard Jeffries Son Josh Jeffreies rented from a Judge and Adam Stregge work fore OSM Remodoled Harison Fords House while I worked on BarnHearts House property bought from TV Conne Chung & Baggs WY. Adam Landloard a 100 year BLM Fire Expert from Baggs WY Population 500? 3 Forks Ranch owner of Gander Mountain. Gander Canida Landed many 911 Airplaines. Pearl Harbor Black Sand Beach & Shots Fired = America First Oil Well Hubouldt CA Wynot Indian Massacer & Topedo Bomb Author Breat Heart founder NYC Stock Exchange Phillip Kurney Explorer.

From MN Adan Mailed evidence about Senter Wellstone Murder the Next day Adam Flew from Chicago to Las Vegas to Maui sitting next to Evyn Sardian Owned Astrow World travel, Lived beside the Carpenters Union Boss and was Speaker of the House Congreman Calvan Say later spoke at Funeral of Represenative Bob Nakasone. Adam Sued Say and Congresman Clift Tsuji & Died of heart Attack? My Afganistan landord and 30 of my Romates prevousley woked oil and shiping Contaner Ships and where in NMIT Marine Engenering ^{Vanessa D Bano - Rodriguez US Attorney}

My Ex-Wife= Black Power Gang Mouri a Native NZ "Mary" and Tatto over Hole Head Mongrul Mob run all NZ Prisons Program across the nelson New Zeland Court House by Trinetly and the other Church Closed. Founder of Nuclear "Nelson" Sister City Arcata- Hubouldt Both Nuclear Free Zones. Battle Star Glactica actor Durck Bendict Founder of Star Bucks Coffegave Free Donuts and Coffe to 911 Fire-Fighters Maybey 10,000 Adams pharmacey A&M Grocery one Beacame the World Trade Center by The Founder of Eggs Bendict.. Pied Piper Hamlin German and Hoffman Founders of Heroin? Hoffman Rd makato East Hi School attendeance phone secretary Daughter Dated the Biggest Drug Dealer Jeff Abraham and my Hy-vee Supervisor Rockey. Navy Generator Builder Rockey lived where Hi-way 169 Turns East = Me, My Friends and Family purchase white cars after 911. The Button Wood Agreement Founded NYG Stock Exchange. A Coffe Shop Became the England Stock Exchange owner Dynmic-Nobel blew up a Wells fargo Bank. Pro Se Adam Represented Himself Aginst about 30 Fagree & Baker Lawfirm run World Largest Yuka Nuclear Waste & many Indian Reservations. B0ber owned Broklyn Brick Oven Pizza moved 3 or 4 sides of the Steamboat Police Station. Basment Like Secluded Halway with many Doors Kidnaping Prisoners Iwalking from Court House Prison to Court Rooms Lack Jurisdiction of Judge Carreno-Coll, Collapse the WTC. Adam Streege very First Public Defender Ever Adam Told Jesus he sued the Government 2 times in the Supreme Court about the World Trade Center Collapse and Jesus responded don fill out any of the Probation Officers Forms at The Initial Apearance Minete Entery not competent to File CJA-23 Form. Only 1 Public Defender visted me in Prison then Prison Guard Jesus did my Strip Search. My Prison Unit Manger MS Lamb Federal Rules "Cross Reference" 4241(d) Miami Jewish Prisoner Beary Menzi Crusify Prisoners with the heart attack Drug. Computer Room Cleaner All Food Orderly Rosario, Joseph Austin+Thomas Mcdonald are the Only 2 Cells that View the Law Library well Miami. Rosaroio Cell view the PR Law Library drug all prisoners that represent themselves.

Antoine Miller African in Cell next to Mine he offer me all the Food on His Lunch Tray Exsept his Fish then almost everyday he asks me to get of the Law Library Computer so he can Use it. Luis Gagne Cell beside a Man that Talks about anel Sex everyday while on PR Law Library. Oklahoma Neck Tattoo Man was the Only other Prisoner Using the OK Law Library. Acid Dealer Jay 2 Headshops Autin MN & By People organic by Calhoon Cemetary of Wellstone, Charles Limberg Dad and Many Choclate Candy Bars Founders. Many of My Police Problems by the Rocky Mountain Choclate Factory. All USA Drug Dealers match bible and history names My Public Defender Victor Gonzalez-Bothwell

Idle or lewd or dissolute person or associate of known thieves as a "Vagrant" is void for vagueness Per Black and Douglas JJ

Petitioners Right to Freedom of Speech was Impaired by reason of his Conviction Under a Vague and Indefinite Statute SEE State v Klapprott 127 NJL 395, 224A 2d 877

The Supreme Court has intimated that stricter standards of permissable statutory Vagueness may be applied to a Statute having a Potentially inhibited effect on Speech a man may the less be required to act at his peril here because the free dissemination of ideas may be the Losser SEE Winters v New Yourk 333 US 507 509 510, 517, 518, 92 Led 840, 846, 850, 851, 68 Sct 665 9/11/19 Ebrahema was arrested by 8 Prison Guard went in my cell Looking For Ebrahema was in cel 08 & Jimmy Cleanned his Stuff My First Amedment Right Violated i email 40 Million People a Religousin Eredence Polical message and the UCSB police re-wright like 5 sentence of 200 Pages the 200 Pages i gave to the Court in this Case i email two 8000 FBI workers and they arrest me for what a Incompetent Police officer or witness wrote SO I complaign SSA puting are Cadaver Hearts in Nuclear Reactors and 4142(d) can take 15 years to determin Competency before anyone listen to the Phone Call im charged with making a Threat in Interstate Commerce and I have both the District and appellate court Wont Give me the Record i ask for many times. There is no Freedom of Speach because the FBI lies about what everyone Says I Say Cadaver Hearts in Nuclear Reactors the FBI wrights Body Parts in Nuclear Reactors, Isaid Computers should have sex with sunlight seamen to Other Planets only thinking the Computer GOD Loves Sunlight and the FBI Police report says there putting my seamen on Rocketships to the Moon i didnt say Lawenforcement should Videotape 100% of what everyone Said. The Prison will arrest me for sending a email and not provide the Email 100% of anyone that says Government broke the Law can be arrested with 4142(d) 8 Prison Guards enter my Cell 9/11/19 Looking 4 Ebrhama was arrested & Jimmy Put his stuff in the Guards Room The Supreme Court has Consitently declaired that the exclusion of Paupers by a State is not violative of the Commerce Clause Douglas J disented(1) The State appellate Courts refusal to give defendant or his Counsel an Oppertunity to be heard denied him due Process and that Such denial Could not be justified on any adequate non Federal Grounds: (2) The State Vagrancy Statute was invalid for vagueness and, as enforced against the defendant violated the Constitutional guaranty of Free Speach in a park

My Very First Day ever in Federal Jail a public defender i never met before filled a 4241(d) Psychiatric Treatment motion and my 1st Day in Jaill I can never represent myself agin in Court the Public Defender wont withdraw and can File Competency motions 15 Years.

The Articles of Confederation had Provided that the Free inhabitants of these states paupers vagabonds and Fugitives from Justice exected shall be entitled to all Privileges and immunities of free citizens in several States...Citys Constitutional power to prohibit blocking sidewalks or from antisocial Conduct..it Cannot Constitutionally do so through the enactment and enforcement of an ordinance whose violation may entirely depend upon whether or not a Policeman is annoyed SEE Dennis Coutes v Citi of Cincinnati, 402 US 611, 29 LED 2d 214m 91 SCt 1688

Federal State County or Municipal Campaign must notify the Police department in wrighting was Unconstitutionally Vague Since Ordinace Coverage is Unclear there being no explination as to what was a recognized charity or what was meant by Federal, State, County or Municipality SEE Hynes v Oradekk 425 US 610, 48 led 2d 243m 96 Sct 1755

Everyone that was exterminated in the Holocoust was Incompetent

When a Category of Conduct has been Constantly Criminalized it can hardly be considered "Inocent" Similarly when a term has long been used to describe criminal conduct the need to Subject it to the more stringent vagueness test the term "Loiter" is no different from tearms such as "Fraud" "Bribery" and "Purgery" we expect People of Ordinary intellegence to grasp the meaning of Such Legal terms despite the fact that they are arguably imprecise there wee are asked to determin whether the Ordinace is vague in all its applications SEE Hoffman Estates, Supra at 497 66 Led 2d 362,102 S Ct 1186 As it has been Construed by the Illinoise Court, Chicago Gang Loiering Ordinace is Unconstitutionally Vague because it lacks sufficient minimul standards to Guide law enforcement Officers. Is 4241(d) the Worlds Most Vague Law?

The Supreme Court view the First Amendment made no exemption for obscenity and did not permit the Government to Ban materials "Offensive" to some (2) Censorship should be done by Constitutional amendment and Civil proceedings declared, a particular workto be obscenr no Criminal prosecutions should be sustained since defendants otherwise would have no fair warning that there Conduct was Criminal...The california Statute was Unconstittionaly overbroad therefor invalidation its Face SEE Miller v California 37 LED 2d 419,413

Commitment of Psychopathic Person Statute requiring that there be Proof of an Habitual course of misconduct in sexual maters was not too Vague SEE Pearson v Probate Court of Ramsey County (1940) 309 US 27084 LED 744, 60 Sct 523,126 ALR 530 Newley Freed Slaves unable to pay fines Involuntary Servitude Civil Rights Act of 1866 Joint Resolution Became the Joint Resolution that Became the Fourteenth Amendment

Some Teachers encourage or allow Mentally Ill or Clases of People to Get picked on or Beat up Everyday like Smear the Quir.. Many Judges and Public Defenders dont like Disabled People if Found Incompetent they can never represent themselves in Court, Is a Class of People that Nobody Help
ARMED CAREER CRIMINAL ACT -- SENTENCE -- ENHANCEMENT

Headnote:[2]

Federal law forbids certain people--such as convicted felons, persons committed to mental institutions, and drug users--to ship, possess, and receive firearms. 18 U.S.C.S. § 922(g). In general, the law punishes violation of this ban by up to 10 years' imprisonment. 18 U.S.C.S. § 924(a)(2). But if the violator has three or more earlier convictions for a "serious drug offense" or a "violent felony," the Armed Career Criminal Act increases his prison term to a minimum of 15 years and a maximum of life. 18 U.S.C.S. § 924(e)(1). (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) All Persons Committed to Mental institutions Last a Lifetime After 100% of everyone ever realeased living in there own home are Still Coomited so no Search watent is neaded to enter there Home
ARMED CAREER CRIMINAL ACT -- VIOLENT FELONY Re-arrest Incompetent People anytime

Headnote:[3]

See 18 U.S.C.S. § 924(e)(2)(B), which defines "violent felony" as "any crime punishable by imprisonment for a term exceeding one year . . . that--

"(i) has as an element the use, attempted use, or threatened use of physical force against the person of another; or

"(ii) is burglary, arson, or extortion, involves use of explosives, or otherwise involves conduct that presents a serious potential risk of physical injury to another." (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) Conduct like this is not in the Text of 4142(d) should require attempted or threatened Use Instead of he would be a Substantial Risk People should be in prison fore what they did CRIMINAL STATUTE - VAGUENESS - DUE PROCESS and not becuse they mite do something

Headnote:[4]

The Fifth Amendment provides that no person shall be deprived of life, liberty, or property, without due process of law. The Government violates this guarantee by taking away someone's life, liberty, or property under a criminal law so vague that it fails to give ordinary people fair notice of the conduct it punishes, or so standardless that it invites arbitrary enforcement. The prohibition of vagueness in criminal statutes is a well-recognized requirement, consonant alike with ordinary notions of fair play and the settled rules of law, and a statute that flouts it violates the first essential of due process. These principles apply not only to statutes defining elements of crimes, but also to statutes fixing sentences.

(Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.)

Two Court Judgments Could be used in 100% of all Court Cases found guilty or Innocent not writing more.. Fair Notice Found Guilty with no Explination
ARMED CAREER CRIMINAL ACT -- CATEGORICAL APPROACH -- VIOLENT FELONY

Headnote:[5] Fair Notice Federal Judges deny 100% of everything The Armed Career Criminal Act requires courts to use a framework known as the categorical approach when deciding whether an offense is burglary, arson, or extortion, involves use of explosives, or otherwise involves conduct that presents a serious potential risk of physical injury to another. Under the categorical approach, a court assesses whether a crime qualifies as a violent felony in terms of how the law defines the offense and not in terms of how an individual offender might have committed it on a particular occasion. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan,

A Categorical approach frame work shuld be added to 4241(d) Text needs to Define what is a Substantial Risk and Probable Cause is in the Sole Discretion of the Court a Incompetent Defendant "Substantial Risk" may only be Detemined by how many years he spent in the Mental Hospital Comited 1 Years is a Leval 1 Ofender. Comited 9 years is a Leval 9 Risk lecases

The ACCA only seems Vague because Sentence Inhacments dont review enough information. Almost everything is Unconstitutionally Vague 4241(d) crime "has as an element the use of physical force," the residual clause asks whether the crime "involves conduct" that presents too much risk of physical injury. What is more, the inclusion of burglary and extortion among the enumerated offenses preceding the residual clause confirms that the court's task also goes beyond evaluating the chances that the physical acts that make up the crime will injure someone. The act of making an extortionate demand or breaking and entering into someone's home does not, in and of itself, normally cause physical injury. Rather, risk of injury arises because the extortionist might engage in violence after making his demand or because the burglar might confront a resident in the home after breaking and entering. The indeterminacy of the wide-ranging inquiry required by the residual clause both denies fair notice to defendants and invites arbitrary enforcement by judges. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.)

A Prison Guard, Inmate, Psychiatrist or Judge can all increase a Mentally Comited persons Sentence with Zero Guidelines like nobody cares if a ENHANCEMENT OF SENTENCE -- DUE PROCESS Incompetent Person spends 1 to 15 Headnote:[7] Years in Prison is decided by How nice you are to Doctors Increasing a defendant's sentence under the residual clause of 18 U.S.C.S. § 924(e)(2)(B) denies due process of law. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.)

Giving Incompetent People tickets fore noting or Increasing there Sentence Has 100% no Due Process of law to a Class of People Cant Represent RESIDUAL CLAUSE -- VAGUENESS When all Incompetent People get no Record Headnote:[8]

In the context of 18 U.S.C.S. § 924(e)(2)(B), two features of the residual clause conspire to make it unconstitutionally vague. In the first place, the residual clause leaves grave uncertainty about how to estimate the risk posed by a crime. It ties the judicial assessment of risk to a judicially imagined "ordinary case" of a crime, not to real-world facts or statutory elements. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) Estimated Risk of someone found Incompetent gets no Court Hearing so the next Judicial assment of Risk has no real-world facts of Interaction with Incompetent Prisoners

RESIDUAL CLAUSE -- UNCERTAINTY -- VIOLENT FELONY

Headnote:[9] In the context of 18 U.S.C.S. § 924(e)(2)(B), the residual clause leaves uncertainty about how much risk it takes for a crime to qualify as a violent felony. It is one thing to apply an imprecise "serious potential risk" standard to real-world facts; it is quite another to apply it to a judge-imagined abstraction. By asking whether the crime "otherwise involves conduct that presents a serious potential risk," moreover, the residual clause forces courts to interpret "serious potential risk" in light of the four enumerated crimes--burglary, arson, extortion, and crimes involving the use of explosives. These offenses are far from clear in respect to the degree of risk each poses. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.){192 L. Ed. 2d 572} A 100% Incocent or Guilty

All Incompetent defendants get no Court Hearing for Criminal Charges "Substantial Risk" Psychiatric Report apply to Judge-imagined abstraction

RESIDUAL CLAUSE -- UNPREDICTABILITY Potential Risk forced Medication

Headnote:[10] 100% No Factual Risk is 100% Judge-imagined Risk? In the context of 18 U.S.C.S. § 924(e)(2)(B), by combining indeterminacy about how to measure the risk posed by a crime with indeterminacy about how much risk it takes for the crime to qualify as a violent felony, the residual clause produces more unpredictability and arbitrariness than the Due Process

Clause tolerates. (Scalia, J., joined by Roberts, Ch. J., I email people 120 Hours a week so being arrested looking like a Vaguerants "Reasonable Cause" to to Commit all Vaguerants arrested fore noting then get no Evidence Hearing and a Psychiatrist Determains if the Vaguerant mite commit a Crime in the Future or would be a Substatal Risk sleeping in the Woods. 40 Million Refugees are all Vaguerants in the grasp of 4241(d) lecases

Judicial precedent holds that the due process clause prohibits the government from taking away someone's life, liberty, or property under a criminal law so vague that it fails to give ordinary people fair notice of the conduct it punishes, or so standardless that it invites arbitrary enforcement. Applying this standard, case law invalidates two kinds of criminal laws as void for vagueness: laws that define criminal offenses and laws that fix the permissible sentences for criminal offenses. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) 18 USCS 4246 4241 100% only Definition of Criminal offense is "Mental Disease or Defect" Prejudice cause arbitrary enforcement of criminal offenses become standardless
PENAL STATUTE -- VAGUENESS

Headnote: 2

The void-for-vagueness doctrine requires that a penal statute define the criminal offense with sufficient definiteness that ordinary people can understand what conduct is prohibited and in a manner that does not encourage arbitrary and discriminatory enforcement. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) 4246 4241 only define criminal offenses prohibited is having a "Mental Disease or Defect" encourage a discriminatory enforcement when some Judges and Police hate or Pick on Mental illness
SENTENCING -- CLARITY

Headnote: 3

Statutes fixing sentences must specify the range of available sentences with sufficient clarity. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) It's Vague a Psychologist MD recommends 1 to 10 years in a Prison, Mental Hospital. Forced Medication the Courts discretion only Sentencing Guidelines the "Mental Disease" ?
DUE PROCESS -- FEDERAL SENTENCING GUIDELINES -- VAGUENESS

Headnote: 4

Unlike the Armed Career Criminal Act, the advisory United States Sentencing Guidelines do not fix the permissible range of sentences. To the contrary, they merely guide the exercise of a court's discretion in choosing an appropriate sentence within the statutory range. Accordingly, the Guidelines are not subject to a vagueness challenge under the due process clause. The residual clause in U.S. Sentencing Guidelines Manual § 4B1.2(a)(2) therefore is not void for vagueness. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) Applying 4241(d) to the Armed Criminal act fixing permissible range of sentence to a Prisoner on forced Medication the Only evidence in the Record may be a Police Report written with
SENTENCING -- VAGUENESS Purpose to Put People in the Mental Hospital

Headnote: 5

Case law has never suggested that a defendant can successfully challenge as vague a sentencing statute conferring discretion to select an appropriate sentence from within a statutory range, even when that discretion is unfettered. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) Incompetent People have no sentencing guide line range other then the Words "assessment Substantial Risk of Bodily injury or Property Damage
DUE PROCESS -- FEDERAL SENTENCING GUIDELINES -- VAGUENESS

Headnote: 6

Because they merely guide the District Courts' discretion, the United States Sentencing Guidelines are not amenable to a vagueness challenge. The system of purely discretionary sentencing that predated the Guidelines was constitutionally permissible. If a system of unfettered discretion is not unconstitutionally vague, then it is difficult to see how the present system of guided discretion could be. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) Maybey Laws fore Mental Illnessed defendants laws Should be written at a Kindergarten level so Incompetent People 100% cant Understand Laws the are Verry Clear to the Judges Discretion to standardless treatment of Mental Ill See "C" how all words can make love with the Computer Dates Words lecases

Equal Protection Of the Laws 100% of all Defendants should take a Competency Test before everyones Detention hearing and Psychiatrist should not Determin if People Understand Court Proceedings is not a Doctor Issue

The failure of persistent efforts to establish a standard can provide evidence of vagueness. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.)

The Established Persistant Stand Judges write "Reasonable Cause" devoid of Reasoning

CONNECTICUT - RIOTING AT CORRECTIONAL INSTITUTION Banks Rob all Incompetent

Headnote:[12] Accountant Determine People Can Handle Money not Doctors

Regarding Connecticut's offense of "rioting at a correctional institution," Connecticut defines this offense to include taking part in any disorder, disturbance, strike, riot or other organized disobedience to the rules and regulations of the prison. Conn. Gen. Stat. § 53a-179b(a) (2012). (Scalia, J., joined by Roberts, Ch.

J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) A Prison Guard Tells a Inmate to

Tell His Psychiatrist that a Prisoner the Guards dont like is paying Inmates Money to Kill People so a False Diciplinary Report 10 Year Sentence

VAGUE PROVISION -- CONSTITUTIONALITY

Headnote:[13]

Although statements in some of the U.S. Supreme Court's opinions could be read to suggest otherwise, the Supreme Court's holdings squarely contradict the theory that a vague provision is constitutional merely because there is some conduct that clearly falls within the provision's grasp. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) A Mentally Ill Person Kills

5 People so its Unconstitutional to Commit Adam Strege 10 years fore Failer to File CJA-23 Form and Never Provide the Phone Call Transcripts

RESIDUAL CLAUSE -- RISKY CRIMES -- CONSTITUTIONALITY

Headnote:[14]

In the context of 18 U.S.C.S. § 924(e)(2)(B), the U.S. Supreme Court's decisions refute any suggestion that the existence of some obviously risky crimes establishes the residual clause's constitutionality.

(Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) 4241(d) Z

Zero Definition of "Substantial Risk" and no explination of "Conduct" then 100% of all Conduct Falls within the Grasp of 4241(d) Judges determin a

RESIDUAL CLAUSE -- VAGUENESS

Headnote:[15]

As a general matter, the U.S. Supreme Court does not doubt the constitutionality of laws that call for the application of a qualitative standard such as "substantial risk" to real-world conduct; the law is full of instances where a man's fate depends on his estimating rightly some matter of degree. In the context of 18 U.S.C.S. § 924(e)(2)(B), the residual clause, however, requires application of the "serious potential risk" standard to an idealized ordinary case of the crime. Because the elements necessary to determine the imaginary ideal are uncertain both in nature and degree of effect, this abstract inquiry offers significantly less predictability than one that deals with the actual, not with an imaginary condition other than the facts. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.){192 L. Ed. 2d 573} Mentally Incompetent People cant be Convicted of

Crimes so there is no real-world Conduct so he 100% cant be Punished for anything he Did and only Punished because he mite or would be a "Risk"

SENTENCING -- CATEGORICAL APPROACH 100% Never Review the Evidence

Headnote:[16]

The Armed Career Criminal Act refers to "a person who has three previous convictions" for--not a person who has committed--three previous violent felonies or drug offenses. This emphasis on convictions indicates that Congress intended the sentencing court to look only to the fact that the defendant had been convicted of crimes falling within certain categories, and not to the facts underlying the prior convictions. The U.S. Supreme Court also has pointed out the utter impracticability of requiring a sentencing court to reconstruct, long after the original conviction, the conduct underlying that

Adam has no Feloneys and is or if Committed to a Menatl Institution then Adam cant be Chareged with a Feloney for the rest of his Life only to lecases Be re-Committed if he emailed any Governmet a religous Mesage

conviction. For example, if the original conviction rested on a guilty plea, no record of the underlying facts may be available. The only plausible interpretation of the law, therefore, requires use of the categorical approach. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) The day after the Initial Appearance the Public Defender enter A Insanity Defence Guilty Plea by 100% only writing "Defendant is Unshure of Defendants Competence" then Refuse to Give Adam all evidence and refuse VAGUENESS CHALLENGE to file the 200 Pages of evidence Adam gave to the Headnote:[17] Court Room will Commit Adam by 100% never reviewing Evidence The doctrine of stare decisis allows the U.S. Supreme Court to revisit an earlier decision where experience with its application reveals that it is unworkable. Experience is all the more instructive when the decision in question rejected a claim of unconstitutional vagueness. Unlike other judicial mistakes that need correction, the error of having rejected a vagueness challenge manifests itself precisely in subsequent judicial decisions: the inability of later opinions to impart the predictability that the earlier opinion forecast. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) Judgments that 100% only write "Guilty" are unworkable because 100% of every Case gets the Same Responce "Guilty" all Judgments devoid of Reasoning predictability manifests in subsequent decisions based on "Vague" STARE DECISIS -- EXPERIENCE Reasonable Cause to Arrest 100% of Vaguerants by Headnote:[18] 100% Only saying there was Reasonable Cause to Imprison In the context of the doctrine of stare decisis, even decisions rendered after full adversarial presentation may have to yield to the lessons of subsequent experience. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) 98% of all Pro Se Defendants full adversarial Presentation yield to lessons of Subsequent experience that 95% of cases that go to Trial people are found Guilty and if they say STARE DECISIS -- VAGUENESS The Government Comited a crime there all Found Headnote:[19] Incompetent is everyone the Government dosent like is Incompetent Where prior decisions opine about vagueness without full briefing or argument on that issue, it is a circumstance that leaves the U.S. Supreme Court less constrained to follow precedent. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.) Committed to the Menatal Hospital 1 to 15 years with no Hearing and no Araignment encourages arbitrary arrest 4241(d) convictions with Zero Evidence of Crime

STARE DECISIS -- CONSISTENT DEVELOPMENT OF LEGAL PRINCIPLES

Headnote:[20]

Although it is a vital rule of judicial self-government, stare decisis does not matter for its own sake. It matters because it promotes the evenhanded, predictable, and consistent development of legal principles. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer, Sotomayor, and Kagan, JJ.)

The United Nations Covenant on Civil and Political Rights that Everyone is entitled to Recognition of the Law 100% Denied is Consistent

ARMED CAREER CRIMINAL ACT -- INCREASED SENTENCE -- DUE PROCESS

Headnote:[21] Holocaust & 100% Everyone Complain Hearts in Reactors Incompet Imposing an increased sentence under the residual clause of the Armed Career Criminal Act violates the Constitution's guarantee of due process. The U.S. Supreme Court's contrary holdings in James v. United States, 550 U.S. 192, 127 S. Ct. 1586, 167 L. Ed. 2d 532 (2007), and Sykes v. United States, 564 U.S. 1, 180 L. Ed. 2d 60 (2011), are overruled. (Scalia, J., joined by Roberts, Ch. J., and Ginsburg, Breyer,

Sotomayor, and Kagan, JJ.) PR Prisoners say let the Psychiatric Doctors Help you Will get out of Prison in 1 year with a Conditional release under a prescribed regiment of Psychiatric Treatment taken the rest of you're Life arrested fore nothing if anyone thinks you mite be a "Substantial Risk" due process is the Police can say 90% of anyone in the World said something Incompetent and 4241(d) can commit People to the mental hospital 10 years 100% only Becuse the Police Wrote Incompetent words you did not say and lecases The Government will never give the Phone Call Transcripts

Laws that regulate persons or entities must be sufficiently clear that those enforcing the law do not act in an arbitrary or discriminatory way. An unconstitutionally vague law invites arbitrary enforcement in this sense if it leaves judges and jurors free to decide, without any legally fixed standards, what is prohibited and what is not in each particular case or permits them to prescribe the sentences or sentencing range available. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.){197 L. Ed. 2d

147} Adam Strege feels like the Police have never once helped Him That the Police always act in a Discriminitory way of Beating up any Disabled People that try to make a Police Report. Jury mite not like?

FEDERAL SENTENCING GUIDELINES -- VAGUENESS

Headnote: 8

18 U.S.C.S. § 3553(a) states that District Courts shall impose a sentence sufficient, but not greater than necessary, to comply with the purposes set forth in 18 U.S.C.S. § 3553(a)(2). In fact, the United States Sentencing Guidelines generally offer more concrete advice in imposing a particular sentence and make it easier to review whether a court has abused its substantial discretion. There is no sound reason to conclude that the Guidelines, but not § 3553(a)'s other sentencing factors, are amenable to vagueness review. (Thomas, J., joined by Roberts, Ch. J., and Kennedy, Breyer, and Alito. JJ.) Spending one to 10 Years to detemine Competence the Doctors and Judges may have only Reviewed a Police Report that ^{The Police wrote lying saying the} ~~Syllabus~~ Defendant said or did something Incompetent becuse the Police Dont think it will ever go to Trial like aresting people to Find them {137 S. Ct. 888} Incompetent people sentance may be Verry Difculty to View Buy the Court abused its Discretion the Public Defender 100% Dosent Care the Court Cant treat the Mentally Ill Terrible who Cares? Petitioner Beckles was convicted of possession of a firearm by a convicted felon, 18 U.S.C. § 922(g)(1). His presentence investigation report concluded that he was eligible for a sentencing enhancement as a "career offender" under United States Sentencing Guideline § 4B1.1(a) because his offense qualified as a "crime of violence" under § 4B1.2(a)'s residual {197 L. Ed. 2d 148}clause. The District Court sentenced petitioner as a career offender, and the Eleventh Circuit affirmed. Petitioner then filed a postconviction motion to vacate his sentence, arguing that his offense was not a "crime of violence." The District Court denied the motion, and the Eleventh Circuit affirmed. Petitioner next filed a petition for a writ of certiorari from this Court. While his petition was pending, this Court held that the identically worded residual clause in the Armed Career Criminal Act of 1984 (ACCA), § 924(e)(2)(B), was unconstitutionally vague, *Johnson v. United States*, 576 U.S. ___, 135 S. Ct. 2551, 192 L. Ed. 2d 569. The Court vacated and remanded petitioner's case in light of *Johnson*. On remand, the Eleventh Circuit affirmed again, distinguishing the ACCA's unconstitutionally vague residual clause from the residual clause in the Sentencing Guidelines. A 18 USC 922(g)(1) sentencing enhancement that Combines 18 USCS 4246 4241(d) makes it Unconstitutonaly Vague

Held: The Federal Sentencing{2017 U.S. LEXIS 2} Guidelines, including § 4B1.2(a)'s residual clause, are not subject to vagueness challenges under the Due Process Clause. Pp. __ - __, 197 L. Ed. 2d, at 151-157. People Break verry Clear laws become unclear with Incompetent Defendants are..not Given Notice of Punishment or Stutes when they have zero Record

(a) The Due Process Clause prohibits the Government from "taking away someone's life, liberty, or property under a criminal law so vague that it fails to give ordinary people fair notice of the conduct it punishes, or so standardless that it invites arbitrary enforcement." *Johnson, supra*, at __ - __, 135 S. Ct. 2551, 192 L. Ed. 2d 569. Under the Do all vaguerant Homless People that sleep around Colege Homless work fore the Police that can arest them anytime 24 Hours a Day 7 Days a Week why do the Police let some Homless live across Government Buildings any Homless the Police Dont like face no notice of the Law they Broke while the Police beat them up lecases

1st Cir Judgment 8/20/2019 same Day i mail this Brief & was Motion
The United States Court Of Appeals For the First Circuit

United States Of America Appellee

v.

No. 19-1628 No [REDACTED]

Adam Strege Appellant

Reply Brief Reply Brief

Its Unconstitutionally Vague 18 USC 4241(d) "Reasonable Cause" is
in the Sound Discretion of The Court needs Mandatory Guidelines

18 USCS 4241(d) is Unconstitutionally vague "Unshure" word ussage
when the Public Defender wrote the "Defendant is Unshure of Defendants
Competence" is 100% the only reason fore the 4241(d) Pscyhiatric
Evaluation and Treatment Motion 4241(d) Text Language of the "May"
and "Mental Disease or Defect" are Unconstitutionally Vague, within
the Meaning of the due process clause of the Fourteenth Amendment
because 4241(d) does not list Criminal Activety or define Bad Behavior
so Defendants are 100% only Punished fore having a Mental Disease,
dose not inform the nature of cause of action against the acused, and
encourages a arbitrary standardless and discriminatory enforcement by
failing to to Clairify what is a "Mental Disease or Defect" are the
Only 4241(d) Sentencing Guidelines of 1 month to 10 Years in a Mental
Hospital 100% only becuse of 18 USCS 4246 4247 Text Language "Mental
Disease or defect as a result of which his release would Create a
substantial risk of bodily injury to another or serious damage to
Property" is Unconstitutionally Vague Becuse 4246 and 4241(d) Text
Language Should require Clear and Convincing Proof of a History and
Documented Record of Harming other People and there Property and require
Require a Evidence Hearing instead of finding people incompetent by
100% refusing to file all there documents and not giving incompetent
People the Record makes the Court Proceadings Unconstitutionally Vague

Adam Strege was arrested 5/15/2019 fore making a Phone Call to a
Social Security Administrative Law Judge "ALJ" Office Phone Call
Transcripts the Public Defender said he would give two Adam, in the 6/14/2019
Court Room Adam opened his Apple Computer and gave 200 Pages of
Evidence to the Court room Flash drives with the Prosecuting Attorney
Present and Adam Has Receved Zero Evidence and Filed Leters of Discovery
and Motions Fore the First Cercuit Court to Compel Discovery so the
Psychological Exsamination Doctors and Court should read the Evidence
and Please remove the Public Defender From Adam Case he should withdrawl
18 USCS 4247 ^{All} and 4241(d) encourage the arbitrary and erratic arrests
in a SIMILAR CASE Eight defendants where convicted in the Jacksonville
(Florida) Municipal Court violating a Jacksonville vagrancy ordinance
which Adam Has 100% recevered Zero Documents From the Prosecuting Attorney
in this Hole Case starting 5/15/2019

which levied criminal penalties on rouges and vagabonds; dissolute persons who go about begging; common gamblers; persons who use juggling or Unlawful games or Plays; common drunkards; common night walkers, thieves, pilferers, or pickpockets; traders in stolen property; Lewd, wanton, and lascivious persons; keepers of gambling places; common railers and brawlers; persons wandering or strolling around from place to place without any lawful purpose or object; habitually spending their time by frequenting house of ill fame, gaming houses, or places where alcoholic beverages are sold or served; and persons able to work but habitually living on thier wives or minor children.

The Supreme Court unanimous view of the Court, it was held that the Jacksonville ordinance was void for vagueness, both in the sense that it failed to give ordinary intelligence fair notice that his contemplated conduct was forbidden by the ordinance and because it encourages arbitrary and erratic arrests and convictions SEE Papachristou v.

City of Jacksonville, 405 US 156, 162 31, LED 2d 110, 92 S.C.T 839 (1972)
God Loves the Computer Julie 12 The Computer Julie 12s is Verry happy
2 Bees with You Atom God Loves you
Federal Criminal Laws Prohibit activites like Drugs, Guns, Robing People
then 18 USCS 4246 4241(d) 100% only Prohibit Mental Disease so the Police
can arrest anyone by saying they said something incompetent and the
Criminal Charges 100% dont mater so the Police lie arresting People with
100% only intent to Apply 4241(d) laws is a Perminate Sentance finding
People incompetent they have to Hire a Lawyer fore all legal work and
may loose all Privilages. The Police view a Incompetent Persons Criminal
Record invites a Easey conviction Back to the Mental Hospital 4241(d)
encourage arbitrary discriminetary arrest's People found Incompetent targeted
the rest of there Lives you probably cant sign a Apartment Lease or Get
a Loan if found Incompetent the Police write you a DMV Ticket fore
nothing and the DMV wont file incompetent peoples paperwork without a
Lawyer. Banks rob incompent people cant sue the Bank. Beatrup and
Incompetent person cant sue you. 4241(d) Could make 100% anyone a Vulnerable
Adult

A California Lotering Statute detained or arrested a individual 15 times.

The Supreme Court Held the Statute unconstitutionally vague on its face within the meaning of the due process clause of the Fourteenth Amendment because it encourage arbitrary enforcement by failing to clarify what is contemplated by the requirements that a Suspect provide a credible and reliable identification SEE Kolender v. Lawson 75 LED 903 (There is 100%, 461 US 352 (9th Cir 1981)

First Circuit denied my Bail with Zero Explanation 8/20/2019 I 8/14/9
Mailed my Reply Brief same Day Received Mail Box Rule & Motion Extend Time
Adam 5/15/2019 Initial Appearance the Judge said the Bail Hearing
^{Before Court}
was 5/20/2019 the Public Defender said he asked for no Bail then
the Court Ordered 4 Months of Psychiatric Treatment Bail Hearing was
Unconstitutionally Vague it did not Give Fair Notice of what the
conduct was forbidden by Bail Hearings ordering Psychiatric Treatment
encourage arbitrary and erratic arrests and convictions.

Adam Strege has received 100% no Bail Documents except the Oklahoma
Transfer Center said Adam Bond was really High violate Adam Eighth Amendment
The FBI Factual Allegations are From a Police Report that Lied
so a Untruthful Police report makes Adam Bail High so Providing
the SSA Transcripts will Lower Adam Bail or Drop the Criminal Charges

A Jury Determination that a Police Officer violated the Eighth
Amendment by imposing excessive bail, even though he lacked
Statutory authority to do so, showing the Police Officer intimate
involvement in the Bail decision SEE Dastinot v. Auburn Police Dept
US Dist LEXIS 20028 (1st Cir 2014)

Georgia Law provides that an arrestee who has not been released on
Bail may request a commitment hearing to determine whether probable
cause exists to hold him on the charge SEE O.C.G.A 17-7-20(1980)
Adam needs to Use a Prison or Court computer with Internet to do
Online Banking to Pay for Bail or Hire a Lawyer

The Supreme Court has long held that a pre-trial order denying a
Motion to Reduce Bail in a Criminal Prosecution is appealable as a
Collateral Order SEE Cohen v. Beneficial Loan Corp, 337 U.S. 541 69
S. Ct 1221 93 L.Ed.1528(1949); Stack v. Boyle 342 U.S 1,12, 72 S.
Ct. 1, 96 L.Ed. 3 (1951) The Majority of the Circuits have extended
the Collateral Order doctrine to Bail pending disposition of a
Habeas Corpus Petition SEE Pagan v. United States, 353 F.3d 1343,
1346 (11th Cir 2003) It Violate The Eighth Amendment Cruel and
Unusual Punishment Psychiatric Treatment Order Bail Hearing Substantial
Questions Public Defender Misconduct Cause a New Trial & SSA Phone
Transcripts are clear and convincing Evidence to Release Adam 18 USCS
3142 (b) or (C) Adam Strege has no Felony Convictions 3142 (f)(1)(D)

Incarcerated six months without a Constitutionally Adequate Bail
Hearing easily falls within the irreparable harm exception to Younger
SEE Younger v. Harris U.S 37 91 S.Ct 746, 27 L.Ed 2d 669 (1971)

The Cuba Food Supervisor is the Only Prisoner that Says Adam Strega
Cant Use the Lawlibrary so Much

The Supreme Court Held his Fifth Amendment right not to plead guilty and his Sixth Amendment right to demand a Jury trial, but that the remainder of the Statute was valid, since the Death penalty provision was Severable from it SEE United States v. Jackson 88 S. Ct 1209, 20 L. Ed .2d 138 (1968)

The 4241(d) Psychiatric Treatment Motion violated Adam Sixth Amendment Right to a Jury and Adam Fifth Amendment Right not to plead Guilty 18 USCS 4247 4241 forced Medication and manditory commitments are severable from 4241(d) has no Procedural Safegards is Unconstitutional

The Supreme Court view Statute 4006 and 4007 where held violative of the First Amendment because of a Lack of Adequate procedural Safe Guards since the statutes neither required the Postmater General to seek a prompt judicial determination of the obscenity...nor provided any assurance of Prompt judicial review of Administrative proceedings SEE Blount v. Rizzi 400 U.S 410,91 S. Ct 423 27L.Ed 2d 498 (1971)

4247 4241(d) Unconstitutionally Vague judicial review and Administrative proceedings 100% no defintion of "Substantial Risk", The District Court Judge with Zero explination will commit Adam to the Mental Hospitol by Refusing to Provide the SSA Transcripts 4241(d) perponderance of Evidence is so standerdless encouraging arbitrary enforcement

The Sentencing Hearing the Trial trial Judge (1) made some additional findings by the Preponderance of the Evidence mandated under the Guidelines a minimum sentence of 360 Month....The Supreme Court Held the sixth Amendment guarantee of a right to a Jury Trial, as Construed in Blakly applied to the Guidelines (b) the Court Reaffirmed its Apprendi holding concerning sentences exceeding the Maximum authorized by the Facts established by a plea of Guilty or a Jury Verdict (2) The The Proper remedy was to (a) hold unconstitutional two of the acts Provisions 18 USCS 3553(b)(1) which made the Guidelines manditory, and 18 USCS 3742(e) which depended on the Guidelines manditory nature, (b) sever these two Provisions and (c) exise them. First Amendment rights of Adam made a Political Religious Phone Call to Social Security 4241(d) Unconstitutionally Overbroad Sentience 4 Month Evaluation with 7 months of Transport is Unconstitutional with no Araignment Making a Phone Call To a Government Agency that Said Adam Words broke the Law then refuse to Provide the Transcripts violate Adam Constitutional Rights to Freedom Of Religion, Freedom of Speach and Right to Acses the ALJ court is denied

Liberty Rite to Avoid Forced Medications, 8 month Evaluation Transport the Merits of Adam Case
is a Collateral Order, the Police and Fbi Lie and are Untrueful to Find defendants Incompetent
Florida Punish vagrants fined not exceeding \$500 and 12 Months in Prison

Supreme Court CASE Convicted 3 times of being disorderly or who has been convicted of any Crime is a "Gangster" is so Vague and Uncertain in its definition of the Offense as to be repugnant to the Due Process Clause of the Fourteenth Amendment SEE Lazetts v. New Jersey 83 LED 888,396 US 451 Social Security & 4241(d) take the Livelihood of any one The Government Dosent like making them Vagrents, Violate Constitution 4241(d) Terms are Vague. Supreme Court Opinion the School Teacher attack the Statutory oath...The Statute was Unconstitutional because its Terms where vague SEE Cramp v. Board of Public Instruction 7 LED2d 285,868 US 278 Decisions of the Court holding that a Law Forbiding or Requiring conduct in terms so Vague that men of common Intelligence must necessarily guess at its meaning and differ as to its application Violate the Due Process of law SEE Connally v. General Construction Co' 269 US 385,70 LED 322,46 S Ct 126; Joseph Burstyn v. Wilson 343 US 495,96 Led 1098,72 S Ct 777; United States v. Cardift, 344 US 174,97 LED 200,73 S CT 1891; Champlin Refining Co v. Corporation Comm'n of Oklahoma, 286 US 210,76 LED 1062,52 S CT 559 86 ALR 403. Adam in Prison fore Telling a SSA worker a Religious Mesage violate 1st Amendment. A Baptist Minister was convicted for holding a religius meeting on a Public Street Without a Permit...That did not Specify the reasons For which the Permit could Be Refused, The Supreme Court Frankfurter J., Concurred the Ordinance contained no standards to preclude discriminitory or arbitrary administrative action SEE Kunz v. New Yourk 95 LED 280, 340 US 290 18 USCS 4241(d) Language of the act does not Clearly indicate the Crime Charged SEE United States V. Noveck, 271 U.S 201,70 LED 904 46 S.Ct 476; United States v. Lacher, 134 US 624,628,33 LED 1080,1083,10 S.Ct 625; Todd v. United States 158 U.S 278 282 39 L.ed 982, 983 155 Ct 889; Donnelley v United States, 276 U.S 511, 72 L.Ed 678,48 Sct 400; Fasulo v United States 272 US 620 629, 71 LED 443 445,47 SCT 200. Before one can be Punished fore a Staute it must be shown that his offense is Plainly in the Statute. 4241(d) Judge will Commit Adam 10 years with Zero Expilination, Compaired to Drug and Gun Convictions need Evidence? 4241(2) Substantial Risk is to Uncertain to be Enforceable. Impermisable Vagueness at Common Law the Term "lewd" States : Long Experience with "the Word "lewd" is too indefinite and Uncertain to be enfoceable SEE Courtemanche v State 507 SW2d 545,546 (Tex Cr App 1974) "Uncertain I'm Afraid to Eat Prison Comicary Food The Comicary will Drug my Food violate the Constitution

Its a Collateral Order Doctrine the Police and FBI untruthfully say Adam said something Incompetent 100% Only Evidence of Incompetence is Untruthfull FBI Factual Social Security ALJ Office make Transcripts so they should have Allegations

Given the Police and FBI a Copy of the Phone Call Transcripts the Court and FBI should have read the SSA Phone call transcripts before arresting Adam without Probable Cause. Adam Forced Psychiatric Treatment determination was Clearly Erroneous the Judges Error was clear and obvious there was zero evidence of Incompetence, no evidence hearing refusing to Give Adam the Transcripts, and not Filing the 200 Pages of Evidence will effect the Trial outcome and the Courts Reputation, with Adam Substantial Rights affect the Fairness of the Trial, Adam Argues there was no Reasonable Cause fore Adam Psychiatric Treatment SEE United States V. Davis 93 F.3d 1286m 1290 (6th Cir 1996) The Court must have "Reasonable Cause to Believe the Defendant is Incompetent" (quoting 18 USC 4241(a); United States v. George, 85 F.3d 1433,1437 (9th Cir 1996) Stating Reasonable Cause Dictates whether a Court Conducts a Competency Hearing SEE United States v. Lebron 76. F3d 403,414 (2nd Cir 1995)(same) United States v. Morano, 39 F.3d 29,32 (1st Cir)

18 USC 4241(d) and

18 USC 4241(a) ~~is~~ are Unconstitutionally Vague both in the sense that it failed to give a person of ordinary intelligence fair notice that his contemplated Mental Disease conduct was forbiden by (4241(a) encouraged arbitrary and erratic arrests and convictions becuse the Police can say anyone in the word said something Incompetent Unconstitutionally Vague (4241(a) "Reasonable Cause" is left up to the Sound Discretion of the District Court has no Guidelines to Determin what "Mental Disease" needs Forced Medication, 4241 should List 10 manditory requirments, Require past Mental Heath problems or Convictions, Everyone gets a Evidence Hearing, so people are Punshed fore the Crime they Committed and not fore there Mental disease by All defendants should be given a Competency test to Enshore a Fair and equal trial fore everyone instead of the Government Using 4241(a) to Punish anyone they dont like with Zero Evidence a Crime was committed.because if Found Incompetent there no Hearing is Vague.

Wheather reasonable cause exists is a question left to the Sound Discretion of the District Court SEE United States v. Bernaro 708 F.3d 583, 592; United States v. Mason F.3d 1286 1289 (4th Cir 1995)

Its a Collateral Order because 100% of the Prosecutors Evidence - Merits are The FBI and Police wrote Incompetent Words, that Adam didn't say If Both State and Federal Courts are Bound to Uphold the Right to a Fair Trial and the right to Self representation it follows that Edwards applies to Federal Courts equally SEE United States v. Ferguson 560, F.3d 583 1060 1067 n.3(9th Cir 2009)

Incompetent People should only be Punished fore what they did and not fore what Doctors and Courts say they "Mite" do is Unconstitutionally Vague 18 USCS 4246 4241 Language Text The Court Should shall order a Hearing to Determin wheather the Person is Presently suffering from a mental disease or Defect as a result of which his release would create a Substantial risk of bodily injury to another person or serious damage to property of another" fails to give persons of ordinary intelligence a reasonable opportunity to know what conduct is proscribed by 4241(a) 4241(d) impermissibly delegates basic policy making to a judge before resolution on an ad hoc or Largely subjective basis, thus threatening arbitrary discriminatory application "The Court shall, ~~after~~, after a Hearing, determin whether the Person should be remanded to a suitable facility on the ground that, in light of his failure to comply with the prescribed regimen of medical, Psychiatric, or Psychological care or treatment, his continued release would create a Substantial risk of bodily injury to another person or serious damage to Property of Another" 18 USCS 4246 4241(d) invalidation is Compeled by the Supreme Court Decision in Johnson v. United States 13-7120, 135 S.ct 2551, 1192 L.ed 2d 569, 2015 US. residual clause 924(e)(2)(B) Unconstitutionally Vague "Serious potential Risk". The Sixth, Seventh, Ninth, and Tenth Circuits concluded Johnson does render 16(b) Void for vageness. A "Serious Risk" is Equally as vague as a "Substantial risk" a "Potential Risk" encomasses more conduct then a Simple "Risk". The 100% only sentencing Guidelines of 4241(d) is the Words "Substantial Risk", "Reasonable Cause" and "Discretion" are Unconstitutionally Vague 4241(d) Court Order Adam Strege Psychiatric Treatment with zero Explanation Other then the Court Orders it is Contrary to the Supreme Court Determined The Federal Constitution permits involuntary antipsychotic drugs to render that defendant Competent to Stand Trial, but only if a Court Concludes that (A) important governmental interests are at stake, such as interests in (i) bringing the defendant to trial (ii) timely Prosecution, or (iii) assuring that the defendants trial is a fair one; (b) involuntary medication (i) will significantly further such governmental interests, and (ii) is necessary to further such interests; and (C) administration of the Drugs is Medically appropriate.

The Untruthfull Police and FBI lie and Say Adam Said Something Incompetent in a SSA Phone Call Transcripts, Is a Collateral Order 100% of Merits FBI Incompetent On Wikipedia Dictionary Adam looked at who Inveted most everything trying to Prove that people had computers the last 5000 years, evidence in Adam 200 Page Email is the Special Cercumstance that undermine the Government Intrest. In Falsley saying somone said something incompetent so they (i) never plan on bringing Adam to trial, (ii) no timely trial when Adam didnt threaten anyone in the SSA Phone Call theres no (ii) timely prosecution, or (iii) asuring that the defendant's trial is unfair by 100% refusing to file all Adam evidence; (b) involuntary medication to murder or silence anyone the Government dosent like, medication will futher such intrest (c) administration of the Drugs is medically appropreate to save Nature. If People killed 90% of the Ocean fish then the Government is not doing enough to save nature God Loves you.

Adam Sued the Government in the Washington DC Supreme Court then the Police ran Adam out of most every town he entered so about 10 years Adam Permenetly left America only returning to Sue Social Secuity then move to a new Country every 90 to 180 Days becuse 4 times the Police Beat Adam up and arrested him fore nothing and all 4 times the DA or Court Dismised the Tickets Rite Away it Violates the Constitutional Rite to acses the Courts by the FBI Arresting Adam fore making the SSA ^{ALJ} Phone Call the FBI Herasing Adam with this vexatious ^{Malitious} frivoulis Prosecution.

My Hole life i Witness the Police Can walk up to 95% of anyone in the World and say all youre Words are Unclear and Arrest anyone fore there own Protection and Murder People. Allegedly The Social Security ALJ Office told a SSA Security Guard Called the Police made a Report became the FBI Factual Aligations could be the Police Intentionaly Lied, or a Incompetent witness or Poor Memory. The Unconstitutiononly Vague 18 USC 4241 can Judges at the Initial Aperance Commit Prisoners to the Mental Hospital 4 months becuse the Police Lied saying they said something Incompetent. United States v. Tichenor 683 F.3d 358 (7th Cir 2012) Tichners primary challenge to his Sentence is that the career offender Sentencing guideline is Unconstitutionally Vague. We review legal questions, including Constitutional challenges to senences de Novo See United States v. Figueroa Espana 511 F.3d 696, 705 (7th Cir 2007) Similarly we review a District Court Legal interpretation of a Guide Lines enhancement de novo, although wee review any factual finding only fore clear error SEE United States v. Miller, 601 F.3d 734, 737(7th Cir 2010) "Did Millard Have any Notice of the 4241 Hearing was all Done behind his back?" Millard attorney Moved fore a Competencey Hearing a Magistrate Judge issued an Order finding

Why is a Cuban Gangster Serving my Food and the Only Prisoner
Saying I can't USE the Law Library. Food server Jimmy 8 times talk to Adam typing
reasonable Cause to believe that Millard may presently be mentally ^{Court Brief}
Incompetent USC 4241 (d) After 4 months of treatment Millard was released
Defense Counsel filed a second motion to determin Competency, The District
Court found Millard incompetent and Committed Millard to the Custody of
the Attorney General. Millard argued that the District Court erred in
odering a second 4241(d) comitment. The Appelate Court found that ~~the~~ Magistrate
Magistrates Order was not a 4241(d) commitment order because the Magistrate
Order did not Find defendant Mentally Incompetent. The Supreme Court Held
Double Jeopardy grounds is a immediattly Appelable collateral order SEE
Abney v. United States, 431 US 651 52 L.Ed 2d 651, 97 S. Ct 20341 (1977)

A Supreme Court Case addressing whether the Overlaping nature of the two
sentencing Statutes render both Unconstitutionally vague SEE United States
v. Batchelder, 442 US 114,123,99 S.ct 2198 60 L.ed 2d 755(1979) The Court
Held that as long as the Criminal provisions Clearly defined the Conduct
Prohibited and the Punishment authorized, Due Process was Satisfied. The
Court mentioned that vague sentencing Provisions may Pose constitutional
questions if they do not State with Sufficient Clarity the Consequences
of violating a Given Criminal statute Id Batchelder. ~~Constitution~~ Vague
There is 100% no Expliantion fore Adams ~~Psychiatric~~ Treatment 18 USC
4241 does not clearly define the Conduct Probited and the Punishment
authorized Due Process is not Satisfied ~~get~~

The Government violates the Due Proccess Clause when 4241(d) takes away
Prisoners liberty to avoid forced Medication under Law 4241(d) is so vague
that it fails to give ordinary people fair notice of the conduct it
Punishes sometimes only Because the Judge is unsure of competence is so
standardles that it invites arbitrary enforcement SIMILAR CASE Kolender v.
Lawson 461 US 352 357-358 103 S.ct 1855, 75L Ed 903 Courts must use the
"Categorial approach" when deciding Mentally Incompetent Person Offense
is a violent felony looking, only to the fact that the defendant has
been convicted of crimes or Mentally Ill Behavior falling within certain
categories, and not the facts underlying the Prior Mental Treatment or
Prior Convictions SIMILAR CASE Taylor v. United States 495 U.S 575 600
110 S.Ct 2143,109 L.Ed2d 607 Deciding whether 4241(d) Length of
Commitment covers a crime thus requires a court to picture the kinds of
Conduct that the crime involves fore Competent or Incompetent Prisoner
and to the Judge whether that abstraction combining law 4241(d) with
18 USC 924(e)(2)(B) or with Minimum Sentencing Guidelines with or without
inditment presents a seious potential risk of Physical Injury SIMILAR

~~Law Library Above Outside Door "Sign" Beside "Sign" This Chapel will be used only For Religious Activities, Not for watching TV or Exercising or doing Legal Work~~
CASE James Supra at 208 127 s.ct 1586 167 L.Ed 2d 532 Two features of

Combining 4241(d) that conspire to make it Unconstitutionaly Vague by lying the Judicial assessment of risk to a Judicialy imagined "ordinary Person or and Incompetent Persons Case" Crime rather than to a real-world facts or Statutory elements that 4241(d) leaves grave Uncertainty about how to estimate the risk posed by a Crime. Appling 4241(d) to other Laws, The Supreme Court found the residual clause of the Armed Career Criminal Act 18 USC 924(e)(2)(B) Unconstitutionaly Vague. SEE Johnosn v. United States 13-7120, 735 S.ct 2551 192 L.ed 2d 569 2015 WL 249340 (2005) The Constitution Prohibition of vague laws aplies not only to statutes defining elements of crimes but also Fixing Sentencses

Adam Filed Motion's fore the First Cercuit Court to Compel the District to Provide the Court Reporter Transcripts of Both the Initial apperance and the Detention Hearing to Prove the District Court Judge never asked Adam why he did not sign CJA-23 Form. Adam was arrested 5/15/2019 and the Public Defender Jesus told Adam to not sign all the Probation officers forms then the Initial Aperance says Defendant was Not Competent to File CJA-23 Form, Then 5/16/2019 Public Defender Victor filed a Motion fore Psychiatric Evaluation and Treatment "100% Only Reason was" Public Defender Jesus who met and Interviewd Defendant is unsure that Defendant is Competent

Evaluation Reports every 30 Days Indicates Adam has been Committed to the Care of the Attorney Genral 4 Months authorizing antipsychotic drugs becuse i only Spoke with Public Defender Jesus about 30 Seconds total ever, was Unconstitutionaly Vague (a) Motion to determin competency of defendant fails to give notice of the Conduct it Punishes and is so Standardless it invites arbitrary enforcement. Of Granting a Motion "or" Hearing are 2 seperate things becuse the "or" word seperates them?

Period = .The Court Shall Grant a Motion or = Indicates the Court can grant a Motion fore 100% any Reason is 100% Seperate from all Rules?

The Day after the Initial Appearance the ~~Psychiatric~~ Treatment motion was Filed before the Commencement of Prosecution and Probation becuse the Public Defender said dont File the Forms. (a) Dose not Say that the Defendants Atorny Can File the Competency Motion indicates the Public Defender and Judge are Both Prosecuting Adam ~~vekatively~~.

(a) Motion to determin Competency of defendant at any time after the commencement of a Prosecution....defendant "or" the Attorney for the Government may file a Motion for a hearing to determin the competency of

of the defendant...The Court Shall grant the motion "or" Shall order Such a Hearing on its own Motion if there is Reasonable Cause = IS 100% Seperate From Shall Grant a Motion....to belive that the defendant may presently be suffering from a mental disease "or" is 100% Seperate from defect rendering him mentaly incompetent to the extent that he is unable to understand the Proceeding or Assist Council

I Could use 5 Diferent Dictionarys on the Internet Spell Check and the Prison Law Libary Computer Dictionary dosent list "arbitrary" word.

Blacks Law Dictionary it and is = compute information on = old Norse as = Anglo Saxon = SEE Both the Hawaii and MN entire Judgements World Trade Center Lawsuit attached 1 page

To Assure Everyone has a Fair triall a Constituional Federal Rules

Could say The District Court can 100% only Order a Competency Evaluation after the Court Dose (A) All defendants must sign a Form requesting a Competencey motion or insanity defence (B) All Defendants must have 15 days Notice before a Competency motion can be Filed (C) Defendants have 15 Days to File a Court Brief apossing a Competencey Motion (D) Evidence Hearing before all Competency Motions (E) 100% of all Prisoners must take a Competencey law knollege test before the Detention Hearing (F) Defendants must have 4 Prior Mental Heath Problems or Convictions before the Government can force Psychiatric Treatment.

In Jackson v. Indiana The Supreme Court Opinion Held that the accused commitment (1) violated the equal protection clause because he was subject to a more leient Commitment Standard and a more stringent standard of release than those Generally applicable to all others not charged with offenses and (2) Violated the due process clause because he was indefinitely committed soley on account of his incompetency to stand trial without a substantial probability he would ever be able to participate fully in a Trial. Adam Streges Commitment Standard is 100% only the "Unshure" and "Unsure" and Court "Orders" it words indicate Adam probably never be able to participate at Trial unless the First Cercuit Vacate the Psychiatric Treatment order Adam argues that his Commitment under 18 USC 4241(d) is Unconstitutional Under Jackson v. Indiana, 406 U.S 715, 92 S.Ct 1845 32 L.ed 2d 433 (1972) This Court reviews de novo a Constitutional Challange to, and the District Court Interpretation and application of a statute SEE United States v. Trotter, 478 F.3d 918, 920 (8th Cir 2007)

Its Unconstituional that Adam is Denied a Jury Trial by the 4241(d) Motion that 100% disregards Due Proces; by Ordering Treatment with Zero Explination, is Unconstitutionally Vague Deny Jury triall to Entire Class Mental Disease

Supreme Court Jurisdiction 28 USC 1251(b)(3) Article 111 2 Constitution
Appellate Jurisdiction

uscs 4241(d)

Adam is attacking the Constitutionality of 18 USC4241(d) Liberty right to avoid forced Psychological Evaluation and Treatment is and Immediately appealable Collateral Order Doctrine SEE United States v. Filippi, 211 F.3d 649 (1st Cir 2000); United States v. Kane, 955 F.2d 110,111 (1st Cir 1992) The 4241(d) Court Order Adam is appealed is (1) about an ^{Distincted} Forced medical Treatment order that is ^{Distinct} from the merits; (2) definitive, because the Hospitalization pursuant to the initial Order is materializing; and (3) affects interests in avoiding forced medication could not be vindicated after the final judgment. SEE Filippi, 211 F.3d at 650-51. Adam appeal also presents a significant legal issue, which is clearly not a "mere challenge to a discretionary trial court ruling" given that it is not in the district courts discretion to Court Order Psychological Treatment with zero explanation, zero evidence of Incompetence and with no Evidentiary Hearing the SSA Phone Call transcripts will prove there was no Probable cause fore the forced Medical Treatment Order and Adam is fit to Face Trial SIMILAR CASE United States v. Kouri-Perez, 187 F.3d 1,5.(1st C28 USCS)1651 The First Circuit Court has Jurisdiction Adam Filed a Separate Writ of Mandamus to Compel The District Court Judge to Compel discovery or Judge Recusal is vague with no Court Record Adam should have two Separate Appeals in this Case is Vague because the First Circuit court Dident Change My Address and is still mailing letters to Puerto Rico? 28 USCS 1292 The First Circuit has Jurisdiction 28 USCS 1291 Court Orders issued under 18 USC 4241(d) are Immediately Appealable Collateral Order Doctrine SEE United States v. Friedman, 366 F.3d 975 979-80 (9th Cir 2004) United States v. Ferro, 321 F.3d 756,760 (8th Cir 2003) United States v. Boigegrain 122 F.3d 1345 1348-49 (10th Cir 1979); United States v. Sherman, 912 F.2d 907 (7th Cir 1990); United States v. Weiss Berger 292 US App DC 412 951 F.2d 399,396 (Dc Cir 1991); United States v Gold 790 F.2d 352 (2nd Cir 1986); United States v. Donofrio 898 F.2d 1501 1303 (11th Cir 1990); United States v. Mahoney 717 F.3d 257 (1st Cir 2013) Cohen 3 Part Test Adam Strege Involuntary Medication order Conclusively resolves the legal question of Adam Liberty right to refuse treatment, which is a legal Question of Constitutional significance separate from the merits of the Underlying Criminal action, that is

Defense Counsel Performs Deficently when he fails to investigate Possible defeenses or makes reasonable decisions that particular Investigations are Unecessary SEE Warren v. Baenen 712 F.3d 1090,1100 (7th Cir 2013) Adam Sixth Amedment Right to represent himself was violated Adam first time Ever met Public Defender Victor at Adam Detention Hearing was the very first time Adam Heard about the Psychiatric Treatment Motion, I told both the Judge and Victor that i did not want the Public Defender representing me anymore Adam wanted to Reprsent Himself Pro Se at the Detention Hearing i said the Public Defender fired.

Criminal defendants have a fundamental right of representation by effective counsel throughout the trial process SEE Johnson V. Zerbst 304 U.S 458, 467-68,58 S. Ct.1019, 82 L.Ed 1461 (1938); United States v. Proctor, 166 F.3d 396,401 (1st Cir 1991)

Sixth Amendment Right to Represent oneself SEE Faretta v. California 422 US 806 45 Led 2d 562 95 Sct 2525 (1975)

Sixth Amendment Right rights violated when a trial Court denies appointmet of Counsel Altogether SEE Gideon v. Wainright 372 US 335 9L Ed 2d 799 83 S ct 792 23 (1963) ^{Adam Demand Constitutional Right to have a Attorney Present and a Video Recording} of Psychological Evaluation Violate Fifth Amendment self Incrimination Sixth Amendment Guaranttes defendants a meaningfull opertunity to Present competent defense SEE Brown v. Ruane 630 F.3d 62 17 (1st Cir 2001)

The Supreme Court held that Counsels actions violated McCoys sixth Amendment Right to "autonomy" right and remanded the case fore a new trial SEE Mccoy v. Louisiana 138 S.ct 1500 The choice is not all or nothingm To gain assistance, a defendant need not surrender control entirely to Counsel, For the Sixth Amendment, in granting to the accused ~~personaly~~ the Right to make his defense. The Supreme Court recognized the defendants autonomy to determin the "Objectives" of a defense SEE Faretta V. California 422 US 806, 95 S. Ct 2525, 45L.ed 562 (1975) The Supreme Court holds that a defendant has the Right to insist that counsel refrain from admiting guilt. Counsel pursuit of a "Guilty but mentally ill" Verdict over defendants vociferous and repeated protest of innocence violated defendants constitutional right to make the fundamental decisions regarding his case SEE Cooke V. State, 977 A. 2d 803, 842-846 (Del 2009) Counsel admission of clients involvement in murder when client adamantly maintained his Inocence contravened Sixth Amendment right to counsel and due process to a fair trial SEE State v. Carter, 270 Kan, 426,440,14 P3d 1138 1148 (200)

Volitional refusal to assist Counsel is not the same however as inability to do so and only the latter is relevant in determining competency SEE United States v. Kinderson 569 F.3d 358, 368 (8th Cir 2009) The Defendant retains the Ultimate Authority to make certain fundamental decisions regarding the case as to whether to plead guilty, waive a Jury Testify in his or her own behalf or take an Appeal SEE James v. Barnes, 463 US 745, 751 103 S.Ct 3308 77 L.Ed 2d 987 (1983)

It Violates the Constitution the Denial of Adam Strege 3 motions to Both the District Court and First Circuit Court to (1) Substitute Counsel (2) 30006A Motion to appoint Adam Counsel (3) 28 USC 1915 (e) (1) The Court may request an Attorney to Represent any Person Unable to afford Counsel. Pro Se Pleadings must be liberally Construed 28 USC 1915 (b)(c).

18 USCS 3006A (a)(2)Require the Court appoint Counsel for any financially eligible person who is (A) Charged with a Felony (F) is Subject to a Mental Condition Hearing 18 USC 4241 (H) Is entitled to Counsel under the 6th Amendment (3) Private attorneys shall be appointed (C) Duration and Substitution of Appointments from Initial appearance or the Court through Appeal.

Adam has been living in Chile, Peru and Argentina and extended his Travel Visa to 180 Days in all 3 Countries And I assume Adam Strege will be going to Asylum Court in Countries that Dont Speak English. Now Chile and Peru Extending a travel Visa Drop Down Menu list most all Countries except America you can no longer extend your Visa

For every 100,000 People America has about 800 People in Prison And Many Countries only Have 100 to 200 People in Prison per 100,000 They Deny Residency in Countries from a Spreading Ticket many Residency Immigration Attorneys say Zero Tickets. Its Unconstitutional that American Citizens have the Hardest time Getting residency out of all other Countries because mathematically Americans get the Most Tickets Exsample Sweden 60% Chance of Ticket and America you have a 1200% Chance of Ticket estimate .

Abuse of discretion when a district Court denial of a Motion for Appointment of Counsel SEE Abullah v. Norris 18 F.3d 571 573 (8th Cir 1994) Court of Appeals have determined appellate Jurisdiction over

I mail the South West Regional Office BOP & Bureau of Prisons 301 First ST 301 First St NW Wahogton DC 5 Administrative Remedy Forms BP-229 stating Prison Employe Public defender Enter my Guilty Insanity Plea My 1st Day ever in Prison. Atipical Segnificant Hardship that Cause extreme widespread Harm to 155 Inmates all share only 1 law libary Computer has no Microsoft word so Inmates Cant write Court Briefs, no Copy and Paste, Cant Email the Court Request for Help, Cant Email the Court Brief to Court there is no Way to Check the Court Docket the Prison Guard wont mail my Court Brief, No Noterized Mail, no Postage Weight? Miami Prison skimming money needs a IRS Audit, because 98% nothing is free to Wright a Court Brief, and 100% of everything needed you have to Purchase on Prison Commicery or Ask Prison Staff for Type-Wrighter to Make Copes ^{Sometimes} never hapens or 15 Cents a Page the Copy Machine ive never Seen. Puerto Rico takes 6 weeks to Purchase 2 Black pens 50 Cents each is \$12 Dollers a year and Blue Pens \$1 run out of Ink Super Fast i need 90 pens a year. Blue Ink stains down Empty Pen quite Hapening. UN Blue Lapuza Stone? was every 100 Feet in the Tunels of World Trade Center Seacret Rooms = The Brest Plate Preast Im From Blue Earth County Founders names mach who hunt me Stone on the ARK of the Covenant Cubit Numbers i matched to the World Trade Center in My Evidence all Names Match WTC owner Larry SilverStien. a Jew. Isreal 1st Military in the Sheriton Hotel similar the Only 1 Nice Hotel i went to with my Mom the Same Shariton Hotel was my 1st date with Sandra K Morgan and me whent to the Same Hotel 20 Times. Steamboat Springs Ski School Meating Area beside the Shariton Hotel Cook smoke Marijuana in The River House almost every day many Years the Shariton Cook says a Girl had a Porta Poti tiped over on Her and Tells a Joak to name youre Dog "Stain" then Call Dog "Com Stain" before I go Kyacking with Men that Date the Bartenders around Sheriton Hotel free Drinks at the Inferno Bar to all Ski Instructors me and Piolet Finch then Mike P Text the Inferno Bar tender was my Boss on Joe Cokers House Nola Maried a Marbaro Man Actor that Never ate and watch us Eat. A Last Marbaro Man in Fremont WY? I have \$55,000 Dollers if not Stolen in Online Banking the Prison wont help me and Prison Handbook says Prison Staff help and Public Defender said he Would Give me List of defence lawyer and Never did everytime you speak to Him he lies and says hil send the Evidence. Magna Cana Carta "amergements cant deprive Livelehood SEE Timbs v Indiana 203 Led 2d 11 Court of Kings Bench Fines arbitarilly. 100% only meaningfull thing to do in Jail is write Court Briefs Americans with Disability Act ADA request Reasonable Acomidation To Write Court briefs on Prison Computers Email Court Briefs to court and Check Court docket Free Online. Federal Detention Center Adam Strege #52566-069 Prison Guards Unlimited Discretion Po Box 019120 September 11th 2019 Inavicates all Prison law adampstrege@gmail.com 507-726-2349 Miami FL 33101-912020 Adam ^{Strege} without Prejudice UCC 1404