SEANSWAIN ORG

PROMOTING ANARCHY AND REBELLION AGAINST AUTHORITY

Dear Mr. Kerger:

04JUNE15

My communication has been blocked completely. I am now receiving mail that is

postmarked about 3 weeks ago.

The pretext that prison officials used to block my phone and to take my JP4 for 30 days was that my June 11 statement constituted a threat. You will recall, I found a precedent where the U.S. Supreme Court ruled that a "conditional" is not a threat. What I wrote was a conditional ("IF they torture us..."), and therefore, I am now being punished for speech the Supreme Court has settled to be

protected speech.

But beyond that, prison officials have shut down all of my communication. Recall, their story all along is that they specifically target only my violative speech (what they assert to be violative), not attempting to silence me. That's now out the window. Not only do they block all of my communications, but they seized the JP4 players of 2 other prisoners who were continuing communication with Ben Turk and later with Colleen. Thus, their goal is to perfectly block all of my communications and render me completely silent, even by breaking their own rules and, without so much as an explanation, seizing the communications devices of other prisoners.

Keep in mind, the "punishment" imposed was that I cannot use the phone nor can I use my JP4. My JP4 device was taken from me, precluding my use of it. The punishment did not include NOT communicating to the outside world. So, clearly, prison officials are expanding even beyond the punishment that their pretextual

conduct report provides.

Additionally, without cause, they are blocking all communications to Ben Turk. Essentially, they are doing exactly what they have denied their designs have been since the beginning: targeting, isolating, and pulling the plug on seanswain.org. They are now openly seeking to control the discourse in the public forum by

amputating protected speech.

At the same time, we are in a brave new world. Prison officials' intransigence in providing me a modicum of justice has led to an escalation of conflict that now involves developments that neither prison officials nor I can control. The posting of Judge Pearson's address signals a new era, one where free world people who empathize with my struggle are able to take action in a way that they believe will assist me in my struggle, and do so without my consultation. This means there is no way for me or for prison officials to determine what will occur next.

There is no way to predict.

So, in light of these developments, it appears that prison officials are heightening the tensions and engaging in further provocations, blocking Ben's visits and increasing the repression on my communications mediums, as well as other prisoners'. It would appear that prison officials are blatantly attempting to create an even more serious crisis, rather than reasonably meet the minimum expectations that we have offered as a resolution to the entire situation.

As a witness to how this situation has already unfolded, and contemplating how this may evolve in the future, I believe this is the one decent opportunity we may have to get this ordeal behind us. As I set forth in my declaration, which follows, resolution can be achieved very easily. All we have asked for is (1) expungement of conduct reports from my files, (2) retrospective correction of status reviews since 2012 to determine my appropriate security level, absent the false guilty findings, (3) transfer to the appropriate security level, (4) resumption of my communications mediums without further interference (which would include Ben's visitor status and communications as well), and (5) enrollment in programs so that I may earn a parole.

Those expectations will never change. As we discussed, these are not points for the beginning of negotiation but are, instead, the minimum bottom line we expect

to be met.

Thank you for your time and kind consideration,

Freedom,