

George High, 43141-019  
Bldg. 5752-3  
P.O. Box 2000  
Fort Dix, N.J. 08640-0902

May 19, 1997

Atlanta Journal & Constitution  
P.O. Box 4689  
Atlanta, Ga. 30302

Att. Mr. Rich Whitt

Mr. Whitt;

I am writing you this letter in reference to the enclosed information that I sent to the President, the Justice Dept., Rep. Cynthia McKinney, Rep. John Lewis, and Attorney Bill Morrison. All of the information in the letter is true and I will make all the information available to you e.g. Transcript (App: 2500 pages), Presentence Report, 2nd indictment, last indictment, sentencing transcript, Appellant Brief w/Record Excerpts, Docket from 7/9/92 thru 10/11/94. Appellee Brief, Letters from Attorney Bill Morrison to me, and letters to Bill Morrison from myself. App: 1,000+ pages of research material relating to our cases. All of the above mentioned information is in Decatur, Ga., and as close as your telephone. My sisters name is Delores Harper and her # is 404-377-1663 and my son, George W. High Jr. phone # is 770-981-7725, and they both have access to all of the information. I am enclosing you copies of everything I sent to Attorney Bill Morrison, with the exception of: Three letters from him relating to the false firearm charges and one relating to the first indictment, and the returned receipts from the letters I sent to the above mentioned five peoples. My son's wife name is Beverley High.

Let bring a few things to you attention re: the enclosed letter. The office of Georgia Home Improvement, Inc. was on Snappfinger Woods Drive where the illegal search took place on July 27, 1992, and my son or his wife can go by and get the address, and you can check with the owners and by all means check with the **Georgia Real Estate Commission** who will confirm when the license of George High and High Realty were taken. I suppose that since they arrested my wife at that office on June 17, 1992, they assumed that was the office of High Realty. My rights were restored in 1962 when I got out of prison in Colorado, and my rights to possess firearms were restored ten years later (1972). They took my handgun during the search and got an indictment 11/17/92 and I was tried convicted and sentenced to 8 years and one month for possession of a firearm by a convicted, and sentenced to five years for falsfying an application to purchase same. That information and all the case law quoted is in Decatur, Ga. Now bear in mind that my sister or son does not know anything about law, but they can find what you want. Let me say that all of the information that my wife and I have amassed is in Decatur, and we do not have any copies, so I must be very selective whose hand I put that information in, because it ~~must~~ be returned, because I am sure you can appreciate the importance of legal information, with you being an "investigative Repoter".

May 19, 1997  
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After reading over the enclosed information, send me your written opinion by overnight mail (U.S. Post Office) and I'll get it the next day and can call you if need be. I can make phone calls from 6:00 A.M. until 12:00 P.M. (midnight) 7 days a week.

Please ignore any "typos" because we are not afforded the Luxury of computers or word-processors, we use antiquated typewriters, and our "spell-check" is a dictionary. I will call my son on Thursday at 8:00 P.M.. to see if you may have called. I must give them my permission before they will give you any information.

Most of this information has been in the hands of my "court appointed" lawyer since July of 1996, and we had our oral arguments and Appeal on October 1996 and none of these issues were raised. If you have any questions about anything just ask, because I stand by every word that I say.

Thanking you in advance for your prompt attention to this matter.

**"Men who are in earnest are not afraid of consequences" (Marcus Garvey)**

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George High

on behalf of Virginia C. High  
43083-019 B-1  
P.O. Box 2149  
Bryan, Texas 77805

And also Robert Ward  
C/O Att: Janice Singer  
3151 Maple Drive  
Atlanta, Ga. 30305

Att: C. Michael Abbott (Peachtree St.)

George High, 43141-019  
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P.O. Box 2000  
Fort Dix, N.J. 08640-0902

August 3, 1997

Federal Bureau of Investigation  
Ninth Street and Pennsylvania Avenue SW  
Washington, DC 20535

Att: Mr. Michael Shaheen  
The Professional Responsibility Office

Mr. Shaheen,

I am writing you this letter in reference to the enclosed information that I sent to the President, The Justice Dept., My Attorney, and others; all for naught. I am now requesting an investigation by your office of the charges and accusations made by myself against the F.B.I..

Most of this information has been in the hands of my court appointed attorney (William A. Morrison) for over a year, and no effort whatsoever has been made to correct the injustice, nor has any investigation began. I had planned to send copies to the United States Attorney for the northern district of Georgia (Kent B. Alexander), but I understand that he has tendered his resignation.

Please responde and inform me if your office will investigate charges and accusations, or should I continue my relentless persue of truth, justice and freedom from other sources.

Thanking you in advance for your prompt attention to this petition.

---

George High

George High  
Reg. # 43141-019  
Bldg. 5752-3  
P.O. Box 2000  
Fort Dix, N.J. 08640-0902

April 22, 1997

PRESIDENT OF THE UNITED STATES

WILLIAM J. CLINTON  
The White House Office  
1600 Pennsylvania Avenue NW  
Washington, DC 20500

Department of Justice  
Civil Rights & Criminal Division  
Constitutional Ave and 10th Street NW  
Washington, DC 20530

The United States of America (Northern Dist. of Ga.)

Vs

George High, 1:92-CR-82-4  
Virginia C. High 1:92-CR-5  
Robert Ward 1:92-CR-7  
Court of Appeal Case Numbers 94-8151 and 94-8230

"We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable rights, that among these are Life, Liberty and the pursuit of Happiness" (The Declaration of Independence in Congress, July 4, 1776)

Mr. President, we (George High, Virginia and Robert Ward) earnestly and humbly implore you to exercise your authority under article II of the constitution; Before he enter on the execution of his office, he shall take the following Oath of Affirmation: **"I do Solumnly Swear (or Affirm) that I will faithfully exercute the Office Of President of the United States, and will to the best of my Ability, Perserve, Protect and Defend the Constitution of the United States"**.

Also, he shall take care that the laws be faithfully exercuted, and shall Commission all the Officers of the United States. I write this letter to you, because you are over the Executive Branch of the government, and the foregoing charges and accusations are the most serious in nature and involve the the following departments: U.S Attorney, FBI, IRS, ATF, DEA, U.S. Marshall, and the Georgia Bureau of Investigation. The foregoing accusations are Constitutional, Civil Rights and Criminal violations.

Under the aforementioned Constitution Authority, George High, Virginia C. High (Husband & Wife) and Robert Ward, request your intervention in the forthcoming matter, and instruct the **UNITED STATES DEPARTMENT OF JUSTICE** to investigate the following charges under these statues.

Title 28 USCA § 526 (Judicairy and Judicial Procedure): Authority of Attorney General to investigate United States Attorneys, Marshall, and Trustees, Clerks of the Court and others.

Title 28 USCA § 535. Investigation of Crimes involving Government Officers and employees; Limitations.

Title 28 USCA § 591 (a)(b)(c)(d)(e). Applicability of provisions of this chapter.

Title 28 USCA § 592. Preliminary investigation and application for appointment of an independent counsel.

I/WE make the following Accusations, charges, Complaints and Blame.

1. 18 USAC § 241. Conspiracy against rights of citizen.
2. 18 USCA § 242. Deprivation of rights under color of law.
3. 18 USCA § 2 (a) and/or (b)
4. U.S. Cons., Art. 1, § 2, Cl.1 (right to vote for Representatives).
5. U.S. Cons., Amdt. XVII (right to vote for Senators).
6. 28 USCA § 1865 (right to serve on a jury).

AMMENDMENTS TO CONSTITUTION (Violated)

7. Article I To partition the Government for redress of grievances.
8. ARTICLE II The rights of the people to keep and bear arms, shall not be infringed.
9. ARTICLE IV Unreasonable searches and seizures.
10. ARTICLE V No person shall be compelled in any criminal case to be a witness against himself, nor be deprived of Life, Liberty, or property, without due process of law.
11. ARTICLE VIII Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishment inflicted.
12. ARTICLE IX The enumeration in the Constitution, of certain rights, shall not be construed to deny or discharge others retained by the people.
13. ARTICLE XII Neither slavery nor involuntary servitude, except as punishment for crimes whereof the party shall have been duly convicted, shall exist within the United States, or any other place subject to their jurisdiction.
14. ARTICLE XIV No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.
15. ARTICLE VI In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury.....and to have Assistance of Counsel for his defense

16. SELECTIVE PROSECUTION, U.S. v Armstrong No. 95-157, 5/13/96
17. ILLEGAL SEARCH AND SEIZURE Of Georgia Home Improvement Co.
18. ILLIGAL SEARCH AND SEIZURE Of the residence of George & Virginia High.
19. COUNT THREE, 18 USC § 922(a)(6): False Statement in acquiring firearm.
20. COUNT NINE, 18 USC § 922 (g)(1): Convicted felon in possession of a firearm.
21. PERSUANT TO USC § 853 and USC § 982, Our properties, real and personal were illigally forfeited after false conviction
22. MISCONDUCT OF PROSECUTOR:
23. GOVERNMENT MISCONDUCT IN GENERAL:
24. UNJUST CONVICTION AND IMPRISONMENT
25. MALICIOUS PROSECUTION
26. CONSPIRING TO KEEP US FROM EARNING A LIVING
27. DESTROYING OUR REPUTION
28. RELEASE PENDING APPEAL FROM A JUDGEMENT OF CONVICTION
29. THE COURT ERRED, by its refusal to supress evidence, also motion for discovery.
30. THE COURT ERRED, when it denied Virginia High's motion for severance and motion to supress.
31. THE COURT ERRED, when it denied George High's motion to reveal identity of informants w/brief in support.
32. THE COURT ERRED, when it denied the motions by George & Virginia High to supress evidence from search & seizure.
33. THE COURT ERRED, on 10/6/93 when it denied the motions of George High, Virginia High, and Robert Ward, for judgement of acquittal.
34. THE JURY ERRED, when they found George High, Virginia High, and Roberd Ward "GUILTY".

George High, 43141-019  
Bldg. 5752-3  
P.O. Box 2000  
Fort Dix, N.J. 08640-0902

November 9, 1997

L. Lin Wood  
Attorney at Law  
100 Peachtree St. N.W.  
Atlanta, Ga. 30303

Mr. Wood:

I am writing this letter in reference to the enclosed information. Let me begin by saying that your reputation has preceded you, and I am very much aware of the achievements of yourself, Att. Brynt, and Att. Grant., as per the New York Times "full page" article dated July 26, 1997, which is presently before me.

I have followed the Richard Jewell case from its inception, until this very day, because I have numerous relatives in Atlanta who sends me news articles from the Atlanta Constitution, and I might add that it is obvious why the local news no longer print any articles pertaining to the case.

I was born in Atlanta in 1939 and have lived there since. My Wife of 29 years (Virginia C. High) was born in Washington, Ga., and we are still very much together even though we are apart. We have 2 sons and 5 grandchildren. More information available upon request.

Our case may well be paralleled with the Jewell case in as such his was a miscarriage of justice, and our was/is a "Gross Miscarriage of justice", and neither should have never happend. I must also make mentioned of the "heavy-handed" tatics used by the government which brings me to the issue at hand.

I would like for you to review the enclosed information, and give me your professional opinion as to the fesibility of you representing my wife and myself throughout the criminal process and any persuing litigation. As you will note, my wife and I have done extensive research on our cases and now know what happens to people who refuse to co-operate with the goverment. We have been fighting the govern-ment alone since October 17, 1991, although we had court appointed Lawyers who were "Friends of the cout". We still maintain that we were "Framed" and have proven it beyound a resonable doubt. We would surmise that enough work has been done to warrant a Dismissal of indictment, or in the alternative an acquittal of all charges. Due to the limited space available in the federal prison, most of our legal material is in Atlanta with a relative, e.g. Trial Transcript (2,000 + pages), Presentence report, 2nd indictment, 3rd indictment, sentencing transcript, Apellate Brief w/record excerpts, Docket from 7/9/92 thru 10/11/94, Apelle Brief, Letters from Att. Bill Morrison to myself, letters to Bill Morrison from me. No less than 500 + pages of research of research material relating to our cases: [See] United States v. High, 117 F.3d 464, (July 21, 1997) enclosed. We have unlimited access to the law library, which is opened 7 days a week from 7:30 A.M. until 8:30 P.M., and we would be more than happy to assist in what-ever-way we can to hasten Justice and freedom. We

November 9, 1997

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would like to think of ourselves as "novice litigators", but there is an old adage that I'm sure you'll agree with that says: "He who defends himself, has a fool for a client". I rest my case.

I have not done any damage as of yet, however I did file a 28 USC § 2255, but it was denied without prejudice because the case was not final. I will enclose all of the pertinent information that is in my possession at this time so you could make a more intelligent descision as to if you wish to become involved in our cases. My wifes attorney has sent her a letter that he has quit, and my att: of record has said that he was finished after the case was final.

Let me be crystal clear so there will be no doubt: We never pled guilty, we went trial, we did not co-operate, we were never de-briefed, I never took the stand at trial, but my wife did. I just knew that the "deck was stacked" so I held my peace.

Please forgive any mistakes or mis-spelled words or improper punctuation marks, because we are not afforded the luxury of word processors or computers; we use antiquated typewriters and our spell check is a dictionary.

I don't know if you have ever corronspoded with a federal inmate, but I will enclose you a copy of legal mail sent by an attorney, and it is not opened at the mail room, and it is opened in the presence of the inmate and not read by anyone.

Thanking you in advance for your prompt attention to this matter.

Sincerely

---

George High

Virginia C. High  
43083-019 Unit B-1  
P.O. Box 2149  
Bryan, Texas 77805  
(Att. C. Michael Abbott)  
(404) 885-1677

Robert Ward  
Att. Janice A. Singer  
3151 Maple Dr. N.E.  
Atlanta, Ga. 30305  
(404) 365-5682  
(404) 262-6277





U. S. Department of Justice

Civil Rights Division

IKP:DCR:fmm  
DJ 144-48-0

Washington, D.C. 20530  
July 10, 1997

Mr. George High  
Number 43141-019  
Post Office Box 2000  
Fort Dix, New Jersey 08640

Dear Mr. High:

This is in reply to your correspondence to the President.  
We apologize for the delay of this response.

The Department of Justice is not authorized to give legal assistance to private citizens or to represent them. Therefore, we have no authority to take any action.

Sincerely,

Isabelle Katz Pinzler  
Acting Assistant Attorney General  
Civil Rights Division

By: *Diane C. Roberts*

Diane C. Roberts  
Civil Rights Division

**MEHRI, MALKIN & ROSS, PLLC**

2120 L STREET, N.W., SUITE 400  
WASHINGTON, DC 20037

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REUBEN B. ROBERTSON  
*Of Counsel*

CYRUS MEHRI  
ARTHUR N. MALKIN  
DONALD K. ROSS

PAMELA COUKOS  
MICHAEL KANOVITZ  
*\*admitted in KY only*

July 21, 1999

George High  
2600 Highway, 301 South  
Jesup, GA 31599

Dear Mr. High:

Thank you for the materials you have sent me regarding your case.

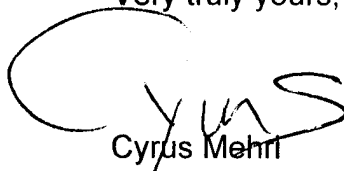
Our firm will not be able to consider your case.

We are referring your matter to Al Pearson, a top flight attorney with experience in Bivens action. We are sending him the materials you have sent us. Mr. Pearson can be reached at:

Mills, Moraitakis Kushel & Pearson  
3445 Peachtree Road, NE, Suite 425  
Atlanta, Georgia 30326  
(404) 261-0016 - Office  
(404) 261-0024 - Fax  
E-mail: [mmklaw@aol.com](mailto:mmklaw@aol.com)

Please do not hesitate to call me if you have any questions.

Very truly yours,

  
Cyrus Mehri

CM:gvf

cc: Al Pearson, III, Esq.

George High, 43141-019  
Bldg. 5752-3  
P.O. Box 2000  
Fort Dix, N.J. 08640-0902

May 4, 1997

THE HOUSE OF REPRESENTATIVES  
THE CAPITOL  
WASHINGTON, DC 20515

Rep. Cynthia A. McKinney  
Rep. John Lewis

Dear Sir/Madame

I am writing this letter in reference to the enclosed information that I sent to the President and to the Justice Dept. at the re. address. All of the enclosed information is 100% accurate, and most (if not all) has been in the hands of My court appointed Attorney since July of 1995. Our direct Appeal and "oral arguments" were heard on October 9, 1996, and none of the issues that were discovered by myself or my wife were raised at our appeal, and as late as September of 1996, even in the midst of all the issues I raised my Attorney William A. Morrison said that he still thinks that we should have co-operated and took the "Deal" that the government offered.

I now understand why blacks make up less than 13% of the U.S. population, but over 50% of the prison population. Blacks as a rule does not know their Civil, Constitutional, or god given rights, and when they are charged with a drug crime, the evidence seems so overwhelming, and the FBI, DEA, ATF, IRS, GBI, INS, U.S. Marshall, and the U.S. Attorney, and the grand Jury are just so mind-boggling and astounding and all their Lawyer talks about is making a deal. Our case may well be the tip of the iceburg, or the straw that broke the camels back, or to be put in its proper prospective: Those "**Shysters and Charlatans**" who has been **Perpetrating** evil and injustice on our black brothers and sisters under the tutelage of the **devil, satan, lucifer, the father of lies, HAS NOW MET THEIR WATERLOO**".

We have maintained our innocence from day one and we refused to be a part of that racise system of injustice; the buck stops here and My wife and I have been P.O.W.'s for 3+ years, and will stay here till "Hell Freeze Over" or till Justice prevail, whicever comes first.

If either or both of you can find it in your heart to assist us in our persuit of "Freedom & Justice" against the powers that be, then contact me at the above address, and I will make all of the infor-mation that we have amassed over the last 3+ years available to you, which will prove beyond a resonable doubt that we are innocent. Let me say in closing that I have no confidence what-so-ever in the Justice Dept. investigating that "**Faction**" in Atlanta, because that would be: **Tantamount to having the "fox guarding the chicken coop"**. I stand by every word that I speak, and you have my "**UNCONDITIONAL**" Permission to release any/all of the enclosed information to the News Media.

May 4, 1997  
Page II

Thanking you in advance for your prompt attention to this matter.

"INJUSTICE ANYWHERE IS A THREAT TO JUSTICE EVERYWHERE" (D. M.L. King Jr.)

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George High

on behalf of Virginia High                      and also Robert Ward  
43083-019 B-1                                      C/O Att. Janice Singer  
p.o. Box 2149                                      3151 Maple Drive  
Bryan, Texas 77805                              Atlanta, Ga. 30305

George High, 43141-019  
Bldg. 5752-3  
P.O. Box 2000  
Fort Dix, N.J. 08640-0902

DC DKT NO. 1:92-00182-1-CR-4

Virginia C. High  
43083-019 SEM-B  
P.O. Box 7006  
Marianna, FL. 32447-7006

DC DKT NO. 1:92-00182-1-CR-5

February 28, 1999

A.C.L.U. OF GEORGIA  
142 Mitchell St., S.W.  
Atlanta, Georgia 30303

Dear Sir/Madam


I am writing this letter as an informal introduction, and on behalf of my wife of 33 years. Briefly stated, my wife and I were indicted in mid 92, and we pled "not guilty", and till this day we still maintain our innocence. Our trial was in Sept./Oct. of 93 and it lasted 3+ weeks, and of course we were found guilty. I never took the stand, was never debrifed, and never made any statement or any sorts to federal agents or my attorney. My wife took the stand, but she never made any deal or cooperated in any way. We self-surrendered on March 28, 1994, and have been incarcerated since. My wife and I have spent all of the last five (5) years in the Law Library proving our innocence. All of the enclosed information was researched by Virginia and I and has been brought to the attention of the courts, our court appointed (former assistant U.S. attorneys, Former Prosecutors) lawyers, "all to no avail" because they were in "collusion" with the government from day one.

I am enclosing copies of the most recant motions that I filed in the District Court, ei.e. NOTICE OF MOTION FOR NEW TRIAL AND RELEASE ON BAIL-NEWLY DISCOVERED EVIDENCE and also MOTION FOR APPOINTMENT OF COUNSEL, construed as ineffective assistance of counsel, which was denied (see enc.), and I filed a timely notice of Appeal. I am only sending you pertinent information so that you may decide if our case will qualify within your parameters. If not, would you be so kind as to refer this information to an attorney who will champion our cause, because we have already done all of the research, and 3/4 of the sentence (97 months).

I have most of the information that an attorney would need e.g. PSI, 2nd and third indictment, all motions and briefs filed and Appeal ruling (U.S. V. HIGH, 117 F.F.3d 464), Trial Transcript (2513 pages), docket entries and all related information. I have also filed a criminal complaint in May of 1998, and has not had any responde as of this date. If you need additional information, do not hesitate to ask because it is all in my possession (here).

I look forward to hearing from you at your earlist convenience.

Sincerely yours,

  
George High

enclosure



U.S. Department of Justice

Federal Bureau of Prisons

Federal Correctional Institution  
P. O. Box 38  
Fort Dix, New Jersey 08640

November 21, 1997

MEMORANDUM FOR DAVID M. RARDIN, REGIONAL DIRECTOR  
NORTHEAST REGIONAL OFFICE

FROM: A. F. Beeleř, Warden  
FCI Fort Dix, New Jersey

SUBJECT: High, George  
Reg. No. 43141-019

ATTN: Anthony Prantow, Regional Designator  
Northeast Regional Office

1. \_\_\_\_\_ Transfer to :  
\_\_\_\_\_ Waive PSF:  
\_\_\_\_\_ XXX Apply Management Variable: Greater Security  
\_\_\_\_\_ Update Management Variable expiration date:
2. Does the inmate agree with the placement or transfer? N/A
3. Inmate's Medical Status: N/A
4. Institutional Adjustment: N/A
5. Disciplinary Record: N/A
6. Rationale for Referral: Mr. High is a Minimum security level inmate with In custody. He is serving a 97 month sentence for Conspiracy to Possess with Intent to Distribute Cocaine and Cocaine Base; False Statement in Acquiring a Firearm; Convicted Felon in Possession of a Firearm; Conspiracy to Commit an Offense Against the United States. He has a projected release date of April 11, 2001, via Good Conduct Time release.  
  
The Unit Team is requesting that the Management Variable of Greater Security be reapplied as justification for his continued placement at this facility. Mr. High's previous Management Variable of Greater Security expired on October 3, 1997. It was applied based on his past history of violence for Aggravated Robbery and his numerous CIM concerns as well.
7. Pertinent Information: N/A
8. Parole Hearing Scheduled: \_\_\_\_\_ YES XXX NO

Prepared by: Freddie E. Perkins, Case Manager