

September 22, 2005

Police Chief Sid Mitchell
City of Leawood Police Department
9617 Lee Blvd.
Leawood, KS 66206

Dear Police Chief Mitchell:

This is your “blackmail” letter from the Bumble Bee!

On July 22, 2005 Johnson County Assistant Attorney Sara Welch alleged I am not amenable to probation based upon my past performance violating court orders prohibiting contact with Donna Braun (Kirk) and my sons.

On or about June 29, 1991 your police department conducted a failed sting operation using my son as bait in joint and concerted action with the Johnson County District Attorney’s Office and complaining witnesses Donna Braun (Kirk) and William Copeland.

All evidence of this failed sting operation was concealed at jury trial and subsequently has mysteriously disappeared. Nevertheless, both my adult son and I remember it quite well as it was a scouting event that originated at Brookwood Elementary School.

I am preparing for sentencing of my Johnson County “blackmail” conviction and in examining documents provided by Assistant District Attorney Sarah Welch I ran across the existence of a letter or affidavit by your predecessor Leawood Police Chief Stephen Cox in the fall of 1992 and entered into federal court proceedings in the fall of 1993.

Quoting federal Magistrate Hayes, “Stephen Cox, Chief of the Leawood, Kansas Police Department, was familiar with defendant Braun due to his contacts with the defendant’s ex-wife. In July 1992 he wrote the Parole Board expressing concern about the defendant’s release. Chief Cox advised the Parole Board:

It is my considered professional opinion that Mr. Braun is an extremely dangerous individual. He is most assuredly capable of homicidal violence, particularly directed toward his estranged wife Donna, who he has emotionally abused and physically injured on a number of occasions in the past. I believe his children are also at risk. Further, he has shown utter contempt for any “No Contact” and other court orders issued to protect his

family. Mr. Braun's history is fully documented in our records. I know that the Johnson County District Attorney's Office shares my concerns."

Federal Magistrate Hayes continued,

"Chief Cox was of the opinion that defendant is potentially the most dangerous person whom the Leawood Police Department had dealt. . . In September of 1992, Chief Cox was advised that defendant Braun had been conditionally released from the Kansas institution where he was serving his two-year sentence. . . Based on defendant's history Chief Cox believed that the defendant would violate this condition at the earliest possible time. Accordingly, two Leawood police officers went to the parole office in Olathe where defendant was expected to check in at a certain time. The officers intended to follow defendant Braun when he left the office." (Quoting from October 8, 1993 Detention Order by United Magistrate Judge Sarah W. Hays.)

Interestingly, I had already been turned down for parole well before July 1992 so the purpose of the letter from Police Chief Cox remains a mystery.

I have attached the Certificate of Conditional Release of September 8, 1992. This is not a court order but an administrative condition of release deliberately made impossible to follow. It is also an unlawful administrative order that denied parental rights without due process in clear absence of any child abuse or neglect. I was put under "surveillance" by your department knowing that if I had gone to my approved residence one mile away from my ex-wife and children I would be arrested!

Just as I was being deliberately setup and provoked in 1991 with failed sting operations using my children and this evidence was concealed at jury trial to obtain wrongful convictions, upon my release I was again set up by the same public officials, including but not limited to officers in your department, with these unlawful release conditions imposed to deliberately exacerbate the situation.

Please note I was approved to live with my cousin at 8429 Lee Blvd, Leawood, KS 66026. Condition #11 reads, "I agree to have no contact with victim and victim's children, victim's family within a five (5) mile radius."

My approved residence was approximately two (2) miles from my ex-wife. It appears that just as your police department was provoking incidents in collusion with the Johnson County Prosecutors Office in 1991, it continued this unlawful practice and policy upon my release one year later in 1992.

My freedom in on September 8, 1992 consisted of a Big Mac, Coke, and fries on the drive from Winfield Correctional Facility to the Olathe Parole Office. When I chose prison into order to have contact with my sons rather than "freedom" without contact I then had all hell to pay! In February 1993, Johnson County Prosecutor Paul Morrison reinterpreted the protection order into a "no contact" court order when he knew it was not

a no contact order because your police department and his office were conducting failed sting operations with complaining witness Donna Braun (Kirk) and William Copeland while the same court order was in effect and then concealed this evidence at trial to secure unlawful convictions.

Just as I refused to obey these administrative orders created by Johnson County Prosecutor Paul Morrison and his cronies, I refuse to stop my “blackmailing” activities exposing their corruption!

This is to request a copy of Chief Cox’s July 1992 letter to the Kansas Parole Board as well as the surveillance reports on September 8, 1992.

This is also to request an internal investigation concerning the failed sting operation by complaining witnesses Donna Braun (Kirk), William Copeland and your Department using my then 9-year-old son, Adam Braun, which occurred on or about June 29, 1991 at Brookwood Elementary School. Apparently all record of this failed sting operation has disappeared. Nevertheless, it happened and a number of officers who participated in this incident remain on your force.

Police Chief Mitchell, I realize you had nothing to do with this situation. However, your predecessor apparently was instrumental in this unlawful public policy and after my business, Gold Standard Corporation, collapsed entered an obstruction of justice conspiracy in federal court to cover-up the unlawful conduct of the City of Leawood Police Department. I hope we are of one mind to clean up this mess and hold those responsible accountable. Please feel free to contact me should you require more information during the course of your investigation.

Failure to investigate and to provide this information will result in public ridicule, contempt, or degradation by exposing you inaction on www.fairtrialsinamerica.org meeting all the elements of Johnson County Blackmail.

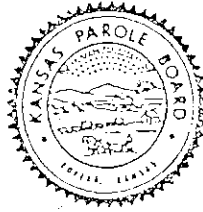
Best Regards.

THE BUMBLE BEE
Conrad J. Braun
3940 Hancock Street. Suite 208
San Diego, CA 92110
(mailed in Johnson County Kansas)

cc: Judge Stephen Tatum
FBI –Special Agent In Charge

112
(9-5-90)

KANSAS PAROLE BOARD
TOPEKA, KANSAS



Certificate of Conditional Release

THIS IS TO CERTIFY THAT CODNRAD J. BRAUN No. 54207

now confined in the KANSAS DEPARTMENT OF CORRECTIONS
is entitled to release by accumulation of good work and good behavior credits pursuant to K.S.A.
22-3718, on SEPTEMBER 8, 1992

Upon release the above-named prisoner shall be under the jurisdiction of the Kansas Parole Board
and the Secretary of Corrections until expiration of the maximum term or terms of sentence,
namely 9-10-93, unless certificate of Discharge is issued prior thereto.

Said conditional releasee is expected to demonstrate capacity and willingness to fulfill obligations
of a law-abiding citizen, but if continuance in conditional release status becomes incompatible with the
welfare of society, he or she may be taken on a warrant issued by the Secretary of Corrections and
reimprisoned pending a hearing to determine if conditional release should be revoked (K.S.A. 75-5217).

Furthermore, the releasee is responsible for filing with the Secretary of Corrections, Topeka,
Kansas, an up-to-date address until said maximum release date or until otherwise discharged by the
Kansas Parole Board.

It is to be understood that this certificate in no way prevents delivery of said person to authorities
otherwise entitled to custody, and if released to a detainer the Secretary of Corrections should be notified
when a disposition of the case has been made.

Given this 13th day of AUGUST 1992

PAR:njj

cc: subject

DCC

WCF

By *Michael J. Ross*
Director

DEPARTMENT OF CORRECTIONS
Division of Community Correctional Services

The above-named prisoner was conditionally released on September 08, 1992
at 8:00 a.m., PHX

(Inmate Signature)

8429 Lee Blvd.
(Address on Release)

Leawood, KS 65025

(Institutional Official)

CA II

EXHIBIT 12

CONDITIONS UNDER WHICH THIS CONDITIONAL RELEASE IS GRANTED

g and Travel: Upon parole release from the institution, I agree to report as directed to the assigned parole officer and follow instructions in reporting on a regular basis and keep the officer continuously informed of my residence and employment. If it is necessary that I travel outside of my assigned parole district (as determined by the parole officer) or the State of Kansas, I will advance permission from my parole officer.

Laws: I shall obey all federal and state laws, municipal or county ordinances. If I am arrested for any reason, I will notify my parole officer at the earliest allowable opportunity.

3. Weapons: I will not own, possess, purchase, receive, sell or transport any firearms, ammunition or explosive devices or any dangerous weapon as defined by the federal, state or municipal laws or ordinances.

4. Personal Conduct: I will not engage in assaultive activities, violence or threats of violence of any sort.

5. Narcotics/Alcohol: I will not illegally possess, use, or traffic in any controlled substance, narcotics, or other drugs as defined by law except as prescribed by a licensed medical practitioner. I agree and consent to submit to a blood or urine test at the direction of the parole officer. At no time will I consume intoxicating liquor to excess.

6. Association: I will not associate with persons engaged in illegal activity and will obtain written permission from the parole officer and institutional director to visit or correspond with inmates of any correctional institution.

7. Employment: I agree to secure and maintain reasonable steady employment to the best of my ability unless excused for medical reasons.

8. Education: I agree to make progress toward or successfully complete the equivalent of a secondary education if I have not completed such by the time of my release and I am capable, as determined by my parole officer.

9. Costs: I agree to pay restitution, court costs and other costs as directed.

*Special Conditions: I agree to abide by the special condition(s) as stipulated below as well as to comply with instructions which may be given or conditions imposed by my parole officer from time to time as may be governed by the special requirements of my individual situation.

10. I agree to seek immediate psychiatric evaluation and comply with evaluation recommendations.

11. I agree to have no contact with victim and victims children, victims family within a five (5) mile radius.

12. I agree to directly or indirectly abstain from consumption of alcohol and drugs not prescribed by medical doctor.

I understand that if I successfully complete these obligations, my case will be considered by the Parole Board for a full and complete discharge from sentence and parole. Pursuant to K.S.A. 21-4619, I may be eligible to have this conviction expunged subsequent to discharge.

I have read, or had read to me, the foregoing conditions governing my release. I fully understand them and will abide by them to the best of my ability. I realize that if I violate them, I may be retaken on a warrant issued by the Secretary of Corrections and reimprisoned pending a hearing before the Kansas Parole Board to determine if my parole or conditional release should be revoked. I understand that I will be afforded a preliminary hearing whenever necessary, to determine if I have violated any conditions of my agreement, unless I choose to waive this hearing, or the court determines said violation by due process of law. I also agree that if I leave the state without permission, I will not contest any effort to be returned. If I am placed in a treatment program, while under supervision, I agree to authorize the release of any information pertinent to my case from staff of the treatment facility to the parole officer, Secretary or Board.

Refused to sign
Inmate Signature

WITNESS: Eleanor Pearson
Institutional Official

Number
9/4/92
Date