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We will be updating and posting new information bi-weekly, and we will also post a link to the past information which we presented on this page, so that you may follow along in our journey. Please keep in touch and stay informed as we are finding new information daily. Anyone who wishes to help us in our endeavor is welcome.

We are associated with a number of other organizations now, and we will post a change in our organization page to address who we are in contact with, and who has posted our advocacy group on their websites.

Our organization is currently working on a number of projects. At this time, we are currently in negotiations with a law firm that will represent all of us who join our organization against the State of Nevada for the violations and restraints of our Constitutional Liberty Interests, including First Amendment Rights. We are extremely close to reaching a deal, and we will hopefully have counsel for every case relating to Lifetime Supervision, and many cases concerning Parole and Probation, and all of cases relating to all of our Constitutional Rights soon.

We will post this as soon as possible if an agreement is reached, as we will be filing a number of suits immediately against the State for their illegal actions, and against many Officers for violations of our Constitutional Rights. Many Officers believe that they can not be held accountable for their actions due to qualified immunity, but we know better. All of the attorneys that we have discussed this with agree with our research. We can hold them accountable and sue them for their illegal actions, and we are in the process of that now. The only way to make them hear us is to hold them accountable, and make them pay out of pocket for the illegal actions they do.

If an agreement is reached, it will open up every case that we agree to take to be a contingency case, which means that you do not have to pay for us to represent you, as we will get paid when we win your case. The law firm would not do this, unless they believed in everything that our organization has researched and found to be true, and held by the Courts of the land. Please contact us to discuss your current situation and violations of your civil rights, and the civil rights of your families, friends, and neighbors.

We recently attended an Open Public Meeting of the Board of Parole Commissioners on August 31, 2011, where we presented many studies relating to offenders, the true rates of recidivism, the misinterpretation by the Board of the injunction issued by the Courts concerning the implementation of the Adam Walsh Act, and where we fought the imposition of even more punitive measures that Lt. Helgerman of the Division of Parole and Probation was trying to get implemented by the Board. Our organization believes that almost all of these conditions of Lifetime Supervision are illegal. We also believe that when an Officer, who has no legal training and is not an attorney, tries to implement conditions that have not had any actual legal research done to find whether they are constitutionally legal according to the State of Nevada's laws, is doing an extreme

disservice to the State. This implementation of conditions by someone who does not recognize the legal ramifications of their actions is troubling, especially when those actions can cause the State to be sued for illegal restraints of constitutional rights.

Our organization had a very big impact on the conditions of Lifetime Supervision, and we had success by not having many of them implemented as the Division wished, and one that was completely changed. The Deputy Attorney General for the State of Nevada, Julie Towler, was present and if she did not agree with our stance on therapy, why was the condition changed that day, during the course of the meeting. If you are currently on a condition that mandates therapy for Lifetime Supervision, please contact us as we would like to help you try to be released from that condition by the information that we have presented to the Board, as the implementation of therapy for those currently on Lifetime Supervision was illegally imposed.

We are currently filing a civil lawsuit to sue the Board and the Division for the implementation of a condition of therapy without any fact finding determination by a licensed therapist. We will be seeking damages and the refund of all monies paid to the therapist by reimbursement of those funds by the State. We believe that every person currently on Lifetime Supervision who has been ordered to attend therapy by the Division of Parole and Probation and their Officer has actionable grounds to sue the State for their illegal actions.

We are also currently involved in a criminal and civil lawsuit against the State for the illegal implementation of a polygraph against an offender. The State has improperly applied the statutes of the State of Nevada, and has actually stated that they do not apply to them. They have also stated that an offender can not take the 5th Amendment in relation to a question asked by the polygrapher. We believe that we will win this lawsuit and the State will have to pay damages for this violation of civil rights. If you are on Lifetime Supervision and have had to take a polygraph, please contact us as we believe you have actionable cause for having your rights violated.

We are also filing a civil lawsuit against the Division and their Officers for the illegal violations of our civil rights in relation to Halloween. Recently, another State Supreme Court has held that offenders can not be deprived of their rights on Halloween. Any one who was forced to stay home on a curfew, missed work, or had any other condition imposed on Halloween needs to contact us to possibly join in this lawsuit.

We also recently attended a Committee Meeting of the Nevada Legislature relating to the current registration laws held on October 11, 2011, where we also presented a large amount of information for the Committee to consider.

One of the most important outcomes of this meeting is that our organization is now working with a number of other organizations in Nevada and from across the country to present a unified front, and to present the true statistics and studies to the Legislature to prove our point, that the registration law is illegal as applied, and that the reasoning behind the law does not work. This have been proven in many studies.

It has taken our organization over a year to set up and get things organized, but we are getting better at what we do every day. We have devoted an extreme amount of time to legal research to define our rights, by researching State Supreme Court, Circuit Court and US Supreme Court decisions, so that we can hold the State of Nevada accountable for the actions they have illegally performed against us. We believe we will win all of these lawsuits. Please contact us to join our effort.

Please help up keep the Constitutional Rights granted to us in our hands.