

OFFICE OF THE CLERK  
UNITED STATES DISTRICT COURT  
1 COURTHOUSE WAY  
SUITE 2300  
BOSTON MASSACHUSETTS 02210

CIVIL ACTION # 07-11823-RWB

U.S. DISTRICT COURT  
BOSTON, MASSACHUSETTS  
2008 AUG 6 AM 06

6 AUGUST 2008

DEAR SIR(S)

IN REGARDS TO ADDENDUM TO TRENKLER'S 2255 SUBMITTED ON 21 JULY, 2008, PLEASE FIND ENCLOSED: 1.) A TWO (2) PAGE AFFIDAVIT OF EDWARD J. O'BRIEN IN THE CASE OF THE COMMONWEALTH OF MASSACHUSETTS V. JOHN J. SHEA DATED 18 APRIL, 1995; 2.) A ONE PAGE LETTER FROM SHERIDAN L. KASSIRER TO THE HONORABLE RYA W. ZOBEL DATED 3 JULY 2008.

DUE TO EVER CHANGING POLICY ISSUES WITH THE FMC DEVENS MAILROOM, THE CURRENT EXHIBITS "I" AND "K" ARE NOT IN THEIR ORIGINAL FORM. THE ENCLOSED UNEDITED COPIES OF THE ORIGINAL DOCUMENTS, 1.) AFFIDAVIT OF EDWARD J. O'BRIEN IN THE CASE OF COMMONWEALTH OF MASSACHUSETTS V. JOHN J. SHEA, DATED 18 APRIL 1995, IS TO BE INSERTED UNDER "EXHIBIT I" TO REPLACE THE EDITED AFFIDAVIT CURRENTLY UNDER "EXHIBIT I", AND 2.) THE ENCLOSED ONE PAGE LETTER FROM SHERIDAN L. KASSIRER TO THE HONORABLE RYA W. ZOBEL, DATED 3 JULY 2008, IS TO BE INSERTED UNDER "EXHIBIT K" TO REPLACE THE UNSIGNED LETTER CURRENTLY UNDER "EXHIBIT K"

PLEASE PARDON THE INCONVENIENCE.

RESPECTFULLY SUBMITTED,

BT: Alfred W. Trenkler  
ALFRED W. TRENKLER  
PETITIONER PRO SE  
FMC DEVENS  
P.O. BOX 879  
AYER, MASSACHUSETTS 01432  
#19377-038

CERTIFICATE OF SERVICE

THIS IS TO CERTIFY THAT I HAVE THIS 6<sup>TH</sup> DAY OF AUGUST, 2008 SERVED UPON THE U.S. ATTORNEY'S OFFICE, 1 COURTHOUSE WAY, SUITE 9200, BOSTON MASSACHUSETTS 02210, A COPY OF THE FOREGOING DOCUMENT BY FIRST CLASS MAIL.

BY: Alfred Wrenkler  
ALFRED W. TRENKLER  
PETITIONER PRO SE

COMMONWEALTH OF MASSACHUSETTS

PLYMOUTH, SS.

SUPERIOR COURT  
NOS. 91055-58

COMMONWEALTH

V.

JOHN J. SHEA

AFFIDAVIT OF EDWARD J. O'BRIEN

I, Edward J. O'Brien, do hereby depose and state that:

(1) I am the attorney for the above defendant, John J. Shea.

(2) The defendant's Motion To Revise And Revoke his sentence was based upon two grounds. The first ground is that the Appeals Court reversed two of the defendant's convictions and ordered that judgments enter in his favor on those two indictments. The Appeals Court decision affects the Superior Court Sentencing Guidelines which were used to sentence the defendant. ~~Two convictions have been wiped out, and the use of a dangerous weapon in the commission of the other offenses has been removed. In short, the effect of the decision is to reduce the defendant's sentencing range under the Sentencing Guidelines.~~

(3) The second ground for the motion is the fact that the defendant provided federal authorities with information which led to the conviction of Alfred Trenkler for the killing of Boston Police Officer Jeremiah Hurley in a Roslindale bombing. I have spoken to Assistant United States Attorney Paul Kelly and he is willing to appear on Mr. Shea's behalf at a hearing on a motion to revise and revoke his sentence to relate Mr. Shea's cooperation to this Court.

(4) The defendant's motion to revise and revoke his sentence is not based upon his parole status, but on legitimate grounds which, if known at the time of sentencing, would have been material considerations for reduction in the defendant's sentence.

Signed under the penalties of perjury, this 17th day of April, 1995.

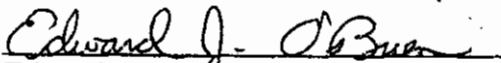
Edward J. O'Brien

CERTIFICATE OF SERVICE

I, Edward J. O'Brien, attorney for the defendant, do hereby certify that I have served a copy of the foregoing Defendant's Motion For Reconsideration and Affidavit of Edward J. O'Brien in this action by mailing copies thereof, this date, postage prepaid, to:

John Bradley  
Assistant District Attorney  
P.O. Box 1665  
Brockton, Ma 02403

Dated: April 18, 1995

  
Edward J. O'Brien

Sheridan L. Kassirer  
21 Squirrel Road  
Wellesley, MA 02481

July 3, 2008

The Honorable Rya W. Zobel  
Justice, US District Court  
The District of Massachusetts  
1 Courthouse Way  
Boston, MA 02210

Dear Judge Zobel:

After studying many of the details recently revealed in the Alfred W. Trenkler case, I am convinced he is innocent. I hope you will see to it that justice prevails and he is released. I was foreman of the jury in this case; and I am very saddened to learn that much of the evidence that was presented and accepted by the jury is now highly suspect.

First, the entire notion of the possibility of a "signature" bomb has been largely discredited over the years. Even if this theory were still extant, however, details now revealed indicate that there were very few similarities between the bomb that tragically killed Officer Hurley and wounded Office Foley and Mr. Trenkler's previous prank "bomb". The Radioshack receipt has now been disputed as being legitimate and the toggle switch appears not to have come from Radioshack either. I know as a member of the jury that these facts played heavily into the decision to convict.

Secondly, it now appears that the testimony of a key witness, Mr. William Lindholm, is now seriously suspect. He most likely did have a deal with the prosecution, which he denied vociferously during the trial.

Lastly, there have been several unfortunate legal misfires in the case of Mr. Trenkler, not the least of which, of course, was his use of Mr. Morris Goldings as counsel, who was later convicted of embezzlement.

Meanwhile, Mr. Trenkler's co defendant, Mr. Tommy Shay, was released on these charges.

Surely there is some action that can be taken to address this wrong.

Sincerely yours,

  
(Mrs.) Sheridan Kassirer