

AFFIDAVIT OF PETER KEVIN Mc GREGOR LANGAN

MADE ON THE 16 TH OF AUGUST 2004

I Peter Kevin Mc Gregor Langan, do swear and affirm under the penalty of perjury that the statements and affirmations. I make in this affidavit are true and correct to the best of my knowledge and recollection. They are as follows.

1. Any and all statements, facts, and documents that I have filed and referred to in any and all filings I have made to this Court. In regards to my Petition filed under Title 28 U.S.C. § 2255. Are true and correct to the best of my knowledge and recollection. (See Langan V. U.S. case #'s CR2-96-014 & C-2-0832 U.S. Dist.Ct. SD.OH)

2. Any and all documents I have filed in regards to the Petitioners pending Petition and or related motions before this Court. Are to the best of the Affiant's/Petitioners knowledge authentic, and have either come from the Respondents files, this Court or other reliable, verifiable sources, and or are by the Affiants/Petitioners own hand.

3. On January 18 1996, the Affiant/Petitioner was shot at and wounded by Agents of the Respondent, at least two projectiles were removed from on or within the body of the Affiant/Petitioner. One wound was below the left eye which was from a shotgun shell wadding, the other wound was to the Affiants/Petitioners Back. The Petitioner did also suffer grazing gunshot wounds to the head and lower back. The bullet that was removed from the Affiant's/Petitioners back at Grant hospital on 1/18/96 was from a wound received that day. The evidence offered to the contrary by the Respondent is false.

4. The Affiants Pervious affidavit regarding the whereabouts of Kevin Mc Carthy is true and this Affiant would further add in light of recent revelations. That any and all accounts of Kevin Mc Carthy activities from 4/16/95 to 4/22/95. Are based upon falsehood. The Petitioner does know from direct knowledge that Kevin Mc Carthy was

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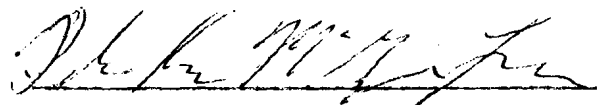
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4. (Continued).... not in Pittsburg Kansas on 4/19/95. Having been previously gone from there for several weeks Kevin Mc Carthy arrived around 1:00 or 2:00 AM on the Morning of 4/20/95. A serious and intense discussion about OKBOMB was had by all persons present. Kevin Mc Carthy did see and hear accounts of the Oklahoma City Bombing on television before leaving for Iowa in a blue Ford van, to Help register the Chevy Suburban he arrived in. At the time Kevin Mc Carthy did deny an involvement in OKBOMB. But in December of 1995 Kevin Mc Carthy did in fact reveal that he, and some of his associates were involved in some way with the Bombing of the Alfred P. Murrah federal building in Oklahoma City on 4/19/95.

Further more before December of 1995 Richard Guthrie infered and alluded to the Petitioner that Kevin Mc Carthy and some of his associates were involved in OKBOMB. And Guthrie told the Affiant that this was the real reason for the falling out between Richard Guthrie and Kevin Mc Carthy and Mc Carthy's associates . The Affiant has reason to believe that the Statemnts by Guthrie and Mc Carthy are true.

5. The Affiant/Petitioner never ever conspired to Rob the Society Bank of Springdale Ohio with Shawn Kenny, not in 1993,1994,not ever. Any discussion or plan to commit any thing that would have been against the law Between the Affiant/Petitioner and Shawn Kenny. Ceased in 1993. The Affiant/Petitioner withdrew from any such conversation or plan regarding Shawn Kenny in 1993. The Petitioner never went on any "Dry run" or was ever with Shawn Kenny, and Richard Guthrie at a time and Place that The Bank in question was open for business to be Robbed. Shawn Kennys statements other wise are false.



Peter Kevin Mc Gregor Langan-Affiant

City/County of LEE Commonwealth of Virginia.

This foregoing instrument was acknowledged before me this 17th day of August, 2004,

Glenn M. Angus

Notary Public

My Commission expires: September 30, 2006