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CONFIDENTIAL

VIA U.S. REGISTERED MAIL, AND tips.fbi.gov PORTAL, (* portal submission absent declaration and exhibits)

In Re. Los Angeles Police Dept. Det. Report DR 12-09-11015, LAPD Internal 2013 Review Of DR 12-09-11015, Then Kamala Harris' Review In Her Previous Post As CAG, And Those Reviews' Upholding Of Politically Suppressed Independent Corroborating Direct Witness Statements From DR 12-09-11015, And Now 2022 Question Of New Related Criminal Activity Using Federal Housing (S8), Program, Or Program Participant, To Mask/Conceal Connection

Dear S.A. Quesada,

To get the gist of this report about question of Los Angeles City employees' new 2022 disparate activity being in fact federal crimes cleverly disguised as accidental harm, one has to go back in time a bit. I provide a brief synopsis first:

BRIEF OVERALL SYNOPSIS

This report is about question of unidentified Los Angeles City employees, in 2022, employing Federal section 8 housing voucher program, or program participant, to retaliate against and harm, (see email of my complaint **EXH. A**). I spoke out as a schoolteacher and litigated against City/County employees in Pro Se from 2013-2020 about the cover-up of a politically sensitive Los Angeles Unified School District, (LAUSD), teacher, (perp.), on student, (victim), classroom incident. Showing possible motive for these 2022 attempts to harm me; suppressed witness statements, (**EXH B**), discovered in that quashed 2013-2020 Pro Se USDC litigation now establish, (or at least warrant the bureau's investigation), that:

- a) the April 20, 2012 incident involved an LAUSD teacher's classroom violations of 240PC (assault), 242PC(battery), 422PC (criminal threats), and 273aPC, (endangering a child), not just one shove/battery.
- b) Los Angeles School Police, (LASPD), officer N. Weber 1321 knowingly made false statements in his initial crime report DR # 12-09-11015, (**EXH. C**), regarding his own genuine ability to contact witnesses; he thus also suppressed witness statements, (**EXH B**), from his report, (118.1 PC "wobbler"); and moreover, then, in "snowball" effect, Weber's criminal acts were later "backed up", or aided and abetted, by a string of increasingly higher echelon individuals, to keep it all "under the rug".

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- c) Those individuals who signed off on Weber's crime report or were involved in oversight of it, or assisted Weber, include: Van Nuys High and LAUSD administrators and 2012-2013 Board of Education members, LAPD detectives Dawn Devine Pelt and Richard Yep, (who authored subsequent pages of crime report DR 12-09-11015 **EXH C**), then LAPD Assist. Chiefs Kirk Albanese and Michel Moore, (Moore now current LAPD Chief), then LAPD Chief Charlie Beck, (see **EXH. E**), LAPD Juvenile Division Captain Fabian Lizarraga, (**EXH E**), LAPD Police Commission President Steve Soboroff, LAPD Police Commission Executive Director Richard Tefank (see LAPD 'fact sheet' **EXH. E** & Tefank's email **EXH F**); then even CAG Kamala Harris herself, (see Proof of Service of notice of cover-up on Harris in indiv. capacity as **EXH G**).

Despite the crimes taking place in 2 active school classrooms full of students, teachers, and special education aides, and despite the harvesting of many many juvenile and adult witness statements, (**EXH B**), that were suppressed from the police reports but then forced to light by Federal litigation between 2013-2020 and even mailed to Police Commission President Soboroff, all these important law enforcement people appear to have all backed up, in "snowball" effect, 1st. responding school police officer N. Weber 1321 and Weber's statement of "***I was unable to contact any witnesses that saw the actual event happen***" (see 2nd pg. of **EXH C** at bottom of pg.) , statement which evolved into detective Dawn Devine Pelt's confirmation a few days later ,(see **EXH C** 3rd pg.), of "no witnesses" simply because the 15 year old victim had supposedly told the cops "***no witnesses***". By the time Los Angeles City Attorney Alex T. Perez 143317,(still with City Atty. in 2022), issued a disparately timed decision almost a year later on April 11, 2013,(**EXH D**), it had become written in stone: "***no witnesses.***" There were many independent corroborating direct witnesses, both juvenile and adult. The statements of "no witnesses" were falsifications.

Because my 2013-2020 USDC actions, and even SCOTUS petitions, attempted to expose their upholding of a crime, any of these individuals could be behind the disparate stonewalling going on in regard to my health endangering situation going on in 2022 at my home with the section 8 neighbor. It's a matter of life and death, so damaging is months and months of severe disturbances to sleep when I cannot move from that condo because I will not have enough after selling it to buy another and fear I cannot afford rents on my CALSTRS cut down pension, (18 years of career instead of normal 30 or 35).

MORE DETAILED NARRATIVE

I'm a former Art teacher at Van Nuys High School in the Los Angeles Unified School District, (LAUSD). I have enclosed hard copy of redacted USDC court filed, (redacted under USDC protective order), Los Angeles School Police, (LASPD), officer, (N. Weber # 1321), and LAPD Det. Dawn Devine Pelt's #27287, (Ret.), and Det. Richard Yep's #27015 (Ret.), 2012-2013 joint reports all on the same aforementioned April 20, 2012 incident, all marked by school police and then LAPD as # DR 12-09-1015, (**EXHIBIT C** to my enclosed declaration in support of this report). *Note also there is no old or current litigation related to this reporting right now.

Retired Det. Dawn Devine Pelt's current residence is listed as [REDACTED]
Retired Det. Richard Yep's current residence is listed as [REDACTED]
 [REDACTED] Los Angeles Unified School Police Officer Weber's first name and address are unknown to me but are ostensibly known by Los Angeles Unified School District School Police, (www.laspd.com.)

EXHIBIT C/ LAPD DR 12-09-11015 is a series of consecutive police and detectives' reports, (minus any witness statements or mention of any statements actually existing), on an April 20, 2012 teacher, (perp.), on student, (victim), Van Nuys High School Los Angeles classroom incident described by LAPD as "battery", (one shove in one classroom). This was not

truthful if one gives weight to the, (later suppressed), witness statements harvested on or about April 20, 2012 by then Van Nuys High Assist. Principal Phyllis Gay Baer and Principal Judith Vanderbok, statements that were given to me by Hurrell& Cantrall/ LAUSD lawyer Amie S. Park # 273346 as Defendant LAUSD's initial disclosures in my 2013 Pro Se USDC discovery, (*see* many of those witness statements as enclosed **EXHIBIT B**). In reality the April 20, 2012 incident spanned two full, in session, K12 special education classrooms. These were the perpetrator teacher [REDACTED]'s classroom and neighboring teacher [REDACTED]'s room, and also the hallway between both rooms in the upper floor of the school's main building, right above the offices of then Principal Judith Vanderbok and Assist. Principal Phyllis Baer. The incident also broke multiple other Calif. statutes prohibiting assault, criminal, (death),threat(s), and cruelty on a child/273d PC. Perhaps most glaring was the apparently desperate need to suppress two full classrooms of child and adult witness statements by LAUSD and LAPD, so that the incident supposedly could be "cleared other" under the guidelines of the LAPD's "Detective Operation Manual", (DOM), and the Caucasian mid-career teacher saved, by ludicrously relying on an impoverished minority, (Latino), child abuse victim, (15 year old special education student), supposedly saying he did not want to prosecute his, (moreover trusted authority position), abuser. By also suppressing the witness statements and the truth of witnesses' availability, the falsification by implication could be made that victim's testimony was, the only witness testimony which would have "made the case", a requirement to "clear other" under the DOM if an adult victim refuses to prosecute. It was all rigged.

Perp. [REDACTED]'s 2022 residence is listed as [REDACTED] CA. [REDACTED]; other teacher [REDACTED] residence is listed as [REDACTED], Los Angeles, CA [REDACTED] Principal Judith A. Vanderbok's, (Ret.), residence is listed as [REDACTED] A.P. Phyllis Gay Baer's, (Ret.), residence is listed as [REDACTED]

I originally litigated between 2013-2020 about this question of crime by LA school police & LAPD in regard to the filing of these falsified municipal police reports marked DR 12-09-11015. As it was just I, a schoolteacher in Pro Se, the unfortunate "snowballing" of upholdings of DR 12-09-11015 in its corrupted state, reached the highest Calif. law enforcement authorities, including eventually even then CAG Kamala Harris. I was in pre-trial litigation in Pro Se, for financial reason not by choice, (*see* USDC cases underlying my eventual docketed SCOTUS petitions No's 20-354 and 18-9663), but my legally ignorant desperate Pro Se litigation was, I believe, simply drowned by LAUSD/County of Los Angeles, by contracted Hurrell & Cantrall firm lawyers, and my ignorance of law, (no previous experience), and/or politically biased rulings to protect rising party member Harris. Harris had become involved as CAG with oversight of the LAPD police commission President Steve Soboroff and commission executive director Richard Tefank's internal LAPD review "fact sheet" of DR 12-09-11015 in 2013, (*see* USDC filed copy of LAPD internal "fact sheet" as **EXHIBIT E**, and Tefank's email to me as **EXHIBIT F**, enclosed here). (Soboroff and Tefank remain on the LAPD commission to this day).

Why open old wounds? Now in 2022 new circumstantial evidence leads me to believe people in the City (Los Angeles housing authority, (HACLA), have been trying to, and are continuing to try to, harm me for the past 9 months via a, (probably cherry-picked), section 8 voucher tenant next door to my condo. enacting an unusually tactful method of sleep deprivation at night. (See description of sleep deprivation activity in my emails to City Council **EXHIBIT A** and see 9 months of emails and perjury sworn audio recordings on USB drive accompanying U.S. Mailed version of this report). Both townhomes share a wall. I believe perpetrators are employing the federal section 8 program to harm by disparately stonewalling nine months of cries from me for help re. the next-door landlady not taking any action; or they are, (less likely), directly employing the program participant as a knowing agent. I believe the disparity of the situation supports motive related to the 2013-2020 federal litigation and DR 12-09-11015. My recent 2022 email to Los Angeles City councilwoman Nury Martinez as **EXHIBIT A** enclosed here, and material on

enclosed USB , at least supports bureau investigation of the corrupt use of this federal program to harm and injure? Online search shows that HACLA housing authority employees do have connections, at least via certain land leasing agreement(s), to LAUSD individuals. The individual in charge of section 8 is Carlos Van Natter at Housing Authority, City of Los Angeles, (HACLA), 2600 Wilshire Blvd. Los Angeles, CA 90057. On information and belief, the woman staying at the section 8 voucher unit next door at **8927 Cedros Av [REDACTED], Panorama City CA 91402** and making the night sleep deprivations since Jan. 2022, is, (according to DMV info. from a 2006 [REDACTED] CA. plate [REDACTED], a [REDACTED] out of Columbia MD. Area and Southern Calif., (aka [REDACTED] [REDACTED] [REDACTED] [REDACTED], aka [REDACTED] [REDACTED], aka [REDACTED] [REDACTED]). The uncommunicative owner of that condo. # [REDACTED] San Juan's landlady, is a [REDACTED] [REDACTED], listed at [REDACTED] [REDACTED] a [REDACTED] [REDACTED].

I'm hard copying you Agent Quesada/ the bureau on my enclosed recent attempted 2022 email to LAPD Officer, (or maybe now Detective), Joel D. Shunkey c/o 2022 LAPD command staff and 2022 commission President Eileen Decker, (see my email attempts as **EXHIBIT H** enclosed here). Both Det. Richard Yep's 2013 portion of DR 12-09-11015, (see last page of **EXHIBIT C**), and also the LAPD juvenile division's supposedly honest internal 2013 DR 12-09-11015 "fact sheet" instigated by my litigation and complaints, (**EXH. E**), both state that an LAPD officer Joel D. Shunkey worked the DR 12-09-11015 case and physically arrived at Van Nuys high in 2012 to handle it. Det. Richard Yep, the DR 12-09-11015 supervising detective, even states, (see last pg. of **EXH. C**), that: "*per a SCAR, (suspected child abuse reporting), completed by Officer J. Shunkey*". (that SCAR secreted/not disclosed in USDC discovery), the correct April 20, 2012 date of crime was revealed. LAUSD officer N. Weber had entered false date, (see his date on 1st pg. of **EXH C**), that the crime occurred April 30, 2012 on his initial DR 12-09-11015, which had the effect of shortening by a week the number of school days during which Weber was supposedly "unable to contact" any of the classroom witnesses who were in school every day, while Weber was at work also at Van Nuys High school between the April 20, 2012 incident and his May 7 2012 report, at least 10 school days later. Supervising LAPD Det. Richard Yep's "add on" portion of 12-09-11015, correcting Weber's date, tellingly only came a year later in 2013, after movements related to my USDC cv13-06373 lawsuit had commenced.

Also supporting theory that LAPD are now trying to keep this post litigation FBI report from Shunkey and keep Shunkey from making his own FBI report, is fact that the LAPD's 2013 "fact sheet", (**EXHIBIT E**), admits Shunkey's LAPD serial is **38534** and that LASPD officer Weber's initial 2012 report DR 12-09-11015 was taken "after conferring" with Shunkey. When someone signed off in an almost unintelligible scrawl, but in what looks like the name "Shunkey" as "approver and reviewer", on the bottom left of the 1st page of the DR 12-09-11015 report of School Officer N. Weber, (**EXHIBIT C**), that individual uses a completely different serial **23533**. Did Shunkey sign off on school police officer Weber's report?

Was Shunkey "pulled off" DR 12-09-11015 because he refused to falsify? I tried to get to Shunkey by email in 2022 via an LAPD Van Nuys Captain, and then Chief Michel Moore, in the hope Shunkey would augment this instant FBI reporting. They stonewalled and shortly an LAPD detective contacted me, (see email chain **EXHIBIT I**), and suspiciously opened a "complaint" to "address my concerns" although I specifically asked them to leave the matter to federal authorities and absolutely did not request that LAPD "re-investigate" themselves, or open any complaint on my behalf. I took the move as veiled intimidation. LAPD officer, (perhaps now Det.), **Joel D. Shunkey is listed as residing at [REDACTED]**

As a teacher at Van Nuys High school who eventually lost everything, (job, license, and I was horrifically smeared by LAUSD, see SCOTUS 20-354), I saw those destructive acts as stemming from my agitation about the way DR 12-09-11015 was handled by LAPD, LAPD Commission, then CAG Harris. It was not painted that way in the media however, starting with NBC.

I was not out to get the DR 12-09-11015 perp., ([REDACTED] [REDACTED]), (Calif. teaching credential No. 1 [REDACTED] from 2009-2020 no adverse commission actions)). I agitated more and more from 2013-2020 because my job, career, and license were being threatened after a student witness named M [REDACTED] R [REDACTED], (currently listed [REDACTED] CA. 91306) told me about it and then the perpetrator told me administrators “backed him up” and there were no consequences for him.

I reported to LAUSD board that the school had handled it corruptly, and then reported to the police commission that I perceived police handled it corruptly.

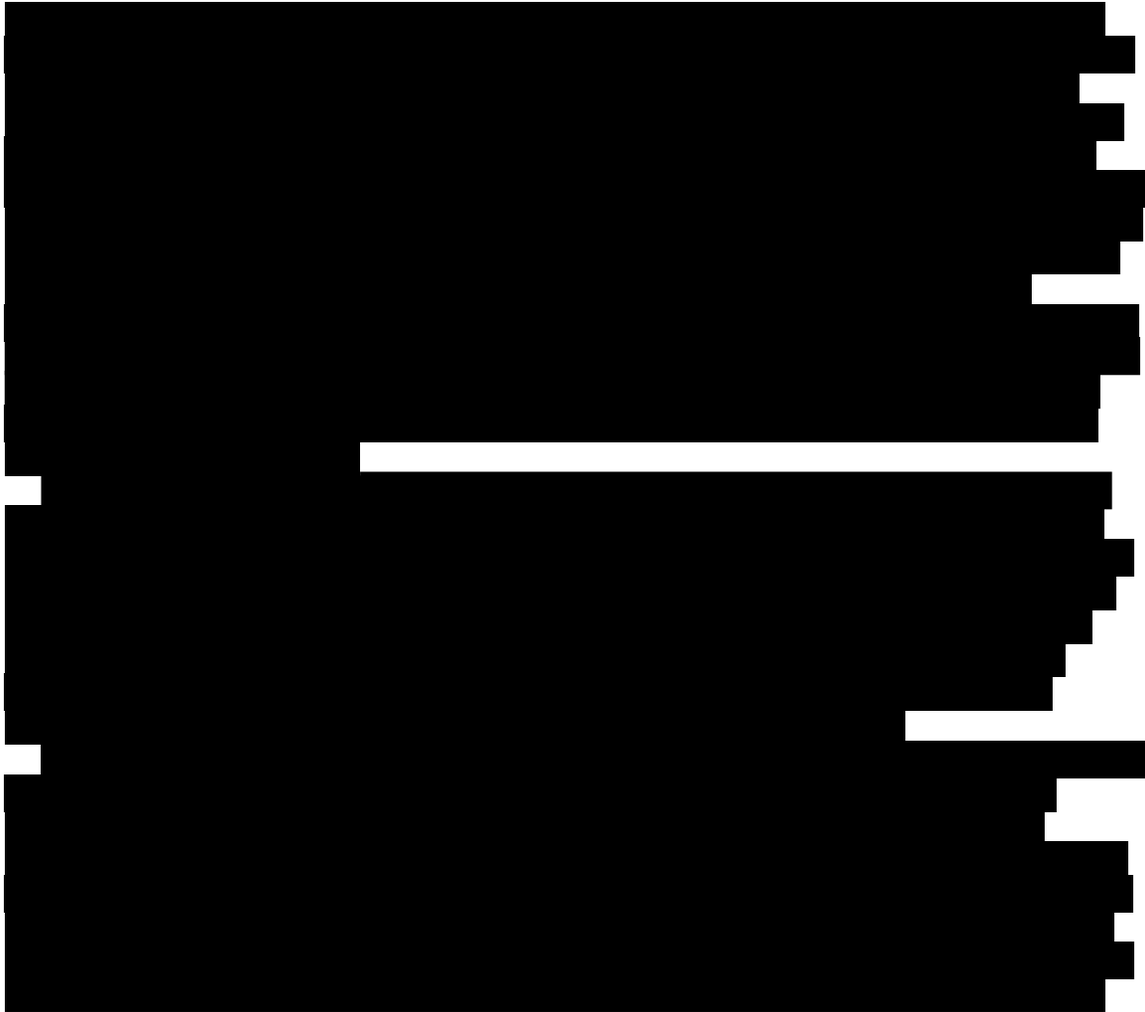
After I told an LAPD Juvenile Div. **Det. III Rose Marie Ledesma Gaeta # 32097** what student M [REDACTED] R [REDACTED] had told me about the incident, (witness R [REDACTED] physically mimed choking motion by suspect teacher [REDACTED]), LAPD Det. Gaeta emailed me confirming the SCAR was filed by another adult witness, a substitute teacher at VNHS, (who is still at Van Nuys High as a full time teacher now). I forwarded Det. Gaeta’s email to NBC and NBC’s response was to do that NBC story you can still see online about me, about a stern letter I wrote to two parents, not the [REDACTED] incident.

NBC deliberately omitted the Gaeta email confirming the SCAR. I later found out that the reporter at NBC, John Cadiz Klemack, was a Facebook friend of LAUSD general counsel David Holmquist. Once LAUSD knew I had sensed something funny about no arrest & no-consequences for [REDACTED], I believe they were already scheming to ouster me.

I had reported what I perceived to be corrupted handling of the DR 12-09-11015 incident, to 2013 police commission members at LAPD, then to CAG Kamala Harris via an individual capacity service of process on her in San Francisco, (after my emailing of her and her various then CAG deputies/aides including Nathan Barankin and Rochelle East was met by silence). See POS of service on Harris as **EXHIBIT G** enclosed here. They all were silent or signed off supporting DR 12-09-11015, in my view suppressed the witness statements I had mailed to them and which they, (LAPD police commission President Steve Soboroff), had confirmed receipt of, and in response Harris pulled my credential in 2016, (revoking using that 2012 letter to parents on NBC four years earlier as supposed cause.)

A former CAG deputy/ direct employee of Harris’, (John Edward De Cure # 150700), was mysteriously swapped in at the last minute as a supposedly “impartial” replacement, bumping the regular scheduled OAH administrative law judge, (ALJ), Ralph Brown Dash #70578 during my credential revocation “hearing” in 2016, (**ALJ Ralph B. Dash’ (Ret.) 2022 listed residence address:** [REDACTED] Harris used her Deputy Kristen Bruesehoff Dalessio #149081, as her OAH hearing representative in person in Los Angeles. To me the revocation was rigged and pre-determined because of the fracas I had raised around LAPD DR 12-09-11015.

[REDACTED]



Since 2013 I tried to fight in court by myself for 7 years 2013-2020 and was drowned out by lawyers tricks and papering techniques and my ignorance of the rules of authenticating evidence for court.

See attached LAPD documents. [REDACTED]'s April 2012 classroom battery was "cleared other" by Devine-Pelt following Det. Richard Yep's directive, supposedly because the impoverished minority 15 year old victim M.P., (a minor in 2012 and thus child abuse), was unwilling to prosecute, (his "decline to prosecute" maybe an illegal solicited or coerced statement?) The LAPD "detectives Operations Manual, (DOM), sections referenced by Devine-Pelt don't support that.

If 15-year-old minor victims of child abuse by a trusted teacher perp. are permitted to clear cases by declining to prosecute, where do we draw the line? A 12 year old can then decline to prosecute a trusted friend or family member who abused them and "save the perp."? A 6-year-old victim can do the same? Those "clear other" DOM sections Det. Devine-Pelt cites are not pertinent to child abuse victims where an abuser may be a trusted teacher or family member or friend. A minor's "decline to prosecute" decision is too muddled by emotion of a child abuse victim. Likewise the parents, a year later in 2013, supposedly telling Det. Devine Pelt during her "follow up" that they don't want to prosecute, falls flat as cause to "clear other" given the many witnesses who were available at the time of crime. Neither the parents, nor the victims, testimony would have "made the case".

DR 12-09-1015 was rubber-stamped that the victim "declines to prosecute", which violated cited DOM, (Detective Operation Manual), sections. Det. Devine Pelt says 15-year-old victim

M.P. considered [REDACTED] his “favorite teacher”. According to the DOM, Devine Pelt should have spelled out in DR 12-09-11015 **why** victim M.P. chose not to prosecute. Victim M.P. might have then blurted out: “*because he’s my favorite teacher*”, instantly revealing corruption of the decision by a child/minor teen victim’s emotional tie with their abuser. If M.P. did indeed decline to prosecute, under the circumstances of child abuse, it was likely a solicited or coerced statement, also violating the DOM. Det. Devine-Pelt’s referenced DOM sections state only to clear in cases of uncooperative victims if the uncooperative victim’s testimony would have “made the case”, and M.P.’s testimony would not have “made the case”, (had witness statements not been suppressed), because there were two full classrooms of independent witnesses. Attached are secret witness statements, **(EXHIBIT B)**, harvested by Assist. Principal Baer and Principal Vanderbok given directly to me in USDC discovery by LAUSD lawyer Amie Park (currently in 2022 Los Angeles County counsel). DCA Alex Perez relied on false fact of “no witnesses” to clear [REDACTED], **(EXHIBIT D)**, of being charges.

It was a rigged report, with witness statements suppressed, to "save" the teacher. [REDACTED] was also a mid-career white teacher and the victim a Latino 15 year old from an impoverished neighborhood, (Van Nuys/Panorama City CA.).

I’m not a liberal or a Democrat, (or a Republican), but if the teacher had been a first year Mexican American teacher and the victim an Asian or White magnet student, would school police officer N. Weber’s report have stated that, between the April 20, 2012 incident and when he wrote his report May 7, 2012, he really truthfully, honest to God, could not possibly contact any of those two classrooms full of juvenile witnesses, two adult teachers, and multiple special ed. aides, (that statement also implying he never had knowledge of all the harvested statements despite working closely alongside Principal Vanderbok and Assist. Principal Baer?) They were all in school every day. Van Nuys High School police officer N. Weber was there every day. How can anyone say DR 12-09-11015 wasn’t rigged and a filed falsified municipal police report.

It was legally child abuse because the victim was 15, and in reality there were dozens and dozens of independent classroom witnesses in 2 classrooms and a hallway, and in reality the principal and assist principal harvested dozens of statements. **(EXHIBIT C)**. M [REDACTED] R [REDACTED] was a witness whose name I emailed direct to Det. Rose Gaeta and LAPD Juvenile Div., and there were many others. They were suppressed.

So initial VNHS officer N. Weber, (full name unknown), stated he "could not find any witnesses who saw the incident". That was a false statement but who pressured Weber to make it? Was LAPD Officer Joel Shunkey pulled off the case because he would not go along with the plan to "save the LAUSD teacher" and avoid media attention, (see enclosed USDC stamped internal LAPD juvenile division “review” given me by LAPD in response to subpoena as **EXHIBIT E**).

So why bring all this stuff up again in 2022? Nine months of City Housing Authority 2022 stonewalling, (see enclosed email chain as **EXHIBIT A** and more months of stonewalling documentation on enclosed USB drive), supports that LAUSD/ City employees are in 2022 harassing and/or trying to harm me again now in 2022, either because of what I know or because they want revenge.

I note I recently telephoned the FBI number I saw on the bureau site and a woman suspiciously provided tips.fbi.gov@fbi.gov, as an email to send this correspondence to, (an imposter pretending to be an employee on an interception?) I will transcribe this report into the www.FBI.gov website tip submittal portal, absent attachments.

A few asides.

What really caused me to write the letter that was “swapped” in by NBC to be the focus of the NBC news spot, (still online), were my complaints to Dept. of Ed. that LAUSD were just illegally labeling defiant or non-English speaking kids “Special Ed”, (employing acronym “SDC” or “special day class”), at the school, (to get federal money), and then “quarantining” them in certain rooms like my Art classroom without giving them choices of electives, (or getting parent consent for special ed. services or doing required psycho-educational testing). Later discovered

documents support that, before my letter was featured on NBC, Van Nuys High had started switching scores of the worst behaving most defiant kids at Van Nuys High to my Art classes, and ignoring any Dean referrals, and illegally not providing me their previous suspension records, to try to ouster me. Of course NBC did not include the email from LAPD Det. Gaeta in their broadcast, although I gave it directly to NBC reporter John Cadiz Klemack.

On another note, the mandate of manual filing for Pro Se's in the SCOTUS resulted in my SCOTUS petition No. 20-354, (concerning snowballed events stemming from LAPD and Harris' handling of DR 12-09-11015), being scanned into the SCOTUS docket by an unknown SCOTUS staffer with a key missing page, (and perhaps distributed to Cert. Pool in that obfuscated form). Then the page, by virtue of an unknown SCOTUS staffer, suddenly appeared in the electronic SCOTUS docket after I filed a motion before the 9th Circuit SCOTUS Justice Kagan, (but that FEDEXED paper motion was never docketed in the SCOTUS, despite being reported delivered by FEDEX. It vanished from public eye into oblivion). Although No. 20-354 was Pro Se, Justice Kagan herself was attentive to it, even entering herself a denial of my request for more time at one point. I did write to SCOTUS Marshal Curry about what I saw as this fiasco of the vanishing motion. At this time I do not know if Justice Kagan's chambers staff were involved in this or the Roe v Wade recent leak.

The above facts are true and correct to the best of my knowledge and belief. I am willing to take a lie detector test and/or make an affidavit.

[Redacted]

Lorcan T. Kilroy

c.

Joel D. Shunkey

[Redacted]

Dawn Devine Pelt

[Redacted]

Richard Yep

[Redacted]

Kirk Albanese

[Redacted]

Phyllis Gay Baer

[Redacted]

M [Redacted] R [Redacted]

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