

Exhibit 1 SMGG Timeline

STRASSBURGER McKENNA GUTNICK & GEFSKY (SMGG)
Four Gateway Center
Suite 2200
444 Liberty Avenue
Pittsburgh, Pa 15222

Phone: 412 281 5423

Fax: 412 281 8264

1. Feb. 10, 2012 - SMGG sends confirmation letter agreeing to perform 265 hrs. of post-conviction relief/criminal litigation at no charge. Matt Collins is SMGG's assigned attorney to represent Bob.
2. Feb. 14, 2012 - Bob signs Civil Action Representation Agreement dated Feb. 13, 2012
3. Feb. 26, 2012 - Matt Collins visits Bob, at Bradford County Correctional Facility (BCCF), and with Bob's parents; SMGG has been given all documents; Time Line of events; witness names; requests are made to subpoena BCCF for pictures taken of Bob, State Police Barracks camera /video, and taser report from 12am-8am (Mar.9, 2010). Also to file a lawsuit against Memorial Hospital for releasing Bob after 26 minutes (Mar.9, 2010 visit to the ER) while he was in /out of consciousness and without tests and stabilizing his vital signs.
4. March 7, 2012 - Civil Complaint filed.
5. March 12, 2012 - Complaint goes from 20 pages to 37 pages
6. April 12, 2012 - Phone Matt—he did not subpoena anything and will drop any claim against Memorial hospital; we continue to protest/we are put off; see copy of dissatisfaction to Matt Collins, ~~sent to you this week (folder #3/ SMGG)~~
7. Sept. 15, 2012 - Bob released to his parent's home in Vestal, New York
8. Matt Collins Leaves SMGG Firm; Bob's case is assigned to Joe Lawrence, Matt Marquette, and Trent Echard
9. October 26, 2012 - meet with Joe Lawrence in State College, Pa.; he has not done his homework/is not familiar with the facts in the case. Again we demand subpoenas be issued
10. June 4, 2013 - PHONE CONVERSATION WITH JOE LAWRENCE -SAYS "THEY (SMGG) HAVE TO SIGN A RELEASE FORM (FOR DEFENSE ATTORNEY) THAT THEY WILL NOT GIVE ANY INFORMATION TO THE PRESS AND SOME INFORMATION WILL NOT BE GIVEN TO BOB - JUST BETWEEN LAWYERS "
11. July 17, 2013 - bob meets with lawyers at Bradford, Pa. Court and is so severely traumatized that he is immediately taken to Binghamton Hospital/Crisis Center (New York) ; Bob will continue (for several months) being taken to the Crisis Center for REPRESSED MEMORY RECALL/NIGHTMARES of sexual abuse at the hands of Roger Stipcak and Trooper Burién in the police barracks, the morning of March 9, 2010. Bob's attorneys were kept aware of these recalls and had access to all medical validation; in addition, they were aware that the public defender (in the criminal case) identified this "repressed memory of sexual abuse" when she showed Bob the dash-cam video in the summer of 2010 . They never used this information at the Civil Trial.
12. Jan. 8, 2014 - After depositions are taken in Scranton, Pa., we have a heated conversation with Matt Marquette—he will not go forward with our previous subpoena requests as police

TOLD THEM there was no taser use in the morning of Mar.9, 2010 and there are no cameras in the barracks; BCCF TOLD THEM there are no pictures. Matt says, "what difference does it make; it's not important" Bob speaks to Trent Echard , demands the subpoenas be issued and Trent tells Bob he will issue them the next day—IT NEVER HAPPENS

- 13 • Judge Leete denies PCRA (Jan. 2, 2014); SMGG demands \$30,000 to continue Criminal Appeal. District Attorney Barrett informs Judge Leete that Matt Marquette told him (Barrett), "these proceedings will end here" ...no more attention needed; Joe Lawrence denies this (copy sent to you/ file #3) . Joan "Motion To Reconsider" on Jan, 30th
- 14 • May 13, 2014 – Joe Lawrence convinces Bob to dismiss two troopers from the Civil Complaint (~~copy to you/file #3~~) saying, "they will testify on your behalf in the Civil Trial"; they never do.
- 15 • Oct.24, 2014 – letter sent (return receipt) to attorneys, AGAIN, with requests (copy to you/file #3)
- 16 • Jan.-Feb. 2015 – SMGG try to PRESSURE Bob into signing a revised contract; he refuses and Joe Lawrence and Matt Marquette yell at Bob and Frank about this. Frank refers to Lawrence as "the loose cannon"
- 17 • April 10,2015 – Bob, again, informs (in writing) for his mother to be a witness at the Civil Trial and wants a copy of the witness list; SMGG ignores request and refuses to allow Bob's mother to testify on Bob's behalf (copy to you/file#3)
- 18 • May 12, 2015 –After the close of that day's court session, Bob, his mother, and his father – all three confront all three lawyers in the that they are 'throwing this case"; Bob demands his mother be called to testify the next morning. Matt Marquette tells them, "we are the ones who decide who will testify and you (mother) will not testify, you know too much; we decide the strategy" They felt they would win.
- 19 • May 13,2015 – Before 9:30 court session, Joan gives a note/letter to Joe Lawrence and Trent Echard (Matt Marquett was not available) pleading for them to show the jury the 13 minute dash-cam/audio behind the police car -in its entirety - of Bob being tortured, threatened, and pleading –into unconsciousness; it was not shown. A copy to you/file#3.