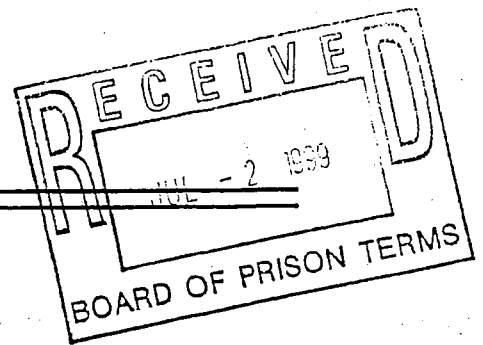


99-03110
Dr. N. A. Scott (Ph.D., D.D.)
Economist & Theologian
c/o P.O. Box 2029-137
Oceanside, California (pz. 92051)
phone (760) 433-0859



June 30, 1999

James W. Nielsen, Chairman, G. Lewis Chartrand, Jr., Executive Officer,
and each Member of the Board
Board of Prison Terms
428 J Street, 6th Floor
Sacramento, California (95814)

Re: Imprisoned American PF Lazor, C-73842, due for Parole consideration.

Dear Messrs Nielsen, Chartrand, and Board Members,

This writer was General Douglas MacArthur's youngest economics investigator in the Military Government of Japan, and it has been my pleasure to thoroughly investigate prisoner PF Lazor's case since the mid-1980's. These investigations have included paying for a very timely Polygraph examination of PF Lazor applied by an attorney in October 1987 that proved his innocence; professional Declarations by Physicist Dr. R. Varney and Neuropsychologist Dr. N. R. Varney in August 1988 that fully support PF Lazor's innocence; and the list goes on and on proving this.

Such investigations continue to this day, to see a wrong made right with Law. These have also involved reviews of why your good Board of Prison Terms would not set PF Lazor free, for example after I wrote to you about three years ago in 1996, with similar mentions of pro-Lazor evidences by Medical, Mental and Ballistic experts. It has become apparent in this further investigation that there was something else behind your former decision to keep this innocent man within the prison system.

And then it came out, ever so subtle and hard to detect. In parallel with the earlier Polygraph results favoring PF Lazor appear a long list of "RULE VIOLATION REPORTS" (RVRs) by prisons' staffs. Having worked with the prison system personnel in Japan, similar lists of such Violation Reports were investigated by me when former WW II military prisoners were being considered by us for Parole. We found in unique cases that provably-innocent men were being victimimized by the prison staffs, working under a code of silence (never expose each other!), in ongoing reprisals without merit in fact. We also found that their Parole Boards seldom if ever investigated beneath the surface...that is, they just reviewed the RULE VIOLATION REPORTS and that was it. The innocent prisoners were refused deserved freedom, no matter what the evidence was.

Gentlemen (and possibly ladies), it now appears that this is exactly the case with you. It is too possible that you are just reviewing drummed-up Reports, rather than looking for and at rock-solid evidences of this PF Lazor's past and present history. Are you indeed prone to do this, rather than properly measure facts and Law? If so, it may be that we will have to call in the likes of State Senator John Vasconcellos of San Jose, and pursue this investigation for PF Lazor to include your Board. As in my letter to you of February 29, 1996, my goal is to see him released from this cruelty of false imprisonment within the California prison system (this year). Thank you.

Neil Alan Scott

Neil Alan: Scott (Ph.D., D.D.), Private American National Citizen
NAS/sf - Without Prejudice UCC 1.207.

c: California State Senator John Vasconcellos, State Capitol, Sacramento, California