

— In The Circuit <sup>Court</sup> OF The  
— 17<sup>th</sup> Judicial circuit In And For  
Broward County, Florida.

Lancelot U. Armstrong, pro-se.  
Appellant/Petitioner(s),

Habeas Corpus -  
Appeal case no.: 4D07-2677  
Lower Tribunal  
Case No.: 90-13414 of 108,  
Judge : Michael L. Gates,

v.

State of Florida  
Appellee/Respondent(s).

Petitioner'S MOTION FOR Court order Communication

COMES NOW, the Petitioner Lancelot U. Armstrong, pro-se, and hereby files this Motion for pro-se Court order, and as grounds therefore states unto the Court as follows:

Facts and Law Supporting Motion

Broward County, Sheriff's main jail facility continuously abrogation of legal obligation, And basic privileges owed to the Petitioner. bias Retaliation cause violation of Constitutional Laws, contempt of Court.

- 1). Petitioner stated in good faith a bona fide legal complaint, words matters! Fundamental legal access to aid inmates preparation of Filing meaningful Document in courts.
- 2). B so newly policy stated: Must be Court ordered, Must be a Criminal case, Must have Administration Approval only!
- 3). Free legal pro-se. Telephone calls. "Legal phone" deemed as "pro-se."

Check here if additional pages attached

#. 1,

Florida Statutes Title V  
Judicial Branch chapter 30 Sheriffs,

- 1). 30.07. Deputy sheriffs  
Sheriffs may appoint deputies to act under them who shall have the same power as the Sheriff appointing them, and for the ~~same~~<sup>same</sup> neglect and default of whom in the execution of their office the Sheriff shall be responsible.
- 2). As a state prisoner petitioner was deemed indigent to proceed. 42 U.S.C.A. § 1983; U.S.C.A. Const. Amend. 14; Fed. Rules Civ. Proc. Rule 8(a)(1,3), 28 U.S.C.A. § 1915. Access to courts and public officials,
- 3). B.S.O. obligation Fundamental Constitution Rights of access to courts by prison and main Jail Authorities to assist petitioner in preparation and filing of meaningful legal papers by Law see: *Younger v. Gilmore*, 404 U.S. 15, 92 S.Ct. 250, 30 L.Ed.2d 142 (1971).
- 4). B.S.O. Captain Randy Smith, And Administrative LT. Robert Schlegel, advised petitioner to get an urgency court order stated "pro-se telephone access" And they shall allow petitioner fully legal rights, And bringing all deputies into compliance to reduce abuse." which advise contrary to obligation and the Laws.
- 5). petitioner Further seek the Court to correct B.S.O. arbitrary policy which cause abrogation of legal obligation owed to petitioner.

Relief Requested

Seeking —  
This Honorable Court <sup>to</sup> written as follows: Order Lancelot U. Armstrong, pro-se. shall be permitted to make "Free legal pro-se. Telephone call 5 days weekly, 30 minutes daily." Also allow to making legal copies Two (2) times weekly with staple said documents with out further hinderance. See: exhibits

WHEREFORE, petitioner, Lancelot U. Armstrong pro-se. respectfully requests this Court grant this motion and the relief requested for the grounds stated herein, and such further relief as the Court deems proper.

Respectfully Submitted,

Lancelot Armstrong, pro-se. Affiant.  
(Signature)

Lancelot Wilely Armstrong,  
(Printed name)

Arrest # 500408148,

Housing Location: 8-B-4-9,

Unit/Cell 4-9,

P.O. Box 9356,

Ft. Lauderdale, FL 33310

Certificate of Service

I hereby certify that a true and correct copy of the foregoing was inhouse mailed to the following this 30 day of July, 2007: Clerk of Court, Honorable Judge: Michael L. Gates, And Broward County, State Attorney Michael J. Satz, 201 S.E. 6th Street, Fort Lauderdale, Florida 33301, And the Attorney General office, And Jamaica Consular.

Lancelot Armstrong, pro-se.  
(Signature)

Lancelot Wilely Armstrong,  
(Printed name)

In the Circuit Court of The Seventeenth  
Judicial Circuit In And For Broward County, Florida

-----  
STATE OF FLORIDA,  
Plaintiff/Appellee,

Vs.

*Case No.: 90-5417 of 10B,  
Honorable Judge: Michael L. Gates,*

LANCELOT U. ARMSTORNG, Pro-se  
Defendant/Appellant,  
-----

DIRECT TO THE CLERK

The clerk of the Circuit Court of Broward County, Florida, is directed to prepare a Record on Appeal in the above styled cause in accordance with Rule 9.200(a) (1) of the Florida Rules of Appellate Procedure, and in addition there to the specific documents set forth below shall be included in the Record:

1. The entire Trial proceedings Recorded by the Reporter on 1991  
and Thru The present Date to prepare Habeas Corpus on case  
number ~~90-544~~ 90-13414 of 10 B, Appeal no.: 4207-2677
2. The entire Sentencing Hearing held on March 21, 22, 23, 2001 Thru April 25, 2007
3. I hereby certify that a copy of the foregoing Notice of Appeal was sent in-house mail out delivered to the Office of the State Attorney, Broward County Courthouse, 201 S.E. Sixth Street, Fort Lauderdale, Fla. 33301, and by U.S. mail to the Attorney General, Department of Legal Affairs, The Capital PL-01, Tallahassee, FL 32349 and Public Defenders Office, 421 3<sup>rd</sup> Street, West Palm Beach, FL. 33401

This 24 day of July 2007.



*Vince Marciano 7-24-07*

Respectfully Submitted:

*Lancelot Armstrong, Pro-Se.*  
LANCELOT U. ARMSTRONG, #500408148,  
Pro-se Affiant,  
Broward County, Main Jail  
P.O. Box 9356  
Ft. Lauderdale, FL. 33310