

OFFICE OF THE
COUNTY COUNSEL



21

COUNTY OF SANTA CRUZ

GOVERNMENT CENTER
(408)454-2040
FAX(408)454-2115

701 OCEAN STREET, ROOM 505, SANTA CRUZ, CALIFORNIA 95060-4068

HARRY A. OBERHELMAN III
MARIE COSTA
JANE M. SCOTT
RAHN GARCIA
TAMYRA CODE
PAMELA FYFE
ELLEN LEWIS
KIM BASKETT
LEE GULLIVER
DANA McRAE

DWIGHT L. HERR
COUNTY COUNSEL

DEBORAH STEEN
SAMUEL TORRES, JR.
CHIEF ASSISTANTS

GOVERNMENT TORT CLAIM
RECOMMENDED ACTION

Agenda December 8, 1998 ASSISTANTS

To: The Board of Supervisors

Re: Claim of William T. Lawrence, No. 899-051

Original Document and associated materials are on file at the Clerk to the Board of Supervisors.

In regard to the above-referenced claim, this is to recommend that the Board take the following action:

- 1. Deny the claim of _____ and refer to County Counsel.
- 2 X . Deny the application to file a late claim on behalf of William T. Lawrence, No. 899-051 and refer to County Counsel.
- 3 . Grant the application to file a late claim on behalf of _____ and refer to County Counsel.
- 4 . Approve the claim of _____ in the amount of _____ and reject it as to the balance, if any, and refer to County Counsel.
- 5 . Reject the claim of _____ as insufficiently filed and refer to County Counsel.

cc: Art Danner, District Attorney

RISK MANAGEMENT

By Janet McKinley

COUNTY COUNSEL

By Dejewis

LTR9.WPT

PER 5107 Rev. 4/97

899-051

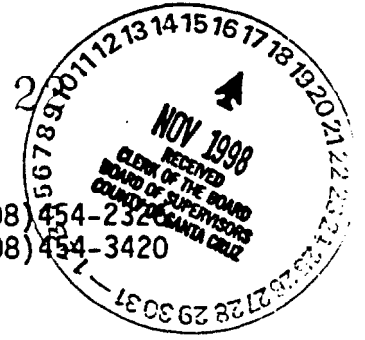
APPLICATION FOR LEAVE TO FILE

A LATE CLAIM, PURSUANT TO SECTION 911.4

OF THE GOVERNMENT CODE

TO: BOARD OF SUPERVISORS
CLERK OF THE BOARD
701 OCEAN STREET, ROOM 500
SANTA CRUZ, CA 96060

PH. (408) 454-2326
FAX (408) 454-3420



William Lawrence hereby makes application for leave to present a late claim founded on a cause of action for SLANDER, LIBEL

_____ which occurred on August 27, 1997

and for which a claim was not presented within 6 months (for death, injury to personal property or person or crops); or 1 year (any other cause of action) by Section 911.2 of the Government Code. For additional circumstances relating to the said cause of action claimant refers to and hereby incorporates by reference the proposed claim attached to this application.

Claimant hereby sets forth the following reasons why said claim was not timely presented I WAS NOT AWARE OF THE FUNCTION OF A TORT.

I WAS IN CUSTODY, WITHOUT COUNSEL AND APPEALING FROM THE VERDICT. I DO ADMIT MY IGNORANCE TO BE THE BLAME. DISPISTE ~~NUMBERS~~ NUMEROUS LETTERS AND OR MOTION I WAS NEVER INSTRAUTED OF THE TORT PROSESS — over

Said application is being presented within a reasonable time after occurrence of said cause of action, not to exceed one year from the date of the occurrence giving rise to the claim

WHEREFORE, claimant respectfully requests that said application be granted pursuant to Government Code 911.6 and that said claim which is hereby attached, be received and acted on in accordance with Sections 910 et seq., of the Government Code of the State of California.

DATED 11-17-98

CLAIMANT William Lawrence

until County Counsel entered a motion to dismiss
because of the late Tort. I AM ENTERING A
MOTION FOR A STAY/CONTINUANCE Dept 8 AND
SEEK YOUR CONSIDERATION

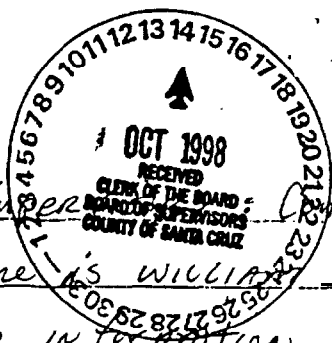
23

899051

10-12-98

①

24



To the Board of Supervisors County of Santa Cruz

my name is WILLIAM LAWRENCE back in Feb. 97 I WAS ARRESTED from information which was false and slanderous. During the Proceedings the Court denied my CONSTITUTIONAL Right for Counsel and I WAS LEFT WITH NO defense against a WAVE OF INFLAMMATORY and Slanderous Reports which were Released to the Press at the Sentinel Newspaper. The Article was Printed Aug 27, 97, written by Robert Gammon and with in the Contents of the Article Assistant District Attorney Micheal Bartram Quoted a Number of ERRONEOUS STATEMENTS. (1) THE CLAIM I HAD JUST asked for the Reappointment of Counsel, WAS FALSE as it is Recorded on July 16-17, 97 I HAD ASKED and been denied. (2) CLAIMS of me showing Nude Photos to Children, were also false AS WAS ALSO shown with in STATEMENTS Given by Alleged Victims and also THEIR SWORN statements on the STAND AT TRIAL. (3) CLAIM of me BEING Doing something toward children WAS NEVER supported by ANY Testimonial or factual Evidence. Now I HAVE found that I SHOULD HAVE filed a tort through the Board of Supervisors and the time has lapsed. I AM appealing the Verdict of my trial and HAVE filed a LAW suit against Micheal Bartram ~~Asst~~ Assistant District Attorney for Slander. though I Filed it BACK in NOV 97 I HAD NO ASSISTANCE and Had been through a very traumatic Experience, I AM NOT Sure if you will Consider Waiving the 6 month statute of limitations in this Case tho I Pray you will Consider my Experience AS Traumatic, Believing in a System which I thought supported the Constitution of

EXCEL 199
EXCEL 199
EXCEL 199

(2)

it's People. I was denied the inalienable Rights which are granted illegal Aliens. I WAS in Custody and could not defend myself from any printing nor was I granted any chance to voice my complaints to the Press. My Case suffered from the Allegations Printed and I found my personal witnesses were Doubtful and Neglected the Court ordered subpoenas I was left CRUSHED by the Release of the District Attorney. My Appeals attorney Alex Green has the transcripts of the Trial and can verify that no child even testified to support the News Release showing that Mr. Bartram with his Experience knew this slander would and did cripple my efforts to prove my innocence. The Pain from this event is so Traumatic I have been suffering from Night mares, paranoia, Depression, along with the Results of the lose of friends and my support Group of Alcohol Recovery HAS ABANDONED me. Please Call ALEX Green 510-654-5893 I'm sure he could fax you the Direct Transcript to show the Testimony to support my Claim of Slander. He also has the Transcript of the Judge Denying me a Lawyer on July 16, 97 to show the false information Released by Mr. Bartram. Can you imagine the damage done by a News Article of this type while your industry and with out Representation. please I'm Begging

This Board to WAIVE the tort and allow some kind of justice to be shown. My Present Court Date on this MATTER are Oct. 28, 98 8:30 AM Department 9 in front of Judge Stevens. I have to Acknowledge that the Honorable Judge Stevens has been considerate and has been supporting my Due Process Rights as I'm struggling to find the Ability to Subpoena Evidence and arrange statements. Judge Stevens is truly a supporter of the Judicial System and supporter of the California Constitution. again I have no other recourse but to Pray to your Board for mercy please allow me the chance to Prove the slander and to Prove my innocence.

Alex Green 510-654-5893 Appeals Attorney

William T. Lawrence

William T. Lawrence

CDC R-77637 5N64

SAN QUENTIN CAL. 94974