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7
8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE EASTERN DISTRICT OF CALIFORNIA

10
11 UNITED STATES OF AMERICA,) NO. 1:08-cr-0224 OWW
12)
Plaintiff,) GOVERNMENT'S SUBMISSION OF
13) DECLARATION OF BRIAN HOLLOWAY
v.) IN SUPPORT OF GOVERNMENT'S
14) OPPOSITION TO DEFENDANT'S
ROBERT C. HOLLOWAY,) RENEWED MOTION FOR RELEASE FROM
15) FRESNO COUNTY JAIL
16)
Defendant.) DATE: May 18, 2009
17) TIME: 2:00 p.m.
COURTROOM: Three
HON. OLIVER W. WANGER

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28 Declaration of Brian Holloway
in Support of Govt.'s Opposition to
Motion for Release from Fresno County Jail
Case No: 08-0224 OWW

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11 UNITED STATES OF AMERICA,) CASE NO. 1:08-cr-00224 OWW
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Plaintiff,) DECLARATION OF BRIAN HOLLOWAY
13)
v.)
14)
ROBERT C. HOLLOWAY, et al.) Date: May 18, 2009
15) Time: 2:00 p.m.
Defendant.) Courtroom: Three
16) Hon. Oliver W. Wanger

17
18 I, Brian Holloway, hereby declare:

19 1. I would like to add to and clarify some statements made by
20 me in my Declaration filed in this matter, which was dated December
21 22, 2008.

22 2. When I spoke to my father, Robert (Bob) C. Holloway, after
23 the killing of Mr. Fries, Bob Holloway told me that he intended to go
24 into the shop and beat up Mr. Fries and then call the police. My
25 father stated to me that he had intended to beat up Mr. Fries and
26 ended up accidentally killing him.

27 3. Before murder charges were lodged against Bob Holloway, he
28 gave me \$300,000 to put into a safe deposit box under my name.

1 During his murder trial, my father requested the money back. My
2 father told me that if the trial started to look bad for him, he had
3 his bags packed and money stashed all over, and that he would run.

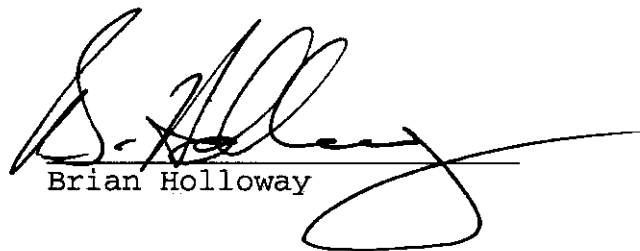
4 4. My father told me about his involvement in shipping stolen
5 motorcycles to Sweden and Norway.

6 5. When he was being tried for murder, my father has threatened
7 to kill me, my wife and my children. The threats were made over
8 money that I owed my father. My father called my wife and said,
9 "What if I put a gun to your head?", and "What if I put a gun to your
10 daughter's head?"

11 6. If my father is released, I believe my safety, as well as
12 the safety of my family, will be in danger. I truly fear for my life
13 and for the life of my family.

14 7. Based on statements my father has made as well as his
15 contacts all over the world and money that I believe he has at his
16 disposal here and in foreign countries, I believe that my father is a
17 flight risk and I was shocked when the court found the opposite. In
18 the past, my father as personally told me, during the murder trial,
19 that he would never spend a day in jail and if the trial looked as if
20 it was not going in his favor, he would run.

21 I swear under penalty of perjury that the foregoing is true and
22 correct to the best of my knowledge and recollection, and that this
23 Declaration is executed on the 15 day of May, 2009, at
24 HUGHSON, California.

25
26 
27 Brian Holloway
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