To Mom & Dad,

Hope you both are doing well and that you're enjoying your summer in Utah! Hopefully you've already been released by the time you're reading this, but if not,

Please understand that I am not trying to make things difficult for you. I appreciate everything you both have done for me. I am extremely frustrated and dissatisfied with the progress that has been made on my case so far.

I am aware that the lawsuit will go to the courts. Having said that, I really need your understanding and support towards giving Cory some clearance. I know October is an unrealistic date for trial. However, if I am still incarcerated, spending another six months in here, waiting for Cory to be cleared or cleared unrealistic. Somehow, we need to streamline this process and be ready for trial sooner rather than later. Given if I am released, I don't care how long it takes. I have some ideas on how to streamline the process, perhaps.
you do as well. The first item is the frequency of the pre-trial hearings. Once a month is not good. We need to address all of the pretrial motions, so I suggest Cory makes a list and gets them all heard as fast as he can. I'd like to see a motion for a self-defense hearing too. We know we still need the indigency hearing to pay for depositions and expert witnesses. I propose that, in order to streamline the process, that Cory depose the A-list witnesses only. I think it is very important to my defense that he gets the experts he's mentioned; ballistics, witness testimony, post-traumatic stress and any other he feels are important. In the interest of time, I suggest we forego deposing any of the B- and C-list witnesses. My hope is that we can go to trial no later than October, knowing that would require an aggressive schedule. That's what I'm asking for—an aggressive, streamlined schedule with clearly defined goals. I'd prefer the goals to be written down, so that we all know where an expert on the Thug sub-culture, especially on violence, would be good too.
were at and can keep sight of the objectives. I think the list of motions that Cory suggests should be discussed, so that we all understand the reasoning behind them. I would also prefer to take a more active role in the press. I am denied a bond and ask Cory to put together a statement, outlining what we know regarding the inconsistencies under which the DA's office operates.

Mention how unreliable her witnesses are (3 tests in SW) and mention the facts he brought up in the bond hearing. All calls from witness who saw occupants of SUV speed vehicles and hide things, etc. It would be best, in my opinion, if Cory were able to write this letter and the letter to the press. If her counsel were unwilling to, then you two or perhaps could. I see no reason to fear the DA's office if my bond is denied and I strongly suspect the mayor's office will not enjoy the negative publicity such a statement would generate. Ultimately, I just want to go home and put this behind me as quickly as we can appreciate any input you have towards that goal.

Sincerely,

Mike