LAWYER. PASSPORT. LOCKSMITH. GUN.



CONTENT WARNING



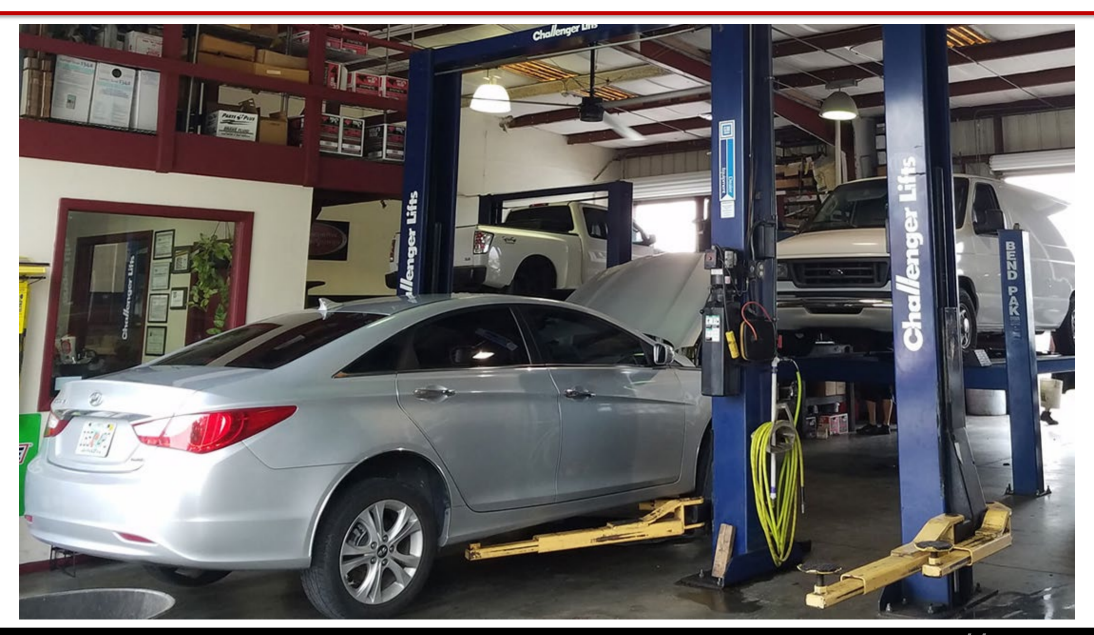
CONTENT WARNING

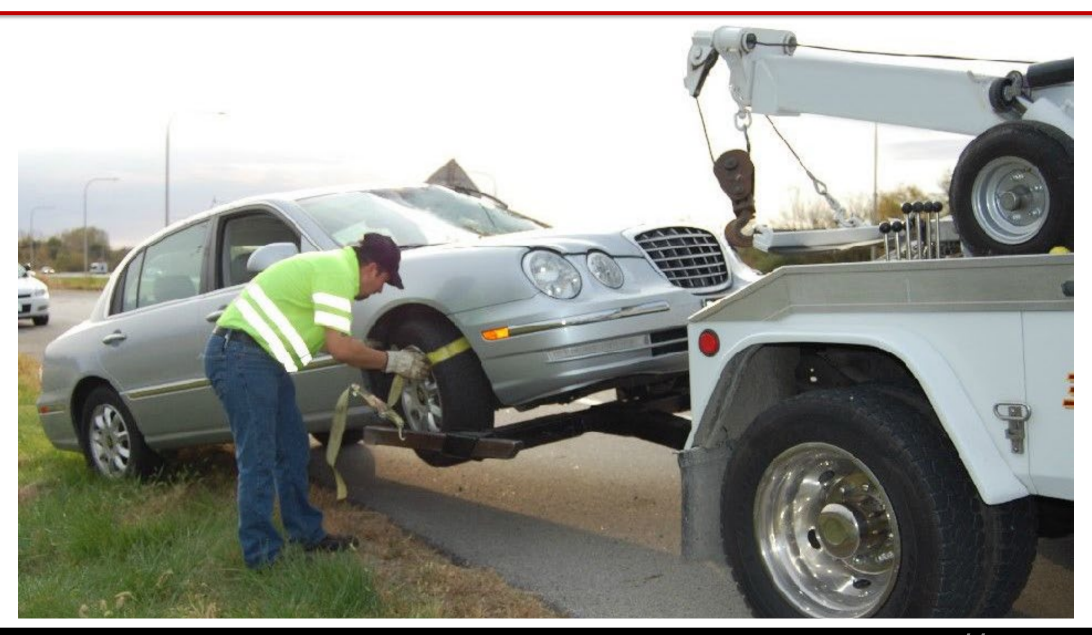
- Domestic and International Politics
- THREATS FACED BY UNDER-REPRESENTED MINORITIES
- FIREARM OWNERSHIP AND SELF-DEFENSE
- THE PENAL SYSTEM AND ABUSE OF INCARCERATED DETAINEES
- MY USUAL ABUNDANT SWEARING

WE ARE ALL VULNERABLE TO RISKS











Being Unprepared Can Have Consequences



A FRIEND WAS ARRESTED



POTENTIAL CONTACT WITH OTHERS WAS LIMITED



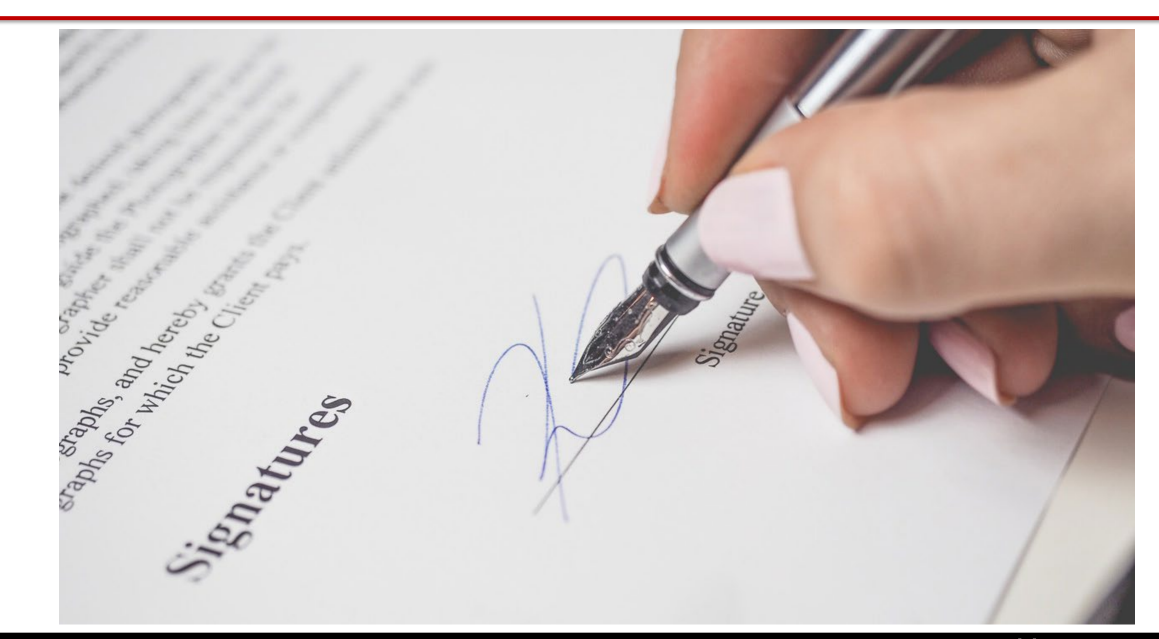
As Friends and Loved Ones Spun Up, No One Had a Plan



ONE LAWYER BECAME INVOLVED... THEY WERE NOT IDEAL



LEARNING ABOUT BAIL APPLICATIONS WHILE PULLING MONEY TOGETHER



WITHOUT ID... How Does Travel Work? Hotel Stays?



THEN THE REAL CRAZY MOMENT... SIGNING BACK INTO ACCOUNTS



Sign in to continue to Gmail



Sign in with a different account

THEN THE REAL CRAZY MOMENT... SIGNING BACK INTO ACCOUNTS



EVENTUALLY WE ALL PREVAILED... BUT AT EXTREME COST AND STRESS



LAWYER. PASSPORT. LOCKSMITH. GUN.

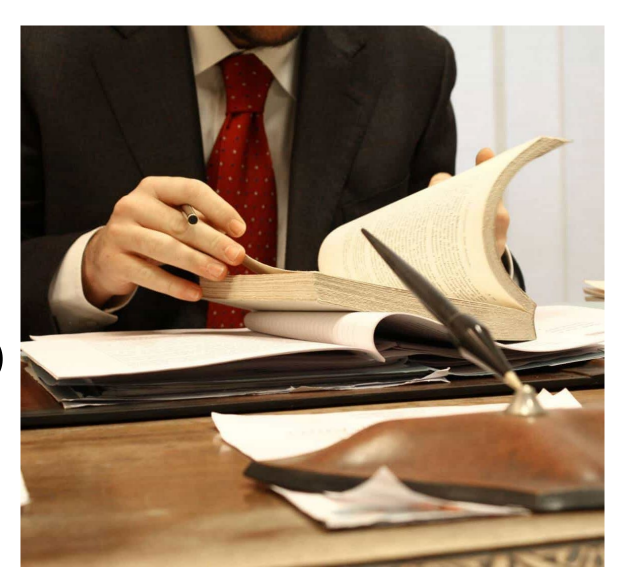


PART ONE: LAWYER



MY WIFE AND I HAVE ABOUT TEN LAWYERS

- Business & Contract Law
- CRIMINAL LAW (DEFENSE)
- Special Practice (firearms)
- SPECIAL PRACTICE (CFAA)
- ESTATE LAW
- CRIMINAL AND CIVIL LAW (OFFENSE)
- IMMIGRATION LAW
- CIVIL RIGHTS LAW
- Special Practice (I'll explain)



WORST CASE SCENARIO



You're in Handcuffs



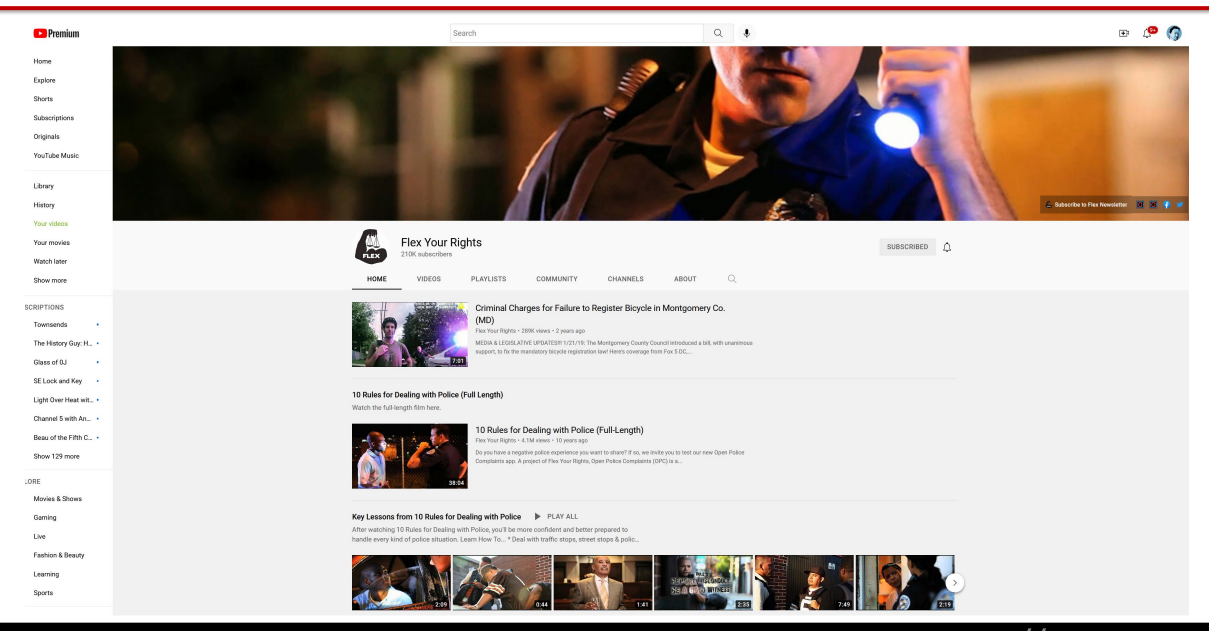
You're in Handcuffs

- 1	
a baseline certify that the taking into	CERTIFICATE Of As required by the provisions of Penal Code Section 851.6 (as amended
ch 1117) There - 169 at 1209 hours	es 1 6 (as amende)
on	and the provisions of Penal Code Section 831.0 (as and
was a detention only, not an arrest.	As required by as a subject's name 1
7-C-10 at 12/5 hours	custody of Subject's name
3-6-10 m 100	by the SEPD Releasing Agency
3.012	by the Releasing regens.
ant to the provision of:	1 Subject a pane
840 Penal Code	Paragraph (1) of subdivision (b) Penal Code Section 849; paragraph (c) and Penal Code Section 851.6; penting parties of with the section 849; paragraph (c) and penal Code Section 851.6; penting parties of with the section 849; paragraph (c) and penal Code Section 851.6; penting parties of with the section 849; paragraph (c) and penal Code Section 851.6; penting parties of with the section 849; paragraph (c) and penal Code Section 849; paragraph (
on (b) of Penal Code Section 6477	by the Releasing Agency
he reverse of this certificate	Paragraph (1) of subdivision (b) Penal Code Section 849: paragraph Section 849.5: and Penal Code Section 851.6: peninsus partion of whether the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 851.6: peninsus partion of which the section 849.5: and Penal Code Section 849.5: and Penal Co
Title Of Unit 1018	Paragraph (1) of subdivision (6) Section 851.6: Pertinant parties of wi
Star(C) [0	Section design
	Officer's Full Name
The second secon	ni i i i i i i i i i i i i i i i i i i
SFPD 184 Rev. 000	
	Releasing Officer Superior
	Page Attach additional costs to
SEPD 184 R	Officer's Signature Releasing Officer Superior Original to causes. Copy to Record Room. Attach additional copy to citation.

THE SYSTEM IS CRUEL, INHUMANE, AND CALLOUS



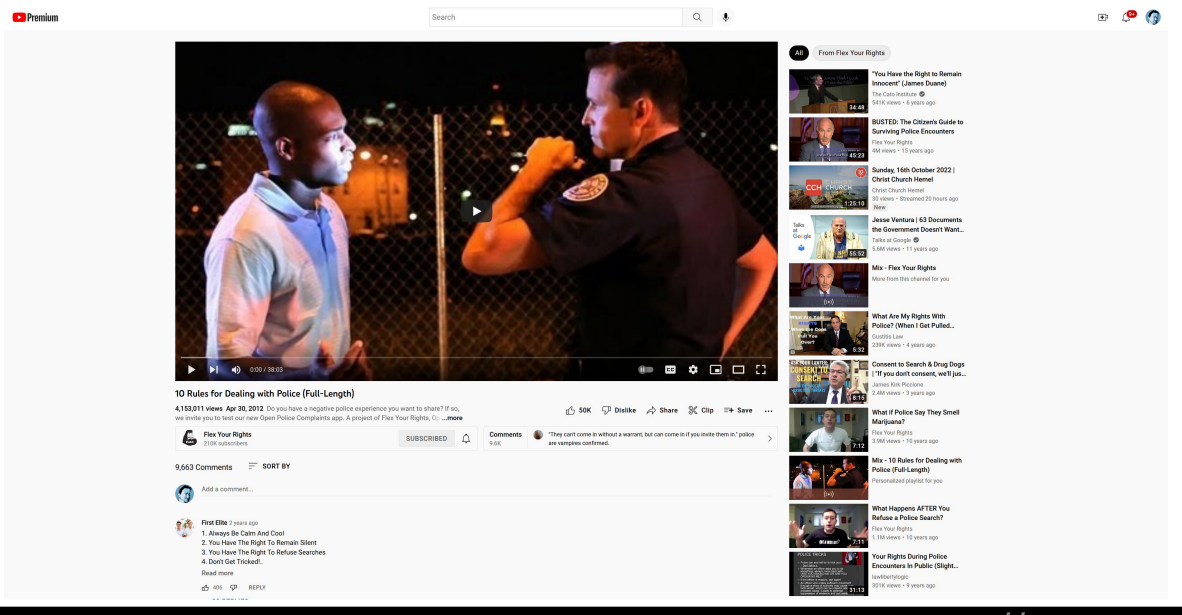
FLEX YOUR RIGHTS EDUCATION



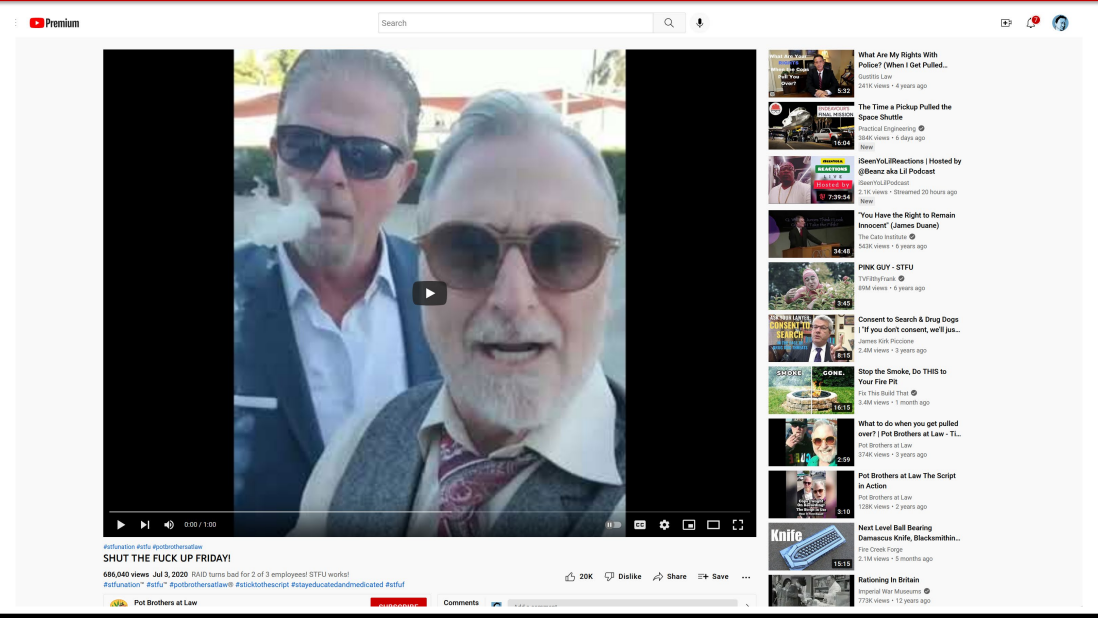
FLEX YOUR RIGHTS EDUCATION



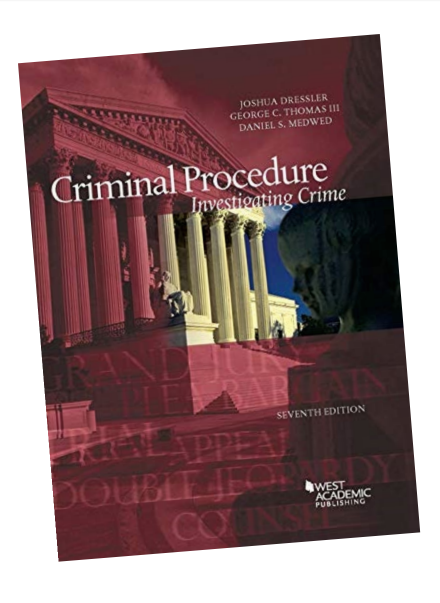
FLEX YOUR RIGHTS EDUCATION



STFU FRIDAY



CRIMINAL PROCEDURE CLASS





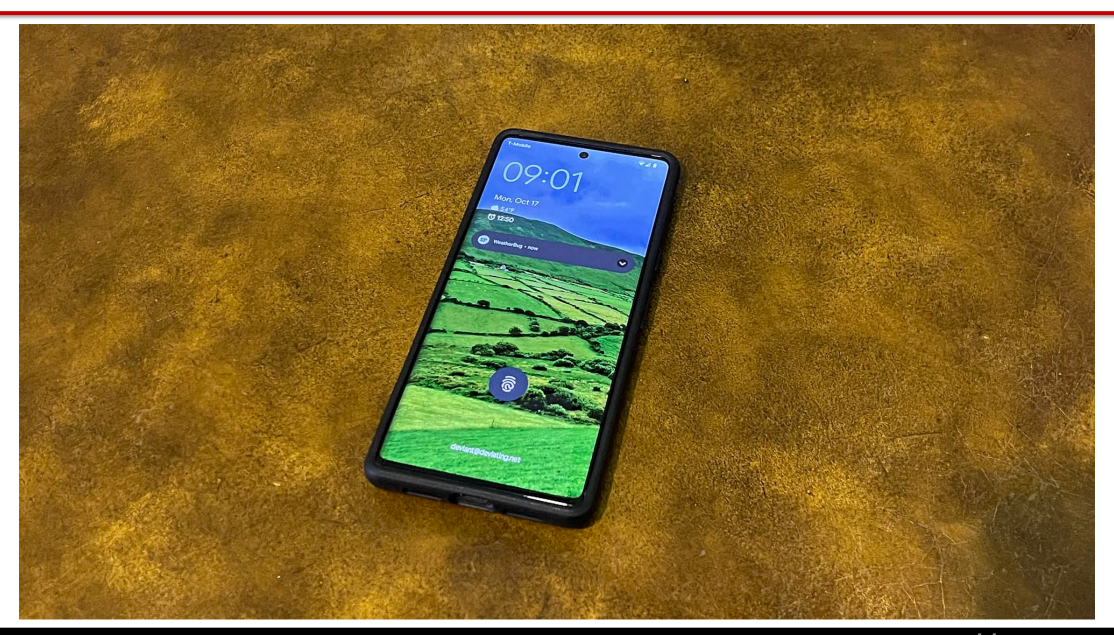
OK, so HOW do you GET a Lawyer?



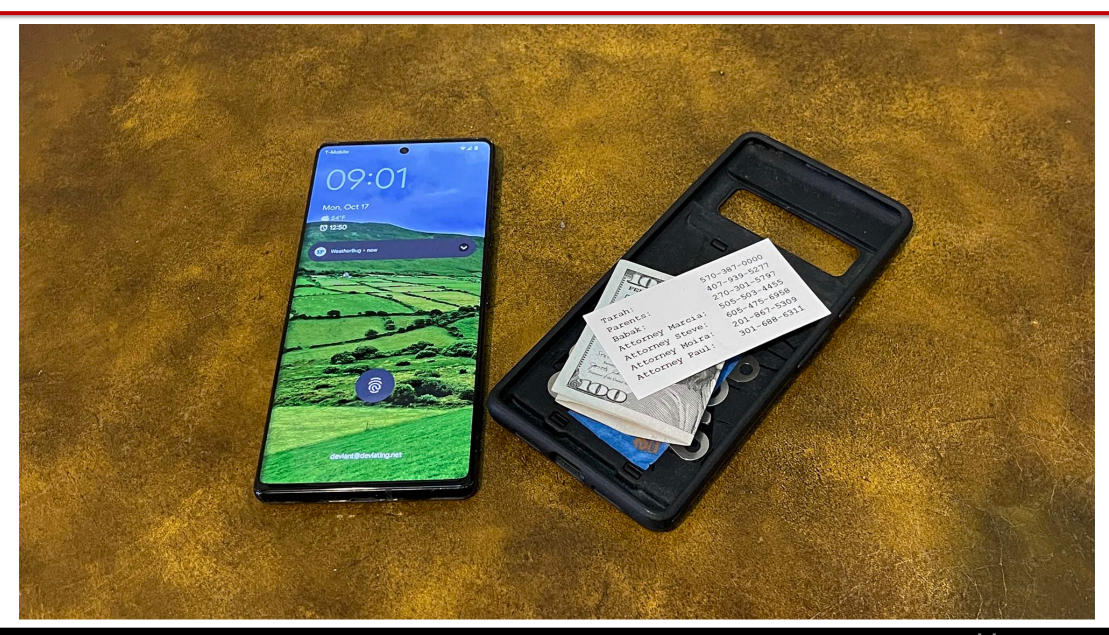
YOU MAY BE HELD FOR AGES BEFORE A CALL



HAVE YOU MEMORIZED IMPORTANT PHONE NUMBERS?



WALLET CARD / PHONE CASE CARD



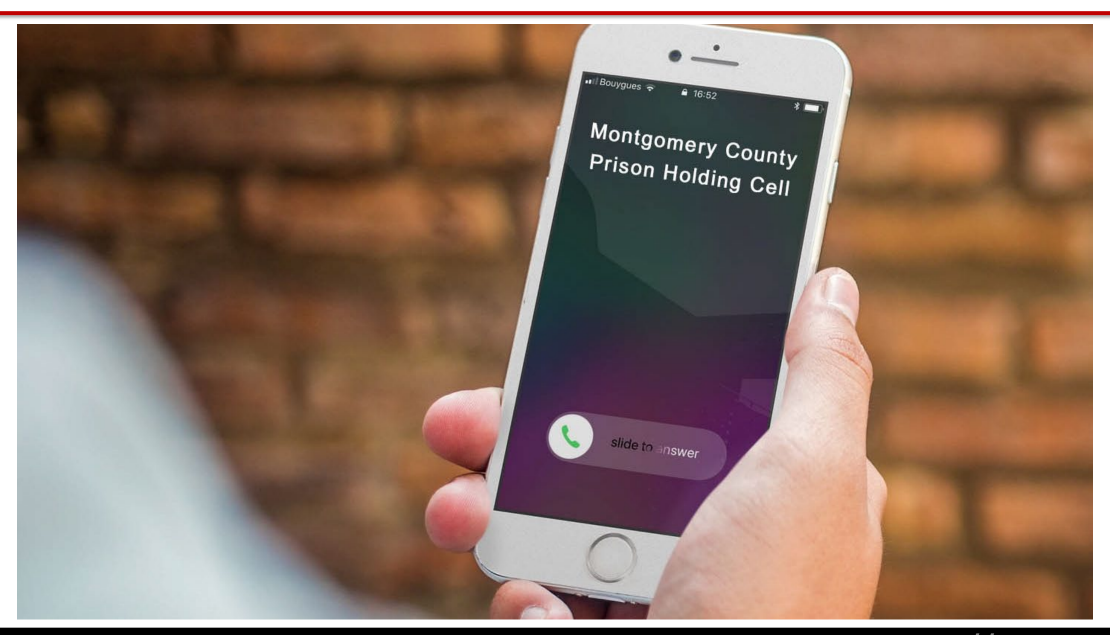
THE POLICE MAY DISLIKE YOU AND MISTREAT YOU



YOUR DEVICES MAY BE SMASHED OR MISSING ENTIRELY



What if You're on the Other End of that Call?



PART 2: PASSPORT







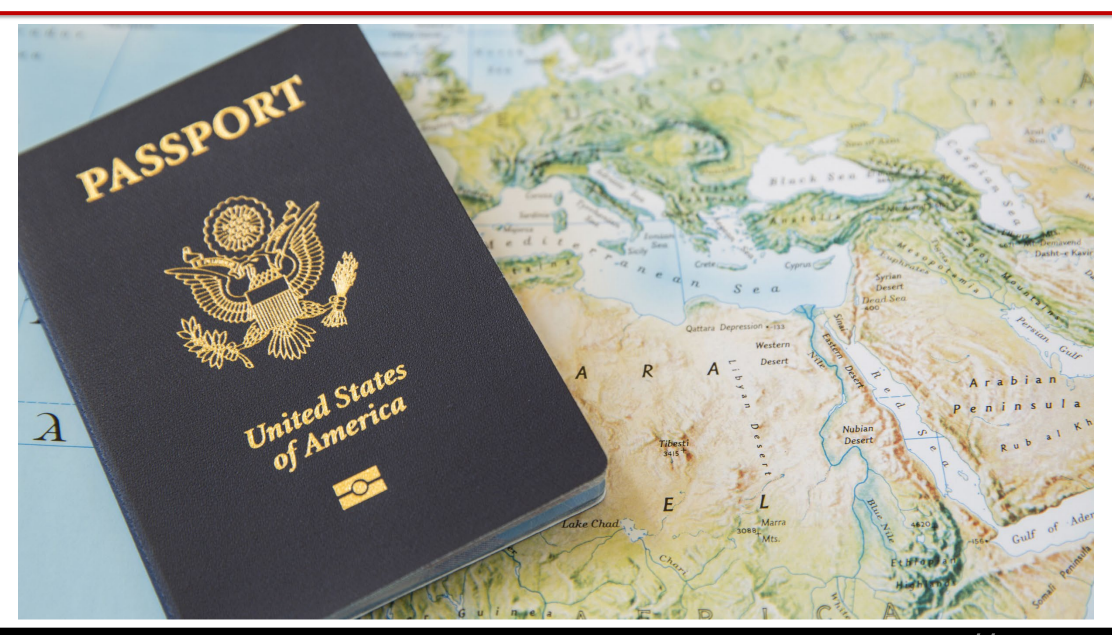








EVERYONE SHOULD HAVE A PASSPORT



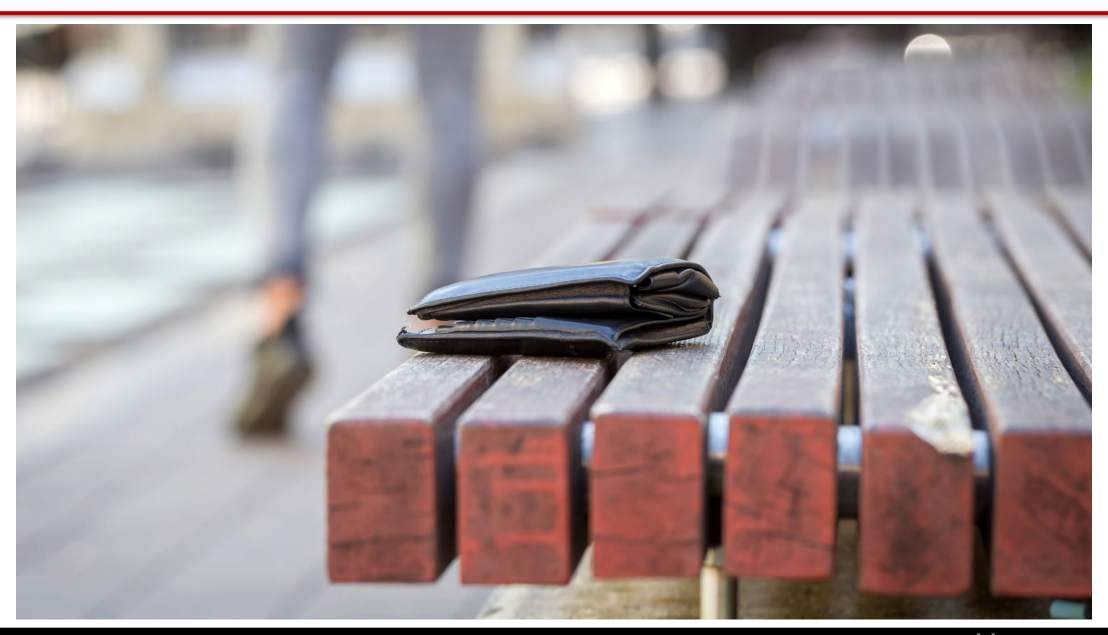
WHY ARE PASSPORTS CRITICAL?



OPPORTUNITY



LOST CREDENTIALS



URGENCY MATTER OVERSEAS



URGENCY MATTER OVERSEAS



FLEEING A THREAT



How are Multiple Passports Possible?



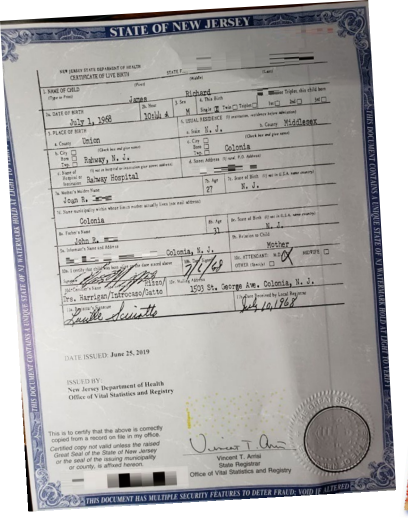
FOR MANY PEOPLE, 2016 WAS A CATALYST



PATHWAYS TO DUAL-CITIZENSHIP



WHAT'S NEEDED: PAPERWORK

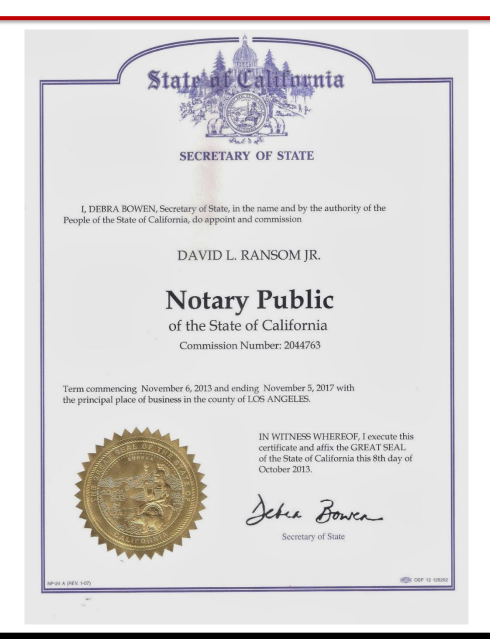


DEPARTMENT OF HEALTH DIVISION OF VITAL STATISTICS Certification of Birth This is to Certify That According to Records on File in This Office, That ELSIE M. ACKLEY	
Nedison Twp: Flemon	MUNICIPAL FORM NO. 102 (Revised, Jan. 1945)
In witness whereof, the seal of the Department of Health, State of January 19	COMMONWEALTH OF THE PHILIPPINES CERTIFICATE OF BIRTH
been affixed hereto this. Father's Name: Willis E. Ackley Matter Sierring Mother's Name: Mary Coppage Commissioner of Hanks Commissioner of Hanks	Philipsines, 19. PLACI OF BIRTH LUGAR ENACMIENTO Homero de Registro Provincia de Provincia de Municipilo de Muni
(SEAL) Director WARNING: This certificate is not valid if it has been absend in any way whatsower will be the programment of Health. WARNING: This certificate is not valid if the Department of Health.	Number of child Number of
TA NAT REAL PROPERTY OF THE PR	Pather—Padre Pather—Padre Poll name Residence Residenc
BIRTHS AND DEATHS REGISTRATION ACT. 1874. WAS JUNE WAS AND DEATHS REGISTRATION ACT. 1874. CERTIFICATE OF REGISTRY OF BIRTH. 1. the punderation of the punderation	Number of children bern to this mother, including present birth Nûmero do hijos habides por la madre incluyendo el presente nacimiento CERTIFICAT GATIENDING PHYSICIAN OR MIDWIFE OR OF THE FATHER OR MOTHER* [1 attended the part of).**
Lighthap of Tebruery and thousand nine hundred and to born on the	CANCEL THIS PARMY OF STARP AND PARMY ON DOCUMENT AND THE CONTRACT ON STARP AND PARMY ON THE PARM
Canal Merch 101 2	Cocal Civil Registrator Civil Local 19 (Address Dirección) 19 (Ad
District Sub-District Births and Deaths.	Deburd darse el aviso del nacimiento e envirare el cretificate be seus te the Local Civil Registrar Within 190 days from the date of birth. Failure to do so is panishable by a fine of not less than P10 nor more than P200, et 3753, secs. 5 and 1753, secs. 5 and 175
Altree-penns (See Births and	

WHAT'S NEEDED: ATTORNEY OVERSEAS

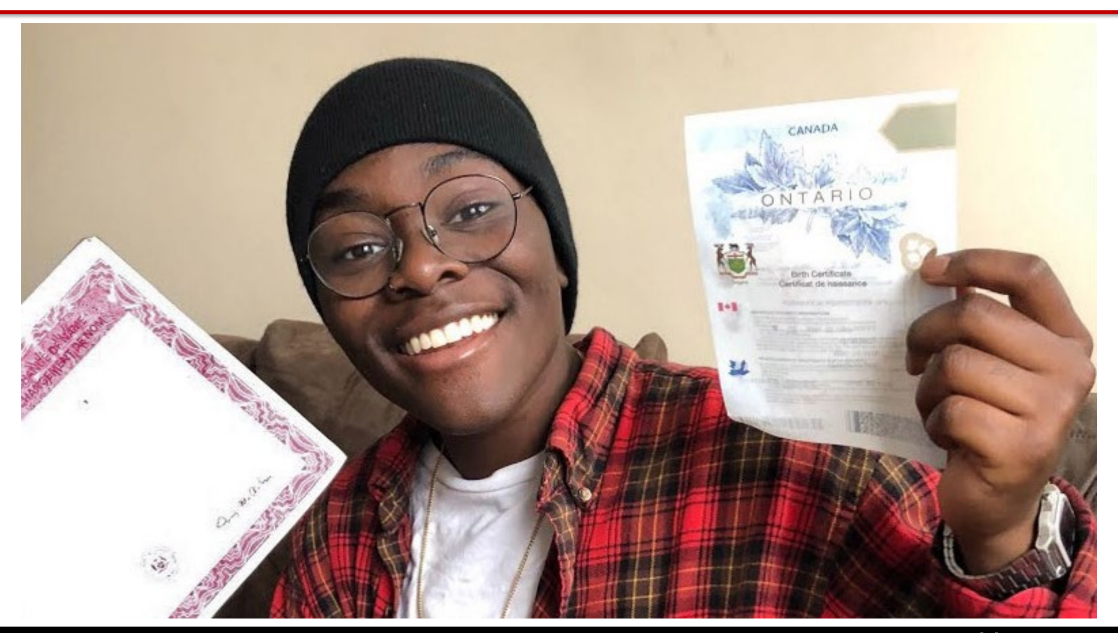


WHAT'S NEEDED: NOTARIES AND APOSTILLES



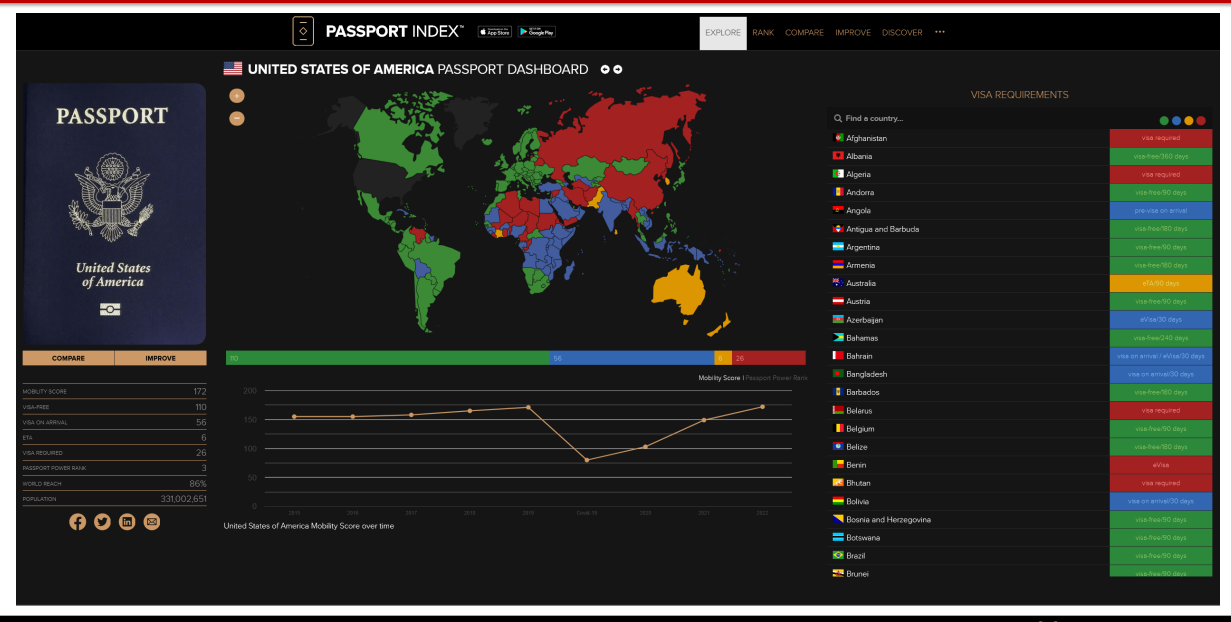


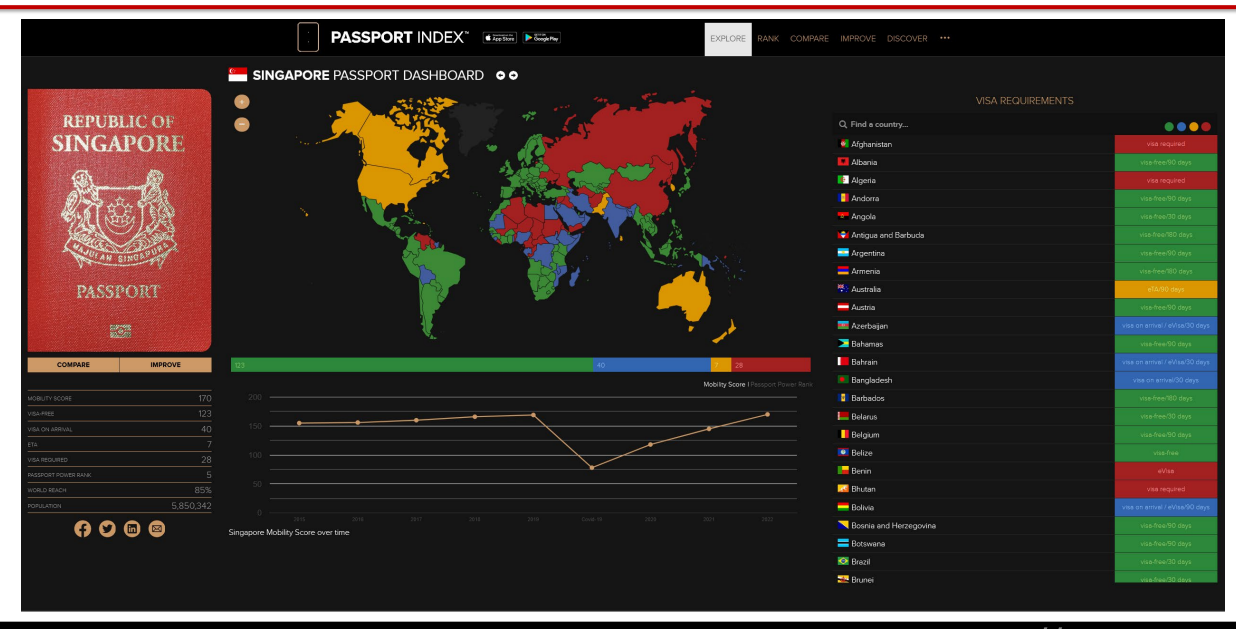
What's Needed: Handling Name Changes and Gender Markers

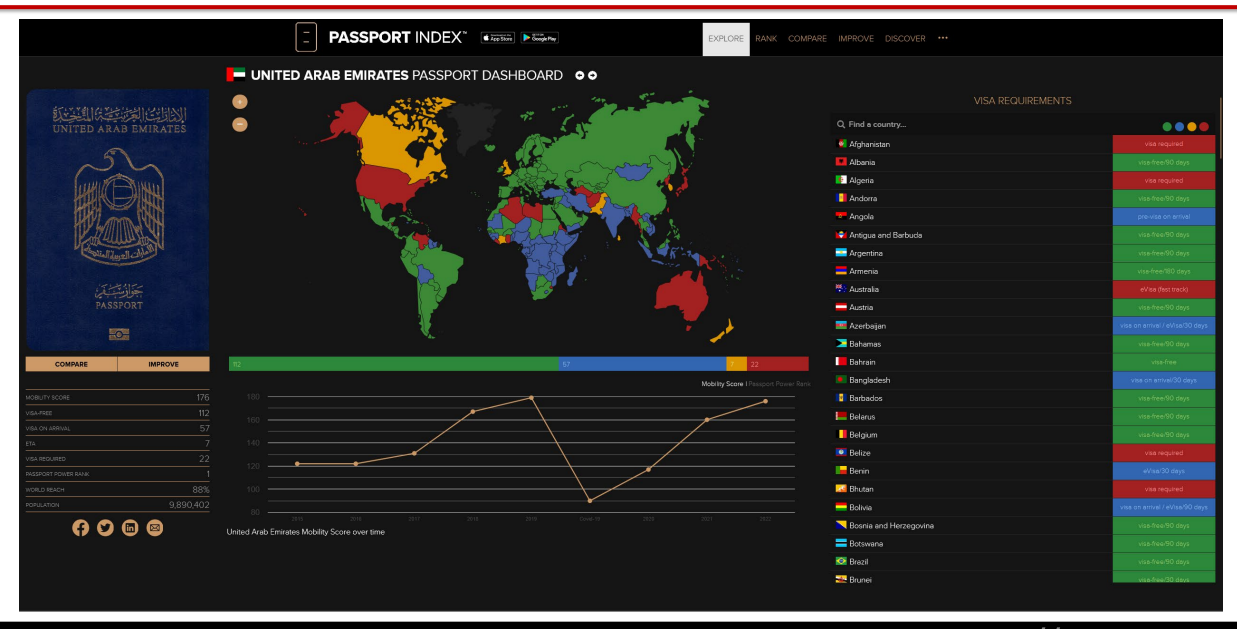


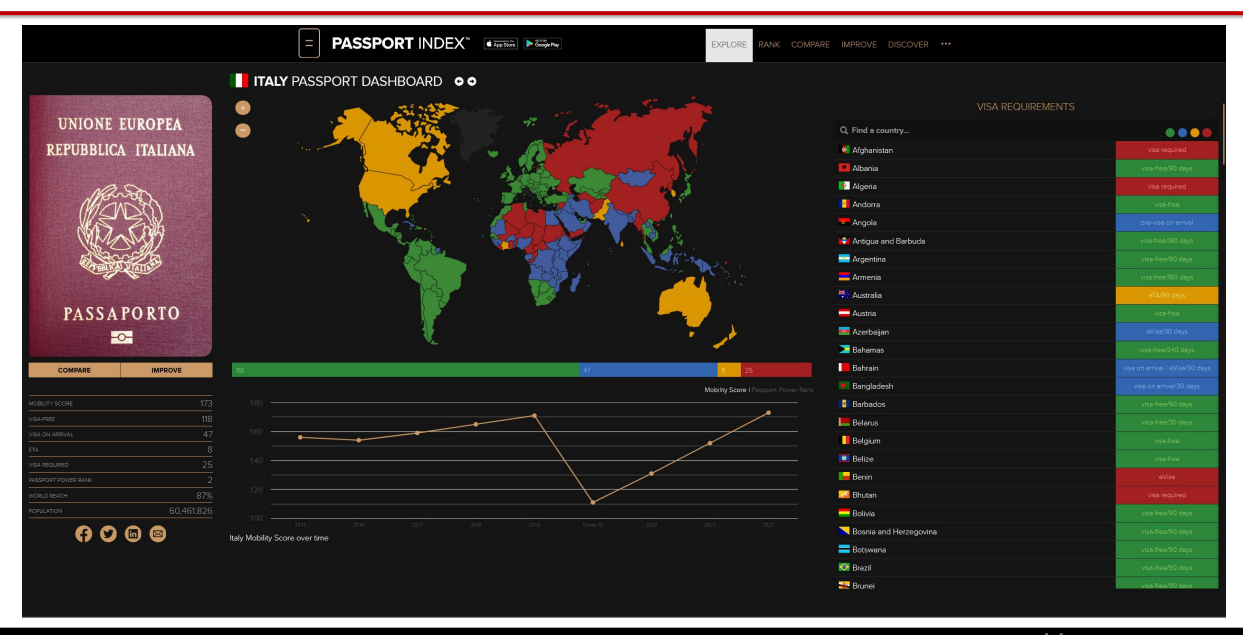












LEARN ABOUT THE SHORTCUTS AND THE LOOPHOLES



NO RELATIVES OR FAMILY HISTORY TO LEVERAGE?



CITIZENSHIP THROUGH INVESTMENT



SEARCH FOR "APPLYING FOR A SECOND PASSPORT BOOK"



EMERGENCY PASSPORT DUE TO VISA PROCESSING DELAY



LAST BIT OF PASSPORT ADVICE



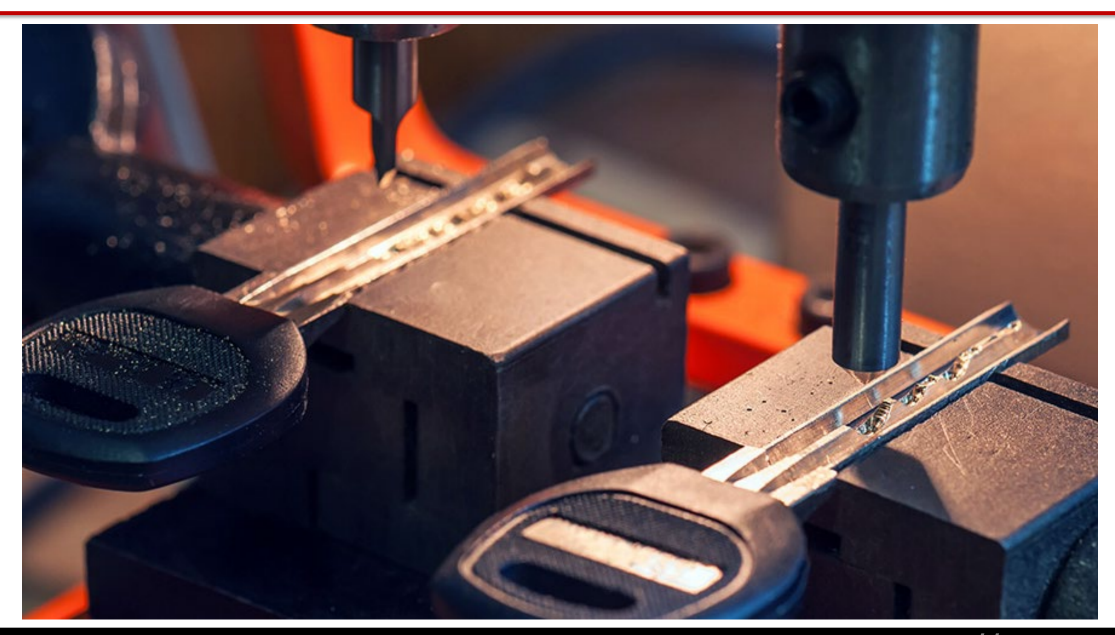
TWO TIPS WHEN SUBMITTING YOUR DS-11 OR DS-82



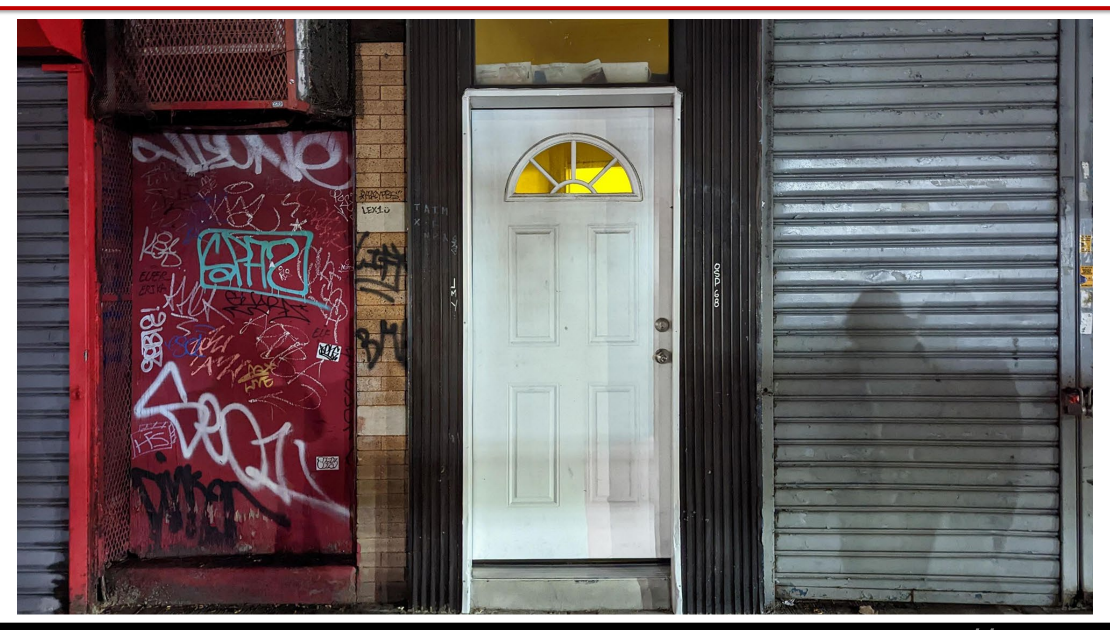
PART 3: LOCKSMITH



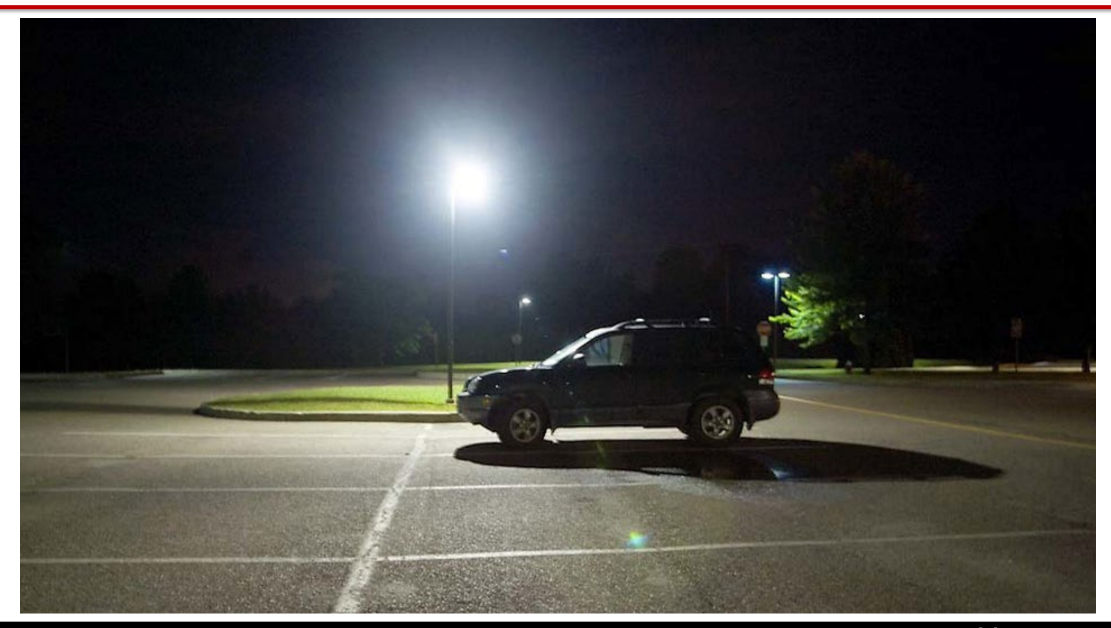
LOCKSMITHS DO LOTS OF "DAYTIME" WORK



LOCKSMITHS ARE ALSO NEEDED IN VULNERABLE OR URGENT TIMES



LOCKSMITHS ARE ALSO NEEDED IN VULNERABLE OR URGENT TIMES



LOCKSMITHS ARE ALSO NEEDED IN VULNERABLE OR URGENT TIMES



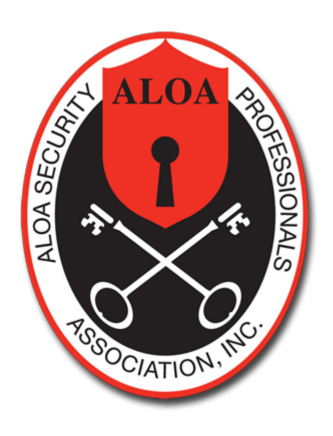
July 11, 2007, 8:05 PM EDT

By Herb Weisbaum

Most locksmiths are honest. A few are not. According to a new warning from the Better Business Bureau, these untrustworthy locksmiths are "ripping off consumers" across the country. The BBB says this "nationwide locksmith swindle" has already resulted in more than a thousand complaints.

"We know that there are thousands more people across the country who have been victims and don't even know it," says Alison Preszler with the Council of Better Business Bureaus.









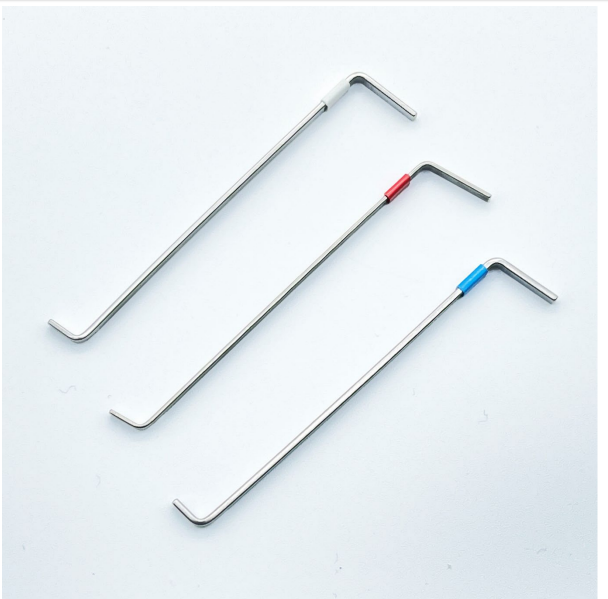












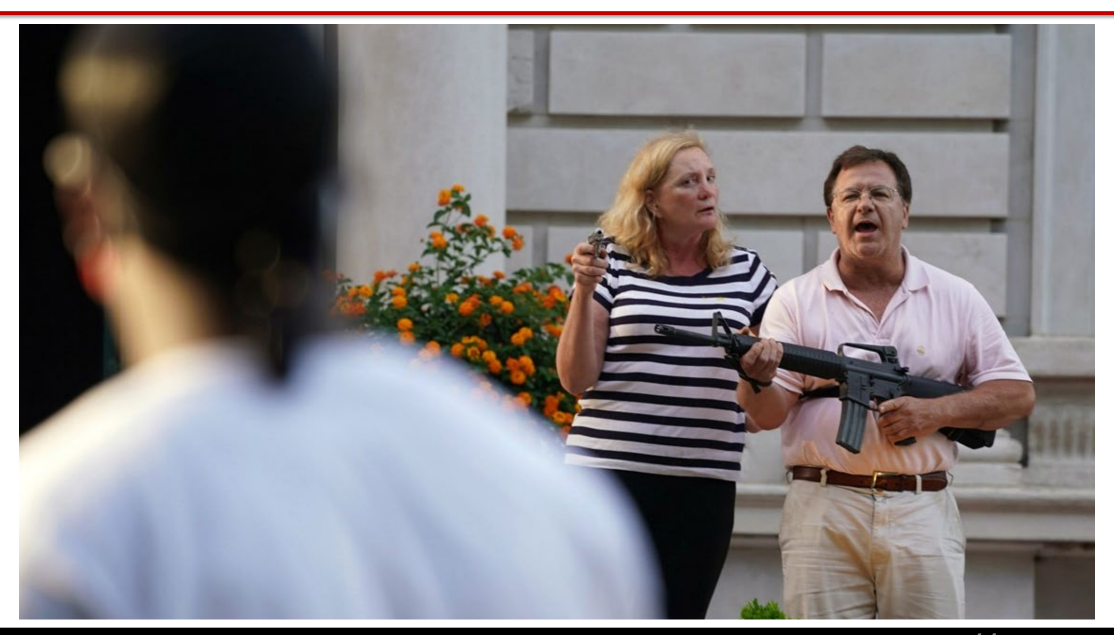
PART 4: GUN



HUMANS ARE BAD AT RISK ASSESSMENT



HUMANS ARE BAD AT RISK ASSESSMENT



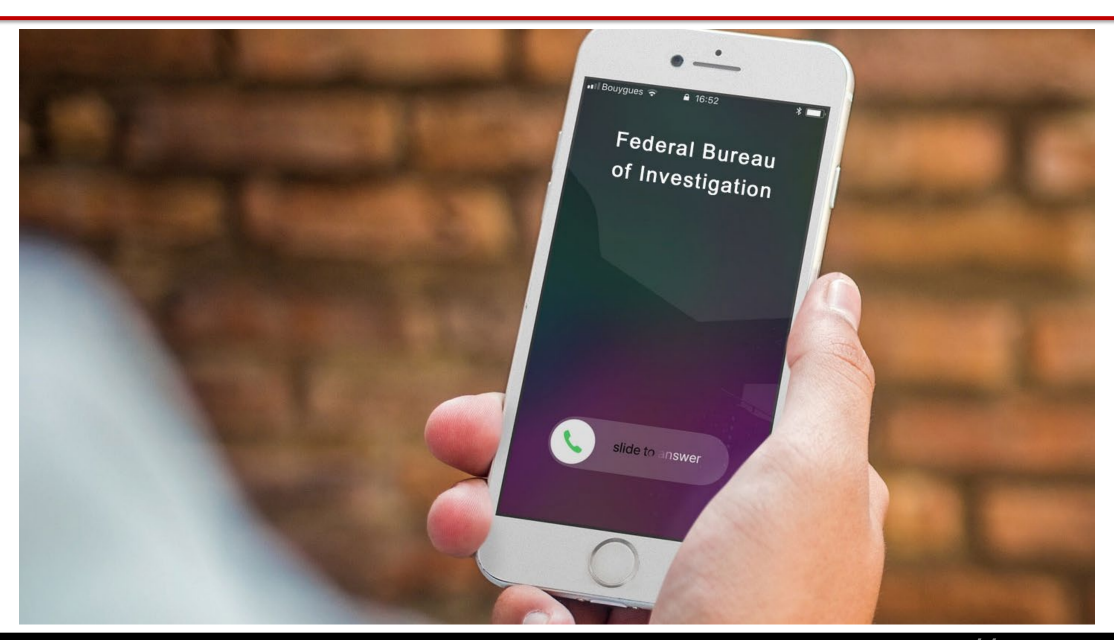
HUMANS ARE BAD AT RISK ASSESSMENT



THERE ARE REAL RISKS OUT THERE



THERE ARE REAL RISKS OUT THERE



WE ARE WELL-PROVISIONED

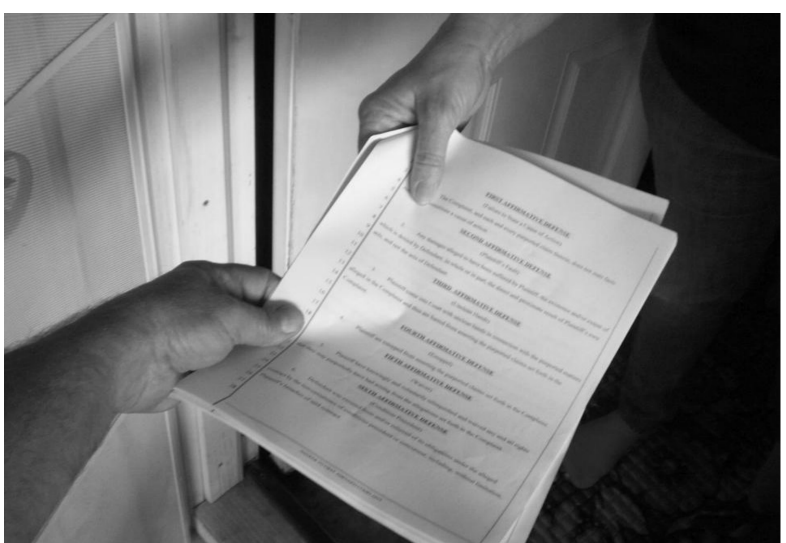


WATCH OUT FOR THIS SNEAKY TRICK



A SNEAKY SUBVERSION OF THE LAW





VIOLENT CRIME GOING DOWN VS. POCKETS OF VIOLENT PEOPLE



VIOLENT CRIME GOING DOWN VS. POCKETS OF VIOLENT PEOPLE



SELF-DEFENSE FOR AT-RISK POPULATIONS

Orlando woman plans to take her gun into Target bathrooms to protect herself from transgender people

By Monivette Cordeiro on Mon, Apr 25, 2016 at 1:52 pm















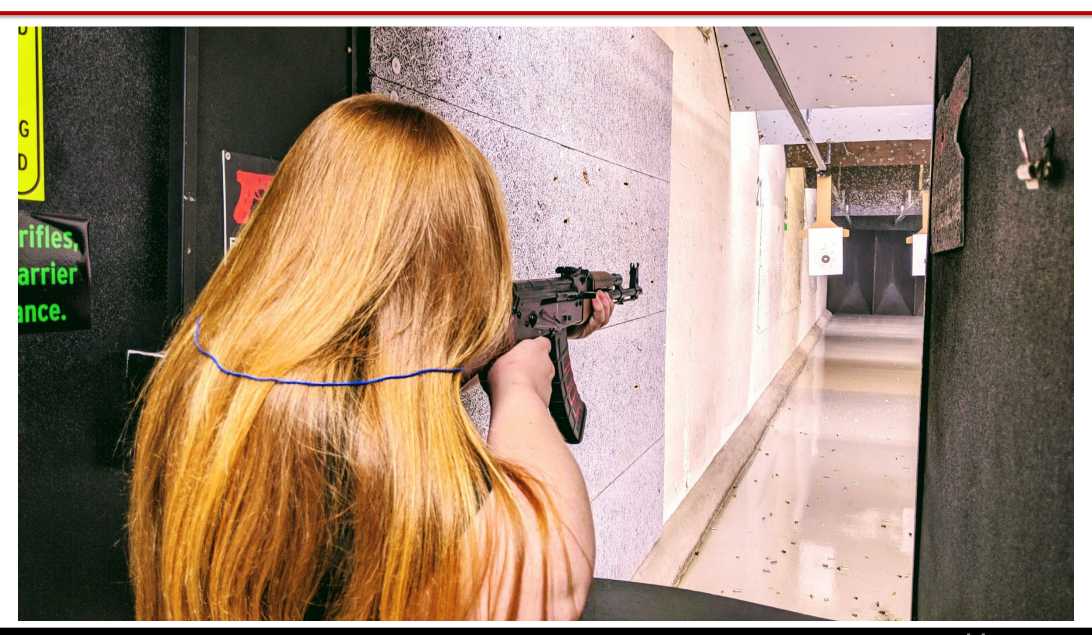


SELF-DEFENSE FOR AT-RISK POPULATIONS





SELF-DEFENSE FOR AT-RISK POPULATIONS



YOU DON'T HAVE TO GET YOUR INFO FROM RACISTS AND BIGOTS



YOU DON'T HAVE TO GET YOUR INFO FROM RACISTS AND BIGOTS



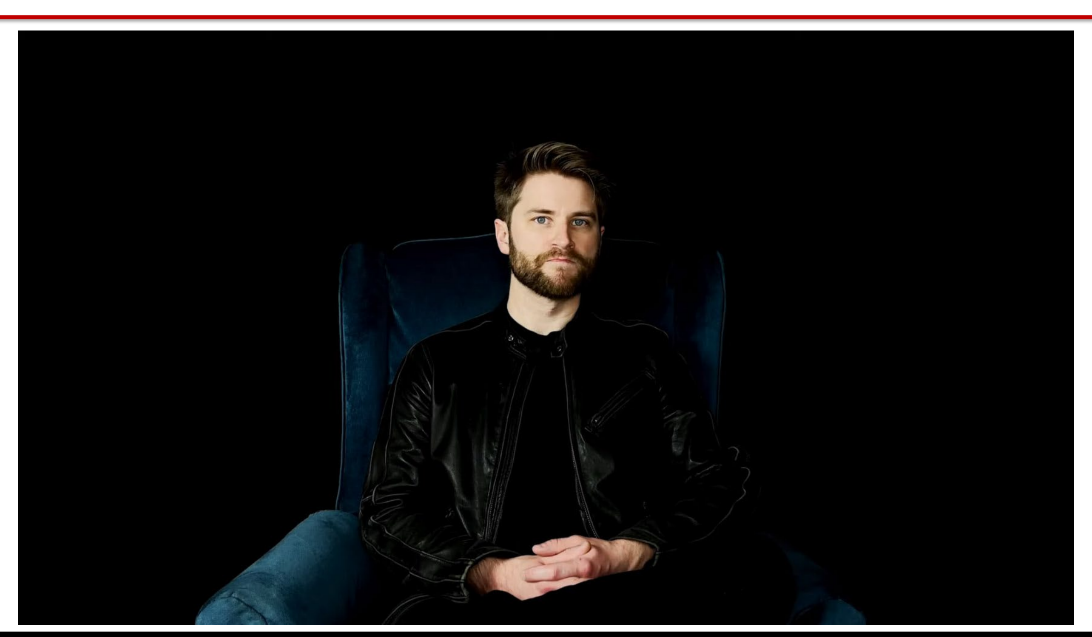
THERE ARE SOME OUTSTANDING FIREARM FOLK WHO ARE ALLIES



YOUTUBE.COM/INRANGETVSHOW



YOUTUBE.COM/THEGUNPENGUIN



TACTICOOL GIRLFRIEND

YOUTUBE.COM/TACTICOOLGIRLFRIEND









ARMED EQUALITY

ARMEDEQUALITY.COM

2 @ ARMED**E**QUALITY

@ ARMED E QUALITY

BIT.LY/3VJSMZU

YELLOW PERIL TACTICAL

TIGER BLOC PODCAST

QYPTACTUAL

@YELLOW_PERIL_TACTICAL

ARM TRANS WOMEN

@ @ATW.FIREARMS.INST





TRANSGENDER RIFLE
ASSOCIATION

QUEER ARMORER

MIA ROSE

QUEERARMORERQUEERARMORER/QUEERARMORER







ARM YOUR FRIENDS

ARMYOURFRIENDS.COM

@ARMYOURFRIENDS

@ARMYOURFRIENDS

LATINO RIFLE ASSOCIATION

LATINORIFLEASSOCIATION.ORG

☑ @ LATINORIFLEORG

@@LATINORIFLEASSOCIATION

■ BIT.LY/3EXARBM

GUNS FOR EVERYONE

GUNSFOREVERYONE.COM

@ GUNSFOREVERYONE



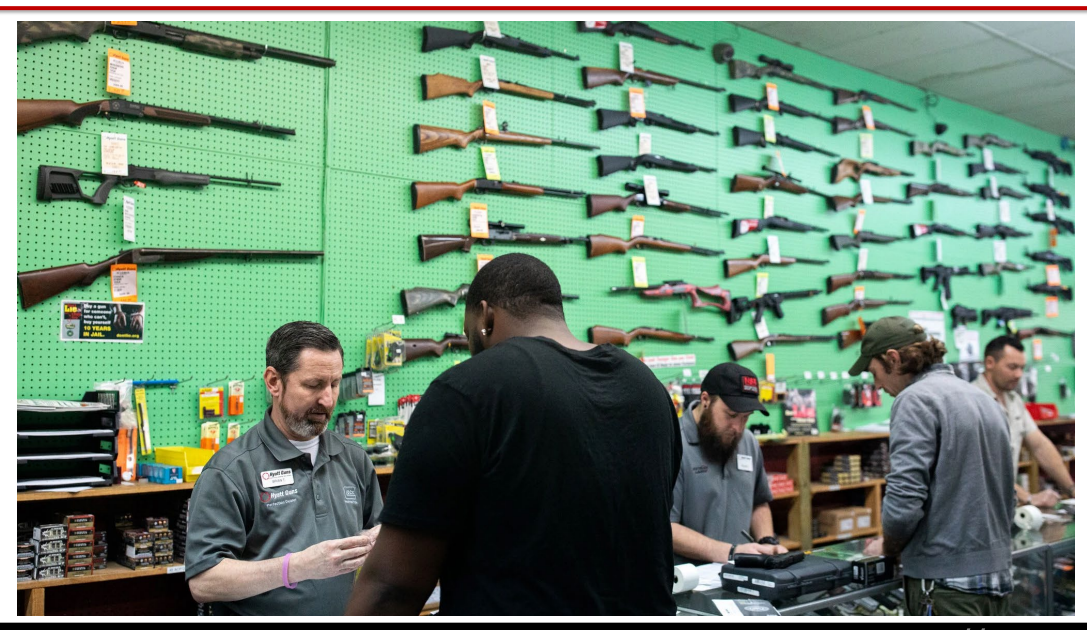
FIREARM PURCHASES



GUN PURCHASING



GUN PURCHASING UNDER STRESS OR DURING A CRISIS



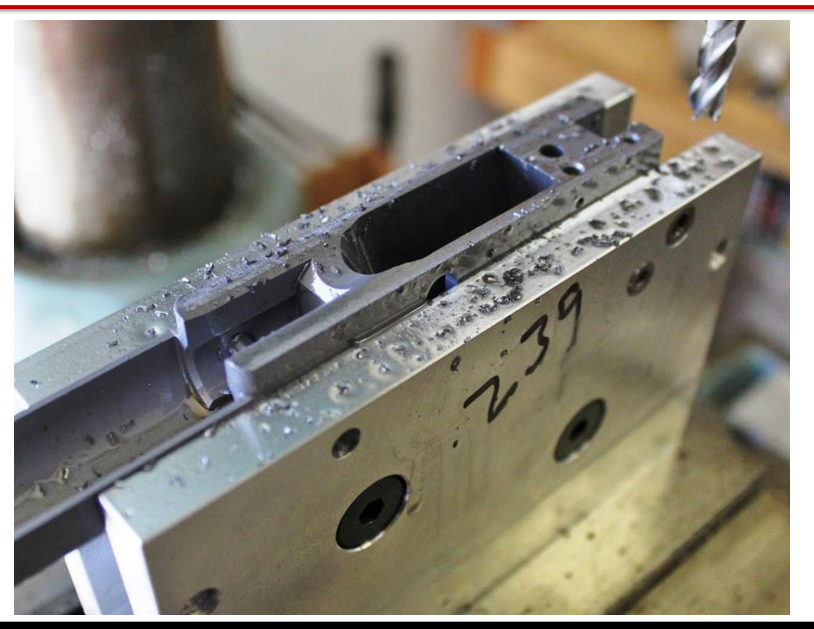
TRY OTHER PEOPLE'S FIREARMS BEFORE PURCHASING



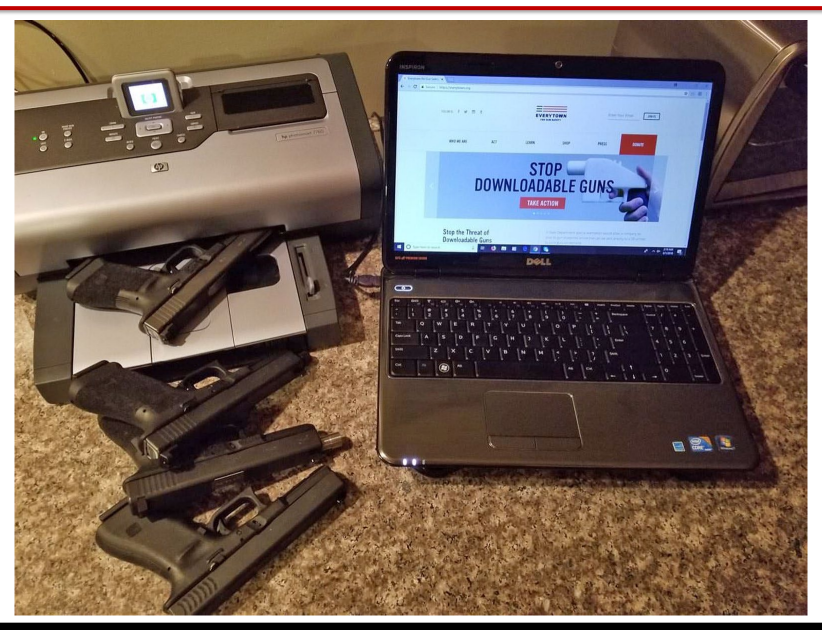
FIREARM NON-PURCHASES















Print Shoot Repeat 🕝

324K subscribers

SUBSCRIBED

Δ

HOME

VIDEOS

PLAYLISTS

COMMUNITY

CHANNELS

ABOUT

Q

Uploads ∨



A Very Spooky Precision Rifle

107K views • 5 days ago



Are 80% Frames Dead? | A Comparison

42K views • 2 weeks ago



My New Updated Print Settings!

18K views • 2 weeks ago



Yeah, It's a .40 | MAV9 G23 Review

57K views • 3 weeks ago



Printer Review: Sovol SV01 Pro

16K views • 1 month ago



The Goldmember Glock (Reupload)

14K views • 1 month ago



3D Printed MP5 With Binary Trigger | Full Speed Ahead!!!

176K views • 1 month ago



What's My Favorite Printed Gun? | August 2022 Q+A

27K views • 1 month ago



This Is Not Your Uncle's Beretta

130K views • 1 month ago



Tangent Sights Printed In MSLA Resin | Will They Hol...

35K views • 2 months ago



Plastic MP5 vs. The "Real" Thing: Which Is Better?

150K views • 2 months ago



I Got A "Real" MP5 | Printed Comparison & Upgrades

87K views • 2 months ago



Print Shoot Repeat - The HK Slap (Official Music Video)

347,361 views Premiered Jun 21, 2022 STREAM THE HK SLAP: https://open.spotify.com/track/1TWOkl.....more

324K subscribers



I'm just imagining how awkward it would be to arrive at the range and see this being

√ Dislike ♦ Share % Clip =+ Save ...

SHOW CHAT REPLAY



From Print Shoot Repeat



Do You Really Need a Red Dot on Your Pistol?

TFB TV 💿

153K views • 13 days ago



Comparing Two Triggers The ATF Hates

Print Shoot Repeat J 188K views • 8 months ago



Winchester Defender 124gr+P

Buni Ballistics

143 views • 15 hours ago



The HK Slap

Mr Foxhound

166K views • 8 years ago



Slap it 'til it breaks - Reloading is Art.

ninfreak

1.1M views • 3 years ago



A Very Spooky Precision Rifle

Print Shoot Repeat J 107K views • 5 days ago

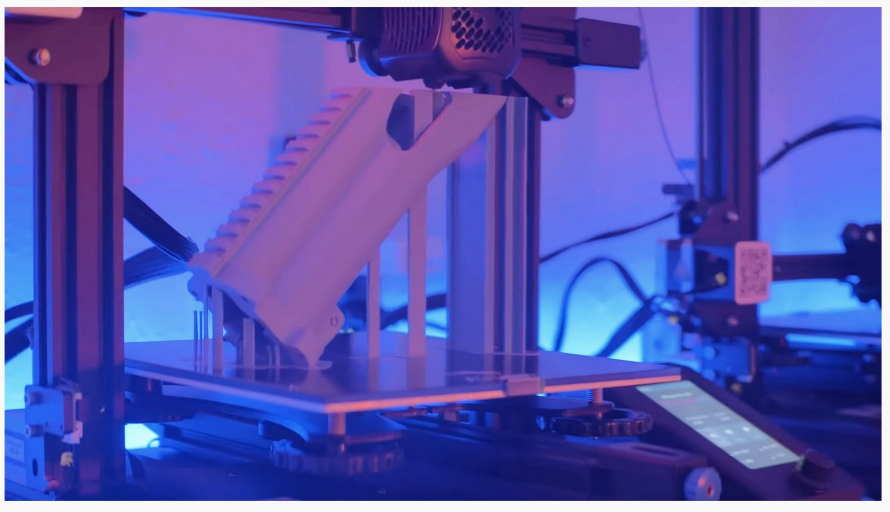


Printer Review: Sovol SV01 Pro

Print Shoot Repeat . 16K views • 1 month ago

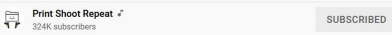


Reacting To The Sky News Report On 3D Printed Guns



Print Shoot Repeat - The HK Slap (Official Music Video)

347,361 views Premiered Jun 21, 2022 STREAM THE HK SLAP: https://open.spotify.com/track/1TWOkl.....more



I'm just imagining how awkward it would be to arrive at the range and see this being

√ Dislike

✓ Share

※ Clip

— Save

…

SHOW CHAT REPLAY



From Print Shoot Repeat



Do You Really Need a Red Dot on Your Pistol?

TFB TV 💿

153K views • 13 days ago



Comparing Two Triggers The ATF Hates

Print Shoot Repeat J 188K views • 8 months ago



Winchester Defender 124gr+P vs Ranger 115gr +P+☆!...

Buni Ballistics 143 views • 15 hours ago



The HK Slap

Mr Foxhound 166K views • 8 years ago



Slap it 'til it breaks - Reloading is Art.

ninfreak

1.1M views • 3 years ago



A Very Spooky Precision Rifle

Print Shoot Repeat J 107K views • 5 days ago



Printer Review: Sovol SV01 Pro

Print Shoot Repeat . 16K views • 1 month ago

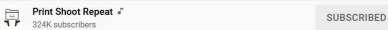


Reacting To The Sky News Report On 3D Printed Guns



Print Shoot Repeat - The HK Slap (Official Music Video)

347,361 views Premiered Jun 21, 2022 STREAM THE HK SLAP: https://open.spotify.com/track/1TWOkl.....more



I'm just imagining how awkward it would be to arrive at the range and see this being

√ Dislike

√ Share

√ Clip

← Save ...

SHOW CHAT REPLAY



From Print Shoot Repeat



Do You Really Need a Red Dot on Your Pistol?

TFB TV 💿

153K views • 13 days ago



Comparing Two Triggers The ATF Hates

Print Shoot Repeat J 188K views • 8 months ago



Winchester Defender 124gr+P vs Ranger 115gr +P+☆!...

Buni Ballistics 143 views • 15 hours ago



The HK Slap

Mr Foxhound 166K views • 8 years ago



Slap it 'til it breaks - Reloading is Art.

ninfreak

1.1M views • 3 years ago



A Very Spooky Precision Rifle

Print Shoot Repeat J 107K views • 5 days ago

Printer Review: Sovol SV01 Pro

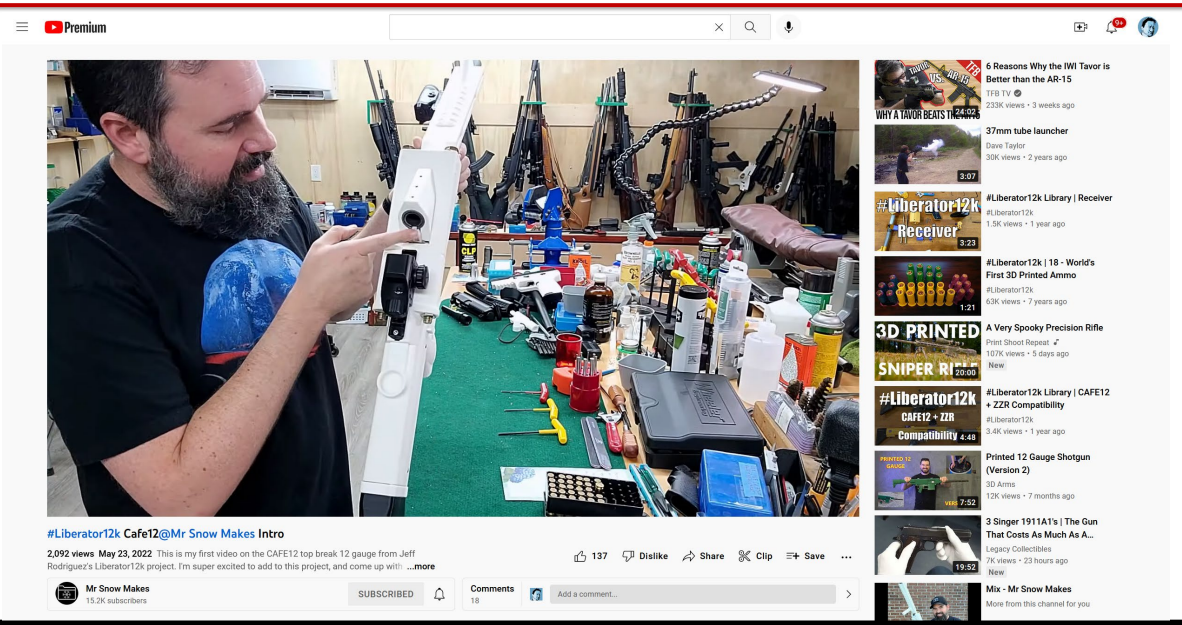


Print Shoot Repeat . 16K views • 1 month ago

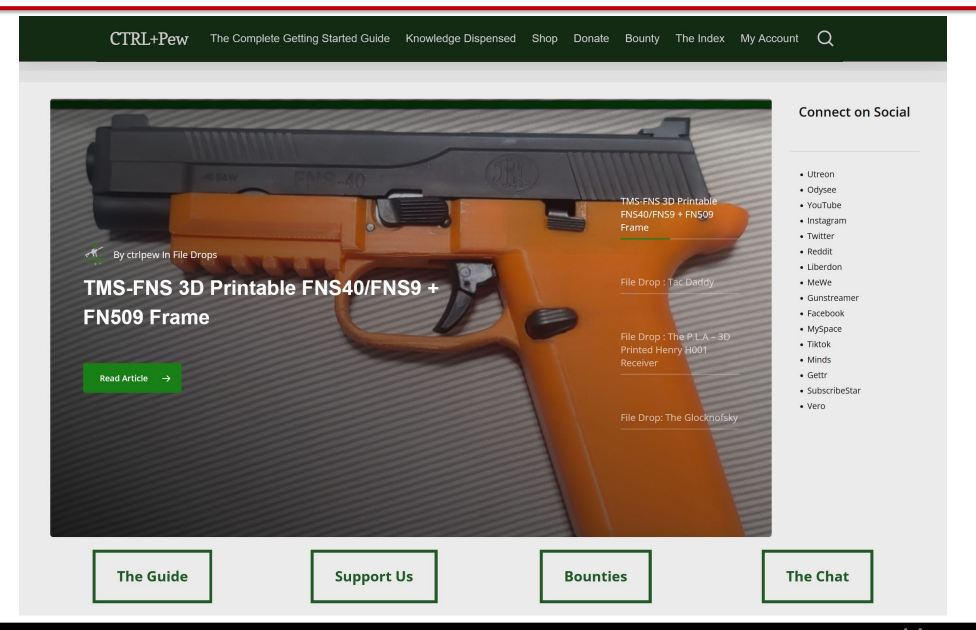


Reacting To The Sky News Report On 3D Printed Guns

MR. SNOW MAKES



CTRL+PEW



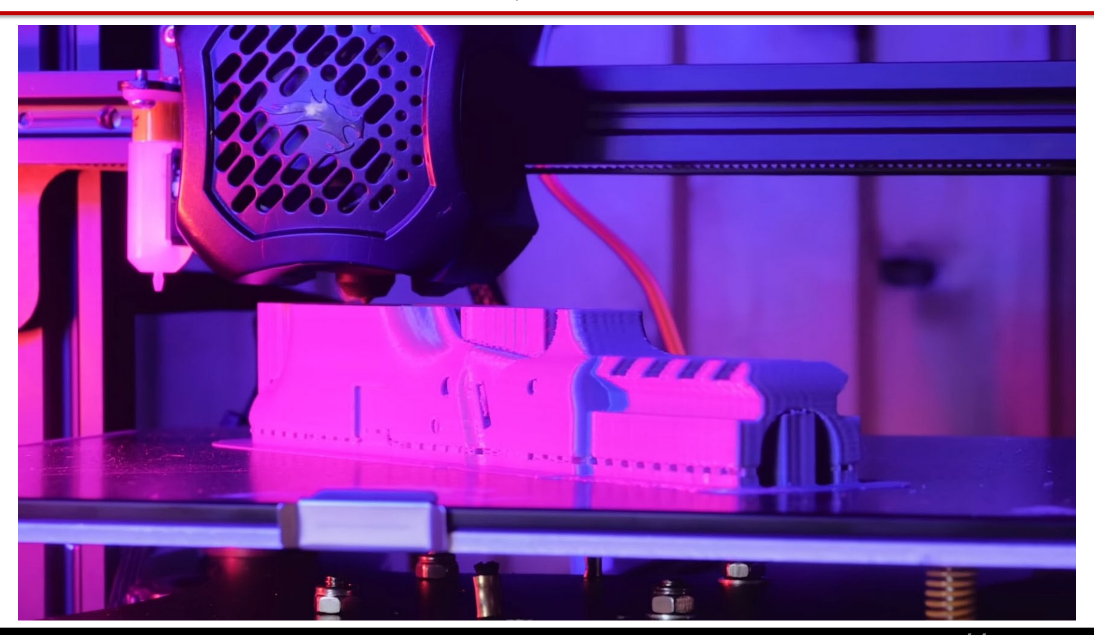
BE AWARE OF STATE AND FEDERAL LAWS... SUBJECT TO CHANGE



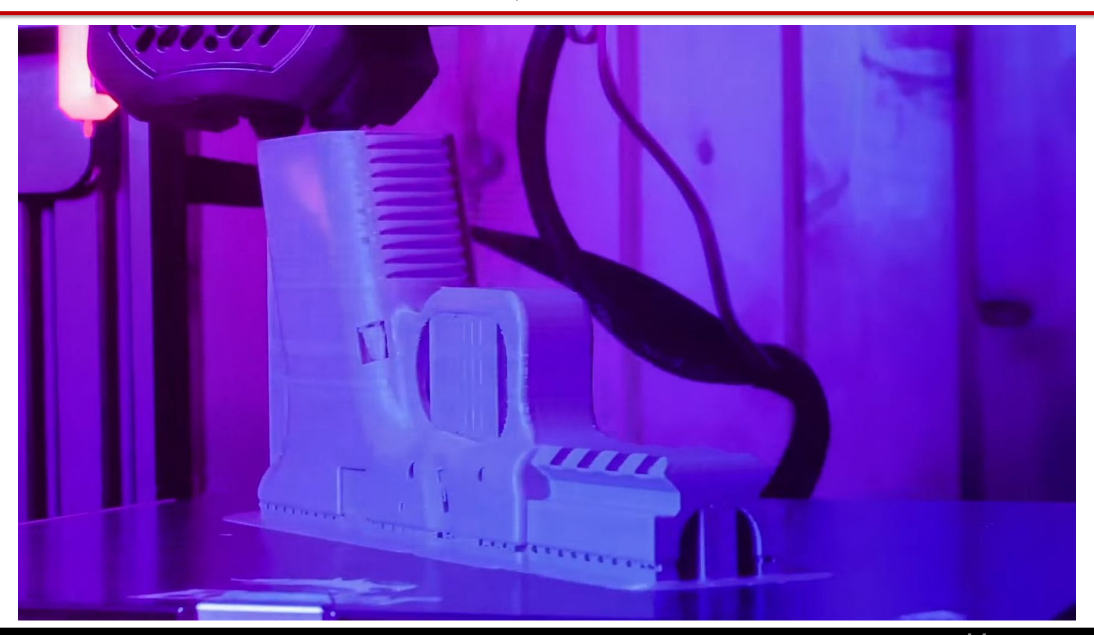
BE AWARE OF STATE AND FEDERAL LAWS... SUBJECT TO CHANGE



IT TAKES A WHILE TO LEARN HOW, BUT INFO IS AVAILABLE



IT TAKES A WHILE TO LEARN HOW, BUT INFO IS AVAILABLE



So WHY MENTION GUNS?



A GUN ISN'T A MAGIC TALISMAN



TAKING TIME TO TRAIN AND BECOME PROFICIENT



It's Better to Learn *Before* you **N**eed to Do



More Useful Than Firearms



Making Holes vs Patching Holes

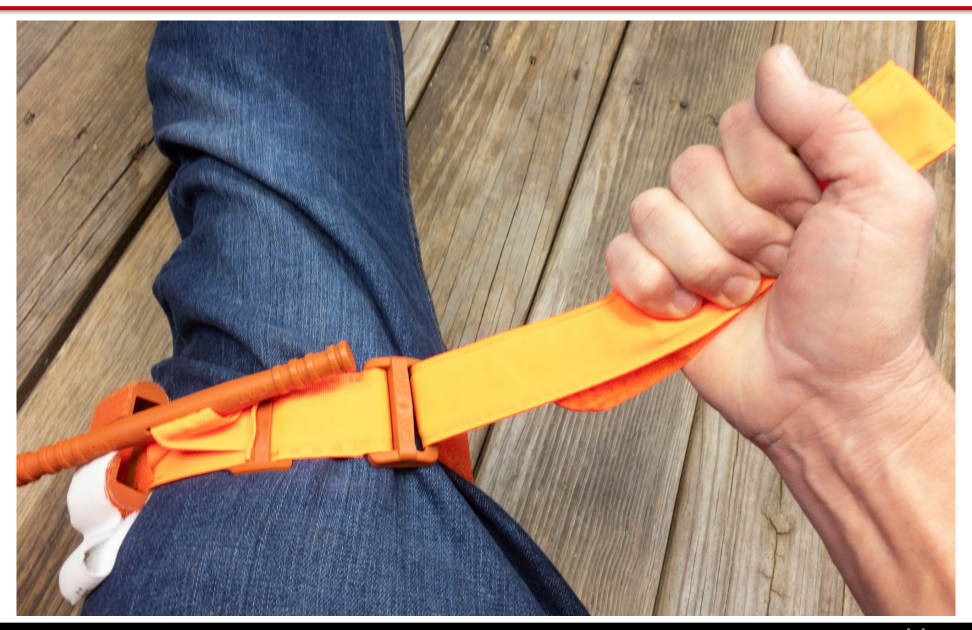


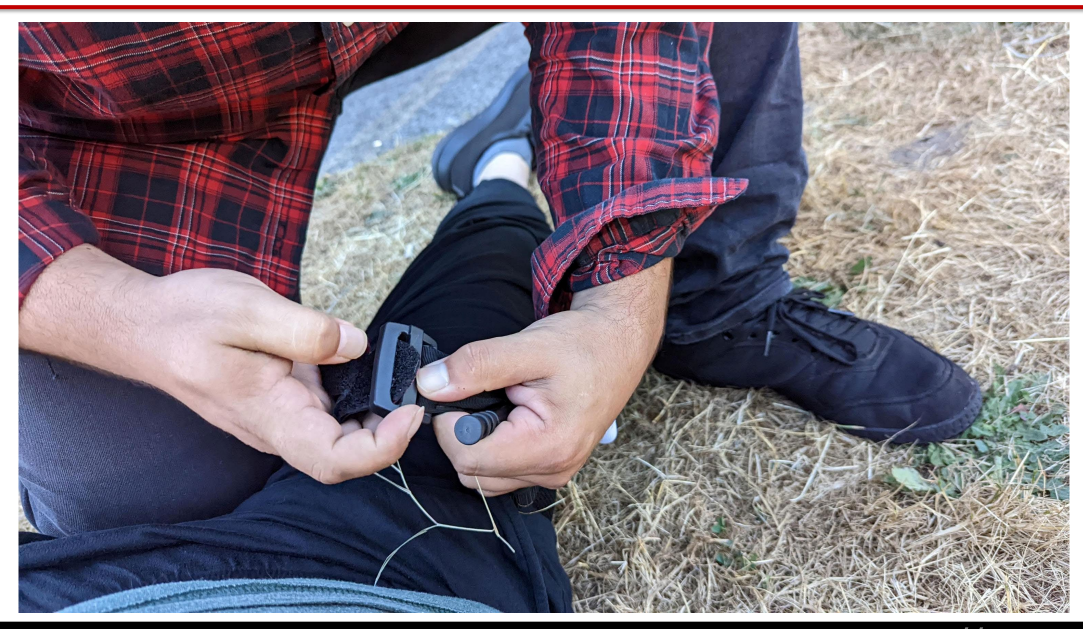
Making Holes vs Patching Holes

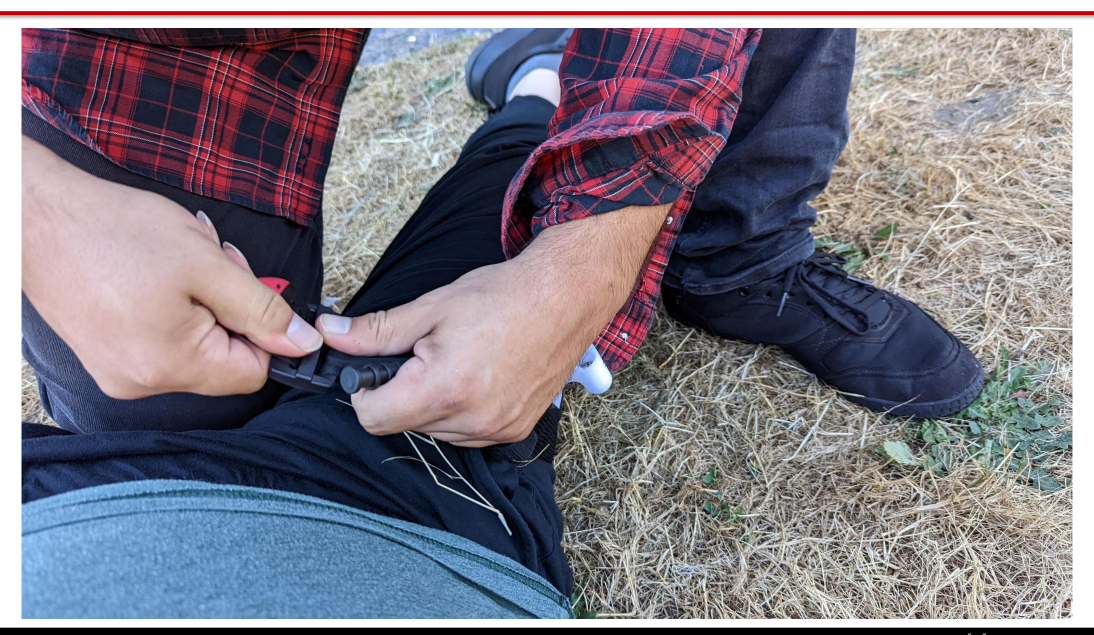


Making Holes vs Patching Holes













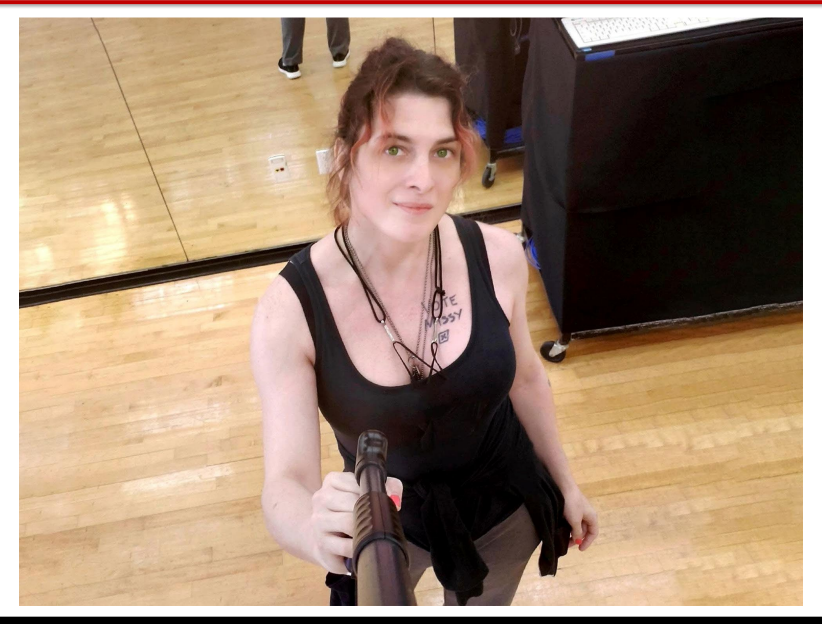
PART 5: YOU AND THE LAW



CONTENT WARNING



MY DEAR FRIEND KARA



MY DEAR FRIEND KARA

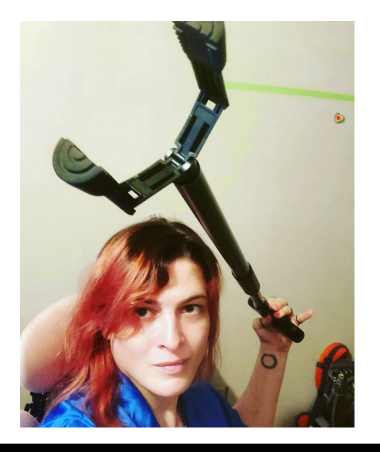


MY DEAR FRIEND KARA SERVED AS A NAVY CORPSMAN





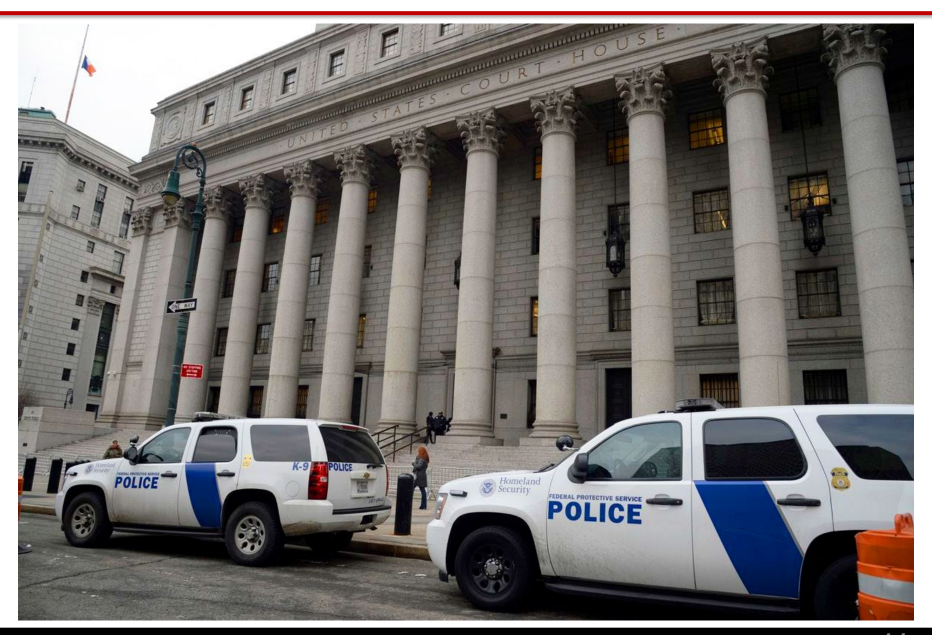
MY DEAR FRIEND KARA NEARLY GAVE HER ENTIRE LIFE IN UNIFORM



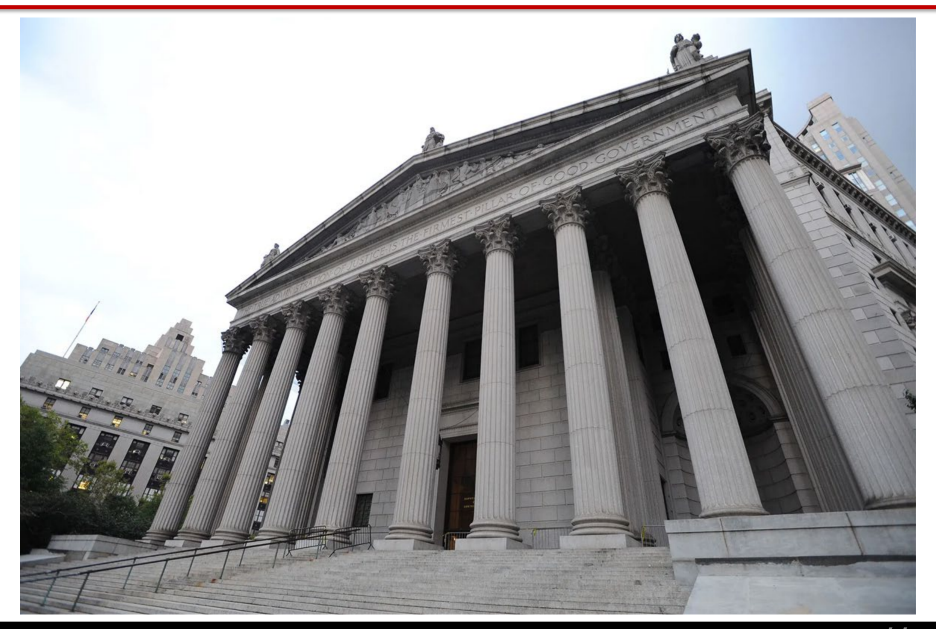




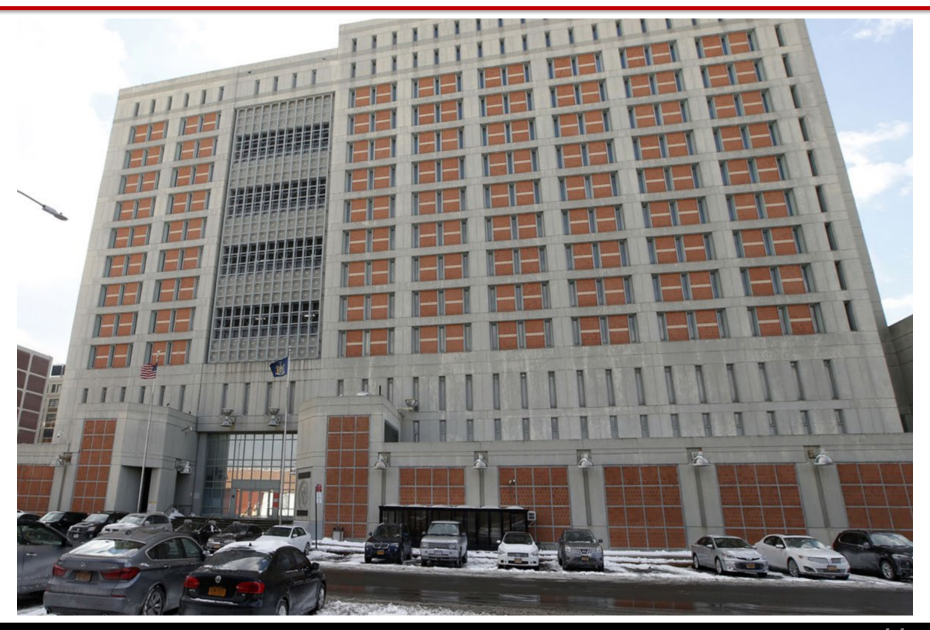
MY DEAR FRIEND KARA WAS ARRESTED



MY DEAR FRIEND KARA WAS ARRAIGNED

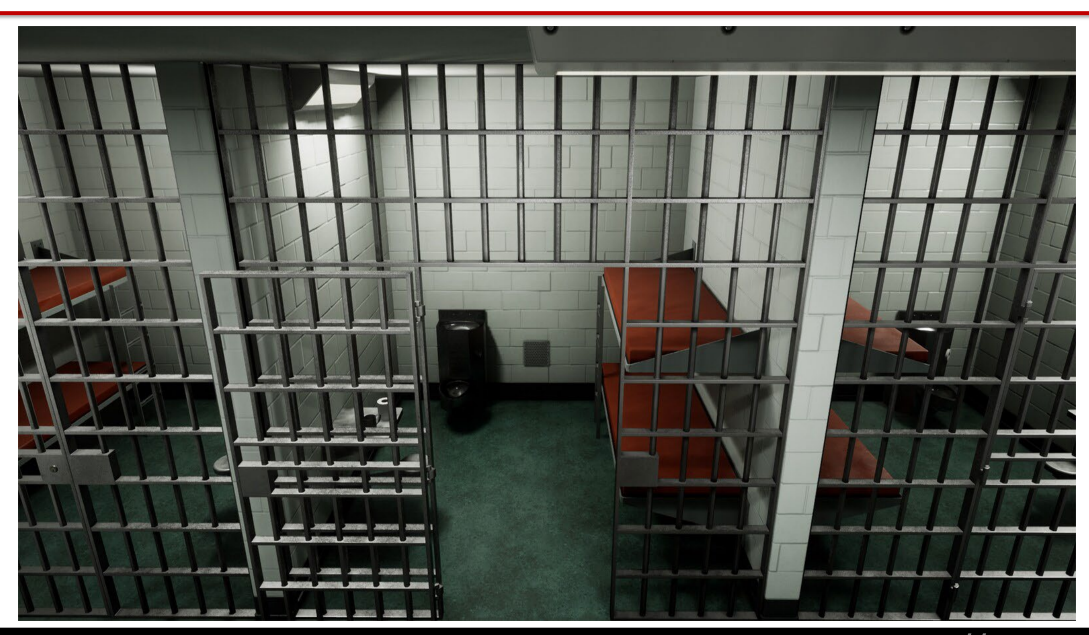


MY DEAR FRIEND KARA WAS TAKEN TO DETENTION

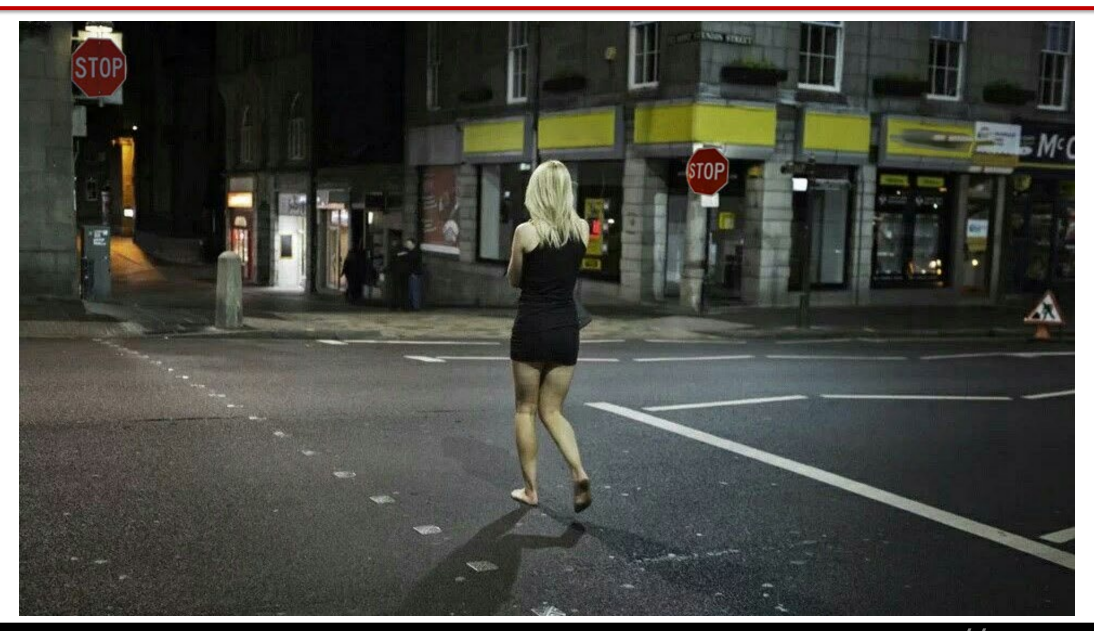


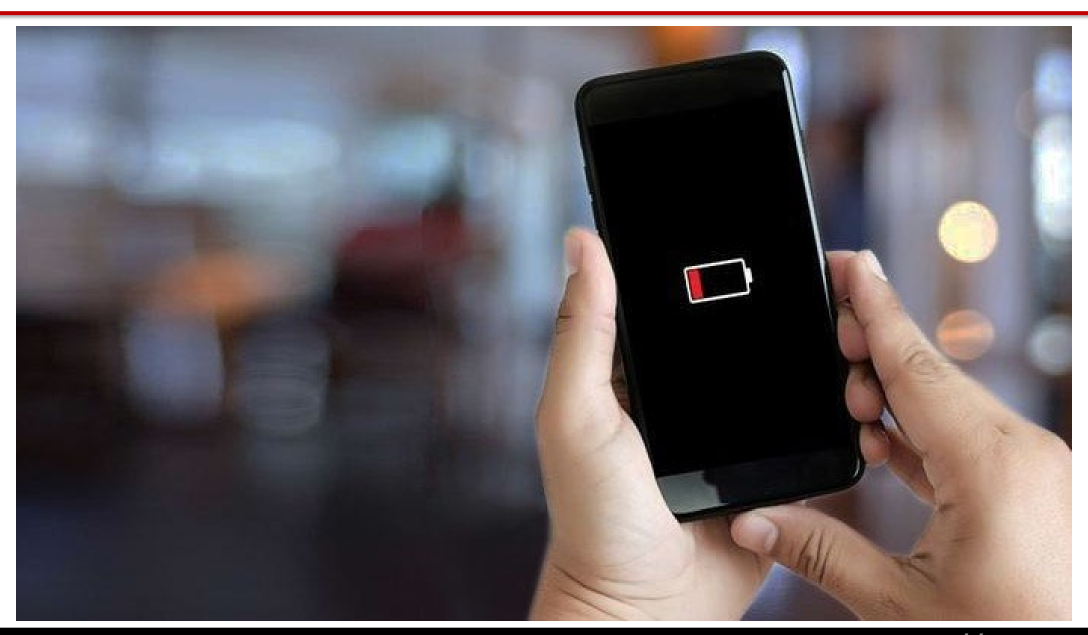
MY DEAR FRIEND KARA WAS HOUSED IN THE MALE UNIT











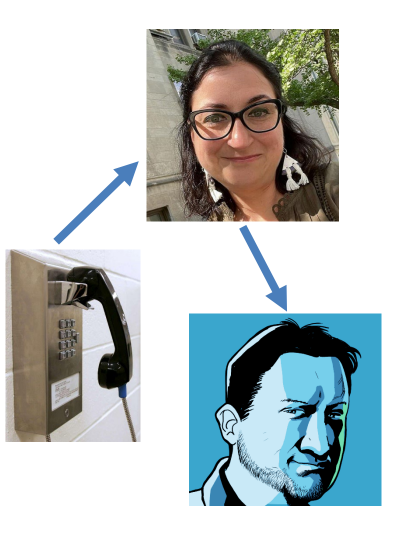
BACK TO THE CURRENT CRISIS



CONNECTING WITH THE RIGHT PEOPLE WHILE UNDER STRESS



CONNECTING WITH THE RIGHT PEOPLE WHILE UNDER STRESS

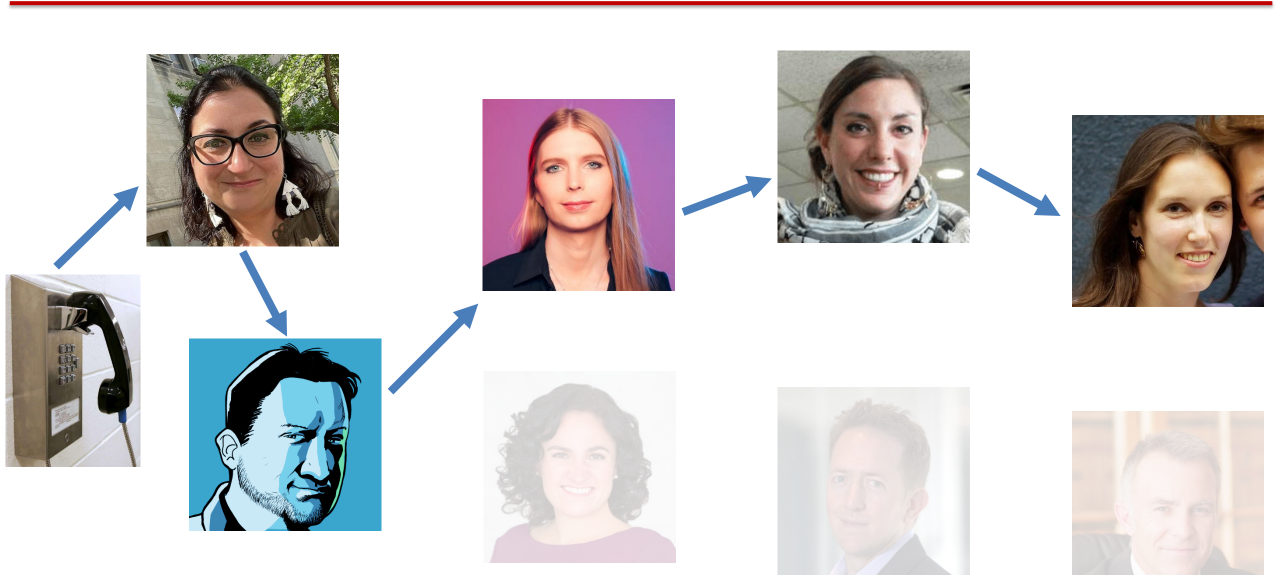






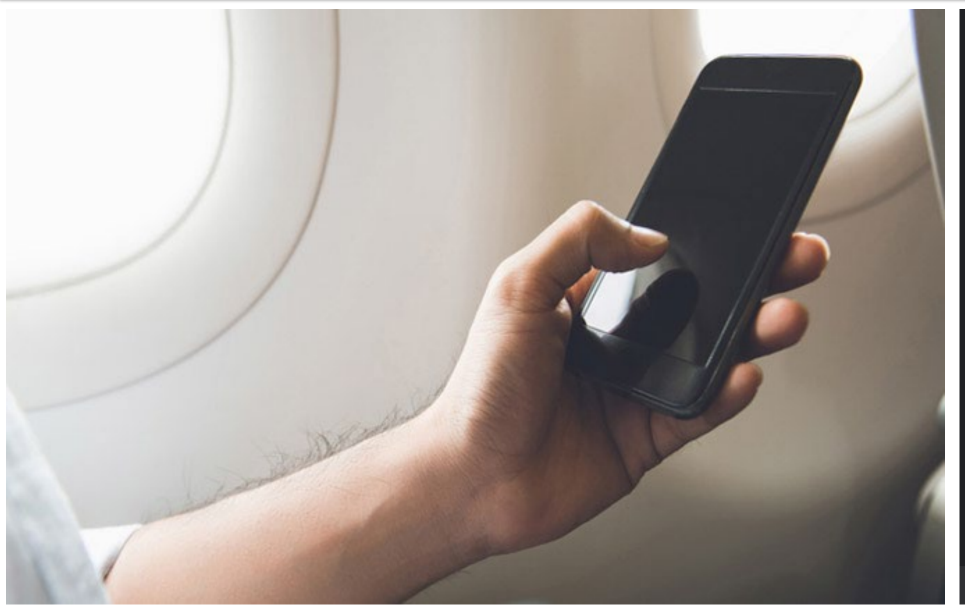


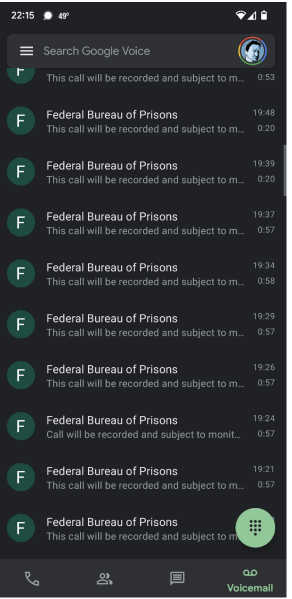
CONNECTING WITH THE RIGHT PEOPLE WHILE UNDER STRESS



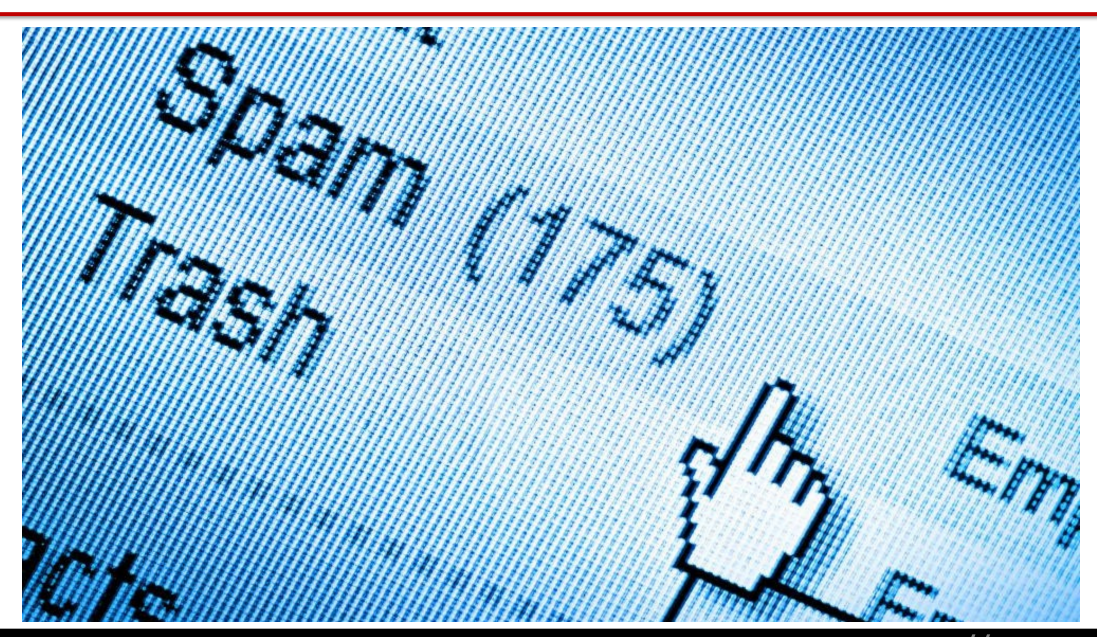
LEGAL MANEUVERING AND BATTLES WITH THE BEST TEAMMATES

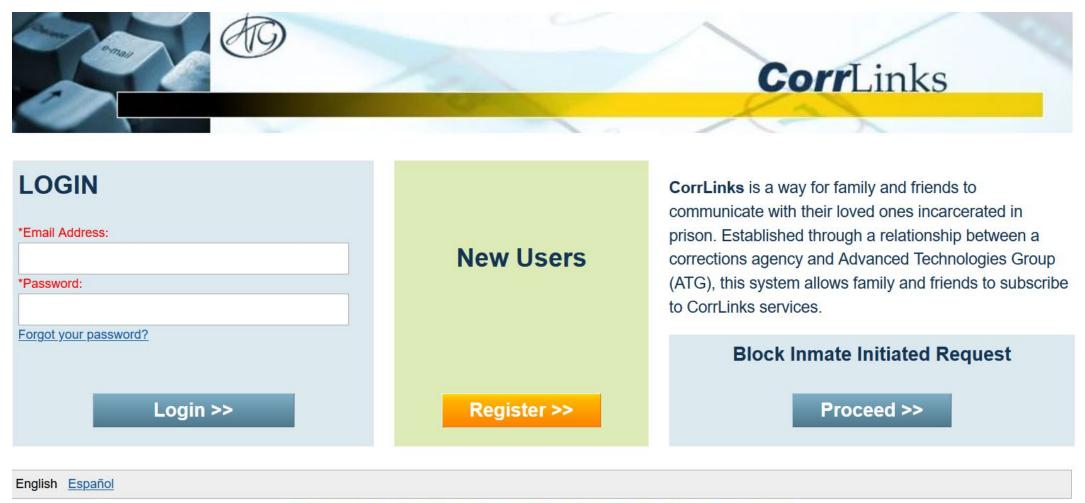








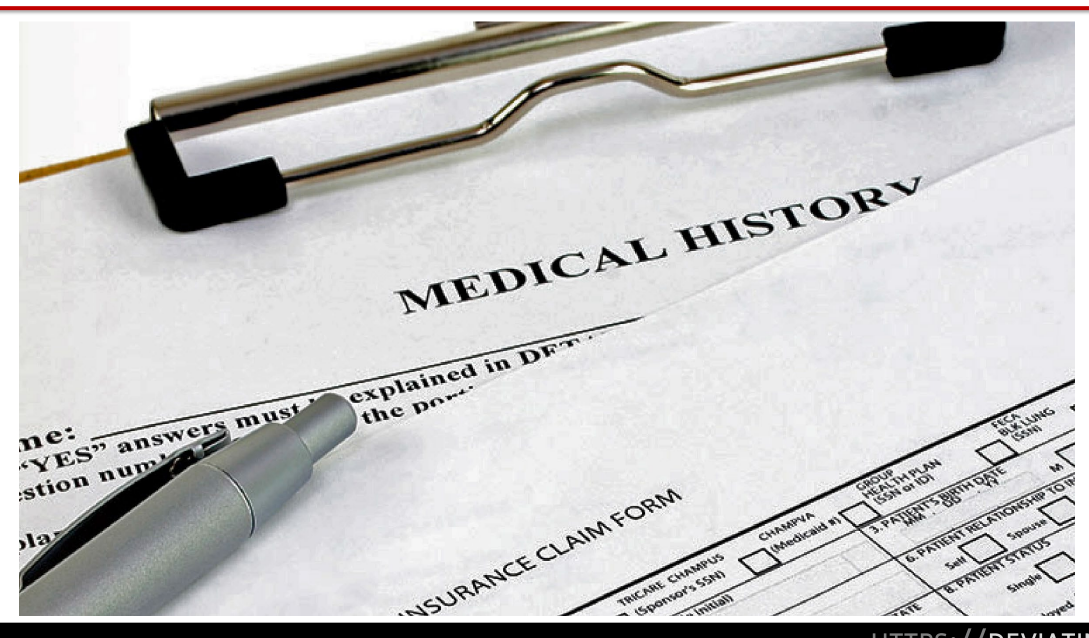




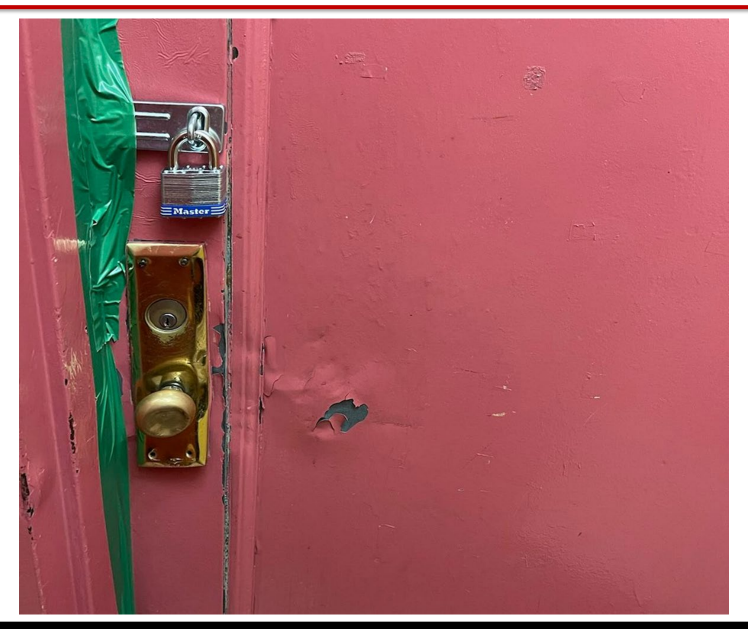
<u>Terms and Conditions</u> <u>FAQ</u> <u>Customer Support</u> <u>Block Contact</u> <u>About</u> <u>Privacy Policy</u> © 2008-2022 Advanced Technologies Group, LLC. All Rights Reserved.



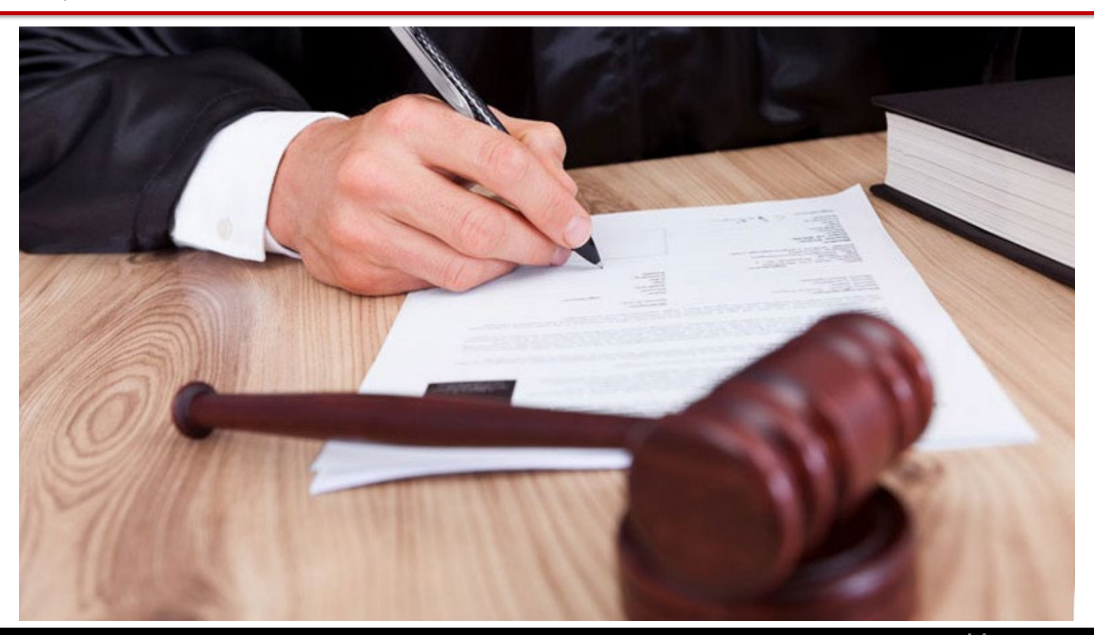
TRYING TO ACQUIRE RECORDS AND SUPPORTING DOCUMENTATION



TRYING TO ACQUIRE RECORDS AND SUPPORTING DOCUMENTATION



FINALLY, WE GET A JUDGE'S ORDER



THEN 24 HOURS CAME... AND WENT



THE SYSTEM IS UNCARING AND INTENTIONALLY CRUEL



Inmate Starves to Death, Unable to Reach His Food after Officers Paralyzed Him

For five days, his cries for help were ignored and the food trays piled up.

By Kalyn Womack | Yesterday 5:00PM | Comments (43) | Alerts



"My neck is broke. I'm paralyzed," said Craig Ridley from a wheelchair. "You're bullsh*tting. You're just trying to get a lawsuit," responded a corrections officer.



Ridley laid on the floor of his cell for the next five days <u>pleading for help</u> as officers dropped trays of food he couldn't reach. Just hours before, officers tackled him to the ground, dislocating his neck. A report by the <u>Miami Herald</u>, including details from a 383-page investigation by The Florida Department of Law Enforcement, has shined a light on the hidden story of Ridley's death.



FDLE's report found Ridley died because of his injuries and starvation. His fellow inmates and family members told investigators his death may have been a <u>cover up</u>.

Ridley was <u>sentenced</u> to a 20-year <u>mandatory minimum</u> on attempted murder <u>charges</u> in 2007. The morning of Sept. 8, 2017, correctional officers got into a <u>struggle with Pidley tacking him to the ground face first. According to the</u>



Here's 5 Reasons Why You Haven't Contracted COVID-19

Here's How Black People Are Responsible For Vaccines





THE SYSTEM IS UNCARING AND INTENTIONALLY CRUEL

Locked Up

NYPD is Illegally Sending People to Rikers Without Ever Seeing a Judge, Lawsuit Claims

"Nothing short of an extrajudicial campaign of terror and kidnapping."

12:07 PM EDT on October 4, 2022





The New York City Police Department and the Department of Correction have been unlawfully taking New Yorkers straight from their arrest to detention on Rikers Island, without bringing them to court as required by state law, according to a new lawsuit.

The <u>suit</u>, which is being brought by four people held on Rikers without access to a court hearing, characterizes the practice as "utterly lawless" and "nothing short of an extrajudicial campaign of terror and kidnapping."

In July of 2020, Paul Phillips was driving outside of Albany when police pulled him over for a traffic infraction. When the officer ran Phillips's drivers license, his name came back with an open bench warrant—an open bench warrant from more than 30 years ago. The likelihood of a decades-old bench warrant still being open and unresolved is something close to zero, and indeed, Phillips's bench warrant had long since been closed, as police would have learned if they had taken Phillips before a judge, where the paperwork would be scrutinized. But police didn't take him before a judge, according to the complaint. The state police handed him to



THE SYSTEM IS UNCARING AND INTENTIONALLY CRUEL



ORDER TO SHOW CAUSE: THE COURT HAS RECEIVED A LETTER FROM THE BUREAU OF PRISONS DATED SEPTEMBER 23, 2022. IN ADDITION TO SPELLING THE JUDGE'S NAME INCORRECTLY, THE LETTER TO THE COURT IS ENTIRELY IMPROPER IN SEVERAL RESPECTS.

THE COURT'S ORDER [DIRECTING THE BUREAU OF PRISONS TO MOVE KARA TO THE PROPER HOUSING UNIT] WAS ISSUED IN A SPECIFIC CASE, AND FILED ON ELECTRONIC CASE FILE. IF A PARTY WISHES TO FILE SOMETHING IN A CASE, IT MUST DO SO VIA ECF.

THIS CORRESPONDENCE [IGNORING THE JUDGE'S ORDER] WAS SENT BY EMAIL TO THE COURT'S DEPUTY. AND IT APPEARS TO HAVE BEEN INTENDED TO ADDRESS THE COURT EX PARTE, SINCE NO CC: ON THE LETTER APPEARS (IT WAS ONLY PROVIDED TO DEFENSE COUNSEL BY COUNSEL TO THE GOVERNMENT IN EMAIL CORRESPONDENCE, WHICH ALSO WAS NOT ON ECF). THIS APPEARS TO BE A COMMON PRACTICE BY THE BOP AND OCCURS IN MANY CASES. IT IS PATENTLY IMPROPER.

THIS COURT DOES NOT OPERATE IN SECRET; NOR DOES IT ENTERTAIN EX PARTE SUBMISSIONS, UNLESS THERE IS A STATUTORY EXCEPTION TO DO SO, WHICH THIS IS NOT. EITHER THE UNITED STATES ATTORNEY'S OFFICE, OR THE DEPARTMENT OF JUSTICE, OR BOTH REPRESENTS THE BUREAU OF PRISONS IN FEDERAL COURT. NEITHER MADE THIS FILING.

PUTTING ASIDE THESE PROBLEMS, THE LETTER REQUESTS VACATUR OF THE ORDERS ISSUED IN THE CASE. THE DOJ AND BOP PROCEED UNDER THE MISAPPREHENSION THAT COURT ORDERS ARE ADVISORY, TREATING THEM AS IF THEY ARE AN OPENING MOTION TO WHICH THEY MAY RESPOND AND FOLLOW SHOULD THEY WISH.

THE COURT DIRECTED THAT THE PRISONER BE MOVED NO LATER THAN 4:00 P.M. YESTERDAY. IF THE BOP WISHED TO SEEK RELIEF FROM THIS ORDER, THE DOJ WAS OBLIGATED TO FILE A MOTION TO STAY, MODIFY, OR VACATE, AND TO DO SO BEFORE THE DEADLINE TO COMPLY EXPIRED.

NO MOTION WAS FILED (A NON-PARTY PROCEEDING VIA EX PARTE LETTER REQUEST NOT FILED ON ECF IS NOT FILING A MOTION SEEKING RELIEF).

AND SO THE DOJ IGNORED A COURT ORDER, AND REMAINS IN OPEN DEFIANCE OF IT. SUCH CONTUMACIOUS CONDUCT RISKS A CONTEMPT SANCTION. SEE 28 U.S.C. s. 636(e)(2). Counsel in the case are directed to provide a copy of this order immediately to their respective supervisors, including the Chief of the Criminal Division and the Federal Defender for the Eastern District of New York. Accordingly, the DOJ is ordered to show cause by 9/26/2022 at 9:00 A.M. why it should not be sanctioned and contempt proceedings should not initiated.

ORDER TO SHOW CAUSE: THE COURT HAS RECEIVED A LETTER FROM THE BUREAU OF PRISONS DATED SEPTEMBER 23, 2022. IN ADDITION TO SPELLING THE JUDGE'S NAME INCORRECTLY, THE LETTER TO THE COURT IS ENTIRELY IMPROPER IN SEVERAL RESPECTS.

THE COURT'S ORDER [DIRECTING THE BUREAU OF PRISONS TO MOVE KARA TO THE PROPER HOUSING UNIT] WAS ISSUED IN A SPECIFIC CASE, AND FILED ON ELECTRONIC CASE FILE. IF A PARTY WISHES TO FILE SOMETHING IN A CASE, IT MUST DO SO VIA ECF.

This correspondence [ignoring the judge's order] was sent by email to the Court's deputy. And it appears to have been intended to address the Court ex parte, since no cc: on the letter appears (it was only provided to defense counsel by counsel to the Government in email correspondence, which also was not on ECF). This appears to be a common practice by the BOP and occurs in many cases. It is patently improper.

THIS COURT DOES NOT OPERATE IN SECRET; NOR DOES IT ENTERTAIN EX PARTE SUBMISSIONS, UNLESS THERE IS A STATUTORY EXCEPTION TO DO SO, WHICH THIS IS NOT. EITHER THE UNITED STATES ATTORNEY'S OFFICE, OR THE DEPARTMENT OF JUSTICE, OR BOTH REPRESENTS THE BUREAU OF PRISONS IN FEDERAL COURT. NEITHER MADE THIS FILING.

PUTTING ASIDE THESE PROBLEMS, THE LETTER REQUESTS VACATUR OF THE ORDERS ISSUED IN THE CASE. THE DOJ AND BOP PROCEED UNDER THE MISAPPREHENSION THAT COURT ORDERS ARE ADVISORY, TREATING THEM AS IF THEY ARE AN OPENING MOTION TO WHICH THEY MAY RESPOND AND FOLLOW SHOULD THEY WISH.

THE COURT DIRECTED THAT THE PRISONER BE MOVED NO LATER THAN 4:00 P.M. YESTERDAY. IF THE BOP WISHED TO SEEK RELIEF FROM THIS ORDER, THE DOJ WAS OBLIGATED TO FILE A MOTION TO STAY, MODIFY, OR VACATE, AND TO DO SO BEFORE THE DEADLINE TO COMPLY EXPIRED.

NO MOTION WAS FILED (A NON-PARTY PROCEEDING VIA EX PARTE LETTER REQUEST NOT FILED ON ECF IS NOT FILING A MOTION SEEKING RELIEF).

AND SO THE DOJ IGNORED A COURT ORDER, AND REMAINS IN OPEN DEFIANCE OF IT. SUCH CONTUMACIOUS CONDUCT RISKS A CONTEMPT SANCTION. SEE 28 U.S.C. s. 636(e)(2). Counsel in the case are directed to provide a copy of this order immediately to their respective supervisors, including the Chief of the Criminal Division and the Federal Defender for the Eastern District of New York. Accordingly, the DOJ is ordered to show cause by 9/26/2022 at 9:00 A.M. why it should not be sanctioned and contempt proceedings should not initiated.

ORDER TO SHOW CAUSE: THE COURT HAS RECEIVED A LETTER FROM THE BUREAU OF PRISONS DATED SEPTEMBER 23, 2022. IN ADDITION TO SPELLING THE JUDGE'S NAME INCORRECTLY, THE LETTER TO THE COURT IS ENTIRELY IMPROPER IN SEVERAL RESPECTS.

THE COURT'S ORDER [DIRECTING THE BUREAU OF PRISONS TO MOVE KARA TO THE PROPER HOUSING UNIT] WAS ISSUED IN A SPECIFIC CASE, AND FILED ON ELECTRONIC CASE FILE. IF A PARTY WISHES TO FILE SOMETHING IN A CASE, IT MUST DO SO VIA ECF.

THIS CORRESPONDENCE [IGNORING THE JUDGE'S ORDER] WAS SENT BY EMAIL TO THE COURT'S DEPUTY. AND IT APPEARS TO HAVE BEEN INTENDED TO ADDRESS THE COURT EX PARTE, SINCE NO CC: ON THE LETTER APPEARS (IT WAS ONLY PROVIDED TO DEFENSE COUNSEL BY COUNSEL TO THE GOVERNMENT IN EMAIL CORRESPONDENCE, WHICH ALSO WAS NOT ON ECF). THIS APPEARS TO BE A COMMON PRACTICE BY THE BOP AND OCCURS IN MANY CASES. IT IS PATENTLY IMPROPER.

THIS COURT DOES NOT OPERATE IN SECRET; NOR DOES IT ENTERTAIN EX PARTE SUBMISSIONS, UNLESS THERE IS A STATUTORY EXCEPTION TO DO SO, WHICH THIS IS NOT. EITHER THE UNITED STATES ATTORNEY'S OFFICE, OR THE DEPARTMENT OF JUSTICE, OR BOTH REPRESENTS THE BUREAU OF PRISONS IN FEDERAL COURT. NEITHER MADE THIS FILING.

PUTTING ASIDE THESE PROBLEMS, THE LETTER REQUESTS VACATUR OF THE ORDERS ISSUED IN THE CASE. THE DOJ AND BOP PROCEED UNDER THE MISAPPREHENSION THAT COURT ORDERS ARE ADVISORY, TREATING THEM AS IF THEY ARE AN OPENING MOTION TO WHICH THEY MAY RESPOND AND FOLLOW SHOULD THEY WISH.

THE COURT DIRECTED THAT THE PRISONER BE MOVED NO LATER THAN 4:00 P.M. YESTERDAY. IF THE BOP WISHED TO SEEK RELIEF FROM THIS ORDER, THE DOJ WAS OBLIGATED TO FILE A MOTION TO STAY, MODIFY, OR VACATE, AND TO DO SO BEFORE THE DEADLINE TO COMPLY EXPIRED.

NO MOTION WAS FILED (A NON-PARTY PROCEEDING VIA EX PARTE LETTER REQUEST NOT FILED ON ECF IS NOT FILING A MOTION SEEKING RELIEF).

AND SO THE DOJ IGNORED A COURT ORDER, AND REMAINS IN OPEN DEFIANCE OF IT. SUCH CONTUMACIOUS CONDUCT RISKS A CONTEMPT SANCTION. SEE 28 U.S.C. s. 636(e)(2). Counsel in the case are directed to provide a copy of this order immediately to their respective supervisors, including the Chief of the Criminal Division and the Federal Defender for the Eastern District of New York. Accordingly, the DOJ is ordered to show cause by 9/26/2022 at 9:00 A.M. why it should not be sanctioned and contempt proceedings should not initiated.

ORDER TO SHOW CAUSE: THE COURT HAS RECEIVED A LETTER FROM THE BUREAU OF PRISONS DATED SEPTEMBER 23, 2022. IN ADDITION TO SPELLING THE JUDGE'S NAME INCORRECTLY, THE LETTER TO THE COURT IS ENTIRELY IMPROPER IN SEVERAL RESPECTS.

THE COURT'S ORDER [DIRECTING THE BUREAU OF PRISONS TO MOVE KARA TO THE PROPER HOUSING UNIT] WAS ISSUED IN A SPECIFIC CASE, AND FILED ON ELECTRONIC CASE FILE. IF A PARTY WISHES TO FILE SOMETHING IN A CASE, IT MUST DO SO VIA ECF.

THIS CORRESPONDENCE [IGNORING THE JUDGE'S ORDER] WAS SENT BY EMAIL TO THE COURT'S DEPUTY. AND IT APPEARS TO HAVE BEEN INTENDED TO ADDRESS THE COURT EX PARTE, SINCE NO CC: ON THE LETTER APPEARS (IT WAS ONLY PROVIDED TO DEFENSE COUNSEL BY COUNSEL TO THE GOVERNMENT IN EMAIL CORRESPONDENCE, WHICH ALSO WAS NOT ON ECF). THIS APPEARS TO BE A COMMON PRACTICE BY THE BOP AND OCCURS IN MANY CASES. IT IS PATENTLY IMPROPER.

THIS COURT DOES NOT OPERATE IN SECRET; NOR DOES IT ENTERTAIN EX PARTE SUBMISSIONS, UNLESS THERE IS A STATUTORY EXCEPTION TO DO SO, WHICH THIS IS NOT. EITHER THE UNITED STATES ATTORNEY'S OFFICE, OR THE DEPARTMENT OF JUSTICE, OR BOTH REPRESENTS THE BUREAU OF PRISONS IN FEDERAL COURT. NEITHER MADE THIS FILING.

PUTTING ASIDE THESE PROBLEMS, THE LETTER REQUESTS VACATUR OF THE ORDERS ISSUED IN THE CASE. THE DOJ AND BOP PROCEED UNDER THE MISAPPREHENSION THAT COURT ORDERS ARE ADVISORY, TREATING THEM AS IF THEY ARE AN OPENING MOTION TO WHICH THEY MAY RESPOND AND FOLLOW SHOULD THEY WISH.

THE COURT DIRECTED THAT THE PRISONER BE MOVED NO LATER THAN 4:00 P.M. YESTERDAY. IF THE BOP WISHED TO SEEK RELIEF FROM THIS ORDER, THE DOJ WAS OBLIGATED TO FILE A MOTION TO STAY, MODIFY, OR VACATE, AND TO DO SO BEFORE THE DEADLINE TO COMPLY EXPIRED.

NO MOTION WAS FILED (A NON-PARTY PROCEEDING VIA EX PARTE LETTER REQUEST NOT FILED ON ECF IS NOT FILING A MOTION SEEKING RELIEF).

AND SO THE DOJ IGNORED A COURT ORDER, AND REMAINS IN OPEN DEFIANCE OF IT. SUCH CONTUMACIOUS CONDUCT RISKS A CONTEMPT SANCTION. SEE 28 U.S.C. s. 636(e)(2). Counsel in the case are directed to provide a copy of this order immediately to their respective supervisors, including the Chief of the Criminal Division and the Federal Defender for the Eastern District of New York. Accordingly, the DOJ is ordered to show cause by 9/26/2022 at 9:00 A.M. why it should not be sanctioned and contempt proceedings should not initiated.

ORDER TO SHOW CAUSE: THE COURT HAS RECEIVED A LETTER FROM THE BUREAU OF PRISONS DATED SEPTEMBER 23, 2022. IN ADDITION TO SPELLING THE JUDGE'S NAME INCORRECTLY, THE LETTER TO THE COURT IS ENTIRELY IMPROPER IN SEVERAL RESPECTS.

THE COURT'S ORDER [DIRECTING THE BUREAU OF PRISONS TO MOVE KARA TO THE PROPER HOUSING UNIT] WAS ISSUED IN A SPECIFIC CASE, AND FILED ON ELECTRONIC CASE FILE. IF A PARTY WISHES TO FILE SOMETHING IN A CASE, IT MUST DO SO VIA ECF.

THIS CORRESPONDENCE [IGNORING THE JUDGE'S ORDER] WAS SENT BY EMAIL TO THE COURT'S DEPUTY. AND IT APPEARS TO HAVE BEEN INTENDED TO ADDRESS THE COURT EX PARTE, SINCE NO CC: ON THE LETTER APPEARS (IT WAS ONLY PROVIDED TO DEFENSE COUNSEL BY COUNSEL TO THE GOVERNMENT IN EMAIL CORRESPONDENCE, WHICH ALSO WAS NOT ON ECF). THIS APPEARS TO BE A COMMON PRACTICE BY THE BOP AND OCCURS IN MANY CASES. IT IS PATENTLY IMPROPER.

THIS COURT DOES NOT OPERATE IN SECRET; NOR DOES IT ENTERTAIN EX PARTE SUBMISSIONS, UNLESS THERE IS A STATUTORY EXCEPTION TO DO SO, WHICH THIS IS NOT. EITHER THE UNITED STATES ATTORNEY'S OFFICE, OR THE DEPARTMENT OF JUSTICE, OR BOTH REPRESENTS THE BUREAU OF PRISONS IN FEDERAL COURT. NEITHER MADE THIS FILING.

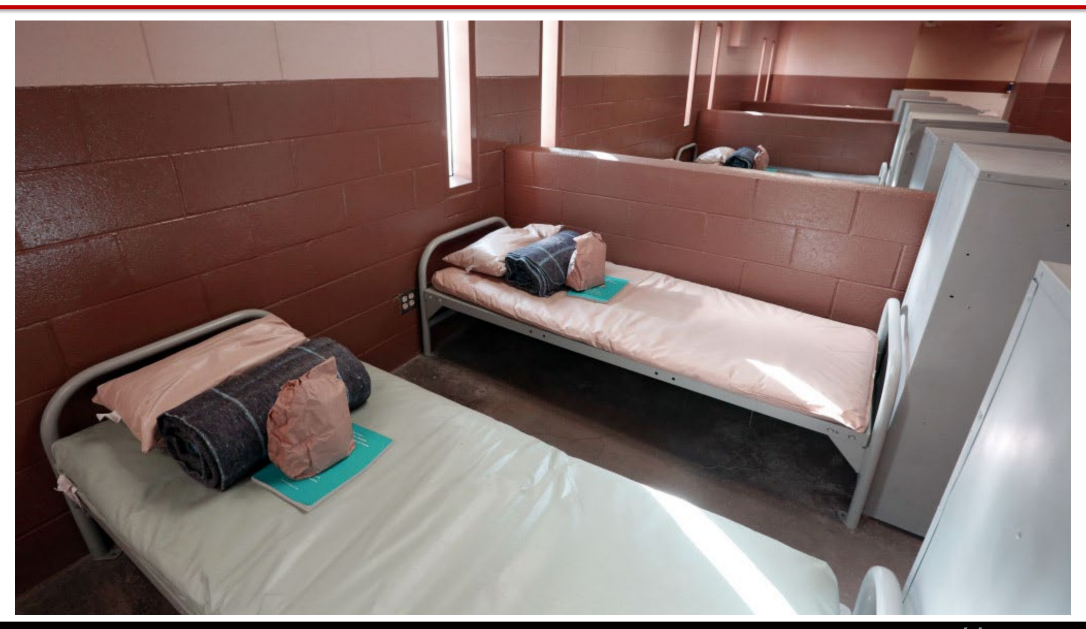
PUTTING ASIDE THESE PROBLEMS, THE LETTER REQUESTS VACATUR OF THE ORDERS ISSUED IN THE CASE. THE DOJ AND BOP PROCEED UNDER THE MISAPPREHENSION THAT COURT ORDERS ARE ADVISORY, TREATING THEM AS IF THEY ARE AN OPENING MOTION TO WHICH THEY MAY RESPOND AND FOLLOW SHOULD THEY WISH.

THE COURT DIRECTED THAT THE PRISONER BE MOVED NO LATER THAN 4:00 P.M. YESTERDAY. IF THE BOP WISHED TO SEEK RELIEF FROM THIS ORDER, THE DOJ WAS OBLIGATED TO FILE A MOTION TO STAY, MODIFY, OR VACATE, AND TO DO SO BEFORE THE DEADLINE TO COMPLY EXPIRED.

NO MOTION WAS FILED (A NON-PARTY PROCEEDING VIA EX PARTE LETTER REQUEST NOT FILED ON ECF IS NOT FILING A MOTION SEEKING RELIEF).

AND SO THE DOJ IGNORED A COURT ORDER, AND REMAINS IN OPEN DEFIANCE OF IT. SUCH CONTUMACIOUS CONDUCT RISKS A CONTEMPT SANCTION. SEE 28 U.S.C. s. 636(e)(2). Counsel in the case are directed to provide a copy of this order immediately to their respective supervisors, including the Chief of the Criminal Division and the Federal Defender for the Eastern District of New York. Accordingly, the DOJ is ordered to show cause by 9/26/2022 at 9:00 A.M. Why it should not be sanctioned and contempt proceedings should not initiated.

FINALLY... KARA WAS MOVED



WE ONLY MANAGED TO PROTECT KARA FROM INMATES



KARA WAS MOVED AGAIN... THIS TIME TO A HOSPITAL

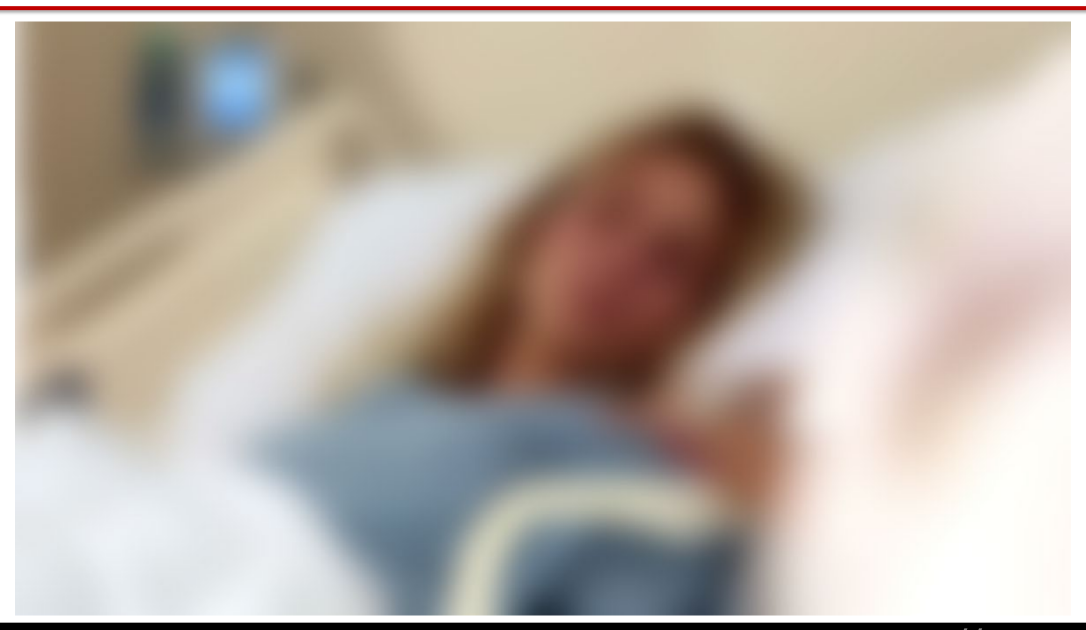


OUR MARVELOUS KARA





I Won't Show You What They Did to Her



WE CONSOLED OURSELVES OVER GRADUAL MEDICAL UPDATES



THEN I AWOKE ONE MORNING...



OCT 1, 6:27 AM
UNKNOWN NUMBER

HEY DEV, IT'S ME. I'M TRYING TO GET A HOLD OF YOU. PLEASE PICK UP, IT'S KARA. THEY CAME BY WITH THE INSTITUTIONAL PHONE TODAY, AND I ONLY GET ONE SHOT. SO PLEASE PICK UP. BYE FOR NOW.



OCT 1, 6:30 AM UNKNOWN NUMBER

Hey, it's me. I'm still trying to call you, but it's probably going to be the last chance. Just so you know, while I'm here in the hospital the duty officer comes by on the weekends. Once a week with the phone with institutional phone, so I guess it'll probably be this time next week, roughly that I get to try again. It's going to be probably in the morning for you. So please please wake up early. Anyways, I love you. All right. Bye for now.

NEXT WEEK ON SATURDAY MORNING



THEN ON SUNDAY MORNING



THEN THE **NEXT** WEEK ON SATURDAY



THEN SUNDAY MORNING, I WAS WORKING AT MY LAPTOP...



OCT 16, 10:10 AM UNKNOWN NUMBER

HEY DEV, PLEASE PICK UP. I'M GOING TO TRY CALLING YOU AGAIN. IT'S KARA.



OCT 16, 10:12 AM UNKNOWN NUMBER

PLEASE PICK UP. IT'S KARA. I'M TRYING TO GET A HOLD OF YOU. I ONLY HAVE LIMITED TIME, PLEASE PICK UP.



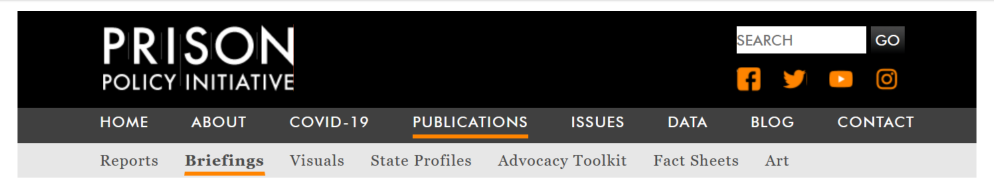
OCT 16, 10:14 AM UNKNOWN NUMBER

DEV, IT'S ME. PLEASE PICK UP. I'M GOING TO CALL [HER EX-WIFE] AND THEN CALL YOU AGAIN, BUT PLEASE PICK UP. I REALLY HOPE THAT WE CAN TALK.

So WE FINALLY MANAGED TO CONNECT



COMMUNICATION IS ESSENTIAL



Home Page > Briefings > Research roundup: The positive impacts of family contact for...

Research roundup: The positive impacts of family contact for incarcerated people and their families

The research is clear: visitation, mail, phone, and other forms of contact between incarcerated people and their families have positive impacts for everyone — including better health, reduced recidivism, and improvement in school. Here's a roundup of over 50 years of empirical study, and a reminder that prisons and jails often pay little more than lip service to the benefits of family contact.

by Leah Wang, December 21, 2021

PRISONPOLICY.ORG/BLOG/2021/12/21/FAMILY_CONTACT

I FIGURED OUT THE CALL PROBLEM, BTW

Security

Filter spam

Calls, messages, and voicemail



KARA IS WORTH IT TO US

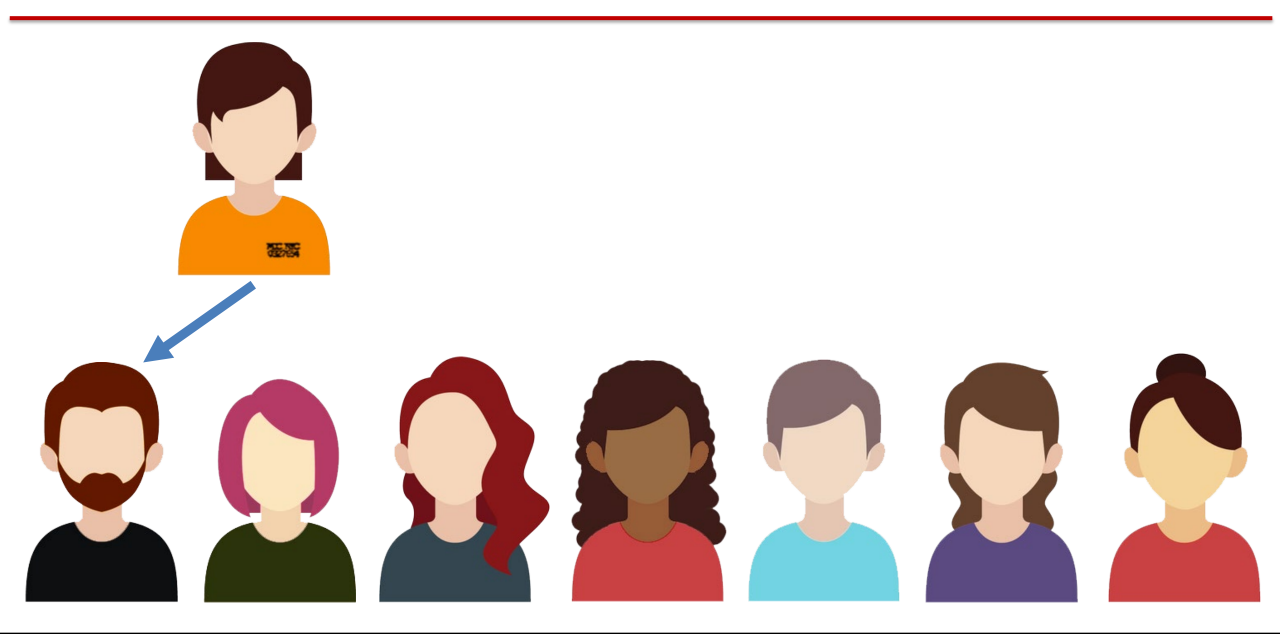


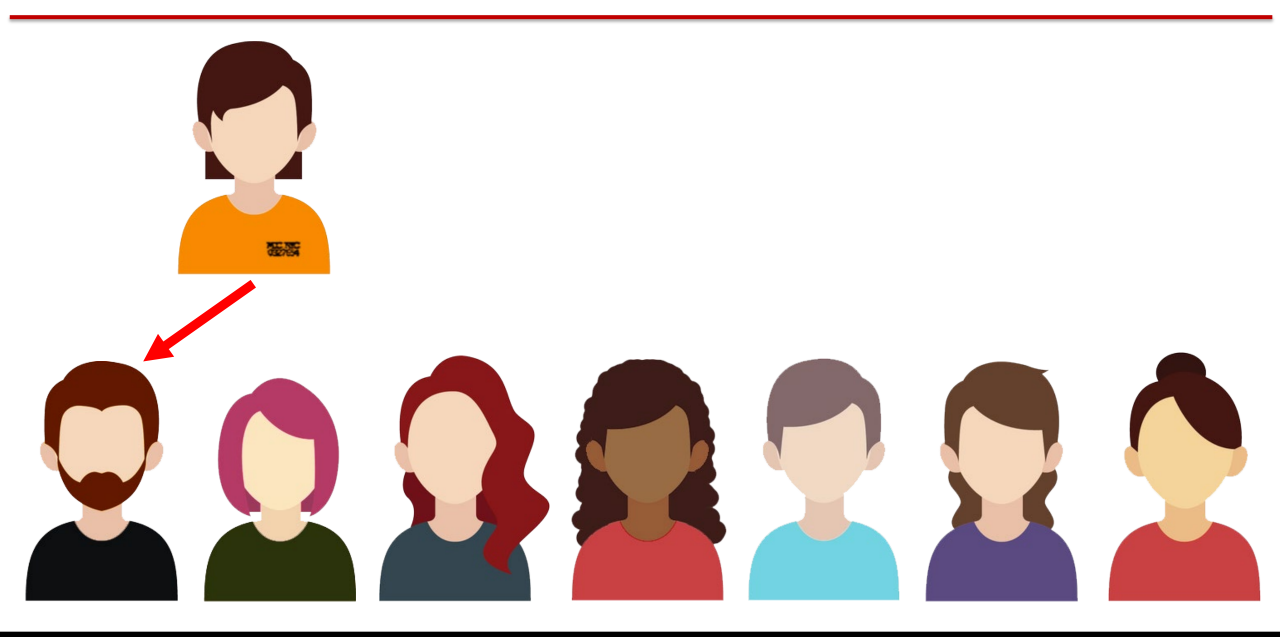
EMERGENCY PHONE CONTACT SPECIAL MOVE

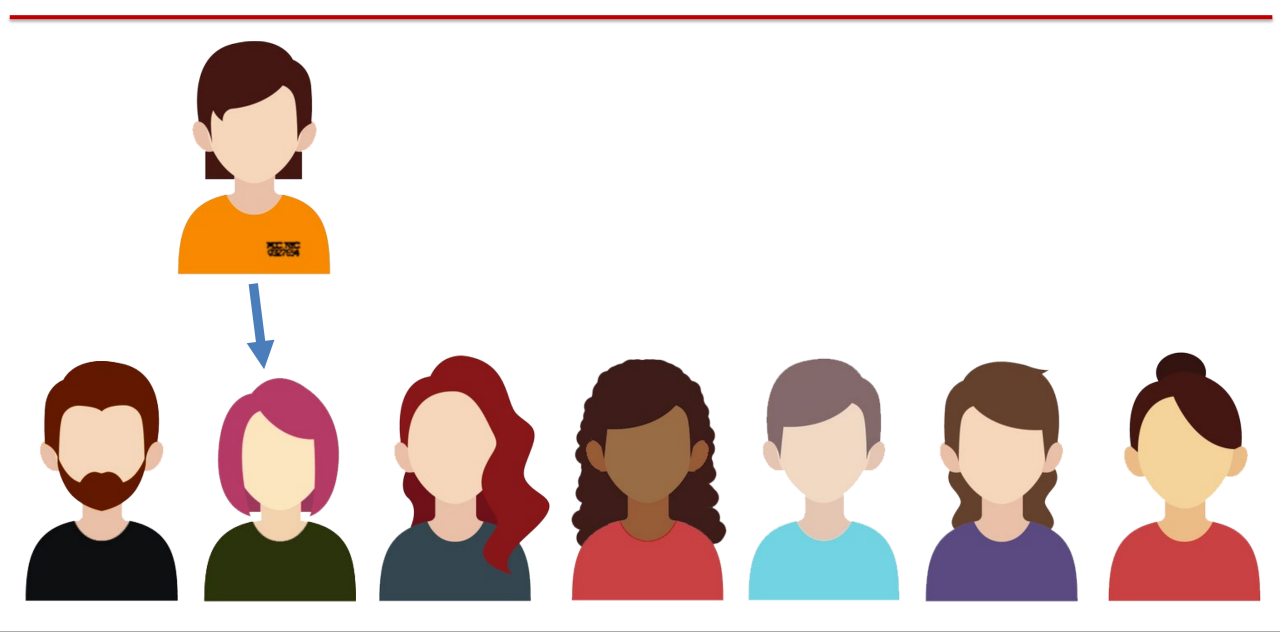


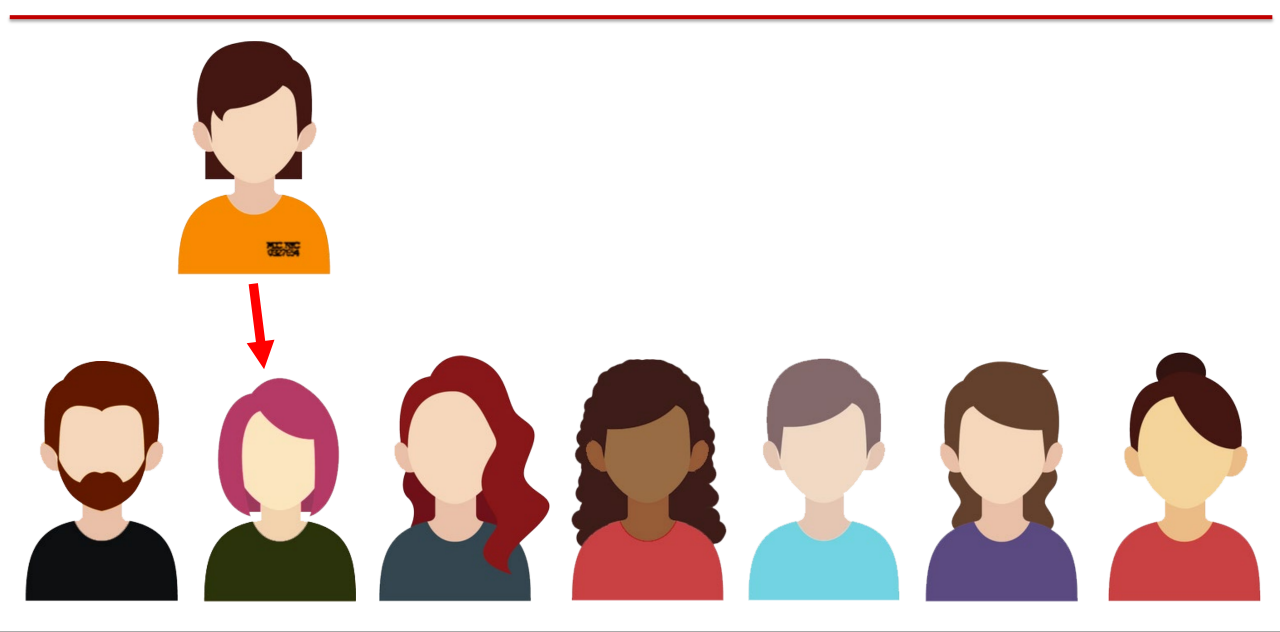


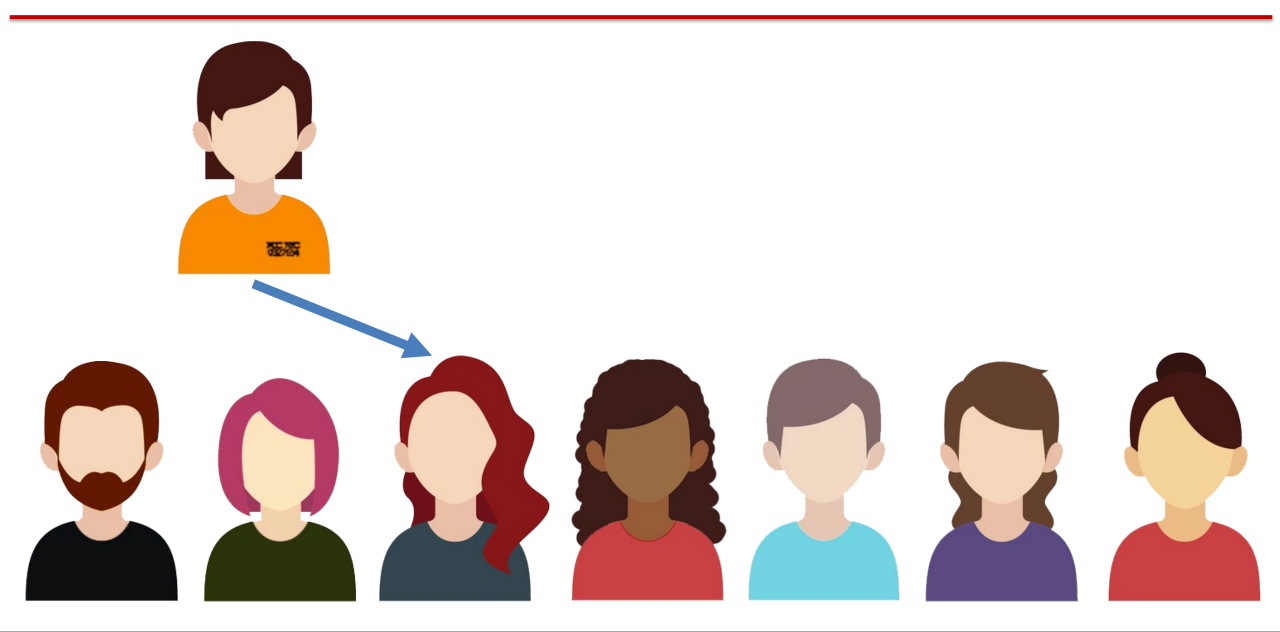


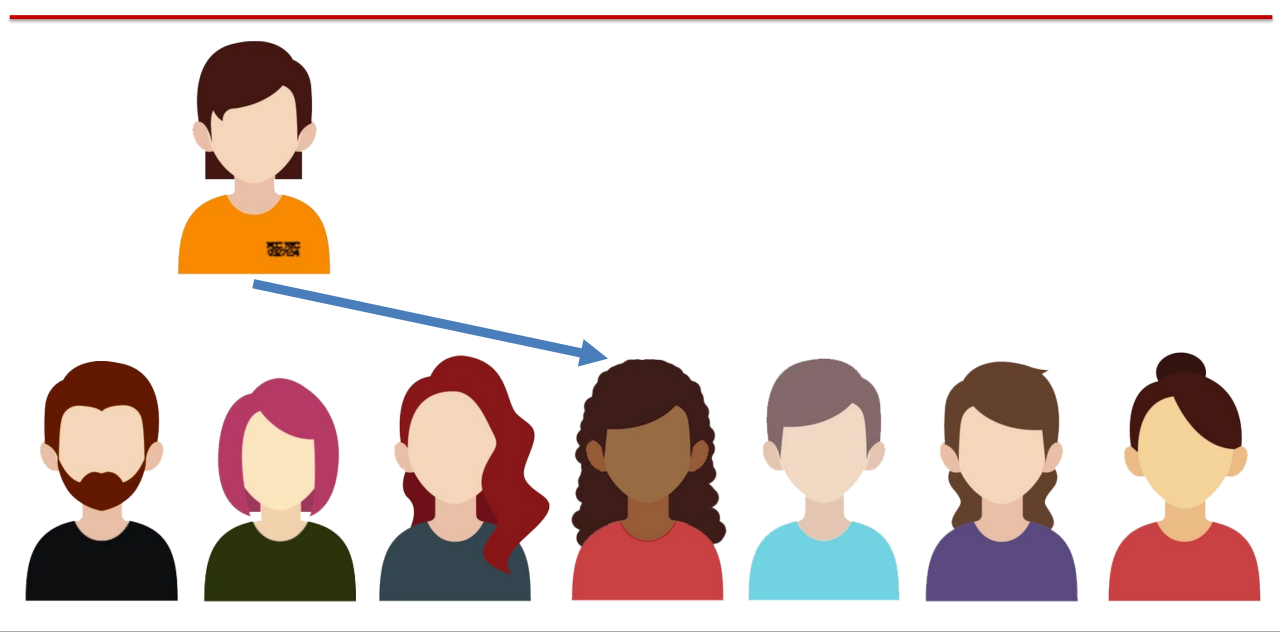


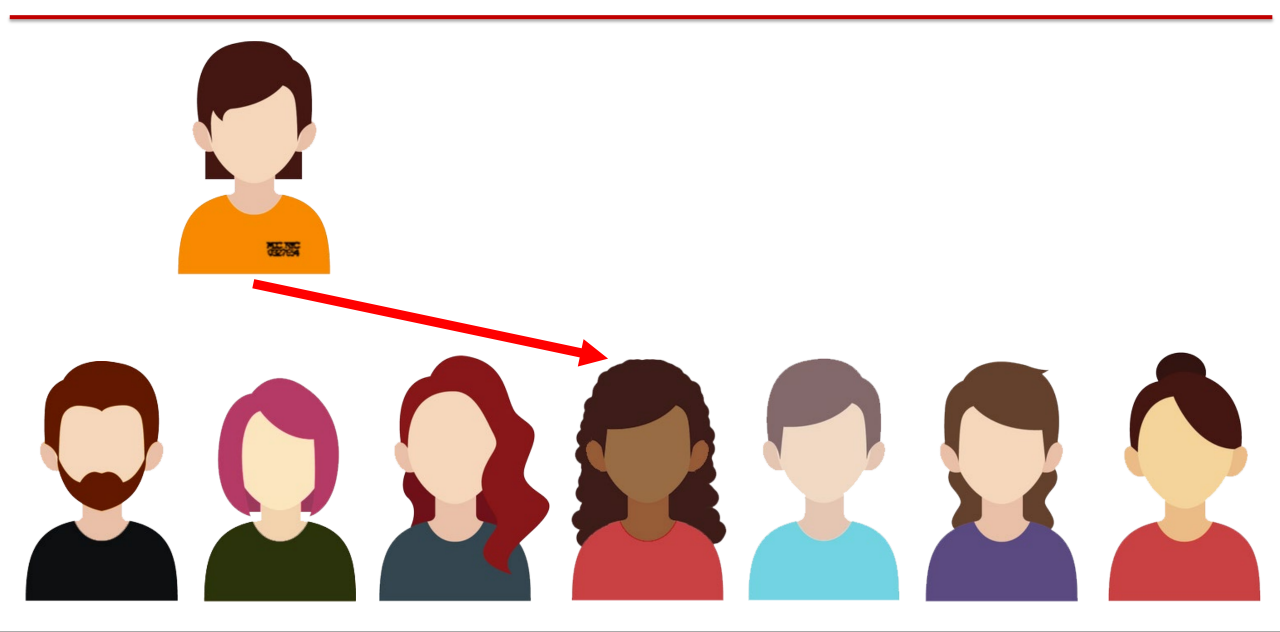


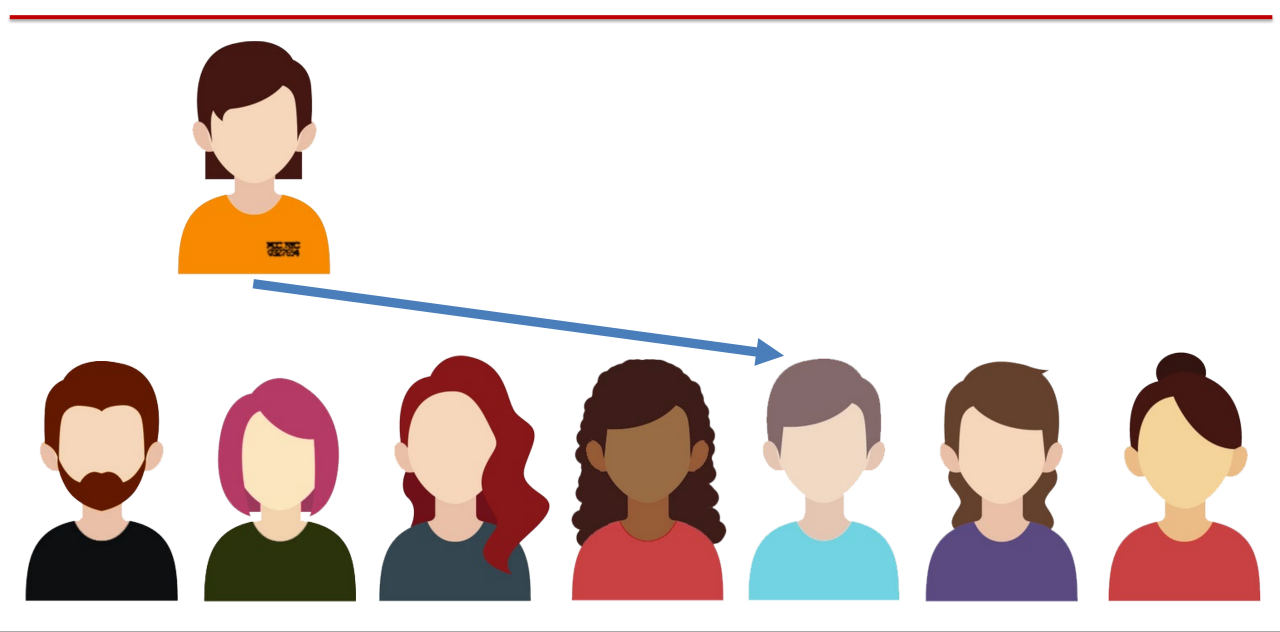
















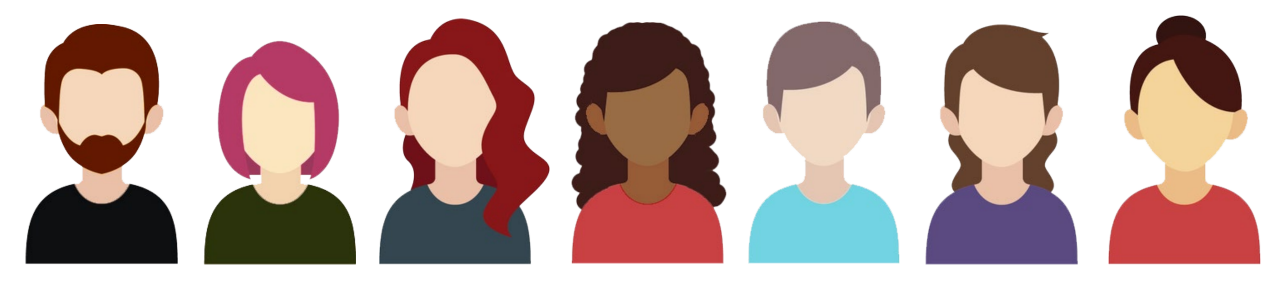


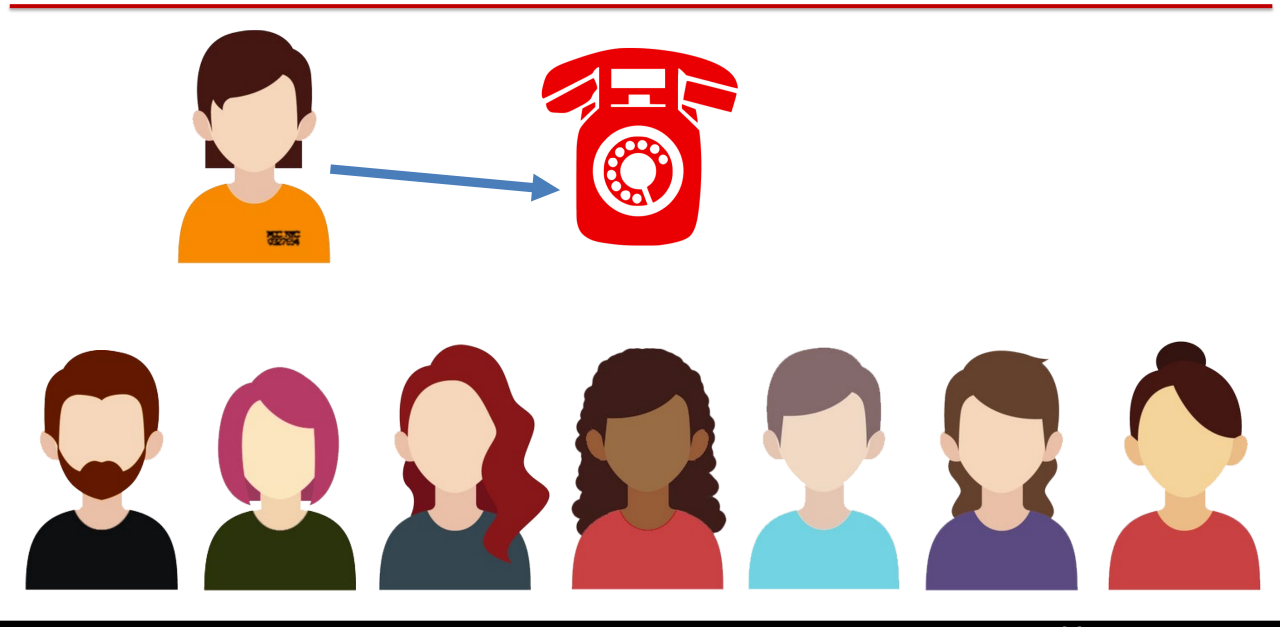




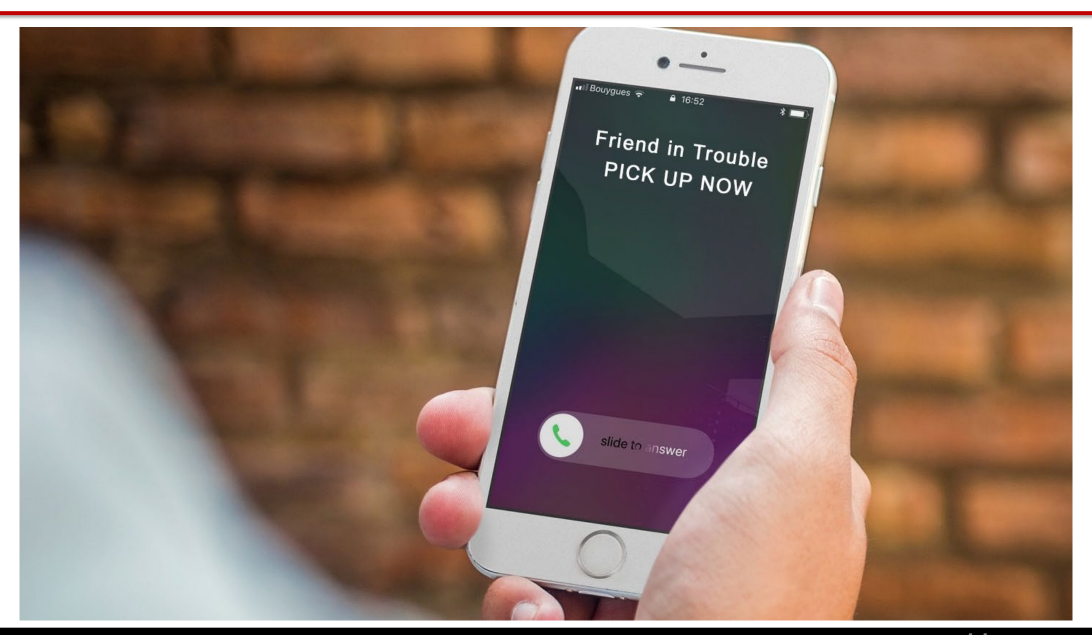




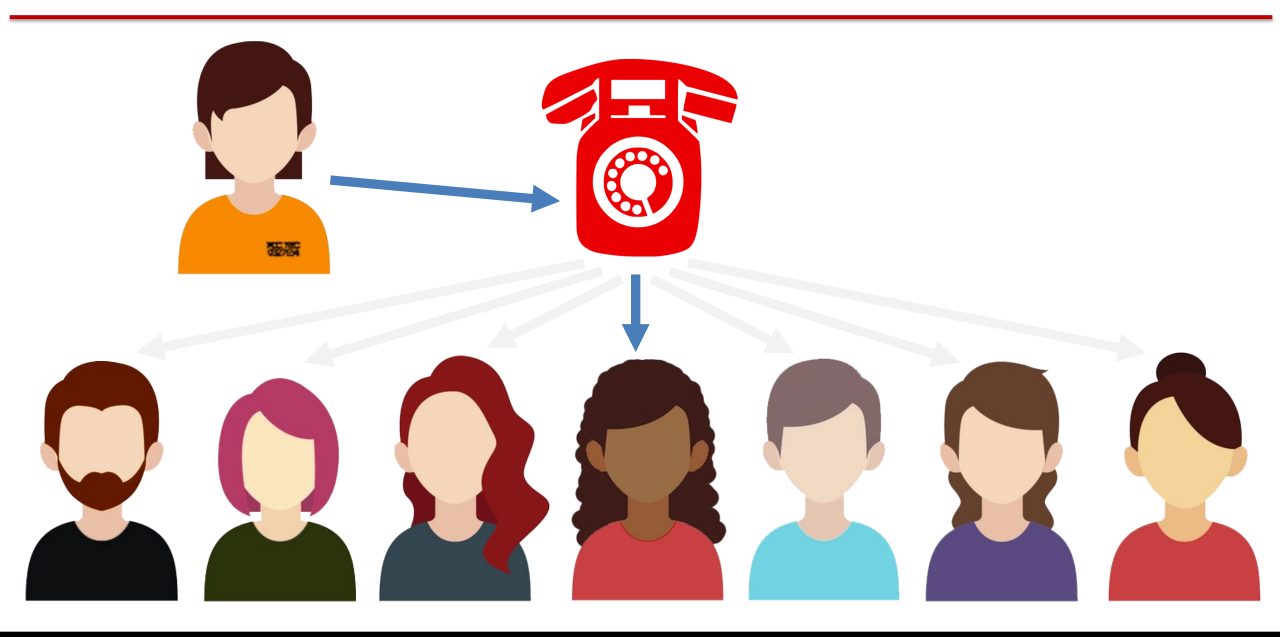














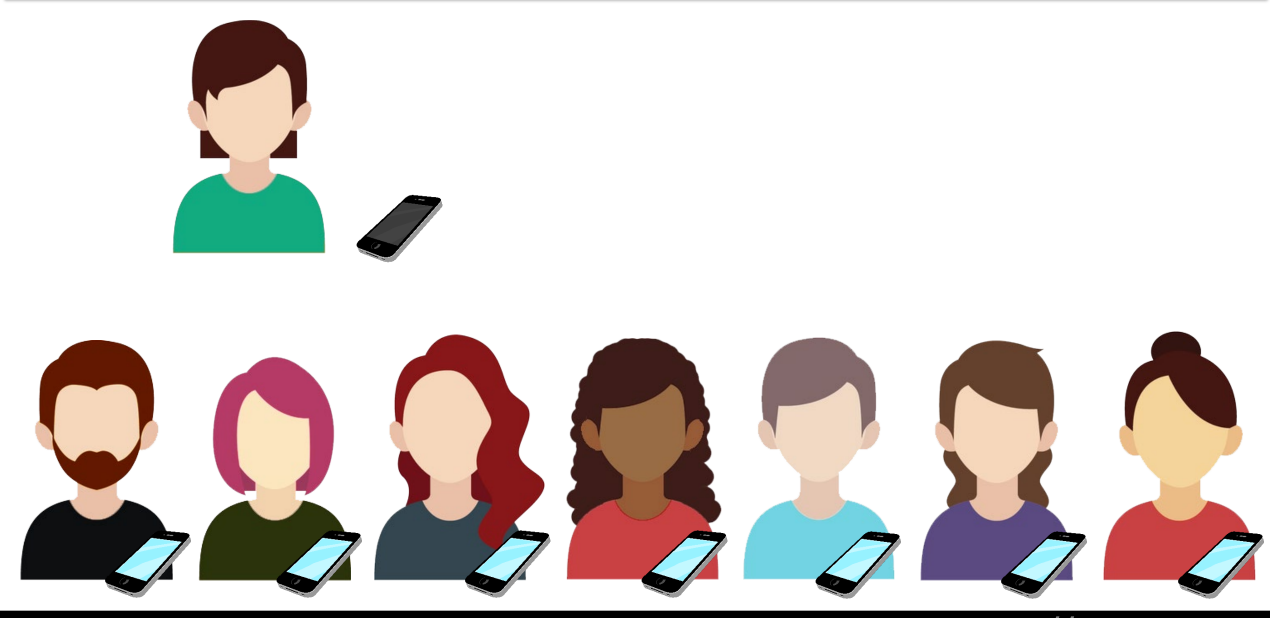


+1-321-PLSHELP +1-406-OMGWTAF +1-202-FUCKDOJ

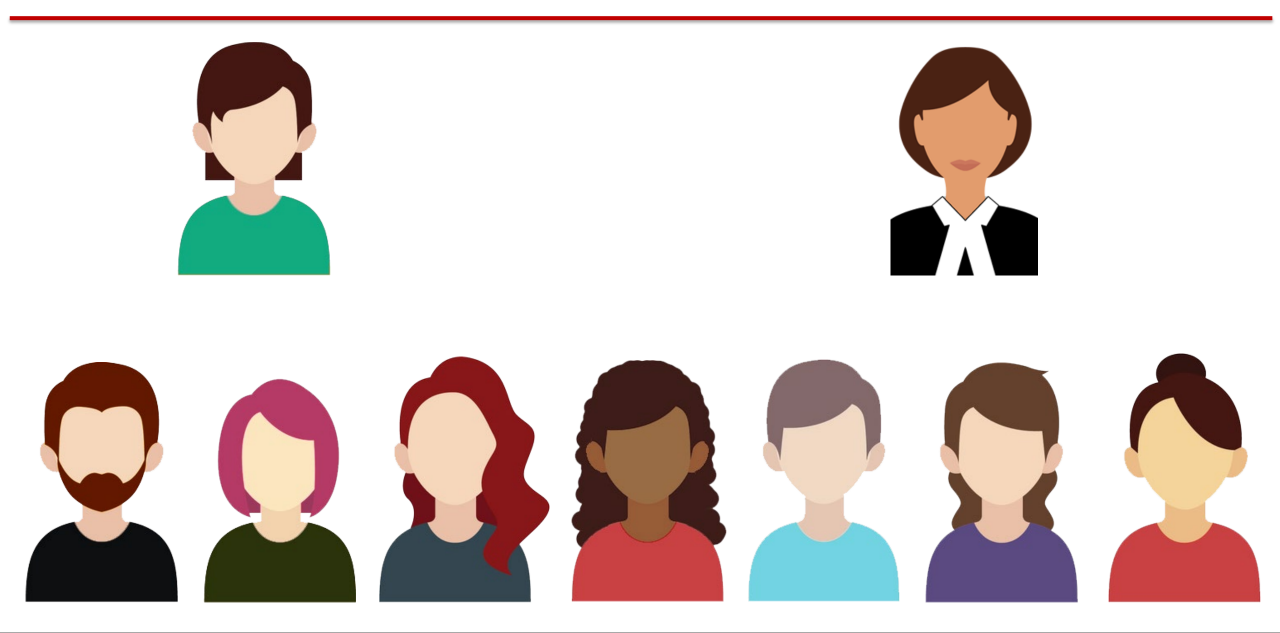
PART 6: THE "SECRET" LAWYER

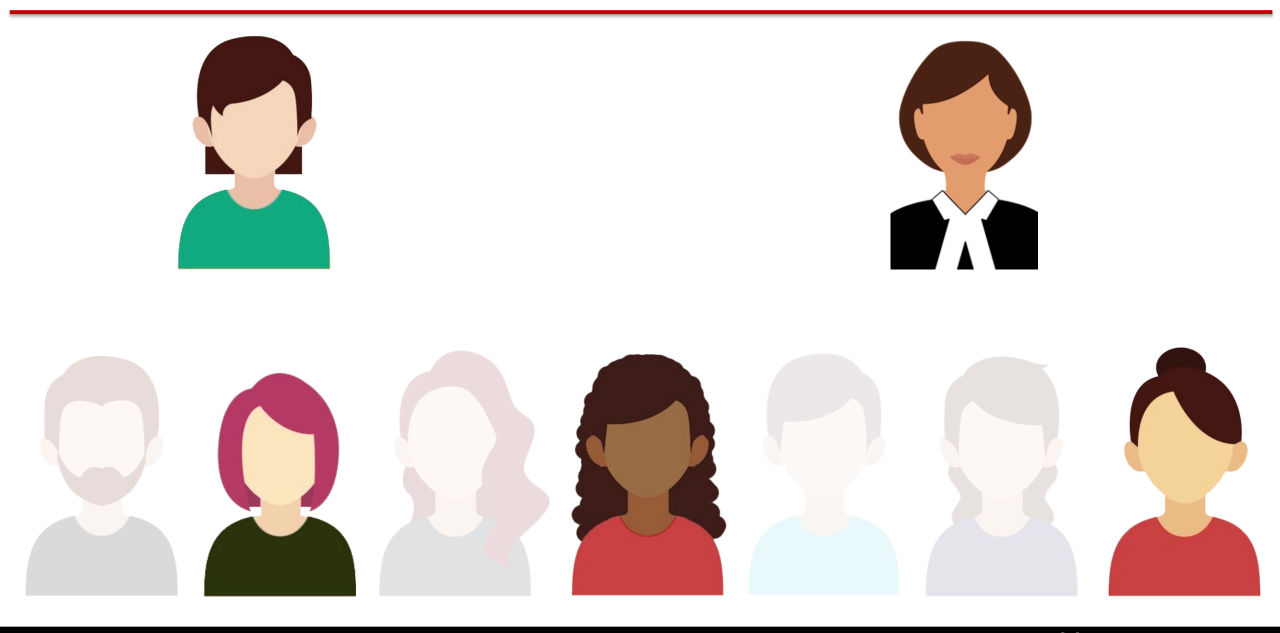


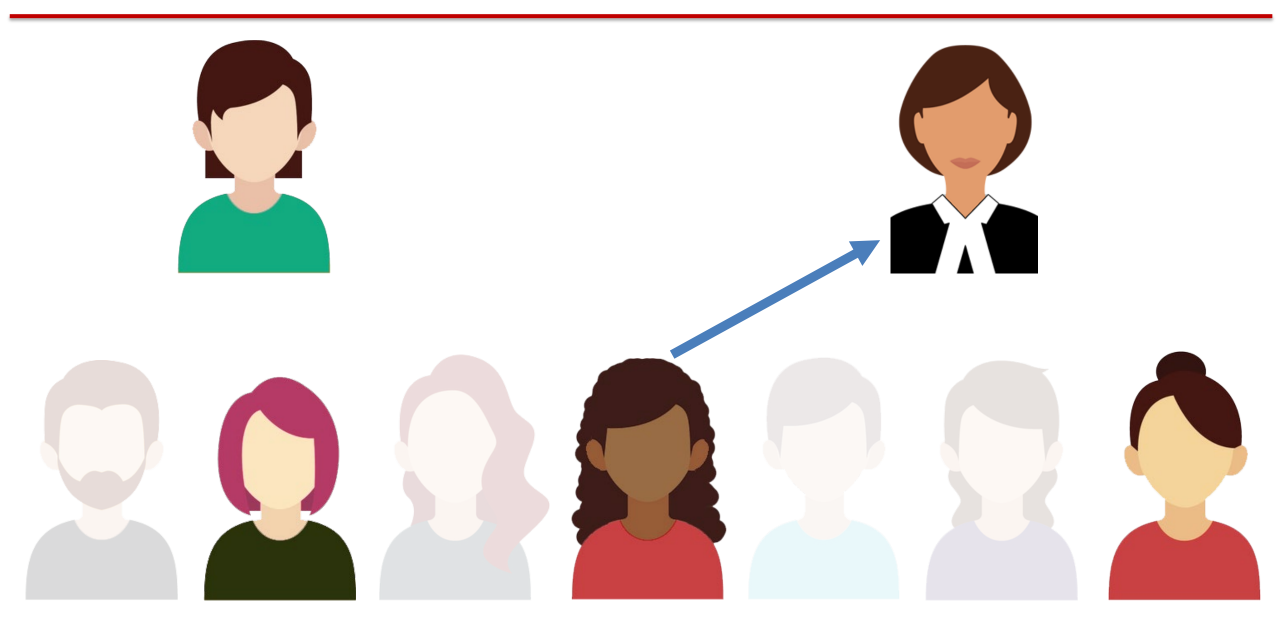
ACCESSING CRITICAL INFORMATION

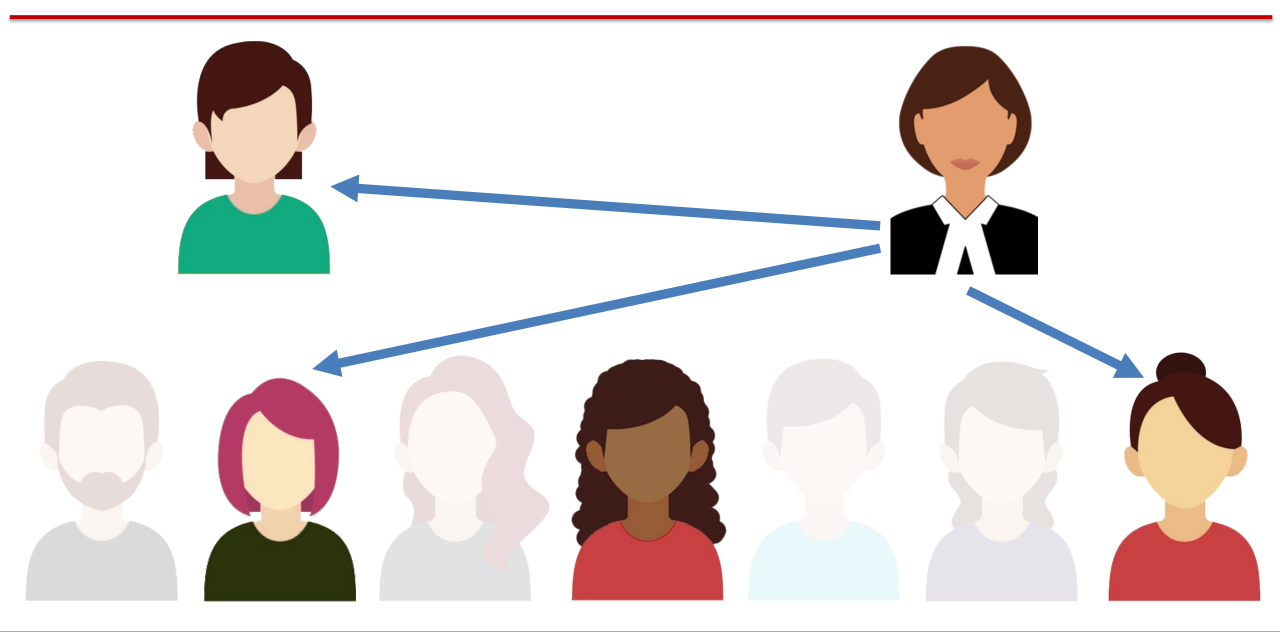


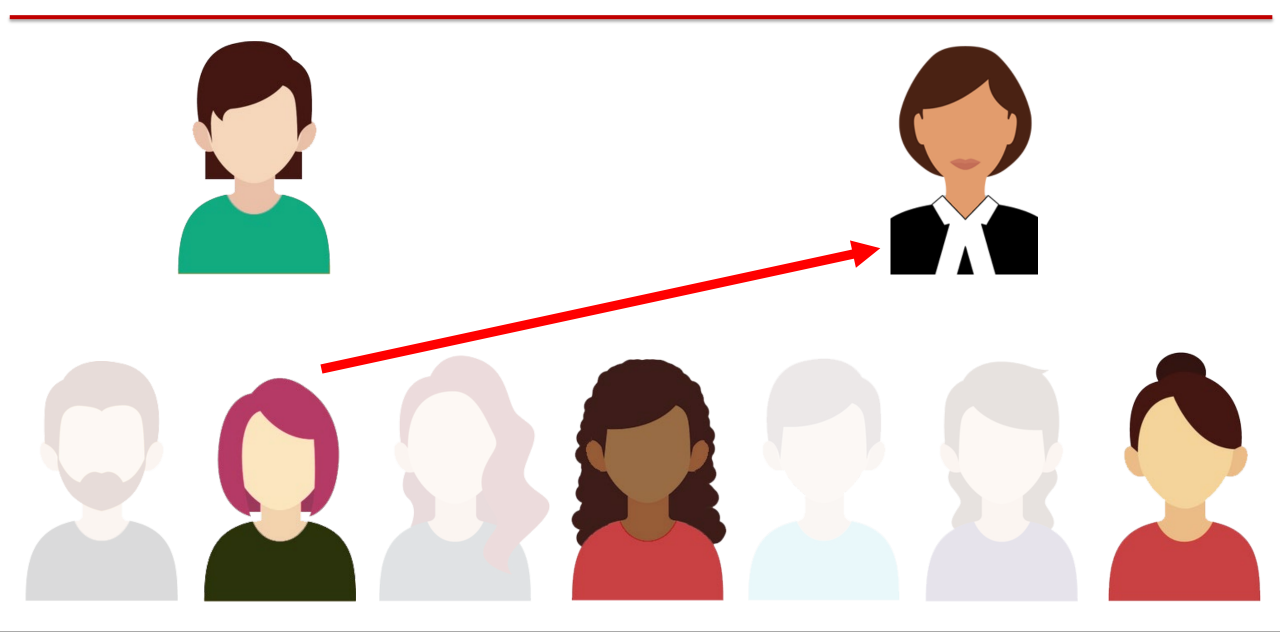
THE "SPECIAL" LAWYER

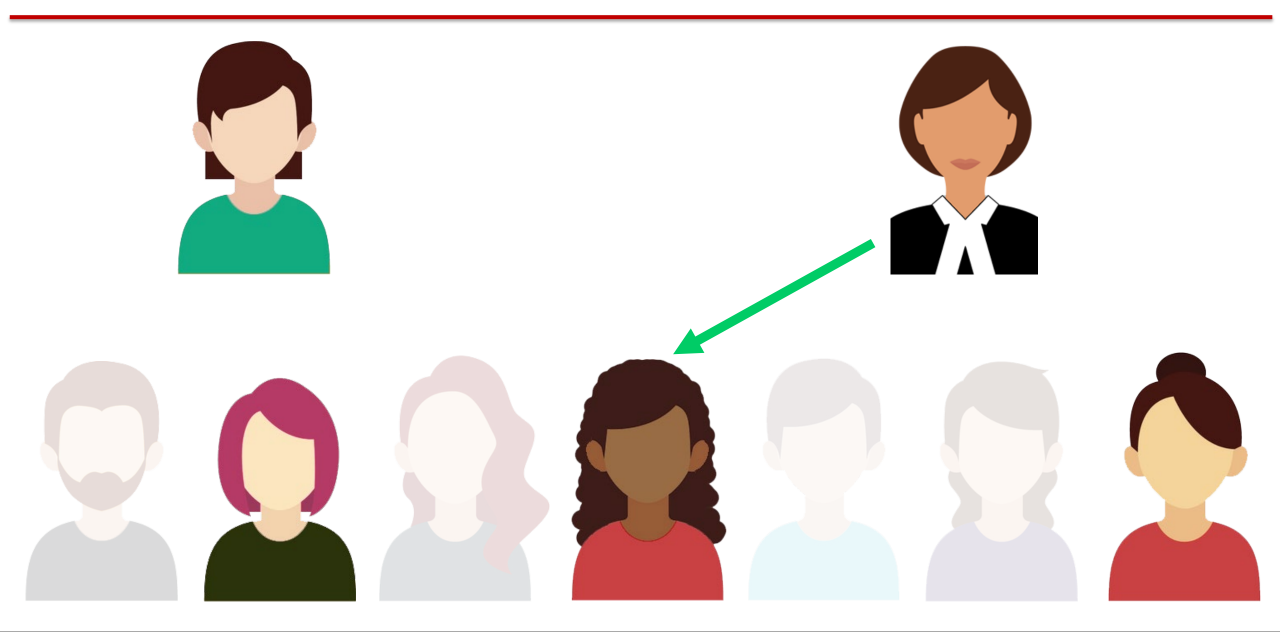




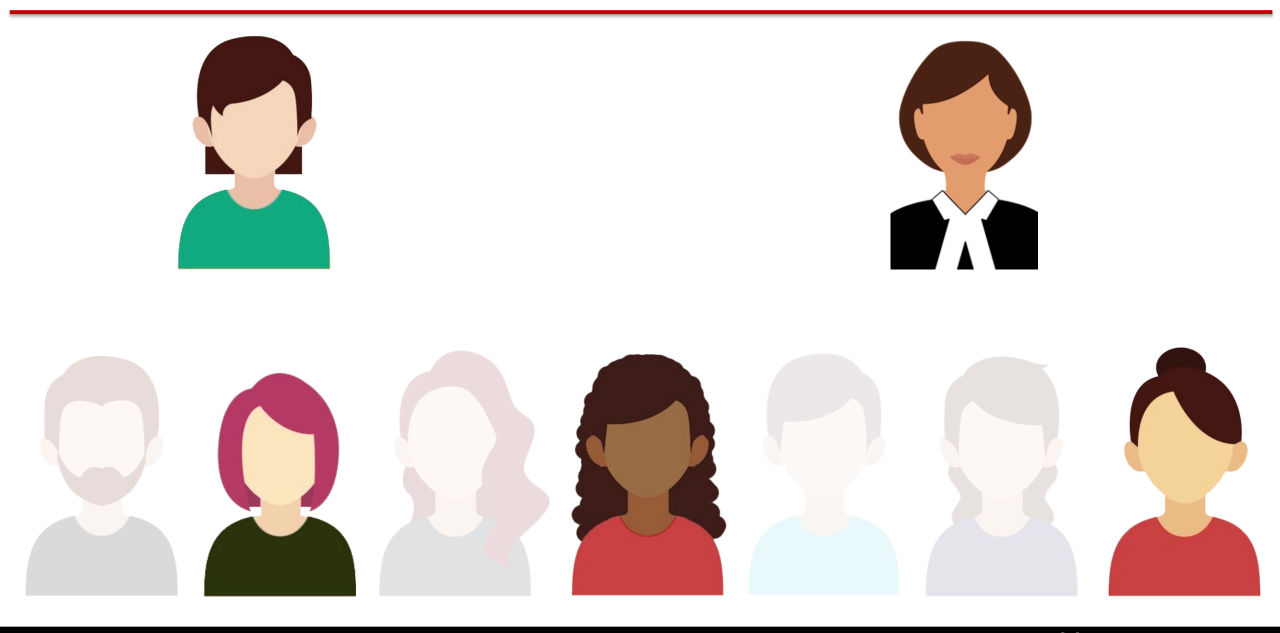








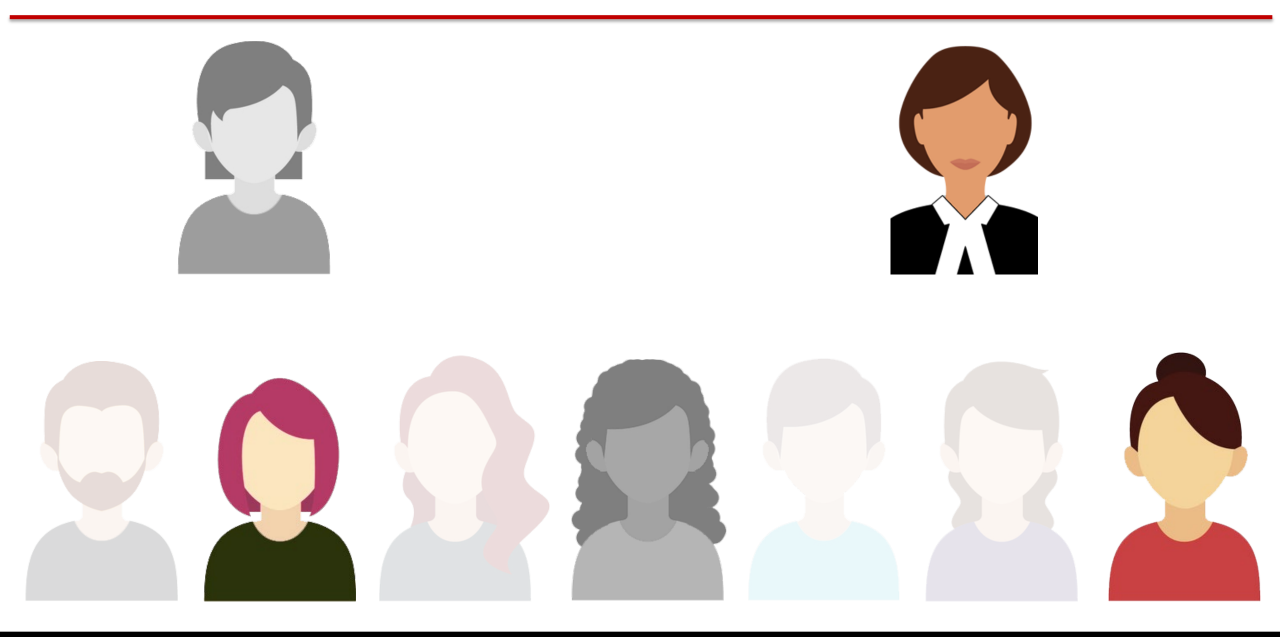
EMERGENCY PROTOCOL



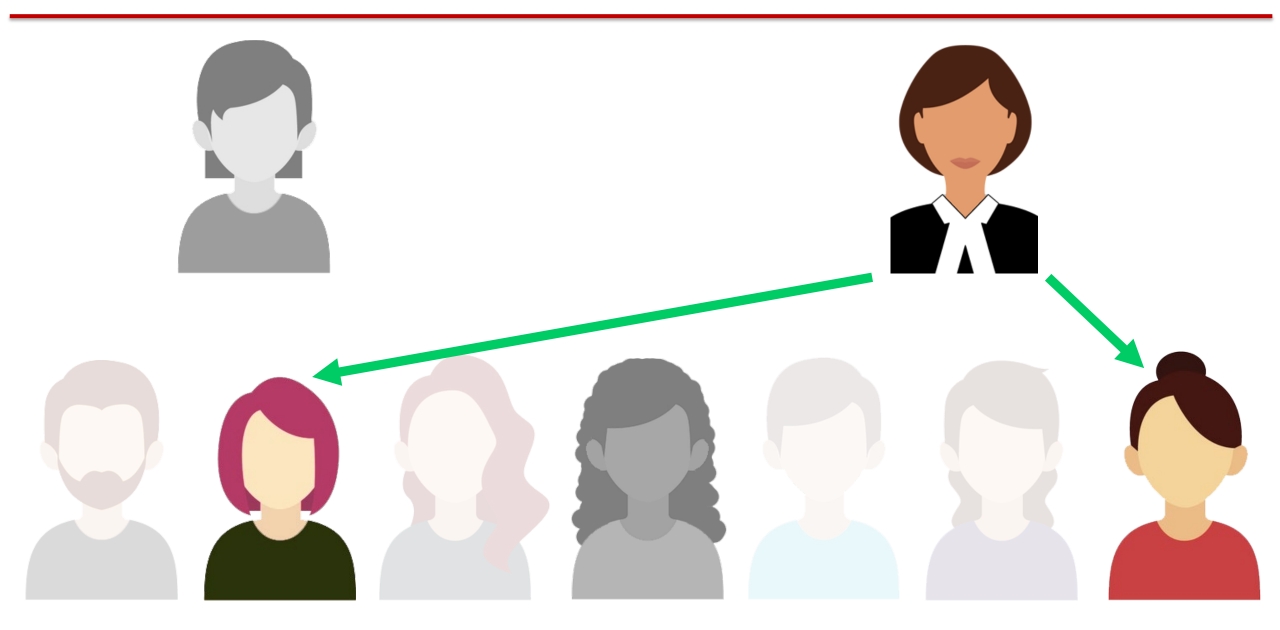
EMERGENCY PROTOCOL



ANOTHER POSSIBILITY



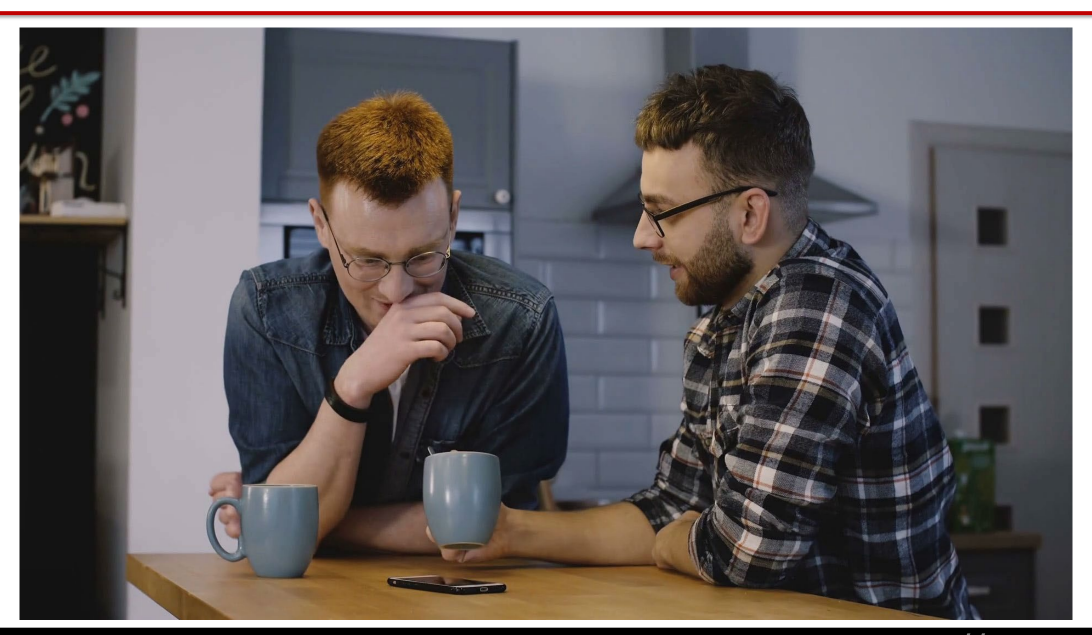
ANOTHER POSSIBILITY



No Special Lawyer Needed



WE SHOULD HAVE THESE CONVERSATIONS



CONCLUSION & ARMING YOU WITH A PLAN



I HAVE BEEN INVOLVED IN MANY THINGS



I HAVE BEEN INVOLVED IN MANY THINGS



I HAVE BEEN INVOLVED IN MANY THINGS



PREPAREDNESS CHECKLIST



TOP 20 LIST OF PREPAREDNESS GOALS

- 1. Password Manager
- 2. CLOSEST FRIENDS' CONTACT INFO
- 3. ESTABLISH YOUR TRUSTED CIRCLE
- 4. OBTAIN LEGAL REPRESENTATION
- 5. Prepare Key Life Documents
- 6. BIRTH CERTIFICATES
- 7. Passport
- 8. DATA BACKUP SOLUTION
- 9. INSURANCE & BANKING
- 10. SHARED VAULT FRAMEWORK

- 11. STOP THE BLEED CLASS
- 12. TRY SHOOTING/COMPETING
- 13. FIND A LOCKSMITH
- 14. MEET NEIGHBORS, SHARE KEY
- 15. SOFT SKILLS
- 16. Go BAG & EVAC DRILLS
- 17. SECOND PASSPORT
- 18. DIVEST FROM POLICING
- 19. ABOLISH PRISONS
- 20. • • • •

STAY SAFE OUT THERE!











HTTPS://DEVIATING.NET