

to learn in Conley's case. 18 USC. 1622,23,24 of perjury does not apply in cases involving informants and operatives who give classified and privileged testimonies with a guarantee of a conviction against the ones charged.

I also knew a man with a 99 year sentence and state sentence of 240 years waiting after he has finished his federal time. You can find him United States v. Stanley J. Johnson(5th Cir.) 76-1750. Johnson was convicted in Louisiana Federal Court, of running into a bank, robbing it- taking a hostage and killing the hostage. He received 99 years. This happened in mid-1975. Also in 1975 he was sentenced by the New Orleans State Court for murdering a Nun and Priest, then running down a one-way street for 10 miles making his get-away. Johnson says he never went to trial for this 240 year sentence and the state will not send him any records to this trial so he can appeal it. Now, these are known medical facts by all the courts that imposed a sentence on Johnson.

In September 1970, Johnson picked up a bullet in the knee which was never removed even though that he had been in over three prison hospitals prior to 1974. Johnson lived in a black ghetto. In 1974, one year before he was to alleged to have robbed a bank and killed a Nun and Priest, Johnson went under intensive medical examinations that had to prove, the reason he could not walk, was not because of an auto accident but because of a bullet still in his knee. The medical records conclude that if the bullet was removed, he could again walk. This bullet was not removed till late 1976 after he was sentenced by the Federal Court. This was done at Springfield, Missouri. Johnson was transferred out of Terre Haute when it was learned by Prison Officials that the Author was working on his writs. These are only two cases out of hundreds that the Author knows of. But, when you are an inmate, prison officials can make life miserable. But

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