

Marie's letter is filled with inaccuracies, misrepresentations, and a misunderstanding of the work release requirements policies and procedures. It is a confused document that contains an additional attempt to influence the sheriff's office. Please note, that unlike the first email and meeting this letter is addressed to Captain Sleeth, after being turned down by the colonel that she met with the 1st time, she simply went below him ..

To illustrate how far she will go to sow confusion, she points to the fact that the person who filled in the application for the Florida Science Foundation, thought she is well aware the Rich Kahn is my controller, suggests, that another man of the same name that she probably found in a lawyer's guide, is somehow involved in this filing is ludicrous. She simply puts that a Mr Kahn is a partner of Sullivan and Cromwell, a large New York firm to which I have no connection whatsoever she writes that Mr Kahn gave Jack Goldberger's address on the form. The director of the foundation Mr Kahn filled out the forms, and used Jack's phone number as we didn't yet have a local phone. She stresses he signed under threat of perjury.

She goes on to say that I only worked an hour a week in the past, as an intimation that somehow, before when I had a large business, I should devote the same time or receive the same compensation is insane. I used to travel around the world, had 24/7 telephone access, and many business interests. To now suggest that somehow that shouldn't change is indicative of her random attacks. She then suggests that Judge Pucillo, who is a retired judge was sitting in for the McSorleys absence. She fails to mention that she Marie was in the courtroom during the plea. There were no objections at a "hearing" as there was an agreed plea. To suggest otherwise serves only to confuse. The sheriff's office, reviewed this thoroughly.

Though she concedes it's in the sheriff's discretion, and then says the girls might want to be included in an exclusionary zone, she makes the argument that even though she is aware that the sheriff's department took a very conservative view,) I was required to stay in solitary for three months. (with a perfect record). She claims that the charges to which I plead guilty should somehow disqualify me.

First, there are many sex offender charges that are eligible for both work release and house arrest. It is ONLY violent sex charges that are ineligible. They are fully delineated, in the requirements. 796.03 though the procuring a minor was discussed in detail with the work release office, it is not a prohibited charge. In addition the three violations of a 796 charge is three separate arrests. The word violation is used because there is mandatory Pre Trial Intervention for the charge I plead guilty to, and therefore no record at the end of the sentence. The original language was two guilty in ten years, now three violations in 5. The fact is there was only one arrest. The three violations are to halt recidivism. Otherwise any prostitute who had more than one john (the vast majority of the cases) would be ineligible with one arrest