Emergency Action Alert:
RELEASE DRAFTERS OF THE AGREEMENT TO END HOSTILITIES FROM SOLITARY CONFINEMENT

In October, 2017, the 2 year court monitoring period of the *Ashker v. Governor* settlement to limit solitary confinement in California expired. Since then, the four drafters of the Agreement to End Hostilities and lead hunger strike negotiators – Sitawa Nantambu Jamaa, Arturo Castellanos, George Franco, and Todd Ashker, have all been removed from general population and put in solitary in Administrative Segregation Units, based on fabricated information created by staff and/or collaborating “inmate informants.” In Todd Ashker’s case, he is being isolated “for his own protection,” although he does not ask for nor desire to be placed in isolation for this or any reason. Sitawa has since been returned to population, but can still not have visitors.

Please contact CDCr Secretary Scott Kernan and Governor Edmund G. Brown and demand CDCr:

- Immediately release back into general population any of the four lead organizers still held in solitary
- Return other *Ashker* class members to general population who have been placed in Ad Seg
- Stop the retaliation against all *Ashker* class members and offer them meaningful rehabilitation opportunities

Contact Scott Kernan. He prefers mailed letters to 1515 S Street, Sacramento 95811. If you call 916-324-7308, press 0 for the Communications office. Email matthew.westbrook@cdcr.ca.gov and cc: scott.kernan@cdcr.ca.gov

Contact Governor Edmund G. Brown Jr., c/o State Capitol, Suite 1173, Sacramento, CA 95814; Phone: (916) 445-2841; Fax: (916) 558-3160; Email: https://govapps.gov.ca.gov/gov39mail/

As a result of the administrative reviews established after the second prisoner hunger strike in 2011 and the *Ashker* settlement of 2015, California’s SHU population has decreased from 3923 people in October 2012 to 537 in January 2018. Returning these four men and many other hunger strikers back to solitary in the form of Ad Seg represents an intentional effort to undermine the Agreement to End Hostilities and the settlement, and return to the lock ‘em up mentality of the 1980’s.

Sitawa writes: “What many of you on the outside may not know is the long sordid history of CDCr's ISU [Institutional Services Unit]/ IGI [Institutional Gang Investigator]/Green Wall syndicate's [organized groups of guards who act with impunity] pattern and practice, here and throughout its prison system, of retaliating, reprisals, intimidating, harassing, coercing, bad-jacketing [making false entries in prisoner files], setting prisoners up, planting evidence, fabricating and falsifying reports (i.e., state documents), excessive force upon unarmed prisoners, [and] stealing their personal property . . .”

CDCr officials are targeting the *Ashker v. Governor* class members to prevent them from being able to organize based on the Agreement to End Hostilities, and to obstruct their peaceful efforts to effect genuine changes - for rehabilitation, returning home, productively contributing to the improvement of their communities, and deterring recidivism.

Please help put a stop to this retaliation with impunity. Contact Kernan and Brown today.