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mechanisms, and the possible consequences that her attitude might have, something that was verified first by the prosecutor's proposal and secondly by the court's decision, she did not hesitate but defended her comrade to the end. In turn, demonstrating not only the true and substantial friendly relationship she has with Kyriakos, but first and foremost their deep comradeship. A relationship that will always accompany her.

Finally, I would like to thank Kyriakos Xymitiris for the 6 most beautiful and true years of my life. Because with him I understood the value of self-criticism and empathy. The importance of respect and comradeship. Because he trusted me personally and politically. From the most innocent childhood secret, to his most serious decision. Because he supported me in the most difficult moments, and assured me the space to feel, without hesitations and second thoughts. Because together we dreamed with our eyes wide open of a better world. Because together we believed with all our hearts in a better world. Because together we fought with all our strength for a better world. And if a part of me, the biggest one I would say, died next to him on 31/10, a part of him lives with me still today. He lives for the battles to come and the struggles we will fight. For the dreams we will continue to have and the plans we will continue to make. For the smallest moment until the longest hour. And I will always be by his side. Because on 10/31 I stayed behind to talk about you and the fight you gave, and for those you did not have time to give. On 10/31 I raised my fist and with my bloody mouth I swore to fight. On 10/31 I raised my fist and in the rubble of Arcadia Street I said: MAURICIO MORALES PRESENT, ALESSANDRO MERCOGLIANO PRESENT, SARA ARDIZZONE PRESENT, KYRIAKOS XYMITIRIS PRESENT.

Applause from the audience and slogans for Kyriakos , KYRIAKOS XYMITIRIS ONE OF US, A COMRADE FOREVER ON THE STREETS OF FIRE

KYRIAKOS YOU LIVE FOREVER A FIGHTER

"You pathetic judges. Pathetic! The solidarity movement won't forget you."

STATE AND CAPITAL THE ONLY TERRORISTS

SOLIDARITY TO THE ARMED REBELS

"Bravo Marianna"

BE STRONG COMRADE UNTIL FREEDOM

"We are at war, you scum, and you will sit in your chair and not judge Netanyahu, you will judge fighters. That's who you are.. All of you are a disgrace."

In this climate of escalating repression and social war, we return with another round-up of updates and calls to action about political prisoners, repression of revolutionaries, and rebellions behind bars.

The US state's recent attacks on anarchists and anti-authoritarians, framing the militant forefront of mass resistance to fascism as "terrorism" is nothing new—it is the foundational repressive arm of US state capitalist terror that seeks to maintain its imperial and national domination at all costs. From Haymarket to the Anarchist Exclusion Act, from the Sedition Act to Sacco and Vanzetti, from Red Scares to COINTELPRO, from the MOVE bombing to Wounded Knee, from the Green Scare to J20, and now from Prairieland to Minneapolis, any threat to the state in the vast social war of the exploited against their exploiters will encounter repression.

Repression is inevitable in any struggle for liberation. Repression—whether the forceful imposition of prison or death or our own fears that keep us from acting—is but one obstacle on the path to freedom. Understanding—and confronting—repression in this way will not demobilize us, scare us, or terrorize us. Resistance is never impossible, and despite the severe constraints of state terror we will understand, too, that the best way to fight repression is to fight.

Let us carry on the fight that led the Prairieland defendants to stand up to the barbed-wire walls of concentration camps. Let us carry on the fight that led the Minneapolis 15 to stand up to fascist terror in the streets. Let us carry on the fight that led the Michigan 8 to struggle against the complicit institutions of genocide for Palestinian liberation. Let us also remember that prisoners come home and that life after state terror is possible. Until All Are Free.

Contents

<i>Tarek Bazrouk</i>	5
<i>Prairieland Prisoners</i>	7
<i>Minneapolis 15</i>	9
<i>Michigan 8</i>	12
<i>Stop Cop City</i>	13
<i>Jacob Hoopes</i>	14
<i>Delaney Hall</i>	15
<i>Malik Muhammed</i>	18
<i>Xinachtli</i>	18
<i>Filton 4</i>	20
<i>Moog 4</i>	21
<i>Ulm 5</i>	22
<i>Elbit 11</i>	23
<i>Raids in Italy</i>	24
<i>Marianna Manoura</i>	25

by my comrade until the end. I regret nothing. The price, as I said, I have paid and it is not measured in years of prison. Besides, for an anarchist, like the trial, prison is another field of struggle.

In conclusion, I would like to show the importance of both the witnesses and the continuous and dynamic presence of the solidarity world. An attitude of responsibility and deep solidarity, a personal but above all political attitude. Because the presence of this world is not based exclusively on sympathy and personal relationships. The presence of this world gives a powerful message. The perception that the anarchist struggle is inextricably linked to revolutionary, armed anti-violence. The presence of the world symbolises the legitimisation of this means, and above all the convergence towards its goal: The overthrow of the state and capital. Anarchy, as the sharpest and most radical political tendency, does not distinguish between peaceful and non-peaceful means, does not fall into the trap of separation and legality – but shows in the most emphatic way that resistance and solidarity, repression and imprisonment are collective affairs. A position that the individualism and selfishness of the system are reducing to a species on the verge of extinction. However, the attitude and presence of so many people has demonstrated in practice the implementation of the projects of the world we propose, a world of equality, freedom and solidarity.

But I would like to thank four specific people individually. Very different but also very similar. First, Kyriakos' parents, Anna and Thodoris, who were not only here daily, faced with the accusation against their son, but who did me the honour of testifying as defence witnesses, standing unyieldingly by their son's side even in a hostile environment. Above all, I would like to thank them for their support and for accompanying me throughout this time. (Motion from Marianna. Applause from the audience and slogans "MARIANNA STRONG UNTIL FREEDOM") While they could have turned their backs on me, been indifferent and even blamed me, they opened their arms wide and accepted me into their family. Reducing the unbearable burden of my own survival every day with every visit, every phone call, and every conversation we have.

The third person is Dimitra Zarafeta. Not because she literally treated me in the first 6 months when my condition was critical. Not because she, despite her own difficulties, essentially took charge of my recovery in a condition where I couldn't even take a bath. Not because she stood by me in the loss of the person closest to me in the most dignified way. Not because she shared with me the most unbearable moments in the most selfless way. Not because she didn't shift responsibilities on to me, she didn't distance herself either in prison or in court. But because she didn't distance herself from Kyriakos. From his history and his revolutionary memory. Because she came here and stood unwaveringly by his side, and even if the price is heavy, she didn't change her stance. She didn't back down. Knowing the vindictiveness of repressive judicial

Tarek Is Free! Free Them All!

it comes from” is the one-sided side of the reality of ruling relations, it is the one-dimensional reading of history, and simply the reproduction of the ruling narrative.

The argument of bourgeois democracy, where everything is laid out on the table and everything is under discussion, was also heard a lot. It is not like the barbaric regime of a dictatorship, the barbaric regime of Iran or Cuba. A condition that does not justify so-called “armed propaganda”, since dialogue is possible. Since everyone participates in public affairs through elections, what is the reason for so much tension? I will not refer to the percentage that now participates in elections, where 1 in 2 goes to vote, nor to the fact that this right is given every 4 years. I will speak a little more generally about bourgeois democracy, which is anything but a model of equality and equity. In the period of the domination of capital, democracy is not a form of organisation that opposes capital as such. It is a mechanism used by the capitalist class to achieve its domination over society. What does the democratic state do? It represents the illusion of human control over society, but in reality it is a means of compromise and contradiction. Thus, the class-divided society ends up being dominated by the bourgeoisie, after its victory through violence and terror, through democracy and parliamentarism. A form of organisation that ensures the duration of domination, which obviously cannot be maintained in the long term through terror but only through compromise and consensus.

Its theory proclaimed: The individual is sovereign. But practice proved: Capital is sovereign. But bourgeois democracy preached freedom, justice, equality and peace, and for these purposes it also concentrated the state monopoly of violence in its hands. What has been the experience of the overwhelming social majority during these centuries? Which of the above were realized? But what do we live in today? What are the rulers defending? What did this court ultimately defend by “advertising” even if it was gasping for breath? The perpetuation of the system of exploitation and oppression.

My comrade Kyriakos Xymitiris also decided to fight against this condition. He adopted the tool of armed propaganda, wanting to reveal, to bring to the surface the true face of bourgeois democracy and neoliberalism. To oppose the mechanisms that produce the violence of bourgeois interests, and the structures that serve the production and reproduction of the regime of impoverishment. He decided to promote the cause of social revolution through armed action. He chose the very rupture and denial in the here and now, setting a definitive, dividing line between bourgeois and proletarian ethics. He wanted to set the example of selflessness, contribution and social solidarity. And even if his heart stopped on 31/10, his revolutionary vision continues to live. The revolutionary process that began will be continued by other hands, by new comrades who will in turn understand their role in history.

My choice of this contribution is a small part of these processes. A small piece in the great puzzle of social conflict. A small gesture that gave me the honour of standing

It is with joy and gratitude that we announce: Tarek Bazrouk is free.

Tarek Bazrouk, a 21-year-old Palestinian student from New York City, was released this morning from federal prison, reunited with his family after 413 days of incarceration—413 days of isolation from his loved ones, inhumane conditions, and institutional violence; 413 days of resistance, trust in Allah SWT, and a spirit that refuses to be broken.

Tarek was taken away from his family by the federal government at 20 years old, weeks before his college graduation. The FBI raided his family’s home for 8 hours before arresting Tarek on highly exaggerated and brazenly deceitful federal charges stemming from altercations with Zionist agitators at protests against the genocide in Gaza. Despite his lack of criminal record, Tarek was denied bail and held at MDC Brooklyn for nearly 6 months. Initially facing up to 30 years, Tarek was sentenced to 17 months in federal prison, with an additional sentence of 3 years of supervised release.

A beloved brother, friend, and comrade who for years struggled against the occupation of his homeland by constantly educating and organizing his community, Tarek’s political persecution follows a pattern of rapidly intensifying repression against the global movement for the liberation of Palestine.

On the day of Tarek’s liberation, we reflect upon the lessons we have learned over the past 413 days.

The Free Tarek Bazrouk Committee was created in response to a concerning silence and lack of action surrounding Tarek’s case from the movement for the liberation of Palestine in the United States, and from our own community in New York City. This silence was deafening as Tarek stood in federal court, weighed down by chains, listening to the judge deny him bail and order him to be held at MDC Brooklyn, a facility notorious for chronic violence and abysmal living conditions. For the first several months after Tarek’s arrest, our community seemingly accepted as truth the propaganda and lies broadcasted by the government and media about Tarek.

The incessant manipulation of the truth, including the demonization and dehumanization of Palestinian and Muslim men, is among the primary tools utilized by the governments and media of the West and by the Zionist entity in order to justify its crimes against the Palestinian people. Thus it came as no surprise when these tactics were immediately weaponized against Tarek, to isolate him from his community by instilling fear of publicly advocating for him or expressing opposition to his political persecution.

Just as we must refuse to normalize the Zionist entity itself, we must also refuse to normalize political persecution of those who struggle against it.

Furthermore, it is crucial that we refuse to normalize our own fear; fear of struggling against zionism, and fear of publicly supporting those who struggle against it. It is this fear and subsequent silence and inaction wherein the zionist entity finds its power; it is sacrifice, bravery, and unity which weakens and cripples it.

As Tarek's case progressed, and as we demanded that our community recognize the injustice Tarek faced, the movement began to unify in support of Tarek – not only through statements, but through action.

Our community distributed flyers asking for signatures on his lawyer's mitigation letter to the judge; organized letter-writing workshops and fundraising initiatives for his commissary; and hosted political education events linking Tarek's cause to other prisoners of the movement such as the Holy Land 5, Mohamad Hamad, Jakhi McCray, Leqaa Kordia, Malik Muhammad, Casey Goonan, and the tens of thousands of Palestinian prisoners, including prisoners from Lebanon and Syria, facing severe torture and martyrdom in zionist prisons.

Over the past year, we witnessed the silence surrounding Tarek's political persecution transform into international solidarity; with his name spoken around the world. Tarek received over 12,000 signatures on his mitigation letter to the judge; flyers for Tarek were translated into multiple languages and posted in cities in Asia and in Europe; and hundreds of letters of love, support, and solidarity were sent to him by his community and by strangers who refused to remain blind to the truth that Tarek represents.

Tarek has taught us all that struggle, sacrifice, solidarity, and unity is our collective duty. He taught us that we have a responsibility to all Palestinian prisoners, and to all prisoners struggling against imperialist aggression around the world, to center them in our cause, integrate their resistance into the broader struggle, and never abandon them. He taught us to reject fear, cynicism, and silence, and instead remain steadfast in the truth. He showed us why freedom for the prisoners must be a constant effort, because it is not until they are all liberated, that we will all be free.

Today, Tarek was freed from prison. However, our support for Tarek does not end with his release from a prison cell. As Tarek steps outside the gates, he begins a 3 year federal sentence of supervised release. Under supervised release, Tarek is still under intense repression, including restrictions on his movement, periodic visits from the US Probation Office, and continuous surveillance from the federal government. The political repression Tarek faces can inhibit employment and housing opportunities, making it difficult to re-establish stability and normalcy as he transitions back into a society that is conditioned to ostracize formerly incarcerated people. We ask that the community continues to support Tarek throughout his supervised release sentence by sharing and donating to his post-release fundraiser: <https://chuffed.org/project/135655-put-money-on-tareks-books>

From the visible signs: The questions that were asked of the witnesses, the adoption of the term IED (improvised explosive device) without having yet taken a position on it and while the expert opinion is clear, from the questions to the accused that were asked only to weld the indictment, to the proposal of the prosecutor who not only distorted the facts, but also had the self-confidence to unofficially assign a managerial role to a person who had no knowledge or involvement with what happened on 31/10, Dimitra Zarafeta. The burden of my erroneous judgment and decision to implicate her in all of this without her knowledge, is something that I bear exclusively.

But there are also the invisible things: The presence of the anti-terrorism branch throughout the trial, the insistence on conducting the case in a specific court despite the objections of both our lawyers and the lawyers of the next cases in the series, the bringing of witnesses and supporters, and the installation of railings for the last and legally crucial week of the trial, all suggest that the end of this process was already written. By you? By the anti-terrorism department? I don't know and it doesn't matter much.

Without any evidence and without any testimony, the prosecution of 187A was maintained. While there was no, not just proof, but also no indication of the existence of an organisation, this charge was attributed to us. Without any logic and without any testimony, the immoral potential deceit was also maintained. While there was no logical justification, this charge was ultimately attributed to me. And not only did your high command attribute these, it added article 15 again and rejected the confluences. I was attributed supply 3 times and processing 3 times. That is, I supplied myself once, I supplied myself again and then I supplied myself again. I processed the materials once, I processed them again and then I processed them again.

And since the evidential process has not been achieved, there are again two possibilities. First, that you do not like us personally, that you are bothered by our character and ethos or simply our faces. And second and more likely, that you have implemented a political order. An order that wants to send clear messages: Exhaustive penalties to those who attempt to challenge the state monopoly on violence, exhaustive penalties to those who assist in such, exhaustive penalties to those who do not choose it but do not distance themselves from it, exhaustive penalties to those who do not choose it but do not condemn it. By sending messages of exemplary behaviour, the state through the judicial mechanism seeks prevention, intimidation and suppression. And all this in a climate of zero accountability, in a climate of omnipotence.

I have mentioned at length the relationship between law and ruling classes, law and violence, law and power. Today it becomes clear once again that the judiciary, through this decision, is fulfilling the role of guardian of the regime perfectly. And the struggle against this regime has a greater criminal value than the drug trade, embezzlement, and human trafficking. The process of criminalizing violence "wherever

even more.

Solidarity to Nico, Bibi, Micol, Arnau, Stefano, Giulia, Luna, Pietro, Tony; to all those under investigation and those raided.

Alfredo out of 41-bis!

With Sara and Sandro in our hearts.

Anarchists of Trento and Rovereto

Free Marianna! Free Dimitra! Free Them All!

As the conclusion of the first trial for the Ampelokipi case, the anarchist comrades Marianna Manoura and Dimitra Zarafeta were convicted of terrorist organisation within the framework of the 187a; specific manufacture of an explosive device; specific possession of explosives and weapons for supply to an organisation; possession and manufacture of explosives in large quantities; explosion with possible intent to damage. Their final sentences are 19 years for Marianna Manoura and 8 years for Dimitra Zarafeta. This is Marianna's sentencing statement:

At this point I must make my final statement. As for the decision and my own sentence, I cannot say that I was surprised. After 15 years in the anarchist movement, vindictiveness and severity have come to be expected in the face of fighters, both male and female, who either choose revolutionary armed non-violence or actively stand alongside them, assisting and helping them.

The fact that the trials took place with such high density on a daily basis and in exhausting schedules, could not even provide the necessary conditions and the necessary time for a substantive examination of the testimonies of the witnesses, the statements of the accused and the final speeches of the lawyers. I honestly wonder how it is possible for a system to allow, and even offer the possibility of making decisions that decide on the lives of dozens of people – in our case, the 5 of us – within 2 hours, from 9:00 to 11:00. This system is protected by the judicial mechanism and this is the way that it accepts to operate. This system uses, and in this way reveals, the expendability of our lives. All that remains is to decide between the depreciation of our lives by the judicial mechanism that condensed the decision-making process into two hours, and the possibility of a pre-determined process. I do not know which is worse. I will say the second, because the first involves an even tiny attempt to rationalise the indictment, and to recognize the unceasing work of the defence lawyers. However, I am very much afraid that the second is probably true, and this because the turn that the said proceedings would take was evident from the beginning.

Free the Prairieland Prisoners! Free Them All!

Savanna Batten sentenced to 50 years in prison

Zachary Evetts sentenced to 50 years in prison

Autumn Hill sentenced to 50 years in prison

Maricela Rueda sentenced to 70 years in prison

Daniel “Des” Rolando Sanchez Estrada sentenced to 30 years in prison

Benjamin “Champagne” Song sentenced to 100 years in prison

Elizabeth Soto sentenced to 50 years in prison

Ines Soto sentenced to 50 years in prison

Rebecca Morgan sentenced to 15 years in prison

Joy “Rowan” Gibson sentenced to 15 years in prison

The Prairieland defendants convicted of terrorism charges in a sham trial aimed to cement the state's broader crackdown on any, especially anarchist, resistance to fascism, ICE, and concentration camps were sentenced on Tuesday, June 23, to a cumulative 450 years in prison. Meagan Morris, who collaborated with the state against her co-defendants, was also sentenced to 50 years in prison.

Such a brutal and horrifying sentence is intended, as one of the sentencing judges said from the bench, “to send a message to anyone who shares similar ideologies,” that is, to those who fight for freedom.

Our loved ones did nothing wrong, and they are being thrown away for the rest of their lives. Not only does the evidence prove their innocence, but the actions of ICE and the federal government over the past year have proven the righteousness of their actions...

We will continue to fight to bring our loved ones home.

— DFW Support Committee

Just as in other cases relating to the government's NSPM-7 repression of anarchist, anti-authoritarian, and anti-fascist comrades, what is being criminalized is everyday practices involved in wider struggles for liberation—wearing all black, printing zines, using Signal, and so on—in an attempt to single out militancy as a terrorist conspiracy. This repression—which is not new but is the latest culmination of a centuries long attack on freedom

fighters nationally and internationally—will only work if the wider struggle abandons its political prisoners, what they fought for, and the courage with which they fought. Anyone who fights for a better world can find themselves in the state's grip, accused of being part of a terrorist conspiracy. We fight repression by fighting. Free them all!

From the Support Committee:

Eight Prairieland defendants were sentenced in federal court today, three months after their convictions on a variety of federal charges, including riot, material support for terrorists, attempted murder, possession and conspiracy to use explosives, and conspiracy to conceal documents. Family members and supporters, who sat stunned as US District Judges Mark Pittman and Reed O'Connor delivered sentences ranging from 30-100 years in prison, called the punishment cruel, callous and starkly disproportionate to the defendants' actions. In a rally and press conference held after the sentencing, supporters expressed defiance and vowed to continue fighting for the Prairieland defendants' freedom.

The eight Prairieland defendants sentenced today are Savanna Batten, Zachary Evetts, Autumn Hill, Meagan Morris, Maricela Rueda, Daniel Rolando Sanchez Estrada, Benjamin Hanil Song, and Elizabeth Soto. All defendants, with the exception of Sanchez Estrada were convicted of rioting, providing material support to terrorists, conspiracy to use an explosive, and use of an explosive device, which referred to the consumer grade fireworks used on July 4. Sanchez Estrada was convicted of concealing a document—political literature—and, along with Rueda, conspiracy to conceal documents. Song was additionally convicted of attempted murder of an officer and discharging a firearm in furtherance of a crime. [...]

"This case has relied on lies and misinformation from the start," said Amber Lowrey, the sister of Savanna Batten, who was sentenced today to 50 years in prison. "While these absurd sentences are no surprise based on the bias of the court, it is heartbreaking nonetheless. But we will keep fighting to overturn these unjust convictions and to free Savanna and all the Prairieland defendants. We will not rest until they are free!"

"As a congregation, we decided that this case was a fundamental test of our right to dissent against authoritarian regimes," said Ana Marie Thorne, Chair of the Social Justice Committee at All People's Church Unitarian Universalist in Fort Worth. "These defendants are not militant monsters out to kill," continued Thorne. "They are everyday people who saw our country literally interning people in concentration camps and decided to show up at Prairieland Detention Center to let those incarcerated there know that they mattered. We leave here today knowing that the outcome of this trial is not the end. It is the beginning."

As well as that, two comrades have been arrested with the new charge of "terrorismo della parola" [terrorism of the word] (270-quinquies) for possession of a number of pamphlets found during the raid.

While the information leaked by the media is scarcer and more patchy than usual, it is quite clear that the investigations concern a number of acts of sabotage of railway lines, in particular that carried out on February 14th on the Rome-Florence line, against the Cortina war Olympics in 2026. If the media's efforts of mystification and defamation against anarchists is certainly nothing new, we cannot avoid pondering for a moment on the level reached by the propaganda of the regime this time (in particular by the ineffable TG1[main TV news]), which is particularly grotesque: "they would meet in a farmhouse like the Mafia", "they were planning the strategy of tension", "they were intending to carry out violent actions", "anarchist terrorism"... It is worth pointing out to these gentlemen that for anarchists the Mafia is as bad as Authority, and that the "strategy of tension" was carried out in this country by the State, it is not difficult to see that behind these filthy words there is a precise intention: that which led, in 2015, to transforming the National Antimafia Direction (DNA) into National Antimafia and Antiterrorism Direction (DNAA). With the result that the same absolute 'monsterisation' and relative treatment previously reserved for real or presumed mafiosi is now being applied to anarchists (and moreover has been inflicted on the revolutionary communists for decades).

With the aggravation, for revolutionaries, of not carrying out violence for reasons of profit or power, but as a kind of end in itself for the sheer joy of destruction or who knows what death wish. As if thousands of people had not opposed the winter Olympics for very clear reasons: the presence of the military (not in uniform for the occasion), of the Israeli team, the escort of the ICE gangs of murderers, the devastation of the Alpine environment in the name of the usual "grand event"—and as if these motivations had not been claimed, unequivocally, in the communique following the sabotage. As for the usual accusation of "terrorism", we believe that Gaza has clarified this question sufficiently – and that there can be no more doubt about who spreads the terror.

In times of war, an old poet said, the first victim is truth.

While Alfredo Cospito remains in 41-bis like a kind of scapegoat for the "sins" of the whole anarchist movement, the State has reached the point of criminalising the very intention of doing something to stop him being tortured. While we are still recovering from the shock of the death of Sara and Sandro the State is trying to use this against us.

We don't know if those arrested and under investigation carried out the actions they are accused of. We can only repeat what we have written many times in similar cases: if they are "innocent" they have all our solidarity, if they are "guilty" they have it

Centre of Excellence' built in collaboration with LPP," was linked to the global operations of an Israeli defense manufacturer.

Authorities reported no injuries from the March fire, and investigations are ongoing. However, in the aftermath, Czech media and official responses intensified scrutiny of pro-Palestinian groups.

Initially, ten people were detained in connection with the Pardubice incident. During the writing of this piece, however, according to supporters, another individual was detained, one of the interviewees featured, bringing the "Czech Elbit 10" case to what supporters are now calling the "Czech Elbit 11."

After the fire at Pardubice, authorities launched what activists describe as a "political witchhunt," targeting pro-Palestinian activists and organizations across Czechia. In the weeks that followed, five individuals in Czechia, along with one from Slovakia, one from Bulgaria, and three from Poland, were reportedly detained in connection with suspected links to the fire, based on state allegations of involvement. Another individual, an Ukrainian refugee based in the Czech Republic, was also allegedly brought into detention.

Anti-Anarchist Raids in Italy

Two waves of raids, arrests, and detentions of anarchists in Italy have taken place, linked to infrastructure sabotage, all under the same international repressive framework of "terrorism."

Starting at around 5am on June 16, 2026, the Rome prosecutor's office launched yet another repressive operation involving numerous anarchist comrades in various parts of the country. The alleged crime is conspiracy for terrorist purposes (Article 270 bis). The conspiracy is said to be related to sabotage carried out during the devastation of the Milan and Cortina areas, also known as the Winter Olympics.

As far as we know, five comrades are being held in prison and two have been put under house arrest with electronic bracelets. However, following the searches, two more comrades were arrested on charges of autoaddestramento [self-training] (Article 270 quinquies), although no precautionary measures had initially been foreseen for them. Following this operation, the occupied Bencivenga was evicted.

Tuesday June 16th, in Rome and elsewhere, yet more raids struck the anarchist movement, with six arrest warrants for as many comrades various others under investigation, searches all over Italy and the eviction of the occupied space in Rome, Bencivenga.

Before the sentencing, Judge Pittman dismissed numerous motions to overturn the convictions without providing written rulings and with little-to-no explanation. All nine trial defendants filed motions for a new trial, detailing how the government failed to provide the necessary evidence for a conviction and instead put on a trial that was "saturated with evidence designed to evoke fear, political bias, and guilt by association," according to one of the motions. Another motion details potential juror misconduct. Prairieland defendants have vowed to fight their convictions and will be filing appeals in the following weeks.

The Prairieland cases, involving 22 people charged with both state and federal charges, stem from a noise demonstration in solidarity with detainees at the Prairieland ICE Detention Center in Alvarado, Texas, on July 4, 2025. After the protest, an officer with the Alvarado Police Department became involved in an exchange of gunfire soon after arrival. The officer allegedly sustained minor injuries, and was reportedly released from the hospital shortly afterwards, but authorities have never provided hospital records to justify these claims. Alvarado police arrested ten people that night, and a dozen more were arrested over the following several months.

The Minneapolis 15 Will Be Free

As part of a broader crackdown on any kind of militant, anti-authoritarian, and anarchist resistance to fascism and against the mass, popular uprisings against ICE in Minneapolis during so-called "Operation Metro Surge," the federal government has waged its latest attack: 15 anti-ICE organizers, anarchists, labor organizers, and militants in struggle were indicted on federal conspiracy charges on June 16, 12 of whom were arrested in raids carried out across the Twin Cities and later released with no-contact orders.

From Unicorn Riot:

Using mainly Signal chat messages and social media postings centered around the large protests that "shut down operations at the Federal Whipple Building" on Jan. 23 and March 1, the government alleges that the 15 "members and associates" of Direct Action Minnesota (DAMN) [formerly Twin Cities Direct Action (TCDA)] conspired to impede federal officials from their immigration enforcement duties, violating Title 18 U.S. Code § 372.

Seeking to further criminalize legal observing and protesting, the indictment features 269 overt acts related to the alleged conspiracy, which include posting opinions to Facebook, being present at protests, attending meetings where direct actions were spoken upon, and wearing certain clothes.

Listed as the alleged purposes of the conspiracy are:

- *Opposing the authority of the United States government;*
- *Preventing the enforcement of federal immigration law by force, intimidation, and threats;*
- *Preventing, hindering, or delaying by force the execution of the laws governing the identification, detention, and removal of non-citizens, to include the Immigration and Nationality Act;*
- *Preventing, impeding, and interfering federal law enforcement from discharging their duties, including enforcement of federal immigration law by force, intimidation, and threats.*

The indictment calls many of the defendants “anarchists” and “antifascists,” both descriptors newly named as “terror groups” in the latest White House counterterrorism strategy.

Among the overt acts listed in the indictment are at least 9 meetings which are suspected to have been infiltrated by either confidential informants or federal agents. Starting with an ‘emergency resistance to ICE meeting’ on Jan. 11 and ending with a DAMN meeting on May 26, the list of meetings and locations noted in the indictment are as follows:

- *Jan. 11 – “Emergency Meeting on Resistance to ICE Operation” discussing Jan. 23 direct action*
- *Jan. 27 – After-action meeting at the Democratic Socialists of America office*
- *Feb. 1 – TCDA meeting (unclear if this was in-person or virtual because no location was given)*
- *Feb. 12 – TCDA virtual meeting*
- *Feb. 13 – TCDA “vetted” members only meeting (unclear of the location, but details suggest it was in-person)*
- *Feb. 15 – Workers Assembly at United Labor Center (attended by hundreds of people)*
- *Feb. 17 – TCDA meeting on Pleasant Ave. in St. Paul*
- *May 12 – DAMN meeting in St. Paul*
- *May 26 – DAMN meeting in St. Paul*

Within the indictment, there are 53 instances where “unindicted conspirators” are mentioned, mostly from Signal chat group messages. It’s unclear if these “unindicted” mentions are of people who they didn’t have enough information or evidence to indict, or if the non-indicted are working with the government, or for some other reason.

There is also an indication from the indictment of the listed overt acts numbered 68, 92, and 158 that at least one person was under video surveillance of some sort.

to daylight. “Everything about this case is political,” Mimi Tatlow-Golden, Daniel Tatlow-Devally’s mother, told me.

The five activists are accused of breaking into Elbit Systems Germany in September 2025 and using axes and pyrotechnics to damage technical equipment, furniture and windows, allegedly causing more than €1 million in losses. During the action, they spray-painted slogans such as “Baby Killers” on the walls and chanted “Free Palestine” and “Germany finances, Israel bombs.” Much of what they are accused of is publicly documented. The activists filmed themselves during the action and published the footage online. No one was injured.

On the third day of the trial, Düsberg delivered an eight-page opening statement exacting the scale of destruction in Gaza, the civilian death toll, and Germany’s role. It resembled a cutting political indictment. Düsberg argued that, by the time of the action against Elbit Systems Germany, demonstrations, petitions and public appeals had failed to halt Germany’s support for Israel’s genocide in Gaza.

“The Stuttgart Public Prosecutor’s Office demands punishment—but for what exactly?” Düsberg asked in court. “For damaging an arms manufacturer. For destroying machines and facilities whose products serve only one purpose: to kill people.” He spoke of the “assembly-line extermination of entire families” in Gaza and described the enclave as the site of “one of the largest conventional bombing campaigns in history.”—“It is Germany’s genocide as well,” Düsberg said. Against that backdrop, the action against Elbit Systems Germany had been both justified and morally necessary.

Free the Czech Elbit 11! Free Them All

Unicorn Riot published an extended report on the Czech Elbit 11, accused of participating in the “Earthquake Faction” arson at the LPP Holding drone facility linked to Elbit Systems, the weapons manufacturer complicit with the genocide in Palestine.

A warehouse facility owned by defense and military drone manufacturer LPP Holding was set on fire by the underground anti-Israel network called Earthquake Faction on March 20.

After the incident, which took place roughly 60 miles away from Czechia’s capital Prague, the group published an online communiqué stating, “For as long as the land continues to bleed under Israeli bombs in Occupied Palestine and across West Asia, ground must continue to shake under the feet of the sponsors of Occupation.”

The group claimed it had “struck the epicenter of the Israeli weapons industry in Europe,” and further alleged that the facility, which it described as an “Elbit Systems

aircraft parts for Israel.

Iain Evans, 33, Hana-Yun Stevens, 24, Bea Sherman, 23, and Hisham Alkhamezi, 23, were charged with criminal damage after breaking into a Wolverhampton facility owned by US-based aerospace firm Moog in August last year.

After more than 17 hours of deliberation, the jury at Birmingham Crown Court was discharged after failing to reach a verdict.

During the trial, footage was shown of activists driving a Land Rover through the factory's front gates before smashing solar panels and skylight windows on the roof, Declassified UK reported.

The four defendants admitted to breaking into the facility but argued that their actions were not unlawful since they were seeking to save lives by stopping the shipment of components for aircraft used in Israel's genocide in Gaza.

Free the Ulm 5! Free Them All!

After over eight months in pre-trial detention, the Ulm 5 defendants in Germany's Palestine Action trial finally spoke out:

"Benjamin Netanyahu, Yoav Gallant, Itamar Ben-Gvir and Elbit Systems executives are the ones that should be sitting in court in glass cages – not us."

The remark came from Leandra Rollo, one of the five defendants in the ongoing "Ulm 5" trial in Stuttgart-Stammheim. On the fifth day of proceedings in late May, the activists were given their first opportunity to explain in their own words why they had sabotaged the Ulm-based German subsidiary of Israel's largest arms manufacturer. Their statements, ranging from roughly 15 to 45 minutes, were crafted as political manifestos.

Rollo described the action as an attempt to stop "the extermination of the Palestinian people." Crow Tricks argued that "no [other] method that was in line with German law worked." Zo Hailu posed a question to the court itself: "What will the judicial branch choose: complicity or 'Never Again?'"

Taken together, the statements amounted to an indictment not only of Elbit Systems, but of Germany's political and legal response to Israel's destruction of Gaza. Daniel Tatlow-Devally (reading in German) struck a similar note. "Looking away while a genocide is taking place is reprehensible," he said. "Providing the equipment to carry it out is even worse."

Daniel Tatlow-Devally, Leandra Rollo, Crow Tricks, Zo Hailu and Vi Kovarbasic have now spent more than nine months in pre-trial detention. Family and friends describe the conditions as extreme: monitored visits, restricted access to books and communal activities; and up to 23 hours a day locked in cells with little or no exposure

On top of the conspiracy, two of the 15 were additionally charged with interstate stalking for following feds from Whipple to Wisconsin. Two others were additionally charged with assault on federal officers and another was charged with destruction of government property.

The defendant already in federal custody is Kyle Wagner, who was previously charged with cyberstalking and threatening agents and arrested in early February. He was given additional charges of solicitation to commit a crime of violence and interstate threats.

At least 11 videos posted by Wagner to his Instagram account were listed in the indictment as overt acts to the conspiracy. One of Wagner's videos, where he called for protesters to practice their Second Amendment rights, was featured during the DOJ presser.

Slipped into the overt acts section is the clothing Wagner was wearing when he was arrested in February. Wagner "wore a sweatshirt that had 'I'm Antifa!' on the front," said the indictment, and that he "possessed multiple Antifa patches at his residence." The indictment also took space to note that Wagner allegedly said in a message that he felt his purpose was to "give [the feds] a face to hate so they aren't focused on the real movement behind the scenes. I'm a spectacle — a punch able face and loud mouth — everything they hate..."

These indictments and raids are part of the state's same framework of repression and counter-insurgency that has designated anarchists and anti-fascists as "domestic terrorists," intending to demobilize mass resistance by attacking its most militant expressions. They must be understood, therefore, in the same context of state repression against Palestine solidarity (Casey Goonan, the Michigan 8, etc.) and anarchist action against ICE and concentration camps (the Prairieland 7, the Spokane 3, etc.).

As part of the "evidence" for the "conspiracy" included an article one of the defendants wrote for Crimethinc, giving a direct account of mass resistance to ICE in the streets of Minneapolis after the state murder of Renee Good, "Minneapolis Responds to ICE Committing Murder: An Account from the Streets:"

In my opinion, we will have to fight on two levels to defeat the ICE invasion. We have to become more agile and more courageous at stopping abductions promptly and forcefully, and we also have to defeat them on a political level by popularizing the idea that ICE represents an attack on society as a whole. The conditions for another uprising like 2020 are bubbling just below the surface. It is a subterranean fire and the feds cannot put it out. We owe it to our fallen sister Renee Good to

push on these tensions until we break through to the other side.

As Margaret Killjoy reflected,

If you think they're going to only fuck with the anarchists, then you've never read a history book. The people of Minneapolis know that. That's part of why they've been out in the streets in such great number. People know that fascism doesn't only come for the most vulnerable, it comes for us all. If the state successfully picks off the "bad protestors," they will expand that category. (They've already had to expand it pretty broadly if it's including the "aggressive use of shields.")

The Michigan 8 Will Be Free!

The latest wave of federal repression is also targeting the Palestinian liberation movement: the Michigan 8.

From Mondoweiss,

On June 10th, federal officers in riot gear did a coordinated raid of the homes of 8 Palestinian liberation activists across Michigan, Wisconsin, and Illinois. The Michigan 8 are accused of property destruction related to encampments and protests at University of Michigan in the summer of 2024. They are alleged to have vandalized facilities of Rolls-Royce (which makes parts for Israeli army tanks) and Maersk (which ships military equipment to Israel), as well as building of the Jewish Federation of Detroit (a major pro-Israel organization), as well as the offices and homes of UM officials.

The charges are "conspiracy to transmit threats in interstate and foreign commerce," one defendant faces an additional charge of "destruction of property to prevent seizure," for alleging attempting to clear data on a cell phone and laptop during the raid. Two defendants are also charged with "witness tampering," which carries a maximum sentence of 20 years. 6 of the 8 have been released on bond with harsh conditions, including some with home confinement, curfews, travel limitations, and GPS monitoring.

One person charged remains unarrested, as they are currently out of the country. Solidarity protests have taken place outside the courtroom during bond hearings, as well as in the streets of Chicago.

The national SJP (Students for Justice in Palestine) and many other university chapters, as well as the Palestinian Solidarity Working Group, are all calling for the charges to be dropped and have shared solidarity statements:

National SJP stands with SJP chapters across the US and Canada in solidarity with the eight UMich activists indicted last Wednesday. The state has chosen a path of

The Zionist government, their UK ambassador and the CEO of Elbit Systems pressured the British home office for years to do something about Israel's Palestine Action problem.

Two months before the Filton 6 entered the factory, one very important meeting took place, which included British Counter Terrorism and the CPS. They discussed proscribing Palestine Action. However, for PA to be proscribed, they needed to prove the group was "concerned in terrorism". They needed to secure some arrests under the Terrorism Act.

The senior investigating officer in this case was a member of the review group for proscription, wrote sections of the police submission for proscription, and voted for proscription. This officer was the one who determined that the terrorism act could be applied on arrest, and was responsible for all strategy and decision-making in the investigation.

We also know that the police investigators were working closely enough with Elbit Systems to store evidence for this case in Elbit's safe. In an abuse of process hearing, Judge Johnson refused to order the CPS to disclose the full information requested of them for the abuse of process hearing. This information would likely have revealed key communications detailing collusion between all the aforementioned parties.

The entire Filton 25 case has been manufactured by the government.

The Home Office believed these arrests would intimidate us and scare people off using direct action tactics against Zionist weapons producers. But despite working so hard. They failed their assignment entirely.

We went from about 50 people outside Hammersmith Counter Terrorism units after their arrests, to thousands of us there at sentencing, and never once have the actions against Elbit Systems and their business network ended.

We turned what was designed to scare us into a movement, that gave us even more confidence in one another.

And even more confidence in direct action.

Their sentencing is not the end. It is only the beginning. The legal team will be taking this to appeal. We will share more on that soon.

Free the Filton 25. Long live Palestine. Shut Elbit Down.

The Moog 4 Is Free! Free Them All!

A jury has refused to convict four pro-Palestine activists accused of criminal damage at a West Midlands arms factory said to produce military

Just wanted to share these updates with all of the members of JERICHO, and to thank you for your continued support and solidarity: My current attorneys SANDRA C. FREEMAN, and DUSTIN MCDANIEL (formerly with the ABOLITIONIST LAW CENTER, Philly) have filed suit in federal court in Galveston on my behalf on the issues of denial of adequate medical care, prolonged solitary, which is moving forward. By the way, my XFC facilitators, an all-women team in Houston, will be at the IN THE SPIRIT OF MANDELA mobilization to be convened as THE PEOPLE'S SENATE in Atlanta, GA for JULY 4th counterdemo to expose the true nature of AmeriKKKa's hypocrite celebrations of its 250 YEARS OF SLAVERY AND WAR CRIMES AGAINST BLACKS (FREDERICK DOUGLAS ,THE TRUE MEANING OF THE FOURTH OF JULY FOR BLACKS. ,1852) , RAZA MEXICANA/CHICANA, AND INDIGENOUS FIRST NATIONS.

Stay in close touch

!!! TIERRA Y LIBERTAD !! MUERTE AL IMPERIALISMO YANQI !!! U.S. IMPERIALISM, HANDS OFF CUBA !!!

REVOLUCIONARIAMENTE, XINACHTLI (meaning "germinating seed" in NAHUATL)

Free the Filton 4! Free Them All!

The Filton 4—Lottie, Fatema Zainab, Ellie and Sam, part of the Filton 25 accused of sabotaging Israeli weapons manufacturer Elbit's research and development hub in Filton, Bristol and convicted in an obviously manufactured re-trial—were sentenced as terrorists on June 12, as they continue to be used as political pawns in the British state's war against Palestine Action.

The sentences for each of them are as follows:

Lottie: 6 years (4 years and 320 days custodial)

Ellie: 6 years (4 years and 320 days custodial)

Fatema Zainab: 5 years and 8 months (4 years and 200 days custodial)

Sam: 8 years and 8 months

From Free the Filton 25:

We want to share a crucial detail in the abuse of process that led to the absurd sentences they received on Friday:

continued repression against Palestine activism. We refuse to allow this path to chill the student support for Palestine. Instead we stand in solidarity with those indicted, and understand this tactic for what it is: an admission from the state of the ability for students to expose and oppose the imperialism and zionism central to the university. We will continue to fight these complicit institutions and for the freedom of our comrades.

Stop Cop City! Stop Cop World

As part of the wave of federal repression this month using the government's NSPM initiative designating anarchist, anti-fascist, anti-authoritarian, and anti-imperialist resistance as "domestic terrorism," two of the Cobb County 3 defendants, Tyler Norman and Katie Kloth, were indicted on arson charges in the Northern District of Georgia on June 9, more than 4 years after the alleged actions occurred and just shy of one week before Norman and Hannah Kass's pre-trial motion hearing for their state trial in Cobb County. Hannah, Katie, and Tyler were indicted on April 24 on state charges stemming from the same alleged actions in May 2022.

The Stop Cop City movement, embracing a wide-range of militant tactics to shut down the Atlanta police project and defend the Weelaunee forest, saw the targeting of many different layers of businesses involved in funding and building Cop City, including Brasfield & Gorrie, the headquarters of which were targeted in an action at the source of this indictment. Yet, despite the additional federal indictments, the Cobb County 3 saw their state charges dismissed.

From Weelaunee the Free:

Today's dismissal comes a week after the US Attorney for the Northern District of Georgia filed a federal indictment against Kloth and Norman. Federal charges of arson and intimidation were levied by the US Attorney's Office last Tuesday, related to the same May 2022 demonstration at the headquarters of Brasfield and Gorrie, general contractor for the Atlanta Public Safety Training Center, widely known as "Cop City." The Department of Justice has tied the federal indictment to the National Security Presidential Memorandum-7, a controversial law enforcement directive introduced by the Trump Administration that has been described by critics as a "declaration of war on anybody who does not support the Trump Administration or its agenda."

“The state admitted on the court record that the delay in our case was strategic and intentional,” said Dr. Hannah Kass after her case was dismissed. “Now we have the precedent and the court record to help free any of the other RICO 61 they try to target with this strategy. I have had prison time hanging over my head for four years and struggled to secure stable employment after earning my PhD due to Attorney General Chris Carr’s continuous weaponization of political prosecutions against me and my comrades.”

On May 12, 2022, scores of people were protesting at the headquarters of Brasfield and Gorrie. Five people were arrested that day, two of whom saw their charges withdrawn by the Cobb County District Attorney in April 2025. Even though the State cases against Kass, Kloth, and Norman have the same set of facts as their two co-defendants whose charges were withdrawn last year, Attorney General Carr—and notably not the Cobb County District Attorney—indicted the three for felony property damage and arson of lands.

The Cobb County 3 are part of a group of 61 Stop Cop City activists charged under the Georgia Racketeer Influenced and Corrupt Organizations (RICO) Act in August 2023. The sweeping RICO charges were dismissed in December 2025, and that decision was appealed by Attorney General Carr in January. Supporters and the 61 RICO defendants, who were arrested on different dates from 2020 to 2023 at various locations across Georgia, are calling the RICO charges, the pending appeal, and these latest indictments, all politically motivated. The defendants have had their lives upended as a result of the charges. Many defendants have experienced job losses, housing insecurity, career disruptions, and travel restrictions, in addition to the stress and anxiety that comes from the threat of years in prison hanging over their heads. Today’s decision marks the second time a judge has dismissed cases originating from the Stop Cop City movement on due process violations. Fifteen other cases from DeKalb County are currently being considered for dismissal based on the same due process arguments.

Free Jacob Hoopes! Free Them All!

Jacob Hoopes is the second person to be face federal prison from fierce demonstrations outside of the ICE federal building in Portland, sentenced to 30 months on June 11. Check in with PDX Anti-Repression Committee for ways to support Jacob in the coming weeks. From their reflection on Trenten Barker’s sentence, the first to face prison time from resistance to ICE in Portland:

FRATERNAL REVOLUTIONARY GREETINGS IN STRUGGLE, FROM WITHIN THE TOMBS AND STEEL CAGES OF THE NEOCOLONIAL MILITARY SUPERMAX CONTROL UNIT GULAG OF THE IMPERIALIST BEAST !!!

You have probably heard of the serious medical issues that afflicted me by the genocidal design of my captors stemming from 24 consecutive years in solitary confinement, malnutrition, constant harassment by the pigs, no recreation or exercise, social isolation, censorship of my revolutionary writings, and a pattern of systemic genocidal torture and brutal repression designed to break my will and my spirit of resistance. I had a stroke in November 2025, at the McConnell Unit in Beeville. Before then, I had been struggling to get medical attention for a series of maladies I had developed as my physical and mental health began deteriorating, namely, bladder infections, neuropathy, B 12 vitamin deficiency, among other disabilities, all ignored by the prison.

On these issues. I have been going back and forth to the main Galveston prison hospital, to the Carole Young Medical facility for surgery and a series of tests and so forth. I am now at the Estelle medical unit (E2) in Huntsville, Texas awaiting to, again, be transferred to Galveston for the testing ordered since December 2025, delayed time and again, under a policy that when the prison is on “routine lockdown” for cellblock searches for contraband, all prior medical appointments are cancelled. For example, I had a scheduled test in Galveston for May 12 but on May 11 the unit went on lockdown, and all doctor’s appointments are cancelled. The unit warden runs this plantation-like gulag like his own kingdom. For more updates on my situation, please visit [Instagram.com/freexinachtlinow](https://www.instagram.com/freexinachtlinow), or at www.freealvaro.net.

My Xinachtli Freedom Campaign (XFC) in Houston has done, and continues to do, an excellent job in reaching out to others, building membership, staying in touch, holding forums, workshops, producing outreach materials such as T-shirts, posters, publishing my revolutionary writings, essays, etcetera, and coalescing the liberation movement of colonized, oppressed communities of Black, Chicano, Indigenous First Nations and supporting each other. My XFC meets every two weeks, online to discuss themes on our agenda and to hold revolutionary co-education discussions on fortifying the campaign and creating a core of cadres who are being trained as community organizers, LINKING THE POLITICAL PRISONERS STRUGGLES / MOVEMENT, WITH COMMUNITY STRUGGLES AS ONE AND THE SAME. I always refer to THE JERICHO MOVEMENT and the ZAPATISTA EXPERIENCES on all matters of community organization, and autonomy, including GLOBALIZATION OF OUR REVOLUTIONARY MOVEMENT FOR NATIONAL LIBERATION AND FREEDOM FROM NEOCOLONIALISM, IMPERIALISM AND FASCISM.

facility's commissary. During the strike, Swaso and other detainees would save fruit and vegetables for detainees who wanted to strike but were ill or elderly. Recently, L.A. TACO reported on the alleged retaliation against hunger strikers, including GEO staff trying to tempt the strikers by leaving burritos on their beds, pressing charges against Swaso, and reporting on a night when there was an alleged riot that strikers say was initiated by staff who entered their dorms in fatigues. The following night, Swaso was transferred to ERO Camp East Montana in Texas after refusing to sign for deportation, then to Louisiana, before being deported to Belize.

Free Malik! Free Them All!

Malik has been transferred to Broad River Correctional (BRCI) – a maximum security facility in Columbia, South Carolina.

After so much uncertainty and no answers from Oregon DOC, we have learned that Malik has ended up at an institution nearby the Kirkland transfer facility.

This type of interstate transfer is rare and has been used as retaliation against political prisoners working to organize with fellow prisoners and challenge the awful conditions across the US prison system. See recent reporting for how this process has been weaponized.

We are so relieved to know that Malik is alive and their whereabouts are known (even though ODOC has intentionally moved them away from their friends, lawyer, and loved ones).

But as Malik seeks to stabilize and rebuild after their possessions were taken, we are asking folks for support. Please consider contributing to their commissary and living expenses: <https://chuffed.org/project/185716-support-malik-muhammad>

All funds will go directly to Malik and will be strictly accounted for; we deeply appreciate your support and solidarity as Maliks transitions to this next chapter.

Love, rage, and solidarity. Always

Free Xinachtli! Free Them All!

A new message from Xinachtli with updates on his ongoing medical struggles and a recently filed lawsuit against prolonged solitary confinement placement and denial of adequate medical treatment:

THEY TRIED TO BURY US ALIVE, NOT KNOWING WE WERE SEEDS....

-ANAHUAC WARRIOR, MEXICO AZTLAN, 1519

This sentence is utterly barbaric, and it comes in the midst of increased aggression against anti-fascists all across the amerikan settler colony who have risen up to fight back against ICE.

All across amerika, the empire's federal agents continue to violently enforce this settler colony's fascist agenda. Masked police kill people in the streets. The amerikan government disappears our neighbors into concentration camps. And they do this with no end in sight. With impunity.

People who express dissent and stand up to fight back for their neighbors are targeted, brutalized, and imprisoned. Trenten is no different. And it is on us to now take care of him in his time of need.

Delaney Hall: ¡No Desistan!

Hunger and labor strikes continue amidst retaliations as outside supporters battle with state and federal riot police. Fierce inside-outside resistance brought national attention to the everyday inhumane conditions and forced labor happening in jails and prisons, but the strikers want more than improved conditions – they demand for immediate freedom and an end to the deportation machine.

Cosecha posted new letters from strike participants inside Delaney Hall sending strengths to the protesters outside: “We appreciate the support of everyone who is protesting outside the facility. We want you to know that you give us the strength and determination to keep going. Please, DON'T GIVE UP!”

A fourth letter details the retaliations they endured since the strikes began:

Through this letter, we will provide an account of the events that have taken place since the 22nd of May, 2026, when the hunger strike began at the “Delaney Hall” facility, where people detained have all voluntarily stopped working and assisting with facility operations. Since the strike began, we have been subjected to reprisals, discrimination, mockery, mistreatment, and threats, mainly from “GEO” staff. Here are some names we were able to identify: Lieutenant L■■■■, Supervisor M■■■■■■■■, F■■■■ M■■■■■■■ (Case Manager), M■■■■■■ (administrator), the facility director and shift officers, J■■■■■ (in charge of the kitchen).

They constantly threaten to deport us, transfer us to punishment units, and move us from one detention center to another; they take photos of us in the dormitories

without our consent and tell us that we have no rights here.

Through these threats, they are trying to force us to work in all areas of the facility (cleaning, kitchen, maintenance, laundry, floor polishing) and are trying to force us to go down for meals by making us sign a list so they can track who goes down and who doesn't, in order to punish those who aren't eating.

On May 25, we were gathered in the common room; the facility's director, F■■■■■ M■■■■■■■, and the administrator, M■■■■■■■, wanted to speak with the leaders of the hunger strike to identify them.

They were upset when we told them there was no leader and that the strike was a collective effort. That's why they took retaliatory action against the young man named "■■■■■," the person who helped with translation.

That's why the "GEO" staff tried to take him away in handcuffs, which all of us, seeing the injustice, wanted to prevent by peacefully blocking their path with our hands raised so that they wouldn't take him away, in return we received from them: beatings, pepper spray, and from "ICE," a riot squad came up spraying pepper spray throughout the facility, causing many people to be rushed to the hospital – one due to the beatings and others affected by the gas. To this day, we haven't heard anything about those people. They've restricted our access to tablets, visits, and the common room. They only open it on a limited basis as a form of punishment.

As a result of all this, we feel psychologically impacted and are plagued by the fear that they might carry out their threats for no reason at all.

Judges, without checking the cases, order expulsion in two or three hearings, either to the country of origin or to a third country, also 95% of bond hearings are denied claiming that we are at flight risk, even though they don't have actual arguments. Through these rulings there are people who are here from 3 months to a year and a half. We ask for the bonds to be revised since we are fathers and mothers with no criminal record and we have contributed to this beautiful country.

We deserve to be free and to complete the process at home with our families, given the excessive amount of time we have spent in this prison.

We could be released, even if it means being under supervision, required to report regularly, or wearing an ankle monitor. The conditions in this prison are not fit for human beings over such a long period of time: medical neglect, water unfit for consumption, food that is past its expiration date and in poor condition, bathrooms that are unusable, and ventilation systems that have never been maintained and because of this, we are constantly sick.

We demand freedom, a fair trial, and for our rights to be respected.

After weeks of enduring torturous pressures of retaliations and transfers of participants, it appears that as of the end of June the strike has subsided for

now.

Fierce resistance from both inside and outside the walls of Delaney Hall: as word of the strike spread, hundreds showed up in solidarity and endured daily skirmishes with militarized federal agents, state police and private prison guards. Unafraid to show solidarity with those fighting inside, protesters regularly attempted to block law enforcement coming and going from the facility by linked arms, shield walls and makeshift barricades as the prison attempted to transfer inside participants to other locations to break up the strike.

At first it was only federal agents who unleashed pepperspray, tear gas and beatings on the protesters as New Jersey democratic politicians issued symbolic condemnations of the conditions at Delaney Hall: however, just like in other scenes such as Broadview Illinois, when the the feds appeared to start losing control, the state authorities stepped in to help the feds normalize the security outside the detention center, sending in state troopers, the Newark police and armored horses to brutalize protesters and unleash chemical weaponry of their own. Throughout the month, over a hundred people were arrested on various charges.

Prison administrators also cracked down on people locked up at Adelanto ICE Processing Center after a hunger strike kicked off at the end of May. After three strike participants met with two congresspeople to deliver a petition signed by 150 people detained at the facility, the next day militarized riot guards ran up in several cell blocks to intimidate the strikers and placed suspected organizers into solitary confinement.

Kyron Shakeel Swaso spoke to LA TACO about being quickly deported to Belize after being identified as one of the strike organizers:

Swaso, who spoke with L.A. TACO via FaceTime, states that he used his live library login as a notepad to communicate with other detainees and, after organizing and finalizing a hunger strike plan with two inmates, spread the word around the West Wing of the Adelanto ICE Processing Center. Swaso explains that the strike started with 20 people, quickly grew to at least 100 in both the West and East Wings of the processing center, and soon spread into the Desert Annex. The hunger strike was organized after allegations of spoiled food, mistreatment by staff, and poor living conditions. Swaso says that after any detainees complained, they would "become a target." The strike expanded beyond meals, and detainees stopped buying from the