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CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

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IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

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10 UNITED STATES OF AMERICA,)
11 Plaintiff,) 2:96-cr-0259-GEB
12 v.) ORDER
13 THEODORE JOHN KACZYNSKI,)
14 Defendant.)

15 After convicted Unabomber Theodore John Kaczynski pled
16 guilty "to a series of coldly calculated bombings that resulted in the
17 loss of innocent life and numerous life-altering injuries," Kaczynski
18 moved for return of his property that was "seized pursuant to a search
19 of his Montana cabin in 1996" United States v. Kaczynski, 416
20 F.3d 971, 972 (9th Cir. 2005). His motion was denied partly because
21 of a ruling that a \$15,026,000 restitution order, which had been
22 entered in favor of certain victims and their families ("Named
23 Victims") but had not yet been satisfied, constituted a lien on the
24 property that defeated his motion. United States v. Kaczynski, 306 F.
25 Supp. 2d 952, 955-56 (E.D. Cal. 2004).¹

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28 ¹ The Named Victims are those victims and their family members who submitted claims for restitution at the time of Kaczynski's sentencing.

1 On appeal, the Ninth Circuit stated that the restitution
2 order in favor of the Named Victims "gives the government a cognizable
3 claim of ownership" that "defeat[s] [the] motion for return of
4 property [only] 'if that property is needed to satisfy the terms of
5 the restitution order.'" Kaczynski, 416 F.3d at 974 (quoting United
6 States v. Mills, 991 F.2d 609, 612 (9th Cir. 1993)). Since the
7 government asserted the property had only "negligible value," the
8 Ninth Circuit concluded the government had not shown that the property
9 was needed to satisfy the restitution order. Id. at 975. The Ninth
10 Circuit stated that "[i]n the probable event" the property has more
11 than negligible value, "the government has a cognizable claim of
12 ownership sufficient to defeat [the] motion for its return" and "has
13 some degree of discretion as to how to enforce the restitution lien."
14 Id. at 976. But the Ninth Circuit found "neither [the government's]
15 actions . . . nor its . . . proposed restitution plan . . . [were
16 designed to obtain restitution for the Named Victims in a] reasonable
17 [manner]." Id. Therefore, the Ninth Circuit remanded the return of
18 property motion "to the district court . . . to give a timely and
19 adequate opportunity for the government to present . . . a
20 commercially reasonable plan to dispose of the property at issue, the
21 principal purpose of which shall be to maximize monetary return to the
22 [Named Victims]." Id. at 977. The Ninth Circuit stated that "[i]f
23 the government fails or refuses to provide such a plan within a
24 reasonable period of time, or if its plan includes a finding of
25 negligible value or results in a nominal, taxpayer-funded contribution
26 to victim restitution, then the district court is directed to return
27 Kaczynski's property to him." Id.

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1 The Ninth Circuit also stated that Kaczynski, and the Named
2 Victims through appointed pro bono amicus counsel, were to be provided
3 an opportunity to "comment upon" the plan proposed by the government.
4 Id. The Ninth Circuit observed that the "viewpoints and desires" of
5 the Named Victims were "missing throughout this litigation" and should
6 be obtained since the "very purpose" of the restitution order "is to
7 provide financial compensation for their great losses." Id.

8 Upon remand, the government proposed a plan in a Status
9 Report filed September 12, 2005, ("September 12 Plan").² However, the
10 parties subsequently stipulated to multiple continuances of a Status
11 Conference regarding the plan, mainly to allow time for settlement
12 discussions. As a result, a Status Conference was not held until
13 June 16, 2006.³

14 At the Status Conference, I questioned whether the
15 September 12 Plan comported with the Ninth Circuit remand decision.⁴
16 The government responded that "the reason [it] ha[d] not proposed a
17 detailed plan . . . [was] because [it] d[id] know exactly what . . .
18 [it was] to sell." (Reporter's Tr. of June 16 Status Conf. ("RT")
19 at 14.) The government asserted it "need[ed] direction from the
20 victims" since "the purpose of the restitution order . . . is to bring
21 benefit to the victims." (Id. at 14.) Counsel for the Named Victims

22 ² The content of the September 12 Plan is described in a
23 Pre-Status Conference Communication filed August 4, 2006.

24 ³ Before the Status Conference, the government filed an
25 Amended Status Report that provided more information about the
26 September 12 Plan. (See Pre-Status Conference Communication, filed
27 Aug. 4, 2006, at 4-6.)

28 ⁴ Even though the remand decision only concerned the seized
property already in the government's possession, the September 12
Plan appeared to contemplate taking any necessary action to gather
all of Kaczynski's writings from wherever they could be located.

1 then "suggest[ed] . . . a fairly short deadline [be set] to come up
2 with [the] kind of detailed proposal that would satisfy the [Ninth
3 Circuit remand decision]." (Id. at 17.) The government agreed,
4 Kaczynski's counsel acquiesced, and the government was given a
5 deadline to file a document that proposed a plan consistent with the
6 remand decision and explained why such a plan should be found timely
7 submitted. (Id. at 22.) Kaczynski and the Named Victims were given
8 an opportunity to respond to the proposal. (Id. at 23-24.)

9 On July 7, 2006, the government submitted another Status
10 Report, in which it proposed a markedly different plan ("July 7
11 Plan"). In the Status Report, the government asserted the July 7 Plan
12 was timely because the government could not submit a more concrete
13 plan "until [it] knew precisely what the Named Victims wanted to do
14 and how the costs of the sale would be handled." (Gov't Status
15 Report, filed July 7, 2006, at 5.) In addition, the government
16 explained that some delay was attributable to settlement negotiations,
17 which "the parties [explored] for several months."⁵ (Id. at 6.)

18 The July 7 Plan proposed to sell Kaczynski's property in a
19 modified "federal judicial execution sale," which would involve the
20 United States Marshal "contract[ing] with an entity . . . [to] sell
21 the property through an internet auction." (Id. at 2.) The government
22 explained "the Marshal [would] request three bid proposals from
23 companies which conduct internet auctions." (Id.) The company
24 selected by the Marshal would "publicize the items to be sold and the
25 terms of the auction," and would be "paid a percentage of the sales
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27 ⁵ Kaczynski's counsel made a similar representation about
28 the length of settlement negotiations at the Status Conference on
June 16, 2006. (RT at 19.)

1 proceeds, not to exceed 10%, to cover . . . costs." (Id.) The
2 government represented that the Marshal "can request bid proposals and
3 negotiate a final contract [for the auction] within sixty days" of
4 receiving court approval.⁶ (Id.)

5 In the July 7 Plan, the government divided the property at
6 issue into four categories--personal items, firearms, bomb-making
7 materials, and writings--and specifically identified the items of
8 property in each category.⁷ (Id. at 3-4.) The government proposed
9 auctioning all of the personal items, and stated the Named Victims
10 "intend to credit bid for any personal items . . . which do not sell,"
11 i.e. the Named Victims would bid on and purchase property by applying
12 Kaczynski's restitutory debt toward the purchase price.⁸ (Id. at 3.)
13 The government asserted the firearms and bomb-making materials should
14 not be included in the auction nor returned to Kaczynski. (Id. at 3-
15 4.) The government proposed auctioning all of the writings except
16 those containing "diagrams and 'recipes' for making bombs." (Id.
17 at 4.) Further, the government, on behalf of the Named Victims,
18 requested that certain information be redacted from the writings prior
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21 ⁶ The Marshal "request[ed] that he not take possession of
22 the property to be sold nor be ordered to spend any funds in
23 connection with the sale of the items," and that the Court approve
24 a waiver of his "statutory commission." (Gov't Status Report,
25 filed July 7, 2006, at 2.) These requests are addressed in a
26 separate order authorizing the Marshal to assist in the approved
27 sale.

28 ⁷ Lists of the specific items of property identified by
the government as being personal items, firearms, and bomb-making
materials are attached to this Order.

⁸ "The Named Victims have indicated that they are willing
to spend up to \$7,000 to cover the costs of sale, including any
commissions due the auctioneer." (Gov't Status Report, July 31,
2006, at 3.)

1 to the auction, specifically, the names of "all victims, regardless of
2 whether they filed a restitution claim or not," "the names of their
3 families," all "recognizable descriptions of the victims and their
4 injuries," and the names of "intended victims." (Id.) Accordingly,
5 the government's proposed auction only included the personal items and
6 select, redacted writings.⁹

7 On July 7, the Named Victims filed a document that expressed
8 approval for the July 7 Plan, argued the proposed plan was timely, and
9 emphasized the need to redact the writings "to protect the[ir] . . .
10 privacy as well as the feelings and sensibilities of their loved
11 ones."¹⁰ (Named Victims' Statement Concerning Auction of Def.'s
12 Property, filed July 7, 2006, at 2.)

13 On July 21, 2006, Kaczynski filed objections to the July 7
14 Plan, in which he argued "the government has not submitted a
15 sufficient plan 'in a reasonable amount of time.'" (Kaczynski's
16 Objections, filed July 21, 2006, at 2.) Specifically, Kaczynski
17 argued the victims should not be permitted to credit bid on any of his
18 personal items that do not sell at the auction because "[a]ny property
19 that does not sell . . . by definition is of minimal or no value" and
20 "must be returned to [him]." (Id. at 4.) He also asserted his
21 firearms should be returned to him if the government does not intend
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23 ⁹ The government stated that all property not specifically
24 identified as personal items, writings, firearms, and bomb-making
25 materials would be returned to Kaczynski. (Gov't Status Report,
filed July 7, 2006, at 3.)

26 ¹⁰ In a separate statement, Victim Gary Wright objected to
27 the auction unless he receives "ownership and possession" of the
28 unredacted, original writings that refer to him and his injuries;
however, he did not object to the sale of redacted copies at the
auction. (Named Victims' Statement Concerning Auction of Def.'s
Property, filed July 7, 2006, at 5.)

1 to sell the items at the auction. (Id. at 2.) He further argued "the
2 government should be required to show" that the items the government
3 asserts are bomb-making materials "constitute[] contraband per se,"
4 that is, items "'the mere possession of which is unlawful'";
5 otherwise, [the government] should return the property to [him]."
6 (Id. at 3 (quoting United States v. Felici, 208 F.3d 667, 670 (8th
7 Cir. 2000)).) Finally, Kaczynski asserted his original writings
8 should be returned to him because an auction of the originals would
9 violate the First Amendment. (Id. at 5.) Kaczynski alternatively
10 asserted that if the auction included his original writings, the First
11 Amendment prohibits redactions of the originals, and he should receive
12 unredacted copies. (Id. at 8-10.)

13 A Status Conference was held on July 28, 2006, at which
14 Kaczynski's counsel stated that Kaczynski did not oppose the July 7
15 Plan on timeliness grounds but that he did challenge its adequacy.
16 The government's oral argument included proposals and issues that were
17 not contained in the July 7 Plan; the government stated it would file
18 an amended plan to include these new items. Counsel for the Named
19 Victims joined in the government's positions and emphasized that the
20 Named Victims were "very concerned about the idea of any sale that
21 would not include the writings," stating "the writings . . . clearly
22 possess the bulk of the value for the victims."

23 On July 31, 2006, the government filed a Status Report
24 containing an amended plan that includes those items discussed at the
25 July 28 Status Conference ("July 31 Plan"). The July 31 Plan proposes
26 that the "firearms will be turned over . . . to the Named Victims and
27 [Kaczynski] will be credited three hundred [dollars] (\$300.00) towards
28 his restitution debt." (Gov't Status Report, filed July 31, 2006,

1 at 4.) The government states "the value being credited to [Kaczynski]
2 for the firearms is twice the value that the Defendant stated his
3 weapons were worth in his Rule 41 motion." (Id.) The government also
4 asserts "the Named Victims, who will receive the proceeds from [an]
5 auction, request that no bomb-making materials be sold." (Id.) The
6 government contends Kaczynski told the Ninth Circuit he was not
7 seeking the return of said items and that "prison regulations prohibit
8 Kaczynski from possessing these items." (Id.)

9 Kaczynski filed a response to the July 31 Plan on
10 August 1, 2006. In his response, Kaczynski argues the Named Victims
11 should not be allowed to "credit the restitution order for the value
12 of the firearms" and asserts that "if the firearms are not sold and
13 the proceeds given to the [Named Victims,] the firearms must be
14 returned to him through a designated representative." (Kaczynski's
15 Response, Aug. 1, 2006, at 1.) Kaczynski also contends he is entitled
16 to the return of any unsold property, including those items
17 categorized by the government as bomb-making materials, unless those
18 materials "constitute 'per se contraband.'" (Id. at 2.)

19 On August 4, 2006, the government filed a supplemental
20 document regarding the bomb-making materials, to which it attached
21 detailed descriptions and photographs of the items. (Gov't Status
22 Report, filed August 4, 2006, Attach. 1-3.)

23 On August 9, 2006, the Named Victims filed a supplemental
24 document that asserts redaction of the original writings is necessary
25 not only to protect their privacy, but also to avoid the "painful
26 conflict" of "profiting from the sale of materials that identify and
27 discuss the injuries of specific, named individuals"
28 (Victims' Supplemental Submission, filed August 9, 2006, at 2.)

1 is of minimal or no value," and "must be returned to [him]."
2 (Kaczynski's Objections, filed July 21, 2006, at 4.) This argument is
3 purely speculative and does not account for the possibility that the
4 property may have some value to the Named Victims. If their credit
5 bids assign more than "negligible value" to the property, then the
6 "property is needed to satisfy the terms of the restitution order."
7 Kaczynski, 416 F.3d at 976 (indicating that property having more than
8 "negligible value" can be used to reduce the amount of restitution a
9 defendant owes a victim).

10 Kaczynski also argues the Ninth Circuit remand decision
11 prevents credit bidding because it will not result in monetary return
12 to the Named Victims. Although the remand decision indicated the
13 "principal purpose" of the government's plan should be "to maximize
14 monetary return," the Ninth Circuit also stated that "the viewpoints
15 and desires" of the Named Victims were "missing throughout this
16 litigation" and indicated that their desires should be taken into
17 consideration. Id. at 977. The government represents the Named
18 Victims have expressed a desire to credit bid on any property that
19 does not sell during the internet auction.

20 The remand decision states that "the government has some
21 degree of discretion as to how to enforce the restitution lien," and
22 indicates that an "order of restitution may be enforced 'by all . . .
23 available and reasonable means.'" Id. at 976 (quoting 18 U.S.C. §
24 3664(m)(1)(A)(ii)) (emphasis added). Federal Rule of Civil
25 Procedure 69(a), which governs enforcement of a judgment for the
26 payment of money, states that the procedures used to enforce a
27 judgment "shall be in accordance with the practice and procedure of
28 the state in which the district court is held" In California,

1 a judgment creditor may credit bid on property subject to a judgment
2 lien. Cal. Code Civ. P. § 701.590(b). Therefore, credit bidding is
3 an "available . . . means" of executing the unsatisfied restitution
4 order in favor of the Named Victims. Kaczynski, 416 F.3d at 976.

5 Accordingly, the proposals in the July 31 Plan to sell the
6 personal items in the internet auction and to allow the Named Victims
7 to credit bid on unsold personal items are approved.

8 II. Proposal as to Firearms

9 The July 31 Plan proposes that the firearms be "turned over"
10 to the Named Victims "and th[at] [Kaczynski] . . . be credit[ed] three
11 hundred [dollars] (\$300.00) towards his restitution debt." (Gov't
12 Status Report, filed July 31, 2006, at 4.) Kaczynski does not
13 challenge this amount of credit, but argues "crediting" the
14 restitution order for the value of the firearms would be
15 "inconsistent" with the Ninth Circuit remand decision. (Kaczynski's
16 Objections, filed August 1, 2006, at 1-2.)

17 The record does not indicate three hundred dollars of credit
18 for the firearms constitutes negligible value. Consequently,
19 crediting Kaczynski this amount would not inconsistent with the Ninth
20 Circuit remand decision. See Kaczynski, 416 F.3d at 976 (indicating
21 property having more than "negligible value" can be used to reduce the
22 amount of restitution a defendant owes a victim). Therefore, the
23 proposal in the July 31 Plan to sell the firearms to the named Victims
24 for three hundred dollars credit is approved.

25 III. Proposal as to Bomb-Making Materials

26 The July 31 Plan states "[t]he Named Victims . . . request
27 that no bomb-making materials be sold," and proposes to "appropriately
28 dispose" of all the bomb-making materials described on an attached

1 list. (Gov't Status Report, filed July 31, 2006, at 4; id. Ex. D.)
2 Kaczynski argues he "does not believe the items on the list are
3 bomb-making materials," and asserts all of the items must be either
4 sold at the auction or returned to him unless "they constitute 'per se
5 contraband.'" (Kaczynski's Response, Aug. 1, 2006, at 2.) The
6 government rejoins that Kaczynski "represented to [the Ninth Circuit]
7 that he was not seeking the return of [these] items," and also asserts
8 the bomb-making materials cannot be returned to Kaczynski because
9 "prison regulations prohibit [him] from possessing [them]." (Gov't
10 Status Report, filed July 31, 2006, at 4.)

11 The remand decision states "Kaczynski does not seek the
12 return of any property that constitutes contraband." Kaczynski, 416
13 F.3d at 974, n.4. Kaczynski argues the term "contraband" does not
14 include all items the government characterizes as bomb-making
15 materials because many of the items could be used for "legitimate,
16 lawful purposes." (Kaczynski's Response, Aug. 1, 2006, at 2.)
17 However, even if Kaczynski is correct on this point, the property may
18 not be returned to him unless he establishes that he may lawfully
19 possess the items while in prison. United States v. Van Cauwenberghe,
20 827 F.2d 424, 433 (9th Cir. 1987) (stating that "[t]o prevail on a
21 Rule 41[(g)] motion, a criminal defendant must demonstrate that . . .
22 he is entitled to lawful possession of the seized property").

23 Federal prison regulations prohibit Kaczynski from
24 possessing any "material prohibited by law, or by regulation, or
25 material which can reasonably be expected to cause physical injury or
26 adversely affect the security, safety, or good order of the
27 institution." 28 C.F.R. § 500.1(h). The Bureau of Prisons has
28 interpreted this prohibition to include explosives, combustible or

1 flammable liquids, hazardous or poisonous chemicals, and material
2 which "present[s] a health, fire, or housekeeping hazard." Federal
3 Bureau of Prisons, U.S. Dep't of Justice, Program Statement No.
4 P5580.07 § 9 (Dec. 28, 2005).¹¹ The government's list of bomb-making
5 materials clearly contains items Kaczynski is prohibited from
6 possessing in prison, e.g. an "improvised explosive device," a "pipe
7 bomb," several plastic containers containing "acid," and numerous
8 containers of various chemical compounds. Kaczynski has not shown he
9 is entitled to lawfully possess any of the items identified by the
10 government as bomb-making materials. See Van Cauwenberghe, 827 F.2d
11 at 434 ("Absent a showing that the individual requesting return of
12 property under Rule 41[(g)] is entitled to its lawful possession, the
13 property may not be released to him."). Therefore, the proposals in
14 the July 31 Plan to exclude the bomb-making materials from the sale
15 and to not return the property to Kaczynski are approved.

16 IV. Proposal as to Writings

17 The July 31 Plan states the Named Victims request that "the
18 diagrams and 'recipes' for making bombs be excluded from the sale and
19 not be returned to [Kaczynski]," and that all of the remaining
20 original writings be sold in redacted form. (Gov't Status Report,
21 filed July 31, 2006, at 5.) Kaczynski contends the sale of his
22 original documents would violate the First Amendment, even though he
23 already has or will receive copies of all of his writings, because an
24 "original is always better than a copy" and has "intrinsic historical
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28 ¹¹ As of August 4, 2006, this document could be accessed at:
<http://www.bop.gov/DataSource/execute/dsPolicyLoc>.

1 and scholarly value that photocopies lack."¹² (Kaczynski's
2 Objections, filed July 21, 2006, at 4-7.) However, Kaczynski has not
3 demonstrated what protected speech is contained in the originals that
4 is not contained in the copies, or how a sale of the originals, when
5 he possesses copies, implicates the First Amendment. See Clark v.
6 Community for Creative Non-Violence, 468 U.S. 288, 293-94 n.5 (1984)
7 ("[I]t is the obligation of the person desiring to engage in
8 assertedly expressive conduct to demonstrate that the First Amendment
9 even applies. To hold otherwise would be to create a rule that all
10 conduct is presumptively expressive."). Therefore, the proposal to
11 sell the original writings is approved.¹³

12 Kaczynski alternatively argues that if the original writings
13 are included in the auction, the First Amendment prohibits the
14 government from redacting any information from the documents.
15 (Kaczynski's Objections, filed July 21, 2006, at 8-10.) Again,
16 Kaczynski fails to explain how alterations of the original physical
17 documents, when he possesses exact copies, impairs his ability to
18 communicate his ideas or otherwise violates the First Amendment. See
19 Clark, 468 U.S. at 293-94 n.5 (1984).

22 ¹² Although the government states it has provided Kaczynski
23 with copies of all of his writings, Kaczynski asserts that he is
24 missing some pages and that others are illegible. The government
25 shall provide Kaczynski, though his designated recipient, with any
26 page Kaczynski has not already received in readable form. (See
27 Kaczynski's Mot. for Return of Property at 52 (requesting that all
28 photocopies to be returned to a designated recipient).)

26 ¹³ Kaczynski also argues "regardless of whether the
27 government may sell Kaczynski's original papers, the restitution
28 lien does not take away [his] literary rights to his papers."
(Kaczynski's July 21 Objections at 12.) The July 31 Plan only
addresses the sale of the physical documents.

1 Furthermore, the Named Victims have requested the redactions
2 to protect their privacy and the "feelings and sensibilities of their
3 loved ones," as well as to avoid the "painful conflict" of "profiting
4 from the sale of materials that identify and discuss the injuries of
5 specific, named individuals" (Victims' Statement, filed July
6 28, 2006, at 2; Victims' Supplemental Submission, filed August 9,
7 2006, at 2.) The Ninth Circuit remand decision indicated "we must not
8 lose sight [of the Named Victims]" who are forced to "'suffer . . .
9 psychological . . . hardship first as a result of the criminal act and
10 then as a result of contact with a criminal justice system
11 unresponsive to the[ir] real needs" Kaczynski, 416 F.3d at
12 976 (quoting the Victim and Witness Protection Act, Pub. L. No. 97-291
13 § 2(a)(2) (1982)). The Ninth Circuit also indicated that the proposed
14 plan should "serve the [Named Victims]" and should incorporate their
15 "viewpoints and desires." Id. at 976-77. Therefore, the proposal to
16 redact the names of all the victims and their families, all
17 recognizable descriptions of the victims and their injuries, and the
18 names of intended victims is approved.

19 In addition, the government's request to exclude Kaczynski's
20 writings that contain "diagrams and 'recipes' for making bombs" from
21 the auction is approved, but its request that these original writings
22 not be returned to Kaczynski is unsupported and contrary to the remand
23 decision. See id. at 977. Therefore, Kaczynski's original writings
24 containing "diagrams and 'recipes' for making bombs," most, if not all
25 of which he already has copies, shall be returned to the designated
26 recipient identified in Kaczynski's motion. (See Kaczynski's Mot. for
27 Return of Property at 52 (requesting that all property be returned to
28 a designated recipient).)

PERSONAL ITEMS

Tools

1. File (Page 2)
2. File with Red Handle (Page 2)
3. Metal Files (Page 2)
4. Pliers/vise grip (Page 12)
5. Hatchet (Page 12)
6. Knife (Page 13)
7. Pocket knife (Page 14)
8. Three tools (Page 15)
9. Tools (Page 15)
10. Small ratchet, tweezers and a pocket knife (Page 15)
11. One wood handled knife (Page 17)
12. Tools (Page 18)
13. Hand tools (Page 19)
14. Two spades/hand shovels (Page 19)
15. Tool made with rebar (Page 19)
16. Wooden handled hammer (Page 20)
17. Saw blades (Page 20)

18. Long bladed black handled knife (Page 20)
19. Saw (handsaw) (Page 20)
20. Wooden measuring instrument (Page 20)
21. Tool box (Page 20)
22. Radio Sonde - measures temp., humidity, etc. (Page 20)
23. Welding mask (Page 23)
24. Bow strings and arrows in a quiver (Page 23)
25. Hand saw (Page 27)
26. Wooden handled pocket knife (Page 28)
27. Pick/Hatchet Tool (Page 28)
28. Knife (Page 28)
29. Hunting knife (Page 28)
30. Wood handled file (Page 28)
31. Seven large drill bits (Page 28)
32. Great Neck #50 hacksaw (Page 28)
33. One drilling base (Page 28)
34. Hand saw (Page 28)
35. Hand bowed wood saw (Page 30)
36. Arrows (Page 32)

37. 12 saw blades (Page 32)
38. Magnet (Page 34)
39. Hand drill (Page 34)
40. Metal files (Page 38)
41. Grinding wheels (Page 38)
42. Hack saw blade (Page 38)
43. Pliers (Page 46)
44. Two axes (Page 53)
45. Forging pliers (Page 56)
46. Red colored vice (Page 57)
47. Clamp (Page 57)
48. Three pairs of scissors (Page 18)

Clothing

1. Gloves (Page 1)
2. Gloves (Page 2)
3. Green coat (Page 3)
4. Blue scarf (Page 6)

5. Scarf (turquoise and green) (Page 6)
6. Shoes - with double sole of different sizes (Page 13)
7. Brown sweater (Page 13)
8. Hat, brown bag, camouflage jacket, green pants and canvas jacket (Page 13)
9. Poncho (Page 13)
10. Brown rain coat (Page 13)
11. Canvas green/brown face mask and black canvas face mask (Page 14)
12. Red hat (Page 17)
13. Green canvas U.S. Army backpack (Page 17)
14. Blue zippered sweatshirt (Page 18)
15. Blue hood and old towel (Page 18)
16. Two pair of plastic glasses (Page 18)
17. Blue jacket (Page 18)
18. Green hooded jacket (Page 18)
19. Northwest Territory hiking shoes (Page 21)
20. Tan duffel bag
21. Two duffel bags (Page 23)
22. Black jacket (Page 23)
23. (5) Pairs of Glasses (Page 59)

24. Three mittens and two boots (Page 3)

Personal Belongings

1. Typewriter and brown case (Page 1)
2. Typewriter (Page 21)
3. Typewriter with gray case (Page 24)
4. Recorder & case (Page 1)
5. Black watch (Page 5)
6. Watch (Page 5)
7. Red "Le Watch" Brand Watch (Page 29)
8. Montana driver's license (Page 5)
9. Two books of checks in the name of Theodore J. Kazcynski (Page 6)
10. Samsonite briefcase containing University of Michigan Degrees (Page 24)
11. Yearbooks (Page 24)
12. Leather portfolio (Page 12)
13. Traveling kit (Page 5)
14. Radio and map of Lincoln, MT., area (Page 14)
15. Homemade calendar (Page 15)
16. Backpack frame containing misc. pipes and cordage (Page 21)

17. One "Hanson, Model 1509" scale (Page 25)
18. Medallion (Page 57)
19. Scabbard (Page 60)

Books

1884 Revisited (K2040-5)
201 Russian Verbs (K964-42)
3 Rivers North telephone book (K963-38)
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