This been acouple of day's since i Last worte.

I guess i've been busy!, L.O.L. Actualy!, there has been more action than what i have been use to over the past 21 month's. I came from Los Angeles County Sail, where i was fighting a Case which went to trial and i was found guilty in about 4 hours, by the way, the trial Casted about 12 hours at best! I am appealing the Case, and will go as far as i can with it; with a state appointed attorney or Pro. Per. That Can take from Less to one years to 3-6, or even 10 years be-for a Case get's heard.

about the Law. So in brief there are step's to having a appeal heard. The Frist is the Count of appeal,"
Keep this in mind, this is not a new trial, or is it a fact finding mission about your case!

It's just to see if the proceeding in the trial Court was fair and that the Law was followed"

An appeal only deals with matters shown in the transcripts, Papers in the trial court file, and court reporter's word for-word record of what happened in the Courtroom. No new witnesses will tesify and no new evidence is presented. The Court of Appeal decides whether the trial Court followed the Law, there will be three Ludges decide the appeal in my case, the Justies will vote, and 20f the three agree before the court issue adecision on the appeal.

are Petition's asking the California Supreme Court to reach it's own decision, and there is federal he beas proceeding to try and exhaust that option. I will keep my Blog Posted! Now you all know how the Appeal process work's. I'am not a Lawyer and know very little about the law, But i Can honestly say the system is bias and prejudicial for any one who may have last open as some who may

bias and prejudicial for any one who may have had past conviction. Just because someone has been in trouble in the fast, dose not make them guilty in any present case thay my be fighting. The Law has been changed is so meany way's over the year's, that in may case's all is needed is some one saying and fointing a finger, and with no 'DNA' or hard fact's and evidence that is all that is needed to get found

Juitly.

I Suppose a Public Defender is only doing there job, when representing you. the P.D.S have there bosses to report to, and the Office of Public Defender Have

there Boss'es to answer to.

The Attorney General are the Bossies of the district attorney's office Chief, and then there are the D. A. !s - The People of the State of California; who Prosecute the Defendant. (Accused) makeing Sore the D.A. and the P.D. are fracticing the Law, and are with in the justice of the

Now!, thay are all government Job's, in one way or another, by state or federal means.

I would say thay all have a good day to day working relationship, with the P. D's Case Load being 20+0 40 or even more at any given time, and a budget of only a few Hundred thousends Dollar a year to do investgation, expert, Criminal reinactment, and the old fashion study Case Law that Require time to research.

The P.D. get's his case from his superviser which delegate it to him who is suppost to be knowedeable in your case? But meany time a Lawyer is a Lawyer, the same Attorney will represent a Common petty thick, to a Drug Case with ,5 gram's of Let's say, anythings Pot, Cocaine, Heroin, PCP, meth ect..., and also Burglary to a weapon charge.

The biggest pointe Iam trying to make is in meany Case the same P.D. Will represent those going to trial for a Rape or Attempted Murder, or Robbery!

The Last time i was reading a news paper or watch T.V. There are Lawyer's that Specialize in every Kind of case,

How can the Law that is suppost to Protect the ones that can't Proteck them Self's be so passive about P. D. snot being expert's in the case's thay are trying in tria(s!?

It is no secret in the Lawyer's Community
That most all P.D.'s are Puppets for the D.A.'s
office. Let's face it, millons of dollar and
endless resources of tax payer's money to fight
Case's that when I or 2 percent do go to trial
The poor Little guy once again get's Smashed,
not only by the D.A., but by the P.D. office,
that make behind the door deal's to
trade off's on who thay fill should
get a better deal or not,

thing about what kind of motions or what my P.D. did or did not do for mein my case and Trial! what i do know is i got 82 year's to Life, and i did not kill no one. or as fare as that goes did not do the Crime thay

Saididid.

what ever Happen to proving a case be on a resonable dout. Or is the Jury's at Fault Fornot Seeing the truth. Can the jury's be convinced by D.A.'s HyPothesis!? Just because there may be smoke, Dose not mean there is fire!?