

The Los Angeles Police Department's Crime Lab destroyed any relevant DNA/RNA evidence; and the unfair prejudicial unlawful inroads on due process made by patroage presiding trial judges of who was more concerned with the prosecutor winning than convicting the actual guilty uncharged perpetrators; being compounded by the state and federal appellate courts' disregard for its own precedents or the controlling rules of law justify my pursuit in the interest of Justice.

Each of my extrajudicial appeals for relief to the California Innocent Project and the Centurion Ministries, also was unavailing presumptively because of my want for DNA/RNA evidence or the wrongful assumption that my presence at victim, Turner's home several hours earlier of the day of his death "taint" my absolute innocence; though as testified by my exwife Helen (Hawkins) Smith, I was home with her during the time (1:30 - 3:00 pm) when a scene witness, Freddy Jones, observed the actual killer leaving the Turner murder-scene moments after hearing several gun-shots. Victim, Larry Turner had been shot several times.

The prosecuting attorney, without regard for the ascertained truth, cavalierly persuaded jurors to believe that witness Jones had instead heard "fire crackers"! and not the actual shots being fired by the killer - and that Ms. Evelyn Hassell the scene witness who observed the actual killers who murdered victim, Roger ("Rags") Grant but to have instead seem a "Ghost" or should not be believed because of her benevolent concern for stray dogs or cats.

Specifically, the events bringing about my imprisonment is this:

During and before the event of 11 September