

SPOTLIGHTING THE FIVE TRIAL LEVEL ATTORNEYS

All five trial level attorneys involved in my case know when they are compelled to respond to the irreparable prejudice the withheld favorable evidence had on them to provide me with a fair and impartial trial. Their actions of having sat silently in the background for nearly 30 years allowing the miscarriage of justice I suffer to continue, will not reflect well on them. Since their inaction of not coming forward becomes evidence of collusion on their part to obstruct justice. These are serious allegations! Which can only be proven through compelling the five trial level attorneys to come forward. The fact these attorneys have not been compelled to come forward, becomes a sad reflection on Florida's legal system. Showing evidence of a wider pattern of collusion to obstruct justice. To the degree of falling under the definition of RACKETEERING! My priority is to vindicate myself, and the evidence of racketeering creates a dilemma for me. Since the easiest way to vindicate myself is to compel the five trial level attorneys to come forward. The fact Florida's legal system has been manipulated to deny me any opportunity to bring forth the evidence showing when I stood midway through the farce and mockery of my trial to shout, "I was being railroaded" - "I actually was being railroaded". It is not an easy thing to explain... At this point all I can do is to continue writing this blog and hope my appeal before you (my court of public opinion) will help to compel the five trial level attorneys to come forward. As they are the weak links and it will only take one of them to come forward to vindicate me. Your support individually and collectively is vital in helping me correct the miscarriage of justice I suffer. Please write to me and voice your support. Thank you.

milo rose