

Cont'd from 23<sup>rd</sup> July 2012 - Pg. 9:

My defense's medical experts (Dr. Robert Bucklin) proximate cause of death findings and concluding would have convincingly proved that Thomas' wound was serious but not fatal; and could not have occurred as testified by the prosecutors' false witnesses or as falsely plead, in closing argument by the unscrupulous prosecutor, and was not the prevailing cause of Thomas' death.

To further handicap my defense presentation and so as to reduce the prosecutor's burden-of-proof the Judge even prohibited my lawyers from presenting material or live evidence of the malice that the gang thugs harbored against my dad for foiling their street assaults and robberies or of their contempt toward my dad for permitting the LAPD to capture filmage of their street crimes.

On the unfair rulings made to curtail any ascertainable truth, Judge Lew disparagely (commandeered the so-called jury trial) asked, my dad while giving defense testimony, "if he had problems telling the truth..."; and during closing arguments told jurors that "he" ~~felt~~ felt that the prosecutor's witnesses were more credible; but then went on to advise my lawyers to advise me that the prosecutors' (No Jail or Imprisonment nor fine or probation) pretrial proffered "No Contest" plea was still open!

My steadfast rejection made Judge Lew exhibit overt contempt toward my lawyers and the indignant rejection and denial of all proffered relevant and permissible defense jury instructions to effectively nullify my self-defense and the defense of neighbor and property. And thereafter instructed jurors solely of the misguided instructions submitted by the prosecutor.

The Judge even instructed the jurors to consider the disproved and dismissed murder allegation (that even the unscrupulous prosecutor had conceded the nonexistence of) before reaching a verdict on the charged manslaughter.

Prevaricating, but not inconsistent to the rulings made by the trial court, the prosecutor in closing summations stated: "...

See, "In the Interest of Justice", page 10: