

"In The Interest of Justice, cont'd from 29<sup>TH</sup> July 2012 - Pg. 11

" . . . . Attwon Thomas was and had done absolutely nothing . . . . Defendant Hawkins snatched the 'victim' from the arcade and fatally shot him in the chest because he was angry at Thomas for cursing his father. "[91; 91; 91; 91]."

During the eight days of deliberations jurors sent several requests to the judge, requesting further instructions and guidance on the relevant trial evidence and for more instructions on "Self-defense" and "Defense of Property"; the trial court shunned each of the several jurors requests. And on the final and eighth day of the jury deliberations Jurors sent the following request, asking the court:

"We the jury in the above entitled action, request the following:

'does obtaining a gun without intention to kill eliminate a verdict of voluntary manslaughter?

" This 22<sup>ND</sup> day of August 1985

"/s/ Ronald E. Lacy, Foreman

"Department 116."

Within a few hours of the trial court's calculated refusal to answer this final request jurors rejected my self-defense plea and rendered the unjust verdict of guilt and this foregone unearned reality.

My defense lawyers, Favis A. Rader and Stephen L. Schwartz faithfully and ably plea the cause of truth in the interest of Justice.

The falsely charged double capital murder complaints had also been assigned to be adjudged by Judge Lew; but, after being the recipients of his calculated unjust rulings, my lawyers filed a motion which disqualified Judge Lew, therewith.