

BEGINNING OF ACCOUNTABILITY

As an innocent who has unjustly spent over 30 years on Florida's death row, I know I may never be able to prove my innocence. What I do know with a high degree of certainty is how easily I can prove I did not receive a fair and impartial trial. Which will reveal how I was denied a fair appellate process.

Here is how easily I can prove I did not receive a fair and impartial trial. All that needs to be done, is to confront the five attorneys involved in the farce and mockery of my trial with the favorable evidence that was withheld from them. Not one of these attorneys will admit to having foreknowledge of the withheld favorable evidence, and each of them will have to admit how the withheld favorable evidence prevented them from providing me with a fair and impartial trial. Yes-Yes - it is that easy!!!

Since I was prevented (unjustly) from confronting these five attorneys with the withheld favorable evidence throughout the appellate process. I am now seeking the influence of public opinion to force/shame these five attorneys to address the merits of the irreparable prejudice the withheld favorable evidence had on them to provide me with a fair and impartial trial.

I was unjustly condemned to death in the name of society and I am now appealing to society to recognize the injustice I continue to suffer. Please help me to network my plea for justice until the five trial level attorneys have no alternative except to come forward to admit I did not receive a fair and impartial trial.

THANK YOU,

Milo Rose