

MY TESTIMONY... OF WRONGFUL CONVICTION

RE: STOP LEGAL-LYNCHING OF BLACKS; MALICIOUS/VINDICTIVE
"RACE-HATE" PROSECUTION WITHOUT JURISDICTIONAL
"STANDING" OF PROBABLE CAUSE OF A LEGITIMATE BONA
FIDE VICTIM BY THE SUPERIOR COURT OF CALIFORNIA;
RIVERSIDE COUNTY (CASE NO RIF098734) DISTRICT ATTORNEY'S
OFFICE AND TRIAL JUDGES

MY SOUL CRIES OUT FOR JUSTICE: NO JUSTICE, NO PEACE.

MY NAME IS ELDER OTIS LEE RODGERS, A 65-YEAR OLD
AFRIKAN AMERIKAN BLACK AND THE REASON FOR THE
HEMORRHAGING OF MY SHARING OF AN IRREMISSIBLE TRAGEDY
OF MY STORY, MY DEATH TO WARN OTHERS

NEVER HAVE I RISEN WITH SUCH UNALTERABLE CERTAINTY IN THE
PASSION OF MY DUTY AND OBLIGATION TO EXPOSE AND ALERT THE
GENERAL CONSCIOUS PUBLIC OF A MOST GRIEVIOUS DESPICABLE
CRIME COMMITTED BY SWORN PUBLIC OFFICIALS, DOMESTIC
WAR CRIMINALS. PROSECUTORIAL REICO PERJURY CONSPIRACY
COMMITTED AGAINST ME BY 4 MEMBERS OF THE RIVERSIDE COUNTY
DISTRICT ATTORNEY'S OFFICE AND A CIVILIAN.

I WAS UNJUSTLY AND WRONGFULLY TRIED AND CONVICTED INTER
ALIAS OF ASSAULT WITH A FIREARM AND CRIMINAL THREATS
THAT NEVER EVEN HAPPENED ACCORDING TO THE PRE-TRIAL TESTIMONY

1
2 OF THE DRAFTED "NAMED-VICTIM," MY BEAUTIFUL BLACK WIFE
3 AND INITIALLY BY THE PROSECUTOR'S CHIEF PERCIPISIT WITNESS (ON 7-15-01)
4 AN ILLEGAL ALIEN WITH 3 ANOTHER CHILDREN. BUT AFTER HAVING
5 BEEN SUBORN UNDER THREAT OF DEPORTATION BY A 21 YEAR L.A.P.D
6 DETECTIVE (RAMPAET GAVSTA) ^(ON 8-22-01) ALONE IN her home. TWO-YEARS THEREAFTER AT MY
7 TRIAL, THE ALIEN TESTIFIED WERE ALIAS THAT SHE HAD ALWAYS SAID
8 SHE SAW A GUN PRESSED TO HER JAW ^{H&AD} DOE (RT-151:11-12). ALBISIT IN
9 SELF-IMPACTMENT THE ALIEN'S HUSBAND CONTRADICTED HIS WIFE ACCORDING
10 TO her telling her to GO TO SLEEP THAT THE COUPLE WAS "JUST ARGUING"
11 (RT-176:4-5) DISAGREEMENT ABOUT HER LIE OF SEEING A GUN.

12
13 MOREOVER, THE 911 SHERIFF'S DISPATCHER TESTIFIED THAT THE ALIEN
14 WAS A PREVIOUS LIAR, BECAUSE SHE HAD INITIALLY REPORTED TO HER
15 THAT SHE HAD "NO VISUAL" (RT-302:20) AND "SHE HAD SAW NO WEAPONS."
16 (RT-306:7-8). IN COLLABORATION THE ARRESTING DEPUTY TESTIFIED THAT
17 HE WASN'T TOLD OF A WEAPON PRESENCE (RT-224:27-28, 225:1)

18 19 ACCESSORY TO PERJURY

20 IN RICO PERJURY CONSPIRACY THE PROSECUTOR TOLD THE JURY
21 THAT HIS ALIEN/WITNESS TOLD THE TRUTH FROM THE STAND (RT-317:
22 22-23). OF COURSE WE ALL KNOW THE PROSECUTOR LIED WHEN HE
23 VOUCHERED AND COSIGNED FOR HIS ALIEN - BECAUSE HE WASN'T THERE
24 AT HIS ALIEN EVENTS AND THUS HE COULD NOT TRUTHFULLY TELL THE JURY
25 HIS ALIEN WAS TELLING THE TRUTH.

26
27 ARRESTING DEPUTY TESTIFIED ON BEHALF OF THE "UNAVAILABLE"
28 DRAFTED "NAMED-VICTIM" THAT SHE HAD TOLD HIM THAT SHE HAD

1
2 NOT BEEN ASSAULTED OR THREATENED W/A FIREARM
3 BY ME (RT-211:19-28).

4
5 The PROSECUTOR SAT MUTELY ON HIS HANDS WHILE HIS ALIEN
6 LIED AND COMMITTED PERJURY WHEN TESTIFIED THAT SHE HAD
7 ALWAYS SAID SHE SAW A GUN - HER VOICE ON THE 911 RECORDING
8 SHE REPORTED SEEING NO GUN - THE PROSECUTOR PRESENTED HALF-
9 TRUTH, PARTIAL EVIDENCE OF WHICH CREATED A FALSE INFERENCE
10 OF WHICH IS A PERJURIOUS LIE. OBVIOUSLY THE JURY WOULD HAVE
11 HAD TO BELIEVE THE ALIEN'S SECONDARY TALE TO CONVICT ME
12 CASE LAW INDICATES THAT WAS A DENIAL OF DUE PROCESS
13 AND I RECEIVED AN UNFAIR KANGAROO TRIAL.

14
15 THE FACTS: ON 7-15-01 THE ALIEN UNDER ALIAS
16 REPORTED NO WEAPONS SEEN. AT TRIAL ON 6-26-03
17 THE ALIEN TESTIFIED THAT SHE HAD ALWAYS SAID THAT
18 SHE SAW A GUN. WELL BOTH TALES CAN'T BE TRUTH YES AND
19 NO ARE DIAMETRICALLY-OPPOSITE AND CANNOT BE RECONCILED
20 EITHER THE ALIEN LIED TO THE DISPATCHER OR SHE LIED TO THE
21 JURY - BUT WHAT IS KNOWN FOR SURE IS THAT THE ALIEN
22 IS A LIAR AND SO IS THE PROSECUTOR

23
24 I WAS CONVICTED SOLELY UPON THE TESTIMONY OF THIS
25 ALIEN, THE NAMSO-VICTIM BOYCOTTED THIS LEGAL-LYNCHING
26 AND KANGAROO TRIAL IN MORAL PROTEST - OF WHICH PLACES
27 THE EVIDENCE IN EQUIPOISE OF CANNOT BE DISMISSED
28 SUFFICIENT EVIDENCE BEYOND A REASONABLE DOUBT

I HAD
1 I AN UNLOADED, IMPREGNABLE FIREARM WITH SEVEN
2 ASSORTED ROUNDS WERE FOUND IN MY LOCKED TRUNK.
3 I AM A CONVICTED FELON NOT ALLOWED TO BE IN POSSESSION
4 OF A WEAPON. SOME/MANY, APOLOGIST FOR THIS RACIST
5 CORRUPT REGIME HAS REMARKED MY DEACONAN DEATH SENTENCE
6 IS MY FAULT BECAUSE I PUT MYSELF IN THAT POSITION
7 BY HAVING A FIREARM. EVEN THE WHITE MALS PROSECUTOR
8 WHO IS NOW A FEMALE TOLD ME IN PRIVATE THAT THE ONLY REASON
9 HE WAS CHARGING ME WITH A GUN IS BECAUSE HE FOUND ONE

IT RAPES THE INTELLIGENTS

12 The corruption of evil whites. - The JUDGES AND THE
13 PROSECUTOR BOTH TOOK AN OATH AND SWORE TO SUPPORT THE
14 LAW AND THE CONSTITUTION. I TOOK NO SUCH OATH, I AM JUST
15 AN ORDINARY CITIZEN LIABLE FOR ONLY MY ACTIONS. I STILL
16 HAVE A RIGHT TO BE TREATED FAIRLY BY GOVERNMENT OFFICIAL
17 NO MATTER WHAT I DO - IT IS OUR SYSTEM OF GOVERNMENT
18 THE FACT THAT I AM BLACK, THAT I REFUSE TO TAKE
19 A DEAL DOESN'T GIVE THE WHITE RACIST JUDGE, PROSECUTOR
20 THE RIGHT TO LIE, CHEAT AND COMMIT PERJURY ALL TO
21 WRONGLY CONVICT, ENSLAVE AND KILL AN INNOCENT BLACKMAN
22 BY MAKING UP FAKE AND FALSE CHARGES JUST TO GET THIS
23 NINGA. I WAS CONDEMNED TO 14 YEARS FOR CRIMES THAT
24 NEVER EVEN HAPPENED, A DEATH SENTENCE BY LONG-TERMED
25 ENSLAVEMENT. I DIDN'T DESERVE TO DIE FOR SOMETHING I DIDN'T
26 DO. SO I POSED THAT QUESTION TO YOU - DID I DESERVE TO DIE
27 BECAUSE I HAD A GUN IN MY TRUNK - AND I PROVOKES THE CORRUPT
28 RACIST PROSECUTOR TO KILL ME - TO LIE, CHEAT AND BREAK THE LAW?

150 Elden OTIS Lee RODGERS

ELDEN OTIS LEE RODGERS - 002538
PO BOX 5244 / B-396-L
CARLETON, CA-93212