

OTIS LEE RODGERS-V02538
PO BOX 2000 (Y1071)
VACAVILLE, CA 95696

IN PRESS

SUPREME COURT OF THE UNITED STATES

OTIS LEE RODGERS,
Petitioner,
v
CALIFORNIA,
Respondent.

No. 13-10696

EXTRAORDINARY MOTION
DIRECTING RESPONDENT TO
FILE A RESPONSE TO PETITION
IN ACCOUNTABILITY FOR
NO JUSTICE NO PEACE DOMESTIC WAR CRIMES COMMITTED

Petitioner was Legally-Lynched by A CALIFORNIA JUDGE AND PROSECUTOR UTILIZING AN illegal alien as perpetrator-complaining witness suborn by THREAT OF DEPORTATION AND BRIBERY OF A U-VISA-VISA, TO COME TO COURT CHANGE her story-Lie AND COMMIT PERJURY AND THEN THE PROSECUTOR'S AGENT molested 2 OF THE ALIEN'S ANCHOR children; ABUSER, TEARFUL LITTLE MESS-KAN GELS, 6 + 9 TO COME TO COURT AS,

COLLABORATING WITNESS FOR A PERJURIOUS WITNESS

1)

IMAGINE THAT? ONLY IN KALIFORNIA!!!
PROSECUTORIAL MOLESTATION OF A CHILD, TINY, TEARFUL, TREMBLING FOREIGN TO COME TO COURT AND COLLABORATE her mother's PERJURIOUS-LIES

COWARDS - STATE OF CALIFORNIA

RAUST COWARDS

NO STATE OFFICIALS (E.G., JUDGES, DISTRICT ATTORNEYS, DAGS

Legislatures, organizations) NUMBERS IN THE HUNDREDS; NONE / NO ONE has had the guts, moral integrity or balls to address Petitioner's charges of PROSECUTORIAL MISCONDUCT of
I) WITNESS PERJURY
II) PROSECUTORIAL ACCESSORY TO WITNESS PERJURY

GREAT

WHITE SUPREMACIST

THIS COURT WELL KNOWS THAT CALIFORNIA'S DAGS ARE THE BEST TRAINED-LIARS AND HYENAS THE WORLD HAS EVER KNOWN

WAIVER

AS TO BE EXPECTED THE SLICK CONGRUP DAG WAIVER A RESPONSE AS A PLOY TO SUGGEST TO THIS COURT THAT THE PETITION WASN'T EVEN WORTH OF A RESPONSE; BENEATH ITS TIME AND ENERGY - IN REALITY IN FEAR OF EXPOSING THE KICK

CRIMINALS / SLAVERS

THIS COURT MUST NOT, MUST NOT ALLOW THESE CRIMINAL TO ESCAPE JUSTICE. AS THIS ELDERLY, AILING, TROUBLED, DISABLED AFRIKAN AMERIKAN BLACKMAN LIES WOUNDED IN THIS CONCRETE AND STEEL GRAVE AWAITING THE DEATH OF HIS BODY - NOT UNLIKE ANY OTHER MURDER-VICTIMS - HE WANTS TO KNOW WHY KAGAN KILLED HIM, WHY WAS HE MURDERED?

2)

ARTICLE III, SEC 2 OF THE U.S. CONST NO VICTIM, NO CRIME

BEFORE HE DIES PETITIONER WANTS TO KNOW FROM HIS RACIST WHITE ENEMIES. A) WHY WAS HE TRIED AND CONDEMNED TO DEATH FOR A CRIME THAT NEVER EVEN HAPPENED?

B) WHY WAS HE TRIED AND CONVICTED OF CRIMES WITHOUT PROBABLE CAUSE OF A LEGITIMATE BONA FIDE VICTIM AND, IN THE ABSENCE OF ANY VICTIM

ARTICLE III, Sec 2 OF THE U.S. CONST IS OF PARAMOUNT JURISDICTIONAL CONCERNS - THE RESPONDENTS MUST NOT BE ALLOWED TO COWARDLY WAIVE THEIR WAY OUT OF A LEGAL-LYNCHING

SHAME, SHAME

ON ~~Kalifornia's~~ cowardly white racist, they kill AND THEN they waive response - AT LEAST Hitler kept it real

SO-called

SUPERIOR cowardly white RACE

NOT ONE RACIST HAS THE BALLS TO STAND UP, MAN UP AND DISPUTE PETITIONER'S CHARGES OF

I). DOMESTIC WAR CRIMES RICO CONSPIRACY

II). Legal-Lynchings

III) VIOLATION OF ARTICLE III, Sec 2. U.S. CONST

IV) SUBORNATION OF AN ILLEGAL ALIEN BY THREAT OF REPUTATION w/ gift of U-VISA/VISA

V). PROSECUTORIAL MOLESTATION OF 6 + 9 YEAR OLD **ABUSED** CHILDREN - TO BE CALLED AS: COLLABORATORS, PRECIPIT-COLLABORATING, PRECIPIT WITNESSES

VI) WITNESS PERJURY

VII) PROSECUTORIAL ACCESSORY TO WITNESS PERJURY

3) NO ONE IS THIS CORRUPT RACIST SLAVE ^{STATE} WILL CALL PETITIONER A LIAR NOR DISPUTES, NOR CHALLENGE. NO STATE JUDGE AFTER NEARLY 50 YEARS HAS THE BALLS TO GIVE FINDINGS. - OUT OF FEAR OF EXPOSING THE RIVERSIDE COUNTY KUKULUW PROSECUTORS, MURDERING, LYING CHEATS

13 YEARS OF SILENCE BY KALIFORNIA KKK

THE ISSUES ARE PARAMOUNT AND CONSTITUTION. THE CONCEPT OF CRIME & PUNISHMENT ENCOMPASSES A LEGITIMATE VICTIM; MUST HAVE A VICTIM

QUESTIONS PRESENTED

Whether - ACTUAL INNOCENCE?

1. TRIAL COURT LACKED JUDICIAL CONSTITUTIONAL JURISDICTION TO PRESIDE OVER DEFENDANT'S CRIMINAL CASE. BECAUSE IN CONTRAVENANCE TO ARTICLE III, SEC 2 OF THE U.S. CONSTITUTION. THERE WAS NO BONA FIDE LEGITIMATE VICTIM AND THUS NO LIVE-CONTRADICTORY EXISTED (I.E., INCULPATORY STATEMENTS, EVIDENCE OR TESTIMONY) FROM THE "UNAVAILABLE" TRIAL-BOYCOTTING, DRAFTED ASSIGNED NAMED-VICTIM JOYCE RODGERS AGAINST THE ASSIGNED NAMED-DEFENDANT.

Whether - ACTUAL INNOCENCE

2. PROSECUTOR LACKED PROSECUTORIAL CONSTITUTIONAL JURISDICTIONAL "STANDING" OF PROBABLE CAUSE ON BEHALF OF THE "UNAVAILABLE" ASSIGNED TRIAL-BOYCOTTING NAMED-VICTIM JOYCE RODGERS TO PROSECUTE. BECAUSE MRS. RODGERS TWO-YEARS PRIOR TO TRIAL IN OPEN COURT UNDER OATH HAD REPUDIATED THE PROSECUTOR'S LIBELOUS, VICIOUS LIES OF HER VICTIMIZATION; DENY THAT SHE HAD BEEN ASSAULTED OR THREATENED BY THE DEFENDANT

A1. PLAINLY PUT THIS WAS A KANGAROO TRIAL, AN UNLAWFUL UNCONSTITUTIONAL LEGAL-LYNCHING.

4 ARTICLE III, SEC 2 OF THE U.S. CONST, NO VICTIM, NO CRIME NO JURISDICTION

Whether - DUE PROCESS DENIAL

3. PROSECUTORIAL RICO CONSPIRATORIAL MISCONDUCT OF "BAIT AND SWITCH" SCHEME, UTILIZING HIS (U-VISA-GETTING) CHIEF PRECIPITANT, AN ILLEGAL ALIEN ALONG WITH HER 6 + 9 YEAR OLD ANCHOR CHILDREN, ANNOUNCED ONLY THE DAY OF TRIAL AS HIS SURROGATE COMPLAINTING VICTIM & WITNESSES IN THE PLACE OF THE TRIAL-BOYCOTTING "UNAVAILABLE" ASSIGNED NAMED-VICTIM JOYCE RODGERS

D. COURT OF LAST RESORT

This "petitioner's" LAST AND FINAL HOPE OF RECEIVING JUSTICE NOT EVEN A SO-CALLED God CAN HELP - if This Court summarily DENIES CASE - AND THE LYING NOG COWARD-ASS WHITEMAN WILL ONCE AGAIN FOR THE BILLIONTH OF TIMES GETTEN AWAY WITH MURDER.

MURDER OF AN INNOCENT BLACKMAN. THIS COURT CAN SET THE ~~PRECEDENTS~~ PRECEDENTS OF AN ANTI-SLAVE, ANTI-LYNCH, NO VICTIM, NO CRIME LAW PURSUANT TO ARTICLE III, SEC 2 OF THE U.S. CONSTITUTION. FORCE THE LYING WHITE RACIST PROSECUTORS IN THE PROSECUTION OF A BLACK TO PRODUCE A LEGITIMATE BONA FIDE VICTIM. A REAL PERSON WHO WILL APPEAR IN COURT AND TESTIFY THAT SHE HAS BEEN VICTIMIZATION AND THAT

21ST CENTURY SLAVERY

IF THE CORRUPT SLAVE STATES OF KAFURANA WANTS BLACK SLAVES TO HOLD IN THEIR SLAVE PLANTATIONS - TO RIP-OFF THE STUPID TAXPAYERS - MAKE THESE SLAVES PRODUCE A LEGITIMATE BONA FIDE VICTIM AND NOT A LYING STANKING ILLEGAL AS A SURROGATE VICTIM

D. STOP THE KILLING OF BLACKS

5 THIS COURT OF LAST RESORT MUST ENFORCE ARTICLE III, SEC 2 OF THE U.S. CONST. TO STOP CALIFORNIA'S KICK-JUDGES FROM PRESIDING OVER VICTIM REPUTATED CRIMES

NO JUDICIAL JURISDICTION WITHOUT

A LIVE-CONTROVERSY AND THE CORRUPT SLAVE STATES OF KAFURANA IS AT BEST A FICTIONAL NOTHINGNESS; A FASCIST, NEO-NAZI ENTITY

7-14-14

Respectfully submitted
By *Charles Lee Pedersen*