

1 OTIS LEE RODGERS
2 BOX 2000-V02538-Y107L
3 VACAVILLE, CA 95686
4 IN PRO SE

5
6 SUPREME COURT OF THE UNITED STATES

7
8 OTIS LEE RODGERS
9 Petitioner

10
11 CASE NO 13-10690

12
13 ✓
14 CALIFORNIA

15 Respondents

16 MOTION FOR RECONSIDERATION

17 HUMANITARIAN APPEAL

18 13 YEARS OF COWARDLY, DIRTY, LYING, CHEATING, MURDERING
19 WHITE RACIST COVERUP BY CALIFORNIA WHITES

20 HUMANITARIAN APPEAL FOR JUSTICE FOR THE BLACKMAN

21 STOP WHITE RACISM, STOP THE KILLING

22 ENFORCE ARTICLES III, SEC 2 OF THE U.S. CONSTITUTION

23 Why, why? CAN'T THE BLACKMAN RECEIVE JUSTICE - PETITIONER WAS CON-
24 DEMNED TO DEATH (6 YEARS OF SLAVERY) FOR CRIMES THE NAMED VICTIM TESTIFIED
25 3 YEARS PRIOR TO TRAIL NEVER HAPPENED? NO VICTIM, NO CRIME. IN 13 YEARS
26 NO WHITES HAS HAD THE BALLS OR GUTS TO ANSWER OR EVEN TO ACKNOWLEDGE THIS QUESTION
27 WHITES, KILLS, MURDER BLACKS, BECOME MURDERERS AND TURN THEIR HEADS
28 COWARDICE - NO REAL HUMAN BEING, NOT THE NAZI, COMMUNIST,
29 FASCIST, AL-QADA, TALIBAN OR ISIS - WOULD KILL A BLACKMAN FOR CRIME
30 THAT NEVER EVEN HAPPENED ONLY IN AMERICA, ONLY WHITES AMERICAN DO
31 AS PETITIONER LIES HERE DEAD IN DIRTY WHITEMAN'S SLAVE

PLANTATION, IN THIS COULD CONCRETE^{15th} TOMBS FOR CRIMES THAT
NEVER EVEN HAPPENED - ALL MADE UP IN RETALIATION BY
KKK LYING WHITES BECAUSE PETITIONER EXERCISED HIS CONSTITUTIONAL
FIFTH RIGHTS IN THE WHITSMAN'S COURTROOM - TO SHOW THE
NIGGER TO PUT HIM IN HIS PLACE. PETITIONER'S CRY IS FOR
JUSTICE, FOR ENFORCEMENT OF THE U.S. CONSTITUTION

1) ARTICLES III, SEC 2 OF THE U.S. CONSTITUTION
NO VICTIM, NO CRIMS LAW

The "supreme court" has held CONSISTENT WITH THIS PRINCIPLE:
"THE DUTY OF THIS COURT AS OF EVERY JUDICIAL TRIBUNAL IS LIMITED
TO DETERMINING RIGHTS OF PERSON AND PROPERTY, WHICH ARE ACTUALLY
CONTESTED. TYLEE V JUDGE OF THE COURT OF REGISTRATION, 179
U.S. 405

STANDING CONSISTS OF TWO ABSOLUTELY ESSENTIAL ELEMENTS: 1)
VIOLATION OF THE LEGAL RIGHT, AND 2) PERSONAL INJURY

"THE REQUIREMENT OF STANDING, HOWEVER, HAS A CORE COMPONENT
DRAWN DIRECTLY FROM THE CONSTITUTION. A PLAINTIFF MUST ALLEGE
PERSONAL INJURY FAIRLY TRACEABLE TO THE DEFENDANT'S ALLEGEDLY
UNLAWFUL CONDUCT AND LIKELY TO BE REDRESSED BY THE REQUESTED RELIEF"
ALLEN V WRIGHT, 468 US 737, 757 (1984)

THE DRAFTED NAMED-VICTIM MRS. POWERS TESTIFIED (ON 8/30/06)
THAT SHE HAD NEITHER BEEN ABUSED OR THREATENED BY THE DEFENDANT
SO, WHAT UNLAWFUL CONDUCT OR INJURY WAS THE WHITE RACIST

2)

1 LYING He ~~should~~ seeking to Redress?

2 Who is the victim? THE whole concept of CRIME
3 AND JUSTICE ENCOMPASSES THE CONCEPT OF A Legitimate, BONA
4 FIDE VICTIM - someone who is AT LEAST willing to come to
5 COURT LIT, COMMIT PROSECUTE AND Pretend to be a VICTIM. That
6 IS why the CONSTITUTIONAL SAFEGUARD IS

7
8 Articles III, section of The U.S. CONST

9 NO VICTIM, NO CRIME

10 AN ANTI-SLAVE, ANTI-LYNCHING ~~is~~ CONSTITUTIONAL PROVISION
11 TO STOP THE KILLING AND LYNCHING OF Blacks where there
12 WAS NO VICTIM AND FOR CRIMES THAT NEVER EVEN HAPPENED

13
14 THIS ISNT ROCKET SCIENCE: PETITIONER WAS CONDEMNED TO
15 DEATH, TO 16 YEARS OF SLAVERY FOR THE CRIME OF ASSAULT w/ A
16 FIREARM. THE FACTS

17 1). ON 7-15-01 THE NAMED VICTIM STATED IT DIDNT HAPPENED.

18 2). ON 7-15-01 THE ILLEGAL STATED SHE DIDNT SEE IT.

19 3). ON 8-30-01 THE NAMED VICTIM TESTIFIED IT DIDNT HAPPENED.

20 4). ON 6-27-03 AT TRIAL THE STANKING LYING ILLEGAL TESTIFIED
21 THAT SHE HAD ALWAYS SAID SHE SAW A GUN POINTED/TOUCHING THE
22 HEAD OF A BLACK JANE DOE. ALBERT,

23 A). IN SELF-IMPROMISEMENT, THE ALIEN CONFESSED THAT HER
24 HUSBAND W THE SAME ROOM WITH HER AND HER TO TAKE HER (BUSY BODY)
25 SELF TO SLEEP THAT THE COUPLE WAS "JUST ARGUING". (RT-176:4-5)

26 5). THE 911 SHERIFF'S DISPATCHER TESTIFIED THAT THE ALIEN WAS A
27 (PREVIOUS LIE) BECAUSE SHE HAD TOLD HER THAT SHE SAW NO WEAPONS
28 (RT-306:7-8)

3)

6) The white racist He-sheriff Lying prosecutor sat mutes on the hands while his Alien lied and committed Perjury AND IN

2) ACCESSORY TO PERJURY, IN EXPLOITATION OF HIS ALIEN'S PERJURY LIES, COIGNED AND VOUCHERED FOR HIS ALIEN TO THE JURY SAYING

"She (Alien) told the truth, was pretty clear that she was telling the truth from the stand." (RT-317: 22-23) AND "only person who truly LIED during this PARTICULAR TRIAL IS MR. RODGERS" (RT-350: 56) "Mrs. RODGERS isn't here. Why isn't she here? ... why she is NOT here because everything that's been testified to in this COURT IS EXACTLY what happened the night that MR. RODGERS and his wife had a fight out in that apartment complex parking lot." (RT-349: 14-20)

IGNORANT WHITE RACISM

We all know the white racist prosecutor wasn't there (RACIST-LIAR), so how in the hell would he know his Alien wasn't LYING? OR THAT Petitioner was LYING? And he had NOT idea why Mr. Rodgers was there but he had CONFESSED to the COURT prior to trial "she loved there was any kind of violence done to her by Mr. Rodgers." (RT-119: 8-9) "Because the difficulty in this PARTICULAR case is the victim NOT being here. So we don't really know what she was THINKING throughout this whole incident" (RT-325: 10-12) "Your Honor, in terms of sentencing, I think, obviously, that Mr. Rodgers should get every day that's coming to him, based on his RECORD, based on the facts of this case?" (RT-325: 10-12)

(4)

COWARDS / RACE HATE COWARDICE

CALL WHITES IN 13 YEARS NO WHITE, NO PERSON HAS HAD
THE BALLS TO CHALLENGE PETITIONER'S ~~CHALLENGE~~ CHARGE OF
DOMESTIC WAR CRIMES AGAINST THE REGIME
PETITIONER ~~CHALLENGE~~ CHARGES HE WAS WRONGLY CONVICTED

PETITIONER'S LIFE WAS RUINED-OFF, MURDERED, KILLED FOR
A CRIME THAT NEVER EVEN HAPPENED. NO ONE HAS THE BALLS
TO DISAGREE AND GRANT AN EVIDENTIARY HEARING. WHEN WILL
WHITES GROW-UP, BECOME RESPONSIBLE, ACCOUNTABLE AND GIVE UP
THEIR LAZY SLAVNY MENTALITY AND STOP KILLING BLACKS FOR
PHANTOM, MAKE-BELIEVE CRIMES

WHITES RACISM FOR ITS BENEFIT

NAMED-VICTIM JOYCE RODRIGES TESTIFIED THAT SHE WAS NOT
THE WHITE RACIST PROSECUTOR'S VICTIM, NOR HAD SHE BEEN
VICTIMIZED BY THE PETITIONER. SO, WHERE IS THE VICTIM?

SURELY, IT ISN'T THE CORRUPT SLAVY STATE OF CALIFORNIA KKK?

THE "STATE OF CALIFORNIA," AND IS, AT BEST, A FICTIONAL

THIRD PARTY. THE "SUPREME COURT" HAS REPEATEDLY HELD "WE HAVE

EXPLAINED THAT PRUDENTIAL STANDARDS ENCOMPASSES THE GENERAL PROHIBI-

TION ON A LITIGANT RAISING ANOTHER PERSON'S LEGAL RIGHT." SIX GROVE

UNIFIED SCHOOL DISTRICT, et al, v. NICHOLSON, et al, 542 US 1 (2004)

COURTS NEVERTHELESS MUST NOT SHRINK FROM THEIR OBLIGATION

TO ENFORCE THE CONSTITUTIONAL RIGHTS OF ALL PERSON INCLUDING

PRISONERS. CRUZ V BERTO, 405 US 319, 321 (1972)

Respectfully submitted

10-11-14

BJC Lee Rodriguez

(5)

THE ENCAGED UNDEFEATED

OUR EYES ARE CROSSED

QUESTIONS PRESENTED WHETHER-ACTUAL INNOCENCE?

ARTICLE III, SEC 2 OF THE U.S. CONSTITUTION
1. TRIAL COURT LACKED JUDICIAL CONSTITUTIONAL JURISDICTION TO PRESIDE OVER DEFENDANT'S CRIMINAL TRIAL - BECAUSE IN CONTRAVENE TO ARTICLE III, SEC 2 OF THE U.S. CONST. THERE WAS NO BONA FIDE LEGITIMATE VICTIM AND THUS THERE WAS NO LIVE-CONTROVERSY (E.G., INCULPATORY STATEMENTS, PHYSICAL EVIDENCE OR HER TESTIMONY) FROM THE "UNAVAILABLE" TRIAL BOYCOTTING, DRAFTED ASSIGNED NAMED-VICTIM JOYCE RODGERS AGAINST THE ASSIGNED NAMED DEFENDANT, HER BELOVED HUSBAND OTIS LEE RODGERS.

WHETHER-ACTUAL INNOCENCE?

- LACKING IN LEGAL PRESENTS TO PROSECUTE

2. PROSECUTOR LACKED PROSECUTORIAL CONSTITUTIONAL JURISDICTIONAL "STANDING" OF PROBABLE CAUSE TO PROSECUTE ON BEHALF OF THE "UNAVAILABLE" ASSIGNED NAMED-VICTIM JOYCE RODGERS.

BECAUSE, MRS RODGERS TWO-YEARS PRIOR TO TRIAL IN OPEN COURT UNDER OATH REPUDIATED THE PROSECUTOR'S VICIOUS, LIBELOUS LIES OF HER VICTIMIZATION; DENYING THAT SHE HAD BEEN ABUSED OR THREATENED BY THE DEFENDANT, HER BELOVED HUSBAND, MR. RODGERS

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

WHETHER-DUE PROCESS DENIAL

- BAIT-AND-SWITCH SCHEME, UTILIZING A-SUBROGATE VICTIM

3. PROSECUTORIAL RIGID PERJURY CONSPIRACY OF BAIT AND SWITCH SCHEME, UTILIZING HIS (U-VISA GETTING) CHIEF PERJURIOUS WITNESS, AN ILLEGAL ALIEN WITH 3 AUCTION CHILDREN AS HIS SUBROGATE COMPLAINTING VICTIM WITNESS IN THE PLACE OF THE ABSENT, TRIAL-BOYCOTTING, "UNAVAILABLE" ASSIGNED NAMED-VICTIM MRS. RODGERS. ANNOUNCED ONLY THE DAY OF TRIAL DENYED DEFENDANT A DUE PROCESS FAIR TRIAL

THE ENCAGED UNDEFEATED

OUR EYES ARE CROSSED

by La Cin Achim 18-21

Founder of the Congress of African-American Reeducation and Treatment (CART)-brain trust

OPEN LETTER

RE: REQUEST FOR REFERRAL TO AN INVESTIGATIVE AGENCY REGARDING CORRUPTION, MALICIOUS/VINDICTIVE "RACE-HATE" PROSECUTION WITHOUT "PROBABLE CAUSE" OF A LEGITIMATE BONA FIDE VICTIM IN CONTRAVENANCE TO ARTICLES III, SEC 2 OF THE U.S. CONST
COWARDS Case NO RIF098234

By RIVERSIDE COUNTY KU KLUX KLAN PROSECUTORS. THIS IS A HOME GROWN TERRORIST ORGANIZATION - They are killing Blacks UTILIZING illegal ALLW. THIS ARE DOMESTIC WAR CRIMINALS; RACIAL GENOCIDES

RICO PERJURY CONSPIRATORS 18 USC 1961-1964 UNDER COLOR OF LAW 18 USC 241-244. P.C. 118, 118.1, 127, 182 42 USC 1983 AND THEIR INTERNAL AFFAIRS REFUSE TO INVESTIGATE ITS 14K MEMBERS (Pen Code Sec 832.5)

I. RIVERSIDE COUNTY KU KLUX KLAN subvert illegal ALLW to come to court, CHANGE ~~THE~~ Her original tale - TESTIFYING TO HALF OF THE TALE, HALF TRUTHS

II UTILIZING A PRECIPIT WITNESS AS A SUPERGRADE VICTIM COMPLAING WITNESS. PROSECUTOR'S ARE

III. MOLESTING THE ALLW'S 6 + 9 YEAR old ABUSED, TERRIBLE, FRIGHTENED little girls to come to court, lie, commit PERJURY

A. PRECIPIT WITNESS UTILIZED TO COLLABORATE A PRECIPIT WITNESS'S PERJURY

IV KKK-SS-DIA BRIAN D. KING THEN TOLD THE JURY IN ACCESSORY TO PERJURY - TOLD THE JURY HIS STATEMENT ALLW TOLD THE TRUTH LIAR

WHITES ARE KILLING BLACKS BY LONG-TERM ENSLAVEMENT COWARDLY LYING, CHEATING AND MURDERING AND; INTERNAL AFFAIRS REFUSES TO INVESTIGATE - W FEAR OF EXPOSING ITS KKK MEMBERS

PLEASE ADVISE?

OTIS LEE RODGERS

BOX 5248 - V02538-4107L

VACAVILLE, CA 95696

9-

Working to Bring Justice to the Unjustly Imprisoned

POLITICAL PRISONER

Elder Otis Lee Rodgers
Box 5248 V02538
Vacaville, CA 95696