

RE: CRIMINAL MISCONDUCT BY ATTY DEBORAH LUCKY
RICO PERJURY CONSPIRACY 18 USC 1961-1964 "UNDER COLOR OF
LAW" 18 USC 241-244. PERJURY, SUBORNATION, SUGGESTION,
WITNESS PERJURY (FL Pen Code 118, 118.1, 127, 182 42 USC 1983

13 YEARS OF COWARDLY, MURDERING, LYING, CHEATING,
DIRTY WHITE RACIST COVERUP BY RUSTININE CANTY KU KLUX
KLAN DISTRICT ATTORNEY'S OFFICE AND THE RICH EMPEROR
SLAVE-STATES OF KKK FORUM

HUMAN TRAFFICKING

ELDER ABUSE OF TOXIC RACIST STRESS

NO JUSTICE, NO PEACE FOR THE BLACKMAN

PETITIONER FULL WELL THIS COURT DOES NOT GRANT RELIEF
TO BLACKS - AND THE RECORD IS PREGNANT THIS COURT
has NEVER GRANTED THIS BLACK NATIONALIST HERO NO
MORE THAN A "DENIED"

COWARDS

NO WHITE PERSON IN THIS ENTIRE STATE has ever had
THE BALLS OR GUTS TO PROVIDE PETITIONER EMPIRE OUT
OF FEAR OF EXPOSING THEIR WHITE RACIST FRIENDS
KU KLUX KLAN DEBORAH ANN LUCKY. Nevertheless,

PETITIONER A 66 YEAR OLD LIBS DEAD IN THE COLD CON-
CRETE, STEEL ZOMB W THE WHITEMAN'S SLAVE PLANTATION

A HUMANIST-ATHEIST REBUSE TO ACCEPT ALL whites
ARE SATANIC AND EVIL; NOT UNLIKE THE CHRISTIAN
BELIEVER, IT IS EITHER THAT OR NOTHING

THREE STRIKES

Petition is 1) Poor, 2) Old AND 3) BLACK

FACTS

AS THE Preliminary HEARING ON 1-8-02, LUCKY DID
KNOWINGLY SOLICIT PSYCHIC FROM her mess-1 KAN WITNESS
Former 21 YR L.A.P.D DECEASED RAMPAZET SCAMSTA
Bennett Testimony - By omission. Plainly put, D.A.'s INVESTI-
GATOR - TESTIMONY WAS PARTIAL-EVINCING, HALF-TRUTHS

DUE PROCESS DENIAL: People v STUART, 272 CAL APP

2d 653 1969

In Primary Ramper DESCRIBED as to the chief PRECEPT
WITNESS SECONDARY ^(8/22/01) INVOLUNTARY EXCULPATORY STATEMENTS,
while suppressing the PERPETRATOR WITNESS, The STANKWE,
Illegal Alias' INITIAL (7-15-01) VOLUNTARY, EXCULPATORY, STON-
ERATING STATEMENT

HALF-TRUTHS

Racist White Eszwazi Lucky well knew that No
STANKWE Alias Sucker Redeemer willingly had reported ②
911 Sheriff Dispatcher that she saw NO WEAPONS - THIS
was all recorded on the 7-15-01 DATED 911 Recording

2.

RAMSEY TESTIFIED THAT HE WENT BY THE 911 TAPE (PT-22:11). Yet, the lying racist maddog MESSIKAN DID NOT TELL THIS JUDGE THAT THE ALIEN HAD INITIALLY REPLIED TO THE 911 DISPATCHER THAT SHE SAW NO WEAPONS.

Lucky, see more on her lying Diabolical White Bitch while her mess-1KAN INVESTIGATION TOLD HALF TRUTHS TO CEASE & FALSE IMPEACHMENT TO WRONGLY CAUSE AN INNOCENT BLACKMAN TO BE WRONGLY BANNED FROM TRIAL.

D. ON 8-22-01 LUCKY SENT HER MESS-1KAN (GANGSTA ALONE, WITHOUT A RECORDING DEVICE - AS INTERPRETER TO INTERVIEW THE ALIEN - PREDICTION POSSIBLE TO HAS SET WITH HER TO GET HER TO CHANGE HER STORY FROM

A). ON 7-15-01 THE ALIEN INITIALLY REPLIED TO THE 911 DISPATCHER THAT SHE SAW NO WEAPONS

B). ON 8-22-01 THE MESS-1KAN ALIEN REPLIED TO THE RAMSEY GANGSTA THAT SHE SAW A GUN PRESSED UP AGAINST A BLACK GUY DUE'S IT'S HOT.

IMAGINE THAT AFTER HAVING SEEN WITH THE D.A.'S SECTION INVESTIGATION EDWARD G. RAMSEY - THE LYING STAKKED ALIEN WITH 3 ANCHOR CHILDREN NOW SEES A GUN.

3)

WITHHELD EVIDENCE (CRITICAL)

The racist white stakked lucky withheld critical evidence A COPY OF THE 911 RECORDS FOR 8 MONTHS FROM 7-15-01 UNTIL THE 18TH OF MARCH, 2002, TWO MONTHS AFTER THE PRELIMI-

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Navy Herwe. AT THE HERWE POSITION had no way of
knowing the GOD DAMN RACIST AND HER MESSIAH WAS LYING AND
COMMITTING PERVERSION. THIS IS WITNESSMAN'S JUSTICE FOR
THE BLACKNESS IN AMERICA. This is the only WAY
narrowly REASONED WHITES CAN KILL BLACKS. ONLY WAY
white can WIN by CHEATING AND LYING

ATTY DEBORAH LUCKY

- IS A LIE

- A CHEAT

- A PEANUTS RACIST

- A murdered Ku Klux Klan member

The worthless scum she also DIDN'T ALWAYS SAY
she saw a gun pressed up against a black man DUE. She
reported she didn't see any weapons on 7-15-01 AND on
8-22-01 reported that she saw a gun pressed up against
the victim hand

The racist DEBORAH DID TELL THE JUDGE BOTH TIMES
LUCKY TOLD PURPLEDUCED, HALF-TRUTHS TO COVERT A FAKE
INFERIANCE AND PEACELESS DRAISL. TO WEAKLY CONVICT, TO WEAKLY
KILL, MURDER AN INNOCENT AFRIKAANER SKILLED BLACK NATIONALIST
HERO. ONE FAR GREAT THAN A RACIST FEMINAZI LUCKY
CHILD MULSTATION; LUCKY DUL SICKS her Gangsta TO
males 6+9 year old children TO lie, TO commit PERVERSON TO
save their skin mother from Deposition

Respectfully submitted

11-5-14

St. Olaf College

RICO CRIMINAL MISCONDUCT OF ATTY BRIAN D. KING

RICO Perjury Conspiracy 18 USC 1961-1964; "UNDER COLOR OF LAW" 18 USC 241-244. Perjury, Subornation of Perjury CAL Penal Code 118, 118.1, 127, 182. 42 USC 1983

THE DEFENDANT TRIAL COUNSEL REFUSED TO RESPOND TO PETITIONER'S ACCUSATION/CHARGES AGAINST ATTY KING RESPECTIVE TO COOKIE CUTTER PRE-FAB, MUMBIA JUMBIA, LEGALIZE LEGISLATION

- CONFUSED AND Muddled THE WATER

1) DTC MISSTATED THE NAME OF THE ACCUSED ATTORNEY
THERE WAS A MR. BREW DALE KING WHO WAS THE PROSECUTOR
IN QUESTION AT MY TRIAL - WHO STATED FOR THIS RECORD THAT
HE WAS MR. KING AND NOT MS. BRIDALINE KING

2). MARK HATZMAN WROTE AN Falsely SO THAT Joyce Rodgers
LIED DURING HER TESTIMONY SHE CONSPIRED WITH MR. KING TO COMMIT
PERJURY. THAT IS False. Petitioner Never claimed that

(1) FACT: Joyce Rodgers IS THE DRAFTER, ASSIGNED NAMESD-VICTIM
MRS. RODGERS HAS NEVER MET MR. KING, MRS. RODGERS WAS DECLARED
"UNAVAILABLE", BOYCOTTED THE ~~KLAN~~ KKK-Klan-Lynching. Mrs. Rodgers
IS AN HONORABLE, MORALLY DECENT HUMAN BEING - SHE WOULD NEVER
CONSPIRE WITH RIVERSIDE COUNTY KU KLUK KLAN PROSECUTOR'S OFFICE TO
Kill, To Lynch, To Commit Perjury TO MURDER AN
INNOCENT AFRICAN AMERICAN BLACKMAN, her Beloved Husband

MOVING PASS. THE STATE BAR ATTORNEY WITHDRAWAL SUB
CONCERN TO --

NOW LET'S DEAL WITH THE TRUTH, THE FACTS

Short Version OF THE CHARGES OF DOMESTIC VIOLENCE

- 1). ON 7-15-01 SANDRA RODRIGUEZ VOLUNTARILY REPORTED A 911 SHOUTER'S DISPATCHER WORK AS A DISTURBANCE, NO WEAPONS SIGHTED
- 2). ON 6-26-03, THE DAY OF TRIAL, TWO-YEARS AFTER THE FACT, SANDRA RODRIGUEZ, DDA KING'S CHIEF PRESENTING WITNESS, AN ILLEGAL ALIEN (WHO RECEIVED A U-VISA IN PAYMENT) WITH THREE ANCHOR CHILDREN TESTIFIED THAT

"BUT THE THINGS THAT I HAVE ALWAYS SAID IS THAT I SAW A GUN TO HER HEAD." (RT-151: 11-12)

② IN SELF-IMPEACHMENT

Rodríguez testified that her husband condescended her

"He would tell me to go to sleep, that -- That they (apple)
was "JUST ARGUING" (RT-176: 4-5)

2). 911 Sherriff's DISPATCHER BARBARA LANG TESTIFIED THAT RODRIGUEZ WAS A (PEACEFUL-LIKE) BECAUSE ON 7-15-01 SHE HAD WITNESSLY REPORTED TO HER "NO VISUAL" (RT-302: 20) AND SHE "DID NOT SEE ANY WEAPONS." (RT-306: 7-8) ALSO SEE 3THIBET B1 (RT-313: 9-25, 314: 3-8) A NAKS-5-LINE EXCERPT OF THE 911 TRANSCRIPT INDICATING THAT SHE HAD REPORTED SHE SAW NO WEAPONS. ARRESTING DEPUTY GARY BROWN TESTIFIED THAT HE WAS TOLD OF ANY WEAPONS SIGHT OR PRESUMPTS (RT- 224: 27-28, 225: 1-2)

In Rio Conspiracy, collusion, complicity and accessory to perjury, ATTY KING TOLD THE JURY DURING HIS CLOSING ARGUMENTS

A). ATTY KING DID CO-SIGN AND "VACUUM" FOR HIS PREVIOUS LYING WITNESS IN VIOLATION OF U.S. V YANG, 470 US 18 (1985) AND IN VIOLATION OF MISSTATEMENT OF MATERIAL FACT BROWN V U.S. 295 U.S. 78 (1935)

3). EVEN TO AN IDIOT, A RACIST, A RETARD, A HITLER & FIRST YEAR LAW STUDENT

(3) A). THE MESS-1KAW RODRIGUEZ LIES. HER VOICE AS IS TRANSCRIBED UNQUOTE THAT SHE HAD NOT ALWAYS SAID SHE SAW A GUN. SHE'S A KILLER, A DAMN PEACEFUL-LIKE

B). ATTY KING IS A RACIST KU KLUX KLAN LIE AND THIS CASTER WELL KNOWS IT FOR THE SIMPLE FACT:

C). ATTY KING WASN'T THERE ON THE DATE/TIMES OF HIS mess-1KAW'S TWO VERSION CONTRADICTORY ALLEGATIONS

The STATE'S ATTORNEY Held - There isn't clear and convincing that the evidence indicates proximity. It's a damn shame. The Blackman lives w/ a racist corrupt country and can not receive justice. What is not clear and convincing
D. About the fact the mess-kaw lsd AND
D ATTY KNEW lsd for her

He sat mugs on his hands while he's lsd w violation of
NAACP v. ILLINOIS, 360 US 264 (1959), US v. Lapage, 231 F.3d 488
(2000) AND IN Brady violation SMITH v. CAIN, 132 S.C.T 628 (2011)
AND IN OUR PROCESS PRESERVING ONLY PARTIAL-EVIDENCE, PRESERVING ONLY
HIS WITNESS SECONDARY INNOCENTORY EXONERATORY STATEMENTS WHILE
IGNORING/SUPPRESSING HER INITIAL VOLUNTARY STATEMENTS/EXONERATORY
STATEMENTS. See People v. STUART, 272 Cal. App. 2d 653 (1969)

COWARD

IN VIOLATION OF CITIZENS' TRUTH-IN-EVIDENCE CONSTITUTION
PARTIAL-EVIDENCE, HALF-TRUTH. The only way KICK-DDA'S RACIST
CAN WIN A CASE IS TO cheat, lie, give out viruses & stacking
them & come & call and commit manslaughter as a suspect
victim - only in the white racist slave state of KKKATERS.
The witness swore & tell the truth the whole truth, she
had a memory lapse and forgot she had stated she saw no
See SMITH v. CAIN, 132 S.C.T 628 (2011) BUT ATTY KNEW
(See EVIDENCE " ") and he had a duty to know NAME, supra, yet he
sat mugs on his hands as his stacking alien lod, to commit

Perry, to murder an innocent Black man

COWARD

STATE BUR ATTORNEY MARK HARTMAN IS A COWARD, he pled his holier-than-thou motto JUMBO "CLEAR AND CONVINCING EVIDENCE"

I) He cowardly refused

A). POWERS

B) SPECIFIC - one set of facts that prosecution was relying
that was not proven or clear and convincing

MR. HARTMAN MUST ASSUME THAT ALL BLACKS ARE STUPID AND
THAT THE SUBSTANTIATIVE "CLEAR AND CONVINCING" HAS A MEANING

13 YEARS OF WHITE RACIST CALIFORNIA COVERUP - NO ONE IN
THIS ENTIRE STATE HAS HAD THE GUTS, BALLS TO EITHER GIVE
ME A HEARING OR PROVENAD/SPECIFIC FINDINGS CONCERNING
MY DOMESTIC WAR CRIMES CHARGES OF WITNESS PERJURY

Superior White Race

(5)

In 13 years no-one has had the balls to specifically
discuss the facts point-by-point. NO-ONE. AFRAID OF
EXPOSING THE KKK-KIDS. Petition has a right to still and fair trial
IT WAS NEITHER FAIR NOR FAIR AND THAT IS CLEAR AND CONVINCING