

OUR EYES ARE CROSSED

by La Cin Achim 18-21

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

RE: STOP WHITE RACISM - IN THE NAME OF PRESIDENT OBAMA - SUPPORT S.B. 18-21 ANTI-SLAVE, ANTI-LYNCH LAW TO STOP CALIFORNIA'S RACIAL KILLINGS OF BLACKS BY INCARCERATION; TO PROVIDE JOBS FOR DEFECTIVE WHITES AT TAXPAYERS EXPENSE

SUBJECT: LEGAL-LYNCHING OF OTIS LEE RODGERS BY RIVERSIDE COUNTY KU KLUX KLAN PROSECUTORS, CASE # RIF098234 WRONGFULLY MURDERED (d. 8-30-01 R.T.P.)

S.B. 18-21 ANTI-SLAVE, ANTI-LYNCH, NO VICTIM, NO CRIME LAW.

S.B. 18-21 WILL FORCE ALL WHITE RACIST PROSECUTORS IN THE PROSECUTION OF BLACKS EXCLUDING HOMICIDE TO PRODUCE A LEGITIMATE BONA FIDE VICTIM WHO WILL AT BARE MINIMUM A) AGREE TO PLAY VICTIM AND B) AGREE TO SHOW UP AT TRIAL OF WHICH WILL EFFECTLY STOP THE KKK "RACE-HATE" PROSECUTION OF BLACKS IN THE ABSENCE OF ANY REAL VICTIM OR CRIME; UTILIZING MANUFACTURED CRIMES WITHOUT "PROBABLE CAUSE" OF LEGAL-PRECEDENTS, LEGITIMATE GOVERNMENTAL OR SOCIETAL INTEREST. PLAINLY PUT: NO VICTIM, NO CRIME!

ON THE DATE OF RODGERS BEING CHARGED WITH CRIMINAL THREATS AND FIREARM ASSAULT UPON DRAFTED "NAMED-VICTIM" JOYCE R., SHE APPEARED IN OPEN COURT UNDER OATH REPUDIATING THE VICIOUS WHITE RACIST LIES OF PROSECUTOR DEBORAH ANN LUCKY, DENYING THAT SHE HAD BEEN ABUSED OR THREATENED, NOR WAS SHE AFRAID OF RODGERS. TWO-YEARS LATER AT TRIAL ON BEHALF OF THE "UNAVAILABLE" IN PROTEST, TRIAL-BOYCOTTING JOYCE - ARRESTING DEPUTY GARY BOWEN TESTIFIED THAT JOYCE HAD TOLD HIM THAT SHE HAD NOT BEEN ASSAULTED NOR THREATENED WITH A FIREARM BY RODGERS. NEVERTHELESS, RODGERS WAS CONDEMNED TO DEATH BY INCARCERATION.

RACISM: THE ONLY PREDATOR AND SOLE ENEMY OF THE BLACKMAN IS - WHITE RACISM. THE NUMBER ONE KILLER OF THE BLACKMAN ISN'T DISEASE, DRUG ADDICTION, POVERTY, IGNORANCE OR BLACK ON BLACK CRIME, IT IS WHITE SUPREMACY, SYSTEMATIC, INTITUTIONALIZED CULTURAL, PATHOLOGICAL WHITE RACISM IN AMERIKKK. THIS AGE-OLD HOLOCAUST HAS KILLED MORE THAN THE BODY OF THE BLACKMAN; IN MANY INSTANCES IT HAS KILLED THE SPIRIT, DAMAGED THE PSYCHE AND THE WILL TO GROW. RODGERS WAS SENSELESSLY MURDERED BY COWARDS, FILTHY BEAST, LYING WHITE SAVAGES, THE SCUM OF THE EARTH. AS RODGERS LAY HERE IN THIS RACIST GRAVE AWAITING THE DEATH OF HIS BODY, LET NOT HIS MARTYRIZE DEATH HAVE BEEN IN VAIN. HIS FAMILY, HIS BEAUTIFUL BLACK WIFE, HIS BEAUTIFUL BLACK CHILDREN (5) GONE, LOST DESTROYED. WE MUST STOP THIS IGNORANT WHITE RACISM IN OUR LIFETIME. SUPPORT S.B. 18-21 ANTI-SLAVE, ANTI-LYNCH, NO VICTIM, NO-CRIME LAW.

POLITICAL PRISONER
Mr. Otis Lee Rodgers
W0259900001

Working to Bring Justice to the Unjustly Imprisoned

Working to Bring Justice to the Unjustly Imprisoned

Imagine if you will the most cruel, corrupt, godless state with the richest slave empire the world has ever known by ripping off the stupid taxpayers to provide deadend parasitic "do nothing ass jobs" at obscene exorbitant salaries for the dredge of criminals, those with hidden agendas hiding behind badges, black robes, authority and thats: God Damn California.

I was captured by my enemies, kidnapped from my family and loved one, unjustly tried under California's infamous Three-Stikes Law of being (I.) Poor, (II.) Black, and (III.) Targeted, charged with a fictitious crime, summarily convicted and mercilessly condemned to prison all in the face of the drafted "named-victim" Joyce R., pretrial in open court sworn repudiation of Deputy District Attorney Deborah Ann Lucky's vicious lies of her victimization, denying that she had been abused or threatened by me. In protest to California's iniquitous defacto "racehate" black code lynch (slave) law, Joyce refused to participate, boycotted the kangaroo trial, abandoning me, fleeing the state in fear of retaliation. And on behalf of the "unavailable" Joyce, arresting deputy Gary Bowen testified at my trial that Joyce had told him that she had not been threatened nor assaulted with a firearm by me.

Unperturbed Riverside County Deputy District Attorney Brian D. King in conspiracy produced a simpleminded illegal Mexican alien, Sandra Rodriguez, suborn by extortive threats of deportation (having to leave her many anchor children), to commit perjury, to change her story and to testify falsely that she, a percipient witness had observed me commit a firearm assault upon a black Jane Doe of which; in undisputed rebuttal 9-1-1 sheriff's dispatcher Barbara Lang testified that Rodriguez was (a perjurious-liar) because she had initially reported to her that she had no visual and she saw no weapons; as is confirmed by Rodriguez's voice on the 9-1-1 tape of which my attorney, John Ward (415) 255-4996 has a copy in repository. Trial Judge J. Thompson Hanks in collusion refused to expose this lying prosecutor by not allowing the jury to hear the dispositive 9-1-1 tape indicating Rodriguez had reported she saw no weapons.

Moral-decency and civilized-intelligence dictates that if the Mexican had no visual and she saw no weapons than it would be logically impossible and defy the laws of physics for her to truthfully testify two-years after the fact that she now looked back into her past and observed a firearm assault and; it is rape of the intelligence to ACCEPT her first-time, in-court, cross-racial "remembering" identification of me as perpetrator, the only male black referred to as defendant questioning and standing before her. Lastly, the prosecutor stooped to molesting, abused nine-year old Nelita Sanchez, Rodriguez's daughter under terrorist threats of either seeing her mother deported or save her by committing perjury, testify falsely and corroborate her mother's lies.

Tearful little Nelita testified that she couldn't identify her mother's male perpetrator nor her female black victim and that she had observed a gun in the shadows some 3-4 hours prior to her mother's tale. DEPUTY DISTRICT ATTORNEY- DDA King declared that he wasn't gonna call Francisco Sanchez, a material witness, Rodriguez's husband (who refused to lie) who according to her had told her to take her (lying busybody) self to sleep, WITH NO MENTIONING OF A FIREARM ASSAULT BEING OBSERVED. CONTRADICTING HIS WIFE'S LIE OF SEEING A GUN

My freedom was wrongfully stolen without probably cause, my family (my beautiful black wife and my (5) beautiful little black children) lost, gone destroyed and my life senselessly murdered by savages; LYING FILTHY BEAST, SCUM OF THE EARTH.

No same individual wants to be a slave and I wanted to be free and live like everyone else, "My life ain't no joke"; a tragic comedy for pleasure of others. Yet my yellow neo-stripped enemies whom I have nothing but pure hate, utter visceral contempt and disdain, neo-fascist enemies of humanity F----- my life off like it was nothing and I didn't matter.

And to you cowardly murderous monster who lied and cheated to martyrized and take my life, I curse you a thousand time over in life and for all eternity, I lay my curse of all curses upon you; ROT IN HELL YOU LYING MADDOGS.

G O D D A M N C A L I F O R N I A T O H E L L

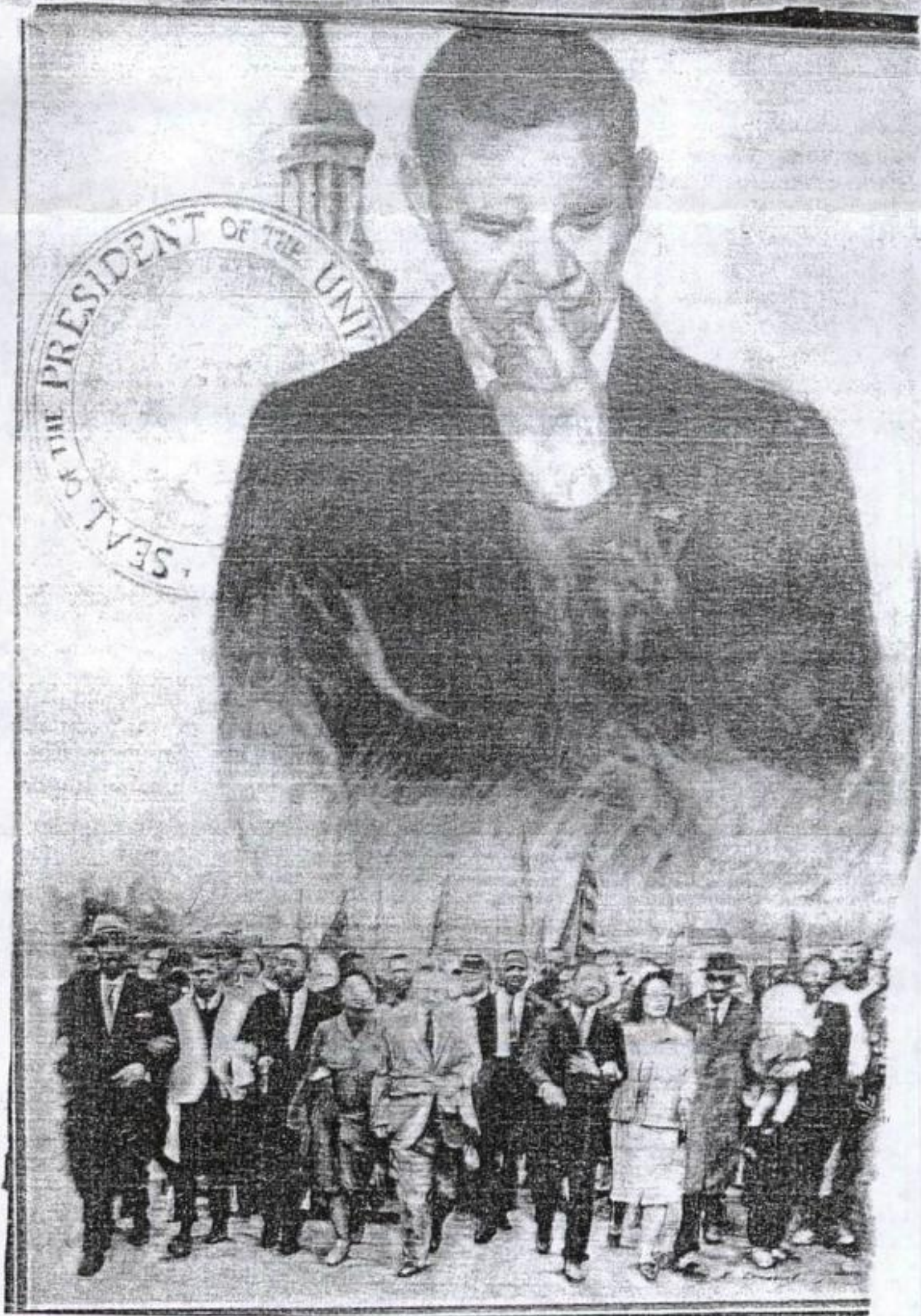
POLITICAL PRISONER

FREE Otis Lee Rodgers

Wrongfully Convicted

INAUGURATION OF PRESIDENT BARACK OBAMA

'WE ARE MADE FOR THIS MOMENT'



Jon Carraway's pencil-pointing depicting the history of the Civil Rights Movement is on display at the... CONTRIBUTE

Working to Bring Justice to the Unjustly Imprisoned



Black Role Model

By Brotha Achim

To model what role in a greedy capitalist dominated white culture?

That of the schizophrenic-neurotic Uncle Tom, the good black, the survivor, who goes along to get along?

For there to be a paradigm, black role model, there must be a Declaration of Peace with Honor, Justice and Reparation, before there can be a dignified role in anerikkka for a New Afrikan role model



POLITICAL PRISONER
FREE Otis Lee Rodgers
Wrongfully Convicted.

TOTAL VICTORY IS WHEN OUR PEOPLE ARE

FREE..

NOT FIT TO RULE

WE ALL KNOW WHITES ARE NOT FIT TO RULE OVER BLACKMEN. WHITEMEN ARE COWARDS; TO QUALIFY, THEY ARE COWARDS IN THE DISREPUTABLE DISHONORABLE COWARDLY THINGS THEY DO. SINCE THE DAYS OF SLAVERY, IT IS CRYPTICALLY CODED IN THEIR DNA PSYCHE. WHAT WE ARE TALKING IS,

FEAR

WHITEMEN EVEN AFTER 4 HUNDRED YEARS OF MURDER, RAPE AND KILLING MILLIONS; COMMITTING EVERY KNOWN SICK ATROCITY KNOWN TO MAN - WHITES STILL FEAR THE BLACKMAN. FROM THE VERY BEGINNING AND EVEN UNTIL TODAY - IN THE PRESENCE OF A STRONG, VILE BLACKMAN, A WHITEMAN'S MASCULINITY FEEL THREATENED; EVEN WHEN THE WHITEMAN IS RAPING A BLACKWOMAN, LYNCHING A BLACKMAN AND CUTTING OFF HIS DICK - HE IS AFRAID. WHITE PIGS CONFESS THEY ARE AFRAID OF BLACKS, NOT UNLIKE THE KU KLUX KLAN OR THOSE RETARDED WHITE RACIST SLAVERS. ONE OF THE REASONS THE CRACKER WOULD KILL, MAIM OR BEAT A BLACK AT THE SLIGHTEST OF INSULTS. IT SCARED THE WHITE COWARDS BECAUSE HE KNEW WHAT HE WAS DOING AND SO IS IT TODAY EVEN TODAY WHITE PIGS KNOW WHAT THEY ARE DOING IS WRONG - SOMEHOW OR ANOTHER⁴ WHITEMAN MASCULINITY IS TIED WITH HIM KILLING OR ENSLAVING A BLACKMAN - ONLY BY DOING SO CAN HE FEEL SUPERIOR TO THE BLACKMAN. IN THE PRESENCE OF A VILE, STRONG YOUNG BLACKS, A WHITEMAN FEELS INFERIOR. WHITES MASCULINITY COMPENSATION IS HATE, RACISM, DISCRIMINATION AND MURDER. IN THE PSYCHE OF THE WHITEMAN HE MUST KILL, DESTROY WHAT HE CAN NEVER BE A STRONG BLACKMAN

G O D D A M N C A L I F O R N I A

Working to Bring Justice to the Unjustly Imprisoned



Otis Lee Rodgers Full Armor and Shield

Wrongful Conviction

Enslavement

Neutralized

Death By Long-Term Incarceration

RE: Stop the Legal Lynching of Blacks by Whites. Domestic war crimes of malicious/vindictive "race-hate" prosecution and conviction.

No Justice, No Peace

My soul cries out for justice from racial genocide, abuse, oppression, and enslavement.

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF RIVERSIDE

STATEMENTS / TESTIMONY MADE BY THE UNAVAILABLE
NAMES - VICTIM - WHO 2 YEARS PRIOR TO TRIAL, JOYCE TESTIFIED
THAT SHE HAD NOT BEEN VICTIMIZED BY THE RACIST WHITE
MADDOG PROSECUTOR CONVICTED AND CONDEMNED ME TO DEATH ANYWAY

PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

vs.

OTIS RODGERS,

Defendant.

RIF-098234

REPORTER'S TRANSCRIPT OF 1538.5 MOTION

Proceedings had before the Honorable Vilia Sherman,
Judge of the Superior Court in and for the County of Riverside,
Department 62, August 30, 2001

APPEARANCES:

For the People:

OFFICE OF THE DISTRICT ATTORNEY
BY: DEBORAH LUCKY, Deputy
4075 Main Street, First Floor
Riverside, California 92501

For the Defendant:

OTIS RODGERS
In Propria Persona

Reported by:

TONI C. O'NEILL, CSR NO. 5482
Official Court Reporter

4-20
50-58

MOTION TO SUPPRESS HEARING 8-30-01 :

GARY BOWEN,

8
9 called as a witness by and on behalf of the Plaintiff, having
10 been first duly sworn, was examined and testified as follows:

Deputy Bowen
RT 24

5 Q. Where were the two of them located at this point?

6 A. At that point they walked towards Tilton at the end of
7 the driveway and got out of earshot and got out of the way where
8 he could keep her occupied and out of earshot of Mr. Rodgers.

21 Q. You mentioned in your report that you spoke to her and
22 you said she was crying, but she stated that he was not physical
23 with her and did not threaten to shoot her. Did she make that
24 statement to you initially?

25 A. That she did not --

26 Q. That the defendant had not threatened her.

27 A. She did tell me that. ✓

Handwritten initials/signature

28 Q. The defendant had not threatened to shoot her?

DEPUTY GARY BOWEN
RT-23

RT 24

1 A. Yes, she told me that. ✓

2 Q. So even after that, you still detained Mr. Rodgers in

AT THAT HEARING STATEMENTS MADE BY
DEPUTY DISTRICT ATTORNEY DEBORAH ANN LUCKY



RT 27
RT-27

DDA lucky

8 Q. Is that when she denied there had been any physical
9 abuse of her?

10 A. Yes. ✓

11 MS. LUCKY: Thank you. I have no further

12 questions.

22 They discuss -- they pull them outside. Defendant
23 is asked several questions, and he is detained inside the police
24 car. The female is asked several questions, and she denies
25 being assaulted. ✓ Consent is asked for and received, and the
26 consent search takes place

RT-57

14 THE COURT: Ms Rodgers, I'm going to make an
15 exception. We normally don't let people take their babies to
16 the witness stand.

17 MS. RODGERS: Four weeks.

18 THE COURT: Is it a he or she?

19 THE WITNESS: She's awake now.

20 THE COURT: Is she going to cry or what? Do we
21 need to take breaks?

22 MS. RODGERS: Don't know.

23 THE COURT: Let's give it a try. We don't have
24 any childcare for you. You have anybody to take care --

25 MS. RODGERS: No, I don't.

26 THE COURT: We'll do our best, then.

27 THE CLERK: Please raise your right hand to be
28 sworn.

1 Q. (By the Defendant) I guess the -- what I wanted to know
2 from you at this time is that -- at any time during these events
3 of that night, did you ever -- did anyone ask you permission to
4 search my car?

5 A. No. ✓

6 Q. Anyone ask you anything similar to that?

7 A. No.

14 Q. Were you afraid to tell officers anything at that time?
15 Were you afraid because of your husband -- were you afraid to
16 tell them anything?

17 A. No, I wasn't.

18 Q. Are you considered a battered woman? ✓

19 MS. LUCKY: Objection as relevance.

20 THE WITNESS: No, I'm not. ✓

RT-28

RT-31

RT-34

JOYCE
RODGERS
RT-35

Were you abused that evening?

6 ✓ A. No, I was not.

7 Q. Were you afraid of your husband?

8 ✓ A. No, I wasn't.

9 Q. Were you afraid to tell the police anything you wanted
10 to tell them?

11 ✓ A. No, I wasn't.

12 Q. But you're saying categorically and emphatically you
13 did not give Deputy Bowen the -- you didn't give Deputy Bowen
14 permission to search the car? ✓

15 A. No, I didn't.

16 THE DEFENDANT: I have no further questions.

17 THE COURT: Cross-examination.

18 MS. LUCKY: Thank you, your Honor.

19 CROSS-EXAMINATION

20 BY MS. LUCKY:

21 Q. Miss Rodgers, when the police contacted you and your
22 husband that night, you were crying, weren't you?

23 ✓ A. No, I wasn't.

24 Q. Were you crying at any point during this encounter with
25 the police? ✓

26 ✓ A. No.

18 Q. Didn't you tell at least one of the deputies that you
19 had been arguing with your husband? ✓

20 ✓ A. No.

22 Q. Did you tell any of the officers on that particular
23 evening that you and your husband was having an argument?

24 A. No, I didn't. ✓

RT-35

RT-39
RT-39

21 Q. were you arguing with your husband that entire time?
22 ✓ A. No. I was talking to my husband.
23 Q. Were your voices raised?
24 ✓ A. No.
25 Q. Were you inside or outside of the vehicle?
26 A. Inside.
27 Q. Were the windows up or down?
28 A. Up.

RT-42
14-221

1 Q. Were you talking in just a manner such as we're talking
2 now?
3 A. Yes.
4 Q. So your voices weren't raised at all angrily?
5 ✓ A. No.
6 Q. Did he ever threaten you?
7 ✓ A. No.

RT-43
14-221

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Q During your conversation with her whether or not the defendant had threatened her with a gun?
A Yes, I did. I did ask her that.
Q What did she say?
A She said no.
Q During your investigation, did you ever contact anyone other than the defendant or Mrs. Rodgers?
A No.
Q And do you remember what her name was, Mrs. Rodgers?

MRS. RODGERS: I'd like to say that I need my husband out of here.

THE COURT: Sorry?

MRS. RODGERS: Excuse me. That I love my husband and I need my husband out of here to help me. We have four kids, and it is very hard without him out here helping me. I know he's real sorry for what he did. I just need my husband. It's so important he needs to be out here with his family.

THE COURT: Thank you, Miss Rodgers.

MS. ANDERSON: And also, Miss Joyce Rodgers' sister.

MS. WALKER: My name is Betty Walker.

THE COURT: Good morning, Miss Walker.

MS. WALKER: Good morning.

I would like to say that I have spoken with him and he has told me about what has happened. And he is -- you know, he does acknowledge what happened, and he is regretful for this occurring, but he does need to be home with his family. He has four kids. I have to come back and forth from Arizona to help her with her children because daycare, you know, too expensive. And I don't mind doing that, but with the amount -- with the children involved, there needs to be two parents at home, and they will need him. And he has been

Joyce pleads her case for her husband

RT-2

5-17-02

(802) testimony Henry
testimony by Gary Bauer
Henry Depey

MARCH 6, 1965 EXCERPT OF REPORT OF PSYCHOLOGICAL EXAMINATION
BY PSYCHOLOGIST MILTON E WILSON JR., Ph.D. PLEASE NOTE THAT
UNCLE TOM LESSON THAT I A 14 YEAR OLD YOUTH WAS TOLD
THAT "I MUST LEARN TO ACCEPT" IF I AM TO SURVIVE AMONG
MADDOG KILLER WHITES. I MIGHT IN 1965 I WAS INSTRUCTED
"I MUST LEARN TO ACCEPT MANY THINGS WHICH ARE NOT RIGHT" "HE MUST LEARN TO SMILE
WHEN HE'S FEELING BLUE", "HE MUST LEARN TO SEE AND NOT SEE AND TO HEAR AND NOT HEAR"
"AND TO ACCEPT EXCESSIVE RESTRICTION" "WHILE HE IS LEARNING THE NEW RULES AND ACTIONS
ARE BEING SANCTIONED AND ENCOURAGED BY INCREASING NUMBERS OF NEGROES"

UNCLE TOMISM

A FULL COPY OF THIS ANCIENT CIVIL RIGHTS DOCUMENT IS POSTED

5

REPORT OF PSYCHOLOGICAL EXAMINATION ----- OTIS RODGERS

of altercations with authority figures, his heightened racial consciousness, and his difficulty in adjusting acceptably to the restraints and punishments placed upon him are traits which are symptomatic of his problem.

Unless this is recognized and dealt with adequately, these problems can be increased and the situation may be acute.

What Kind of Resources Does He Have for Adjusting to The Demands which Are Placed upon Him?

Intellectually, he is capable of doing at least average work. His past academic performance should bear this out.

His self-regard, appearance, and physical ability are assets which can be used in vocational settings.

His failure to strike back when he had been punished suggests emotional controls.

His interest in civil rights, English, business, and track indicates areas in which he could attain achievement.

His reluctance to withdraw from the stresses which he has recently experienced suggests that he can cope with the kinds of stresses which bring out cowardice in many men.

The interest of his parents in him is another resource.

The demands which are placed upon him are: he must learn to accept many things which are not right but which exist; he must learn to keep his mouth shut when he is tempted to say something which is quite likely to be misunderstood or to elicit aggression from others; he must learn to "smile when he's feeling blue"; he must learn what behaviors he is supposed to manifest in order to stay out of trouble and then display them; he must learn "to see and yet not see" and "to hear and yet not hear"; he must learn that it may be both wise and safe to accept a subordinate role and to accept excessive restrictions; he must learn the foregoing while he is learning the new rules and actions which are being sanctioned and encouraged by increasing numbers of negroes; he must learn how to utilize his pent-up energies for constructive purposes.

I believe that he has the intellectual and emotional resources to acquire those behaviors and to assume a role acceptable to those persons who are concerned about him.