

For And On The Record

If asked for the record, no criminal legal official - Judges , prosecution , defence or police will publicly condone the withholding of exculpatory evidence for any reason - since the withholding of exculpatory evidence violates the integrity of the law to provide a fair and impartial trial ! And that is why, a public record of criminal legal proceedings is kept - since the withholding of exculpatory evidence does happen and is known as prosecutorial misconduct - even if it shows the police withheld exculpatory evidence from the prosecution !

Even though a record of criminal legal proceedings is kept, and open to public review - seldom those anyone outside the legal system review the records or would fully comprehend them if they did ! So, in essence the public blindly trust the legal system to police itself ! Which is why I am using my blog as a public record to bring forth the evidence of criminal complicity of those within Florida's legal system and the Federal authorities involved with my case to cover up the overwhelming amount of withheld exculpatory evidence in my case - since the record does show how each of them worked together to conceal their criminal behavior in condoning the withheld exculpatory evidence in my case ! Including those presently mandated by the State of Florida to represent me on appeal . This blog is public record and those presently appointed to represent me, will now be held accountable if they seek to continue the pattern to suppress the evidence of my not receiving a fair and impartial trial due to the withholding of exculpatory evidence!!!

Through prayers of vindication, Milo Rose