

Brought to Light

While I sat on death watch - the judge ruled on my post - conviction appeal - by only granting me a hearing on the sentencing issues while stating in her ruling even if she throw out the eyewitness testimony and the blood evidence - she still had the the roommates testimony and reasoned their testimony alone would have been enough to convict me - which is why she was denying me relief on the trial issues ! Her ruling was totally erroneous - I knew It and I know my attorneys knew it ! Now here comes the kicker showing her motive in erroneously ruling on my appeal - the next day after I am moved off of death watch and placed in another cell - I turn my television on and start seeing news flashes about a Clearwater, Florida first degree murder case - overturned on appeal due to police misconduct - the Tom Sawyer case - now here was the same police detective in my case who fabricated evidence to convict me - involved in misconduct in his case too ! Wow - I immediately write my attorneys to find out if they knew about this - And to my dismay they are playing it off - I soon learn Tom Sawyer has the same name as the news anchor on ABC's World News Tonight and had ex - CCR - attorney's representing him - Even though I had been thrown under the bus - I contact ABC and send them all the legal work showing how my case got denied while Sawyers case got overturned and I am also calling for my attorneys to file judicial misconduct on the judge with none of my actions being of avail !!!

This is when I begin filing pro - se motions arguing my CCR attorneys are putting on a facade of representing me - The appellate record reflects all of my attempts to bring the truth of my innocence to light - and here is another example of the Trial judge spitting in my face - in 1996, while I am on what is called the yard (outside recreation) I am talking to a guy Richard Rhodes, and I learn his case is out of Clearwater, Florida, so I ask him if he knows Mark and Becky and to my surprise he says, yes, they were the roommates to the victim in his case - I can't believe my ears as he says he has a copy of a deposition one of them that mentions how they agreed with the States Attorney to testify against me - now I know I have the evidence needed to get my conviction and sentenced overturned - Here is evidence, of the judge having to know about Mark and Becky being involved in another murder case and bolstering their testimony in my case to deny evidence of my innocence - The judge knew when she denied me relief on my post conviction appeal, about the Tom Sawyer case and now the Richard Rhodes case ! .If her actions didn't amount to judicial misconduct nothing does !!! Wait, it gets worse - since the judge now reverses her initial ruling and denies me relief stating even if she throws

out Mark and Beckey's testimony she still has the eyewitness testimony and blood evidence !
Now to top it off there are two other death row cases receiving major news attention at this time
- so once more my case gets shoved under the bus while the other two cases receive relief in
getting their convictions and sentence's overturned and being released ... With my CCR
attorneys doing nothing to actually assist me to bring the truth of my innocence forward - which
makes them all complicit in Obstruction of Justice amounting to the crime of racketeering -
Which will all come to light once I am able to use artificial intelligence to show how the evidence
of my innocence has been oppressed and suppressed by all involved over all these years ...

Only now my problem is in being able to use artificial intelligence to bring everything I just
wrote about to light, in order to reach the court of public opinion - which will force the attorneys
mandated by law to actually provide me the representation calling for my conviction and
sentence to be reversed and to be granted immediate release !!!!

The record, I been building over the years of seeking help / assistance to bring my innocence
to light is long and I feel my prayers have been answered by the advancements of technology in
the way of artificial intelligence - all I want is for an artificial intelligence program to rule on the
merits of one of my select pro -se motions in accordance to the letter of the law in order to show
how the attorneys mandated by State law to represent me - have wantonly failed in their ethical
and moral duties to protect the integrity of the law and not just them, but the entire Florida legal
system - since the artificial intelligence program has no ulterior motives not to rule in
accordance to the letter of the law which mandates my conviction and sentenced be overturned
due to the withholding of exculpatory evidence that denied me a fair and impartial trial ...

This essay entitled ' .Brought to Light ' , is now criminal evidence being brought before the
court of public opinion to decide / rule on the merits of whether I have been held, falsely
imprisoned under the threat of execution - or premeditated murder for over four decades, or not
!!!

Thank you for your time - Milo Rose