

The pages in This Packet
include pages and information
directly from the Discovery
that came from The D.A.
The information submitted
at Trial was either
misrepresented or not allowed
at Trial by the judge.

This is what the jury was
not allowed to hear.

There is Reasonable Doubt!

①

To whom this concerns: (all Americans)

Enclosed is a list of truths and facts that are frightening and may enstall question into the very fabric of your beliefs.

If you are already convinced of your beliefs, and care nothing of truth, please give this to another person and let them deal with it.

(as the saying goes, "out of sight out of mind")

If after you have reviewed these contents, find concerns of the truth you had just been witness to after having read every word, feel that a wrong has been done, make a copy of this and pass both sets to two other persons.

At any time you feel free to, stop, destroy this pamphlet and throw it away. Don't feel bad, most people can't handle the truth anyway.

This is an accurate and 100% truthful account of an experience that each of us Americans face, in an economy which struggles to justify a justice system that has become destructive to its purposes and intentionally enters our lives and leaves broken homes, beliefs and faiths in its wake.

①

ACTION P.C. 187	CRIME MURDER	CLASSIFICATION
VICTIM'S NAME - LAST NAME COBB,	FIRST NAME RITA	MIDDLE NAME (FIRM NAME IF BUSINESS)
ADDRESS 35435 Hwy. 18, Lucerne Valley	<input type="checkbox"/> RESIDENCE <input type="checkbox"/> BUSINESS	PHONE ()

NEIGHBORHOOD CONTACT:

FLAGG, Diane
DOB: 10/13/58
Residence address: 7570 Fairlane Ave., Lucerne
Residence phone: 248-7818

Upon contact with Ms. Flagg at her residence, on 9/26/85, at approximately 1410 hrs., Ms. Flagg told me that on the previous Friday (9/20/85), between the hours of 5:00 and 6:00 p.m., she observed a WMA, described as being approximately 5'10-6" tall, average build, dark hair, with a beard and mustache and a large tattoo on his left arm, wearing blue jeans, hitchhiking along Highway 18 in the direction of Big Bear. Ms. Flagg said when she had seen the subject, he was in the general vicinity of Ms. Cobb's house. Ms. Flagg stated that the only other information she would have would be on either Friday or Saturday, 9/20 or 9/21, she had observed several cars parked in front of Ms. Cobb's house and the only cars that she remembers was a silver Pinto and Ms. Cobb's Cadillac.

Ms. Flagg could offer no further information and the interview was concluded.

REPORTING OFFICERS MC COY, Det. M-1384	DATE 9/27/85	REVIEWED BY	TYPED BY pk K-1179	ROUTED BY	DATE
IF ACTION: YES <input type="checkbox"/> NO <input type="checkbox"/>	COPIES TO: <input type="checkbox"/> Detective <input type="checkbox"/> Dist. Atty.	<input type="checkbox"/> SD/PD <input type="checkbox"/> CII <input type="checkbox"/> Patrol	<input type="checkbox"/> Other <input type="checkbox"/> Other	REMARKS	

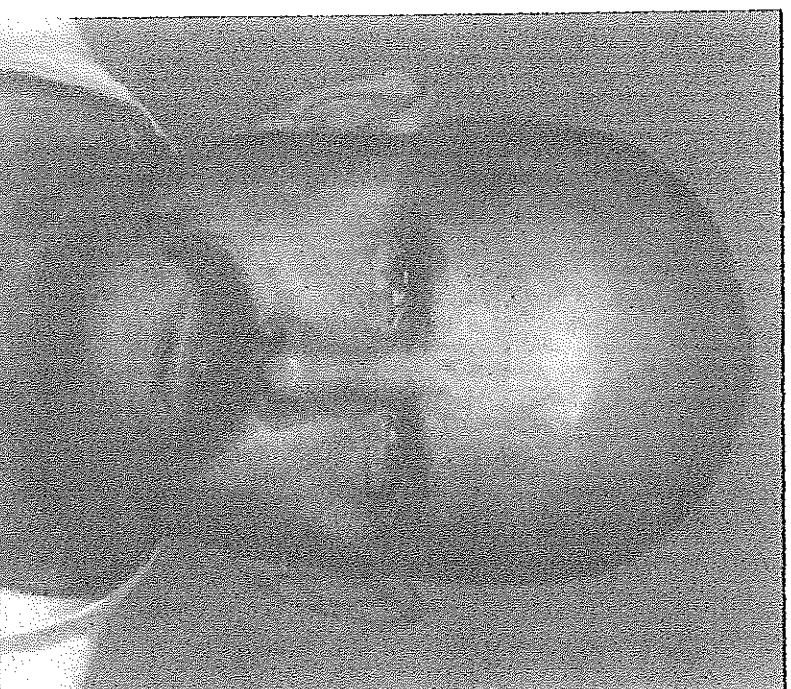
IT'S NEVER A "GOLD CASE"

"A case is never cold to the family of a murder victim. That's why I have worked with the Sheriff to start the Cold Case Unit. Using DNA evidence, we have filed murder charges in 19 cold cases. Twenty five years after the crime, Rita Cobb's family will have closure."

— Mike Ramos
District Attorney

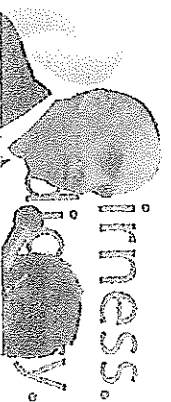
John Henry Yablonsky

Charged with murder in the 1985 slaying of Lucerne Valley mother Rita M. Cobb — on trial this year by Mike Ramos' Cold Case Unit.



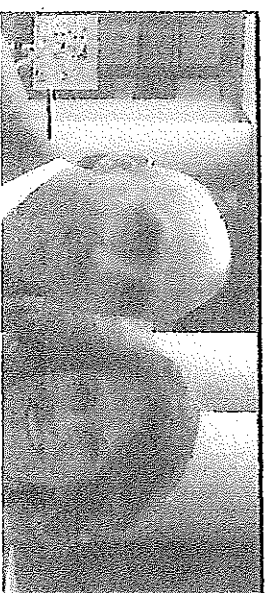
CalVCP is
proud to recognize

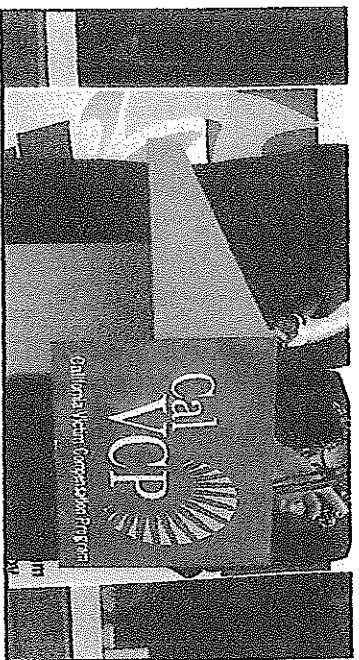
CRIME
VICTIMS'
RIGHTS



CRIME VICTIMS SAY
RE-ELECT DISTRICT ATTORNEY
MIKE RAMOS

*"Mike Ramos has
delivered on his
promise to assist
crime victims."*

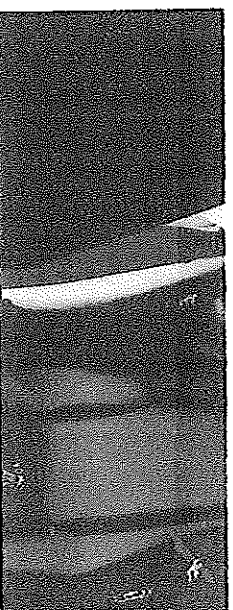




re-election and my full support."

Eleanor Rossi

Eleanor Rossi
parent of murdered child
San Bernardino County



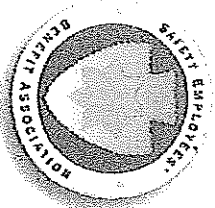
Eleanor Rossi and Mike Ramos at last month's National Crime Victims' Rights Week

CRIME VICTIMS & LAW ENFORCEMENT AGREE RE-ELECT DISTRICT ATTORNEY MIKE RAMOS

"Your deputy sheriffs and law enforcement professionals are working hard to re-elect District Attorney Mike Ramos. He is a tough prosecutor with the highest integrity."

William Abernethie

William Abernethie
President, SEBA



Law Enforcement Organizations
California Police Chiefs Assn.
California Narcotic Officers' Association
California Coalition of Law Enforcement Organizations
Peace Officers Research Association of California (PORAC)
Barstow Police Officer's Association
Colton Police Officers Association
Fontana Police Officers Association
Montclair Police Officer's Association
Ontario Police Officers' Association, Inc.
Redlands Police Officers Association
Rialto Police Benefit Association
San Bdo. Co. District Attorney Investigators' Assoc.
San Bernardino County Police Chiefs and Sheriff Association
San Bernardino County Safety Employees' Benefit Association (SEBA)
Upland Police Officers' Association
California Statewide Law Enforcement Association

Law Enforcement Officials
San Bernardino County Sheriff, Rod Hoops
Riverside County Sheriff, Stanley Sniff
United States Marshal, Adam Torres
San Bernardino County Sheriff, Gary Penrod (ret.)
California Highway Patrol Chief, Jeff Talbott
Chino Police Chief, Stan Stewart
Colton Police Chief, Bob Miller
Fontana Police Chief, Rod Jones
Montclair Police Chief, Keith Jones
Ontario Police Chief, Jim Doyle
Palm Springs Police Chief, David Dominguez
Redlands Police Chief, Jim Buemann
Rialto Police Chief, Mark Kling
San Bernardino County District Attorney Chief Investigator, Michael Smith
Upland Police Chief, Steve Adams

California District Attorneys
Los Angeles County District Attorney, Steve Cooley
Orange County District Attorney, Tony Rackauckas
San Diego County District Attorney, Bonnie Dumanis
Imperial County District Attorney, Gilbert Otero
Amador County District Attorney, Todd Riebe
Colusa County District Attorney, John Poyner
Contra Costa County District Attorney, Robert Kochly
Napa County District Attorney, Gary Lieberstein
Ventura County District Attorney, Greg Totten

A PIECE OF HOPE INTO CIVILITY

(2) WHEN, IN THE COURSE OF HUMAN EVENTS, IT BECOMES NECESSARY FOR ONE PEOPLE TO DISSOLVE THE POLITICAL BANDS WHICH HAVE CONNECTED THEM WITH ANOTHER, AND TO ASSUME AMONG THE POWERS OF THE EARTH, THE SEPERATE AND EQUAL STATION TO WHICH THE LAWS OF NATURE AND OF NATURE'S GOD ENTITLE THEM, A DECENT RESPECT TO THE OPINIONS OF MANKIND REQUIRES THAT THEY SHOULD DECLARE THE CAUSES WHICH IMPEL THEM TO THE SEPERATION. WE HOLD THESE TRUTHS TO BE SELF-EVIDENT, THAT ALL MEN ARE CREATED EQUAL, THAT THEY ARE ENDOINED BY THEIR CREATOR WITH CERTAIN UNALIENABLE RIGHTS, THAT AMONG THESE ARE LIFE, LIBERTY AND THE PURSUIT OF HAPPINESS. THAT TO SECURE THESE RIGHTS, GOVERNMENTS ARE INSTITUTED AMONG MEN, DERIVING THEIR JUST POWERS FROM THE CONSENT OF THE GOVERNED, THAT WHENEVER ANY FORM OF GOVERNMENT BECOMES DESTRUCTIVE OF THESE ENDS, IT IS THE RIGHT OF THE PEOPLE TO ALTER OR ABOLISH IT, AND TO INSTITUTE NEW GOVERNMENT, LAYING ITS FOUNDATION ON SUCH PRINCIPLES AND ORGANIZING ITS POWERS IN SUCH FORM, AS TO THEM SHALL SEEM MOST LIKELY TO EFFECT THEIR SAFETY AND HAPPINESS. PRUDENCE, INDEED WILL DICTATE THAT GOVERNMENTS LONG ESTABLISHED SHOULD NOT BE CHANGED FOR LIGHT AND TRANSIENT CHUSES; AND ACCORDINLY ALL EXPERIENCES HATH SHOWN THAT MANKIND ARE MORE DISPOSED TO SUFFER, WHILE EVILS ARE SUFFERABLE, THAN TO RIGHT THEMSELVES BY ABOLISHING THE FORMS TO WHICH THEY ARE ACCUSTOMED. BUT WHEN A LONG TRAIN OF ABUSES AND USURPATIONS, PURSUING INVARIABLY THE SAME OBJECT ENVINCES A DESIGN TO REDUCE THEM UNDER ABSOLUTE DESPOTISM, IT IS THEIR RIGHT, IT IS THEIR DUTY, TO THROW OFF SUCH GOVERNMENT, AND TO PROVIDE NEW GUARDS FOR THEIR FUTURE SECURITY. — SUCH HAS BEEN THE PATIENT SUFFERANCE OF THESE COLONIES; AND SUCH IS NOW THE NECESSITY WHICH CONSTRAINS THEM TO ALTER THEIR FORMER SYSTEMS OF GOVERNMENT — THE HISTORY OF THE PRESENT KING OF GREAT BRITAIN IS A HISTORY OF REPEATED INJURIES AND USURPATIONS, ALL HAVING IN DIRECT OBJECT THE ESTABLISHMENT OF AN ABSOLUTE TYRANNY OVER THESE STATES. TO PROVE THIS, LET FACTS BE SUBMITTED TO A CANDID WORLD
(THIS WAS ADOPTED INTO CONGRESS IN THE UNITED STATES)

ON JULY 4, 1776 DECLARATION OF INDEPENDENCE

HOW MANY DIED TO PROTECT AND PRESERVE THESE CONCEPTS

(2) OF EVERY AMERICAN CITIZEN OF THE UNITED STATES, OF AMERICA?
HAVE YOU LOST A RELATIVE IN THIS BATTLE, TO PRESERVE

3) SOME OF AMERICANS CIVIL RIGHTS OF UNITED STATES CONSTITUTIONS ⑤

AMENDMENT I SEC. 1: CONGRESS SHALL MAKE NO LAW RESPECTING AN ESTABLISHMENT OF RELIGION, OR PROHIBITING FREE EXERCISE THERE OF; OR ABRIDGING THE FREEDOM OF SPEECH; OR OF THE PRESS; OR THE RIGHT OF THE PEOPLE PEACEABLY TO ASSEMBLE, AND TO PETITION THE GOVERNMENT FOR A REDRESS OF GRIEVANCES
DECEMBER 15, 1791

AMENDMENT IV SEC. 1: THE RIGHT OF THE PEOPLE TO BE SECURE IN THEIR PERSONS, HOUSES, PAPERS, AND EFFECTS, AGAINST UNREASONABLE SEARCHES AND SEIZURES, SHALL NOT BE VIOLATED, AND NO WARRANTS SHALL ISSUE, BUT UPON PROBABLE CAUSE, BE SEARCHED, AND THE PERSONS OR THINGS TO BE SEIZED.

DECEMBER 15, 1791

AMENDMENT V SEC. 1: NO PERSON SHALL BE HELD TO ANSWER FOR A CAPITAL, OR OTHER WISE INFAMOUS CRIME, UNLESS ON A PRESENTMENT OR INDICTMENT OF A GRAND JURY, EXCEPT IN CASES ARISING IN THE LAND OR NAVAL FORCES, OR IN MILITIA, WHEN IN ACTUAL SERVICE IN TIME OF WAR OR PUBLIC DANGER. NOR SHALL ANY PERSON BE SUBJECT FOR THE SAME OFFENSE TO BE TWICE PUT IN JEOPARDY OF LIFE OR LIMB; NOR SHALL BE COMPELLED IN ANY CRIMINAL CASE TO BE A WITNESS AGAINST HIMSELF, NOR BE DEPRIVED OF LIFE, LIBERTY, OR PROPERTY, WITHOUT DUE PROCESS OF LAW; NOR SHALL PRIVATE PROPERTY BE TAKEN FOR PUBLIC USE WITHOUT JUST COMPENSATION.

DECEMBER 15, 1791

AMENDMENT VI SEC. 1: IN ALL CRIMINAL PROSECUTIONS, THE ACCUSED SHALL ENJOY THE RIGHT TO A SPEEDY AND PUBLIC TRIAL, BY AN IMPARTIAL JURY OF THE STATE AND DISTRICT WHEREIN THE CRIME SHALL HAVE BEEN COMMITTED, WHICH DISTRICT SHALL HAVE BEEN PREVIOUSLY ASCERTAINED BY LAW; TO BE CONFRONTED WITH WITNESSES AGAINST HIM; TO HAVE COMPELLORY PROCESS FOR OBTAINING WITNESSES IN HIS FAVOR, AND TO HAVE THE ASSISTANCE OF COUNSEL FOR HIS DEFENSE.

DECEMBER 15, 1791

IF EVER, YOU HAVE BEEN ACCUSED OF ANY CRIME ON AMERICAN SOIL, THESE BLANKETS OF GUARANTEES ARE WHAT IS THERE TO PROTECT YOU AND YOUR FAIRNESS FROM GOVERNMENTS
③ OF DESTRUCTIVE ENDS TO THE RIGHTS GOD HAS ENTITLED YOU OR ARE THEY

4) MY NAME IS JOHN HENRY YABLONSKY SR.

I WAS BORN INTO A RURAL HOME, OF TWO LOVING PARENTS, WITH THREE BROTHERS, ONE OLDER AND TWO YOUNGER. I WENT TO HIGH SCHOOL IN APPLE VALLEY CALIFORNIA AND LONG BEACH CALIFORNIA, AND ENTERED THE UNITED STATES ARMY AT 18 YEARS OF AGE.

MY CHILDHOOD WAS NORMAL, AND I ENJOYED MANY OF LIFE'S TREASURES, AND DOWN FALLS, WHICH EVERY AMERICAN FAMILY EXPERIENCED ON ONE LEVEL OR THE OTHER THROUGHOUT THEIR LIVES.

I WAS TOLD, THAT I WAS 100% BOY, AND DEVELOPED DENNIS THE MENNIS TRAITS AS I GREW UP TO BECOME A MAN LATER IN LIFE, AFTER PD GROWN, AND HIT MANY OF LIFE'S PREVERBIAL BUMPS ALONG THE WAY. I FOUND, I WAS A FATHER OF SIX CHILDREN MYSELF AND TWO GRAND CHILDREN AND LIVED IN A HOME I'D BUILT MYSELF FOR THE MOST PART WITH A WIFE AND OUR MOTHER, AND CHILDREN.

I HAD WORKED MANY TRADES THROUGHOUT MY LIFE AUTOMOTIVE, WAREHOUSE, MACHINIST AND CONSTRUCTION, MILITARY.

MY CHILDREN AND MYSELF HAD FEATHERED LIFE'S PEER PRESSURES AS TEENS AND ADOLESCENTS. SO YOU CAN IMAGINE OUR LIFE WITH SIX CHILDREN AND THE STRUGGLES OF OUR ECONOMIES GROWTHS, AND THE BEGGININGS OF A RECESSION. IN WORDS, WE WERE THE RED BLOODED AMERICAN FAMILY SURVIVING AND NAVIGATING THE HURDLES OF A TROUBLED ECONOMY,

I HAD BEEN IN TROUBLE WITH THE LAW MANY TIMES THROUGHOUT MY LIFE, AND SURVIVED ADDICTIONS ON MANY LEVELS, BUT THIS DAY, THIS 28TH DAY OF MARCH 2009, THOSE HURDLES HAD BEEN LONG INTO MY PAST,

AND I BELIEVED MYSELF TO BE A RESPONSIBLE AND PRODUCTIVE MEMBER OF SOCIETY, SELF EMPLOYED FAMILY MAN, FATHER, HUSBAND, GRANDFATHER, NEIGHBOR AND EMPLOYER

FROM PAGE 1

evidence at the murder scene in Lucerne Valley. His trial was scheduled to begin in less than 60 days when the fliers were sent out, according to the hand-written lawsuit filed on July 28.

In his \$5 million lawsuit, Yablonsky claims the flier implied he was already guilty and ensured that he won't be able to receive a fair trial in San Bernardino County as well as adjacent counties.

Dana Fox, a Los Angeles attorney who represents Ramos, said the suit is premature because Yablonsky hasn't gone to trial yet, and there's no proof that the jury pool has been contaminated.

"He can go to the criminal court and seek for a change of the venue if he truly believes that the jury pool has been contaminated. He has not done that," Fox said. "Finally, the statements in the flier are accurate, (and they) contain expressions of opinion. And the photograph that is used is a matter of public record."

Fox said he filed a motion for the judge to dismiss Yablonsky's lawsuit, which will be heard on Oct. 5.

Deputy Public Defender David Sanders, Yablonsky's attorney in his murder case, said he plans on requesting a

change of venue because of the pre-trial publicity created by the fliers.

"They contaminated a jury pool and made it difficult for us to get an unbiased jury and a fair trial," Sanders said.

Yablonsky asked Victorville Superior Court

Judge John Tomberlin for a court order allowing him to use the law library, Sanders said. Yablonsky is representing himself in the civil lawsuit against Ramos.

Yablonsky was scheduled to return to Victorville Superior Court

last Friday for a pre-trial hearing in the murder case. If convicted of the murder charge, Yablonsky could face life in prison without parole.

Tomoya Shimura may be reached at tshimura@VVDailyPress.com or (760) 955-5368.

L.V. murder suspect files suit against District Attorney Ramos used Yablonsky's photo in campaign flier

BY TOMOYA SHIMURA
STAFF WRITER

SAN BERNARDINO • A Lucerne Valley murder defendant is suing San Ber-

nardino County District Attorney Michael Ramos, claiming Ramos tainted the potential jury pool by printing the defendant's photo in election campaign fliers. Ramos mailed a flier to registered voters within the county during his re-election campaign in May, according to the lawsuit filed by John Henry Yablonsky. The flier contained a dominant 5-by-7 mug shot of Yablonsky along with this statement by Ramos: "A case is never cold to the family of a murder victim. That's why I have worked with the Sheriff's Unit. Using DNA evidence, we have filed murder charges in 19 cold cases. Twenty

five years after the crime, Rita Cobb's family will have closure."

Prosecutors charged Yablonsky last year with the 1985 murder of Cobb after law enforcement officials matched his DNA with

SEE SUIT • PAGE 5

DAILY PRESS

Thursday, September 9, 2010

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Victor Valley & The High Desert

The plus tax

Murder suspect, Yablonsky sues district attorney

Ramos used alleged
killer's photo in
campaign flier;
defendant wants \$5M

BY TOMOYA SHIMURA
STAFF WRITER

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Michael
Ramos

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SEE YABLONSKY • PAGE 6

IT'S NEVER A "COLD CASE"

"A case is never cold in the family of a murder victim. Only why I have worked with the Sheriff to start the Cold Case Unit. Using DNA evidence, we have filed murder charges in 19 cold cases. Twenty five years after the crime, Rita Cobb's family will have closure."

John Henry
Yablonsky



RAMOS CAMPAIGN FLIER

ELECTION FLIER: John Henry Yablonsky filed a civil rights lawsuit against District Attorney Michael Ramos claiming that this election flier, with Yablonsky's photo, contaminated the jury pool prior to his murder trial.

YABLONSKY: Will return to court Friday

FROM PAGE 1

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Yablonsky will return to Victorville Superior Court on Friday for a pre-trial hearing in the murder case. If convicted of the murder charge, Yablonsky could face life in prison without parole.

Tomooya Shimura may be reached at tshimura@VVDailyPress.com or (760) 955-5360.

(2) IT WAS A SUNDAY, AND ME AND THE WIFE HAD AWAKEN AFTER SLEEPING-IN, TODAY I WAS TO MAKE BREAKFAST, I LOVED TO COOK, AND SUNDAY BREAKFAST IN OUR HOME WAS ALWAYS A TREAT. COFFEE MUG IN-HAND, I THOUGHT I'D SNEAK TO THE STORE REAL QUICK TO GET A FRESH PACK OF CIGARETTES BEFORE I STARTED TO COOK. BEFORE I COULD EVEN GET INTO MY TRUCK, I WAS APPROACHED BY TWO MEN, IDENTIFYING THEMSELVES AS OFFICERS, AND ASKED IF I'D MIND ASSISTING THEM BY ANSWERING A FEW QUESTIONS, THAT IT'D ONLY TAKE A FEW MINUTES. DETECTIVE MYLER AND DETECTIVE ALEXANDER I'D FOUND OUT. I FIGURE MY BOYS HAD GOTTEN INTO SOMETHING, SO I INVITED THE DETECTIVES INTO THE HOUSE. I NOTICED ANOTHER PLAIN CLOTHS CAR DIRECTLY IN FRONT OF MY HOME, WITH ANOTHER DETECTIVE SITTING AGAINST HIS HOOD AND WATCHING THESE DETECTIVE APPROACH ACROSS MY DRIVE WAY. THERE WERE 10 COP CARS AT THE END OF MY BLOCK. IT SEEMED SO INFORMAL AT FIRST, BUT THEY IDENTIFIED THEMSELVES, FROM THE SAN BERNARDINO COUNTY DEPARTMENT, AND HAD QUESTIONS OF A MURDERED PERSON I USE TO KNOW, AND HAD BEEN QUESTIONED BEFORE, 25 YEARS EARLIER. I RECALLED AS MUCH AS I COULD REMEMBER, AND WAS QUESTIONED ABOUT MY RELATIONS WITH THIS DECEASED PERSON, AND THEN ABOUT THE EXTENTS OF MY RELATIONS WITH THIS PERSON. NO RIGHTS HAD BEEN READ. THESE QUESTIONS WERE CARNAL IN NATURE AND WERE ASKED OF ME IN FRONT OF MY WIFE, WHICH TOOK YEARS TO OVERCOME HER JEALOUSY AND SELFESTEEM IN THE BEGINNINGS OF OUR AT CURRENT, 9 YEAR MARRIAGE. I FELT IT UNPROFESSIONAL OF THE NATURE OF THESE QUESTIONS AS WELL AS THE CURRENT COMPANY PRESENT, "MY WIFE AND STEP MOTHER", AS WELL AS BEING NONE OF THESE OFFICERS DAMN BUISNESS, NOR

③ HAD I BEEN READ ANY RIGHTS OF MIRANDA. MY 1ST AMENDMENT

(4) ONE OF THE DETECTIVES SUGGESTED A MORE COMFORTABLE SURROUNDING FOR THIS LINE OF QUESTIONS AS HE TOO MUST HAVE SUSPECTED THE NATURE OF THE TOPIC HAD PRESENTED A COMPROMISING POSITION IN FRONT OF THE COMPANY PRESENT, "MY WIFE AND MOTHER IN-LAW". WE HAD TAKEN THE CONVERSATION TO OUTSIDE, SO I COULD SMOKE. (GOD I LOVED CIGARETTES, BUT COULDN'T STOP)

WHILE OUTSIDE I SUGGESTED TO THESE DETECTIVES "A CORNER CAFE", BUT THEY INSISTED "THE POLICE STATION" WOULD BEST SUIT THEIR NEEDS, SO I COMPLIED. THE OFFICER WAS STILL IN FRONT OF MY HOUSE, AND LOOKED TO BE ON A PHONE. THE DETECTIVES WERE PERSISTANT ABOUT GOING IN THEIR CAR, BUT I DROVE MY OWN. I SPOKE TO MY FATHER ON THE PHONE WHO WAS STILL LOCAL TO THE AREA OF QUESTION, LUCERNE VALLEY. I TOLD HIM I WAS GOING TO THE POLICE STATION TO BE INTERROGATED FOR A MURDER OF A LOCAL PERSON, AND HE'D THOUGHT HER SON WAS ALREADY IN PRISON FOR THIS CRIME ALONG WITH THE SON'S GIRLFRIEND OR WIFE, THERE WERE AT LEAST 10 COP CARS AT THE END OF MY BLOCK. THERE WAS A VIDEO INSIDE THIS LOCKED STATION, WHERE THE ONLY EXIT WAS BY A MONITORED AND SECURED DOOR THROUGH THE LOBBY. I KNEW I WAS UNDER ARREST AT THIS TIME, NOW THE COPS WOULD NOT LEAVE MY SIDE AND WATCHED MY EVERY MOVE, BUT I HAD NOTHING TO HIDE SO I ANSWERED, AND ANSWERED DOZENS OF QUESTIONS FOR WHAT SEEMED HOURS. THESE DETECTIVES STATED MY CAR BACK THEN - "WIFE'S CAR", A BLUE PINTO HATCHBACK WITH A WHITE RACING STRIPE HAD BEEN SEEN AT THE SCENE OF THIS CRIME, AND THERE WAS A WITNESS TO TESTIFY TO THAT FACT. MANY QUESTIONS OF MY RELATIONS WITH THIS PERSON WENT ON FOR A VERY LONG TIME, AND THE CHARN TOPIC AROSE. AS I'D SAID BEFORE, I DENIED THAT LEVEL OF ANSWERS DUE TO MY WIFE'S PRESENCE, AND I WAS NOT GOING TO SAY ANY DIFFERENT, NO MIRANDA, I DIDN'T CARE WHAT

SHERIFF'S DEPARTMENT
COUNTY OF SAN BERNARDINO
CALIFORNIA
CA 03600

H #100-85

REPORT AREA

Page 1

SECTION 187	CRIME MURDER	CLASSIFICATION	
VICTIM'S NAME - LAST NAME COBB,	FIRST NAME RITA	MIDDLE NAME MARBEL	(FIRM NAME IF BUSINESS)
ADDRESS	RESIDENCE	PHONE	

CONTACT FROM FBI/VICAP: (703) 632-4163

On 11/27/02, I received a phone call from FBI VICAP Analyst Ken Witlow, phone number (703) 632-4163, regarding the following SBSD homicide investigations:

DR # 1331490-07/H #68-85

Victim: Brooks, Helen Margaret
WFA-63, DOB: 07/11/22
Found: Friday, 07/05/85
Location: 19001 Highway 18, Apt. #2, Apple Valley, CA
Suspect: Unknown

DR # 1331036-07/H #100-85

Victim: Cobb, Rita Marbel
WFA-55, DOB: 02/23/30
Found: Monday, 09/23/85
Location: 35435 Highway 18, Lucerne Valley, CA
Suspect: Unknown

Witlow said through their review of the two SBSD cases, they found (4) similar murder cases from (4) jurisdictions that occurred from 1986-1989. Witlow said he contacted the other agencies regarding the similarities in each case. The following cases were given:

LOS ALAMITOS PD CASE #860764

Victim: Deeble, Majorie Elaine
Found: May 12, 1986
Suspect: Edwards, Robert Mark WMA-41, DOB: 06/14/61, (Arrested/In-Custody since 1997)
Contact: Sgt. Travis/Los Alamitos Homicide, (562) 431-2255

Edwards was later convicted for this murder in 1998 and sentenced to death

REPORTING OFFICER DET. CARLOS A. ESPINOZA E-0802	DATE 12/02/02	REVIEWED BY	TYPED BY CAB	ROUTED BY	DATE
ACTION: <input type="checkbox"/> NO		COPIES TO: <input type="checkbox"/> Other <input type="checkbox"/> SD/PD <input type="checkbox"/> Detective <input type="checkbox"/> CII <input type="checkbox"/> Other <input type="checkbox"/> Dist. Atty. <input type="checkbox"/> Patrol		REMARKS	

15-15184-401 Rev. 1/83

SHERIFF'S DEPARTMENT
COUNTY OF SAN BERNARDINO
CALIFORNIA
CA 03600

1331036-17

H #100-85

REPORT AREA

Page 2

SECTION PC 187		CRIME MURDER	CLASSIFICATION
VICTIM'S NAME - LAST NAME COBB,	FIRST NAME RITA	MIDDLE NAME MARBEL	(FIRM NAME IF BUSINESS)
ADDRESS			PHONE

CONTACT FROM FBI/VICAP: (continued)

LOS ANGELES COUNTY SHERIFF CASE #086074941617

Victim: Belcher, Rhonda
Found: June 26, 1986
Suspect: Unknown
Contact: Sgt. Joe Hartshorne/LASO Homicide, (323) 890-5641

COSTA MESA PD CASE # 88-59459

Victim: Gibbons, Malinda
Found: July 18, 1988
Suspect: Unknown
Contact: Sgt. Archer/Costa Mesa PD Homicide, (714) 754-5395

LOS ANGELES PD CASE # 89-1123392

Victim: Kreismanis, Brigita
Found: August 5, 1989
Suspect: Unknown
Contact: Det. Berdin/LAPD Homicide, (213) 847-4261

I ran a records check regarding the Los Alamitos suspect (Robert Mark Edwards/CII #A06751443). Edward's records showed he was arrested/in-custody at CDC on 12/10/85, until he was paroled on 12/12/85. On 11/27/02, I contacted the CDC Statewide Parolee Locator Service/OBIS (916-358-1847) and spoke to Record's Clerk Scott Johnson. Upon review of their records, Johnson confirmed Edwards was incarcerated from 12/85-12/86.

Based on this information, Edwards could not be a suspect in our murder investigation because he was incarcerated at the time of the murders.

REPORTING OFFICER DET. CARLOS A. ESPINOZA E-0802		DATE 12/02/02	REVIEWED BY	TYPED BY cae	ROUTED BY	DATE
ACTION: <input type="checkbox"/> NO		COPIES TO: <input type="checkbox"/> Other <input type="checkbox"/> SD/PT <input type="checkbox"/> Detective <input type="checkbox"/> CII <input type="checkbox"/> Other <input type="checkbox"/> Dist. Atty. <input type="checkbox"/> Patrol		REMARKS		

5-15184-401 Rev. 1/83

9/23/85?

16

1) THEY THOUGHT I WAS YOUR A LIAR", AND SINCE IT DID NOT SEEM RELEVANT, I MAINTAINED MY FIRST ANSWER. STILL, NO MIRANDA WARNING WAS GIVEN, AND THERE HAD BEEN NO INTERRUPTION TO THE VIDEO CAMERA OPERATION UNTIL I HAD HAD MY FILL OF QUESTIONS. I TOLD THESE DETECTIVES I KNEW BY THEN THEY SUSPECTED ME BY THE LINES OF ACCUSATIONAL QUESTIONS AND THAT I WAS GOING TO CALL MY ATTORNEY. CALL MY WIFE AND LEAVE. I WAS DENIED TO LEAVE AND THE QUESTIONS BECAME ALL ACCUSATIONS, "WE HAVE PROOF", "THE BEST PROOF WE'VE EVER SEEN IN OUR ENTIRE CAREERS" ALL ON VIDEO. I FELT BAD, SOMEONE HAD REALLY HURT THIS PERSON AND I'D KNOWN HER TO HAVE TROUBLE WITH PEOPLE OF THE VALLE. BUT I INSISTED I HAD NOTHING TO DO WITH HER MURDER. THEY SAID "WAS IT THE OTHER YOU" THAT KILLED HER? I WAS PISSED OF THE ACCUSATION AND EXPLAINED THEIR INTERROGATION WAS STELLAR, BUT "I DID NOT KILL THIS PERSON". THE COPS SAID SOME STUFF ABOUT EVIDENCE THEN TOLD ME TO STAND UP, THAT I WAS UNDER ARREST FOR THE MURDER OF "RITA COBB" AND I WAS CUFFED, AND TAKEN TO A CELL. STILL, I HAD NEVER BEEN READ A MIRANDA. MY BAIL WAS A MILLION DOLLARS AND A NOT GUILTY PLEA WAS ENTERED 3 DAYS LATER.

I TOLD MY ATTORNEY EVERY THING I KNEW, AND HE TOLD ME THERE WERE SEVERAL SUSPECTS TO THIS CASE, THAT MOST OF THEM HAD DIED OR COMMITTED SUICIDE, THAT ALL OF THESE STRATEGIES WERE GOING TO BE USED, TO DEFEND THIS CASE. I WAS GIVEN TRANSCRIPTS AND POLICE REPORTS, AND IMMEDIATELY TOLD MY ATTORNEY, THE TRANSCRIPTS WERE ALTERED AND WAS ADVISED THEY WERE ONLY INTERPRETATIONS, THAT TRIAL WOULD PRESENT VERBATIM TRANSCRIPTS. MY FIRST ATTORNEY WAS REPLACED WITH ANOTHER THAT PROCLAIMED TO BE A MORE SEASONED

U SPECIALIST ON MURDER TRIALS THAT WERE COMPLICATED, AND I WAS NEVER SEEN OR SPOKE TO BY THIS "PROFESSIONAL" ATTORNEY, BUT VERY SELDOM, AND MOSTLY AT COURT. HE'D SEEN ME ONCE IN THE JAIL WHEN HE WAS FIRST ASSIGNED, AGAIN I TOLD HIM TRANSCRIPTS AND PHONE TRANSCRIPTS WERE ALTERED, AGAIN A REASSURANCE THAT VERBATIM TRANSCRIPTS WOULD BE USED. AFTER A YEAR AND A HALF, THE COUNTY DISTRICT ATTORNEY USED MY CASE, MY MUGSHOT AND GAVE PROMISES OF CLOSURE TO THE FAMILY THROUGH MY TRIAL, ON HIS COUNTY DISTRICT ATTORNEY RE-ELECTION CAMPAIGN FLIERS, THERE WERE 3 SEPARATE FLIERS IN TYPE, BUT ALL VEHICLED "PROMISES OF CLOSURE THROUGH A TRIAL, LATER THAT YEAR," WHICH TRUTHFULLY WAS ABOUT 49 DAYS TILL MY TRIAL WAS TO BEGIN. THESE FLIERS WERE MAILED TO THE ENTIRE COUNTY'S REGISTERED VOTERS HOMES, ALL 3 TYPES, WITHIN A WEEKS DISTANCE OF ONE ANOTHER TO THE ENTIRE REGISTERED VOTER POPULATION. HUNDREDS OF THOUSANDS MAILED. I TRIED TO SUE "MICHAEL RAMOS" FOR HIS ACTS AGAINST MY RIGHTS, BUT WAS DISMISSED FOR LACK OF PROOF AND EVEN AFTER EXPLAINING TO THIS JUDGE, MY TRIAL WAS CANCELLED. HE INSISTED I HAD NO EVIDENCE OF WRONG DOING WHILE HE WAS LOOKING AT MY FACE ON THE COUNTY DISTRICT ATTORNEY'S RE-ELECTION CAMPAIGN FLIER. THIS SAME DISTRICT ATTORNEY THAT WAS CONVICTED OF POLITICAL CAMPAIGN FUNDS MISAPPROPRIATIONS OF \$10,000⁰⁰ IN HIS RE-ELECTION CAMPAIGN PAID TO HIS WIFE, AT THE PENALTY OF A \$200⁰⁰ FINE BY THE CAMPAIGN BOARD, AND WHILE HE WAS ACCUSED OF SEXUAL HARASSMENT TO A FEMALE OFFICE PERSONNEL, THAT WAS DISMISSED ALSO FOR LACK OF EVIDENCE.

THE RIGHTS FOR MY ATTORNEY OR ANY OFFICIAL VISITS WERE TERMINATED BY THE COUNTY JAIL WHICH PREVENTED MY ATTORNEY FROM BEING ABLE TO HAVE LEGAL VISITS IN JAIL. MY CASE WAS ENHANCED TO A DEATH PENALTY/L.W.O.P. (LIFE WITHOUT POSSIBILITY PAROLE) AND STILL MY ATTORNEY NEVER DISCUSSED LEGAL DEFENSES OR

W STRATEGIES, ALL THE WHILE PROMISING ME A DEFENSE, SAYING^U HE BELIEVED IN MY INNOCENCE. MOTION TO RECUSE DISTRICT ATTORNEY WAS DENIED, AFTER IT WAS IMPROPERLY AND INSUFFICIENTLY PREPARED OR SERVED UPON THE ATTORNEY GENERAL OF THE STATE.

MY ATTORNEY TOLD ME WE HAD A TOTAL OF SEVEN WITNESSES, IN MY BEHALF, AND THAT MY CASE WAS BASED ON MY TESTIFYING TO MY TRUTH, AND THAT THERE WAS IN FACT NOT ONE SLITCH, DOCUMENT, OR WITNESS THAT PROVES I COMMITTED ANY CRIME AT THIS PERSONS HOME OR TO THIS PERSON, ONLY 300 PAGES OF THE 4000 PAGES OF EVIDENCE I WAS GIVEN. ONE HAD SHOWN THERE WAS FIVE CRIMES THAT F.B.I CRIMINALIST HAD TYPED, BY THE SAME SUSPECT,

A MAN ON DEATH ROW, FOR TWO OF THEM, STATED WHEN HE WAS QUESTIONED ABOUT THE COBB OR BROOKS MURDERS, THAT HE TOLD POLICE DETECTIVES HE WAS INCARCERATED THREE MONTHS BEFORE THE COBB MURDER, AND HIS BLOOD DID NOT MATCH THE CRIME SCENE, SO HE WAS RELEASED OF SUSPICION FOR THE MURDER I AM CHARGED WITH. THIS DOCUMENT CLEARLY SHOWS THAT "DEATH ROW" MAN WAS NOT ARRESTED UNTIL 3 MONTHS AFTER THIS MURDER, AND FOR ONLY ONE DAY.

MAKING HIM AGAIN A PRIME SUSPECT TO THIS COBB CASE EXCEPT HE DIDN'T MATCH BLOOD SAMPLES FROM THE SCENE, TRIAL DATES WERE RESET FOR JANUARY OF 2011 AND STILL, NO COMMUNICATIONS WITH MY ATTORNEY EXCEPT FOR A VIDEO PHONE CONFERENCE OF 20 MINUTES, AND MORE PROMISES TO READY ME TO BE QUESTIONED ON THE STAND. WITH THE TIME TALKING TO MY ATTORNEY IN COURT, AND HIS TWO VISITS IN THE JAIL BEFORE MY PRIVILEGE WAS CANCELLED, AND TWO VIDEO CONFERENCES, ATTORNEY DAVE SANDERS HAD SPENT LESS THAN 6 HOURS DISCUSSING, AND COURT APPEARANCES ON MY CASE UP UNTIL THE DAY THE TRIAL STARTED.

④ 6 HOURS OF CLIENT TIME IN 2 YEARS FOR A MURDER CASE, HE DID NO INVESTIGATIONS

(10) HE TOLD ME THERE WAS AN OLD COUNTY CORONER THAT HAD CONFESSED TO THIS CRIME AT A PARTY, TO PARTY GOERS, OF EXPLICIT DETAIL SCENE DISCRPTION, MOTIVE, AND METHOD, WITH DETAIL OF THE LEFT REMAINS, HOW HE MET HER THAT NITE, HER NAME, AND WHY HE KILLED HER. THIS CALL WAS PLACED TO THE WE-TIP ORGANIZATION IMMEDIATELY AND WAS INVESTIGATED BY A DETECTIVE CARR OF THE S.B. S.D.

BUT AGAIN, EVEN THOUGH THIS MAN WAS SUSPECT OF TWO OF THE THREE REMAINING UNSOLVED F.B.I TYPED MURDERS RITA COBB AND HELEN BROOKS, HE WAS RELEASED, BECAUSE HE DID NOT MATCH THE BLOOD SPATTERS ON THE COBB CRIME SCENE ON A DOOR JAMB, EVEN THOUGH ONE BLOOD SPLATTER WAS IDENTIFIED ON THE SCENE MAP, BUT WAS NOT COLLECTED, NOR PROCESSED. HIS WE TIP CALL WAS IN 1988, THREE YEARS AFTER THE COBB/BROOKS MURDERS, JUST A FEW MILES APART. THIS COUNTY CORONER OF SUSPICION KILLED HIMSELF IN 1999, I BELIEVE. THREE CIGARETTE BUTS WITH HIS SALIVA WERE RECOVERED FROM THE COBB SCENE, 2- OF HIS BRAND, 1- OF THE VICTIMS BRAND AND WAS OVER HER LIPSTICK TRACINGS AFTER SHE'D SMOKED.

THIS COUNTY CORONER'S NAME WAS WILLIAM BACKOFF AND REAL NAME WAS GREGORY RANDOLPH. MY ATTORNEY TOLD ME THE JUDGE WAS NOT ALLOWING ANY EVIDENCES IN AND WOULD NOT GRANT ONE MOTION. I THINK SANDERS WAS AFRAID TO PUT SOME WORK IN, WHILE HE VIOLATED MY RIGHT TO A DEFENSE AND PROFESSIONAL ETHICS TO DISCLOSE ALL EVIDENCES TO HIS CLIENT, REMEMBER "300 OUT OF 40,000 PAGES" MY TRIAL STARTED IN JAN. 2011 AND MOTIONS TO ALLOW THE "F.B.I CRIMINALIST SCENE TYPED COBB VERSUS BROOKS" WAS NOT ALLOWED IN TRIAL, PROSECUTOR JOHN THOMAS SAYING THAT YABLONSKY IS NOT A SUSPECT AND HE NEVER INVESTIGATED THE BROOKS CASE, BUT SINCE 1985 TILL 2011 COBB/BROOKS WAS ON THOUSANDS OF POLICE INVESTIGATION

SECTION PC 187	CRIME MURDER	CLASSIFICATION
VICTIM'S NAME - LAST NAME COBB, RITA MABEL		FIRST NAME MIDDLE NAME (FIRM NAME IF BUSINESS)
ADDRESS	<input type="checkbox"/> RESIDENCE <input type="checkbox"/> BUSINESS	PHONE ()

PAGE 7

excited about going out with Bruce Lee. I asked if Drake knew the man identified as Fred and she said yes she did know him, and had seen him several times at Rita's house. I asked if Rita had ever said anything or complained to her about Fred hitting her, to Drake's knowledge, Rita had never made this complaint. I asked Drake what type of personality she would describe Rita as having, Drake said that she drank alot and could be very caustic when she had been drinking and not remember her comments after she'd sobered up. She further described Rita as liking men and used to go out to the Moose Lodge, quite alot on Saturday nights in Lucerne Valley and occasionally the Y Cafe and the Zodiac. I asked also if Rita was known to have any preference as to her men as far as age and Drake replied, no. I asked about race and Drake replied was, to her knowledge, Rita preferred white men and preferably those closest to her age, however she was not particular about age. Drake had nothing further of investigative value and the interview was concluded at that time.

ADDITIONAL INFORMATION OFFICER:

After concluding the above interviews, Det. Knapp and myself were requested by Sgt. Baker and Det. Woods to make contact with a Betty Ball in Apple Valley for purposes of interview. Further information refer to supplemental interview by Det. Knapp. After completing the interview with Betty Ball, Det. Knapp and myself returned to the Victorville station to await the arrival of the Sheriff's Homicide units. While at the station I ran through CNI and CLETS the name of Fred Bedard who is mentioned as a former "lover" of the victim Rita Cobb. Through CNI, I received a response showing Fred Bedard as a male 42 years of age, DOB 8-10-42, 5'7", 180 lbs, gray hair and eyes are blue. Mr. Bedard has had contact with the Victorville Sheriff's office on two occasions, once as a suspect in 1970 of a battery and once in 1983 as a suspect in a petty theft. Bedard's last address shows as of 2-83, 16702 McKinney Way in Victorville California. Contact through CLETS shows no warrants or warrants outstanding for Mr. Bedard and it shows a manual CNI number of MO 1431025, refer to attached teletypes.

ADDITIONAL INFORMATION: BACKHOFF, WILLIAM ROGER Tall Trees Trailer Park Lucerne Valley, Calif.

On 9-25-85 at approx. 0740 hrs., I was contacted by telephone by Mr. Backhoff. Mr. Backhoff stated he had received word that the Sheriff's dept., was looking for him in connection with Rita Cobb's death investigation. I told him I was not familiar with anyone looking for him however, I would talk with him at this point. Backhoff told me, he'd received word yesterday afternoon someone from the Sheriff's office was trying to contact him to talk to him about the death of Rita Cobb. He said he didn't know anything about her death, but said that he did know her and he talked to her on the day she got back from Canada, approx. 2 weeks ago, and related this incident.

REPORTING OFFICE IS G TITTLE T1183	DATE 9-26-85	REVIEWED BY	TV: LDB fj	ROUTED BY	DATE
ACTION: YES <input type="checkbox"/> NO <input type="checkbox"/>	COPIES TO: <input type="checkbox"/> Detective <input type="checkbox"/> CH <input type="checkbox"/> Other	<input type="checkbox"/> SD/PD <input type="checkbox"/> Other	REMARKS		

10 1/2

SAN BERNARDINO COUNTY
SHERIFF'S DEPARTMENT
CRIMINALISTICS LABORATORY

LR
LC# 44659

REQUEST FOR PHYSICAL EVIDENCE EXAMINATION

DIRECTIONS: Please TYPE or PRINT CLEARLY ALL information on both sides of this form PRIOR to submitting evidence to the Laboratory. ALL physical evidence submitted to the Laboratory for examination must be accompanied by a completed form with the EXCEPTION of (1) narcotics evidence, (2) Blood/Urine Alcohol Kits, and (3) Marijuana Citation Kits.

Please telephone the Laboratory if there is a change in the status of the case or there is additional information pertaining to the case that should be made known to the Laboratory.

Requesting Agency SBSD / HOMICIDE Agency Case No. 1331036-07
1331490-07
Date of Request 8-10-88 Date of Offense 7-4-85 Offense PC 187
9-20-85
Date/Time of Evidence Collection 8-10-88 1320 Collected By BRUCE MCOWAN M1860
Victim(s) No. 1 BROOKS, HELEN Suspect(s) No. 1 BACKHOFF, WILLIAM
(Last Name First) No. 2 CORB, RITA (Last Name First) No. 2 _____
No. 3 _____ No. 3 _____
No. 4 _____ No. 4 _____

Brief Summary of Case Circumstances (Indicate where evidence was found and/or collected):

TWO (2) FEMALE VICTIMS WHO LIVED IN THE APPLE VALLEY
AND LUCERNE VALLEY AREAS WERE FOUND MURDERED
IN THEIR RESIDENCES TWO (2) MONTHS APART. BOTH
V/ WERE KILLED BY LIGATURE STRANGULATION, SEMEN SAMPLES
FROM BOTH V/ SHOWS S/ POSSIBLY AN ABO TYPE B NON SECRETOR.

Description of Evidence:

Item Designation
(A, B, C, etc.)

Brief Description (Package and Contents)

H-1, 2, 3 cigarette butts

24 HOURS

P.O. BOX 1298
RANCHO CUCAMONGA, CA 91730-129
(714) 987-5005 Business Office

PLEASE ADVISE WE T.I.P. OF ARRESTS / CONVICTIONS / DISPOSITION

BY AGENCY SBSO-Central Dispatch

CASE # MC 104476

ADDRESS _____ NE () _____

CITY _____ COUNTY _____ DATE _____ ZIP _____

SECONDARY AGENCIES SBSO- _____

DATE CALL RECEIVED 8/6/88 TIME 1435 PDT REFERRAL MEDIA KABC/TV 5:49:20

DATE AGENCY CALLED 8/6/88 TIME 1500 PDT PHONE 714 387 8313

SPOKE TO Deputy Carr AGENCY SBSO-Central Dispatch

SUSPECT #1 NAME William Backoff AKA Unk

ADDRESS 9190 Kickasaw Trail (Trailer) PHONE Unk

CITY Lucerne Valley COUNTY San Bern. STATE CA ZIP Unk

SEX M RACE W AGE 52 DOB Unk HAIR Gry EYES Unk HGT 5'5 WGT 120

MARKS Small appr. USER Unk DRUG _____

VEH: YR Unk MAKE Ford MODEL P/U Truck COLOR Brn LIC # Unk

MARKS/OTHER VEH Blk tool box on back/Unk

WORK/SCHOOL/HANGOUTS Unk/Unk/Unk

ARREST DATES Unk CHARGE _____ WHERE _____

me: HOMICIDE QUANTITIES N/A

CRIME LOCATION LUCERNE VALLEY, CA DATE/TIME APPROX 3 yrs ago.

PROPERTY TAKEN N/A STASHED N/A

M.O./SPECIAL INFORMATION Suspect was bragging that he strangled, raped and mutil-

ated a victim by name of Rita Cobb approx 3 yrs ago. Was laughing and bragging

about crime at a party over week-end. Said he had picked up the victim at

a bar called Zodiac, and when victim indicated that she was turned off sex-

ually to suspect, he dragged he strangled her until victim "turned black."

Then he described other crimes against victim after victim was dead. NFD

ANG RELATED Unk WEAPONS/DOGS Unk/Unk STASHED _____

SUSPECT #2 NAME _____ AKA _____

ADDRESS _____ PHONE () _____

CITY _____ COUNTY _____ STATE _____ ZIP _____

SEX _____ RACE _____ AGE _____ DOB _____ HAIR _____ EYES _____ HGT _____ WGT _____

MARKS _____ USER _____ DRUG _____

HOW INVOLVED W/ SUSP #1 & CRIME _____

ESTIMATED TIME/METHOD OF APPROACH Unk/Unk

CALL BACK YES CALLED BEFORE NO REFERRAL # _____ REWARD NO

IFC. ACTION 1st HAND FROM INFORMANT XX HEARSAY _____

THE ABOVE INFORMATION MAY BE INCOMPLETE. BE ADVISED THAT ALL QUESTIONS HAVE BEEN ASKED. IT IS WE TIP'S POLICY TO FORWARD ALL

POSSIBLE INFORMATION WITHOUT SCREENING. WE TIP, INC. OPERATOR #50



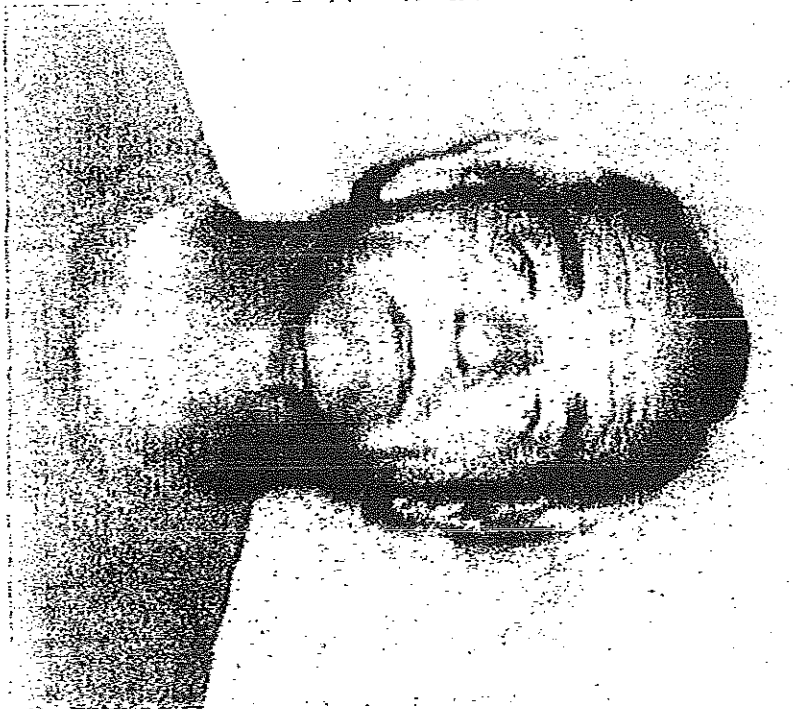
William Backoff (1991)

No Current Photo Available

William Backoff (2008)



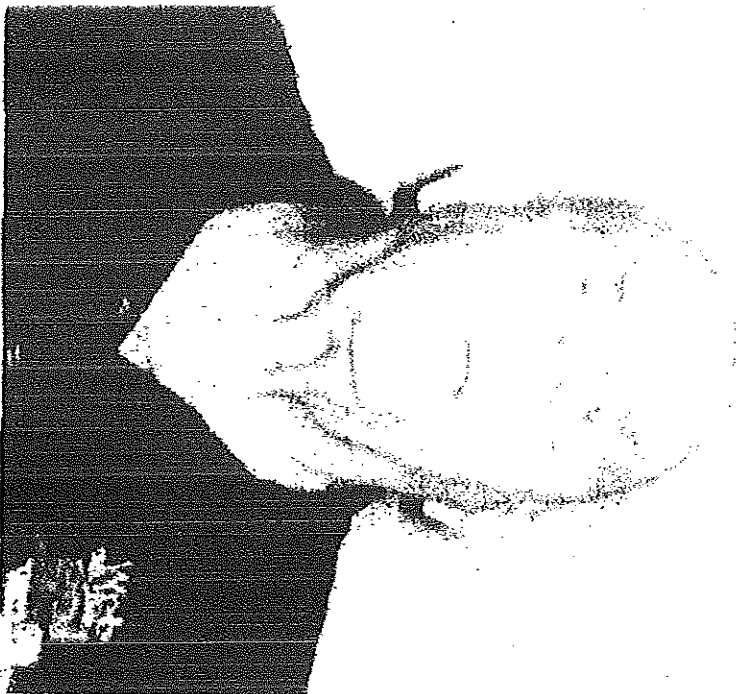
Daryl Kraemer (1991)



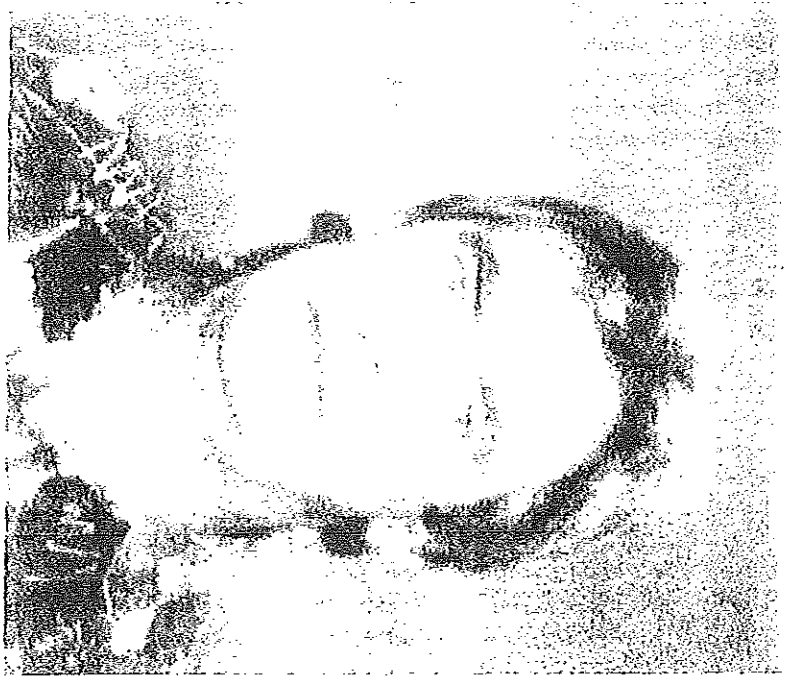
Daryl Kraemer (2007)



Donald Stowe (1992)



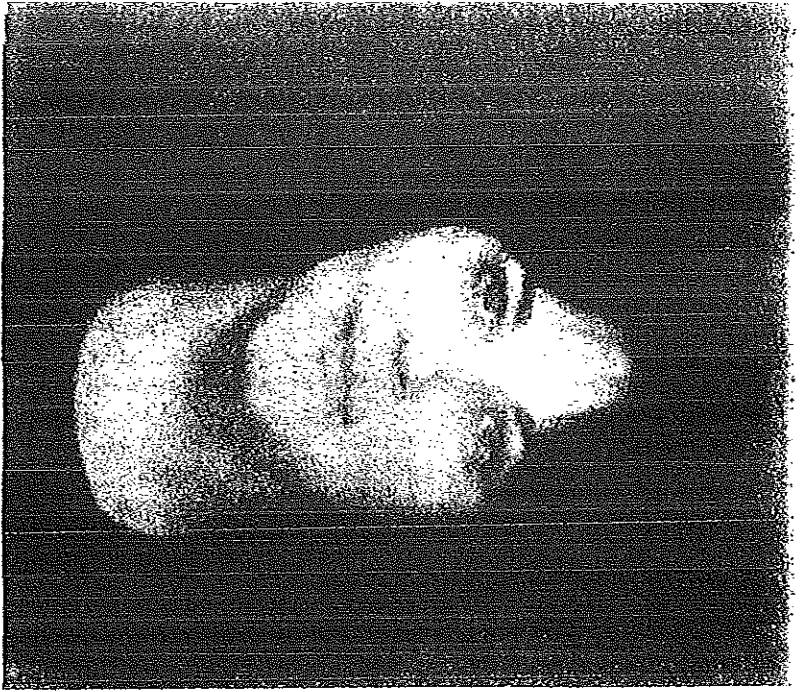
Donald Stowe (2006)



John Sullivan (1993)



John Sullivan (2008)



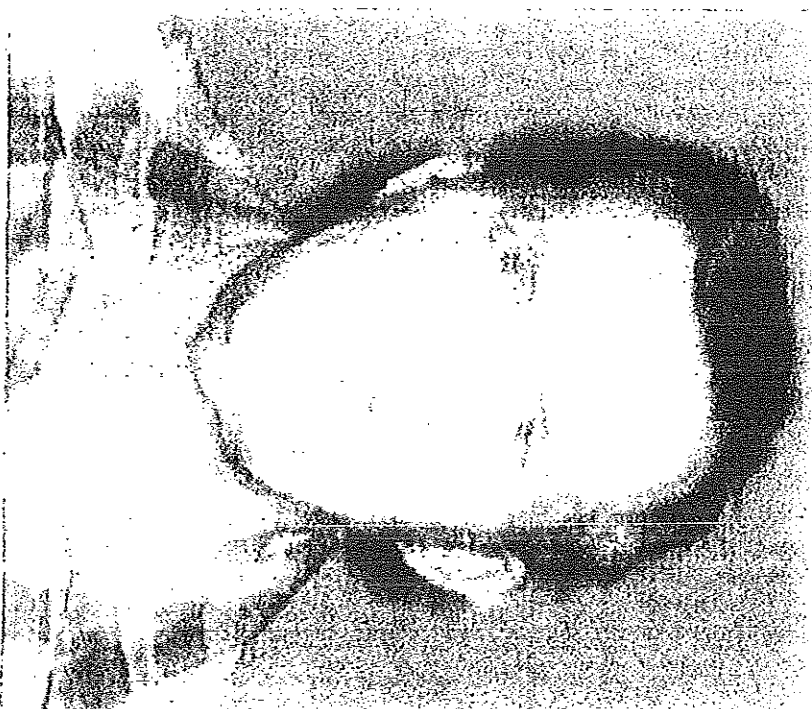
Francesca Drake (1992)



Francesca Drake (2008)



Daniel Cook (1994)



Daniel Cook (1999)

VICTIM MEDICAL IDENTIFICATION

4. Doctor or medical facility that has the victim's medical records.

's Name: _____ Medical Facility: _____
City: _____ State: _____
Address: _____

5. Doctor or dental facility that has the victim's dental records/x-rays.

's Name: _____ Medical Facility: _____
City: _____ State: _____
Address: _____

X. SUMMARY

7. The space below is provided for a narrative summary of this incident. Please give a general overview, details, unusual characteristics, and the sequence of events. Also include any other pertinent information re: victim(s), suspect(s), evidence, etc. that was not captured elsewhere in this form:

Victim is 1 of 2 homicides w/ same suspect. Brooks lived
w/ was sexually promiscuous, and known as an easy
going. No forced entry to residence, nothing known to be
missing from residence. Victim found nude in her bedroom
and tied behind back with a nightgown, pants, hose
around neck, and the knot of the hose stuffed in her mouth.
He also had a pillow over her face. Approx 50 men
have been interviewed as I.D.'s as knowing her.

Suspect was determined to be a B non-secretor
no other DNA or blood work was done at the time
of the murder. Cross ref to H# ^{COBB, Rita} 100-85 D2 1331031-07
victims killed within 90 days of each other,
they lived approximately 10 miles apart on
age 18. Both dated a variety of men in age
and social standing.

to obtain the following information:

225. Doctor or medical facility that has the victim's medical records.

Name: _____ Medical Facility: _____
Address: _____ City: _____ State: _____

226. Doctor or dental facility that has the victim's dental records/x-rays.

Name: _____ Medical Facility: _____
Address: _____ City: _____ State: _____

27.

X. SUMMARY

The space below is provided for a narrative summary of this incident. Please give a general overview, details, unusual characteristics, and the sequence of events. Also include any other pertinent information re: victim(s), aspect(s), evidence, etc. that was not captured elsewhere in this form:

Victim is 2nd homicide involving same suspect. Both lived
alone, was sexually promiscuous and known as an easy pick-
up - boy. No forced entry, and nothing is known to be
missing from residence. Victim found nude, in her bedroom.
Back, posed. She had a coat hanger around her
neck, and a pair of white shorts over her face.
Approximately 20 men have been FD'd as knowing victim.
Suspect is a B non-secretary; no other blood
work or DNA had been done. Cross Ref w/ H# 68-05
L 1331490-07 victim Brooks.

Both victims lived approx 10 miles apart on
wy 18, and were killed within 90 days of
each other.

Both victims dated a variety of men, of
fluent age and social standing.

SAN BERNARDINO COUNTY
SHERIFF'S DEPARTMENT
CRIMINALISTICS LABORATORY

LK
LK# 44657

REQUEST FOR PHYSICAL EVIDENCE EXAMINATION

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FROM BOTH V/ SHOWS S/ POSSIBLY AN ABO TYPE B NON SECRETOR.

Description of Evidence:

Item Designation
(A, B, C, etc.)

Brief Description (Package and Contents)

H-1, 2, 3 cigarette butts

INTEROFFICE MEM.

1853



County of San Bernardino

DATE July 28, 1987

PHONE 387-2200

FROM David C. Stockwell, Criminalist
Sheriff's Crime Laboratory

TO Bill Arthur, Sergeant
Homicide Division

SUBJECT HELEN BROOKS/RITA COBB MURDERS

A recent search of the data base on all LR bloods received since 1983 for blood types matching the profile of the semen donor in these cases eliminated all but 2 of the 2300 bloods on file. Those 2 individuals are:

<u>NAME/LR#</u>	<u>OFFENSE</u>	<u>SUBMITTING AGENCY & AGENCY #</u>	<u>INVESTIGATING OFFICER</u>	<u>SUBMISSION DATE</u>
Holt, Mark LR 42915	PC 261	SO Fontana DR 1239574-03	G. Georgianna	12-2-83
Condar, Darrell 6179	PC 187	SO Homicide DR 1459120-07 (Apple Valley)	R. O'Hama	4-15-87

Please let me know if you require any further information.

David C. Stockwell
David C. Stockwell
Criminalist

DCS/jb

Copies: B. Arthur
W. Baird
LR 44659 - File Folder
LR 44452 - File Folder

(11) REPORTS BY DOZENS OF OFFICERS AND DETECTIVES, WHY (J) NOT SEPERATE THE CASES? EVEN FBI MATCHED THEM, AND DETECTIVE ROBERT ALEXANDER DID INVESTIGATE BOTH MURDER EVIDENCES. D.A. THOMAS RELEASED THE BROOKS EVIDENCE TO SANDERS AFTER MY LAWSUIT AGAINST COUNTY DISTRICT ATTORNEY WAS FILED AND SERVED UPON DISTRICT ATTORNEY MICHAEL A. RAMOS. BUT DA. JOHN THOMAS LIED ON RECORD TO THE JUDGE JOHN TEMBERLIN, THAT NO INVESTIGATIONS WERE DONE ON THE BROOKS CASE. THEN HOW DID HE RELEASE THOSE DATA? DURING JURY SELECTION, A COPY OF THE DISTRICT ATTORNEY'S RE-ELECTION FLIER WAS SHOWN TO THE ENTIRE JURY POOL OF A HUNDRED PEOPLE. OF 16 PEOPLE QUESTIONED, JURORS, THAT WERE SPECIFICALLY ASKED OF THEIR KNOWLEDGE, 4 ADMITTED TO RECEIVING THIS FLIER AND 2 COMMENTED THEY WOULD EXPECT THE COUNTY TO HAVE PROOF OF GUILT BEFORE THE DISTRICT ATTORNEY PULLED A STUNT LIKE THIS, AND ONE ADMITTED TO READING THE NEWS PAPER OF AN ARTICLE THAT I WAS SUING THE COUNTY DISTRICT ATTORNEY FOR VIOLATING MY RIGHT TO A FAIR JURY TRIAL. CASE # CIVDS1010254 IN SAN BERNARDINO MEANING THERE WAS 1/4 OF THE POOL THAT'S NAMES WERE CALLED, WERE HONEST ENOUGH TO ADMIT TO THIS STUNT BY THE DISTRICT ATTORNEY LEAVING 3/4 OF THE JURY POOL TO BE DISHONEST OF THEIR KNOWLEDGE. "PROOF MY JURY POOL SEQUESTERED WAS CONTAMINATED. DURING VOIRE DIER, ONE OF THE WITNESSES WAS KNOWN BY A JURY MEMBER, AND ADMITTED HONESTLY OF THEIR RELATIONSHIP. NONE OF THESE JURORS OR SEQUESTERED PERSONS WERE DISMISSED BY THE JUDGE WHILE HE WITNESSED THESE ACTS. BEFORE MY JURORS BEING PREJUDICALLY CONTAMINATED. IN THE DISTRICT ATTORNEY'S OPENING STATEMENT, HE TOLD THE JURY THAT HE EXPECTED "MY TESTIMONY ON THE STAND" TO SEAL HIS CASE, AN OBJECTION WAS FINALLY

(12)

On Feb 27, 2009, at 10:12 AM, Robert Alexander wrote:

> Hi,

>

> I work for the San Bernardino County Sheriff's Department and am
> assigned to investigate cold homicide cases. I am currently working
> two homicide cases from 1985 involving rape/murder(s) that occurred
> in an area of San Bernardino County. I need assistance locating
> weather data (ambient temperature and wind speed...etc) for Lucerne
> Valley in Southern California but need the data for September 21st
> to 23rd 1985.

>

> Lucerne Valley is located a few miles east of Victorville and Apple
> Valley California. In 1985, George Air Force Base was operational
> but has since closed. This air base has an airport so probably had
> weather instruments and may have recorded this data to another
> agency. Also, Apple Valley has a small airport and might have
> reported weather data.

>

> Is there an agency that retains weather history data as reported by
> airports or weather reporting facilities? In the past, I have used
> internet web sites to locate weather data and had great success. I
> have tried to search the internet but am unable to locate records
> back to 1985. Getting this weather data is very important in my
> investigation and have contacted Apple Valley Airport and what was
> George Air Force Base (now Southern California Logistics Airport).
> I was told that each facility has weather reporting instruments but
> do not retain historical archive data. The historical weather data
> would provide me with the ambient temperature during the day and
> night which will assist when the case goes to court.

>

> Any assistance would be appreciated.

>

> Det. Alexander

>

>

> San Bernardino County Sheriff's Department
> Homicide Detail -Cold Case Unit
> 655 E. Third Street
> San Bernardino, Ca. 92415

>

> (909) 387-3556 -desk
> (909) 754 -1362 -cell
> ralexander@sbcasd.org

E-mail Regarding

Weather

Hot 100-85

> > ----- Original Message -----
> > *From:* Janet Wall <<mailto:Janet.Wall@noaa.gov>>
> > *To:* Robert Alexander <<mailto:thealexanders7@msn.com>>
> > *Sent:* Friday, February 27, 2009 11:20 AM
> > *Subject:* Re: Assistance needed in locating weather
> >
> > I have placed your order. We will email you the data when it is
> > ready.
> >
> > Thanks
> > Janet
> >
> > Robert Alexander said the following on 2/27/2009 12:21 PM:
> > >
> > > Hi,
> > >
> > >
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> > > assigned to investigate cold homicide cases. I am currently
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> > >
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> > > Valley California. In 1985, George Air Force Base was
> > operational but
> > > has since closed. This air base has an airport so
> > probably had
> > > weather instruments and may have recorded this data to
> > another
> > > agency. Also, Apple Valley has a small airport and might have
> > > reported weather data.
> > >

11

On Feb 27, 2009, at 10:12 AM, Robert Alexander wrote:

> Hi,
>
> I work for the San Bernardino County Sheriff's Department and am
> assigned to investigate cold homicide cases. I am currently working
> two homicide cases from 1985 involving rape/murder(s) that occurred
> in an area of San Bernardino County. I need assistance locating
> weather data (ambient temperature and wind speed...etc) for Lucerne
> Valley in Southern California but need the data for September 21st
> to 23rd 1985.
>
> Lucerne Valley is located a few miles east of Victorville and Apple
> Valley California. In 1985, George Air Force Base was operational
> but has since closed. This air base has an airport so probably had
> weather instruments and may have recorded this data to another
> agency. Also, Apple Valley has a small airport and might have
> reported weather data.
>
> Is there an agency that retains weather history data as reported by
> airports or weather reporting facilities? In the past, I have used
> internet web sites to locate weather data and had great success. I
> have tried to search the internet but am unable to locate records
> back to 1985. Getting this weather data is very important in my
> investigation and have contacted Apple Valley Airport and what was
> George Air Force Base (now Southern California Logistics Airport).
> I was told that each facility has weather reporting instruments but
> do not retain historical archive data. The historical weather data
> would provide me with the ambient temperature during the day and
> night which will assist when the case goes to court.
>
> Any assistance would be appreciated.
>
> Det. Alexander
>
>
> San Bernardino County Sheriff's Department
> Homicide Detail -Cold Case Unit
> 655 E. Third Street
> San Bernardino, Ca. 92415
>
> (909) 387-3556 -desk
> (909) 754 -1362 -cell
> ralexander@sbcscd.org
>

(14) ENTERED BY MY ATTORNEY, A "GRIFFITH ERROR" (J) AND THE JUDGE OVERRULED THE IN CAMERA MOTION FOR A MISTRIAL, OBJECTION OVERRULED. IN THE VICTIMS SONS STATEMENT, DARYLL KRAMER TESTIFIED ON THE STAND THAT NASH AND HIS MOTHER HAD A GOOD RELATIONSHIP, AND THAT THEY ALWAYS HAD ARGUMENT. BUT NEVER NOTHING MORE THAN THAT, AND THAT HIS LAST KNOWLEDGE OF HIS MOTHER WAS ALMOST A MONTH PRIOR THAT SHE WAS DOING WELL A MONTH AGO.

A PROPANE SERVICE MAN STATED TO POLICE THAT SIX WEEKS BEFORE COBB'S MURDER, HE DID A SERVICE CALL TO THE COBB RESIDENCE, AND AS HE PULLED INTO THE YARD OF NOV. 18

HE NOTICED HIS CUSTOMER BEING ACCAUSTED IN AN ALTERCATION BY A MAN, IT WAS NOT UNTIL HE PULLED UP AND INTERFERED THAT HE FOUND OUT THE PERSON ACCAUSTING HIS CLIENT WAS HER SON, DARYLL KRAMER.

DURING MY INVESTIGATORS INTERVIEW BRUCE NASH STATED, COBB LEFT A PARTY AND WAS TO MEET SOMEONE OR GO TO THE BAR AFTER THE DRINKING PARTY AT SULLIVANS, WHICH MATCHES WHERE "BACK OFF" "GREGORY RANDOLPH'S" CONFESSIONS STATED HE MET COBB BEFORE HE KILLED HER. BUT ON THE STAND NASH

TESTIFIED COBB WENT HOME. THIS WAS AFTER ADMITTING HE WAS COERCED BY PROSECUTION WHAT TO SAY. MR NASHES STATEMENT TO POLICE IN 1985 AND 2009 WERE VERY SIMILAR TO STATEMENTS MADE TO DEFENSE INVESTIGATOR BUT DEFENSE COUNSEL SAID NOTHING TO IMPAIR THE WITNESS, AND THE PROSECUTOR ALLOWED THIS STATEMENT, AND DARYLL KRAMERS FALSE STATEMENT. TO BE PRESENTED BEFORE THIS JURY.

DETECTIVE ALEXANDER ON THE STAND SPOKE HE'D SEEN AND REVIEWED ALL OF THE EVIDENCES IN THIS CASE BUT REFUSED TO ADMIT HE'D SEEN A FINGERPRINT REPORT.

(35) AT THIS TIME DETECTIVE ALEXANDER THE "COLD CASE"

ACTION PC 187		CRIME MURDER	CLASSIFICATION	
VICTIM'S NAME - LAST NAME CORR, RITA MABEL		FIRST NAME	MIDDLE NAME	(FIRM NAME IF BUSINESS)
ADDRESS		<input type="checkbox"/> RESIDENCE	<input type="checkbox"/> BUSINESS	PHONE ()

PAGE 3

anyone to call so he put the phone down and left the residence in his car to find John Sullivan who is a close friend that lives at the many springs ranch a little farther up Hwy 18. I asked Daryl how he left the residence, if he backed straight down the driveway or used the circular horse shoe driveway and he said he backed down and then proceeded out around the circular drive. Daryl also said Marta was left at the scene in the residence when he left. When he arrived at many springs ranch, he was unable to locate John Sullivan, he again got back in his car and went back to the scene using the same driveway he did previously. Again parking behind the cadillac, he went back inside the residence and entered the bedroom. Daryl said at this point he was extremely emotional and that he'd put his elbows on the foot of the bed resting them in that position. Saying that he wanted to reach out and grab his mother and hold her, but did not.

Daryl stayed a couple of what he describes as seconds and went out of the bedroom and asked Marta if she had called the Sheriff's office. She replied yes, the ambulance had been called and was enroute, Daryl said he took the telephone out the front door of the residence, called the operator and was passed through to the number 911 by the operator. On the telephone, he talked with a male dispatcher from the Sheriff's office who told him not to touch anything or go back inside the residence. Daryl said after he hung up the telephone, Marta and he went outside and stayed outside on the front porch till the ambulance arrived. The fire dept., personnel were told what the Sheriff's office dispatcher had said, then they explained that they needed to go inside to make sure that the person has died and not in need of aid.

So, two men went inside of the residence with Marta behind them, he said that he was extremely upset and yelling at Marta to get back outside and not touch anything, she complied with his request. The fire dept., personnel were immediately behind her. Daryl said he and the fire dept., personnel and Marta stayed on the front porch until Sgt. Quintard and the responding detectives arrived.

I asked Daryl if his mother drank to any excess and he told me she drank usually by herself, she didn't go out to bars that he knew of to drink. She did have a jeckle and hyde personality when she drank, infact the reason he had not seen her for a month and a half was the last time they'd talked together, the discussion had ended in a disagreement and bad feelings, because she had been drunk at the time. I asked Daryl if he knew anyone his mother had been going out with and he said to his knowledge she hasn't gone out with anyone in the past 4 to 5 months. I asked if his mother was separated, divorced or widowed and he told me she was a widow for approx. 4 years. Daryl added she had a man friend by the name of FRED that she had gone out with several months back but he has not seen her or heard anything about him in quite sometime. I asked if he knew FRED's last name or where I could contact him and he said he did not know his last name, said he worked for Pfizer in Lucerne Valley

INVESTIGATOR G TUTTLE T1183		DATE 9-26-85	VIEWED BY	TYPIST BY TJ	ROUTED BY	DATE
FILED ACTION YES <input type="checkbox"/> NO <input type="checkbox"/>	COPIES TO: <input type="checkbox"/> Detective	<input type="checkbox"/> SD/PA <input type="checkbox"/> Ctl	<input type="checkbox"/> Other	<input type="checkbox"/> Other	REMARKS	

SECTION PC 187	CRIME MURDER	CLASSIFICATION STRANGULATION
VICTIM'S NAME - LAST NAME COBB	FIRST NAME RITA	MIDDLE NAME (FIRM NAME IF BUSINESS) MABLE
ADDRESS 35345 Hwy 18, Lucerne Valley, CA	<input type="checkbox"/> RESIDENCE <input type="checkbox"/> BUSINESS	PHONE () 248-7584

Page 4

CONTACT AT ZODIAC BAR:

At approximately 2040 hours, Monday, 9-23-85, we made contact at the Zodiac Bar with the bartender DAWN DISMORE. I asked DAWN and showed her a picture of RITA COBB, and asked her if she knew her. DAWN stated that she did and was aware of RITA, she had been in her about a month and a half ago and was very intoxicated and she stated that's the last time that she has seen her, only one time. I asked her specifically if she had been in there Friday or Saturday night and she stated that she had been the night bartender on those particular nights and had not seen her at all.

While we were leaving the Zodiac Bar we were approached by a VAL LEMOS, Mexican male, 50 years, who lives in Big bear, home phone number of 585-3931. This was approximately 2045 hours, 9-23-85. Mr. LEMOS told us of an incident occurring earlier that evening where a subject wearing a L.A.P.D. black hat, blonde hair, skinny, blonde moustach and beard, stated that he was in the bar and he had never seen him in there before and was talking to a female subject that was a local that lived in the area. He stated that she was sitting there and he kept making an approach on her, finally started calling her names such as dirty bitch and telling her to get fucked. He stated that this occurred about 1800 hours, Monday. He stated the girl now is gone but is the girlfriend of a subject by the name of GENE. The information was taken from Mr. LEMOS, the contact was concluded.

Second contact at the Zodiac Bar that night was with RONALD KOBS, he's the local propane gas man, works for Sun Propane there in Lucerne Valley. Mr. KOBS stated he had heard what had happened to RITA and he stated that back on August 15th or 18th, somewhere in that particular area, 1985, that he was called out to the COBB residence and when he went out to survey the property for a possible propane tank construction that there was a dark headed subject with a beard and moustach that he found out later was RITA's son, was there and was very violent acting towards his mother, calling her dirty names and grabbing her by the front of the shirt calling her dirty names to her face. Mr. KOBS stated that RITA COBB was not acting as if she were all there either. He stated that he tried to explain the insertion of the propane tank to her several times and she was just not understanding. Contact with Mr. KOBS was concluded.

REPORTING OFFICERS WOODS, Det. W2108	DATE 9-26-85	REVIEWED BY <i>[Signature]</i>	TYPED BY jo 00397	ROUTED BY	DATE
ACTION: <input type="checkbox"/> YES <input type="checkbox"/> NO	COPIES TO: <input type="checkbox"/> Detective <input type="checkbox"/> Dist. Atty.	<input type="checkbox"/> SD/PD <input type="checkbox"/> CII <input type="checkbox"/> Patrol	<input type="checkbox"/> Other <input type="checkbox"/> Other	REMARKS	

RIFF'S DEPARTMENT

County of San Bernardino
California

CA 03600

DR# 1331036-07

REPORT AREA

CODE SECTION PC 187	CRIME murder	CLASSIFICATION
VICTIM'S NAME - LAST NAME cobb, RITA	FIRST NAME	MIDDLE NAME (FIRM NAME IF BUSINESS)
ADDRESS	<input type="checkbox"/> RESIDENCE <input type="checkbox"/> BUSINESS	PHONE ()

INTERVIEW NASH, BRUCE KENNETH WMA 36 yrs, DOB 3-7-49, 9560 Palomar Trail, Lucerne Valley,
home telephone 619/248-6745, Mr. Nash is self-employed:

At approx. 1715 hrs., Monday 9-23-85 Mr. Nash was interviewed on the roadway of highway 18 in the exterior side of the boundry protecting the crime scene.

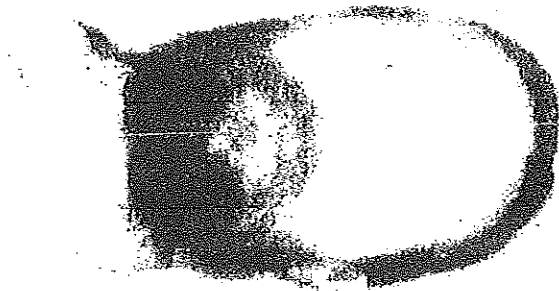
Mr. Nash stated that he'd known the victim for approx. 3 to 4 years and he met her through John Sullivan a mutual friend. Nash also stated that he and his wife Cynthia had visited with the victim possibly 20 to 30 times over the last 3 year period. And he had last seen the victim while he and Cynthia were at John's Sullivan's house on last Friday 9-20-85.

He went on to add it was approx. 1930 to 1945 hrs., when he and Cynthia were at John's residence where they saw Rita Cobb consuming Jim Beam Bourbon. Bruce and Cynthia Nash left the Sullivan residence at approx. 2145 hrs., leaving Rita Cobb there consuming Jim Beam.

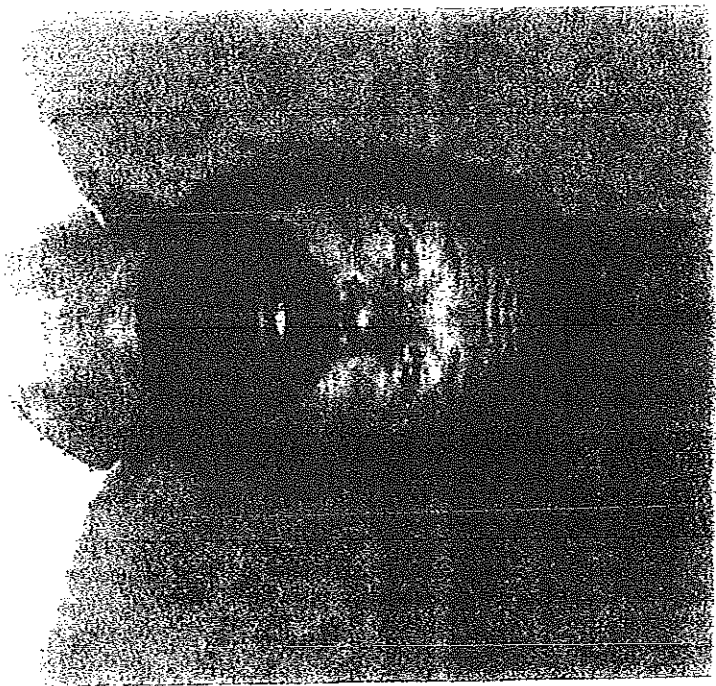
Mr. Nash stated that Rita appeared to be a little "buzzed" and in fact he and his wife had offered her a ride home because they did n't think she should be driving.

Asked if Rita appeared to be belligerent he stated no, she's just a very lonely woman that was looking for a man, she could share her life with. I then questioned Mr. Nash as to what he had last seen Rita wearing, he responded by saying she was wearing designer blue jeans and thats all he could remember. He also stated that she had a new boyfriend by the name of Bruce Lee and she'd mentioned that she was excited about him. Mr. Nash stated that Rita also visited local travens in the area some of which were the Moose Lodge, VFW, and Zodiac Lodge. Mr. Nash could offer nothing further of investigative value and this parliminary interivew was then concluded.

REPORTING OFFICERS R APP K 0822	DATE 9-27-85	REVIEWED BY	TYPED BY fj	ROUTED BY	DATE
OTHER ACTION: <input type="checkbox"/> YES <input type="checkbox"/> NO	COPIES TO: <input type="checkbox"/> SD/PA <input type="checkbox"/> Other <input type="checkbox"/> Detective <input type="checkbox"/> CH <input type="checkbox"/> Other <input type="checkbox"/> Dist. Atty. <input type="checkbox"/> Patrol	REMARKS			



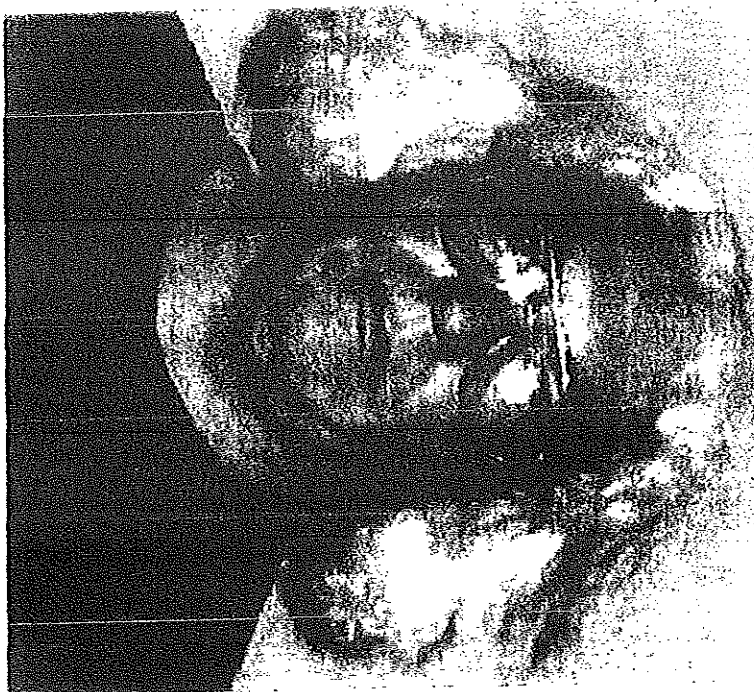
Bruce Nash (1995)



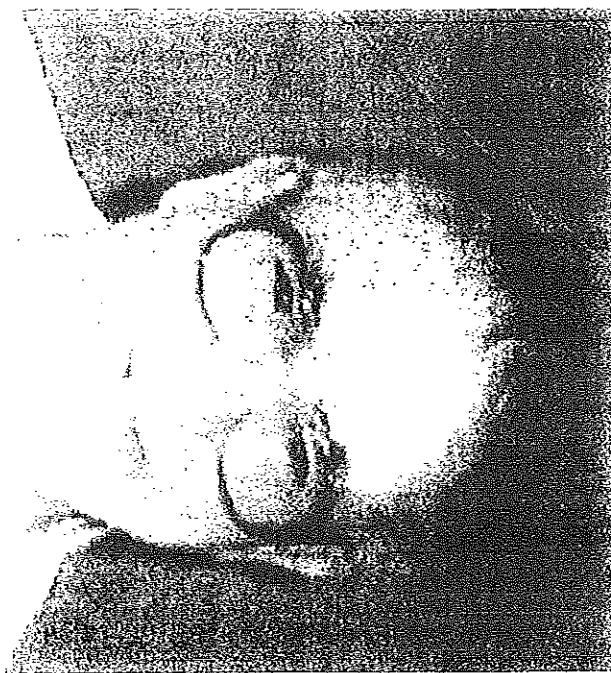
Bruce Nash (2008)



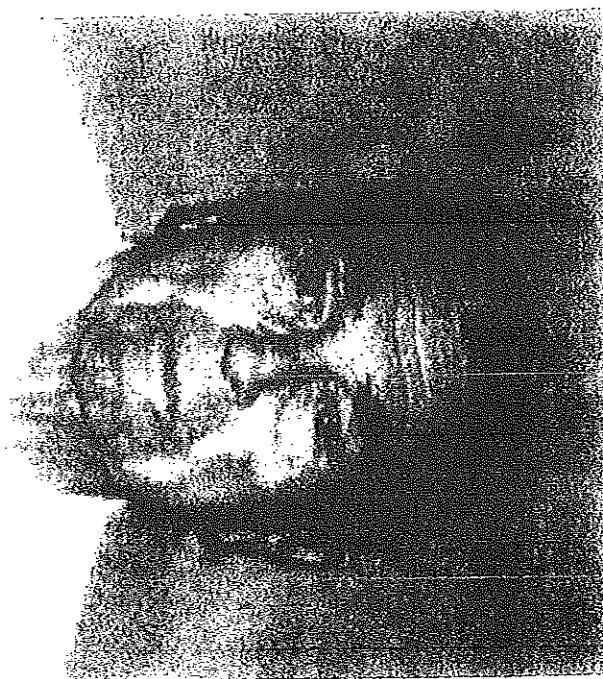
Fred Holbrook Jr. (1996)



Fred Holbrook Jr. (2008)



Fred Holbrook Sr. (1993)



Fred Holbrook Sr. (2008)

SECTION	P.C. 187	CRIME	MURDER	CLASSIFICATION
VICTIM'S NAME - LAST NAME	COBB,	FIRST NAME	RITA	MIDDLE NAME (FIRM NAME IF BUSINESS)
ADDRESS	35435 Hwy. 18, Lucerne Valley	<input type="checkbox"/> RESIDENCE	<input type="checkbox"/> BUSINESS	PHONE ()

INTERVIEW:

HALBROOK, Fred (Moose Lodge bartender; work phone: 248-6164)

On 9/26/85, at approximately 1300 hrs., contact was made with Mr. Halbrook at the Moose Lodge building in Lucerne Valley. At that time, Mr. Halbrook stated that the last time that he had seen Mrs. Cobb was on Wednesday, 9/18, and at that time she was alone. Mr. Halbrook went on to say that he had heard from other people in the bar that Mrs. Cobb had been seen involved in an argument at the Zodiac bar on Friday night prior to the discovery of her body. Mr. Halbrook stated that the persons who told him about the fight described the argument as being with a male subject, but Mr. Halbrook could not remember who had told him the story.

REPORTING OFFICERS	DATE	REVIEWED BY	TYPED BY	ROUTED BY	DATE
MC COY, Det. M-1384	9/27/85		pk K-1179		
TI ACTION:	COPIES TO:	REMARKS			
<input type="checkbox"/> YES <input type="checkbox"/> NO	<input type="checkbox"/> SD/PD <input type="checkbox"/> Other				
	<input type="checkbox"/> Detective <input type="checkbox"/> CII <input type="checkbox"/> Other				
	<input type="checkbox"/> Dist. Atty. <input type="checkbox"/> Patrol				

SECTION PC 187	CRIME MURDER	CLASSIFICATION
VICTIM'S NAME - LAST NAME COBB, RITA MABEL	FIRST NAME	MIDDLE NAME (FIRM NAME IF BUSINESS)
ADDRESS	<input type="checkbox"/> RES. OFFICE <input type="checkbox"/> J. P. IN. ST.	PHONE ()

PAGE 6

I asked if Rita had been drinking and he said yes. I asked John if he knew of anyone Rita had been seeing or had dated and he said a man by the name of Fred Bedard or Penard. He drove a brown Ford van with pin strapping that used to work at Pfizer. This Fred had been injured and is currently off work. I asked if Rita had seen a lot of men and he said yes, that to him she was a very lonely woman. However, recently she'd met someone from Spring Valley Lake and had gone out with him last week. John said he didn't know the man. Last weekend, meaning the weekend of September 14 and 15, Betty Ball a friend of Rita's, had spent the weekend with her and maybe she would have some additional information about this individual that Rita is seeing. John said he didn't know where Betty Ball lived, but thought Apple Valley.

I asked John what Rita's hobbies were and he said she dearly loved golf, and she like to hike and camp as well. I asked John if he'd seen Rita anymore this weekend and he said no. He said that he thought she was going down below, but did not know what made him think so, and he had not gone by her house except for Sunday evening when he and his girlfriend Fran returned from an Angel game. I asked John if Rita had a critical personality to which he responded that she would critique people and if they didn't know her they could probably take it wrong, as critical. I asked if Rita was anti "man" in particular and he said no. I asked John if he had heard Rita talking about Fred hitting her or them getting into fights and he said, she'd mentioned on one occasion, that Fred had hit her once, with no other information available. John said in closing, he thought Doris lived in La Quinta on the outskirts of Palm Springs. John had nothing further of value, interview was concluded.

ADDITIONAL INFORMATION DRAKE, FRANCESCA DOB 12-29-56, MANY SPRINGS RANCH, LUCERNE VALLEY, CALIF.,
IT9/248-6960:

at approx. 1700 hrs., on 9-23-85, I conducted an interview with the above person in front of the victim's residence. During the course of the interview, Drake related the following information. In response to my question as to when the last time she'd had seen the victim Rita Cobb, Drake said, she saw her on Friday 9-20-85 when she came over to her and John's house. Rita stayed until approx. 2330 hrs., that night and when she left, she was drunk, she had been drinking a lot of bourbon that evening. I asked Drake what Cobb's personality was when she left, she said that although she was drunk, she was feeling good but lonely like always. I next asked if Cobb had been seeing anybody or going out on any dates with anyone and she said that last weekend, the weekend of 9-13 through 15th she had a date with a man by the name of Bruce Lee, he said the date was on Sunday making it 9-15-85. That they'd gone out one time but had a date of some type for this weekend meaning the weekend just passed.

Rita had mentioned to Drake, she had talked with Lee this past week but, she did not remember if Cobb had said it was a telephone or a personal contact with Lee. Drake said Rita was very

DRUG & FICERS TUTTLE T1183	DATE 9-30-85	REVIEWED BY	TY. DO BY fj	ROUT. J BY	DATE
OTHER ACTION: <input type="checkbox"/> YES <input type="checkbox"/> NO	COPIES TO: <input type="checkbox"/> Detective <input type="checkbox"/> Lt.	<input type="checkbox"/> SD/PO <input type="checkbox"/> Other	REMARKS		

(2) DETECTIVE, PLAYED ROLE AS PROSECUTIONS LEAD INVESTIGATOR AND THE DENIAL OF THIS FINGER PRINT REPORT FROM THE SCENE BY DETECTIVE ALEXANDER WAS A LIE, TO COVER UP THE FACT THAT A MAN'S PRINT BY THE NAME OF SAUNDERS, "JOE SAUNDERS" WAS LIFTED FROM A CUP IN THE SCENE OF THE COBB CASE, TELLING THE JURY, THERE WAS NOBODY AT THIS SCENE WHO LEFT A PRINT. THIS LIE WAS TOLD, AND ALLOWED BY JOHN THOMAS IN ORDER TO ALLOW THE JURY TO BE MISINFORMED WITH PERJURY. THAT MAKES THREE LIES HE'S ALLOWED BEFORE MY PANEL OF JURORS, DISPLAYING HIS PROSECUTORIAL MISCONDUCT IN ORDER TO PERVERT INFORMATION BEFORE A JURY, AS WELL AS HIS LIE TO JUDGE ALTHOUGH I'D TOLD MY ATTORNEY 1 1/2 YEARS BEFORE THIS TRIAL, MY INTERROGATION TRANSCRIPTS HAD BEEN ALTERED, AND WAS REASSURED IT WOULD BE IN FULL AND VERBATIM. BUT DURING THE TRIAL, A PRESENTATION OF MY INTERROGATION WAS PLAYED BEFORE THIS JURY AND WAS MISSING 26 PAGES. THE PAGE COUNTER ON THE SCREEN SHOWED IT, I TOLD MY ATTORNEY, AND HE SAID HE ALLOWED THIS DISTRICT ATTORNEY TO PRESENT AN ALTERED INTERROGATION TO MY JURY, MY ATTORNEY AFTER I TOLD HIM I WANTED NOTHING ALTERED OR ERASED, HE SAID "TOO LATE." IT WAS NEVER DISCUSSED NOR EVER AGREED TO ALLOW ANYTHING TO BE ALTERED, WHY WOULD I, I WAS INNOCENT OF THIS CRIME, AND UP UNTIL NOW, THERE WERE TOO MANY LIES BEING TOLD, KRAMER, NASH, ALEXANDER, THOMAS. MY ATTORNEY TOLD ME MY CASE RELIED ON MY TESTIMONY, BUT THREE WEEKS INTO MY TRIAL OF LIES, AND MISINTERPRETATIONS, SANDERS HAD STILL NOT SPOKE, TALKED, OR PREPARED ME TO TESTIFY. MY ATTORNEY DID NO OPENING STATEMENTS NOR PRESENTED NO MOTIONS FOR CHANGE OF VENUE, SAYING THE JUDGE WOULDN'T ALLOW IT. THIS STRATEGY WAS NEVER AGREE TO BY ME

County of San Bernardino

California

CA 03600

REPORT AREA

CODE SECTION PC 187	CRIME MURDER	CLASSIFICATION	
VICTIM'S NAME — LAST NAME COBB, RITA M.		FIRST NAME	MIDDLE NAME (FIRM NAME IF BUSINESS)
ADDRESS		<input type="checkbox"/> RESIDENCE <input type="checkbox"/> BUSINESS	PHONE ()

PAGE 5

INTERVIEW WITH SAUNDERS, JOSEPH BACON WMA 52 yrs DOB 10-28-32 38260 NEEHLEIAS RD, LUCERNE Valley, phone 619/248-6529, Mr. Saunders is self-employed at the above mentioned phone number:

At approx. 1640 hrs., Monday 9-23-85 I interviewed Mr. Saunders outside the exterior boundry LINE of the crime scene.

Mr. Saunders stated the following. He has known the victim since meeting her at a party at a neighbors house identified as John Sullivan approx. 8 months to a year ago. And at that time Rita Cobb was dating a guy by the name of FRED. The next time he'd met the victim, she invited him to John Sullivan's birthday party which was approx. 4 months. Saunders stated he declined and didn't go. His next meeting with Rita Cobb was on 9-15-85 when he met her at a going away party for an individual by the name of Steve. He stated that the party was held at Linda's house who lives on Highland Ave., in Lucerne Valley. I asked him who Steve and Linda were, he stated that he did not know Steve's last name and only knew that Linda worked at Lucerne Valley Post office. He also stated that while at the party he did not see the victim Cobb with any companion. I asked him if he'd gone to the party with Rita Cobb, he stated that he had not. The next meeting of Rita was on Friday 9-20-85, Saunders stated that he was driving southbound on highway 18 when he saw the victim's vehicle parked outside of her residence. He stated that he had learned to see what type of car she had and when he saw it out there he knew she was home. He then parked his vehicle out on the roadway, walked up to her house where he met her on the front porch. I asked him again where her vehicle was parked at that time, he stated it was not in the garage but on the dirt incline just east of the garage. He then stated that he talked to the victim for about 30 minutes during which time, she'd invited him into her home and given him a glass of water while they were seated at the dining room table. I asked him what they talked about, he said they talked about his academic credentials. I then asked him what type of glass he dranken the water from, he stated it was a transparent glass and that she'd taken ice from the refrigerator to put into the glass. He then stated she was talking about her own situation and that she was going to have to sell the house because she couldn't keep up with it. She then told Saunders that after FRED left she didn't like living there.

She also talked about her deceased husband and about her dog. He stated that during this period of time that the phone had rang twice, and that she had said who was on the phone but he didn't remember other than the second telephone call being from an individual identified as Pinky. He stated that the first time she was only on the telephone for about 1 minute then hung-up, the second time she was on the telephone with Pinky and she talked for approx. 5 minutes, after which time she asked him if he wanted to go pick pistachio's up at John's and Pinky's home. He then added that the curtains, drapes were open because he remember's her saying prior to Pinky's telephone call "there goes Pinky" pointing out at the roadway and

REPORTING OFFICERS APP K0822	DATE 9-27-85	REVIEWED BY	TYPED BY fj	ROUTED BY	DATE
FURTHER ACTION: <input type="checkbox"/> YES <input type="checkbox"/> NO		COPIES TO: <input type="checkbox"/> SD/PA <input type="checkbox"/> Other <input type="checkbox"/> Detective <input type="checkbox"/> CII <input type="checkbox"/> Other <input type="checkbox"/> Dist. Atty. <input type="checkbox"/> Patrol		REMARKS	

County of San Bernardino
California

CA 03600

DR# 1331036-07

REPORT AREA

CODE SECTION

PC 187

CRIME

MURDER

CLASSIFICATION

VICTIM'S NAME - LAST NAME

FIRST NAME

MIDDLE NAME

(FIRM NAME IF BUSINESS)

COBB, RITA M.

ADDRESS

☐ RESIDENCE

☐ BUSINESS

PHONE

()

PAGE 6

she'd also stating to him, it sure it nice to know the people up the road. After the telephone call from Pinky, he stated that he left agreeing with Rita to meet her up at John's and Pinky's home at Mini Springs Ranch to pick pistachio's. He stated he wass to take his vehicle and she was to take hers, after she changed from her work clothes. I asked what type of clothes she was wearing at that time, he said that a blue or red dress, it was a primary color with puffs around the sleeve. He said the next thing that happened is they met at John's and Pinky's house at Mini Springs Ranch about 1/2 hr before sunset and at that time Rita was wearing designer blue jeans a blue short sleeve blouse and unknown type of foot wear. They all met out in the pistachio grove where they picked pistachio's for a short time, then going back into John's and Pinkey's home, sat around the table and talked about square dancing and baseball. He stated he only stayed for another 30 minutes and then he left going home where he remained the rest of the night.

I asked Mr. Saunders if he'd seen Rita consuming alcoholic beverages at John's and Pink's he stated yes she may have been having a bourbon and water. I then asked if she appeared to be intoxicated, he stated no. The interview was then terminated with Mr. Saunders as he could offer nothing further of investigative value during the preliminary investigation.

REPORTING OFFICERS

NAPP K0822

DATE

9-27-85

REVIEWED BY

TYPED BY

fj

ROUTED BY

DATE

FURTHER ACTION:

☐ YES ☐ NO

COPIES TO:

☐ SD/PD

☐ Other

☐ Detective

☐ CH

☐ Other

☐ Dist. Atty.

☐ Patrol

REMARKS

46

County of San Bernardino
California
CA 03600

DR 1331036-07

REPORT AREA

SECTION PC 187	CRIME MURDER	CLASSIFICATION
VICTIM'S NAME — LAST NAME FIRST NAME MIDDLE NAME (FIRM NAME IF BUSINESS)		
COBB, RITA		
ADDRESS	<input type="checkbox"/> RESIDENCE <input type="checkbox"/> BUSINESS	PHONE ()

INVESTIGATIVE LEAD:

On 2-3-86, I was advised by Sergeant BAKER of the Sheriff's Homicide Detail that he had been in contact with Sergeant QUINTARD of the Lucerne Valley Station, and that Sergeant QUINTARD had advised him that a subject named JOSEPH SAUNDERS had committed suicide on January 24, 1986. Sergeant QUINTARD was aware of the fact that Mr. SAUNDERS was an acquaintance of RITA COBB and stated that there was no apparent reason for the suicide. The possibility does exist that the suicide was committed because of acts taken against RITA COBB. I was assigned by Sergeant BAKER to then look into the possibilities of obtaining blood samples for comparison with any samples that the Crime Lab currently had with them to either eliminate or to identify Mr. SAUNDERS as a possible suspect. I was further advised that Deputy Coroner MARSHALL FRANEY was in possession of a handwritten log written by JOSEPH SAUNDERS in which he had kept a running diary of his actions.

CONTACT WITH ROOT LABORATORIES:

On 2-5-86, at approximately I went to the ROOT LABORATORIES in San Bernardino and there made contact with a GREG OLSEN who is a technician at that facility and advised him that I needed a sample of blood taken from the autopsy conducted on JOSEPH SAUNDERS. We then checked the records and found that the autopsy conducted on JOSEPH SAUNDERS was number 122-86. Mr. OLSEN then drew off some of the blood that was available and placed it into a container and presented it to me.

DELIVERY OF BLOOD TO CRIME LAB:

At approximately 1115 hours on 2-5-86, I took the vial of blood that I had obtained from the ROOT LABORATORIES to the Sheriff's Crime Lab and submitted it as Item C of the laboratory report.

CONTACT WITH DEPUTY CORONER FRANEY:

On 2-5-86, at approximately 1400 hours, I contacted Deputy Coroner FRANEY at the Barstow Sheriff's Substation and at that time Deputy Coroner FRANEY presented me with a Xerox copy of the journal written by JOSEPH SAUNDERS. I also received a Xerox copy of the will written by JOSEPH SAUNDERS.

REPORTING OFFICERS MC COY, Det. M1384	DATE 2-7-86	REVIEWED BY	TYPED BY CP P1786	ROUTED BY	DATE
THE ACTION: YES <input type="checkbox"/> NO <input type="checkbox"/>	COPIES TO: <input type="checkbox"/> Detective <input type="checkbox"/> Dist. Atty.	<input type="checkbox"/> SD/PD <input type="checkbox"/> CH <input type="checkbox"/> Patrol	<input checked="" type="checkbox"/> Homicide REMARKS		

184-401 Rev. 1/83

San Bernardino Sheriff's Department
Identification/Latent Print Section

88 SEP 25 PM 3:51

Case Number: 1331036-07

Agency: VICTORVILLE
Result Date: 08-09-88
Agent:
Victim: COBB, RITA
Offense: PC 187
Suspect: MALLAN, LLOYD J. 10/26/43
Assigned: CORNS

08/09/88 Assigned L. G. Corns

At the request of case agents McPhail and Palacios, this case was reviewed and the results are listed below:

There are twenty-nine photographs of latent prints. Twenty-eight are not suitable for comparison. one is a palm latent and is not computer quality. This latent was compared to the submitted palm prints of the below listed subjects with negative results.

There are fourteen latent lifts. The results are listed below:

<u>PERSONS COMPARED</u>	<u>ROLLED BY</u>	<u>DATE</u>	<u>DOB</u>
1. COBB, Rita	Moody (SBSD)	Victim	N/A
2. SAUNDERS, Joe	Baty (SBSD)	09/24/85	N/A
3. MALLAN, Lloyd	N/A	03/15/83	10/26/43
4. SIMBACH, Richard D.	Bellnap(SBSD)	09/25/85	N/A
5. GAY, Howard A.	Hawaii PD	05/09/86	01/01/43
6. BACKHOFF, William R.	Rercaff	09/26/85	N/A

<u>BOOKING #</u>	<u>CAL-ID #</u>	<u>PALMS</u>
1. N/A	N/A	N/A
2. N/A	N/A	N/A
3. N/A	N/A	N/A
4. 722173	N/A	YES
5. N/A	N/A	YES
6. N/A	36147584	N/A

LATENT #1: This latent was lifted by Deputy Moody on 09/23/85, from "Tall, clear drinking glass, left side of counter kitchen". This latent was compared to the #1 or right thumb of victim COBB and was a positive comparison.

LATENT #2&3: These latents were not suitable for comparison.

LATENT #4: This latent was lifted by Deputy Moody on

09/23/85, from "Tall drinking glass, clear, left side of counter top". This latent was compared to the #1 or right thumb of victim COBB and was a positive comparison.

LATENT #5: This latent was lifted by Deputy Moody on 09/23/85, from "Red flowered drinking glass, left side of counter top, kitchen". This latent contained three images marked A, B, & C.

IMAGE A: This image was compared to the #2 or right index finger of victim COBB and was a positive comparison.

IMAGE B: This image was compared to the #8 or the left middle finger of subject SAUNDERS and was a positive comparison.

IMAGE C: This image does not contain enough minute ridge characteristics in order to make an identification.

LATENT #6: This latent was lifted by Deputy Moody on 09/23/85, from "Red flowered drinking glass, left side of counter top, kitchen". This latent contained three images marked A, B, & C.

IMAGE A: This image was compared to the #6 or left thumb of subject SAUNDERS and was a positive comparison.

IMAGE B&C: These images do not contain enough minute ridge characteristics in order to make an identification.

LATENTS 7-13: These latents were lifted by Deputy Moody on 09/23/85 and (glasses) on 09/27/85. These latents do not contain enough minute ridge characteristics in order to make an identification.

LATENT #14: This latent was lifted by Deputy Moody on 09/23/85, from "Red flowered drinking glass, left side counter top, kitchen". This latent was compared to the #7 or left index finger of subject SAUNDERS, Joe, and was a positive comparison.

All comparisons were checked and verified by Forensic Specialist R. Luna. Evidence retained in Identification/Latent section files.

LGC/kc

230

49

(14) UP UNTIL THE END OF THE TRIAL, PROSECUTION HAS
STILL NOT PRESENTED ONE WITNESS, STATEMENT, FORENSICS,
LAB REPORT OR EVIDENCE OF ANYTHING MORE THAN
MY PRESENCE AT A CRIME SCENE. JOE SAUNDERS HAD
ADMITTED TO BEING AT THE SCENE OF THE CRIME AND
USING 'A DRINKING CUR' WHERE A FINGER PRINT
WAS LIFTED OFF OF A CUP FROM THE CRIME
SCENE, PROVING DETECTIVE ALEXANDERS LIE OF NO
FINGER PRINTS WERE FOUND. JOE SAUNDER COMMITTED
SUICIDE AND LEFT A JOURNAL OF HIS RELATIONS WITH
RITA COBB. SAUNDERS ADMITTED HE LAST SEEN COBB THE
NITE SHE WAS ALLEGEDLY KILLED AFTER THE "SULLIVANS"
WHITE LIGHTNING DRINKING PARTY, BEFORE SHE ALLEGEDLY MET
GREGORY RANDOLPH, AND WAS TO BE KILLED ACCORDING TO GREGORY
RANDOLPH. IN 1999 THE BLOOD FROM THE CRIME SCENE WAS
FINALLY FOUND TO HAVE ALL ALONG BELONGED TO THE
VICTIM HERSELF. YET STILL ONE BLOOD SMEAR HAD NOT BEEN PROCESSED
PROSECUTION RESTED, AND MY ATTORNEY STILL DID
NO OPENING STATEMENT, A STRATEGY THAT WAS SURE TO
BE DISCUSSED WITH THE DEFENDANT, BUT WAS NOT. WHO WAS HE
REPRESENTING. MY ATTORNEY HAD TO BE COERSED BY ME
THROUGHOUT THE ENTIRE TRIAL TO ASK QUESTIONS
OF ALMOST EVERY WITNESS, MOST OF THE TIME SAYING
"I CAN'T ASK THAT" OR "IT DOESN'T NEED TO BE SAID"
EVEN WHEN VICTIMS BODY PHOTOS CLEARLY SHOW THE BODY HAD
BEEN MOVED (BLOOD SETTLEMENT) SHOWING THE SCENE HAD BEEN
TAMPERED, SAYING "HE KNEW", BUT IT WAS USELESS TO SAY
ANYTHING TO THE JURY. AFTER THE PROSECUTION RESTED,
MY ATTORNEY, WHILE THE JURY WAS OUT, TOLD ME, WHILE I
WAS IN THE JURY BOX, SETTING AWAY FROM THE D.A.

SECTION PC 187	CRIME MURDER	CLASSIFICATION STRANGULATION
VICTIM'S NAME - LAST NAME COBB	FIRST NAME RITA	MIDDLE NAME MABLE
ADDRESS 35345 Hwy 18, Lucerne Valley, CA	RESIDENCE <input type="checkbox"/>	BUSINESS <input type="checkbox"/>
		PHONE () 248-7584

Page 7

INTERVIEW:

The following interview conducted at approximately 1104 hours, Tuesday, 9-24-85, with SAUNDERS, JOSEPH BACON, white male, 52, DOB 10-28-32, address of 38260 Mechleis Rd. in Lucerne Valley, phone number 248-6529. He states he's self employed.

Mr. SAUNDERS states that he drives a Ford Econoline van, cream in color with a red band. Mr. SAUNDERS also states that he's been in the Lucerne Valley for approximately ten months to a year. We asked him his relationship with RITA. He stated that he'd only met her one time at a get together and that the last time that he had seen her was on Friday on 9-20-85. He states that the time of day was about one hour before sundown. He stated that he stopped by RITA's residence and he parked out on the highway and walked to the residence. The residence sits approximately 100 yards from the highway. He states that they went inside the residence, into the dining room type area off the kitchen, and he states they sat there. He drank a glass of water and then she received a phone call. He stated the first phone call he knows was from JOHN SULLIVAN and his girlfriend PINKY and they were invited up to pick pistachio nuts. He stated that another call occurred about 15 to 20 minutes later and that he stepped outside. He does not know who that phone call was from. He stated that RITA stated that she had to change clothes prior to going up to JOHN and PINKY's and that he stated that he was gonna go on up. He stated he left and went up to JOHN SULLIVAN's house and a short time later she showed up wearing designer type jeans and a blue blouse, button up the front, unknown if she had any jewelry. She stated that beforehand, before she changed clothes she had a blue type dress on with puffy type shoulders.

He stated before Friday he had seen her last Sunday at a party. At this point in time he started to cry violently and as soon as I asked him another question he turned, stopped crying, and answered the question.

He stated they picked pistachio nuts for about 20 to 30 minutes and that during this time he noticed that RITA, JOHN and PINKY were drinking beer. He states they went inside the residence and sat down for awhile. He stated he had to go and he stated that he went home, however, he back tracked and stated that as soon as he walked out to his vehicle to drive home that RITA followed him out. He stated that RITA was acting somewhat nervously and made the statement to himself that she would not object

REPORTING OFFICERS 3 WOODS, Det. W2108	DATE 9-26-85	REVIEWED BY <i>[Signature]</i>	TYPED BY jo 00397	ROUTED BY	DATE
ACTION: <input type="checkbox"/> YES <input type="checkbox"/> NO	COPIES TO: <input type="checkbox"/> Detective <input type="checkbox"/> Dist. Atty.	<input type="checkbox"/> SD/PD <input type="checkbox"/> CII <input type="checkbox"/> Patrol	<input type="checkbox"/> Other <input type="checkbox"/> Other	REMARKS	

(15) THAT HE'D SPOKE TO THE JUDGE, AND THAT MR. TEMBERLIN⁽¹⁵⁾ HAD SUGGESTED TO HIM THAT I SHOULD NOT TAKE THE STAND AND TESTIFY. HE TOLD ME I HAD UNTIL MONDAY, THIS WAS ~~NOW~~ THE THURSDAY BEFORE, THAT I HAD THREE DAYS TO DECIDE. THEN AGAIN, WITHOUT MY KNOWLEDGE, MY ATTORNEY PRESENTED NO EVIDENCE, NOT ONE OF THE POLICE REPORTS HE SAID HE HAD, NOR ONE WITNESS HE SAID HE WAS GOING TO CALL TO TESTIFY, AND STILL HAD NOT DISCUSSED QUESTIONS OF MY TESTIMONY NOR PREPARED ME TO TESTIFY. I HAD TILL MONDAY TO DECIDE ON TESTIFYING, AND WHEN THE COURT RECONVENED, "AGAINST WHAT WE'D JUST DISCUSSED ABOUT ME TESTIFYING," HE ANNOUNCED "DEFENSE RESTS!"

HERE I AM ON TRIAL FOR A MURDER, THAT I DID NOT COMMIT, AND MY ATTORNEY THAT SPECIALIZES IN COMPLICATED MURDER CASES, PRESENTS NO WITNESSES, NO OPEN STATEMENT AND JUST CHEATED ME OF A RIGHT TO TESTIFY ON MY BEHALF. DEFINATELY A STRATEGY THAT SHOULD HAVE BEEN DISCUSSED, AND PRESENTED NO DEFENSE

DURING CLOSING ARGUMENTS, DAVE SANDERS, ATTORNEY AT LAW, SPOKE ON THE PURITY OF BASEBALL, AND THE DENSITY OF BASEBALL BATS, AND BEING AN AMERICAN FOR HALF OF HIS STATEMENTS, AND FAILED THE OTHER HALF

THE JURY DELIBERATED FOR THREE FULL DAYS, AND RETURNED, HOPELESSLY DEADLOCKED. THE JUDGE ASKED FOR THE COUNT AND THE JURY FOREMAN SAID "8 GUILTY 4 NOT GUILTY." THE JUDGE ASKED IF THEY WOULD AGREE TO DELIBERATE FOR 30 MORE MINUTES THE NEXT DAY, AND ALL JURORS

AGREED. THE NEXT COMMENT MADE WAS BY THE JURY FOREMAN, "DON'T WORRY YOUR HONOR WE'LL GET THE JOB DONE!"

(9) X THIS TO BE PLACED IN INSEN PAGE 15 AND 16

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO
VICTORVILLE DISTRICT
MINUTE ORDER

CASE NO: FVI900518

DATE: 02/03/11

CASE TITLE: PEOPLE OF THE STATE OF CALIFORNIA
vs.
JOHN HENRY YABLONSKY

DEPT: V2 02/03/11 TIME: 9:00 am JURY TRIAL (DELIBERATIONS)

CHARGES: 1) 187(A) PC-F

JOHN M TOMBERLIN, JUDGE

Clerk: Vickie Lo Vasco

Certified Court Reporter: Shawna Manning; CSR# 12827

Deputy District Attorney JOHN THOMAS present.

Deputy Public Defender DAVE SANDERS present

Deputy Public Defender PHIL ZYWICIEL (PM) present

Defendant present in custody.

PROCEEDINGS

Action came on for Jury Trial-In Progress

11TH DAY OF TRIAL.

9:10

Jury RESUME deliberations 9:10.

10:47

Recess declared 10:47

STILL DEAD LOCKED 97 MINUTES LATER

11:09

Jury RESUMES deliberations 11:09.

STILL DEAD LOCKED 51 MINUTES LATER

Recess declared FOR JURORS - 12:00

13:30

Jury RESUME deliberations 1:30.

STILL DEAD LOCKED 112 MINUTES LATER

Recess declared FOR JURORS - 3:22

15:50

Jury RESUME deliberations 3:50.

16:35

Court reconvenes; all parties present.

45 MINUTES AFTER THREE MORE DEMANDS
A VERDICT WAS FORCED

WHERE DID THE JUDGES REQUEST FOR 30 MORE MINUTES
BECOME A VIOLATION AGAINST THE JURY'S RIGHTS?

(53)

(16) THE NEXT DAY, THE JURY CAME OUT OF DELIBERATIONS THREE (3) SEPERATE TIMES "HOPELESSLY DEADLOCKED" BETWEEN 9:30 AM AND 2:30 PM AND WAS FORCED TO DELIBERATE LONGER AT 4:30 PM ON THE 4TH DAY OF DELIBERATIONS, A VERDICT OF GUILT WAS DECIDED ON 1ST DEGREE MURDER AND SPECIAL ALLEGATION OF ATTEMPTED RAPE. "I WAS JUST CONVICTED FOR CRIMES I DID NOT DO."

TWO WEEKS LATER, AFTER PRAYING AND READING THESE LAW BOOKS, I WROTE THE JUDICIAL REVIEW BOARD AND WROTE A MARSDEN MOTION AND SENT IT TO JOHN TEMBERLIN TO TERMINATE MY ATTORNEY. THREE WEEKS LATER, I SENT A FEW MOTIONS TO THE APPELLATES COURTS AND THE DISTRICT ATTORNEY, MOTION TO VACATE JUDGEMENT, MOTION TO RECONSIDER, MOTION OF PROSECUTORIAL/VINDICTIVE PROSECUTION, MOTION TO NEW TRIAL. ON THE DAY I WAS TO BE SENTENCED, I WAS GRANTED A MARSDEN MOTION, AND FOR 40 MINUTES I TOLD THE JUDGE OF ALL THE STUFF MY ATTORNEY DIDN'T DO AND SHOULD HAVE DONE TILL I WAS NEARLY IN TEARS. I WAS JUST FOUND GUILTY FOR A MURDER I DIDN'T DO AND THE DIDN'T PROVE. I WAS NOT PREPARED, I HAD NO NOTE OR CASE PREPERATION. I WAS BROUGHT BACK A WEEK LATER AND THE JUDGE WASN'T GOING TO LET ME DISCUSS ON THE PREPERATION I'D BROUGHT, I HAD TO ARGUE THAT I HAD PROMISED ME TIME TO SPEAK AGAIN. I SPOKE FOR ANOTHER 40 MINUTES, CITED SPECIFICS AND CASE LAW, AND THE JUDGE STARTED "ANSWERING FOR THE ATTORNE" ABOUT LETTING THE D.A. ERASE SOME OF THE INTERPREGATION, SAYING "IT HAD DRUG ACTIVITY AND CRIMINAL ACTS AND BEHAVIOR. IT WAS ABOUT ME, 25 YEARS AGO, AND ANY GETTING HIGH OR BEHAVIOR WAS BEYOND ANY STATUE OF LIMITATION. BUT HE ALLOWED IT TO BE ERASED."

THE FACT THAT THE DETECTIVES KNEW I HAD A BLUE

11) PINTO, AND THE PROSECUTION PRESENTED A WITNESS
THAT TESTIFIED TO SEEING A GREY PINTO. KNOWING
THIS DECEIT WOULD PREJADICE THE JURY WITH LIES
AS IF ID OWNED A SILVER OR GREY PINTO, MY
PINTO WAS CHEVY BLUE WITH WIDE REAR TIRES
AND THE TIRE PRINTS SHOWN TO THE JURY WERE
6 1/2" WIDE, WHILE MY REAR TIRES WERE SO WIDE
YOU HAD TO LIFT THE REAR OF THE CAR TO
PREVENT RUBBING. HE ALLOWED TO BE ERASED THE
FACT I OFFERED TO GO TO THE CORNER CAFE TO
TALK WITH DETECTIVES, BUT WAS FORCED TO GO TO THE
JAIL. NEITHER ONE OF THOSE FACTS ARE CRIMINAL
AND CAN BE SHOWN I WAS UNDER ARREST YET STILL
NO MIRANDA WARNINGS GIVEN. MY ATTORNEY DENIED TELLING
ME THE JUDGE'S SUGGESTION TO NOT TESTIFY, AND WHEN I CALLED
HIM A LIAR, HE (THE HONORABLE JUDGE TOMBERLIN) AFTER I TOLD HIM
OF AN INCIDENT HE COULD HAVE EASILY CHECKED INTO, "A MOTION
HERRING IN JUDGE NAKATIS COURT ROOM", THE JUDGE REFUSED TO
LOOK INTO MY STATEMENT, SAYING HE WAS INCLINED TO BELIEVE
SANDERS OVER ME. SAID HE DENIED MY WARDEN AND WISHED
TO SENTENCE ME. ARE THERE NO LAWS THEY WON'T BREAK TO GET A
CONVICTION? SOME DISTRICT ATTORNEY CAME IN, ARGUED THE SAME
FACTS, BUT BETTER, THAT MOTIONS NEEDED TO BE FILED, AND A
PRIVATE CONFLICT ATTORNEY WAS APPOINTED TO WRITE A NEW
MOTION TRIAL, AND A PRIVATE ATTORNEY WAS HIRED ON MY BEHALF.

WHAT MOVES A GOVERNMENT TO LIE AND ALTER TRUTHS FOR VERDICTS?

I KNOW, IT IS ALL HARD TO ABSORB, AND SEEMS
SO FAR FETCHED. UP TILL NOW, YOU'VE SEEN ONLY SOME
OF THE EVIDENCES THAT "WASN'T" LET INTO THE TRIAL AND THE
LIKELINESS OF ITS IMPORTANCE, WHAT YOU HAVEN'T HEARD
IS HOW MY DNA GOT TO THE SCENE. KEEP READING

(18) WHILE I WAS A KID, AND HAD JUST COMPLETED (5) BOOT CAMP, I WAS INVOLVED IN A MILITARY TOWN BAR SCANDAL, WHERE I WAS SEDUCED INTO CARNAL ACTS, BUT WAS DONE SO BY THE SODITOR A HOOKER, AND WITHOUT HER PIMPS KNOWLEDGE, FOR A CHEAPER PRICE THAN THE ORIGINAL REQUEST. WAS ATTEMPTED AT BEING EXTORTED FOR THE REST OF THE ORIGINAL PRICE BUT I REFUSED TO PAY ANOTHER CENT. A NON VIOLENT ENCOUNTER WAS ENSUED AT THE DOOR AS I WAS ABOUT TO LEAVE.

NO FIGHT OCCURED, BUT THREATS TO NEVER BE ALLOWED BACK IN THE BAR IF I DIDN'T PAY. I LEF. WITHOUT PAYING AND WISHED I HAD FOR MANY MANY YEARS LATER. ALTHOUGH I PAID \$20 AND REFUSED THE EXTRA \$40, A CALL TO POLICE WAS MADE AND I WAS BOOKED FOR AGGRAVATED RAPE, IN A BAR THAT WAS FULL OF WITNESSES IN A TEXAS TOWN 3 MILES FROM MY MILITARY POST. THE GIRL THAT CAME OUT OF THE BAR CRYING, WAS DIFFERENT THAN THE GIRL I HAD THE CARNAL BEHAVIOR AND PAID \$20 TO. AT THE TIME I HAD A MILITARY CLEARANCE OF SECRET BECAUSE OF MY MOS, AND THE MAGISTRATE THAT HEARD THE BOOKING SAID IT WAS A COMMON OCCURANCE IN THIS TOWN, BUT HIS HANDS WERE TIED BECAUSE OF ELECTIONS COMING UP. I NEVER STEPPED INTO COURT, AND 28 DAYS LATER HAD AN ATTORNEY, AND WAS BAILED OUT. I RETURNED TO ACTIVE DUTY THE NEXT DAY AND WITHIN A FEW MONTHS MY CASE WAS DISMISSED ENTIRELY, AND A DEPOSITION WAS TAKEN BY MY ATTORNEY AND THE ALLEGED VICTIM, WHO, ULTIMATELY TOLD THE TRUTH.

NARS THIS WOMAN WAS ASSISTED IN GETTING AWAY FROM HER PIMP, AND WAS HELPED TO RELOCATE TO CALIFORNIA, WHILE MY SECURITY CLEARANCE WAS REINSTATED, AND I WAS TRANSFERRED TO GERMANY.

19) AFTER GETTING OUT OF PRISON FOR RECEIVING STOLEN PROPERTY 11 YEARS LATER, I MET A GAL, THAT WE WERE ENGAGED TO BE MARRIED, AND LIVED TOGETHER FOR ALMOST SIX MONTHS, LORI AMARO, ATTORNEY HER OF MY TEXAS INCIDENT TO BE HONEST SO THERE WAS NO SECRETS. AFTER 5 MONTHS TOGETHER SHE RELAPSED, AND STARTED BECOMING VIOLENT. I HAD SOLE CUSTODY OF 3 OF MY CHILDREN, AND DECIDED I WOULD NOT STAY IN THIS RELATIONSHIP WITH HER. I LEFT WHILE SHE WAS AT WORK AND TOOK MY KIDS AND CLOTHS AND MOVED. SHE WAS A STRIPPER. I RETURNED THAT EVENING, WE SPOKE, AND OUR PASSION ENDED UP WITH ME SPENDING ONE LAST NITE WITH HER, A "GOOD BYE FLING BUT" WAS A MUTUAL AGREEMENT. WHEN I GOT OFF WORK THE NEXT DAY, I'D FOUND OUT SHE'D FILED SEXUAL CHARGES.

I WAS BOOKED, AND WHILE ON THE PHONE, SHE ADMITTED THAT I "RAPED HER SOUL", I'D HURT HER, AND DESERVED TO BE PUNISHED. A DETECTIVE HEARD HER COMMENTS OVER THE PHONE AFTER I HAD TOLD THEM. I CALLED AGAIN, ASKING HER TO PLEASE JUST TELL THE TRUTH, SHE AGAIN SAID "I 'RAPED HER SOUL'", BUT SHE WOULD GO DROP THE CHARGES, I TOLD HER "I NEEDED HER TO TELL THE TRUTH", AND "I WAS NOT BOOKED INTO LONG BEACH JAIL FOR RAPING HER SOUL". I WAS RELEASE 30 MINUTES LATER AND I REFUSED THE TEMPORARY RESTRAINING ORDER AGAINST LORI FROM THE POLICE DEPARTMENT. A WEEK OR SO LATER I WENT TO COURT IN LONG BEACH AND WAS GIVEN A PERMANENT RESTRAINING ORDER OF "A HUNDRED YARDS" AGAINST LORI AMARO FROM JOHN HENRY YABLONSKY, JOSEPH AARON YABLONSKY, KENNETH KIEITH YABLONSKY, AND BRIANA MARIE YABLONSKY. I LEFT ALL MY FURNISHINGS TO LORI AND WAS GLAD TO BE DONE. WHAT'S WRONG WITH WOMEN? TOO MUCH POWER. NOTHING WORSE THAN A WOMAN SCORN.

20) NOW LET ME TELL YOU HOW I WAS AT THE COBB

(20) RESIDENCE, MY WIFE AND I HAD ISSUES OF HER ACCUSING ME OF CHEATING ALL THE TIME WHEN I HADN'T, FOR YEARS BY (J) THEN. EVENTUALLY I STRAYED, RITA WAS ONE OF THEM. LET ME BE PERFECTLY CLEAR, SHE WAS ALIVE WHEN I LEFT, AND WAS WITH ANOTHER FEMALE, WHOM, TOO WAS ALIVE, AND WE'D HAD A CARNAL ACTIVITY BETWEEN US THREE.

I WAS TOLD ANOTHER MALE WAS GOING TO ARRIVE SOON, SO I LEFT. IT WAS DAY LITE WHEN I LEFT AND BOTH WOMEN WERE VERY ALIVE. I HAD NO CLUE THIS OTHER LADIES NAME, AND NEVER EVEN SEEN OR KNEW HER HUSBAND THAT WAS COMING. I DROVE MY TOYOTA PICKUP, TO GO PICK UP MY WIFE, THAT WAS AT HER GRANDPAS, AND SPENT THE RESS OF THE WEEK-END IN DONNEY CALIFORNIA. I DIDN'T FIND OUT RITA HAD BEEN KILLED UNTIL THE NEXT WEEK, APPROX TWO WEEKS LATER THAN THAT SPOKE WITH SOMEONE FROM LAW ENFORCEMENT WHO CALLED MY FATHER, AND I TOLD THEM EVERY THING I KNEW ABOUT RITA'S CONTACTS, WHICH INCLUDED A MAN BY THE NAME OF DAVID LEFTWICH, AND RITAS SON, WHOM I DIDN'T KNOW HIS NAME, ONLY THAT SHE'D ASKED IF I'D BEAT HIM UP OR STOP HIM FROM BEING MARRIED TO HER. I HAD HEARD FROM OTHERS, BUT NEVER SEEN, RITA OTHER THAN BEING NICE AND ALWAYS WAS POLITE, BUT WE HAD HAD CARNAL BEHAVIOR ON MAYBE 3 OR 4 SEPERATE OCCAISIONS. SO, NOW YOU'D SEE WHY I WAS NOT GOING TO TELL ANYONE MY RELATIONS IN ANY DETAIL WITH THIS WOMAN IN FRONT OF MY CURRENT WIFE. IF THAT MAKES ME GUILTY OF MURDER, THEN 98% OF THE MALE POPULATION IS GUILTY OF MURDER TOO, THE MARRIED POPULATION. MY WIFE IS JEALOUS AND IT TOOK ALMOST 2 YEARS TO CONVINCE HER I WAS A FAITHFUL MAN. I TOLD MY CURRENT WIFE, BOTH OF MY CARNAL (58) ACCUSATIONS, AND THE FACT THAT NEITHER EVEN

(21) STEPPED ONE SHOE INTO ANY COURT ROOMS. MY ATTORNEY (5)
KNEW THE TRUTH, BUT DID NO INVESTIGATIONS TO PROVE
NOR PROTECT MY TRUTH IN THIS CASE.

MY 1ST, 4TH, 5TH, AND 6TH CONSTITUTIONAL AMENDMENTS
WERE MOLESTED BY DETECTIVE GREG MYLER,
DETECTIVE ROBERT ALEXANDER, DISTRICT ATTORNEY
JOHN THOMAS, COUNTY DISTRICT ATTORNEY MICHAEL
A. RAMOS, AND ATTORNEY DAVE SANDERS, IN THIS
MALICIOUS, VINDICTIVE, PROSECUTORIAL MISCONDUCT,
INTENTIONAL JURY TAMPERING, PREJUDICIAL MISCONDUCT,
INEFFECTIVE COUNSEL, A TRIAL STRAIGHT FROM
THE DREDS OF HELL, IN ORDER TO SATISFY A
PIECE OF PAPER, AND THE HUNT TO PROVE TO
SOCIETY HOW PRODUCTIVE THEY ARE AND HOW
SCIENCE HAS EVOLVED. THE HONORABLE JUDGE JOHN TOMBERLIN
ILLICITED IN CONCERT WITH THE DISTRICT ATTORNEYS JOHN
THOMAS AND MICHAEL RAMOS AND SAN BERNARDINO COUNTY SHERIFF
ROBERT ALEXANDER TO CONSPIRE INTELLIGENTLY TO ALLOW
MY CONSTITUTION AMENDMENTS TO BE VIOLATED WHILE I
WAS PROSECUTED IN HIS COURTROOM WITH LIES, ALTERED
EVIDENCES, PERJURED STATEMENTS AND TESTIMONIES.

THIS MAN ALLOWED MY GUARANTEES OF A FAIR TRIAL, BEFORE
A POOL OF KNOWN TO BE BIASED JURY MEMBERS TO BE
LIED TO THROUGHOUT THIS ENTIRE TRIAL. ALLOWING HIS
PROSECUTING DISTRICT ATTORNEY, TO LIE AND PRESENT
TESTIMONY THAT WAS PERJURED AND PRESENTED INTENTIONALLY
WITH ALTERED EVIDENCES IN FRONT OF THIS JURY THAT DESERVED
TO HEAR THE TRUTH + FACTS, NOT TRICKS AND DECEIT IN ORDER
FOR THEM TO DECIDE. FORCING THEM TO BE BATTERED INTO
VOTES BY A PROVEN BULLY "JURY FOREMAN" "DON'T WORRY YOUR HONOR
WE'LL GET THE JOB DONE" YOUR JOB IS TO VOTE MR. FOREMAN NOTHING

ELSE. I AM TO BE SENTENCED TO LIFE WITHOUT THE POSSIBILITY OF PAROLE

(59) FOR A CRIME I AM INNOCENT OF, YES, "GOD BLESS AMERICA"

(22)

(J)

YOU HAVE JUST READ THE EXACT SAME PAMPHLET
THAT THE FOLLOWING PERSONS HAVE READ. PLEASE
IF YOU FEEL ON ANY LEVEL A WRONG HAS BEEN
COMMITTED, VIOLATING CONSTITUTIONAL GUARANTEES
OF THE UNITED STATES CONSTITUTION, SHARE
THIS WITH A FRIEND. I WILL HAVE PAID THE PRICE
OF A 'SENTENCE TO STATE PRISON, FOR THE TERM
OF "LIFE WITHOUT THE POSSIBILITY OF PAROLE" FOR
A MURDER THAT I DID NOT COMMIT.

THIS WAS WRITTEN BY MY OWN HAND AS I AWAIT TO
BE PERSECUTED BY PERSONS WHO'D SWORN TO
UPHOLD THE CONSTITUTION OF THE UNITED STATES.

"TO PROVE THIS, LET FACTS BE SUBMITTED TO A CANDID WORLD"
(DECLARATION OF INDEPENDENCE JULY 4TH, 1776)

EVERY WORD I'VE WRITTEN IS TRUE AND COMES WITH GOV. DOCUMENTS TO PROVE
THE HONORABLE JUDGE JOHN TOMBERLIN

- THE PRESIDENT OF THE UNITED STATES
- THE UNITED STATES SENATOR BARBERA BOXER
- COUNTY DISTRICT ATTORNEY MICHAEL A. RAMOS
- UNITED STATES DISTRICT COURT
- SUPERIOR COURT OF THE UNITED STATES
- UNITED STATES ATTORNEY GENERAL
- DIRECTOR OF HARVARD PRISON LEGAL
- PUBLIC INTEREST LAW FIRM
- U.S. DEPARTMENT OF JUSTICE / CIVIL RIGHTS
- SUPREME COURT OF THE UNITED STATES
- 41ST DISTRICT JERRY LEWIS
- JUDICIAL BOARD OF COMMISSIONS
- APPEALS COURT APPELLATE DEFENDERS
- PUBLIC INTEREST LAW FIRM

(60) OTHER PERSONS OF INTEREST

23) DETECTIVE GREG MYLER AND ROBERT ALEXANDER VIOLATED MY 4TH AMENDMENT, FOR NOT MIRANDIZING ME, WHILE THEY BROUGHT 8 OR 10 CARS OF POLICE AND SHERIFFS TO INTERROGATE ME ON AUDIO AND VIDEO. VIOLATING MY 1ST AMENDMENT AND OBSTRUCTION OF JUSTICE BY ALTERING MY STATEMENT AND PRESENTING IT TO A JURY, DETECTIVE ALEXANDER PERJURED HIS STATEMENT IN ORDER TO PERVERT A JURY IN A CAPITAL CASE

MICHAEL A. RAMOS 2) COUNTY DISTRICT ATTORNEY INTENTIONALLY INJECTED PREJUDICIAL INFORMATION INTO A SOCIETY OF SUSPECTED JURORS THAT WERE TO HEAR AND DECIDE MY TRIAL, PROSECUTORIAL MISCONDUCT AND VIOLATIONS TO MY 5TH AMENDMENT OF THE CONSTITUTION

JOHN THOMAS 3) DISTRICT ATTORNEY JOHN THOMAS INTENTIONALLY PERJURED HIS STATEMENTS TO THE COURTS TO WIN FAVOR OF MOTION HEARINGS AND ALLOWED 3 PERJURED TESTIMONIES TO BE GIVEN BEFORE MY JURY. JOHN THOMAS CONSPIRED TO ALLOW AND PRESENT ALTERED EVIDENCE TO BE PRESENTED BEFORE A JURY ON A CAPITAL CASE AND DISPLAY VINDICTIVE PROSECUTORIAL MISCONDUCT THAT RESULTED IN A VERDICT OF GUILT THAT WAS DECIDED FROM PERJURED TESTIMONY AND ALTERED EVIDENCE. VIOLATING MY 5TH AMENDMENT

DARYLL KRAMER, JOHN SULLIVAN, BRUCE NASH 4) DARYLL KRAMER, JOHN SULLIVAN, BRUCE NASH PRESENTED PERJURED TESTIMONY IN FRONT OF A JURY OF A CAPITAL CASE THAT RESULTED IN A VERDICT OF GUILT BECAUSE OF THEIR PERJURY.

JOHN TOMBERLIN 5) THE HONORABLE JUDGE ALLOWED TO BE PRESENTED BEFORE A PANEL OF JUROR, PERJURY, ALTERED EVIDENCES WHILE HE EXPRESSED BIASED AND PREJUDICIAL ACTS, THE HONORABLE JOHN TOMBERLIN VIOLATED MY 5TH AND 6TH AMENDMENTS OF THE UNITED STATES CONSTITUTION.

DAVE SANDERS 6) ATTORNEY DAVE SANDERS, WHILE NOT FULLY AND INTELLIGENTLY INVESTIGATING, PREPARING, DISCUSSING OR PRESENTING MY CASE, NOT RELEASING EXCULPATORY OR ANY EVIDENCE TO ME THAT WOULD SATISFY MY RIGHTS TO ASSIST IN MY DEFENSE, ONLY 300 OF THE 40000 PAGES. DID INTENTIONALLY PROVIDE INEFFECTIVE COUNSEL VIOLATING MY 6TH AMENDMENT OF THE UNITED STATES CONSTITUTION