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IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT CENTRAL DIVISION

John Henry Yablonsky,
petitioner,

vs

Scott Fraeunheim(warden),
respondent,

EDCV 14-01877-PA(DTB)

NOTICE OF FILING LODGEMENTS IN
U.S.C. §2254 HABEAS CORPUS CASE
(IN SUPPORT OF GROUNDS 1 - 42)

Filed; September 4, 2014=
The Honorable Magistrate D. Bristow

Petitioner has filed numerous claims of error, that
violated petitioners Constitutional rights guaranteed by The
United States Of America. These errors are supported with the
lodgements as follows,
1) Attachments of State filings and orders, and denials (attachment A)
2) Exhibits A1-A15, copies of the flyers mailed, courts minute order.
3) Exhibit B1-B2 two front pages from the same transcript (different),
B3 copy of the attorney's notes indicating only discovery mail,
B4-B35 areas of error in transcript, B36 copy of police report.
4) Exhibit C1-C4 copies of e-mails indicating Brooks investigation.
5) Exhibit D1-D2 fingerprint report Det. Alexander said did not exist,
D3-D10 police reports and third party culpability of Saunders,
D11-D47 attorney notes during trial support statement.

Lodgement 1

- 1 6) Exhibit E1-E9 separate consistent statements of Nash to support
2 perjured testimony, and victims last statement.
- 3 7) Exhibit F1-F13 support different statements of Sullivan supporting
4 perjury of testimony
- 5 8) Exhibit G1-G11 police reports of Kramer in support of perjured
6 testimony, Exhibit G12-G15 support Dismore police statement with
7 accurate sketch of bar to indicate unreliability of Dismore,
8 G12 police report of Kobbs supporting Kramer perjury
- 9 9) Exhibit H1-H2 front cover pages of same transcript (different ^{113 v, 136}
10 to support false altering, when sworn as accurate (altered)).
- 11 10) Exhibit I1-I9 support the transcript that was sent was altered
12 and defendant told the attorney, I10 letter written to attorney
13 during trial telling his need to testify, I11-I17 letter to attorney
14 supporting interest in (alleged) investigations begging this
15 man to investigate, I18-I25 letters from the bar association,
16 defendant trying to get the discovery for this case after was
17 told the 300 pages given before trial [were all there was], I25
18 asking the attorney about the case, the investigations.
- 19 11) Exhibit J1-J11 due diligence inquiry of the attorney's actions
20 or lack thereof. (certified mailed)
- 21 12) Exhibit K1-K8 list of evidence from this case not released to
22 defendant until after trial, K9-K11 request for bid on investigation
23 of DNA evidences that were not followed through (IAC), K12 lab
24 note of one of the hairs collected from the body with the entire
25 root bulb attached (red hair) (defendants hair is blonde)
26 (victim did not have red hair either). (IAC)
- 27 13) Exhibit L1-L7 attorney's request for contact information and
28 fiduciary obligation as attorney for Yablonsky.
- 29 14) Exhibit M1-M21 dismissal information for prior allegations, M22-
30 M28 Copy of application and order of restraint of Amaro in
31 support of her false allegation. (DUE DILIGENCE)
- 32 15) Exhibit N1-N2 attorney's support of fiduciary obligation inquiry
33 declaration to Yablonsky, Exhibit N3-N4 motion in wrong name. (IAC)

Lodgement 2

- 1 16) Exhibit O1-04 applications of key alibi witnesses subpoena duces
2 tecum, written by defendant for attorney to (inquiry) into alibi
3 or serve as supporting witnesses for defense. (not served) (IAC)
- 4 17) Exhibit P1-P9 attorney's trial log of client Yablonsky, showing
5 attorney knew jail suspended attorney visits and communications
6 R1, and court progress.
- 7 18) Exhibit Q1-1-7 Applications affidavit of probable cause, warrant
8 of arrest and search, Q1-8-11 the officers involved in the arrest
9 and search, Q1-11-12 detectives investigations showing Rita Cobb
10 was seen at a bar the night she was killed (Doris Jackson), Q1-
11 13-14 inquiry of military records for Yablonsky.
- 12 19) Exhibit Q2-1-11 copies of we-tip report of confession, evidence
13 collections, match of confessor, interrogation during arrest
14 and police report of suicide of confessor, Q2-12-13 due diligence
15 in support of evidence for confessor, Q2-14-31 arrest interrogation
16 of confessor and DNA profile of same man compared.
- 17 20) Exhibit R1-5 reports of witnesses that seen Cobb in a bar the
18 night she was killed, impeachment evidence.
- 19 21) Exhibit R1-12 in support of defendant's attempt to have the court
20 force the jail to lift the communications restriction of Yablonsky
21 from his attorney that was denied by trial court on 12/14/10
- 22 22) Exhibit S1-15 in support of FBI profile, and third party culpab-
23 ility of Robert Markl Edwards.
- 24 23) Exhibit T1 supporting order to transport records (June 9, 2010),
25 T2-5 request of Yablonsky to invoke right to pro-per (granted),
26 T6-24 copy of affidavit of Yablonsky of police retaliation
27 and DDA Merritt opposition of motion to recuse.
- 24) Exhibit U1-9 in support of Cobbs character, and promiscuity,
in support impeachment of state witness and case in chief.
- 25) Exhibit V1 court's minute order of defendant waiving right to
continuous trial, dated January 14, 2011, V2-3 the appointment
of standin and court's log of deliberation deadlocks on 2/3/11
and 2/4/11, V4-6 questions from the jury, V7-8 letters of affidavit.

Lodgement 3

1 26) Exhibit W1-12 media coverages before during and after trial, W13-
2 20 formal Marsden motion filed February 25, 2011, with 20 reasons
3 point and authorities, W21-22 death/L.W.O.P. filing of the state
4 filed August 6, 2010.

5 27) Exhibit X1-17 Motion for new trial based on prosecutorial miscon-
6 duct that was filed March 24, 2011, and noted by the court on
7 March 17, 2011 as arrival, then court noted on April 4, 2011,
8 but did not rule, X18-37 Motion for new trial filed with points
9 and authorities for April 8, 2011, but was not read, considered
10 or ruled.

11 28) Exhibit Y is a disc of the interrogation recording the state
12 placed onto the records as evidence exhibit 49. This disc was
13 released to defendant's attorney's Hal Smith and Richard Levy
14 and does make clear showing of evidence tampering. The state
15 presented this evidence to the jury and under sworn testimony
16 told the jury that exhibit 49A (the 113 page interrogation tran-
17 script played) was an accurate copy of the exhibit 49, which
18 is over 23 pages different, answers changed from no to yes,
19 and incriminating correspondence of the defendant from the
20 detectives were left out, the defendant's invocation of Miranda
21 were taken out, and the courts gave an instruction on the evi-
22 dence they were shown as original media.

23 29) Exhibit Z (first 114 ^{EXHIBIT 49A COVER SHEET PLUS 113 PAGES} pages of interrogations transcript), that
24 the state placed onto the records as exhibit 49A, The second 136
25 pages are the second copy of the interrogation transcript that
26 was to be accurate 113 pages, The third copy of this transcript
27 makes showing the answers were altered, locations they were
altered and comments made that were not recorded, length of
transcript in minutes and seconds to make showing there is
almost 20 minutes of recording (missing altogether // ??) (VARIOUS AREAS)

28 The petitioner has mailed these items to the courts in
29 Fresno Eastern District, but was not confirmed they were filed.

Lodgement 4

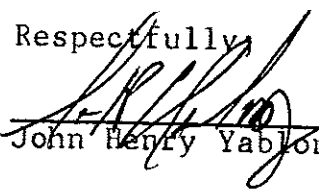
1 This not an attempt to expand the record, but to support
2 every claim of the petitioner. Respondent states in his answer several
3 times that he does not have a copy of the exhibits. They were filed
4 the exact same day the petition and brief were filed in the same
5 courts as (exhibits in support). These exhibits are what was kept
6 from the defendant and some were kept from the appointed attorney's
7 in appellate process, and were released due to the Bar associations
8 instruction. They support every aspect of petitioners habeas claims
9 EDCV 14-01877-PA(DTB) forty two grounds of violations to petitioners
10 substancial rights.

11 Respondent was allowed to provide lodgements to support
12 his arguement, and petitioner should be allowed as well. Petitioner
13 begs this court to accept these lodgements in support of petitioners
14 claim. NOT AN EXPANSION OF THE RECORD. THIS IS IN SUPPORT OF CLAIM.

15 THIS SECOND SET OF 136 PAGE TRANSCRIPT IS DIFFEREN
16 THAN THE OTHER, THIS SET HAS BE AUTHENTHICATE
17 AND VERIFIED ACCORDING TO ACCURATE VERBATUM
18 COMPARISON. THIS WAS CONDUCTED AND VERIFIED BY TWO
19 SEPERATE PARTIES.

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Date DECEMBER 9 2014

Respectfully

John Henry Yablonsky

Lodgement 5