

John Yablonsky #AL0373
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2/7/20

RE; FVI900518 people v yablonsky

Dear Mr Bauer;

Inthe papers sent to you show four very critical arguments that I have not been very successful with because of "authority" supporting the perjury which I belkeive was coersed. Bruce Nash will afirm. John Sullivan may also easily agree, his wife certainly will. Francesca.

The most valuable piece of evidnece I have gotten and argued ineffectively was the alterations of the interrogation transcript which proves they used a false evidnece to gety the verdict. This false evidence wass the "only" culpable evidence, because the DNA in this case clears me by two t9o several days before she had been killed. Making the transcript the only culpable evidence used!

I lied to detectives who interrogasted me in front of wife, mother in law, and children about fidelity issues with a marelder woman who had been killed. I had the right to lie under those condititions without MIRANDA. They had a warrant when they asked, for my arrest, and arrived with three agencies on Sunday mornoing at 9 a.m..

The other critical papers ar ethe confession of Gregory randolph who left his DNA at the scene, in a place where it should not have been. His hair was red, and hos story back then did not match his later story. Nor could he have explained why he had trophies in his home because he had committed suicide before they found them.

There will be an affidavit for an arrest warrant, and ^{SEARCHN} possibly his home on August 10, 1988 by detective Palacios or another. Thsi is critical because the Court agreed this should have been produced to the jurors, but my attorney did not know the laws. I found that rediculous and figured the attorney to have choked and or helped the prosecutro to hide this informatiopn.

As for the detectives to this case Greg Myler and Robert Alexabnder worked on another case where I helped the defendasnts get her case reduced to a four year pelea deal under ALFORD for a double murder robbery while I was inthe county jail. Motions to admit evidnece the Court was trying to strike from the record. Leanne Faulk, my father may still have her name and contact. She contacte him when she got out of prison.

Leanne stated they also alter4ed her answers in their transcripots fromthe original statements she gave. If locatable she will give affidavits and evidence of this, if w she still has her recoirds. But her case number will have these in the records.

Th S.B.S.D cold case divisionw as created by a zealous prosecutor name Michale ramos who at that time was county prosercutor. He had coersed several convictionS, through this cold case team, myler and alexander. Guessing because of their creative talents with evidnece.

Michal Ramos had been caught stealing funds from his politacal campaign at the same time his county counselman Guitierrez had been caught with county superintendant as well as a local contractor who stole 102 milliion dollars from the county bank account. When they got busted Guitierrez who got four years for this crime stated " I AM NOT A SNITCH" suggesting there were others who had not been a caught.

My take on this was that this level of crime needed a back up plan, a ace in the hole in case they got Dbusted, they did! and for 102 million dollars they got "FOUR YEARS"!

This ironically was the exact same time that Ramos needed money to fund his campaign which he used my case and two different styles of flyers that were 11½ inches by 17 inches and placard style posteres that he sent to the entire county's registered voters. THATS ABOUT 3 MILLION FLYERS THE SIZE OF POSTERS + MAILING.

That campaign had to have cost him several milliion because of the posters which every house got one each in a two week period about the sasme campaign promise to convict me for 19 murders if they voted for him. He had my case placed onmto the clanedar on April 2, 2010, and the election was in May, his mailings started on May 5, 2010, my trial was to star/on June 12, 2010.

The fuinding for this would have been magnificent for a county district attorney to come up with, which coincidently occured in the same time the county robbery occured. The deal with thatwas a developer bought property in a valley near two freeways to develop. Then blamed the county for failure to rpovide proper flood preventiion, being this property wass at the base of two mountains. A rediculous place to buoild. But the prosecutor filed a three huddred million dollar suit, which the county superintendant, county counselman signed off on the seettlement for 102 million.

EMBEZZELMENT WAS THEIR CHARGE

[REDACTED]

I do not know who else was invKolved wwith the district attorney office, but I will check into that immediatley.

I have gotten the information for the bar complaints and will. have them prepared by next week and sent to Scotts wife, who will attach certain papers. The conviction review created by you, as well as the VIKING lawsuit regarding Holmes. You'll LIKE IT.

I wilol have my files pulled out of storage here and go through them to see the other names in the sheriff department or prosecutrors office. There was one other from the DA office who was there when the court appointed conflict panelist..

As soon as I get that info I will resapond

respectfully

John Henry

To CONFIRM THIS

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