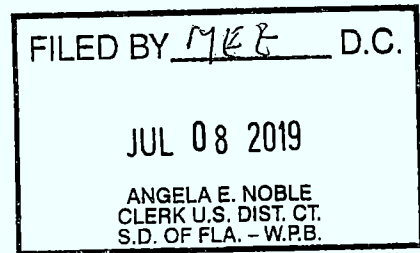


Marla Martins, 7687 Forestay Drive, Lake Worth, FL 33467
MarlaMartins88@Yahoo.Com / 908 721-1088

July 8, 2019

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION

Paul G. Rogers Federal Building and U.S. Courthouse
701 Clematis Street, Room 202, West Palm Beach, FL 33401
561 803-3400



CASE NO.
15-cv-21124-CIV-Goodman

Hon Judge Goodman:

In accordance with Section 3I(6) of the CM/ECF Administrative Procedures, a *courtesy copy* of Plaintiffs' Silver Bullet Motion, *mandated* by Defendant's proposed order in reference to ECF No. 324, was duly emailed on 07.04.2019. **Attached** filing is the original duly signed and notarized.

All unbiased mothers who nurse and protect boys and girls with no discrimination and all biased men feel bad for your twisted legal education, training, judgments etc. and refusal to correct them.

- ▶ **Decisions on a medical malpractice case are not decisions on the murder-on-the-sea case.**
- ▶ **Your twisted behavior is never "good Behaviour...to hold...Offices" which always mandates correct thus valid interpretation of all laws, especially the basic law, by this inferior Courts and the Supreme Court of the United States ("SCOTUS") alike. Due process of law without time limit shall never end until you make the murdered-on-the-sea win, the murderer-on-the-sea lose, and end being a crime promoter committing Justicide making Injustice assassinate Justice as self-proving judicial crimes.**
- ▶ **Everyone is born with a normal obviously rational mindset ("NORM") which requires self-correcting brains in self-healing bodies as inseparable minds and bodies to self-correct errors whenever made. Authored by the NORM, the STOP and the Silver Bullet LKJMOL (A1-A6) helps all uneducated and educated people alike to: reset their self-correcting brains to this NORM, make correct thus unbiased decisions, orders and/or judgments ("Valid DOJs") as Justice by laws correctly applied by Credible Judges always prevail over, or else, vacate as void, all prior incorrect biased decisions, orders and/or judgments by laws misapplied by Uncredible Judges ("Void DOJs"), and end committing Justicide.**
- ▶ **Your U-TURN has to correct the basic manmade mistake making women sex-slaves, men sex-masters and jurists and lawyers lex-offenders as everyone's dream come true ending everyone's nightmare.**
- ▶ **Everyone's NORM equation of life from womb to tomb (Sperm+Egg=Father) is the truth, the whole truth, and nothing but the truth ("Everyone's Truth"), so help us One Creator help all jurists penalize all other truths as perjuries repugnant to and/or inconsistent with Everyone's Truth and reconfirm that the word God is a money-making trade-name coined by scammers scamming everyone (STOP).**
- ▶ **The 10.31.2013 NIELL (A1) is the 100% credible right belief-system mandating unprejudiced use of DNA-matches to prove paternities and maternities as the two sides of the same one sex ("SOS") between him and her since they prove both sides to sell Justice as Justice in all sex-abuse cases. It has to end the 100% uncredible wrong make-belief-system (A2) mandating prejudiced misuse of marriages to prove paternities since they don't prove paternities to sell Injustice as Justice in all sex-abuse-cases.**
- ▶ **Making numbers add up right thus not wrong is making 100% credible rationality prevail over 100% uncredible irrationality to never force the prey to endure Justicide, always order restitution to the prey as Justice to end destitution, never die with conscience-eating self-created toxic guilts, and never scam to live parasitic lives but save dollars in sextillions and time in years as self-proving evidence of Justice.**

Truthfully submitted by Marla Martins,

Marla Martins

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION

MARLA MARTINS, individually and as
Administrator Ad ProSeQuendum for the Estate
of BRIANA MARTINS, Decedent,
MARCELO COSTA and G.E., a minor, by
and through her grandmother, legal and natural
guardian, and next friend, MARLA MARTINS; and
TATIANA MARTINS,

Plaintiffs,

v

ROYAL CARIBBEAN CRUISES LTD.,
Defendant.

CASE NO.
15-cv-21124-CIV-GOODMAN
[CONSENT CASE]
Judge Goodman *Has To*
Make Killer Cruises
Pay for Killing Briana
[Courtesy Copies to Media for
All Jurists and Journalists to
Learn that Sperm+Egg=Father as
Simple Rational Mindsets, Always]

Plaintiffs' Silver Bullet Motion with no defense is for Silver Bullet Justice with no offense.

With *all due respect* to the Court under *penalties of perjury*, Plaintiffs' *Silver Bullet Motion with no defense is for Silver Bullet Justice with no offense*. As “good Behaviour...to hold...Offices”^a *requires Judge Goodman^b to Stop the Oppressive Prejudice (“STOP”)^c with silver bullet authorities in endnotes¹⁻¹⁰ (A1-A6) in the Silver Bullet LKJMOL with no defense, so He has to be the first Federal Judge to Get Obviously (“GO”) self-correcting.¹⁰ He has to keep going viral^b until all Judges are enabled with absolute judicial immunity to disable all educated, uneducated and other predators, acquit the innocents, convict the guilty, make the prey prevail over the predators, and never reward wrongdoers⁶ to promote wrongdoings.⁸*

Natural causes *did not* cause Briana’s death (DE 273 filed 11.26.2018). Briana, age 17, is *not a wrongdoer*. Pro se Plaintiffs are not wrongdoers but truthful attorneys-in-fact. Zealous advocates⁵ and the Judge are accessories after Briana’s 08.28.2013 murder. To STOP and GO self-correcting mandates His *first* legally enforceable Valid Decision, Order and/or Judgment (“Valid DOJ”) in the *murder-on-the-sea case vacating all prior legally unenforceable Void DOJs since day one in the concocted medical malpractice case insures good Behaviour unless Defendant and Judge Goodman find and list errors in this Motion to dismiss it for the errors*.

“[G]ood Behaviour...to hold...Offices”^e requires Judge Goodman^e to act right, not wrong.

1 Judge Goodman’s *first* Valid DOJ in this *murder-on-the-sea* case:

- 1 Has to use evidence in this *simple murder-on-the-sea* case and laws *correctly* applied to *resurrect* Justice that has to *undo use of excuses* of a *concocted thus complicated medical malpractice case* and laws *misapplied committing* Justicide, **STOP** making **Injustice assassinate Justice**¹⁰ *aided and abetted by licensed lawyers acting as zealous advocates*⁵ *abusing and/or misusing Court’s due process of law as self-proving evidence of culpable malpractice of law sold as rewardable practice of law since they assume Justice is being done while they know that Justicide is being committed, knowing that doing so requires them to immediately inform their malpractice liability insurers but for which their claims for reimbursements might be rightly denied for failure to timely inform them even after having been put on legal notice by pro se attorney-in-fact stating and practicing the TRUTH that zealous advocates deliberately fail to state and practice to force the Courts to keep making Void DOJs keep prevailing over Valid DOJs instead of vice versa.*
- 2 Has to remember that a “*petition...is rarely granted*”¹ in cases of *lex-abuse like this but never granted in sex-abuse cases*^{2, 7, 9} even by the highest appellate SCOTUS, has to act right and penalize zealous advocates who will still make Him act wrong as before.
- 3 Has to remember that fathers never ever create a bond with their babies because men never carry their babies in their wombs for even one day to suffer maternity pains and sufferings caused by conceptions, births and thus also caused by *premature deaths of their babies, that too, by cold-blooded murderers as here, and thus prove that their 100% belief in all of the recreational purposes of sex insures 0% belief in the one procreational purpose of sex that does make them deny their undeniable paternities of their own babies.*
- 4 Has to remember that women always create a bond with their babies because women carry their babies in their wombs for 270 days aka 9 months enduring 9 months of maternity pains and sufferings caused by conceptions, births and thus *far, far, far more intolerable pains and sufferings caused by their babies’ premature deaths, that too, by cold-blooded killers* and prove that *mothers’ 100% belief in the one procreational purpose of sex insures 0% belief in the even one of the recreational purposes of sex that makes mothers never ever deny their undeniable maternities of their own babies.*
- 5 Has to end torturing the Creator-Mother Marla Martins deprived of her daughter Briana just because as a mother she was bound by positive thinking maternal duties that have to prevail over negative thinking paternity rights that are predatory rights.
- 6 Has to insure that the unbiased author of the Silver Bullet LKJMOL with no defense is not framed and convicted for helping “good Behaviour...to hold...Offices” by all Judges but for which crimes on land and on sea shall continue blessed by all Judges.
- 7 Has to admit that His “*secret settlement*” (P18, L 22 to 25 and P19 L 1 to 5 in DE 124 Filed 02.01.2017) in Judge Goodman’s *self-incriminating immortally transcribed 47-Page 09.15.2016 Transcript of Court-ordered self-incriminating Telephonic Pretrial Conference Proceedings* Before the Honorable Jonathan Goodman United States Magistrate Judge with Attorney David W Brill Esq and Joseph J Rinaldi, Jr., Esq for the Plaintiffs and Michael J Drahos Esq for the Defendant is the self-incriminating smoking-gun-evidence of the TRUTH that is immortally archived to help unbiased news media make it go viral as

all-time Record-breaking News since it was *inevitably guaranteed only after finally* acting under the law for the *self-correcting* Judge Goodman to finally end his own due process of law in his own 100% controlled Court *to vacate as void all his* Void DOJs that he knowingly made when *initially* acting above the law *but for which He would not be able to protect and reward* the self-proving murderer and *even punish* the destituted mother of her murdered daughter, 17, *forcing her to also reimburse* taxable costs, nontaxable costs and even attorney fees paid by the murderer to *zealous advocates* to force Judgment Goodman to take their side and join them in becoming *accessories after the murder-on-the-sea*.

- . 8 Has to admit that the injurers' *zealous advocates paid to conceal the truth (A2)* forced Him to sell his *judicial lie* that it is a "*complicated medical malpractice case*" (DE 322 filed 06.07.2019, P1) *despite proof in the record* that it is a *simple murder-on-the-sea case* as *the judicial truth* presented by the injured Plaintiffs as *pro se truthful advocates even now*.
- . 9 Has to admit the TRUTH that "...*pro se* litigants [as the injureds] *do not have authority to abuse the court system and unduly prejudice the opposite party [as the injurer and zealous advocates instead have that authority]* (and that is what happened here)..." (DE 322, P1, *supra*).
- .10 Has to admit the inevitable need to issue and thus issue in the *murder-on-the-sea case* his *first legally valid thus enforceable Partial Summary Judgment on injurers' per se liability with a jury trial for mandatory restitution to end discretionary destitution still being caused by the injurers and their zealous advocates as accessories after the murder-on-the-sea by the Defendant with no judicial authority to do so*.
- .11 Has to vacate as void in the *concocted medical malpractice case all his past Void DOJs and penalize* their enforcers as *Outlaws with no immunity for making him and zealous advocates accessories after the murder-on-the-sea by the Defendant* since *two exact opposite Void DOJs and Valid DOJs both cannot be constitutional*, can they?
- .12 Has to admit that "[p]roceeding as a *pro se* litigant is a *sometimes-risky, danger-lurking scenario, riddled with hazardous hurdles and substantial legal perils [that biased jurists create]*...Because *pro se* litigants [forced to act as *unlicensed attorneys-in-fact with no need to lie*] *do not have authority to abuse the court system and unduly prejudice the opposite party (and because that is what happened here)*, it is no surprise that the consequences are, to be *diplomatic [meaning not taking sides and thus not making it tragic]*, *not good for Plaintiff Marla Martins [but good for Defendant only, making it obviously tragic]*" (DE 322, P1).
- .13 Has to admit that *this saying of the law by Judge Goodman is true and thus has to be received as the truth (A2)*, *that only duly licensed attorneys-at-law* acting as *zealous advocates [with need to lie] do have that authority to abuse the court system* and ... *assume* that justice is being done", and *that* they will still force the courts *with all their judges, no matter how many or who, with and/or without conflicts of interests*, to conspire with *duly licensed attorneys-at-law* on both sides, to *again* commit Justicide as serial killers of Justice UNLESS AND UNTIL Judge Goodman does STOP it and does GO self-correcting.
- .14 Has to admit that "Plaintiff[s] filed this action against Defendant for wrongful death [*by murder-on-the-sea*]...On January 16, 2019, this [*prejudiced*] Court dismissed the (DE 06.07.2019, P1) case *with prejudice* because of [*unprejudiced pro-se*] Martin's failure to proceed with the previously scheduled [*prejudiced*] trial [*of a complicated medical*

malpractice case which everyone knows this case is not, never was, never will be]...”
(DE 06.07.2019, P2).

- .15 **Has to admit** that Justice is the bait, Justicide is the switch, in the bait and switch system (“BASS”) as *judicially reconfirmed* on 10.31.2013¹⁰ (A1 to A6) since the BASS *also judicially reconfirmed by the SCOTUS* is 100% unconstitutional as dead wrong (A2);
- .16 **Has to admit** that belief in *the self-proving simple murder-on-the-sea* case presented by the injureds and their *truthful advocates has to help* Judge Goodman to sell Justice as Justice ending the BASS since belief in *the self-proving complicated medical malpractice case concocted* by the injurers and their *zealous advocates* perpetuating the BASS in the grand scheme of things publicly confessed by Hon Justice Scalia⁸ *has to hurt* Judge Goodman to make the case come out wrong, make the wrong party win, and sell Justicide as Justice.
- .17 **Has to lift** the Royal Baby Bastard Curse (“BBC”)⁷ on every Purse.
- .18 **Has to penalize all zealous**⁵ *licensed lawyers, forensic doctors, corporate officials personifying the billion dollar Defendant, Judges, psychologists, psychotherapists (say, psycho-the-rapists), etc. who lie and die with their own conscience-eating self-created toxic guilts for doing evil to see, hear and speak no evil, knowing evil is evil.*
- .19 **Has to order** Mandatory Restitution³ as Justice.⁶
- .20 **Has to make** “the case come out right.”⁸
- .21 **Has to make** TruthIsPrudence prevail over JurIsPrudence.⁴
- .22 **Has to remember** that babies can do no wrongs to be misjudged as bastards since fathers can, and do, do wrongs denying undeniable paternities to be correctly judged as bastards.
- .23 **Has to remember** that Judges’ 100% belief in still continuing to protect and reward the Defendant, who routinely commits self-proved murders-on-the-sea and other crimes with immunity guaranteed by biased Judges like Judge Goodman making Courts a self-proving accessory after-the-fact to help the criminal role model Defendant to be copied by all other criminals under the *monkey see monkey do evil doctrine* (“MSMDED”) and learn why turning blind eyes to keep perpetuating the evil systemic system of Justicide perpetuating Justicide duly archived in the men’s evil history as the three wise monkeys is dead wrong.⁹
- .24 **Has to remember** that everyone’s unanimous thus universal commonsense belief in Justice instead of in Justicide will still keep continuing to help India and NY Attorney Jain and an Officer of the Court to never ever give up trying to help Judge Goodman and all other biased judges like him to STOP committing Justicide because *no one shall live and die with peace of mind unless and until* Judge Goodman’s legally enforceable valid DOJ in this simple murder-on-the-sea case vacates as void DOJs in a concocted thus complicated *medical malpractice case concocted by Judge Goodman aided and abetted by zealous advocates paid by the murderer to do just that* (A2).^f
- .25 **Has to admit** that that belief in any and all other senses that is inconsistent with and/or repugnant to everyone’s belief in everyone’s one universal common sense that the man who enjoys illicit sex, even rapes, violating the marriage and divorce (“MAD”) laws is **Realtime Justicide, knowing that** marriage licenses ban illicit sex with women besides one’s own wife or wives making the one man the illegitimate father *aka* bastard for seeding women besides his own wife or wives making **marriage a realtime constitutional trap** for womankind that mankind had to mastermind using their predatory minds addicted to illicit sex, rapes, etc.

- .26 **Has to admit** that *personifying* the Justice System and *institutionalizing* the Courts with *Absolute Judicial Immunity* for His *judicial discretion* to *use evidence under the Rule of Law* thus *not excuses under the Rule of Outlaw* is to **STOP** and **GO** self-correcting.
- .27 **Has to admit** that *making* mandatory restitution *under the Rule of Law* *ends* discretionary destitution *under the Rule of Outlaw*.
- .28 **Has to admit** that to *forget and forgive* a *destituted* mother for *doing her maternal duties* to help Judge Goodman's **all-time record-breaking self-correcting valid DOJ** going viral *has to help all other Judges too in all other jurisdictions also do their judicial duties* to help all fathers *also do their paternal duties* as **Justice** and not let **Justicide** still reward them.
- .29 **Has to admit** that *agreeing with, stating and practicing the TRUTH* rooted in *laws correctly applied* still requires Judge Goodman to *please STOP and GO self-correcting, knowing that until caught in courts by the 10.31.2013 NIELL (A1-A6) as both man's and woman's dream come true*, the **TRUTH** is that even though every man and every woman thinks different,^g yet, men *failing to tolerate the TRUTH that they are the fathers of their own babies from their own seeds they sowed in women, besides their own wife or wives, as Justice still sell their self-serving predatory marriage and divorce ("MAD") laws to be misapplied* using marriage excuses to justify unjust rapes, other sex-abuses, etc. as men's human rights *in self-proving sexual, lexical and judicial retaliation against women^h* that *predators and pedophiles masterminded to still keep running away from the self-proving TRUTH still selling evil man's vilest invention as every man's nightmare come true*.
- .30 **Has to admit** that the man seeding other men's wives *is the illegitimate father* of his own babies from his own seeds, *knowing that he is*.
- .31 **Has to admit** that, *as a tooth for a tooth and an eye for an eye in return*,ⁱ the man, whose own wife or wives is seeded by other men *is the legitimate father* of other men's babies from their seeds sowed in his wife or wives, *knowing that is he is not*.

2 With *all* due respect to *all* Courts, *all* duly licensed attorneys *with no legal duty* to act as *zealous advocates*⁵ who thus *misuse their license* to still act by choice as *zealous advocates*,⁵ *all* attorneys-in-fact and *all* people in billions whose lives are *still being 100% tortured* as a result of the *Royal BBC on everyone's purse*,^{7,4,9} *may it please Judge Goodman's good Behaviour* to please make his court of law, order and government ("CLOG") please *forget and forgive India and NY Attorney Jain and an Officer of the Court at all times* for *sacrificing, de-voting and dedicating his one and only lifetime of activities of daily living* ("ADL") to help *We the People in billions* begin to learn, state and practice and never ever forget the **TRUTH** that they are still being prevented from learning, stating and practicing to *live safe and sound with peace of mind*:

Everyone's one Creator created Mother Earth and Father Time for We the People in billions to live from birth to death or womb tomb with an unprejudiced oral law that still requires every man who sows his seeds in every woman to just say yes to his undeniable paternity of his own babies, same as every woman just says yes to her undeniable maternity of her own babies, duly made in her, not his, sacred womb in 9 months from his own seeds using her own eggs but carrying only

his, not also her, last name as evidence of the two sides of the same one sex ("SOS") that he did have with her to help every righteous unprejudiced jurist reconfirm Justice prescribed by everyone's righteous unprejudiced One Creator even now in AD years as back then in BC years even before that unprejudiced oral law was ordered by king of righteousness Hammurabi duly carved in the infamous, still believed to be the famous, diorite stone which is seven (7) feet tall, still known as the famous Hammurabi Code of Law, knowing that it is his own prejudiced very enlightening 282 written laws that support this compassionate claim, and protect widows, orphans and others from being harmed or exploited by predators and pedophiles because he wants "to make justice visible in the land, to destroy the wicked person and the evil-doer, that the strong might not injure the weak," no ifs, ands or buts, period, case closed.

WHEREFORE, may it please Judge Goodman's good Behaviour to please take judicial notice and *begin to believe in everyone's unanimous belief in the NEILL (A1 to A6) making it mandatory and easy to see, state, and practice the TRUTH*, including but not limited to, the TRUTH of the *simple murder-on-the-sea case*, due process of law *defiled* as due process of lie and *pass* His *final* legally enforceable VALID DOJ *resurrecting* Justice still being assassinated by every single *initial* legally unenforceable VOID DOJ still blessing Justicide?

encs:

**STOP with Silver Bullet LKJMOL
Marked A1 to A6 superseding all
Prior LKJMOLs in the Record.**

Respectfully Submitted,

Marla Martins
Plaintiffs MARLA MARTINS, et al,
By Matriarch Pro-Se Attorney-in-Fact
7687 Forestay Drive
Lake Worth, FL 33467
E-Mail: MarlaMartins88@Yahoo.Com
Tel: 908 721-1088

Notary Acknowledgment

State of Florida

County of Palm Beach

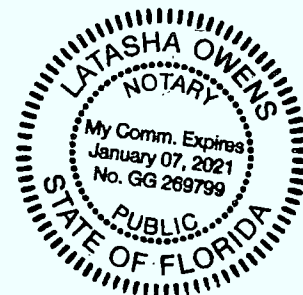
The foregoing instrument was acknowledged before me this ^{8th} day of July, 2019 by Marla Martins.

[Signature]
Signature of Notary Public
Print. Type/Stamp Name of Notary

Personally known: _____

OR Produced Identification: *FL Driver License*

Type of Identification: *FL DL #635-510-624-888-0*



Original to Hon Court

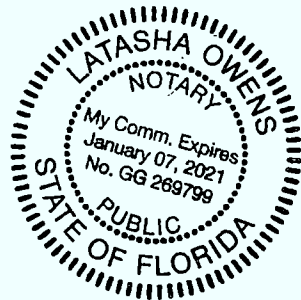
**Paul G. Rogers Federal Building and U.S. Courthouse
701 Clematis Street, Room 202
West Palm Beach, FL 33401
561 803-3400**

In accordance with Section 3I(6) of the CM/ECF Administrative Procedures, attached is a courtesy copy of Plaintiffs' *Silver Bullet Motion* mandated by Defendant's proposed order in reference to ECF No. 324 since duly signed and notarized Motion will be filed 07.08.2019.

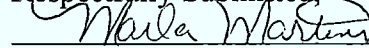
**Goodman@FLSD.USCourts.Gov
ASanchez@Fowler-White.Com
CKnight@Fowler-White.Com
DEscalona@Fowler-White.Com
LToney@Fowler-White.Com
MSchleier@Fowler-White.Com
VKhonsary@Fowler-White.Com
ACopeland@Fowler-White.Com**

CERTIFICATE OF SERVICE

I hereby certify that on July 8, 2019, the foregoing document was personally filed with the Clerk of the Court. I also certify that the foregoing document is being served this day on all counsel of record on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.



Respectfully Submitted,



Plaintiffs MARLA MARTINS, *et al*,
By *Matriarch Pro-Se* Attorney-in-Fact
7687 Forestay Drive
Lake Worth, FL 33467
E-Mail: MarlaMartins88@Yahoo.Com
Tel: 908 721-1088

SERVICE LIST

CASE NO. 15-cv-21124-MARTINEZ/GOODMAN

ROYAL CARIBBEAN CRUISES LTD., Defendant.

By: Christopher E. Knight

Fla. Bar No. 607363

Email: CKnight@Fowler-White.Com

Marc J. Schleier

Fla. Bar No. 0389064

Email: mschleier@fowler-white.com

Christine M. Walker
Fla. Bar No. 98166
Email: cwalker@fowler-white.com

FOWLER WHITE BURNETT, P.A.
Brickell Arch, Fourteenth Floor
1395 Brickell Avenue
Miami, Florida 33131
Tel: (305) 789-9200
Fax: (305) 789-9201

**COURTESY COPIES TO PLAINTIFFS' EX-ATTORNEYS MAKING A SECRET
SETTLEMENT BETRAYING THEIR OWN CLIENTS**

Brill & Rinaldi, The Law Firm
By Joseph J. Rinaldi, Jr.
2100 Coral Way #304
Coral Gables FL 33145
Tel: 786 481-0661
Fax: 305 445-5055
Joe@BrillRinaldi.Com

The McKee Law Group LLC
By: Robert J. McKee
2800 S Flamingo Road
Davie FL 33330
Tel: 954 888-9877
Fax: 954 217-0150
RMcKee@TheMcKeeLawGroup.Com

**[Courtesy Copies to Media for *All* Jurists and Journalists to Learn that
Sperm+Egg=Father as *Simple Rational Mindsets, Always*]**

***Unless one proves LKJESQ wrong, the TRUTH is that every self-healing body with
its own self-correcting brain is individually born with the Simple Rational Mindset
(collectively, Simple Rational Mindsets) to learn that Sperm+Egg=Father, Always.***

A TRUE GURU is anyone who knows and believes in the TRUTH, isn't it?

There is no exception to the rule to prove the rule that needs no proof, does it?

***All Jurists and Journalists have to make the TRUTH to be told-and-practiced keep
going viral until the Modern 1776 AD to 2019 AD Rule of Hammurabi fathered by
the Ancient 1810 BC to 1750 BC Rule of Hammurabi STOPS making Injustice
assassinate Justice and STARTS Resurrecting Justice, NOW.***

***All Jurists and Journalists are part of the problem still creating problems rooted in the
premeditated misuse of marriages to prove paternity that marriages do not prove to
acquit men enjoying illicit sex and rapes. All Jurists and Journalists have to become a
part of the solution to STOP misuse to insure "good...Behaviour...to hold Offices."***

DeanLoren@GMail.Com who needs to help TRUTH go viral on American Voice Radio.
K.Hignett@Newsweek.Com who also needs to update her prior News in Newsweek.^d

RLean@alm.com

Peter.Kang@Law360.Com

Samantha.Smink@WPTV.Com

DrSam@AAAPG.Net

IViewIt@IViewIt.TV

Dovalle@miamiherald.com

Johnnydiaz@sunsentinel.com

Jpacenti@pbpost.com

Dcala001@fiu.edu

Daysidosage@hotmail.com

Johntanasychuk@sunsentinel.com

News@mysuncoast.com

Jerry.iannelli@miaminewtimes.com

Jflechas@miamiherald.com

Jtavss@wplg.com

Khall@mcclatchydc.com

Ngameztorres@elnuevoherald.com

Adelgardo@elnuevoherald.com

Molivercraviotto@elnuevoherald.com

Dneal@miamiherald.com

Jessica.lipscomb@miaminewtimes.com

Jganz@nydailynews.com

Tswift@wplg.com

Soneill@pbpost.com

Cherrera@miamiherald.com

Brad@thehatchinstitute.org

Support@globenewswire.com

Jhjp@dcqualitytrust.org

Nytnews@nytimes.com

Jdolan@miamiherald.com

Jweaver@miamiherald.com

Dlandsberg@miamiherald.com

Mpinzur@miamiherald.com

Jducassi@miamiherald.com

Breinhard@miamiherald.com

Info@narcity.com

Deanna.paul@washpost.com

Jfernandez@local10.com

Imargol@wplg.com

Aviteri@wplg.com

Jweinsier@wplg.com

Mfwright@wplg.com

Rpalumbo@wplg.com

Sanwer@local10.com

Nbc6investigators@nbc6.com
 Mburgos@wsvn.com
 Dchristensen@floridabulldog.org
 Ihuriash@sunsentinel.com
 Wkroustan@sunsentinel.com
 Hockeimerh@ballardspahr.com
 Patrickclarkewriter@mail.com
 Jbrown@miamiherald.com
 Miami.fbi.gov
 Tips.fbi.gov




^a ... “...The Judges, both of the supreme and inferior courts, shall hold offices during good Behavior...”
 Art III, Section 1, Constitution of the United States (“COTUS”).

^b ... [571] “*Judges personify the justice system* upon which the public relies to resolve all manner of [paternity, non-paternity and other] controversy, civil and criminal. A society [aka People, Nation, Country, State, County, City, Village, etc.] that *empowers Judges* to decide the fate [as *the development of all events beyond a person's control, regarded as determined by a supernatural power*] of human beings and the disposition of property has the right to insist [572] upon the highest level of judicial honesty and integrity. A Judge’s conduct that departs from this high[est] standard [of “good Behaviour ... to hold...Offices”] *erodes the public confidence in our justice system so vital to its effective functioning...*”

Matter of Mazzei v State Commission on Judicial Conduct, 1993, Ct App, 81 NY2d 568, 571-572.

And effective functioning means every Judge’s every conduct has to help both sexes without bias to tell and practice the truth, the whole truth, and nothing but the truth (“TRUTH”), so help us GOD (money-making name for *The One Creator*) help all Judges please begin to act right as follows:

- 1 ***End*** their evil sold as good bait and switch system (“BASS”) in which *Justice is the bait, Justicide is the switch*, and the sacrilegious offence is blasphemy, even desecration, knowing that not one Holy Scripture teaches the TRUTH that the man who seeds a woman is his own baby’s legitimate if married to her and thus illegitimate father if not married to her to protect his baby doing do wrong from being scapegoated to be the bastard since it was not even conceived before the sexual crime.
 - 2 ***Make*** their *judicial truth* supported by evidence like DNA-matches that do prove paternity as *everyone’s positive thinking dream prevail over* their *judicial lies* supported by excuses like marriages that do not prove paternity as *everyone’s negative thinking nightmare*.
 - 3 ***STOP*** being sacrilegious making legitimate babies doing no wrong the bastards, **GO** self-correcting religious making illegitimate fathers doing wrongs the bastards who seed women besides their own wife or wives to enjoy illicit sex, even rapes and gang rapes, protected by negative thinking policemen protected by negative thinking jurists 24/7 addicted to 24/7 illicit sex, rapes, and gang rapes (“***Predatory Rights***”).
 - 4 ***End*** enjoying evil lives of 24/7 draconian dictators and 24/7 draconian tyrants to end enforcing ***Predatory Rights*** or else cite any credible authority that disproves the TRUTH.]”
- ^c “It has to be stated that though the accused have not used any external weapon, they have used ***more powerful weapon in their possession*** i.e. *penis with which each one of them have caused the most grievous injuries not only to the body of [their raped victim] but also to her mind which will last forever.*”
The State of Maharashtra, Complainant v Vijay Mohan Jadhav aka Namu, 18, et al. Accused **In the Court of Principal Sessions Judge Gr Bombay at Bombay (Presided Over by Dr Mrs Shalini S Phansalkar-Joshi)** as Sessions Case No 846 of 2013, ¶336 on Page 202 in 232 Page Decision dated Apr 04, 2014 for everyone to read at <http://tinyurl.com/plghcp2> because the TRUTH is: Court-made Rule of Law⁹ created ***Predatory Rights to rape and impregnate as blessing courtesy, professionalism and respect (“CPR”)*** to *serve, protect and defend rapists and their Predatory Rights* is “good Behaviour.””

		
<p>The 24/7/365 Predatory Rights Making Innocent Babies Bastards.</p>		<p><i>Self-correcting to end the 24/7/365 Predatory Rights and Make Illegitimate Fathers the Bastards instead.</i></p>
<p>The <i>True</i> Administration of Justice [by laws misapplied] <i>is</i> the <i>firmest pillar of good government</i>, NY County Supreme Court established in 1691. Benjamin N Cardozo...was elected a Justice of this Court in 1913. Enshrined Government Officers ("EGOs") serving Governments serve Evil thus get no awards for doing good.</p>		<p>The <i>Due</i> Administration of <i>True</i> Justice is the <i>firmest pillar of good government</i>...that serves, not governs, was done on Halloween Day, 10.31.2013¹⁰ requiring all truly good governments to be renamed Kservements (say Servements) that serve to end evil governments that govern, aka rule, and thus <i>will never ever serve</i>. Enshrined Kservement Servers ("EKSSs") serving Kservements serve Good to get awards for doing good. And Judge Goodman has to become the <i>first</i> Federal Judge to get the <i>first</i> award to serve a Kservement.</p>

- ^d "Woman Who Called Cruise Ship Company 'Killer' After Her Daughter Died Aboard, Refused \$500k Settlement Punished for Abusing Court / By Katherine Hignett / On 6/14/19 at 3:18 AM EDT

A woman who *legally represented herself...has been sanctioned by a judge. ... Attorney Lalit K Jain*, who helped Martins prepare legal documents while she was [legally] representing herself, told *Review* the grieving mother would try to get Goodman's judgement nullified... *Pro se defendants [s/b litigants]*, as they are called, "do not have authority to abuse the court system and unduly prejudice the opposing party," he wrote..." He still knows and believes in the *abuse and/or misuse* of the court system by injurers' *zealous* advocates forcing *all* jurists to take wrongdoers' side and penalize rightdoing *pro se* injureds *legally* representing themselves after being betrayed by their own licensed lawyers because biased thus unfair jurists force them too to conspire with the *zealous* advocates . This is why Judge Goodman made such conspiracy happen in this case same as in other cases in the news.
<https://www.newsweek.com/cruise-ship-death-lawsuit-royal-caribbean-1443853>

- ^e ... The *three wise monkeys [thinking and acting as three stupid donkeys]* are a pictorial maxim, embodying the proverbial principle "[do evil but] see no evil, hear no evil, speak no evil". The three monkeys are Mizaru, covering his eyes, who sees no evil; Kikazaru, covering his ears, who hears no evil; and Iwazaru, covering his mouth, who speaks no evil. ... There are various meanings ascribed to the monkeys and the proverb including associations with being of good mind, speech and action. *In the Western world the phrase is often used to refer to those who deal with impropriety by turning a blind eye [which neither the Western world nor the Eastern world was required to do as revealed and reconfirmed by the 10.31.2013 NEILL in the Western world to be followed by the Eastern world]*.
https://en.wikipedia.org/wiki/Three_wise_monkeys

- ^f *Valid DOJ's have to make the Predators too to tell and practice the TRUTH just as the Prey do to enforce everyone's unanimous thus universal belief in unanimous thus universal common sense to make 100% sense that is judicial, legal, factual, moral, ethical, spiritual and thus Constitutional too.*

	Prey	Predators
01	Prey <i>understand</i> Predators who render them powerless to help Predators STOP.	Predators <i>refuse to understand</i> Prey who can help Predators end Predation.
02	<i>First, do no harm</i> as Hippocratic Oath is hypocritic oath for medical doctors (MD aka <u>M</u> entally <u>D</u> eficient) forced to prescribe FDA-approved toxic drugs causing toxicity in humans claiming to heal humans making both MDs and humans the Prey still abused and misused by the BigPharma Predators still conspiring with all evil Governments.	The BigPharma Predators still making dirty sextillions from making the Hippocratic Oath the hypocritic oath for medical doctors (MD aka <u>M</u> entally <u>D</u> eficient) forced by them to prescribe FDA-approved toxic drugs causing toxicity in humans claiming to heal humans as the abused and misused Prey forced to buy and consume them.

^g *Everyone thinks different. Yet, everyone unanimously agrees since no one differently disagrees* that freedom to *define* but not *ban* thus permit wrongdoings as **human rights is Injustice** (“**Evil Freedom**”), that freedom to *define* and *ban* thus not permit wrongdoings as **human duties is Justice** (“**Good Freedom**”) and that **the highest level of judicial honesty and integrity has to make** Good Freedom and Justice *prevail over* Evil Freedom and Injustice as **TRUTH** in every legal system, *isn’t it?*

^h **Laws of nature will always be the self-proving TRUTH** as follows:

- .1 It takes same one sex between two, one man and one woman, for a third human, known as their baby, that normally takes 9 months to be made from his seeds he sowed in her womb *impregnating* her egg and make their own blood related baby carrying 23 times 2, or 46, chromosomes from its parents.
- .2 Predators and pedophiles still think that everyone’s One Creator favored women, who will not get pregnant during those 9 months of pregnancy, as free to enjoy 24/7 sex with men, deprived of same free sex during those 9 months, who are disfavored since their seeds sowed during every sex with every women might impregnate women except those pregnant women.
- .3 Men’s “necessity is the mother of invention” made men’s “stupidity the father of his evil invention” evidenced by the MAD laws men *masterminded to be misapplied by all jurists to misjudge* as the bastards, babies who can do no wrongs, not *correctly judge* as the bastards fathers who can, and do, do wrongs *impregnating women besides their own wives and refusing to just say yes to their undeniable paternities* same as women just say yes to their undeniable maternities as the two sides of the same one sex and keep proving and reproving that men’s *evil need* to enjoy retaliatory 24/7 illicit sex during those 9 months of pregnancy with no fear of being forced to say yes to their undeniable paternities of all babies made from their seeds by all those women *is the cause*.
- .4 Hammurabi, *the one stupid still sold as smart self-proclaimed king of righteousness*, did what he did making the rest evil history of *his* evil constitutional law, order and government (“**CLOG**”) that devolved into the same and thus finally made “more perfect” (*Preamble*, COTUS) **CLOG** in 1776 even by our own **Founding Fathers** as victims of the evil Hammurabi Code of Law.

ⁱ “Hammurabi, *the king of righteousness*, on whom Shamash has conferred the law, am I [knowing that Shamash was the **son of Sin** (“**SOS**”), <https://www.britannica.com/topic/Shamash>.]”

“An eye for an eye, and a tooth for a tooth.” This phrase, *along with the idea of written laws*, goes back to ancient Mesopotamian culture that prospered long *before the Bible was written* or the *civilizations of the Greeks or Romans flowered* [and the devolving *even more evil* English Common Law Tradition that has to **rest in peace** (“**RIP**”) to STOP the **SOS** from assassinating peace of mind].”

<http://www.ushistory.org/civ/4c.asp>

Learn and live in truth knowing Justice always insures Nature.™

Stop the Oppressive Prejudice (“STOP”)

STOP requires *all* jurists to please take judicial notice of the *self-proving oppressive prejudice* in the constitutional law order and government (“CLOG”) system of Justice itself. The **CLOG** is *against those who claim restitution after being hurt* since it instead is *for* those who cause the hurt. As *prejudiced misuse* of sacred marriage to prove paternity that it cannot, thus does not, prove *causes* the **CLOG**, so *unprejudiced* use of scientific DNA match to prove paternity and maternity that it can, and does, *upgrades* the **CLOG** into the silver bullet system (“SBS”) of Justice *with no defense*. The **SBS** is **100% unprejudiced** to prove that judicial minds and legal minds *to-get-her desecrate* the Sacred Court with *their incomplete truth*.

IN GOD WE TRUST

[*FOR* certainty of paternity and maternity

IN DEVIL WE BELIEVE

AGAINST certainty of paternity *BUT NOT AGAINST* certainty of maternity]

One jurist’s self-correcting-brain in self-healing-body did help STOP his Injustice:

“[p20] ... Court: ... I [the Judge] do find the defendant *guilty*...unless you [Jain] want to be heard... [p21] MR JAIN: Yes ... [p22]. Court...Parties *step up real quick*. (*Whereupon a bench discussion was held*) ... Court: After *re-examining the statute more closely*...as I *reread it, many, many more times [to not be a judicial assassin]*, my initial reading of it was *incorrect [to be a judicial assassin]*. ... [p23]... *I have to change* my verdict to *not guilty*. Case dismissed. ... ¶ Court Officer: *You’re free to go.*” Docket No. 2012QN040877.

People v Onuorah in NYS Queens County Criminal Court’s 23-page 10.31.2013 Transcript.

Every jurist’s self-correcting-brain in self-healing-body has to reread the injureds’ legal filings, many, many, more times to not be a judicial assassin as done above. All jurists have to help STOP injurers’ zealous lawyers, paid to conceal the truth, from concealing the truth, to make them judicial assassins.

STOP requires *all* jurists to please forget and forgive **India and New York Attorney Lalit K Jain Esq** for *his silver bullet* memorandum of law (“LKJMOL”) marked **A1 to A6** downloadable/printable from www.TruthIsPrudence.Com. The **CLOG** forced **LKJESQ** to sacrifice, devote and dedicate his lifetime for **STOP as everyone’s dream come true**. **STOP** protects everyone from Justicide being committed in *all* Sacred Courts assuming Justice is being done while Injustice is *assassinating* Justice that *protects all*.

- 1 All babies doing no wrong from being *misjudged as bastards* with no evidence to support same;
- 2 All mothers doing no wrong from being *misjudged as whores* with no evidence to support same since *the law gives no choice, but instead, requires* women to give back every man who seeds them that man’s own genetic baby from his own seeds *as evidence of his sex with her that made her pregnant*;
- 3 All fathers doing wrongs from being *misjudged as holy men* with no evidence to support same since *self-proving oppressive prejudice* in the **CLOG** *does* let men deny undeniable paternities *but does not* let women deny undeniable maternities as the two undeniable sides of the same one sex between them;
- 4 All court appointed law guardians aka Guardians Ad Litem (“GALs”) doing wrongs from being *misjudged as loyal to the Courts appointing them* with no evidence to support same since they are betraying babies as their legal clients to be *misjudged as bastards* in the best interests of the children, knowing that *doing so is* in the worst interests of babies, mothers, fathers and GALs *to-get-her in all guardianship cases* in all courts in all States as Freedom in America; and, *last but not the least*,
- 5 Jurists themselves from being forced by the **CLOG** to keep making absolute judicial immunity *self-serving* for being judicial assassins to commit Justicide since no one has *“the authority to abuse the Court system”* (DE 322, page 1): neither *zealous lawyers* who are paid to conceal the truth forcing jurists to make judgments with no truth get received as truth nor *pro se litigants*, not paid to conceal the truth, are thus punished to reveal the truth that *belies* jurists and zealous lawyers but *never ever belies truthful lawyers as pro se litigants’ personal attorneys*. ###

REK1181000 - SilverBulletBlog

AUM	LKJESQ Summa Cum Laude 1967: All Courts Know Since 1828 that Mandatory Restitution Follows Acting Above the Law.™	32
"Good Law Day" began 10.31.2013. 07.04.2018	LAW OFFICES OF LALIT K JAIN ESQ Practice of Law in NY State, US Tax and District Courts, US Supreme Court, and all Courts in India.™	Fon: 718-255-6576 Cell: 718-316-5921 Fax: 347-637-5498
"After re-examining the statute more closely and... in I retract it, sorry, many more times, my initial reading [and application] of it was incorrect... I have to change my verdict to not guilty [as constitutionally mandated]." The Oct 31, 2013 Self-Correcting NYS Queens County Criminal Court.		

SilverBullet LKJESQ Memorandum of Law ("LKJMOL") Marked A1 to A6 is for the SilverBulletSystem ("SBS") of Justice by Laws Correctly Applied in Truthful Courts Saving Trillions with no Defense by Laws Misapplied as Injustice in Truthless Courts Costing Trillions Blessing Immunized Rights to do Wrongs.



<https://youtu.be/Ns7F0EHh3wo>

On Oct 31, 2013, a newly invented everlasting legal lightbulb ("NIELL") removes darkness from everyone's life. Justice by laws correctly applied makes outlaws, hoaxers, scammers, rapists, etc. retribute their victims of Justicide by laws misapplied. It will begin to end due process of law in every Court, period, case closed. And you don't even need to be a lawyer to use this lightbulb, do you?

What's the point of the youtube with the NIELL going viral to keep removing darkness?

The point is that the initial Court is required to make Justice prevail over Injustice without delay but for which ending due process of law is unconstitutional. Appeals are rarely granted by appellate Courts, even by the highest appellate Supreme Court of the United States ("SCOTUS"), to reverse and correct erroneous factual findings ("Misjudgments") or the misapplication of a properly stated rule of law ("Law Misapplied").

This downloadable/printable/6-pager (A1 to A6) officially authored by the Law Offices of Lalit K Jain, Esq making the Memorandum of Law ("LKJMOL") Official reveals the three truths, so help US GOD: [1] Confessions that the truth is concealed to commit Justicide as judicially instructed (A2); [2] Mandatory Orders for mandatory restitution to the prey from the predators is 100% American (A3); and [3] The immortal silver bullet system ("SBS") of Justice with no defense has to keep ending the toxic grand scheme of things as the toxic legacy (A4, A5 and A6).

Claimer instead of Disclaimers: May it please the Courts to please forgive LKJESQ for his first free gift to all Courts to serve Justice instead of Justicide? Learn and live in truth Knowing Justice always insures nature.™

LKJESQ@LKJESQ.Com / 61-22 Booth Street Rego Park NY 11374-1034.

A1 of A6

"Good Law Day" began 10.31.2013 / 07.04.2018

LKJESQ

www.TruthIsPrudence.Com is Mothered by Correct thus Sacred Teachings of Always Unbiased Mothers aka AUMs.™

One who heals unhealthy minds is a healer. KuttingEdge KkommonSense Inc or KEEKSI is a healer. Isn't it?

As innocence is presumed until proven guilty, as the law admits no proof against that which it presumes to find the guilty innocent, even convict innocents, making it a nullity and as the Dec 2, 1996 denial of LKJESQ's Petition by the SCOTUS (<https://tinyurl.com/y2roroxy>), all three together reprove that truthful Courts are the solution to the problems that truthless Courts shall otherwise keep creating, so <https://tinyurl.com/y24ozsja>, A Collection of Legal Maxims in Law and Equity with English Translations by Seymour S. Peloubet, Harvard Law Library, Received April 26, 1880, Pages 147-148, gives us legal maxims that in and of themselves are proof of premeditated judicial and legal conspiracy.

- 1 " ...1198. Lex certa... [Latin phrase omitted] (LOFFT, 117) -- Let the law be certain; let the punishment be certain, and adequate to the crime, and previously decided by the law..." and
- 2 "... 1200. Lex contra... [Latin phrase omitted] (LOFFT, 573) -- The law admits no proof against that which it presumes..." as duly documented historic self-incriminating judicial confessions.

No. 96-57

IN THE
SUPREME COURT OF THE UNITED STATES
October Term, 1995

ANDREW C. SCHIFFER,
Petitioner,
vs.

TARRYTOWN BOAT CLUB, INC.,
and its BOARD OF DIRECTORS individually,
JOHN MILLAR, KEVIN McDERMOTT,
ROBERT ROSSI, EDWARD THOMAS,
DONALD BRAINARD, THOMAS KENEALY,
ANTHONY ISMAILOFF, and JOHN PUFF,
Respondents.

ON PETITION FOR A WRIT OF CERTIORARI
TO NEW YORK STATE COURT OF APPEALS

PETITION FOR A WRIT OF CERTIORARI

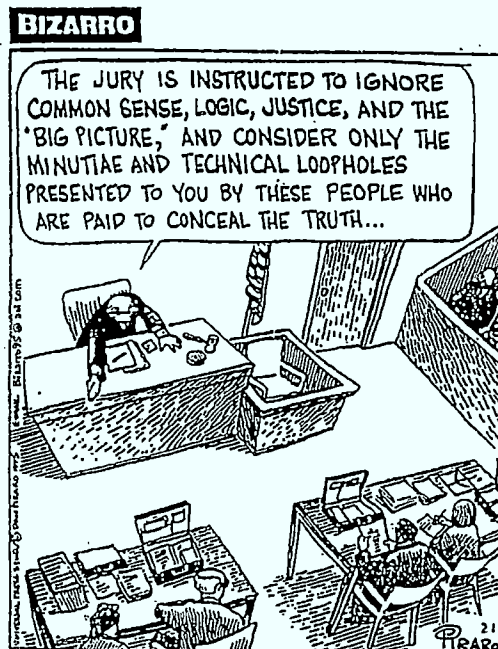
LALIT K. JAIN
Counsel of Record for Petitioner
61-22 Booth Street
Rego Park, N. Y. 11374-1034
718 476-9757

June 25, 1996

TWO UNSETTLING QUESTIONS

Judgments are, as it were, the sayings of the law, and are received as truth [even if not the truth].^a

Personally ashamed but constitutionally constrained by oath to support our Constitutions WE THE PEOPLE still honor, Counsel presents very basic questions raised by the judicial truth as received and judicial satire as published.



^a *Judicia sunt tanquam juris dicta, et pro veritate accipiuntur.*
Bl. Dict., (6th ed.), p. 850. [Emphasis added].

"Good Law Day" began 10.31.2013 / 07.04.2018

LKJESQ

www.TruthIsPrudence.Com is *Mothered* by *Correct thus Sacred Teachings* of Always *Unbiased Mothers* aka AUMs.™
One who *heals unhealthy minds* is a healer. ~~K~~uttingEdge ~~K~~ommonSense Inc or ~~K~~E~~K~~SI is a healer. *Isn't it?*

The SCOTUS *rarely grants* a Rule 10 petition¹ that asserts Injustice² by *the initial and the appellate Courts*³ *inferior* to the SCOTUS and *all victims of evil* JurIsPrudence in *the evil common law tradition*.⁴ *Even the world's worst, sold as the best, richest and thus star zealous lawyers as lex-offenders*⁵ who *assume* Justice is being done while Justice is being assassinated *also comprehend* the NIELL⁶ as the SBS of Justice with no defense⁷ aka good TruthIsPrudence. *The grand scheme of things*⁸ *makes good humans insignificant* and *evil humans with their evil institutions significant* to even *justify rapes*⁹ as *proof of sex-abuse and lex-abuse together*. This is why SCOTUS Rule 10 always requires that *not even one initial Court*¹⁰ *ever* let Injustice prevail over Justice that is rarely reversed even by the SCOTUS.

As babies can do no wrongs, so correctly judging and penalizing all men who can, and do, do wrongs seeding women besides their own wives as the self-proving issues, problems, bastards and the orgin of identity thefts to exonerate all babies misjudged and penalized as such helps truthless Courts upgrade into truthful Courts. *It also end forcing jurists* to live, die and rest in peace with *his or her own personal conscience-eating self-created toxic guilt of my way (costing sextillions misjudging making numbers add up wrong as the old bottom line) or the highway (saving sextillions correctly judging making numbers add up right as the new bottom line) instead.* *As* it is too good to be true, *so* it will become true, thanks to the SBS of Justice that has begun to go viral in *all nations without discrimination*.

All jurists in all judicial and non-judicial aka administrative Courts are always required to act without fear or favor, be 100% unbiased, reasonable and fair, never compromise the 100% independence and integrity of the adjudication process, and never end due process of law without time limit unless and until proof of Justice by laws correctly applied prevailing over Injustice by laws misapplied is in the record of every criminal, civil, tort and other case, that too, without delay.

Everyone thinks different. Yet everyone, even all jurists, still have to agree that the above *is still the TRUTH*, so help us Creator, *no matter what different trade names, like God, etc., called by different competing believers to make dirty moneys in immunized government, non-government, corporate, non-corporate and other businesses selling lies as the truth, isn't it?*

As it is 100% American to agree, so it is 100% UN-American to disagree, with the *truth, isn't it?* If not, then, why not? If yes, then, why disagree?

With all due respect to all Courts, as the Offices of Lalit K Jain Esq. were forced to **Officially** publish their LKJMOL (A1 to A6) *for everyone's free use* to make *truthful Courts* ("*GodSent Solution*") *prevail over truthless Courts* ("*DevilSent Problem*") *to end due process of law with no time limit in all cases, so when attached to their legal filings, the NIELL requires that all Courts please do the following:*

- A *Please take judicial notice of the truth that as Injustice was the mother of laws misapplied as an illegitimate invention, so the legitimate need for Justice is the mother of laws correctly applied as the legitimate invention by the truthful Inventor Attorney Lalit K Jain Esq. aka LKJESQ;*
- B *Please read, comprehend and use the A1 to A6 and all legal filings as inseperable filings to make truthful Courts prevail over truthless Courts;*
- C *Please make* Justice prevail over Injustice in *all cases* as good TruthIsPrudence *to never make jurists become tax-funded judicial assassins* under the SCOTUS Rule 10 *violating Courts' own integrity;*
- D *Please never honor predators forcing their prey to tolerate, compromise with, and endure lifetime destitution still being caused by them with no right to do so as evil JurIsPrudence that forces all jurists* to still live, die and rest in peace with *his or her own conscience-eating self-created toxic guilt* to make Justice acquit the guilty, even convict the innocents, and feel proud in doing evil; and
- E *Please always order Mandatory Restitution* to their prey from predators like *zealous lawyers, etc.*

"Good Law Day" began 10.31.2013 / 07.04.2018

LKJESQ

www.TruthIsPrudence.Com is *Mothered* by *Correct thus Sacred Teachings* of Always *Unbiased Mothers* aka AUMs.™
One who *heals unhealthy minds* is a healer. *KuttingEdge KkommonSense Inc* or *KEKSI* is a healer. *Isn't it?*

The SBS of Justice with no defense:

- 1 *Requires that all Courts reconfirm* Justice by laws *correctly* applied by *both male and female jurists thinking alike making the man* whose seed impregnates a woman also say yes to his paternity same as she says yes to her maternity of their genetic baby as *both sexes' both foresight and hindsight aka 20/20 vision that the two sides of the same one sex between him and her always guarantees 100% certainty of every paternity and maternity and vacating as void all misjudgments that never made that man also say yes to his undeniable paternity but for which truthless Courts have not upgraded into truthful Courts unless Courts prove otherwise.*
- 2 *Requires that all Courts convict all the guilty* acquitting none, *acquit all the innocents* convicting none, *make all injurers restitute their injureds* multiple times the dollar value of the injuries for deterrence as freedom of laws *correctly* applied and *penalize conspiring sexual, lexical and judicial politics* that will never make any mother proud of her children making a parasitic living from being evil government officers, especially the world's most powerful President of the United States ("POTUS"), in evil government offices ("EGOs"), curb the world's most dangerous centrally-located secret weapon in everyman's possession reconfirmed by a truthful Court and then begin to protect women and babies from all men as the predators:

"...though the accused have not used any external weapon, they have used more powerful weapon in their possession i.e. penis with which each one of them have caused the most grievous injuries not only to the body of [their raped victim] but also to her mind which will last forever."

The State of Maharashtra, Complainant v Vijay Mohan Jadhav...et al. Accused, Judge Dr Mrs Shalini S Phansalkar-Joshi In the Court of Principal Sessions Judge Gr Bombay at Bombay, Sessions Case No 846 of 2013, ¶336 on Page 202 in 232 Page Decision dated Apr 04, 2014,. Please verify at <http://tinyurl.com/plghcp2>.
- 3 *Requires all jurists to reveal the truth* that *politics and bastards are twins* born from women not married to and yet impregnated by men as *both male and female jurists* of the SCOTUS *misapply* the Constitution of the United States ("COTUS") *to bless sexual, lexical, judicial and political predation* for illicit sex...rape as *freedom of speech protected by policemen's courtesy, professionalism and respect ("CPR")*.
- 4 *Requires that all Courts always make correct judgments prevail over misjudgments in memories of all* Founding Fathers, politicians, jurists and forensic experts as *victims of the Common Law tradition of truthless Courts still sold as truthful Courts ("Judicial Scams")*, knowing that they are *truthless Courts*.
- 5 *Requires TruthIsPrudence to prevail over JurIsPrudence, reward* lawcompliant human duties to do right, *penalize* lawdefiant human rights to do wrong that include, but are not limited to, rape, even kill, anyone, *especially police officers admittedly misused both as scapegoats and also as predators by all jurists, never let any jurist misuse himself or herself as a victim to become a victimizer as a judicial assassin, and thus make all jurists act without fear or favor, be 100% unbiased, reasonable and fair in all Courts, never compromise the 100% independence and integrity of the judiciary, and never end due process of law without time limit until they penalize all business scammers double-crossing their countries and We the People yet blessed by Judicial Scams since no one made a law to appeal for Injustice when proof of Justice is in the record*, knowing that SCOTUS rarely grants a Rule 10 petition that asserts Injustice by *all appellate and initial Courts below*.
- 6 *Requires all jurists to protect* all legally valid and enforceable constitutional acts consistent with the COTUS correctly applied, *make all authorities penalize* legally unenforceable unconstitutional acts inconsistent with or repugnant to the COTUS correctly applied, and *help all compromised jurists, politicians and governments* living in darkness become uncompromised aka enlightened and remove the darkness instead.
- 7 *Requires all jurists to penalize* zealous representations sold in the grand scheme of things, *never frame or convict babies* but *always convict fathers as the bastards* for impregnating women besides their own wives *unless even one jurist proves* paternities and maternities *are not* the two sides of the same story of the same sex between him and her and that *sex is not* the cause, effect and proof of making their baby *the scientific evidence of sex* making him its father, her its mother, and together its family *with his, not her, last name*.
- 8 *Requires all jurists to validate* the mandatory use of scientific DNA-matches as the evidence to prove facts that they do requiring *all government regulators to be truthful thus constitutional to correctly regulate all lives as*

"Good Law Day" began 10.31.2013 / 07.04.2018

LKJESQ

www.TruthIsPrudence.Com is *Mothered* by *Correct thus Sacred Teachings* of Always *Unbiased Mothers* aka AUMs.™

One who heals unhealthy minds is a healer. ~~K~~uttingEdge ~~K~~ommonSense Inc or ~~K~~E~~K~~SI is a healer. Isn't it?

constitutional, vacate as void the mandatory misuse of unscientific marriages as evidence to prove facts that they do not making all government regulators misregulate all lives as unconstitutional thus delusional.

- 9 *Requires all jurists to regain their 100% credibility thus never lie but always exonerate all babies as innocents and make their fathers the bastards* for doing wrongs impregnating women besides their own wives and denying undeniable paternities, *use scientific DNA-matches adding up numbers right to prove paternities that they do as the legal standard of truthful Courts to never lie, not misuse unscientific marriages adding up numbers wrong to prove paternities that they don't as the legal standard of truthless Courts that still lie that babies-in-fact who can do no wrong before, during or after birth are bastards-in-law, and never hold the prey telling the truth in Contempt of Courts since they shall keep claiming restitution for destitution still caused by injuries proved by evidence in both sex and non-sex cases alike, no ifs, and or buts, period, case closed.*
- 10 *Requires all jurists to please forgive LKJESQ for being forced to sacrifice his lifetime of his moneymaking and non-moneymaking activities of daily living ("ADL") since atleast Jul 5, 1990 to help all Courts as above upon learning that documented evidence and laws correctly applied required the initial Court to correctly judge that Jassal was not telling the truth when he denied its authenticity, not misjudge, based on demeanor, "that Jain was not telling the truth when he denied its authenticity" (See Initial Decision, p14, Jain Blog), not reversed and corrected yet by an appellate Court (See Appellate Decision, Jain Blog). This is proof that truthless Courts prevailed over truthful Courts, that due process of law will not end with no time limit until reversed and corrected with mandatory restitution from Jassal enjoying his secured ADL to LKJESQ enduring compromised ADL, and that LKJESQ (legitimate baby not doing wrongs) ends living as a bastard with Jassal (illegitimate father doing wrongs) begin living as a bastard under the SBS of Justice.*

- 1 *"...A petition for a writ...is rarely granted when the asserted error consists of erroneous factual findings or the misapplication of a properly stated rule of law." SCOTUS promotes immunized judicial conspiracy by tax-funded judicial assassins under its Rule 10 to keep making women sex-slaves and men sex-masters enjoying unhuman rights to rape women in retaliation against women. Women are unbiased creators of both sexes to protect everyone's Creator's 100% paternal security of babies still wrongfully convicted as the bastards to forget and forgive evil fathers who do wrongs, seed women besides their own wives and deny their paternities.*

"The Constitution [correctly applied] does not make conspiracy a civil right."

Dennis v. US, 1951, US Sup. Ct., Jackson, Robert H., 341 US 494, 572.

"A [judicial and non-judicial aka administrative] conspiracy is a partnership in criminal process."

US v. Kissel, 1910, US Sup. Ct. Holmes, Oliver Wendell, 218 US 601, 608.

- 2 *Injustice mandates misuse of unscientific marriages that are 0% evidence as 100% evidence of paternities making coward jurists wrongfully convict babies as bastards creating evil governments since day one since Justice mandates correct use of scientific DNA-matches that are at least 99% evidence as 100% evidence of paternities making jurists rightfully convict fathers as bastards to create good governments since day one.*

"...government even in its best state is but a necessary evil; in its worst state an intolerable one; ..."

Feb 14, 1776 Common Sense by Founding Father Thomas Paine.

- 3 *"...where a court has jurisdiction, it has a right to decide every question which occurs in the cause...But if it act [above the law thus without jurisdiction or authority in law to be a judicial assassin], its [void] judgments and orders are [Justicide making Injustice assassinate Justice] regarded as nullities...all persons...executing [nullities] are considered in law as trespassers [in law ("Outlaws")] with no executive immunity].*

Elliott v Lessee of Piersol, 1828, 26 US (1 Pet.) 328, 340-341.

"A void act ... may be attacked in any forum, state or federal, where its validity may be drawn in issue."
Pennoyer v Neff, 1878, 95 US 714, 732-733, World-Wide Volkswagen Corp. v. Woodson, 444 US 286.

"When rule providing for relief from void judgments is applicable, relief is not a discretionary matter, but is mandatory [to make torturers restitute torturees, return all properties held in constructive and/or deemed trusts and even pay punitive damages too ("Mandatory Restitution")].

Orner v Shalala, Colo. 1994, 30 F3d 1307.

"Good Law Day" began 10.31.2013 / 07.04.2018

LKJESQ

www.TruthIsPrudence.Com is *Mothered* by *Correct thus Sacred Teachings* of Always *Unbiased Mothers* aka AUMs.™

One who *heals unhealthy minds* is a healer. *KuttingEdge KommonSense Inc* or *KEKSI* is a healer. *Isn't it?*

- ⁴ **Jurisprudence** is *law-defiant State Created Danger* from *wrongfully convicting babies who can do no wrong* as bastards since *Truthisprudence* is *law-compliant State Confirmed Security* from *rightfully convicting fathers* who can, and do, do wrongs making out-of-wedlock babies and *cremate hypocrisy as evil*. *Everyone agrees*.
- ⁵ "...when an opposing [*law-compliant*] party is *well represented* [*pro se attorney-in-fact with no need to lie*], a lawyer *can* [*but does not have to*] *be a zealous advocate* [*with need to lie*] on behalf of a [*law-defiant*] client [*making tax-funded coward jurists judicial assassins* of Justice] and...*assume* that justice is being done."
ABA Model Rules of Professional Conduct: Preamble, A Lawyer's Responsibilities, ¶1 to ¶13 at ¶8, to make Courts, lawyers and forensic experts *sell lies as truth* using marriages, not DNA-matches, to prove paternity.
- ⁶ Under "...universal sentiments of justice, the principle [is] that no [*one, not even a jurist*] shall profit from [*or be honored for one's*] own inequity or take advantage of [*one's*] own wrong [citing *Riggs*]." **Cardozo, J.**, *The Nature of the Judicial Process*, p. 41; see, also, *Imperator Realty Co. v Tull*, 1920, Ct App, **Cardozo, J.**, 228 NY 447, 457. "... what law, human or divine, will allow [*one*] to...enjoy the fruits of [*one's*] crime [*as a valid judgment*]...."
Riggs et al. v Palmer et al., 1889, Ct App, 115 NY 506, 512.
- ⁷ In *all different cases, laws, jurisdictions, etc. no matter how different they are, NIELL is jurists' mandate to make the oldest profession of lie* sold as *profession of law* *lift* the *oldest Royal Baby Bastard Curse* ("BBC") on Courts' integrity, *end making females prostitutes to satisfy* man's criminal right to rape women as civil rights, *rightfully convict as bastards* fathers who do wrongs denying their undeniable illegitimate paternities of babies from women, besides their own wives, they sowed their seeds in instead of their babies who do no wrongs, *prosecute and convict men* for rapes, adulteries etc. as evidence of maturity, and *correct the incorrect course of history* (say *his-story*) of *scams: evil still sold as good. Created ages ago by evil sages in sex-abuse cases is the Baby Is Bastard Legally Enshrined* ("BIBLE") *cremated, ages later, on Oct 31, 2013, thanks to NIELL*.
- ⁸ "...But if you think that it is terribly important that the case came out wrong, you miss the point of the common law [*for judicial assassins to justify time of life stolen without restitution by the strong to the weak*]. In the grand scheme of things, whether the [*law-compliant thus*] right party won is really secondary [*since it is 100% primary that judicial assassins as coward jurists make law-defiant thus wrong parties win*]..."
SCOTUS Justice Scalia, 1997, *A Matter of Interpretation, Federal Courts and the Law*, p6.
"...The record shows...that an initial and serious mistake...was made by **Jassal** in using only an imperfect topographical map [p.8]. The rider [*indemnifying Jassal*] is either authentic or an outrageous fraud upon the Court. The Court [*as 100% immunized judicial assassin*], having observed the demeanor [*, not the evidence*] as they testified, is of the opinion, and so holds that this [*legally unenforceable*] rider is genuine and that **Jain** was not telling the truth when he denied its authenticity [*required to be denied by law-compliant Jain to reveal all law-defiant liars in the Court* (p.14)]." 07.05.1990 Decision in Index No. 21675/85 in *Jassal v Jain, et al.*, NYS Sup Ct, Westchester County; affirmed App Div 2nd Dept, 1993, 193 AD2d 649, 598 NYS2d 969.
- ⁹ "...if two policemen see a rape and watch it just for their own amusement, no violation of the Constitution [*in the grand scheme of predation as the tax-funded State Created Danger from human rights to do wrongs assassinating the tax-funded State Confirmed Security from human duties to do right*]...(laughter)."
May It Please the Court...Transcripts of...Landmark Cases before the SCOTUS ...1993, p39-60 at p46-47. This Nov 2, 1988 torture by Hon CJ Rehnquist at <http://tinyurl.com/pnu9lrj> from 39:00 to 41:00 minutes made the *DeShaney* case one more EVIL landmark case reported as 1989, 489 US 189. Justice *has to* reverse and correct this physical-abuse case same as all sexual-abuse cases to *end due process of law with no time limit*.
- ¹⁰ "[p20] ...Court: ... I [*the Judge*] do find the defendant *guilty*...unless you [*Jain*] want to be heard... [p21] MR JAIN: Yes ... [p22]. Court...Parties *step up real quick*. (*Whereupon a bench discussion was held*) ... Court: After re-examining the statute more closely...as I reread it, many, many more times [*to not be a judicial assassin*], my initial reading of it was incorrect [*to be a judicial assassin*]. ... [p23]... I *have to change* my verdict to *not guilty*. Case dismissed. ... ¶ **Court Officer**: *You're free to go*." Docket No. 2012QN040877.
People v Onuorah in NYS Queens County Criminal Court's 23-page 10.31.2013 Transcript.

Learn and live in truth knowing Justice always insures nature.

KEKSI aka **KuttingEdge KommonSense Inc** says.™