From: Michael Goodwin, <u>A PROVABLY NOT-GUILTY</u>, <u>PROVABLY FRAMED VICTIM OF L.A.D.A. & L.A.S.D. CRIMES & FRAUDS</u>.
F-69095, B-9-118L, R.J.D, 480 Alta rd., San Diego, CA. 92179

Re: CONVICTION READY POLITICAL & LAW ENFORCEMENT FELONY ALLEGATIONS, INCLUDING VERY HIGH ECHELON OFFICIALS, THE EVIDENCE IS PREPARED.

The 2 page summary here right behind the "Court pleading cover" gives a stunning overview of one of the largest criminal frauds by high level law enforcement in Southern California in many decades.

And the law enforcement frauds/crimes, many felonies 100% proven already in evidence I have assembled & available to you, were perpetrated to cover up a 27 year and still running RICO CRIMINAL ENTERPRISE by a powerful, long established local politician.

These felony crimes, both the initial 27 year RICO CRIMINAL ENTERPRISE, and the criminal cover-up by high level law enforcement are provably:

- Penal Code § 182 (1) > (5) CONSPIRACIES TO OBSTRUCT JUSTICE & 1 FALSELY CONVICT. And,
- Federal Title 18 §§ 1503 > 1513 CONSPIRACIES TO OBSTRUCT JUSTICE UNDER COLOR OF AUTHORITY. And,
- Federal Title 18 §§ 1341 & 1346 CONSPIRACIES TO DEPRIVE THE PUBLIC OF THEIR INTANGIBLE RIGHTS TO HONEST & IMPARTIAL GOVERNMENT. And,

These law enforcement crimes, heinous, were committed to cover-up:

- · Many Federal Title 18 § 152 FELONY BANKRUPTCY FRAUDS? And,
- Outrageous 7, possibly 8 figure in current value, Pension Plan frauds by fiduciaries.

Yes, all this is hard to believe, particularly coming from a convicted felon, but:

- I. All are 100% provable, many with evidence I have in hand. And,
- II. Evidence proves I am not guilty of any crimes, & that I was intentionally framed via the above crimes & frauds to keep me from exposing the 27 year RICO CRIMINAL ENTERPRISE

Hold my feet to the fire to prove my claims.

Guaranteed True,

1) EVIDENCE PROVES over 200 felony perjuries by the lead detective & over 100 material lies by the prosecutors.

2) I have a 9th Cir. win proving 7 to 8 figure Bankruptcy frauds.

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Michael F. Goodwin, F69095, in pro-per R.J.D.C.F., B-9-118L 480 Alta Road, San Diego, CA 92179 Not my habeas corpus. Evidentiary hearing respectfully requested.

THE SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES

MICHAEL F. GOODWIN,

Petitioner.

Vs.

Respondent,

LOS ANGELES COUNTY SUPERIOR COURT, LOS ANGELES COUNTY DISTRICT ATTNY., ORANGE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF CALIFORNIA, BY THEIR ATTORNEY, KAMALA HARRIS, ATTORNEY GENERAL OF CALIFORNIA.

Real Party in Interest

Related to Spr. Ct. GA052683 2nd Dist. Appeal Ct. B197574

NOTICE TO THE COURT OF ADDITIONAL, CONTINUING 1

EFFORTS TO OBTAIN THE HUNDREDS OF PAGES OF BRADY & OTHER PENAL CODE § 1054.1(f) MATERIALS FOR WHICH I'VE MADE 21+ PRIOR REQUESTS.

SEE PROOF OF SERVICE FOR A DESCRIPTION OF THE MATERIALS SPECIFICALLY REQUESTED HERE RE

THE CASE IS A CRIMINAL FRAUD.

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Petitioner respectfully notices this Court of his ongoing efforts to obtain, via recommended "informal discovery proceedings; the over 250 pieces of <u>BRADY</u> materials, and over 300 PC § 1054.1(f) materials <u>which evidence proves exist and have been suppressed</u> by the State. See enclosed outlining the frauds.

Although this filing does not specifically request that the Court issue a discovery order for required <u>BRADY</u> & other PC § 1054.1 required discovery, I ask the Court to take judicial notice of the many past pleadings i've done which detail law proving that you have jurisdiction for these habeas matters even when the Appeal hasn't been finalized. And that this Court also has jurisdiction under its "Supervisory Powers" when frauds have been perpetrated on the Court, as occured in legions here.

Thus I request relief that the Court deems appropriate.

1) Per in re STEELE (2004) 32 Cal. 4th 682

10 Cal. Rptr. 3d 536, 542-7 & others. Michael Goodwin Date
2) Penal Code § 1054.9 rules you have jurisdiction.

3) This "Casts doubt on the accuracy of D.A. expert's testimony" so People v. <u>SEATON</u> (2001) 26 C4th 598, 647 requires <u>BRADY</u> production.

THE TRUTH BEGS YOU TO READ THIS. SUPPRESSED EVIDENCE WILL PROVE THE GOODWIN TRIAL WAS A DISTRICT ATTORNEY CRIMINAL FRAUD #1

Every component of the D.A. case includes major fraud or is totally phony. From the motive "Goodwin killed Thompson to avoid paying, Goodwin refused to pay" (proven as completely false at pages 4 & 60, evidence, of the 1/19/15 Spr. Ct. filing) to the fabricated alleged "threats", to the equally provable as false "Goodwin fled, & "Mike McGhee seized the boat in Guatemala, leaving Goodwin stranded without home or transportation, (23 RT 8784-5, briefed w/ evidence in the L.A.D.A. 1/12/15 package, proving McGhee never touched or even saw the boat 1) all were false/fabricated to intentionally frame Goodwin, me, via a 100% provable:

PENAL CODE § 182 FELONY TO OBSTRUCT JUSTICE/FALSELY CONVICT.
The conspiracy also violates Federal law, Title 18 §§ 1503>1513,
OBSTRUCTION OF JUSTICE UNDER COLOR OF AUTHORITY, etc; plus §§
1341 & 1346 DEPRIVING THE PUBLIC OF THEIR INTANGIBLE RIGHTS TO
HONEST & IMPARTIAL GOVERNMENT, as well as other State & Federal law.

More stunningly, when the depth & breadth of the corruption which perpetrated this is unraveled, it was all done to cover-up multiple, multi-million dollar felony crimes by the government's "#1 witness", lawyer Dolores Cordell, & her boss, powerful local politician Collene Campbell, Mickey Thompson's sister.

I opened civil litigation which would have exposed these provable criminals to prosecution. 5 days later I was arrested, having been charged with the 13½ year old murders, 1) on the very same evidence on which i'd been repeatedly cleared by the correct jurisdiction, L.A., 2) on the same evidence authorities had in hand since just after the murders, 3) out-of-jurisdiction in Orange County on NO evidence granting jurisdiction, as ruled by the 4th District, 4) by Collene Campbell's close friend OCDA Anthony Rackauckas Jr.

The next page cites evidence re 27 years of Cordell/Campbell

crimes & frauds, including looting & stealing millions from me.

THAT THE BANK GOT THE BOAT RIGHT AFTER GOODWIN HAD HER IN FLORIDA. MIKE WAS FRAMED.

¹⁾ Myself & my brother brought the boat to the U.S. suppressed evidence the govt. has will prove. The Bank file the govt. has proves McGhee did not repo/seize the boat. It was voluntarily turned over in Florida to the Bank's true representative, Wayne Vann, as detailed in the package sent to Jackie Lacey. AND, THE FEDS CONFIRMED IN PRIOR PROCEEDINGS THAT McGHEE DIDN'T SEIZE THE BOAT ANYWHERE, CR-93-00067-GLT,

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2001-2015; The latest crime of this conspiracy is their Penal Code § 182 (1) > (5) FELONY CONSPIRACY TO OBSTRUCT JUSTICE & FALSELY CONVICT which resulted in me being framed & wrongly convicted for the 1988 murders of Collene's brother Mickey Thompson & his wife.

The motive was I refused to pay. I paid. His lawyers stole! That proof & proof that Collene/her minions had me framed is 100%.

Yes, evidence is absolute I'm not guilty/that I was railroaded. DECEMBER 12, 1988; Campbell manipulated my arrest via her friend Tony Rackauckas, the O.C.D.A., 5 days after I opened multi-million dollar litigation vs. her which would have exposed her multiple felonies.

I won a 9th Circ. ruling vs. her. She has millions in liability. 1995; Campbell/her associates Bankrupted (BK) Mickey Thompson Entertainment Group, which she had managed for seven years. They committed felony Title 18 § 152 BK FRAUD by not listing their core business, SUPERCROSS, on the BK schedules, as is the law. They then illegally sold SUPERCROSS under-the-table without the required notice or payment to the Court. I was the largest creditor, \$4,000,000+.

They sold this asset which made millions of dollars a year in high-profit revenue to PACE MGMT., who sold it as a key part of a \$130,000,000 sale to publicly traded SFX, who sold to CLEAR CHANNEL.

The above was their crime on which I sued & won. Campbell had to have me put away. Paying me would Bankrupt & humiliate her.

1993-1995; In response to my efforts to expose Campbell's & her lawyer Dolores Cordell's many felony crimes listed below, all which are irrefutably provable, Campbell manipulated me being framed on white collar charges by her friend the OCDA removing key pages from banking files. Such removal made it appear I'd defrauded the bank.3

I've located the pieces they removed. I can prove my innocence.

The cause/effect of my attempts to expose them vs. retaliations were obvious. They tried 4 bogus indictments before they convicted me.

- 1988-1933; Campbell/Cordell (who both testified at my murder trial, provably committing 34 perjuries) stole my SUPERCROSS biz & 2 million+ in cash & assets from our Pension, my Bankruptcies & my wife's million dollars+ in seperate property. Diane wasn't in Bankruptcy.
- · WE HAVE CONCLUSIVE EVIDENCE OF MANY OF THESE, COMPELLING EVIDENCE OF ALL • PROVABLE; COLLENE HAD ME FRAMED BECAUSE THEY STOLE/DON'T WANT TO PAY.
- 1) "The whole family dealt drugs", Deputy D.A. Dale Davidson, bp 036051-2.
 2) The 9th Cir. ruled both of them liable on my 8 figure win. They're huge.
 3) We found copies of the removed evidence. We can prove we're innocent.

RICO-1-27YEARsynop-012115-1p, ALSOpartOFotherDOX.

I Michael Goodwin declare the following matters are declared of my own personal knowledge, & if required I could & would testify truthfully thereto under oath. I'm not guilty of the Thompson murders. EVIDENCE WILL CONCLUSIVELY PROVE: (in these cases GA052683/B197574)

- 1. There are 250+ pieces of suppressed BRADY materials the DA has.
- 2. There are 311+ suppressed trial witness statements the DA has.
- 3. The L.A.D.A. prosecutors, Alan Jackson & Patrick Dixon outright lied more than 126 times in the case, to the Court, the Judge and/or Jury. These were 33 lies in offers-of-proof and/or "solemn representations to the Judge," 41 lies by Patrick Dixon in his rebuttal closing argument, 29 by Jackson in his closing argument, & 23 by Jackson in his opening statement, total 126 lies by DDAs. These do not include the "lies/misleading questions" to witnesses.

There are dozens of those in addition, misleading the Jury.

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4. The "#1 source of information to the D.A...she laid out the financial case", 19 RT 6939, committed 60+ material perjuries, 38+ at the L.A. trial, 25 of which we've proven as perjuries to the L.A.D.A., & 22+ to the 2001 Grand Jury on 8/22/01.

CORDELL'S PERJURIES WERE PRIMARILY ON FINANCIAL MATTERS.

- 5. Cordell also committed many felony crimes which are the sole reason Mickey Thompson was not paid 100%. She did these crimes in my Bankruptcies. Her crimes are irrefutably provable including outright theft via frauds and perjury from a Federally protected pension plan, and from my wife's separate property, & from others.
- 6. Collene Campbell, Cordell's boss re: my cases, can be 100% proven to have benefitted to the tune of millions of dollars from thefts from my Bankruptcies arranged by her and/or Cordell.
- 72.0ther D.A. experts perjured in L.A. 56+ times, 23 for Karen Kingdon, the financial expert, Phillip Bartinetti, 10 times, Jeffrey Coyne 4 times, lead investigator Lillienfeld 17+ times at trial, & det. Verdugo twice, on BIG issues.
- 8. Lead det. Lillienfeld committed 188+ other perjuries beyond his at the L.A. trial perjuries, in 5 affidavits & the O.C. prelim.
- 1) These are perjuries per Govt. Code 3108 & People v. MROCZKO (1983) 35C3d 86, 112.
 2) It is remotely possible that a few of these may be just false testimony. Perjury
- is shorter to write, & reversal is required even if it is just false testimony.

 3) Yet the Judge opined that I refused to pay Mickey, 10 RT 4053, 7 RT 3009, 18 RT 6751.

AGAIN, EVIDENCE WILL CONCLUSIVELY PROVE:

- 9. There was material evidence <u>forgery</u>, bp 033343, "6:07AM", a critical time given by a witness, was changed <u>from</u> <u>5</u>:07AM. It appears to be in Lillienfeld's handwriting.
- 10. Thousands of pages of discovery were produced illegible, many totally white or black, which i've repeatedly been told is impossible on copiers for the last 20 to 25 years without it intentionally being done. The illegibles are mainly financial, which is what the Judge opined the entire case was about.
- 11. We requested two pages which appeared to be material to be produced legibly. When one was it was extremely exculpatory & impeaching, bp 026428. The other one had a different page substituted in when it was produced legible, bp 025736 machine stamped vs. 025736N, handwritten, a completely different page.
- 12. Bp 034922, the correct page there was removed & a "red herring" page substituted in. This can be seen by reading the IFNs (Investigator Field Notes) on bp 034921, very exculpatory, & they obviously were continued on the next page, but they disappeared.
- 13. Many "flip sides" which are indicated, and "continueds" are missing. We have a list & examples prepared.
- 14. HUGE FELONY CRIMES VIOLATING PC § 115. "Blocking paper" was laid over exceedingly exculpatory/impeaching sections of bps 023776, 023777, & 025818. "Telltales" prove they were <u>BRADY</u>. Bps 023776-77-78 show that I intended to pay Mickey. Attached pp. 8-9-10.
- 15. There are about a dozen other <u>100% provable</u> acts of felony evidence tampering/manipulation/fabrication (the law dictionaries call these forgerys it seems) via what can be shown as intentional "scrambling" of discovery. We have it charted out.
- 16. On at least one set of "IFNs," a completely different person's interview was substituted in after the opening page for prime suspect Paul Gonzalez's interview which said it was taped, see bp 026693>6 where the "tape was noted as turned over before the tape said it was started on the prior page." And the information in the notes could not have come from Gonzalez.
- 17. There is an extremely exculpatory set of interview notes at bps 026698, re: the actual killers, law enforcement knew who.

However, a set of non-exculpatory notes were substituted in when the interview notes for the person interviewed were typed. The clear evidence of fraud, substituting in notes from a different interview, 90 pages later in discovery, 026787, from 9/17/97, when the 10/6/97 interview notes with the same witness were transcribed for bp 000553 is too complex to fully detail here, but I swear the evidence proves a govt. fraud.

SOME OF THE ACTS OF EVIDENCE TAMPERING/MANIPULATION/SCRAMBLING ARE COMPLEX, EVEN IN ONE CASE SOPHISTICATED, BUT I HAVE THE IRREFUTABLE EVIDE-NCE OF THESE FRAUDS BRIEFED & PLOTTED FOR YOU.

THE NET OF IT IS THAT IT IS CLEAR THE INTENT WAS TO DESTROY THE EXCULPATORY/IMPEACHING VALUE OF EVIDENCE OR TO OBFUSCATE IT.

- 18. Det. Lillienfeld threatened a key witness with prosecution for the murders if she continued to refuse to falsely implicate me for the murders, & offered her a thinly veiled bribe if she would falsely implicate me. She is Diane Seidel.
- 19. Because more than twenty (20) prosecution witnesses changed their "story/recall" dramatically from early interviews we have to inculpatory "stories/recall" and/or claimed to have forgotten exculpatory issues, e.g. Allison Triarsi, after the million dollar reward was offered, and det. Lillienfeld interviewed them, I suspect Lillienfeld threatened/intimidated and/or tried to/possibly succeeded in bribing other witnesses with the million dollar reward. Someone should investigate.
- 20. A prime example of the "changed" witness recall is trial witness Stuart Muttart Linkletter. He gave a sworn declaration just after the murders that he had heard no threats, apparently no inculpatory speech from me, per my lawyer's description. At trial & the prelim he testified vividly to hearing incriminating statements from me, & that I threatened to kill him if he repeated them. Changes like this of witness "recall" abound.
- 21. Another hard to believe change is with trial witness Allison Triarsi. In her only discovered witness statement she said A) she felt the shooter was white, & B) she didn't see Trudy get shot. At trial she saw Trudy get shot, crucial to the D.A. case, & she could not recall the race of the shooter, harmful to the defense case. See bps 000512-000515.

ALLEGED THREATS BY ME WERE A HUGE ISSUE AT TRIAL. HOWEVER, I WAS INITIALLY CLEARED ON THREATS AFTER 600 INTERVIEWS/CLUES.

- 22. Based on the discovery that was produced that i've seen, 37,223 pages of it:
 - About 450 interviews in the 1st year have not been produced to the defense based on det. Lillienfeld's published statements that there were 600 interviews the 1st year!

Many of the missing statements appear to be exculpatory/impeaching re: alleged threats, and/or from interviews with trial witnesses. PC § 1054.1(f) requires the latter be produced.

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- Det. Lillienfeld perjured at least 45 times re: alleged threats in sworn statements, & if we treat them literally he perjured over 60 times. Some of his perjuries are black & white proven by tape recordings of the witnesses/interviews he cited. I have this briefed. Request document #119.
- Every threat witness has at least one 100% confirmed interview for which the statement is suppressed. Cordell has 32 missing 3 <3
- Evidence gives at least prima facie proof that Dolores Cordell confirmed for the 1st years after the murders that she heard of and/or was aware of no threats. I have this briefed with evidence proving it. Then she testified to knowing of threats.
- There are top level L.A.S.D. reports clearing me of any threat evidence, e.g. bp 025388, duped at 033388 (+ exactly 8000 pages, strange), also by an ex-FBI agent. All supporting documents, e.g. witness statements, even for trial witnesses, are suppressed, several dozen pieces of confirmed evidence. The crucial final threat report by the FBI agent is missing.
- I am aware of extremely material witness statements that others were threatening Mickey Thompson, e.g. from his friend & business associate Jim Kitchens, which are suppressed.
- 23. Threats by me were not alleged by L.A.S.D. from me until 9 years after the murders when the \$1,000,000 reward was offered, & det. Lillienfeld took over the investigation. Then, changed recall.
- 24. <u>ALL</u> of the threat witnesses against me were fringe people including one i've never met, also friends of my antagonist Collene Campbell, and/or my enemies. <u>ALL</u> people close to me gave statements absolutely denying that i'd ever threatened him, but they weren't used at trial. <u>I SWEAR I NEVER THREATENED MICKEY THOMPSON</u>.
- 1) LA WEEKLY 10/25/06 by Paul Ciotti. Other footnotes are on page 7.

- 25. Det. Lillienfeld submitted dozens of material false alleged "facts" in official police reports. Many of his lies in these reports, PC §§ 132/134 crimes, are proven as knowingly false by tapes made of the interviews he cited, just as he is exposed by tape transcripts of his perjuries in sworn threat declarations.
- 26. Two witnesses have told us suspiciously similar stories of Lillienfeld refusing to take down information/evidence re: other suspects in the Thompsoon killing. Both witnesses told my attorney that Lillienfeld said words like, "We don't need that information. We have our man Goodwin". This is stunning in a thin circumstantial evidence case like this.

One of those witnesses was not acquainted with us before this incident with Lillienfeld occured where he refused to take down evidence. She was so shocked that she looked up & called my lawyer. We can give you contact information for both of them. There are no doubt others of which we are not aware.

27. I have evidence in hand to conclusively prove that det. Lillienfeld designed, implemented & continued a 5+ year fraud that a pistol I owned was a possible/probable murder gun. Dozens of his sworn false statements were about the pistol. He admitted in testimony at 20 RT 7605 to falsehoods under oath, 8 of them.

The phony pistol claim was the lead item in my OC arrest.

- 28. The OCDA, Anthony Rackauckas, initials are on the ballistics test on 7/24/01 which proved yet again that my pistol was not even possibly a murder gun. But after that Rackauckas authorized the claim that it was a possible murder gun to lead line-up/arrest affidavits.
- 29. There are 15+ opening statements which had no evidence introduced to support them, many of them very prejudicial.
- 30. There were 20+ closing arguments for which no evidence had been introduced to support them. Many were very prejudicial, 6th Amendment denials of due process.
- 31. Some of the easy-to-prove-as-knowingly false closing arguments were HUGE, e.g. "Whitehawk" was A) owned by Goodwin,
 B) hidden from Thompson & the Bankruptcy Court, C) illegally sold by Goodwin. None of these are true, & it funded \$2,000,000 to the Bankruptcies, intended to pay Mickey. Cordell led a looting of it.

These were the core motive allegations, prejudicial, but false. DEC-11-DAcrimes&FRAUDS-012015-

32. Another huge fraud on the Court by the DDAs (Deputy District Attorneys) for the L.A.D.A. was that "Mike McGhee repoed the boat on which Goodwin lived in Guatemala, leaving Goodwin with no home & no transportation, that is the only reason he is sitting in that chair, arrested & being prosecuted," paraphrased from 23 RT 8784-8785. The implication clearly was, along with other arguments & provably bogus "evidence," that Goodwin had fled & was only caught because the boat was repossessed on which he'd been hiding.

The problems on that were legion. Evidence proves A) McGhee never touched the boat, B) Goodwin had her in Florida & the bank got her back voluntarily from Goodwin, via a Wayne Vann, not McGhee. The Bank files the govt. has but suppressed prove this.

- C) in a related case the Feds proved that Goodwin, not McGhee, had brought the boat to Florida, and most shockingly,
- D) Goodwin had been in the U.S. for 10 years before his (my) arrest, had been on TV stating "arrest me or leave me alone;" & I had a CBS-National TV camera in my living room recording my arrest.

Further E) there is extensive suppressed evidence proving he did not flee, did not try to hide, & was in the Courts repeatedly, dozens of times, trying to find out why Mickey had not been paid from the \$3,000,000± the Bankruptcy trustees reported paid from me, my wife, & illegally from our pension that went through the Bankruptcy "trust" accounts. Evidence proves \$2,000,000 was stolen/looted.

- 33. As stated, the Judge opined 3 times that the "Whole case" was about Goodwin refusing to pay, killing to avoid paying, 10 RT 4053, 7 Rt 3009, 18 RT 6751. However, suppressed evidence will prove I did all that the law & the funds I had access to would permit prior to the unexpected murders, e.g. I had \$823,145 in the Bank-ruptcy trust account intended for the trustee to pay him, for months before the murders, & I had offered a "Surety" (a guarantee, backed by assigned assets & the guarantees of 3 other substantial citizens) that generated \$5,000,000+ cash to assure his payment. They rejected
- 34. BECAUSE I HAD BEEN IN BANKRUPTCY FOR THE 16 MONTHS AFTER
 THEY REJECTED THE SURETY, THE LAW PROHIBITED ME FROM PAYING DIRECTLY.
 Thus I followed the law & had the \$823,145 in trust intended to pay him, as forecast in the cash flows I did 20 mos. prior, bps 023776+1.
 Suppressed evidence will prove I begged the trustee & lawyers to pay.

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1) Attached, pages 8-9-10. DEC-11-DAcrimes&FRAUDS-012015-7p.

35. Via their expert witnesses, all of whom committed felony perjury evidence proves, & their own provably false arguments & opening statements, the prosecutors alleged more than a dozen uncharged crimes vs. me related to two assets, JGA/Whitehawk, & Desert Investors. They alleged, among many other things, that I had surreptitiously purchased both of them in my wife's name to hide them from the Bankruptcy Court & from Thompson, that I/we had not disclosed them (illegally hiding them), and they claimed,

I had illegally sold them, hidden the money & run off with it as part of the scheme to kill Thompson, 23 RT 8783-4-5 in the close & 6 RT 2739-40-41 in Jackson's opening, etc;

36. HOWEVER, THE FEDERAL DISTRICT COURT HAD RULED, WHEN "TRYING/WEIGHING" THE SAME ALLEGATIONS/EVIDENCE, THAT I/WE HAD DONE NOTHING ILLEGAL/INAPPROPRIATE RE: THESE OR ANY OTHER ASSETS THEY WERE ASKED TO LOOK AT.

But, the ruling by that Court, & the papers filed to clear my wife & I, FILED BY THE GOVERNMENT AFTER THEY LEARNED THAT "#1 D.A. EXPERT WITNESS" DOLORES CORDELL HAD GIVEN THEM MATERIALLY FALSE INFORMATION/EVIDENCE TO IMPLICATE US, are suppressed.

- 37. In short, all the "bad acts" alleged against me at trial that the DDAs claimed I illegally/unethically did to avoid paying Mickey can be proven as 100% false & known as false by the DDAs from evidence they had & suppressed. THAT IS CORRECT, TOTALLY BOGUS!
- 38. Evidence powerfully indicates that trial Judge Teri chwartz cooperated in the fraud on the Court, actually on the Jury & the defendant, me. I've briefed 30+ Judge "errors". If she was not <6 "in on it" she was asleep and/or is incompetent in the law.
- 39. The frauds go on & on. Key evidence of mine was taken & 7 <7 thrown out when I was in L.A. County jail. I have that briefed.

I declare under penalty of perjury under California law that all the above is true & correct. Signed 0/22/15 Sam Diego, CA. I again stress that evidence proves all this. "FOOTNOTES" #2 > 5 from pg. 4, #s 6 > 7 here⁷ Michael F. Goodwin

- 2) For example Lillienfeld swore at bp 025173:21 & the OC prelim p. 85 that Sable Reeves told him on 5/9/97 that Mickey told her I threatened him. Her tape of that interview not only does not say anything like that but she said others threatened.
- 3) Most of the suppressed statements are for the early investigation years. 4) E.g. at bp 000367 in 1992 she stated no awareness of threats. Elsewhere also. My trial lawyer told me Cordell had a declaration in discovery saying no threats.
- It is troubling that my trial lawyer introduced so little of the beneficial evidence.

 5) Kitchens told us Mickey told him the VAGOS, who he testified against, threatened.

 6) GROSS LEGAL ERRORS, e.g. she ruled I should have paid Mickey. Me paying was illegal.

 7) HUNDREDS OF PAGES TRASHED, videotaped, 10+ officers, 6 inmate witnesses, July, '06.

EVIDENCE WILL ALSO PROVE THIS WAS PART OF A HUGE PENAL CODE

§ 182 (1) > (5) FELONY CONSPIRACY TO FALSELY CONVICT & OBSTRUCT

JUSTICE BY L.A.D.A. PROSECUTORS ALAN JACKSON & PATRICK DIXON

FABRICATING & FORGING EVIDENCE TO FRAME MICHAEL GOODWIN FOR

THE THOMPSON MURDERS. THEY DID THIS TO HIDE CRIMES BY OTHERS, P. 1-2.

IN THE NEXT 3 PAGES WE SEE WHERE PROSECUTORS AND/OR INVESTIGATORS LAID "BLOCKING PAPER" OVER THE COLUMNS OF A GOODWIN PREPARED CASH FLOW WHICH SHOWED THAT GOODWIN PLANNED TO PAY MICKEY AS MUCH AS \$850,000 IN 1988 WHEN GOODWIN PLANNED TO FINALLY HAVE THE CASH AVAILABLE TO PAY.

IN FACT GOODWIN HAD \$823,145 IN THE TRUST ACCOUNT FROM
WHICH MICKEY WAS TO BE PAID 3 MONTHS BEFORE THE SURPRISE
MURDERS, IN DECEMBER, 1987. "REFUSAL TO PAY" WAS THE MOTIVE!²

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SUPPRESSED EVIDENCE THAT EVIDENCE PROVES THE L.A.D.A.

HAS PROVES THAT GOODWIN <u>BEGGED</u> HIS LAWYERS AND THE BANKRUPTCY

TRUSTEE TO GET THOMPSON PAID AND/OR TO SETTLE WITH HIM.

BACK TO THE FELONY CRIME BY PROSECUTORS AND/OR INVEST-IGATORS. FORTUNATELY THEY WERE STUPID & MISSED THE PAGE OF "ASSUMPTIONS", PAGE 11 HERE, BP 023778 FROM OFFICIAL DISTRICT ATTORNEY DISCOVERY. THAT CONFIRMED AT 3 PLACES THAT GOODWIN INTENDED TO PAY MICKEY, & THAT HE HAD EVEN BUDGETED EXTRA FUNDS TO COVER THE ACCRUING INTEREST.

WE DESERVE/REQUEST THE ORIGINAL COPIES OF THIS FROM THE SURETY FILES, THE BANK FILES, & THE BANKRUPTCY FILES. WE DESERVE/REQUEST ALL OTHER BRADY MATERIALS TO PROVE INTENT TO PAY.

¹⁾ Multiple Federal felony crimes were also committed here by prosecutors/investigators & some of their expert witnesses. They violated Title §§ 1503>1510 OBSTRUCTION OF JUSTICE UNDER COLOR OF LAW, & §§ 1341 & 1346 DEPRIVING THE PUBLIC OF THEIR INTANGIBLE RIGHT TO HONEST & IMPARTIAL GOVERNMENT. Evidence proves this was all done to hide a politician's multi-million dollar crimes.

2) The Judge opined/ruled this at 10 RT 4053, 7 RT 3009, & 18 RT 6751.

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PLEASE NOTE MIEG LINE WITH #9 JUST ABOVE TIL (TOTAL) EXP.	HAT LINE CONTINUES OUT ON THE ORIGINAL UNTIL 198	1-19" 2 TO PAY, WHERE IT HAD \$850,000 INSERTED, I	Anike's CASH FLON: Assumptions per page 3 - Sale to PACE or roll out of Pension Plan BE ABLE TO PAY MICKEY.	
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FIN APPELL

FORGERY @ BP 305858

87 "LINE" CUTTING THE AUGUST BANKRUPTCY, & THE CORDELL SLANTED/SLOPPY COURT, THE THE BUT, AS IS SEEN BY THE THERE ARE ORIGINALS IN SEEN 1

EV-52-023776ANNOS-p2/4

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TO NOTIFY THE 2nd DISTRICT OF THEM NOW, PEOPLE v. SEATON 26 CAL. 4 th 598, 647. "NO JGA/WHITEHAWK MONEY TO BANKRUPTCY BEFORE THE MURDERS," 8 RT 3529, PLUS AT LEAST SIX SWORN CORDELL PERJURIES THAT "DIANE PAID NOTHINGH ON THE \$500,000 INSPORT NOTE, 9 RT 3729:8, 3730:5, 3732:2, 3701:1, & 1 CT 183:3. CORDELL KNEW SHE WAS MATERIALLY PERJURIN STEE HAD IN HER FILES CONFIRMATIONS OF ALL THESE PAYMENTS ON THE INSPORT \$500,000 NOTE SHE HAD IN HER OWN WRITING PRIOR TO THIS THAT THE NOTE WAS PAID ON, BP 032398:17 BP 022222 CONFIRMS THESE PAYMENTS WERE FOR INSPORT, OTHER BPS ALSO CONFIRM THIS. THE LAW REQUIRES THE D.A.

Cash Flow FootNotes

THIS WAS PREPARED BY MY THEN WIFE, DIANE, IN 1986 & PRESENTED TO THE COURT & THOMPSON'S LAWYERS AS PART OF THE SURETY OFFER. UNALTERED COPIES WILL BE IN THE COURT

Page 3

FILE, CORDELL'S FILES & ON A 54" DISC IN THE SEIZED FILES FROM GOODWINS HOME LEGAL OFFICE. THE PRISON WON'T ACCEPT.

ASSUMPTIONS: A) Sale to Pace Mgt. per offer in hand (\$556,000 to Mike Goodwin for non competition, appx. \$700,000 to SMC for assets) B) If Mike decides not to sell he will roll out of SMC Pension Plan. There will be no tax liability on first \$410,000 as existing itemized deductions shelter that. Total plan is \$700,000. A portion of it is Diane's and other employees. () Some August payments may have to be delayed until September so they can receive money after MTEG bonded.

Need Original

NOTE GOODWIN FELT THAT MITEG WOULD BE BONDED BY THE SUPERY.

*I Based on Sale of SMC both Mike & Diane Goodwins' salary plus other income from SMC stops 11/30 at end of the fiscal year.

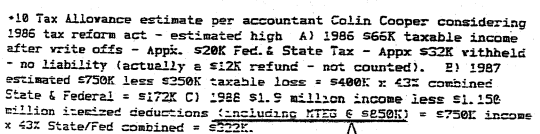
*2 3 months rent through October already received, then sell to Riguer for offer which nets Diane \$52,700; or keep building as it is positive cash flow.

Suppressed BRADY & PC \$1054.1 Evidence

- +3 No salary from SME because of Garnishment. Mike's August 56,000 already received is from another source.
- *4 None collected in August because of garnishment. Will be paid ABOVE IN THE ASSUMin August.
- *5 \$556,000 from PACE Sale to Mike in installments plus interest.
- ·6 Due in 1991 as balloon payment. Until then interest only.
- •7 \$175K 3rd Trust Deed on Home has interest due annually in December. Ho due date on principal. See Loan note.
- •8 PHB Loan of \$400K. The Bank has told the Goodvins they will rewrite the note dividing the liability among the 3 partners nov that PNB has \$200,000 in notes to pay this down. This will leave 05280-JR BANKRUPTCY. appx. \$85,000 for each of the 3 partners.

NOTE THAT MTEG IS ADDRESSED TO BE PAID PTIONS, & AT FOOT-NOTES #9 & 10 BELOW. GOODWIN WAS VERY REALISTIC IN HIS FORECASTS OF CASH TO PAY. \$823,145 WAS IN THE BANKRUPTCY TRUST TO PAY EARLY, IN DEC 1987. SEE PAGE 334 IN THE U.S. TRUSTEE BOOK FOR THE SA-86-

+9 NTEG Judgement: We believe this will be reduced to a maximum of \$400K but have left the full amount in to be conservative. This could be paid in the Fall of 1987 if the Goodwins get to court that quickly but are advised 18 months is the probable timing.



*11 \$500K Butcher Notes and \$500K So. Cal. Bank Loan omitted as offsets.

1) BUT VERY SIMPLY THEY LIED & CREATED A BOGUS MOTIVE TO FALSELY CONVICT, A PC § 182 FELONY. IN RE: BROWN (1998) 17 CAL. 4TH 873, 879 CHARGES THEM WITH KNOWLEDGE OF THIS.

23778 NOTE 1988 TAX PLANS INCLUDED DEDUCTION FOR PAYING MTEG \$850K EV- 52-023776ANNOS-4/4

**ONLY THE PERSONS (X'd) PROOF OF SERVICE

- I, Michael Goodwin declare that I am over 18 years old, and a party to the enclosed herein cause of action. I reside at R.J.D. C.F., F-B-9-118L, 480 Alta Rd., San Diego, CA. 92179, in the County of San Diego, California. On 01/22/ 2015 I delivered to
- prison officials for mailing, at the above address: 9PP. OF BRIEFS SUMMAR-IZING CRIMINAL FRAUDS THAT LED TO THIS CONVICTION, CRIMES BY DOLORES CORDELL & COLLENE CAMPBELL, HC-68, RICO-1, & FRAUDS/CRIMES TO FALSELY CONVICT ME, DEC11, CODES @ LOWER LEFT CRNS! in envelopes to be sealed in front of guards, on which the prison will provide postage if I am unable to do so, to be mailed to:
 - 1. CALIFORNIA COURT OF APPEALS, 2nd DISTRICT, Division eight, 300 S. Spring St., 2nd fl., Los Angeles, CA. 90013-1213.
- X2. Judge Teri Schwartz, L.A. Superior Ct., Northeast Division, Dept. NEE, 300 East Walnut St. Pasadena, CA. 91101
- X3. Mr. Louis Karlin, Deputy A.G., CA. Dept. of Justice, 300 S. Spring St., Suite 1702, Los Angeles, CA. 90013.
- X4. Ms. Jackie Lacey, Los Angeles District Attorney, 210 West Temple St., 17th floor, Los Angeles, CA. 90012-3231.
- X5. Ms. Kamala Harris, Attorney General of California, P.O.B. 944255, Sacramento, CA. 94244-2550.
- X 6. Mr. Anthony Rackauckas Jr., O.C.D.A., 401 Civic Center Dr., Santa Ana, CA. 92701.
- X 7. U.S. Attorney Andre' Birotte Jr, 1200 U.S. Courthouse, Suite 7516, 312 Spring St., Los Angeles, CA. 90012.
- X8. Ms. Corene Locke-Noble, LADA, 320 W. Temple St., Ste 540, LA, CA 90012
- X 9. Ms. Nancy Gaynor, CAP, 520 S. Grand, 4th Floor, LA, CA. 90071
- X10. Lt. Reinhardt Schuerger, LASD Professional Standards, 4700 Ramona Blvd., Monterey Park, CA. 91754-2169.
 - 11. Ms. Gail Harper, ATTORNEY, POB 330057, San Francisco, CA. 94133
 - 12. Ms. Elena Saris, LAPD, 1945 S. Hill St. Ste 200, L.A., CA. 90007
- X13. STATE BAR OF CALIFORNIA, Office of Chief Trial Counsel, Intake, 1149 S. Hill St., Los Angeles, CA. 90015-2299.
- X14. Mr. Scott Goodwin, FRAUD & CORRUPTION PROSECUTIONS, including JSID, L.A.D.A., 210 W. Temple St, RM 17-1114, Los Angeles, CA. 90012
 - I declare under penalty of perjury that the above is true and correct. Executed 01/22 2015, at R.J. Donovan State prison, San Diego, CA.
- 1) ALSO EVIDENCE OF PC § 115 EVIDENCE TAMPERING, BPS 023776-7-8 + COVER EXPLAINING, pp 8-9-10-11.

Michael Goodwin, in pro-per in this action.