

ANIMAL FARM "Equal Justice Under Law"

-Prisoner 13834

Thanks to a truly civilized society (Italy), that is properly vigilant over the quality of justice being done in its name, an American named Amanda Knox was afforded an appeal process free of bias, free of intentionally calculated unfairness, and she won justice. At virtually the same time, in our so-called "EQUAL JUSTICE UNDER LAW" America, the indigent, ethnic minority, Troy Davis, got his dose of Hurricane Katrina, plantation justice. In stark contrast to the Knox case, his post-conviction challenge to the judgment against him was polluted with bias, publicized prejudice, and AEDPA statute-mandated pro-prosecution presumptions. Through that genuine example of a "high-tech lynching", he was killed.

Troy Davis being murdered by the bloodstained hands of our seriously broken, increasingly Nazi-like justice system, came directly on the heels of our Supreme Court also having dictated that citizen John Thompson was not entitled to be paid the fourteen million dollars he had been awarded as compensation for the eighteen years he had wrongfully been forced to spend languishing in prison under sentence of death. That foul action by this most corrupt Supreme Court ever to disgrace America was a trivialization of the prosecution having illegally suppressed exculpatory evidence in Thompson's trial in order to win the almighty conviction, not justice. It was also a symbolic "green light" encouraging further and widespread Constitutional rights violations in the criminal trials of America's new "niggers", the poor and politically disenfranchised. Moreover, the Court's cowardly decision also parallels Adolf Hitler's bestowal of legal non-accountability upon his Gestapo for their wrongdoing during the Holocaust. Though history has proved that such immunity has been a common element of governments-gone-bad, those with the malignant hearts of tyrants in today's America do not care.

"That men do not learn much from the lessons of history
is the most important of all the lessons of history."

-Aldous Huxley

For those who understand the validity of the adage, "Birds of a feather flock together", the following is also pointed out: The late Supreme Court Chief Justice William Rehnquist made Justice Antonin Scaliar his protégé. Hence, throughout Scaliar's tenure on the bench, he has rabidly adhered to the same "OPERATION EAGLE EYE", KKK, Nazi justice code that Rehnquist advanced. ("Operation Eagle Eye?" GOOGLE it or count yourself amongst the masses of ignorami, those hyper-opinionated yet embarrassingly ill-informed idiots whom the Republicans and Democrats rely on most for support.) Be mindful of the fact that Rehnquist was installed on the high court by Richard "God Damn the law" Nixon, an infamous racist criminal himself. And to drive the point home with yet another fact most people have probably already forgotten; Antonin Scaliar has also been

a long-time accomplice/confederate of the genuinely evil war profiteer and traitor (See the Valerie Plame case), Dick Cheney.

Truly responsible and patriotic citizens should do the two plus two equals four social math and closely scrutinize what type of justice(?) is being meted out in today's America. Because the truth of the matter is that our Supreme Court is now overtly demonstrating that it deems some as being "more equal" than others. How about another good example? Not long before the catastrophic BP Oil rig blowout in the Gulf of Mexico, the Court issued another ANYTHING GOES "green light" to its politically-connected corporate friends at EXXON by forgiving the fine that had been legally imposed as a result of the EXXON VALDEZ oil tanker spill in Alaskan waters. That action invited a relaxation of safeguards, endorsed impotent oversight and, very visibly, took the teeth out of deterrent sanctions. As such, the BP disaster was like instant karma, an inevitability that manifested itself almost immediately. So the families of the dead, the defenseless creatures in the sea, and all who lost and suffered can thank the Supreme Court.

Like the sleaziest of whorehouses it now is, the Court threw open its doors for others making up that "glittering multitude" of the privileged and connected, including: Hilary Clinton, CITIZENS UNITED (ALL THE DEMOCRACY YOU CAN BUY), ENRON's Jeffrey Skilling, media mogul Conrad Black, etc...so they could have their day in court, an entitlement the Court grants its friends automatically. Meanwhile, thousands of poor individuals starving for far more important justice had to hear that, emulating Pontius Pilate, the Court had washed its hands of their horrible, government-caused injustice.

As to that very biggest of all lies in the universe, etched in stone atop the facade of the Supreme Court, "EQUAL JUSTICE UNDER LAW", for which all nine justices are guilty:

"A deceiver about beauty, or goodness, or justice, as in the matter of laws, is the worst of criminals."

-Plato, 400 B.C.

This writing has pointed to such a criminal and the following is what he had to say about the Troy Davis case, BEFORE, the judicial process was completed. Yes, prejudice:

"This Court has never held that the Constitution forbids the execution of a convicted defendant who had a full and fair trial but is later able to convince a habeas court that he's actually innocent."

That position of Scaliar's was based on the faulty premise that Troy Davis had "had a full and fair trial" in the first place. Decent, intelligent, civilized human beings recognize Scaliar's position as a "presumption based argument" which is referred to as "argumentum ad ignorantum." Not surprisingly, virtually all "presumptions" Scaliar and his crew ever make end up going against the poor and powerless and for the rich and establishment-connected, like EXXON.

Preemptively addressing probable skepticism and some people's powerful resistance

to believing the worst about their government the following comes directly from judges themselves. Wake up and smell the stench of festering injustice being done in your name.

"The American legal system has been corrupted almost beyond recognition... What is morally right is routinely sacrificed to what is politically expedient."

-Federal Judge Edith Jones, (speaking to student members of the Federalist Society of Law at Harvard University)

"The greatest crime of all in a civilized society is an unjust conviction. It is truly a scandal which reflects unfavorably on all participants in the criminal justice system."

-New York Judge John Collins (1992)

"Innocent people are convicted every day in this country. A civilized nation cannot say that it is, in fact, civilized or humane when it permits a system to exist that can result in the wrongful execution of innocent people."

-Florida Supreme Court Chief Justice Gerald Kogan (ret.)

IN CONTEMPT OF COURT

PRISONER 13834

U. S. SUPREME COURT CASE NO. 08-10588

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The above cited case involves a real, not White House-fabricated, "chemical weapon." Not merely possessed as a potential threat, like Saddam Hussein's phantom WMDs, the weapon was used on me by a psychopath who tried to murder me. In addition to the poison, serious violence was also done to me at the same time and, as a result, there is now a 66 millimeter titanium plate implanted in my neck, courtesy of the so-called victim in the case. Two other people poisoned by the psycho confirmed it as well as seeing me suffering the symptoms. So the prosecution, to whom it is all merely a game, knew I had valid legal defenses, knew that the law was/is on my side. After naming me on the front pages of newspapers as having committed what is constitutionally recognized as an "infamous crime"; they held me in jail under "actual restraints"; elicited and presented homicide-related evidence against me in a court of law (public preliminary hearing); yet refused to appoint counsel to me so I could preserve the poison evidence and begin preparing my defense. FOR SIX MONTHS. They intentionally destroyed the evidence by allowing the passage of time to metabolize the traces of the poison out of my body and did so directly in the face of my loud and repeated protests against it. Acting as my own attorney at trial I was repeatedly shouted at by the judge, threatened, shackled into a chair, ordered by the judge: "Don't object to anything." (Like a rapist ordering his victim not to scream out a protest) A juror noticing the unfairness voiced his desire, on record, to see me get a "fair trial" and then, without legal jurisdiction or any sort of recognized cause, and acting on his own motion, not one from either the prosecution or defense, the judge removed that juror over my objections. (This is the very same infamous judge who purposely violated a poor, uneducated black kid's rights to assist the prosecution in convicting him and then sentenced him to 25 Years To LIFE in prison FOR MISSING A COURT DATE. (Felony failure to appear) The illegalities were so many and so serious that a 20 year police veteran voluntarily removed himself from my case, surrendered his detective's shield, and had himself returned to patrol duty. They erased audio and videotaped evidence, materially altered forensic and physical evidence, surreptitiously recorded my defense investigator, ignored confessions of a third party AND the polygraph results showing that person's deception when recanting those confessions. BOTH the prosecutor and judge had already cheated in cases that were reversed. Three of the witnesses testified to having been intimidated by police. The judge was barely 5 months out of the very DA's office prosecuting me and had lost against me 4 years before in a major trial. More? One of the detectives in the case had lost his Sheriff's deputy girlfriend, Sandra Marie Neville (9/5/56) to ME 11 years before and she stayed my off and on girlfriend--for a decade. My case is "the" strongest "PREACCUSATION DELAY" case the Supreme Court ever looked at. That is why they refused to accept it. Go look. In over two hundred years there is no stronger case on that claim than mine. I OWN IT. Oh yeah, my case is the last murder case California Supreme Court Justice Stanley Mosk voted to overturn after serving 37 years on the high court. And I would humiliate Scaliar and Co., all by myself, were they to try defending the judgment against me.