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| OM  | "The newly invented everlasting legal lightbulb ("NIELL") is 100% safe to serve all countries."™   | 3  |
| "Good Law Day" began 10.31.2013.<br>07.04.2019  | <b>LAW OFFICES OF LALIT K JAIN ESQ</b><br>Practice of Law in NY State, US Tax and District Courts, US Supreme Court, and all Courts in India.™ | Fon: 718-255-6576<br>Cell: 718-316-5921<br>Fax: 347-637-5498 |
| "After re-examining the statute more closely and...as I reread it, many, 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. |  |  |

The Universal LKJESQ Memorandum of Law ("LKJMOL") is for Free Use in All Cases in All Courts (A1 to A4).

All Courts<sup>1</sup> need to unlearn the lie that taxes, not paternities, are certain,<sup>2</sup> add up the numbers right, end crime promoting courts ("CPCs") as 24/7 threats to 24/7 safety and security protected by crime stopping courts ("CSCs") and begin to respect the dignity of the human race disrespected by powerful thus toxic CPCs. Judicial necessity to end due process of law without delay is satisfied when jurists act under the law thus with jurisdiction, authority and immunity in law,<sup>3</sup> correctly apply the laws, make the Injureds whole with Mandatory Restitution<sup>4</sup> from the Injurers ("Truthful Justice")<sup>5</sup> but not when they act above the law thus without jurisdiction, authority or immunity in law,<sup>6</sup> misapply the laws, even make the Injureds pay their Injurers by their self-proving nullities enforced by Outlaws in the toxic grand scheme of the common law tradition<sup>7</sup> of evil governments<sup>8</sup> as rambling jurists conspiring<sup>9</sup> with rambling lawyers<sup>10</sup> ("Truthless Justice"). Refusing to satisfy judicial necessity is judicial tyranny. Isn't it?

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  
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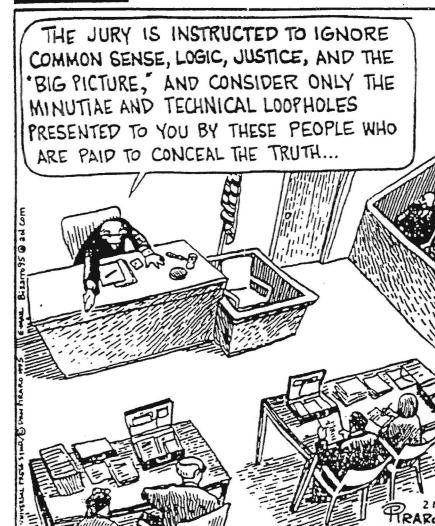
June 25, 1996

TWO UNSETTLING QUESTIONS

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

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.

BIZARRO



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

Claimer instead of Disclaimers: May it please the Courts to please forgive LKJESQ for his gift to all Courts to serve Justice instead of Justicide so not one lawyer is a liar? Learn and live in truth Knowing Justice always insures nature.™  
LKJESQ@LKJESQ.COM / 61-22 Booth Street Rego Park NY 11374-1034

A1 of A4

*Lalit*  
11052019

<sup>1</sup> *May it please the Courts* in all jurisdictions in all nations to please forgive **LKJESQ** for his life dedicated to help *unanimous belief in the truth, the whole truth, and nothing but the truth* given by everyone’s *One Creator’s* Correct Commandment (as one *sows* so one reaps) as sacred *end* the *Draconian blasphemy* committed by *all* Courts, Churches, and Congresses of *toxic* political parties since they sell the same one *evil thus political agenda with united idiotic ideology*, namely, *unanimous make-belief in the lie, the whole lie, and nothing but the lie* given by *one too many Governments’* Incorrect Commandment (as one *marries* so one reaps) as sacred?

*Human rights* of *laymen and lawmen alike* are always **100% equal** to enjoy *legitimate* moneymaking and/or nonmoney-making activities of *daily living* (“ADLs”). As *their illegitimate* moneymaking and/or nonmoney-making ADLs (“*Injurers*”) *deprive others of their equal human rights* (“*Injureds*”), so, *restitution* from the *Injurers* making their *Injureds* whole *has to be* for the entire time of their lives they are forced to live with *deprivation* (“*Destitution*”), *pay punitive damages* for covering up, blaming them and/or others, etc., *convict* the *correctly charged* guilty, *acquit* the *mischarged* innocents and *never make* the *Injureds* pay the *Injurers*.

<sup>2</sup> *All paternities of all babies are always 100% certain. Truthful Justice* is *unmistakable* when every woman gives every man back his own baby made from his own seeds he sexually sowed in her, *reconfirmed* by scientific DNA-matches to prove the certainty for *everyone’s* safety and security by *all CSCs* (“*State Confirmed Security*”) instead of *corrupted* by unscientific marriages to disprove the certainty, *add destitution* to the *Injureds* seeking *restitution from the Injurers* and *make* all People in billions 100% liars, like the adulterers, rapists, etc. are 100% liars, in all paternity cases resulting from sex abuses and in all other cases resulting from all other abuses by *all CPCs* (“*State Created Danger*”). *CSCs* have to reverse and correct *genetic identity thefts* (“*GITs*”) by *CPCs* and prosecute the thieves.

“*Taxes* are what we pay for *civilized society* ...,” 1927 in *Compania General de Tabacos de Filipinas v Collector of Internal Revenue*, 275 US 87, 100, by *toxic* Oliver Wendell Holmes, Jr. as an Associate Justice of the Supreme Court of the United States (“*SCOTUS*”) *forced to justify unjust purposes that toxic politicians and jurists* protected by *CPCs ending CSCs* use *the common lie on certainty in life for*: “... in this world nothing can be said to be certain, except **death and taxes**,” 1789, in a letter to Jean-Baptiste Le Roy by *toxic Benjamin Franklin*. “Things as certain as **death and taxes**, can be more firmly believ’d,” 1726 in *The Political History of the Devil* by *toxic Daniel Defoe*. “’Tis impossible to be sure of anything but **Death and Taxes**,” 1716 in *The Cobbler of Preston* by Christopher Bullock.

<sup>3</sup> “...where a court has jurisdiction [to act *under* the law thus *with jurisdiction, authority and immunity in law*], it has a right to decide every question which occurs in the cause...But if it act [*above* the law thus *without jurisdiction, authority or immunity in law for committing Justicide making Injustice assassinate Justice*], its [*void*] judgments and orders are regarded as **nullities**, all persons...executing [*nullities*] are considered in law as trespassers [*in law same as the toxic jurists* (“*Outlaws*”) *with no immunity until all CSCs end all CPCs*]. *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.

<sup>4</sup> *Relief* from *void judgments* “*is not subject to any time limitation* (citations omitted)...*relief* is *not a discretionary matter*; it is *mandatory* (citations omitted) [for a *Court Order to return all properties held in constructive trusts and/or deemed trusts, even pay punitive damages too to resurrect Truthful Justice* assassinated by *Truthless Justice* (“*Mandatory Restitution*”) and *make* the *torturers* *restitute* the *torturees*].” *Orner v Shalala*, Colo. 1994, 10<sup>th</sup> Cir, 30 F3d 1307, 1310.

<sup>5</sup> “[p20] ...*Court*: ... I [*the abnormal jurist*] 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 [*the normal jurist*] *reread it, many, many more times, my initial reading of it was incorrect*... [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.

The *Onuorah* Court *had to self-correct* its *erroneous factual finding* that the *motorist driving doing no harm* is *guilty* of traffic law violations he did not commit as *Truthless Justice* into his *correct factual finding* that he is *not guilty* as *Truthful Justice*. The Court made this *newly invented everlasting legal lightbulb* (“*NIELL*”) in *the bench discussion after learning that* a “petition for [*Truthful Justice making 100% common sense*]...is *rarely granted* when the asserted error consists of *day one making 0% common sense erroneous factual findings* or the *misapplication of a properly stated rule of law* [evidencing *Truthless Justice since*],” *SCOTUS Rule 10*.

The *NIELL* is *irreversibly immortal*. It *has to keep going viral* until *all CPCs upgrade into all CSCs and end every due process of law in every criminal, civil, tort and other case*, e.g., in all trafficking law and all other law violation cases, *especially when the violators hurt the violateds*, same as in the traffic law violation case, no matter what the case is, no matter who the jurist is or the jurists are, etc.

“...if two policemen see a rape and watch it just for their own amusement, no violation of the Constitution ... (laughter).” *May It Please the Court*...Transcripts of...Landmark Cases before the SCOTUS ...1993, p39-60 at p46-47. This *toxic judicial tyranny* is at <http://tinyurl.com/pnu9lrj> from 39:00 to 41:00 minutes in the **Nov 2, 1988 toxic Rehnquist Court’s Transcript**. It made the *DeShaney* case *one more toxic landmark case* reported as 1989, 489 US 189. As all sexual-abuse cases, this physical-abuse case also *has to be reversed and corrected to end due process of law with no time limit to require that* policemen neither ticket nor arrest motorists who are speeding inflicting no harm with no targets to harm unless and until policemen ticket, even arrest, rapists to *STOP* rapists from raping women inflicting irreparable harm on their targets as *judicially confessed* by a *CSC in India*.

“It has to be stated that though the accused [rapists] have not used any external weapon, they have used *more powerful weapon* i.e. *penis [in their 24/7 possession]* 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 Nanu, 18, et al. Accused In the Court of Principal Sessions Judge Gr Bombay* (Presided Over by *Dr Mrs Phansalkar-Joshi*) as Sessions Case No 846 of 2013, ¶336 on Page 202 in 232 Page Decision dated Apr 04, 2014, <http://tinyurl.com/plghcp2>.

The *NIELL* is the *GodSent newest truthful scripture* (“*Truthisprudence*”). It *cremated* the *DevilSent oldest truthless scriptures* (“*Jurisprudence*”). It *ended* the *toxic Politics in Governments* (“*PIGS*”) to *end man’s toxic motives* in creating and selling *PIGS* enjoying “judicial cesspools”, namely, *women’s duty to be raped to satisfy man’s right to rape as man’s Draconian sovereignty*. *PIGS begins* with *laws misapplied to enjoy the emotional shocks of women* who are sexually seeded during rape, etc. and cursed as sexual slaves by men as sexual masters. *PIGS ends* with *laws correctly applied to help Draconian sovereigns*, who are not their husbands, become the *illegitimate fathers* aka *Bastard Fathers* of their *legitimate babies* made from their own seeds *but for which* they will still be *far more judicially lethal* to *respect* sexually lethal rapists as holy men knowing they are unholy instead. *PIGS* is approved by *all in all jurisdictions in all nations*, including but not limited to, the *United States of America* (“*USA*”) run by the *tax-funded Government of the USA* (“*GUSA*”) *headed* by the *President of the United States* (“*POTUS*”) and *blessed* by the *Supreme Court of the United States* (“*SCOTUS*”) *misapplying* the *Constitution of the United States* (“*COTUS*”) to *uproot* the *COTUS violating* the sworn oath that *all nine male and female Justices alike have to take and break with absolute judicial immunity making no sense at all*. *All humans living in cities are miseducated versus animals living in jungles are not miseducated*. *Misguided schools, universities and CPCs shall keep misusing absolute judicial immunity to keep satisfying Draconian* self-proving insatiable, irresistible and illegitimate sexual desires *and keep believing in the lie that women are sex-slaves and men are sex-masters*. *They made Founding Fathers confess that toxic PIGS is the truth, the whole truth and nothing but the truth*:

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

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

<sup>6</sup> “The law [misapplied] admits no proof against that [innocence] which it presumes [as self-proving judicial tyranny],” <https://tinyurl.com/y24ozsja>, Page 147, 1200.... (LOFFT, 573), *A Collection of Legal Maxims*...by Seymour S. Peloubet, Harvard Law Library, April 26, 1880.

<sup>7</sup> “...if you think that it is terribly important that the case came out wrong, you miss the point of the [toxic] common law [tradition of the toxic PIGS]. In the grand scheme of things, whether the [law-compliant] right party won is really secondary [since making the law-defiant wrong parties win is still primary]”

SCOTUS Justice Scalia, 1997 reconfirmed it in *A Matter of Interpretation, Federal Courts and the Law*, p6.

<sup>8</sup> “... what law, human or divine will allow [*Draconian sovereigns* to]...*enjoy the fruits of crime* ....[unless abnormal or rambling jurists act above the law to commit Justicide far worse than homicide]” *Riggs et al. v Palmer et al.*, 1889, Ct App, 115 NY 506, 512. see, also, *Imperator Realty Co. v Tull*, 1920, Ct App, Cardozo, J., 228 NY 447, 457.

“...a long line of cases shows that it is ... of *fundamental importance* that Justice should not only be done, but should manifestly and undoubtedly be seen to be done. ...What I find sad is the way in which standards of [*Truthful*] justice have been allowed to slip [into those of *Truthless Justice* by us *Truthless jurists* ourselves]...” *R v Sussex Justices ex parte McCarthy*, 1924, Lord CJ Hewart, 1 KB 256, 259, Nov 9, 1923, All ER Rep 233.

“... [565] In matters of ethics, *appearance and reality often converge as one*. See *Offutt v United States*, 348 US 11, 14 (1954) (“[J]ustice must satisfy the appearance of justice”); *Ex parte McCarthy*, [1924] 1 KB 256, 259 (1923) (“[J]ustice should not only be done, but should manifestly and undoubtedly be seen to be done”). I do not see how the appearance of fairness and neutrality can obtain if the bare possibility of a fair hearing is all that the law requires. Cf. *Marshall v Jerico, Inc.*, 446 US. 238, 242 (1980) (noting the importance of “preserv[ing] both the appearance and reality of fairness,” which “generat[es] the feeling, so important to a [good thus] popular [not evil thus unpopular] government, that [*Truthful*] justice has been done”) (quoting *Joint AntiFascist Refugee Comm. v McGrath*, 341 US 123, 172 (1951) (Frankfurter, J., concurring)).

*Liteky v US*, 1994, Justice Scalia, 510 US 540, 564-565, 114 S. Ct. 1147, 1162; see also, *Levine v US*, 1960, 362 US 610, 80 S. Ct. 1038, citing *Offutt v US*, 1954, 348 US 11, 14, 75 S. Ct. 11, 13; see also, *Ex parte McCarthy*...

<sup>9</sup> *Judicial conspiracies* began with *mandatory misuse of unscientific marriages* to prove paternities because they don’t prove either paternities or maternities and *mandatory correct use of scientific DNA-matches* to prove paternities and maternities because they do prove both *has to end them*. They prove that *sex* between two harmonious sexes *is* the cause of pregnancy to make families, *marriages corrupt* them and due process of law *shall not end until prevail over to STOP* violating Federal laws settled by the *SCOTUS*: “The Constitution [*correctly applied*] *does not make conspiracy a civil [or a judicial] right*”, *Dennis v. US*, 1951, Jackson, 341 US 494, 572. “A *conspiracy* is a partnership in criminal process [*of laws misapplied to commit Justicide which makes Injustice assassinate Justice*].” *US v. Kissel*, 1910, Holmes, 218 US 601, 608).

<sup>10</sup> *Rambling lawyers* or *zealous lawyers* or *superlawyers* are *infected with* their *toxic American Bar Association* (“ABA”) because “...when an opposing [*law-compliant*] party is *well represented [pro se attorney-in-fact with no need to lie]*, a lawyer *can [choose to] be a zealous advocate [paid big bucks to lie]* on behalf of a [*law-defiant*] client and ...*assume* that justice is being done [while *forcing* to make *injustice assassinate justice*].” *ABA Model Rules of Professional Conduct: Preamble, A Lawyer’s Responsibilities*, ¶1 to ¶13 at ¶8.

“...Henceforth, any attorney who submits papers to this [*or any other*] court which deliberately...withholds information [*or lies*] to *inveigle* the court into *making a decision it should not make [as a truthful Court] will be* held in contempt of court and the papers together with all the pertinent facts [*as evidence*] *will be submitted* to the Grievance Committee...for appropriate action [*since the attorney forced the Court to become truthless*].”

*Garcia v Silverman*, 1972, Civ Ct NY Co, 70 Misc2d 537-538.

*Appropriate filings and appropriate actions both are mandatory to protect all truthful courts from becoming all truthless Courts by zealous attorneys-at-law and attorneys-in-fact alike duly mandated by the following:*

- .1 *Everyone in every* “society, that empowers Judges to decide *the fate of human beings and disposition of property [in all cases]*, has the right to insist upon the highest level of judicial honesty and integrity [*with no lies*]...,” *Matter of Mazzei v State Commission on Judicial Conduct*, 1993, Ct App, 81 NY2d 568, 571-578.
- .2 *All jurists* do their judicial duty with absolute judicial immunity when they *protect themselves* from *zealous* public prosecutors as they did in *People v Onuorah* in 2013, from a *pro se* litigant [*attorney-in-fact* in 1994 as in *Sato v Plunkett*, ND Ill, 154 FRD 189] and from *zealous lawyers* in 1972 as in *Garcia v Silverman*.
- .3 The *NIELL* *reconfirmed that not even jurists are authorized to lie and/or sell lies as the truth that factually happened. Truth never changes with time. It makes all statements to the contrary lies aka perjuries for prosecutions and convictions.* Yet, all *zealous lawyers* licensed to sell *truthful practice of law* to uphold the *COTUS* become *Superlawyers paid big bucks by violators to violate* their known sworn duty and sell *truthless practice of law* (“Legal Malpractice”) *making secured Courts compromised Courts ridiculed to uproot the COTUS, shame the SCOTUS, the Country and We the People in published cartoons* (A1).