▶ Our credentialed brief helps all Courts not end due process of law until duly proved equal protection of the laws,™ ◀

12.05.2022

LAW OFFICES OF LALIT K JAIN ESO

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

Godsent unsolicited Legal Mail with One Attachment for Mandatory Use in All Courts is unprecedented.

Hello all defending attorneys ("ADAs") and all prosecuting attorneys ("APAs"):

ADA 1	Priya Chaudhry Esq NY NY 10001 lost defending Paul Haggis on sex violations
<i>ADA</i> 2	Mark Werksman Esq LA CA 90017 lost defending Weinstein on sex violations
<i>ADA</i> 3	Philip Kent Cohen Esq Santa Monica CA 90017 won defending Masterson on sex violations
<i>ADA</i> 4	Rachel.Fiset@zfzlaw.Com LA CA 90014 lost defending Theranos on nonsex violations
ADA 5	Jeffrey Coopersmith Esq SF CA 90017 lost defending Balwani on nonsex violations
ADA 6	Lance Wade Esq Wash DC 20024 in vain defending Baldwin on nonsex violations
APA 7	Reinhold Mueller Esq prosecuting Masterson with 2 mistrials on sex violations

Sub: It's the law requiring no one to do a vain thing like committing Justicides violating the Federal equal protection of the laws clause ("FEPOL Clause") thus everyone to do valid things like enforcing the FEPOL Clause and making all victims of Justicides whole as before the injuries.

Our Official Motive in emailing our attached Godsent credentialed unpolitical scripture ("US") or memorandum of law ("LKJMOL") with authorities in endnotes 1-10 (A1-A4) scripted by unpolitical Law Offices of Lalit K Jain Esq ("LKJESQ") is universal. It promotes 100% universal cooperation between ADAs, APAs and all compromised courts ("ACCs"), begin enforcing to end violating the FEPOL Clause and end jurists giving void jury instructions for void jury results that decide the fate of the defendants on trial for violations knowing they already decided the fate of their victims with no process at all (A4).

In three easy ABC steps below, ADAs "have to" serve on APAs constitutionally mandated model motion in D below and file with ACCs without any more delays since Justice delayed is Justice crucified and resulting valid Judicial in E below ends all void Justicidal results with guilts as universal motive.

- A Do read, understand and support, with attached US or LKJMOL, after its mandatory discussions with all clients, the mandatory use of the manifest "novel defense" for mandatory acquittals of sex and nonsex violations alike and for Peaceful Times as never before in human history even in the world's most powerful nations like US, India, China...Russia, never mind the least powerful nations.
- B Do valid things required to be done by the law. 1.1
 - .1 Help all Courts⁵ pass valid orders that the safe legal system with no scapegoatings etc. ("Political System") enforcing the FEPOL Clause, binding on all States, outlawed the unsafe (dangerous) legal system with scapegoatings etc. ("Political Violence") violating the FEPOL Clause.¹
 - .2 Guaranty protection of all women as Creators (mothers) of all boys and girls alike unprotected by lying fathers denying criminal adulteries sold as out of wedlock sex committing Political Violence, and penalize lying off and on oath alike as illegal and criminal by poor or rich people

Faxee(s):		cc		cc	
Fon:					
Fax:					
Email:					
Unauthorized use of this Confidential/Privileged Fax and/or its Contents is Unlawful. Unintended Faxees please fax back top page and destroy entire FAX. Thanks.					Total Page(s): 4+4=8

and governments alike with good chilling effects on everyone's immunized freedom to commit sex and/or nonsex violations as officially dangerous.¹

- "... Protection of...women [in the Political System] is a subject of special concern to the state ... [and] public interest and care...to preserve the strength and vigor of the [human] race [that shall keep being destroyed by custom, tradition and culture of Political Violence since before 1776]."9
- C Do remember that charging, prosecuting and convicting defendant [insert hir/her name] for his/her sex violations, whether consensual and/or rapes, BUT NOT out of wedlock fathers also committing sex-violations and criminal adulteries sold as out of wedlock sex, whether consensual and/or rapes, and scapegoating innocent out of wedlock babies as guilty bastard babies JUST AS ticketing civil motorists for nonsex violations of traffic laws not causing injuries BUT NOT ticketing criminal rapists for sex-violations protected by policemen² for violations of trafficking laws causing injuries as proof of Political Violence using winning legal argument by the political SCOTUS and its political CJ Rehnquist that shall not let the Political System outlaw Political Violence:

"if two policemen [bound by Courtesy Professionalism Respect ("CPR") for rapists] see a rape [(violation of women)] and watch it just for their own amusement [from live porn],...no violation of the Constitution [in the police opinion of the police department and in the judicial opinion of the SCOTUS reconfirming a pro-rape and anti-abortion Constitution till torturing women in the world's most powerful nation]...(laughter)."²

D State of , County of }}: ss

Attorney for defendant [insert name] under penalties of perjury affirms as follows.

- 1 Historically, ADAs, APAs and ACCs (A4) agree that FEPOL is for out of wedlock fathers committing sex-violations and criminal adulteries sold as out of wedlock sex, whether consensual and/or rapes, that APAs never charge, prosecute or convict them and that ADAs, APAs and ACCs know this as the truth, the whole truth and nothing but the truth, so help us God help them begin to do so now to make Political System outlaw Political Violence.
- 2 Historically, charging, prosecuting and convicting defendant [insert his/her] for his/her sex, whether consensual and/or rapes, shall keep violating the FEPOL Clause unless and until all guilty out of wedlock fathers are also charged, prosecuted and convicted and all innocent out of wedlock babies, scapegoated as guilty bastard babies, are exonerated enforcing human rights to legitimate births, legitimate living and legitimate deaths with no one being raped, killed, scammed, etc. to make Political System outlaw Political Violence.¹
- 3 Historically, moving ACCs (A4) for judgments against civil defendant [insert his/her name] for his/her nonsex violations shall also keep violating the FEPOL Clause same as for his/her sex violations since everyone's freedom includes immunized rights to commit sex and nonsex violations alike until to make Political System outlaw Political Violence.¹
- Historically, Political System ending Political Violence¹ helps all people, social media personalities, business leaders, celebrities, public figures, etc. as sex and lex (law) predators to end paying unaffordable skyrocketing taxes and fines^{10,10} in sextillons still being abused to still keep promoting self-proving con games and scams selling lies as truth and void Justicides as valid Justice inside and outside all ACCs ("Scapegoating Era"), knowing that telling the truth would have made men accept paternities just as women accept maternities as the two sides of recreational him-her sex becoming procreational and never begun addictive dangerous celebrity worship syndrome ("CWS"), Scapegoating Era and State Created Danger ("SCD")⁸ as proof of Political Violence ending safe and sound State Confirmed Security ("SCS")⁸ to begin with as proof of Political System.
- E Valid Judicial results include, but are not limited to, the following.

- . 1 Valid Justice as SCS adds it right ("AIR") like 1+1=2 using truth as truth ("Truthisprudence")¹ as Universal Official Motive in all cases no matter how different.
- . 2 All jurists, 4 lawyers³ and experts help all Courts end all charges, prosecutions and convictions as void miscarriages or crucifixions of Justice ("Justicides") and SCD adding it wrong ("AIW") like 1+1=11 using lies made legal (A4) as truth ("Jurisprudence") violating Universal Official Motive in all cases no matter how different.
- . 3 Giving of mandatory relief⁷ to all victims of Justicides, Jurisprudence, Political Violence and Extremism¹⁰ and proving that Political Violence is outlawed by Political System.
- . 4 Ending forced living in 24/7 fear of 24/7 immunized crimes like Justicides, homicides, rapes, murders, mass murders, bombings, scammings, scapegoatings, hackings, etc. knowing that they are defined, not banned, thus licensed to be committed as good knowing they are evil.
- . 5 Lifting of the self-inflicted BBC but for which to begin to live officially safe and sound without being scapegoated, etc. shall continue to be impossible as it has been for ages even before 1776.
- . 6 End of Political Violence using the absolute lie that out of wedlock babies are bastard babies by the Political System using the absolute truth that out of wedlock fathers are bastard fathers but for which to begin to live officially safe and sound without being scapegoated, etc. shall continue to be impossible as it has been for ages even before 1776.
- . 7 Upgrading of all evil Gods, Congresses, Churches, ethics, morals, religions, spiritualities, etc. into all good Gods, Congresses, Churches, ethics, morals, religions, spiritualities, etc. but for which to begin to live officially safe and sound without being scapegoated, etc. shall continue to be impossible as it has been for ages even before 1776.
- . 8 Law enforcement of "prevention of Justicides is better than cure by Justice" as good rule of law but for which law enforcement of Justicides crucifying Justice shall continue as evil rule of law.
- . 9 Pursuit of peace of mind with no chanciness, sold as happiness, since hap means chance and happiness means chanciness as proof of Political Violence ending Political System.
- .10Claims that believers in Political Violence won't understand and won't use the Political System for valid Justice prove refusal of 100% cooperation between ADAs, APAs and ACCs that makes ending void due process of law and void closures legal nullities unless and until they do understand and do use the Political System and outlaw the Political Violence for Justicides.

Our Official Motive requires us to give answers to questions asked, correct errors, if any, brought to our attention, and thank you all for your help and cooperation in making successful the Universal Official Motive acceptable to ADAs, APAs and ACCs to outlaw the Scapegoating Era and Political Violence that should not have been begun to begin with, ages ago, and made "more perfect" in 1776.

By:
Attorney Lalit K Jain Esq.

LKJESQ/aj

cc w/encs to Reporters, Journalists and Others to help make Truthisprudence end Jurisprudence that is ageold evil custom, tradition and culture of Scapegoating Era and *Political Violence knowing that it's a vain thing to be manifest truth-seekers but not also truth-users as proof of Political System to outlaw Political Violence*.

ADA1 Priya Chaudhry Esq ChaudhryLaw PLLC 147 West 25th Street 12 Floor NY NY 10001 **Priya@ChaudhryLaw.Com** /T 212 785-5550 / T 212 785-5558 / T 212 785-5550

ADA2 Mark Werksman Esq Werksman Jackson & Quinn LLP 888 West 6th Street 4th Flr LA CA 90017 Email NA / T 213 688-0460 / **F 213 624-1942**

ADA3 Philip Kent Cohen APC 100 Wilshire Boulevard, Suite 1300 Santa Monica, CA 90401 Email NA / T 310.451.9111 / C 310 592-6878 / **F 310 451-9119**

ADA4 Lance Wade Esq, Williams & Connolly LLP 680 Maine Avenue SW Washington DC 20024 /

LWade@WC.Com / T 202 434-5755 / F 202 434-5029

ADA5 Jeffrey Coopersmith Esq Orrick Herrington & Sutcliffe LLP, 405 Howard Street, SF, CA 94105 JCooperSmith@Orrick.Com / D 206 839-4339 / T 415 773-5700 / F 415 773-5759

ADA6 Luke Nikas Esq Quinn Emanuel Urquhart & Sullivan LLP 300 West 6th St, Suite 2010 Austin, TX 78701 / T 737 667-6100 / **F 737 667-6110**

APA Reinhold Mueller Esq and/or George Gascón, LA County, DA Office, 211 West Temple Street Suite 1200 LA CA 90012 / Email NA / T 213 974-3512 / F 213 633-1956

Others:

Yamiche@NewsHour.Org, SMM.Darya.N@GMail.Com, Amanpour@cnn.com, Hello@Caixin.Com, News@Caixin.Com, Jacquie@JacquieJordan.Com, Support@PRNews.IO, TIPS@NYPost.Com, NewsLetter@TheRealFoodChannel.Com, Bridget.Murphy@NewsDay.Com, Letters@NYPost.Com, Hello@JackTemp.Com, Mark.Huffman@ConsumerAffairs.Com, DominicPatten@DeadLine.Com, press@verywellhealth.com, contact@verywellhealth.com, HeartLandHealer@GMail.Com, Info@TheHolisticSanctuary.com, Tips@NYPost.Com, RetreatHouseBlueMountain@GMail.com, HeartLandHealer@Mail.Com, Inquiries@TheWrap.Com, GuestBlock@TheWrap.Com, InstituteForPE@ProtonMail.Com, media@joshuaritter.com, Info@DA.LACounty.Gov, Claude.Memmi@TheWrap.Com, Jurist@Jurist.Org, PaperChase@Jurist.Org, ExecutiveDirector@Jurist.Org, Commentary@Jurist.Org, IBurke@Jurist.Org, SocialMedia@Jurist.Org, Hibbitts@Jurist.Org, smm.darya.n@gmail.com, Amanpour@cnn.com, Melissa.Colorado@NBCUNI.Com, Brooklyn Tap House <tips@nypost.com>, tips@projectveritas.com, tips@propublica.org, tips@thedailybeast.com, tips@lawnewz.com, tips@people.com, pmc@aut.ac.nz, pjreview@aut.ac.nz, NEWS12BKLN <news12bkln@news12.com>, news@cbsnewyork.com, pmediawa@aut.ac.nz, news@channel4.com, News12Support@news12.com, Jamie@Frater.Com, editor@asiapacificreport.nz, The New York Times letters@nytimes.com, NewsTips@stuff.co.nz, voicers@nydailynews.com, Talk@TelumMedia.Com, cchumley@washingtontimes.com, kristie.miller@sydney.edu.au, latestnews@boomtrain.washingtontimesnews.com, alex.holcombe@sydney.edu.au, latestnews@response.boomtrain.washingtontimesnews.com, dean.rickles@sydney.edu.au, newagendasfortime@gmail.com, BParry@SchnepsMedia.Com, partners@opentext.com, publicrelations@opentext.com, MKT.thenation@gmail.com, Juthamas yha@nationgroup.com, BellaDePaulo@gmail.com, Fernanda.Pirie@CSLS.OX.AC.UK, digicomms@admin.ox.ac.uk, mediainqueries@fightwithkash.com, Campaigns@DailyKos.Com, pwolfe@nwlc.org, jbaskerville@nwlc.org, HRizk@NWLC.Org, press@now.org, Enquiries@Britannica.Co.UK, mmoore@nwlc.org, gbranstetter@nwlc.org, give@nwlc.org, Info@MageeWomens.Org, AHill@Brandeis.Edu, info@hollywoodcommission.org, support@wikihow.pro, wiki@wikihow.com, media@wikihow.com, jayne@wikihow.com, ewtn@ewtnnews.com, orlandosentinel@nsl.orlandosentinel.com, newsletter@truthdig.com, newsletter@epochtimes.com, events@foreignpolicy.com, emailteam@thehill.com, on+resources@substack.com, globest@alm.com, support@people.com, help@history.com, teal@tealswan.com, replies@e.alternet.org, newsletters@e.alternet.org, legaltechnews@alm.com, fritz@puck.news, contact@campaigns.rnchq.com, news-alt@law360.com, mail@wfls.org, ashley.mello@yale.edu, akhil.amar@yale.edu, action@nwlc.org, member@ucsusa.org, premium@academiamail.com, info@nextshark.com, marketing@snopes.com, ebra.kroszner@yale.edu, email@email.getthefuturist.com, geo.correspondence@geo.gov.uk, newsletter@statenews.com, elizabeth.truss.mp@parliament.uk, fcdo.correspondence@fcdo.gov.uk, mirrornews@mirror.co.uk, kunal.d@meawwworld.com, arunava.chakrabarty@meawwworld.com, sayantani.n@meawwworld.com, editor@meawwworld.com, partnerships@meawwworld.com, info@ibtimes.co.uk, JoePatrice@AboveTheLaw.Com, emily@atlanticmedia.com, abross@theatlantic.com, bstallings@atlanticmedia.com, letters@theatlantic.com, scoops@huffpost.com, JohnDerrickson@GMail.Com, IViewIt@GMail.Com,

▶ Our credentialed brief helps all Courts make valid Justice as fair end void Justicides as unfair ("Extremism").™ ◀

08.10.2022 **UPGraded** 11.18.2022

LAW OFFICES OF LALIT K JAIN ESO

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

The point made and used is valid Justice and valid closures making guilty out of wedlock fathers doing wrongs bastard fathers ("Solution") adding up right like 1+1=2 as unanimous judicial decision ("Good Governments by Truthisprudence"). It ends abusing policemen, lawyers, iurists, iuries and Courts⁵ making guilty out of wedlock babies not doing wrong bastard babies ("Problem") as void miscarriages of Justice or Injustices ("Justicides") and void closures adding up wrong like 1+1=11 ("Evil Governments by Jurisprudence") selling lies as truth (A4) denying mandatory relief to Justicide victims like raped8 women⁹ and others in men's void grand scheme of things ("Extremism"). 10 Please, no retaliation against credentialed Lalit K Jain Esq ("LKJESQ") for being consumed for decades to script and share with all people in billions this credentialed memorandum of law ("LKJMOL") with authorities in endnotes¹⁻¹⁰ as the credentialed unpolitical scripture ("US") for mandatory use to end Extremism as void. Thanks.

People v Onuorah Court's Oct 31, 2013 25-page Trial Transcript on www.TruthIsPrudence.Com is its proof.

- . 3 "A void act ... may be attacked in any forum, state or federal, where its validity may be drawn in issue." Pennover v Neff, 1878, 95 US 714, 732-733, World-wide Volkswagen Corp. v Woodwon, 1980, 444 US 286.
- . 4 A "sound mind...carries the idea of a person's intelligence or total frame of thinking--including his rationale, logic, and emotions...all the processes that are engaged in making the mind function and come to conclusions [that make Truthisprudence end lawlessness, anarchy, Extremism, etc]." https://tinyurl.com/27v5fjfe.
- . 5 "We are not final because we are infallible, but we are infallible only because we are final [Extremists]." Brown v Allen, 1953, Justice Robert H Jackson, 344 US 443, 540.
- . 6 "A petition...will be granted only for compelling reasons....[but] is rarely granted [to end Extremism] when the asserted *error* consists of erroneous factual findings or the misapplication of a properly stated rule of law." Supreme Court of United States ("SCOTUS"), Rule 10, unanimously scripted by all nine SCOTUS Justices as extremists "taking advantage of [their] own wrong (Riggs v Palmer, [1889], 115 NY 506), Imperator Realty Co. v Tull, 1920, Cardozo J., Ct App., 228 NY 447, 457, violating sure, safe and secure law and order system.
- . 7 *Prevention* is better than cure for sure *even if* lawmakers, lawyers, jurists and experts *could* unrape the raped, unmurder the murdered, and return the time of life ruined by their lawlessness, anarchy, Extremism, etc.
- "...if two policemen see a rape and watch it just for their own amusement, no violation of the Constitution [bv self-righteous rapists, juries, and jurists with absolute judicial immunity for abusing policemen...(laughter)]." Winning legal argument by biased CJ Rehnquist, laughter at http://tinyurl.com/pnu9lrj from 39:00 to 41:00 minutes in the Nov 2, 1988 Court Transcript, see May It Please the Court... Transcripts of... Landmark Cases before the SCOTUS...1993, pp39-60 at pp46-47, DeShaney v Winnebago County, 1989, 489 US 189.

"It has to be stated that though the accused have not used any external weapon [like guns, knives, bombs, etc.], they have used most powerful personal weapon i.e. penis [as unimpregnable men's free jack-hammers] with which each one of them [used void pro-rape and anti-abortion laws made by sex-predators protected by police] have caused the most grievous injuries not only to the body of [an impregnable woman] but also to her mind."

Welcome to the Official www.TruthIsPrudence.Com with this LKJMOL for mandatory use in all Courts in all cases to rescue all people in billions from traffickings in Justice, humans, etc. as credible legacy of LKJESQ for political to upgrade into unpolitical system.TM LKJESQ@LKJESQ.COM / 61-22 Booth Street Rego Park NY 11374-1034. 11-18-2022

A1 of A4

[&]quot;The law requires no one to do a vain thing [like sell lies as truth for lawlessness, anarchy, Extremism, etc.]" Strasbourger v Leerburger, Ct App, Hiscock, Ch. J., Cardozo, 1922, 233 NY 55, 59, 60.

^{. 1} NY CPLR § 3101. Scope of disclosure. (a) Generally. There shall be full disclosure of all matter material and necessary in the prosecution or defense of an action, regardless of the burden of proof,... in the action; ..."

^{. 2 &}quot;[p20]...Court: ... I do find the defendant guilty...unless you want to be heard ...[p21] MR JAIN: Yes ... [p22]. Court:...Parties step up real quick. (Whereupon a bench discussion was held)...Court: After reexamining the statute more closely...as I reread it, many, many more times [with sound mind for valid Justice]. my initial reading of it to convict was incorrect [thus void with unsound mind for void Justicide] ...[p23]...I have to change my verdict to not guilty ... Case dismissed ... ¶ Court Officer: You're free to go."

Scripted on page 202 in 232-page Apr 04, 2014 Decision at http://tinyurl.com/plghcp2, ¶336 In the Sessions Case No 846 of 2013 titled The State of Maharashtra, Complainant v Vijay Mohan Jadhav aka Nanu, 18, et al., Accused, by Dr Mrs Phansalkar-Joshi in India, as Rehnquist in US, jurists acting as law breaking journalists.

- "[8] ...when an [injured credible] opposing party is well represented [pro-se or by a credible lawyer], a lawyer can [but does not have to] be a zealous [lying] advocate on behalf of an [injurer] client and at the same time assume that justice is being done [by lying aka lawyering crucifying Justice to make illicit moneys]."

 Model Rules of Professional Conduct: Preamble & Scope Preamble: A Lawyer's Responsibilities...[8].
 - "In all courts of the United States the parties may plead and conduct their own cases personally or by counsel as, by the rules of such courts, respectively, are permitted to manage and conduct causes therein [without iudicial]

as, by the rules of such courts, respectively, are permitted to manage and conduct causes therein [without judicial retaliation sold as judicial intervention]." 28 USCode § 1654 - Appearance personally or by counsel.

[Invists] Judges personify the [impersonal] justice system upon which the public relies to resolve

- "[571] ... [Jurists] Judges personify the [impersonal] justice system upon which the public relies to resolve all manner of controversy, civil and criminal. A society that empowers Judges to decide the fate of human beings and the disposition of property has the right to insist [572] upon the highest level of judicial honesty and integrity [ended by SCOTUS Rule 10]. A [lying] Judge's conduct that departs from this high standard erodes the public confidence in our justice system so vital to its effective functioning...["A judge...shall conduct himself or herself at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary [making law-breaking news on sex-predators as bullies by reporters on SCOTUS selling lies as truth (A4) overturning Roe v Wade in the leaked draft]"; emphasis added]; Matter of Bailey, 67 NY2d, at 62-63...]....[573]...Determined sanction accepted, without costs, and Rudolph L. Mazzei is deemed removed...."

 Matter of Mazzei v State Commission on Judicial Conduct, 1993, Ct App, 81 NY2d 568, 571-573.
- "[Jurists] Judges perform an incredibly important function in our society, and they must be able to do their jobs without concern for their personal safety [self-ended by them selling Justicides as Justice (A4)]."

 Outgoing 34th White House Press Secretary Jen Psaki said on 05.09.2022 defending country's judges (A4) creating Justicide victims against threats and pressures from them to stop. https://tinyurl.com/2p8wreff.
- "...Courts are the mere instruments of the will of the [basic] law [or Constitution "to establish Justice"]. When they are said to exercise a discretion, it is a mere legal discretion...to be exercised in discerning the course prescribed by the law [truth]; and, when that is discerned, it is the duty of the court to follow it. Judicial power is never exercised for the purpose of giving effect to the will of the judge to lie and commit Justicides], always for the purpose of giving effect to the will of the legislature [truth]; or, in other words, to the will of the law]."

 Osborn v Bank of the United States, 1824, US CJ John Marshall, 22 US 738.
- Jurisprudence made scapegoated, scammed and destituted LKJESQ with a sound mind coin its antonym Truthisprudence to help lift the self-inflicted baby bastard curse ("BBC") end retaliation by men against women and babies based on sex and age. As "out of wedlock babies are bastards" is a lie to practice lie as law in the politically correct flawed foundation, so it created Courts of law as Courts of lie (A4) making democracies with votes and autocracies without votes immunized hypocrisies and cause of evil Russia-Ukraine War, 2001 US Ground Zero, 1941-45 Holocaust, 1939-45 WWII, etc. as proof of evil governments funded by taxes.
 - "Society in every state is a blessing but [not-profit] Government even in its best state is but a necessary evil [with for profit evil government offices ("EGOs"); in its worst state an intolerable one.... [for investing millions to win EGOs, not lift the self-inflicted BBC and not lift the COVID-19 Curse intertwined with and inseparable from the BBC, perpetuate both in conspiracy with the Big Pharma and in vain warn people of all ages including unborn babies: "Don't be a victim" of legalized illegal and criminal scams in all nations]."

 Common Sense by Thomas Paine in 1776 who confessed, not corrected, and not lifted the self-inflicted BBC.
- "relief is not a discretionary matter; it is mandatory...[with properties held in constructive and/or deemed trusts]; no deterrent punitive awards [from injurers to injureds ("Mandatory Restitution") who cannot turn back time to re-live lives uninjured] are "grossly excessive," TXO Production Corp. v Alliance Resources Corp., 1993, 509 US 443" for Courts, Congresses and Churches to cremate belief in Extremism they created.
 Orner v Shalala, Colo. 1994, 10th Cir, 30 F3d 1307, 1310; Limone v US, 2011, 815 FSupp2d 393.
- Pro-rape unimpregnable men are 24/7 threats to impregnable women. Truthisprudence requires all Courts to believe in sperm+egg=baby+mother+father+family as the properly stated rule of law by all Gods and Govs, move on their own motions, exonerate babies as gifts of Gods scapegoated as bastards and order freedom of truthful science for rightful convictions from political science for wrongful convictions, make criminal

adulteries sold as socially acceptable out of wedlock sex by guilty bastard fathers doing sex-wrongs abusing women as sex-slaves to marry men to give them babies to inherit their wealth and prove that belief in men's common lie as common law that out of wedlock babies are bastards is the State Created Danger ("SCD") since belief in women's common truth as common law that out of wedlock fathers are bastards is the State Confirmed Security ("SCS"). SCS makes the truth set us free from the untruth. It makes truth alone triumph, not falsehood, as the Indian National Motto. It proves that the baby is bastard legally enshrined ("BIBLE") is the 100% untruthful, truthless and ruthless Biblical Statement aka the Biased Scripture ("BS"). Truthisprudence ends Jurisprudence selling lies as truth in politics, law, ethics, morality, spirituality, religion, medicine, psychiatry, psychology ... mythology and Courts (A4) invented by sex-predators for not-for-profit evil governments with for-profit EGOs for evil people to be evil officers even in UK and NZ run by Queens same as in US run by Presidents (Kings) proved by unsound minds with self-inflicted BBC on all nations. It ends men's lie as law being the source of incomes and crimes including Justicides in cases like Jassal v Jain, Lalit K Jain Esq v Reddy Care, Grillo v Nicoleita Legister, etc. It corrects misstated laws like § 26 US Code 401(a)(28), etc.

New Delhi (CNN) -- A 13-year-old girl who was allegedly gang-raped by four men in India, was allegedly raped again by a police officer [abusing power] after she tried to seek his help in reporting the initial attack." By Esha Mitra and Thea Mogul, CNN, May 6, 2022, in Lalitpur, UP, India. https://tinyurl.com/yc4zpr2y.

- "[p 401] ... Protection of ...women is a subject of special concern to the state...healthy [protected] mothers are essential to vigorous offspring, the [mental and] physical well-being of woman becomes an object of public interest and care...to preserve the strength and vigor of the race [as public policy or divine policy with sound minds using the Solution with scientific consensus everywhere to end unsound minds using the Problem]."

 People v Charles Schweinler Press, 1915, Ct App, Hiscock, J., Cardozo, J., 215 NY 395, 401, 409, 410, 411.
- Extremism is unimpregnable men's void grand scheme of things in retaliation against impregnable women who are abandoned as Creators of both boys and girls to mother them and satisfy men's 24/7 desire for sex.
- . 1 Keeping it safe and sure ("KISS"), him-her sex without vows makes fathers, mothers, babies and families.
- . 2 Making it sick and twisted ("MIST"), same him-her sex with vows abusing marriage and divorce ("MAD") laws masterminded by men, not women, are legal opportunities for rapes and gang rapes on dates, in wedlock, out of wedlock, and sexual harassments committed violating the most basic human rights of women as Creators to live safe and sound free from sex abuses and sex indignities from womb to tomb, knowing that marriage vows (until "death do us part" instead of until "death or divorce do us part") prove MAD laws' evil motives.
- . 3 No one who went up or down from earth ever came back from the dead to prove there is a heaven or a hell.
- . 4 Women in need of sperms, not marriages, to be Creators are forced into *unaffordable* marriages and divorces as income sources for pundits representing GODS and lawyers representing DEVILS or babies will be bastards.
- . 5 Even tax laws force marriages because they impose high personal income tax rates on married couples filing jointly, higher rates on filing separately and highest rates on filing singly.
- . 6 **Retaliation** by sperm-givers is caused by women's amazing contributions in the baby-making-process full of pains, risks and issues from breastfeeding, nursing, etc., even their deaths, but never men's deaths, zealous men as twisted sex-masters, liars and lawmakers masterminded lies as laws to abuse women as sex-slaves.
- . 7 Men are sex-predators with the Devil-choice in retaliation against women the sex-prey with the God-choice. In God we Trust for certainty of paternity. In Devil we Believe for uncertainty of paternity.
- . 8 As maternities and paternities are the two sides of the same one him-her sex, so women accepting their undeniable maternities will still thank men who use self-correcting brains in self-healing bodies to end lying and relying on lying denying undeniable paternities corrupting families for compromised scandalous living approved and practiced by twisted bipartisan political parties as proof that practice of law is practice of lie by lawyers and jurists of both sexes refusing to vacate as void men's lie as law.
- . 9 "...But if you think that it is terribly important that the case came out wrong, you miss the point of the common law [(lie of men forcing people to pay taxes and fines to be scapegoated and scammed)]. In the [men's] grand scheme of things [like scapegoating injureds, killing Judge Anand in India on Wed July 29, 2021 caught in security footage, https://tinyurl.com/25hb6r4r, Court-ordered death by stoning of women but not of men for criminal adulteries, https://tinyurl.com/54rtv4kz etc.], whether the right party won is really secondary." SCOTUS Justice Scalia, 1997, A Matter of [Wrong] Interpretation, Federal Courts and the Law, p6.
- .10 "Taxes [and fines] are what we [are forced to] pay for a civilized society [of con games in all Courts too]." Compania General v Collector of Internal Revenue, 1927, 275 US 87, 100, by Justice Holmes, Jr. Thanks.

No. 96-57

IN THE

SUPREME COURT OF THE UNITED STATES

October Term, 1995

ANDREW C. SCHIFFER,

Petitioner.

٧s

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,

Resmondents.

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

PETITION FOR A WRIT OF CERTIORARI

L'ALIT K. JAIN

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

June 25, 1996 DOEKETED JUL 12, 1996
DENIED DECO2, 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 <u>very</u> basic questions raised by the judicial truth as received and judicial satire as published.

BIZARRO



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

Mandatory use of scientific DNA-matches instead of unscientific marriages as proof of paternities for law enforcement ends the basic evils. Penile thus senile sovereignty of men praying to God and Courts for forgiveness for preying on women causing irreversible and irreparable traumatic injuries making them endure lifetime posttraumatic stress disorders ("PTSDs"). Belief in twisted freedom fighters to die in search of the truth but never use the truth to end committing criminal adulteries and rapes, even murders, scapegoating innocent out-of-wedlock babies as guilty bastard babies knowing that one cannot unrape the raped or unmurder the murdered.

Outlawed politics outlaws jury instructions "to ignore common sense, logic, Justice, and the 'big picture,' [as Truthisprudence] and consider only the minutiae and technical loopholes presented to you [the jury] by these people [aka zealous lawyers] who are paid to conceal the truth [prevailed over by lies as Jurisprudence, knowing that ending due process of law (lie) is a nullity until due process of law (truth) makes valid Justice end void Justicides]." Him-her-sex is family law of Gods corrupted by MAD laws of Devils even allowing him-him sex and her-her sex making no babies. A free download of this credentialed LKJMOL rooted In God we Trust and In God we Believe is for 100% certainty of 100% paternities to prevent preventable PTSDs, etc. Thanks.

Learn and live in truth Knowing Justice always insures nature.