

Re: Nathan Medina AA4500

Case: 05-080656-2

February 3, 2025

From Jamie Latteri

To: The Conviction Integrity Unit – Brian Feinberg

It has been more than three years since we presented new, credible and material evidence showing that my son's conviction was based on fabricated evidence. Please let me know how you are in compliance with the Rules of Professional Conduct 3.8, regarding timely disclosure. What has been done to remedy his false convictions?

We have and continue to present clear and convincing evidence that the Trial Judge has violated his judicial ethics by concealing and/or suppressing material exculpatory evidence, while knowingly allowing perjured testimony suborned by the prosecutor in front of the jury. We further present new and credible evidence that the warrant Judge, violated her judicial ethics in misrepresenting Rhoads interview, in order to deny a Franks hearing, and uphold a warrant which lacked probable cause.

I recently informed you, in an email, that Dirk Manoukian, Nathan's trial attorney, gave me two boxes of evidence which included an envelope marked 911 tapes Rhoads, B – Mendell, S "orig".

These recordings were tampered with, as Mendell's tape was blank and Rhoads' tapes had noise added to them that were not in the original recordings, as you cannot hear the parts that were played at trial.

Are you not interested, that Mr Manoukian has withheld evidence marked original, which was withheld from the jury and my son for over sixteen years? Evidence he claimed to have turned over to us after the trial was over.

I have included two documents with exhibits:

Search Warrant - Once the statements which were made with a reckless disregard for the truth are removed, and the material omissions are included, the search and arrest warrant no longer support probable cause.

Count 4 – Attempted Murder of Sean Mendell - Proof using Judge Kennedy's own statements and overwhelming evidence that the conviction of attempted murder of Sean Mendell – Count 4, was based on perjured testimony that Both Judge Kennedy and Prosecutor Moawad new was false.

This was put together using evidence which your unit has had for over three years, yet we just received in October of 2024.

We are finishing up the proof, showing that Judge Kennedy helped the prosecution suppress all five recordings, in order to conceal the multiple acts of police misconduct, and the fact that Rhoads did not see the assailant before being pepper-sprayed. We will also be presenting proof that Prosecutor Moawad continuously deceived the court and Jury.

Please, complete your review, so my son can return home.

Thank you,

Jamie Latteri

See more information at: www.WrongfulMurderConviction.com