

DAYS AFTER THAT, JOHN REMOVED HIMSELF FROM THE CASE. HE MORE THAN DOUBLED THE BILL TO OVER EIGHT THOUSAND DOLLARS WHICH HE IS NOW SUING ME FOR. HE DOSE NOT DESERVE THIS KIND OF MONEY. THIS GUY TOLD THE JUDGE IN THIS CASE THAT HE WAS A AGENT OF THE COURTS. HE WAS SUPPOSE TO BE MY LAWYER. BUT ALL HE DID WAS TO RUN UP A BILL, ABANDON ME AND ACCOMPLISH NOTHING ELSE EXCEPT MAKE ME POORER AND LESS ABLE TO AFFORD GETTING ANOTHER LAWYER. AT ONE POINT JOHN KEPT INSISTING THAT I TAKE A PLEA BARGAN OFFERED BY THE D.A. OFFICE, EVEN THOUGH I TOLD HIM NO. I HAVE A STRONG FEELING BY THE WAY THESE LAWYERS BEHAVE THAT THEY ARE NOTHING MORE THAN JUDITH GOATS WHO ARE WORKING MORE FOR THE COURTS INTEREST THAN THEIR CLIENTS. THEY HAVE COST ME OVER FIFTY THOUSAND DOLLARS AFTER THREE YEARS AND I AM STILL FACING GOING BACK TO TRIAL ON MOST OF THE ORIGINAL CHARGES. I HAVE LOST EVERYTHING I ONCE OWNED AND SPENT A LIFE TIME ACQUIRING. I AM AGAIN BEING REFUSED TO GO TO THE GRAND JURY IN THIS SECOND TRIAL. IN THE GRAND JURY THEIR WAS THE ISSUE OF THE SIX SHOT PISTOL, THAT THEY SAID WAS MINE, IN PLACE OF MY 5 SHOT SNUBNOSE. THIS COULD HAVE BEEN RESOLVE AS WELL. ANY OTHER FALSIFIED EVIDENCE AND LYES THAT MORAN PRESENTED COULD HAVE BEEN BROUGHT TO LIGHT. INSTEAD I WAS INDICTED AND HAD TO FACE THESE CHARGES IN COURT. RUNNING UP MORE LEGAL EXPENSES. MY LAWYER INCREASED HIS BILL BY REQUESTING A HUNTLEY HEARING AND GRAND JURY MINUTES JUST TO FIND OUT WHAT HAPPENED IN THE GRAND JURY. AND JOHNS RELATED MOTIONS FROM THIS HAD NO EFFECT ON DROPPING ANY CHARGES. JOHN NEVER PETITIONED THE COURT TO DROP THE COUNTS FOR CRIMINAL POSSESSION. THE INFORMATION THAT HE MIGHT HAVE OBTAINED WAS NOT EVER USED BY HIM OR OTHER LAWYERS. I WAS DENIED MY FOURTH AND FIFTH AMENDMENT RIGHTS AND THESE CHARGES SHOULD BE DROPPED BECAUSE OF THIS BUT THE COURT WILL NOT DO SO. TO APPEAL THIS MEANS MORE TIME AND MONEY FOR THE COURT SYSTEM WHICH, I HAVE NOT GOT.

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COURT HEARING AND MOTIONS UNDER JUDGE WIGGENS

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THE LAWYER THAT REPLACED PARRINELLO WAS MAROON AJAKA WHO ATTACKED THE VALIDITY OF THE FIRST TWO CHARGES REGARDING THE ILLEGAL POSSESSION ON MY GUN. IT TOOK OVER A YEAR OF MAKING MOTIONS FOR DISMISSAL OF CHARGES, REQUEST FOR MORE EVIDENCE SUCH AS THE MISSING VIDEO EVIDENCE ETC.. STIENER REFUSED TO DO WHAT WAS REQUIRED OF HIM IN REGARDS TO VERIFYING THAT I HAD A VALID PISTOL LICENSE. MY LAWYER AND I HAD TO CHASE AROUND THE PERMIT OFFICE TRYING TO DO JUST THAT. I HAD RETAINED THIS LAWYER ON A FIXED FEE RATHER THAN HOURLY. HAD I NOT, STIENERS PROCRASTINATING WOULD HAVE COST ME A FORTUNE IN LEGAL FEES TRYING TO GET JUSTICE. THIS IS JUST WHAT STIENERS