

Robert J. Peernock

Serving Life Sentence Without Parole

WINDOW #40

4 Pages

WHAT ARE BRADY VIOLATIONS?

BRADY VIOLATIONS— are when exculpatory evidence (which is evidence that goes toward proving one is innocent, and also when the Prosecutors use perjured testimony to get wrongful convictions) is withheld, suppressed, hid or destroyed by the State (the Prosecutors, Judges and their bribed defense Attorneys). There were over "82 Brady Violations" in the Robert Peernock case. When wrongful convictions are overturned (rarely for ordinary, powerless people, but "most of the time" for corrupt Cops, corrupt Politicians, etc.), there are usually "only one or two" Brady Violations. This is because there are two completely different Systems of Justice in the USA. Corrupt Cops, corrupt Politicians, those in power, have Constitutional Rights, but "not" ordinary, powerless people in our Justice System.

For example in the Senator Stevens case: there was "one" Brady Violation and the Judge overturned Senator Stevens' conviction. The witness against Senator Stevens stated in the first interview with the Prosecutors that he did "not" remember any incriminating bribery statements by Stevens, but at trial testified in detail to incriminating statements by Stevens on taking bribes. And the Prosecutors withheld the witness's first statement that he could not remember these incriminating bribe taking statements.

"By comparison" there were over "82 Brady violations" in the Robert Peernock case.

Natasha made spontaneous statements to the first Cop at the scene of the crash and then murder (before Fisk had a chance to stop her and use his made-up story) accusing Schwab, Doom and Fisk's "two accomplices" for the murder of Claire. And then made the same statements to the Hospital personnel, then to the Doctor, and then to the Investigator, who went to the Hospital to take her statement. As soon as Fisk found out about Natasha accusing his two accomplices, he issued "orders" that "only he" could take her statements. Fisk without any contact with Natasha had "already" typed-up his made-up "Face Mask" story to blame Robert Peernock for the murder by Schwab, Doom and Fisk's "two" accomplices, "who were at the scene the entire time."

And although the U.S. Supreme Court "ordered" in Brady v. Maryland, 83 S.Ct. 1194 (1963); Banks v. Dretke, 124 S.Ct. 1256 (2004) and many other U.S. Supreme Court cases, that statements of witnesses establishing innocence can "not" be withheld, suppressed, hidden, or destroyed, Judge Schwab, in conspiracy with the Prosecutors and Schwab's bribed defense Attorney, "ordered" that Natasha's spontaneous statements accusing their "two" accomplices for Claire's murder be "kept secret" from the Jury. Clear, unequivocal "Brady Violation."

To compound their criminal acts: Schwab, Doom and Fisk conspired to immediately have Natasha's head operated on in the region that "affects memory." And while Natasha was still under heavy medication and very susceptible, they started their process of subjecting her to constant brainwashing, isolation, hypnosis, threats, terror, drugs, and constant rehearsals until "weeks later" they could get her to "repeat anything" she was ordered to say. Schwab then conspired with his corrupt buddy Judges to "declare Natasha incompetent," so they could steal and pocket all the money and property they stole from Robert Peernock. Schwab, Doom and Fisk also "forged Natasha's signature" on many documents, for example the document to "illegally" destroy Claire's body to cover-up the murder by their "two accomplices."

Detectives are trained to destroy the "will" and "minds" of people to get them to confess to crimes they did "not" do, or to get witnesses to repeat any false story the detectives make-up so they can convict innocent people. (And Schwab, Doom and Fisk conspired to cause the death of the Doctor, "who operated on Natasha's head" in the region that affects memory, so she would be more susceptible to their brainwashing.) Fisk was put in

a mental illness, alcoholic retirement to cover-up for his many killings and framing innocent people. Schwab conspired to have Fisk brought out of his mental illness retirement and put at the head of a LAPD Homicide Division (from mental illness, alcoholic retirement to head of Homicide), to make-up a story so they could frame R.Peernock in retaliation for "blowing the whistle" on their organized crime on contracts--and to stop him from further exposing their racketeering.

And although there were over "82 Brady Violation," all the Judges including the Chief Judge of U.S. Ninth Circuit Court, Kozinski, have repeatedly "rerfused to address" any of these Brady Violations because of their Mafia like "code of silence" to cover-up crimes by their colleague Judges--no matter how heinous their colleague Judges' criminal acts. And the Chief Judge of the U.S. Ninth Circuit, Kozinski, "illegally" destroyed many thousands of court documents to cover-up for Judge Schwab using his court for this murder-racketeering scam.

Judges covering-up for Judges is common: "all" the Pennsylvania State Supreme Court Judges conspired to covered-up, for "many years," for their colleague Judges taking kick-backs and bribes from the Prison Industry to illegally, mass imprison kids by denying all their Constitutional Rights. And "only" when the U.S. Justice Dept. prosecuted these corrupt Judges, did the PA Judges then "obey their oath of office," and overturn these over 5,000 illegal convictions by their corrupt colleague Judges.

In the R.Peernock case: The secret,sealed in-chambers transcripts (RT A.189-A.193) "exposed" the defense Attorney asking for his bribes--a common practice--to hide all defense evidence, block all defense, and to conspire with the Judge to get rid of the defense Investigator who was getting evidence proving R.Peernock was being framed, and that their "two" accomplices, who killed Claire, were working for the Judges. And the defense Attorney conspired with the Judge to replace this Investigator with one "who knows the score," and would help them hide all exculpatory evidence. And so that they could hide the evidence that Claire and Natasha purchased a "full tank of gas" for the Cadillac, "just before" the crash, at a Gas Station "just a short distance" from the crash scene. This evidence completely destroys their made-up story to frame R.Peernock. And during the "illegal" second trial, Judge Schwab made repeated "rulings" and "orders" (each were Brady Violations) that "no" defense was allowed.

(Review Window #25, which describes in detail the over "82 Brady Violations.")

WHAT IS DOUBLE JEOPARDY?

Double Jeopardy - is when the State (their Attorneys) litigate the charges before a Jury or before a Judge and the State Attorneys do "not win." When Robert Peernock represented himself at the Adjudication Trial the story and testimony (the charges claimed by the State) were completely impeached and dismissed as "untrue." The Adjudication Court did "not" sustain the charges, which means the State did "not win," the State "lost" and "Robert Peernock won."

For the State to win a conviction at a "criminal" trail the level of proof is "beyond reasonable doubt," This is a "greater level" of proof than at an Adjudication Trail, which is only "preponderance of evidence." If the State can "not" get a win when the proof is "less than" at a criminal trail then the State is finished. The State can "never" bring the charges against R.Peernock again. Res Judicata and Double Jeopardy were established at the Adjudication Trial, which means the charges have been litigated

and found "untrue;" the charges were "not" sustained. The State is finished. [Jeopardy is attached when the Court (tier of facts) begins to hear evidence.]

If the State lost at a criminal trial where the level is "reasonable doubt," the person that was charged can "still be sued" in a civil case where the level of proof is only "preponderance of evidence," a lower level of proof.

But when the State loses when "only a preponderance of evidence" is required (as at the Adjudication Trial), the State can "never" litigate the charges against the person again. [Breed v. Jones, 95 S.Ct. 1779; 44 L.Ed.2d 346 (1975). Judge Schwab, who had "no jurisdiction," but had criminal "conflict of interest," deliberately violated the Double Jeopardy Clause of the Fifth Amendment knowing that all the Judges would conspire to cover-up his criminal acts.]

Naturally, Robert Peernock can sue these corrupt Officials for bringing the false charges against him, and for the wrongful, illegal imprisonment, and for their conspiracy to violate all of Robert Peernock's Constitutional Rights, and their retaliations against Robert Peernock for "blowing the whistle" on their organized crime, etc. And for their murder of Claire so they could frame Robert Peernock. And for Judge Schwab, with his former lawclerk Doom, illegally stealing and pocketing Robert Peernock's bank accounts, houses and business properties. And their illegally kidnapping his two daughters, etc. The State will have to pay huge damages for their racketeering.

All the Judges "know this," so all the Judges have conspired to refuse to address the "Double Jeopardy issue," because it means that all of Robert Peernock's imprisonment, after the Adjudication Trail, is "illegal." [Criminal Law key 161 - Purpose of the Double Jeopardy Clause is to require that a person be subject to experience of a criminal proceeding only once for the same offense. U.S.C.A. Const. Amends. 5, 14. Criminal Law key 173 - Jeopardy is attached at an Adjudication Trial. U.S.C.A. Const. Amends. 5, 14; West's Ann.Cal.Welfare & Inst. Code, § 602.]

"Double Jeopardy" is also explained in a more simpler way in the Blog's "Introductory Pages."

The Judges have also conspired to "refuse" to address the over "82 Brady Violations," because Judges, in their Mafia like "code of silence," always cover-up for crimes by other Judges. "All" the Judges conspired to cover-up, for many years, and "refused to address" the issue of their buddy Pennsylvania Judges taking kick-backs to mass imprison kids (cash for kids) by denying all their Constitutional Rights. And only obeyed their "oath of office" when their corrupt buddy Judges were prosecuted by the U.S. Justice Dept. And then these dishonest Judges, who take taxpayers' money to always rule against the taxpayers, the ordinary, powerless people and keep innocent people imprisoned and insist on executing framed innocent people, immediately overturned over 5,000 illegal convictions. Which they should have overturned many years earlier, but for their Mafia "code of silence" to always cover-up crimes and Constitutional violations by their buddy Judges.

The USA has the most dishonest, corrupt Judges in the world, but the USA has the "very best" false propaganda in the world "lying" to the public and claiming it's the most just. And the USA, with their corrupt Judges, imprisons more people than any nation in the world, and the USA executes more innocent, framed people than any other nation.

CASE NUMBERS

The many Federal case numbers, and the many, many previous State case numbers before the Federal filings, to "completely exhaust" all issues before proceeding to Federal Court. "All" the Judges, both State and Federal, conspired in their "code of silence" to refuse to address, or dispute, "any" of the issues of the Constitutional Violations and criminal acts by their colleague Judge Schwab, and Schwab using his court as a racketeering criminal enterprise.

FEDERAL CASE NUMBERS
08-90087 thru 08-90102
07-89116
07-2245
02-74033
02-16277
99-71628
97-56814
90-55399
DC 90-5168
97-03952
00-1356
DC 89-0907
CV-023124

STATE CASE NUMBERS

S051884
B066036
B091899
S047499
S034961
S032678
S032625
S031397
S031313
S026782
S018365
S011135
NVP1565
A708442
J975020 established Double Jeopardy at Adjudication Trial
NVC2885
LA-CE-16S, et seq. proved the organized crime by Officials
NVC14144
NVP1600
NVP10439
B083144
B087492
B069236
B072961
B066024
B064890
B044240
B083353
B079137
B056001
B053820
B049235
B042594, et al