

IN THE CIRCUIT COURT OF THE 15<sup>TH</sup> JUDICIAL  
CIRCUIT IN AND FOR PALM BEACH COUNTY,  
FLORIDA

File Number: 502012 CP  
004391 XXXX NB  
Division: Probate "IH"

IN RE: ESTATE OF  
SIMON L BERNSTEIN,  
Deceased.

**Beneficiary Eliot I Bernstein ("EIB") Files *Silver Bullet Supplemental Support with no Defense to EIB's SilverBullet Cross Motion for Valid DOJ Granting Mandatory Restitution for Discretionary Destitution caused by All Void DOJ's.***

With *all due respect* to the Court under *penalties of perjury*, EIB's *Silver Bullet Supplemental Support with no Defense to EIB's SilverBullet Cross Motion for Valid DOJ Granting Mandatory Restitution for Discretionary Destitution caused by All Void DOJ's* is supported and required by Stop the Oppressive Prejudice ("STOP") and *Silver Bullet LKJMOL with no defense to silver bullet authorities* in **endnotes**<sup>1-10</sup> (A1-A6).

1 The Motion to strike EIB's filings and to bar EIB from objecting to the Simon L Bernstein ("SLB") Estate administration is made by a licensed attorney and an Officer of the Court **Rose** acting as a *zealous advocate*<sup>5</sup> of Ted S Bernstein ("TSB") *as sole residuary beneficiary and Trustee* of the SIB Estate *tells this Court how to use, abuse and/or misuse* its absolute judicial discretion with absolute judicial immunity as follows:

- .1 To "strike the Eliot Motion, filed May 21, 2019, bar Eliot from any further pleadings in the [SLB] Estate and any other relief this Court deems appropriate [even knowing that it is just the opposite thus inappropriate]" (pages 1 to 6 at page 6);
- .2 To ***neither care nor dare to even read, much less comprehend, the truth, the whole truth, and nothing but the truth about the self-proving still ongoing judicial scam revealed in EIB's legal filings*** (the "TRUTH"), knowing that "the jury is instructed [***in all Courts as a matter of policy and procedure ("POLITICS")***] to *ignore* common sense, logic, Justice, and the 'big picture', and ***consider only*** the minutiae [trivia] and ***technical loopholes [laws misapplied]*** presented to you [***the jury and thus the judges too***] by these people who are paid to conceal the truth [***being zealous advocates forced by their lawbreaker clients to force the jury and the judges too to make misjudgments***]", knowing that "[Mis]judgments are, *as it were, the sayings of the law, and are received as truth [even if not the truth]*" (A2);
- .3 ***To agree with, and take the prejudiced side of, the zealous advocate to make misjudgments*** like "Eliot is on an never-ending crusade against his incorrect belief of injustice and corruption

among judges, lawyers, fiduciaries, and others, including the Florida Supreme Court and the Florida Bar” (p1), “Eliot has stated that his agenda includes ridding the court system of corruption among judges, lawyers and fiduciaries, regardless of the cost to the beneficiaries **[who include, but are not limited to Eliot and his children]**” (p1), “Eliot again exemplified his agenda in the May 21, 2019 filing ‘*SilverBullet Cross Motion for Valid [DOJ] Granting Mandatory Restitution for Discretionary Destitution Caused by All Void DOJ's* (the “Eliot Motion”); (pp1-2), “...Eliot lacks standing to object to the Fee Petition...[since he] is no longer considered an ‘interested person’ in the [SLB] Estate” (p2), “[a]fter a [fair] trial on December 15, 2015, this Court determined that Eliot is **a very limited devisee [aka a beneficiary]** ... Eliot **has already received all of the property devised to him, leaving him with no further interest in the Estate**” (p2), “... Simon’s Will provided that Eliot, as a child of Simon, was entitled **[as a very limited devisee]** to ‘*Simon’s personal effects, jewelry, collections, household furnishings and equipment, automobiles and all other non-business tangible personal property other than cash*...which were to be divided among Simon’s children as they agree, and if they could not agree, the [PR] was to divide [same] in as nearly equal shares as practical...The residue...was to go into the [SLB] Amended and Restated Trust Agreement dated July 25, 2012 (the “Simon Trust”)” (p3), “...this Court appointed a Guardian ad Litem [(“GAL”)] solely to protect the interests of the children...[because] it is apparent Eliot Bernstein is not an adequate representative of the best interests of his children **[to betray their children just as GALs are betraying babies as their legal clients to be misjudged as bastards in the best interest of the children as evidence of them conspiring with the zealous advocates of babies’ illegitimate fathers denying their undeniable paternities of their legitimate babies made from their own seeds they sowed in women besides their own wives during illicit sex, even rapes, duly blessed by compromised jurists and juries as instructed by jurists]**” (STOP, paras 1 to 5 at para 4), “[i]n fact, his actions are adverse and destructive to the childrens’ interests **[unlike the actions of the GALs]**” (p3), “... Eliot is...not capable of looking after his own children’s interests **[as if he has a mental problem that zealous advocates do not have]**, Eliot has been nothing but a thorn in the side of the **[prejudiced]** administration of the [Simon] Estate and all other related proceedings **[by zealous advocates]**...has delayed the closing of the Estate...has costed the Estate and his **[own]** family a significant amount of money in attorneys’ fees **[still being charged by zealous advocates]** and other costs **[still being caused by such zealous advocates]**” (p4), “Eliot has received the full distribution that this **[prejudiced]** Court determined he is entitled to after a full day of **[a prejudiced]** trial” (p4), “...as a result of the GAL Order, Eliot cannot represent his children because ‘his actions are adverse and destructive to the childrens’ interests [unlike GAL’s actions that are beneficial and constructive agreeing to have babies who can do no wrongs to be misjudged as bastards instead of their illegitimate fathers doing wrongs to be correctly judged as bastards instead]” (p4), “Eliot abuses the court system by continuing to file objections and pleadings interfering with the **[prejudiced]** administration of the Estate **[by zealous advocates since only duly licensed lawyers acting as zealous advocates are given that right to abuse the court system protected and rewarded by the Courts]**” (p5), etc.

- .4 To *refuse to be helped as a judge*<sup>a</sup> to make *evidence-based Justice prevail over excuse-based Justicide but for which* jurists will never ever have peace of mind but will always live, die and rest in peace with conscience-eating self-created-toxic-guilt of judicial assassins unless and until they cite valid constitutional authorities for jurists to commit Justicide;

- .5 To *please forget and forgive* India and NY Attorney Lalit K Jain, Esq, as an Officer of the Court, who sacrificed de-voted and dedicated his lifetime to *author with official authority* the STOP and the Silver Bullet LKJMOL with no defense to silver bullet authorities in endnotes<sup>1-10</sup> (A1-A6) ***but for which*** the Court shall continue to be forced to never ever take judicial notice of the self-proving evidences of still ongoing stealing (“SOS”) by Ted S Bernstein (“TSB”), Trustee of Simon L Bernstein Trust (“Simon Trust”) which is the Sole Residuary Beneficiary of the Simon Estate, and who is still Aided and Abetted by Alan B Rose (“Rose”) of Mrachek, Fitzgerald, Rose, Konopka, Thomas & Weiss PA (“***Zealous Advocates***”) to still force the Court to still issue yet another Void DOJ to still keep the SOS concealed instead of revealed by a Valid DOJ.
- .6 To please *still use excuses* as the Rule of Outlaw like marriages to deny paternities but not maternities, *still not use evidence* as the Rule of Law like DNA-matches to prove paternities and maternities, and *thus still not make* acting under the law for Justice *prevail over* acting above the law for Injustice;
- .7 To please *still always make* Injustice assassinate Justice (“**Justicide**”) with absolute judicial immunity making it *self-serving* to immunize injurers, even make injureds pay their injurers;
- .8 To please *still refuse to make* restitution under the Rule of Law end destitution under the Rule of Outlaw;
- .9 To please *still refuse to remember* that Pro Se Attorney-in-Fact EIB (“**Attorney EIB**”) is required by laws *correctly applied* to ***state and practice the truth, the whole truth, and nothing but the truth*** (“**TRUTH**”) ***in all legal filings just as*** Licensed Attorneys-at-Law (“**Licensed Attorneys**”) are *required* by laws *correctly applied* to do the same in all legal filings; and
- .10 To please *still not forget and forgive* but, instead, still penalize and sanction the *destituted* father EIB for doing his paternal duties for the Valid DOJ in this case to go viral to help other Judges in other jurisdictions do their judicial duties to help all fathers do their paternal duties that Justicide still keeps helping them to keep violating.

WHEREFORE may it please Hon Court to please take judicial notice of the foregoing facts of life and pass its legally valid and enforceable **Valid DOJ** required by laws *correctly applied* granting this **SilverBullet** Cross Motion to resurrect Justice to end still ongoing Justicide ***but for which*** due process of law will not end with no time limit, period, case closed?

Dated: June 25, 2019

Respectfully Submitted by,

**/s/Eliot Ivan Bernstein**

**PRO SE**

Eliot Ivan Bernstein

2753 NW 34th St

Boca Raton, FL 33434

561-245-8588

**IViewIt@GMail.Com**

**Encs STOP plus A1-A6 with Original to Court  
and Copies to Service Lists**

**CERTIFICATE OF SERVICE**

I CERTIFY that a copy of the foregoing has been furnished to parties listed on attached Service List by E-mail Electronic Transmission and/or Court ECF; this 25<sup>th</sup> day of June, 2019.

**/s/Eliot Ivan Bernstein**

**PRO SE**

Eliot Ivan Bernstein

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Boca Raton, FL 33434

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<sup>a</sup> ... “*Judges personify the justice system* upon which the public relies to resolve all manner of [paternity, non-paternity and other] controversy, civil and criminal. A society [aka People, Nation, Country, State, County, City, Village, etc.] that *empowers Judges* to decide the fate [the development of all events beyond a person's control, regarded as determined by a supernatural power] of human beings.” *Matter of Mazzei v State Commission on Judicial Conduct*, 1993, Ct App, 81 NY2d 568.



## Stop the Oppressive Prejudice (“STOP”)

**STOP** requires *all* jurists to please take judicial notice of the *self-proving oppressive prejudice* in the constitutional law order and government (“**CLOG**”) system of Justice itself. The **CLOG** is *against those who claim restitution after being hurt* since it instead is *for* those who cause the hurt. As *prejudiced misuse* of sacred marriage to prove paternity that it cannot, thus does not, prove *causes* the **CLOG**, so *unprejudiced* use of scientific DNA match to prove paternity and maternity that it can, and does, *upgrades* the **CLOG** into the silver bullet system (“**SBS**”) of Justice *with no defense*. The **SBS** is **100% unprejudiced** to prove that judicial minds and legal minds *to-get-her desecrate* the Sacred Court with *their incomplete truth*.

### IN GOD WE TRUST

[*FOR* certainty of paternity and maternity

### IN DEVIL WE BELIEVE

*AGAINST* certainty of paternity **BUT NOT AGAINST** certainty of maternity]

**One jurist’s self-correcting-brain in self-healing-body did help STOP his Injustice:**


“[p20] ... **Court:** ... I [the **Judge**] 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 *reread it, many, many more times [to not be a judicial assassin]*, my initial reading of it was *incorrect [to be a judicial assassin]*. ... [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.

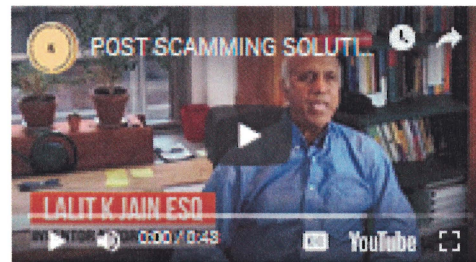
*Every jurist’s self-correcting-brain in self-healing-body has to reread the injureds’ legal filings, many, many, more times to not be a judicial assassin as done above. All jurists have to help STOP injurers’ zealous lawyers, paid to conceal the truth, from concealing the truth, to make them judicial assassins.*

**STOP** requires *all* jurists to please forget and forgive **India and New York Attorney Lalit K Jain Esq** for *his silver bullet* memorandum of law (“**LKJMOL**”) marked **A1 to A6** downloadable/printable from [www.TruthIsPrudence.Com](http://www.TruthIsPrudence.Com). The **CLOG** forced **LKJESQ** to sacrifice, devote and dedicate his lifetime for **STOP as everyone’s dream come true**. **STOP** protects everyone from Justicide being committed in *all* Sacred Courts assuming Justice is being done while Injustice is **assassinating** Justice that **protects all**.

- 1 **All babies doing no wrong from being misjudged as bastards** with no evidence to support same;
- 2 **All mothers doing no wrong from being misjudged as whores** with no evidence to support same since *the law gives no choice, but instead, requires* women to give back every man who seeds them that man’s own genetic baby from his own seeds *as evidence of his sex with her that made her pregnant*;
- 3 **All fathers doing wrongs from being misjudged as holy men** with no evidence to support same since *self-proving oppressive prejudice* in the **CLOG** **does let** men deny undeniable paternities **but does not let** women deny undeniable maternities as the two undeniable sides of the same one sex between them;
- 4 **All court appointed law guardians aka Guardians Ad Litem (“GALs”) doing wrongs from being misjudged as loyal to the Courts appointing them** with no evidence to support same since they are betraying babies as their legal clients to be *misjudged as bastards in the best interests of the children*, knowing that *doing so is in the worst interests of babies, mothers, fathers and GALs to-get-her in all guardianship cases in all courts in all States as Freedom in America; and, last but not the least*,
- 5 **Jurists themselves from being forced by the CLOG to keep making absolute judicial immunity self-serving for being judicial assassins to commit Justicide** since no one has “*the authority to abuse the Court system*” (DE 322, page 1): neither *zealous lawyers who are paid to conceal the truth forcing jurists to make judgments with no truth get received as truth nor pro se litigants, not paid to conceal the truth, are thus punished to reveal the truth that belies jurists and zealous lawyers but never ever belies truthful lawyers as pro se litigants’ personal attorneys.* ###

AUM	<i>LKJESQ Summa Cum Laude 1967: All Courts Know Since 1828 that Mandatory Restitution Follows Acting <u>Above the Law</u>.™</i>	
"Good Law Day" began 10.31.2013. 07.04.2018	<b>LAW OFFICES OF LALIT K JAIN ESQ</b> Practice of Law in NY State, US Tax and District Courts, US Supreme Court, and <i>all</i> Courts in India.™	Fon: 718-255-6576 Cell: 718-316-5921 Fax: 347-637-5498
<i>"After re-examining the statute <u>more closely</u> and... as I <u>re-read</u> it, <u>many, many more times</u>, my <u>initial reading</u> [and application] of it was <u>incorrect</u>... I have to change my verdict to <u>not guilty</u> [as constitutionally mandated]."</i> The Oct 31, 2013 <i>Self-Correcting</i> NYS Queens County Criminal Court.		

*SilverBullet LKJESQ Memorandum of Law ("LKJMOL") Marked A1 to A6 is for the SilverBulletSystem ("SBS") of Justice by Laws Correctly Applied in Truthful Courts Saving Trillions with no Defense by Laws Misapplied as Injustice in Truthless Courts Costing Trillions Blessing Immunized Rights to do Wrongs.*



<https://youtu.be/Ns7F0EHh3wo>

On Oct 31, 2013, a newly invented everlasting legal lightbulb ("NIELL") *removes darkness* from everyone's life. Justice by laws *correctly applied* makes outlaws, hoaxers, scammers, rapists, etc. retribute their victims of Justicide by laws *misapplied*. It will begin to end due process of law in every Court, period, case closed. And you don't even need to be a lawyer to use this lightbulb, **do you?**

**What's the point of the youtube with the NIELL going viral to keep removing darkness?**

The point is that *the initial Court is required to make Justice prevail over Injustice without delay but for which ending due process of law is unconstitutional*. Appeals are *rarely granted* by appellate Courts, *even by the highest appellate Supreme Court of the United States ("SCOTUS")*, to *reverse and correct erroneous factual findings ("Misjudgments")* or the *misapplication of a properly stated rule of law ("Law Misapplied")*.

*This downloadable/printable/6-pager (A1 to A6) officially authored by the Law Offices of Lalit K Jain, Esq making the Memorandum of Law ("LKJMOL") Official reveals the three truths, so help US GOD: [1] Confessions that the truth is concealed to commit Justicide as judicially instructed (A2); [2] Mandatory Orders for mandatory restitution to the prey from the predators is 100% American (A3); and [3] The immortal silver bullet system ("SBS") of Justice with no defense has to keep ending the toxic grand scheme of things as the toxic legacy (A4, A5 and A6).*

**Claimer instead of Disclaimers:** *May it please the Courts to please forgive LKJESQ for his first free gift to all Courts to serve Justice instead of Justicide? Learn and live in truth Knowing Justice always insures nature.™*

LKJESQ@LKJESQ.Com / 61-22 Booth Street Rego Park NY 11374-1034.

A1 of A6



"Good Law Day" began 10.31.2013 / 07.04.2018

LKJESQ

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One who heals unhealthy minds is a healer. KuttingEdge KcommonSense Inc or KEEKSI is a healer. Isn't it?

As innocence is presumed until proven guilty, as the law admits no proof against that which it presumes to find the guilty innocent, even convict innocents, making it a nullity and as the Dec 2, 1996 denial of LKJESQ's Petition by the SCOTUS (<https://tinyurl.com/y2roroxy>), all three together reprove that truthful Courts are the solution to the problems that truthless Courts shall otherwise keep creating, so <https://tinyurl.com/y24ozsja>, A Collection of Legal Maxims in Law and Equity with English Translations by Seymour S. Peloubet, Harvard Law Library, Received April 26, 1880, Pages 147-148, gives us legal maxims that in and of themselves are proof of premeditated judicial and legal conspiracy.

- 1 " ...1198. Lex certa... [Latin phrase omitted] (LOFFT, 117) -- *Let the law be certain; let the punishment be certain, and adequate to the crime, and previously decided by the law...*" and
- 2 "... 1200. Lex contra... [Latin phrase omitted] (LOFFT, 573) -- *The law admits no proof against that which it presumes...*" as duly documented historic self-incriminating judicial confessions.

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

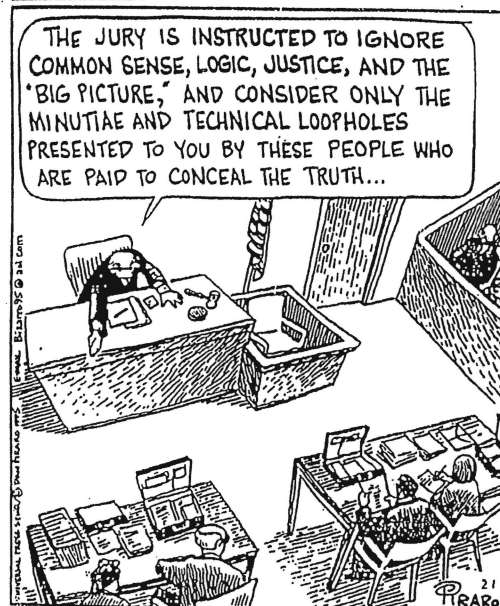
LALIT K. JAIN  
*Counsel of Record for Petitioner*  
61-22 Booth Street  
Rego Park, N. Y. 11374-1034  
718 476-9757

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



June 25, 1996

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

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One who heals unhealthy minds is a healer. KuttingEdge KcommonSense Inc or KEKSI is a healer. Isn't it?

The SCOTUS rarely grants a Rule 10 petition<sup>1</sup> that asserts Injustice<sup>2</sup> by the initial and the appellate Courts<sup>3</sup> inferior to the SCOTUS and all victims of evil JurIsPrudence in the evil common law tradition.<sup>4</sup> Even the world's worst, sold as the best, richest and thus star zealous lawyers as lex-offenders<sup>5</sup> who assume Justice is being done while Justice is being assassinated also comprehend the NIELL<sup>6</sup> as the SBS of Justice with no defense<sup>7</sup> aka good TruthIsPrudence. The grand scheme of things<sup>8</sup> makes good humans insignificant and evil humans with their evil institutions significant to even justify rapes<sup>9</sup> as proof of sex-abuse and lex-abuse together. This is why SCOTUS Rule 10 always requires that not even one initial Court<sup>10</sup> ever let Injustice prevail over Justice that is rarely reversed even by the SCOTUS.

As babies can do no wrongs, so correctly judging and penalizing all men who can, and do, do wrongs seeding women besides their own wives as the self-proving issues, problems, bastards and the origin of identity thefts to exonerate all babies misjudged and penalized as such helps truthless Courts upgrade into truthful Courts. It also end forcing jurists to live, die and rest in peace with his or her own personal conscience-eating self-created toxic guilt of my way (costing sextillions misjudging making numbers add up wrong as the old bottom line) or the highway (saving sextillions correctly judging making numbers add up right as the new bottom line) instead. As it is too good to be true, so it will become true, thanks to the SBS of Justice that has begun to go viral in all nations without discrimination.

All jurists in all judicial and non-judicial aka administrative Courts are always required to act without fear or favor, be 100% unbiased, reasonable and fair, never compromise the 100% independence and integrity of the adjudication process, and never end due process of law without time limit unless and until proof of Justice by laws correctly applied prevailing over Injustice by laws misapplied is in the record of every criminal, civil, tort and other case, that too, without delay.

Everyone thinks different. Yet everyone, even all jurists, still have to agree that the above is still the TRUTH, so help us Creator, no matter what different trade names, like God, etc., called by different competing believers to make dirty moneys in immunized government, non-government, corporate, non-corporate and other businesses selling lies as the truth, isn't it?

As it is 100% American to agree, so it is 100% UN-American to disagree, with the truth, isn't it? If not, then, why not? If yes, then, why disagree?

With all due respect to all Courts, as the Offices of Lalit K Jain Esq. were forced to Officially publish their LKJMOL (A1 to A6) for everyone's free use to make truthful Courts (“GodSent Solution”) prevail over truthless Courts (“DevilSent Problem”) to end due process of law with no time limit in all cases, so when attached to their legal filings, the NIELL requires that all Courts please do the following:

- A Please take judicial notice of the truth that as Injustice was the mother of laws misapplied as an illegitimate invention, so the legitimate need for Justice is the mother of laws correctly applied as the legitimate invention by the truthful Inventor Attorney Lalit K Jain Esq. aka LKJESQ;
- B Please read, comprehend and use the A1 to A6 and all legal filings as inseperable filings to make truthful Courts prevail over truthless Courts;
- C Please make Justice prevail over Injustice in all cases as good TruthIsPrudence to never make jurists become tax-funded judicial assassins under the SCOTUS Rule 10 violating Courts' own integrity;
- D Please never honor predators forcing their prey to tolerate, compromise with, and endure lifetime destitution still being caused by them with no right to do so as evil JurIsPrudence that forces all jurists to still live, die and rest in peace with his or her own conscience-eating self-created toxic guilt to make Justice acquit the guilty, even convict the innocents, and feel proud in doing evil; and
- E Please always order Mandatory Restitution to their prey from predators like zealous lawyers, etc.



**The SBS of Justice with no defense:**

- 1 *Requires that all Courts **reconfirm** Justice by laws *correctly* applied by **both male and female jurists thinking alike making the man** whose seed impregnates a woman also say yes to his paternity same as she says yes to her maternity of their genetic baby as **both sexes' both foresight and hindsight aka 20/20 vision that the two sides of the same one sex between him and her always guarantees 100% certainty of every paternity and maternity and vacating as void all misjudgments that never made that man also say yes to his undeniable paternity but for which truthless Courts have not upgraded into truthful Courts unless Courts prove otherwise.***
- 2 *Requires that all Courts convict all the guilty acquitting none, acquit all the innocents convicting none, make all injurers restitute their injureds multiple times the dollar value of the injuries for deterrence as freedom of laws correctly applied and penalize conspiring sexual, lexual and judicial politics that will never make any mother proud of her children making a parasitic living from being evil government officers, especially the world's most powerful President of the United States (“POTUS”), in evil government offices (“EGOs”), curb the world's most dangerous centrally-located secret weapon in everyman's possession reconfirmed by a truthful Court and then begin to protect women and babies from all men as the predators:*  
“...though the accused have not used any external weapon, they have used more powerful weapon in their possession i.e. penis 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...et al. Accused, Judge Dr Mrs Shalini S Phansalkar-Joshi In the Court of Principal Sessions Judge Gr Bombay at Bombay, Sessions Case No 846 of 2013, ¶336 on Page 202 in 232 Page Decision dated Apr 04, 2014,. Please verify at <http://tinyurl.com/plghcp2>.*
- 3 *Requires all jurists to reveal the truth that **politics and bastards are twins** born from women not married to and yet impregnated by men as **both male and female jurists** of the SCOTUS *misapply* the Constitution of the United States (“COTUS”) *to bless sexual, lexual, judicial and political predation* for illicit sex...rape as *freedom of speech protected by policemen's courtesy, professionalism and respect (“CPR”).**
- 4 *Requires that all Courts **always make correct judgments prevail over misjudgments** in **memories of all** Founding Fathers, politicians, jurists and forensic experts as **victims of the Common Law tradition of truthless Courts still sold as truthful Courts (“Judicial Scams”)**, knowing that they are *truthless Courts.**
- 5 *Requires TruthIsPrudence to prevail over JurIsPrudence, **reward** lawcompliant human duties to do right, **penalize** lawdefiant human rights to do wrong that include, but are not limited to, rape, even kill, anyone, especially **police officers admittedly misused both as scapegoats and also as predators by all jurists, never let any jurist misuse himself or herself as a victim to become a victimizer as a judicial assassin, and thus make all jurists act without fear or favor, be 100% unbiased, reasonable and fair in all Courts, never compromise the 100% independence and integrity of the judiciary, and never end due process of law without time limit until they penalize all business scammers double-crossing their countries and We the People yet blessed by Judicial Scams since no one made a law to appeal for Injustice when proof of Justice is in the record,** knowing that SCOTUS rarely grants a Rule 10 petition that asserts Injustice by **all appellate and initial Courts below.***
- 6 *Requires all jurists to protect all legally valid and enforceable constitutional acts consistent with the COTUS correctly applied, make all authorities penalize legally unenforceable unconstitutional acts inconsistent with or repugnant to the COTUS correctly applied, and help all compromised jurists, politicians and governments living in darkness become uncompromised aka enlightened and remove the darkness instead.*
- 7 *Requires all jurists to penalize zealous representations sold in the grand scheme of things, never frame or convict babies but **always convict fathers as the bastards** for impregnating women besides their own wives **unless even one jurist proves** paternities and maternities **are not** the two sides of the same story of the same sex between him and her and that **sex is not** the cause, effect and proof of making their baby **the scientific evidence of sex** making him its father, her its mother, and together its family **with his, not her, last name.***
- 8 *Requires all jurists to validate the mandatory use of scientific DNA-matches as the evidence to prove facts that they do requiring all government regulators to be truthful thus constitutional to correctly regulate all lives as*



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One who *heals unhealthy minds* is a healer. *KuttingEdge KkommonSense Inc* or *KEKSI* is a healer. *Isn't it?*

constitutional, *vacate as void* the mandatory misuse of unscientific marriages as evidence to prove facts that they do not making *all government regulators misregulate all lives as unconstitutional thus delusional*.

- 9 *Requires all jurists to regain* their 100% credibility thus never lie but always exonerate all babies as innocents and make their fathers the bastards for doing wrongs impregnating women besides their own wives and denying undeniable paternities, *use scientific* DNA-matches adding up numbers right to prove paternities that they do as the legal standard of *truthful* Courts to never lie, *not misuse* unscientific marriages adding up numbers wrong to prove paternities that they don't as the legal standard of *truthless* Courts that still lie that babies-in-fact who can do no wrong before, during or after birth are bastards-in-law, and *never hold the prey telling the truth in Contempt of Courts* since they shall keep claiming restitution for destitution still caused by injuries proved by evidence in both sex and non-sex cases alike, no ifs, and or buts, period, case closed.
- 10 *Requires all jurists to please forgive LKJESQ for being forced to sacrifice his lifetime of his moneymaking and non-moneymaking activities of daily living (“ADL”) since atleast Jul 5, 1990 to help all Courts as above upon learning that documented evidence and laws correctly applied required the initial Court to correctly judge that Jassal was not telling the truth when he denied its authenticity, not misjudge, based on demeanor, “that Jain was not telling the truth when he denied its authenticity” (See Initial Decision, p14, Jain Blog), not reversed and corrected yet by an appellate Court (See Appellate Decision, Jain Blog). This is proof that truthless Courts prevailed over truthful Courts, that due process of law will not end with no time limit until reversed and corrected with mandatory restitution from Jassal enjoying his secured ADL to LKJESQ enduring compromised ADL, and that LKJESQ (legitimate baby not doing wrongs) ends living as a bastard with Jassal (illegitimate father doing wrongs) begin living as a bastard under the SBS of Justice.*

- <sup>1</sup> “...A petition for a writ...is rarely granted when the asserted error consists of erroneous factual findings or the misapplication of a properly stated rule of law.” SCOTUS promotes immunized judicial conspiracy by tax-funded judicial assassins under its Rule 10 to keep making women sex-slaves and men sex-masters enjoying unhuman rights to rape women in retaliation against women. Women are unbiased creators of both sexes to protect everyone's Creator's 100% paternal security of babies still wrongfully convicted as the bastards to forget and forgive evil fathers who do wrongs, seed women besides their own wives and deny their paternities.

“The Constitution [correctly applied] does not make conspiracy a civil right.”

*Dennis v. US*, 1951, US Sup. Ct., Jackson, Robert H., 341 US 494, 572.

“A [judicial and non-judicial aka administrative] conspiracy is a partnership in criminal process.”

*US v. Kissel*, 1910, US Sup. Ct. Holmes, Oliver Wendell, 218 US 601, 608.

- <sup>2</sup> *Injustice mandates misuse* of unscientific marriages that are 0% evidence as 100% evidence of paternities making coward jurists wrongfully convict babies as bastards creating evil governments since day one since Justice mandates correct use of scientific DNA-matches that are at least 99% evidence as 100% evidence of paternities making jurists rightfully convict fathers as bastards to create good governments since day one.

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

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

- <sup>3</sup> “...where a court has jurisdiction, it has a right to decide every question which occurs in the cause...But if it act [above the law thus without jurisdiction or authority in law to be a judicial assassin], its [void] judgments and orders are [Justicide making Injustice assassinate Justice] regarded as nullities...all persons...executing [nullities] are considered in law as trespassers [in law (“Outlaws”) with no executive immunity].

*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.

“When rule providing for relief from void judgments is applicable, relief is not a discretionary matter, but is mandatory [to make torturers restitute torturees, return all properties held in constructive and/or deemed trusts and even pay punitive damages too (“Mandatory Restitution”)].

*Orner v Shalala*, Colo. 1994, 30 F3d 1307.



4 **Jurisprudence** is *law-defiant* State Created Danger from *wrongfully convicting babies who can do no wrong* as bastards since **Truthisprudence** is *law-compliant* State Confirmed Security from *rightfully convicting fathers who can, and do, do wrongs making out-of-wedlock babies and cremate hypocrisy as evil. Everyone agrees.*

5 “...when an opposing [*law-compliant*] party is *well represented [pro se attorney-in-fact with no need to lie]*, a lawyer *can [but does not have to] be a zealous advocate [with need to lie]* on behalf of a [*law-defiant*] client [*making tax-funded coward jurists judicial assassins of Justice*] and...*assume* that justice is being done.”

**ABA Model Rules of Professional Conduct: Preamble, A Lawyer's Responsibilities, ¶1 to ¶13 at ¶8**, to make Courts, lawyers and forensic experts *sell lies as truth* using marriages, not DNA-matches, to prove paternity.

6 Under ‘...universal sentiments of justice, the principle [is] that no [*one, not even a jurist*] shall profit from [*or be honored for one's*] own inequity or take advantage of [*one's*] own wrong [citing *Riggs*].” **Cardozo, J.**, *The Nature of the Judicial Process*, p. 41; see, also, *Imperator Realty Co. v Tull*, 1920, **Ct App, Cardozo, J.**, 228 NY 447, 457. “... what law, human or divine, will allow [*one*] to...enjoy the fruits of [*one's*] crime [*as a valid judgment*]....”

*Riggs et al. v Palmer et al.*, 1889, **Ct App**, 115 NY 506, 512.

7 In *all different cases, laws, jurisdictions, etc. no matter how different they are, NIELL is jurists' mandate to make the oldest profession of lie* sold as *profession of law lift the oldest Royal Baby Bastard Curse (“BBC”)* on Courts' integrity, *end making females prostitutes to satisfy man's criminal right to rape women as civil rights, rightfully convict as bastards* fathers who do wrongs denying their undeniable illegitimate paternities of babies from women, besides their own wives, they sowed their seeds in instead of their babies who do no wrongs, *prosecute and convict men* for rapes, adulteries etc. as evidence of maturity, and *correct the incorrect course of history (say his-story) of scams: evil still sold as good. Created ages ago by evil sages in sex-abuse cases is the Baby Is Bastard Legally Enshrined (“BIBLE”) cremated, ages later, on Oct 31, 2013, thanks to NIELL.*

8 “...But if you think that it is terribly important that the case came out wrong, you miss the point of the common law [*for judicial assassins to justify time of life stolen without restitution by the strong to the weak*]. In the grand scheme of things, whether the [*law-compliant thus*] right party won is really secondary [*since it is 100% primary that judicial assassins as coward jurists make law-defiant thus wrong parties win*]...”

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

“...The record shows...that an initial and serious mistake...was made by **Jassal** in using only an imperfect topographical map [(p.8)]. The rider [*indemnifying Jassal*] is either authentic or an outrageous fraud upon the Court. The Court [*as 100% immunized judicial assassin*], having observed the **demeanor [not the evidence]** as they testified, is of the opinion, and so holds that this [*legally unenforceable*] rider is genuine and that **Jain was not telling the truth when he denied its authenticity [required to be denied by law-compliant Jain to reveal all law-defiant liars in the Court (p.14)]**.” 07.05.1990 Decision in Index No. 21675/85 in *Jassal v Jain, et al.*, NYS Sup Ct, Westchester County; *affirmed* App Div 2<sup>nd</sup> Dept, 1993, 193 AD2d 649, 598 NYS2d 969.

9 “...if *two policemen see a rape and watch it just for their own amusement, no violation of the Constitution [in the grand scheme of predation as the tax-funded State Created Danger from human rights to do wrongs assassinating the tax-funded State Confirmed Security from human duties to do right]...(laughter).*”

**May It Please the Court**...Transcripts of...Landmark Cases before the SCOTUS ...1993, p39-60 at p46-47. This Nov 2, 1988 *torture by Hon CJ Rehnquist* at <http://tinyurl.com/pnu9lrj> from 39:00 to 41:00 minutes made the **DeShaney** case *one more EVIL landmark case* reported as 1989, 489 US 189. Justice *has to* reverse and correct *this physical-abuse case same as all sexual-abuse cases to end due process of law with no time limit.*

10 “[p20] ...**Court**: ... I [*the Judge*] 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 reread it, many, many more times [to not be a judicial assassin]*, my initial reading of it was incorrect [*to be a judicial assassin*]. ... [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.

**Learn and live in truth knowing Justice always insures nature.**

**KEKSI** aka **KuttingEdge KommonSense** Inc says.™

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