

*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.

<sup>4</sup> **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.*

<sup>5</sup> “...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.

<sup>6</sup> 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.

<sup>7</sup> 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.*

<sup>8</sup> “...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 [*I, 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.

<sup>9</sup> “...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.*

<sup>10</sup> “[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.

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