
AFFIDAVIT OF CANDICE BERNSTEIN

The following is the Affidavit of Candice Bernstein under the penalties of perjury and states as follows:

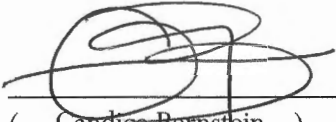
1. My name is Candice M. Bernstein and I am over the age of 18 and competent to make this affidavit.
2. On or about April 22, 2021, I witnessed my husband, Eliot Bernstein, receiving a text from Sharteen Viera. Upon receiving the text, I witnessed my husband, Eliot Bernstein calling Ms. Viera back. I knew Ms. Viera, from being the former paralegal for Leslie Ann Ferderigos, Esq. My husband placed Ms. Viera on speaker phone, where I was able to witness their entire conversation. During this conversation, Ms. Viera informed my husband, Eliot Bernstein that she was in possession of (5) Bar Complaints against Ms. Ferderigos and many more to come. She offered to email these Bar Complaints to my husband and directed him to give her his email address so she could email them to him. She informed my husband that she was in contact with a group of people that were scheming to take Ms. Ferderigos down by filing multiple Bar Complaint against her because she isn't a good person. Ms. Viera started to cite specific details from Ms. Ferderigos' cases, accusing Ms. Ferderigos of having nothing to do with the favorable outcomes that Ms. Ferderigos has received in her cases. Ms. Viera specifically stated the following names, as people she is involved with and in contact with: Karen Berling, Lesa Martion, Kyle Fletcher, Beth DiGiorgio and stated there are many others too. Ms. Viera stated to my husband that Ms. Ferderigos is only about the money and that pro bono works does not exist with Ms. Ferderigos. Ms. Viera told my husband that Ms. Ferderigos has sex with Judges and Attorneys to further her agenda and win her cases. She specifically referenced a case involving Douglas Keegan, claiming to know specific details about the case and alleging that Ms. Ferderigos

fraudulently signed onto the case by fudging emails. She claimed that the only reason Mr. Keegan was restored to capacity was because of Mr. Keegan's filings, which had nothing to do with Ms. Ferderigos. Ms. Viera stated that Ms. Ferderigos just wants her name in the lights and wants to take credit for work she does not do. Ms. Viera stated that she knew details about a lawyer Ms. Ferderigos hired and that Ms. Ferderigos hired him because Ms. Ferderigos has a mental disability and that Ms. Ferderigos is mental and suicidal. Ms. Viera laughed as she stated that Ms. Ferderigos did not have the resources nor is she "the seasoned attorney" to stop what is coming to her from everyone she is gathering. Ms. Viera accuses Ms. Ferderigos as wanted to be known as "the hero" and she does not really want to help people. Ms. Viera stated that she took Jan Garwood into her home to get money out of her, claiming Ms. Ferderigos is managing her money. Ms. Viera states that Ms. Ferderigos is going downhill and going downhill fast. Ms. Viera claims that Ms. Ferderigos is facing criminal charges. Ms. Viera claims "we are trying to get Ms. Ferderigos help" and that she is abusing her power. Ms. Viera claims that Ms. Ferderigos is negligent and takes people's money and goes to hearings unprepared. Ms. Viera stated that Ms. Ferderigos is a narcissist. Ms. Viera stated she quit because Ms. Ferderigos is all about the volume of clients and she does not care about her clients. Ms. Viera stated that Ms. Ferderigos was "racking in \$60,000 a month". Ms. Viera stated the Ms. Ferderigos takes advantage of the vulnerable. It was clear that Ms. Viera was in contact with several people and specifically wanted to make Ms. Ferderigos appear in an extremely negative light to a potential client. Additionally, it was disturbing that Ms. Viera divulged many specific details about several of Ms. Ferderigos' cases that seemed highly inappropriate. Ms. Viera stated that my husband should try and expose her.

3. I have a New York Attorney Lalit K Jain Esq as my Personal Attorney for credible legal advice in all my legal matters if and when I feel the need thereof making me call him, discuss my legal

matter and seek his credible legal advice.

4. In this legal matter that involves the credibility of my husband Eliot Bernstein, I *attach* a copy of the public service Memorandum of Law ("*LKJMOL*") with checkmate authorities in endnotes¹⁻¹⁰ for public use that is available at www.TruthIsPrudence.Com for free download and printing of all 29 pages to support my legal request for a credible evidentiary hearing by Hon Court to make credible judicial findings of fact with supporting credible evidence to prove who the perjurers are and insure Justice supported by credible evidence and laws correctly applied acting under the law in this case.

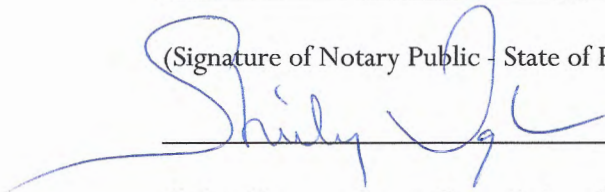

(Candice Bernstein)

STATE OF FLORIDA

COUNTY OF Palm Beach

Sworn to and subscribed before me by means of ☐ physical presence or ☐ online notarization,
this 3rd day of, May 2021, by Candice M Bernstein, who signed with a mark in the
presence of these witnesses:

(Signature of Notary Public - State of Florida)


(Print, Type, or Stamp Commissioned Name of Notary Public)

Personally Known OR Produced Identification

Type of Identification Produced FDL

Shirley Taylor
Notary Public
State of Florida

My Commission Expires 02/24/2022
Commission No. GG 188836



08.10.2020

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This Public Service Checkmate Memorandum of Law ("LKJMOL") with checkmate authorities in endnotes¹⁻¹⁰ is for Public Use.

The mandatory u-turn enshrined ("MUTE") is easy truthful judging in the public interest for the most powerful good infrastructure of Justice. It uses credible beliefs in the truth and rule of law to act under the law, correctly apply laws and release all lives on hold before they die ("TruthIsPrudence").¹

Ending age-based bias against out-of-wedlock babies and sex-based bias against their mothers living as bastards and prostitutes as the most powerful evil infrastructure of Justicides by extremism of the most powerful barbaric bar members ("Jurisprudence")² shall prove the unbiased system of america ("USA").³

Jurisprudence made evil-doings easy for evil governments⁴ misusing taxes,⁵ evil people committing crimes protected by the Justicidal Pandemic that was begun by Justicides ages ago before July 04, 1776⁶ and incredible beliefs in lies and rule of discretion forcing jurists⁷ to act above the law, misapply laws, make policemen protect⁸ rapists⁹ and keep lives on hold for compromised living everywhere.¹⁰

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 KENBALLY,
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

June 25, 1996

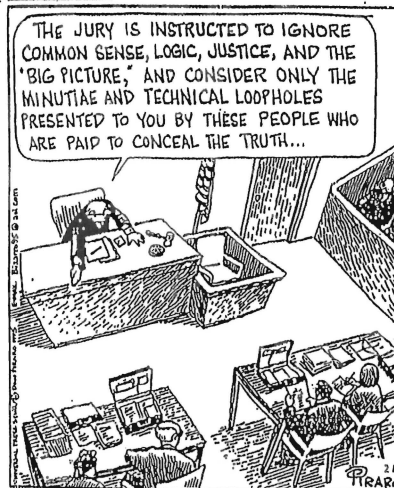
DOCKETED JUL 12, 1996
DENIED DEC 02, 1996

TWO UNSETTLING QUESTIONS

Judgments are, as it were, the sayings of the law,
and are received as truth [even if not the truth].^a

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



^a *Judicia sunt quam juris dicta, et pro veritate accipiuntur.*
Bl. Dict., (6th ed.), p. 850. [Emphasis added].

¹ “[p20] ...Court: ... I 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, my initial reading of it [to convict the mischarged motorist as proof of Justicides] was incorrect...[p23]... I have to change my [discretionary] verdict [of guilty] to [mandatory verdict of] not guilty [to acquit the wrongfully convicted motorist as proof of Justice cremating Justicides]. Case dismissed...¶ Court Officer: You’re free to go.”

The LKJMOL at www.TruthIsPrudence.Com is the conscionable legacy certified in law by LKJESQ challenged by the world and its people in billions to help all Courts use it in all cases and end traffickings in Justice, humans, etc.™

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

A1-A4

Lalit K Jain
05/01/2021

The bench discussion in the attached **Transcript** of NYS Queens County Criminal Court, **People v Onuorah**, Docket No. 2012QN040877, **reconfirmed** the cremation of barbaric bar members’ extremism still miseducating the population about men impregnating women since before July 04, 1776. All impregnators leave indelible genetic signatures **even during one night stands**. They prove that all pregnancies are undeniable. They make all men **extremists** to deny their undeniable paternities of their out-of-wedlock babies who did no wrong. They prove that all lawmakers, jurists and journalists are conspirators, **protected by Justicides**, still violating their preventive and curative civic duty to never breach, or let anyone else breach, the trust, faith and belief in them.

As such **team predators**, they make **all people of all sexes**, born credible and rational, become incredible and irrational sexes as proof of Jurisprudence knowing that everyone’s One Creator shall keep making every woman seeded by a man give him back his own baby from his own seeds as proof of TruthIsPrudence since time began.

The MUTE mandates using credible belief to make fathers breaking laws instead of babies breaking no laws **the bastards** for **out-of-wedlock births** as valid closures for good to end evil created by void closures **but for which** ending due process of law shall keep being nullities with no time limit in all cases in all Courts in all jurisdictions in all nations no matter how different they will always be **until** valid closures for good to end evil.

¹ “...where a court has jurisdiction to act **under** the law [thus **with** jurisdiction, authority **and** absolute judicial immunity in law **as TruthIsPrudence**], it has a right to decide every question which occurs in the cause... But if it act **above** the law [thus **without** jurisdiction, authority **or** immunity in law for **causing Miscarriages of Justice** or **Justicides** as proof of **Jurisprudence** (“**Justicidal Pandemic**”)], its judgments and orders are regarded as **nullities**, all [**policemen and lawmen and laymen alike**] ... **executing [nullities]** are considered **in law** as trespassers [**in law or conspiring injurers** (“**Outlaws**”) with no executive immunity from being ordered by Courts to make their injureds whole [to resurrect **Justice ending the Justicidal Pandemic caused by Justicides**].” **Elliott v Lessee of Piersol, 1828**, 26 US (1 Pet.) 328, 340-341.

² “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.

³ “... **relief** from void judgments is not subject to any time limitation ... **relief** is not a discretionary matter; **it is mandatory**...[injurers shall be ordered to give back to injureds, **with punitive awards**, all properties held in constructive and/or deemed trusts making relief from, and redress for, **injureds’ lives kept on hold** by the **Justicidal Pandemic** (“**Mandatory Restitution**”); **no deterrent punitive awards are “grossly excessive,” TXO Production Corp. v Alliance Resources Corp., 1993**, 509 US 443]”, **to deter and end Justicidal Pandemic. Orner v Shalala, Colo. 1994**, 10th Cir, 30 F3d 1307, 1310; **Limone v US, 2011**, 815 FSupp2d 393.

² “...when an opposing [**injured**] party is **well represented [pro se or by truthful advocate** using evidence of injuries caused by the **injurers**] ... a lawyer **can [but does not have to] be a zealous advocate [as a lex offender or injurer hired to make jurists commit Justicides like a hitman hired to commit homicides]** on behalf of a[n **injurer**] client and **assume** that justice is being done [**knowing that justice is being assassinated by Justicides as proof of Courts lying and relying on lying as proof of Jurisprudence sold as TruthIsPrudence** (“**Scam**”).” **Model Rules of Professional Conduct: Preamble, A Lawyer’s Responsibilities ¶8, scripted** by the American Bar Association (“**ABA**”) to make zealous lawyers make living by lying and relying on lying to **please conspiring SCOTUS, Congress, churches, jurists, juries, priests, lawmakers, pedophiles, sexual, lexical...judicial predators** and all Presidents of the United States (“**POTUSs**”) **alike** and claim that **the innocents** scapegoated, stonewalled and smothered for doing no wrong **in sexabuse cases and non-sexabuse cases were at the wrong place at the wrong time** both outside the Courts and also inside the Courts as **proof of the premeditated Scam**.

¹ The **SCOTUS Rule 10** to **rarely correct** “erroneous factual findings **or** the misapplication of a properly stated rule of law” **keeps all Courts in reverse gear for backward thinking as Jurisprudence** like a car in reverse gear for backward driving as **proof of the premeditated Scam**.

² “The Constitution does not make conspiracy [**as proof of the premeditated Scam**] a civil right.” **Dennis v US, 1951, SCOTUS, Jackson, Robert H., 341 US 494, 572.**

³ “A conspiracy [**as proof of the premeditated Scam**] is a partnership in criminal process.” **US v Kissel, 1910, SCOTUS, Holmes, Oliver Wendell, 218 US 601, 608.**

⁴ “We are **not final** because we are infallible [**to be right which we don’t want to be or else we have to help all humans**] but we are infallible because we **are final [to be wrong which we want to be to keep hurting them]**.” **Brown v Allen, 1953, Justice Jackson, 344 US 443, 540.**

- 3 ... [p59] “One course of action [as *evil*] *excludes* the other [course of action as *good*]. ... [p60] The law requires no one to do a vain thing [*so* it mandates that Courts on their own motion, or else on motion made by the victims of Justicides, *toll* Statutes of Limitations with no time limit for injureds to make legal moves without fear of being victims of the premeditated Justicidal Pandemic until *USA admits* and *cremates* the need of *MUTE*].”
Strasbourg v Leerburger, Ct App, Hiscock, Ch. J., Cardozo, 1922, 233 NY 55, 59, 60.
- 1 ***Even in timely legal moves* made by babies, mothers and other injureds, *Jurisprudence* makes Courts *commit Justicides* as *crimes* like homicides in *law* and *sins* like blasphemies in *religions*, *make* guilty (nocent) bastard fathers doing wrongs live as not guilty (innocent) Holy Fathers doing no wrongs, *make* innocent babies-in-fact having done no wrongs live as nocent bastards-in-law albeit babies are forcibly conceived and born without even their knowledge, much less with their consent, and enjoy absolute judicial immunity for *Jurisprudence*.**
- 4 “*Society* [of *Creators of baby humans*] in every state is a blessing, but Government even in its best state is but a necessary evil; in its worst state an intolerable one...,” **Feb 14, 1776 after** writing in the Appendix to *male’s Common Sense* that “[w]e have it in our power to begin the world [*of TruthIsPrudence for good not keeping lives on hold*] over again [*to end the world of Jurisprudence for evil still keeping lives on hold*].”
***Common Sense* by Thomas Paine did confess but did not correct Jurisprudence into TruthIsPrudence.**
- 5 “**Taxes** are what we [*are forced to*] pay for a *civilized society* [*of Jurisprudence sold as TruthIsPrudence*].”
Compania General v Collector of Internal Revenue, 1927, 275 US 87, 100, by Justice Holmes, Jr.
- 6 “...if you think that it is *terribly* important that the case came out wrong, you miss the point of the common law. ***In the grand scheme of things*** [*violating the rule of law*], whether the right party won is really secondary.”
A Matter of Interpretation, Federal Courts and the Law, p6, 1997, by SCOTUS Justice Scalia, died 02.13.2016.
 All decisions, orders and/or judgments in ***the grand scheme of things*** violating the rule of law won by the wrong party are legally unenforceable as null and void (“*Nullities*”) making their enforcers *Outlaws* because the wrong party winning is self-proving evidence that the court *did act above the law* thus without jurisdiction, authority or immunity in law as *Jurisprudence* *until* the court do act *under* the law thus *with* jurisdiction, authority and absolute judicial immunity in law as *TruthIsPrudence*, thanks to the *MUTE*.
- 7 “[571] ... Judges [aka Jurists in *Courts*] *personify* the justice system upon which the public relies to resolve all manner of controversy, civil and criminal. ***A society that empowers Judges to decide the fate of human beings and the disposition of property has the right to insist*** [572] ***upon the highest level of judicial honesty and integrity*** [*by unstupefied jurists*]. A Judge's conduct that departs from this high standard [*as Jurisprudence*] *erodes* the public confidence in our justice system so vital to its effective [*credible*] functioning...That petitioner's conduct was not directly related to his judicial office is immaterial ... (see, 22 NYCRR 100.2 [a]) ... [“A judge *shall* respect and comply with the law and *shall* conduct himself or herself *at all times* in a manner that promotes public confidence in the integrity and impartiality of the [*credible*] judiciary”; emphasis added; ***Matter of Bailey***, 67 NY2d 61, 62-63... Nor does petitioner's alleged motivation of deceiving his wife not the bank *mitigate the objective conduct* [*to be dishonest in his subjective mission*]... [573]...and Rudolph L. Mazzei is *deemed removed* from the office of judge [*to make Justice as TruthIsPrudence end Justicides as Jurisprudence*].”
***Matter of Mazzei v State Commission on Judicial Conduct*, 1993, Ct App, 81 NY2d 568, 571-573.**
- 8 “...if two *policemen* see a *rape* [*or prostitution, porn, etc.*] and watch [*weaponized penises*] just for their own amusement [*in the line of duty funded by taxes paid to evil governments sold as good governments as proof of premeditated Scam*], no violation of the [*weaponized*] Constitution ...(*laughter*)” by SCOTUS CJ Rehnquist in the Nov 2, 1988 Court Transcript, pp39-60 at pp46-47, ***May It Please the Court ...Transcripts of ... Landmark*** Cases before the SCOTUS...1993, ***DeShaney v Winnebago County*** reported as 1989, 489 US 189. ***Enjoy*** from 39:00 to 41:00 minutes ***the sinister laughter of the sinister SCOTUS*** as <http://tinyurl.com/pnu9lrj>.
- 9 “***It has to be stated*** that though the accused [*rapists*] have not used any *external weapon*, they have used *more powerful* [*internal*] *weapon* i.e. *penis* with which each one of them have *caused the most grievous injuries* not only to the *body of* [*females, Lady Justice and Lady Liberty*] but also to *her mind* which will *last forever* [*until policemen as proof of being conscionable* stop/ticket/arrest/fine/prosecute rapists for causing injuries *but not* stop/ticket/arrest/fine/prosecute motorists causing no injuries].” ***Scripted by Judge Dr Mrs Phansalkar-Joshi*** at <http://tinyurl.com/plghcp2>, page 202 in 232-page Apr 04, 2014 Decision, ¶336 In the Sessions Case No 846 of 2013 titled ***The State of Maharashtra, Complainant v Vijay Mohan Jadhav aka Nanu, 18, et al., Accused.***

- 10 LKJESQ is in tears** for his and his family's **lives on hold** for **over three decades** enduring destituted lives like innocent babies scapegoated, stonewalled and smothered as bastard babies for breaking no laws until mandatory use of scientific DNA-matches to prove sex and paternities since they do prove both to reconfirm **infallible** Justice self-enforced by natural law **outlaws and penalizes** mandatory use of unscientific marriages to prove sex and paternities since they do not prove either but coverup both to commit Miscarriages of Justice by Justicides.
- Still being challenged for over three decades by the Justicidal Pandemic, LKJESQ** will keep devoting his life to script the world's first credible Scripture to outlaw all incredible scriptures ("**State Created Danger**") as the problem with 24/7 threats to the health, welfare and safety of every individual and family in every nation and every nation's own sovereignty itself ("**State Confirmed Security**") as the solution from womb to tomb since everyone is born as a baby from 100% secured wombs made 100% insecure in the grand scheme of things.
- 1 All Federal, State and Local Lawmakers and Jurists, Forensic Experts and Presidents alike, same as our Founding Fathers, are victims of Jurisprudence** making them wrongdoers dying to become rightdoers by **TruthIsPrudence**.
- 2 Justice without delay or denial** is self-enforced everytime a woman impregnated by a man gives him his baby boy or girl made from his seed he sexually sowed even in a one-night stand to make him his **bastard father** if she is a woman unwed or wed to a man other than him as **TruthIsPrudence**. Sex will keep making paternity and maternity its two sides as positive thinking to give jurists no discretion with his or her judicial duty to decide the fate of human beings and the disposition of properties but to make him say yes to his undeniable paternity same as she on her own says yes to her undeniable maternity to reconfirm self-enforced **Justice**.
- 3 Self-enforced Justice** made men **retaliate, create** and **monetize** words like God (dog reversed) for **Jurisprudence** and **forced incredible zealous lawyers and jurists as conspirators in practice to commit Justicides causing the Justicidal Pandemic, immunize men denying undeniable Justice** evidenced by **babies as evidence** of sex, paternities and maternities as the two **intertwined thus inseparable sides of procreative sex** and **immunize conspiring** Courts, Congresses and Churches **playing politics with lives keeping lives on hold for ages**.
- 4 Jurisprudence** is the problem with unanimous political, judicial, moral, ethical, spiritual, legal and constitutional approvals of sex predators enjoying their forced sex prey in all nations making innocent babies doing no wrong **bastard babies** to **hate** innocent women doing no wrong giving babies made from seeds sowed by men and **love** nocent men doing wrongs **violating** marriage and divorce ("**MAD**") laws to commit criminal adulteries, also rapes, date rapes, gang rapes and even statutory rapes, enjoy illegitimate sex with women besides their own wives, with others' wives and with unwed women and **lie to deny undeniable sex and paternities**.
- 5 TruthIsPrudence** is the solution making men **bastard fathers** and jurists **go back in history with no time limit** to come out clean to **reverse and correct** all **misjudgments** into **correct Judgments** including **misjudgments** making bastard babies into **correct judgments** making bastard fathers to end promoting men as sex-masters.
- 6 TruthIsPrudence** is use of scientific DNA-matches to prove both **because** they do prove both **making jurists not scapegoat, stonewall, smother or keep lives in hold** for **valid** closures of cases. This self-proving State Confirmed Security is the solution to make everyone live 24/7 protected and 24/7 secured of being helped.
- 7 The truth is:** when **him-her-sex** does impregnate a woman, then, sex does make him the legitimate father of his babies carrying his **genetic signature** when she is his wife and illegitimate father aka **bastard father** when she is another man's wife or an unwed woman. **It is proved** by scientific DNA-matches to reconfirm **self-enforced Justice** established by **credible laws of nature**. **It keeps** the **secured baby-making process secured** as proof of **TruthIsPrudence not shocking the conscience** because **Jurisprudence keeps shocking the conscience**.
- Jurisprudence makes man's lie people's law** that he is not the father of his baby knowing that he is, **practice of law practice of lie** and **Courts' lie the law of the case** on a case by case basis causing stress ("**Stressor**").
- Stressor will keep making everyone's immune system impotent** until **TruthIsPrudence cremates the Stressor to keep the potent immune system potent** and **lift** the self-inflicted evil thus Royal baby bastard curse ("**BBC**") on every purse because self-proving predators scripted the **baby is bastard legally enshrined** ("**BIBLE**"), **created rape threats** to females from males as the **RAPE Pandemic**, intertwined with thus inseparable from **pregnancy and death threats**, as **far more barbaric** than **only death threats** to both sexes alike as the **COVID-19 Pandemic**, even if the **six-feet social distancing** against the COVID-19 Pandemic and the RAPE Pandemic are a vain thing. **Self-corrections using this error-free LKJ MOL will cremate tragedy and comedy of errors in the AI cartoon.**
- It shall make We the People, our America and all other nations believe that America is the USA.**
Innate thus good nature precedes acquired thus evil nurture. Isn't it?
Learn and live in truth knowing Justice always insures nature. If not, why not? If yes, why not now?