

<p>“Good Law Day” began 10.31.2013. <b>07.04.2018</b></p>	<p><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 Courts in India.™</i></p>	<p>Fon: 718-255-6576 Cell: 718-316-5921 Fax: 347-637-5498</p>
<p><small>“After re-examining the statute more closely and...as I reread it, many, many more times, my initial reading [and application] of it was incorrect... I have to change my verdict to not guilty [as constitutionally mandated].” The Oct 31, 2013 Self-Correcting NYS Queens County Criminal Court.</small></p>		

**A Mindful Memorandum of Law (“LKJMOL”)** on *humane duty* to resurrect Justice with absolute judicial immunity.™

On **Oct 31, 2013**, a newly invented *everlasting legal lightbulb* removes darkness from everyone’s life. **Justice** by laws *correctly applied* makes outlaws, hoaxers, scammers, rapists, etc. restitute 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 light bulb, do you?

**Ending** due process of law<sup>1</sup> *only after* “arriving at the truth”<sup>2</sup> **is the new law to resurrect** Justice as good<sup>3</sup> killed by Justicide<sup>4</sup> as evil,<sup>5</sup> **make** injurers like dirty-money-makers, etc.<sup>6</sup> restitute their injureds like babies, mothers,<sup>7</sup> etc. and **end 24/7 security crises**<sup>8</sup> from zealous lawyering,<sup>9</sup> evidence tampering,<sup>10</sup> etc.

<p><i>The Misjudging Evil System Costing Sextillions as the Toxic Problem <b>is</b> Un-Constitutional as Un-American.</i> <i>The Correct Judging Good System Saving Sextillions as the Nontoxic Solution <b>is</b> Constitutional as American.</i></p>	<p><i>Truthless thus ruthless Patriotic Justicide only men enjoy misregulating lives <b>is</b> the miseducation taught in all politically correct schools. This mindless genesis of the Baby Bastard Curse (“BBC”) <b>is</b> the flawed foundation of all still mistrained brains in billions.</i></p>	<p><i>Truthful Matriotic Justice both sexes and their babies as families enjoy to correctly regulate lives <b>is</b> the correct education not taught in any school at all. This mindful genesis of blood families lifting the BBC <b>is</b> the flawless foundation of all brains to be correctly trained, NOW.</i></p>
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Learn and live in truth knowing Justice always insures nature **is universal law in right thinking, isn’t it?** It helps **high-cost, intolerable and evil government policemen ticketing motorists** as traffic law violators causing **no harms but protecting rapists as trafficking** law violators causing irreparable harms<sup>8</sup> **upgrade into** low-cost, enjoyable and good governments to eradicate men’s insane, sold as rational, sexual system for evil amusement.<sup>8</sup>

<sup>1</sup> “[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 [for arriving at the truth], my initial reading of it was incorrect [for arriving at the lies, p23]. ...I have to change my verdict to not guilty ...¶ Court Officer: You are free to go.” Docket No. 2012QN040877 in *People v Onuorah* in NYS Queens County Criminal Court’s 25-page **10.31.2013** Transcript. No matter how different all cases and all laws are, this one *everlasting legal lightbulb* in this one *lexical* (aka legal) abuse case **has to correctly retrain every brain** in all **sexual** abuse cases too in *all* jurisdictions to **make the bastards** NOT the legitimate babies who can do no wrongs BUT their illegitimate fathers who do wrongs denying their undeniable illegitimate paternities of legitimate babies from women besides their own wife they sexually sowed their seeds in making it their immunized right to do wrongs **and also** prosecute and convict them as adults for committing adulteries, rapes, etc.

<sup>2</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 for departing from the truth], its [void] judgments and orders [as Justicide] are regarded as nullities...all persons...executing [nullities] are considered in law as trespassers [in law (“Outlaws”)]. *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, pay punitive damages, and learn* (“**Mandatory RestitutionOrner v Shalala, Colo. 1994, 30 F3d 1307.**

<sup>3</sup> “The Judicial Power of the United States shall be vested in one supreme Court, and in such inferior Courts as the Congress may...ordain and establish. The Judges, *both of the supreme and inferior Courts, shall hold their Offices during good Behaviour* [for arriving at the truth]...” COTUS, Article III, because “arriving at the truth

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

**A01 of A02**

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is a [**tax-funded**] fundamental goal of our legal system” in *US v Havens*, 1980, 446 US 620, 626, **and** “we are...always engaged in a search for truth in a criminal [same as *in civil*] case so long as the search is surrounded with the safeguards provided by our Constitution [to be *correctly* applied to **end judicial retaliation** against the injureds enduring destitution forced into litigation for restitution]” *Oregon v Hass*, 1975, 420 US 714, 722.

.1 A SCOTUS Rule 10 petition is “**rarely granted** when the asserted error consists of *erroneous factual findings* or the *misapplication [or torture]* of a properly stated rule of law [as **premeditated** judicial retaliation];” and .2 “*Tortura legume pessima...The torture...of laws is the worst [kind of torture]*,” *Bl. Dict.*, 6<sup>th</sup> ed., p.1490.

<sup>4</sup> “...But if you think that it is terribly important that the case came out wrong, **you miss the point** of the common law [to be *misapplied* as jurists’ evil behavior without authority to make lies in fact truths in law, truths in fact lies in law, etc.] In *the grand scheme of things, whether the [law-compliant thus] right party won is really secondary...*” 1997, *A Matter of Interpretation, Federal Courts and the Law*, p6, SCOTUS Justice Scalia.

<sup>5</sup> “Government, **even in its best state**, is but *a necessary evil; in its worst state, an intolerable one* [since **men enjoying parasitic thus sacred rights to rape will not let evil governments upgrade into good governments**].”

<sup>6</sup> “No one shall be permitted to profit by his own fraud, or to take advantage of his own wrong, or to found any claim upon his own iniquity, or to acquire property by his own crime. These **maxims** are dictated by **public policy**, have their foundation in *universal law [correctly]* administered..., and have nowhere been superseded by statutes [or Courts *legalizing their own criminal Justicide*.]” *Riggs v Palmer*, 1889, 115 NY 506, 511-512.

<sup>7</sup> “... That woman’s [**sexy**] physical structure and the performance of [**non-sexy**] maternal functions place her at a disadvantage [**to be taken advantage of by men**] in the struggle for subsistence is obvious[, since **all mothers are mindful to also mother boys who, as men, become mindless predators enjoying even their own mothers**] ... as healthy mothers are essential to [**healthy**] vigorous offspring [**and yet are tortured by mindlessness**], the physical [**and, even more so, the mental**] well-being of woman becomes an objective of public interest and care in order to preserve the strength and vigor of the [**healthy human**] race [**that has to begin with healthy boys and girls from healthy mothers seeded by healthy fathers making good behavior prevail over bad behavior**] ... Differentiated by these matters from the other sex [**as mindless predators**], she is properly placed in a class by herself, and legislation [**made by mindful lawmakers in Congress and mindful jurists in Courts alike**] designed for her [**inevitably needed mindful**] protection [**has to be, not just may be sustained**], even when like legislation is not necessary for men [**as the mindless predators**] and could not be [**and yet is**] sustained.”

*Muller v Oregon*, 1908, 208 US 412, 421, 28 S Ct 324, 52 L Ed 551.

<sup>8</sup> *Perpetuating this common law tradition of human rights to rape, even kill, women imposing human duties on women to be raped, even killed, to prevent their truthful testimonies is confessed even* by English-born American political activist and revolutionary US Founding Father **Thomas Paine** in *Common Sense*, 1776.

“...if two policemen see a rape and watch [**twisted live porn**] just for their own amusement, no violation of the Constitution [*in the grand scheme of the tax-funded State Created Danger* from *human rights to do wrongs as mindless Patriotism* assassinating the *tax-funded State Confirmed Security* from *duties to do right as mindful Matriotism* because absolute judicial immunity makes *We the Justices keep perpetuating the truthfully wrong tax-funded bait-and-switch-system of discretionary conspiracy as politically correct thus 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. Reversing and correcting this *physical-abuse case same as all sexual abuse cases* Justice *has to end due process of law with no time limit*.

<sup>9</sup> “...when an opposing [**law-compliant**] party is well represented, a lawyer **can be a zealous** advocate on behalf of a [**law-defiant**] client [**forcing jurists to commit Justicide**] and...**assume** that justice is being done.”

*Model Rules of Professional Conduct: Preamble, A Lawyer’s Responsibilities* ¶1 to ¶13 at ¶8.

<sup>10</sup> *Self-proving evidence tampering* reprogrammed both sexes to *believe in four self-proving wrongs as one right: never make correct use* of scientific DNA-matches that are 99.9% as 100% proofs of paternities, doing right is wrong, *always misuse* unscientific marriages that are 0% as 100% proofs of paternities, doing wrong is right and thus all Un-American Misjudging upgrading into all American Correct Judging since day one with no time limit thanks *everyone’s belief* in the *everlasting legal lightbulb* invented on Oct 31, 2013, *no ifs, ands or buts*.