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***The judicial key to Justice*** is properly stated rules of law correctly applied accepting the word of Creator (**God**) for **valid** equal protection of the laws ("Truthisprudence").<sup>1</sup> ***It ends void<sup>2</sup> miscarriages of Justice*** ("Justicides") by properly or improperly stated rules of law misapplied denying that word for void unequal protection of the laws ("Jurisprudence"). ***It makes*** jurists<sup>3</sup> in Courts<sup>4</sup> ***end*** the grand scheme of raping<sup>5</sup> of women<sup>6</sup> and ***scapegoating***<sup>7</sup> of innocents<sup>8</sup> as ***vain*** things<sup>9</sup> making scapegoaters give ***Mandatory Restitution*** to their scapegoats with no time limit.<sup>10</sup> ***It proves*** that the ***Big Lie*** (innocent "out of wedlock" babies not breaking laws are bastards) ***proves*** the ***Big Truth*** (guilty "out of wedlock" fathers breaking adultery and other laws are bastards ***creating absolute power*** to hurt families as their heads and nations as their heads).

***Suo motu jurisdiction requires Courts to be the cause of Truthisprudence as absolute judicial duty to end Jurisprudence<sup>1</sup> as cause of all the wars. No one is above Courts' Orders.*** It made Courts ***confess that the truth is the casualty*** when "Judgments are, as it were, the sayings of the law (*lie*) and are received as truth [knowing that they are known lies]." Black's Law Dict., 6<sup>th</sup> ed, Page 850.

***Unbiased attorney LKJESQ apologizes for taking decades of search and research to discover, verify and dare to share with Courts, People and all nations for everyone's security the judicial key to Justice.***

***It makes all media recognize and pen the absolute duty to help*** in a truthful economy as Legitimate Politics or Truthisprudence and ***prove*** that ***pen is mightier than the sword*** to help ***end*** absolute power in all nations hurting in political thus truthless ruthless economies as Illegitimate Politics or Jurisprudence.

<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***, my ***initial*** reading of it to convict was incorrect...[p23]...I ***have to change*** my verdict to ***not guilty*** [as Truthisprudence]. Case dismissed ...¶

Court Officer: You're free to go." ***People v Onuorah*** Court's Oct 31, 2013 25-page ***Trial Transcript*** is priceless proof of Truthisprudence. Free download from [www.TruthIsPrudence.Com](http://www.TruthIsPrudence.Com) to print and use is easy.

***Biased void Justicides*** by NY Courts in ***Jassal v Jain*** helped LKJESQ to script this unbiased scripture ("US") for ***biased Courts*** to ***upgrade*** into ***unbiased Courts***, use ***invincible power of suo motu*** innate ***human duties for Justice*** to ***cremate acquired unhuman power of man's lie as law*** for ***JEST*** and ***Justicides with absolute judicial immunity***, ***end*** scapegoatings and scannings, ***prove 24/7 practice of truth in law*** by all lawyers and jurists alike and ***inspire legal status*** from lie-nations to no-lie-nations in female governments of Finland and New Zealand.

<sup>2</sup> ***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.**

<sup>3</sup> "[571] ... ***Judges 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 [100%] judicial honesty and integrity***. A Judge's conduct that departs from this high standard erodes the public confidence in our justice system so vital to its

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effective functioning...["A judge...**shall** conduct himself or herself at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary"; emphasis added]; *Matter of Bailey*, 67 NY2d, at 62-63...]. ... [573]...Determined sanction accepted, without costs, and *Rudolph L. Mazzei is deemed removed...*".

*Matter of Mazzei v State Commission on Judicial Conduct*, 1993, Ct App, 81 NY2d 568, 571-573.

“...where a court has jurisdiction to act *under the [unbiased] law [as Truthisprudence]*, it has a right to decide every question which occurs in the cause...But if it act *above the [unbiased] law [thus under the biased law as Jurisprudence that scapegoated innocent out of wedlock babies as guilty bastards]*, its judgments and order *[selling lies as truth are not received as truth but]* are regarded as *nullities*, all [law (lie) enforcement officers ("LEOs")]... *executing [nullities]* are considered *in law* as trespassers *[in law ("Outlaws") with no immunity]*.”

*Elliott v Lessee of Piersol*, 1828, 26 US (1 Pet.) 328, 340-341.

“...if two policemen see a rape and watch it just for their own amusement *[in penile sovereignty for parasitic living by sex-predators in the evil industry is]*, no violation of the Constitution *[violating the Equal Protection Clause misapplied to make police stop/ticket/arrest/fine/prosecute motorists causing no injuries but protect and not even stop/ticket/arrest/fine/prosecute rapists causing irreversible and irreparable injuries]* ...*(laughter)*.”

*Winning legal argument by biased CJ Rehnquist, laughter at* <http://tinyurl.com/pnu9lrj> from 39:00 to 41:00 minutes in the Nov 2, 1988 Court Transcript, see *May It Please the Court...Transcripts of...Landmark Cases before the SCOTUS*...1993, pp39-60 at pp46-47, *DeShaney v Winnebago County*, 1989, 489 US 189.

“It has to be stated that though the accused have not used any external weapon, they have used more powerful **weapon** i.e. **penis** [**blessed by Courts as a personal unimpregnable jack-hammer**] with which each one of them have caused the most grievous injuries not only to the body of [**an impregnable female**] but also to her mind.”

*Scripted by* Dr Mrs Phansalkar-Joshi, page 202 in 232-page Apr 04, 2014 Decision at <http://tinyurl.com/plghcp2>, ¶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 who is in India, like Rehnquist in US, being both jurists and journalists too.*

“[p 401] ... *Protection* of the health of *women [by patriotic lawmen and laymen]* is a subject of *special concern to the state*...healthy *[unraped]* mothers are essential to vigorous offspring, the physical *[and mental]* well-being of woman becomes an object of public interest and care...to preserve the strength and vigor of the race.”

*People v Charles Schweinler Press*, 1915, Ct App, Hiscock, J., Cardozo, J., 215 NY 395, 401, 409, 410, 411.

Yet, **protection of men raping women is proved by BigLaw aka the Big Lie** that innocent out-of-wedlock Gifts of Gods aka babies are guilty bastard babies **but** guilty out of wedlock fathers are Holy Fathers presumed innocent despite having committed criminal adulteries, even rapes, impregnated unwed women, even other men's wives and proved premeditated violations of manmade self-serving marriage and divorce ("MAD") laws for misusing women as sex-slaves in **all predatory nations** no matter how different, big or small they will be.

*In God we Trust and In God we Believe made the US the world's first and only unbiased* memorandum of law with endnotes<sup>1-10</sup> ("LKJMOL") for believers in truthless ruthless thus uncredible biased scriptures ("BSs") like baby is bastard legally enshrined ("BIBLE") to *upgrade* into believers in the *US*, knowing that the lie, the whole lie, and nothing but the lie as *Jurisprudence compelled an unbiased repeatedly scapegoated attorney at law, mistreated as a bastard, to coin Truthisprudence as its opposite word for sure cure from all BSs.*

*The sooner Truthisprudence with its Oct 31, 2013 priceless proof is used to cremate Jurisprudence, the sooner* all Courts of law misused as all Courts of lie *lying and relying on lying* for void Justicides as *evil freedom shall upgrade into* all Courts of truth truthing and relying on truthing for valid Justice *as good freedom* and make *natural* “truth, peace and harmony” end sex and age based *retaliation* by men against women and babies.

- .1 Everyone's One Creator created men and women with **self-correcting brains in self-healing bodies as harmonious, not opposite**, sexes in all nations no matter how different, big and small they will always be.
- .2 Every physically strong but **mentally weak** unimpregnable man **knows** that every act of irresistible sex may impregnate every physically weak but **mentally strong** impregnable woman, for 9 months of pregnancy until delivery of her baby from a man's seed, **is capable of enjoying risk-free sex with any man.**
- .3 A man's sowing his seeds as his contribution in the baby-making-process is **minimum** since even his death immediately after sowing does not prevent the woman from making and delivering her baby.
- .4 A woman's lot more contribution in the full of pains and risks 9-month baby-making-process is **maximum: even her, but never his, death from pregnancy related complications.**

.5 Even after safe and secure delivery, breastfeeding, nursing, etc. continue as pains and risks.

.6 **In retaliation for minimum contribution**, man masterminded **MAD** laws to misuse women as sex-slaves to men as sex-masters misusing legal marriages and legal divorces, knowing that only the **same old sex** (“SOS”) between him and her may cause pregnancy when recreation became procreation, **neither marriage nor love**.

.7 **Men’s evil motives even compelled men to include lies in marriage vows**: until “death do us part” instead of until “death or divorce do us part” as self-proving **evil cult sold as good cult-ure** in all nations alike.

.8 **The truth is this fact of life for ages known to all sexes alike and yet search of truth kills freedom fighters**: out-of-wedlock fathers are bastard fathers guilty of committing criminal adulteries and rapes scapegoating their own innocent out-of-wedlock babies as guilty bastard babies compelling themselves as the self-proving sex predators make the **void** improperly stated rule of law as the legal trap for man’s freedom of risk-free sex at all times in retaliation against pregnant women’s freedom of risk-free sex during every pregnancy period.

.9 **History (say his-story)** of evil prevailing over good **is the living testimony** to sex and lex predators together scripting one too many **BSs** in the names of evil religions forcing women to live and die with 24/7 fear of GODs even after knowing that neither **GOD** nor **DEVIL** will ever punish any out-of-wedlock parents because **In God we Trust for certainty of paternity, In Devil we Believe for uncertainty of paternity** and this is the choice that **predators knowingly made in retaliation against their prey as duly proved in this US**.

.10 **US in perpetuity** thanks men who, *at least now*, will use self-correcting brains in self-healing bodies to make their belief in good Truthisprudence **prevail over** their belief in evil Jurisprudence. It is better late than never.

“*...But* if you think that it is terribly important that the case came out wrong, **you miss the point** of the common law [*lie*]. In the **grand scheme of things** [for scapegoatings], whether the right party won is really secondary.”  
**SCOTUS Justice Scalia, 1997, A Matter of Interpretation, Federal Courts and the Law, p6.**

“Society 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** [until Justice by Truthisprudence ends Justicides by Jurisprudence]....”

**Common Sense by Thomas Paine in 1776 who confessed, not corrected, the same old system of scapegoating.**

“Taxes [and fines] are what we [are forced to] pay for a **civilized society** [tolerating lying and relying on lying].”

**Compania General v Collector of Internal Revenue, 1927, 275 US 87, 100, by Justice Holmes, Jr.**

As **SCOTUS Rule 10 rarely grants** an **ordinary writ** when the asserted error consists of erroneous factual findings or the misapplication of a properly stated rule of law, **so making sense Rule 20 always grants** an **extraordinary writ** when shown that exceptional circumstances warrant the exercise of the Court’s discretionary powers sparingly exercised and that adequate relief cannot be obtained in any other form or from any other court.

**8 The biased law for Justicides created void** human rights to do wrongs (“**State Created Danger**”), **disabled valid** human duties to do right (“**State Confirmed Security**”) and **misjudges holy babies** as issues and bastards.

**It even** made the Supreme Court of the United States (“**SCOTUS**”) **make self-serving Rule 10 to rarely correct** erroneous factual findings or the misapplication of a **properly stated rule of law** that the impregnator of unwed women and other men’s wives is his own **legitimate babies’ out of wedlock bastard father as Justice**.

**It is proof of self-evidenced hypocrisy of our Federal lawmakers even if the Women’s Health Protection Act (“WHPA”) is ever passed fully aware of the ancient void laws passed by all State lawmakers creating human rights to rape women unless and until both lawmakers can prove that rape is for women’s health protection.**

**9 ... The law requires no one to do a vain thing [like legal filings until Courts end all scapegoatings].”**

**Strasbourger v Leeburger, Ct App, Hiscock, Ch. J., Cardozo, 1922, 233 NY 55, 59, 60.**

**10 ... relief from void judgments is not subject to any time limitation...relief** is not a discretionary matter; **it is mandatory...[with** properties held in constructive and/or deemed trusts and **deterrent punitive awards as redress and restitution** by the injurers to their injureds (“**Mandatory Restitution**”) **as jurists** cannot return lives they destituted]; **no deterrent punitive awards are “grossly excessive,”** **TXO Production Corp. v Alliance Resources Corp., 1993, 509 US 443”**, to help predators, lawyers and jurists as injurers end causing injuries to their prey.

**Orner v Shalala, Colo. 1994, 10<sup>th</sup> Cir, 30 F3d 1307, 1310; Limone v US, 2011, 815 FSupp2d 393.**

**Scapegoating innocent babies as bastards known to all at all times makes “time will tell” one more lie the truth. Which nation will be the first to help guilty out of wedlock fathers end liberty to deny undeniable paternities?**

Learn and live in truth knowing Justice always insures nature. If not, why not? If yes, why not now?