

OM	"The newly invented everlasting legal lightbulb ("NIELL") to serve all countries is 100% safe for all." TM	
"Good Law Day" began 10.31.2013. 07.04.2019	LAW OFFICES OF <u>LALIT K JAIN</u> ESQ Practice of Law in NY State, US Tax and District Courts, US Supreme Court, and all Courts in India. TM	Fon: 718-255-6576 Cell: 718-316-5921 Fax: 347-637-5498
"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.		

The Righteous LKJESQ Memorandum of Law ("LKJMOL") is for Free Use in All Cases in All Courts.

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

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June 25, 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 tanquam juris dicta, et pro veritate acceptuntur.*
Bl. Dicit., (6th ed.), p. 850. [Emphasis added].

<https://tinyurl.com/y2roroxy>^a is the compromised system resecured for good on Oct 31, 2013.

The **point is**: judicial discretion for universal belief in righteous¹ activities of daily living ("ADLs") leaves Courts with no choice but mandatory-error-correction using the newly invented everlasting legal lightbulb ("NIELL"). It ends selfish beliefs in self-righteous **ADLs** causing irreversible injuries² in evil governments³ as the *Savior of the guilty*.⁴ It continues due process of law until **evidence is used**⁵ to make injurers⁶ give Mandatory Restitution⁷ making their injureds whole⁸ to "establish Justice [by laws correctly applied]"⁹ (Preamble, Cons). It **helps** politically-sick-people **STOP** digging their own graves as threats to their own countries and **upgrade** into politically-unsick-people in billions making 100% commonsense.¹⁰

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. TM

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A1 of A4

10/01/2019

¹ **"Righteousness** is..." the quality of being **morally correct**...synonymous with "rightness" ...that implies that the practice of righteousness leads to world peace and harmony [being ruined by Courts, Churches and Congresses conspiring and enjoying immoral self-righteousness]...." <https://en.wikipedia.org/wiki/Righteousness>.

"**Self-righteousness** (...holier-than-thou attitude...) is a feeling or display of...**moral superiority** derived from a sense that one's beliefs, actions, or affiliations are of greater virtue than those of the [morally correct] average person. Self-righteous...are often **intolerant** of the opinions and behaviors of [the morally correct] others ... particularly because [the morally superior] are often thought to exhibit **hypocrisy** due to the belief that humans are imperfect and can therefore never be infallible [knowing that **self-correcting is infallibility, isn't it?**]..."

<https://en.wikipedia.org/wiki/Self-righteousness>

² **Raping is causing irreversible injuries.** "Taxes are what we pay for civilized society [with no raping]...A **penalty**...is...to prevent [raping]." *Compania General v Collector*, 1927, Holmes, 275 US 87, 100.

"...if two policemen see a rape and watch it just for their own amusement, no violation of the Constitution [in the grand scheme of [raping] 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 **judicial raping by 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 and only then end due process of law with no time limit.

"It has to be stated that though the accused [rapists] 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 aka Nanu, 18, et al. Accused **In the Court of Principal Sessions Judge Gr Bombay** (Presided Over by **Dr Mrs Phansalkar-Joshi**) as Sessions Case No 846 of 2013, ¶336 on Page 202 in 232 Page Decision dated Apr 04, 2014, <http://tinyurl.com/plghcp2>.

³ A "...government even in its best state is but a **necessary evil**; in its worst state an **intolerable one** [still dying to be necessary good instead]; ..." **Feb 14, 1776 Common Sense by Founding Father Thomas Paine**.

⁴ "[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, my initial reading of it was incorrect**... [p23]... I **have to change** my verdict to **not guilty** [for the newly invented everlasting legal lightbulb ("NIELL")]. 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**.

Everyone in every "society, that empowers Judges to decide **the fate of human beings and disposition of property** [in all cases] **has the right to insist** upon the **highest level of judicial honesty and integrity** [with no lies to make **righteousness prevail over self-righteousness** as every Judge's absolute judicial duty with absolute judicial immunity for **true, correct and complete finality in every criminal, civil, tort and other case**]..."

Matter of Mazzei v State Commission on Judicial Conduct, 1993, Ct App, 81 NY2d 568, 571-578.

Judiciary protected itself against a pro se litigant [attorney-in-fact] in **Sato v Plunkett**, 1994, ND Ill, 154 FRD 189 same as against a **zealous** lawyer⁵ in **Garcia v Silverman**, 1972, Civ Ct NY Co, 70 Misc2d 537-538. **These judicial warnings to all attorneys-in-fact and attorneys-at-law alike are both equally 100% constitutional.**

"...Henceforth, **any attorney** who submits papers to this [or any] court which deliberately...withholds information to inveigle the court into making a decision it should not make [when uninveigled], **will be** held in contempt of court and the papers together with all the pertinent facts [as evidence] **will be submitted** to the Grievance Committee...for appropriate action." **Action is appropriate only when it protects all courts from all zealous attorneys-in-fact and attorneys-at-law alike to let them hold all politically-sick-people in Contempt of Court if and when they even try to foil truthful local and global marketing of the righteous NIELL**, knowing that Courts **have to be safe havens for righteous ADLs and thus unsafe havens for self-righteous ADLs, always.**

⁵ "...if you think that it is terribly important that the case came out wrong, **you miss the point** of the common law [to misuse discretion] **In the grand scheme of [predation], whether the [law-compliant] right party won**

is really secondary [since making the law-defiant wrong parties win is primary].” The Supreme Court of the United States (“SCOTUS”) Justice Scalia, 1997 reconfirmed it in *A Matter of Interpretation, Federal Courts and the Law*, p6 as did the *iconic denial* of LKJESQ’s June 25, 1996 Petition in the Dec 2, 1996 publication by the Legal Information Institute and Project Hermes.

⁶ Injurers causing injuries include, but are not limited to, *zealous* lawyers who *also misuse their discretion* to *force* jurists to *misuse their discretion* to *assume* Justice is being done while Injustice is assassinating Justice.

“...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.

⁷ “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* to resurrect Justice assassinated by Injustice (“**Mandatory Restitution**”)].

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

Under ‘...universal sentiments of justice, the principle [is] that no [one] shall profit from [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 [zealous lawyers as parasites to make evil governments necessary and criminals]...enjoy the fruits of crime....” *Riggs et al. v Palmer et al.*, 1889, Ct App, 115 NY 506, 512.

“...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

⁸ “...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* [committing Justicide by conspiracy].” SCOTUS Rule 10.

“A *conspiracy* is a partnership in criminal process.” *US v. Kissel*, 1910, *Holmes*, 218 US 601, 608 and “[t]he Constitution [correctly applied] *does not make conspiracy a civil right* [as it is a partnership in criminal process].” *Dennis v. US*, 1951, *Jackson*, 341 US 494, 572.

⁹ “...a long line of cases shows that it is *not merely of some importance but is of fundamental importance* that *justice should not only be done, but should manifestly and undoubtedly be seen to be done*. ...What I find sad is the way in which standards of justice have been allowed to slip [into standards of injustice instead]...”

R v Sussex Justices ex parte McCarthy, 1924, Lord CJ Hewart, 1 KB 256, 259, Nov 9, 1923, All ER Rep 233.

“[564] ... any judge who *understands the judicial office and oath would be the first to insist that another judge hear the case*. [565] In matters of ethics, appearance and reality often converge as one. See *Offutt v United States*, 348 US 11, 14 (1954) (“[J]ustice must satisfy the appearance of justice”); *Ex parte McCarthy, 1924* 1 KB 256, 259 (1923) (“[J]ustice should not only be done, but should manifestly and undoubtedly be seen to be done”). I do not see how the appearance of fairness and neutrality can obtain if the bare possibility of a fair hearing is all that the law requires. Cf. *Marshall v Jerrico, Inc.*, 446 US. 238, 242 (1980) (noting the importance of “preserv[ing] both the appearance and reality of fairness,” which “generat[es] the feeling, so important to a [good thus] popular [not evil thus unpopular] government, that justice has been done”) (quoting *Joint AntiFascist Refugee Comm. v McGrath*, 341 US 123, 172 (1951) (Frankfurter, J., concurring)).

Liteky v US, 1994, Justice Scalia, 510 US 540, 564-565, 114 S. Ct. 1147, 1162; *see also, Levine v US, 1960*, 362 US 610, 80 S. Ct. 1038, citing *Offutt v US, 1954*, 348 US 11, 14, 75 S. Ct. 11, 13; *see also, Ex parte McCarthy*...

¹⁰ *Same as all Courts of law, LKJESQ also has no choice but* to be immunized for this *righteous LKJMOL* on pages **A1 to A4**¹⁰ (www.TruthIsPrudence.Com) dictated by case laws in endnotes.¹⁻¹⁰ *The NIELL is for all*

Courts to *please connect all the dots to be righteous, convict the correctly charged guilty, acquit the mischarged innocents, make the injurers who unsettled injureds’ settled ADLs* restitute them to resurrect Justice, and **STOP** being *self-righteous to acquit* the guilty, *convict* the innocent and *make* the injureds pay their injurers instead.

Even if Courts prove that *absolute judicial immunity created judicial rights* to make injurers’ lies on oath *prevail over* injureds’ truths on oath *but for which* injurers will not win and injureds will not lose and *even if LKJESQ is silenced, the NIELL in public service shall keep going viral ending the seminal judicial scam illegitimately fathered* by the self-righteous **Legal Maxim**: “The law admits no proof against that [injurers’ innocence] which it presumes [as the seminal judicial scam],” <https://tinyurl.com/y24ozsja>, Page 147, 1200.... (LOFFT, 573), **A Collection of Legal Maxims**...by Seymour S. Peloubet, Harvard Law Library, April 26, 1880.

Everyone lives one life not knowing when one dies. Everyone knows this universal truth. Without delay, it requires that the injurers give restitution to end destitution caused by the injuries they caused and make their injureds whole for the entire period of time of the injureds’ lives deprived of their righteous moneymaking and non-moneymaking ADLs aka destitution. The positive influences of using the NIELL as the true, correct and complete Scripture blessed since the creation of the world by everyone’s One Creator include the following:

- .1 It *rescues* Courts of law from being *misused* as Courts of lie yet sold as Courts of truth making it *fair* for judicial intervention to make wrongdoers causing injuries restitute their injureds, knowing that rightdoers not causing injuries get paid without judicial intervention. “**Tortura Legum Pessima**. The torture or wresting [*distorting*] of laws is the worst [*kind of torture*], 4 Bacon’s Works, 434.” Bl Dict., 5th Ed., p 1661, which is self-righteous, kills everyone’s peace of mind and forces everyone to live happy by being chancy.
- .2 It *ends tax-funded miseducation on marriages between harmonious sexes still misused to corrupt families*. *Miseducated* leaders, jurists, stars, celebs and other victims of self-righteousness *still misuse* marriages that are 0% as 100% proof of paternities knowing that marriages do not prove paternities (“*Universal Problem*”).
- .3 It *begins tax-funded correct education on sex between harmonious sexes to still keep families uncorrupted*. Righteousness makes same world leaders, etc. *use* DNA-matches that are at least 99% as 100% proof of paternities and *stop idiotizing themselves and their lawmen and laymen alike* (“*Universal Solution*”).
- .4 It *lifts the Royal Baby Bastard Curse (“BBC”)* on everyone’s purse to help *self-righteous* Courts *upgrade into righteous* Courts, *disinfect* everyone’s brain infected with the *BBC* created by the *profession* of law (*lie*) blessed as sacred by *forced miseducation on marriages misused* to prove paternities that they don’t prove and *end the seminal judicial scam nursed by the Baby Is Bastard Legally Enshrined (“BIBLE”)*.
- .5 It *cures all politically-sick-people* with selfish beliefs in self-righteousness *into politically-unsick-people* with universal belief in righteousness as they should have been *but the BIBLE etc. sold as the Scriptures*.
- .6 It *begins correct use of law to use evidence* of criminal, civil and other wrongdoings to *reward* human duties to *not rape as right*, punish human rights to *rape as wrong, since to be raped is neither sex’s human duties*,
- .7 It *mandates* penalizing *misuse of law* as politically, judicially, legally, ethically, morally, correct word for *lie* since due process of law *continues until* legally valid decisions, orders and/or judgments (“*Valid DOJs*”) *insuring* immunized law enforcement by policemen *prevail over and prevent* legally null and void DOJs (“*Void DOJs*”). *Valid DOJs* stop making policemen protect rapists, etc. *with human rights to shoot and kill policemen as the American freedom before policemen deprived of same human rights can kill rapists*.
- .8 It *mandates recalling all Void DOJs in all paternity cases and other cases too to use evidence of guilt to convict* law defiant fathers seeding women besides their own wife as illegitimate fathers or bastards guilty of adultery, rape etc. *and use evidence of innocence to acquit* law compliant mothers, babies and others too.
- .9 It *helps Gov’s litigious world of lies* (it makes every man and woman a *liar, more so if he or she is a lawyer or a judge with license to lie*) *to upgrade into God’s harmonious world of truth* (it makes neither sex to be a *liar* as above) since God does not bless a mess and Gov is a mess with due thanks to the **BIBLE**.
- .10 It *helps* State Created Danger from *truthlessly* convicting babies doing no wrong as illegitimate bastards aka *Jurisprudence upgrade into* State Confirmed Security from *truthfully* convicting fathers doing wrongs and denying wrongdoings as illegitimate bastards aka *Truthisprudence* with due thanks to the **NIELL**.