

Analytical Synopsis

On June 11, 1987., Cameron, whom is an innocence man was misidentified through an impermissible suggestive photo array was convicted of rape through the aide of the following but not limited to: (1) False Forensic Expert; (2) False Eye-witness; (3) Evidence Tampering; (4) Perjurious Testimonies by all-(and Cameron, Literally Means all)-of the state's expert witnesses; (5) False Representation, then in a frivolous attempt to cover-up this illegal conviction the state fabricated evidence in my name "Cameron" and sent this evidence to their personal lab for D.N.A. testing.

On December 11, 1986., Cameron, a black man totally illiterate to the law was arrested in (his) home town of Fayetteville North Carolina for the rape of a whit woman in the state of Virginia a crime that Cameron, has no knowledge of and will prove such unequivocally. *note Cameron, arrested at the Town Hall in Fayetteville North Carolina while awaiting a computer background clearence for the purpose of obtaining a permit to drive a cab. (i.e. seeking employment).

On February 24, 1987., an extradition hearing was held in the "General Court of Justice Superior Court Division" in Fayetteville N.C. (File No. 86 CRS 54881). The Officer's whom came from Virginia to extradite Cameron, names are Detective Ann Melchior and Officer Blaine Corle.

At the extradition hearing Detective Melchior, placed Cameron, in the state of Virginia at the time of the allege crime through an eyewitness (i.e. the owner of some gas station) whom allegedly seen Cameron, drive away in a brown car that Cameron, allegedly had stolen from a resident that resided in the same apartment building where the allege crime took place. The resident that Cameron, was to have stolen the car from name is Gregory Torrance, Detective Melchior, also testified that Cameron, was living with this Gregory Torrance, at the time of the allege crime. *Note Cameron, does not know anyone by the name of Gregory Torrance*

The impermissibly suggestive out of court identification made by the alleged victim was secured through an photo array that was shown to the alleged by Detective Ann Melchior, which consisted of seven photographs, out of seven photos Cameron, was the only person in battle dress army fatigues, as well as the only person that was clean shaven. SEE: EXTRADITION Transcripts at 58 and 64. The alleged victim stated that the perpetrator was clean shaven with low cropped hair. Therefore, the photo array was by law too colorful and the fact that Cameron, was the only clean shaven person renders the photo array bias and impermissibly suggestive. SEE: SIMMONS V. UNITED STATES 390 U.S. 377, 384

Officer Blain Corle, perjurious and misleading testimony at the extradition hearing lead the extradition court to believe that Cameron, was living with an individual by the name of Gregory Torrance, whom allegedly lived in the apartment building where the alleged crime took place. SEE: EXTRADITION TRANSCRIPT at page 68 Ln 7 and page 66 Ln 6

Officer Corle, also testified that Gregory Torrance apartment was broken into and that Gregory Torrance, felt that Cameron, was responsible for the break in attempt. SEE: EXTRADITION TRANSCRIPT AT PAGE 69 Ln 1-11 and page 65

Officer Corle, also lead the extradition court to believe that Cameron, stole Mr. Torrance, car, and that the manager at some gas station observed Cameron, driving Mr. Torrance, car when Cameron, allegedly pick up his brother Victor. The discription of the car given by Officer Corle, was a brown cellica. SEE:EXTRADITION TRANSCRIPT at page 67 through 68. Detective Ann Melchior, testified that the car Cameron, was allegedly driving was a brown pinto . SEE: EXTRADITION TRANSCRIPT at page 53 Ln 2.

Cameron, has never known anyone by the name of Gregor Torrance, not-to-mention this Gregory Torrance, whom-ever he is should have been sopoena as well as the gas station owner.

Neither Ann Melchior or Officer Corle, were cross examine at trial. Trial Counsel was totally ineffective when trial counsel fail to reveal the unreliablility of Detective Melchior and Officer Corle, testimonies at trial whose extradition testimony formed part of the basis for establishing probable cause to arrest Cameron, this information should have been revealed through the vehicle of cross examination. Cameron, rights under the Six amendment has been severely violated when denied the right to confront the witnesses against him.

The contents of the extradition transcript reflects a major idiosyncratic aberration on the Trial Judge, the Prosecutor, trial Counsel and appellate Counsel, whom were all privy to the contents of the extradition transcript.

PRELIMINARY ISSUES

On March 24, 1987, the preliminary hearing was held: whereas the testimony given by the allege victim was totally different from the story which was told by Detective Melchior, and Officer Blain, at the extradition hearing.

On April 2, 1987., Cameron, was placed on a mind alterin substance call "sinegrian" at the request of trial counsel, Cameron, was on this drug before during and after trial, it was only when Cameron, was transferred from the city jail to the receiving center did the mind altering drug discontinue.

On April 6, 1987., an indictment was returned against Cameron, charging Cameron, with rape, kidnapping, robbery and breaking and entering.

* Note: Cameron, has no way of knowing if a Grand Jury actually convey and if so Cameron, has no way of knowing what was presented to the Grand Jury because Cameron's, request to be present at the Grand Jury Hearing was denied (him) when trial counsel's refused to check Cameron, out of the cityjail

THE TRIAL

On June 11, 1987., this case went to trial; At the inception of the this trial the prosecutor exercised all of (his) peremptory challenges to remove from the venire all member's of Cameron's, race.

Trial Counsel, refused at Cameron's request to challenges the Prosecutor motives for the removal of all black americans from the jury pool. Thereby denying Cameron, due process and equal protection of the law: this bias jury selection by the prosecutor should have been challenged, because the racial indentity of the jury composition consisted of Eleven(11) White Americans and One (1) Aisan American, whereas Cameron, is a black man charged with the rape of a white woman, not only was the jury comprised of eleven white americans but their age range was between thirty five (35) years of age on up as apposed to Cameron, having only turn twenty three (23) at time of trial. It's obvious that the jury did not hear the, but what the jury did hear was simply inconceivable, thereby lending credence to the bias nature of the jurors being set in their ways on issues of this nature. Cameron, was also experiencing negative eye contact and hostile facial expressions from sereval of the white jurors, one imparticular a Mr. G.B Crossmire. Counsel refused at Cameron's, request to have Mr. Crossmire, removed from the jury box through the vehicle of peremptory challenges.

The States First Witness: is the allege victim, Ellen Walsh: Ms.Walsh, took the witness stand and once again the description of the allege crime rendered by Ms. Walsh, was totally different from the description rendered at the preliminary hearing and the extradition hearing.

Ms. Walsh, also testified that Cameron, pushed (his) way into (her) apartment, wherein, Cameron, Shut---off---flicked the light switch shut of the Lamp. SEE: Tr. 73 Ln. 11-14. "now" If Ms. Walsh's, suggestive identification of Cameron, was indeed correct the fingerprints found on the door in the exact places where Ms. Walsh, testified Cameron, pushed (his) way into (her) apartment and the fingerprints found on the exact places of the lamp where Ms. Walsh, testified Cameron, touched should have matched Cameron's, fingerprints. However, these fingerprints did not match Cameron's! Detective James Ammons, whom lifted the fingerprints testified that fingerprints were indeed taken from the door as well as the inside and outside on the lamp and that the fingerprints did not match Cameron's or anyone else that lived in the apartment
SEE: Tr. page 137 through 138.