

## Inconsistencies in sentencing

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Jason Eric Excell, 35, entered the guilty pleas before District Judge Bill Maddox.

According to court records, on March 1, Excell's wife turned over to police several computer disks and three computer hard drives that allegedly contained numerous images of child pornography.

Deputy District Attorney Kristin Luis said the 10 photographs for which Excell was charged contained images of children who had previously been identified by the Federal Bureau of Investigation in connection with other child porn cases across the country.

Several of the photographs were labeled with girls' names and ages - in some cases the age being as young as 5. The pictures contained both boys and girls and were unmistakably pre-pubescent children or children under 16 years old being violated by adult men, investigators said.

Each count of child pornography carries a penalty of one to six years behind bars. Excell has no previous record outside of traffic tickets.

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A Carson City man was sentenced to up to 18 years in prison on Tuesday.

Former Nevada prison guard pled guilty and recommendation was 6 months probation and he must attend anger management. I protested the recommendation of probation and he received 5 years PROBATION INSTEAD FOR MOLESTING A little girl under the age of 10 for years.

DARREN SWEETLAND had molested an 8 year old little girl. When she turned 9 he raped her. When the mother confronted Darren Sweetland he held them captive for hours and used a weapon on her to control the situation. Darren was arrested and while he was out on bail he was rearrested for DUI and then released again. I contacted the media and the outrage by the community put him back in jail. Darren comes from a family who has strong ties to the community. DARREN RECEIVED 8-16 YEARS OF RAPING A LITTLE GIRL.

Darren and his family had his named removed off of all of the property the family owned in town so that the mother, Ms Dickson could not sue to recover for damages. This family has been torn apart. It has strained the relationship between the mother and child. The guilt will forever be there because the mother never saw the signs that her daughter was being molested, She can not get past that she let this man whom she was going to marry into her life.

Rocky Boice's Mother, Terry Boice was very vocal in the community with regard to the injustices that were being done. A grand jury was empaneled and they came back and harshly criticized our public officials and then sealed the grand jury findings. At the hearing of Rocky Boice the defense was trying to have the grand jury report unsealed. They believed there might have been some information favorable to the defense.

Boice and nine others -- Clint Malone, Jaron Malone, Fred Fred, Lew Dutchy, Julian Contreras, Elvin Fred, Jessica Evans, Sylvia Fred and Michael Kizer -- are accused in the Aug. 23, 1998, beating death of Resendiz at the Round House Motel.

Rocky Boice received 20-50 years in prison. When you compare these nine other sentences ranging from probation up to five years in prison the sentence WAS INCONSISTENT COMPARED TO THE OTHERS.

*A woman received life in prison because she wrote 3 bad checks to 3 different casinos. habitual Criminal.*  
EMBEZZLING CARRIES MOSTLY PROBATION. why?

MINDEN - A preliminary hearing will be Oct. 13 for Karen Bodden, who is accused of embezzling money from her dead husband.

Bodden, 43, is being held in Douglas County Jail without bail, charged with grand theft, uttering a forged instrument and unlawful use of a credit card.

She was accused of making illegal transactions from Jan. 1 through Aug. 26, the day before her 50-year-old husband, Robin Bodden, was reported missing by his sister.

Robin Bodden's body was found by a hiker Sept. 10 near Johnson Lane. Authorities estimated the airline mechanic's body had been there up to three weeks.

The body was identified Monday and authorities said it may take up to two months to determine the cause of death.

Karen Bodden was convicted in 2004 of embezzling \$44,000 from the Department of Motor Vehicles, her former employer. She is serving four years probation.

She has not been charged in connection with her husband's disappearance and death.

Robin Bodden was reported missing Aug. 27 by his sister who lives in Carson City. She told investigators she had not heard from him for 10 days.

Karen Bodden was accused of embezzling money from General Aviation Services, her husband's business; forging two checks totaling \$10,195, and purchasing a \$449 generator for her pond business with his credit card eight days after he disappeared.

She is being represented by lawyer Robert Ben Walker of Carson City, who defended her in the DMV embezzlement case.

Walker requested the preliminary hearing Wednesday in East Fork Justice Court. Bodden was silent during the brief proceeding.

Karen Bodden was found GUILTY OF MURDERING HER HUSBAND

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Lyon County Administrator Jason McLean surrendered to police Tuesday in Dayton on a warrant charging him with embezzling money from the estates of deceased residents.

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A 61-year-old Wellington woman is set to appear in East Fork Justice Court on Oct. 31 charged with theft in the disappearance of \$177,000 from Campora Propane.

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MINDEN- District Judge Michael Gibbons set a September review hearing for a Carson City woman who fell behind in monthly payments toward \$143,000 restitution she embezzled from a title company.

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A Carson City woman who still owes her victims 80 percent of the \$100,000 she embezzled a decade ago was ordered Tuesday to stay in Douglas County Jail until a June 28 hearing on probation violations.

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MINDEN - If a Carson City woman who admitted embezzling \$103,000 from the Hellwinkel family more than eight years ago can't sell her residence within 60 days to make restitution, the mobile home is to be sold at auction.

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MINDEN - A Carson City woman who admitted embezzling more than \$8,000 from her 83-year-old employer received a deferred sentencing Wednesday when she showed up in court with full restitution.

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A Carson City woman who admitted embezzling more than \$150,000 from a title company was sentenced Monday to 60 days in jail as part of her probation.

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Former Lander County Sheriff Mike Kranovich pleaded guilty to embezzlement charges in Lander County District Court this week.  
Kranovich was charged on several felony counts earlier this year.

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A Carson City bookkeeper pleaded guilty Monday to embezzling a client of out of more than \$9,000. George Makare, 59, owner of A-1 Bookkeeping and Tax Service on Fairview Drive, entered the plea before District Judge Bill Maddox.

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A Carson City woman who admitted to embezzling \$35,300 from a Carson Valley business in 1999 was accused of stealing from a Reno company to finish paying her restitution.

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Every weekend for the next 90 weeks Craig Swope will serve a 180-day jail sentence for embezzling nearly \$500,000 from Carson Access Television where he was director, a judge determined Wednesday.

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A Schurz man was indicted on charges of embezzling from the Walker River Volunteer Fire Department while he was the treasurer and assistant fire chief.

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A 27-year-old Carson City man accused of embezzling \$1.6 million from Harveys Resort Casino in South Lake Tahoe last year has pleaded guilty.

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A Carson City bank employee was arrested Friday on suspicion of 11 counts of embezzlement after writing a confession and admitting to investigators she had taken money from customer accounts. The total amount taken is estimated to be about \$150,000.

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Eagle Valley Golf officials said Tuesday its former golf pro used the men's golf club dues account for his own personal use, embezzling \$4,600 during the past year. Golf pro Mike Browning resigned in August and has reportedly moved to Las Vegas.

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RENO (AP) -- Former Lander County Sheriff Michael Kranovich faces a year and a half in federal prison followed by three years on probation for embezzling money targeted for fighting drugs.

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The former executive director of Nevada's Board of Dental Examiners has been charged with embezzling more than \$600,000 from the board.

Hein estimated the total theft at \$2,700, Detective Steve Johnson reported.

Despite pleas by her attorney for probation for Hein, a lifetime Carson City resident with no criminal history, Griffin chose a sentence a few months short of the maximum 48 to 120 months the District Attorney's Office was seeking.

Tonja Brown

2907 Lukens Lane

Carson City, NV 89706

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Dear Advisory Commissioners:

I believe that I am the only one who has been testify before these committee hearings to have a family loved one incarcerated for a crime they did not commit. From that perspective, I feel I should be the one to tell you how it is due to the lack of ineffectiveness by his Public Defender, Shelly T. O'Neill and how for this public defender went to make sure that she would not be found ineffective. Therefore I want to address this issue with regard to the Indigent Defendants and the representation they receive from their Public Defender. On June 20, 1993 I personally sat down and spoke with my brother's FORMER PUBLIC DEFENDER, SHELLY T. O'NEILL REGARDING MY INNOCENT BROTHER, NOLAN KLEIN.

At which time, I specifically asked Ms. Shelly T. O'Neill why she had lied about the police's prime suspect, Ricky Lee Zarsky? She had stated the she had her investigator investigate Mr. Zarsky. I then called her on and informed her that I had spoken to Mr. Tim Ford and he said that he remembered me and remembered the case and NO he did not know about another suspect. Shelly O'Neill said WOULD IT HAVE MADE A DIFFERENCE? My response was, "Damn right, if the jury had known there was another suspect when it was a case of mistaken identity." Shelly said, Well, you caught me."

Shelly O'Neill had not cross-examined even one police officer regarding this report. Police report of prime suspect, ZARSKY below.

I then went on to ask her why she never contacted the victim from the April 21, 1988 attempted sexual assault since she was the one who had admitted the May 11, 1988 newspaper article into evidence that had mentioned "An unidentified detective said that The Payless crime was "very similar" to a crime that occurred on April 21<sup>st</sup> at Oddie and El Rancho." Ms. O'Neill said, "WOULD IT HAVE MADE A DIFFERENCE?

I went on to remind Shelly O'Neill that the contrast of the composite sketch of the suspect in the April 21<sup>st</sup> incident had it been compared to the composite sketch of the May 9, 1988 suspect identified by the Payless victims would have certainly caused the jury to wonder if there had been someone else. I then informed Shelly O'Neill that the April 21st victim had been given an opportunity to view and identify Nolan and his car while he was at Sparks P.D. This victim had gotten into Nolan's car she and she had cleared it and Nolan and certainly, that, with the other evidence would have cast doubt on Nolan's guilt. Shelly O'Neill simply failed to respond.

I told Shelly that I had obtained a copy of the suspects voice on tape and had the opportunity to listen to it. I told her that the voice on the 911 call from the suspect was not Nolan's. I asked her why she didn't have me listen to the suspects voice when she said she was going to have me listen to the suspects voice on tape and the recording of Nolan's voice during his interrogation with Detective Boxx ? Shelly said nothing. Yet, she WOULD INSTRUCT NOLAN TO CALL A STATE'S WITNESS, LOU ANN GRITTER, TO SEE WHY SHE WAS LISTED AS A WITNESS FOR THE STATE. THEN LOU ANN GRITTER WOULD GO ON TO SAY THAT WAS HIS VOICE ON THE TAPE WHEN SHE YOURSELF HAD LISTEN TO THE TAPE AND SAID, "I believed it did not sound like Nolan Klein on the tape recording, and Mr. Klein was adamant that it was not he that telephoned the Sparks Police Department and made that confession." Again, Shelly said nothing.

This was taken from the transcripts of the post-conviction hearing.

1. "Did you tell Mr. Kline that you didn't know what she was going to testify to and that he should contact her?" "Well, he did contact her. She was a friend and he had been in contact with her." Plater came right back, "was that pursuant to your instructions?" O'Neill: "Yes. Well, she's friends of his and while he was in custody she was in communication with him on a regular basis. And I had investigated their friendship, and the only ties that I could think of would be some kind of testimony like this because she was really not involved in the crime."

If O'Neill had investigated the friendship, she would have known that Gritter wanted to get Nolan for his rejection of her. She had left her husband after a one night affair with Nolan. Nolan left her to have a child

with Renee. She couldn't have children. These facts were important to show motive for lying by Gritter.

Nolan had received two letters from Louanne a year after his trial. In these letters Louanne tells Nolan, well you know why I did it. I understood Louanne's vindictiveness, if Louanne couldn't have Nolan nobody could. These letters would be lost in transit, but, not without first having the Ely correctional guards inventory the letters as part of Nolan's evidence for court.

I had constantly complained that Shelly O'Neill neglected to put on the evidence that Nolan had a full beard at the time of the crime. I told Shelly O'Neill that until I had read her testimony from the 1991 Post Conviction hearing I could never understand why she never presented that CRUCIAL PIECE of evidence when I had personally given her the names of several witnesses CARLA MARSH, FLORENCE KIMBALL, CINDY HAAS who saw Nolan days before, the day of and days after the crime with a full beard? Let alone the witnesses BARBARA HILLMAN, BILL RICHARDS, JOHN DARNELL, EUNICE WILKINSON from Jack's Bar who testified at trial that Nolan was with them until after 10:30 pm and when asked by Shelly O'Neill when they were shown the composite sketch of the suspect they all said it was not Nolan. Shelly never asked them why the composite didn't look like Nolan and she should have.

At the post conviction hearing witnesses from the original trial along with others that Shelly new about and she never called these witnesses to testify at Nolan's trial that Nolan had a full beard during the time period of April 23, 1988 until May 16, 1988. These witnesses testified that NOLAN HAD BRIGHT BLUE EYES A FULL BEARD AND THE COMPOSITE SKETCH OF THE SUSPECT DID NOT. THE COMPOSITE SKETCH DESCRIBED THE SUSPECT OF HAVING A 2-3 DAY OLD STUBBLE, BROWN EYES and the victims would later testify that the suspect would have something wrong with his mouth and chipped front teeth. Nolan had nothing wrong with his mouth or teeth and this was never presented to the jury.

As Shelly sat there listening I told her I figured out what she did wrong with regard to the beard evidence and it all became clear when I read her testimony. Shelly O'Neill had been looking at the booking picture of Nolan taken September 15, 1988 which showed Nolan with a stubble as the victims described. Shelly O'Neill had RELIED UPON THAT PICTURE FOR HER UNDERSTANDING OF THE STATUS OF NOLAN'S BEARD. What Shelly O'Neill had missed was that Nolan had a full beard, which showed up in the photo line up at the time he was detained for questioning in May, four months earlier. At the time of his arrest, he only had a two to three day stubble just as the victims had described, but Nolan was arrested in September. Shelly O'Neill's chin dropped upon the realization that she had missed my entire point during trial because she had looked at the wrong photo.

This same PHOTO LINE UP THAT HAS BEEN SHOWN TO 130 INDIVIDUALS INCLUDING COMMISSIONER PHIL KOHN WHO HAVE POSITIVELY IDENTIFY NOLAN KLEIN WITHOUT ANY KNOWLEDGE OF WHAT NOLAN KLEIN LOOKS LIKE

I informed Shelly O'Neill that all of these victims have one thing in common, their decription matches that of the police's prime suspect Mr. Rick Lee Zarsky and STATE'S WITNESS DETECTIVE TORRES WHO DID THE COMPOSITE SKETCH TESTIFIED THAT NOLAN DID NOT RESEMBLE THE COMPOSITE SKETCH. O'Neill that the jury had to right to know about this evidence and all of the descrepencies.

I reminded Shelly about the state's witness DON LUTZENBURG that he was the person she had my mother try to locate for her and when my mother gave Shelly O'Neill the information Shelly told her that because, since the state DECIDED NOT CALL HIM SHE WAS GOING TO EITHER. I then demanded to know why Shelly had failed to follow up on him? Shelly O'Neill said "Would it have made a difference? Yes, had been watching the car the night of the Payless incident and written down the license plate number and it WASN'T NOLAN'S. I HAVE TO QUESTION WHY SHELLY O'NEILL WITH AN INVESTIGATOR COULD NOT HAVE FOUND SOME OF THIS EXCULPATORY EVIDENCE?

SHELLY ENDS THE CONVERSATION WITH " OKAY IF I HAD 20/20 HINDSIGHT MAYBE THINGS WOULD HAVE BEEN DIFFERENT."

I was TRULY sickened by the admissions of Shelly O'Neill, All of my emotions were coming to a head, the anger, contempt, disgust, and hatred I felt for this woman knowing that because of her ADMITTED LIES THAT MY INNOCENT BROTHER IS BEHIND BARS. I KNEW IF I STAYED ANY LONGER I WOULD HAVE KILLED HER, SO I LEFT. I went home and contacted ADA since he had the perjury complaint that I had filed with the Reno Police Department WHO BELIEVED THAT SHELLY HAD COMMITTED PERJURY along with the RENO CITY COUNCIL. The letter joined the rest of the file on his desk and laid there until the statute of limitations ran in 1994.

I later would receive a sworn affidavit from her investigator Mr. Tim Ford regarding that he did not investigate Mr. Zarsky as Ms. O'Neill had testified to at Mr. Klein's 1991 post conviction hearing.

**KLEIN'S remaining ground for relief is the claim of denial of due process because his trial counsel allegedly perjured herself at the evidentiary hearing on his Petition for Post-conviction Relief. Perjury and Subornation of Perjury are defined at N.R.S 199.120. Perjury is a crime in Nevada punishable by imprisonment in the State Prison for not less than one (1) year, nor more than ten (10) years and may be further punished by a fine of not more than Ten Thousand Dollars (\$10,000). Petitioner's allegation that his trial attorney committed perjury is conclusory. He has provided no evidence that O'NEILL was ever charged with, much less convicted of perjury. Accordingly, the Court can grant Petitioner no relief on this argument.**

**For the reasons set forth above, the Court concludes that briefing and oral argument are unwarranted. See Lockett v. Warden, 91 Nev. 681, 541 P.2d 910 (1975), cert. denied, 423 U.S. 1077 (1976).**

**Good cause appearing, therefor;**

**IT IS HEREBY ORDERED that the Petition for Writ of Habeas is dismissed.**

**DATED this 8<sup>th</sup> day of February, 1993.**

**Merlyn Hoyt, District Judge, White Pine County, State of Nevada.**

**Dear Tonja:**

**Nevada Revised Statutes 171.085 requires that criminal complaints be filed in felony cases within three years unless the case is one of the clearly specified exceptions. Since the alleged perjury in this case occurred on June 20, 1991 the three year statute of limitations has run and this office would be unable to file a case even if we felt it was appropriate to do so.**

**If you have any further questions or comments, please do not hesitate to contact me.**

**Yours truly, Richard A. Gammick, District Attorney**

**Dear Tonja,**

**Thank you for your correspondence dated June 7, 1995, regarding your request that this Office conduct an investigation into the Washoe County District Attorney's Office during Dorothy Nash-Holmes administration for alleged prosecutorial misconduct regarding your brother's allegation that Shelly O'Neill committed perjury.**

**I have read the materials that you supplied this office with your letter. The district attorney has the**



discretion to pursue or not to pursue allegations of criminal conduct as he or she sees fit and it is not within the province of this Office to interfere with those determinations. Furthermore, Mr. Gammick is correct when he states that the statute of limitations has run. NRS 171.085 requires that criminal complaints be filed in felony cases within three years unless the case is one of the clearly specified exceptions. Since the alleged perjury occurred on June 20, 1991, the three-year statute of limitations has run and prosecution is not possible.

In your letter you request that this Office advise you if "they" (I assume from the context of the letter than you are referring to, Dorothy Nash-Holmes and Don Coppa) have done anything illegal and to state the statute. Please be advised that this Office is proscribed by statute from giving legal advice to private citizens. Therefore, your legal questions must be directed to a private attorney.

I hope that the information I have provided is of assistance to you.

Cordially, Frankie Sue del Papa

Within approximately one year of this letter, Dorothy Nash-Holmes was hired by Frankie Sue del Papa as a deputy Attorney General. Joining her as a deputy Attorney General was Shelly O'Neill.

Sparks Tribune, April 22, 1988:

A woman told police she was walking down El Rancho St. in Sparks shortly after 12 a.m. on April 21 when a man stopped his vehicle and offered her a ride home. When she accepted, the man drove her to a nearby construction site, where he stopped the vehicle and demanded the woman's purse and gold necklace. When she complied, the suspect hinted he wanted sexual favors. She then managed to escape... The victim described her assailant as a white male, age 28-30, 5'11" and 150-155 lbs. He had brown hair and a cleft palate deformity and called himself "Bill," the victim reported. (She later described to the police that the man had used a red and black handled buck knife to rob her.)

It should be noted that the payless Shoe Store victims from May 9, 1988 described the knife as red and black. This was never mentioned during the trial. Nolan Klein never owned a red and black knife. The buck knife admitted into evidence at trial was Nolan's and it is a brown wooden knife with brass ends that he used for working construction.

The following police report was filed on May 10, 1988:

On 5/10/88 I was asked by acting Sgt. BEATY to do some follow-up work per Det. Sgt. ZARUBI, on this case. (PAYLESS SHOES... ) I was asked to go to the different motels within the area and show them a composite of last night's incident and see if they knew anybody that matched that description to be staying there and I was also looking for a vehicle that was involved in a robbery/kidnap/attempt sexual assault where the two composites match closely.

While checking the Abby Hotel located in the 800 blk. of B St., I made contact with a bartender there by the name of Jeff PETTY. I showed Mr. PETTY the three composites that I had and Mr. PETTY advised me that there was an individual matching the description of the composites with the hair from 88-4892 and the facial area of 88-4238. He advised me the individual's name was ZARSKY, Ricky Lee. I asked Mr. PETTY where Mr. ZARSKY lives, he advised me in #104. In further talking with Mr. PETTY, he gave me a brief description of the individual as being a tanned individual with a mustache that came down to 1/4" pass to the openings to the mouth and further advised me that the individual's description closely matched the descriptions given in the composites. Mr. PETTY then advised me that Mr. ZARSKY had left early this morning with two

other friends and he had no idea where he was and that he could be back in his room.

I then went to room #104 where I listened and it did not sound like anybody was home. I then returned to the SPD and went to talk to Det. Sgt. ZARUBI and fill him in on what I had found. We then brought Mr. ZARSKY up on SCOPE and ascertained the following:

ZARSKY, RICKY LEE, DOB, 11-23-53, POB, Texas, Brown Hair, Brown eyes.

I then recontacted Mr. PETTY at the Abby Hotel to ascertain from him if he knew where Mr. ZARSKY was employed. I was advised by Mr. PETTY that he was a dishwasher at Karls Casino. I then contacted Karls Casino and talked with an individual in Personnel who did advise me Mr. ZARSKY was an employee and was a dishwasher.

Det. BOXX also found out that Mr. ZARSKY works dayshift with Tue. & Wed. off. Det. BOXX and I then returned to the Abby Hotel, Rm. #104, to attempt to make contact with Mr. ZARSKY. While at the room, Det. BOXX & I made contact with David LITTLE. Mr. ZARSKY's roommate.

In talking with Mr. LITTLE, he advised me that Mr. ZARSKY was not home and when he returned home this morning after working graveyard, Mr. ZARSKY had left with two of his friends. Mr. LITTLE advised us that he left for work on 5/9/88 at approx. 2100 hrs. and did not return home until 5/10/88 at approx. 0830 hrs. Mr. LITTLE advised us that Mr. ZARSKY had planned to give plasma today in Reno at the Reno Plasma Center.

Det. BOXX & I then went to Reno Plasma Center located on 2<sup>nd</sup> St. in Reno to attempt to locate Mr. ZARSKY at the Plasma Center. We again made contact with a Nursing Supervisor and inquired if Mr. ZARSKY was there. The Nursing Supervisor brought us Mr. ZARSKY's file and told us he had not been there yet today. Reno Plasma also did have a picture of Mr. ZARSKY but it was dated in 1986. The Nursing Supervisor also advised us that the last time Mr. ZARSKY had been in there to give plasma was on 4 of 88.

Both of the photographs that I observed from Nevada Plasma & Reno Plasma did resemble the composites that were done in these cases. I then returned to the Abby Hotel and again made contact with Mr. ZARSKY's roommate, Mr. David LITTLE to inquire how many times, to his knowledge, that Mr. ZARSKY had given plasma. Mr. LITTLE advised me that he only knows of one other time, other than today, that Mr. ZARSKY has given plasma in the last two months. Again Mr. ZARSKY was not at home and Mr. LITTLE had no idea where he was.

I then went to the bartending area where I made contact with an individual who identified himself as being the Manager of the area and asked him if he observed Mr. ZARSKY come back would he please notify this Dept.

This is a supplement to case # 88-4892. No further details. APRIL 21, 1988

It should be noted that on MARCH 2, 2007 DURING A HEARING PERTAINING TO THE JOB OF HEAD OF THE PUBLIC DEFENDER'S CONFLICT UNIT WHERE MS. O'NEILL WAS BEING CONSIDERED FOR THE POSTITION, I SPOKE BEFORE THE COMMITTEE AND MS. O'NEILL WAS GIVEN THE OPPORTUNITY TO SAY SOMETHING AND SHE SAID NOTHING. MR. PHIL KOHN WAS PRESENT AT THAT SAME HEARING. Also Shelly O'Neill was given the opportunity to review the manuscript TO PROVE HIS INNOCENCE And she did. She returned the manuscript back to the attorney, Ms. Treva Hearne who represents the Author's on the book WITHOUT COMMENT.

One is suppose to be afforded a constitutional right to due process that requires a fundamental fairness. That is simply not the case in State V NOLAN KLEIN.

This is a grave miscarriage of justice done to Mr. Klein because of lack of representation by his public defender Shelly T. O'Neill. How much longer does an innocent man have to stay behind bars before our

judicial system is willing to step up to the plate to correct it? This Advisory Commission is a start so that other's will not have to go thru what our family continues to do so every day. JUSTICE DELAYED IS JUSTICE DENIED!

CHANGES ARE NEEDED FOR THE BETTER. PRIVATE ATTORNEY'S, AS WELL AS, PUBLIC DEFENDER'S SHOULD BE HELD ACCOUNTABLE FOR THEIR ACTIONS AND THE STATUE OF LIMITATIONS SHOULD NOT EXIST FOR THEM WHEN THE INNOCENT ARE STILL REMAINING BEHIND OUR PRISON WALLS.

*Tonja Brown*

Tonja Brown, Advocate for the innocent and inmates on appeals.

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