

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

FILED

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COURT
NORTHERN ALABAMA

WILLIAM ANTHONY FAGNES

Petitioner

vs.

UNITED STATES OF AMERICA

Respondent

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Case No. CR-01-S-0414-S

Civil Case No. 2:05-CV-8065-CLS-TMP

MOTION TO COMPEL JUDGE C. LYNWOOD SMITH JR.,
TO IMMEDIATELY RELEASE DOCUMENT 27 AND 28
PERTAINING TO CRIM. NO: 01-S-0414-S

Now comes William Anthony Fagnes, and files this Motion to Release the Unsealed Plea Agreement which the Court claims the Defendant signed. This is a Motion to Compel Honorable Judge C. Lynwood Smith Jr. to immediately, within the time frame allowed by law, to expeditiously order the Clerk of Court of Northern Alabama to provide the Defendant, William A. Fagnes, a copy of the original document with the defendant's signature-signed on 3/18/02, in open court.

The Defendant is being framed, and has only asked the court for fairness, which the Defendant has not received. The Defendant need the signed Plea Agreement for evidence to show the F.B.I. Director and Senator Alben Spatter for evidence in the criminal complaint the Defendant is filing at the Central Headquarters in Washington, D.C., against Magistrate Putnam and the corrupt officials and dirty Attorney Randy Alben Dempsey for their corrupt roles in framing Fagnes with Perjury, Fraudulent Indictment, and concealing a citizens death (Ada Jones of 1124-24th Avenue North, Birmingham, Alabama).

Ada Lea Mays Jones' death is a cover up to keep the truth from being known. The nefarious minded officials who are being protected by the local court for Northern Alabama in a classical murder cover up to conceal a citizens death

to steal her wealth, which the court has not produced any Affidavits, no sworn statements or declarations from the thieves who are behind Fagnes being framed and incarcerated on a fraud, which the court knows but did not address with the fraudulent ruling of Judge Smith, which Fagnes can prove that Fagnes has never, at no time, admitted he was at the back of a trunk with Davila on 9/7/01.

Davila never exited his vehicle. There was never any discussion of drugs or money. Isn't that right, McGregor, Barnett, Burgess, and Dempsey? The thieves who has conspired to frame Fagnes and have conspired to steal a \$46 Million Dollar Estate from Ada Jones "Final Will".

Fagnes will show unto the court concerning this so-called signed plea agreement, which Assistant U.S. Attorney Melissa K. Atwoods' fraudulent claim on her 11/14/05 response that Fagnes signed in open court on 3/18/02, and admitted under oath, that he was at the back of the opened trunk with a box of drugs with Davila, and signed in open court, under oath, that he would never appeal any sentence or conviction. Ms. Atwood claimed that the 3/18/02 transcripts has never been transcribed which has proven by Fagnes to be erroneous.

On September 3, 2004, Attorney Jeffery M. Brandt, Esquire, provided a check in the amount of \$350.00 for the Plea and Sentencing Transcripts for Mr. William Fagnes. Over a month had went by. On 10/07/04, Attorney Jeffery M. Brandt again contacted Ms. Christina Decker at her home (2300 Meadow Circle, Guntersville, Alabama) to contact him as soon as she received the letter with an update. Ms. Decker never made the contact, but approximately 3 weeks later, sent to Mr. Brandt, Esquire, the 3/18/02 and 10/28/02 Plea and Sentencing Hearing Transcripts, which Ms. Decker did not sign as being true and correct.

When Fagnes received his copy from Mr. Brandt, Fagnes immediately noticed the Fraud and Perjury with additions and deletions. Fagnes, on 3/30/05, sent to Ms. Decker at her job address (101 Holmes Avenue, N.E. Suite 305) to verify if she would confirm or deny that the transcripts was true and correct. Fagnes sent the 3 pages which Ms. Decker did not sign her name on the Sentencing Hearing Transcripts pages 9 and 22, which was dated 10/28/02, and also on on 3/18/02 the Plea Hearing Transcripts, and has never signed.

As Fagnes revealed to Ms. Decker, I am fully aware of how serious the allegations are that I have made in this letter, but I was also present at the Change of Plea Hearing and therefore, personally am aware of what actually occurred there.

Fagnes explained to Ms. Decker, "you should also know that I am not claiming that you are the person responsible for the additions and deletions", for that is premature at this point. However, you must understand that when I receive an unverified Copy of Transcripts that contain an abundance of alterations, it causes me concern.

Fagnes knows that the dirty Ex-Prosecutor, Robert P. McGregor, was behind the transcripts to deceive the Justice Department Investigators into believing that Fagnes had actually stood in court on 3/18/02, and admitted to a frame job by him and dirty Agent, Jay Bartholomew. And this is why, even as of today, dirty Attorney, Randy Allen Dempsey, have hidden all reports from Fagnes to keep the truth from being known that on 9/7/01, there are no reports from none of the Law Enforcement Agencies present, that Fagnes and Davila was at the back of any trunk with an open box of drugs on 9/7/01.

Now, Judge Smith is releasing the Signed Plea Agreement with Fagnes admitting to a lie that he was at the back of the trunk of Davilas' car with an open trunk with a box of drugs which never occurred on 9/7/01.

Fagnes now want Judge Smith to understand, and you know it is a lie. I never have admitted, at no time at the Sentencing or Plea Hearing, that I was at the back of any trunk. You never ordered the true transcripts to be transcribed as an Honorable Judge would have, because it will show Fagnes is telling the truth. He has been framed and has never admitted to a crime scene that never occurred on 9/7/01.

When you gave your denial on 1/31/07, Fagnes wants you to understand the case is not closed. It was just your ruling. You never took Affidavits or depositions, declarations from none of the dirty minded officials Fagnes has repeatably told the truth on. But they never defend Fagnes telling the truth. They know they have hidden the circumstances surrounding Ada Jones death to Embezzle the \$46 Million Dollar Estate from the true inheritors. Fagnes has told the truth to Judge Smith whoever contacted CPA Gerald Vines for the truth. You don't want the truth to be revealed. You know and U.S. Attorney Alice H. Martin been known that Fagnes is telling the truth.

Fagnes has always stated he will never be charged with giving false oaths or perjury. When Fagnes first entered his 2255 Memorandum into record under Penalty of Perjury, U.S. attorney Alice H. Martin totally disrespected your direct order on 8/18/05 and 9/15/05, and never appeared on record because when you sent your report and recommendation, Fagnes knew you were going to agree

with Putnam, but you never mentioned that Fagnes was truly indicted. Fagnes knows that he is going to the Appellate Court. Fagnes has found Terrell Clement and knows that McGregor forged his name and has Fagnes in prison on a Fraud, which the media is well aware of the fraud and that Ada Jones has been murdered and her death is a cover up, and that the papertrail is going to lead back to U.S. Attorney Alice H. Martins' Office Assistants involved with concealing Ada Jones death conspiring to steal her wealth of \$46 Million Dollars in 1989 with compound interest as of today worth over \$100 Million Dollars. Fagnes has never received no documents from U.S. Attorney Alice H. Martin claiming Fagnes is lying. It would be Obstruction of Justice on Ms. Martin. As Fagnes reported, Ms. Martin knows and been knew about Ada Lee Mays Jones death being a cover up, and that Dempsey, Assistant U.S. Attorney Billy Lee Barnett, F.B.I. Agent Jeffery Burgess, Attorney Mary Lee Abele, and persons known and unknown to the court have conspired to hide a citizens death to steal her wealth, and Fagnes dares you or Putnam to call him a liar. You will never defend Fagnes telling the truth because the fraud you're representing to the media that "no one is above the law", is only a con from you Ms. Martin. You know that McGregor forged Terrell Clements' name on 9/26/01 Indictment and Fagnes is in prison on a fraud. You know there are no photographs of any crime scene on 9/7/01 of any trunk being opened with a box of drugs in plain view. Fagnes understands that Judge Smith and Putnam and Ms. Martin is protecting special interest, to keep the true facts sealed pertaining to Ada Jones death being a cover up, and that Fagnes is in prison on a fraud.

Judge Smith, tell the nefarious minded officials involved with the low-class crime of hiding the evil murder circumstances of Ada Jones death, not to get too comfortable on your unjust ruling. It is not over yet. Fagnes is going to present Terrell Clement to the court in Atlanta, Georgia when he file in a few days after you receive this motion, a Civil Rights Lawsuit against Deputy Clerk Yolanda Berry, Putnam, McGregor, Agent Bartholomew, U.S. Attorneys Office for the Northern District of Alabama, Clerk of Courts Office for N/A, Attorney Randy Allen Dempsey for conspiring to incarcerate Fagnes with a forged Manufactured Indictment Scheme and hiding reports and exculpatory reports from Fagnes to conspire to keep Fagnes incarcerated .

Fagnes was arrested on the fraudulent indictment and first brought to the Federal Courthouse in Atlanta to the Rule 40 Hearing to answer to an Indictment

that bore no Grand Jury Foreman Signature, devoid of a file No., docket No., only the signature of dirty-Ex Assistant U.S. Attorney Robert P. McGregor, which his signature miraculously changed about 3½ hours later. EXHIBIT A & B in Fagnes 2255 Memorandum.

Fagnes knows he will not get justice in Alabama and is filing a multi-Million Dollar Lawsuit for false imprisonment, and is bringing Terrell Clement to court to testify to the truth. Fagnes is bringing Ms. Marie A. O'Rourke, Director at the Executive U.S. Attorneys Office at 600 E. Street, Washington, D.C., to tell the truth that the dirty officials in Alabama is holding Mr. Fagnes in prison on a fraud, and conspiring a cover up, the same way they used their government positions to conceal Ada Jones death to steal her wealth. The officials involved will be potential witnesses against the officials conspiring to conceal a crime with a crime.

Fagnes is again showing unto the court pertaining to page 56 which is a excerpt page from the 3/18/02 plea hearing, which is [EXHIBIT O] in Fagnes 3/6/06 response to answer Government Argument on page 56 which the Assistant U.S. Attorney Melissa K. Atwood says do not exist starting with line 7 to line 25. On Line 7, the Honorable Judge C. Lynwood Smith Jr. asks, "do this plea agreement purport to waive some or all of the defendants rights to appeal or to collaterally attack the sentence imposed by this court?"

Dempsey was so desperate to get Fagnes out of the way he told Fagnes to sign the document that he will never be able to appeal a Life Sentence, to appeal the sentence or conviction. Fagnes told Dempsey I'm not signing that "bull", and you know I'm being framed. On line 11 McGregor states: "No, your Honor", that particular waiver was removed this morning by agreement of the parties. Now Mr. "McGregor" admits, Mr. Fagnes retains his right to appeal both his guilty plea and sentence.

On line 15, from Honorable Judge Smiths' own mouth, he gave the government the right to appeal any sentence that he impose, and that Fagnes has the right to appeal. On 11/14/05, Ms. M.K. Atwood in her argument tell the court erroneous that Mr. Fagnes signed a plea agreement which is sealed that he waived his rights to appeal any sentence or conviction that he receives and states Mr. Fagnes had admitted under oath that he was at the back of the trunk with Davila with a box of drugs with the trunk open. And now Judge Smith you

know it's a lie, and that's why you have this so-called signed plea agreement that Fagnes allegedly signed, but it was not signed in your courtroom on 3/18/02.

Fagnes remember Attorney Randy Allen Dempsey, who is a snake. A few months ago one of his female clients came to his office and hit him with a vehicle for double crossing her. The person name is Felicia Reynolds. Dirty Attorney Randy Allen Dempsey law partner of Congressman Spencer T. Bachus III, did not press charges. Mr. Dempsey was wrong. He is a double-crosser against his clients, as he has the mentality they're suckers and ignorant to the law. He takes advantage of them. He has lost his good reputation. Don't none of his clients trust him. He now has a bad reputation for all the evil he has done to his clients over the years and he cannot be trusted by his clients.

Fagnes was at the Calhoun County Jail in Anniston, Alabama when he finally got a visit from Mr. Dempsey after the 3/18/02 plea hearing. Fagnes noticed that Mr. Dempsey had about 100 pages of paperwork in his hand when he walked in the room where Mr. Dempsey was sitting.

Mr. Dempsey was acting very nervous, fumbling with the paperwork. He explained to Fagnes that he was going to try to get him a bail and had Fagnes to sign a document. Dempsey never explained to Fagnes what he was signing.

Fagnes now believe that Mr. Dempsey was tricking him to sign this fraudulent plea agreement that Judge Smith claims Fagnes signed. Regardless, Fagnes is going to hire a Forensic Document Examiner to verify if the signature is authentic. The same document examiner knows that the indictments in the (EXHIBIT M) Section of Fagnes 3/6/06 Response to Government argument, and the 2255 Memorandum. July 25, 2005 is not the same signature for Mr. Terrell Clement and not the same signature on (EXHIBIT A & EXHIBIT B) in Fagnes 2255 Memorandum. Anyone observing the signatures on the indictments for Mr. Terrell Clement can easily notice it's a forgery on Fagnes Indictment for Mr. Terrell Clements' signature.

Honorable Judge C. Lynwood Smith Jr., in his recent ruling to keep the truth out of his courtroom by agreeing with Magistrate Putnam with his corrupt ruling of denying Fagnes justice, with Putnam report and recommendation of time barring Fagnes, which both Putnam and Judge Smith knows that the AEDPA don't start until the Defendant receives the discovery and there are records to show

Dempsey refuse to release the discovery because of his role in embezzling Ada Jones Estate with false misrepresentation, and the punk is going down for his actions and is going to testify against all of the corrupt officials involved with conspiring a cover up, and for their roles in the involvement in the death of Ada Jones and Iris Elaine Hardy McNabb.

I want you corrupt officials to realize it's not over, With Judge Smiths' ruling to keep the truth from being known, Fagnes is going to higher ground. Court Reporter Christina Decker, is going to receive a copy of this Motion with an Affidavit to sign to attest to the fraudulent Perjury Transcripts she provided, but won't sign as being true and correct, or Ms. Decker can transcribe the correct transcripts without any deletions or additions, or return the \$350.00 she received from Fagnes on September 2004. If Ms. Decker do not sign the transcript as being true and correct, which Ms. Decker has completely refused to sign as being true and correct, which Ms. Decker will receive an Affidavit from Fagnes which will be sent certified to Ms. Decker's job and residence. Putnam, you can contact and tell her not to sign the Certified Affidavit. It will be used as evidence and you can tell Ms. Christina Decker that she can hire a lawyer. Her name will be included in the 1983 Civil Rights Lawsuit that your name (Putnam) will definitely be on in the near future for your corruption.

Ms. Decker, Fagnes wants you to know he has nothing personal against you. Fagnes knows you know the truth that Putnam or McGregor had you to falsify the transcripts of the 03/18/02 Plea Hearing and 10/28/2002 Sentencing Hearing. Ms. Decker, you would not sign the transcripts as being true and correct when you returned the transcripts to Attorney Jeffrey Brandt 7 weeks after you received the \$350.00 for transcribing the transcripts you had pressure on yourself. You're an honest person. You did not want to be a corrupt Court Reporter which the Supreme Court has ruled on recent cases, it is a felony to put perjury or tamper with transcripts. It is serious, Ms. Decker. They're going down, Ms. Decker, for corruption. The officials behind framing me and concealing Ada Jones death to Embezzle her wealth; Putnam and Judge Smith are protecting the truth from being known about the corruption in Northern Alabama.

The falsification of the 3/18/02 Plea Hearing and the 10/28/02 Sentencing Hearing was altered to match up with Judge Smith's ruling which Judge Smith had nothing to do with the tampering of the transcripts, but Judge Smith knows

the truth of the Sentencing Hearing on 10/28/02 that Fagnes never admitted he was at the back of the trunk of Davila's car which was alledged to be open with a box of drugs. The motive behind the transcripts being altered by these corrupt officials who is nothing more than a bunch of thieves and con artist, who now know they have double crossed the wrong sucker. They have been exposed for their corrupt ways.

Imagine they (corrupt officials) want to be Federal Judges and run for the Governor of Alabama. The thieves profess to be honest officials, but are only the descendants of generation and generation of public corruption in the State of Alabama.

Which the media must have the respect for the citizens of the Northern District of Alabama to expose these evil officials who has conspired to hide a citizens death, Ada Jones, and has Fagnes in prison on fraud and perjury to conceal the fact they have embezzled \$28 Million Dollars from the Fagnes Family, left to them by Ada Jones whose death have been concealed by the thieves and con artists who have used their government positions as a shield and cover up her death and wealth and Fagnes dares the punks to ever charge him with slander or perjury or giving a false oath. Isn't that right, U.S. Attorney Alice H. Martin?

Fagnes dares you to charge him with perjury. You never will. You been known it is the truth and you need to be ashamed of yourself and resign as U.S. Attorney for the Northern District of Alabama, as you always says, "no one is above the law".

Ms. Decker is going to receive a copy of this motion and Fagnes is going to ask Ms. Decker to sign page 67 on the Plea Hearing and page 22 and 9 on the Sentencing Hearing as being true and correct. If not, Ms. Decker, return my \$350.00 so that I can hire another honest Court Reporter as yourself, from another district to transcribe the transcripts which is evidence to the Appellate Court.

Fagnes is going to file a Certificate of Appealability with Judge Smith who Fagnes know is going to deny it. Judge Smith don't want the truth to be exposed and is going to try to keep the transcripts from the 10/18/01 Detention Hearing and 3/18/02 Plea Hearing and 10/28/02 Sentencing Hearing away from Fagnes. Reason Judge Smith knows that Fagnes told the dirty punk, Robert P. McGregor at the Sentencing Hearing and also stated under oath that he will

never admit to a lie that he was at the back of the trunk with Davila, and told Judge Smith that Robert P. McGregor is a dirty man and has framed him. Dirty Dempsey knows Fagnes was being framed, and was standing next to Fagnes when Fagnes was standing-talking to Judge Smith, and Dempsey and also Ms. Christina Decker knows Fagnes is telling the truth, and this is why Fagnes statements was deleted from record. It is not going to match up with this so-called Plea Agreement. Judge Smith claims Fagnes signed that he was at the back of the trunk with Davila and admitted it under oath, stated by Ms. Atwood.

Fagnes believes Dempsey called himself, tricking Fagnes to sign the document and never explained to Fagnes what he was signing. This is how Dempsey operates as a so-called con artist against his clients. The transcripts is going to be proven altered and reveal Agent Jay Bartholomew and Robert McGregor committing perjury to frame Fagnes, and the transcripts will show that the Government has no audio or video or any photographs of a crime scene with Fagnes at the back of the trunk with Davila on 09/07/01, or any other date. Fagnes is being framed by McGregor, Bartholomew, Barnett, and Dempsey, who got the exculpatory evidence to free Fagnes. And this is Dempsey's motive for never releasing no reports to Fagnes of 09/07/01. You're dirty, Randy. I was never nothing to you but a friend, and everybody who knows our relationship knows that now.

I have lost all respect for you Mr. Dempsey.

Prior to 03/18/02 you had talked to Judge Smith and you had let him know that McGregor was framing Fagnes, and explained that there are no photographs or audio with Fagnes incriminating himself. Judge Smith, the reason I told you through a letter that I love you after you sentenced me to prison on a Frame job and Perjury and Fraudulent Indictment which you had nothing to do with, is because of the true fact at the 03/18/02 Plea Hearing, you were not going to let me be railroaded when you ask Dempsey at least two or three times which is now deleted from the transcripts transcribed by Ms. Christina Decker.

The statement to Dempsey was, "did you file a motion in Fagnes behalf". Which the motion would have been pertaining to "Apprendi" which is a Supreme Court ruling in June of 2000. The Government would have to show beyond a reasonable doubt, evidence of Audio or Video, or both, that the evidence exists of the defendant himself, incriminating himself.

The District Court can no longer take the word of the cooperative witness and the Law Enforcement Officers present. The court would have to be shown beyond a reasonable doubt. Audio or Video.

McGregor, the dirty Ex-AUSA who conspired to frame Fagnes to prison on order of his Supervisor Regional VI Drug Assistant U.S. Attorney "thief" Billy Lee Barnett. The punk will not defend his dirty name and his Supervisor, U.S. Attorney Alice H. Martin will never, never, charge Fagnes with giving a false Oath or Perjury. Isn't that correct, Ms. Alice H. Martin, who always make statements to the media and citizens of Northern Alabama, but is now desperate for the media not to expose that Barnett, McGregor, F.B.I. Agent Burgess, Dempsey and persons known and unknown to court have concealed a citizens death (Ada Jones) and stole and embezzled over \$46 Million Dollars over to their lawless hands. Ms. Martin states that, "no one is above the law".

Fagnes wants Judge Smith to know it is strange and rambling that they would stoop this low, and you deny Fagnes justice with your unjust ruling to keep the truth from being known that Fagnes is in prison on a fraud, and you know there are no records of any Indictments held against Fagnes on 09/26/01. Only the indictment that is a manufactured indictment presented at the Rule 40 Hearing. There are no Grand Jury minutes on 09/26/01 for Fagnes.

It would be now Judge Smith's Obstruction of Justice for you and Putnam and U.S. Attorney Alice H. Martin and/or Ms. Atwood who only gave a statement in her 11/14/05 erroneous argument. Would you believe that a U.S. Attorney would do this? But she was smart enough not to admit it because it would be Obstruction of Justice.

The Executive U.S. Attorneys Office Director, Ms. Marie A. O'Rourke, made a decision and it was considered, Marie A. O'Rourke decided to let the truth be known, which is [EXHIBIT E] in Fagnes 2255 Memorandum. Ms. Marie A. O'Rourke, let it be known to all concerned that the EOUSA in Washington, D.C. knows that there are no records of any presentment on 09/26/01 charging William A. Fagnes with any "attempt to possess any drugs", "any", it goes back to Apprendi. The Government would have to show Audio and Video and it's what Judge Smith stated to the Court on 03/18/02.

Dempsey would not defend Fagnes, only wanting him out the way. Dempsey was squenching his eyes and slowly shaking his head, which was shocking to

Judge Smith. Fagnes thought he would just refresh your memory, Judge Smith. Dempsey was telling you not to help Fagnes.

Honorable Judge Smith was not going to send Fagnes to prison unless the Government could show photographs of the crime scene with this so-called trunk opened with drugs in plain view. But when Judge Smith made his unjust ruling on 01/31/07, he now states Fagnes admitted he was at the back of the trunk with Davila with the box of drugs, which you know is a lie, Judge Smith.

I have always adamantly denied that lie. Davila never exited his vehicle on 09/07/01 but when Dempsey was squenching his eyes, slowly nodding his head, Dempsey had gotten a change of heart. It was spitefulness on Dempsey's behalf because Fagnes son had gotten \$5,000.00 from Dempsey. Fagnes son told a lie and had a doctor friend of Fagnes bring \$15,000.000 cash to Dempsey on the strength that Dempsey was going to get a bail for Fagnes. This happened January 2002 around the middle of the month.

Fagnes son was borrowing small amounts of money from family and friends. He had been gambling, getting cheated out of the money. He was only 17 years of age and was gambling with some professional gamblers who was cheating him. Fagnes son had wrecked his car and had no insurance. He was desperate so he concocted the scheme and had the doctor to bring \$15,000.00 to Dempsey's Office. Without Dempsey's knowledge she left money with Dempsey's Secretary, Kristy Thompson. When Dempsey got to his office he was surprised. Fagnes son came into the office and got \$5,000.00. Dempsey, who didnt know what was going on, became frustrated when he found out about the move Fagnes son had made on him for the \$5,000.00. That's \$64,000.00 you still got Dempsey, but you never filed a motion for Fagnes and hid all reports and exculpatory evidence from Fagnes and you can release Fagnes immediately. You got the true reports. There are no reports from no law agencies present stating Davila was outside his vehicle. No report, any of Fagnes at the back of Davila's trunk on 09/07/01 with the trunk open and drugs in plain view.

Tell the Appellate Court I wrote you January 2003 and gave you a "direct order" to go get my jewelry from that lying-yellow coward, Agent Jay Bartholomew and the Task Force. The 3 boxes of designer clothes they stole from me, I dont care if their wives or girlfriends been wearing the clothes, you get my clothes from the thieves which consist of the Jefferson County Task Force Agents.

Fagnes explained to Dempsey that it was wrong what my son done in the letter, but you have stolen, with your corrupt officials, \$28 Million Dollars from us, and you have never apologized.

Dempsey, kickback the jewelry and clothes February 2003 that Agent Jay Bartholomew had not reported that he had gotten. The jewelry from Agent Raymond Smith Jr., who went up in Fagnes house in Atlanta, Georgia and left a blank Dekalb County Search Warrant which stated the F.B.I. did not know where Fagnes was on October 8, 2001 when the Dekalb County Detectives, with F.B.I. got through, ransacking Fagnes house. \$11,000.00 cash, \$15,000.00 worth of Jewelry remains missing and has never been reported or returned to Fagnes. The jewelry that Dempsey returned was jewelry Fagnes had on his person 09/29/01 when he was arrested on the Fraudulent Indictment from 09/26/01 which Judge Smith know but did not address 1/31/07.

Judge Smith, when the media goes public with the circumstances surrounding Ada Jones death being a cover up and it is exposed, U.S. Attorney Alice H. Martin's Assistant has been living good off her money, and Terrell Clement comes forward to tell that he did not sign no indictment against Fagnes on 09/26/01, you're going to wish you released Fagnes from this fraud and frame job by McGregor and Barnett.

F.B.I. Agents in Atlanta was committing Perjury when they left the blank Search Warrant at Fagnes residence. It was devoid of a signature for a Magistrate as done by law. It had Perjury on the Affidavit. The Perjury consists of that Fagnes had a warrant out for his arrest based upon an indictment from Northern Alabama 9/26/01. The Affidavit states that the Dekalb County Detective named U.D. Rios Badge # 1584, was the Affiant. Detective Rios states he was assisted by members of the Strike Force. Detective Morrison and Detective Becker, who assisted F.B.I. in Surveillance of Fagnes residence. The F.B.I. out of Atlanta found out that Fagnes live in Atlanta on September 28, 2001 and the F.B.I. assisted by the Dekalb County Strike Force staked out Fagnes residence until October 5, 2001.

As Fagnes has reported, these are dirty-corrupt officials and con artist, liars, and thieves, who think they're above the law, and is protected by puppet judges, the same way the Fulton County Strike Force recently in Atlanta, killed Ms. Katherine Johnson, an 89 year old female, the same

incident as Ada Jones, who has never done one human being wrong, and death is a cover up to steal her wealth by Alice Martin's Assistants.

Ms. Katherine Johnson was gunned down by the dirty cops who had falsified a search warrant to enter her home. The cops had a bad reputation in Atlanta for robbing drug dealers for personal gains. The Search Warrant No. 01W51297 used as a Search Warrant Number, which is a fraudulent number for a search warrant which was used to enter Fagnes residence on October 8, 2001, and the officers involved came back several more days searching Fagnes residence as reported by neighbors, which there are no records it was authorized by a judge.

The F.B.I. Agents had U.D. Rios lying on a blank Search Warrant. The Dekalb County Magistrate, who would later, after Fagnes was in prison, would sign his name as the Magistrate who authorized the search and signed his name as the Judicial Officer who was at the hearing on October 8, 2001, which was proven by Fagnes to be a lie.

The Magistrate's name is R. Hopkins Kidd who would later get afraid for his actions and admit that someone forged his name. The Dekalb County Magistrate Clerk Office could not find Search Warrant No. 01W51297 in their records at first. Reason, the Deputy Clerk explained there are no search warrants on record from Dekalb County starting with 01W. All legitimate search warrants starts with S.W. preceded by 5 digits. The search warrant was a fraud.

After Fagnes brings to the table that on October 8, 2001, which was Columbus Day, a Holiday, Magistrate R. Hopkins Kidd did not show up for work. The Magistrate Court Office was closed for Dekalb County. After this is revealed here comes the Deputy Chief Magistrate to cover up the crime. His name is C. David Wood. He is employed at Dekalb County Magistrate Court in Dekalb County. His office is located at the Dekalb County Courthouse in Decatur, Georgia. Now he is coming with the master con. He states that it was a hearing and he's bluffing. He states that he has a tape of the hearing as done by law. He's lying about the tape of the hearing on October 8, 2001, the way the affiant states under oath about the F.B.I. and the Dekalb Strike Force has Fagnes house staked out for a week and that Fagnes or no one else has been to the home, and it's no activity there at 4158 Spring Manor, Tucker, Georgia 30084. They want to search the home.

Magistrate C. David Woods' cover up plan backfired. Fagnes filed a request to the Dekalb County Magistrate Court for the Magistrate Tape No. of the hearing on 10/08/01. Now, here comes the truth from Magistrate C. David Wood. "There are no tapes of the hearing". Fagnes knew that it was never no hearing. Fagnes knew it was a fraud. The same lying F.B.I. Agent Raymond Smith Jr. who repeatably went up in Fagnes residence at 4158 Spring Manor, Tucker, Georgia. The agent had came to LaGrange, Georgia at the Troup County Jail and signed Fagnes out on October 1, 2001, 1450 hours, p.m. to F.B.I. Custody based upon an indictment which is going to be proved "Judge Smith" never occurred on 9/26/01.

Agent Smith brought Fagnes to the ACDC Pre-Trial Federal Holding Facility off of PeachTree Street in Atlanta and checked Fagnes in to F.B.I. Custody based upon the Fraudulent Indictment manufactured by McGregor who is going to answer for his actions. Now U.D. Rios is lying stating the F.B.I. out of Atlanta assisted the Dekalb County Strike Force to apprehend Fagnes into custody.

These are deceitful officials who lie, steal, falsify documents, and their peers never investigate their actions, for sake of being a whistle blower, and they continue to lie and steal, as though they're above the law.

Fagnes was already in Agent Smith custody when Detective U.D. Rios lie and falsified the search warrant on 10/08/01. There was never no hearing, then the Chief Magistrate stepped in to cover up lower Magistrate's role of covering up for the perjury presented by the officers. Agent Smith had Fagnes jewelry he received on 10/01/01 and had Fagnes car keys and door keys, and garage opener for 4158 Spring Manor, Tucker, Georgia on 10/01/01 and knew where he had Fagnes incarcerated. So, how did he not know where Fagnes was? Dekalb County Magistrate Court and Strike Force will be on the lawsuit.

After Fagnes was sent to prison on the Fraudulent Indictment Scheme, because of the true fact, the agents were stealing Fagnes jewelry for themselves and Fagnes would never be notified of the return. Dempsey afraid for his actions concerning Elaine Hardy and his role in Conspiring to Embezzle the Estate of Ada Jones, returned the stolen clothes and jewelry. Dempsey as of today is afraid for his actions.

Judge Smith got the evidence in his records concerning the agents falsifying a search warrant at Fagnes residence, and know Fagnes is telling the truth about the fraudulent search warrant search, and Judge Smith knows Dempsey told him McGregor was framing Fagnes prior to the Plea Hearing on 3/18/02.

Fagnes will explain how Judge Smith made his 1/31/07 bias and unjust ruling based upon no knowledge of his concerning Fagnes case. The problem is, all the officials involved knows Fagnes is reporting the truth. Judge Smith don't want the truth revealed. It's a cover up that will never be against Fagnes. It's too many outside the district officials know Fagnes is telling the truth about Barnett, Dempsey, F.B.I. Agent Jeffrey Burgess, Congressman Spencer T. Bachus III, Probate Judge O. H. Florence, Attorney Mary Lee Abele, and persons known and unknown to the court conspiring to embezzle Ada Jones Estate for themselves, and concealing her death to steal her wealth.

The media and anyone else can see through Fagnes filing Court Documents under Penalty of Perjury repeatably accusing U.S. Attorney Assistants of covering up Ada Jones death in 1989 when the cover up role begin for proposition for a percentage of Ada Jones assets to embezzle her wealth. Fagnes is the heir and is angry and should be for all the dirt they've done to Fagnes. They all know Fagnes is telling the truth and Dempsey knows Fagnes is not telling one lie, and they all know Dempsey was looking stressed out as though he's been worrying and need atonement because there is no way a black defendant who is incarcerated could ever accuse U.S. Attorneys, Probate Judge, Trustee of Ada Jones "Final Will", dirty Attorney Mary Lee Abele, U.S. Congressman, dirty pathologist, F.B.I. Agent Supervisor, Funeral Home Director, Attorneys, and etc., of conspiring to conceal the circumstances surrounding a citizens death to hide her "Final Will". If, a black defendant or Democrat was accused of these extremely bad atrocities, which is beyond evil, savage, and cruel, then Judge Smith, you would have been ordered a major investigation into the allegations if the individuals had not been so-called "upstanding" respectable officials. You would not be stating to Fagnes in your unjust ruling on 1/31/07 that the story is strange and rambling.

If you meant good you would have contacted C.P.A. Gerald L. Vines at 205-592-3619 and ask him was his life threatened by that punk Barnett, who is hiding behind F.B.I. Agent Jeffrey Burgess, and ask Mr. Gerald Vines did Mr. Barnett, Probate Judge O.H. Florence embezzle money from Ada Jones Estate, and ask Mr. Vines for the truth is Ada Jones Estate worth \$46 Million or more dollars, and is Fagnes and his wife Iris the true beneficiary to this Estate, and ask was Attorney Mary Lee Abele the Trustee.

To all the corrupt officials involved, Mr. Vines is a gentleman, and now the crime you all have committed for the love of someone else money. Lt. General Robert S. Vines, who is Gerald L. Vines family member, is now residing in Birmingham, Alabama and more powerful than you all put together. He is the Lt. General over the U.S. Airborne and once over all ground troops in Afghanistan and Iraq. A powerful man is he.

The reason dirty Assistant U.S. Attorney Billy Lee Barnett, who is a two-head snake, the same as Dempsey. The punk Barnett is a corrupt official who conspired to conceal Ada Jones death by using his Government position as a shield. Barnett stepped in and took over the investigation from the Jefferson County District Attorneys Office with David Barber as the D.A., the same District Attorneys Office dirty Assistant U.S. Attorney McGregor Office, that he came from in the late 1980's. McGregor work with fixer Dempsey on State Drug Cases. Dempsey got Robert P. McGregor a job as a Government Drug Assistant U.S. Attorney for the Regional 6 Drug Task Force for the 31 counties that comprise the Northern District of Alabama.

McGregor is the same U.S. Attorney who conspired to frame Fagnes and created a crime scene that never occurred, and now Judge Smith who knows nothing about the crime scene, denied Fagnes justice, but Judge Smith knows what he know, and he knows that Fagnes has told him which is on the true transcripts of the 10/28/02 Sentencing Hearing. Fagnes told Judge Smith that if you want to give me life, give it to me, I'm not going to admit to a lie. I was never at the back of no trunk with Davila on 9/7/01. McGregor is framing me. He is a dirty man.

Court Reporter Christina Decker knows this to be the truth.

When she get a copy of this Motion to Release the Unsealed Plea Agreement she can now know for herself what this is all about, and why Fagnes is being framed by McGregor.

Reason, McGregor Supervisor Barnett learned from Attorney Randy Allen Dempsey that C.P.A. Gerald Vines had told Fagnes about how much money that was due to Fagnes from Ada Jones Final Will which would be about 28 Million Dollars in 1989 with compound interest as of today worth at least \$100 Million Dollars.

Dempsey learned this knowledge around August 2000 from Fagnes cousin Edward Riley as reported in Fagnes 2255 Memorandum. Approximately 8 weeks later Fagnes would be indicted alledgedly by a Federal Grand Jury. All this happened about October 30, 2000. Fagnes had told Dempsey he would expose what this is all about. Fagnes became angry with Dempsey, who was afraid. He called Fagnes and told him he loved Fagnes because he knew he was behind him being so-called indicted by McGregor. On December 27, 2000 McGregor dismissed the indictment. Dempsey asked Fagnes how much money did he want and Fagnes told Dempsey he don't want no crumbs. \$2 Million Dollars was Dempsey's offer. He raised his two fingers and lip read "Million".

Dempsey is a lawyer. He want incriminate himself on audio. Fagnes told him, "it is crumbs, he is no slave, and tell them that". Fagnes was speaking of Dempsey conspirators; Barnett, Burgess, and persons known and unknown to court. Fagnes told Dempsey, "Ada Jones left none of you a dime, you're robbing me".

Dempsey told Fagnes they don't want you in Birmingham for 3 years, and if they don't hear about this. What? Dempsey was speaking of, is the money being embezzled by him and his co-conspirators from the Estate of Ada Jones. Dempsey states, "The indictment will be dismissed". The truth is before God. When Ms. Christina Decker get her Affidavit and read this motion, she can see for herself the motive behind the transcripts of the 3/18/02 and 10/28/02 hearings being deleted and having deletions, and being tampered with.

The reason for this fraud, Ms. Decker, it will match up with Judge Smith's unjust ruling on 1/31/07, to time-bar Fagnes to keep an Evidentiary Hearing out of Judge Smith's Courtroom, to keep the truth from being known

that at no time did Fagnes admit under oath or no time, he was at the back of Davila's trunk on 9/7/01 which Judge Smith knows Fagnes is telling the truth. But Special Interest made his decision to deny Fagnes justice. When the media exposes Fagnes truthful story, Judge Smith is going to be highly embarrassed. Fagnes will not hesitate to mention how he denied Fagnes justice.

Fagnes is now putting into record an excerpt from his PreSentence Investigation Report, done by Ms. K.L. Franklin, PreSentence Investigator, who got to know the treachery of Agent Jay Bartholomew's lying and conniving and Ms. Franklin also found out from a Deputy Sheriff overhearing a conversation from Fagnes and Bartholomew that Fagnes was being framed by Agent Jay Bartholomew. This incident took place at Calhoun County Jail in Anniston, Alabama around July 2002.

Agent Jay Bartholomew had gave a fraudulent report to Ms. K.L. Franklin. A report that Fagnes had pre-negotiated the drug deal. The yellow-lying coward, Bartholomew who is a sick racist, gave Ms. Franklin a report that Fagnes had \$61,000.00 in his pocket and some fur coats to give Davila on 9/7/01. This was a scheme to make it appear that Fagnes was going to buy drugs from Davila.

All this "con" will be explained to the fullest and the motive is the cover up of why Judge Smith put on his 1/31/07 motion that Fagnes signed a Plea Agreement that he was at the back of Davila's trunk with a box of drugs on 9/7/01, and took out running when the officers arrived, which is a lie. Judge Smith got this information from this so-called Plea Agreement that Fagnes allegedly signed. This motive is in the conspiracy to frame Fagnes and cover up punk, McGregor and Bartholomew's framing Fagnes, which Dempsey got the reports to free Fagnes. You're going down Dempsey, you snake. That, I promise you.

Ms. K.L. Franklin's well aware of Bartholomew framing Fagnes, creating a crime scene that never occurred on 9/7/01 the night in question. Bartholomew's so disrespectful in his zest to frame Fagnes The "clown" Bartholomew is so stupid that he forgot that there was no Mink Coats in the 3 boxes of Designer Clothes the Jefferson County Task Force stole from Fagnes.

After denying that they had the 3 boxes, about 18 months later, Dempsey returned the 3 boxes of clothes that the cop thieves stole. About 10 Designer Leather Coats worth at least \$6,000.00 has never been returned. The coats was stolen by the rogue cops present on 9/7/01. Ms. K.L. Franklin, after gaining the knowledge that Agent Bartholomew was framing Fagnes, now he lies to Ms. Franklin about Fagnes has \$61,000.00 in his pocket which Agent Bartholomew was standing there with Agent Jeffrey Burgess and 12 more officers, and every time Burgess count a \$1,000.00 the officers present, including Bartholomew, would agree with Burgess, the same agent present in 1990 with Congressman Spencer T. Bachus III at 1124-24th Avenue North, rummaging through Ada Jones home with Dempsey, Barnett, and another unidentified white male, the conspirators of embezzling \$28 Million Dollars away from the Fagnes Family, now charge me with Perjury, Judge Smith, I dare you. Yes, it is a strange and rambling story for the love of somebody elses money.

The officers present on 9/7/01 counted \$7,285.00 not as Bartholomew reported \$61,000.00. Isn't this correct, Dempsey? On the reports you have hidden to frame Fagnes it was 4 boxes of Designer Clothes. Bartholomew report and Burgess report pertaining to the F.B.I. reports the motive behind Dempsey putting a lawsuit on Sheriff Mel Bailey and the Jefferson County Task Force September 2001, which is hidden by Dempsey and Jefferson County District Attorney David Barber. Dempsey called them dirty cops but he did not call himself a dirty lawyer, which he should have.

Dempsey got a report on 9/8/01 from both agencies, or Burgess let Dempsey hear the tape of 9/7/01 from the audio which now as of today don't exist. Dempsey knew that the report of \$6,100.75 and one box of Designer Clothes that the Jefferson County Task Force head agent was presenting was a lie. Dempsey told the State Judge on 9/10/01 to give Fagnes a small bail. Dempsey told Judge Pete O. Johnson, this is an easy, easy, case for you to dismiss. You got the evidence to free Fagnes but you chose to destroy Fagnes, your best friend for the love of Ada Jones money worth at least \$28 Million Dollars. You was hollering and screaming when Fagnes in 1990, gave you enough information to find out immediately, about the wealth of Ada Jones, and then you double cross Fagnes and hid the information, but then came obstacles F.B.I. Agent Burgess and his crew, along with Barnett came out of

hiding their roles and involvement in concealing Ada Jones death to steal her wealth. They were going to embezzle the Estate with Attorney Bill Dawson and Elaine Hardy.

Burgess accused you of being the person that told me Barnett had frozen Ada Jones Estate worth over \$30 Million Dollars in 1989. David Barber is now believed by Fagnes. You read this Barnett, you "thief". Barber is the person, or maybe Dempsey's new law partner, who Fagnes knows, but don't know his name. He was Deputy D.A. for Jefferson County, gave Dempsey the information on Ada Jones assets and Murder Investigation and revealed that Barnett, as a local Assistant U.S. Attorney for Regional 6, had intervened on the State Murder Investigation of Ada Jones and taken the case from the Jefferson County District Attorneys Office.

Barnett had become a part of the scheme and as of today is in on the leadership role, and the punk is afraid for his actions and now knows Dempsey was right at their 10/19/01 luncheon, don't "frame" Fagnes. You read this, Judge Smith? Don't frame Fagnes. Dempsey knows today, McGregor and Barnett conspired to concoct a crime scene that never occurred on 9/7/01. Fagnes never incriminated himself. Davila never exited this vehicle. Fagnes and Davila never discussed drugs or money on 9/7/01. Isn't correct, Agent Jay Bartholomew? Judge Smith, who has heard no audio of 9/7/01 of Fagnes incriminating himself, which it is none. Judge Smith did no investigation on Fagnes case about any incident on 9/7/01. Judge Smith got a lot of evidence from Fagnes to show a reasonable doubt.

When Judge Smith made his unjust ruling on 1/31/07, he made his ruling based on no evidence of audio or video, which he once explained to the court that the government would have to show beyond a reasonable doubt pertaining to Apprendi, that there are audio of Fagnes incriminating himself on 9/7/01, that there are photographs of this trunk open. Judge Smith was erroneous with his ruling and stated on 1/31/07 denying Fagnes justice that Davila and Fagnes was at the back of the trunk with a box of drugs with the trunk open, drugs in plain view, which is a lie. Davila never exited his vehicle on 9/7/01, and Fagnes and Davila never discussed drugs.

The plan to trap Fagnes back fired. The plan consisted of once Davila met Fagnes, the officer present was to wait until Fagnes entrap himself and ask Davila for the drugs and put the dummy drugs in Fagnes possession and put Fagnes on tape discussing drugs, prior to Davila coming to set up Fagnes.

There are two truths Judge Smith told, was that Fagnes had 9 cell phones, and Fagnes ran, which Fagnes will now explain why Fagnes ran. A black man with a beard had a gun in his hand, and Davila told Fagnes prior, that someone was following him every where he goes.

Fagnes was selling prepaid cell phones, which is no crime. Fagnes was buying the phones for \$10.00 a piece from Powertel, now known as Verizon. They were new phones at the time that cost \$199.00 or less that had been broken or was not operating properly. Powertel, in Birmingham, repair operation team would repair scrap phones and Fagnes would buy the phones for \$10.00. Fagnes would buy prepaid phone cards from Powertel Employees which was given to them by the company, activate the newly repaired phones which was in remarkable shape with a \$40 investment.

Fagnes would sell the phones for \$125.00 dollars or less and make a profit. Out of the nine phones, two were broken. One phone was also a Nextel Phone that a member of a Pro Basketball Team, Star, Waymon Tsdale Jazz Band, accidentally left in Fagnes car on the day before Labor Day, which was Sunday September 2, 2001. The individual purchased some designer glasses in Atlanta, from Fagnes, who sold wholesale designer glasses. The individual told Fagnes he was on his way to Los Angeles, California for a gig on Labor Day, September 3, 2001.

Fagnes didn't discover the accident of the individual leaving his phone in the car, which was cut off, until 2 days later, which was found under the car seat of Fagnes vehicle. Fagnes turned on the phone waiting to hear from the individual, but the phone went dead and Fagnes never heard from the individual or knew how to contact him outside of his phone, which was in Fagnes possession. This truthfully explains the 9 phones and motive.

On September 7, 2001, the night in question, and also the reason the dirty individuals; McGregor and Bartholomew conspired to have Fagnes arrested on a manufactured fraudulent indictment scheme, which Judge Smith did not address on his unjust ruling which was in favor of cronyism, protecting Magistrate Putnam from his role in incarcerating Fagnes and conspiring with McGregor and Deputy Clerk Yolanda Berry, to incarcerate Fagnes on a fraud. McGregor had no evidence of audio or video of Fagnes incriminating himself to show a 21 U.S.C. Federal Grand Jury, which evidence shows that Mr. Winfield Burks was the fore person on 9/26/01.

Mr. Terrell Clement was not the 21 U.S.C. Drug Task Force Grand Jury Foreman for Northern Alabama. Judge Smith's unjust ruling was to protect his crony friend, Magistrate Putnam, which Fagnes has shown colorable evidence, which Judge Smith did not address that Fagnes has repeatedly shown newly discovered evidence, jurisdictional claim, fraud upon the court, perjury between Agent Jay Bartholomew and McGregor creating a crime scene that never occurred on 9/7/01, framing Fagnes with perjury which Fagnes has shown unto the court that the motive behind the transcripts being tampered with is what has come to Fagnes mind while preparing this Motion to Release the so called Plea Agreement that Judge Smith claims Fagnes signed on 3/18/02, and Assistant U.S. Attorney Melissa K. Atwood fraudulent claims Fagnes admitted up under oath his role that he was at the back of Davila's trunk with a box of drugs with the trunk open and ran, which Fagnes will now explain to the court again that he ran 9/7/01, which is the truth.

At no time did Davila exit his car on 9/7/01. At no time did Davila or Fagnes discuss drugs or money prior to 9/7/01. Davila and Fagnes had been in no discussion about money or drugs. Attorney Randy Dempsey who is so dirty that after receiving at the time of December 2001, Dempsey had received \$54,000 from Fagnes. Dempsey would take a client to the 2121 Building off of 8th Avenue North Birmingham, Alabama, to the F.B.I. Headquarters locally.

Fagnes introduced Dempsey to the client. Fagnes had over the years sent and brought dirty Dempsey at least 300 clients over the years. At this time, Dempsey in 1985, who was seeking a job at Congressman Spencer T. Bachus III Law Firm, was reluctant to bring Dempsey to his law firm because Dempsey was an ex-F.B.I. Agent and Bachus didn't think it was a good idea because Dempsey could later, flip on Bachus clients.

Bachus was given a proposition by higher up Government Attorneys locally, in the Northern District of Alabama, that were not going to talk to Bachus personally about fixing his client's cases, but would deal with a plant, which was Dempsey.

You're going to have to accept who we're sending to your office, which came from the U.S. Attorneys Office for Northern Alabama. Randy Allen Dempsey, tell all of the clients the reason he got out the F.B.I. so fast, is because they're a bunch of crooks who lie, steal, and cheat, and is surely never investigated for their wrongdoings by their peers. It's always a cover up.

Dempsey states they will do anything for money, but in their face Dempsey is their friend. His wife, Lisa once worked at the local F.B.I. in Birmingham. Dempsey retired her once he started embezzling Ada Jones Assets in 1991, which will never be denied on record, but is the truth before God, and you know it dirty punk Dempsey, that Fagnes is telling the truth, thief, and you know not to call Fagnes a lie on record. You, or Barnett, or F.B.I. Agent Burgess. You all are guilty of embezzling Ada Jones Estate.

Dempsey, who is representing Fagnes on this case, takes another client to help him on his case, got the client immunity on his case, and had the client to make up a story against Fagnes to the F.B.I., and you dirty punk, you know who I'm talking about, and you got the evidence to free me. You know I never incriminated myself on 9/7/01. You know I was never at the back of Davila's trunk with no amount of drugs, and you know this so called Texas contact never on 9/7/01, never told Davila to give me any amount of drugs, and you know I was on another phone when Davila called him on 9/7/01.

Dempsey, you know that Fagnes had told the Texas contact that he is not going to have nothing to do with Davila. Fagnes told the Texas contact that he would only relay the message to tell him to take what he had over to Hoover, and Fagnes told him I'll give him the 2 leather coats, which was later stolen from Fagnes by the Jefferson County Task Force on 9/7/01, after denials about the stolen 3 boxes of designer clothes Fagnes sells with his business. Dirty Dempsey, return some of the clothes; the leather jackets remain missing and has never been returned by the thieves who profess to be honest cops, but are truly rogue cops who is protected by crony-Racist Judges with their unjust rulings to deprive a black defendant justice. It's nothing more than bigotry on the crony judges' behalf, which the fraudulent ruling has selfish motives to deceive in this case the Appellate Court Judges.

Fagnes is going to ask the 11th Court of Appeal to recuse William (Bill) Pryor from any ruling pertaining to his case, and if not, Fagnes will ask the 11th Circuit Court of Appeals to recuse themselves and let another Appellate Court make the ruling. Bill Pryor was the subject of major argument at the Senate by Senator Ted Kennedy who fought a fierce battle to keep Mr. Pryor off of the 11th Circuit Court of Appeals for knowing that he would rule in favor of Special Interest, the same way Judge Smith has made an unjust ruling