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Box 1050 A4-103 SOLESIS, CA 93960

Free Lazer C73842

Box 1050 A4-103

THAS LOS GATOS COMMUNITY.

HE CAME FROM GOOD SAMARITAN EMERGENCY

- ROCM. 6
- O OKAY. AND YOU ARE REFERRING TO A --7
- A I AM REFERRING TO AN INVESTIGATOR'S REPORT HERE THAT WE USUALLY LOOK AT BEFORE WE EXAMINE THE BODY. 9
- NOW, YOU INDICATED THAT MR. ALLRED AT THE TIME THAT YOU 10
- FIRST SAW HIM HAD VARIOUS THINGS CONNECTED TO HIM AND THAT HE 11
- WAS NUDE; IS THAT CORRECT? A THAT'S CORRECT. 12
- Q AND WHEN YOU SAY HE WAS NUDE, DID HE HAVE ANY CLOTHING 13
- THAT WAS SENT ALONG WITH HIM? 14
- NO, I DON'T RECALL THERE WAS ANY CLOTHING AT ALL WITH 15
- HIM, EITHER ON HIM OR WITH THE BODY. 16
- WHAT SORT OF DEVICES, IF YOU WILL, WERE ATTACHED TO HIM 17.
- AT THE TIME THAT YOU FIRST OBSERVED HIM? 18
- A FIRST OF ALL, HE HAD AN AIRWAY, WHICH IS PUT IN THE MOUTH 19
- JUST TO FACILITATE BREATHING. 20
- IS THIS SOME SORT OF A TUBE THAT IS PLACED IN THE MOUTH? 21
- A NO. AN AIRWAY IS NOT -- IT'S JUST A -- WELL, YOU CAN 22
- CALL IT A TUBE EXCEPT IT'S A PLASTIC DEVICE WHICH IS CURVED 23
- WHICH FITS INTO THE MOUTH. IN ADDITION TO THAT, THOUGH, HE 24
- HAD AN ENDOTRACHEAL TUBE, WHICH IS WHAT YOU ARE PROBABLY 25
- REFERRING TO. IT'S A TUBE ABOUT THAT LONG (INDICATING). 26
- Q INDICATING ABOUT 16 TO 18 INCHES? 27
- A ABOUT A FOOT, YES, SOMEWHERE AROUND THERE, AND THIS IS 28

. 28

	553
1	Q AND IN THIS PARTICULAR CASE, DID YOU KNOW WHERE IN
2	PARTICULAR MR. ALLRED HAD COME FROM?
3	A I WOULD HAVE TO LOOK AT MY RECORDS. HE CAME FROM A
4	HOSPITAL. I BELIEVE IT WAS LOS GATOS COMMUNITY.
5	OH, I AM SORRY. HE CAME FROM GOOD SAMARITAN EMERGENCY
6	ROCM.
7	Q OKAY. AND YOU ARE REFERRING TO A
8	A I AM REFERRING TO AN INVESTIGATOR'S REPORT HERE THAT WE
9	USUALLY LOOK AT BEFORE WE EXAMINE THE BODY.
10	Q NOW, YOU INDICATED THAT MR. ALLRED AT THE TIME THAT YOU
11	FIRST SAW HIM HAD VARIOUS THINGS CONNECTED TO HIM AND THAT HE
12	WAS NUDE; IS THAT CORRECT? A THAT'S CORRECT.
13	Q AND WHEN YOU SAY HE WAS NUDE, DID HE HAVE ANY CLOTHING
14	THAT WAS SENT ALONG WITH HIM?
15	A NO, I DON'T RECALL THERE WAS ANY CLOTHING AT ALL WITH
16	HIM, EITHER ON HIM OR WITH THE BODY.
17	Q WHAT SORT OF DEVICES, IF YOU WILL, WERE ATTACHED TO HIM
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23	CALL IT A TUBE EXCEPT IT'S A PLASTIC DEVICE WHICH IS CURVED
24	WHICH FITS INTO THE MOUTH. IN ADDITION TO THAT, THOUGH, HE
25	HAD AN ENDOTRACHEAL TUBE, WHICH IS WHAT YOU ARE PROBABLY
26	REFERRING TO. IT'S A TUBE ABOUT THAT LONG (INDICATING).
27	Q INDICATING ABOUT 16 TO 18 INCHES?

A ABOUT A FOOT, YES, SOMEWHERE AROUND THERE, AND THIS IS

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		4307		THE COPT
70. TYPE OF REPORT	71. CODE SECTION	72. CLASSIFICATION	30	69. CASE NO. 83-0120
CRIME INCIDENT ARREST INFORMATION	187 PC	Residential/Gunshot	ZONE	73. PAGE NO.
FOLLOW UP X SUPPLEMEN 76. NAME: LAST, FIRST, MIDDLE	14. LOCATION OF OCC 16935 Robe	rts Road, LG	75. DATE/TIME OF 1/10/83	OCCURRENCE 1345 hours
ALLRED, JOHN HOWARD	V	77.Address X 50 16935 Roberts Road	1	.phone . Jnknown

RECOMMENDATIONS: I recommend that all the items taken from V-ALLRED (as listed in "Evidence Seized"), excluding the monies VI. which are now enclosed in the safe, be taken to the Santa Clara County Crime Lab and the following tests be conducted in regard to all of the clothing.

A stipling test be done on all clothing;
 Powder residue tests be conducted on all clothing;

Clothing be checked to see if there are any wood

fragments in any of the clothing; 4. Blood on clothing be blood-typed.

INSTEAD OF THE ABOVE, THEY DELIBERATELY AUTO -NOTE BY PFLAZOR: CLAVED THE CLOTHES (UNHEARD OF IN FORENSICS HISTORY), DESTROYING THE CRITICAL PARTICULATE FIBER EVIDENCE SHOWING SHOT WAS FRONT-TO-BACK, PROBABLY AFTER DESCOVERING THAT FACT BY INITIAL EXAMINATION. - SEE NEXT PAGE (REASON GIVEN IS PREPOSTEROUS!

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JRTHER	YES	NO	REASON				Detect	tive Mc Carty
TION	**		Follo	מרווח	to con	tinuo		

emely from Wes 5-5-63 THIS IS "LAB KEPOKT"

. County of Santa Clara

California

Leo Himmelsbach, District Attorney

IM-389

DATE:

I. REFERENCE INFORMATION

PEOPLE VS. P. F. LAZOR

> JOHN HOWARD ALLRED VICTIM:

TYPE CASE: DEATH VIOLENT

TYPE EVIDENCE EXAMINED: FIREARMS, CLOTHING, BLOOD, BULLETS, GUNSHOT RESIDUE KIT

REQUESTING AGENCY: LOS GATOS POLICE DEPARTMENT (83-0120)

II. EVIDENCE AND SOURCE (See Appendix One)

II. PURPOSE OF EXAMINATION

The following requests were made:

- Examine items 1, 2, and the clothing in item 10 for gunshot residues.
- Process the articles in items 3, 5, 6, 8, and 11 for fingerprints.
- Examine the functioning of the pistol (Item 3) and the BB gun (Item 8).
- 4. Compare the bullets and cartridge cases in items 6, 7, 12, 13, and 16 with the pistol (Item 3).
- Examine the clothing (Item 9) and the gloves (Item 17) for blood.
- Examine the shoes (Item 10a) for wood and paint particles. .6.
 - Compare the shoeprint lifts (Item 14) with the shoes (Item 9e and Item 10a).
- Examine the portion of the wall (Item 15) for human 8. scalp hairs.
- 9. Determine the trajectory of the bullet which is lodged in the cabinet door (Item 16).

V. RESULTS AND CONCLUSIONS

Since it was determined that John Allred had Hepatitis B, his bloody clothing was sealed in plastic bags upon their receipt and before an examination of any of this clothing was performed it was autoclaved

.Examinations for gunshot residues on items 1, 2, and the clothing in item 10 have been deferred until it is determined that these examinations are definitely needed.

Page No .: 1

Total Pages: 5

359 REV 5/74 RFG/DMH/alr

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REPORT NO .:

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3/21, 83

EXHIBIT G

LOS GATOS POLICE DEPARTMENT

			4307		69. CASE NO.
•				120 A	83-0120
		71. CODE SECTION	72. CLASSIFICATION	ZONE	73. PAGE NO.
TYPE OF REPORT	INCIDENT	187 PC	Residential/Homicid	le 2	1
ARREST	INFORMATION	74. LOCATION OF OCI	CURRENCE	75. DATE/TIME OF	OCCURRENCE
X FOLLOW UP	SUPPLEMENT		ts Rd., Los Gatos	。	1340 8. PHONE
NAME: LAST, FIRST.	HOWARD	DOB: 2/16/	50 16935 Roberts Rd.		None

- [. ADDITIONAL PERSONS: None
- I. DETAILS: On 1/11/83 at 1000 hrs. Det. Yorks and myself were present during the autopsy of V-JOHN HOWARD ALLRED performed at the Santa Clara County Coroners Office.

The doctors performing the autopsy were <u>Dr. Houser and Dr. Ozna</u>. The case number given to the case by the Coroners Office was CA83-36.

Dr. Houser advised me that the Coroners Office would provide this department with a complete report on the results of the autopsy performed on V-JOHN HOWARD ALLRED.

During the autopsy there were three .45 caliber slugs removed from the body of V-JOHN HOWARD ALLRED. The first slug was removed from the small of the back of V-ALLRED, the second slug was removed from the head of V-ALLRED, the third slug was removed from the shoulder back area of V-ALLRED. For specific results and clarification see Dr. Houser's autopsy report.

- I. PROPERTY TAKEN: None
- V. ATTACHMENTS: Dr. Houser's autopsy report
- V. EVIDENCE SEIZED: Three (3) slugs produced from a .45 caliber weapon (the three slugs were placed into evidence and subsequently transported to Santa Clara County Lab for ballistics.
- /I. RECOMMENDATIONS: Pending investigation

PORTING OFFICERS	TYPED BY	DATE AND TIME	REVIEWED BY
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EXHIBIT H

LOS GATOS POLICE DEPARTMENT FILE COPY 4307 69. CASE NO. 83-0120 TYPE OF REPORT 71. CODE SECTION 72. CLASSIFICATION ZONE 73. PAGE NO. XX CRIME INCIDENT XX ARREST INFORMATION 187 PC Homicide 13 74. LOCATION OF OCCURRENCE 75. DATE/TIME OF OCCURRENCE FOLLOWUP X SUPPLEMENT 16935 Roberts Road, LG 1/10/83 1345 hours NAME: LAST, FIRST, MIDDLE DOB: 2/16/50 77. ADDRESS BUS. 78. PHONE X RES. ALLRED, JOHN HOWARD

16935 Roberts Road, LG

What (subsequently) occurred was that LAZOR sublet it to V-ALLRED. S-LAZOR was only to have control of the side room adjacent to the kitchen. Approximately two weeks before the shooting, LAZOR was told that he was no longer the landlord and that he had no business being on the property, and that he had no permission to be on the

Approximately three days before the shooting, S-LAZOR contacted Paul Garnier so that he (LAZOR) could remove his property from the house. Mr. Garnier advised me that there were witnesses to the fact that S-LAZOR was told that he was no longer to be at the residence or on the property. The only other information that Mr. Garnier could provide was that as of three days prior to the shooting he knew that his nephew, V-ALLRED, owed S-LAZOR \$50. or

On 1/11/83 Detective Yorks and myself responded to the Santa Clara County Vallev Medical Hospital where an autopsy was to be performed by (Dr. Houser and Dr. Hosea.) The case number for the autopsy was CA83-36.

On this date the bandages and tubes were removed from the corpse of V-ALLRED. I performed a paraffin test on V-ALLRED, both his left and right hand. The paraffin test was sealed and later booked into evidence by myself.

The autopsy was (begun by Dr. Hosea) and Dr. Houser) of Santa Clara Valley Medical. For further information on the autopsy, see Dr. Houser's report. I should note that during the autopsy three bul Houser's report. I should note that during the autopsy three bullet slugs were found in the body of V-ALLRED. The slugs were packaged and sealed by myself) after the coroner was finished with them. I noted that one slug was removed from the head of V-ALLRED. The slug had jacketed off the main bullet and there were two sections of the bullet. This was placed into one envelope.

Another slug which was whole was located in the small of the back.

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TYPE OF REPORT	71. CODE SECTION	172 61 400 110 110	29	69. CASE NO. 83=0120
X CRIME INCIDENT ARREST INFORMATION	187 PC	Residential/Gunshot	ZONE	73. PAGE NO.
FOLLOW UP XX SUPPLEMENT NAME: LAST, FIRST, MIDDLE ALLRED, JOHN HOWARD	16935 Roberts CODE (V	Road, LG		

I then took all of the clothing and V-ALLRED's wallet to the police department and logged them into the evidence room.

On 1/11/83 I attended the autopsy of V-ALLRED at the Valley Medical Center. The autopsy was performed by Dr. Houser (See Dr. Houser's report for information in regard to the autopsy) I was present during the entire autopsy and observed all the slugs being removed from V-ALLRED's body. (Also refer to Detective Mc Carty's supplement regarding details of the autopsy of V-ALLRED.)

- III. PROPERTY TAKEN/DAMAGED: None.
- IV. ATTACHMENTS: None.
 - V. EVIDENCE SEIZED/PROPERTY RECOVERED: Evidence seized V-JOHN ALLRED's clothing and wallet:
 - 1. One pair of boxer type underwear, striped;
 - 2. One pair of blue Levi jeans, condition-bloody and cut;
 - 3. One Levi's blue jean jacket, bloody and cut;
 - 4. One white pullover tee shirt with blue stripes on sleeves, bloody and cut;
 - 5. One bloody towel) believed to be white in color; 6. One pair of socks, bloody;
 - 7. One pair of Stadia tennis shoes blue in color,
 - 8. One brown wallet sentaining (\$324 56) and also containing miscellaneous papers. The monies are stored in the safe, and all other items are stored in the evidence room at this point with recommendations that they be taken to the Santa Clara County Crime Lab for the analyzing which will be stated in the recommendations.)

There were no other items taken from the person of V-ALLRED.

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LOS GATOS POLICE DEPARTMENT FILE COPY 4307 69. CASE NO. 83-0120 TYPE OF REPORT 72. CLASSIFICATION 71. CODE SECTION 73. PAGE NO. X CRIME INCIDENT 187 PC Residential/Homicide ARREST INFORMATION 74. LOCATION OF OCCURRENCE 75. DATE/TIME OF OCCURRENCE X FOLLOW UP 16935 Roberts Rd., Los Gatos 1/10/83 NAME: LAST, FIRST, MIDDLE CODE (V) 77. ADDHESS BUS. ALLRED, JOHN HOWARD DOB: 2/16/50 16935 Roberts Rd., Los Gatos None

- . ADDITIONAL PERSONS: None
- DETAILS: On 1/11/83 at 1000 hrs. Det. Yorks and myself were present during the autopsy of V-JOHN HOWARD ALLRED performed at the Santa Clara County Coroners Office.

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Dr. Houser Jadvised me that the Coroners Office would provide this department with a complete report on the results of the autopsy performed on V-JOHN HOWARD ALLRED.

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PROPERTY TAKEN: None

. ATTACHMENTS: Dr. Houser's autopsy report

. EVIDENCE SEIZED: Three (3) slugs produced from a 45

Three (3) slugs produced from a .45 caliber weapon (the three slugs were placed into evidence and subsequently transported to Santa Clara County Lab

for ballistics.

RECOMMENDATIONS: Pending investigation

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CRIME INCIDENT	187 PC Residential/Gu	nshot ZONE 73.	PAGE NO.
ARREST INFORMATION			4 .
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FOLLOW UP X SUPPLEMEN NAME: LAST, FIRST, MIDDLE	16935 Roberts Road, LG	1/10/83 1345	
	CODE (V) 77. ADDRESS	RES. BUS. 78. PH	
ALLRED, JOHN HOWARD	DOB: 2/16/50 16935 Robert	s Road, LG link	nown

At approximately 1700 hours other doctors that had been attending to V-ALLRED after he lost consciousness were attempting to revive V-ALLRED as his condition seemed to worsen and medical personnel were now doing CPR to V-ALLRED.

V-ALLRED was pronounced dead at 1725 hours at Good Samaritan Hospital in the emergency room where he was first treated when he was brought to the hospital by the paramedics. At this time Good Samaritan Hospital notified the coroner who is Norm Sanders.

At 1820 hours I spoke with Coroner Sanders by telephone. I advised him briefly of the information that I had in regards to V-ALLRED. He stated that there was no need for me to stand by. I advised him that I had all of V-ALLRED's clothing and his wallet. This was the clothing that he was wearing at the time he was brought to Good Samaritan Hospital. Coroner Sanders stated that he had no objection to me taking the clothing and the wallet as long as it was booked into our evidence. I told him that it would be.

It should be noted that when V-ALLRED was brought into Good Samaritan Hospital and into the emergency room, his upper body clothing was removed, and his shoes and socks were also removed from his person. They were immediately placed into a plastic bag, and I retained this clothing. I was present while the clothing was removed, and I was the person in control of the clothing when it was placed into the plastic bag. It was in my possession the entire time I stayed him at the hospital.

I also have the wallet removed from V-ALLRED's jeans which were still on his person at this point. It should be noted the only two items left on his person were his boxer underwear and jeans as they could not be removed. The jeans and the boxer shorts were removed after V-ALLRED was pronounced dead. They were placed into the same bag that all the other clothing was placed in.

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REI	PORT OF INVESTIGATION BY MEDICAL EXAMI	NER-CORONER INVES	STIGATOR
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ddress 16935 Robe	erts Road, Los Gatos, Calif.	Tel: No	M W S D
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EXHIBIT I

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EXHIBIT J

Board finds ex-coroner's work lacking

Husband charged after 1995 autopsy

By Matthew B. Stannard Chronicle Staff Writer

State officials have accused a former Santa Clara County chief medical examiner of botching a 1995 autopsy that was later used as evidence in a failed murder prosecution of the woman's husband.

The Medical Board of California accuses Angelo K. Ozoa of an "extreme departure from the standard of care and/or incompetence" in his Sept. 20, 1995, autopsy of Josephine Galbraith. The 76-year-old was found dead in her Palo Alto home with slashed wrists and a sash tied tightly around her neck.

The autopsy was used as evidence in the murder trial of her husband, Nelson Galbraith. Galbraith was charged with murder in January 1997 but was acquitted by a jury in 1998.

The state board alleged that Ozoa had recorded a thorough examination of the dead woman's neck but that a 1999 re-examination of the body showed his examination to be incomplete and poorly documented.

The board is seeking to revoke Ozoa's medical license, which is still active. Ozoa, who served as Santa Clara County assistant coroner for 13 years before being promoted to the top post in 1993, retired in 1998 in the wake of a scathing grand jury report accusing his office of mismanagement.

"We are confident that Dr. Ozoa is going to be vindicated at the end of this process," Ozoa's attorney, James Towery, said Monday. "He did nothing wrong in his autopsy, and this is a case that shouldn't have been brought."

Nelson Galbraith had told police he believed his wife had committed suicide. Ozoa, who initially supported that finding, later changed his mind and listed the case as a homicide in the report he sent to the Santa Clara County district attorney.

After being found not guilty, Galbraith had his wife's body exhumed and re-examined by Salt Lake City's chief medical examiner, according to the accusation.

The 1999 re-examination found that Ozoa had not completely dissected or examined the woman's neck, had failed to save key evidence or take photos of the autopsy, and hadn't noticed that the woman had undergone a partial hysterectomy, the state contends.

Galbraith filed suit against the county, claiming his civil rights had been violated. A judge initially dismissed the suit, but Galbraith appealed to the U.S. Court of Appeals in San Francisco, where it is pending.

Galbraith's family took the board's accusation that Ozoa's work was an "extreme departure from the standard of care," as a vindication of their long-held beliefs

"If a competent autopsy had been performed, homicide charges could not have been brought," said Galbraith's son, Don.

Attorney Towery rejected that argument, saying Ozoa's findings were based not just on the autopsy results, but on his belief that Josephine Galbraith lacked the strength to tie the tight knots found in the sash used to strangle her

Nor did Ozoa make the decision to charge Galbraith with murder, Towery said — that decision was made by the district attorney.

E-mail Matthew B. Stannard at mstannard@sfchronicle.com.

EXHIBIT K

STATE AND CONSUMER SERVICES AGENCY

Res- 1-22-02



MEDICAL BOARD OF CALIFORNIA

CENTRAL COMPLAINT UNIT 1426 HOWE AVE, SUITE 54 SACRAMENTO CA 95825-3236 TELEPHONE: (916) 263-2424 FAX: (916) 263-2435



www.medbd.ca.gov

January 14, 2003

PF LAZOR CSP-LAC, CDC#C73842 44750 60TH STREET WEST LANCASTER, CA 93536

Regarding: ANGELO OZOA

Medical Board Control Number: 03 2002141856

Dear Mr./Ms. PF LAZOR:

The Medical Board of California has completed its review of your recent correspondence.

Effective August 17, 1998 Section 2230.5 was added to the Business and Professions Code/Medical Practice Act. This section of the law prohibits the Medical Board of California from pursuing any complaint based upon an incident which took place more than seven (7) years prior to the date the complaint was filed.

As the incident referred to in your complaint took place more than seven years ago, we have closed your complaint without taking further action. We will, however, maintain this information on file.

Thank you for contacting the Board. I am sorry we are unable to be of further assistance to you at this time.

Sincerely,

Consumer Services Analyst

Pfs

D3-141

1-29-03

Lisa Laeber
Consumer Services Analyst
Medical Board of Calif.
Central Complaint Unit
1426 Howe Av, #54
Sacramento, CA 95825-3236

Dear Ms. Laeber,

RE: MEDICAL BOARD CONTROL NUMBER: 03 2002141856

In your letter dated 1-14-30, to me, you state you have to close this case because it happened more than 7 years ago. You also cited Business & Profesioons Code Section 2230.5, (1998) that this requirement is based on.

In response, I'm asking 2 or 3 things, please:

- 1. Because of CDC as a prisoner, I was not allowed to get copies of my complaint, because I'm indigent and cut off all copy access. I notice that your complaint form says you'll send us a copy of our complaint on request. I know it's a quite a few pages, but I simply must have a copy. Or since you closed the matter, can you send me back my original and make a copy for your closed files, please? (I need a copy for further pursuing the matter).
- 2. I'm at the only prison in the state (I think) where there is no such thing as law library access. They shut it down here about a half year or so ago. Therefore I cannot ch3e access the Business code you cited. My experience in law has been that often there is some exception, or the law may not apply retroactively, or some such thing that I could find that would allow me to still be heard. (Especially if I could not "discover" the information earlier, due to barred access, and have BROUGHT THE COMPLAINT IN LESS THAN 7 YEARS FROM WHEN I COULD FIRST ACCESS THE INFORMATION). Please let me know if such exceptions may exist, to your knowledge. And, under these circumstances, could you possibly send me a copy of that Busincess & Professions Code you rely on? I sure would appreciate it.
- 3. Can you please ask your legal staff there, if there may be some such exception to filing after the 7 year INCEPTION, such as inability to learn about the matter sooner.
- 4. Lastly, in my complaint, I mention Nelson Galbraith, who has a complaint against Dr. Oaoa. His complaint IS WITHIN THE 7 YEAR PERIOD, FOR HIM. Therefore, couldn't you at least consider my evidence against Ozoa, rather than as a new/late complaint, consider it rather as EVIDENCE FOR MR. GALBRAITH'S COMPLAINT? After all, isn't the purpose to weed out a bad doctor, not to be concerned about who brought what evidence?

Thank you. PLEASE RESPOND SOON.

Faithfully,

PF Lazor

PF LAZOR C-73842 P.O. Box 409000 IONE, CA 95640

8-25-04

MEDICAL BOARD OF CALIFORNIA Cent. Complaint Unit, 1426 Howe Ave, Suite 54 Sacramento, CA 95825-3236

RE: WHAT TO DO ABOUT A COMPLAINT ABOUT HOW PERSONNEL IN THIS DEPARTMENT ARE MISHANDLING OR POSSIBLY COVERING UP FOR A DOCTOR IN A COMPLAINT

I have a complaint about how someone in this office is mishandling a complaint that I have against a doctor that has very serious remifications. I have not been able to get past this person who I believe may be involved in "cover up" to aid this doctor who is involved in felony crimes.

When this occurs, that is, someone at your office either helping to shortstop a complaint in a "cover up", or if not that, at least is incompently and/or misusing their position in this office to block a complaint unlawfully, I need to know what are my options for overcoming this.

It is not so much that I want this errant person there to be investigated or prosecuted, I just want to be able to get my complaint against the doctor dealt with, and my questions about getting my complaint dealt with, answered by your office.

Please tell me where to go from here. In light of the information I've just presented, it would seem that stonewalling me any further would be confirmation of a coverup to protect this criminal doctor, by whoever receives this letter and continues to not respond to me.

I would appreciate your response immediately. Thank you.

Faithfully,

PF lazor

cc: files, legal files

FURTHER HISTORY OF CALIFORNIA MEDICAL BOARD'S STONEWALLING AND REFUSING TO COMPLY WITH THE CODE'S EXCEPTIONS

Here is an actual copy of the Legal Code cited by Lisa Laeber, claiming that I cannot proceed due to a statute of limitations -- while she totally ignores the exceptions to that statute of limitations. NOTE THE EXCEPTION AT SUB-SECTION (c): BUSINESS AND PROFESSIONS CODE/MEDICAL PRACTICE ACT, Section 2230.5, including 2230.5(c):

§ 2230.5. Limitation of action; revocation, suspension, limitation, or condition of a right, authority, license or privilege; accusation; contents; verification

- (a) Except as provided in subdivisions (b), (c), and (e), any accusation filed against a licensee pursuant to Section 11503 of the Government Code shall be filed within three years after the board, or a division thereof, discovers the act or omission alleged as the ground for disciplinary action, or within seven years after the act or omission alleged as the ground for disciplinary action occurs, whichever occurs first.
- (b) An accusation filed against a licensee pursuant to Section 11503 of the Government Code alleging the procurement of a license by fraud or misrepresentation is not subject to the limitation provided for by subdivision (a).
- (c) An accusation filed against a licensee pursuant to Section 11503 of the Government Code alleging unprofessional conduct based on incompetence, gross negligence, or repeated negligent acts of the licensee is not subject to the limitation provided for by subdivision (a) upon proof that the licensee intentionally concealed from discovery his or her incompetence, gross negligence, or repeated negligent acts.

Upon learning of the above exception(s) to the statute of limitations, I wrote Lisa Laeber at the Medical Board; (some time after my 1-29-03 letter [previous page] about not being able to access to the statute. Based on the exceptions, I requested that she reconsider and process my complaint. She refused to do so and refused to ever respond, even after I wrote again and again. (My copies of those letters have disappeared from my prison cell and guards have confiscated backup copies).

After about another year, I wrote again (see next page, my letter of 8-25-04). A supervisor responded asking for the specifics. I promptly sent the detailed history, with copies of my previous letters, and the above legal code proving that I met the exceptions to the statute of limitations, and requested that my complaint against Ozoa be heard. (The interim letter from the supervisor has disappeared with the others, and backup copies confiscated by the same prison guards). All Medical Board personnel from that point on have refused to ever respond to any of my inquiries, requests to process the complaint, or even requests to respond to let me know what is going on, why they won't comply with the Code's exceptions and other exceptions to the statute of limitations. I've been completely stonewalled.

PF Lazor

Bousion Crime Lab Cloud Prisoner Preed

PRICE LEGAL VEWS

EXHIBIT L

Houston Crime Lab Closed, Prisoner Freed

by Michael Rigby

On March 6, 2003, the Houston Police Department (HPD) Chief C. O. Bradford announced that the department's DNA crime lab had been shut down and that internal affairs had launched an investigation into possible criminal and other misconduct.

The announcement came six days before Josiah Sutton, who had been serving a 25 year sentence for rape, was released from prison after being exonerated by a retest of DNA evidence. Sutton was convicted in 1999, largely on testimony by lab technicians that his DNA matched DNA taken from the crime scene.

The crime lab has been under fire since an audit completed in December 2002 found that the lab's technicians were inadequately trained and that they routinely misinterpreted data and kept records in disarray. The audit further found that the technicians routinely used up all the evidence, making it impossible to refute it or have it retested.

The audit's findings led to a suspension of genetic testing, a review of the lab's procedures, and retesting of DNA evidence. So far, HPD has turned over 525 cases involving DNA testing to the Harris County district attorney's office for review. Of those, officials say, at least 62 warrant retesting.

DNA expert Elizabeth Johnson, who has been a defense witness in a number of cases involving the crime lab, is a vocal critic. "They can't do a sperm sample separation to save their lives," says Dr. Johnson. "If you put a gun to their heads and said you have to do this or you will die, you'd just have to kill them."

Another problem, says Dr. Johnson, is that HPD lab technicians greatly exaggerate the possibility that a defendant might be guilty. To date, all of the lab's errors have been pro-prosecution; never in favor of the defense. This is especially troubling considering that Harris County sends more people to death row than any other county in the nation. Seventeen of the 62 cases already flagged for retesting involve death row prisoners.

Other police crime labs around the nation, including those in Oklahoma City, Montana, and Washington State, has also been accused of performing slipshod work and providing false or misleading testimony. Most notably, the FBI crime lab was rocked by controversy in 1997 after an internal investigation accused 13 lab technicians of making scientific errors and aiding prosecutors with biased testimony. None of the technicians were fired or prosecuted. Cases handled by the technicians are still being reviewed; the Justice Department has already identified about 3,000 criminal cases that may have been adversely affected.

However, many criminal defense lawyers are questioning the Justice Department's decision to allow prosecutors—federal, local, and state—to decide whether or not to inform defendants of potential problems with their cases. According to Neal Sonnet, a former federal prosecutor, "That's like asking the fox to guard the hen house." [For the most information on the FBI lab scandal see the NACDL.org website.]

Sources: The Associated Press, The New York Times

July 2003

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LOS ANGELES COUNTY DISTRICT ATTORNEY'S OFFICE BUREAU OF CENTRAL OPERATIONS

GIL GARCETTI • District Attorney
ROBERT P. HEFLIN • Chief Deputy District Attorney
WILLIAM W. HODGMAN • Assistant District Attorney

SALLY A. THOMAS . Director

March 6, 2000

Mr. Lilton Buddie Dooley CDC #H05450 Centinela State Prison Post Office Box 731 Imperial, California 92251-0731

Dear Mr. Dooley:

Our records indicate that you were the attorney of record for the defendant in <u>People v. Lilton Buddie Dooley</u>, BA103812. Our records further indicate that either LAPD Officer Cochrane or Officer Coppock is listed as a witness in that case.

On February 16, 1999, Officer David Cochrane, Serial #26545 was fired by LAPD for lying under oath at a Board of Rights Hearing conducted on January 25, 1998. His parmer, Officer Coppock, Serial #31801 resigned from LAPD April 5, 1999. His Board of Rights hearing was scheduled for May 13, 1999. Coppock was charged with filing a false arrest and police report on November 6, 1997, as well as giving false testimony in court on November 24, 1997, and February 5, 1998.

In accordance with our responsibilities as set forth in <u>Brady v. Maryland</u> (1963) 373 U.S. 83, the Office of the District Attorney of Los Angeles County is disclosing this information to defense counsel who are representing or have represented defendants, in cases wherein one of these officers may provide, or may have provided, potentially inculpatory evidence.

This information is provided to you so that you may take whatever action you deem appropriate.

Very truly yours,

GIL GARCETTI
District Attorney

Ву

Jane A. Blissert, Head Deputy Bureau of Central Operations - CT-11

> 18000 Criminal Courts Building 210 West Temple Street Los Angeles, CA 90012 (213) 974-3701

