

MOBILE AL 366
03.11.2013 PM2L



Rudy & Erin Davis

Mr. & Mrs. Rudy & Erin Davis
P.O. Box 1415126-6041

Forney,

Dennis Morgan Hicks
#2304 Tick D-6
3100 Holman
Atmore, AL 36503

This correspondence is forwarded from an Alabama State Prison. The contents have not been reviewed, and the ADOC is not responsible for its substance or content. If the enclosed communication is not wanted, it may be returned to the ADOC.

FBI 26-20888

July 1-2018

Hello Mrs. Erin and Mr. Rudy.

July is here. It is hot in these cells.

Still I can imagine swimming in some cool water. When! Hope and pray all is well and good with you both. Best wishes for a safe, healthy and happy 4th of July. We've much to celebrate. God Almighty is truly good to us all.

I received a money receipt today from book keeping. They credit 25⁰⁰ to my account from you. Thank you very much for this wonderful gift! It shall go far, as money in here is like ten times the value out there. I'll be able to get hygiene items and writing supplies. Truly does help with the overhead. Thanks!

I hope to be able to call you this coming Friday or Saturday. Depend on it the phone is working and how long the line is. It is 30 to a phone. I'll aim for morning, about 10 a.m. Kinda quiet here. The time zone different. So, I'll go for 11 a.m. here. If not Friday, then Sat.

Hope mother photo reached you and they you have received my letters. I realize some won't entertain the notion that a Lt. on the Sheriff dept. would be so misguided to deliberately set some one up to go to prison. But Lt. Andrew Peck did. His bias

(2)

and prejudice toward me. After he found out I was release from prison. Actually blinded him so bad. He misuse his appointment of the case for personal gains and rig it so bad. That I am on death row due to his lies. He selected who he thought he could get away with his lies. He got his promotion pay raise, and lots of awards for solving a homicide and putting me away. But the absolute truth is, Chance Morris. The toddler who he says told him every thing. Was 3 at the time he talk to him, and when the crime supposedly happen 2 1/2! The fact that he believe the child was in mobile, Does not make it so, and in this case. all the adult in the child life, dispute his lies. Even though both parents was in prison. The mother call him in Chicago. Was inform to both that the grandmother illness and promoter couldn't handle all 3 kids. She inform both. that Chance was moving to Chicago until they got out. This was June of 2011. The other grandmother from Chicago, come by bus and pick him up. Transferred him back with her. The alleged killing, Lt. Peal claim happen at his grandmother house, who 30, 40 plus years ago. My dad was married to her mom, Peal died in 1981. Was

(3)

married to her in the 70's. Regan Norris was the legal guardian and had full custody of all kid children of Jason (her son) and his wife Tiffany Norris. They did divorce, but at the time both was incarcerated. She pass on custody guardianship to the other grand mother. FAX a document so she could receive medical bill pay for. He had to have treatment several times in the 6 month he lived in Chicago.

Dozens of people on both ends could and can testify that he lived there.

From photographs, medical records, affidavits if I had some body to gather up statements, on both ends.

Well, Lt. Peuk made up the story. Feed it to the child. After dozens of sweets, toys, (drives) the toddler agreed to repeat what he told him to say. Then the police went to all the officials

like child care export. Inform them that the child had supposedly witnessed a brutal killing which he didn't say

Supposedly - He went around falsely claiming it gospel. Told the coroner, who change time and date and location of the body. No forensic evidence supported the claim at the grand mother house.

Other than, the cop trick a dog to sit down where they claim the killing

happen. and pointed out a tree that
 had axc mark that was 10-12-15 plus
 yrs. old. But where the body was actually
 discovered. Plenty of D.N.A. evidence existed.
 Only clothes, hair etc. did not match
 me at all. None of it. So the cops
 and D.A. ask the jury to disregard
 the direct evidence and go with their
 manufacture evidence. which now, that
 they know the child was not in mobile.
 They circle the wagon, covering for
 the cops. He went to the sheriff. to
 the D.A. and to the grand jury. Out
 of his mouth. Stated Chance Norris
 inform him of the killing. how the
 body was cut up, hung up on a
 tree, and taken parts way in my
 vehicle. Now that the real, absolute
 truth that Chance Norris was not even
 in the country, or even the whole
 state of ALA. That he was only
 about 2 $\frac{1}{2}$ yrs. old. Cook and feed
 the nos by the ht. They all trying to
 put a front on that I was in prison,
 that I am a monster. That I deserve
 death from what I done before. well,
 God's gonna bring people into my life.
 They will help exonerate me. Volunteers
 on both location Chicago and mobile.
 The lies they told the jury won't stand

(5)

very much longer. Amen! Please call my appeal attorney Ms. Rachel Judge for full disclosure and details of all the proper names and places like the grandmother name in Chicago. First is Mitchell, but I don't know her. Never talk to her in my L.L.O. Saw her in court one time. That is it. Her church address, hospital etc. I don't know.

I can provide my where about and all the people who knew where I was. Which the D.A., /cop theory was Monday nite - Sept. 5, 2011, between 7 and 11 p.m. Joshua Duncan and I was in a fight. Never happen. He was 23, I'm 51 yrs. old. I was 5'3", I'll be 66 in a few wks. Done almost 7 yrs. here cause of the Lt. Peak lies. He is worst than the Lt. in the O.J. Simon trial. and Lt. Mark Ferguson. Went to prison for lying on O.J. The mobile Lt. Peak, got promoted, pay raise awards. They P.A. office, and Sheriff kept celebrated drinking and such at sending me to death row. They are sick, some of them abuse their position for crooked means.

I do deeply appreciate your willingness to help. Mrs. Judge # 334-269-1803 my

pending appeal should come through this year. Any time now. They are gonna reverse this corrupt verdict. And the real truth shall come out in my next trial. My innocent is clear to that truth. They completely made up the killing, all the facts are false and they manufacture date, time, place, witness. None of it is true at all. I am 100% innocent. Some realize it now, but refuse to step up, who want to lose their job for telling the truth? Who am I to any body? D.A. claim I am filthy scum, a horrible monster that society duty to kill. The doctor she got to falsify his report to the jury. Been arrest 4 times for drugs since he lied to the jury. Lost his Dr. license, and facing prison time. Last I heard, he was in rehab trying to get the judge to probate him instead of prison. Still he lied big time at trial against me. The result was untrue. He made them up for the D.A., claiming I was a sociopath treated people like objects. That I had no feelings. I love people, I love God, and he flat out lied!

It is time for ~~mail~~ pick up. So, I'll close for now. Hope to talk to you end of this week. God bless. Happy 4th of July, Peace, Love ^{On} Dennis

7

P.S. Mr. Rudy, It is early, about 3 a.m.
It was pill call for guys who take medicine
not mail pick up. So, went to explain some
of the reasons why I think the jury
found me guilty when I am not.

For starters, like I mention, the Lt.
Peek, went around lying to lots of officials,
some bought it hook, line and sinker. He
show case, window dress it all up with my
prior prison and case from 1979. So I
can understand why some of the decent, good
personel in both dept. accepted and helps
to convicted me.

Still can't go by appearance or the
theory people make up. Not without
factual proof that support and substantiate
absolute truth. And he wasn't able to
manufacture his lies that well. Sure plenty
of people wanted to believe him, so they
did, but any body with an open mind, and
a honest heart for the truth. will not.
When they learn the facts, and it is
factual that Chance Morris was not in
Mobile A.I.A. During time of 2011 until late
Nov. 2011. So, how could a toddler, be
taken to a location, and him point
out a tree and a living/dining room
spot and say. This is the exact location
the killing happen. He was a baby, just a

(6)

mere toddler. The Lt. couch him, and feed him lies. It is a miracle that he did not put any of Joshua's blood at the grand mother house. Once he could not get any. But he did set up false evidence. Put a knife on my bed room head board of my bed. He changed my mother's Holy Bible off my front sit and took a tool knife out of my tool box. Took photos of the knife on my front car sit. And Mr. Rudy, I've had hundreds of people to ride in my vehicle. all seem the Bible, and to just ~~had~~ have a knife either on my bed, or on my car sit. Could cause me to lose liberty, freedom, go back to a 2 life sentence in prison. That alone would be enough to violate my ~~past~~ parole. In which I had a petition hearing for a pardon coming up in 4 month. a goal I had been working toward for over 30 plus yrs. Make no sense what so ever! I don't keep a knife in here. I had 3 set of dishes out in society. My own, mother's, and grand mother. I'll be 80 soon. In all my life: I NEVER STAB no body. I was woke up once in prison and found not guilty, the Sgt. testify I did not stab him, that he cut his self. but my point is. I don't need or use knives for

weapons. It just came from me. Like with the
jailhouse lie. After hundreds of officials
over 4 1/2 yrs. in jail. Thousands of letters,
phone calls, visits. Never once did I
ever claim or state nothing but innocent.
To the judge in personal talks, to
all the police, family, friends, neighbors,
church members, yet, this one is fine
loser. Who testifying it fine to get a
reduce sentence. Comes to my trial,
and says he talk to me one time and
I told him I did it. Totally untrue.
Complete lie. Instead of the mandatory
life sentence for 122 hits of dope and
97,000⁰⁰ in cash, he got 30 months for
lying for the police on me. He was suppose
to be in the same wedge at jail. Talk to
me, got out - on bond, while out, got
more drug charges, got back in jail, and
when the new P.A. Jennifer Wright got
appointed P.A. over my case. (the other
one got promoted to a judge) and Mrs.
sent 2 dozen to death row in almost
20 yrs. NEVER NOT IN Death Row
conviction. Has she not used snitches.
They pick out some body, tell them what
they want to hear, and the person
goes back into the jail. Regardless if
the accused admit it or not. They
return and tell them yes, tell them what

They want to hear. If they will repeat it on the stand. It is their get out of jail free ticket. Many are so far gone on dope and such lost people. That D.A., police knows they'll pick them up again, but because it works for them to have some body lie to the jury. Conviction to prove justify the small lies. They already convince that the person guilty. So they help it along. They don't see it has corruption. They see it as fixing problems helping society. So what if they bend a few rules. They still consider themselves good officials whatever means justify their end. With my case, they ask people to lie. Lt. Peake went to dozens of my own family members, neighbors, friends, claiming I was killing people in secret. That he knew I kill Joshua, claim I kill my bro-n-law. (who wasn't kill, but had a heart attack) died of natural causes. Still he character assassinate me so bad, then the judge and D.A. climb on board, and they hoodwink the jury into believing a lie. They spent over a million dollar, few thousand the judge gave my defense. Went into the appointed lawyer pocket. They call no expert. Promise to do over a dozen. Call less than 10% of all those line ups waiting to be call into the court room. Then out side

subpoena to be there. After trial, the (!!) lawyer dismiss them. Family members, people who had first hand knowledge of my where about, of Joshua, of the 3 children where about. The lawyers help and work for the D.A. and police, and judge, way more than they did me. I wrote up the lawyer letter not coming to visit me for 9 months. My trial was 4 months away. They saw me a few times, and claim they was gonna prove the police a lie. That I did not have the burden of innocent on my shoulder. but that P.A. had guilt on them. Both said due to my past, If I ~~had~~ took the witness stand, I'd be found guilty. That due to my being 25 $\frac{1}{2}$ yrs. in prison, I would cause them to lose the case. That they would win it if I did not do it. When I realize they was selling me out, when it come the defense turn. I wrote the judge, stating the lawyer and I had a major conflict, an issue of trust, respect and case style. That I wanted to testify and he refuse to let me change my mind - I had said no like they order me to, but once I realize they did not have my best

(12)

interest at heart.. I tryed to stop
the injustice and crookness, but fail
~~change~~ to do so.. But my lawyer
did me wrong. What worst, I allow
them too. I should of NEVER allow
them to be Judas lawyers to me.
I'll not ever recommend them to
any body not even a tra-ff ticket.

I hope to cover what ever you
need me to via phone. Be nice if
it was a camera recording too, but
it is a start. Maybe you can put
the record on the web-site. Some
body in Chicago, Mobile, will hear it,
and step up to help exonerate me.
The verdict is corrupt to high heaven.
I can use all the help you're able
to spearhead my way in gaining
volunteers to rally up and gather
up all the necessary evidence to
show my innocent. The absolute truth
support my innocent. Just not me claiming
it, but the real factual facts of the
case it self. It proves I had no
involvement, that no killing happen
around me. Not my house, Regina
house, none of it ever happen. They
made it all up. Sure they clutter the
whole case with lots of lies, but still they can't
change the real true truth!! Talk with you later
oh! Thanks for all your help! God bless. Sincerely
Dennis Hiles