## THEY LYNCHED HIS CHARACTER

## **BY LYING TO THE PUBLIC PART 1**

"Oregon is the home that White Supremacists dream of."

Walidah Imarisha, Assistant Professor Portland State University

On August 27, 2019, the Multnomah County DA's office told the public: "....Themba Kelley used a firearm...to rape the woman...." https://flashalert.net/id/MultCoDA/127115 What the DA "FlashAlert" intentionally omitted is that, days earlier on August 14, 2019, (the day of the arrest) PROSECUTOR NICOLE M. HERMANN received an email from Detective Anthony Cobb which stated: "....We didn't locate a qun during any of the searches....." The "FlashAlert" also didn't report, that directly after Wendy Parris said Themba Kelley was in the motel room "...armed with a gun ...;" the police surrounded the room with rifles, arrested Themba Kelley and concluded: "Based upon a thorough search looking at all hiding locations inside and outside the room, no gun was seized and no evidence a gun or gun pieces or parts were in room # 208." The GPD further reported: "There wSas no firearm located inside the vehicle and no evidence there was one." Page 71-72 Gresham Police Report. The DA "FlashAlert", also omitted that as soon as the police called the room and told Themba Kelley that Wendy Parris said he had a gun, Themba Kelley immediately said she was a "...lying bitch...." Page 21 Police Report. In other words, the Black man told the truth, the lying White woman almost cost his life but they still forged ahead and told the public "....Themba Kelley used a firearm...to rape the woman...." Thus, Defense Attorney, Westbrook Johnson has declared under penalty of perjury: "The DA's office has defended Wendy Parris in a way that is unprecedented." The DA "FlashAlert" also told the public that "...Themba Kelley broke the womans arm...." This lie was also known on the day of the arrest as follows: Upon arrival to the Emergency Room, an x-ray of Parris' arm revealed "significant callous" and an old break. Yes, an old break! And there's more! When confronted by Dr. Kaplan about the old break, Wendy Parris acknowledged "...that the arm had been broken in a car crash that happened earlier that year..." Legacy Mt. Hood Medial Record Page 136. Moreover, Parris was caught on film using the arm normally directly before (and after) she made the allegation. In other words, the DA office was more than aware that she was lying days before they maliciously told the public that "...Themba Kelley broke the womans arm...." SEE INDISPUTABLE VIDEO EVI-DENCE @ 79LIES.COM. The DA "Flash Alert" also reported, "...Themba Kelley...started to assault her...and strangled her...." Disturbingly, what they didn't say is that the medical record states the exact opposite as follows: "Neck: Normal range of motion. Neck supple. Nontender neck. No abrasions or hematomas (large bruising). No ecchymosis (bruising) or evidence of significant injury; and "Head: Normocephalic and atraumatic." Simply put, Wendy Parris' pale white skinned neck and face didn't evidence any injury whatsoever. Importantly, Kaplan also noted, "no vaginal pain" and "she denies vaginal injury from penetration." See Legacy Mt. Hood Medial Record Page 134-35. The DA "FlashAlert" also reported, "...Based on information developed by law enforcement, Themba Kelley has previously represented himself as a life coach for vulnerable community members, particularly those who do not have a permanent residence...." The above "...life coach..." slander is another racist lie! That is, there is no court or "...law enforcement..." record in existence to support it. Nonetheless, the slander was echoed by KGWNEWS, LIVE955NEWS, APNEWS and THE WASHINGTON POST. Just as disturbing, even though testimony from P.I Simeon Good and a statement from DDA Nicole Hermann proved it was false; years later, those absurd articles are still on the Internet. In response to the slander; **79LIES CAMPAIGN** invited the media to a three day hearing for prosecutorial misconduct to expose the public to the truth. The historic hearing included; testimony from Defense Attorneys Barry Engle and Westbrook Johnson who both testified that they believed official misconduct had occured. Westbrook Johnson, went as far to say that "...in a thousand cases..."; she had never seen a case "...so flawed...." Regarding the "broken arm" lie; 43 year experienced Dr. White testified: "...This information...was known and documented the morning of August 14, 2019. Ms. Parris however, continued to give false testimony to her police interviewer and later to Grand Jury...." Similarly, Lead Detective Anthony Cobb testified, that "...there was no gun...." Still, even though the corruption was apparent and the lies proved that Parris wasn't raped; Judge Thomas Ryan refused to let a Black Pro Se Defendant be the first in Oregon to win on pretrial prosecutorial misconduct. In short, similar to how "...the most common reason that public lynchings occurred was because White America erroneously decided that White women needed to be protected from all Black men...," Judge Ryan "...erroneously..." acted as if he really believed Wendy Parris "...needed to be protected..." from Themba Kelley. See Chelsea Hale and Megan Matt, the Intersection of race and rape viewed through the Prism of a Modern Day Emmett Till. American Bar Association (2019). And there's more! To our grave disappointment; not one Portland media person covered the misconduct hearings even though they were invited. In fact, it wasn't until after trial occured several months later, that Zane Sparling of the Oregonian finally reported: "...Themba H. Kelley...tried...to subpoena [PROSECUTOR NICOLE HERMANN] and sought to dismiss the case due to allegations of prosecutorial misconduct...." Sparling also reported; "...No qun was ever found by officers who arrested Themba Kelley inside the motel room...." But why did it take four long years to tell the public what was known on the day of the arrest? And why wasn't the public told what (specific) misconduct DDA Nicole Hermann was being accused of? And after smearing his name with lies and luring the public into lynching Themba Kelley's character four years earlier, why didn't the state do a follow up "FlashAlert" to inform the public about the trial? Thus, with no transparency, no accountability, no citizens to observe the hearings and a Judge complicit with the state's misconduct; PROSECUTOR BRIAN DAVIDSONs corruption at trial was uninterrupted, historic and racist to the core.

## See THE INDISPUTABLE PROOF AND SIGN PETITION @79LIES.COM