



Meek Mill, Jay Z, Michael Rubin, Robert Kraft & Van Jones

Since reform is on the horizon via your Reform Alliance please allow me to briefly introduce a very important dynamic that is intended to further open your eyes.

As your personal and professional forming parties very well know throughout the legal communities to be placed on probation or parole the charging entities must have legal standings to rely upon. Just as true and or more important the charging entities must pursue any and all convictions legally per our constitutional, civil, and due process protections at every turn. The law does not allow law enforcement officers, prosecutors, and or judges to break the law to catch alleged lawbreakers. In fact, the law forbids it.

It is undeniable without a legal beginning there can never be a legal ending.

For millions of Americans especially throughout the urban communities, not limited to African American and Latino cultures, feel with validity due process, constitutional, and civil protections do not apply to us. Many will question why?

To all of you whom question why all of your questions are great questions because the first steps to change are to acknowledge.

For your personal, professional, and legal teams knowledge, the following proof I am offering to provide is far greater than any one individual, legal case, race, community, or culture.

To skim the surface far to many cancerous problems resides with the double standards of policing based on community or culture, racial profiling, law enforcement officers arming themselves with and using predetermined illegal sets of circumstances to obtain illegal arrest an subsequent illegal convictions that are being supported and perpetuated by judges and prosecutors across the country, overcharging & over indicting, when the prosecutors can literally indict a roll of cotton tissue if not challenged that confirms the grand jury processes are extremely flawed, ineffective assistance of far too many defense counsels, prompting K-9s to illegally inducing probable cause, and finding judges to do the right thing are some of the far too many problems that exist throughout our judicial community abroad.

I wholeheartedly understand the magnitude and ramifications of my allegations.

To wit as the spotlight will shines on the State of Ohio, Lorain County prosecutors, judges, and the Ninth District appellate process per the evidence provided supports they are actively supporting constitutionally and civilly invading practices.

Please allow me to provide a star key witness which is undeniable video proof being Ohio State Trooper Christopher Beyer's (whom hereafter will be referred to as Beyer) patrol cruiser dash cam video.

Now comparing the first ten minutes of the video compared to Beyer's relevant suppression hearing and trial testimonies, the trooper's invading activities and perjury dynamics are so egregious the ongoing record and evidence will speak violations volumes.

For a more thorough breakdown review the Breaking News Bombshell Of An Active Story 2, which is also provided via my **Oyezxx** Facebook business page.





Please locate the video and all other referred evidence. Everything is provided via my **Oyez222** Facebook business page for your immediate and thorough review.

The first ten minutes of the video activities or lack thereof are undeniable, paramount, and most alarming.

In fact, in my layman and humble legal opinion, all cases associated with Troopers Beyer, Michael Trader (whom hereafter will be referred to as Trader), and K-9 Argo should be thoroughly reviewed for constitutionally and civilly invading activities.

Again for those of you that will question why stay with me as I will bring this full circle.

Dating as far back as early 2010 it was and remains well documented to Ohio, Ohio Highway Patrol, and Lorain County prior to June 14, 2011, that K-9 Argo could not legally detect narcotics.

Records also confirmed the combination of Trader and K-9 Argo wasn't a reliable or legal means per higher court decisions in detecting narcotics.

The K-9 report also provided speaks volumes. In part, the report states and/or confirms K-9 Argo was "Highly Prompt Dependent," meaning the K-9 primarily and specifically reacts off of prompt commands.

The report confirmed K-9 Argo's prompt command was "tapping."

During the trial, Trader admitted to tapping the vehicle alleging "the need to get K-9 Argo's attention" by tapping the exact location 2 to 4 times where Argo scratched the vehicle, which illegally induced probable cause.

The video clearly supports the same.

Beyer's and Trader's trial testimonies of February 2014, completely conflicted with their suppression hearing testimonies relevant in June 2012.

Relevant invading activities I've met upwards to 20+ individuals who have been violated by these same mentioned officers for many of the mirroring mentioned and unmentioned invading activities.

In fact, the racial profiling patterns are extremely clear and their arrest and conviction disparities numbers speak volumes.

Collectively the proof is alarming and undeniable.

The video accompanied with the ongoing legal arguments in the eyes of public opinion and perception will birth change.

Behind the closed doors and causes of tainted convictions, mass incarceration, and sentencing disparities these types of problems will continue.

In fact, society must be made aware of like bombshell stories. If you question why? The answer can be this simple.





The video proof highlights many dynamics that millions of citizens and non-citizens have to contend with prior to traffic or investigative stops, arrest reports, grand jury processes, indictments, plea offers, trials, and/or convictions leading to probation or parole if we are that lucky.

No citizen or non-citizen of the U.S. should have to live or fight for their lives or liberty under such invading conditions. The invading activities supported by the video are no better nor worse than the accused or any alleged domestic charge for that matter.

Therefore, it is extremely important that society is educated to the fact of these types of invading activities being committed by these and like law enforcement officers, which violates the law and their oaths taken to uphold and preserve our constitutional and civil protections when they were sworn in as law enforcement officers regardless of their state.

More alarming, the same holds true that these types of violations birth liability issues that ultimately will be inherited by the taxpayers.

Legally no conviction, probation, or parole can reside or legally stand on constitutionally and or civilly invading foundations.

The sad reality is far too many convictions, probation, and parole placements are being forced to stand across America. This is even after the invading violations are brought to the appropriate parties' attention when the evidence is wholeheartedly favorable to the accused such as the video proof of Ohio State Trooper Christopher Beyer's, of Lorain County, patrol cruiser dash cam video as mentioned within.

Please do not hesitate to contact me, the founder of **Oyez22**, per the contact section on the **Oyez22** Facebook business page.

In closing, thank you in advance for your time taken to read this and like stories for our relevant input to assist in your reforming cause.

Inside the lines, we wholeheartedly appreciate it.



Written (02/19/19) by Clifton A. Jackson

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