

From: BillKenny@FryRoad.com
Sent: Wednesday, September 19, 2012 7:05 AM
To: 'Chow, Hannah'
Subject: FW: HC12-21366

Dear Judge Chow,

You've sat on the bench, you know how guilty and innocent people act.
As I have stated many times, I will sit for a polygraph.
Do you think **anyone** else involved in this case will sit with me?

Ms. Parsons decision proves that she ignored the facts in order to satisfy a predetermined conclusion.

I'm trying to do the right thing, I'm going thru proper channels, which brings me to you.
Now it's your turn to approve Ms. Parsons actions.

Ms. Lycos appointed you, I pray her 'do the right thing' is District Attorney Policy and not just a slogan.

I'll call you tomorrow if I don't hear from you sooner.

Thank you for your time,
Bill Kenny
713-280-5152

From: BillKenny@FryRoad.com [mailto:billkenny@fryroad.com]
Sent: Tuesday, September 18, 2012 5:59 AM
To: 'Chow, Hannah'
Subject: FW: HC12-21366

Dear Judge Chow,

I wish you were able met with me, when I was at your office, last Friday.

In the pursuit of justice this case deserves evaluation by unbiased eyes.

Can you provide those eyes?

Thank you,
Bill Kenny

From: BillKenny@FryRoad.com [mailto:billkenny@fryroad.com]
Sent: Monday, September 17, 2012 11:47 AM

To: 'Parsons, Lynne'
Subject: RE: HC12-21366

Good morning Ms. Parsons,

The problem is not the quantity or quality of evidence; it's your misconstruing, suppressing, biased interpretation, and the pre-determination agreement with police when submitted to Intake Division twice.

Using your ability and authority to back into an end result, is not justice, it's just wrong.

Keep the Faith,
Bill Kenny

From: Parsons, Lynne [mailto:PARSONS_LYNNE@dao.hctx.net]
Sent: Friday, September 14, 2012 9:16 AM
To: 'BillKenny@FryRoad.com'
Cc: Chow, Hannah
Subject: RE: HC12-21366

Mr. Kenny,

I am unavailable to meet with you. If you have new evidence, please feel free to bring it and leave it with my receptionist. I will review at a later time.

Sincerely,
Lynne Parsons

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]
Sent: Thursday, September 13, 2012 7:58 AM
To: Parsons, Lynne
Cc: Chow, Hannah
Subject: RE: HC12-21366

Ms. Parsons,

Not meeting with me is unacceptable.

Your decision is unsupportable.

Abusing your authority and making decisions with no accountability is wrong.

Tomorrow is the 7 month anniversary of the Valentine's Day Massacre, I'll be in your office at 11am.

Thanks,
Bill

From: Parsons, Lynne [mailto:PARSONS_LYNNE@dao.hctx.net]
Sent: Wednesday, September 12, 2012 9:01 AM
To: 'BillKenny@FryRoad.com'
Cc: Chow, Hannah
Subject: RE: HC12-21366

Mr. Kenny,

Due to the time constraints on my schedule, I am not able to meet with you at this time. However, if you have new evidence, please forward that to me and I will take that under consideration.

Lynne Parsons

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]

Sent: Monday, September 10, 2012 2:50 PM

To: Covington, Jennifer; Parsons, Lynne

Cc: Chow, Hannah

Subject: FW: HC12-21366

Hello Jennifer,

With Lynne Parsons permission will you please schedule a meeting between us at her convenience? Please let me know either way, sooner the better. Thanks, Bill

Ms. Parsons,

Thank you for the call Friday to discuss the case. Please accept my apology for my bad phone connection, it runs on the internet and sometimes unreliable.

You said your conclusion is base based on years of experience as a prosecuting attorney. The only thing I have going for me is common sense, basic logic, and knowing right from wrong.

I believe a jury, presented with the same evidence, would not understand your decision or the entire handling of this case by the department that's under your control and responsibility.

Please give me an audience; I'm sure we can work together if we get on the same path. You have an opportunity, if not a responsibility; to resolve this once and for all. Do the right thing.

Thank you for your time,

Bill Kenny

713-280-5152

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]

Sent: Tuesday, September 04, 2012 2:31 PM

To: parsons_lynne@dao.hctx.net

Cc: 'chow_hannah@dao.hctx.net'

Subject: FW: HC12-21366

Dear Ms. Parsons,

Judge Chow speaks quite highly of you and believes you are quite thorough so I would like to know what you are basing your decision upon after your investigation. The evidence does not support your conclusions and you know I can prove it beyond reasonable doubt.

In the attached rejection letter you say Lisa and my story differ, not so, the official police report (attached) Lisa said she pushed me and I pushed her. Lisa pushed me in the house and I pushed her when I was sitting in the truck trying to leave. There is no disagreement that those two events occurred however, Lisa left out the middle and did not disclose the assault, which occurred between the two events. On the police report Lisa did state she was the attacker. Lisa version and my version do coincide I just have more detail.

This was not an altercation it was an assault, and it was not the first time. I can see on my arm where the new skin grew back. Also during the investigation surly you discovered the police overlooked then covered-up this assault, now it appears you are attempting to sweep it under the rug. The evidence of Lisa's violence and assaulting me is overwhelming. I went into the house without injuries and returned minutes later with injuries. I'm sure Sgt. Thomas told you about the eye witness who testified to that fact. Plus I'm sure the Deputies, and everybody else, who were on the porch that night, will testify that Lisa had no injuries.

What do you mean by 'evidence of the sequence of events is disputed and therefore insufficient to prove beyond a reasonable doubt the commission of a crime'? What is the dispute? Who is disputing this? If Lisa is denying this then have you deposed her under oath? If Lisa is changing her story now why not add perjury.

The evidence of Lisa's violence and assaulting me is overwhelming and will satisfy any reasonable person's reasonable doubt.

As far as Joe Felice is concerned, he dialed 9-1-1 at 7pm to report an incident that occurred at 4pm. I did not call him; he called me at 7pm, and mistakenly thought I was at the home. And instead of just expressing his concern for the women he decided to falsely accuse me of threatening him to 911. Joe Felice wanted me in jail and thought that was going to happen until everyone realized the truth. Deputy Luce told me Joe Felice wasn't credible. Not sure of Joe's current story but ADA Schultz thought Joe Felice called 911 at Lisa's request. Nothing can be further from the truth, the last thing Lisa wanted was for the police to visit the scene of the crime, but they did! This evil plan back fired on Joe Felice because his actions exposed Lisa's crime. Talk about friendly fire, ouch!

As I have stated; I have nothing to hide, I'll take a polygraph, I have done nothing wrong, I am the victim of multiple assaults from Lisa Kenny, and Joe Felice repeated several felonious terrorist threat charges falsely attributed to me in front of my children. You know the truth, you know mistakes were made, you know crimes were committed; you know the victim and criminals were switched at birth.

In this case the man is the one getting assaulted but you protect the criminal, why?
In this case the police made mistakes and you protect them instead of correcting their mistakes, why?

I need someone to explain this to me because I do not understand and need too.

I will call you tomorrow to schedule a meeting to resolve this issue.

Thank you,
Bill Kenny
713-280-5152

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]

Sent: Monday, August 27, 2012 1:56 PM

To: 'chow_hannah@dao.hctx.net'

Subject: FW: HC12-21366

Good afternoon Judge Chow,

Thank you for the reassurance you provided on Aug 10th. However, Lynne Parsons has not returned my calls and based upon what you've told me, this is not standard procedure for Ms. Parsons. Since I'm unable to find out from Ms. Parsons the status I implore you to please inquire with Ms. Parsons the status of this case.

I am the victim; however this conspired case shows the criminals as victims and victim as the criminal. This is wrong.

I want charges brought against Lisa Kenny and Joe Felice for crimes they committed.

Please inform me of the status of this case.

Thank you,
Bill Kenny
713-280-5152

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]

Sent: Wednesday, August 08, 2012 7:29 AM

To: 'chow_judge@dao.hctx.net'; 'chow_hannah@dao.hctx.net'

Subject: HC12-21366

Good morning Judge Chow,

I left a phone message with your assistant Tiffany last Friday requesting a call back about the exceptional case I'm involved.

I've been unsuccessful in my attempt to have this mistake corrected. Unfortunately in this case anyway, the path of least resistance appears to be the MO for the majority of public servants I've encountered. I naively assumed once the individuals, in authority, realized the truth they would be obliged to correct not reinforce these mistakes.

I understand supporting coworkers, but not at the expense of violating the same laws you are sworn to enforce.

Please meet with me, this needs resolution.

Thank you,

Bill Kenny
713-280-5152
BillKenny@FryRoad.com

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]
Sent: Wednesday, August 01, 2012 10:00 AM
To: parsons_lynne@dao.hctx.net
Cc: Michael.Weinel@sheriff.hctx.net
Subject: FW: HC12-21366

Aug. 1, 2012

Dear Ms. Parsons,

Avoiding me and using Jennifer as a wall is not the answer. I don't think there would be any hesitation or avoidance if I were a woman.

Jennifer suggested I consider contacting internal affairs, if that will help then I will. But, I don't think its internal affairs job to bring charges against Lisa Kenny and Joe Felice. I have no interest in perusing charges against anyone else. However, there was a point when I had no interest in perusing charges against Lisa Kenny either. I've always wanted charges brought against Joe Felice. Am I asking too much?

I have been emotionally devastated, financially destroyed, and now they are finishing up with character assassination.

As I have stated; I have nothing to hide, I'll take a polygraph, I have done nothing wrong, I am the victim of multiple assaults from Lisa Kenny, and Joe Felice repeated several felonious terrorist threat charges falsely attributed to me in front of my children. You know the truth, you know mistakes were made, you know crimes were committed, you know the victim and criminals were switched at birth.

I have convinced you, you can convince a jury. This is simple truth; a reasonable person would see the truth beyond a reasonable doubt. This incident back fired on the criminals, it's Karma and very obvious.

This is an exception, and if you are not the correct person then maybe an unbiased, independent, special prosecutor might be needed before this growing cancer involves any more, good intentioned, public servants.

This needs to be resolved, I want to meet with you. I need an advocate, please make a decision.

Thank you for your time,
Bill Kenny
713-280-5152

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]
Sent: Monday, July 23, 2012 10:51 PM
To: 'Parsons, Lynne'
Subject: RE: HC12-21366

Dear Ms. Parsons,

I'm glad you did not inherit an agenda.

With all due respect, you are sadly mistaken when you say I benefitted from the law enforcement officer's decision NOT to pursue an allegation of Terroristic Threat or Assault by threat.

If the officers did their job and came to my house, a few blocks away, this would have turned out much differently. Instead Luce became judge and jury, and convicted an innocent man. I'm assuming Luce fell victim to some polished liars. He released the criminals then participated in condoning a felonious Terrorist Threat. In addition they manufactured an official police report that identified, the victim of assault, the suspect of family violence. Being the suspect of a family violence police report is very incriminating.

I'm sure Lisa was nervous because she surly did not want the police to see me. Deputy Luce is our subdivision contract deputy, I live right around the corner from Blindlake, I wish he would have stopped by that night.

This 'benefit' ranks right up there with a 'good intention'. If I did not received this benefit this case would be over by now and Joe and Lisa would be doing hard time in the Big House.

You state 'Law enforcement officers must evaluate evidence and not simply pursue charges based exclusively on what someone said someone else did.' This happened in reverse, charges were suppressed because Luce accepted hearsay, from criminals, as gospel.

HC 911 has a retention policy that they follow.

My 911 cd came from a NICE system. After bringing charges and satisfying 'reasonable doubt from a reasonable person', getting convictions, and justice for this victim, consider taking 20 minutes and express your concerns about 911 with a NICE sale person.

As I have stated I have nothing to hide, I'll take a polygraph, I have done nothing wrong, I am the victim of multiple assaults from Lisa, and Joe Felice dialed 911 made several felonious terrorist threat charges. This is simple basic truth, an unbiased person would see the truth beyond a reasonable doubt. This is an exception to the rule, you can't make this stuff up. This incident back fired on the criminals, it's Karma.

I'm unaware of the overall flow as far as how a case progresses thru the DA's office. I would like to meet you and hear your thoughts and clear up any misunderstandings. I can be in your office at your convenience, please let me know when's good for you.

Thank you,
Bill Kenny
713-280-5152

PS. Luce was driving by last Friday, I talked to him, his memory is still intact. He heard Joe Felice say I threatened to kill him.

From: Parsons, Lynne [mailto:PARSONS_LYNNE@dao.hctx.net]

Sent: Monday, July 23, 2012 9:25 AM

To: 'BillKenny@FryRoad.com'

Subject: RE: HC12-21366

Dear Mr. Kenny,

I have no agenda in any of the events that you say have occurred to you. My objective is to review the evidence to determine if anyone has committed a crime that can be proven beyond a reasonable doubt. Next, my duty under the law, assuming that a case can be proven beyond a reasonable doubt, is to seek justice and not merely a conviction in each fact scenario that presents.

I am attempting to review all evidence. My inquiry into whether you have a copy of the 911 tape is legitimate and relevant to your allegation that Joe Felice made a false report to a peace officer. When reviewing your email dated July 18, 2012, I saw your attachment containing the 911 tape and found the previous one as well. My inquiry to you does not preclude me from requesting a copy of such a tape, if it exists, from the 911 dispatch centers. Nevertheless, the reality is that no law enforcement agency can maintain copies of all of the 911 calls ever made to the 911 dispatch lines. Think about it. How many of these calls occur in Harris County in just one day? In one week? In one year? Some result in criminal allegations and criminal charges, but the majority do not. At the time of the call, no one knows whether a criminal allegation against a particular person or persons will occur or lead to a criminal charge or charges. It is beyond reason to believe that there would not be some procedure to cull out 911 recordings in a given jurisdiction especially one the size of Harris County, Texas. Budgetary concerns as well as server space capacity lead one to understand that not all 911 recordings are stored in perpetuity. With that being stated, I would like you to be aware that I will determine if the 911 recording made on 2/14/2012 still exists with law enforcement and make certain it matches what you were provided.

Please note that the threshold for proof in any criminal matter in the State of Texas is proof beyond a reasonable doubt. It is not by clear and convincing evidence as in your divorce proceeding, or by the preponderance (greater weight) of the evidence as in a civil matter such as breach of contract cause of action. Filing a criminal allegation against an individual is a very serious matter. I am certain that you can appreciate that given the fact that you benefitted from the law enforcement officer's decision NOT to pursue an allegation of Terroristic Threat or Assault by threat at the time that the law enforcement officers arrived at the home occupied in February of your now former wife. Law enforcement officers must evaluate evidence and not simply pursue charges *based exclusively on what someone said someone else did*. This is especially true when dealing with family units that evoke great emotional reactions.

When I have more information, I will be back in contact with you.

Sincerely,

Lynne Parsons

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]

Sent: Wednesday, July 18, 2012 1:46 PM

To: Parsons, Lynne

Subject: RE: HC12-21366

Dear Ms. Parsons,

I don't want to jump to false conclusions however I am a little concerned by your reply.

Individuals in the past have put on a façade, pretending to help while in actuality performing a clean-up/cover-up operation, including your subordinates and Sgt. Thomas. I know you're busy and I'm extremely grateful for any sincere help you can provide.

Will you please request a copy from the source. I would like to know if the 911 recording is not available plus I would like to compare what you receive to the recording I have. I have been told the 911 call is open to the public.

I know there were several confirmed liars in attendance on Valentine's Day, but there were also many honest and unbiased people who heard Joe Felice say I threatened his life including 3 Harris County Deputies. I can't believe all these people would not tell the truth, would not make sense.

My initial 911 request was 3-13-2012, I received a CD on 6-26-2012. That's the short version, let me know if you want the long version. Would a copy of the brief filed by Susan Fillion to prevent the release be of any help?

I have already sent you a copy of the 911 call it was in the email with the pictures. I'm attached it here but please, do request a copy from the source.

When do you anticipate us getting together to discuss these cases? I would like to make sure you will be basing your decisions upon what actually occurred.

Thank you,

Bill Kenny
713-280-5152

From: Parsons, Lynne [mailto:PARSONS_LYNNE@dao.hctx.net]
Sent: Wednesday, July 18, 2012 9:26 AM
To: 'BillKenny@FryRoad.com'
Subject: RE: HC12-21366

Dear Mr. Kenny,

With the receipt of this information, I will be evaluating the evidentiary aspects of any potential criminal charge. It occurs to me that you might have a copy of the 911 tape. Please let me know if you do. That would be additional evidence to review and consider. City and county 911 tapes are erased within certain time parameters. If you do not have a copy of the 911 tape, then I will determine if the tape still exists at the HEC Center.

Sincerely,

Lynne Parsons

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]
Sent: Tuesday, July 17, 2012 1:11 PM
To: Parsons, Lynne
Subject: RE: HC12-21366

July 17, 2012
Harris County District Attorney

Dear Ms. Parsons,

Thank you for your time and response. Please forgive me for taking almost a week to reply to your 10 questions. It might be best to review my answers in person so there is no misunderstanding. I have attached my answers.

Lisa and Joe Felice both broke the law. There's harm, there's foul, where are the penalties? Simple truth makes perfect sense. This house of cards will not support the weight of truth.

No one ever contacted me about the Valentine's Day Massacre. According to Sgt. Weinel they don't have to contact the suspect. I got the same response from ADA Schultz; I asked her why she closed the case without talking to me. She said she didn't have to contact me. I question this procedure and policy.

As I have stated no one wanted this, especially the complainant and the suspect of the police report. But this bogus, false, incriminating report was filed, with everyone's cooperation. At least 3 of the 4 people on that porch knew it was a big fat lie, but they did it anyway to save their own butts from the crimes they committed. And they have been receiving cover-up support from people that are empowered to enforce these laws that they've broken.

On Valentine's Day reality set in shortly after the Deputies arrived at Blindlake, at that point Deputy Luce, Lisa, Maggie, and Joe chose the wrong path, and filed a police report identifying the victim as the suspect. Plus they received a bonus by completely ignoring the terrorist threat mess.

Now that you know the truth, I pray you choose a better path.

Thank you again for your time,

Bill Kenny
713-280-5152

From: Parsons, Lynne [mailto:PARSONS_LYNNE@dao.hctx.net]
Sent: Thursday, July 12, 2012 9:45 AM
To: 'BillKenny@FryRoad.com'
Subject: RE: HC12-21366

Thank you for forwarding your previous emails. I have a few questions.

1. Is your divorce final? If so, when did that occur and state the cause number and court.
2. On 2-14-2012, what was stated by each of you in the verbal argument between your former wife and yourself before she assaulted you?
3. On 2-14-2012, describe the physical altercation between you and your former wife that led to your injuries including the sequence of the events before and after each strike?
4. Did you strike your former wife during this altercation? If so, describe the physical actions you engaged in and the sequence of the events before and after each strike.
5. Did your former wife sustain any injuries as a result of this altercation?
6. Were you at the house of your former wife on 2-14-2012 to hear Joe Felice state to someone that you threatened his life? If not, who told you that he did make that statement and when were you told this information?
7. State to whom he make the statement that you threatened his life of the lives or others? State to the best of your ability the words Joe Felice attributed to you as a threat on his life or on the lives of others?
8. Why did you not call the police after your former wife attacked you on 2-14-2012?
9. What was the first date that you contacted the police to file a complaint of assault against your former wife?
10. Please indicate when each of the photos you attached to the below emails was taken and the date of the injury depicted in each photo and the individual who took the photo. Please be as specific as possible.

From: BillKenny@FryRoad.com [<mailto:billkenny@fryroad.com>]
Sent: Friday, June 29, 2012 11:32 AM
To: parsons_lynne@dao.hctx.net
Cc: Michael.Weinel@sheriff.hctx.net
Subject: HC12-21366

Lynne Parsons, Intake Division Chief
Harris County District Attorney's Office

Good morning, ADA Lynne Parsons,

This letter is to appeal to you for your help. This case is an exception that requires more dedication than ADA Schultz has been able to provide. I beg you to address and resolve this issue and not sweep it under the rug.

I'm sorry this has happened, I never wanted this, my wife never wanted this, HCSO never wanted this, the DA's office never wanted this, the AG did not want this, Internal Affairs did not want this, Joe Felice started this problem by calling 911 and lying to have them put me in jail. Then at home in front of everyone including 3 deputies, friends, and family he repeated that I threatened to kill him not once but twice. Believe it or not the report has no mention of this, because a false report was filed. To everyone's surprise the report that was filed covered-up a crime. This report protects the criminals thru omission and by fabrication. Plus it makes the victim the villain. I know it's hard to believe but it's true.

I would not call the police to my house even if justified. However, since they were MISTERIOUSLY summoned on Valentine's Day at 7pm even thou the attack occurred at 4pm, the cat is out of the bag, and I want justice for crimes that I would have taken to my grave.

I couldn't prove my x-wife with adultery but assault/battery should be a piece of cake, it was not the 1st attack. She bit skin off my body. With the facts I know a jury would convict her.

Joseph Felice is personable, friendly, and very good at deception. I caught him in a lie 5 years ago when I discovered my wife's infidelity the 1st time. With the facts I'm sure a jury would convict him.

As I told ADA Schultz, my hands are clean, I have nothing to hide, I have done nothing wrong, I am the victim, I'll take a polygraph, I want justice nothing more, nothing less.

I've been dealt a hand from the bottom of the deck, and county agencies that are supposed to protect the innocent are instead exploiting me. I think you should give battered men the same level of service you give battered women.

I want to meet with you and discuss this case. I'll call Monday if I don't hear from you sooner.

Thank you,

Bill Kenny

713-280-5152

Attachments: pictures, 911 audio