GREETINGS ' MY NAME IS DONALD ROGAN SIMPSON IR., I'M 58 YEAR'S OLD BORN FEBRUARY / 27TH / 1967 . AND AS OF TODAY'S DATE FOR WHICH IS SUNDAY / AUGUST -17TH / 2025 AS A 1ST TIME PRISON OFFENDER, AFTER TURNING DOWN AN (OFF RECORD 10 - YEAR PLEA BARGAIN) AND THEN AN (ON RECORD 30 - YEAR PLEA BARGAIN FOR AN ALLEGED 2ND DEGREE MURDER) I'VE BEEN WRONGFULLY INCARCERATED HERE IN THE STATE OF MISSOURI FOR THE PAST 33 - YEAR'S / 10 - MONTH'S AND 17 - DAY'S TODAY DOING LIFE - WITHOUT - PAROLE FOR A VERY CLEARLY UNSOLVED / ALLEGED 1ST DEGREE MURDER CASE, AND FOR THOSE OF YOU WHO ARE LISTENING AND OR READING THIS, THIS IS MY STORY AND PLEA FOR JUSTICE NOT ONLY FOR MYSELF BUT ALSO FOR THE ALLEGED. VICTIM AND EVERYONE ELSE WHO HAS BEEN EFFECTED BY THIS MISCARRIAGE OF IUSTICE AND BEFORE I GO ANY FURTHER I WISH TO LET THE LISTENERS KNOW THAT DUE TO THE CONDITIONS OF ME HAVING ATTENTION DEFICIT DISORDER, AND RACING THOUGHTS I'LL BE READING THIS INTERVIEW FROM A PREWROTE DRAFT THAT I WROTE IN ORDER TO HELP ME SHARE ALL OF MY THOUGHTS AND FEELING'S IN ORDER AND AS I SHARE MY STORY WITH Y'ALL I'LL BE REFERRING TO A COUPLE OF DIFFERENT EXHIBITS THAT I'M WISHING EVERYONE TO COME AND REVIEW ON A WEBSITE THAT WILL HELP EXPOSE ALL OF THIS 101% INIUSTICE I'M GOING THROUGH AND THAT WEBSITE IS WWW.WRONGFULLY CONVICTED-SEEKINGEXONERATION.COM TO TELL YOU A LITTLE ABOUT MYSELF, I WAS BORN IN WEST MEMPHIS. ARKANSAS AND THEN RAISED IN THE DALLAS. TEXAS METRO PLEX AND BETWEEN 17 AND 18 YEAR'S OLD NEVER BEING MARRIED OR HAVING ANY KID'S I LEFT HOME AND STARTED TRAVELING TO AND WORKING IN MANY SOUTH EASTERN STATE'S DOING CONSTRUCTION WORK AS WELL AS WORKING ON SEVERAL TRAVELING AMUSEMENT SHOW'S AND TRYING TO FIND WHERE I FIT IN TO THIS BIG OPEN WORLD AND IS HOW I ENDED UP HERE IN THE STATE OF MISERY IN THE SUMMER OF 1988 ... AFTER LIVING FOR A COUPLE OF MONTH'S IN NEVADA, MISSOURI I ENDED UP IN JOPLIN, MISSOURI AND AFTER LIVING IN A HOMELESS SHELTER FOR A COUPLE OF MONTH'S AND WORKING A FEW DIFFERENT DAY LABOR JOB'S AROUND TOWN AND THEN A COUPLE OF DIFFERENT JOB'S THAT LASTED THROUGH THE WINTER I THEN BEGAN PAINTING HOUSE'S SELF-EMPLOYED AROUND TOWN AND THO SKIPPING A FEW DETAIL'S OF SOME OF MY ADVENTURE'S, I ENDED UP MEETING AND RENTING A ROOM FROM A COUPLE IN TOWN BY THE NAME OF JOHN KATURA AND HIS GIRLFRIEND ANGIE KIRK - HEAD AROUND THE BEGINNING OF MAY 1989 ... DURING THE MONTH OF MAY AND INTO THE FIRST COUPLE OF WEEK'S OF JUNE I WAS STILL DOING A LITTLE PAINTING AND OTHER ODD JOB'S AROUND JOPLIN MAKING ENOUGH TO KEEP UP WITH THE RENT I WAS PAYING JOHN AS WELL AS MAKING PLENTY ENOUGH TO SUPPORT ALL OF MY DAILY LIVING NEED'S AND AFTER COMING HOME ONE AFTERNOON I FIND A NOTE ON THE REFRIGERATOR FROM IOHN'S GIRLFRIEND ANGIE SAYING THAT SHE WENT OUT OF TOWN WITH JOHN'S MOTHER WHO WAS A TRUCK DRIVER AND WOULD BE GONE FOR A COUPLE OF WEEK'S ... WELL, AFTER

STAYING IN THE HOUSE FOR A WEEK BY MYSELF, ONE DAY WHEN I CAME HOME FROM PAINTING I FOUND THE LANDLORD KEITH RAND THERE WITH A TRUCK AND TRAILER READY TO EVICT THEM FOR NOT PAYING RENT FOR THE PAST COUPLE OF MONTH'S AND AFTER HAVING A TALK WITH HIM AND MENTIONING THAT I'VE DONE ALOT OF HOUSE PAINTING I TALKED THE LANDLORD INTO ALLOWING ME TO PAINT THE HOUSE WE WERE LIVING IN FOR AN AGREED AMOUNT THAT WOULD MAKE UP FOR THE PAST RENT AS WELL AS EARN ME \$ 200.00 DOLLARS FROM PAINTING TO GO HOME TO DALLAS. TEXAS TO VISIT MY MOTHER WHO I HAD NOT SEEN IN ALMOST A YEAR AND WAS A PLAN THAT I HAD BEEN WORKING ON DOING FOR THE PAST COUPLE OF WEEK'S . AS I CONTINUED TO STAY THERE NOT KNOWING WHERE IOHN WAS AT . A COUPLE OF DAY'S BEFORE I FINISHED PAINTING I COME HOME LATE ONE NIGHT FROM BEING OUT WITH FRIEND'S TO FIND JOHN SITTING ON THE FRONT PORCH AND AFTER A SHORT CONVERSATION HE INFORMED ME THAT HE HAD BEEN IN IAIL FOR THE PAST WEEK AND A HALF AND JUST GOT OUT ON BOND FOR A CRIME THAT HE WAS CHARGED WITH BEFORE WE EVER MEET AND WAS FACING 30 - YEAR'S IN PRISON WITH NO PAROLE AS AN X - OFFENDER. AND TO EXPLAIN MY REASON TO ALL OF YOU WHO ARE LISTENING TO THIS AS TO WHY I'M MENTIONING ALL OF WHAT I JUST SAID IS VERY SIMPLE, BECAUSE JUST AS THE BIBLE START'S, IN THE BEGINNING, THIS IS THE BEGINNING OF HOW MY VERY HURTFUL AND EMOTIONAL STORY OF 101% INJUSTICE START'S AND AS YOU CONTINUE TO LISTEN TO ME CRY AND EXPLAIN THIS 101% INJUSTICE. THE EXHIBITS I WELCOME EVERYONE TO REVIEW WILL HELP TO EXPLAIN MANY OTHER CLAIM'S THAT MAY BE LEFT OUT OF THIS INTERVIEW AND WILL VERIFY WHAT Y'ALL ARE HEARING ME CRY ABOUT BECAUSE IN MY OPINION PEOPLE CAN SAY AND CLAIM ANYTHING BUT WHEN YOU CAN BACK YOUR CLAIM'S UP WITH EVIDENCE REPORT'S THAT'S WHAT TELL'S AND PROVES (THE REST OF THE STORY) OVER THE NEXT COUPLE OF DAY'S AS I FINISH PAINTING THE HOUSE WE LIVED IN FOR THE LANDLORD, JOHN MENTIONED A COUPLE OF DIFFERENT TIME'S ABOUT IUMPING BOND AND LEAVING TOWN INSTEAD OF GOING TO PRISON AND ON THE DAY I FINISHED PAINTING AND AFTER GETTING PAID THE \$ 200.00 DOLLAR'S CASH I WAS PROMISED FROM THE LANDLORD KEITH RAND I PACKED MY BAG AND LEFT THE HOUSE AND AFTER VISITING A COUPLE OF FRIEND'S UPTOWN WHO I MET WHEN I FIRST CAME TO JOPLIN I LATER WALKED ALONE UP TO THE JOPLIN, MISSOURI GRAYHOUND BUS STATION AND THO I COULD HAVE BOUGHT A ONE-WAY BUS TICKET STRAIGHT TO DALLAS. TEXAS I HAD DONE ALOT OF HITCHHIKING IN MY PAST SO INSTEAD I BOUGHT A ONE-WAY TICKET TO OKLAHOMA CITY WHERE I PLANNED TO FIND A MAJOR TRUCK STOP AND HITCHHIKE A RIDE FROM THERE TO DALLAS, TEXAS ...

WHILE SITTING IN THE BUS STATION WAITING ON MY BUS TO ARRIVE, JOHN KATURA CAME DOWN TO THE BUS STATION ALONE AND ASKED ME IF I HAD ANY MONEY I COULD LOAN

HIM SO HE COULD BUY A BUS TICKET OUT OF TOWN AND AFTER EXPLAINING TO HIM THAT I DIDN'T HAVE ANY SPARE MONEY TO LOAN HIM HE GOT PISSED OFF AND LEFT AND RETURNED 30 - 45 MINUTE'S LATER WITH A POCKET FULL OF MONEY AND BY THE LOOK ON HIS FACE AND THE TONE OF HIS VOICE FOR WHICH WAS FAR DIFFERENT THEN IT WAS A FEW MINUTE'S EARLIER WHEN HE WAS THERE AND THO I KNEW SOMETHING HAD HAPPENED I DIDN'T ASK HIM ANY QUESTION'S AND AFTER ANSWERING HIS QUESTION ABOUT WHERE I WAS HEADED HE WENT UP TO THE TICKET COUNTER AND PURCHASED A ONE-WAY TICKET TO OKLAHOMA CITY IN WHICH A FEW MINUTE'S LATER WE BOARDED THE BUS AND LEFT TOWN ... AFTER ARRIVING IN OKLAHOMA CITY, WE TAKE A CAB TO A BIG TRUCK STOP OUTSIDE OF TOWN AND I WANT TO MAKE THIS VERY CLEAR, ME AND JOHN KATURA (AKA-THE MAN WHO FRAMED ME) DID NOT PLAN THIS ROAD TRIP TOGETHER FOR I ALREADY PREPLANNED MY TRIP AND JOHN SPONTANEOUSLY JOINED ALONG FOR WHICH I HAD NO PROBLEM WITH, BUT LITTLE DID I KNOW THE LIVING NIGHTMARE THAT LAY AHEAD FOR ME ... AFTER GETTING TO THE TRUCK STOP AND ASKING AROUND FOR ABOUT AN HOUR, WE CAUGHT A RIDE WITH A TRUCK DRIVER WHO WAS HEADED TO AMARILLO, TEXAS AND AFTER ARRIVING THERE IN THE EARLY MORNING HOUR'S, WHILE EATING BREAKFAST IN THE TRUCK STOP RESTAURANT, JOHN START'S FLIRTING WITH ONE OF THE WAITRESSES WHO INVITES US TO COME OVER TO HER HOUSE LATER THAT MORNING WHEN SHE GOT OFF WORK AND TO PASS THE TIME UNTIL THEN I HUNG OUT IN THE TV ROOM FOR WHICH ALSO INCLUDED WASHER'S AND DRYERS AND THO I NEVER KNEW WHERE HE LIVED AFTER DIVORCING MY MOTHER SEVERAL YEAR'S EARLIER, I NOTICED MY STEPDADS NAME PHONE NUMBER'S AND COMPANY NAME ON ONE OF WASHERS BUT NOT KNOWING FOR SURE IF IT WAS HIM OR NOT I WROTE THE PHONE NUMBERS DOWN TO CALL LATER ON THAT MORNING ... ON OUR WALK TO THE WAITRESSES HOUSE WE STOP AT A PLAYGROUND AND AS I'M WALKING AROUND CLOSE BY I OVER HEAR THE CONVERSATION BETWEEN JOHN AND THE WAITRESS WHERE NOT ONLY WAS JOHN TELLING HER ABOUT HIS BOND JUMPING BUT THAT HE HAD ALSO RECENTLY KILLED A MAN BACK IN IOPLIN. MISSOURI FOR WHICH I THEN TOLD HIM TO SHUT UP AND NOT GET ME AND THIS LADY INVOLVED IN WHATEVER HE WAS ADMITTING TO AND FROM THERE WE PROCEEDED ON TO HER HOUSE FOR WHICH WITHIN THE NEXT HOUR I CALLED THE PHONE NUMBER'S I HAD IN WHICH DID TURN OUT TO BE THAT OF MY STEP DAD'S AND AFTER ASKING ME TO COME SPEND THE DAY WITH HIM . I WALKED ALONE BACK UP TO THE TRUCK STOP WITH MY DUFFEL BAG IN HAND ... LATER ON AFTER SPENDING THE DAY WITH MY STEPDAD PICKING UP AND DELIVERING MANY WASHER'S AND DRYER'S FOR HIS COMPANY ALL AROUND AMARILLO, AFTER TURNING DOWN HIS OFFER TO STAY AND VISIT WITH HIM FOR A COUPLE OF WEEK'S HE GAVE ME \$ 50.00 DOLLARS TO GO ALONG WITH WHAT I STILL HAD LEFT FROM PAINTING AND AT MY REQUEST TOOK ME BACK UP TO THE TRUCK STOP AND DROPPED ME OFF FOR WHICH I WAS IN HOPES OF HITCHING A RIDE ON INTO DALLAS TO VISIT MY MOTHER AS PREVIOUSLY PLANNED ... BACK AT THE TRUCKSTOP I FIND THAT JOHN AND THE WAITRESS WAS BACK UP THERE ALSO FOR WHICH SHE WAS BACK WORKING AND JOHN WAS SITTING AT A TABLE INSIDE THE RESTAURANT EATING AND WHILE SITTING DOWN AND EATING A MEAL MYSELF AFTER JOHN TELLS ME THAT HE MAY BE STAYING THERE WITH THE WAITRESS FOR A WHILE, I MENTION THAT SINCE IT WAS GETTING LATE AND THAT GETTING A RIDE OUT OF THERE THAT EVENING WAS NOT LOOKING GOOD THAT I HAD CALLED MY MOTHER AND TOLD HER

MY PLANS OF ACCEPTING MY STEP DADS OFFER OF STAYING WITH AND VISITING WITH HIM FOR A COUPLE OF WEEK'S AND EVEN THO JOHN HAD JUST TOLD ME THAT HE MAY BE STAYING THERE WITH THE WAITRESS, HE ASKED ME IF HE COULD COME ALONG WITH ME TO MY STEPDADS HOUSE FOR WHICH AFTER TELLING HIM NO THAT HE COULD NOT COME WITH ME FOR THE SIMPLE FACT'S THAT NOT ONLY HAD I NOT SEEN MY STEPDAD IN SEVERAL YEAR'S AND THAT I JUST WASN'T GOING TO TAKE HIM WITH ME, BUT THAT HE HAD JUMPED BOND AND WAS ON THE RUN FROM THE LAW AND HIS DIRECT RESPONSE TO ME WAS, THAT IF AND WHEN HE EVER GOT ARRESTED FOR JUMPING BOND FROM HIS PRIOR CHARGE IN MISSOURI IN WHICH HE WOULD BE SENT TO PRISON AS A HABITUAL PRIOR FELON FOR 30 - YEAR'S WITH NO PAROLE THAT SINCE I WAS THE ONLY ONE WHO KNEW WHERE HE WAS AND WAS HEADING THAT HE WOULD BLAME ME FOR TURNING HIM IN AND PROMISED TO FRAME ME FOR A MURDER THAT HE WAS INVOLVED IN BEFORE WE LEFT MISSOURI AND AFTER REPEATING THIS TO ME TWICE AND THEN SAYING THAT HE SHOULD JUST KILL ME ALSO, MY STEPDAD ARRIVED TO PICK ME UP AND I LEFT AND NEVER LOOKED BACK NOR GAVE WHAT JOHN SAID AND THREATENED ME WITH ANYMORE THOUGHT BECAUSE EVEN THO WHAT HE SAID FRIGHTENED ME A LITTLE BIT I HONESTLY DIDN'T BELIEVE WHAT HE SAID ... AFTER SPENDING A COUPLE OF WEEK'S WITH MY STEPDAD AND MAKING A LITTLE TRAVELING MONEY DOING A LITTLE DEMOLITION AND REMOLDING WORK IN AN OFFICE SPACE FOR A FRIEND OF MY STEPDAD WHO WORKED PART-TIME FOR THE AMARILLO SHERIFFS DEPARTMENT INSTEAD OF CONTINUING MY JOURNEY TO VISIT MY MOTHER BY HITCHHIKING, MY STEPDAD TOOK ME TO THE AMARILLO GRAYHOUND BUS STATION WHERE I BOUGHT A ONE-WAY TICKET FROM THERE TO DALLAS SAID MY GOODBYES GOT ON THE BUS AND LEFT AND AFTER STAYING WITH MY MOTHER FOR A MONTH OR SO DOING GENERAL LABOR WORK FOR A FAMILY MEMBER'S CUSTOM HOME BUILDING COMPANY I PACKED MY DUFFEL BAG I HITCHHIKED MY WAY OUT OF TEXAS ALONE AND HEADED EAST ALONG THE SOUTHERN COAST ... ON AUGUST - 24TH OF 1989 IOHN KATURA WAS ARRESTED IN WYNNE . ARKANSAS BY THE WYNNE POLICE WHO WAS ACCOMPANIED BY THE MISSOURI BONDSMEN WHO WERE LOOKING FOR HIM AND WERE TOLD WHERE TO FIND HIM BY IOHN'S GIRLFRIEND ANGIE KIRK - HEAD BUT THEY TOLD HIM THIS ..

INSTEAD OF THE MISSOURI BONDSMEN TELLING JOHN KATURA THAT IT WAS HIS GIRLFRIEND ANGIE WHO TURNED HIM IN , TO PROTECT HER , THEY TOLD HIM THAT IT WAS ME WHO TURNED HIM IN FOR WHICH IS WHEN HE KEPT HIS PROMISE TO ME AND GAVE THEM HIS 1ST STATEMENTS OF MANY BY CLAIMING THAT HE HAD EYEWITNESSED ME COMMITTING A MURDER IN JOPLIN , MISSOURI BEFORE WE LEFT TOWN A COUPLE OF MONTH'S EARLIER AND IF YOU LOOK ON THE WEBSITE YOU WILL BE ABLE TO REVIEW WHAT IS LISTED AS (EXHIBIT - A) AND YOU WILL SEE A MOTION THERE THAT LIST'S ALL OF THE GROUND'S THAT I FILED AGAINST MY TRIAL ATTORNEY DEE WAMPLER FOR BEING INEFFECTIVE AND WHAT LED ME TO BEING 101% WRONGFULLY CONVICTED OF THIS ALLEGED CRIME AND WHAT I'M FIXING TO TALK ABOUT NEXT IS AN EXTREMELY IMPORTANT ISSUE THAT CAN BE 101% PROVEN WITH NOT ONLY THE AID OF A COUPLE OF NEWSPAPER ARTICLES , BUT ALSO WITH A COUPLE OF JOPLIN MISSOURI POLICE REPORTS

THAT WERE PRODUCED BEFORE MY TRIAL, AND A INVESTIGATIVE REPORT THAT TOOK PLACE AFTER MY TRIAL AND THAT IS ... ACCORDING TO JOHN KATURA THIS ALLEGED CRIME WAS SUPPOSE TO HAVE HAPPENED ON OR ABOUT JULY - 6TH OR JULY - 7TH OF 1989, AND ON JULY - 30TH 1989 A BADLY DECOMPOSED BODY WAS FOUND IN A GARAGE, ON AUGUST 1ST OF 1989 THE VERY FIRST JOPLIN GLOBE NEWSPAPER ARTICLE REPORT'S ABOUT THIS BODY BEING FOUND THO UNIDENTIFIABLE WITH NO CAUSE REPORTED AND THE NEXT DAY ON AUGUST-2ND THE JOPLIN GLOBE NEWSPAPER REPORTED THAT THROUGH DENTAL RECORDS THE BODY WAS THAT OF MISSING PERSON J D MASTERS BUT THAT THE CAUSE WAS STILL UNDETERMINED PENDING INVESTIGATION HOWEVER, ON THE VERY NEXT DAY AUGUST-3RD 1989 A POLICE REPORT WAS MADE BY A JOPLIN DETECTIVE STATING THAT A MAN WHO HAD STAYED IN THE DOWNSTAIRS APARTMENT FROM THE ALLEGED VICTIM AND WAS OVERHEARD QUOTING THIS STATEMENT ::: I GOT DRUNK STRANGLED THE SON OF A BITCH MASTERS AND DRUG HIM INTO THE GARAGE ::: END OF QUOTE ... AS MENTIONED, THIS IS DOCUMENTED IN AN OFFICIAL JOPLIN POLICE REPORT AND IN A LATER POLICE REPORT THIS STATEMENT WAS VERIFIED BY THIS INDIVIDUALS GIRLFRIEND BUT WHO QUOTED YES MY BOYFRIEND SAID THAT BUT WAS DRUNK AND JUST JOKING AND AGAIN I **ELABORATE ON THE FACT THAT THESE ADMISSIONS WERE MADE BEFORE AUGUST-24TH** 1989 FOR WHICH AS PREVIOUSLY MENTIONED WAS THE DAY THAT JOHN KATURA WAS ARRESTED IN ARKANSAS AND IN HIS VERY FIRST STATEMENT OF MANY FRAMING ME OF THIS ALLEGED CRIME HE SAID THAT ON THE ALLEGED DAY OF THIS ALLEGED CRIME THAT I GOT DRUNK, STRANGLED THE SON OF A BITCH MASTERS AND DRUG HIM INTO THE GARAGE AND LISTENERS AND READERS PLEASE REMEMBER THIS ... THE ALLEGED CAUSE TO THIS ALLEGED MURDER WAS NEVER MADE KNOWN TO THE MEDIA OR THE ENTIRE UNIVERSE UNTIL AFTER AUGUST-24TH 1989 FROM THE STATEMENTS FROM JOHN KATURA SO THE MILLION DOLLAR QUESTION IS ::: HOW ON AUGUST-3RD 1989 WAS THERE AN OFFICIAL POLICE REPORT MADE TO A JOPLIN, MISSOURI DETECTIVE WHERE IT'S MENTIONED THAT A MAN BY THE NAME OF TROY SHENEFIELD WHO LIVED DOWNSTAIRS FROM THE ALLEGED VICTIM ADMITTED TO THIS ALLEGED CRIME EXACTLY HOW JOHN KATURA SAYS I COMMITTED THIS ALLEGED CRIME 3 - WEEK'S LATER AND THO THIS ADMISSION FROM TROY WAS CONFIRMED BY HIS GIRLFRIEND AMY IN ANOTHER JOPLIN POLICE REPORT TROY'S ADMISSIONS WERE NEVER 101% FULLY INVESTIGATED SO AGAIN, HOW DID TROY KNOW THESE EXACT ALLEGED DETAIL'S THAT WERE TOLD BY JOHN KATURA 3 - WEEK'S LATER ON AUGUST-24TH - 1989 AND EVEN THO THE CAUSE OF DEATH IS LISTED AS U N K N O W N AND THAT THERE WAS NO MURDER WEAPON INTRODUCED AS EVIDENCE I'VE BEEN 101% WRONGFULLY CHARGED EXACTLY HOW BOTH OF THESE MEN ALLEGED THIS CRIME HAPPENED . AND AGAIN I WELCOME EVERYONE LISTENING AND READING THIS TO LOOK AT (EXHIBIT - A) ON THE EARLIER MENTIONED WEBSITE TO SEE MANY OTHER CLAIM'S THAT CAN 101% PROVE MY 101% WRONGFUL CONVICTION AND THO THERE WILL BE OTHER DOCUMENTS POSTED IF THERE IS ANYTHING THAT ISN'T POSTED THAT ANYONE WOULD LIKE TO REVIEW OR IF YOU HAVE ANY QUESTIONS YOU WOULD LIKE TO ASK LOG ON TO THE FORMENTIONED WEBSITE AND CLICK ON THE APPROPRIATE SPACE ... AFTER KATURA GETS TRANSPORTED BACK TO MISSOURI IN AUGUST OF 1989 AND IS CONVICTED AND SENTENCED TO 30 - YEAR'S IN PRISON WITHOUT PAROLE FOR THE CRIME HE JUMPED BOND ON AND WAS TOLD THAT I WAS THE ONE WHO TURNED HIM IN FOR AND WAS HIS MOTIVE,

REASON AND PROMISE WHY HE FRAMED ME FOR THIS ALLEGED CRIME, EVEN THO EVERY STATEMENT HE CONTINUED TO MAKE WHILE FRAMING ME CHANGED SIGNIFICANTLY THE STATE CONTINUED TO BUILD THEIR ENTIRE CASE AGAINST ME BASED ON KATURA'S STATEMENT'S AND THO KATURA DREW THEM A DIGRAM OF EXACTLY HOW CERTAIN THING'S WERE FOUND AT THE ALLEGED CRIME SCENE AND TRICKED THE STATE INTO BELIEVING THAT HE HAD NOTHING TO DO WITH THIS ALLEGED CRIME, IN DECEMBER OF 1990 HE GOT A PLEA BARGAIN OF 30 - YEARS FOR 2ND DEGREE MURDER RUN CONCURRENT WITH THE 30 - YEAR'S WITH NO PAROLE THAT HE WAS ALREADY SERVING ON THE UNRELATED CHARGE SO IN REALITY JOHN KATURA GOT NO TIME AT ALL FOR THIS ALLEGED MURDER, HOWEVER' I WISH TO MENTION THAT DURING KATURA'S PLEA BARGAIN HEARING THE QUESTION WAS ASKED BY HIS ATTORNEY THAT IF KATURA WAS TO GO TO TRIAL INSTEAD OF TAKING THIS PLEA BARGAIN, WHAT EVIDENCE WOULD THE STATE USE AGAINST HIM AND THE ANSWER WAS ::: THE STATE WOULD USE THE TESTIMONY OF THE TRUCKSTOP WAITRESS AND HIS ADMISSION TO HER OF KATURA COMMITTING THIS ALLEGED CRIME AND ALSO EVIDENCE OF THE FACT THAT KATURA WAS WEARING THE TENNIS SHOE'S AND SUNGLASSES THAT BELONGED TO THE ALLEGED VICTIM | D MASTERS, AND YES, TO ALL OF YOU LISTENER'S AND READER'S AS Y'ALL SEE THERE ARE SO MANY TWISTS TO THIS STORY FOR WHICH IS WHY I'M INCLUDING SO MANY DETAILS BECAUSE IT GETS EVEN MORE TWISTED BUT KEEP IN MIND I HAVE MANY COURT, POLICE, AND INVESTIGATIVE REPORT'S TO 101% PROVE ALL OF THIS 101% INJUSTICE SO PLEASE KEEP LISTENING AND READING...

AS MENTIONED EARLIER, AFTER LEAVING MY MOTHER'S HOUSE FROM VISITING HER BACK IN 1989, I TRAVELED AROUND ALOT AND IT WASN'T UNTIL AFTER JOHN KATURA GOT HIS PLEA BARGAIN IN DECEMBER OF 1990 THAT THE STATE OF MISSOURI PUT OUT A WARRANT FOR MY ARREST IN JANUARY OF 1991 FOR THE ALLEGED 2ND DEGREE MURDER BY STRANGULATION OF I D MASTERS FOR WHICH THE CAUSE IS STILL UNKNOWN AND ON OCTOBER - 31ST OF 1991 IN A SMALL COUNTRY TOWN IN THE STATE OF KENTUCKY AFTER BEING ARRESTED FOR PUBLIC INTOXICATION AND THEN PROPERLY IDENTIFIED A COUPLE OF DAY'S LATER I WAS READ THE ARREST WARRANT FROM MISSOURI AND THEN HELD IN KENTUCKY UNTIL I WAS TRANSPORTED TO AND THEN BOOKED INTO THE IASPER COUNTY IAIL IN CARTHAGE MISSOURI ON IANUARY- 1ST - 1992 ... I NEVER APPEARED IN COURT WITH MY 1ST PUBLIC DEFENDER FROM JOPLIN DUE TO THERE WAS A CONFLICT OF INTEREST SINCE JOHN KATURA USED THEIR OFFICE, BUT I WAS VISITED BY THE PROSECUTOR'S OFFICE AND THEIR INVESTIGATOR AT THE IAIL WHO OUESTIONED ME ABOUT CERTAIN THING'S AND OFF RECORD OFFERED ME A 10 - YEAR PLEA BARGAIN AND WHEN I TURNED IT DOWN THEY TOLD ME THAT MY CHARGE'S COULD BE RAISED TO 1ST DEGREE MURDER SEEKING THE DEATH PENALTY AND THAT IS WHAT I WAS BOUND OVER FOR TRIAL AND FACING AFTER THE STATE USED JOHN KATURA ONLY AT MY PRELIMINARY HEARING FOR WHICH WAS HELD ON MAY - 20TH 1992 DURING THE NEXT COUPLE OF MONTH'S AS I SAT IN THE COUNTY JAIL WAITING TO GO TO TRIAL NOT MUCH HAPPENED EXCEPT FOR A FEW PRETRIAL MOTIONS AND THO I DID ASK MY ATTORNEY AT THAT TIME TO FILE A MOTION FOR A CHANGE OF JUDGE DUE TO THE FACT THAT MY TRIAL JUDGE WAS GOING TO BE THE SAME JUDGE THAT

JOHN KATURA FRAMED ME IN FRONT OF AS WELL AS THIS JUDGE HAD A VERY CLOSE RELATIONSHIP WITH THE PROSECUTOR'S OFFICE AND WAS WELL KNOWN TO THE JURY PANEL DUE TO THE JUDGE'S PRIVATE PRACTICE IN THE JOPLIN AREA AND ALSO A MOTION FOR A CHANGE OF VENUE DUE TO THE FACT THAT THIS CASE WAS GETTING ALOT OF MEDIA ATTENTION AND CONSIDERED THE TALK OF THE TOWN SINCE THIS ALLEGED MURDER HAPPENED BUT THESE MOTION'S WERE NEVER FILED FOR WHICH I DID EXPRESS MY DISPLEASURE VERY OPENLY AND THIS ISSUE IS MENTIONED IN (EXHIBIT - A) AND THEN IN AUGUST OF 1992 THIS HAPPENED FOR WHICH IS ALSO MENTIONED IN (EXHIBIT - A) AND IN A MORE DETAILED MOTION FILED BY MY DEATH PENALTY ATTORNEY THAT YOU CAN VIEW AS (EXHIBIT - B) AND THAT IS ... ON DECEMBER - 3RD - 1992 MY DEATH PENALTY LAWYER KAREN KRAFT FILE'S A MOTION TO WITHDRAW FROM MY CASE TO THE JASPER COUNTY COURT ON THE GROUND'S THAT RIGHT AFTER MY PRELIMINARY HEARING WAS HELD JOHN KATURA STARTED CALLING HER OFFICE IN ST.LOUIS MISSOURI AND ON AUGUST - 18TH 1992 JOHN KATURA CALLED MY ATTORNEY KAREN KRAFT AND HAD A PHONE CONVERSATION WITH HER THAT WAS INITIATED BY JOHN KATURA IN WHICH DURING THAT PHONE CONVERSATION JOHN KATURA ADMITTED TO MY ATTORNEY KAREN KRAFT REGARDING MY CASE FOR WHICH INCLUDED THE FACT THAT I DID NOT STRANGLE THE ALLEGED VICTIM IN THIS CASE FOR WHICH DIRECTLY CONTRADICTED KATURA'S TESTIMONY AT MY PRELIMINARY HEARING AND THO MY ATTORNEY KAREN KRAFT NOTIFIED THE STATE OF THIS BACK THEN WHEN IT HAPPENED ON NOVEMBER- 18TH 1992 THE STATE CONTACTED AND INFORMED MY ATTORNEY THAT JOHN KATURA HAS DENIED TO THEM THAT HE CALLED MY ATTORNEY BACK ON AUGUST - 18TH 1992 IN WHICH IN TURN HAS NOW MADE MY ATTORNEY KAREN KRAFT A WITNESS FOR MY DEFENSE AND HERE IS WHERE THIS STORY GETS REALLY TWISTED AND MORE INJUSTICE OCCURS ... IN A PHONE RECORDED INTERVIEW STATEMENT OF KAREN KRAFT SHE STATE'S THAT JOHN KATURA ALSO TOLD HER THAT ON THE MORNING OF MY PRELIMINARY HEARING THAT HE WAS GIVEN THREE TIME'S THE AMOUNT OF HIS MEDICATION AND WAS TOLD BY THE PROSECUTOR HOW TO LIE ABOUT CERTAIN THING'S DURING THE HEARING AND TO ALSO ELABORATE IN GREATER DETAIL ABOUT OTHER THING'S THAT THERE WAS NO PHYSICAL EVIDENCE TO SUCH AS THE MURDER WEAPON THAT JOHN TOLD THEM WAS USED FOR WHICH WAS A TOWEL THAT IN THE BEGINNING WASN'T RECOVERED, BUT THEN MYSTERIOUSLY APPEARED, HOWEVER WAS SAID TO HAVE BEEN THROWN AWAY AND NEVER INTRODUCED AS EVIDENCE AND KEEP IN MIND THIS STORY OF A TOWEL BEING USED AS WELL AS THE CAUSE OF DEATH CAME 101% FROM JOHN KATURA AND WITHOUT HIM AT THIS TIME BUILDING THEIR CASE FOR HIM THEY DIDN'T HAVE A CASE, HOWEVER LET'S NOT FORGET ABOUT TROY SHENEFIELD ADMITTING TO THIS SAME CRIME BEFOREJOHN KATURA WAS EVER ARRESTED AND STARTED FRAMING ME BUT TROY WAS NEVER FULLY INVESTIGATED BECAUSE AS THE SAYING GOES, AN EYEWITNESS IS THE BEST WITNESS FOR WHICH WAS JOHN KATURA WHO LIED TO THE STATE AND NOW HAS ADMITTED TO FRAMING ME AFTER GETTING A PLEA BARGAIN AND NOW THE STATE DESPERATELY NEEDS A NEW WITNESS TO COVER THEIR MISTAKE FOR THE SIMPLE FACT THAT JOHN KATURA CAN'T BE RECHARGED DUE TO DOUBLE JEOPARDY AND AFTER THE STATE 101% DISMISSES JOHN KATURA AND ALL OF HIS LIES AS THEIR EYEWITNESS THE STATE NOW INTRODUCES JOHN KATURA'S EX - GIRLFRIEND ANGIE KIRK - HEAD AS THEIR MAIN WITNESS WHO WAS THE ONE THAT TURNED HIM IN TO THE

MISSOURI BONDSMEN IN THE FIRST PLACE ... AFTER MY DEATH PENALTY LAWYER KAREN KRAFT BECAME A DEFENSE WITNESS ON MY BEHALF AND HAD TO WITHDRAW FROM MY CASE DUE TO THE LEGAL FACT THAT SHE COULD NOT REPRESENT ME AND BE MY ACTING ATTORNEY AT THE SAME TIME IN JANUARY OF 1993 THE MISSOURI STATE PUBLIC DEFENDER'S OFFICE RETAINED AND ASSIGNED MY CASE OVER TO A PRIVATE DEFENSE ATTORNEY OUT OF SPRINGFIELD, MISSOURI BY THE NAME OF DEE WAMPLER AND THO HE ATTEMPTED A COUPLE OF DIFFERENT TIME'S TO TAKE A DEPOSITION FROM JOHN KATURA FOR DEFENSE PURPOSES, DUE TO THE FACT OF KATURA PLAYING GAME'S AND TAKING THE FIFTH FOR WHICH IS HIS RIGHTS, DEE WAMPLER CONTACTED THE JUDGE WHO HAD KATURA BROUGHT FROM PRISON INTO HIS COURT ROOM GOT HIM ON THE STAND AND ASKED HIM TWO QUESTIONS, ARE YOU GOING TO GIVE A DEPOSITION? AND ARE YOU GOING TO TESTIFY? AND AFTER KATURA ANSWERED YES TO BOTH QUESTIONS THE JUDGE INSTRUCTED THE OFFICERS TO REMOVE KATURA FROM THE COURTROOM ...

I NOW WISH TO SPEAK A LITTLE ABOUT A PIECE OF EVIDENCE THAT THE STATE WRONGFULLY INTRODUCED USED AND KNOWINGLY MISLED THE JURY AT TRIAL TO BELIEVE WAS USED DURING THE COURSE OF THIS ALLEDGED CRIME WITH OUT PRODUCING ANY SCIENTIFIC PROOF OR HAVING ANYONE TESTIFY FOR THE STATE THAT PROVED THAT THIS ITEM WAS EVEN USED IN THIS ALLEGED CRIME FOR WHICH IS A PAIR OF HANDCUFFS THAT JOHN KATURA TOLD THEM WAS USED BUT PLEASE KEEP IN MIND AS I'VE ALREADY MENTIONED AND PROVIDED INFORMATION AND EVIDENCE TO PROVE THAT KATURA ADMITTED TO FRAMING ME FOR THIS ALLEGED CRIME AND IS 101% PROVEN A HIBITUAL LIAR FOR WHICH IS WHY THE STATE DIDN'T USE HIM AT MY TRAIL ON AUGUST 24, 1989 FOR WHICH IS THE DAY KATURA WAS ARRESTED DURING HIS STATEMENT WHERE HE STARTED FRAMING ME HE STATED THAT HE EYE WITNESSED THE VICTIMS HANDS CUFF BEHIND HIS BACK WITH A PAIR OF HANDCUFFS IN WHICH I LATER REMOVED FROM THE VICTIM AND HID DOWN IN A FLOOR FURNACE OF THE HOUSE WE LIVED IN AND THAT TELLING THEM WERE TO FIND THEM.THE JOPIN POLICE DID RECOVER A PAIR OF HANDCUFFS ALONG WITH THE VICTIMS FRONT DOOR KEY AND AFTER PROCESSING THESE ITEMS FOR FINGERPRINTS. SO NOTHING WAS FOUND ON THE DOOR KEY AN INCONCLUSIVE PARTIAL LAYTON PRINT LIFTED FROM THE HANDCUFFS AND TO THIS DAY I'VE NEVER RECEIVED A COPY OF THIS PRINT FOR WHICH BY LAW I'M ENTITLED 101% TO HAVE AND ON TOP OF ALL OF THAT THERE WAS TESTIMONY GIVEN BY THE STATES INVESTIGATOR AT TRIAL THAT SEVERAL MONTHS BEFORE TRIAL THAT HE THE INVESTIGATOR SIGNED FOR AND CHECKED OUT SEVERAL PIECES OF EVIDENCE, INCLUDING THIS PARTIAL LAYTON FINGERPRINT TAKEN FROM THE HANDCUFFS AND THOUGH HE NEVER TURNS THE ITEMS BACK INTO EVIDENCE ROOM HE TESTIFES THAT HE KEPT ALL THESE EVIDENCE ITEMS IN HIS OFFICE SAFE FOR WHICH HE ONLY HAS ACCESS TO HE SHOWS UP AND TRIAL WITH ALL THE OTHER PIECES OF EVIDENCE THAT HE HAD KEPT IN HIS SAFE EXCEPT THE LAYTON FINGERPRINT THAT HAS MYSTERIOUSLY DISAPPEARED AND NO ONE KNOW WHERE ITS AT AND YA'LL CAN READ ALL ABOUT THIS IN EXHIBIT A AND ALSO AN EXHIBIT C ON EXHIBIT SECTION OF THE FOUR MENTIONED WEBSITE AND FINALLY LET IT BE KNOW THAT THESE HANDCUFFS WERE PROVEN TO BE OWNED BY JOHN KATURA.

IN ORDER FOR ALL OF Y'ALL LISTENER'S AND READER'S TO UNDERSTAND THIS NEXT PART I'LL HAVE TO BACKTRACK JUST A LITTLE SO PLEASE FORGIVE ME BUT IT'S A VERY IMPORTANT PIECE OF THIS 101% INJUSTICE THAT I'VE BEEN 101% WRONGFULLY SERVED AND THAT IS ... AFTER JOHN KATURA WAS ARRESTED IN ARKANSAS ON AUGUST-24TH-1989 AND TRANSPORTED BACK TO THE COUNTY JAIL IN MISSOURI, EVEN THO IT WAS HIS GIRLFRIEND AT THE TIME ANGIE KIRK- HEAD WHO HAD TURNED HIM IN AND TOLD LAW ENFORCEMENT PERSONNEL THAT SHE FEARED JOHN KATURA SHE LATER MOVED TO ILLINOIS FOR WHICH WOULD HAVE BEEN A COMPLETE ESCAPE FROM KATURA KNOWING HOW TO CONTACT HER, HOWEVER, THERE ARE EVIDENCE REPORTS AND ADMISSIONS FROM ANGIE HERSELF STATING THAT NOT ONLY DID HER AND KATURA BEGAN CORRESPONDING BUT THAT SHE WAS ALSO SENDING KATURA MONEY AND TO ME HER ACTIONS DOESN'T REFLECT THAT OF SOMEONE WHO HAS PREVIOUSLY VOICED HER FEAR OF KATURA AND LET IT BE KNOWN THAT THIS NEW CORRESPONDENCE BETWEEN ANGIE AND KATURA WAS TAKING PLACE BEFOREKATURA FOUND OUT THAT IT WAS ANGIE WHO TURNED HIM IN INSTEAD OF ME AND BACK IN DECEMBER OF 1990 A FEW DAY'S BEFORE JOHN KATURA'S PLEA BARGAIN HEARING, ANGIE KIRK - HEAD GAVE A STATEMENT THAT INCLUDED THE FACT THAT SHE WAS NOT PRESENT AT THE TIME OF THIS ALLEGED CRIME AND AS I'VE PREVIOUSLY MENTIONED, KATURA ALONE BUILT THE STATE'S CASE FOR THEM FROM A - Z AND I ALREADY MENTIONED WHO AND WHAT EVIDENCE THE STATE WAS GOING TO USE AGAINST KATURA IF HE WENT TO TRIAL INSTEAD OF TAKING THE PLEA BARGAIN AND IT SURE WASN'T GOING TO BE ANGIE BECAUSE SHE STATE'S THAT SHE WAS NOT THERE AT THE TIME AND KNEW NOTHING ABOUT IT, BUT HERE IS ANOTHER 101% PROVEN FACT AND TWIST TO THIS INJUSTICE ... ON JANUARY-30TH-1992 ANGIE KIRK - HEAD AFTER BEING CONTACTED BY THE JOPLIN, MISSOURI AUTHORITIES GAVE A 45 - MINUTE VIDEO RECORDED STATEMENT IN WHICH EVEN THO IN HER PRIOR STATEMENTS STATED THAT SHE WASN'T PRESENT DIDN'T SEE , HEAR OR KNOW ANYTHING ABOUT THIS ALLEGED CRIME NOW STATE'S IN THIS NEW INTERVIEW THAT NOT ONLY DOES SHE KNOW MANY DETAIL'S ABOUT THIS ALLEGED CRIME BUT ALSO STATE'S IN DETAIL THAT SHE POSITIVELY SAW ME CARRYING A DEAD BODY OVER MY LEFT SHOULDER OUTSIDE OF THE ALLEGED VICTIM'S HOUSE UP THE ALLEY TOWARDS THE GARAGE WHERE IT WAS LATER DISCOVERED AND AS I SAID, THIS WAS A DETAILED STATEMENT SHE GAVE ABOUT WHAT SHE SAW AND HEARD AND NOW FAST FORWARD TO FEBRUARY-23RD-1993 ... THERE IS AN INVESTIGATIVE REPORT MADE BY A IOPLIN. MISSOURI INVESTIGATOR WHO WORKS FOR THE IOPLIN PROSECUTOR'S OFFICE FOR WHICH ON PAGE # 2 PARAGRAPH # 7 EVEN THO IT IS UNKNOWN WHEN THIS REPORTING OFFICER TALKED TO ANGIE, THIS IS WORD FOR WORD WHAT THIS PART OF THE REPORT SAYS ::: (WHILE THE REPORTING OFFICER WAS TALKING TO THIS WITNESS (ANGIE KIRK-HEAD) SHE VOLUNTEERED THAT SHE HAD LIED TO THE REPORTING OFFICER WHEN SHE SAID IN AN EARLIER VIDEO TAPPED STATEMENT THAT SHE HAD WITNESSED THE DEFENDANT (DONALD SIMPSON) CARRYING THE VICTIM'S BODY OUT OF THE VICTIM'S HOUSE, AND THAT SHE (ANGIE) SAID THAT SHE ONLY MADE THIS STATEMENT A F T E R THE REPORTING OFFICER TOLD HER THAT KATURA HAD TOLD THEM THAT ANGIE HAD WITNESSED THIS) LET IT BE KNOWN THAT BEFORE KATURA ADMITTED TO FRAMING ME E V E R Y STATEMENT THAT KATURA GAVE IN DETAIL STATE'S THAT KATURA WAS IN HIS BEDROOM LOOKING OUT THE WINDOW FOR WHICH IS WHEN HE WATCHED ME

DRAG THE VICTIM'S BODY UP THE ALLEY, KATURA N E V E R SAY'S CARRYING THE BODY, AND THAT PROVES 101% BEYOND A REASONABLE DOUBT THAT THE STATE TOLD ANGIE A 101% LIE IN ORDER TO GET HER ON RECORD IN ORDER TO BECOME A MORE CREDITABLE WITNESS FOR THE STATE THEN KATURA AND HERES WHY ... ON MARCH-4TH-1993 ANGIE KIRK-HEAD IS BROUGHT TO JOPLIN, MISSOURI FROM OUT OF STATE TO GIVE A DEPOSITION TO MY NEW DEATH PENALTY LAWYER DEE WAMPLER FOR WHICH ANGIE AGAIN ADMITS TO LYING ABOUT SEEING ME CARRYING A DEAD BODY FOR WHICH RIGHT THEN SHOULD HAVE MADE ANGIE A 101% NON CREDIBLE WITNESS AND THO WE OBJECTED TO ANGIE'S CREDIBILITY AT MY TRIAL FOR WHICH TURNED OUT TO BE A 101% RAILROAD CONVENTION THE JUDGE RULED AGAINST US , AND THO MY ATTORNEY DEE WAMPLER PROMISED THE **JURY IN HIS OPENING ARGUMENT STATEMENT THAT THEY WERE GOING TO HEAR EXPERT** TESTIMONY ON BEHALF OF MY DEFENSE FOR WHICH WOULD HAVE BEEN MY EX -ATTORNEY KAREN KRAFT AND A HAND WRITING EXPERT THAT DEE WAMPLER HIRED FROM THE MISSOURI HIGHWAY PATROL WHO ANALYZED NUMEROUS LETTERS WROTE AND SENT TO ME FROM KATURA IN WHICH ONE THAT KATURA WROTE AND SENT ME AFTER FINDING OUT THAT IT WASN'T ME WHO TURNED HIM IN AFTER READING ANGIE'S STATEMENT FROM MARCH -4TH 1993 WHERE SHE ADMITS TO BEING THE ONE WHO TURNED HIM IN AND TELL'S ME THAT HE WAS SORRY FOR FRAMING AND HOPES THAT THERE WAS NO HARD FEELINGS AND GOOD LUCK AND LET THIS BE KNOWN AND VERY CLEAR ... THE STATE DID NOT CALL JOHN KATURA AS A WITNESS FOR THEM DURING MY RAILROAD CONVENTION BUT INSTEAD THEY KEPT HIM DOWNSTAIRS IN A HOLDING CELL AND NEVER BROUGHT HIM UP INTO THE COURTROOM AT ANYTIME AND BY LAW SINCE KATURA DID NOT APPEAR OR TESTIFY. MY EXPERT WITNESSES THAT WOULD HAVE HELPED PROVE MY 101% INNOCENCE WERE BARED FROM TESTIFYING SO MY ATTORNEY DEE WAMPLERS PROMISE TO THE JURY DURING OPEN ARGUMENTS WAS A LIE AND I SAY THAT FOR THE SIMPLE FACT THAT WITH DEE WAMPLER KNOWING THAT IF THE STATE DIDN'T CALL KATURA THAT MY WITNESSES WOULD BE BARRED BY LAW HOWEVER WHEN THE STATE DIDN'T CALL KATURA DEE WAMPLER COULD BY LAW HAVE CALLED KATURA IN AS A HOSTILE WITNESS FOR WHICH BY LAW WOULD HAVE ALLOWED MY EXPERT WITNESSES TO TESTIFY ON BEHALF OF MY 101% INNOCENCE BUT INSTEAD ALL THE JURY GOT PERTAINING TO MY 101% INNOCENCE WAS A PROMISE FROM MY ATTORNEY BECAUSE WHEN THE STATE RESTED THEIR CASE MY ATTORNEY DEE WAMPLER RESTED ALSO WITHOUT CALLING ME OR MY WITNESSES AND THAT'S NOT TRIAL STRATEGY THAT'S 101% INEFFECTIVE ASSISTANCE OF TRIAL COUNSEL !!!!!!! AND LET THESE FACTS BE KNOWN ...

IT'S PROVEN FACT'S THAT THERE WAS NO DIRECT PHYSICAL EVIDENCE OR TESTIMONY PRODUCED BY THE STATE DURING THIS RAILROAD CONVENTION THAT EVEN PLACE'S ME AT THE SCENE OF THE CRIME SO IN ACTUALITY, IF YOU CAN'T PLACE ME THERE HOW COULD I HAVE BEEN THE ONE TO DO IT AND BE CHARGED WITH IT AND THAT'S VERY SIMPLE TO ANSWER ... AS MENTIONED EARLIER, AN EYEWITNESS IS THE BEST KIND OF WITNESS AND WHEN THE STATE USED THE CREDIBILITY OF KATURA AND HIS STATEMENT'S TO BUILD THEIR CASE FOR THEM AND USED KATURA ONLY TO BOUND ME OVER FOR TRIAL, YOU

WOULD THINK THAT SINCE KATURA WAS CREDIBLE ENOUGH FOR THE STATE TO USE HIM FOR ALL OF THESE PRETRIAL STATEMENTS AND COURT HEARINGS, WHAT MADE KATURA NO LONGER CREDIBLE ENOUGH FOR THE STATE NOT TO USE KATURA AT MY TRIAL / RAILROAD CONVENTION ??? AND I'VE ALREADY EXPLAINED ALL OF THE REASON'S WHY THEY DIDN'T, AND I'LL KEEP REFERRING BACK TO (EXHIBIT - A, AND EXHIBIT - B) ON THE FOREMENTIONED WEBSITE AND HERE IS WHAT THE STATE DID USE ... THE STATE USED A WITNESS ANGIE KIRK - HEAD WHO WAS PROVEN BY HER OWN STATEMENTS TO BE A HABITUAL LAIR AND WHO ALSO TESTIFIED ON THE STAND AT THIS RAILROAD CONVENTION TO 3RD PARTY PERJURED HEARSAY THAT BY LAW SHOULD NEVER BEEN ALLOWED IN AND THO MY ATTORNEY MADE SOME OBJECTIONS THERE WAS ALOT MORE HE COULD HAVE DONE BUT DIDN'T DO , AND THO THERE IS MANY MORE PROVEN FACT'S THAT I COULD SPEAK ABOUT I'LL END THIS INTERVIEW BY SAYING THIS ... TO ALL OF Y'ALL WHO ARE LISTENING TO AND OR READING THIS, I DONALD ROGAN SIMPSON JR AM 101% INNOCENT OF THIS ALLEGED CRIME AND IF MY TRIAL ATTORNEY WOULD HAVE DONE HIS JOB I WOULD HAVE NEVER BEEN 101% WRONGFULLY CONVICTED AND THE FACT'S AND EVIDENCE 101% PROVE THAT THERE HAS BEEN AN OVERWHELMING MISCARRIAGE OF JUSTICE PLACED UPON ME BY THE STATE OF MISSOURI AND AS I MENTIONED FROM THE BEGINNING, NOT ONLY AM I SEEKING JUSTICE AND EXONERATION FOR MYSELF, BUT I'M SEEKING JUSTICE FOR THE ALLEGED VICTIM AS WELL AND ALL OF THE FAMILY MEMBER'S ON BOTH SIDE'S AS WELL AND SINCE VICTIM'S RIGHTS IS A HUGE MOTTO HERE IN MISSOURI I'M AIMING TO FORCE THEM TO PRACTICE WHAT THEY PREACH AND WHEN Y'ALL VISIT THE FORMENTIONED WEBSITE, YOU WILL BE ABLE TO VIEW MANY OTHER THING'S THAT ARE BEING POSTED FROM HOW TO CONTACT ME, HELP MY FIGHT FOR JUSTICE, AND MOST OF ALL VIEW A 40 - PAGE IN DEPTH PROFESSIONAL ANALYSIS (LABELED EXHIBIT - C) THAT WAS RECENTLY PUT TOGETHER LAST MONTH ON JULY - 2ND AFTER SEVERELY MONTHS OF INVESTIGATION OF ALL THE INJUSTICE I'VE BEEN SERVED AND WHAT THEY CAN DO TO HELP ME REGAIN MY 101% RIGHTFUL FREEDOM AND I'LL ALSO BE WRITING ABOUT OTHER CLAIM'S OF MY 101% INNOCENCE AND POSTING THEM ON THE WEBSITE THAT WERE NOT MENTIONED IN THIS INTERVIEW SO PLEASE COME TO READ ABOUT MORE OF THIS 101% INJUSTICE AND WITH THAT I WISH TO THANK THE LADY WHO MADE THIS PODCAST INTERVIEW POSSIBLE MRS REBECCA THANK YOU FOR Y'ALL'S TIME AND GOD BLESS YOU ALL I'M A .T .W. DONALD ROGAN SIMPSON IR P.S. HERE IS IUST ANOTHER LITTLE INFORMATION I WOULD LIKE TO SHARE WITH YOU READERS ::: ON TUESDAY FEBRUARY-27 -2024 FOR WHICH WAS MY BIRTHDAY, I WAS TRANSFERRED FROM THE CROSSROADS CORRECTIONAL CENTER IN CAMRON, MISSOURI HERE TO THE NORTHEAST CORRECTIONAL CENTER IN BOWLING GREEN. MISSOURI FOR WHICH IS WHERE I'M STILL CURRENTLY RESIDING AS A RESIDENT IN THE MOST ELITE HONOR HOUSING UNIT IN THE ENTIRE STATE OF MISSOURI NAMED ::: (THE DYNAMO COMMUNITY EXPERIENCE) AND TO FIND OUT MORE ABOUT THIS PROGRAM VISIT THE MISSOURI DEPARTMENT OF CORRECTION'S WEBSITE.