

AFFIDAVIT

Corey Eib
c/o 16045 Sherman Way #H-63
Van Nuys, California
949-334-7702 voice | coreyeib@gmail.com email

Federal Bureau of Investigation
Wilshire Division
11000 Wilshire Blvd # 1700
Los Angeles, CA 90024

RE: Personal Observation of Criminal Activity and Criminal Complaint

Dear Sirs,

I was present from 8:30 am until approximately 4:15 pm on October 7, 2016 at the Downey Superior Court for purposes of observing court activities, particularly Superior Court Case # 6DN04982 involving Defendant Gabriela Beltran.

During the course of events in Dept 3, I personally observed and if called, am willing to testify under oath to the following:

- That I personally observed Los Angeles County Superior Court Judge Frisco repeatedly berate, intimidate and threaten Ms Gabriela Beltran from the bench.
 - The threats by Judge Frisco occurred while Judge Frisco was demanding Ms. Beltran waive constitutionally and statutorily protected rights. The Los Angeles Superior Court is notorious for violating the 6th Amendment rights of defendants (See Faretta v United States 422 U.S. 806(1975)).
 - The berating and intimidation of Ms. Beltran included Judge Frisco accusing Mrs. Beltran of being intentionally uncooperative for not waiving rights, and accused Ms. Beltran of intentionally not understanding vague questions posed by the court.
- That I personally observed Judge Frisco coordinate efforts with Prosecuting Attorney Annie Laurie Abriel (CA BAR License # 294818) to deny Ms. Beltran exculpatory evidence, and her right due process.
 - Attorney Abriel presented to the court, and delivered to Ms. Beltran a document which Attorney Abriel claimed satisfied a discovery request by Ms. Beltran for subscribed oaths of office of named Downey Police officers. The document submitted to the court, and acknowledged by Judge Frisco was not an oath of office, and appeared to have been manufactured to cover up that apparently the requested discovery did not exist. Oaths of Office are required to exist per CA Gov Code 1360. Judge Frisco stated that the requested evidence had been provided when it was clear to any reasonable person in the court room that the manufactured evidence was not the evidence requested and that Judge Frisco was coordinating the manufacturing of evidence with the prosecution.
 - The Downey officer's for whom Attorney Abriel admitted there are no subscribed oaths of office, then presented manufactured evidence in open court are:
 - Sergeant M. Parino #10410
 - Officer P. Mendoza #11348
 - Officer M. Larini #12611

- Corporal B. Valenzuela #11724
 - Officer S. Hernandez #12612
 - Officer L. Anderson #12319
-
- That I personally observed Judge Frisco arbitrarily attempt to violate Ms. Beltran's 6th Amendment right when he arbitrarily 'appointed' the Los Angeles Public Defender for purposes of obtaining waivers of rights sought by the court.
 - Judge Frisco was unsuccessful, as the Public Defender firmly scolded Judge Frisco and refused to represent Ms. Beltran against her will and without consent and a knowing waiver of Beltran's secured right to handle her own affairs.

 - That I personally observed Judge Frisco threaten financial penalties against Ms. Beltran in response to Ms. Beltran's continued efforts to preserve her constitutionally secured rights.
 - Judge Frisco stated he intended to impose a private CA Bar Licensed Attorney, and that Judge Frisco would personally preside over a future hearing which would result a finding against Ms. Beltran and for the benefit of the County of Los Angeles for the services of a private attorney who would 'take months to familiarize himself' with Ms. Beltran's case, and that Ms. Beltran would be required to 'pay all those attorney fees' if she didn't immediately waive rights the court was seeking.

 - That I personally observed Judge Frisco threaten Ms. Beltran that he would violate her right to a speedy trial.
 - Judge Frisco threatened to arbitrarily appoint a private attorney who would waive the rights the court was seeking from Ms. Beltran. Judge Frisco also stated that a trial would occur months in the future because the attorney will be in charge of the case, and the attorney appointed by Judge Frisco would be authorized by the court to waive her rights. Judge Frisco's statements made it clear to any reasonable person he was threatening significant financial penalties in addition to violating Ms. Beltran's 6th Amendment rights through the arbitrary and extensive use of a private CA Bar Panel attorney at Ms. Beltran's expense.

 - That I personally observed Judge Frisco intimidate and threaten Ms. Beltran from the bench.
 - In response to Ms. Beltran's reservation of rights, Judge Frisco raised his voice and assumed a threatening posture and demeanor that would result in instilling fear and intimidation in any reasonable person. This threatening action occurred in direct response to Ms. Beltran's reservation of rights.

 - That I personally observed Ms. Beltran relate how she was attacked, and penetrated with a foreign object by Downey Police Officers while in custody of the Downey Police Dept. Ms. Beltran related this act was done for purposes of obtaining a DNA sample, which is only applicable upon conviction of a felony. Court records show Ms. Beltran is not even charged with a felony. Attorney Abriel stated that Downey Police Dept. has 'overwritten' the video footage of this incident, stating the system is 'on a loop' and was not preserved.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on October 10, 2016.

