

Affidavit of Appendix exhibits
is hereby enclosed.

Appendix EX. #. 1 Thru. 8,

Respectfully Submitted:

Lancelot Armstrong, #. 500408148,

Lancelot Wiley Armstrong,

8-B-4-9,

P.O. Box 9356,

Fort Lauderdale, Florida. 33310



July 12, 2007

Lancelot Armstrong
CIS # 500408148
555 SE 1st Ave.
Ft. Lauderdale, FL 33310

Mr. Armstrong,

Please be advised that this office was contacted in April or May of 2007 by an unnamed investigator who claimed to be under the direction of your current Attorney, Mr. David Rowe. This investigator requested any and all files that WCS Investigations might still possess pertaining to your case be handed over to the current attorney. It was explained to the investigator that WCS Investigations would gladly turn over any and all files with a written request by the attorney of record on the attorney's letterhead requesting these items. To date no further contact has been made by Mr. Rowe or his office to obtain said files from WCS Investigations. Currently, WCS Investigations is still in possession of your files.

Sincerely,

A handwritten signature in black ink, appearing to read 'Ben Capobianco', is written over the typed name.

Ben Capobianco
Director
WCS Investigations of Florida, Inc.

Dear Lance,

September 24th, 2007

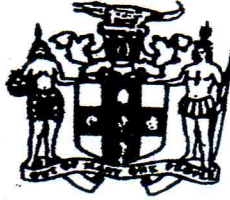
I gave a lot of thought to your request over this past weekend, and I decided that it would be unwise for me to get involved, at this point. There are two reasons for my decision. The first is what you mentioned about your attorney and his client, whom I intend to stay clear of. I cannot jeopardize myself by any connection with these two. The second reason is that there is nothing I can do for your case, nothing further I can say, that I have not already done or said, under sworn testimony, in your 2001 appeal. I am sure that Rachel day has a record of my testimony, and all you need to do is to get it from her. It should not matter that she is not your attorney at present: my testimony before that court is a matter of record and can be used again.

I wish you the best of luck.

Sincerely,

A handwritten signature in cursive script that reads "Laurie Gunst".

Laurie Gunst



OFFICE OF THE PRIME MINISTER

1 DEVON ROAD, P O BOX 272, KINGSTON 6, JAMAICA

Telephone: 927-9941-3; 929-8880-5; 927-4101-3

June 1, 2007

Hon. Anthony Hylton
Minister
Ministry of Foreign Affairs & Foreign Trade
21 Dominica Drive
Kingston 5

Re: State of Florida V Lancelot Armstrong

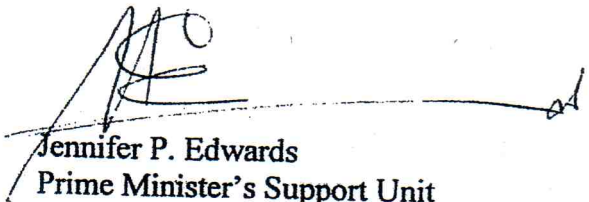
Dear Minister Hylton

Attached is a letter from Mr. David Rowe of Florida.

I have already written to you regarding Jamaicans who are incarcerated in the United States of America, and elsewhere. Many of them are deported at the end of their sentence, and their perception of how they are treated by the Jamaican authority could impact on how they view Jamaica and Jamaicans.

I believe the Government of Jamaica should initiate appropriate action in this instead of having to react to action taken by them.

Sincerely



Jennifer P. Edwards
Prime Minister's Support Unit

Cc ✓ Mr. David Rowe
Mrs. Portia Simpson Miller, Most Honourable Prime Minister

David P. Rowe P.A.

110 East Broward Boulevard
Suite 1700
Fort Lauderdale, Florida 33301
U.S.A.

Tel: (305) 731-0019
Fax: (954) 323-8628

davidrowe28@hotmail.com
davidprowe@comcast.net

David P. Rowe
Ira D. Rowe Q.C. (1928-2004) (Consultant)

Web site: <http://www.constitution-and-rights.com>

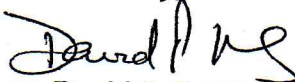
May 31, 2007

Mr. Lancelot Armstrong, # 500408148
7-D-1-6,
P.O. Box 9356
Ft. Lauderdale, Fl. 33310

Dear Mr. Armstrong,

Kindly note a letter received from the Hon. Ricardo Allicock, Consul General of Jamaica stating that the Jamaican Commissioner of Police has authorized the travel of Deputy Superintendent of Police Mr. E. Laing to travel to Florida to testify in your upcoming hearing in June 2007.

Sincerely,


David P. Rowe, Esq.

c.c. Ms. Dorrett English

*Member of the Florida Bar
Member of the Jamaica Bar*



JAMAICAN CONSULATE GENERAL

842 INGRAHAM BUILDING, 25 S.E. SECOND AVENUE, MIAMI, FL. 33131
Tel: (305) 374-8431, Fax: (305) 577-4970, jamconmi@bellsouth.net

15 May, 2007

Mr. David Rowe, Esq.
Law Offices
110 East Broward Blvd.
Ste. 1700
Ft. Lauderdale, Fl 33301

Dear Mr. Rowe

Case: State of Florida vs Lancelot Armstrong

I have been directed by the Permanent Secretary, Ministry of Foreign Affairs and Foreign Trade, to inform you that the Commissioner of Police has granted permission for Mr. E. Laing, Deputy Superintendent of Police, to travel to Florida to be a witness for the defence in the above matter.

Sincerely

A handwritten signature in black ink, appearing to read 'C.P. Ricardo Allicock', with a long horizontal flourish extending to the right.

C.P. Ricardo Allicock
Consul General

In The Circuit Court OF The
17th Judicial Circuit IN AND FOR
Broward County, Florida.

State OF Florida |
County OF Broward |

September 7, 2007

Re: State vs. Armstrong, case no.: 90-5417 of 10B, Before The
Honorable Judge: Michael L. Gates,

General Affidavit

I, Lancelot Witley Armstrong, acting in pro-se. form. do hereby swear that the following statement is true and correct and made of my own free will and personal knowledge:

- 1). Defendant Lancelot Armstrong Respectfully moves this Honorable Court in the above styled cause and files this "General Affidavit" in support of "motion To Discharge Counsels OF Record" which bona fide Appendix exhibits shall support of this motion and Affidavit. The defendant would state the following grounds:
- 2). Fondura v. State, 940 So.2d 489 (Fla. App. 3 Dist., 2006) on "page #.2" 110K 1135 parties entitled to Allege error, "110K 1137(2) K. Error committed or invited by party complaining in General. most cited cases

The invited-error doctrine states that a party may not make an error at trial and subsequently take Advantage of

" #. 1, of 5, "

This error on Appeal.

- 3). Case no: SC00-1268 Lower Tribunal case no: 90-5417 of 103, The Florida Supreme court has received defendant pro-se. petitions the following documents reflecting a filing date of 6/12/2000. "SEE: EX. #1," motion for court order to compel compliance to Due process Rights - has been treated as a petition for writ of mandamus. EX. #1,
- 4). There was no direct respond to defendant concerns the Redressing of Criminal aspect of said life Sentence case where was not being handle by C.C.R. and C.C.R.C. Cause statute only allow the Representation of the death penalty area of said case. Which causation deprived defendant of properly challenging said illegal life Sentence. which was contrary to the evidence, and Contrary to Law. SEE: Johnson v. Mississippi, 486 U.S. 578, 108 S.Ct. 1981). and (Ring v. Arizona, 536 U.S. 584 (2002)).
- 5). Defendant filed ineffective assistance of Re-sentencing Trial Counsel David P. Rowe, which this Honorable Court deny and Further thought defendant was not showing good faith by waited after the Jury recommend a sentence of death. "SEE: exhibit #2, & #3" which legal letter shall show the conflict of interest happen before the Court learn about continue errors which made counsel rendered ineffective assistance of Counsels at Bar. "SEE: EX. #4, & #5,"
- 6). Counsel David P. Rowe, Refusal to listening to this Honorable court, And Refusal to listening to defendant, which cause defendant to tried humbly within the Court room Requested counsels to honor the defendant legal Requests, which failure to comply. "SEE: #6, & #7,"
- 7). Nelson Hearing June 14, 2007, after said proceedings. There was lack of genuine effort and meaningful communication directly with

#. 2,

Counsels until there is a court hearing or other proceeding, David P. Rowe, Esq. failure to talk on the phone in order to properly prepare before our presents inside the court room. "SEE: EX.#8,"

- 8). Attorney David P. Rowe, with Attorney Donovan L. Parker, Recently met with defendant on the weekend, August 25, 2007.
- 9). Counsels advised defendant of a limited partial witness list, which contrary to defendant legal requests throughout the years. There was further failure to securing legal documents for preparation, there was many error, which counsels stated upon correction of errors they will visit again before the September 7, 2007, proceeding. There was failure to do so until inside the court room.
- 10). Counsels Failure to meet with defendant to preparing a adequate witness list, and to make genuine contact in time to securing defendant bona fide exculpatory witnesses, and otherwise in a timely manner. And to securing witnesses for Spencer hearing. "SEE: EX.#6,"
- 11). Counsels lack of preparation causation of ineffective assistance to securing proper entry for defendant private investigators to follow-up on securing material witnesses, where counsels failure to follow-up on. "SEE: EX.#9,"
- 12). Counsels Refusal to have a meaningful expert witnesses to testify again on record regarding to Appellate rule Requirement. "which further failure to respect defendant request for adequate legal defense." (SEE: Face of the Record, March 21-23, 2001, Expert witnesses at partial evidentiary hearing proceedings.)

#3,

- 13). Defendant advised Counsel this matter is too serious to ignore what must be on the record for Appellate reason, which Counsel's denial created ineffective assistance of Counsel.
- 14). Defendant believe since He did not Rob Kengeral Allen, and Deputy Robert Sallustio, saw that the car and the defendant was clean after Deputy Greeney searched, and defendant complied with both deputies verbal commands,
- 15). Defendant guilt was only kindness, promised to pick-up Kengeral Allen from work accompanied by Wayne Coleman who had criminal intention and carried out said action by himself, resulted defendant leave the scene out of necessity, based on defendant injury and life experiences, and to seek - professional medical assistance and official advise, defendant did not resist the search, etc., "SEE: EX.#10,"

Wherefore, The defendant Lancelot Armstrong, Respectfully Pray that this Honorable Court shall investigate said issues at Bar in the name of Justice for all, And where Counsel failed to securing and to subpoena exculpatory witnesses before the Jury, and this pending proceeding, material facts: That a conflict continue to exist between defendant and Counsel(s) of Record, Thus, any further representation by said Counsel(s) of Record would be ineffective assistance and inadequate.

I, declare the above is true and correct in accordance with Section 92.525 Florida Statute (1996).

#. 4,

This 11th day of September 2007,



Vince Marciano 9-11-07

Respectfully Submitted:

Lancelot Armstrong, PRO-SE.

Lancelot WILEY Armstrong, #500408148,
PRO-SE. Affiant. 8-B-49,
P.O. Box 9356,
Fort Lauderdale, Florida. 33310

Certificate of Service

I, hereby certify that the information prescribed to here in the foregoing General Affidavit in support of motion and Appendixes before this Honorable Court is true and correct, to the best of my knowledge, understanding and belief and that a true copy is being forwarded to the "Clerk of Court" and to: "Honorable Judge: Michael L. Gates," and State Attorney Michael J. Satz, 201 S.E. 6th Street, Broward County, Court House, Fort Lauderdale, Florida. 33301. And to: David P. Rowe, Esq., 110 E. Broward Blvd., Ste. 1700 Ft. Lauderdale, Fla. 33301, and 1311 S.E. 24 Ave., Ft. Lauderdale, Ft. 33316; "Donovan L. Parker, Esq., 99 N.W. 183rd Street, Ste. 104, Miami, Fla. 33169. (And to: Assistance State Attorney Carolyn McCann,)

On this 11th day of September 2007,

#. 5,

In The Circuit Court of The
17th Judicial Circuit, In And For
Broward county, Florida.

Re: State of Florida vs. Lancelot u. Armstrong,
Case no.: SC07-1717, Lower Tribunal, case no.: 90-5417cf10B,

State of Florida }
county of Broward }

General Affidavit

I, Lancelot wiley Armstrong, Hereby Swear that the following statement is true and correct and made of my own free will, from my own personal knowledge, and Stated as follows:

- 1). November 2, 2007, Attorney David P. Rowe, met with Armstrong, and informed regard Hon. Judge: Michael L. Gates, "Order Re-Setting Spencer Hearing for November 15, 2007,"
- 2). Counsel David P. Rowe, stated He would meet again on 11/8/07, To goes over the people who may testify. There was failure to complete preparation. Further Counsel called Armstrong mother Dorvett English, and Armstrong Daughter Renita Armstrong, by lying that the date was set for November 25, 2007, with the intent of misled Armstrong to preparing witnesses after the date of the Spencer hearing 11-15-07.

- 3) unless this Honorable Court Changes the Date ???
There was no new notice to Lancelot U. Armstrong,
- 4) This was the continuous errors, or Selling out to the highest Bidder concerns at Bar. Armstrong who first been duly sworn, say that the fact set forth in this Affidavit on this 12th day of November, 2007. is true and correct.

Respectfully Submitted:
Lancelot Armstrong, #500408148,
Lancelot Wibley Armstrong,
Arrest no.: 500408148, 8-B-4-9,
P.O. Box 9356,
Fort Lauderdale, Florida. 33310

Certificate of Service

I, Hereby certify that a true and correct copy of the foregoing Affidavit has been furnished via B.S.O. main Mail inhouse U.S. mail to: Hon. Judge Michael L. Grates, and Broward State Attorney Michael J. Satz, Attention at, Broward County, Court House, 201 S.E. 6th Street, Fort Lauderdale, Florida. 33301

Sworn and subscribed to before me this 13th day of November, 2007.

cc: Florida Attorney General - W.P.B.
Jamaica Consulate General Office Miami, Fla.