JUSTICE FOR NURSE NDIAWAR DIOP

Suspicion of Corruption, Bias, Conflict of Interest, Misconduct and Obstruction of Justice in Riverside County Superior Court.

Is Nurse Ndiawar Diop victim of Conflict of Interest by Judges Timothy John Hollenhorst, Assistant District Attorney Blaine Hopp and Associate Justice Art W. McKinster?

NDIAWAR DIOP was a nurse working for California Department of Corrections and Rehabilitations - CDCR - CIM (California Institution for Men) in Chino for 12 Years as a Prison Nurse. He has been living in the United States for 19 Years now and has never been in trouble, not even a Traffic Ticket.

On JUNE 4TH, 2013, Nurse Ndiawar Diop was assaulted and stabbed on his Right Index Finger in CIM (California Institution for Men in Chino) by a white serial criminal serving Life Sentence, inmate George Philpott, after he finished injecting himself with the Syringe Pen containing the insulin Lantus and then told him "You're just gonna have Hep C, not Malaria like in Africa".

Research shows inmate **GEORGE PHILPOTT** has been terrorizing the prison staffs (Medical staffs and Custody staffs) for a long time with lots of Rule Violations reports, and many Write ups for not following Prison Protocols.

After the inmate **George Philpott** was neutralized and handcuffed by the **Correctional Officers on Duty Marc Escarcega**, **Nurse Diop** was then sent to the Medical Unit for treatment. After months of treatments, screening and blood works because HIV AIDS, HEP C and others blood-borne diseases are most common in prison, **Nurse Diop** returned to works free of any infections.

Then in October 18th, 2017, after Four (4) years and Four (4) months, a special agent named Kevin Oden, from California Department of Corrections & Rehabilitations (Office of Internal Affairs) showed up at his work at 4 Am to inform him about a Criminal investigation for the incident of June 4th, 2013 involving Inmate George Philpott CDC# AL9559, and then accusing Nurse Diop for Worker Compensation Fraud because the Inmate denied assaulting him and that his supervisor SRN Joy Uche wrote in the note "Employee accidentally poked his Right index finger with a dirty needle" and that document form doesn't have any name on it (it will be attached here). Nurse Diop denies the allegations.

On January 12th, 2018, Nurse Diop was arrested by Special Agent Kevin Oden after showing him an ARREST WARRANT with the Date of the Incident moved

forward for 1 year (From June 4th, 20213 to June 4th, 2014). Nurse Diop was held and required to pay a Bail for \$30,000 but was afterward released on O.R. (Own Recognizance) the same day by a Riverside Judge with CASE # RIF1705383

*Why was the Warrant requested by **Special Agent KEVIN ODEN** filled with a falsified date of the incident (from 6/4/2013 TO 6/4/2014)?

*Was he falsifying the Incident Date to avoid the case to fall on **STATUTE OF LIMITATIONS**?

Anyhow Diop denies the allegations and pled not guilty to all the charges at the Riverside Court.

It's at TRIAL of May 21st, 2020 that **Nurse Diop** believes presidingJudge **Hon. Timothy J. Hollenhorst** willfully and maliciously deprived him the right to defend himself by granting a Motion of Elimination at the **D.A Blaine Hopp's** request which made Nurse Diop not to use the overwhelming criminal record of **inmate George Philpott** and also to forbid him from calling all the staffs from California Institution of Men who wrote Disciplinary Reports about the white serial criminal. The Motion granted by Judge Timothy j. Hollenhorst later made it difficult for Nurse Diop to build a line of defense. **Nurse Ndiawar Diop** believes those testimonies from Correctional Officers would have shown the Negative and Aggressive interactions of inmate **George Philpott** with all Yard C staffs altogether.

Public Record shows that Hon. **Judge Timothy J. Hollenhorst** worked 14 Years as a Deputy District Attorney in Riverside with **D.A Blaine Hopp** before he was later appointed by **Governor Jerry Brown on July 23rd 2018** to fill a vacancy created by the retirement of Judge James A. Cox.

Was Judge Timothy J. Hollenhorst making it easy for his Ex coworker D.A Blaine Hopp?

The Due Process was not guaranteed in this particular case as it outrageous, arbitrary, capricious, biased and vindictive decision have violated it; and throughout the Trial, far more than Obstruction of Justice and Prejudices were noticed, Nurse Diop said. This raised a kind of suspicion of corruption toward the Riverside County Superior Court System.

1- Correctional Officer Marc Escarcega, who was present during the incident, presented testimony that was consistent with Nurse Diop and Nurse Tabot's versions of what transpired. However, after the court took a short recess, Officer Marc Escarcega conferred with the Assistant District Attorney Blaine Hopp and designated investigator Kevin Oden and completely recanted his testimony and

stated that his original testimony, although consistent with **Nurse Ndiawar Diop** and **Nurse Tabot**'s versions, was incorrect. Nurse **Ndiawar Diop** believes that Officer Marc Escarcega was probably under pressure to change his testimony. How could a judge in a Court of Law allow a Sworn Officer Under Oath changes his testimony minutes after telling an original version consistent with the defendant and main witness's versions?

ATTACHED TESTIMONY From Trial Transcript of Officer Marc Escarcega who was the medical security officer at the CIM, Facility C.

Question from D.A Blaine Hopp: And on June 4, 2013, do you know who was working behind that particular door?

Answer from Officer Escarcega: Yes, I do.

Question from D.A Blaine Hopp: Who was working behind that particular door?

Answer from Officer Escarcega: That particular door would be LVN Diop.

Question from D.A Blaine Hopp: The defendant?

Answer from Officer Escarcega: Yes.

Question from D.A Blaine Hopp: And prior to June 4, 2013, had the defendant ever made you aware of any problems that he had had or was having with an inmate?

Answer from Officer Escarcega: Not that I'm aware of.

Question from D.A Blaine Hopp: All right. How about on that day, June 4, 2013, did the defendant make you aware of him having a problem with an inmate?

Answer from Officer Escarcega: The only time I had -- I knew that there was a problem because of an alarm that was set.

Question from D.A Blaine Hopp: Okay. And when you say I became aware of a problem because of an alarm that was set, what type of alarm are you talking about?

Answer from Officer Escarcega: It's a personal alarm that all the non-sworn peace officer staff have. Medical would have it as well, personal alarm.

Question from D.A Blaine Hopp: And what does this alarm do?

Answer from Officer Escarcega: It activates an alarm set by whoever is working, or that person. And it sounds alarm at a distinctive place, saying there's some type of trouble or issue that needs to be tended to by security.

Question from D.A Blaine Hopp: Okay. As you sit here today, on June 4, 2013, did an alarm get activated?

Answer from Officer Escarcega: Yes, it did.

Question from D.A Blaine Hopp: Do you know who activated it?

Answer from Officer Escarcega: Yes, I do.

Question from D.A Blaine Hopp: Who activated it?

Answer from Officer Escarcega: LVN Diop.

Question from D.A Blaine Hopp: And how do you know that? Did he tell you?

Answer from Officer Escarcega: Yes, he did.

Question from D.A Blaine Hopp: Did he tell you why he activated it?

nswer from Officer Escarcega: Yes, he did.

Question from D.A Blaine Hopp: What did the defendant tell you?

Answer from Officer Escarcega: That he had -- that he got -- he had an assault

-- or poked by a needle, a diabetic needle, in the pill line. **Question from D.A Blaine Hopp:** I'm sorry, he got what?

Answer from Officer Escarcega: He got poked. Or he got -- he had -- he got assaulted. He claimed he got assaulted. He got poked by a diabetic needle during administering his diabetic needles in the pill line.

Question from D.A Blaine Hopp: He told you this?

Answer from Officer Escarcega: Yes.

Question from D.A Blaine Hopp: So as a result of him telling you that he got

assaulted during a needle exchange with an inmate --

Answer from Officer Escarcega: Yes.

Question from D.A Blaine Hopp: -- did he identify the inmate to you?

Answer from Officer Escarcega: Yes, he did.

Question from D.A Blaine Hopp: Did he do that that day, on June 4, 2013?

Answer from Officer Escarcega: Yes, he did.

Question from D.A Blaine Hopp: Who was the inmate?

Answer from Officer Escarcega: Inmate was Inmate Philpott.

Question from D.A Blaine Hopp: What, if anything, did you do to the inmate?

Answer from Officer Escarcega: I questioned the inmate to ask him what

happened. And then, in response, the inmate said, "I didn't do anything." He put --

excuse me.

Question from D.A Blaine Hopp: So you questioned the inmate?

Answer from Officer Escarcega: Yes, I did.

Question from D.A Blaine Hopp: Did you see the exchange occur prior to the

alarm going off?

Answer from Officer Escarcega: No, I didn't.

Question from D.A Blaine Hopp: Okay. As you sit here today, you remember

turning to the inmate after speaking to the defendant?

Answer from Officer Escarcega: Well, it was kind of like a spontaneous event. So I guess when the incident occurred and the alarm went off, the inmate immediately said, "I didn't do anything. I didn't do anything." I then proceed to go into that area where the pill line was where LVN Diop was and asked him what happened. He said, "I got poked. I got assaulted."

Question from D.A Blaine Hopp: So "I got a poke"?

Answer from Officer Escarcega: "I got poked. I got assaulted." Question from D.A Blaine Hopp: "I got poked. I got assaulted"?

Answer from Officer Escarcega: That's correct.

Question from D.A Blaine Hopp: As a result -- and you already heard the inmate

say, "I didn't do anything. I didn't do anything"?

Answer from Officer Escarcega: That's correct.

Question from D.A Blaine Hopp: What did you do with -- once the defendant told you that he had been assaulted?

Answer from Officer Escarcega: At that point, I instructed the inmate to turn around, and placed restraints behind him and waited for security to arrive. And then, he was then escorted to one of the holding tanks up in the administration building.

Question from D.A Blaine Hopp: So you cuffed him up?

Answer from Officer Escarcega: Yes.

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Question from D.A Blaine Hopp: And you escorted him away?

Answer from Officer Escarcega: Security responded once the alarm came. I was first -- I was first on-site responder. As when he's being questioned, additional security arrived at the scene. And we were able to -- at that point, I applied my handcuffs on him. And they were able to escort him to the front of our administration building. I had to stay back because I still had to continue my job working the line, the pill line.

Question from D.A Blaine Hopp: For the other LVNs; is that correct?

Answer from Officer Escarcega: That's correct.

Please Read the following Trial Transcript from Nurse Tabot testimony:

On Page 9, 12, 13, 14 and 15 From Trial Transcript of **Nurse Tabot**, who was inside the Med Room when the incident happened said in court during trial: "**Based on my memory**, I observe an angry inmate disrespecting Mr. Diop. And Mr. Diop, you know, was doing the med and to get the insulin."

Question BY Attorney Zulu ALI: Okay. When you say he got poked, how did he get poked?

Answer by Nurse Tabot: He went to grab the needle and he forced it into his hands.

Question by BY Attorney Zulu ALI: "Okay. And where was the inmate standing? Answer by Nurse A. Tabot: "The inmate was standing outside."

Question BY Attorney Zulu ALI Okay. And based upon -- from your opinion, do you believe that the inmate did it intentionally? Or do you think he did it accidentally?

Answer by Nurse A. Tabot: If I'm given the opportunity to make -- to make an expression, to give an opinion of what happened, based on the inmate's action, what happened before and during, if I'm giving the opportunity to say, I would say intentional.

Question BY Attorney Zulu ALI: Okay. Why do you believe it was intentional?

Answer by Nurse A. Tabot: The inmate came and was having a, you know, argument with Mr. Diop."

Then Nurse Armstrong Tabot told the Court that Deputy District Attorney Blaine Hopp emailed him before he came to testify to remind him to say that the "Incident was an accident" and the court did nothing about it.

Here is the conversation From Trial Transcript of Nurse Tabot (attached):

Question BY D.A Blaine HOPP: In preparation for your testimony here today, did you review any reports with regard to your prior statements?

Answer of Nurse A. Tabot: No. I reviewed only what was sent to me.

Question BY D.A Blaine HOPP: You reviewed what?

Answer of Nurse A. Tabot: What you sent to me via email.

Question BY D.A Blaine HOPP: You're specifically referring to -- did you review a report? Or a recording?

Answer of Nurse A. Tabot: I reviewed an e-mail you sent to me reminding me that I should said it was an accident. "

Please Read Trial Transcript of Nurse Tabot (Pages 27, 28, 29, 30, 31, 32, 33, and 34) (attached)

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2- At some point during TRIAL, there has been communication between the CDCR investigator special agent Kevin Oden and the members of the Jury outside the presence of the Judge Timothy J. Hollenhorst and it was repeated many times throughout the Trial whenever Judge Timothy Hollenhorst, Attorney Zulu Ali (Defense Attorney) and D.A Blaine Hopp went Sidebar (Proceedings held outside the presence of the jury), CDCR investigator Kevin Oden would start throwing Jokes talking with the Jury in presence of The Bailiff Deputy Robert Powe. After Discovery, Defense Attorney ZULU ALI introduced A Motion for a NEW TRIAL, denied by Judge Timothy J. Hollenhorst even though Court Bailiff Robert Powe and Investigator Kevin Oden both acknowledged through separate Statements that they indeed communicated with the Jury by just making Jokes and comments but they have never talked about the case. What the Court erred was that the communication between Kevin Oden and Members of the Jury had created Overfamiliarity which constitutes a Prejudice for the Defense Team as it happened many times during the course of the Trial.

Nurse Ndiawar Diop claimed that he was denied a FAIR TRIAL by Judge Timothy John Hollenhorst; and at some point during TRIAL, Judge Timothy John Hollenhorst in front of the white dominant Jury, threatened to have his Attorney ZULU ALI (a Black lawyer) tased by the deputy for approaching a witness to lay foundation for an exhibit without saying "Your Honor, May I approach the Witness".

ATTACHED FROM TRANSCRIPT WHEN MY ATTORNEY WAS THREATENED TO BE TAZED (attached)

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MR. ALI: I'm sorry, Your Honor, can I approach the witness?

JUDGE TIMOTHY J. HOLLENHORST: You almost got tased.

MR. ALI: I know.

(You can find this statements in Trial Transcript of Nurse Tabot (Page 19) (attached)

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Nurse Diop strongly believes the Judge's statement had racial overtones, which was consistent throughout the trial.

Attorney ZULU ALI appealed the Case at the Court of Appeal Fourth Appellate District, Division Two in California on 9/27/2019 with Case # E073789

On March 3rd, 2021, Attorney Zulu Ali was given 15 minutes to make his Oral Argument in a Video-Conference Meeting before Three (3) Associate Justices. Then on March 8th, 2021, an Opinion was given on the case **E07378** written by **HON. McKINSTER, ART W**:

"All the contentions made were rejected and the Judgment from the Trial Presiding Judge Timothy J. Hollenhorst was Affirmed by **Hon. Art W. McKinster** and participants (**Slough, Marsh and Raphael, Michael J**)

Upon a quick Online Research about the **Associate Justice Art W. McKinster** (who gave the Opinion and rejected the appeal), we found out some public informations and links:

1- Art McKinster is a judge for the 4th District Division 2 of the California Court of Appeal.

He assumed office on **December 27, 1990** and his current term ends on January 6, 2031.

This is the same place where the Trial Judge Timothy J. Hollenhorst's father (Hon. Thomas E. Hollenhorst) worked to his retirement in August 2017, according to the research. It means that **Associate Justice Art McKinster and Associate Justice Thomas Hollenhorst worked together for 27 years.**

- What would any normal person think this case was his?
- How could a Judge denied an Appeal with one of the main complaints was about a member of the Prosecution Team communicating with some members of the Jury and the Bailiff Robert Powe and Investigator Kevin Oden acknowledged in separate written statement talking to the members of the

The Appeal Opinion said "Special Agent Kevin Oden declared that neither he nor the prosecutor spoke with any juror outside the courtroom. Inside the courtroom, he admitted that when the judge and counsel went into chambers, "jokes and comments were made by the bailiff and jurors." Bailiff Deputy Powe said he recalled one occasion when agent Oden ``made comments to [him] as [he] was speaking with the jurors.``

We were instructed not to talk to the Jury and the Defense Attorney's Team followed the instructions but the Prosecution Team didn't.

2- We also find a PETITION TO Remove Justice Art W. McKinster From The Bench. The PETITION accused Associate Justice McKinster of engaging in a ruthless, unlawful scheme to Obstruct Justice, to discriminate against an entire class of people and victims including small business owners, People of Color, LGBT, and single parents. Below is the Link (attached):

https://www.change.org/p/california-state-senate-remove-justices-douglas-p-miller-art-w-mckinster-from-the-bench

- What would any normal person do or think after discovering this?
- Anyone would think that there is a possibility of Corruption, Bias, Obstruction of Justice, Prejudices and a willful and malicious deprivation of Rights.

*Armstrong Tabot, the other nurse who was present at the time of the assault was called by the Prosecutor Blaine Hopp to testify but was later dropped from the list. Nurse Tabot later said that he was cornered in a conference room to say the incident was ACCIDENTAL which he refused to say. He was later fired by CDCR (CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATIONS) - CIW (California Institution for Women) for refusing to give a false testimony. He was fired because he refused to play their dirty game.

Nurse Ndiawar Diop is a law abiding citizen who continues to fight this case to the Supreme Court as all the accusations made were based on his Supervisor SRN Joy Uche from CDCR - CIM California Institution for Men in Chino and P.A Mark Harvey from US HealthWorks; and they both said Nurse Diop told them that he hurts himself, however there is No audio recording nor a written statement showing literally that Nurse Diop said he hurts himself. The both put words in his mouth.

Now Nurse Diop has lost his job, his income, his retirement that he worked hard for all these years (12 years in total) with the State Prison CDCR; and he is ordered

by JUDGE TIMOTHY J. HOLLENHORST to make financial restitution i the amount of \$97,164 WITH 10% INTEREST. As of today that amount reaches over \$121,000. Nurse Ndiawar Diop is married and father of Three (3) children.

Justice was not served and this case wasn't sorted properly; we should work tirelessly to bring light into it as it has been for so long in the hands of colleagues, ex colleagues and acquaintances.

Help is needed from everyone who believes in Fairness, Impartiality and the application of the Rule of Law equally.

Please sign the petition requisition Justice for Nurse Ndiawar Diop and Share it.

Nurse Ndiawar Diop Macleaulliop

THANK YOU SO MUCH.

ISSS003A - Rules Violation Reports

Name: PHILPOTT, GEORGE

CDC #: AL9559 PID #: 1107978

ISSS003A

Rules Violation Reports

Thursday May 02, 2019 07:50:05 A

Page 1 of

(1 - 6 of 6)

	<u>Date</u>	Time	Facility	Log #	Rule Violation #	Classification Level	<u>Inmate</u> <u>Found</u>	Status
	01/19/2019	06:28:00	CIM- Facility C	UN YOUGUS 000000006428546	3005(b)-[01]- Disobeying an Order	Counseling Only		Final/Concluded
	10/27/2018	16:40:00	CIM- Facility C	000000005937576	3005(b)-[01]- Disobeying an Order	Serious	Guilty as Charged	Final/Concluded
	05/03/2018	07:00:00	CIM- Facility C	LVN VAR GAS 000000005031135	3005(b)-[01]- Disobeying an Order	Counseling Only		Final/Concluded
***************************************	10/15/2017	07:15:00	CIM- Facility C	LWJOBE 000000003601966	3004(b)-Disrespect w/ Potential for Violence/Disruption	Serious	Guilty as Charged	Final/Concluded
	09/26/2017	07:00:00	CIM- Facility C	000000003437340	3005(b)-[01]- Disobeying an Order	Counseling Only		Final/Concluded
-	09/12/2016	07:10:00	CIM- Facility C	000000000873827	3005(b)-[01]- Disobeying an Order	Counseling Only	ć	Final/Concluded

TREATMENT AUTHORIZATION	US Health Works The Right Core, Right Away							
	San Burnardino Fwy.							
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Chino, CA 91710	Philadelphia							
PH: (909) 393-7222 FX: (909) 393-7312								
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California Institution for Men								
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Ite of California
LOYER'S REPORT
FOCCUPATIONAL
NJURY OR ILLNESS

by our agent named below or via a reporting at our will the

STATE COMPENSATION INSURANCE 1D

Phone (888) 222-3211

Fax (800) 371-5905

Confirmation Number: 0607132213 Fatality

OSHA Case No.

Any person who makes or causes to be made any knowingly false or fraudulent material ment or material representation for the ose of obtaining or denying workers' a felony

NOTICE: California law requires employers to report within five days of knowledge every occupational injury or illness which results in lost time beyond the date of the incident OR requires medical treatment beyond first aid. If an employee subsequently dies as a result of a previously reported injury or illness, the employer must file within five days of knowledge an amended report indicating death. In addition, every serious injury/illness, or death must be reported immediately by telephone or telegraph to the nearest office of the California Division of Occupational Safety and Health.

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L	Giving inmate an insulin injection.								
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T	Confidential information may by disclosed only to the complete Same and the confidential information may by disclosed only to the complete Same and the confidential information may by disclosed only to the complete Same	Associate Governme							
	ompensation or other insurance claim: and under certain circumstances to a public health or law enforcement agency or to a consi CR Title 8 1430.40 requires provision thou request to certain circumstances to a public health or law enforcement agency or to a consi	J. JULIO Others for the hurnose of processi	ng a workers						

SCIF Rec 03/13/2014 FRSCAN 25 03/13/2014 10:15 AM 054713 10 3

STATE OF CALIFORNIA

DOCTOR'S FIRST REPORT OF OCCUPATIONAL INJUI	VOL	PPTMETT
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Within 5 days of your initial examination of the insurance carrier or the insured suspected pesticide poisoning, senotify your local health officer by 1. INSURER NAME AND ADDRE	mination, for every occupation employer. Fallure to file a time ad a copy of the report to Div y telephone within 24 hours.	onal injury or illness, nelv doctor's renert	send two copi	es of this report	wil namelty In the same of	compensation
S.C.I.F.	I	P.O. Box 6500	5	Fresno,	CA 93650	USE THIS COLUMN
2. EMPLOYER NAME						Case No.
California Instituti	on For Men					
3. Address No. and Street		City		Zip	****	Industry
P.O. Box 128		Chino, CA 9	1708			
4. Nature of business (e.g., food ma	1	tion, retailer of womer	's clothes.)			County
5. PATIENT NAME (first name, 1 N diawar Diop	~ ~ · · · · · · · · · · · · · · · · · ·		6. Scx Male Female		Date of 7 Mo Day Yr Birth 07/15/1977	Age
8. Address 7753 No 184 Street	Way City Mo	rend ^p Valley, C.	A 92555	9. Telephood nu	FP8-9525	Hazard
10. Occupation (Specific job title) LUN		***************************************		11. Social Secur 700-	ity Number 16-5785	Désenve
12. Injured at: No. and Stree	rt .	City	County			Hospitalization
13. Date and hour of injury or onset of illness	Mo. Day Yr. 06/04/2013	Hour a.m.	p.m.	14. Date last wo	rked Mo. Day Yr 9/30/2013	Occupation
15. Date and hour of first examination or treatment	Mo. Day Yr. 03 / 08 / 2014	Hour a.m. 1:30_ p		treated patie	r your office)previously	Return Date/Code
Patient please complete this portion affect his/her rights to workers' of 17. DESCRIBE HOW THE ACCI required.) Patient states that he accident, Patient was s	compensation under the Califor IDENT OR EXPOSURE HA was attacked when h	mia Labor Code. PPENED. (Give spec	ific object, ma	chinery or chemic	eal. Use reverse side if more	space is
18. SUBJECTIVE COMPLAINTS	C (Describe fully Heavenment)	77 78			74	
Patient states that he infection.	feels irritable, frustra	ated, and anger	equired.) . He repor	ts poor slee	ping, and worries a	about Hep C
19. OBJECTIVE FINDINGS (Use A. Physical examination Anxious	reverse side if more space is r	equired.)				
B. X-ray and laboratory results (St	ate if non or pending.)					
20. DIAGNOSIS (if occupational ill	ness specify etiologic agent and	d duration of exposure	.) Chemical or	toxic compounds	involved? Yes	X No
Anxiety disorder NOS	}		300.00			
21. Are your findings and diagnosis o			illness? X	Yes N	o If "no", please explain,	
22. Is there any other current condition	n that will impede or delay pat	ient's recovery?	Yes x	No If yes",	please explain.	

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE MURRIETA 30755-D Auld Rd., Murrieta, CA 92563 BANNING 135 N. Alessandro Rd., Banning, CA 92220 BLYTHE 265 N. Broadway, Blythe, CA 92 INDIO 46-200 Oasis St., Indio, CA 92201 BLYTHE 265 N. Broadway, Blythe, CA 92225 RIVERSIDE 4100 Main St., Riverside, CA 92501 RI-CR040 PEOPLE OF THE STATE OF CALIFORNIA VS. DEFENDANT: Ndiawar DIOP CASE NUMBER: **DECLARATION IN SUPPORT OF ARREST WARRANT** (2 Page Limit Except in Unusual Cases) The undersigned, Kevin Oden , declares that he/she is a Special Agent (title) employed by the California Department of Corrections - Internal Affairs In the County of Riverside That he/she has investigated a reported crime of PC 550(b)(1) Material Misrepresentation -Workers Compensation Claim That he/she alleges and states the following to be true: On 6/4/14, DIOP reported an industrial injury when his right index finger was punctured with the needle of a syringe that was used by an inmate. DIOP was treated medically, and during the Workers' Compensation claims process, DIOP added psychological treatment. Initially the witnessed physical injury was reported as accidental, but during the claims process DIOP later said he was attacked by the inmate. On 2/2/17, DIOP told his treating psychologist that he was stuck in the finger while trying to block the inmate as the inmate tried to stab him in the neck with the syringe. The change in mechanism of injury from accidental to an attack would make the psychological claim compensable, which it would not otherwise be. This change could result in a cash award to DIOP of between \$9,700.00 to \$34,000.00, and has cost the employer over \$15,376,20 in defense and investigative costs. See attached for additional information. Wherefore, declarant prays that an arrest warrant issue for the arrest (during the day or night) of: DIOP, Ndiawar SEX: M RACE: Black DOB: 07/15/1977 EYES: BRN HAIR: BLK HT: 603 CDL: D5960748 ADDRESS: 27753 Lafayette Way, Moreno Valley CA 92335 LAW ENFORCEMENT: JUDICIAL OFFICER: I declare, under penalty of perjury under the laws of the □ Approved ☐ Disap proved State of California that the foregoing is true and correct. Date: (SIGNATURE) Special Agent Kevin Oden (PRINT NAME)

Page 1 of

riverside.courts.ca.govilo



Attorney Licensee Profile

Blaine Scott Hopp #201927

License Status: Active

Address: Ofc District Attorney, 3960 Orange St

FI 1, Riverside, CA 92501

County: Riverside County

Phone Number: (951) 955-5400

Fax Number: Not Available Email: bhopp@rivcoda.org

Law School: Univ of LaVerne COL; Ontario CA

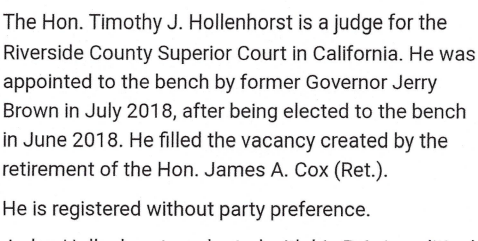
License Status, Disciplinary and Administrative History

Below you will find all changes of license status due to both non–disciplinary administrative matters and disciplinary actions.

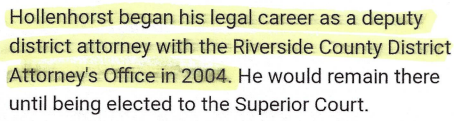
Date	Status Discipline Action
Present	Active
6/9/1999	Admitted to The State Bar of California

Deputy D. A Blaine Hopp of Riverside District Attorney Worked for 14 years with Torial judge Timothy John Hollen Rosst at the Same D. A. in Riverside.







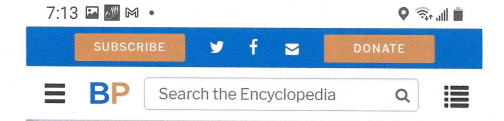


While on the bench, Judge Hollenhorst has presided over a criminal trials calendar assignment at the Banning Justice Center.

Judge Hollenhorst's father, the Hon. Thomas E.
Hollenhorst (Ret.), was an Associate Justice for the
Fourth Appellate District Court of Appeal in
California.



Trial gugles Case RIF 1705383. Coworker of D. A Blaine Hopp at Riverside district Allorney for 14 years.



Art McKinster

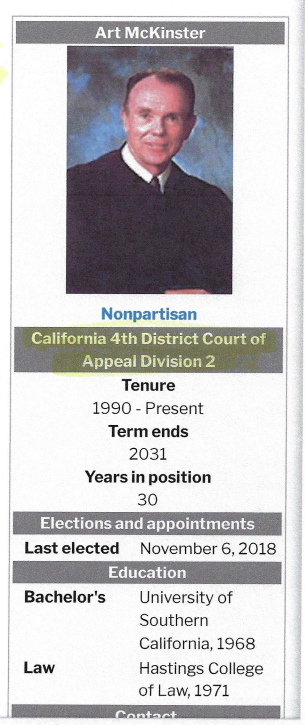
is a judge for the 4th District Division 2 of the California Court of Appeal. He assumed office on December 27, 1990. His current term

ends on

2031.

January 6.

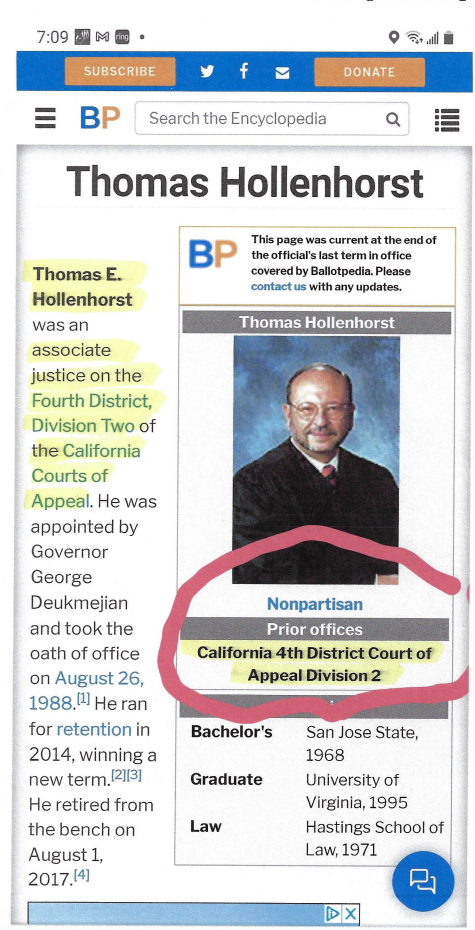
McKinster ran for re-election for the 4th District Division 2 judge of the California Court of Appeal. He won in the general retention on November 6, 2018.



Associate Justice
Ant McKinster
Wrote the appeal
opinion & Rejected
The Appeal.
Case # £073789

He Worked 27 years
With THomas
Hollen horst at the 4Th
District, Division 2
of the court of Appeal
in California

McKinster was



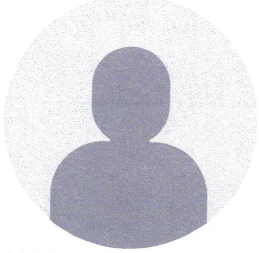
Associate Justice
Thomas E. Hollenhoust
(The father of Timothy
hollenhoust the Trial
Judge in case # RIF170533
(RIF1705383)
He Worked 27 years

with Art McKinster

STATES OF THE PERSON NAMED IN COLUMN NAMED IN



283 have signed. Let's get to 500!



<u>Kele Younger</u> started this petition to <u>California State Senate / California Commission On Judicial Performance</u>

Help us to STOP Judicial Corruption ...

We are a nation governed by the Rule of Law, and as a society we cannot permit Corrupted Judicial Officers, most not even elected by the people, to erode that system. Nor can we allow them to disregard the Rule of Law which has been vetted and constitutionally enacted by our elected officials our Legislature, and thereby make the law themselves. This is not a politically dividing issue, all political parties agree judges are there to apply the law, not to make the law. United States Supreme Court Justice the Honorable Sonia Sotomayor stated it quite eloquently. "The task of a judge is not to make the law but rather, to merely apply the law. "While most judges remain fair and impartial and work diligently to apply the Rule of Law equally and fairly, unfortunately, some do not.

Recently, State Court Judges Douglas P. Miller (Pictured) & Art W. McKinster of the Fourth Appellate District Division Two in Riverside California, and David S. Cohn of the San Bernardino Superior Court have engaged in a ruthless, unlawful scheme to Obstruct Justice to discriminate against an entire class of people. An entire class of people which these judges appear to calculate will not have the resources nor the voice to fight back. Their victims include small business owners, people of colour, LGBT, and single parents.

The ongoing Obstruction Of Justice perpetuated by Miller, McKinster & Cohn includes but is not limited to; disregarding the Rule of Law enacted by our Legislature, excluding relevant evidence, raising new arguments on behalf of Defendant Government Agencies, and knowingly, maliciously and fraudulently misrepresenting facts ... all done to throw cases. In Young v. California Fish and Game Commission et al., Miller and

McKinster have published an utterly erroneous and discriminatory opinion in retaliation against Ms. Young for supporting the recent Recall Petition against Judge David S. Cohn of the San Bernardino Superior Court, and in an attempt to make their biased political views and retaliatory agendas the Rule of Law instead of the Rule of Law enacted by our elected officials. Their law discriminates against millions of people and they clearly know it.

Moreover, the abhorrent conduct of Miller, McKinster & Cohn is calculated to CHILL the Public Right to confront the arbitrary conduct of Government Agencies. To further CHILL that right, Miller, McKinster & Cohn have dismissed the inherent legal right to a Statement of Decision in Administrative Mandamus Hearings, and dismissed the inherent Procedural Due Process Right to an Administrative Hearing pursuant to California Government Code 11500 et seq. This denies Petitioning Plaintiffs their legal right to a hearing before an Administrative Law Judge, their right to be represented by legal counsel, their right to cross examine witnesses, and their right to present witnesses at an Administrative Hearing. Moreover, Petitioning Plaintiffs will be forced into expending large sums of money in the State Court system where without unlimited \$\$\$, an attorney, and impartial jurists ... they cannot and will not win.

In the recent Young case, Miller, McKinster & Cohn leave Legislative Protections in tact for multi million dollar corporations while eviscerating those same Legislative Protections for millions of other people. Moreover, in their distorted and privileged reality why bother with elections, a few judges will make the law. This is inherently dangerous to democracy. Corrupted judges Obstructing Justice like Miller, McKinster and Cohn to effectuate their biased political views, retaliatory agendas, and to cover for each other are a malignant cancer eroding our legal system. As demonstrated throughout the entirety of court records, the law before Miller, McKinster & Cohn was crystal clear ... as were all of the other court decisions, they just disregarded the Rule of Law, and decided to make the law themselves. We will be moving for a Grand Jury investigation to Indict Miller, McKinster & Cohn on Obstruction Of Justice charges, but we need the support of the public to assist. We can stop this abhorrent conduct if we act, the State Judiciary will not police itself. Moreover, Miller & McKinster are on the California Supreme Court and or / head their commissions. With those associations they are well insulated and protected by the court system, but no one is above the law, especially not corrupted judges. Please sign & share this Critical Petition and our related Petition Remove Judge David Cohn From The Bench.

God's Speed in helping us to ensure fair and impartial judicial hearings for millions of people!

Best Regards,

The Committee To STOP Judicial Corruption

Start a petition of your own

This petition starter stood up and took action. Will you do the same? Start a petition

Start a petition of your own

This petition starter stood up and took action. Will you do the same?

Defendant Probation

Calendar

Home

Defendant S	Status Charges Actions Minutes Probation Case Report Fine Information Images 170 CCP
Case Nun	nber: Search Select a Court: C - Countywide Criminal & Traffic V Case RIF1705383 - Defendant 2329981 - DIOP, NDIAWAR
Defendant '	1 of 1
Probation T	ype: Date Granted Expiration Date
SUPERVISE	ED RELEASE N/A N/A 4114 25
	RY SUPERVISION GRANTED FOR A PERIOD OF 60 MONTHS UNDER THE FOLLOWING TERMS AND IS; TO COMMENCE IMMEDIATELY UPON RELEASE FROM CUSTODY
1)	OBEY ALL LAWS, ORDINANCES, AND COURT ORDERS.
2)	PAY VICTIM RESTITUTION IN THE AMOUNT OF \$97164.16, (PC 1203.1(A)(3)). ANY DISPUTES AS TO RESTITUTION AMOUNT TO BE RESOLVED IN A COURT HEARING.
3)	PAY INTEREST ON RESTITUTION OF 10% PER ANNUM FROM 08/16/2019. (PC 1202.4(F)(3)(G))
4)	PAY PRE-SENTENCE INCARCERATION COSTS OF \$1500.00. (INCARCERATED FOR 30 DAYS). (PC 1203.1C).
5)	SUBMIT TO IMMEDIATE SEARCH/PROPERTY INCLUDING ALL RESIDENCE/PREMISES/STORAGE UNITS, CONTAINERS AND VEHICLES UNDER YOUR CONTROL; BY PROBATION OFFICER OR LAW ENFORCEMENT OFFICER; WITH OR WITHOUT CAUSE;
6)	SUBMIT NECESSARY THUMB, PALM PRINTS AND SPECIMENS OF BLOOD AND SALIVA TO AUTHORIZED LAW ENFORCEMENT PERSONNEL TO FORWARD SPECIMENS TO THE DEPARTMENT OF JUSTICE FOR ANALYSIS AND TO NOTIFY THE COURT OF DEFENDANT'S COMPLIANCE/NONCOMPLIANCE. (PC 296(A)).
7)	DO NOT KNOWINGLY POSSESS, USE, HAVE IN YOUR CONTROL, ANY CONTROLLED SUBSTANCES/DRUG RELATED PARAPERNALIA UNLESS MEDICALLY PRESCRIBED. PRESCRIBED USAGE TO BE REPORTED TO PO.
8)	SUBMIT TO CHEMICAL TESTS OF BLOOD, SALIVA, BREATH, URINE, HAIR FOLLICLE, OR COMBINATION AND REASONABLE PHYSICAL TESTS REQUESTED BY PROBATION OFFICER OR LAW ENFORCEMENT FOR THE DETECTION OF CONTROLLED SUBSTANCES AND ALCOHOL.
9)	PARTICIPATE AND COMPLETE AT YOUR EXPENSE ANY COUNSELING, REHABILITATION/TREATMENT PROGRAM DEFMED APPROPRIATE BY PROBATION OFFICER.

10) PROBATION, PAROLE, MANDATORY SUPERVISION OR POST RELEASE COMMUNITY SUPERVISION.

AND AUTHORIZE THE RELEASE OF INFORMATION RELATIVE TO PROGRESS.

DO NOT ASSOCIATE WITH ANY UNRELATED PERSON YOU KNOW TO BE ON EITHER
11) PROBATION, PAROLE, MANDATORY SUPERVISION, POST COMMUNITY SUPERVISION OR GANG
MEMBER

DO NOT ASSOCIATE WITH ANY UNRELATED PERSON YOU KNOW TO BE ON EITHER

DO NOT ASSOCIATE WITH ANY UNRELATED PERSON YOU KNOW TO BE A POSSESSOR, USER OR TRAFFICKER OF CONTROLLED SUBSTANCE NOR UNRELATED PERSON YOU KNOW TO BE ON PROBATION, PAROLE, MANDATORY SUPERVISION (PC 1170(H)), OR POST COMMUNITY SUPERVISION (PC 3451).

13)

	DO NOT LEAVE THE STATE OF CALIFORNIA WITHOUT FIRST OBTAINING WRITTEN PERMISSION OF THE PROBATION DEPARTMENT PER THE INTERSTATE COMPACT ACT.
14)	SEEK AND MAINTAIN GAINFUL EMPLOYMENT OR ATTEND A FULL-TIME SCHOOL OR VOCATIONAL PROGRAM;
15)	INFORM THE PROBATION OFFICER OF YOUR PLACE OF RESIDENCE AND RESIDE AT A RESIDENCE APPROVED BY THE PROBATION OFFICER.
16)	GIVE WRITTEN NOTICE TO THE PROBATION OFFICER 24 HOURS BEFORE CHANGING YOUR RESIDENCE AND DO NOT MOVE WITHOUT THE APPROVAL OF THE PROBATION OFFICER.
17)	DO NOT BE ABSENT FROM YOUR COUNTY OF RESIDENCE FOR A PERIOD OF MORE THAT 48 HOURS WITHOUT PRIOR APPROVAL OF THE PROBATION OFFICER.
18)	DO NOT TRAVEL MORE THAN 50 MILES FROM YOUR RESIDENCE WITHOUT APPROVAL OF THE PROBATION OFFICER.
19)	REPORT ANY LAW ENFORCEMENT CONTACTS TO THE PROBATION OFFICER WITHIN 48 HOURS.
20)	REPORT TO PROBATION OFFICER IMMEDIATELY OR WITHIN 2 DAYS OF RELEASE FROM CUSTODY FOR INITIAL INSTRUCTIONS, AND FOLLOW ALL REASONABLE DIRECTIVES OF PO.
22)	DEFENDANT ORDERED TO REPORT IMMEDIATELY TO THE PROBATION OFFICER AND TO COMPLY WITH THE DIRECTIVES OF THAT OFFICER THRU THE PERIOD OF DIVERSION.
23)	DO NOT GIVE FALSE INFORMATION TO ANY PEACE OFFICER AT ANY TIME.
24)	DO NOT KNOWINGLY OWN, POSSESS, HAVE UNDER YOUR CONTROL OR IMMEDIATE ACCESS TO ANY FIREARM, DEADLY WEAPON, AMMUNITION OR WEAPON RELATED PARAPHERNALIA OR INCENDIARY DEVICE. M/S
25)	IF EXPELLED OR DEPORTED, DO NOT RE-ENTER THE UNITED STATES ILLEGALLY. IF EXPELLED OR DEPORTED, DO NOT RE-ENTER THE UNITED STATES ILLEGALY.
26)	IF EXPELLED, DEPORTED, OR VOLUNTARILY LEAVE THE UNITED STATES, YOU MUST REPORT TO THE PROBATION DEPARTMENT BY TELEPHONE OR IN WRITING WITHIN 30-DAYS OF DEPARTURE.