

Wednesday, September 26, 2024

Subject: 2nd Formal Request for Evidence and Notice of Legal Action

Dear Mr. McLane,

I have reviewed your recent correspondence and must express my concern regarding its content. It appears you have acknowledged the unlawful withholding of evidence that I formally requested pursuant to my legal right to discovery, as approved by the Texas Attorney General. This action constitutes a clear violation of my constitutional rights, as well as a Brady Rule violation, which obligates the disclosure of exculpatory evidence.

Contrary to your assertion, this case is far from closed, nor will it be overlooked and brushed under the rug. As such, I am formally demanding the immediate release of the requested video evidence within 10 days of your receipt of this certified letter. Should you fail to comply, I will have no choice but to pursue all available legal remedies, including the filing of formal complaints for obstruction of justice and the pursuit of sanctions through the courts and the State Bar of Texas.

Additionally, I am currently taking action against the Montgomery County District Attorney's Office for the mishandling of these cases. Specifically, the Assistant District Attorney who failed to properly address witness testimony and ignored key evidence I provided. Your association with this ongoing matter will undoubtedly raise concerns about your role in these proceedings.

I also wish to inform you that the details of this case, including your office's conduct, have been published publicly online and are accessible 24/7. This matter continues to gain public attention and support, and I am fully prepared to escalate it further if necessary.

I trust that you will give this matter the serious attention it deserves to avoid further escalation and I leave you with one question. Has the hit-and-run driver (Scott E. Sims) even been charged as of this date?

Sincerely,
James Nelson