

Questions

One: How can a county judge give immunity to a county or state public official who was breaking Federal laws? Isn't that a bit out of his jurisdiction?

Two: How legal is it for a state "expert witness" to testify on behalf of the state, against a defendant, when the "expert witness" is a regular contributor to the reelection of both the judge and the district attorney? Isn't that a collusion or conflict of interest?

Three: Why are the "Witness Protection Laws" null and void because the public officials have "immunity"? Sounds like a Constitutional violation of both the Fifth and Fourteenth Amendment's "Equal Protection" clause. (Too many public officials are hiding their crimes behind immunity. Immunity just makes public officials arrogant and despotic.)

Five: Requiring certain convicted persons to register defeats any integration or rehabilitation requirements, and is an Eighth Amendment violation.

Six: The ACLU, Judicare, and Legal Aid are allowed to discriminate against certain poor citizens as to which cases they want to take or reject. This is another example of an "Equal Rights" violation. These non-profit organizations only want to accept "popular" cases, a form of discrimination.

Seven: Is a non-profit organization, licensed to work only in a local area, allowed to have an off-shore bank account with "millions" of dollars in it?

These questions should have been asked during our trials against us Whistle-blowers who were betrayed by our state public defenders.

The Whistle-blower Protection Laws are being ignored against poor whistle-blowers.