

Thank you for taking the time to read this file.

The Don Bohana story is a story of success—great spiritual, personal, civic and business success—leavened with a heart-breaking, and incomprehensible series of what Shakespeare would call *calumnies*... which lead to Don's incarceration for a crime of which he did not commit.

To quote world-famed medical examiner, Dr. Michael Baden, “Don Bohana was convicted of a crime which never happened. That woman died of an accidental drowning.”

Don's life is a life which, prior to his wrongful conviction for second-degree murder, was a life marked by service and success.

Don Bohana seeks only one thing; to clear his proud name, and to regain his standing as a leader in society.

Before we cover the incident which lead to Don's false arrest and conviction, we offer a brief synopsis of Don's accomplishments.

Donald “Don” Bohana, MBA Westlake Village, CA • (805) 907-5588 • djbohana@gmail.com • LinkedIn		
Leader Entrepreneur Advocate for Justice Speaker on Leadership & Integrity		
Accomplished Business Leader & Entrepreneur ⇒ with over 40 years of experience in founding, leading, and turning around companies in diverse industries, including insurance/reinsurance, healthcare, and banking. As a founder and president of multiple successful enterprises, Don has demonstrated an unparalleled ability to drive growth, manage complex operations, and navigate challenging environments. Despite facing legal challenges in the 1990s, Don has consistently maintained his innocence and now channels his renewed commitment into advocating for reform in the justice and parole systems. His journey of resilience and perseverance serves as a powerful example of overcoming adversity, making him a sought-after speaker on topics ranging from business leadership to integrity.		
SIGNATURE SKILLS		
Leadership & Management Entrepreneurship Strategic Planning & Execution	Mergers & Acquisitions Public Speaking & Advocacy Negotiation & Conflict Resolution	Financial Management & Analysis Risk Management & Compliance Mentorship & Team Development
PROFESSIONAL EXPERIENCE		
<i>In 1996, Don was convicted in a highly publicized case and paroled in 2023. Don has always maintained his innocence and is an advocate for those wrongly convicted. He maintains his conviction was unjust. During his incarceration, he became an advocate for legal reform and developed a deep resilience, using his experience as a platform to educate and help others.</i>		
Guardian Bank • Los Angeles, CA Co-Founder/Director, Member, Executive Committee (1984 – 1995)		
Don played a crucial role in the growth and success of Guardian Bank, helping to expand the bank's assets from \$11 million to over \$700 million. His leadership in financial management, audit, and compliance was instrumental in the bank's expansion, including the opening of new branches and its listing on the American Stock Exchange. Don's commitment to innovation and mentorship helped foster a culture of excellence, guiding the bank through a decade of significant growth.		
Denny's • Watts, CA Owner (1991 – 1996)		
As the first African American awarded a Denny's franchise, Don opened the first family sit-down restaurant in Watts, CA, since the 1965 riots. His leadership and vision brought much-needed community engagement and economic revitalization to the area, creating a welcoming space for families and fostering local business growth. Don's success with the Denny's franchise served as an example of resilience and entrepreneurship in a historically underserved community.		
California Life Insurance Company • Los Angeles, CA President & Chairman (1981 – 1988)		
Don led the acquisition of California Life Insurance Company for over \$15 million, expanding its operations across 32 states and the District of Columbia. In addition to offering traditional life insurance products, the company insured thousands of small employers through self-insurance, accident, health, and reinsurance programs. Don worked closely with the reinsurance markets in London and Germany, leveraging his expertise in life insurance and reinsurance to position the company as a leader in serving small businesses and self-insured employers, such as the Southern California Rapid Transit District (RTD).		
Western Benefit Plan Administrators • Los Angeles, CA Chairman/President (1973 – 1986) – Merged into California Life Insurance Company		
As the founder and leader of a pioneering third-party administration company, Don successfully grew the business to generate over \$7 million in annual premiums, serving a diverse client base that included corporate clients, labor unions, and city governments. He expertly navigated the company through significant market changes while forging long-term partnerships with leading insurance providers. Throughout his tenure, Don maintained strategic oversight of the company's risk management, financial operations, and regulatory compliance, even in the face of challenging legal landscapes.		

The idea that Don could have lead the life briefly described above, and then have committed murder, is one of the most purposely-biased, cruel, and dishonest turns of events one could imagine.

Now we turn to an accidental drowning, purposely manipulated to appear to be a second-degree murder. The manipulators are very evident in the following narrative.

May 12, 1994, Don Bohana and Dee Dee Martens Jackson meet.

Sometime after meeting Ms. Jackson, Don was in China on a business trip for two week.

Don spent approximately a week to ten days in two meetings in New York, and Chicago.

July 29, 1994, Dr. David Posey is hired as part-time deputy medical examiner, though he has no true experience. There was no vetting process. Posey's resume falsely states that he had training which, in truth, he never received. This is proven later in this file.

August 27, 1994, Jackson drowns in Don Bohana's pool. It is later noted that Jackson has a blood alcohol level of .44 which dissipated to .23. Even this lower figure is three times the legal limit. Don Bohana determined to be under the influence of alcohol.

August 29, 1994 autopsy performed by Dr. David Posey and Dr. Lakshmanan Sathyavagiswaran, though it is later proven that Posey is **not** a duly licensed medical examiner/autopsist. His hiring document states that he was hired as a Physician's Assistant, NOT a Coroner/Medical Examiner.

September 15th, 1994 (on or about that date)—the Jackson family launches an independent probe, hiring Attorney Brian Oxman (later disbarred). Attorney Oxman retains a PR firm, saturating the media with unsubstantiated and grizzly allegations.

October 31, 1994, LA Corner's office receives employment inquiry regarding Dr. David Posey's application with a specialty in, "osteopathic medicine."

November 7, 1994, Dr. Posey and Dr. Sathyavagiswaran issue autopsy report showing cause of Jackson's death as, "undetermined." Keep in mind that Jackson's blood level was .44 at the time of her death. This is MORE THAN 5 TIMES THE LEGAL LIMIT.

January 31, 1995, Dr. David Posey abruptly resigns as deputy medical examiner of LA Coroner's office, sighting, "personal reasons." Posey says he resigned because he wanted to take a position with Posey Medical Consultants, Posey's private company, in a CLEAR CONFLICT OF INTEREST, AS HE WANTED TO TAKE THIS CASE "PRIVATE," TO SEEK COMPENSATION FROM THE JACKSON FAMILY. In fact, Posey had already

been hired by the Jacksons, BEFORE the criminal trial. This is an EGREGIOUS CONFLICT OF INTEREST.

August 16, 1995, Probate Court approved Attorney Oxman's request to file civil wrongful death claims on behalf of the Jackson estate. Attorneys had already hired, "Dr. Posey," as is proven later in this file.

August 22, 1995, Attorney Brian Oxman sends memo to Attorney General Dan Lungren seeking assignment of Deputy AG to prosecute Don Bohana.

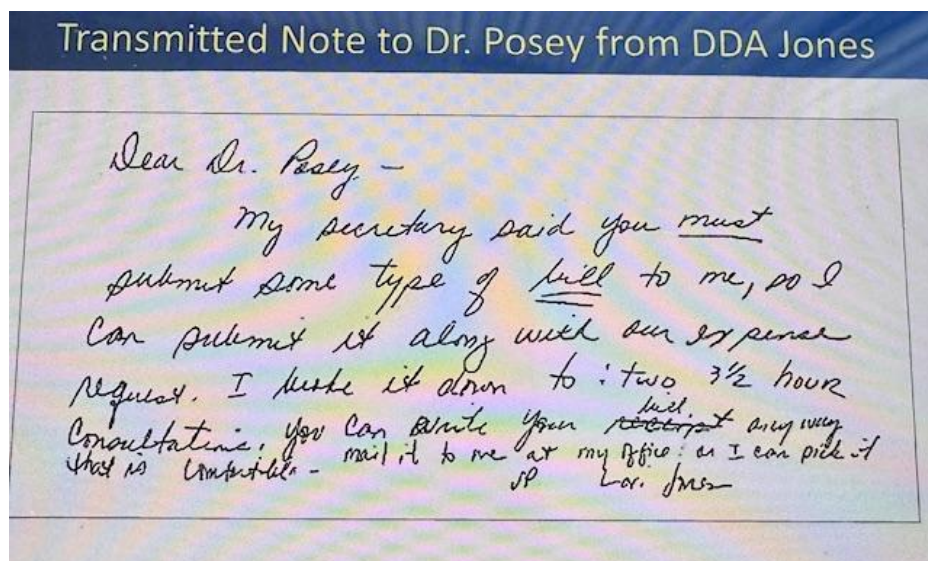
August 25, 1995, Jackson family files adversary complaint for wrongful death in Don Bohana's bankruptcy case.

Attorney Oxman quoted in the press, complaining "...DA Gil Garcetti refuses to prosecute Bohana as a retaliatory action," against Michael Jackson.

October 27, 1995, Miss Martens-Jackson's adversary complaint filed in the Don Bohana bankruptcy case is dismissed for lack of prosecution.

May 17, 1996, Attorney Oxman files a wrongful death civil suit action in Los Angeles Superior Court, re-alleging the same facts as presented in the adversary complaint. ALL 5 PROSECUTORS OF THE DA'S "MAJOR CRIME UNIT," REFUSE TO PROSECUTE MR. BOHANA, CITING HIS INNOCENCE.

June 24th, 1996, Deputy District Attorney Laurie Ann Jones transmit note to Dr. David Posey that he, "...must submit some type of bill, for 23.5 hour sessions. You can write your bill in any way that is comfortable." A copy of the notes...



September 10, 1996, Dr. David Posey issues, “opinion,” changing HIS OWN PREVIOUS CONCLUSION, as to the cause of death of Ms. Jackson, from, “undetermined,” to, “Homicide-Assisted Drowning.” Dr. POSEY REVERSES HIS OWN EARLIER DECISION, CITING A “RE-EXAMINATION OF THE EVIDENCE,” WHEN IT IS CLEAR THAT HE COULD NOT HAVE RE-EXAMINED THE EVIDENCE, AS HE HAD ALREADY QUIT WORKING AT THE CORONER’S OFFICE. Dr. Posey also lied in saying that he, Posey, changed his decision after meeting with lifeguard-cum-medical examiner William Richardson, though the record clearly shows that Dr. Posey NEVER MET with the lifeguard Richardson. Posey changed his decision on September 10th, and the record clearly shows that Richardson DID NOT EVEN meet the DA until September 15th.

“Medical Examiner” David Posey’s “opinion.”

Change of Opinion

Posey Medical Consultants of California

DAVID M. POSEY, M.D.
PAMELA A. POSEY, R.N., J.D.
P.O. BOX 5028
PALOS VERDES, CA 90274

OFFICE (310) 375-2585
VOICE MAIL (310) 375-2522
FAX (310) 375-2610
FACSIM (310) 375-2610

September 10, 1996

Loretta Ann Jones, DDA
Family Violence Unit
COUNTY OF LOS ANGELES
18000 Colonial Courts Building
210 West Temple Street
Los Angeles, CA 90012

RE: LACC 94-07350, Delores Jackson

OPINION

Manner of Death: The manner of death, in my opinion, homicide.

Discussion: At the time of autopsy, enough data was not available to establish homicide as the manner of death. My findings and conclusion in this case are based on subsequent investigation of the scene, review of additional investigative records, and correlation of these findings with my original autopsy findings.

David M. Posey, M.D.
David M. Posey, M.D.

September 16, 1996
Date

October 10, 1996, Dr. David Posey’s re-conveyance of personal residence in lieu of foreclosure.

Reconveyance of Dr. Posey Residence			
History Record # 10 : SALE/TRANSFER			
Buyer:	Fielding Electric	Seller:	Posey, David M & Pamela A
Transaction Date:	10/09/1996	Sale Price:	\$50,000
Recording Date:	10/16/1996	Sale Price Type:	
Recorded Doc #:	0001680773	Title Company:	Stewart Title
Document Type:	Deed Transfer	Vesting Type:	

September 10, 1996, Dr. David Posey issues “opinion” changing his conclusion as to Miss Jackson’s cause of death from “undetermined” to “homicide assisted drowning”

October 10, 1996, Dr. Posey’s re-conveyance of personal residence in lieu of foreclosure.

October 18, 1996, Dr. David Posey testifies as a defense witness in *People v. Rathburn*. His credibility is destroyed on cross examination by Deputy District Attorney, Stephen R. Kay.

Dr. Posey Testimony in People v. Rathburn	
13	Q BY MR. KAY: DR. POSEY, HOW MANY TIMES
14	HAVE YOU TESTIFIED IN THE CALIFORNIA COURT ON A
15	HOMICIDE CASE WHERE YOU HAVE DONE THE AUTOPSY?
16	A TWICE.
17	Q AND WHERE WERE THOSE LOCATIONS WHERE YOU
18	TESTIFIED?
19	A BOTH IN L.A. COUNTY.
20	Q AND DO YOU REMEMBER THE NAMES OF THE
21	CASES?
22	A THIS IS ONE AND OTHER CASE IS ELDER ABUSE
23	CASE.
RT 2612_	

Dr. Posey Testimony in People v. Rathburn

27 Q NOW, DR. POSEY, THROUGHOUT YOUR CAREER,
28 WOULDNT IT BE FAIR TO SAY THAT YOU ARE BASICALLY A
1 HOSPITAL PATHOLOGIST WHO DABBLES IN AUTOPSIES?
2 A I WOULD SAY THROUGH MY CAREER MY THRUST
3 HAS BEEN IN FORENSIC MEDICINE BUT I HAVE KEPT MYSELF
4 IN HOSPITAL PATHOLOGY PRIMARILY BECAUSE, AS I OPINED
5 YESTERDAY, I FEEL, TO BE A GOOD FORENSIC PATHOLOGIST,
6 YOU HAVE TO CONTINUE TO KEEP A GOOD BACKGROUND IN
7 CLINICAL AS WELL AS ANATOMIC PATHOLOGY. AND BY
8 CONTINUING TO WORK FOR VARIOUS AGENCIES AND DOING
9 PRIVATE WORK, I HAVE KEPT UP IN THE FORENSIC COMMUNITY
10 QUITE WELL.

RT 2617

March 5, 1997, Dr. David Posey meets with Deputy District Attorney Jones to prepare grand jury.

March 6, 1997-A. Deputy District Attorney Jones elicits false testimony from Dr. David Posey before the grand jury.

B. Dr. David Posey submits invoice for grand jury preparation and testimony.


False testimony appears below...

DDA Jones Elicits False Testimony From Dr. Posey Before Grand Jury

5 Q. WHEN YOU REACHED YOUR OPINION AS TO HOMICIDE OR
6 CAUSE OF DEATH, DID ANYONE ELSE'S OPINIONS CONTRIBUTE TO
7 YOUR OPINION?
8 A. WELL, THE MAIN OPINION WAS THE INDIVIDUAL THAT
9 WE TALKED TO, AND ACTUALLY IT WAS INFORMATION BROUGHT
10 THROUGH YOU, THAT THESE INJURIES WERE NOT COMPATIBLE WITH
11 WHAT YOU WOULD SEE IN AN INDIVIDUAL THAT WAS BEING
12 RESCUED.

RT 150

Dr. David Posey's Fees...


Posey Medical Consultants of California

DAVID M. POSEY, M.D.
PAMELA A. POSEY, R.N., J.D.
PO BOX 3002

OFFICE
VOICE MAIL
FAX
FINDER

STATEMENT as of 03/06/97

STATEMENT as of 03/06/97

TO: Lail Ann Jones, DOA
Family Violence Unit
COUNTY OF LOS ANGELES
18000 Criminal Courts Building
212 West 7
Los Angeles

RE: Grand
Dury C

PROFESSIONAL FEE:

03/05/97 Preparation for Grand Jury. 2.5 hrs @ \$100/hr.	\$ 250.00
03/06/97 Travel to and from Court. 2.0 hrs @ \$100/hr.	\$ 200.00
03/06/97 Testify at Grand Jury. 1.5 hrs @ \$100/hr	\$ 150.00
03/06/97 Parking (Receipt attached)	\$ 12.00
TOTAL BILLING THIS PERIOD	\$ 612.00

ALL PROVIDED
SECOND COPY

PROFESSIONAL
03/05/97 Prepara
03/06/97 Travel
03/06/97 Testify
03/06/97 Parking
TOTAL BILLING

March 7, 1997, Don Bohana indicted.

February 25, 1998, Dr. David Posey files bankruptcy, committing perjury by submitting false Bankruptcy schedules.

Dr. Posey Commits Perjury in BK Filing

STATEMENT OF FINANCIAL AFFAIRS

1. Income from Employment or Operation of Business.

State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the two years immediately preceding this case calendar year.

Petitioner

Income, year to date: \$ 14,264.00

Last year: \$143,000.00

Year before: \$ 19,016.00

Source(s): Earnings

2. Income other than from Employment or Operation of Business.

State the amount of income received by the debtor other than from employment, trade, profession, or operation of the debtor's business during the two years immediately preceding the commencement of this case.

Petitioner

Income year to date: \$13,905.00

Last year: \$14,649.00

Year before: \$14,274.00

Source(s): Retirement

Dr. Posey Commits Perjury in BK Filing

16. Nature, Location and Name of Business.

a. If the debtor is an individual, list the names and addresses of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partnership, sole proprietorship, or was self-employed professional within the two years immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting or equity securities within the two years immediately preceding the commencement of this case.

b. If the debtor is a partnership, list the names and addresses of all businesses in which the debtor was a partner or owned 5 percent or more of the voting securities, within two years immediately preceding the commencement of this case.

c. If the debtor is a corporation, list the names and addresses of all businesses in which the debtor was a partner or owned 5 percent or more of the voting securities within two years immediately preceding the commencement of this case.

☒ None

Dr. Posey Commits Perjury in BK Filing

5. Repossessions, Foreclosures and Returns.

List all property that has been repossessed by a creditor, sold at a foreclosure sale, transferred through a deed in lieu of foreclosure or returned to the seller, within one year immediately preceding the commencement of this case.

Creditor/seller: *Home Servicing of America (1st TD)*

Address: *PO Box 60020 MC 7140, City of Industry, CA 91716-0020*

Date: *9/96*

Property description: *4405 Via Azalea, Palos Verdes Est, CA 90274*

Value: *Unknown*

Creditor/seller: *Fielding Electric Inc (2nd TD)*

Address: *3857 W 137th St*

Date: *Hawthorne, CA 90250-7493*

Property description: *4405 Via Azalea, Palos Verdes Est, CA*

Value: *Unknown*

Dr. Posey Commits Perjury in BK Filing

Regular income from operation of business or profession or farm (attach detailed statement)	\$	0.00	\$
Income from real property	\$	0.00	\$
Interest and dividends	\$	0.00	\$
Alimony, maintenance or support payments payable to the debtor for the debtor's use or that of dependents listed above.	\$	0.00	\$
Social security or other government assistance	\$	0.00	\$
Pension or retirement income	\$	1,264.00	\$
Other monthly income	\$	0.00	\$
	<u>TOTAL MONTHLY INCOME</u>	<u>\$ 13,135.00</u>	<u>\$</u>
TOTAL COMBINED MONTHLY INCOME		\$ 13,135.00	\$

Describe any increase or decrease of more than 10% in any of the above categories anticipated to occur within the year following the filing of this document:

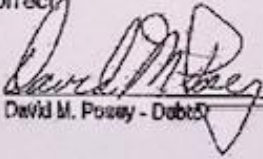
NONE

Dr. Posey Commits Perjury in BK Filing

Declarations of Debtor

I David M. Posey named as debtor in this case, declare under penalty of perjury that I have read the foregoing Notice of Chapters and it is true and correct.

Dated: FEB 23 1998


 David M. Posey - Debtor

March 20, 1998, Dr. David Posey meets with Deputy District Attorney Titus A TRAFFIC COURT DDA, NOT A “MAJOR CRIMES” ATTORNEY, and preps for trial.

April 25, 1998, Dr. David Posey meets with Deputy District Attorney Titus again and preps for trial.

May 30, 1998, Dr. David Posey prepares for trial.

June 4, 1998, It is only in a later public records search, that Don Bohana finds that his Attorney, Harland Braun, had been compromised, in that he NEVER intended to call expert witnesses, since he, Braun, had already been retained by the Jackson family, IN A CLEAR CONFLICT OF INTEREST.

Harland Braun’s specious reasons for deciding not to call “expert witnesses”....

Braun Advises Titus "No Experts"

Patricia Titus, DDA
Office of the District Attorney
One Regent St.
Inglewood, CA 90301

Re: *People v. Donald Bohanna*, Case No. BA109446
Witness List

Dear Ms. Titus:

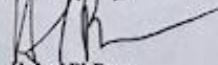
Dear
not a

Cook
Boha

pharm
cons
exper

With respect to experts such as aquatics experts, pathologists, and pharmacologists, although I have gained insights into these fields through consulting with experts, I plan to use that expertise to cross-examine your experts. I do not plan to call any experts at this time.

Yours very truly,


Harold W. Braun

HWB/jjk

June 6, 1998, Dr. Posey dropped from DA's "witness list," because the prosecution didn't want Don Bohanna or his attorney to know that Dr. Posey WAS NOT A VALID MEDICAL EXAMINER. When Don Bohanna and his attorney argued this point, the judge said, "Any County employee can testify," THOUGH VERY CLEARLY, POSEY WAS NOT A COUNTY EMPLOYEE AT THIS TIME.

June 12, 1998, 402 hearing, re: Dr. Sathyavagiswaran's opening statements.

June 17, 1998, Dr. David Posey's Bankruptcy discharge filed.

June 18th–19th 1998, Dr. David Posey testifies instead of Dr. Sathyavagiswaran.

Titus Blocks Testimony From Dr. Posey Re: Oxman

4	BY MR. BRAUN:
5	Q. OVER THE BREAK YOU HAD A HUDDLE WITH MR.
6	OXMAN, BRIAN OXMAN?
7	MS. TITUS: OBJECTION; RELEVANCE.
8	MR. BRAUN: GOES TO BIAS, YOUR HONOR.
9	MS. TITUS: OBJECTION.
10	THE COURT: I'M GOING TO SUSTAIN THE OBJECTION.
11	THE COURT: WHO IS MR. OXMAN?
12	MR. BRAUN: HE'S THE FAMILY LAWYER FOR THE
13	JACKSON FAMILY, YOUR HONOR.
14	THE COURT: THE OBJECTION IS SUSTAINED.

TT 717

EVEN THOUGH AT THIS TIME, DR. POSEY HAD NOT BEEN A COUNTY EMPLOYEE FOR 5 YEARS.

Trial Judge Observes Oxman Talking to Jurors

7 THE COURT: MS. TITUS, IT WAS BROUGHT TO MY
8 ATTENTION A CIVIL LAWYER WHO IS SEATED IN THE COURTROOM
9 HAS BEEN SPEAKING TO THE JURORS AS THEY ARE LEAVING AND
10 NODDING.

11 IF YOU KNOW THIS LAWYER, RATHER THAN HAVE
12 ME TELL HIM -- I ALREADY INDICATED THAT LAWYERS ARE NOT
13 SUPPOSED TO HAVE ANY CONTACT WITH THESE JURORS. DO YOU
14 KNOW THE LAWYER?

15 MS. TITUS: I DO KNOW THE LAWYER, AND HE'S ABOVE
16 REPROACH. I DOUBT THE VERACITY OF THAT ASSESSMENT.
17 HOWEVER, I WILL MAKE --

18 THE COURT: TELL HIM THAT HE'S NOT TO SPEAK TO
19 THE JURORS.

20 MS. TITUS: I'M SURE HE DIDN'T.

21 THE COURT: WHATEVER COURSE, THE SAME RULES APPLY
22 TO HIM THAT APPLY TO COUNSEL IN THIS CASE. HE'S NOT
23 SUPPOSED TO HAVE ANY CONTACT WITH THE JURORS.

Trial Judge Observes Oxman Talking to Jurors

24 MS. TITUS: I'M SURE HE'S AWARE OF THAT. HE'S
25 BEEN AN ATTORNEY FROM A LONG TIME, BUT I WILL JUST MAKE
26 THAT STATEMENT THAT HE WASN'T SPEAKING TO THEM.

27 I DOUBT THAT VERY SERIOUSLY.

28 THE COURT: I WOULDN'T DOUBT IT BECAUSE I'M

819

1 SITTING HERE LOOKING AT -- YOUR BACK IS TO HIM. BUT
2 JUST THE MERE FACT OF SPEAKING TO THEM -- HE SHOULDN'T
3 BE DOING THAT.

Dr. David Posey admits that he never spoke to an aquatics expert....1-3

Dr. Posey Admits He Never Spoke to Aquatics Expert

1 Q. AND YOU TOLD THE GRAND JURY AS BEST YOU CAN
2 THE TRUTH. IS THAT CORRECT?
3 A. THAT'S CORRECT.
4 Q. BUT ONE THING THAT DID ASSIST YOU WAS
5 THE -- IN FORMULATING YOUR EVENTUAL OPINION WHICH YOU
6 SIGNED OUT IN SEPTEMBER 10TH, 1996 --
7 A THAT'S CORRECT.

Dr. Posey Admits He Never Spoke to Aquatics Expert

9 Q. OKAY. -- WAS THE AQUATICS EXPERT WHO SAID
10 THAT THE TYPE OF -- THE RESCUE GETS INJURED AND SO
11 FORTH?
12 A. THAT'S CORRECT.
13 Q. AND DID YOU MEET MR. RICHARDSON, ONE OF THE
14 EXPERTS, OUT IN THE HALL TODAY?
15 A. I'VE MET HIM, BUT I'VE NEVER SPOKEN TO HIM
16 ABOUT THE CASE.
17 Q. AND IS HE ONE OF THE PEOPLE YOU RELIED ON
18 IN TERMS OF FORMULATING YOUR OPINION?
19 A. I HAVE NO IDEA. ALL I KNOW IS THAT THE
20 D.A.'S OFFICE TALKED TO ME, AND THEY SAID THEY FOUND AN
21 EXPERT, AND THE EXPERT CONFIRMED OUR INITIAL OPINION.
22 AND THAT WAS WHAT -- THAT IN ADDITION TO
23 VISITING THE SCENE AND SO FORTH LED ME TO CHANGE MY
24 OPINION TO HOMICIDE.
25 Q. SO LORI JONES BASICALLY TOLD YOU THAT SHE
26 HAD AN EXPERT WHO CONFIRMED YOUR INITIAL --
27 A. THAT'S CORRECT.
28 Q. -- IMPRESSION; IS THAT CORRECT?
A THAT'S CORRECT.


Dr. Posey Admits He Never Spoke to Aquatics Expert

822

1 Q. BUT YOU NEVER ACTUALLY TALKED TO THAT
2 EXPERT, DID YOU?
3 A NO, I NEVER DID.
4 Q. YOU ACTUALLY EVER LOOK AT HIS REPORT?
5 A I'VE NEVER EVEN SEEN HIS REPORT.

June 22, 1998, Dr. Posey submits "Final" invoice

Dr. Posey Submits Invoice for Trial Preparation as of June 22, 1998



DAVID M. POSEY M.D.
PAMELA A. POSEY R.N., J.D.
P.O. BOX 5018

OFFICE
VOICE MAIL
FAX
FACSIMILE

STATEMENT as of June 22, 1998

STATEMENT as of June 22, 1998

TO: Pamela J. Titus, DDA
Family Victim
COUNTY 09
18 952 Circle
210 West Tenth
Los Angeles, CA

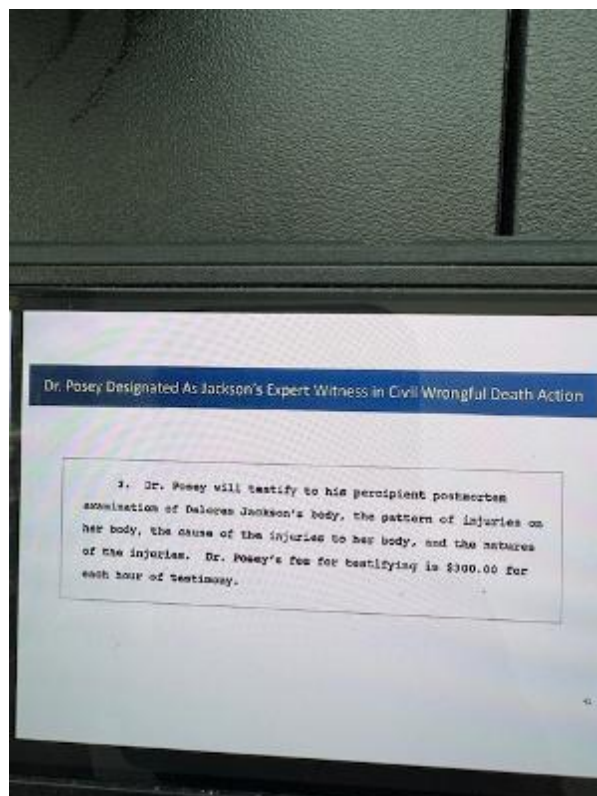
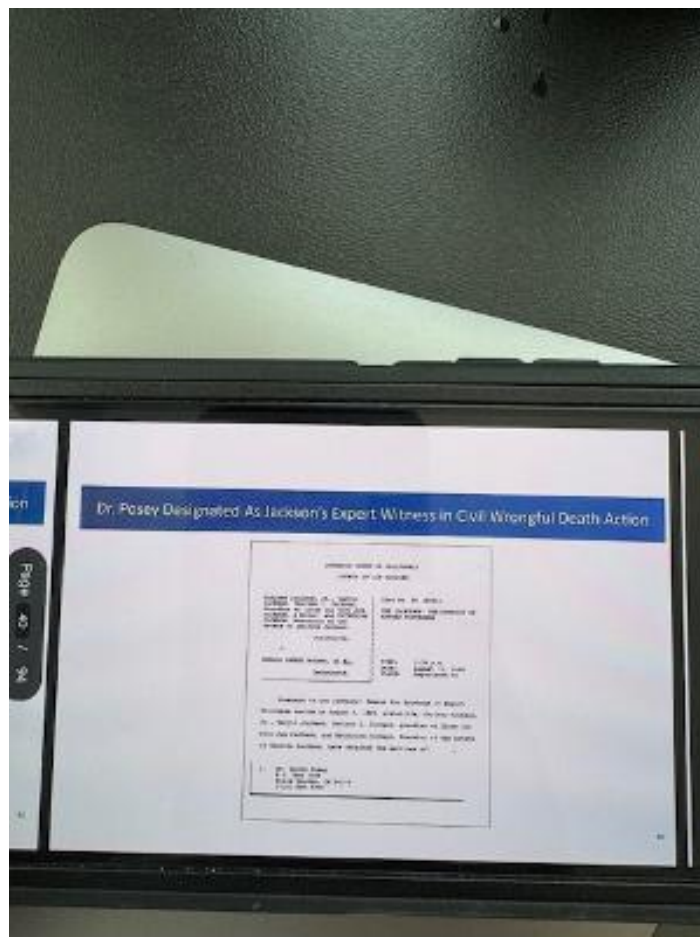
RE: The Posey
Our Case

PROFESSIONAL FEE:		
03/-/98	Conference with DDA Titus - trial preparation. 1 hr @ \$100/hr	\$ 100.00
03/20/98	Review of Grand Jury testimony & interview notes. 1.5 hr @ \$100/hr	\$ 150.00
04/25/98	Trial preparation. 5 hrs @ \$100/hr	\$ 500.00
05/30/98	Trial preparation. 2 hrs @ \$100/hr	\$ 200.00
06/17/98	Trial preparation. 3 hrs @ \$100/hr	\$ 300.00
06/18/98	Trial preparation. 2 hrs @ \$100/hr	\$ 200.00
06/18/98	Trial time and testimony. 8 hrs @ \$100/hr	\$ 800.00
06/19/98	Trial preparation. 1.5 hrs @ \$100/hr	\$ 150.00
06/19/98	Trial time and testimony. 3 hrs @ \$100/hr	\$ 300.00
TOTAL BILLING THIS PERIOD		\$ 2700.00

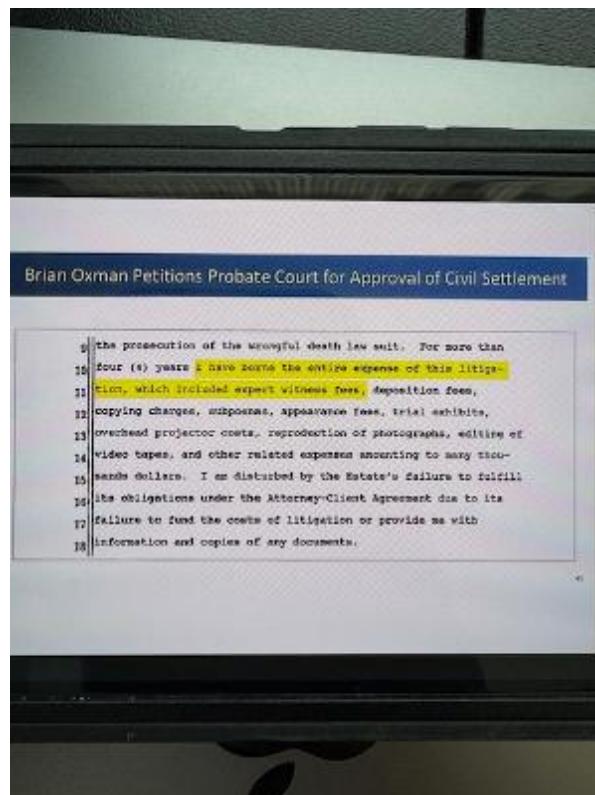
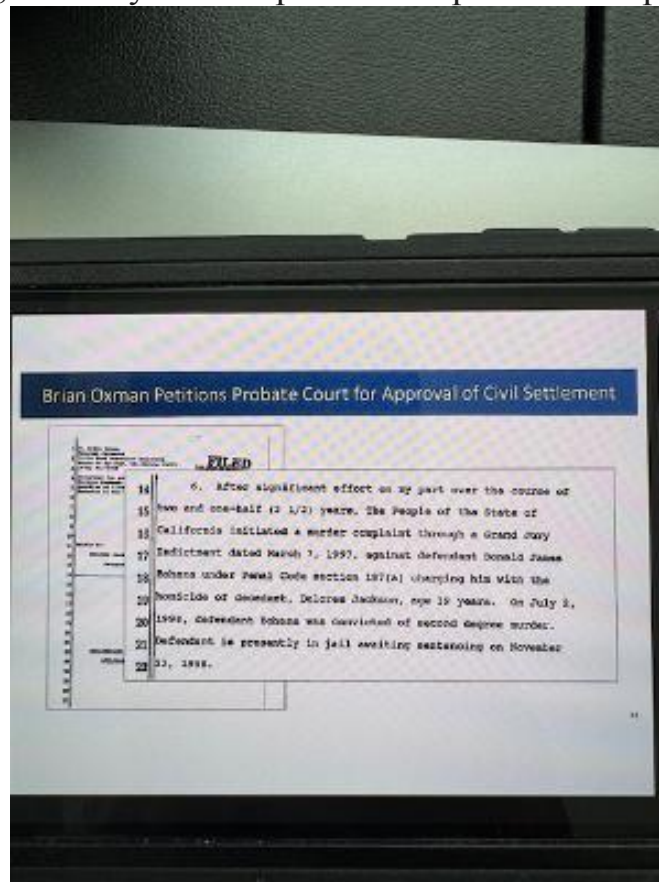
July 2, 1998, A. Don Bohana convicted.

B. Deputy District, attorneys Titus (A traffic Court Attorney), and Jones serve Don Bohana his notice of conviction while Don is in the hospital.

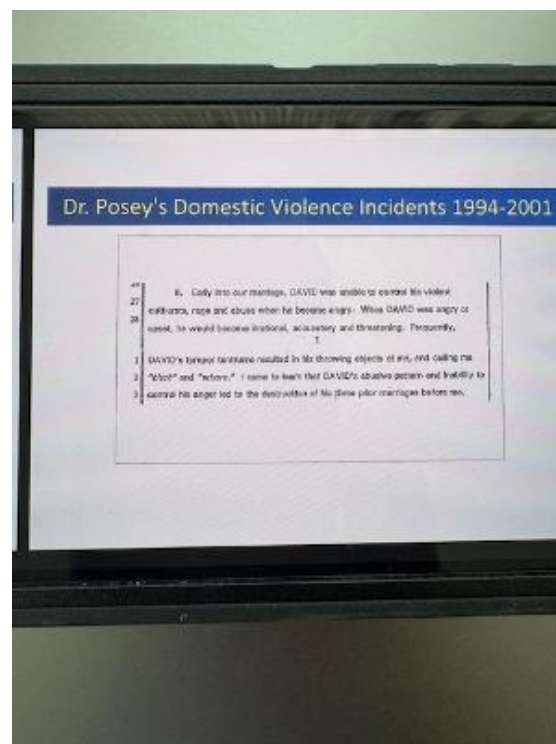
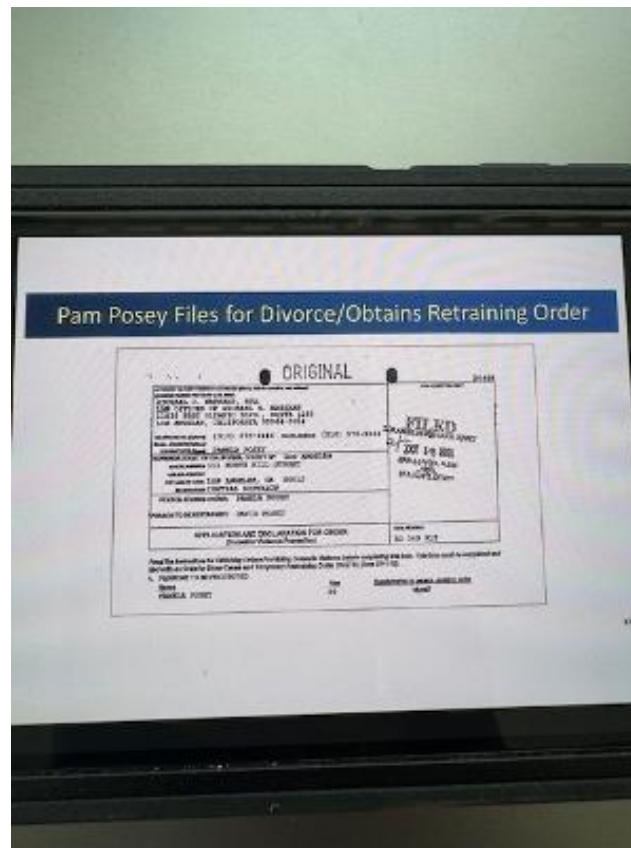
August 31, 1998, Attorney Oxman identifies Dr. David Posey as expert witness in the civil wrongful death case.



November 12, 1998, Attorney Oxman petitions in probate for approval of settlement.



October 12, 2001, Pam Posey files for divorce, and obtains restraining order/domestic abuse, against “Dr. Posey.”



Dr. Posey's Domestic Violence Incidents 1994-2001

15 12. In September 1994 I had a baby in pregnancy. I did not feel well and
16 was depressed. I did not want to have sexual relations with DAVID. DAVID told
17 me that because of this he would have to go elsewhere, and called me a "piece of
18 garbage." In reply, I told him that I wanted to get out of this marriage. Within
19 seconds of saying that, DAVID's eyes filled with rage. The observation from
20 DAVID stated: DAVID began screaming at me, shaking his hands up in the air
21 and getting closer to me. DAVID picked up objects and threw them at me.
22 causing me to cower on the floor and cover my face. I then tried to run and jump
23 but DAVID grabbed me, threw me on the floor, and again severely assaulted me. I
24 again felt depressed and worthless.

Dr. Posey's Domestic Violence Incidents 1994-2001

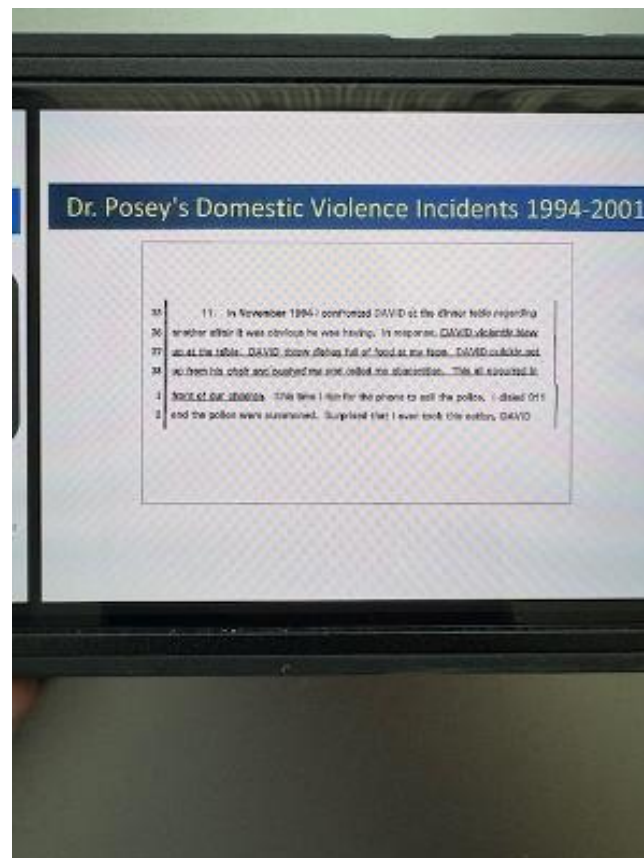
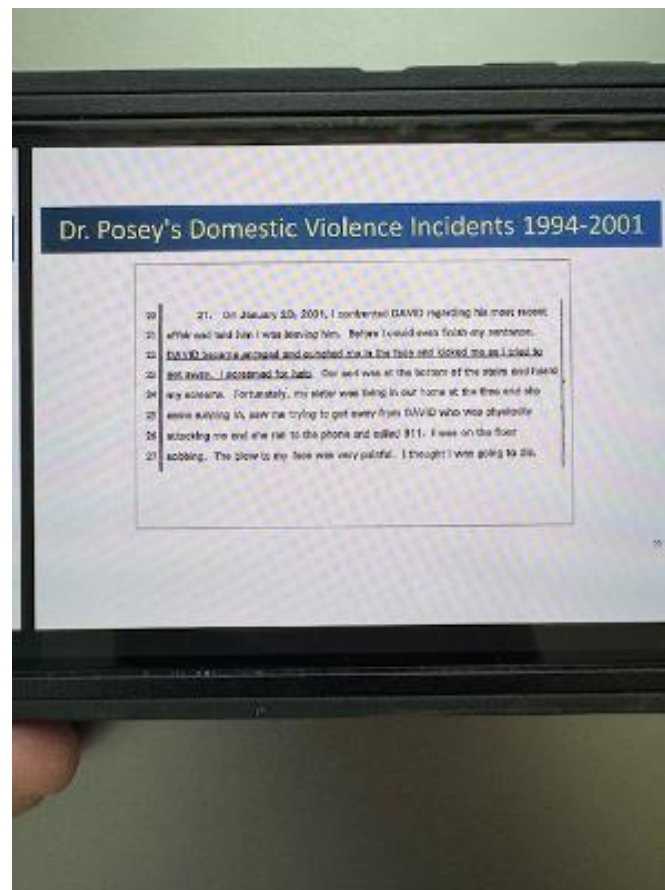
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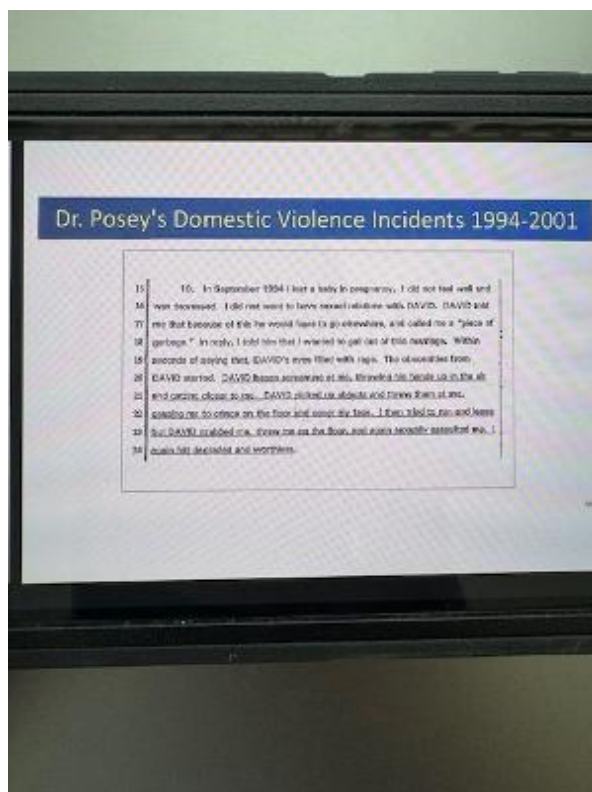
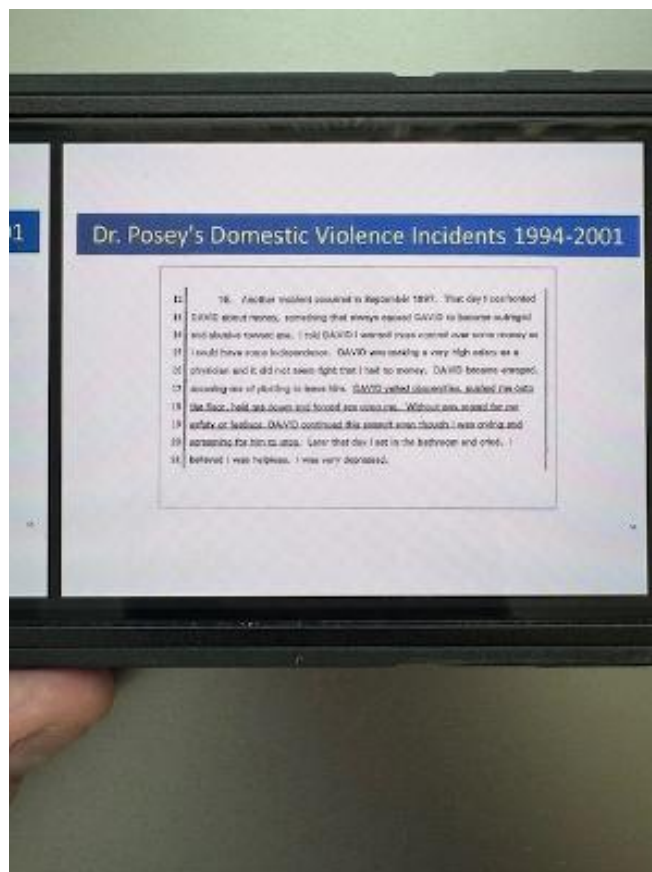
Dr. Posey's Domestic Violence Incidents 1994-2001

14. After the incident with NINA, I realized that DAVID was not going to get the help he needed. On June 25, 1995, I told DAVID I needed a divorce what he came home from work. Upon being told this, DAVID became full of anger and rage. DAVID yelled hostile comments at me in the presence of our children who were all frightened and did not move from where they were sitting. DAVID raised

Dr. Posey's Domestic Violence Incidents 1994-2001

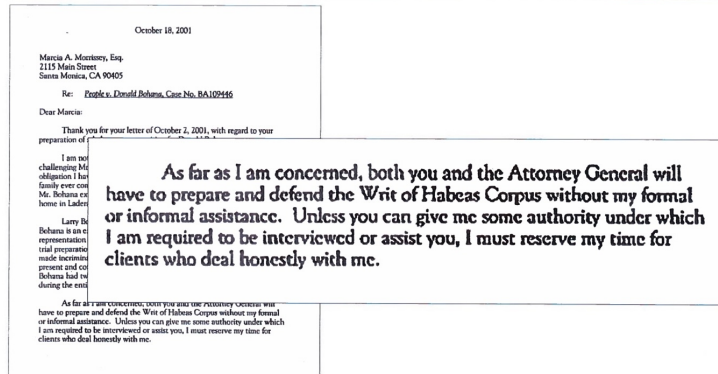
15. DAVID's anger problems and violence also inflicted pain and suffering on our minor children. In 1996 DAVID became exposed at his daughter NINA. DAVID lost complete control of himself and became violent and threatening. At that time, DAVID threatened NINA and broke her finger. DAVID then took NINA to the



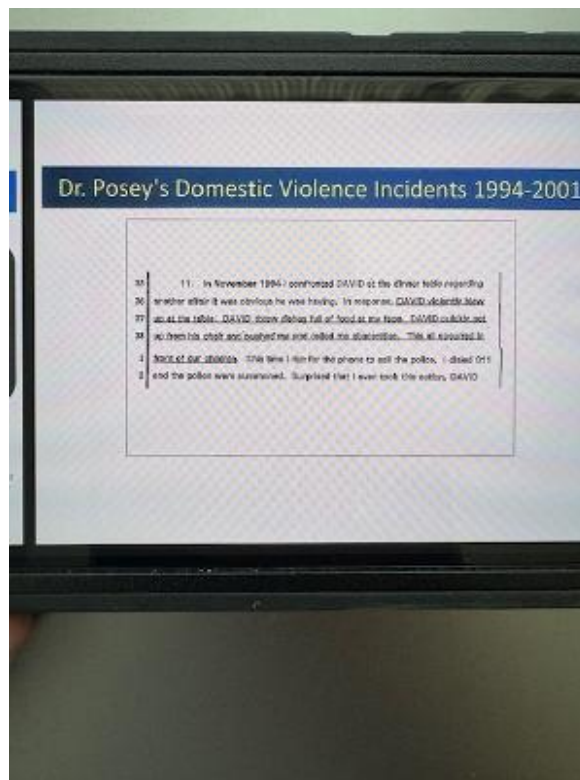


October 18, 2001, Harland Braun refuses to cooperate with Attorney Morrissey in Habeas Corpus proceedings.
Letter with derogatory and misleading remarks...

Braun Letter to Ms. Morrissey Refusing to Cooperate



58



July 17, 2002, California Supreme Court issues OSC on question of ineffective council by Harland Braun.

[illegible]

Braun Provides DDA Sisman With Privileged Communications From Bohana

Donsid J. Bohana

4401 West Imperial, Suite 200, California 90640
+1 310 212 2222 Home T. +1 310 212 2222 Mobile F.

August 28, 2007

Mr. Michael Sisman, Esq.
3000 Century Park East
Law Offices, California 90640

Dear Michael:

Re: in order of law, I found the enclosed letter to be the subject. Attached
herewith is a copy of the letter. I am sure you will find it of interest and
value. I am sure you will find it of interest and value. I am sure you will find it of interest and value.

In view of the fact that the letter is a copy of the letter, I am sure you will find it of interest and value. I am sure you will find it of interest and value. I am sure you will find it of interest and value.

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Sincerely,


Donsid J. Bohana
Esq. The Law Firm of Bohana

October 17, 2002, Deputy District Attorney Sisman sends list of questions to Harland Braun, in contravention of ALL honest, legal representation of Bohanna, by Braun.

October 17, 2002, Harlan Braun signs his declaration.



April 9, 2003, Deputy District Attorney Sisman transmits declarations of Dr. Baden and Dr. Herman to LA Deputy Carter Rogers directing focus to Spitz and Fisher Treatise.

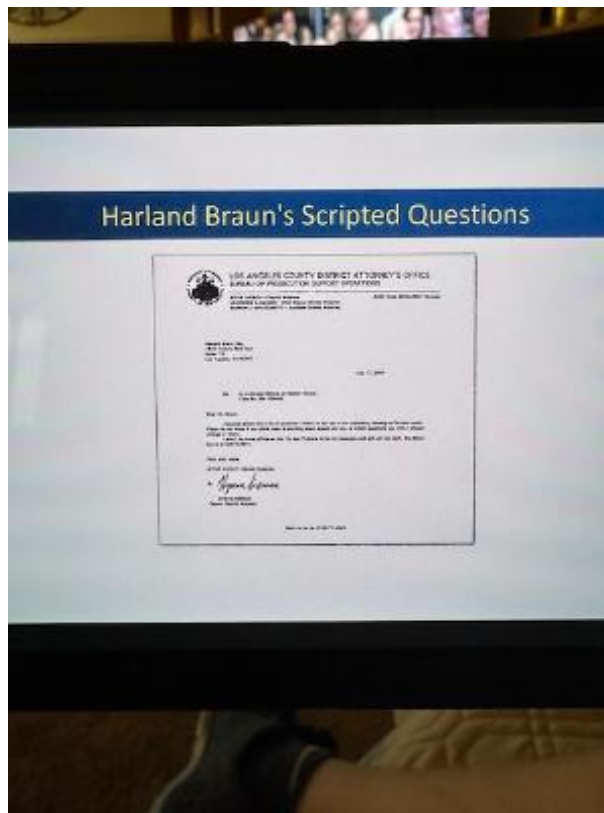
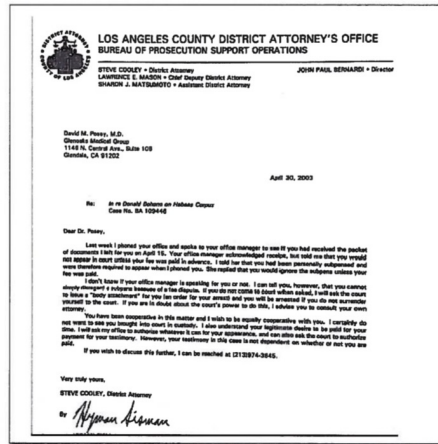
April 15, 2003, Deputy District Attorney Sisman warns Doctor Posey that, if he were paid for his testimony, his, “objectivity would be questioned,” due to the fact that Posey demanded payment, or he would not testify.

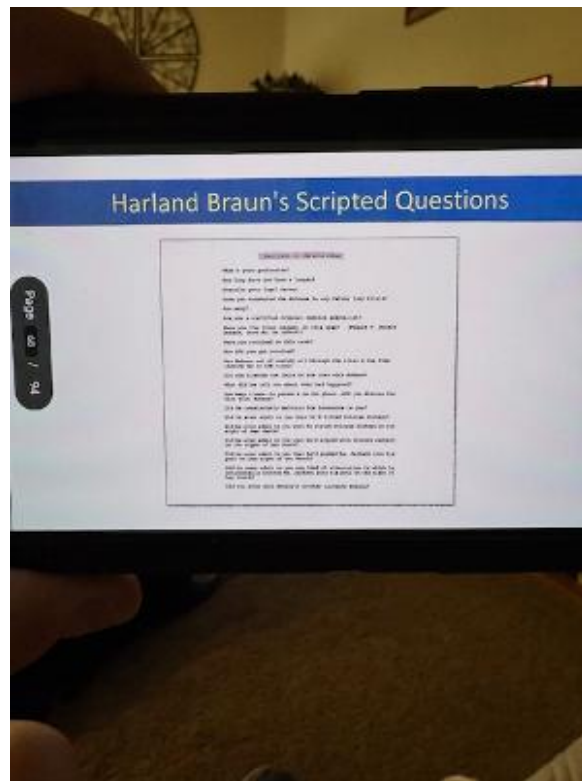
April 30, 2003, deputy district attorney Sisman threatens Dr. Posey that if he doesn’t appear, Deputy District Attorney Sisman will have “a body attachment” issued, due to the fact that Posey would only testify if paid. His testament would only be given for money.

July 17, 2003, Deputy District Attorney sends script of questions to Harland Braun, transmitting questions he will ask at the evidentiary meeting. This again, is unheard of, in an honest trial.

Harland Braun’s scripted questions...

Sisman Threatens Dr. Posey With Body Attachment Order

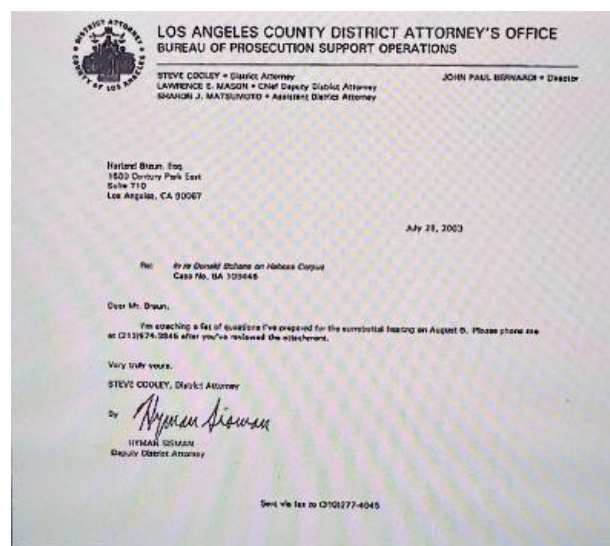




July 17, 2003, Deputy District Attorney Sisman sends script of questions to Harland Brand transmitting questions he will ask at the evidentiary meeting.

July 21-August 6, 2003, evidence hearing. Dr. Rogers testified at evidentiary hearing, because Dr. Posey would not show up.

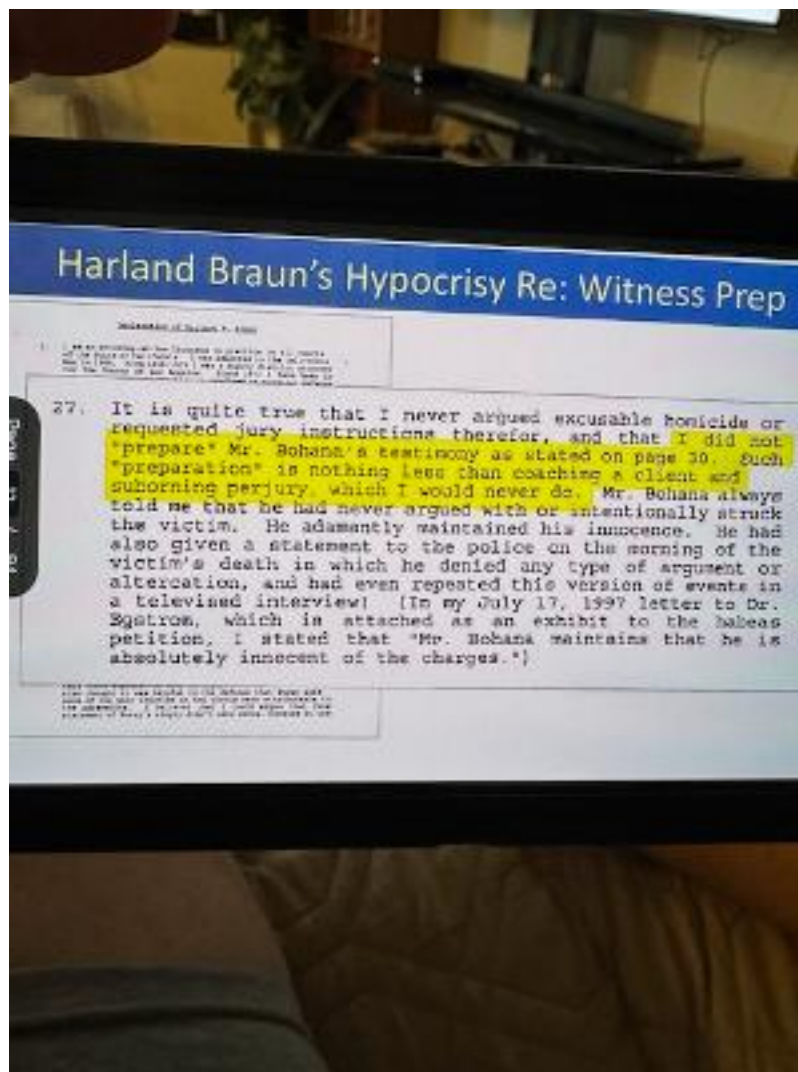
July 28, 2003, DDA Sisman sends surrebuttal questions to Harland Braun.
Harland Braun's Scripted Surrebutal Questions



Harland Braun's Scripted Surrebuttal Questions

Questions for HARLAND BRAUN on surrebuttal

1. When you met with Dr. Baden at Bobana's home before the trial, did you go over with Dr. Baden the autopsy photos of Delores Jackson?
2. At that time, did Dr. Baden offer specific explanations for how any of the injuries to Ms. Jackson might have occurred?
3. Did Dr. Baden offer any kind of theory as to how any of these injuries might have occurred?
4. Did you meet with Lawrence Bobana at your office shortly after you were retained on this case?
5. Who requested that meeting?
6. Why did you ask him to come to your office?
7. What was said at that meeting? ("That's what we're stuck with.")
8. Did he actually use the words, "That's what we're stuck with"?
9. As to the issue of manslaughter instructions, did the Bobana brothers have any input into whether or not those should be given to the jury?
10. Was that before and during the trial?
11. After both sides presented their evidence, there was the usual discussion between you, the prosecutor, and the court about jury instructions, correct?
12. You and Judge Jones disagreed about whether or not manslaughter instructions should be given, correct?
13. At any point in the discussion about whether or not manslaughter instructions should be given, did you go behind the rail with your client and his brother and discuss the issue?
14. At that discussion, did you simply tell your client and his brother what you were doing, or did they have something to say about it?
15. What did they say?



October 10, 2003, Don Bohana's petition for habeas corpus is denied.

DDA Sisman Corresponds With Deputy Coroner C. Rogers



DDA Sisman Corresponds With Deputy Coroner Christopher Rogers

You may remember our discussion of this case in your office about two months ago. A hearing has now been scheduled in this matter for June 16-17. An issue which may arise in the hearing is the one you and I discussed: whether the timing of injuries can be determined to have been inflicted within a four-hour period. You provided me with some material from a book by Spitz and Fisher. Since then I've discussed the matter with Dr. Posey, and have received declarations from Dr. Michael Baden and Dr. Paul Hermann relating to the timing of injuries and other matters related to the case, particularly whether the 53 blunt-force traumas found on the decedent could be attributed to a clumsy rescue attempt. I'm enclosing copies of the declarations by Drs. Baden and Hermann.

I would appreciate it if you would review the enclosed copies and phone me to set up an appointment at your office so that we can discuss the issues in question. I can be reached at (213)974-3845.

Dr. Rogers' Admission at Evidentiary Hearing

4 Q NOW, MEDICALLY, IF YOU WERE TO GET THE BODY
5 OF MISS JACKSON PRESENTED TO YOU FOR AN AUTOPSY, WOULD
6 THERE BE ANY WAY FOR YOU TO TELL WHETHER OR NOT SHE CAME
7 BY HER DEATH AS A MATTER OF ACCIDENT, HOMICIDE, OR
8 SUICIDE? STRICTLY LOOKING AT THE BODY WITHOUT ANY
9 OUTSIDE INFORMATION.
10 A IN THIS SPECIFIC CASE, GIVEN THE FINDINGS
11 ON THE BODY, I COULD NOT TELL.

Dr. Rogers' Admission at Evidentiary Hearing

28 THE COURT: THE BOTTOM LINE IS YOU CAN'T TELL
1 WHAT CAUSED THESE -- THE BRUISES ON THE BODY; IS THAT
2 CORRECT?
3 THE WITNESS: THAT'S CORRECT.

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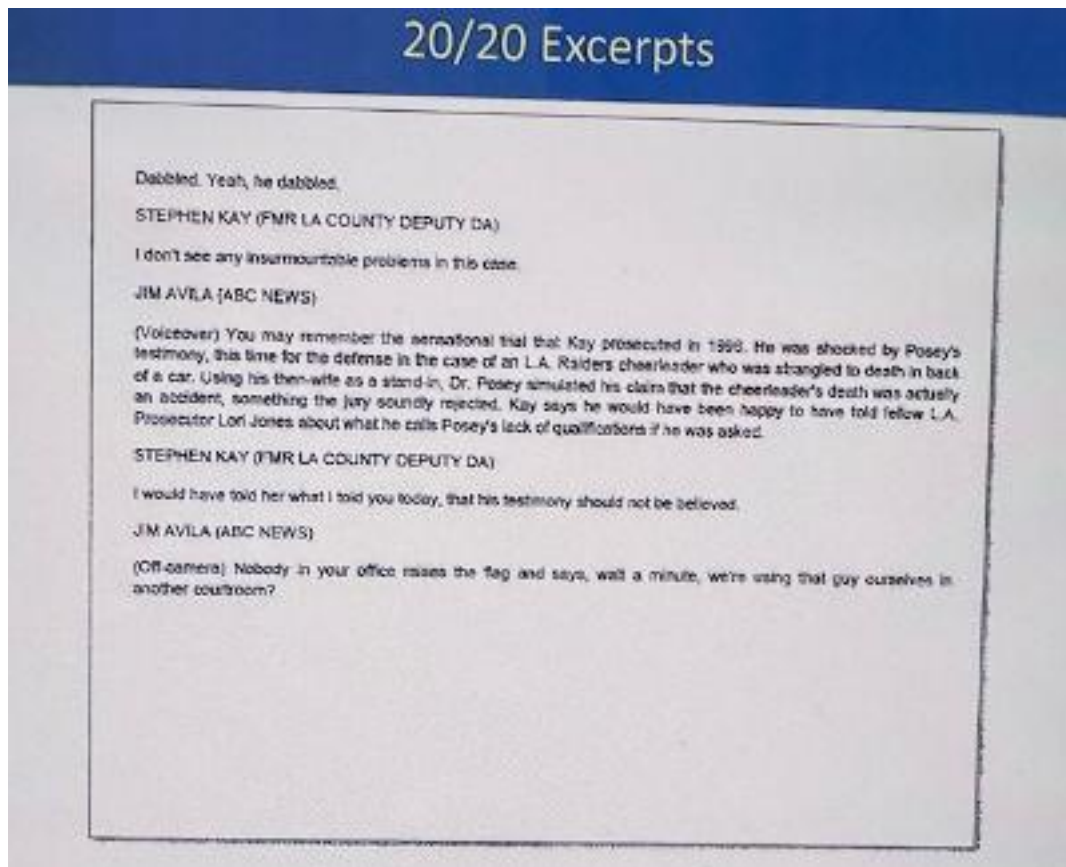
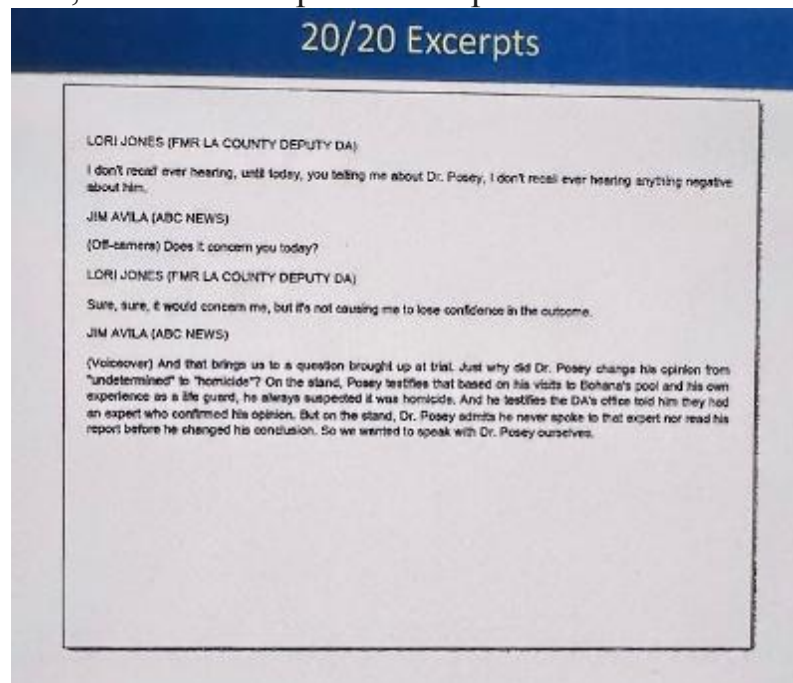
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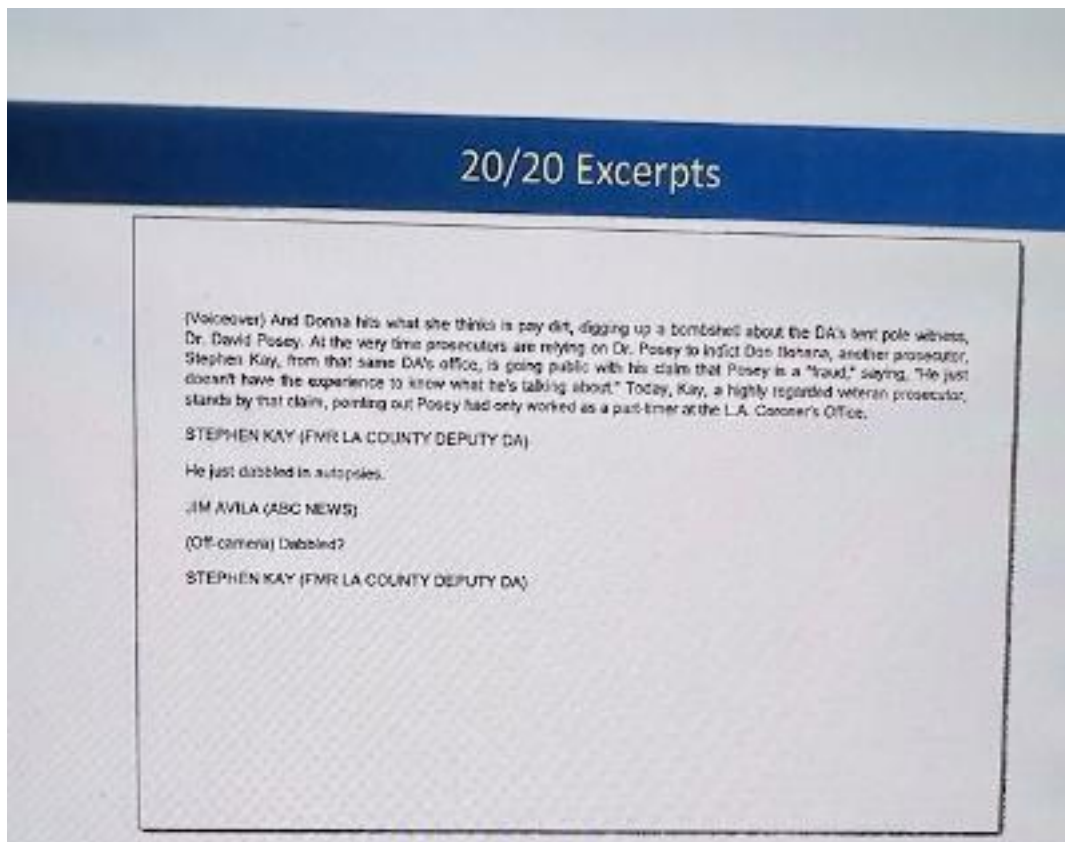
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September 15, 2017, ABC News report. Excerpts...





September 19, 2017, Don Bohana files application for commutation of sentence.

October 6, 2017, Don Bohana files conviction review request.

October 2005–2016, Don Bohana denied parole four times because he refuses to show remorse for a crime he did not commit.

September 24, 2018, Don Bohana file supplemental letter in support of his application for commutation.