

URGENT

4-20-2021

**FILED**

APR 26 2021

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY S. Young  
DEPUTY CLERK

To the Supreme Court of Nevada,  
And my Future Attorney,

I, Katherine D. Fletcher, had been content in knowing that the appeals process takes 2 to 3 years, until a true family emergency arose. Now I must ask if there is any way to hold an Emergency hearing calling for justice, with the goal being a speedy release based on the sheer ~~mag~~ magnitude of wrongful evidence presented at trial. Without all of the wrongful, false & fabricated evidence, the State's case is feeble at best.

It is understood that the State needs to be protected from any liability, and I am so very desperate to get home to my family at this point, that I would be open to any negotiation which will result in my immediate release.

**RECEIVED**  
APR 26 2021 am  
ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
DEPUTY CLERK

requesting confirmed verification that all hard-evidence in my case was in fact

wrongful. This verification could help with my family situation which is so important to us, and our family's future.

Now I'd like to sum up the wrongful evidence which was used to convict me:

There was a statement which I was tricked, bullied, and coached into by my own defense. I did what they wanted seeking their advice and feedback, but what I got was confronted by their doctor. Then the prosecution was allowed to call the defense's doctor as the State's witness, even though no mental health defense was at play. The version of the statement presented did not put me in the best light.

Neither did the unmirandized interrogation down at the station, which was selectively played as ~~at~~ evidence as well. Trivial as that may be, it was still wrongful. And it gets worse...

They used an actual gun as evidence

which had NO connection with the shooting.

They presented ammunition that did NOT even match as if it were "identical".

Clothing with gun-shot-residue on it was admitted, though ALL witnesses originally reported me as NOT wearing that outfit, but only wearing a small bikini.

The DA's star witness completely changed his story from what he'd originally reported to 9-1-1, reported at the scene, & reported at the station. At trial  $\sim 5\frac{1}{2}$  years later, he implied that I wore the outfit in question, never mentioning a bikini. Also, after originally, repeatedly ~~reported~~ reporting that his view ~~was~~ of me was obstructed, at trial he created a big story which was the complete opposite from what he had reported. At trial he said he saw me shove something into my purse - probably a gun. He said he saw smoke. He lied a lot!

The prosecution's entire theory about premeditation can be easily proven FALSE

through documentation in the discovery.

I mean anything that could go wrong at trial, did go wrong. My own slimeball lawyer, Scott Edwards, even had the gall to perform Bonjovi lyrics, "Shot through the heart and you're to blame," as he pointed his finger at me, poisoning the jury, while making a mockery of Robert's death. This was on top of his many failures to object, cross-examine, etc.

It was never brought up at trial how all eye witnesses had placed me standing right next to Robert Trask, making distance and trajectory physically impossible.

Max's testimony weighed heavily in my favor, but sadly, it was not enough to overcome all the wrongful evidence. Max explained how he had went through my purse to the very bottom of it, and there was NO gun. Being that all witnesses reported me wearing ONLY a purse and a tiny bikini (even camera footage concurs), I had nowhere to possibly conceal a weapon.

Please right the wrongs which took place at trial. Please make things right. I am willing to work with you on this. Please.

Sincerely,

A Loving Mother, Daughter, Sister, & Friend  
Who Needs to Go Home,

Katherine Dee Fletcher

April 20, 2019

PS- After everything Scott W. Edwards has put me through, I must insist that I review any motions made on my behalf prior to being submitted with the Courts, so I may give my approval & consent that they actually do represent me.

Thank You.