

See 101 S.Ct 3059

discussion of the wheel

"US v Kennedy
United S. Court of appeal
92 Cr. 781

wheel type conspiracy

Kennedy stole an Oriental Rug at 1st trial one of the principal witnesses against him was a Mr. Ewaldson, whose testimony was crucial to the prosecution's case in that it provided proof, of both the value

(2) evidence was sufficient to establish -

→ wheel type conspiracy and each defendant's connection with it; "Probation, agent, Sales probation attorney, Borch Program"

(3) instructions adequately covered defense theory of "guilt by association"

(4) no error was shown in the playing, before the grand jury, of a tape recording of a telephone conversation between government informants and one defendant, nor in the playing of such recording at the close of prosecutor's cross examination of a defendant who was party to the conversation, even as against contention that other defendants were prejudiced;

(5) no abuse of discretion was shown in denial of new trial for one defendant on ground of alleged newly discovered evidence, or in denial of ~~new trial~~ motion to reverse income tax evasion counts; and (6) receipt of a letter by the Court prior to sentencing did not require remand for resentencing, Under circumstances of Case -

West Headnote (38)

Criminal Law & Order of Proof

18-USCA § 371; Fed. Rules Evid, Rule 611(G) 28 U.S.C.

"Grounds for Continuance"

Solar asked for continuance - is a motion, on transcript, the following factors: the length of the requested delay, the likelihood that a delay would accomplish the movant's objectives, the existence of previous continuances in the same matter (Time Between May 17, 2016 to Time wrote letter to Bauch July 15, 2016, then July 23, 2016, Solar visits and states she can't make it to the Aug 8, 2016 Directive Order, so she says she'll just get me continued on probation, I had no choice to the matter if she can't represent me on 8-8-2016, something came up so I got you sooner, me ~~to~~ not knowing then what I know ~~know~~, (that's called Strategic Decision) Violated my "5th amendment and Double Jeopardy clause I had 2 different sentences on same violation) the degree of inconvenience, fault of the movant in causing a need for delay, and the prejudice to the movant in denying the motion.

"Listen Continuance"

a two prong analysis is use to determine whether the denial of a motion for continuance, "Solar ask for a Show in the court to cover her butt" due to late discovery amounts to ineffective assistance of counsel (and all other deficiencies), the first consideration is whether a per se violation of the defendant's constitutional rights has occurred - in other words, whether a reviewing court can presume that the defendant suffered from ineffective assist. counsel because of the denial of the continuance, and the second consideration

Three The Wheel,

is the ^{20 in ORDER} defendants specific claims of ineffective assist,
of counsel, and in this context, the circumstances in
which prejudice to the defendant can be presumed include;
(1) denial of Counsel altogether; (2) defence counsel's failure
subject prosecution's case to meaningful adversarial
testing; and (3) when the accused is denied the right of
effective cross-examination. U.S. Const. Amend. 6.

"Particular grounds for relief"

at undocumentated Revolution courts denial of defense counsel b
request to continue probation wasn't even ruled on, app pg 167
3-11 and for order, per her Notes, and changes where unconst-
itutional, prohibiting State from calling any witnesses,
that I requested, counsel knew I'd sent my witnesses
a copy of the Directive Order for 8-8-2016, Mr Wayne State
that no one called or left a message, Solaro Notes indicates
she left message. She knew, she didn't intentionally, Solaro
purposefully didn't call them, cause she told me look
around Mr. Stone Look Around, I was dumbfounded confused
if Solaro's Stratgiti Decision to go lower than a year,
and the Judge Harrington didn't rule on her decision to just
continue probation and like Judge Russ stated is would have
been ~~inherent~~ incumbent to obey judge there is a Recom-
mendation from the other party, who wasn't in the court
room, and they knew she wasn't going to be there they
Conspired and Separated power, cause Probation
Agency are the powers of the Court, so Solaro

Four.

didn't mention the Recommendation cause it would
had violated the Separation of Power, So Solar, Violated my
const. Rights to 6th, 1st, the right to speak to witnesses, a right
to speak and confront the original administrative hearing
officer Kathleen Nadolny, I was prejudiced, the Judge Harrington
knew, there was a recommendation as well, cause she said she
had the paper work, From May 17, 2016 preliminary. So Solar
Also have purposely, intentionally, continued to disrespect
me, my low level of knowledge, with Scheme, Statutory
Scam, Violated the 8th amendment very cruel and Patted
me on the Back and said (15) years Mr. Stone See Ya!
The piece of crap judge saw it and condoned it,
and she's been abusing her discretion of the court
for a long time now I just found out, they knew I
didn't know, cause that Video Visit July 23, 2016 will be
the final judgement, Solar, Agent Holmes, Amy Barch
D. Ashley Pennington and Kristi K, Harrington all conspired
in Corruption of Justice, abused the power there Authority
They have committed Criminal and Civil conspiracy, They
have a moral relationship, because, I had a relationship
Ship with them in the past with, ineffective assistants
from the same offices, Appeals 2011, that also if you have
a relationship where you guys think you can send
people, Citizens, cause of there inability, to defend
themselves, I think they are wrong morely wrong,
And it's high time to make a change in that judicial

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The Wheel Five Turns

system, I wrote the President of the U.S, Oct, 4th, 2016, the same day, asking these ^{office} to conduct a internal investigation in Charleston S.C, The Solicitors office, is Bias, Prejudice, and crooked, and are being reported accordingly. The Public has to "See" Beatty Butler V. Pennington and Pennington has been covering for the Solicitors office and I believe Pennington should Perish in Hell for all the uneducated people that is in here, there case has been going on since 2014, Pennington is justice like the solicitors office, they are abusing the process, Butler has Colon Cancer and Pennington and his Staff needs a thorough cleaning. They know Butler will die before he will make it to trial, I hope he don't. But it's planned Pennington told me and he to is prejudice and violated my right to effective counsel, I begged him and told him the women patted me on the Back and Said 15 years Mr. Stone See ya! She's hoping I'll die to, But don't, Pennington, wrote a letter state this office don't do appeals you need to write the appellate defender Commission and gave me an address I wrote them and Both letters is in the Supp. Appx pg 45 pg 46 when in 2011 that piece of Crap and his Staff got me 3 years for Property Crime enhancement, for my first Shoplifting Charge I broke a 3.00 piece of cooper wire off of a light pole, That was it, North a Runey in that same office appealed that offense and it drug out like all

the others do, But his office did appeals back in 2011,
 I have that rule 5 Discovery as well, Those 2 letters in
 the Supp appx pg 45 pg 46 is evidence that will put
 conflict of interest due to prior ineffective assistants
 on counsel in 2011, then office shouldn't be even representing
 me at all, Rule 403 Excluding Relevant Evidence
 for prejudice, confusion, waste of time, unfair Prejudice
 confusing the issues, Disparate treatment Pennington
 turned a "Blind eye" on his staff, a SCOPPS agent, a program
 coordinator that ran into her on situation, that she started
 over a dispute, she sent me into Dargers intentional violated
 8th amendment in Society and sent me to prison due
 to "prison conditions", violated the 8th again, I have proof,
 and witnesses, and my story is the truth, sentenced me as
 a Sex offender and put me in that place knowing
 she was putting my life, liberty, & Property in danger,
 cause I did a whistleblower Act, about inmates at the
 jail who were having more than just "Turning Leaf",
 they would race to see who would get the back
 Shower first and the officer in the unit was wondering
 what the ~~rumor~~ was about, I didn't say nothing, I
 just thought she needed to know, I don't know if she
 knew about the perverts or she did know cause some of
 the guy she let stay in the class in next cycle
 that I know was one of them. And Truth be known
 Solar was in our classes as well, as agent Holmes,

The Wheel Seven
Turns.

That's the 8th amendment From Barch, and the 5th + 14th amend,
abuse of "political influence", by "CLOUT" causation
for the Whistleblowers Act, if Barch hadn't sent me to
that dangerous place, and labeling me a predator,
was the neighbor would say you don't look like one of
them. Judge J. C. Nicholson sentenced me Aug 11, 2014, Barch
and Holmes came got me on Aug 13, 2014, and Barch took me
to Shields Ministries, not Turning Leaf, violated judicial
process court order, Now I write a letter of apology after
6 weeks in DAODAS, 4th Step in group make amends to, So I
went to KIOSK and wrote Request For Barch's address. I had
already been to May 17, 2016 Preliminary had a Directive ORDER
Signed by Agent and myself, written Recommendation, I was
happy feeling better being clean again, So I got address
from a witness, and wrote to Mr Barch July 15, 2016, July 23, 2016
Solar was there stating she couldn't Not make the 8-8-2016
Directive ORDER the woman trick me in front of Full
Revocation Judge, I didn't consent, sign the sentencing
sheet, Barch abuse, misused of process, unlawful purpose,
by Retaliatory Conduct, to get revenge cause I told the
truth, Now Barch is the one I wrote, not the other
parties, but they still violated my Civil Rights
to the 1st, 5th, 6th, 8th, + 14th amendments. by Statutory Scheme,
leading to Civil Conspiracy S.C. Code ANN 16-5-10
Conspiracy against Civil Rights is a Felony up to
5 year in prison \$2000⁰⁰ fine, Const 1868 Art. VII § 4
→

SCOPPPS Kescia Holmes, also Violated S.C. Law Civil Conspiracy S.C. Statute 16-5-10 is the combination of two or more persons joining for the purpose of injuring and causing Special Damage to the plaintiff.

Holmes - conspired in "Statutory Scheme", Retaliatory Conduct by Birch's influences, 1) Conspiracy against Civil Rights, 2) Judicial misconduct, 1993 Act No 184 § 22 HB No 3151

3) Slander/libel, told Judge untruth, Violates Canon 3i3

4) Violated Separation of Powers, pulled a Documented Directive ODER presented by Another Administrative Agents Signed Recom, and documented and recorded proceedings Administrative Hearing office is the Power of the Court

See Administrative Hearing Sanctions, 130-60 (3)(N) OVER ROOD

5) Violated the Subject matter jurisdiction, the only way Holmes could go over another Supervisor is to influence that Hearing officers to conspire in the Civil Conspiracy, which is also aiding and abetting misconduct, Retaliatory Conduct, calls for, S.C. Const Art IV § 3 § 3 Removal of officer.

6) Cause Reprosecution placed plaintiff in prior jeopardy, under the Prison Litigation Reform Act, "Prison Conditions" violated that 8th amendment, due to your participation in

7) misconduct and Civil conspiracy, intentional and

8) purposely cruel and unusual uncalled for punishment.

9) Causation, undue burden, mental anguish, lost of life, liberty, freedom, Lost wages, Broken agreement, Abused authority, purposefully excessive punishment 8th amend.

Agent Kescia Holmes,

10. Holmes lied to the court on record that I was arrested 8 times when true he known at most 3 times and one of them was for an unprocessed 2013 prior burglary 3rd, that happened prior to being placed on probation in Aug 2014.
11. Holmes is incorrect on her arrest dates 7-20-2015, failure to appear is because I was in jail on 7-8-2015 to 11-13-2015 in jail for 129 days for a 90 day sentence, from original arrest 10-11-2013, Burglary 3rd.
12. I wrote agent Albach for the purpose of the prior Burglary 3rd that you used to get me 15 years,
13. 11-25-2015 I reported to your Supervisor Ben Carter, and he exempt me from 200.00 in arrears, and stated that was a prior offense it won't violate and the public in tax and open containers I told him about it won't violate - violated any way.
14. Each and every hospital stay at least 7 or 8 times including 10 days at a time in MUSC, FOP, and Trident, St Francis, Palmetto Behavior, I called Albach, That's why he and Kathleen only recommended a written order 1 year and court date 8-8-2016, that you conspired in intentionally
15. This was my 1st violation in 1/2 year.
16. I paid 50.00 after your Feb 23, 2016 warrant was issued, my attorney Jeff Gourgnan, at the shelter 180 place you stated lie to Judge Hornington

TEN

This is how they turned wheels to Conspiracy again over and over, Cause the day Jeff and I mailed the money order, with another letter March 15, 2016 \$50⁰⁰ money order you told the Judge Another untruth Solar has Jeff Youngman Phone information he has my disability lawyer, and due to your false warrant I missed my opportunity to get me a place outside of Shelter & Tent, I went to 180 place every day to eat or wash get mail or go to mental health there so I wouldn't have to go to Charlie Hall Boulevard to far.

17, Another lie Holmes stated the Shelter (No #2) on warrant that you called staff at 180 place and on 2-23-2016, they told you, I hadn't been there in March 2015, I think you are a year off Holmes I have an attorney as a witness March 15, 2016

I again mail letter \$50⁰⁰ to that office, not knowing that your office had a warrant. witness Attorney Jeff

18 I never changed address I live in a tent and went to Shelter every day, witness Mr. Wayne

19, I applied for disability I live in tent city and mostly in hospitals & psychiatric institutions, but I still made an effort, #5

20, #6 the offender has been arrested 6 times per warrant, you told Judge Hornington another untruth that I'd been arrested 8 times appx pg 53 line 21 you lied again 8 times to Judge, Allen Stone 267003 -> Continue SOLAR I-VI