

Lancelot W. Armstrong, #500408148,  
7-D-1-6, P.O. Box 9356,  
Fort Lauderdale, Florida. 33310

To: The Florida Bar  
Tallahassee Branch,  
650 Apalachee Pkwy,  
Tallahassee, Fla. 32399-2300.

Dated: 1/23/06.

Dear Kenneth Marvin,

How are you doing today? Please find enclosed this urgency "Florida Bar complaint regards state Atty. Michael J. Satz, unethical, and continuous misconducts happened to wrongly convicted me, and deprived my legal rights. I respectfully seek the Fla. Bar immediate reviewing Broward state attorney m. J. Satz, prejudice and flaws practices within my cases. State Atty. m. J. Satz, aid star eye witnesses in contrary to (de jure), standard!" And their B.S.O. agency aid state Atty. m. J. Satz, withholding exculpatory material facts in order to tried to take my life. Fact that state Atty. m. J. Satz, is a corrupted and powerful politician with creative influence in Broward County, Fort Lauderdale, Florida. High level corruption and cover up why it is necessary to file the enclosed - complaint at your level. I have personal knowledge that state Atty. m. J. Satz, in my court hearing, aid B.S.O. Atty. Terrence O. Lynch, to lying on court records, resulted of denied me, a proper due process rights hearing when I complaint about criminal misconduct with both state's agencies, hinderance of Relief/Kennedy which was warranted, in both of my cases. it's 15, years going 16, these bias practices going on and on. Relief: seeking urgency investigation and a thoroughly review and response. Thank you! Sincerely, Lancelot Armstrong, #500408148,



# The Florida Bar Inquiry/Complaint Form



PART ONE: (See reverse, part one.)

Your Name: <u>Lancelot U. Armstrong,</u>	Attorney's Name: <u>State Atty. Michael J. Satz,</u>
Address: <u># 500408148, T-D-1-6, P.O. Box 9356,</u>	Address: <u>201 S.E. 6<sup>th</sup> Street, Suite 665,</u>
City: <u>Fort Lauderdale,</u> State: <u>Florida.</u>	City: <u>Fort Lauderdale,</u> State: <u>Florida.</u>
Phone: <u>/</u> Zip Code: <u>33310</u>	Phone: <u>(954) 831-5899,</u> Zip Code: <u>33301</u>
ACAP Reference No. _____	

PART TWO: (See reverse, part two.) The witnesses in support of my allegations are: [see attached sheet]. enclosed here!

PART THREE: (See reverse, part three.) The specific things or things I am complaining about are:  
Concerns prior, and present illegal abuses since 1990, which Governmental agencies continuously infringement on my Constitutional Rights. Said state's agency violated my Consulate's Rights Under Federal Law, and International Law, Article 36 of the Vienna Convention on Consular Relations. Fact that my miranda Rights was violated, state's and their agency B.S.O. violated of miranda doctrine which is contrary to: miranda v. Arizona, 384 U.S. 436, 86 S. Ct. 1602, "State Attorney Michael J. Satz, has abused his office by personally attacking me and has exhibited Racial hostility toward me at Court Hearing. He obviously hates me because I am a black Jamaican. This is - conduct unbecoming of an attorney."

"SEE: Part Three Attachment Complaint Continue!"

PART FOUR: (See reverse, part four.)

I did  did not  (circle one or the other) attempt to use ACAP to resolve this situation.  
 To attempt to resolve this matter, I did the following:

\_\_\_\_\_  
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PART FIVE (See reverse, part five.): Under penalty of perjury, I declare the foregoing facts are true, correct and complete. I have read and understand the information on the reverse of this page and contained in the pamphlet "Complaint Against a Florida Lawyer." I also understand that the filing of a Bar complaint will not toll or suspend any applicable statute of limitations pertaining to my legal matter.

Lancelot Armstrong / 1/25/06,  
 Signature Date

HAVE YOU EVER FILED A COMPLAINT AGAINST THIS ATTORNEY BEFORE?

YES \_\_\_\_\_ NO

IF YOU CHECKED YES, WHAT WAS THE OUTCOME AND WHAT WAS THE CASE NUMBER?

ATTORNEY'S NAME: \_\_\_\_\_  
\_\_\_\_\_

THE FLORIDA BAR FILE NUMBER(S):  
\_\_\_\_\_  
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OUTCOME:  
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"Part Three: Attachment Florida Bar Complaint!"

1. my complaint is against the state Atty. Michael J. Satz, For Broward county.
2. specifically Atty. M. J. Satz has unfairly prosecuted my case.
3. State Atty. M. J. Satz, has deliberately, "with held evidence from the court" and aid victim and key witnesses with falsehood which contrary to "De Jure," which led to my conviction and sentencing for capital murder.
4. State Atty. knew that the forensic evidence in my case, was unreliable, which meant that it was very unlikely that I was guilty of murder. There is no DNA on the physical evidence which links me to the crime scene, inside the church's chicken.
5. For some reason the state Atty. M. J. Satz, has launched a personal vendetta against me, appearing at all of my hearing. using hostile and inappropriate language against me.
6. I do not believe that state Atty. M. J. Satz, has ever factually evaluated my cases, The only

issue which he has proceed on, is the allegation that I shot and killed a Sheriff's Deputy.

7. The only interest which is being served in this case is the State Attorney Michael J. Satz, Political future and agenda in Broward County.
8. The State Atty. office is a official of the Supreme Court and should not be personally interested in the out come of this case (my case). This is a conflict of interest.
9. The State Atty. M.J. Satz, has deliberately misrepresented to the court the fact that he had disclosed all discovery and other important documents which Lancelot Armstrong, own.
10. The State Atty. M.J. Satz, co-ordinated a retaliatory program at the Jail and prison to prevent me from being able to telephone my lawyers, and to aid and assisting with my investigation and to even proceed on my pro-se legal forum.
11. The State Atty. M.J. Satz, has obtained privileged information, and held it to prejudice the Court against me.

12. The state Atty. M.J. Satz, is engaged in conflict of interest, because he and his Governmental agencies lied previously to the Trial Court; in a previous case, A NEW State Attorney will be in the interest of justice for the evidentiary! New proceedings.
13. Fact that continuous failure to correct errors and which Government agencies creative bias Broken Constitutional Laws to hinderance of my legal Due process Rights, under the equal protection. "enclosed Exhibits shall Reflect such.
14. The state Atty. M.J. Satz, And their Law enforcement agencies had impet false Testimony to further this ignoble Reprisal. Notwithstanding, The existence of state key eyewitnesses and other evidence that would have conclusively shown my innocence was presence. In both "case: number 90-5417, And case: #. 90-13414, resulted the state and his agencies was bent on retaliation and egregiously chose to ignore any and all exculpatory evidence in my cases. "See: exhibit #.
15. new and material evidences, which, if introduced to the jurors at trial would have changed the verdict and the finding of the courts. Resulted of state's agency withheld material facts and evidences hinderance

of reasonable diligence to have discovered said misconducts. Thereby the state's agency prejudiced Due process legal Rights under said color of the Laws.

16. Based on prejudicial errors, Rule 3.620. when evidence sustains only conviction of lesser offense, a new Trial is warranted, or said Charges under statutes Judgment of release.
17. Legal Documents reflected even in Court state Atty. m. J. Satz, dictated to aid Broward sheriff's Atty. T.O. Lynch, to lying to the court in result Judge: Michael L. Gates, Denied, due process Rights hearing, which goes to the level legality issues, on official misconduct by the state Attorney office, And their Governmental B.S.O. agency!
18. The state's evidence would be as a matter of Law "insufficient to warrant a conviction." Fla. R. crim. P. 3.380. and see: "Butler v. State, App. 1 Dist., 602 So. 2d 1303," And "Wilson v. State, 493 So. 2d 1019," "Batson v. Kentucky, 476 U.S. 79," "State Atty. m. J. Satz, used his peremptory Challenges to strike Black persons, which was Jurors of my peer's - resulting in a Jury composed of mostly white and few Latino persons. Even Jury who have some involvement with State Atty. Michael J. Satz,

which deprived me of impartial jury. Such oath was violated. "SEE: Trial Records which Reflected Such facts." which is contrary to Jurors of Black foreigner peer's! Such court and state Atty. office, prejudiced Ruled violated the equal protection clause of the Fourteenth Amendment. SEE: "In Batson v. Kentucky, 476 U.S. 79, The United States Supreme Court Ruled that prosecutors use of peremptory challenges, dismissal of Jurors without stating a valid cause for doing so, may not be used to exclude, Jurors based solely on their Race.

19. State's agencies continuously leak untrue, and deceptive, misleading information to the media. SEE: exhibit

20. State's agency obtained flaws evidence. Fed. R. Civ. P. 8(c)

U.S. Constitution forbidding the enactment of ex post facto Laws. which illegally hinderance of due process rights. SEE: "U.S. Const. Art. I, § 9, cl. 3; Art. I, § 10, cl. 1."

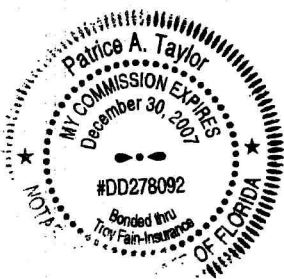
21. Relief: Remedy is warranted. As Fundamental Standard of fairness And Justice, immediate compliance which under the doctrine of equal protection clause. Urgency investigation, And the expunge of case #. 90-13414. And Release, Because of systematically bias, And the excluded of people of my peer's which Creatively cause —



underrepresentation, Fact that State Atty. M. J. Satz, scheme introduced sufficient evidence on Record inconsistent with defense reasonable hypotheses of innocence to justify submitting cases to jury. "de-facto" information which is in contrary to "de-jure," should not allow to contradict defense competent facts. Under said Laws of the Land, the above is "insufficient to warrant a conviction in both cases." Fla. R. Crim. P. 3.380.

State creative circumstantial evidences, "such tragic to withheld factual material what is relevant to innocence."

I hereby certify that a copy of the foregoing has been furnished by mail to: MR. Kenneth Marvin,  
The Florida Bar, Tallahassee Branch, 650 Apalachee Pkwy. Tallahassee, Florida. 32399-2300. on  
This 23 day of January 2006



Patrice A Taylor

Respectfully Submitted:

Lancelot Armstrong, #. 500408148.

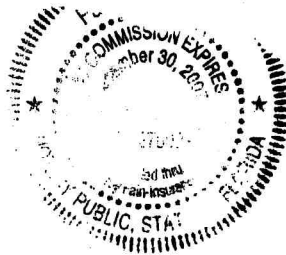
PRO-SE. LANCELOT U. ARMSTRONG,  
#. 500408148, 7-D-1-6, P.O. Box 9356,  
Fort Lauderdale, Florida. 33310

NOTARY CERTIFICATION

Before me the undersigned authority, personally appeared Lancelot U. Armstrong, who first been duly sworn, says that the fact set forth in this Petition for Writ of Mandamus are true and correct.

*Lancelot Armstrong # 500408145*  
LANCELOT U. ARMSTRONG,  
Affiant

Sworn and subscribed to before me this 23 day of Jan, 2006.



*Patricia A. Taylor*  
Notary Public

Identification provided ( )  
Inmate movement card as I.D.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing ~~\_\_\_\_\_~~  
*Florida Bar Complaint* -  
~~\_\_\_\_\_~~ has been furnished via Institutional-U.S. Mail to Respondent ~~\_\_\_\_\_~~ *State's &*  
*MR. Kenneth Marvin, The Florida Bar, Tallahassee Branch, 650 Apalachee*  
~~\_\_\_\_\_~~  
*PK WY. Tallahassee, Florida. 32399-2300.*  
~~\_\_\_\_\_~~ On this \_\_\_\_\_ day of \_\_\_\_\_ 2006,



*Lancelot Armstrong # 500408145*  
LANCELOT U. ARMSTRONG,  
Petitioner pro se.