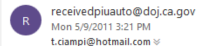
CA Dept of Justice - General Comment or Question





HERE IS A COPY OF YOUR EMAIL TO THE ATTORNEY GENERAL AS REQUESTED - DO NOT REPLY TO THIS EMAIL

Reply messages will be returned as undeliverable

Thank you for your email to the Office of Attorney General. Your time in submitting this information is much appreciated. Your communication now will be reviewed for response by regular mail.

Please remember that by law we cannot represent you on a personal matter and cannot give you legal advice.

If you need legal assistance, please seek private counsel. Lawyer referral services are available from the California State Bar at 1-866-442-2529 (toll-free in California) or 415-538-2250 (outside California), or via the Internet at http://www.calbar.ca.gov.

If you have information about a crime, please report the matter locally to the police department or sheriff's office.

While we seek to respond timely, there could be delays because of the volume of email received and we thank you in advance for your patience.

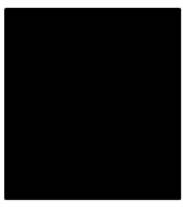
Your email to the Attorney General states:

This is a General comment/inquiry

CA Dept of Justice - General Comment or Question

Your email to the Attorney General states:

This is a General comment/inquiry



Comment Or Question Message: Kamala D. Harris, California Attorney General:

I left you a voice mail today informing you of my ongoing complaint against the Palo Alto Police

Department and the Santa Clara County District Attorney's Office related to the PAPD's falsification of audio/video footage and taser gun activation data in order to conceal their unlawful assault of me and to falsely incriminate me of a crime. I have a federal lawsuit filed in the Northen District (San Jose Division) 5:09-cv-02655 LHK.

I have been providing SAAG Gerald Engler much of the evidence that proves my allegations, however neither he nor the Santa Clara County District Attorney have been willing to hold the culpuble officers accountable.

CA Dept of Justice - General Comment or Question

and to falsely incriminate me of a crime. I have a federal lawsuit filed in the Northen District (San Jose Division) 5:09-cv-02655 LHK.

I have been providing SAAG Gerald Engler much of the evidence that proves my allegations, however neither he nor the Santa Clara County District Attorney have been willing to hold the culpuble officers accountable.

As a result I find it necessary to bring my evidence and my grievances to the public in effort to right the wrongs and expose the violations of law committed by the PAPD and how no one in the justice system is willing to hold the PAPD accountable.

I have repeatedly requested an opportunity to present my evidence, yet no one wants to look at. Therefore I have been providing it piecemeal to both Mr. Engler and S.C. DA Jeff Rosen, yet neither person is willing to explain the obvious discrepencies in the audio/video footages and taser gun activation data.

I will be informing the public how the Santa Clara County District Attorney and the California Attorney Genral's Offices refuse to explain the missing audio/video footage and taser gun activation data in addition to the editing flaws on the various recordings.

Before I do I wanted to make sure that you know of my complaint and the evidence that I have for you may not have been made aware of it given that you have only been in office for four months.

Much of the evidence can be found on the court's PACER system as exhibits related to documents: 108, 109, 121, 132, 143 and 153.

Take special notice of document 121 which exposes the fact that the original taser cameras were sent to Taser International and destroyed prior to my criminal case being dismissed.

Thank you far your any halp you provide in enfarcing the laws of our state

CA Dept of Justice - General Comment or Question

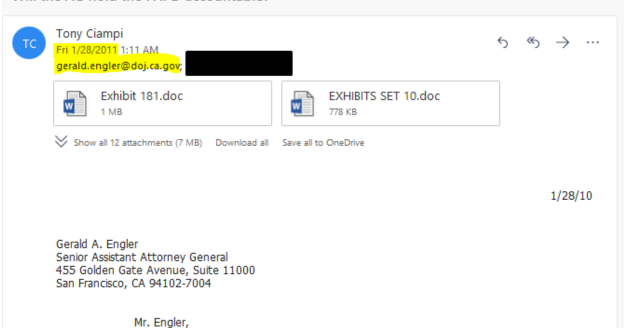
Before I do I wanted to make sure that you know of my complaint and the evidence that I have for you may not have been made aware of it given that you have only been in office for four months.

Much of the evidence can be found on the court's PACER system as exhibits related to documents: 108, 109, 121, 132, 143 and 153.

Take special notice of document 121 which exposes the fact that the original taser cameras were sent to Taser International and destroyed prior to my criminal case being dismissed.

Thank you for your any help you provide in enforcing the laws of our state.

Joseph (Tony) Ciampi



I have provided you and Jerry Brown a plethora of evidence verifying my allegations but up to now you and Mr. Brown have refused to hold the PAPD accountable. Are you forwarding my case to Kamala Harris? If so, will she hold the officers accountable? I recently discovered that the Santa Clara County Crime Lab may have the original hard drive which the taser videos were downloaded into. It should be easy to recover the deleted/erased videos from the March 15, 2008 incident. You could send it to the Silicon Valley Regional Computer Forensic Laboratory in Menlo Park, CA to recover the original videos.

Joseph (Tony) Ciampi

From: t.ciampi@hotmail.com

To: rkeaton@ascld-lab.org; tplummer@ascld-lab.org; ken.melson@atf.gov; rromero@washoecounty.us; jay.jarvis@gbi.ga.gov; pam.bordner@state.or.us

Subject: Crime Lab Complaint

Date: Thu, 27 Jan 2011 23:02:08 -0700

1/27/11

Ralph Keaton ASCLD/LAB Executive Director 139 Technology Drive Ste J Garner, NC 27529 rkeaton@ascld-lab.org

Dear Mr. Keaton,

My name is Joseph (Tony) Ciampi. I see that you have given accreditation to the Santa Clara County Crime Lab, (California). I wish to make complaint against that crime lab.

Former DA Dolores Carr and current DA Jeff Rosen have deliberatley concealed the crimes committed by personnel from the Palo Alto Police Department which includes the editing and falsification of FOUR audio/video recordings and two taser gun data ports.

Crime Lab analysts Christopher Corpora, Mario Soto and John Burke are involved. I can provide you with all of the evidence that proves my allegations. I have attached some that evidence which proves that the two data ports from the two taser guns used to shock me have been tampered with. Both data ports are missing apporximately three months of activations, and one of the data ports documented the activations out of chronological order.

Crime Lab analysts Christopher Corpora, Mario Soto and John Burke are involved. I can provide you with all of the evidence that proves my allegations. I have attached some that evidence which proves that the two data ports from the two taser guns used to shock me have been tampered with. Both data ports are missing apporximately three months of activations, and one of the data ports documented the activations out of chronological order.

Not one of the Santa Clara County Crime Lab analysts documents the activation data from the two taser guns in their reports. Former Santa Clara County DA Dolores Carr and current DA Jeff Rosen refuse to provide me that data and or explain why the crime lab did not document the activation data from the two taser guns used during my incidnet.

I have also included Mario Soto's analysis of the taser videos early on in the case in which he seems to verify that the taser videos had been tampered with.

I have a civil lawsuit filed in Federal Court in the Northern District of California, (San Jose Division) to which you can access much of the evicence I have compiled that verifies that the four audio/video recordings have been edtied and falsified, contrary to the findings of the Santa Clara County Crime Lab. Look up Case No. C09-02655 and the exhibits from Court Documents 55 and 109.

Crime Lab analyst Mario Soto was involved in another negligent analysis of gun powder residue which sent an innocent man, Dung Pham, to prison.

Are you able to take action against the Santa Clara Crime Lab should you verify my allegations, and if so why kind of actions would you take?

THE EVIDENCE:

· Audio dialog heard on one recording that is not heard on the other;

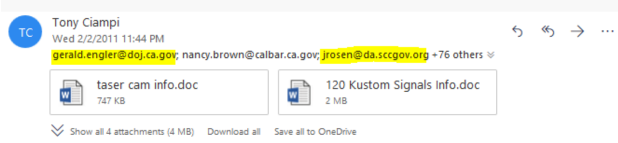
THE EVIDENCE:

- · Audio dialog heard on one recording that is not heard on the other;
- · An officer heard stating two words simultaenously;
- · video footage captured on one recording that was not captured on the other;
- · numerous editing flaws visible in the videos;
- Taser wire visible in the video prior to any taser gun firing probes verifying that the video in not in chronological order;
- Illuminated, electrically charged taser wire visible 8 seconds after the taser gun data port states that the taser gun stopped discharging electricity;
- Illuminated, electrically charged taser wire visible in bits and pieces in over 17 seconds of video footage contradicting the taser guns' data port which states that the taser gun only discharged electricity for two seconds;
- A taser probe lodge into a fence that did not come from the only taser firing captured on the video verifying that two taser firings took place and that the video footage of the second firing is missing from the video.

There is significant amount of more evidence. Would you like me to send you copies of the videos and the remainder of the evidence?

Additionally, do you have any information on the file format that Taser Cam's record video footage on. According to Taser International's website and the Taser Cam manual, the Taser Cam records in MPEG-4, however the Palo Alto Police Department has only provided taser videos in the ASF and AVI file formats

Joseph (Tony) Ciampi



2/2/2011

Gerald A. Engler,
Senior Assistant Attorney General
455 Golden Gate Avenue, Suite 11000
San Francisco, CA 94102-7004

Dear Mr. Engler,

I have asked the ASCLD/LAB to investigate the Santa Clara County's Crime Lab. I hope that Jerry and Kamala will do the right thing and hold the culpable police officers accountable for trying to

Santa Clara County Crime Lab Complaint Follow Up

Dear Mr. Engler,

I have asked the ASCLD/LAB to investigate the Santa Clara County's Crime Lab. I hope that Jerry and Kamala will do the right thing and hold the culpable police officers accountable for trying to put me in prison by using edited and fabricated videos and retrieve the original videos.

ARTICLE 5 EXECUTIVE SEC. 13.

Subject to the powers and duties of the Governor, the Attorney General shall be the chief law officer of the State. It shall be the duty of the Attorney General to see that the laws of the State are uniformly and adequately enforced. The Attorney General shall have direct supervision over every district attorney

Whenever in the opinion of the Attorney General any law of the State is not being adequately enforced in any county, it shall be the duty of the Attorney General to prosecute any violations of law

Joseph (Tony) Ciampi

From: t.ciampi@hotmail.com

To: rkeaton@ascld-lab.org; tplummer@ascld-lab.org; ken.melson@atf.gov; rromero@washoecounty.us;

jay.jarvis@gbi.ga.gov; pam.bordner@state.or.us

Subject: Crime Lab Complaint Follow Up Date: Wed, 2 Feb 2011 22:35:53 -0700

2/2/2011

Ralph Keaton

ASCLD/LAB Executive Director

139 Technology Drive Ste J

Garner, NC 27529

http://www.ascld-lab.org/

Dear Mr. Keaton,

thank you for your response. I trust you will conduct a very thorough investigation. I have sent you most of my evidence including a copy of all the videos and my own analysis of the videos and other evidence. You should be receiving them through the US mail in the next three days.

One, Santa Clara County Crime Lab analyst Christopher Corpora verifies that the two taser videos do not have corresponding amounts of time, yet somehow determines that nothing is wrong with them.

One, Santa Clara County Crime Lab analyst Christopher Corpora verifies that the two taser videos do not have corresponding amounts of time, yet somehow determines that nothing is wrong with them.

Two, Santa Clara County Crime Lab analyst Mario Soto determined that the Hash values to not match verifying that editing has taken place, yet concludes that nothing is wrong with the video.

Three, Santa Clara County Crime Lab analyst John Burke determined that the taser videos are not in chronological order, (frames not properly indexed), yet appears to conclude that nothing is wrong.

Four, the taser guns' data ports are missing approximately three months of activations.

Five, Burger's taser gun's data port has documented the activation out of chronological order.

NOT ONE OF THE CRIME LAB ANALYSTS DOCUMENTED THE TASER GUNS ACTIVATIONS AS A PART OF THEIR ANALYSIS OF THE EVIDENCE.

http://www.ascld-lab.org/cert/cert149.pdf

A PART OF THEIR ANALYSIS OF THE EVIDENCE.

http://www.ascld-lab.org/cert/cert149.pdf

Still no word from Santa Clara County DA Jeff Rosen as to whether he will provide me with the notes of the analysis conducted on the evidence including the taser gun activation data.

Six, I've just learned that the taser guns may have just recently been removed from evidence and sent to Taser International.

Seven, the MAV recordings have an embedded watermark in them in order to authenticate the videos. The Defendants, at the direction of Kustom Signals, the manufacturer of the MAV system, removed the watermark from the MAV videos in order to make copies of the videos. See Court Document 115 on the Federal Court of Northern California's (San Jose Division), PACER system.

Kustom Signals explanation is that in order to make copies played on DVD's for the Courts, the watermark must be removed. If that is the case, then why doesn't Kustom Signals have the ability to produce these DVD playable copies themselves?

DVD playable copies themselves?

One of the mores significant pieces of evidence that you will discover from the information that I sent to you is that two taser guns fired taser probes during the altercation, yet only one firing is captured on the MAV and Taser recordings verifying that video footage has been removed from Temores' MAV video and Temores' taser video. Officer Burger himself verifies that two discharges took place with Sgt. Powers lines 21 and 22 of page 10 of Burger's MAV transcript and also verifies with the paramedics that four probes were fired during the incident, pages 13 and 14 of Burger's MAV transcript. Burger also acknowledges that the taser probe in the fence did not come from his taser gun corroborating the trajectory of Burger's firing which verifies that it would be physically impossible for the probe in the fence to have come from Burger's taser gun.

Additionally, you will discover that the taser videos provided to me were created on two different file types, ASF and AVI. This is interesting for Taser International's own website, Taser International's Taser Camera Manual, a Department of Justice study as well as a study conducted by the British Government all verify that the taser cameras record in MPEG-4. Taser International has explained this discrepancy by stating that the taser camera records in M4S2 Codecs which is an MPEG4 file. The problem with that is Codecs are not videos.

Taser has declared the AVI a wrapper file which holds the M4S2. So the question is, why are MPEG-4 videos also called wrapper files which can contain a variety of Codecs?

Taser has declared the AVI a wrapper file which holds the M4S2. So the question is, why are MPEG-4 videos also called wrapper files which can contain a variety of Codecs?

There are MPEG4 wrapper files and there are MPEG4 codec files.

Taser identifies the ASF wrapper as the ASF video.

Taser identifies the AVI wrapper as the MPEG4 video.

Why is Taser International inconsistent in identifying its videos?

Gregg Stutchman an audio/video forensic expert, of Napa California, (http://www.stutchmanforensic.com/), who conducted an initial analysis of the ASF files determining them to have been falsified actually created an AVI file of the ASF file to demonstrate how the ASF file could have been tampered with for the AVI file as well as the ASF file are both easy to edit regardless of the type of codecs used to create the two different types of video files.

A good forensic lab would be able to determine that the dialog of "Back up, back up," and "Taser, taser, taser," were stated simultaneously by Officer Burger which is humanly impossible, page 4 lines 23 to 25 of Burger's MAV transcript. Using aural, waveform and spectrographic analysis you will be able to verify that

Santa Clara County Crime Lab Complaint Follow Up

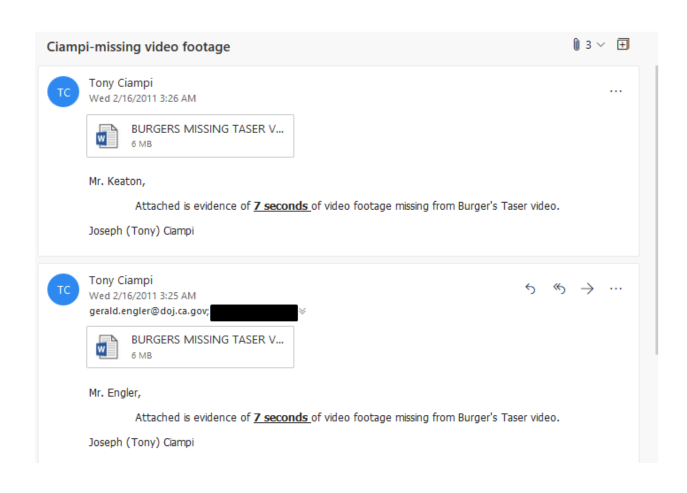
I look forward to the conclusion of your investigation.

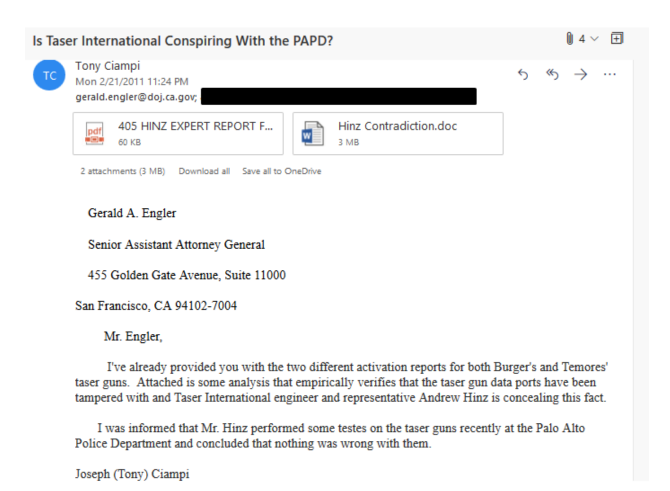
A good forensic lab would be able to determine that the dialog of "Back up, back up." and "Taser, taser, taser," were stated simultaneously by Officer Burger which is humanly impossible, page 4 lines 23 to 25 of Burger's MAV transcript. Using aural, waveform and spectrographic analysis you will be able to verify that no one at the scene of the incident stated "taser, taser," and that those words were added to the recording at a later date. I would have had Stutchman continue his analysis but I ran out of funding.

no one at the scene of the incident stated "taser, taser, taser," and that those words were added to the
recording at a later date. I would have had Stutchman continue his analysis but I ran out of funding.

Regards,

Joseph (Tony) Ciampi







Tony Ciampi

Fri 5/20/2011 12:25 PM



To: gerald.engler@doj.ca.gov

Cc: loretta.king@usdoj.gov; inspector.general@usdoj.gov; diane.curtis@calbar.ca.gov; carrie.dokken@usdoj.gov; scott.wong@cityofpaloalto.org; jrosen@da.sccgov.org; rkeaton@ascldlab.org; ifitch@crimelab.sccgov.org; tplummer@ascld-lab.org

PAPD submit falsified taser activation to court-a felony



Tony Ciampi

Fri 5/20/2011 12:25 PM

gerald.engler@doj.ca.gov; loretta.king@usdoj.gov; inspector.general@usdoj.gov +79 others ⊌



Activation Data 51611 REPL... 5 MB

512-11 Wagner Behind Cia...

703 KB

Show all 4 attachments (7 MB) Download all Save all to OneDrive

Gerald A. Engler Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 1 (415) 703-1361

Mr. Engler,

Representative and Liaison to Attorney General Kamala Harris and Governor Jerry Brown.

I have had an ongoing complaint against the Santa Clara District Attorney's Office for concealing the crimes of the Palo Alto Police Department.

Attached is some of the multitude of evidence provided to you and the DA's office the their crime lab including the falsified taser gun activation reports.

PLEASE IDENTIFY FOR ME THE EXACT LOCATION AND TIME IN TEMORES' MAY VIDEO WHERE AND WHEN OFFICER WAGNER IS STANDING BEHIND ME AS DIPICTED IN

MENTODERS MARED TUDEO ESSISTEM CAN AS

mercome me raterice acte con activation reports.

PLEASE IDENTIFY FOR ME THE EXACT LOCATION AND TIME IN TEMORES' MAV VIDEO WHERE AND WHEN OFFICER WAGNER IS STANDING BEHIND ME AS DIPICTED IN TEMORES' TASER VIDEO-EXHIBIT 512-11.

PLEASE IDENTIFY FOR ME THE EXACT LOCATION AND TIME IN TEMORES' MAVE VIDEO WHERE AND WHEN OFFICER BURGER IS STANDING DIRECTLY BEHIND OFFICER TEMORES AS DEPICTED IN BURGER'S TASER VIDEO-EXHIBIT 512-12.

I have been informed by one of the nation's leading forensic experts that the original taser videos and taser gun firing data are recoverable from the initial hard drive and quit possibly the forensic copy in possession of the DA's office. As you are aware I directed the City of Palo Alto to secure the ORIGINAL hard drive into evidence.

DA Jeff Rosen and his crime lab refuse to obtain the erased and overwritten videos and data available to them simply because they choose not to.

I would obtain a subpoena to obtain the hard drives from the PAPD and the DA's office but who is to say they will provide the correct one given their past and current actions of concealing and destroying the evidence.

Will you have the DOJ recover the original videos taser videos and taser gun activation data?

Will you hold the Palo Alto Police accountable for the crimes they have committed?

As previously pointed out, the original taser cameras that recorded the incident were sent to Taser International and summarily destroyed. Given that Taser International's Director of Technical Services analyzed the taser guns' data and videos after it has been exposed that activation data is missing from

As previously pointed out, the original taser cameras that recorded the incident were sent to Taser International and summarily destroyed. Given that Taser International's Director of Technical Services analyzed the taser guns' data and videos after it has been exposed that activation data is missing from the taser guns' memory device, Taser International itself is involved in the concealment and destruction of evidence.

Tony Ciampi P.O. Box 1681 Palo Alto, CA 94302 650-248-1634

From: t.ciampi@hotmail.com

To: jrosen@da.sccgov.org; dhowe@da.sccgov.org; mbuller@da.sccgov.org

Subject: PAPD submits falsified taser activation to court-felony

Date: Wed, 18 May 2011 01:04:13 -0600

Jeff Rosen Santa Clara County District Attorney

Attached is empirical evidence that Attorney Steven Sherman submitted falsified taser gun activation data to the Federal Court in San Jose to cover up his previous submission of falsified taser gun activation data. Both done with the aid of the Palo Alto Police Department to cover up the falsification of the taser gun activations and videos of the March 15, 2008 incident.

What are you going to do about it? California Penal Code 132 and 134 states:

From: t.ciampi@hotmail.com

To: jrosen@da.sccgov.org; dhowe@da.sccgov.org; mbuller@da.sccgov.org

Subject: PAPD submits falsified taser activation to court-felony

Date: Wed, 18 May 2011 01:04:13 -0600

Jeff Rosen Santa Clara County District Attorney

Attached is empirical evidence that Attorney Steven Sherman submitted falsified taser gun activation data to the Federal Court in San Jose to cover up his previous submission of falsified taser gun activation data. Both done with the aid of the Palo Alto Police Department to cover up the falsification of the taser gun activations and videos of the March 15, 2008 incident.

What are you going to do about it? California Penal Code 132 and 134 states:

132. Every person who upon any trial, proceeding, inquiry, or investigation whatever, authorized or permitted by law, offers in evidence, as genuine or true, any book, paper, document, record, or other instrument in writing, knowing the same to have been forged or fraudulently altered or ante-dated, is guilty of felony.

134. Every person guilty of preparing any false or ante-dated book, paper, record, instrument in writing, or other matter or thing, with intent to produce it, or allow it to be produced for any fraudulent or deceitful purpose, as genuine or true, upon any trial, proceeding, or inquiry whatever, authorized by law, is guilty of felony.

Given that Andrew Hinz of Taser International has submitted three reports/declarations stating that nothing is wrong with the taser guns and cameras obvioiusly he is hiding something and is most likely involved.

Joseph (Tony) Ciampi

Mr. Gennaco, another falsification of taser data by the PAPD?



Tony Ciampi Thu 3/17/2011 10:57 PM



To: michael.gennaco@oirgroup.com; city.council@cityofpaloalto.org; donald.larkin@cityofpaloalto.org; james.keene@cityofpaloalto.org; loretta.king@usdoj.gov; gerald.engler@doj.ca.gov; jrosen@da.sccgov.org; aleksandr.kobzanets@ic.fbi.gov

Mr. Gennaco, another falsification of taser data by the PAPD?





another taser cover up.doc 185 KB



522 Hinz Contradiction 2.doc



Show all 7 attachments (9 MB) Download all Save all to OneDrive

Michael Gennaco Palo Alto Police Auditor California, USA http://laoir.com/Contact.html

Mr. Gennaco, another falsification of taser data by the PAPD?

Michael Gennaco
Palo Alto Police Auditor
California, USA
http://laoir.com/Contact.html

Mr. Gennaco I see that you are either covering up the falsification of taser data by the PAPD once again or are acting so negligently and ignorantly that you are enabling the PAPD to falsify taser gun data once again without holding them accountable.

Just so that people know that your report is the latest one it is off by a year, its 2011 not 2010. http://www.cityofpaloalto.org/civica/filebank/blobdload.asp?BlobID=26641

In your latest report to the Palo Alto City Council, you state that in the only taser use of force that <u>it</u> <u>appeared</u> that the first taser did not have any effect.

Appearances are deceiving Mr. Gennaco, that's why Taser International outfitted their taser guns with tamper proof data ports and taser cameras. Yet the PAPD claims for some reason there was a problem in downloading the data and obtaining an accurate time stamp.

Come on Mr. Gennaco, who are you trying to fool?

There is no justifiable reason why the PAPD cannot obtain the data? The most likely reason why the PAPD cannot obtain the data is because officers are not to use two taser guns on a suspect at the same

Police Auditor Gennaco Covers up crimes of Palo Alto Police and Taser International



Tony Ciampi Fri 8/26/2011 11:24 PM

5





To: michael.gennaco@oirgroup.com; city.council@cityofpaloalto.org; james.keene@cityofpaloalto.org; molly.stump@cityofpaloalto.org; donald.larkin@cityofpaloalto.org; kamala.harris@doj.ca.gov; loretta.king@usdoj.gov

Police Auditor Gennaco Covers up crimes of Palo Alto Police and Taser International



Tony Ciampi Fri 8/26/2011 11:24 PM

5 %

 \rightarrow ...

michael.gennaco@oirgroup.com; city.council@cityofpaloalto.org +155 others &



GENNACO EVIDENCE.doc

Michael Gennaco Office Of Independent Review

Mr. Gennaco,

I have posed several questions to you regarding the March 15, 2008 incident, however up to today you have refused to address those issues. Please see latest attachment.

Can you explain to the people of the United States and of California and of Palo Alto why you refuse to address the evidence which I have given you which proves that the videos and taser gun activation data has been been falsified?

The logical reason is because you cannot refute the evidence that proves my allegations that the Palo Alto Police and Taser International have falsified taser gun activation data and taser

Impeach Judge Koh--FW: When will you provide me with the missing video footage?

From: t.ciampi@hotmail.com

To: eric.holder@usdoj.gov; kamala.harris@doj.ca.gov; loretta.king@usdoj.gov; gerald.engler@doj.ca.gov; clara_haycraft@klobuchar.senate.gov; inspector.general@usdoj.gov; info@panettainstitute.org; senator@klobuchar.senate.gov; senator_leahy@leahy.senate.gov

CC: lhkpdf@cand.uscourts.gov; ssherman@law4cops.com; jrosen@da.sccgov.org; ifitch@crimelab.sccgov.org;

crbpdf@cand.uscourts.gov; tehpdf@cand.uscourts.gov; mmcpdf@cand.uscourts.gov; mhppdf@cand.uscourts.gov; dljpdf@cand.uscourts.gov; rmwpdf@cand.uscourts.gov; fpdf@cand.uscourts.gov; scpdf@cand.uscourts.gov; carrie.dokken@usdoj.gov; comments@ce9.uscourts.gov; abajd@americanbar.org; konstantina.vagenas@americanbar.org; lisa.comforty@americanbar.org; jay.boyarsky@da.sccgov.org; messages@kucinich.us; mike_johanns@johanns.senate.gov; mbuller@da.sccgov.org; rkeaton@ascld-lab.org; senator.simitian@sen.ca.gov; senator.leno@sen.ca.gov; san.francisco@ic.fbi.gov
Subject: Federal Judges Lucy Koh and James Ware conceal evidence from United States Citizens?
Date: Thu, 4 Aug 2011 01:31:31 -0600

Eric Holder

United States Attorney General;

Loretta King Deputy Assistant Attorney General;

Kamala Harris

California Attorney General;

Impeach Judge Koh--FW: When will you provide me with the missing video footage?

Eric Holder
United States Attorney General;
Loretta King Deputy Assistant Attorney General;
Kamala Harris
California Attorney General;
Attn. Senators Klobuchar and Leahy: United States Federal Judge Lucy H. Koh and possibly James Ware suppress evidence from United States Citizens in order to conceal crimes committed by the Palo Alto Police and Attorney Steven Sherman:
This is a follow up to my complaint regarding the violations of law committed by Attorney Steven Sherman and the cover up by Federal Judge Lucy H. Koh.
Case No. 5:09-cv-02655 U.S. District Court Northern California

Impeach Judge Koh--FW: When will you provide me with the missing video footage?

United States Federal Judge Lucy H. Koh and possibly James Ware suppress evidence from United States Citizens in order to conceal crimes committed by the Palo Alto Police and Attorney Steven Sherman:

This is a follow up to my complaint regarding the violations of law committed by Attorney Steven Sherman and the cover up by Federal Judge Lucy H. Koh.

Case No. 5:09-cv-02655 U.S. District Court Northern California

On March 7, 2011 and April 21, 2011 Joseph (Tony) Ciampi proved to U.S. Federal Judge Lucy Koh that the audio/video recordings and taser gun activation data submitted to the Court by the Palo Alto Police had been edited and falsified.

On May 11, 2011 Judge Koh ruled that it is not a violation of the 14th Amendment's Due Process Clause for police officers to falsify evidence/- audio/video evidence and taser gun activation data in order to mislead the courts in order to cover up their own unlawful actions and to falsely incriminate a citizen of a crime. Judge Koh was able to render this ruling by claiming that Ciampi is not allowed to submit evidence that exposes that the audio/video recordings and taser gun activation data has been tampered with. How convenient.

Steven Sherman will identify missing video footage of Wagner standing behind Ciampi by May...



Tony Ciampi Fri 5/27/2011 9:02 PM

5 ≪ → …

Steven Sherman will identify missing video footage of Wagner standing behind Ciampi by May...



Tony Ciampi

Fri 5/27/2011 9:02 PM

molly.stump@cityofpaloalto.org; james.keene@cityofpaloalto.org +65 others &

Attorney Steven Sherman and City of Palo Alto Policy Makers,

Mr. Sherman,

Ms. Stump and Mr. Keene,

I look forward to the City and you providing/identifying that video footage. You have until Tuesday 5:00pm to do so. It only takes about 15 minutes to cut and paste the video footage that you "BELIEVE" corresponds to when Wagner was standing behind me. Thus, if you need any more time than 5:00pm tuesday your pulling everyone's leg just like when Chief Burns stated to the Palo Alto Daily that the "Taser Gun Activation Data" was still in transfer to the DA's office four months after they should have been submitted it with the original police report according to the City and Police Department's own policy which states that it the "taser gun activation reports" will be included with the original police report.

With regards to the hard drive in evidence, please send me a picture verifying that the actual hard drive according to the <u>serial number</u> documented in Burns' report has been secured. Thanks.

Tony Ciampi

PAPD submit falsified taser activation to court-a felony



Tony Ciampi

Fri 5/20/2011 12:25 PM

6

To: gerald.engler@doj.ca.gov

Cc: loretta.king@usdoj.gov; inspector.general@usdoj.gov; diane.curtis@calbar.ca.gov; carrie.dokken@usdoj.gov; scott.wong@cityofpaloalto.org; jrosen@da.sccgov.org; rkeaton@ascld-lab.org; ifitch@crimelab.sccgov.org; tplummer@ascld-lab.org



Tony Ciampi Fri 5/20/2011 12:25 PM

gerald.engler@doj.ca.gov; loretta.king@usdoj.gov; inspector.general@usdoj.gov + 79 others ⊗



Activation Data 51611 REPLY ... 5 MB



512-11 Wagner Behind Ciam...



Show all 4 attachments (7 MB) Download all Save all to OneDrive

Gerald A. Engler Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 1 (415) 703-1361

Mr. Engler,

Representative and Liaison to Attorney General Kamala Harris and Governor Jerry Brown.

I have had an ongoing complaint against the Santa Clara District Attorney's Office for concealing the crimes of the Palo Alto Police Department.

Attached is some of the multitude of evidence provided to you and the DA's office the their crime lab including the falsified taser gun activation reports.

Mr. Engler,

Representative and Liaison to Attorney General Kamala Harris and Governor Jerry Brown.

I have had an ongoing complaint against the Santa Clara District Attorney's Office for concealing the crimes of the Palo Alto Police Department.

Attached is some of the multitude of evidence provided to you and the DA's office the their crime lab including the falsified taser gun activation reports.

PLEASE IDENTIFY FOR ME THE EXACT LOCATION AND TIME IN TEMORES' MAV VIDEO WHERE AND WHEN OFFICER WAGNER IS STANDING BEHIND ME AS DIPICTED IN TEMORES' TASER VIDEO-EXHIBIT 512-11.

PLEASE IDENTIFY FOR ME THE EXACT LOCATION AND TIME IN TEMORES' MAVE VIDEO WHERE AND WHEN OFFICER BURGER IS STANDING DIRECTLY BEHIND OFFICER TEMORES AS DEPICTED IN BURGER'S TASER VIDEO-EXHIBIT 512-12.

I have been informed by one of the nation's leading forensic experts that the original taser videos and taser gun firing data are recoverable from the initial hard drive and quit possibly the forensic copy in possession of the DA's office. As you are aware I directed the City of Palo Alto to secure the ORIGINAL hard drive into evidence.

DA Jeff Rosen and his crime lab refuse to obtain the erased and overwritten videos and data available to them simply because they choose not to.

PAPD submit falsified taser activation to court-a felony

DA Jeff Rosen and his crime lab refuse to obtain the erased and overwritten videos and data available to them simply because they choose not to.

I would obtain a subpoena to obtain the hard drives from the PAPD and the DA's office but who is to say they will provide the correct one given their past and current actions of concealing and destroying the evidence.

Will you have the DOJ recover the original videos taser videos and taser gun activation data?

Will you hold the Palo Alto Police accountable for the crimes they have committed?

As previously pointed out, the original taser cameras that recorded the incident were sent to Taser International and summarily destroyed. Given that Taser International's Director of Technical Services analyzed the taser guns' data and videos after it has been exposed that activation data is missing from the taser guns' memory device, Taser International itself is involved in the concealment and destruction of evidence.

Tony Ciampi



Tony Ciampi

Thu 5/19/2011 12:44 AM



To: jrosen@da.sccgov.org; dhowe@da.sccgov.org; mbuller@da.sccgov.org; rbaker@da.sccgov.org Cc: loretta.king@usdoj.gov; gerald.engler@doj.ca.gov; tbarrett@scscourt.org; diane.curtis@calbar.ca.gov;

; ifitch@crimelab.sccgov.org; ind_pol_aud@sanjoseca.gov; rkeaton@ascld-lab.org; aleksandr.kobzanets@ic.fbi.gov; michael.gennaco@oirgroup.com; scott.wong@cityofpaloalto.org; sandra.brown@cityofpaloalto.org; city.council@cityofpaloalto.org

Evidence that demands an investigation and prosecution?



Tony Ciampi

Thu 5/19/2011 12:44 AM

jrosen@da.sccgov.org; dhowe@da.sccgov.org; mbuller@da.sccgov.org + 110 others ⊗







Gennaco Evidence.doc 3 MB



Taser CPU.doc

68 KB

Show all 3 attachments (5 MB) Download all Save all to OneDrive

Jeff Rosen

Santa Clara County District Attorney,

Re: BB833050

I have proven that video footage has been edited and is missing from the taser videos. You have the ability to recover that missing video footage. I have asked you numerous times but you have refused to respond to my request one way or another. Could you please tell me if you are or you are not going to recover that missing video footage?

I have provided you with evidence that Steven Sherman may have violated California Penal Codes 132 and 134, are you going to prosecute him?

I have provided you with evidence that Steven Sherman may have violated California Penal Codes 132 and 134, are you going to prosecute him?

As already pointed out, Taser International Representative Andrew Hinz has gone on record stating that there is nothing wrong with the taser guns, yet the taser guns are missing firing data.

Steven Sherman submitted a falsified taser gun activation reports to a federal court in order to cover up a previously submitted falsified taser gun activation reports verifying that Palo Alto Police Chief Dennis Burns submitted falsified taser gun activation reports to the court and that both falsified reports were generated while the taser guns were in the possession of Lt. Sandra Brown based upon Palo Alto property procedure.

(Or, the activation data was removed while the taser guns were in possession of Lt. Sandra Brown).

Given Independent Police Auditor Michael Gennaco's immediate and direct access to all evidence surrounding taser activations and his close working relationship with Dennis Burns, Lt. Brown and former Police Chief Lynne Johnson it is clear that it appears that Mr. Gennaco is aiding in the concealment of the falsification of taser gun activation data, videos and other evidence and might be in violation of Calif. PC 32 as a result of his conduct.

FOR COMPLETE DETAILS SEE INFO BELOW AND ATTACHED:

FOR COMPLETE DETAILS SEE INFO BELOW AND ATTACHED:

Palo Alto Aolice Procedure 610.7 states that "accurate records of each change of possession are paramount for prevention of tainted evidence,Adherence to the procedure set forth in this general order will result in the complete recording of each change of possession and location of all evidence." The last person in the chain shall be the person who has custody of and is responsible for the proper care and preservation of the evidence."

Based upon the sealed property box provided by Defendants on October 19, 2010 the department personnel in possession of the taser guns and taser cameras on August 31, 2010 and September 13, 2010 when ostensibly the taser guns were downloaded was Lt. Sandra Brown, as such Lt. Sandra Brown was the person in control of the taser guns when the falsified taser gun activation reports were created.

(It could be that someone stole the taser guns out of the control of Lt. Sandra Brown or other department personnel in control of the taser guns, tampered with the taser guns, and then placed them back in control of Lt. Sandra Brown or those in control of the taser guns).

Sherman's May 12, 2011 submission of the September 13, 2010 reports verify that the August 31, 2010 reports are falsified and vice versa.

Given that attorney Steven Sherman has acknowledged that it was Police Chief Dennis Burns who provided the August 31, 2010 report, Sherman has confirmed that Chief Burns consented to and helped submit the falsified taser gun activation reports which amounts to not only the PC 132 and

(It could be that someone stole the taser guns out of the control of Lt. Sandra Brown or other department personnel in control of the taser guns, tampered with the taser guns, and then placed them back in control of Lt. Sandra Brown or those in control of the taser guns).

Sherman's May 12, 2011 submission of the September 13, 2010 reports verify that the August 31, 2010 reports are falsified and vice versa.

Given that attorney Steven Sherman has acknowledged that it was Police Chief Dennis Burns who provided the August 31, 2010 report, Sherman has confirmed that Chief Burns consented to and helped submit the falsified taser gun activation reports which amounts to not only the PC 132 and 134 violations but the PC 182 Conspiracy as well. Burns has full knowledge of the creation and submission of the falsified reports.

If the reports are accurate, then Lt. Sandra Brown was in control of the taser guns when all of the 2007 activations were removed from the taser guns in addition to 6 activations from 2008.

Either way, Lt. Sandra Brown and Police Chief Burns appear to be complicit with Sherman in submitting the falsified activation reports to the court. Lt. Brown was present during the October 19, 2010 inspection and December 17, 2010 inspection which resulted in the taser activation reports downloaded documenting the missing data, Court Document 622.

Independent Police Auditor Michael Gennaco:

4.71.6 43.6 0 4.4 DADD-04.06.44 14 3.6 40.0000 1 14

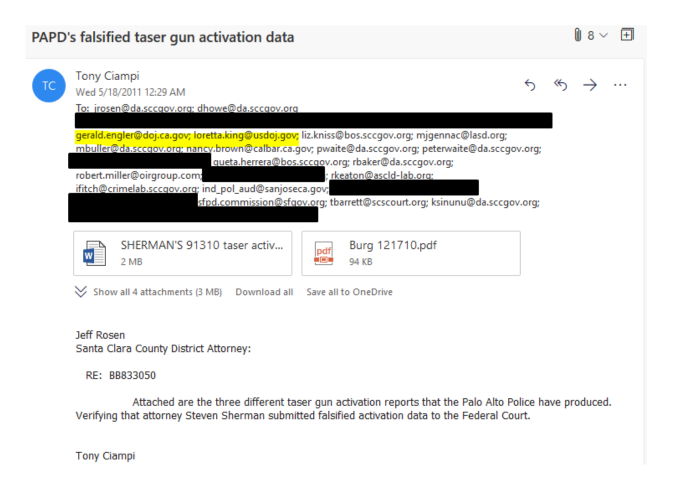
Those involved and or has knowledge confirming that the taser gun activation data has been tampered with along with the videos:

Attorney Steven Sherman Attorney Michael Gennaco Palo Alto Police Chief Dennis Burns Palo Alto Police Chief Lynne Johnson Lt. Sandra Brown Sgt. Natasha Powers

Andrew Hinz of Taser International

Sgt. Christine Jolin
Agent Kelly Burger
Sgt. April Wagner
Officer Manuel Temores
Sgt. Michael Honicker
MAV Custodian Brian Furtado
Former Agent Dan Ryan
Former Director of Technical Services Sheryl Contois

(It should be noted that Dan Ryan informed me that Sheryl Contois would have nothing to do with falsifying videos. Interestingly, she left the Palo Alto Police Department shortly after my incident and went to work for Kustom Signals temporarily.)



PAPD's falsified taser gun activation data





Tony Ciampi Wed 5/18/2011 12:29 AM

To: jrosen@da.sccgov.org; dhowe@da.sccgov.org

gerald.engler@doj.ca.gov; loretta.king@usdoj.gov; liz.kniss@bos.sccgov.org; mjgennac@lasd.org; mbuller@da.sccgov.org; nancy.brown@calbar.ca.gov; pwaite@da.sccgov.org; peterwaite@da.sccgov.org; org; rbaker@da.sccgov.org;

rkeaton@ascld-lab.org;

ifitch@crimelab.sccgov.org; ind_pol_aud@sanjoseca.gov;

commission@sfgov.org; tbarrett@scscourt.org; ksinunu@da.sccgov.org;

kevans@aclunc.org; ksinunutowery@da.sccgov.org 🔅



SHERMAN'S 91310 taser activ... 2 MB



Burg 121710.pdf

94 KB



Show all 4 attachments (3 MB) Download all Save all to OneDrive

Jeff Rosen

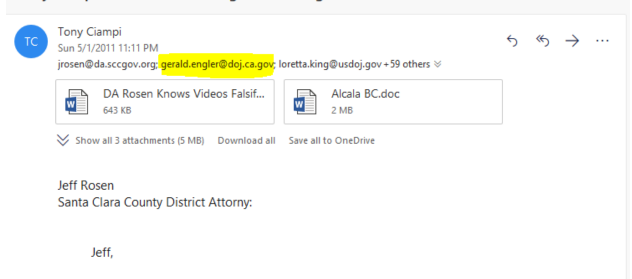
Santa Clara County District Attorney:

RE: BB833050

Attached are the three different taser gun activation reports that the Palo Alto Police have produced. Verifying that attorney Steven Sherman submitted falsified activation data to the Federal Court.

Tony Ciampi

Will you explain where the missing video footage is?



Attached is the conclusion derived from Santa Clara County Crime Lab Analyst Christopher Corpora's finding regarding the taser videos. Tried as he might, Corpora could not get the clocks of the taser videos to match up. Corpora verified that the video has been tampered with. Personnel in the Palo Alto police Department removed video footage from Temores' taser video, that is a crime. You have stated that you have found nothing wrong. Could you please explain the discrepency in the vidoes since you claim that no editing has taken place.

Given that the PAPD, PA City Attorney Don Larkin and DA Alcala have released the videos to the media I will be doing the same and I want to give you an opportunity to explain how

Will you explain where the missing video footage is?

Jeff Rosen Santa Clara County District Attorny:

Jeff,

Attached is the conclusion derived from Santa Clara County Crime Lab Analyst Christopher Corpora's finding regarding the taser videos. Tried as he might, Corpora could not get the clocks of the taser videos to match up. Corpora verified that the video has been tampered with. Personnel in the Palo Alto police Department removed video footage from Temores' taser video, that is a crime. You have stated that you have found nothing wrong. Could you please explain the discrepency in the videos since you claim that no editing has taken place.

Given that the PAPD, PA City Attorney Don Larkin and DA Alcala have released the videos to the media I will be doing the same and I want to give you an opportunity to explain how you have concluded that no editing has occurred with the taser videos, MAV videos, and taser gun activation data.

Tony Ciampi

Will the AG hold the PAPD accountable?



Tony Ciampi Fri 1/28/2011 1:11 AM

gerald.engler@doj.ca.gov



Exhibit 181.doc



EXHIBITS SET 10.doc

778 KB

Show all 12 attachments (7 MB) Download all Save all to OneDrive

1/28/10

Gerald A. Engler Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Mr. Engler,

I have provided you and Jerry Brown a plethora of evidence verifying my allegations but up to now you and Mr. Brown have refused to hold the PAPD accountable. Are you forwarding my case to Kamala Harris? If so, will she hold the officers accountable? I recently discovered that the Santa Clara County Crime Lab may have the original hard drive which the taser videos were downloaded into. It should be easy to recover the deleted/erased videos from the March 15, 2008 incident. You could send it to the Silicon Valley Regional Computer Forensic Laboratory in Menlo Park, CA to recover the original videos.

Will the AG hold the PAPD accountable?

I have provided you and Jerry Brown a plethora of evidence verifying my allegations but up to now you and Mr. Brown have refused to hold the PAPD accountable. Are you forwarding my case to Kamala Harris? If so, will she hold the officers accountable? I recently discovered that the Santa Clara County Crime Lab may have the original hard drive which the taser videos were downloaded into. It should be easy to recover the deleted/erased videos from the March 15, 2008 incident. You could send it to the Silicon Valley Regional Computer Forensic Laboratory in Menlo Park, CA to recover the original videos.

Joseph (Tony) Ciampi

From: t.ciampi@hotmail.com

To: rkeaton@ascld-lab.org; tplummer@ascld-lab.org; ken.melson@atf.gov; rromero@washoecounty.us; jay.jarvis@gbi.ga.gov; pam.bordner@state.or.us

Subject: Crime Lab Complaint

Date: Thu, 27 Jan 2011 23:02:08 -0700

1/27/11

Ralph Keaton ASCLD/LAB Executive Director 139 Technology Drive Ste J Garner, NC 27529 rkeaton@ascld-lab.org

1/27/11

Ralph Keaton ASCLD/LAB Executive Director 139 Technology Drive Ste J Garner, NC 27529 rkeaton@ascld-lab.org

Dear Mr. Keaton,

My name is Joseph (Tony) Ciampi. I see that you have given accreditation to the Santa Clara County Crime Lab, (California). I wish to make complaint against that crime lab.

Former DA Dolores Carr and current DA Jeff Rosen have deliberatley concealed the crimes committed by personnel from the Palo Alto Police Department which includes the editing and falsification of FOUR audio/video recordings and two taser gun data ports.

Crime Lab analysts Christopher Corpora, Mario Soto and John Burke are involved. I can provide you with all of the evidence that proves my allegations. I have attached some that evidence which proves that the two data ports from the two taser guns used to shock me have been tampered with. Both data ports are missing apporximately three months of activations, and one of the data ports documented the activations out of chronological order.

Not one of the Santa Clara County Crime Lab analysts documents the activation data from the two taser guns in their reports. Former Santa Clara County DA Dolores Carr and current DA Jeff Rosen refuse to provide me that data and or explain why the crime lab did not document the activation data from the two taser guns used during my

Will the AG hold the PAPD accountable?

months of activations, and one of the data ports documented the activations out of chronological order.

Not one of the Santa Clara County Crime Lab analysts documents the activation data from the two taser guns in their reports. Former Santa Clara County DA Dolores Carr and current DA Jeff Rosen refuse to provide me that data and or explain why the crime lab did not document the activation data from the two taser guns used during my incidnet.

I have also included Mario Soto's analysis of the taser videos early on in the case in which he seems to verify that the taser videos had been tampered with.

I have a civil lawsuit filed in Federal Court in the Northern District of California, (San Jose Division) to which you can access much of the evicence I have compiled that verifies that the four audio/video recordings have been edtied and falsified, contrary to the findings of the Santa Clara County Crime Lab. Look up Case No. C09-02655 and the exhibits from Court Documents 55 and 109.

Crime Lab analyst Mario Soto was involved in another negligent analysis of gun powder residue which sent an innocent man, Dung Pham, to prison.

Are you able to take action against the Santa Clara Crime Lab should you verify my allegations, and if so why kind of actions would you take?

THE EVIDENCE:

- · Audio dialog heard on one recording that is not heard on the other;
- · An officer heard stating two words simultaenously;
- video footage captured on one recording that was not captured on the other;

Will the AG hold the PAPD accountable?

THE EVIDENCE:

- · Audio dialog heard on one recording that is not heard on the other;
- · An officer heard stating two words simultaenously;
- · video footage captured on one recording that was not captured on the other;
- · numerous editing flaws visible in the videos;
- Taser wire visible in the video prior to any taser gun firing probes verifying that the video in not in chronological order;
- Illuminated, electrically charged taser wire visible 8 seconds after the taser gun data port states that the taser gun stopped discharging electricity;
- Illuminated, electrically charged taser wire visible in bits and pieces in over 17 seconds of video footage contradicting the taser guns' data port which states that the taser gun only discharged electricity for two seconds;
- A taser probe lodge into a fence that did not come from the only taser firing captured on the video verifying that two taser firings took place and that the video footage of the second firing is missing from the video.

There is significant amount of more evidence. Would you like me to send you copies of the videos and the remainder of the evidence?

Additionally, do you have any information on the file format that Taser Cam's record video footage on. According to Taser International's website and the Taser Cam manual, the Taser Cam records in MPEG-4, however the Palo Alto Police Department has only provided taser videos in the ASF and AVI file formats.

Joseph (Tony) Ciampi

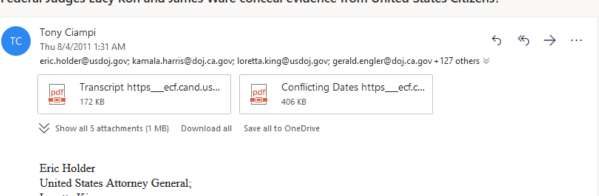
Federal Judges Lucy Koh and James Ware conceal evidence from United States Citizens?



To: eric.holder@usdoj.gov; kamala.harris@doj.ca.gov; loretta.king@usdoj.gov; gerald.engler@doj.ca.gov; clara_haycraft@klobuchar.senate.gov; inspector.general@usdoj.gov; info@panettainstitute.org; senator@klobuchar.senate.gov; senator_leahy@leahy.senate.gov

Cc: lhkpdf@cand.uscourts.gov; sshartor_icany@reany.schate.gov

Federal Judges Lucy Koh and James Ware conceal evidence from United States Citizens?



Eric Holder
United States Attorney General;
Loretta King
Deputy Assistant Attorney General;
Kamala Harris
California Attorney General;

Attn. Senators Klobuchar and Leahy:

United States Federal Judge Lucy H. Koh and possibly James Ware suppress evidence from United States Citizens in order to conceal crimes committed by the Palo Alto Police and Attorney Steven Sherman:

This is a follow up to my complaint regarding the violations of law committed by Attorney Steven Sherman and

Federal Judges Lucy Koh and James Ware conceal evidence from United States Citizens?

This is a follow up to my complaint regarding the violations of law committed by Attorney Steven Sherman and the cover up by Federal Judge Lucy H. Koh.

Case No. 5:09-cv-02655 U.S. District Court Northern California

On March 7, 2011 and April 21, 2011 Joseph (Tony) Ciampi proved to U.S. Federal Judge Lucy Koh that the audio/video recordings and taser gun activation data submitted to the Court by the Palo Alto Police had been edited and falsified.

On May 11, 2011 Judge Koh ruled that it is not a violation of the 14th Amendment's Due Process Clause for police officers to falsify evidence/- audio/video evidence and taser gun activation data in order to mislead the courts in order to cover up their own unlawful actions and to falsely incriminate a citizen of a crime. Judge Koh was able to render this ruling by claiming that Ciampi is not allowed to submit evidence that exposes that the audio/video recordings and taser gun activation data has been tampered with. How convenient.

During the June 30, 2011 Sanctions hearing Ciampi once again proved that the audio/video recordings have been edited and falsified in addition to the Taser gun Data Ports and taser gun activation data.

See: http://www.freewillbill.com/four-probes.html

During the June 30, 2011 Sanctions hearing Ciampi proved that Attorney Steven Sherman intentionally and knowingly made false statements to the court regarding the downloading of the taser gun activation data on December 17, 2010. Additionally, Ciampi proved that Attorney Steven Sherman submitted two falsified taser

Federal Judges Lucy Koh and James Ware conceal evidence from United States Citizens?

During the June 30, 2011 Sanctions hearing Ciampi proved that Attorney Steven Sherman intentionally and knowingly made false statements to the court regarding the downloading of the taser gun activation data on December 17, 2010. Additionally, Ciampi proved that Attorney Steven Sherman submitted two falsified taser gun weapon summary reports in order to conceal two previous submitted falsified taser gun weapon summary reports.

The tampered taser gun Data Ports and the falsified weapon summaries/taser guns' activation data indicate that both Palo Alto Police Chief Dennis Burns and Taser International Andrew Hinz are complicit given their submission of evidence and Declarations related to the taser guns and the weapon summary reports.

During the June 30, 2011 hearing Palo Alto Police Lt. Sandra Brown contradicted Taser International's Andrew Hinz's December 21, 2010 Declaration stating that taser camera V07-065373 was never sent to Taser International. On July 15, 2011, Ciampi requested that the court, Judge Koh post the June 30, 2011 transcript as the court had done in the past with April 21, 2011 Sanction's transcript. On July 28, 2011 Ciampi once again requested that the court post the June 30, 2011 Sanction Hearing transcript.

(A side note, Ciampi has requested that Santa Clara County DA Jeff Rosen provide Ciampi with the taser gun activation data that was downloaded by the District Attorney's office, but Jeff Rosen, a man who claims to be for TRUTH and JUSTICE refuses to provide Ciampi this information). See: http://www.freewillbill.com/da.html

As of August 4, 2011 United States Federal Judge Lucy H. Koh and Chief Judge James Ware refuse to reveal to the American people what Ciampi proved in court in June 30, 2011 by posting the June 30, 2011 hearing transcript, which Ciampi needs to complete preparing his case.

Federal Judges Lucy Koh and James Ware conceal evidence from United States Citizens?

transcript, which Ciampi needs to complete preparing his case.

By refusing to post the June 30, 2011 transcript, Judges Koh and James Ware are denying Ciampi beneficial evidence to his case.

On July 5, 2011 Ciampi informed Judge Koh that she violated FRCiv. P. 5(d)(2)(B) by not securing the exhibits submitted to the court by Attorney Steven Sherman on behalf of the Palo Alto Police. As of August 4, 2011, Judge Koh still has not secured the evidence, the exhibits, with the Court Clerk so that Ciampi can inspect the evidence and exhibits and complete his preparations for his case.

"If you haven't done anything wrong, then you have nothing to hide, thus if you have to hide information from the People of the United States of America, obviously you have done something wrong." G.P.

Senators Klobuchar and Leahy, I have contacted both Congresswoman Anna Eshoo and Senator Dianne Feinstein to begin the process of investigating my allegations to determine whether Judge Koh's actions require an impeachment and trial process through the House of Representatives and the Senate similar to what occurred to U.S. Federal Judge G. Thomas Porteous, Jr. Attached are my letters to Congresswoman Eshoo and Senator Feinstein. You should be receiving the attached questionaire from Rep. Eshoo and Senator Feinstein if you haven't already received one. I look forward to your responses.

Tony Ciampi



t.ciampi@hotmail.com Mon 7/25/2011 3:18 AM

5

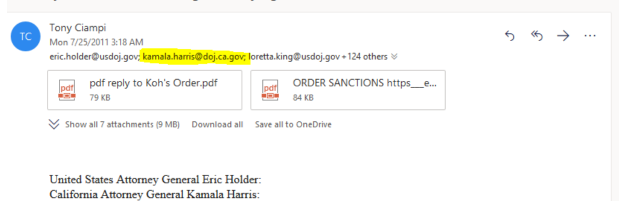
To: eric.holder@usdoj.gov; kamala.harris@doj.ca.gov; loretta.king@usdoj.gov; gerald.engler@doj.ca.gov; clara_haycraft@klobuchar.senate.gov; inspector.general@usdoj.gov; info@panettainstitute.org; senator@klobuchar.senate.gov; senator_leahy@leahy.senate.gov

Cc: jrosen@da.sccgov.org; ifitch@crimelab.sccgov.org; diane.curtis@calbar.ca.gov;

; dhowe@da.sccgov.org; rbaker@da.sccgov.org;

jwpdf@cand.uscourts.gov; whapdf@cand.uscourts.gov; crbpdf@cand.uscourts.gov; tehpdf@cand.uscourts.gov; mmcpdf@cand.uscourts.gov; mhppdf@cand.uscourts.gov; dljpdf@cand.uscourts.gov; rmwpdf@cand.uscourts.gov; jfpdf@cand.uscourts.gov; scpdf@cand.uscourts.gov; carrie.dokken@usdoj.gov; comments@ce9.uscourts.gov; abajd@americanbar.org; konstantina.vagenas@americanbar.org; lisa.comforty@americanbar.org; jay.boyarsky@da.sccgov.org; messages@kucinich.us; mike_johanns@johanns.senate.gov; mbuller@da.sccgov.org; rkeaton@ascld-lab.org; senator.simitian@sen.ca.gov; senator.leno@sen.ca.gov; san.francisco@ic.fbi.gov

Attorney submits falsified taser gun data- judge conceals this fact



Consider this an official complaint against Attorney Steven Sherman and Federal Judge Lucy H. Koh. Attorney Steven Sherman knowingly submitted falsified taser gun activation data to U.S. Federal Court in order to mislead the court, the jury and the public. Judge Lucy Koh has concealed this act. Both acts have violated my

Gerald Engler and Loretta King can fill you in on the back ground information of how the Palo Alto Police falsified four audio/video recordings in order to conceal their unlawful assault and battery using taser guns.

Constitutional Rights to Due Process guaranteed by the Fourteenth Amendment.

On September 3, 2010 Palo Alto Police Chief Dennis Burns through attorney Steven Sherman provided me with the taser gun weapon summaries, (activation data) from officers Temores' and Burger's taser guns which was

On September 3, 2010 Palo Alto Police Chief Dennis Burns through attorney Steven Sherman provided me with the taser gun weapon summaries, (activation data) from officers Temores' and Burger's taser guns which was downloaded on August 31, 2010.

On December 17, 2010 both Temores' and Burger's taser guns were downloaded in which it was verified that numerous taser firings were missing from both taser guns and the firing data was NOT in chronological order.

According the Taser gun manual there is no way to remove activation/firing data from the taser gun's memory device, (the Data Port) unless someone intentionally tampers with the Data Port.

According to the Taser gun Data Port manual the firing data is recorded sequentially in chronological order. It was verified that both the August 31, 2010 reports and the December 17, 2010 data retained on the taser guns' Data Ports are not in chronological order verifying that the Data Ports have been tampered with along with the reports.

On February 10, 2010 attorney Steven Sherman knowingly provided the United States Federal Court Judge Lucy H. Koh the August 31, 2010 falsified taser gun weapon summary, activation reports.

I subsequently verified this fact on March 7, 2011 and reiterated in on April 18, 2011 in briefs filed with United States Federal Court the Northern District of California San Jose Division directed to U.S. Federal Judge Lucy H. Koh. Case5:09-cv-02655-LHK Documents 133-6 and 143.

In an attempt to cover up the falsified taser gun weapon summary reports that attorney Steven Sherman filed with the court, Steven Sherman created and submitted two more falsified taser gun weapon summary, activation

Attorney submits falsified taser gun data- judge conceals this fact

In an attempt to cover up the falsified taser gun weapon summary reports that attorney Steven Sherman filed with the court, Steven Sherman created and submitted two more falsified taser gun weapon summary, activation reports to the court on May 12, 2011, Court Documents 156 and 156-1.

I promptly pointed this out to the court that the reports were falsified and the fact that attorney Steven Sherman intentionally made false statements to the court regarding the data obtained during December 17, 2010 inspection and download of the taser guns as well as the weapon summaries Mr. Sherman provided on May 12, 2011.

I have also verified that the actual activation data of the March 15, 2008 incident relevant to my case from both Temores' and Burger's taser guns is not accurate and contradicted by the videos that recorded the incident as well as the Temores' and Burger's own statements and testimony. (Exhibits 43 and 44 of Court Doc 55; Exhibits 512 & 513 of Court Doc. 133; Exibit 522 of Court Doc 133-6 and Exhibit 529 of Court Doc 133-9.

Attorney Steven Sherman has knowingly created and submitted falsified taser gun activation reports to a Federal Court of Law located in Santa Clara, California in violation of California Penal Codes 132 and 134.

I also solidified my facts proving my allegations to the Court, to Judge Lucy H. Koh, during the June 30, 2011 Sanctions Hearing. In addition to verifying that the videos and testimony contradict the taser gun activation reports, I proved that four probes were discharged from two separate firings. The taser gun activation data of the second firing is missing from Temores' taser gun's data port. There is no video footage on any of the videos of the second firing verifying that the second firing is missing from all of the video footage. Additionally, there are three scenes captured on the taser videos that are not captured on Temores' MAV video verifying that Temores' MAV video is missing video footage.

D

three scenes captured on the taser videos that are not captured on Temores' MAV video verifying that Temores' MAV video is missing video footage.

http://www.freewillbill.com/taser-international.html

http://www.freewillbill.com/taser-videos.html

TASER GUN ACTIVATION DATA

- 1) https://acrobat.com/#d=oZ8AT5G*6fvH6QGjSXJOiw
- 2) https://acrobat.com/#d=ofPSIN3ZEj5v2cP-SpzS3w
- 3) https://acrobat.com/#d=r5*51djj8vpg5FoGYu52IQ
- 4) https://acrobat.com/#d=d-HrT2ATfos*PwxniHo0Dg
- 5) https://acrobat.com/#d=YlccflBQ6BQ1RwkY8DOzjg

On July 21, 2011 Judge Lucy H. Koh issued her ruling regarding the falsified taser gun reports in addition to other allegations which were submitted to the court, Court Document 176.

Judge Koh intentionally failed to cite the second set of falsified reports submitted to the court and Sherman's false statements in her ruling denying Sanctions. I have proven with empirical evidence that the Data Ports on both officers' taser guns have been tampered with, yet Judge Koh is covering it up by refusing to acknowledge this fact.

Attorney submits falsified taser gun data- judge conceals this fact

false statements in her ruling denying Sanctions. I have proven with empirical evidence that the Data Ports on both officers' taser guns have been tampered with, yet Judge Koh is covering it up by refusing to acknowledge this fact.

To help cover up Mr. Sherman's and the Palo Alto Police Department's violations, Judge Koh has been violating Federal Rules of Civil Procedure by refusing to document the evidence submitted to the court by Attorney Steven Sherman with the Court.

Additionally, Judge Koh and the court have been refusing to post the June 30, 2011 Sanctions hearing transcript during which Judge Koh and Attorney Steven Sherman contradicted each other over what evidence had been provided to her.

By concealing Steven Sherman's falsified taser gun activation reports, Judge Koh has violated California Penal Code 32 which states:

```
32. Every person who, after a felony has been committed, harbors, conceals or aids a principal in such felony, with the intent that said principal may avoid or escape from arrest, trial, conviction or punishment, having knowledge that said principal has committed such felony or has been charged with such felony or convicted thereof, is an accessory to such felony.
```

```
felony or has been charged with such felony or convicted thereof, is an accessory to such felony.
```

Along with all of the evidence that I have compiled, Santa Clara County District Attorney Jeff Rosen's Crime Lab has proven that video footage is missing from Temores' Taser video and audio is missing from Temores' MAV video. In addition, the Crime Lab verified that the taser videos are not in chronological order.

Jeff Rosen and the Santa Clara County District Attorney's Office have repeatedly refused to conduct a proper investigation of my allegations for they cannot refute the evidence I have provided or even that which they themselves have produced.

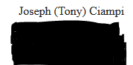
I request that the request that the California and U.S. Departments of Justice complete a thorough investigation of my allegations and prosecute Attorney Steven Sherman and Judge Lucy H. Koh for their violations of the law. I am more than happy to provide you with any statements and evidence you need to corroborate my allegations. There is no disputing that the taser gun reports submitted by attorney Steven Sherman have been falsified.

```
Case 5:09-cv-02655
See Court Documents: (47, 53); (123, 125, 132, 133); (150, 155); (159, 161, 162, 163, 164); (143, 156, 160, 65); (169, 173, 174, 175, );
```

Attorney submits falsified taser gun data- judge conceals this fact

falsified.

```
Case 5:09-cv-02655
See Court Documents: (47, 53); (123, 125, 132, 133); (150, 155); (159, 161, 162, 163, 164); (143, 156, 160, 65); (169, 173, 174, 175,__);
```



According to the Guide to Judiciary Policy Canon 2: A Judge Should Avoid Impropriety and the Appearance of Impropriety in All Activities; Canon 3 A Judge Should Perform the Duties of the Office Fairly, Impartially and Diligently;

- 1. It appears that Judge Koh violated canon 2A by violating FRCP when she did not secure the evidence with the court clerk.
- It appears that Judge Koh has violated canon 2A by using fabricated evidence/testimony, in order to justify her order to dismiss my 4th Amendment claim.
- 3. It appears that the court's partiality for the City of Palo Alto can be questioned given Chief Judge James Ware's relationship with

- 1. It appears that Judge Koh violated canon 2A by violating FRCP when she did not secure the evidence with the court clerk.
- It appears that Judge Koh has violated canon 2A by using fabricated evidence/testimony, in order to justify her order to dismiss my 4th Amendment claim.
- 3. It appears that the court's partiality for the City of Palo Alto can be questioned given Chief Judge James Ware's relationship with current Palo Alto City Council Member Larry Klein.
- 4. It appears that this partiality has carried over to subordinate Judge Koh given Judge Koh's decisions in her Order for Summary Judgment, Court Docs, 155, are not based on the facts given to her or the law and the fact that she falsely stated that I did not provide her with any case law.
- 5. It appears that this partiality has carried over to subordinate Judge Koh given the diametrically opposed contradictions of her statements made during the April 21, 2011 hearing and Judge Koh's May 11, 2011 order, Court Docs. 150 and 155.

https://acrobat.com/app.html#d=8oPVrfS*1ov9IZzbeVfLUA

http://www.freewillbill.com/wisdom-of-kohtradiction.html

CANON 3:

- B. Administrative Responsibilities.
- (5) A judge should take appropriate action upon learning of reliable evidence indicating the likelihood that a judge's conduct contravened this Code or a lawyer violated applicable rules of professional conduct.

Will you inform me of your findings of the evidence



Tony Ciampi

Sat 1/14/2012 2:39 PM

To: kamala.harris@doj.ca.gov; gerald.engler@doj.ca.gov
Bcc tom_mentzer@feinstein.senate.gov; annagram@mail.house.gov; judiciary@mail.house.gov; zachary_coile@boxer.senate.gov; charles_chamberlayne@cornyn.senate.gov;

max_gleischman@durbin.senate.gov; diala.jadallah@mail.house.gov; robert.goldsmith@mail.house.gov; joel_gross@klobuchar.senate.gov;

sarah_haley@sessions.senate.gov; jodi_seth@kerry.senate.gov;

meghan_hughes@lgraham.senate.gov; antonia_ferrier@finance.senate.gov;

whitney_phillips@lieberman.senate.gov; lynn.woolsey@mail.house.gov;

barbara.lee@mail.house.gov; mike.honda@mail.house.gov; zoe@lofgren.house.gov;

henry.waxman@mail.house.gov; maxine.waters@mail.house.gov; joe.baca@mail.house.gov;

democrats@mail.house.gov; d.leadership@mail.house.gov; paul.berkowitz@mail.house.gov;

action of the control of the control

Will you inform me of your findings of the evidence

kamala.harris@doj.ca.gov; gerald.engler@doj.ca.gov +174 others 😸



Show all 6 attachments (4 MB) Download all Save all to OneDrive

Kamala Harris California Attorney General

Mrs. Harris,

I have written your office several times regarding the crimes committed by the Palo Alto Police and now Palo Alto Asst. City Attorney Don Larkin, however I have not been given a response to my complaint. Senior Asst. Attorney General Gerald Engler stated that he would respond to my complaint and evidence as well but has not.

Several members of the Palo Alto Police and the Attorney Don Larkin conspired to incriminate me of a crime using falsified videos and taser gun activation data. The evidence now points to that Taser International was involved in the destruction of the evidence. This is very disturbing for Taser International in promoting its new audio/video recorder device, "the AXON" and then storing the videos taken by officers all across the country at their site, www.evidence.com.

Will you inform me of your findings of the evidence

Taser International was involved in the destruction of the evidence. This is very disturbing for Taser International in promoting its new audio/video recorder device, "the AXON" and then storing the videos taken by officers all across the country at their site, www.evidence.com.

Andrew Hinz of Taser International initially admitted to destroying the two taser cameras that recorded the March 15, 2008 incident in which PA Police Officer Kelly Burger shot me in the face without warning.

I have proven with the evidence that Mr. Hinz knowingly and intentionally lied in his analysis concerning the taser videos and taser gun activation data. The safety of the People of California is in jeopardy if you allow Andrew Hinz and Taser International to get away with tampering, editing and falsifying evidence in order to incriminate a citizen of a crime while covering up the crimes of law enforcement officers.

All of the evidence that proves my allegations can be seen and obtained at: www.larkinbarcomplaint.weebly.com and www.gennacobarcomplaint.weebly.com

as well as the California State Bar where my complaints against attorneys Don Larkin and Michael Gennaco are lodged.

San Francisco District Attorney George Gascon, whom you know well from working with, has filed charges of domestic battery against the sitting San Francisco Sherriff, Ross Mirkarimi, stating that, "No one is above the law."

http://www.sfgate.com/cgi-bin/article.cgi?f=/c/a/2012/01/14/MNT91MONIR.DTL

If no one is above the law, then can you explain to me why charges of tampering, falsifying and destroying evidence a violation of California Penal Codes 32, 118.1, 132, 134, 141(b) and 182 have not been brought against the Palo Alto Police Officers involved. Andrew Hinz and attorney Don Larkin? I

Will you inform me of your findings of the evidence

If no one is above the law, then can you explain to me why charges of tampering, falsifying and destroying evidence a violation of California Penal Codes 32, 118.1, 132, 134, 141(b) and 182 have not been brought against the Palo Alto Police Officers involved, Andrew Hinz and attorney Don Larkin? I have been patiently and eagerly waiting for yours and Mr. Gerald Engler's response.

Officer Burger admits that 4 taser probes were discharged during the incident from two separate firings.

Police Chief Dennis Burns admits that two of the probes were intentionally destroyed in order to conceal the fact that the audtio/video footage of the second taser gun firing has been removed from the videos and the taser gun data ports.

Some of the facts that I have proven are that:

the audio from Temores' and Burger's MAV recordings have been edited;

the audio from Burger's Taser recordings has been edited;

Temores' MAV video is missing video footage and is not in chronological order;

the Santa Clara County Crime lab has confirmed that the taser videos are not in chronological order;

the Santa Clara County Crime lab has confirmed that audio is missing from Temores' MAV recording;

the Santa Clara County Crime lab has confirmed that video footage is missing from Temores' taser video;

Police Chief Dennis Burns and attorneys Don Larkin and Steven Sherman have submitted falsified taser gun activation data to the United States Federal Courts;

Andrew Hinz of Taser International destroyed the actual taser cameras and lied about the electrical discharge from the taser guns in his official "under penalty of perjury" report regarding the taser guns;

and officers Wagner, Temores, Burger and Powers have made numerous false statements.

If you do not hold Palo Alto Police Officers Kelly Burger, April Wagner, Manuel Temores, Natasha Powers, Dennis Burns, Attorneys Don Larkin and Michael Gennaco, and Andrew Hinz of Taser International accountable I will have proven that citizens who work as law enforcement officers or aid law enforcement officers are ABOVE THE LAW and that every American Citizen should live in fear of the government for the government can use falsified evidence to incriminate citizens of crimes while simultaneously concealing their own crimes.

Will you inform me of your findings of the evidence

If you do not hold Palo Alto Police Officers Kelly Burger, April Wagner, Manuel Temores, Natasha Powers, Dennis Burns, Attorneys Don Larkin and Michael Gennaco, and Andrew Hinz of Taser International accountable I will have proven that citizens who work as law enforcement officers or aid law enforcement officers are ABOVE THE LAW and that every American Citizen should live in fear of the government for the government can use falsified evidence to incriminate citizens of crimes while simultaneously concealing their own crimes.

What really happened:

ONE: http://www.youtube.com/watch?v=zoEyyrlL50A&feature=youtu.be

TWO: http://www.youtube.com/watch?v=M05IQw2wfUU&feature=youtu.be

THREE: https://acrobat.com/app.html#d=kslozN*VtlApcl8y9J2S-Q

FOUR: https://acrobat.com/app.html#d=oQdPfK1oaO35aylTt0xXeq

Joseph (Tony) Ciampi

Will you prosecute attorney Michael Gennaco?



Tony Ciampi Sat 1/14/2012 2:48 PM



kamala.harris@doj.ca.gov; gerald.engler@doj.ca.gov; abjpd1@gmail.com +3 others &







Show all 21 attachments (6 MB) Download all Save all to OneDrive

Kamala Harris California Attorney General

Mrs. Harris,

attached is some of the evidence regarding attorney Michael Gennaco. Please inform me why you will not prosecute Mr. Gennaco for violating Penal Codes 32, 132, 134 and 182 given that the the evidence proves otherwise.

Tony Ciampi

Court Rules that falsifying evidence is a violation of Civil Rights



Taser International and the Santa Clara County District Attorney to get away with what they did they will continue to do it to other citizens for the loss of money in a civil suit is not sufficient to deter future violations.

Tony Ciampi

http://www.cmalaw.net/Firm-Overview/Court-Rules-San-Jose-Police-Officer-Who-Falsified-Evidence.shtml

Court Rules San Jose Police Officer Who Falsified Evidence Can Be Sued By Wrongly Accused Suspect

Ruling opens the door for the Law Firms of Corsiglia, McMahon & Allard and Walkup Melodia to add conspiracy charges against the San Jose Police Department and the Santa Clara County District Attorney's Office.

When will you prosecute the culpable Palo Alto Police Officers?

Tony Ciampi Sat 3/31/2012 4:35 PM

To: kamala.harris@doj.ca.gov; gerald.engler@doj.ca.gov; jayne.kim@calbar.ca.gov; istreeter@kvn.com

Cc: jrosen@da.sccgov.org; dhowe@da.sccgov.org; city.council@cityofpaloalto.org; james.keene@cityofpaloalto.org; dennis.burns@cityofpaloalto.org;

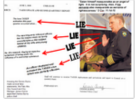
When will you prosecute the culpable Palo Alto Police Officers?



Tony Ciampi Sat 3/31/2012 4:35 PM



kamala.harris@doj.ca.gov; gerald.engler@doj.ca.gov; jayne.kim@calbar.ca.gov +116 others ⊌







Show all 5 attachments (2 MB) Download all Save all to OneDrive

Kamala Harris California Attorney General:

Mrs. Harris,

are you going to charge and prosecute Dennis Burns and his fellow officers for the crimes they have committed?

Are you going to hold Andrew Hinz of Taser International accountable for conspiring with the Palo Alto Police to conceal their crimes?

Senior Asst. Attorney General Gerald Engler has all the evidence that proves that the videos have been edited in order to wrongfully

incriminate me of a crime. Go to: www.larkinbarcomplaint.weebly.com

http://www.youtube.com/watch?v=xqDSG0eDtzU

When will you prosecute the culpable Palo Alto Police Officers?

Kamala Harris California Attorney General:

Mrs. Harris,

are you going to charge and prosecute Dennis Burns and his fellow officers for the crimes they have committed?

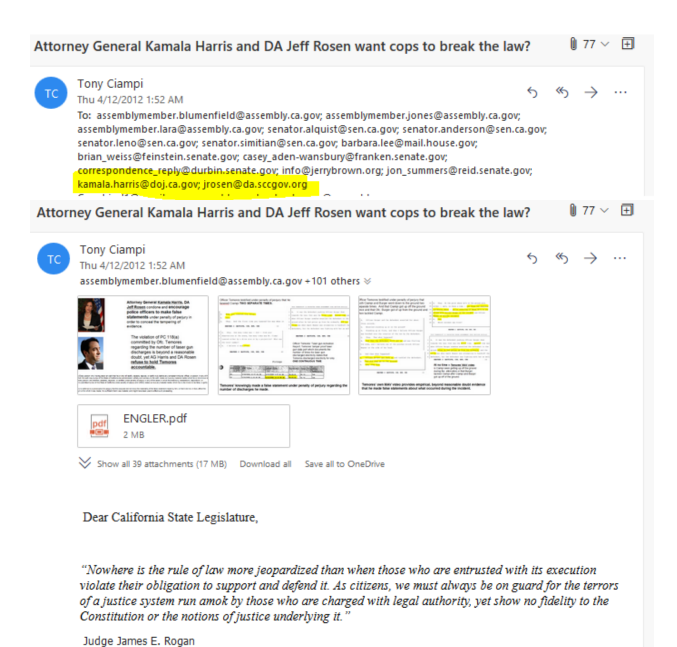
Are you going to hold Andrew Hinz of Taser International accountable for conspiring with the Palo Alto Police to conceal their crimes?

Senior Asst. Attorney General Gerald Engler has all the evidence that proves that the videos have been edited in order to wrongfully

incriminate me of a crime. Go to: www.larkinbarcomplaint.weebly.com http://www.youtube.com/watch?v=xqDSG0eDtzU

Palo Alto Police Officer Ken Kratt apologized to me for what officer Burger did to me 14 hours after the incident occurred on March 15, 2008.

Joseph (Tony) Ciampi



Attorney General Kamala Harris and DA Jeff Rosen want cops to break the law?

0 77 ∨ ±

"Nowhere is the rule of law more jeopardized than when those who are entrusted with its execution violate their obligation to support and defend it. As citizens, we must always be on guard for the terrors of a justice system run amok by those who are charged with legal authority, yet show no fidelity to the Constitution or the notions of justice underlying it."

Judge James E. Rogan

"Defending the rule of law and protecting the Constitution is the primary responsibility of any president....future presidents committing perjury or obstructing justice with far more destructive motives could point to the Clinton Precedent and claim his conduct was not impeachable."

Judge James E. Rogan, (Former Prosecutor, U.S. Congressman, and Current Superior Court Judge).

Judge Rogan was a lead prosecutor in the Senate impeachment trial of President Bill Clinton.

Judge Rogan was named one of the state's most effective prosectors by California Lawyer Magazine while he worked in LA County District Attorney's Office.

If we hold the President accountable for obstructing justice and committing perjury, shouldn't we hold police officers to the same standard of accountability?

Santa Clara County District Attorney Jeff Rosen, former California Attorney General and current Governor Jerry Brown and current California Attorney General Kamala Harris have concluded that personnel of the Palo Alto Police have not violated any laws regarding case 08-1777.

Here is a list of:

Here is a list of:

6 false statements in police reports, violations of P.C. 118.1;

10 false statements given as testimony under penalty of perjury, violations of P.C. 118 (a);

2 acts of destroying evidence and falsifying a crime scene, (bicycle helmet and taser cartridge/probes/wires /afids); a violation of P.C. 141(b)

2 acts of destroying taser cameras; a violation of P.C. 141(b) and

1 computer CPU that had retained original taser video downloads, a violation of P.C. 141(b).

The above evidence is self-evident, prima facie, irrefutable evidence that surpasses the "beyond the reasonable doubt" standard.

AG Kamala Harris and DA Jeff Rosen refuse to prosecute Police Officers who have filed false police reports, who have made false statements under penalty of perjury and who have destroyed evidence in order to fraudulently portray a crime scene.

Attorney General Kamala Harris and DA Jeff Rosen want cops to break the law?

N 77 ∨ FI

AG Kamala Harris and DA Jeff Rosen refuse to prosecute Police Officers who have filed false police reports, who have made false statements under penalty of penury and who have destroyed evidence in order to fraudulently portray a crime scene.

By not prosecuting these officers for violating the law, Harris and Rosen are sending a message to all law enforcement officers that they will not prosecute any of them should they commit the same acts in the future, for all officers can now draw upon this precedent as a defense from future prosecution. Drawing out their position out to its logical conclusion, AG Harris and DA Rosen are essentially condoning and supporting the violation of California law by law enforcement officers so long as they do so in an effort to incriminate fellow citizens of a crime.

By not prosecuting these officers for the above crimes, AG Kamala Harris and DA Jeff Rosen are encouraging and directing all law enforcement officers to violate California Penal Codes 118(a), 118.1 and 141(b).

The California State Legislature should initiate a commission to address this significant threat to breakdown of the "rule of law."

Tony Ciampi



Gerald A. Engler,

Senior Assistant Attorney General

Mr. Engler,

Should police officers who make false statements, who deliberately destroy evidence, who edit and falsify audio and video recordings all in order to conceal their own criminal acts while simultaneously using that falsified evidence to incriminate a citizen of a crime be police officers?

This is my response to your conclusions that you sent me regarding the crimes committed by the Palo

Senior Assistant Attorney General

Mr. Engler,

Should police officers who make false statements, who deliberately destroy evidence, who edit and falsify audio and video recordings all in order to conceal their own criminal acts while simultaneously using that falsified evidence to incriminate a citizen of a crime be police officers?

This is my response to your conclusions that you sent me regarding the crimes committed by the Palo Alto Police and the Santa Clara County District Attorney.

The evidence is there to prove my allegations, you and the Attorney General simply chose not to obtain the evidence and or acknowledge it.

The proof is in your refusal and inability to address the evidence I have provided to you.

Instead you have relied on a corrupt judge who violated Federal Rules of Civil Procedure, who suppressed evidence in her own chambers, who made contradictory rulings, who made false statements in her rulings in order to justify not holding corrupt cops and Taser International accountable.

You claim that the District Attorney did not violate its discretion, yet the DA's office violated Penal Code 1054 by refusing to turn over evidence when my criminal defense attorney asked for it providing the Palo Alto Police opportunity to cover its tracks.

The very first time I contacted your office during the summer of 2008, while the District Attorney was prosecuting me, I informed you that the DA was covering up the crimes of the Palo Alto Police, yet you did nothing.

You claim that the District Attorney did not violate its discretion, yet the DA's office violated Penal Code 1054 by refusing to turn over evidence when my criminal defense attorney asked for it providing the Palo Alto Police opportunity to cover its tracks.

The very first time I contacted your office during the summer of 2008, while the District Attorney was prosecuting me, I informed you that the DA was covering up the crimes of the Palo Alto Police, yet you did nothing.

Why does Jeff Rosen refuse to release the Taser Gun Activation Data Downloaded by his Crime Lab Staff, because that Taser Gun Activation Data corroborates my allegations that Ofc. Burger shocked me with electricity for over twenty seconds.

All you had to do was obtain the original taser guns and taser videos while they were still available, but your decision not to enabled the Palo Alto Police to destroy the hard drive and send the original cameras to Taser International where they were destroyed in addition to tampering with the Taser Guns' Data Ports which I PROVED had been during the civil case which Judge Koh acknowledged but refused to accept because I was not an expert.

Attached is evidence of the the Santa Clara District Attorney's Office of a pattern and practice of fraudulent analyses and investigations some of which resulted in innocent people going to prison.

DDA Debra Medved falsely stated to my attorney that there were no taser videos in an attempt to suppress those taser videos in violation of PC 1054.1 and again when refusing to provide the taser gun activation reports, which was also a violation of PAPD department policy. DDA Medved then violated PC 1054.5 when she lied to my attorney requiring him to subpoena the PAPD for the taser gun activation data.

DDA Javier Alcala prosecuted me despite knowing that a forensic expert had ruled that the Taser

PC 1054.5 when she lied to my attorney requiring him to subpoen the PAPD for the taser gun activation data.

DDA Javier Alcala prosecuted me despite knowing that a forensic expert had ruled that the Taser Vidoes had been tampered with and falsified. Alcala placed Ofc. Temores on the witness stand with the knowledge that Temores would make false statements in order to convict me of a crime. I proved that Temores and Ofc. Burger made numerous false statements while giving testimony which are violations of PC 118, statements that were contradicted by their own evidence. Officers Temores, Burger, Powers and Burns knowingly and intentionally removed Temores' taser probes, taser cartridge, taser wires, AFIDS from the crime scene and destroyed them without documenting them into evidence which is a violation of PC 141(b) and PC 182 (1-5).

http://harrisandrosen.weebly.com/

http://injusticesystem.weebly.com/

You cannot refute these acts and violations of the law. By refusing to prosecute the culpable Palo Alto Police Officer the Santa Clara District Attorney is abusing his charging discretion which would require Kamala Harris to intervene pursuant to Article 5 Sec. 13 of the Californian Constitution.

You can deny the facts and the law in order escape responsibility, but you cannot refute the evidence that exists proves that that these officers violated the law, so why does Kamala Harris refuse to prosecute these officers.

Should police officers who make false statements, who deliberately destroy evidence, who edit and falsify audio and video recordings all in order to conceal their own criminal acts while simultaneously using that falsified evidence to incriminate a citizen of a crime be police officers?

Response to your conclusions

that exists proves that that these officers violated the law, so why does Kamala Harris refuse to prosecute these officers.

Should police officers who make false statements, who deliberately destroy evidence, who edit and falsify audio and video recordings all in order to conceal their own criminal acts while simultaneously using that falsified evidence to incriminate a citizen of a crime be police officers?

By refusing to hold the PAPD accountable, you and Kamala Harris and former Attorney General Jerry Brown believe that officers should commit the above crimes.

Should you ever decide to live by the oath of office you swore to and the Rule of Law in order to REVEAL TRUTH and to hold the culpable officers accountable I suspect you will inform me. Given that Kamala Harris chooses incarcerate an innocent man I suspect that you will not be calling anytime soon.

Joseph (Tony) Ciampi

Jameis Winston vs. Dennis Burns--Case Studies In Prosecutorial Cover-Ups



Tony Ciampi Wed 11/20/2013 9:53 PM

kamala.harris@doj.ca.gov; gerald.engler@doj.ca.gov; jrosen@da.sccgov.org +116 others &

Prosecutorial Discretion is the Right and Power afforded to prosecutors to unilaterally decide not to accurately or thoroughly investigate allegations of crimes that they do not desire to prosecute. Simply put, Prosecutorial Discretion enables prosecutors to conceal the truth from the public when it is in their interest to do so.

The question is, when a crime has been committed and the evidence is there to prove the truth of the crime how do we as a society compel District Attorneys and Attorney Generals to reveal the truth of the crime when they themselves do not want to?

For this question to be relevant we first need to ask ourselves, do we want to know the truth in all circumstances or do we only want to know the truth when that truth causes harm to others and not ourselves or those people whom we want to protect from being exposed with the truth? If the answer to this question is yes, then we need to stop deceiving the People that a "Rule of law" exists.

The case developing against <u>Star Florida State quarterback Jameis Winston</u> demonstrates a very important axiom in American Justice, "It requires large sums of money for high priced attorneys and forensic experts to obtain 'equal justice under the law.'"

Harrish - Bala Alta Balica Bastuarad Fridance and Fabricated Audio Olidas Basadinus to Missanfulla

Jameis Winston vs. Dennis Burns--Case Studies In Prosecutorial Cover-Ups

The case developing against <u>Star Florida State quarterback Jameis Winston</u> demonstrates a very important axiom in American Justice, "It requires large sums of money for high priced attorneys and forensic experts to obtain 'equal justice under the law.'"

How the Palo Alto Police Destroyed Evidence and Fabricated Audio/Video Recordings to Wrongfully Incriminate a Citizen of a Crime and

How Santa Clara County District Attorney Jeff Rosens' Office Covered Up These Crimes Committed by the PAPD:

http://jeffrosenda.weebly.com/da-cover-up.html http://chiefburns.weebly.com/

The Santa Clara DA would have sent U.S. citizen to prison using falsified evidence to do so if that citizen did not have the money to pay for an expert forensic report. http://chiefburns.weebly.com/exhibit-3.html

"The victim was devastated when she learned late last week that the Tallahassee Police Department had informed Winston's attorney as far back as February, which allowed him all of this time to create his defense and prepare witnesses. The victim cannot fathom that the State Attorney's office was not given the same opportunity."

http://www.tampabay.com/specials/2013/PDFs/winston.pdf

There isn't much difference between the Tallahassee Police and the Palo Alto Police and the Santa Clara

٠,

Jameis Winston vs. Dennis Burns--Case Studies In Prosecutorial Cover-Ups

victim cannot fathom that the State Attorney's office was not given the same opportunity."

http://www.tampabay.com/specials/2013/PDFs/winston.pdf

There isn't much difference between the <u>Tallahassee Police</u> and the <u>Palo Alto Police</u> and the <u>Santa Clara</u> DA's Office in covering up the crimes of the most popular students and associates.

(The Santa Clara DA allowed the PAPD to hold onto incriminating evidence for 24 days after being provided a forensic report verifying that the PAPD falsified videos. Why didn't the Santa Clara DA give the case to the Attorney General immediately given the DA's own acknowledgment that it has a conflict of interest in prosecuting the PAPD?)

http://www.youtube.com/watch?v=VrA7ehMi0Lg&feature=youtu.be

- 1) May 30, 2008 Court Appearance: Deputy DA Deborah Medved falsley Stated to Judge Thang Barrett and attorney David Beavuais: "THERE ARE NO TASER VIDEOS"
- 2) June 24, 2008 Court Appearance: DDA Medved LIES to Beauvais stating that the Attorney General is investigating the video recordings, when he was not.

<u>Complete Chronology</u> of acts that the <u>PAPD</u> and Santa Clara DA perpetrated to cover up their crimes: http://chiefburns.weebly.com/uploads/3/8/5/2/3852497/time_line.pdf

Jameis Winston vs. Dennis Burns--Case Studies In Prosecutorial Cover-Ups

investigating the video recordings, when he was not.

<u>Complete Chronology</u> of acts that the <u>PAPD</u> and Santa Clara DA perpetrated to cover up their crimes: http://chiefburns.weebly.com/uploads/3/8/5/2/3852497/time_line.pdf

Yahoo News:

http://sports.vahoo.com/news/ncaaf--statement-from-accuser-s-family-raises-questions-about-police-conduct-in-jameis-winston-case-203041467.html

Accuser's family raises questions about police conduct in Jameis Winston case

Detective Angulo told the attorney that Tallahassee was a big football town and the victim needs to think long and hard before proceeding against him because she will be raked over the coals and her life will be made miserable."

Delays in collecting DNA samples and conducting interviews. The attempt to dissuade the woman from pursuing the case. Alerting Jansen – the go-to lawyer for Florida State football players in trouble with the law – and the campus police to the case, while never going to the State Attorney's office until months later.

(WHY DID THE SANTA CLARA DA ALLOW THE PAPD TO DESTROY TWO TASER PROBES, A TASER CARTRIDGE, TASER WIRES AND AFIDS IN VIOLTION OF BRADY V. MARYLAND AND PC 141(B)?)

Jameis Winston vs. Dennis Burns--Case Studies In Prosecutorial Cover-Ups

(WHY DID THE SANTA CLARA DA ALLOW THE PAPD TO DESTROY TWO TASER PROBES, A TASER CARTRIDGE, TASER WIRES AND AFIDS IN VIOLTION OF BRADY V. MARYLAND AND PC 141(B)?) http://chiefburns.weebly.com/exhibit-5.html

At the end of the family statement are six questions:

"1. If Winston's attorney was aware of the case in February 2013, why didn't Detective Angulo collect DNA evidence, interview Winston, and conduct a proper investigation.

(Why didn't the Santa Clara DA recover the original videos from the tamper proof hard drives? Why did that Santa Clara DA refuse to analyze the "watermark" on the tamper proof hard drives? Why didn't the Santa Clara DA download the original taser gun activation data and access the taser hard drive for evidence? Why has Santa Clara DA refused to recover the 4 seconds of video footage that it verified has been removed from Temores taser video?)

http://jeffrosenda.weebly.com/da-cover-up.html

"2. Why did it take Detective Angulo four months to verbally inform the family of the blood work results?

(Why did it take 4 months for the PAPD to provide the taser gun activatin data especially when their own policy demands that it be provided with the original police report?) http://chiefburns.weebly.com/exhibit-2.html

"3. Why was Winston not listed as the suspect in the police report once he was identified in early January?

Jameis Winston vs. Dennis Burns--Case Studies In Prosecutorial Cover-Ups

- "3. Why was Winston not listed as the suspect in the police report once he was identified in early January?
- "4. Why is it being represented in the press that the victim was intoxicated when Detective Angulo told the family that the victim was not intoxicated based on the blood work?

(Why was it falsely reported in the press by the PAPD and Santa Clara DA that the suspect was on drugs. Exhibit 9D http://chiefburns.weebly.com/exhibit-9.html

- "5. Why didn't Detective Angulo or his superiors inform the State Attorney of the crime before the media sought a copy of the police report 11 months after the crime?
- "6. Why was the Florida State University Police Department given a copy of the police report after it was determined they did not have jurisdiction, especially given the fact that Winston's attorney represents the Florida State University football team and they have a clear conflict of interest?"

 $\underline{http://sports.yahoo.com/news/ncaaf-_statement-from-accuser-s-family-raises-questions-about-police-conduct-in-jameis-winston-case-203041467.html$

See also Michael Morton and former prosecutor/judge Ken Anderson: http://www.huffingtonpost.com/mark-godsey/for-the-first-time-ever-a b 4221000.html

Tony Ciampi

AG Kamala Harris Betrays Constitution?



California Attorney General Kamala Harris

Mrs. Harris,

President Obama seems to put a lot of stock in your ability to carry out the Rule of Law.

Can you explain to the People of California the United States why police officers removing and destroying evidence from a crime scene is not a violation of the Constitution and California Law, **Brady v. Maryland**, **373 U.S. 83 (1963)**.

On March 15, 2008 Palo Alto Police Officer Kelly Burger confirmed with medics at the scene of the

AG Kamala Harris Betrays Constitution?

Can you explain to the People of California the United States why police officers removing and destroying evidence from a crime scene is not a violation of the Constitution and California Law, **Brady v. Maryland**, 373 U.S. 83 (1963).

On March 15, 2008 Palo Alto Police Officer Kelly Burger confirmed with medics at the scene of the crime that four taser probes were fired from two separate taser gun firings. Ofc. Temores testified under penalty of perjury that his taser cartridge broke.

Two taser probes, (Ofc. Temores'), and a taser cartridge, (Ofc. Temores'), were removed from the crime scene and destroyed. After the two taser probes and the taser cartridge were removed from the crime scene fellow Palo Alto Police Officers photographed the tampered crime scene with the intent to falsely portray the crime scene in order to wrongfully incriminate a U.S. citizen of a crime.

Mrs. Harris can you explain to the People of California and the U.S. how the above actions does not constitute a violation of California P.C. 141(b)?

Palo Alto Police Chief Dennis Burns admits to violating his own department's policy in destroying the taser probes and taser cartridge.

Evidence Here: http://chiefburns.weebly.com/exhibit-5.html

Mrs. Harris attached are three images taken from the taser cameras of the March 15, 2008 incident.

Mrs. Harris the above three images have been removed from a corresponding MAV video, (Temores'). Mrs.

Harris can you explain how removing video feetage from a video in order to instiminate a LLS gittern of

AG Kamala Harris Betrays Constitution?

Can you explain to the People of California the United States why police officers removing and destroying evidence from a crime scene is not a violation of the Constitution and California Law, **Brady** v. **Maryland**, **373 U.S. 83 (1963)**.

On March 15, 2008 Palo Alto Police Officer Kelly Burger confirmed with medics at the scene of the crime that four taser probes were fired from two separate taser gun firings. Ofc. Temores testified under penalty of perjury that his taser cartridge broke.

Two taser probes, (Ofc. Temores'), and a taser cartridge, (Ofc. Temores'), were removed from the crime scene and destroyed. After the two taser probes and the taser cartridge were removed from the crime scene fellow Palo Alto Police Officers photographed the tampered crime scene with the intent to falsely portray the crime scene in order to wrongfully incriminate a U.S. citizen of a crime.

Mrs. Harris can you explain to the People of California and the U.S. how the above actions does not constitute a violation of California P.C. 141(b)?

Palo Alto Police Chief Dennis Burns admits to violating his own department's policy in destroying the taser probes and taser cartridge.

Evidence Here: http://chiefburns.weebly.com/exhibit-5.html

Mrs. Harris attached are three images taken from the taser cameras of the March 15, 2008 incident.

Mrs. Harris the above three images have been removed from a corresponding MAV video, (Temores'). Mrs.

Harris can you evaluin how removing video feetage from a video in order to instiminate a U.S. citizen of

AG Kamala Harris Betrays Constitution?

Mrs. Harris attached are three images taken from the taser cameras of the March 15, 2008 incident. Mrs. Harris the above three images have been removed from a corresponding MAV video, (Temores'). Mrs. Harris can you explain how removing video footage from a video in order to incriminate a U.S. citizen of crime is not a violation of California P.C. 132 and or 134?

Mrs. Harris attached is dialog that has been deliberately removed from a MAV recording. Mrs. Harris can you explain how removing audio dialog from a video recording in order to incriminate a U.S. citizen of crime is not a violation of California P.C. 132 and or 134?

Mrs. Harris attached is the screen shot verifying that Santa Clara County District Attorney Crime Lab Analyst Christopher Corpora verified that video footage has been removed from Officer Temores' Taser video. Can you explain how removing video footage from a video in order to incriminate a U.S. citizen of crime is not a violation of California P.C. 132 and or 134?

http://chiefburns.weebly.com/exhibit-8.html

A.G. Kamala Harris, Palo Alto Police Office Kelly Burger intentionally and knowingly provided false testimony under penalty of perjury, can explain why you refuse to hold him accountable? Office Burger falsely testified that he drew his taser gun two separate times, however his own video contradicts his testimony demonstrating that he drew his taser gun only one time. See Attachment.

http://chiefburns.weebly.com/exhibit-9.html

AG Kamala Harris Betrays Constitution?

A.G. Kamaia mains, Paio Alto Police Office Relig burger intentionally and knowingly provided laise testimony under penalty of perjury, can explain why you refuse to hold him accountable? Office Burger falsely testified that he drew his taser gun two separate times, however his own video contradicts his testimony demonstrating that he drew his taser gun only one time. See Attachment.

http://chiefburns.weebly.com/exhibit-9.html

Mrs. Harris, can you explain how sending the taser cameras to Taser International prior to my trial to be destroyed is not a violation of the Constitution **Brady v. Maryland, 373 U.S. 83 (1963)?**

http://chiefburns.weebly.com/exhibit-7.html

Tony Ciampi

Incomplete Analysis



Incomplete Analysis

John Burke Santa Clara County Criminalist

Hello Mr. Burke,

My name is Tony, (Joseph), Ciampi. In 2008 you analyzed Taser videos and taser guns regarding an incident with the Palo Alto Police. (Lab Number - M081017) I know that you know that those videos and taser guns had been tampered with. Chistopher Corpora verified that a minimum of 4 seconds of audio/video footage is missing from Temores' taser video. Actually there is a lot more missing from his and Burger's as well.

You downloaded the taser videos from the taser cameras, my question is, why did you not include the taser gun activation data as a part of your analysis and report?

Why did you not compare this activation data to the taser videos?

At 2:00 am on March 16, 2008 14 hours after Palo Alto Police Officer Kelly Burger shot me in the face and shocked me with electricity for over twenty seconds with his taser gun, Burger's fellow Palo Alto Police Officer, Ken Kratt, stopped me on the street and apologized for what Burger did to me and referred to Burger as an "Ass-hole" for what Burger did.

Based upon the video footage of what you and Corpora have seen, you have to ask yourselves why would Ofc. Kratt be apologizing for Burger. The answer is simple, the brutal footage of Ofc. Burger's actions have been

Incomplete Analysis

Ken Kratt, stopped me on the street and apologized for what burger did to me and referred to burger as an "Ass-hole" for what Burger did.

Based upon the video footage of what you and Corpora have seen, you have to ask yourselves why would Ofc. Kratt be apologizing for Burger. The answer is simple, the brutal footage of Ofc. Burger's actions have been removed from the videos and taser guns.

I believe that the reason why you did not include the taser gun activation data as a part of your analysis is because the taser gun activation data would have proven that Ofc. Burger discharged electricity for over twenty seconds providing indisputable evidence of the falsification of the videos. Burger's edited and falsified video was 37 seconds long, yet his taser gun activation was probably 67 seconds long. I have also proven that Burger's taser gun, X00-292463, was discharging electricity during the gaps in video footage. Since a taser camera records at all times that the taser gun has been activated video footage has been deleted from the video.

I see that the taser gun/camera hard drive item 101 was copied by your department. Upon receiving that hard drive back from you, the PAPD placed that hard drive back into use to overwrite the information that had been previously downloaded to it. It's conceivable that the PAPD did not even send you the original hard drive, but if they did and the copying process also recorded the deleted information I have to imagine that you could recover the original unadulterated taser videos and taser gun activation data.

http://www.remosoftware.com/video-file-recovery

Incomplete Analysis

been previously downloaded to it. It's conceivable that the PAPD did not even send you the original hard drive, but if they did and the copying process also recorded the deleted information I have to imagine that you could recover the original unadulterated taser videos and taser gun activation data.

http://www.remosoftware.com/video-file-recovery

I would very much appreciate it if you would send me the authenticated, original and unadulterated <mark>taser gun</mark> activation data downloads and taser videos.

The Palo Alto Police have stolen my character and falsely portrayed me to the public in their 180° twisted videos. I just want to restore that which they have stolen from me, that which is supposed to be theft proof, but not in this day and age of digital audios and videos.

Is there anything wrong with wanting the unedited videos and taser gun activation data to be played?

If you believe in truth, justice and the Rule of Law above prejudicial characteristics, discriminatory directives and blatant bigotry you will follow the direction of your integrity by not doing to others that which you would not want done to yourself and doing for others that which you would want others to do for you.

No DNA testing was done on clothing, a comforter and a vomitus-covered paint can. Also untested was a sheet on which the victim lay while being examined at a hospital, the newspaper reported.

Lab supervisor Lynne Burley, who works for the DA, testified in the deposition that testing ceased after somebody from the DA's office notified her that "no further testing was needed," the Mercury reported.

Incomplete Analysis

No DNA testing was done on clothing, a comforter and a vomitus-covered paint can. Also untested was a sheet on which the victim lay while being examined at a hospital, the newspaper reported.

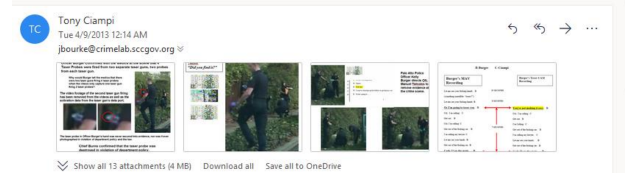
Lab supervisor Lynne Burley, who works for the DA, testified in the deposition that testing ceased after somebody from the DA's office notified her that "no further testing was needed," the Mercury reported.

The story quoted Sheriff Smith as saying she was disappointed that the DA had shut down the probe. Smith said it was an "inherent conflict of interest" for the crime lab to be part of the DA's office, saying, "We're the investigators, they're the prosecutors." http://coliforniawatch.org/dailyreport/elections-near-sexual-assault-case-re-enters-headlines-2197

Thank you for your time, I hope you do the right thing by sending me the unadulterated videos and activation data.

Tony, Joseph Ciampi

Falsified Videos and Evidence



John Bourke Santa Clara County Crime Lab:

Mr. Bourke,

Someone falsified a video to incriminate you of a crime and you were going to be sent to prison because of that falsified video, how would that make you feel?

Would you falsify a video and other evidence to incriminate someone of a crime? No? But your

Falsified Videos and Evidence

Would you falsify a video and other evidence to incriminate someone of a crime? No? But your actions so far have helped others do just that.

I haven't heard from you nor have I received anything from you. Officer Temores fired taser probes from his taser gun during the 3/15/2008 incident. The video footage of Temores firing his taser probes has been removed from Temores' taser video as well as Temores' MAV video. He along with his fellow officers destroyed those taser probes in order to conceal the edited videos. Additionally, Temores' taser gun's Data Port has been tampered with by removing that discharge information.

Ofc. Burger knowingly and intentionally perjured himself in an attempt to explain why there was a jump in time in his Taser video.

It appears that you never received the taser cameras that actually recorded the incident, for those cameras were sent to Taser International and destroyed in November 2008.

Chief Burns initially asserted that Burger's taser camera was V07-065373 and that he sent you this Taser Camera. After I demanded that he provide me with Taser camera V06-015542 in addition to V07-065373 Chief Burns changed his response to cover up his mistake. It appears that the PAPD has the ability to upload videos on any camera they choose.

At the end of everything, the only thing that we truly own are the choices we make when faced with life's challenges. You are faced with a challenge right now Mr. Bourke. Are you going to be known as

Falsified Videos and Evidence

At the end of everything, the only thing that we truly own are the choices we make when faced with life's challenges. You are faced with a challenge right now Mr. Bourke. Are you going to be known as someone who aided and abetted the PAPD and your superiors in using falsified evidence to incriminate a citizen of a crime, or will you stand up for what is right and just be revealing the truth?

If a citizen knows that law enforcement officers have falsified evidence in order to incriminate another citizen of a crime should that citizen inform the public of what those law enforcement officers have done or should that citizen keep quiet to protect his own self interests? Do we have a duty to freedom, to the Rule of Law and to Democracy to speak up for our fellow citizens when they have been wrongfully persecuted by agents of the state?

If someone falsified videos to incriminate you or one of your loved ones of crime and a fellow citizen had the evidence to reveal the truth, would you want that person to reveal the truth or would want that person to keep quiet allowing you and your loved ones to be unjustly prosecuted?

There is a part of me that believes that your office actually obtained the unadulterated MAV video from Temores' police car's hard drive for I viewed someone from the DA's office taking it away from the PAPD around September 2008.

Please send me the unadulterated MAV and taser videos. I know you have the original taser gun activation data downloads, at the very least you could send me those to prove that I was shocked for a much longer duration then what Officers Temores and Burger falsely testified to

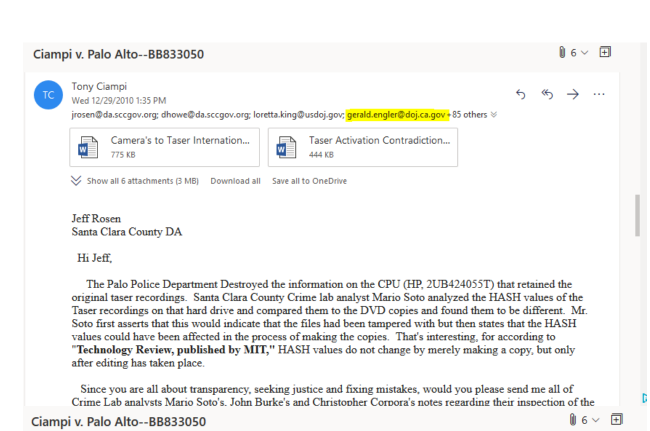
Falsified Videos and Evidence

I emores' police car's hard drive for I viewed someone from the DA's office taking it away from the PAPD around September 2008.

Please send me the unadulterated MAV and taser videos. I know you have the original taser gun activation data downloads, at the very least you could send me those to prove that I was shocked for a much longer duration then what Officers Temores and Burger falsely testified to.

Unless you tell me that you are technically unable to produce the items I have requested within a week I will conclude that you refuse to produce the items because you believe in using falsified evidence to incriminate citizens of crimes.

Joseph (Tony) Ciampi



after editing has taken place.

Since you are all about transparency, seeking justice and fixing mistakes, would you please send me all of Crime Lab analysts Mario Soto's, John Burke's and Christopher Corpora's notes regarding their inspection of the taser guns, Taser and MAV videos.

I would especially like the HASH values that Soto obtained from the DVD's and the CPU along with identifying the copies of those videos by their date of last modification and amount of memory.

Additionally, not one of the crime lab analysts have documented the taser gun activation data from Burger's and Temores' taser guns in the reports provided to me.

Would you please send me the activation data that crime lab analysts Mario Soto, John Burke and Christopher Copora documented when they analyzed the evidence.

If they did not document the activation data from Burger's and Temores' Taser guns as a part of their inspections, please provide me an explanation as to why they would not document the activation data from the Taser guns.

Attached is a brief I filed in Federal Court last Thursday documenting that Chief Burns provided me falsified taser gun activation reports in September for Temores' and Burger's taser guns, verified by downloading the taser gun Data Ports directly on December 17, 2010. Additionally, Burger's activation data is not in chronological order and both activation reports appear to be missing approximately three months of activations. Data Ports are to retain the last 1,500 firings in chronological order.

Attached is a brief I filed in Federal Court last Thursday documenting that Chief Burns provided me falsified taser gun activation reports in September for Temores' and Burger's taser guns, verified by downloading the taser gun Data Ports directly on December 17, 2010. Additionally, Burger's activation data is not in chronological order and both activation reports appear to be missing approximately three months of activations. Data Ports are to retain the last 1,500 firings in chronological order.

I also discovered that the PAPD sent two taser cameras to Taser International that were exchanged for two new cameras in November 2008 because the original cameras could NOT be repaired. The two cameras sent to Taser International were never documented in the inventory of the Palo Alto Police Department.

That is very convincing evidence that Palo Alto Police Chief Dennis Burns and Palo Alto Police Sergaeant Natasha Powers conspired to violate PC 132 and 134.

Chief Burns has admitted to consenting to the delieberate destruction of Temores' taser probes, taser wires, taser cartridge etc.. by subordinate officers. That is prima facie evidence of violating PC 141B.

I have already provided the irrefutable evidence that Burger and Temores committed perjury during my Pre-Trial Examination

I live in constant fear of the PAPD framing me for another crime using falsified evidence in order to further conceal their crimes. I should not have to live in fear of law enforcement authorities.

If you do not hold these officers accountable they can and most likely will falsely and wrongly incriminate me and others of crimes using falsified evidence and statements. They have already attempted this twice since my criminal case was dismissed

Ciampi v. Palo Alto--BB833050

0 6 V FT

If you do not hold these officers accountable they can and most likely will falsely and wrongly incriminate me and others of crimes using falsified evidence and statements. They have already attempted this twice since my criminal case was dismissed.

Are you going to hold these violators of law accountable?

If not, I would like to know why not.

I would also like to know why DDA Deborah Medved, and now former DA Dolores Carr violated California Penal Code 1054.1 by withholding the toxicology report, the crime lab analyses of the videos and taser guns activation reports during my criminal case.

http://www.sfgate.com/cgi-bin/blogs/inthepeninsula/detail?entry_id=76397

http://www.penipress.com/2010/11/04/achilli-murder-prosecutor-gears-up-for-new-job-as-santa-clara-county-<u>d-a/</u>

Rosen carries his family's history with him, in his strong connection with his Jewish heritage and his drive to seek justice.

Rosen carries his family's history with him, in his strong connection with his Jewish heritage and his **drive to** seek justice.

"I like trial work, the courtroom, the argument, the excitement," he says. When asked what motivated him to be a prosecutor, he pauses and leans back. Slowly and deliberately he replies, "I don't like when people are taken advantage of or mistreated."

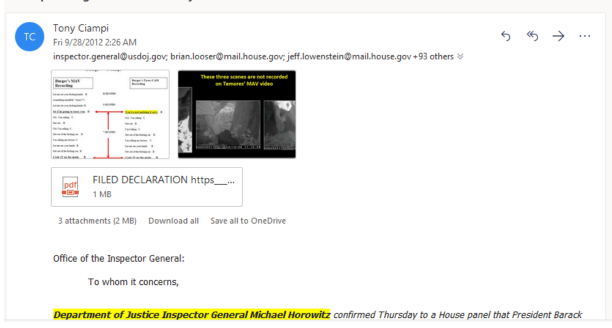
A Conviction Integrity Unit would be responsible for investigating each guilty verdict and working to eliminate the injustice of wrongful convictions. The unit also would hold the D.A.'s office accountable for potential past mistakes. "The people don't care that a mistake was made before I was in office, they just want the mistake fixed," Rosen says.

http://www.mercurynews.com/ci 16819826?nclick check=1

"We will benefit as a result of Jay's strong relationships with others throughout the county," Rosen said. "He will implement my vision of an outstanding prosecutor's office, with high ethical standards of conduct that vigorously pursues equal justice for all."

Tony Ciampi

Complaint against U.S. Attorney General Eric Holder



Department of Justice Inspector General Michael Horowitz confirmed Thursday to a House panel that President Barack Obama's White House obstructed his investigation into Operation Fast and Furious.

The administration has also been accused of stonewalling the congressional investigation into the scandal.

http://dailycaller.com/2012/09/20/doj-inspector-general-obama-administration-obstructed-fast-and-furious-investigation/

You investigated the DOJ and the White House, therefore

I redirect my complaint to include U.S. Attorney General Eric Holder, U.S. Assistant Attorney General Thomas Perez, Section Chief Criminal Section of the Civil Rights Division Mark Kappelhoff, Deputy Assistant Attorney General Loretta King and possibly U.S. Prosecutor Jeff Nedrow all of the Department of Justice. In addition I include form DOJ employee Michael Gennaco, Federal Judge Lucy Koh and President Obama's staff person Mariano-Florentino Cuellar.

See: http://www.obamakillsthelaw.com/exhibit-4.html

Complaint against U.S. Attorney General Eric Holder

Federal Judge Lucy Koh and President Obama's staff person Mariano-Florentino Cuellar.

See: http://www.obamakillsthelaw.com/exhibit-4.html

http://www.obamakillsthelaw.com/

http://chiefburns.weebly.com/index.html

Pages 9-15 of the attached Declaration contain the most accurate account of March 15, 2008. Also See: http://chiefburns.weebly.com/what-happened.html

Palo Alto Police Officers Kelly Burger, Manuel Temores and April Wagner violated **Title 18, U.S.C., Section 242 Deprivation of Rights** Under Color of Law by falsely arresting me, 4th Amendment, and then using excessive force not once but three times during the incident a violation of 4th, 14th and 8th Amendments. In order to conceal their crime, the officers along with several of their superiors including current police Chief Dennis burns, destroyed and fabricated evidence a violation of the 14 amendment right to due process, Brady v. Maryland. Such an act constitutes a violation of **Title 18, U.S.C., Section 241 Conspiracy Against Rights.**

times during the incident a violation of 4th, 14th and 8th Amenaments. In order to conceal their crime, the officers along with several of their superiors including current police Chief Dennis burns, destroyed and fabricated evidence a violation of the 14 amendment right to due process, Brady v. Maryland. Such an act constitutes a violation of **Title 18, U.S.C., Section 241 Conspiracy Against Rights.**

FACTS of Illegal Acts Committed by the Palo Alto Police:

- 1. Destruction of Temores taser probes
- 2. Video footage removed from Temores' taser video;
- 3. Audio/video footage removed and edited on Temores' MAV recording;
- 4. Audio dialog, edited, removed and added to Burger's MAV recording;
- 5. False statement given in police reports and testimony under penalty of perjury;
- 6. Destruction of taser cameras that recorded the incident;
- 7. Destruction of computer hard drive that taser videos and activation data was stored on;
- 8. Destruction of tamper proof MAV hard drives;
- 9. Suppression of evidence;
- 10. Taser gun activation data falsified;
- 11. Submitted falsified taser gun activation reports to federal court;
- 12. Taser gun memory devices, Data Ports, tampered with and information falsified;
- 13. Destroyed bicycle helmet.

There is more but that is enough.

Complaint against U.S. Attorney General Eric Holder

There is more but that is enough.

The above acts constitute violations of California Penal Codes: 118, 132, 134, 141b, 182, 236, 240, 242 and 244.5.

California Penal Code 32 states:

32. Every person who, after a felony has been committed, harbors,

conceals or aids a principal in such felony, with the intent that

said principal may avoid or escape from arrest, trial, conviction or

punishment, having knowledge that said principal has committed such

felony or has been charged with such felony or convicted thereof, is

an accessory to such felony.

Having been informed and provided the irrefutable evidence, Santa Clara DA Dolores Carr and Santa Clara DA Jeff Rosen have violated CA PC 32 by producing fraudulent forensic analyses and negligent investigations with the intent to conceal the crimes of the Palo Alto Police.

All of the evidence at: http://chiefburns.weebly.com/index.html

And more as provided directly to Eric Holder and Thomas Perez: http://www.obamakillsthelaw.com/exhibit-4.html

Likewise U.S. Attorney General Eric Holder and other employees of the Department of Justice named above and others not known have violated CA PC 32 by producing fraudulent forensic analyses and negligent investigations with the intent to conceal the crimes of the Palo Alto Police which constitutes a violation of Title 18, U.S.C, Section 241 Conspiracy Against Rights.

It is not necessary that the conspirators be involved in all stages of planning or be aware of all details. Any voluntary agreement and some overt act by one conspirator in furthance of the plan are the main elements necessary to prove a conspiracy. A conspiracy may exist whether legal means are used to accomplish illegal results, or illegal means used to accomplish something legal.

Based upon the evidence, Federal Judge Lucy Koh was placed on the Federal Bench by President Obama for the sole purpose of concealing the crimes of the Palo Alto Police for nothing explains her deliberate violations of the law and federal rules of civil

Complaint against U.S. Attorney General Eric Holder

Based upon the evidence, Federal Judge Lucy Koh was placed on the Federal Bench by President Obama for the sole purpose of concealing the crimes of the Palo Alto Police for nothing explains her deliberate violations of the law and federal rules of civil procedure in my case 5:09-cv-02655 other than to conceal the illegal acts of the Palo Alto police and others.

If somebody with subpoena and warrant power were to conduct a thorough and objective investigation seeking and desiring the TRUTH no matter what the truth may be, they would find my allegations regarding the Palo Alto Police to be true. The reason why Eric Holder and Jeff Rosen do not find anything wrong is because they refuse to obtain the evidence because they do not want truth to be known.

Sheryl Contois was the Director of Technical services of MAV system in the Palo Alto Police Department during my criminal case. She gave her heart and soul to the Palo Alto police department. It was her life. She abruptly left and went to work for Kustom Signals, the manufacturer of the MAV systems for six months from what I hear and then found a job with someone else.

Why would she leave the Palo Alto police department after 15 years or so to go to work for Kustom Signals for only 6 months?

If I was an investigator for the DOJ and the Inspector General, I would confront her with the facts of the missing dialog and the missing scenes of video footage from the MAV recordings and cut her deal by granting her immunity to come foreword with the truth and you would have it and you would probably be able to obtain the real videos.

Why would she leave the Palo Alto police department after 15 years or so to go to work for Kustom Signals for only 6 months?

If I was an investigator for the DOJ and the Inspector General, I would confront her with the facts of the missing dialog and the missing scenes of video footage from the MAV recordings and cut her deal by granting her immunity to come foreword with the truth and you would have it and you would probably be able to obtain the real videos.

There are others like her, Brian Furtado the current MAV custodian and PAPD officer Ken Kratt to name a few.

Tony Ciampi

P.O. Box 1681

Palo Alto, CA 94302

650-248-1634

Subject: RE: DA Jeff Rosen covers up the crimes of cops

Date: Wed, 26 Sep 2012 15:33:36 -0400 From: Inspector.General@usdoj.gov To: t.ciampi@hotmail.com

Complaint against U.S. Attorney General Eric Holder

Tony Ciampi

P.O. Box 1681

Palo Alto, CA 94302

650-248-1634

Subject: RE: DA Jeff Rosen covers up the crimes of cops

Date: Wed, 26 Sep 2012 15:33:36 -0400 From: Inspector.General@usdoj.gov

To: t.ciampi@hotmail.com

Dear Mr. Ciampi:

Thank you for your recent correspondence. The Department of Justice, Office of the Inspector General, investigates allegations of misconduct by employees of the U.S. Department of Justice, as well as waste, fraud and abuse affecting a Department of Justice agency or program.

The matters that you raised are outside of our investigative jurisdiction, therefore, no action will be taken by our office.

The matters that you raised are outside of our investigative jurisdiction, therefore, no action will be taken by our office.

Please contact our office in the future with any information that relates to our investigative jurisdiction.

Sincerely,

Office of the Inspector General

From: Tony Ciampi [mailto:t.ciampi@hotmail.com] Sent: Tuesday, September 25, 2012 1:07 AM

To: jrosen@da.sccgov.org; jay.boyarsky@da.sccgov.org; james.keene@cityofpaloalto.org;

tbarrett@scscourt.org; info@barackobama.com

Cc: city.council@cityofpaloalto.org; ladoris.cordell@sanjoseca.gov; kamala.harris@doj.ca.gov; gsaldivar@scscourt.org;

D

info@jerrybrown.org; liz.kniss@bos.sccgov.org **Subject:** DA Jeff Rosen covers up the crimes of cops

Jeff Rosen

Complaint against U.S. Attorney General Eric Holder

From: Tony Ciampi [mailto:t.ciampi@hotmail.com]

Sent: Tuesday, September 25, 2012 1:07 AM

To: jrosen@da.sccgov.org; jay.boyarsky@da.sccgov.org; james.keene@cityofpaloalto.org;

tbarrett@scscourt.org; info@barackobama.com

Cc: city.council@cityofpaloalto.org; ladoris.cordell@sanjoseca.gov; kamala.harris@doj.ca.gov; gsaldivar@scscourt.org;

info@jerrybrown.org; liz.kniss@bss.sccgov.org **Subject:** DA Jeff Rosen covers up the crimes of cops

Jeff Rosen

Santa Clara County District Attorney:

Jeff,

can you please explain why you refuse to obtain the missing 4 to 5 seconds of Temores' taser video as verified by your crime lab analyst Christopher Corpora?

Can you explain why your office refuses to prosecute Palo Alto Police Officer Kelly Burger for committing perjury a violation of penal code 118 for Burger is contradicted by the DIRECT EVIDENCE OF HIS OWN TASER VIDEO?

Can you explain why your office refuses to prosecute Palo Alto Police Officer Kelly Burger for committing perjury a violation of penal code 118 for Burger is contradicted by the DIRECT EVIDENCE OF HIS OWN TASER VIDEO?

Can you explain why you refuse to prosecute the culpable Palo Alto Police Officers for destroying Temores' taser probes, wires, cartridge, AFIDS.... in violation of Calif. Penal Code 141b?

Officer Burger verified at the scene that two taser guns, both Burger's and Temores', discharged taser probes, can you explain why Temores' MAV video and Temores' Taser Video did not record/capture Temores firing taser probes from his taser

Can you explain why the audio dialog of, "You're not making it easy" is missing from Burger's MAV recording?

The reason why innocent people go to prison for 19 years is because District Attorneys such as yourself don't hold police officers accountable when they violate the law.

latimesblogs.latimes.com/lanow/2012/09/innocent-man-free-19-years-prison.html?utm source=dlvr.it&

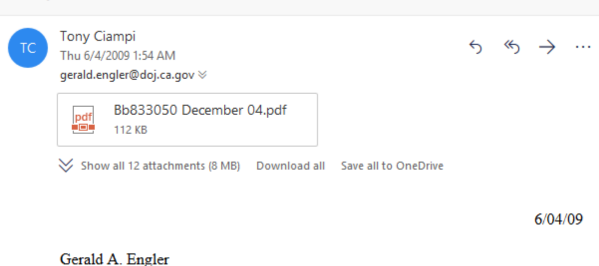
Complaint against U.S. Attorney General Eric Holder

The reason why innocent people go to prison for 19 years is because District Attorneys such as yourself don't hold police officers accountable when they violate the law.

latimesblogs.latimes.com/lanow/2012/09/innocent-man-free-19-years-prison.html?utm_source=dlvr.it&_utm_medium=twitter&dlvrit=649324

That teenager, Landu Mvuemba, told Smith's lawyers that LAPD detectives had pressured him into the identification and that he had tried on a number of occasions over the years to alert authorities about his false statements.

Guilty clients were often vague and hesitant, perhaps trying to sort out lies, but Smith was straightforward and precise.mm"It was effortless for him to answer all of my questions," she recalled. She took his case.



Senior Assistant Attorney General

Dear Mr. Engler,

In a nutshell, I was unlawfully assaulted with Taser guns by Palo Alto police officers. Four audio/video recordings captured the incident. The officers and their superiors conspired to falsify the videos to conceal their unlawful acts

Gerald A. Engler Senior Assistant Attorney General

Dear Mr. Engler,

In a nutshell, I was unlawfully assaulted with Taser guns by Palo Alto police officers. Four audio/video recordings captured the incident. The officers and their superiors conspired to falsify the videos to conceal their unlawful acts and falsely incriminate me of a crime. The District Attorney became aware of the fact that the videos were falsified and perpetuated the crime by proceeding to prosecute me knowing the videos had been falsified. DDA Javier Alcala threw the case during the Pre-Trial Hearing by not showing the Court any one of the videos as he and others in the District Attorney's office did not want the case to go any further where the police could have been easily exposed during an evidentiary hearing as having falsified the videos. He essentially tossed up eighty-mile hour fastballs to which my attorney and myself hit out of the park.

The Santa Clara District Attorney knows that two Taser videos have been falsified, that two Data File reports have been falsified and that two officers made several false statements under oath. Despite all of this the District Attorney refuses to analyze the other two videos with a verification program created to detect whether or not these particular videos have been tampered with. The DA

made several false statements under oath. Despite all of this the District Attorney refuses to analyze the other two videos with a verification program created to detect whether or not these particular videos have been tampered with. The DA refuses to analyze the Data Ports from the Taser guns even though they know the reports conveying the information from the Data Ports are exceedingly inaccurate. The DA refuses to hold the officers accountable for the crimes they have committed.

I wish to provide you personally the evidence I have that corroborates my allegations that the four audio/video recordings and the Taser gun Data File reports of the incident in which I was Tasered by Palo Alto Police Officers Kelly Burger and Manuel Temores have been falsified. In my attempt to convince you the worthiness of my complaint I will forward to you the latest emails I have sent to Santa Clara County District Attorney Dolores Carr and Assistant District Attorney David Howe verifying much of my allegations. I am forced to send you multiple emails as the memory limitations on attachments prohibits me from sending you the material in one correspondence.

You will find a point of contention between Assistant District Attorney
David Howe and myself. I offered to present him with photographic evidence of
Officer Kelly Burger firing his Taser gun at my face while I was holding my
hands in the air. Mr. Howe would not allow me to do this insisting that I could
only drop the material off whereby he and others in the District Attorney's office

You will find a point of contention between Assistant District Attorney
David Howe and myself. I offered to present him with photographic evidence of
Officer Kelly Burger firing his Taser gun at my face while I was holding my
hands in the air. Mr. Howe would not allow me to do this insisting that I could
only drop the material off whereby he and others in the District Attorney's office
could pass my evidence on to the Palo Alto Police enabling them to further
conceal their actions substantiated by his act of sending my material to them
already. I have not given him the evidence I have referred to.

If after going over the material I present to you now and you are serious and sincere about holding police officers accountable for falsifying audio/video recordings, I can provide you with the evidence necessary to do so including the evidence of Burger firing his Taser gun without warning at my face while my hands were in the air.

I can prove to you that there is at least twenty seconds of video footage missing from Temores' MAV video. I can prove to you that scenes in the video are out of chronological order. I can prove to you that I was shocked with electricity for over twenty seconds contradicting the Taser gun Data File reports.

All I can say is is that electricity is an entirely different animal than being hit with a fist or a baton. When you feel the center of your chest, your heart, exploding with painful shocks of electricity and the person subjecting you to those shocks refusing to stop despite your pleas for that person to stop, no pun

All I can say is is that electricity is an entirely different animal than being hit with a fist or a baton. When you feel the center of your chest, your heart, exploding with painful shocks of electricity and the person subjecting you to those shocks refusing to stop despite your pleas for that person to stop, no pun intended, you go into shock.

For a month and a half I looked forward to obtaining and viewing the four videos of my incident, as I knew that an unadulterated recording of the incident would substantiate my account of the events. Initially I am given one video, Temores,' containing no audio. I am flabbergasted at what I see. These cops falsified the videos to conceal their unlawful assault of me and falsely incriminate me of a crime.

Officer Burger shocked my for more than 20 seconds even though I was not resisting or fleeing. He would not stop despite my pleas for him to do so.

The Santa Clara County District Attorney refuses to tell me if they are going to analyze the digital watermark on the videos. The Santa Clara County District Attorney refuses to obtain the Data Ports from the two Taser guns even though I have proven to them that the deployment and activation information from the two Taser guns submitted to their office have been falsified.

What I am telling you is the truth. If you think it important for society to

What I am telling you is the truth. If you think it important for society to ensure that the police cannot edit and alter video recordings than you will want to hold these officers accountable for the Santa Clara County District Attorney most surely is not going to.

Officer Temores fired Taser probes from his Taser gun.
Officer Burger fired Taser probes from his Taser gun.
Four Taser probes were discharged.

- 1. Officer Temoes put one in his pocket.
- 2. There is one in the fence. (This probe could not have come from Burger's Taser gun.)
- 3. There is one on the sidewalk
- There is one over the residential fence.

The police only document two Taser probes into evidence.

The video footage of Officer Temores firing his Taser gun is missing from his MAV video and his Taser CAM video.

Attachments: Pre-Trial Transcript, Police Report, Two Analysis, Crime Lab's Analysis

Ciampi/Tasered/Videos Falsified

Attachments: Pre-Trial Transcript, Police Report, Two Analysis, Crime Lab's Analysis

The Santa Clara County Crime Lab's Analysis confirms that the Taser videos have been edited/tampered with. The crime lab found five of the video files in the Recycle Bin.

Sincerely,

EVIDENCE:

- It should be noted that when listening to the audio of Burger's MAV recording on headphones, the audio is only heard on one speaker indicating that the audio has been edited.
- Officer Burger's MAV audio and Taser video are recording audio simultaneously using microphones that are approximately one foot apart.

Burger stating "Your not making is easy," is the first dialog heard on Burger's Taser CAM recording, yet this dialog is not heard on Burger's MAV recording. This dialog has been edited out of Burger's MAV audio.

3) From the Pre-Trial Transcript:

- 15) Page 51 Lines 7-12 Temores testified that he told officer Burger to, "Taser him," only ONE TIME.
- 32) Page 93 Lines 23-28 & Page 94 Lines 1-2
 Burger testified that he stated the word, "Taser," three times to warn Ciampi that he was going to use the Taser gun.

32) Page 93 Lines 23-28 & Page 94 Lines 1-2
Burger testified that he stated the word, "Taser," three times to warn Ciampi that he was going to use the Taser gun.

At the 10:11:17 mark of Burger's MAV audio and the 17:04:50 Burger is heard stating:

"Back up" "Back up" and "Taser, Taser, Taser" simultaneously.

Can you explain to me how a person can state two different words simultaneously?

It is humanly impossible to state two different words simultaneously.

Obviously some of the dialog was edited into the audio after it was initially created.

Since there is no motive to add the dialog of, "back up," to the audio, the dialog of, "Taser, Taser, Taser" must have been edited into the audio recording to conceal the fact that Burger never warned Ciampi prior to shooting Ciampi with the Taser gun.

 Contrary to the PAPD's position, Temores fired taser probes from his Taser gun.

- Contrary to the PAPD's position, Temores fired taser probes from his Taser gun.
 - Burger states to Officer Powers that there were two discharges.
 - · Burger states to the Medics that there were two discharges.
 - Burger states that the Taser probe in the fence was Temores' as Burger fired his Taser gun at a different angle.
 - Burger is seen in the video firing his Taser gun in a direction away from where the Taser probe lodged into the fence.
 - Temores is seen placing a Taser probe in his pocket on Burger's MAV audio.
 - The medics cannot locate the other probes.
 - Burger and the Medics repeatedly look for a Taser probe in Ciampi's rear end as there is blood all over Ciampi's shorts.
 - The medics indicate that there is one puncture wound to Ciampi's arm and one puncture wound to Ciampi's rear end.

There is one probe in the fence.

There is one probe in Ciampi's arm.

There is one probe in the fence.

There is one probe in Ciampi's arm.

Ciampi has a puncture wound to his rear end. If only one Taser gun fired probes and one of the probes went into the fence and the other went into Ciampi's arm, how did Ciampi end up with a puncture wound to his rear end?

Burger asks Temores "did you find it?" Find what? A Taser Barb over the fence?

Temores fired Taser probes from his Taser gun.

The video footage of Temores firing his Taser gun is missing from his Taser CAM recording and his MAV recording.

Temores never secures his Taser probes and cartridge into the evidentiary property room.

Temores testified that he never fired his Taser gun.

5) Burger's Data File States that he discharged electricity for two seconds, obviously this two seconds took place when Burger initially fired the probes at Ciampi as seen in Temores' MAV video and Burger's Taser CAM video. Burger is not in contact with the wires from his Taser gun at this time. So how is possible that he felt the electrical shock from his Taser wires when he wasn't in contact with the wires?

remores testified that he never fired his raser gun.

5) Burger's Data File States that he discharged electricity for two seconds, obviously this two seconds took place when Burger initially fired the probes at Ciampi as seen in Temores' MAV video and Burger's Taser CAM video. Burger is not in contact with the wires from his Taser gun at this time. So how is possible that he felt the electrical shock from his Taser wires when he wasn't in contact with the wires?

Answer: Burger discharged electricity for more than two seconds contradicting the Data File report.

From Burger's MAV Audio

T-Temores B-Burger P-Powers W-Wagner M-Medics

10:18:39

B: Manny got another taser on him in the bushes over here.

P: You and Manny both hit him with a taser?

B: I shot him first and it wasn't effective and he came at me.

P: O.k.

D. A., J. Al. ... M., J. J. ... Al. J. J.

10:18:39

- B: Manny got another taser on him in the bushes over here.
- P: You and Manny both hit him with a taser?
- B: I shot him first and it wasn't effective and he came at me.
- P: O.k.
- B: And then Manny did so there is two taser discharges.

10:25:54

M: Forearm one of the probes.

M: <u>Puncture wounds a little bleeding but we cannot find the other one though</u>.

10:27:32

M: His left arm bleeding.

M: O.k. and down below that is a little puncture wound. (A puncture wound to

M: So someone hit him in the left arm and where else.? Ciampi's rear

end.) M: **Down here.**

10:27:35

M: So how many of those things do they shoot out, one?

10:27:35

M: So how many of those things do they shoot out, one?

B: I got him once.

M: And that shoots one little dart?

B: 2 darts.

M: 2 darts per shot.

B: And then someone else got him.

M: So four darts total, o.k.

10:27:57

M: So there were four darts total that were fired.

M: We got two of them,

M: They're not sure where they are?

M: One in the arm that came out.

M: And Three others we don't know if they

?: Disconnect sharply

M: So four darts total.

10:35:40

P: Is this is probably yours.

B: It might be, I was more at an angle.

10:35:40

- P: Is this is probably yours.
- B: It might be, I was more at an angle.
- B: I think I hit him.
- B: I think might be Manny's.
- B: That doesn't look, that looks like **That one went straight into the fence. My**

<u>shit</u>

would have been more at an angle.

- B: How many probes are you looking for?
- P: I've got two, I've got two that belong together this and this.
- B: They should all be in this area.

10:40:10

- B: Manny might not have reloaded. Did you find two cartridges Sarge?
- P: No, so far just one.
- B: I wonder if Manny didn't reload.
- T: O.K. Alright Ken.
- B: I've got blood all over me.

10:40:10

- B: Manny might not have reloaded. Did you find two cartridges Sarge?
- P: No, so far just one.
- B: I wonder if Manny didn't reload.
- T: O.K. Alright Ken.
- B: I've got blood all over me.

10:40:29

- B: Did you find it?
- T: Um, ya o.k. sir, no were were o.k.

10:41:10

- T: I dropped that one on the floor and went to drive stun him.
- T: No dude I felt the shock. I got shocked.
- B: I did too from my wires.
- T: How could I do this.

Santa Clarta County District Attorney Investigator Mario Soto analyzed Palo Alto Police Officers Manuel Temores' and Kelly Burger's Taser CAM audio/video recordings. Soto found inconsistencies and contradictions of the

Santa Clarta County District Attorney Investigator Mario Soto analyzed Palo Alto Police Officers Manuel Temores' and Kelly Burger's Taser CAM audio/video recordings. Soto found inconsistencies and contradictions of the hash values for each file yet he does not clarify exactly why these inconsistencies exist for he concludes that the differences, "could be," accounted for by the difference in metadata for each video file. Soto's analysis does not address any of the irregularities of the recordings cited by Stutchman's analysis, specifically the contradictions between the videos and the Data File reports, the jumps in time on the time date stamp, the missing video footage and the contradictions between the firings of the Taser guns.

Investigator Soto found Five ASF files in the "Recycle Bin" folder for the "npowers" account. That is empirical proof that the videos given to the District Attorney have been edited in some fashion, for if a person is just making a carbon copy of a video, there is no justifiable reason why a file should end up in a "Recycle Bin." Why would there be files of a video that supposedly has not been edited in a "Recycle Bin" folder? There wouldn't. The video given to the District Attorney has been edited. Soto's analysis seems to raise more questions then it answers corroborating the findings of Forensic Expert Gregg Stutchman, that the Taser CAM videos have been tampered with and thus falsified.

The video files Soto analyzed are not the original video files; a Taser gun's Taser

The video files Soto analyzed are not the original video files; a Taser gun's Taser CAM records audio/video recordings on MPEG4. The videos that the Palo Alto Police provided to the Santa Clara District Attorney are in ASF (Advanced Streaming Format) file format a file format that can be edited. Sergeant Natasha Powers of the Palo Alto Police Department stated at the February 6, 2007 Taser Task Force meeting that videos from Taser guns will be put in PDF format so that they cannot be edited and altered, page 6, paragraph 4, lines 12-14 of the February 6, 2007 minutes. PDF files look like original documents and preserve source file information. Using ASF files Stutchman made a sample edit of the Taser videos which he could not have done using the PDF file format. Soto and the Santa Clara District Attorney have not viewed or analyzed the original Taser videos or videos on files that cannot be edited. The Palo Alto Police Department saved and provided the District Attorney Taser videos in a file format that can be edited and altered contrary to what they stated at the Taser Task Force meeting.

The Santa Clara District Attorney's office analyzed the Taser videos but did not did obtain the verification software from either the Palo Alto Police Department or Kustom Signals, the manufacturer of the MAV systems, in order to verify whether or not the MAV videos have been tampered with. Given the credible allegations that I have raised it would seem appropriate to analyze the digital watermark on the MAV videos which meets the Daubert requirements for court admissibility which is a very high standard for determining the veracity of

I was also informed that it is impossible for the last date of modification of a video file from one of their camera systems to be different from the date and time that the video was initially captured, created and saved unless the video was edited in some manner. Both Temores and Burger's MAV recordings have a date of last modification three days after the date and time that they initially captured, created and saved the files on their computer hard drive. The Taser wire from Burger's Taser gun is seen in Temores' MAV video and Burger's Taser CAM video prior to Burger firing his Taser gun signifying that the scenes in Temores' MAV video are out of chronological order.

Soto does not refute any of the irregularities cited in Forensic Expert Gregg Stutchman's report and thus Soto apparently concedes that Stutchman's report is an accurate analysis of the videos, that the Taser videos have been edited, altered, and have had content removed.

http://www.cityofpaloalto.org/civica/filebank/blobdload.asp?BlobID=7488 Palo Alto Taser Task Force Minutes 2/6,08

http://www.kustomsignals.com/products/pdf/product_7613524.pdf
Security and Evidence Admissibility
Our in-car video software records a digital watermark
simultaneously with the video. Our file verification program
allows scrutinized files to be authenticated as
valid, unaltered files.

http://www.kustomsignals.com/products/pdf/product_7613524.pdf

Security and Evidence Admissibility

Our in-car video software records a digital watermark simultaneously with the video. Our file verification program allows scrutinized files to be authenticated as valid, unaltered files.

Video evidence recorded by any Kustom Signals' video system is admissible under the Federal Rules of Evidence and meets both Frye and Daubert requirements. A white paper addressing admissibility issues is available.

http://www.taser.com/research/technology/Pages/EnhancedUSBDataport.aspx
Secure ".x26" data files. The data downloads are saved in encrypted data files that help prevent tampering. This helps preserve the admissibility of X26 dataport download reports for use in court. The X26 will store the last 1500+ firings in its memory.

http://www.taser.com/SiteCollectionDocuments/Controlled%20Documents

/Brochures/Law%20Enforcement/aser_cam_bifold.pdf

The TASER CAM records over an hour of MPEG4 video and audio data. An optional upgrade system, the TASER CAM is compatible with all TASER X26s and provides another layer of accountability to corroborate an officer's report.

http://www.adobe.com/products/acrobat/adobepdf.html

Rich in file integrity — PDF files look like original documents and preserve source file information — text, drawings, video, 3D, maps, full-color graphics,

another layer of accountability to corroborate an officer's report.

http://www.adobe.com/products/acrobat/adobepdf.html

Rich in file integrity — PDF files look like original documents and preserve source file information — text, drawings, video, 3D, maps, full-color graphics, photos, and even business logic — regardless of the application used to create them.

http://www.cityofpaloalto.org/civica/filebank/blobdload.asp?BlobID=9234 Palo Alto's Use of Force policy

308.98 The downloaded activation report shall be included in the original police report.

Palo Alto Police and the City Attorney refused to provide this information for over 140 days and would not even honor a subpoena request. Only after it was made public did they provide the falsified reports.

http://www.cityofpaloalto.org/cityagenda/publish/cityclerk-reports/documents/050801PoliceMobileAudioSCAN0473_000.pdf

PALO ALTO MAV, Mobil Audio Visual System, POLICY

Pages 15 and 16: Video authenticatin is required and shall be provided by impeding a a time stamp in the digital recording. The time stamp shall be recorded in a propriety format that cannot be duplicated as to ensure that any attempts to alter are detected. Propriety software designed to detect and reveal alterations to the video shall be supplied.

Page 24, Item #3: The recording device shall contain a method to determine if the recording media has been tampered with after it was recorded

Lopoza

Palo Alto Police and the City Attorney refused to provide this information for over 140 days and would not even honor a subpoena request. Only after it was made public did they provide the falsified reports.

http://www.cityofpaloalto.org/cityagenda/publish/cityclerk-reports/documents/050801PoliceMobileAudioSCAN0473_000.pdf

PALO ALTO MAV, Mobil Audio Visual System, POLICY

Pages 15 and 16: Video authenticatin is required and shall be provided by impeding a a time stamp in the digital recording. The time stamp shall be recorded in a propriety format that cannot be duplicated as to ensure that any attempts to alter are detected. Propriety software designed to detect and reveal alterations to the video shall be supplied.

Page 24, Item #3: The recording device shall contain a method to determine if the recording media has been tampered with after it was recorded

Ciampi/DA refuses to file charges against Palo Alto Police Tony Ciampi Mon 6/22/2009 2:02 AM dperez@da.sccgov.org ⊗ Attention Debbie Perez 6/22/09 Gerald A. Engler Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 Mr. Engler, I have given Santa Clara County District Attorney Dolores Carr and Assistant District Attorney David Howe a substantial amount of evidence proving

allogations that Dalo Alta Dalias Officer Vally Durger shot me in the fee

Ciampi/DA refuses to file charges against Palo Alto Police

Tony Ciampi
Sun 6/21/2009 10:35 PM
gerald.engler@doj.ca.gov >>

5 % → …

6/22/09

Gerald A. Engler

Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Mr. Engler,

I have given Santa Clara County District Attorney Dolores Carr and Assistant District Attorney David Howe a substantial amount of evidence proving my allegations that Palo Alto Police Officer Kelly Burger shot me in the face with his Taser gun and then proceeded to shock me repeatedly even though I was not fleeing or resisting and that members of the Palo Alto Police have falsified the videos and Data Files in order to cover up Burger's and the other officers'

Ciampi/DA refuses to file charges against Palo Alto Police

my allegations that Palo Alto Police Officer Kelly Burger shot me in the face with his Taser gun and then proceeded to shock me repeatedly even though I was not fleeing or resisting and that members of the Palo Alto Police have falsified the videos and Data Files in order to cover up Burger's and the other officers' illegal assault and battery of me and incriminate me of a crime, yet Carr and Howe refuse to file charges and prosecute the culpable officers. I am going to send them one last email substantiating my allegations which I will carbon copy to you and others for verification.

Sincerely,

Joseph (Tony) Ciampi

Ciampi/Officers caught in the act/1



Tony Ciampi Mon 8/24/2009 1:05 AM

gerald.engler@doj.ca.gov; nancy.brown@calbar.ca.gov;



caught in the act.doc 571 KB

August 24, 2009

5 % → ...

Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Dear Mr. Engler,

Officers caught in the act.

Sincerely,

Ciampi/Officers caught in the act/2



August 24, 2009

Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

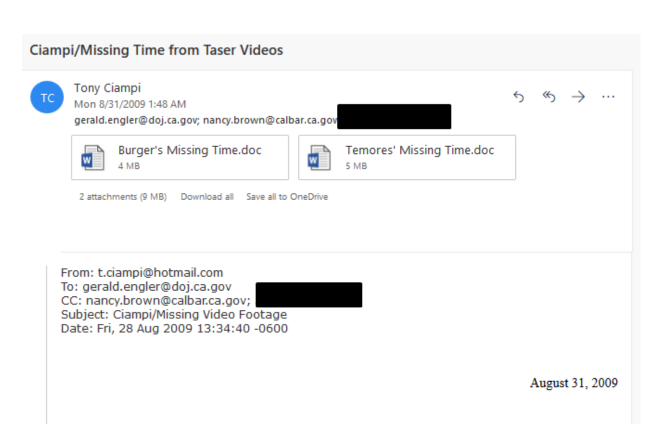
Dear Mr. Engler,

If a police officer violates the laws of California by committing crimes against a fellow citizen, should that police officer be charged and prosecuted for violating those laws and committing those crimes against his or her fellow citizen?

See Attachment for Motive and Charges:

"Before governments were organized, no one denies that each individual possessed the right to protect his own life, liberty and property. And when 100 or 1,000,000 people enter into a free government, they do not barter away their natural rights; they simply pledge themselves to protect each other in the enjoyment of them, through prescribed judicial and legislative tribunals."

Susan B. Anthony



Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Ciampi/Missing Time from Taser Videos

August 31, 2009

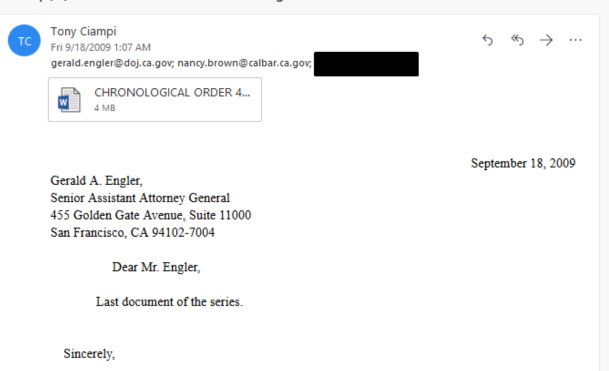
Gerald A. Engler,
Senior Assistant Attorney General
455 Golden Gate Avenue, Suite 11000
San Francisco, CA 94102-7004

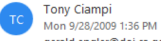
Dear Mr. Engler,

Here is a little more analysis for your consideration. Please see attachments.

Sincerely,

Ciampi/4/Temores' MAV is out of chronological order







gerald.engler@doj.ca.gov; nancy.brown@calbar.ca.gov;



Burg. Illuminated Taser Wire... 2 MB

September 28, 2009

Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Dear Mr. Engler,

A few more pieces of New Evidence for you to consider and a recap of some evidence I do not want to be lost in the enormous amount that I have given to you.

Sincerely,

Ciampi/Is the Santa Clara County DA above the Law?



October 10, 2009

Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Dear Mr. Engler,

The Santa Clara County DA has been provided with information that any reasonable person would conclude that the videos and Data Files have been tampered with. At the very least, the information provided to the DA would warrant an analysis of the watermark and the downloading of the Taser Videos. The DA has made an intentional decision not to analyze the watermark or download the videos. This is an act committed with forethought and the intent of concealing the felonious crimes of officers Palo Alto Police Officers Powers, Burger, Temores and Wagner.

PC 32- Every person who, after a felony has been committed, harbors, conceals or aids a principal in such felony, with the intent that said principal may avoid or escape from arrest, trial, conviction or punishment, having knowledge that said principal has committed such felony or has been charged with such felony or convicted thereof, is an accessory to such felony.

Ciampi/Is the Santa Clara County DA above the Law?

felony or has been charged with such felony or convicted thereof, is an accessory to such felony.

The DA should have analyzed the watermark prior to my Pre-Trial Hearing, yet the DA refused. The DA continues to this day to refuse to analyze the watermark and download Temores' and Burger's Taser guns. The DA is violating PC 32.

DDA Javier Alcala did not show Judge Thang Barrett any of the four audio/video recordings of the incident, but he did show Palo Alto Daily News Reporter Will Oremus Temores' MAV video. Why would he show a reporter a video of the incident and not the Judge?

Alcala knew the videos had been tampered with and prosecuted me despite this fact, <u>knowing</u> that Temores would likely give perjurious testimony on the witness stand in order to have me wrongfully convicted of a crime.

The Santa Clara County District Attorney's Office has violated my right to due process and equal protection of the laws, the Fourteenth Amendment of the United States.

They, the attorneys and investigators of the Santa Clara County District

Attorney's Office perpetrate criminal and unconstitutional acts because they believe they are above the law. They believe they are above the law because their is no authority in government or out which will hold them accountable.

If someone doesn't hold them accountable, then in fact they are above the law.

What is above the law? Above the law is the ability to committ crimes that all other citizens are held accountable for and yet not be held accountable for at all or in equality of punishment and discipline.

Ciampi/Is the Santa Clara County DA above the Law?

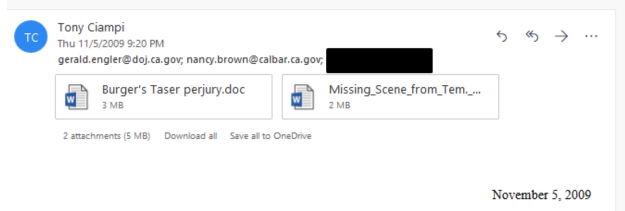
What is above the law? Above the law is the ability to committ crimes that all other citizens are held accountable for and yet not be held accountable for at all or in equality of punishment and discipline.

It is yours and AG Jerry Brown's responsibility, it is yours and AG Jerry Brown's duty and obligation to hold violaters of California Law accountable by prosecuting them even if those law breakers are apart of the justice system.

Dolores Carr, Javier Alcala, Deborah Medved, Mario Soto and others have deliberately committed an act upon a U.S. and California Citizen that they would not want to done themselves. They are charged with upholding the law and meting it out fairly and equally. They not only have violated the oath of their office, but they have committed a criminal act which they could be forced to hold others accountable for in similar cases. That is the ultimate double standard. That is the definition of hypocrisy and corruption of our government agents.

Mr. Engler, if you do not hold them accountable then the corruption of our justice system will become worse. If you hold them accountable, others will see that they cannot get away with violating the Law, the Constitution and the Constitutional Rights of Citizens and corruption in the justice system will be lessened if not entirely removed.

Ciampi/Analyze Watermark and Data Port?



Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004

Dear Mr. Engler,

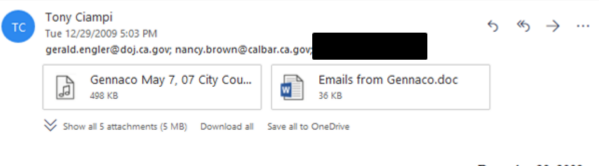
Not wanting the following facts to be lost in the plethora of evidence provided to you, I provide you again the following for clarity and to warrant further investigation of my allegations.

1) Page 53 lines 22 to 28 and page 54 lines 1-6 of the Pre-Trial Transcript:

Temores states that Ciampi ended up on the ground two separate times getting up off the ground in between.

Page 2 line 17 of officer Wagner's statement on the police report she states that Ciampi got up off

Ciampi/Part 3/IPA Gennaco conceals incriminating evidence of Palo Alto Police Officers



December 29, 2009

Gerald A. Engler, Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 1 (415) 703-1361 1 (415) 703-5500

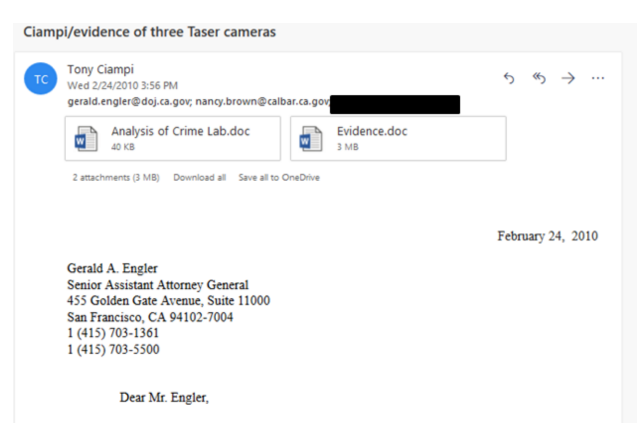
Dear Mr. Engler,

I made several complaints to Palo Alto Police Department's Independent Police Auditor Michael Gennaco regarding the crimes committed against me by members of the Palo Alto Police Department.

In Mr. Gennaco's final report for 2008 he concluded that no crimes or misconduct occurred and that none of the technical data has been tampered with.

http://www.mercurynews.com/breaking-news/ci_13684253?nclick_check=1

"Dalo Alto police auditor finds Tasse complaint unfounded"



I have attached an electrronic copy of the evidence that I sent you over a week ago. I sent Attorney General Edmund G. Brown forensic expert Gregg Stutchman's analysis of the Taser videos on September 18, 2008 and October 28, 2008 which verifies that the Taser videos had been falsified. In correspondence from you on October 29, 2008 you state that your office is not going to investigate that the Santa Clara County District Attorney will. The Santa Clara County District Attorney continued to prosecute me knowing that the videos had been falsified, and therefore knew that the officers would provide false testimony during my Pre-Trial Hearing which I have proven

Ciampi/evidence of three Taser cameras

I have attached an electrronic copy of the evidence that I sent you over a week ago. I sent Attorney General Edmund G. Brown forensic expert Gregg Stutchman's analysis of the Taser videos on September 18, 2008 and October 28, 2008 which verifies that the Taser videos had been falsified. In correspondence from you on October 29, 2008 you state that your office is not going to investigate that the Santa Clara County District Attorney will. The Santa Clara County District Attorney continued to prosecute me knowing that the videos had been falsified, and therefore knew that the officers would provide false testimony during my Pre-Trial Hearing which I have proven through direct evidence.

My complaint was not only about the Palo Alto Police Department but also about the Santa Clara County District Attorney. This has now been verified by the fraudulent analysis conducted by the Santa Clara County Crime Lab regarding the videos of my incident. You left it up to the agency who was violating my rights to hold itself accountable and that agency did not hold itself accountable.

The Crime Lab did not refute Stutchman's analysis because the Crime Lab failed to compare the activation data from the Data Ports to the Taser-CAM videos. The data from the Data Ports and the Taser-CAM videos should be consistant, however as I have pointed out for over a year and a half, the Data File report provided my attorney during my criminal case contradicts the Taser videos.

Any legitimate and thorough investigation of the videos and technical data would include comparing the activation data from the Taser guns to that of the videos. As Assistant District Attorney David Howe has put it, "significant time and resources were expended in this review to ensure that it was performed in a objective and comprehensive fashion," however, the Santa Clara Crime Lab, ADA Howe and DA Dolores Carr have intentionally performed an inadequate investigation in order to conceal the crimes of the Palo Alto Police Department. I pointed out to them that Taser-CAM recording record video footage on MPEG4 files every time and that the videos that they viewed were on ASF files. They do not dispute this.

The Santa Clara County Crime lab, ADA How and DA Dolores Carr have intentionally performed a

Ciampi/evidence of three Taser cameras

The Santa Clara County Crime lab, ADA How and DA Dolores Carr have intentionally performed a fraudulent analysis of the technical data and videos in order to conceal the crimes of the Palo Alto Police Department. They continue to refuse to analyze the watermark on the MAV videos. DDA Javier Alcala did not show the Judge any of the videos during my Pre-Trial Hearing. That is a violation of Penal Code 32.

Palo Alto Police Chief Dennis Burns sent the crime lab two Taser Cameras. One was attached to Temores' Taser gun and matches the camera that recorded the incident on March 15, 2008. The other camera attached to Officer Burger's Taser gun does not match the camera that recorded the incident on March 15, 2008. Palo Alto Police Chief Dennis Burns sent the crime lab the wrong camera, but somehow the video of the incident was on it. How did the video of the incident get placed on a camera that did not even record the inident?

Are you going to initiate a criminal investigation?

·----

- Are you going to download the Data Ports from Officers Temores' and Burger's Taser guns?
- Are you going to obtain the original Taser-CAM videos created on the MPEG4 files?
- Are you going to analyze the watermark on the two MAV recordings.
- Are you going to prosecute Officer Burger for violating penal code 118(a) Perjury?
- Are you going to prosecute the culpable officers and DA staff for falsifying the evidence?

Sincerely,

Ciampi/Analyze Watermark?



February 26, 2010

Gerald A. Engler Senior Assistant Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 1 (415) 703-1361 1 (415) 703-5500

Dear Mr. Engler,

Do you intend to analyze the watermark on the MAV videos?

Sincerely,

Empirical evidence of Temores' MAV video being edited



Dear Mrs. King,

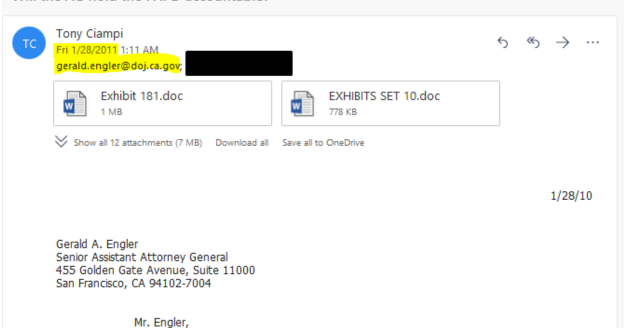
Washington, D.C. 20530

I have attached empirical evidence that Temores' MAV video has been edited and falsified.

Sincerely,

950 Pennsylvania Avenue, N.W.

Office of the Assistant Attorney General, Main



I have provided you and Jerry Brown a plethora of evidence verifying my allegations but up to now you and Mr. Brown have refused to hold the PAPD accountable. Are you forwarding my case to Kamala Harris? If so, will she hold the officers accountable? I recently discovered that the Santa Clara County Crime Lab may have the original hard drive which the taser videos were downloaded into. It should be easy to recover the deleted/erased videos from the March 15, 2008 incident. You could send it to the Silicon Valley Regional Computer Forensic Laboratory in Menlo Park, CA to recover the original videos.

Joseph (Tony) Ciampi

From: t.ciampi@hotmail.com

To: rkeaton@ascld-lab.org; tplummer@ascld-lab.org; ken.melson@atf.gov; rromero@washoecounty.us; jay.jarvis@gbi.ga.gov; pam.bordner@state.or.us

Subject: Crime Lab Complaint

Date: Thu, 27 Jan 2011 23:02:08 -0700

1/27/11

Ralph Keaton ASCLD/LAB Executive Director 139 Technology Drive Ste J Garner, NC 27529 rkeaton@ascld-lab.org

Dear Mr. Keaton,

My name is Joseph (Tony) Ciampi. I see that you have given accreditation to the Santa Clara County Crime Lab, (California). I wish to make complaint against that crime lab.

Former DA Dolores Carr and current DA Jeff Rosen have deliberatley concealed the crimes committed by personnel from the Palo Alto Police Department which includes the editing and falsification of FOUR audio/video recordings and two taser gun data ports.

Crime Lab analysts Christopher Corpora, Mario Soto and John Burke are involved. I can provide you with all of the evidence that proves my allegations. I have attached some that evidence which proves that the two data ports from the two taser guns used to shock me have been tampered with. Both data ports are missing apporximately three months of activations, and one of the data ports documented the activations out of chronological order.

Crime Lab analysts Christopher Corpora, Mario Soto and John Burke are involved. I can provide you with all of the evidence that proves my allegations. I have attached some that evidence which proves that the two data ports from the two taser guns used to shock me have been tampered with. Both data ports are missing apporximately three months of activations, and one of the data ports documented the activations out of chronological order.

Not one of the Santa Clara County Crime Lab analysts documents the activation data from the two taser guns in their reports. Former Santa Clara County DA Dolores Carr and current DA Jeff Rosen refuse to provide me that data and or explain why the crime lab did not document the activation data from the two taser guns used during my incidnet.

I have also included Mario Soto's analysis of the taser videos early on in the case in which he seems to verify that the taser videos had been tampered with.

I have a civil lawsuit filed in Federal Court in the Northern District of California, (San Jose Division) to which you can access much of the evicence I have compiled that verifies that the four audio/video recordings have been edtied and falsified, contrary to the findings of the Santa Clara County Crime Lab. Look up Case No. C09-02655 and the exhibits from Court Documents 55 and 109.

Crime Lab analyst Mario Soto was involved in another negligent analysis of gun powder residue which sent an innocent man, Dung Pham, to prison.

Are you able to take action against the Santa Clara Crime Lab should you verify my allegations, and if so why kind of actions would you take?

THE EVIDENCE:

· Audio dialog heard on one recording that is not heard on the other;

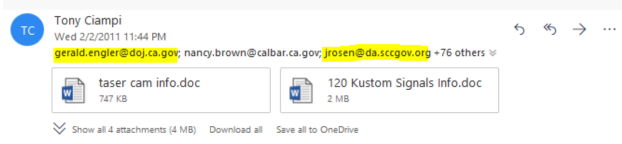
THE EVIDENCE:

- · Audio dialog heard on one recording that is not heard on the other;
- · An officer heard stating two words simultaenously;
- · video footage captured on one recording that was not captured on the other;
- · numerous editing flaws visible in the videos;
- Taser wire visible in the video prior to any taser gun firing probes verifying that the video in not in chronological order;
- Illuminated, electrically charged taser wire visible 8 seconds after the taser gun data port states that the taser gun stopped discharging electricity;
- Illuminated, electrically charged taser wire visible in bits and pieces in over 17 seconds of video footage contradicting the taser guns' data port which states that the taser gun only discharged electricity for two seconds;
- A taser probe lodge into a fence that did not come from the only taser firing captured on the video verifying that two taser firings took place and that the video footage of the second firing is missing from the video.

There is significant amount of more evidence. Would you like me to send you copies of the videos and the remainder of the evidence?

Additionally, do you have any information on the file format that Taser Cam's record video footage on. According to Taser International's website and the Taser Cam manual, the Taser Cam records in MPEG-4, however the Palo Alto Police Department has only provided taser videos in the ASF and AVI file formats

Joseph (Tony) Ciampi



2/2/2011

Gerald A. Engler,
Senior Assistant Attorney General
455 Golden Gate Avenue, Suite 11000
San Francisco, CA 94102-7004

Dear Mr. Engler,

I have asked the ASCLD/LAB to investigate the Santa Clara County's Crime Lab. I hope that Jerry and Kamala will do the right thing and hold the culpable police officers accountable for trying to

Santa Clara County Crime Lab Complaint Follow Up

Dear Mr. Engler,

I have asked the ASCLD/LAB to investigate the Santa Clara County's Crime Lab. I hope that Jerry and Kamala will do the right thing and hold the culpable police officers accountable for trying to put me in prison by using edited and fabricated videos and retrieve the original videos.

ARTICLE 5 EXECUTIVE SEC. 13.

Subject to the powers and duties of the Governor, the Attorney General shall be the chief law officer of the State. It shall be the duty of the Attorney General to see that the laws of the State are uniformly and adequately enforced. The Attorney General shall have direct supervision over every district attorney

Whenever in the opinion of the Attorney General any law of the State is not being adequately enforced in any county, it shall be the duty of the Attorney General to prosecute any violations of law

Joseph (Tony) Ciampi

From: t.ciampi@hotmail.com

To: rkeaton@ascld-lab.org; tplummer@ascld-lab.org; ken.melson@atf.gov; rromero@washoecounty.us;

jay.jarvis@gbi.ga.gov; pam.bordner@state.or.us

Subject: Crime Lab Complaint Follow Up Date: Wed, 2 Feb 2011 22:35:53 -0700

2/2/2011

Ralph Keaton

ASCLD/LAB Executive Director

139 Technology Drive Ste J

Garner, NC 27529

http://www.ascld-lab.org/

Dear Mr. Keaton,

thank you for your response. I trust you will conduct a very thorough investigation. I have sent you most of my evidence including a copy of all the videos and my own analysis of the videos and other evidence. You should be receiving them through the US mail in the next three days.

One, Santa Clara County Crime Lab analyst Christopher Corpora verifies that the two taser videos do not have corresponding amounts of time, yet somehow determines that nothing is wrong with them.

One, Santa Clara County Crime Lab analyst Christopher Corpora verifies that the two taser videos do not have corresponding amounts of time, yet somehow determines that nothing is wrong with them.

Two, Santa Clara County Crime Lab analyst Mario Soto determined that the Hash values to not match verifying that editing has taken place, yet concludes that nothing is wrong with the video.

Three, Santa Clara County Crime Lab analyst John Burke determined that the taser videos are not in chronological order, (frames not properly indexed), yet appears to conclude that nothing is wrong.

Four, the taser guns' data ports are missing approximately three months of activations.

Five, Burger's taser gun's data port has documented the activation out of chronological order.

NOT ONE OF THE CRIME LAB ANALYSTS DOCUMENTED THE TASER GUNS ACTIVATIONS AS A PART OF THEIR ANALYSIS OF THE EVIDENCE.

http://www.ascld-lab.org/cert/cert149.pdf

A PART OF THEIR ANALYSIS OF THE EVIDENCE.

http://www.ascld-lab.org/cert/cert149.pdf

Still no word from Santa Clara County DA Jeff Rosen as to whether he will provide me with the notes of the analysis conducted on the evidence including the taser gun activation data.

Six, I've just learned that the taser guns may have just recently been removed from evidence and sent to Taser International.

Seven, the MAV recordings have an embedded watermark in them in order to authenticate the videos. The Defendants, at the direction of Kustom Signals, the manufacturer of the MAV system, removed the watermark from the MAV videos in order to make copies of the videos. See Court Document 115 on the Federal Court of Northern California's (San Jose Division), PACER system.

Kustom Signals explanation is that in order to make copies played on DVD's for the Courts, the watermark must be removed. If that is the case, then why doesn't Kustom Signals have the ability to produce these DVD playable copies themselves?

DVD playable copies themselves?

One of the mores significant pieces of evidence that you will discover from the information that I sent to you is that two taser guns fired taser probes during the altercation, yet only one firing is captured on the MAV and Taser recordings verifying that video footage has been removed from Temores' MAV video and Temores' taser video. Officer Burger himself verifies that two discharges took place with Sgt. Powers lines 21 and 22 of page 10 of Burger's MAV transcript and also verifies with the paramedics that four probes were fired during the incident, pages 13 and 14 of Burger's MAV transcript. Burger also acknowledges that the taser probe in the fence did not come from his taser gun corroborating the trajectory of Burger's firing which verifies that it would be physically impossible for the probe in the fence to have come from Burger's taser gun.

Additionally, you will discover that the taser videos provided to me were created on two different file types, ASF and AVI. This is interesting for Taser International's own website, Taser International's Taser Camera Manual, a Department of Justice study as well as a study conducted by the British Government all verify that the taser cameras record in MPEG-4. Taser International has explained this discrepancy by stating that the taser camera records in M4S2 Codecs which is an MPEG4 file. The problem with that is Codecs are not videos.

Taser has declared the AVI a wrapper file which holds the M4S2. So the question is, why are MPEG-4 videos also called wrapper files which can contain a variety of Codecs?

Taser has declared the AVI a wrapper file which holds the M4S2. So the question is, why are MPEG-4 videos also called wrapper files which can contain a variety of Codecs?

There are MPEG4 wrapper files and there are MPEG4 codec files.

Taser identifies the ASF wrapper as the ASF video.

Taser identifies the AVI wrapper as the MPEG4 video.

Why is Taser International inconsistent in identifying its videos?

Gregg Stutchman an audio/video forensic expert, of Napa California, (http://www.stutchmanforensic.com/), who conducted an initial analysis of the ASF files determining them to have been falsified actually created an AVI file of the ASF file to demonstrate how the ASF file could have been tampered with for the AVI file as well as the ASF file are both easy to edit regardless of the type of codecs used to create the two different types of video files.

A good forensic lab would be able to determine that the dialog of "Back up, back up," and "Taser, taser, taser," were stated simultaneously by Officer Burger which is humanly impossible, page 4 lines 23 to 25 of Burger's MAV transcript. Using aural, waveform and spectrographic analysis you will be able to verify that

Santa Clara County Crime Lab Complaint Follow Up

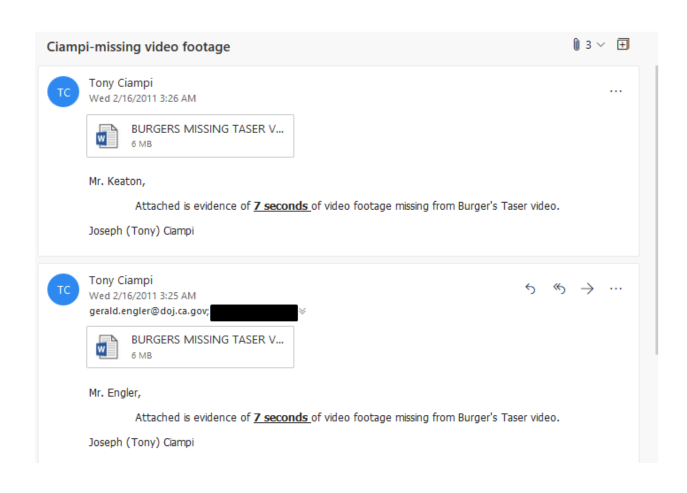
I look forward to the conclusion of your investigation.

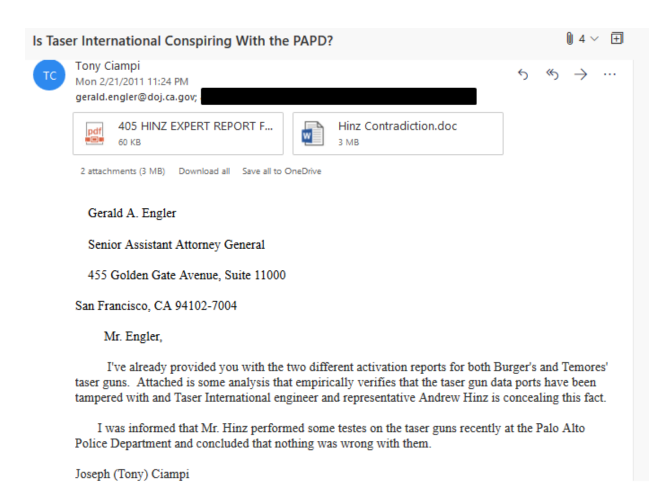
A good forensic lab would be able to determine that the dialog of "Back up, back up." and "Taser, taser, taser," were stated simultaneously by Officer Burger which is humanly impossible, page 4 lines 23 to 25 of Burger's MAV transcript. Using aural, waveform and spectrographic analysis you will be able to verify that no one at the scene of the incident stated "taser, taser," and that those words were added to the recording at a later date. I would have had Stutchman continue his analysis but I ran out of funding.

no one at the scene of the incident stated "taser, taser, taser," and that those words were added to the
recording at a later date. I would have had Stutchman continue his analysis but I ran out of funding.

Regards,

Joseph (Tony) Ciampi





CA Dept of Justice - General Comment or Question





HERE IS A COPY OF YOUR EMAIL TO THE ATTORNEY GENERAL AS REQUESTED - DO NOT REPLY TO THIS EMAIL

Reply messages will be returned as undeliverable

Thank you for your email to the Office of Attorney General. Your time in submitting this information is much appreciated. Your communication now will be reviewed for response by regular mail.

Please remember that by law we cannot represent you on a personal matter and cannot give you legal advice.

If you need legal assistance, please seek private counsel. Lawyer referral services are available from the California State Bar at 1-866-442-2529 (toll-free in California) or 415-538-2250 (outside California), or via the Internet at http://www.calbar.ca.gov.

If you have information about a crime, please report the matter locally to the police department or sheriff's office.

While we seek to respond timely, there could be delays because of the volume of email received and we thank you in advance for your patience.

Your email to the Attorney General states:

This is a General comment/inquiry