

FILED

May 20, 2004

MAY 24 2004

Elsie Dauphin
6105 Beach Bayou
Biloxi, MS 39532

SUPREME COURT CLERK

To Mississippi Supreme Court Justice George C. Carlson Jr.,

I am writing this letter in hopes of reaching you before our case is considered. There is a case coming before you case number 2002 KA 1658. This was set in Jackson County, Ms (Pascagoula). This case has been nicknamed by several attorneys as kangaroo court. It was a joke. He was not represented, if anything, his "free" lawyer helped the prosecution by allowing the deceased to become a "victim" before a "murder" had been established. I understand that similar circumstances have come up in the Kobe Bryant case. There can be only an "alleged victim" or "deceased" as in the case to which I am referring. By allowing the prosecution to call the deceased a "victim" they tainted the jury's opinion. In this case the deceased was a violent drug dealer, but, Christopher Roy is a victim of an unfair judge, prosecutor and a victim of very poor counsel. I as of last week spoke with a police detective who only knew the deceased from the leader of the "211" Asian gang in Biloxi. In this trial it was made to be that the "211" (quote marks made with fingers, from the prosecuting attorney, as if this was a joke or not real) were not real, in fact the 211 gang is real as well as the "TVB" a rival gang in Biloxi. If you want to question the issue of a real gang, contact Biloxi Police dept. He was known to be violent and had made several threats on the accused and his family. Evidence was not brought out about an incident of Dong Nguyen punching a teacher or cutting the ear of a police officer. Christopher Roy got into a fight with a gang member drug dealer (which he had been friends with for over 7 years prior), and broke his neck. The argument was that he had somehow planned to kill him yet he was killed in a one on one fight. Keep in mind that a weapon was never brought, talked about or used, only his bare hands. How many people would bring no weapons to what the prosecution called "premeditated murder"? All evidence was self defense. Throughout the trial the judge, prosecutors and even HIS OWN DEFENSE attorney used the word victim more than once. The family opted not to raise money for an attorney, because they knew he was guilty and thought the sentence would fit the crime. But instead he will spend the rest of his life in prison for an act of stupidity by being scared and trying to cover up the death of his former friend and leader of a very real and dangerous Asian gang. Unless the courts grant him a new trial, my nephew will spend the rest of his life in prison. Since this we have hired attorneys, but no one will grant a new trial. We are not looking for him to be set free, just a fair trial. We acknowledge that he took a life.

We must get it in the courts that until a crime has been proven to have been committed, the words "victim" and "murder" should not and cannot be used, this totally goes against our legal system.

We are asking for you to hear an oral argument from our attorney in this matter.

Thank you
The Family of Christopher Roy

Just a few that wants you to know that we are a reputable family and want justice.
Elsie Dauphin -Biloxi Resident
Wendie & Kenny Cook—Prominent Biloxi Citizens and multiple business owners-
Joyce Richie-Real Estate Broker-Diberville resident
Leon Richie- Retired Shipbuilding Superintendent -Diberville resident
USAF Ret. Lt. Col. Lee Richmond and Wife Sherrie—Aunt and Uncle-North Carolina