

Original

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Steven-William: Sutcliffe  
02837-049  
Metropolitan Detention Center  
P.O. Box 1500  
Los Angeles, California  
90053-1500

RECEIVED  
BUT NOT FILED  
JAN 2 2003  
CLERK, U.S. DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
WESTERN DIVISION

RECEIVED AND RETURNED  
CLERK U.S. DISTRICT COURT  
JAN 29 2003  
CENTRAL DISTRICT OF CALIFORNIA  
DEPUTY

United States District Court  
Central District of California

People of the United States  
Plaintiffs.  
  
-vs-  
  
Steven-William: Sutcliffe  
Accused.

) Case Number: CR-02-350-AHM  
)  
) Motion to Recuse the U.S. Attorney General  
) of the Central District of California and  
) Motion to Recuse the Assistant U.S. Attorney  
)  
)  
)  
)  
)  
) Date:  
) Time:  
) Dept: 14

Accused, proceeding Sui Juris, does hereby move this court on the following motion and prays this honorable court to grant this motion. Accused includes the following Points and Authorities in support of the motion.

Signed: 1.24.2003

Respectfully submitted,  
*Steven: Sutcliffe, Sui Juris*  
Steven-William: Sutcliffe, Sui Juris

1 Points and Authority

2  
3 I. Accused in the instant case was an author and publisher of a World  
4 Wide Website, created in 1997, called www.killercop.com. (KC) Accused created  
5 the website to document and detail abuses by the police of killing Citizens  
6 and various other crimes committed under the color of law. The U.S. Attorney  
7 General of the Central District, Debra Yang, held a hearing as a Judge of  
8 California back in 1997, of which the Accused had filed a motion to return  
9 stolen property. This property directly related to a story the Accused was  
10 working on with a Public Broadcasting Company which was being used to show  
11 that the L.A.P.D. was covering up crimes of certain officers whom the Accused  
12 had accused of multiple crimes against the accused; such as perjury, false-  
13 arrest, misprison of felony, to name but a few. Accused appeared in front  
14 of the U.S. Attorney on a motion filed by the accused to return an audio-tape  
15 recording of an internal affairs officer. This tape was stolen, in court, by  
16 the prosecutor, in an attempt to coverup the coverup by the internal affairs  
17 officer. Accused moved to have the prosecutor arrested as a petty thief and  
18 for the return of the audio-tape. Motion to return the tape was never heard  
19 as the prosecutor stipulated he would return the illegally seized tape.  
20 Accused moved then to place the prosecutor under arrest as he had just admitted  
21 on the record the theft. Debra Yang then interjected herself between the  
22 two parties and attempted to coverup the theft and unlawful seizure. When  
23 the Accused confronted the court and demanded to know the authority of the  
24 court to coverup the obstruct the justice, the court grew silent...and remained  
25 silent. This fact was documented on KC since the summer of 1997 and has been  
26 broadcast on the website for the past 5 years. This website has been shut down  
27 multiple times in the past several years by the F.B.I., L.A.P.D. and other  
28 law enforcement divisions across America. This website has never, ever, been

1 challenged as being illegal in any way, shape or form, by any local, state or  
2 federal government. Accused has filed a separate motion against the Assistant  
3 U.S. Attorney in the instant case, for perjury, and other charges, along with  
4 the arresting agents, for making a knowingly false statement to the court on  
5 1.10.2003, in her attempt to prejudice the accused by introducing a portion  
6 of killercop.com to show "specific intent" to threaten in their case in chief.

7 When you have an Assistant U.S. Deputy Attorney making knowingly false state-  
8 ments, that are condoned by the U.S. Attorney General of the same district,  
9 who is the same person named in the website, which has nothing to do with the  
10 instant charges, and as aforesaid, nothing to do with the charges and has never  
11 been challenged by any entity, local, state or federal, clearly demonstrates  
12 the U.S. Attorney General of this District has both the appearance of  
13 impropriety and conflict of interest. As the Accused will call the U.S. Attor-  
14 ney General as a witness in any trial of the Accused, if there is one, Accused  
15 believes the U.S. Attorney General of the Central District should be recused.  
16 Further, Accused believes the entire office should be disqualified to prevent  
17 the appearance of impropriety. See 28 C.F.R. §45.2 [n]o employee [of the  
18 Department of Justice] shall participate in a criminal investigation or  
19 prosecution if he has a personal or political relationship with:

- 20  
21 (1) Any person...substantially involved in the conduct that is the subject of  
22 the investigation or prosecution; or  
23 (2) Any person...which he knows has a specific and substantial interest that  
24 would be directly affected by the outcome of the investigation or prosecution.

25 Id. A "personal relationship" means "a close and substantial connection of the  
26 type normally viewed as likely to induce partiality." 28 C.F.R. §45.2 (c)(2).  
27  
28

1 For the aforementioned reasons and facts setforth in this document and any  
2 other reasons which may be shown, the accused moves to recuse, or for a hearing  
3 on this issue as soon as may be heard by the honorable court and further  
4 the Accused prays relief be granted in this instant cause and case. So help  
5 me God.

6 Signed under the pain and penalty of perjury on 1.14.2003.

7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

*Steven-William: Sutcliffe, Sui Juris*

Steven-William: Sutcliffe, Sui Juris

CERTIFICATE OF GOOD FAITH

1 Accused, proceeding Sui Juris, does hereby sign this  
2 Certifficate of Good Faith and does state on the record that he  
3 hereby files this Certificate of Good Faith with his Affidavit  
4 of Facts and Reason in his Motion to Recuse the U.S. Attorney  
5 General of the Central District of California, not to abuse the  
6 process of the courts but only in a good faith belief that the  
7 Accused can't receive a fair trial and prays relief from the  
8 honorable court to grant his motion in the Accuseds search for  
9 the justice and integrity of the court of the justice. So help me  
10 God.

11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21 Signed: 1.24.2003

22  
23 *Steven: Sutcliffe, Sui Juris*

24 Steven-William: Sutclifffe, Sui Juris  
25  
26  
27  
28