International Court Of Justice Petitioned To Nullify Conviction Of Jesus Christ

A petition to nullify Jesus Christ's conviction and death sentence is pending in The International Court of Justice in The Hague, Netherlands.

In August 2007 Naroibi attorney Dola Indidis filed a petition in Kenya's High Court on behalf of the Friends of Jesus that challenged the constitutionality of the mode of questioning, the evidence, the trial, and the sentencing and punishment of Jesus Christ. The petition's requested relief was a declaration that the proceedings were a "nullity" because "they did not conform to the rule at the material time." The ten defendants included The Republic of Italy and the State of Israel. The 25-page petition contended the proceedings Jesus was subjected to were infected with the bias and prejudice of "Judicial Misconduct, Prosecutorial Misconduct, Malicious Prosecution, Abuse Of Office, Fabrication Of Evidence and Human Rights Abuses." (§1, p. 11)

Justice Denied reported on the Friends of Jesus' petition in its <u>Summer 2007 issue</u>. The petition was taken very seriously in Kenya, with legal experts debating the merits of its legal basis, its claims, and its re-

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The *appeals court's ruling* the prosecution failed to introduce sufficient evidence of McCormick's guilt bars his retrial under the Minnesota and U.S. Constitution's double jeopardy clauses, irrespective of the court's ruling McCormick's retrial wasn't barred by *the trial court's* granting of a new trial based on the prosecution's misconduct.

On September 6, 2013 Minnesota's Attorney General's <u>filed a petition</u> with the Minnesota Supreme Court requesting review of the appeals court's ruling. That petition <u>was</u> **denied** on October 15, 2013.

Source:

<u>State of Minnesota v. Kevin Thomas McCormick</u>, No. A12-1253 (MN Ct. of Appeals, 8-12-13)

<u>State of Minnesota v. Kevin Thomas McCormick</u>, No. A12-1253, Supreme Court Docket page

Kevin McCormick convicted of manslaughter following controversial deer stand death, Minneapolis City Pages, March 13, 2011

Minnesota hunter convicted of manslaughter in deer stand dispute, Detroit Lakes Online (Detroit Lakes, MN), March 12, 2011

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trial and execution.

quested relief. The Kenya Civil Liberties Union joined the proceeding as *amicus curiae*. However, Kenya's High Court declined to consider the petition, ruling it lacked jurisdiction.

After the High Court's ruling, in 2011 Indidis filed filed a petition in The International Court of Justice (ICJ) in The Hague, Netherlands on behalf of the Friends of Jesus that raised the same legal issues as the 2007 Kenyan petition. The petition asserted the ICJ had jurisdiction over the material issues because upon the attainment of independence the states of Italy and Israel incorporated the laws of the Roman Empire

which were in force at the time of Jesus'

Indidis told the *Nairobian* newspaper <u>dur-ing an interview</u>, "I filed the case because it's my duty to uphold the dignity of Jesus and I have gone to the ICJ to seek justice for the man from Nazareth. His selective and malicious prosecution violated his human rights through judicial misconduct, abuse of office bias and prejudice."

A spokesperson for the Friends of Jesus told reporters the petition in the ICJ was being pursued because, "The trial of Jesus, his crucifixion and his conviction violated the laws of the time, and must be corrected by modern law."

Indidis, a former spokesman of the Kenyan Judiciary, recently announced the ICJ has constituted a panel to hear the case. That couldn't be verified from the ICJ's website at www.icj-cij.org.

<u>Click here to read the petition</u> filed in Kenya's High Court, *Friends of Jesus v Tiberius, Emperor of Rome; Pontius Pilate; et al*, Republic of Kenya Constitutional Petition No. 965 of 2007.

Justice Denied's previous article about the case is: "<u>Petition Seeks To Nullify Jesus</u> <u>Christ's Conviction</u>" *Justice Denied*, Issue 37, Summer 2007, p. 20.

Sources:

Kenyan lawyer takes State of Israel, Jews to Hague over Jesus' death, Jerusalem Post, July 30, 2013 Kenyan Lawyer seeks justice for Jesus Christ in

<u>ICJ</u>, churchill.co.ke

Friends of Jesus v Tiberius, Emperor of Rome; Pontius Pilate; et al, Republic of Kenya Constitutional Petition No. 965 of 2007

Hilda Lopez de la Cruz Acquitted Of Abortion Conviction By Mexican Appeals Court

Hilda Lopez de la Cruz's abortion conviction and one year prison sentence have been vacated by the Supreme Tribunal of Mexico's State of San Luis Potosi.

In July 2009 Lopez was 18 and living in Tamuin, San Luis Potosi when she went to the hospital suffering from stomach pains. A doctor determined she was six weeks pregnant and she was experiencing a miscarriage. While she was in pain and hemorrhaging the doctor



asked her questions, including if she had attempted an abortion. He interpreted that she gave an affirmative response.

Abortions are illegal in the State of San Luis Potosi. The doctor took Lopez while she was half-naked to the municipal police station. She was jailed overnight without medical care in the police station. She was released the next day.

Three years later, in 2012, Lopez was arrested after being charged with violating the law prohibiting abortions.

During Lopez's trial in April 2013 the prosecution's case was based on the doctor's testimony she had indicated the miscarriage was caused by her attempt to have an abortion. Lopez was convicted and sentenced to one year in prison.

Lopez appealed and in August 2013 the Supreme Tribunal, San Luis Potosi's highest court <u>issued its ruling</u>. The Court ruled her alleged confession was inadmissible because it was obtained under duress while she was hemorrhaging. Without her alleged confession there was insufficient evidence to support her conviction, and so the Court vacated her conviction and sentence.

The rights group GIRE hired the attorney's who appealed Lopez's conviction. After Lopez's acquittal GIRE's director, Regina Tames, told reporters during a press conference in Mexico City on August 27 that between 2009 and 2011 at least 679 Mexican women were accused of abortion by

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Property Destruction Conviction Quashed For Gary The Goat Eating Grass

The conviction and \$462 fine for Gary the goat's destruction of property outside of Sydney, Australia's Museum of Contemporary Art has been overturned.

James Dezarnaulds is a comedian who goes by the stage name Jimbo Bazoobi as he tours Australia with his goat Gary.

In August 2012 Dezarnaulds was charged with destroying property when his goat Gary was observed eating grass and flowers outside Sydney's Museum of Contemporary Art. He was convicted and fined \$462.*



James Dezarnaulds, aka Jimbo Bazoobi and Gary the goat (Sydney Morning Herald)

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medical personnel. Tames also said that of Mexico's 32 jurisdictions, only the Federal District – Greater Mexico City – has fully decriminalized abortion in the first 12 weeks of pregnancy. Several other Mexican state's allow a pregnancy resulting from a rape to be aborted, but San Luis Potosi is not one of those states.

Click here to read a report prepared by GIRE documents that in recent years 171 women were charged in Mexico with having an abortion, 151 were prosecuted, and 127 were found guilty.

GIRE is a non-profit non-governmental organization, and its website is, <u>www.giremexico.tumblr.com</u>. GIRE's report, "Omission and Indifference: Reproductive Rights in Mexico" is available in Spanish only at, <u>www.informe.gire.org.mx</u>.

Source:

<u>Mexican Court Quashes Conviction</u> of Woman Who Had Miscarriage, Latin American *Herald Tribune*,

Omission and Indifference: Reproductive Rights in Mexico, GIRE website.

Dezarnaulds appealed on several grounds. His lawyer Paul McGirr argued the ordinance was intended to apply to the destruction of property by a person not an animal, and that Gary was only eating and there was no evidence he intended to destroy property or that Dezarnaulds put him up to it.

The hearing of Dezarnaulds appeal was a major media event in Australia. Dezarnaulds' conviction and fine <u>were guashed</u> on Janu-

ary 23, 2013 by Sydney's Downing Centre Local Court on the basis he "had no control over what the goat might eat, he might have preferred an ice cream." However, Dezarnaulds' request to have his legal fees was denied.

Outside courthouse, Dezarnaulds <u>told reporters</u>, "Gary's name has been cleared of all this slander. He was simply eating and I want to thank everyone for coming down here. This is actually an abuse of the laws of nature, I mean it was a goat eating grass. I'm a comedian, I can come up with jokes, but it's pretty hard to compete with cops coming up with this stuff. It's obviously a joke, but the fact that we're here it's gone a bit be-



ary the goat wearing his hat (Sydney Morning Herald)

Source:

Gary the goat has his day in court ... and wins, Sydney Morning Herald, January 23, 2013

yond a joke."

Dezarnaulds

can chew."

There was speculation Gary

could be charged with public

urination for relieving him-

self outside the museum, but

Gary the goat taught the

cops a valuable lesson today,

don't bite off more than you

* In August 2012 the ex-

change rate was \$1.05 Australian dollar to \$1 U.S. dollar,

so Dezarnaulds' AUS\$440

fine was equal to US\$462.

observed.

Owner of grass-eating goat bleats the rap, ABC News, January 23, 2013

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Justice Denied's Facebook page is regularly updated with information related to wrongful convictions. Justice Denied's homepage has a link to the Facebook page. www.justicedenied.org

"Kirstin Blaise Lobato's Unreasonable Conviction"

Kirstin Blaise Lobato was 18 years-old

when charged with the first

with the first degree murder of Duran Bailey in Las Vegas in July 2001. She was convicted in October 2006 of voluntary manslaughter

and other charges. Her case is an example of the perfect wrongful conviction:

- She had never met Mr. Bailey and didn't know anyone who knew him.
- She had never been to the murder scene.
- At the time of the murder in Las

Vegas she was 170 miles north in Panaca, Nevada where she lived with her parents.

- No physical, forensic, eyewitness, or confession evidence ties her to the crime.
- All the crime scene DNA, fingerprint, shoeprint and tire track evidence excludes her and her car from the crime.

Ms. Lobato's prosecution for Mr. Bailey's murder is as inexplicable as if she had been randomly chosen for prosecution by her name being pulled out of a hat containing the name of everyone who lived within 200 miles of Las Vegas.

Written by Justice Denied's editor Hans Sherrer. 176 pages, softcover.

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