



There is deep concern regarding the ongoing miscarriage of justice in People V Anand Jon Alexander, an Indian citizen, locked up for over a decade following a grossly tainted trial and unreliable verdict. The newly discovered evidence indicating factual innocence are compelling and we urge you to join this signature campaign to free Anand Jon Alexander.

A candid review of the record, subsequent proceedings shows that Mr. Alexander did not receive anything remotely close to a fair trial by an impartial jury of twelve. Instead, there were a litany of due process violations[1]

The brazen abuse of power in instant case goes well beyond withholding and destruction of favorable evidence (Brady, Trombetta-Youngblood) and more than fits the bill to hold police & prosecutors accountable for criminal conduct under California Assembly Bill 1909[2] Besides the prosecutor's juror interception, thwarting fact finding, several Witnesses have since come forward with declarations under penalty perjury as to having being intimidated, threatened and coerced by the same prosecution team to exaggerate and even concoct claims.

This case was the opposite of overwhelming evidence of guilt.

The prosecution independently dismissed three dozen charges; the jury deliberated for almost 13 days- hopelessly deadlocked and then returned a mixed (not guilty, hung and guilty) verdicts only after several anomalies and improper pressure & "great stress" upon jury.

The convictions themselves are dubious at best as much of the "elements" of charged crimes (including any forcible compulsion, duress, threats, intent) are unreliable or entirely non-existent. There were no assault related findings. Rape kit was negative and no unlawful porn. After admitting the lack of actual physical evidence-forensics or corroborating percipient Witnesses to any actual criminal conduct, the prosecution repeatedly urged the jury to rely on a supposed "Very Rich history of sexual violence in other states" as crucial corroboration. Several such California Evidence Code 1108 witnesses were allowed to testify to then unadjudicated (far more inflammatory than the actual California charges) claims while their out of state discovery and testimony was not turned over, in violation of the Sixth Amendment Right of Confrontation. Therefore, it is a tremendously significant change of circumstance that Mr. Alexander has since gone onto resolve all these out of state charges favorably. To further prove his innocence Mr. Alexander passed a polygraph lie detector test. Unlike the prosecution's vouching for their Witnesses "credibility" : that they had no impeachment; had no connection to each other; had no motives of money and publicity, new evidence; declarations corroborated by self with integrating online contents and acts of moral turpitude, criminal records, prior false allegations (previously withheld by prosecution) have shown otherwise.

Even as the epidemic abuse in fast paced lifestyles & Industries including but not limited to: Fashion; Media; Entertainment/ Hollywood; Sports; Politics comes to light, one cannot discount the role reversal reality of the opposite occurring either. As seen from previously withheld and newly discovered evidence, targeted individuals like Mr. Anand Jon Alexander (an Award winning rising star in the fashion world who was highlighted in Newsweek Magazines "Who's next in 2007?", appeared as a celebrity designer on major TV shows like "America's Next Top Model" and had just launched his Wall Street funded "Jeanisis" jeans [www.anandjon.org](http://www.anandjon.org) with no history of violence or drugs) the unfortunate truth today is that false allegations are a reality that can happen to you or your loved ones in the blink of an eye. Sensationalized cases are all the more prejudiced when high profile sex scandals tend to get rewarded and sometimes in these witch-hunts those falsely accused( men or women) in prominent positions can turn out to be the real victims.

Such a travesty of justice could happen to any one of us or our family & friends- especially to ethnic-racial, religious minorities, in post 911 United States of America. California taxpayers should certainly not be compelled to pay millions of dollars incarcerating a foreign citizen under such unreliable circumstances; now proven to be false "evidence" and dubious "convictions" stemming from a sham "trial".

Therefore, we the people join forces via this campaign not just to free Anand Jon Alexander

[https://www.change.org/p/jerry-brown-freedom-for-anand-jon?recruiter=845930189&utm\\_source=share\\_for\\_starters&utm\\_medium=copyLink](https://www.change.org/p/jerry-brown-freedom-for-anand-jon?recruiter=845930189&utm_source=share_for_starters&utm_medium=copyLink) but to demand & ensure due process-Justice, Liberty and Equal protection for ALL starting NOW!

[1] The unequal protection and/or selective prosecution is also evident when comparing the same police/ prosecutors handling of the recent avalanche of serious allegations against the numerous high-profile individuals (who give solemn public apology campaigns, check into "rehab" and at worst get fired). Law enforcement is apparently taking months and years investigating, following procedure, audio video recording interviews prior to (if at all any) arrests or indictments may be made. In dire contrast, Mr. Alexander was arrested in less than 24 hours of the allegations (despite the "rape kit" being negative; the accuser's State of Mind being unreliable at best; not having a single percipient witness corroborating her version) having no audio on video recordings of any witnesses in the case. Multiple indictments (via a secret grand jury) followed with an astronomical \$2.1 million bail imposed and securing "convictions" through a charade of a trial (where virtually all favorable evidence was withheld and instead a slew of false evidence was introduced). "If a few Innocent men get wrongfully accused that's the price they are willing to pay... The risk of a false accusations... whether for personal vindictive reasons or for political strategic reasons a women will falsely accused of high-profile men of misconduct, the story will get attention... could quickly become a vendetta in which a lot of men are implicated and punished". Katty Kay [www.BBC.com](http://www.BBC.com) December 1<sup>st</sup> 2017 <http://www.bbc.com/news/world-us-canada-42200092>. At the bail hearings, the Beverly Hills Judge found that Anand Jon has "no history of violence". After the damage was done by inflaming the jury with claims of "drugging" and supposed "child porn" on computers, it was only post California trial that the prosecutors acknowledged there was no drugging involved and court-appointed forensic expert confirmed there was no such "child porn". Anand Jon is a peace loving artist who practices non-violence, teaches yoga even in prison. There is not a single scratch on any accuser. Yet he has a triple life sentence, worse than what most actual serial murders & rapists get subjected. [2] Juror Misconduct was declared post trial and prejudice presumed- due to a sitting juror breaking the law; discussing the case outside deliberations then committing perjury to cover it up- ultimately sentenced the maximum contempt of court. Yet, no new trial was granted. Newly discovered evidence now shows the same juror had sought out additional extrinsic information about Mr. Alexander's race, culture, family, and religion from media and other individuals while expressing personal motives to convict. Ineffective Assistance of Counsel was inadvertently highlighted by the prosecutors and trial court itself. The failure to investigate otherwise available (with reasonable due diligence) evidence to support trial attorneys own arguments & theory (of collusion& motives leading to false allegations) was devastating-as demonstrated by post trial evidence: self-authenticating online contents; declarations from witnesses, trial investigators and at least one trial Council. Coincidentally, trial attorneys were plagued with actual conflicts of interest that irrevocably compromised the defense far below acceptable standards. The endemic misconduct against Mr. Alexander is far worse than the abuse of power that led to the California Assembly Bill 1909 ( authored 39th district, Patty Lopez running for office again in 2018) signed into law by Governor Jerry Brown - holding police and prosecutors criminally accountable for withholding/destruction of favorable evidence. "Cheating prosecutors face prison under new law [https://www.huffingtonpost.com/entry/california-prosecutor-misconduct-felony\\_us\\_57ef9b7e4b024a52d2f4d65](https://www.huffingtonpost.com/entry/california-prosecutor-misconduct-felony_us_57ef9b7e4b024a52d2f4d65)". Besides and beyond the withholding of substantial favorable evidence (violating Brady v Maryland and Cal Pen C §1054), police and prosecutors used false statements and false evidence, threatened and intimidated witnesses, denigrated Council, violated court rulings- invoking racial- religious and communal prejudice. The Beverly Hills Police Department are yet to comply turn over outstanding discovery and to explain why much of this crucial favorable items are now "missing".

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