

U. S. S.

Statement of Mark ray
Co-defendant

The following statement made by a co-defendant to Clinton that testified in Clintons trial shows that the prosecution had him lie in trial about the deals being given. This is in clear violation fothe law & an order signed & granted by the judge over Clintons trial.

DECLARATION OF MARK WAYNE RAY

I, Mark Wayne Ray, hereby declare as follows:

1. I previously executed a declaration on July 11, 2008, on Clinton Young's behalf. The subject matter of that declaration is incorporated herein by reference. I submit this declaration to provide additional facts.
2. I currently live in Gilmer, Texas.
3. On November 26, 2001, I was arrested in connection with the kidnaping and murder of Doyle Douglas in Harrison County.
4. In June 2003, I pleaded guilty to the second degree kidnaping of Doyle Douglas in case number 03-0154. I was sentenced to state prison.
5. As fully explained in my July 2008 declaration, my sentence followed numerous conversations with the prosecution about a plea deal in exchange for testifying against Clinton Young. Among those promising me a deal in exchange for testifying against Clinton Young were Harrison County District Attorney Rick Berry, Midland County District Attorney Al Schorre, and J.D. Luckie, the Chief Investigator for the Midland County District Attorney's Office. I was told by both Mr. Berry, Mr. Schorre, and Mr. Luckie not to talk publicly about the plea bargain because it could hurt the government's prosecution of Mr. Young.
6. In March 2005, I was interviewed by a female investigator who told me that she was working for Mr. Young's state habeas attorney. At the time of the interview, I still had at least a couple more years to serve on my prison term. During that interview, I did

not talk about the plea agreement I had entered into with the prosecution.

7. In July 2008, while in custody at the Roach Unit in Childress, Texas, I met with Brad Levenson and Greg Krikorian from the Federal Public Defender's Office. They told me that they were representing Mr. Young in his federal case. During my interview, I told Mr. Levenson and Mr. Krikorian about the plea discussions I had engaged in with the prosecution.

8. I acknowledged the plea deal for the first time at that meeting for two reasons. First, I believed that I had lived up to my part of the bargain by never having talked publicly about the plea deal. And second, I felt I had done my time (and was getting out of prison in a few weeks) and that telling the truth would not result in any retaliation against me.

9. On August 5, 2008, I was released from prison.

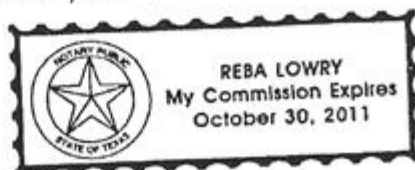
I swear under the laws of the State of Texas that the foregoing is true and correct. Signed this 11 day of March 2009, in Gilmer, Texas.

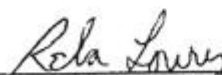

MARK WAYNE RAY

State of Texas
County of Upshur

Before me REBA Lowry on this day personally appeared MARK WAYNE RAY, proved to me through Driver License to be the person whose name is subscribed to the foregoing instrument and Acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this 11 day of March, 2009




Notary Public State of Texas
REBA LOWRY
Printed Name

