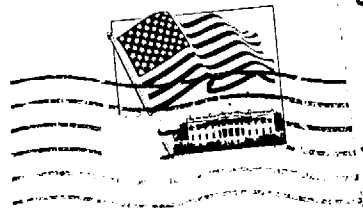


No. 541 Criminal Trials

MOTION TO DISMISS
INDICTMENT

Filed August 1st, 1966.

L. Sotlowgurov
c/o SHERIFF'S DEPT.
ELKTON MARYLAND



TO HON. JUDGE SHERLEY B.
JONES.
SUPREME BENCH. OF
BALTIMORE MARYLAND.

PERIOD
altim

To THE SUPERIOR
COURT OF BALTIMORE
MARYLAND.

I SEE

NO JUSTICE IN CECIL COUNTY
AFTER MURDER TRIAL OF MARTHA
COOLING.

I APPRICATE VERY MUCH ^{IF YOU} YOU
HON JONES TO LOOK IN THIS
WATER

THANK YOU
Seymour

7/10/66

~~IN THE CIRCUIT COURT
FOR CECIL COUNTY
ELKTON MARYLAND~~

LIDSCHA SCHOWGUROW | HO ? CRIMINALS
vs OF MARYLAND |

MOTION TO DISMISS

THE DEFENDANT LIDSCHA SCHOWGUROW HAS BEEN INDICTED BY THE CECIL COUNTY GRAND JURY FOR MURDER IN THE FIRST DEGREE BY TIMELY MOTION HE SEEKS DISMISSAL OF THE INDICTMENT ON THE BASIC THAT THE GRAND JURY WAS NOT LEGALLY CONSTITUTED BECAUSE PERSON OF HIS RACE OR COLOR WAS DISCRIMINATION IN GRAND JURY SELECTION WERE EXCLUDED FROM THE GRAND JURY WHICH RETURNED THE INDICTMENT AGAINST THE DEFENDANT WHO IS A. ORIENITEL THEREFORE THE INDICTMENT IS CONSTITUTIONAL DEFECTIVE.

DENIAL OF THE

1. DUE PROCESS OF THE CONSTITUTIONAL GUARANTEE OF EQUAL PROTECTION OF THE LAWS

EUBANKS V. LOUISIANA 356 U.S. 582, 78.5 CT. 970, 2. L. ED. 2D 991 (1958)

HERNANDEZ V. TEXAS 347 US 475, 74 S. CT OVER.

CHIEF JUSTICE WARREN SAID

667, 98, L. ED, 866 (1954)

MINORITY IN THE COUNTY FROM JURY SERVICE IN THE COURSE OF HIS OPINION FOR THE COURT MR. CHIEF JUSTICE WARREN MADE THE FOLLOWING OBSERVATION
347 US AT 477, 478, 479, -81

IN NUMEROUS DECISIONS THIS COURT HAS HELD THAT IT IS A DENIAL OF THE EQUAL PROTECTION OF THE LAWS TO TRY A DEFENDANT OF A PARTICULAR RACE OR COLOR UNDER AN INDICTMENT ISSUED BY A ALL PERSONS OF HIS RACE OR COLOR HAVE SOLELY BECAUSE OF THAT RACE OR COLOR BEEN EXCLUDED BY THE STATE WHETHER ACTING THROUGH ITS LEGISLATURE ITS COURTS OR ITS EXECUTIVE OR ADMINISTRATIVE OFFICERS ALTHOUGH THE COURT HAS HAD LITTLE OCCASION TO RULE ON THE QUESTION DIRECTLY IT HAS BEEN RECOGNIZED SINCE STRAUER V. W. VA 100 US 303, 25 L. ED 664,

THAT THE EXCLUSION OF A CLASS OF PERSONS FROM JURY SERVICE ON GROUNDS OTHER THAN RACE OR COLOR MAY ALSO DEPRIVE A DEFENDANT WHO IS A MEMBER OF THAT CLASS OF THE CONSTITUTIONAL GUARANTEE OF EQUAL PROTECTION OF THE LAWS.

THE DEFENDANT IS A REQUESTING MOTION
SHOULD BE GRANTED DISMISS AND VOID.

SINCERELY YOUR

Lidvik Schuymer
DEFENDANT.

HOW COMES THE DEFENDANT L. SCHONGUROW
DECLARING TRUTH AND SWARING THAT HE
IS NOT A LAWYER NOR EVER BEEN IN LAW
OR STUDIED LAW THEREFORE PRAY HE WILL
BEFORE THE HONORABLE COURT FOR THE RELIEF
AND LEAVE TO PROCEED WITH HIS MOTION AND
HIS MISTAKES IN PUNCTUATION SPELLING
QUOTATION BE EXCUSED AND NONE DEPREMIAN
TO HIS COURSE OR MOTION AS HE IS NOT A
PERSON LEARNED IN THE MATTER OF LAW
NOR CLAIM ANY KNOWLEDGE OF LAW

Motion denied 8/1/66
Stuart F. Hamill
Judge

THANK YOU
Schuymer,

RECEIVED FOR RECORD
& RECORDED

JUL 15 11 00 AM '66

ONE OF THE RECORDS
CECIL COUNTY, MD. DEPT.
PER W. ANDREW BETH
CLERK