**CHARLES LEWIS OBJECTIONS**

**to content of proposed case file as he knows it (a formal copy has never been given to him.)**

1. The defendant was not allowed to participate in reconstructing the file.
2. The trial transcripts are all incomplete.
3. The file does not contain a copy of the proceedings held on May 23, 1977 before Hon. Ollie Bivins, a visiting [Black] judge from Flint. A second jury was picked in front of him and the record does not reflect that.
4. The file does not contain any of the pre-trial motions that were filed prior to the July 5, 1977 trial.
5. The third trial transcript does not contain the jury venire, jury voir dire, jury polling, or the verdict form. MORE IMPORTANTLY, IT DOES NOT CONTAIN THE NAMES OF THE JURORS THAT FOUND THE DEFENDANT GUILTY.
6. The file does not contain any of the briefs, motions or court orders from the Michigan Court of Appeals and the Michigan Supreme Court and the trial court before 1981.
7. The file does not contain the transcripts of any of the federal evidentiary hearings that were held in the U.S. District Court, Eastern District of Michigan.
8. All of the transcripts, briefs and motions listed on the index of documents were illegally obtained from defense attorney Valerie Newman.
9. No lawyer can come behind SADO and Valerie Newman and effectively represent the defendant. All of the evidence that proves the defendant’s innocence was turned over to the prosecution.
10. The file does not contain a copy of the proceedings held on April 3, 2000 before the honorable Gershwin A. Drain.