
*why wont Wisconsin parole him and
over 2700 other parole eligible
prisoners?????*

WHY IS THIS INNOCENT MAN STILL IN PRISON?



Injustice anywhere is a threat to justice
everywhere

**FREE MARVIN WILSON
AN
AMERICAN
CRIME**

MANUFACTURED EVIDENCE

1. On 1.7.1998, the date of the homicide of Anthony First, Plaze Anderson, the friend of Anthony, was the first person to implicate Marvin Wilson and Fradario Brim by saying that Montae Hudson told him they done it.
2. On the same day, Montae said he was with Anthony but did not see who shot because he went between two houses to urinate.
3. Six months later, Marvin was arrested in Paducah, KY. When questioned, he said he was in Milwaukee for his aunt's birthday party which was the same day.
4. At the preliminary hearing, the D.A. produced an affidavit alleging Marvin made it to Inv. Bill Warmington. The affidavit alleged Marvin said he shot at Anthony from two houses away and that Montae, who was with Anthony, ran up to Anthony and shot Anthony two times close range. The affidavit further alleged the guns were thrown in the sewer by Latopitia Restaurant.
5. What's wrong with this picture is the affidavit is manufactured by police. For six months police wanted Montae to affirm what Plaze had told them but he didn't because it wasn't true. So police allege Marvin put Montae's name in an affidavit to scare Montae into blaming Marvin and Fradario to save his own life from a wrongful conviction. This was only a ruse manufactured by police. Because it makes no sense for Montae to have been with Anthony but shoots Anthony with Marvin and stay at the scene. If Marvin was guilty, the affidavit would allege the facts or at least what the D.A. theorized. Further if the affidavit were true, the D. A. would have charged Montae. But he didn't because they know it was a ruse manufactured by police.
6. The D.A. said and facts prove everything in the affidavit was false. The D.A. argued Marvin and Fradario did it – the affidavit says Marvin and Montae. The D.A. said Marvin shot Anthony close range in the head – the affidavit says Montae shot him close range. The D.A. argued the guns were thrown in the sewer by Latopitia Restaurant. The truth is, the sewers were pumped clean, sewage raked through and no guns were found. So this affidavit was only a ruse designed to scare Montae and get a conviction. Marvin didn't make the affidavit.
7. The affidavit only consisted of 7 vague sentences on one page even though it was enough room on the page for signatures. However, Marvin and Inv. Warmington's signatures are on a separate piece of paper. Warmington told Marvin this was a waiver form. Marvin only said he was in Milwaukee at the time for his aunt's birthday party.
8. When this affidavit did not get the desired results, the D.A. charged Montae with attempted homicide against Marvin's cousin Leonta Willis even though Montae was not the shooter and Leonta wasn't shot. This was another scare tactic to get Montae to affirm what Plaze had told police. Eventually Montae made an affidavit affirming what Plaze said and the D.A. dropped the attempted homicide charge. Though at Fradario's trial Montae plead the fifth and did not testify to the lie Plaze told police.
9. Another ruse was an alleged audio tape the D.A. claimed Marvin willingly made in Kentucky. In this alleged tape the D.A. claims Marvin said Montae ran up to Anthony and shot him in the stomach. If this is the case and this is supposed to be a confession – on top of all of the known facts, the D.A., judge and defense counsel can see this is a false confession i.e. manufactured.

An alleged confessor confessing to things that are not true makes this a false confession in both alleged confessions. Facts such as Anthony being shot in the head not the stomach, no guns in the sewer where the alleged confessor said they would be, Fradario and not Montae being an alleged accomplice makes this not a true confession but manufactured evidence. According to u.s. law these inconsistencies should have made the judge throw the case out. This is similar to the Central Park Jogger case where police manufactured evidence against 6 innocent youth by way of false evidence and fed information. But the D.A. and judge didn't throw out Marvin's case because Anthony's family works for the city of Racine and his dad has served in the u.s. military for over 20 years at the time Marvin was fighting the case.

10. The alleged confession tape was never heard in court. Marvin's lawyer asked for it and the D.A. gave him a blank tape. At a later hearing Marvin's lawyer told the judge that the D.A. 'gave him a tape with a conversation on it.' And assured him that there is an actual tape 'with words on it.' But what words?
11. Due to the above ruses Marvin's lawyer advised that the case was unbeatable so plead no-contest to a lesser charge of second degree intentional homicide self-defense. And possession of a firearm by a felon even though no gun was found in relation to this case. Marvin's lawyer said he would get no time on count 1 and maybe a couple of years on count 2. Pleading no-contest and how the lawyer presented it seemed like a good deal. Because Marvin was supposed to get no time on count 1. The 939.50 stat. shows how much time he faced on each count. There was no 939.50 stat on count 1, thus no time. But it showed 939.50 3 (e) on count 2 meaning he only faced 2 years. At the plea hearing his lawyer told him to just answer yes when the judge asked him questions. At one point Marvin tried to refute the charges and the lawyer cut him off to keep him going along with the plea plot.
12. Marvin had several eyewitnesses from Milwaukee to prove his whereabouts but his lawyer chose not to fight the case and chose to rely on the false evidence the D.A. gave.
13. On direct appeal Marvin was forced pro se. The hearing was 1.21.2000. Marvin explained how he was framed and the D.A. and court reporter left the courtroom to 'check the record'. They came back and said Marvin was not arrested on 7.23.1998 but on 7.24.1998 so he had to be lying about being framed by Paducah police Phil Lewzar and Doug Abernathy. The D.A. was saying if these police weren't part of the arrest and the arrest was on 7.24.1998 and they weren't working, then Marvin is lying. But they were working on 7.23.1998, the actual date of arrest and they did manufacture evidence. Marvin has 8 pieces of evidence with their names on it with 7.23.1998 as the arrest date. And in his direct appeal was an exhibit with that same date but the judge went along with the D.A. without the D.A. even producing any physical evidence. This is proof of them all taking advantage of a pro se litigant.
14. This is another showing of a manufactured case. It is required that a full transcript of that hearing is made so that the next court can see what took place. But the judge only gave an excerpt of the hearing, taking out everything Marvin said. This is completely illegal. It was done to hide the truth. And at one point they said Marvin wasn't at the hearing, so that is why there is no record of what he said. But that is a lie. There are 4 lines that were not erased that says 'defendant' where Marvin is answering the judge.

15. Fradario was acquitted. He sent Marvin his discovery. In it was evidence Marvin never had. It mentioned a tape. Marvin asked Fradario about it and he said it was of Tomicca Duffy saying Marvin was in Milwaukee at the time. This is the tape 'with words on it' that the D.A. had but made it look like something else. The written statement of Tomicca also has 7.23.1998 as the arrest date. Fradario's discovery had a store surveillance video of Plaze Anderson who came in the store saying he just "seen" his friend Anthony get shot in the head. But in all other reports Plaze says he was not there, that Montae had told him. Further, it says Plaze killed Anthony over money owed to him by Anthony. Plaze was the first person to implicate Marvin under the guise that Montae told him. But told police not to let Montae know he told them that. It could not have been true then that Montae told him that. Plaze placed blame on Marvin first to eliminate himself as a suspect. The store owner said Plaze said he seen his friend get shot in the head. He knew what part of the body Anthony was shot in whereas in every piece of evidence the D.A. said Marvin allegedly gave, Marvin doesn't get the body part right – he allegedly says the stomach. These facts can't be made up. This is proof of a manufactured case.
16. A witness came forwards saying Plaze kidnaped him because of what he saw on 1.7.1998. He said Plaze attempted to kill him, he was shot but got away. Plaze later paid him a large sum of money to remain mute on both incidents and to let Marvin's conviction go ahead.
17. Marvin is an innocent man in prison. The legal system is full of technicalities that prevents Marvin's release. The 'system' and people that work for it are more concerned with its appearance of fairness, laws, time limits and procedures instead of Truth, Justice and Innocence. These are just some of the facts. There are many more.
18. If you can help in any way it will be appreciated. Contact Marvin at: Marvin D. Wilson, 297343, NLCI, P.O. Box 4000, New Lisbon, Wi. 53950.