

1 Q. The police developed those
2 pictures?

3 A. Yes.

4 Q. Okay. Where is the documentation
5 per trial testimony you testified that you went
6 to a doctor?

7 A. This is it right here.

8 Q. What about the next morning?

9 A. Right there.

10 Q. This happened in the morning?

11 A. Right there.

12 Q. This happened at the hospital that
13 night?

14 A. That letter was given to me from
15 the doctor the next morning.

16 Q. Now --

17 A. I'd like it noted that I'm having
18 chest pain and I'm going to see my cardiologist.

19 Q. Did you lie at the trial of 1993?

20 A. I'm gone.

21 Q. Did you say you had a bleeding eye?
22 Yet, your medical evidence says that all you had
23 was a blood shot eye. Did you put an innocent
24 man behind bars for ten years? Did you or did

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10 Commercial Wharf
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1 was it not, sir, your testimony at the trial --

2 A. I object to the line of
3 questioning. Get off it. Go on to the next
4 line of questions.

5 Q. I won't get off it.

6 A. Okay. I'm all done. Bye.

7 Q. Do you have your documentation?

8 A. Well, get to it. Ask me about the
9 documentation.

10 Q. The documentation that I
11 subpoenaed. Do you have it?

12 A. Yeah, I got your documentation that
13 you asked me for, okay. Let me see, you asked
14 me for all medical documentation of eye injury
15 on 9/29 including medical documentation
16 subsequent to 9/29/92. Okay? All I have is
17 this right here. Here you go.

18 Q. I asked you for all documents.

19 A. Now, let me finish. Okay? Then
20 you asked for all receipts for film development
21 of pictures taken of your eye injury. I don't
22 have any receipts for the film. Okay? Because
23 that was developed through the police
24 department.

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