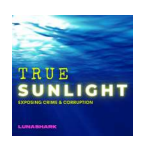


## Mandy Matney 00:03

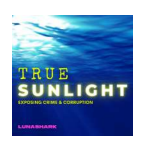
I don't know if there's any better feeling than watching Team Murdaugh get told no by your system that up until recently always seemed to tell them yes. But seeing the federal government finally step up and say things we all know to be true about Dick and Jim's antics in what they were really trying to do with their emergency motion to seize Alex's assets. It is refreshing and I hope to see a lot more of it. My name is Mandy Matney. This is True Sunlight, a podcast exposing crime and corruption previously known as the Murdaugh murders podcast. True Sunlight is ALuna Shark production written with journalist Liz Farrell. Well, this week went by fast. After we published the last episode, David and I hopped on a plane for an action packed trip to New York City. We had a lot of great meetings for both the podcast and the book. And I'm excited to share that the future of Luna Shark is looking brighter and better than ever. And that is because of y'all. So thank you. To be honest, I never liked New York before I went on this trip. But a hit me in the last few days how much my life has changed in the past few years. It hit me that I didn't like New York before because it always felt like I did not belong there. I didn't feel like I was smart enough or good enough to compete in such a big pond. I have struggled with imposter syndrome my entire life in walled up something I will never really shake. I felt like I was enough. In the Big Apple. This feeling really hit me when I was touring the Harper Collins offices in signing bookplates. I looked around at the walls dedicated to the Great's of literature. And I was thinking it's really happening, you are enough. I thought about how long I had dreamed of becoming a published author. I remember how many times I said that out loud. And I remember the looks that people gave me that made me feel like it was a joke. And again, I want to say thank you, for everyone listening who helped me feel like I belong. And I am



enough to do this. It means the world to me. And speaking of the book, we are now in fourth quarter press time with book promotions, I will be transparent. I am wearing many hats right now as CEO of Luna Shark as we work to grow our business and as an author trying really hard to promote my book so I can achieve my next goal as an independent journalist wanting to inspire those pesky women out there like me, I really want to try to get on the New York Times bestsellers list. I know it's kind of cliche to want something so mainstream, but it would be an incredible honor, as I start talking to journalism schools around the country to be on that list. As an independent journalist who has gone up against the grain of the system, the New York Times label would help get my book in the hands of a lot of aspiring journalist. And that is ultimately the goal there. So to my pesky people listening, if you can do anything to help me get to this dream, I would greatly appreciate it. If you simple things like pre ordering the book, from a variety of places, like Amazon is great. But independent bookstores also help. You could also request a copy of Blood on Their Hands for your local library. And it also just helps by sharing the preorder link and spreading the word that my book comes out November 14, and spreading the word that it will be about so much more than the Murdaugh murders. It's a story of inspiration, heartbreak, institutional sexism, breaking down barriers. And ultimately, it's a story of a woman finding her voice in a society that still pushes back at that at every turn. All of that said, I will be the first to admit that with all of this going on, I have not been wearing my journalism hat nearly as often as I've wanted to recently. I say that because I don't want anyone out there to think I'm some kind of wonder woman doing all of this alone. I can only wear so many hats because I have a team of amazing people behind me. Two of those people who happen to be my husband and best friend have really



stepped up in the last few months to David for continuing to push the needle for me every single day. A for doing all of the things I can handle for encouraging me to get to the finish line with the book. And for being my number one cheerleader through it all. And to live. I would have quit the whole podcast a long time ago if it wasn't for you in your wit and brilliance. I'm only able to do a lot of these other things right now because I can trust you to carry the weight of the show. So we all owe one to Liz this episode and so many others just wouldn't be possible without her. If every woman had a work wife like Liz, we would have conquered the world a long time ago. Liz is a main character in my book, obviously. The first chapter is called Thelma and Louise and it's about the early days of her friendship and realizing how much better we were working together. I want to read this clip from the book that I really love. Her presence gave me permission to listen to my instincts in a new way. Looking back now I could have never realized how apt that Thelma and Louise comparison would end up being while the film starts as a buddy comedy, it quickly turns darker. Just a short while later, Liz and I would find ourselves deep into an investigation more troubling and dangerous than either of us could ever have imagined. We face gaslighting and misogyny, we battle slander and threats to our personal safety, we would dive off a metaphorical cliff into an unknown world of corruption, murder and greed with only each other as our guides. So that is in the first chapter of my new book Blood on Their Hands, which will be released November 14. Liz was on a happy hour with me recently for Luna Shark Premium Members, which by the way, we have a lot of cool exclusive content releasing on pub date, November 14, trust me, you all should sign up for it today. It's going to be really fun. And speaking of premium and happy hours this Thursday, y'all will get a hangout with Eric Bland and I as we chat about the



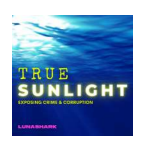
Murdaugh murderers Lifetime movie absurdity, also the latest news in the Murdaugh world. And we'll talk about my new book, which he obviously is an important character and finally next Thursday, October 26. I will be speaking at the College of Charleston in the next day on Friday, October 27 at 4pm I will be doing an in person Meet and Greet at the co op Sullivan's Island. I will be signing some fun koozies and meeting fans over frozen a and what could be better than that. Follow us on Instagram and Facebook for more live event updates as this next month is going to be action packed. Stay tuned.

### Liz Farrell 07:54

Before we get into it, we have a few fun updates for you. Let's start with Eric Murdaugh's best co conspirator Cory Fleming after apparently going missing from September 22 Through October 3 And then resurfacing out of federal prison in Atlanta. Cory has moved once again. Last Friday, he was transferred to FCI Jessup and Georgia, his first choice prison, which is just over two hours from his family in Beaufort. FCI Jessup is a medium security prison with a low security satellite adjacent to it. Cory is in that satellite. Here's how that has been described by former prisoners their quote great weather short winters felt like a college campus and trees on the yard. That's from the website of Zuckuss Consulting Group, which serves as a pre Federal Prison Sherpa of sorts for the newly convicted other words that former prisoners have used to describe Jessup include bucolic and more relaxed No wonder Russell feet wanted to get in there so badly now. FCI Jessup has had some famous prisoners in the past, including televangelists James Baker, the man who assaulted Ron Paul and two former council members from a Florida town who ran a scheme involving barbecue sauce. Additionally, the prison is home to Bobby



Paul Edwards potential friend alert guys Bobby Paul is a little older than Cory but also from South Carolina. He's from Conway which is near Myrtle Beach about three hours north of Beaufort. In 2019 Bobby Paul was sentenced to 10 years in prison for and you're gonna need to brace yourself for this one enslaving a person. That's right, I said 2019 According to the US Attorney General's office in South Carolina between 2009 in 2014 Bobby Paul Edwards quote used violence and other coercive means to compel the victim to work for more than 100 hours a week for no pay at a rush. Ron managed by him. You heard that right. He was a restaurant manager, guys, not even the owner. The person he enslaved was an African American, Bobby Paul is white and the person he enslaved was intellectually disabled. Great, huh. Now I know what you're thinking, an enslaved person in modern times in South Carolina. That's heavy stuff and must be highly unusual. All right. This is the part where we tell you that in the course of our reporting on the Murdaugh story, we learned about the now deceased relative of a man connected to the Murdaughs, who apparently has ties to drug traffickers who also had a we believe now deceased, intellectually disabled black man, apparently working for his family for no pay. While we have no reason not to believe the story, we also have not been able to corroborate it yet, which is why we're not using names regardless, it remains one of the most disturbing things we have heard and a case filled with disturbing stories. So back to Cory one of his new prison mates is this Bobby Paul Edwards. And just to give you a taste of what Cory sentence might have looked like how Judge Newman not done the right thing and instead deferred to what the federal government was urging him to do ie give Korea a short sentence for that which would have run concurrently to his short federal sentence. Bobby Paul Edwards was sentenced to 10 years in November 2019, which by the way, he pleaded guilty to his



charge 17 months earlier than that which is so gross is expected release date according to the Bureau of Prisons is November 2026. As you can immediately tell 2019 through 2026 is not 10 years. Our next update is about Moselle; it appears that it is getting flipped, part of it anyway, the 1700 acre property sold for \$3.9 million, just seven months ago. Now just the house and 21 acres are back on the market for \$1.95 million. It's not clear if the kennels come with estate they're not mentioned in the Properties listing. The property is being sold by the same company that brokered the first Moselle deal, the Murdaughs were accused of using this agency to undersell the property last year, at the time of the original sale and to explain the possible lower price. The receivers were told that the house was worth only \$300,000 and needed a lot of work. We've been asked if this latest sale is a sign that there's some financial and run around the receivership happening and whether it means that the original property was under sold. As far as we can tell right now, this seems to be a classic house flipping situation, much like what was done with the Edisto Beach House, but we are always on the lookout for deals that seem to benefit the Murdaugh economy over the victim's interests. Okay. Last week, we talked about the seemingly coordinated effort that's happening to keep judge belly price from getting reelected. Judge Price is the judge in the civil conspiracy case against Greg Parker, who is the owner of Parker's kitchen and the judge in the Satterfield case. We continue to make calls to the South Carolina Bar Association to get information and documentation in support of prices alleged disqualification. We want to see those letters. We want to know what serious allegations exist against him. The bar continues to ignore us the same way they're ignoring a popular judge whose husband helped her get elected who has made controversial rulings in favor of defendants and high profile political corruption cases bullied reporters close



courtrooms, who has allowed Documents To Go on filed to stay off the public record and who is on a recording trying to order a deputy to arrest a man who'd committed no crime.

#### Liz Farrell 13:56

On this week's cup of justice we talked about the fiery server reply that the US Attorney's office filed in response to dig in Jim's memo in response to the government's reply to Dick and Jim's emergency motion pleading with the federal government to seize Alex's assets from the seat receivership. As our co host Eric Bland said in the episode it's incredibly rare for a judge to grant a party's motion to file a server apply. Judges are not trying to encourage never ending arguments as it was Dick and Jim asked the judge for permission to exceed their page limit in response to the government's reply. But Judge Gurgel granted the SIR apply and it was good and I don't just mean well written and well reasoned, which it was the government finally called out Dick and Jim and finally said that thing we all know to be true about what they were doing by demanding the federal government sees LX assets. Now someone on Twitter asked us to explain this to them like they're four years old. I promise you no four year old wants any of this nonsense in their heads. Life is far too fun to know about Alex Murdaugh. But we can do a quick and dirty review here because Alex and his family seemed to be hiding and wasting his assets after the murders of Maggie and Paul and because Alex even seems to be doing this from behind bars after his second and final arrest in October 2021. The lawyer for Mallory beaches family Mark Tinsley moved the court to appoint a receivership to Alex and Busters assets. The judge granted the motion it meant that Alex assets got frozen and busters and Alex assets got combed through and accounted for throughout the next two years. Alex tried several



times to undermine the receivership to get out his money. There were all sorts of tricks which we've covered in previous episodes. Throughout it all we learned or should have learned that there is no bottom for Alex or anyone on Team Murdaugh, there is no bottom there is no shame. There is absolutely no code of honor. In this case. One example of this was what happened with the 401 K money. Alex wanted to cash in his retirement account from PNP D to pay more than \$600,000 to dig and gem but to do so he had to go through the receivership once he cashed out his account that money technically belong to the receivership but if he didn't cash it out, it still belonged to Alex so conundrum right? To solve it, they struck a deal. Alex kept 60% of his money and the receivership got 40% and it's money they otherwise would not have seen then after the trial when everyone learned what a murderer Alex is and what lowdown dirty punks his attorneys can be team Murdaugh came back to the receivership and said give us some more of that money that we made a deal over the quarter was like you've got to be kidding me. No. T Murdaugh does not believe in the word no when spoken to them. So they found yet another route to plead guilty to the federal crimes and forfeit your assets to the government. The same government that had already shamefully advocated for P MPD. And Palmetto State Bank to not only be considered victims and all this but to receive massive amounts of money as restitution Alex ran to the federal government's loving arms. And sure enough there it was in his plea deal and extensive bit about forfeiting around \$10 million that he doesn't have immediately after Alex pleaded guilty and a deal that included a provision for the future in case he wants to appeal his plea deal which we all know he will if he ends up getting away with murder. His attorneys filed this emergency motion to seize the \$2 million or so that the receivership had collected from his assets now In what world



does a criminal want the government to take his money in Alex cruel world were so many criminals powered by their pens continue to roam free and pull strings for him even though they want the public to believe that they are not on his side. So as you'll remember our team Murdaugh wanted this money bad. The best part is they said they wanted it bad because of the victims. Remember that line and Dick and Jen's response about Alex not wanting one more penny of his money to go to attorneys. It was so indignant. Anyway, here's what the federal government came back with.

### David Moses 18:17

The defendant knowingly waived his right to object to and appeal the receivership order, including the broad grant of authority to the CO receivers, as he acknowledged in his reply. Yet, that is exactly what the defendant is trying to do here. The defendant had an opportunity to attack the claims process and to object to its adequacy and efficacy at the state court hearing before Judge Hall on August 25 2023. But the defendant did not do so. Now. The defendant is attempting to circumvent and undermine his knowing and voluntary waiver by effectively pleading this Court to hear his appeal and allow him to contest the order entered by Judge Hall approving the process for equitable allocation of the receivership assets. It is axiomatic that one cannot do indirectly that which he is prohibited from doing directly, just as the defendant does not get to decide which assets the government seizes or when the defendant should not be allowed to conduct an end run around the state court receivership proceedings.



### Mandy Matney 19:41

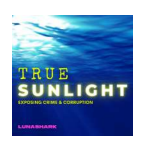
Boom. They finally stopped being polite and called out the truth about what Alex and his team were trying to do. Alex doesn't get to say what's what here up until this very moment. Alex had been making a fool out Out of the federal government, the US Attorney's Office had allowed itself to be turned into a spangled baton and Dick Harper Julian was just twirling them and tossing them into the air while winking at the crowd. This surf reply was like no more, sir. Okay, two more fun parts of this, sir reply. Let's talk about footnote number four, because we love footnote number four. Here is David again

### David Moses 20:29

for the first time in his reply, the defendant claims that his attorneys do not intend to seek fees from the receivership assets during the claims process. But the defendant and his counsel have not moved to dismiss their appeal to the South Carolina Court of Appeals, which seeks to do just that claw back funds from the liquidation of the defendants 401 K accounts that he agreed to place and did place into the receivership estate for the express purpose of paying his lawyers. The defendants counsel previously sought \$160,000 in legal fees from the receivership assets. To the government's knowledge. The defendants counsel have not notified the CO receivers that they are no longer seeking those funds.

## Mandy Matney 21:29

I hope that y'all feel what an utter burn that was. Basically Emily Limehouse was like, Oh, how noble Have you men, you now say that you aren't seeking any attorneys fees? That is so cool. Have you? Oh, wait, oh, someone told a big fib? Because you still seem to be seeking



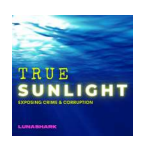
your money from the receivership? Did you trick the court by entering into an agreement because you wanted to get what you could in the moment and now you're going to be like psych Interesting. Well, boys, if you are so noble as to only want this money for the victims and not for yourselves, we'll then put it on the table and tell the CO receivers you do not want that \$160,000 anymore. She called them out. And then she left Judge Gergle with this. Here's David, again.

#### David Moses 22:30

This court should not entertain the defendants misguided effort to force the federal government to interfere with the state court receivership or frustrate the fiduciary administration there have

## Mandy Matney 22:49

amazing right. It was a really good day when we read those words. It felt like we have been in crazy town and we've been watching our federal government in South Carolina prove itself to be the same federal government that allowed Jeffrey Epstein to craft his own mini punishment in Florida. Money and power should not buy anyone out of accountability, especially not for heinous crimes that cost the public dearly in terms of the harm done the investigation hours that get wrapped up in the endless hours that prosecutors have to spend battling these legal fights. Okay, now for the best part. On Tuesday, Judge Google filed his order on Dick and Jim's emergency motion to have the federal government seize Alex's assets in whatever shot of fiery magic Emily took before she wrote her sir reply Judge Gergle was like make mine a double. He came out on that stage like Beyonce and he shined Judge Gergle went from I respect your attorneys at Alex plea deal to have you all been eating brain tumors for breakfast. First, his



order was four pages. And he wasn't just like, No, he was like, Ah, no, absolutely not. In the order girdle immediately sets the stage by reminding Alex that he is a formally licensed attorney, and then he characterizes Alex's crimes this way. Here is David. The

#### David Moses 24:26

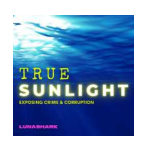
conduct leading to the defendants criminal plea involved a sophisticated decade long looting of clients funds obtained in settlements in wrongful death and severe personal injury cases orchestrated to feed the defendants lavish lifestyle and drug addiction.

## Mandy Matney 24:51

Thank you Judge Gurgel for calling it what it was looting. Now and trying to get Judge Gergel to order The federal government to immediately seize Alex's assets. Dick and Jim not only mocked the US Attorney's Office by likening them to a Herman Melville character, and they not only tried to make it seem like this was a virtuous cause meant only to help Alex's victims. They basically accused the CO receivership as being crooked in the special referee who was appointed to dole out Alex's assets of being a Hungry Hungry Hippo for Alex's money. And then Judge Gergle was like hold my gavel.

#### David Moses 25:33

This has undoubtedly been a time consuming and complex undertaking and has required an extensive dedication of time by the receivers defendant suggests without specific evidence that the receivers have engaged in some type of misconduct or are wasting the assets under their control. Notably, the defendant has not moved the state court supervising the receivers for relief, but instead seeks to have



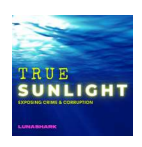
this court unilaterally assume control over the assets in the custody of the state receivers. Then there's a footnote, there is certainly rich irony in the defendant, who was engaged in the methodical theft of millions of dollars and client funds and then expended the great majority of those funds for his personal use to accuse two honorable members of the bar serving as state receivers of wasting assets.

### Liz Farrell 26:46

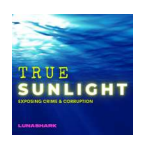
Snaps all around for Judge Gergle everyone. He went there. Now the judge gave three reasons why he was denying Dick and Jim's motion, one because Alex has no quote cognizable interest in the \$2.4 million seized from him following his theft and dissipation of at least \$9 million in client funds, meaning Alex has no standing here to and this is our favorite quote, a criminal defendant has no authority to demand that the attorney general or any other officer of the United States government do his bidding regarding the seizure of his stolen funds do his bidding, guys, it feels so good to see a judge call this out. Finally, Dick and Jim so badly want us to accept their defense of Alex as honorable and as them just simply doing their jobs. And this whole time we've been saying Go ahead, defend them, but stop the nonsense In what world? Do you have defense attorneys going on national television to say, Yup, our client is a druggie who stole millions from his clients and then for the next two years do everything in their power to fight any semblance of justice and block every bit of accountability coming their clients way you told on him from the beginning. And yet here we are still talking about it. They keep wanting Alex to come off as noble. He did it. He's admitted to it, but it's a total manipulation. Instead, they're saying he did it and he admitted to it now give us the gavel so we can decide which pillow he lands on. Okay, the third and final reason



Judge Gergle gave for denying Alex motion, the federal government doesn't have the authority to take control of money that was already seized under the authority of a state court. So that said everyone should send a thank you to Mark Tinsley today, his foresight in the fall of 2021 to ask the court to appoint a receivership not only protected what money they could for the victims. It clearly got under Alex's skin, and that is a win win win. So he commended the US Attorney's Office particularly Emily Limehouse for saying what needed to be said and we commend judge Gurgel for saying enough to the nonsense but we have to keep reminding them of this if you give Alex Murdaugh an inch than Dick and Jim will demand a mile this was all foreseeable and avoidable we have enough historical evidence at this point to know that doing a favor for Dick and Jim such as charging Alex federally for the very same crimes the state of South Carolina had already charged him with was going to backfire stop doing solids for these attorneys stop lining their pockets with cash by acquiescing to their demands in the first place. Be fair a Be fearless. Stop letting these guys walk all over you because one demand met will become 30 more demands until the money runs out. Okay, speaking of being fair, but fearless, we need to talk about Alex's motion for an evidentiary hearing on his ridiculous jury tampering accusations we say ridiculous because Even though these are serious allegations from what we can tell so far, they were purely designed for the hype and the headlines. And they've been duly amplified. All according to plan, Dick and Jim essentially wrote the words jury tampering on a stack of boxes that they had filled with blank sheets of paper and called a press conference just so they could point at the boxes and say, It's so bad, y'all. And everyone responded in kind by saying, Oh, my God, look at all those boxes. This must be exactly what they say it is. Now, we don't yet know what the investigation is



specifically finding but we do know a few things. And we've pointed them out in previous episodes. We know that the AG is Office has already told the court that the investigation does not so far corroborate the claims made by the two former jurors that Dick and Jim got affidavits from, we find it hard to believe that someone who seemed to take their job as seriously as Becky Hill does someone who was able to look around corners and have the foresight to plan for this massive event so that it wasn't pure chaos and Walterboro every day for six weeks. We'd also be someone who would do the things Dick and Jim and these two former jurors accused her of doing we find it interesting that the dismissed egg lady juror apparently had a formal relationship with juror 630. The only other juror who would sign an affidavit for Dick and jam and this relationship involves a power differential. We find it exasperating that most of Dick and Jim's so called Evidence is like fluff on a dandelion, one puff of air and it floats away and yet it's being represented as solid as steel. We think it's clear that Becky saw something on Facebook that implicated the egg lady juror, but that she wasn't savvy enough on social media to screenshot that post immediately or find the post again, and we are annoyed to even have to mention this Facebook post because even though the quote Facebook post represents a good 75% of Dickon gems so called evidence it matters 00 Because again, the Facebook post is not the reason this egg lady journal was dismissed. Dick and Jim want you to believe it is so they can then point to Becky and say she tricked the court she didn't she reported a thing and that thing turned out not to be substantiated. So the judge didn't consider it. Okay, if you haven't put it together by now, we fully believe that Collin County Clerk of Court Becky Hill was set up.



## Mandy Matney 32:41

We believe that is ultimately what is at the heart of all of this. And we hope that SLED and Becky's attorneys are asking the right questions here. From our vantage point, the right questions are these did anyone encourage Becky to write her book and to write her book that fast? Did anyone especially from Team Murdaugh, encourage Becky to interview with boxnation? In other words, did anyone nudge Becky into the spotlight only so she could later be accused of seeking that attention? Another question? How did the egg lady juror come to be represented by an attorney so quickly? Did she seek out that attorney or did an attorney seek her out? Does the egg lady juror or juror 630? Or anyone else who might be making claims about Becky Hill? Do they have any connections to the Murdaughs or any of the Murdaugh's associates, including ones Alex and his brother might have mentioned by name to the jury for some unknown reason? Does any of what these former jurors say Becky said sound like something else, perhaps like things that were actually said by the prosecutor or the judge? No offense to SLED or the agency's office, but we certainly don't take it for granted that everyone sees things the same way we do after years of hearing the stories of what kind of tricks get pulled when certain people are looking to get out of trouble. Now, on Tuesday, the South Carolina Court of Appeals ruled in favor of Dick and Jim's motion to hold their original appeal in abeyance until they could get a hearing in the circuit court to consider new evidence in Alex's bid for a new trial. That evidence of course is the so-called evidence we already spoke about. We firmly believe that the South Carolina Attorney General's office needs to stand their ground when it comes to these jury tampering claims. We believe that these allegations need to be fully investigated. We also believe that Alex has the right to have his claims heard. But we do not think that the



prosecution should concede points to Dick and Jim, just for the sake of appearing fair. Of course, there's an argument to be made to letting Dick go off, because he will inevitably whip himself into a nonsensical frock. Let's all recall his fabulous tantrum when he accused this state of rushing Alex's murder trial, only to be reminded that it was he who had requested the speedy trial Dicks buttered than recovered and basically responded with well, the prosecution shouldn't have let me get my way. They need to be questioned and pushed and directly called out on the weakness of evidence they have presented, they need to be called out when they make wild allegations in the courtroom without a single shred of evidence to support those allegations. We already know they are going to attack SLEDs investigation. They've already told us that. So we say fight back.

## Liz Farrell 36:18

We'll be right back. Okay, the appellate court's ruling was a foregone conclusion, they really had no choice but to allow Alex to be heard. We've seen a lot of panic out there from people believing that this might be a sign that Alex is going to get that new trial. It's not it's a sign that our justice system is making a fair decision. If a defendant says he was convicted because of jury tampering, then let's give him an opportunity to show proof of that. But also, let's talk about how this is a slippery slope. What defendant out there who has been convicted of a crime that they'd hoped to get away with is not going to explore this route once it's been cleared for them by Dick and Jim. That's why we need the AGs office and the court to stand strong and explicitly call out why the evidence is weak and be brave about what they say and how they say it. Be like judge gurgles footnote on this because you know what? There is rich irony in Alex Murdaugh claiming a jury has been

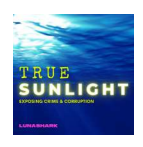


tampered with. Because as Mark Tinsley testified in an in camera hearing during Alex's murder trial, the idea that the Hampton county jury could be messed with by Alex in the beach case was real enough that Mark held out Maggie and Paul as possible defendants in a future complaint related to the boat crash that he would file in another county if he got any word that Alex was messing with that jury. Also, those of you who have been following this story for a while will remember grandpa Buster Murdaugh's bootlegging trial and the accusations of jury tampering that came with it when he was Solicitor he had to briefly stepped down to face federal charges after a jury acquitted him came claims of jury tampering allegedly done by his cousin who was named Alex Murdaugh. Here's a David reading from an article in the December 6 1957 issue of the Columbia record titled orange Birdman acquitted of Colliton jury charge.

## EXPOSING CRIME & CORRUPTION

#### David Moses 38:27

Alex Murdaugh and orange bird salesman was found innocent in US District Court here yesterday of tampering in connection with the 1956 Collin County liquor conspiracy case. Chief government witness in the trial was a Dr. Goodwin of Florida, a member of the jury panel subpoenaed for the collagen case trial held at Charleston in August 1956. Goodwin testified that Murdaugh mentioned the collet and trial to him in a conversation at a Florence restaurant prior to the opening of the conspiracy case. Goodwin told the court yesterday that he met Murdaugh in response to a telephone call made to him by Murdaugh. In the course of the conversation Murdaugh told him, they are trying to persecute him. The reference was to the former solicitor of the 14th Judicial Circuit, Randolph Murdaugh, a cousin of Alex and one of the numerous defendants in the liquor conspiracy case. Randolph



Murdaugh was acquitted. 17 other persons however, including former Collin County, Sheriff G Haskell, Thompson, were convicted.

#### Liz Farrell 39:38

Obviously all Buster got his job back as Solicitor in short order after this. So let's go back to that slippery slope we're talking about a few things have gotten conflated since Dick and Jim's accusations against Becky Hill. One is this idea that she saw herself as a member of the jury as evidence of this they are using a sentence from her book that doesn't at all hold the meaning that they say it does. to punctuate this. They have used the fourth episode of Fox nations Murdaugh special in which an interview with Becky that was done in the spring of 2023 was again used, but in a way that sort of led viewers to believe that it had been done after the jury tampering accusations came out. Let's be clear about this. The second this jury rendered their verdict. And the second they were individually pulled by Judge Newman to put on the record that each of them had reached their decision on their own and that they stood by it. They were no longer jurors. Everything they said after that moment was as a private citizen, and anything they said to Becky after that would have been as a private citizen, and any insight she gleaned from them after the fact would be information that she received from private citizens and not jurors, there is a process in place to protect the jury's decision and hold it in its place. This is the decision they made at this moment in time and it is solidified. jurors don't change their minds. Private citizens might though the 12 people who found Elon guilty were jurors, the 12 people who might have spoken to Digg and Jim or who might have spoken to others in the community or watched HBO or Netflix or Fox nation or who have gone on social media to read people's opinions and their hot takes and they're rants about



Alex being wronged. Those people are not jurors, they are private citizens. When they were jurors, they were asked to examine the evidence in front of them and use that to make their decision. And that is what they did for Alex Murdaugh and his defense team to exploit the former jurors and present what amounts to a sloppily done after auctions report. A post mortem is cheap, and it is cheating. This jury rendered its verdict near hours after all the evidence had been presented to them. These stood up one by one and told the court that the man in front of them was quilty. They said he was quilty knowing that he could be sent to prison for life. And now one of them wants to say that she did this because what she wanted to smoke a cigarette. A there is no evidence that we've seen that says Becky ever told the jury that they wouldn't be allowed to smoke until the verdict had been reached. This is a woman who provided Taj and the stalls to the media and to the public so that they'd have somewhere to go the bathroom during the trial, she rolled out the red carpet for the world to be able to access the people's house. She was like Jennifer Lopez and the wedding planner there and ready with cough drops and tampons and jotting down jurors food allergies, so she didn't order them the wrong lunches. This is a woman they want us to believe was like enjoy your nick Fitz jerks. Give us a break and be what kind of person sends a man to prison for life because she couldn't smoke a cigarette, not a credible person, that's for sure not a person whose word should be taken seriously. So again, when we look at this jury, we need to understand three things. One, the jury existed at a point in time and their opinions matter only at that point in time to they are not only no longer jurors, they have since been exposed to a world of opinions and hot takes on elec Murdaugh's guilt or innocence. Nothing they say now should be considered reflective of what they thought when they rendered their verdicts. They



are no longer considering the evidence that was before them in the courtroom. Three when a former jury is exposed to this kind of post trial scrutiny, especially from powerhouses ambling down their dirt roads in a diplomats Mercedes. And when the spotlight is being thrust upon them individually, when they're told to lawyer up by the defense team. It affects future juries who is going to want to perform their civic duty when they know that their verdicts are not only going to be questioned by the defense later, they're going to be exploited in every way possible.

### Mandy Matney 43:57

We will say it one more time, Dick and Jim have shown us over and over again that they lie without fear of consequences. They will stomp their feet and act outrage over situations that they cause themselves they will use any benefit of the doubt given to them as an invitation to bust open the door of justice entirely. And once they have that door of justice off its hinges they will throw a grenade to blow up the whole system. Why? Because just about everyone has let them do it thus far. Despite their constant losses and their nonsense being exposed. They will come back to the table as if everything before this didn't happen. It is time to bar the door and make them wait outside and tell the truth about this alleged jury tampering is determined because now that the appeals court has cleared the way it is Game On And one more thing before we go just to leave you with a little more rage in your belly this week, we have yet another concerning update related to prosecutor David Miller. Now, we all know David Miller from the Bowen Turner case, he was the prosecutor who handed the thrice accused rapist a sweetheart deal of a lifetime had Miller cared more about public safety, particularly the safety of women and South Carolina. More than he cares about his future career as a wannabe judge. I am not sure that we would be in



this situation right now. As the victims of the Boland Turner case have to calm their stomachs in preparation for Turner's release from prison next month. Last week, we told you some news that should be shocking, but was so on brand for the South Carolina good ol boys who don't care about anyone but themselves. David Miller, the man who faced international criticism for doing his job so poorly in the Bowen Turner case is in the running to become a judge in the good ol se bar has helped carve his path by deeming him as qualified, one of many hurdles he needs to conquer before he becomes judge. I have seen and heard enough about David Miller to say that appointing this man with a track record of making bad deals at the expense of public safety would be a major and potentially catastrophic move as the justice system here in South Carolina has already lost a great deal of public faith with South Carolina does with its judges between appointing them changing its system for electing them and disciplining them properly when they do wrong. That is what matters the most right now, in this pivotal moment going forward, the corrupt will choose to continue to do the same old same old, they will continue to gaslight the public and tell them that the system works. Even after there is clear evidence that shows the contrary, the corrupt will continue to push and protect the system that only helps them. But the good news is that the people can choose to take the power away from the corrupt by voting them out, which is what we plan to do. And it is our job as journalist to shine the light on the dirty truth that the corrupt want to be kept in the dark so that they can continue on business as usual. So last week, we told you about yet another shocking case of a South Carolina defendant getting released early under suspicious circumstances with the help of his defense attorney who moonlights as a lawmaker Todd Rutherford. Now, we have had a much deserved harsh spotlight on Todd Rutherford for months



now, specifically, after the Jeroid Price debacle. You know, when three elected officials helped get a murderer out of prison 15 years early, suspiciously and suspiciously right around the time that Alex Murdaugh was convicted of murder and the whole world was distracted by that. So back to Todd, as the Post and Courier first reported 17 years ago, 39 year old Alberto Romero Lopez was sentenced to 30 years in prison for shooting a man over and over again and kidnapping a woman in an Aiken County home and assaulting deputies. Lopez was yet another South Carolina defendant who was released early and 2022 with the help of his lawyer lawmaker, defense attorney Todd Rutherford. You know, the man who should forever be remembered as the politician who fanboy over Alex Murdaugh after he was convicted of murdering his family and on live television in front of the world. We see you Todd and we will not forget it. The thing with Todd is that he is just one of 10 people, six of them lawmakers who decides who gets to be a judge in our state. In the problem with defense attorneys like Todd holding more voting power than several counties of citizens combined when it comes to deciding who the judges are. Is this corrupt prosecutors? If you are a corrupt prosecutor with a judge's robe and a gavel on your corrupt vision board, you probably want Todd Rutherford on your good side. Todd is one of 10 people you need to get a yes from to get to your next step in Imagine if you have the opportunity to get on Todd's good side by just cutting a deal for one of Todd's clients in a case that you thought will go under the radar. Think about that. Do you see how the system we have tilts in the favor of the corrupt? This brings us back to the Lopez case, like the drawed price case, we cannot find any substantial evidence showing that Lopez provided any meaningful assistance to authorities, which is what the law requires for early release. It's yet another case of a convicted criminal with a violent history represented



by Todd Rutherford, who got a sweetheart deal of an early release without any evidence of actually helping anyone. In yet another example of a prosecutor who was willing to help make that happen. Why would a prosecutor ever agree to that? Well, guess who the prosecutor was David Miller, the guy who was trying to become a judge, the guy who will be screened by Todd Rutherford, and just a few others in the upcoming months, the guy who definitely wants Todd Rutherford on his side. To me, this shows a disturbing pattern that exposes exactly what is wrong with our system. This is the second time that we know of in which David Miller while on his guest to become a judge has given a lawyer lawmakers client a secret sweetheart deal that appears to be against the public's best interest. This is the second time that David Miller appears to have put his own career aspirations over his duty to serve and protect the public. And the thing is, the system encourages this behavior. Imagine if David Miller had to actually run for office in a general election to fulfill his dream of becoming a judge. And he was forced to worry about what the people desired, like equal justice under the law, as opposed to caring for what a select few and power want from him, see how he might be motivated more to care about the public. If we had a different system, see how the Bowen Turner case might have had a different outcome. Now, the JMSC, the committee that Todd Rutherford sits on, will be taking complaints about potential judges through noon on Monday, and now is the time we need you to be really pesky. If you are concerned about David Miller becoming a judge or if you are concerned about any judicial candidate, we need you to tell the JMSC if you want to help make a difference, the easiest way would be to email JMS at SC senate.gov. Or call 803-212-6623. Your message could be as simple as saying that you do not believe that David Miller is fit to become a judge based on his actions in the Turner



and Lopez cases, we will be posting a call to action on our social media accounts with each JMSC members specific contact information so we can ensure that each member hears or concerns. We want you to be pesky, but also polite and stick to the facts, do not threaten, do not harass the facts in these cases about David Miller should tell the JMSC enough to give them concern. If they approved David Miller, like the SE bar did, then we will know exactly who they are. And it will become more clear than ever that we will have to change the way judges are elected in our state. Starting with the JMSC. As dark as the days are looking at the horrific details between the Bowen Turner case, the Murdaugh cases, the Stephen Smith case and the Jeroid price case, I can only hope that these cases will propel us to a turning point in South Carolina. We believe in turning darkness into light. We could learn from these cases and make our state better and remind the victims that they did not fight in vain. Or we could choose to be silent and allow the corrupt to carry on business as usual and allow more victims to be mistreated and more people to be hurt by those in power choosing themselves over everyone else. Here is hoping that now is the time for change. Stay tuned, stay pesky and stay and the sunlight True Sunlight is created by me, Mandy Matney, co hosted by journalist Liz Farrell and produced by my husband David Moses. True Sunlight is a Luna Shark production