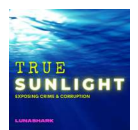


#### Mandy Matney 00:02

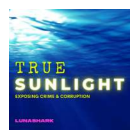
I don't know what the next step is in this Murdaugh mess but now that we have seen the state's response to Dick and Jim's wild accusations made about clerk of court, Becky Hill. It is past time that the South Carolina Supreme Court steps in to put a lid on Team Murdaugh's judicial terrorism. My name is Mandy Matney. This is True Sunlight, a podcast exposing crime and corruption previously known as the Murdaugh murders podcast. True Sunlight is a Luna Shark production written with journalist Liz Farrell. So this is a special episode for me. It is the last episode before my book Blood on Their Hands publishes and we have a few exciting events next week to celebrate the launch on Tuesday. Please check out lunasharkmedia.com/events for details, but on Monday I will be speaking at the University of South Carolina Columbia campus. Tuesday I will be at Barnes and Noble Hilton Head to sign books and Thursday, I am so excited I will be in Bluffton, South Carolina at the Roasting Room where a special evening was Premium Members Only. Be sure to register online for that event. Remember, if you buy my book Blood on Their Hands before November 14, and that's when it helps me the most, you will get one month of Luna sharp premium membership for free. Just go to bloodontheirhandsbook.com and upload your receipt for proof of purchase. This is my way of thanking those of you who have continued to support me on this crazy journey these past few years. You all are the best. Thank you. Something I absolutely love about the audience in the fan base that we have built here is that y'all not only tolerate my openness and honesty when it comes to mental health, but you encourage it and embrace it. Like a proud mom. Sometimes I check the Luna Shark premium discord and I beam with pride seeing members being open about their mental health struggles and I get teary eyed, seeing so many other members being abrasive and supportive. We have been on this journey together



for more than two years. And at the end of the day. I am so proud that we have made good things like normalizing openness when it comes to mental health happen in spite of all the madness. That said, y'all I haven't been doing great recently, I had an anxiety attack on Tuesday night. I felt so overwhelmed with my book release in less than a week. It all just hit me. My chest was suddenly heavy, my head spinning. I couldn't breathe. I have dealt with anxiety all my life. But rarely has it ever peed to physical form like it did this week. After I calmed down, thanks to my amazing and supportive family. Happy late birthday to my mom. By the way, I started to think about what was really bothering me. And truthfully, I am terrified by the powers that are still at play here. We have come so far we have exposed so much but so few people have been held to account even after all of the blood, sweat and tears. So many have put into this case for so long. Tuesday was an eventful day in the Murdaugh world. Finally, two months after Dick and Jim launched their attack on college and county clerk of court Becky Hill, the state fought back with a fiery motion. We will talk about this response later in the episode because wow, there's a lot there. But after reading all 40 pages, I started to feel a lump in my throat that I could not shake. I sobbed. Thinking about what Dick and Jim did to Becky's reputation based on such flimsy terrible evidence. I thought about all of the dozens of horrible headlines. I have read about Becky Hill in the last two months

### David Moses 04:39

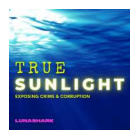
Exclusive Becky Hill biased court clerk at Alex Murdaugh trial admits in new book she worried jury would acquit Alex Murdaugh of murdering wife and son the Daily Mail. Alex Murdaugh trial clerk appears to have done something very wrong. Legal experts warn there's no smoke without fire and believe Rebecca Hill's book deal could be a step over



the line as murderer launches appeal. Daily Mail Merge, a court clerk hinted at personal relationships during murder trial prior to tampering allegations. Fox News Alex Murdaugh lawyers claimed fame hungry clerk Rebecca Hill tainted Jerry Daily Beast.

### Mandy Matney 05:24

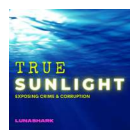
It makes me sick how Dick and Jim threw Becky under a bus in the media just ran her over again and again. I sobbed thinking if they are that evil and capable of burning someone's reputation to the ground, just in a pathetic attempt to see Alex Murdaugh, the murderer. Who else will they ruin? What else will they do? And what is stopping them? It took my breath away. today. I'm still angry as I think about this, especially as I think about how much work the media is still doing for Dick and Jim, even after every lie that they have been caught in. I see people online. Usually in reaction to pro defense stories about Becky Hill allegations with very pro defense headlines. I see people saying things like, wouldn't you want a fair trial if you were in Alex Murdaugh's shoes, everyone deserves a fair trial. But the vast majority of human beings should never worry about being in or anywhere near Alex Murdaugh's shoes. Could you imagine being a guy who has given everything, wealth, money, power privilege, a multimillion dollar job and a high powered law firm built by your own grandfather than to take that life that was given to you in to choose to steal from grieving families who desperately needed that money, and who deserved that money. And then you murder your wife and son in a desperate attempt to get out of the messes you already made. Oh, and then you lie about where you were moments before they were murdered, and you refuse to cooperate with police. These are actions made by human beings that other human beings can relate to and say, Oh, I could see how that happened. These are actions made by a monster who doesn't deserve



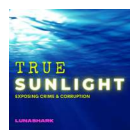
an ounce of empathy, or grace, but he is currently being given it still by the media. And where is that same grace and empathy given for Becky Hill camp most of us relate to her more than we can relate to Alex shouldn't most of us fear what happened to her could happen to others. If the system does nothing to stop Dickon Jim from their persecution of Becky Hill, who will be next in their line of fire. How many good names will they destroy in the media on their crazy quest to get Alex Murdaugh, the murderer and liar into federal prison. In speaking of our skewed and corrupt justice system in South Carolina, I quickly want to mention that prosecutor David Miller, the guy who gave thrice accused rapist Bo and Turner a sweetheart deal appeared before the judicial merit election committee on Wednesday in his guest to become a judge. The JMSC unfortunately chose not to allow streaming of this event which made it difficult to cover but we will be getting the transcripts and providing a full rundown of what happened. I was told Wednesday that the hearing was fiery and let's hope that the gmsc chooses wisely as the spotlight is on them and it won't be moving anytime soon. Also, by the way, Bowen Turner will be released from prison next week.

### Liz Farrell 09:00

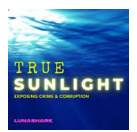
Speaking of the JMSC and how arrogant they are and how oppose they seem to be to changing anything that might affect their own lucrative in demand status as lawyer legislators remember the letter that nine of our 16 Chief prosecutors in the state senate to Speaker of the House moral Smith and Senate Majority Leader Luke Rankin a few weeks ago, the unprecedented one that implored them to remove lawyer legislator, Todd Rutherford from the JMSC along with other lawyer legislators, surely because they're not just elected officials, but the elected leaders of our elected lawmakers. They had enough time by now to



acknowledge said letter and fashion have some sort of respectful response, right? Surely they're not ignoring issues with the JMSC like they always do. Right. Surely they understand that this isn't a mere inconvenience to wait out, right? That is a big fat no to all of it from what we're told the solicitor's have been given no response to double check that reporter Beth Braden called both Senator Rankin's and Representative Murrells offices to find out what if any letter they've sent back to the solicitor's and she was referred to the public information officer. She has not yet gotten a response to that inquiry. Okay, one more update before we fully indulge our anger and burn down this village of lies that Dick and Jim has been building. Ever since the summer, the South Carolina Court of Appeals has decided that Cory Fleming, Alex's best co-conspirator can go forward with his appeal. Remember that after he pleaded guilty to 21 state charges wrongly thinking that he could trick the system and get the court to bend to his will and sentenced him to basically nothing he appealed the 13 year 10 month sentence judging him and had given him claiming that Judge Newman was biased. Obviously someone who pleads guilty to their crimes doesn't typically get to appeal their sentence because they're pleading guilty with the understanding that even if the prosecution recommends a light sentence, it's ultimately up to the judge. So first, the Court of Appeals had to decide if Cory was even permitted to appeal his sentence in the circumstances on Monday, they told him sure, fine, go ahead. Which means that if you thought we weren't going to have to hear about Cory Fleming until at least 10 years from now, when he emerged from the South Carolina Department of Corrections squinting at the sun and sporting an ankle length beard, you are unfortunately wrong. It's like a genetic disease. Good old boys cannot accept anything except things going exactly the way they want them to go. They inherited this from their grand good old boys and their great grand



good old boys. The only cure for it is actual accountability. Dear Cory has 30 days to file his initial brief and designation of matter so we'll check in again when that gets filed. Okay, it's time to burn down Dick and Jim's village on Tuesday morning. South Carolina Attorney General Alan Wilson and his team came out with the biggest of big Creighton energy and filed a 12 alarm fire of a response to Team Murdaugh's motion for a new trial. It wasn't just a no Alex accusations don't merit an evidentiary hearing nevermind a new trial. It was hell no, this team of legal hooligans doesn't deserve one more second of this Court's consideration. So here's the thing we want to say from the get go for those of you who are new to the Murdaugh story, and by new we're including everyone who didn't know the name Alex Murdaugh before the murders, but even more specifically didn't know who he was before the trial of the century. And even more specifically than that doesn't or hasn't ever lived in South Carolina and witnessed the system from the inside, from the outside looking in. And by applying all the knowledge you have about general human behavior and how the justice system typically works elsewhere, we can somewhat understand how people might look at the headlines and the accusations Tim Murdaugh has made against Collin County Clerk of Court Becky Hill, and how they might read some seemingly fair points about Judge Clifton Newman going on the Today Show after the trial to quote talk about the case and think to themselves there's got to be something to this Alex deserves a fair trial. He deserves an impartial trial. I believe he's guilty, but this seems very messed up. Okay, if this is you, you need to stop and just take a breath because there is a false equivalency happening here and it is a trapdoor that we want to nail shot once and for all. Alex Murdaugh is a judicial terrorist. His claims have been very carefully designed to be misleading the accusations that this legal Bandit has been making were crafted for the headlines. They were written in such a way that



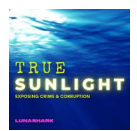
even generally reasonable people who are familiar with South Carolina's justice system and who know Alex is a murderer and a thief and a liar and you know that his legal team is prone to hyperbole and misdirection and will stop at nothing could find themselves momentarily fooled by the antics during cup of justice this week, Eric bland reminded us of an article written about Dick in the November 2013 issue of a publication called whistleblower laws. In it Dick shared his philosophies on defending a client and shared his tips for winning a case. We spoke about this article a lot because Dick shared some of his more dastardly tricks of the trade. One of those tricks is him saying he gravitates toward picking on attractive people to be on his jury because they don't feel threatened by him and aren't disdainful, like attractive people. I think we need to revisit another one of the tricks real quick before we get into it.

## David Moses 14:50

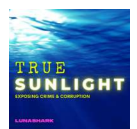
Tip number five, throw away the script. There is nothing more boring nor unproductive than to follow a script checking off the points you want to make to prove the elements of your case. The jury wants a narrative, a story, an entertaining yarn full of conflict, emotion, sex, violence, yelling, weeping, etc, you get the idea. That means you have to have a general idea of what you want. But let the examination flow naturally set the witness up to confirm fact a and fact see, then box them in to be sure the jury will understand where you are going. Remember, these are attractive people who watch a lot of TV and read most of their evenings. They have lots of imagination.

### Liz Farrell 15:56

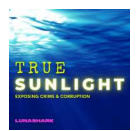
I'll say that again, to get the narrative, the drama, the entertaining yarn, full of conflict and emotion to get those sitting in judgment of his client



to use their imaginations because that's where he wants them right smack dab in the middle of his imaginary world. Dick suggests getting the witness to confirm factor A and face and then box them into B. Here's how that looks. Fact a. Becky Hill, an unusually gregarious and media friendly clerk of court, who made an impression on everyone by welcoming the world into the Collin County courtroom with open arms wrote a book talking about her experiences during the Murdaugh trial and included her observations about the jury that found him guilty fact see, Becky Hill admits in the book that she believes the evidence has shown that Alex Murdaugh killed his wife and son be not back to be You got that right dig didn't say fact be he said box them in to be be Becky must have used her access to the jury to guide them toward a guilty verdict so she could write this book and continue to be in the spotlight. That is what Tim Murdaugh has been doing fact day then fact see then offering the wrong conclusion of be and most of the media has been like, ooh, be sounds reasonable. Wow, this is serious. We've said it over and over. It's smoke and mirrors and now we have the South Carolina Attorney General's office and Becky Hill herself and most of the jurors to show you just how smokey and how mirror filled did carpool lanes House of Horrors has been when it comes to Team Murdaugh V invariably stands for bullshit, and no one should forget that. So there are two major things that happened this past week. One is that Dick and Jim filed a writ of prohibition with the supreme court asking the justices to step in and remove judge Clifton Newman from all of Alex's cases alleging that Judge Newman is a witness to Becky Hill's character and is too personally biased to perform his judicial duties. This is a 265 page document. There are a lot of layers to peel back on it. And we'll be doing that over the next few weeks. Here are the things you need to know for now. One is that Dick and Jim did not file a motion with the circuit court to ask judge Newman to recuse himself. Instead, they sent



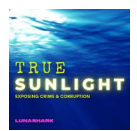
judge Newman a letter. According to them, that letter was sent on October 18. We don't actually know when Judge Newman received this letter, unsure Dick and Jim would argue that this letter serves as the motion but from what we're told they need to formally move the court for a recusal in South Carolina, it's up to judges to recuse themselves from a case meaning they don't have to do it if they don't think it's necessary, but they should do it if there's a reason to do so. For instance, if the judge has a business interest in the matter at hand, and it is exceptionally rare everywhere in this country for a judge to be disqualified from a case by State Supreme Courts. If the judicial system has a backbone that holds the whole thing upright. One could argue that it's composed of two things, the system's prevention of lawyers being able to go judge shopping and the system's protection of what goes on during jury deliberation Dick and Jim are taking baseball bats to every single vertebra in that backbone. There are a lot of deceptive elements in this read, such as partial quotes that were they to be finished would add context that hurts Dickens Jim's case and like references to judge Newman's appearances on The Today Show and his alma mater and Cleveland. Dick and Jim have totally mischaracterized the nature of his comments in those interviews. But we'll get to that in a future episode. The other main thing to know is that it's not clear what's going to happen here, especially now that the state has eviscerated Dick and Jen's claims of jury tampering in response to their motion for a new trial. It is however very clear that Dick and Jen think nothing of twisting fact a and in fact see to lead people and headline writers to be on the name of publicly maligning judge Clifton Newman, a man who has not just seen as but is in every fiber of his being a true guardian of justice. He is America's judge. He earned that distinction and Dick and Jim are out to destroy that all for a lying thieving murderer. Another thing that is very clear from the read is that team Murdaugh's



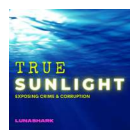
immediate goal is to delay LX November 27 trial in the Satterfield case, they do not want Alex to get a second and third conviction before he is sentenced in his federal case, unless the Supreme Court shuts them down or comes up with a another fast solution. This filing will likely get team Murdaugh what they want, at least in the short term. A lawyer friend of mine said something important about Dick and Jim this past week. He said anything is a win for Dick and Jim at this point, and rewarded behavior is repeated behavior, meaning they can gym or just trying to get to that next foothold on the mountain side. And every minute they continue not to fall off the mountain is a successful minute for them and meaning that the continued tolerance of their behavior from the ODC and from the Supreme Court is just permission to keep on climbing. What is South Carolina afraid of when it comes to Dick Harper Boolean AND WHY IS Deckard Boolean using his considerable power over the legal system to do this kind of wet work for this kind of client? Dychtwald interviewer evil Partridge at crime con this past September that Alex Murdaugh is the only innocent client he's ever had. He can't possibly believe that and frankly, if he does, he needs to apologize to every other client he's had because he just outed them as guilty but off the hook for their crimes.

### Mandy Matney 21:53

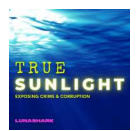
Okay, the other big thing that happened is the state's response to dig and Jim's motion for a new trial. Let's start by talking about Becky Hill's three page affidavit in it. She unequivocally denies ever telling the jury not to be fooled by evidence presented by Alex Murdaugh's attorney. She denies instructing the jury to look at his actions. She denies instructing the jury to look at his movements. She denies saying to the jury, this shouldn't take us long. She denies having private conversations with the foreperson in a bathroom. She denies having



any conversation with the foreperson could involve the discussion of evidence witnesses or the substance of the trial. She denies talking to the foreperson, out of earshot of the bailiff. She denies telling members of the jury that the media would want to interview them at the end of the trial. She denies handing out business cards of the media personnel. She denies telling jurors y'all are going to hear things that will throw you off, don't let that distract or mislead you. She denies asking the egg lady juror whether she was inclined to vote guilty or not guilty. She denies telling the egg lady juror that SLED and the Collin County Sheriff's office personnel went to her ex husband's house she denies telling the egg lady juror that she would reinstate a restraining order against her ex husband. She denies telling the egg lady juror that the Murdaugh's probably got to her ex-husband; she denies asking the egg lady juror about her opinions regarding Alex's guilt. She denies asking the egg lady juror whether you think he is guilty. She denies discussing the evidence presented at trial with the egg lady juror. She denies telling the egg lady juror to forget about the guns they will never be seen again. She denies asking the egg lady juror about the views of the rest of the jury. She denies telling the egg lady juror that if the foreperson would just go in and ask for a raise and hands this would be over and done with, she denies informing the eight lady juror that everyone needs to be on the same page. She denies fabricating or creating any Facebook posts related to the egg lady juror and she denies telling jurors that they were prohibited from taking a smoking break during deliberations. She not only unequivocally denies all of this, she, an officer of the court, who understands the severity of perjury more than most she has sworn to it under oath. This affidavit is attached to the state's response, which ultimately asked the court to not only deny Dick and Jim an evidentiary hearing to see if a new trial is warranted, but to skip to the good part and deny them a new trial all



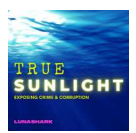
together. Also attached to the response were voluntary written statements from jurors. Now first, we need to do a little jury math here because it can get confusing. There were originally only 12 jurors and six alternates, that's 18 people. By the time the verdict was read, there were 12 jurors and one alternate left. The eighth lady juror was dismissed by Judge Newman days before the verdict, meaning she was not a part of the deliberation. Additionally, the remaining alternate juror was not a part of the deliberation. Ultimately, Dick and Jim have one affidavit from one juror who actually deliberate it and that is juror number 630. If you are going to remember any juror name and this 630 is the one she's the first exhibit and Dick and Jim's motion. She's the one with for lack of better terms, the most amount of apparent authority and Dick and Jim's claims. Obviously, her story starts to fall apart real quickly, but we'll get into that in a minute. Dick and Jim have another affidavit and that is from a glady. Juror again. She did not take part in the deliberations; she was Juror 785. They also have affidavits with what they say to other jurors told them. Those jurors did not sign affidavits containing their own words. Those jurors were number 741 and 326. Of those only 326 deliberated. Juror 741 was an alternate juror; she did not weigh in on Alex's guilt. Okay. The state has 10 written statements from jurors attached to its response. That means that three are missing, right. One of those three is your 578, who declined to discuss the case or deliberations was SLED. According to our notes. Juror 578 is a white male contractor who said he had never heard of the Alex Murdaugh case before the trial. The only other one who doesn't have a written statement is juror 630, who like the egg lady juror is represented by Dick's friend in consistent murder trial attendee Joe Macola. Again, Juror 741, one of the two jurors who didn't sign an affidavit for Dick and Jim but whose statements were contained in an affidavit from Dick's assistant was an alternate so there isn't even a written statement from



her in the state filing. Juror. 741, however, did speak to SLED, the other juror who didn't sign an affidavit for Dick and Jim, Juror 326 spoke to SLED and also provided a written statement to SLED. Okay, that's a lot. But basically, the things to know are that 10 Jurors spoke to SLED nine signed written statements. One of the ones who didn't speak to SLED is Joe Mikolas. Client. And the other one is someone appears to not want anything to do with any of this nonsense. That is the only one who signed an affidavit for Dick and Jim. So bottom line, this issue involves a 11 of the deliberating jurors, one of the alternate jurors, and one juror who was dismissed. As you can see, that adds up to 13, which confuses matters a little and lends itself to the minor illusion that Dick and Jim have more jurors on their side than they do. Why does this matter? Because one of the core questions the court will have to consider is whether the allegation of Becky statements is enough to warrant an evidentiary hearing on its face, as Dick and Jim contend, or whether the allegations of Becky statements only matter if jurors say those alleged statements influenced their verdicts. Obviously, the eighth lady didn't get to give her verdict. So whether or not her allegations have any weight to them will be determined by what the court decides on the evidentiary hearing. Now,

### Liz Farrell 29:05

let's talk about Dick and Jim's jurors and what we now know about them. Let's start with juror 630. She is purported to be a tenant of the egg lady juror, and according to sources they at least sometimes drove to court together again, both women are for some reason represented by Attorney Joe McCullough, Juror 630 is who said that Becky told jurors not to be fooled by Alex and to watch him closely until look at his movements and watch his body language. The state points out that all of these phrases are ones that were used by the state and their opening



statements and closing arguments. Here's Creighton waters on January 25.

### Creighton Waters 29:41

You're gonna see video statements about Mark you're gonna see body worn camera of him at the scene when law enforcement arrives and hear what he says. Hear what he says out that night, you're going to hear three recorded statements on video that he gave him law enforcement and you're going to hear how things progress by what he says what he says he did that night. Watch those closely. Watch his expressions. Listen to what he's saying. Listen to what he's not saying. Use that comment is the same, right? Just stop and sing a little song.

### Liz Farrell 30:32

And here's Creighton at the end of the state's initial closing argument on March 1.

### Creighton Waters 30:37

This was what he did. This is what he did right here. This defendant on the other hand has fooled everyone, everyone. Everyone who thought they were close to him, everyone who thought they knew He was who He was, he's fooled them all. And he thought Maggie and Paul too and they paid for it with their lives. Don't let him fool you, too.

#### Liz Farrell 31:40

Additionally, John Meadors in the state's final closing argument said this, that she

#### John Meadors 31:46

knew right there. And that's real. That's real. Shelley's real



### Liz Farrell 31:57

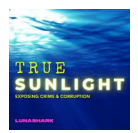
assault on it, but body language is so important. What are you talking about? Oh, everybody likes to say Shelley's another thing to know about your 630. She never says that Becky's alleged words influenced her verdict. Instead, she says that she felt pressured by other jurors. Here's what the state has to say about that.

### David Moses 32:21

Even assuming for the sake of argument that your six three zeros recollection is accurate, and that he or she are not miss remembering arguments expressly made by the state jurors. 630 does not attribute their verdict to the statements of clerk hill but rather of ours that he or she voted guilty despite some questions, quote, because juror 630 felt pressured by other jurors that a juror felt pressured by other jurors is not a valid basis to impeach a verdict, nor does juror six three zeros complaint of feeling pressured by other jurors constitute evidence that he or she or any other juror voted to convict because they were influenced by comments they allegedly heard from clerk Hill, so

### Liz Farrell 33:12

the only deliberating juror who signed an affidavit for dig and gem the juror whose affidavit was so important that Dick and Jim put it up front and center of all their other so called evidence the juror who makes the most headline grabbing allegations against Becky not only has a potential relationship involving a power differential with the egg lady juror she appears to be Miss attributing statements she heard and she says that her verdict came as the result of pressure from the other jurors and does not say it came from Becky also she apparently didn't speak to SLED which is weird because she's not accused of committing a crime. What is there to lose here it's okay for her to launch these



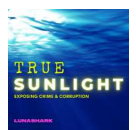
criminal allegations against Becky but when it comes time to put her money where her mouth is to get accountability for the person she thinks broke the law she's silent but don't silent when it comes to eating a convicted murderer. In our opinion, Juror 630 is affidavit should now be shredded and used as packing material because it's that full of fluff.

### Mandy Matney 34:14

Okay, let's talk about alternate juror 741. Now, she spoke with SLED but does not appear to have given them a written statement. According to the state's filing. Juror 741 would quote not sign an affidavit as requested by Murdaugh's councils and was evidently reluctant to do so. Juror 741 told SLED investigators that clerk Hill told the jurors that the defense is about to do their side and don't let them confuse or convince you. They may say things to confuse you remember Jor 741 was not a part of the deliberations. Additionally, no other juror other than Nikolas client jury 630 ie a lady's apparent tenant cooperates what juror 741 says that she heard by the way, there was quite the little bombshell about 741 in the state's filing. According to the state's response, Juror 741 told SLED she was aware that clerk Hill wrote critically about her attentiveness during the trial. And additionally, noted clerk Hill told her after the trial that no members of the media wish to speak to her. Isn't that interesting? Here's an excerpt from Becky Hill's book behind the doors of Justice, the Murdaugh murders.

### David Moses 35:40

While most of the jurors were focused and engaged during the Murdaugh trial, we did have one juror who was an alternate at one point who was not she was more focused on the crowd, who was watching who was or wasn't following judge Newman's rules, and so on.



For example, She caught a new visitor to the courtroom, who was sitting directly across from her who looked like she may have been taking a picture of the jury, and that wasn't going to fly with her. So

### Mandy Matney 36:12

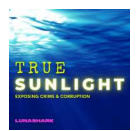
Dick and Jim's other juror, Juror 741 was an alternate I II, she didn't even render a verdict in the case in wooden sign Dick and Jim's affidavit. She says that she heard something that none of the other jurors can clearly corroborate, not even juror 630 And she was called out and Becky's book for being unfocused and annoying. And therein lies the slim avenue of truth. When Dick and Jim say that Becky's book was the final straw for jurors, it seems like what they meant to say was juror one juror and alternate who got called out in Becky's book for not paying attention to the trial and one juror who didn't even participate in the verdict.

#### EXPOSING CRIME & CORRUPTION Liz Farrell 37:01

Okay, the third juror and Dick and Jim's jury tampering claim. Sure, 326 he did not sign an affidavit either, according to Dick's Asst. Holly's affidavit, Dick and Jim, with juror 326 and his mother at her home. Here's David with what they say he said. During

### David Moses 37:20

the meeting, Juror three to six related the following information to us. Sure three to six was asked if Ms. Hill told the jurors not to let the defense mislead them. He did not specifically recall this statement. But he did recall that Ms. Hill commented to him and other jurors about the photos that would be admitted into evidence indicating that the quote images would be disturbing. Juror three to six also stated that the jurors were stationed in two separate rooms when they were not in the



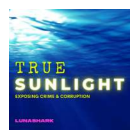
courtroom, and that he was in a room with mostly other male jurors. He was not in the same room as jurors 630741 and seven eight by juror three to six stated that Ms. Hill would visit the other room more often. and that he could not hear what she was telling jurors in the other room. During the trial. Juror three to six and others discussed the case prior to deliberations. He did not discuss the case with anyone outside of the jurors. He further commented that some of the jurors were going into their office because of financial reasons and that quote, people were talking to co workers because co workers wanted info and quote before deliberations, Juror three to six indicated that quote minor conversation led him to know who was a yes. And who was a no is vote changed with new evidence. As the jury was deliberating the bailiff and Miss Hill told the jurors that they could not take a smoke break during deliberations there were six smokers on the jury. When asked if he thought the clerk of court Becky Hill was inserting herself in the process of the trial. Juror three to six responded quote I can see this and quote

### Liz Farrell 39:21

not I saw that but I can see this. This isn't even a fact a fact seat and box them in with be situation. This is paper sagging. This affidavit includes nothing that speaks to the jury being tampered with. Here's the insight we got about juror 326 from the state's filing. This juror didn't hear Becky say anything other than the generic warning that the photos they weren't going to see would be graphic the photos of something that Dick himself described thusly during the opening statements long before the jury even saw these photos. The second

### Dick Harpootlian 39:57

shot handed up. And there's going to be some question about the direction of that shot, but ended up entering his skull cavity. And the



gases from that shot literally exploded his head, like a watermelon hit with a SLEDgehammer. All it was left was the front of his face. Everything else was gone. His brain exploded out of his head hit the ceiling in the shed and dropped to his feet. Horrendous, horrible butchering.

### Liz Farrell 40:42

In its filing, the State said this about what juror 326 said Becky had told the jurors quote, what your 326 did recall was a warning that the jurors would witness disturbing images, which is a neutral trigger warning and not one that puts a thumb on the scales of justice to be sure the jurors did review disturbing images. So if the defense has any issue with Becky giving the jury a generic warning that the photos of this butchering that Dick so vividly described throughout the trial, then the defense has a problem with itself because saying that the photos were graphic could have very easily helped the defense's weak case since they so badly wanted the jury to see the damage done to Maggie's and Paul's bodies and think to themselves oh my goodness, sweet old Alex Murdaugh could never have done something like that. Other than the generic warning about the photos. Juror 326 says he saw Becky Hill speak with another juror one on one, that juror is juror 729 who was having financial issues that could have affected his continued service on the jury SLED asked juror 326 If you had any other concerns, he said no. Here is what your 326 wrote in his statement to SLED. I believe

### David Moses 41:59

that my interaction with Mrs. Hill the court clerk was limited to information from the judge or about important events such as graphic material, or how long of a break we would get I do not believe she acted outside her role as court clerk and acted in a very professional manner.

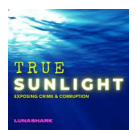


#### Liz Farrell 42:21

What's so frustrating about this is that for two months now, Becky Hill has had to endure headlines that refer to her as being hungry and it's having done something very wrong. She's had to endure tabloid journalists referring to her not just as a clerk of court but the biased clerk of court. She's had to sit silently while hundreds of chatterboxes on social media treat her like she's some lowdown dirty criminal like Alex Murdaugh giving her far less benefit of the doubt and no presumption of innocence. And she hasn't even been charged with any crimes. And now thanks to the state here we are finally getting to see inside of Dick and Jim's jury tampering pin yada and it's absolutely empty.

#### Mandy Matney 43:10

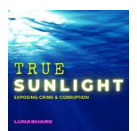
Okay, let's talk about the star of Dick and Jim show juror 785. The egg lady juror from the get go. We've told you about how this entire set of accusations coming from the egg lady juror was a waste of time. She did not render a verdict and ellex case and she was not removed from the jury as a result of anything Becky said or did in her affidavit to Dick and Jim she accused Becky of having inappropriate conversation with her about the opinions on Alex guilt. She also says that her tenants not just 630 but the ones who signed affidavits in late February telling the court that she had spoken to them about the trial have since denied saying what they said and that they felt pressured to do so by SLED. The state's filing on Tuesday gives us so much insight into what went down during the hours leading up to the AIG ladies dismissal. Here are some of the highlights. The state says that the court thoroughly investigated the allegations against the Ag lady. They reiterate that the court gave no weight to the suppose at Facebook Post reported to the court by Becky the Facebook element of this is irritating. We've spoken about it at nauseam so we're going to do you a favor by not giving you a whole



breakdown on it other than to say this stupid Facebook post has been used by Dick and Jim since September as a mis director. The Facebook issue accounts for 75% of their accusations against Becky and accounts for 0% of the reason that this juror was removed by Judge Newman. Additionally, this Facebook issue is that the heart of Dick and Jim's argument about why judge Newman needs to be disqualified from Alex's cases. They say that he's a witness to Becky reporting this to him and therefore needs to serve as a witness in their case for a new trial. Bottom line, there is no substance to the argument, and they're simply using it to pad their filings and heighten the drama surrounding Becky Hill. It is the one thing they can prove that the apology Facebook post from a man named Tim stone was not the egg lady's husband in there using that one piece of evidence as a shield. So people who only read the headlines and who only read other people's comments on social media to form their opinions about this won't see that everything else is boxing them in with be with the non facts.

### Liz Farrell 45:55

Okay, so the judge gets an email from a woman who says her coworker told her that their landlady was a juror on the case and was talking about it with them the other night and saying that she didn't think Alex was guilty. Dick engine visited this woman and she recorded the interaction did seem to be intent on two things. One he was trying to suss out if there was any connection between this woman and Becky Hill, he seemed to believe or seem to be hoping that there was some nefarious happening going on there that this person was perhaps making up or encouraged to do this. Additionally, he was focused on the wording of what this woman heard from her co worker, he seemed to have wanted egg lady to have said that the evidence doesn't support his conviction as opposed to him just simply being not guilty. Anyway,



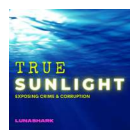
this email prompts judge Damon to take action. According to the state's filing, Dick and Jim scoffed at this. Here's David

### David Moses 46:45

Murdaugh's councils advise the court to disregard the email as beard boys in a high profile case. But the state expressed concern about the allegation of a clear violation of the court's instructions to the jury, and noted there were still alternate jurors. Counsel Griffin speculated without support that the email was an orchestrated effort to get the juror removed.

### Liz Farrell 47:11

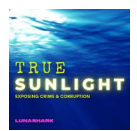
Isn't that rich, the men who were there to hold the state accountable to the evidence they said they had against Alex, whose duty in life is to make sure that allegations against their clients are backed up by evidence had no problem throwing around an accusation despite having no evidence lending itself to that conclusion. Why wouldn't Dick and Jim want that jury examined? Well, obviously, because it seemed the juror felt their client wasn't guilty. It always struck us as odd that Dick and Jim didn't seem to put up much of a public fight when it came to juror seven at fives removal to the outside viewer, it would seem that maybe they wanted to exhaust the balance of alternates who were dropping like flies so that the path to miss trial would be a little easier. But to those of us who had sources behind the scenes, we knew that word on the street was that this juror was potentially leaning toward a not guilty vote for Alex. So it made no sense to us, why wouldn't they have fought harder for 785? There are so many questions about her and her potential connections as well as how she came to hire an attorney and for what purpose. During this conversation was 785, the court learned that Becky had spoken to her about a Facebook



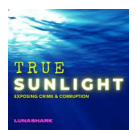
post in which someone purporting to be her ex husband. I'd said she was talking about the case with other people after she said that the court quote specifically followed up and asked 785 Whether Becky had discussed anything about the case with anyone on that jury. Here's what juror 785, aka the Ag lady juror said in her final moments as a juror, by the way, she said Not that I'm aware of Hmm. Notice she didn't say yes. In fact, she's spoken to me about whether I think he's guilty and told me that I shouldn't worry about his guns. After this Jim quote, then satisfied excepted juror 785 explanations and argued she remained a competent juror. But the state wasn't done. They wanted to know more about who she had spoken with. So the court called back 785 and asked her for the names of her tenants that night SLED visited them and interviewed them separately. You'll remember that they signed affidavits confirming that egg lady had spoken to them about the case. And those affidavits were sealed by the court. And the egg lady was removed because Judge Newman had told the jury multiple times a day not to talk about the case with anyone including other jurors. In fact, he said it so many times that a partial listing of every time he had said it during the trial in the transcript took up almost a single page and the state's filing. Now remember, egg lady is saying that the tenants are denying what SLED says they said the court but according to the state's filing, the State reviewed their affidavits, line by line with them and the tenants affirmed their statements. In fact, Dick Harpootlian even asked the male tenant to elaborate on what he meant in line I have the affidavit a Dick is now insinuating was forced out of the tenants

#### Mandy Matney 50:10

let's pause there. Okay. One of the accusations made in the writ of prohibition against Judge Newman is that Judge Newman is biased because he commented during Alex sentencing that law enforcement



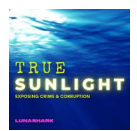
has been maligned for the past five or six weeks. This is what that looks like. Okay. Dick sat in that in camera hearing with the tenants who testified that against a court order your 785 had spoken about the case. Not only that did questioned one of the tenants and asked for clarification about what he meant in his affidavit. And not only that Deke watched a video of their interviews with SLED. then months later, in arguing that the clerk of court engaged in jury tampering, he takes the position that these affidavits, were coerced, and that the tenants denied saying these things. This is the kind of thing that Dick specifically seems to do. He maligns law enforcement so casually and without thought, and then he holds it against anyone who calls that out. Anyway, that mail tenant that said that the egg lady stated she didn't believe there was any evidence to make her think the defendant was guilty at that time. He said he took that to mean she hadn't made up her mind. In the female tenet said the AIG lady told her she didn't believe there was evidence beyond a reasonable doubt that Alex murdered his family. Additionally, the AIG lady's husband, her husband was there during that conversation. And yes, she talked about the trial, but nobody was saying whether Alex was guilty or innocent. Oh, also, she apparently talked about the case with him every night, but not in detail. According to the state's filing, the court noted that typically this juror would have been removed without a discussion. But now that they've had this discussion, they could see that she was talking about the case despite the court order not to discuss it. Now. Another fun fact, and it is about that Facebook post, Judge Newman asked if anyone if Dick or Jim or the state wanted to bring in the ex husband for questioning, here is what the state says happen next. Counsel her Poulin very clearly declined, guote, I think not judge. I think if you would just accommodate me bring juror 785 mn asked her about the specifics of the conversation. If she says yes, all have no complaints whatsoever.



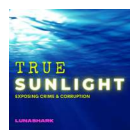
The Ag lady was brought back in and acknowledged that the tenants had expressed opinions to her about the trial, but denied saying any of the jurors thoughts to them. During this conversation. Dick, quote, astutely observed that juror 785 placed their spouse at the scene of the conversation, meaning the reason they knew her husband witnessed this conversation is because Jor 785 told them and because Dick pointed it out to the court. Now, the Court allowed it to confront the egg lady with the affidavits from the tenants, and she told the court that they weren't accurate at your egg lady was excused. Did told the court I'm not going to argue any more about this. I'm going to defer. It's your call your judgment, Your Honor. I'm not going to argue with whatever you do. Okay. Quote, counsel, her Pouliot, affirmatively declined to take any exception to the ruling until now. Okay,

### Liz Farrell 53:57

so real quick, let's go over what the jurors say about Becky Hill. As for the remarks they heard her say well, most say they didn't hear anything during 193 said Becky might have reminded them to generally pay attention. Juror 254 said Becky mentioned that they should watch ellex body language, purify 44 said Becky told them to generally pay attention look at body language and be observant juror 729 said Becky told them to generally pay attention but never heard any comments about body language. Everyone else said they didn't hear her say anything. Asked her witnessing Becky have any discussions with jurors one on one. One juror says he saw her talk to another juror about financial issues that he was having with child support. The juror she was talking to about child support issues says he saw her chat with others. What's interesting here is that the egg lady said that Becky had spoken with jurors one on one so frequently that this juror the one with the child support is Jews would refer to it as a and d time. This Gjerde.



denies that he ever called it that or ever said that. Additionally, this juror told SLED that he was uncomfortable when Dick waved the gun around the courtroom. Okay, now other concerns the jurors had juror 193 noted to SLED that if anything, people were overly cautious around the jury, Juror 544 told said that juror 630 is a tenant of the egg lady juror and that the egg lady was upset. She also told SLED that she was warned by Dick Harpootlian and that if she didn't talk that she'd get a subpoena. Likewise, Juror 589 says his wife was told by Dick that if they didn't talk, they'd be getting a subpoena. And your 864 told SLED that it wasn't Becky, who told them to watch out for body language that came from Creighton during his quote Court argument. The state noted in its filing that perhaps most importantly, none of the jurors who willingly interviewed miSLED reported feeling any pressure or influence to reach their verdict. Additionally, the state's filing includes voluntary statements from court employees, including the bailiff who served as liaison to the jury, all of whom said I didn't hear Becky say any of the things Dick and Jen claim she said to the jury, nor did they see her do any of the things they said she did. Now, as for the smoke breaks, the bailiff wrote that he didn't take the jurors out to smoke once deliberation started, and that they said always been the policy. Imagine that a courthouse in Murdaugh country in which juries haven't been allowed to take smoke breaks during deliberation. Okay, now let's talk about the core arguments the state is making Dick and Jim want an evidentiary hearing. They want something tangible they can put in front of the cameras so they can set up their smoke machines and pretend that smoke is coming from a fire. The state is arguing that this type of hearing isn't needed. Dick and Jim say they don't need to show that Becky's words affected the jury to get this hearing. The state says they do and they haven't even remotely proven this with their arguments. The state's position is that juries have always been



protected by the court and that the law doesn't allow for, guote, highly motivated convicts to put their own jury on trial. They argue that courts have always proceeded with caution when it comes to motions like this because, quote, it would have a mischievous effect, basically saying that it opens the door to perjury and and allows confederates of the accused to procure unprincipled witnesses to now contradict evidence that a jury had already considered and had already concluded warranted a guilty verdict. The state argues that even if we're to believe that Becky said to watch Alex body language, not one juror is saying that this is what led them to a guilty verdict for Alex and that this alone is enough to deny Dick and Jim's motion. They also point out that Deke Hartley and himself asked the judge to pull the jury and that pulling the jury is the mechanism that is in place to suss out any undue influence that might have been put on individual members. Each juror said they found Alex guilty on their own repeatedly, the jurors were told to use only the evidence and only the testimony heard in court to form their opinion. The state points out that asking a juror now, after months of publicity and documentaries whether they still believe Alex is guilty has no value, meaning no weight can be put on that if a jury has since changed his or her mind, since they were only supposed to use the evidence and testimony presented to them in court as the basis for their decision. Judge Newman also told the jurors before they deliberated, you are also the judges, the sole judges of credibility. That is the believability of the witnesses who have testified and of the evidence offered. He told them over and over and over again, you get to decide based on what you saw in the courtroom. In addition to asking the court to deny Dick and Jim's motion, they're asking the court to strike some of Dick and Jim's arguments for a new trial.

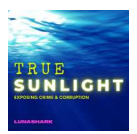


### Mandy Matney 59:04

Now, I want to talk about the state's motions to strike because it is my favorite part of this response. The motion to strike means that the state is asking the court one not to consider these arguments during a hearing but also not to consider these arguments in deciding whether or not there should be a new trial. The state is saying look, even if we have a hearing on this motion, or if the court just decides now on a new trial, we need to take out the parts that they included just for media hype and fluff. Because guess what? They don't need the rules of evidence. First, the state moved to strike as inadmissible hearsay, the affidavits of paralegal Holly Miller, here the state is asking to remove the affidavits from Dick's paralegal where she recalled conversations with two jurors, Juror 741. The alternate we spoke about earlier, and juror 326, the juror who ultimately spoke to SLED and said essentially that they didn't hear anything from Becky that influenced their decision of guilt. The state is saying, as we have said, you can't include these affidavits about these jurors, because they didn't sign it. And that is hearsay, which, by the way, is a statement other than made by the declarant, while testifying at a trial or hearing offered an evidence to prove the truth of the matter asserted, which is not admissible. This is funny, because do you remember the hearsay part of the Murdaugh murder trial? You would think that Dick and Jim would have learned the definition of hearsay by now?

### Judge Newman 1:00:49

You said you had a conversation with Mr. Griffin that day that we found out that Alex had been shot, we did have a conversation with Mr. Griffin and he's told you that he'd been fired and that he'd been caught stealing money, correct.



Jim Griffin 1:01:08 That's just hearsay.

### Judge Newman 1:01:09

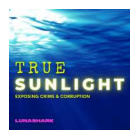
What kind of quandary that that put you in? You got to be a witness as well.

### Mandy Matney 1:01:15

The whole courtroom and viewers around the world laughed at Jim's inability to understand what hearsay is. Yet months later, Team Murdaugh still apparently does not get it. Next, the state move to strike as inadmissible all such material as regards internal functions and deliberations of the jury. This is pretty self explanatory, but due to rule 606 B, the state is asking to remove lines from four affidavits which include information about jurors thoughts and interactions with each other. Finally, my favorite section of my favorite part, the state moves to strike all such material as regards Murdaugh's claims regarding the Facebook post book deal, and post trial media interactions as in material, impertinent and scandalous. Here is David reading this, Jim.

### David Moses 1:02:12

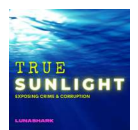
The greater part of Murdaugh's motion is dedicated to an outlandish theory that clerk Hill deliberately fabricated the existence of a Facebook post implicating juror 785 In order to get them removed from the jury force and outcome and thereby profit from fame and fortune. To be clear, in an attached affidavit clerk Hill affirm she made no such deliberate fabrication, and she denies fabricating and a Facebook post see exhibit a affidavit of Mary Rebecca Hill. Indeed, the machinations alleged do not even begin to make sense under Murdaugh's theory. Clerk Hill heard the court had received an email which implicated a specific juror, and then in immediate response on the fly reported a



fictitious Facebook post to implicate that same juror then conspired with another staffer to quickly and by sheer coincidence, be lucky enough to find an apologetic post by somebody with the same name as the jurors spouse, which she then reported to the court in an effort to get an uncertain juror removed so as to ensure some outcome that would support a book deal. She did not at the time of only Alex Murdaugh could conceive of such a confounded Gambit as even remotely plausible, and he is projecting his own calculating manipulative psyche onto a dedicated public servant in an effort to save him Sal.

#### Mandy Matney 1:03:59

Wow. So this part right here is the heart of everything that is wrong with Dick and Jim's motion for a new trial reporter Drew Tripp of ABC News for one of the only journalists I've seen who is doing his job to effectively communicate to his audience what is going on in the Murdaugh mass. He brilliantly commented on Twitter Tuesday how quote, logically starve the underlying premise of the entire motion is that being that Becky Hill on a fame hungry quest to secure a book deal broke her promises to ethically serve the people of college and county by concocting a plan in which she would tamper with the jury in order to secure a guilty verdict that is in sanity. In only a defense team ran by an egomaniac psychopath such as Alex Murdaugh could muster up the audacity to Make these absurd claims in the media. First of all, Becky has a self published book not that that makes much of a difference because I've learned that book deals really aren't the life changing money that people think they are. Now that I know way too much about the book industry and the money made. I can tell you for a fact that Becky is not raking in fat loads of cash from her book, even with the boost in sales she got from Team Murdaugh's insanity. I promise her



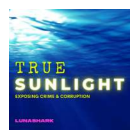
half of the self published book money isn't buy a house and change your life money. It's go on vacation money. It's paid for a semester of a kid school money or renovate your living room money. It is not guit your job and buy a yacht money. After reading Becky's book, I can tell you that she loves her job as clerk of court and to think that she would compromise everything she has worked for, and the reputation she has built in her hometown that she loves so much just for a little book money and a little book attention is absurd. Maybe take her boolean and Jim Griffin would blow up their reputations and careers for Alex Murdaugh in the 15 minutes will now stretch to 30 minutes of fame that comes with defending a monster. But Becky is not like them, which is where they are mistaken. Most of us aren't like them, actually, which is why their arguments for those of us was basic knowledge of human behavior who pay attention to what Dick and Jim say, and not what the media spins in their favor, typically fall so flat. Finally, in this favorite section of mine, the state again says what we have been saying all along that the Facebook post and all the documents surrounding it were purely rubbish cooked up for sensational headlines strategically.

### David Moses 1:06:56

Murdaugh's inclusion of the Facebook post narrative appears to be a desperate effort by Murdaugh to preemptively impeach clerk Hill to bring into dispute a relevant facts in order to support his petition for a writ of prohibition pending in the Supreme Court of South Carolina. And to beef up what would otherwise be a thin land Lee legal filing not likely to draw attention to the various media efforts of his legal team.

## Mandy Matney 1:07:31

Who is it getting hot in here because those words are fire. Notice the state is pointing out the motion was filled with smoke and mirrors



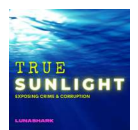
written for the sake of publicity and media spin. The sad part of this is that the media was fooled by the smoke and mirrors in that Becky Hill's reputation suffered because of their inability to do their jobs correctly. And still, the media isn't changing or attempting to reverse the damage done. Look at these headlines from this week.

#### David Moses 1:08:06

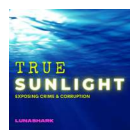
book writing Murdaugh murders clerks submit sworn affidavit denying serious jury tampering claims as prosecutors highlight bizarre details to combat new trial bid law and crime. Court Clerk and Alex Murdaugh trial break silence on jury tampering allegations. Fox News Alex Murdaugh court clerk hits back at murderers sensational appeal as she denies telling jurors quote not to be fooled by his attorneys and advising them to quote look at his movements on the stand. Daily Mail.

# Mandy Matney 1:08:46 CORRUPTION

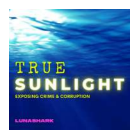
Notice how those headlines don't at all capture what is really happening here. Notice how those headlines still manage to make Becky look bad, saying things like book writing Murdaugh murders clerk. The news is not that Becky, who has been framed as an attention seeker is now breaking her silence and denying the claims. The news is that SLEDs investigation has not found a shred of evidence to back up with Dick and Jim erroneously claimed that Becky tampered with the jury to the extent that would warrant a new trial for Alex Murdaugh, Becky denying the claim is important. But it is not the most important thing here. What is important is the absolutely absurd and insane position. Dick and Jim have forced the clerk to be in right now. And there is no telling what happens next. I mean, seriously, legal scholars question for you. What happens when a sociopath murderer manipulates his defense team into accusing a clerk of court of



tampering with the jury based on very very little evidence and accuses the judge of being a witch In this mess, all in attempt to delay a trial for crimes the sociopath murderer has already admitted to I'm sure your question is what happens now? It's a great question. Because this is a huge mess. Ordinarily, Judge Newman would have a hearing on Dick and Jim's motion for a new trial. First, he would decide whether there needs to be an evidentiary hearing to determine whether a new trial is necessary. But Dick and Jim have muck that up with their nonsense writ of prohibition. So it is not clear at all, what the trajectory of this motion is. Dick and Jim are asking the Supreme Court to remove judge Newman based on arguments and information that the state just obliterated in their filing about this request for a new trial. It's so backward. Not only that Dick and Jim haven't done this in the right order. So it is possible that the Supreme Court will send them back to circuit court to make a formal motion for Judge Newman to recuse himself. The state's filing puts so much sunlight on just how weak Dicken Jim's case is and how absolutely wrong they are about jury tampering. It was a manufactured issue from the start, that was given a big old boost by the media by the very people who valued their relationship with Dick Apulian and his legal buddies more than they value the truth. I don't know what it's going to take to get this to change because I feel like we keep calling it out over and over again. This filing from the state should really cause a lot of journalists to take a moment and ask themselves if they were fooled by Dick's digital Dazzle, because we saw a whole lot of reprinting their accusations and not a whole lot of critical thinking or questions getting asked whether or not you agree with the state's arguments. They are giving you the facts of what happened, and they do not add up to Dick and Jim's map. Alex Murdaugh is a judicial terrorist. And Dick and Jim are carrying out his orders and they don't seem to care who gets hurt. As long as Alex is



happy, then who cares if a small town clerk is suffering as long as Alex is happy, then who cares if our state's most trustworthy judge in one of our state's most admirable people, has his reputation dragged through the mud? It's disgusting, rewarded behavior is repeated behavior. If the state's revelations do not inspire the Supreme Court to finally put a hammer on Dick and Jim for their reckless claims and unsupported accusations, and just the overall chaos they have created in this case, than I hope there are lawyers out there right now paying very close attention. Because Becky Hill does not deserve this. Those jurors do not deserve this. The judicial terrorism will continue as long as the supreme court allows it. We will have to wait and see. One last plug for two great events next week. And you can register for each at Luna Shark media.com/events or click the links in the description. I will be at the University of South Carolina in Columbia on Monday, November 13. For a special evening presented by the School of Information and Communications and hosted by Nina Brock we only have 300 seats in the room is filling up fast. Our cup of justice co host Eric bland will join for a special segment and Liz will be in the premium chat with our amazing Luna sharp Premium members as we broadcast it live. Plus our friends at all good books will have copies of Blood on Their Hands available for sale one day early and I will be signing them after the show. Then on November 16 Luna shirk Premium Members can join me at the roasting room in Bluffton, South Carolina for an intimate gathering so we can share our appreciation for all of you. The first round is on us for everyone in person and we will be broadcasting this event live to all premium members. Again, visit Luna Shark media.com/events to get details or click links in the description. We hope to see you at one of our upcoming events, but if not, you will hear me next week for the first time as a published author. Stay tuned, stay pesky and stay in 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.

