

## **FAIR- JUSTICE- AMERICA- DUE PROCESS**

**We have a list of names. We will not share these names with you. You will waive civil liability to all the names on the list, before you are allowed to see them. We reserve the right to unilaterally add additional names even after you agree to the original list. If you do not agree to this, we will prosecute you for crimes with mandatory minimums of 10 years. You will not attempt to contact these names, either directly or indirectly except through an attorney we appoint. We will only disclose these names to you once you are in jail, and not a day before. You will be also required to hire an attorney, of our choosing to represent each person, and if they choose to sue you, you will be required to pay their attorneys fees. These fees to date are over 2 million dollars. You will be billed and required to pay as part of those fees, over 800 thousand dollars to a current sitting state attorney that will not resign his/her responsibilities, for the representation of some of the very same people that we will require you to agree were victims of a specified state crime though we will not share the details of their allegations or the alleged crime,**

with you, your attorneys nor even the state attorney himself. Although the state sex prosecutor has interviewed a few of the people already and stated that she does not believe they are "real victims" and the state eventually convened a grand jury, and returned only a solicitation of prostitution charge. The federal government and the local police chief were not satisfied .-therefore- We the federal government, demand that you and your counsel to go to the state authorities, (we will not participate) and require them to charge you with a state crime, for which we will refuse to provide the facts that would be required to support the charge, nor do we believe that they, the state has them, and if you cannot get them to agree, we will charge you with fed crime with mandatory minimums. After the state jail sentence is complete, if one of our names brings litigation, should you file a motion to dismiss the litigation, whether or not their cases are plead in accordance with this agreement, we reserve the right to prosecute you for certain fed crimes with mandatory minimums. If you challenge their claims, we reserve the right to prosecute you. If you do not settle cases with people even though you may

**claim you never had any contact with them whatsoever, we reserve the right to prosecute you. You will agree with the State , not the federal government that you will serve state jail time, but if you request the same treatment as other state prisoners. We reserve the right to initiate prosecution. Months after the client was in jail, in an affidavit filed in the court by the fed prosecutor the government stated that, even if you abide by each and every term of the agreement the protection that the defendant bargained for is in fact in reality “illusory”. We can bring a case any time in the future that we want.**

**Though all the allegations of misconduct allegedly took place in a Florida private residence , we the federal government will use recollections of non- recorded telephone conversations by third parties, that contained allegedly contained no sexual language at all, to bootstrap a federal charge of using the means of interstate commerce (the telephone, a conspiracy or principal theory, in order to) to coerce minors, (in many instances both over age and under age admitted prostitutes), into sexual activity . The state while having the means and experience to better determine the**

**mores of the community, will not be consulted but will either acquiesce to the demands of the fed government requiring these actions of the defendants counsel or we will prosecute him for crimes with mandatory minimums.**