

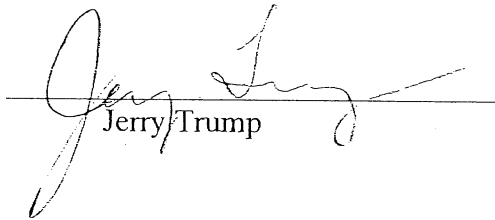
Affidavit of Jerry Trump
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October 11, 2010

6. That I saw two individuals in the parking lot of the Columbia Tribune Building in the early morning hours of November 1, 2004, at some time between approximately 2:15 a.m. and 2:25 a.m. ^{GT}
_{JAK}
7. That on that evening, after seeing what I saw, I was interviewed by the police. I told the police that I could not identify the two individuals.
8. That within a days of the murder, I told Christine Varner, who was employed by the same company as I was, that I could not identify the individuals
9. That I told other people that I could not identify or describe the two individuals I saw. That in fact, I was not able to identify the two individuals I had seen for some time after that.
10. That I testified at the trial of Ryan Ferguson ^{GT} and identified him as one of the _{JAK} individuals I saw at that time and place. I also identified Charles Erickson as the other individual I saw at that time and place.
11. That I identified them because I had seen a video that was circulated in the prison that triggered my memory. I had totally put the whole situation out of my mind as best I could, but I began remembering it clearer.
12. That I was contacted by the prosecutor's office in November or December of 2004 and asked to contact them shortly after the first of the year, which I did.
13. That I met with Mr. Crane and probably Bill ^{Haas GT} Hawes.. _{JAK}

GT

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14. That I was asked to recall the story. In Mr. Crane's office, they showed me pictures of several people, including Chuck Erickson and Ryan Ferguson.
15. That Mr. Crane and/or Mr. ^{Haas JT} ~~Hawes~~ told me at that time that they felt they had the right people in custody and they told me the names of the men they had in custody, which were Chuck Erickson and Ryan Ferguson.
16. That I never received a newspaper article about the case from my wife or anybody else while I was in prison. I never looked at at any newspaper article about the case with any pictures of Ryan Ferguson and Chuck Erickson while I was in prison.
17. That the first time I saw pictures of Ryan Ferguson and Charles Erickson was in Mr. Crane's office after they advised me to come to that office.
18. That if called to testify, my testimony would be the same as set forth in this affidavit.


Jerry Trump

SUBSCRIBED AND SWORN TO
before me this 11 day
of October, 2010



NOTARY PUBLIC

MARK T. WILLARD

