17-CR-E

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Comment: I feel that there is a major need for reform in Criminal Procedure Laws in the United States. I myself feel that there should be a Uniforn Criminal Procedure Law, much like the Uniform Commercial Code, ALL OF WHICH IS GOVERNED BY AND AS, THE FEDERAL RULES OF CRIMINAL PROCEDURE. THERE IS WAY TO MUCH VARIANCE IN THE WAYS DIFFERENT STATES, EVEN DIFFERENT tOWNS AND COUNTIES WITHIN THE STATES APPLY THE LAW AND RULES, Comprehension and understanding between people varies signifigantly. Here in new York, there can be no due process when the rules are so flagrantly disregarded, by the judges as well as the attorneys. WHY, WHY, WHY, must a persons defence become nothing more than a game of chess, who moves first best best positioning in the game.WHY must a defendant have to beg and barter before the prosecutor will hand over the evidence against a defendant, many times hiding the facts. Is this not the justice system, A hearing is to set out to find the truth, the facts of the case. IF EVERYONE just stuck to facts of the natter, the truth can more readily be had. The prosecutor is out for one thing, a conviction. and most of the time the trth is the last thing on his/her mind. They want to win at all costs. TRUTH AND FACTS BE DAMNED, AND THAT IS THE TRUTH. YOU HAVE JUDGES AND DISTRICT ATTORNEYS WHO DISTORT THE RULES THEY SEE FIT, NOT AS THEY ARE WRITTEN. i am right now doing research on a criminal matter here in Chenango County NY. If this is not a clear case of the need for a UniformCriminal Code, I don't know what is. The UCPC is needed., UNIFORM CRIMINAL PROCEDURE CODE. That is how the US Constitution can and will offer Equal Protection of the Laws and Due Process. WHY does it have to come down to referendums and such hesitation to fix a system that is obviously broken. The Judges and Attorneys should be leading the way to positive change. What I have seen proposed in the federal repeal is a giant step in thee right direction, 14 days to start the discovery is one GIANT STEP in the right direction. Here in Chenango County, you can sit months in jail, waiting to hear from your court appointed attorney, WHY, they are scared of

the judges, so they go with the flow, and do as the judge wants. To request discovery is like a foreign topic, and if you do contest what they say are the facts of your case, you are threatened more jail time and if you have court appointed attorney, you will not get discovery. They say the agffidavit in support of search warrant is non discoverable new York and the US. You do as much research as possible. ANOTHER totally sad commentary to what is known as the JUSTICE SYSTEM, one that many claim to be the best in the world, is packed with a Judiciary Branch of our government full of corruption and self serving "professionals". IN about every law book I have read, including American Jurisprudence, Am Law Review, New York Jurisprudence, I subscribed to Westlaw looking for help, and in every instance the word TESTILY is like the word of the day. It has become an epidemic in our legal system, US SUPREME COURT has stated that it is an expected well known fact that Police lie on their search warrant affidavits, they lie to Grand Jury, they lie if called as witness, all the while the judges, District attorneys are giving a wink and a nod of acceptance. WHY IS THIS ACCEPTABLE. HOW CAN WE EVEN CA:LL THIS A JUSTICE SYSTEM. The supreme court says its our subculture. now I understand why the Judges allow the application and sworn affidavits for search warrants to get sealed, , it is not the CI who they are protecting. In one case in Greene NY, the police not only made up a search warrant, they invented the judge to go with it. The defendant was convicted, so obviously the police lied to the county court judges and DA(or did they) It was the appellate court that discovered the fraud on the court and the people. an isolated incident? I think not. Hearsay evidence is a very slippery slope, I think you addressed it in a meaningful manner. I salute your effortds in clarifying the matter of the reply and the may file, to me it was clear, but as i said earlier, comprehension skills are so very different for so many people. The case I am researching now involves a CI that the judge deemed a reliable source, he spent 18 years in prison, recently was arrested with methamphetamine manufacture items, he assaulted me with loaded shotgun twice same day, ran my dog over, hit me head on in vehicle shoving my car backward 3-400 yards into roadway, told me he was going to kill me, but police district attorney chose not to prosecute him, they used him for reliable confidental informant against my son, and the very ones who knew what he did, AUTHORIZED AND PAID HIM TO COME BACK ON MY PROPERTY only to be threatened with deadly force, red dots of scopes circling my head with threats of death to my dog, in my yard, by the New York State Police. Troop C, KNOWN TO TESTALY