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UA 144/04 Death penalty / Legal concern 14 April 2004

USA Gregory Lott (m), black, aged 42

Gregory Lott is scheduled to be executed in Ohio on 27 April 2004. He was sentenced to death in 1987 for the murder of John McGrath in 1986.

On 15 July 1986, police went to the home of John McGrath, an 82-year-old white man, in order to check on his welfare. They had been alerted that another man had been seen driving McGrath=s car the day before. The eyewitness, a trained artist, made a sketch of the man she had seen in the car. She later identified Gregory Lott from a photo line-up.

The police found John McGrath in his home. He had been tied up, doused with heating-lamp oil, and apparently set on fire. Although badly injured, he was able to identify his assailant as a six-foot tall, very light-complexioned African-American man, with long straight hair. He also said that he and his attacker went to the same barber shop. When shown the witness sketch, he did not identify the man depicted in it as his attacker.

John McGrath died on 23 July from pneumonia arising from his injuries. Gregory Lott was arrested on 30 July. His fingerprints had been found in John McGrath=s home, and a shoeprint was found that was generally consistent with a pair of shoes found in his car at the time of the arrest. In an alleged statement, which was not written or signed by Lott or recorded or witnessed by anyone except the police officer who allegedly took it, Lott admitted to burgling McGrath=s home on this occasion and previously, and to tying him up, but not to burning him. The Aconfession@ was ruled inadmissible as evidence. Lott waived his right to a jury trial. In July 1987, a three-judge panel unanimously sentenced him to death.

Gregory Lott has consistently maintained his innocence of the murder, while admitting that he burgled the house. The Ohio Supreme Court acknowledged in 1990 that Lott had been convicted of the murder on circumstantial evidence, and in 2001, the US Court of Appeals for the Sixth Circuit said that Athis is the most troubling aspect of the case@.

Another disturbing aspect is prosecutorial misconduct. The prosecutor did not provide to the defence the description that John McGrath had given the police, his belief that he and his attacker went to the same barber, or the information that McGrath had not identified his assailant from the sketch. In contrast to the description given by McGrath, Gregory Lott has medium to dark skin tone, is five feet 10 inches tall, and at the time of his arrest had very short hair. No evidence was presented that he ever worn his hair long, and all the available evidence indicates that he had short hair at the time of the crime. The defence was therefore denied important evidence with which to contest the prosecution=s version of events.

The prosecutor also argued that the attacker must have taken the heating-lamp oil into the home with the intent to burn the victim because John McGrath had owned no such lamp: ANothing in that man=s house uses kerosene or lamp oil. So, with that in mind, consider the intent of the individual who would break into an old man=s house, knowing the frailty that age has inflicted on him, bringing with him a cord to tie him up and the lamp oil to burn him@. This was false and very damaging to Gregory Lott's chance for a fair trial. An oil-burning lamp had in fact been found in the house, and this was stated in a police report given to the prosecutor before the trial. In several other cases, this same prosecutor has been reprimanded by the courts for improper behaviour. Indeed, one of the trial judges rebuked him during the Lott proceedings for accusing the panel of "legal gymnastics" for discussing other possible explanations for the fire.

Gregory Lott=s previous appeal lawyer discovered the withheld evidence in 1991. However, he failed to present it in the state appeal courts. His failure to do so has meant that federal courts have not reviewed it as they are generally barred from reviewing claims not properly raised in the state courts. In 2001, a state court rejected the claim that the withheld evidence had affected the outcome of the trial, because there was only a two-inch difference between Lott=s height and the height described by McGrath; Lott could have cut his hair after the crime; and he could have worn make-up to lighten his skin.

International safeguards require that capital defendants receive adequate legal representation Aat all stages of the proceedings@, and that the death penalty be withheld if guilt is not Abased upon clear and convincing evidence leaving no room for an alternative explanation of the facts@. Furthermore, the UN Guidelines on the Role of Prosecutors require prosecutors to Aperform their duties fairly, consistently and expeditiously...thus contributing to ensuring due process and the smooth functioning of the criminal justice system.@

Amnesty International opposes the death penalty unreservedly in all cases. Today, 117 countries are abolitionist in law or practice. In contrast, more than 700 people have been executed in the USA since 1990. The capital justice system is marked by arbitrariness, discrimination and error. Eighty per cent of the more than 900 prisoners executed in the USA since 1977 were convicted of crimes involving white victims, although blacks and whites are the victim of murder in almost equal numbers. Studies have consistently shown that race of victim is a factor in death sentencing. Since 1973, 113 prisoners have been released from death rows after evidence of their innocence emerged.

Gregory Lott previously had an execution date in August 2002. After the US Supreme Court ruled on 20 June 2002 in *Atkins v Virginia* that the execution of people with mental retardation was unconstitutional, the Ohio Department of Corrections turned over records showing that it had assessed Gregory Lott=s IQ at 72 in 1986. This suggested possible mental retardation, and Lott=s lawyers obtained a stay of execution for the claim to be addressed. He was not found to have mental retardation, and the state sought and obtained a new execution date. Gregory Lott was the subject of EXTRA 61/02 (AMR 51/128/2002, 7 August 2002) and update (AMR 51/137/2002, 19 August 2002).

RECOMMENDED ACTION: Please send appeals to arrive as quickly as possible, in English or your own language, in your own words:

- expressing sympathy for any relatives of John McGrath and explaining that you are not seeking to excuse the manner of his death:
- noting that Gregory Lott was convicted on circumstantial evidence, expressing concern that the prosecutor withheld evidence from the defence, that Gregory Lott=s appeal lawyer failed to raise this claim in timely fashion in the courts:
- calling for Gregory Lott to be granted clemency.

APPEALS TO:

Governor Bob Taft, 30th Floor, 77 South High Street, Columbus, Ohio 43215-6117, USA

Fax: + 1 614 466 9354

E-mail: Governor.Taft@das.state.oh.us

Salutation: Dear Governor

COPIES TO: diplomatic representatives of USA accredited to your country. You may also write (not more than 250 words) to "Letters to the Editor" at: *The Plain Dealer*, 1801 Superior Avenue, NE, Cleveland, OH 44114, USA

Fax: + 1 216 999 6354. E-mail: news@cleveland.com

PLEASE SEND APPEALS IMMEDIATELY. All appeals must arrive by 27 April 2004.