## **Equal Justice Initiative**

# Criminal Justice Issues and Prisoners' Rights

## https://eji.org/cases/anthony-ray-hinton/

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Mr. Hinton spent 30 years on death row for a crime he did not commit.

Anthony Ray Hinton walked out of the Jefferson County Jail in Birmingham, Alabama, a free man for the first time in 30 years at 9:30 a.m. on Friday, April 3, 2015.

The sun does shine, he said as he was embraced by family and friends.

#### Related Resource

New York Times bestselling book by Anthony Ray Hinton

One of the longest serving death row prisoners in Alabama history and among the longest serving condemned prisoners to be freed after presenting evidence of innocence, Mr. Hinton was the 152nd person exonerated from death row since 1983.

Thirty years ago, Mr. Hinton was arrested and charged with two capital murders based solely on the assertion that a revolver taken from his mothers home was the gun used in both murders and in a third uncharged crime.

Bryan Stevenson

EJI attorneys engaged three of the nations top firearms examiners who testified in 2002 that the revolver could not be matched to crime evidence. State prosecutors never questioned the new findings but nonetheless refused to re-examine the case or concede error.

After 12 more years of litigation, the <u>U.S. Supreme Court reversed</u> the lower courts, and a new trial was granted. The judge finally dismissed the charges after prosecutors said that scientists at the Alabama Department of Forensic Sciences tested the evidence and confirmed that the crime bullets cannot be matched to the Hinton weapon.

After 30 years in custody for crimes he did not commit, Mr. Hintons release is bittersweet. We are thrilled that Mr. Hinton will finally be released because he has unnecessarily spent years on Alabamas death row when evidence of his innocence was clearly presented, said his lead attorney, Bryan Stevenson. The refusal of state prosecutors to re-examine this case despite persuasive and reliable evidence of innocence is disappointing and troubling.

Today, as EJI Community Educator, hes a tireless and powerful advocate for abolition of the death penalty.

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Deputies escort Mr. Hinton in the courthouse during his trial.

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Anthony Hinton (left) with attorney Bryan Stevenson following a hearing at which EJI argued all charges against Mr. Hinton must be dismissed immediately.

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Mr. Hinton walked out of the Jefferson County Jail a free man.

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Family embraced him outside the jail.

Bryan Stevenson told media this is a textbook example of injustice.

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Mr. Hinton wiped away tears.

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Mr. Hinton thanked his supporters and legal team.

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Mr. Hinton hugs EJI lawyer Charlotte Morrison.

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In 1985, two Birmingham area fast-food restaurants were robbed and the managers, John Davidson and Thomas Wayne Vason, were fatally shot. There were no eyewitnesses or fingerprint evidence; police had no suspects and pressure to solve the murders grew as similar crimes continued.

On July 25, 1985, a restaurant in Bessemer was robbed and the manager was shot but not seriously wounded. Anthony Hinton was arrested after the manager identified him from a photo lineup, even though he was working in a locked warehouse fifteen miles away at the time of the crime.

Police seized an old revolver belonging to Mr. Hintons mother, and state firearm examiners said that was the gun used in all three crimes. The prosecutorwho had a documented history of racial bias and said he could tell Mr. Hinton was guilty and evil solely from his appearancetold the court that the States experts asserted match between Mrs. Hintons gun and the bullets from all three crimes was the only evidence linking Mr. Hinton to the Davidson and Vason murders.

Anthony Hinton, 29 years old with no history of violent crime, steadfastly maintained his innocence. A polygraph test given by police exonerated him, but the judge (now-retired Circuit Judge James Garrett) refused to admit it at trial.

Mr. Hinton was appointed a lawyer who mistakenly thought he could not get enough money to hire a qualified firearms examiner. Instead, he retained a visually-impaired civil engineer with no expertise in firearms identification who admitted he could not operate the machinery necessary to examine the evidence. With no credible expert to challenge the States assertion of a match, Mr. Hinton was convicted and sentenced to death.

In 2014, the Supreme Court unanimously overturned his conviction based on his attorneys deficient representation, and Jefferson County Circuit Court Judge Laura Petro ordered a new trial.

### **Related Article**

On February 24, 2014, the Supreme Court today unanimously granted relief to Anthony Hinton, finding that his trial lawyer was constitutionally deficient.

The States evidence of a match was wholly discredited by three highly qualified firearms examiners, including the former chief of the FBIs firearm and toolmarks unit, who testified in 2002 that the bullets from all three crimes could not be matched to a single gun at all, much less to Mrs. Hintons gun, and found that her gun could not have fired the bullets from the third uncharged robbery.

For more than 15 years, EJI attorneys repeatedly asked state officials to re-examine the evidence in this case, but former Jefferson County District Attorney David Barber, and Attorneys General from Troy King to Luther Strange, all failed to do so.

Nightline profiles Mr. Hintons release and his first days of freedom.

Anthony Ray Hinton Awarded Honorary Doctorate Degree

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