Sent: Tuesday, December 27, 2011 12:02 PM Subject: Fw: Important Update

Dear friends and family,

The hanger/lake party on the 10th went very well with about 70 people showing up. Lots of food was eaten, soda/beer drank, and snowmobile gas burned.

Numerous people who could not make it have inquired about the "update" a couple of us gave concerning the ongoing legal proceedings. (All those whose testimony Judicial Conduct investigator Marla Greenstein falsified attended the party, even Wendell Jones from Cordova, and most of them spoke.)

(1) The state conducted "discovery" and, in the documents and sworn testimony provided by my former attorneys (much of which irrefutably proved they had conspired with the state and each other to rig my trial and sentencing in order to charge me with guiding crimes which in turn would cover up the state's misconduct in conducting the Wolf Control Program), evidence surfaced proving that the Department of Justice is actively conducting a complete investigation into the judicial corruption that permeated my prosecution.

(2) Because of this I can now speak further of what is going on.

(3) On February 9, 2011 Mike Adlam and I hand delivered irrefutable evidence to the Alaska Bar Association that Judicial Conduct investigator Marla Greenstein (an attorney) had corruptly and completely falsified her investigation of my complaint against Judge Murphy, the judge who presided over my trial and sentencing - and then, in response to my Bar complaint against her, falsified a "verified" document to cover up her corrupt investigation of Judge Murphy.

(4) While we were in Anchorage we took a copy of all the evidence against Greenstein to the FBI. We first met with a low level agent and later at length with section chief Doug Klein. Klein told us that the judicial corruption being exposed in my prosecution was one of the biggest ongoing investigations the FBI had in Alaska; that the FBI was now attending the proceedings involving my case; that the FBI needed to know if I was willing to wear a "wire" to further document the corruption; that the FBI needed to know if I was willing to grant any of the people immunity if they agreed to testify against the others; if the FBI could make copies of the evidence proving Greenstein had falsified her investigation of Judge Murphy and had then committed perjury in a "verified" document to cover up her corruption; that it was "obvious" why Greenstein had falsified her investigation of Judge Murphy and was now covering this up - "no one in America would believe they got a fair trial or sentence if the main witness against them got to chauffeur the judge presiding over their prosecution"; and finally, that "Dave Haeg should keep doing exactly what Dave Haeg has been doing".

(5) During the state's "discovery" of my former attorneys Chuck Robinson was deposed (where I was able to question him for 3 1/2 hours - obtaining sworn testimony from him proving he had sold me out) and provided 800 pages of documents; Brent Cole provided almost 2000 pages of documents and 8 gigabits of electronic material (much of it proving he had sold me out); and Mark Osterman filed an affidavit (in which I can prove he irrefutably falsified numerous statements to cover up he sold me out to cover up for Robinson and Cole).

(6) As the above was unfolding the state called and offered to give back the seized plane "Batcub" if I would agree to end all further litigation. After I rejected this offer the state then admitted, for the first time ever, that I may succeed in overturning my conviction.

(7) I got my Master Guide license back by obtaining a court order (by Judge Bauman) proving it was illegal for the state not to return a guide license after a court ordered suspension was over. The lawfirm of Flanigan and Bataille then approached me to serve as lead plaintiff in a class action lawsuit against the state on this issue. Flanigan and Bataille just filed this lawsuit in Superior Court.

(8) I read excerpts of past cases proving widespread corruption can and does occur within a state's judicial system. (Illinois' "Operation Greylord" where 92 state officials were convicted, including 17 judges, 48 lawyers, and 18 policemen - and Pennsylvania's "Jailing Kids for Cash" - in which judges got millions in kickbacks for sending kids to a private detention facility and 30 people, mostly government officials were convicted - and where over 4000 convictions had to be overturned because of the corruption.)

Afterward I asked everyone what the people who wrote and died for our constitution would require me to do when I can prove that my own attorneys conspired with judges, Trooper's and prosecutors to strip me of nearly every constitutional right that protects us from the government - and then the only investigator of judges in a whole state helped cover everything up. I was told I had to do what ever was needed.

I told everyone that it had been many months since Judge Bauman had conducted any proceedings or made any rulings on my post-conviction relief application - which is the legal process for righting the above wrongs. I told everyone that in Alaska, to be paid, a judge must sign an affidavit that no item presented to him or her for a decision is older than 6 months - and that many of the items presented to Judge Bauman in my case, without a decision yet, are nearly a year old.

I told everyone that after the party I would be filing a motion for immediate rulings, hearings, and restart of PCR proceedings. <u>See attached motion.</u>

Finally, I asked for everyone's word that when court hearings took place they would show up - to show the court that what my business attorney Dale Dolifka called "the sleeping giant" is waking up and requiring our constitutional be followed - and so that Judge Bauman knows he had the support to do the right thing when it is overwhelmingly likely that Greenstein (the only investigator of judges in Alaska for the past 25 years) and the corrupt judges she has covered up for will be attempting to influence him (Judge Bauman) to continue the cover up. <u>See attached motion.</u> The Alaska Bar Association has already found probable cause to investigate Greenstein but then decided the Bar would stay its investigation until Bauman decided my PCR - which includes my claim against Greenstein - so the Court and Bar "do not reach inconsistent results."

Just as I asked everyone who attended the party, I now ask all of you for your word you will do all you can to just appear and watch at the Kenai Courthouse when the final showdown takes place. Jackie and I have put an enormous amount of time, effort, and money into building an incredible case of widespread corruption involving judges, law enforcement, defense attorneys, prosecutors, and even the Commission on Judicial Conduct and we, along with our constitution, need your participation to make sure justice prevails.

For those who want proof of how widespread the corruption is please go to the website <u>www.alaskastateofcorruption.com</u> and read "both sides of the story" in Judge Joannides' referal; my PCR application/memorandum; the state's motion to dismiss my PCR application; my opposition to the state's motion to dismiss; the state's reply to my opposition; Greenstein's "verified" Bar response; my reply to Greenstein's "verified" response; and then listen to the recording of Arthur "Chuck" Robinson.

Please forward this email onto everyone you can and I hope to see you soon at the Kenai Courthouse.

David Haeg 907-262-9249