

Subject: Trooper Corruption Evidence

September 1, 2008

Fred Angleton,

This is in response to your request for additional proof that evidence locations were falsified on the search warrants and affidavits in my case. Former trooper Wendell Jones obtained one of the enclosed maps from Fish & Wildlife Protection in Cordova and the other was obtained from ADF&G in Soldotna. They used a program that can overlay GPS coordinates on top of topographical maps along with including GMU boundaries. As you can see the 5 dots, which represent the locations of the evidence, are all located within GMU 19D. I am including the coordinates given to Jones on which he later wrote the note "David - These marks were entered from the lat-longs introduced to a F&G program. They all appear to be in area 19D. If I can be of any more help please call. W. Jones."

For added proof I am including Gibbens and Roe's reports in which they recorded the GPS coordinates personally. You should already have the search warrants and affidavits supporting them claiming all evidence sites were found in GMU 19C – if not let me know.

The harm this has caused is incredible. Beginning with Gibbens report, which states "based on my experience, there is a clear economic incentive for Haeg ... to eliminate or reduce predators from this area [where Haeg hunts in GMU 19C], which could potentially increase numbers of trophy animals for [Haeg] to harvest with clients." Leaders then specifically justified the guiding charges, guiding conviction, and sentence to my judge & jury by stating I killed wolves where I guide to give my business an "enormous economic benefit". This resulted in my judge's totally false on-record justification for my severe sentence, "since the majority if not all the wolves were taken in 19C ... to kill the wolves in the area where you were hunting."

The proof all this was intentional and a conspiracy is that for a plea agreement Leaders and Gibbens taped themselves being told none of the evidence was found in GMU 19C. After this Leaders asked for Gibbens's sworn testimony before my judge and jury of where the evidence was found and Gibbens testified the evidence was found in GMU 19C – with Leaders accepting this testimony. Yet upon immediate cross-examination Gibbens admitted this was false testimony and that all the evidence was really found in GMU 19D. This meant all warrants and affidavits used to seize the evidence and my property were false, Gibbens' report was false, Leaders' arguments to my judge and jury were false, and my judges sentence justification (*given even after she heard Gibbens admit to the perjury*) was false – and that both Gibbens and Leaders had to know it was all false as it was taking place.

This also deprived me of the protection of the Wolf Control Program law, which stated participants were excluded from game, hunting, and/or guiding laws and that violations were punishable by a maximum of a \$1000 fine. By falsely claiming I was not under this protection because I was benefiting my guiding business by killing wolves where I guide hunters in GMU 19C, they were able to increase the penalty to a nearly 2 year jail sentence, \$19,500 fine, forfeiture of \$100,000 in property, & take my guide license for 6 years - which has already destroyed the business my wife & I worked our whole lives to establish. As discussed the above is only a fraction of what went wrong in my case and I intend to have justice at any and all cost.

I hope this helps in your meeting with Governor Palin.

David S. Haeg