

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT AT ANCHORAGE

DAVID HAEG, Applicant)
)
v.) Case No: 3KN-10-01295CI
)
STATE OF ALASKA, Respondent)

2-21-19 Motion for Order to Compel Discovery

On 3-3-18, in a detailed written request, I asked the State of Alaska for complete and ongoing discovery in regard to their tasing me numerous times and imprisoning me for trying to present evidence of State government collusion, corruption, conspiracy, and cover up in this case. In this request I also asked for the results of the independent investigation Senator Peter Micciche asked be conducted in regard to my tasing and imprisonment.

On 3-6-18 I received a written notice from the State that my discovery request would be given to the Anchorage District Attorney's office.

It is now nearly a year later without any discovery, or even any communication, from the State.

In light of this failure, I hereby ask for a court order compelling the State to provide me the requested discovery. See *Civil Rule 37 Failure to Make Disclosure or Cooperate in Discovery: Sanctions (a) Motion for Order Compelling Disclosure or Discovery*.

Motive

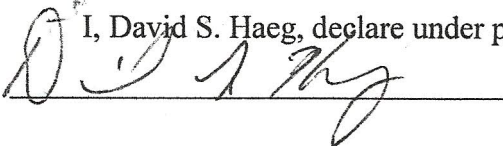
On 1-28/29-19 an evidentiary hearing was held in this case. After Judge William Morse first ordered that I could not present evidence (the same evidence the State tased and imprisoned me for trying to present), he reversed his order and allowed me to present both physical evidence and witness testimony on the formerly barred issues.

This evidence and testimony, none of which was refuted by the State attorneys defending the State, showed that (1) the only investigator of State judges for the last 30 years is falsifying official investigations to cover up for corrupt judges; (2) State judges are corruptly removing valid evidence out of the official court record to help the State frame defendants; and (3) State prosecutors are conspiring with State Troopers to manufacture false evidence before trial and then, knowing the evidence is false when presented, giving the evidence to a jury to obtain corrupt convictions.

It is clear the State had a very powerful motive to keep me from ever presenting this evidence. It is clear they now have a very powerful motive to not provide discovery on the facts of why they tased and imprisoned me when I tried to do so. It is disturbing that it is now proven that I has right to present the evidence that I was tased and imprisoned for trying to present. It is more than disturbing that I had to be tased (viewed by several million people on Facebook) and imprisoned before Judge Morse and the State would allow me to present the evidence. Is justice in Alaska reserved only for those willing to be tased and imprisoned in order to present the evidence proving their innocence?

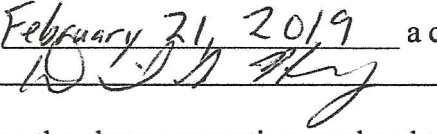
Declaration Under Penalty of Perjury

I, David S. Haeg, declare under penalty of perjury that the above is true & correct.



Executed at Browns Lake, Alaska on February 21, 2019.

David S. Haeg
PO Box 123
Soldotna, Alaska 99669
(907) 262-9249 home; (907) 398-6403 cell; haeg@alaska.net, and website/Facebook page Alaska, State of Corruption.

Certificate of Service: I certify that on February 21, 2019 a copy of the forgoing was served by mail to: AAG Peterson. By: 

A CD of the evidentiary hearing proving the above corruption can be obtained from the Nesbett Courthouse at 825 West 4th Ave., Anchorage, AK. Ask for the 1-28/29-19 Evidentiary Hearing in Haeg v. State 3KN-10-01295CI.