In Support of Schaeffer Cox #23 October 14, 2017

Schaeffer was convicted of conspiracy under the Federal Law found in 18 USC 1117 and 1114. He was also convicted of solicitation under Federal Law 18 USC 373 and 1114.

The solicitation conviction has been thrown out. However the conspiracy conviction remains. His attorney Michael Filipovic has filed a Brief requesting a rehearing with the larger group of judges in the Ninth Circuit Court of Appeals. His filed it on October 10, 2017. Skrocki will be responding.

Too often we complain and grumble concerning our corrupt judicial system. Rarely do we attempt to understand what is happening or being discussed. We should be different. To change anything we must look for the truth and have a desire to understand our failed judicial system.

Much of its failure is because we have allowed a special class of citizen to treat us as if we are serfs and they are royalty. These Lawyers are all knowing and we submit to the games they play effecting each and every life in our great nation. Was Schaeffer Cox at the oral arguments regarding his appeal. Absolutely not. For only the royalty of lawyers are allowed to speak for him. Can they do do a better job?

I refuse to be treated as a serf. I can understand logic and so can each and every American reading this post.

So lets look at logic as to Schaeffer case where it stands today.

The Ninth Circuit Court of Appeals vacated Schaeffer’s conviction of solicitation. The logic was simple. Schaeffer could not have solicited others to commit murder if those others did not exist. Thus, Appellate Court Judge Clifton’s “Mickey Mouse” comment.

But they upheld the conspiracy conviction. Lets look deeper into that confirmed conviction.

The conspiracy conviction against Schaeffer had only one other individual that was also convicted. That individual was Lonnie Vernon. As I have posted in a prior post, to have a conspiracy there must be at least two individuals involved and they must commit an over act in furtherance of their agreement to violate federal law.

Only two were convicted with conspiracy to murder government employees. LONNIE VERNON and SCHAEFFER COX. The exact place that this conspiracy to commit murder was going to take place was at KJNP radio station in North Pole Alaska.

I want to make myself clear. Let me repeat, The only time that the only two alleged conspirators were going to murder government employees was during an exact time Schaeffer was at a radio station. (I believe it was actually a preparedness for self defense.)

DEPARTMENT OF JUSTICE attorney Steven E. Skrocki did not accomplish a conviction on any others. Nor did he give any other time where Schaeffer and Vernon were going to murder government employees.
All the other talk from government informants and what has been reported in the media are words only and do not meet the definition of conspiracy. Free Speech which some may not like.

I read the ruling from the Ninth Circuit multiple times. Like reading my Bible I see more information each time I re-read the content.

This is their statement that caught my eye the last time I read it.

“We conclude that it is clear that no rational trier of fact could find Defendant guilty of solicitation to murder a federal official, for two independent reasons. First, no rational trier of fact could conclude that the circumstances surrounding the formation of the security team for the television [sic] station event "strongly confirm[ed] that [D]efendant actually intended“ for anyone to commit first-degree murder.”

So, if the jury is a rational trier of fact they would not have believed the security team (Lonnie Vernon and Schaeffer) for the radio station (KJNP-not a television station) wanted anyone to commit first-degree murder.

But yet the Appeals court upheld the conspiracy to murder.

The only time Schaeffer and Lonnie ever had any plans of defensive violence was during the Radio program which they both attended.

Were there others? There were the only two convicted. Was there another time when these only two conspirators planned to implemented any other violence whether defensive or offensive? None presented by Steven E. Skrocki. Only words spoke with no conspiracy as defined by law. A thought crime pure and simple.

Skrocki’s weak prosecution against two people. And only one location to accomplish there “overt act.”

Which the Appeals court acknowledges was not to the level of first degree murder.

The Ninth Circuit Court of Appeals acknowledges the government hit team did not exist.

So exactly when and where was the conspiracy to commit murder going to take place and who were the conspirators. Certainly not Schaeffer or Lonnie because the plans ended where it should have never begun in Skrocki’s mind.

But was there another time when Schaeffer conspired with another to murder government officials. Skrocki thinks so. More next time.

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