

TRULINCS 16179006 - COX, FRANCIS SCHAEFFER - Unit: THA-D-A

FROM: 16179006

TO: Clemons, Angela; Dodd, Terry; Gottesfeld, Dana; Roots, Roger

SUBJECT: MOTION TO UNREDACT FBI DOCUMENTS

DATE: 05/10/2019 10:52:07 AM

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADOFrancis Schaeffer Cox,  
Plaintiff,

v.

1:18-cv-02328-CMA-NYW

Terry Dodd et al,  
Defendants,MOTION TO UNREDACT FBI DOCUMENTS  
AND FOR OTHER APPROPRIATE RELIEF**FILED**  
UNITED STATES DISTRICT COURT  
DENVER, COLORADO**MAY 24 2019****JEFFREY P. COLWELL**  
CLERK

Plaintiff, Francis Schaeffer Cox, respectfully moves this court pursuant to Fed R. Civ. P. and Local Rules to unredact the attached 28 pages of FBI documents, as they are material to this case. Not only are they highly relevant to pending motions and the case in chief, they are of urgent importance as to the remaining defendants who are actively avoiding service.

If, as explained in the attached affidavit -- fully incorporated herein by reference -- the defendants and their associates are in fact informants acting at the direction of someone within the Department of Justice, then that opens up the possibility that DoJ could be obligated to accept service of process on behalf of the pawns they are hiding. Additionally, there is some rather scandalous corruption at play if Dodd et al are informants. If they are, it could shed light on their motive to steal and/or deflect the donated funds away from their legitimate use. To preserve the integrity of the system, this needs to be honestly examined and corrected, not covered up.

Plaintiff respectfully asks this court to liberally construe these pleadings so as to grant the following relief:

1. Unredact the 28 pages of attached FBI documents
2. Appoint counsel
3. Refer the matter to the Office of Inspector General if appropriate
4. Order "CTU" to stop obstructing this litigation, or in the alternative order Plaintiff transferred to a normal prison
5. Order any other relief that the court may deem necessary to protect the law, and restore the appearance of justice

Respectfully submitted,

  
Francis Schaeffer Cox, 16179-006
Date 5/10/19

## -----CERTIFICATE OF SERVICE-----

I, Francis Schaeffer Cox, hereby certify that a true and correct copy of the MOTION TO UNREDACT FBI DOCUMENTS AND FOR OTHER APPROPRIATE RELIEF, was mailed by First Class U.S. Postal Service mail, postage pre paid, to the Clerk of Court, and to Defendant Terry Dodd, on May \_\_\_\_ 2019 per Houston v. Lack.

USPS TRACKING No.

9114 9014 9645 1762 0786 73 (to Court).....9114 9014 9645 1762 0789 25 (to Dodd)

USPS TRACKING # **9114 9014 9645 1762 0786 73**  
& CUSTOMER RECEIPT For Tracking or inquiries go to USPS.com  
or call 1-800-222-1811.USPS TRACKING # **9114 9014 9645 1762 0789 25**  
& CUSTOMER RECEIPT For Tracking or inquiries go to USPS.com  
or call 1-800-222-1811.Date 5/10/19Francis Schaeffer Cox  
16179-006  
PO BOX 33  
Terra Haute, IN 47808

# ATTACHMENTS

TO MOTION TO UNREDACT FBI Docs.

- 3 page Affidavit In support of Motion to Unredact FBI Docs.
- Newspaper story, front/back 1 page
- 4 pages of prison disciplinary reports

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: THA-D-A

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FROM: 16179006

TO: Clemons, Angela; Dodd, Terry; Gottesfeld, Dana; Roots, Roger

SUBJECT: AFFIDAVIT

DATE: 05/10/2019 07:55:50 AM

Francis Schaeffer Cox  
16179-006  
PO BOX 33  
Terra Haute, IN 47808

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AFFIDAVIT IN SUPPORT OF MOTION TO UNREDACT FBI DOCUMENTS

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~ A LITTLE BACKGROUND ~

I was charged with conspiring against the government, and convicted. But it was all based on super vague, far-flung future scenarios. On direct appeal, the 9th Circuit cleared me of any wrong doing in real-life reality. They completely threw out my 18 USC 1114 solicitation to murder conviction because "no rational trier of fact could conclude" that I "intended for anyone to commit first-degree murder." (No one is alleged to have been harmed in my case, by the way.) They also vacated my sentences and ordered that I go back for resentencing. I'm glad at least for that. But the Appeals Court left me on the hook for a hypothetical crime in an imaginary Mad Max/Road Warrior type future. I'm still fighting this conspiracy charge.

The basis for the single 18 USC 1117 conspiracy theory to survive appeal, was explained by the prosecution as follows: If there is ever "Stalinesque martial law, mass arrests, and purges, at some undetermined and unknown point in the future, Schaeffer Cox (me), would be compelled to take up arms against the government, be sufficiently armed and equipped to sustain a take-over of the 'government' or become a new government in the event of 'government' collapse."

This is not me taking what the prosecution said, and re-characterizing it to make it sound stupid and outlandish. That's an actual quote. That's how THEY described their case against me.

It's IMPOSSIBLE for them to prove that I would commit a crime in some hypothetical dystopian future. But it's also impossible for me to prove that I wouldn't. Because none of this has any connection to real life.

The whole thing might be funny if I wasn't stuck in this little 38-man black site prison over it. It really was just a political witch hunt because I had made fun of and pissed off some very powerful people in Alaska, where this all happened. I was a young charismatic up-and-coming political figure in the Republican Party, but in reality I was a Libertarian disruptor. I picked a fight with the old guard and some of their super powerful child-molester friends. And they really showed me who's boss. Which is why I no longer mention Bill Allen the oil tycoon by name.

Anyway, first they went after me in state court. All of those charges got dismissed soon after the judge heard the undercover recordings of me telling an FBI informant that we could pull media stunts like Gandhi, but that we could NOT do anything violent, because it would backfire and make US the bad guys.

After we won in state court, they hit me with the exact same charges in Federal court, where they moved to exclude THEIR OWN secret recordings of me saying to be like Gandhi. Then they rail-roaded me real good, and sent me to this little 38-man prison full of Jihadi fighters, washed up spies, political prisoners, and other skeletons in need of a closet. It's called the "Communications Management Unit," which roles off the tongue better than "Incommunicado Secret Prison." We have evidence that suggests it's run by some sort of private contactor from Martinsburg, Virginia, called "CTU" that operates under a PMB-Field Staff contract.

I still maintain my actual innocence on the facts. It's not that I'm "not guilty" by way of some technicality. It's that I'm actually innocent in real life because I didn't do anything against the law, and I have never had any bad intentions in my heart. I was young, and naive, and full of boundless idealism. I was Don Quixote foolishly throwing myself at windmills. And I got humbled the hard way. Then I had to grow up and be embarrassed of my youthful social justice crusades, while still trying to somehow keep believing in humanity and good people. But that's a far cry from plotting some subversive murder rampage, as the prosecution's outlier conspiracy theory postulates. And most normal level-headed people agree that American jurisprudence would be better off without Orwellian "Thought Crime" in the canon. So here I am fighting as best I can for the country and Bill of Rights I love.

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: THA-D-A

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~ THE SCANDAL AT HAND ~

When the assistant Federal prosecutor from Anchorage, Alaska threw me in prison and accused me of secretly wishing I could take over America and make myself dictator for life, my brand defiantly took a hit. But over time, the silliness of it all started to sink in, the initial hype sort of wore off, more solid accusations never really materialized, and I was able to maintain and even increase my level of political support. So after I was moved to this black site prison, my supporters from all over the country raised plenty of money for my legal defense. But because my contact with the outside world is so restricted, some guy I don't even know, named Terry Dodd -- Who's now the main defendant in this civil suit -- was able to work his way into my support group, set up a so-called "board of directors," and make himself "chairman of the board," which included more people I don't even know. Evidently, Dodd stacked this so-called board with enough votes to make himself king.

Like some sort of mob boss, Terry Dodd just completely took over and started bullying people and making threats and blocking me from hiring attorneys with the money that was donated solely for that purpose. Terry Dodd, "The Doddfather," and another member of the so-called board, informed me that despite my objections, "The Board had voted that lawyers are a waste of money," and they were going to instead focus on sovereign citizen type defenses.

I did NOT like them bullying and trying to force me to flush my viable appeal down the toilet for the sake of their crazy sovereign citizen theories. That stuff might be a fun way to make a social protest, but it has no place in the modern legal system. Not only did my case carry considerable time, and raise serious legal questions of national consequence; my supporters had donated with the understanding that the funds would be used to pay attorneys, not chase silver bullet nonsense. So I was in no way agreeable to the direction The Doddfather and his so-called board of directors were trying to take things. Money started to go missing, they were dodging my questions, and just generally acting untrustworthy. I couldn't figure out how these mystery people ended up in charge of how I fight my appeal, but they needed to butt out!

So I asked my little brother and some girlfriends to work on ousting The Doddfather and his interloping "board of directors." I had a moral obligation to my donors to keep trustworthy people in charge of the money -- people who would make sure it was used for its proper purpose. But when I made this move, the private contractor, "CTU," that runs this miniature prison intervened to stop me.

A guy named "R. Blythe," who I'm told works for CTU way out in Virginia, sent word to me that I had to leave The Doddfather and his board of directors in charge, and that if I tried to put anyone else in charge, disciplinary action would be taken against me.

This seemed really fishy. I could understand a prison saying that as a prisoner, I had to have SOMEONE on the outside in charge of the affairs I can't manage from prison. But telling me I had to leave Terry Dodd in particular in charge? And threatening me with sanctions if I didn't? And this is the guy who is currently flushing my appeal down the toilet? Was he sabotaging me by accident, or on purpose?

Either way, I couldn't let some phantom contractor, make me bow down to The Doddfather who was robbing me, and trashing my appeal. I knew this had to be illegal. So I kept trying to oust them. I filed a civil suit against Dodd, CTU, Blythe, and everyone associated with this mess. Blythe made good on his threats, rained disciplinary actions down on me, blocked all contact with the people helping me, and generally raked me over the coals for a full year until I ended up in solitary confinement, and eventually shipped to CTU's other 40-man minni prison a few hours away. When I got here, the manager, named Clint Swift, told me that if I didn't drop the civil suits, he'd put me in solitary confinement where a steam pipe under the floor makes it so hot you can cook burritos on the concrete. I went and felt the floor for myself, and confirmed that Swift was not exaggerating about how hot it was. And a dozen other prisoners assured me Swift would in fact throw me in there over litigation. It was a "live to fight another day" situation. So I dropped the civil suits.

Shortly thereafter, Swift announced he would no longer be working here. So I filed a streamlined civil suit against Dodd et al. This time I left out Blythe and CTU. The suit made it to court. But now Blythe is not letting emails out that have to do with serving the defendants, and/or finding a good Federal Civil Attorney in Colorado. He also won't let exhibits be sent in. Swift wouldn't let me call into the status conference this court ORDERED me to call into. The suit almost got dismissed over that, if you remember. A reporter for The Intercept, who is in here with me, tried to help me get the remaining defendants served pursuant to the Court's ORDER. But Blythe wouldn't let his email go out, and took disciplinary action against him, and cut off all his communication. So I filed an Emergency Motion For Temporary Restraining Order. But the USPS tracking number says it never made it into the mail. Everything else I mailed to the Court that day made it. So why not the Emergency TRO that had to do with Blythe? We wrote out a complaint to OIG, but Blythe wouldn't let that out either.

They can't point us to any policy or rule that allows them to do this kind of stuff. We've asked. But then again, maybe BoP

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: THA-D-A

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rules don't apply to private contractors who run "Communications Management Units." It's reminiscent of George W. Bush and the sticky why-doesn't-Blackwater-have-to-follow-the-rules-of-engagement question.

CTU is doing some pretty extraordinary things to protect The Doddfather and crew from litigation. That's illegal enough in and of itself. But if it turns out that The Doddfather is in fact an FBI informant, and all his theft and obstruction of justice was done at the direction of someone within DoJ, then that's a whole new level of corruption. It could also explain why 3/4 of the defendants are hidden so well we have been unable to serve them a summons. But if they are informants, then the government should accept service on behalf of the pawns they are hiding.

This court really needs to decisively intervene. I'm a pro se guy trying to put out a forest fire of corruption with a water pistol here. But there's more at stake than just my life. If the DoJ can pervert the law enforcement tools we gave them, and twist them around to infiltrate and control both sides of adversarial court proceedings, then the whole idea of courts and due process has been turned into a farce. It really is nothing but a "show trial."

~ WHAT'S NEEDED FROM YOU ~

When Gorsuch was sworn in, he said that as a judge, "the law" was his client. We are asking you, as a judge, to step in to protect the interests of YOUR client. Because your client "the law" is being injured right now if The Doddfather and his crew are informants. We're asking you to liberally construe these filings so as to:

1. Release unredacted copies of the attached 28 pages of FBI documents, so we can determine if Dodd and his associates are informant/saboteurs
2. Appoint counsel to represent me in this case
3. Refer this matter to OIG
4. Order CTU et al to stop interfering, or in the alternative transfer me to a normal prison
5. whatever other relief your client "the law" might need to be made whole again

-----CERTIFICATION-----

I, Francis Schaeffer Cox, swear under penalty of perjury that the facts contained in this affidavit are true and correct to the best of my knowledge, that they are not presented in a misleading way, and that the beliefs expressed herein are sincerely held.

Signed Under Penalty of Perjury

 Date 5/10/19  
Francis Schaeffer Cox

2931834  
Re-write

BP-A0288

JAN 17

## INCIDENT REPORT

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

1. Institution: MAR CMU		Incident Report Number: 2931834	
2. Inmate's Name: COX, Francis Schaeffer	3. Register Number: 16179-006	4. Date of Incident: January 22, 2016	5. Time: 1:31 pm est
6. Place of Incident: I Unit	7. Assignment: Unassigned	8. Unit: I Unit	
9. Incident: Conducting a Business		10. Prohibited Act Code(s): 334	
11. Description of Incident (Date: 12/22/2016 Time: 1:31 pm est Staff became aware of incident):			

On December 22, 2016, CTU conferred with Legal staff for the review of inmate Francis Schaeffer Cox's Reg. No. 16179-006 recent communications. Specifically, the review was conducted to determine whether the activities conveyed in inmate Cox's communications met the threshold of conducting, directing, and running a business while incarcerated. The determination was made that inmate Cox has been engaged in orchestrating a business. In his recent communications, inmate Cox has outlined the roles of Alaskans For Liberty (AFL) and their "Free Schaeffer Cox" project, which entered into contract with Eberle Associates, to conduct direct mailing fund raising for the explicit purpose of funding inmate Cox's legal defense. After inmate Cox had a disagreement with the AFL board over their failure to hire an attorney of Cox's choosing, Cox then attempted to exert his influence over the AFL board by indicating that he should have the right to dictate how the funds raised (for Cox legal defense) were utilized. At that time, inmate Cox contacted Eberle Associates and halted all fund raising efforts in an attempt to determine why the AFL board was utilizing power he never granted to them over the funds presumably raised for his legal defense. Inmate Cox indicated that he wrote the letters that were sent out to potential donors by Eberle Associates to induce fund raising, and he had the right to those funds donated as well as the donor lists, since he was the author of said letters. After inmate Cox requested that Eberle Associates resume fund raising, Cox hired Liz Sarver as his secretary and granted her permission to act on his behalf in the community, and subsequently hired Angela Clemons to also work on his behalf as well. Inmate Cox indicated in his communications that once he gained total control of all of the money from AFL, he would give both Sarver and Clemons a ~~large~~ bonus. Inmate Cox has instructed Sarver to file briefs on his behalf with the courts, type handwritten documents he sent to her for court presentation, conduct inquiries at banks in an attempt to gain AFL bank balances, communicated with Eberle Associate members on Cox's behalf, communicated with Rudy Davis (supporter on inmate Cox), searched documents in data bases and initiated procedures to subvert the existing AFL board and establish a new board, "Schaeffer's Angels." Also at the direction of inmate Cox, Angela Clemons has contacted individuals in the community and conveyed Cox's messages, set up a bank account for when Cox circumvents AFL and gains control of the raised funds, filed documentation in Arkansas as an article of incorporation for "Schaeffer's Angels," filed with the Internal Revenue Service (IRS) to obtain an Employer Identification Number (EIN), and 501c4 tax status with the IRS. From June 4, 2016 to December 16, 2016, inmate Cox has compensated both Sarver and Clemons by sending at least \$2400 to them carry out his activities as instructed.

Inmate COX claims that individuals on the outside (AFL- Alaskans for Liberty) collected money for his legal defense, then refused to allow him the use of the funds. Inmate COX has been sending emails in an attempt to gain control over these funds and is also in the process of trying to start a new corporation/business/nonprofit organization to collect current funds to pay for his defense. However, he is instructing the individuals on the outside on how to proceed with this task and even tells them his name cannot be on the documents because he is not allowed to run a business while incarcerated. He tells them to put other names as the business managers/owners, but everyone will be accountable to him and he will make all of the decisions. Inmate COX's activities go beyond simply organizing donations for his legal defense and the facts are as follows:

Please see attachments.

12. Typed Name/Signature of Reporting Employee: R. Blythe	13. Date/And Time: 4/26/2017 6:01 PM est
14. Incident Report Delivered to Above Inmate By (Type Name/Signature):	15. Date Incident Report Delivered: 04-27-17
	16. Time Incident Report Delivered: 1256

## Part II - Committee Action

17. Comments of Inmate to Committee Regarding Above Incident: "collecting donations to fight my appeal, making sure no money gets wasted on stupid shit and making sure my defense team gets paid. I'm running a business and that's all I care about. I want to stop the incarceration at case 334."

~~CONFIDENTIAL~~

2931834

HF AC288  
ADD 11

## INCIDENT REPORT COFAX

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

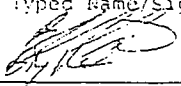
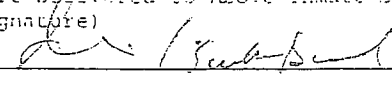
## Part I - Incident Report

1. Institution:			
2. Inmate's Name COX, Francis Schaeffer	3. Register Number 16179-006	4. Date of Incident January 21, 2016	5. Time 1:31 pm est
6. Place of Incident I Unit	7. Assignment unassigned	8. Unit I Unit	
9. Incident Conducting a Business		10. Prohibited Act Code(s) 334	

11. Description Of Incident (Date: 12/22/2016 Time: 1:31 pm est Staff became aware of incident):

On December 22, 2016, CTU conferred with Legal staff for the review of inmate Francis Schaeffer Cox's Reg. No. 16179-006 recent communications. Specifically, the review was conducted to determine whether the activities conveyed in inmate Cox's communications met the threshold of conducting, directing, and running a business while incarcerated. The determination was made that inmate Cox has been engaged in orchestrating a business. In his recent communications, inmate Cox has outlined the roles of Arkansas For Liberty (AFL) and their "Free Schaeffer Cox" project, which entered into contract with Eberle Associates, to conduct direct mailing fund raising for the explicit purpose of funding inmate Cox's legal defense. After inmate Cox had a disagreement with the AFL board over their failure to hire an attorney of Cox's choosing, Cox then attempted to exert his influence over the AFL board by indicating that he should have the right to dictate how the funds raised (for Cox legal defense) were utilized. At that time, inmate Cox contacted Eberle Associates and halted all fund raising efforts in an attempt to determine why the AFL board was utilizing power he never granted to them over the funds presumably raised for his legal defense. Inmate Cox indicated that he wrote the letters that were sent out to potential donors by Eberle Associates to induce fund raising, and he had the right to those funds donated as well as the donor lists, since he was the author of said letters. After inmate Cox requested that Eberle Associates resume fund raising, Cox hired Liz Sarver as his secretary and granted her permission to act on his behalf in the community, and subsequently hired Angela Clemons to also work on his behalf as well. Inmate Cox indicated in his communications that once he gained total control of all of the money from AFL, he would give both Sarver and Clemons a large bonus. Inmate Cox has instructed Sarver to file briefs on his behalf with the courts, type handwritten documents he sent to her for court presentation, conduct inquiries at banks in an attempt to gain AFL bank balances, communicated with Eberle Associate members on Cox's behalf, communicated with Rudy Davis (supporter on inmate Cox), searched documents in data bases and initiated procedures to subvert the existing AFL board and establish a new board, "Schaeffer's Angels." Also at the direction of inmate Cox, Angela Clemons has contacted individuals in the community and conveyed Cox's messages, set up a bank account for when Cox circumvents AFL and gains control of the raised funds, filed documentation in Arkansas as an article of incorporation for "Schaeffer's Angels," filed with the Internal Revenue Service (IRS) to obtain an Employer Identification Number (EIN), and 501(c)4 tax status with the IRS. From June 4, 2016 to December 16, 2016, inmate Cox has compensated both Sarver and Clemons by sending at least \$2400 to them carry out his activities as instructed.

Inmate Cox's ultimate goal is to obtain total control of the funds raised by AFL at any cost. He has employed both Sarver and Clemons to act as his conduits in the community by any means necessary to overthrow and subvert the current AFL board. Additionally, Cox has engaged in questionable if not illegal activities in carrying out his efforts to give the appearance of operating in good faith when in reality, he has involved role players in his schemes of not just running an unauthorized business while incarcerated, but also allowing his arrogance to involve unsuspecting donors who were misinformed about the intentions and outcomes of their donated funds.

12. Typed Name/Signature of Reporting Employee 		13. Date And Time 12-23-2016 11:30	
14. Incident Report Delivered to Above Inmate By (Type Name/Signature) 	15. Date Incident Report Delivered 12/23/2016	16. Time Incident Report Delivered 12:17	

## Part II - Committee Action

17. Comments of Inmate to Committee Regarding Above Incident

I am not conducting a business. All I'm doing is trying to get rid of Maria Rensel. Terry Dadd. I don't make any product or sell anything. This is for my appeal.

18. A. It is the finding of the committee that you:

- ☒ Committed the Prohibited Act as charged.  
☐ Did not Commit a Prohibited Act.  
☐ Committed Prohibited Act Code(s) \_\_\_\_\_

B. ☐ The Committee is referring the Charge(s) to the DHO for further Hearing.C. ☒ The Committee advised the inmate of its finding and of the right to file an appeal within 20 calendar days.

19. Committee Decision is Based on Specific Evidence as Follows:

BASED ON IR AS WRITTEN and attached evidence of this individual and money transactions for 4 days, individual to be well given his money for the week for himself well as "CRA'S" money which that he should have direct and complete control over determining where the money goes.

20. Committee action and/or recommendation if referred to DHO (Contingent upon DHO finding inmate committed prohibited act)

30 days loss email to run consecutive to prior sanctions

21. Date And Time Of Action 11/29/16 12:15 (The UDC Chairman's signature certifies who sat on the UDC and that the completed report accurately reflects the UDC proceedings.)

K. Hill  
Chairman (Typed Name/Signature)

R. Pyle  
Member (Typed Name)

R. Pyle  
Member (Typed Name)

INSTRUCTIONS: All items outside heavy rule are for staff use only. Begin entries with the number 1 and work up. Entries not completed will be voided by staff.

DISTRIBUTE: ORIGINAL-Central File record; COPY-1- DHO; COPY-2- Inmate After UDC Action; COPY-3- Inmate within 24 hours of Part I Preparation.

Prescribed by P5270

Replaces BP-S288.052 Of MAY 94

## Part III - Investigation

22. Date And Time Investigation Began

23. Inmate Advised Of Right To Remain Silent: You are advised of your right to remain silent at all stages of the discipline process. Your silence may be used to draw an adverse inference against you at any stage of the discipline process. Your silence alone may not be used to support a finding that you have committed a prohibited act.

The Inmate Was Advised Of The Above Right By \_\_\_\_\_ At (Date/time) \_\_\_\_\_

24. Inmate statement and attitude

25. Other facts about the incident, statements of those persons present at scene, disposition of evidence, etc.

26. Investigator's comments and conclusions



## INCIDENT REPORT

BP-A0288

JAN 17

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

## Part I - Incident Report

1. Institution: MAR CMU		Incident Report Number: 296736	
2. Inmate's Name: COX, Francis Schaeffer	3. Register Number: 16179-006	4. Date of Incident: March 24, 2017	5. Time: unknown 12 <sup>00</sup>
6. Place of Incident: I Unit	7. Assignment: CMU Orderly	8. Unit: I Unit	
9. Incident: Conducting a Business		10. Prohibited Act Code(s) 334	

## 11. Description of Incident (Date: 03/27/2017 Time: 1:00 p.m. Staff became aware of incident):

On March 27, 2017 at 1:00 pm, a review of inmate Schaeffer Cox's Reg. No. 16179-006 outgoing mail was conducted. The mail item was saved with the electronic tracking number 17-16179006-0324-MO-1, and had the inmate printed mailing label addressed to, Angela Clemons 14526 Piney RD, Mulberry, AR 72947, and the return address of inmate Schaeffer Cox. In the letter, inmate Cox again was giving orders and directives to Clemons on what tasks he wanted her to complete for him. Specifically, inmate Cox stated that, "These are a few of the people who send me mail regularly. This would be a good mailing list for a small do-it-yourself fundraising letter. The ones who sent money have the dollar amount by it. Start with them. Then when they send money we can afford to send more letters. I'll write it up soon."

There is a lengthy history of inmate Cox utilizing individuals in the community to carry out orders handed down by him. Inmate Cox has detailed the roles of Alaskans For Liberty (AFL) and their "Free Schaeffer Cox" project, which entered into contract with Eberle Associates, to conduct direct mailing fund raising for the explicit purpose of funding inmate Cox's legal defense. After inmate Cox had a disagreement with the AFL board over their failure to hire an attorney of Cox's choosing, Cox then attempted to exert his influence over the AFL board by indicating that he should have the right to dictate how the funds raised (for Cox's legal defense) were utilized. At that time, inmate Cox contacted Eberle Associates and halted all fund raising efforts in an attempt to determine why the AFL board was utilizing power he purportedly never granted them over the funds presumably raised for his legal defense. Inmate Cox indicated that he wrote the letters that were sent out to potential donors by Eberle Associates to induce fund raising, and he had the right to those funds donated as well as the donor lists, since he was the author of said letters. After inmate Cox requested that Eberle Associates resume fund raising, Cox hired Liz Sarver as his secretary and granted her permission to act on his behalf in the community. Later, he subsequently hired Angela Clemons to also work on his behalf as well. Inmate Cox indicated in his communications that once he gained total control of all of the money from AFL, he would give both Sarver and Clemons a ~~large~~ bonus. Inmate Cox has instructed Sarver to file briefs on his behalf with the courts, type handwritten documents he sent to her for court presentation, conduct inquiries at banks in an attempt to gain AFL bank balances, communicated with Eberle Associate members on Cox's behalf, communicated with Rudy Davis (supporter on inmate Cox), searched documents in data bases and initiated procedures to subvert the existing AFL board and establish a new board, "Schaeffer's Angels." Also at the direction of inmate Cox, Angela Clemons has contacted individuals in the community and conveyed Cox's messages, set up a bank account for when Cox circumvents AFL and gains control of the raised funds, filed documentation in Arkansas as an article of incorporation for "Schaeffer's Angels," filed with the Internal Revenue Service (IRS) to obtain an Employer Identification Number (EIN), and 501c4 tax status with the IRS. From June 4, 2016 to December 16, 2016, inmate Cox has compensated both Sarver and Clemons by sending at least \$2400 to them for carrying out his activities as instructed.

Inmate Cox has previously been found guilty of directing Liz Sarver, Angela Clemons and others in the community to carry out tasks for him and was sanctioned for conducting and operating a business while housed in MAR CMU. This type of behavior outlined in this incident report is identical to the previous behavior exhibited by inmate Cox and other individuals in the community. Cox has tried from every angle to manipulate activities and individuals while carrying out an unauthorized business enterprise while incarcerated. This incident again represents inmate Cox's willingness to disregard rules, regulations and possibly laws, in an effort to utilize the names and addresses of ostensible supporters as his own form of fundraising letter in an effort to solicit funds. This attempt to garner financial support from the individuals is in response to the disagreements with the AFL board, Eberly and the Free Schaeffer Cox projects, which were halted due to conflict between the previously mentioned individuals.

Additionally, inmate Cox's behavior in convincing individuals such as Clemons and others within the community to carry out his orders, has seemingly permitted him to circumvent Bureau rules and regulations without regard.

12. Typed Name/Signature of Reporting Employee: R. [Signature]		13. Date And Time: 03/27/2017 2:30 pm est	
14. Incident Report Delivered to Above Inmate By (Type Name/Signature): K. [Signature]	15. Date Incident Report Delivered: 3-27-17	16. Time Incident Report Delivered: 4:15 p	

## Part II - Committee Action

## 17. Comments of Inmate to Committee Regarding Above Incident:

"I am not running a business. I don't trust Marix Rensel or Terry Dadd. They are trying to force me to throw away my appeal on sovereign citizen fringe legal theories. They are stealing money. I want someone I trust in charge of my defense fund, so I can hire an attorney, appeal the right way, prove my innocence, and win. I don't want sovereign citizen nut-jobs anywhere near me. Why can't Angela be in charge? Why does it have to be Terry Dadd? Why do you care?"

# FBI Informant Kidnaps Family

By Rudy Davis | ruddavis@yahoo.com | For Health Impact News

In an apparent effort to cause yet another false flag event, under-cover FBI provocateurs, tried to convince then 27 year old Schaeffer Cox, to commit a mass shooting in his home town of Fairbanks, Alaska.

Schaeffer Cox, a well known 2nd Amendment lobbyist who had won 38% of the vote in a State House election, became the subject of an intense FBI investigation after he angered State and Federal authorities by openly accusing them of drug trafficking and child prostitution.

Oil pipeline service company executive, Bill Allen, who had been spared prosecution on multiple counts of sexual abuse of minors in exchange for his 2008 testimony against pro-2nd Amendment Alaska Senator Ted Stevens, was among those implicated.

"The State Wide Drug Taskforce supplied children for sex to a number of state and federal officials in exchange for those official's cooperation in concealing the ongoing illicit drug trafficking activities of the State Wide Drug Taskforce," Schaeffer Cox said.

Not long after these public statements, the same departments that Schaeffer Cox accused of corruption sent in numerous provocateurs to try to switch his efforts off of exposing corruption and on to violent vigilante-type actions. Schaeffer Cox, who believes in non-aggression and voluntarism, can be heard on multiple undercover recordings telling the provocateurs, "No, I'm going to pull a Ghandi, NOT a Rambo" and "if we turn violent, people will see us as the bad guys."

In what some have called a deviation from accepted investigative techniques, the FBI responded to Schaeffer Cox's rejection of their violent proposals by creating a threat to his children that could serve as a motivator.

Working with the Office of Child



Photo Courtesy US Attorney's Office

home to take out his kid, then just shoot Schaeffer Cox in the process. The MP's gave Schaeffer Cox's attorney affidavits to this effect and would later testify to the same under oath.

At FBI Special Agent Klein's direction, Fulton made a third attempt to get Schaeffer Cox to do a mass shooting. Fulton did this by issuing a death threat ultimatum and promising to kill Schaeffer Cox himself if he refused the proposal of violence again.

Fearing for their lives, the Cox family packed up and headed for Canada. But the FBI sent another undercover provocateur, RJ Olson, after them, court documents say.

Olson, a self described illegal "drug wholesaler" working under the supervision of FBI Special Agent Richard Southerland, held the whole Cox family, including a 2 year old boy and a 3 week old baby girl, hostage, against their will in an attic for 21 days after sabotaging their vehicle, then using death threats from Fulton and a made up story about a truck driver to keep them from leaving.

"The government does not dispute the fact that the actions of the provocateurs working under the FBI's supervision did in fact meet the legal definition of 1st degree kidnapping," said Robert John, the Fairbanks attorney who got all related State charges against Cox thrown out.

On March 10th, 2011 Schaeffer Cox was taken from the attic to a deserted industrial lot in Fairbanks where he believed he would meet the

**"The importance of this case is significant to the whole of humanity"**

**Larry Pratt**

**-President of Gun Owners of America**

Officers there advised Schaeffer Cox that Federal agents had come into the station and bragged of how they planned to "fix the Schaeffer Cox problem" by "going into his

Services, the FBI filed a child neglect complaint regarding Schaeffer and his wife Marti's 1 and 1/2 year old son. Because they do not require probable cause, child neglect complaints are an attractive tool for investigators who wish to enter a home, but lack any evidence to support a warrant.

Once Schaeffer Cox was made aware of the "writ of assistance" issued for the seizure of his young son, the FBI dispatched undercover provocateur, Bill Fulton, to again try to convince Schaeffer Cox to go on a shooting spree in response to these new developments.

Bill Fulton, acting under the supervision of FBI Special Agent Sandra Klein, pointed out that the child neglect complaint was obviously the corrupt work of Schaeffer Cox's political adversaries in the government, and urged him to go kill all officials involved.

When Schaeffer Cox and his friend, Les Zerbe, refused Fulton's violent suggestions a second time,

Fulton flew into a rage, held a hunting knife to Les Zerbe's throat, and told him he would "slit his throat open and bleed him out at his feet" if he and Cox didn't agree to the proposed mass shooting. Cox and Zerbe refused, and escaped never to see Fulton again.

Suspecting foul play by the FBI and local police, and fearing for their lives from Fulton, Schaeffer Cox and his wife went to the military police station on Ft. Wainwright for help.

Officers there advised Schaeffer Cox that Federal agents had come into the station and bragged of how they planned to "fix the Schaeffer Cox problem" by "going into his

On March 10th, 2011 Schaeffer Cox was taken from the attic to a deserted industrial lot in Fairbanks where he believed he would meet the

Continued on page A4

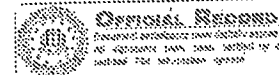
28 Pages of FBI

Documents we are seeking to  
have Unredacted by  
The Court

[REDACTED] Serial 82

- 1 of 1 -

FD-302 (Rev. 5-8-10)



## FEDERAL BUREAU OF INVESTIGATION

Date of entry 02/24/2014

(U) On 02/21/2014, at approximately 3:50 PM AKST, writer telephonically interviewed [REDACTED] (protect identity), further described as follows: [REDACTED] DOB [REDACTED] SSAN [REDACTED] telephone number [REDACTED]

b6 -7  
b7C -7  
b7D -1

[REDACTED] (home); email [REDACTED]; residence, [REDACTED]. After being advised of the identity of the interview agent, and the nature of the interview, [REDACTED] provided the following information:

(U) [REDACTED] advised that, on the afternoon of 02/20/2014 [REDACTED] regarding Schaeffer Cox. [REDACTED] advised that the purpose of [REDACTED] was to discuss fund raising for Cox's legal appeal. [REDACTED] stated that an individual named [REDACTED]

b6 -4, -7  
b7C -4, -7  
b7D -1

(U) [REDACTED] stated that a woman named [REDACTED] (from Fairbanks, Alaska) [REDACTED] stated that approximately \$2,000 has been raised for Cox over the past three weeks, and that a Facebook site has been established to raise funds for Cox. [REDACTED] was a staunch supporter of Cox.

b6 -4, -7  
b7C -4, -7  
b7D -1

(U) [REDACTED] advised that an individual named [REDACTED] (phonetic) spoke [REDACTED] advised that he was the attorney handling Cox's appellate case, and spoke in generalities about the legal aspects of the Cox case. Several of the [REDACTED] opined that the Cox verdict was an injustice and that Cox is a "political prisoner". [REDACTED] advised that Cox's previous attorney (a female from Fairbanks, Alaska) is no longer representing Cox, and that [REDACTED]

b6 -4, -7  
b7C -4, -7  
b7D -1

(U) [REDACTED] stated that [REDACTED] announced himself at the beginning of [REDACTED] and spoke for several minutes about his militia background and bona-fides, and stated his belief that Cox verdict was an injustice.

b6 -4, -7  
b7C -4, -7  
b7D -1

Investigation on 02/21/2014 at Anchorage, Alaska, United States (Phone)

File # [REDACTED]

Date drafted 02/21/2014

by [REDACTED]

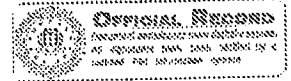
b6 -1  
b7C -1  
b7E -3

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

FBI(17-cv-611)-205

FD-1057 (Rev. 5-8-10)

UNCLASSIFIED

**FEDERAL BUREAU OF INVESTIGATION**  
Electronic Communication

Title: (U) Update review of communications

Date: 09/30/2013

From: ANCHORAGE

Contact: [REDACTED]

b6 -1  
b7C -1  
b7E -1, -2, -3

Approved By: SSA [REDACTED]

Drafted By: [REDACTED]

Case ID #: [REDACTED]

(U) COX, FRANCIS, AUGUST SCHAEFFER -  
[REDACTED]

**Synopsis:** (U) The purpose of this document is to update the review of COX's communications by the writer and to document a concern related to COX's direct appeal of his conviction.

[REDACTED] 08/23/2010

b7E -1

**Details:**

The Anchorage Division receives copies of COX's correspondence from the Bureau of Prison (BOP). This correspondence was requested by Anchorage to determine if COX represented a threat to any government witnesses or members of the prosecution team. The correspondence from BOP consists of copies of the audio of COX's phone calls and visits, copies of his sent and received emails, and copies of his sent and received mail (excepting the contents of privileged mail).

The writer has reviewed COX's correspondence that Anchorage has received from BOP for the months of March through August, 2013. The writer has identified no threats to any persons while reviewing COX's correspondence.

UNCLASSIFIED

FBI(17-cv-611)-190

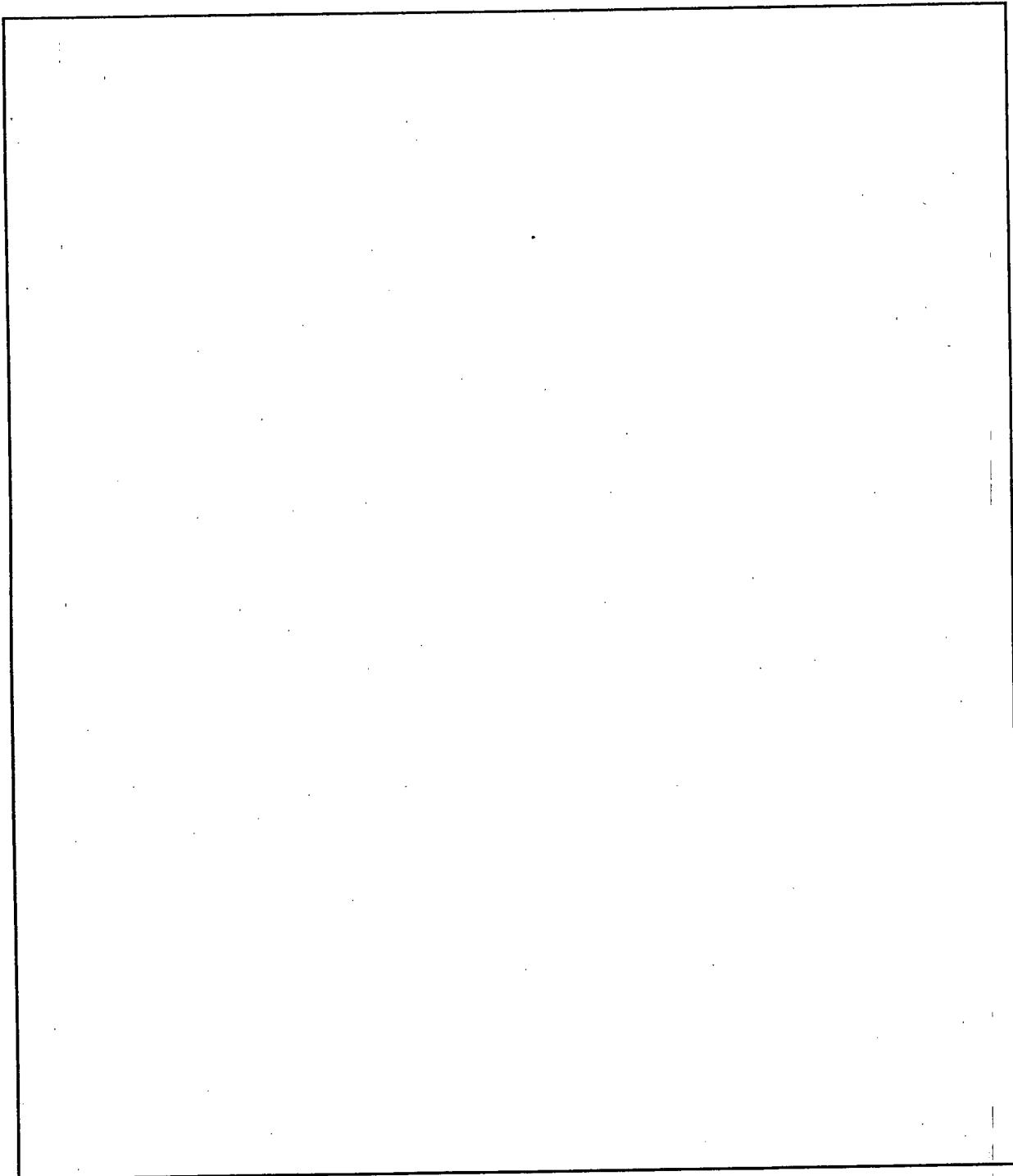
[REDACTED]

UNCLASSIFIED

b7E -3

Title: (U) Update review of communications

Re: [REDACTED] 09/30/2013



UNCLASSIFIED

b6 -1, -2, -6  
b7C -1, -2, -6  
b7D -1

b7E -3

[REDACTED]  
UNCLASSIFIED

Title: (U) Update review of communications

Re: [REDACTED] 09/30/2013

[REDACTED]

b6 -1, -6  
b7C -1, -6  
b7D -1

The writer contacted [REDACTED] again and provided this information to him. [REDACTED] said that he would discuss the matter with his co-counsel and let the writer know if any additional action needed to be taken.

♦ ♦

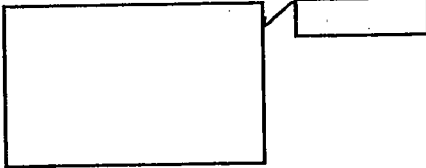
UNCLASSIFIED



U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to  
File No.



101 E. 6th Avenue  
Anchorage, Alaska 99501  
Commercial: (907) 276-4441  
Fax Number: (907) 265-8411

b7A -1  
b6 -6  
b7C -6  
b7E -3

June 30, 2011

AUSA [Redacted]  
AUSA [Redacted]  
United States Attorney  
District of Alaska  
Federal Building & U.S. Courthouse  
222 West 7th Avenue, #9, Room 253  
Anchorage, Alaska 99513-7567



In Re: Discovery *United States v. Cox, Et al.*  
Discovery *United States v. Lonnie and Karen Vernon*

b6 -6  
b7C -6



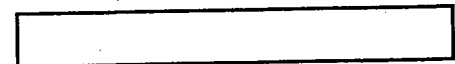
To ensure a seamless transmission of items collected and generated during the course of the captioned investigations to your office for the purposes of discovering that material by your office to the captioned defendants, it is necessary to provide an explanation of how our office classified and tracked the various types of evidence gathered during these investigations. The goal of providing your office with this evidence guide is so that a formal system is in place to track when those items have been transmitted to your office. This guide is and will be referred to in this and all subsequent discovery letters that will be sent in these captioned matters when evidence is transmitted from our office to yours.

#### FBI Case File Guide

For each subject of the investigation, a case file number has been assigned. The following table identifies which case file belongs to which subject:

FBI(17-cv-611)-1129

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon



b7E -

DisclHl.wpd



CASE FILE			SUBJECT	
			Schaeffer Cox	

b7A -1  
b6 -2  
b7C -2  
b7E -3

The file sections for each referenced case file number, unless otherwise noted, are as follows:

FILE SECTION	DESCRIPTION	CONTENTS
MAIN	Investigator reports	302s, Inserts, Electronic Communications, Other
1A	Attachments to investigator reports and other documents	Public source documents, Database check results, Advice of Rights Forms, Other
1B	Search Warrant Evidence and Other Bulky Evidence Items	FD-192 forms (seized property descriptions), Seized property
1D	Electronic Evidence (consensual monitoring)	FD-192 forms (record of recording), Media containing consensual monitoring (CD, DVD)

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon 2

FBI(17-cv-611)-1131

ELA	Consensual Monitoring	FD-759 forms, consensual recording authorizations
GRAND JURY	Records obtained through the Grand Jury	6E Letters; Grand Jury Subpoenas
GRAND JURY 1A	Results of Grand Jury Subpoenas	Bank records; telephone records; etc.
TRANSCRIPTIONS	Consensually monitored meetings	Transcripts

Each item placed into the individual sections of the case file is conferred with a unique number that is referred to as a "serial." For the purposes of tracking when items for each case file have been transmitted to your office for discovery, please refer to the unique serial number (i.e. [REDACTED], etc.).

b7E -3

A unique case file number is also assigned to each Confidential Human Source (CHS) operated by the FBI. [REDACTED]

b7D -3

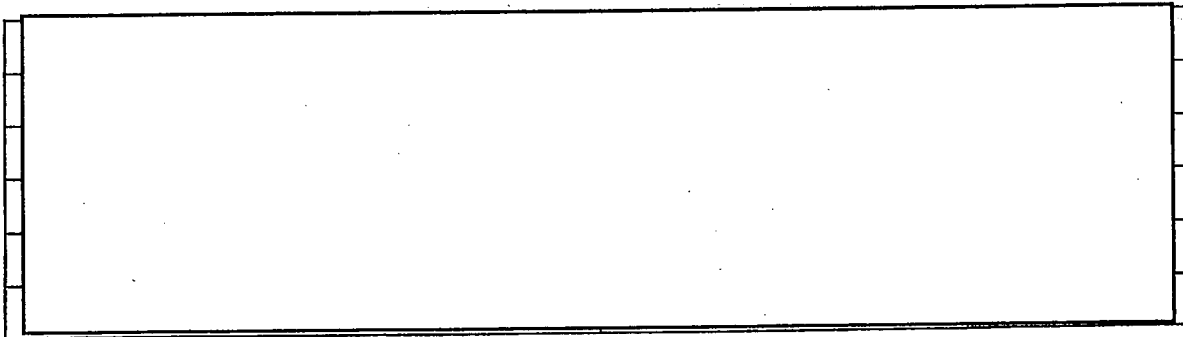
[REDACTED] The CHS case file number for these individuals and the associated handling agent is as follows:

CHS FILE NUMBER	HANDLING AGENT

b6 -1, -2  
b7C -1, -  
b7D -3, -

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon 3

FBI(17-cv-611)-113



b6 -1  
b7C -1  
b7D -3, -6

After all mandated DOJ procedures, which AUSA [redacted] and SA [redacted] have discussed in detail, for the review of CHS files are completed, we will make the contents of the captioned CHS files available for your review. An exemption to the aforesaid DOJ policy are reports of investigator contact with a CHS. These reports are referred to as an FD-1023. The FD-1023s provided to your office will be referred to by CHS case file and date of report.

b6 -1, -6  
b7C -1, -6

Finally, e-communication evidence generated by the FBI prosecution team, which is defined by the DOJ as communications that are in (but are not limited to) the following formats: e-mails, text messages, SMS, instant messages, voice mail, pin-to-pin communications, social networking sites, bulletin boards, blogs, will be turned over to your office under a separate cover letter.

#### Items Discovered To Date

On May 6, 2011, the FBI returned to your office the hard drives that were provided by the defendant's counsel. Those hard drives contain the following items:

FILE NUMBER	FILE SECTION	SERIALS
[redacted]	1D	[redacted]
	1A	
	1A	
	1A	
	1D	

b7A -1  
b6 -2  
b7C -2  
b7E -3

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon 4

FBI(17-cv-611)-1132



	GJ 1A	
	Transcriptions	
	MAIN	
	MAIN	
	MAIN	
	1A	
	1B	
	1D	
	ELA	
	GJ	
	GJ 1A	
	Transcriptions	
	MAIN	
	MAIN	
	1A	
	1B	
	1D	
	ELA	
	GJ	
	GJ 1A	
	MAIN	
	1A	
	GJ	
	MAIN	
	1A	
	1B	
	GJ	

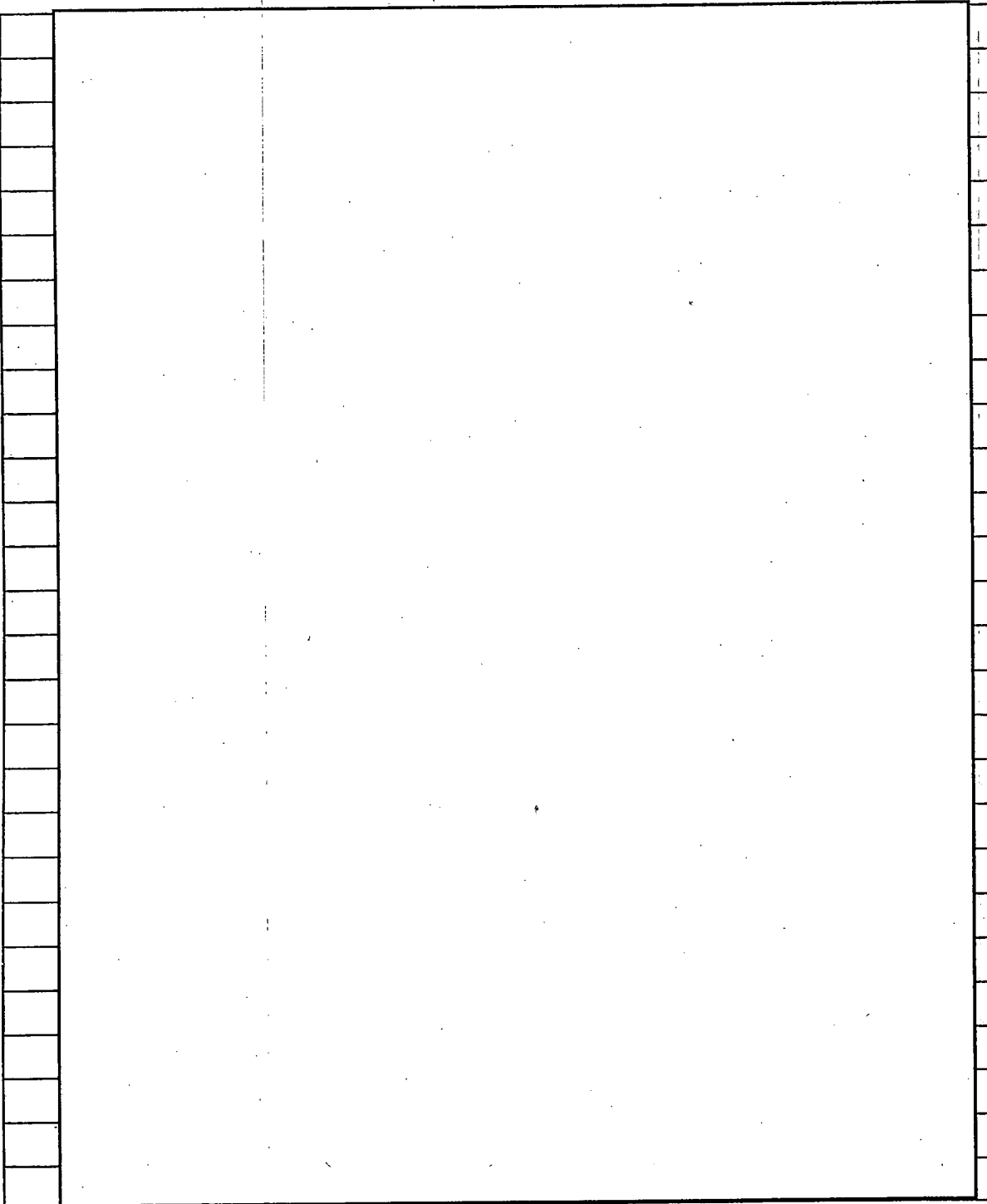
b7A -1  
b7E -3

U.S. v. Cox, Et al.

U.S. v. Lonnie and Karen Vernon 6

FBI(17-cv-611)-113



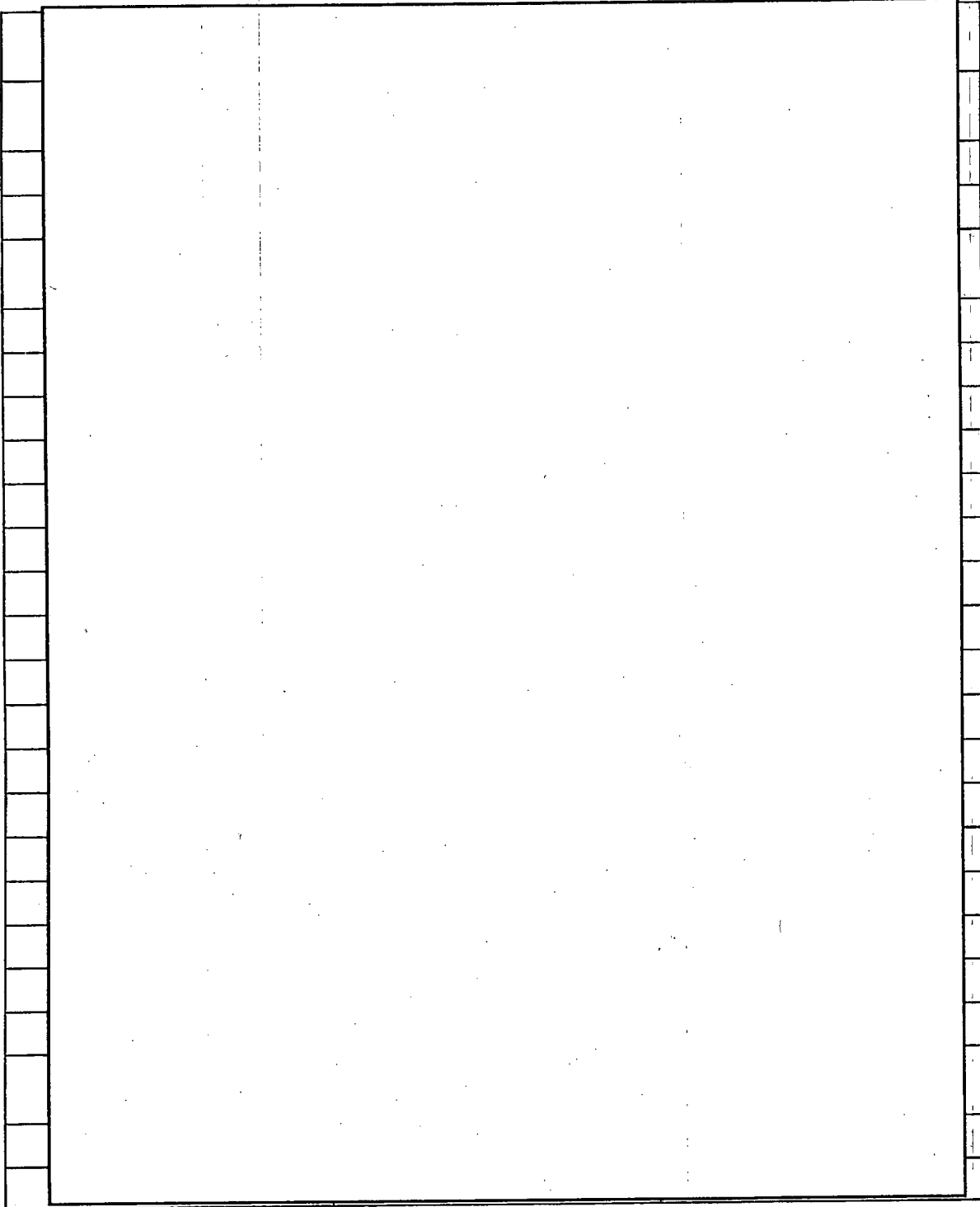


b7D -2

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon 8

FBI(17-cv-611)-1136

b6 -1  
b7C -1  
b7D -2, -3, -6

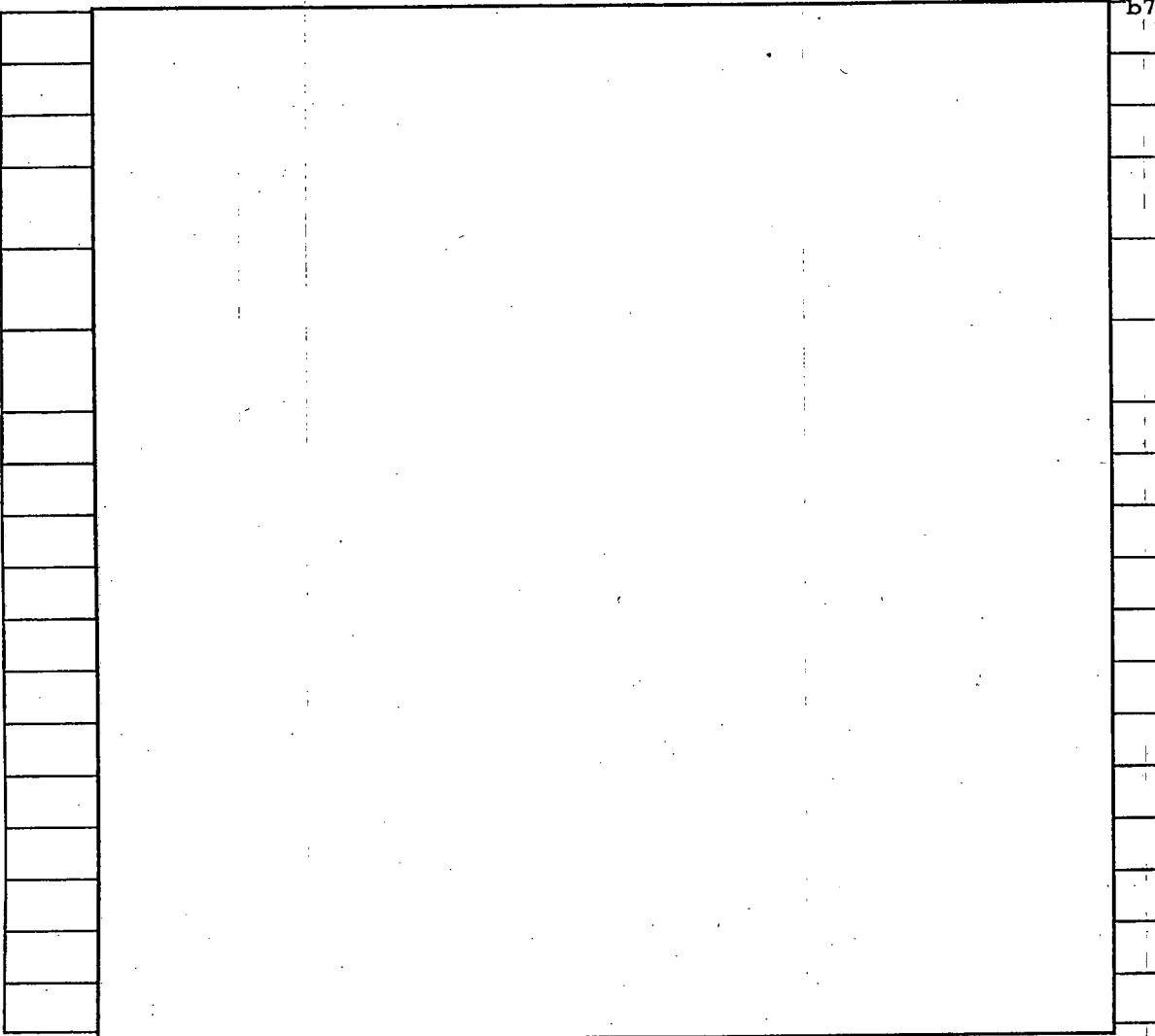


U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon 9

FBI(17-cv-611)-1137



b6 -1  
b7C -1  
b7D -2, -3, -6



Three 1023s that were generated based on [REDACTED] are classified at the Secret level. These 1023s are not a part of this production to your office. They will be made available for your review. If you deem them necessary for discovery, arrangements will be made for these documents to be transmitted to your office.

b7D -2, -3

It is our goal to provide your office with all discoverable materials for the captioned investigations in a timely and orderly matter so the dates for evidence production and pre-trial motions, set forth in the discovery order dated

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon 10

FBI(17-cv-611)-1138

April 18, 2011, by U.S. District Court Judge John D. Roberts, are successfully met.

If you have any questions please do not to hesitate to contact SA [redacted] or SA [redacted] at the respective telephone numbers: [redacted]

b6 -1  
b7C -1

Sincerely,

[redacted]  
A/Supervisory Special Agent

By:

b6 -1  
b7C -1

[redacted]  
Special Agent

[redacted]  
Special Agent

U.S. v. Cox, Et al.  
U.S. v. Lonnie and Karen Vernon II

FBI(17-cv-611)-1139



## U.S. Department of Justice

## Federal Bureau of Investigation

In Reply, Please Refer to  
File No.

101 E. 6th Avenue  
Anchorage, Alaska 99501  
Commercial: (907) 276-4441  
Fax Number: (907) 265-8411

b7A -1  
b7E -3

September 30, 2011

AUSA Mr.   
AUSA Mr.   
United States Attorney  
District of Alaska  
Federal Building & U.S. Courthouse  
222 West 7th Avenue, #9, Room 253  
Anchorage, Alaska 99513-7567

(X)  
pmw

b6 -6  
b7C -6

In Re: Discovery United States v. Cox, Et al.  
Discovery United States v. Lonnie and Karen Vernon

Mr.

b6 -6  
b7C 6

The purpose of this letter is to document the transmission of additional materials to your office that were generated and/or collected by the FBI for the captioned investigations that may be deemed by your office to be discoverable. Please refer to the first discovery letter sent to your office on June 30, 2011, for guidance on how these items are being tracked within the FBI's file system.

#### Items Discovered Under This Letter

On September 30, 2011, copies of the following items were provided to the U.S. Attorney's Office:

FILE NUMBER	FILE SECTION	SERIALS
<input type="text"/>	MAIN	<input type="text"/>
<input type="text"/>	1A	<input type="text"/>

b7E -3

FBI(17-cv-611)-1256

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

DisLHM3.wpd

b6 -1  
b7C -1  
b7D -2, -3, -6

CHS FILE NUMBER	HANDLING AGENT	DATE OF REPORT

		10/14/2010
--	--	------------

On September 30, 2011, one copy of KJNP radio station, located in Fairbanks, AK, appearances made by Schaeffer Cox were provided to the U.S. Attorney's Office. The radio segment appearances made by Schaeffer Cox were titled "Over the Coffee Cup":

FILE NUMBER	DATE
	02/21/2009
	05/02/2009
	04/25/2009
	02/12/2011
	03/21/2009
	12/11/2010
	02/28/2009
	06/20/2009
	02/14/2009
	04/04/2009
	03/07/2009
	07/25/2009
	07/18/2009
	07/06/2009
	01/18/2009
	02/02/2008
	02/12/2008
	03/28/2008
	08/22/2009
	06/14/2008
	08/23/2008

b7E -3

	01/31/2009
	01/24/2009
	02/07/2009
	02/28/2008
	10/12/2009
	10/10/2009
	09/19/2009
	08/15/2009
	04/18/2009

On September 30, 2011, the following items were provided to the U.S. Attorney's Office:

FILE NUMBER	FILE SECTION	SERIALS	DESCRIPTION
	1B		1 CD labeled St v. Francis Schaeffer Cox 4FA.10.993 CR 4FA.10.762 CR 4FA1210.33,40
			1 CD labeled 10-16343 #2 Dispatch
			1 CD labeled testimony Bresler 1 of 2
			1 CD labeled testimony Bresler 2 of 2

b6 -7  
b7C -7  
b7E -3

	1B		1 CD labeled State v. Cox 4FA-10-993CR
--	----	--	--

b7E -3

In previous meetings with your office, we have discussed the system known as [redacted] and the role it plays in terrorism investigations. A search of the [redacted] system was conducted for any and all reports that referenced the captioned subjects. The following reports reference Schaeffer Cox and a copy of each was provided to the U.S. Attorney's Office on September 30, 2011:

b7E -6

DATE	INVESTIGATOR
02/19/2009	SA [redacted]
12/14/2009	SA [redacted]
03/13/2010	SA [redacted]
03/18/2010	SA [redacted]
03/24/2010	SA [redacted]
04/10/2010	SA [redacted]
06/14/2010	SA [redacted]
06/21/2010	SA [redacted]
08/11/2010	SA [redacted]
05/04/2011	SA [redacted]

b6 -1  
b7C -1

As stated in previous letters concerning discovery as it relates to these investigations, it is our goal to provide your office with all materials for the captioned investigations in a timely and orderly matter so the dates for evidence production and pre-trial motions, set forth in the discovery order dated April 18, 2011, by U.S. District Court Judge John D. Roberts, are successfully met.

If you have any questions please do not to hesitate to contact SA [redacted] or SA [redacted] at the respective telephone numbers: [redacted]

b6 -1  
b7C -

Sincerely,

[REDACTED]  
A/Supervisory Special Agent

b6 -1  
b7C -1

By:

[REDACTED]  
Special Agent

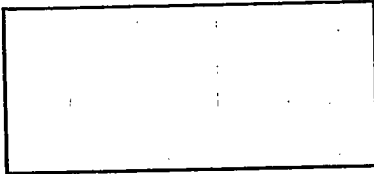




U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to  
File No.



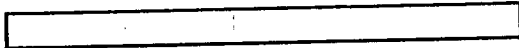
101 E. 6th Avenue  
Anchorage, Alaska 99501  
Commercial: (907) 276-4441  
Fax Number: (907) 265-8411

b7A -1  
b6 -1  
b7C -1  
b7E -3

November 30, 2011

AUSA Mr. [REDACTED]  
AUSA Mr. [REDACTED]  
United States Attorney  
District of Alaska  
Federal Building & U.S. Courthouse  
222 West 7th Avenue, #9, Room 253  
Anchorage, Alaska 99513-7567

In Re: Discovery United States v. Cox, Et al.  
Discovery United States v. Lonnie and Karen Vernon



b6 -6  
b7C -6

The purpose of the this letter is to document the transmission of additional materials to your office that were generated and/or collected by the FBI for the captioned investigations that may be deemed by your office to be discoverable. Please refer to the first discovery letter sent to your office on June 30, 2011, for guidance on how these items are being tracked within the FBI's file system.

## Items Discovered Under This Letter

On November 30, 2011, copies of the following 1023 CHS reports were provided to the U.S. Attorney's Office:

CHS FILE NUMBER	HANDLING AGENT	DATE OF REPORT
[REDACTED]		

b6 -1  
b7C -1  
b7D -3, -  
b7E -3

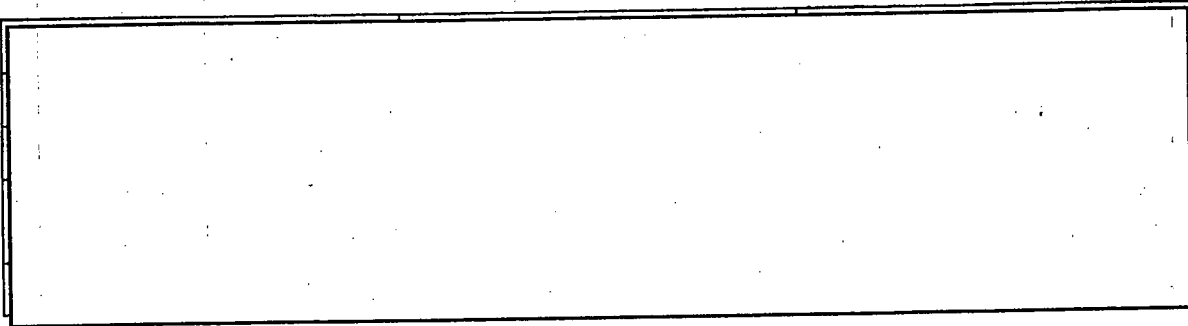
FBI(17-cv-611)-1394

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Disc LHM4.wpd



SK/AN



b6 -1  
b7C -1  
b7D -3, -6

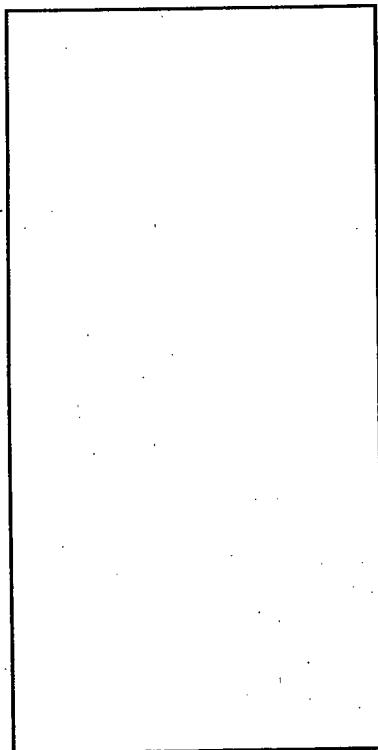
On November 30, 2011, the following items were provided to the U.S. Attorney's Office:

Two DVDs with audio and video of the Sten MK II & MK III submachine guns firing in full automatic capacity.

On November 30, 2011, the following items were provided to the U.S. Attorney's Office:

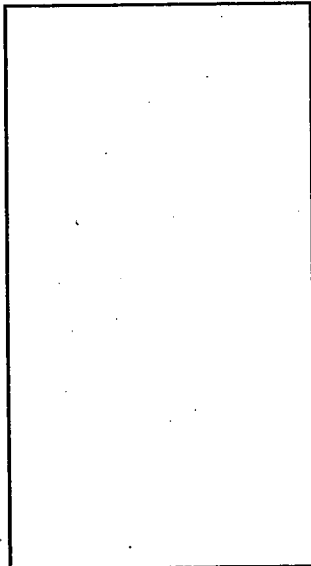
E-discovery for the following individuals:

- 1.
- 2.
- 3.
- 4.
- 5.
- 6.
- 7.
- 8.
- 9.
- 10.
- 11.
- 12.
- 13.
- 14.
- 15.
- 16.
- 17.
- 18.
- 19.
- 20.
- 21.
- 22.
- 23.
- 24.



b6 -1  
b7C -1

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40.  
41.  
42.

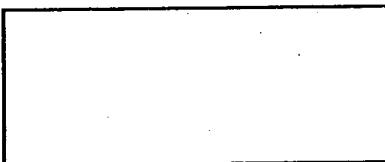


b6 -1, -6  
b7C -1, -6

On November 30, 2011, the following items were provided to the U.S. Attorney's Office:

Notes and materials produced by FBI Laboratory personnel during the course of their examinations for the following individuals:

1.  
2.  
3.  
4.  
5.



b6 -1  
b7C -1

As stated in previous letters concerning discovery as it relates to these investigations, it is our goal to provide your office with all materials for the captioned investigations in a timely and orderly matter so the dates for evidence production and pre-trial motions, set forth in the discovery order dated April 18, 2011, by U.S. District Court Judge John D. Roberts, are successfully met.

If you have any questions please do not to hesitate to contact SA [redacted] or SA [redacted] at the respective telephone numbers: [redacted]

b6 -1  
b7C -1

Sincerely,

[REDACTED]  
Supervisory Special Agent

b6 -1  
b7C -1

By:

\_\_\_\_\_  
[REDACTED]  
Special Agent

UNCLASSIFIED

To: Counterterrorism From: Anchorage  
 Re: [REDACTED] 01/18/2011

b7E -2, -3

the Anchorage Division, and a TR# from [REDACTED] to facilitate the travel of Anchorage Division personnel to the Fairbanks RA:

Type of Enhancement	Est. Payment Amt. for ea CHS x 4 CHSs	Total Amount Requested each item
[REDACTED]		
TDY for one agent for 90 day period	Hotel and MI&E \$170 X 90 days (Estimate) Airfare	\$15,300 \$2,000
Investigative case funds [REDACTED]	\$10,000	\$10,000
[REDACTED]		

b7E -8

As of January 14, 2011, the [REDACTED]  
 program account (PGM/SPGM-TOXT) contained [REDACTED] Of this  
 money, [REDACTED]  
 [REDACTED]

b7E -1, -2

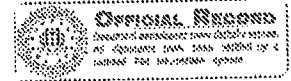
UNCLASSIFIED

[Redacted]

b7E -3

FD-1036 (Rev. 10-16-2009)

UNCLASSIFIED



**FEDERAL BUREAU OF INVESTIGATION**  
**Import Form**

Form Type: EMAIL

Date: 11/08/2013

Title: (U) CDC

Approved By: [Redacted]

b6 -1  
b7C -1  
b7E -1, -3

Drafted By: [Redacted]

Case ID #: [Redacted]

(U) COX, FRANCIS, AUGUST SCHAEFFER -

[Redacted]

**Synopsis:** (U) Report of Over Collection of Legally Privileged communications.

♦♦

UNCLASSIFIED

FBI(17-cv-611)-19C

To: [redacted] (AN) (FBI) [redacted] (AN) (FBI)  
Cc: [redacted] (AN) (FBI) [redacted] (AN) (FBI)  
Subject: CDC --- UNCLASSIFIED

b6 -1  
b7C -1  
b7E -3

SentinelCaseId: [redacted]  
SentToSentinel: 11/6/2013 2:15:12 AM

Classification: UNCLASSIFIED

=====

Sent for Approval for RECORD//Sentinel Case [redacted]

I can't determine who is acting as CDC in [redacted] absence, so I am using the shotgun approach.

[redacted] if you are not an A/CDC, please forgive me. Somewhere in the back of my mind, I seem to recall that you are/were.

b6 -1  
b7C -1  
b7E -3

I receive BOP content every month for Cox. This month, as I was reviewing the letters, I discovered that BOP had copied and included a letter from Cox's attorney to Cox. Previously, all I have ever seen was the front (and sometimes the rear) of the envelope. I read about a paragraph of the letter to try to determine if there was a reason why the letter was copied and provided. From what I read, the letter seemed to be discussing privileged communication regarding the defense strategy and addressing allegations about members of the prosecution team. I closed the letter and am making notifications similar to an "over-collection" notice.

I have notified the United States Attorney's Office (AUSA [redacted]), but I did not disclose or discuss what I had read.

Please let me know what else is required under FBI policy.

I will send this communication to the file.

b6 -1, -6  
b7C -1, -6  
b7E -5

[redacted]  
Anchorage Division  
Fairbanks RA

[redacted] Desk  
[redacted] BB

=====

Classification: UNCLASSIFIED

FBI(17-cv-611)-19

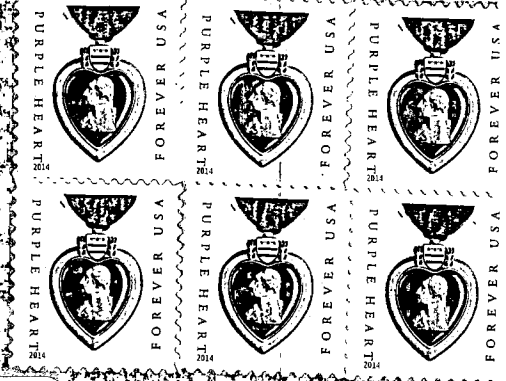
*Shaeffer Co*  
006  
33  
auto IN 47808



⇔ 16179-006 ⇔  
Terry Dodd  
11450 Marlborough DR  
Parker, CO 80138-7318  
United States

*Houston V. Lack*  
*May 10th 2019*

*Shaeffer Co*  
006  
OX 33  
Hawthorne IN 47808



⇔ 16179-006 ⇔  
Us Dist Court Clerk  
901 19TH ST  
Room A 105  
Denver, CO 80294-3589  
United States

*Houston V. Lack*  
*May 10th 2019*



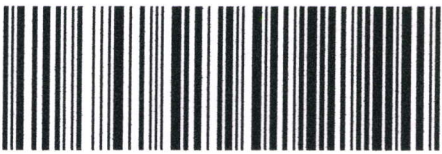
5-24-19

FEDERAL  
JUDICIAL INSTITUTE

Houston V. Lack  
May 10th 2019

⇒ 16179-006 ⇒  
Us Dist Court Clerk  
901 19TH ST  
Room A 105  
Denver, CO 80294-3589  
United States

9114 9014 9645 1762 0786 73



USPS TRACKING #



Label 400 Jan. 2013  
7690-16-000-7948

Francis Schaffer Co  
16179-006  
PO Box 33  
Terra Haute, IN 47808

