United States District Court

for the

Southern District of Illinois

Fran	cis S	chaeffer Cox) Case Number: (Cler	- CV - 173 - SMY-R
	l, Ter	Plaintiff/Petitioner(s) v. ry, et al defendants attached)	DIVIL RIGHTS CO pursuant to 42 U.S.C. §1983 CIVIL RIGHTS CO pursuant to 28 U.S.C. §1333 XI CIVIL COMPLAIN pursuant to the Federal To	B (State Prisoner) MPLAINT I (Federal Prisoner)
	D	efendant/Respondent(s)	28 U.S.C. §§1346, 2671-2680	
I.	JURIS Plaint	EDICTION	Diversity Jur 28 USC §1362 Civil RICO 18 USC §1964 Auxilliary Ju 28 USC §1367	(c)
	Α.	Plaintiff's mailing address, i confinement.		ent place of
		Francis Schaeffer USP-Marion PO Box 1000 Marion, IL 62959	Cox #16179-006	
	Defer	ndant #1:		
	В.	Defendant Terry Dodd	Name of First Defendant)	is employed as
		Conman/Self-Profess	ed Hebrew Prophet	
		(b)	(Position/Title)	
		with self-employed		
		(c) (Employer's Name and Address)	
		At the time the claim(s) alle employed by the state, local	_	was Defendant #1
		If your answer is YES, brief.	ly explain:	

Dodd, Terry Stitching Trust for Two, Inc Skrill, Stewart Rensel, Maria

Eberle, Inc Tammy Cali Ryan Mobly DMP, Inc dba Free Schaeffer Cox

Edward Snook dba US Observer Ron Lee James E Leuenberger James E Leuenberger, PC

Defe	ndant #2:			
Ċ.	Defendant_	Stitching Trust for Two	, Inc	is employed as
		(Name of Second Defendant)		•
	reposi	tory for laundered money		
		(Position/Title)		
	with self-employed			
		(Employer's Name and Address)		
	employed b	the claim(s) alleged in this comply the state, local, or federal gover		
	If you answ	er is YES, briefly explain:		

Additional Defendant(s) (if any):

D. Using the outline set forth above, identify any additional Defendant(s).

attached

Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 4 of 24 Page ID #5 Defendant #3:

D. Defendant Stewart Skrill is employed as conman/tax protestor with self-employment. He is not a state, local, or, federal government employee.

Defendant #4:

E. Defendant Maria Rensel is unemployed. She is not a state, local, or, federal, government employee.

Defendant #5:

F. Eberle, Inc, is employed as a direct mail company with self-employment. It is not a state, local, or, federal, government employee.

Defendant #6:

G. Tammy Cali is the CEO and President of Eberle, Inc. She is not a state, local, or, federal, government employee.

Defendant #7:

H. Ryan Mobly is a Copywriter with Eberle, Inc. He is not a state, local, or, federal, government employee.

Defendant #8:

ø

I. DMP, Inc dba as Free Schaeffer Cox is a shell company owned by Cali and/or Eberle, Inc. It is not a state, local, or, federal government employee.

Defendant #9:

J. Edward Snook dba US Observer is a comman and newspaper publisher who is self-employed. He is not a state, local, or, federal government employee.

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K. Ron Lee is a conman, and, confederate of Edward Snook, employed by Snook. He is not a state, local, or, federal, government employee.

Defendant #11:

L. James Leuenberger is a licensed attorney, and, confederate of Snook, and, Lee. He is not a state, local, or, federal government employee.

Defendant #12:

M. James E Leuenberger, PC is a law firm with self-employment.

It is not a state, local, or, federal, government employee.

II. PREVIOUS LAWSUITS

- A. Have you begun any other lawsuits in state or federal court relating to your imprisonment?
- B. If your answer to "A" is YES, describe each lawsuit in the space below. If there is more than one lawsuit, you must describe the additional lawsuits on another sheet of paper using the same outline. <u>Failure to comply with this provision may result in summary denial of your complaint.</u>
 - 1. Parties to previous lawsuits: Plaintiff(s):

as attached

Defendant(s):

as attached

2. Court (if federal court, name of the district; if state court, name of the county):

as attached

- Docket number:
- as attached

 Name of Judge to whom case was assigned:

as attached

5. Type of case (for example: Was it a habeas corpus or civil rights action?):

as attached

6. Disposition of case (for example: Was the case dismissed? Was it appealed? Is it still pending?):

as attached

7. Approximate date of filing lawsuit:

as attached

8. Approximate date of disposition:

asaattached

ш.	GRIEVANCE PROCEDURE	

Å.	Is there a prisoner grievance procedure in the institution? \vec{\vec{\vec{\vec{\vec{\vec{\vec{
В.	Did you present the facts relating to your complaint in the prisoner grievance procedure?
C.	If your answer is YES, 1. What steps did you take?
	2. What was the result?
D.	If your answer is NO, explain why not.
	This is not a prison grievance-related lawsuit.
E.	If there is no prisoner grievance procedure in the institution, did you complain to prison authorities?
F.	If your answer is YES, 1. What steps did you take?
	2. What was the result?
G.	If your answer is NO, explain why not.
H.	Attach copies of your request for an administrative remedy and any response you received. If you cannot do so, explain why not:
	Not applicable.

IV. STATEMENT OF CLAIM

A. State here, as briefly as possible, when, where, how, and by whom you feel your constitutional rights were violated. Do not include legal arguments of citations. If you wish to present legal arguments or citations, file a separate memorandum of law. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. If your claims relate to prison disciplinary proceedings, attach copies of the disciplinary charges and any disciplinary hearing summary as exhibits. You should also attach any relevant, supporting documentation.

Nature of the Claim

This is a claim invoking the Court's diversity jurisdiction pursuant to 28 USC §1362 for the following torts pursuant to the laws of the State of Illinois:

- 1) Violation of the Illinois Uniform Deceptive Trade Practices

 Act 815 ILCS §510 et seq;
- 2) Violation of the Illinois Consumer Fraud And Deceptive Business Practices Act 815 ILCS §505, et seq;
- Fraud; and, conspiracy to defraud;
- 4) Unjust enrichment;
- 5) Breach of contract, and, implied contract;
- 6) Tortuous interference with prospectice economic advantage;
- 7) Tortuous interference with contract, and, implied contract;
- 8) Tortuous interference with business.

The actual amount of the unjust enrichment in this case is estimated to exceed \$3 million.

Cox also brings civil RICO, and, civil RICO conspiracy claims involving an enterprise engaged in fraud, and, money laundering.

- 1) Terry Dodd is resident of Colorado, address 10940 S Parker #767, Parker, Colorado, 80134.
- 2) Stitching Trust for Two, Inc, is a Colorado C-Corporation, address 10940 S Parker #767, Colorado, CO, 80134.
- 3) Stewart Skrill is a resident of Florida, address 2206 Chaney
 Dr Apt 380 Ruskin, Florida, 33579.
- 4) Maria Rensel is a resident of Alaska, address 1676 Taroka Dr Fairbanks, AK 99709.
- 5) Eberle, Inc, is a Virginia C-Corporation, address 1420 Spring Hill Rd #490 McLean, Virginia 22102.
- 6) Tammy Cali is a Virginia resident, address 1420 Spring Hill Rd #490 McLean, Virginia 22102.
- 7) Ryan Mobly is a Virginia resident, address 1420 Spring Hill Rd #420, McLean, Virginia 22102.
- 8) DMP, Inc, dba Free Schaeffer Cox is a Maryland C-Corporation address 1150 Conrad Court, Hagerstown, MD 21740.
- 9) Edward Snook dba US Observer is an Oregon resident 2051 W. Jones Creek Rd, Grants Pass, OR, 97526.
- 10) Ron Lee is an Oregon resident address 2051 W Jones Creek Rd Grants Pass, OR, 97526.
- 11) James E Leuenberger is an Oregon resident address 5200 SW Meadows Suite 180 Lake Oswego, OR 97035.
- 12) James E Leuenberger, PC, is an Oregon Professional Corporation address 5200 SW Meadows Suite 180 Lake Oswego, OR 97035.
- 13) Francis Schaeffer Cox is a resident of USP-Marion, PO Box 1000, Marion, IL 62959 in Marion, Illinois.

- for the Ron Paul for President campaign, a delegate to the Alaskan State Republican Convention, and, a candidate for state legislature in Alaska State House District 7, serving Fairbanks, Alaska.
- 15) Gene Brokaw, now deceased, was a Republican Party District Chairman who met Cox at the 2008 Alaska State Republican Convention.
- 16) In November 2009, Brokaw, and, Cox, travelled to Chicago,
 Illinois to participate in a Continental Congress hosted by
 We The People, a tax protest group.
- 17) At the Continental Congress, Cox met Stewart Skrill, and, Terry Dodd.
- 18) Unbeknownest to Cox at the time, Dodd has a long criminal history of theft by fraud.
- 19) Cox was arrested March 10, 2011, by the FBI's Joint Terrorism Task Force for his involvement in the Alaskan Peacekeeper Militia. Cox was indicted, and, convicted, of conspiracy
 to commit murder, weapons, and, explosives, charges. On
 January 8, 2013, Cox was sentenced to 310 months imprisonment, since vacated.
- 20) Maria Rensel has been friends with Cox since 2007, when they worked together on the Ron Paul campaign. M Rensel testified on Cox' behalf at trial. M Rensel is married to Bill Rensel.

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 11 of 24 Page ID #12 21) Richard Neff has been a friend of Cox since Cox dated Neff s daughter in 2000.
 - 22) M Rensel, and, Neff, worked together to obtain letters of support for Cox' sentencing.
 - 23) In January 2014, M Rensel reached agreement with Neff to organize support for Cox' ongoing legal defense. M Rensel then contacted Cox to inform him of that agreement. The three reached agreement in principle to work for Cox' legal defense.
 - 24) At this time, there were ongoing efforts from multiple partiies to assist Cox' legal defense, including websites, Facebook pages, a YouTube channel, and, other efforts.
 - 25) In February 2014, Brokaw joined the agreement with Neff, and, M Rensel, to assist with Cox' legal defense.
 - 26) In March 2014, unbeknownest to Cox, Skrill, and, Dodd, joined the agreement with Brokaw, and, M Rensel, to assist Cox.
 - 27) At this time, unbeknownest to Cox,

 Skrill, and, Dodd, had reached agreement to defraud Cox and his supporters,
 - In July, and, August, 2014, Cox had a disagreement with his Court-appointed counsel that, ultimately led to her removal. At this time, Skrill, and, Dodd, suggested to Brokaw, Neff, and, M Rensel, that they form a partnership to raise money utilizing Cox' name. This partnership would become known as "Free Schaeffer Cox (a project of Alaskans for Liberty)", or, "the Board". This unincorporated partnership will be

- referred to as "the Board" herein, and, constituting the core of the RICO enterprise.
- 29) Skrill, and, Dodd's, plan, which eventually involved others, was to pretend that funds raised by the Board would be used to hire counsel for Cox. Instead, Skrill, and, Dodd, at this time, intended to take possession of any funds so collected by fraud,
- 30) At this time, Skrill suggested to the Board that they contract with Eberle, Inc, a di rect mail company, to raise monev in Cox' name.
- 31) At all times during the events that followed, Cox was resident at USP-Marion in Marion, Illinois.
- 32) Dodd proclaimed himself "Chairman" of the Board. To gain influence over other members, Dodd proclaimed an idiosyncratic religious power where he could contact the "Rua ha-Qodem", Hebrew for "Seers of the Sacred." Dodd would claim to other Board members that the Rua ha-Qodem were guiding his decisions.
- 33) M Rensel particularly fell under Dodd's religious influence.

 At this time of formation of the Board, M Rensel was designated to communicate with Cox as agent for the Board.
- 34) In August 2014, M Rensel presented Cox with a proposed oral agreement with the Board. According to the terms of the agreement, Cox would authorize the Board to collect money on his behalf, utilize his name, and, likeness, and, author fundraising material. The Board would then contract with Eberle, Inc, to raise money. A bank account, "the legal

- Case 3:10cfccMste73f6M6V-accountccymentald Filedopentals and account, and, the by the Board would be deposited to that account, and, the Board would disburse the funds in this account at Cox' direction. Cox agreed to these terms for the use of his identity.
 - 35) At all times during the following events, Tammy Cali was CEO and President of Eberles, Inc., and, Ryan Mobly was a copywriter for Eberle, Inc.
 - 36) After Cox reached agreement on terms, and, conditions, for the use of his identity with the Board, M Rensel gave Cox Mobly's contact information. Cox then contacted Mobly, and, would have regular contact with Mobly by email, and, telephone until February 2016.
 - 37) Mobly informed Cox that Eberle, Inc, had previously raised money for prisoner legal defense funds, and, that Eberle Inc would raise funds for Cox on the following terms and conditions: When mailings would be made, they would return a gross. From this gross Eberle, Inc, would subtract certain expenses. In practice, Eberle, Inc, eventually took approximately 93% of the donations received as "expenses" of various sorts. Exhibit A. After expenses had been subtracted from the gross, Cox would receive the net. Cox understood this to mean that the net would be his property; no mention was made of Eberle, Inc, contracting with the Board on Cox' behalf. The first mailing was to be a "test" mailing. If successful, Mobly stated that Eberle, Inc. would then offer Cox a contract for additional mailings. Based upon these representations, Cox agreed to allow his name, and, identity, to be used to conduct a test mailing,

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 14 of 24 Page ID #15 and, to assist in the preparation of that test mailing, which would go to 100,000 people. Cox then prepared, and, sent to Eberle, Inc, Exhibit B, the text of a proposed fundraising letter.
 - 38) In January 2015, Mobly informed Cox that the test mailing had been very successful, and, that a contract would be offered.
 - 39) On February 25, 2015, Tammy Cali of Eberle, Inc, sent M Rensel Exhibit A, a letter stating that the test mailing had netted over \$38,000 for the Board, and, containing a check commemorating an electronic transfer of funds from United Bank account # 0067235752 to the Board, said account belonging to defendant DMP, Inc dba Free Schaeffer Cox, DMP, Inc, is a holding company that Cali, and, Eberle, Inc, set up to receive, and, process, funds associated with the test mailing.
 - 40) Cali, Mobly, Eberle, Inc, and, the Board, then agreed that a 501(c)(4) company owned by Brokaw, defendant Alaskans for Liberty, Inc, would be used to collect funds for the mailing in order to use the tax-exempt status to reduce postage costs. At this time, the pretense that Dodd, Skrill, M Rensel, Neff, and, Brokaw, constituted "the Board" of Alaskans for Liberty, Inc, was adopted. However, Dodd, and, Skrill, made it clear to Cali, Mobly, and, Eberle, Inc, that they instead represented an unincorporated, unregistered, entity which they referred to as a "trust" called "Free Schaeffer Cox (a project of Alaskans for Liberty)". M Rensel was also at this time aware of the diversion of funds away from Alaskans for Liberty.

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 Cox was not aware of said diversion of funds away from

 their stated goal.
- 41) Mobly contacted Cox, and, despite knowing that Dodd had represented himself as "Chairman" of "Free Schaeffer Cox (a Project of Alaskans for Liberty)", an unincorporated, unreqistered, "trust", and, not Alaskans for Liberty, Inc, a Wyoming C-corporation, and, registered 501(c)(4) non-profit, Mobly urged Cox to allow Eberle, Inc, to contract with said unincoporated, unregistered, trust, so that Eberle, Inc, would receive reduced postage rates in their fundraising efforts.
- 42) M Rensel, acting at the instruction of Dodd, and, aware of the untruthfulness of her statements, made similar misrepresentations to Cox in order to obtain for Dodd, and, Skrill, the use of Cox' identity.
- 43) On March 11 2015, Neff, and, M Rensel, on behalf of the Board, entered into contract with Eberle, Inc; Tammy Cali then signed said contract for Eberle, Inc, March 18, 2015.. Exhibit C.
- A4) No later than this date, Dodd, and, Skrill, had reached agreement with Ed Snook to utilize Snook, and, his confederates, Ron Lee, James E Leuenberger, and, James E Leuenberger, PC, to launder the proceeds of the mail fraud as part of the Board enterprise Snook, and, his confederates, will be herein referred to as the "US Observer Group." As part of this agreement to launder the proceeds of the fraud, Dodd, and, Skrill, would persuade the Board to retain members of the US Observer Group for the purpose of providing various

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 16 of 24 Page 10 #17 services. Such services would never actually be provided, #17 though, at various times, members of the US Observer group would make phone calls, or, apperances, to assure Cox, and the other victims, that they were doing important work, everything was going according to plan, and, they could not
 - 45) On March 23, 2015, Brokaw, acting as President of Alaskans for Liberty, Inc, contracted with Snook for "investigatory services", paying \$500.00. No contract was ever entered into by Cox, or; the unincorporated, unregistered, "trust" which was receiving funds from Eberle, Inc. Exhibit D.

discuss the work because of its sensitive nature.

- 46) Despite having no contract, and, receiving no services, over the course of the next year, the Board would transfer, at Dodd's direction, over \$100,000 of the proceeds of the fraud to Snook,
- 47) Additionally, Dodd, and, Skrill, disbursed other funds either to themselves, or, entities under their control, including Stitching Trust for Two, Inc.
- On April 12, 2015, in furtherance of the fraud, Cox received Exhibit E, an email authored by Dodd, signed by Brokaw, Dodd Neff, Skrill, and, M Rensel, and, communicated to Cox by M Rensel. The email states that all funds raised would be expended for Cox, urges Cox to be secretive about his business relationships, and, demands that Cox yield total control of his legal defense to the Board. It also incorporates elements of Dodd's pseudo-Hebrew religious ideology, which he was now using to control M Rensel, and, others. Cox did not assent to these terms.

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 17 of Page 100, 49) From April 2015, to February 2016, Cox assisted Eber Page 100, 18 in preparing mailers. A typical mailer is Exhibit F. Overall, by February 2016, based upon representations made to Cox by Mobly, and, the fact that 93% of the gross was going to Eberle, Inc, in various forms, Cox believes that over \$2 million dollars in donations were raised, and, that approximatley \$144,000 in net was transferred to the legal defense fund account, and/or, the Board.
 - During the period April 2015 to February 2016, M Rensel continued to act as Dodd's, Skrill's, and, "the Board's" contact with Cox. M Rensel passed on to Cox Dodd's, and, Skrill's assurances that the money raised was being retained to be used on Cox' behalf. In actuality, this money was being expended for Dodd's, and, Skrill's, benefit, and, being laundered to Snook, and, other entities.
 - 51) During the period April 2015 to February 2016, Cox was in intermittent contact with Snook, who assured Cox that things were "perfect", and, that the Us Observer group was on the verge of a "big break".
 - 52) In September 2015, Brokaw died. B Rensel replaced Brokaw on "the Board".
 - 53) In January 2016, Cox asked M Rensel to disburse about \$5000 to an attorney for legal work relating to Cox' defense.
 - 54) On February 11, 2016, M Rensel informed Cox via email that the Board had voted against disbursing funds to Cox' attorney because attorneys "were a waste of time", and, that, instead, the Board had voted for money for the US Observer group. This was the first that Cox understood that he was

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 18 of 24 Page ID #19 dealing with an entity calling itself "the Board", and, not Alaskans for Liberty, Inc. Still, Cox did not understand that he was being defrauded.
 - 55) That same day, Cox notified Mobly, Cali, and, Eberle, Inc, that he believed that he had been defrauded, and, that he was instructing them to stop all mailings. Exhibit F.
 - stating the Eberle, Inc, refused to stop the fraudulent mailings, that they had contracted with the Board, that they had only contracted with the Board, and, that they would only take instructions from the Board. Exhibit G. Despite knowing that they were aiding, and, abetting, fraud, deceitful practices, unjust enrichment, and, other torts, Eberle, Inc, then continued to disburse proceeds of the fraud to the Board.
 - 57) Between February 18, 2016, and, March 7, 2016, Eberle, Inc, Cali, and, Mobly, did decide to temporarily stop the fraudulent mailings.
 - On March 7, 2016, M Rensel sent an email authored by Dodd,

 Exhibit H, to Cox claiming that Cox had violated his "contract", the April 2015 email, with the Board, and, demanding that Cox continue to allow the fraudulent misuse of his identity while wholly submitting to the Board's authority,
 - 59) On March 10, 2016, M Rensel sent an email, Exhibit I, to Cox which refers to Cox as "FF" for reasons unknown. The email also urged Cox to allow the fraud to continue.
 - 60) In April 2016, in order to lull Cox back into compliance with the fraud, Dodd, and, Skrill, arranged with Snook for

- "the Board's" expense, in order to "investigate". No actual investigation occurred. Instead, Lee met with M Rensel to secure M Rensel's further compliance with the fraud.
 - 61) In May 2016, in furtherance of the fraud, Dodd, Skrill, and, Snook, arranged for James E Leuenberger, and, James E Leuenberger, PC, Snook's attorney, to contact Cox for the purpose of becoming Cox' "attorney". At this time, Leuenberger was not licensed to practice law in Alaska, or, in Illinois, and was not admitted to any federal bar in either state. Further, Cox was represented by the Alaska Federal Defender's Office on direct appeal, and, said office had agreed, should Cox' direct appeal fail, to prepare a 28 USC §2255 pleading pro bono on Cox' behalf.
 - 62) Despite not being potentially able to provide legal services to Cox, Leuenberger, and, Leuenberger, PC, induced Cox to sign an agreement with Cox to prepare for Cox a "post-relief petition." Exhibit J. The contract authorized the Board to pay Leuenberger \$10,000, and, "all fees, and, expenses, charged by any ... investigators", a reference to other members of the US Observer group.
 - 63) Leuenberger, and, Leuenberger, PC, did receive \$10,000. No legal work was performed on Cox' behalf, and, Leuenberger has since demanded additional funds from Cox.
 - 64) In June 2016, now fooled by the Board, and, the US Observer Group, Cox agreed to allow Eberle, Inc, Cali, and, Mobly, to resume using his identity in mailings. Despite knowing that they were potentially engaged in deceptive trade practices, fraud, and, unjust enrichment, among other torts, Eberle,

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 20 of 24 Page ID #21 Inc, Cali, and, Mobly, then resumed the fundraising mail-ings.
 - Based upon information provided by Mobly, and, estimates provided by Cali, and, Eberle, Inc, Cox believes that there was approximately \$1 million raised between June 2016, and, November 2016, and, that approximately \$60,000 of this is being held currently in account # 0067235752 by DMP, Inc.
 - 66) Before August 9, 2016,

Snook emailed MRensel to state that he would no longer provide the "services" that he had been paid over \$100,000 for, would not show his work product from these services, and, would only deal with Dodd, his confederate in the fraud. Exhibit K.

- on August 14, 2016, Cox received an email from Ron Lee, Exhibit L, stating Cox would not, for his \$100,000, be able to "dictate" what services the Us Observer group would provide him, and, blaming the Board for not providing additional money to the US Observer group for the current problems.
- 68) That same day, Cox received a second email from Lee, Exhibit

 M, stating that Cox should stop speaking to M Rensel, and,
 should place all of his trust in Lee's confederate, Dodd.
- 69) On September 9, 2016, Cox receive a third, similar, email from Lee, Exhibit N.
- 70) On October 25, 2016, Cox received an email from Skrill,

 Exhibit O assuring Cox that funds had only been disbursed in his defense, and, asking Cox to resume lending his identity to the fraud.

- Case 3:12ncweller De Michiel Elberheent inchile adi/05 And , Page 21 of 24a rage the #22 fundraising mailings. On December 21, 2016, Cali sent Exhibit P, stating that she was holding all funds until she could "work through this together."
 - 72) Efforts to mislead Cox into believing that these issues were being resolved continued throughout 2017.

Claims

- 73) Each Count is alleged to have been performed willfully, and, maliciously. "The Defendants" refers to the Defendants both jointly, and, severally. State law claims are under both auxiliary, and, diversity, jurisdiction.
- 74) Count One: The Defendants violated the Illinois Uniform Deceptive Trade Practices Act by using Cox' identity to collect over \$3 million dollars under the false pretense that the money would be used for Cox' legal defense.
- 75) Count Two: The Defendants violated the Illinois Consumer Fraud, and, Deceptive Business Practices Act, 815 ILCS §505 et seq, by defrauding Cox into believing that his identity was being used to raise money that would be expended at his direction, and, by making similar false representations to the donors.
- 76) Count Three: The Defendants defrauded Cox, and, the donors, out of over \$3 million in gross donations, and, \$218,000 in net donations.
- 77) Count Four: The Defendants civilly conspired to defraud (
- 78) Count Five: The Defendants unjustly enriched themselves through the fraudulent misuse of Cox' identity.

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 22 of 24 Page ID #23 79) Count Six: Dodd, and, Skrill, breached contract with Cox, and, implied contract with Cox, when they diverted funds from the legal defense fund to Snook, Stitching Trust for Two, Inc, James E Leuenberger, and, James E Leuenberger, PC, and/or, others.
 - 80) Count Seven: Leuenberger, and, Leuenberger, PC, defrauded

 Cox by inducing Cox to contract for services which they did

 not intend, and, knew they were not able, to provide.
 - 81) Count Eight: Leuenberger, and, Leuenberger, PC, breached contract by not providing Cox with the agreed upon legal services after receiving \$10,000.
 - 82) Count Nine: The Defendants tortuously interfered with Cox prospective economic advantage from his donors through the fraud, and, other torts.
 - 83) Count Ten: The Defendants tortuously interfered with Cox' contract, and, implied contract, with

Alaskans for Liberty, Inc, to raise funds for Cox¹ legal defense.

- 84) <u>Count Eleven</u>: The Defendants tortuously interfered with Cox' collection of donations from his supporters.
- 85) Count Twelve: The Defendants conducted, and, conspired, and agreed, to maintain an interest in, control of, and, partice pation in, the affairs of an enterprise, "the Board", which engaged in a pattern of racketeering activity, thereby injuring Cox in his business, or, property, in violation of 18 USC §1964(c). Specifically, the Defendants committed, and,

- Case 3:18-cv-00173-SMY-RJD Document 2 Filed 02/05/18 Page 23 of 24 Page ID #24 conspired, and, agreed, to commit:
 - a) mail, wire, and, financial fraud, indictable offenses uner 18 USC §1341, 1343, and, 1344, through the predicate acts of para 27-71, supra;
 - b) money laundering, an indictable offense pursuant to 18 USC §1956, through the predicate acts of para 39-71, supra.

V. REQUEST FOR RELIEF

State exactly what you want this court to do for you. If you are a state or federal prisoner and seek relief which affects the fact or duration of your imprisonment (for example: illegal detention, restoration of good time, expungement of records, or parole), you must file your claim on a habeas corpus form, pursuant to 28 U.S.C. §§ 2241, 2254, or 2255. Copies of these forms are available from the clerk's office.

- Declaratory judgment that each Defendant acted willfully, and, maliciously.
- 2) Compensatory damages for the actual amount of Cox' losses, estimated in excess of \$3 million, tripled under RICO;
- 3) Nominal, and, punitive, damages, tripled under RICO;
- Injunctive relief transferring all funds collected by the Defendants, and, the proceeds of those funds, to Cox.
- 5) Injunctive relief prohibiting further use of Cox' id-VI. JURY DEMAND (check one box below) entity.
 - 6) Any other relief that the Court sees fit to grant. The plaintiff CKdoes C does not request a trial by jury.

DECLARATION UNDER FEDERAL RULE OF CIVIL PROCEDURE 11

I certify to the best of my knowledge, information, and belief, that this complaint is in full compliance with Rule 11(a) and 11(b) of the Federal Rules of Civil Procedure. The undersigned also recognizes that failure to comply with Rule 11 may result in sanctions.

Signed on: January 25th 2018 (date)	Signature of Plaintiff		
USP Marion PO Box 1000	Francis Schaeffer Cox		
Street Address	Printed Name		
Marion, IL 62959 City, State, Zip	#16179-006 Prisoner Register Number		
Signature of Attorney (if any)			



February 25, 2015

Ms. Maria Rensel, Project Manager Free Schaeffer Cox 1676 Taroka Drive Fairbanks, AK 99709

Dear Ms. Rensel:

As you know, the test mailing created by Eberle Associates (EA) on behalf of Free Schaeffer Cox was very successful. Based on current returns, we expect the final net income amount will exceed \$45,000. A check from your caging agent for \$38,000 is enclosed with this letter. Additional sums will be forwarded as they are received.

As of today's date,1,500 individuals have contributed to the test appeal (and we expect that number to grow to 1,700 or more). Why is the number of donors so important? Historical data reveals that each of those donors will provide a minimum of \$20 of *net* income to Free Schaeffer Cox over the next three years. In other words the total amount of *net* you will receive over the next 36 months from the 1,700 donors who gave to the test appeal (not including test net) will be \$34,000. (1,700 donors x \$20 per donor = \$34,000)

When you consider the fact that EA has completed more than 477 test mailing programs since 1996 and only 40% have been successful, you can begin to appreciate my enthusiasm for the success of your test mailing. Accordingly, Ms. Rensel, I'd like to offer Free Schaeffer Cox an opportunity to utilize direct mail fund raising on an ongoing basis without any financial exposure on your part or any expenditure of funds from the general treasury of your organization. Specifically, I am offering you a program that is...

- No Cash In. At no time will it be necessary for your organization to take money from your general treasury and put it into the direct mail fund raising program.
- 2. No Loss. The no-loss provision of the enclosed agreement protects Free Schaeffer Cox from any financial loss under this program for a period of 24 months. If, at the end of that time you are unsatisfied, you can simply cancel the Agreement without any cost or penalty whatsoever.

Ms. Maria Rensel, page 2

How much *net* income should Free Schaeffer Cox expect from a direct mail program over the next few years? While it is difficult to make precise projections from a single test mailing, the test results, combined with our 40+ year history of mailing for similar organizations, make it possible for us to provide you with 36 month performance forecast.

Please keep in mind that strong house appeal performance is critical to the success of the fund raising program. We will have a more accurate picture of *net* income that can be expected from your program after we see the results of several house appeals.

Based on the test results and historical data, the projected net income from the direct mail program over the next three years is...

- 1. First 12 Months = \$64,000
- 2. Second 12 Months = \$235,000
- 3. Third 12 Months = \$300,000

Note that this 36 month forecast anticipates a slight decline in response rates as a broader selection of lists are used in the donor acquisition process. To be perfectly frank, direct mail is not the right fund raising medium for you if you expect instant results. It simply does not work that way. But as your house list grows, so does net revenue to the organization. That's why net revenue in years three and beyond is dramatically higher than that in years one and two.

Although we are very confident that Free Schaeffer Cox can raise funds through the mail on an ongoing basis, I want to make it clear that direct mail fund raising is not a panacea. It is like putting a heavy flywheel into motion. A flywheel moves very slowly at first, but with continued exertion turns faster and faster, gaining power with each revolution. Similarly, a direct mail fund raising program is expensive at the start-up stage, but as the house list grows, it becomes more productive, efficient, and powerful with each new donor added.

A direct mail program starts by trying to find individuals who will support the organization on an ongoing basis. These mailings are called donor acquisition appeals and typically they do *not* net money. They are an investment in the future of Free Schaeffer Cox. The financial investment to find donors must be covered by net from house appeals (mailings to individuals who have previously donated to your organization).

Ms. Maria Rensel, page 3

While you are building your house file the cost to raise a dollar will be higher. However, as the program matures, the cost to raise a dollar will decline significantly.

The enclosed chart shows that on average (for our current clients) 31% of all donations are net income available to the client. Of course, some client's net revenue percentages are significantly higher, while others are lower. It all depends on the public's response to your appeals. Please note that although Eberle Associates is paid on a flat fee basis, EA mailing fees typically amount to just 8% of the all revenues collected.

Is direct mail fundraising the right fundraising medium for Free Schaeffer Cox? That's something only you and your board of directors can decide. As noted when the pro bono test was conducted, you are under absolutely no obligation whatsoever to proceed. The enclosed FAQs should help to answer other questions you may have regarding the fundraising process, including information on vendor services, postage, and the transfer of net income to your organization.

When should you expect to start receiving net revenue from an ongoing direct mail program? The answer: Free Schaeffer Cox will begin receiving a monthly transfer based on net revenue after your third house mailing. By the time we have revenue in from the third house appeal the net revenue from monthly house appeals should not only cover the cost of the donor acquisition program, but also provide a reliable monthly net revenue stream to the organization. And, as the house list continues to grow, the net revenue stream will grow as the projections indicate.

For your review, I have enclosed two copies of our standard direct mail fund raising agreement. If, you wish to proceed, please do the following:

- 1. <u>Date and sign both copies</u> of the enclosed Agreement. Please note that various states require the President or Chairman as well as another officer or director of Free Schaeffer Cox to sign the Agreement.
- 2. Return both copies of the Agreement to Eberle Associates, to the attention of Karen London. Upon receipt, I will sign the Agreement, return one completely executed copy to you for your files, and retain one copy for our records.

Ms. Maria Rensel, page 4

Thank you for placing your confidence in us, Maria. We truly are committed to helping raise critical funding to Schaeffer's legal battle.

Sincerely,

Tammy Cali
President

xc: Ryan Mobley, Alvis Barbour

The followings: AOs and phovided as a heliagance to all collection understand the dineorman hund naising process as it is practified at Eherde Associates. These FAOs are broken down into twelve areas:

aguithin Mallings - Ponor Acquisition Mallings

Bouse Wallings ---

Ned Revenue

TV. V Vendor Services

Postage Acquisition

VI.

Agency Services Special Direct Mail Account VIII

Willia

Operational & Financial List Rentals & Exchanges IX.

State Registrations & 990s Major Gifts

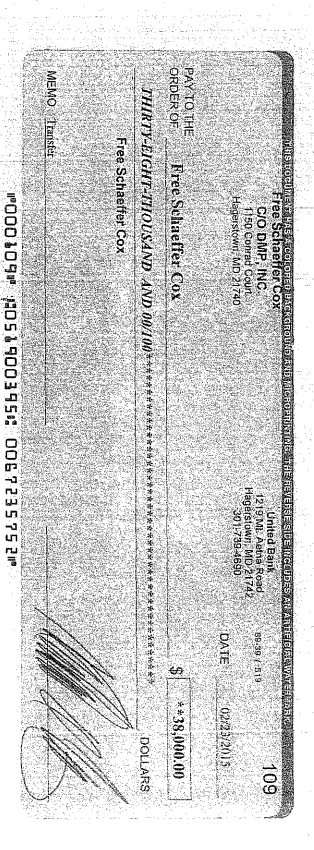
XIII Other Channels

FAQs

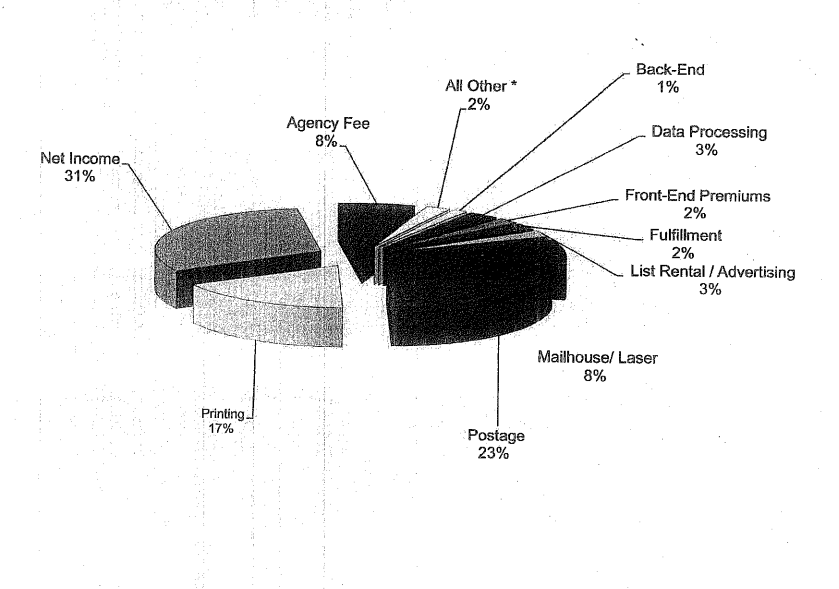
Frequently Asked questions



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Where Does All the Money Go?



ജിഹയഭാ⊆ി	രുന്ടിക	iecilone

	YR 1	VR 2	yr 3
1 House Appeals			
# Appeals	9	11	41
Ave. Qty. Total Mailed	7,185 64,665	13,691 150,604	16,869 185,563

Ave. Response Total Gifts	11.3% 7,275	11.3% 16,943	11.3% 20,876
Ave. Gift Gross Revenue	\$ 39.00 \$ 283,718	\$ 40.00 \$ 677,717	\$ 41.00 \$ 855,910
Ave. Mailing Cost Per Letter	\$ 2.25	\$ 2.27	\$ 2.29
Total Mailing Cost	\$ 145,496	\$ 341,871	\$ 424,940
Fulfillment and Thank-you Cost	\$ -	\$ -	\$ -
Costs Including Fulfillment	\$ 145,496	\$ 341,871	\$ 424,940
Net Revenue from House	\$ 138,221	\$ 335,846	\$ 430,970
Traction for House	Ψ 100,221	<u> </u>	<u> </u>
2 Donor Acquisition	The second secon	AND THE CONTRACT OF THE CONTRA	
Total Mailed	1,200,000	1,350,000	1,350,000
Ave. Response	1.80%	1.70%	1.60%
Total Gifts	21,600	22,950	21,600
Ave. Gift	\$ 35.00	\$ 36.00	\$ 37.00
Gross Revenue	\$ 756,000	\$ 826,200	\$ 799,200
and the second of the second o	1. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	The state of the s	25.0
Ave. Mailing Cost Per Letter	\$ 0.68	\$ 0.69	\$ 0.70
Total Mailing Cost	\$ 816,000	\$ 931,500	\$ 945,000
Fulfillment and Thank-you Cost Costs Including Fulfillment	\$ 816,000	\$ <u>-</u> \$ 931,500	\$ - \$ 945,000
	The second secon		3 940,000
Net Revenue (Investment)	\$ (60,000)	\$ (105,300)	\$ (145,800)
3 White Mail			
(from unidentifiable appeal)		rendered (n. 1811) 1900 - Frank Marie (n. 1814) 1900 - Frank Marie (n. 1814)	
Total Gifts	289	399	425
Ave. Gift	\$ 30.00	\$ 30.00	\$ 30.00
Gross Revenue	\$ 8,662	\$ 11,968	\$ 12,743
Ave. Cost	\$ 0.50	\$ 0.50	\$ 0.50
Total Cost	\$ 144	\$ 199	\$ 212
Net Revenue from White Mail	\$ 8,518	\$ 11,768	\$ 12,530
	}		47
4 From Prior Year Mailings	\$	\$ 15,000	\$ 25,000
5 List Royalty Income	\$ 2,500	\$ 7,500	\$ 12,500
(from other organizations)			
6 Incidental Costs	\$ 25,000	\$ 30,000	\$ 35,000
(unassignable to specific mailing)		4 201-00	* 55,5==
Summary Total Mailed	1,264,665	1,500,604	1,535,563
Total Gifts	29,164	40,292	42,901
Total Gross Revenue	\$ 1,050,880	\$ 1,538,385	\$ 1,705,353
Total Cost	\$ 986,641	\$1,303,570	\$1,405,152
Total Net Revenue	\$ 64,240	\$ 234,815	\$ 300,201
Blace Cite County			
House File Growth: First House Mailing	3,000	11,370	16,013
Less Donor Attrition	(1,350)	(5,685)	(8,006)
Plus Accession of New Donors	9,720	10,328	9,720
Last House mailing	11,370	16,013	17,726

These data are preliminary estimates, based on test results and experience. Revised projections will be provided as actual mailing results are known.

FROM: Mobly, Ryan

TO: 16179006

SUBJECT: Copy for you

DATE: 08/11/2014 09:25:22 AM

Schaeffer,

JACVITY JAMES

17 campassian

Please find the copy below for your edits. Please read through it and copy it down on standard 8.5 x 11 white paper. It would be great if you can keep the paragraphs very short...like 2 to three sentences max. That makes it easy for our donors to read.

Please also remember that I had to summarize a lot of information to keep it simple for the donors. I welcome your edits and changes.

Also, please know that there is more copy including a carrier envelope, a 7x10 2 page lift not from Robert John, and a reply sheet addressed to Robert John for donations. I just cant send those to you obviously. I also just sent them copy to Maria.

With that said, here it is...

From: Francis Schaeffer Cox #16179-006

U.S. Penitentiary U.S.P. Marion

P.O. Box 1000 Marion, IL 62959 Withking chance
Whating
Joseph Truckts

Www. State World for Feds

M Affects you

September 1st, 2014

Dear Patriotic American.

a con win

I m taking a great risk sending this letter to you. If it becomes known, I may be shackled and sent to the "hole" for the rest of my life

But it s a risk I am willing to take so I can see my wife and children again.

Here they are in the two pictures I sent you. One is of my sweetheart Marti and me holding our newborn son Seth during happier times.

The other is of Seth all grown up with his little sister my angel, Bri. The last time I held them in my arms was over two years ago, and without your immediate help, I won t hold them for another 24.

That s because I m serving a 26 year sentence in a maximum security prison nicknamed "Little Guantanamo" in Marion, Illinois for crimes I didn t commit!

My name is Francis Schaeffer Cox and I am a twenty nine year old political prisoner of the Obama Administration.

My only crime was believing in the Second Amendment and that the government should obey the Constitution.

That s all it took the feds to take away my freedom, widow my wife, and orphan my children.

It's my hope and prayer that after reading this and seeing the hell my family and I have been through, that you will help me with this -- my LAST chance to prove my innocence -- and return home to my family.

This is my cry for help. Not just for me and my family, but for Americans like you who may be the government s next target.

I have to warn you if they could throw me in prison for 26 years for speaking out in favor of the Second Amendment, they can come for you too.

while some or in Pier French .

With that said, here s my story

I ve lived in Alaska almost all my life. It s where my father taught me how to hunt, my godparents taught me to fish, and where I climbed to the summit of Mt. McKinley.

It's also where I met my faithful and loving wife, Marti. To this day I can still smell the perfume she wore on our first date that drove me crazy!

With her help and blessing, I decided to run for the Alaska State House of Representatives in 2010.

It was a tight three way race that I narrowly lost, but it did position me for a strong run in the next election.

But that was two years away, and like you, I m not one to sit back and watch as my country falls apart. So I decided to start campaigning early by hosting town halls and meetings all across Alaska.

Little did I know at the time that the federal government would soon take notice and unleash a hellish nightmare on me and my family.

My platform was simple: the government needs to follow the Constitution and has no right to tread on your or my right to keep and bear arms.

I watched as the crowds of patriots, just like you, grew from dozens, to hundreds, to thousands.

Keep in mind that this was taking place right after the 2010 elections when Obama and the Democrats took a beating.

As you can imagine, he was probably quite eager to "retaliate" in any way he could.

That's when the federal government took notice of my rallies and my family s nightmare began.

Looking back as I sit in my prison cell, I now know from court documents that the government looked high and low for reasons to silence or arrest me.

But they found none.

Like you, I am an honest man that fears God and loves his country. I paid my taxes, ran my business ethically, and followed the rule of law.

I guess I was naïve to expect the federal government to do the same.

So with no reason to arrest me, what did the government do? They sent two undercover federal agents wearing wires to get close to me and convince me to commit a crime.

Now, I know the Obama Administration has a special hatred for the Second Amendment, but I never thought they would go this far to silence someone like me..

just for SPEAKING in favor of it!

But that was their goal. To silence me. And that s why they sent the two undercover federal agents.

Of course I had no idea they were federal agents at the time, but it didn t take long for me to realize something was wrong.

You Il never guess what they told me the first time they met me.

They said, "you need to use your influence to organize a violent attack on the government. That s the only way you can make a difference."

You know what my reaction was? I looked them right in the eyes and told them they were out of their minds.

I am a peaceful man who loves my country. Using my influence to encourage a violent attack on the government would only destroy the peace and stability I was trying to preserve!

From that day forward I did everything I could to stay away from them. And I advised all of my friends to do the same.

But they refused to give up. After several more months of unsuccessful attempts to change my mind, the feds decided to kick it up a notch by targeting what meant the most to me in the world.

my family.

You Il have to forgive me, but it's difficult for me to write about this. It makes me angry and heartbroken at the same time. But you have to know how far Obama's government went to frame me.

You see, earlier in 2010 I was charged with a misdemeanor weapons offence for carrying a pistol without a permit.

I'm not making excuses for myself, I know I was wrong. But this is Alaska. We all carry around some sort of weapon to protect our families from dangerous animals.

But the feds didn t see it that way. All they saw was an opportunity to get to my son.

So they sent the Office of Children's Services or "OCS" to my home to steal Seth from us!

Testinate And the American I called our wonderful friend and lawyer Robert John the same lawyer who delivered this letter to you today.

That s when he told us that the federal government had convinced a local judge to issue a "use of force" warrant to storm our home with a SWAT TEAM to take Seth by force!

Robert John advised us that this was not normal and that we should leave our home immediately while he sorted it out. So we did.

That's when we received a call from one of the undercover agents and remember I still didn t know these were feds who were wearing wires and trying to set me up.

"See! I told you so!" he screamed into the phone.

"Now the feds are attacking your children. That s a line in the sand we can t let them cross! If they do anything, I m going to attack them! And if you refuse to help, I li kill you and your family for being a coward!"

When Marti and I heard that our hearts sank.

Not only was the government coming after our child, but now our lives were being threatened for refusing to commit a crime!

You know what I did at that point? I took my family and packed up to leave the state. I had to get them as far away from these madmen as possible.

Wouldn t you do the same in my position?

But before we could get away, the two undercover agents confronted me one last time talking about some plan they said I came up with called "241", or two for one.

Of course, I had no idea what they were talking about. But they kept talking as if I had arranged the whole plan that called for killing two government agents for every one citizen they harassed.

They even asked me for my hit list.

All I could manage to say, in my complete confusion and horror, was that "I would never, under any circumstances,

harm anyone."

Looking back I feel foolish that I didn t realize these were feds trying to entrap me. But how could I have known?

They reminded me that they had weapons, that I supposedly ordered, to take these government "bastards" out.

Oh, and they reminded me of their promise to kill me and my family if I didn't use my influence to help them.

All I could say was "No, and stay the hell away from me and my family."

But you know what? My response didn't matter. The feds were listening in to the conversation and figured they had enough to frame me and send me to prison.

So moments later as my family and I were getting into our car, an FBI "take down" swarmed us and arrested me.

As my arms were handcuffed, an FBI agent told me that they were informed I had given orders to "shoot federal agents on sight."

You ve got to be kidding me! That's the most ridiculous thing I ever heard!

But it didn t matter. Off to jail I went.

The government then proceeded to raid my home, break my windows, and traumatize my wife and children while looking for evidence that didn t exist.

After they found nothing, the feds moved my trial hundreds of miles away to Anchorage.

I m convinced that was a deliberate move to make sure I didn t have easy access to my lawyer and had to fly in all of my witnesses on my own dime.

Marti had to sell our home, all of our possessions, and eventually declare bankruptcy to help pay my legal bills.

But we held on to hope. We were absolutely convinced I would be home soon and this nightmare would be over.

After all, we still had the secret recordings that would prove my innocence. But you know what?

The judge REFUSED to allow them to be played to the jury! I couldn t believe it!

Even the prosecution admitted that I refused to commit a crime, but they argued it didn t matter.

Why? Because they said that at some point, in the distant future, I MAY, POSSIBLY, harm a government official.

And the judge agreed.

So I was convicted of conspiring to kill government officials even though there were no victims, and no crime was ever committed.

But that didn't stop the Judge from sentencing me to 26 years in prison and taking an early lunch.

All of this because I spoke in front of thousands of people supporting your and my right to keep and bear arms!

I thank God it wasn t life, but it was enough to widow my wife, orphan my kids, and send me to this maximum security hell-hole for political prisoners of the Obama Administration.

And that's where I am writing you from today.

As I look around these cracked white walls - decorated with pictures Seth and Bri drew to remind me how much they love daddy -- I can t help but feel defeated.

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: MAR-I-A

I am no longer a man. I am a crushed prisoner. I am no longer Schaeffer Cox, I am prisoner #16179-006

But there is some really good news today, thanks to my friend and attorney Robert John. You see, I have a one-time opportunity to appeal my conviction to a three judge panel on the ninth Circuit Court of Appeals based on the fact that the prosecution withheld evidence

the same wiretap evidence I told you about earlier that proves me innocence!

Good attorneys aren t cheap, but Robert John is the best and he is willing to do this appeal for next to nothing.

The problem is that it costs \$74,000 and we only have until Thursday October 30th to raise the money to file it.

I know the kind of man Robert is, and I m sure he would pay this fee out of his own pocket if he could, just to help a friend.

But he s already set aside his law practice and took on over \$34K in debt trying to free me. I can t ask him to sacrifice any more than he s already done.

If we are going to get this appeal filed and reverse my conviction, we have to raise the \$74,000 right now.

I know this is my last chance. That s why I desperately need your help.

Because of I can t take advantage of this one last opportunity, I may spend the next 24 years in this dark cell instead of raising my son and daughter.

FRANCIS COX on 8/7/2014 10:38:29 AM wrote Maria,

Bryan says he got in touch with NRA-ILA (Institute for Legislative Action) and they were receptive to the idea of getting involved in my case. I asked for their address so I could send them a letter formally asking for help. This will take several wee for me to do because of all of the hoops I have to jump through and all the back and forth it takes to get permission to write people. I will work on it, but could you get in touch with them and send them the same material that we sent to GOA?

This is important because while Justice is blind, she's not deaf! And the NRA can make some noise.

-Schaeffer 8-6-14

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: MAR-I-A

FROM: Mobly, Ryan TO: 16179006

SUBJECT: Copy continued DATE: 08/11/2014 09:25:33 AM

As I told you earlier, my family has lost everything. We don't have a cent left to our name.

That s why I am praying to God that you will find it in your heart to support my appeal with a gift of \$26 one dollar for every year I was unjustly convicted to serve in this prison

simply for believing in the Constitution and the Second Amendment!

Every dollar you send could mean the difference between me rotting in Obama's secret prison for the next 24 years

or going home to hold my kids.

Please Seth doesn't understand why daddy had to leave.

Bri doesn t understand why daddy isn t there to kiss her goodnight.

I am praying that my story has touched your heart and you will help in this -my last chance to prove my innocence.

But no matter what you do, please pray for my wife and kids. Pray for their safety and that God will watch over them while daddy is gone. Most of all, please pray that God sheds light on the truth and brings me home to be with my family.

Thank you from the bottom of my heart,

Francis Schaeffer Cox

H Compassion

P.S. Please remember I only have one last chance to prove my innocence and return home to my family or else I will spend the next 24 years in this 6x9 dark cell while my kids grow up without their daddy.

Your \$26 gift today will help make sure my lawyer Robert John can raise the \$74,000 he needs to file my appeal with the 9th Circuit Court by October 30th.

Remember this appeal is much bigger than me. If the Obama Administration can target me for speaking out against his attacks on the Second Amendment, they can come for you too. Thank you and God Bless.

N FE ENC

FRANCIS COX on 8/7/2014 10:38:29 AM wrote Maria.

Bryan says he got in touch with NRA-ILA (Institute for Legislative Action) and they were receptive to the idea of getting involved in my case. I asked for their address so I could send them a letter formally asking for help. This will take several wee for me to do because of all of the hoops I have to jump through and all the back and forth it takes to get permission to write

Fund Raising Counsel Agreement

AGREEMENT made between Eberle Associates, Inc., 1420 Spring Hill Road, Suite 490, McLean, Virginia 22102 (Agency), and Free Schaeffer Cox (a project of Alaskans for Liberty) 3345 Sherrie Street, Anchorage, AK 99504 (Client).

WHEREAS, the Client participates in projects and educates the public on issues including, but not limited to seeking justice for Francis Schaeffer Cox. WHEREAS, the Client desires to engage the services of Agency, it is agreed as follows:

- Appointment and Authorization. Agency shall serve as the Client's exclusive fund raising counsel for its direct mail fund raising program and list rentals, subject to the terms and conditions of this Agreement. Under no circumstance will Agency solicit or receive contributions on behalf of the Client.
- Services. As directed by the Client, Agency shall provide the following services:
 - a. Issues. Advise the Client on issues for the Client's direct mail fund raising program.
 - b. Copy. Prepare draft copy for direct mail, e-mail, acknowledgements, and landing page fund appeals for the Client's review and approval.
 - c. Counsel. Advise the Client on the timing of mailings, use of premiums, Internet applications (e-commerce, e-mails, search optimization, landing pages) and list usage. Client will control and approve the target audience of each mailing, including selection of any mailing lists and the volume of each direct mail phase. Client will also control and approve any and all use of premiums for fund appeals, acknowledgements, and Internet amplications.
 - d. List Analyses and Modeling. Agency will utilize list analyses, modeling, and participation in cooperative databases to enhance the performance of the Client's mailing program.
 - e. Vendors. Advise the Client on agreements with direct mail vendors and, on behalf of the Client, negotiate and arrange for the ordering of materials and services from those vendors.
- 3. Receipt, Custody and Control of Funds. All funds generated through the direct mail fund raising program under this Agreement shall be received and disbursed directly by the Client or its designated agent. Agency shall not serve as agent for this purpose. Moreover, Agency shall not at any time have custody or control of any contributions generated under the terms of this Agreement.
- 4. Compensation.
 - a. Donor Acquisition Mail Fee. The Client shall pay Agency one hundred dollars (\$100) per one thousand (1,000) donor acquisition appeals mailed through the US Postal Service under the terms of this Agreement.
 - b. House Mail Fee. The Client shall pay Agency three hundred dollars (\$300) per one thousand (1,000) house appeals to current client donors mailed through the US Postal Service or sent via e-mail under the terms of this Agreement.
 - c. Internet Landing Pages. The Client shall pay Agency one thousand five hundred dollars (\$1,500) for the creation of copy for each landing page created under the terms of this Agreement.
 - Acknowledgements, Premiums, & Newsletters. The Client shall pay Agency sixty dollars (\$60) per thousand (1,000) for the processing and mailing of acknowledgements, premiums, and newsletters under this Agreement.
 - e. CPI Adjustment. All Agency fees enumerated above (paragraphs 4.a through 4.d) shall be adjusted at the beginning of each calendar year in an amount equal to the increase in the United States nationwide Consumer Price Index prepared by the United States Bureau of Labor Statistics, but it shall not be less than the amounts set forth in said paragraphs.
 - Data Services. Data services will be provided and invoiced by the ECG Data Center at market rates.
- 5. Costs

Following each mail date, all costs, including in-the-mail costs and Agency's fees, shall be invoiced promptly to the Client and shall be paid from returns generated by all mailings conducted under this agreement. If invoices due Agency and/or Omega List Company and/or other direct mail vendors are at any time sixty (60) days or more past due, Agency shall have the unrestricted right to apply list rental income received to payment of those invoice(s) and to rent the list created under this Agreement and apply the list revenue income from such rentals to payment of those invoice(s).

- 6. State Registrations.
 - a. Financial Information. All financial information relating to this contract, specifically including Agency's compensation, shall be held in confidence by Agency and the Client. However, the Client and/or Agency may provide financial information to governmental agencies and to professional registration agents as required by such entities.
 - Client Responsibility. Several states may request the Client to register. It is solely the Client's responsibility to determine whether any
 registration requirements apply to its organization and to register accordingly.
 - c. Audit. If any state requires an independent financial audit, the Client shall arrange such audit on a timely basis so that the Client may so licit funds in that state.
 - d. State Registration Expenses. The Client's expenses to register in the various states, including a financial audit and reasonable consulting fees, are legitimate costs of the direct mail fund raising program and may be paid from the program's receipts.
 - e. Agency Certification and Commencement. Agency certifies that it is registered as Fund Raising Counsel with those states requiring registration. However, fund raising counsel services will not commence in any state requiring prior approval or notification of this Agreement between Agency and the Client until such approval or notification is provided.
 - f. State Registration Status. If the Client uses a third party to register in any state, the Client hereby directs that third party to provide information on the status of such registrations to Agency when requested by Agency.
 - g. Conflict With State Laws. Any provision in this agreement which is in conflict with the laws of any state or other jurisdiction shall be considered null and void with regard to application of that provision within said jurisdiction, however, such modification shall not apply to any other jurisdiction; and shall not alter any other terms or conditions enumerated in this Agreement.
- 7. Duration and Termination.
 - a. Effective Date. This Agreement shall become effective on the day the last party signs this Agreement, and shall continue in force until terminated as provided herein.
 - b. Termination. Either party may terminate this Agreement by giving the other party written notice of termination at least thirty (30) days prior to the effective date of termination. Such termination notice, if sent via mail (certified return receipt requested) or Federal Express (return receipt requested), shall be deemed effective upon the expiration of five calendar days from the date of mailing said notice. Upon receipt of notice of termination, Agency shall not commence any new work except upon mutual consent of the parties, but it shall complete its consultation work (as described herein) and place all list rentals previously approved by the Client. All other rights and duties of the parties shall continue until the date

of termination. If the Client or Agency desires to terminate all work commenced before the receipt of notice of termination, it may be so agreed upon the parties' mutual written consent. Agency's compensation for partially completed work shall be mutually determined.

Disposition of Lists, Property and Materials.

a. List Security. The list generated and developed during the term of this Agreement shall be kept in a secure manner by Agency.

- b. List Usage. Any rentals, exchanges or other use of any lists created under this Agreement shall be to the sole benefit of the Client during the course of this Agreement. However, the Client shall not directly or through others, rent, exchange, donate, sell, or otherwise provide any list(s) created under this Agreement to any third party for any reason whatsoever during the term of this Agreement, or at any time subsequent thereto, without the prior written approval of Agency. Upon termination the Client may use the list for its house appeals on an unrestricted basis, and Agency shall be entitled to unlimited use of said list without any payment to the Client.
- c. Final Payment. Upon termination of this Agreement, all lists created under this Agreement shall be the exclusive property of Agency until the Client has fully paid all invoices. A copy of the list shall be provided to the Client only upon repayment of all postage advances and upon the Client's final payment of all invoices.
- d. Intellectual Property. Upon termination of this Agreement, the Client shall have no right to use any direct mail appeal, or any portion thereof, created under this Agreement unless agreed to in writing by Agency.

9. Conversion of List Exchange to Rental.

- a. List Owner's Option. It is understood and agreed that whenever the Client receives donor names and addresses to mail on an exchange basis, the organization which owns the donor names and addresses or its agent has the right to convert the exchange to a list rental at fifty percent (50%) of the current list rental price.
- b. Agency Option. If sums due Agency or the direct mail vendors are past due during the term of this Agreement or on the date notice of termination is given, Agency or its agent shall have the right to convert any donor names owed to the Client on an exchange basis to list rentals at fifty percent (50%) or less of the current list rental rate. Sums generated from such conversions, less commissions, shall be applied to the bills of Agency and the direct mail vendors.
- 10. Work in Progress. Once mailing lists have been scheduled and/or purchase orders issued for a mailing(s), said mailings may be cancelled or suspended only by mutual consent of the parties.
- 11. No Loss Guarantee. If, at the end of the first twenty-four (24) months of this Agreement, the cumulative revenue generated does not exceed the cumulative cost, the Client may elect to terminate and Agency shall be solely responsible for the resolution of any bills (including postage) in excess of revenue generated with no liability to the Client whatsoever.
- 12. Modification. This writing contains the entire Agreement of the parties. No other representations were made or relied upon by either party. No agent, employee, or other representative of either party is empowered to alter any of the terms hereof, unless done in writing and signed by an executive officer of the respective parties.
- 13. Controlling Law. The validity, interpretation, and performance of this Agreement shall be controlled by and construed under the laws of the State of Virginia. All legal proceedings concerning this Agreement and its interpretation shall be before a court in Northern Virginia and such court shall have jurisdiction over the parties hereto.
- 14. Waiver. The failure of either party to this Agreement to object or to take affirmative action with respect to any conduct by the other which is in violation of the terms of this Agreement shall not be construed as a waiver thereof, or of any future breach or subsequent wrongful conduct.
- 15. Claims. The Client specifically agrees to hold Agency, their officers, directors, and employees harmless from any and all claims of third parties, of any nature whatsoever, arising out of materials, including copy, or direct mail fund raising projects, letters and/or packages reviewed and approved by the Client. In the event any payment due Agency and/or direct mail fund raising creditors is not made in accord with the terms of this Agreement and the obligation(s) is referred to any attorney for collection, the Client agrees to pay all costs of collection, including an attorney's fee of twenty percent of the sum due.
- 16. Conflicting Agreements. The Client certifies to Agency that there is no conflicting agreement with other find raising counsel or with a direct mail fund raiser or list broker currently in existence as of the effective date of this Agreement which conflicts with the terms hereof. The Client further agrees not to enter into any subsequent agreement which conflicts with the terms of this Agreement.
- 17. Cancellation Notice. The Client shall have the right to cancel this Agreement without cost, penalty, or liability if it gives Agency notice within ten (10) days of signing this Agreement. Such cancellation notice, if sent via certified mail, shall be deemed effective upon the expiration of five calendar days from the date of mailing said notice.
- 18. Notices. All notices pertaining to this Agreement shall be in writing and shall be hand delivered, sent via e-mail, via facsimile, via Federal Express, or via United States Postal Service, certified mail, return receipt requested. The addresses set forth above for the respective parties shall be the places where notices shall be sent, unless written notice of a change of address is given.

The undersigned do hereby personally warrant and affam that they are authorized to execute this Agreement and bind the parties hereto.

	Eberle Associates, Inc. (Agency)
	Tarin Cali
William D. Oriffins, Vice President	Tammy L. Cali President
	Date: MCVCh 18 , 2015
÷	Free Schaeffer Cox, (a project of Alaskans for Liberty) (Chem)
Signature (officer of organization)	Maria Rensel, Project Manager
Richard Neff Vice Chairman Please Print Name & Office Title Above	Date: 1/arch / 2015

US-Observer Investigative Contract

2051 West Jones Creek Road Grants Pass, Oregon 97526 Phone: (541) 474-7885 Fax: (541) 472-0111

Investigative Fees and Expenses Agreement

This agreement is entered into as of this 19th day of March, 2015 in Josephine County, Oregon by and between Alaskans for Liberty -a 501c(4) corporation- (hereinafter referred to as "Client") and the US~Observer newspaper (hereinafter referred to as "Investigator").

Regarding: Alleged Federal false prosecution of Schaeffer Cox (hereinafter referred to as "Subject")

General Provisions

- A. Client understands that representations made to, or conversation held with employees or contract employees of Edward Snook or the US-Observer do not provide actual or constructive notice to Edward Snook or the US-Observer of the contents thereof. There will be no verbal agreements in this case or concerning this contract. Client and person "Regarding" are referred to as Client for purposes of this contract.
- B. Client hereby authorizes Edward Snook or the US~Observer to record any and all phone calls and or conversations in person or over the phone made between Edward Snook, any representative, subcontractor or Investigator of the US~Observer and Client. Client further authorizes Edward Snook, or any Investigator, subcontractors or representatives of Edward Snook or the US~Observer, to use any recordings, evidence, any and all materials provided by Client, or pictures of Client(s) in any manner they choose, publicly or in private.
- C. Client authorizes Edward Snook or any of his representatives, any Investigator or subcontractors of the US~Observer to use any materials or information of any nature that they gather or are provided with, in any manner which they choose, including, but not limited to news articles, radio or television shows. Glient fully understands that he/she is hiring an Investigative News Reporter, and that the Investigative Reporters sole purpose in accepting any investigation is for the sole purpose of reporting news. Obligations of the US~Observer only pertain to the person or subject this Contract is "Regarding".
- D. Be advised a reporter is not an attorney or a licensed investigator and you are hiring an investigative reporter as described in section "C" above. The US-Observer is not responsible for Attorney or Client incompetence, malpractice, mistakes, improper actions or lack of actions.
- E. Do not send any original documents to the US-Observer. We only accept copies and will not be responsible for any original document.
- F. Any use or involvement with illegal drugs by Client or Subject will terminate this contract. Any such involvement will be determined solely by Investigator. Any possible sign of mental illness on the part of Client or Subject will terminate this contract and Client will forfeit retainer. Client agrees that Investigator's opinion in determining possibility of mental illness is sufficient for this contract. If Client or Subject lies to Investigator, or lies about this case, this contract will be terminated immediately. If Client fails to communicate with Investigator, this contract will be terminated immediately. Client agrees NOT to attempt to direct our investigation.

- G. By hiring the US~Observer the Client is assuring the US~Observer that he/she (or Subject) is 100% innocent. If any level of guilt whatsoever is determined, this case may be dropped immediately.
- H. This Agreement shall not be construed to create any kind of partnership, joint venture nor principal-agent relationship. Other than the pre-approval of certain expenditures set forth herein, the US-Observer shall act solely by its own direction, independent of Client. The US-Observer shall be solely responsible for its actions and/or omissions and Client shall in no way become vicariously liable for the actions or omissions of the US-Observer, its staff, associates, agents or employees.

2. Determining Investigative Fees and Expenses

Client and Investigator agree that the following method is to be used for determining the proper amount of investigative fees charged to Client.

- A. The hourly fee to be charged for investigative services performed by Investigator in this matter is \$95.00 per hour per investigator. Hourly fee is billed against retainer. Expenses that are not included in this hourly charge are outlined in section "Expenses Due Outside of Retainer Fee" below.
- B. There will be a \$10,000.00 retainer fee in this matter, non-refundable and deemed earned upon receipt. The US-Observer does not issue any refund, in any case, for any reason whatsoever. This retainer and a signed contract are required before work can commence on a case. Hourly fees and non-excluded expenses will be covered by the retainer in this matter up to the point the retainer has been exhausted, however if the Investigator drops this matter or is terminated by the Client, then the Client agrees that the Investigator/US-Observer is to keep all of the retainer as a minimum fee. If this matter is concluded successfully before retainer has been used, the Client agrees that there will be no refund from the retainer amount. Furthermore, should guilt be determined Client agrees any such evidence may or may not be disclosed to the Client by the US-Observer. Six consecutive months of inactivity in this case, terminates case. If client fails to follow advice/instruction, Investigator will terminate case. Client agrees unconditionally to pay the \$10,000.00 retainer as a minimum fee by signing this contract.
- C. Client authorizes Investigator to retain any persons or entities that Investigator deems necessary to the successful resolution or completion of this matter. Client agrees to pay the fees charged by such persons or entities upon request and separate from the retainer contained herein. Client's consent is prerequisite to the additional charges described in this section (C).
- D. Client acknowledges that the Investigator will incur expenses in providing services to Client. Client agrees to reimburse Investigator for all out of pocket expenses incurred by Investigator on behalf of Client as outlined below. Client agrees that it is entirely up to the Investigator's discretion as to what type of expenses and fees are necessary. Client fully understands that the US-Observer may hire an Attorney in any given case and that any Attorney fees are separate from the retainer paid the US-Observer. Client will be advised in advance of the retaining of any legal counsel deemed necessary for the resolution of the Client's case by the US-Observer (Client consent applies).

Expenses Due Outside of Retainer Fee

I. Travel. All airfare, motel/hotel charges, collect phone calls, food, gas (.55-per-mile), newspaper costs/delivery, car rental charges, etc. are not covered by the retainer payment on this contract. If any of the above becomes necessary once the US~Observer has been retained, the US~Observer will schedule or procure these services from such vendors as the Observer deems appropriate. Once these services have been contracted by the US~Observer the client will be notified regarding the costs of such services and the Client will reimburse the US~Observer immediately.

- upon notification. In most cases airfare is scheduled at least two weeks in advance in order to save the Client excessive airfare.
- 2. Legal fees. The Client further agrees to pay any and all legal fees and costs associated with any aspect of this case, contract, or investigation whatsoever.

Paymeni

- 1. Schedule of Payment
 - Client and Investigator agree to the following schedule of payment for fees and expenses:
- A. The hours spent by Investigator on Client's behalf, shall be billed against the retainer received in this matter. When the retainer is within \$500.00 of being depleted, the Investigator will inform the Client and the Client agrees to provide further funds in order for Investigator to continue work on this case. The minimum additional retainer required will be \$4,000.00. All retainer amounts must be paid to the US-Observer in the form of a Cashier's check only. Personal checks or cash will not be accepted.
- 2. Disputes
 - A. The Client pre-authorizes Investigator to discontinue work on this matter at any time solely based on his discretion alone or to drop the Client as a client at any time, based solely on his discretion. Client is fully informed that Investigator only works on matters in which the Client and/or Subject of this investigation are innocent or in which the Subject is in a legally correct position regarding the matter being dealt with (investigated). Either party hereto shall have the right to terminate this agreement at any time by giving written notice to the other party.
 - B. Any controversy, lawsuit or dispute arising out of this contractual relationship/case or any conflict of any nature whatsoever between client and US-Observer or any US-Observer investigative journalist, within 10 years of the date of this contract, shall be resolved in the Josephine County District/Circuit Court, located in Grants Pass, Oregon. Client agrees that any and all legal fees and costs (incurred by investigative journalist and/or US-Observer) associated with any controversy, lawsuit or dispute whatsoever related to this case and initiated by any person or entity, arising from this contract/investigation in any manner whatsoever shall be paid by Client. This includes any and all appeals filed. Client further agrees to pay the investigative journalist \$95.00 per hour for dealing with any dispute, lawsuit, or controversy, no matter the legal outcome.
- 3. Information Provided in Billing Statements and Reports

Client(s): Alaskans For Liberty, a Wyoming corporation

A. Investigator may or may not provide any written statements, reports or billings regarding this case. Client agrees that Section 3-A is solely at the discretion of the Investigator.

| Azn | Brokan | Date March 23, 2015 |
| Gene Brokaw, President | Date | 3-26-15

US-Observer: 541-474-7835 - Send Cashier's check to:

US-Observer, 2051 West Jones Creek Road, Grants Pass, Oregon 97526

Office Fax: 541-472-0111

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Case 3:18-cv-00173-SMY-RJD <u>ե Ջոզար</u>գու<u>-</u>2-1 Filed 02/05/18 Page 20 of 62 Page ID #45

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: MAR-G-A

FROM: Rensel, Maria

TO: 16179006

SUBJECT: AFL Letter From April 2015 Redacted - Agreement

DATE: 03/07/2016 08:54:18 AM

April 12, 2015
Hello Schaeffer,
We thank YHWH for sustaining you and anticipate the soon coming day that He walks you out of your bondage.

As the Board of Directors of AFL, we have humbly endeavored to assist your vindication and restoration to your family. We recognize that you have been forced into a desperate situation. It is most difficult for a courageous man to surrender any control when under attack. For a courageous and intelligent man to function in a desperate circumstance where his natural rights have been violated and effectively removed is especially painful. We credit our Creator for you being able to maintain your wits and energy.

This board is acting as a team with you and has tasked itself to act in a fiduciary manner to restore your liberty. It is paramount that funds are raised and properly managed to maximize the use of those funds in the effort to seek your release. This is not the only purpose of this board, but it is certainly a top priority. The years of cumulative experience assembled in this Board provides you with a gift that allows you to delegate specific responsibilities allowing you to focus on those duties that only you can proficiently fulfill. If you want this Board to effectively exercise its fiduciary capacity, it does require that you voluntarily delegate those responsibilities

to this Board and for you to not undermine the actions, negotiations and authority of this Board.

Whenever any person or entity whose services are required is contacted regarding business issues, extreme discretion is mandatory. When information is provided to you by the Board or by any of those contracted by the Board, all business information must be kept confidential and not repeated to any other party. As experienced professionals acting in fiduciary capacities for many years, the one thing we have little remedy for is a principal that negates our ability to negotiate. This is why agents tend to never allow their principals to have any contact with those whom they are negotiating. In this case, it is necessary for you to have contact with most of those that the Board is contracting with for services. It is therefore critical for you to not discuss business issues with those servicers and to direct them to the Board if they have any questions regarding fees, available funds or other business related issues. If we (team including you) need to solicit help from a paid servicer, the business terms cannot be negotiated from a position of desperation. The Board is very pleased with the funds we anticipate being raised. Those funds are going to get spread a bit thin, but will be manageable if we are careful and act as good stewards. Disclosing specifics to servicers is not only unwise, it undermines the ability of the Board to contract. It also will adversely affect the attitudes of the servicing parties. Information released must be consistent and you are not always privy to what the Board has already stated or how the Board intends to approach a servicer. Telling someone there is a certain amount being paid or there isn't enough funds to pay for a specific service is counterproductive and better left to the Board. It is also not information sensors or your detractors should be seeing or hearing.

If you have a concern that you need to express to someone other than legal counsel, this Board is the perfect place to share any such concern. We forgive you in advance and understand if you need to vent. We also cannot help if we are not aware of what is needed. Note that this letter is coming to you xxxxxx. It is best to be discrete in all emails and phone calls, even with members of this Board. Thus, if you find it absolutely necessary to relate specific business information to the Board, consider doing so through RJ or other current legal counsel. Let us be your ombudsmen. Just as we hope you give us the benefit of doubt, we will do the same for you.

When we meet as a board, prayer is a part of each meeting as a general rule. You and your family are typically the focus of those prayers. The Creator has a purpose for you even where you are. If you are to have your liberty restored, it will be because of Him and to His esteem that you are freed. We seek His assistance and direction in our every effort. Thus far, His desire has been manifest in the results. His timing is perfect. Our resolve is solid and we pray you remain steadfast, knowing you are not alone in this battle.

YHWH bara (bless),
On behalf of the Board of Directors of AFL
The Free Schaeffer Cox Project
Gene
Terry
Richard
Maria
Stewart

TO SCHOOTER COX

A Project of Alaskans for Liberty

"Schaeffer Cox is an example of the tyrannical grip the Federal Government has on the people and their the Federal Government has on the people and their thoughts. There is no injured party; there was no crime. At what point has the overreaching grip of the Federal Government gone too far?

If someone does not think the way the Federal Government wants them to or challenges the policies, the person is considered a threat.

The importance of this case is critical for the whole of humanity. When a government decides what we can eat, what we must buy and what we are allowed to think, we no longer have life." – "When Justice is Blind – The Story of Francis Schaeffer Cox."

Larry Pratt - Executive Director

Gun Owners of America (GOA)

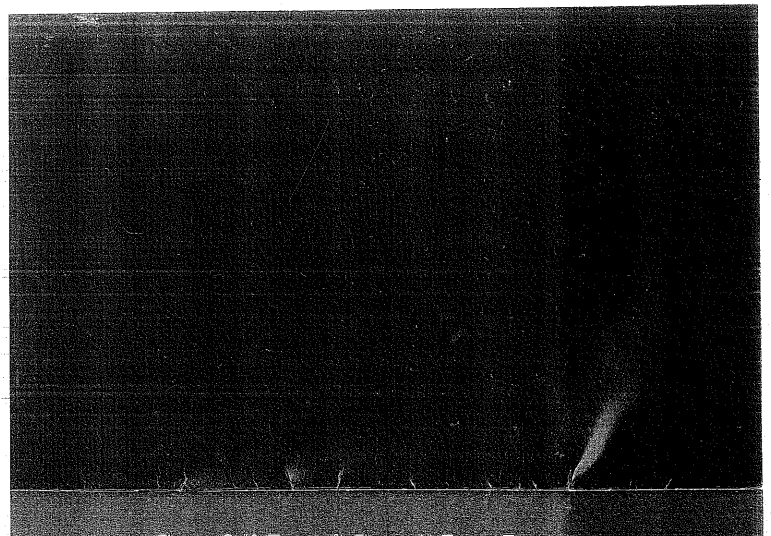
The Federal Framing of Schaeffer Cox

Inside: shocking new evidence exposing how Obama's Justice Department framed a Constitutional Conservative and sentenced him to 26 years as a political prisoner.



Your signature here can help set him free

Name: Comments:



JUSTICE FOR SCINCETER An Urgent Demand to Karen Loeffler – Assistant US

diomey for he distilled of Alaska

Dear Karen Loeffler

On January 8, 2012, US Distinct Judge Robert Bryan sentenced 27-year-old Francis Schaeffer Cox

26 years in federal prison

His crime? Standing up publicly for our inallienable rights like free speech and the right to keel and bear aims.

For that "crime" Obama's Justice Department - Jed by your Assistant US Attorney and employee. Stew Skrocki — falsely accused Schaeffer of "conspiracy to commit murder" of federal officials.

There was no crime, no victim, and most important of all, no smoking gun.

There was however, plenty of evidence p

perified is linnocence. Evidence Obaima's Dou, lied by the Junioloyee Aktorine, Steve Skrocki. Knowingly hid nirthe Juniolge and July at trial.

A Johannie ERANDY Violation established by the Supremie Count in Brady W. Markland. 37,3 U.S. 83.

Begauserol this Schaeffer was convicted and teamed to 26 years in federal prison.

Van Injuratice that cost him his freedom, widowed wife. IMard, and opphaned his two young children are like IBA.

The toll owing pages expose the evidence your strong spell the government knew all along.

Since you are the US Attorney for the District of the and Sinocentrangles to 35 today Loall on you to like IMard. The today Loall on you to

Laury Phain — Executive Director Chin Oxaner of Annedigt (COA)

Ellistralind foreinlost Schaleffer Is a lowing und aind father of two children, Seth and Bu



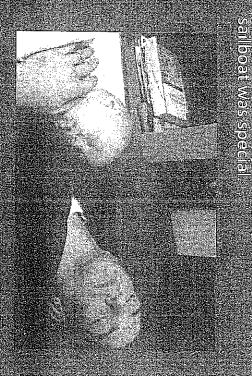
he picture you see above is one of the last with his wife. Marti and son, Seth before

overnment if since and airrested him

Seth was only thiree years old at the time, as allready Schaeffer's best build and one

of the guys. Held go to work with Schaeffer and ride along in his backpack when he went hiking and skiing

Tiven the time they/spent rappling on the

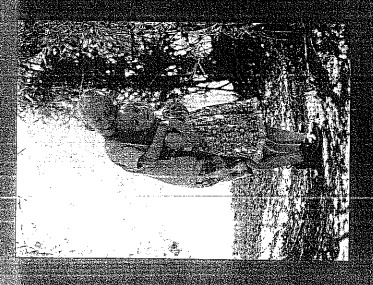


Then there's Schäeffer's daughter, Bri

She was only a few weeks old when Obama's DOJ tore her family apart.

Now she's five and Schaeffer doesn't even know what she's like. And she has to imagine

aithte to have a dad. Here she is today all win uip with her big brother. Seth.



Schaeffer has never held Bri and hasn't Ugged Seth in over 5 ½ years. And if Obama's DOJ has its way, he won't hold either of them for another 22 years.

As a Constitutional Conservative and Alaskan, Schaeffer ran for the Alaska State House of Representatives in 2008.

He lost a tight three way race with 38% of the vote, but that positioned him for a strong run in the next election.

Still, like all patriotic Americans, Schaeffer was not one to sit back and watch as the country he loves falls apart.

So as a talented speaker and 2nd
Amendment advocate, Schaeffer started
hosting town hall meetings in Alaska and across
America warning Americans in fiery speeches
about the tyrannical path of the federal
government.

"When governments fear the people, there is liberty: When the people fear the governments President Thomas Jeffersom His speeches gaptivated Americans but also Thatts when Schaeffers nightmare began So on February 15, 2010, the FBI initiated the attention of the Obama Administration neindiments and anyone who supports them They knew they had to find (or make) a ind filts contugit Department of Justice (DOJ These tyraints hate the 1^{51} and 2^{10} oreliminary investigation io sileiroe Schaeffer

Into imains (45) on conformal haugants Sources And in Coxis case there were no main Cis These people are known as Confidenta Gerald "IR" Olson and William "Bill" ges oif their own, who, in exchange for great ly ced oir dismissed chaiges, agree to act on lese people alre officin evillin their own know – the perfect type of person. Fito be awitness against you. Nothi and everything to gain by framing vol



Olson is a serial criminal who first ran drugs s a trucker then later took advantage of people s a contractor.

According to the Alaska Dispatch

Geldia R. Olson, khown as "J.R." and as "Jenry,"

It indoe headlines in 2005 when he was convicted for

Illegally installing septic systems in Peters Greek and

Wassuldt inost of which never worked By fall 2009, he

vos againm it ouble with the law accused of stealing a

Section sometime than transfer

He faced several felonies and tens, if not notes of thousands in restitution.

It has been reported that his felonies have been dismissed and he has since disappeared



Cowsin ment class.

"Bill" Fulton, AKA "Drop Zone Bill" first came to fame in October of 2010 when he falsely arrested a reporter while supposedly providing "security" at a campaign event for U.S. Senate Tea Party candidate Joe Miller

According to witnesses, he made death threat ultimatums to Schäeffer Cox and others when the Cox group refused to activiolently against the government.

Fullton even admitted to saying

"I am going to slit your fing throat and bleed yo out at my feet you son of a b;..."

while holding a knife to the neck of

Schaeffer's ifriend. Les Zerbe, who stood against Fulton saying they had no plan to act violently.

Fulton attempted to entrap Schaeffer several times by claiming he had men and weapons ready to attack the government.

All Cox needed to do was get on board.

But Schaeffer never did: And that only made the informants and government that much angiler. So angry, they decided to go after the most precious thing in the world to Schaeffer...

Shink I told him I was going to all bis throat and bleed him out it my feet. I believe that was the exact term — slit your fucking throat and bleed you out at my feet you son of a bitch. This is, like, the second time I'd ever met him, and I was literally coming over the counter with a knife. I was going to fucking do it.

-Bill fa 🔭 FBI Informant



Graeffers Early

When FBI informants
Fulton and Olson realized
they would not be able to get
secret audio recordings of



Schaeffer agreeing to "use violence against the government", they decided to go after the most precious thing in the world to him...

...his family.

Soon after, to Schaeffer and Marti's surprise, the feds filed a child neglect complaint with the Office of Child Services and convinced a local judge to issue a "Writ of Assistance" to seize then one year old Seth.

Schaeffer's good friend and lawyer, Robert John, advised him to lay low while he sorted it out. That's when Schaeffer decided the best

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		Almost immediately after Schaeffer and fils family began to flee the state of Alaska, the	government ambushed and arrested him. Soon he was sitting in a secret jail cell	charged with conspiracy to murder federall officials and several other bogus weapons charges.	There was no dime, ho victim, and no	All the government had were secret audio	The same recordings captured by Clis Olson and Fulton. Recordings that, ironically, proved Schaeffer simiocence	
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	ig he could do for himself and his familly tay as fair away from these instigators a slibite.	That's when Fullton caught up with hi	en Froldwourson Now the feds are aftacking blien Thorts galline in the sand we confrilet Enfthewato anything, I'm going to aftack	(निहान्त्र) (निहान्त्रिक	That's when Schaeffer decided the on to get away from these men was to lea	Anything to get as far away from Fullto Olson — the men he still had no idea we ang for the FBI.	But it was too late	
							(66) 1 Tr	

October 2011, Schaeffer's friend and Robert John, got the state of Alaska to 011, schaeffer's frend and

s was langely due to the fact that thi eleanly showed Schaeffers innocende recordings gaidheired by Orson and

levertheless, the government still old not

Because the government washing rasing

Nenniyawana sonosia

all state charges, the Obamar Justice Department Shouthy after Cox was orower initiated in the brought similar charges in Federal Count

anucial evidence proving his innocence, including Cox's lawyers from admitting dozens of pleces of Only this time, the prosecution blocked une most imponitaint evidence of al

The secret audio recordings

rame Schaefferand falsely Imprison him for 26 Because of this Obama's DOI was able to rears in a federal prison nicknamed "Little **Culaintanamo**

government has kept the same evidence nicden And for nearly 5 % vears the federal

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	On February 116, 20110 the government fins took notice of Schaeffer's fiery speeches That's When they opened their prelimitinary	iinvestigation. The next month, on March 25, 2010, an Assistant US Attoinev named Joe Bottinii	Schoeffer hold not Grossed the Incebetwee	And on April 4, 2010, that opinion was independently confirmed by another Assistant US Attorney, Stephen Cooper, who agreed	"Legiol ordion was inappropriete." This evidence hever inable it to cosint	
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ionmant and the same man who inteatened Once of the same agents who he jed take iffer's family and life—allegedly had an illicit with FBI Agent Sandi Klein. illilam "Bill". Aukon—confidentia

This is key evidence the Juny and Judge

ence ir never But like the dozens of other pieces of

numerous audio recordings not only proving his actively aftrempting to frame him: innocence, but also proving the government was Schaeifer's deiense team had possession of

were never admitted as evidence into trial Here are some of those recordings that

saying they [the government] was seeking to Jail Schaeffer because he An HBI Agent was secretly audio taped

Tolking smock about the government

idesperately urled to get his family away FBI Melcondlings shio/Whas hio/W Schalehier

TromyBill Fulton—one of the CI's—after he threatened Schaeffer's family.

EBI Dispatch Friday, March 04, 2011.

5.33.00 PM.

|Scheeffer Cox) is not willing to meet with -2 ||Fullion| Does not want him (Fulton) ito |know he is still in Fairbanks. |-Special Agent Rick Suitherland

But the most important piece of audio lidence was Schaeffer's response to the GIS at the would never attack the government.

These recordings prove his innocence and not admitted in trial due to the equitor

Now, for the first time even, we've shairing



For the prosecution to prove the conspiracy, the jury had to be convinced that Cox wanted to kill someone, sometime in the future, without any real, or actual threats.

A non-specific threat was exactly what Skrocki—the government's prosecutor-deceitfully sold to the jury.

He did so by hidling a large majority of its own recordings from being heard, and reports written by its own investigating special agents.

Schaeffer sums up the issue when he says

which that the prosecution just told a scary walkation what which mulging have done some aby if a phagain't taken me out. Then they tried to be the house jump the what what what what what was from seeing the with about what was walk would the agent walk wo citeurs wo have packed up my family to we out of the country to get away from the country to get away from the country to get away from the country to get a way from the

The government never allowed the actual ce recondings proving Schaeffer's innocence to layed at trial. This is the first time they've a shown publicly.

When threatened by the GI's that he must attack the government, Schaeffer repeatedly responded...

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CHIN Unid Proventing Gent

Here's the bottom line.

The Jury didn't hear the majority of the audio recordings in Cox's case.

Just like the DOJ and prosecutor Skrock intended.

They only heard a few cherry-picked moments that painted Schaeffer in a bad light

No wonder the Judge and Jury convicted him for 26 years.

But in order for Skrocki and the government to get away with this, they had to hide evidence.

An act that is highly illegal...

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ing ithatës exactly what happened in lers case.

whesis Braid V Violention

The prosecution lediby Skrocki withheld me audio recordings mentioned previously roved Schaleffer's innocence.

Plus dozens of other pieces of evidence

But the same BRADY violation that helped chaelifer up for 26 years may now be the getting him back home to his family.

Now that you we read ithrough this booklet and understand how the government systematically hunted down and entrapped a young and charismatic patriot who dared to stand up to their overreach. I'm hoping you'll do three things to help bring Schaeffer home today.

t) Sign and return this booklet so we can deliver it to Karen Loeffler — US Attomey for the District of Alaska.

Lighter is (AUSA) Steve Skrocki's boss and ultimately responsible for Schaeffer's incarceration. It was under her watch that this case took place and falls on her to correct it. Additionally, she can be reached at (907) 271-5071. You can also e-mail her at Karen Loeffler @usdol.gov

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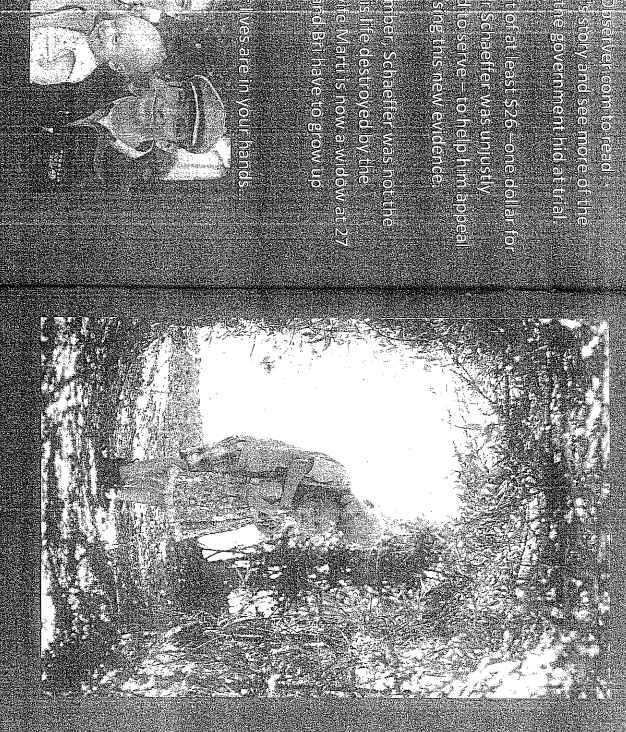
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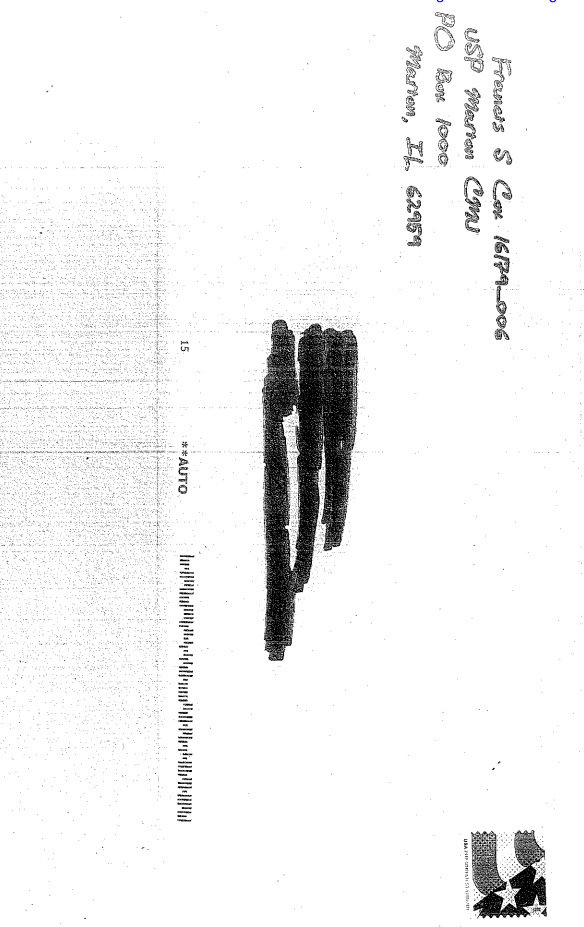
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Free Schaefter Con

Legal Defense Fund

P.O. Box 1854

Merrifield, VA 22116-8054

PLÁCE STAMP

STAMP

press it doesn't step you from donating today

I couldn't afford a steemp for you.

As one of Schoeffer's close friends, I know Schoeffer is an innocent man. I've witnessed firsthand how the Obama Administration made on example of him and have heard the audio tapes that prove his innocence.

That's why I'm heading the Free Schaeffer Cox Liberty Fund. I won't rest until we expose this corruption and get Schaeffer out of his jail cell and back with his family where he belongs.

I pray you'll take a moment to read these testimonials from Americans just like you who support Schaeffer and his fight for liberty. Thank you and God Bless!

> - Maria Rensel Project Manager, Free Schaeffer Cox Candidate, Alaska Lt. Governor

Schaeffer Cox is an example of the tyrannical grip the Federal Government has on the people and their thoughts. There is no injured party; there was no crime. At what point has the overreaching grip of the Federal Government gone too far? If someone does not think the way the Federal Government wants them to or challenges the policies, the person is considered a threat.

The importance of this case is critical for the whole of humanity. When a government decides what we can eat, what we must buy and what we are allowed to think, we no longer have life. – "When Justice is Blind – The Story of Francis Schaeffer Cox" September 8th, 2014.

Larry Pratt - Executive Director, Gun Owners of America (GOA)

To put Schaeffer in jail for a crime he did not commit is improper. All he is guilty of is trying to protect his family against police actions by the FBI and State Troopers. Why ruin this young man's life? His sentence should be to time served, or as short as possible, in a minimum security facility!

Henry Wichmann, Jr., Ph.D, CPA-Professor Emeritus of Accounting, University of Alaska

As an Army Soldier and Officer, I am personally against all terrorists foreign and domestic, and I have great confidence that Schaeffer is not the same individual that the prosecutors portrayed him as. If he was the terrorist they made him look like, I would be on their side.

Raymond Lowdermilk, family friend, US Army

I know of no other 28 year old who has been as active and successful as he has. I say all of this to say that Schaeffer's life has been characterized by action and trying to do what's right. So when his interest turned to our country's issues, and the fall we're headed for, he spoke out with warnings to turn back to God and the Constitution...

Dan Casey, Schaeffer's SCUBA Diving partner

Never, ever have I seen any signal of hostility or violence in Schaeffer and I remain in his defense, certain that he is not guilty of conspiring to murder anyone. Judge Bryan, you don't know the Schaeffer we know, so you don't understand the mistake that the system made by pressing these outrageous charges. The fact that they used guilty felons to capture an innocent man leaves me with a sense of shock at the deformation of the U.S. judicial system.

Kaleah Neff

There was once a time in my life when I was homeless and had almost nothing. Schaeffer let me stay in his house, provided me with food and give me time to find a good place to live. After all he did for me he asked for nothing in return because he believed it was the right thing to do.

Levi Rothe, Schaeffer's close friend for 30 years

I have been very impressed with his sincere concern for his family and community. Seldom have I seen him without his son in his arms, and his wife nearby. During our early morning encounters, Schaeffer continually expressed concern that any organization that might result from his leadership would be focused on maintaining the peace and order of the community and serve only to protect the innocent from possible villain/mob violence — certainly a significant concern of any civilized person of responsibility and particularly of a devout Christian.

Hal Hume, former police chief of the Alaska State Trooper Post in Fairbanks (Schaeffer's home town)

Schaeffer had been a candidate for public office, and we were introduced by mutual friends. As we got to know each other better, I was impressed with his understanding of the principles of American civics and government, and his ability to articulate the principles of good government.

August 2012/Joel Boniek – former Montana House Representative and Schaeffer's hunting buddy

I am Mr. Bryan R Christie. I'm a recent retiree from the Dept. of Defense with four years active duty and another nineteen years working as a civilian with a security clearance... I agree with Schaeffer that the America I grew up in is going away. He is not trying to overthrow the government. We want the country that was laid out to us by the founding fathers and the country countless patriots died for. As far as I'm concerned he is a political prisoner. To me Schaeffer is like Paul Revere warning the citizens of our beloved country...

Bryan Christie

I was struck with how capable and astute he was in the principles of management and fiscal constraints. Schaeffer was quite personable and inquisitive, showing great respect for the wisdom of others. With those type of outstanding qualities, I would have been very happy to have Schaeffer in my engine room crew on a nuclear submarine.

Charlie Deer – US NAVY ENCM Ret, and Schaeffer's flight instructor

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Free Schaeffer Cox Liberty Defense Fund

A U.S. Political Prisoner www.freeschaeffercox.com My legal team provided this form to accept donations. Every dollar you give will go straight to getting me out of this political prison and back home to my family.

-Schaeffer Cox

Schaeffer Cox is an example of the tyrannical grip the Federal Government has on the people and their thoughts. There is no injured party; there was no crime. At what point has the overreaching grip of the Federal Government gone too far? If someone does not think the way the Federal Government wants them to or challenges the policies, the person is considered a threat:

The importance of this case is critical for the whole of humanity. When a government decides what we can eat, what we must buy and what we are allowed to think, we no longer have life: = "When Justice is Blind = The Story of Francis Schaeffer Cox" September 8th, 2014.

Larry Pratt - Executive Director, Gun Owners of America (GOA)

Dear Schaeffer,
🚨 I'm praying for you, Marti, Seth and Bri. Please don't ever lose hope!
☐ I'm furious that the Obama Administration falsely imprisoned you, locked you up for 26 years, widowed your wife, and orphaned Seth and Bri simply for supporting the 2nd Amendment!
☐ That's why I'm rushing back my urgent gift to help you raise the \$151,124 you need by Monday, December 21st to file your last chance appeal with the Ninth Circuit Court of Appeals and prove your innocence. Please accept my urgent gift in the amount of:
\square \$26 – one dollar for every year Schaeffer is being forced to serve away from his wife and kids.
☐ \$43 – one dollar for every month Schaeffer's been separated from Marti, Bri, and Seth.
\square \$51 – representing the \$151,124 needed to file Schaeffer's last chance appeal.
□ \$38 □ \$74 □ \$99
□ \$150 □ \$1,000 □ \$1,776
☐ My Best Gift \$ I know your legal expenses are overwhelming and that your family doesn't have a cent left to their name. I pray this will help you return home soon. **Your donation is not tax-deductible.** ☐ My check is made payable to "Free Schaeffer Cox" 15



From: Francis Schaoffer Con 16179-006
U.S. Penitentiary Marion
P.O. Box 1000
Marion, IL 62959

October 5, 2015

Dear Friend of the 2nd Amendment,

My name is Francis Schaeffer Cox and I'm a thirty year old political prisoner of the Obama Administration.

My only crime was believing in the Second Amendment and that the government should obey our Constitution.

That's all it took for Obama's feds to take away my freedom, widow my wife, and orphan my children.

I'm taking a huge risk sending this letter to you. If it becomes known, I may be shackled and sent to the "hole" for years.

But it's a risk I'm willing to take to see my wife and kids again.

Here they are in the two pictures I sent you. One is of my sweetheart Marti and me holding our newborn son Seth during happier times.

The other is of Seth all grown up with his little sister, my angel, Bri. The last time I held them in my arms was over three years ago, and without your immediate help, I won't hold them for another 22.

That's because I'm serving a 16 year sentence in a prison nicknamed "Little Guantanamo" for somes I didn't commit.

It's my hope and prayer that after reading this and seeing the hell my family and I have been through, you will help me with this — my LAST chance to prove my innocence — and return home to my family.

This is my cry for help. Not just for me and my family, but for Americans like you who may be Obama's next targets.

With that said, here's my story ...



I never thought in a million years I'd be in prison.

After all, I was raised in a conservative Christian home in Alaska. It's where my father taught me how to hunt, my godparents taught me to fish, and where I climbed to the summit of Mt. McKinley.

It's also where I met my faithful and loving wife, Marti. Even in my cold 6x9 jail cell I can still smell the lavender perfume she were on our first date 12 years ago.

With her blessing, I decided to run for the Alaska State House of Representatives in 2008. It was a tight three way race that I narrowly lost with 38% of the vote, but it did position me for a strong run in the next election.

But that was two years away, and like you, I'm not one to sit back and watch as my country falls apart. So I started campaigning early and hosting town hall meetings in Alaska and across America.

My platform was simple:

The government needs to follow the Constitution and stop treading on our rights. Especially our natural right to keep and bear arms.

And I guess my message struck a nerve. Not just with the tens of thousands of patriots like you that poured into the town halls all across America, but also with Holder, Obama and their gun-grabbing friends.

These tyrants HATE the 2nd Amendment and anyone who supports it. So when my pro-second amendment speeches gained momentum across America, the Obama Administration decided they had to find (or make) a way to silence me.

That's when my family's nightmare began.

Looking back as I sit in my prison cell and pore through Homeland Security documents the government used in my case, I can see that the government looked high and low for some reason to silence or arrest me.

But they found none! Like you, I'm an honest man who fears God and loves his country. I paid my taxes, ran my business ethically, and followed the law.

But Obama wasn't looking for...

criminals. He was targeting conservative patriots who disagree with HIS criminal acts!

So he sent Attorney General Eric Holder and other corrupt Department of Justice Officials to target Alaska's conservatives— conservatives just like me.

Maybe you remember hearing about this several years ago? It was all over the news. The Obama Administration codenamed it "Operation Polar Pen." Go ahead and look it up. You'll be shocked at what they got away with using YOUR tax dollars!

Their plan was simple:

Use undercover FBI informants to create fake charges and subotage political campaigns of anyone on Obama's enemies list.

They took down our Republican Senator Ted Stevens (who was also an NRA Executive Board Member), three Alaskan State House Reps, and dozens of local patriots.

And since I was the main organizer of the 2nd Amendment lobby in Alaska and represented thousands of conservative voters, I had to go and they didn't care how.

So it didn't take long for Holder's criminals and undercover agents to target and harass me and my family.

They started showing up one by one trying to talk me into committing a crime. Remember I didn't know they were undercover federal agents wearing wires at the time.

Those same audio recordings would later prove my innocence. But I'll get to that soon.

The first time one of the undercover agents came up to me he said... You need to use your influence to organize a violent attack on the government. That's the only way you can make a difference."

I couldn't believe what I was hearing. I told them they were nuts and to stay away from me. But they didn't like hearing that.

So they got even more pushy and intimidating.

These thugs tried anything and everything to get

me to say that I was going to attack the government.

But as soon as they realized that I would never say anything like that, they kicked it up a notch by going after the most



important thing to me in the world...



That's when the Feds filed a bogus child neglect complaint with the Office of Child Services and convinced a local judge to issue a "writ of assistance" to seize our 1 1/2 year old baby, Seth with a SWAT team!

Even writing about this tears me apart. I've never been more heartbroken and furious at the same time.

As soon as Marti and I found out, we called our friend and lawyer, Robert John.

He advised us that we should find a safe place to stay until he got to the bottom of it.

But before we could get far, one of the same undercover agents from before confronted us and said.

"See! I told you so! Now the feds are attacking your children. That's a line in the sand we can't let them cross! If they do anything, I'm going to attack them to defend you! And if you refuse to stand up and help, I'll kill YOU for being a coward!"

When Marti and I heard that our hearts sank.

Not only was the government coming after our son Seth, but now our lives were being threatened for refusing to commit a crime! And remember, I still had no idea these guys were undercover FBI agents.

What would you do at that point? I could only think of doing one thing; getting my family as far away from these thugs as possible.

So we packed up our bags and got ready to leave.

But Lifer in sould leave muther ERT undersoner informant ralloht

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Obama's Feds had set an ambush. Out of nowhere masked agents swarmed in, slammed me to the ground, handcuffed me, and whisked me away in a black SUV.

Before I knew it, I was sitting in a jail cell charged by the Feds in State Court with "conspiracy against the government."

Read that again... CONSPIRACY AGAINST THE GOVERNMENT!?!

Can you believe that? I still can't. And neither could my attorney Robert John, when I called him from jail pleading with him to get these ridiculous charges dropped.

And thank God, that's exactly what he did! Here's hows

Remember the audio recordings I told you about earlier? The one's that prove my innocence?

Well, Robert John got them admitted in pre-trial motions and as soon as the state judge heard them, he knew the case was nothing but lies and threw the whole thing out.

So after spending nearly a year in jail, going bankrupt, and missing my daughter Bris first words, it looked like my family and I would be together again soon. Or so we thought...

That's when Obama and Holder sent their federal prosecutor named Joseph Bottini — the same man who took down Senator Ted Stevens — after me!

And you know the worst part? He charged me in Federal Court with the EXACT same charges!

But it gets worse. Not only was I facing charges I had already been found INNOCENT of in state court, now the prosecutor moved the trial hundreds of miles away so Marti and I couldn't afford to fly in my witnesses.

If that wasn't bad enough, the death blow came when the same prosecutor filed a motion barring us from playing the government's own recordings...

...the same recordings I told you about earlier that prove my INNOCENCE!

The whole thing was a...

sham. Everybody knew I hadn't broken any laws. The prosecution even admitted that I refused to commit a crime, but they argued that didn't matter. Why?

Because the government prosecutors said that my belief in the 2nd Amendment was "DANGEROUS" and "DISLOYAL" to the federal government.

They even argued that I may "POSSIBLY someday" harm someone with my legal collection of firearms and that I was "plotting against the government."

Here's how it went in the courtroom:

Prosecutor: Are there any circumstances where you would resist the government?

Me: Yes. But only in the sense that my first loyalty is to the Constitution and the Rule of Law.

Prosecutor: You see! He's plotting against the government! I rest my case!

Judge: GUILTY!

And that's all it took to widow my wife, orphan Seth and Bri, and condemn me to this tiny jail cell for 26 years.

So I have to ask you.

Is this the America you want to live in? One where the federal government can say you are "disloyal" if you support the 2nd Amendment? One where your kids and grandkids can be called terrorists and sent to prison for legally owning a weapon and supporting that right?

That's not the America I grew up in. And it's not the America I want Bri and Seth to grow up in.

And as a fallow 2nd Amendment supporter. I'm sure you feel

The same recorded evidence I told you about earlier that proves my innocence!

Not only would this allow me to possibly REVERSE my 26 year jail sentence and return home to my family fit would also overturn a very dangerous precedent Obama set when he locked me up and threw away the key.

My case is the first one like it. If you and I stand by and do nothing, not only will I continue to rot in this tiny cell, Obama will also have all the legal precedent he needs to lock patriots like you and me away for supporting the 2nd Amendment.

And you better believe Hillary would love to inherit that power in 2016. The only way we can stop this is by appealing this landmark case right now.

So I have to ask you, one patriot to another ...

Will you help me in this my last chance to overturn this wrongful conviction and return home to Marti, Seth and Briz-

I pray your answer is yes because I only have until Monday,

December 21st. That's my deadline for filing this appeal.

But in order to do that I need a great attorney. And as you know, great attorneys don't come cheap.

I originally planned to have Robert John file the appeal and handle my case the same way he did before...

but he's already sacrificed so much for me already. He put his law practice on hold, sacrificed his family time, and took on over BOK in debt to defend me.

What a friend! I can't ask him for anything more.

Fortunately, I think I've found the perfect attorney to handle my appeal and get me back home to Marti, Bri, and Seth.

But in order to do that, I desperately need to raise \$151/24 by Monday, December 21st. That's the cost of filing my last chance appeal.

That's why I am turning to a select few patriots like you today. Without your immediate help, I'll miss my last chance appeal, Obama will set this dangerous precedent, and I'll spend the next 22 years locked up as a political prisoner away from my family.

As I told you earlier, my family has lost everything. We don't have a cent left to our name.

That's why I'm praying to God that you will find it in your heart to support my appeal with a gift of \$26 - one dollar for every year I was unjustly sentenced to serve in prison.

I've even included a reply sheet from my legal team you can use to send back your urgent donation.

If you can send a larger gift of \$38, \$43, \$51, \$74, \$99, \$150, \$1776 or even more, it would mean so much to me and my family. My legal team would put it to use right away to get me out of this secret prison.

But, if you can only afford a gift of \$26, I won't ask for a penny more. I'm just so thankful for your help.

No matter what amount you can give, will you send it right now? Please, Seth doesn't understand why the men in masks took daddy away.

Bri doesn't understand why daddy isn't there to read her bedtime stories and kiss her goodnight.

And my beautiful wife, Marti doesn't deserve to be a widow at 27.

I have the evidence, I have a lawyer... and I have the truth on my side. I just need you and your urgent gift of at least \$26 to help me prove it to the judges on the Ninth Circuit Court of Appeals.

But no matter what you do, please pray for Seth and Bri who are missing their daddy. Pray for my wife who is struggling to make ends meet. And pray for our country.

My life is in your hands.

Francis Schaeffer Cox

PS. The Obama Administration locked me up for 26 years in a political prison nicknamed "Little Guantanamo", widowed my wife, Marti and orphaned my two kids Seth and Bri because I publicly supported your and

FROM: 16179006 TO: Mobly, Ryan

SUBJECT: EMERGENCY STOP! DATE: 02/11/2016 08:50:11 PM

Ryan,

DO NOT SEND OUT ANY MORE FUNDRAISING LETTERS UNTIL WE TALK.

I don't really need to get into the details with you, but The Free Schaeffer Cox Board has lost my confidence.

I'm not willing to let Eberly send out letters in my name asking people to donate money when that money will go to a board controlled by people I don't even know, who won't tell me where they are spending the money. That's just not a responsible way for me to do business.

So, I think what needs to happen is I (myself) need to sign on with Eberly so I can be in control of where the money raised in my name gets spent. I saw this coming. So I already have a trustee with an account set up. He is reliable and will do as I say, like a good accountant should.

Nobody is more qualified to make decisions that effect my life than ME. So that's how we need to quickly restructure this. Hopefully we won't skip a beat. I'd like the half-dollar mailer to be our opening act, rather than the Board's closing act. Can we make that happen?

If Maria and The Board want to keep their account with Eberly active and raise money to spend as they see fit, they are free to do so. They just can't write letters "from me" in the first person. They would have to do letters that say "we are a board that is raising money to be spent as we (The Board) sees fit to help Schaeffer Cox." Who knows? They may do some great things that save the day. I'm just saying I'm not going to ask people to donate to ME when in reality I have no idea at all where the money is actually going. That's reasonable.

I'm just making the smart business move here. It's nothing personal and I don't want to alienate the people on The Board if I can help it. I'm sure you can understand. At any rate, I think I can still be your strongest program. So let's get over this bump and back to work as fast as we can.

--Schaeffer

.

FROM: Mobly, Ryan 70: 16179006

SUBJECT: Message from Eberle President - Tammy Cali

DATE: 02/18/2016 08:36:13 AM

Schaeffer.

I want to pass on this message our President Tammy Cali has for you:

Dear Schaeffer,

I asked Ryan to let me respond because I believe that we may not have communicated well with you on this topic. So here goes:

Our contract is with Free Schaeffer Cox, A project of Alaskans for Liberty. We entered into the agreement to raise funds for YOU!

The disagreement you are having with your board is unfortunate, but not unusual. We have agreed to a conference call with them to talk about this and talk about what it means to YOUR program.

All that being said, from the very beginning we were interested in taking on this account to help YOU. To help YOU in your battle. We remain committed.

We will not mail out anything "from you" without your approval. If you do not wish to continue your association with Alaskans for Liberty, that is your decision. For us, we remain committed to YOU and be talking with Alaskans for Liberty to learn of your decision and if you all have worked out your differences. We will keep you informed of what they instruct us to do. We understand that this is a very serious and delicate situation.

If you are unable to not work out your differences, my best guess is that we will be terminating our consulting agreement with Alaskans for Liberty.

Again, my assurances that nothing will be mailed out by Eberle UNDER YOUR NAME without your blessings.

All our best,

FROM: Rensel, Maria

TO: 16179006

SUBJECT: AFL Letter

DATE: 03/08/2016 08:30:12 AM

March 7, 2016

Schaeffer.

Sometimes a man can create his own solitary confinement. Just as your judgment failed to identify the criminal infiltrators/informants in time to protect yourself and family, now your judgment is failing to identify those who are trustworthy. The voices you are apparently listening to, whether internal or external, are deceiving you. To put it bluntly, your reactive behavior is severely self-destructive and has now isolated you from those best able to fight for you. The penitent letter you wrote after being incarcerated showed signs that there was hope for you. Now, you are on the verge of suffering the worst hell a man can ever know and that is being left only with self. Perhaps that is what is required for you to recognize the One you need the most...Yahushua. Only He can

silence the deceiving evil voices that have been playing in your head and in your ears.

In April of last year, we sent you a letter (redacted & attached) which you acknowledged and agreed to. It was our reliance upon your commitment that we depended upon to justify the hundreds of hours each of us have dedicated to see the injustice inflicted upon you set right. It appears we may have erred in trusting your commitment.

Here are some straight facts. The fundraising group AFL contracted with has stated they have no desire to work with you in the absence of the AFL Board. The investigative reporter that AFL contracted with stated early on that they had no desire to get involved on this case without the AFL Board. Your own family, who have witnessed your reactive behavior many times, continue to refuse to engage in the fight AFL has undertaken on your behalf. Yet you have decided to breach your commitment to this Board and have launched a frivolous barrage of false accusation and backstabbing, sufficient to stop the momentum we have fought long and hard to achieve. We are at a critical point in the investigation and ready to strike hard. Perfect timing Schaeffer...right when the work is ready to pay off, you self destruct.

Do you remember Na'aman in 2 Kings chapter 5? Old Na'aman, the commander of the army in Syria who came down with leprosy and Elisha, the na i (prophet), wouldn't even come down to see him, he just sent word down. He said, "Tell Na'aman to go into the Yardén (Jordan) River and dip seven times." Na'aman was so puffy and proud; he was about to go home the leper he came, until he was persuaded to go into that river. And when he came up that seventh time, he was cleansed because that was the belief trust response that YHWH mandated. The AFL Board has sought the guidance of the Rua ha'Qodesh in each decision it has made. In order to maintain the momentum, it is required that you get hold of your reactive and destructive actions and allow the AFL Board to continue working with its fundraising group with your full support and assistance. Otherwise, that effort ceases and you will only be able to start from scratch with a different source on your own, if you are able to find one that will work with you.

In the meantime, AFL will complete this phase of the investigative reporting that is already funded. After that, it is up to you. We will not participate further as a Board if you persist with the disruptive actions. We will continue to pray for you Schaeffer.

YHWH bara (bless),

On behalf of the Board of Directors of Alaskans For Liberty The Free Schaeffer Cox Project

Terry Richard Marla Stewart Bill

FROM: Rensel, Maria

TO: 16179006

SUBJECT: Your New World View DATE: 03/10/2016 09:17:36 AM

- 1. Sometime in 2014 the Board contracts with Fundraiser and Investigative Reporter. The three entities are happily working along, unified, having great success with enough anonymity to be effective. We are unified.
- 2. FF is unhappy because we are not telling him specific numbers.
- 3. FF asks, even bullies the Project Manager (PM) to give him the numbers. The PM attempts to reason with FF. The unified Board and Fundraiser do not provide specific details because they believe discussing specifics is not in FF's best interest.
- 4. FF claims to lose confidence in the Board; withdraws consent/effort to raise funds; declares war on the Board; wants to get rid of the Board (whose directors have volunteered their time, energy and effort to benefit FF only); FF wants to replace the Board with Trustee that will do exactly as he wishes, no questions asked.
- 5. FF makes an unsubstantiated accusation regarding one Director, based on a hunch.. The Board believes this claim to be false.
- 6. An extremely misguided and inaccurate correspondence from Fundraiser is sent to FF while he is in the CMU which makes FF believe he can disband the Board and contract directly with Fundraiser.
- 7. The PM responds to FF declaration of war and Fundraiser's misstep by temporarily shutting down all communication with FF in order to reestablish a unified effort to continue to help FF.
- 8. The Board meets to discuss and pray, agrees to listen to YHWH true will before meeting with Fundraiser.
- 9. The Board meets with Fundraiser and learns that the Fundraiser has no intention of contracting directly with FF in the absence of the Board. PM asks for the Fundraiser to write a letter making clear Fundraisers position.
- 10. Fundraiser sends second letter to FF making clear Fundraisers position.
- 11. The Board sends two letters via CorrLinks: 1)the April 2015 AFL Board letter stating its conditions for working on FF behalf and 2) second letter dated March 7, 2016 with the Board's current conditions for working of FF behalf.
- 12. The Board wishes FF to declare truce and return to the conditions set forth in April 2015 and continue working in a unified manner with Board, Fundraiser and Investigative Reporter. Anything less than this will result in a catastrophic loss of funds, the disbanding of the Board, the loss of Investigative Reporter, the end of the Fundraising contract and no more help from a highly unified team of people who love and care deeply for FF; in short, a dirty rotten shame, BUT a boon to those who wish to harm FF.

I am the PM and I need you to pull your head out NOW. And I need your help writing an article ASAP. The one that has been written isn't going to help you enough.

maria

FIXED-FEE AGREEMENT FEE EARNED UPON RECEIPT

The undersigned ("Client") hereby retains James E. Leuenberger ("Lawyer") as lawyer to advise Client in the following all work preliminary to filing a post conviction relief petition on behalf of Client and to work with the US Observer as it brings to light the facts about Client's conviction in federal court.

The parties agree as follows:

- 1. The fee for Lawyer's legal services in this matter is \$10,000, payable immediately. These funds will not be deposited into the lawyer trust account. This fee does not apply to services required for any appeal.
 - 2. Client will pay all costs and expenses advanced and incurred on Client's behalf.
- 3. Lawyer, in addition to the fee described in paragraph 1, has discretion to employ any investigators and experts. Client will pay all fees and expenses charged by any such investigators and experts.
- 4. Lawyer is authorized to pay any investigative or expert's fees or expenses, as well as Lawyer's own earned fees, from the funds that Client deposits with Lawyer or from the proceeds of any settlement or judgment in this cause.
- 5. Client may discharge Lawyer at any time and in that event may be entitled to a refund of all or part of the fee if the services for which the fee was paid are not completed.
- 6. If Client discharges Lawyer or Lawyer otherwise withdraws from representation before Lawyer has completed the services for which Lawyer is employed under this Agreement, Lawyer is entitled to a fee that is proportional to the amount of work completed by Lawyer.
- 7. Client must fully cooperate with Lawyer and others working on Client's case. Client agrees to keep appointments, give depositions, produce documents, appear for scheduled court appearances, and make all payments required under this Agreement.

8. Client agrees that the money paid to Lawyer will be paid by a person or persons other than himself.

SIGNED at Marion, Illinois on May 9.2016.

DATED: May ______, 2016.

Francis Schaeffer Cox

James E. Leuenberger

Case 3:18-cv-00173-SMY-RJD Dochiment 2.1 K Filed 02/05/18 Page 56 of 62 Page ID #81

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: MAR-G-A

FROM: Rensel, Maria

TO: 16179006

SUBJECT: RE: Snook

DATE: 08/09/2016 09:31:28 AM

he sent this when I asked for proof that the copies we paid for were mailed out in Anchorage:

Maria,

I just had a lengthy conversation with Terry Dodd. Yesterday we also had a lengthy conversation during which I received feed-back from him that the Board wanted to see our final draft before making any decisions about publishing. This will NOT happen.

There have been innuendos over the past week from you and 2nd hand from Terry that shows that you and the Board do not trust me or the US~Observer.—This isn t okay with me...period. Do you realize how much liability I take on in a case such as Schaeffer s? You obviously don t. Do you think there isn t any push-back from the FBI or others in the Justice Department when I publicly go after their snitches? Who do you think shoulders the burden of making sure you and the Board aren t flagged for conspiring to obstruct justice, or whatever trumped up charge any of them would ever dream-up to attack a few more good people? I am. The US~Observer is. Our contract is clear, "Investigator may or may not provide any written statements, reports or billings regarding this case. Client agrees that Section 3-A is solely at the discretion of the Investigator." Can t you see the logical reasons for this?

In Schaeffer's case, I probably made a mistake early on giving you, Schaeffer and the board (but primarily you and Schaeffer) more involvement than I give anyone in any other case. I won't make that mistake again in any future case, as it ties our hands to people who haven t been doing this for years; who don't know how to complete our mission; or who fall for arguments or directions that yield absolutely zero results.

If you feel you know the direction to take Schaeffer Cox s case, then I suggest you run with it and we will step aside. If not then let us do our jobs!

If the answer is to let us do our jobs in attempting to get Schaeffer out, then trust us to do it. To my knowledge, we are the only ones involved who have accomplished this in the past.

If we are to continue, we will not be sending any proposed article to you for approval from here on out. We will send you papers and links when they are completed. When we ask to do a mailing we will expect a timely response so we aren t holding up our whole publication for your one case others are affected by this log-jam.

We have already delayed our next publication one week because of Schaeffer's case and we are at a critical stage. I told the Board long ago how I thought this case would play out and it has played out almost exactly like I predicted.

Bottom line If the Board doesn't trust us they shouldn't be doing business with us. If the Board wants to know if we send papers out then the Board can hire someone to spot-check the routes we send to. I have never opened my books for anyone and I don't intend to do so now (not that I really have any books to open). And, I won't spend many valuable hours explaining our reasons for what we do and what we don't do.

Please let us know by noon tomorrow (Pacific time) if you want to continue and with how many papers the Board will be paying for then have whoever writes the checks contact us and let us know that a check has been sent and for how much.

If we don't hear from you by noon tomorrow, there will be no ill feelings on our part. We will simply send you a final billing and discontinue our work.

Best Regards
Edward Snook
US~Observer

FRANCIS SCHAEFFE COX on 8/7/2016 9:36:02 AM wrote Hi Maria,

Not a peep from Ed Snook yet,

- Schoffer

FROM: Lee, Ron TO: 16179006

SUBJECT: RE: Unfortunate News DATE: 08/14/2016 07:33:16 AM

Schaeffer,

Ed had a long conversation with Terry on Friday.

After their talk, Ed told me he was convinced that Maria was the only one that had insulted the integrity of the paper—that you had nothing to do with it. He hadn't been himself the last few days and I could tell he was very relieved after talking with Dodd.

Dodd was obviously convincing in getting across that everyone finish what was started long ago. Ed agreed as it kills him to drop cases he believes he can win or where he has an innocent client who is legit; and honestly, it just isn't right to desert someone who is sitting in prison.

Ed agreed to finish the fight, with one serious caveat he will not communicate or deal with Maria again. I can assure you she would be front page for challenging the USO if it weren t for you and Dodd.

I am waiting for directions before I get back into your case.

Best,

Ron

FRANCIS SCHAEFFE COX on 8/10/2016 9:19:18 AM wrote Ron,

What happened?!! Last we talked you guys were doing big things and it looked like we were on track. Then I get this email from you. What's going on?

--Schaeffer

----Lee, Ron on 8/7/2016 9:29 AM wrote:

Schaeffer,

I regret to inform you that it was the Board's decision that the US~Observer will no longer be working on your case.

I wanted to see this through to the day you walk out of there...

You can still reach me here.

Best always,

Ron

FROM: Lee, Ron TO: 16179006

SUBJECT: RE: Unfortunate News DATE: 08/14/2016 07:27:07 AM

Schaeffer.

Bottom line is we asked to have the boards approval to do another massive mailing that would bluntly outline issues that we could hang on Loeffler in order to put pressure on her.. It was where we were going all along, and the board had agreed. When it came time for the decision on how many to publish and ship to, we were met with silence on the particulars but questions they wanted answers to - questions about receipts from our past mailing, and wanting to see the article we were publishing (which we were publishing a personal letter we had written to Loeffler) before they would consider the specifics.

Ed has never allowed a client to dictate what we can and cannot publish. We are on a tight deadline, and they knew that. Furthermore, he believes wholeheartedly that if the board does not trust us, then they simply shouldn't work with us. Ed gave them a deadline to give us a response to move forward with publishing, that if they did not contact us by we would drop the case - which was noon last Friday. They did not contact us, and they still haven't.

Best to you,

Ron

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You can still reach me here.

Best always,

Ron

FROM: Lee, Ron TO: 16179006

SUBJECT: RE: The Board DATE: 09/09/2016 12:38:49 PM

Schaeffer,

All communication has ceased between us and the Board. We do not know for sure who is in charge, or what their plans for the future of your case are. Ed believes the problem is Maria and from reports he has received, he believes her approach will be more of a common law approach, which will never yield any results—as those methods have never gotten anyone out of prison and are ridiculed and harshly punished by the very system that has you in its clutches. We are the only thing that has ever worked (except for groups like The Innocence Project that pretty much exclusively deal in cases where there is DNA evidence of innocence).

Maria is the one who originally told us she refused to speak with you anymore, back when you and the board had a falling out, and according to Ed, she is the one who appeared to control the phone conferences he was on with the Board. She is the person who became demanding with Ed and he simply refused her demands, gave her an ultimatum, and then discontinued his relationship with her (and I presume the Board) when she ignored him.

We had a game plan and the Board knew full well what it was and that it was on schedule. We were right on target when all of this happened, and now Ed is attempting to find other avenues of fundraising in order for us to complete our initial work, which, was carefully thought out and being executed.

We are aware of the sentencing and appeal issues and Ed has pursued every avenue available to affect these issues. While he doesn't place hope in the appeal, he has nonetheless dealt with it.

Terry Dodd is the only one that Ed communicates with and we have been told that Dodd doesn t have a clue about what is going on as "the Board hasn t mentioned the Cox case" to him since the disruption by Maria. I'd like to add that what the Board isn t doing is not okay with Terry Dodd.

Hang in there, Schaeffer.

Best,

Ron

FRANCIS SCHAEFFE COX on 9/7/2016 8:36:45 AM wrote Hi Ron.

What's the situation with The Board? Who's running it? Is it still functioning? Please give me an update.

Just so you know, if the US Attorney dropped counts 12 and 16 (conspiracy and solicitation to murder) that would leave me with 10 years on the other stuff. I'd be out two years from now if we got them to do that. It's not justice, but at least my children whold have me home while they are still children.

If they would drop 12 and 16 or even KEEP 12 and 16 but drop my sentence down to 10 years, 1'd cut my losses and take the deal. Just so you know where my head is at.

Thanks,

--Schaeffer

rensel@reagan.com

elizardsar@yahoo.com

Ott 25 at 5 14 244

i haven't gone to CorrLinks lately, thanks for the heads up;

here's the draft of the letter:

Dear Schaeffer:

Apparently a misunderstanding exists as to the structure of "Alaskans for Liberty" (AFL) and it's project, "Free Schaeffer Cox" (FSC). For clarity please allow me to define our structure, purpose and focus.

AFL is a relatively small group of concerned friends organized to educate the public on a variety of issues in regards to liberty. FSC came together to raise money for the express purpose to repay the debts resultant from Your defense in hopes of being able to engage the services of Robert John and Rollie Port. We were also motivated by wanting to help take care of Marti and the children. Due to a highly successful fundraising campaign, FSC has been blessed to raise additional funds which are designated to pay for costs such as competent counsel, investigator(s) and a variety of miscellaneous expenses that may arise. Funds raised by the Eberle group may only be expended for Your defense and/or in efforts that contribute to the possibility of Your early release.

Your letter in which you demand to have the authority to add and remove Directors of the AFL Board is outside your perview in that only the FSC project directly involves You. The FSC project uses AFL as it's fiduciary but is a subset of AFL. FSC is managed by Maria, the project manager, the only office currently in use by the project. In order to collect and spend funds the project is associated with the non-profit entity (AFL) which was donated by its President, Gene, before his death in 2015.

AFL is in the process of making some changes to its Board of Directors. We continue to welcome member(s) of Your family to be nominated to the Board and we invite You to nominate Directors of Your choosing, however, **AFL** is not prepared to agree to give you authority to run the organization. FSC has one position open, the office of Secretary and can add any number of coordinators which will be invited to be present at any Board meetings concerning FSC. We would be happy to hear your suggestions in regards to who you'd like to have join the project and contribute to its success.

AFL can only use funds raised by FSC for Your benefit. FSC is the only active AFL project at this time. Having people you trust join the project will allow the proposals FSC takes to the AFL Board be steered in a particular direction. New project coordinators will have the influence they acquire through the execution of their duties and as a product of their individual efforts on Your behalf. It will take some time and effort on their part but they'll be welcomed by FSC if they are willing to work.

This structure is intended to safeguard the monies FSC has raised.

Maria has recently been in touch with Michael Badnarik and Liz Sarver about joining the Free Schaeffer project and will be in touch with the two Angelas soon; as soon as we receive Your reply Maria will schedule a meeting for the others joining her on the FSC project.

Our deeds have never been self-serving nor have they been intended to manipulate your right to self ownership. We all understand that only you can account for and control your deeds and discretion. It was our honor and respect for you, as the father of two sweet innocent young children to help make possible the opportunity to recently visit with you.

We pray, we will never suffer the pains you have suffered and continue having to endure, in light of this travesty of so-called justice. FSC endeavors to persevere in our quest to provide the wherewithal necessary for you to afford to retain the very best council.

Show original message

Reply Reply to All Forward More

Case 3:18-cv-00173-SMY-RJD DOWNMENT2-I Filed 02/05/18 Page 62 of 62 Page ID #87

TRULINCS 16179006 - COX, FRANCIS SCHAEFFE - Unit: MAR-I-A

FROM: Clemons, Angela

TO: 16179006 SUBJECT: Tami

DATE: 12/21/2016 07:59:46 AM

Tami wrote this too

"This is so overwhelming. And I m not really looking forward to running this by our attorney as it will cost us money, but it looks like that is what I need to do. Being close to Christmas, I can t guarantee how fast we can have some answers, but I II do my best.

That being said, rest assured any money that is in the Free Schaeffer Cox Direct Mail account is staying there until we work through this together.

For the record, as I told Angela earlier, Alaskans for Liberty never provided the paperwork from the IRS certifying that they are indeed a c4, therefore, we never accepted it and we did not utilize and special postal rates given to non-profits.

What a mess!"

Tammy
Tammy L. Cali
President & CEO
Eberle Communications Group
Eberle Associates, Fund Raising Strategies & Campaign Funding Direct
1420 Spring Hill Road, #490
McLean VA 22102
703.821.1550 Ext. 117 FAX: 800.878.2476
tcali@eberle1.com

Francis Schaeffer Cox 16179-006 United States fenitentiary PO BOX WOO' Marion, IL 62959



















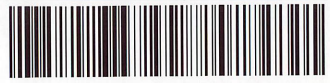
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United States

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Houston V. Lack 1-25-18

