

Scott William Faul

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March 13, 2025

OPEN LETTER

Open Letter to:

President Donald J. Trump; The White House; 1600 Pennsylvania Ave., NW; Washington, DC 20500  
Vice President James D. Vance; The White House; 1600 Pennsylvania Ave., NW; Washington, DC 20500  
Honorable Pamela Bondi; Attorney General; 950 Pennsylvania Ave., NW; Washington, DC 20530  
Kashyap Patel; Director, F.B.I.; 935 Pennsylvania Ave., NW; Washington, DC 20535  
Daniel Bongino; Deputy Director, F.B.I.; 935 Pennsylvania Ave., NW; Washington, DC 20535

Re: Scott William Faul case (42 years unlawful imprisonment)

Dear Recipient,

In 1983, some of us ordinary farm folks were wrongfully attacked without warrant or cause by agents of the Department of Justice. The relevant details of the DOJ's politically motivated attack are quite well described in a March 29, 1995 lawmen's report compiled by investigators within the law enforcement community. Their report, titled "Affidavit Of Criminal Justice Professionals (The Gordon W. Kahl Case)," concluded that the attacking marshals instigated a confrontation and were at fault for the mayhem of February 13, 1983 and the subsequent murders of Gordon Kahl and Sheriff Gene Matthews. The full report well establishes the mentality of the weaponized DOJ and its colluding judiciary. That report is on record as Reply Exhibit B in Faul v. Lejeune filed as 22-cv-2993 in the United States District Court for the District of Minnesota. The report shows that, in a frantic attempt to control the narrative and to cover up their criminality, all branches of the United States Government immediately joined in an unlawful coalition against those of us who became targets of their deep-state/police-state apparatus.

It is well established that the mayhem of this case was all perpetrated by prior regimes in a concerted effort to silence dissent, murder patriot Gordon Kahl and Sheriff Gene Matthews, and wrongfully imprison the survivors. The BOP and Parole Commission continue in lockstep to keep two of us languishing in prison through the purposeful misapplication of 18 U.S.C. Section 4206(d), with the judiciary turning a blind eye to it all. The murders committed by the DOJ need to be investigated, as does the Government's obstinate behavior to keep me imprisoned in violation of numerous laws. Illustrative, the trial judge in our case undisputedly had promised his favoritism to the prosecutors, and then sat as a judge against us anyway. As Richard E. Flamm unequivocally instructs, it is universally accepted by the public that a judge cannot promise favoritism to one side in any case and thereafter sit as a judge in that case. It is also undisputed that I am presently imprisoned for an offense that I was never found guilty of, a fact that the Parole Commission obstinately ignores. But even if I had been lawfully imprisoned (I was not), the ongoing collusion between a wide swath of Government agencies and branches to keep myself and Yorie Kahl imprisoned beyond the lawful term, in violation of the parole statutes, must be ended anyway.

Although the law officers' injuries and deaths make this a politically sensitive case, you are all wise enough to discern that not all law officers are always right, that they too make mistakes, and that some of them, such as those who attacked me without cause, have been criminally motivated in their actions. We law-upholding Americans applaud the fact that you do NOT support THAT faction of law enforcement.

In conclusion, we encourage this present administration to correct the prior DOJ/Judiciary criminality that was exhibited in this case, and to release Mr. Faul and Mr. Kahl from prison.

Sincerely,

/s/ Scott William Faul  
Scott William Faul

cc: Richard E. Flamm  
Monitors and Media

## Talking Points for March 13, 2025 OPEN LETTER

This document is intended as an aid for understanding what gave rise to the March 13, 2025 Open Letter that Scott William Faul sent to five Government officials, and to show why those officials should be urged to correct the Government's wrongdoing. Regarding the mayhem caused by the DOJ's unlawful attack against him on February 13, 1983, all of the officials had ample evidence at the DOJ showing the overt criminality that they themselves displayed against Gordon Kahl, Yorie Kahl, and Scott Faul (this case) over all these years. In chronological order, a partial list of documents demonstrating the Government's continuing criminality in this case, accessible on [www.YearOfJubile/yoriscott.com](http://www.YearOfJubile/yoriscott.com), are the following:

- November 7, 1984 dissent of Judge Lay in United States v. Faul, 748 F. 2d 1204, 1223 (8th Cir. 1984)
- March 29, 1995 Affidavit Of Criminal Justice Professionals (The Gordon W. Kahl Case)
- November 24, 1997 Affidavit Of Vernon Wegner
- August 27, 2002 Affidavit Of Vernon Wegner
- May 19, 2005 Affidavit Of Scott William Faul
- July 16, 2018 Parole Appeal and Addendum
- January 13, 2022 letter to Parole Commission
- January 24, 2023 Parole Form I-24/Letter to Parole Commission
- August 31, 2023 Declaration of Scott William Faul
- November 8, 2024 Petition For Commutation Of Sentence
- January 17, 2025 Parole Hearing Representation For Weaponization Investigation
- January 23, 2025 letter to Parole Commission "Re: President Trump's Weaponization Directive"
- March 13, 2025 Open Letter to Trump, Vance, Bondi, Patel, and Bongino

These documents demonstrate bad motives or downright criminal behavior by many Government people.

While the present administration may not be directly at fault for perpetrating the mayhem in 1983, they nevertheless have an obligation to put an end to the continuing results of that mayhem. Thus, it would be appropriate to send a copy of the Open Letter along with relevant comments to anyone who might be able to encourage corrective action by any of the letter's five recipients, or to revisit a copy of it upon any of those same five recipients with a reminder to uphold their obligations to correct DOJ criminality.

The undisputed facts supplied by the documents filed since February 13, 1983 provide a solid basis for numerous straightforward questions and demands against the present administration. Some of those documents, for example the January 17, 2025 document, contain ready-made questions. Others supply facts from which conclusions can be properly drawn, including many inescapable conclusions that must be drawn against the DOJ in this case. One such example is as follows:

### FACTS:

- \* On February 13, 1983, Scott Faul was unlawfully attacked by operatives of the DOJ.
- \* As it pertains to Scott Faul, they attacked him without warrant or cause.
- \* For multiple reasons, Scott Faul has never received a valid trial.
- \* Scott Faul has not been found guilty of the offense used as the justification for his imprisonment.
- \* Scott Faul has subsequently been cheated out of his presumptive mandatory 30-year release by the ongoing collusion between the BOP, the Parole Commission, and the judiciary.
- \* None of the prior administrations have lifted a finger to correct the DOJ's blatant thuggery.
- \* Scott Faul wrongly languishes in prison because all of the judiciary (with exception of Judge Lay) have turned a blind eye to the criminality in the DOJ, or have actively abetted the criminality.

### QUESTION:

- \* What are you, President Trump [or any of the other five recipients], going to do about correcting the DOJ's criminality, and the judiciary's complicity in this case?

Your own reading of the documents will inspire your own thoughts about the Government's ugly demeanor in this case. Feel free to be blunt in your correspondence with any Government officials, because they have acted teacherously throughout this whole case and appear to be remaining obstinate about it at this point in time.

It will be helpful and appreciated if you will send a copy of communications had with anyone concerning this matter to: Scott William Faul; Reg. No. 04564-059; FCI Milan; P.O. Box 1000; Milan, MI 48160.

Thank you.