

STATUS HEARING

May I thank public for attending?

My employer, Knik Construction, has just informed me that next week I will be sent out of town – probably until freeze up. In light of this I ask further proceedings in this case be postponed until December 1.

1. I apologize in advance if I get emotional – 13 years of hardship – career destruction, family hardship, prison.
2. Don't envy your Honor – between rock & hard place.
3. Asked to enforce provably false and fraudulent order that attempt to cover up violations of the very constitution your are sworn to uphold
4. Order tries to cover up serious government corruption by violating the law – which states that in deciding whether or not an evidentiary hearing must be conducted my allegations must be taken as fact. And if those facts, if proven, require relief, I must be given an evidentiary hearing.
5. Every allegation the COA's has attempted to corruptly eliminate would require my conviction be overturned – but each allegation, if proven, would also prove criminal conduct by government officials or malpractice by private attorneys.
6. This is long time Soldotna attorney Dale Dolifka's sworn testimony in this case while he was being cross examined by Assistant Attorney General Andrew Peterson:
“Other than just an outright payoff of a judge or jury it is hard to imagine anyone being sold down the river more. Your case has shades of Selma in the 60's, where judges, sheriffs, & even assigned lawyers were all in cahoots together. The reason why you have still not resolved your legal problems is corruption. You have a [Appeals] Court sitting there looking at a pile of dung & if they do right by you & reveal you know you have the attorneys going down, you have the judges going down, you have the troopers going

down. Everyone in your case has had a political price to pay if they did right by you. You had a series of situations which everyone was doing things to protect everyone rather than you because there was a price to pay. I walked over here & lawyer A says my God they're violating every appeal rule ever. How can it be like this? I think almost everyone goes back to that original seminal issue that how the hell did this case go on when it appears to lay people & to me a lot of it was built on a lie in a sworn affidavit? You're just one of many. It's absolute unadulterated self-bred corruption. It will get worse until the sleeping giant [public] wakes up. Everyone is scared & afraid.” [R.00523-3105]

7. After fighting tooth and nail for 13 years to finally get an evidentiary it is unacceptable to allow a fraudulent order to strip it of substance.

8. Facts, court record, written rule, and established law prove the order is fraudulent.

9. I will do whatever it take – including going to jail for contempt of court – to make sure I get the full and fair evidentiary hearing on all issues guaranteed by rule & law.

(Remember Dale Dolifka's Testimony)

10. I swear under penalty of perjury that the COA's remand order falsifies provable facts and does not comply with established rules or law.

11. Before moving forward I ask we go over the COA's order, the record in this case, the applicable rules, & the applicable law, line by line.

12. If we do not go over the COA's order and I am not given a full and fair evidentiary hearing on all issues allowed by the facts, rule, and law, I will travel to the Alaska State Trooper impound yard on Lake Hood near the Anchorage International Airport and attempt to repossess the illegally taken airplane and other property I used so long ago to provide for my family.

13. I have already informed the Alaska State Troopers, the Anchorage Police Department, and the Anchorage International Airport Police of my intentions.

14. The Troopers state that they have hidden the airplane and have been ordered to not respond, Rust's Flying Service state they watched the Troopers simply push the airplane into the Troopers' hanger, APD Deputy Chief Ken McCoy states the APD should investigate the Troopers, and Airport Police LT. Xavier Brown states that I am fighting for everyone's rights.

Remember Dolifka's Testimony

15. After I am killed it is my hope the public uses this to demand the governor and/or legislature appoint an independent commission to publicly investigate corruption within Alaska's judicial system – exactly as Representative Mike Chenault stated was needed after he examined the evidence in this case.

16. Winston Churchill and Federal Statute 42 U.S.C. 1983 explains the reason for this far better than I can: *“If you won't fight for right when you can easily win without blood shed; if you won't fight when your victory is sure & not too costly; you may come to the moment when you will have to fight with all the odds against you & only a precarious chance of survival. There may even be a worse case. You may have to fight when there is no hope of victory, because it is better to perish than to live as slaves.... There is only one duty, only one safe course, & that is to try to be right & not to fear to do or say what you believe to be right.... This is the lesson: never give in, never give in, never, never, never, never — in nothing, great or small, large or petty — never give in except to convictions of honour & good sense. Never yield to force; never yield to the apparently overwhelming might of the enemy.... One ought never to turn one's back on a threatened danger & try to run away from it. If you do that, you will double the danger. But if you meet it promptly & without flinching, you will reduce the danger by half...It's not enough that we do our best; sometimes we have to do what's required.... If you have*

an important point to make, don't try to be subtle or clever. Use a pile driver. Hit the point once. Then come back & hit it again. Then hit it a third time-a tremendous whack."

17. 42 U.S.C. 1983 *"[S]tate courts were being used to harass & injure individuals, either because the state courts were powerless to stop the deprivations or were in league with those bent upon abrogation of federally protected rights... Sheriffs, having eyes to see, see not; judges, having ears to hear, hear not; witnesses conceal the truth or falsify it."*

18. Mr. Dolifka has given me his word he will lead the charge for justice after I go down.

Corruption Specifics

19. COA's "Haeg didn't adequately protest that the State falsified physical trial evidence/used physical evidence at trial while knowing it was false"

20. 5-11-12 Motion for Immediate Evidentiary Hearing on Newly Discovered Known False Evidence Presented During Haeg's Trial

21. Used 13 pages in brief to protest false trial map to COA's – including pretrial recording of prosecutor Scot Leaders and Trooper Brett Gibbens discussing how they falsified the map they later used against me at trial.

22. Asked State to provide false map during oral argument to COA's –where I used it to specifically prove to the COA's that the State had falsified it before they used it against me at trial.

23. Video of oral argument is on Youtube (Haeg vs. State of Alaska)

24. COA's "Haeg didn't provide any specific instances of corruption" – See specifics instances below – all of which were provided along with supporting evidence:

25. Provided Judge Joannides certified evidence – which proves Judge Murphy and Trooper Gibbens committed perjury to cover up their contacts during my trial and that AK Judicial Conduct Commission investigator Marla Greenstein falsified contacting

witnesses and then falsified the witnesses' testimony – all to cover up Murphy and Gibbens' corruption during my trial.

26. Murphy removed my exonerating evidence removed from the official court record while the record was in Murphy's possession – proven by the evidence's cover letter – which was signed for by Murphy and remains in the record while the evidence itself went missing while in Murphy's possession.

27. Judge Murphy's affidavit – proving Murphy's perjury when compared to the tape recordings of my trial.

28. Greenstein's sworn written Bar response – proving Greenstein's perjury when compared to the recordings/testimony of Arthur Robinson.

29. SWAT team called to prevent the witnesses, who Greenstein falsified contacting and whose testimony she falsified – from testifying of Greenstein's corruption during an Ak Commission on Judicial Conduct public meeting which “encourages public testimony”.

30. Pretrial recordings of DA Scot Leaders and Trooper Gibbens – proving they falsified physical trial evidence (trial map) and then, knowing it was false when presented, presented false physical evidence at trial – and presented sworn trial testimony they knew was false when presented.

31. State's false trial map

32. State's false trial testimony

33. Murphy's sentencing justification – specifically citing Gibbens (her chauffeur during my trial) admitted trial perjury as justification for imposing a severe sentence

34. Written pretrial discovery request – proving DA Leaders failed to provide the required pretrial copies of the false map and recording proving he and Gibbens, before trial, falsified the map they used against me at trial.

35. Pretrial statement use protest/affidavit – certified delivered to DA Leaders

36. Leaders certified Bar response denying use of statement or of receipt of protest/affidavit – proving DA Leaders perjury in two different ways.
37. Bar refusal to investigate clear proof of Greenstein’s and Leaders perjury
38. Private attorneys sworn testimony the State threatened to harm them, and actually did harm them, if and when they tried to defend me.
39. Recordings proving private attorneys were giving false advice to clients after their own clients asked about specific rights that should have protected them from being framed by the State. (When deposed the attorneys testified this was done because of the State’s threats)
40. Recoding of Robert Fithian – who stated the State was having him commit perjury at my yet-to-be-scheduled resentencing “because the State worked too hard getting the Wolf Control Program going to see your case end it.”
41. COA’s “No evidence in record of transactional immunity”
42. My attorneys sworn on-record testimony that I was specifically given transactional immunity – and sworn attorney testimony that DA Leaders specifically told them the State was not going to honor my immunity after I had given the statement required by it.
43. Trial map – which, when compared to pretrial recordings of Leaders/Gibbens, prove I placed wolf kill locations on it during my immunized statement – before Leaders/Gibbens falsified the map’s guide boundaries to make it seem as if the kill locations were in my guide area.
44. Irrefutably false warrants and affidavits seizing business property/evidence
45. Evidence locations falsified to justify charges
46. No notice of prompt postseizure hearing – as required – so false evidence and illegal property/evidence seizures never litigated.

47. My own attorneys testified, when officially deposed, that their tactic for my defense was to have me “fall on your sword” – and then refused to answer (at state attorney’s request they not) if I ever agreed to fall on my sword.
48. Recording of Mark Osterman (my third attorney) stating that it “is the biggest sellout of a client I have ever seen. You didn’t know Cole and Robinson were goanna load the dang dice so the state would always win.”
49. Sworn testimony of long-time attorney Dale Dolifka about this case
50. Recoding of my second attorney Robinson that “in Alaska there is a Good old Boys system of judges, prosecutor and troopers who protect each other when they commit crimes.”
51. Dept. of Justice section chief Colton Seale: *"We have received a number of complaints nearly identical to yours. In every case our investigation expanded rapidly & implicated nearly everyone."*
52. FBI section chief Doug Klein stated, *"It is obvious why Greenstein falsified her investigation. No one would believe you got a fair trial otherwise."*
53. Provably false pay affidavits by Judge Bauman and Court of Appeal judges