

Craig,

In May of 08 you wrote the Anchorage Daily News article "It's a complicated, ugly case against guide David Haeg".

Since then the case made it to the US Supreme Court, who denied review.

Good minds claim no action was taken because nearly all claims of error were explained away by the Alaska Court of Appeals as possible legitimate tactics by counsel - not litigating the fact the Board of Game had told me to take wolves outside the Wolf Control Program area but claim they were taken inside so the program would not be seen as ineffective and shut down permanently - (the evidence of this that I put into the official court record over my attorneys objections was removed while proof it had been submitted to the record remained); not litigating the fact all evidence locations were falsified to my guide area - a location critical to filing guiding charges against me; not litigating that this false location was used to obtain every warrant used to search and seize my property; not litigating the fact I was not provided a postseizure hearing; not litigating the fact I was prosecuted with my statements that were compelled though a grant of immunity; not litigating the fact I had already given up a year of guiding for lesser charges than what I was convicted of and sentenced for; etc.

In shortest terms they took all evidence out of the record that would have protected me and substituted it with false evidence that destroyed my families life - completely changing the evidentiary picture from the state was fraudulently running the WCP to I was a rogue guide out to feather my own nest.

Long before you witnessed the oral arguments before the COA's I tried to stay my appeal to prove these were not legitimate tactics by counsel in the only manner available - a postconviction relief proceeding claiming ineffective assistance of counsel. The COA's refused to stay my appeal so I could do this - even though their own prior rulings held this was the proper procedure for those on appeal wishing to prove the errors claimed were not legitimate tactics by counsel - so the defendant and courts could conserve time and resources by combining the trial appeal and any appeal from PCR (so there would be only one run through the court system with everything combined - rather than two separate runs).

The end result is that, in order not to abandon my trial appeal forever, I had to wait to conduct PCR until my trial appeals were exhausted. If I had abandoned my trial appeal to conduct PCR it could have been claimed the errors had to be addressed on trial appeal, which was now gone forever. The puzzling reversal by the Court of Appeals not to stay my appeal has added over 3 years and untold thousands of dollars to my journey.

It has just come to my attention that the Big Game Commercial Services Board is looking at administratively fining me and suspending my guide license for up to an additional 100 years, along with implementing an exclusive guide use system - which will likely exclude me from guiding around my lodge when I get my license back as with a severe guiding conviction on my record combined with no recent guiding history the guiding rights will almost certainly go to someone else.

I and others have been invited to testify before the Services Board public meeting at the Coast International Inn 3450 Aviation Ave. (Lake Hood) Anchorage on December 8th, 2009 from 2:30 to 3:30 PM and on the 9th from 8:45 to 10:45 AM. Attorneys are flying in from the lower US just to watch. The meeting is very well attended by a great many hunting guides, transporters, high-level state and federal law enforcement, ADF&G, DNR, BLM, National Park Service, etc.

I respectfully ask that you witness this testimony. If you are unavailable possibly you could use your contacts to make sure someone in the media does.

I am attaching my nearly completed PCR application (Dec.1, 2009 deadline for the start of my second run through the courts) and a couple other pertinent documents which make a compelling case of corruption,

collusion, and/or conspiracy between the state prosecution and my own attorneys to deny me fair proceedings (all exhibits will be placed on the website www.alaskastateofcorruption.com as soon as we are done perfecting them). You may use any documents or forward them on to anyone you feel appropriate. It is without doubt this story and the corruption it exposes will make headlines as big or bigger than those generated by Alaska's legislative corruption story. Many feel it is time for this evidence to be submitted to programs such as 20/20, Dateline, Frontline, etc. I would like to know if you agree or have advice for such a submission.

I now realize just how important our constitutional rights are to guard against government unfairness and how easily these rights may be attacked. I also understand just how precious it is to have an independent media to expose and disseminate evidence of wrongdoing when it occurs. Without the media even the most compelling evidence of injustice or corruption can be ignored or covered up. My humble thanks to those of you who bravely tell these stories so justice may be had by all.

David Haeg