

In support of Schaeffer Cox #11 May 28, 2017.

Joseph W. Bottini appealed his 40 day suspension without pay. (Punishment for his evil behavior in the Ted Stevens case.) On April 5, 2013 the court ruled in his favor, awarding him his back pay. No punishment delivered for withholding critical information that would have supported Senator Ted Stevens testimony. But who cares about the truth in the DEPARTMENT OF JUSTICE?

The court deciding the discipline to Bottini stated; the DEPARTMENT OF JUSTICE made a “procedural error.” The Court’s published words are-

“The suspensions are therefore REVERSED on grounds of harmful procedural error. In view of this ruling, I do not address whether the appellants committed the misconduct they were charged with or whether the penalties the agency tried to impose were reasonable.”

Pretty cool. Behave like Joseph W. Bottini and get away scot free. Organized crime presented as simple

errors. If DEPARTMENT OF JUSTICE is unable to follow simple procedures in disciplining a corrupt attorney, how can we believe any process brought about by the DEPARTMENT OF JUSTICE?

Is anything dealing with the DEPARTMENT OF JUSTICE accurate? For they cannot follow simple procedural discipline. Could they really be that inept?

This judge says so.

HOGWASH!

I will post the courts final decision of Bottini's punishment from the DEPARTMENT OF JUSTICE in the comment section of this post.

No punishment. Not a single dime lost by Joseph W. Bottini. For he received his back pay during his time off from the DEPARTMENT OF JUSTICE. Nothing more than a paid vacation of 40 days.

Joseph W. Bottini also filed a "Council Fee Petition" to a governing board called "Merit System

Protection Board.” Last August 12, 2016, this governing board ruled Bottini would also receive money to cover his attorney fees. A total of near \$300,000 which was paid by the DEPARTMENT OF JUSTICE for his council fees. Please listen to an attorney explain the Board’s ruling in the attached link.

(Starts at the 6 minute mark through about the 10 minute mark.)

The total awarded amount for legal fees was \$650,000. Bottini’s attorney fees were near \$300,000 and the other DEPARTMENT OF JUSTICE attorney fees (involved in the corrupt conviction of Ted Stevens) were \$350,000.

I wonder If Ted Stevens was paid by the DEPARTMENT OF JUSTICE for his legal fees? It is well documented the DEPARTMENT OF JUSTICE ATTORNEYS withheld “exculpatory evidence” in support of Ted Stevens testimony. Perhaps if Stevens lived long enough he would have sued Joseph W. Bottini. At least Stevens had deep pockets.

The good old boys/girls network of attorneys working together as they do in an organized criminal venture. Supporting one another all the while making the people pay the costs of their corrupt behavior. My friend Schaeffer Cox rots in prison because he does not have deep pockets and his court appointed attorney believes everything the DEPARTMENT OF JUSTICE spouts out. There is no Just-ice for the people , it is Just-us.

Consider the total dollars, we the people, paid for the corruption in the DEPARTMENT OF JUSTICE. The total dollars spent towards the Ted Stevens corrupt conviction case along with the multiple investigations of DEPARTMENT OF JUSTICE corruption? Them tie in all the money paid for the legal work, we the people paid. Nothing ever changes in the DEPARTMENT OF JUSTICE and the citizens pay and pay again. Evil doers like Joseph W. Bottini laugh all the way to the bank.

Assistant United States Attorney Steven E. Skrocki was (publicly presented) lead attorney in the conviction of my Friend Schaeffer Cox. He was not

a novice attorney in the DEPARTMENT OF JUSTICE like Nicholas Marsh. For he has been with the DEPARTMENT OF JUSTICE since 1991.

Joseph W. Bottini was his senior by only 6 years. Skrocki declares to be a “Senior Litigation Council, District of Alaska” for the DEPARTMENT OF JUSTICE.

Who was responsible for the corrupt conviction of my friend Schaeffer Cox?

Next time, the discussion of Steven E. Skrocki, Attorney in the DEPARTMENT OF JUSTICE. All about his close relationship with evil doer Joseph W. Bottini. Also Skrocki's desire to become a Federal Judge and using my friend Schaeffer Cox as a stepping stone for his advancement. For we the people are nothing more than chattel for the rich and powerful. To be used and discard for their own personal gain.

Signed Ray Southwell Nikiski, Alaska

http://www.deweypub.com/podcasts/Dewey_Pub_Podcast_160822.mp3



We offer legal reference books and audiovisual training on federal civil service, equal employment, and labor law, for attorneys, unions, arbitrators, managers, and agency personnel offices. A small business for over 30 years.

Sign up for free!
Dewey Publications Podcast hosted by Peter Broida
Ep. 64 (April 11th, 2017)
Monthly News and Case Alert Email Newsletter
Issue #9-5 (May 15th, 2017)

MSPB & Civil Service

Texts and training on the law of and litigation practice before the Merit Systems Protection Board and its reviewing court, the U.S. Court of Appeals for the Federal Circuit.

FLRA & Labor Relations

Texts and training on federal sector collective bargaining laws, arbitration principles and litigation practice before the Federal Labor Relations Authority and its reviewing courts.

EEO & Civil Rights

Texts and training on federal sector EEO law and litigation before the Equal Employment Opportunity Commission and its appellate organization, the Office of Federal Operations.

Arbitration, ADR & Settlement

Texts and video and audio training courses on federal sector arbitration law and advocacy, alternative dispute resolution, mediation and settlements.

Supervisors & Managers

For supervisors and managers concerning discipline, adverse & performance based actions, EEO complaints, leave, hiring, workers' compensation, ethics, and labor relations.

Video, Audio & Software Training

Instructional training courses for individuals or groups on federal sector mediation, arbitration, settlement, administrative advocacy, and practice before the MSPB.

Litigation Techniques

Texts and video training on advocacy and litigation procedures before the MSPB, EEOC, FLRA, and arbitrators.

Leave, FMLA & USERRA/VEOA

Whistleblowing Reprisal

Security Clearances

Workers' Comp. & Disability