

In Support of Schaeffer Cox #14 June 27, 2017.

We all hope and some pray that somebody somewhere will free Schaeffer Cox. For the truth about his corrupt conviction is there and yet nothing changes. We expose the truth and nothing changes. Politicians tickle our ears and nothing changes. All the books have been written and nothing changes.

Is it time for violent war? NO. Again I say NO. For war brings destruction on all, the guilty and innocent and most of all harming the youngest among us.

What can we do?

Let's do to them what they do to us. Bring economic loss for those corrupt individuals within our government. Let's start with DEPARTMENT OF JUSTICE attorney Steven E. Skrocki.

He received great accolades for the conviction of Cox. Supporting his self interest, he used the Cox case to possibly advance his career.

Attached is my letter to President Trump. Our Constitution dictates (Article II section 2.) that the President appoints federal judges and the Senate must approve his appointments. See the attached.

<http://www.uscourts.gov/faqs-federal-judges>

I would encourage any and all to send a letter to the president. Let him know what you think about Steven E. Skrocki as a federal judge.

Signed Ray Southwell

Nikiski, Alaska

Donald Trump, President

1600 Pennsylvania Avenue N.W.

Washington D.C., 20500

Dear President Trump,

This letter is in regards to the vacancy of one of the Districts Courts in Alaska. I am requesting you NOT appoint Steven E. Skrocki , one of the 20 applicants who have applied.

My name is Ray Southwell. I am a retired Registered Nurse and have lived in Alaska since 2002. I have studied and fully understand the founders intent of codifying the Second Amendment. I have been an advocate of establishing Constitutional Militias throughout the nation including Michigan and Alaska.

My friend, Schaeffer Cox, was also an advocate of establishing a militia in Alaska called the Peacemakers Militia (AKA Peacekeepers Militia) out of Fairbanks Alaska.

Cox, like myself, realized the need for self defense in the ever expanding federal government corruption and economic misdirection. He is a superior orator compared to me. His eloquent presentations had many listening to the issues we both fully understood. The FBI and Department of Justice (DOJ) opposed his free speech and militia advocacy.

They created a corrupt case against him by withholding Exculpatory Evidence that would support Cox's innocence of some grand conspiracy which was created by paid FBI informants.

The DOJ in Anchorage Alaska has a history of withholding Exculpatory Evidence. Most notably what happened to my Senator Ted Stevens back in 2008 along with cases involving State Legislators.

One of the DOJ attorney's punished in the Stevens' case was Joseph W. Bottini. Both the independent investigation (Schuelke Report) and the DOJ investigation placed much of the blame on Bottini.

Mr. Bottini has worked in the DOJ Anchorage office since 1985. He has worked alongside Mr. Skrocki since 1991. Working side by side in developing cases against the accused. It had appeared that Joseph W. Bottini would have been the lead DOJ prosecutor in my friend's case. Filing multiple documents in preparation for Cox's trial. That is until the scathing report (Schuelke report) was publicly presented about Bottini's behavior in the Stevens' case.

Please consider this, Mr. President; the issue of appointing any DOJ attorney from the Alaska district to any Federal District Court.

We know, for fact, that Bottini and Skrocki worked side by side for two decades. Bottini was the most punished DOJ attorney for withholding evidence that must be turned over to the defense in the Stevens case. Bottini claims this was his first misdeed in his long history as a federal prosecutor. Hogwash. To withhold Exculpatory Evidence in the prosecution of a sitting U.S. Senator one must have vast experience in hiding such information.

It is impossible to work side by side with another professional without knowing how they operate to get a conviction. Skrocki had to know how Bottini operated to accomplish convictions. Even after the expanding exposure of Bottini's behavior, in the Stevens case, Skrocki continued to follow Bottini's lead and on occasion whispered direction to Skrocki during the Cox trial.

It is documented that DOJ attorney Steven Skrocki withheld Exculpatory Evidence in the Cox case. This coming August an appeal will be heard in the 9th Circuit. The attorney representing Schaeffer Cox is Michael Filipovic. The same public defender who exposed another case from Alaska's DOJ past of withholding exculpatory evidence. But I find little hope in changing anything. My hope is not to reward federal prosecutors who use their corrupt behavior for their own self-interest.

Also consider what will happen when Joseph W. Bottini brings a case to Steven E. Skrocki Courtroom. Will he ruble stamp any and all information from the DOJ attorneys? Or will he be more like Judge Emmet G. Sullivan in the Ted Stevens case. Challenging the DOJ behavior all the way to ordering an investigation into the corrupt conviction of Ted Stevens?

In conclusion, please do not reward Mr. Skrocki with a federal judgeship. He is as corrupt as Bottini. It would bring more injustice to the the people of Alaska.

You were elected for change Mr. President. Those in power attempt to weaken your actions. Bring a little hope for change in Alaska.

Ignore Steven E. Skrocki desire to use my friend as a stepping stone for his advancement.

Do not even consider Steven E. Skrocki for any federal judgeship.

Sincerely Ray Southwell

Nikiski, Alaska 99635