

IN THE TRIAL COURTS FOR THE STATE OF ALASKA
FOURTH JUDICIAL DISTRICT, AT FAIRBANKS

FILED in the Trial Courts
State of Alaska, Fourth District
MAR 07 2011

By _____ Deputy

STATE OF ALASKA,

Plaintiff

v.

FELONY COMPLAINT

FRANCIS SCHAEFFER COX

AKID: 7014602

DOB: 2/11/1984

APSIN: 7047437

Res: 1618 Scenic Loop

Fairbanks, AK 99712

ATN: 111580578

COUNT I (All ATNs - 001)

CONSPIRACY TO COMMIT MURDER

A.S. 11.31.120 and A.S. 11.41.100

COUNT II (All ATNs - 002)

CONSPIRACY TO COMMIT KIDNAPPING

A.S. 11.31.120 and A.S. 11.41.300(a)

LONNIE VERNON

AKID:6862632

DOB: 10/10/1955

APSIN: 6862632

Res: 10314 Old Valdez Trail

Salcha, AK

ATN: 111577554

COUNTS III-V

(ATN 111580578 - 004 & 005)

(ATN 11157754- 004 & 005)

MISCONDUCT INVOLVING WEAPONS

IN THE THIRD DEGREE

A.S. 11.61.200(a)(3) and A.S. 11.16.110

KAREN VERNON

AKID: 6862637

DOB: 5/24/1946

APSIN: 686237

Res: 10314 Old Valdez Trail

Salcha, AK

ATN: 111580542

COUNTS VI

(ATN 111577554 - 004)

(ATN 111580542 - 004)

HINDERING PROSECUTION

IN THE FIRST DEGREE

A.S. 11.56.770(a) and A.S. 11.16.110

COLEMAN BARNEY

DLN: 6454484

DOB: 7/3/1974

APSIN: 6454484

Res: 2698 Silver Street,

North Pole, AK

ATN: 111577545

COUNT VII

(ATN 111577545 - 006)

HINDERING PROSECUTION

IN THE FIRST DEGREE

A.S. 11.56.770(a) and A.S. 11.16.110

Case no. 4FA-11- 796 CR (Francis Schaeffer Cox)

Case no. 4FA-11- 797 CR (Lonnie Vernon)

Case no. 4FA-11- 798 CR (Karen Vernon)

Case no. 4FA-11- 799 CR (Coleman Barney)

Search Warrant nos. 4FA-11-62 SW, 4FA-11-65 SW, 4FA-11-67 SW, 4FA-11-78 SW, 4FA-11-87 SW, _____

These are NOT crimes of Domestic Violence per AS 18.66.990(3)&(5)

VRA CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any crime unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the Court.

COUNT I
CONSPIRACY TO COMMIT MURDER

That on or about October 1, 2010 through March 9th, 2011, at or near Fairbanks in the Fourth Judicial District, State of Alaska, FRANCIS SCHAEFFER COX, LONNIE VERNON, KAREN VERNON, and COLEMAN BARNEY with the intent to promote or facilitate a serious felony offense, to wit: murder in the first degree, conspired with one or more persons to engage in or cause the performance of that offense, and FRANCIS SCHAEFFER COX, LONNIE VERNON, KAREN VERNON, or COLEMAN BARNEY, or any other person conspired with, did an overt act in furtherance of the conspiracy, to wit: engaged in surveillance or photography of the targeted victim(s)' home(s); or engaged in surveillance or photography of the targeted victim(s)' activities or person; or disseminated information regarding the location of targeted victim(s) home(s); or acquired, transported, and stored deadly weapons in one or more weapons caches to be available to be used in the offense; or retrieved, transported or possessed one or more of those deadly weapon(s) from one or more of the weapons' caches to be available for use in the commission of the offense.

All of which is an unclassified felony offense being contrary to and in violation of A.S. 11.31.120 and A.S. 11.41.100, punishable per A.S. 11.31.120(i)(1), and against the peace and dignity of the state of Alaska.

COUNT II
CONSPIRACY TO COMMIT KIDNAPPING

That on or about October 1, 2010 through March 9th, 2011, at or near Fairbanks in the Fourth Judicial District, State of Alaska, FRANCIS SCHAEFFER COX, LONNIE VERNON, KAREN VERNON, and COLEMAN BARNEY with the intent to promote or facilitate a serious felony offense, to wit: kidnapping in the first degree, conspired with one or more persons to engage in or cause the performance of that offense, and FRANCIS SCHAEFFER COX, LONNIE VERNON, KAREN VERNON, or COLEMAN BARNEY, or any other person conspired with, did an overt act in furtherance of the conspiracy, to wit: engaged in surveillance or photography of the targeted victim(s)' home(s); or engaged in surveillance or photography of the targeted victim(s)' activities or person; or disseminated information regarding the location of targeted victim(s) home(s); or acquired, transported, and stored deadly weapons in one or more weapons caches to be available to be used in the offense; or retrieved, transported or possessed one or more of those deadly weapon(s) from one or more of the weapons' caches to be available for use in the commission of the offense.

All of which is a class A felony offense being contrary to and in violation of A.S. 11.31.120 and A.S. 11.41.300(a)(1)(D), punishable per A.S. 11.31.120(i)(2), and against the peace and dignity of the State of Alaska.

COUNT III
MISCONDUCT INVOLVING WEAPONS IN THE THIRD DEGREE

That That on or about February 21st, 2011, at or near Fairbanks in the Fourth Judicial District, State of Alaska, FRANCIS SCHAEFFER COX, COLEMAN BARNEY, and another militia member, each acting as a principal or accomplice, did unlawfully and knowingly transport

or possess a prohibited weapon, to-wit, an automatic assault rifle.

All of which is a class C felony offense being contrary to and in violation of AS 11.61.200(3) and A.S. 11.16.110 and against the peace and dignity of the State of Alaska.

COUNT IV
MISCONDUCT INVOLVING WEAPONS IN THE THIRD DEGREE

That on or about February 20st, 2011, and March 10th, 2011, at or near North Pole in the Fourth Judicial District, State of Alaska, FRANCIS SCHAEFFER COX, COLEMAN BARNEY, and another militia member, each acting as a principal or accomplice, did unlawfully and knowingly transport or possess a prohibited weapon, to-wit, one or more military issue pineapple grenade(s).

All of which is a class C felony offense being contrary to and in violation of AS 11.61.200(a)(3), AS 11.61.200(h)(1)(A)(iv), and A.S. 11.16.110 and against the peace and dignity of the State of Alaska.

COUNT V
MISCONDUCT INVOLVING WEAPONS IN THE THIRD DEGREE

That on or about February 20st, 2011, and March 10th, 2011 at or near North Pole in the Fourth Judicial District, State of Alaska, FRANCIS SCHAEFFER COX, COLEMAN BARNEY, and another militia member, each acting as a principal or accomplice, did unlawfully and knowingly transport or possess a prohibited weapon, to-wit, one or more pineapple grenade(s) hulls which have been filled with black powder.

All of which is a class C felony offense being contrary to and in violation of AS 11.61.200(3), AS 11.61.200(h)(1)(A)(iv), and A.S. 11.16.110 and against the peace and dignity of the State of Alaska.

COUNT VI
HINDERING PROSECUTION IN THE FIRST DEGREE

That on or about February 13th through February 19th, 2011, at or near Salcha in the Fourth Judicial District, State of Alaska, LONNIE VERNON and KAREN VERNON, each acting as a principal or accomplice, did unlawfully and knowingly rendered assistance to a person who has committed a crime punishable as a felony with the intent to hinder the apprehension, prosecution, conviction or punishment of that person, to wit, they did harbor and conceal FRANCIS SCHAEFFER COX.

All of which is a class C felony offense being contrary to and in violation of A.S. 11.56.770(a) and A.S. 11.16.110 and against the peace and dignity of the State of Alaska.

COUNT VII
HINDERING PROSECUTION IN THE FIRST DEGREE

That on or about February 19th through March 9th, 2011, at or near North Pole in the Fourth Judicial District, State of Alaska, COLEMAN BARNEY did unlawfully and knowingly rendered assistance to a person who has committed a crime punishable as a felony with the intent to hinder the apprehension, prosecution, conviction or punishment of that person, to wit, he did harbor and conceal FRANCIS SCHAEFFER COX.

All of which is a class C felony offense being contrary to and in violation of A.S. 11.56.770(a) and A.S. 11.16.110 and against the peace and dignity of the State of Alaska.

I, Investigator Avery Thompson, based on my investigation and the investigations of principal case investigator Joshua Moore, Capt. Burke Barrick, Lt. Ronald Wall, Lt. Lawrence

Piscoya, Sgt. Scott Johnson, Investigator Albert Bell, and others, and based on recordings made lawfully by the FBI through technological resources available to them and obtained by the Alaska State Troopers in a manner authorized by Alaska State law, attest to the following and state:

For the period beginning prior to January 1, 2010, FRANCIS S. COX has been active as the founder and leader of several local groups including the Second Amendment Task Force, the Liberty Bell Network, and the Alaska Peacemaker's Militia. On or about March 18, 2010, Cox was arrested and charged with approaching an officer while in possession of a concealed handgun without advising the officer of the weapon as required by law while he was attempting to intervene in and/or observe a police investigation believed to involve a member of the Liberty Bell Network. This weapons misconduct charge has been actively pending since that time, and was finally set to go to trial on February 14th, 2011.

Beginning at least by October 1, 2010, FRANCIS S. COX, acting in conjunction with others, began amassing multiple caches of assault rifles and prohibited explosive devices, which by February 23rd, 2011 were known to include a tripod-mounted, belt-fed .50 caliber machine gun, a belt-fed, hand-cranked, tripod mounted .30 caliber machine gun, at least one fully automatic assault rifle, multiple pineapple grenades, at least one grenade launcher, multiple dozens of other high-powered assault rifles and pistols, and thousands of rounds of ammunition.

As the February 14th trial date was approaching, COX, or others acting on his behalf, filed multiple pleadings that can only be described as "nonsensical" in Fairbanks District Court demanding that the Court dismiss the pending charges against COX and making other claims. When it became relatively apparent that his case would not be dismissed COX informed Capt. Barrick and Lt. Wall on either February 12th or 13th, 2011, that he would not be showing up for

his trial. In fact on February 14th COX did not appear for his trial and a bench warrant issued for his arrest. Upon his failure to appear the state filed additional charges against COX based thereon.

In the weeks leading up to February 14th trial date COX had multiple meetings with the “command staff” of the Peacemaker’s Militia, including LONNIE and KAREN VERNON, COLEMAN BARNEY, a militia member named “Ken”, and other militia members. At these meetings COX announced that he had determined that it was in his political or personal best interest to avoid appearing for trial. Investigation has revealed that during meetings with his command staff, specifically including one held on February 12th (the Saturday before his trial), COX and other commanders of his militia including COLEMAN BARNEY, KEN, and another militia member, made plans on how they would respond to the anticipated attempts to arrest COX after he did not appear for his trial. The February 12th, 2011 meeting was lawfully recorded by the FBI through technological means available to them. At that February 12th meeting COX specifically unveiled his “241” (two for one) plan which called for his militia to respond to attempts to arrest or kill him by responding against state court or law enforcement targets with twice the force and consequences as happened to him or his family. If he was arrested, two state targets would be “arrested” (kidnapped). If he was killed, two state targets would be killed. If his house was taken, two state target houses would be burned. COX spent a considerable amount of time logically (in his mind) justifying his actions, stating that “at this point, without any further provocation” he would be “well within my rights to drill [Superior Court Judge] McConahy in his forehead”. (In a meeting on February 15th which was lawfully recorded by the FBI through technological means available to them COX reiterates that because [Superior Court

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Judge] McConahy “signed that order saying I can’t talk the Constitution . . . the law requires me to resist him by all means necessary”). At this February 12th, 2011 meeting COX referred to this situation “as war”, arrest me and we arrest two of them, kill one of us, we kill two of them” . . . “we have to make it a bad bargain”. Later COX advised that “if ‘they’ (the government) takes one of our homes, we’ll burn two of theirs”. When asked which two targets would be picked out for retaliation by the militia COX says “take those who authorized it or who failed to prevent it”; at another point “the trooper who did it, or the trooper who authorized it”; later, “and the Judge who authorized it”. COX later talks about how even the state’s law (not the sovereign movement’s law, but the state’s law) “authorized any force necessary to stop a person from committing a felony”. Immediately thereafter COX informs that “there are plenty of cases were people shot cops with authority”. COX then admonishes his command staff that “I know you’re ready to die, but you also have to be ready to kill”. Later on in the February 12th meeting COX acknowledges that his militia was not yet strong enough to execute plan 241 more than once and sustain viability, and that because of that at this point they need to avoid using it if they can and to train to make it a sustainable ability later. COX then directed his command staff to get a Twitter account and to follow “00SchaefferCox” and this is how he will initiate plan 241 when it’s time.

Even though to our knowledge this plan was first identified by name (“241”) on the February 12th, 2011 meeting, preparations for such a plan had been developed much earlier. After a pretrial hearing on December 15th COX told Judicial Services Officer Sgt. Schoenberg that “we know where all the Troopers live, we have you outmanned and outgunned and could probably have you all dead in one night”. That COX did in fact know where many Troopers

lived is consistent with COX having tasked Mike Anderson with running surveillance on the property and persons of those that the conspirators had developed as retaliatory state targets (more below). At that same hearing on December 15th, 2010, COX told Judge Hammers that “you’re now being treated as a criminal engaged in criminal activity and you’re being served in that manner”. At this court hearing “KEN” identified himself as a militia member who spoke for COX, calling himself COX’s representative and “counsel before God”.

Later on in the day on February 12th COX met with a militia member at his residence to provide more information on plan 241. COX asks the militia member to come to his house and he would provide him with helpful information. At approximately 6pm on 2/12/2011 the militia member arrives a COX’s residence. This meeting was lawfully recorded by the FBI through technological means available to them. At that meeting COX shows the militia member on a map where Capt. Barrick and Lt. Wall live. Cox also describes where a state judge and another Trooper live in his neighborhood., COX references that he can get a list of all targets with surveillance information from a person named Mike Anderson and gives the militia member a phone number at which Anderson can be contacted. Although it was not disclosed exactly what Mike Anderson could provide the militia member other than the list of targets, Lt. Wall had earlier observed a man later identified as being Mike Anderson taking photographs of him while he was getting gas at a public gas station. It is believed that Anderson was tasked with developing directions to the targets houses, and acquiring surveillance photos of the targets’ property and of the targets themselves. COX merely informs the militia member that Anderson has “everybody’s addresses and surveillance materials”. COX spends some time detailing to the militia member how to get to Lt. Wall’s house, saying it doesn’t matter than he “didn’t do it, he

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could have prevented it". COX later informs the militia member that "Ron Wall is the first guy . . . then all the Judges", and he again informs that "Mike Anderson has all the stuff". COX later says that "killing them" is a much better approach than holding up in some bunker".

On multiple later occasions COX inquires of this militia member whether he's gotten "the list from Anderson". Although COX continues to inquire, this militia member reports that upon contact Anderson tells the militia member that he's "not sure what sort of mess COX is trying to get me into" and would not give up the list to the militia member.

On February 14th COX, LONNIE VERNON, KAREN VERNON, and another militia member meet at the VERNONS' home. This meeting was lawfully recorded by the FBI through technological means available to them. The audio recording of the event clearly proves that COX and his wife were present at the VERNONS' home. When they talk about what will happen if the authorities come to the VERNONS' home to take COX, LONNIE VERNON says "I'll take all the sons of bitches I can with me. They'll die a miserable death too". LONNIE VERNON talks about getting the list and surveillance materials from Mike Anderson and said "we have to get [those materials] from Mike". COX'S wife had recently delivered a new baby and COX states that if "they come for the new baby, that's killing time", that "we'll have to kill a whole butt load and then offer peace".

On February 17th, 2011 LONNIE and KAREN VERNON meet with a militia member at a local restaurant. This meeting was lawfully recorded by the FBI through technological means available to them. During their conversation LONNIE VERNON talks about his dissatisfaction with COX'S suggestion that they were not strong enough to presently engage plan 241. LONNIE VERNON talks of multiple two man teams, "three teams would be perfect", 1 team to "open

some water hydrants" . . . "shoot some transformers" . . ."light up a few cars" to distract the authorities, then two teams of two people "to get r' done". The plan would then have the tactical teams going to the targets houses, cutting the power, shooting the inhabitants as they come out to check on their power; then the team would kick the target's residence's doors in, kill everybody inside and set their house on fire. Then the team would lay in hiding and take out the initial responding officers before moving on to the next target. KAREN VERNON says "it's war now" and when told by the militia member that Anderson was refusing to give up the list of targets and surveillance materials said "we'll make our own list". LONNIE VERNON advises that Mike Anderson has to be given an ultimatum to "you can go your own way, but you have to give up the list". When talking about setting fire to the houses KAREN VERNON says the fire will drive any survivors to the basement where they will "burn like in an oven". LONNIE VERNON calls for a command staff meeting at Coleman Barney's house on Saturday morning February 19th for the purpose of hashing out plan 241 saying that "this is war, time for the revolution".

On Saturday morning February 19th LONNIE VERNON, KAREN VERNON, SCHAEFFER COX, COLEMAN BARNEY, and other militia command staff members meet at COLEMAN BARNEY'S house. This meeting was lawfully record by the FBI through technological means available to them. Early on in the meeting LONNIE VERNON goes on a rant against SHAEFFER COX "for not taking care of business" and for getting VERNON "in the middle of your shit storm" and tells COX he is no longer welcome to continue staying at his house, advising that when the cops come to his house looking for COX that the cops are going to die and "probably you and me too". VERNON castigates COX for not having a prearranged plan for hiding out, like having already identified a cabin off the grid someplace stocked with

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provisions were he could remain for some time.

After the rant the VERNONS leave the meeting the meeting soon thereafter disintegrates. A militia member goes with COX to the home of LONNIE and KAREN VERNON to retrieve COX's family and gear and returns with them and their gear to COLEMAN BARNEY'S residence. When in transit from the VERNON'S house to BARNEY'S house both COX and his wife wear bullet proof vests and possess two assault rifles and thousands of rounds of ammunition.

When COX and family arrive back to the BARNEY residency, COX tries to regroup with COLEMAN BARNEY and another command staff member about the events of the early meeting. This meeting was lawfully record by the FBI through technological means available to them. COX reiterates that the militia would be "morally justified" in "rolling the judges heads" right now, but that he is not motivated by killing them just for the sake of killing them. The militia member asks what would initiate plan 241 and COX says that 241 goes into play "when the scale is no longer tipping in our favor". COX says "241 is not sustainable at this point", that "we are close, but not there yet", that the militia needed more "numbers" (more people involved). COX then reiterates, however, that "if they take our kids, 241 instantly" (whether sustainable or not). A militia member then says that he's not into killing women and children. COX responds that he "would not target a woman or child, but if their kids get killed in the process, so be it". COX states that "I don't desire that people suffer for suffering's sake, but if it gets the point across I'm not against sending somebody's head in a box". COX advises if law enforcement takes his wife or children then "241 is ordered".

On February 21st, 2011, SCHAEFFER COX, COLEMAN BARNEY and a militia

member go to one of the militia's weapons caches where they retrieved a belt-fed, tripod mounted, .50 caliber weapon, 12 assault rifles, and at least 8 "pineapple grenades", and moved them back to COLEMAN BARNEY'S house where COX and his family are being secreted. This activity was lawfully recorded by the FBI through technological means available to them. In a later conversation Cox refers to four of the eight grenades as "the real deal" (military issue grenades, which are prohibited weapons per state law) and that four of the grenades are pineapple grenade hulls that have been filled with black powder and capped (also prohibited weapons per state law).

On February 22nd a meeting between SCHAEFFER COX, COLEMAN BARNEY at militia member occurs at Coleman Barney's house. This meeting was lawfully recorded by the FBI through technological means available to them. COX, BARNEY and the militia member talk about a rumor going around Fort Wainwright that there are 8 grenades missing and that COX has them. BARNEY then says "eight grenades doesn't sound like a lot unless you're one of the judges or DAs that we're looking at . . . (the tape is indecipherable at that point due to over-talking). The militia member says, as a means of agreeing with BARNEY'S statement, "yeah, it won't look like 'not much' when it's coming through their window".

At that same meeting on February 22nd COX then talks about a letter that he is writing to a confidant on the Kenai Peninsula and repeats that "the law requires me by all means necessary to oppose . . . the tyrant judge . . . who does not follow the constitution." At this same meeting the militia member offers to buy an automatic weapon from COX so that COX can make some money "but the weapon would still be available [to the militia]", and COX tells the militia member that he only has one "fully automatic" assault rifle, and that he wants to keep that one

because he converted it to full auto himself. A fully automatic weapon is prohibited by state law unless you have a federal license to possess it; it is believed that COX does not possess such a class 3 federal firearms license. COX tells the militia member that he does, however, have a belt-loaded, crank-operated, .30 caliber machine gun on a tripod that would fire as fast as a fully automatic weapon that he would be willing to sell him.

The main purpose of this February 22nd meeting was to set out an array of "safe" cell phones for emergency use and communications between militia command staff personnel. At another point in the meeting COX is talking about how people can be identified by the cell phones they carry, and how in some movie he watched some federal agents had two guys on the ground and a helicopter flew over and radioed "that's not them" because they could tell from their cell phone signals, and the agents on the ground just got up and ran away leaving two distressed people laying in the dust. COX then commented that maybe they could happen to them by saying "Oh, wrong Judge, this isn't McConahy, you tell McConahy this is from us to him" and then COX makes an automatic weapons shooting sound with his mouth.

On February 26th, 2011 a meeting between COX, COLEMAN BARNEY and a militia member takes place at COLEMAN BARNEY'S house. This meeting was lawfully recorded by the FBI through technological means available to them. At this meeting COX discloses that the militia is drafting "wanted dead or alive" posters with [Capt. Burke] "Barrick's", [Lt. Ron] "Wall's", and [ADA] "Arne's" [Soldwedel], [Court Administrator Ron] "Wood's" and [Superior Court Judge's Michael] McConahy's faces on them.

At this February 26th, 2011 meeting COX discusses plans to buy a Springfield Armory XD automatic pistol with a matched 'suppressor' (silencer; a prohibited weapon under state law)

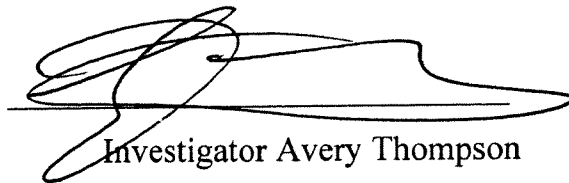
them. The militia member tells LONNIE and KAREN VERNON of the pineapple grenades being purchased for the militia for \$75 per. LONNIE VERNON tells the militia member about his observation of an unmarked plane flying around his house and his belief that it was some manner of law enforcement team looking at his property which they would soon be coming to take. KAREN VERNON says it will all go up in smoke before law enforcement takes their property. LONNIE VERNON then says that "there is going to be a bunch of dead mother-fuckers before all this is over".

On March 4th, 2011, a meeting takes place between COX and a militia member at COLEMAN BARNEY'S home were COX is continuing to be secreted, but COLEMAN BARNEY is not present. This meeting was lawfully recorded by the FBI through technological means available to them. COX again tells the militia member that he wants to purchase all six grenades and is happy with the price, and that COX wants to continue hiding out at BARNEY'S house and not head south until "the gear" (XD pistol with matched silencer and grenades) arrive from Anchorage. COX again talks about how he will return to Alaska to engage in "guerilla warfare" after his family is safe "in Montana".

COX, being the leader of the Alaska Peacemaker's Militia, utilizes a group of dedicated members to conduct orders issued by him. These have included orders to conduct "recon missions" to the Court, orders to appear at statewide militia meetings, and orders to obtain court information, and all these orders have been carried out. Plan 241 was initiated by an extremely paranoid and narcissistic SCHAEFFER COX as a means of "protecting" himself and his family. The plan includes resort to murder, kidnapping, as well as burning the targets' homes to the ground. Although he has been unable (albeit unknown) to get the "list of targets with surveillance


information” from Mike Anderson, he nonetheless described specifically how to get to Capt. Barrick and Lt. Wall’s home, and advised that “Wall is the first to go”. That the source was given the addresses of *two* troopers comports with the 241 plan. He orders the militia to engage in 241 if his wife or kids are taken. He then goes to one of three weapons caches the militia is believed to have and retrieves one tripod-mounted, belt-fed .50 caliber weapon, multiple high powered assault rifles, and 8 “pineapple grenades”. Multiple overt acts have occurred in furtherance of this plan to kidnap and/or kill multiple state law enforcement officers and to burn their residences.

According the State is requesting that an arrest warrant issue in the amount of \$2,000,000 dollars, cash posting only, each for SCHAEFFER COX, LONNIE VERNON, KAREN VERNON, and COLEMAN BARNEY for the charges referenced above which include conspiracy to commit murder, kidnapping as well as various weapons offenses and fugitive harboring charges.



Investigator Avery Thompson

SUBSCRIBED AND SWORN to before me this 7th day of March, 2011, at Fairbanks, Alaska.



Notary Public in and for Alaska
My commission expires: w/office