

EXHIBIT 1

November 15, 2008

The Honorable Emmett Sullivan
United States District Judge
United States District Court for the District of Columbia
333 Constitution Avenue, NW
Washington, DC 20001

My name is David Allen Anderson and I was the final prosecution witness in US Senator Ted Stevens trial. I am writing this letter to you to clarify my testimony during the trial. I testified to the fact that there was never immunity for me or my family and friends. That is simply not true.

I want to be sure that I am being extremely upfront because I do realize the seriousness of this situation I am going to communicate to you. I am not a lawyer and have not been represented by a lawyer through this whole ordeal which began in very early September 2006. As I testified in court I am simply a welder.

The final comments during my testimony focused on an Affidavit that was signed in March 2008. I understood that if I testified that this was not an accurate document we would all be able to continue with life and we even covered it during the closed door sessions I had with the prosecution. Before I took the witness stand that day I had the understanding that the agreement would be honored or I would never have testified, I would have pleaded the fifth. The prosecution has NEVER denied that they had agreed that they would leave my family and friends alone free of prosecution through the Department of Justice and Treasury Departments investigations. They (Special Agent Chad Joy and Eric Gonzales) have never denied that they looked into my eyes and shook my hand agreeing to leave these people out of any and all investigations in exchange for my cooperation and testimony.

Your Honor, as I testified that day I believed in my heart that there was an understanding with the Government. I would also like to convey some other concerns I have had about the Trial.

On 10-02-2008 Document Number 126-3 for Case 1:08-cr-00231-EGS was introduced to you without my knowledge and Paragraph 16 is not true and is completely false. The Department of Justice introduced this exhibit with full knowledge that it was not true.

1. The prosecution had me study my Grand Jury testimony for several months and all the way up to the week of my testimony. Since the beginning of September 2006 I had cooperated with the Department of Justice. They came to my home and I immediately cooperated with them and have always continued to do so. They have since then been grooming me for this trial. They have helped me with refreshing my memory by showing me the 360° pictures and the satellite imaging. They showed me the whole job and we have gone over that.
2. There was an Affidavit that I wrote in March 2008 that laid out the agreement that I had with the Department of Justice. I said that the word IMMUNITY was not mentioned during our discussions while under oath but I said that under distress. The agreement was that if I cooperated my entire family would be safe from the investigation(s) of the Department of Justice and also The Treasury Department as agreed at the picnic table at the cabin. The Department of Justice has never ever denied that they shook my hand on this agreement but instructed me on how to sugar coat it and get it swept under the rug during the trial as they have told the court just the opposite.
3. The Department of Justice provided me with the timeline for the Ted Stevens job. It had been six years or so and I could not remember the actual dates of the events when I couldn't come up with a timeline on my own they found ways to create the timeline by reminding me of dates and events that occurred. I was also showed invoices that I had signed to help me recall the timeline and my activities.
4. While I studied the documents behind closed doors in the Federal Building they even provided me with sticky tabs that I could mark the pages with so that if the memories were fuzzy I could read and reread these documents until I recalled them correctly. They set folders out on the desk and slid them away from me telling me that I was not to read them. They left them in the room and closed the door. Of course I read it all. I even called a friend and read the grand jury testimony to them all while in the Federal Building.
5. There was a contract to have me murdered issued by Bill and Mark Allen. The government has given both of them immunity for crimes they have committed and they refuse to honor their agreement with me. I am scared for my life because of that, but now that I have written this letter to you I am certain I will never receive protection for me and my loved ones. They have left me hanging out there.

6. I testified at the Grand Jury that I had been in Oregon while VECO billed my time elsewhere. Of course it was never my job to figure out where my paycheck would come from. I was told by the Department of Justice they did not have to provide the defense with my testimony from the Grand Jury until 24 hours before I took the stand. The prosecution had always known where I spent my time and how.
7. Without the preparation from the prosecution and the reminders from them about my activities and the agreement I had with them about my family and myself I would not have given the same testimony. Without a shadow of a doubt I believe this trial would have gone much differently.

8. They also allowed Bill Allen, in another corruption case, to assert that I had blackmailed him without correcting the record. That was a completely false accusation and he is their witness who lies and the prosecution would not correct it even after numerous complaints.

In closing, Your Honor I would like to thank you for taking the time to read my letter and consider my concerns.

I am available if you have questions I can be contacted at [REDACTED]. My mailing address is [REDACTED], Willow, Alaska 99688.

Sincerely,

David Allen Anderson



C.C. Brendan V Sullivan Jr. (US Senator Ted Stevens Attorney)
Brenda Morris (Principal Deputy Chief, Public Integrity Section, Criminal
Division, U.S. Department of Justice)

EXHIBIT 2

UNITED STATES DISTRICT COURT

DISTRICT OF COLUMBIA

UNITED STATES DISTRICT COURT CRIMINAL ACTION NO. 08-0231

WASHINGTON, D.C.

VERSUS

WEDNESDAY, OCTOBER 8, 2008

THEODORE F. STEVENS

2:00 P.M.

JURY TRIAL (DAY 12 - PM SESSION)

BEFORE THE HONORABLE EMMET G. SULLIVAN

UNITED STATES DISTRICT COURT JUDGE

A P P E A R A N C E S:

FOR THE PLAINTIFF,

JOSEPH W. BOTTINI, ESQ.
JAMES A. GOEKE, ESQ.
U.S. ATTORNEYS OFFICE
District of Alaska
22 West Seventh Avenue
Federal Building and U.S.
Courthouse
Anchorage, AK 99513-7567

BRENDA MORRIS, ESQ.
NICHOLAS A. MARSH, ESQ.
U.S. Department of Justice
10th and Constitution Ave.
NW
Washington, DC 20530
202-307-1049

EDWARD P. SULLIVAN, ESQ.
U.S. DEPARTMENT OF JUSTICE
1400 New York Avenue, NW
12th Floor
Washington, DC 20005
(202) 514-1412

1 THE COURT: No. Just answer my question. The
2 government knew those records were not truthful at least for
3 that period of time that Anderson was in Portland.

4 MR. MARSH: I don't believe -- certainly, Your Honor
5 we --

6 THE COURT: Right?

7 MR. MARSH: There was the grand jury testimony --

8 THE COURT: Am I not correct?

9 MR. MARSH: Your Honor, the underlying document --

10 THE COURT: Why is it so hard to admit that the
11 government knew those records were not truthful records? why
12 is that so hard to admit?

13 MR. MARSH: Your Honor, I'm just trying to explain
14 how we looked at this case.

15 THE COURT: No. No. I just want an answer to my
16 question.

17 MR. MARSH: Certainly --

18 THE COURT: The government knew that Anderson had
19 taken an oath before the grand jury and said, I'm in Portland.
20 I was in Portland during those two or three months. The
21 government reread the records, though, because you did circle
22 the records. Someone circled them. So you know, these are the
23 records. VECO spent a hundred-and-eighty-thousand, plus these
24 are the records. Anderson was there. Williams was there.
25 And all along the government knew that was a lie.

1 MR. MARSH: Your Honor, certainly, Mr. Anderson was
2 gone for a seven-week period, but, Your Honor, we didn't -- we
3 put the records on as a place holder, and if the Court's brief
4 indulgence --

5 THE COURT: No. No. I want to focus on Anderson. I
6 want an answer to the question why did the government use
7 those records to support what they said about Anderson's
8 salary during a period of time that the United States knew he
9 wasn't in Alaska; why did you do it? And I want an answer.

10 MR. MARSH: Your Honor, because we didn't look at
11 the case that way. We looked at this as a place -- Your
12 Honor, I'm being very truthful. We looked at this case as the
13 --

14 THE COURT: You must have closed your eyes, then.

15 MR. MARSH: No, Your Honor. We didn't close our
16 eyes. No.

17 THE COURT: You had to have closed your eyes to that
18 testimony.

19 MR. MARSH: Absolutely not, Your Honor.

20 THE COURT: That's the only way you could not have
21 looked at what was staring you in the face, grand jury, and I
22 know you reread it; "you", meaning your team because I told
23 everyone I expect full compliance, and you just told me
24 everyone went back and reread everything.

25 So someone on that team, if not everyone on the

EXHIBIT 3

AFFIDAVIT OF DAVID ALLEN ANDERSON

David Allen Anderson, being first duly sworn upon Oath, deposes and says:

On or about August of 2006 the Federal Bureau of Investigation Special Agent Chad Joy, Eric Gonzales and agents from the United States Treasury Department asked to speak to me regarding my knowledge of political corruption in the State of Alaska. I at that time stated to them that I would openly and fully discuss any and all matters of political corruption in exchange for the clear understanding that I and my immediate family and friends: Peggy Gerhardsen, Christy Adney, Rhonda Ray, David Allen Anderson II, Tony and Kirsten Deacon, Jackie Deacon, Jerry and Margaret Ward, Kathy and Matt Bloodgood, and Jeri Ann and Mike Strand shall receive full immunity from any prosecution that may arise over the last ten year period. This immunity was granted by all parties and confirmed at this meeting and subsequent meetings. Additionally, I have reconfirmed this immunity for the above listed people during the course of my testifying before the Grand Jury three separate times and at approximately forty subsequent meetings with the Federal Bureau of Investigation at various locations.

It has come to my attention that I may not be available to confirm this prearranged agreement of immunity for the above listed people as information given to me by the Federal Bureau of Investigation and others that a contract to murder me has been discovered. In the event of my murder I have issued this sworn statement to clarify my arrangement with the Federal Bureau of Investigation.

I have taken all these actions freely without the advice of a lawyer. The immunity agreement is binding upon myself, the Federal Bureau of Investigation and any other government agency.

David Allen Anderson

David Allen Anderson.

Date 3-25-2008

State of Alaska
Judicial District 3 AD SS
Subscribed and sworn to before me this 25
day of MARCH, in the year 2008.

Brett Cornell Brett Cornell
Notary Public (Signature) (Notary's printed name)
My Commission Expires: 10-17-09

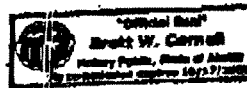


EXHIBIT 4

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,	.	
	.	
Plaintiff,	.	
	.	CR No. 08-231
v.	.	
	.	
THEODORE F. STEVENS,	.	Washington, D.C.
	.	Thursday, October 9, 2008
Defendant.	.	9:17 a.m.
	.	
.	***SEALED PORTION REDACTED***

TRANSCRIPT OF JURY TRIAL - DAY 13 - MORNING SESSION
BEFORE THE HONORABLE EMMET G. SULLIVAN
UNITED STATES DISTRICT JUDGE

APPEARANCES:

For the Government:	BRENDA K. MORRIS, ESQ. United States Department of Justice 1400 New York Avenue, N.W. 12th Floor Washington, D.C. 20005 202-514-1412
	NICHOLAS A. MARSH, ESQ. United States Department of Justice 10th and Constitution Avenue, N.W. Washington, D.C. 20530 202-307-1049
	JOSEPH W. BOTTINI, ESQ. United States Attorney's Office District of Alaska 222 W. Seventh Avenue Federal Building and U.S. Courthouse Anchorage, Alaska 99513-7567 907-271-5071

APPEARANCES con't. on next page.

1 you know, as far as tools, you know, we kept track of our tools,
2 you know.

3 Q. Okay. All right. We talked about the generator earlier
4 here this morning. Do you recall having any conversations with
5 Senator Stevens about the generator?

6 A. Well, we showed him, you know, how it, because it's a
7 transfer switch, you know, and it automatically, if the power
8 shuts down, it automatically kicks on, boom, you know, like
9 within a minute of the power going down, so the house doesn't
10 freeze up, because that's a big problem up in Alaska, you know,
11 so you got to be able to keep the house from freezing and what
12 not, you know.

13 Q. All right. Do you recall any other conversations that you
14 had with Senator Stevens about the work that was done at the
15 house?

16 A. Other than, you know, a walk-through, you know, we put in a
17 sauna and a hot-tub-type thing in there, and put in a T.V. and
18 stuff like that, you know, just general, general walkthrough,
19 you know.

20 Q. Okay. Mr. Anderson, let me ask you about something that
21 occurred earlier this year. Did you sign an affidavit that
22 wasn't completely accurate?

23 A. Yes, I did.

24 Q. Tell the jury about that.

25 A. Okay. We drafted, basically I tried to keep like my loved

1 ones protected in the best way that I can through all this.

2 It's been a long road. I mean, it's been a long, hard road, so,
3 you know, I tried to keep them protected as much as I can, you
4 know, through all this, because it has been a long road.

5 Q. All right. Did you sign an affidavit that said that a
6 number of people had been given immunity by the United States
7 government from criminal prosecution?

8 A. Yes, I did.

9 Q. Do you know that that was not true?

10 A. Yes. That was never said. It was kind of a gentlemen's
11 agreement, you know. You know, that's what I work off of.

12 Q. All right.

13 A. A handshake, you know, so, you know, I take it as an
14 immunity, but it was never -- that was never said.

15 Q. Did you draft that affidavit?

16 A. I didn't draft it, but I signed it.

17 Q. Did you know that it wasn't true when you signed it?

18 A. Yes.

19 Q. In your testimony here today, Mr. Anderson, you've referred
20 to Senator Stevens variously as Mr. Stevens, or Ted or Senator
21 Stevens. How did you address him yourself when you interacted
22 with him?

23 A. You know, it was usually either as Senator or Mr. Stevens
24 and sometimes Ted, you know. It all depended on ...

25 Q. Did he know you on a first-name basis?

EXHIBIT 5



U.S. Department of Justice

Criminal Division

Washington, D.C. 20530

September 9, 2008

BY ELECTRONIC MAIL

Alex G. Romain, Esq.
Williams & Connolly LLP
725 Twelfth Street, N.W.
Washington, D.C. 20005

Re: United States Senator Theodore F. Stevens

Dear Mr. Romain:

As noted in several of our prior letters, and as set forth in certain of our briefs, the government has completed its review of agents' notes, formal memoranda, and grand jury transcripts for Brady/Giglio material. We have also searched for additional documents in our possession, custody, and control concerning the prior and pending local law enforcement investigations of potential government witness Bill Allen. The following information is being furnished to you in a manner consistent with our prior agreement.

Please note that the information set forth in this letter and the government's letter dated August 25, 2008, does not contain all potential impeachment material related to certain government witnesses. As you know, the government has produced substantial discovery to defendant which may contain additional Brady/Giglio material. This discovery also includes the documents voluntarily produced to us by defendant prior to his indictment.

Please also note that we believe that a significant portion of the information set forth below is not Brady/Giglio material. We produce this information nonetheless in the continued spirit of compromise and cooperation.

1. On December 7, 2006, David Anderson stated he was fired from VECO, and that he was paid \$3,800 by the FBI for lodging, food, and gas expenses. Anderson also admitted that he received approximately \$30,000 from Allen and VECO around the time that Anderson was terminated from VECO. Although Allen has stated that the payment was extorted by Anderson, Anderson stated that he believed the payment was part of a severance package.
2. On November 8, 2006, Jack Billings stated it was his understanding that defendant was going to pay the repair to the boiler system, but Billings did not see a bill go to defendant.
3. On February 9, 2007, Cecil Dale III stated he believed that a flaw in the remodeling may have caused the need for the snow melt system.

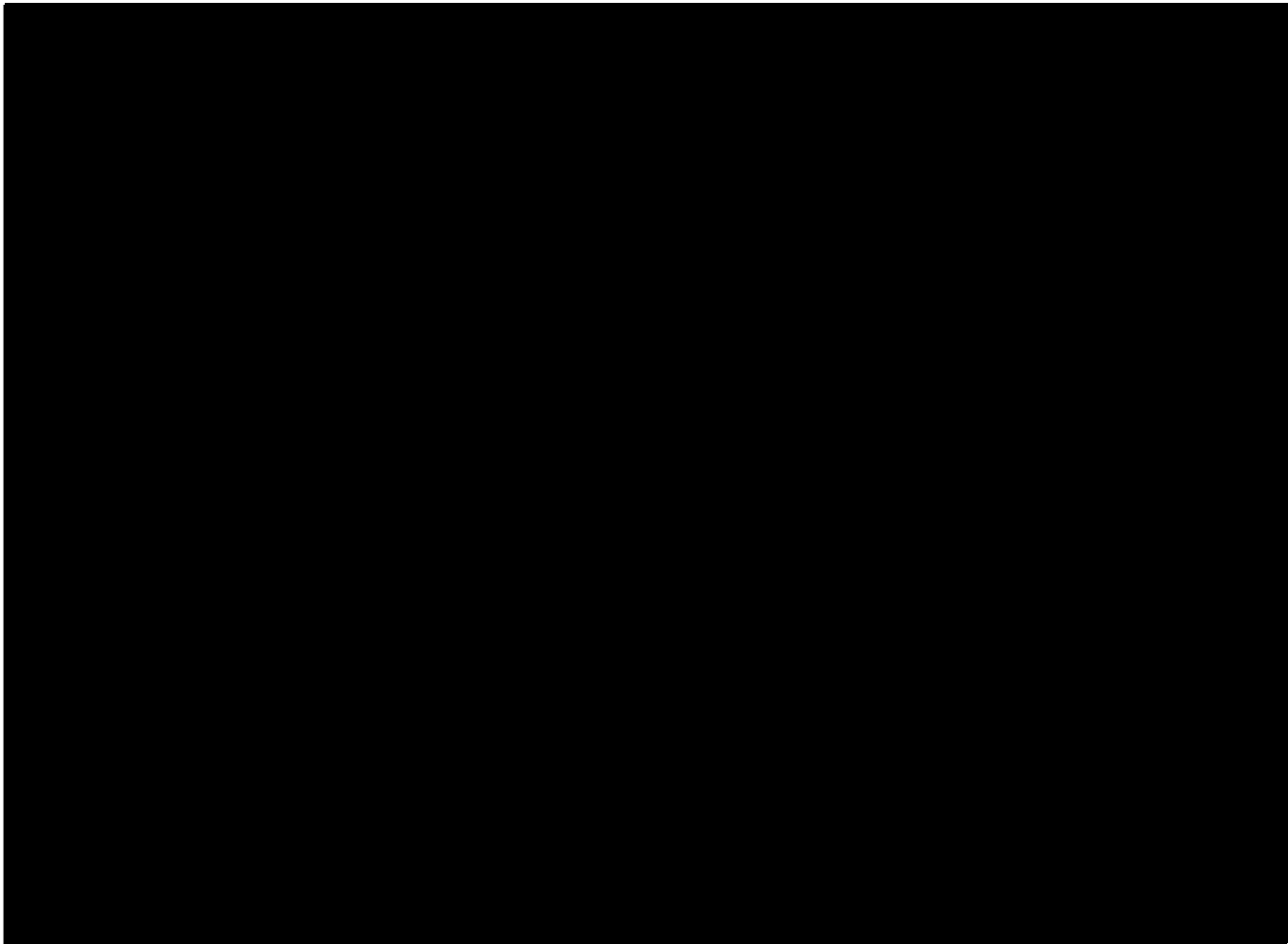
4. On May 4, 2007, John David stated that miscoding can sometimes cause billing problems.
5. On May 6, 2007, Robin Friend stated that David Anderson has been removed from a job for drinking and a terrible work record.
6. On June 3, 2008, Justin Stiefel stated he performed consulting and polling work for Governor Frank Murkowski's re-election campaign. Stiefel stated he agreed with Rick Smith to have VECO pay a polling company for services performed by Stiefel and charged to the polling company. Stiefel stated this was done so that payments would not go directly from VECO to Stiefel. Stiefel further stated he never received any payment from VECO or the polling company.
7. On June 7, 2007, Linda Carpenter stated that Catherine Stevens contacted her and asked for advice from KPMG regarding the best way to pay for certain improvements at the Girdwood residence. Carpenter stated that the Stevenses took out a \$100,000 loan to pay for certain improvements. Carpenter further stated that the loan was paid off, but could not recall the date.
8. On August 8, 2007, Larry Daniels stated that defendant asked Daniels to remove lights from a tree on the property, but to preserve them due to the on-going investigation. Daniels stated that defendant told Daniels to send him a bill for the removal of the lights from the tree, which Daniels did after receiving defendant's address in Washington, D.C. from James Helms.
9. On June 6, 2007, Wendi Dow stated that defendant would ask for individual checks when eating with a group of the people at the Double Musky Inn, presumably to avoid violating the Senate Rules concerning gifts. Dow further stated that Bill Allen would pay the entire bill, however, including defendant's portion.
10. On June 5, 2007, Charles Hart stated he performed repair work on a boiler at defendant's residence in Girdwood, Alaska. Hart stated he originally sent an invoice to VECO for the entire cost. However, he subsequently received a telephone call from Bill Allen who instructed Hart to split the bill in half. Pursuant to Allen's instructions, Hart sent VECO a bill for the labor and a bill to defendant for the material/parts. VECO paid the bill for labor.
11. On June 6, 2007, Robert Penney stated that some construction materials for the Girdwood residence were purchased on a Penland Development account at Spenard Builders Supply, and that the Stevenses sent a check to Penland in the amount of \$10,656.98. Penney further stated that, although he had not heard defendant complain about work that was performed on the house and was not aware of defendant saying anything was broken or not performed well, the project overall should have been done more quickly. Penney also stated that he has never gotten a dime from defendant in any way.

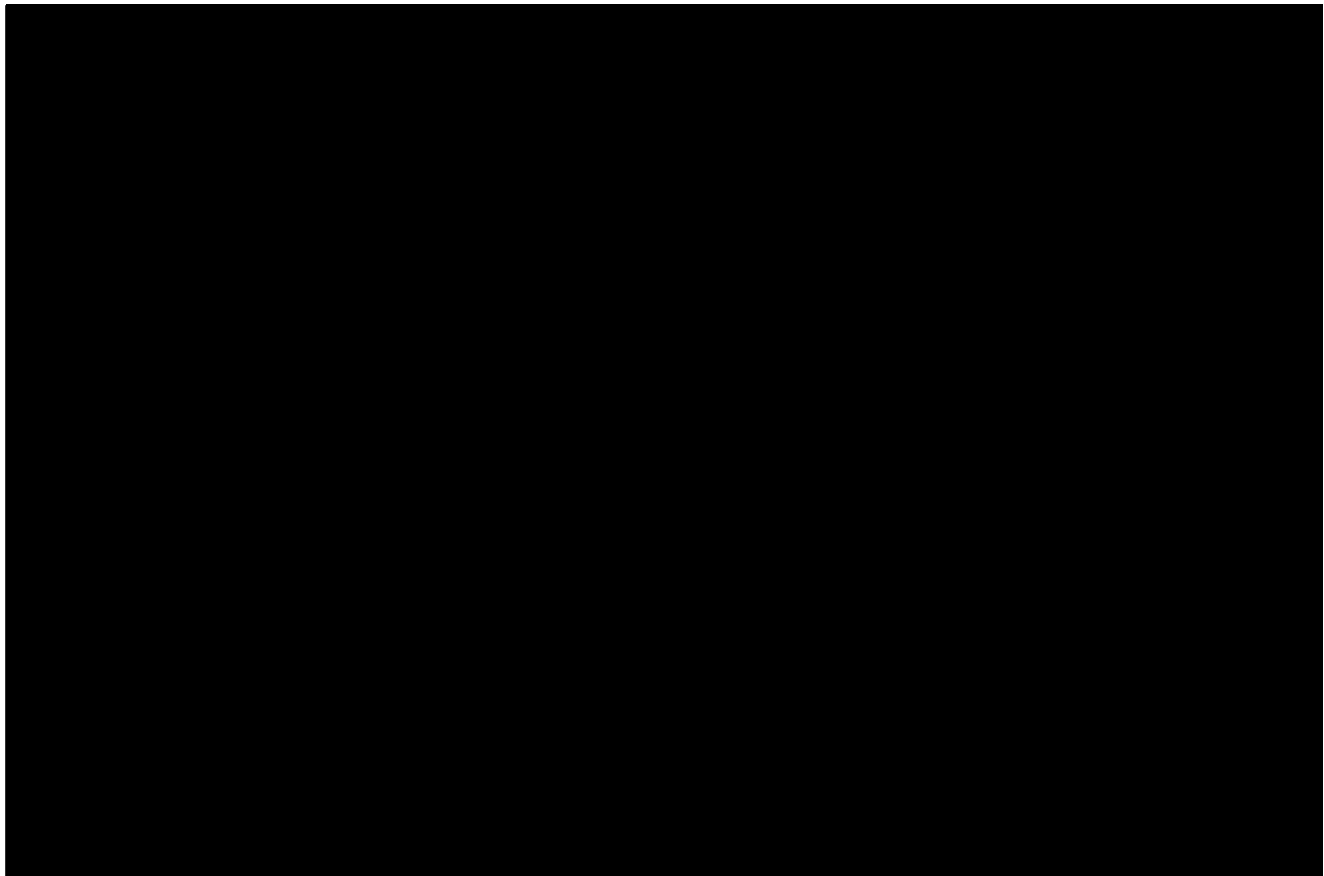
12. On December 14, 2006, Linda Croft stated that after certain plumbing work had been performed at the Girdwood residence, Croft saw an e-mail from defendant to Allen advising Allen that defendant needed to pay the plumber.
13. On August 31, 2006, Pete Leathard stated that VECO had performed small favors for defendant, which Leathard believed had been reimbursed by defendant. Leathard further assumed that defendant reimburses everyone.
14. On May 13, 2007, Chris Von Imhof stated that defendant always paid his share of meals when out to dinner.
15. On September 1, 2006, Robert Williams stated there were no formal plans for the addition at defendant's residence and that Williams sketched the plans for the addition based upon conversations with defendant. Williams also stated that, although he was the general contractor on the project, he did not deal with the expenses and did not recall reviewing Christensen Builders invoices. In a memorandum of interview from the same meeting, a federal law enforcement agent noted that Williams estimated that 99 percent of the work was done by Christensen Builders. In a subsequent interview, Williams stated that he did not recall ever saying that Christensen Builders performed 99 percent of the work, and that such a figure was inconsistent with what he knows to have occurred.
16. On August 13, 2008, David Anderson stated he signed an affidavit on March 25, 2008; the affidavit was drafted by Jerry Ward; Ward chose the individual names that would be included in the affidavit; Anderson felt pressured to sign the affidavit because of his relationship with Ward's daughter; the affidavit contains numerous false statements; and that he and the other individuals mentioned in the affidavit were not promised, offered, or actually given immunity.
17. From August 30, 2006 to the present, Allen has made the following statements:
 - a. Allen stated that he believed that Rocky Williams and David Anderson had drinking problems.
 - b. Allen stated that he was aware that defendant took out a loan to pay a contractor in connection with the renovations at defendant's residence in Girdwood, and that he knew that the contractor was Augie Paone with Christensen Builders.
 - c. Allen stated that on at least two occasions defendant asked Allen for invoices for VECO's work at the Girdwood residence. Allen stated he never sent an invoice to defendant or caused an invoice to be sent to defendant. Allen stated that he believed that defendant would not have paid the actual costs incurred by VECO, even if Allen had sent defendant an invoice, because defendant would not have wanted to pay that high of a bill. Allen stated that defendant probably would have paid a reduced invoice if he had received one from Allen or VECO. Allen did not want to give defendant a bill partly because he felt that VECO's costs were higher

than they needed to be, and partly because he simply did not want defendant to have to pay.

- d. Allen stated that when he gave defendant a new king sized bed, defendant said he did not need a new bed but then commented that it was pretty good.
 - e. Allen stated that defendant was careful about making sure he paid for some things such as his share of the bill when they went out to dinner, and that defendant also paid for his share of a charter flight.
 - f. Allen stated that although defendant knew that Allen purchased and installed the Viking gas grill at the Girdwood residence, defendant once told Allen that defendant considered the grill Allen's property, not defendant's.
18. The grand jury transcripts for Robert Persons and Augie Paone will be provided by separate cover tomorrow.

* * *





Very truly yours,

William M. Welch II, Chief

A handwritten signature in cursive script, appearing to read "Brenda K. Morris", is written over a horizontal line.

Brenda K. Morris
Principal Deputy Chief

Nicholas A. Marsh
Edward P. Sullivan
Trial Attorneys

Joseph W. Bottini
James A. Goeke
Assistant United States Attorneys

EXHIBIT 6

1 A. Yes.

2 Q. Okay. Now, I'll read it just so it's clear, and you tell
3 me -- if I've mistaken anything, you interrupt me: Although,
4 he was not made any specific promises -- you're the "he"
5 there, right?

6 A. Yes.

7 Q. Although, he was not made any specific promises in
8 exchange for his cooperation, Bill Allen was advised by the
9 government that if at the completion of Allen's cooperation
10 the government determines that Allen has fully cooperated with
11 the government's investigation and that Allen's full
12 cooperation has provided substantial assistance to the ongoing
13 investigation, the government will -- excuse me -- the
14 government, one -- do you see where I am? Right at the
15 bottom. Are you reading along with me?

16 A. Yes.

17 Q. I'm at paren(Phonetic) one; do you see that?

18 A. Yeah.

19 Q. Quoting: Will not charge Allen's son, Mark Allen, or
20 other family members of Allen with any criminal offenses
21 arising out of the government's investigation, or -- we'll go
22 to the next page right at the top, sir -- that have been
23 disclosed to the government, and, number two, will view
24 Allen's cooperation as also being cooperation on the part of
25 VECO. Is that accurately read?

1 A. Yes.

2 Q. And does that accurately represent what is called, quote,
3 Other Representations, end of quote, seen in that document?

4 A. Can I read it, again?

5 Q. Surely.

6 A. Okay. (Witness complies.)

7 Q. That is an accurate statement of the representations made
8 to the government -- made by the government in this document,
9 correct?

10 A. Yes.

11 Q. The answer is yes?

12 A. Yes.

13 Q. Now, in connection -- in connection with the sale of your
14 company, there was a contract entered into, wasn't there?

15 A. You mean with the Hill people?

16 Q. Yes. You eventually did sell your company as you
17 testified on direct-examination?

18 A. Yeah, uh-huh.

19 Q. And, basically, I think you testified that the total
20 consideration for the sale of your company to -- we'll call --
21 we'll use your term, the "Hill" people, okay?

22 A. Yeah.

23 Q. The Hill people was about \$380 million, correct? And
24 that the purchase price itself was about 350 million, as
25 reflected in the contract. Would you like to see it?