

Assistant US Attorney Jim May,

7-6-15

In reference to March 5th Breibart sentencing at Matthew J Perry Courthouse of which I have court transcript. There are so many unanswered and puzzling questions that compel me to write this letter and request a response please.

I am an uneducated Breibart victim and the majority of my courtroom exposure is from TV.

My understanding is that you as Assistant US Attorney represented us victims.

Could I please ask why there were no objections to the following and why I had no opportunity to respond to their butcher of my testimony.

1 Their use of his health as a defense after they had announced that his health would not to be used as a defense. This was basically their only defense and played to the max.

2 Accepting testimony from an announced liar, cheater and thief

3 Allowing Breibart to announce a discrepancy in my figures (not true). * Ron Grosse's figures are very incorrect and insulting.

4 Allowing Breibart to successfully twist my testimony into his favor by announcing that he held no lien on my property. My testimony didn't say that. I testified that he had put liens on my property in favor of or to my now deceased wife for the money

she had provided temporarily for him to hold in trust (which he stole).

I feel that government has so shamefully allowed internal corruption such as this to become like sporting events, very little deterrent but such great rewards while playing the game and even greater when they win and keep such massive amounts of stolen money.

Any explanations or comments would be appreciated

Thank you, Leland Boozer

A handwritten signature in black ink, appearing to read "Leland M. Boozer". The signature is fluid and cursive, with the first name "Leland" being more prominent and the last name "Boozer" following in a similar style.

cc: US Attorney Bill Nettles

Assistant US Attorney Winston Holliday

Honorable Governor Nikki Haley

Senator Tim Scott

Senator Katrina Frye Shealy