

JOYE LAW FIRM, L.L.P.
SUITE 101, NORTHGATE OFFICE BLDG.
5861 RIVERS AVENUE
NORTH CHARLESTON, SOUTH CAROLINA 29406-6096

Mr. and Mrs. Joseph Waiksnis
55-A Knutson St.
Goose Creek, SC 29445



29445-6243 03



JOYE LAW FIRM, L.L.P.

SUITE 101, NORTHGATE OFFICE BLDG.
5861 RIVERS AVENUE
NORTH CHARLESTON, SOUTH CAROLINA 29406-6096

REESE I. JOYE
MARK C. JOYE*
KEN W. HARRELL
JOHN L. DRENNAN
JEFFREY GERARDI
W. BAXTER HARWELL
CHRISTOPHER J. McCOOL

* Board Certified Civil Trial Advocate
by the National Board of Trial Advocacy

TEL: (843) 554-3100
FAX: (843) 554-6539
E-MAIL: joyelawfirm@
compuserve.com
WEB: www.joyelawfirm.com

March 25, 1999

VIA FAX 824-8982

Mr. and Mrs. Joseph Waiksnis
55-A Knutson St.
Goose Creek, SC 29445

Re: State of Pennsylvania
Vs: Joseph Waiksnis

Dear Joseph and Dawn:

I have received and reviewed the fax which Dawn sent me earlier this week and there are certain things I need to make sure the two of you are aware of.

You need to understand this extradition hearing is not a court proceeding; rather, it is an administrative hearing which will be held by the South Carolina Attorney General. That hearing will make three determinations, i.e., (1) whether it is him, (2) whether he was convicted, and (3) whether he is under jurisdiction of South Carolina. It is a limited hearing and after the hearing, the S. C. Attorney General will make a recommendation to our governor on whether to extradite Mr. Waiksnis.

The reason you were not notified of a hearing date is because the Attorney General's office, knowing that I am Joseph's attorney here in South Carolina, has tried to set up a hearing with me probably two dozen times, but I have been unavailable.

Sorry your answering machine does not work to receive messages and I had to send a strange man to your home; however, I was unable to reach you by telephone and you did not keep in touch with me as my clients normally do.

If Joseph cannot come to the hearing in Columbia, then he can't come.

Joseph and Dawn Waiksnis
Page Two
March 25, 1999

I have been in contact with Joseph's former lawyer in Pennsylvania and there are things I need to go over with Joseph before his hearing, but, again, if Joseph can't come...

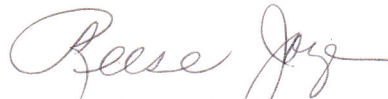
If we lose at the administrative hearing in Columbia, then Joseph will be arrested and put in jail in South Carolina. South Carolina will then notify the Pennsylvania authorities and Joseph will be placed in chains and taken back to Pennsylvania. There will be no bond hearing.

I received a letter today advising an extradition hearing has been scheduled for Thursday, April 8.

Please tell me what you want me to do.

Very truly yours,

JOYE LAW FIRM



Reese I. Joye

RIJ/Be

HARD COPY OF THIS LETTER FOLLOWS.

JOYE LAW FIRM, L.L.P.

SUITE 101, NORTHGATE OFFICE BLDG
5681 RIVERS AVENUE
NORTH CHARLESTON, SOUTH CAROLINA 29403-0099

REEBE I. JOYE
MARK C. JOYE
KEN W. HARRELL
JOHN L. DRENNAN
JEFFREY GERARDI
W. SALTER HARWELL
CHRISTOPHER J. MCCOOL
* Board Certified Civil Trial Advocate
by the National Board of Trial Advocacy

TEL: (843) 554-3109
FAX: (843) 554-8539
E-MAIL: joyelawfirm@
compassive.com
WEB: www.joyelawfirm.com

March 25, 1999

VIA FAX 824-8962

Mr. and Mrs. Joseph Waiksnis
55-A Knutson St.
Goose Creek, SC 29445

Re: State of Pennsylvania
Vs: Joseph Waikenis

Dear Joseph and Dawn:

I have received and reviewed the fax which Dawn sent me earlier this week and there are certain things I need to make sure the two of you are aware of.

You need to understand this extradition hearing is not a court proceeding; rather, it is an administrative hearing which will be held by the South Carolina Attorney General. That hearing will make three determinations, i.e., (1) whether it is him, (2) whether he was convicted, and (3) whether he is under jurisdiction of South Carolina. It is a limited hearing and after the hearing, the S. C. Attorney General will make a recommendation to our governor on whether to extradite Mr. Waiksnis.

The reason you were not notified of a hearing date is because the Attorney General's office, knowing that I am Joseph's attorney here in South Carolina, has tried to set up a hearing with me probably two dozen times, but I have been unavailable.

Sorry your answering machine does not work to receive messages and I had to send a strange man to your home; however, I was unable to reach you by telephone and you did not keep in touch with me as my clients normally do.

If Joseph cannot come to the hearing in Columbia, then he can't come.

Joseph and Dawn Waiksnis
Page Two
March 25, 1999

I have been in contact with Joseph's former lawyer in Pennsylvania and there are things I need to go over with Joseph before his hearing, but, again, if Joseph can't come...

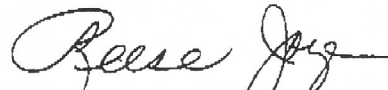
If we lose at the administrative hearing in Columbia, then Joseph will be arrested and put in jail in South Carolina. South Carolina will then notify the Pennsylvania authorities and Joseph will be placed in chains and taken back to Pennsylvania. There will be no bond hearing.

I received a letter today advising an extradition hearing has been scheduled for Thursday, April 8.

Please tell me what you want me to do.

Very truly yours,

JOYE LAW FIRM


Reese I. Joye

RIJ/Be

HARD COPY OF THIS LETTER FOLLOWS.