
From: Gregory L. Poe <[REDACTED]>
Sent: Sunday, November 29, 2015 2:18 PM
To: Kathy Ruemmler; jeffrey E.
Subject: RE:

Sure, will do.

Gregory L. Poe
Poe & Burton PLLC
The Executive Building
1030 15th Street, N.W.
Suite 580 West
Washington, D.C. 20005

[REDACTED]

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From: Kathy Ruemmler [REDACTED]
Sent: Sunday, November 29, 2015 9:17 AM
To: jeffrey E. [REDACTED]
Cc: Gregory L. Poe [REDACTED]
Subject: Re:

Needs further analysis, and we need to understand exactly what the government is saying. Greg, can you look at the recent pleadings and the 11th circuit opinion and give us your thoughts?

Sent from my iPhone

On Nov 28, 2015, at 11:33 PM, jeffrey E. <jeevacation@gmail.com <mailto:jeevacation@gmail.com> > wrote:

It appears that the govt will now take the position that the girls that filed the cvra case , were not victims - in the true sense of the word. they got paid money and in addition recruited their friends and got paid for doing so. This is solely at the govts initiative. . I wondered after they file their motion, what potential ramifications it might have for my case. I was required to pay money to each on a list of girls whose names i would only be allowed to see AFTER i was already in jail. and now it turns out that those girls , under a theory of an eleventh circuit case, that victims that are complicit in the crime are not eligible for restitution. . I guess the argument regarding inability to consent. will play a role. but if a 17 year old . gets paid for bringing her 3 friends. . can she be a victim and a co conspirator entitled to victim restitution.

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please note

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