

Incredible.

The officer's medical expertise and recommendation is indicative of ineffective training and a lack of morality that I find appalling. How can the Federal Bureau of Prisons condone and encourage such abhorrent behavior? I never received an answer.

But I say to you: Do not resist the one who is evil. But if anyone slaps you on the right cheek, turn to him the other also. But I say to you: Love your enemies, bless those who curse you, do good to those who hate you, and pray for those who persecute you.

—John Galt

Joshua Schulte Uncategorized Leave a comment October 8, 2018 23 Minutes

8. Presumption of Innocence: Origins

My case involves WikiLeaks and the Vault 7/8 release. I worked for the National Security Agency and then the Central Intelligence Agency up through the end of 2016. I was one of the CIA's top engineers responsible for developing malware and other tools. Unfortunately, this was disrupted by incompetent management and bureaucracy is as common in the federal government. My fellow developers and operators were generally successful despite management's best efforts to derail and disrupt our work. Although I was sad to leave the CIA's mission behind, I had high hopes for my future. I moved to the great New York City to work for a prestigious software company. The work, management, and leadership at this new company were in stark contrast to my experience at the CIA. Unfortunately, my life was totally destroyed by government incompetence and malfeasance. On March 7th 2017, WikiLeaks unveiled "Vault 7" which were classified documents from my old group's internal development network. I was the only one to know about this. At some point the FBI realized their mistake and submit multiple additional search warrants with a revised set of probable cause taken from subpoenas that used probable cause obtained from the first search warrant. What did these new search warrants attempt to obtain it so the warrant is still legal. Does that sound right to you? What followed from the FBI's initial raid of my apartment was a rollercoaster of emotion and drama that could only be encapsulated in an entire Hollywood movie. Anyway, despite my help on the case they persisted in their investigation of me. I suppose when your boss asks how the investigation is going it's much easier to say "Boy, he's a slippery son-of-a-gun but we got him sir, it'll be any day now." Then I was arrested and charged with a crime that had nothing to do with the initial search warrant and that I was completely innocent. The U.S. Attorney unethically and immorally misleads the court regarding what the initial investigation was about, when the FBI did not truly know their enemy. If the FBI had actually reviewed my security file at the CIA, not only would they find successful background investigations and polygraphs, but also my psychological evaluation which consisted of a psychiatric evaluation. So, the FBI and AUSA decided to torment me in the exact same manner they use against almost everyone—dishonesty, deception, and extreme aggression. In their minds they have arrested me for treason and they proceed through my case as if I was a traitor. Speaking of unprecedented, what about the incredible counter intelligence and national security implications? The FBI, in all its brilliance, has just taken a senior technical intelligence officer in the highest echelon of the American Intelligence Community something so idiotic has even been done, but leave it to the US to be the first to do it. Let's take our own people worth billions of dollars of intelligence and let's illegally throw them in prison and start fucking with them until they are bankrupt and compromised. As an intelligence officer for both the NSA and the CIA, I have taken an oath to protect and defend the Constitution from enemies both foreign and domestic. After spending most of my adult life fighting terrorism and defending my country, I can assure you that the American people will know the truth, and the truth shall set you free.

—John Galt

Joshua Schulte Uncategorized Leave a comment October 8, 2018 12 Minutes

7. Presumption of Innocence: A

GOVERNMENT EXHIBIT 825
S2 17 Cr. 548 (PAC)