

# EXHIBIT 28

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

LONG HAUL, INC. and EAST BAY )  
PRISONER SUPPORT, )  
 )  
Plaintiffs, )  
 )  
v. ) No. C 09-00168-JSW  
 )  
UNITED STATES OF AMERICA; MIGUEL )  
CELAYA; KAREN ALBERTS; WILLIAM )  
KASISKE; WADE MacADAM; TIMOTHY )  
ZUNIGA; MIKE HART; LISA SHAFFER; )  
and DOES 1 - 25, )  
 )  
Defendants. )  
\_\_\_\_\_ )

DEPOSITION OF KAREN ALBERTS, taken on behalf  
of Plaintiffs, at One Market Street, 32nd Floor, San  
Francisco, California, commencing at 9:00 a.m.,  
Tuesday, August 3, 2010, before Donna J. Blum,  
Certified Shorthand Reporter, No. 11133.

**From:** tzuniga@berkeley.edu  
**Sent:** Tuesday, February 19, 2008 12:21 PM  
**To:** kalberts@berkeley.edu  
**Subject:** Re: [Fwd: Activist Website Article - Berkeley/LA Connection]

---

>Sarg,  
> On their home page they claim an affiliation with The Long Haul on  
>3124 Shattuck Ave here in Berkeley. They have a "Radical contact  
>list" on their site (<http://slingshot.tao.ca/rcelist.php>)  
>  
>I made a list of locations here in Berkeley, Oakland, San Francisco and  
>Santa Cruz in case we need this for reference in future or current  
>investigations. I put it in the N drive under AREWG/Subjects and  
>Victims/Slingshot Radical Contact list.  
>  
>Please contact me with any questions. Thank you.

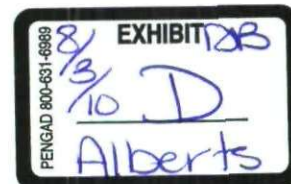
Corporal Timothy J. Zuniga  
Crime Prevention Unit  
UC Berkeley Police Department  
1 Sproul Hall  
Berkeley, Ca 94720  
Phone 510-642-3722  
Fax 510-642-6434

This e-mail communication and any attachments may contain confidential and privileged, or otherwise protected, information for the use of the designated recipients named above only. If you are not the intended recipient, you are hereby notified that you have received this communication in error and that any review, disclosure, dissemination, distribution or copying of it or its contents is prohibited and unauthorized. If you have received this communication in error, please notify me immediately by replying to this message and deleting it from your computer. Thank You.

> FYI!  
>  
> Karen  
>

> ----- Original Message -----  
> Subject: Activist Website Article - Berkeley/LA Connection  
> From: "Richard C. Van Sluyters" <rcvs@berkeley.edu>  
> Date: Tue, February 19, 2008 11:30 am  
> To: Animal Issues Committee;;  
> Cc: Animal Issues Committee-copies;;  
> -----

> Dear Colleagues,  
>  
> John Sandbrook at UCLA discovered this website, which seems to be  
> authored by one of our animal activists or someone very close to  
> them. It contains a number of interesting statements, including a  
> comparison of the campaign against research at UC Berkeley to that  
> against UCLA. If any of us had any doubts about whether the two  
> campaigns are not at least watching each other, this should dispel  
> them.  
>  
> I've forwarded it to UCPD, OGC and the FBI as well.  
>  
> -Rick



> --

> Richard C. Van Sluyters, OD, PhD  
> Professor and Associate Dean for Student Affairs,  
> School of Optometry  
> Chair, Animal Care and Use Committee  
> University of California  
> Berkeley, CA 94720-2020  
>  
> Associate Dean's Office: (510) 642-9537  
> ACUC Office: (510) 642-8855  
> Personal: (510) 642-1235  
> Facsimile: (510) 642-2281  
>

> --

> Sergeant Karen Alberts  
> UC Berkeley Police Department  
> Criminal Investigations Bureau  
> 1 Sproul Hall  
> Berkeley, CA 94720  
> (510) 642-6760 (24 hr. number)  
> (510) 642-0482 (Voice Mail)  
> (510) 642-6434 (Fax)  
>

# EXHIBIT 29

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NORTHERN DISTRICT OF CALIFORNIA  
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DEPOSITION OF KAREN ALBERTS, taken on behalf  
of Plaintiffs, at One Market Street, 32nd Floor, San  
Francisco, California, commencing at 9:00 a.m.,  
Tuesday, August 3, 2010, before Donna J. Blum,  
Certified Shorthand Reporter, No. 11133.

**From:** kasiske@berkeley.edu  
**Sent:** Friday, March 21, 2008 3:20 PM  
**To:** kalberts@berkeley.edu  
**Subject:** [Fwd: Subpoena response]  
**Attach:** Capture3-21-2008-11.46.40 AM.jpg

---

Hi Karen,

Somehow I'm not surprised that the IP address comes back to the Long Haul. Maybe if we go over there and ask them really nicely, they will tell us who was using their computer room that night (ha ha).

Bill

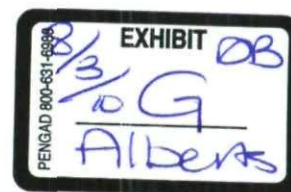
----- Original Message -----

Subject: Subpoena response  
From: "Dane Jasper" <dane@corp.sonic.net>  
Date: Fri, March 21, 2008 11:51 am  
To: kasiske@berkeley.edu

I certify under penalty of perjury that the attached is correct to the best of my knowledge.

On 3/19/2008, the IP 208.106.103.213 was allocated to the individual and location on the attached.

-Dane Jasper  
CEO  
Sonic.net



UC 000442

# EXHIBIT 30



<b>CONTINUATION REPORT</b>		<b>UNIVERSITY OF CALIFORNIA POLICE DEPARTMENT BERKELEY CA 0019700</b>		2. CASE NUMBER <b>08-02544</b>
1. <input type="checkbox"/> INCIDENT REPORT <input checked="" type="checkbox"/> CRIME REPORT <input type="checkbox"/> ARREST REPORT		3. PAGE <b>1</b> OF <b>2</b>		

4. TYPE REPORT <input type="checkbox"/> ORIGINAL SUPPLEMENT <input checked="" type="checkbox"/>	5. CODE SECTION/DESCRIPTION <b>646.9 PC</b>	6. CRIME <b>Stalking</b>
7. INCIDENT DATE <b>06/16/08</b> TIME <b>1406</b>	8. INCIDENT LOCATION <b>3124 Shattuck Ave, Oakland, CA 94705</b>	9. ADDL. NAMES ATTACHED <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO

10. NARRATIVE

On 09/11/08 at approximately 0954 hours, I received an email from Detective Kasiske #35 requesting that I clone several computer hard drives that were seized during a search warrant at 3124 Shattuck Ave, Oakland, CA. I began cloning the hard drives on 09/13/08 at approximately 0800 hours. I completed cloning the drives on 09/24/08 at approximately 1212 hours.

All hard drive copies were placed back into their original packaging and booked into evidence. I placed the hard drives into evidence locker #5, in room 28.

Nothing further.

CONTROLLED DOCUMENT  
DO NOT DUPLICATE

11. COPIES TO: <input checked="" type="checkbox"/> DETECTIVES <input type="checkbox"/> PATROL <input type="checkbox"/> DISTRICT ATTORNEY <input type="checkbox"/> RISK MGT <input type="checkbox"/> OTHER <input type="checkbox"/> OTHER			
12. REPORTING OFFICER <b>N. Miller #32</b>	13. DATE AND TIME <b>09/24/08 1300</b>	14. APPROVING SUPERVISOR <b>POLICE DEPARTMENT</b>	15. DATE <b>9/29/08</b>

CIB 132 9-26-08  
ROUTED TO ROUTED BY DATE

# EXHIBIT 31

1 SCHIFF HARDIN LLP  
WILLIAM J. CARROLL (CSB #118106)  
2 wcarroll@schiffhardin.com  
SARAH D. YOUNGBLOOD (CSB #244304)  
3 syoungblood@schiffhardin.com  
One Market, Spear Street Tower  
4 Thirty-Second Floor  
San Francisco, CA 94105  
5 Telephone: (415) 901-8700  
Facsimile: (415) 901-8701  
6

7 SARA L. ELLIS (ILSB #6224868)  
sellis@schiffhardin.com  
233 South Wacker Drive  
8 Suite 6600  
Chicago, IL 60606  
9 Telephone (312) 258-5800  
Facsimile (312) 258-5600  
10

11 Attorneys for Defendants  
MITCHELL CELAYA, KAREN ALBERTS,  
WILLIAM KASISKE, WADE MACADAM and  
12 TIMOTHY J. ZUNIGA  
13

14 UNITED STATES DISTRICT COURT  
15 NORTHERN DISTRICT OF CALIFORNIA  
16

17 LONG HAUL, INC., and EAST BAY  
PRISONER SUPPORT,

18 Plaintiffs,  
19

20 v.

21 UNITED STATES OF AMERICA;  
MITCHELL CELAYA; KAREN  
ALBERTS; WILLIAM KASISKE; WADE  
22 MACADAM; TIMOTHY J. ZUNIGA;  
MIKE HART; LISA SHAFFER; AND  
23 DOES 1-25,

24 Defendants.

Case No. 3:09-cv-0168 JSW

**DEFENDANT KAREN ALBERTS'S  
RESPONSES TO PLAINTIFFS'  
REQUESTS FOR ADMISSION**

25 PROPOUNDING PARTY: Plaintiffs LONG HAUL, INC. and EAST BAY PRISONER  
26 SUPPORT

27 RESPONDING PARTY: Defendant KAREN ALBERTS

28 SET NUMBER: ONE

1 Alberts responds as follows: Denied.

2 **REQUEST FOR ADMISSION NO. 20:**

3 Admit that defendants or their agents made copies of Plaintiffs' data following the  
4 raid.

5 **RESPONSE TO REQUEST FOR ADMISSION NO. 20:**

6 Alberts objects to this request on the grounds that it is vague and ambiguous as  
7 the term "Defendants" and understands that term to refer specifically to defendants  
8 Mitchell Celaya, Karen Alberts, William Kasiske, Wade Macadam and Timothy J. Zuniga  
9 (collectively, "University Defendants"). Alberts further objects to this request on the  
10 grounds that it is vague and ambiguous as to the terms "agents," "copies," and "data"  
11 and thus renders this request unintelligible and impossible to admit or deny. Alberts  
12 further objects to this request to the extent that it assumes facts not in evidence. Alberts  
13 further objects to this request to the extent that it calls for a legal conclusion. Alberts  
14 further objects to this request on the ground that it is compound. Alberts further objects  
15 to this request on the ground that it is overbroad and unduly burdensome. Alberts  
16 further objects to this request on the ground that it is argumentative, prejudicial, and  
17 misleading as to the use of the term "raid." Alberts further objects to this request to the  
18 extent it seeks information protected from disclosure by the attorney-client privilege  
19 and/or the attorney work-product doctrine.

20 Subject to and without waiving the foregoing general and specific objections,  
21 Alberts responds as follows: Alberts admits that the University of California Berkeley  
22 Police Department made copies of the hard drives and a flashdrive that were seized  
23 from the Long Haul premises.

24 **REQUEST FOR ADMISSION NO. 21:**

25 Admit that defendants or their agents have retained copies of Plaintiffs' data taken  
26 during the raid.

27 **RESPONSE TO REQUEST FOR ADMISSION NO. 21:**

28 Alberts objects to this request on the grounds that it is vague and ambiguous as

1 the term "Defendants" and understands that term to refer specifically to defendants  
2 Mitchell Celaya, Karen Alberts, William Kasiske, Wade Macadam and Timothy J. Zuniga  
3 (collectively, "University Defendants"). Alberts further objects to this request on the  
4 grounds that it is vague and ambiguous as to the terms "agents," "retained," "copies,"  
5 "data, and "taken" and thus renders this request unintelligible and impossible to admit or  
6 deny. Alberts further objects to this request to the extent that it assumes facts not in  
7 evidence. Alberts further objects to this request to the extent that it calls for a legal  
8 conclusion. Alberts further objects to this request on the ground that it is compound.  
9 Alberts further objects to this request on the ground that it is overbroad and unduly  
10 burdensome. Alberts further objects to this request on the ground that it is  
11 argumentative, prejudicial, and misleading as to the use of the term "raid." Alberts  
12 further objects to this request to the extent it seeks information protected from disclosure  
13 by the attorney-client privilege and/or the attorney work-product doctrine.

14 Subject to and without waiving the foregoing general and specific objections,  
15 Alberts responds as follows: Alberts admits that the University of California Berkeley  
16 Police Department made copies of the hard drives and a flashdrive that were seized  
17 from the Long Haul premises and have retained these copies which is are governed by a  
18 stipulation entered into between the parties to this litigation.

19 **REQUEST FOR ADMISSION NO. 22:**

20 Admit that you did not object to the search plan presented by Kasiske on the  
21 morning of the raid.

22 **RESPONSE TO REQUEST FOR ADMISSION NO. 22:**

23 Alberts objects to this request on the ground that it is vague and ambiguous as to  
24 the term "you," and understands that term to refer specifically and solely to Defendant  
25 Karen Alberts. Alberts further objects to this request on the grounds that it is vague and  
26 ambiguous as to the terms and phrase "object," "search plan," and "presented." Alberts  
27 further objects to this request to the extent that it assumes facts not in evidence. Alberts  
28 further objects to this request to the extent it seeks information protected by the

# EXHIBIT 32



**SILICON VALLEY  
REGIONAL COMPUTER FORENSIC LABORATORY**

**REQUEST FOR SERVICE**

<b>CASE INFORMATION</b> (Please print legibly. If Not Applicable, enter "NA")			RCFL Case #
Is this the first request in this case? <input checked="" type="checkbox"/> First Request <input type="checkbox"/> Follow-up Request	Date:	Agency Case # <u>08-02544</u>	
Submitting Person: <u>BILL KASISKE</u>	Type of Service (Check One) <input checked="" type="checkbox"/> Lab <input type="checkbox"/> Field	Suspect Name Or Case Title: <u>ANIMAL RIGHTS</u>	
Case Agent Name: <u>BILL KASISKE</u>	Squad/Unit: <u>INVESTIGATIONS</u>	Submitting Agency <u>UC BERKELEY POLICE DEPT.</u>	
Case Agent Phone: <u>510-642-1606</u>	Task Force? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes ▶	Task Force: <input type="checkbox"/> REACT <input type="checkbox"/> ICAC <input type="checkbox"/> JITF <input type="checkbox"/> <input type="checkbox"/> Other (Specify):	
Case Agent Email: <u>KASISKE@BERKELEY.EDU</u>	Classified Handling? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes ▶	Maximum Classification Level <input type="checkbox"/> Confidential <input type="checkbox"/> Secret <input type="checkbox"/> Top Secret <input type="checkbox"/> SCI	
Case/Crime Type: <u>STALKING</u>	Has a Prosecutor been assigned? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes ▶	Provide Prosecutor's Name & Phone Number:	Trial Prep? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes
Prosecutorial Jurisdiction: <input checked="" type="checkbox"/> State <input type="checkbox"/> Federal <input type="checkbox"/> Military <input type="checkbox"/> Other	Pending Court Dates? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes ▶	If yes, provide date & type of proceeding (e.g. prelim, trial):	
Service or Seizure Location (Address): <u>LONG HAUL INFOSHOP, 3124 SHATTUCK AVE, BERKELEY, CA</u>		Type of Seizure (Please provide a copy of Search Warrant/ Affidavit) <input checked="" type="checkbox"/> Search Warrant <input type="checkbox"/> Consent <input type="checkbox"/> Probation <input type="checkbox"/> Parole	
Date of Seizure: <u>08/27/08</u>		<input type="checkbox"/> Grand Jury <input type="checkbox"/> Admin <input type="checkbox"/> Other ▶	
Suspect(s) in Custody? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes	Narcotics Related? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes	Special Master Case? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes	Privileged Information? <input type="checkbox"/> No <input type="checkbox"/> Yes <u>NOT SURE</u>
Were any RCFL personnel consulted in preparation of the Search Warrant? <input type="checkbox"/> Yes ▶ List Name(s): <input checked="" type="checkbox"/> No or NA	This includes any material specified under the Privacy Protection Act. For example any material intended for publication such as books, articles or computer programs		
List Operating Systems of all computers, if known. <input type="checkbox"/> Windows <input type="checkbox"/> Apple/Macintosh <input type="checkbox"/> Unix/Linux <input checked="" type="checkbox"/> Unknown <input type="checkbox"/> Other ▶	Special Handling? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If any additional "Special Handling" procedures are required please describe below or attach additional pages		
Any of the following items submitted/anticipated? <input checked="" type="checkbox"/> None <input type="checkbox"/> Unknown <input type="checkbox"/> Palm/PDA <input type="checkbox"/> Cell Phone <input type="checkbox"/> Other ▶			
Has this evidence been viewed, examined or otherwise accessed by anyone prior to submission to the RCFL? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes ▶	If yes, by who? Provide full name and contact phone number.		
<b>Field Service Information</b>	Date Service Requested:	Estimated Number of Computers:	All requests for Field Services should be submitted at least two business days prior to requested date of service

**Service Requested**

Describe in detail what examinations are needed and what type of data you expect to be present. If there are special handling requirements, please describe. Attach additional pages as needed. If you have any reports, statements or other documentation which may assist in the examination, please attach to this request.

SEE ATTACHED

<b>RCFL USE ONLY</b>	Date Received:	Case Priority:	Examiner Assigned:
	Received By:	Established By:	

Rev. Erik Harris 12-22-2004

