

Freedom of Information Act Appeal

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November 17, 2015

Attention: Director
Office of Information Policy (OIP)
U.S. Department of Justice
1425 New York Ave., NW, Suite 11050
Washington, D.C. 20530-001
(Certified Mail No.: 7012 0470 0001 6765 9966)

Re: Federal Bureau of Investigation (FBI)
Freedom of Information/Privacy Acts (FOIPA)
FOIPA Request Nos: 1206490-000
1335001-000

Executive Office for United States Attorneys (EOUSA)
FOIPA Request No.: 13-1062

United States District Court - Middle District, FL
Case Nos: 8:10-CR-396-T-17MAP
8:14-CV-1503-T-17MAP

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Federal Bureau of Prisons (BOP)

Central Office Administrative Remedy Appeal

Remedy ID: 822325

Subject: FOIPA Appeal, Preservation of the Records,
Jurisdiction, etc.

Sir:

FBI, David M. Hardy, Section Chief, Records
Management Division, by letter dated October 9, 2015,
Claims:

By letter dated September 20, 2013, records
responsive to your request were reviewed and
released to you. The records you currently
seek have already been properly reviewed
and withheld pursuant to the provisions of
the Freedom of Information Act, Title 28,
sections 552 and 552A.

Also, Mr. Hardy, for some reason, included a
"FBI Fact Sheet" with this most recent letter from
him. Accordingly, I also have some facts to share:

Firstly, I have never received a letter dated September 20, 2013, from the FBI, in regard to the above. Prior to the FBI's most recent 2015 correspondence to me, the last letter that I received from them was an April 4, 2013, Certified Mail/Domestic Return Receipt response from Agent Norris; regarding my March 29, 2013, format decision and agreement to pay. Several CDs worth of records, at different times, were sent to my contact, Kimberly A. Blevins, at an alternate address, per the agreement—but no September 20, 2013, letter or notice of records withheld and opportunity to appeal that determination from FBI were ever received by myself or by my contact. Though, my contact and I have complained to federal, state, and local, governments of apparent tampering with our mail and of other continuing violations of the lawful authority, of the Constitutions, of acts of Congress, and of laws of the United States and of the State of Florida, including the commission of genocide and treason (hereinafter etc.), against fellow citizens thereof and humanity, including against us (hereinafter et al.): without lawful response from these governments, to date. In any event, the FBI's claimed September 2013 letter to me is an untimely and unlawful response to my above mentioned requests and complaints, and is otherwise inadequate for my needs, including expedited processing of these records that I am currently seeking: for peacefully prosecuting and pursuing Justice in these matters, and in continuing violation of the

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FOIPA's etc. against me et al. Moreover, I have not received any further response from the FOUSA since their June 28, 2013, Certified Mail/Domestic Return Receipt response to my June 19, 2013, agreement to pay, correspondence to them; this is also in continuing violation of the FOIPA's etc. against me et al. (See, copies of all FOIPA related material that I have sent and received — except for most of the Certified Mail/Domestic Return Receipts — to date, enclosed)

Secondly, I understand that these records may only be withheld for a lawful purpose and only during such time as that circumstance continues. I also understand that I may arrange an alternative time frame for processing my request, in full. I will allow, within reason, for these records, including those of which I am currently seeking, to be provided to me for my needs, immediately after the lawful purpose for which they may be withheld are concluded. I will not allow for these records to be destroyed in any manner. Any destruction of these records, will be a further act of war etc. against me et al. — I will respond accordingly: as necessary to the security of a free state. If the OTP will not guarantee for me, in writing, that these records are being withheld, and preserved, for a lawful purpose and will subsequently be provided to me for my needs immediately when, within reason, that circumstance is concluded, and not be

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destroyed in any way—then, from experience in dealing with what the federal government has become: despotic, I can reasonably conclude and expect that, these records are not being withheld for a lawful purpose: in continuing violation of the lawful authority, of the Constitutions, acts of Congress, and of laws of the United States and of the State of Florida, against me et al.; I must insist on expedited processing of these records, in full: without any destruction or any truncation of the truth, for my needs, and file suit, though I am not thus limited to, to ensure the necessary preservation of these records and of a free state. Accordingly, I have jurisdiction over federal and state in these matters; via, my right to bear arms in preservation of myself and of a free state:

(Some six months prior to my January 7, 2009, NOTICE to the President of the United States of my invoking my right to bear arms for a specific lawful purpose—enclosed; and some 25 months prior to my unlawful arrest by the FBI in the above reference criminal case, the Supreme Court decided the following, in part:)

The Supreme Court in *District of Columbia v. Heller* (2008) 554 U.S. 128 & Ct 2783, 171 L Ed 2d 637 (642 and 674), 2008 U.S. LEXIS 5268, citing its holding in *United States v. Cruikshank* (1876)

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92 US 542, 23 L Ed 588, 1875 U.S. LEXIS 1794,
recognized:

In *United States v. Cruikshank*, the United States Supreme Court held that the Second Amendment does not by its own force apply to anyone other than the Federal Government. The opinion explained that the right is not a right granted by the Constitution or in any manner dependent upon that instrument for its existence. The second Amendment means no more than that it shall not be infringed by Congress. States, the Supreme Court said, were free to restrict or protect the right under their police powers. The limited discussion of the Second Amendment in *Cruikshank* supports, if anything, the individual-rights interpretation. *Cruikshank* described the right protected by the Second Amendment as bearing arms for a lawful purpose and said that the people must look for their protection against any violation by their fellow-citizens of the rights it recognizes to the States' police power. That discussion makes little sense if it is only a right to bear arms in a state militia. (Scalia, J., joined by Roberts, Ch. J., and Kennedy, Thomas, and Alito, JJ.)

And, the Supreme Court on the right to bear arms in other cases at, 171 L. Ed. 2d 939, Second Amendment:

§ 5. Right to bear arms as being individual right
... In *McDonald v. Chicago* (2010) 561 U.S., 130
S Ct 3020, 177 L Ed 2d 894, 2010 U.S. LEXIS
5523, *infra* § 6, the court recognized its holding
in *District of Columbia v. Heller*, *supra*, that
the Second Amend of the Federal Constitution
protected an individual right to keep and bear
arms for the purpose of self-defense. The court
said that self-defense was the central
component of the Second Amendment.

§ 6. Applicability of Second Amendment to states

The Supreme Court has decided that the Federal
Constitution's Second Amendment is fully
applicable to the states through the due process
clause of the Constitution's Fourteenth Amendment.

In *McDonald v. Chicago* (2010) 561 U.S., 130
S Ct 3020, 177 L Ed 2d 894, 2010 U.S. LEXIS
5523, the Supreme Court... held that the due
process clause of the Federal Constitution's
Fourteenth Amendment fully incorporated the
Constitution's Second Amendment to apply to the states.

The framers and ratifiers of the Fourteenth Amendment counted the right to keep and bear arms among those fundamental rights necessary to the United States' system of ordered liberty, the Court said. According to the court, (1) the due process clause incorporated particular rights contained in the first eight amendments; (2) the court had incorporated almost all of the provisions of the Bill of Rights; and (3) the governing standard regarding incorporation was not whether any civilized system could be imagined that would not accord the particular protection, but, instead, whether a particular Bill of Rights guarantee was fundamental to the United States' scheme of ordered liberty and system of justice. Moreover, the court said that it had abandoned the notion that the Fourteenth Amendment applied to the states only a watered-down, subjective version of the individual guarantees of the Bill of Rights.

Asserting that it would be incongruous to apply different standards, depending on whether a claim under the Bill of Rights was asserted in a state or federal court, the court said that, instead, incorporated Bill of Rights protections all were to be enforced against the states under the Fourteenth Amendment according to the

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same standard that protected those personal rights against federal encroachment.

(The Supreme Court in McDonald, above, was also decided before my unlawful arrest by F.B.I.)

Additionally, the Supreme Court in, *Hamilton v. University of California*, 293 U.S. 245, 262, 263, 79 L. Ed. 343, 55 S. Ct. 197; also citing itself in, *United States v. Schurimmer*, 279 U.S. 644, 73 L. Ed. 889, 49 S. Ct. 448, said:

Government, federal and state, each in its own sphere owes a duty to the people within its jurisdiction to preserve itself in adequate strength to maintain peace and order and to assure the just enforcement of law. And every citizen owes the reciprocal duty, according to his capacity, to support and defend government against all enemies.

United States v. Schurimmer... we said (p. 650):
“That it is the duty of citizens by force of arms to defend our government against all enemies whenever necessity arises is a fundamental principle of the Constitution. . . . Whatever tends to lessen the

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willingness of citizens to discharge their duty to bear arms in the country's defense detracts from the strength and safety of the Government."⁵³

The 11th Circuit Court of Appeals position is, that statutes, such as § 922(g)(1), which create class based restrictions and different levels of protection against citizens' unalienable, enumerated rights are presumptively lawful, longstanding and constitutional prohibitions. See *United States v. Rozier*, 598 F.3d 768, 770-771, 2010 U.S. App. LEXIS 4556, 22 Fla. J. Weekly Fed. C 586 (11th Cir. 2010):

The initial question is whether one is qualified to possess a firearm. In *Rozier's* case, the most relevant modifier, as to the question of qualification, is "felon."⁵³

Rozier's Second Amendment right to bear arms is not weighed in the same manner as that of a law-abiding citizen, such as the appellant in *Heller*. While felons do not forfeit their constitutional rights upon being convicted, their status as felons substantially affects the level of protection those rights are accorded.

The Court made this clear when it referred to those “disqualified from the exercise of Second Amendment rights.” *Id.* Heller stated that “nothing in our opinion should be taken to cast doubt on long-standing prohibitions on the possession of firearms by felons.” *Id.* This language suggests that statutes disqualifying felons from possessing a firearm under any and all circumstances do not offend the Second Amendment.

Thus, statutory restrictions of firearm possession, such as § 922(g)(1), are a constitutional avenue to restrict the Second Amendment right of certain classes of people. Rozier, by virtue of his felony conviction, falls within such a class. Therefore, the fact that Rozier may have possessed the handgun for purposes of self-defense (in his home), is irrelevant.

(emphasis original, added, and omitted)

Contrary to the 11th Circuit Court's opinion, above, the Supreme Court's wording in *Heller* does not suggest this. *Heller* did not intend to add or subtract anything from the presumptively lawful longstanding prohibitions

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on the possession of firearms by felons, nor from future evaluation that may prove those longstanding prohibitions as invalid, since neither was the actual case and controversy at issue" on that day; the Court prudently left them for future evaluation "if and when" they present themselves on these specific issues and controversy (and may also prudently allow the questions on these specific issues and controversy to be reserved for future evaluation, for a lawful purpose). In support of this, the Court in *Heller*, 171 L. Ed. 2d 637, 677-684, said:

We conclude that nothing in our precedents forecloses our adoption of the original understanding of the Second Amendment. It should be unsurprising that such a significant matter has been for so long judicially unresolved. . . . Other provisions of the Bill of Rights have similarly remained unilluminated for lengthy periods. This Court first held a law to violate the First Amendment's guarantee of freedom of speech in 1931, almost 150 years after the Amendment was ratified. . . . and it was not until after World War II that we held a law invalid under the Establishment Clause. . . .

Even a question as basic as the scope of proscribable libel was not addressed by this Court until 1964, nearly two centuries after the founding. . . . It is demonstrably not true that, as Justice Stevens

Claims...⁶⁶ for most of our history, the invalidity of Second-Amendment-based objections to firearms has been well settled and uncontroversial.³⁷

For most of our history the question did not present itself....

Although we do not undertake an exhaustive historical analysis today of the full scope of the Second Amendment, nothing in our opinion should be taken to cast doubt on longstanding prohibitions on the possession of firearms by felons....

Justice Breyer moves on to make a broad jurisprudential point: He criticizes us for declining to establish a level of scrutiny for evaluating Second Amendment restrictions. He proposes, explicitly at least, none of the traditionally expressed levels (strict scrutiny, intermediate scrutiny, rational basis), but rather a judge-empowering "interest-balancing inquiry" that "asks whether the statute burdens a protected interest in a way or to an extent that is out of proportion to the statute's salutary effects upon other important governmental interests."... After an exhaustive discussion of the arguments for and against gun control, Justice Breyer arrives at his interest balanced answer: because handgun violence is

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a problem, because the law is limited to an urban area, and because there were somewhat similar restrictions in the founding period (a false proposition that we have already discussed), the interest balanced inquiry results in the constitutionality of the handgun ban. QED.

We know of no other enumerated Constitutional right whose core protection has been subject to a freestanding "interest-balancing" approach. The very enumeration of the right takes out of the hands of government—even the Third Branch of Government—the power to decide on a case-by-case basis whether the right is really worth insisting upon. A constitutional guarantee subject to future judges' assessments of its usefulness is no constitutional guarantee at all. Constitutional rights are enshrined with the scope they were understood to have when the people adopted them, whether or not future legislatures or (yes) even future judges think that scope too broad.... The Second Amendment is no different.... it is the very product of an interest-balancing by the people—which Justice Breyer would now conduct for them anew. And whatever it leaves to future evaluation, it surely elevates above all other interests the right of law-abiding citizens to use arms in defense of hearth and home.

Justice Breyer chides us for leaving so many applications of the right to keep and bear arms in doubt, and for not providing extensive historical justification for those regulations of the right that we describe as permissible. . . . But since this case represents this Court's first in-depth examination of the Second Amendment, one should not expect it to clarify the entire field, any more than . . . our first in-depth Free Exercise case, left that area in a state of utter certainty. And there will be time enough to expound upon historical justifications for the exceptions we have mentioned if and when those exceptions come before us. . . .

But the enshrinement of constitutional rights necessarily takes certain policy choices off the table . . . it is not the role of this Court to pronounce the Second Amendment extinct.

(emphasis added/omitted)

As demonstrated above, this issue is open and subject to further inquiry, controversy, and evaluation; e.g., (1) Whether an individual, who is presumed to be a convicted felon, may nevertheless possess firearms in defense of

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themselves, of their country, and of a free state, in times of necessity, against all enemies thereof, (2) — Whether Congress has constitutional power to create class-based restrictions and different levels of protection against citizens' unalienable enumerated rights, to disqualify citizens in the exercise of same under any and all circumstances (?). The historical evidence and court precedent tends to support that the former may, as a matter of right and power reserved, and that the later shall not, as a matter of power not delegated to. As Stephen P. Halbrook, research fellow at The Independent Institute — The Independent Institute is a non-profit, non-partisan, scholarly research and educational organization that sponsors comprehensive studies of the political economy of critical social and economic issues — in his, "The Founders' Second Amendment: Origins of the Right to Bear Arms," observes in his investigation, Chapter 15:

Having Adopted the Constitution and Bill of Rights, the Founding generation proceeded to build the American republic. At different times and for different purposes, those who had been instrumental in bringing on the great experiment in government had occasion to comment on its fundamental principles. The following sets forth some of their later reflections that are pertinent to the Second Amendment....

Judge St. George Tucker... on the Constitution and Bill of Rights. Published in 1803, the work included the English jurist Blackstone's Commentaries along with Tucker's reflections on the American system...

Tucker's observations in Blackstone's Commentaries highlighted the improvements of the American over the English constitution in the expansion of individual rights. The English Declaration of Rights of 1689, for instance, provided: "That the Subjects which are Protestants, may have Arms for their Defense suitable to their Condition, and as are allowed by Law." To this Tucker posited the Second Amendment: "The right of the people to keep and bear arms shall not be infringed... and this without any qualification as to their condition or degree, as is the case in the British government..."⁵ [5. William Blackstone, Commentaries, St. George Tucker ed. (Philadelphia: William Young Birch and Abraham Small), vol. 1, at 143 n. 40].

Tucker was an early exponent of the power of the judiciary to declare laws unconstitutional, a doctrine that the Supreme Court Justice John Marshall would later rule to be the cornerstone of judicial review. Tucker wrote:

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If, for example, a law be passed by Congress, prohibiting the free exercise of religion, according to the dictates, or persuasion of a man's own conscience; or abridging the freedom of speech, or of the press; or of the right of the people to assemble peaceably, or to keep and bear arms; it would, in any of these cases be the province of the judiciary to pronounce whether any such act were constitutional, or not; to acquit the accused from any penalty which might be annexed to the breach of such unconstitutional act. . . . The judiciary, therefore, is that department of the government to whom the protection of the rights of the individual is by the constitution especially confided, interposing its shield between him and the sword of usurped authority, the darts of oppression, and the shafts of faction and violence. [6. *Ibid.*, App. 300]

Tucker was even more specific in explaining how the British Parliament would violate basic rights in the guise of some necessary objective, but that Congress had no such power. He reiterated that in England the game laws "have been converted into means of disarming the body of the people,"⁵³ and that "the acts directing the mode of petitioning parliament, and those for prohibiting riots; and for suppressing assemblies of free-masons, are so many

ways for preventing public meetings of the people to deliberate upon the public, or national concerns.”³³

By contrast, Congress had “no power to regulate, or interfere with domestic concerns, or police of any state,”^{35 66} nor will the constitution permit any prohibition of arms to the people; or of peaceable assemblies by them, for the purposes whatsoever, and in any number, whenever they may see occasion¹⁰ [10. *Ibid.*, vol. 1, at 315-16]

Tench Coxe explained that under what became the Second Amendment, “the people are confirmed in their right to keep and bear arms.”^{33 18}

[18. *Federal Gazette*, June 18, 1789, at 2, col. 1]

Coxe referred to “the right to own and use arms and consequently of self-defence and of the public militia power”^{33 20} [20. *Democratic Press* (Philadelphia), January 23, 1823, at 2, col. 2]

Decrying the English game laws, which were intended to disarm the populace, Coxe wrote that “his own firearms are the second and better right hand of every freeman”^{33 21} [21. Sherman [Coxe's penname], “To the People of the United States,” no. 1X Reel 113, at 716] He made the following perceptive observation that having arms is sometimes

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a duty, but is ever a right:

So prudent, faithful and provident have our people and constitutions been, that we find in their precious bills of rights, schedules of duties, reasons of powers, and declarations recognising the right to own, keep and use arms, provisions preventing and forbidding the legislatures to interfere with and to abrogate, that all important right of citizens.²² [22. *Ibid.*, at 717] . . .

Thomas Jefferson remains perhaps the most interesting of the Founders as an owner of firearms and advocate of the Second Amendment. . . .

As president, Jefferson reiterated the value of a militia consisting of armed citizens. "Uncertain as we must ever be of the particular point in our circumference where an enemy may choose to invade us,"³⁵ he stated in his First Annual Message on December 8, 1801, "the only force which can be ready at every point and competent to oppose them, is the body of neighbouring citizens as formed into a militia."³⁵ [35. *Jefferson, Writings*, 505] . . .

But it was a letter written toward the end of his life that Jefferson best expressed the interrelated

principles of the First and Second Amendments, and the higher law that is the foundation of such rights, in language reminiscent of the Declaration of Independence. In June 5, 1824, missive to English Whig Major John Cartwright, Jefferson wrote that the American Revolution "presented us an album on which we were free to write what we pleased," excluding royal parchments but appealing "to those of nature" that were "engraved on our hearts." Jefferson continued about some of its "important principles": The constitution of most of our States assert, that all power is inherent in the people; that they may exercise it by themselves, in all cases to which they think themselves competent, . . . that it is their right and duty to be at all times armed; that they are entitled to freedom of person, freedom of religion, freedom of property, and freedom of the press. . . .¹⁴⁴ [44. Jefferson, Writings, 1491-92]

Jefferson continued by denying that "one generation [can] bind another, and all others, in succession forever," for "the Creator has made the earth for the living, not the dead. Rights and powers can only belong to persons. . . ." But he concluded with an absolute: "Nothing then is unchangeable but the inherent and unalienable rights of man." As to the

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above-referenced people's ⁶⁶right and duty to be at all times armed;³³ this meant that the duty could be changed by the majority but that the right was inherent and unalienable.

And from Chapter 16, Conclusion:

It is noteworthy that the Second Amendment proscribes any infringement, not just ⁶⁶"unreasonable"⁹⁹ infringement. Some guarantees are more relative than others — for instance, the Fourth Amendment proscribes only ⁶⁶"unreasonable"³³ searches and seizures. As has been observed:

The kind of protection that particular rights enshrined in the Bill of Rights receive is not identical. Some are guaranteed in the most absolute imperative terms. The first amendment specifies that Congress shall make no law ⁶⁶"respecting an establishment of religion, . . . or abridging the freedom of speech . . ."³³ The second amendment prescribes that the right of the people to keep and bear shall not be infringed.²⁸ [28. Wilfrid E. Rumble, ⁶⁶"James Madison on the Value of Bills of Rights,"³⁵ Constitutionalism: Nomos XX,²²

J. Roland Pennock and John W. Chapman
eds. (New York University Press, 1979), 122, 137]

The pre-Revolutionary experiences exemplified how the right to keep arms could be infringed: King George's ban on import of arms and ammunition, Redcoats breaking into houses at Lexington and Concord to seize firearms, and Gage's decree ordering all Boston inhabitants to report and surrender their arms. Similarly, the patriots perceived the right to bear arms being infringed when British troops stopped citizens to search their persons and carts and seized any arms found, used entrapment to ferret out persons seeking to obtain arms, and ordered the dispersal of persons engaging in militia exercise. These were rather abrupt and open infringements, but the Founders would also have considered more subtle interferences to be infringements too. Being required to give one's name to an official and obtain permission to publish one's sentiments or to own a firearm would have been considered infringements....

Being Necessary To The Security Of A Free State....

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Webster defined "security" as "protection; effectual defense or safety from danger of any kind"

Under this broad meaning, having a well regulated militia helps to secure a free state from any threat, whether invaders, tyrants, insurgents, or even individual criminals who may be repulsed by individual militiamen who keep their arms at home. That "security" means safety for individuals as well as groups of people is exemplified in the Fourth Amendment's reference to "The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures" — which by definition are carried out by government agents. By the same token, the Second Amendment's "security of a free state" includes security from governmental oppression

As the Revolution proved, the ultimate power of the people that the Second Amendment helps secure is the ability to take arms to resist oppression and overthrow ~~the~~ tyranny. In a constitutional republic, actual exercise of this power of the people would be rendered unnecessary.

Consistent with the above usage, Noah Webster defined "power" as follows:

Command; the right of governing, or actual government; dominion; rule; sway; authority...
The powers of government are legislative, executive, judicial, and ministerial...

Under this sense may be comprehended civil, political, ecclesiastical, and military power.⁴⁴ [44. Webster, An American Dictionary of the English Language ("power," 11)]

Finally, the Tenth Amendment clarifies that governmental powers are either "delegated" or "reserved," in contrast with rights of the people, which may not be "infringed" or "violated." The people also have powers that are "reserved"...

As the experiences of the American Revolution proved, the right to keep and bear arms serves as the ultimate check that the Founders hoped would dissuade persons at the helm of state from seeking to establish tyranny. In hindsight, it would be difficult to quarrel with the success of the Founders' vision.

(emphasis original / ^(correction) ~~omitted~~ omitted) (notes added in brackets)

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The Supreme Court in *Heller* also recognized Tucker's description on "the improvements of the American over the English constitution in the expansion of individual rights" and on "the power of the judiciary to declare laws unconstitutional," as Halbrook observed, above, 171 *J. Ed.* 2d 637, 666, they said:

St. George Tucker's version of Blackstone's Commentaries, as we explained above, conceived of Blackstonian arms right as necessary for self-defense. He equated that right, absent the religious and class-based restrictions, with the Second Amendment. See 2 Tucker's Blackstone 143. In Note D, entitled, "Views of the Constitution of the United States," Tucker elaborated on the Second Amendment: "This may be considered as the true palladium of liberty. . . . The right to self-defence is the first law of nature: in most governments it has been the study of rulers to confine the right within the narrowest limits possible. Wherever standing armies are kept up, and the right of the people to keep and bear arms is, under any colour or pretext whatsoever, prohibited, if not already annihilated, is on the brink of destruction." *Id.*, at App. 300 (ellipsis in original). He believed that the English game laws had abridged the right by prohibiting "keeping a gun or other engine for the

destruction of game.³³ *Ibid*; see also 2 *id.*, at 143, and nn 40 and 41. He later grouped the right with some of the individual rights included in the First Amendment and said that if "a law be passed by congress, prohibiting" any of those rights, it would "be the province of the judiciary to pronounce whether any such act were constitutional, or not; and if not, to acquit the accused. . . ." 1 *id.*, at App. 357. It is unlikely that Tucker was referring to a person's being "accused" of violating a law making it a crime to bear arms in a state militia.¹⁹

[19. Justice Stevens quotes some of Tucker's unpublished notes, which he claims show that Tucker had ambiguous views about the Second Amendment. See post, at 171 S. Ed. 2d 701, and n.32. But it is clear from the notes that Tucker located the power of States to ~~arm~~ arm their militias in the Tenth Amendment, and that he cited the Second Amendment for the proposition that such armament could not run afoul of any power of the federal government (since the amendment prohibits Congress from ordering disarmament). Nothing in the passage implies that the Second Amendment pertains only to the carrying of arms in the organized militia.]

(emphasis added, notes added in brackets)

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As briefly demonstrated above, there is sufficient historical record and court precedent to support that, the Second Amendment prohibits Congress, federal and state, from having any power to disqualify citizens "from the exercise of Second Amendment rights," or prohibits any other combination that amounts to the same thing: a destruction of the right to keep and bear arms and of the security of a free state. All of this is critically relevant and necessary in the above reference cases and otherwise, in these matters, including in this FOIPA Appeal to the O.I.P. I must obtain the records of which I am currently seeking, in order to peaceably assemble with my fellow citizens on the public and national concerns therein and thereof, or else I will have to respond accordingly: as necessary to the security of a free state — how many more citizens will the O.I.P. allow to become casualties in and of this war?

Moreover, in light of the above, certain individuals, known and unknown, in his or her individual capacities, who are operating within offices of the governing bodies of the United States (federal, state, and local; e.g., Congress, U.S. Courts, EOUSA, ATF, FBI, et cetera), continue to intentionally betray (etc.) us (et al.) in the above reference cases and otherwise. In fact, this is the actual, specific, lawful purpose for which I armed myself, in regard to the above

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reference cases, in defense of myself et al.: as
necessary to the security of a free state — as indicated
in my aforesaid January 7, 2009, Notice: to The President,
of my invoking my right to bear arms for a lawful purpose,
against these individuals and the war of lawlessness
that they continue to levy against us — not against my
sisters ex-boyfriend and wildlife: this is the continuing
fraud etc. that these individuals are perpetrating
against us in these cases, and that they are currently
in the position of continuing to perpetrate against us in
other cases, with no end, until we are dead. This
constitutes an immediate threat against us and
against the security of a free state! (See exhibits/
enclosures)

Finally, as has also been demonstrated above, the
fact that I have been called forth by certain provisions
of the Constitutions, of acts of Congress and of other
laws, including of nature and of necessity, of the United
States and of the State of Florida: to enforce the same,
in preservation of myself et al. and of a free state. I
have jurisdiction over federal and state in these
cases and matters. Congress, federal and state, shall
not prevent us from peaceably assembling, nor from
otherwise defending ourselves for a lawful purpose: as
necessary to the security of a free state, in regard to
these records, cases, and matters; however, we may

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allow these records, temporarily, to be withheld and allow ourselves, temporarily, to be on stand-by, for a lawful purpose, in preservation of ourselves and of a free state, in these matters. Accordingly, Congress shall provide us with the requisite weaponry and training^o in preparing us to exercise our right and duty to bear arms in our defense, being necessary to the security of a free state, in the likely event that these matters are not peacefully dealt with by those who are currently entrusted with this duty or by those who will inherit this duty in succession.

Following is additional historic record and court precedent that further supports my position, as indicated above, expressed and implied; starting with the Supreme Court in *Heller*, 171 L. Ed. 2d 637, 672-674, recognizing^o

Every late-19th-century legal scholar that we have read interpreted the Second Amendment to secure an individual right unconnected with militia service.

The most famous was the judge and professor Thomas Cooley, who wrote a massively popular 1868 *Treatise on Constitutional Limitations*. Concerning the Second Amendment it said^o:

⁶⁶ Among the other defences to personal liberty should be mentioned the right of the people to keep and bear

arms... The alternative to a standing army is 'a well-regulated militia,' but this cannot exist unless the people are trained to bearing arms. How far it is in the power of the legislature to regulate this right, we shall not undertake to say, as happily there has been very little occasion to discuss that subject by the courts." *Id.*, at 350....

⁶⁶ "The Right in General," he continued:

⁶⁶ "It might be supposed from the phraseology of this provision that the right to keep and bear arms was only guaranteed to the militia; but this would be an interpretation not warranted by the intent. The militia, as has been elsewhere explained, consists of those persons who, under the law, are liable to the performance of military duty, and are officered and enrolled for service when called upon. But the law may make provision for the enrolment of all who are fit to perform military duty, or of a small number only, and if the right were limited to those enrolled, the purpose of this guaranty might be defeated altogether by the action or neglect to act of the government it was meant to hold in check. The meaning of the provision undoubtedly is, that the people, from whom the militia must be taken, shall have the right to keep

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and bear arms; and they need no permission or regulation of law for the purpose. But this enables government to have a well-regulated militia; for to bear arms implies something more than the mere keeping; it implies the learning to handle and use them in a way that makes those who keep them ready for their efficient use; in other words, it implies the right to meet for voluntary discipline in arms, observing in doing so the laws of public order.⁵³ *Id.*, at 271.

All other post-Civil War 19th-century sources we have found concurred with Cooley. One example from each decade will convey the general flavor:

⁶⁶[The purpose of the Second Amendment is] to secure a well-armed militia. . . . But a militia would be useless unless the citizens were enabled to exercise themselves in the use of warlike weapons. To preserve this privilege, and to secure to the people the ability to oppose themselves in military force against the usurpations of government, as well as against enemies from without, that government is forbidden by any law or proceeding to invade or destroy the right to keep and bear arms. . . . The clause is analogous to the one securing freedom of speech and of the press. Freedom, not license, is secured; the fair

use, not the libellous abuse, is protected." J.

Pomeroy, *An Introduction to the Constitutional Law of the United States* 152-153 (1868).....

"As the Constitution of the United States, and the constitutions of several of the states, in terms more or less comprehensive, declare the right of the people to keep and bear arms, it has been a subject of grave discussion, in some of the state courts, whether a statute prohibiting persons, when not on a journey, or as travellers, from wearing or carrying concealed weapons, be constitutional. There has been a great difference of opinion on the question." 2 J. Kent, *Commentaries on American Law* *340, n2 (O. Holmes ed., 12th ed. 1873).....

"Some general knowledge of firearms is important to the public welfare; because it would be impossible, in case of war, to organize promptly an efficient force of volunteers unless the people had some familiarity with weapons of war. The Constitution secures the right of the people to keep and bear arms. No doubt, a citizen who keeps a gun or pistol under judicious precautions, practices in safe places the use of it, and in due time teaches his sons to do the same, exercises his individual right. No doubt, a person whose residence or duties involve peculiar

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peril may keep a pistol for prudent self-defence.
B. Abbott, Judge and Jury: A Popular Explanation
of the Leading Topics in the Law of the Land 333
(1880)...

⁶⁶
The right to bear arms has always been the
distinctive privilege of freemen. Aside from any
necessity of self-protection to the person, it
represents among all nations power coupled with
the exercise of a certain jurisdiction. [I]t was
not necessary that the right to bear arms should be
granted in the Constitution, for it had always
existed." J. Ordronaux, Constitutional
Legislation in the United States 241-242 (1891)

(Some ellipses added, some original)

And observed by Stephen P. Halbrook (Halbrook),
The Founders' Second Amendment: Origins of the Right to Bear Arms (2008).

But now the detestable Purpose is known (tho' before
only suspected) for which a large Standing Army
is quartered in America. — That they may be ready
on all occasions to dragoon us into any measure,
which the arbitrary tools of Ministerial Power

may think fit to impose. [New York Journal,
October 6, 1768, at 2, col. 1; Halbrook, *Ibid.*,
ch. 1, at 15-16]

It is a natural right which the people have
reserved to themselves, confirmed by the Bill of
Rights, to keep arms for their own defence; and
as Mr. Blackstone observes, it is to be made use
of when the sanctions of society and law
are found insufficient to restrain the
violence of oppression. [New York Journal,
Supplement, April 13, 1769, at 1, col. 3;
Halbrook, *Ibid.*, ch. 1, at 21]

Self Preservation is first Law of Nature. . . .
This Right and Duty, are both confirmed by
the municipal Laws of every civilised
Society. [John Adams, *Legal Papers* (Cambridge:
Belknap Press/Harvard University Press, 1965),
vol. 2, at 326; Halbrook, *Ibid.*, ch. 1, at 22]

Men combined to subvert our civil government,
to plunder and murder us, can have no right to
protection in their persons or properties among us;
they have by their attempts upon our liberty, put
themselves in a state of war with us, as Mr. Locke
observes, and being the aggressors, if they perish,

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the fault is their own. [Massachusettensis,
"To All Nations of Men," Massachusetts Spy (Boston),
November 18, 1773, reprinted in Charles S.
Hydeman & Donald S. Lutz, American Political
Writing During the Founding Era 1760-1805 (Indianapolis:
Liberty Fund, 1983), vol. 1, at 213; Halbrook,
Ibid., ch. 1, at 26]

The man who arms himself in defence of his
Life, Liberty, Fortune, Laws and Constitution of
his Country, can never be accounted a Rebel by
any but a Banditti of Villains... [Boston
Gazette, August 29, 1774, Supplement, at 1, col. 1;
Halbrook, Ibid., ch. 2, at 34]

that by the oppression of parliament all
Government was dissolved, and that we were
reduced to a State of Nature. [James Duane,
Notes of Proceedings, in Edmund C. Burnett ed.,
Letters of Members of the Continental Congress (Washington,
D.C.: Carnegie Institution, 1921), vol. 1, at 12;
Halbrook, Ibid., ch. 2, at 40]

Who can be surprised, that princes and their
subalterns discourage a martial spirit among the
people, and endeavour to render useless and
contemptible the militia, when this institution 36

is the natural strength, and only safeguard,
of a free country? [Josiah Quincy, Junr.,
Observations on the Act of Parliament Commonly Called the
Boston Port-Bill; with Thoughts on Civil Society and
Standing Armies (Boston: Edes & Gill, 1774);
reprinted in Josiah Quincy, Memoir of the Life of
Josiah Quincy Jun. (Boston: Cummings, Hillard, &
Co., 1825), 41; Halbrook, *Ibid.*, ch. 2, at 49-50.]

Opposition, nay, open, avowed resistance to arms,
against usurpation and lawless violence, is not
rebellion by the law of God or the land.

[Novanglus, no. V, February 20, 1775, in
Revolutionary Writings of John Adams, 186-87; Halbrook,
ibid., ch. 2, at 53.]

A tyrant... may lawfully be dethroned by the
people. [Novanglus, No. VI, in Revolutionary Writings
of John Adams, 206, quoting Pufendorf's Law of
Nature and Nations, l. vii, cl. vii, § 5, 6.

Barbeyrac's note on § 6; Halbrook, *ibid.*, ch. 2, at 53.]

Neither are subjects bound to stay till the
prince has entirely finished the chains which he
is preparing for them, and put it out of their
power to oppose. [Novanglus, no. VI, in Revolutionary
Writings of John Adams, 206-07, quoting Sidney,

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Discourses Concerning Government; Halbrook, *Ibid.*,
ch. 2, at 53.]

It is our duty to prepare against contingencies,
and to provide the means for every man to protect
himself as well against tyranny and
usurpation, as against assault and invasion.

[Documentary History of the First Federal Congress:
Debates in the House of Representatives, vol. 14, at 56-57,
from the Pennsylvania Packet, December 18, 1790;
Halbrook, *Ibid.*, Ch. 14, at 302.]

That all power is originally vested in, and
consequently derived from, the people, and
that government is instituted by them for
their common interest, protection, and
security.

That the enjoyment of life, liberty, and the
pursuit of happiness, are essential rights,
which every government ought to respect and
preserve.

That the powers of government may be resumed
by the people whenever it shall become
necessary to their happiness; that every power,
jurisdiction, and right, which is not by the

said Constitution clearly delegated to the Congress of the United States, or the departments of the government thereof, remains to the people of the several states, or to their respective state governments, to whom they have granted the same.

[Jonathan Elliot ed., *The Debates in the Several State Conventions of the Adoptions of the Federal Constitution* (Philadelphia: J.B. Lippincott, 1836), Vol. 1, at 327; Halbrook, *Ibid.*, Ch. II, at 238-39]

That the people have a right peaceably to assemble together for their common good, or to instruct their representatives, and that every person has a right to petition or apply to the legislature for redress of grievances.

[Elliot, *Ibid.*, vol. 1, 328; Halbrook, *Ibid.*, Ch. II at 240]

I have founded my hopes to the single object of securing (in terrorem) the great and essential rights of freemen from the encroachments of Power — so far as to authorise resistance when they should be either openly attacked or insidiously undermined. [March 19, 1790. William Wirt, Patrick Henry: *Life, Correspondences, and speeches* (New York: Scribner's, 1891; reprinted

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1951), Vol. 3, at 417-18; Halbrook, *Ibid.*, ch. 13,
at 285]

As noted above, Jackson had previously offered remarks emphasizing the individual right of persons to bear arms against tyranny and assault. Roger Sherman now made comments equally significant about the meaning of the Second Amendment as follows:

[E]very power still remained in the people and state governments, except what had been given up to the United States by the new constitution. The House was not about to relinquish to the state governments any part of its power; but merely to acknowledge a power, that remained in the state legislatures. He asked, if gentlemen imagined, that the state governments had given out of their hands the command of the militia, or the right of declaring who should bear arms? He conceived it to be the privilege of every citizen, and one of his most essential rights, to bear arms, and to resist every attack upon his liberty or property, by whomsoever made. The particular states, like private citizens, have

a right to be armed, and to defend, by force of arms, their rights, when invaded.

[Documentary History of the First Federal Congress:

Debates in the House of Representatives, vol. 14, at 92-93,
from Pennsylvania Packet, December 21, 1790;

Halbrook, *Ibid.*, ch. 14, at 305-06]

This is a significant statement about the right to bear arms as perceived by the Framers. While the states retained the power to declare "who should bear arms" in the militia, one of the "most essential rights" of "every citizen" is to bear arms and to resist attack on his liberty or property from any source.

Like "private citizens," the states too were entitled to be armed and to defend themselves.

(original emphasis, notes added in brackets)

Accordingly, the federal and state governments have it no more within their respective powers to prohibit, by any regulation, the possession of firearms by citizens — even by citizens that they have arbitrarily reclassified as "felons," in an oppressive attempt to disarm the

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people — than they have it within their respective powers to disarm each other by any such regulation; though, citizens may disarm these governments — whenever it becomes necessary and conducive to the life, liberty, and happiness of the people. Of course, these circumstances are fact dependent: the fact that these governments are withholding evidence necessary for the peaceful resolution of these matters and are obstructing justice of the same, is enough to justify the disarmament of these governments. And, actually, in all reality, by the violence of their oppression etc. against me et al. in these matters, all government is dissolved, and we are again reduced to a state of nature; we may respond accordingly: as necessary to the security of a free state and to the preservation of ourselves, and of our posterity. Hopefully, the OIP, or the individuals who are employed and entrusted with the specific duties, including to uphold and support the Constitution, therein, will act appropriately, including as I have instructed them herein, expressed and implied, to mitigate the inevitable consequences in these matters. Continuing to deprive me et al. of life, liberty, and property, including of lawful and effective representation and government, without due process of the law — the real law: ruling out color of law — is not a viable option, for anybody.

When these records are provided to me, they are to be provided with a waiver or reduction of fees, as they are qualified to be provided, pursuant to the FOIPAs, 28 CFR § 16.10:

(d)(2)(i) - Whether the subject of the requested records concerns "the operations or activities of the government":

Accordingly, as indicated above, the subject matter of the requested records, in the context of the request, specifically concern identifiable operations or activities of the federal government (i.e., of the Congress, U.S. Courts, EOUSA, FBI, ATF, et cetera) that continues to allow fraud etc. to be perpetrated against the public et al., with impunity, which proves that the federal government continues to intentionally fail to do its constitutional duties to provide for our common defense, including in these matters.

(ii) - Whether the disclosure is "likely to contribute" to an understanding of government activities:

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Accordingly, as indicated above, the requested records are meaningfully informative on these specific government operations and activities that continue to allow fraud etc. to be perpetrated against the public et al., with impunity, and that continue to allow the cover-up of such, including in regard to this records request and attempt to expose these tyrannical and oppressive government operations and activities to public awareness and understanding, as necessary to the security of a free state; so that the public may rightfully defend themselves against such further abuses by the federal and state governments, including in these matters.

(iii) - Whether disclosure of the requested information will contribute to "public understanding".

Accordingly, as indicated above, the disclosure will contribute to the understanding of the public at large, as the public at large is currently unaware of these government, federal and state, operations and activities that continue to allow fraud etc. to be perpetrated against them et al., with impunity, as a direct result of such being perpetrated against them, including in these matters. The federal government has become tyrannical and

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oppressive, as was feared that it would; it no longer operates by consent of the governed, by the public at large; they currently have no understanding of this immediate threat against them and they currently are unable to rightfully defend themselves against it, because of this lack of awareness and understanding.

(iv) - Whether the disclosure is likely to contribute "significantly" to public understanding of government operations or activities;

Accordingly, as indicated above, the public's understanding of the subject matter in question, as compared to the level of public understanding prior to the disclosure, is likely to be enhanced by the disclosure to a significant extent; the public's current understanding of why I armed myself in the above reference cases and matters, is significantly limited by the continuing fraud etc. being perpetrated against them in the court records and by the current withholding of these records and facts from the public awareness and understanding.

The operations and activities of the federal government that continue to allow this fraud etc. against the public et al. to be perpetrated, with impunity, are able to exist and to continue only for as long as the public at large

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continues to lack the awareness and understanding: as necessary to the security of a free state, of this immediate threat against them; with this awareness and understanding: as necessary to the security of a free state, which is likely to be enhanced significantly from disclosure of this immediate threat against them — the public is significantly "better able to resist tyranny" (Story) in these cases and matters, including with "the right of the people to assert and reclaim their own sovereignty over an oppressive government"

(Halbrook, *Ibid.*, on the political philosophy expressed in the Declaration of Independence, ch. 5, at 111; see generally, Pauline Maier, *American Scripture: Making the Declaration of Independence* (New York: Alfred A. Knopf, 1997); Morton White, *The Philosophy of the American Revolution* (New York: Oxford University Press, (1978); John Phillip Reid, *Constitutional History of the American Revolution: The Authority of Rights* (Madison: University of Wisconsin Press, 1986).

(3)(i) - Whether the requester has a commercial interest that would be furthered by the requested disclosure:

I am unaware of any commercial interest that I would or could possibly have, that would be furthered by the

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requested disclosure of these records in the preservation of myself and of a free state, against the aforesaid individuals and the immediate threat etc. that they continue to pose against me et al., including in these cases and matters.

(ii) - Whether the magnitude of the identified commercial interest of the requester is sufficiently large, in comparison with the "public interest" in disclosure, that disclosure is "primarily in the commercial interest of the requester":

My primary interest is in the preservation of these records, of myself et al., and of a free state; accordingly, the magnitude of this interest, being also in the public interest, is far greater than any possible commercial interest of mine. These records will reflect the same.

Sincerely,

(NOTICE) Under duress of treason, etc. (imputed by law).

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I declare, certify, verify, and state — with like force and effect as a sworn declaration, certification, statement, oath, or affidavit (P.S. 1315.07 § 16; and 28 USC § 1746) — under penalty of perjury that the foregoing is true and correct. Executed on this 17th day of November, 2015.

Josiah R. Fornof

Josiah Robert Fornof

Enclosures/Exhibits (Copies):

Blevins, K.A. (2015, Nov. 13) E-Mail to Josiah Fornof —
Subject: Heads of the Florida Legislature — 2 pages.

Blevins, K.A. (2015, Nov. 9) E-Mail to Josiah Fornof —
Subject: U.S. Representative Richard Nugent — 4 pages.

Blevins, K.A. (2015, Nov. 9) E-Mail to Josiah Fornof —
Subject: U.S. Senator Marco Rubio — 3 pages.

Blevins, K.A. (2015, Nov. 9) E-Mail to Josiah Fornof —
Subject: U.S. Representative Gus Bilirakis — 2 pages.

Blevins, K.A. (2015, Nov. 9) E-Mail to Josiah Fornof —
Subject: U.S. Senator Bill Nelson — 3 pages. 48

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Blenins, K.A. (2015, Nov. 8) E-Mail to Josiah Fornof —
Subject: Contacting U.S. Senate — 4 pages.

Hardy, D.M. - FBI (2015, Oct. 9) correspondence to
Josiah Fornof — 2 pages.

Hardy, D.M. - FBI (2015, Oct. 8) correspondence to
Josiah Fornof — 2 pages.

Coordinator, Administrative Remedy - BOP/Central
Office (2015, Sep. 28) Notice: Extension of time for
response, to Josiah Fornof — 1 page.

Coordinator, Administrative Remedy - BOP/Central
Office (2015, Sep. 28) Receipt, to Josiah Fornof — 1 page.

Fornof, J.R. (2015, Aug. 4) correspondence to FBI —
Certified Mail No.: 7012 0470 0001 6765 9942; included
as exhibit with: Fornof, J.R. (2015, Jul. 23)
Administrative Remedy Appeal to BOP/Central
Office, below — 6 pages.

Fornof, J.R. (2015, Aug. 4) correspondence to EOUSA —
Certified Mail No.: 7012 0470 0001 6765 9959; included
as exhibit with: Fornof, J.R. (2015, Jul. 23)
Administrative Remedy Appeal to BOP/Central
Office, below — 7 pages

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Fornof, J.R. (2015, Jul. 23) Administrative Remedy
Appeal to BOP/Central Office — Certified Mail No.:
7012 0470 0001 6765 9935; including exhibits (see
List of Exhibits) — **43** pages.

Blevins, K.A. (2014, Dec. 15) E-Mail to Josiah Fornof —
Subject: May 17, 2008 Letter to Brown-Waite and
Bilirakis — 2 pages.

Blevins, K.A. (2014, Apr. 23) E-Mail to Josiah Fornof —
Subject: My Response to Response from the Court — 4 pages.

Boucher, S.M. — ATF (2014, Feb. 16) correspondence to
Josiah Fornof — 6 pages.

Blevins, K.A. (2013, Dec. 26/Resent: 2014, Feb. 3)
correspondence to Josiah Fornof — key to phone
numbers on April 22, 2002 Verizon Bill, including
said Verizon Bill — 11 pages.

Blevins, K.A. (2013, Dec. 9) correspondence to Josiah
Fornof — including enclosed packets of Facsimiles,
of the "Transmission Verification Reports" for these faxes,
and of personal correspondence to Stephen M. Crawford
(2011, Aug. 1), by Kimberly A. Blevins — **32** pages.

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EOUSA (2013, Jun. 28) Certified Mail/Domestic
Return Receipt to Josiah Fornof — Certified Mail No.:
70092820000399787315 — 1 page.

Fornof, J.R. (2013, Jun. 19) correspondence to EOUSA —
Certified Mail No.: 70092820000399787315 — 3 pages.

Gerson, S.B. — EOUSA (2013, Jun. 13) correspondence
to Josiah Fornof — 3 pages.

Stegall, P.E. (2013, Apr. 4) correspondence to Josiah
Fornof — 1 page.

Fornof, J.R. (2013, Mar. 29) correspondence to FBI —
Certified Mail No.: 70091680000218042318 — 2 pages.

Hardy, D.M. — FBI (2013, Mar. 20) correspondence to
Josiah Fornof — 1 page.

Fornof, J.R. (2013, Mar. 20) correspondence to
Patric E. Stegall — Certified Mail No.: 70102780
000258625412 — 4 pages.

Fornof, J.R. (2013, Feb. 27) correspondence to EOUSA —
Certified Mail No.: 70113500000032895996 — 4 pages.

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Gerson, S.B. - EOUSA (2013, Feb. 19) correspondence
to Josiah Fornof — 2 pages.

Wilson, R. - DOJ/JMD (2013, Feb. 11) correspondence
to Josiah Fornof — 2 pages.

Kim, R.Y. - Criminal Division (2013, Feb. 6)
correspondence to Josiah Fornof — 1 page.

Fornof, J.R. (2013, Jan. 31) correspondence to EOUSA
— Certified Mail No.: 7012 0470 0001 6765 5326 — 4 pages.

Fornof, J.R. (2013, Jan. 17) correspondence to DOJ/JMD
— Certified Mail No.: 7012 0470 0001 6765 5319 — 6 pages.

Hardy, D.M. - FBI (2013, Jan. 17) correspondence to
Josiah Fornof — 1 page.

Wilson, R. - DOJ/JMD (2013, Jan. 17) correspondence
to Josiah Fornof — 3 pages.

Fornof, J.R. (2013, Jan. 3) correspondence to FBI —
Certified Mail No.: 7011 2970 0004 1690 2997 — 3 pages

Fornof, J.R. (2012, Dec. 18) correspondence to DOJ/JMD
— Certified Mail No.: 7010 2780 0002 5845 4630 — 5 pages.

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Hatten, C. (2012, Nov. 8) correspondence to Carmen Small — 1 page.

Fornof, J.R. (2012, Oct. 17) correspondence to Carmen Small — Subject: In further fear for our, lawful Americans, lives! — 2 pages.

Ley, J. — U.S. Court of Appeals, 11th Cir. (2012, Aug. 31) correspondence to Kimberly A. Blexins — Re: Case # 11-15542 — 1 page.

Godfrey, R. (2012, Aug. 8) correspondence to Josiah Fornof — 2 pages.

Godfrey, R. (2012, Jul. 25) correspondence to Josiah Fornof — 3 pages.

Blexins, K.A. (2012, May 29) E-Mail to Josiah Fornof — Subject: Josiah's Letter (one-year anniversary of "Sheriff Trespass" of July 6, 2009 — 2 pages.

Godfrey, R. (2012, May 7) correspondence to Josiah Fornof — 2 pages.

Fornof, J.R. (2012, May 7) E-Mail to Robert Godfrey — Subject: RE: January 7, 2009 — 2 pages.

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Fornof, J.R. (2012, May 7) E-Mail to Robert Godfrey —
Subject: RE: July 6, 2009, letter to Sheriff Bob White
— 3 pages.

Fornof, J.R. (2012, May 6) E-Mail to Robert Godfrey —
Subject: Stop the Genocide Against Us! — 3 pages.

Godfrey, R. (2012, May 1) Correspondence to Josiah
Fornof — 3 pages.

Blevins, K.A. (2012, Apr. 21) E-Mail to Josiah Fornof —
Subject: My July 15, 2009 letter to Ibison, Tampa FBI —
2 pages.

Blevins, K.A. (2012, Apr. 21) E-Mail to Josiah Fornof —
Subject: National Security - July 13, 2009, Response to my
Letter, directing to Tampa FBI — 1 page.

Blevins, K.A. (2012, Apr. 21) E-Mail to Josiah Fornof —
Subject: National Security - July 13, 2009 letter to
Department of Homeland Security — 1 page.

Blevins, K.A. (2012, Mar. 12) E-Mail to Josiah Fornof —
Subject: Godfrey's response — 1 page.

Blevins, K.A. (2012, Mar. 11) E-Mail to Josiah Fornof — Subject:
Fwd: International Question: Genocide — 2 pages. 54

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Document 119 (2012, Jan. 22) page 31 of 48, Page ID 1266 — Case 8:10-cr-00396-EAK-MAP — 1 page.

Crawford, S.M. (2011, Nov. 11) correspondence to Josiah Fornof — 2 pages.

Crawford, S.M. (2011, Aug. 2) correspondence to Josiah Fornof — 2 pages.

Crawford, S.M. (2011, Apr. 21) correspondence to Josiah Fornof — 1 page.

Crawford, S.M. (2011, Mar. 23) correspondence to Josiah Fornof — 1 page.

Crawford, S.M. (2011, Jan. 25) correspondence to Josiah Fornof — 1 page.

Crawford, S.M. (2011, Jan. 11) correspondence to Josiah Fornof — 1 page.

Crawford, S.M. (2010, Dec. 29) correspondence to Josiah Fornof — 2 pages.

Crawford, S.M. (2010, Dec. 22) correspondence to Josiah Fornof — 2 pages.

Freedom of Information Act Appeal — (FBI) No.: 1335001-000
Certified Mail No.: 70120470000167659966 — page 56 of 56

Verizon, Online — "Call History" print-out of (2010,
Aug. 17) telephone call, From: 1813 737 4386, to:
1727 216 8748, Duration: 02:48:00, Time: 07:46 PM,
Transaction ID: 30286307072 — by, user name:
Kimblexins, Account Number: 1003928504 — 1 page.

(P.S. — The date on the first page of fifty-six, the date
and signature on the forty-eighth page, the "P.S."
section on the fifty-sixth page, and the numbers,
from 1- — in keeping with the same order as laid
out in the "Enclosures/Exhibits" section, except
that the EOUSA (2013, Jun. 28) Certified Mail/
Domestic Return Receipt, is copied immediately after the
Blenkins, K.A. (2014, Apr. 23) E-Mail to Josiah Formo, Subject:
My Response to Response from the Court — on the top-right-
hand-corner of the enclosures/exhibits (pages), of the
original Appeal package, are in blue ink; also, the
original Appeal package, including the enclosures/exhibits,
is done on double-sided paper, formatting ~~is~~, except
for the Verizon, Online — "Call History" print-out of (2010,
Aug. 17) telephone call, which is single-sided, at the
bottom.)

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: Heads of the Florida Legislature
DATE: 11/13/2015 08:01:56 AM

The Florida Legislature is bicameral, like the U.S. Congress.

The Honorable Andy Gardiner
President of the Florida Senate
409 The Capitol
404 South Monroe Street
Tallahassee, FL 32399-1100

The Honorable Steve Crisafulli
Speaker of the Florida House
of Representatives
420 The Capitol
402 South Monroe Street
Tallahassee, FL 32399-1300

Following is one of the key items I sent to their predecessors a few years back, about eight months after USF had unlawfully cut off my pay and benefits and proceeded to unlawfully criminally prosecute me (charge later dropped, which does not help them).

Subj: Eliminate Florida Statute 876.05

Date: 1/16/2002 7:02:15 AM Eastern Standard Time

From: V1CTORYUS

To: feeney.tom@leg.state.fl.us, mckay.john.web@leg.state.fl.us

CC: jeb@jeb.org

Dear Sen McKay and Rep. Feeney:

You might as well eliminate Florida Statute 876.05, inasmuch as the State of Florida not only utterly fails to defend, but in fact, relentlessly persecutes and punishes any state employee who takes this oath in good faith and acts upon it.

If the State does not so persecute and punish other state employees as it continues to persecute and punish me, why does it not? What's different about me, other than that I have an unchallenged sworn claim of murder and more against the State of Florida and its aiders and abettors, including the University of South Florida, which claims that the unprosecuted murder of a God-fearing, law-abiding American citizen -- all that and more -- is a "personal matter" for that family, rather than what it obviously is, including that it is subversion, which includes but is not limited to treason, and therefore, threatens the national security?

Complaining amounts to complaining to the enemy about the enemy and, invariably, brings more punishment, all of it without lawful excuse, for which the wrongdoer State of Florida holds itself and its reciprocal aiders and abettors immune.

If the State does conduct an investigation into the complaint -- which is unlikely -- the State will, without exemption, investigate itself and find that it has done nothing wrong!

The State of Florida's requiring state employees to take the oath on the one hand, and failure to defend their upholding the oath on the other hand, amounts to an unconscionable set up, at best.

As prior indicated, it is also subversion, which includes treason, which the State of Florida carries out and the Government --top to bottom, side-to-side, federal, state, local -- supports.

2

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

So, you might as well eliminate Florida Statute 876.05, and otherwise, stop the hypocrisy.

The Nation is not secure, and the State of Florida, as we have otherwise seen, bears no small part of the responsibility.

Kimberly A. Blevins, M.P.H.
Director, Distance Learning
USF College of Public Health

Original appointment date under the Florida Retirement System: November 12, 1985, continuous to date, the University of South Florida's unlawful -- and therefore bogus -- termination of my employment on May 22, 2001 notwithstanding.

Ref: Ruth Elvada Denniston Blevins web site (<http://communities.msn.com/RuthElvadaDennistonBlevins>)

OATH OF LOYALTY - SECTION 876.05, FLORIDA STATUTES, REQUIRES THAT ALL STATE EMPLOYEES SIGN AN OATH OF LOYALTY AS A CONDITION OF EMPLOYMENT.

STATE OF FLORIDA
COUNTY OF _____

I, _____ (please type or print name), a citizen of the State of Florida and of the United States of America, and being employed by, or an officer of the State of Florida, and a recipient of public funds as such employee or officer, do hereby solemnly swear or affirm that I will support the Constitution of the United States of America and of the State of Florida.

(Signature of Applicant)
Sworn to (or affirmed) and subscribed before me this _____ day
of _____, _____, by _____
Month Year (Name of Person Making Statement)

(Signature of Notary Public - State of Florida)

(Print, Type, or Stamp Commissioned Name of Notary Public)

Personally Known (OR) Produced Identification
Type of Identification Produced: _____

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: U.S. Representative Richard Nugent
DATE: 11/09/2015 10:20:52 AM

One of the two representatives for 18060 Owen Drive, Hudson, Florida 34667:

DC Address: The Honorable Richard Nugent
United States House of Representatives
1727 Longworth House Office Building
Washington, D.C. 20515-0911

He used to be sheriff of Hernando County. I mentioned him once in a blog post written August 22, 2010. I also sent him a copy of my July 11, 2001 sworn affidavit. The question I asked at the end remains in force, and now Nugent is not "just" a sheriff, but a U.S. Representative.

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Wed, Jul 12, 2006 at 4:34 PM
Subject: Fw: July 11, 2001
To: "Nugent, Richard \"Rich\"", <rnugent@hcs0.hernando.fl.us>

July 12, 2006

Dear Sheriff Nugent:

My sworn affidavit dated July 11, 2001 -- five years ago as of yesterday -- goes unchallenged:

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR
PASCO COUNTY, FLORIDA
AFFIDAVIT

BEFORE ME, the undersigned authority, personally appeared KIMBERLY ANN BLEVINS, formerly known as KIMBERLY ANN FORNOF or KIMBERLY A. FORNOF, hereinafter also referred to as KIMBERLY A. BLEVINS, who was sworn under oath and states as follows:

1. I, KIMBERLY A. BLEVINS, was born in Middletown, Ohio on April 17, 1956 to Ruth Elvada Denniston Blevins (August 31, 1923 - January 11, 1997) and Robert Frank Blevins (March 13, 1925 -).
2. I, Kimberly A. Blevins, was married to Robert Harry Fornof from April 27, 1974 until September 27, 1994, and legal issue from this union are: Nathan Andrew Fornof, born September 23, 1976 in Clearwater, Florida; Matthea Dara Fornof, born June 14, 1978 in Clearwater, Florida; Josiah Robert Fornof, born July 17, 1980 in New Port Richey, Florida; and Zackary Daniel Fornof, born February 11, 1985 in Bayonet Point, Florida.
3. I, Kimberly A. Blevins have resided at 18060 Owen Drive, Hudson, Florida 34667-6659 (formerly 9913 Toddler Lane) continuously since December 1985.
4. I, Kimberly A. Blevins have been employed continuously as a public servant under the Florida Retirement System (FRS) from on or about November 12, 1985: with Pasco County Government (c. November 12, 1985 to c. June 5, 1987); Pasco County Health Department (c. June 8, 1987 to c. July 22, 1996); and the University of South Florida (c. August 21, 1995 to present, the University of South Florida s unlawful termination of my employment on or about May 22, 2001 notwithstanding).
5. I, Kimberly A. Blevins have never been arrested or charged with any crime.

6. On December 24, 1987 my, Kimberly A. Blevins parents Ruth Elvada Denniston Blevins and Robert Frank Blevins retained lawyer law firm William R. "BILL" Webb Carlson Meissner, et al. to represent them relative to a motor vehicle accident claim of December 22, 1987 which remains unsettled and which WILLIAM R. "BILL" WEBB CARLSON MEISSNER, et al. bear responsibility for settling lawfully (Ref: Case No. CA91-6383, Division H).

7. On or about November 18, 2000, and in response to my public records request(s), I KIMBERLY A. BLEVINS received from the office of State Attorney Bernard J. "BERNIE" McCabe, Jr., Sixth Judicial Circuit of Florida, a redacted copy of my father Robert Frank Blevins deposition of August 23, 1999, relative to the State of Florida s case(s) against my son Josiah Robert Fornof, consolidated under Case No. CRC 99-01481 CFAWS. My father Robert Frank Blevins, during the aforesaid deposition, made the following sworn claims:

A. Bill Webb is an attorney, falsely posturing as a judge. (e.g. Ref: p. 3, lines 7-25, and p. 4, lines 1-12, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).

B. The State of Florida s case against Josiah R. Fornof is part and parcel of a conspiracy against the Blevins family and is related to the still-unsettled case for which lawyer law firm Bill Webb Carlson Meissner were retained on December 24, 1987 to represent Ruth Elvada Denniston Blevins and Robert Frank Blevins. (e.g. Ref: p. 9, lines 16-22, p. 10, lines 17-25, and p. 11, lines 1-9, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481CFAWS).

C. Bill Webb, Dr. Henry Hanff, Colonial Penn Insurance Company and the State of Florida tortured Ruth E. Blevins to death. (e.g. Ref: p. 10, lines 17-18, 24-25, and page 11, lines 1-3, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).

8. I, Kimberly A. Blevins, reassert each of the foregoing claims outlined in Item 7, A, B, and C, above, and declare it as my own absolute conviction that each claim is true.

9. Regarding Item 7, B, and C, the State of Florida includes individual agencies and agents of the State of Florida who have acted unlawfully in their official capacities and have done so to date with impunity and immunity unlawfully granted by the State of Florida itself and backed by the FEDERAL GOVERNMENT: specific claims against named individual agencies and agents may be filed separately referencing this affidavit as a core claim binding the individual claims together under one grand conspiracy, a central element of which is subversion, including treason against the legitimate government of the United States of America.

10. During the aforesaid August 23, 1999 deposition, which was conducted in the presence of defense counsel GEORGE E. OLLINGER, III, assistant state attorney Todd Bennett asked my father Robert Frank Blevins, "Mr. Blevins, let me just ask you one other question: Are you on any type of medication today?" To which my father replied, "No, I am not." Several months later, in late January 2000, my father Robert Frank Blevins was hospitalized, near death, his first hospitalization since September 1986. In August, 2000 my father Robert Frank Blevins was again hospitalized, again near death: he is now on some seven medications, plus vitamin therapy to sustain his life. Encompassing this same timeframe, the STATE OF FLORIDA has allowed my father ROBERT FRANK BLEVINS most grave claims to go unchallenged, yet also unprosecuted, and in fact, uninvestigated. I present the foregoing facts as evidence as clear and convincing as it ever needs to be that the State of Florida is torturing to death my father Robert Frank Blevins, just as the State of Florida has already tortured to death my mother Ruth Elvada Denniston Blevins.

Under penalty of perjury, I declare the foregoing facts are true to the best of my knowledge and have been presented in good faith and in accordance with my absolute conviction.

Signature: Kimberly A. Blevins Date

Witness Date

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

Witness

Date

Subscribed to and sworn before me on this 11TH day of July, 2001, by Kimberly A. Blevins, who has shown Florida Drivers License B415-501-56-637-0 as proof of identification.

Notary Public

My commission expires: _____

Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was furnished to: The Honorable Bernard J. "Bernie" McCabe, Jr., State Attorney, Office of the State Attorney, Sixth Judicial Circuit of Florida, P.O. Box 5028, Clearwater, Florida 33758, by registered mail, certified mail no: 7099 3220 0007 9744 6780; The Honorable George W. Bush, President, United States of America, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500, by facsimile; The Honorable John Ashcroft, U. S. Attorney General, U.S. Department of Justice, Main Justice Building, 950 Pennsylvania Avenue, Washington, DC 20530-0001, by facsimile; Governor, Hon. Jeb Bush, The Capitol, Tallahassee, Florida 32399-0001, by facsimile; Attorney General, Hon. Bob Butterworth, The Capitol, Tallahassee, Florida 32399-1050, by mail; The Honorable Tom Gallagher, Commissioner, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0300, by mail; James T. "Tim" Moore, Commissioner, Florida Department of Law Enforcement, Post Office Box 1489, Tallahassee, Florida 32302-1489, by mail; Brooke Kennerly, Executive Director, Judicial Qualifications Commission, Room 102, The Historic Capitol, Tallahassee, Florida 32399-6000, by mail; The Honorable James Horne, Secretary, Florida Education Board; 2301 Park Avenue, Suite 403, Orange Park, Florida 32073, by mail; Judicial Watch, Southern Regional Headquarters, 100 S.E. 2nd Street, Bank of America Tower, Suite 3920, Miami, Florida 33131-2148, by mail; The Florida Bar, Tampa Airport Marriott, Suite C-49, Tampa, Florida 33607, Attention: Susan Bloemendaal, by mail; President Judy Genshaft, University of South Florida, 4202 East Fowler Avenue, Tampa, Florida 33620-6100, by mail; Noreen Segrest, General Counsel, University of South Florida, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; R. B. Friedlander, Office of the General Counsel, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; Dr. Robert M. Daugherty, Vice President for Health Sciences, Dean of the College of Medicine, University of South Florida, 12901 Bruce B. Downs Boulevard, Tampa, Florida 33612-4742, by mail; Dr. Charles S. Mahan, Dean, College of Public Health, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; Dr. Phillip J. Marty, Executive Associate Dean, College of Public Health, University of South Florida, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; The Honorable Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, by mail; Dr. Marc J. Yacht, Director, Pasco County Health Department, 10841 Little Road, New Port Richey, Florida 34654, by mail; John J. Gallagher, County Administrator, West Pasco Government Center, S-340, 7530 Little Road, New Port Richey, Florida 34654, by mail; Allyn Myers Giambalvo, Assistant Public Defender, P.O. Box 9000-P.D., Bartow, Florida 33831, by mail; this 11th day of July, 2001.

KIMBERLY ANN BLEVINS

a.k.a. KIMBERLY A. BLEVINS

KIMBERLY A. BLEVINS

18060 Owen Drive

6
TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

Hudson, FL 34667-6659

Telephone: (727) 819-1799

Fax: (727) 863-2946

E-mail: victory@innet.com

What have you done, what are you going to do to become lawful in regard to the aforesaid, including all that the aforesaid implies and all that may be inferred in regard to the aforesaid?

Sincerely,

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

Reference: Ruth Elvada Denniston Blevins website <http://groups.msn.com/RuthElvadaDennistonBlevins>

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: U.S. Senator Marco Rubio
DATE: 11/09/2015 10:21:15 AM

One of our two senators, representing the whole state, is Senator Marco Rubio, who has been in the U.S. Senate only since 2011, so he is a "freshman" senator.

I copied him on a very interesting piece of correspondence to President George W. Bush:

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

From: Kimberly A. Blevins [HYPERLINK "mailto:\[mailto:victory.victory@earthlink.net\]" \[mailto:victory.victory@earthlink.net\]](mailto:kimberly.blevins@earthlink.net)
Sent: Thursday, September 16, 2004 9:52 AM
To: President George W. Bush
Cc: 'Jeb Bush'; 'Tim Moore'; 'Amanda Leigh Williams Bush'; George Prescott Bush ([HYPERLINK "mailto:gbush@akingump.com" gbush@akingump.com](mailto:gbush@akingump.com)); Randolph C. Blazer ([HYPERLINK "mailto:randolph.blazer@bearingpoint.com" randolph.blazer@bearingpoint.com](mailto:randolph.blazer@bearingpoint.com)); Kevin Brault ([HYPERLINK "mailto:kevin.brault@bearingpoint.com" kevin.brault@bearingpoint.com](mailto:kevin.brault@bearingpoint.com)); William R. Webb; Mary S. Webb ([HYPERLINK "mailto:mwebb@hsc.usf.edu" mwebb@hsc.usf.edu](mailto:mwebb@hsc.usf.edu))
Subject: Lawlessness Enforcement...Slavery

September 16, 2004

George W. Bush
President
The White House
1600 Pennsylvania Avenue, NW
Washington, DC 20500

Dear President Bush:

You and yours, including but not limited to you Bushes, are scary!

It was a long email, and Rubio's name is deep within it. That was during a time frame when I was hammering pretty much everyone in elected offices with the truth about the genocide against us, September 11, 1986 to date.

Here is more from that email (the part where Rubio was copied):

University of South Florida President Judy L. Genshaft (lawfully my employer, USF s unlawfully cutting off my pay and benefits as of May 22, 2001 notwithstanding) unlawfully, genocidally won t even receive or read my mail addressed to her personally:

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

From: Genshaft, President Judy [HYPERLINK "mailto:\[mailto:JGe Genshaft@admin.usf.edu\]" \[mailto:JGenshaft@admin.usf.edu\]](mailto:jgenshaft@admin.usf.edu)
[HYPERLINK "mailto:nsha@admin.usf.edu" nsha@admin.usf.edu\]](mailto:nsha@admin.usf.edu) [HYPERLINK "mailto:\[mailto:JGenshaft@admin.usf.edu\]" \[mailto:JGenshaft@admin.usf.edu\]](mailto:jgenshaft@admin.usf.edu)

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

Sent: Wednesday, September 15, 2004 7:49 AM
Subject: Not read: To USF President Judy L. Genshaft (Re: To Dr. William S. Dalton, USF link might change")

Your message

To: Genshaft, President Judy
Cc: John C. Ruckdeschel; Benjamin H. Hill III; George A. Franklin; Joe B. Cox; Jove, Richard; William S. Dalton PhD
Subject: To USF President Judy L. Genshaft (Re: To Dr. William S. Dalton, USF link might change")
Sent: Tue, 14 Sep 2004 17:47:53 -0400

was deleted without being read on Wed, 15 Sep 2004 07:48:04 -0400

And USF s general counsel Steven Prevaux does likewise:

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

From: Prevaux, Steven HYPERLINK "mailto:[mailto:Pre HYPERLINK "mailto:vaux@admin.usf.edu" vaux@admin.usf.edu]"
HYPERLINK "mailto:[mailto:Prevaux@admin.usf.edu]" [mailto:Prevaux@admin.usf.edu]
Sent: Wednesday, September 15, 2004 4:24 PM
To: Kimberly A. Blevins
Subject: Not read: FW: To USF President Judy L. Genshaft (Re: To Dr. William S. Dalton, USF link might change")

Your message

To: Martha Barnett; Yolly Roberson; Adam Putnam; Allan Rosenfield; Barbara J. Pariente; Ben F. Overton; Beth Reineke; Bill Posey; C. Dowd Ritter; Charles E. Roberts; Chrystyna K. Pospolyta; Colin L. Powell; Constantine Papadakis; Curtis Richardson; David Rancourt; David Rivera; David Russell; Dennis Ross; Donna L. Richter; Durell Peaden Jr.; Earle W. Peterson Jr.; Edith G. Osman; FBI Oklahoma City; FBI Omaha; FBI Philadelphia; FBI Phoenix; FBI Pittsburgh; FBI Portland; FBI Richmond; Frank Peterman; G. Steven Rowe; Gary E. Raskob; Gerald J. Pappert c/o Sean Connolly; Gerard O'Brien; Gregg D. Renkes; Harry M. Rapkin; Harry Reid; Herman J. Russomanno; Jack Reed; James J. O'Brien; James M. Raczynski; James O. Robbins; Jerry Paul; Jim Petro; Joe Pickens; John "Q" Quinones; John B. O'Connell; John D. Rockefeller IV; Juan Ramirez Jr.; Juan-Carlos "JC" Planas; Julio Robaina; K. Fernandez Rundle; Karl H. Reichelt; Ken Pruitt; Linda Rosenstock; Liz Rice; Manuel Priquez; Marco Rubio; Mark A. Pizzo; Mark E. Polen; Mark Ober; Mark Pryor; Nan Rich; Pat Patterson; Pat Roberts; Paul I. Perez; Peggy A. Quince; Peter G. Peterson; Phillip John Padovano; Ralph Poppell; Richard B. Orfinger; Richard Lee Pearse Jr.; Ricky Polston; Robert J. Pleus Jr.; Rod Paige; Ron Reagan; Rosa Perez Perdomo; Samuel J. Palmisano; Stacy Ritter; Stephen Perry; Stephen Russell; Prevaux, Steven; Terrence J. Russell; Timothy "Tim" Ryan; Tom Reilly; Valerie Parisi; W. Jack Pledger; William D. Palmer
Subject: FW: To USF President Judy L. Genshaft (Re: To Dr. William S. Dalton, USF link might change")
Sent: Tue, 14 Sep 2004 19:10:17 -0400

was deleted without being read on Wed, 15 Sep 2004 16:23:58 -0400

All of the foregoing are recipients of public funds, and are duty-bound, oath-bound, to do other than what they are doing, including but in no manner limited to as illustrated below. Instead, lawlessness is enforced, including in and through the foregoing, your agents of genocide, one and all.

Even your nephew George P. Bush s bride Amanda Bush comes unlawfully against We the People, unlawfully against me and mine:

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

From: Bush, Amanda HYPERLINK "mailto:[mailto:awilliams@jw.com]" [mailto:awilliams@jw.com]
Sent: Tuesday, September 14, 2004 5:59 PM
To: Kimberly A. Blevins
Subject: RE: To USF President Judy L. Genshaft (Re: To Dr. William S. Dalton, USF link might change")

please remove my name from your email list.
Amanda Bush
JACKSON WALKER, L.L.P.
Attorneys & Counselors
301 Commerce, Suite 2400

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

Fort Worth, Texas 76102

(817) 334-7269 (direct)

(817) 334-7290 (fax)

HYPERLINK "mailto:abush@jw.com" abush@jw.com

The information contained in this e-mail message may be privileged, confidential and protected from disclosure, and no waiver of any attorney-client, work product or other privilege is intended. If you are not the intended recipient, any dissemination, distribution or copying is strictly prohibited. If you think that you have received this e-mail message in error, please e-mail the sender and delete all copies.

Amanda Bush, like her husband, is an attorney, and not just for that reason, but including for that reason, she is responsible for knowing that for me to comply with her request would be for me to aid and abet the enemy of We the People: you and yours! Does she really think I am that kind of stupid?

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: U.S. Representative Gus Bilirakis
DATE: 11/09/2015 06:00:33 PM

Actually, for the 9-digit zip code here 34667-6659, Bilirakis is our only representative (Nugent is for the general 34667, without the 6659 extension):

DC Address: The Honorable Gus M. Bilirakis
United States House of Representatives
2112 Rayburn House Office Building
Washington, D.C. 20515-0912

The huge thing to remember about him is that he is on William R. Webb's list of 171 reciprocal benefactors in your Grandfather's letter dated December 7, 1997 to the United States Department of Justice. Long-time Congressman Michael Bilirakis is his father. Following is an excerpt from Nemo's letter, which you probably know by heart by now.

At this juncture, I include some very enlightening information: William R. "Bill" Webb's list. Some liken the list to being no more than the mere tip of one of an octopus' tentacles. The list itself reaches Washington DC! How much further can the tentacles reach? Included is U. S. Congressman Michael Bilirakis whom I have tried to contact, but am turned away by his front person who was not very nice about it. RE: LETTER OF JUNE 23, 1994 WILLIAM R. WEBB TO ALBA TROUSS. DURING HIS 1994 VOTER-ENTICING, INTIMIDATING TACTIC BID FOR JUDGE, HE MAILED-OUT A LIST OF 171, FROM WHICH THE FOLLOWING OF 171 IS DERIVED. WITH THE LIST, HE ENCLOSED A FORM ASKING FOR MORE DONATIONS AND PERMISSION TO ALSO USE HIS ADDED BENEFACTOR'S NAME.

- 1
- JOSEPH S. ALEXANDER, atty., 416 Drew St., Clearwater, FL 34615-4011
813/449-0606
- SAM Y. ALLGOOD, JR., atty., 5645 Nebraska Ave., New Port Richey, FL 34652-2648
813/848-2593
- ALLEN P. ALLWEISS, atty., 550 Sandy Hook Road, St. Petersburg Beach, FL 33706-1213
813/360-3007
- MICHAEL D. ALLWEISS, atty., Fowler & White, P O Box 1438, Tampa, FL 33629-6038
813/228-7411
- DAVID L. ANDERSON, atty., 850 Govt. Drive, Suite 2, New Port Richey, FL 34654-5511
813/849-8507

- BEVERLY ANDRINGA, State Attorney's Office, PO Box 5028, Clearwater, FL 34618-5028
813/464-6221
- THEODORE D. AYLWARD, M.D., 5320 Aspen, New Port Richey, FL
813/847-5326
- JON H. BARBER, atty., 7455 38th Ave N, St. Petersburg, FL 33710-1328
813/384-3800
- BRUCE BARNE, affiliation?
- ANTHONY S. BATTAGLIA, atty., Battaglia, Ross, et al. PO Box 41100, St. Petersburg, FL 33743-1100
813/381-2300

- 11
- ROBERT O. BAUER, JR., atty., Bauer, Mariani, 1550 S Highland Ave., St. Petersburg, FL 34616-2353 813/441-4727
- FRANK P. BIANCO (III), atty., 8830 Massachusetts Ave., New Port Richey, FL 34653 813/843-0097
- GUS M. BILIRAKIS, ATTY., 4538 Bartelt Rd Holiday, FL 34690-5532 813/937-3226

Update:

Joseph S. Alexander is "Not Eligible to Practice Law In Florida" (Retired)

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B



Sam Y. Allgood, Jr. is dead (1917 - 2000)

Allen P. Allweiss is still practicing law as is Michel D. Allweiss (I think they are brothers).

David L. Anderson is "Inactive".

Beverly Andringa is listed as a "Member in Good Standing" still practicing law.

Dr. Theodore D. Aylward is still practicing medicine.

Jon H. Barber is listed as a "Member in Good Standing" still eligible to practice.

Anthony S. Battaglia is dead (Aug 21, 1927 - Sept. 15, 2014).

Robert O. Bauer, Jr. is listed as a "Member in Good Standing" member of "Bauer Crider & Pellegrino".

Frank P.. Bianco, III is listed as a "Member in Good Standing".

Gus Bilirakis... see above.

I haven't go through the whole list since about ten years ago or so, and then was surprised how many were dead or no longer practicing law.

Life is short. People either live their lives as ones who know they will have to answer to a Higher Power or not.

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: U.S. Senator Bill Nelson
DATE: 11/09/2015 10:21:01 AM

One of our two senators:

DC Address: The Honorable Bill Nelson
United States Senate
716 Hart Senate Office Building
Washington, D.C. 20510-0905

Sen. Nelson is one of the ones I have copied on my correspondence, including one of the ones I wrote to on September 10, 2001, less than 24 hours before the first jet hit the first tower on 9/11. You were personally named in that email, specifically as a victim of fraud perpetrated upon the court, including fraud which the court perpetrated on itself. Was that big enough for the lawless faction to launch the events of 9/11 as a distraction from our case?

From: Kimberly Ann Blevins [victory@innet.com]
Sent: Monday, September 10, 2001 11:40 AM
To: Chief Judge David A. Demers; Judge Anthony Rondolino; Judge Brandt C. Downey III; Judge Bruce Scott Boyer; Judge Catherine M. Harlan; Judge Charles W. Cope; Judge Craig C. Villanti; Judge Crockett Farnell; Judge Daniel Diskey; Judge David Seth Walker; Judge Dee Anna Farnell; Judge Frank Quesada; Judge George W. Greer; Judge Henry J. Andringa; Judge Irene H. Sullivan; Judge James R. Case; Judge John A. Schaefer; Judge John C. Lenderman; Judge Joseph G. Donahey; Judge Karl B. Grube; Judge Laren C. Laughlin; Judge Lynn Tepper; Judge Marc H. Salton; Judge Marion L. Fleming; Judge Mark I. Shames; Judge Maynard F. Swanson Jr.; Judge Michael F. Andrews; Judge Myra Scott McNary; Judge Nancy Moate Ley; Judge Nelly N. Khouzam; Judge Paul A. Levine; Judge Peter Ramsberger; Judge Philip J. Federico; Judge R. Timothy Peters; Judge Ray Ulmer Jr.; Judge Raymond O. Gross; Judge Richard A. Luce; Judge Robert J. Morris Jr.; Judge Robert P. Cole; Judge Stanley Richard Mills; Judge Susan F. Schaeffer; Judge Thomas B. Freeman; Judge Thomas E. Penick Jr.; Judge W. Lowell Bray Jr.; Judge Walt Logan; Judge Walter Fullerton; Judge Wayne L. Cobb; Judge William Blackwood Jr.; Judge William Gregory Sestak; Judge William H. Overton
Cc: Billy Brown; Bob Arnett; Commissioner Tom Gallagher; Donald Holdegraver; John J. Gallagher; Major Pat Johnson; Marc Yacht; Mary Webb; Office of the Governor; Paula N. Knaus; President George W. Bush; President Judy Genshaft; Rabbi Jeff Zaremsky; Robert M. Daugherty; Roger Ailes; Roman Hendrickson; Rosie Webb Joels; Senator Bill Nelson; Terrance Albrecht; U. S. Department of Justice; Willie Nelson; Woodrow J. Tucker; Charles S. Mahan; Elizabeth "Betty" Gulitz; Phillip J. Marty; Susan Webb; Carol Ann Licko; Charles T. Canady; Charlie Robinson; Craig A. Laporte; Debra Roberts; Donald R. Peyton; Gary L. Davis; George E. Ollinger III; Gerald A. Figurski; Heather Ann Pigman; Henry W. "Hank" Lavandera; Hugh Charles Umsted; James Alan Murman; James Waller Dodson; John E. Thrasher; John K. Renke II; Johnnie Harry Trevena; Judge Dennis Alvarez; Michael George Butash; Robert L. Paver; Roland D. Waller; Sallie D. Skipper; Terrence J. Russell; Thomas Robert Unice Jr.; Wayne Coulter; William J. Flynn III; William L. Vinson; William R. "Bill" Webb; Congressman Bob Schaffer; Congressman Jack Kingston; Congressman John Hostettler; Congressman John Shadegg; Congressman Richard Pombo; Congressman Tom Tancredo; Congressman Virgil H. Goode; Congressman Walter B. Jones; Alan Colmes; Bill O'Reilly; Candace Samolinski; Charles R. Smith; Christopher Ruddy; Chuck Noe; Dan Frisa; Gil Thelen; Howard Troxler; John Gibson; John LeBoutillier; Jonathan Garthwaite; Jose Patino Girona; Judicial Watch; Mark Silva; Matt Drudge; Phil Brennan; Sean Hannity; Stanley Crouch; Steve Bousquet; Steve Farrell; Tim Lockette; Wolf Blitzer; C-SPAN; Fox News/Fox News Channel; MSNBC and CNBC; NBC News; Senator Barbara Mikulski; Senator Bob Graham; Senator Carl Levin; Senator Dianne Feinstein; Senator Fred Thompson; Senator James M. Inhofe; Senator John D. Rockefeller; Senator John Edwards; Senator Mike Dewine; Senator Orrin G. Hatch; Senator Pat Roberts; Senator Richard C. Shelby; Senator Richard J. Durbin; Senator Richard Lugar; Michael Eugene Griffin; Rhea F. Law; Steven Gideon Burton; Camille A. McWhirter; Debra King; Noreen Segrest; Olga J. Joanow; R. B. Friedlander; Regina L. "Gina" Delulio
Subject: Perpetrating Fraud Upon the Court (Update)

Importance: High

Your Honors:

This message is an update to my previous e-mail, "Perpetrating Fraud Upon the Court," which I sent to selected judges of the Sixth Judicial Circuit of Florida on or about August 24, 2001 (copy included below).

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

William R. Webb and his reciprocal benefactors including most recently, Tampa-based Florida lawyer Jim Murman -- continue to perpetrate such fraud, against my family and me, and ultimately against the Court (see my e-mail exchange with Mr. Murman from this morning, also included below).

As you know, last week I concluded another e-mail exchange with Mr. Murman, as follows, " if you are going to attack what I say, then I demand that you be specific " yet, he fails to do so, and likewise, fails to accept my father Robert F. Blevins' invitation, "In closing, I most strongly recommend that you get lawful and stay lawful, and that in that light, we sit down and talk this thing over and work toward a lawful and lasting conclusion." In other words, instead of mitigating, Mr. Murman exacerbates.

Most truly yours,

Kimberly A. Blevins

My aforesaid (September 4, 2001) e-mail exchange with Mr. Murman is posted on the "Updates" web page of our Ruth Elvada Denniston Blevins website.

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

From: Kimberly Ann Blevins [mailto:victory@innet.com]

Sent: Friday, August 24, 2001 2:53 AM

To: Chief Judge David A. Demers; Judge Bruce Scott Boyer; Judge Craig Villanti; Judge Daniel Diskey; Judge Joseph G. Donahey; Judge Karl B. Grube; Judge Marc H. Salton; Judge Stanley Richard Mills; Judge Susan F. Schaeffer; Judge W. Lowell Bray Jr.; Judge Wayne L. Cobb; Judge William Gregory Sestak

Subject: Perpetrating Fraud Upon the Court

Importance: High

Your Honors:

William R. Webb and his reciprocal benefactors have perpetrated fraud, including upon the court. The following is an excerpt from the "Debunking the Lies" web page on our Ruth Elvada Denniston Blevins web site. Each cited or quoted lie, below, has been fraudulently made a part of the public record.. The "More Truth" links lead to further detailed information, including case numbers.

I see no evidence that any of you has accepted my invitation to preview the web site. That is unfortunate. I would think and in fact, hope that the fact that such frauds as these, but in no manner thus limited, are in the record and are part and parcel of Bill Webb's continuing onslaught against this extended Blevins family would be of more than a little concern to you; however, to date, I see no evidence that you all intend to do anything but further perpetuate these frauds, among numerous others, including upon your own courts, which is to say, upon the People. I object to that, most strongly and would do so even if not for the fact that I am a member of the aforesaid extended Blevins family: we are, after all, 17 of the People, and any one of us is assumed to have certain inalienable rights, all of which have been and continue to be violated, including in by and through the Sixth Judicial Circuit of Florida.

Kimberly A. Blevins

LIE -- "Defendant [JOSIAH ROBERT FORNOF] has a history of mental and emotional problems."

TRUTH -- JOSIAH ROBERT FORNOF has NO history of mental and/or emotional problems! --More Truth--

TRULINCS 51913018.- FORNOF, JOSIAH - Unit: YAM-D-B

LIE -- "We have also learned recently that he [ROBERT F. BLEVINS] was in the past institutionalized for mental problems...."

TRUTH -- ROBERT F. BLEVINS has NEVER been institutionalized for mental problems! --More Truth--

LIE -- WILLIAM R. "BILL" WEBB has lawfully withdrawn from representation of RUTH ELVADA DENNISTON BLEVINS and/or ROBERT F. BLEVINS.

TRUTH -- WILLIAM R. "BILL" WEBB has NOT lawfully withdrawn from representation of RUTH ELVADA DENNISTON BLEVINS and/or ROBERT F. BLEVINS. --Developing...--

LIE -- WILLIAM R. "BILL" WEBB is a victim of RUTH ELVADA DENNISTON BLEVINS and/or ROBERT FRANK BLEVINS.

TRUTH -- If anything, WILLIAM R. "BILL" WEBB is a victim of his own wrongdoing: he is NOT, however, in any manner a victim of RUTH ELVADA DENNISTON BLEVINS or ROBERT FRANK BLEVINS, in fact, the ghastly opposite is true. --More Truth--

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: Contacting U.S. Senate
DATE: 11/08/2015 10:23:08 AM

U.S. Senate

President of the U.S. Senate is Vice President Joe Biden (when you meet him, address him as "Mr. Vice President")

Envelope, official:

The Vice President
Old Executive Office Building
Washington, DC 20501

Letter salutation: Dear Mr. Vice President:
Complimentary close: Most respectfully,

President pro tempore of the U.S. Senate is Orrin Hatch. His page says, "Because of the volume of mail that arrives at my office - sometimes exceeding 1,000 letters a day - I decided to dedicate my resources to answering mail from Utahns. Those who are not residents of my state may still write, but I regret that they will not receive a personal response."

The Honorable Orrin G. Hatch
President Pro Tempore
United States Senate
104 Hart Office Building
Washington, DC 20510

Senator Hatch received and read my July 11, 2001 sworn affidavit:

Your message

To: Hatch, Orrin
Subject: July 11, 2001
Sent: Fri, 14 Jul 2006 09:26:40 -0400

was read on Fri, 14 Jul 2006 13:03:00 -0400

I had sent one to Joe Biden too (he was in the Senate then as a Senator from Delaware) but received an automated response.

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Fri, Jul 14, 2006 at 9:26 AM
Subject: July 11, 2001
To: "Hatch, Orrin" <orringrant@hatch.senate.gov>

July 14, 2006

Dear Senator Hatch:

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: YAM-D-B

My sworn affidavit dated July 11, 2001 -- which was sent via registered mail to State Attorney Bernie McCabe, and was signed for as having been received by McCabe via his agent five years ago as of yesterday -- goes unchallenged:

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR

PASCO COUNTY, FLORIDA

AFFIDAVIT

BEFORE ME, the undersigned authority, personally appeared KIMBERLY ANN BLEVINS, formerly known as KIMBERLY ANN FORNOF or KIMBERLY A. FORNOF, hereinafter also referred to as KIMBERLY A. BLEVINS, who was sworn under oath and states as follows:

1. I, KIMBERLY A. BLEVINS, was born in Middletown, Ohio on April 17, 1956 to Ruth Elvada Denniston Blevins (August 31, 1923 - January 11, 1997) and Robert Frank Blevins (March 13, 1925 -).
2. I, Kimberly A. Blevins, was married to Robert Harry Fornof from April 27, 1974 until September 27, 1994, and legal issue from this union are: Nathan Andrew Fornof, born September 23, 1976 in Clearwater, Florida; Matthea Dara Fornof, born June 14, 1978 in Clearwater, Florida; Josiah Robert Fornof, born July 17, 1980 in New Port Richey, Florida; and Zackary Daniel Fornof, born February 11, 1985 in Bayonet Point, Florida.
3. I, Kimberly A. Blevins have resided at 18060 Owen Drive, Hudson, Florida 34667-6659 (formerly 9913 Toddler Lane) continuously since December 1985.
4. I, Kimberly A. Blevins have been employed continuously as a public servant under the Florida Retirement System (FRS) from on or about November 12, 1985: with Pasco County Government (c. November 12, 1985 to c. June 5, 1987); Pasco County Health Department (c. June 8, 1987 to c. July 22, 1996); and the University of South Florida (c. August 21, 1995 to present, the University of South Florida s unlawful termination of my employment on or about May 22, 2001 notwithstanding).
5. I, Kimberly A. Blevins have never been arrested or charged with any crime.
6. On December 24, 1987 my, Kimberly A. Blevins parents Ruth Elvada Denniston Blevins and Robert Frank Blevins retained lawyer law firm William R. "BILL" Webb Carlson Meissner, et al. to represent them relative to a motor vehicle accident claim of December 22, 1987 which remains unsettled and which WILLIAM R. "BILL" WEBB CARLSON MEISSNER, et al. bear responsibility for settling lawfully (Ref: Case No. CA91-6383, Division H).
7. On or about November 18, 2000, and in response to my public records request(s), I KIMBERLY A. BLEVINS received from the office of State Attorney Bernard J. "BERNIE" McCabe, Jr., Sixth Judicial Circuit of Florida, a redacted copy of my father Robert Frank Blevins deposition of August 23, 1999, relative to the State of Florida s case(s) against my son Josiah Robert Fornof, consolidated under Case No. CRC 99-01481 CFAWS. My father Robert Frank Blevins, during the aforesaid deposition, made the following sworn claims:
 - A. Bill Webb is an attorney, falsely posturing as a judge. (e.g. Ref: p. 3, lines 7-25, and p. 4, lines 1-12, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).
 - B. The State of Florida s case against Josiah R. Fornof is part and parcel of a conspiracy against the Blevins family and is related to the still-unsettled case for which lawyer law firm Bill Webb Carlson Meissner were retained on December 24, 1987 to represent Ruth Elvada Denniston Blevins and Robert Frank Blevins. (e.g. Ref: p. 9, lines 16-22, p. 10, lines 17-25, and p. 11, lines 1-9, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481CFAWS).
 - C. Bill Webb, Dr. Henry Hanff, Colonial Penn Insurance Company and the State of Florida tortured Ruth E. Blevins to death. (e.g. Ref: p. 10, lines 17-18, 24-25, and page 11, lines 1-3, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).
8. I, Kimberly A. Blevins, reassert each of the foregoing claims outlined in Item 7, A, B, and C, above, and declare it as my own absolute conviction that each claim is true.

9. Regarding Item 7, B, and C, the State of Florida includes individual agencies and agents of the State of Florida who have acted unlawfully in their official capacities and have done so to date with impunity and immunity unlawfully granted by the State of Florida itself and backed by the FEDERAL GOVERNMENT: specific claims against named individual agencies and agents may be filed separately referencing this affidavit as a core claim binding the individual claims together under one grand conspiracy, a central element of which is subversion, including treason against the legitimate government of the United States of America.

10. During the aforesaid August 23, 1999 deposition, which was conducted in the presence of defense counsel GEORGE E. OLLINGER, III, assistant state attorney Todd Bennett asked my father Robert Frank Blevins, "Mr. Blevins, let me just ask you one other question: Are you on any type of medication today?" To which my father replied, "No, I am not." Several months later, in late January 2000, my father Robert Frank Blevins was hospitalized, near death, his first hospitalization since September 1986. In August, 2000 my father Robert Frank Blevins was again hospitalized, again near death: he is now on some seven medications, plus vitamin therapy to sustain his life. Encompassing this same timeframe, the STATE OF FLORIDA has allowed my father ROBERT FRANK BLEVINS most grave claims to go unchallenged, yet also unprosecuted, and in fact, uninvestigated. I present the foregoing facts as evidence as clear and convincing as it ever needs to be that the State of Florida is torturing to death my father Robert Frank Blevins, just as the State of Florida has already tortured to death my mother Ruth Elvada Denniston Blevins.

Under penalty of perjury, I declare the foregoing facts are true to the best of my knowledge and have been presented in good faith and in accordance with my absolute conviction.

Signature: Kimberly A. Blevins Date

Witness Date

Witness Date

Subscribed to and sworn before me on this 11TH day of July, 2001, by Kimberly A. Blevins, who has shown Florida Drivers License B415-501-56-637-0 as proof of identification.

Notary Public

My commission expires: _____

Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was furnished to: The Honorable Bernard J. "Bernie" McCabe, Jr., State Attorney, Office of the State Attorney, Sixth Judicial Circuit of Florida, P.O. Box 5028, Clearwater, Florida 33758, by registered mail, certified mail no: 7099 3220 0007 9744 6780; The Honorable George W. Bush, President, United

States of America, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500, by facsimile; The Honorable John Ashcroft, U. S. Attorney General, U.S. Department of Justice, Main Justice Building, 950 Pennsylvania Avenue, Washington, DC 20530-0001, by facsimile; Governor, Hon. Jeb Bush, The Capitol, Tallahassee, Florida 32399-0001, by facsimile; Attorney General, Hon. Bob Butterworth, The Capitol, Tallahassee, Florida 32399-1050, by mail; The Honorable Tom Gallagher, Commissioner, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0300, by mail; James T. "Tim" Moore, Commissioner, Florida Department of Law Enforcement, Post Office Box 1489, Tallahassee, Florida 32302-1489, by mail; Brooke Kennerly, Executive Director, Judicial Qualifications Commission, Room 102, The Historic Capitol, Tallahassee, Florida 32399-6000, by mail; The Honorable James Home, Secretary, Florida Education Board; 2301 Park Avenue, Suite 403, Orange Park, Florida 32073, by mail; Judicial Watch, Southern Regional Headquarters, 100 S.E. 2nd Street, Bank of America Tower, Suite 3920, Miami, Florida 33131-2148, by mail; The Florida Bar, Tampa Airport Marriott, Suite C-49, Tampa, Florida 33607, Attention: Susan Bloemendaal, by mail; President Judy Genshaft, University of South Florida, 4202 East Fowler Avenue, Tampa, Florida 33620-6100, by mail; Noreen Segrest, General Counsel, University of South Florida, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; R. B. Friedlander, Office of the General Counsel, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; Dr. Robert M. Daugherty, Vice President for Health Sciences, Dean of the College of Medicine, University of South Florida, 12901 Bruce B. Downs Boulevard, Tampa, Florida 33612-4742, by mail; Dr. Charles S. Mahan, Dean, College of Public Health, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; Dr. Phillip J. Marty, Executive Associate Dean, College of Public Health, University of South Florida, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; The Honorable Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, by mail; Dr. Marc J. Yacht, Director, Pasco County Health Department, 10841 Little Road, New Port Richey, Florida 34654, by mail; John J. Gallagher, County Administrator, West Pasco Government Center, S-340, 7530 Little Road, New Port Richey, Florida 34654, by mail; Allyn Myers Giambalvo, Assistant Public Defender, P.O. Box 9000-P.D., Bartow, Florida 33831, by mail; this 11th day of July, 2001.

KIMBERLY ANN BLEVINS

a.k.a. KIMBERLY A. BLEVINS

KIMBERLY A. BLEVINS

18060 Owen Drive

Hudson, FL 34667-6659

Telephone: (727) 819-1799

Fax: (727) 863-2946

E-mail: victory@innet.com

What have you done, what are you going to do to become lawful in regard to the aforesaid, including all that the aforesaid implies and all that may be inferred in regard to the aforesaid?

Sincerely,

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

Reference: Ruth Elvada Denniston Blevins website <http://groups.msn.com/RuthElvadaDennistonBlevins>

Other than the read receipt, I have received no response from Senator Hatch save silence and more of the same; namely: genocide, treason, and more.



Federal Bureau of Investigation

Washington, D.C. 20535

October 9, 2015

MR. JOSIAH ROBERT FORNOF
**51913-018
FEDERAL CORRECTIONAL COMPLEX YAZOO
POST OFFICE BOX 5888
YAZOO CITY, MS 39194

FOIPA Request No.: 1335001-000
Subject: FORNOF, JOSIAH ROBERT

Dear Mr. Fornof:

This is in response to your letter dated August 4, 2015, concerning your Freedom of Information/Privacy Acts (FOIPA) request to FBI Headquarters for processing.

By letter dated September 20, 2013, records responsive to your request were reviewed and released to you. The records you currently seek have already been properly reviewed and withheld pursuant to the provisions of the Freedom of Information and Privacy Acts, Title 28, Sections 552 and 552A.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us." The FOIPA Request number listed above has been assigned to your request. Please use this number in all correspondence concerning your request. Your patience is appreciated.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), U.S. Department of Justice, 1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's eFOIA portal at <http://www.justice.gov/oip/efoia-portal.html>. Your appeal must be received by OIP within sixty (60) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number in any correspondence to us for proper identification of your request.

Sincerely yours,

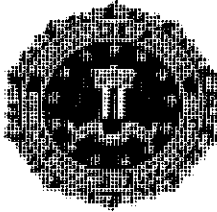
David M. Hardy
Section Chief,
Record/Information
Dissemination Section
Records Management Division



FBI FACT SHEET

- The primary functions of the FBI are national security and law enforcement.
- The FBI does not keep a file on every citizen of the United States.
- The FBI was not established until 1908 and we have very few records prior to the 1920s.
- FBI files generally contain reports of FBI investigations of a wide range of matters, including counterterrorism, counter-intelligence, cyber crime, public corruption, civil rights, organized crime, white collar crime, major thefts, violent crime, and applicants.
- The FBI does not issue clearances or non-clearances for anyone other than its own personnel or persons having access to FBI facilities. Background investigations for security clearances are conducted by many different Government agencies. Persons who received a clearance while in the military or employed with some other government agency should contact that entity. Most government agencies have websites which are accessible on the internet which have their contact information.
- A criminal history summary check or "rap sheet" is NOT the same as an "FBI file." It is a listing of information taken from fingerprint cards and related documents submitted to the FBI in connection with arrests, federal employment, naturalization or military service. The subject of a "rap sheet" may obtain a copy by submitting a written request to FBI, Criminal Justice Information Services (CJIS) Division, Record Request, 1000 Custer Hollow Road, Clarksburg, West Virginia 26306. Along with a specific written request, the individual must submit a new full set of his/her fingerprints in order to locate the record, establish positive identification, and ensure that an individual's records are not disseminated to an unauthorized person. The fingerprint submission must include the subject's name, date and place of birth. There is a required fee of \$18 for this service, which must be submitted by money order or certified check made payable to the Treasury of the United States. A credit card payment option is also available. Forms for this option and additional directions may be obtained by accessing the FBI Web site at www.fbi.gov/about-us/cjis/background-checks/background_checks.
- The National Name Check Program (NNCP) conducts a search of the FBI's Universal Index (UNI) to identify any information contained in FBI records that may be associated with an individual and provides the results of that search to a requesting federal, state or local agency. Names are searched in a multitude of combinations and phonetic spellings to ensure all records are located. The NNCP also searches for both "main" and "cross reference" files. A main file is an entry that carries the name corresponding to the subject of a file, while a cross reference is merely a mention of an individual contained in a file. The results from a search of this magnitude can result in several "hits" and "idents" on an individual. In each instance where UNI has identified a name variation or reference, information must be reviewed to determine if it is applicable to the individual in question.
- The Record/Information Dissemination Section (RIDS) searches for records and provides copies of FBI files responsive to Freedom of Information or Privacy Act (FOIPA) requests for information. RIDS provides responsive documents to requesters seeking "reasonably described information." For a FOIPA search, the subject's name, event, activity, or business is searched to determine whether there is an associated investigative file. This is called a "main file search" and differs from the NNCP search.

FOR GENERAL INFORMATION ABOUT THE FBI, VISIT OUR WEBSITE AT
www.fbi.gov



Federal Bureau of Investigation
Washington, D.C. 20535

October 8, 2015

MR. JOSIAH ROBERT FORNOF
**51913-018
FEDERAL CORRECTIONAL COMPLEX YAZOO
POST OFFICE BOX 5888
YAZOO CITY, MS 39194

FOIPA Request No.: 1335001-000
Subject: FORNOF, JOSIAH ROBERT

Dear Mr. Fornof:

This acknowledges receipt of your Freedom of Information/Privacy Acts (FOIPA) request to the FBI.

- Your request has been received at FBI Headquarters for processing.
- Your request has been received at the _____ Resident Agency / _____ Field Office and forwarded to FBI Headquarters for processing.
- You submitted your request via the FBI's eFOIA system.
- We have reviewed your request and determined that it is compliant with the terms and conditions of the eFOIA system. You will continue to receive correspondence online.
- We have reviewed your request and determined that it is not in compliance with the terms and conditions of the eFOIA system. Future correspondence will be mailed to you.
- We are searching the indices to our Central Records System for the information responsive to this request. We will inform you of the results in future correspondence.
- The subject of your request is currently being processed for public release. Documents will be released to you upon completion.
- Release of responsive records will be made to the FBI's FOIA Library (The Vault), <http://vault.fbi.gov>, and you will be contacted when the release is posted.
- Your request for a fee waiver is being considered and you will be advised of the decision at a later date. If your fee waiver is denied, you will be charged fees in accordance with the category designated below.
- For the purpose of assessing fees, we have made the following determination:
 - As a commercial use requester, you will be charged applicable search, review, and duplication fees in accordance with 5 USC § 552 (a)(4)(A)(ii)(I).
 - As an educational institution, noncommercial scientific institution or representative of the news media requester, you will be charged applicable duplication fees in accordance with 5 USC § 552 (a)(4)(A)(ii)(II).
 - As a general (all others) requester, you will be charged applicable search and duplication fees in accordance with 5 USC § 552 (a)(4)(A)(ii)(III).

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Please check for the status of your FOIPA request at www.fbi.gov/foia by clicking on **Check the Status of Your FOIPA Request** under **Records Available Now** located on the right side of the page. Status updates are adjusted weekly. The status of newly assigned requests may not be available until the next weekly update. If the FOIPA has been closed the notice will indicate that appropriate correspondence has been mailed to the address on file.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us." The FOIPA Request number listed above has been assigned to your request. Please use this number in all correspondence concerning your request. Your patience is appreciated.

Should you disagree with any determination referenced in this letter, you may file an appeal by writing to the Director, Office of Information Policy (OIP), U.S. Department of Justice, 1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's eFOIA portal at <http://www.justice.gov/oip/efoia-portal.html>. Your appeal to OIP must be postmarked or transmitted within sixty (60) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number in any correspondence to us for proper identification of your request.

Sincerely,



David M. Hardy
Section Chief,
Record/Information
Dissemination Section
Records Management Division

EXTENSION OF TIME FOR RESPONSE - ADMINISTRATIVE REMEDY

DATE: SEPTEMBER 28, 2015

FROM: ADMINISTRATIVE REMEDY COORDINATOR
CENTRAL OFFICE

TO : JOSIAH FORNOF, 51913-018
YAZOO CITY MED FCI UNT: DELTA QTR: D02-120L

ADDITIONAL TIME IS NEEDED TO RESPOND TO THE CENTRAL OFFICE APPEAL IDENTIFIED BELOW. WE ARE EXTENDING THE TIME FOR RESPONSE AS PROVIDED FOR IN THE ADMINISTRATIVE REMEDY PROGRAM STATEMENT.

REMEDY ID : 822325-A2
DATE RECEIVED : AUGUST 11, 2015
RESPONSE DUE : OCTOBER 10, 2015
SUBJECT 1 : DHO APPEAL - COMBINED (PROCEDURES, EVIDENCE & SANCTIONS)
SUBJECT 2 :
INCIDENT RPT NO: 2705771

RECEIPT - ADMINISTRATIVE REMEDY

DATE: SEPTEMBER 28, 2015

FROM: ADMINISTRATIVE REMEDY COORDINATOR
CENTRAL OFFICE

TO : JOSIAH FORNOF, 51913-018
YAZOO CITY MED FCI UNT: DELTA QTR: D02-120L

THIS ACKNOWLEDGES THE RECEIPT OF THE CENTRAL OFFICE APPEAL
IDENTIFIED BELOW:

REMEDY ID : 822325-A2
DATE RECEIVED : AUGUST 11, 2015
RESPONSE DUE : OCTOBER 10, 2015
SUBJECT 1 : DHO APPEAL - COMBINED (PROCEDURES, EVIDENCE & SANCTIONS)
SUBJECT 2 :
INCIDENT RPT NO: 2705771

Federal Bureau of Prisons (F.B.O.P.) Certified Mail No.: 7012 0470 0001 6765 9935

Type or use ball-point pen. If attachments are needed, submit four copies. One copy each of the completed BP-229(13) and BP-230(13), including any attachments must be submitted with this appeal.

From: Fornof, Josiah R. 51913-018 D-2 Yazoo (Med.) FC
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A - REASON FOR APPEAL (Re.: Remedy ID: 822325-R1; Incident Report No.: 2705771)

The Southeast Regional Office has denied my Appeal to them (see, copies enclosed/exhibits, including list of exhibits: X3 additional copies of each, per 28 C.F.R. § 542.15 (3)), and I am dissatisfied with that response, including that the F.B.O. as failed to provide me with a lawful reason for that denial for exhibit in this appeal to Central, General Counsel.

[REDACTED]

Though, I cannot imagine of any lawful excuse for Region to deny my Appeal against ee, one 8.5x11 continuation page, text on one side: legible - enclosed, X3 (three) additional copies) 1/23/15 DATE (NOTICE) Under duress of treason, etc. Josiah R. Fornof SIGNATURE OF REQUESTER

Part B - RESPONSE

DATE

GENERAL COUNSEL

ORIGINAL: RETURN TO INMATE

CASE NUMBER:

Part C - RECEIPT

CASE NUMBER:

Return to: LAST NAME, FIRST, MIDDLE INITIAL

REG. NO.

UNIT

INSTITUTION

SUBJECT:

DATE

SIGNATURE OF RECIPIENT OF CENTRAL OFFICE APPEAL



(Re.: Continuation Page, BP-11, Remedy ID: 822325-R1; Inpt no: 2705771)

such clear evidence of Constitutional violations and obstruction of justice, including denial of due process, by the F.B.O.P./D.H.O. S. Carroll et al., against me. And, contrary to the D.H.O.'s comments in his report (See, Copies enclosed/exhibits, etc.), my beliefs have nothing to do with the illegality of my current incarceration: it is a matter of fact, including witnesses and documentary evidence that I have to present in support of my position, to be weighed by a jury; Constitutionally, etc., that puts me in the highest possible position of lawful authority and justification, to defend myself and the lawful authority of the United States, with up to and including bearing arms and using lethal force if necessary, for the common defense, against all enemies thereof: who by force obstruct justice and prevent the execution of the Constitution, laws, acts of Congress, etc., and otherwise levy war against the legitimate authority of the United States — and all public officers, federal and state, have sworn an oath and are otherwise duty-bound to support the Constitution. Moreover, in keeping with this position, I demand that the General Counsel respond to this matter lawfully, post-haste, including, but in no manner limited to — reverse themselves, overturn the F.B.O.P./D.H.O. et al.'s unlawful actions against me, and to continue coming lawfully for me for as long as necessary, until this matter is dealt with accordingly: consistent with all applicable laws etc.

Sincerely, (NOTICE) Under duress of treason, etc. (imputed by law).

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 23rd day of July, 2015. — *David R. Farnaby*
David R. Farnaby

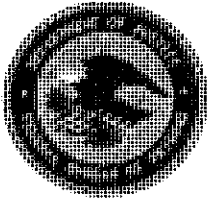
2,

List of Exhibits

(Re.: Remedy I): 822325-R1, Certified Mail No.: 70120470000167659935

Exhibit:

- (a) List of Exhibits (Re.: Fornof, J.R. (2015, Jul. 23) BP-11)
- (b) Memorandum (2015, Jul. 29) by D. Bryant
- (c) Region (2015, Jun. 9) response
- (d) Blevins, K.A. (2015, May 30) Concerns Expressed to BOP
- (e) Fornof, J.R. (2015, May 21) BP-10
- (f) DHO (2015, May 7) report
- (g) Fornof, J.R. (2015, Apr. 22) Written statement for UDC & DHO
- (h) NOTICE (2015, Apr. 22) Discipline Hearing Before The (DHO) / Signed Under duress of Treason... (etc.)
- (i) Incident Report (2015, Apr. 2) No.: 2705771
- (j) Fornof, J.R. (2015, Mar. 24) BP-8
- (k) Fornof, J.R. (2015, Aug. 4) NOTICE to FBI, (FOIA/PA Request No.: 1206490-000, Certified Mail No.: 70120470000167659942)
- (l) Fornof, J.R. (2015, Aug. 4) NOTICE to FOUSA (FOIA/PA Request No.: 13-1062, Certified mail No.: 70120470000167659959)
- (m) Blevins, K.A. (2010, Oct. 4) correspondence to Josiah Fornof
- (n) Fornof, J.R. (2010, Jul. 6) NOTICE of complaint to Bernard J. McCabe, Jr. (Certified Mail No.: 70093410000138218692)
- (o) Fornof, J.R. (2009, Jan. 7) NOTICE of complaint to POTUS (Certified Mail No.: 70071490000047650563)
- (p) Blevins, K.A. (2000, Jul. 28) NOTICE of complaint to Bernard J. McCabe, Jr. (Certified Mail No.: 700005200001523953482)
- (q) Blevins, K.A. (2001, Jul. 11) still unchallenged sworn affidavit (Certified Mail No.: 70993220000797446780)

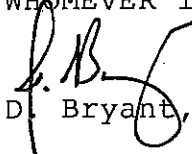


U. S. Department of Justice
Federal Bureau of Prisons
Federal Correctional Complex

P. O. Box 5666
Yazoo City, Mississippi 39194

July 29, 2015

MEMORANDUM FOR WHOMEVER IT MAY CONCERN

FROM:  D. Bryant, Unit Manager D-Unit
SUBJECT: Administrative Remedy Response

This memorandum is to inform you inmate Josiah Fornof, Reg. No. 51913-018, received his Administrative Remedy Appeal No. 822325-R1, on July 29, 2015.

Regional Administrative Remedy Appeal No. 822325-R1
PART B - RESPONSE

This is in response to your Regional Administrative Remedy Appeal received May 27, 2015. You appeal the actions of the Discipline Hearing Officer (DHO) on May 7, 2015, finding you committed the prohibited act of Conduct which Disrupts or Interferes with the Security or Orderly Running of the Institution, Code 299, most like Threatening Another with Bodily Harm, Code 203. Although you do not request any specific relief, it appears you request the incident report be expunged.

First, you allege you were denied the right to witnesses. You waived your right to witnesses and this is evidenced by your signature on the Notice of Discipline Hearing Before the DHO form. Additionally, the DHO documents you waived this right at the onset of your DHO hearing and this is evident in Section V of the DHO report. Second, you claim you were not allowed to present evidence to be considered during your DHO hearing. A review of the discipline packet revealed you were permitted to present evidence during your DHO hearing and this information was considered by the DHO. Third, you allege your DHO hearing was not conducted by an impartial DHO. The DHO was considered impartial as he was not a victim, witness, investigator, or otherwise significantly involved in the incident. Finally, you claim you did not commit the prohibited act. The DHO outlined in detail the evidence utilized to find you committed the prohibited act.

Accordingly, your Regional Administrative Remedy Appeal is denied. If dissatisfied with this response, you may appeal to the Office of General Counsel, Bureau of Prisons, 320 First Street, NW, Washington, DC 20534. Your appeal must be received in the Office of General Counsel within 30 calendar days of the date of this response.

6/9/15
Date

[Signature]
Regional Director, SERO



Kimberly Blevins <kimberly.blevins@gmail.com>

Concerns Expressed to BOP

1 message

Kimberly Blevins <kimberly.blevins@gmail.com>

Sat, May 30, 2015 at 9:52 PM

To: Kimberly Ann Blevins <kimberly.blevins@gmail.com>

My Son Josiah R. Fornof, 51913-018, is unlawfully incarcerated in your facility, and said incarceration is part and parcel of genocide against my parents, Josiah's grandparents and theirs, against me and mine and others, that continues contiguously from at least as far back as September 11, 1986.

Now, as further exacerbation of the genocide, I am informed by Josiah that the Bureau of Prisons plans to move him to another state and won't tell him where. I am in receipt of correspondence from my son which includes, "They tell me that they are going to ship me off to another compound, I think out of state. They are tampering with a witness to treason, including against the legitimate authority of the State of Florida." And "They tell me I've already been designated to another Medium Complex, but say they can't tell me where."

I respectfully request that you tell me what is going on concerning the aforesaid and likewise remind you that genocide is prosecutable under 18 U.S. Code § 1091 - Genocide and that genocide by its nature includes treason, which is covered under the United States Constitution, which you are sworn to uphold.

Your lawful response is required posthaste.

*This was designated
for Coleman FCI*

Federal Bureau of Prisons - (F.B.O.P.) Sent via Certified Mail, TM No.: 70120470000167659928

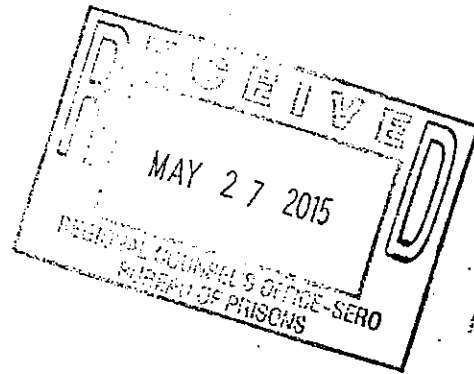
Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted with this appeal.

From: Formoj, Josiah R. 51913-018 B-3 Coleman-Medium
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A - REASON FOR APPEAL

Re: 5/7/15, Disciplinary Hearing - Incident Report No.: 2705771 This DHO, Carroll, is a liar and a traitor: his 5/15/15 report (attached/exhibit) reflects the same. In my 4/22/15 six page statement for UDC and DHO (attached/exhibit), I told him that I had documentary evidence to present and witnesses to call; but he denied me this due process. Moreover, he pointed to three words, "using lethal force", regarding my 3/24/15 BP-8 (attached/exhibit): as indicating what he and others in the F.B.O.P. believes poses a threat, etc. I told him that he and others see, one 8.5 x 11 Continuation Page, text on one side: legible - attached (x3)
5/21/15 DATE (Notice: Under duress of treason, etc.) Josiah R. Formoj SIGNATURE OF REQUESTER

Part B - RESPONSE



DATE 6/9/15

REGIONAL DIRECTOR [Signature]

If dissatisfied with this response, you may appeal to the General Counsel. Your appeal must be received in the General Counsel's Office within 30 calendar days of the date of this response.

ORIGINAL: RETURN TO INMATE

CASE NUMBER: 822335-R1

Part C - RECEIPT

CASE NUMBER: _____

Return to: _____
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

SUBJECT: _____

DATE _____

SIGNATURE, RECIPIENT OF REGIONAL APPEAL _____



in the F.B.O.P. are unlawfully reaching over the preceding words and facts to get to those three words: to isolate and mischaracterize these words, to cover-up the context that I had put them in and meant, to impose on these words a meaning which they want to take them in and give them, as threatening and intimidating staff, etc. — that in doing this, they admit to treating me with partiality and violating my first F.B.O.P. institutional right: "to expect that as a human being [I] will be treated respectfully, impartially, and fairly by all personell," as well as to committing treason against us, against the aforesaid legitimate authority of the United States, including against my family and against myself — that these words and facts are clearly meant to lawfully, and therefore, peacefully expose, and to defend ourselves against, this most serious threat of treason against us: these words and facts, including the three that they unlawfully, maliciously, treasonously, etc., single-out against me, are meant to give them notice and, therefore, knowledge or reason to know, that we are under duress of the continuing "commission of treason against us and, moreover, are justified in defending ourselves against same, with up to and including, "using lethal force for the common defense thereof". Moreover, I told him that these words and facts are given to them under penalty of perjury, including in my aforesaid BP-8, and that I am not charged with perjury, lying or providing a false statement to a staff member, Code 313, prohibited act; that, in the commission of treason, all those who perform any part, however small, or however distant from the scene of action, and who are in the general conspiracy, are to be considered traitors; that these treasonous conditions existed against us prior to my unlawful arrest and subsequent incarceration, and that they continue to exist, because the courts continue to fail to lawfully address this most serious threat of treason against us; that I am, as well as he and others in the F.B.O.P. are, required by law to expose, and therwise defend against, acts of treason against us. He said that he felt threatened by me because I said all this to him and issued a finding of guilty and punishment against me: for my doing what I am required by law to do! More was said.

Josiah Robert Fornof, 51913-018 reg. no., 4/22/15
For: UDC and DHO

On March 24, 2015, I — Josiah Robert Fornof, 51913-018 — submitted, peacefully, an Informal Administration Remedy Form, or BP-8, to the appropriate Federal Bureau Of Prisons (F.B.O.P.) staff, B-3 Unit Counselor Lopez. My specific complaint being: that I was denied a copy of paperwork that I had to sign, and that is evidence of my Notice and declaration of my being under duress of treason, etc.; moreover, that I was almost denied the opportunity to (peacefully) petition the governing bodies of the United States for redress of my grievances concerning my declaration. My specific request for remedy being: that I be provided a copy of any paperwork that I sign as evidence of whom (federal agents, and others who are obligated to lawfully respond) I have given notice of my declaration of my serious situation to, for my records and due process; furthermore, that the governing bodies of the United States, across the board, federal, state, and local, respond in lawful accordance to what I have given them notice of, including to properly inform and train their: officers, agents, aides, abettors, reciprocal benefactors, et al., of my lawful, legal position therein.

Josiah Robert Fornof, 51913-018 reg. no., 4/22/15

For: UDC and DHO

ON April 2, 2015, I was summoned to SIS, where SIS Lieutenant (Lt.) Skinner and Tech Machado, SIS Tech Kelly later joining in, grilled me on what did I mean when I stated in my BP-8 that I am justified in using lethal force. I attempted to explain, to the best of my ability, under the circumstances, what I meant in that statement, in maintaining my lawful, legal position concerning my being under duress of treason and my being justified in using lethal force for the common defense thereof while I remain under that circumstance, etc.

Apparently, Lt. Skinner insists on misrepresenting, or he just doesn't understand, my lawful, legal position that I expressed to him and the others; he alleges that I pose a threat to the safety and security of the institution. Accordingly, I have requested that staff, including Lt. Skinner, be properly informed and trained in respect of my lawful, legal position, as mentioned above, in my BP-8.

Josiah Robert Fornof, 51913-018 reg. no., 4/22/15
For: UDC and DHO

On April 15, 2015, SIS Tech Matthews summoned me to another interview to dictate a statement explaining (in a nut shell) my position, for investigation and for the record. Again, in his report dated April 17, 2015, Lt. Skinner insists on misrepresenting, or misunderstanding, my lawful, legal position that I explained to SIS Tech Matthews in that interview; indeed, he again insists on the omission of significant, key points of my statements that more fully and accurately convey my serious situation. For example, regarding my first interview with SIS staff — which is more like an ambush against me, instead of responding to me in kind: peacefully and in lawful accordance, in writing and under their own signatures, to more fully and accurately preserve the record of what exactly was said and the position taken — Lt. Skinner fails to mention that I asked the federal agents, including himself: "Am I not justified in using lethal force against treason, for the common defense thereof?", of which they would not answer my question; instead, they told me, "Don't talk, just listen!"

Josiah Robert Fornof, 51913-018 reg. no., 4/22/15
For: UDC and DHO

And when the SIS staff proceeded to ask their questions, I maintained my position that I set out in my BP-8 and I did not waive my right to bear arms with up to and including using lethal force against treason, for the common defense thereof — a right that the federal government shall not infringe in even the slightest degree.

Regarding my second interview with SIS staff, Lt. Skinner important parts of the statement that SIS Tech Matthews and I left it at; the part where I agree that, if the F.B.O.P. takes this as a threat, then, this will have to be taken as a threat in all courts, including the Probation Office; and where I agree that I have maintained my position with similar wording in all of my writings to the courts, including in my Unit team meetings. Why would he omit this important and serious information from his report? There are other instances of these "interviews" that indicate these federal agents' hostility against me, against the laws and Constitutions of the United States and of the State of Florida, against F.B.O.P. institution rules and regulations.

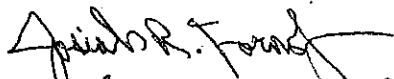
Josiah Robert Fornof, 51913-018, reg. no., 4/22/15
For: UDC and DHO

On April 17, 2015, I was summoned to an interview. Lt. Lopez read me my right to remain silent and then took a brief statement from me after I gave her a lengthy, detailed explanation of my lawful, legal position; to which she affirmed that she got the gist of it, upon my asking her. I told her that my declaration, in my BP-8, that seems to have SIS so bothered about, is to remind the federal government, including through every one of its federal agents that I give notice of my declaration to, of the position that it has inescapably put itself in: in committing treason against me and other lawful people of the United States; that secures me with certain justifications, including using lethal force for the common defense thereof. Moreover, I reassured her, that with those justifications, I am maintaining with longstanding peaceful methods of addressing this serious issue; including by writing it down, giving notice of it, and requesting for remedy of it. I reminded her, this is what the Administrative Remedy Program is for: so that we can peacefully address the issues that we are having problems with; I told her that this is a difficult issue for me. I asked her if my statement, that I am maintaining peaceful methods, accurately reflects what I had explained to her; she affirmed that it did.

Josiah Robert Fornof, 51913-018 reg. no., 4/22/15
For: UDC and DHO

I offer up as documentary evidence my June 17, 2014 § 2255 motion for remedy, and present to the UDC, working back from the end of the motion forward, in chronological order, with excerpts of other documentary evidence from correspondence to the governing bodies of the United States, across the board, federal, state, and local; and other material therein, to help me explain my lawful, legal position until I am allowed to obtain the other documentary evidence, to call witnesses, etc. in support of my declarations, under penalty for perjury, of my position. (also for DHO)

I declare under penalty for perjury that the foregoing is true and correct. Executed on April 22, 2015.


Josiah Robert Fornof

(NOTICE) Signed under duress of treason;
moreover, justified in using lethal force for
the common defense thereof.

FCC Coleman-Medium, Florida
Institution
04-22-2015 1300 5:00 pm
Date

TO: FORNOF Reg. No.: 51913-018

ALLEGED VIOLATION(S): DISRUPTIVE CONDUCT-HIGH, THREATENING BODILY HARM

DATE OF OFFENSE: 04-17-2015 Code No.: 203,299

You are being referred to the DHO for the above charge(s).
The hearing will be held on: next available at (A.M./P.M.) at the following location:
docket

You are entitled to have a full-time staff member represent you at the hearing. Please indicate below whether you desire to have a staff representative, and if so, his or her name.

I (do) (do not) wish to have a staff representative.
If so, the staff representative's name is: Ms. Small Case Mgr. (B-3 Unit)

You will also have the right to call witnesses at the hearing and to present documentary evidence in your behalf; provided, calling your witnesses will not jeopardize institutional safety. Names of witnesses you wish to call should be listed below. Briefly state to what each proposed witness would be able to testify.

I (do) (do not) wish to have witnesses.

NAME: Can Testify to:

NAME: Can Testify to:

~~None~~

NAME: Can Testify to:

NAME: Can Testify to:

The Discipline Hearing Officer will call those witnesses (Staff or Inmate) who are reasonably available, and who are determined by the DHO to have information relevant to the charge(s). Repetitive witnesses and repetitive character references need not be called. Unavailable witnesses may be asked to submit written statements.

If additional space is needed, use the reverse side of this form. Date, sign, and return this form to the DHO.

DATE: 04-22-2015 1300 SIGNATURE: *[Signature]*

Notice of hearing before DHO given inmate 04-22-2015 1300 5:00 pm by J. JONES
Date/Time Staff Printed Name/Signature

(This form may be replicated via WP) Replaces BP-294(52) of JAN 88

(NOTICE) Signed under duress of treason; moreover, justified in using lethal force for the common defense thereof. 4/22/15

Part I - Incident Report

1. Institution: FCC COLEMAN MEDIUM			
2. Inmate's Name Fornof, Josiah	3. Register Number 51913-018	4. Date of Incident 04-02-2015	5. Time 2:15 p.m.
6. Place of Incident SIS Office	7. Assignment Unassigned	8. Unit B-3 Unit	
9. Incident Conduct which disrupts most like Threatening Another With Bodily Harm		10. Prohibited Act Code(s) 299 most like 203	

11. Description Of Incident (Date: 4/17/2015 Time: 10:15am Staff became aware of incident)

On April 17, 2015, an SIS investigation was concluded at approximately 10:15 a.m., with the following conclusion. There is sufficient evidence to suggest inmate Fornof, Josiah, Reg. No. 51913-019, poses a threat to the safety and security of the institution. This is based on the documentation, information obtained, and interviews, conducted during the investigation. On April 2, 2015, inmate Fornof, Josiah, Reg. No. 51913-018, was called to the SIS Office due to a BP-8 that was received in the SIS Office earlier that day. In general, the BP-8 was concerning inmate Fornof requesting a copy of his Urinalysis form that he is not entitled to by policy. However, in the BP-8 inmate Fornof states, "(Notice) Signed under duress of treason; moreover, justified in using lethal force for the common defense thereof." A preliminary interview was conducted with inmate Fornof. Inmate Fornof was asked if he would use lethal force to harm our staff members. Inmate Fornof stated, "Yes, I am justified in lethal force." Inmate Fornof stated this in the presence of SIS Tech Machado and SIS Tech Kelley. Inmate Fornof was questioned a second time if he was justified to use lethal force against our staff. Inmate Fornof repeated this statement and explained to me (SIS Lieutenant) that it is good that he is taking this seriously. Inmate Fornof stated the reason he is justified to use lethal force against our staff is because the government has acted treasonous and he is in prison falsely. During a follow-up interview on April 15, 2015, with SIS Tech Matthews, inmate Fornof stated, "If I continue to be treated the way I am treated, I might be forced to do what I have too on my end. I am just trying to get my issues addressed and I am trying to do it peacefully. I have to leave that verbiage in there to protect me period." It is clear to this investigator, that inmate Fornof will continue to sign documents with threatening verbiage to include the use of lethal force. Although inmate Fornof claims this is a peaceful attempt to express his views, inmate Fornof has made it clear that if treated unfairly, he would harm staff.

12. Typed Name/Signature of Reporting Employee A. W. Skinner, SIS Lieutenant, <i>A.W. Skinner</i>		13. Date And Time 04-17-2015 10:30am	
14. Incident Report Delivered to Above Inmate By (Type Name/Signature) <i>C. Lopez / C. Lopez</i>		15. Date Incident Report Delivered <i>4/17/15</i>	16. Time Incident Report Delivered <i>11:15 AM</i>

Part II - Committee Action

17. Comments of Inmate to Committee Regarding Above Incident

18. A. It is the finding of the committee that you: <input type="checkbox"/> Committed the Prohibited Act as charged. <input type="checkbox"/> Did not Commit a Prohibited Act. <input type="checkbox"/> Committed Prohibited Act Code(s) _____	B. <input type="checkbox"/> The Committee is referring the Charge(s) to the DHO for further Hearing. C. <input type="checkbox"/> The Committee advised the inmate of its finding and of the right to file An appeal within 20 calendar days.
--	---

19. Committee Decision is Based on Specific Evidence as Follows:

20. Committee action and/or recommendation if referred to DHO (Contingent upon DHO finding inmate committed prohibited act)

21. Date And Time Of Action _____ (The UDC Chairman's signature certifies who

INFORMAL RESOLUTION FORM

NOTICE TO INMATE: Bureau of Prisons Program Statement 1330.18 requires that except as provided in 542.13(b) an Inmate shall first present an issue of concern informally to staff and staff shall informally attempt to resolve the issue prior to submitting a BP-9. A separate form must be used for each issue.

INSTRUCTIONS: Counselors will complete and attach this form to each Request for Administrative Remedy Form (BP-9) submitted, if not informally resolved.

Fornof, Josiah R. 51913-018 B-3 *Josiah R. Fornof*

Inmate Name Register No. Qtrs./Unit Inmate Signature
(NOTICE) Signed under duress of treason; moreover, justified in using lethal force for the common defense thereof. (PLEASE SEE ATTACHMENT)

1. Specific complaint (one 8 1/2" x 11" continuation page may be attached): On or about 3/14/15, I was denied a copy of paper work that I was forced to sign, and I was almost denied of my right to petition the governing bodies of the United States for redress of my grievances, with my declaration of duress.

2. What efforts have been made by the inmate to resolve the complaint informally? To whom has the inmate spoken?
I told B-3, unit counselor Lopez the problem on 3/19/15, and I received this BP-8 form from him on 3/20/15.

3. What action does the inmate wish to be taken to correct the issue?

Executed on this 24th day of March, 2015. — (PLEASE SEE ATTACHMENT)

Correctional Counselor's Comments (including actual steps taken to resolve): PLEASE SEE ATTACHMENT

Correctional Counselor Date Staff Circle One: Informally Resolved Not Informally Resolved

Unit Manager's Review

Unit Manager Date

- Distribution by Correctional Counselor:
1. If complaint is informally resolved, maintain original on file in the Unit.
2. If complaint is not informally resolved, attach original to BP-9 Form and forward to Administrative Remedy Clerk for processing.

	Inf. Resolution Form Issued to Inmate	Inf. Resolution Form Returned to Counselor	BP-9 Issued to Inmate	BP-9 Returned to Counselor	BP-9 Delivered to Admin Remedy Clerk
Date:	<u>3-24-15</u>				
Time:	<u>2:19 pm</u>				
Counselor:	<u>Lopez</u>				

BP-8: ATTACHMENT (51913-018)

On or about March 14, 2015, near the end of evening count, I was summoned to a urinalysis testing. Officer Pittman(phonetic spelling [phon.]), the short one, instructed me to sign paper work. I asked the officer for a copy of the paper work that he wanted my signature on; he said, no, that he was not going to provide me with a copy of the paper work that I had to sign, that he was not used to providing copies of the paper work, which is requested. I told him, that I had to sign the paper work a certain way; with a declaration, which briefly states the circumstance that I sign the paper work under, to preserve the record of who I have given notice of those circumstances, for my protection.

The officer said, o.k.; I got as far as, "Signed under duress...", of my declaration, before he stopped me and said, that he was not going to have me sign that I am under duress; that he is not forcing me to do anything, but that administration is. I told him, that the people he is working for are forcing me and he is helping them, including with threat of punishment against me if I do not comply as ordered of me; moreover, that I am unlawfully being held as a United States federal prisoner; that I have Constitutional and otherwise protected rights to declare such and obtain copies of same whenever my person and property, which includes my signature, is affected—for my protection, including national security; that I could not sign the paper work without asserting my declaration regarding the circumstances that I am signing it under and my lawful, legal position of my and of others' necessary defense.

The officer said, that he would contact lieutenant(Lt.) Thorne(phon.) about my declaration and position; he asked me to step out of the room for a moment, while he did that. While I was outside, I could see Lt. Thorne standing by the guard shack at the middle of the Coleman Medium compound; I could somewhat hear the radio exchange between these two officers. A moment later, officer Pittman then asked me back into the testing room and said, that I must have done this before. I told him, yes sir, and I will have to continue doing this until these serious circumstances are lawfully addressed, including at probation. I then finished signing my declaration, as, "Signed under duress of treason; moreover, justified in using lethal force for the common defense thereof.", then I signed and dated it(3/14/15), and put in parenthesis "(NOTICE)". I pointed out my declaration to him, and said, where it states "for the common defense thereof," that's you and me buddy!

I lawfully request for the governing bodies of the United States, accross the board, federal, state, and local, to respond in lawful accordance with what I have given them notice of; including, to properly train and inform theirs: officers, agents, aiders, abetors, reciprocal benefactors, et al., of my legal rights and position herein; moreover, I lawfully request and expect copies of and to make declarations on any paper work that I sign—for the common defense thereof.

I declare, certify, verify, and state—with like force and effect as a sworn declaration, certification, statement, oath, or affidavit(P.S. 1315.07. section 16; and, 28 U.S.C. § 1746)—under penalty of perjury that the foregoing is true and correct. Executed on this 24th day of March, 2015,

(NOTICE) Signed under duress of treason; moreover, justified in using lethal force for the common defense thereof.

Josiah R. Fornoff
JOSIAH ROBERT FORNOFF

Josiah Robert Fornof
Registration No. : 51913-018
FCI Yazoo Medium
Federal Correctional Complex
P.O. BOX 5888
Yazoo City, Mississippi 39194

August 4, 2015

David M. Hardy
Section Chief
Record/Information/Dissemination Section
Records Management Division
Federal Bureau Of Investigation (FBI)
170 Marcel Drive
Winchester, VA 22602 (Certified Mail NO: 70120470000167659942)

Re: FOIPA Request No. : 1206490-000
(Case Nos: 8:14-cv-1503-T-17MAP
8:10-cr-396-T-17MAP)

Subject: Inadequate Response

Sir:

The FBI's response to my above reference FOIPA request is inadequate; including, in regard to records in its possession that I need for peacefully prosecuting and pursuing justice

in the above reference cases, as well as in my Federal Bureau Of Prisons Administrative Remedy Appeal case (Re: Remedy ID: 822325-R1; Incident Report No.: 2705771) — this is in keeping with my inescapable, constitutional duty to defend the lawful authority of the United States, with up to and including bearing arms and using lethal force if necessary, for the common defense, in opposition to all individuals and otherwise all enemies thereof, foreign and domestic: who continue to unlawfully operate, safeguarded in positions of power and influence, including within the governing bodies of the United States, from top to bottom, across the board, federal, state, and local, and Commit genocide and treason, etc., against the legitimate authority of the United States, including against me — but these records still have not been tendered to me and I am suffering the expected consequences as a result of this inadequate response and continuing privation of justice against me. The FBI has had ample time to process this request in full measure since its filing. The FBI will have 30 days after they receive this NOTICE to respond lawfully, administratively, adequately, accordingly, to this request — before I file suit — pursuant to 5 USCS § 552 etc.

The FBI has sent only two of the twelve CDs that I have requested to be furnished to my attorney in fact (Re.: Fornof, J.R. (2013, Mar. 29) format decision and agreement to pay commitment to FBI, enclosed), and that has proven to be inadequate in regard to my aforesaid, required, request material. This request for that material ought to be fulfilled as prior indicated. Further failure to comply with this request, NOTICE, and all other applicable laws in respect thereof, is not a viable option for the FBI

Sincerely,

I declare, certify, verify, and state — with like force and effect as a sworn declaration, certification, statement, oath, or affidavit (P.S. 1315.07 section 16; and, 28 U.S.C. § 1746) — under penalty of perjury that the foregoing is true and correct.
Executed on this 4th day of August, 2015.

(NOTICE) Under duress of treason, etc. imputed by law).

Josiah R. Fornof

Josiah Robert Fornof

References/Enclosures:

- (1) Copy: Fornof, J.R. (2013, Jan. 3) specific Freedom Of Information Act/Privacy Act (FOIPA) request to Department Of Justice (DOJ), FBI, FOIPA Section, 935 Pennsylvania Avenue N.W., Washington, D.C., 20535 (Certified Mail No.: 7011 2970 0004 1690 2997) - 3 pages.
- (2) Copy: Hardy, D.M.: DOJ, FBI, Section Chief, Record/Information Dissemination Section, etc. (2013, Jan. 17) response to specific request, MR. Josiah Robert Fornof, ** 51913-018, Coleman Medium FCI, Post Office Box 1032, Coleman, Florida, 33521-1032 (FOIPA Request No.: 1206490-000) - 1 page.
- (3) Copy: Wilson, Randy: DOJ, Assistant Director, Logistics Management Services, Facilities and Administrative Staff, Justice Management Division, etc. (2013, Jan. 17) response to specific request, Josiah Fornof, Reg. No. 51913-018, FCI-Coleman (Med), P.O. Box 1032, Coleman, FL, 33521 (Case Nos. 2010-CR-396-T-27MAP; 8:10-CR-396) - 3 pages.
- (4) Copy: Kim, R.Y.: DOJ, Criminal Division, Chief, FOIA/PA Unit, etc. (2013, Feb. 6) response to specific request, Mr. Josiah Fornof, Register No. 51913-018, Federal Correctional Complex, Post Office Box 1032, Coleman, FL, 33521 (File No.: CRM-201300072P; KWC: ST1) - 1 page.

(5) Copy: Wilson, Randy : DOJ, Assistant Director, Logistics Management Services, Facilities and Administrative Staff, Justice Management Division, etc. (2013, Feb. 11) response to specific request, Josiah Fornof, Reg. No. 51913-018, FCI-Coleman (Med), P.O. Box 1032, Coleman, FL, 33521 (Case Nos. 8:10-cr-00396-EAK-MAP; 2010-CR-396-T-27MAP) — 2 pages.

(6) Copy: Hardy, D.M. : DOJ, FBI, Section Chief, Record/Information Dissemination Section, Records Management Division, etc. (2013, Mar. 20) response to specific requests, MR. Josiah Robert Fornof, **51913-018, Coleman Medium FCI, Post Office Box 1032, Coleman, FL 33521-1032 (FOIPA Request No. : 1206490-000) — 1 page.

(7) Copy: Fornof, J.R. (2013, Mar. 29) format decision and agreement to pay commitment response to David M. Hardy DOJ, FBI, Record/Information Dissemination Section, Records Management Division, etc. (FOIPA Request NO. 1206490-000) — 2 pages.

(8) Copy: (Agent) Norxis, E. : DOJ, FBI, Record/Information Dissemination Section, Records Management Division, etc. (2013, Apr. 4) Certified Mail, NO. : 7009 1680 0002 1804 2318, Domestic Return Receipt, response to requests, Josiah Robert Fornof, Reg. No. 51913-018, Coleman Medium FCI, P.O. Box 1032, Coleman, FL, 33521-1032 (FOIPA Request No. : 1206490-000) — 1 page.

(9) Copy: Fornof, J.R. (2015, Mar. 24) BP-8, Informal Resolution Form, request to Federal Bureau Of Prisons (F.B.O.P.) staff, D.O.J., Coleman Medium FCI, Federal Correctional Complex, P.O. Box 1032, Coleman, FL, 33521 — 2 pages.

(10) Copy: Fornof, J.R. (2015, May 21) BP-10, Regional Administrative Remedy Appeal, request to F.B.O.P. staff D.O.J., Southeast Regional Office, Building 2000, 3800 Camp Creek Parkway, SW, Atlanta, GA, 30331 [REDACTED] (Certified Mail No.: 7012 0470 00016765 9928; Remedy ID: 822325-R1) — 2 pages.

(11) Copy: Fornof, J.R. (2015, Jul. 23) BP-11, Central Office Administrative Remedy Appeal, request to F.B.O.P. staff, D.O.J., Attention: General Counsel, Central Office, 320 First Street, NW, Washington, D.C., 20534 [REDACTED] (Certified Mail No.: 7012 0470 00016765 9935; Remedy ID: 822325-R1) — 2 Pages.

CC: F.B.O.P., D.O.J., Central Office, General Exhibit) Counsel (Certified Mail No.: 7012 0470 00016765 9935; Remedy ID: 822325-R1)

Kimberly A. Blevins, Attorney (First Class Mail)

Josiah Robert Fornof
Registration NO.: 51913-018
FCI Yazoo Medium
Federal Correctional Complex
P.O. Box 5888

Page 1 of 7⁴⁹

August 4, 2015

Susan B. Gerson

Assistant Director

Executive Office For United States Attorneys (EOUSA)

Freedom Of Information Act & Privacy Act Staff

600 E. Street, NW, Room 7300

Washington, DC 20530

(Certified Mail NO.: 7012 0470 0001 6765 9959)

Re: Freedom of Information Act & Privacy Act (FOIA/PA)

Request Number: 13-1062

(Case NOs.: 8:14-cv-1503-T-17MAP

8:10-cv-396-T-17MAP)

Subject: Inadequate Response

Madame:

The E.O.U.S.A.'s response to my above reference FOIAPA request is inadequate; including, in regard to records in its possession that I need for peacefully prosecuting and pursuing justice in the above reference cases, as well as in my Federal Bureau Of Prisons (F.B.O.P.) Administrative

Remedy Appeal Case (Re: Remedy ID: 822325-R1)
— this is in keeping with my inescapable, Constitutional duty to defend the lawful authority of the United States, with up to and including bearing arms and using lethal force if necessary, for the common defense, in opposition to all individuals and otherwise all enemies thereof, foreign and domestic: who continue to unlawfully operate, safeguarded in positions of power and influence, including within the governing bodies of the United States, from top to bottom, across the board, federal, state, and local, and commit genocide and treason, etc., against the legitimate authority of the United States, including against me — but these records still have not been tendered to me and I am suffering the expected consequences as a result of this inadequate response and continuing privation of justice against me. The E.O.U.S.A. has had ample time to process this request in full measure since its filing. The E.O.U.S.A. will have 30 days after they receive this NOTICE to respond lawfully, administratively, adequately, accordingly, to this request — before I file suit — pursuant to 5 USC § 552 etc.

The E.O.U.S.A. has not provided me with any material, and that has proven to be inadequate in regard to my aforesaid, required, request material. This request for that material ought to be fulfilled as prior indicated. Further failure to comply with this request, NOTICE, and all other applicable laws in respect thereof, is not a viable option for the E.O.U.S.A.

Sincerely,

I declare, certify, verify, and state — with like force and effect as a sworn declaration, Certification, statement, oath, or affidavit (P.S. 1315.07, section 16; and, 28 USC §1746) — under penalty of perjury that the foregoing is true and correct. Executed on this 4th day of August, 2015.

(NOTICE) Under duress of treason, etc. (imputed by law).

Josiah R. Formof

Josiah Robert Formof

References/Enclosures:

(1) Copy: Wilson, Randy: DOJ, Assistant Director, Logistics Management Services, Facilities and Administrative Staff, Justice Management Division, etc. (2013, Jan. 17) response to specific request, Josiah Fornof, Reg. No. 51913-018, FCI-Coleman (Med), P.O. Box 1032, Coleman, FL, 33521 (Case Nos. 2010-CR-396-T-27MAP; 8:10-CR-396)

— 3 pages

(2) Copy: Kim, R. X.: DOJ, Criminal Division, Chief, FOIA/PA Unit, etc. (2013, Feb. 6) response to specific request, Mr. Josiah Fornof, Register No 51913-018, Federal Correctional Complex, Post Office Box 1032, Coleman, FL, 33521 (File NO.: CRM-201300072P; KWC: ST1) — 1 page.

(3) Copy: Wilson, Randy: DOJ, Assistant Director, Logistics Management Services, Facilities and Administrative Staff, Justice Management Division, etc. (2013, Feb. 11) response to specific request, Josiah Fornof, Reg. No. 51913-018, FCI-Coleman (Med), P.O. Box 1032, Coleman, FL, 33521 (Case Nos. 8:10-CR-00396-EAT-MAP; 2010-CR-396-T-27MAP) — 2 pages.

(4) Copy: Gerson, S. B.: DOJ, Assistant Director, EOUSA, FOIA/PA Staff, etc. (2013, Feb. 19) NOTICE to correct deficiencies of request response to specific requests, Josiah Fornof, Reg. No. 51913-016 FCI-Coleman (Med), P.O. Box 1032, Coleman, FL, 33521 (FOIPA Request No.: 2013-110) — 2 pages.

(5) Copy: Fornof, J.R. (2013, Feb. 27) Corrections of deficiencies FOIPA request response to Susan B. Gerson, Assistant Director, DOJ, EOUSA, FOIA/PA Staff, 600 E. Street, NW, Washington, DC, 20530 (FOIPA Request No.: 2013-110; Case Nos.: 8:10-Cr-00396-EAK-MAP, 2010-CR-396-T-27MAP) — 4 pages.
(Certified mail No.: 7011 3500 0000 3289 5996)

(6) Copy: Gerson, S. B.: DOJ, Assistant Director, EOUSA, FOIA/PA Staff, etc. (2013, Apr. 22) response to specific requests, Josiah R. Fornof, Reg. No.: 51913-018, FCI-Coleman (Med), Federal Correctional Complex, P.O. Box 1032, Coleman, FL, 33521 (FOIPA Request No.: 13-1062) — 1 page.

(7) Copy: Gerson, S. B.: DOJ, Assistant Director, EOUSA, FOIA/PA Staff, etc. (2013, Jun. 13) response to specific requests, Josiah Fornof, Reg. No. 51913-018, FCI-Coleman (Med), Federal Correctional Complex, P.O. Box 1032, Coleman, FL, 33521 (FOIPA Request No.: 13-1062) — 3 pages.

(8) Copy: Fornof, J.R. (2013, Jun. 19) agreement to pay duplication fees response to Susan B. Gerson, DOJ, Assistant Director, EOUSA, FOIA/PA Staff, 600 E. Street, NW, Room 7300, Washington, DC, 20530 (FOIPA Request No.: 13-1062; Certified Mail No.: 70092820000399787315) — 3 pages.

(9) Copy: (Agent/Stamped): DOJ, EOUSA, FOIA/PA Staff, etc. (2013, Jun. 28) Certified Mail Domestic Return Receipt response to specific requests, Josiah Fornof, Reg. No. 51913-018, Federal Correctional Complex - Medium, P.O. Box 1032, Coleman, FL, 33521 (FOIPA Request No.: 13-1062; Certified Mail No.: 70092820000399787315) — 1 page

(10) Copy: Fornof, J.R. (2015, March 24) BP-8, Informal Resolution Form, request to F.B.O.P. staff, DOJ, Coleman medium FCI, Federal Correctional Complex, P.O. Box 1032, Coleman, FL, 33521 — 2 pages

(11) Copy: Fornof, J.R. (2015, May 21) BP-10, Regional Administrative Remedy Appeal, request to F.B.O.P. staff, DOJ, Southeast Regional Office, Building 2000, 3800 Camp Creek Parkway, SW, Atlanta, GA, 30331 (Certified Mail No.: 70120470000167659928); Remedy ID: 822325-R1) — 2 pages.

(12) Copy: Fornof, J. R. (2015, Jul. 23) BP-11, Central Office
Administrative Remedy Appeal, request to F.B.O.P staff, DOJ,
Attention: General Counsel, Central Office, 320 First Street
NW, Washington, DC, 20534 (Certified Mail No.:
7012 0470 0001 6765 9935; Remedy ID: 822325-R1) — 2 pages.

CC: F.B.O.P., DOJ, Central Office, General
(Exhibit) Counsel (Certified Mail No.: 7012 0470 0001 6765 9935;
Remedy ID: 822325-R1)

Kimberly A. Blevins, Attorney (First Class Mail)

Kimberly A. Blevins
18060 Owen Drive
Hudson, Florida 34667-6659

October 4, 2010

Josiah R. Fornof, 1418961
SD-2F-POD10-01-003
Pinellas County Jail
14400 49th Street, North
Clearwater, FL 33762-2877

Dear Josiah,

Amen! You are so right! We *cannot* cooperate with lawlessness! You are unquestionably being held unlawfully by the lawless, who thrive on lawlessness, and as you know we have no shortage of proof thereof, going back at least as far back as September 11, 1986 to date. Our standing is already *rock solid*: The United States governing bodies, top to bottom, across the board, federal, state, local, are inescapably in breach of contract, with lethal, genocidal consequences, against my parents Ruth Elvada Denniston Blevins (1923-1997) and Robert Frank Blevins (1925-) and theirs, which includes against me and mine, including, of course, against you, but is in no manner thus limited.

I'm going through old files, tapes, disks and so on, and came across my letter, dated July 28, 2000, to State Attorney Bernie McCabe, a file copy of which is enclosed. You know the background.

I have scanned and posted Nemo's telltale letter dated December 7, 1997 to the United States Department of Justice, and have posted it online at: <http://www.scribd.com/doc/38716193/Binder1-1997-12-07-RFB-TO-USDJ>

In that letter, Mr. McCabe is listed 99th on Mr. Webb's list of 171 aiders and abettors, reciprocal benefactors in the murder of Mimi and the in-progress murdering of Nemo and certain other of Mimi's survivors, notably at this time, of you (Ref: page 7 of Nemo's aforementioned letter).

Meanwhile, William R. Webb sits as judge by fraud and felony. He has gotten himself in a lot of trouble.

Love, your mother,

Kimberly A. Blevins

Kimberly A. Blevins

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY	
<ul style="list-style-type: none"> Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Received by (Please Print Clearly)	B. Date of Delivery 3/8
1. Article Addressed to:	Signature <input checked="" type="checkbox"/> Agent <input type="checkbox"/> Addressee <input type="checkbox"/> Yes <input type="checkbox"/> No	
2. Article Number (Copy from service label) Hon. Bernie McCabe State Attorney West Pasco Judicial C 7530 Little Rd. New Port Richey, FL 34654	D. Is delivery address different from item 1? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
3. Article Number (Copy from service label) 7000 0520 0015 2395 3482	<input type="checkbox"/> Registered Mail <input type="checkbox"/> Insured Mail <input type="checkbox"/> Express Mail <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> C.O.D.	
PS Form 3811, July 1999	4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes	
Domestic Return Receipt	102595-99-M-1769 (Ref: 100-120)	

Josiah R. Fornof
18060 Owen Drive
Hudson, FL 34667-6659

July 6, 2010

Certified Mail No. 7009 3410 0001 3821 8692

Bernard J. McCabe, Jr.
P.O. Box 5028
Clearwater, FL 33758

Dear Mr. McCabe:

This is an official complaint against Bob White, Sheriff, Pasco County, Florida.

On July 6, 2009, at or about 4:05 PM, two Pasco County Sheriff deputies, unauthorizedⁱ, entered, armed and wearing bullet-proof vests, into and upon enclosed landⁱⁱ at 18060 Owen Drive, Hudson, Florida 34667-6659, and then did commit aggravated assault on me, Josiah R. Fornof, and on my brother, Nathan A. Fornof, and on my mother Kimberly A. Blevins^{iii iv}, and unlawfully dumped paper^{v vi} upon leaving. To start, I refer you to "Sheriff Trespass" video, accessible on the enclosed compact disk (CD), and also accessible on YouTube at <http://www.youtube.com/watch?v=TAcwXt1-hso>

Note that my letter dated January 7, 2009, to The President, which was part of the packet of information given to the deputies on July 6, 2009, includes the following prophetic words:

In keeping with the aforesaid, you and your agents, aiders and abettors have well indicated that you are not just failing to get lawful, but have no intention of doing so ever: in failing to get lawful, you continue to come against me unlawfully and perpetuate your unlawful, criminal, genocidal onslaught against my grandparents and theirs, against me, against We the People, against any and all lawful entities!

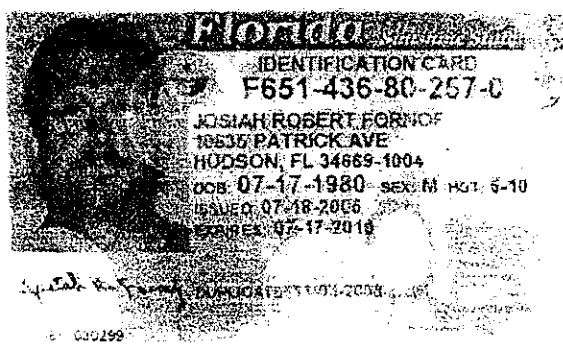
Indeed, on July 6, 2009, The President of the United States, via Pasco County Sheriff Bob White, was caught red-handed on video carrying through just as I had predicted some six months earlier.

What are our rights as victims in the aforesaid? What can we lawfully expect from the State? What does the State lawfully expect from us? Your answering these questions, via registered mail, over your own signature, may be taken as an act of good faith. Your continuing failure to do your official duty on these matters is evidence that the State of Florida willfully intends to further come unlawfully against me, against my family, against the lawful authority, against We the People. This is another attempt among many to protect myself and my family and to resolve these issues peacefully, by due process.

Sincerely,

Josiah R. Fornof 7-6-2010

Josiah R. Fornof



Kimberly A. Blevins 7-6-2010

Kimberly A. Blevins, Witness

Nathan A. Fornof 7-6-2010

Nathan A. Fornof, Witness

JRF/kab

Enclosure: "Sheriff Trespass" compact disk (CD)

Ccs (with enclosure):

President Barack Obama, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500, Certified Mail No. 7009 3410 0001 3821 8685

Office of Governor Charlie Crist, State of Florida, The Capitol, 400 S. Monroe St., Tallahassee, FL 32399-0001, Certified Mail No. 7009 3410 0001 3821 8678

Steven E. Ibson, Special Agent in Charge, Federal Bureau of Investigation Tampa, 5525 West Gray Street, Tampa, FL 33609, Certified Mail No. 7009 3410 0001 3821 8661

Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, FL 34654, Certified Mail No. 7009 3410 0001 3821 8654

William R. Webb, Judge, Sixth Judicial Circuit of Florida, Room 216, 7530 Little Road, New Port Richey, FL 34654, Certified Mail No. 7009 3410 0001 3821 8647

John J. Gallagher, Administrator, Pasco County, 7530 Little Road, New Port Richey, FL 34654, Certified Mail No. 7009 3410 0001 3821 8630

-
- F.S. 810.12 Unauthorized entry on land; prima facie evidence of trespass
 - F.S. 810.09 (2)(c) Trespass on property other than a structure or conveyance: armed (3rd degree felony, punishable by up to five years in prison)
 - F.S. 810.08 (c) Trespass in structure or conveyance: armed (3rd degree felony)
 - F.S. 784.021 Aggravated assault (3rd degree felony)
 - F.S. 810.12 (6) Unauthorized entry on land; prima facie evidence of trespass
 - The paperwork included at least the following:

Fornof, J. R. (2008, Apr. 13). Correspondence to the Clerk of the Circuit Court (Jed Pittman), which commences, "The State of Florida is murdering me, Josiah R. Fornof, with the Sixth Judicial Circuit Court's and Pasco County Sheriff's conscious aid. I am in fear for my life." [Re: Case No. 08-3370SLG]

Fornof, J.R. (2008, May 17). Correspondence to Congressman Gus M. Bilirakis, via Express Mail No. EB 274010425 US.

Fornof, J. R. (2008, Sept 10). Correspondence to Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, regarding Case No. 08-3370SLG, sent via USPS EXPRESS MAIL No. EQ 892289438 US

Fornof, J.R. (2009, Jan. 7). Correspondence to The President, 1600 Pennsylvania Ave NW, Washington DC 20500, sent via email on title date. After Barack Obama was inaugurated, re-sent via Registered Mail (Certified Mail No. 7007 1490 0000 4765 0563), with courtesy copies to Governor Charlie Crist, State of Florida, Certified Mail No. 7007 1490 0000 4765 0587, and to State Attorney Bernie McCabe, Sixth Judicial Circuit of Florida, Certified Mail No. 7007 1490 0000 4765 0570

Josiah Robert Fornof
18060 Owen Drive
Hudson, Florida 34667-6659

January 7, 2009

VIA EMAIL

The President
1600 Pennsylvania Ave NW
Washington, DC 20500

Dear Mr. President:

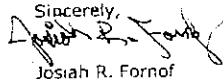
The governing bodies of these United States of America, top to bottom, across the board, federal, state, and local, are inescapably in breach of contract against my grandparents the late Ruth Elvada Denniston Blevins (1923-1997) and Robert Frank Blevins (1925-) and theirs, including of course against me, against We the People, against any and all lawful entities and are responsible for knowing as much and for acting in lawful accordance with same.

Moreover, having been assumed to know as much, what is in place is a contiguous governing body that is in no manner above the law, but is in all manner more powerful than the law and that rules accordingly, with lethal, genocidal consequences against my grandparents and theirs, against me, against We the People, against any and all lawful entities.

In keeping with the aforesaid, you and your agents, aiders and abettors have well indicated that you are not just failing to get lawful, but have no intention of doing so ever: in failing to get lawful, you continue to come against me unlawfully and perpetuate your unlawful, criminal, genocidal onslaught against my grandparents and theirs, against me, against We the People, against any and all lawful entities!

I cannot cooperate with such lawlessness: the law -- the real law, and ruling out color of law -- says I have the right to bear arms against such unlawful entities, up to and including the President of the United States, that are coming against me unlawfully, lethally, genocidally.

Sincerely,


Josiah R. Fornof

1-7-09
11:51 AM

cc: Governor Charlie Crist
State Attorney Bernie McCabe

The President
January 7, 2009
Page 2 of 2

References:

Blevins, R. F. (1997, Dec. 7). Personal correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-O

Blevins, R. F. (2000, Apr. 23). Personal correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-O

Blevins, K. A. (2005, Feb. 10). Terrorist Event Theory (Formerly: Apparent Surrogate Victim Theory), report prepared for President George W. Bush.

Blevins, K. A. (2001, Jul. 11). Sworn affidavit, submitted in the Sixth Judicial Circuit of Florida.

Fornof, J. R. (2008, Apr. 13). Correspondence to the Clerk of the Circuit Court (Jed Pittman), which commences, "The State of Florida is murdering me, Josiah R. Fornof, with the Sixth Judicial Circuit Court's and Pasco County Sheriff's conscious aid. I am in fear for my life." [Re: Case No. 08-3370SLG]

Fornof, J. R. (2008, Sept 10). Correspondence to Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, regarding Case No. 08-3370SLG, sent via USPS EXPRESS MAIL No. EQ 892289438 US

Kimberly A. Blevins, 18060 Owen Drive, Hudson, Florida 34667-6659

July 28, 2000

CERTIFIED MAIL NO: 7000 0520 0015 2395 3482

Hon. Bernard J. McCabe, Jr.
State Attorney
West Pasco Judicial Center
7530 Little Road
New Port Richey, FL 34654

Dear Mr. McCabe:

Bruce Haldeman, investigator, contacted me at my home Sunday evening, about 7:20 p.m., and claimed to have done so at your behest. I emphasized to Mr. Haldeman what I have emphasized to you: I wrote to you, and you are to respond to me, personally, in writing. That is non-negotiable. As a wrongdoer against this Blevins-Cieszynski-Fornof family, you are not in a position to dictate terms to me and to mine.

Mr. Haldeman claims there is nothing in the file in your office – including that you do not have my parents' correspondence of October 13, 1995, to you. In that correspondence, my parents Robert F. Blevins (March 13, 1925 -) and Ruth E. Blevins (August 31, 1923 – January 11, 1997) informed you that, with regard to an event that occurred on October 18, 1994, Sheriff Lee Cannon and William R. Webb had attempted to murder them. My parents' correspondence was signed for as having been received by you, their claims go unchallenged, meaning you have accepted their allegations as true, yet both William R. Webb and Lee Cannon not only retain their offices of public trust, they are both running for new terms. How can that be? Moreover, your murderous assault on me and mine has been endorsed by and figures to have been directed by U.S. Attorney General Janet Reno, U.S. Department of Justice. How can that be?

Sincerely,

Kimberly A. Blevins

V00-120
Cc: Hon. Jeb Bush, Governor, State of Florida
St. Petersburg Times
The Tampa Tribune

"I want you to see that they get what's coming to me."

*Convinced she had been murdered, my Mother Ruth E. Blevins' death wish and charge to my Father Robert F. Blevins, May 6, 1992.
Her death on January 11, 1997, confirmed that she had been murdered. Her murderers still have not gotten what's coming to them.*

United States Postal Service

First Class Mail
Postage & Fees Paid
USPS
Permit No. G-13

Print your name, address, and ZIP Code in this box

OLYMPIAN ESTATE
10635 PATRICK AVE.
HUDSON, FL 34669
Taken from Box 12 11/13/95

1000

SENDER: Complete items 1 and 2 for addressed service. 1. Complete items 3, 4, and 5. 2. From your name and address on the reverse of this mail or that you can return it in the same envelope. 3. Attach the form to the front of the envelope, or in the back. (Labels does not permit.) 4. Attach Return Receipt if requested on the envelope label or the address label. 5. Attach Return Receipt if desired to advise the addressee and the sender.

1. Addressed & Airmail
2. Restricted Delivery
3. Certified MailSM (for fee)

3. Article Addressed to: BEARNIE McCABE
ST. CITY OFFICE
P.O. Box 5028
14255 49th St. N.
FLORIDA WICH, FL 34620

4A. Article Number: P 556 761 710

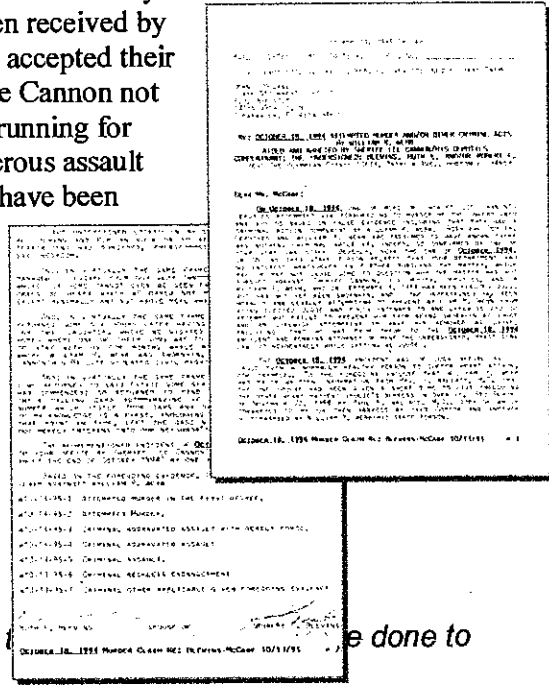
4B. Service Type: Registered Certified Insured COD

7. Date of Delivery: 7 5 1995

8. Addressee's Address (Only if requested and fee is paid)

9. Signature of Addressee or Agent

U.S. Form 3811, December 1994 Domestic Return Receipt



Certified Mail No.: 7099 3220 0007 9744 6780

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR
PASCO COUNTY, FLORIDA

AFFIDAVIT

BEFORE ME, the undersigned authority, personally appeared KIMBERLY ANN BLEVINS, formerly known as KIMBERLY ANN FORNOF or KIMBERLY A. FORNOF, hereinafter also referred to as KIMBERLY A. BLEVINS, who was sworn under oath and states as follows:

1. I, KIMBERLY A. BLEVINS, was born in Middletown, Ohio on April 17, 1956 to RUTH ELVADA DENNISTON BLEVINS (August 31, 1923 – January 11, 1997) and ROBERT FRANK BLEVINS (March 13, 1925 -).

2. I, KIMBERLY A. BLEVINS, was married to ROBERT HARRY FORNOF from April 27, 1974 until September 27, 1994, and legal issue from this union are: NATHAN ANDREW FORNOF, born September 23, 1976 in Clearwater, Florida; MATTHEA DARA FORNOF, born June 14, 1978 in Clearwater, Florida; JOSIAH ROBERT FORNOF, born July 17, 1980 in New Port Richey, Florida; and ZACKARY DANIEL FORNOF, born February 11, 1985 in Bayonet Point, Florida.

3. I, KIMBERLY A. BLEVINS have resided at 18060 Owen Drive, Hudson, Florida 34667-6659 (formerly 9913 Toddler Lane) continuously since December 1985.

4. I, KIMBERLY A. BLEVINS have been employed continuously as a public servant under the Florida Retirement System (FRS) from on or about November 12, 1985: with Pasco County Government (c. November 12, 1985 to c. June 5, 1987); Pasco County Health

21, 1995 to present, the University of South Florida's unlawful termination of my employment on or about May 22, 2001 notwithstanding).

5. I, KIMBERLY A. BLEVINS have never been arrested or charged with any crime.

6. On December 24, 1987 my, KIMBERLY A. BLEVINS' parents RUTH ELVADA DENNISTON BLEVINS and ROBERT FRANK BLEVINS retained lawyer – law firm WILLIAM R. "BILL" WEBB – CARLSON MEISSNER, et al. to represent them relative to a motor vehicle accident claim of December 22, 1987 which remains unsettled and which WILLIAM R. "BILL" WEBB – CARLSON MEISSNER, et al. bear responsibility for settling lawfully (Ref: Case No. CA91-6383, Division H).

7. On or about November 18, 2000, and in response to my public records request(s), I KIMBERLY A. BLEVINS received from the office of STATE ATTORNEY BERNARD J. "BERNIE" McCABE, JR., Sixth Judicial Circuit of Florida, a redacted copy of my father ROBERT FRANK BLEVINS' deposition of August 23, 1999, relative to the State of Florida's case(s) against my son JOSIAH ROBERT FORNOF, consolidated under Case No. CRC 99-01481 CFAWS. My father ROBERT FRANK BLEVINS, during the aforesaid deposition, made the following sworn claims:

A. BILL WEBB is an attorney, falsely posturing as a judge. (e.g. Ref: p. 3, lines 7-25, and p. 4, lines 1-12, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).

B. THE STATE OF FLORIDA'S case against JOSIAH R. FORNOF is part and parcel of a conspiracy against the BLEVINS FAMILY and is related to the still-unsettled case for which lawyer – law firm BILL WEBB – CARLSON MEISSNER were

and ROBERT FRANK BLEVINS. (e.g. Ref: p. 9, lines 16-22, p. 10, lines 17-25, and p. 11, lines 1-9, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481CFAWS).

C. BILL WEBB, DR. HENRY HANFF, COLONIAL PENN INSURANCE COMPANY and the STATE OF FLORIDA tortured RUTH E. BLEVINS to death. (e.g. Ref: p. 10, lines 17-18, 24-25, and page 11, lines 1-3, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).

8. I, KIMBERLY A. BLEVINS, reassert each of the foregoing claims outlined in Item 7, A, B, and C, above, and declare it as my own absolute conviction that each claim is true.

9. Regarding Item 7, B, and C, the STATE OF FLORIDA includes individual agencies and agents of the STATE OF FLORIDA who have acted unlawfully in their official capacities and have done so to date with impunity and immunity unlawfully granted by the STATE OF FLORIDA itself and backed by the FEDERAL GOVERNMENT: specific claims against named individual agencies and agents may be filed separately referencing this affidavit as a core claim binding the individual claims together under one grand conspiracy, a central element of which is subversion, including treason against the legitimate government of the UNITED STATES OF AMERICA.

10. During the aforesaid August 23, 1999 deposition, which was conducted in the presence of defense counsel GEORGE E. OLLINGER, III, assistant state attorney TODD BENNETT asked my father ROBERT FRANK BLEVINS, "Mr. Blevins, let me just ask you one other question: Are you on any type of medication today?" To which my father replied, "No, I am not." Several months later, in late January 2000, my father ROBERT FRANK BLEVINS was hospitalized, near death, his first hospitalization since September 1986. In August, 2000 my

the STATE OF FLORIDA has allowed my father ROBERT FRANK BLEVINS' most grave claims to go unchallenged, yet also unprosecuted, and in fact, uninvestigated. I present the foregoing facts as evidence as clear and convincing as it ever needs to be that the STATE OF FLORIDA is torturing to death my father ROBERT FRANK BLEVINS, just as the STATE OF FLORIDA has already tortured to death my mother RUTH ELVADA DENNISTON BLEVINS.

Under penalty of perjury, I declare the foregoing facts are true to the best of my knowledge and have been presented in good faith and in accordance with my absolute conviction.

Kimberly A. Blevins 7-11-01
Signature: Kimberly A. Blevins Date


Ruth Bellwood 7-11-01
Witness Date

Jennifer Shaketa 7/11/01
Witness Date

Subscribed to and sworn before me on this 11TH day of July, 2001, by KIMBERLY A. BLEVINS, who has shown Florida Drivers License B415-501-56-637-0 as proof of identification.

Ernestine N. Drakell
Notary Public

My commission expires: _____

 Ernestine N Drakell
My Commission CC679217
Expires September 10, 2001

Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was furnished to: The Honorable Bernard J. "Bernie" McCabe, Jr., State Attorney, Office of the State Attorney, Sixth Judicial Circuit of Florida, P.O. Box 5028, Clearwater, Florida 33758, by registered mail, certified mail no: 7099 3220 0007 9744 6780; The Honorable George W. Bush, President, United States of America, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500, by facsimile; The Honorable John Ashcroft, U. S. Attorney General, U.S. Department of Justice, Main Justice Building, 950 Pennsylvania Avenue, Washington, DC 20530-0001, by facsimile; Governor, Hon. Jeb Bush, The Capitol, Tallahassee, Florida 32399-0001, by facsimile; Attorney General, Hon. Bob Butterworth, The Capitol, Tallahassee, Florida 32399-1050, by mail; The Honorable Tom Gallagher, Commissioner, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0300, by mail; James T. "Tim" Moore, Commissioner, Florida Department of Law Enforcement, Post Office Box 1489, Tallahassee, Florida 32302-1489, by mail; Brooke Kennerly, Executive Director, Judicial Qualifications Commission, Room 102, The Historic Capitol, Tallahassee, Florida 32399-6000, by mail; The Honorable James Horne, Secretary, Florida Education Board; 2301 Park Avenue, Suite 403, Orange Park, Florida 32073, by mail; Judicial Watch, Southern Regional Headquarters, 100 S.E. 2nd Street, Bank of America Tower, Suite 3920, Miami, Florida 33131-2148, by mail; The Florida Bar, Tampa Airport Marriott, Suite C-49, Tampa, Florida 33607, Attention: Susan Bloemendaal, by mail; President Judy Genshaft, University of South Florida, 4202 East Fowler Avenue, Tampa, Florida 33620-6100, by mail; Noreen Segrest, General Counsel, University of South Florida, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; R. B. Friedlander, Office of the General Counsel, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; Dr. Robert M. Daugherty, Vice President for Health Sciences, Dean of the College of Medicine, University of South Florida, 12901 Bruce B. Downs Boulevard, Tampa, Florida 33612-4742, by mail; Dr. Charles S. Mahan, Dean, College of Public Health, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; Dr. Phillip J. Marty, Executive Associate Dean, College of Public Health, University of South Florida, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; The Honorable Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, by mail; Dr. Marc J. Yacht, Director, Pasco County Health Department, 10841 Little Road, New Port Richey, Florida 34654, by mail; John J. Gallagher, County Administrator, West Pasco Government Center, S-340, 7530 Little Road, New Port Richey, Florida 34654, by mail; Allyn Myers Giambalvo, Assistant Public Defender, P.O. Box 9000-P.D., Bartow, Florida 33831, by mail; this 11th day of July, 2001.

KIMBERLY ANN BLEVINS
a.k.a. KIMBERLY A. BLEVINS



KIMBERLY A. BLEVINS

18060 Owen Drive
Hudson, FL 34667-6659
Telephone: (727) 819-1799

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: May 17, 2008 Letter to Brown-Waite and Bilirakis
DATE: 12/15/2014 03:03:21 PM

JOSIAH R. FORNOF
10635 Patrick Avenue
Hudson, Florida 34669-1004

May 17, 2008

VIA REGISTERED MAIL NO.:

The Honorable Ginny Brown-Waite
Congress of the United States
House of Representatives
20 North Main Street, Room 200
Brooksville, Florida 34601

Dear Congresswoman Brown-Waite:

Please help protect me and my people from this rebellion: Commencing and continuing contiguously from at least as far back as September 11, 1986, the governing bodies of these United States of America, top to bottom, across the board, federal, state, and local are inescapably in breach of contract with lethal consequences against We the People, including against my grandparents Ruth Elvada Denniston Blevins and Robert Frank Blevins and theirs; said lethal consequences include but are in no manner limited to: the murder of my grandmother Ruth Elvada Denniston Blevins (1923-1997) and the in-progress murdering of my grandfather Robert Frank Blevins (1925-) by the aforesaid wrongdoers and their countless aiders and abettors who have also attempted to murder my mother Kimberly Ann Blevins (1956-), my aunt Constance B. Cieszynski (1947 -) and me, Josiah Robert Fornof (1980-), and certain other of my grandmother's survivors. What is inescapably in place is a system that is not above the law, but that is more powerful than the law, and that wields said power unlawfully, lethally, genocidally, against me and my people, against We the People. The aforesaid is inescapably proven by Clerk of Courts Jed Pittman's response to my letter dated April 13, 2008 (see enclosures). Again: please help protect me and my people from the aforesaid rebellion, although it may be too late for me after May 19, 2008, if not sooner.

Reasonably yours,

Josiah R. Fornof

JRF/kab

cc: The Honorable Gus M. Bilirakis, 9th District, Florida

Enclosures: 2

Reference: Blevins, K. A. (2001, July 11) sworn affidavit accessible online at:
<http://groups.msn.com/ruthelvadadennistonblevins/yourwebpage9.msnw>

Notice that you referenced the (now defunct) Ruth Elvada Denniston Blevins website. On May 29, 2008, twelve days after you sent that letter, we had a "hit" on that web site from the cclub.org, and they hit only one page: LAWYER-LAW FIRM SUPPORTERS OF WILLIAM R. WEBB (1994, 2000). Among those listed is Gus M. Bilirakis, Bilirakis Law Group, P.A., 4538 Bartelt Road, Holiday, FL 34690-5532, Contributor to Webb's campaign in: 1994. Bilirakis ALSO was with the lawyer who served your subpoena to Webb (c. May 2000) before your trial in August. Gus Bilirakis is MORE THAN NECK DEEP in the genocide against this family. The day of the "hit" I wrote a blog post All Dominions Shall Serve and Obey Him, 9:12 PM PDT, May 29, 2008, 12:12 AM EDT, May 30, 2008, which includes:

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

Tonight, at 7:18:40 (PM), we had a web site hit from cclub.org, hitting only one page: LAWYER-LAW FIRM SUPPORTERS OF WILLIAM R. WEBB (1994, 2000), which includes the following:

Gus M. Bilirakis, Bilirakis Law Group, P.A., 4538 Bartelt Road, Holiday, FL 34690-5532, Contributor to Webb's campaign in: 1994

William R. "Bill" Webb is an attorney, including my parents' attorney (as of December 24, 1987, case open, his responsibility to settle lawfully and to my parents' satisfaction). On October 18, 1994, at a time when Bill Webb had been fraudulently elected judge but had not yet been likewise sworn in, he via another lawyer, then-Sheriff Lee Cannon, unlawfully terrorized his own clients, my parents, at their own home deep in their thickly wooded estate, and did so by stealth, trespass and with lethal (unlawful police) force and did so to enhance his being sworn in, unlawfully, fraudulently. What Webb did not that date represents just a microcosm of what he had been doing all along, and it continues. The law says that as to my parents and theirs, what Webb and his reciprocal aiders and abettors -- including Gus Bilirakis, but in no manner thus limited -- have done constitutes breach of contract, attempted murder, murder, genocide, and certainly more: the law identifies what it is, and my father and his side with the law.

Gus M. Bilirakis is the son of long-time former Congressman Mike Bilirakis (Tarpon Springs, Florida). At the time he aided and abetted Webb in attempting to murder my parents, he was just a lawyer. Later, Bilirakis became a state representative, and then later still, a United States Congressman, a position he still occupies.

You will recall that in my May 18, 2008 blog They Shall Take Away the Ashes... and Spread a Purple Cloth Over It which includes Josiah's May 17, 2008 letter to Congresswoman Ginny Brown-Waite, with a courtesy copy to Congressman Gus M. Bilirakis. The State of Florida has unlawfully suspended Josiah's driver's license, and including thereby, has confirmed that they are, indeed, murdering Josiah and fully intend to keep doing so and have no intention of becoming lawful. That is beyond obscene!

The cclub.org [IP Address 63.81.15.# (Congressional Countr)] belongs to the Congressional Country Club, which I feel sure is so exclusive that only members of Congress (and their spouses or guests) may enter. I doubt even their staffers are allowed to go there as a matter of course.

It ends with:

Josiah has been studying law, and upon my telling him about the above-referenced web site hit, he said he is "on it" and read me the following:

Public offense -- Act or omission, forbidden by law, and punishable as by law provided. A public offense, the commission of which authorizes private person to arrest another.

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TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: My Response to Response from the Court
DATE: 04/23/2014 07:33:24 PM

Dear Josiah,

The Clerk's office responded by sending me to some web link for the material you need. Below is my response to said response.

Love,

Mom

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Wed, Apr 23, 2014 at 5:02 PM
Subject: Re:
To: Katie_Brophy@flmd.uscourts.gov

Dear Ms. Brophy,

Enough with the charade about concern about propriety or lack thereof!

Be advised that the governing bodies of these United States of America, top to bottom, across the board, federal, state, and local, including Judge Kovachevich, including you yourself, are inescapably in breach of contract against my parents Ruth Elvada Denniston Blevins (August 31, 1923 - January 11, 1997) and Robert Frank Blevins (March 13, 1925 - November 10, 2011) and theirs, including against me, their daughter, including against their grandson, my son Josiah R. Fornof. The aforesaid wrongdoer entities, including Judge Kovachevich, including you, must cease immediately and completely coming unlawfully against wronged party my parents and theirs and must commence immediately and continue as long as necessary coming lawfully for my parents and theirs. The aforesaid is the only lawful basis from which we have to operate; there is no other. Your response is not in lawful conformance with the aforesaid. In fact, your response is not even consistent with previous past practice. A little over a year ago I made the following request:

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Mon, Feb 18, 2013 at 11:12 AM
Subject: Information
To: Judge Elizabeth Ann Kovachevich <chambers_flmd_kovachevich@flmd.uscourts.gov>

Dear Judge Kovachevich:

Please help me: I need a 1983 Civil Action packet.

Thank you.

Sincerely,

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

As I recall, the packet I requested was sent to me promptly, which does not go far enough to mitigate consequences including

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TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

of Judge Kovachevich's failure to respond lawfully to genocide which I brought to her attention in April 2002:

April 10, 2002

Via Facsimile: (813) 301-5740

The Honorable Elizabeth A. Kovachevich

Chief Judge, Middle District of Florida

United States District Court

801 N. Florida Avenue

Tampa, FL 33602-3848

International Question: Genocide

Dear Judge Kovachevich:

Neither the State of Florida's decision to file a nolle prosequi in regard to its selective and malicious prosecution of me, nor the anticipated subsequent expungement of that record can in any manner erase the fact that this government of the United States of America across the board has committed genocide against me and mine. It surfaced as such at least as early as 1988 and was apparently lying in wait.

Having tried, in vain, to find redress for our grievances in any branch of the government at the local and state levels, and in at least the executive and legislative branches on the federal level, as well as at least one institution of higher learning (University of South Florida), the federal courts may very well be my family's and my own last refuge, as well as a last line of defense for the United States of America.

The International Criminal Court (ICC) which the United States has declined to join claims genocide as within its jurisdiction:

The International Criminal Court (ICC) will be a permanent court for trying individuals accused of committing genocide, war crimes and crimes against humanity. The ICC will be formally established after 60 countries have ratified the Rome Statute of the International Criminal Court. (<http://www.igc.org/icc/>)

My family and I see evidence of global interest in our case, and I believe if the federal court does not act swiftly on our behalf, it will have done so at serious risk to our national security, including that the ICC may seize our case, and given what is at stake, perhaps even President Bush himself would not be immune there. This is the baggage that the United States carries, whether mitigated or unmitigated.

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 TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

Sincerely,

Kimberly A. Blevins, M.P.H.

V02-161

cc: President George W. Bush, via e-mail

That was only one such letter that I sent to Judge Kovachevich around that time. At Josiah's trial in August 2011, Josiah brought up said letter as possible reason for the judge to recuse herself. She declined to do so, claimed to have not seen the letter until then. Yet, I have located in my files the other letters that were sent around that time, April 2002, as well as fax transmittals showing proof of delivery, and even phone records showing calls placed from my home phone to the judge's fax machine.

Only recently have I learned that one need not go to international court to prosecute genocide, but that may be done right here in the United States under: 18 U.S. Code § 1091 - Genocide (<http://www.law.cornell.edu/uscode/text/18/1091>). I believe such groundwork is being laid very systematically, for prosecution of genocide under the aforesaid code.

Know this, there are two factions at work:

- 1.) Those who rule by genocide and who consent to be ruled by genocide.
- 2.) Those who do not rule by genocide, neither do they consent to be so ruled, by genocide.

To date, without exception, Judge Kovachevich identifies herself as being in the first group, as one of those who rule by genocide and consent to be so ruled, by genocide. It is not necessary for Josiah to do one single more thing on his own behalf in order for Judge Kovachevich to reverse her own personal part in the aforesaid genocide against Josiah and this family. My contacting the court directly is purposeful on my part, including to keep before Judge Kovachevich personally her choice in this matter. I expect Judge Kovachevich to reverse herself and commence immediately and continue as long as there is a need mitigating the consequences of her own wrongdoing against Josiah, against this family, against We the People, starting with but in no manner limited to releasing Josiah immediately from federal prison and seeing to it that he is escorted home with the honor and protection to which he is entitled, all of his rights acknowledged as intact, as they always have been in any event. My father expressed the core of the matter well in his (telltale) letter of some forty pages dated December 7, 1997 to the United States Department of Justice:

It's a filthy garment that guarantees total unravel, pull on any thread. None of them gave integrity or probity a chance. The questions and the liability are great beyond category. The core being that we have been denied access, representation and trial by jury. Their bane their curse is that we have done nothing unlawful, indeed, nothing wrong, In our the wronged party's place, how would they have acted, based on how they have as wrongdoer?

There can be no closure, neither can the wounds heal, nor the scars be erased. I must live with whatever compensation I receive which cannot ever be enough. However, the thorns have their rose: it's all right here, what's wrong with our legal system, having emanated from a ten year old still unsettled claim that has always been as airtight as it has ever needed to be.

No more dancing around the law: going on twenty-eight years of living under this reign of genocide, first showing itself when Josiah was barely six years old, and enough is enough. That reign of genocide, lawlessness is not what my parents and theirs are about, and I pray that it is not what you are about either.

God bless,

Kimberly A. Blevins
 18060 Owen Drive
 Hudson, FL 34667-6659

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TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

On Wed, Apr 23, 2014 at 3:34 PM, <Katie_Brophy@flmd.uscourts.gov> wrote:

Ms. Blevins, the 28 US 2255 form can be found under Court : <http://www.flmd.uscourts.gov/> -> there you will find a link Proceeding Without a Lawyer-> after clicking on that link it will bring you to the link for Prisoner Resources (located on the left) -> Under this link it will display the form you are requesting. Sorry for the misdirection in the previous message. Have a good day.

----- Forwarded by Katie Brophy/FLMD/11/USCOURTS on 04/23/2014 03:28 PM -----

From: Katie Brophy/FLMD/11/USCOURTS
To: kimberly.blevins@gmail.com
Date: 04/23/2014 03:13 PM
Subject:

Ms. Blevins,

We are in receipt of your correspondence with the Court requesting 28 USC 2255 form for Mr. Fornof. It is improper for you to correspond directly with a United States District or Magistrate Judge. They will not, as a matter of policy, respond to personal correspondence when it pertains to cases. This policy is in keeping with their sworn duty to maintain complete impartiality in the exercise of their judicial duties. Please do not send correspondence directly to the Judge. You may however, find additional information and the forms you are requesting by visiting the website for this Court : <http://www.flmd.uscourts.gov/> -> there you will find a link Proceeding Without a Lawyer-> after clicking on that link it will bring you to the link for forms (located on the left) -> Under the link for forms it will display the form you are requesting.

If you wish further assistance please do not hesitate to mail us a letter with your request. The Courthouse address is :

U.S. District Court
Clerk's Office
801 North Florida Ave.
Tampa, FL. 33602

Sincerely,
Katie Brophy

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

EDUSA
 FOIA/PA
 600 E. Street, N.W., Rm 7300
 Washington, DC 20530

COMPLETE THIS SECTION ON DELIVERY

A. Signature Agent

[Signature] Addressee

B. Received by (*Paula Anderson*) C. Date of Delivery

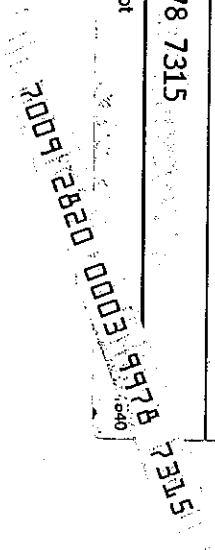
D. Is delivery address different from permit? Yes
If YES, enter delivery address below: No

3. Service type
 Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes

2. Article Number: 7009 2820 0003 9978 7315
(Transfer from service label)

PS Form 3811, February 2004 Domestic Return Receipt





U.S. Department of Justice

Bureau of Alcohol, Tobacco,
Firearms and Explosives

www.atf.gov

February 16, 2014

REFER TO: 2014-0104

Mr. Josiah Robert Fornof
Reg. No. 51913-018
Coleman FCI Medium
P.O. Box 1032
Coleman, FL 33521-1032

Dear Mr. Fornof:

This is in response to your Freedom of Information Act (FOIA) request of January 3, 2013 to the Federal Bureau of Investigation (FBI). While processing your FOIA request, four pages that originated with the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) was located and referred to this office for a disclosure determination and direct response to you.

We have reviewed the four referred pages and have made the necessary deletions for the reasons indicated on the enclosed "Document Cover Sheet." If pages were released in full, the pages will be marked RIF. If pages were released in part, the pages will be marked RIP. If pages were withheld in their entirety, a deletion sheet will be included noting the reason for the withholding.

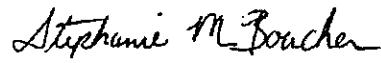
If you disagree with this determination you may administratively appeal the decision by writing to the Office of Information Policy (OIP), Department of Justice, 1425 New York Avenue, Suite 11050, Washington, DC 20530-0001. Both the envelope and the letter should be marked "FOIA Appeal." You may also submit your administrative appeal to OIP electronically. Please follow this link to OIP's webpage: <http://www.justice.gov/oip/oip-request.html#administrative-appeal>. Once you have arrived at OIP's webpage follow the instructions for submitting a FOIA appeal. Regardless of whether you use mail or email to submit your administrative appeal please include the request number on this letter with your appeal letter. Your appeal must be received by OIP within 60 days from the date of this letter.

2

Mr. Josiah Robert Fornof

Should you have any concerns do not hesitate to write again, or call this office at (202) 648-8740. You may also direct inquiries to foiamail@atf.gov. Please include the assigned case number.

Sincerely,

Handwritten signature of Stephanie M. Boucher in cursive script.

Stephanie M. Boucher
Chief, Disclosure Division

DOCUMENT COVER SHEET: EXEMPTIONS LIST AND APPEAL RIGHTS

Part I – Document cover sheet

1. Requesters' name Mr. Josiah Robert Fornof	2. File no. 14-0104	3. Requested documents were referred by the following agency: FBI
4. Documents are being released: <input type="checkbox"/> at cost <input checked="" type="checkbox"/> without cost	5. Package ends with documents no.: 2	6. Total no. of documents denied: 3

7. Exemptions cited for information withheld on pages released: (See Part II of explanations of exemptions)

(b) (1) (b) (2) (b) (3) P.L. No.112-55 (2012) (b) (4) (b) (5) (b) (6)

(b) (7) (A) (b) (7) (B) (b) (7) (C) (b) (7) (D) (b) (7) (E) (b) (7) (F)

8. Documents completely withheld:

Document no. ----Exemption	Document no. ----Exemption	Document no. ----Exemption
<u>2</u> <u>b3</u>	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

9. The records identified above have been determined to be most directly responsive to your request. Other records, described below are available upon payment of ten (10) cents per page (or at no cost if a fee waiver is granted). These records generally consist of similar or repetitive information that restates information contained in the package being released. A sample of index of these records is included in this released. The following records are available upon written request:

	No. of pages
(a) Exhibits to Report (See index on page _____)	_____
(b) Surveillance Reports (See sample page _____)	_____
(c) Interagency Telegrams and Messages (See sample page _____)	_____
(d) Property Disposition records (See sample page _____)	_____
(e) Newspaper or magazine article (See sample page _____)	_____
(f) Miscellaneous (See sample page _____)	_____

Note: To obtain copies of these records, identify which records you want count the pages and multiply by ten (10) cents. Send a check or money order payable to Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) and mail to Chief, Disclosure Branch, ATF; 99 New York Ave. N.E., Rm. 1E400, Washington, DC 20226. Request promptly for best service, as files are returned to field offices fifteen (15) days after this notice is mailed to you.

(Parts II and III on reverse side)

PART II – LIST OF FREEDOM OF INFORMATION ACT EXEMPTIONS, TITLE 5 UNITED STATES CODE 552 (b) – Information exempt from Disclosure.

- | | |
|--|---|
| <ul style="list-style-type: none"> (1) specifically authorized under criteria established by an Executive Order to be kept secret in the interest of national defense or foreign policy, and are in fact properly classified pursuant to such Executive order; (2) related solely to the internal personnel rules and practices of an agency; (3) specifically exempted from disclosure by statute; (4) trade secrets and commercial or financial information obtained from a person and privileged or confidential; (5) inter-agency or intra-agency memoranda or letter which would not be available by law to a party other than an agency in litigation with the agency; (6) personnel and medical files and similar files, the disclosure of which would constitute a clear and unwarranted invasion of personal privacy; | <ul style="list-style-type: none"> (7) Investigatory records compiled for law enforcement purposes, but only to the extent that the production of such records could: <ul style="list-style-type: none"> (a) interfere with enforcement proceedings (b) deprive a person of a right to a fair trial or an impartial adjudication; (c) constitute an unwarranted invasion of personal privacy; (d) disclose the identity of a confidential source and, in the case of a record compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, confidential information furnished only by the confidential source; (e) disclose investigative techniques and procedures; (f) endanger the life or physical safety of law enforcement personnel (8) contained in or related to examination, operation, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or (9) geological and geophysical information and data, including maps, concerning wells. |
|--|---|

PART III – APPEAL RIGHT PROCEDURES - You have the right to appeal any item of information which has been withheld. You may challenge the withholding of the information by filing a request for an administrative appeal, write to the: Office of Information and Policy, U.S. Department of Justice, 1425 New York Avenue, Suite 11050, Washington, D.C. 20530-0001.

- (1) Your appeal must be signed by the requestor; mailed or hand-delivered and received by the U.S. Department of Justice, Office of Information Policy (OIP) within sixty (60) days of the date of our initial determination (this letter);
 - (2) State that your appeal concerns ATF records, and use the "File Number" that appears in box #2 on the front of this page. Reasonably describe the requested records which the appeal concerns;
 - (3) Set forth the address where the requestor desires to be notified of the determination of the Appeal;
 - (4) Specify the date of the initial request and the date of the letter denying the initial request; and
 - (5) Petition the OIP, to grant the request for records and state any arguments in support thereof.
- Your appeal will be considered by the OIP and you will be notified by mail.



COPY

Forensic Science Laboratory - Atlanta
BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES

U. S. Department of Justice

Atlanta, GA 30345
(b) (7)(C)

Laboratory Report

Accredited by ASCLD/LAB

Special Agent (b) (7)(C)
Bureau of Alcohol, Tobacco, Firearms and Explosives
Federal Bureau of Investigation
5525 West Gray Street
Tampa, FL 33609

Date of Report: September 13, 2010
Lab Number: 10A0353F(1)
Reference: 767040100006
Type of Exam: Firearms/Toolmarks

The evidence described below was received on September 1, 2010, by Federal Express number 9838 1499 3229:

EXHIBIT

8A - One Browning Arms Company, 9mm caliber pistol, Model MKIII, with an obliterated serial number.

RESULTS OF EXAMINATION

The serial number on Exhibit 8A has been obliterated from the front strap of the firearm by a grinding or similar process. No toolmarks of value were observed. The obliterated area was polished and chemically processed. Due to the depth of the obliteration the serial number was unable to be restored.

DISPOSITION OF EVIDENCE

The evidence will be returned to the submitting agent.

(b) (7)(C)

(b) (7)(C)
Firearms and Toolmark Examiner

REVIEWED BY: (b) (7)(C)
(b) (7)(C)
Chief, Identification Section

COPY

2665-TP-72370-123

Handwritten initials

3 PAGE(S) WITHHELD IN FULL

Page Number 2-4

Exemption (b)(1)

Exemption (b)(2)

Exemption (b)(3)

Applicable Statute P.L. 112-55 (2012)

Exemption (b)(4)

Exemption (b)(5)

Applicable Privilege Deliberative Process Privilege
Attorney Work Product
Attorney Client

Exemption (b)(6)

Exemption (b)(7)(A)

Exemption (b)(7)(B)

Exemption (b)(7)(C)

Exemption (b)(7)(D)

Exemption (b)(7)(E)

Exemption (b)(7)(F)

Duplicate

Non-Responsive

Out Side of Scope of Request

String E-Mail

Located in Document

Re-sent
December 26, 2013 *Feb. 3, 2014*

Hi Josiah,

Sorry it took so long for me to get this all to you.

Love,

Mom

Mom

Key to phone numbers on April 22, 2002 Verizon Bill

Elizabeth A. Kovachevich, Chief Judge, United States District Court	813-301-5740
Dr. Judy L. Genshaft	813-974-5530
U.S. Attorney General John Ashcroft	202-514-4507
Roger Ailes, CEO, Fox News	212-566-8219
Judge Debra K. Behnke, 13 th Judicial Circuit	813-276-8707
Bernie McCabe, State Attorney, 6 th Judicial	727-847-8164
Richard Ake, Clerk of Courts, Hillsborough Co.	813-272-6102
Mark Ober, State Attorney, 13 th Judicial	813-274-1926
The White House (President G. W. Bush)	202-456-2461
Brian E. Gonzalez (Court-appointed defense lawyer for me)	813-228-6815



Telephone Number 727 863-2946 950524
 Account Number 15 5331 0698177290 10
 Statement Ending Apr 22, 2002

PAGE 1 OF 10

How to Reach Us

ACCOUNT SUMMARY

KIMBERLY A BLEVINS

Please see page 3 for all Verizon numbers and websites.

Previous charges

Amount of last bill \$ 169.27
 Payment received Apr 04. Thank You. CR 129.13
 Total adjustments CR .02
 Amount past due \$ 40.12

To avoid a 1.5% late payment charge, payment must be received before May 23, 2002.

Current charges

Verizon regulated charges \$ 20.26
 AT&T regulated services 28.40
 Other regulated charges 6.08
 Total current charges \$ 54.74

Total amount due \$ 94.86
Due date for current charges only May 16, 2002

A PORTION OF THE TOTAL AMOUNT DUE IS PAST DUE. DUE DATE APPLIES TO CURRENT CHARGES ONLY.

Keep ▲
 Send ▼

Visit our website at: www.verizon.com

Detach and return with your check payable to Verizon.

212*HBRDA1
 00017782.SF0000120607
 15-FL 5331
 7278632946 19950524

TELEPHONE NUMBER 727 863-2946
 ACCOUNT NUMBER 15 5331 0698177290 10

Yes!

Current Charges Due	Past Due	Total Due	Amount Paid
May 16, 2002	\$ 40.12	\$ 94.86	

I want to be a Literacy Champion. Sign me up for a \$1 monthly donation to Verizon Reads.

FS0422:22.643.152978 2 AV 0.485 05/01/02

KIMBERLY A BLEVINS
 18060 OWEN DR
 HUDSON FL 34667-6659



Change of address form on back.

Verizon Florida Inc.
 P.O. Box 920041
 Dallas, TX
 75392-0041

15 5331 0698177290 10N00000004012 00000009486 10



Telephone Number 727 863-2946 950524
Account Number 15 5331 0698177290 10
Statement Ending Apr 22, 2002

8:

About Your Bill

It's our privilege to serve you.

How to pay your bill

Please mail your payment using the return envelope. Include the payment stub to ensure proper credit.

If you pay in person, bring your entire bill, including the payment stub, to an authorized payment location.

Be sure to write your area code and telephone number on your check.

Questions about your bill

If you have questions concerning your bill, please call the appropriate "Billing questions" number listed on page 3 of your bill.

Previous payments

You may have sent us a payment not processed in time to be reflected on your current billing statement. Please deduct any amount already paid before sending your current payment.

Past due amounts

The due date on your bill only applies to the current charges. Any past due amount should be paid immediately.

Service suspension for non-payment

Based on the state regulatory and notice requirements, once your bill is past due, some or all of your service may be suspended. Charges may apply to suspend and reconnect service. A deposit to reestablish your service may also be required.

Returned checks

In some states, a returned check charge may apply for each check returned for any reason.

Additional information

Please consult your local Directory for additional billing and service information.

Mail payments to:
Verizon Florida Inc.
P.O. Box 920041
Dallas, TX
75392-0041



Billing Address Changes and Corrections

Street Address

City, State, Zip



Telephone Number 727 863-2946 950524
 Account Number 15 5331 0698177290 10
 Statement Ending Apr 22, 2002

VERIZON
 "How to Reach Us"

	Call	Visit
Billing questions	1 800 483-3000	www.verizon.com/onlinehelp
Repair	1 800 483-1000	www.verizon.com/repair
To order services	1 800 483-4000	www.verizon.com/storefront
Are you moving?	1 800 483-4000	
Online billing		www.verizon.com/onlinebill
Centro Hispano de Verizon	1 800 743-2483	

MONTHLY SERVICE - REGULATED (Apr 22 to May 22)

Description	Qty	Unit Rate	
1 Tele/access act charge	1	.12	.12
2 Residence line	1	11.04	11.04
3 FCC access charge	1	5.00	5.00
		Total	\$ 16.16

CONVENIENT PAY-PER-USE CALLING SERVICES

Day	Date	Time	Service type	
4 Sun	Apr 7	10:02 am	Automatic Call Return	.75
5 Fri	Apr 19	9:54 pm	Automatic Call Return	.75
			Total	\$ 1.50

REGULATED SERVICE TAXES AND SURCHARGES

6 Federal excise tax at 3.00%	.57
7 Local communications services tax	.36
8 State gross receipts tax	.44
9 County 911 Funding Fee	.30
10 Svc Provider Number Portability Fee	.36
11 FED USF	CR .35
12 FED USF from 04/02	.92
	Total
	\$ 2.60

Verizon regulated charges **\$ 20.26**

Nonpayment of regulated services may result in disconnection of your local telephone service. Any questions concerning these charges, please call the inquiry number provided on page three.



Telephone Number 727 863-2946 950524
Account Number 15 5331 0698177290 10
Statement Ending Apr 22, 2002

Total Verizon charges **\$ 20.26**

Your local toll provider is AT&T Communications.

You have selected AT&T Communications as your long distance provider.

If you have checked the box on the first page of your phone bill or called your local business office and signed up to be a Literacy Champion, a tax deductible \$1 donation will be included monthly in the Verizon section of your bill. Contributions will benefit Verizon Reads, a non-profit effort supporting literacy programs.

Even if you check the box or call the local business office to sign up, you are not required to pay the literacy donation. Phone service will not be terminated if you do not contribute. To discontinue your literacy donation, call the phone number listed on page three of your bill.

Change in Charges

Federal Universal Service Fund (FUSF) charge will change

The Federal Universal Service Fund (FUSF) charge will increase to 55 cents per line, \$2.75 for ISDN PRI accounts, and will remain at 6 cents per line for CentraNet services. The FUSF charge, which is reviewed quarterly, helps to keep local telephone rates affordable for all customers and gives a discount to schools, libraries and low-income families. This charge is not applied to Lifeline customers. To find out if you are eligible for Lifeline, go to <http://www.lifelinesupport.org> on the internet or contact us at 1-800-483-4000.



Telephone Number 727 863-2946 144
 Account Number 15 5331 0698177290 10
 Statement Ending Apr 22, 2002

AT&T billing
 questions
 1 800 222-0300

COMMUNICATIONS SERVICES



Billing for AT&T

The following charges appear on your Verizon bill as a service to AT&T. Direct your billing questions to the phone number in the yellow border of this page.

AT&T Invoice Charges For Period Ending APR 15, 2002

AT&T One Rate[®] Seven Cents Plan Calls

Direct Dialed Calls

	Date	Time	Place called		Number called	Period	Min.	
1	Mar 19	1:35 pm	FtLauderdl	FL	954 677-5479	Night	2	\$.20
2	Mar 25	6:59 pm	Jacksonvl	FL	904 232-2620	Night	2	.20
3	Mar 26	11:43 pm	Dade City	FL	352 521-4232	Night	2	.20
4	Mar 27	12:23 pm	Jacksonvl	FL	904 232-2620	Night	5	.50
5	Apr 8	10:45 pm	New York	NY	212 556-8219	Night	5	.35
6	Apr 11	12:17 am	Washington	DC	202 456-2461	Night	1	.07
7	Apr 11	12:18 am	Washington	DC	202 456-2461	Night	3	.21
Total								\$.00

AT&T One Rate[®] Seven Cents Plan Summary

	Amount
8 AT&T One Rate [®] Seven Cents Plan APR 15 thru MAY 14	\$ 4.95
9 Direct Dialed Calls	1.73
Total AT&T One Rate[®] Seven Cents Plan	\$ 6.68

Charges in The Amount Column are Informational
 See Summary for Actual Charges.

AT&T Local Toll Service Plan

Direct Dialed Calls

	Date	Time	Place called		Number called	Period	Min.	
10	Mar 13	9:58 am	Clearwater	FL	727 797-0704	Night	2	\$.18
11	Mar 14	4:15 pm	Clearwater	FL	727 797-0704	Night	7	.63
12	Mar 15	9:59 am	StPetersbg	FL	727 341-2991	Night	3	.27
13	Mar 15	3:58 pm	Tampa	FL	813 569-2006	Night	2	.18
14	Mar 15	4:00 pm	TampaCntrl	FL	813 974-5530	Night	2	.18
15	Mar 20	4:23 pm	TampaCntrl	FL	813 276-8707	Night	2	.18
16	Mar 20	4:25 pm	TampaCntrl	FL	813 274-1926	Night	2	.18
17	Mar 20	4:27 pm	TampaCntrl	FL	813 272-6102	Night	2	.18
18	Mar 21	12:47 pm	Clearwater	FL	727 449-0258	Night	2	.18
19	Mar 21	12:49 pm	Clearwater	FL	727 449-0258	Night	2	.18
20	Mar 24	7:17 am	TampaCntrl	FL	813 974-5530	Night	1	.09
21	Mar 24	7:19 am	TampaCntrl	FL	813 974-3886	Night	2	.18
22	Mar 24	7:21 am	TampaCntrl	FL	813 974-4468	Night	2	.18
23	Mar 24	7:22 am	TampaCntrl	FL	813 974-4468	Night	2	.18
24	Mar 24	11:49 pm	TampaCntrl	FL	813 276-8707	Night	2	.18
25	Mar 24	11:51 pm	TampaCntrl	FL	813 274-1926	Night	2	.18
26	Mar 24	11:53 pm	TampaCntrl	FL	813 272-6102	Night	1	.09



Telephone Number 727 863-2946 144
Account Number 15 5331 0698177290 10
Statement Ending Apr 22, 2002

AT&T billing questions
1 800 222-0300

COMMUNICATIONS SERVICES



Billing for AT&T

AT&T Local Toll Service Plan (continued)

Direct Dialed Calls (continued)

Date	Time	Place called	Number called	Period	Min.	
1 Mar 24	11:57 pm	TampaCntrl FL	813 276-8707	Night	2	\$.18
2 Mar 24	11:59 pm	TampaCntrl FL	813 274-1926	Night	2	.18
3 Mar 25	12:01 am	TampaCntrl FL	813 272-6102	Night	2	.18
4 Mar 25	6:57 pm	TampaCntrl FL	813 276-8707	Night	2	.18
5 Mar 25	7:02 pm	TampaCntrl FL	813 272-6102	Night	2	.18
6 Mar 25	7:04 pm	TampaCntrl FL	813 274-1926	Night	2	.18
7 Mar 25	7:06 pm	TampaCntrl FL	813 974-5530	Night	2	.18
8 Mar 26	3:28 pm	Winter Hvn FL	863 965-0546	Night	6	.54
9 Mar 27	8:33 am	Winter Hvn FL	863 965-0546	Night	4	.36
10 Mar 27	12:28 pm	TampaCntrl FL	813 276-8707	Night	2	.18
11 Mar 27	12:32 pm	TampaCntrl FL	813 274-1926	Night	2	.18
12 Mar 27	12:34 pm	TampaCntrl FL	813 272-6102	Night	2	.18
13 Mar 27	12:36 pm	TampaCntrl FL	813 974-5530	Night	2	.18
14 Mar 27	3:06 pm	Winter Hvn FL	863 965-0546	Night	3	.27
15 Mar 29	11:36 am	TampaCntrl FL	813 276-8707	Night	2	.18
16 Mar 29	11:40 am	TampaCntrl FL	813 272-6102	Night	2	.18
17 Mar 29	11:42 am	TampaCntrl FL	813 274-1926	Night	2	.18
18 Mar 29	12:02 pm	TampaCntrl FL	813 276-8707	Night	3	.27
19 Mar 29	12:06 pm	TampaCntrl FL	813 272-6102	Night	3	.27
20 Mar 29	12:09 pm	TampaCntrl FL	813 274-1926	Night	4	.36
21 Apr 3	5:00 pm	TampaCntrl FL	813 274-1926	Night	5	.45
22 Apr 3	5:05 pm	TampaCntrl FL	813 276-8707	Night	4	.36
23 Apr 3	5:09 pm	TampaCntrl FL	813 272-6102	Night	4	.36
24 Apr 5	12:51 pm	TampaCntrl FL	813 276-8707	Night	1	.09
25 Apr 5	12:56 pm	TampaCntrl FL	813 276-8707	Night	2	.18
26 Apr 5	12:58 pm	TampaCntrl FL	813 274-1926	Night	2	.18
27 Apr 5	1:00 pm	TampaCntrl FL	813 274-1926	Night	2	.18
28 Apr 5	1:02 pm	TampaCntrl FL	813 272-6102	Night	2	.18
29 Apr 5	3:40 pm	TampaCntrl FL	813 301-5740	Night	5	.45
30 Apr 5	3:45 pm	TampaCntrl FL	813 276-8707	Night	2	.18
31 Apr 5	3:48 pm	TampaCntrl FL	813 274-1926	Night	2	.18
32 Apr 5	3:51 pm	TampaCntrl FL	813 272-6102	Night	2	.18
33 Apr 5	3:55 pm	TampaCntrl FL	813 974-5530	Night	2	.18
34 Apr 8	10:07 pm	TampaCntrl FL	813 301-5740	Night	5	.45
35 Apr 8	10:14 pm	TampaCntrl FL	813 276-8707	Night	5	.45
36 Apr 8	10:19 pm	TampaCntrl FL	813 274-1926	Night	5	.45
37 Apr 8	10:24 pm	TampaCntrl FL	813 272-6102	Night	5	.45
38 Apr 9	2:27 pm	Tampa FL	813 224-0632	Night	1	.09
39 Apr 9	2:28 pm	Tampa FL	813 224-0632	Night	1	.09
40 Apr 10	12:32 pm	TampaCntrl FL	813 301-5740	Night	3	.27
41 Apr 10	12:35 pm	TampaCntrl FL	813 276-8707	Night	2	.18

15 5331 7278632946 950524 10 10 FL212*HBRDA1 00017782 SF0000120612



Telephone Number 727 863-2946 144
 Account Number 15 5331 0698177290 10
 Statement Ending Apr 22, 2002

AT&T billing
 questions
 1 800 222-0300

COMMUNICATIONS SERVICES



Billing for AT&T

AT&T Local Toll Service Plan (continued)

Direct Dialed Calls (continued)

Date	Time	Place called		Number called	Period	Min.	
1 Apr 10	12:38 pm	TampaCntrl	FL	813 228-6815	Night	3	\$.27
2 Apr 10	2:44 pm	TampaCntrl	FL	813 974-5530	Night	3	.27
3 Apr 12	9:46 am	TampaCntrl	FL	813 228-6815	Night	3	.27
4 Apr 12	4:09 pm	TampaCntrl	FL	813 228-6815	Night	2	.18
5 Apr 12	4:11 pm	TampaCntrl	FL	813 974-5530	Night	2	.18
Total							\$.00

AT&T Local Toll Service Plan Summary

	Amount
6 Direct Dialed Calls	\$ 14.76
Total Charges for AT&T Local Toll Service Plan	\$ 14.76

Other Charges and Credits

	Amount
7 Charge for service added APR 09 thru APR 14 AT&T One Rate [®] Seven Cents Plan (4.95/mo)	\$.99
8 In-state connection fee For an explanation of this charge, please call 1 800 333-5256.	1.88
9 Universal Connectivity Charge For an explanation of this charge, please call 1 800 532-2021.	.76
10 Bill Statement Fee For an explanation of this charge, please call 1 888 ATT-BILL.	1.50
Total	\$ 5.13

Taxes and Fees on Regulated Services

	Amount
11 Federal Tax @ 3%	\$.75
12 FL State Comm Services Tax	.60
13 FL Local Comm Services Tax	.48
Total	\$ 1.83

AT&T Regulated Invoice charges

\$ 28.40

Total for this invoice period

\$ 28.40

Effective March 1, 2002, AT&T revised two sections of the AT&T Consumer Service Agreement. Specifically, AT&T has clarified the provisions in Section 4 regarding the limits on AT&T's liability in case of a dispute, and has made revisions to Section 7 which make the dispute resolution process easier to use. To review the revised Agreement, please visit <http://www.att.com/serviceguide/home>, or call 1-888-288-4099.

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Telephone Number 727 863-2946 144
Account Number 15 5331 0698177290 10
Statement Ending Apr 22, 2002

PAGE 8 OF 10

AT&T billing
questions
1 800 222-0300

COMMUNICATIONS SERVICES

Billing for AT&T



Total for AT&T

\$ 28.40

To order an AT&T calling card, True Reach Savings[®] or other long distance services, call 1-800-222-0300.

15 5331 7278632946 950524 10 10 FL212*HBRDA1 00017782 5F0000120614



Telephone Number 727 863-2946 950524
 Account Number 15 5331 0698177290 10
 Statement Ending Apr 22, 2002

Qwest
 questions, call
 1 800 860-2255

COMMUNICATIONS SERVICES**Qwest.**

Billing for Qwest Communications Corp

The following charges appear on your Verizon bill as a service to Qwest Communications Corp. Direct your billing questions to the phone number in the yellow border of this page.

BILLING ADJUSTMENTS

1 Apr 8	LCI Long Distance Credit		CR .02
	Adjustment(s) applied to previous charges.	Total	CR \$.02

MISCELLANEOUS CHARGES AND CREDITS

Charges and Credits for 727 863-2946

2 Feb 15	Qwest Domestic Monthly Plan Fee		4.95
3 Feb 28	Universal Service Fund		.49
		Total	\$ 5.44

TAXES AND FEES ON REGULATED SERVICES

4	Federal excise tax at 3.00%		.16
5	Local communications services tax		.11
6	State communications services tax at 6.80%		.37
		Total	\$.64

Qwest Communications Corp regulated service charges **\$ 6.08**

Total for Qwest Communications Corp **\$ 6.08**

For more information on Qwest Communications Corp,
 please access their World Wide Web Site address at: <http://www.qhome.net/>



Telephone Number 727 863-2946 144
Account Number 15 5331 0698177290 10
Statement Ending Apr 22, 2002

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15 5331 7278632946 950524 10 10 FL212*HBRDA1 00017782 5F0000120616

70

Kimberly A. Blevins
Chateau Zoar Mizar
18060 Owen Drive
Hudson, FL 34667-6659

December 9, 2013

Josiah R. Fornof, Register No. 51913-018
Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521

Case Name: USA v. FORNOF
Case Number: 8:10-cr-00396-EAK-MAP

Dear Josiah,

The enclosed items relate centrally to your above-referenced case and related appeal. Said case is part and parcel of a reign of menticide (greater than terror, genocide, witchcraft) against your grandparents Ruth Elvada Denniston Blevins (August 31, 1923-January 11, 1997) and Robert Frank Blevins (March 13, 1925-November 10, 2011) and theirs, including of course against you, that commenced and continues contiguously from at least as far back as September 11, 1986. Until 2002, we referred to the matter as a reign of terror, as lawlessness enforcement. My April 10, 2002 letter to Judge Elizabeth Ann Kovachevich, before whom your case was unlawfully brought in August 2011 was one of the first times, if not the first time, I applied the word genocide to what was happening to us. As a reminder of that and context, I am sending you a copy of said letter:

Blevins, K. A. (2011, Aug. 1) "International Question: Genocide," personal correspondence to Stephen M. Crawford, court-appointed lawyer for your defense, regarding my April 10, 2002 letter to Judge Kovachevich (2 pp.).

As you know, Judge Kovachevich claimed to have not received that letter from me. As you also know, I have maintained all along that said letter was but one of a number of letters that I sent her around that time. Two days ago, I found others. Enclosed, please also find, two stapled packets, each containing:

Fax transmittal form (cover page) addressed to "The Honorable Elizabeth A. Kovachevich" who was by title then "Chief Judge" and listing her phone number as (813) 301-5730 and fax number as (813) 301-5740 and noting that 7 pages were being faxed. The seven pages consist of said fax transmittal form and the following:

- Blevins, K. A. (2002, Apr. 8) personal correspondence to E. A. Kovachevich (2 pp. plus 4 pages of enclosures: Blevins, K. A. (2002, Apr. 8) personal correspondence to B. J. McCabe, Jr.; Blevins, K. A. (2002, Apr. 8) personal correspondence to J. Donahey, Jr.; "Summons to Appear" Re: IN THE INTEREST OF ZACKARY DANIEL FORNOF, Case.No. 02-00423DLAWS; 02-00421DLAWS; Webb, W. R. (1994, Jun. 23) campaign correspondence to "Alba Trouss", P.O. Box 811, Aripeka, FL 34679-0811, and the TRANSMISSION VERIFICATION REPORT, showing that 7 pages faxed successfully.

I am also sending you two copies of: my April 5, 2002 letter to Judge E. A. Kovachevich, including my July 11, 2001 Sworn Affidavit, fax transmittal form, and TRANSMISSION VERIFICATION REPORT.

Josiah R. Fornof, 51913-018

December 5, 2013

Page 2 of 2

In my files, I also have the fax transmittal forms and TRANSMISSION VERIFICATION REPORTS for everyone copied on my April 5, 2002 letter to Judge E. A. Kovachevich. As a bonus, I have a copy of my July 11, 2001 sworn affidavit with the official stamp showing that as having been received by Mr. Ober. These I have, and will make available for whosoever will help you, and not further harm you.

My letters to Judge Kovachevich and others were in a box labeled, "USF – Unlawful 'Termination'," which I have just retrieved last week from the very back of my walk-in closet. Also enclosed are copies of the fax transmittal forms and the TRANSMISSION VERIFICATION REPORT forms for the others I copied on my April 8, 2002 letter to Judge Kovachevich: Debra K. Behnke, Judge, 13th Judicial Circuit; Joseph G. Donahey, Juvenile Judge, 6th Judicial; ~~The Honorable Jed Pettman, Clerk of Courts, Pasco County~~; Bernard J. McCabe, Jr., State Attorney, 6th Judicial; Richard Ake, Clerk of Courts, Hillsborough County; Mark A. Ober, State Attorney, 13th Judicial Circuit. I have stricken through Pittman's name because, although I listed him, I do not find the fax transmittal or verification forms for him. Instead, I find another, not listed: Roger Ailes, CEO, Fox News.

You know all too well how Judge Kovachevich responds to date, not lawfully, to stop the menticide, but lawlessly, to perpetuate same. Until 2002, we *mostly* referred to what was happening as a reign of terror, as lawlessness enforcement. Although we had applied the term "holocaust" to what was happening, and had described elements consistent with genocide by definition, we did not routinely begin to use that term until April 2002. My April 10, 2002 letter to Judge Kovachevich was among the first, if indeed not the first time I did so. Since then, by revelation, we know that it is not just genocide, it is witchcraft, and that it is not just witchcraft, it is menticide, a word coined by Dr. Joost A. M. Meerloo (1903-1976) which means the killing of the spirit. This was done by the Nazis and others through mental torture. That is what your trial was about. It was menticide against your grandfather Robert Frank Blevins (March 13, 1925 – November 10, 2011) and all other of his and your grandmother's Ruth Elvada Denniston Blevins (August 31, 1923 – January 11, 1997) survivors, and it was in no manner lawful.

By the grace of God, and *only* by the grace of God, our spirits are not killed, but strengthened greatly, and we remain prisoners of hope (Zech. 9:12) as we continue faithfully prosecuting the right of the One Whose Right it is, and doing so as we have always done so, in love. No wonder Jesus is returning as He is. As our forefather Abraham, we stagger not at the promise of God through unbelief, but are strong in faith, giving glory to God (Rom. 4:20). Jesus is returning as Shiloh, Prince of Peace, for and through our family and by the power of the gospel at work in the word of our testimony, for many others as well. Love has won; therefore, rejoice!

Love,



Kimberly A. Blevins

Enclosures

Bonus Enclosure: Blevins, R. F. (1995, Oct. 13) poem to Kingsley Musgrove, "IT ALL COMES DOWN TO: THE ULTIMATE NOD".

TRANSMISSION DEFINITION REPORT

DATE : 04/20/2008 24:12
NAME : KUBIIE
PWT : 107550000
TOL : 107550000

DATE TIME : 04/20/08
FILE NUMBER : 1013012740
DURATION : 00:01:31
PULSE # : 0
RESULT : 0
MODE : STANDBY

DATE TIME
FILE NUMBER
DURATION
PULSE #
RESULT
MODE

Blevins-Cieszynski-Fornof-Stout Family
(Whose four generations of members reside in the west of Pasco County, Florida)

"I want you to see that they get what's coming to them for what they have done to me."
Convinced she had been murdered, Ruth E. Blevins's death wish and charge to Robert F. Blevins, May 6, 1992.
Her death on January 11, 1997, confirmed that she had been murdered.
Her murderers still have not gotten what's coming to them.

FAX FROM:

Robert F. Blevins
10635 Patrick Avenue
Hudson, FL 34669-1004

robertfblevins@hotmail.com

Connie B. Cieszynski
9104 Treetop Lane
Hudson, FL 34669-1917

cbcieszyn@hotmail.com

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

victoryus@aol.com

4/8/2002

FAX TO: The Honorable Elizabeth A. Kovachevich

TITLE: Chief Judge

COMPANY: United States District Court

PHONE: (813) 301-5730

FAX: (813) 301-5740

CC:

NO. PAGES: 7

SUBJECT: Removal from State to Federal Court

Family Fax: (727) 863-2946

Ruth Elvada Denniston
Blevins Web Site:
[http://communities.msn.com/
RuthElvadaDennistonBlevins](http://communities.msn.com/RuthElvadaDennistonBlevins)

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever, and the unlawful, which has been contrived to supplant the lawful, and to date, succeeds in so doing.

71

Blevins-Cieszynski-Fornof-Stout Family
(Whose four generations of members reside in the west of Pasco County, Florida)

“I want you to see that they get what’s coming to them for what they have done to me.”
Convinced she had been murdered, Ruth E. Blevins’s death wish and charge to Robert F. Blevins, May 6, 1992.
Her death on January 11, 1997, confirmed that she had been murdered.
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cbcieszyn@hotmail.com

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

victoryus@aol.com

Robert F. Blevins, December
7, 1997 letter to the U.S.
Department of Justice
summarizes 1987-1997, and a
copy is posted on the :

Ruth Elvada Denniston
Blevins Web Site:
[http://communities.msn.com/
RuthElvadaDennistonBlevins](http://communities.msn.com/RuthElvadaDennistonBlevins)

April 8, 2002

Via Facsimile: (813) 301-5740

The Honorable Elizabeth A. Kovachevich
Chief Judge, Middle District of Florida
United States District Court
801 N. Florida Avenue
Tampa, FL 33602-3848

Dear Judge Kovachevich:

Via my April 5, 2002 letter to you, I have already sought refuge from a “....
nonstop reign of terror¹ against my family and me....”

The most recent unlawful exacerbation of the aforesaid, now-into-the-
fifteenth-year reign of terror against us is that State Attorney Bernie McCabe,
himself one of the chief perpetrators of the terrorization, is selectively, and of
course, unlawfully prosecuting my youngest child, Zackary Daniel Fornof, a
minor, having already maliciously, selectively, unlawfully prosecuted and
likewise incarcerated my next-to-youngest child, Josiah Robert Fornof, and
Josiah remains so incarcerated.

This case against Zackary (RE: 02-00423DLAWS; 02-00421DLAWS) is one
of the matters that is inextricably tied to the State of Florida’s malicious,
selective, and of course, unlawful prosecution of *me* under Case No. 01-CF-
013778, and must also be removed from state to federal court, which I am
hereby asking the United States District Court to effect at once.

Moreover, both of the aforesaid cases, as well as the one against Josiah (Case
No. CRC 99-1481 CFAWS) are inextricably tied to matters emanating from a
motor vehicle accident of December 22, 1987, which brought the State of
Florida, lawfully, for me and mine, and that remains intact, albeit it has been
supplanted by the State’s coming, unlawfully, against me and mine, which
revealed itself as such at least as far back as early 1988, when Zackary was
barely three years old, and Josiah had not yet had his seventh birthday.

¹ “Terrorism is the unlawful use of force or violence against persons or property to intimidate
or coerce a government, the civilian population, or any segment thereof, in furtherance of
political or social objectives” (FBI definition. Also see: 28 C.F.R. Section 0.85).

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever,
and the unlawful, which has been contrived to suppress the lawful, and to date, succeeds in so doing.

47
The Honorable Elizabeth A. Kovachevich
April 8, 2002

Bernie McCabe, himself, is one of the ones who murdered my mother Ruth Elvada Denniston Blevins and continues murdering my father Robert F. Blevins, all that and more, to aid and abet one who falsely postures as judge, William R. Webb, who since becoming judge completed his nefarious, heinous task of murdering my mother, even knowing that she had a terminal illness.

My children have all grown up under the specter of this gross terrorization led by the State of Florida, and now my three grandchildren have been born into this and will endure it for who knows how long: until somebody with that special quality that is needed takes over and says, "Enough is enough," and commences and continues to act with all their God-given force accordingly.

Sincerely,


Kimberly A. Blevins

V02-060

Enclosures: 4

cc:

The Honorable Debra K. Behnke, Judge, 13th Judicial Circuit
The Honorable Joseph G. Donahey, Juvenile Judge, 6th Judicial
The Honorable Jed Pittman, Clerk of Courts, Pasco County
The Honorable Bernard J. McCabe, Jr., State Attorney, 6th Judicial
The Honorable Richard Ake, Clerk of Courts, Hillsborough County
The Honorable Mark A. Ober, State Attorney, 13th Judicial Circuit

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever, and the unlawful, which has been contrived to suppress the lawful, and to date, succeeds in so doing.

Blevins-Cieszynski-Fornof-Stout Family

(Whose four generations of members reside in the west of Pasco County, Florida)

"I want you to see that they get what's coming to them for what they have done to me."
Convinced she had been murdered, Ruth E. Blevins's death wish and charge to Robert F. Blevins, May 6, 1992.
Her death on January 11, 1997, confirmed that she had been murdered.
Her murderers still have not gotten what's coming to them.

April 8, 2002

Via Facsimile: (727) 847-8164

The Honorable Bernard J. McCabe, Jr.
Office of the State Attorney
P.O. Box 5028
Clearwater, FL 33758-5028

Dear State Attorney McCabe:

I, as wronged party, demand of you, wrongdoer, that you immediately, once and for all, drop these charges against my son Zackary Daniel Fornof and remove all of that which you command against this family to federal court, and my family and I will take it from there, for better or for worse (RE: 02-00423DLAWS; 02-00421DLAWS).

As for you personally, you are the very one through whom William R. "Bill" Webb and Sheriff Lee Cannon carried out the telltale attempted murder, terrorist raid of October 18, 1994 against my parents - Zackary's grandparents - Ruth Elvada Denniston Blevins and Robert F. Blevins, at their isolated home, deep in their woods, where their screams, if they dared make any, could not be heard other than by the unlawful trespass terrorists. Failing to date to come lawfully for me and mine on these matters, which emanate from a motor vehicle accident of December 22, 1987, you continue your unlawfulness and maliciousness against this family, and this matter against my son is but the latest issue.

You can search all the records, and you will not find where you have lawful excuse or cause of action, for such can never have existed, and there can be no evidence to the contrary. You are responsible for knowing that, and you are responsible for acting, lawfully, accordingly. There exists in your very own records the unchallenged, and in fact, self-evident testimony of at least three witnesses - my mother, my father, and myself - that William R. Webb and his aiders and abettors have committed attempted murder and murder, among other atrocities.

As for the three involved in this matter against my son - you, Judge Donahey, and Jed Pittman - your names, one and all, appear over murderer William R. Webb's very own signature, as his supporters, aiders and abettors in his first, but successful, fraudulent run for judge (1994), where he now sits; having after being elected, completed murdering my mother, Zackary's grandmother, and continues murdering my father, Zackary's grandfather.

Drop these charges and then you will have taken the first step on this long and arduous road to fixing up as best can be done the savagery that you continue to wreak on this formerly five-, now four-generation Blevins-Cieszynski-Fornof-Stout family.

Sincerely,


Kimberly A. Blevins

V02-058

cc: The Honorable Joseph G. Donahey, Jr., Juvenile Judge
The Honorable Jed Pittman, Clerk of Courts, Pasco County

Robert F. Blevins
10635 Patrick Avenue
Hudson, FL 34669-1004

robertfblevins@hotmail.com

Connie B. Cieszynski
9104 Treetop Lane
Hudson, FL 34669-1917

cbcieszyn@hotmail.com

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

v1ctoryus@aol.com

Robert F. Blevins, December 7, 1997 letter to the U.S. Department of Justice summarizes 1987-1997, and a copy is posted on the :

Ruth Elvada Denniston
Blevins Web Site:
<http://communities.msn.com/RuthElvadaDennistonBlevins>

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever, and the unlawful, conttived to supplant the lawful, and to date, succeeds in so doing.

Blevins-Cieszynski-Fornof-Stout Family

(Whose four generations of members reside in the west of Pasco County, Florida)

"I want you to see that they get what's coming to them for what they have done to me."
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18060 Owen Drive
Hudson, FL 34667-6659

victoryus@aol.com

April 8, 2002

Via Facsimile: (727) 847-8164

The Honorable Joseph G. Donahey, Jr.
Juvenile Judge
Rm. 104, 7530 Little Road
New Port Richey, FL 34654

Dear Judge Donahey:

I, as wronged party, demand that you remove all of that which you command against this family to federal court, including this present matter against my son Zackary Daniel Fornof, and my family and I will take it from there, for better or for worse (RE: 02-00423DLAWS; 02-00421DLAWS).

As for the three involved in this matter against my son – you, Bernie McCabe, and Jed Pittman – your names, one and all, appear over murderer William R. Webb's very own signature, as his supporters, aiders and abettors in his first, but successful, fraudulent run for judge (1994), where he now sits, having after being elected, completed murdering Ruth Elvada Denniston Blevins, my mother, Zackary's grandmother, and continues murdering Robert F. Blevins, my father, Zackary's grandfather.

Remove this case to federal court and then you will have taken the first step on this long and arduous road to fixing up as best can be done the savagery that William R. Webb and his aiders and abettors, including the State of Florida and you, yourself, continue to wreak on this formerly five-, now four-generation Blevins-Cieszynski-Fornof-Stout family.

Sincerely,


Kimberly A. Blevins

V02-057

cc: The Honorable Jed Pittman, Clerk of Courts, Pasco County
The Honorable Bernard J. McCabe, Jr., State Attorney, 6th Judicial

Robert F. Blevins, December 7, 1997 letter to the U.S. Department of Justice summarizes 1987-1997, and a copy is posted on the :

Ruth Elvada Denniston Blevins Web Site:
<http://communities.msn.com/RuthElvadaDennistonBlevins>

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever, and the unlawful, contrived to supplant the lawful, and to date, succeeds in so doing.

J E D P I T T M A N
CLERK OF THE CIRCUIT COURT
PASCO COUNTY, FLORIDA

P. O. DRAWER 338
NEW PORT RICHEY, FL
34666-0338
PHONE: (727) 847-2411

NEW PORT RICHEY

CIRCUIT COURT, PASCO COUNTY, FLORIDA
JUVENILE DIVISION

04/03/2002

IN THE INTEREST OF:
ZACKARY DANIEL FORNOF

(00265250) 02-00423DLAWS 07
02-00421DLAWS 07

SUMMONS TO APPEAR: ARRAIGNMENT

YOU ARE HEREBY COMMANDED TO APPEAR BEFORE THE HONORABLE JOSEPH G. DONAHEY, JR., JUVENILE JUDGE, AT 0830 A.M. ON WEDNESDAY, APRIL 17, 2002 AT THE WEST PASCO JUDICIAL CENTER 7530 LITTLE ROAD, NEW PORT RICHEY, FLORIDA AND TO BE THERE IN ATTENDANCE AT THE HEARING ON A PETITION FILED IN THIS COURT ALLEGING THE ABOVE NAMED CHILD/CHILDREN TO BE DELINQUENT. A COPY OF SAID PETITION IS ATTACHED HERETO.

THE PARENT(S) ARE ORDERED TO BRING WITH THEM THE ABOVE-REFERENCED CHILD UNLESS THE CHILD IS IN DETENTION OR SHELTER CARE IN WHICH EVENT THE CHILD WILL BE TRANSPORTED TO THE HEARING. THE PARENT(S) ARE STILL REQUIRED AND SHALL APPEAR FOR THE HEARING IF THE CHILD IS IN DETENTION OR SHELTER CARE.

YOU ARE URGED TO CAREFULLY READ THIS SUMMONS AND THE ATTACHED PETITION.

IF YOU FAIL TO APPEAR YOU MAY BE HELD IN CONTEMPT OF COURT.

WITNESS MY HAND AND THE SEAL OF SAID COURT.

I HEREBY CERTIFY THAT A COPY OF THE ABOVE SUMMONS HAS BEEN FURNISHED TO THE PARTY (PARTIES) INDICATED, BY U.S. MAIL THIS DAY OF APRIL, 2002.

PROPER DRESS IS REQUIRED, OR YOU MAY BE HELD IN CONTEMPT OR REFUSED ADMITTANCE. NO SHORTS, UNDERSHIRTS, TANK TOPS, ETC.

JED PITTMAN
CLERK OF CIRCUIT COURT

BY S. Rhoads
DEPUTY CLERK

IF YOU ARE A PERSON WITH A DISABILITY WHO NEEDS ANY ACCOMMODATION IN ORDER TO PARTICIPATE IN THIS PROCEEDING, YOU ARE ENTITLED, AT NO COST TO YOU TO THE PROVISION OF CERTAIN ASSISTANCE. WITHIN TWO (2) WORKING DAYS OF YOUR RECEIPT OF THIS SUMMONS PLEASE CONTACT THE PUBLIC INFORMATION DEPT., PASCO COUNTY GOVERNMENT CENTER, 7530 LITTLE RD., NEW PORT RICHEY, FL 34664 (727) 847-3110 (V) IN NEW PORT RICHEY; (352) 521-4274, EXT. 8110 (V) IN OADE CITY; VIA 1-800-955-8771 IF YOU ARE HEARING IMPAIRED.

CC:

TO: KIMBERLY ANN BLEVINS
18060 OWEN DR
HUDSON, FL 34667

: MOTHER

STATE ATTORNEY



- Joseph S. Alexander, Esq.
- Sam Y. Allgood, Jr.
- Allen P. Allweiss
- Michael D. Allweis
- Weyd L. Anderson, Esq.
- Werty Aardinga
- Godwin D. Aylward, M.D.
- Jon H. Barber
- Bruce Bartlett
- Anthony S. Battaglia
- Robert O. Bacter, Jr.
- Frank P. Bianco
- Gus M. Bilirakis
- Stephen C. Booth
- Wayne J. Boyer
- William F. Brewton
- Ike Brown
- Shawo A. Burklin
- Robert P. Byelick
- Corlis Campbell
- James Campbell
- James C. Campisi
- Thomas W. Carey, Esq.
- Casey K. Carlson
- Edward D. Carlson
- Robert J. Carroll
- Nancy Casey
- Frederick Chase, Jr.
- Joseph M. Ciarcaglino
- Dudley J. Clapp III
- "Hap" Clark
- Amy Cohen
- J. Harris Cook
- Wayne Coulter
- Lester T. Coy
- Ronnie G. Corder
- Douglas Crow
- Gary L. Davis, Esq.
- James E. Deakyns, Jr.
- Harvey V. DeLzer
- Denis M. DeVlaming
- Aubrey O. Dicus, Jr.
- Daniel D. Diskey
- James W. Dodson
- Joseph G. Donahay, Jr.
- John I. Donnelly
- John Durney
- Dan K. Duryea
- James T. Earle, Jr.
- David A. Eatod, P.A.
- Matthew D. Ellrod
- Mary Ellen Emery
- Edward S. Eno
- Gerald A. Figurski
- Wil Flodin
- Ed Foreman
- Patrick F. Gaffney, Esq.
- Edson L. Garabrant, Jr.
- Gregory G. Gay
- David C. Gilmore
- Sondra Goldenfurb
- Stephen A. Goldman, M.D.
- Larry D. Goldstein
- Dr. Burt Golub
- Larry J. Gonzales
- Lorraine B. Gregg
- Glen E. Groenfelder
- Frank I. Grey
- Raymond O. Gross
- Margaret B. Growney
- James C. Hadaway
- Michael E. Halkiis
- Henry Hanff, M.D.
- T. Phillip Hanson, Jr.
- D. Keith Hammond
- J. Ben Harrit
- Michael L. Hastings
- J. Kevin Haystack
- Jack Helinger
- James A. Hellickson
- Steven Herman
- Cony A. Hewison
- William Hildebrand
- Samuel R. Hillman, P.A.
- John de Hobby
- A. J. Ivie
- Joseph L. Imburgia, DVM

June 23, 1994

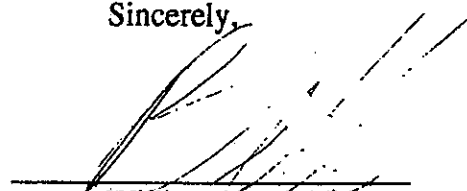
Alba Trouss
 P.O. Box 811
 Aripeka, FL 34679-0811

Dear Ms. Trouss,

It is my understanding that you contacted my office with regard to my campaign. I thank you for taking the time out to do so, and I also sincerely thank you for your interest.

I enclosed some information regarding the campaign.

Sincerely,



William R. Webb

- William Kabeel, Jr.
- Donald Kaltenbach
- Ky-M. Koch
- John A. Krenzman
- Craig A. Laporte
- Eduardo R. Latorre
- Richard R. Logsdon
- Bernie McCabe
- Joe A. McClain
- Don McKay
- H. Mary McKeown
- Jack B. McPherson
- A.R. Mander, III
- Declan P. Mansfield
- Timothy K. Mariani
- Russell G. Marlowe
- Oswen E. Mateo, M.
- Myron J. Menah
- Richard L. Menah
- Alan Scott Miller
- Kenneth R. Misemer
- Tom Mitchell
- Michael N. Murburg
- David J. Murphy
- David E. Olson
- George M. Osborne
- H. James Parker
- Robert L. Paver
- Donald R. Peyton
- Shelton Phillips
- Jed Pittman
- Arthur C. Pollack, M
- Wm. G. Ponnello
- Robert W. Pope
- F. Wallace Pope, Jr.
- Douglas Prior
- Pete Proby
- Bruce Przepis
- George C. Psetas, Esq.
- John Renke
- Martin Errol Rice
- Bart A. Riley
- Jack Riley
- Charlie Robinson
- Clarke Robinson
- Thomas D. Roebig, J
- James T. Russell
- Barry Salzman
- G. Larry Sanderfer
- Robert Satis Lucia
- Don Simon
- H. Curtis Skipper
- Sallie D. Skipper
- Mark Spence
- N. John Stewart, Jr.
- Robert D. Summer
- Eloise Taylor
- Bob Teagarden
- Sieve Thacker
- John Thompson
- Ronald G. Thomson
- Alfred W. Torrence
- George E. Tragos
- Alex Truluck
- Hugh C. Umsted
- T. R. Unice, Jr.
- Collin D. Vause
- Len Vincenzo
- Roland D. "Chip" W
- Claudia Wheeler
- Susan C. Wilkerson
- Loe Williams
- Richard C. Williams
- Samuel J. Williams
- Ted Williams
- David J. Wollinks
- Leonard M. Vincent
- Paul Van Allen, Jr.
- James L. Yacovoo
- Sylvia Young
- Thomas J. Zandreck
- Charles Zinn
- Fredric S. Zinober
- Dr. Carlos Zubillaga

100

from: Kimberly Blevins <kimberly.blevins@gmail.com>
to: Stephen Maner Crawford <stephen_crawford@msn.com>
date: Mon, Aug 1, 2011 at 11:39 PM
subject: International Question: Genocide
mailed-by: gmail.com

Below and attached is my letter dated April 10, 2002 -- more than nine years ago -- to Judge Kovachevich, who at that time was Chief Judge. You will notice that the subject line is "International Question: Genocide" and I was both sounding an alarm and looking for help, including from the federal court.

April 10, 2002

Via Facsimile: (813) 301-5740

The Honorable Elizabeth A. Kovachevich
Chief Judge, Middle District of Florida
United States District Court
801 N. Florida Avenue
Tampa, FL 33602-3848

International Question: Genocide

Dear Judge Kovachevich:

Neither the State of Florida's decision to file a nolle prosequi in regard to its selective and malicious prosecution of me, nor the anticipated subsequent expungement of that record can in any manner erase the fact that this government of the United States of America across the board has committed genocide against me and mine. It surfaced as such at least as early as 1988 and was apparently lying in wait.

Having tried, in vain, to find redress for our grievances in any branch of the government at the local and state levels, and in at least the executive and legislative branches on the federal level, as well as at least one institution of higher learning (University of South Florida), the federal courts may very well be my family's and my own last refuge, as well as a last line of defense for the United States of America.

The International Criminal Court (ICC) -- which the United States has declined to join -- claims genocide as within its jurisdiction:

The International Criminal Court (ICC) will be a permanent court for trying individuals accused of committing genocide, war crimes and crimes against humanity. The ICC will be formally established after 60 countries have ratified the Rome Statute of the International Criminal Court. (<http://www.igc.org/icc/>)

My family and I see evidence of global interest in our case, and I believe if the federal court does not act swiftly on our behalf, it will have done so at serious risk to our national security, including that

the ICC may seize our case, and given what is at stake, perhaps even President Bush himself would not be immune there. This is the baggage that the United States carries, whether mitigated or unmitigated.

Sincerely,

Kimberly A. Blevins, M.P.H.

V02-161

cc: President George W. Bush, via e-mail

TRANSMISSION VERIFICATION REPORT

TIME : 01/05/2002 15:45

NAME : ELEVING

NO. : 17276630946

TEL : 17276630946

DATE TIME 01/05 15:40

PROB. NO. 18130015740

LOCATION 00:00:00

NAME

RESUL

TIME 01/05/2002

Blevins-Cieszynski-Fornof-Stout Family

(Whose four generations of members reside in the west of Pasco County, Florida)

"I want you to see that they get what's coming to them for what they have done to me."
Convinced she had been murdered, Ruth E. Blevins's death wish and charge to Robert F. Blevins, May 6, 1992.
Her death on January 11, 1997, confirmed that she had been murdered.
Her murderers still have not gotten what's coming to them.

FAX FROM:

Robert F. Blevins
10635 Patrick Avenue
Hudson, FL 34669-1004

robertfblevins@hotmail.com

Connie B. Cieszynski
9104 Treetop Lane
Hudson, FL 34669-1917

cbcieszyn@hotmail.com

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

victoryus@aol.com

4/5/2002

FAX TO: The Honorable Elizabeth A. Kovachevich

TITLE: Chief Judge

COMPANY: United States District Court

PHONE:

FAX: (813) 301-5740

CC:

NO. PAGES: 7

SUBJECT: Request to Remove Case from State Court

Family Fax: (727) 863-2946

Ruth Elvada Denniston
Blevins Web Site:
<http://communities.msn.com/RuthElvadaDennistonBlevins>

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever, and the unlawful, which has been contrived to suppress the lawful, and to date, succeeds in so doing.

Blevins-Cieszynski-Fornof-Stout Family
(Whose four generations of members reside in the west of Pasco County, Florida)

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April 5, 2002

Via Facsimile: (813) 301-5740

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Hudson, FL 34669-1004

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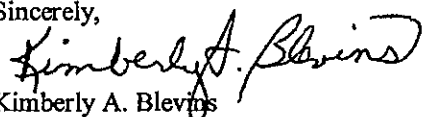
The Honorable Elizabeth A. Kovachevich
Chief Judge, Middle District of Florida
United States District Court
801 N. Florida Avenue
Tampa, FL 33602-3848

Dear Judge Kovachevich:

I, Kimberly A. Blevins, most urgently request the United States District Court to remove Case No. 01-CF-013778, and all other matters pertaining thereto from state to federal court (it is my understanding that such would not be precedent setting¹).

The State of Florida's malicious, selective, and of course, unlawful prosecution of this case is most vile: this is the same State of Florida which tortured to death my mother, is in the process of torturing to death my father, has unlawfully incarcerated my son (and he remains so incarcerated), and has unlawfully cut off my pay and benefits from my employer, the State of Florida, University of South Florida segment thereof, where I remain lawfully employed, and there can be no evidence to the contrary. All the aforesaid and more is part of a nonstop reign of terror² against my family and me, the first ten years of which (1987 to 1997) are summed up adequately in my father's December 7, 1997 letter to the U.S. Dept. of Justice (a copy, and more is posted on our Ruth Elvada Denniston Blevins web site, URL at left).

It is not what is right or wrong, or moral or immoral, or lawful or unlawful: it is the enormity of the State of Florida's crime that brings the State of Florida and its countless aiders and abettors against my family and me. I fear that what may happen to me -- one way or another -- and at the hands of the government, is that which has happened to my mother, as prior indicated, and I call upon you, Your Honor, to act at once, immediately, decisively, and effectively, for me and my family. I don't see this as a matter to be turned over to the FBI, for reasons adequately documented.

Sincerely,

Kimberly A. Blevins

V02-048
Enclosure: Blevins, K. A. (2001, Jul. 11). Unchallenged, sworn affidavit.

Ruth Elvada Denniston
Blevins Web Site:
<http://communities.msn.com/RuthElvadaDennistonBlevins>

cc (w/o Encl.): The Honorable Debra K. Behnke, Judge, 13th Judicial Circuit of Florida
The Honorable Richard Ake, Clerk of Courts, Hillsborough County
The Honorable Mark A. Ober, State Attorney, 13th Judicial Circuit
Judy L. Genshaft, President, University of South Florida

¹ SYNGENTA CROP PROTECTION V. HENSON, HURLEY, No. 01-757, raises the question whether a court can sua sponte remove a case from state court under the All Writs Act.

² "Terrorism is the unlawful use of force or violence against persons or property to intimidate or coerce a government, the civilian population, or any segment thereof, in furtherance of political or social objectives" (FBI definition).

As matters have existed since December 22, 1987, there are two sides at work: the lawful, which will endure forever, and the unlawful, which has been contrived to suppress the lawful, and to date, succeeds in so doing.

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PASCO COUNTY, FLORIDA

AFFIDAVIT

BEFORE ME, the undersigned authority, personally appeared KIMBERLY ANN BLEVINS, formerly known as KIMBERLY ANN FORNOF or KIMBERLY A. FORNOF, hereinafter also referred to as KIMBERLY A. BLEVINS, who was sworn under oath and states as follows:

1. I, KIMBERLY A. BLEVINS, was born in Middletown, Ohio on April 17, 1956 to RUTH ELVADA DENNISTON BLEVINS (August 31, 1923 – January 11, 1997) and ROBERT FRANK BLEVINS (March 13, 1925 -).

2. I, KIMBERLY A. BLEVINS, was married to ROBERT HARRY FORNOF from April 27, 1974 until September 27, 1994, and legal issue from this union are: NATHAN ANDREW FORNOF, born September 23, 1976 in Clearwater, Florida; MATTHEA DARA FORNOF, born June 14, 1978 in Clearwater, Florida; JOSIAH ROBERT FORNOF, born July 17, 1980 in New Port Richey, Florida; and ZACKARY DANIEL FORNOF, born February 11, 1985 in Bayonet Point, Florida.

3. I, KIMBERLY A. BLEVINS have resided at 18060 Owen Drive, Hudson, Florida 34667-6659 (formerly 9913 Toddler Lane) continuously since December 1985.

4. I, KIMBERLY A. BLEVINS have been employed continuously as a public servant under the Florida Retirement System (FRS) from on or about November 12, 1985: with Pasco County Government (c. November 12, 1985 to c. June 5, 1987); Pasco County Health Department (c. June 8, 1987 to c. July 22, 1996); and the University of South Florida (c. August

21, 1995 to present, the University of South Florida's unlawful termination of my employment on or about May 22, 2001 notwithstanding).

5. I, KIMBERLY A. BLEVINS have never been arrested or charged with any crime.

6. On December 24, 1987 my, KIMBERLY A. BLEVINS' parents RUTH ELVADA DENNISTON BLEVINS and ROBERT FRANK BLEVINS retained lawyer – law firm WILLIAM R. "BILL" WEBB – CARLSON MEISSNER, et al. to represent them relative to a motor vehicle accident claim of December 22, 1987 which remains unsettled and which WILLIAM R. "BILL" WEBB – CARLSON MEISSNER, et al. bear responsibility for settling lawfully (Ref: Case No. CA91-6383, Division H).

7. On or about November 18, 2000, and in response to my public records request(s), I KIMBERLY A. BLEVINS received from the office of STATE ATTORNEY BERNARD J. "BERNIE" McCABE, JR., Sixth Judicial Circuit of Florida, a redacted copy of my father ROBERT FRANK BLEVINS' deposition of August 23, 1999, relative to the State of Florida's case(s) against my son JOSIAH ROBERT FORNOF, consolidated under Case No. CRC 99-01481 CFAWS. My father ROBERT FRANK BLEVINS, during the aforesaid deposition, made the following sworn claims:

A. BILL WEBB is an attorney, falsely posturing as a judge. (e.g. Ref: p. 3, lines 7-25, and p. 4, lines 1-12, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).

B. THE STATE OF FLORIDA'S case against JOSIAH R. FORNOF is part and parcel of a conspiracy against the BLEVINS FAMILY and is related to the still-unsettled case for which lawyer – law firm BILL WEBB – CARLSON MEISSNER were retained on December 24, 1987 to represent RUTH ELVADA DENNISTON BLEVINS

and ROBERT FRANK BLEVINS. (e.g. Ref: p. 9, lines 16-22, p. 10, lines 17-25, and p. 11, lines 1-9, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481CFAWS).

C. BILL WEBB, DR. HENRY HANFF, COLONIAL PENN INSURANCE COMPANY and the STATE OF FLORIDA tortured RUTH E. BLEVINS to death. (e.g. Ref: p. 10, lines 17-18, 24-25, and page 11, lines 1-3, of August 23, 1999 transcribed deposition of Robert F. Blevins, Case No. CRC 99-01481 CFAWS).

8. I, KIMBERLY A. BLEVINS, reassert each of the foregoing claims outlined in Item 7, A, B, and C, above, and declare it as my own absolute conviction that each claim is true.

9. Regarding Item 7, B, and C, the STATE OF FLORIDA includes individual agencies and agents of the STATE OF FLORIDA who have acted unlawfully in their official capacities and have done so to date with impunity and immunity unlawfully granted by the STATE OF FLORIDA itself and backed by the FEDERAL GOVERNMENT: specific claims against named individual agencies and agents may be filed separately referencing this affidavit as a core claim binding the individual claims together under one grand conspiracy, a central element of which is subversion, including treason against the legitimate government of the UNITED STATES OF AMERICA.

10. During the aforesaid August 23, 1999 deposition, which was conducted in the presence of defense counsel GEORGE E. OLLINGER, III, assistant state attorney TODD BENNETT asked my father ROBERT FRANK BLEVINS, "Mr. Blevins, let me just ask you one other question: Are you on any type of medication today?" To which my father replied, "No, I am not." Several months later, in late January 2000, my father ROBERT FRANK BLEVINS was hospitalized, near death, his first hospitalization since September 1986. In August, 2000 my father ROBERT FRANK BLEVINS was again hospitalized, again near death: he is now on some seven medications, plus vitamin therapy to sustain his life. Encompassing this same timeframe,

the STATE OF FLORIDA has allowed my father ROBERT FRANK BLEVINS' most grave claims to go unchallenged, yet also unprosecuted, and in fact, uninvestigated. I present the foregoing facts as evidence as clear and convincing as it ever needs to be that the STATE OF FLORIDA is torturing to death my father ROBERT FRANK BLEVINS, just as the STATE OF FLORIDA has already tortured to death my mother RUTH ELVADA DENNISTON BLEVINS.

Under penalty of perjury, I declare the foregoing facts are true to the best of my knowledge and have been presented in good faith and in accordance with my absolute conviction.

Kimberly A. Blevins 7-11-01
Signature: Kimberly A. Blevins Date

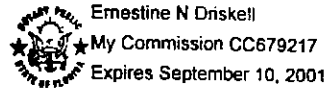
Debra Bellew 7-11-01
Witness Date

Jennifer Slahutka 7/11/01
Witness Date

Subscribed to and sworn before me on this 11TH day of July, 2001, by KIMBERLY A. BLEVINS, who has shown Florida Drivers License B415-501-56-637-0 as proof of identification.

Ernestine N. Driskell
Notary Public

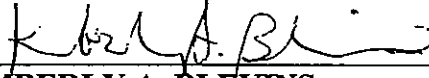
My commission expires: _____



Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was furnished to: The Honorable Bernard J. "Bernie" McCabe, Jr., State Attorney, Office of the State Attorney, Sixth Judicial Circuit of Florida, P.O. Box 5028, Clearwater, Florida 33758, by registered mail, certified mail no: 7099 3220 0007 9744 6780; The Honorable George W. Bush, President, United States of America, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500, by facsimile; The Honorable John Ashcroft, U. S. Attorney General, U.S. Department of Justice, Main Justice Building, 950 Pennsylvania Avenue, Washington, DC 20530-0001, by facsimile; Governor, Hon. Jeb Bush, The Capitol, Tallahassee, Florida 32399-0001, by facsimile; Attorney General, Hon. Bob Butterworth, The Capitol, Tallahassee, Florida 32399-1050, by mail; The Honorable Tom Gallagher, Commissioner, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0300, by mail; James T. "Tim" Moore, Commissioner, Florida Department of Law Enforcement, Post Office Box 1489, Tallahassee, Florida 32302-1489, by mail; Brooke Kennerly, Executive Director, Judicial Qualifications Commission, Room 102, The Historic Capitol, Tallahassee, Florida 32399-6000, by mail; The Honorable James Horne, Secretary, Florida Education Board; 2301 Park Avenue, Suite 403, Orange Park, Florida 32073, by mail; Judicial Watch, Southern Regional Headquarters, 100 S.E. 2nd Street, Bank of America Tower, Suite 3920, Miami, Florida 33131-2148, by mail; The Florida Bar, Tampa Airport Marriott, Suite C-49, Tampa, Florida 33607, Attention: Susan Bloemendaal, by mail; President Judy Genshaft, University of South Florida, 4202 East Fowler Avenue, Tampa, Florida 33620-6100, by mail; Noreen Segrest, General Counsel, University of South Florida, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; R. B. Friedlander, Office of the General Counsel, 4202 East Fowler Avenue, ADM 250, Tampa, Florida 33620-6250, by mail; Dr. Robert M. Daugherty, Vice President for Health Sciences, Dean of the College of Medicine, University of South Florida, 12901 Bruce B. Downs Boulevard, Tampa, Florida 33612-4742, by mail; Dr. Charles S. Mahan, Dean, College of Public Health, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; Dr. Phillip J. Marty, Executive Associate Dean, College of Public Health, University of South Florida, 13201 Bruce B. Downs Boulevard, Tampa, Florida 33612-3805, by mail; The Honorable Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, by mail; Dr. Marc J. Yacht, Director, Pasco County Health Department, 10841 Little Road, New Port Richey, Florida 34654, by mail; John J. Gallagher, County Administrator, West Pasco Government Center, S-340, 7530 Little Road, New Port Richey, Florida 34654, by mail; Allyn Myers Giambalvo, Assistant Public Defender, P.O. Box 9000-P.D., Bartow, Florida 33831, by mail; this 11th day of July, 2001.

KIMBERLY ANN BLEVINS
a.k.a. KIMBERLY A. BLEVINS


KIMBERLY A. BLEVINS
18060 Owen Drive
Hudson, FL 34667-6659
Telephone: (727) 819-1799
Fax: (727) 863-2946
E-mail: victory@innet.com

TRANSMISSION VERIFICATION REPORT

TIME : 04/09/2000 21:50
NAME : BLEVINE
FAX : 17278632946
TEL : 17278632946

DATE, TIME 04/96 21:05
FAX NO./NAME 12120000219
DURATION 00:01:58
PAGE(S) 08
RESULT OK
MODE STANDARD

Blevins-Cieszynski-Fornof-Stout Family

(Whose four generations of members reside in the west of Pasco County, Florida)

"I want you to see that they get what's coming to them for what they have done to me."
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Hudson, FL 34669-1004

robertfblevins@hotmail.com

Connie B. Cieszynski
9104 Treetop Lane
Hudson, FL 34669-1917

cbcieszyn@hotmail.com

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

v1ctoryus@aol.com

4/8/2002

FAX TO: Roger Ailes

TITLE: CEO

COMPANY: Fox News

PHONE: (212) 301-8220

FAX: (212) 556-8219

CC:

NO. PAGES: 2

SUBJECT: Blevins-Cieszynski-Fornof-Stout Family

When I appeared in court on March 28, 2002 before Judge Debra Behnke, I was subjected to an on-the-spot, then-and-there, competency and sanity evaluation -- without lawful excuse -- and with "gun-to-my-head" threat of being incarcerated immediately if I did not cooperate.

April 9, 2002, 8:30 a.m. is a "Disposition Hearing," and having seen how grossly my constitutional rights were violated in the aforesaid, I am most fearful of the outcome.

The correspondence that follows has to do with my request(s) that these cases be removed from state to federal court.

Family Fax: (727) 863-2946

Ruth Elvada Denniston
Blevins Web Site:
<http://communities.msn.com/RuthElvadaDennistonBlevins>

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Blevins-Cieszynski-Fornof-Stout Family

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"I want you to see that they get what's coming to them for what they have done to me."
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victoryus@aol.com

4/8/2002

FAX TO: The Honorable Debra K. Behnke

TITLE: Judge

COMPANY: THIRTEENTH JUDICIAL CIRCUIT
OF FLORIDA

PHONE: (813) 307-4750

FAX: (813) 276-8707

CC:

NO. PAGES: 7

SUBJECT: Case No. 01-CF-013778

Family Fax: (727) 863-2946

Ruth Elvada Denniston
Blevins Web Site:
[http://communities.msn.com/
RuthElvadaDennistonBlevins](http://communities.msn.com/RuthElvadaDennistonBlevins)

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TRANSMISSION VERIFICATION REPORT

TIME : 04/09/2002 21:41

NAME : BLEVINS

FAX : 17278632946

TEL : 17278632946

DATE, TIME

FAX NO./NAME

DURATION

PAGE/S

RESULT

MODE

04/08 21:37

0476154

00:24:32

07

OK

STANDARD

Blevins-Cieszynski-Fornof-Stout Family
(Whose four generations of members reside in the west of Pasco County, Florida)

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Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

victoryus@aol.com

4/8/2002

FAX TO: The Honorable Joseph G. Donahey, Jr.

TITLE: Juvenile Judge

COMPANY: SIXTH JUDICIAL CIRCUIT OF FLORIDA

PHONE: (727) 847-8180

FAX: (727) 847-8164

CC:

NO. PAGES: 7

SUBJECT: Zackary Daniel Fornof
02-00423DLAWS; 02-00421DLAWS

Family Fax: (727) 863-2946

Ruth Elvada Denniston
Blevins Web Site:
[http://communities.msn.com/
RuthElvadaDennistonBlevins](http://communities.msn.com/RuthElvadaDennistonBlevins)

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TRANSMISSION VERIFICATION REPORT

TIME : 04/08/2002 21:04
NAME : RUCV115
FAC : 17075592940
TEL : 17273673345

DATE/TIME	FAC ID/NAME	DURATION	PAGE(S)	RESULT	NOTE
04/08 21:20	8478154	00:04:53	07	OK	STANDARD

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(Whose four generations of members reside in the west of Pasco County, Florida)

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4/8/2002

FAX TO: Bernard J. "Bernie" McCabe, Jr.

TITLE: State Attorney

COMPANY: OFFICE OF THE STATE ATTORNEY
SIXTH JUDICIAL CIRCUIT OF FLORIDA

PHONE: (727) 847-8158

FAX: (727) 847-8164

CC:

NO. PAGES: 7

SUBJECT: Zackary Daniel Fornof
02-00423DLAWS; 02-00421DLAWS

Family Fax: (727) 863-2946

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Blevins Web Site:
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TRANSMISSION VERIFICATION REPORT

TIME : 04/03/00 21:09

NAME : RJEVIE

FAX : 17278632946

TEL : 17278632946

DATE, TIME	04/03 21:09
FAX NO./NAME	18122786100
DURATION	00:03:53
PAGE(S)	07
RESULT	OK
NOTE	STANDARD

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Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

victoryus@aol.com

4/8/2002

FAX TO: The Honorable Richard Ake

TITLE: Clerk of Courts

COMPANY: HILLSBOROUGH COUNTY

PHONE: (813) 276-8100, Ext. 7435

FAX: (813) 272-6102

CC:

NO. PAGES: 7

SUBJECT: Case No. 01-CF-013778

Family Fax: (727) 863-2946

Ruth Elvada Denniston
Blevins Web Site:
<http://communities.msn.com/RuthElvadaDennistonBlevins>

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APPROBATION VERIFICATION REPORT

TIME : 04/08/2002 21:24

NAME : BLEVINIS

FAX : 17278532946

TEL : 17278532946

DATE TIME

04/08 21:19

FAC. NO. / NAME

18120741526

DURATION

00:04:30

PAGE(S)

07

RESULT

07

MODE

STANDARD

Blevins-Cieszynski-Fornof-Stout Family
(Whose four generations of members reside in the west of Pasco County, Florida)

"I want you to see that they get what's coming to them for what they have done to me."
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victoryus@aol.com

4/8/2002

FAX TO: The Honorable Mark A. Ober

TITLE: State Attorney

COMPANY: OFFICE OF THE STATE ATTORNEY
THIRTEENTH JUDICIAL CIRCUIT

PHONE: (813) 272-5400

FAX: (813) 274-1926

CC:

NO. PAGES: 7

SUBJECT: Case No. 01-CF-013778

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107

Josiah Robert Fornof
Reg. No. 51913-018
Coleman Medium FCC
P.O. Box 1032
Coleman, FL 33521-1032

June 19, 2013

Executive Office for United States Attorneys
Freedom of Information Act & Privacy Act Staff
United States Department of Justice
600 E. Street, N.W., Room 7300
Washington, DC 20530

Re: Gerson, Susan B.—Assistant Director(2013, June 13). Correspondence to—Requester: Josiah Fornof, Request Number: 13-1062 (copy enclosed).

Subject: I agree to pay the duplication fee of \$150.00 as indicated in the above reference correspondence.

Dear Sir or Madam:

In response, I agree to pay the duplication fee of \$150.00 as indicated in the above reference correspondence to me. Though, I could not use the form attached to the above reference correspondence (page: 3) to indicate my wishes; because, I am not John Stewart, nor is my request number 13-955. Accordingly, I have attached to this correspondence (page: 3) a similar form with the appropriate request information—further indicating my above subject wishes, for your filing.

Page: 1 of 3

(Re: Fornof, Josiah R.(2013, June 19). Correspondence to the Executive Office for United States Attorneys, FOIA/PA Staff--sent certified: 7009 2820 0003 9978 7315)

Sincerely,

I declare, certify, and verify under penalty of perjury that the foregoing is true and correct. Executed on June 19, 2013 (Ref. 28 USC § 1746, Unsworn declarations under penalty of perjury).

R/s Josiah R. Fornof

Josiah Robert Fornof
(NOTICE) Under Protesting Genocide
Concerned American

6/19/13

Enclosures: Copy: Gerson, Susan B.—Assistant Director(2013, June 13). Correspondence to—Requester: Josiah Fornof, Request Number: 13-1062; and form (page: 3) attached to this June 19, 2013 correspondence with the appropriate request information, further indicating my wish to pay the duplication fee of \$150.00 as indicated in the above reference correspondence—for filing.

Cc: Kimberly A. Blevins, Attorney In Fact

THIS IS NOT A BILL. DO NOT SEND MONEY!

Requester: Josiah Fornof

Request Number: 13-1062

CHOOSE ONE

 I understand that I am entitled to the first 100 pages free. If you have found documents that can be released to me, please send me the free documents and close my case.

 I wish to withdraw my request.

 X I agree to pay the duplication fee of \$150.00 as indicated above.

 I wish to reformulate my request in an attempt to reduce duplication fees. Please limit my request to the following documents, and notify me of any revised fee amount: _____

(Please note that a search for specific records may require more search time and fees).

Josiah R. Fornof
Signature — (NOTICE) UNDER PROTESTING GENOCIDE

6/19/13
Date

Please return to:

EOUSA
FOIA/PA
600 E. Street, N.W., Room 7300
Washington, DC 20530



U.S. Department of Justice

Executive Office for United States Attorneys
Freedom of Information Act & Privacy Act Staff

Bicentennial Building
600 E Street, NW, Suite 7300
Washington, DC 20530

(202) 252-6020
(202) 252-6047 Fax

Request Number: 13-1062

Requester: Josiah Fornof

JUN 13 2013

Dear Mr. Fornof:

We have completed the search for documents responsive to your FOIA/PA request. Because the search did not exceed the statutory entitlement of two free hours of search time, there is no fee for the search. In your case, the Middle District of Florida has informed us that they have located approximately 1,600 pages of potentially responsive documents.

Please note that the first 100 pages will be released to you free of charge. However, after the first 100 pages, you will be charged \$.10 per page for duplication fees. Because you are receiving the first 100 pages for free, this equals an estimate of \$150.00 of duplication fees. Once processing has been completed and a final charge is known, you will be required to submit the remaining fee before documents will be released to you.

In accordance with Federal Regulation 28 CFR 16.11(e), when a requester has been notified that estimated fees are for an amount of more than \$25.00, the request shall not be considered received and further work shall not be completed until the requester agrees to pay the anticipated fees. If you wish to reduce the amount of fees, you may reformulate your request. Records identified for release after processing will not be released until payment has been received.

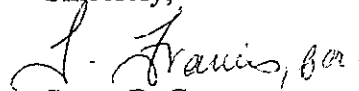
If you wish to reduce your fees, you may reformulate your request by limiting the documents to a specific category or categories. Or, if you specify that you will only pay up to a certain amount, we will process your case up to that amount. Finally, keeping in mind that the first two hours were free, you may direct that we terminate your search.

Per 28 C.F.R. 16.11(i), your request is not considered received until we receive a response from you. Please respond within 30 days of the date of this letter, or this matter will be closed. Please use the attached form to indicate your wishes.

100

You may appeal this response by writing to the Office of Information Policy, United States Department of Justice, 1425 New York Avenue, Suite 11050, Washington D.C. 20530-0001. Your letter must be received by that office within 60 days of the date of this letter.

Sincerely,



Susan B. Gerson
Assistant Director

THIS IS NOT A BILL. DO NOT SEND MONEY!

Requester: John Stewart

Request Number: 13-955

CHOOSE ONE

I understand that I am entitled to the first 100 pages free. If you have found documents that can be released to me, please send me the free documents and close my case.

I wish to withdraw my request.

I agree to pay the duplication fee of \$150.00 as indicated above.

I wish to reformulate my request in an attempt to reduce duplication fees. Please limit my request to the following documents, and notify me of any revised fee amount: _____

(Please note that a search for specific records may require more search time and fees).

Signature

Date

Please return to:

EOUSA
FOIA/PA
600 E. Street, N.W., Room 7300
Washington, DC 20530

Patrick E. Stegall
Attorney At Law

Winchester Building • 8 South Third Street, Fifth Floor • Memphis, Tennessee 38103

Phone: (901) 205-9894
Fax: (901) 523-0975

Website: www.stegall-law.com
Email: pstegall@stegall-law.com

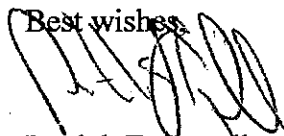
April 4, 2013

Josiah Fornof
Reg. No. 51913-018
Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521

Dear Mr. Fornof:

The defense you raise about arming yourself is not a legal defense. There is no law, either from statutes or from a court, that supports your position. So I can't raise that issue in the brief. If a mental evaluation was never given, you may want to look into that for a post-conviction claim.

Best wishes,



Patrick E. Stegall

Josiah Robert Fornof
Reg. No. 51913-018
Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521-1032

March 29, 2013

Initial Processing
Record Information/Dissemination Section
Records Management Division
Federal Bureau of Investigation
170 Marcel Drive
Winchester, VA 22602
Fax: (540)868-4997

Re: FOIPA Request No.: 1206490-000

Subject: Fornof, Josiah Robert

Dear Initial Processing(Sir or Madame):

This letter is in response to your Section Chief's---David M. Hardy's---March 20, 2013 correspondence to me regarding the above reference FOIPA Request Number, and subject. In the aforesaid correspondence suggestions are offered on how to speed the processing and reduce the cost of my request to hasten the receipt of my information.

In keeping with the aforesaid correspondence and suggestions, especially in considering that there are still two of my FOIPA Requests (Copies of the Jan. 17, 2013 and Feb. 11, 2013 FOIA/PA Referral/Action Slips enclosed) that the FBI, FOIPA Section, fails to respond to: I am requesting for the entire 12 CD offer of the FBI records for \$170.00 (\$15 per CD, minus \$10, per DOJ regulation).

Page: 1 of 2

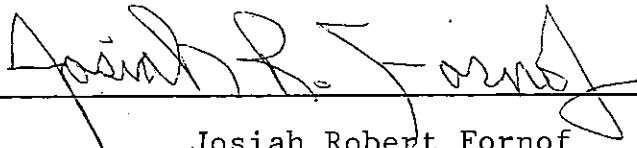
(Re: Fornof, J.R.(2013, Mar. 29). Correspondence to the Federal Bureau of Investigation, sent certified mail number: 7009 1680 0002 1804 2318)

The CD's, and the bill thereof; may be addressed to my Attorney-In-Fact, Kimberly A. Blevins, at:

Chateau Zoar Mizar
18060 Owen Drive
Hudson, FL 34667

Ms. Blevins may also be contacted in regard to the above at:
(727)216-8748.

Sincerely,

R/s 

Josiah Robert Fornof
(NOTICE) Under Protesting Genocide

3/29/13

Enclosures: Copies of: Wilson, Randy(2013, Jan. 17 and Feb. 11). Correspondences---including FOIA/PA Referral/Action Slips---to Josiah Robert Fornof.

Cc: Kimberly A. Blevins

Page: 2 of 2

(Re: Fornof, J.R.(2013, Mar. 29). Correspondence to the Federal Bureau of Investigation, sent certified mail number: 7009 1680 0002 1804 2318)



Federal Bureau of Investigation
Washington, D.C. 20535

March 20, 2013

MR. JOSIAH ROBERT FORNOF
**51913-018
COLEMAN MEDIUM FCI
POST OFFICE BOX 1032
COLEMAN, FL 33521-1032

FOIPA Request No.: 1206490-000
Subject: FORNOF, JOSIAH ROBERT

Dear Mr. Fornof:

This is in reference to your Freedom of Information/Privacy Acts (FOIPA) request.

We have located approximately 2,000 pages and 8 CD's of audio/visual media which are potentially responsive to your request. There is a duplication fee of ten cents per page if you receive a paper copy (See 28 C.F.R. §16.11 and 16.49). Releases are also available on CD upon request. Each CD contains approximately 500 pages per release. The 500 page estimate is based on our business practice of processing medium and large track cases through interim releases of approximately 500 pages. The first 100 pages, or the cost equivalent (\$10.00) for releases on CD, will be provided to you at no charge. By DOJ regulation, the FBI notifies requesters when anticipated fees exceed \$25.00. If all of the pages that are potentially responsive to your request are released, you will owe \$190.00 in duplication fees to receive a paper copy of the documents, plus \$120.00 for the 8 CD's of audio/visual media, or \$170.00 (12 CD's at \$15.00 less \$10.00) to receive the release on CD. Please be advised that if you wish to receive any material on CD, an alternative address must be provided. Please remember this is only an estimate, and if some of the pages are withheld in full pursuant to FOIA/Privacy Act exemption(s) or are determined to not be responsive to your request, the actual charges could be less.

To speed processing your request, please consider reducing its scope to place it in a smaller processing queue. This may reduce your search and duplication costs and hasten the receipt of your information. The FBI uses a three-queue processing system to fairly assign and process new requests. Requests track into one of the three queues depending on the number of responsive pages - 500 pages or less (small queue), 501 pages to 2500 pages (medium queue), or more than 2500 pages (large queue). Small queue cases usually require the least time to process. Please let us know in writing if you would like to discuss reducing the scope of your request and your willingness to pay the estimated search and duplication costs indicated above. Please provide a telephone number, if one is available, where we can reach you between 8:00 a.m. and 5:00 p.m., Eastern Time. Mail your response to: Initial Processing, Record Information/Dissemination Section, Records Management Division, Federal Bureau of Investigation, 170 Marcel Drive, Winchester, VA 22602. You may also fax your response to: 540-868-4997, Attention: Initial Processing.

No payment is required at this time. However, you must notify us in writing within thirty (30) days from the date of this letter of your format decision (paper or CD) and your commitment to pay the estimated fee. If we do not receive your format decision and/or commitment to pay within thirty (30) days of the date of this notification, your request will be closed. Please include the FOIPA Request Number listed above in any communication regarding this matter.

Sincerely,

David M. Hardy
Section Chief,
Record/Information
Dissemination Section
Records Management Division

151

Josiah Robert Fornof
Reg. No. 51913-018
Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521-1032

March 20, 2013

Patrick E. Stegall
Stegall Law Office
8 S 3RD ST FL 5
Memphis, TN 38103

Re: Case Style: UNITED STATES v. JOSIAH FORNOF
District Court Case NO. 8:10-cr-00396-EAK-MAP
Appellate Court Case No. 11-15592-BB

Subject: THE REAL FACTS OF WHY I REALLY ARMED MYSELF IN THIS CASE.

Dear Mr. Stegall:

This letter is in response to your February 19, 2013 letter to me: informing me that you have been appointed by the Court to represent me in my appeal to the 11th Circuit, that you are reviewing the trial transcript now and looking for additional appellate issues, and asking me if there is anything else that I want to bring up on appeal that was not addressed in the brief.

To answer your question, yes: there are matters of grave concern that I am seeking for the lawful relief in. Mainly, I am seeking for the lawful relief regarding the unlawful United States government's continuing criminal genocide against us lawful Americans---Americans who do not consent to rule by genocide, nor consent to be so ruled by genocide.

I really armed myself in this case to protect and defend lawful Americans, which of course includes my family and me. The fact that I

Page: 1 of 4

(Re: Fornof, J.R.(2013, Mar. 20). Correspondence to Patrick E. Stegall, sent certified mail number: 7010 2780 0002 5862 5412)

really armed myself out of the necessity of the aforesaid genocide against us is as clear and convincing as it ever needs to be considering the real facts of why I really armed myself in this case---ruling out the lies that trial counsel Stephen Crawford presented to the jury despite lawful Americans. Such real facts include my mother's (Kimberly A. Blevins') April 10, 2002 letter, Subject: "INTERNATIONAL QUESTION: GENOCIDE", to Judge Elizabeth A. Kovachevich (Ref. Case 8:10-cr-00396-EAK-MAP Document 114 Filed 1/22/12 Page 27 of 194 PageID 322 lines 19-25 and Page 28 of 194 PageID 323 lines 1-25), where my mother pleads to Judge Kovachevich for our lives, in Part: "...the fact that this government of the United States across the board has committed genocide against me and mine [Which of course includes me, Josiah Robert Fornof, the defendant/appellant/victim bearing arms in our defense] ...It surfaced as such at least as early as 1988 [When I was just eight years old] and was apparently lying in wait. Having tried, in vain, to find redress for our grievances in any branch of the government at the local and state levels, and in at least the executive and legislative branches on the federal level, as well as at least one institution of higher learning (University of South Florida), the federal courts may very well be my family s [Including me, Josiah] and my own last refuge, as well as a last line of defense for the United States of America...This is baggage that the United States carries, whether mitigated or unmitigated." ; my January 7, 2009 correspondence to the President of the United States of America ---of which Mr. Crawford informed me in his December 22, 2010 letter to me, in part: "It appears as though the federal government got involved in your case because of the number of letters that were sent to the President of the United States. I will review those letters and the affidavit drafted by your mother to provide me with additional 'background'. We will discuss these issues in more detail during our next visit.". What we discussed during our next visits is: that if Mr. Crawford had any intention of not presenting the real facts of why I really armed myself in this case, oppose the aforesaid genocide, then he needed to step aside and withdraw from my case so I could present the real facts, accordingly. Of course the only reason Mr. Crawford continued as my trial counsel is because he assured me that he would present the real facts of why I really armed myself in this case, including in Mr. Crawford's August 2, 2011 correspondence to me, in part: "At our last visit I had dropped off a copy of the draft transcript of the telephone conversation between you and the confidential informant dated August 17, 2010. It is your impression that there are significant omissions from the transcript. More specifically, there are specific portions of the conversation that are not contained in the transcript. We will have to address this issue at trial...(that you stated you were scared...)". The first day of my trial on August 8, 2011. The last day of trial was on August 15, 2011. Mr. Crawford's November 11, 2011 memorial of my trial, in part: "I agree with your assessment that we truncated your 'conspiracy theories' [Based on, real, facts: genocide] at trial...I did not want to get into the overlying 'political conspiracy' [Mr. Crawford's variant of: genocide] that you and your family believe [Based on the, real: facts] is the driving force behind the prosecution. I understand that you disagree with that tactic and did so at trial, but at the sentencing hearing you will have the opportunity to allocate [Yes, Mr. Crawford's actual wording] on

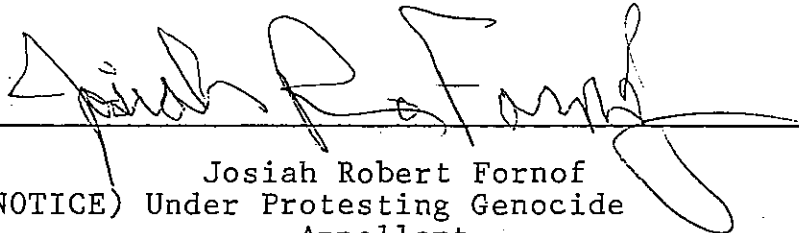
your behalf. Accordingly, prepare any statement you wish to make for the judge's consideration. It will be part of the record...The sentencing hearing will also be the opportunity for you and your family to present your 'broader issues' [The, real, facts: genocide]. Again I thought these issues would have harmed us at trial...Regardless of whether you agreed with my trial tactics, now is the time for you to raise those issues before the Court...Finally, as we expected, you blame me, in part, for your conviction and my failure to address the 'broader issues' [The, real, facts: genocide] at trial." Mr. Crawford's lies to everyone, with the argument that he presented at my trial, in his failure to present the real facts of why I really armed myself in this case, assured the continuation of the aforesaid genocide against us lawful Americans: the very, immediate, threat of which I really armed myself, in our defense, in this case. Here's a question: am I just nuts for complaining of the aforesaid genocide against us? Then a collateral argument could be made for ineffective assistance of counsel in trial counsel's failure to present an insanity defense. Though, here's a better question: what's the case number of the investigation into our complaints of the aforesaid genocide against us? The United States government continues to fail to lawfully respond to the challenge of our complaints of the aforesaid genocide against us, including in my January 7, 2009 correspondence to the President of the United States---where I give NOTICE, to the President, of the necessity of our circumstances and our right to bear arms oppose the threat of genocide, in part: "...you and your agents, aiders and abettors have well indicated that you are not just failing to get lawful, but have no intention of doing so ever: in failing to get lawful, you continue to come against me unlawfully and perpetuate your unlawful, criminal, genocidal onslaught against my grandparents and theirs, against We the People, against any and all lawful entities! I cannot cooperate with such lawlessness: the law--the real law, and ruling out color of law--says I have the right to bear arms against such unlawful entities, up to and including the President of the United States, that are coming against me unlawfully, lethally, genocidally." ; as well as a great number of other correspondences and material, and still counting, including with this letter.

Apparently though, as you will find from reading the court transcript, of this case, that the Court---Judge Kovachevich, and even though she claims that on trial day one is the first time she's seen my mther's April 10, 2002 letter to her, she in fact has, at the least, constructive knowledge of the letter prior to trial, and she as well as the United States government are put on further inquiry of the real facts, expressed and implied within the letter, during and after trial---the government, and Mr. Crawford were effective in further obstructing justice with their continuing the aforesaid genocide against us lawful Americans by disregarding the real facts, of why I really armed myself in my defense, in the trial and the records in this case. So if at the least you can do, with the "facts" that are in the court transcript, is to pursue the arguments prepared by Mr. Godfrey in the initial brief---of which it appears, for the facts that Mr. Godfrey does argue on my behalf in the brief: he does a fine job---then please, just get me back into a lawful Court where I may have a proper opportunity for: allocution(Fed.R.Crim.P. 32(a)), preservation of the court records of why I really armed myself in

my defense in this case, and the relief that is required by law---the real law: ruling out color of law. After all, what makes those people---who, under color of law, continue the aforesaid genocide against us lawful Americans, including with their unlawful disregard for the real law and facts in this case---think that we're any less protected by our real law and absolute right to bear arms against such lawlessness?

Sincerely,

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on March 20, 2013.

R/s 
Josiah Robert Fornof
(NOTICE) Under Protesting Genocide
Appellant

3/20/13

Courtesy copy to:

President Barack Obama, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500 (sent certified mail number: 7010 2780 0002 5862 5375)

Chck Hagel, Secretary of Defense, 1000 Defense Pentagon, Washington, DC 20301 (sent certified mail number: 7010 2780 0002 5862 5368)

Janet Napolitano, Secretary, 3801 Nebraska Avenue NW, Washington, DC 20393 (sent certified mail number: 7010 2780 0002 5862 5382)

Sheryl L. Loesch, District Clerk, George C. Young U.S. Court House, Annex, 401 W. Central, Suite 1200, Orlando, FL 32801 (sent certified mail number: 7010 2780 0002 5862 5399)

John Ley, Clerk of Court, United States Court of Appeals, Eleventh Circuit, Office Of The Clerk, 56 Forsyth Street NW, Atlanta, GA 30303 (sent certified mail number: 7010 2780 0002 5862 5405)

Kimberly A. Blevins, Chateau Zoar Mizar, 18060 Owen Drive, Hudson, FL 34667

JOSIAH ROBERT FORNOF
Reg. No. 51913-018
COLEMAN MEDIUM FCI
P.O. Box 1032
COLEMAN, FL 33521-1032

February 27, 2013

FOIA/Privacy Staff
Executive Office for United States Attorneys
Department of Justice
Room 7300, 600 E Street, N.W.
Washington, D.C. 20530-0001
(202) 616-6757

(Ref: Case Nos. 8:10-cr-00396-EAK-MAP
2010-CR-396-T-27MAP

In the U.S. District Court,
Middle District of Florida (Tampa);
FOIA/PA Request sent via Certified
Mail # 7011 3500 0000 3289 5996)

Dear Sir or Madame:

Please find enclosed a copy of the Executive Office for United States
February 19, 2013 letter to me noting deficiencies for correction regarding
Request Number: 2013-110, my new FOIA/PA request---"Certification of
Identity", Page 1 "Identification of Requestor", and Page 2 "Specific
Requests"---with corrections of deficiencies sent via Certified Mail # 7011
3500 0000 3289 5996.

Also, please process this new FIOA/PA request enclosed---with the
corrections that your office required---sent via Certified Mail # 7011
3500 0000 3289 5996, as received. And if your office should need any add-
itional information from me, I may be contacted at the above address. Thank
you for your service.

Sincerely,

Josiah R. Fornof — 2/27/13

R/s

Josiah Robert Fornof
(NOTICE) UNDER PROTESTING GENOCIDE

Certification of Identity



Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the individuals submitting requests by mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure that the records of individuals who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department. Failure to furnish this information will result in no action being taken on the request. False information on this form may subject the requester to criminal penalties under 18 U.S.C. Section 1001 and/or 5 U.S.C. Section 552a(i)(3).

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to Director, Facilities and Administrative Services Staff, Justice Management Division, U.S. Department of Justice, Washington, DC 20530 and the Office of Information and Regulatory Affairs, Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester ¹ JOSIAH ROBERT FORNOF

Citizenship Status ² LAWFUL AMERICAN Social Security Number ³ 175-62-2959

Current Address COLEMAN MEDIUM FCI, P.O. Box 1032, Coleman, FL 33521-1032

Date of Birth JULY 17, 1980 Place of Birth PASCO COUNTY, FLORIDA

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of not more than \$5,000.

Signature ⁴ *Josiah R. Fornof* Date 2/27/13
(NOTICE) UNDER PROTESTING GENOCIDE

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information relating to me to:

Print or Type Name

¹ Name of individual who is the subject of the record sought.
² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.
³ Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.
⁴ Signature of individual who is the subject of the record sought.

(Ref. Certified Mail Number: 7011 3500 0000 3289 5996)

IDENTIFICATION OF REQUESTOR

NAME: JOSIAH ROBERT FORNOF
ALIAS: _____
DATE OF BIRTH: July 17, 1980
REG. NO.: 51913-018
ADDRESS: Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521-1032

CERTIFIED MAIL NO.
7011 3500 0000 3289 5996
(In re: U.S.A. v. Josiah Fornof,
Case No. 2010-CR-396-T-17MAP
(8:10-cr-00396-EAK-MAP)
In The United States District Court
For The Middle District of Florida,
Tampa Division;

TO: FOIA/Privacy Staff
Executive Office for U.S. Attorneys
Department of Justice
Room 7300, 600 E Street, N.W.
Washington, D.C. 20530-0001
(202) 616-6757

FIOA/PA Request for records sought,
including in, but not limited to:
U.S. Attorney's Office
400 North Tampa Street
Suite 3200
Tampa, FL 33602)

RE: FREEDOM OF INFORMATION ACT (U.S.C. 552), PRIVACY ACT (5 U.S.C. 552 a (d) (1))
Request: EXEMPTIONS (5 U.S.C. 552 (c) (1)), GENERAL (U.S.C. 552 a (j) (2)) OR
SPECIFIC (U.S.C. 552 a (k) (2)) NOT APPLICABLE TO THIS REQUEST.

Dear Sir/Ms.:

This letter will serve as my request pursuant to the provisions of the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a (d) (1)), and the applicable State Statutes governing Freedom of Information Requests if state agency request, for full disclosure and release of all records and / or data contained in the files of your agency, and specifically under my name and / or an identifier assigned to my name. The records sought but not limited to, is the compiled file containing (1) arrest records, (2) investigation and / or investigatory reports, (3) reports or evidentiary and / or scientific information findings, (4) wants, warrants, and / or detainers, (5) final and closing investigation reports; and (6) any and / or all information, data, or reports not otherwise exempt by statute (5 U.S.C. 552 (c) (1)), (5 U.S.C. 552 a (j) (2), (k) (2), or law, Tarlton v. Saxbe, 507 F.2d. 1116. 165 U.S. App. D.C. 293 (1974), Menard v Saxbe, 498 F.2d. 1017, 162 U.S. App. D.C. 284 (1974), Sullivan v. Murphy, 478 F.2d. 938, 156 U.S. App. D.C. 28 (1973). Your Agency is advised that the investigation reports in toto are no longer accorded exempt status unless under the specific exemption noted, and only with reference to specific citation of authority, Paton v. La Prade, 524 F.2d. 862, 868-69, (CA3 1975).

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(In re: <u>United States v. Josiah Fornof,</u>	X	(This FOIA/PA ACT request is for records
Case No. 2010-CR-396-T-17MAP	X	sought, including in, but not limited to:
(8:10-cr-00396-EAK-MAP)	X	United States Attorney's Office
In The United States District Court	X	400 North Tampa Street
For The Middle District of Florida	X	Suite 3200
Tampa Division)	X	Tampa, FL 33602)

SPECIFIC REQUESTS:

THIS REQUEST IS PERSUANT TO: Vaughn v. Rosen, 848 F. 2d 820 (D.C. Cir. 1973).

I am requesting for all of the documents in your possession in the above referenced case (2010-CR-396-EAK-MAP). I have included a "Certification of Identification" with this request. I am utilizing this FOIA/PA Act Request to supplement criminal discovery in this case. Under the act I am entitled to all of the bates #s that the United States Attorney has not yet tendered to me in the above referenced case. I am further requesting for all information in your possession that has not been tendered in discovery to be turned over to me in accordance with the act in conjunction with the "Vaughn Request ".

It is further requested that your Agency in response to the material requested specifically inform me if and to whom the file and / or any material therein contained has been released to any identifiable individual or agency, their name, title, purpose and need for such information, the date of such release, the specific material that was released, the person within your Agency who released such information, and the specific reference to authority, statute or regulation, governing such release (5 U.S.C. 552 a (d) (1)), Paton v. La Parde, 524 F.2d. 862 (CA3 1975), Tarlton v. Saxbe, 507 F.2d. 1116, 165 U.S. App. D.C. 293 (1974).

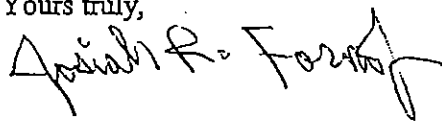
It is further requested that your Agency provide me with a copy of specific regulations of your Department as provided by statute (5 U.S.C. 552), so that compliance with such regulations is adhered to except as otherwise provided by law (5 U.S.C. 701 et. seq.).

If and for any reason you choose not to send me any of the documents or papers requested, then please provide me with a "Vaughn Index" as set forth in Vaughn v. Rosen, 484 F.2d. 820 (D.C. Cir. 1973).

If and for any reason it is determined that portions of the material and records sought is exempt by statute (5 U.S.C. 552 (c) (1), 552 a (j) (2), (k) (2) or by regulation (Menard v. Mitchell, 430 F.2d. 486, 139 U.S. App. D.C. 113 (1970), Nemetz v. Department of Treasury, 446 F. Supp.102, (N.D. Ill. 1976)), I request specific citation to authority for such deletion, Chastain v. Kelly, 510 F. 2d. 1232 (D.C. Cir. 1975). I further agree to pay any reasonable costs, or file IN FORMA PAUPERIS if I am indigent, provided by statute or regulation of your agency, for search and copying of the material requested.

Pursuant to Title 5 U.S.C. 552 (d) (A), it is noted that your Agency has twenty (20) working days following receipt of this request to provide the information and material sought. Should any delay occur, it is requested that your Agency inform me of this delay as provided by Agency regulations and the date as to when your Agency will be able to act upon request.

Yours truly,



Dated: 2/27/13

Josiah Robert Fornof
(NOTICE) UNDER PROTESTING GENOCIDE



FEB 19 2013 17α

U.S. Department of Justice
Executive Office for United States Attorneys
Freedom of Information & Privacy Staff
600 E Street, N.W., Suite 7300, Bicentennial Building
Washington, DC 20530-0001
(202) 252-6020 FAX: 252-6047 (www.usdoj.gov/usao)

Requester: Josiah Fornof Request Number: 2013-110

Subject of Request: Self

Dear Requester:

Your recent request for records from the Executive Office for United States Attorneys (EOUSA) has been received. Before the Executive Office can begin processing your request, it is necessary for you to correct one or more deficiencies. Please comply with the paragraphs checked below:

1. A requester must provide a notarized example of his/her signature or a certification of identity under penalty of perjury. This insures that information pertaining to an individual is released only to that person. A form is enclosed for your use.
2. The files and records of United States Attorneys are maintained in over one hundred separate offices throughout the United States. Please identify the specific United States Attorney's office(s) where you believe records may be located. This would be primarily the district(s) in which a prosecution or litigation occurred.
3. To insure that records are properly identified, provide subject's full name, current address, and date and place of birth.
4. A request must describe the records sought in sufficient detail to allow location of the records with a reasonable amount of effort (i.e., processing the request should not require an unduly burdensome effort or be disruptive of Department operations). Please provide more specific information about the records you seek, such as appropriate dates, locations, names, nature of the records, etc.
5. Please note that your original letter was split into separate files ("requests"), for processing purposes, based on the nature of what you sought. Each file was given a separate Request Number (listed below), for which you will receive a separate response:

NOT SPLIT

By making a FOIA/PA request, you agree to pay fees up to \$25, as stated in 28 C.F.R. § 16.3(c), unless you request a waiver of fees (according to requirements in 28 C.F.R. § 16.11(k)). Indigency does not constitute a basis for a fee waiver. Please note that pursuant to 28 C.F.R. § 16.11, we are required to charge fees for time used to search for the documents you have requested and for duplication of all pages released to you. Normally, search time is charged at a rate of \$28 the expected fees (or you have narrowed your request to reduce fees) and we have

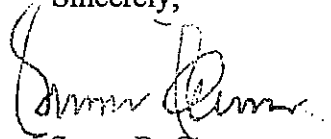
FEB 19 2013

processed your request, we will require payment for the accumulated charges before we release any documents to you (in excess of 100 free pages). Without such payment, your request file will be closed without further action.

Once you have corrected the above deficiencies, please submit a new request for the documents. This is a final determination and your request for information has been closed. When we have received your new, corrected request, we will open a new file for you. **Please send your new, corrected request to the address above.**

This is the final action on this above-numbered request. You may appeal this decision on this request by writing to the **Office of Information Policy, United States Department of Justice, 1425 New York Avenue, Suite 11050, Washington, D.C. 20530-0001.** Both the letter and envelope should be marked "FOIA Appeal." Your appeal must be received by OIP within 60 days from the date of this letter. If you are dissatisfied with the results of any such administrative appeal, judicial review may thereafter be available in U.S. District Court, 28 C.F.R. §16.9.

Sincerely,



Susan B. Gerson
Assistant Director

Enclosure(s)



U.S. Department of Justice

Washington, D.C. 20530

FEB 11 2013

Josiah Fornof
Reg. No. 51913-018
F.C.I. - Coleman (Med)
P.O. Box 1032
Coleman, FL 33521

Re: Case Nos. 8:10-cr-00396-EAK-MAP
2010-CR-396-T-27MAP

Dear Mr. Fornof:

This is in response to your request, Certified Mail Number 7012 0470 0001 6765 5319, dated January 17, 2013. Your Freedom of Information Act and/or Privacy Act (FOIA/PA) request was received by this office which serves as the receipt and referral unit for FOIA/PA requests addressed to the Department of Justice (DOJ). Federal agencies are required to respond to an FOIA request within 20 business days. This period does not begin until the request is actually received by the component within the DOJ that maintains the records sought, or ten business days after the request is received in this office, whichever is earlier.

We have referred your request to the DOJ component(s) you have designated or, based on descriptive information you have provided, to the component(s) most likely to have the records. The component(s) to which your request has been forwarded are indicated on the enclosed FOIA/PA Referral/Action Slip. All future inquiries concerning the status of your request should be addressed to the office(s) listed below:

FOIA/PA
Federal Bureau of Investigation
Department of Justice
170 Marcel Drive
Winchester, VA 22602-4843
(540) 868-4500

FOIA/PA
Executive Office for U.S. Attorneys
Department of Justice
Room 7300, 600 E Street, N.W.
Washington, DC 20530-0001
(202) 252-6020

Sincerely,

Randy Wilson, Assistant Director
Logistics Management Services
Facilities and Administrative Services Staff
Justice Management Division

Enclosure
FOIA/PA Referral/Action Slip

U.S. Department of Justice
Justice Management Division

Freedom of Information Act/Privacy Act
Referral/Action Slip

Clerk: M. Smith

Date:

Organization: JMD/FASS

FEB 11 2013

Building & Room: LOC, I13

- | To | From | To | From |
|-------------------------------------|---|-------------------------------------|--|
| <input type="checkbox"/> | <input type="checkbox"/> Office of Information & Privacy | <input type="checkbox"/> | <input type="checkbox"/> Immigration Review, Executive Office for |
| | _____ | <input type="checkbox"/> | <input type="checkbox"/> Inspector General, Office of |
| | _____ | <input type="checkbox"/> | <input type="checkbox"/> Intelligence Policy and Review, Office of |
| | _____ | <input type="checkbox"/> | <input type="checkbox"/> INTERPOL, U.S. National Central Bureau |
| <input type="checkbox"/> | <input type="checkbox"/> Antitrust Division | <input type="checkbox"/> | <input type="checkbox"/> Justice Management Division
Staff: _____ |
| <input type="checkbox"/> | <input type="checkbox"/> Bureau of Alcohol, Tobacco, Firearms
and Explosives | <input type="checkbox"/> | <input type="checkbox"/> Justice Programs, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Civil Division | <input type="checkbox"/> | <input type="checkbox"/> Legal Counsel, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Civil Rights Division | <input type="checkbox"/> | <input type="checkbox"/> National Drug Intelligence Center |
| <input type="checkbox"/> | <input type="checkbox"/> Community Relations Service | <input type="checkbox"/> | <input type="checkbox"/> Pardon Attorney, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Community Oriented Policing Services | <input type="checkbox"/> | <input type="checkbox"/> Professional Responsibility Advisory Office |
| <input type="checkbox"/> | <input type="checkbox"/> Criminal Division | <input type="checkbox"/> | <input type="checkbox"/> Professional Responsibility, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Dispute Resolution, Office of | <input type="checkbox"/> | <input type="checkbox"/> Solicitor General, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Drug Enforcement Administration | <input type="checkbox"/> | <input type="checkbox"/> Tax Division |
| <input type="checkbox"/> | <input type="checkbox"/> Environment & Natural Resources Division | <input checked="" type="checkbox"/> | <input type="checkbox"/> U.S. Attorneys, Executive Office for |
| <input type="checkbox"/> | <input type="checkbox"/> Federal Bureau of Prisons | <input type="checkbox"/> | <input type="checkbox"/> U.S. Marshals Service |
| <input checked="" type="checkbox"/> | <input type="checkbox"/> Federal Bureau of Investigation | <input type="checkbox"/> | <input type="checkbox"/> U.S. Parole Commission |
| <input type="checkbox"/> | <input type="checkbox"/> Federal Detention Trustee, Office of | <input type="checkbox"/> | <input type="checkbox"/> U.S. Trustees, Executive Office for |
| <input type="checkbox"/> | <input type="checkbox"/> Foreign Claims Settlement Commission | <input type="checkbox"/> | <input type="checkbox"/> _____ |

Requester: Josiah Fornof

Ref: Case Nos. 8:10-cr-00396-EAK-MAP, 2010-CR-396-T-27MAP

Date of Request: January 17, 2013

Received By: FOIA/PA Mail Referral Unit Type of Request: FOIA/PA

Remarks: Requester advised of this referral.



U.S. Department of Justice

Criminal Division

Office of Enforcement Operations

Washington, D.C. 20530

Mr. Josiah Fornof
Register No. 51913-018
Federal Correctional Complex
Post Office Box 1032
Coleman, FL 33521

RE: CRM-201300072P
KWC:ST1

FEB 06 2013

Dear Mr. Fornof:

The Criminal Division of the U.S. Department of Justice acknowledges receipt of your Freedom of Information Act/Privacy Act request dated December 18, 2012. In that request, you asked for access to records concerning yourself. Because your request was not specifically addressed to the Criminal Division, your letter was initially sent to the Mail Referral Unit of the Justice Management Division for routing and was not received by this Office until January 17, 2013. Your request has been assigned file number CRM-201300072P. You should refer to this number in any future correspondence with this Office.

As you were prosecuted by a United States Attorney's Office, this Office determined that your request for records concerning your prosecution was misdirected to the Criminal Division. The Executive Office for United States Attorneys is the U.S. Department of Justice component responsible for responding to Freedom of Information Act and Privacy Act requests for information maintained by U.S. Attorneys' Offices. Although it is typically the practice of this Office to route misdirected requests to the proper component, I note that the Mail Referral Unit also routed this request to EOUSA and the Federal Bureau of Investigation. As the proper components are in receipt of your request, there is no further action for this Office to take on your request, and I am administratively closing your request file in this Office.

Sincerely,

Rena Y. Kim
Chief
FOIA/PA Unit

JOSIAH ROBERT FORNOF
Reg. No. 51913-018
COLEMAN MEDIUM FCI
P.O. BOX 1032
COLEMAN, FL 33521-1032

JANUARY 31, 2013

FOIA/Privacy Staff
Executive Office for United States Attorneys
Department of Justice
Room 7300, 600 E Street, N.W.
Washington, D.C. 20530-0001
(202) 616-6757

(Ref: Case 8:10-cr-00396-EAK-MAP,
FOIA/PA Request sent via Certified
Mail # 7012 0470 0001 6765 5326)

Dear Sir or Madame:

Please find enclosed my "Certification of Identity", Page 1
"Identification of Requestor" and Page 2 "Specific Requests" of freedom
of information act/privacy act request form.

Also, Please process this request as received, and if your office
should need any additional information from me, I may be contacted at
the above address. Thank you for your service.

Sincerely,

Sincerely,

Josiah Robert Fornof

R/s

Josiah R. Fornof

— 01/31/13

UNDER PROTESTING GENOCIDE (NOTICE)

Certification of Identity



Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the individuals submitting requests by mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure that the records of individuals who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department. Failure to furnish this information will result in no action being taken on the request. False information on this form may subject the requester to criminal penalties under 18 U.S.C. Section 1001 and/or 5 U.S.C. Section 552a(i)(3).

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to Director, Facilities and Administrative Services Staff, Justice Management Division, U.S. Department of Justice, Washington, DC 20530 and the Office of Information and Regulatory Affairs, Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester ¹ JOSIAH ROBERT FORNOF

Citizenship Status ² AMERICAN Social Security Number ³ 175-62-2959

Current Address COLEMAN MEDIUM FCI, P.O. Box 1032, COLEMAN, FL 33521-1032

Date of Birth 07/17/1980 Place of Birth PASCO COUNTY, FLORIDA

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of not more than \$5,000.

Signature ⁴ Josiah R. Fornof Date 01/31/13
Under protesting genocide (Notice)

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information relating to me to:

Print or Type Name

¹ Name of individual who is the subject of the record sought.

² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

³ Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

⁴ Signature of individual who is the subject of the record sought.

IDENTIFICATION OF REQUESTOR

NAME: JOSIAH ROBERT FORNOF
ALIAS: _____
DATE OF BIRTH: 07/17/1980
REG. NO.: 51913-018
ADDRESS: Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521-1032

CERTIFIED MAIL NO.
7012 0470 0001 6765 5326

In re: U.S.A. v. Josiah Fornof,
Case No. 2010-CR-396-T-27MAP

TO: FOIA/Privacy Staff
Executive Office for United States Attorneys
Department of Justice
Room 7300, 600 E Street, N.W.
Washington, D.C. 20530-0001
(202) 616-6757

RE: FREEDOM OF INFORMATION ACT (U.S.C. 552), PRIVACY ACT (5 U.S.C. 552 a (d) (1))
Request: EXEMPTIONS (5 U.S.C. 552 (c) (1)), GENERAL (U.S.C. 552 a (j) (2)) OR
SPECIFIC (U.S.C. 552 a (k) (2)) NOT APPLICABLE TO THIS REQUEST.

Dear Sir/Ms.:

This letter will serve as my request pursuant to the provisions of the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a (d) (1)), and the applicable State Statutes governing Freedom of Information Requests if state agency request, for full disclosure and release of all records and / or data contained in the files of your agency, and specifically under my name and / or an identifier assigned to my name. The records sought but not limited to, is the compiled file containing (1) arrest records, (2) investigation and / or investigatory reports, (3) reports or evidentiary and / or scientific information findings, (4) wants, warrants, and / or detainers, (5) final and closing investigation reports; and (6) any and / or all information, data, or reports not otherwise exempt by statute (5 U.S.C. 552 (c) (1)), (5 U.S.C. 552 a (j) (2), (k) (2), or law, *Tarlton v. Saxbe*, 507 F.2d. 1116. 165 U.S. App. D.C. 293 (1974), *Menard v Saxbe*, 498 F.2d. 1017, 162 U.S. App. D.C. 284 (1974), *Sullivan v. Murphy*, 478 F.2d. 938, 156 U.S. App. D.C. 28 (1973). Your Agency is advised that the investigation reports in toto are no longer accorded exempt status unless under the specific exemption noted, and only with reference to specific citation of authority, *Paton v. La Prade*, 524 F.2d. 862, 868-69, (CA3 1975).

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In re: United States of America v. Josiah Fornof,
District Court Case No. 8:10-cr-396-T-17MAP
(8:10-cr-00396-EAK-MAP)

SPECIFIC REQUESTS: THIS REQUEST IS PERSUANT TO: Vaughn v. Rosen, 848 F. 2d 820 (D.C. Cir. 1973). I am requesting for all of the documents in your possession in the above captioned case (2010-cr-396-T-EAK-MAP). I have included a "Certification of Identification" with this request. I am utilizing this FOIA/PA Act Request to supplement criminal discovery in this case. Under the act I am entitled to all of the bates #s that the United States Attorney has not yet tendered to me in the above captioned case. I am further requesting for all information in your possession that has not been tendered in discovery to be turned over to me in accordance with the act in conjunction with the "Vaughn Request."

It is further requested that your Agency in response to the material requested specifically inform me if and to whom the file and / or any material therein contained has been released to any identifiable individual or agency, their name, title, purpose and need for such information, the date of such release, the specific material that was released, the person within your Agency who released such information, and the specific reference to authority, statute or regulation, governing such release (5 U.S.C. 552 a (d) (1)), Paton v. La Parde, 524 F.2d. 862 (CA3 1975), Tarlton v. Saxbe, 507 F.2d. 1116, 165 U.S. App. D.C. 293 (1974).

It is further requested that your Agency provide me with a copy of specific regulations of your Department as provided by statute (5 U.S.C. 552), so that compliance with such regulations is adhered to except as otherwise provided by law (5 U.S.C. 701 et. seq.).

If and for any reason you choose not to send me any of the documents or papers requested, then please provide me with a "Vaughn Index" as set forth in Vaughn v. Rosen, 484 F.2d. 820 (D.C. Cir. 1973).

If and for any reason it is determined that portions of the material and records sought is exempt by statute (5 U.S.C. 552 (c) (1), 552 a (j) (2), (k) (2) or by regulation (Menard v. Mitchell, 430 F.2d. 486, 139 U.S. App. D.C. 113 (1970), Nemetz v. Department of Treasury, 446 F. Supp.102, (N.D. Ill. 1976)), I request specific citation to authority for such deletion, Chastain v. Kelly, 510 F. 2d. 1232 (D.C. Cir. 1975). I further agree to pay any reasonable costs, or file IN FORMA PAUPERIS if I am indigent, provided by statute or regulation of your agency, for search and copying of the material requested.

Pursuant to Title 5 U.S.C. 552 (d) (A), it is noted that your Agency has twenty (20) working days following receipt of this request to provide the information and material sought. Should any delay occur, it is requested that your Agency inform me of this delay as provided by Agency regulations and the date as to when your Agency will be able to act upon request.

Yours truly,


Under protesting genocide (notice)

Dated: 01/31/13

JOSIAH ROBERT FORNOF
REG. NO.# 51913-018
COLEMAN MEDIUM FCI
P.O. BOX 1032
COLEMAN, FL 33521-1032

JANUARY 17, 2013

FREEDOM OF INFORMATION ACT/-
PRIVACY ACT REFERRAL UNIT
JUSTICE MANAGEMENT DIVISION
U.S. DEPARTMENT OF JUSTICE
ROOM 1070, NPB,
950 PENNSYLVANIA AVENUE N.W.
WASHINGTON D.C. 20530-0001

(Ref: Case 8:10-cr-396-T-17MAP ,
FOIA REQUEST, CERT. MAIL -
7012 0470 0001 6765 5319)

Dear Sir or Madame:

Please find enclosed my "Certification of Identity", Page 1
"Identification of Requestor" and Page 2 "Specific Requests" of freedom
of information act/privacy act request form, and "ATTACHMENT" A & B of
copy of Pages 27 & 28 from Document 114 Case 8:10-cr-00396-EAK-MAP.

Please process this request as received, and if your office
should need any additional information from me, I may be contacted
at the above address. Thank you for your service.

Sincerely,

Josiah Robert Fornof

R/s. Josiah R. Fornof - 01/17/13

130

IDENTIFICATION OF REQUESTOR

NAME: JOSIAH ROBERT FORNOF CERTIFIED MAIL NO.
ALIAS: _____
DATE OF BIRTH: 07/17/1980 7012 0470 0001 6765 5319
REG. NO.: 51913-018
ADDRESS: COLEMAN MEDIUM FCI
P.O. BOX 1032
COLEMAN, FLORIDA 33521-1032

TO: FREEDOM OF INFORMATION ACT/-
PRIVACY ACT MAIL REFERRAL UNIT
JUSTICE MANAGEMENT DIVISION,
U.S. DEPARTMENT OF JUSTICE
ROOM 1070, NPB, 950 PENNSYLVANIA AVENUE N.W.
WASHINGTON D.C. 20530-0001

In re; U.S.A. v. Josiah Fornof,
Case No. 2010-CR-396-T-27MAP

RE: FREEDOM OF INFORMATION ACT (U.S.C. 552), PRIVACY ACT (5 U.S.C. 552 a (d) (1))
Request: EXEMPTIONS (5 U.S.C. 552 (c) (1)), GENERAL (U.S.C. 552 a (j) (2)) OR
SPECIFIC (U.S.C. 552 a (k) (2)) NOT APPLICABLE TO THIS REQUEST.

Dear Sir/Ms.:

This letter will serve as my request pursuant to the provisions of the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a (d) (1)), and the applicable State Statutes governing Freedom of Information Requests if state agency request, for full disclosure and release of all records and / or data contained in the files of your agency, and specifically under my name and / or an identifier assigned to my name. The records sought but not limited to, is the compiled file containing (1) arrest records, (2) investigation and / or investigatory reports, (3) reports or evidentiary and / or scientific information findings, (4) wants, warrants, and / or detainers, (5) final and closing investigation reports; and (6) any and / or all information, data, or reports not otherwise exempt by statute (5 U.S.C. 552 (c) (1)), (5 U.S.C. 552 a (j) (2), (k) (2), or law, Tarlton v. Saxbe, 507 F.2d. 1116. 165 U.S. App. D.C. 293 (1974), Menard v Saxbe, 498 F.2d. 1017, 162 U.S. App. D.C. 284 (1974), Sullivan v. Murphy, 478 F.2d. 938, 156 U.S. App. D.C. 28 (1973). Your Agency is advised that the investigation reports in toto are no longer accorded exempt status unless under the specific exemption noted, and only with reference to specific citation of authority, Paton v. La Prade, 524 F.2d. 862, 868-69, (CA3 1975).

SPECIFIC REQUESTS:

(Re: Case 8:10-cr-00396-EAK-MAP, Document 114, Filed 01/22/12, Page 27 of 194 PageID 322, Lines 15-25 and Page 28 of 194 PageID 323, Lines 1-25 [Copy of above referenced Document included in "ATTACHMENT" A & B with this FOIA request])

I am requesting for the letter in regard to above reference that is addressed to Judge Kovachevich from the mother (Kimberly Blevins) of the defendant. The letter that the Court claims: "This is the first time I've seen it...My law clerk handed it to me on my way in" (Lines 22-25 on Page 28 of Doc114).

It is further requested that your Agency in response to the material requested specifically inform me if and to whom the file and / or any material therein contained has been released to any identifiable individual or agency, their name, title, purpose and need for such information, the date of such release, the specific material that was released, the person within your Agency who released such information, and the specific reference to authority, statute or regulation, governing such release (5 U.S.C. 552 a (d) (1)), Paton v. La Parde, 524 F.2d. 862 (CA3 1975), Tarlton v. Saxbe, 507 F.2d. 1116, 165 U.S. App. D.C. 293 (1974).

It is further requested that your Agency provide me with a copy of specific regulations of your Department as provided by statute (5 U.S.C. 552), so that compliance with such regulations is adhered to except as otherwise provided by law (5 U.S.C. 701 et. seq.).

If and for any reason you choose not to send me any of the documents or papers requested, then please provide me with a "Vaughn Index" as set forth in Vaughn v. Rosen, 484 F.2d. 820 (D.C. Cir. 1973).

If and for any reason it is determined that portions of the material and records sought is exempt by statute (5 U.S.C. 552 (c) (1), 552 a (j) (2), (k) (2) or by regulation (Menard v. Mitchell, 430 F.2d. 486, 139 U.S. App. D.C. 113 (1970), Nemetz v. Department of Treasury, 446 F. Supp.102, (N.D. Ill. 1976)), I request specific citation to authority for such deletion, Chastain v. Kelly, 510 F. 2d. 1232 (D.C. Cir. 1975). I further agree to pay any reasonable costs, or file IN FORMA PAUPERIS if I am indigent, provided by statute or regulation of your agency, for search and copying of the material requested.

Pursuant to Title 5 U.S.C. 552 (d) (A), it is noted that your Agency has twenty (20) working days following receipt of this request to provide the information and material sought. Should any delay occur, it is requested that your Agency inform me of this delay as provided by Agency regulations and the date as to when your Agency will be able to act upon request.

Yours truly,

Spish R. Fournier

Dated: 01/17/13



Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the individuals submitting requests by mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure that the records of individuals who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department. Failure to furnish this information will result in no action being taken on the request. False information on this form may subject the requester to criminal penalties under 18 U.S.C. Section 1001 and/or 5 U.S.C. Section 552a(i)(3).

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to Director, Facilities and Administrative Services Staff, Justice Management Division, U.S. Department of Justice, Washington, DC 20530 and the Office of Information and Regulatory Affairs, Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester ¹ JOSIAH ROBERT FORNOF

Citizenship Status ² AMERICAN Social Security Number ³ 175-62-2959

Current Address COLEMAN MEDIUM FCI, P.O. BOX 1032, COLEMAN, FL 33521-1032

Date of Birth 07/17/1980 Place of Birth PASCO COUNTY, FLORIDA

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of not more than \$5,000.

Signature ⁴ *Josiah R. Fornof* Date 01/17/13

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information relating to me to:

Print or Type Name

¹ Name of individual who is the subject of the record sought.

² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

³ Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

⁴ Signature of individual who is the subject of the record sought.

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moment, please. Need the clerk.

(AT WHICH TIME THE FOLLOWING SIDEBAR DISCUSSION
WAS HELD:)

THE COURT: First of all the clerk has a report to make to you with regard to the juror in the flip flops. Go ahead.

COURTROOM DEPUTY CLERK: The reason he was dressed that way today, he brought a hardship excuse. He had surgery last week, and he has to go to the doctor tomorrow for a postop checkup. And the jury clerk did excuse him.

THE COURT: Do we need any issue on him?

MS. HANEWICZ: None whatsoever.

MR. CRAWFORD: None.

THE COURT: Okay. Fine. Now, the next thing is what has just been handed to me purportedly from the mother of the defendant.

MR. CRAWFORD: Correct.

THE COURT: Okay. Now, this letter was addressed to me. Let me hear anybody's position with regard to this. And she is listed as a witness in this case.

MR. CRAWFORD: That is correct, Your Honor. I think that you will find out during this trial that my client's mother was and has been a

1 prolific letter writer. She's written every
2 government official from the President of the
3 United States on down. As you -- I'm sure you're
4 well aware when you served as chief judge of this
5 district you received, I'm sure, a lot of
6 correspondence from a lot of people.

7 We came across this in discovery. We
8 thought we should bring it to the Court's
9 attention. I want to make it very clear that the
10 defense in no way is asking you to recuse
11 yourself. I believe that you have no reason to
12 recuse yourself. We just thought in an abundance
13 of caution we ought to make this letter part of
14 the record and put on the record anything and
15 everything we knew about it.

16 THE COURT: Okay. What is the
17 government's position?

18 MS. HANEWICZ: I echo the defense
19 attorney's sentiment. There's nothing to show
20 that you cannot be fair and impartial. You didn't
21 know anything about this letter, so

22 THE COURT: That's right. This is the
23 first time I've seen it. It is just right now having
24 read it in your presence. My law clerk handed it
25 to me on my way in. Okay.



Federal Bureau of Investigation
Washington, D.C. 20535

January 17, 2013

MR. JOSIAH ROBERT FORNOF
**51913-018
COLEMAN MEDIUM FCI
POST OFFICE BOX 1032
COLEMAN, FL 33521-1032

C-Mail No.: 7011 2970 0004 1690 2997
FOIPA Request No.: 1206490-000
Subject: FORNOF, JOSIAH ROBERT

Dear Mr. Fornof:

This acknowledges receipt of your Freedom of Information/Privacy Acts (FOIPA) request to the FBI.

- Your request has been received at FBI Headquarters for processing.
- Your request has been received at the [_____ Resident Agency / _____ Field Office] and forwarded to FBI Headquarters for processing.
- We are searching the indices to our Central Records System for the information responsive to this request. We will inform you of the results in future correspondence.
- Your request for a fee waiver is being considered and you will be advised of the decision at a later date.
- Please check for the status of your FOIPA request at www.fbi.gov/foia.

The FOIPA Request number listed above has been assigned to your request. Please use this number in all correspondence concerning your request. Your patience is appreciated.

Sincerely,

David M. Hardy
Section Chief,
Record/Information
Dissemination Section
Records Management Division



U.S. Department of Justice

100

Washington, D.C. 20530

JAN 17 2013

Josiah Fornof
Reg. No. 51913-018
F.C.I. - Coleman (Med)
P.O. Box 1032
Coleman, FL 33521

Re: Case Nos. 2010-CR-396-T-27MAP
8:10-CR-396

Dear Mr. Fornof:

This is in response to your request, Certified Mail Number 7010 2780 0002 5845 4630, dated December 18, 2012. Your Freedom of Information Act and/or Privacy Act (FOIA/PA) request was received by this office which serves as the receipt and referral unit for FOIA/PA requests addressed to the Department of Justice (DOJ). Federal agencies are required to respond to an FOIA request within 20 business days. This period does not begin until the request is actually received by the component within the DOJ that maintains the records sought, or ten business days after the request is received in this office, whichever is earlier.

We have referred your request to the DOJ component(s) you have designated or, based on descriptive information you have provided, to the component(s) most likely to have the records. The component(s) to which your request has been forwarded are indicated on the enclosed FOIA/PA Referral/Action Slip. All future inquiries concerning the status of your request should be addressed to the office(s) listed below:

FOIA/PA
Criminal Division
Department of Justice
Suite 1127, Keeney Building
950 Pennsylvania Avenue, N.W.
Washington, DC 20530-0001
(202) 616-0307

FOIA/PA
Federal Bureau of Investigation
Department of Justice
170 Marcel Drive
Winchester, VA 22602-4843
(540) 868-4500

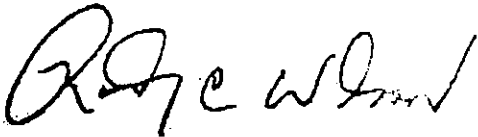
Fornof

Page 2

FOIA/PA
Executive Office for U.S. Attorneys
Department of Justice
Room 7300, 600 E Street, N.W.
Washington, DC 20530-0001
(202) 252-6020

Also, per your request we are sending you a copy of the U. S. Department of Justice Title 28,
Code of Federal Regulations, Part 16.

Sincerely,



Randy Wilson, Assistant Director
Logistics Management Services
Facilities and Administrative Services Staff
Justice Management Division

Enclosures
FOIA/PA Referral/Action Slip
United States Department of Justice
Title 28, Code of Federal Regulations, Part 16

Clerk: M. Smith

Date:

Organization: JMD/FASS

JAN 17 2013

Building & Room: LOC, 113

- | To | From | To | From |
|-------------------------------------|---|-------------------------------------|--|
| <input type="checkbox"/> | <input type="checkbox"/> Office of Information & Privacy

_____ | <input type="checkbox"/> | <input type="checkbox"/> Immigration Review, Executive Office for |
| <input type="checkbox"/> | <input type="checkbox"/> Antitrust Division | <input type="checkbox"/> | <input type="checkbox"/> Inspector General, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Bureau of Alcohol, Tobacco, Firearms
and Explosives | <input type="checkbox"/> | <input type="checkbox"/> Intelligence Policy and Review, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Civil Division | <input type="checkbox"/> | <input type="checkbox"/> INTERPOL, U.S. National Central Bureau |
| <input type="checkbox"/> | <input type="checkbox"/> Civil Rights Division | <input type="checkbox"/> | <input type="checkbox"/> Justice Management Division
Staff: _____ |
| <input type="checkbox"/> | <input type="checkbox"/> Community Relations Service | <input type="checkbox"/> | <input type="checkbox"/> Justice Programs, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Community Oriented Policing Services | <input type="checkbox"/> | <input type="checkbox"/> Legal Counsel, Office of |
| <input checked="" type="checkbox"/> | <input type="checkbox"/> Criminal Division | <input type="checkbox"/> | <input type="checkbox"/> National Drug Intelligence Center |
| <input type="checkbox"/> | <input type="checkbox"/> Dispute Resolution, Office of | <input type="checkbox"/> | <input type="checkbox"/> Pardon Attorney, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Drug Enforcement Administration | <input type="checkbox"/> | <input type="checkbox"/> Professional Responsibility Advisory Office |
| <input type="checkbox"/> | <input type="checkbox"/> Environment & Natural Resources Division | <input type="checkbox"/> | <input type="checkbox"/> Professional Responsibility, Office of |
| <input type="checkbox"/> | <input type="checkbox"/> Federal Bureau of Prisons | <input type="checkbox"/> | <input type="checkbox"/> Solicitor General, Office of |
| <input checked="" type="checkbox"/> | <input type="checkbox"/> Federal Bureau of Investigation | <input type="checkbox"/> | <input type="checkbox"/> Tax Division |
| <input type="checkbox"/> | <input type="checkbox"/> Federal Detention Trustee, Office of | <input checked="" type="checkbox"/> | <input type="checkbox"/> U.S. Attorneys, Executive Office for |
| <input type="checkbox"/> | <input type="checkbox"/> Foreign Claims Settlement Commission | <input type="checkbox"/> | <input type="checkbox"/> U.S. Marshals Service |
| | | <input type="checkbox"/> | <input type="checkbox"/> U.S. Parole Commission |
| | | <input type="checkbox"/> | <input type="checkbox"/> U.S. Trustees, Executive Office for |
| | | <input type="checkbox"/> | <input type="checkbox"/> _____ |

Requester: Josiah Fornof

Ref: Case Nos. 2010-CR-396-T-27MAP, 8:10-CR-396

Date of Request: December 18, 2012

Received By: FOIA/PA Mail Referral Unit Type of Request: FOIA/PA

Remarks: Requester advised of this referral.

(C)

Certification of Identity



Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the individuals submitting requests by mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure that the records of individuals who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department. Failure to furnish this information will result in no action being taken on the request. False information on this form may subject the requester to criminal penalties under 18 U.S.C. Section 1001 and/or 5 U.S.C. Section 552a(i)(3).

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to Director, Facilities and Administrative Services Staff, Justice Management Division, U.S. Department of Justice, Washington, DC 20530 and the Office of Information and Regulatory Affairs, Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester ¹ Josiah Robert Fornof (JOSIAH ROBERT FORNOF)

Citizenship Status ² American Social Security Number ³ 175-62-2959

Current Address Coleman Medium FCI, PO Box 1032, Coleman, FL 33521-1032

Date of Birth July 17, 1980 Place of Birth Pasco County, Florida

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of not more than \$5,000.

Signature ⁴ Josiah R. Fornof Date 1/3/13

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information relating to me to:

Print or Type Name

¹ Name of individual who is the subject of the record sought.

² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

³ Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

⁴ Signature of individual who is the subject of the record sought.

(C)

100

IDENTIFICATION OF REQUESTOR

NAME: JOSIAH FORNOF CERTIFIED MAIL NO.
 ALIAS: _____
 DATE OF BIRTH: 07/17/1980 7011 2970 0004 1690 2997
 REG. NO.: 51913-018
 ADDRESS: COLEMAN MEDIUM FCI
PO. BOX. 1032
COLEMAN, FLORIDA 33521-1032

TO: FOIPA SECTION In re: U.S.A. v. Josiah Fornof,
FEDERAL BUREAU OF INVESTIGATION Case No. 2010-CR-396-T-27MAP
DEPARTMENT OF JUSTICE
935 PENNSYLVANIA AVENUE, N.W.
WASHINGTON, D.C. 20535
(202) 324-5520

RE: FREEDOM OF INFORMATION ACT (U.S.C. 552), PRIVACY ACT (5 U.S.C. 552 a(d) (1))
 Request: EXEMPTIONS (5 U.S.C. 552 (c) (1)), GENERAL (U.S.C. 552 a (j) (2)) OR
 SPECIFIC (U.S.C. 552 a (k) (2)) NOT APPLICABLE TO THIS REQUEST.

Dear Sir/Ms.:

This letter will serve as my request pursuant to the provisions of the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a (d) (1)), and the applicable State Statutes governing Freedom of Information Requests if state agency request, for full disclosure and release of all records and / or data contained in the files of your agency, and specifically under my name and / or an identifier assigned to my name. The records sought but not limited to, is the compiled file containing (1) arrest records, (2) investigation and / or investigatory reports, (3) reports or evidentiary and / or scientific information findings, (4) wants, warrants, and / or detainers, (5) final and closing investigation reports; and (6) any and / or all information, data, or reports not otherwise exempt by statute (5 U.S.C. 552 (c) (1)), (5 U.S.C. 552 a (j) (2), (k) (2), or law, Tarlton v. Saxbe, 507 F.2d. 1116. 165 U.S. App. D.C. 293 (1974), Menard v Saxbe, 498 F.2d. 1017, 162 U.S. App. D.C. 284 (1974), Sullivan v. Murphy, 478 F.2d. 938, 156 U.S. App. D.C. 28 (1973). Your Agency is advised that the investigation reports in toto are no longer accorded exempt status unless under the specific exemption noted, and only with reference to specific citation of authority, Paton v. La Prade, 524 F.2d. 862, 868-69, (CA3 1975).

C

SPECIFIC REQUESTS:

Transcript of complete August 17, 2010 telep-
hone conversation between FBI Confidential Informant--John
Sherman--and defendant Josiah Fornof (and Mr. Fornof's mother,
Kimberly Blevins) --Starting at or about 7:46 p.m., lasting
approximately 2 hours and 48 minutes, thus ending at or about
10:34 p.m. on 8/17/10 .

It is further requested that your Agency in response to the material requested specifically inform me if and to whom the file and / or any material therein contained has been released to any identifiable individual or agency, their name, title, purpose and need for such information, the date of such release, the specific material that was released, the person within your Agency who released such information, and the specific reference to authority, statute or regulation, governing such release (5 U.S.C. 552 a (d) (1)), Paton v. La Parde, 524 F.2d. 862 (CA3 1975), Tarlton v. Saxbe, 507 F.2d. 1116, 165 U.S. App. D.C. 293 (1974).

It is further requested that your Agency provide me with a copy of specific regulations of your Department as provided by statute (5 U.S.C. 552), so that compliance with such regulations is adhered to except as otherwise provided by law (5 U.S.C. 701 et. seq.).

If and for any reason you choose not to send me any of the documents or papers requested, then please provide me with a "Vaughn Index" as set forth in Vaughn v. Rosen, 484 F.2d. 820 (D.C. Cir. 1973).

If and for any reason it is determined that portions of the material and records sought is exempt by statute (5 U.S.C. 552 (c) (1), 552 a (j) (2), (k) (2) or by regulation (Menard v. Mitchell, 430 F.2d. 486, 139 U.S. App. D.C. 113 (1970), Nemetz v. Department of Treasury, 446 F. Supp.102, (N.D. Ill. 1976)), I request specific citation to authority for such deletion, Chastain v. Kelly, 510 F. 2d. 1232 (D.C. Cir. 1975). I further agree to pay any reasonable costs, or file IN FORMA PAUPERIS if I am indigent, provided by statute or regulation of your agency, for search and copying of the material requested.

Pursuant to Title 5 U.S.C. 552 (d) (A), it is noted that your Agency has twenty (20) working days following receipt of this request to provide the information and material sought. Should any delay occur, it is requested that your Agency inform me of this delay as provided by Agency regulations and the date as to when your Agency will be able to act upon request.

Yours truly,

Josiah B. Fornof

Dated: 1/3/13



FOIA/PA REQUEST

December 18, 2012

Thank you for your immediate response in this matter. Enclosed is the original FOIA/PA request with a (CERTIFICATE OF IDENTITY). Please process this request as received. If your office should need any more information in respect to processing this request please contact the requestor at:

JOSIAH FORNOF # 51913 - 018

FCC, COLEMAN MEDIUM

P.O. BOX. 1032

COLEMAN, FLORIDA 33521 - 1032

R/s *Josiah R. Forno* - 12/18/12
JOSIAH FORNOF # 51913 - 018



Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the individuals submitting requests by mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure that the records of individuals who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department. Failure to furnish this information will result in no action being taken on the request. False information on this form may subject the requester to criminal penalties under 18 U.S.C. Section 1001 and/or 5 U.S.C. Section 552a(i)(3).

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to Director, Facilities and Administrative Services Staff, Justice Management Division, U.S. Department of Justice, Washington, DC 20530 and the Office of Information and Regulatory Affairs, Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester ¹ Josiah Robert Fornof

Citizenship Status ² American Social Security Number ³ 175-62-2959

Current Address Coleman medium FCC, PO Box 1032, Coleman, FL 33521

Date of Birth July 17, 1980 Place of Birth Pasco County, FL ¹⁰³

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of not more than \$5,000.

Signature ⁴ Josiah R. Fornof Date 12/18/12

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information relating to me to:

Print or Type Name

¹ Name of individual who is the subject of the record sought.

² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

³ Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

⁴ Signature of individual who is the subject of the record sought.



IDENTIFICATION OF REQUESTOR

NAME: JOSIAH FORNOF CERTIFIED MAIL NO.
 ALIAS: _____ 7010 2780 0002 5845 4630
 DATE OF BIRTH: 07/17/1980
 REG. NO.: 51913 - 018
 ADDRESS: FCC COLEMAN, MEDIUM
PO. BOX. 1032
COLEMAN, FLORIDA 33521 - 1032

In re: U.S.A. v. Josiah Fornof,
 Case No. 2010-CR-396-T-27MAP

TO: PRIVACY ACT MAIL REFERRAL UNIT
JUSTICE MANAGEMENT DIVISION, U.S. DEPARTMENT OF JUSTICE
ROOM 1070, NPB, 950 PENNSYLVANIA AVENUE N.W
WASHINGTON D.C. 20530 - 0001.

RE: FREEDOM OF INFORMATION ACT (U.S.C. 552), PRIVACY ACT (5 U.S.C. 552 a(d) (1))
 Request: EXEMPTIONS (5 U.S.C. 552 (c) (1)), GENERAL (U.S.C. 552 a (j) (2)) OR
 SPECIFIC (U.S.C. 552 a (k) (2)) NOT APPLICABLE TO THIS REQUEST.

Dear Sir/Ms.:

This letter will serve as my request pursuant to the provisions of the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a (d) (1)), and the applicable State Statutes governing Freedom of Information Requests if state agency request, for full disclosure and release of all records and / or data contained in the files of your agency, and specifically under my name and / or an identifier assigned to my name. The records sought but not limited to, is the compiled file containing (1) arrest records, (2) investigation and / or investigatory reports, (3) reports or evidentiary and / or scientific information findings, (4) wants, warrants, and / or detainers, (5) final and closing investigation reports; and (6) any and / or all information, data, or reports not otherwise exempt by statute (5 U.S.C. 552 (c) (1)), (5 U.S.C. 552 a (j) (2), (k) (2), or law, *Tarleton v. Saxbe*, 507 F.2d. 1116. 165 U.S. App. D.C. 293 (1974), *Menard v Saxbe*, 498 F.2d. 1017, 162 U.S. App. D.C. 284 (1974), *Sullivan v. Murphy*, 478 F.2d. 938, 156 U.S. App. D.C. 28 (1973). Your Agency is advised that the investigation reports in toto are no longer accorded exempt status unless under the specific exemption noted, and only with reference to specific citation of authority, *Paton v. La Prade*, 524 F.2d. 862, 868-69, (CA3 1975).

C

SPECIFIC REQUESTS:

All material regarding Re: case 8:10-CR-396, including, but not limited to; (1) the specific part of the probation offices case where the Government (Ms. Hanewicz) referred: "and there are other parts about the case that showed his [defendant's] non willingness to provide truthful information, whether it was, you know, talking about the silhouette of the police officer and acknowledging whether that's a police officer or not[?]. . ."; also, (2) the specific part of the probation officer's case where defense (SEE ADDITIONAL PAGE 3-)

It is further requested that your Agency in response to the material requested specifically inform me if and to whom the file and / or any material therein contained has been released to any identifiable individual or agency, their name, title, purpose and need for such information, the date of such release, the specific material that was released, the person within your Agency who released such information, and the specific reference to authority, statute or regulation, governing such release (5 U.S.C. 552 a (d) (1)), Paton v. La Parde, 524 F.2d. 862 (CA3 1975), Tarlton v. Saxbe, 507 F.2d. 1116, 165 U.S. App. D.C. 293 (1974).

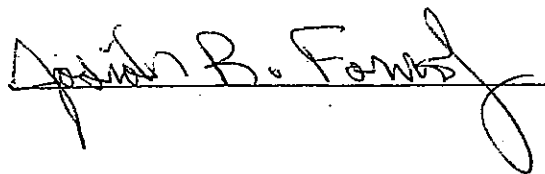
It is further requested that your Agency provide me with a copy of specific regulations of your Department as provided by statute (5 U.S.C. 552), so that compliance with such regulations is adhered to except as otherwise provided by law (5 U.S.C. 701 et. seq.).

If and for any reason you choose not to send me any of the documents or papers requested, then please provide me with a "Vaughn Index" as set forth in Vaughn v. Rosen, 484 F.2d. 820 (D.C. Cir. 1973).

If and for any reason it is determined that portions of the material and records sought is exempt by statute (5 U.S.C. 552 (c) (1), 552 a (j) (2), (k) (2) or by regulation (Menard v. Mitchell, 430 F.2d. 486, 139 U.S. App. D.C. 113 (1970), Nemetz v. Department of Treasury, 446 F. Supp.102, (N.D. Ill. 1976)), I request specific citation to authority for such deletion, Chastain v. Kelly, 510 F. 2d. 1232 (D.C. Cir. 1975). I further agree to pay any reasonable costs, or file IN FORMA PAUPERIS if I am indigent, provided by statute or regulation of your agency, for search and copying of the material requested.

Pursuant to Title 5 U.S.C. 552 (d) (A), it is noted that your Agency has twenty (20) working days following receipt of this request to provide the information and material sought. Should any delay occur, it is requested that your Agency inform me of this delay as provided by Agency regulations and the date as to when your Agency will be able to act upon request.

Yours truly,



Dated: 12/18/12



" SPECIFIC REQUEST "
CONTINUED

Counsel Stephen Crawford referred: "... where we [the defense] asked Miss Hatten on behalf of the probation office to add the defendant disagrees with this conclusion [conviction] ... so those issues have been preserved, and they are so noted. "

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
PROBATION OFFICE

JOSEPH C. COLLINS
CHIEF PROBATION OFFICER

501 E. POLK STREET, SUITE 800
TAMPA, FLORIDA 33602

November 8, 2012

REPLY TO: P.O. Box 3905
Tampa, Florida 33601

Josiah Fornoff
51913-018
FCC Coleman Medium

Re: Fornoff, Josiah
Collateral Response

Dear Case Manager Carmen Small:

I am in receipt of inmate Josiah Fornoff's letter dated October 17, 2012. The only issue I am able to address in his letter is that concerning the issue of his PSR. At his sentencing, any information contained in the PSR was formally adopted by the Judge. Prior to that, he and his lawyer had an opportunity to present any objections they had. After both sides had time to present any unresolved legal issues, the Judge formally adopts the PSR and it becomes a legal record. It is not allowed to be altered in any way after that time, except by a judicial order. Mr. Fornoff's PSR has not been modified in ANY way from the day of his sentencing.

I have no knowledge of any other issues that occurred between Mr. Fornoff and his attorney or any court transcripts, so I cannot speak to those concerns. I hope this answers Mr. Fornoff's questions as to his PSR.

Sincerely,



Christine Hatten

110

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: 51913018
TO: Blevins, Kimberly; Godfrey, Robert
SUBJECT: In further fear for our, lawful Americans', lives!
DATE: 10/17/2012 02:18:59 PM

LEGAL DOCUMENT

October 17, 2012

Mrs. Smalls
Case Manager
Coleman Medium FCI
P.O. Box 1032
Coleman, FL 33521

Copy

Subject: In further fear for our, lawful Americans', lives!

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Dear Mrs. Smalls:

Will you please contact the probation office, the District Court, and Coleman medium FCI S.I.S.--DeCamille, Matthews, Machado, etc.--regarding the following concerns about the records and my safety:

(1)(a) I have not found any of the major changes that defense counsel Stephen Crawford discussed with me--in the marshal's building, prior to sentencing--concerning certain factual scenarios and other important factors in the pre sentence investigation report (P.S.I.R.) of record. Because of Mr. Crawford misrepresenting me, among other things, regarding the facts of this case, including in the P.S.I.R. at sentencing--I am not satisfied with the P.S.I.R. of record or any other result of this case:

(1)(b) For example--Mr. Crawford ought to have presented the following in trial--[Instead] in sentencing, Mr. Crawford specifically requested of the Court that it be noted that the paperwork that I served on the Pasco County Sheriff's Office (P.C.S.O.) on July 6, 2009 did not include a hand-written trespass warning as the P.C.S.O. had alleged in a declassified FBI report evidenced in discovery; though, the paperwork did include a copy of my January 7, 2009 letter "Subject: NOTICE" to The President of the United States, with a photo-copy of my Florida issue picture identification card--as the P.C.S.O confirmed in the above FBI report--which included with the paperwork constitutes an Official Criminal Complaint by common law enforcement standards, practices, and procedures.

I have not found any note of the above distinction--that was supposed to be preserved for the record--in the district court record, or in the P.S.I.R.: and, in keeping with my aforesaid criminal complaint, that causes me to be in further fear for our, lawful Americans'--Americans who neither consent to rule by genocide, nor consent to be so ruled--lives!

(2)(a) It has long been evident that we do not have access to a lawful American government or Court system regarding my aforesaid criminal complaint. Instead, the in place unlawful United States government and Court system--its: aiders, abettors, abiders, and otherwise collaborators--continues to prove that they will lie, cheat, steal, kill, and otherwise destroy us lawful Americans to further obstruct and flee from the justice regarding my above criminal complaint and commit genocide against us.

Therefore, being in further fear for our, lawful Americans', lives--and expressing that fear in this writing--I recognize that our only other lawful, constitutional, option is to bear arms oppose the in place unlawful United States government and Court system: who continue to commit further criminal genocide against us lawful Americans and obstruct and flee justice regarding our criminal complaints oppose said genocide.

(2)(b) Where can we lawful Americans be safe from such an in place unlawful United States government and Court system genocide against us? Only where we continue to prosecute our witness, of the afore mentioned genocide against us, will we be secure: and I am prosecuting my witness through to the end regarding all the aforesaid and everything herein, expressed and implied--right here, right now, including in this writing!

Under the rules of penalty for perjury I, Josiah Robert Fornof: swear, affirm, and otherwise attest that all of the aforesaid and everything herein is the truth, evidence and material, that may be tested and weighed in a lawful Court by lawful Americans,

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

and given the credit it's lawfully due---according to the rules.

And the rules are simple: Severe penalty for perjury if all the aforesaid and everything herein is not given in good faith; a far more severe penalty for obstruction of justice, intimidation and harassment of a witness, genocide, etc. ...if all the aforesaid and everything herein is not taken in good faith.

What else explains why the in place unlawful United States government and Court system obstructs and flees from justice regarding the challenge of my witness account evidenced herein? Genocide fits! And I am lawfully, constitutionally, justified in bearing arms---including my witness account---oppose the in place unlawful United States government and Court system genocide against us lawful Americans!

I am calling for a peaceful resolution, with due consideration of my witness account in its entirety, so nobody is further harmed as a result of the above mentioned genocide. I've been threatened by someone here at Coleman Medium FCI that if I continue to pursue justice in my witness account of the aforesaid genocide then the in place unlawful United States government and Court system---including Coleman Medium FCI---will make it worse on me. What's worse than genocide? A do nothing citizenry? There's no difference, either way---I cannot cooperate with such lawlessness!

Sincerely,

Josiah Robert Fornof
_s/ Josiah Robert Fornof
JOSIAH ROBERT FORNOF
Appellant

Josiah R. Fornof
10/17/12

Copy

cc. Kimberly A. Blevins
Robert Godfrey, Counsel for Appellant

LEGAL DOCUMENT

United States Court of Appeals
Eleventh Circuit
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

John Ley
Clerk of Court

www.ca11.uscourts.gov

August 31, 2012

Ms. Kimberly Bevins
18060 Owen Drive
Hudson, FL 34667-6659

Re: Case #: 11-15592

Dear Ms. Bevins:

This responds to your recent emails to Chief Judge Dubina. Your emails discuss various aspects of your son's appeal and, in one, you appear to be filing a "Motion for Substitute Counsel" on his behalf.


Please be advised that appeals coming to this court are governed by the Federal Rules of Appellate Procedure (FRAP) and various 11th Circuit Rules. These rules can be found on our website at www.ca11.uscourts.gov.

Under our rules, the court will only accept filings from counsel when a party is represented by counsel. Since your son, Josiah, is represented by counsel, your attempts to file motions on his behalf have no legal effect and will not be acted upon by the court. See 11th Cir. Rule 25-1.

In addition, Internal Operating Procedure (I.O.P.) 4 under FRAP 25 provides that the clerk's office in Atlanta is the proper place to file any appellate papers. The rule also specifically prohibits parties or counsel from communicating directly with a judge's chambers without receiving prior approval of the court to do so. Since the court has not given you or your son the required approval, please do not mail or email any matter related to your son's appeal directly to Chief Judge Dubina or any other judge on this court.

Finally, your last email states that you are gravely concerned about an email you received from someone named "Curley" that appears to threaten you for committing "further genocide upon us...." Although I cannot provide you legal advice on such matters, I strongly recommend you bring this to the attention of your local police department.

Sincerely,


John Ley
Clerk of Court



FEDERAL DEFENDER

Middle District of Florida

Donna Lee Elm
Federal Defender

James T. Skuthan
First Assistant Defender

Reply to: Orlando

August 8, 2012

ATTORNEY-CLIENT CORRESPONDENCE SPECIAL MAIL, OPEN ONLY IN PRESENCE OF INMATE

Mr. Josiah Fornof
Reg. No. 51913-018
FCI Coleman Medium
P.O. Box 1032
Coleman, FL 33521

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Dear Mr. Fornof:

I am writing in response to the email you sent me on August 7, 2012. Let me address your concerns in order.

(1) You asked why I told you that a letter dated April 10, 2002, which you say your mother sent to Judge Kovachevich, was not in the record. I told you (in an email dated April 20, 2012, which responded to your email dated April 19, 2012) that the letter is not in the record because, in fact, the letter you describe is not in the record. That letter was not introduced as an exhibit in the district court proceeding and was not read into the record in the district court proceeding. Therefore, it is not in the record. The date of the letter that your mother supposedly sent to Judge Kovachevich is not in the record (Doc. 114 at 27-28) so there is no way to identify the letter from the record, and Judge Kovachevich says on the record "This is the first time I've seen it is just right now." Doc. 114 at 28. There is no evidence, then, that the judge ever received this letter you say your mother sent back in 2002. Moreover, the letter was a non-issue at your trial because your

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Jacksonville, Florida 32202-4326
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FAX 904 232-1937

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Ft. Myers, Florida 33901-3019
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FAX 239 334-4109

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Ocala, Florida 34471
Telephone 352 351-9157
FAX 352 351-9162

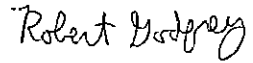
Mr. Josiah Fornof
August 8, 2012
Page 2

attorney took pains to let the judge know that “the defense in no way is asking you to recuse yourself.” Doc. 114 at 28. Further, as I explained to you in my April 20th email, “there is no evidence that your letter or your mother’s letter had anything to do with the judge’s decision to enhance your offense level based on your trial testimony, or with the judge’s advice at sentencing that anything you said could and would be used against you.” The letter is thus also a non-issue for the appeal.

(2) In keeping with my professional and ethical obligations as an attorney, I must decline your direction to send copies of this letter to your mother and to Judge Dubina. First, your appeal is before the Eleventh Circuit, so my communicating with Judge Dubina would be completely improper. Second, while you are free to do as you wish, I resolutely refuse to take any action which in my professional opinion hurts your interests. That would be an utter abdication of my professional and ethical responsibilities. The comment to Rule 4-1.2 of the Rules Regulating the Florida Bar states “a lawyer is not required to pursue objectives or employ means simply because a client may wish that the lawyer do so.” I respectfully refuse to correspond with your mother because that is against your best interests, and I respectfully refuse to correspond with Judge Dubina because that would be an improper communication to the Court and because that is against your best interests. See Rule 4-2.1 of the Rules Regulating the Florida Bar (“In representing a client, a lawyer shall exercise independent professional judgment and render candid advice.”) and the comment that accompanies that rule (“A client is entitled to straightforward advice expressing the lawyer’s honest assessment. Legal advice often involves unpleasant facts and alternatives that a client may be disinclined to confront. . . . [A] lawyer should not be deterred from giving candid advice by the prospect that the advice will be unpalatable to the client.”).

We are still waiting for the Court of Appeals to rule on my motion to withdraw. I will let you know as soon as I hear something from the Court.

Sincerely,



Robert Godfrey
Research and Writing Attorney

FEDERAL DEFENDER

Middle District of Florida

Donna Lee Elm
Federal Defender

Reply to: Orlando

July 25, 2012

Orlando:

Rosemary T. Cakmis
Craig L. Crawford
Tracy N. DaCruz
Robert Godfrey
Maria Guzman
Larry B. Henderson
Peter Warren Kenny
Stephen J. Langs
Ben Singerman
James T. Skuthan
James W. Smith, III
Adam S. Tanenbaum

ATTORNEY-CLIENT CORRESPONDENCE SPECIAL MAIL, OPEN ONLY IN PRESENCE OF INMATE

Mr. Josiah Fornof
Reg. No. 51913-018
FCI Coleman Medium
P.O. Box 1032
Coleman, FL 33521

Tampa:

Adam B. Allen
Howard Anderson
John L. Badalamenti
Stephen Baer
Jenny Devine
Dionja L. Dyer
Yvette Gray
Allison Guagliardo
A. Fitzgerald Hall
Mary Mills
Kriston Neely
Walter Ruiz
Frank Zaremba

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Dear Mr. Fornof:

I received an email from your mother this morning saying that you have heard nothing about the status of your case in quite a long time. On May 21st I sent you a letter in which I explained:

Jacksonville:

James H. Burke, Jr.
Lisa Call
Maurice C. Grant, II
Sylvia Irvin
Susan Good Yazgi

I am writing to update you on your appeal. As of today, the Court of Appeals has not ruled on my motion to withdraw. The Court of Appeals has stayed the proceedings until it rules on that motion. I have thus not filed a reply brief, and will not be filing anything until the Court rules on my motion.

Ft. Myers:

Martin DerOvanesian
Darlene M. Geiger
James Lappan
Russell K. Rosenthal
G. Ellis Summers

Nothing has happened since then. There has been nothing to report. As of today, the Court of Appeals has still not ruled on my motion to withdraw. Nothing will happen in your case until the Court of Appeals rules on my motion to withdraw.

Ocala:

Rick Carey

I responded to your mother's email with an email in which I explained what I just wrote above. After that, your mother forwarded my email to Chief Judge

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Mr. Josiah Fornof
July 25, 2012
Page 2

Joel Dubina of the Court of Appeals. In her email to Judge Dubina, your mother wrote of his "opportunity to repent of the genocide" he was "inescapably committing."

What your mother wrote was highly improper, arguably waives attorney-client privilege by repeating what I have told you (remember, you gave me permission to speak with your mother concerning your case, not permission to tell the Court of Appeals about communication between you and me), and could be construed as a threat to the judge or a charge that he is committing serious criminal acts. In short, your mother's actions are directly contrary to your interests. Because of that, I will no longer be communicating with your mother concerning your case. A copy of a letter that I sent to her is enclosed.

I will let you know as soon as the Court of Appeals rules on my motion to withdraw.

Sincerely,

Robert Godfrey

Robert Godfrey
Research and Writing Attorney

FEDERAL DEFENDER

Middle District of Florida

Donna Lee Elm
Federal Defender

Reply to: Orlando

July 25, 2012

Orlando:

Ms. Kimberly Blevins
18060 Owen Drive
Hudson, FL 34667-6659

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Rosemary T. Cakmis
Craig L. Crawford
Tracy N. DaCruz
Robert Godfrey
Maria Guzman
Larry B. Henderson
Peter Warren Kenny
Stephen J. Langs
Ben Singerman
James T. Skuthan
James W. Smith, III
Adam S. Tanenbaum

Tampa:

Dear Ms. Blevins:

I just received from you the highly improper email that you sent to Judge Dubina in which you forwarded the earlier email I had courteously sent to you explaining the status of Josiah's case. Because your improper actions are hurting the position of my client (your son), I will no longer communicate with you concerning Josiah's case. Please do not email me or call my office. I will not accept your calls and will not respond to any further written communications from you.

Adam B. Allen
Howard Anderson
John L. Badalamenti
Stephen Baer
Jenny Devine
Dionja L. Dyer
Yvette Gray
Allison Guagliardo
A. Fitzgerald Hall
Mary Mills
Kriston Neely
Walter Ruiz
Frank Zaremba

Jacksonville:

Sincerely,

Robert Godfrey
Robert Godfrey
Research and Writing Attorney

James H. Burke, Jr.
Lisa Call
Maurice C. Grant, II
Sylvia Irvin
Susan Good Yazgi

Ft. Myers:

cc: Josiah Fornof

Martin DerOvanesian
Darlene M. Geiger
James Lappan
Russell K. Rosenthal
D. Ellis Summers

Ocala:

Richard Carey

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FAX 352 351-9162

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TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: Josiah's Letter (One-year anniversary of "Sheriff Trespass" of July 6, 2009)
DATE: 05/29/2012 01:30:07 PM

A copy of your Photo ID was included with original, which was part of what makes this an official complaint: **MAKES THIS AN OFFICIAL COMPLAINT** (present tense) as it is still in full affect and is not going anywhere! Moreover, you had two confirming witnesses: Nathan A. Fornof, and me, Kimberly A. Blevins! That's about as cinched-up-tight as it gets.

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Tue, Jul 6, 2010 at 11:10 PM
Subject: Josiah's Letter
To: "C. B. Cieszynski" <cbcieszyn@gmail.com>, "C. B. Cieszynski" <cbcieszyn@hotmail.com>

Josiah R. Fornof
18060 Owen Drive
Hudson, FL 34667-6659

July 6, 2010
Certified Mail No.. 7009 3410 0001 3821 8692

Bernard J. McCabe, Jr.
P.O. Box 5028
Clearwater, FL 33758

Dear Mr. McCabe:

This is an official complaint against Bob White, Sheriff, Pasco County, Florida.

On July 6, 2009, at or about 4:05 PM, two Pasco County Sheriff deputies, unauthorized[i], entered, armed and wearing bullet-proof vests, into and upon enclosed land[ii] at 18060 Owen Drive, Hudson, Florida 34667-6659, and then did commit aggravated assault on me, Josiah R. Fornof, and on my brother, Nathan A.. Fornof, and on my mother Kimberly A. Blevins[iii] [iv], and unlawfully dumped paper[v] [vi] upon leaving. To start, I refer you to "Sheriff Trespass" video, accessible on the enclosed compact disk (CD), and also accessible on YouTube at <http://www.youtube.com/watch?v=TAcwXt1-hso>

Note that my letter dated January 7, 2009, to The President, which was part of the packet of information given to the deputies on July 6, 2009, includes the following prophetic words:

In keeping with the aforesaid, you and your agents, aiders and abettors have well indicated that you are not just failing to get lawful, but have no intention of doing so ever: in failing to get lawful, you continue to come against me unlawfully and perpetuate your unlawful, criminal, genocidal onslaught against my grandparents and theirs, against me, against We the People, against any and all lawful entities!

Indeed, on July 6, 2009, The President of the United States, via Pasco County Sheriff Bob White, was caught red-handed on video carrying through just as I had predicted some six months earlier.

What are our rights as victims in the aforesaid? What can we lawfully expect from the State? What does the State lawfully expect from us? Your answering these questions, via registered mail, over your own signature, may be taken as an act of good faith. Your continuing failure to do your official duty on these matters is evidence that the State of Florida willfully intends to further come unlawfully against me, against my family, against the lawful authority, against We the People. This is another attempt among many to protect myself and my family and to resolve these issues peacefully, by due process.

Sincerely,

Josiah R. Fornof

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

Kimberly A. Blevins, Witness

Nathan A.. Fornof, Witness

JRF/kab
Enclosure: "Sheriff Trespass" compact disk (CD)
Ccs (with enclosure):

President Barack Obama, The White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500, Certified Mail No. 7009 3410 0001 3821 8685

Office of Governor Charlie Crist, State of Florida, The Capitol, 400 S. Monroe St., Tallahassee, FL 32399-0001, Certified Mail No. 7009 3410 0001 3821 8678

Steven E. Ibison, Special Agent in Charge, Federal Bureau of Investigation Tampa, 5525 West Gray Street, Tampa, FL 33609, Certified Mail No. 7009 3410 0001 3821 8661

Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, FL 34654, Certified Mail No. 7009 3410 0001 3821 8654

William R. Webb, Judge, Sixth Judicial Circuit of Florida, Room 216, 7530 Little Road, New Port Richey, FL 34654, Certified Mail No. 7009 3410 0001 3821 8647

John J. Gallagher, Administrator, Pasco County, 7530 Little Road, New Port Richey, FL 34654, Certified Mail No. 7009 3410 0001 3821 8630

- [i] F.S. 810.12 Unauthorized entry on land; prima facie evidence of trespass
- [ii] F.S. 810.09 (2)(c) Trespass on property other than a structure or conveyance: armed (3rd degree felony, punishable by up to five years in prison)
- [iii] F.S. 810.08 (c) Trespass in structure or conveyance: armed (3rd degree felony)
- [iv] F.S. 784.021 Aggravated assault (3rd degree felony)
- [v] F.S. 810.12 (6) Unauthorized entry on land; prima facie evidence of trespass
- [vi] The paperwork included at least the following:

Fornof, J. R. (2008, Apr. 13). Correspondence to the Clerk of the Circuit Court (Jed Pittman), which commences, "The State of Florida is murdering me, Josiah R. Fornof, with the Sixth Judicial Circuit Court's and Pasco County Sheriff's conscious aid. I am in fear for my life." [Re: Case No. 08-3370SLG]

Fornof, J.R. (2008, May 17). Correspondence to Congressman Gus M. Bilirakis, via Express Mail No. EB 274010425 US.

Fornof, J. R. (2008, Sept 10). Correspondence to Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, regarding Case No. 08-3370SLG, sent via USPS EXPRESS MAIL No. EQ 892289438 US

Fornof, J.R. (2009, Jan. 7). Correspondence to The President, 1600 Pennsylvania Ave NW, Washington DC 20500, sent via email on title date. After Barack Obama was inaugurated, re-sent via Registered Mail (Certified Mail No. 7007 1490 0000 4765 0563), with courtesy copies to Governor Charlie Crist, State of Florida, Certified Mail No. 7007 1490 0000 4765 0587, and to State Attorney Bernie McCabe, Sixth Judicial Circuit of Florida, Certified Mail No. 7007 1490 0000 4765 0570

FEDERAL DEFENDER

Middle District of Florida

Donna Lee Elm
Federal Defender

Reply to: _____

May 7, 2012

Orlando:

Rosemary T. Cakmis
Craig L. Crawford
Tracy N. DaCruz
Robert Godfrey
Maria Guzman
Larry B. Henderson
Peter Warren Kenny
Stephen J. Langs
Ben Singerman
James T. Skuthan
James W. Smith, III
Adam S. Tanenbaum
Donald R. West

ATTORNEY-CLIENT CORRESPONDENCE SPECIAL MAIL, OPEN ONLY IN PRESENCE OF INMATE

Mr. Josiah Fornof
Reg. No. 51913-018
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P.O. Box 1032
Coleman, FL 33521

Tampa:

Adam B. Allen
Howard Anderson
John L. Badalamenti
Stephen Baer
Jenny Devine
Dionja L. Dyer
Yvette Gray
Allison Guagliardo
A. Fitzgerald Hall
Mary Mills
Walter Ruiz
Frank Zaremba

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Dear Mr. Fornof:

In light of your continued insistence that I include in the appeal matters that were not presented in the district court, and in light of your threat to illegally bear arms again if I do not comply with your demands, both as expressed in your May 6th email to me, I have had to file a motion to withdraw from further representation of you. A copy of that motion is enclosed.

It is up to the Court of Appeal whether to grant my motion. If the Court does not grant my motion and orders me to continue to represent you, then I will file a reply brief addressing the arguments made by the government in its brief. If the Court does grant my motion, then it will most likely appoint another attorney (not from the Federal Defender's Office) to represent you in your appeal.

Jacksonville:

James H. Burke, Jr.
Lisa Call
Maurice C. Grant, II
Sylvia Irvin
Susan Good Yazgi

Ft. Myers:

Martin DerOvanesian
Darlene M. Geiger
James Lappan
Russell K. Rosenthal
G. Ellis Summers

I will let you know as soon as I receive a ruling from the Court on my motion. The Court will most likely also mail you a copy of its decision.

Ocala:

Rick Carey

On a different note, Mr. Fornof, I assume you know that anything you send to

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FAX 407 648-6095

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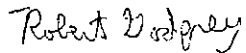
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Mr. Josiah Fornof
May 7, 2012
Page 2

me via Corrlinks is not protected by any type of attorney-client privilege and can be read by the authorities at the prison and forwarded to the U.S. Attorney's Office. I have recently learned that your mother is posting information about your case on her blogspot. While this letter from me to you is protected by the attorney-client privilege, anything posted on your mother's blogspot is not protected by any privilege and becomes fair game for prosecutors to read. I would respectfully urge you to advise your mother to not post any privileged material concerning your case as that will cause the privilege against disclosure to be lost.

Sincerely,



Robert Godfrey
Research and Writing Attorney

enclosure

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: 51913018
 TO: Blevins, Kimberly; Godfrey, Robert
 SUBJECT: RE: January 7, 2009
 DATE: 05/07/2012 09:16:06 AM

LEGAL DOCUMENT

May 7, 2012

Mr. Robert Godfrey
 Research and Writing Attorney
 Florida Bar Number 0162795
 201 South Orange Ave., Suite 300
 Orlando, Florida 32801
 Telephone: 407-648-6338
 Facsimile: 407-648-6095
 E-Mail: robert_godfrey@fd.org
 Counsel for Appellant

Re: United States v. Josiah Fornof
 Case No. 8:10-cr-396
 Appellate Court Case No. 11-15592

Dear Mr. Godfrey:

This is your copy of my January 7, 2009 letter to The President of the United States: that is included in the packet of paperwork of my communications with the government -federal, state, local- , that I served on the Pasco County Sheriff with a Copy of my Florida issue identification card as an Official Criminal Complaint of certain scary circumstances, that I made sure was well documented for Due-Process, that your unknowing duely requested; for you to have and know, as you are obligated and responsible for knowing what it says/refers, and acting in lawful accordance with.

Peacefully prosecuting my witness and testimony,

Josiah Robert Fornof.
 Appellant

LEGAL DOCUMENT
 ----Blevins, Kimberly on 4/19/2012 9:48 AM wrote:

>

Josiah Robert Fornof
 18060 Owen Drive
 Hudson, Florida 34667-6659

January 7, 2009

VIA EMAIL

The President
 1600 Pennsylvania Ave NW
 Washington, DC 20500

Dear Mr. President:

The governing bodies of these United States of America, top to bottom, across the board, federal, state, and local, are inescapably in breach of contract against my grandparents the late Ruth Elvada Denniston Blevins (1923-1997) and Robert Frank Blevins (1925-) and theirs, including of course against me, against We the People, against any and all lawful entities and are responsible for knowing as much and for acting in lawful accordance with same.

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Moreover, having been assumed to know as much, what is in place is a contiguous governing body that is in no manner above the law, but is in all manner more powerful than the law and that rules accordingly, with lethal, genocidal consequences against my grandparents and theirs, against me, against We the People, against any and all lawful entities.

In keeping with the aforesaid, you and your agents, aiders and abettors have well indicated that you are not just failing to get lawful, but have no intention of doing so ever: in failing to get lawful, you continue to come against me unlawfully and perpetuate your unlawful, criminal, genocidal onslaught against my grandparents and theirs, against me, against We the People, against any and all lawful entities!

I cannot cooperate with such lawlessness: the law -- the real law, and ruling out color of law -- says I have the right to bear arms against such unlawful entities, up to and including the President of the United States, that are coming against me unlawfully, lethally, genocidally.

Sincerely,

Josiah R. Fornof

cc: Governor Charlie Crist
State Attorney Bernie McCabe

The President
January 7, 2009
Page 2 of 2

References:

Blevins, R. F. (1997, Dec. 7). Personal correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-O

Blevins, R. F. (2000, Apr. 23). Personal correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-O

Blevins, K. A. (2005, Feb. 10). Terrorist Event Theory (Formerly: Apparent Surrogate Victim Theory), report prepared for President George W. Bush.

Blevins, K. A. (2001, Jul. 11). Sworn affidavit, submitted in the Sixth Judicial Circuit of Florida.

Fornof, J. R. (2008, Apr. 13). Correspondence to the Clerk of the Circuit Court (Jed Pittman), which commences, "The State of Florida is murdering me, Josiah R. Fornof, with the Sixth Judicial Circuit Court's and Pasco County Sheriff's conscious aid. I am in fear for my life." [Re: Case No. 08-3370SLG]

Fornof, J. R. (2008, Sept 10). Correspondence to Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, regarding Case No. 08-3370SLG, sent via USPS EXPRESS MAIL No. EQ 892289438 US

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FROM: 51913018
 TO: Blevins, Kimberly; Godfrey, Robert
 SUBJECT: RE: July 6, 2009, letter to Sheriff Bob White
 DATE: 05/07/2012 12:57:42 PM

LEGAL DOCUMENT

May 7, 2012

Mr. Robert Godfrey
 Research and Writing Attorney
 Florida Bar Number 0162795
 201 South Orange Ave., Suite 300
 Orlando, Florida 32801
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 E-Mail: robert_godfrey@fd.org
 Counsel for Appellant

Re: United States v. Josiah Fornof
 Case No. 8:10-cr-396
 Appellate Court Case No. 11-15592

Dear Mr. Godfrey:

This is your copy of my mother's, Kimberly A. Blevins, letter to Sheriff Bob White: that she sent to the Sheriff as a result of his scary acts and behavior considering certain scary circumstances that my mother and I have duly made sure are well documented for Due-Process on July 6, 2009, that the government raised questions about in trial regarding if my mother had informed law enforcement and any other government official that her family's property and persons are off limits to them, that if the jury or the Court has any doubt that we are lawfully justified in arming ourselves and excluding the Sheriff and any other government official from our property and persons regarding the facts given in our testimonies of these communications of certain scary circumstances of the people after us; that they are duly obligated to inquire and give their due-consideration of, that your unknowing also duly requested; for you to have and know, as you are obligated and responsible for knowing what it says/refers, and acting in lawful accordance with.

Also, I ought to clarify with a minor correction to my May 7, 2012 at 9:16:06 letter to you earlier this morning, including your copy of my January 7, 2009 letter to The President of the United States; where I say: "...that your unknowing duely requested,..."; I mean as I state in this letter, as with reference to the Sheriff's, Court's, jury's and anyone else who has an obligation for knowing as well: "...that your unknowing [also] duly requested,..." -the facts for Due-process.

I feel that I must apologize for any spelling/typographical errors in my compositions, but the wear and tear of the stress of this whole scary circumstance is having its expected effects; though, I can humbly assure you, that with the Due-Diligence in the Due-Process of my family's Official Criminal Complaint[s] in oppose to the unlawful United States government continuing criminal genocide on us lawful Americans, all will be duly clarified and corrected.

Peacefully prosecuting my family's witness and testimony,

Josiah Robert Fornof,
 Appellant.

LEGAL DOCUMENT

---Blevins, Kimberly on 4/21/2012 9:18 PM wrote:

>

----- Forwarded message -----
 From: Kimberly Blevins <kimberly.blevins@gmail.com>
 Date: Mon, Jul 6, 2009 at 7:03 PM
 Subject: Your Latest Terrorist Attack on Me and Mine!
 To: Bob White <rlwhite@pascosheriff.com>

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Cc: Bernie McCabe <bmccabe@co.pinellas.fl.us>, John Gallagher <mlecznar@pascocountyfl.net>, president@whitehouse.gov, Charlie Crist <Charlie.Crist@myflorida.com>

Dear Sheriff White:

At or about 4:09 PM today, July 6, 2009, you via your agents of terror -- two flak-jacketed, armed, hatless, but otherwise uniformed Caucasians in unmarked cars -- came on the unlawful, lethal, genocidal attack against me and mine at our home here at 18060 Owen Drive, Hudson, Florida 34667-6659, and you did so by stealth, with lethal force, under cover, while I was working, no less!

You, via your aforesaid agents of terror, claimed to have something that was never produced and that would not have had any legal existence or effect if you had produced it; namely, a warrant for a Wyatt Blevins. No case number was provided to us: I demand a case number, immediately. Even when advised that you, via your agents, were trespassing, you, via your agents, refused to leave, and commenced to further terrorize, including with lies.

As for any alleged warrant for a Wyatt Blevins, given your penchant for lies and more, it figures that you manufactured such an identity! Is the United States Secret Service in on that one with you too?

Your actions today are a flagrant display of abuse of power, lawlessness, terrorism, and genocide.

My family and I have a right to be secure in our persons, and the people have entrusted you to enforce that protection on our behalf. Instead, you fail to become lawful, and you continue to come on the attack against us every chance you get, and even to invent chances, as you did today! How can this be?

Be advised that as Americans we -- I and mine -- have the right to defend ourselves, including to bear arms against you or any of yours, not just on this, my property, but anytime, anyplace that you, via them, attempt to further terrorize us, and we will not hesitate to do so. We are on our guard and will remain so until we see clear and convincing evidence that you have become lawful and will remain lawful.

We do not want to have to defend ourselves with arms: we want what we have always wanted, lawfulness, including of course lawful process. Did these two men, representing you, know that we had, and have, the right to shoot and kill them on sight? Did you send them up here to sacrifice them, hoping that we would do just that, so you could then swarm in with your unlawful lethal force and claim whatever? Do these men realize that you self-evidently consider them expendable? Do their families and friends realize that?

How dare you come against the people, against Americans, against America, as you are doing? The position you occupy will not forever provide you refuge from accountability for your own actions, and the actions of your reciprocal benefactors, including but in no manner limited to State Attorney Bernie McCabe and County Administrator John J. Gallagher and theirs.

You have made it so that we -- I and mine -- are answerable to no authority but to the Lord God Almighty, and He is most definitely with me and mine.

As for me and mine, our properties and persons are absolutely off limits to you and to yours: you and yours means the inescapably in-breach-of-contract governing powers of these United States of America, across the board, federal, state, local. This is serious. You, via your agents, have been served, and noticed. Govern yourself/yourselves accordingly.

Sincerely,

Kimberly A. Blevins
18060 Owen Drive
Hudson, Florida 34667-6659

Blevins, R. F. (1997, Dec. 7). Correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-O

Blevins, R. F. (2000, Apr. 23). Correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-O

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

Blevins, K. A. (2001, Jul. 11). Sworn affidavit, copy provided to John J. Gallagher, County Administrator, West Pasco Government Center, S-340, 7530 Little Road, New Port Richey, FL 34654

Fornof, J. R. (2008, Apr. 13). Correspondence to the Clerk of the Circuit Court (Jed Pittman), which commences, "The State of Florida is murdering me, Josiah R. Fornof, with the Sixth Judicial Circuit Court's and Pasco County Sheriff's conscious aid. I am in fear for my life." [Re: Case No. 08-3370SLG]

Fornof, J. R. (2008, Sept 10). Correspondence to The Honorable Bob White, Sheriff, Pasco County, 8700 Citizen Drive, New Port Richey, Florida 34654, regarding Case No. 08-3370SLG, sent via USPS EXPRESS MAIL No. EQ 892289438 US

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TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: 51913018
TO: Blevins, Kimberly; Godfrey, Robert
SUBJECT: STOP THE GENOCIDE AGAINST US !!!!!!!!!!!!!!!!!!!!!!!
DATE: 05/06/2012 09:30:34 AM

LEGAL DOCUMENT

May 6,2012

Mr. Robert Godfrey
Research and Writing Attorney
Florida Bar No. 0162795
201 South Orange 300
Orlando,Florida 32801
Telephone: 407-648-6338
Facsimile: 407-648-6095
E-Mail: robert_godfrey@fd.org
Counsel for Appellant

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Dear Mr. Godfrey:

This is in response to your May 1,2012 letter to me:

My mother sent letters to Judge Kovachevich as an appeal from crimes being committed against her,her family,and other lawful Americans by unlawful United States government individuals.Judge Kovachevich failed to uphold her Sworn Public-Oath,by negatively responding to those appeals,and broke the LAW; as did officer Nottoli,Stephen Crawford,the F.B.I. and anyone else who -knows that we have an Official Criminal Complaint and are seeking Due-Process for our injuries in regard of that Official Criminal Complaint- fails their duty. And that legally affects every decision that they,the above obligated individuals,make from then on -especially in their decisions against me and my family.

My January 7,2009 letter to The President of the United States may not have been mentioned as included in the paperwork that I served on the Pasco County Sheriff.But that that packet of paperwork is of communications that I had been in with the Pasco County Sheriff,the Pasco County government,and the State of Florida government -Ref: Page 42,lines 15-25,of Doc. 118- of a criminal complaint of criminal elements -Ref: Page 43,lines 15-21,of Doc. 118- and conduct of criminal nature -Ref: Page 44,lines 13-25,of Doc. 118- that my family and I had informed the Pasco County Sheriff of prior to the Sheriff's attempt to serve a warrant;and that in considering our criminal complaint that we had previously informed the Pasco County Sheriff of - Ref: Page 54,lines 14-16,of Doc. 118- that my family and I were threatened by an immediate threat of harm to us as a result of the Pasco County Sheriff's scary acts and behavior in the Obstruction of Justice in regard to our criminal complaint; that we express,my family and I,are justified in arming ourselves and bearing those arms against the Pasco County Sheriff if he returns -that's how serious of a situation it is -Ref: Page 55,lines 1-5,of Doc.118;is presented to the jury in trial for their, and the Court's,lawful due-consideration of the facts in their entirety.The aforesaid facts are just as necessary for the Court and the jury to know as the timeline of events.Instead the Court,the jury,the government,and the defense counsel were -not so justly- Obstructing Justice of the above facts of my family's Official Criminal Complaint.None of them were arguing the above facts,they were all so wrapped up in making this case out to be about Tony,the wild-life,and the Pasco County Sheriff unlawfully serving a bogus warrant that he never even made a report of -Ref: Page 61,lines 17-25,and Page 92,lines 23-25,of Doc. 118.And let me just spell this out for you a little more clearly,Mr. Godfrey,my testimony of the above facts are to be treated as a witness account -Ref: Starting from page 7,line 20,to page 80,line 17- of a crime[s] being committed against me and my family that justifies me in arming myself and bearing arms against that threat as lawful defense of my self and others.And my direct witness account reference for that threat that I am so justified in arming myself and bearing arms against is my family's communications of a criminal complaint with the Pasco County Sheriff prior to his unlawful attempt to serve a bogus warrant that he never even made a report of;and as a result of the Sheriff's scary acts and behavior in the Obstruction of Justice of our Official Criminal Complaint,and how serious of a situation that my family's Official Criminal Complaint must,by LAW,be duely treated/processed.And the Court enters into evidence Government Exhibit 58,that officer Nottoli testifies under oath accurately reflects what occurred at the defendant's/witness's residence on July 6,2009;that evidence is then published and presented to the jury in trial in the District Court records.And that evidence does indeed accurately reflect what occurred in my direct witness

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testimony account of the threat of the crimes that are being committed against me, my family, and other lawful Americans -that justifies me in arming myself and bearing arms against that threat. The jury and the Court do not know what our lawful communications of our Official Criminal Complaint of criminal elements, criminal conduct, and criminal nature is in reference to, nor do they know the timeline that our Official Criminal Complaint references that justifies my continuous arming of myself and the bearing of those arms. Therefore the Court, nor the jury, nor anyone else who are legally or otherwise bound to lawfully/duely consider the entire facts presented in trial in the District Court, can lawfully decide that I was not lawfully justified in arming myself regarding the situation presented in my direct witness testimony and backed up by entered and published evidence in the District Court records. Now if you continue to fail to see the exculpatory evidence in the above then you have absolutely no lawful business in the legal law practice, and are a clear and present danger to us lawful Americans, and you -in respect of the Law and the upholding of The American Constitution- ought to get out of it and stay out of it, and STOP your unlawful United States government's -its aiders, abettors, abiders, and reciprocal benefactors- continuing criminal genocide against us lawful Americans.

I have tapped on your shoulder, as your client, fellow American, and otherwise associated entity; and have given you notice that an unlawful United States government is continuing to commit criminal genocide against me, my family and other lawful Americans. And all you can say is "I'm sorry" in a letter to the effect that you are going to let it continue without lifting one lawful finger. You are so WRONG! Let me also spell this out for you, Mr. Godfrey, and everyone else. I handed an on duty law enforcement government official an Official Criminal Complaint of an unlawful United States government's continuing criminal genocide against us lawful Americans -The Lawful Authority. So anything you say or do in this case may be used against you in a lawful court -as soon as I break through the obstructing unlawful United States government- by The Lawful Authority. My lawful pursuit for Justice in this matter is, lawfully, not going away. My defense counsel failed to present my family's Official Criminal Complaint and the serious issues therein, against my lawful instructions; to my, my family's, and other lawful Americans further injury.

It does not need to fit into your usual routine or process of appeals. All that is needed is that you lawfully disagree with the Obstruction of Justice of our Official Criminal Complaint of an unlawful United States government continuing criminal genocide against us lawful Americans, and for you to voice that lawful disagreement in recognition that I [We] can never have lawful process as long as the unlawful United States government's criminal genocide against us continues. Just be prepared for future litigation concerning the facts herein, because I am lawfully prosecuting my witness of the aforesaid criminal genocide that is being committed against us lawful Americans, even if I have to lawfully re-arm myself again. You, Mr. Godfrey, as well as the unlawful United States government, have been lawfully WARNED!

I am seeking the lawful and peaceful address/redress of my family's Official Criminal Complaint as defense against an unlawful United States government's continuing criminal genocide against us lawful Americans. If I can not get lawful/peaceful address/redress of my family's Official Criminal Complaint then I, having fled to the wall and exhausted every other lawful option to peacefully resolve this issue, I may lawfully re-arm myself and bear those arms in defense of myself and those who lawfully identify themselves as The Lawful Authority by their lawful actions. This is in keeping with my January 7, 2012 letter to The President of the United States and my family's Official Criminal Complaint served on the Pasco County Sheriff on July 6, 2009. Also in keeping with the aforesaid letter to The President and my family's Official Criminal Complaint, if the above is not in the District Court then the jury did not lawfully decide that I am not Justified in arming myself from the aforesaid unlawful United States government's continuing criminal genocide against us lawful Americans that that letter and Official Criminal Complaint explains is being committed. And the exclusion of the above letter and Official Criminal Complaint from my defense, against my lawful instructions, by defense counsel Stephen Crawford; proves that he is unlawfully discriminating, in participation of the aforesaid unlawful United States government's continuing criminal genocide, against me.

Mark my words Mr. Godfrey, Justice will prevail in the aforesaid crimes that are being committed against us. It's just a matter of time and lawful actions. Your actions will determine which side, lawful or unlawful, you are on-

Lawful: Helping us lawful Americans get our Official Criminal Complaint lawfully and peacefully addressed/redressed, with The Lawful Authority, and stopping the unlawful United States continuing criminal genocide against us.

Unlawful: Turning an unlawful blind eye to our serious situation as if you do not have a duty as a fellow American to help, and in the effect of turning an unlawful blind eye actively participating in the unlawful United States government's continuing criminal genocide against lawful Americans -The Lawful Authority.

-govern yourself Lawfully, Mr. Godfrey!

Lawfully address my family's Official Criminal Complaint with The Lawful Authority. Or I will be forced to re-arm myself again in defense of myself and The Lawful Authority from the aforesaid unlawful United States government's continuing criminal genocide against us. I was lied to, cheated, and stolen away an effective counsel to present the real facts of why I armed myself; that will not happen again, as long as I can lawfully do something about it. The facts are the facts and backed up all the way by the evidence of those facts and the LAW. The unlawful United States government -its aiders, abettors, abider, and reciprocal benefactors- cannot stand against the facts herein; it can only Obstruct the Justice of those facts, and unlawfully deny

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

due-process.And the only way they can do that is to continue its criminal genocide against us lawful Americans -The Lawful Authority.

I am aiming to stop the aforesaid criminal genocide against us lawful Americans -The Lawful Authority.And I do not intend on missing the mark while continuing in prayer and wearing the full armor of GOD,and all the lawful power and authority in the rights he endows me with.Now where do we go from here? Is a question that will be determined by your actions,and every other fellow American's actions whom we are lawfully appealing/petitioning for the lawful/peaceful address/redress of our appeals/grievances for help from the aforesaid criminal genocide against us lawful Americans -The Lawful Authority.

Additionally the defense counsel raises objection that I -the witness- am not limited to yes or no answers in the government's examination of me,but that I -the witness- am lawfully allowed to respond and give an answer to how I may respond -Ref: Page 46,lines 22-25,of Doc. 118.The court asks if I -the witness- need to explain my answers.I respond with:"I feel that I might.".The court establishes that the objection is moot -Ref: Page 47,lines 1-18,of Doc.118.The government afterwards in its examination of me -the witness- ,asks me of the way I characterized my response to Judge Kovachvich's questioning of me that Tony Braught a knife to a gunfight.I -the witness- confirmed that I had indeed characterized my response as such,and asked:"May I explain?".The government's unlawful response to a material witness of a most serious situation that the witness is compeled to arm himself in is:"No need for explanation.That's just what you said.".The government unlawfully impeded a material witness's direct testimony account attempt to explain in further detail of the threat that the witness is compeled to arm himself and bear arms against.And the Court,the defense counsel,and the F.B.I. unlawfully allowed the government to so impede and further Obstruct the justice in the witness's direct testimony account statement that the witness attempted to explain of the threat of the crimes being committed against him in that gunfight that Tony braught a knife to.The gunfight is oppose the genocide on us.

Stopping the genocide against us,

Josiah Robert Fornof

LEGAL DOCUMENT

FEDERAL DEFENDER

Middle District of Florida

Donna Lee Elm
Federal Defender

Reply to: _____

May 1, 2012

Orlando:

Rosemary T. Cakmis
Craig L. Crawford
Tracy N. DaCruz
Robert Godfrey
Maria Guzman
Larry B. Henderson
Peter Warren Kenny
Stephen J. Langa
Ben Singerman
James T. Skuthan
James W. Smith, III
Adam S. Tanenbaum
Donald R. West

Mr. Josiah Fornof
Reg. No. 51913-018
FCI Coleman Medium
P.O. Box 1032
Coleman, FL 33521

Re: United States v. Josiah Fornof
Case No. 8:10-cr-396
Appellate Court Case No. 11-15592

Tampa:

Adam B. Allen
Howard Anderson
John L. Badalamenti
Stephen Baer
Jenny Devine
Dionja L. Dyer
Yvette Gray
Allison Guagliardo
A. Fitzgerald Hall
Mary Mills
Walter Ruiz
Frank Zaremba

Dear Mr. Fornof:

Enclosed is a copy of the government's brief. I am also writing in response to your series of emails sent on April 26th, as amended and corrected by your series of emails sent on April 28th.

I am sorry but, again, I cannot comply with your request that I amend the initial brief to include a reference to a letter that you sent to the President on January 7, 2009. I do not know what was said in that letter as I have never seen it, but I do know that it was not a part of your case in the district court. It is not in the record of the district court proceedings. To be in the record, the letter would have to be introduced as an exhibit or would have to be read into the record by someone. That was not done. As I have previously explained, this appeal is only a review of what **actually happened** in the district court. Where your letter was never made a part of the record in the district court, I cannot use it in the brief in this appeal. In addition, as I stated in my email to you dated April 20th, there is no evidence that your letter or your mother's letter had anything to do with the judge's decision to enhance your offense level based on your trial testimony, or with the judge's advice at sentencing that anything you said could and would be used against you. Those are the two issues I raised in the appeal brief, and your letter has nothing to do with those issues.

Jacksonville:

James H. Burke, Jr.
Lisa Call
Maurice C. Grant, II
Sylvia Irvin
Susan Good Yazgi

Ft. Myers:

Martin DerOvanesian
Darlene M. Geiger
James Lappan
Russell K. Rosenthal
G. Ellis Summers

Ocala:

Rick Carey

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FAX 239 334-4109

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Ocala, Florida 34471
Telephone 352 351-9157
FAX 352 351-9162
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Mr. Josiah Fornof
 May 1, 2012
 Page 2

To the extent that you are arguing in your emails that you were justified in bearing arms because of a campaign of genocide against you and your family, there is no evidence of that in the record. I have gone through all of the transcripts and, as far as I can tell, the word "genocide" or any variation of the word does not appear anywhere. The argument made by Mr. Crawford was not that you had to protect yourself against a campaign of governmental genocide; it was that you had to protect yourself against your sister's ex-boyfriends and wildlife, and the reason you had to bear arms to protect yourself was because the police were ineffective and didn't care about your family's plight. Look at his closing argument on pages 147 to 159 of the transcript dated August 15, 2011. The jury heard full arguments on whether it was necessary for you to bear arms to protect your family, and they rejected that defense. Whether you were justified in bearing arms was a question of fact for the jury.

You write that the "Sheriff Trespass" video tends to prove your innocence, but apparently both Mr. Crawford and the prosecutor thought otherwise. That video was not introduced into evidence by Mr. Crawford in the defense case; it was introduced into evidence **by the government**, in its rebuttal case. Look at Dennis Nottoli's testimony, which is in the August 15, 2011, transcript at pages 84 to 94. Mr. Crawford's argument to the jury in closing did not rely on, or even mention, that video. In any event, I have also looked at the video (on YouTube), and do not see anything there that was exculpatory.

In another part of your email, you appear to question whether Judge Kovachevich erred by excessively questioning you during the trial. I did consider this as a possible issue for appeal, but decided not to raise it for two reasons. First, Mr. Crawford told the judge "You certainly have the right to ask any question you think is appropriate." (Doc. 118 at 60). Second, the law pretty clearly allows the judge to ask questions:

"The court may interrogate witnesses, whether called by itself or by a party." Federal Rules of Evidence Rule 614(b). "The district court's effort to ensure that the testimony was clear to the jury did not constitute an abuse of its discretion in managing the trial." *United States v. Day*, 405 F.3d 1293, 1297 (11th Cir. 2005).

While we are mindful that a defendant is entitled to an impartial judge because of the weight juries are likely to place with the court's opinion, it is also "well settled that a federal district judge is not relegated to complete silence and inaction during the course of criminal jury trial." *United States v. Cox*, 664 F.2d 257, 259 (11th Cir.1981) (quoting *Bursten v. United*

Mr. Josiah Fornof
May 1, 2012
Page 3

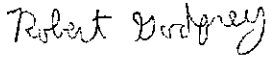
States, 395 F.2d 976, 982 (5th Cir.1968)). Additionally, the district court has discretion to question witnesses. *See* Fed. R. Evid. 614(b) (“The [trial] court may interrogate witnesses”). When the judge’s conduct “strays from neutrality,” however, then the defendant has been denied a constitutionally fair trial. *See United States v. Harriston*, 329 F.3d 779, 790 (11th Cir.2003) (citations omitted).

United States v. Wright, 392 F.3d 1269, 1274 (11th Cir. 2004).

I do not think that Judge Kovachevich strayed from neutrality when asking you questions to clarify the threats you perceived as being made against you and your family, and the timeline of those threats. From a legal viewpoint, under the *Day* case I quoted from above, I did not see how I could argue that Judge Kovachevich abused her discretion by asking you questions to ensure that your testimony was clear, so I did not raise the issue in the appeal brief.

I will be filing a reply to the government’s brief. The reply brief is due on May 18th. I will send you a copy of the brief when I file it with the Court of Appeals. Once the reply brief is filed, it will be up to the Court of Appeals to decide if it wants to hear oral argument or if it wants to rule on the appeal based on the briefs.

Sincerely,



Robert Godfrey
Research and Writing Attorney

enclosure

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P-1 19:

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: My July 15, 2009 letter to Ibison, Tampa FBI
DATE: 04/21/2012 09:33:24 PM

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Wed, Jul 15, 2009 at 7:13 AM
Subject: National Security
To: steven.ibison@ic.fbi.gov
Cc: Matthew.Ratner@usdoj.gov
Following is my July 15, 2009 letter to Tampa FBI.

July 15, 2009

Steven E. Ibison, Special Agent in Charge
Federal Bureau of Investigation
Tampa Division
5525 W. Gray Street
Tampa, FL 33609

Dear Special Agent Ibison:

Matthew B. Ratner, of the Office of the AAG, National Security Division, U.S. Department of Justice, has referred me to you regarding matters of national security that I have to address posthaste with the United States governing bodies, including of course with you.

My parents Ruth Elvada Denniston Blevins (1923-1997) and Robert Frank Blevins (1925-) and theirs -- We the People -- are endowed by our Creator with certain unalienable rights. There is only one God: Echad Adonai. Blessed be the name of the God of Abraham, Isaac, and Jacob.

Be advised that the United States governing bodies, top to bottom, across the board, federal, state, local, are inescapably in breach of contract against my parents and theirs, which includes of course, against me and mine, against We the People, against any and all lawful entities. The aforesaid governing bodies have rendered the contract voidable, void as to itself/themselves, the wrongdoers, but not void as to me, the wronged party, unless I elect to so treat it. Void contract is one which never had any legal existence or effect, and cannot in any manner have life breathed into it!

From at least as far back as September 11, 1986, contiguously, we have suffered a "long train of abuses" and escalating unlawful aggression by the aforesaid governing bodies against my parents and theirs. Such long train of abuses triggers certain set and well delineated lawful responses from American citizens, demands such, in fact.

In addition to the aforesaid, from November 12, 1985, I have been and remain an oath-bound, absolutely hands-clean public servant, which gives me lawful excuse and legal leverage that is not to be underestimated.

Do not under any circumstances send any governmental representative out here to my home or property. Be advised that my property extends to the middle of Owen Drive: the right of way I grant is for the conduct of lawful business only. Any and all trespassers are subject to being dealt with immediately and without hesitation by me and mine to the fullest extent the law allows, including that the law allows me and mine to bear arms against such. Keep your communication with me lawful, peaceful, and keep it in writing. You may start by responding to the charge I put upon the two agents the Tampa FBI unlawfully sent against me previously (about four and a half years ago); namely, to read and respond lawfully to:

Blevins, R.F. (1997, Dec. 7). Letter to the United States Department of Justice.

Blevins, K.A. (2005, Feb. 10). Terrorist Event Theory (Formerly: Surrogate Victim Theory). Prepared for President George W. Bush.

25

P-2 177

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

I am still waiting for your, the Tampa FBI's lawful response to the aforesaid.

Had the governing bodies responded lawfully years and years ago when we turned to them for help (see p. 35 of my father's December 7, 1997 letter to the USDJ), had they provided the help and protection to us that they are lawfully obligated to provide, we would not be facing this matter of the aforesaid governing bodies' escalating unlawful aggression against us. Except by the grace of Almighty God -- YHWH, the God of Abraham, Isaac, and Jacob -- we are not secure in our homes, neither are we secure in our persons. We do, however, live under the grace and protection of Almighty God, who is not willing that any should perish, but that all should come to repentance (John 3:16, 2 Peter 3:9). All these years our demand to the wrongdoers has been simple: become lawful, remain lawful. In other words: repent.

You are to become lawful and remain lawful: go back to September 11, 1986, and come forward, dealing lawfully all along the way. Arrest Pasco County Sheriff Bob White, including for his unlawful, terrorist trespass raid against me and mine on Monday, July 6, 2009, but in no manner thus limited. (See: sheriff trespass). Pull William R. Webb, an attorney falsely posturing as a judge, off the judicial bench, and throw him in jail for the murder of my mother Ruth Eivada Denniston Blevins. Arrest State Attorney Bernie McCabe, including for misprision of felony, misprision of treason, and the murder of my mother Ruth Eivada Denniston Blevins, but in no manner thus limited.

Again, I stress to you most strongly: do not send anyone out here to my home or property. Do not have any governmental representative approach me when I am in public. You may help, but you may not further harm my father and his. Keep your communication in writing. Any and all correspondence is subject to being posted on the World Wide Web, accessible by the public, including of course, by We the People.

Sincerely,

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

23

C-1¹⁹⁵

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: National Security - July 13, 2009, Response to My Letter, directing to Tampa FBI
DATE: 04/21/2012 09:33:24 PM

----- Forwarded message -----
From: Ratner, Matthew <Matthew.Ratner@usdoj.gov>
Date: Mon, Jul 13, 2009 at 1:48 PM
Subject: National Security
To: kimberly.blevins@gmail.com

Ms. Blevins,

Thank you for contacting us regarding your national security concern. The best thing for you to do is get in touch with your local FBI field office. I've listed their contact information below.

Tampa Division Contact Information
Address
5525 W. Gray Street
Tampa, FL 33609
Telephone
(813) 253-1000
Facsimile
(813) 253-1456
Email
General information: tampa.division@ic.fbi.gov
Office Hours
8:15 AM to 5:00 PM, Monday through Friday
24 Hour Emergency Service

Thank you and let me know if I can be of further assistance.

Best,
Matt

Matthew B. Ratner
Office of the AAG
National Security Division
U.S. Department of Justice
(202) 307-1206

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N-1170

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: National Security - July 13, 2009 letter to Department of Homeland Security
DATE: 04/21/2012 09:33:24 PM

Having received no lawful response from Sheriff Bob White, I sent the following a week later:

----- Forwarded message -----
From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Mon, Jul 13, 2009 at 12:52 AM
Subject: National Security
To: david.kris@usdoj.gov

Dear Mr. Kris:

Please be advised that I have matters of national security to address posthaste with the United States governing bodies, including with you.

Sincerely,

Kimberly A. Blevins
18060 Owen Drive
Hudson, FL 34667-6659

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C-1 141

TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: Godfrey's response
DATE: 03/12/2012 12:33:15 PM

Received the following this morning:

----- Forwarded message -----

From: Robert Godfrey <Robert_Godfrey@fd.org>
Date: Mon, Mar 12, 2012 at 11:00 AM
Subject: Re: Fwd: International Question: Genocide
To: Kimberly Blevins <kimberly.blevins@gmail.com>

Hi Ms. Blevins,

I have received your email. As you know, I represent your son in the appeal of his conviction and sentence for possession of a firearm by a convicted felon. Let me explain briefly what an appeal is, and then explain what I have done for your son.

An appeal is a review of what actually happened in the trial court to see if any legal errors were committed that would require overturning the conviction or sentence. No new evidence can be introduced in the appeal. The letter that you wrote to Judge Kovachevich in 2002 and the contents of that letter are not part of this case, and so I cannot use the letter in any way in this appeal.

My job as an appellate attorney is to review what actually happened in the district court, which I do by reading over the documents that were filed in the district court and the transcripts that were prepared of the hearings held in the district court. I then prepare a written brief which is submitted to the Court of Appeals. In that brief, I set out the legal errors that I saw in my review of the case, and explain why I think those errors justify either overturning the conviction or the sentence.

In your son's case, I didn't see any basis for challenging the conviction. There were photographs of him holding guns, evidence of him firing guns, and evidence of his prior convictions in state court. I did see a basis - two actually - for challenging the sentence, and so that is what I argued in the brief. I think that Judge Kovachevich erred, first in deciding that Josiah had lied when he testified, and second by chilling his right to speak for himself at the sentencing. I argued that those errors should result in a new sentencing hearing before a different judge. I filed the brief with the Court of Appeals this morning. A copy of the brief in PDF format is attached so that you can see for yourself what I wrote and submitted to the Court of Appeals on behalf of Josiah. I have, of course, also mailed a copy to him.

You are welcome to contact me if you have any questions about your son's appeal.

Sincerely,

Robert Godfrey
Research and Writing Attorney
(See attached file: 11-15592ApltFornof.pdf)

D
A-1110
TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

FROM: Blevins, Kimberly
TO: 51913018
SUBJECT: Fwd: International Question: Genocide
DATE: 03/11/2012 07:48:14 PM

Dear Josiah,

Per your instruction, the following is what I wrote and forwarded to Mr. Godfrey.

Love,

Mom

----- Forwarded message -----

From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Sun, Mar 11, 2012 at 6:31 PM
Subject: Fwd: International Question: Genocide
To: robert_godfrey@fd.org

Dear Mr. Godfrey,

My son, Josiah Robert Fornof, asked me to notice you concerning a matter of grave concern to him and to all of us, Josiah's family and friends; namely, to notify you of the following, which is just one of a number of items of correspondence I addressed and sent to Judge Elizabeth Kovachevich in 2002, and to let you know that had she responded lawfully at that time, there would have been no need for Josiah to do what he found it absolutely necessary to do in order to protect his family and himself against the genocide I called to her attention back then, ten years ago next month. Moreover, had Judge Kovachevich, or the government, or Mr. Crawford responded lawfully when this matter was brought to the attention of all in August 2011, Josiah would not be where he is, unlawfully incarcerated, as he has been continuously since August 19, 2010.

Sincerely,

Kimberly A. Blevins

----- Forwarded message -----

From: Kimberly Blevins <kimberly.blevins@gmail.com>
Date: Mon, Aug 1, 2011 at 11:39 PM
Subject: International Question: Genocide
To: Stephen Maner Crawford <stephen_crawford@msn.com>

Below and attached is my letter dated April 10, 2002 -- more than nine years ago -- to Judge Kovachevich, who at that time was Chief Judge. You will notice that the subject line is "International Question: Genocide" and I was both sounding an alarm and looking for help, including from the federal court.

April 10, 2002

Via Facsimile: (813) 301-5740

B-1 '19'

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TRULINCS 51913018 - FORNOF, JOSIAH - Unit: COM-B-C

The Honorable Elizabeth A. Kovachevich
Chief Judge, Middle District of Florida
United States District Court
801 N. Florida Avenue
Tampa, FL 33602-3848

International Question: Genocide

Dear Judge Kovachevich:

Neither the State of Florida's decision to file a nolle prosequi in regard to its selective and malicious prosecution of me, nor the anticipated subsequent expungement of that record can in any manner erase the fact that this government of the United States of America across the board has committed genocide against me and mine. It surfaced as such at least as early as 1988 and was apparently lying in wait.

Having tried, in vain, to find redress for our grievances in any branch of the government at the local and state levels, and in at least the executive and legislative branches on the federal level, as well as at least one institution of higher learning (University of South Florida), the federal courts may very well be my family's and my own last refuge, as well as a last line of defense for the United States of America.

The International Criminal Court (ICC) which the United States has declined to join claims genocide as within its jurisdiction:

The International Criminal Court (ICC) will be a permanent court for trying individuals accused of committing genocide, war crimes and crimes against humanity. The ICC will be formally established after 60 countries have ratified the Rome Statute of the International Criminal Court. (<http://www.igc.org/icc/>)

My family and I see evidence of global interest in our case, and I believe if the federal court does not act swiftly on our behalf, it will have done so at serious risk to our national security, including that the ICC may seize our case, and given what is at stake, perhaps even President Bush himself would not be immune there. This is the baggage that the United States carries, whether mitigated or unmitigated.

Sincerely,

Kimberly A. Blevins, M.P.H.

V02-161

cc: President George W. Bush, via e-mail

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This web site was established on July 30, 2001.

Visitors since August 11, 2001.

1 separate and apart from the rest of society is your
2 right. You don't have to comingle with people if you
3 don't want to.

4 But you do not have a right in the
5 establishment of the laws that we have in this country to
6 prevent lawful exercise of rights and responsibilities by
7 people who are charged with upholding the community
8 standards. And that's what those laws are supposed to be
9 representing.

10 They're there for your protection and the
11 protection of everybody else, including everybody in this
12 room.

13 Now, people may disagree with the law, but
14 you do not have the right to independently disregard it.
15 And I know that you and your family for a variety of
16 reasons have no respect for the laws in this country.
17 You have no respect for the concept of sovereignty in
18 this country.

19 And based upon your individual
20 justification, you affirmatively take steps to disregard
21 the rights of other people. During the course of the
22 trial -- people who were on your premises could have been
23 subject to serious bodily injury. And I'm not just
24 talking about law enforcement; I'm talking about people
25 who have had contact with your family members in a social

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

November 11, 2011

Josiah Fornof, Booking No. 51913018
Citrus County Jail
2604 W. Woodland Ridge Drive
Lecanto, FL 34461

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

It was good to see you again this past Tuesday, November 8, 2011. Please accept this correspondence as my attempt to memorialize our conversation and as additional update.

We spent over an hour and a half reviewing the pre-sentence report. I appreciate your hard work on reviewing the report and I will speak with the federal probation officer to relay our suggested edits and corrections. I will also lodge our "objections" to the calculations of the sentencing guidelines. You will receive a copy of my correspondence to Ms. Hatton.

Ms. Hatton will receive our responses; make the corrections that she deems appropriate and preserve for the judge's determination any objections that we make that are adapted by the Federal Probation Office. Most of the matters we discussed do not affect the sentencing guidelines and will have no effect on the sentencing process. However, I know that there is a consistency of positions that you wish to maintain, such as your determination that you are "not" a convicted felon. I have made those objections on your behalf.

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→

I agree with your assessment that we truncated your "conspiracy theories" at trial, but it was my best judgment to do so. We wanted to focus the jury's attention on the "necessity" of the defense and I did not want to get into the overlying "political conspiracy" that you and your family believe is the driving force behind the prosecution. I understand that you disagree with that tactic and did so at trial, but at the sentencing hearing you will have the opportunity to allocate on your behalf. Accordingly, prepare any statement you wish to make for the judge's consideration. It will part of the public record.

Sentencing is presently scheduled for November 18, 2011, at 10:30 a.m. I am assuming that your mother and other family members will be present at the sentencing hearing. Via a copy of this correspondence I will request that your mom give me a call once she reviews this letter so that we can discuss what role, if any, she wishes to play at the sentencing hearing.

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Josiah Fornof
November 11, 2011
Page 2

According to the recalculations of the sentencing guidelines, which includes the four-level jump because of an "obliterated serial number", the sentencing range should be 97-121 months. Because there is a ten-year maximum for the statute under which you were convicted, the most the Court can impose is a 120-month sentence (ten years). You should expect ten years and hope for less.

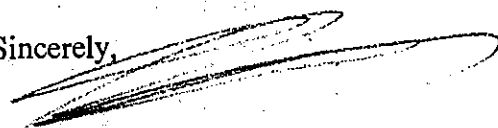
I believe our best argument under the guidelines is to attack the four-level bump for the obliterated serial number. Pursuant to Section 2K2.1(b)(4) the guidelines call for an increase of four levels if any of the firearms involved had an altered or obliterated serial number. I will need to research that particular section to see if there is a "knowledge" requirement. It is my understanding that you did not know that the Fabrique Nationale 9 mm pistol had an obliterated serial number. Unfortunately, under the application notes of Section 2K2.1, the Guideline Commission had determined that "subsection (b)(4) applies regardless of whether the defendant knew or had reason to believe that the firearm was stolen or had an altered or obliterated serial number." If the judge disagrees with us this could be a second issue for us to address on appeal.

→ Finally, and as was expected, you blame me, in part, for your conviction and my failure to address the "broader issues" at trial. As we previously discussed, I believe it is best for another attorney to handle your appeal. I have already spoken with Ken Siegel, who is an accomplished appellate lawyer and assisted us in some legal research during your trial. He is willing to take your case but it will be up to the Court to select your appellate counsel. I will file the appropriate motion to withdraw as attorney of record after the sentencing hearing.

Judge Kevachevich normally sentences defendants within the sentencing guideline range. Accordingly, I believe that the focus of our sentencing presentation should be to move the Court toward the 97-month low-end of the guideline range and away from the 120-month max. Pray in that direction.

I will keep you advised as matters develop. Please call if you have any questions.

Sincerely,



Stephen M. Crawford

SMC/tdp
Enclosure

cc: Kimberly Blevins

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

August 2, 2011

Josiah Fornof, Booking No. 1418961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33710

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

It was good to see you again this past Friday, July 29, 2011. Please accept this correspondence as my attempt to memorialize our conversation and as additional update.

At our last visit I had dropped off a copy of the draft transcript of the telephone conversation between you and the confidential informant dated August 17, 2010. It is your impression that there are significant omissions from the transcript. More specifically, there are specific portions of conversation that are not contained in the transcript. We will have to address this issue at trial.

At trial I anticipate the government will have a finalized transcript. They will play the tape and hand a copy of the transcript to each of the jurors. I have little doubt that the tape will match the transcript. The question becomes are there intentional or unintentional gaps in the tape recordings. Accordingly, we will need to determine whether we want to directly attempt to contradict the tape/transcript or whether we want to make our same point (that you stated you were scared by some of his statements) by perhaps attributing it to another conversation that was not taped. We will discuss this in more detail at our next meeting but I need you to try and remember as best you can when that conversation took place. There is a possibility that the statement was made but at a time and during a conversation that differs from what occurred on the 17th of August, 2010.

We also reviewed two stipulations that the government had prepared. It was my recommendation that we sign both stipulations because it would lessen the focus of those particular issues. We agreed to sign the stipulation concerning the firearms. More specifically, we agreed that the guns in question fit the definition of firearm and that they had been transported or traveled in interstate commerce.

Josiah Fornof
August 2, 2011
Page Two



You refused to sign the stipulation concerning your prior record. It is my recommendation that you reconsider that position. We do not want to focus the jury's attention on your prior record and if we force the government to call witnesses or to introduce certified copies of your convictions then it will simply draw attention to the particular facts of the case that I would like to minimize. However, you continue to contest the legality of your prior convictions and thus refuse to stipulate that they are valid convictions. I understand your position but it is not valid as a matter of law. Until you get an appellate court to reverse the convictions or a gubernatorial pardon, you remain a convicted felon. Accordingly, I believe it is a mistake the force the government to focus on this issue. It will simply "highlight" an issue that we do not want the jury to focus on. We will discuss this in more detail at our next meeting.

Trial is set to begin with jury selection at 1:30 p.m. on Monday, August 8, 2011. There will be a status conference before Judge Kovachevich at 10:30 a.m. that morning. You will probably be brought over for the status conference. At the status conference the judge will address any last minute issues that may need to be presented prior to jury selection. I do not anticipate any "last minute issues".

I will keep you advised as matters develop. Please call if you have any additional questions.

Sincerely,

Stephen M. Crawford

SMC/tdp

cc: Kimberly Blevins

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

April 21, 2011

Josiah Fornof, Booking No. 1418961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33710

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

It was good to see you again this past Tuesday, April 19, 2011. Please accept this correspondence as my attempt to memorialize our conversation and as additional update.

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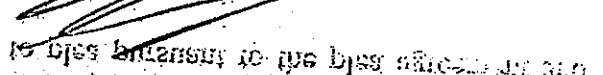
Based on our last conversation I had assumed that you wanted to review the plea agreement and make certain "corrections" so that we could move forward and change your plea. This week you inform me that you had no desire to plea pursuant to the plea agreement and wanted to push forward for trial. It is your call.

We also discussed your misunderstanding of the FBI report, which indicates the review of two computers seized at the time of your arrest. For some reason you believe that the date, which coincides with a lengthy telephone conversation with the undercover agent, indicates that there is a transcript or a report that details that conversation. I do not recall reviewing a transcript from that date, but I will check with the case agent. If one does exist then it certainly must be turned over to us as part of the Rule 16 discovery material.

I have attempted to reach your mother over the last two days, but you informed me that she seldom answers the phone until after hours. This would make sense since she appears to make her living "on the phone". I hope to reach her soon to set up another meeting.

I will keep you advised as matters develop. Please call if you have any additional questions.

Sincerely,


Stephen M. Crawford

cc: Kimberly Blevins

20

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

March 23, 2011

Josiah Fornof, Booking No. 1418961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33710

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

It was good to see you again this past Tuesday, March 22, 2011. Please accept this correspondence as my attempt to memorialize our conversation and as additional update.

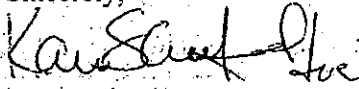
15 We discussed an ATF report, which begins on r BS-520 and runs through BS-523. In paragraph enumerated "5" in that report it indicates that your grandfather, Robert Blevins, was armed with a firearm at the time that he attended the swearing in ceremony for Judge Webb. This information was allegedly based on a University of South Florida report number. You adamantly deny your grandfather was armed and point to this section of the police report as a good example as to how law enforcement continues to "harass your family". I understand but we will need many more examples in order to make our point.

I pushed back hard on this issue in an attempt to see your emotional reaction. I can assure you that if you react in the same fashion before a jury they will convict you, not because you are guilty as charged, but because you will appear dangerous and they will be scared. We will work on this aspect of the case.

I also provided you with a two-inch thick file of additional documents. I will be out of town until April 6, 2011, arguing a case before the United States Supreme Court. Upon my return I will come by and see you and we will pick up our review of the police records at that time.

If there is an emergency in my absence I have colleagues that are on "stand by". Your family can reach me on my cell phone if necessary.

Sincerely,


Stephen M. Crawford

SMC/tdp

cc: Kimberly Blevins

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

January 25, 2011

Josiah Fornof, Booking No. 14118961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33716

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

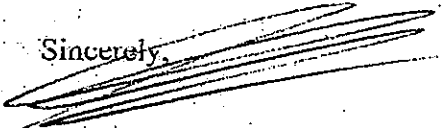
Dear Josiah:

On Thursday, January 20, 2011, I enjoyed a lengthy meeting with your mother, your grandfather and your brother. Please accept this correspondence as my attempt to memorialize that conversation and as additional update.

We spent most of our time reviewing your family's ongoing feud with neighbors and local government agencies. I now have a better understanding as to the long-term nature of the problem and your frustration with the lack of assistance from the Pasco County Sheriff's Office. The question becomes whether a jury will agree that the "threats" were sufficient to justify a convicted felon to possess a firearm to protect himself and his family. It is a difficult issue. (8)

I will be by to visit with you later this week. If you have any questions please call collect. I will keep you advised as matters develop.

Sincerely,



Stephen M. Crawford

SMC/tdp

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

January 11, 2011

Josiah Fornof, Booking No. 14118961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33710

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

It was good to see you again this past Friday, January 7, 2011. Please accept this correspondence as my attempt to memorialize our conversation and as additional update.

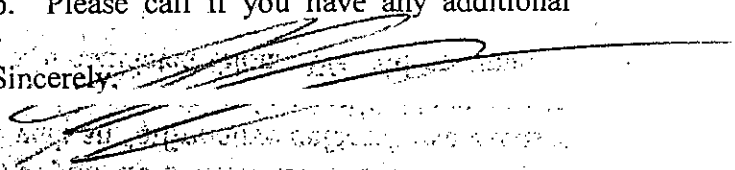
We walked through most of the criminal complaint. If we are going to present a defense in this case I do not believe we can attack the fact that you are a convicted felon, nor that you possessed a firearm. Accordingly, we must come up with an "affirmative defense" that excuses your misconduct. While the law is limited in scope in this area, there is a justifiable reason to arm yourself if threatened despite the fact that you are a convicted felon. We will continue to look at this defense.

Please understand that while I may disagree with your "political conclusions", my job is to serve as your advocate and either try to convince a jury that you should be found "not guilty" or negotiate the best possible plea agreement. To date we have yet to discuss any possible plea agreement but I want to make sure I understand your case completely before we move to that discussion. Before we make a final decision we will discuss both options thoroughly. (5)

If you have yet to do so, please tell your mother that I will contact her and would like to schedule a meeting. Perhaps she can fill me in on some of the family history that might justify your fears of local law enforcement and therefore "justify" possessing a firearm. (6)

I will keep you advised as matters develop. Please call if you have any additional questions.

Sincerely,


Stephen M. Crawford

SMC/tdp

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

December 29, 2010

Josiah Fornof; Booking No. 14118961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33710

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

Over the past several days I have read through the material that you provided to me during our last jail visit. Please accept this correspondence as my attempt to catalog the review of that material and as my initial impressions. I have reviewed a letter from Robert F. Blevins dated December 7, 1997, to the United States Department of Justice. The forty-page document goes into significant detail of the "injustice" Mr. Blevins felt he endured through the local state judicial system and responds to the initial response from the Department of Justice. It also provides insight into the political philosophy of Mr. Blevins.

I also reviewed a fifteen-page letter dated April 23, 2000, from Robert F. Blevins to Isabel Katz Pinzler at the Civil Rights Division of the United States Department of Justice. This letter is even more strident in its demand for federal government involvement in the family's local disputes with local attorneys and law enforcement. I now have a pretty clear understanding as to the original complaint but the logic that spins from that complaint is difficult to follow.

I have also reviewed the "Terrorist Event Theory", formally known as Surrogate Victim Theory, by Kimberly A. Blevins. I must confess that I read it twice and I still do not understand the "theory". I also must admit that I enjoyed the section on the name "Stephen".

I reviewed a letter dated March 29, 2001, to President Judy Genshaft at the University of South Florida from Kimberly A. Blevins and the attached "affidavit". Included was a deposition taken in your criminal case of Robert F. Blevins as it was not particularly helpful, nor was the transcript of the meeting with Sheriff Lee Cannon (Pasco County). Of course, as you know, Mr. Cannon was defeated for re-election. Did the new sheriff review your allegations?

Please accept my sincere apologies for my inability to provide you with a more detailed response at this time.

Very truly yours,

Josiah Fornof
December 29, 2010
Page 2

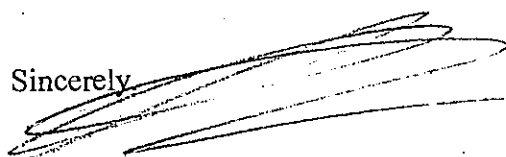
I also reviewed a letter dated September 11, 2000, to Chief Justice Charlie Wells of the Florida Supreme Court and the attachments that seemed to focus on Judge Webb. Again, it is difficult to follow the logic behind the documents.

Nothing in my review of these documents provides me with any information that might lead to a defense to your federal charges. I understand the ongoing dispute with a former lawyer that is now a judge, the Pasco County Sheriff's Office and the State Attorney's Office for the Sixth Judicial Circuit. However, it is difficult to determine why you believe those ongoing disputes in any way have a direct affect on the charge of being a felon in possession of a firearm. Disatisfaction with government does not allow a convicted felon to rearm. On the other hand, actual fear would justify rearming. We will discuss this in more detail during our next visit! 3/

I will continue to review documents provided by the United States Attorney's Office. On Christmas Eve I enjoyed a brief conversation with Assistant United States Attorney Matt Perry. We agreed that I needed additional time to assess the material relevant to your case and would so request from the judge at the upcoming status conference on January 3, 2011.

I will keep you advised as matters develop. Please call if you have any additional questions.

Sincerely



Stephen M. Crawford

SMC/tdp

Stephen M. Crawford
Federal and State Criminal Trial Lawyer

610 West Bay Street
Tampa, FL 33606

Phone (813) 251-2273
Fax (813) 254-1922

December 22, 2010

Josiah Fornof, Booking No. 14118961
Pinellas County Jail
14400 49th Street North
Clearwater, Florida 33710

Re: USA v. Josiah Fornof, Case No. 2010-CR-396-T-27 MAP

Dear Josiah:

It was good to see you again this past Monday, December 20, 2010. Please accept this correspondence as my attempt to memorialize our conversation and as additional update.

There are basically three elements of a felon in possession of firearm charge that the State must prove beyond a reasonable doubt. First, the State must prove that you are a convicted felon. Second, the government must prove that you were in possession of a firearm; and third, the government must prove that the firearm had been shipped in interstate commerce. We discussed two of these three elements at our meeting this past Monday.

You recognize that under the eyes of the state of Florida, and the United States government, you are a convicted felon. You have informed me that in 1999 you were arrested for battery on a law enforcement officer, two counts of aggravated assault, and one count of escape. You proceeded to trial and a jury found you guilty on all counts. You were subsequently sentenced to a little over thirty-three months in the Florida State Prison. That "conviction" still stands.

It is your position that you should never have become a convicted felon and therefore are not "legally" a convicted felon. While this argument is somewhat circular, I understand that you do not believe you were ever legally or morally or ethically convicted because the judge precluded the introduction of certain material that would, had the jury known, have led to your acquittal. Please understand that those issues should have been dealt with on appeal (and it is my understanding that the Second District Court of Appeals considered your appeal and denied same, though not with a written opinion) or a post conviction relief motion filed pursuant to Florida Rule of Criminal Procedure 3.850. It appears as though you have never heard of the post conviction relief motion but it is far passed the time to file such a motion. Accordingly, it appears as though the government will have little trouble establishing that you are a "convicted felon".

Note this

Josiah Fornof
December 22, 2010
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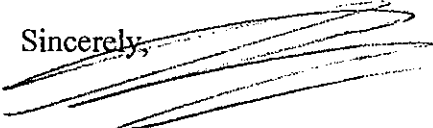
With respect to the second element of the offense, it is my understanding that the guns that were found during the search of your home were located in your bedroom. We discussed the distinction between sole, joint and constructive possession. You understand why you are held responsible for the guns in your bedroom. The issue that we may litigate is whether you had a justification, to spite your prior conviction, to exercise your constitutional right to bear arms. It would be a "hard sell" but our argument could be that you were in fear of your life and for the safety of others and after repeated calls to local law enforcement, which were routinely ignored, you armed yourself to protect you and your family. Given the right jury this "might fly".

Since there are no gun manufacturers in the state of Florida, it is always easy for the government prosecutor to prove the third and final element of the offense. Any gun found in Florida was obviously transported across state lines since it could not have been manufactured in this state.

It appears as though the federal government got involved in your case because of the number of letters that were sent to the president of the United States. I will review those letters and the affidavit drafted by your mother to provide me with additional "background". We will discuss these issues in more detail during our next visit.

I will keep you advised as matters develop. Please call if you have any additional questions.

Sincerely,



Stephen M. Crawford

SMC/tdp



Search

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Advanced Call History Search

Advanced Call History Search Your search for Incoming Calls from August 15 2010 12:00 AM to August 19 2010 12:00 AM returns 14 results

Date	Time	From	To	Duration (hh:mm:ss)	Rate	Amount	Transaction ID
Aug 18, 2010	08:23 PM	17273892011	17272168748	00:01:00	50.00	50.00	30302678534
Aug 18, 2010	06:53 PM	17223985800	17272168748	00:03:00	50.00	50.00	30301127000
Aug 18, 2010	04:50 PM	17273892011	17272168748	00:03:00	50.00	50.00	30298541376
Aug 18, 2010	03:10 PM	17273892011	17272168748	00:08:00	50.00	50.00	30296476598
Aug 18, 2010	01:45 PM	15182602696	17272168748	00:01:00	50.00	50.00	30294397218
Aug 17, 2010	07:45 PM	18137374386	17272168748	02:48:00	50.00	50.00	30286307072
Aug 17, 2010	12:01 PM	17273892011	17272168748	00:01:00	50.00	50.00	30273695982
Aug 17, 2010	11:19 AM	17273892011	17272168748	00:01:00	50.00	50.00	30272689829
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Aug 16, 2010	08:54 PM	17272172225	17272168748	00:02:00	50.00	50.00	30266696927
Aug 16, 2010	07:18 PM	17273892011	17272168748	00:19:00	50.00	50.00	30265381879
Aug 16, 2010	09:04 AM	17273892011	17272168748	00:06:00	50.00	50.00	30251081926
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