

Josiah Robert Fornof  
Reg. No.: 51913-018  
Federal Correctional Complex  
P.O. Box 5888  
Yazoo City, MS 39194

August 29, 2016

Office Of Governor Rick Scott  
State of Florida  
The Capitol  
400 S. Monroe St.  
Tallahassee, FL 32399-0001

Re: Laws of the United States and of the State of Florida

Subject: Treason

Dear Mr. President/Governor Rick Scott:

I have knowledge of acts of treason etc. (treason) being committed against the United States and against the State of Florida that, due to the sensitivity of this matter, I need to personally relate to the both of you, President Barack Obama (U.S.) and Governor Rick Scott (FL.): the leaders of the above indicated sovereigns and my et al.'s commanders in chief. I have attempted to communicate my said knowledge of treason to your offices, the offices of The President of the United States and of The Governor of the State of Florida, before; including, at least as far back as May 12, 2000, way before either of you were inaugurated. Though, I am afraid that members of your predecessors' administrations as well as your own administrations—including, the worst, the both of you yourselves—have prevented the execution of the lawful communication of this information to its rightful end: justice, concerning the above, in this matter.

Morover, over the years, I have also attempted to communicate such to the Congress, Florida Legislature, and courts (federal and state). Yet, I fear the same of them too. Indeed, the level of treachery that I have witnessed in my experience in this matter—which spans decades—and which I am currently witnessing and experiencing, including here within the Federal Bureau of Prisons (BOP), has reached the precise extent that, to assure me that the both of you are not part or under duress of said treason, the two of you must personally direct me to stand down in this matter if that is what the both of you require of me at this time. Failure to do so by either of you, including with silence, will further support my aforesaid fears and my following,

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(Re: Fornof, J.R.(2016, Aug. 29) correspondence to The President, Barack Obama (Certified Mail No.: 7014 3490 0000 5845 8978; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1214 62), originals in blue: [], and to The Office of Governor Rick Scott, State of Florida (Certified Mail No.: 7014 3490 0000 5845 8985; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1215 30), originals in red: ~~[X]~~, Subject: Treason; pursuant to: 18 U.S.C. § 2382 - Misprision of Treason)

necessary course of action to lawfully resolve this matter; if society fails to protect me et al. from the above mentioned threats against us, then we must assume our natural right to defend ourselves—with up to and including using firearms, and otherwise using lethal force against such threats, in our defense.

Citizens, including the two of you and myself, are responsible for knowing the laws that support my assertions herein and for knowing the specific roles that we have to play within the different spheres of power of our governments, federal and state, in protecting our property, rights and liberty. Those citizens who do not know these laws, ought to get to studying. How else do they expect to be able to defend themselves, especially whenever government and otherwise society fail to do so? To help in this, I have included in note below some of the material that has contributed in empowering me with such knowledge evidenced herein. It is not intended to be an exhaustive list, though, it is intended to point my fellow citizens in the right direction in their exhausting the subjects for themselves, for their own knowledge and defense.

Furthermore, the Attorney Generals for the executive branches of the above indicated sovereigns may have, according to the courts, broad discretion in investigating and prosecuting treason. However, they cannot render We the People unable to defend ourselves against such threats in their failure to do so, as we are naturally unable to delegate such power to them, concerning our inalienable right to self-defense. Although, these same governing bodies have indicated that they will treat the felon in possession of a firearm laws not as they claimed that the laws were intended for (i.e., "to make the streets safer," etc.), but as a way of eliminating a viable and necessary means to the security of a free state: by preventing the lawful exercise of the Second Amendment protected right of individuals who will risk their lives to faithfully defend their country against such threats, but who are presumed to be convicted felons—in all cases, including in this one.

Accordingly, due to the enormity of such threats against us, both of your immediate, lawful, positive responses, personal and otherwise—including immediately releasing me from my current, unlawful incarceration here within the BOP in connection to those threats—are required in this matter, upon receipt of this communication of information concerning treason to the both of you, by either of your offices. The amount of time that it

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(Re: Fornof, J.R.(2016, Aug. 29) correspondence to The President, Barack Obama (Certified Mail No.: 7014 3490 0000 5845 8978; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1214 62), originals in blue: [], and to The Office of Governor Rick Scott, State of Florida (Certified Mail No.: 7014 3490 0000 5845 8985; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1215 30), originals in red: [X], Subject: Treason; pursuant to: 18 U.S.C. § 2382 - Misprision of Treason)

takes the two of you to thus respond will show your positions in this matter, sooner or later: lawful or unlawful, respectively. Finally, I understand that justice ought to be brought as swiftly against any traitor, if it is found that I have provided this information in good faith, as justice ought to be swiftly brought against me, if it is found that I have not provided this information in good faith.

Ultimately, it is up to a jury to find, even if I should happen to be killed before I can provide them with any further testimony than this communication of said information to you two. Which is the same information that I provided to my state trial counsel, George E. Ollinger, in the predicate case by which the aforementioned governments presume made me a convicted felon and by which they unlawfully incarcerated me back then; the same information that I provided to my federal trial counsel, Stephen M. Crawford, in this subsequent federal case by which the same governments currently have me unlawfully incarcerated according to their said presumptions; indeed, the same information that I have been trying to provide to both of your offices, from at least as far back as May 12, 2000, in my said state case, to date in my said federal case. Resolutely, I demand that the two of you fulfill the contracts of which you are both entered into with We the People in this matter—post haste—including with the responsibility that you two have in clearing up the court records regarding why I armed myself in this matter, which is to defend my country against such threats; instead of allowing such fraud deliberately to continue being perpetrated by these governments against the people, including in those records: to undermine our authority and betray us.

Sincerely,

I declare, certify, verify, and state—with like force and effect as a sworn declaration, certification, statement, oath, or affidavit (BOP Policy 1315.07 § 16; and 28 U.S.C. § 1746)—under penalty of perjury that the foregoing is true and correct. Executed on this 29th day of August, 2016.

By: Josiah R. Fornof  
Josiah Robert Fornof

See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

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(Re: Fornof, J.R.(2016, Aug. 29) correspondence to The President, Barack Obama (Certified Mail No.: 7014 3490 0000 5845 8978; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1214 62), originals in blue: [ ], and to The Office of Governor Rick Scott, State of Florida (Certified Mail No.: 7014 3490 0000 5845 8985; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1215 30), originals in red: [X], Subject: Treason; pursuant to: 18 U.S.C. § 2382 - Misprision of Treason)

CC: Kimberly A. Blevins, Attorney (Certified Mail No.: 7014 3490 0000 5845 8312)

Enclosed copies of some supporting exhibits (enclosures):

1. Fornof, J.R.(2016, Aug. 9) BP-10 to Regional Office (Remedy ID: 870192), Subject: Regional Office et al.'s Staff Misconduct—including exhibits—29 pages.

2. Fornof, J.R.(2016, Mar. 24) correspondence to Office of Information Policy, Subject: Until my last Breath (Certified Mail No.: 7012 0470 0001 6765 9980—including exhibits—13 pages.

3. Crawford, S.M.(2011, Nov. 11) correspondence to Josiah Fornof (Re: USA v. Josiah Fornof, Case No.: 2010-CR-396-T-27 MAP)—2 pages.

4. Fornof, J.R.(2010, Jul. 6) correspondence to State Attorney Bernie McCabe (Certified Mail No.: 7009 3410 0001 3821 8692)—without exhibit: "Sheriff Trespass" compact disk (CD)—3 pages.

5. 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—2 pages.

6. Ollinger, G.E.(2000, May 10) correspondence to Jed Pittman (Re: Florida v. Josiah Fornof, Case No.: CRC 99-01478 CFA WS-4, et al.), court certified—including, court certified, Subpoena enclosures (exhibits) 1-7, dated on 5/12/2000: (1)-Subpoena to President Bill Clinton; (2)-Subpoena to Governor Jeb Bush; (3)-Subpoena to Attorney General Janet Reno; (4)-Subpoena to Sheriff Lee Cannon; (5)-Subpoena to Judge Webb; (6)-Subpoena to Judge Bray; (7)-Praecipe for Subpoenas; and, excluding item (8)-Order Declaring Defendant for Costs—16 pages.

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(Re: Fornof, J.R.(2016, Aug. 29) correspondence to The President, Barack Obama (Certified Mail No.: 7014 3490 0000 5845 8978; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1214 62), originals in blue: [], and to The Office of Governor Rick Scott, State of Florida (Certified Mail No.: 7014 3490 0000 5845 8985; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1215 30), originals in red: ~~X~~, Subject: Treason; pursuant to: 18 U.S.C. § 2382 - Misprision of Treason)

Note (References):

—Supreme Court Case Law—

United States v. Cruikshank (1876) 92 US 542, 23 L. Ed. 588, 1875 U.S. LEXIS 1794

District of Columbia v. Heller (2008) 554 US 570, 128 S Ct 2783, 171 L Ed 2d 637, 2008 U.S. LEXIS 5268

McDonald v. Chicago (2010) 561 US \_\_\_, 130 S Ct 3020, 177 L Ed 2d 894, 2010 U.S. LEXIS 5523

—Constitutional Literature—

The U.S. Constitution: A Reader, by Hillsdale College Press c. 2012

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

—Constitutional Law—

Constitution of the United States

Constitution of the State of Florida

—Statutory Law—

18 USC § 2381, Treason et seq., etc. (federal)

46 FS § 876.32, Treason et seq., etc. (state)

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(Re: Fornof, J.R. (2016, Aug. 29) correspondence to The President, Barack Obama (Certified Mail No.: 7014 3490 0000 5845 8978; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1214 62), originals in blue: [], and to The Office of Governor Rick Scott, State of Florida (Certified Mail No.: 7014 3490 0000 5845 8985; Restricted Return Receipt Requested, Tracking No.: 9590 9402 1741 6074 1215 30), originals in red: ~~X~~, Subject: Treason; pursuant to: 18 U.S.C. § 2382 - Misprision of Treason)

Federal Bureau of Prisons (BOP)

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: <u>Fornof, Josiah R.</u>	<u>51913-018</u>	<u>D-2</u>	<u>Yazoo City FCC, MS</u>
LAST NAME, FIRST, MIDDLE INITIAL	REG. NO.	UNIT	INSTITUTION

Part A - REASON FOR APPEAL (Re: Remedy ID: 870192)(See exhibits of prior filings, including: Fornof, J.R.(2016, Jul. 27) BP-9 Re-Submission to Warden et al.; Yazoo City FCC(2016, Jul. 11-27) Re-Submission Routing Form to Josiah Fornof, Administrative Remedy Program; Yazoo City FCC (2016, Jul. 29) Administrative Remedy Coordinator, Rejection Notice to Josiah Fornof; and: Fornof, J.R.(2016, Aug. 4/5) electronic, Inmate To Staff Message, request to Yaz/Inmate TO UnitD, Subject: Chain of Command—Parts 1-8) In keeping with my requests concerning the above indicated exhibits included herewith, as if I had restated them herein, I direct your attention to the same, in support of the following: (1)-Warden Blackmon et al.'s misconduct is consistent with the commission of treason etc. against me et al. (2)The Regional Office has failed in keeping the Institution (i.e., Blackmon et al.) in line and in making them do their jobs, including failing to hold them accountable for their misconduct in the commission of treason etc. against me et al.—despite my warnings of such in my many appeals to you to date. (3)-The Institution is presumed to be coming criminally against me et al. as such, under the command of the Regional Office et al. (4)-That the alleged misconduct against staff members (i.e., Regional, Institutional, et al.) cannot be resolved at the Regional level. (5)-To resolve, I demand that I be allowed to communicate my knowledge of acts of treason to my commanders in chief (i.e., the Governor of Florida and the President of the United States).

8-9-16 (NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).  
 DATE (See CONTINUATION PAGE) SIGNATURE OF REQUESTER Josiah R. Fornof

Part B - RESPONSE

DATE REGIONAL DIRECTOR  
 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: \_\_\_\_\_

Part C - RECEIPT CASE NUMBER: \_\_\_\_\_

Return to: \_\_\_\_\_  
 LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION  
 SUBJECT: \_\_\_\_\_

DATE SIGNATURE, RECIPIENT OF REGIONAL APPEAL

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

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FROM: 51913018  
TO: Delta Unit  
SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B  
DATE: 08/04/2016 11:00:35 AM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS  
Inmate Work Assignment: RESERVED

August 4, 2016

Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Perseveration of the Records, Including for Claims/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward

Subject: Chain of Command (electronic messaging)

Attention:

I am being directed to forward my above reference message to Warden, to your office, by Warden's Office. Please inform me as to the next in the Chain of Command, after review of this matter by your office, that I am required to bring this matter to the attention of for review. Also note, that in 8/2/16, two items of legal mail of mine addressed to the Bureau of Prisons (BOP) Regional and Central Offices were rejected by mail room Supervisor Barker and Officer Hawkins because I requested, in a written request to Mail Room Staff: Barker et al., for a copy of the receipt and tracking number for the Priority Mail service that I had paid for regarding my item of legal mail to the Central Office, and because I requested that they respond in writing to my response as to the reason for the above mentioned Mail Room Staff's rejection of my legal mail items and my request for the aforesaid receipt, tracking number, and written response: for written staff verification of claimed and valid reason(s) for delay of my Administrative Remedy Requests and Appeals to the aforesaid BOP offices (I immediately reported this incident to then on duty Lieutenant (Lt.), S. Bruce, on same day, at or about 7 am). Also note that on 8/2/16, I brought this matter to the attention of A. Fortenberry, at main line; he has not followed up on addressing this issue with me about this serious violation of my constitutional rights. Moreover, Mail Room Staff Hawkins again attempted to reject my aforesaid legal mail items for the same reasons; I immediately brought this to the attention of then on duty officer Clark, Lt. Taylor, and D-Unit Manager Wilson.

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

Sincerely,

Josiah Robert Fornof  
See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

:)  
----Warden MED on 8/1/2016 12:42 PM wrote:

>  
Your electronic request to staff is REJECTED.

You must submit your request to the appropriate box (YAZ/InmateToUnitD) As per "Memorandum for Inmate Population", dated October 7, 2014, you must follow the below procedures concerning electronic Inmate to Staff Requests:

1. Inmates sending electronic Inmate to Staff Requests via the TRULINCS system will be required to submit their request to the lowest level in the chain of command first.
2. Once that request is answered, if the inmate wishes to appeal the response, the entire email to include your prior request w/response, is to be forwarded to the next level in the chain of command.

(Do not delete this response)

>>> -^I"FORNOF, -^I"JOSIAH" <51913018@inmatemessage.com> 7/29/2016 8:43 PM >>>  
To: Warden Blackmon, Yazoo City FCC, MS 39194  
Inmate Work Assignment: RESERVED

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

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

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See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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July 29, 2016

Re: Fornof, J.R.(2016, Jul. 28) Informal Resolution Attempt, Yazoo City FCC---with CONTINUATION PAGE and exhibits---4 pages; and: Fornof, J.R.(2016, Jul. 28) Informal Resolution Attempt, Yazoo City FCC---with ATTACHMENT---2 pages.

Subject: Preservation of the Records, Including for Claims/Valid Reasons for Delay, etc.

Dear Warden Blackmon:

There is serious, criminal, staff misconduct against me et al., that compel me to submit this request to you; requesting that all surveillance video/audio evidence, telephone/computer evidence, and any other evidence/witnesses---for at least the following dates and times: 7/26/16, at or about 4:30p.m. - 5:30p.m.; 7/28/16, at or about 3:00p.m. - 4:00p.m.; and, 7/29/16, at or about 2:00p.m. - 4:00p.m.---be preserved concerning the foregoing and following issues, including in keeping with Federal Bureau of Prisons (BOP) policy of providing for my safety etc.:

On 7/28/16, I obtained two Informal Resolution Attempt forms from Counselor Preston (Preston). On 7/29/16, I completed those forms as identified in the above reference Informal Resolution Attempts and at or about 3:30p.m., on same date, I returned the first of them to Preston, which reads in part as follows:

"CONTINUATION PAGE

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I request for written staff verification/memorandum for my following claimed and valid reasons for delay of filing my 5/21/16 BP-11 Appeal to Central Office (Re: 859098); moreover, I request for extension of time to file and/or request to file outside of time frame for filing said Appeal, as well as request for a copy of my Priority Mail receipt and tracking number for the service that I am paying for from the Mail Room:

On 7/26/16, at or about 5pm, D-2 officer D. Martin (Martin) returned to me my undelivered envelope containing my aforesaid Appeal to Central Office (Appeal); indicating, "Postage Due 4.28 c," and "Weight Requires Priority". On 7/28/16, Martin verified to Counselor Preston (Preston) that he returned the aforesaid envelope to me on 7/26/16; Martin verified this to Preston at or about 3:15, on 7/28/16. Also on 7/28/16, I went to Mail Room, Open House and requested for Mail Room Staff: Officer Baker et al. to address my problem with my aforesaid mail being returned. Mail Room Staff/Records Officer Pough said that he did not know any requirements for postage for Priority Mail, and Mail Room Staff thus were unable to help me..." (Continued in Forward)



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

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FROM: 51913018

TO: Delta Unit

SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B

DATE: 08/04/2016 12:14:12 PM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS

Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate to Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

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(Part Two)

NOTE: On 8/2/16, at or about 7am, after correcting an issue of postage due for my legal mail addressed to the BOP Central Office(Central), which had been returned to me by D-2 Unit officer Martin on 7/26/16 (as mentioned in my 7/28-29/16 Informal Resolution Attempt, in forward) and which includes my appealing about staff misconduct, including staff misconduct in the Mail Room, and ready to send another legal mail item to the BOP Regional Office(Regional); Mail Room Supervisor Barker (Barker) et al. rejected my aforesaid legal mail items to Central and Regional Offices and my 8/2/16 written Inmate Request To Staff (BP -S148.055), requesting for a copy of receipt and tracking number for Priority Mail service paid for, and refused to provide me with a written reason for the rejection of these in my request; though, on 8/4/16, as mentioned in part one of my above reference request to Yaz/Inmate To UnitD, Mail Room staff indicated that it was because of my request to them for a copy of the Priority Mail receipt, tracking number, and a written response for reason of rejecting the request and rejecting my legal mail items, as mentioned above. Barker advised me to "write it up," concerning the rejection of these. Accordingly, I hereby continue my "write up" of the incident and submit same to your attention for review.

---FORNOF, JOSIAH on 7/30/2016 9:28 AM wrote:

>

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate to Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, including for Claimed/Valid Reasons for Delay, etc.)

(Part Two)

(Continued)"...On 7/29/16, I went to Education Department to address my problem and they were able to help me correct the issue. I have placed the recommended postage on my envelope, plus some(See envelope).

(See exhibits: Fornof, J.R.(2016, Jul. 28) Inmate Request to Mail Room Staff---1 page; and, Fornof, J.R.(2016, Jul. 29) Inmate to Request to Education Staff---1 page (plus postit note))"

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When I returned the foregoing Request (Request) to Preston, he complained about me returning it so late in the day. I told him that it is supposed to be his late night. I briefly went over what I was requesting for with him and reminded him that we had talked about my issue earlier that week in preparation of addressing my issue on his late night that Friday. In making sure that he understood what I was requesting for, I told him that the memorandum he writes up for me should reflect the issue that I presented in my Request; and if his memorandum does not reflect the issues of my Request, then he needs to add in his written response the reason why he did not include the issues of my Request in the memorandum. He alleged that he did not have to write a memorandum for me, but that he was doing it as a courtesy. I told him again to put it in writing in response to my Request and told him that he still needed to sign and indicate on my Request that I returned it to him on that day (7/29/16), which he refused to do at that time. He asked me what which one do I want him to address, my Request or the memorandum. I told him that I wanted him to address both, the memorandum in response to the issues in my Request. He said that I was not going to tell him how to do his job and that he was only going to reflect a timeline in the memorandum of when I sent my Appeal out and when it was returned to me. In retrospect, with the shoe on the other foot, he is quick to tell me what issues I am going to include in my Appeal and present to the Central Office regarding its delay.

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

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(Continued in Forward)

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

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FROM: 51913018  
TO: Delta Unit  
SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B  
DATE: 08/04/2016 03:22:01 PM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS  
Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate To Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

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(Part Three)

NOTE: I hereby restate and extend my request, as indicated in my 7/28-29/16 Informal Resolution Attempt and in forward, to include referring to my accounts of staff misconduct etc. against me et al. included in my above reference requests to Warden Blackmon and to Yaz/Inmate To UnitD, as follows:

I request that the above mentioned staff be contacted to verify and corroborate this account of mine, and that it be preserved for the record; moreover, I request that the surveillance video/audio and other witnesses and evidence, which further corroborates this account, also be preserved for the record---concerning this most serious matter, which include[s] the commission of treason etc. against me et al. And if any of the above mentioned staff deny their involvement in this account, I request that they be held accountable for such misconduct and treachery, along with their being held accountable for any other misconduct that they may be responsible for concerning the above. (emphasis added)

NOTE: Also on 8/2/16, I went up the chain of command when I was first able to at main line about a written statement by Blackmon, which Wilson delivered to me on 8/1/16, at or about 5 pm, which claimed that I had refused to accept the SENTRY records that I had requested for (!); which is absurd, and is consistent with felony extortion, fraud, treason, etc. against me et al. The concern for my safety that this raises for me, includes that if staff are willing to commit these crimes, which includes falsifying official documents, against me in this matter (as indicated above), and they can get away with preventing my legal mail appealing such staff misconduct, from being mailed out; then, they are capable of doing much worse, and they are postured in the unlawful position of proceeding in the direction of doing it. (Continued In Forward)  
---FORNOF, JOSIAH on 7/30/2016 1:46 PM wrote:

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(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).  
See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate to Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.)

(Part Three)

(Continued)

Preston's actions include amounting to extorting me, to get me to waive my Appeal by waiving my claimed and valid reasons for the delay of my Appeal, which explains the cause of the delay and which is sure to get the Central Office to accept its late filing; to get me to settle for the issue that Preston decides to put in the memorandum, which only explains the effect of the delay and which is sure to get the Central Office to reject my Appeal for not being filed on time. Meriam-Webster's Collegiate Dictionary (11th ed.), defines the term as follows:

Extort: to obtain from a person by force, intimidation, or undue or illegal power: WRING

On 7/28/16, when I obtained the two above reference Informal Resolution Attempt forms from Preston, he insisted on arguing against my claimed and valid reasons for the delay of my Appeal and the cause of its being returned to me, which is because I was not provided with the proper procedures and requirements for determining the correct amount of postage for the weight of

my Appeal by the BOP and the U.S. Post Office (until 7/29/16, when the Education Department Staff, being very professional about it, helped me to correct the problem and to obtain the updated postage rate for the weight of my Appeal from the Post Office); so I was unable to determine the correct amount of postage to put on my Appeal for its timely delivery and filing, and unable to keep it from being returned to me, delayed, and ultimately filed outside of the time frame for timely filing. Though, he continued to assert that my Appeal returning to me is the cause for the delay of its filing—which is not the cause of its being returned; indeed, its returning to me is only the effect of its being returned, not the cause. He asserted that I could have gone to the Mail Room about the problem I was having, and to get the information I needed, about the postage for my Appeal. But I told him that when my Appeal was first returned to me through the Mail Room, by Legal Mail Officer Hawkins, she told me that the Mail Room does not weigh mail and that she did not know why my Appeal was being returned to me or why it had the Priority Mail stamp and the postage due note put on it; she said that's how it came back from the Post Office. He said no, that the Mail Room does not weigh mail for inmates, but they do it for staff and I could have come to him about the problem I was having with my Appeal being returned to me because of postage and gone over to the Mail Room to get my Appeal weighed and the correct postage put on it. I reminded him that I came to him on 5/25/16, when my Appeal was first returned to me, about that problem I was having with my Appeal and postage....(Continued in Forward)

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

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FROM: 51913018

TO: Delta Unit

SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B

DATE: 08/04/2016 09:27:25 PM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS

Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate To Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

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(Part Four)

(Continued)

I communicated this concern of mine all the way up the chain of command to Blackmon, and he admitted---in the presence of Captain Crawford, Associate Warden Carlton, Case Manager Coordinator Fortenberry, SIS/Tech Frisby, Lieutenant Taylor, et al.; at the front of the main line building---to putting Wilson up to bargaining with my issue of the SENTRY records that I had requested for and needed and that he is required to provide to me anyway, in exchange for my other closely related issues of serious staff misconduct, including staff misconduct for failing to provide me with those records, and the treason etc. that it is inescapably connected and inextricably tied to, as indicated in my 7/28/16 Informal Resolution Attempt in this matter. At that time Blackmon's claimed reasoning for rejecting my issues was, he said, "Only a single issue at a time can be raised in a request." Which, if that were true, why then did he not just reject my issues based on that safer reasoning, which does not require relying on whether I will agree to it in writing or not; instead of risking even taking on the appearance of further staff misconduct interfering with my good faith attempts to follow through with the Administrative Remedy Process and to access the courts, and extorting me to give up my serious formal issues of staff misconduct consistent with treason etc. against me et al., for the SENTRY records that Wilson showed me how easy it was to just go and print them up with a simple verbal communication to him of my having requested for them?

----FORNOF, JOSIAH on 7/30/2016 7:51 PM wrote:

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(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate to Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.

(Part Four)

(Continued)

..., and that is when he wrote the first memorandum up in this matter to the Central Office about that problem for me, but that he did not offer to take me over to the Mail Room to help me then and I was unable of knowing that he could have done that otherwise (Accordingly, my above mentioned 7/28/16 request to the Mail Room and their response to it, that they did not know anything that could help me, further disproves Preston's aforesaid assertions.). He said, we can just agree to disagree. I told him, that you can't disagree with the facts, and then I left his office to present my aforesaid request to the Mail Room, and then I presented my aforesaid request to the Education Department the following day; including them with the staff responses which support my position of my claimed and valid reasons for the delay of my Appeal as exhibits in my Request and presenting it all to Preston as stated above.

Even with the evidence and facts in favor of my position in my Request, Preston insisted on treating me with disrespect, including by failing to provide me with staff verification/memorandum consistent with the issues that I presented in my Request, and as stated above, as well as by merely including a two sentence note to his 5/25/16 memorandum that he provided to me when my Appeal was returned to me the first time, as follows:

Inmate Josiah Fornof#51913-018 approach me with concern about his mail being returned with a priority stamp applied and request for additional postage (\$2.25). Inmate Fornof stated he did not place the priority stamp on the envelope and he never requested for this to be sent out priority. Inmate Fornof sent this package on Monday 05-23-2016 and received back from the mail room on Wednesday 05-25-2016. Inmate Fornof is requesting an extension to cover the days in reference to mail being sent/return. Copies have been provided with this memo.

NOTE: Inmate Fornof#51913-018 sent the package out again on 05-26-2016 and once again the mail was returned the local U.S. Postal Service on July 26, 2016 for additional postage. This memo is generated for timeline only.

(Continued in Forward)

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

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FROM: 51913018  
TO: Delta Unit  
SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B  
DATE: 08/05/2016 07:49:46 AM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS  
Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate To Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

(CORRECTION: it should read, "Preston does not respect the Administrative Remedy Program," not, "Preston does respect the Administrative Remedy Program," in my above reference request to Blackmon, in forward, below)

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(Part Five)

(Continued)

Blackmon et al. is responsible for knowing that if they do not officially assert that claim, of only a single issue per request allowed, then they waive their right to make that claim---like I made abundantly clear when Preston failed to officially make a claim in writing about the problem he had with my request: the BOP has to either "put up or shut up" about that claim---especially when they have already officially treated my issues as closely related issues and not as unrelated ones. For example, on 7/25/16, when Blackmon responded with stating, "You cannot alter the form to include other language or statements to change meaning of a legal document," it is understood that this is his response to my issue requesting for a written response and my challenge to the BOP to either "put up or shut up" about Preston's problem with my including in my requests a notice of my being under duress of treason etc., and with the law imputing upon him the responsibility of knowing what this means or of inquiring into it to find out; but it does not explain how the form of is altered or how the meaning of the official document is changed by any of the language or statements that I include in my requests. Indeed, Blackmon quickly reverses himself and "shuts up" about Preston's aforesaid baseless problem with my requests---then he steps even further outside of the scope of his duties and official capacity by putting Wilson up to attempting to informally bargain for my formal issues of serious staff misconduct, which reeks with conflict of interest, including to keep from having to deal with a "write-up" against one of their own, and which Counselor Robinson correctly identified that my issues all fall under that single subject and called it: staff misconduct, in her 7/11/16 response to my request on same date.

(Continued In Forward)

----FORNOF, JOSIAH on 7/31/2016 9:23 AM wrote:

>

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).  
See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate to Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.)

(Part Five)

(Continued)

Preston's above mentioned memorandum is rife with fraud, felony, and consistent with extortion etc. Merriam-Webster's Collegiate Dictionary (11th ed.), defines the term as follows:

fraud: 1a: DECEIT, TRICKERY; specif: intentional perversion of the truth in order to induce another to part with something of value or to surrender a legal right b: an act of deceiving or misrepresenting: TRICK 2a: a person who is not what he or she pretends to be: IMPOSTER; also: one who defrauds: CHEAT b: one that is not what it seems or is represented to be

Firstly, when I came to Preston the first time my Appeal was returned, I verbally requested that he verify and include in the memorandum, that Hawkins handed me my Appeal, she told that she did not know why the Priority Mail stamp was placed on the envelope of my Appeal and that is how it came back from the Post Office (this is further supported by the aforesaid Mail Room response to my request, that they did not know anything about requirements for postage for Priority Mail). But he did not include that for me; I am betting it's because he knew that would document and expose wrongdoing in the Mail Room, and he used to work in the Mail Room, so he tells me. This raises a reasonable suspicion of possible motive that he may have to cover-up wrongdoing for the Mail Room.

Secondly, I learned to keep things in writing with Preston et al., because of his fraudulent ways and verbal abuse against me, from my experience, as indicated above. Also in fact, I have made requests to the Warden's Office, including about my mail being delayed by upwards to six months, with Preston claiming that it was possibly "Lost Mail" of the United States Postal service; asking to keep my communication in writing with staff, because of Preston's aforesaid ways etc. against me; and showing that Preston does respect the Administrative Remedy Program, including because he failed to process my complaint accordingly. And his failing to process my Request in this instance is further example, including of how he continues to be disrespectful against the Administrative Remedy Program and me, as well as how he continues to fail to address the actual causes of my mail being delayed, of which there is proof of, as evidenced above.

(Continued in Forward)



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

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FROM: 51913018

TO: Delta Unit

SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B

DATE: 08/05/2016 09:58:41 AM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS  
Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.--Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate To Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

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(Part Six)

(Continued)

Which, upon writing this up, I felt prompted to go and locate the copies I had of Robinson's aforesaid response in my files; though, I could not find them where they should have been. This got me thinking, on the verge of panic, "this is what Preston must have been up to the other day when he was snooping around in my cell." As related to me by my cell mate, who Preston did not see lying in his bed upon entering our cell about a week or two ago and who caught Preston creeping on my locker. With keys in hand and fumbling around with my lock in our dark cell, Preston did not even bother to turn on the lights. My cell mate said, "what are you doing?" Which startled Preston about out of his skin---he quickly barked at my celly, "you got to take down that curtain over the window; officers have to be able to see into the room," and then he ran out of the cell. I feared the worst: that he was trying to destroy evidence and further deny me due process and access to the courts, by tampering with my files. Though, I was finally found the original that Wilson returned to me on 8/1/16 with Blackmon's fraudulent response about my contact with Wilson on 7/28/16; which upon my immediately bringing my grave concern about this response to Wilson's attention, that it did not accurately reflect what had occurred on that date, Wilson assured me that that is not what he had told Blackmon et al.

The above raises many serious questions, including: are the above mentioned staff conspiring together as a group against me et al. with the intent to effect a single end or perhaps several ends, including to prevent the execution of BOP policy, the Constitution, and other laws of the United States, consistent with the perpetration of treason etc; including, to make my write-ups disappear? Accordingly, the evidence tends to support a yes for these. And what is that staff misconduct that is so important for the aforementioned staff to conspire together to make my said write-ups disappear? Indeed, the elements that amount to the same single issue of staff misconduct are as follows:

(1)-Staff misconduct for failing to give me the SENTRY records that I had requested for and that they are responsible for providing to me by policy, and especially staff misconduct for failing to gibe me those records in connection with extortion against me et al.

(2)-staff misconduct for failing to give me written response as to their problem with the content of my requests that they are also responsible for providing to me by policy, and staff misconduct for when they provided a written response with baseless problems about my requests.

(Continued In Forward)

---FORNOF, JOSIAH on 7/31/2016 2:00 PM wrote:

>

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate Request to Staff, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.)

(Part Six)

(Continued)

Thirdly, Preston does not reflect in his note, regarding his aforesaid memorandum, the reasons for the delay of my Appeal that I requested to be verified by him in my Request, which is: because I was unable to access the correct rates and procedures for preparing postage on my Appeal to keep it from being returned, as indicated above; because the institution staff did not provide me with the correct procedures for such when I requested for them then (until 7/29/16): as they were not up to date then and did not know of them themselves to provide to me—so they claim—consistent with the evidence and facts that I presented to Preston, as exhibited in my Request.

Indeed, even in the face of these facts and evidence, Preston maintains his wrongful position that he argued against me the day before, that he included in his 5/25/16 memorandum, claiming that I am "requesting an extension to cover the days in reference to mail being sent/return," against my verbal and written requests and explanation of otherwise. When it is clear that I am requesting for an extension to cover the days in reference to mail being incorrectly rated/correctly rated; which is the cause of its being returned, because I was unable to keep it from being returned until I had it correctly rated on 7/29/16, as indicated above—so the extension should cover for the days before this, not from 7/26/16; which is simply the day it was returning to me, because it had been returned, and not the day that the reason it was returned and delayed was corrected.

In the current legal arena that we must deal with, where a single day late or a single issue not asserted can mean the life or death of one's claim: all of them one has a right to must be preserved accordingly. I do not waive a single day or issue that I have a right to in this matter, despite Preston's attempts to kill my rightful claims, including as indicated above; as I have and am requesting for the required staff verification and preservation of them, including herein. Of course there are other serious questions that need to be answered regarding the above. For instance, where was my Appeal for the two months since I sent it back out on 5/25/16 to when it was returned to me on 7/26/16? Is Preston going to claim possibly "Lost Mail" of the U.S. Postal service again? And where did staff leave my Appeal at the Post Office, and with whom? Among others. But there are other pressing issues I must address now.

(Continued in Forward)

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

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FROM: 51913018

TO: Delta Unit

SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B

DATE: 08/05/2016 06:52:07 PM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS  
Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate To Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

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(Part Seven)

(Continued)

(3)-Staff misconduct for failing to inquire into and to lawfully address acts of treason brought to their attention.

Which raises another serious issue: Blackmon et al. withheld the SENTRY records that I had requested for in further retaliation against me for my not giving in to his unlawful pressuring and intimidation tactics and for my not taking his lawless deal, which I had no choice in taking. Accordingly, my commanders in chief, the Governor of Florida and the President of the United States, would not appreciate it to much if I failed to do my citizen duty to follow up the chain of command with my knowledge of acts of treason against the above indicated sovereigns and my country. Indeed, the level of treachery that I have witnessed in my experience, which spans decades, and that I am currently witnessing within the BOP, is to the precise extent that, until I am directed in person to stand down by both of my aforesaid commanders in chief to assure me that they are not under duress of treason etc., I am unable to stand down concerning this matter. I do not say these things lightly, as I am to be held accountable to the furthest extent of the law if my claims are deemed to be in anyway not well founded; now weigh the seriousness of the aforesaid---from someone with only about three years until their release, or sooner if the above is lawfully resolved before then.

In closing on this note, I must bring lawful attention to and rightfully clarify Blackman's misrepresentation of policy and his office, where he unlawfully insisted on asserting his arbitrary rule, of absolutely only a single issue per request allowed, upon me at the front of the main line building on said date and where I reminded him that his wrongful position is not even consistent with policy. I said to Blackmon, "so you are only going to do it however you want to, and not how policy actually reads?" He said, "that's right." This indicated to me that Blackmon et al. are poised to prevent the execution of this law and others providing for the above, in all cases. I requested to see SIS and did get to talk to SIS Dean and SIA Williams. I told them that, out of an abundance of caution, I wanted to relay my concerns regarding the above to them and after they have heard me out, see if they felt that I could continue writing this complaint of staff misconduct without my safety being compromised by staff---SIA Williams gave me his assurance that he felt that I could, and I am relying on his professional judgment at this time.

(Continued In Forward)

---FORNOF, JOSIAH on 7/31/2016 7:01 PM wrote:

>

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate to Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.)

(Part Seven)

(Continued)

The second of the above reference Informal Resolution Attempt forms (Request(s)) that I completed, concerns the criminal actions of D-Unit Manager Wilson (Wilson), which are consistent with that of Preston's aforesaid criminal actions, against me; accordingly, I am unsure of who I should give this second Request to for its submission etc., and I hereby request that you

direct me to the proper staff for filing it—although, Preston and Wilson are presumed to be coming criminally against me as such, under your command, including as Wilson claims he came in the following account of my second Request:

"On 7/28/16, at or about 3:25p.m., D-Unit Wilson (Wilson) came to my cell (D-2, 120-Upper) and claimed that new Warden Blackmon (Blackmon) gave him (Wilson) my 7/27/16 BP-9 Resubmission to Warden (Re: Remedy ID: 870192) to talk to me about; Wilson attempted to extort me, to get me to retract my aforesaid Request (Request), as follows:

After Wilson handed me my Request, I placed it on the table directly outside of my cell in the Day Room, read through it and talked to him about it for a few minutes about what I had requested. I told him that I had originally requested copies of the SENTRY 'ROSTER' Index history records for the Administrative Remedy Requests and Appeals that I have submitted to date, but that my Request includes several other, closely related issues that the Warden needs to be aware of and needs to respond to accordingly, including responding to me in writing. I told him that he is responsible for providing the SENTRY records to me at any time he knows that I am requesting for them. He claimed to have not known about my request for the SENTRY records. I turned to my 7/11/16 Informal Resolution Attempt exhibit in my Request, told him that it had come across his desk, pointed to where he had signed it on same date, and told him that is his signature.

Wilson then invited me to go in the back to his office to talk about this some more and to print out the SENTRY records that I had requested for, to deal with that issue of my Request. On the way to his office, I asked him to stop by the D-2 Unit officer's desk, which is in the middle of the Day Room, where D-2 Unit officer D. Martin (Martin) was sitting; to further verify that Martin had just talked to Counselor Preston (Preston) minutes prior to our passing then, and verified that on 7/28/16, while passing out mail to inmates, he had returned to me my mail addressed to the BOP Central Office and that I have an issue with that etc. Wilson and I then went to his office where he printed out a copy of the SENTRY records that I had requested for (there should be a transaction record of this), when the telephone rang and he claimed that it was Blackmon calling. I told him that I did not want to verbally talk to the Warden, but that I wanted to keep this matter in writing...."

(Continued in Forward)

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

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FROM: 51913018

TO: Delta Unit

SUBJECT: \*\*\*Request to Staff\*\*\* FORNOF, JOSIAH, Reg# 51913018, YAM-D-B

DATE: 08/05/2016 08:03:13 PM

To: Yaz/Inmate To UnitD, Yazoo City FCC, MS

Inmate Work Assignment: RESERVED

(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate To Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.---Parts 1-8, continued in forward; and: Fornof, J.R.(2016, Aug. 4) electronic, Inmate To Staff Message, request to Yaz/Inmate To UnitD---Subject: Chain of Command---Parts 1-8, continued in forward)

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(Part Eight)

(Continued)

NOTE: On 8/4/16, at or about 7 am, while I was trying to keep Mail Room officer Hawkins (Hawkins) from rejecting my legal mail item addressed to the BOP Central and Regional Offices again. I was at the Mail Room window with officers Clark (Clark) and Hawkins, when Hawkins said that she can get the lieutenant (Lt.) to come over. I said, "yes, get the Lt. over here." And while we were waiting for the Lt., D-Unit Manager Wilson passed by when Hawkins and I were still airing our issue to Clark. Wilson turned back around and then joined with Hawkins in yelling and arguing against me, while I was unsure of Clarks intentions. Wilson ordered me to leave the area and to go back to my unit, and yelled, "if you don't go back to your unit right now, they are going to arrest you for running your mouth." Fearing that he was sure to make good on that threat, I backed away and went off to go get the Lt. myself. Lt. Taylor came to the Mail Room window with me to observe the problem. Hawkins admitted that the Mail Room had rejected my legal mail item addressed to Central the other day because I had come to them with a written request and wanted the Mail Room to respond in writing to it; she was trying to reject these items again on this day based on this same argument, though, denied that I had had the other legal mail item addressed to Region and that they had also rejected that the other day. Hawkins also admitted that she has to give my legal mail to SIS personnel before it gets mailed out---Lt. Taylor said that he knows.

NOTE: Last but not least, and probably most importantly, it must be said: that Counselor Taylor's professional conduct in this matter, including with processing my above complaint of staff misconduct through the Administrative Remedy Procedure without hesitation or mental reservation, is the epitome of keeping to the highest standard of ethics in the Department of Justice ---there ought to be more like her among us.

(This concludes my notes for now)

----FORNOF, JOSIAH on 7/31/2016 8:43 PM wrote:

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(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

See: [www.josiahrobertfornof.com](http://www.josiahrobertfornof.com)

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(Re: Fornof, J.R.(2016, Jul. 29) electronic, Inmate to Staff Message, request to Warden Blackmon---Subject: Preservation of the Records, Including for Claimed/Valid Reasons for Delay, etc.)

(Part Eight)

(Continued)"...including with the Warden p[r]oviding me with a written response to my Request, consistent with policy etc. He picked the phone up and then asked me to step out of the room for and into the hallway for a moment, which I did. After a moment, he put the phone back into its cradle and asked me to come back into his office (I suspect that Blackmon/et al. was on the speaker phone to listen in on our conversation etc.; there should be a phone record of this). He asked me if I would sign a written agreement to retract my Request for the copies of the SENTRY records that I had requested for. I told him, emphatically, no, that would be unconscionable; that there are other, serious issues concerning my Request that the Warden needs to be aware of and needs to respond to accordingly. He said, then, that he wouldn't give me the SENTRY records that I had requested for and needed; though, he put those records with my Request and said that he had to run them back to Blackmon. I left his office and went to write up my aforesaid account of my contact with him.

I request that the above mentioned staff be contacted to verify and corroborate this account of mine, and that it be preserved for the record; moreover, I request that the surveillance video/audio and other witnesses and evidence, which further corroborates this account, also be preserved for the record—concerning this most serious matter, which include the commission of treason etc. against me et al. And if any of the above mentioned staff deny their involvement in this account, I request that they be held accountable for such misconduct and treachery, along with their being held accountable for any other misconduct that they may be responsible for concerning the above."

(Emphasis and ellipses added to Requests as quoted)

The foregoing is provided for by policy, the Constitution, and other laws—including being provided for by P.S. 1330.18 et seq.; e.g., Section 7(a) & (b):

The Warden is responsible for ensuring that effective informal resolution procedures are in place and that good faith attempts at informal resolution are made in an orderly and timely manner by both inmates and staff. These procedures may not operate to limit inmate access to formal filing of a Request....the Warden may waive informal resolution... when informal resolution is deemed inappropriate due to the issue's sensitivity.

Sincerely,

Josiah Robert Fornof  
:)

CONTINUATION PAGE

(Re: (51913-018) Fornof, Josiah R.(2016, Aug. 9) BP-10 to Regional Office (Remedy ID: 870192))

The following definitions are from the Black's Law Dictionary, 5th ed.:

"Notice. Information; the result of observation, whether by the senses or the mind; knowledge of the existence of a fact or state of affairs; the means of knowledge. Intelligence by whatever means communicated.

Knowledge of facts which would naturally lead an honest and prudent person to make an inquiry, and does not necessarily mean knowledge of all the facts. In another sense, term means Information, an advice, or written warning, in more or less formal shape, intended to apprise a person of some proceeding in which his interests are involved, or informing him of some fact which it is his right to know and the duty of the notifying party to communicate.

Notice may be either (1) statutory, i.e., made so by legislative enactment; (2) actual, which brings the knowledge of a fact directly home to the party; or (3) constructive. Constructive notice may be subdivided into: (a) Where there exists actual notice of matter, to which equity has added constructive notice of facts, which an inquiry after such matter would have elicited; and (b) where there has been a designed abstinence from inquiry for the very purpose of escaping notice.

Actual notice. Actual notice has been defined as notice expressly and actually given, and brought home to the party directly. The term, however, is generally given a wider meaning as embracing two classes, express and implied; the former includes all knowledge of a degree above that which depends upon collateral inference, or which imposes upon the party the further duty of inquiry; the latter imputes knowledge to the party because he is shown to be conscious of having the means of knowledge. In this sense actual notice is such notice as is positively proved to have been given to a party directly and personally, or such as he is presumed to have received personally because the evidence within his knowledge was sufficient to put him on inquiry.

A person 'notifies' or 'gives' a notice or notification to another by taking such steps as may be reasonably required to inform the other in ordinary course whether or not such other actually comes to know of it. A person 'receives' a notice or notification when: (a) it comes to his attention; or (b) it is duly delivered at the place of business through which the contract was made or at any other place held out by him as the place for receipt of such communications. U.C.C. § 1-201(26).

Constructive notice. Constructive notice is information or knowledge of a fact imputed by law to a person (although he may not actually have it), because he could have discovered the fact by proper diligence, and his situation was such as to cast upon him the duty of inquiring into it. Every person who has actual notice of circumstances sufficient to put a prudent man upon inquiry as to a particular fact, has constructive notice of the fact itself in all cases which, by prosecuting such inquiry, he might have learned such fact.

Imputed notice. Information as to a given fact or circumstance charged or attributed to a person, and affecting his rights or conduct on the ground that actual notice was given to some person whose duty was to report it to the person to be affected, as, his agent or his attorney of record. See also Notice" (Etc.)

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: JULY 29, 2016



FROM: ADMINISTRATIVE REMEDY COORDINATOR  
YAZOO CITY MED FCI

TO : JOSIAH FORNOF, 51913-018  
YAZOO CITY MED FCI     UNT: DELTA     QTR: D02-120U  
P.O. BOX 5666  
YAZOO CITY, MS 39194

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID           : 870192-F2           ADMINISTRATIVE REMEDY REQUEST  
DATE RECEIVED     : JULY 25, 2016  
SUBJECT 1         : ADMINISTRATIVE REMEDY PROCEDURES  
SUBJECT 2         :  
INCIDENT RPT NO:

REJECT REASON 1: SEE REMARKS.

REMARKS           : ON 7-28-2016 YOU WERE OFFERED A INDEX OF YOUR  
BP-9 FILINGS BY YOUR UNIT MANAGER, YOU REFUSED TO  
ACCEPT IT. TRIED TO INFORMALY RESOLVE YOUR ISSUE.



Federal Correctional Complex, Yazoo City, Mississippi  
Administrative Remedy Program  
Routing Form

Inmate Name: Josiah R. Fornot

Register No: 51913-018 Unit: D2

Re-Submission

TO BE COMPLETED BY CORRECTIONAL COUNSELOR:

7/11/16 Date informal resolution began  
7/11/16 Date inmate issued BP-229  
7/20/16 Date inmate returned BP-229 to Correctional Counselor  
7/20/16 Date BP-229 given to Administrative Remedy Coordinator/Clerk  
Re-Submission Date - 7/27/2016

TO BE COMPLETED BY ADMINISTRATIVE REMEDY COORDINATOR:

\_\_\_\_\_ Date BP-229 receipted and investigator assigned:  
INVESTIGATOR: \_\_\_\_\_ DATE DUE: \_\_\_\_\_  
\_\_\_\_\_ Date completed and received by Administrative Remedy Coordinator/Clerk

ROUTING AFTER INVESTIGATION:

<u>DATE</u>	<u>INITIALS</u>	
_____	_____	Department Head/Investigator
_____	_____	Med AW's Secretary
_____	_____	Med Associate Warden
_____	_____	Administrative Remedy Coordinator/Clerk
_____	_____	Med Warden's Secretary
_____	_____	Warden Bonita S. Mosley

**Sensitive - LOU**

U.S. DEPARTMENT OF JUSTICE  
Federal Bureau of Prisons (BOP)

REQUEST FOR ADMINISTRATIVE REMEDY

Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse.

From: Fornof, Josiah R.	51913-018	D-2	Yazoo City FCC, MS
LAST NAME, FIRST, MIDDLE INITIAL	REG. NO.	UNIT	INSTITUTION

Part A- INMATE REQUEST (Remedy ID: 870192) (See exhibits of prior filings, including: Fornof, J. R. (2016, Jul. 20) BP-9 (form) to Warden et al., including exhibits of prior filings—5 pages; Yazoo City Fcc, MS (2016, Jul. 11-20) Administrative Remedy Program, Routing Form—1 page; and: Yazoo City FCC, MS (2016, Jul. 25) Administrative Remedy Coordinator, Rejection Notice to Josiah Fornof—2 pages) I hereby refer and resubmit my issues from my initial 7/20/16 BP-9 to Warden, to your attention: Warden et al. Moreover, the above indicated 7/25/16 Rejection Notice to me is too vague and unclear as to how my aforesaid 7/20/16 BP-9 form to Warden et al. is altered or changed regarding the issues I raised etc., so I am unable to identify and address the rejection issue. Though, it appears as if said Rejection Notice is meaning to include saying: that I cannot petition the federal government et al. for the redress of my greivances, including concerning the commission of treason etc. against me et al. Therefore, the aforesaid Rejection Notice is contrary to BOP policy, the Constitution, and other laws, including the law of contracts. Accordingly, in my 7/20/16 BP-9 to Warden et al., I provided the BOP with notice of the issues of my Request in the section designated for such notice; which means that the BOP et al. is legally obligated to lawfully address the issues of my Request in this official document and they are responsible for knowing the same. Finally, I also request for extension of time to file this Request, if necessary, and I expect to include in this filing a Memorandum (as additional exhibit) from Counselor Preston verifying my request for extension of time to file and the date that I resubmit this Request to him for filing. (NOTICE) UNDER DURESS OF

7-27-16 DATE TREASON ETC. (IMPUTED BY LAW). *Josiah R. Fornof* SIGNATURE OF REQUESTER

Part B- RESPONSE

DATE

WARDEN OR REGIONAL DIRECTOR

If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this response.

ORIGINAL: RETURN TO INMATE

CASE NUMBER: \_\_\_\_\_

CASE NUMBER: \_\_\_\_\_


Part C- RECEIPT

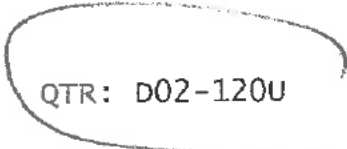
Return to: \_\_\_\_\_  
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: JULY 25, 2016

FROM: ADMINISTRATIVE REMEDY COORDINATOR  
YAZOO CITY MED FCI

TO :  JOSIAH FORNOF, 51913-018  
YAZOO CITY MED FCI      UNT: DELTA  
P.O. BOX 5666  
YAZOO CITY, MS 39194

 QTR: D02-120U

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID           : 870192-F1           ADMINISTRATIVE REMEDY REQUEST  
DATE RECEIVED     : JULY 25, 2016  
SUBJECT 1           : ADMINISTRATIVE REMEDY PROCEDURES  
SUBJECT 2           :  
INCIDENT RPT NO:

REJECT REASON 1: SEE REMARKS.

REJECT REASON 2: YOU MAY RESUBMIT YOUR REQUEST IN PROPER FORM WITHIN  
5 DAYS OF THE DATE OF THIS REJECTION NOTICE.

REMARKS : YOU CANNOT ALTER THE FORM TO INCLUDE OTHER LANGUAGE  
OR STATEMENTS TO CHANGE MEANING OF A LEGAL  
DOCUMENT

Federal Correctional Complex, Yazoo City, Mississippi  
Administrative Remedy Program  
Routing Form

Inmate Name: Josiah R Fornof

Register No: 51913-018 Unit: D2

TO BE COMPLETED BY CORRECTIONAL COUNSELOR:

7/1/16 Date informal resolution began  
7/14/16 Date inmate issued BP-229  
7/20/16 Date inmate returned BP-229 to Correctional Counselor  
7/26/16 Date BP-229 given to Administrative Remedy Coordinator/Clerk

TO BE COMPLETED BY ADMINISTRATIVE REMEDY COORDINATOR:

\_\_\_\_\_ Date BP-229 receipted and investigator assigned:  
INVESTIGATOR: \_\_\_\_\_ DATE DUE: \_\_\_\_\_  
\_\_\_\_\_ Date completed and received by Administrative Remedy Coordinator/Clerk

ROUTING AFTER INVESTIGATION:

<u>DATE</u>	<u>INITIALS</u>	
_____	_____	Department Head/Investigator
_____	_____	Med AW's Secretary
_____	_____	Med Associate Warden
_____	_____	Administrative Remedy Coordinator/Clerk
_____	_____	Med Warden's Secretary
_____	_____	Warden Bonita S. Mosley

Sensitive - LOU

U.S. DEPARTMENT OF JUSTICE  
Federal Bureau of Prisons (BOP)

REQUEST FOR ADMINISTRATIVE REMEDY

Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse.

From: Fornof, Josiah R. 51913-018 D-2 Yazoo City FCC, MS  
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A- INMATE REQUEST (See exhibits of prior filings) I am dissatisfied with Counselor Robinson's (Robinson) response, including for the following reasons:

(1)-Counselor Preston (Preston) indicated to me that he has an issue with my "(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW)" notice, under my signature, on my 7/6/16 Informal Resolution Attempt and that he required me to re-write my Request on another form and re-submit my Request to another Counselor; though, since he did not respond to me in writing, per policy, he does not have an issue officially and the BOP can either, in a commonly used and understood manner of speaking: "put up or shut up" about any issue that Preston may have concerning the aforesaid. (2)-Preston has processed other Requests of mine that have included my aforesaid notice exactly as I have it in my 7/6/16 Informal Resolution Attempt (Re: Remedy ID: 859098 and Remedy ID: 865698, etc.). (3)-Robinson misuses the fact that my issues may include staff misconduct, to deny me information regarding the BOP's disposition on my other, closely related issues: arising from the same matter—(a)-On 7/6/16, I request for SENTRY records and include notice of being under duress of treason etc., also for remedy, (b)-on 7/11/16, Preston denies me access to SENTRY records, alleges that he has an issue with my Request/Notice, fails to provide me with a written response regarding his disposition per policy, and requires me to re-write and re-submit my Request to Robinson, who provides me with a dissatisfactory response concerning my issues, on same day. (4)-Attention: Warden et al.

7-20-16 (NOTICE) DATE Under Duress of Treason Etc. (Imputed By Law). APRIL J. FORD SIGNATURE OF REQUESTER

Part B- RESPONSE

DATE

WARDEN OR REGIONAL DIRECTOR:

If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this response.

ORIGINAL: RETURN TO INMATE

CASE NUMBER: \_\_\_\_\_

CASE NUMBER: \_\_\_\_\_

Part C- RECEIPT

Return to: \_\_\_\_\_  
LAST NAME FIRST MIDDLE INITIAL REG. NO. UNIT INSTITUTION

From: Fornof, Josiah R.	51913-018	Delta-1	FCC Yazoo City
_____ LAST NAME, FIRST, MIDDLE INITIAL	_____ REG. NO.	_____ UNIT	_____ INSTITUTION

This is in response to your request for Administrative Remedy in regards to 1. A request for the Sentry Roster Index history for all of your Administrative Remedy Requests and Appeals that you submitted. 2. A request for a written response regarding the reasons that Counselor Preston required you to re-write these complaints/issues on a different Informal Resolution form. 3. You request for a written response regarding what attempts are being made by the governing bodies of the United States, federal, state, local, to lawfully address the commission of treason against us. Your allegation of staff misconduct will be reviewed for appropriate disposition in accordance with policy. Allegations of misconduct are taken seriously; however, you will not be provided further information regarding the disposition. In addition, staff will take every measure necessary to provide a safe environment for all staff and inmates as needed.

I trust this response adequately addresses your concerns.

07-11-2016

\_\_\_\_\_  
DATE

L. Robinson 

\_\_\_\_\_  
Counselor Delta 4

### Federal Correctional Complex, Yazoo City, Mississippi Request for Administrative Remedy Attempt at Informal Resolution

Inmate Name: Fornof, Josiah R.

Register No: 51913-018 Unit: D2-120U

**TO BE COMPLETED BY INMATE:** (See exhibit: Fornof, J.R.(2016, Jul. 6) Informal Resolution Attempt; and see CONTINUATION PAGE)

- Briefly state your complaint. Include all details and facts which support your request and the date on which the complaint occurred (1) I have not received response or other notice from the institution, Regional, or Central Offices regarding several of my Requests and Appeals that I have submitted to them. (2) Counselor Preston failed to respond in writing regarding the reasons that he required me to re-write these issues of my complaint on another Informal Resolution Form. (3) This is a continuing issue:

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).

(Does it really matter where I give notice of this issue? Aren't you just as responsible for lawfully addressing it?)

- What actions are you requesting to resolve your complaint (1) I request for the SENIY "ROSTIER" Index history for all of my Administrative Remedy Requests and Appeals that I have submitted to date. (2) I request for a written response regarding the reasons that Counselor Preston required me to re-write these complaints/issues on a different Informal Resolution Form. (3) I request for a written response regarding what attempts are being made by the governing bodies of the United States, federal, state, local, to lawfully address the commission of treason against us.

**TO BE COMPLETED BY STAFF:**

- Indicate below the efforts made to resolve the matter. Be specific, but brief. Include names of staff contacted to attempt resolution. (Use back of this form if necessary.)

L. Rubin 7-11-16      Josiah R. Fornof 7/11/16      [Signature] 7/11/16  
 Correctional Counselor/Date      Inmate Signature/Date      Unit Manager Review/Date

(Notice) Under Duress of Treason Etc. (Imputed By Law).

NOTE: Attach any pertinent documentation related to the inmate's complaint.

	BP-8 Issued To Inmate	BP-8 Returned To Counselor	BP-9 Issued To Inmate	BP-9 Returned to Counselor	BP-9 Delivered to Admin. Remedy Clerk
Date:	7-11-16	7-11-16	7-11-16	7/20/16	7/20/16
Counselor:	JR	JR	JR	[Signature]	[Signature]



CONTINUATION PAGE

(Re: (51913-018) Fornof, Josiah R.(2016, Jul. 11) Informal Resolution Attempt, Yazoo City FCC)

The following definitions are from the Black's Law Dictionary, 5th ed.:

"Notice. Information; the result of observation, wheter by the senses or the mind; knowledge of the existence of a fact or state of affairs; the means of knowledge. Intelligence by whatever means communicated.

Knowledge of facts which would naturally lead an honest and prudent person to make an inquiry, and does not necessarily mean knowledge of all the facts. In another sense, term means Information, an advice, or written warning, in more or less formal shape, intended to apprise a person of some proceeding in which his interests are involved, or informing him of some fact which it is his right to know and the duty of the notifying party to communicate.

Notice may be either (1) statutory, i.e., made so by legislative enactment; (2) actual, which brings the knowledge of a fact diretly home to the party; or (3) constructive. Constructive notice may be subdivided into: (a) Where there exists actual notice of matter, to which equity has added constructive notice of facts, which an inquiry after such matter would have elicited; and (b) where there has been a designed abstinece from inquiry for the very purpose of escaping notice.

Actual notice. Actual notice has been defined as notice expressly and actually given, and brought home to the party directly. The term, however, is generally given a wider meaning as embracing two classes, express and implied; the former includes all knowledge of a degree above that which depends upon collateral inference, or which imposes upon the party the further duty of inquiry; the latter imputes knowledge to the party because he is shown to be conscious of having the means of knowledge. In this sense actual notice is such notice as is positively proved to have been given to a party directly and personally, or such as he is presumed to have received personally because the evidence within his knowledge was sufficient to put him on inquiry.

A person 'notifies' or 'gives' a notice or notification to another by taking such steps as may be reasonably required to inform the other in ordinary course whether or not such other actually comes to know of it. A parson 'receives' a notice or notification when: (a) it comes to his attention; or (b) it is duly delivered at the place of business through which the contract was made or at any other place held out by him as the place for receipt of such communications. U.C.C. § 1-201(26).

Constructive notice. Constructive notice is information or knowledge of a fact imputed by law to a person (although he may not actually have it), because he could have discovered the fact by proper diligence, and his situation was such as to cast upon him the duty of inquiring into it. Every person who has actual notice of circumstances sufficient to put a put a prudent man upon inquiry as to a particular fact, has constructive notice of the fact itself in all cases which, by prosecuting such inquiry, he might have learned such fact.

Imputed notice. Information as to a given fact or circumstance charged or attributed to a person, and affecting his rights or conduct on the ground that actual notice was given to some person whose duty was to report it to the person to be affected, as, his agent or his attorney of record. See also Notice" (Etc.)

Federal Correctional Complex, Yazoo City, Mississippi  
Request for Administrative Remedy  
Attempt at Informal Resolution

Inmate Name: Fornof, Josiah R.  
Register No: 51913-018 Unit: D2-120U

TO BE COMPLETED BY INMATE:

1. Briefly state your complaint. Include all details and facts which support your request and the date on which the complaint occurred.

I have not received response or other notice from the institution, Regional, or Central Offices regarding several of my Requests and Appeals that I have submitted to them.

2. What actions are you requesting to resolve your complaint?

I request for the SENTRY "ROSTER" Index history for all of my Administrative Remedy Requests and Appeals that I have submitted to date (Re: P.S. 1330.18 §§ 12, 13, and 14 (etc.)).

TO BE COMPLETED BY STAFF:

3. Indicate below the efforts made to resolve the matter. Be specific, but brief. Include names of staff contacted to attempt resolution. (Use back of this form if necessary.)

\_\_\_\_\_  
Correctional Counselor/Date  
(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW).  
7/7/16  
Josiah R. Fornof  
Inmate Signature/Date  
\_\_\_\_\_  
Unit Manager Review/Date

NOTE: Attach any pertinent documentation related to the inmate's complaint.

	BP-8 Issued To Inmate	BP-8 Returned To Counselor	BP-9 Issued To Inmate	BP-9 Returned to Counselor	BP-9 Delivered to Admin. Remedy Clerk
Date:	7/6/16	7/7/16			
Counselor:	<u>[Signature]</u>	<u>[Signature]</u>			

Josiah Robert Fornof  
Reg. No.: 51913-018  
Federal Correctional Complex  
P.O. Box 5888  
Yazoo City, MS 39194

*March 24, 2016*

Office of Information Policy (OIP)  
Attention: Director  
U.S. Department of Justice  
1425 New York Ave., NW, Suite 11050  
Washington, D.C. 20530-001  
(Certified Mail No.: 7012 0470 0001 6765 9980)

Re: Federal Bureau of Investigation (FBI)  
Freedom of Information/Privacy Acts (FOIPA)  
FOIPA Request No.: 1206490-000

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

OIP Appeal Nos.: AP-2016-00826 (EOUSA)  
AP-2016-00819 (FBI)

Subject: Until my last Breath

Sir:

Firstly, I am in receipt of OIP (2016, Feb. 16) letter, by Matthew Hurd, Associate Chief, Administrative Appeal Staff. In that letter, Mr. Hurd has assured me that my above reference Request to EOUSA is being processed. And I understand that "under no circumstances shall be destroyed while they are the subject of a pending request, appeal, or lawsuit under the Act" (28 CFR § 16.9, Preservation of Records). So, I thank him for allowing me that piece of mind.

Secondly, I am also in receipt of FBI (2016, Feb. 12) letter, by David M. Hardy, Section Chief, Records Management Division; to which I responded in my (2016, Feb. 24) letter. Moreover, in (2016, Mar. 16) e-mail, my attorney notified me of being in receipt, on same date, of FBI (2013, Sept. 20 and Dec. 20) correspondence; a single CD was enclosed therewith, but no follow-up or updated letter concerning these items and their most recent mailing was provided by FBI. Copies of (2016, Feb. 12 and 24) letters and (2016, Mar. 16) e-mail are enclosed herewith.

Thirdly, the aforesaid letters by FBI indicate there are over 1,100 pages that are currently being withheld. Indeed, as I briefly demonstrated in my (2015, Nov. 17) Appeal to the OIP: the federal government, including the FBI and ATF, appear to be attempting to further cover-up their perpetration of genocide and treason, etc., against me et al. Moreover, in continuance of their aforesaid wrongdoing against us, they have mischaracterized my family and me as "Sovereign Citizens," a group whom they have alleged pose the number one domestic threat against the United States.

We have never identified ourselves with said group or their practices. I simply talked, in my (2010, Aug. 17) telephone conversation with the confidential informant (John Sherman), in part and effect: about how the governing bodies of these United States of America, top to bottom, across the board, federal, state, and local (hereinafter government), are inescapably in breach of contract against my grandparents 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; about how we, ordinary citizens, are the militia and natural defense of a free country; about how citizens are sovereign---not the government; and about how I will keep fighting to expose these matters and immediate threat against us, in our defense: until my last breath.

And in keeping with the context of said conversation, these statements are consistent with the U.S. Supreme Court's controlling views and precedents, including as follows:

(D.C. v. Heller, 171 L Ed 2d 637, 661-662, 683 (2008)) (hereinafter Heller) Congress was given no power to abridge the ancient right of individuals to keep and bear arms, such a force could never oppress the people....It was understood across the political spectrum that the right helped secure the ideal of a citizen militia, which might be necessary to oppose an oppressive military force if the constitutional order broke down....the threat that the new Federal Government would destroy the citizens' militia by taking away their arms was the reason that right...was codified in a written constitution....a "citizens' militia" as a safeguard against tyranny.... 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.

Page: 2 of 5

Certified Mail No.: 7012 0470 0001 6765 9980  
Freedom of Information Act Appeal No.: AP-2016-00819

(McDonald v. City of Chicago, 177 L Ed 2d 894,929 (2010)) We therefore hold that the Due Process Clause of the Fourteenth Amendment incorporates the Second Amendment right recognized in Heller.

(Arizona State Legislature v. Arizona Independent Redistricting Committee, 192 L Ed 2d 704, 734 (2015)) The people's ultimate sovereignty had been expressed by John Locke in 1690, a near century before the Constitution's formation:

"[T]he Legislative being only a Fiduciary Power to act for certain ends, there remains still in the People a Supreme Power to remove or alter the Legislative, when they find the Legislative act contrary to the trust reposed in them. For all Power is given with trust for attaining an end, being limited by that end, whenever that end is manifestly neglected, or opposed, the trust must necessarily be forfeited, and the Power devolve into the hands of those that gave it, who may place it anew where they shall think best for their safety and security." Two Treaties of Government § 149, p.385 (P. Laslett ed. 1964). Our Declaration of Independence, ¶ 2, drew from Locke in stating: "Governments are instituted among Men, deriving its authority from "We the People." U.S. Const., Preamble. As this Court stated, quoting Hamilton: "[T]he true principle of a republic is, that the people should choose whom they please to govern them." Powell v McCormack, 395 U.S. 486, 540-541, 89 S. Ct. 1944, 23 L Ed 2d 491 (1969)(quoting 2 Debates on the Federal Constitution 257 (J. Elliot ed. 1876))

... And those statements are consistent with what Stephen P. Halbrook, a legal scholar whom the U.S. Supreme Court often quotes, observes in his, "The Founders' Second Amendment: Origins of the Right to Bear Arms," which he published in the wake of Heller, including as follows:

[at 67] The colonists often repeated points of political philosophy from their Whig brethren across the Atlantic. The Freeman's Dublin Journal offered a typical example, stating that "the instant a king violates his part of the contract,...a whig thinks that the legislative power of course naturally returns to the people, and that they are at full liberty to take arms, and drive the tyrant from the throne." [New York Journal, February 9, 1775, at 1, col. 2]

[at 5 and 111] The Revolution had now been sparked. Its philosophy, as expressed in the Declaration of Independence, was that the people must endure some amount of injustice, but they may wage armed resistance when injustice became tyranny. The ramifications of this doctrine are presented in Chapter 5....These immortal words of the Declaration of Independence, written by Thomas Jefferson and signed by the members of the Continental Congress on July 4, 1776, expressed a political philosophy based on the right of the people to assert and reclaim their own sovereignty over an oppressive government. [See generally Pauline Mair, American Scripture: Making the Declaration of Independence (New York: Alfred A. Knopf); 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)]

So, I must and do demand the release of all the records concerning the above, so I can peaceably assemble with and otherwise defend my fellow citizens et al. against the above mentioned threat: consistent with the Constitution of the United States of America. We the People have reserved to ourselves jurisdiction in these matters, including via our right to keep and bear arms; federal and state government are prohibited from infringing upon same, including via the Second and Fourteenth Amendments.

Furthermore, for the reasons expressed and implied above and in my (2015, Nov. 17) letter to the OIP, including at 43-47, I must and do demand that the aforesaid records be provided at the no cost rate and that they be expedited in CD format to my attorney before anyone is further harmed in these most serious matters. A copy of the (2016, Mar. 18) receipt, forwarded to me in a (2016, Mar. 19) e-mail by my attorney, is enclosed herewith. I hereby object to and Appeal such payment and withholding of these records.

(NOTICE) UNDER DURESS OF TREASON ETC. (IMPUTED BY LAW)

Sincerely,

Page: 4 of 5

Certified Mail No.: 7012 0470 0001 6765 9980  
Freedom of Information Act Appeal No.: AP-2016-00819

I declare, certify, verify, and state—with like force and effect as a sworn declaration, certification, statement, oath, or affidavit (Federal Bureau of Prisons Policy 1315.07 § 16; and 28 USC § 1746)—under penalty of perjury that the foregoing is true and correct. Executed on this 24th day of March, 2016.

By: Josiah R. Fornof  
Josiah Robert Fornof  
See URL: [josiahrobertfornof.com](http://josiahrobertfornof.com)

Enclosures/Exhibits:

Hardy, D.M.—FBI—(2016, Feb. 12) letter to Josiah Fornof—Request No.: 1206490-000—2 pages.

Fornof, J.R.(2016, Feb. 24) response to FBI—Certified Mail No.: 7012 0470 0001 6765 9973—4 pages.

Blevins, K.A.(2016, Mar. 16) e-mail to Josiah Fornof—Subject: FOIA Request—1 page.

Blevins, K.A.(2016, Mar. 19) e-mail/receipt to Josiah Fornof—Subject: LEGAL CORRESPONDENCE--FOIPA Request No. 1206490-000—1page.

CC:

Kimberly A. Blevins  
Attorney  
18060 Owen Drive  
Hudson, FL 34667

Page: 5 of 5

Certified Mail No.: 7012 0470 0001 6765 9980  
Freedom of Information Act Appeal No.: AP-2016-00819



Federal Bureau of Investigation  
Washington, D.C. 20535

February 12, 2016

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

FOIPA Request No.: 1206490-000  
Subject: FORNOF, JOSIAH ROBERT

Dear Mr. Fornof:

This is in reference to your Freedom of Information/Privacy Acts (FOIPA) appeal.

Our records indicate that two CD releases were made to your attorney on September 20, 2013, and on December 19, 2013. The releases totaled 691 pages of records responsive to the subject of your request. By DOJ regulation, the FBI notifies requesters when anticipated fees exceed \$25.00.

Please be advised that you are entitled to the first 100 pages free of charge. If the release is made on Compact Disc (CD), you will receive the cost equivalent (\$5.00) as a credit.

If all potentially responsive pages are released on CD, you will owe \$25.00 in duplication fees (2 CDs at \$15.00 each, less \$5.00 credit for the first CD). Releases are made on CD unless otherwise requested. Each CD contains approximately 500 reviewed pages per release. The 500 page estimate is based on our business practice of processing complex cases in segments.

Should you request that the release be made in paper, you will owe \$29.55 based on a duplication fee of five cents per page. See 28 CFR §16.10 and 16.49.

You submitted your request via the FBI's eFOIA system. Releases will be made to you electronically, and you will owe \_\_\_\_\_ in duplication fees (\_\_\_\_ releases at \$15.00 each, less \$5.00 credit for the first release).

The FBI's eFOIA system cannot transmit audio and video files, and they will need to be released on CD. The FBI located approximately \_\_\_\_ CDs consisting of audio and video files that are potentially responsive to the subject of your request. If all of the potentially-responsive media is released, you will owe \$\_\_\_\_\_ (\_\_\_\_ CDs at \$15.00 each, less \$5.00 credit for the first CD).

CDs will not be sent to a correctional institution. You will only qualify for CD releases if an alternate address is provided.

You will owe approximately \$\_\_\_\_ in international shipping fees.

**The estimated total cost for processing your request is approximately \$25.00 for CD releases or \$29.55 for paper releases.**

Please remember this is only an estimate, and some of the information may be withheld in full pursuant to FOIA/Privacy Act exemption(s). Also, some information may not be responsive to your subject. Thus, the actual charges could be less.



Requester Response

**No payment is required at this time.** If your request does not qualify for eFOIA releases, you must notify us in writing within thirty (30) days from the date of this letter of your format decision (paper or CD). You must also indicate your preference in the handling of your request in reference to the estimated duplication fees from the following four (4) options:

I am willing to pay estimated duplication/ international shipping fees up to the amount specified in this letter.

I am willing to pay fees of a different amount.

Please specify amount: \_\_\_\_\_

Provide me 100 pages or the cost equivalent (\$5.00) free of charge. If applicable, I am willing to pay International shipping fees.

Cancel my request.

**If we do not receive your duplication format decision and/or estimated duplication fee selection within thirty (30) days of the date of this notification, your request will be closed. Include the FOIPA Request Number listed above in any communication regarding this matter.**

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010)). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

You have the opportunity to reduce the scope of your request; this will accelerate the process and could potentially place your request in a quicker processing queue. This may also reduce search and duplication costs and allow for a more timely receipt of your information. The FBI uses a multi-queue processing system to fairly assign and process new requests. Simple request queue cases (50 pages or less) usually require the least time to process.

Please advise 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. Provide a telephone number, if one is available, where you can be reached between 8:00 a.m. and 5:00 p.m., Eastern Standard Time. Mail your response to: **Work Process Unit; 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: Work Process Unit.

For questions regarding our determinations, visit the [www.fbi.gov/foia](http://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 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

Certified mail No. : 7012 0470 0001 6765 9973

FOIPA Request No. : 1206490-000 (FBI)

page 1 of 4

Josiah Robert Fornof

Reg. No. 51913-018

Yazoo City FCC

P.O. Box 5888

Yazoo City, MS 39194

February 24, 2016

Work Process Unit

Record Information/Dissemination Section

Records Management Division

Federal Bureau of Investigation

170 Marcel Drive

Winchester, VA 22602

Re: Hardy, D.M. - FBI, Section Chief - (2016, Feb. 12)

letter to Josiah Fornof; FOIPA Request No. :

1206490-000, Subject: Fornof, Josiah Robert.

Subject: FOIPA Appeal No. : AP-2016-00819

Dear FBI :

I am already appealing the above reference Request No. by the above subject Appeal No.

Moreover, I am keeping updates as matters develop.

Certified Mail No.: 70120470 0001 6765 9973

FOIPA Request No.: 1206490-000 (FBI)

page 2 of 4

these Request and Appeal numbers, etc., on the Josiah Robert Fornof website, at URL:

[josiahrobertfornof.com](http://josiahrobertfornof.com); Indeed, I have already sent the FBI, Record Information/Dissemination Section, a commitment to pay and format decision by letter dated March 29, 2013.

Furthermore, I qualify and demand for the no cost or reduced cost for duplications and processing of these records, as provided for by FOIPA's 5 USC §§ 552, 552a, and 28 CFR § 16 et seq.; as I explained in my November 17, 2015, Appeal to the OIP, at pages 43-47. Please see my aforementioned website for copies of past FOIPA correspondence, Requests and Appeals, concerning the above—accordingly, pending upload of most recent FOIPA correspondence etc.

However, to simplify this Request and to expedite its processing (as provided for under the aforesaid FOIPAs), of some of the more important documentation of these most serious matters, I demand that the FBI expedite the processing, for the reasons I set forth in pages 43-47 in my above subject FOIPA Appeal, of two items to my attorney, in CD format:

Certified Mail No.: 7012 0470 0001 6765 9473

FOIPA Request No.: 1206490-000 (FBI)

page 3 of 4

(1) - The complete audio recording, approximately two hours and forty-eight minutes, of my August 17, 2010, telephone conversation with Confidential informant, John Sherman, prior to my unlawful arrest by FBI on August 19, 2010;

(2) - ATF report, which begins on RBS-520 and runs to BS-523 (Re: case No. 2010-CR-396-T-1-ITMAP or 8:10-CR-00396-EAK-MAP, in the United States District Court for the Middle District of Florida, Tampa), and which fraudulently claims that Robert F. Blevins, my grandfather, was armed with a gun, at the unlawful swearing in of his attorney, William R. Webb, as judge.

Accordingly, my Request does not qualify for e-FOIA processing. Moreover, since my Request concerns the preservation of a free state, I am willing to pay whatever I am required to pay in light of my demand for the no cost or reduced cost, or as otherwise determined, within reason and the law — the real law: ruling out color-of-law. Indeed, I still require all information pertaining to subject: Fornof, Josiah Robert; aside from my reduced scope, expedited processing demand for the aforementioned two items.

Certified Mail No.: 7912 0470 0001 6765 9973

FOIPA Request No.: 1206490-000 (FBI)

page 4 of 4

(Notice) Under Duress of Treason Etc. (Imputed By Law)

Sincerely,

I declare, certify, verify, and state —  
with like force and effect as a sworn declaration,  
certification, statement, oath, or affidavit (Federal  
Bureau of Prisons Policy 1315.07 §16; and 28 USC  
§1746) — Under penalty of perjury that the  
foregoing is true and correct. Executed on this 24th  
day of February, 2016. (1:32 p.m. - Central)

By: ~~David R. Farnof~~

Josiah Robert Farnof

See URL: [josiahrobertfarnof.com](http://josiahrobertfarnof.com)

CC: Kimberly A. Blevins

Attorney

18060 Owen Drive

Hudson, FL 34667

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

---

FROM: Blevins, Kimberly  
TO: 51913018  
SUBJECT: FOIA Request  
DATE: 03/16/2016 05:09:22 PM

At or about 12:14 PM EDT today, March 16, 2016, I received from the USDOJ, FBI correspondence dated December 20, 2013 identified as in response to:

Subject: FORNOF, JOSIAH ROBERT  
FOIPA No. 1206490-0

And another dated September 20, 2013, identified as in response to:

FOIPA Request No.: 1206490  
Subject: Fornof, Josiah Robert

Enclosed therewith was a CD labeled:

Federal Bureau of Investigation  
Records Management Division

FOIA: 1206490  
Subject: Fornof, Josiah Robert  
Requester: Blevins, Kimberly

UNCLASSIFIED

The September 20, 2013 letter includes: "823 pages were reviewed and 153 pages are being released."

The December 20, 2013 letter includes: "996 pages were reviewed and 523 are being released" and also in a check box area:  "Documents were located which originated with, or contained information concerning other Government agency (ies) [OGA]. This information has been:  referred to the OGA for review and direct response to you."

The December 20th demands a \$20.00 payment and states certain consequences if I fail to pay. I didn't pay at that time, but will look into that today after work.

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

---

FROM: Blevins, Kimberly  
TO: 51913018  
SUBJECT: LEGAL CORRESPONDENCE -- FOIPA Request No. 1206490-000  
DATE: 03/19/2016 09:21:20 AM

Dear Josiah,

You will want to print this out for your records.

On March 16, 2016, 12:14 PM EDT, I received a cardboard mailer about 6" x 6" from:

U.S. Department of Justice  
Federal Bureau of Investigation  
170 Marcel Drive  
Winchester, VA 22602

The item had been sent via regular first class mail (\$1.14 postage). Inside was a CD in a window CD envelope noted as "FOIA: 1206490". Also inside was a copy of a letter dated September 20, 2013 to me and another dated December 20, 2013 to me. I'll send you copies of those. The latter letter demanded a payment in the amount of \$20.00 "or else" (you can read the letter when I send it to you). I do not recall seeing such a letter before.

Tonight I went online and made the \$20.00 payment. Following is the confirmation that was emailed to me (and a copy to your email address [josiah.fornof@gmail.com](mailto:josiah.fornof@gmail.com)):

----- Forwarded message -----  
From: <[notification@pay.gov](mailto:notification@pay.gov)>  
Date: Fri, Mar 18, 2016 at 7:03 PM  
Subject: Pay.gov Payment Confirmation: FBI FOIA  
To: [kimberly.blevins@gmail.com](mailto:kimberly.blevins@gmail.com)

Your payment has been submitted to Pay.gov and the details are below. If you have any questions regarding this payment, please contact David Sobonya at (540) 868-4593 or [FOIPA@ic.fbi.gov](mailto:FOIPA@ic.fbi.gov).

Application Name: FBI FOIA  
Pay.gov Tracking ID: 25QIPLUB  
Agency Tracking ID: 74980500364  
Transaction Type: Sale  
Transaction Date: 03/18/2016 07:03:16 PM EDT

Account Holder Name: Kimberly Blevins

Transaction Amount: \$20.00  
Card Type: Visa  
Card Number: \*\*\*\*\*8085

FOI/PA Numbers : 1206490-000

THIS IS AN AUTOMATED MESSAGE. PLEASE DO NOT REPLY.

For the record, I note that the September 20, 2013 letter from the FBI listed a number of "FOIPA Request No. 1206490" and the letter dated December 20, 2013 listed "FOIPA No. 1206490-0"; yet, the online form required the portion of the number after the hyphen to be 3 digits. I consulted your November 17, 2015 for the correct number of 1206490-000.

It is the little things...

Sincerely,

**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.

30 →  
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.



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 Kcvachevich 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

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, entered, armed and wearing bullet-proof vests, into and upon enclosed land<sup>i</sup> 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<sup>iii iv</sup>, and unlawfully dumped paper<sup>v vi</sup> 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 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

**s. 97.0585(1)(c) F.S.**

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

- 
- ^ 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 (3<sup>rd</sup> degree felony, punishable by up to five years in prison)
  - ^ F.S. 810.08 (c) Trespass in structure or conveyance: armed (3<sup>rd</sup> degree felony)
  - ^ F.S. 784.021 Aggravated assault (3<sup>rd</sup> 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 Nevada 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,

 1-7-09  
11:51 A.M.

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-0
- Blevins, R. F. (2000, Apr. 23). Personal correspondence to the United States Department of Justice, File Reference No. IKP: DCR: DJ 144-17M-0
- 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

# OLLINGER LAW FIRM

Suite 700  
100 Rialto Place  
Melbourne, Florida 32901-3072

Telephone: (407) 728-1130

Fax: (407) 768-8893

May 10, 2000

Jed Pittman  
Clerk of Court  
Suite 220  
Pasco Government Center  
7530 Little Road  
New Port Richey, Florida 34654



Re: Florida v. Josiah Fornoff  
Case No. CRC 99-01478 CFA WS - 4, et al.

FILED FOR RECORD  
PASCO COUNTY FLORIDA  
2000 MAY 12 P 3:27  
*Jed Pittman*  
CLERK OF CIRCUIT  
AND COUNTY COURT

Dear Clerk of Court:

Enclosed please find:

1. Subpoena to President Bill Clinton;
2. Subpoena to Governor Jeb Bush;
3. Subpoena to Attorney General Janet Reno;
4. Subpoena to Sheriff Lee Cannon;
5. Subpoena to Judge Webb;
6. Subpoena to Judge Bray;
7. Praecipe for Subpoenas; and
8. Order Declaring Defendant for Costs.

Please issue the subpoenas and send the original and one (1) copy of the Subpoenas to be served within Pasco County (i.e. the subpoenas to Sheriff Cannon, Judge Webb and Judge Bray) to the Sheriff of Pasco County for service and return one (1) copy of each of those issued subpoenas to me. The original subpoenas and copies to President Clinton, Governor Bush and Attorney General should be returned to me for service out of county. I have enclosed a stamped, self-addressed envelope for your convenience.

If you have any questions, please contact me.

Yours truly,

  
George E. Ollinger  
Attorney for Josiah Fornof





196c

IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR  
PASCO COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,  
v.

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 - E 8

JOSIAH R. FORNOF,  
Defendant,

JUDGE: CRAIG C. VILLANTI

SUBPOENA FOR TRIAL

THE STATE OF FLORIDA

TO: President Bill Clinton  
The White House  
1600 Pennsylvania Avenue  
Washington, D.C. 20500

FILED FOR RECORD  
PASCO COUNTY FLORIDA  
2000 MAY 12 P 4: 58  
CRAIG C. VILLANTI  
CLERK OF CIRCUIT  
AND COUNTY COURTS

YOU ARE COMMANDED to appear before the Honorable Craig C. Villanti, Judge of the Circuit Court, at the Pasco County Courthouse, Pasco Government Center, 7530 Little Road, New Port Richey, Florida, on June 6, 2000, at 1:00 p.m. to testify in this action.

If you fail to appear, you may be in contempt of court.

You are subpoenaed to appear by George E. Ollinger, Attorney for the Defendant, and unless excused from this subpoena by Attorney George E. Ollinger, or the Court, you shall respond to this subpoena as directed.

Dated on 5-12, 2000.



51155CF001479XXXXHS Val001 1431-00026

Jed Pittman  
As Clerk of the Court

By: ~~/s/ Debra Denamen~~ \_\_\_\_\_  
As Deputy Clerk

"If you are a person with a disability who needs any accomodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Court Administrator at the Moore Justice Center, 2825 Judge Fran Jamieson Way, Viera, Florida 32940, Telephone: (407) 633-2171, within 2 days of your receipt of this Notice; if you are hearing or voice impaired, call 1-800-955-8771."

OLLINGER LAW FIRM



---

**GEORGE E. OLLINGER**  
Attorney for Defendant, Josiah R. Fornoff  
Suite 700  
100 Rialto Place  
Melbourne, Florida 32901  
Telephone: (407) 728-1130  
Fax: (407) 768-8893  
Florida Bar Number: 239452



511999CF001479XXXHS Vol1001 1431-00027

198C

IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR PASCO COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

v.

JOSIAH R. FORNOF,  
Defendant,

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 - E 8

JUDGE: CRAIG C. VILLANTI



SUBPOENA FOR TRIAL

THE STATE OF FLORIDA

TO: Jeb Bush  
Governor  
The Capitol  
PL-05  
Tallahassee, Florida 32399-0001

FILED FOR RECORD  
PASCO COUNTY FLORIDA  
2000 MAY 12 P 4: 58  
Clerk of Circuit  
Pasco County Court

YOU ARE COMMANDED to appear before the Honorable Craig C. Villanti, Judge of the Circuit Court, at the Pasco County Courthouse, Pasco Government Center, 7530 Little Road, New Port Richey, Florida, on June 6, 2000, at 1:00 p.m. to testify in this action.

If you fail to appear, you may be in contempt of court.

You are subpoenaed to appear by George E. Ollinger, Attorney for the Defendant, and unless excused from this subpoena by Attorney George E. Ollinger, or the Court, you shall respond to this subpoena as directed.

Dated on 5-12, 2000.



Jed Pittman  
As Clerk of the Court

By: /s/ Debra Denamen  
As Deputy Clerk

"If you are a person with a disability who needs any accomodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Court Administrator at the Moore Justice Center, 2825 Judge Fran Jamieson Way, Viera, Florida 32940, Telephone: (407) 633-2171, within 2 days of your receipt of this Notice; if you are hearing or voice impaired, call 1-800-955-8771."

OLLINGER LAW FIRM

---

**GEORGE E. OLLINGER**  
Attorney for Defendant, Josiah R. Fomoff  
Suite 700  
100 Rialto Place  
Melbourne, Florida 32901  
Telephone: (407) 728-1130  
Fax: (407) 768-8893  
Florida Bar Number: 239452

1470

IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR PASCO COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,  
v.

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 - E 8

JOSIAH R. FORNOF,  
Defendant,

JUDGE: CRAIG C. VILLANTI



SUBPOENA FOR TRIAL

FILED FOR RECORD  
PASCO COUNTY FLORIDA  
2000 MAY 12 P 4: 58  
Clerk of Circuit  
and County Court

THE STATE OF FLORIDA

TO: Janet Reno  
Attorney General  
Main Justice Building  
950 Pennsylvania Avenue  
Washington, D.C. 20530-0001

YOU ARE COMMANDED to appear before the **Honorable Craig C. Villanti**, Judge of the Circuit Court, at the **Pasco County Courthouse, Pasco Government Center, 7530 Little Road, New Port Richey, Florida**, on **June 6, 2000**, at **1:00 p.m.** to testify in this action.

If you fail to appear, you may be in contempt of court.

You are subpoenaed to appear by **George E. Ollinger**, Attorney for the Defendant, and unless excused from this subpoena by Attorney **George E. Ollinger**, or the Court, you shall respond to this subpoena as directed.

Dated on 5-12, 2000.

Jed Pittman  
As Clerk of the Court

By: ~~/s/ Debra Denamen~~  
As Deputy Clerk

"If you are a person with a disability who needs any accomodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Court Administrator at the Moore Justice Center, 2825 Judge Fran Jamieson Way, Viera, Florida 32940, Telephone: (407) 633-2171, within 2 days of your receipt of this Notice; if you are hearing or voice impaired, call 1-800-955-8771."

OLLINGER LAW FIRM



---

**GEORGE E. OLLINGER**

Attorney for Defendant, Josiah R. Fornoff  
Suite 700

100 Rialto Place

Melbourne, Florida 32901

Telephone: (407) 728-1130

Fax: (407) 768-8893

Florida Bar Number: 239452



2070

IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR PASCO COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

v.

JOSIAH R. FORNOF,  
Defendant,

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 - E 8

JUDGE: CRAIG C. VILLANTI

SUBPOENA DUCES TECUM FOR TRIAL

THE STATE OF FLORIDA



TO: LEE CANNON  
Sheriff of Pasco County  
8700 Citizen Drive  
New Port Richey, Florida 34654

FILED  
PASCO  
CLERK OF CIRCUIT COURT  
SERVED  
MIKE RANDALL  
LEE CANNON  
Month Day Year  
Time 11:20 AM PM  
LEE CANNON, Sheriff  
Pasco County, Florida  
By [Signature] 1303  
DEPUTY SHERIFF

YOU ARE COMMANDED to appear before the Honorable Craig C. Villanti, Judge of the Circuit Court, at the Pasco County Courthouse, Pasco Government Center, 7530 Little Road, New Port Richey, Florida, on June 6, 2000, at 1:00 p.m. to testify in this action and to bring with you the following:

- 1 The notes taken by Sheriff Canon's note taker, Vickey Clark, and a copy of the audiotape recording from the meeting with Robert Blevins, Kimberly Blevins, Connie Cieszynski, and Sheriff Cannon regarding "the October 18, 1994 raid" on Mr Fornof's grandparent, the Blevins', home. Mr Fornof's grandparents are Mr. and Mrs Robert Blevins

If you fail to appear, you may be in contempt of court.

You are subpoenaed to appear by George E. Ollinger, Attorney for the Defendant, and unless excused from this subpoena by Attorney George E. Ollinger, or

the Court, you shall respond to this subpoena as directed.

Dated on 5-12, 2000.



Jed Pittman  
As Clerk of the Court



By: Debra Dandamen  
As Deputy Clerk

"If you are a person with a disability who needs any accomodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Court Administrator at the Moore Justice Center, 2825 Judge Fran Jamieson Way, Viera, Florida 32940, Telephone: (407) 633-2171, within 2 days of your receipt of this Notice; if you are hearing or voice impaired, call 1-800-955-8771."

OLLINGER LAW FIRM

A handwritten signature in black ink, appearing to read "G. Ollinger".

---

**GEORGE E. OLLINGER**  
Attorney for Defendant, Josiah R. Fornoff  
Suite 700  
100 Rialto Place  
Melbourne, Florida 32901  
Telephone: (407) 728-1130  
Fax: (407) 768-8893  
Florida Bar Number: 239452



IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR  
PASCO COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

v.

JOSIAH R. FORNOF,  
Defendant,

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 - E 8

JUDGE: CRAIG C. VILLANTI

FILED FOR RECORD  
PASCO COUNTY  
MAY 15 2000  
SERVED  
William Webb



SUBPOENA FOR TRIAL

THE STATE OF FLORIDA

TO: The Honorable William Webb  
Circuit Judge  
Pasco Government Center  
7530 Little Road  
New Port Richey, Florida 34654

5 15 00  
Month Day Year  
Time 1:55 AM PM  
LEE CANNON, Sheriff  
Pasco County, Florida  
By D. Mae  
DEPUTY SHERIFF

YOU ARE COMMANDED to appear before the **Honorable Craig C. Villanti**,  
Judge of the Circuit Court, at the **Pasco County Courthouse, Pasco Government  
Center, 7530 Little Road, New Port Richey, Florida, on June 6, 2000, at 1:00 p.m.**  
to testify in this action.

If you fail to appear, you may be in contempt of court.

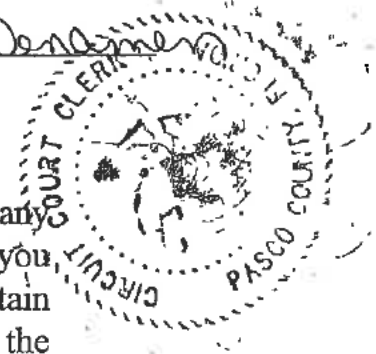
You are subpoenaed to appear by **George E. Ollinger**, Attorney for the  
Defendant, and unless excused from this subpoena by Attorney George E. Ollinger, or  
the Court, you shall respond to this subpoena as directed.

Dated on 5-12, 2000.



Jed Pittman  
As Clerk of the Court

By: Debbie Wondolme  
As Deputy Clerk



"If you are a person with a disability who needs any accomodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Court Administrator at the Moore Justice Center, 2825 Judge Fran Jamieson Way, Viera, Florida 32940, Telephone: (407) 633-2171, within 2 days of your receipt of this Notice; if you are hearing or voice impaired, call 1-800-955-8771."

OLLINGER LAW FIRM

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**GEORGE E. OLLINGER**  
Attorney for Defendant, Josiah R. Fornoff  
Suite 700  
100 Rialto Place  
Melbourne, Florida 32901  
Telephone: (407) 728-1130  
Fax: (407) 768-8893  
Florida Bar Number: 239452

IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR  
PASCO COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

v.

JOSIAH R. FORNOF,  
Defendant,

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 E 8

JUDGE: CRAIG C. VILLANTI

CLERK OF CIRCUIT  
COMMUNITY COURT

FILED FOR RECORD  
PASCO COUNTY, FLORIDA  
MAY 16 10 41 AM '00



SUBPOENA FOR TRIAL

SERVED BY  
*W. Lowell Bray Jr*

THE STATE OF FLORIDA

TO: The Honorable W. Lowell Bray, Jr.  
Circuit Judge  
Pasco Government Center  
7530 Little Road  
New Port Richey, Florida 34654

5 15 00  
Month Day Year  
Time 12 AM PM  
LEE CANNON, Sheriff  
Pasco County, Florida  
By *A. Mal*  
DEPUTY SHERIFF

YOU ARE COMMANDED to appear before the **Honorable Craig C. Villanti**,  
Judge of the Circuit Court, at the **Pasco County Courthouse, Pasco Government  
Center, 7530 Little Road, New Port Richey, Florida, on June 6, 2000, at 1:00 p.m.**  
to testify in this action.

If you fail to appear, you may be in contempt of court.

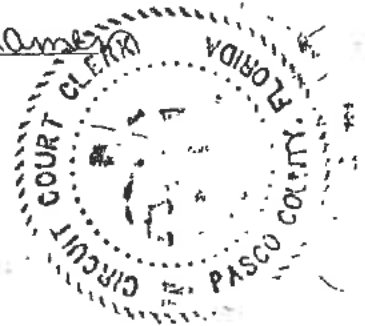
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the Court, you shall respond to this subpoena as directed.

Dated on 5-12, 2000.



Jed Pittman  
As Clerk of the Court

By: Debbie Denaney  
As Deputy Clerk



"If you are a person with a disability who needs any accomodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Court Administrator at the Moore Justice Center, 2825 Judge Fran Jamieson Way, Viera, Florida 32940, Telephone: (407) 633-2171, within 2 days of your receipt of this Notice; if you are hearing or voice impaired, call 1-800-955-8771."

OLLINGER LAW FIRM

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**GEORGE E. OLLINGER**

Attorney for Defendant, Josiah R. Fornoff  
Suite 700  
100 Rialto Place  
Melbourne, Florida 32901  
Telephone: (407) 728-1130  
Fax: (407) 768-8893  
Florida Bar Number: 239452

IN THE CIRCUIT COURT OF THE 6th JUDICIAL CIRCUIT IN AND FOR  
PASCO COUNTY, FLORIDA



511955CF001478XXXXX45 Vol1001 1431-00032

STATE OF FLORIDA,  
Plaintiff,

v.

JOSIAH R. FORNOFF,  
Defendant,

CASE NUMBER(S): CRC 99-01481 CFAWS - 4  
CRC 99-01478 CFAWS - 4  
CRC 99-01479 CFAWS - 4  
Traffic Citation: 139595 - E 8

283677

JUDGE: CRAIG C. VILLANTI

PRAECIPE FOR ISSUANCE OF TRIAL SUBPOENAS

Defendant, Josiah Fornoff, applies for the issuance of trial subpoenas requiring the persons named below to appear before the Honorable Craig C. Villanti in courtroom at the Pasco County Courthouse, Pasco Government Center, 7530 Little Road, New Port Richey, Florida on Tuesday, June 6, 2000. at 1:00 p.m. for trial in the above-styled cause.

Names and addresses of witnesses are as follows:

1. President Bill Clinton  
The White House  
1600 Pennsylvania Avenue  
Washington, D.C. 20500
2. Janet Reno  
Attorney General  
Main Justice Building  
950 Pennsylvania Avenue  
Washington, D.C. 20530-0001
3. Jeb Bush  
Governor  
The Capitol  
PL-05  
Tallahassee, Florida 32399-0001

W  
FILED FOR RECORD  
PASCO COUNTY FLORIDA  
2000 MAY 12 P 1: 58  
CLERK OF CIRCUIT  
AND COUNTY COURTS

4. Lee Cannon  
Sheriff of Pasco County  
8700 Citizen Drive  
New Port Richey, Florida 34654
  
5. The Honorable William Webb  
Circuit Court Judge  
Pasco Government Center  
7530 Little Road  
New Port Richey, Florida 34654
  
6. The Honorable W. Lowell Bray, Jr.  
Circuit Court Judge  
Pasco Government Center  
7530 Little Road  
New Port Richey, Florida 34654

Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was furnished by mail to: Michael Britash, Asst. State Attorney, and Bernie McCabe, State Attorney, Office of the State Attorney, Attention: New Port Richey Office, P.O. BOX 5028, Clearwater, Florida 33758; this 10th day of May, 2000.

OLLINGER LAW FIRM



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**GEORGE E. OLLINGER**

Attorney for Defendant, Josiah R. Fornoff  
Suite 700

100 Rialto Place

Melbourne, Florida 32901

Telephone: (407) 728-1130

Fax: (407) 768-8893

Florida Bar Number: 239452

