

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

AFFIDAVIT

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

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

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

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

4. I, KIMBERLY A. BLEVINS have been employed continuously as a public servant under the Florida Retirement System (FRS) from on or about November 12, 1985: with Pasco County Government (c. November 12, 1985 to c. June 5, 1987); Pasco County Health Department (c. June 8, 1987 to c. July 22, 1996); and the University of South Florida (c. August

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

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

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

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

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

B. THE STATE OF FLORIDA'S case against JOSIAH R. FORNOF is part and parcel of a conspiracy against the BLEVINS FAMILY and is related to the still-unsettled case for which lawyer – law firm BILL WEBB – CARLSON MEISSNER were retained on December 24, 1987 to represent RUTH ELVADA DENNISTON BLEVINS

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

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

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

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

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

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

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

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

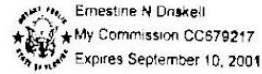
Doris Bell 7-11-01  
Witness Date

Jennifer Slahutka 7/11/01  
Witness Date

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

Ernestine N. Drakell  
Notary Public

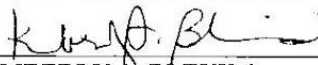
My commission expires: \_\_\_\_\_



Certificate of Service

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

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

  
KIMBERLY A. BLEVINS  
18060 Owen Drive  
Hudson, FL 34667-6659  
Telephone: (727) 819-1799  
Fax: (727) 863-2946  
E-mail: victory@innet.com

July 11, 2001 affidavit of: Kimberly A. Blevins, 18060 Owen Drive, Hudson, Florida 34667-6659