Kimberly Ann Blevins 18060 Owen Drive Hudson, Florida 34667-6659

April 24, 2018

VIA EMAIL

Committee on Oversight & Government Reform United States House of Representatives 2157 Rayburn House Office Building Washington, DC 20515

Committee on the Judiciary United States House of Representatives 2138 Rayburn House Office Bldg Washington, DC 20515

RE: CONGRESSIONAL RESPONSE TO NOTICE OF TREASON

Dear Committee Member:

Subject: NATURE OF CRIME

Treason is the highest crime. That is logically true. Treason is the only crime covered in the United States Constitution, the mother document for all other laws by which our nation is to be governed. Of course, then, the crime of Treason is superordinate over all other crimes. I have understood this innately for a long time, at least since the late 1990s in trying to describe what my family and I were experiencing; namely, a reign of Treason against us, for We the People are the United States.

Some things that are obvious to the clear mind find their way to the Supreme Court of the United States and through that branch of government, they then find their way into case law. Following are a few citations that relate. I am not a lawyer, so if my citations do not conform to legal style, I trust you will bear with me, and that I have included enough information for your reference. My son Josiah Robert Fornof, unlawfully incarcerated by federal authorities since August 19, 2010, provided the specific case law citations to me that I have referenced hereinafter. That was during a phone conversation on April 18, 2018, starting at 12:23 PM. It would be so worth your while to listen to the recording of that conversation in its entirety, as it relates to what I have written about to you so far.

EXHIBIT A (2018, Apr. 18). Audio recording of telephone conversation, about 15 minutes in duration, between Kimberly Ann Blevins and Josiah Robert Fornof, Reg. No. 51913-018, FCI Oakdale I, Oakdale, Louisiana.

Josiah gives me the case law citations that I have included below. We discussed the court hearing scheduled for today at 9:00 AM before Judge Kim Campbell (more hereinafter). Josiah discusses how everything that I am addressing, he addressed in his August 17, 2010, telephone conversation whereby he gave notice of treason to the President via the Federal Bureau of Investigation (FBI).

Committee on Oversight & Government Reform / Committee on the Judiciary United States House of Representatives Subject: NATURE OF CRIME

April 24, 2018 Page 2 of 4

He talks about how that relates to everything that is going on now in the investigation into President Trump and Russia and possible FISA abuses, everything. This is a serious matter. That is why I keep reiterating to you the demand that I included first in my April 6, 2018, letter to you; namely: Congress must compel the FBI to expedite my FOIPA Request No. 1362193-002 for a copy of the unedited audio recording and the transcript of Josiah's August 17, 2010, telephone conversation with the FBI. That evidence is essential to our self-defense and defense of others. Equip us!

Treason is the highest crime. This was addressed in U.S. Supreme Court, Hanauer v. Doane, 79 U.S. 12 Wall. 342 342 (1870), Hanauer v. Doane, 79 U.S. (12 Wall.) 342, which includes:

No crime is greater than treason. He who, being bound by his allegiance to a government, sells goods to the agent of an armed combination to overthrow that government, knowing that the purchaser buys them for that treasonable purpose, is himself guilty of treason or a misprision thereof. He voluntarily aids the treason. He cannot be permitted to stand on the nice metaphysical distinction that, although he knows that the purchaser buys the goods for the purpose of aiding the rebellion, he does not sell them for that purpose. The consequences of his acts are too serious and enormous to admit of such a plea. He must be taken to intend the consequences of his own voluntary act.

Treasonable acts include other crimes committed as part of treason. This was covered in U.S. Supreme Court, Kawakita v. United States, 343 U.S. 717 (1952), Kawakita v. United States, No. 570, Argued April 2-3, 1952, Decided June 2, 1952, 343 U.S. 717, which includes:

Treason is a separate offense; treason can be committed by one who scrupulously observes the laws of other nations, and his acts may be nonetheless treasonable though the same conduct amounts to a different crime. It would take a long chapter to relate the numerous acts that supplement the crime of treason and build different and lesser crimes out of the same or related acts. See *Cramer v. United States*, *supra*, at 325 U. S. 45. But no matter the reach of the legislative power in defining other crimes, the constitutional requirements for treason remain the same. The crime of treason can be taken out of the Constitution by the processes of amendment, but there is no other way to modify or alter it.

The United States has waged war against my parents Ruth Elvada Denniston Blevins (1923-1997) and Robert Frank Blevins (1925-2011) and theirs, against me and mine and others, continuously contiguously from at least as far back as September 11, 1986, holding us under reign of treason. Within that timeframe, the United States et al has committed treason and misprision of treason, felony and misprision of felony, over and over again, to such an extent that the citation above, "It would take a long chapter to relate the numerous acts that supplement the crime of treason..." rings all too familiar.

Committee on Oversight & Government Reform / Committee on the Judiciary United States House of Representatives

Subject: NATURE OF CRIME

April 24, 2018 Page 3 of 4

Treason is the most serious offense that may be committed against the United States. *Stephan v. United States*, 133 F.2d 87 (6th Cir. 1943), February 6, 1943, in which the Hanauer v. Doane case above is cited in support of the aforesaid.

In my April 6, 2018, letter to you, I include on Page 10:

Over the course of decades of such notice of Treason to many Presidents, judges and governors, the aforesaid governing bodies, including those very entities, not only fail to respond lawfully to our notice of Treason, but further escalate their unlawful attack upon my family and me. That qualifies as Treason as defined in the Constitution:

Then I went on to develop that further. Josiah gave notice of Treason, via his letter dated August 29, 2016, to President Barack Obama and Governor Rick Scott.

EXHIBIT B Fornof, J.R. (2016, Aug. 29). Correspondence to President Barack Obama and Governor Rick Scott, Subject: Treason, 5-page letter plus attachments, 70 pp.

The letter is 5 pages and includes attachments bringing the page number to 70. Starting on Page 55, Josiah included copies of subpoenas issued through his attorney, respectively, to: 1) President Bill Clinton; 2) Governor Jeb Bush; 3) Attorney General Janet Reno; 4) Sheriff Lee Cannon; 5) "Judge" Webb; and 6) Judge Bray. That was May 10, 2000.

On or about May 15, 2000, I received a call in my faculty office at the University of South Florida (USF) from a lawyer, ostensibly inquiring about one of my programs new courses being offered for the first time at a location in St. Petersburg. He seemed chatty and volunteered that he had had breakfast that morning with Gus Bilirakis, who at that time was a state representative. He said that they had some business at the courthouse. I discovered later that was the day that Josiah's subpoena was served to "Judge" William R. Webb. I don't know what part, if any, Gus Bilirakis played in that, but he is your colleague in Congress now and has been for some time.

I have provided you with my complaint and evidence to support my complaint, and as Josiah mentioned, that is enough to initiate lawful process. You are obligated to move lawfully on behalf of my family and me, We the People, and to waste no time in doing so.

In my letter to you dated April 23, 2018, SWALLOWED UP IN LOVE, I said that I had come home that morning to find evidence of treason. That evidence was a missed call from my bail bondsman. I called back. A woman asked me if I had a court date. I said not that I know of, as I did not and do not recognize the hearing scheduled for today at 9:00 AM before Judge Kim Campbell, Sixth Judicial Circuit of Florida, as lawful in any manner.

Committee on Oversight & Government Reform / Committee on the Judiciary

United States House of Representatives

Subject: NATURE OF CRIME

April 24, 2018 Page 4 of 4

How could anything about that be lawful? That includes that throughout the unlawful civil cases that preceded the unlawful criminal charges against me, I have given repeated notices of treason to the Court, and albeit treason is the highest crime, the most serious offense, the Court has repeatedly, over and over again, unlawfully reached over my claim and has allowed the treasonous unlawfulness against me to continue to exacerbate. This includes four different judges who have handled this matter.

All of this is truly shocking to me as a citizen and particularly as a public servant, oath-bound under Florida Statute 876.05 since November 12, 1985.

Prosecution of treason is very rare in our nation's history. Reportedly, only 40 prosecutions. My claim of treason is unique among all of the others, for my claim is against the governing bodies of the United States, top to bottom, across the board, federal, state, local, which have amassed such firepower as to be able to willfully continue in treason with impunity and immunity against We the People, who *are* the United States.

(Notice) under duress of Treason (imputed by law),

Symberly Ann Blevins April 24, 2018, 12:03 Am

Kimberly Ann Blevins

Enclosures: Exhibits A and B

cc: (w/o Enclosures) Josiah Robert Fornof