

Walter Francis Fitzpatrick, III

412 S. White Street #215
Athens, Tennessee 37303
Email: jaghunter1@gmail.com
SKYPE: JAGHUNTERS

Friday, 3 March 2017

Day 129 of Freedom!!

Comptroller of the Currency

Thomas J. Curry

400 7th Street, SW
Washington, D.C. 20219

Comptroller Curry:

Take up this most serious **FORMAL CRIMINAL COMPLAINT** as among your highest priorities.

This criminal complaint is actionable by all agencies alerted by copy of this correspondence.

MY LIFE REMAINS AT RISK!

I DEMAND FEDERAL AGENTS IMMEDIATELY PLACE MESSRS. JEFFREY LANE CUNNINGHAM AND LARRY WALLACE UNDER ARREST!

CUNNINGHAM AND WALLACE PLAY PRINCIPAL ROLES IN THE GOVERNMENT'S KIDNAPPING AND UNLAWFULLY DETAINING ME FOR 26 ½ MONTHS!

FIRST BY HAVING ME THROWN IN TENNESSEE'S STATE PRISON, THEN ENSURING AND PROLONGING THE KIDNAP AND UNLAWFUL DETENTION!

I COMMITTED NO CRIME!

My court filing of a petition praying for protection order against Mr. Jeffrey Lane Cunningham's criminal obstructions intrigued your Southern District director of the Office of the Comptroller of the Currency (OCC) to contact Mr. Cunningham respecting my criminal

allegations naming Cunningham (see enclosed U.S. Supreme Court brief).

According to Cunningham, he was thereby "forced to explain Fitzpatrick's criminal allegations against [Cunningham] with the regional director (sic) of the Office of the Comptroller of the Currency and the Department of the Treasury" regarding criminal matters I renew in this formal, sworn criminal complaint (See Counselor Van Irion's U.S. Supreme Court brief, page 15a that is enclosed).

No one from OCC or the U.S. Treasury Department talked to me.

Failure of OCC and federal Treasury officials to question me renders the federal government complicit and accountable in what I describe as Mr. Cunningham's kidnapping and unlawful detention of myself for 26 ½ months in multiple Tennessee State prisons.

Cunningham is personally and principally responsible for my kidnapping and unlawful incarceration reacting to my legitimate attempts to credibly report public corruption; specifically the government rigging of grand juries and trial juries in Tennessee State.

Mr. Cunningham admits to his targeting me in a series of criminal acts.

Mr. Cunningham self-incriminates himself as follows (page citations below are taken from Counselor Van Irion's U.S. Supreme Court brief which is enclosed):

- Cunningham was operating the McMinn County Grand Jury in an outlawed fashion. "Cunningham stated that he usually asked for volunteers to sit on the grand jury panel to evaluate the individual's sworn affidavit" in naked violation of state law commanding that the petitioner is to pick two members of the evaluation panel (page 4a).
- Tennessee State statutes order grand jury members named in a criminal complaint brought before the grand jury must remove themselves from all grand jury deliberations regarding those criminal allegations naming them in commission of crimes. Cunningham is trained in the law. Cunningham is a licensed attorney in Tennessee. Cunningham knew I was accusing [Cunningham] of a number of crimes (page 11a). Cunningham knew he could face a criminal consequence as a result.

Cunningham knew he was prohibited from considering or deliberating upon those charges Cunningham faced (page 7a).

- Cunningham, knowing he was named in my criminal accusations, stayed with the Grand Jury as its foreman and a voting member so as to block me from testifying before the Grand Jury myself. "Cunningham said that at the time [Cunningham] refused to allow Fitzpatrick to bypass [Cunningham] in order to present his petition to the Grand Jury [in January 2014, Cunningham] was aware that Fitzpatrick was accusing [Cunningham] of what Fitzpatrick thought was an indictable offense (page 13a).
- Unlawfully blocking me as he did, while himself remaining the illegal foreman and voting member of the grand jury entity, Cunningham was free to testify on his own behalf and bear false witness against me regarding criminal allegations Cunningham knew accused Cunningham. All of which Cunningham did outside my presence.
- Cunningham's testified everything I reduced to writing, or held as physical evidence, or was prepared to offer to the grand jury was false, nothing but "bold allegations" (page 7a) representing criminal conduct. Cunningham testified that "beginning in August 2012, [Cunningham] considered Fitzpatrick's allegations [against] Cunningham a threat and [Cunningham] was concerned because Fitzpatrick was submitting petitions that had statements that never happened in them...[Cunningham] could not understand why Fitzpatrick was falsely accusing [Cunningham]...(page 11a)." Cunningham testified I had submitted false statements, and was retaliating against [Cunningham], which [Cunningham said] was against the law (page 17a)."
- Cunningham self-incriminates himself admitting Cunningham physically blocked me from appearing before the McMinn County Tennessee Grand Jury in February 2014 and threatened my arrest should I come back again. "Cunningham acknowledged that [Cunningham] had an armed officer with him when [Cunningham]' blocked me from appearing and threatened arrest in the event of my return. "Cunningham [with an armed sheriff's deputy standing at Cunningham's side]...told Fitzpatrick that [Fitzpatrick] would not be presenting any more petitions to the Grand Jury." Cunningham hissed at me that my statements

about Cunningham were "...false, and retaliatory and against the law (page 17a)."

- The record will show Cunningham blocked me eight (8) times from appearing before the McMinn County Grand Jury from August 2012 to March 2014; Cunningham illegally serving as the foreman throughout the entire nineteen (19) months.
- Cunningham terrorized one grand jury after the next profiling me as a personal physical threat to Cunningham. Cunningham portrayed me as capable of physical violence against Cunningham, and further someone who posed a personal, physical threat to the grand jurors as well as suggesting me a threat to the public at large.

Cunningham made good on his February 2014 threat, causing sheriff's deputies to arrest me when I returned to appear before the March 2014 Term of the McMinn County Grand Jury.

Cunningham committed aggravated perjury in addition to lying to the OCC and any other outside agency advancing independent inquiry. "Cunningham asserted [under oath] that Fitzpatrick's allegations could have affected [Cunningham's] ability to earn a living (page 16a)." Cunningham further testified "...that Fitzpatrick's allegations, had they been believed, could have caused [Cunningham] to lose his job, his law license, and his right to possess a firearm (page 41a)."

Mr. Larry Wallace is one of Cunningham's co-conspirators.

Various federal felony and misdemeanor charges can be leveled against these men as an independent federal investigation warrants for crimes of official oppression, official misconduct, obstruction of justice, witness tampering, evidence tampering, masquerading under the color of law as a juror and jury foreman, aggravated assault, aggravated perjury (bearing false witness), extortion, unlawful imprisonment, misprision of serious offenses, abuse of power (intimidation), abuse of process, and multiple civil rights criminal acts.

Adding to the years-old accusations I relate above, I have reason to believe Cunningham's bank and the bank's holding company are criminally engaged in laundering government ill gotten gains resulting from illicit property and asset seizures, levying of unlawful court fines and fees, and money and property stolen from citizens in various other criminal government schemes. This racketeering influenced criminal

organization relies heavily upon a government controlled local Grand Jury.

Athens Bancshares Corporation (AFBC) is the holding company of Athens Federal Community Bank. Cunningham is the President and Chief Executive Officer of the company and the bank.

Mr. Larry Wallace is the Chairman to the Board of Directors to the bank's holding company. Cunningham sits on the Board of Directors with Wallace.

A criminal court judge illegally "hand picked" first Cunningham and then Wallace, separately, to control the McMinn County Tennessee Grand Jury, continuously, one right after the next, since 2011.

Larry Wallace is the incumbent Grand Jury Foreman. Wallace stands as an obstruction and personal physical threat to myself intending to return to the McMinn County Grand Jury to testify respecting matters profiled in this letter.

McMinn County Criminal Court clerks Sherry Anderson and Rhonda Cooley, working to protect Mr. Wallace from public exposure, tried to withhold from me a copy of the government announcement that Mr. Wallace is still illegally posturing as an impostor Grand Juror and Grand Jury Foreman.

Wallace stands as a gate guard blocking any report of public corruption respecting Athens Bancshares Corporation, Athens Federal Community Bank, Jeffrey Lane Cunningham and Mr. Wallace himself from McMinn County Tennessee Grand Jury inspection and survey.

This all happens on your watch Comptroller Curry!

The 2014 Grand Jury that indicted me was rigged without question. I have reason to believe government intrigues were also at work in the formation of my trial jury.

Unconstitutional, extrajudicial criminal conduct all of it.

Cunningham bore false witness against me before the corrupted McMinn County Grand Jury and before my trial jury.

Cunningham terrorized the January 2014 Grand Jury.

No person so far is identified as my accuser.

There exists no sworn criminal complaint naming me. There was no law enforcement investigation. No law enforcement investigation report.

Mr. Cunningham acknowledged I never threatened him, his family, any of his business associates or co-workers, friends or anyone in Cunningham's circle of influence.

I never did.

Serious injuries were inflicted while I was held kidnapped and unlawfully detained causing much pain and suffering. Recovery is slow.

Cunningham was the front man. Wallace remains a willing co-conspirator.

My "felony crime" was to merely attempt to report public corruption consequent Tennessee's Grand Jury and Trial Jury rigging scheme.

Compare what Cunningham told you then to what Cunningham has otherwise said and done then and since.

Tennessee law enforcement agencies are unresponsive and worthless. Frankly, they are complicit. Tennessee is where the law goes to die.

Sadly, so far the same can be said of federal law enforcement and oversight.

Fake justice on grand display.

My ongoing and aggressively repeated request is for renewed and unrelenting federal intervention respecting the enforcement of law.

Further I request public federal protection as I go forward.

With or without public federal protection, I will go forward.

I demand, again, to be heard by both federal and Tennessee state Grand Juries and federal law enforcement officials.

I'll be advancing federal criminal complaints to report crimes committed against me since 2011 and into the present moment.

Resolute and relentless, I remain...

BORN FIGHTING,

Walter Francis Fitzpatrick, III, LCDR, USN, RETIRED

Walter Francis Fitzpatrick, III
United States Navy, Retired

Sworn and issued before me,

Christine P. Gephart



COM EX 31 January 2018

Friday, the 3rd day of March 2017

at 1008 hours local (10:08 AM EST)

Enclosures: (1) Counselor Van Irion's 2016 brief to the U.S. Supreme Court, (2) "Tennessee Convicts Fitzpatrick Again: First Amendment Dead In Tennessee: What Does This Mean For The Rest Of The Country" by Sharon Rondeau (28 June 2014), (3) Carroll Lee Ross Order Of Instruction dated 1 April 2010, (4) U.S. Magistrate Judge H. Bruce Guyton letter dated 6 April 2011, (5) U.S. Attorney William C. Killian letter dated 14 June 2013, (6) McMinn County Tennessee Grand Jury Announcement for the February 2017 Term

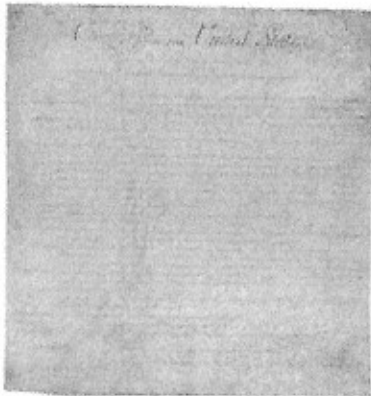
Copies to: President of the United States Donald J. Trump, U.S. Attorney General Jeff Sessions, U.S. Secretary of the Treasury, Steven T. Mnuchin, Press Secretary to the U.S. President, CDR Sean Spicer, Federal Bureau of Investigation Director James B. Comey, Chairman, U.S. Security and Exchange Commission, Michael S. Piwowar, OCC Attorney for the Southern District, Patrick Robbins, Counselor Van R. Irion, The Post & Email Managing Editor Sharon Rondeau,

Tennessee Convicts Fitzpatrick Again

First Amendment Dead in Tennessee

WHAT DOES THAT MEAN FOR THE REST OF THE COUNTRY?

by Sharon Rondeau



The first ten amendments to the U.S. Constitution comprise the Bill of Rights

(Jun. 28, 2014) — The same McMinn County, TN grand jury which was prejudiced by its foreman in January issued a presentment in March charging CDR Walter Francis Fitzpatrick, III (Ret.) with extortion, harassment, stalking and aggravated perjury.

On Tuesday, Fitzpatrick was convicted on the counts of extortion and aggravated perjury but acquitted of harassment. Judge Jon Kerry Blackwell, who was ordered to leave the bench in an unrelated case because of questions about his “impartiality,” dismissed the charge of “stalking” prior to the end of the trial.

On numerous occasions since late 2012, Fitzpatrick had attempted to submit evidence of crimes committed to the McMinn County grand jury in an exercise of his First Amendment right to “petition the Government for a redress of

grievances.”

In Tennessee's Tenth Judicial District, which includes McMinn, Polk, Bradley and Monroe Counties, the grand juries alternate months of service so that the January group skips February and is convened again in March then in May.

In January, then-grand jury foreman Jeffrey Cunningham had “informed” the grand jury of Fitzpatrick’s “history” after Fitzpatrick attempted to submit evidence of misconduct on the part of public officials to include Cunningham, the criminal court judges, prosecutors, and local law enforcement. Fitzpatrick had asked Cunningham to recuse himself from the matter since he was named in the complaint, in accordance with state law, a point which Fitzpatrick’s attorney, Van Irion, raised during the trial.

One of the grand jurors said she voted to indict Fitzpatrick because she felt “intimidated” by him after what Cunningham had told the group in the grand jury room.

Cunningham refused to remove himself from presenting any of Fitzpatrick’s petitions to the grand jury while he served as foreman, reportedly resigning on March 4 of this year.

In February, Cunningham threatened Fitzpatrick with arrest if he should make another effort to bring a

submission to the grand jury.

Blackwood was not impartial in Fitzpatrick's case, as he had refused Fitzpatrick's request without a hearing and a subsequent restraining order against Cunningham.

At issue was the hand-selecting of the grand jury foreman by the criminal court judges, a practice dating back decades in Tennessee but which is found nowhere in state code. The Tennessee Rules of Criminal Procedure mandate that the grand jury foreman, while chosen by the judge, "must possess all the qualifications of a juror." A person chosen without the same vetting process as those selected in accordance with state law may or may not possess those "qualifications."

The Fifth Amendment in the Bill of Rights is the only place in our founding documents which mentions the grand jury. One legal source notes it as a "protection against abuse of government authority." When the Constitution was under deliberation, a Bill of Rights was insisted upon by the anti-Federalists, who feared that a central government created by the states would overreach its constraints and usurp power from the people.

Since Cunningham admitted that Fitzpatrick's claims were accurate during testimony, it is unknown how the conviction on "aggravated perjury" materialized. In Tennessee law, "extortion" signifies an attempt to "coer someone to do something.

There must be a unanimous finding of guilt for a conviction. A legal analysis of the provisions of the Sixth Amendment, which includes the right to a trial by a jury of one's peers, states:

By the time the United States Constitution and the Bill of Rights were drafted and ratified, the institution of trial by jury was almost universally revered, so revered that its history had been traced back to Magna Carta. Trial by jury began in the form of a grand or presentment jury with the role of inquest and was started by Frankish conquerors to discover the King's rights...

The guarantees of jury trial in the Federal and State Constitutions reflect a profound judgment about the way in which law should be enforced and justice administered. A right to jury trial is granted to criminal defendants in order to prevent oppression by the Government. Those who wrote our constitutions knew from history and experience that it was necessary to protect against unfounded criminal charges brought to eliminate enemies and against judges too responsive to the voice of higher authority. The framers of the constitutions strove to create an independent judiciary but insisted upon further protection against arbitrary action. Providing an accused with the right to be tried by a jury of his peers gave him an inestimable safeguard against the corrupt or overzealous prosecutor and against the compliant, biased, or eccentric judge. . . . [T]he jury trial provisions reflect a fundamental decision about the exercise of official power—a reluctance to entrust plenary powers over the life and liberty of the citizen to one judge or to a group of judges. Fear of unchecked power . . . found expression in the criminal law in this insistence upon community participation in the determination of guilt or innocence."

With the systemic corruption within the Tennessee courts as reported by The Post & Email over more

than four years, it is difficult to know whether or not the jury was "impartial" in Fitzpatrick's case.

The prosecutor, A. Wayne Carter, said that Fitzpatrick lied in his attempted grand jury submissions, but Cunningham said that Fitzpatrick's statements were accurate.

Carter retired from the U.S. Army as a "full-bird" colonel and has asked that Fitzpatrick be sentenced as a "career criminal" with enhanced sentencing for attempting to exercise his constitutional rights to petition the grand jury. Carter excoriated Fitzpatrick for wearing his Navy uniform by asking, "How *dare* he wear his uniform here? How *dare* he?"

Title 10 U.S.C., Section 772 (c) permits the wearing of a military uniform by retirees. Fitzpatrick served in the Navy for 24 years and was honorably discharged.

In his submission, Fitzpatrick had attempted to inform the grand jury that its then-foreman, Jeffrey Cunningham, was acting outside the law by failing to inform them that he was a court employee hand-selected by Judge Amy Reedy rather than empaneled from a randomly-chosen jury pool as state law requires. No one objected when Irion stated in a pre-trial hearing that Cunningham was an employee of the Tenth Judicial District rather than an empaneled juror; however, during the trial, both Carter and Cunningham characterized his role as "a juror."



Tennessee Attorney General and Reporter Robert E. Cooper, Jr. is nearing the end of his eight-year appointment by the Tennessee Supreme Court

Last fall, Tennessee Attorney General Robert E. Cooper's office issued a brief to an appellate court which stated unequivocally that the grand jury foreman "is not impaneled" as the other grand jurors are.

In Monroe County, grand jury foreman Gary Pettway was described in the indictment against Fitzpatrick as "a juror."

Cunningham was "selected" when Reedy called him "at home" one evening and asked him to serve as her "next grand jury foreman" for McMinn County beginning in 2012.

As the alleged victim of the crimes, Cunningham testified on the witness stand that the statements in Fitzpatrick's criminal complaints were accurate. Carter insisted that they were not. Cunningham retracted his position as Fitzpatrick's accuser at the pre-trial hearing, and no police report or sworn statement was produced.

How, then, did the jury reach its conclusions?

Innocent men and women have spent years, and sometimes decades in state prisons in Tennessee because of corrupt judges.

During Fitzpatrick's trial, a rally calling upon a raise in the minimum wage was held outside the courthouse

With last week's jury verdict – that petitioning the Government for a redress of grievances is a felony – such future rallies will no longer be possible under the First Amendment.

The Obama regime targeted Tea Party, Second Amendment, pro-life, Christian, traditional-marriage groups and even a U.S. senator beginning in 2010 in an effort to quell their freedom of speech guaranteed under the First Amendment. Obama operatives have been actively involved in silencing anyone investigating Obama's background, life story, birthplace, or the veracity of his statements. At the time of this writing, at least one of the operatives is facing criminal indictment for some of the same "crimes" of which Fitzpatrick was accused.

Beginning approximately three weeks ago, Fox News, Fox News Radio, and The Washington Times began to openly discuss the issue about Obama's eligibility, birthplace, and life narrative, ending a six-year media blackout on the subject. Sheriff Joe Arpaio, who launched an investigation at an undisclosed time after his Cold Case Posse declared that Obama's long-form birth certificate and Selective Service registration form were fraudulent, has told The Times that he is "honing in" on the creators of the forgeries.

Now, almost daily, new revelations of corruption, intimidation, possible blackmail and illegal leaking of confidential information on the part of the regime are made by internet and broadcast media.

On March 17, 2009, Fitzpatrick filed a criminal complaint of treason against Obama for being a "foreign born domestic enemy." After filing it on the federal level, Fitzpatrick attempted to take it to the Monroe County grand jury, where he resided at the time. It was then that he discovered that Tennessee grand jury foremen serve long terms, and sometimes decades, at the pleasure of criminal court judges.

Five years ago, Fitzpatrick was a lone voice naming Obama in the commission of treason. Today he is not.



Adm. James (Ace) Lyons (Ret.) was commander of the Pacific Fleet and senior military representative to the United Nations during his 36 years of service to the U.S. Navy

Fitzpatrick's former commanding officer, Adm. James A. Lyons (Ret.), described Obama's actions as "the agenda an enemy would devise." On June 23, Lyons wrote in an op-ed in The Washington Times:

...What's happening to America's standing in the world is not due to incompetence, as some have claimed. This is planned. We are witnessing the Obama administration's embrace of the Muslim Brotherhood creed, which is to destroy America from within. Congress must be responsible to take back America. Nothing less is acceptable.

Numerous others have joined the chorus accusing Obama of treason against the United States of America.

Radio show host Carl Gallups, who is privy to some of the investigative findings of Arpaio and the Cold Case Posse, said on his "Freedom Friday" show last night that Obama comes from a "deep Sunni [Muslim] background." During the 2008 campaign, Obama claimed he was a

committed Christian, but his actions have belied his words as he continues to arm Islamic radicals throughout the Middle East.

Gallups also asserted that “we know” that blackmail was used by the regime as an attempt at intimidation, although he did not elucidate further.

In January 2010, Fitzpatrick wrote of the corruption in the Tennessee courts:

Judges and prosecutors trashed our grand juries in favor manufacturing a dark, secret machine few know about or know how to operate. The state designed and manufactured the machine to take direct action against people the state criminally accuses.

The machine and its operation are necessarily cloaked and hidden in order to keep the machine running smoothing without outside interference. Secrecy further gives cover to government criminals self-absorbed protecting themselves and government criminal cohorts operating similar machines throughout Tennessee State and throughout America.

In The Post & Email’s first report on Tennessee judicial corruption entitled “The Face of Treason,” Fitzpatrick described the criminality of a long-serving grand jury foreman as “breathtaking and beyond people’s ability believe.”

At the Bundy Ranch in April, BLM agents retreated after a large group of people arrived to defend the Bundy property and right to graze their cattle on the land in dispute. Of the entrenched judicial corruption in Tennessee, Fitzpatrick has said, “It’s going to take large numbers of people standing up.”

“But a Constitution of Government once changed from Freedom, can never be restored. Liberty, once lost, lost forever.” — John Adams

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Post navigation

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IN THE CRIMINAL COURT OF MONROE COUNTY
AT MADISONVILLE, TENNESSEE

In Re: MONROE County
Grand Jury

ORDER OF INSTRUCTION

The Grand Jury of MONROE County, Tennessee, is hereby instructed that it has no jurisdiction to consider any case in which allegations of federal crimes are alleged to have occurred.

The said Grand Jury is further instructed that treason is a federal issue pursuant to Article 3, Section 3, of the United States Constitution, and, as such, jurisdiction resides solely in the courts with federal jurisdiction.

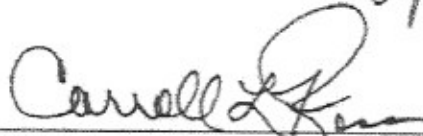
18 USCS § 3231 specifically states that "The district courts of the United States shall have original jurisdiction, exclusive of the courts of the States, of all offenses against the laws of the United States.

It is hereby Ordered that the Grand Jury of MONROE County, Tennessee, shall consider no cases pertaining to federal issues, and specifically said grand jury shall not consider any case in which allegations of treason against the United States of America have been made.

If there is any question as to whether any case involves federal issues, the Monroe County Grand Jury should direct an inquiry to their legal representative from the Office of the District Attorney General of the 10th Judicial District.

Any person wishing to come before the MONROE County Grand Jury on a federal issue, including treason, should be referred to the appropriate federal authorities in the U.S. District Court in Knoxville, Tennessee.

Enter this the 1 Day of April, 2010. FILED
AM / PM



CARROLL L. ROSS
Circuit Court Judge

APR 01 2010

MARTHA M. COOK
CIRCUIT COURT CLERK



UNITED STATES DISTRICT COURT

Eastern District of Tennessee

Howard H. Baker Jr. U.S. Courthouse

800 Market Street, Suite 142

Knoxville, Tennessee 37902

Telephone (865) 545-4260

FAX (865) 545-4086

E-mail Bruce_Guyton@med.uscourts.gov

H. Bruce Guyton
United States Magistrate Judge

April 6, 2011

Walter F. Fitzpatrick, III
504 May Street
Sweetwater, TN 37874-2714

Dear Mr. Fitzpatrick:

I am returning, still sealed, the envelope you mailed to Helen Spears in the Clerk's Office, to be delivered to the Grand Jury foreperson.

A private citizen may go directly to the Federal Grand Jury and give it information only with the permission of the Court or the United States Attorney's Office. In re: New Haven Grand Jury, 604 F. Supp. 453, 456 (D. Conn. 1985).

It is the practice of this Court not to give such permission, but to yield to the discretion of the United States Attorney.

Therefore, any presentation you want to make to the Grand Jury must be with the prior consent and permission of the United States Attorney, a process which has not occurred in your situation.

Sincerely,

Bruce Guyton

H. Bruce Guyton

United States Magistrate Judge

HBG:hsn

cc: Chuck Atchley, Assistant United States Attorney

RECEIVED
SATURDAY MORNING, 9 APRIL 2011
1038 HOURS EDT



United States Department of Justice

United States Attorney
Eastern District of Tennessee

Headquarters: 800 Market Street, Suite 211
Knoxville, Tennessee 37902
865.545.4167
www.usdoj.gov/usao/tne

1110 Market Street, Suite 515
Chattanooga, Tennessee 37402
423.752.5140

220 West Depot Street, Suite 423
Greeneville, Tennessee 37743
423.639.6759

14 June 2013

Walter F. Fitzpatrick, III
504 May Street
Sweetwater, TN 37874-2714

Mr. Fitzpatrick,

On Tuesday 11 June 2013 you contacted me by telephone and requested to appear before a grand jury in the Eastern District of Tennessee. In making this request you indicated that you possess evidence that a criminal defendant previously prosecuted by this office, Darren Huff, is innocent of crimes for which he has been convicted.

By way of background, since 2009 we have received hundreds of pages of documents from you in over a dozen mailings. These documents (some of which are outlined below) include repeated requests for access to the grand jury. Among the documents you have sent are the following:

Material dated 17 March 2009 alleging treason by President Obama and others;

A document dated 28 May 2009, purporting to be a Grand Jury Presentment from Fentress County re fraud and treason by President Obama;

A document dated 16 May 2009 purporting to be an "American Grand Jury" Presentment alleging, among other things, treason by President Obama;

A document dated 06 January 2011 bearing your signature purporting to be a "Federal Criminal Complaint" alleging treason by Ms. Martha M. Cook, Circuit Court Clerk, Monroe County, Tennessee;

An envelope addressed to the U. S. Attorney containing a document dated 7 April 2011 from you to "Federal Grand Jury # 1 sitting in Knoxville, Tennessee" referencing "Formal criminal complaint regarding Treason in Tennessee State."

An envelope addressed to the U. S. Attorney containing a document dated 8 April 2011 from you to "Federal Grand Jury #.1 sitting in Knoxville, Tennessee" referencing "Treason-Attainder-Extortion in Tennessee State: Jury Rigging!"

A document dated 14 April 2011 from you to "Federal Grand Juries # 1 and # 2 sitting in Knoxville, Tennessee" via the U. S. Attorney referencing "Treason-Attainder-Extortion in Creation of Doctored Transcripts . . ."

Two packets of information sent certified mail dated 20 April 2011 addressed to the U. S. Attorney and containing two packets, one labeled "Foreman Federal Grand Jury # 1 Sitting in Knoxville" and the other labeled "Foreman Federal Grand Jury # 2 Sitting in Knoxville" both containing a "formal criminal complaint regarding Extortion -Treason-Attainder" against Carroll L. Ross.

Additional similar material was received from you bearing the following dates:

16 March 2011;
 17 March 2011;
 3 May 2011;
 6 May 2011;
 14 May 2011;
 8 June 2011;
 5 August 2011;
 6 September 2011; and
 8 November 2012


You have also submitted material to the United States District Court for the Eastern District of Tennessee requesting that information be provided to the Grand Jury. The Court responded to your request on 6 April 2011, informing you that your request was denied and informing you further, in part, that "A private citizen may go directly to the Federal Grand Jury and give information only with the permission of the Court or the United States Attorney's Office." Letter from United States Magistrate Judge Guyton, 6 April 2011(copy attached).

Upon careful consideration of your latest request and in light of the above history, we now expressly deny your request to appear before a grand jury in the Eastern District of Tennessee. Given the nature of the information that you claim to possess (that is, information tending to show that Darren Huff is innocent), I would encourage you to contact his attorney, Gerald L. Gulley, Jr., and provide the information to him without delay.

Please be advised that should you come into possession of evidence of criminal conduct in the future you should contact the appropriate investigative law enforcement agency and not this office. Further calls from you to this office will be rejected and written correspondence directed to this office will be reviewed and discarded without reply.

Sincerely,

WILLIAM C. KILLIAN
 United States Attorney

By: 
 Steven H. Cook
 Criminal Division Chief/
 Assistant United States Attorney

10A Hours EST
RECEIVED
 WEDNESDAY, 19 JUNE 2013

cc: United States District Court, Eastern District of Tennessee
 United States Marshal Service, Eastern District of Tennessee

POSTED

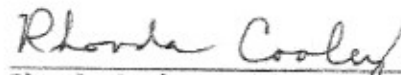
NOTICE OF GRAND JURY SESSION

MCMINN COUNTY JUDICIAL COMPLEX
1317 S. WHITE STREET, ATHENS, TN 37303

It is the duty of your Grand Jurors to investigate any public offense which they know or have reason to believe has been committed and which is triable or indictable in this County. Any person having knowledge or proof that such an offense has been committed may apply to testify before the Grand Jury subject to the provisions of Tennessee Code Annotated Title 40, Chapter 12. The foreman of the Grand Jury is presently:

Larry Wallace
204 East College Street
Athens, TN 37303

The Grand Jury will next meet on Tuesday, FEBRUARY 21ST, 2017 at 9:00 A.M. You may be prosecuted for perjury for any oral or written statement which you make under oath to the Grand Jury, when you know the statement to be false, and when the statement touches on a matter material to the point in question.


Rhonda Cooley
Circuit Court Clerk

POSTED PER T.C.A. CODE 40-12-105

RECEIVED

WEDNESDAY FEB 08 2017