

Saturday, 12 July 2014

FROM: Walter Francis Fitzpatrick, III, United States Navy Retired.

TO: Special Agent Gary Blevins, Chattanooga Field Office, Federal Bureau of Investigation, 633 Chestnut Street, Suite 540, Chattanooga, Tennessee 37450. Phone: 423.265.3601. Email: gary.blevins@ic.fbi.gov

SUBJECT: FORMAL, SWORN CRIMINAL COMPLAINTS NAMING FEDERAL AND STATE OFFICIALS IN MASSIVE PUBLIC CORRUPTION.

NARRATIVE:

I drove to the FBI's Knoxville Headquarters cathedral on Tuesday morning, 28 June 2011. I met with FBI Special Agent Roxanne West for briefing / meeting that ran for three hours. The purpose of the meeting was to report a massive criminal racketeer corrupt organization (RICO) discovered operating in East Tennessee that involved Tennessee criminal court judges rigging Grand Juries and Trial Juries. I describe this RICO as the dictatorship of the judiciary. I told S/A West that FBI agents were criminally complicit.

I told S/A West I'd reported developing information to the FBI before regarding the conduct of the RICO, the judges take over, take down and take away of the jury system.

I reported the same information to you S/A Blevins on Monday morning, 9 June 2014 in your Chattanooga, Tennessee FBI field office.

S/A West told me to produce more evidence, to produce a "smoking gun" to the FBI supporting my written and verbal criminal complaints to the FBI.

S/A West told me I didn't have enough evidence. I needed more. S/A West asked me if I'd "wear a wire" so as to gather recorded audio evidence of Tennessee criminal court judges rigging Grand Juries and Trial Juries.

When I met with you in June 2014 I possessed a great deal more evidence than I held in June 2011.

I have more proofs and evidences today than I had a month ago. In this mailing you hold a guided walking tour through the scope and operation of Tennessee's dictatorship of the judiciary. The trial in Case #14-CR-69 deliveries to the FBI all that is needed to Immediately begin effecting federal arrests of the identified criminal actors.

I recommend Jeffrey Lane Cunningham's arrest first. Quickly followed by the federal arrests of Amy F. Armstrong Reedy and Jon Kerry Blackwood.

Then take you pick in the execution of arrest plans for the rest of the criminal actors in a target rich environment.

Fire for effect.

The enclosed 18 March 2014 PRESEMENT illicitly handed down by the assembly of individuals taking on the name and judicial trappings of the McMinn County Grand Jury is false on its face. It is a fraud. It is a counterfeit.

Jeffrey Lane Cunningham briefed this same group of people on 21 January 2014 that I was a dangerous person. While the group munched on Mrs. Cunningham's freshly baked cookies with their morning coffee Jeff Cunningham began an "orientation" for the group that included Cunningham's report to the group that I was a threat to them all.

Recognizing me as a threat to them, specifically because of Jeff Cunningham's January 2014 orientation brief, it was the same fraudulent group reporting back on 18 March 2014 that in an act of brazen outlawry signed out their PRESEMENT. It took them than 10-minutes to listen to and absorb any information they received (still a mystery) and then to form their conclusions and sign out in complete unison and cooperation the 18 March 2014 PRESEMENT.

Judges Carroll Lee Ross and Amy F. Armstrong Reedy supplied Jeff Cunningham with his orientation talking points.

The four charges reported in the bogus PRESEMENT are the work product of Amy Reedy and Jeff Cunningham working in full cooperation.

There is no evidence or proof to support any of the four accusations.

No sworn statement from an injured party exists. No accuser came forward formally.

There are no law enforcement officer reports.

There was no investigation. There are no investigation reports.

There is no evidence of any law enforcement participation from any recognized law enforcement agency.

There is no evidence or proof I committed any criminal act.

In the ten sworn statements delivered in this mailing no perjured statements exists.

Jeffrey Cunningham, Jerri Saunders and Jon Kerry Blackwood blocked me from testifying under oath regarding my written submissions. No court allowed me to speak. No constitutionally assembled and constitutionally recognized Grand Jury allowed me to speak.

The first nine statements chronologically were available to the Trial Jury that was assembled on 23 June 2014 and adjourned to deliberate the next morning on 24 June 2014.

During recorded testimony from hearings on 16 June and 24 June 2014 Jeffrey Lane Cunningham admits in open court under oath that Cunningham committed many of the criminal acts I narrate in sworn affidavits dating from November 2012 through March 2014.

For S/A West: Cunningham told us under oath when Mr. Joel Riley quit out from under Amy Reedy as the "anointed" Grand Jury foreman, Reedy picked up the phone to call her lawyer-banker associate, Mr. Jeffrey Lane Cunningham, as her personal, handpicked judge advocate. Cunningham's admission is recorded and enclosed as you requested!

The ultimate outcome and crowing achievement of the RICO, the judicial dictatorship reported to the FBI for over four years is this: What once was fundamental constitutionally protected activity of citizens petitioning their government for redress of grievances has been effectively transformed into the expression of a series of felony offenses against the state.

I was sitting on a bench, reading a book when the make believe Grand Jury ordered my arrest after their less than 10-minute work effort.

I'd been sitting on that bench for 4½ hours waiting to testify.

ONCE MORE I DEMAND IMMEDIATE FEDERAL INTERVENTION!

The sentencing hearing is currently set for Tuesday, 19 August 2014. You, S/A West, and other of your FBI associated are cordially invited. Bring you handcuffs.

Here endth the lesson,

Walter Francis Fitzpatrick, III