



CLASS of 1975

WALTER FRANCIS FITZPATRICK, III
Commander, United States Navy Retired

412 South White Street #215
Athens, Tennessee 37303
SKYPE (by appointment): JAGHUNTERS
Email: jaghunter1@gmail.com

FRIDAY, 25 October 2019
SAINT CRISPIN'S DAY

What happened to the laws meant to protect me?

-Paraphrasing Charles Dickens
Hard Times (1854)

ATTENTION!!

THIS SWORN CRIMINAL COMPLAINT AND EVIDENCE BINDER ARE TO BE GUARDED AS FEDERAL LAW ENFORCEMENT CONFIDENTIAL WORK PRODUCT. THE CRIMINAL SWORN STATEMENT ENCLOSED IN THE EVIDENCE BINDER AND EVIDENCE ARE SUBMITTED TO THE SENIOR ATHENS POLICE DEPARTMENT (APD) INTERNAL AFFAIRS OFFICER IN THAT THE MOST RECENT CRIMINAL OUTRAGES ARE COMMITTED WITHIN APD JURISDICTION. THREATS OF PHYSICAL HARM AND BANK ROBBERY ARE CONTEMPORANEOUSLY REPORTED TO THE FRAUD DEPARTMENT OF BRANCH BANKING AND TRUST COMPANY (BB&T), LOCAL OFFICE AT 1604 DECATUR PIKE, ATHENS, TN (PHONE: 1. 866.802.4955) CASE #: C-201910090970 (TABS 2 AND 6).

THIS BINDER PACKAGE IS TO BE MAINTAINED SECRET FROM PERSONNEL WORKING FOR THE ATHENS POLICE DEPARTMENT AND INDIVIDUALS WORKING FOR THE STATE OF TENNESSEE IN ANY CAPACITY. THIS INCLUDES PEOPLE WORKING FOR THE TENNESSEE STATE ATTORNEY GENERAL'S OFFICE, ANYONE WORKING FOR ANY OF TENNESSEE'S JUDICIAL DISTRICTS TENNESSEE 10TH JUDICIAL DISTRICT IN PARTICULAR, NO TENNESSEE COURT OFFICIALS, NO LAW ENFORCEMENT EMPLOYEES FROM ANY POLICE DEPARTMENT; AND NO ONE FROM TENNESSEE'S BUREAU OF INVESTIGATION (TBI). NO TENNESSEE JUDGES.

APD INTERNAL AFFIARS IS COMMANDED TO CONTACT AND COOPERATE WITH FEDERAL LAW ENFORCEMENT OFFICIALS ONLY AND DIRECTLY (TAKE YOUR PICK...FIELDER'S CHOICE).

AN EVIDENCE CHAIN OF CUSTODY IS BEGUN AND IS TO BE AGGRESSIVELY MAINTAINED.

FOLLOW ON INTERVIEWS ARE TO BE CONDUCTED IN THE PRESENCE OF MY ATTORNEY, COUNSELOR VAN R. IRION AT TIMES AND LOCATIONS OF COUNSELOR IRION'S CHOOSING (TAB 2). INTERVIEWS WILL BE VIDEO AND AUDIO RECORDED. A FEDERAL SPECIAL AGENT OR A U.S. ATTORNEY OR BOTH A SPECIAL AGENT AND U.S. ATTORNEY MUST BE PRESENT DURING THE INTERVIEW. I WILL NOT PARTICIPATE OTHERWISE.

THIS RENEWS AND EXTENDS EVERY CRIMINAL COMPLAINT I'VE RECITED AND ADVANCED REGARDING OUTRAGEOUS PUBLIC GOVERNMENT CORRUPTION: LOCAL, STATE AND FEDERAL.

MAIL COPIES OF YOUR "INCIDENT REPORT" RECORDING DELIVERY OF THIS CRIMINAL COMPLAINT AND EVIDENCE BINDER TO ME, TO COUNSELOR IRION AND TO BB& REPRESENTATIVE ALI RAYBURN.

THE PRESENT CRIMINAL COMPLAINT!!

Threats of physical harm and injury targeting me were publically written out on The FOGBOW Forum website on 29 September and 16 October 2019 (TAB 4).

A bank robbery of my local BB&T account occurred on 1 October 2019, two days after the 29 September 2019 threat was issued (TAB 6).

It's believed a man named Steve Harkness made the 29 September 2019 threat. Steve Harkness goes by the member name "ESTIVEO" on

the FOGBOW Forum. Harkness uses his own name on TWITTER. Cole Harkness is Steve's brother. Cole lives and works in San Francisco, CA (TAB 5).

Known with certainty: William Littell Bryan forecast bodily harm in the second threat on 16 October 2019. Bryan lives in Raleigh, North Carolina. Bryan's FOGBOW handle is "FOGGY" (TAB 38).

I believe FOGGY and ESTIVEO are behind the bank raid on my account.

I believe local banker Jeffrey Lane Cunningham is a FOGBOW member, or is closely affiliated with the FOGBOW and is connected with the bank heist (TAB 7).

The money was stolen using an international automated clearing house (ACH) international debit that traces to Bank of New York Mellon (BNY Mellon). BNY Mellon describes itself as "The Investments Company for the World." BNY Mellon is also a major shareholder of Capstar Financial and Capstar Bank (TAB 7).

Jeff Cunningham works for Capstar Bank here in Athens, within APD jurisdiction (TAB 7).

On 12 October and 18 October 2019, first FOGBOW leader "FOGGY," followed by FOGBOW member "ORLYLICIOUS" respectively announced the FOGBOW as an "online international terrorist communist criminal" organization (TAB 9). The international bank heist is recorded as happening on 1 October 2019.

BB&T fraud management folks have, unsolicited, graciously absorbed the theft as a company, fully restoring my loss. BB&T now holds standing as the victim of the outlaw raid on their bank.

The question that begs: Who got the money?

**"ISN'T IT ABOUT TIME TO FRAME WALT FOR SOMETHING
[AGAIN]!"**

**AN EXTENSION OF THE ONGOING
CRIMINAL OPERATION**

In his expressed intent to frame me for something again, two days before my bank account was attacked, ESTIVEO (Harkness) makes veiled reference to their three other criminal occurrences when FOGBOW gang members falsely devised and contrived evidence against me, and other innocent people:

1. The April 2010 Madisonville Hoax,
2. My 2014 rigged trial and,
3. The 18 July 2017 grand jury ambush.

FOGGY (Bryan) reinforces ESTIVEO's sinister statement claiming I'm "circling the drain...and headed for a bad ending [again]."

(1) The Madisonville Hoax: As laid out beginning at TAB 13, the Madisonville Hoax was Robert Mueller's staged domestic terrorism street theater. The FOGBOW troll mob admits to the essential role the FOGBOW mob played in the creation and conduct of the make-believe domestic terrorist fiction. FOGBOW members dictated Special Agent Mark A. Van Balen's perjured affidavit nearly verbatim (TABS 14 and 16).

FOGGY most recently admits, four times, to The FOGBOW's criminal facilitation: ...we sent the FBI to Madisonville (27 September 2019), "I was involved in the Madisonville Hoax (13 October 2017), "I 'admitted' I was involved in the Madisonville Hoax (13 October 2019), and the fourth admission, "I ADMITTED IT."

FOGGY'S repeated braggadocio dates back to the summer of 2011 (TAB 16. FOGGY publicly posted many admissions).

One result of the Mueller/FOGBOW deception was to label law abiding citizens, many of them military veterans, as sovereign citizens in the FBI's pejorative repurposing of our language (TAB 39).

Another was to falsely federally arrest, prosecute and unlawfully incarcerate a Navy veteran for 3 ½ years.

FOGGY and his FOGBOW trolls, teamed with 10th Judicial District personnel were there.

(2) The rigged 2014 trial: Fact: Jeff Cunningham regularly blocked me from appearing before the McMinn County Grand Jury to report on massive public government corruption involving Cunningham, FOGGY, others, and to expose Tennessee's rigged grand jury racket (TAB 23).

Facts: I filed a restraining order request against Cunningham so as to remove Cunningham's grand jury blockade. Filing a restraining order request against an individual is no more an act of extortion as is, for instance, my filing this repeated criminal complaint against Jeff Cunningham now.

Facts: Recognizing I'd committed no criminal act, Cunningham admitted under oath Cunningham did not report to police officers or Sheriff's deputies because Cunningham "didn't think a policeman could have helped [him]" (TAB 21). Cunningham was freaked out realizing the consequences to him should a restraining order be court issued. So to stop me, Cunningham raced to 10th Judicial District Attorney Steve Bebb (then incumbent) for help. Never swearing out a sworn statement with law enforcement officials, never contacting any police officer or sheriff, Cunningham told Bebb I was stalking and harassing Cunningham.

Bebb ordered his investigator, Calvin Rockholt, to commence an investigation. I was the object of Rockholt's "investigation."

Stephen Crump, Bebb's successor, joined in this group at some undetermined date.

In the report that's surfaced, Rockholt accurately describes my lawful, innocent acts seeking redress before a grand jury from expansive government corruption and public enemies (TAB 21). Rockholt's report and work product, delivered to Bebb and Crump was kept secret from my June 2014 criminal trial.

Rockholt's written report is a detailed narration of non-crime.

My only contact with Jeff Cunningham was forced on me as a matter of process. The purpose of filing for a restraining order was precisely to keep Jeff Cunningham away from me.

Nonetheless Bebb and Crump accepted Cunningham's false charges naming me for (1) Stalking and (2) Harassment.

Bebb and Crump contrived two additional piling on charges: (3) Extortion and (4) Aggravated Perjury.

Bebb and Crump and Cunningham worked with FOGBOW mob trolls to prepare bogus charges for the grand jury. The extent of the cooperation between 10th Judicial District prosecutors and the FOGBOW gang is not yet known. It is proven FOGBOW members did commit acts of computer hacking. FOGBOW hacked work product was delivered to Bebb and Crump. Crump explains in the audio provided: "I wanted to let you and your supporters know that without your help ah...getting past some firewalls and some seditionist harpist in Connecticut (...FOGGY's interrupting "heh heh") we wouldn't have all of Walt's musings and...ah...those helped to (intelligible) and helped to convict him" (TABS 25, 26 and 39).

The March 2014 McMinn County Grand Jury handing down the presentment against me was unconstitutional (illegal) and mortally disqualified.

The FOGBOW's participation with 10th Judicial District attorneys in my prosecution was kept secret during trial. Prosecution work product the result the FOGBOW / 10th District alliance was kept secret during trial. Some information is still kept secret. My first alert of their confederation came on 21 April 2018 and was immediately reported to the East Tennessee Joint Terrorism Task Force / TBI member, Special Agent Mark Irwin. My criminal report, and status of my criminal complaint are under seal (TABS 36, 37).

Fact: Cunningham has repeatedly admitted, sometimes under oath, that he blocked my appearance before the McMinn County Grand Jury (TAB 29. Audio recording available).

Fact: Cunningham stated under oath that I never physically threatened him (TAB 21).

Fact: Tennessee's method of selection of the grand jury foremen is a criminal racket, an outlawed scheme run by a Tennessee judicial mob syndicate supported by rogue law enforcement officers. The grand jury racket is "subject to abuse" and is a jurisdictional and due process violation (TABS 30 and 40).

At this juncture I'm able to transition from describing the actions taken against me in June 2014 and preceding events as a "trial," but instead declare, again, the commission multitude crimes carried throughout various crime scenes in a pattern and practice of gross criminal misconduct.

The June 2014 proceedings were Kafkaesque. The performance of the trial jury was also Kafkaesque resulting in an impossible finding. Kafka's "trial jury" is necessarily called into question.

While awaiting sentencing a FOGBOW gang member going by the screen name "nbc" contacted 10th Judicial District personnel (28 June 2014) with a sentencing recommendation to advance to Judge Jon Kerry Blackwood that Blackwood invoke precedent found in the 1989

case: "IN RE DEATH OF REED." The "REED" precedent stands for blocking citizens from approaching a grand jury under threat of arrest should they try.

Note well:

- There can be no extortion without a threat (TAB 22).
- There was no victim (TAB 23).
- I have told the truth in all matters, always.

The FOGBOW, 10TH Judicial District personnel, and Jeff Cunningham were there!!

(3) The 18 July 2017 grand jury ambush: Calvin Rockholt ordered McMinn County Sheriff's deputies to place me under arrest on Tuesday, 18 March 2014 moments after the unconstitutional grand jury handed down its presentment for the four charges mentioned above. Attorney General Crump argued before the March grand jury assembly using evidence illegally obtained through the agency of the FOGBOW mob.

I was sitting on bench in the downtown Athens courthouse, in the corridor abutting the grand jury room, reading John Grisham's *"The Last Juror"* when Rockholt issued his arrest order. I was waiting for my turn to appear before the grand jury to petition for redress of grievance respecting public enemies in the conduct and exercise of massive government corruption especially pertaining to my knowledge about the operation of Tennessee's grand jury racket.

I returned to the McMinn County Grand Jury three-years, four-months later on Tuesday, 18 July 2017 with exactly the same purpose and with identical and additional criminal information. Some of that criminal information exposed the corruption discovered within the 10th Judicial District and on the never-ending outlawed adventures of the FOGBOW.

10th Judicial District assistant District Attorney Joseph Hoffer laid in wait with the FOGBOW. Hoffer and the FOGBOW gang had been preparing for my arrival "for months."

I expected to be arrested again, but wasn't. I was blocked, again. With legal assistance provided pro bono by FOGBOW members, I'm presently blocked from returning to any Tennessee grand jury to report on the matters contained in this report (TABs 22 and 35).

Hoffer no doubt alerted Sheriff Guy and interim Athens Police Chief Davis warning them regarding my anticipated work. No doubt Hoffer and FOGBOW mobsters were in close and constant contact. FOGGY narrates just days after I was turned away from the July 2017 Term of the McMinn County Grand Jury that: "The court officials knew a lot about Walt from reading the FOGBOW...[and] may have warned [grand] jurors..." (TAB 31).

I'd met with Captain Davis the week prior, on 7 July 2017. I delivered the letter and evidence calling for arrests (TAB 27). I told Davis about the criminal complicity of people in the District Attorney's office and told Davis to contact federal authorities directly.

Davis delivered my evidence and letter demand to the Hoffer / FOGBOW group (TAB 27).

A sufficient narration of the Hoffer / FOGBOW engineered grand jury blockade is found between TABs 27 and 35.

Sandra Donaghy's statement that the grand jury members "examined the documents" I'd presented is an out and out lie!

Donaghy sealed those records (TAB 35).

And Donaghy exploited FOGBOW's legal research by invoking the REED precedent to block me from approaching any Tennessee grand jury at any time respecting my knowledge of massive government corruption.

The FOGBOW, 10TH Judicial District personnel, and Jeff Cunningham were there!!

WHAT DOES THE FOURTH FRAME UP LOOK LIKE?

The first three are laid out:

1. The April 2010 Madisonville Hoax,
2. My 2014 rigged "Kafka trial" and,
3. The 18 July 2017 grand jury ambush.

I suspect the bank robbery is part of what's to become the fourth frame up. The money theft may stand alone as the forth frame up.

Why does FOGGY (Bryan) predict I'm "circling the drain...and headed for [another] bad ending?"

I suspect the bank robbery may be part of something more sinister. I suspect FOGBOW members, including Jeff Cunningham, are behind the theft.

No part of me thinks this is over. I am in danger. I expect more bad things to be attempted. I believe people are trying to track me down to inflict additional injury.

Much can be done to reduce or eliminate continued harm and injury targeting myself and others by arresting and prosecuting those behind successful execution of the first three frame-ups.

Begin with arrests of Cunningham and Bryan.

IN PLACE, STANDING CRIMINAL COMPLAINTS

I aggressively tried to report my findings about massive government corruption to Tennessee law enforcement in February, March, April and May of 2018.

I interviewed with the federal East Tennessee Terrorism Task Force TBI member Mark Irwin on 5 April 2018.

That investigation is dormant. Evidence records I turned over are sealed (TABS 37 and 38).

My criminal complaint meant for submission to the McMinn County Grand Jury is maintained secret and under seal.

Other in place criminal complaints I've filed are being ignored.

These results embolden the FOGBOW mob and Cunningham, and encourages them to more violent criminal acts. I've repeatedly attempted to report on the FOGBOW and on Cunningham, the impostor grand jury foreman, for years.

The FOGBOW mob, with Cunningham frantically attack me to stop me from reporting on them.

I do not subscribe to the notion that the FOGBOW threats and the BB&T bank raid are random.

In all of this there is an army of Tennessee law enforcement and judiciary officials (past and present) protecting the FOGBOW and Cunningham and others so as to nurture the continued criminal operation of Tennessee's illicit grand jury racketeering scheme.

To name some of the complicit outlaws, in guilty knowledge in commission of one manifestly criminal act or another:

Charles Ziegler, Rob Davis, Clifton Couch, Gregg Breeden, Eddie Byrum, Bill Bivens, David B. Rausch, Mark Irwin, Robert Mueller, Mark

A. Van Balen, Joe Guy, Steve Frisbee, Tommy Jones, Tim Guider, R. Steven Bebb, Stephen Crump, Calvin Rockholt, Joseph Hoffer, Amy F. Armstrong Reedy, Carroll Lee Ross, Jon Kerry Blackwood, Sandra Donaghy, Donald Paul Harris and Walter C. Kurtz.

(Note: Special Agent (the Detective Sergeant) Heath Willis did all he could to help me in 2014. Chief Ziegler stopped Detective Willis cold).

The United States Supreme Court outlawed Tennessee's criminal court judges personal hand picked selection of grand jury foremen in 1979 and 1984. **IT'S BLACK LETTER!!** (TAB 40)

My strong recommendation is for you to shut down the criminal operation of McMinn County's federally outlawed grand jury with the speed of summer lightening. Arrest Larry Wallace, break up the illegal organization and become the forcing function behind reorganization into a constitutionally obedient grand jury assembly.

As BB&T is now recognized as the extended victim of a bank robbery I renew and extend my deep concerns regarding Joel Riley, Jeff Cunningham and now Larry Wallace's, one after the next, as judicial anointed county grand jury foremen, all three in succession having personal and business relationships with one another and with formerly Athens Federal Community Bank (now Capstar) going back to January 2005 (fourteen (14) years).

It is prudent too to give close inspection to the relationship of the three men and Athens Federal / Capstar to the phantom commercial entity: POWER MANAGEMENT, Inc.

For years Joel Riley was identified of the president of POWER MANAGEMENT, Inc., headquartered here in Athens, an outfit that never fogged a business mirror in Athens or McMinn County.

THIS RENEWS AND EXTENDS ALL PREVIOUSLY FILED LOCAL, STATE AND FEDERAL CRIMINAL COMPLAINTS REGARDING MATTERS CONTAINED HEREIN.

My last observations are these: What is the FOGBOW doing in this community anyway? Why are they here?

Conduct yourself accordingly,

Walter Francis Fitzpatrick III

**Walter Francis Fitzpatrick, III
United States Navy Retired**

Sworn and issued before me,



This Friday, Saint Crispin's Day, the 25th day of October 2019
at 0910 hours local (9:10 a.m. EST).

My commission expires: June 21, 2023



ATTENTION!!

THIS SWORN CRIMINAL COMPLAINT AND EVIDENCE BINDER ARE TO BE GUARDED AS FEDERAL LAW ENFORCEMENT CONFIDENTIAL WORK PRODUCT. THE CRIMINAL SWORN STATEMENT ENCLOSED IN THE EVIDENCE BINDER AND EVIDENCE ARE SUBMITTED TO THE SENIOR ATHENS POLICE DEPARTMENT (APD) INTERNAL AFFAIRS OFFICER IN THAT THE MOST RECENT CRIMINAL OUTRAGES ARE COMMITTED WITHIN APD JURISDICTION. THREATS OF PHYSICAL HARM AND BANK ROBBERY ARE CONTEMPORANEOUSLY REPORTED TO THE FRAUD DEPARTMENT OF BRANCH BANKING AND TRUST COMPANY (BB&T), LOCAL OFFICE AT 1604 DECATUR PIKE, ATHENS, TN (PHONE: 1. 866.802.4955) CASE #: C-201910090970 (TABS 2 AND 6).

THIS BINDER PACKAGE IS TO BE MAINTAINED SECRET FROM PERSONNEL WORKING FOR THE ATHENS POLICE DEPARTMENT AND INDIVIDUALS WORKING FOR THE STATE OF TENNESSEE IN ANY CAPACITY. THIS INCLUDES PEOPLE WORKING FOR THE TENNESSEE STATE ATTORNEY GENERAL'S OFFICE, ANYONE WORKING FOR ANY OF TENNESSEE'S JUDICIAL DISTRICTS TENNESSEE 10TH JUDICIAL DISTRICT IN PARTICULAR, NO TENNESSEE COURT OFFICIALS, NO LAW ENFORCEMENT EMPLOYEES FROM ANY POLICE DEPARTMENT; AND NO ONE FROM TENNESSEE'S BUREAU OF INVESTIGATION (TBI). NO TENNESSEE JUDGES.

APD INTERNAL AFFIARS IS COMMANDED TO CONTACT AND COOPERATE WITH FEDERAL LAW ENFORCEMENT OFFICIALS ONLY AND DIRECTLY (TAKE YOUR PICK...FIELDER'S CHOICE).

AN EVIDENCE CHAIN OF CUSTODY IS BEGUN AND IS TO BE AGGRESSIVELY MAINTAINED.

FOLLOW ON INTERVIEWS ARE TO BE CONDUCTED IN THE PRESENCE OF MY ATTORNEY, COUNSELOR VAN R. IRION AT TIMES AND LOCATIONS OF COUNSELOR IRION'S CHOOSING (TAB 2). INTERVIEWS WILL BE VIDEO AND AUDIO RECORDED. A FEDERAL SPECIAL AGENT OR A U.S. ATTORNEY OR BOTH A SPECIAL AGENT AND U.S. ATTORNEY MUST BE PRESENT DURING THE INTERVIEW. I WILL NOT PARTICIPATE OTHERWISE.

THIS RENEWS AND EXTENDS EVERY CRIMINAL COMPLAINT I'VE RECITED AND ADVANCED REGARDING OUTRAGEOUS PUBLIC GOVERNMENT CORRUPTION: LOCAL, STATE AND FEDERAL.

MAIL COPIES OF YOUR "INCIDENT REPORT" RECORDING DELIVERY OF THIS CRIMINAL COMPLAINT AND EVIDENCE BINDER TO ME, TO COUNSELOR IRION AND TO BB&& REPRESENTATIVE ALI RAYBURN.