

June 13, 2007

Mr. Terrell B. Clement
981 Lake Shore Drive
Jasper, Alabama 35504-3133

Dear Mr. Clement,

How you're doing? I hope you're in the best of health and spirits. I received your return letter on June 12, 2007. I also appreciate your correspondence very much. My family spoke to your father, Terrell Clement. He's a gentleman and a very decent man from what I've learn about him, and for you sending the response back, I thank you from my heart.

From your response, I know that you're the right Terrell Clement, which I'll now get to the point. On September 7, 2001, I was framed by some corrupt officials, which consist of ex-Assistant US Attorney Robert P. McGregor, who suddenly resigned from his position as an Assistant US Attorney for the Northern District of Alabama, amid a confidential investigation from the Justice Department against corrupt officials from the Northern District of Alabama. McGregor used perjury testimony against me to entrap me, by creating a crime scene that never happen. McGregor used perjury testimony against me, he placed me at the back of an informant vehicle with a box of drugs on September 7, 2001. Stating the informant vehicle with the box open up high with plastic pull back, the truth informant never exited his vehicle. I never discussed drugs or money with the informant, it was a scenario that never happen. McGregor had no audio or video of me incriminating myself on September 7, 2001 to show to a Grand Jury with a vehicle trunk open with drugs in plain view on September 7, 2001. There was definitely no pictures of any crime scene with a box of drugs. When McGregor first resorted to entrap me with a perjury testimony, it took place at the October 18, 2001 detention hearing. The motive behind this Mr. Clement is that my aunt, whose name is Ada Lee Mays Jones, who was fatally poisoned on November 14, 1988 in a scheme to make it appear that she died of a heart attack in her sleep. Ada Jones was fatally poisoned with an overdose of powerful heart medication and cocaine, which induced a heart attack. Ada Jones death became a cover-up by the corrupt officials. The motive for this evil atrocity was that Ada Jones was worth approximately 35 million dollars in stock and cash, which she inherited from her mother, Dr. Anna Wilson Harrell in 1985. Dr. Harrell was the coremaker of Stockham Valve Pipe and Fitting Company, which originated off 10th AVE N.E. North in Birmingham, Alabama and spreaded globally. As of today,

EXHIBIT (A)

I am the true heir to Ada Jones estate worth presently 46 million dollars, which was embezzled away from me by Mr. Robert P. McGregor and his supervisor, ex-Assistant US Attorney Billy Lee Barnett and also ex-Attorney Randy Allen Dempsey who has been using false misrepresentation for years on representing Ada Jones estate, giving kickbacks to corrupt officials involved in the cover-up of Ada Jones horrific murder; to hide her 'final will' from record at the Jefferson County Probate Court in Birmingham, Alabama to deceive the true inheritors. The reason I'm explaining this to you Mr. Clement, I'm sending you court documents which was recently sent to the Appeals Court in Atlanta, Georgia, the date of the writ of mandamus is June 8, 2007. I sent the motion to you so you'll understand why I seek only the truth from you Mr. Clement, because your father, Terrell Davis Clement denied early January 2007 that he was not present as the Drug Task Force Foreman for the 31 counties that comprises the Northern District of Alabama on September 26, 2001. When the Secretary of the State of Alabama Office released your information pertaining to the public record information, your birthdate was revealed as August 22, 1980, which shows that you would have just turned 21 years of age, which was before September 26, 2001. I thought as you will see in the court documents that you would have been too young to be a Foreman on a Grand Jury, which I'm wrong and this is why I'm communicating with you Mr. Clement, which your name became public record once the indictments was unsealed. Mr. Clement, I'm sending you copies of different indictments which bears your signature as Foreman of the Grand Jury on September 26, 2001. Your name appears on different defendants indictments as the 18 U.S.C. Grand Jury Foreman, which I'm supplying you a copy of an indictment, which is case number CR-01-0403-M, which the 21 U.S.C. Grand Jury Foreman name is revealed as Mr. Winfield Burks. This indictment was signed on September 26, 2001. Mr. Clement on the same day of September 26, 2001, you signed indictments against defendants as true bills as the 18 U.S.C. Foreman, which none of the indictments is for Controlled Substance Violations cases. Your term as the 18 U.S.C. Grand Jury Foreman would be normally 6 months, but can be extended only an additional 2 months as established by Congress, the 21 U.S.C. Drug Task Force Grand Jury hear only controlled substance violations for the 31 counties that comprises the Northern District of Alabama and this particular Grand Jury term is 18 months, but can be extended an additional 6 months, but no longer under law. Mr. Clement the reason for this correspondence when you signed your name on defendants indictments on September 26, 2001, you always signed your name in the proper place between True Bill and Foreman of the Grand Jury on September 26, 2001, which you'll see pertaining to the indictments. I am supplying to you your signature Mr. Clement, on the page you just confirmed, which I'll explain

to you it's an indictment for a controlled substance violation on a later date than September 26, 2001, which if notice, it's a much larger signature for your name as the indictments you signed on September 26, 2001. As the 18 U.S.C. Grand Jury Foreman, the indictment signature that you confirmed is for a control substance violation, which would make it a 21 U.S.C. violation, which I believe would have been heard by the Drug Task Force Grand Jury and signed by Mr. Winfield Burks on September 26, 2001. Pertaining to the large signature for your name Mr. Clement, which is in a suspicious place signed underneath Foreman of the Grand Jury, which you will notice, which the copy I'm supplying to you that you confirmed, reveals on September 26, 2001, pertaining to different individuals indictments signed by you as a True Bill. You always endorsed your name in the proper place between True Bill and Foreman of the Grand Jury, and from from you doing this, it caused suspicion, which is believed to be a computer edited signature for your name signed underneath Foreman of the Grand Jury, because records show that you was not the 21 U.S.C. Drug Task Force Grand Jury Foreman. The question I will impose to you, as the Regular Grand Jury Foreman, did you sign your name as the 21 U.S.C. Grand Jury Foreman for the Drug Task Force Grand Jury on September 26, 2001 and October 31, 2001? From records released from the Executive Office of the US Attorney's Office in Washington, DC, their director revealed that there are no records that a Terrell Clement signed an indictment against a William Anthony Fagnes and stated the "EOUSA" is the official record keepers for all US Attorney's Office and their commonwealths from the request sent to me from the Assistant Director, Ms. Marie A. O'Rourke. As the chosen Foreman of the Regular Grand Jury, did your particular Grand Jury bring back presentments for 21 U.S.C. Control Substance Violations on September 26, 2001? I will ask you the same as before to confirm or deny Mr. Terrell B. Clement.

Declaration

I, William Anthony Fagnes, hereby declares under penalty of perjury (28 U.S.C. § 1746), that the foregoing statements are true and correct, this 13th day of June 2007.

William Anthony Fagnes
William Anthony Fagnes

July __, 2007

Affidavit

Signature: Terrell Clement

To: Mr. Terrell Brett Clement

Were you designated the Federal Regular Grand Jury Foreman for the Northern District of Alabama on September 26, 2001, which represents the 31 counties that comprises the Northern District of Alabama, which this particular Grand Jury was held in Birmingham, Alabama and your term in office was 6 months?

TC

CONFIRM

DENY

Mr. Terrell Brett Clement, were you the designated Title 21 U.S.C. Federal Drug Task Force Foreman, who bring back presentments for controlled substance violations for the 31 counties that comprises the Northern District of Alabama? Were you the Foreman for the Drug Task Force Grand Jury on September 26, 2001, which the Foreman term would be in office for 18 months?

TC

CONFIRM

DENY

Mr. Terrell B. Clement pertaining to your tenure, what was the 6 months you served as Foreman of the Regular Grand Jury that comprises the Northern District of Alabama, your term in office?

From _____ until _____

Mr. Terrell Clement on different indictments that you signed as Grand Jury Foreman for the Northern District of Alabama, which indictments for public record always shows that you always endorses your name with small letters on September 26, 2001 you always sign your name between for example.

A True Bill
Foreman of the Grand Jury

Do you remember signing any Title 21 U.S.C. Control Substance Violations on September 26 and October 31 underneath Foreman of the Grand Jury with large letters for your name, because records shows on the 2 dates in question you never signed no indictments as true bill underneath Foreman of the Grand Jury on no other indictments on September 26, 2001 and October 31, 2001. Your name appears written underneath Foreman of the Grand Jury, only my indictments on September 26, 2001 and October 31, 2001 by confirming that you remember signing your initials on confirm, if you deny that you never signed your name underneath Foreman of the Grand Jury, put your initials on deny.

CONFIRM

TC

DENY

Declaration

I, Terrell Brett Clement, hereby declare under the penalty of perjury, 28
U.S.C. 1746, that I am Terrell Brett Clement, that the foregoing statements
are true and correct.

Dated: July 11, 2007

Signature

Terrell Clement - Terrell Brett Clement

Terrell Brett Clement

Pam Duen
Notary Public

My Commission Expires
5/08/2010

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA

SOUTHERN DIVISION

UNITED STATES OF AMERICA

v.

WILLIAM ANTHONY FAGNES

INDICTMENT

COUNT ONE: 21 U.S.C. § 846

The Grand Jury charges:

That on or about the 7th day of September, 2001, in Jefferson County, within the Northern District of Alabama, the defendant,

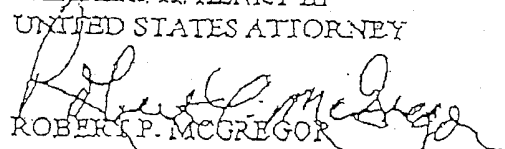
WILLIAM ANTHONY FAGNES,

did knowingly and willfully attempt to possess with the intent to distribute five (5) kilograms or more of a mixture and substance containing a detectable amount of cocaine hydrochloride, a controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1), (B)(1)(A), and 846.

A TRUE BILL

FOREMAN OF THE GRAND JURY

HERBERT H. HENRY III
UNITED STATES ATTORNEY


ROBERT P. MCGREGOR
Assistant United States Attorney

TOTAL F.02

RIF

HHH/RPM: Oct, 2001

01 SEP 26 PM 4:13

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA

DISTRICT COURT
N.D. OF ALABAMASOUTHERN DIVISION

UNITED STATES OF AMERICA

v.

WILLIAM ANTHONY FAGNES

CR-01-S-0414-S

INDICTMENTCOUNT ONE : 21 U.S.C. § 846

The Grand Jury charges:

That on or about the 7th day of September, 2001, in Jefferson County, within the Northern
District of Alabama, the defendant,

WILLIAM ANTHONY FAGNES,

did knowingly and willfully attempt to possess with the intent to distribute five (5) kilograms or
more of a mixture and substance containing a detectable amount of cocaine hydrochloride, a
controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1), (B)(1)(A),
and 846.

A TRUE BILL

FOREMAN OF THE GRAND JURY

HERBERT H. HENRY III
UNITED STATES ATTORNEYROBERT P. MCGREGOR
Assistant United States Attorney*Terrell Clement**Robert P. McGregor*

1 RIF

EXHIBIT 48

GJ#29

FILED

HHH/RPM: Oct, 2001

01 SEP 26 PH 4: 13

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMAU.S. DISTRICT COURT
N.D. OF ALABAMASOUTHERN DIVISION

UNITED STATES OF AMERICA

v.

WILLIAM ANTHONY FAGNES

CR-01-S-0414-S

INDICTMENTCOUNT ONE : 21 U.S.C. § 846

The Grand Jury charges:


That on or about the 7th day of September, 2001, in Jefferson County, within the Northern District of Alabama, the defendant,

WILLIAM ANTHONY FAGNES,

did knowingly and willfully attempt to possess with the intent to distribute five(5) kilograms or more of a mixture and substance containing a detectable amount of cocaine hydrochloride, a controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1). (B)(1)(A), and 846.

A TRUE BILL

FOREMAN OF THE GRAND JURY

HERBERT H. HENRY III
UNITED STATES ATTORNEY
ROBERT P. MCGREGOR
Assistant United States Attorney

TRUE COPY:

By: 

** TOTAL PAGE.03 **

EXHIBIT A-XI

ADM/RPM: Nov. 2001

IN THE UNITED STATES DISTRICT COURT

NOV-1 PM 1:30 6JH5

FOR THE NORTHERN DISTRICT OF ALABAMA
U.S. DISTRICT COURT
ALABAMA

SOUTHERN DIVISION

UNITED STATES OF AMERICA)

-v-)

WILLIAM ANTHONY FAGNES)

CR01-S-414-S
CASE NO-CR-01-414-01
(SUPERSEDING)

INDICTMENT

COUNT ONE: [21 U.S.C. §§ 846, 841(a)(1) and (b)(1)(A)]

The Grand Jury charges:

That on or about the 7th day of September, 2001, in Jefferson County, within the Northern District of Alabama, the defendant,

WILLIAM ANTHONY FAGNES,

did knowingly and intentionally attempt to possess with the intent to distribute in excess of five (5) kilograms (approximately 29 kilograms) of a mixture and substance containing a detectable amount of cocaine hydrochloride, a controlled substance, in violation of Title 21, United States Code, Sections 846, 841(a)(1), 841 (B)(1)(A) and 846.

COUNT TWO: [21 U.S.C §§ 841(a)(1) and 841(b)(1)(B)]

The Grand Jury charges:

That on or about the 9th day of December 1998, in Jefferson County, within the Northern District of Alabama, the defendant,

WILLIAM ANTHONY FAGNES,

did knowingly and intentionally distribute a controlled substance, that is, a mixture and substance

Exh. - A-XI

RIP

containing in excess of 500 grams (approximately two kilograms) of cocaine hydrochloride, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(B).

A TRUE BILL

FOREMAN OF THE GRAND JURY

Emell Clement

ALICE H. MARTIN
UNITED STATES ATTORNEY

Robert P. McGregor
ROBERT P. MCGREGOR
Assistant United States Attorney

EXHIBIT A-XII

HHH/REP: October 2001

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
NORTHWESTERN DIVISION

01 SEP 26 PM 4:12

U.S. DISTRICT COURT
N.D. OF ALABAMA

UNITED STATES OF AMERICA

v.

MILTON KEITH BARNES

CR-01-BU-0401-NW

INDICTMENT

COUNT ONE: [18 U.S.C. §§ 2113(a) and (d)]:

The Grand Jury charges that:

On or about the 10th day of April, 2001, within the Northern District of Alabama, the defendant,

MILTON KEITH BARNES,

knowingly by force, violence, and intimidation did take from the person and presence of another money, that is, approximately \$5,800.00, belonging to and in the care, custody, control, management, and possession of the Family Security Credit Union, the deposits of which were then insured by the National Credit Union Administration, and in committing such offense, the defendant,

MILTON KEITH BARNES,

did assault and put in jeopardy the life of another person by use of a dangerous weapon, to-wit, a pellet gun, in violation of 18, United States Code, Sections 2113(a) and (d).

A TRUE BILL

Terrell Bennett
FOREMAN OF THE GRAND JURY

HERBERT H. HENRY III
United States Attorney

Russell E. Penfield
RUSSELL E. PENFIELD
Assistant United States Attorney

EXHIBIT A-

XII

EXHIBIT A-XIII

HHH/JEP OCT. 2001

GT
#26

YB

01 SEP 25 PM 4:13

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA

COUNT
NO. 1 OF ALABAMA

SOUTHERN DIVISION

UNITED STATES OF AMERICA)

v.)

WALTER HENRY HURST)

CR-01-S-0413-S

INDICTMENT

COUNT ONE: (18 U.S.C. § 2252A(a)(5)(B))

The Grand Jury charges:

On or about the 27th day of January, 2001, within the Northern District of Alabama, the
defendant,

WALTER HENRY HURST,

did knowingly possess material that contained images of child pornography that had been
mailed, shipped and transported in interstate and foreign commerce and that were produced using
materials that had been mailed, shipped and transported in interstate and foreign commerce, in
violation of Title 18, United States Code, Section 2252A(a)(5)(B).

EXHIBIT A-XIII

COUNT TWO (18 U.S.C. § 2252A(a)(2)(A))

The Grand Jury charges:

On or about the 17th day of January, 2001, within the Northern District of Alabama, the
defendant,

WALTER HENRY HURST,

did knowingly receive child pornography that had been mailed, shipped and transported in
interstate and foreign commerce, in violation of Title 18, United States Code, Section
2252A(a)(2)(A).

COUNT THREE (18 U.S.C. § 2252A(a)(2)(A))

The Grand Jury charges:

On or about the 18th day of January, 2001, within the Northern District of Alabama, the
defendant,

WALTER HENRY HURST,

did knowingly receive child pornography that had been mailed, shipped and transported in
interstate and foreign commerce, in violation of Title 18, United States Code, Section
2252A(a)(2)(A).

COUNT FOUR (18 U.S.C. § 2252A(a)(2)(A))

The Grand Jury charges:

On or about the 22nd day of January, 2001, within the Northern District of Alabama, the
defendant,

WALTER HENRY HURST,

did knowingly receive child pornography that had been mailed, shipped and transported in interstate and foreign commerce, in violation of Title 18, United States Code, Section 2252A(a)(2)(A).

A TRUE BILL

Terrell Clement
FOREMAN OF THE GRAND JURY

HERBERT H. HENRY III
United States Attorney

James E. Phillips
JAMES E. PHILLIPS
Assistant United States Attorney

HHH/BLB OCT 2001

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA

SOUTHERN DIVISION

01 SEP 26 PM 4:11

U.S. DISTRICT COURT
N.D. OF ALABAMA

UNITED STATES OF AMERICA)

v.)

JESSE LEON BASCOMB)

CR-01-J-0415-S

INDICTMENT

COUNT ONE: [18 USC §§ 922(g)(1) and 924(e)(1)]

The Grand Jury charges:

On or about the 27th day of January, 2001, in Jefferson County, within the Northern District
of Alabama, the defendant,

JESSE LEON BASCOMB

did knowingly possess in and affecting interstate commerce a firearm, that is, a Titan Tiger .38
caliber pistol, after having been convicted of crimes punishable by imprisonment for a term
exceeding one year, that is, on or about March 13, 1992, of the crimes of Unlawful Possession of
Controlled Substance in case number CC92-540, Burglary Third Degree in case number CC92-541
and Robbery Third Degree in case number CC92-1001; and on or about January 14, 1994 of the
crimes of Burglary Third Degree in cases numbered CC93-2989, CC93-2990, and CC93-2991; all
convictions in the Circuit Court of Jefferson County, Alabama, in violation of Title 18, United States
Code, Sections 922(g)(1) and 924(e)(1).

EXHIBIT A- XIV

COUNT TWO: [18 USC §922(g)(1) and 924(e)(1)]

The Grand Jury charges:

On or about the 8th day of May, 2001, in Jefferson County, within the Northern District of Alabama, the defendant,

JESSE LEON BASCOMB

did knowingly possess in and affecting interstate commerce a firearm, that is, a Smith and Wesson SW40 .40 caliber semiautomatic pistol, and a Walther PP .380 caliber semiautomatic pistol, after having been convicted of a crime punishable by imprisonment for a term exceeding one year, that is, on or about March 13, 1992, of the crimes of Unlawful Possession of Controlled Substance in case number CC92-540, Burglary Third Degree in case number CC92-541 and Robbery Third Degree in case number CC92-1001; and on or about January 14, 1994 of the crimes of Burglary Third Degree in cases numbered CC93-2989, CC93-2990, and CC93-2991; all convictions in the Circuit Court of Jefferson County, Alabama, in violation of Title 18, United States Code, Sections 922(g)(1) and 924(e)(1).

A TRUE BILL

Terrell Clement

FOREMAN OF THE GRAND JURY

HERBERT H. HENRY III
United States Attorney

Bill L. Barnett

BILL L. BARNETT
Assistant United States Attorney

Exhibit A - D1

EXHIBIT D1

Subject: 10/02/2001 - Bogus manufactured arrest warrant accompanied by manufactured, Fraudulent Indictment to illegally hold the Petitioner in False Imprisonment.

Warrant Number #0101-0927-0474-J

D1 - "Warrant For Arrest" USMS Warrant # FID#516390 Date: September 27, 2001

The following is a fraudulent arrest warrant back dated by clerk Ms. Berry who committed wire fraud by sending a copy of the fraudulent indictment by fax to the Richard B. Russell Federal Court in Atlanta. This was to cover for Asst. U.S. Attorney Robert P. McGregor, who had the Petitioner indicted on September 26, 2001.

Note: Dated October 2, 2001 14:09 FR; The problem here is the times do not match up; The arrest warrant was issued on September 27, 2:08p.m.

Note; Asst. U.S. Attorney Robert P. McGregor presented a un-signed indictment at the Rule 40 hearing in Atlanta Georgia Richard B. Russell Federal Building. [See Exhibit D-IV; No file date, No case #, just a blank]

The indictment was called into question by the Petitioners attorney, Vionnette Reyes on October 2, 2001 at the Rule 40 hearing. This would be a violation of Criminal procedure for the government to come up with an indictment on the exact same day, September 26, 2001 the State of Alabama did release Petitioner and had reduced the Petitioners bond by 3/4, and released the Petitioner.

Attorney Vionnette Reyes would never charge a defendant with the exact same identical offense as the State of Alabama, who had not, "nolle prosequi" the Petitioner due to the double jeopardy rules of criminal procedure, 1446(a) and 1447, which governs the transfer from State to Federal custody. The government had ten days to make application, as the date of arrest, which was September 7, 2001. [See attached [Exhibit C-I] "No Records" Therefore, the Federal government violated more rights of the Petitioner in their conspiracy to get the Petitioner out of the way.

Magistrate E. Clayton Scofield III, who presided over the case ordered that the Criminal Enterprise come up with an indictment within Hours, or the Petitioner would be released. The criminal enterprise went into effect and created an indictment, using the signature of the Foreman that was signed on someone else's indictment. The stamp "2:08p.m." appears on the indictment, which was just one minute later, the fax stated that it was faxed. This means that the indictment was created just one minute before the indictment was faxed. The date was back dated, but the time was not changed. This order for deputy clerk Yolanda Berry only could have handed down by Asst. U.S. Attorney McGregor. [See Exhibit A - D-V]

For the clerk Yolanda Berry to back date the indictment, without the signatures attached, without regard of the time being changed, means that the clerk was also in violation of Title 18 U.S.C. §505 and §506 in the forgery of a seal and signature. Wire fraud is also a federal offense for faxing the fraudulent document from State to State. The document was received at 15:12, Eastern Standard time, when the fraudulent indictment would be presented to the court. And at this point, there were still not authorized signatures for the Petitioner to be arrested by the clerk Perry D. Mathis.

EXHIBIT (A D-II & III)

Exhibit (A-DII) reveals that the name of the arresting officer on arrest warrant USMS Warrant #0101-0927-0474-J FID# 516390 as being Floyd O. Lee, Jr. ASDUSM as the arresting officer of the Petitioner on October 01, 2001, which is also a fraud. The Petitioner was arrested on September 29, 2001 at approximately 1:30p.m. by Georgia State Trooper J.B. Crew, with the badge #654. The Petitioner was taken to Troup County Jail in LaGrange Georgia based on the indictment in the NCIC computer by F.B.I. agent Jay Bartholomew who would contact the Troup County Jail and order that [I] be placed in solitary confinement and not to let the Petitioner use the phone, which is yet another violation of the Petitioner Constitutional Rights.

EXHIBIT (A - D - III)

On October 1, 2001, at 14:50 hours, the Petitioner was received by the F.B.I. agent Raymond B. Smith, Jr. from the Atlanta field office who came to Troup County jail to release the Petitioner to Federal Custody. At no time did Floyd O. Lee, Jr. arrest the Petitioner on October 1, 2001 as revealed on October 1, 2001. See (A-D-III)

Exhibit (A-D-IV) reveals that there are no required signatures from the Grand Jury Foreman, United States Attorney, no file date, case number, True Bill, Bill of Particulars or any required documentation.

American Jurisprudence 2d 41 (Indictment) §33 (Filing and Record)

"when an indictment has been properly signed by the prosecuting attorney when required, properly signed and endorsed by the foreman of the Grand Jury, and filed by the Clerk, there is a presumption, in the absence of a showing to the contrary, that the indictment was duly returned into open court, notwithstanding that no entry of the fact was made upon the minutes or journal of the court."

Asst. U.S. Attorney McGregor has introduced an indictment that is totally fraudulent to the court, with no required signatures or authorization to execute the blank indictment.

Exhibit (A- D - V)

Indictment case # CR-01-S-0414-S was presented to the Rule 40 hearing on October 1, 2001 and was rejected because it was invalid as witnessed in Exhibit (A-D-IV), which only has the signature of Robert P. McGregor, (See Exhibit A-D-V). These signatures between (A-D-IV) and (A-D-V) are totally different. **Notice:** The initial's "yb" on the top right hand corner.

Exhibit (A-D-VI)

This is the indictment received with the warrant on 15:12 p.m. on October 2, 2001. See Exhibit (A-D-I). Notice that this true Bill was signed by Y. Berry, which is the deputy clerk. Also notice attached hereto as Exhibit (A-D-V) reveals in the right hand corner "yb". If the indictment was signed on September 27, 2001 into the record with "yb" on the top right hand corner, where was the "yb" on October 2, 2001. This further confirms that this Criminal Enterprise manufactures indictments within minutes.

EXHIBIT (D-I)

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMAUSMS WARRANT #
0101-0927-0474-J
FID # 516390

UNITED STATES OF AMERICA

v.

Case No. CR 01-S414-S

WILLIAM ANTHONY FAGNES

Defendant(s)

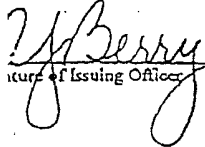
WARRANT FOR ARREST

The United States Marshal
and any Authorized United States OfficerYOU ARE HEREBY COMMANDED to arrest WILLIAM ANTHONY FAGNES, State Custody, Jefferson County
and bring him or her forthwith to the nearest magistrate judge to answer a(n) Indictment charging him or her with:

SEE ATTACHED

BERRY D. MATHIS

Judge of Issuing Officer



Judge of Issuing Officer

By: Deputy Clerk

Clerk, United States District Court

Title of Issuing Officer

September 27, 2001 - Birmingham, Alabama

Date and Location

I fixed at \$ _____ by _____
Name of Judicial Officer

RETURN

This warrant was received and executed with the arrest of the above-named defendant at _____

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

D-I

EXHIBIT - D II

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
EXHIBIT H(2)

USMS WARRANT #
0101-0927-0474-J
FID # 516390

UNITED STATES OF AMERICA

v.

WILLIAM ANTHONY FAGNES
Defendant(s)

Case No. CR 01-S-414-S

WARRANT FOR ARREST

By: The United States Marshal
and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest WILLIAM ANTHONY FAGNES, State Custody, Jefferson Court

and bring him or her forthwith to the nearest magistrate judge to answer a(n) Indictment charging him or her with

SEE ATTACHED

RY D. MATHIS

Chief of Issuing Officer

W. Berry

Signature of Issuing Officer

By: Deputy Clerk

Clerk, United States District Court

Title of Issuing Officer

September 27, 2001 - Birmingham, Alabama

Date and Location

Sum fixed at \$ _____ by _____
Name of Judicial Officer

RETURN

This warrant was received and executed with the arrest of the above-named defendant at
TURNED OVER TO USM'S DETAINER - ATLANTA, GA

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
09/27/01		
DATE OF ARREST	Floyd O. Lee, Jr., ASDUSM	<i>Floyd O. Lee</i>
10/01/01		

D-II

INMATE CUSTODY / TRANSPORT

Date 10-01-01Time 1450 hrsName William Anthony FAYNESHeight 602 Weight 240 Hair 602 Eyes 240 SSN 423-76-5741

Reason for transport: _____

Troup County Charges: Misdemeanor ☒ Felony ☐ Capital ☐Security Risk: Low ☐ Med ☒ High ☐

Security Status Comments: _____

Released ☒

This inmate has completed all charges in Troup County and is to remain in your custody, **DO NOT** return this inmate to Troup county.

This inmate has been sentenced to the state system, please forward him/her to the system when he/she has completed the case(s) in your jurisdiction, our paperwork has been submitted, subject received _____ years _____ months to serve.

This inmate has not completed all pending cases in Troup County and is to be returned by you to the Troup County Jail upon request.

ADDITIONAL DETAINERS, HOLDS, AND OTHER REMARKS:

Released by LA Z RDate: 10-01-01Received by: SB 21Date: 10/1/01Receiving Agency: FBI Atlanta