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WITHDRAWAL SHEET

Ronald Reagan Library

Collection Name		Withdrawer
		RBW 8/4/2005
File Folder	[CORRESPONDENCE - MISCELLANEOUS (08/18/19	83 - FOIA
	09/10/1983)]	F05-139/01
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Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]

- B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
- B-3 Release would violate a Federal statute [(b)(3) of the FOIA]
- B-4 Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA] B-6 Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
- B-7 Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA] B-8 Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
- B-9 Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

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C. Closed in accordance with restrictions contained in donor's deed of gift.

MEMORANDUM

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THE WHITE HOUSE

WASHINGTON

August 18, 1983

FOR: FRED F. FIELDING

FROM: JOHN G. ROBERTS

SUBJECT: Request for Constitutional Opinion

Paul M. Walters of Cleburne, Texas asks: "Is Article 1 Section 10 of the Constitution still binding in the states?" He notes that he needs our opinion to determine the validity of a judgment expressed in "paper dollars," from which I deduce that he is referring to that clause in article 1, section 10 which provides "No State shall... make any Thing but gold and silver Coin a Tender in Payment of Debts..." Walters addressed identical queries to Secretary Dole and Dave Gergen, both of whom referred the letters to us.

The short answer to Mr. Walters' question is yes, of course article 1, section 10 of the Constitution is still binding on the states. With respect to his underlying concern, however, it should be noted that <u>Congress</u> -- not any state -- has made "paper dollars" legal tender, so there is no violation of the "legal tender" clause when a judgment -- even a state judgment -- is expressed in such dollars. By its terms article 1, section 10 does not apply to the federal government.

In the famous Legal Tender Case, 110 U.S. 446 (1884), the Supreme Court ruled that although states are denied the power to make anything but gold and silver coin legal tender, it could not be inferred that the Framers also intended to prohibit Congress from doing so. It is not unusual for amateur attorneys to attempt to escape liability or obtain a windfall by citing the legal tender clause, and refusing to be bound to a debt or judgment expressed in dollars. Such efforts have been rebuffed on the ground relied upon in the Legal Tender Case. See, e.g., Rush v. Casco Bank & Trust Co., 348 A. 2d 237 (Maine 1975); Chermack v. Bjornson, 302 Minn. 213, 223 NW. 2d 659, cert. denied, 421 U.S. 914 (1974).

I recommend advising Walters, first and foremost, that we are not in the business of giving legal advice to private parties. We can, however, suggest that while article 1, section 10 is binding on the states, that does not mean a judgment expressed in paper dollars is invalid.

Attachment

WASHINGTON

August 18, 1983

Dear Mr. Walters:

Thank you for your letter of August 7, 1983. In that letter you asked whether article 1, section 10 of the United States Constitution was still binding on the states. You indicated that you needed an answer in order to determine the validity of a judgment expressed in "paper dollars."

As an initial matter I must advise you that our office cannot provide legal advice to private parties with respect to particular personal claims or concerns. As a general matter, however, I can advise that article 1, section 10 is binding on the states, although as with any constitutional or statutory provision it must be interpreted in light of judicial precedent. With respect to your concern about the validity of a judgment expressed in "paper dollars," it is significant that Congress, as opposed to any state, has made federal currency legal tender. Courts have ruled that the "legal tender clause" of article 1, section 10 does not bar Congress from taking such action.

Sincerely,

Orig. signed by FFF

Fred F. Fielding Counsel to the President

Mr. Paul M. Walters 1204 Crestwood Drive Cleburne, Texas 76031

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Keep this worksheet attached to the original incoming letter. Send all routing updates to Central Reference (Room 75, OEOB). Always return completed correspondence record to Central Files. Refer questions about the correspondence tracking system to Central Reference, ext. 2590.

Paul M. Walters 1204 Crestwood Dr. Cleburne, Texas 76031 (817) 645-6708 August 7, 1983

Fred Fielding Chief Counsel to the President

163469 Cel

Dear Sir:

I'm attempting to determine the validity of a judgement expressed in paper dollars, and I am in need of an opinion from your office.

Is Article 1 Section 10 of the U.S. Constitution

still binding on the states ?

I thank you in advance for your prompt con-

sideration of this matter.

Sincerly yours,

Panton Walters

Paul M. Walters

THE WHITE HOUSE WASHINGTON

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WASHINGTON

August 9, 1983

Dear Mr. Walters:

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I have received your letter of August 7 in which you ask "Is Article 1 Section 10 of the U.S. Constitution still binding on the states?".

Your letter has been forwarded to the Counsel's Office for appropriate action.

Sincerely,

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David R. Gergen Assistant to the President for Communications

Mr. Paul M. Walters 1204 Crestwood Drive Cleburne, Texas 76031

Copy to Fred Fielding's Office for appropriate Action (with original incoming)

Paul M. Walters 1204 Crestwood Dr. Cleburne, Texas 76031 (817) 645-6708 August 7, 1983 recal

p.g.

David R, Gergen Assistant to the President and Staff Director

Dear Sir:

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sideration of this matter.

Sincerly yours,

Paulm, Walters

Paul M. Walters

TO: Diana Halland

FROM: Joan P. Moreci Room 128, Ext. 7140

KG 9

APPROPRIATE ACTION // INFORMATION/FILE _____ DIRECT REPLY _____ PREPARE REPLY/FRW _____ HIGHLIGHT/FRW _____ CIRCULATE _____

COMMENTS:

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Paul M. Walters 1204 Crestwood Dr. Cleburne, Texas 76031 (817) 645-6708 August 7, 1983

Elizabeth H. Dole Assistant to the President for Public Liaison MB 9

Dear Sir:

I'm attempting to determine the validity of a judgement expressed in paper dollars, and I am in need of an opinion from your office.

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I thank you in advance for your prompt con-

sideration of this matter.

Sincerly yours,

Paulm. Walters

Paul M. Walters

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WASHINGTON

August 22, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM: JOHN G. ROBERTS

SUBJECT: Letter to the President from Chairman of the Interstate Commerce Commission --Reese Taylor

Richard Darman has asked for our views on a letter to the President from ICC Chairman, Reese Taylor. On July 29, Taylor wrote the President, advocating additional deregulation of the surface transportation industry. The Administration has three such proposals pending, covering freight carrier, water carrier, and freight forwarder aspects, respectively. Action on the proposals has stalled, however, and Taylor's letter urges a renewed commitment to the package.

Our office is not qualified to comment on the merits of the deregulation proposals. I suspect the letter was routed to us because of the ICC's independent status. Nothing about that status, however, precludes full consideration of the views of the ICC Chairman concerning pending legislation. The attached memorandum to Darman declines to take a view on the merits, but notes that there are no bars to consideration of Taylor's letter.

Attachment

WASHINGTON

August 22, 1983

MEMORANDUM FOR RICHARD G. DARMAN ASSISTANT TO THE PRESIDENT

- FROM: FRED F. FIELDING Orig. Signed by III RAH
- SUBJECT: Letter to the President from Chairman of the Interstate Commerce Commission --Reese Taylor

Counsel's Office has reviewed the letter to the President from Reese Taylor, Chairman of the Interstate Commerce Commission. Although the ICC is an independent regulatory agency, nothing about that status precludes its Chairman from expressing his views on legislative proposals to the President, nor is the President at all constrained in considering those views. Our office has no view on whether the Administration should or should not proceed with deregulation of the surface transportation industries.

Attachment

FFF:JGR:aea 8/22/83

cc: FFFielding JGRoberts Subj. Chron

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 WHITE HOUSE STAFFING MEMORANDUM

 MOON MONDAY, AUGUST 29 22

 DATE:

 8/18/83
 ACTION/CONCURRENCE/COMMENT DUE BY:

 NOON MONDAY, AUGUST 29 22

 SUBJECT:

 LETTER TO THE PRESIDENT FROM CHAIRMAN OF THE INTERSTATE COMMERCE

 COMMISSION -- REESE TAYLOR

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REMARKS:

Please provide your views regarding the attached letter from Reese Taylor. Specifically, please note your recommendation whether the President should or should not proceed with deregulation of the ICC.

Should proceed with deregulation Should not proceed with deregulation Other

RESPONSE:

Interstate Commerce Commission Washington, D.C. 20423

FICE OF THE CHAIRMAN

July 29, 1983

The President The White House Washington, DC 20500

Dear Mr. President:

Further deregulation of America's surface transportation industries continues to be a subject of considerable debate and editorial comment. Much of the concern relates to the Administration's legislative proposals, now under study, which would eliminate economic regulation by the Interstate Commerce Commission of the freight carrier, water carrier, and freight forwarder segments. As your designated Chairman of the I.C.C., I trust you will not deem it presumptious of me to offer the following brief comments on the three proposals under consideration.

In a serious effort to enhance competition and make the trucking industry more reliant upon the forces of the marketplace, the Motor Carrier Act of 1980 mandated greater rate freedom and eased entry. The Act also encouraged the I.C.C. to effectuate further reform by administrative action wherever appropriate. We have nearly exhausted our available administrative opportunities, and any significant advancement of the reform process is now largely dependent upon the passage of additional deregulatory legislation.

To illustrate the fact that our remaining regulatory activities relative to freight carriers have become a classic example of form superseding substance, I need only point out that the Commission now grants approximately 97% of all permanent applications for trucking authority. Unfortunately, the cumbersome regulatory structure still in place constitutes, for the most part, a monumental paper shuffling operation, and as a result, current trucking regulation by the I.C.C. is merely an exercise in regulation for regulation's sake, with little or no redeeming public benefit.

The economic devastation and deterioration of service, which some predicted would be the by-products of regulatory reform, have not materialized. Studies by GAO, and others, indicate that lessened regulation cannot be made the chief culprit for whatever economic woes the trucking industry has recently experienced. The fact of the matter is freight carrier service to small communities has not been impaired, nor have rates increased appreciably in those areas. Moreover, with the strong economic upturn that is presently underway, substantial benefits for carriers, shippers, and consumers are within reach, once the now pointless vestiges of regulation are removed. The only surviving remnant should be a concerted effort by the Department of Transportation to implement meaningful safety standards. Mr. President Page 2

Improving economic conditions and the elimination of regulatory restraints should also produce substantial benefits for the water carrier and freight forwarder segments. Since 92% of water carrier traffic is already exempt from I.C.C. jurisdiction, there is no sound basis for delaying the complete deregulation of this mode. Furthermore, because of the importance of advancing freight forwarder deregulation in lock step with trucking deregulation, the reform proposals for both should move together.

Mr. President, I genuinely appreciate this opportunity to share with you my thoughts about a subject that is of considerable importance to the Nation, to our surface transportation industries, and to the Interstate Commerce Commission, and I humbly but strongly urge your endorsement of the three legislative proposals which would eliminate the I.C.C.'s economic regulation of freight carriers, water carriers, and freight forwarders. In addition, to ensure consideration of these proposals during the current session of Congress, expeditious action is essential.

If the foregoing gives rise to any questions, or if I can provide any additional information, please let me know.

With best and warmest regards,

August 30, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM: JOHN G. ROBERTS

SUBJECT: Election Improprieties Surrounding Robert G. Spencer, in Youngstown, Ohio

Mrs. Margaret Spencer has written you concerning alleged vote fraud that cost her son, Robert, the Democratic Party nomination for mayor of Youngstown. Robert Spencer lost the bitterly-fought primary by 94 votes. Mrs. Spencer, enclosing newspaper clippings to substantiate her charges, contends that the Democratic "machine", with ties to organized crime, resorted to illegal tactics to defeat Robert.

I have prepared a memorandum transmitting this correspondence to the Justice Department. I do not recommend any reply from you to Mrs. Spencer advising her of this referral, since such a reply could easily be misinterpreted by an over-zealous mother, and announced to the media, as the commencement of a Justice Department investigation.

Attachments

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WASHINGTON

August 30, 1983

MEMORANDUM	FOR EDWARD C. SCHMULTS DEPUTY ATTORNEY GENERAL U.S. DEPARTMENT OF JUSTICE
FROM:	FRED F. FIELDING Orig. signed by FF COUNSEL TO THE PRESIDENT
SUBJECT:	Election Improprieties Surrounding Robert G. Spencer, in Youngstown, Ohio

The attached correspondence, containing allegations of vote fraud and the involvement of organized crime in the Youngstown Democratic Party primary election, is referred to the Department of Justice for such review and direct reply as may be appropriate.

Attachments

FFF:JGR:aea 8/30/83

cc: FFFielding JGRoberts Subj. Chron

WASHINGTON

August 30, 1983

MEMORANDUM FOR EDWARD C. SCHMULTS DEPUTY ATTORNEY GENERAL U.S. DEPARTMENT OF JUSTICE

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- SUBJECT: Election Improprieties Surrounding Robert G. Spencer, in Youngstown, Ohio

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THE WHITE HOUSE WASHINGTON September 6, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM: JOHN G. ROBERTS

SUBJECT: Telegram from Harriet Burnstein



Curran also asked after you and sent his best regards. He noted that a mutual friend, Jay Segal (phonetic), had just won the National Amateur Golf title for the second consecutive year, and wondered if some sort of congratulatory message could be sent.

Attachment

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2158779507 TDMT PHILADELPHIA PA 110 08-31 0154P EST PMS HELEN VANDAMN, WHITE HOUSE SOCIAL SECRETARY RPT DLY MGH, DLR WASHINGTON DC

DEAR MS VANDAMN THIS IS TO ADVISE YOU OF AN OUT OF COURT SETTLEMENT FINALIZED BY THE **CONSTRUCTION OF ADDITION THE AMOUNT** OF \$260,000 REPRESENTING ADMITTED ROBBERY AND ABDUCTION THESE FUNDS WERE TO HAVE BEEN DEPOSITED IN MY PRIVATE ACCOUNT THE BANK OF CORAL GABLES BANK AND TRUST CORAL GABLES FLORIDA SOMETIME AGO I HAVE MADE EXTENDED PLANS ON THIS SETTLEMENT THE UNITED STATES ATTORNEY ALSO

REQUESTED THAT I LEAVE FOR EUROPE UNDER SECRET COVER OR MATTERS PERTAINING TO THE PRESIDENT I AM LEAVING BY MOMESTEAD AIR FORCE BASE WITH MY FAMILY AND ONE PRIVATE PHYSICIAN AND WILL BE IN TOUCH AT A FUTURE DATE VERY CORDIALLY

HARRIET BURNSTEIN 1030 LANCASTER AVE

ROSEMONT PA 19010

1357 EST

1401 EST

WASHINGTON

September 7, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM:

JOHN G. ROBERTS

SUBJECT: Your Inquiry Concerning Letter From Larry Smith to Jack Sparks

Central Files reveals that Larry Smith is a pest who has been writing everyone in an unsuccessful effort to obtain a "photo opportunity." Interestingly, the last document in the file, a memorandum addressed to Mr. Deaver, Senator Laxalt, and yourself, from Pen James, suggests that the question of Smith's use of the Laxalt letter came up before, but there is no record in the files of any action having been taken.

Attachments

August 30, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM: JOHN G. ROBERTS

SUBJECT: Letter from Larry Smith to Jack Sparks

Jack Sparks, Chairman of the Board of Whirlpool, called John Stiner of Virginia Knauer's office to complain about a letter he had received from one Larry Smith. Sparks suggested that the letter be reviewed by our office, and Stiner forwarded it to me.

Smith's letter is extremely offensive and suggests Smith has exploitable "contacts" within the Administration, which he is willing to put to work for clients for \$1,000 per day, plus expenses. As evidence of his clout, Smith appends a May 8, 1981, letter from Senator Laxalt to Mr. Deaver, advising that Justin Dart asked for a "photo opportunity" for Smith.

I do not know who Smith is, nor do I think it matters. I have prepared an appropriately stern letter to Smith, and one to Sparks advising him of our action.

Attachments

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WASHINGTON

August 30, 1983

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I do not know who Smith is, nor do I think it matters. I have prepared an appropriately stern letter to Smith, and one to Sparks advising him of our action.

Attachments

WASHINGTON

August 31, 1983

Dear Mr. Smith:

We have been provided a copy of a letter in which you offer to corporate clients your services in the area of government relations. In that letter, you refer to a brief note from Senator Laxalt to Michael Deaver, requesting on your behalf what you describe as "a prestigious photo opportunity with President Reagan." You refer to this note as your "calling card."

I must advise you that it is extremely inappropriate for you to use a copy of such a note as a means of soliciting clients for your services. Your use of the note suggests that you have special access to officials in the Administration that can be exploited to the advantage of corporate clients. That is not true in your case nor, for that matter, in anyone else's. Please cease immediately such improper use of the letter from Senator Laxalt.

Sincerely,

Orig. signed by FFF

Fred F. Fielding Counsel to the President

Mr. Larry R. Smith 312 South Main Street Harrisburg, Illinois 62946

FFF:JGR:aea 8/31/83

cc: FFFielding JGRoberts Subj. Chron

cc: The Honorable Paul Laxalt

WASHINGTON

August 31, 1983

Dear Mr. Sparks:

The Office of Consumer Affairs forwarded to us a copy of the letter you received from Mr. Larry R. Smith of Harrisburg, Illinois, and advised us of your concern about the implications in Mr. Smith's letter. In his letter, Mr. Smith offered his services in the area of government relations, and enclosed a copy of a letter from Senator Laxalt to Assistant to the President, Michael K. Deaver, requesting a "photo opportunity" with the President for Mr. Smith.

We share your concern about Mr. Smith's letter, and appreciate your bringing it to our attention. I would hope it is not necessary to assure you that Mr. Smith was acting wholly on his own without the knowledge of anyone in the Administration. I have enclosed, for your information, a copy of a letter I wrote to Mr. Smith advising him to cease immediately his improper use of the letter from Senator Laxalt.

Thank you again for alerting us to this unfortunate episode.

Sincerely,

Orig. signed by FFF

Fred F. Fielding Counsel to the President

Mr. Jack D. Sparks 2704 Highland Court St. Joseph, MI 49085

Enclosure

FFF:JGR:aea 8/31/83

cc: FFFielding JGRoberts Subj. Chron

cc: The Honorable Paul Laxalt

WASHINGTON

August 31, 1983

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Sincerely,

Fred F. Fielding Counsel to the President

Mr. Larry R. Smith 312 South Main Street Harrisburg, Illinois 62946

FFF:JGR:aea 8/31/83

cc: FFFielding JGRoberts Subj. Chron

WASHINGTON

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Fred F. Fielding Counsel to the President

Mr. Jack D. Sparks 2704 Highland Court St. Joseph, MI 49085

Enclosure

FFF:JGR:aea 8/31/83

cc: FFFielding JGRoberts Subj. Chron

Aert 100 Bol83-

UNITED STATES OFFICE OF CONSUMER AFFAIRS Washington, D.C. 20201

August 26, 1983

MEMORANDUM FOR JOHN ROBERTS

JOHN STINE Jun Stim

SUBJECT:

FROM:

Letter to Jack Sparks, Chairman of the Board, Whirlpool Corporation

John, please find the attached letter to Jack Sparks written by Larry Smith and the letter to Mike Deaver from Senator Laxalt regarding the proposed "photo opportunity."

As I mentioned, Mr. Sparks was very angry after reading Smith's letter and wanted to know if there was anything illegal about the claims made by Smith. Although there is nothing illegal that I can see, I think attention by your Office would be appropriate.

Please let me know what you decide to do with it. Thanks very much.

Attachment



Mr. Jack D. Sparks 2704 Highland Court St. Joseph, MI 49085

ch w!

312 South Main Street Harrisburg, Illinois 62946 July 25, 1983

Dear Mr. Sparks:

1

This is to apprise you that I serve strictly "FORTUNE 500" clients, like yourself, on matters relating exclusively to a liaison role with the Federal Establishment.

No doubt I could regale you with an impressive listing of clientele. Correspondingly, I could list a prestigious series of specific noteworthy accomplishments. But, regretfully, I am not at liberty to divulge such particulars. Given the sensitivity of my role, total confidentiality must be assured.

Suffice it then to present you, as my "calling card," if you will, a copy of a personal letter written during the current Reagan Administration by one of its chief architects. Such communication formally requests for myself a prestigious "photo opportunity" with President Reagan.

Should you have in-place at WHIRLPOOL a full-fledged Federal Relations Department and/or a branch office in Washington, D.C., you will probably not perceive an overwhelming need to avail yourself of my specialized services. However, if that not be the case and yet the complexities of WHIRLPOOL corporate life require a discrete, <u>absolutely confidential</u>, liaison role by an outside specialist of my expertise, I am most assuredly at your service.

Be advised my retainer is \$1,000-per-day-plus-expenses. Should you have pressing Federal Helations concerns, I would encourage you to forward me post-haste your "letter of intent," indicating your request, desired timing, and immediate financial commitment. Upon receipt of same, I should be delighted to be in touch via phone as to final confirmation arrangements. Thank you, Mr. Sparks.

Sincerely à-ith

Attachment

PAUL LAXALT

Antibiotic and a second statement



Muited States Denate

WASHINGTON, D.C.

May 8, 1981

Dear Mike:

Jus Dart sometime ago asked if time could be provided for a "photo opportunity" for Larry Smith sometime this summer.

If it can be worked out, I would greatly appreciate it.

erely, 100 UL LAXALT U. S. SENATOR

PL/pd

Mike Deaver Assistant to the President White House Washington, D.C. 20500 THE WHITE HOUSE

WASHINGTON

September 9, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM: JOHN G. ROBERTS

SUBJECT: Status Report

The annotations to the attached respond to your request for a status report on allegedly "outstanding" items. You will note that in most instances that description is inaccurate. Please advise if more information is needed.

Attachment

THE WHITE HOUSE WASHINGTON

September 8, 1983

FOR: JOHN ROBERTS

Attached is a report of assignments that our records indicate are outstanding. Would you please give Mr. Fielding a status report on these by COB Friday, September 9, 1983.

Thank you.

REPORT DATE: 07 SEP 1983 OCTJSPCU ACTION OFFICE AT18

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ID: 111482CU	RECEIVED: 821229
DARMAN, RICHARD G., MR. THE ENROLLED BILL S 1501 - ACT OF 1982	
DVE 821229	DIANNA HOLLAND
ID: 114643CU	RECEIVED: 821229
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DUE 830108	DIANNA HOLLAND
ID: 126556CU	RECE I VED: 830223
BEFORE SENATE COMMITTE	ELSON CONCERNING THE CONTROL ACT, FEB 28 83 E ON THE JUDICIARY
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830227	ATTORNEY 18
ID: 128527CU	RECEIVED: 830307
O'CONNOR, K. WILLIAM, MR. OFF U. OSC INVESTIGATION OF A PROHIBITED PERSONNEL P INSPECTOR GENERAL JOSE REGARD TO JOHN WYNES	S. MERIT SYSTEM PROTECTION BD LLEGATIONS OF RACTICES IN
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REPORT DATE: 07 SEP 1983 OCTJSPCU ACTION OFFICE AT18	PAGE 62
ID: 130702CU RECEIVED: 830329 DECONCINI, DENNIS, THE HONORAB UNITED STATES SENATE COMPREHENSIVE BRIEFING BY THE VARIOUS AGENCIES INVOLVED IN THE FINANCING OF THE PROPOSED EXPANSION OF THE COPPER MINING AND SMELTING OPERATIONS OF THE COMPANIA MINERA DE CANANEA IN MEXICO DUE FROM DIANNA HOLLAND 830407 ATTORNEY 18	MY MEMO SELVY IN 2011 1.57. Reserves 1975 VI 2015 ARAM MARKER'S APPRILE POST APPRIL
ID: 131611CU RECEIVED: 830402 SCOTT, DAVID R., MR. CREATION OF NEW CONFIDENTIAL FINANCIAL REPORTING SYSTEM FOR CERTAIN EXECUTIVE BRANCH PERSONNEL NOT COVERED BY THE PUBLIC DISCLOSURE PROVISIONS OF THE ETHICS IN GOVERNMENT ACT OF 78 (THE ACT)	THIS WARS ASSEMMENT TO SAME, AND ME, AND SAME HAD BEEN MARKEDON.
DUE FROM DIANNA HOLLAND 830404 ATTORNEY 18 ID: 131618CU RECEIVED: 830331 O'CONNOR, K. WILLIAM, MR. UNITED STATES MERIT SYSTEMS PROTECTION BOARD UNLAWFUL ACTIVITY AT THE MUSKOGEE, OKLAHOMA	SAME AS MEN IN PROPERTY. FILE SHOWLD DE TROPET.
DISTRICT OFFICE, BUREAU OF THE CENSUS (5 U.S.C. S 1206 (B) (5)) (REPORT FROM THE SECRETARY OF COMMERCE) DUE FROM DIANNA HOLLAND 830410 ATTORNEY 18 830410 ATTORNEY 4	
ID: 131630CU GRADDICK, CHARLES A., THE HONO STATE OF ALABAMA PROPOSED NATIONAL COURT OF APPEALS TO ASSIST THE SUPREME COURT WITH ITS CASELOAD DUE DIANNA HOLLAND 830414 ATTORNEY 18	PER YOUR INSTRUCT, ORIG OR MART Another Friedly Presidents (1995) Another Receiver IRacionaly

REPORT DATE: 07 SEP 1983 OCTJSPCU ACTION OFFICE AT18 f		AGE 63
ID: 138480CU RECE	EIVED: 830426	THAS well and a share start - TESTANDAR
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REPORT DATE: 07 SEP 1983 PAGE OCTJSPCU ACTION OFFICE AT18 64 ID: 158311CU **RECEIVED: 830803** Permit - Americana KORKALA, GEORGE GREGARY, MR. DESIRES TO TESTIFY BEFORE CONGRESSIONAL INTELLIGENCE COMMITTEES JUL 29 83 JAMES COYNE MEMO TO FRED FIELDING ATTACHED ---DUE---FROM-----DIANNA HOLLAND 830813 ATTORNEY 18 ID: 159202CU RECEIVED: 830803 FEMPING - CITIES MAR CHARLESTON, WALLY, MR. LETTER TO PRESIDENT REGARDING CORRUPTION IN HIS WATER DISTRICT ---DUE---FROM-----DIANNA HOLLAND 830813 ATTORNEY 18 1D: 160655CU RECEIVED: 830902 My MEMO 70 YOU SET 11 121 DARMAN, RICHARD G., MR. THE WHITE HOUSE REMARKS KENNEDY SPACE CENTER PICNIC AT CAPE CANAVERAL, FLORIDA 911 ---DUE---FROM-----DIANNA HOLLAND 830901 ATTORNEY 18 ID: 162829CU **RECEIVED: 830806** PENO 12 - AUTONIA CRECEIPT TORAN LEDERER, MARY BETH, MS. INQUIRES WHETHER INVESTIGATIONS WILL BE MADE CERTAIN NESCAM TELTING LIGRARY SPE INTO ABSCAM, SPECIFICALLY REGARDING HER FATHER, RAYMOND F. LEDERER 1:30 R. 1155 1102 1 DOALS FAM ---DUE---FROM-----DIANNA HOLLAND ATTORNEY 18 830816 ID: 163414CU **RECEIVED: 830810** any ment in which an it is PATER, ALAN F., MR. MONITOR BOOK COMPANY, INC. REQUESTS PERMISSION TO USE PRESIDENT POEM "TIME" IN 84 EDITION OF ANTHOLOGY OF MAGAZINE VERSE AND YEARBOOK OF AMERICAN 9/1 POETRY ---DUE---FROM-----DIANNA HOLLAND 830819 ATTORNEY 18

REPORT DATE: 07 SEP 1983 OCTJSPCU ACTION OFFICE AT18 L

PAGE 65

ID: 163467CU	RECEIVED: 830810	
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DUE 830815	FROM DIANNA HOLLAND ATTORNEY 18	
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DUE 830826	FROM DIANNA HOLLAND ATTORNEY 18	

ID: 164730CU RECEIVED: 830819 LEES, JAMES B., MR. COUNTY OF ALLEGHENY LETTER TO THE PRESIDENT REGARDING ILETTER TO THE PRESIDENT REGARDING TRANSPORTATION OF ILLEGAL DRUGS INTO ALLEGHENY COUNTY, PENNSYLVANIA (GRAND JURY INVESTIGATION SUMMARY ATTACHED) \$\sqrt{2}2	
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DUE FROM DIANNA HOLLAND 830903 ATTORNEY 18	
ID: 165877CU RECEIVED: 830829	
JACOBSEN, BERNOLD M., MR. WRITES CONGRESSMAN BILL CHAPPELL REGARDING STATUS OF HIS, I.E. JACOBSEN'S, TRUST FUND	
DUE FROM DIANNA HOLLAND 830907 ATTORNEY 18	

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ID: 166174CU RECEI	VED: 830830	a dari ani ang ang dari dari ani ang ang ang pa	
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DUE FROM DIANNA HOLLAND ATTORNEY 18						