

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA**

TIWANDA LOVELACE,
2750 W. Wigwam Ave Apt. 2214
Las Vegas, NV 89123

Petitioner,

v.

Case # 2:22-CV-00766-JAD-BNW

US Department of Justice / FBI,
950 Pennsylvania Ave NW
Washington, DC 20530

Respondents.

**NOTICE OF ERROR BY CLERK'S OFFICE AND
MOTION FOR CORRECTION (4 Pages): REQUEST COURT TO ORDER
CLERKS TO CORRECT DOCKET TEXT ENTRY; REQUEST COURT ORDERS THE
CLERKS TO USE ATTACHED FILES OF EXHIBITS: 24-28, Pages: 1-16)**

1. On June 9, 2022, Petitioner Lovelace filed a color copy of filing entitled, ADDITIONAL EXHIBITS FOR PETITION TO UNSEAL RECORDS FBI FILE NUMBER 1334338-000 (EXHIBITS: 24-28, Pages: 1-16). See attached image of Pacer Docket. The U.S. District Clerk's have altered and modified the Petitioner's filing to reflect incorrectly, as a second copy of - 1 Motion/Application for Leave to Proceed in forma pauperis by Petitioner Tiwanda Lovelace. (JQC) (Entered: 06/10/2022)... changing the filings intended purpose and filing as if it is protected information; thus, preventing public access to these exhibits. This filing should not be linked to item #1 as Affidavit.
2. The U.S. District clerk's office has modified the color images and re-formatted the images in a way that questions these documents legitimacy and raises questions regarding the documents origination, through improper shading, highlighting for 'cartoonish' black and white, effect. By the Clerk modifying and editing Petitioner's filings, the Clerk has affected Petitioner's substantial rights to clearly present clear, unadulterated full color documents for Exhibits. Petitioner requests that the Court's order Clerks to replace the Docket with the attached provided full color pdf file with unadulterated images and 16-page filing.
3. Petitioner submitted this filing of Additional Exhibits to coincide with the initial and originally filing of Exhibits: 1-23, (Pages: 1-97) submitted on 05/16/2022; however, the Clerk's office removed the numbered text: "Exhibits: 24-28, (Pages: 1-16)." See attached

first page of submitted ADDITIONAL EXHIBITS that was stamped by Clerk. Please note that prior to completing this notice, the first page was replaced with numbered reference.

4. Per Fed. R. Civ. P. 1, Petitioner's filing should not be edited by the Clerk's Office:
- Rule 79. Records Kept by the Clerk (a) CIVIL DOCKET. (1) In General. The clerk must keep a record known as the "civil docket" in the form and manner prescribed by the Director of the Administrative Office of the United States Courts with the approval of the Judicial Conference of the United States. The clerk must enter each civil action in the docket. Actions must be assigned consecutive file numbers, which must be noted in the docket where the first entry of the action is made. (2) Items to be Entered. The following items must be marked with the file number and entered chronologically in the docket: (A) papers filed with the clerk; (B) process issued, and proofs of service or other returns showing execution; and (C) appearances, orders, verdicts, and judgments... Each entry must briefly show the nature of the paper filed or writ issued, the substance of each proof of service or other return, and the substance and date of entry of each order and judgment.

WHEREFORE, Petitioner respectfully request that the Court orders the Clerk to correct this filings Title for Docket text entry to reflect as originally submitted to:

ADDITIONAL EXHIBITS FOR PETITION TO UNSEAL RECORDS FBI FILE NUMBER 1334338-000 (EXHIBITS: 24-28, Pages: 1-16).

Petitioner respectfully requests that the Court orders the Clerk utilize and upload the emailed attached and uploaded scanned email color copy, as was originally provided and entitled as listed above.

This filing has a total combined and attached filing should consist of 20 pages.

DATED this 11 day of June, 2022.

Per NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.

Tiwanda Lovelace

Petitioner Signature

Tiwanda Lovelace

Printed Name

The screenshot shows a web browser window with the URL ecf.nvd.uscourts.gov/cgi-bin/DktRpt.pl?851019557357364-L_1_0-1. The page header includes the ECF logo and navigation links: Query, Reports, Utilities, Help, and Log Out. Below the header, the text "Respondent" and "S. Department of Justice" is visible. A table lists docket entries:

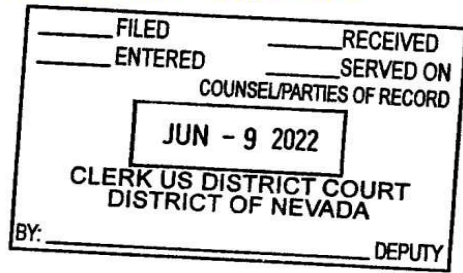
Date Filed	#	Docket Text
5/16/2022		Case randomly assigned to Judge Jennifer A. Dorsey and Magistrate Judge Brenda Weksler. (KF) (Entered: 05/16/2022)
5/16/2022	<u>1</u>	MOTION/APPLICATION for Leave to Proceed in forma pauperis by Petitioner Tiwanda Lovelace. (Attachments: # <u>1</u> Writ of Mandam... 05/16/2022)
5/16/2022	<u>2</u>	Consent for Electronic Service of Documents by Petitioner Tiwanda Lovelace. (JQC) (Entered: 05/16/2022)
5/16/2022	<u>3</u>	ADVISORY LETTER to litigant. (JQC) (Entered: 05/16/2022)
6/09/2022	<u>4</u>	EXHIBIT to <u>1</u> Motion/Application for Leave to Proceed in forma pauperis by Petitioner Tiwanda Lovelace. (JQC) (Entered: 06/10/2022)

Below the docket table is a "PACER Service Center Transaction Receipt" dated 06/10/2022 11:53:02. The receipt details are as follows:

PACER Service Center			
Transaction Receipt			
06/10/2022 11:53:02			
PACER Login:	ngaillove	Client Code:	
Description:	Docket Report	Search Criteria:	2:22-cv-00766-JAD-BNW
Billable Pages:	1	Cost:	0.10

**CLERKS DID NOT ENTER THE CORRECT NAME FOR THIS FILING!
 IT SHOULD BE LISTED. ADDITIONAL EXHIBITS FOR PETITION TO UNSEAL
 RECORDS FBI FILE NUMBER 1334338-000 (EXHIBITS- 24-28, Pages 1-16), NOT A
 SECOND FILING OF THE AFFIDAVIT TO PROCEED IN FORMA PAUPERIS, NOR
 LINKING THIS DOCUMENT TO ITEM #1 FOR PROTECTED INFORMATION.**

Tiwanda Lovelace
2750 W. Wigwam Ave Apt 2214
Las Vegas, NV 89123
Ph: (702) 860-0116 or (253) 4571647
Email: tiwandalovelace@yahoo.com



UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Tiwanda Lovelace

Case # 2:22-CV-00766-JAD-BNW

Petitioner,

v.

ADDITIONAL EXHIBITS FOR PETITION TO
UNSEAL RECORDS FBI FILE NUMBER
1334338-000 (Exhibits: 24-28, Pages: 1-16)

US Department of Justice / FBI,

Respondents.

_____ /

These exhibits are continued from the initial Exhibits 1-23 submitted with Petition to Unseal FBI File - Case # 2:22-CV-00766-JAD-BNW. See below - Exhibits: 24-28, Pages: 1-16.

Exhibit 24: Letter from the US Department of Justice Office of Inspector General dated June 9, 2015, in response to my request for assistance with the allegations listed in this Petition. The documents in support of my allegations were referenced as correspondence when it was a request for assistance and notifying the DOJ of deprivation of rights at the hand of officials. The DOJ's response was, "The matters that you raise are outside of our investigative jurisdiction, therefore no action will be taken by this office." The letter was sent USPS First Class Mail alleging from Office of Inspector General; yet, it has no signature or title when other DOJ correspondences are legitimately signed. Lovelace has never had an opportunity to have these documents in support of allegations acknowledged or reviewed. Access to Lovelace's 350-page FBI File, should

1

id with CamScanner

PLEASE NOTE: ON 06-10-2022, PACER SHOWED THIS FIRST PAGE WITHOUT NUMBER OF PAGES INCLUDED IN THIS FILING. THIS FILE IS ATTACHED TO CLARIFY CORRECT FILE SUBMITTED, IF DISCREPANCY RETURNS.

Tiwanda Lovelace
2750 W. Wigwam Ave Apt 2214
Las Vegas, NV 89123
Ph: (702) 860-0116 or (253) 4571647
Email: tiwandalovelace@yahoo.com

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Tiwanda Lovelace

Case # 2:22-CV-00766-JAD-BNW

Petitioner,

v.

ADDITIONAL EXHIBITS FOR PETITION TO
UNSEAL RECORDS FBI FILE NUMBER
1334338-000 (Exhibits: 24-28, Pages: 1-16)

US Department of Justice / FBI,
950 W Pennsylvania Ave NW
Washington, DC 20530

Respondents.

_____ /

These exhibits are continued from the initial Exhibits 1-23 submitted with Petition to Unseal FBI File - Case # 2:22-CV-00766-JAD-BNW. See below - Exhibits: 24-28, Pages: 1-16.

Exhibit 24: Letter from the US Department of Justice Office of Inspector General dated June 9, 2015, in response to my request for assistance with the allegations listed in this Petition. The documents in support of my allegations were referenced as correspondence when it was a request for assistance and notifying the DOJ of deprivation of rights at the hand of officials. The DOJ's response was, "The matters that you raise are outside of our investigative jurisdiction, therefore no action will be taken by this office." The letter was sent USPS First Class Mail alleging from the DOJ Office of Inspector General; yet, it has no signature or title when other DOJ correspondences are legitimately signed. Lovelace has never had an opportunity to have these documents in support

of allegations acknowledged or reviewed. Access to Lovelace's 350-page FBI File, should clarify which correspondences are legitimate and why disregard discrepancies in DOJ's responses.

Exhibit 25: Letter received from the US Department of Justice dated June 1, 2015, demonstrating the difference in signature and titles between other correspondences received from the US Department of Justice over the last 30 years.

Exhibit 26: a) Letter received from the Michigan Attorney General dated June 10, 2015, indicating that his jurisdiction is at state level and gave referrals. Although this is a professional response, there are no Lawyer service or pro bono attorneys who will even attempt to bring litigation against the police or federal agents. These allegations span multiple states, indicating federal crimes which make these allegations – federal. The ultimate response to my request for the FBI file was for them to have Lovelace's 350-page FBI file Sealed by Court Order AND '...there will be no action taken!' **b)** An additional correspondence received from the New York Attorney General dated June 25, 2015, indicating that his jurisdiction is at state level. Lovelace has consistently received this response throughout the last 30 years.

Exhibit 27: a) A copy of the receipt for the Official Complaint dated February 19, 2022, sent Office of Congressional Ethics U.S. House of Representatives regarding Rep. Catherine Cortez-Masto's willful neglect and deliberate inaction after her Manuel Davilla advised will forward to correct parties to pursue and restore housing; yet they never followed up. This email clearly stated facts and provided documentation in support of allegations of deprivation and worse. **b)** Also attached is the email confirmation of receipt of Ethics Complaint; yet, after (4) four months there has still been absolutely no communication and no further response is causing me to question

if my Office of Ethics email response is legitimate or just another attempt to dissuade and induce harm.

Exhibit 28: Letter and envelope received from the US Department of Justice dated September 16, 2015, wherein their response stated, *“In your complaint, you reported that for years you have made attempts through the DOJ/FBI. You also claimed you walked into the Las Vegas Field Office to report major criminal activity, judicial misconduct and criminal acts to include rape and murder but the Las Vegas Office “shrugged it off.” The purpose of this letter is to advise you this matter does not warrant the opening of an administrative inquiry. IPU will take no further action in this matter.”* Signed “AM” - Initial Processing Unit. The signature clearly depicts the same issues and shows the difference in signature and titles not reflecting and the difference between other correspondences received from the US Department of Justice over the last 30 years. This refusal is not only hurtful and disrespectful but also willful and deliberate neglect to uphold the law. Their refusal to acknowledge Lovelace as a citizen and their withholding direct communication to review the provided supporting documentation for accuracy raises questions as to their ability to uphold the law on behalf of the daughter of a man who is serving a life sentence for allegedly killing a police officer. Releasing the FBI file will determine intent to deliberate harm or neglect of duty.

DATED this 11 day of June, 2022.

Per NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.

Tiwanda Lovelace

Petitioner Signature

Tiwanda Lovelace

Printed Name



U.S. Department of Justice
Office of the Inspector General
Investigations Division

1425 New York Avenue NW, Suite 7100
Washington, D.C. 20530

June 9, 2015

Tiwanda Lovelace
Seven West Productions, LLC
PO Box 400001
Las Vegas, NV 89140

Dear Ms. Wiwanda:

Thank you for you recent correspondence. The Department of Justice, Office of the Inspector General investigates allegations of misconduct by employees of the U.S. Department of Justice, as well as waste, fraud and abuse affecting a Department of Justice agency or program.

The matters that you raised are outside of our investigative jurisdiction, therefore no action will be taken by this office.

Please contact our office in the future with any information that relates to our investigative jurisdiction.

Sincerely,

Office of the Inspector General
Investigations Division



U.S. Department of Justice

LAURA E. DUFFY
United States Attorney
Southern District of California

San Diego County Office
Federal Office Building
880 Front Street, Room 4293
San Diego, California 92101-8893

Imperial County Office
516 Industry Way
Suite C
Imperial, California 92251-7501

June 1, 2015

Tiwanda Lovelace
7368 San Pablin Street
Las Vegas, NV 89139
Via Federal Express

Re: **Freedom of Information Act Request**

Dear Ms. Lovelace:

This correspondence is sent to acknowledge receipt of your May 27, 2015, Freedom of Information Act (FOIA) Request, which you faxed to the U.S. Attorney's Office for the Southern District of California.

The Freedom of Information/Privacy Act Unit at the Executive Office for United States Attorneys (EOUSA) processes all FOIA and Privacy Act requests for records maintained within all United States Attorneys' Offices nationwide. Accordingly, our office forwarded your request to EOUSA by email on June 1, 2015. All future correspondence regarding this FOIA request will be from EOUSA; not this office. In the interim, you should address any further inquiries to:

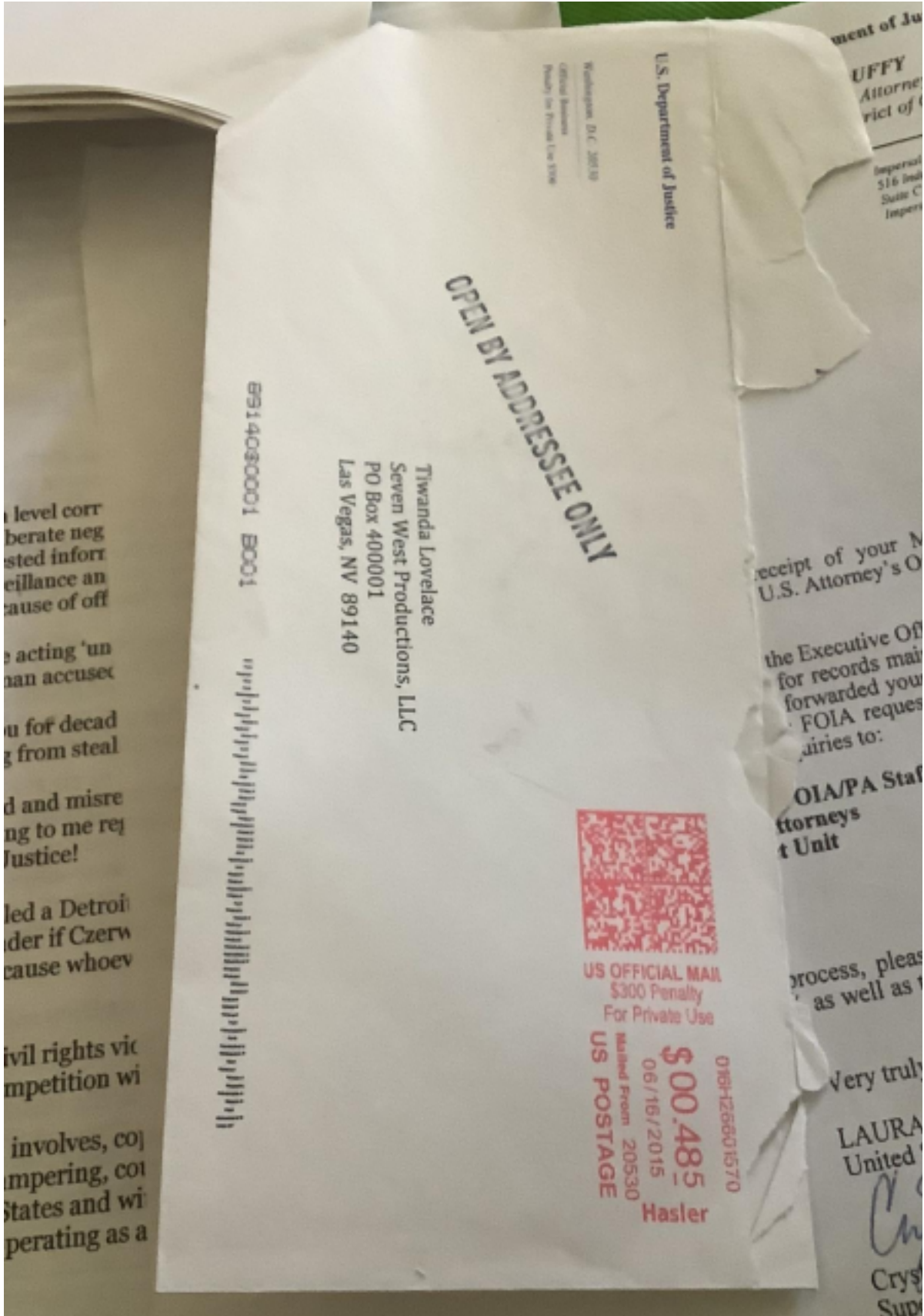
Susan B. Gerson, Assistant Director, FOIA/PA Staff
Executive Office for United States Attorneys
Freedom of Information/Privacy Act Unit
600 "E" Street, N.W., Room 7300
Washington, D.C. 20530
(202) 252-6020

For additional information on the FOIA process, please visit EOUSA's FOIA request page: <http://www.justice.gov/usao/resources/foiarequests/>, as well as the Department of Justice's online FOIA guide: <http://www.justice.gov/oip/foia-guide.html>.

Very truly yours,

LAURA E. DUFFY
United States Attorney

Crystaline Smith,
Supervisory Paralegal Specialist, Civil Division
Freedom of Information Act Contact



STATE OF MICHIGAN
DEPARTMENT OF ATTORNEY GENERAL



BILL SCHUETTE
ATTORNEY GENERAL

CADILLAC PLACE
3030 WEST GRAND BOULEVARD
DETROIT, MICHIGAN 48202

June 10, 2015

Tiwanda Lovelace
7368 San Pablin St
Las Vegas, NV 89139

Dear Ms. Lovelace:

Re: 2015-0111982-A-C

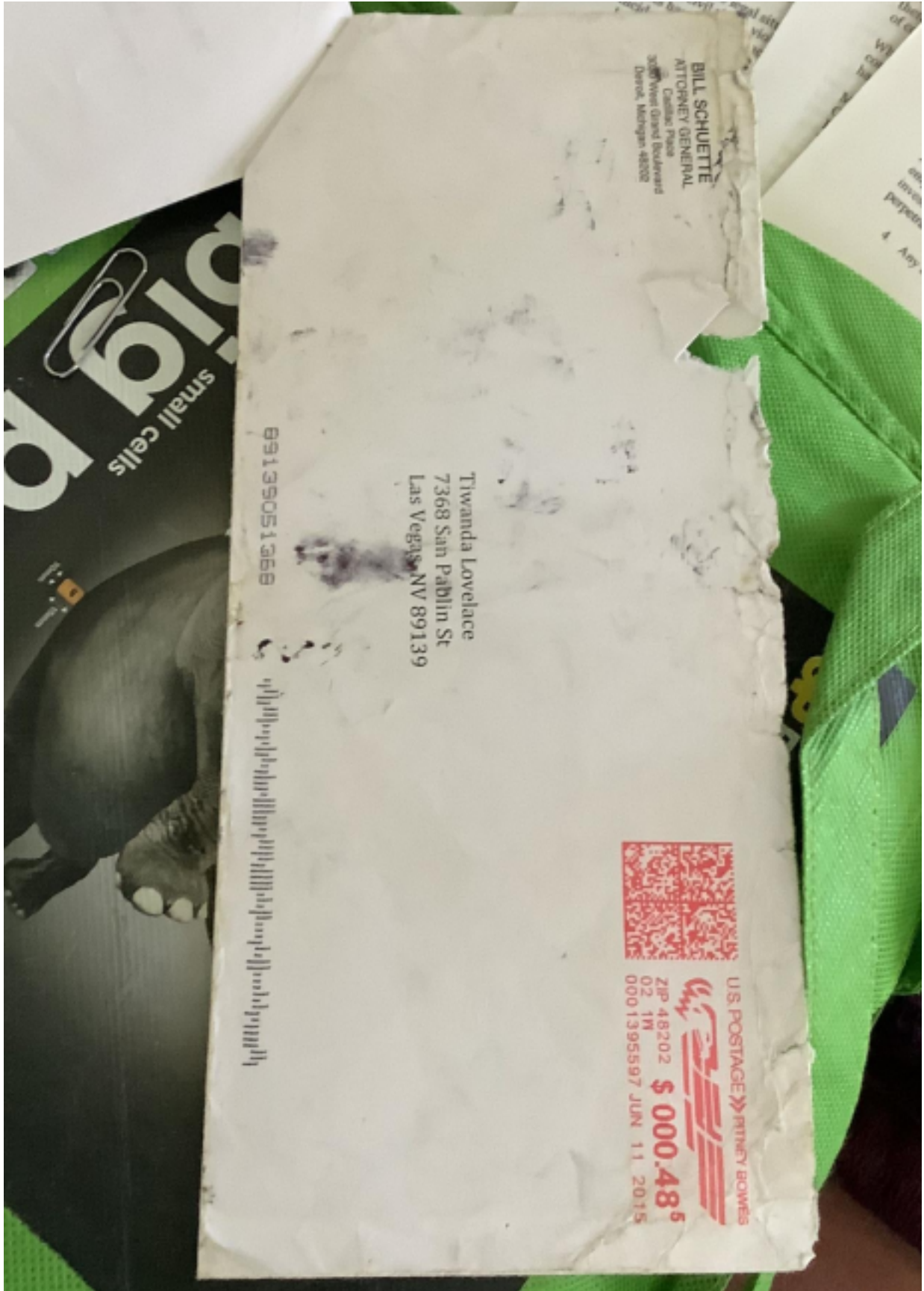
This is in response to your letter requesting the assistance of this office regarding allegations of corruption at various levels of government. You indicated in your letter a number of potential issues, and ask this office for assistance.

Pertaining to representation, the Attorney General is responsible for providing legal advice to various state departments and officials. The law does not permit the Attorney General to act as an attorney for private individuals. Therefore, the Attorney General is unable to advise or represent you in this matter. You mentioned being unable to afford private counsel under the circumstances. You may be eligible for free or reduced fee legal assistance. The State Bar Lawyer Referral Service can help you find a local legal services organization for you. Please call (800) 968-0738 Monday through Friday from 9:00 a.m. to 5:00 p.m. for more information. If affordability is a chief concern to you, be sure to inform the operator that you need pro bono assistance and would like information on legal aid programs and law school clinics.

In your letter, you also mention problems with local police departments. Most police departments have an Internal Affairs unit which handles complaints about the department. I suggest filing a complaint with the departments in question. If that is unsuccessful, then you may wish to contact the local county prosecutor.

Finally, you allege judicial misconduct in the handling of your case. A complaint concerning the conduct of a judge falls within the exclusive jurisdiction of the Michigan Judicial Tenure Commission. Because of this exclusive jurisdiction, the Attorney General does not have authority to take action against judges. Evidence of judicial wrongdoing should be submitted to the Commission at:

Michigan Judicial Tenure Commission
3034 W. Grand Blvd., Suite 8-450
Detroit, MI 48202





State of New York
Office of the Attorney General

Eric T. Schneiderman
Attorney General

PLATTSBURGH
REG. MAIL OFFICE

June 25, 2015

Tiwanda Lovelace
7368 San Pablin St.
Las Vegas, NV 89139

Dear Ms. Lovelace,

I am writing in response your letter dated June 3, 2015 and received by fax in this office on June 5, 2015.

The claims you are making in the letter are primarily federal rather than state-based. The state-based issues are not matters which this office is able to handle.

Regards,

A handwritten signature in blue ink that reads "Glen Francis Michaels". The signature is written in a cursive style.

Glen Francis Michaels
Assistant Attorney General In Charge

43 Durkee Street, Suite 700, Plattsburgh, N.Y. 12901 • (518) 562-3288 • Fax (518) 562-3293

6/9/22, 10:18 AM



Dat Bee <byherself2018@gmail.com>

Letter to Office of Congressional Ethics Complaint

1 message

Tiwanda Lovelace <tiwandalovelace@gmail.com> Sat, Feb 19, 2022 at 5:51 AM

To: Tiwanda Lovelace / Skype <tiwandalovelace@gmail.com>, byherself2018@gmail.com, lovelovelace150@gmail.com,

Tiwanda Lovelace <tiwandalovelace@yahoo.com>, tiwandalovelace@outlook.com, tiwandaovelace@icloud.com, NeNe

Lovelace <sevenwestproductions@gmail.com>

Office of Congressional Ethics
U.S. House of Representatives
425 3rd Street, S.W. Suite 1110 Washington, DC 20024

January 10, 2022

Complaint - Sen. Catherine Cortez-Masto and the FBI

I contacted my senator's office and the FBI, to inform and provide supporting documents for allegations of abuse under color of law and enough documentation in support of multiple civil and human rights violations.

After meeting (in-person with Miguel Davila, I was advised that their Cortez-Masto office would forward these supporting documents to the appropriate entities and orgs but nothing was ever followed up with. I have since been subject to continuous violations of my human and civil rights.

I am the daughter of a man convicted of allegedly killing a police officer. I have been subjected to years of unaddressed deprivations. I declare and attest to the information provided within and at the following links are true and correct! The supporting documentation can be found <https://mega.nz/#F!HjofFYiD!6g220woQxtU1B6lYQMkFw>.

I am seeking to exercise my rights as a citizen, so that my dignity, civil and human rights can be restored. With time, I have been able to obtain confirmation that it is a group or entity and not the entire governmental system that is allowing and encouraging this modern day enslavement.

I am requesting help to unseal my FBI File because it was not sealed until I asked for a copy. Summary, proof and documents are in support of allegations listed below:

Although it happened decades ago, I had secured contracts and obtained copyrights for catalogs of lyrics and melodies with exact same titles and hooks, but I was denied legal representation. How does that happen?

Even when violence was happening all around me, every legal agency, organization, department, and officials refused to acknowledge revenge. Have you seen the names involved with every step of this mess?

I believe that an entity or official agency used privacy violations to access my documents and correspondences against someone without my consent or knowledge; therefore, labeling me as a Snitch.

While 'under color of law' Officials modified CJIS/GCIC criminal background without a hearing or cause on a (FOA) First Offender sentencing (although subject reported as directed by court under the First Offender Act).

Officials willfully neglected to correct incorrect entries has had a negative impact on my ability to secure employment and housing for decades.

Although my father is serving a life sentence for allegedly killing, the officials and representatives ignored documents in support of allegations and rebuffed even the possibility of wrongdoing. It wasn't only Rapaski, the officer who was killed. There was a Cass Czerwinski, who was influential enough to have their names kept out of some news reports.

These illegal modifications and blatantly incorrect entries to my criminal background by officers completely invalidated my First offenders Act. I had so many jobs taken from me due to the lies that were put on my record. After three decades of persistence, the officers attempted to cover over and make minor corrections without accepting responsibility.

Every lawyer and representative that I contacted about the many allegations, either dismissed, ignored or referenced statutes. However, lawyers that I contacted for the 4-5 auto accidents (which also is a Tort) seemed to flourish financially directly after I signed a POA for the auto accident.

Auto injury lawyers used these auto accidents to profit from refusing to aid in financial recovery by using the POA. I do not have direct proof about the lawyers; however, I am certain that there is a connection between these lawyers.

Heness and Haight- I signed with them for 2 accidents but even after physical therapy, said that they were unable to contact me (which was inaccurate), so, I received nothing. I noticed shortly afterward that they started television commercials, big time billboards and premium marketing.

Dimopoulos Law Firm - Although the last attorney's agreement referenced the ability to act as POA for the auto accident, they insisted on the need for having a POA on a separate sheet of paper. I

signed but then I changed my mind and processed revocation of power of attorney documentation. Immediately representing me, suddenly his law firm gets a million-dollar office right off the Las Vegas strip, billboards and the works.

After noticing the constant relationship between, I went so far as to send this Revocation of Power of attorney certified mail.

I also filed with the Recorder's Court but they were helping to delay the filing. First, they rejected it but sent the reject notice to the wrong address. It took months before I was finally able to file the Revocation of power of attorney. These were unnecessary delays and responses.

Walked into local F.B.I. to address privacy concerns and other issues connected to abuse of power but the agent did not even review my documentation.

Received a response to a request from the Department of Justice mailed with the wrong zip-code but still managed to arrive in 2 days across the country.

6/9/22, 10:19 AM

Officials used illegally obtained warrants to seize housing and repeatedly hindered employment.

Plaintiff filed a second lawsuit against a police agency but was met with blatant obstruction and intimidation.

There is proof of mail tampering, blatant obstruction and judicial misconduct across multiple states. Plaintiff's court filings were illegally modified, judges were switched without cause prior to summary judgment ruling which confirms blatant obstruction and deprivation of rights.

Under the FOIA and due to privacy violations, the plaintiff requested a copy of F.B.I. files on herself and others. There were 221 redacted pages of 357 pages of the F.B.I. file that were questionably SEALED BY COURT ORDER, just prior to request for file. The reasons provided for 357 redacted pages were presented as if there was an undercover FBI; however, I have no federal cases and no association with any criminals to my knowledge. Either way, that FBI file that was sealed by court order, spanned years of surveillance well after the flight to avoid prosecution case was dismissed (due to my surrender to GA authorities for my only run in with the law, under my First offender Act case 1988/1993).

Unfair Trade Practices when sharing experiences through products and publications.

Defamation – in addition to the false entries allowed to remain on my record, my character has been assassinated.

List of all governmental agencies and representatives (spanning decades) who were contacted and provided proof in support of allegations and who's response demonstrates deliberate, willful neglect to uphold the law with regards to the daughter of a man convicted of killing a police officer.

List recent federal statutes which are applicable to accountability.

Privacy violations can be proven through mail tampering. In order to intercept mail you would have to have knowledge of what is being sent. Privacy violations have been used to counter every attempt to seek assistance. Mail to courts and legal firms blocked, hindered and delayed. Multiple emails and physical mail suspiciously delayed and re-routed via multiple carriers (which clearly demonstrate tamper), proven by carriers admitting delays unexplained.

There has been no direct communication; wherein, the facts and proof of blatant, deliberate deprivation and willful indifference and neglect has been addressed. These are just a few of the many allegations provided that can be substantiated with a multitude of supporting documentation.

I have had no peace and in 2021, the use of technology to harass and induce harm has not changed, nor subsided. I have been harassed, subjected to illegal privacy violations and deprivation of all rights and suffered wrongful vilification, for decades without any shield! I have been deprived of all rights to seek justice and denied basic needs throughout the years. Blatant proof of abuse of power and deprivation has never even been addressed; instead, they are dismissed. Due to the entities involved, when I seek assistance these entities use their positions, influence and power 'under color of law' to hinder.


I have never had any issues or history with mental illness or drug abuse. I have never been a hardened criminal, but my background is managed by those who I have accused of acting 'under color of law,' who have maintained incorrect and misleading entries for decades.

Due to inaction and willful deliberate indifference, this has made me easy prey for those who have been negatively impacted by this corrupt 'network' or 'system' operating with impunity. No one should be forced to 6/9/22, 10:19 AM live without any shield against corruption. I was told that I should kill myself but I refuse. The documentation speaks for itself but because I'm an African American Female (without money or connections).

I have NEVER been directly addressed regarding the multitude of supporting documentation. Instead, it was easier for those in positions to disregard or pursue personal advancement by turning a blind eye for decades. No matter how those in position to control the narrative, review the documentation and public records. The FBI does not run to Seal an individual's 357-page FBI, for nothing, there is cause for something to be hidden.

Sincerely,

Tiwanda Lovelace
2750 W Wigwam Ave Apt 2214
Las Vegas NV 89123
(253) 457 647 (702) 860-0116
tiwandalovelace@gmail.com

 Letter to Office of Congressional Ethics (2).pdf

51K



Dat Bee <byherself2018@gmail.com>

Fwd: Thank you for contacting the Office of Congressional Ethics 1 message

Tiwanda Lovelace tiwandalovelace@gmail.com Thu, Jun 9, 2022 at 1:10 AM

To: Dat Bee <byherself2018@gmail.com>

----- Forwarded message -----

From: OCE <OCE@mail.house.gov>

Date: Thursday, February 17, 2022

Subject: Thank you for contacting the Office of Congressional Ethics

To: "tiwandalovelace@gmail.com" <tiwandalovelace@gmail.com>

The Office of Congressional Ethics (OCE) of the United States House of Representatives is in receipt of your submission. The OCE reviews all information submitted to it pursuant to House Resolution 895 of the 110th Congress as amended and the OCE Rules for the Conduct of Investigations.

Pursuant to House Rules a preliminary review commences upon the written authorization of two members of the OCE Board, one of whom must have been appointed by the Speaker of the House and one of whom must have been appointed by the Minority Leader. The Board shall authorize a preliminary review where there is a "reasonable basis" to believe an allegation. However, this determination does not constitute a finding that a violation has actually occurred.

Pursuant to House Rules, all investigations by the OCE are confidential. Therefore, the OCE is not able to provide any further information about whether the Board has authorized a review or whether the OCE has conducted an investigation related to the facts you have submitted. However, the OCE referrals to the Committee on Ethics are publicly released under all but one set of circumstances. Any referral made public will be posted on the OCE's website <http://oce.house.gov>. You may also request a copy of any public report from the OCE.

If you have any questions about the OCE process, please contact us. The OCE is not able to confirm or deny any specific investigations.

Sincerely,

The Office of Congressional Ethics United States House of Representatives
<https://mail.google.com/mail/u/0/?ik=63cae8642b&view=pt&search=all&permthid=thread-f%3A1735143947872401307&simpl=msg-f%3A1735143947...>



U.S. Department of Justice
Federal Bureau of Investigation

Washington, D. C. 20535-0001

In Reply, Please Refer to
File No.

September 16, 2015

Tiwanda G. Lovelace
P.O. Box 400001
Las Vegas, Nevada 89101

Dear Ms. Lovelace:

Your recent complaint to the Department of Justice (DOJ), Office of Inspector General (OIG) was referred to the Initial Processing Unit (IPU), Internal Investigations Section (IIS), Inspection Division (INSD), Federal Bureau of Investigation (FBI). The IIS/INSD is the FBI entity responsible for investigation allegations of misconduct or criminal activity on the part of FBI employees.

In your complaint, you reported that for years you have made attempts through e-mails, telephone calls, and letters to file a complaint with no cooperation through DOJ/FBI. You also claimed you walked into the Las Vegas Field Office to report major criminal activity, judicial misconduct and criminal acts to include rape and murder but the Las Vegas Field Office "shrugged it off".

The purpose of this letter is to advise you this matter does not warrant the opening of an administrative inquiry. IPU will take no further action in this matter

Sincerely,

Initial Processing Unit
Inspection Division

Note: This is an example of the blatant disregard and questionable response (allegedly) from officials regarding atrocities... This is a copy of the recent response addressed from the Department of Justice in reference to Request for Assistance regarding allegations (which included supporting documentation) showing blatant disregard for civil and human rights.

U.S. Department of Justice
Federal Bureau of Investigation
933 Pennsylvania Avenue, NW
Washington, DC 20535-0001
Official Business
Penalty for Private Use \$300

Tiwanda G. Lovelace
P.O. Box 400001
Las Vegas, Nevada 89101

CAAP DISTRICT
MID 207
19 SEP '15



UNITED STATES POSTAGE
FIRST CLASS PERMIT NO. 1000 WASHINGTON DC
U.S. OFFICIAL MAIL
FIRST CLASS PERMIT NO. 1000 WASHINGTON DC
02 1R
0000012565
MAILED FROM ZIP CODE 20535
\$ 00.485
SEP 18 2015

89140000101



ALTHOUGH ENVELOPE HAS WRONG ZIP CODE, THIS LETTER WAS DELIVERED WITHIN (2) TWO DAYS D.C. TO NV.

NOTE: This letter dated September 16, 2015 has an incorrect zip code listed so I have no idea how this piece of mail was delivered promptly. D.C to NV in 2 days? This letter does not have a full signature or name of respondent