

To: Attorney General Loretta E. Lynch

U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

Phone: Department of Justice Main Switchboard: 202-514-2000

From: Rev. Frank Paul Jones – Messiah  
923 S. A. Ave – Order of Zews  
Avon Park, FL. 33825

RE: Criminal Complaint under Federal Jurisdiction

In the case of: Florida v. Frank Paul Jones Case # 28-2016-MM-000466-A000-XXS

I The Rev. Frank Paul Jones – Messiah, hereby present a written testimony to be delivered to the United States Attorney General Loretta E. Lynch, as supporting evidence that I AM a victim of hate crimes and several unconstitutional acts, which is the springboard of a widespread Federal Multi-taskforce RICO investigation in the area of Highlands, County, Florida. Jn: 8

Exhibit #1. Letter from Chief Deputy Mark C. Schrader – Highlands County Sheriff Department, verifying my original criminal complaint and Avon Park's U.S. Post Office corruption. Vicky Dunn of the powerful Dunn Family had me both Baker Act and arrested totaling to over 4 months of being in jail and a psychiatric ward.

E2. Police Incident Reports: on 12 April 2016 (HCSO160FF003119) + on 25 May 2016 (HCSO160FF004459).

E3. I was never read my Miranda Rights. The burden of proof is on the arresting officer, because no Deputy Officers read arrested people Miranda Rights, they claim they do not have to anymore. No one officer under Sheriff Susan Benton was ever issued a Miranda Rights card. The law requires to be read and not recited. That is the burden of the prosecution. A violation of Mapp v. Ohio.

E4. Have all my court transcripts subpoena and you will find Judge Anthony Ritenour perjured himself. I knew that the charges were out of State Jurisdiction and said to Judge Ritenour, "You have no authority over me, Judge Ritenour." His response was "I know that is why we have to go mental." This is proof of intent. Perjury.

E5. On 21 June 2016, he than court ordered me to an "involuntary Psychological Evaluation." I refused and he unlawful enforced it. Under Fla. R. 3.210 it is unlawful to involuntary commit a person charged with a misdemeanor. I was charged with 810.08 FS and 843.02 FS, there are misdemeanor charges.

E.6. I fired my attorney Eugena Moulton, for lack of legal knowledge, I AM a paralegal and simply request, she request proper jurisdiction for my hearing and have the Judge removed from the case, his blood relative was the arresting officer and I did not resist arrest w/out violence, he falsely arrested me