

From: scott huminski <s_huminski@live.com>

Sent: Sunday, April 16, 2023 1:28 PM

To: JCabou@perkinscoie.com <JCabou@perkinscoie.com>; mnewton@shumaker.com <mnewton@shumaker.com>; ADanneman@perkinscoie.com <ADanneman@perkinscoie.com>; MKoerner@perkinscoie.com <MKoerner@perkinscoie.com>; MCasselman@perkinscoie.com <MCasselman@perkinscoie.com>; DocketPHX@perkinscoie.com <DocketPHX@perkinscoie.com>; dsinger@shumaker.com <dsinger@shumaker.com>; jeffrey.desousa@myfloridalegal.com <jeffrey.desousa@myfloridalegal.com>; Henry.Whitaker@myfloridalegal.com <Henry.Whitaker@myfloridalegal.com>; james.percival@myfloridalegal.com <james.percival@myfloridalegal.com>; natalie.christmas@myfloridalegal.com <natalie.christmas@myfloridalegal.com>; nicholas.meros@eog.myflorida.com <nicholas.meros@eog.myflorida.com>; gov.legal@eog.myflorida.com <gov.legal@eog.myflorida.com>; jwarren@bushross.com <jwarren@bushross.com>; bhull@bushross.com <bhull@bushross.com>; wmelton@bushross.com <wmelton@bushross.com>; steven.newborn@weil.com <steven.newborn@weil.com>; lauren.bernstein@weil.com <lauren.bernstein@weil.com>; tania.matsuoka@weil.com <tania.matsuoka@weil.com>; sarah.schnorrenberg@weil.com <sarah.schnorrenberg@weil.com>; adam.king@weil.com <adam.king@weil.com>; sherry.safavi@weil.com <sherry.safavi@weil.com>; andrew@andrewwarrenfl.com <andrew@andrewwarrenfl.com>; david.costello@myfloridalegal.com <david.costello@myfloridalegal.com>; revans@anblaw.com <revans@anblaw.com>; sweinberg@zuckerman.com <sweinberg@zuckerman.com>; slawson@zuckerman.com <slawson@zuckerman.com>; aunikowsky@jenner.com <aunikowsky@jenner.com>; mike@beltranlitigation.com <mike@beltranlitigation.com>; jeff.aaron@gray-robinson.com <jeff.aaron@gray-robinson.com>; downs.litigation@gray-robinson.com <downs.litigation@gray-robinson.com>; George.Meros@gray-robinson.com <George.Meros@gray-robinson.com>; gzerman@hotmail.com <gzerman@hotmail.com>; daoneil@debevoise.com <daoneil@debevoise.com>; apswain@debevoise.com <apswain@debevoise.com>; sbsingh@debevoise.com <sbsingh@debevoise.com>; usafls-citizencompla@usdoj.gov <usafls-citizencompla@usdoj.gov>; News@usdoj.gov <News@usdoj.gov>; USAFLS.News@usdoj.gov <USAFLS.News@usdoj.gov>; gretchen.busbee@usdoj.gov <gretchen.busbee@usdoj.gov>; Askdoj@usdoj.gov <Askdoj@usdoj.gov>; supremectbriefs@usdoj.gov <supremectbriefs@usdoj.gov>; floyd.boyer@usdoj.gov <floyd.boyer@usdoj.gov>; mark.mcconnell@usdoj.gov <mark.mcconnell@usdoj.gov>; mark.mcconnell@usdoj.gov <mark.mcconnell@usdoj.gov>; daniel.funk@usdoj.gov <daniel.funk@usdoj.gov>; Carlos.Raurell@usdoj.gov <Carlos.Raurell@usdoj.gov>; Sara.Sweeney@usdoj.gov <Sara.Sweeney@usdoj.gov>; James.Mandolfo@usdoj.gov <James.Mandolfo@usdoj.gov>; Sarah.Schall@usdoj.gov <Sarah.Schall@usdoj.gov>; evelyn.sheehan@usdoj.gov <evelyn.sheehan@usdoj.gov>; Alexis.Carpinteri@ic.fbi.gov <Alexis.Carpinteri@ic.fbi.gov>; Vy.Nguyen2@usdoj.gov <Vy.Nguyen2@usdoj.gov>; juan.antonio.gonzalez@usdoj.gov <juan.antonio.gonzalez@usdoj.gov>; eduardo.i.sanchez@usdoj.gov <eduardo.i.sanchez@usdoj.gov>; fara.gold@usdoj.gov <fara.gold@usdoj.gov>; amy.soto@usdoj.gov <amy.soto@usdoj.gov>; yolande.viacava@usdoj.gov <yolande.viacava@usdoj.gov>; lisa.thelwell@usdoj.gov <lisa.thelwell@usdoj.gov>; sara.klco@usdoj.gov <sara.klco@usdoj.gov>; james.c.graulich@usdoj.gov <james.c.graulich@usdoj.gov>; latoya.brown2@usdoj.gov <latoya.brown2@usdoj.gov>; christopher.browne@usdoj.gov <christopher.browne@usdoj.gov>; jay.hoffer@usdoj.gov <jay.hoffer@usdoj.gov>; felipe.plechac-diaz@usdoj.gov <felipe.plechac-diaz@usdoj.gov>; yohance.pettis@usdoj.gov <yohance.pettis@usdoj.gov>; samantha.beckman@usdoj.gov <samantha.beckman@usdoj.gov>; pedro.diaz@usdoj.gov <pedro.diaz@usdoj.gov>; cristina.maxwell@usdoj.gov <cristina.maxwell@usdoj.gov>; robert.davies@usdoj.gov <robert.davies@usdoj.gov>; rachel.jones@usdoj.gov <rachel.jones@usdoj.gov>; winifred.acosta@usdoj.gov <winifred.acosta@usdoj.gov>; Afox@sao.cjis20.org <Afox@sao.cjis20.org>; ignacio.vazquez@usdoj.gov <ignacio.vazquez@usdoj.gov>; samantha.beckman@usdoj.gov <samantha.beckman@usdoj.gov>; courtney.richardson-jones@usdoj.gov <courtney.richardson-jones@usdoj.gov>; holly.gershow@usdoj.gov <holly.gershow@usdoj.gov>; jonathan.bailyn@usdoj.gov <jonathan.bailyn@usdoj.gov>;

jonathan.stratton@usdoj.gov <jonathan.stratton@usdoj.gov>; nicholas.a.martz@usdoj.gov <nicholas.a.martz@usdoj.gov>; christina.playton@usdoj.gov <christina.playton@usdoj.gov>; feng.xiao@usdoj.gov <feng.xiao@usdoj.gov>; edward.stamm@usdoj.gov <edward.stamm@usdoj.gov>; adam.mcmichael@usdoj.gov <adam.mcmichael@usdoj.gov>; candace.rich@usdoj.gov <candace.rich@usdoj.gov>; laura.rivero@usdoj.gov <laura.rivero@usdoj.gov>; justin.keen@usdoj.gov <justin.keen@usdoj.gov>; gabrielle.charest-turken@usdoj.gov <gabrielle.charest-turken@usdoj.gov>; FDLEComments@fdle.state.fl.us <FDLEComments@fdle.state.fl.us>; ServiceSAO-LEE@sao.cjis20.org <ServiceSAO-LEE@sao.cjis20.org>; deric.zacca@usdoj.gov <deric.zacca@usdoj.gov>; joseph.huynh@usdoj.gov <joseph.huynh@usdoj.gov>; maria.medetis@usdoj.gov <maria.medetis@usdoj.gov>; anita.gay2@usdoj.gov <anita.gay2@usdoj.gov>; mac.heavener@usdoj.gov <mac.heavener@usdoj.gov>; mhworrell@sao9.org <mhworrell@sao9.org>; aramis.ayala@ucf.edu <aramis.ayala@ucf.edu>; awarren@cuneolaw.com <awarren@cuneolaw.com>

Subject: DeSantis and Obstruction of Justice - Federal & State - criminal complaint

Criminal complaint:

DeSantis, a [Yale and Harvard law graduate and Guantanamo "JAG"](#) may have engaged in Obstruction of Justice or accessory after-the-fact concerning a lifetime threat prohibiting the service of court documents to the entire State of Florida government.

The communication prohibition was set forth to DeSantis in State court litigation in 2021 and 2022 whereby DeSantis was a defendant,

- [Huminski v. DeSantis, Et al.](#), Florida 11th Circuit Court, 21-CA-18435 (lead defendant State of Florida)
- [Huminski v. DeSantis, Et al.](#), Florida 3rd District Court of Appeal, 3d21-1920

The Complaint in 21-CA-18435 contains the following text from a Florida Supreme Court filing along with *per se* evidence of [prosecutorial forgery](#) (pages 22-35 in link) of a court order used to initiate a contempt case (*State v. Huminski*),

Certificate of Service

Copies of this document and any attachment(s) were **NOT** served upon the State of Florida because gag orders of Judge Adams in 17-mm-815 prohibit communication with the State of Florida under penalty of further incarceration and prosecution.

Dated this 8th day of June, 2020.

-/s/- Scott Huminski

Scott Huminski

This excerpt is grounded upon the following excerpt from a court order in *State v. Huminski*, 17-MM-815, forbidding communication, including service of court papers upon Florida Attorney General Ashley Moody which is part of the record in the aforementioned 2021-2022 State Court cases against DeSantis,

Clerk to Update Case w/ Defendants Information Listed COS Fees Due & Owigg in the amount \$
~~DEFENSE MOTION FOR MISFEAL - DENIED; MOTION TO DISMISS - DENIED; ANY FUTURE FILINGS~~
~~TO BE UNDER THE SIGNATURE OF A LICENSED ATTORNEY; NO COMMUNICATION WITH THE~~
~~IN THE CIVIL OR CRIMINAL CASE~~
Pre-sentence Investigation/Sentencing

This perpetual threat memorialized in the above [court order prohibiting any communication with the entire State of Florida](#) government (pages 63-64 in link) - FOR LIFE - is what DeSantis obsessively defended and sought to make permanent in 2021 and 2022.

DeSantis also defended the forgery by State's Attorney Amira Fox in his 2021-2022 defense filings that ultimately maintained the perpetual gag order protecting the entire State of Florida government from communication and service of court papers and perpetuated the fruits of the [prosecutorial forgery of a court order](#) enriching the State of Florida treasury.

During this time period, notable is [DeSantis' removal of State's Attorney Andrew Warren](#) for his positions on LGBTQ and abortion issues while the governor was concurrently supporting the forgery of a Court order by G.O.P. State's Attorney Amira Fox that she used to initiate contempt case *State v. Huminski* and ultimately secured a lifetime speech prohibition gag order intending to obstruct the service of process upon Florida government attorneys including herself and the Florida Attorney General.

The cases that were obstructed by DeSantis' support, defense and cover-up of the lifetime speech prohibition intending to foil service upon Florida Attorney General, Amira Fox and government attorneys are (partial list),

1. The aforementioned 2021-2022 cases, *Huminski v. DeSantis* (lead defendant - State of Florida)
2. *Andrew Warren v. DeSantis*, Florida Supreme Court, SC23-247
3. *Andrew Warren v. DeSantis*, U.S. 11th Circuit Court of Appeals, 23-10459, Atlanta, GA
4. *Equality Florida v. DeSantis*, U.S. District Court (Northern District of Florida), 4:22-cv-00134-AW-MJF
5. *Thomas Kennedy v. DeSantis*, U.S. District Court (Southern District of Florida), 1:22-cv-21827-KMW
6. *Andrew Warren v. DeSantis*, U.S. District Court (Northern District of Florida), 4:22-cv-00302-RH-MAF

As a proximate result of the above gag order prohibiting speech with the entire government of Florida supported wholeheartedly by DeSantis and Florida Attorney General Ashley Moody (DeSantis'

attorney on the cases) in 2021-2022, service of court papers in the above listed 7 State and Federal court cases were obstructed in this conspiracy to violate rights and obstruct justice between DeSantis and his attorney general. Serious official felonies under Federal and State law. The impact upon the federal case in Georgia brings in an interstate element to the continuing crimes.

Where was DeSantis' ivy-league law education in 2021-2022 concerning the crimes of forgery, Obstruction of Justice and the obvious and implicit threat of prosecution and incarceration for contempt of a court order if the perpetual speech gag order is violated?

In a light most favorable to DeSantis, perhaps the above content does not set forth an accessory after-the-fact concerning felony Obstruction of Justice or forgery. The inquiry then becomes why did DeSantis remove a progressive prosecutor, Andrew Warren, for his positions on LGBTQ and abortion issues while, at the same time, [appointing Amira Fox to positions after her forgery](#) of a Court order and *per se* Obstruction of Justice related to Federal and State court matters that pleased the Governor?

A strong [quid pro quo exists between DeSantis and his favorite GOP prosecutor, Amira Fox](#), who protected DeSantis' first major law enforcement appointee, Broward Sheriff Tony, from perjury charges. Much more than party affiliation is behind DeSantis' motivations related to the forgery of a court order by Amira Fox and the gag order that was a product of the forgery. A fruit of a very poisonous tree.

Amira Fox's assistant in charge of the forgery and gag order request [committed suicide 30 days](#) after this corruption was detailed in [federal court in *Equality Florida v. DeSantis*](#). Amira Fox has admitted full responsibility for these official crimes in her own words [here](#) and [here](#). Not coincidentally, Fox's deceased assistant who obeyed her order to forge court orders and seek a gag order was also the prosecutor who let [DeSantis' appointee, Broward Sheriff Tony, off the hook for obvious perjury](#).