DOJ OIP Chambers Copy
Original FOIA Request and Entity Response

Please note entity response was never served properly to Requestor/Website due to typographical errors in email address

To Whom It May Concern:

Pursuant to the Freedom of Information Act, I hereby request the following records:

On the basis of public records and internal procedures of your offices, as highlighted below from DOJ OPR:

'Henthorn Reviews: As a result of a ruling by the U.S. Court of Appeals for the Ninth Circuit in United States v. Henthorn, since April 18, 1991, when requested by a defendant, DEA is required to search its personnel files for impeachment material. The DEA Office of Chief Counsel is responsible for responding to requests for impeachment material from the U.S. Attorneys' Offices. In order to comply with these requests, DEA/OPR searches its database to identify DEA personnel who have been the subjects of DEA/OPR investigations or reviews. During fiscal year 1995, DEA/OPR responded to requests for 815 Henthorn reviews. As a result of those reviews, DEA/OPR was required to produce 144 files for review by the Office of Chief Counsel, and 12 DEA Special Agents were removed from witness lists by federal prosecutors.'

I was seeking the release of any and all 'Henthorn Reviews' produced to the USAO California Central district for the years 2012-2021.

EFOIA Request for communications and please produce productions in .pdf format via email.

Vaughn index requested for any exempted materials.

Please redact all materials appropriately to protect the identities as needed pursuant to the Privacy Act.

Fee Waiver Request: Media

The requested documents will be made available to the general public, and this request is not being made for commercial purposes.

In the event that there are fees, I would be grateful if you would inform me of the total charges in advance of fulfilling my request. I would prefer the request filled electronically,

by e-mail attachment if available or CD-ROM if not.

Thank you in advance for your anticipated cooperation in this matter. I look forward to receiving your response to this request within 20 business days, as the statute requires.

Sincerely,

William Fernandes

From: William Fernandes



U.S. Department of Justice

Executive Office for United States Attorneys

Freedom of Information and Privacy Staff

Suite 5.400, 3CON Building 175N Street, NE Washington, DC 20530 (202) 252-6020

September 28, 2021

VIA E-mail

William Fernandes MuckRock News DEPT MR 108614 411A Highland Ave. Somerville, MA 02144-2516 108614-16660110@requests.muckrock.cpm

Re: Request Number EOUSA-2021-002255

Date of Receipt: May 25, 2021 Subject of Request: Henthorn Reports

Dear William Fernandes:

Your request for records under the Freedom of Information Act/Privacy Act has been processed. This letter constitutes a reply from the Executive Office for United States Attorneys, the official record-keeper for all records located in this office and the various United States Attorneys' Office.

To provide you with the greatest degree of access authorized by the Freedom of Information Act and the Privacy Act, we have considered your request in light of the provisions of both statutes. The records you seek are located in a Privacy Act system of records that, in accordance with regulations promulgated by the Attorney General, is exempt from the access provisions of the Privacy Act. 28 CFR § 16.81. We have also processed your request under the Freedom of Information Act and are making all records required to be released, or considered appropriate for release as a matter of discretion, available to you.

After carefully reviewing the records responsive to your request, I have determined that all potentially responsive records are protected from disclosure by court seal or protective orders issued by the US District Court for the Central District of California. For this reason, this Office lacks authority to consider the releasability of this information under the FOIA.

This is the final action on this above-numbered request. If you are not satisfied with my response to your request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Sixth Floor, 441 G Street, NW, Washington, DC 20530 or you may submit an appeal through OIP's FOIA STAR portal by creating an account following the instructions on OIP's

website: https://www.justice.gov/oip/submit-and-track-request-or-appeal. Your appeal must be postmarked or electronically transmitted within ninety (90) days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

You may contact our FOIA Public Liaison at the Executive Office for United States Attorneys (EOUSA) for any further assistance and to discuss any aspect of your request. The contact information for EOUSA is 175 N Street, NE, Suite 5.400, Washington, DC 20530; telephone at 202-252-6020. Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001; e-mail at ogis@nara.gov; telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

Sincerely,

Kevin Krebs Assistant Director

Enclosure(s)

EXPLANATION OF EXEMPTIONS

FOIA: TITLE 5, UNITED STATES CODE, SECTION 552

(b)(1)(A) specifically authorized under criteria established by and Executive order to be kept secret in the in the interest of national defense or foreign policy and (B) are in fact properly classified pursuant to such Executive order: related solely to the internal personnel rules and practices of an agency; (b)(2)specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (b)(3)(A) requires that the matters be withheld from the public in such a manner as to leave no discretion on the issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld; trade secrets and commercial or financial information obtained from a person and privileged or confidential; (b)(4)(b)(5)inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency; (b)(6)personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; records or information compiled for law enforcement purposes, but only the extent that the production of such (b)(7)law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual. contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use (b)(8)of an agency responsible for the regulation or supervision of financial institutions; or (b)(9)geological and geophysical information and data, including maps, concerning wells. PRIVACY ACT: TITLE 5, UNITED STATES CODE, SECTION 552a (d)(5)information complied in reasonable anticipation of a civil action proceeding; material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to (j)(2)prevent, control, or reduce crime or apprehend criminals; information which is currently and properly classified pursuant to Executive Order 12356 in the interest of the (k)(1)national defense or foreign policy, for example, information involving intelligence sources or methods; (k)(2)investigatory material complied for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence; (k)(3)material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056; (k)(4)required by statute to be maintained and used solely as statistical records; investigatory material compiled solely for the purpose of determining suitability eligibility, or qualification for (k)(5)Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his identity would be held in confidence; testing or examination material used to determine individual qualifications for appointment or promotion in (k)(6)Federal Government service the release of which would compromise the testing or examination process; (k)(7)material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his identity would be held in confidence.