

# EXHIBIT 1

Christopher J. Worrell

Naples, Florida 34104

May 9, 2022

Florida Attorney General Ashely Moody,

My name is Christopher J. Worrell.

On January 6, 2021, I was in Washington D.C. as a concerned citizen regarding the matter of the 2020 Elections for our great nation. I would like you to know I was present in Washington D.C. exercising my First Amendment rights along with over two million other United States citizens.

The crimes I am accused of are of no relevance to this matter related to the Due Process violations for which I seek your assistance. Your recognition of the clear violation will conclude that the Federal Government operates outside of their jurisdiction in your state while refusing accountability for matters they are dutifully bound to uphold. Your office has the power to assist them in finding their way back to the Constitutional powers and responsibilities afforded to them by the law.

Please note the Due Process & Civil Rights violations that occurred in your jurisdiction at my Florida residence and ended in Charlotte County. Additionally, I do not seek your assistance for individual representation (individual by State is appropriate *Ex Parte Virginia*, 100 U.S. 339, 343 (1879) but for the rights of all citizen constituents of The Great State of Florida.

I respectfully request your engagement on the following merits: The Federal Government violated the sovereignty of the State of Florida when they unlawfully exercised plenary powers that were not granted to agents or entities of The Federal Government.

1 – A jurisdictional officer (see peace officers and times said officers have arrest and more importantly removal authority) did not execute the search warrant or my arrest warrant as the process is clearly outlined in the State Constitution. Furthermore, a Sheriff's deputy simply attending/supervising/assisting an arrest does not meet the criteria of legislation or the hundreds of years of Supreme Court precedent upholding the legislation stating the powers the Federal government continually ignores and tramples these States rights matters where it suits them while shucking their responsibility to defend the States in other areas.

A. *The Sheriff should be the arresting officer and handle the removal to correctly effect Florida arrests (courtesy assistance clearly does not qualify under the Florida Constitution)*

2 - I was not taken before a **county court judge or other judicial officer having jurisdiction** of commitment, of the county in which the arrest was made without "unnecessary delay".

3 - I was not offered bail by a county court judge or other judicial officer having jurisdiction of commitment of the county I was arrested.

4 - I was not offered a written waiver of extradition, nor did the Governor of this state sign one.

See Attached Documents, ie: 18 U.S. Code § 3182, Florida Statutes 901.1505, 941.05, 941.10, 941.26, 941.32

I would also like to direct your attention to the affidavit attached from Texas. This affidavit was presented to many Federal Attorney's for debate which resulted in a unanimous agreement that there were no clear arguments to refute the testimony in the affidavit. (Affidavit attached)

- Another individual in Texas has filed charges with the County Sheriff against the FBI and DHS task forced alleging he was abducted unlawfully from his home. (Treniss Evans 210-571-2847)
- We are told more Texans and individuals are engaging on this matter in numerous States across the Country where the arrest procedures were conducted inconsistently with State and Federal Law.
- Defense attorneys are filing on these matters for clients individually.
- There are resolutions being passed regarding the unlawful procedures used on citizens in counties across the country as of the initial actions of the Greenville County GOP in South Carolina on 5-2-2022.

On March 12, 2021, Special Agents from the Federal Bureau of Investigation, and Department of Homeland Security, (although having been in possession of a Criminal Complaint and Warrant of Arrest from the United States District Court for the District of Columbia), the agents, had neither federal or state statutory authority to execute the warrant(s) or to seize the accused at his Naples, Florida, resident or to transport the accused from the territorial sovereignty of the State of Florida, [without] mandatory State court extradition processes has having first occurred, as will be further discussed below. "The only limitation of a district court's power to exercise personal jurisdiction derives from the due process clause of the Fifth Amendment." *Omni Capital International v. Ruloff Wolff*, 484 U.S. 97 (1987) Id at 102. "It represents not as a matter of sovereignty but as a matter of individual liberty." Id at 104.

Both sovereigns, that is, the United States and the State of Florida, have extradition procedures promulgated by specific statutory laws. Accordingly, there is a grave misunderstanding among jurist as to the distinction between the federal "Removal" process pursuant to Rule 40, F.R.Crim.P., and the federal criminal "Extradition" process, under 18 U.S.C. § 3182, as observed in *United States v. Love*, 425 F. Supp. 1248 (S.D.N.Y. 1977) id at 50. "Removal proceedings under Rule 40, are designed to return federal fugitives to federal custody pursuant to federal warrants based on an underlying federal offense with a view towards federal prosecution in the district where the prosecution is pending." The *Love* court's decision was based on the premise, that unless such procedure is followed, substantial questions could be raised in the underlying prosecution concerning that [state arrestee's] "right to formal extradition proceedings and waiver of extradition pursuant to the Uniform Criminal Extradition Act." (Emp added). Accordingly, in *Love*, the court articulated the distinctions between a federal "removal" proceeding, and the inherent due process rights attached to a federal "extradition" proceeding which first commences in the state court. On or about March 12, 2021 the United States District Court for the Middle District of Florida initiated federal "Removal" proceeding against Christopher Worrell absent the existence of a Collier County, Florida state court extradition proceeding.

Also on March 12, 2021, Federal Magistrate Judge Mac McCoy awarded me bond only to have it "stayed" by Chief Judge Beryl A. Howell within minutes. What I believe to be another violation of my Due Process rights.

I was then remanded to Charlotte County jail where my civil rights were violated. Upon my arrival I made it immediately known that I am a cancer patient, yet throughout my stay I was told by medical staff that my previously prescribed medications will not be obtained. I filed many grievances related to this matter. The medical staff there even had the audacity to state in court documents as well as jail medical records that my wife could have delivered my medications from home and that I (the inmate) refused. We all know that there are multiple state and county laws, as well as jail rule(s) that would never allow that to occur.

Ms. Moody these grievances are being filed in multiple states as there are clear Federal & State laws to protect the citizens of those states and it appears these laws were egregiously violated by multiple Federal agencies with intention. These Federal pre-dawn raids and extraditions were conducted in such a matter to put on a "Hollywood" show and to further intimidate the citizens of the State of Florida and across the United States.

Please see the attached information regarding the State and Federal Statutes that were clearly violated by the Biden Administrations D.O.J. in an effort to wage their self-ascribed campaign of "Shock and Awe". Never in history have we witnessed such n effort to mischaracterize the actions of American citizens and wage a war on people for a political sideshow.

Ms. Moody, I am asking that you please give this your attention. My life as well as many other Jan 6'ers, of the State of Florida, are depending on actual justice and not the compromised duplicitous system we are being subjected to by the Federal Government.

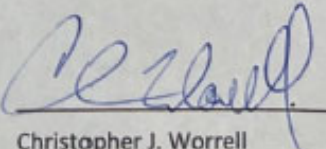
We urge you to hear our pleas to your office as we are seeking a fair an equitable criminal justice process attainable in the Federal Courts of Washington D.C. Please investigate this matter and join the fight for the Due Process rights of your citizens as they have been upheld in case after case over the span of over two hundred years.

Regardless of what people think about the actions of individuals the Federal Government is clearly acting in a manner inconsistent with the law as well as their obvious duplicitous attack for partisan purposes.

Thank you in advance for your time and investigation in this matter.

Please feel free to contact me any time in this matter.

"UNITED WE STAND"



Christopher J. Worrell