

Exhibit 3



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Affiliations appear only for purposes of identification.

United States Department of Justice
Office of Information Policy
Washington, D.C.

March 20, 2026

VIA FOIA STAR PORTAL

To Whom It May Concern:

This letter constitutes a request under the Freedom of Information Act, 5 U.S.C. § 552 (“FOIA”), and is submitted on behalf of the Reporters Committee for Freedom of the Press (“RCFP” or the “Reporters Committee”) to the Office of the Attorney General (“OAG”), the Office of the Deputy Attorney General (“ODAG”), and the Office of Public Affairs (“OPA”), via the Office of Information Policy.

The Reporters Committee is an unincorporated nonprofit association of reporters and editors dedicated to defending the First Amendment and newsgathering rights of the news media.

I. Definitions

Please note that as used herein:

- “EMAIL(S)” means and refers to electronic mail that was sent, received, copied on, or blind copied on, any attachments thereto, as well as the entirety of any email chain the email(s) are part of, whether such emails were sent or received sent on government systems or non-governmental systems;
- “ELECTRONIC MESSAGE(S)” means and refers to any electronic message other than emails, and includes (but is not limited to) information sent via SMS, iMessage, Signal, WhatsApp, Wickr, Confide, X, Truth Social, and any iOS or Android applications;
- “Attorney General” means and refers to United States Attorney General Pam Bondi; and
- “Deputy Attorney General” means and refers to United States Deputy Attorney General Todd Blanche.

II. Requested Records

Pursuant to FOIA, I, on behalf of RCFP, request access to and copies of the following:

1. Records consisting of, or reflecting, the Attorney General's "express authorization" to seek a warrant for the arrest of and/or conduct the arrest of journalist Don Lemon, per 28 C.F.R. § 50.10(f)(2);
2. Records consisting of, or reflecting, the Attorney General's "express authorization" to seek a warrant for the arrest of and/or conduct the arrest of journalist Georgia Fort, per 28 C.F.R. § 50.10(f)(2);
3. Records consisting of, or reflecting, the Attorney General's "express authorization" to seek a warrant for the arrest of and/or conduct the arrest of journalist Shane Ryan Bollman (aka Junn Bollmann), per 28 C.F.R. § 50.10(f)(2);
4. Records consisting of, or reflecting, the "notice" to the Director of the Office of Public Affairs to seek a warrant for the arrest of and/or conduct the arrest of journalist Don Lemon, per 28 C.F.R. § 50.10(f)(2);
5. Records consisting of, or reflecting, the "notice" to the Director of the Office of Public Affairs to seek a warrant for the arrest of and/or conduct the arrest of journalist Georgia Fort, per 28 C.F.R. § 50.10(f)(2);
6. Records consisting of, or reflecting, the "notice" to the Director of the Office of Public Affairs to seek a warrant for the arrest of and/or conduct the arrest of journalist Shane Ryan Bollman (aka Junn Bollmann), per 28 C.F.R. § 50.10(f)(2);
7. Records consisting of, or reflecting, the Attorney General's "express authorization" to present information to a grand jury seeking a bill of indictment for journalist Don Lemon, per 28 C.F.R. § 50.10(f)(3);
8. Records consisting of, or reflecting, the Attorney General's "express authorization" to present information to a grand jury seeking a bill of indictment for journalist Georgia Fort, per 28 C.F.R. § 50.10(f)(3);

9. Records consisting of, or reflecting, the Attorney General’s “express authorization” to present information to a grand jury seeking a bill of indictment for journalist Shane Ryan Bollman (aka Junn Bollmann), per 28 C.F.R. § 50.10(f)(3);
10. Records consisting of, or reflecting, the “notice” to the Director of the Office of Public Affairs to present information to a grand jury seeking a bill of indictment for journalist Don Lemon, per 28 C.F.R. § 50.10(f)(3);
11. Records consisting of, or reflecting, the “notice” to the Director of the Office of Public Affairs to present information to a grand jury seeking a bill of indictment for journalist Georgia Fort, per 28 C.F.R. § 50.10(f)(3);
12. Records consisting of, or reflecting, the “notice” to the Director of the Office of Public Affairs to present information to a grand jury seeking a bill of indictment for journalist Shane Ryan Bollman (aka Junn Bollmann), per 28 C.F.R. § 50.10(f)(3);
13. Records consisting of, or reflecting, the “facts” provided to the Attorney General in connection with her determination to arrest or to seek an arrest warrant for, or to present information to a grand jury seeking an indictment of, journalist Don Lemon, per 28 C.F.R. § 50.10(f)(4);
14. Records consisting of, or reflecting, the “facts” provided to the Attorney General in connection with her determination to arrest or to seek an arrest warrant for, or to present information to a grand jury seeking an indictment of, journalist Georgia Fort, per 28 C.F.R. § 50.10(f)(4);
15. Records consisting of, or reflecting, the “facts” provided to the Attorney General in connection with her determination to arrest or to seek an arrest warrant for, or to present information to a grand jury seeking an indictment of, journalist Shane Ryan Bollman (aka Junn Bollmann), per 28 C.F.R. § 50.10(f)(4);
16. All records constituting or reflecting the “direction” from the Attorney General to arrest Don Lemon, as referenced in the Attorney General’s public post on January 30, 2026;¹

¹ <https://x.com/AGPamBondi/status/2017238803639845115>.

17. Records consisting of, or reflecting, the “authorization” of the Attorney General to apply for a search warrant as to the cellphone of Don Lemon, per 28 C.F.R. § 50.10(d)(1);
18. Records consisting of, or reflecting, the “authorization” of the Attorney General to apply for a search warrant as to the cellphone of Georgia Fort, per 28 C.F.R. § 50.10(d)(1);
19. Records consisting of, or reflecting, the “authorization” of the Attorney General to apply for a search warrant as to the cellphone of Shane Ryan Bollman (aka Junn Bollmann), per 28 C.F.R. § 50.10(d)(1);
20. All EMAILS sent to or from the Attorney General between January 17 and 31, 2026, that include “Georgia Fort” (case insensitive), “Georgia Ellyse Fort” (case insensitive), “Lemon” (case insensitive), “Schiltz” (case insensitive), or “Micko” (case insensitive);
21. All EMAILS sent to or from the Attorney General between January 17 and February 26, 2026, that mention or refer to Shane Ryan Bollman (aka Junn Bollmann);
22. All ELECTRONIC MESSAGES on the Attorney General’s mobile phone(s) that were sent or received January 17–18, 2026, which include “Lemon” or “Fort.” This sub-part also seeks the 20 messages in the pertinent thread or conversation that precede the mention of “Lemon” or “Fort,” and the 20 messages in the pertinent thread or conversation that follow the reference to or mention of “Lemon” or “Fort”;
23. Records reflecting any appointment by the Attorney General of persons within Homeland Security Investigations (“HSI”) to investigate the events at Cities Church in St. Paul, Minnesota, on or about January 18, 2026, or to prosecute persons connected with such events. Such requested records include, but are not limited to, appointments of the Attorney General pursuant to 28 U.S.C. § 533;

24. All EMAILS sent to or from the Deputy Attorney General between January 17 and 31, 2026, that include “Georgia Fort” (case insensitive), “Georgia Ellyse Fort” (case insensitive), “Lemon” (case insensitive), “Schiltz” (case insensitive), or “Micko” (case insensitive);
25. All EMAILS sent to or from the Deputy Attorney General between January 17 and February 26, 2026, that mention or refer to Shane Ryan Bollman (aka Junn Bollmann);
26. All ELECTRONIC MESSAGES on the Deputy Attorney General’s mobile phone(s) that were sent or received January 17–18, 2026, which include “Lemon” or “Fort.” This sub-part also seeks the 20 messages in the pertinent thread or conversation that precede the mention of “Lemon” or “Fort,” and the 20 messages in the pertinent thread or conversation that follow the mention of “Lemon” or “Fort”.

Please provide all responsive records in electronic format via email to amarshall@rcfp.org

III. Fees

As a representative of the news media, the Reporters Committee is only required to pay for the direct cost of duplication after the first 100 pages. 5 U.S.C. § 552(a)(4)(A). These records are being sought on behalf of the Reporters Committee for analysis and free dissemination to the general public through multiple avenues, including RCFP’s website,² social media accounts,³ and email newsletters.⁴ In the event there are fees for responding to this request, RCFP is willing to pay up to \$25.00. Please inform me if the fees will exceed that amount before proceeding.

IV. Conclusion

If this request is denied in whole or in part, please justify all such denials by reference to specific exemptions and provide an explanation of why OAG, ODAG, or OPA “reasonably foresees that disclosure would harm an interest” protected by that exemption or why “disclosure is prohibited by

² <https://www.rcfp.org/>.

³ <https://bsky.app/profile/rcfp.org> (8.4k followers as of Jan 30, 2026); <https://www.facebook.com/ReportersCommittee> (10k followers as of Jan 30, 2026); <https://x.com/rcfp> (24.9k followers as of Jan 30, 2026).

⁴ <https://www.rcfp.org/subscribe/>.

law[.]” 5 U.S.C. §552(a)(8). Please also ensure all segregable portions of otherwise exempt material are released.

If you have any questions regarding this request, please do not hesitate to contact me via email at amarshall@rcfp.org.

I look forward to your determination within 20 working days, as is required by FOIA. Thank you in advance for your assistance in this matter.

Sincerely,

Adam A. Marshall
Reporters Committee for
Freedom of the Press
amarshall@rcfp.org