

Tab 21

United States District Court
EASTERN DISTRICT OF VIRGINIA

TO: William Jefferson Clinton

**SUBPOENA TO TESTIFY
 BEFORE GRAND JURY**

SUBPOENA FOR:

PERSON DOCUMENT(S) OR OBJECT(S)

YOU ARE COMMANDED to appear and testify before the Grand Jury of the United States District Court at the place, date, and time specified below.

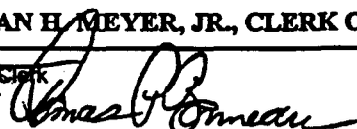
PLACE UNITED STATES DISTRICT COURT 401 Courthouse Square Alexandria, Virginia 22314	COURTROOM GRAND JURY ROOM
	DATE AND TIME January 27, 1998 9:30 A.M.

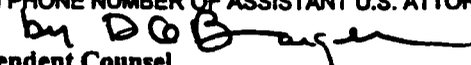
YOU ARE ALSO COMMANDED to bring with you the following document(s) or object(s):*

See attached rider.

Please see additional information on reverse

This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.

CLERK NORMAN H. MEYER, JR., CLERK OF THE COURT (By) Deputy Clerk 	DATE January 20, 1998 (V002)
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This subpoena is issued on application of the United States of America OFFICE OF THE INDEPENDENT COUNSEL KENNETH W. STARR	NAME, ADDRESS and PHONE NUMBER OF ASSISTANT U.S. ATTORNEY Kenneth W. Starr by  Office of the Independent Counsel 1001 Pennsylvania Ave, NW, Suite 490-N Washington, D.C. 20004 (202) 514-8688
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Subpoena # V002

To: William Jefferson Clinton

SUBPOENA RIDER

A. Produce all documents and things referring or relating to Monica Lewinsky. These documents and things should include, but not be limited to, the following:

1. any and all gifts, presents, or things to or from Monica Lewinsky (directly or indirectly), including, but not limited to, any tie, mug, paperweight, book, or other article;

2. any and all cards, letters, notes, or other correspondence to or from Monica Lewinsky;

3. any and all photographs, videotapes, audiotapes, voice messages or other recording of or relating or referring to Monica Lewinsky;

4. any and all documents and things containing the handwriting, signature, or other mark of Monica Lewinsky; and

B. Any and all affidavits, depositions, pleadings, memoranda, notes, and other statements, including drafts, referring or relating to Monica Lewinsky or Linda Tripp.

C. Produce any and all diaries, journals, address books, and Rolodexes from January 1, 1995.

D. Produce any and all calendars or daytimers from January 1, 1995.

E. Produce any and all documents referring or relating to Monica Lewinsky's employment or her seeking employment since January 20, 1993. These documents should include, but not be limited to, resumes, correspondence, travel records, telephone records and message slips, applications, evaluations, letters of recommendation, and references.

F. Produce any and all documents referring or relating to McAndrews & Forbes or Revlon, Inc. and their employees, agents, or representatives, including, but not limited to, Vernon Jordan, Ron Perelman, Howard Gittes, and Barry Schwartz.

G. Produce any and all answers to interrogatories, requests for admission, affidavits, declarations, and depositions of William Jefferson Clinton in Jones v. Clinton and Ferguson.

Definitions and Instructions1. Definitions

a. The term "document" or "documents" as used in this subpoena means all records of any nature whatsoever within your possession, custody or control or the possession, custody or control of any agent, employee, representative (including, without limitation, attorneys, investment advisors, investment bankers, bankers and accountants), or other person acting or purporting to act for or on your behalf or in concert with you, including, but not limited to, draft, pending or executed contracts and/or agreements, sample documents, insurance policies, financial guarantee bonds, letters of credit, communications, correspondence, calendars, daytimers, datebooks, telegrams, facsimiles, telexes, telefaxes, electronic mail, memoranda, records, reports, books, files (computer or paper), summaries or records of personal conversations, meetings or interviews, logs, summaries or records of telephone conversations and/or telefax communications, diaries, forecasts, statistical statements, financial statements (draft or finished), work papers, drafts, copies, bills, records of payments for bills, retainer records, attorney time sheets, telephone bills and records, telefax bills and records, tax returns and return information, employee time sheets, graphs, charts, accounts, analytical records, minutes or records of meetings or conferences, consultants' reports and/or records, appraisals, records, reports or summaries of negotiations, brochures, pamphlets, circulars, maps, plats, trade letters, depositions, statements, interrogatories and answers thereto, pleadings, docket sheets, discovery materials, audit letters, audit reports, materials underlying audits, document productions, transcripts, exhibits, settlement materials, judgments, press releases, notes, marginal notations, invoices, documents regarding collateral or security pledged, settlement statements, checks disbursed or received at settlement, inspection reports, title policies, financial statements and/or federal tax returns submitted by any person in support of any loan application, items related the repayment, if any, of any interest or principal on the loan, items relating to any default on the loan, commission records, evidence of liens, documents relating to filings under the Uniform Commercial Code and/or its equivalent, foreclosure and mortgage documentation, cashiers checks, bank drafts, money orders, bank and brokerage account statements, debit and credit memoranda, wire transfer documentation, opening account cards, signature cards, loan applications, any employment and bank account deposit verification documents, loan histories, loan files, records of loan repayment or any and all efforts to secure repayment, including foreclosure or records of lawsuits, credit references, board resolutions, minutes of meetings of boards of directors, opinion letters, purchases and sales agreements, real

estate contracts, brokerage agreements, escrow agreements, loan agreements, offer and acceptance contracts, or any other contracts or agreements, deeds or other evidence of title, escrow accounts and any other escrow documentation, savings account transcripts, savings account deposit slips, savings account withdrawal slips, checks deposited in savings accounts, checking account statements, canceled checks drawn on checking accounts, deposit slips and checks deposited into checking accounts, credit card accounts, debit and credit documentation, safe deposit records, currency transaction reports (IRS Forms 4789), photographs, brochures, lists, journals, advertising, computer tapes and cards, audio and video tapes, computerized records stored in the form of magnetic or electronic coding on computer media or on media capable of being read by computer or with the aid of computer related equipment, including but not limited to floppy disks or diskettes, disks, diskettes, disk packs, fixed hard drives, removable hard disk cartridges, mainframe computers, Bernoulli boxes, optical disks, WORM disks, magneto/optical disks, floptical disks, magnetic tape, tapes, laser disks, video cassettes, CD-ROMs and any other media capable of storing magnetic coding, microfilm, microfiche and other storage devices, voicemail recordings and all other written, printed or recorded or photographic matter or sound reproductions, however produced or reproduced.

The term "document" or "documents" also includes any earlier, preliminary, preparatory or tentative version of all or part of a document, whether or not such draft was superseded by a later draft and whether or not the terms of the draft are the same as or different from the terms of the final document.

b. The term "communication" or "communications" is used herein in its broadest sense to encompass any transmission or exchange of information, ideas, facts, data, proposals, or any other matter, whether between individuals or between or among the members of a group, whether face-to-face, by telephone or by means of electronic or other medium.

c. "Possession, custody or control" means in your physical possession and/or if you have the right to secure or compile the production of the document or a copy from another person or entity having physical possession, including, but not limited to, your counsel.

d. The term "referring or relating" to any given subject means anything that constitutes, contains, embodies, reflects, identifies, states, refers to, deals with, or is in any manner whatsoever pertinent to that subject including, but not limited to, documents concerning the preparation of other documents.

e. The term "you" means yourself, any person or agent acting on your behalf or at your suggestion or direction, and any of your companies, partnerships and business entities with which you have been affiliated and any employees, partners, associates or members of any firm with which you have been affiliated.

2. Instructions

a. The originals of all documents and communications must be produced, as well as copies within your possession, custody, or control.

b. If any original document cannot be produced in full, produce such document to the extent possible and indicate specifically the reason for your inability to produce the remainder.

c. Documents shall be produced as they are kept in the usual course of business, as organized in the files.

d. File folders, labels, and indices identifying documents called for shall be produced intact with such documents. Documents attached to each other should not be separated.

e. In reading this rider, the plural shall include the singular and the singular shall include the plural.

f. The words "and" and "or" shall be construed conjunctively or disjunctively as necessary to make the request inclusive rather than exclusive. The use of the word "including" shall be construed without limitation.

g. In the event that any document, or portion thereof, called for by this subpoena is withheld on the basis of any claim of privilege or similar claim, that document shall be identified in writing as follows: (a) author; (b) the position or title of the author; (c) addressee; (d) the position or title of the addressee; (e) any indicated or blind copies; (f) date; (g) a description of the subject matter of the document; (h) number of pages; (i) attachments or appendices; (j) all persons to whom the document, its contents, or any portion thereof, has been disclosed, distributed, shown, or explained; and (k) present custodian. Each basis you contend justifies the withholding of the document shall also be specified. With respect to those documents or records as to which you may claim privilege, or attorneys' work product, set forth as to each such document the basis for such claim, including the purpose and circumstances surrounding the creation of the document, the identity of each person who has been privy to such communication reflected in the document, the identity of any person or entity instructing the

subpoena recipient or the attorney of the subpoena recipient to withhold production of the document, and whether you will submit the document to the Court for an in camera determination as to the validity of the claim. If the existence of a joint defense agreement or any agreement as to common interest is relevant to the assertion of any claim of privilege or similar claim, please provide a copy of that agreement; if any such agreement is not in writing, please set forth the date of the creation of the agreement, the identities of all parties to the agreement and the specific individuals who entered into the agreement on behalf of those parties, and the objects, purposes, and scope of the agreement.

h. In the event that any document called for by this subpoena has been lost, destroyed, deleted, altered, or otherwise disposed of, that document shall be identified in writing as follows: (a) author; (b) the position or title of the author; (c) addressee; (d) the position or title of the addressee; (e) indicated or blind copies; (f) date; (g) a brief description of the subject matter of the document; (h) number of pages; (i) attachments or appendices; (j) all persons to whom the document, its contents, or any portion thereof, had been disclosed, distributed, shown or explained; (k) the date of the loss, destruction, deletion, alteration, or disposal and the circumstances thereof; and (l) the reasons, if any, for the loss, destruction, deletion, alteration, or disposal and the person or persons responsible.

i. If any information or data is withheld because such information or data is stored electronically, it is to be identified by the subject matter of the information or data and the place or places where such information is maintained.



Office of the Independent Counsel

*1001 Pennsylvania Avenue, N.W.
Suite 490-North
Washington, DC 20004
(202) 514-8688
Fax (202) 514-8802*

January 21, 1998

VIA FACSIMILE

David E. Kendall, Esq.
Williams & Connelly
725 Twelfth Street, N.W.
Washington, D.C. 20005

Re: William Jefferson Clinton
Grand Jury Subpoena # V002

Dear David:

Pursuant to our telephone conversation this afternoon, enclosed please grand jury subpoena number V002. Also enclosed please find a copy of the Special Division's jurisdictional Order and its Order authorizing limited disclosure. Both Orders are under seal.

Thank you for accepting service on behalf of your client.

Sincerely,

A handwritten signature in cursive script, appearing to read "Robert J. Bittman".

Robert J. Bittman
Deputy Independent Counsel

Enclosures

01/21/98 WED 17:21 FAX

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*** TX REPORT ***

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fax t r a n s m i t t a l

to: David E. Kendall, Esq.

fax #: 434-5792

from: Robert J. Bittman

date: January 21, 1998

re: President William Jefferson Clinton

pages: 10, including this cover sheet