

UNITED STATES COURT OF APPEALS
FOR DISTRICT OF COLUMBIA CIRCUIT
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UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

Division for the Purpose of
Appointing Independent Counsels

United States Court of Appeals
For the District of Columbia Circuit

FILED SEP 23 1997

Ethics in Government Act of 1978, As Amended

Special Division

In Re: Madison Guaranty

Savings & Loan Association

) Division No. 94-1

) UNDER SEAL

MOTION OF PATRICK KNOWLTON TO INCLUDE
COMMENTS AND FACTUAL INFORMATION AS AN APPENDIX
TO THE REPORT ON THE DEATH OF VINCENT FOSTER, JR.

COMES NOW Patrick James Knowlton, pursuant to 28 U.S.C.
§ 594(h)(2), and respectfully moves this Division of the
Court to include comments and factual information submitted
herewith as an appendix to the Report on the Death of
Vincent Foster, Jr. Mr. Knowlton requests that the Court
include in the Report's appendix a letter from counsel with
exhibits, a total submission of 20 pages.

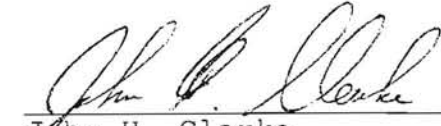
In support hereof, Mr. Knowlton respectfully refers the
Court to his Motion filed July 29, 1997 and the Appendix
submitted with that Motion. The five exhibits (9 pages)
attached to the letter are submitted to explain Mr.
Knowlton's involvement in this matter and, by way of
example, to prove his allegations of obstruction of justice
by the FBI.

The FBI's true involvement in the case will eventually be known, as detailed in pages 11 through 17 of Mr. Knowlton's Motion filed July 29, 1997. Therefore, the object of our Ethics in Government Act to preserve and promote public confidence in the integrity of the federal government by maintaining the appearance that justice has been done will be further frustrated without the inclusion of Mr. Knowlton's submission.¹ As the Supreme Court noted in John Hancock Mut. Ins. Co. v. Harris Trust & Sav. Bank, 114 S. Ct, 517, 523 (1993), "[W]e examine first the language of the governing statute, guided not by a single sentence or member of a sentence, but looking to the provisions of the whole law, and to its object and policy."

WHEREFORE, pursuant to 28 U.S.C. § 594(h)(2), Patrick James Knowlton respectfully moves the Division of the Court to include in the Report's appendix the enclosed letter from counsel with exhibits attached.

¹ The submission includes five exhibits. Exhibit 1: (i) Map of the cars in the Fort Marcy lot and Patrick's route to and from his car; & (ii) Timeline. Exhibit 2: Map depicting the harassment Patrick suffered. Exhibit 3: The FBI knew that Mrs. Foster could identify only a silver gun, so FBI agents showed her a silver gun, told her it was found in Mr. Foster's hand, and falsely reported that she identified the (black) gun found in Mr. Foster's hand as belonging to Mr. Foster. Exhibit 4: The FBI concealed that Mr. Foster's car was not in the Fort Marcy lot by the time he was dead. Exhibit 5: The FBI concealed the gunshot wound in Mr. Foster's neck by: (i) concealing the contents of the Medical Examiner's Report which states that there was a gunshot wound in Mr. Foster's neck; (ii) falsely reporting that the 35 mm photographs were unclear; (iii) concealing that Polaroid photographs vanished; and (iv) concealing that autopsy x-rays vanished.

Respectfully submitted,



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Certificate of Service

I hereby certify and affirm that on September 23, 1997 a copy of the foregoing Motion with submission attached was mailed by first class mail, proper postage prepaid, to:

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