

Frank R. Dillman
2273 County Road 54 W
Notasulga, AL 36866

HAND DELIVERED DURING PUBLIC COMMENT, MACON COUNTY
COMMISSION MEETING ON MONDAY, July 12, 2021

July 12, 2021

Miles Robinson
District 1 Macon County Commissioner
101 E. Rosa Parks Avenue
Tuskegee, AL 36083

Dear Commissioner Robinson,

Clean hands is the principle that always works best for all parties concerned.

You or an agent of yours received my letter of April 22, 2021 on April 27, 2021 in my undertaking to resolve the misuse of county property and employees, county violations of the Open Meetings, Open Records, and Limited Self-Governance Acts, and my physical ejection from an official county meeting.

You chose not to respond, which prompted me to write a second time with the same intention of discussion to the established subject matters.

Regrettably, you or your agent refused delivery of my return-receipt letters of May 5, 2021, USPS tracking number 70140510000221984718, Enclosure (1), and May 27, 2021, USPS tracking number 70180360000165454059, Enclosure (2), ending in both returned to me as "Unclaimed" after being available for receipt for 15 days.

Additionally, I notified you to my May 27, 2021 letter by a personal email on June 21, 2021 without a reply. I addressed the email to you at district1@maconalabama.com, Enclosure (3).

Your May 5, 2021 letter was simultaneously mailed with return-receipt letters to Commissioners Huffman and Berry, and former Commissioner Thompson at the Tuskegee Post Office on May 5, 2021 and was ready for pickup at the Tuskegee Post Office on Friday, May 7, 2021.

The USPS tracking on your May 5, 2021 letter states “Your item could not be delivered on May 22, 2021, Saturday, at 10:16 am in TUSKEGEE, AL 36083. It was held for the required number of days and is being returned to the sender.”

While Thompson’s letter was returned to me as annotated “Fri 07 May AL Tuskegee 36083–11:04 Forward Expired” it appears a member of the Macon County Commission office may have informed the post office that Thompson was no longer a commissioner but resolved to refuse the return-receipt letters to Huffman, Berry, and you.

The USPS tracking on your May 27, 2021 letter states “Your item could not be delivered on June 26, 2021, Saturday, at 8:38 am in TUSKEGEE, AL 36083. It was held for the required number of days and is being returned to the sender.”

Not being able to communicate with a representative of the Macon County Commission via the USPS is disconcerting and predictable, not overlooking it as another occurrence of my time and financial resources being unneeded.

As a public servant elected to office by the citizens of District 1, Macon County, Alabama, you have accepted your Oath of Office as a contract between State of Alabama and yourself to fulfill your ministerial and fiduciary duties faithfully, honestly, and equally for all Macon County citizens the initial time in the early 1990s and multiple occasions since; swearing your support to the United States and Alabama Constitutions and laws to the best of your ability.

You have attended numerous annual conferences and seminars of your Association of County Commissioners of Alabama and have served on the Association’s Legislative Committee. Therefore, you know you have the commitment to promote state and federal laws, not restricted to but including the Alabama Open Meetings Act, Alabama Open Records Act, Alabama Limited Self-Governance Act, United States Constitution, 42 U.S. Code §1983, and Alabama Constitution applying to citizens’ rights and public servants’ responsibilities.

I have read most of my Open Records requests, many on multiple occasions, to the commission during public comment through October 2020, facing your indifference and willful neglect¹ of your Oath of Office.

¹ Blacks Dictionary, **Willful neglect** - “A public officer’s failure to perform one or more duties imposed by law.”

During the December 2017 County Commission monthly meeting you defended the necessity for the county public records policy was because of “citizens” requests. My petition for those public cover letters or county public record form requests from January 1, 2016 to December 31, 2017 has been rejected, without justification.

You expressed dissatisfaction, if not anger, when I was permitted a copy of the proposed county budgetary document immediately preceding the September 21, 2017 budget session. You remained silent following the Executive Session, declared by the Chairman to “discuss” the county public records policy, when I was directed to surrender the document. Your continued silence to the violation of the Open Records Act was not unexpected when my lawful offer to reimburse the county for the document was rejected by the commission.

Special meetings are to be promoted as reoccurring county meetings, however, as I pointed out in my earlier correspondence, the county commission neglected to adhere to those stipulations.

The Open Meetings Act permits the recording of public government meetings. While I was not disruptive, though defying an unlawful order to not stream county meetings, you remained silent supporting the transgression of my rights on September 14, 2020, as a Macon County deputy removed me from the meeting chamber.

In the county’s haste to regulate citizen access to governmental documents, the county commission unanimously ratified the county’s public records policy outside of the required administrative procedures to produce the ordinance. The county policy contains an infringement of rights for citizens requesting documents from the Commission office as contrasted to the Road and Bridge Department because of the two distinct procedures and fees.

Because of your motion and subsequent unanimous vote, the county suspended the Alabama Constitution during its July 10, 2017 meeting.

You had a county vehicle parked behind your Tuskegee residence for a prolonged period. Commissioner Berry told me he had never operated the pickup and he had cautioned you to return it to the county. See Alabama Code §36-25-5. The vehicle was immediately returned to Macon County custody upon my telephone conversation with the County Engineer, J. D. Smith.

You appeared to have knowledge of a confidential telephone conversation with County Chair, County Attorney, ADA representative, and myself regarding my ADA complaint prior to the March 5, 2020 County Commission meeting. However,

there were no announced meetings between the telephone conversation and the county meeting. Serial meetings are addressed in the Open Meetings Act to stop the discussion of government business aside from the people.

In lieu of attainment of your official duties you neglected to adhere to the Open Records Act by ignoring my email and hand-delivered letter requesting copies of WEX documents, which is in the county's possession via its online account as guided by a WEX customer service representative.

You should know, a rejected public document request requires a written justification, of which you chose to ignore.

Alabama Code § 13A-10-12 (a), Tampering of governmental documents is a Class A misdemeanor and is fraud, defined by Blacks Dictionary, "A knowing misrepresentation or knowing concealment of material fact made to induce another to act to his or her detriment. Fraud is usu. a tort, but in some cases (esp. when the conduct is willful) it may be a crime."

Because of your willful neglect to uphold your fiduciary and ministerial duties to the people, you without immunity have trampled upon my unalienable rights to open and accountable government. I have experienced verbal abuse from you, sustained financial and emotional injuries, and unnecessary personal sacrifices because of your violations of your Oath of Office.

Therefore, recognizing the county-made obstacles preventing me from corresponding with you as an elected public servant, it is unavoidable that I must hand-deliver this to you in your official capacity.

Please provide me a photocopy of your Oath of Office, policies guaranteeing faithful performance of duties relevant to your service to District 1 and county citizens alike.

Respectfully, reserving all rights, known and unknown, and waiving none,

Frank Dillman

Enc: (1) My "Unclaimed" letter of May 5, 2021 addressed to your official address

Enc: (2) My "Unclaimed" letter of May 27, 2021 addressed to your official mailing address

Enc: (3) My June 21, 2021 email addressed to you at District1@maconalabama.com

CC: United States Attorney General, Merrick Garland
Acting, United States Attorney, Middle District Alabama, Sandra J. Stewart
State of Alabama Attorney General, Steve Marshall
State of Alabama Secretary of State, John Merrill
Fifth Judicial Circuit District Attorney, D. Jeremy Duerr
Macon County Sheriff, Andre Brunson
Chairman Macon County Commission, Louis Maxwell

Frank R. Dillman
2273 County Road 54 W
Notasulga, AL 36866

RETURN RECEIPT

May 5, 2021

Miles Robinson
District 1 Macon County Commissioner
101 E. Rosa Parks Avenue
Tuskegee, AL 36083

Dear Commissioner Robinson,

Clean hands is the principle that always works best for all parties concerned.

You or an agent of yours received my letter of April 22, 2021 on April 27, 2021, where I provided my "Declaration of Facts" as they pertain to misuse of county property, continuous denials of my requests for public documents, violation of Open Meetings Act, and my physical removal from an official county meeting.

Because you have not replied or forwarded the documents requested in my April 22, 2021 letter, I have included an Oath of Office commonly used across the State of Alabama. "I, _____, solemnly swear or affirm that I will support the Constitution of the United States and the Constitution of the State of Alabama, so long as I remain a citizen thereof; and that I will faithfully and honestly discharge the duties of the office which I am about to enter to the best of my ability, so help me God."

Faithfull—Blacks Dictionary, "1. Trustworthy in honoring vows, promises, or allegiances; loyal
2. Truthful; worthy of belief or confidence."

Honest—Blacks Dictionary, "The Character or quality of being truthful and trustworthy; esp., a disposition to behave in accordance with justice and honorable dealing, esp. as regards candor and truth-telling."

Duty—Blacks Dictionary, "A legal obligation that is owed or due to another and that needs to be satisfied; that which one is bound to do, and for which somebody else has a corresponding right."

Ability—Blacks Dictionary, "The capacity to perform an act or service; esp., the power to carry out a legal act."

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Injury—Blacks Dictionary, “1. The violation of another’s legal right, for which the law provides a remedy; a wrong or injustice 2. Anything said or done in breach of a duty not to do it, if harm results to another in person, character, or property.”

Fiduciary—Blacks Dictionary, “1. Someone who is required to act for the benefit of another person on all matters within the scope of their relationship; one who owes to another the duties of good faith, loyalty, due care, and disclosure. 2. Some who must exercise a high standard of care in managing another’s money or property.”

As an elected public servant, you have fiduciary responsibilities to citizens or beneficiaries.

The Alabama Open Meetings Act,

- a) §36-25A-1 (a) provides the right to attend public county meetings. “It is the policy of this state that the deliberative process of governmental bodies shall be open to the public... [less] executive sessions permitted in §36-25A-7 (a)... and no meetings of a governmental body may be held without providing notice pursuant to the requirements of §36-25A-3.”
- b) §36-25A-2 (4) Defines “**GOVERNMENTAL BODY**. All boards, bodies, and commissions of the executive and legislative departments of the state or its political subdivisions or municipalities which expend or appropriate public funds.” Attorney General of Alabama Opinion 2006-122 reinforces the intent of the Alabama Open Meetings Act.
- c) §11-3-8 (b) requires “The purpose for an agenda of the [special] meeting shall be included in all public notices of the meeting, and no other items shall be considered at the special meeting. Upon scheduling, except in an emergency, at **least five days prior to the special meeting** (emphasis applied), notice of the meeting time, place, and agenda shall be posted in a public and conspicuous location in the courthouse and in other public buildings determined appropriate by the county commission and shall be forwarded to all local news media who have on file with the county commission a written request for notification of special meetings of the county commission.”
- d) Alabama Act 2015-240 added the definition and enforcement provisions for serial meetings. “**Serial meeting** or electronic communications shall not be utilized to circumvent any of the provisions of this chapter.”
- e) The Alabama Open Meetings Act, §36-25A-3 (2016) requires public notification of public meetings, as defined by §36-25A-2 (6).
- f) Public Official defined by §36-25A-2 (11) “Any person elected to public office, whether or not that person has taken office, by the vote of the people at state, county, or municipal levels of government or their instrumentalities...”
- g) §36-25A-6 provides “A meeting of a governmental body, except while in executive session, may be **openly recorded by any person in attendance** (emphasis applied) by means of a tape recorder or any other means of sonic, photographic, or video reproduction provided the recording does not disrupt

the conduct of the meeting. The governmental body may adopt reasonable rules for the implementation of this section.”

h) §11-45-8 outlines the administrative procedures for the adoption of an ordinance.

Macon County Public Record Policy supported by the non-fulfillment of my Requests for Public Records as to others requesting public documents, I feel I am alone, if not in a small minority of people, in the quest for public documents that implementing the county public record policy was more toward retaliation than numbers of requests. As a result of your motion and subsequent unanimous vote, the county commission suspended the Alabama Constitution during its July 10, 2017 meeting. Additionally, you voted in favor of the non-administrative compliant and discriminatory county public records policy during the August 18, 2017 commission meeting.

a) Alabama Code §36-12-40 Public officers and Employees, “Every citizen has a right to inspect and take a copy of any public writing of this state, except as otherwise expressly provided by statute.”

b) Alabama Attorney General wrote that a custodian of records may not cause any unreasonable delays in accommodating a request for public records, Op. Att’y Gen. Ala. No. 2008-073, 2008.

c) *Chambers v Birmingham News*

The [Alabama Supreme] Court concludes that, when the public's dollars fund county government, the public has a right to know not only the information these public officials desire to make public, but also all other information which is neither sensitive nor confidential. Without this right, the public is forced into receiving just that information that public officials allow to be discussed at open public meetings — a practice that is contrary to the fundamental and essential principles of democracy and of established public policy. **Public information may not be sifted through by public officials and trickled down to the citizens of this state at the whim of those officials** (emphasis applied) ... Furthermore, because there is a presumption of required disclosure, **the party refusing disclosure shall have the burden of proving that the writings or records sought are within an exception and warrant nondisclosure of them** (emphasis applied).

d) Tampering § 13A-10-12 (a) of public records is a Class A misdemeanor and is fraud, as defined by Blacks Dictionary, “A knowing misrepresentation or knowing concealment of material fact made to induce another to act to his or her detriment. Fraud is usu. a tort, but in some cases (esp. when the conduct is willful) it may be a crime.”

Limited Self-Governance Act of 2005, § 11-3A-2 was ratified by Macon County voters. §11-3A-2 (i) “Nothing in this chapter shall be construed to allow a county commission to expend any county funds for any improvement on private property.”

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Use of official position or office for personal gain, §36-25-5

- a) (a) No public official or public employee shall use or cause to be used his or her official position or office to obtain **personal gain for himself or herself, or family member of the public employee or family member of the public official** (emphasis applied), or any business with which the person is associated unless the use and gain are otherwise specifically authorized by law.”
- b) (c) No public official or public employee shall use or cause to be used **equipment, facilities, time, materials, human labor, or other public property** (emphasis applied) under his or her discretion or control for the private benefit or business benefit of the public official, public employee, any other person...”.

42 U. S. Code §1893. **Civil action for deprivation of rights.** “Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress,”

American Jurisprudence §313 “It is the **duty** (emphasis applied) of an officer to obey the general laws and the laws which prescribe the duties of his office, and a **public officer has no power to vary or waive any statutory law** (emphasis applied). “

American Jurisprudence §317 “Every public officer is bound to use reasonable skill and diligence in the performance of his official duties, particularly where **rights of individuals may be jeopardized by his neglect** (emphasis applied).”

American Jurisprudence §319 “Every public officer is bound to perform the duties of his office **honestly, faithfully, and to the best of his ability, in such a manner as to be above suspicion of irregularities and to act primarily for the benefit of the public** (emphasis applied).”

Remaining silent

- a) “Misrepresentations by third person. If one stands silent in the presence of a third person making misrepresentations which it is one’s duty to correct, such silence constitutes fraud.” 37 C.J.S. Duty to Speak §16 a.
- b) I read most of my requests for county public documents, some multiple times, to the county commission. For a small sampling. During public comment of the June 11, 2018, I again requested a copy of the Macon County Garbage Ordinance. You met my verbal

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request with silence, as compared to compliance of law. My email and letter to you of March 27, 2017 and April 10, 2017, respectively, asking for your support and compliance with Alabama Code for copies of Macon County WEX Purchase Activity Reports was met with your silence. You remained silent prior to and after an Executive Session when I was ordered by the commission to return the previously provided county budget documents and when my offer to compensate the county for the document was denied. You failed to speak to the provisions of the Open Records Act when I verbally requested the Macon County FY 2018, FY 2019, FY 2020, and FY 2021 budgets multiple times.

- c) You were present and silent when I was physically removed from a county meeting for my refusal to not stream the county meeting because of a chair "rule." By examining the video of my stream, you were present when the chair momentarily left the dais to move the direction of my phone camera recording 90 degrees while I was outside with a Macon County Deputy attempting to defuse the situation.
- d) During public comment of the December 11, 2017 commission meeting in District 4 Recreation Center, you saw and remained silent when the chair denied Mr. Adam Broach, wearing a press pass, to place a small microphone, the size of a Bic pen top, on the dais. The county's meeting policy is silent to citizen microphones on the dais.

Your actions outside of your Oath of Office were personally injurious to me, as a Macon County citizen asking for compliance with the Alabama Constitution and Code.

Respectfully, reserving all rights, known and unknown, and waiving none,

Frank Dillman

CC: United States Attorney General, Merrick Garland
Acting, United States Attorney, Middle District Alabama, Sandra J. Stewart
State of Alabama Attorney General, Steve Marshall
State of Alabama Secretary of State, John Merrill
Fifth Judicial Circuit District Attorney, D. Jeremy Duerr
Macon County Sheriff, Andre Brunson
Chairman Macon County Commission, Louis Maxwell

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Frank R. Dillman
2273 County Road 54 W
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RETURN RECEIPT

May 27, 2021

Miles Robinson
District 1 Macon County Commissioner
101 E. Rosa Parks Avenue
Tuskegee, AL 36083

Dear Commissioner Robinson,

Clean hands is the principle that always works best for all parties concerned.

You or an agent of yours received my letter of April 22, 2021 on April 27, 2021 in my undertaking to resolve the misuse of county property and employees, county violations of the Open Meetings and Open Records Acts, and my physical ejection from an official county meeting.

You chose not to reply which provoked me to write a second time with the same objective of opening discourse to the raised subject matters.

Regrettably, you or your agent refused delivery of my return-receipt letter of May 5, 2021, USPS tracking number 70140510000221984718, and it was returned to me as "Unclaimed" on May 26, 2021 after being available for receipt for 11 working days.

Your May 5, 2021 letter was simultaneously mailed with return-receipt letters to Commissioners Huffman and Berry, and former Commissioner Thompson at the Tuskegee Post Office on May 5, 2021 and was ready for pickup at the Tuskegee Post Office on Friday, May 7, 2021.

The USPS tracking on your May 5, 2021 letter states "Your letter could not be delivered on May 22, 2021, Saturday, at 10:16 am in Tuskegee, AL 36083. It was held for the required number of days and is being returned to the sender."

While Thompson's letter was returned to me as annotated "Fri 07 May AL Tuskegee 36083 - 11:04 Forward Expired" it appears a representative of the Macon County Commission office may have alerted the post office that Thompson was no

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longer a commissioner but elected to reject the return-receipt letters to Huffman, Berry, and you.

Not being capable to communicate with a member of the Macon County Commission via the USPS is disconcerting and predictable, not forgetting it as another instance of my time and financial resources being unnecessary.

It is my feelings the cc of your May 5, 2021 letter sent to Chairman Louis Maxwell has been shared with you, which would then make you aware of that correspondence.

As a public servant elected to office by the citizens of District 1, Macon County, Alabama, you have accepted your Oath of Office as a contract between citizens and yourself to fulfill your ministerial and fiduciary duties faithfully, honestly, and equally for all Macon County citizens the initial time in the early 1990's and multiple occasions since; swearing your support to the United States and Alabama Constitutions and laws to the best of your ability.

You have attended numerous annual conferences and seminars of your Association of County Commissioners of Alabama and have served on the Association's Legislative Committee, thereby you should understand you have the obligation to uphold state and federal regulations, not restricted to but including the Alabama Open Meetings Act, Alabama Open Records Act, Limited Self-Governance Act, United States Constitution, 42 U.S. Code §1983, and Alabama Constitution pertaining to citizens' rights and public servants' responsibilities.

I have read most of my Open Records requests, many on multiple occasions, to the commission during public comment through October 2020, being faced with your indifference and willful neglect² of your Oath of Office.

During the December 2017 official County Commission monthly meeting you justified the necessity for the county public records policy was because of "citizens" requests. My request for the public cover letters or county public record form requests from January 1, 2016 to December 31, 2017 has been denied, without explanation.

² Blacks Dictionary, **Willful neglect** - "A public officer's failure to perform one or more duties imposed by law."

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You expressed disappointment, if not anger, when I was granted a copy of the proposed county budgetary document immediately prior to the September 21, 2017 budget meeting. You remained silent following the Executive Session, declared by the Chairman to "discuss" the county public records policy, when I was directed to surrender the document. Your continued silence to the violation of the Open Records Act was not unexpected when my lawful offer to reimburse the county for the document was ignored by the commission.

Special meetings are to be advertised as regular county meetings, however, as I pointed out in my earlier correspondence, the county commission neglected to adhere to those specifications.

The Open Meetings Act requires citizens to be permitted to record open government meetings. While I was not disruptive, though defying an illegal order to not stream county meetings, you sat silent supporting the transgression of my rights on September 14, 2020, as a Macon County deputy removed me from the meeting chamber.

In the county's haste to regulate citizen access to governmental documents, the county commission unanimously ratified the county's public records policy outside of the required administrative procedures to create an ordinance. It should likewise be recognized; the county policy contains an injustice for citizens because of the two distinct methods to receive public documents.

As a result of your motion and subsequent unanimous vote, the county suspended the Alabama Constitution during its July 10, 2017 meeting.

You had a county vehicle parked behind your Tuskegee residence for extended period of time. Commissioner Berry told me that he had never driven the truck and he had cautioned you to return the truck to the custody of the county. See §36-25-5.

You appeared to have knowledge of a confidential telephone conversation with County Chair, County Attorney, ADA representative, and myself regarding my ADA complaint prior to the March 5, 2020 county commission meeting. However, there were no announced meetings between the telephone conversation and the county meeting. Serial meetings are addressed in the Open Meetings Act and are designed to prevent discussion of government business aside from the people.

In lieu of fulfillment of your official duties you neglected to adhere to the Open Records Act by ignoring my email and hand-delivered letter requesting copies of WEX documents, which is in the county's possession via its online account as I was instructed by a WEX customer service representative.

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You should recognize, a rejected request for public documents requires the office holder to justify its decision to withhold the document from the public. The requested documents or explanation as to why they were withheld from me was not received from you.

Code § 13A-10-12 (a), Tampering of governmental documents is a Class A misdemeanor and is fraud, defined by Blacks Dictionary, "A knowing misrepresentation or knowing concealment of material fact made to induce another to act to his or her detriment. Fraud is usu. a tort, but in some cases (esp. when the conduct is willful) it may be a crime."

Due to your willful negligence to uphold your fiduciary and ministerial duties to the people, you without immunity have trampled my guaranteed Constitutional rights to open and accountable government. I have experienced verbal abuse from you, continued financial and emotional injuries, unnecessary personal sacrifices because of your violations of your Oath of Office.

Please provide me a photocopy of your Oath of Office, policies guaranteeing faithful performance of duties relevant to your service to District 1 and county citizens alike.

Respectfully, reserving all rights, known and unknown, and waiving none,

Frank Dillman

CC: United States Attorney General, Merrick Garland
Acting, United States Attorney, Middle District Alabama, Sandra J. Stewart
State of Alabama Attorney General, Steve Marshall
State of Alabama Secretary of State, John Merrill
Fifth Judicial Circuit District Attorney, D. Jeremy Duerr
Macon County Sheriff, Andre Brunson
Chairman Macon County Commission, Louis Maxwell. This copy will be mailed upon proof of delivery to Commissioners Huffman and Berry, former Commissioner Thompson, and you.

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Unresolved Open Records requests, submitted in letter and designated county form and read, some multiple times, to the commission during its official county business meetings during public comment.

2015-11-19	WEX Purchase Activity and Site Summary Reports
2016-03-22	2015 county licensed business in electronic format, follow-up on April 11, 2016.
2017-08-24	Wireless microphone equipment.
2017-09-21	Verbal request for FY2017 budget papers you granted me minutes before the budget session and ordered its return minutes into the session. added requests on October 10, 2017, November 13, 2017, and December 11, 2017 for the approved FY2018 budget.
2017-10-17	Financial Report provided commissioners for October 2017 meeting.
2017-12-11	Financial Reports provided commissioners for October, November, December 2017 and January 2018 meetings.
2017-12-18	Requestors of public records.
2018-02-12	Financial Report provided commissioners at the March 2018 meeting.
2018-05	Garbage Ordinance, verbally on court-house steps, email follow-up on May 13, 2018, and verbally again during public comment at the June 11, 2018 county meeting.
2019-03-11	FY2019 budget, verbally and verbally again on July 8, 2019.
2020-03-12	and April 13, 2020 for telephone records of March 5, 2020 to March 10, 2020. Your reply on April 21, 2020 "The County does not have any records that will show the person or number called, since all calls coming out the county system will only show the Caller ID as (334) 727-5120,,there were no calls or texts between the Chairman and any Commissioner during the period in questioned [sic]," No discussion or records provided for incoming calls during March 5, 2020 to March 10, 2020 as requested.
2020-09-15	County financial status documents, bond contracts with remaining balances, and amount of state and federal funding owed the county.
2020-09-15	Documents related to possible arson of a dump truck.
2020-09-15	County property in possession of citizens.
2020-09-15	Possible dove shoot
2020-09-20	Live stream requestors for county meetings.
2020-09-28	FY2021 budget
2020-12-14	Authority to remove me from public county meeting.
2020-12-14	Authority to forbid citizens from live streaming county meetings.
2021-01-07	Minutes of County official meetings since August 10, 2020 and FY2021 budget as requested on 28Sep2020.
2021-04-05	Assigned county mobile phone and corresponding county invoices for December 2020 to May 2021
2021-04-06	Corrected 5Apr2021 request for December 2020 to March 2021

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