

# FOIA Marker

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Counsel's Office, White House

Fielding, Fred - General Files

Stack:	Row:	Sect.:	Shelf:	Pos.:	FRC ID:	Location or Hollinger ID:	NARA Number:	OA Number:
W	19	23	4	1	11703	24566	11251	11717

Folder Title:

Libby [Folder 1]: [Correspondence] [Folder 2]

# Withdrawn/Redacted Material

## The George W. Bush Library

DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
001	Statement	Draft #23	2	N.D.	P5;
002	Email	Re: Libby - draft response - To: Tony Fratto, et al - From: Dana M. Perino	1	06/04/2007	P5;
003	Email	No Pardons for Treason - To: Fred F. Fielding - From: Jeff Barnard	1	06/06/2007	P6/b6;
004	Email	No Pardons for Treason - To: Fred F. Fielding - From: Trevor Gray	1	06/06/2007	P6/b6;
005	Court Filing	Order [with attachments]	10	06/08/2007	Court Sealed;
006	Memorandum	Post-Sentencing Issues - To: The Chief of Staff, [Joshua Bolton] - From: Fred F. Fielding	8	06/12/2007	P5;

**COLLECTION TITLE:**

Counsel's Office, White House

**SERIES:**

Fielding, Fred - General Files

**FOLDER TITLE:**

Libby [Folder 1]: [Loose Documents] [Folder 2]

**FRC ID:**

11703

### RESTRICTION CODES

Presidential Records Act - [44 U.S.C. 2204(a)]

- P1 National Security Classified Information [(a)(1) of the PRA]
- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
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PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

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Freedom of Information Act - [5 U.S.C. 552(b)]

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Records Not Subject to FOIA

Court Sealed - The document is withheld under a court seal and is not subject to the Freedom of Information Act.

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DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
007	Memcon	Post-Sentencing Issues [with attachments] - To: The Chief of Staff, [Joshua Bolton] - From: Fred F. Fielding	19	06/14/2007	P5;
008	Memcon	Post-Sentencing Issues - Libby - To: The Chief of Staff, [Joshua Bolton] - From: Fred F. Fielding	8	06/14/2007	P5;

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GRANT OF EXECUTIVE CLEMENCY

-----  
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

WHEREAS Lewis Libby was convicted in the United States District Court for the District of Columbia in the case *United States v. Libby*, Crim. No. 05-394 (RBW), for which a sentence of 30 months' imprisonment, 2 years' supervised release, a fine of \$250,000, and a special assessment of \$400 was imposed on June 22, 2007;

NOW, THEREFORE, I, GEORGE W. BUSH, President of the United States of America, pursuant to my powers under Article II, Section 2, of the Constitution, do hereby commute the prison terms imposed by the sentence upon the said Lewis Libby to expire immediately, leaving intact and in effect the two-year term of supervised release, with all its conditions, and all other components of the sentence.

IN WITNESS THEREOF, I have hereunto set my hand this second day of July, in the year of our Lord two thousand and seven, and of the Independence of the United States of America the two hundred and thirty-first.

LIBBY



# American Thinker

June 12, 2007

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June 09, 2007

## A respite for Libby

**Thomas Lifson**

Professor P.S. Ruckman of Rock Valley College has studied pardons, and wrote to David Frum of NRO about the extensive array of tools available to presidents seeking to avoid injustice through use of executive power as a check on the judiciary. Some highlights of what he found:

By granting a respite (or a series of respites), the president can 1) help Libby avoid prison 2) allow the appellate process to continue, for now, without the disruption of a pardon and 3) allow any decision on a pardon to be made after the election - a clear political concern to many. Many a president has granted respites and many have explained their decisions in terms of allowing individuals to stay out of prison during the appellate process. [...]

A respite delays the imposition of a sentence. It in no way addresses issues related to due process or guilt of innocence. Nor does it change the nature (severity) of the sentence. It only delays the execution of the sentence. In my study of pardons from 1789-1932, I found hundreds of respites. Most of them delayed sentences for periods of 30 to 90 days and were granted to 1) delay executions 2) allow additional time to study a clemency application or 3) to allow an individual to remain out of prison during the appellate process.

When the time period expired, presidents frequently extended the delay with a follow-up respite. Woodrow Wilson, for example, granted 16 respites to an individual, delaying entrance into prison for almost two years. After the 16th respite, he (Wilson) granted a full and unconditional pardon.

So, I am just utterly mystified that the conventional wisdom (among media and government officials) is that, somehow, Bush will be forced to pardon, or

decide not to grant a pardon, to Libby if the judge does not grant bail. Bush could simply issue respites until the last day of the term, if he liked.

Hat tip: Barry Halvorsen

Posted at 01:40 PM | [Email](#) | [Permalink](#)

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**Fielding, Fred F.**

---

**From:** trevor.gray@doj.ca.gov  
**Sent:** Wednesday, June 06, 2007 4:17 PM  
**To:** Fielding, Fred F.  
**Subject:** No Pardons for Treason

President George W. Bush  
The White House  
1600 Pennsylvania Avenue NW  
Washington, DC 20500

Dear President Bush,

Your father called them the "most insidious of traitors." He was referring, of course, to those who reveal the identities of America's covert operatives.

It's now abundantly clear that people working in your administration conspired to do precisely that, and Scooter Libby lied to try and cover up these crimes.

We call upon you to publicly renounce any potential use of your presidential pardon and let justice run its course in this case.  
I hope you agree that there is simply no reason to use pardon powers to shelter those who have endangered our national security.

Signed by:  
Trevor Gray

(b)(6)

cc:  
White House Counsel Fred Fielding

**Bakke, Mary Beth**

---

**From:** (b)(6)  
**Sent:** Wednesday, June 06, 2007 4:33 PM  
**To:** Fielding, Fred F.  
**Subject:** No Pardons for Treason

President George W. Bush  
The White House  
1600 Pennsylvania Avenue NW  
Washington, DC 20500

Dear President Bush,

Your father called them the "most insidious of traitors." He was referring, of course, to those who reveal the identities of America's covert operatives.

It's now abundantly clear that people working in your administration conspired to do precisely that, and Scooter Libby lied to try and cover up these crimes.

We call upon you to publicly renounce any potential use of your presidential pardon and let justice run its course in this case.  
I hope you agree that there is simply no reason to use pardon powers to shelter those who have endangered our national security.

Signed by:  
Jeff Barnard

(b)(6)

cc:  
White House Counsel Fred Fielding

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Court Filing	Order [with attachments]	10	06/08/2007	Court Sealed;

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**Bakke, Mary Beth**

---

**From:** Addington, David S.

**Sent:** Thursday, June 07, 2007 5:51 PM

**To:** Fielding, Fred F.

**Cc:** Bakke, Mary Beth

Fred:

For your info -- letter from Chairman Conyers to VP at:

<http://judiciary.house.gov/Media/PDFS/Conyers-Nadler070607.pdf>.

JOHN CONYERS, JR., Michigan  
CHAIRMAN

HOWARD L. BERMAN, California  
RICK BOUCHER, Virginia  
JERRICO NADLER, New York  
ROBERT C. "BOBBY" SCOTT, Virginia  
MELVIN L. WATT, North Carolina  
ZOE L. LOFGREEN, California  
SHERA JACKSON LEE, Texas  
MAXINE WATERS, California  
MARTIN T. MEEHAN, Massachusetts  
WILLIAM D. DELAHUNT, Massachusetts  
ROBERT WEXLER, Florida  
LINDA T. SANCHEZ, California  
STEVE COHEN, Tennessee  
HENRY C. "HANK" ROBINSON, JR., Georgia  
LUB V. GUTIERREZ, Illinois  
BRAD SHERMAN, California  
TAMMY BALDWIN, Wisconsin  
ANTHONY D. FERRER, New York  
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LAMAR S. SMITH, Texas  
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J. RANDY FORBES, Virginia  
STEVE KING, Iowa  
TOM FEENEY, Florida  
TRENT FRANKS, Arizona  
LOUIE GOMBERG, Texas  
JIM JORDAN, Ohio

ONE HUNDRED TENTH CONGRESS

# Congress of the United States House of Representatives

COMMITTEE ON THE JUDICIARY

2138 RAYBURN HOUSE OFFICE BUILDING

WASHINGTON, DC 20515-6216

(202) 225-3951

<http://www.house.gov/judiciary>

June 7, 2007

The Honorable Dick Cheney  
Vice President  
United States of America  
Eisenhower Executive Office Building  
Washington, D.C. 20501

Dear Mr. Vice President:

We call on you to recuse yourself from involvement in any issues relating to the criminal prosecution of your former aide, I. Lewis "Scooter" Libby, including the issue of a potential pardon, and to refrain from further public comment on the prosecution. These requests are prompted, in part, by your reported comments in which you stated your hope that "our system will return a final result consistent with what we know of this fine man," and by reports that Administration officials expect you to press for a pardon in internal White House debates.

The reasons for my request are several. First, at trial, evidence was elicited of your involvement with Mr. Libby in connection with the events that formed the basis of his prosecution. As the federal prosecutor stated in his closing argument, the evidence at trial revealed that there was "a cloud" over certain aspects of your conduct. Accordingly, your comments may be seen as blurring the distinction between the institutional interests of the Office of Vice President and your personal interests in the ultimate results of the prosecution.

Second, your comments would appear particularly inappropriate because post-trial proceedings are ongoing. Mr. Libby has announced that he intends to appeal his conviction, and his motion for bond pending appeal is before United States District Judge Reggie Walton at this time. The Executive Branch must speak through one voice on matters of criminal prosecution. We would hope a sitting Vice President would not suggest that the Government seeks any result other than that sought by the prosecutors representing the Department of Justice, or imply that the decisions of the trial court – both as to the validity of the verdict or the proper sentence – should be undone.

The Honorable Dick Cheney

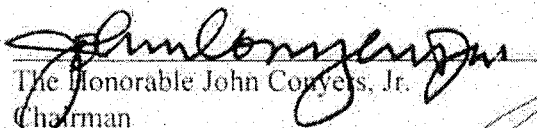
June 7, 2007

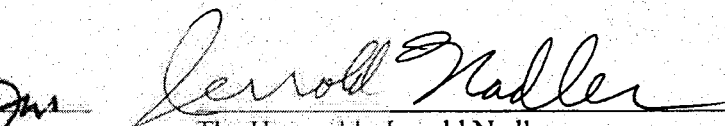
Page 2

Thus, in light of your personal involvement in the facts that gave rise to the charges against Mr. Libby, and your apparent stake in a favorable outcome for him, we strongly urge that you recuse yourself from any further involvement – direct or indirect, official or unofficial – in any future issues that relate to his prosecution. It would be deeply divisive, and invite deep cynicism and disrespect for the legal process, were the American people to conclude that Mr. Libby undertook actions that subjected him to criminal liability to protect you, knowing or believing, or having the facts ultimately reveal, that you would thereafter take steps to protect him from the consequences of his criminal conduct.

We would appreciate your response at your earliest convenience.

Sincerely,

  
The Honorable John Conyers, Jr.  
Chairman  
Committee on the Judiciary

  
The Honorable Jerrold Nadler  
Chairman  
Subcommittee on the Constitution, Civil  
Rights, and Civil Liberties

JC/

cc: The Honorable Lamar S. Smith  
Ranking Member

The Honorable Trent Franks  
Ranking Member  
Subcommittee on the Constitution, Civil Rights, and Civil Liberties

**Fielding, Fred F.**

---

**From:** White House News Update [News.Update@WhiteHouse.Gov]  
**Sent:** Sunday, June 10, 2007 1:13 PM  
**To:** Fielding, Fred F.  
**Subject:** AP - Snow: Bush's Call on CIA Leak Case



**Snow: Bush's Call on CIA Leak Case**

WASHINGTON (AP) \_ White House press secretary Tony Snow said Sunday it will be up to the president to decide whether to intervene if I. Lewis "Scooter" Libby is ordered to prison soon in the CIA leak case.

"I'll let him announce it if and when he decides to do so," Snow said when asked about the prospects for President Bush intervening.

The press secretary was responding to a question on "Fox News Sunday" about the case of Vice President Dick Cheney's former chief of staff.

A jury convicted Libby of lying to a federal grand jury and the FBI about how he learned about the CIA employment of Valerie Plame and what he told reporters about it.

On Thursday, Libby's lawyers asked U.S. District Judge Reggie Walton to delay Libby's 2 1/2-year prison sentence, a request the judge has indicated he's not inclined to grant.

Libby's lawyers say they have a good chance of winning an appeal of Libby's convictions for perjury and obstruction in the case involving Plame, the wife of Bush administration critic Joseph Wilson.

Bush's intervention might not be necessary in order for Libby to avoid jail. If Walton soon orders Libby to serve his term, a federal appeals court could step in and delay such action while Libby appeals.

---  
You are currently subscribed to News Update (wires) as: Fred\_F.\_Fielding@who.eop.gov.  
To unsubscribe send a blank email to leave-whitehouse-news-wires-1809867W@list.whitehouse.gov

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- b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]



# Withdrawal Marker

## The George W. Bush Library

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
Memcon	Post-Sentencing Issues [with attachments] - To: The Chief of Staff, [Joshua Bolton] - From: Fred F. Fielding	19	06/14/2007	P5;

**This marker identifies the original location of the withdrawn item listed above.  
For a complete list of items withdrawn from this folder, see the  
Withdrawal/Redaction Sheet at the front of the folder.**

#### COLLECTION:

Counsel's Office, White House

#### SERIES:

Fielding, Fred - General Files

#### FOLDER TITLE:

Libby [Folder 1]: [Loose Documents] [Folder 2]

#### FRC ID:

11703

#### FOIA IDs and Segments:

2014-0234-F

#### OA Num.:

11717

#### NARA Num.:

11251

#### RESTRICTION CODES

##### Presidential Records Act - [44 U.S.C. 2204(a)]

- P1 National Security Classified Information [(a)(1) of the PRA]
- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
- P3 Release would violate a Federal statute [(a)(3) of the PRA]
- P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]
- P5 Release would disclose confidential advise between the President and his advisors, or between such advisors [(a)(5) of the PRA]
- P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]

PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

##### Deed of Gift Restrictions

- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

##### Freedom of Information Act - [5 U.S.C. 552(b)]

- b(1) National security classified information [(b)(1) of the FOIA]
- b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
- b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
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