

# FOIA Marker

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Records Management, White House Office of  
Subject Files - FG006-03A (Chief of Staff, Office Files)

Stack:	Row:	Sect.:	Shelf:	Pos.:	FRC ID:	Location or Hollinger ID:	NARA Number:	OA Number:
W	11	1	7	2	10803	23666	11090	11090

Folder Title:

534083

# Withdrawn/Redacted Material

## The George W. Bush Library

DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
001	Letter	Letter - To: The Honorable Jimmy Carter - From: Andrew H. Card	1	07/03/2002	P5;
002	Letter	Letter - To: The Honorable Jimmy Carter - From: Andrew H. Card	1	07/09/2002	P5;

**COLLECTION TITLE:**

Records Management, White House Office of

**SERIES:**

Subject Files - FG006-03A (Chief of Staff, Office Files)

**FOLDER TITLE:**

534083

**FRC ID:**

10803

### 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]
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- b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
- b(8) Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
- b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

**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.**

534083  
FG00603A

July 3, 2002

The Honorable Jimmy Carter  
The Honorable Gerald Ford  
The Honorable Jack Kemp  
The Honorable Juanita Millender-McDonald  
125 Cannon Building  
Washington, D.C. 20515-0537

Dear Mr. Carter, Mr. Ford, Mr. Kemp, and Ms. Millender-McDonald:

Thank you for your letter to President Bush regarding election reform and, in particular, the voting rights of felons. As you know, when the National Commission on Federal Election Reform presented its report last July, the President endorsed its four fundamental principles. One of these principles is that the Federal Government should respect the primary role of State, county and local governments in the administration of elections. Pursuant to this principle, States generally should determine, free from Federal control, whether felons lose their right to vote and under what circumstances and what conditions their franchise might be restored.

To the extent that the Federal Government has an ~~exist~~continuing obligation regarding felons' voting rights, that obligation will be met by the executive branch agencies with jurisdiction over the subject matter—specifically, the Department of Justice and the Federal Election Commission.

Thank you for your ~~continuing~~ interest and involvement in the important issue of Federal election reform. I will forward your letter to the Department of Justice and the Federal Election Commission for further review.

Sincerely,

Andrew H. Card, Jr.  
Chief of Staff to the President

cc: The Honorable John Ashcroft, Attorney General  
The Honorable David Mason, Chairman, Federal Election Commission

The Honorable Jimmy Carter  
441 Freedom Parkway  
Atlanta, Georgia 30307

The Honorable Gerald R. Ford  
Post Office Box 927  
Rancho Mirage, California 92270

The Honorable Jack Kemp  
Suite 900  
1701 Pennsylvania Avenue, N.W.  
Washington, D.C. 20006

The Honorable Juanita Millender-McDonald  
House of Representatives  
Washington, D.C. 20515

# Withdrawal Marker

## The George W. Bush Library

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For a complete list of items withdrawn from this folder, see the  
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**FOLDER TITLE:**

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**OA Num.:**

11090

**NARA Num.:**

11090

**FOIA IDs and Segments:**

2014-0299-F

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
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THE WHITE HOUSE

WASHINGTON

July 9, 2002

The Honorable Jimmy Carter  
441 Freedom Parkway  
Atlanta, Georgia 30307

  
Dear Mr. President:

Thank you for your letter to President Bush regarding election reform and, in particular, the voting rights of felons. As you know, when the National Commission on Federal Election Reform presented its report last July, the President endorsed its four fundamental principles. One of these principles is that the Federal Government should respect the primary role of State, county, and local governments in the administration of elections. Pursuant to this principle, States generally should determine, free from Federal control, whether felons lose their right to vote and under what circumstances and what conditions their franchise might be restored.

To the extent that the Federal Government has an continuing obligation regarding felons' voting rights, that obligation will be met by the executive branch agencies with jurisdiction over the subject matter -- specifically, the Department of Justice and the Federal Election Commission.

Thank you for your interest and involvement in the important issue of Federal election reform. I will forward your letter to the Department of Justice and the Federal Election Commission for further review.

Sincerely,

Andrew H. Card, Jr.  
Chief of Staff to the President

July 9, 2002

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441 Freedom Parkway  
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Sincerely,

Andrew H. Card, Jr.  
Chief of Staff to the President

AHC/HEM/lynn (7MISC)  
(reform.frm)



July 9, 2002

The Honorable Gerald R. Ford  
Post Office Box 927  
Rancho Mirage, California 92270

Dear Mr. Ford:

Thank you for your letter to President Bush regarding election reform and, in particular, the voting rights of felons. As you know, when the National Commission on Federal Election Reform presented its report last July, the President endorsed its four fundamental principles. One of these principles is that the Federal Government should respect the primary role of State, county, and local governments in the administration of elections. Pursuant to this principle, States generally should determine, free from Federal control, whether felons lose their right to vote and under what circumstances and what conditions their franchise might be restored.

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July 9, 2002

The Honorable Jack Kemp  
Suite 900  
1701 Pennsylvania Avenue, N.W.  
Washington, D.C. 20006

Dear Mr. Kemp:

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July 9, 2002

The Honorable Juanita Millender-McDonald  
House of Representatives  
Washington, D.C. 20515

Dear Ms. Millender-McDonald:

Thank you for your letter to President Bush regarding election reform and, in particular, the voting rights of felons. As you know, when the National Commission on Federal Election Reform presented its report last July, the President endorsed its four fundamental principles. One of these principles is that the Federal Government should respect the primary role of State, county, and local governments in the administration of elections. Pursuant to this principle, States generally should determine, free from Federal control, whether felons lose their right to vote and under what circumstances and what conditions their franchise might be restored.

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