

NLWJC- Kagan

Counsel - Box 017 - Folder 002

Paula Jones Certiorari Petition [6]

Withdrawal/Redaction Sheet

Clinton Library

DOCUMENT NO. AND TYPE	SUBJECT/TITLE	DATE	RESTRICTION
001. draft	Clinton vs. Jones; RE: Petition for Writ of Certiorari (29 pages)	05/11/1996	P5
002. draft	Clinton vs. Jones; RE: Petition for a Writ of Certiorari (28 pages)	05/14/1996	P5

COLLECTION:

Clinton Presidential Records
 Counsel's Office
 Elena Kagan
 OA/Box Number: 8285

FOLDER TITLE:

Paula Jones Certiorari Petition [6]

2009-1006-F
db1558

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 advice 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]

C. Closed in accordance with restrictions contained in donor's deed of gift.

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

RR. Document will be reviewed upon request.

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]
- b(4) Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
- b(6) Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
- 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]

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5-1853

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Yes

Elena -

Do we expect
them back in
at the
merits stage?

JQ

Yes - assuming we want them
to participate, (which we should)

Elena

THE WHITE HOUSE
WASHINGTON

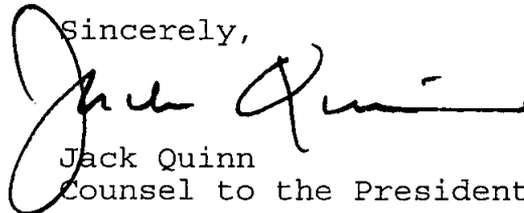
June 11, 1996

Dear Senators:

I write in response to your letter of May 22, 1996. By this time, I hope it is clear to you, as the President's personal attorney has stated many times, that he does not rely on, and does not claim relief under, the Soldiers' and Sailors' Relief Act in Clinton v. Jones. Continued suggestions to the contrary are unwarranted and would be false.

The deferral sought in this suit, until the end of the President's term of office, is based on constitutional principles involving the responsibilities of the presidency and the separation of powers. The references in this matter to the Soldiers' and Sailors' Act are not as a basis for the stay, but only to refute arguments that granting stays of litigation is extraordinary, which it is not.

Sincerely,

A handwritten signature in black ink, appearing to read "Jack Quinn". The signature is fluid and cursive, with a large initial "J" and a long horizontal stroke at the end.

Jack Quinn
Counsel to the President