

RIDER

(Grand Jury Subpoena to Reason, dated June 2, 2015)

For the users identified in the below chat, please provide any and all identifying information that you have for the users, including but not limited to:

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<https://reason.com/blog/2015/05/31/silk-road-trial-read-ross-ulbrichts-haun#comment>

- [Agammamon](#)|5.31.15 @ 10:47AM|#

Its judges like these that should be taken out back and shot.

reply to this

[log in](#) or [register](#) to reply

- [Alan](#)|5.31.15 @ 12:09PM|#

It's judges like these that *will* be taken out back and shot.

FTFY.

reply to this

[log in](#) or [register](#) to reply

- [croaker](#)|6.1.15 @ 11:06AM|#

Why waste ammunition? Wood chippers get the message across clearly. Especially if you feed them in feet first.

reply to this

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- [Cloudbuster](#)|6.1.15 @ 2:40PM|#

Why do it out back? Shoot them out front, on the steps of the courthouse.

reply to this

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- [Rhywun](#)|5.31.15 @ 11:35AM|#

I hope there is a special place in hell reserved for that horrible woman.

reply to this

[log in](#) or [register](#) to reply

- [Alan](#)|5.31.15 @ 12:11PM|#

There is.

reply to this

[log in](#) or [register](#) to reply

- [Product Placement](#)|5.31.15 @ 1:22PM|#

I'd prefer a hellish place on Earth be reserved for her as well.

reply to this

[log in](#) or [register](#) to reply

- [croaker](#)|6.1.15 @ 11:09AM|#

Fuck that. I don't want to oay for that cunt's food, housing, and medical. Send her through the wood chipper.

reply to this

[log in](#) or [register](#) to reply

Declaration of Custodian of Records

Pursuant to 28 U.S.C. § 1746, I, the undersigned, hereby declare:

My name is _____.
(name of declarant)

I am a United States citizen and I am over eighteen years of age. I am the custodian of records of the business named below, or I am otherwise qualified as a result of my position with the business named below to make this declaration.

I am in receipt of a Grand Jury Subpoena, dated June 2, 2015, and signed by Assistant United States Attorney Niketh V. Velamoor, requesting specified records of the business named below. Pursuant to Rules 902(11) and 803(6) of the Federal Rules of Evidence, I hereby certify that the records provided herewith and in response to the Subpoena:

- (1) were made at or near the time of the occurrence of the matters set forth in the records, by, or from information transmitted by, a person with knowledge of those matters;
- (2) were kept in the course of regularly conducted business activity; and
- (3) were made by the regularly conducted business activity as a regular practice.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____.
(date)

(signature of declarant)

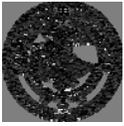
(name and title of declarant)

(name of business)

(business address)

Definitions of terms used above:

As defined in Fed. R. Evid. 803(6), "record" includes a memorandum, report, record, or data compilation, in any form, of acts, events, conditions, opinions, or diagnoses. The term, "business" as used in Fed. R. Evid. 803(6) and the above declaration includes business, institution, association, profession, occupation, and calling of every kind, whether or not conducted for profit.



U.S. Department of Justice

*United States Attorney
Southern District of New York*

*The Silvio J. Mollo Building
One Saint Andrew's Plaza
New York, New York 10007*

June 2, 2015

Reason.com
1747 Connecticut Ave., NW
Washington, DC 20009
Tel: (202) 986-0916

Re: Grand Jury Subpoena

Dear Sir or Madam:

Please be advised that the accompanying grand jury subpoena has been issued in connection with an official criminal investigation of a suspected felony being conducted by a federal grand jury. The Government hereby requests that you voluntarily refrain from disclosing the existence of the subpoena to any third party. While you are under no obligation to comply with our request, we are requesting you not to make any disclosure in order to preserve the confidentiality of the investigation and because disclosure of the existence of this investigation might interfere with and impede the investigation.

Moreover, if you intend to disclose the existence of this subpoena to a third party, please let me know before making any such disclosure.

Thank you for your cooperation in this matter.

Very truly yours,

PREET BHARARA
United States Attorney

By: _____

Niketh Velamoor
Assistant U.S. Attorney
Southern District of New York
One St. Andrew's Plaza
New York, NY 10007


(Enclosure – Grand Jury Subpoena)