RE: Sunshine Law Request – St. Louis County Missouri

Dear Dr. Page:

I write to request copies of the following public records pursuant to Chapter 610 of the Missouri Revised Statutes:

1. All text, voice mail and email communications beginning on 07/01/2021 through the date of this request (including, emails, email attachments, complete email chains, and calendar invitations) relating to the city’s policy requiring the wearing of facemasks or face coverings inside public buildings and private businesses, between you any of the following individuals:

   a. Quinton Lucas
   b. Frank White Jr.
   c. Tishaura Jones
   d. Rita Heard Days
   e. Kelli Dunaway
   f. Tim Fitch
   g. Shalonda Webb
   h. Lisa Clancy
   i. Ernie Trakas
   j. Mark Harder
   k. Faisal Khan

2. All email communications beginning on 01/20/2021 through the date of this request (including, emails, email attachments, complete email chains, and calendar invitations) relating to the county’s policy requiring the wearing of facemasks or face coverings inside public buildings and private businesses, sent or received by you to or from any of the following entities:
a. Anyone communicating form an email address ending in @cdc.gov
b. Anyone communicating from an email address ending in @who.cop.gov
c. Anyone communicating from an email address ending in @who.gov
d. Anyone communicating from an email address ending in @nea.org
e. Anyone communicating from an email address ending in @mnea.org
f. Anyone communicating from an email address ending in @mosba.org
g. Anyone communicating from an email address ending in @nfilb.org
h. Anyone communicating from an email address ending in @mochamber.com

3. All engagement letters for legal services between St. Louis County, Missouri, and any law firm, attorney or legal consultant, including but not limited to Lewis Rice, LLC, beginning on 01/01/2019 through the date of this request.

4. All invoices for legal services received and/or paid by St. Louis County, Missouri, beginning on 01/01/2021 through the date of this request.

These requests seek documents that are in the public interest because they are likely to contribute to a better understanding of the operations or activities of St. Louis County, Missouri. In addition, this is not a request for commercial purposes. For these reasons, pursuant to § 610.026.1(1), RSMo, the Missouri Attorney General’s Office requests a waiver of any fees associated with processing this request for records.

Thank you for your time and attention to this matter.

Sincerely,

[Signature]

James S. Atkins
General Counsel