

Charles E. Tyner
Grand Master and
Most Worshipful Prince Hall Grand Lodge Free and Accepted Masons
Of California, Inc.

August 16, 2007

Information for the Court
Case GC-039438
Frederick B. Young

Frederick B. Young (Fred Young) was expelled because of his continued violation of our Masonic
Laws and Rules.

The written information presented on 8-14-07 to the court for review shows that Fred Young will not conform to the established Masonic protocol as it related to Masonic offences of unmasonic conduct.

Even though Fred Young has been expelled he still can be restored to membership. He will not be restored to the Board as a member or chairman.

Our Fraternity has in place and has for 152 years a process where a brother who not in good standing can be returned to good standing if he does what is required.

The requirements are that he apologize for his past actions of unmasonic conduct and promise not to do what placed him under Masonic sanctions and provide the information requested.

I can not be present today because Fred Young knows my fax number and business and home address however he had the notice to appear today sent to the Los Angeles fax number of Billy Harrington. I did not get an express delivery.

I am asking the court not to change the time we have to answer the original Summons and complaint because we are still trying to hire an attorney.

I, Charles E. Tyner, came alone on Monday 8-14-07, because I did not have time to hire an attorney, even though I contacted several, only one returned my call Monday night after hours, the court date was Tuesday morning.

I have the name of 4 attorneys and need time to talk to them to determine who will be best for the situation.

I will out of the state on Masonic business and personal business until the 27 of August.

Charles E. Tynor
Grand Master and
Most Worshipful Prince Hall Grand Lodge

August 14, 2007

Information for the Court
Case No. GC-039438
Frederick B. Young

Frederick B. Young (Fred Young) was removed from the Board of the Most Worshipful Prince Hall Grand Lodge, Free & Accepted Mason, Inc., (Grand Lodge) after 6 months advance notice. The first notice given by me was just after being elected Grand Master, which was July 16, 2006.

Once Fred Young was removed the letter of removal stated that he would be able to appeal to the general membership on Tuesday morning the 17 of July 2007. The reason for Tuesday morning is this is just before our election of officers for the ensuing Masonic Year. This letter was dated 12-22-2006. [Exhibit 1]

On February 16, 2007, at the Official Visit of the Grand Master, a constitutional requirement, Fred Young, stood in the sacred altar in front of 170 brothers and sent me papers what was purported to be application form 7 lodges requesting that I call a special Grand Lodge, because of his removal from the Board. I requesting also included Eddie I. Thompson who was also removed, for what in my opinion was a Conflict of Interest, by both individuals serving on Grand Lodge and The Prince Hall Arms Board. The papers were not application but were a copy of the December Grand Lodge Board minutes. The application was presented to me at the March 2007 board meeting with at least members of the Grand Lodge present, including the 7 Board members. [Exhibit 2]

On March 17, 2007, at our regularly scheduled quarterly Board meeting held in Los Angeles Fred Young presented a letter to the Board demanding he be reinstated to the Board and as Chairman, citing California Corporate Code section as the grounds that his removal was illegal. No action was taken by the Board. It was noted by Fred Young was already advised that his Grievance would be an agenda item at the up coming Grand Lodge on July 17, 2007. It was at the meeting that Fred Young threatens to bring legal action against the Grand Lodge, he was advised by many that to do so would subject him to suspension according to Masonic Law. He stated that I might as well suspend him now because he was going to sue the Grand Lodge. I warned him that if he went to Civil of Judicial authority, before the master was heard at Grand Lodge, he would be suspended. [Exhibit 3]

On April 9, Fred young submitted a resolution to change the wording of the section of the Constitution dealing with the calling of a special Grand Lodge to that the Grand Master shall instead of may call one when presented application by 7 lodges. This was put on the

Official Ballot where the voting strength was 465, this resolution loss with a vote of 219 No and 110 yes. [Exhibit 3 & 4]

On April 13 Fred Young was sent a request for put a lien of \$1,500,000 on the Prince Hall Arms, property in the name of the Grand Lodge to protect the Grand Lodges interest. As of today this has not been done. On April 27, a request was had for a full accounting of all funds from the Grand Lodge to the Prince Hall Project. As of today this has not been done. These letter were resent in the form of a Masonic Summons on May 14, 2007. still no replays of today. [Exhibit 5, 6, 7 & 8]

On May 9th 2007 I received a letter for Attorney Courtney M. Coates, advising that if Fred Young was not reinstated, he would bring legal action against the Grand Lodge. I got the letter on May 12, 2007 with a reply date of May 15, 2007. The letter cited California Corporate Code section 5341, which is not the correct code for the Grand Lodge. 5341 is for a Non-Profit Public Benefit Corporation. The Grand Lodge is a Mutual Benefit Corporation where Corporate Code section 7220-7225 applied and under 7221 (f) (1), which states: "Unless otherwise provided in the articles or bylaws at the of designation, any director so designated may be removed without cause by the designating person or persons." In the Grand Lodge the Grand Master in the designated person, when Grand Lodge is not in session. [Exhibit 9 & 10]

On May 22, 2007 Fred Young was suspended from Freemasonry for violation of Section 16: (b) page 405 of the Masonic Constitution which states, "No member of this Jurisdiction may approach Civil Law or Judicial Procedure about that which concerns Masonry before exercising all pertinent Laws, Rules and Regulation of this Grand Lodge. Penalty for such violation shall be suspension. [Exhibit 11]

On June 3, 2007, while under suspension Fred Young attended a Masonic Observance in Masonic regalia which a violation of our Constitution. In addition, those in attendance who questioned his presence was lead to believe that I gave him permission. He did not. [Exhibit 12]

In summary, every member of our fraternity took an oath on the Holy Bible that we would obey and uphold the Constitution, Bylaw, Edicts and Rules of the Grand Lodge and Grand Master. We further, swore to obey all edicts and official communication for the Grand Master. [Exhibit 13]

Fred Young has not kept his sworn obligation to our fraternity.