Brady Eames <ibuncle@yahoo.com>  Dec 22, 2014 6:20 PM

Posted in group: FOIA Advisory Committee

Dear agents of the United States, Upon calling the phone number of the NLRB's FOIA Branch (secret 202-273-2722 and unpublished on any current webpage of the NLRB's website or in the 2014-Congressional Directory), an agent who identified as a FOIA "attorney advisor" (first time such advisor had ever received a phone call from the public!) was confident that the public shall appeal to the "Associate General Counsel" (AGC) and head of the "Division of Legal Counsel" (DOLC) to, and that such AGC and head of the DOLC shall, adjudicate and make a final appellate FOIA disposition upon the appeal of ANY adverse initial FOIA disposition until I directed such advisor to the FOIA regulations of the NLRB codified under 29 CFR 102.117(c)(2)(i) and (v) which inform that the public shall appeal to the Chairman of the NLRB (Chairman) to adjudicate and make, and that such Chairman shall adjudicate and make, a final disposition with respect to an initial disposition that conceals records of the NLRB. Such advisor encouraged me to comply with 29 CFR 102.117(c)(2)(i) and (v), which, of course, I am doing as a United States citizen, resident of Utah and Federal taxpayer. I shall not be required to resort to, or be adversely affected by, the arbitrary, secret and fugitive FOIA procedures of the NLRB!!! (see 5 USC 552(a)(1)) Sincerely, Brady Eames