c/o Prime Minister Vogel Denise Newsome

Post Office Box 31265 - Jackson, Mississippi 39286
Toll Free - (888) 700-5056 Phone: (601) 885-3324
Website: www.uticainternationalembassy.website
Email: primeminister@uticainternationalembassy.website

February 2, 2021¹

TO:

VIA EMAIL and/or FACSIMILE: (202) 331-9191

United Nations - Security Council c/o Secretary-General To The United Nations

ATTN: His Excellency António Guterres

guterres@unhcr.ch, unicdc@unic.org, portugal@un.int

VIA EMAIL and/or FACISIMLE:

(212) 963-3301 / (212) 935-1835 United Nations General Assembly Office of the President

ATTN: Her Excellency Maria Fernanda Espinosa ecuador@un.int, onuginebra@mmrree.gob.ec,

VIA EMAIL:

International Criminal Court/The Office Of The Prosecutor – c/o Mark P. Dillon (Head of Information & Evidence Unit) - otp.informationdesk@icc-cpi.int
Fadi El Abdallah/Spokesperson Fadi.El-Abdallah@icc-cpi.int

ICC Public Affairs - Public Affairs. Unit@icc-cpi.int

VIA EMAIL and/or FACSIMILE: (212) 486-1361 International Criminal Court's Liaison Office To The United Nations – <u>liaisonofficeny@icc-cpi.int</u> ATTN: Ms. Karen Mosoti

866 United Nations Plaza, Suite 476 New York NY 10017

VIA EMAIL and/or FACSIMILE: (601) 965-4409 United States Department of Justice/Attorney General c/o Carla J. Clark – <u>carla.clark@usdoj.gov</u> c/o D. Michael Hurst – <u>mike.hurst@usdoj.gov</u> 501 East Court Street – Suite 4.430 Jackson, MS 39201 VIA EMAIL and/or FACSIMILE: (212) 599 1020 United Nations - Economic and Social Council

ATTN: Her Excellency Inga Rhonda King mission@svg-un.org; svgmission@gmail.com

VIA EMAIL and/or FACSIMILE: (212) 963-7454

ECOSOC and Interorganizational Cooperation Branch Office for ECOSOC Support and Coordination

Department of Economic and Social Affairs

ATTN: Mr. Sergei Kambalov - kambalov@un.org

ATTN: Mr. Marc-André Dorel - dorel@un.org

ATTN: Mr. Paul Simon - imonp@un.org

VIA EMAIL and/or FACSIMILE: (212) 557-3528

Permanent Mission of the Bolivarian Republic of Venezuela – <u>venezuela@venezuelaonu.gob.be</u>,

venezuela@un.int

ATTN: President Nicolas Maduro

335 East 46th Street New York, NY 10017

VIA EMAIL and/or FACSIMILE: (212) 867-7086

Permanent Mission of the Islamic Republic Of Iran To The United Nations - iran@un.int

ATTN: His Excellency Hassan Rouhani (President)

622 Third Avenue New York, NY 10017

VIA EMAIL and/or FACSIMILE:

FOREIGN NATIONS/GOVERNMENT LEADERS

¹ Boldface, Caps, Small Caps, Italics, and Underline, etc. are used for EMPHASIS! 17 USC § 107 Limitations on Exclusive Rights – FAIR USE

RE: NOTIFICATION: January 25, 2021, United States Officials' Attempted Kidnapping Of Utica International Embassy's Prime Minister Vogel Denise Newsome

PRESENTLY LIVING UNDER A THREATENING HOSTAGE SITUATION AS THE UNITED STATES' NAZI/ZIONIST OFFICIALS, PRESIDENT JOE BIDEN ADMINISTRATION With Their LEGAL COUNSEL BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ SEEK WAYS TO HAVE UIE PRIME MINISTER VOGEL DENISE NEWSOME KIDNAPPED and ASSASSINATED

<u>URGENT</u> *INTERNATIONAL* ASSISTANCE REQUESTED FOR THE FREEDOM, TRANSFER TO SAFETY OF PRIME MINISTER VOGEL DENISE NEWSOME

REQUEST FOR:

Assistance With Preparation Of Warrants For Arrests, Extraditions and Prosecution Setup Of Special Court(s) To Handle "Nazi And Zionist International" Trials Assistance With Investigation(s)

DEMAND FOR:

Lifting Of "ALL" United States Sanctions Against Sovereign Nations and Their Officials/Citizens

Greetings!

My name if Vogel Denise Newsome and I am the Prime Minister for the Chickasaw Tribal Nation ("CTN") as well as its Utica International Embassy ("UIE"). As of today, my *Biography Profile* may be found on our website at the following link:

https://uticainternationalembassy.website/home/meet-our-prime-minister

We are reaching out to the United Nations to assist us in this matter. While we are aware of the *Conflict of Interests* involved here, – i.e. the United Nations complicity with the "NEW" World Order Agenda for "Global" White Supremacy – we have been unable to locate a similar Assembly and/or Council to assist us until we can get one similar (as "Coalition Of Unified Nations" [COUN]) established. Therefore, we are reaching out to the United Nations Security Council ("UNSC") through this instant correspondence and hope UN/UNSC Members can understand the exceptional, extreme, unique, and unprecedented circumstances involved!



VS.



In support of the above referenced notification, requests and demands, we present the following \overline{FACTS} :

- I. NOTIFICATION: January 25, 2021 United States Officials' Attempted Kidnapping Of Utica International Embassy's Prime Minister Vogel Denise Newsome
 - 1. On **January 25, 2021,** the United States' (a privately held company) Nazi/Zionist Officials with their Legal Counsel (Baker Donelson Bearman Caldwell & Berkowitz ["Baker Donelson"]) conspired with sibling[s] (represented by Geneva Rene Newsome Mosley ["Mosley"]), Stephon Mason Bey ("Mason") and others to have me kidnapped and murdered/assassinated.

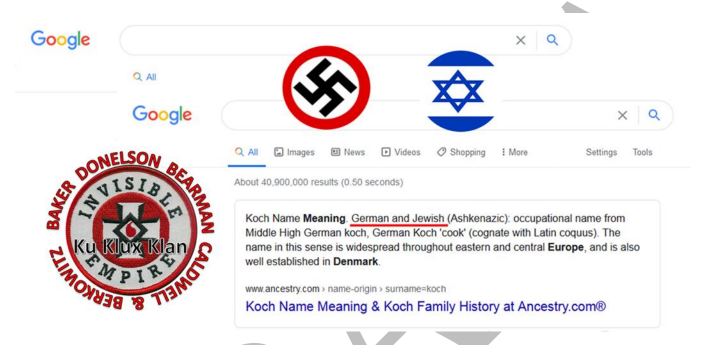


Geneva Rene Newsome Mosley



Stephon Mason Bey

- 2. It is important to note that a nexus/relationship can be established:
 - (1) Mason is a former employee of Koch (i.e. the <u>Billionaire</u> Empire)



(2) Koch is a client of Baker Donelson



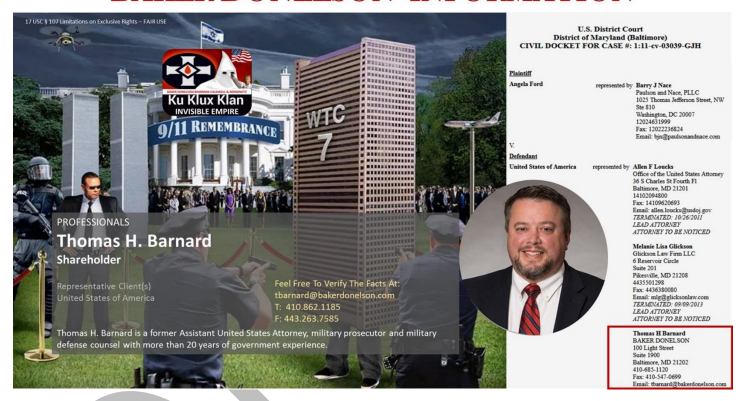
As of 01/28/21, the above case may be found online at:

 $\frac{https://casetext.com/case/maria-cazorla-et-al-plaintiffs-v-koch-foods-of-mississippi-llc-and-jessie-ickom-defendants$

- (3) Baker Donelson **is Legal Counsel** for the United States of America and United States (hereafter, collectively known as "United States") and its Officials/Employees in their:
 - a. Executive Branch
 - b. Legislative Branch
 - c. Judicial Branch



BAKER DONELSON INFORMATION

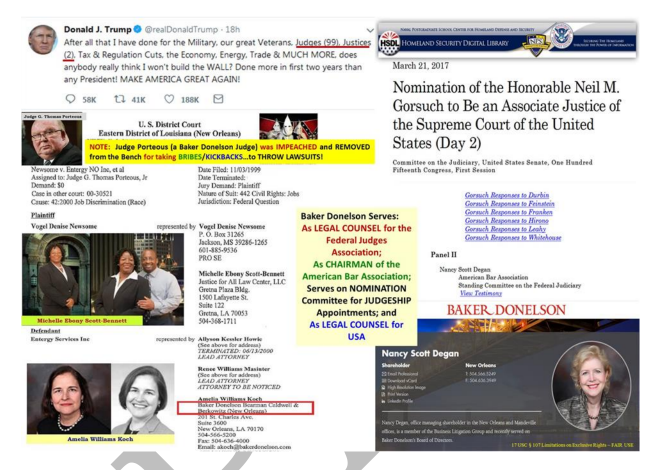


3. In 1999, as a Citizen of the United States of America (as I was misled to believe),





a lawsuit was filed in the Eastern District Court of Louisiana - *Newsome vs. Entergy New Orleans, Inc.*, et al. – Civil Action Number: 00:30521



The following facts are important to note:

- (1) Baker Donelson **represents Entergy** in this matter.
- (2) Baker Donelson's *Shareholder* Amelia Williams **KOCH** is Lead Counsel.
- (3) The Judges assigned: Morey Sear and G. Thomas Porteous. In **2010,** the United States Senate IMPEACHED Porteous i.e. reported that he took bribes and kickbacks... for the purpose of "throwing lawsuits" in favor of Law Firms and their clients, etc.
- (4) Baker Donelson **serves in matters** *that impact the nomination* of judges and *their assignments* in the federal courts.
- (5) James C. Duff an employee of Baker Donelson is presently serving as Director of the Administrative Office of the United States Courts

James C. Duff

From Wikipedia, the free encyclopedia



This article **needs additional citations for verification**. Please help improve this article by adding citations to reliable sources. Unsourced material may be challenged and removed. (August 2018) (Learn how and when to remove this template message)

James C. Duff is the director of the Administrative Office of the U.S. Courts. He was appointed to the position by Chief Justice John Roberts effective January 1, 2015. This is Duff's second appointment to lead the Administrative Office. He previously served as director from 2006 to 2011.

Duff is responsible for the management of the Administrative Office, which has approximately 1,000 employees, and for providing administrative support to 2,400 judicial officers, and nearly 29,000 court employees. He serves as liaison for the judicial branch in its relations with Congress, including working with congressional committees to secure the Judiciary's annual appropriation and executing the Judiciary's budget of approximately \$7 billion annually.

The director of the Administrative Office is the chief administrative officer of the federal courts. He serves under the direction of the Judicial Conference of the United States, [1] the principal policy-making body for the federal court system. The Chief Justice is the presiding officer of the Conference, which is composed of the chief judges of the 13 courts of appeals, a district judge from each of the 12 geographic circuits, and the chief judge of the Court of International Trade. The Chief Justice selects the director.

Contents [hide]
1 The Newseum



IMPORTANT TO NOTE: On **September 14, 2011,** James C. Duff ("Duff") **resigned! WHY** is this date so significant? Because it came one (1) day from the **September 15, 2011,** deadline given to United States Kentucky Senator Rand Paul to provide me with a "Request of Status of Investigations..." On or about January 1, 2015, Baker Donelson returned their attorney (Duff) back to the position as Director of the Administrative Office of the United States Courts.

VOGEL DENISE NEWSOME

Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: 513/680-2922 or 601/885-9536

August 31, 2011

VIA EMAIL & U.S. CERTIFIED MAIL: 7011 0110 0001 4148 6993 United States Senator Rand Paul 208 Russell Senate office Building

Washington, DC 20510

Copies To:

U.S. Supreme Court - William K. Suter/Clerk - USPS Tracking No. 0310 3490 0000 4095 5050 United Congressional/Legislative Members/Executive Branch Members (via Email) United States Representative Darrell Issa (via Email) - Information To aid in his Investigations Foreign Nations/Leaders (via Email under concealment - to protect from U.S. Retaliation) Media/Public Organizations (via email)
Gary G. Kreep - United States Justice Foundation (via Email) - Counsel For Petitioner

Alan Keyes, et al. v. Obama, Bowen, Biden, Huguenin, et al.;
U.S. Supreme Court No. 10-1351 – (Certificate Of Live Birth Issue)
http://www.supremecourt.gov/Search.aspx?FileName=/docketfiles/10-1351.htm
http://ssif.net/2011/05/u-s-supreme-court-puts-obama-birth-case-on-docket/
(NOTIFYING HOW THE U.S. SUPREME COURT IS STACKED)

RE: UNITED STATES KENTUCKY SENATOR RAND PAUL: Request Of Status Of INVESTIGATION(S) Request Regarding United States President Barack Obama and Government Agencies/Officials; Assistance In Getting Petition For Extraordinary Writ Filed; and Assistance In Receipt Of Relief PRESENTLY/IMMEDIATELY Due Newsome

WRITTEN RESPONSE REQUESTED BY THURSDAY, SEPTEMBER 15,

Dear Senator Rand Paul:

Attached please find Vogel Newsome's ("Newsome's) U.S. Postal Money Order No. 19256907306 made out of the Supreme Court of the United States ("S.Ct.U.S.") in the amount of \$300.00

https://uticainternationalembassy.website/images/uie_PDF/083111ltrsenatorrandpaulcorrectedversionwithmailingreceipts.pdf

 $\underline{https://www.slideshare.net/VogelDenise/083111-ltr-senatorrand paul corrected-version with mailing receipts}$

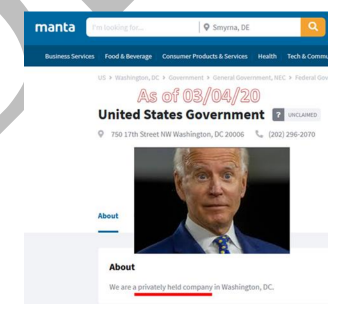
- 4. On or about September 17, 2004, the United States Department of Justice was timely, properly and adequately notified through "Petitioner's Petition Seeking Intervention/Participation Of The United States Department Of Justice," of a matter associated with the criminal and civil violations being committed by its Legal Counsel Baker Donelson and its Attorneys/Employees. Nevertheless, the United States' Officials, Employees and Representatives, etc. FAILED TO:
 - (1) Act
 - (2) Investigate
 - (3) Prosecute

	BEFORE THE UNITED STAT	ES DEPARTMEN OF JUSTICE	
voc	GEL DENISE NEWSOME	PETITIONER/PLAINTIF	
vs.		CASE NO.	
ENT	ERGY SERVICES, INC.	RESPONDENT/DEFENDANT	
	THE UNITED STATES DE	INTERVENTION/PARTICIPATION OF PARTMENT OF JUSTICE	
TO:	THE UNITED STATES DE	PARTMENT OF JUSTICE COPY: Office of the Assistant Attorney C	
то:	Office of the Solicitor General c/o Paul D. Clement	COPY: Office of the Assistant Attorney G Civil Rights Division	
TO:	Office of the Solicitor General c/o Paul D. Clement United States Department of Justice	COPY: Office of the Assistant Attorney C Civil Rights Division c/o R. Alexander Acosta	
TO:	Office of the Solicitor General c/o Paul D. Clement	COPY: Office of the Assistant Attorney C Civil Rights Division c/o R. Alexander Acosta United States Department of Justice	
TO:	Office of the Solicitor General c/o Paul D. Clement United States Department of Justice 950 Pennsylvania Avenue, NW	COPY: Office of the Assistant Attorney C Civil Rights Division c/o R. Alexander Acosta	

As of 01/28/2021, this document may found through our website and/or at the following: https://uticainternationalembassy.website/images/uie_PDF/ex34-091704petitionseekinginterventionentergymatter.pdf

https://www.slideshare.net/VogelDenise/ex-34-091704-petition-seekingintervention-entergymatter

Said *failures* are contrary to the United States' - "a privately held company" (not a government) – Statutes, Codes, Rules and/or Regulations.



For instance:

UNITED STATES CODE – Power / Failure to Prevent (42 USC § 1986):

Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned . . . are about to be committed, and having <u>power</u> to prevent <u>or aid</u> in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, <u>shall be liable</u> to the party injured, or his legal representatives, <u>for all damages caused by such wrongful act</u>, which such person by reasonable diligence could have prevented; and such damages may be recovered in an action on the case; and any number of persons guilty of such wrongful neglect or refusal may be joined as defendants in the action; . . .



September 2003

Paper on some policy issues before the Office of the Prosecutor

Paper on some policy issues before the Office of the Prosecutor

This policy paper defines a general strategy for the Office of the Prosecutor, highlights the priority tasks to be performed and determines an institutional framework capable of ensuring the proper exercise of its functions. This is a redrafted version of a paper discussed at the public hearing of the Office of the Prosecutor convened from 17 to 18 June 2003 at The Hague. It has been revised in the light of the comments made at the hearing and other comments; it also includes points made within the Office of the Prosecutor. Some comments made at the hearing are not reflected in this paper; they need further consideration and could be reflected in other papers or guidelines to be prepared by the Office. Many precise suggestions will be reflected in the revised Regulations.

As of 01/07/21, the following was cut and pasted from: https://www.icc-cpi.int/nr/rdonlyres/1fa7c4c6-de5f-42b7-8b25-60aa962ed8b6/143594/030905_policy_paper.pdf 5. Said failures have resulted in the United States' Nazi and Zionist Officials **giving false** and *misleading hope* to their Co-Conspirators that United States Officials, Employees, Representatives and their Co-Conspirators are invincible and above the laws governing such matters (when they **are NOT**)! Therefore, resulting in their **continuance** down a road of **terrorism and criminality**...!

U.S. v. Jimenez Recio, 123 S.Ct. 819 (2003) - Essence of a conspiracy is an agreement to commit an unlawful act.

Agreement to commit an unlawful act, which constitutes the essence of a conspiracy, is a distinct evil that may exist and be punished whether or not the substantive crime ensues. Id.

Conspiracy <u>poses a threat to the public</u> over and above the threat of the commission of the relevant substantive crime, both because <u>the combination in crime makes more likely the commission of other crimes</u> and because it decreases the probability that <u>the individuals involved will depart from their path of criminality</u>. <u>Id</u>.

Our records (and that of the United States) will support **timely notification** to afford this "privately held company" **to** "CEASE and DESIST" from its path of criminality! Now the World is having to deal with such failures, treacherous/evil/wicked acts and atrocities, etc.!

6. The World is familiar with the United States' Nazis and Zionists "path of criminality!" U.S. history reflects two ASSASSINATED Presidents: (a) Abraham Lincoln and (b) John F. Kennedy and scores of Human/Civil Rights Activists being Assassinated which include: (1) Medgar Evers, (2) Malcolm X, (3) Martin Luther King, Jr., and (4) Pearl Leo Newsome. According to the United States' Nazi/Zionist Officials, Malcolm X was seen as being "too radical" and Martin Luther King Jr. as being "too peaceful!" Now let the United States history record the TRUTH as it relates to the questions being asked about the Chickasaw Tribal Nation's/Utica International Embassy's Prime Minister Vogel Denise Newsome – (a) Is she too Radical or (b) Just too Powerful!



Mosley asked me years ago, "How is it that we have heard of Malcolm X and Martin Luther King ("MLK") but haven't heard of you?" My reply to Mosley, "You will!" Today, is that day and I give all Glory, Honor and Praise to God/Allah for such HISTORICAL TIMES as this!

There have been those who have shared that MLK wanted to go to the World Court and that Malcolm X wanted to come to the United Nations. As each of you know, they were assassinated through Conspiracies planned, orchestrated and carried out by the United States Nazis/Zionists, their Legal Counsel Baker Donelson and their Co-Conspirators!

- 7. I have been <u>kidnapped</u> at least **three** (3) **times:** (a) February 14, 2006, (b) August 28, 2018, (c) March 25, 2019, and another FAILED attempt *just as recent as* Monday, January 25, 2021! "ALL" <u>without</u> just call! "ALL" upon the direction of United States Officials and/or its Legal Counsel Baker Donelson!
- 8. The August 28, 2018 and March 25, 2019, were done with KNOWLEDGE that these Terrorists were engaging in criminal acts and War Crimes, etc. There is written as well as verbal evidence that the United States Nazi/Zionist Terrorists were advised by me they were engaging in KIDNAPPINGS and other crimes! To no avail!

In fact, the United States Legal Counsel Baker Donelson **having KNOWLEDGE** that the State of Mississippi had passed Legislation against INCARCERATION of individuals who do not pay their alleged citations!

There is record evidence to support that the MARCH 25, 2019, KIDNAPPING, FALSE Imprisonment, attempted MURDER, and other War Crimes were alleged to have been for 'UNPAID" Tickets. United States records will reflect, timely responses o such frivolous claims that may be asserted. "ALL" of my responses regarding the War Crimes and Criminal Acts being carried out by the Town of Utica, etc. went "UNANSWERED and UNCONTESTED!" The Laws of the State of Mississippi PROHIBIT arrest/incarceration for UNPAID Tickets! Nevertheless, the War Crimes leveled against me were *premised* under such FALSE Charges/Claims!

No Jail Time for Speeding Tickets in Mississippi





April 6, 2017

Dear Governor Bryant.

Last week, nearly three years to the day they embarked on landmark criminal justice reform, Mississippi took a significant step in building on the foundations of their commitment to improving public safety by passing HB 1033. HB 1033 further builds on the foundation of the reforms contained in HB 585 and provides technical fixes that carry out the intent of the earlier legislation, garnering further taxpayer savings.

With this action, Mississippi moves away from jailing traffic violators and focuses the state's overcrowded prisons on dangerous offenders and prioritizes taxpayer dollars simultaneously improving state public safety and fiscal health.

MISSISSIPPI LEGISLATURE 2017 Regular Session To: Judiciary B

By: Representatives Gipson, Bomgar, Karriem, Sykes, Kinkade, Clark

House Bill 1033

(As Passed the House)

(As Passed the House)

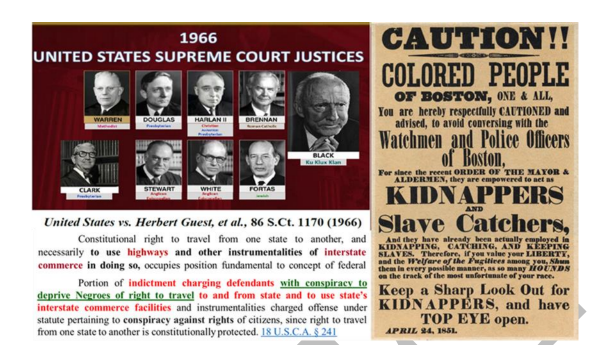
AN ACT TO PROVIDE THAT INCARCERATION SHALL NOT AUTOMATICALLY FOLLOW THE NONPAYMENT OF A FINE, RESTITUTION, OR COURT COSTS; TO PROVIDE THAT THE AGGREGATE TOTAL OF THE PERIOD OF INCARCERATION IMPOSED PURSUANT TO THIS SECTION AND THE TERM OF THE SENTENCE ORIGINALLY IMPOSED MAY NOT EXCEED THE MAXIMUM TERM OF IMPRISONMENT AUTHORIZED FOR THE OFFENSE; TO AMEND SECTION 63-1-53, MISSISSIPPI CODE OF 1972, TO REVISE HOW NOTICE OF DRIVER'S LICENSE SUSPENSION IS PROVIDED; TO AMEND SECTIONS 99-19-20, 99-37-7 AND 47-1-1, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PRECEDING SECTIONS; TO AMEND SECTION 63-1-71, MISSISSIPPI CODE OF 1972, TO LIMIT THE SUSPENSION OF DRIVING PRIVILEGES FOR VIOLATIONS OF THE UNIFORM CONTROLLED SUBSTANCES LAW TO VIOLATIONS OF DRIVING UNDER THE INFLUENCE OF CONTROLLED SUBSTANCES; TO AMEND SECTION 47-7-3, MISSISSIPPI CODE OF 1972, TO FROVIDE THAT AN OTHERWISE INELIGIBLE INMATE FOR PAROLE SHALL BE ELIGIBLE FOR PAROLE IF AN INMATE HAS NOT BEEN CONVICTED OF COMMITTING A CRIME OF VIOLENCE, DRUG TRAFFICKING OR AS A HABITUAL OFFENDER AND HE OR SHE HAS SERVED AT LEAST 25% OF HIS OR HER SENTENCE; TO AMEND SECTION 9-23-15, MISSISSIPPI CODE OF 1972, TO REVISE ELIGIBILITY FOR DRUG COURTS; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. (1) Incarceration shall not automatically follow the nonpayment of a fine, restitution, or court costs. Incarceration may be employed only after the court has conducted a hearing and examined the reasons for nonpayment and finds, on the record, that the defendant was indigent or could have made payment but refused to do so. When determining whether a person is indigent, the court shall use the current Federal Poverty Guidelines and there shall be a presumption of indigence when a defendant's income is at or below one hundred twenty-five percent (125%) of the Federal Poverty Guidelines, subject to a review of his or her assets. A defendant at or below one hundred twenty-five percent (125%) of the Federal Poverty Guidelines without substantial liquid assets available to pay fines, fees,

As of 01/28/2021, Mississippi's House Bill 1033 may be found at the following link: http://billstatus.ls.state.ms.us/documents/2017/html/HB/1000-1099/HB1033PS.htm

9. The Supreme Court of the United States has made it clear in its decision, "United States vs. Herbert Guest" of the criminal and civil wrongs being committed against Natives and/or Indigenous people that infringes upon their "right to travel!"



As of 01/28/2021, this decision may be read on our website: https://uticainternationalembassy.website/chickasaw-treaties/natives-right-to-travel

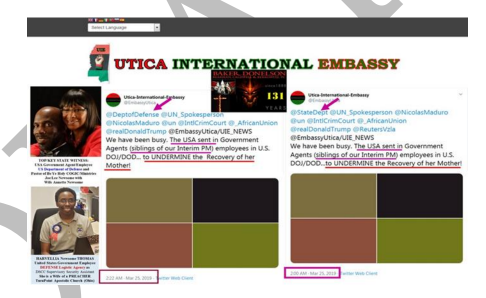
10. On March 25, 2019, with knowledge they were engaging in criminal acts as well as conspiring with Terrorists and White Supremacists/Zionists, my siblings conspired to have me KIDNAPPED on false/fraudulent charges and proceeded to *aid and abet* the United States Officials and Legal Counsel in finding ways to have me murdered/assassinated!

Record evidence will support my NOTIFICATION via Twitter of the Terrorist acts and conspiracies being launched and the United States' Nazis/Zionists sending in some of their TOP Agents: Joe Lee Newsome/Annette Newsome, Cloteal Jolquita Newsome Turner, and Harvellia Lupene Newsome Thomas.



Our Embassy Tweets reading:

"We have been busy. <u>The USA sent in</u> Government Agents (<u>siblings of our Interim PM</u>) employees in U.S. DOJ/DOD . . . <u>to UNDERMINE the Recovery of her Mother!</u>



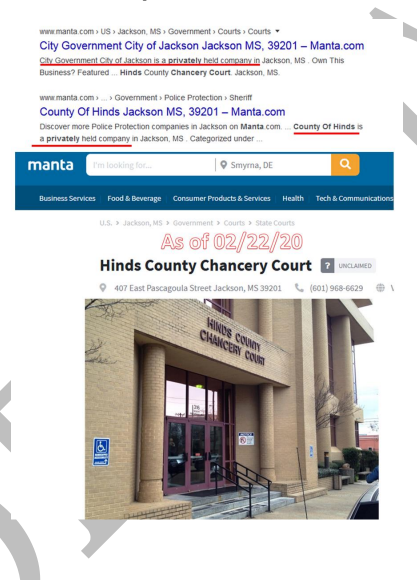
- 11. The attacks launched on me as the Interim Prime Minister were done with willful and malicious intent to bring about my death/assassination as well as that of my Mother (Pearl Leo Newsome) who was a MAJOR/KEY Witness; therefore, the United States Nazis/Zionists had her Assassinated!
- 12. From time-to-time, I shared with my Mother that should anything happen to me, that my siblings would put her in a Nursing Home. This is just what they did. My Mother was placed in a Nursing Home/Rehabilitation Facility! Selina Ann Newsome also advising that is what she will have done to her!

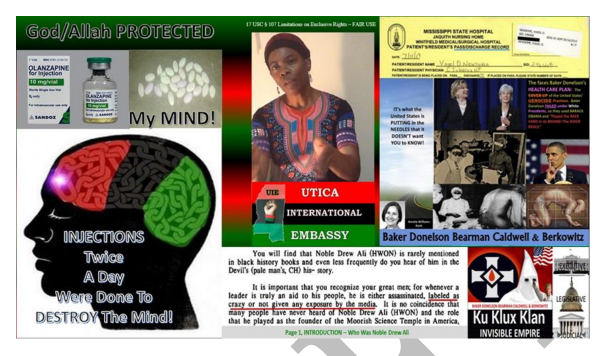
13. Cloteal Newsome Turner ("Turner") advised me **that the United States** was targeting the Elderly (i.e. crucial and vital information as we can see such attacks being played out with their BIOCHEMICAL Covid-19/Coronavirus ASSAULT)! Moreover, that should something like what the family was going through at the time happen, that she **had hoped** that my Mother (between Mother and Father) **would be the first to go!** Nevertheless, because of her envy, jealousy and anger, etc. towards me, she did nothing to protect the life and well-being of my Mother. When I advised her that I have made arrangements for follow-up appointments regarding my Mother's Healthcare, Turner **vehemently** advised me she **did not want to hear it!** A reasonable mind may conclude from record evidence the United States' Nazi/Zionist Officials award their employees for such evil/wicked acts – i.e. thus, a reasonable mind may also conclude **that Turner financially benefitted** from her engagement in such War Crimes and atrocities! In fact, advising me that she was up for a position "**specifically**" created for her with the United States Department of Justice!



- 14. During my March 25, 2019 July 12, 2019, kidnapping ordeal, the United States Nazi and Zionist Officials conspired to have our Nation's Twitter Account SUSPENDED i.e. Twitter contemplating the suspension of our Nation's Account upon my being murder/assassination (which **did NOT** happen)! There was no way they wanted a record of the March 25, 2019, Tweets reporting the War Crimes/Criminal Acts being reported LIVE!
- 15. On or about May 5, 2019, Joe Lee Newsome ("Joe Lee") engaged in a mockery of a competency hearing in the Hinds County, Mississippi Chancery Court (*a privately held*

company) where he proceeded to give perjured testimony and further his role in my assassination! Joe did so with KNOWLEDGE that his perjured testimony would be used for having me committed to the Mississippi States Hospital – i.e. a client of Baker Donelson – where they conduct HUMAN Experiments <u>without</u> the Hostages' consent! Although the record evidence will support that the "<u>COURT-Appointed Psychologist</u>" found nothing wrong with me, Baker Donelson's TAINTED Judge Trent Walker proceeded to fulfill his role in conspiracies to have me murdered!



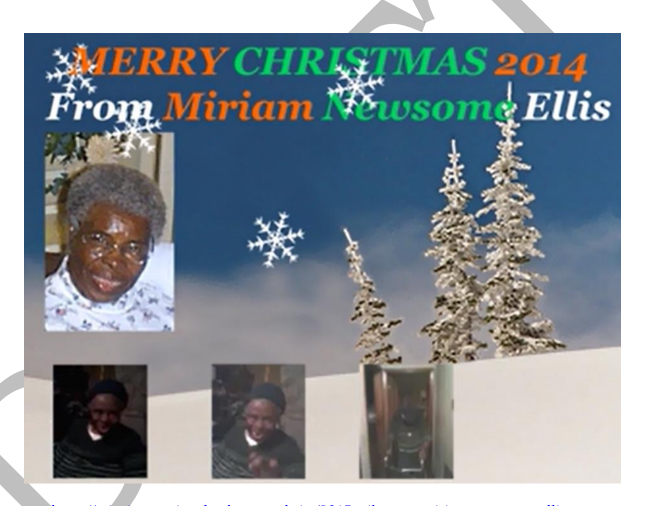


16. Baker Donelson played a major role in the **coaching** of Joe Lee to allege my Mother and Father were suffering from "Stockholm Syndrome." Such conditions and practices of the Nazis/Zionists and their Legal Counsel Baker Donelson shared in our Social Forums **addressing** – i.e addressing Joe Lee Newsome's condition and that of my other siblings! Moreover, how such groups as the Nazis/Ku Klux Klan/White Supremacists and Zionists recruit those they label as "BLACK" with "FEEBLE" minds (i.e. under the Margaret Sanger... theories) to engage in such hideous War Crimes and Terrorist acts in efforts to preserve their "NEW" World Order Agenda . . .!



Published on **February 3, 20<u>16</u>**, and may be found at: https://www.slideshare.net/VogelDenise/stockholm-syndrome-defined-bewitching-the-people-57809956

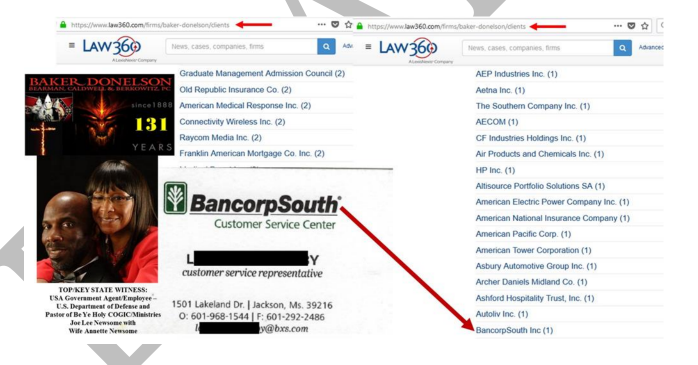
17. Baker Donelson played a major role in <u>coaching</u> Joe Lee to allege my Mother and Father are victims of "*Elderly Abuse*." Such conditions and practices of the Nazis/Zionists and their Legal Counsel Baker Donelson shared in our Social Forums <u>addressing</u> – i.e addressing Elderly Abuse and *a pattern-of-practice* used by Geneva Rene Newsome Mosley! Moreover, how such groups as the Nazis/Ku Klux Klan/White Supremacists and Zionists recruit those they label as "BLACK" with "FEEBLE" minds (i.e. under the Margaret Sanger... theories) to engage in such hideous War Crimes and Terrorist acts in efforts to preserve their "NEW" World Order Agenda . . .! The following video is the *Tribute* done for my Aunt Miriam Newsome Ellis ("Ellis") and **EVIDENCE showing** the Elderly Abuse she was subjected to! Moreover, **HOW** her Healthcare was undermined by her sister (Ruth Smith) and Niece (Geneva Newsome Mosley)! IMPORTANT TO NOTE is the "*Texting*" ASSAULT used during critical times while attending to the attacks launched against Ellis!



https://uticainternationalembassy.website/2015-tribute-to-miriam-newsome-ellis

https://www.slideshare.net/VogelDenise/2015-tribute-to-miriam-newsome-ellis-44142491

- 18. When the Court-Appointed psychiatrist(s) asked me, "WHY" did I think my siblings doing this to me, I advised them of my being in the process of getting a "Power of Attorney" for my Mother and that to have me UNLAWFULLY committed, they would attempt to use such information to allege my "incompetence!" As I was leaving, Joe Lee was advised to get a Lawyer! I could see he was nervous because the "FAKE" Court a "privately held company" did NOT get the report they were seeking from the psychiatrists! Joe Lee later advising me that he was in possession of a "Power of Attorney" for my Mother and that my Father had DENIED him! Thus, further EVIDENCE and MOTIVE for the NEED to have me MURDERED/ASSASSINATED to silence my voice!
- 19. It appears to me Joe Lee was advised to THREATEN me with FALSE claims as "Forgery" and "PRISON" in his efforts to "BLACKMAIL" me into executing documents "NOT CONTESTING," "RELEASING THEM FROM CLAIMS," etc. as it relates to the Administration affairs of my Parents! Of course I just laughed because this BLACK Ku Klux Klan product was digging his "OWN" grave! Baker Donelson is Legal Counsel for the Bank (BancorpSouth) my Mother banked with. So Joe Lee had the audacity to try and BLACKMAIL me through THREATS of criminal charges i.e. through the Nazi/Zionist PRISON System! In other words, my Siblings who spent VERY little time with my Parents and RARELY (if at all) visited them went through "REMOVING" me from my Parents lives and then ISSUING THREATS because they thought with my LIFE in jeopardy, it would make for an easier BARGAINING tool! They FAILED!



- 20. Approximately FIVE (5) months of being SNATCHED out of my Parents lives, my Mother is murdered/assassinated!
- 21. My Father and I had discussed "HOW" critical it would be that my Mother/his wife have 7/24 care/attention and what would be given to me *financially* (NOT as a payment) just to allow me to focus on her care since he was aware of the Utica International Embassy work and the things being done through the communities and world that I work on!

22. Our records will support that on **May 9, 2018,** my Mother <u>with two (2) other</u> <u>Citizens of our Nation</u> went to Baker Donelson regarding some UNLAWFUL attacks Johnson was being subjected to!





Upon this visit, I observed that my name (Vogel Denise Newsome) was at the "TOP" of the list that the Receptionist (Dawn Warrington) had. Warrington advised me that Scott Pedigo was NOT available! Asked her to let him know we had come by and she provided me with her Business Card. Requesting her card to verify and support our goodfaith efforts to address our concerns and resolve issues and attacks against out SOVEREIGN Nation!

23. Joe Lee further advised of "ALL" the work they were gathering AGAINST me in the care of my Mother! My Mother did NOT want Joe Lee NOR any of my other Siblings making decisions regarding her Healthcare! She made it VERBALLY clear and in WRITING that I was to be consulted! Nevertheless, NOT one time during ANY of their visits was I told what was going on with my Mother!

24. Our Nation's records, United States' records and Twitter records will support the "INTERNATIONAL" affairs we were engaging as it relates to Venezuela! Moreover, the LAWFUL remedies being sought to see that the United States' Nazi/Zionist Paramilitary did NOT invade Venezuela . . .



@KremlinRussia_E @UN_Spokesperson @NicolasMaduro @un @IntlCrimCourt @ AfricanUnion @realDonaldTrump @EmbassyUtica/UIE_NEWS There IS:

Evidence of USA's War Crimes/Nuremberg Crimes, ROLE in Venezuela COUP to OVERTHROW Pres. Maduro...

Can the WORLD see the RUSSIA/CHINA Foolishness?



Presidents: China's Xi Jinping with USA's Donald Trump



2:35 AM · Mar 25, 2019 Twitter Web Client

as well as shutting down the UNLAWFUL SANCTIONS the United States (a privately held company) have been placing upon SOVEREIGN Nations (i.e. as Venezuela, Iran and other Nations)!





25. On September 21, 2019, my Mother Pearl Leo Newsome transitioned as a direct and proximate result of the conspiracies launched against her to have her ASSASSINATED! She advised me that she was returned to Clinton Healthcare. It was also brought to my attention that my Mother made her **OBJECTIONS** known of **NOT** wanting to be returned to Clinton Healthcare LLC! Nevertheless, in efforts of fulfilling role in CONSPIRACIES, the United States' Nazi/Zionist Officials and their Legal Counsel Baker Donelson had launched to have me (the Utica International Embassy's Interim Prime Minister) as well as my Mother ASSASSINATED, it was crucial to their plans/schemes that I was removed! My siblings were sent in under what one may call "OPERATION DISTRACTION!" Using such a vital and fragile time in attending to my Mother's care to have me kidnapped and murdered/assassinated! At the following links please find a copy of the March 22, 2019, Facsimile to Clinton Healthcare LLC's officials, that beautifully articulate and set forth valid concerns as it relates to my Mother's health and treatment, etc. Moreover, mentioning some of the abuse she was being subjected to. Nevertheless, over my Mother's OBJECTIONS to being returned there (after being released in April 2019) and WITHOUT consulting me, about September 2019, my Mother (Pearl Leo Newsome) was returned to Clinton Healthcare LLC with KNOWLEDGE of the complaint that had been submitted in March 2019, regarding the treatment she was receiving. My siblings chose to abide by the PLAN their employer (United States) and their Legal Counsel Baker Donelson gave. As a direct and proximate result and clear **NEGLIGENCE** to the will, desire and request of my Mother to consult me, my siblings CONSPIRED with Baker Donelson Attorneys to aid and abet them in her DEATH/ASSASSINATION!



https://uticainternationalembassy.website/images/uie_PDF/032119_Clinton-Healthcare_Issue.pdf

https://login.filesanywhere.com/fs/v.aspx?v=8c6b64885f627177a767

26. **In RETALIATION** to my Mother Pearl Newsome's March 22, 2019 Facsimile, Turner and Thomas proceeded to subject me to FALSE VICIOUS attacks in questioning the decisions made regarding my Mother's Healthcare. The following link is audio to support the HOSTILE, VICIOUS and RETALIATORY attacks leveled upon me by Turner and Thomas FALSELY accusing me of making wrong decisions in the care of my Mother. They were anxiously awaiting my return from a "HOLY DAY" Conference Call! The Medical Staff Member CONFIRMED that there was NOTHING that I *did wrong* in the care of my Mother!



https://uticainternationalembassy.website/032219-cloteal-turner-harvellia-thomas-clinton-healthcare-verbal-attacks

https://login.filesanywhere.com/fs/v.aspx?v=8c6b648958626dbeac6b

27. Upon getting home, I began playing the Utica International Embassy's website **Testimony Song:** *God Favored Me!* This Testimony shares information of the conspiracies, whispers, lies told, etc. against God/Allah's FAVORED ones! It shares "HOW" I am being used to take down one of the MOST Powerful Empires – i.e. the United States! When Turner and Thomas left to return to Ohio, the Testimony was playing throughout the night/morning! Thus, a reasonable mind may conclude they left VEXED (and hearing through the Testimony) knowing the fall/destruction of their Employer (the

United States). The Testimony (created in 2012) on the UIE website may be found at the following links:



https://uticainternationalembassy.website/home/uie-services

https://www.slideshare.net/VogelDenise/testimony-of-vogel-denise-newsome-god-favored-me

28. Baker Donelson **knew** that my siblings were *oblivious/ignorant* on "HOW" *powerful* the Utica INTERNATIONAL Embassy is **and PREYED** *on their ignorance* by seizing upon such critical times to LAUNCH such attacks!

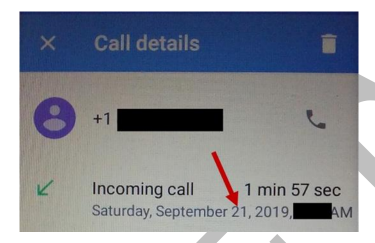


29. It is the Utica International Embassy that the May 5, 2019, testimony of Joe Lee Newsome (in the Hinds County Chancery Court) that will CONFIRM the prima facie requirements (i.e. the Object, Plan/Scheme, and Agreement) of their Conspiracy to have me murdered/assassinated! Moreover, the United States' Nazi/Zionist Officials' FEAR of our Website! It is crucial and/or critical (for the completion of the NEW World Order Agenda for GLOBAL White Supremacy) that the United States' Nazi/Zionist Officials get our Embassy website taken down because it is so POWERFUL and exposes the corruption, evil and wickedness that led to the DESTRUCTION of the United States Empire! The U.S. Officials fearing the "INTERNATIONAL" viewership!

		,	Summary		
Reported period First visit Last visit	Month Jan 2021 01 Jan 2021 - 00:19 28 Jan 2021 - 21:58		-		
	Unique visito	rs	Number of visits		
Viewed traffic *	471		853 (1.81 visits/visitor)		
				(Top 25)	
l	ocales		Pages	Hits	
United States	U	s	7,305	51,683	
Great Britain	g	b			
Germany	d	е			
Ukraine	U	а			
France	f	r			
Russian Federation	r	u			
Venezuela	v	е			
Vietnam	v	n			
Romania	r	0			
Canada	c	a			
China	C	n			
Netherlands	г	ıl			
Sweden	s	е			
India	i	n			
Albania	ā	al			
European country	e	u			
Peru	р	е			
Belgium	b	е			
Brazil	t	r			
Hong Kong	h	k			
Israel	i	I			
Italy	i	t			
Seychelles	S	С			
Iran	i	r			
Mexico	m	ıx			
Others					

30. Shared with my Mother (Pearl Leo Newsome) that should anything ever happen to me, that my siblings would put her in a Nursing Home! Selina Ann Newsome also told my Mother that, that is what she would do, "put her in a Nursing Home!" This is just what my siblings did – i.e. assisting the United States and its Legal Counsel Baker Donelson and having me kidnapped in the hopes of my murder/death/assassination! Thus, failing to protect my mother from the threats of the United States' Nazis/Zionists on her life! While my mother was 89 years young, let me assure you, yet full of life – i.e. vibrant, happy, energetic and full of life, etc. My mother lived in fear around my siblings and was

having to SNEAK and call me as well as HIDE my phone number so that it would not be taken from her!



She advised me how my phone number was disguised so my siblings would not know! On the **MORNING** of September 21, 2019 (day she transitioned), my Mother sound fine and mentioned to me having talked with Harvellia and that they were bringing her, her breakfast. Next thing I know, I am getting a call telling me what had happened (i.e. her death)!

DECEMBER 2017



DECEMBER 2018



Video Clip 2018 Christmas Showing Big Mama (Pearl Newsome) Being Big Mama https://uticainternationalembassy.website/pearl-leo-newsome-december-2018

https://login.filesanywhere.com/fs/v.aspx?v=8c6b64895861757aa0a2

I have first-hand knowledge that a drug has been created to INDUCE death and make it appear that one has passed away under false claims as "Natural Causes!" How do I know? Because such a drug (fast dissolving...) was attempted on me; however, I found a way to ease it back into the cup unnoticed so when one of the Terrorists holding me Hostage asked to check my mouth, it was not found! It was in the cup he threw in the TRASH! Ha Ha Ha...! "HE" (a man in an "ALL-Women building was a dead giveaway that he was there specifically to complete "THE ASSASSINATION JOB!)" So, had it not been for the fast thinking and God's/Allah's Grace, in 2019, the World would have had the death of my Mother and myself!

32. On October 18, 2019, I submitted the following document regarding:

DEMAND For Investigation(s) and Prosecution(s) Of Officials/Individuals Involved In The August 28, 2018 and March 25, 2019 KIDNAPPING, FALSE Imprisonment and OTHER War Crimes Against The Utica International Embassy, Its Official – Interim Prime Minister Vogel Denise Newsome – Also War Crimes Against Citizens/Supporters of The Utica International Embassy

DEMAND For Investigation(s) and Prosecution(s) Of Officials/Individuals Involved In The September 21, 2019, MURDER of Pearl Leo Torrey/Torry Newsome and OTHER War Crimes...

DEMAND For FREEDOM Of "HOSTAGE" Michael Anthony Miller-EL – a/k/a By The United States Of America/United States' DESPOTISM Government Empire as Michael Anthony Miller Cuyahoga County Court Of Common Pleas (OHIO) – Criminal Case No. 641058

and may be found at the following links:



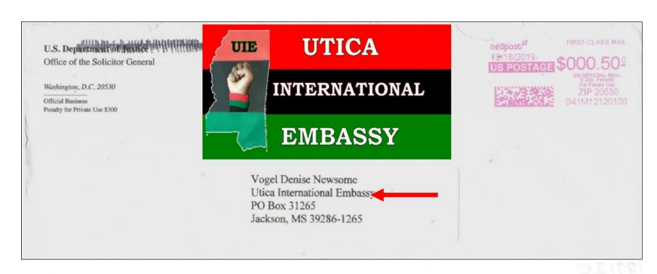
OCTOBER 18, 2019

DEMAND FOR INVESTIGATION(S) AND PROSECUTION(S) OF OFFICIALS/INDIVIDUALS INVOLVED IN THE AUGUST 28, 2018 AND MARCH 25, 2019 KIDNAPPING, FALSE IMPRISONMENT AND OTHER WAR CRIMES AGAINST THE UTICA INTERNATIONAL EMBASSY, ITS OFFICIAL—INTERIM PRIME MINISTER VOGEL DENISE NEWSOME — ALSO WAR CRIMES AGAINST CITIZENS/SUPPORTERS OF THE UTICA INTERNATIONAL EMBASSY

https://uticainternationalembassy.website/images/uie_PDF/101819_letteruie-iccmichaelmillermatters.pdf

https://www.slideshare.net/VogelDenise/101819-letter-uieicc-michael-miller-mattersrevised

33. On **December 13, 2019,** the United States ("a privately held company) and its Department of Justice ("a privately held company") **FAILED TO ACT!**





U.S. Department of Justice

Office of the Solicitor General

DEC 1 3 2019

Washington, D.C. 20530

VIA U.S. MAIL

Vogel Denise Newsome Utica International Embassy -PO Box 31265 Jackson, MS 39286-1265



Re: OSG Citizen Mail No. 2019-127561

Dear Ms. Newsome:

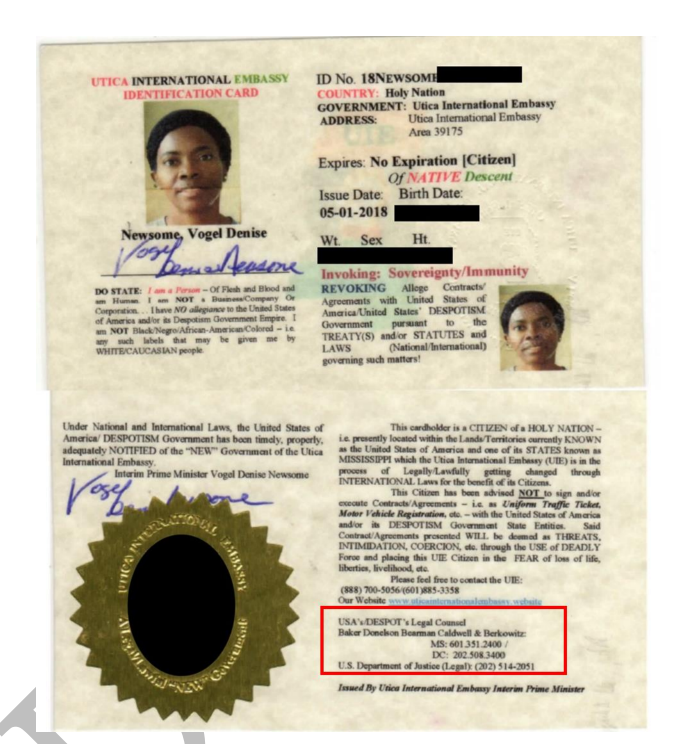
This responds to your letter dated October 18, 2019 to the Office of the Solicitor General.

Therefore, affording us to use "ALL" OPTIONS available to Nation and People as we move forward in taking matters before other International Tribunals and/or work

with other Sovereign Nations <u>to establish a Judicial System</u> for which the Chickasaw Tribal Nation and other Nations of Color have been awaiting in order <u>to get the **Long-Overdue**</u> <u>Justice AGAINST the United States</u> Nazi/Zionist Officials, Representatives, Legal Counsel Baker Donelson and their Co-Conspirators that have been engaging in War Crime and other Atrocities prohibited under International Laws, etc.



34. It was about **March 20<u>18</u>**, that the Chickasaw Tribal Nation opened the doors of the Utica International Embassy. The following is a copy of the document in the possession of the United States ("a privately held company") and that of its Legal Counsel Baker Donelson. Providing sufficient information so that a reasonable mind may understand the lawful approach being used by the Chickasaw Tribal Nation and that of its Utica International Embassy.



35. Where I am presently living is through invitation. On or about **February 12, 2020,** Mason *suggested* (<u>NOT</u> me) and initiated a "Living Arrangement Agreement." On or about February 28, 2020, Mason came to get me and *invited me into his home*!



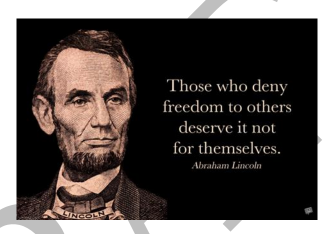


Those who have followed my work over the years as well as the Court matters (i.e. wherein, I have found out that even the Courts are "privately held companies"), will see (perhaps) time and time again of my warning those who engage with the United States' Legal Counsel Baker Donelson, **they are dealing with a** "<u>WALKING LIABILITY!</u>"



37. For **OVER 30 years** – due to a **TOTAL obsession** – in destroying my life, the United States Nazi/Zionist Officials and their Legal Counsel Baker Donelson, delivered their "privately held companies" and Leaders' "head on a platter" and assisted us in bringing about one of the GREATEST undertaking in HISTORY! Furthermore, have managed to assist the World in helping the Utica International Embassy, *THROW OUT THE TRASH!* The traps my siblings "CONSPIRED" with the Nazis/Zionists to set for me, have proven to be the ones they have been ENSNARED in! Proverbs 26:27

Whoever digs a pit will fall into it, And he who rolls a stone will have it roll back on him.



In other words, my siblings "<u>FELL on their OWN sword!</u>" Their obsession with me has COST them their FREEDOM! Moreover, <u>I believe the prosecution of my siblings and getting them off of the streets, will make the World MUCH safer knowing they are OUT OF PUBLIC LIFE! We learned from HISTORY about the "BLACK" minded people and made sure to meditate day and night before God/Allah, to be guided to achieve what our Ancestors and PROPHESY said would happen to the United States – i.e. the U.S. FALL!</u>





Last words: Straight from Teddy Roosevelt: "Unless a man is honest we have no right to keep him in public life, it matters not how brilliant his capacity, it hardly matters how great his power of doing good service on certain lines may be...No man who is corrupt, no man who condones corruption in others, can possibly do his duty by the **community.**" -- As of 01/30/21:

https://archives.fbi.gov/archives/news/stories/2004/marc h/greylord_031504

https://uticainternationalembassy.website/operationgreylord

My Siblings were advised (through a PUBLIC ANNOUNCEMENT) that, "My Mother's (Pearl Leo Torrey/Torry Newsome's) MURDER Will NOT Be In VAIN!" Oh, siblings REJOICED and MOCKED the WARNING! Yes, this date will go down in HISTORY as a notable time!



38.

HARVELLIA Newsome THOMAS United States Government Employee DEFENSE Logistic Agency as She is a Wife of a PREACHER TurnPoint Apostolic Church (Ohio)

Re: PUBLIC ANNOUNCEMENT: MY Mother's (Pearl Leo Torrey/Torry Newsome's) MURDER Will NOT Be In VAIN





You forgot to update your profile picture. . . so thought you would need for your "Embassy" business card. 📦





GENEVA MOSLEY <winnerforgod@aol.com> Mon 9/30/2019 5:27 PM You; harveyt50@gmail.com &

Absolutely love it! That picture is perfect!

-----Original Message-----From: Harvellia Thomas <harveyt50@gmail.com> To: Denise Ne • Sent: Mon, Sep 30, 2019 4:54 pm

Sent: Mon, Sep 30, 2019 4:54 pm Subject: Re: PUBLIC ANNOUNCEMENT: MY Mother's (Pearl Leo Torrey/Torry Newsome's) MURDER Will NOT Be In VAIN

You forgot to update your profile picture. . . so thought you would need for your "Embassy" business card. 🚇



Re: PUBLIC ANNOUNCEMENT: MY Mother's (Pearl Leo Torrey/Torry Newsome's) MURDER Will NOT Be In VAIN

Maureen Williams <alwaysmaureen@gmail.com> Mon 9/30/2019 6:17 PM You; Harvellia Thomas ⊗

yesssssss Go with that for your business card @ @ @ @ @ @ mugshots.com

On Mon, Sep 30, 2019 at 4:54 PM Harvellia Thomas < harveyt50@gmail.com > wrote:

You forgot to update your profile picture. . . so thought you would need for your "Embassy" business card.

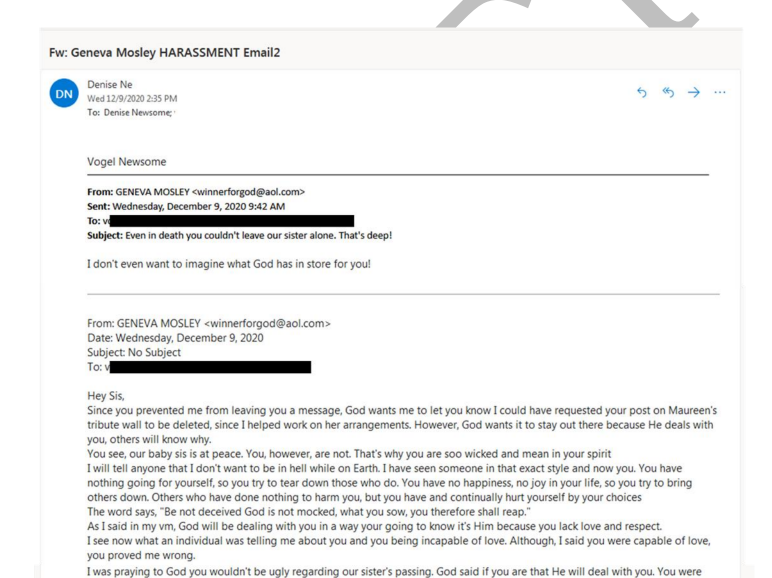
39. My siblings, having seen their FAILURE and **seeing the** "PRISON Lights," went into panic mode and from day-to-day looked forward to getting what they thought was another opportunity to "FINISH THE JOB!" In the end, they DESTROYED their OWN lives!

Conspiracy is a separate offense from the crime that is the object of the conspiracy. A conspiracy ends when the unlawful act has been committed or (in some states) when the agreement has been abandoned. A conspiracy does not automatically end if the conspiracy's object is defeated. See Model Penal Code § 5.03(7); United States v. Jiminez Recio, 537 U.S. 270, 123 S.Ct. 819 (2003)

[CONSPIRACY is an] elastic, sprawling and pervasive offense, . . . so vague that it almost defies definition. Despite certain elementary and essential elements, it also, *chameleon-like*, takes on a special coloration from each of the many independent offenses on which it may be overlaid. It is always "predominantly mental in composition" because it consists primarily of a meeting of minds and an intent. Krulewitch v. United States, 336 U.S. 440, 445-48, 69 S.Ct. 716, 719-20 (1949)

When **two** or more persons <u>combine</u> for the purpose of inflicting upon <u>another person</u> an injury which is unlawful in itself, or which <u>is</u> rendered unlawful by the mode in which it is inflicted, and in either case the <u>other person suffers damage</u>, they commit the tort of conspiracy. P.H. Winfield, A Textbook of the Law of Tort §128 at 434 (5th ed. 1950)

The following image are emails from Mosley on December 9, 2020. Emails of *psychotic ramblings and threats!*



Each day we have choices to make and as I tell my children and others, based on our choices there are repercussions to those choices. You had an opportunity to show and be love, but you chose hate instead and for that God's about to deal with you.

Peace, love, and hair grease!

and now God will continue to deal with you.

The following is the tribute left by me. From the content of Mosley's email, she claims, "I could have requested your post on Maureen's tribute wall be deleted, since I helped work on her arrangements..."

Peoples Funeral Home, Inc.
HOME PA



Ms. Maureen A. Newsome Williams

August 7, 1965 ~ November 28, 2020 (age 55)

Obituary & Services

Tribute Wall



Vogel Denise Newsome

December 4, 2020 4:29 PM

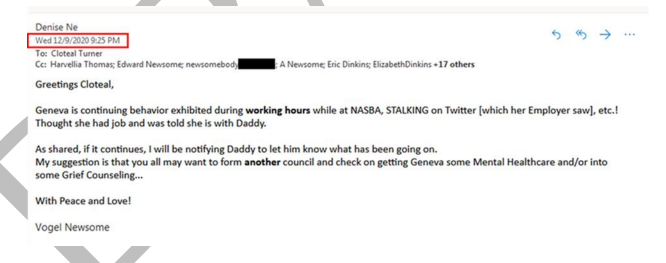
For over 65 years God/Allah BLESSED the Pearl & Joseph Newsome Union and to that Union 8 Children! In September 2019, this Union was robbed [John 10:10] of their MATRIARCH (Pearl Leo Newsome) – The Glue & Base of the Vase! One of my Mother's favorite songs – TIME Is Winding Up! With the removal of the Glue/Base a chain of events were set in motion. Maureen may have thought she had plenty of time; however, God chose otherwise! Please always remember that in times such as this, ONLY what God says matter because he sees and knows all. While we understand that a shell [the body] has been left a Pillow – "NEVER FORGOTTEN" – has been sent. Sleep on Maureen. - - - Vogel Denise Newsome [Prime Minister - Chickasaw Tribal Nation/Utica International Embassy]

For over 65 years God/Allah BLESSED the Pearl & Joseph Newsome Union and to that Union 8 Children!

In September 2019, this Union was robbed [John 10:10] of their MATRIARCH (Pearl Leo Newsome) – The Glue & Base of the Vase! One of my Mother's favorite songs – TIME Is Winding Up! With the removal of the Glue/Base a chain of events were set in motion. Maureen may have thought she had plenty of time; however, God chose otherwise! Please always remember that in times such as this, ONLY what God says matter because he sees and knows all. While we understand that a shell [the body] has been left a Pillow – "NEVER FORGOTTEN" – has been sent. Sleep on Maureen. - - - Vogel Denise Newsome [Prime Minister - Chickasaw Tribal Nation/Utica International Embassy]

A reasonable mind may conclude, Mosley attempted just that (to have the above Tribute removed); however, was advised *I am a sibling* and her request **was DENIED!** Nevertheless, in her *psychotic* mind, Mosley believes she have all of these super powers (when she does not) and on January 25, 2021, drove *with great speed and glee in her heart* thinking of "ALL" the things she was going to have done to me, and, as she was advised, "The WHEELS OF JUSTICE" *will be coming for her!* She will NOW reap from what she has sown! Furthermore, as she said she shared with her children and others, "based on your choices there are repercussions to those choices." The choice Mosley made with her Co-Conspirators to have me (the Chickasaw Tribal Nation/Utica International Embassy Prime Minister) kidnapped and murdered/assassinated <u>comes with repercussions for the ill</u> choices made against a Sovereign Nation and the Leader(s)/People!

40. On **December 9, 2020,** Cloteal Jolquita Newsome Turner was requested to get Mosley "Grief Counseling" and/or "Mental Healthcare!" However, FAILURE TO DO SO, resulted in the CONSPIRACIES launched on January 25, 2021, to have me KIDNAPPED and ASSASSINATED in their quest to fulfill role(s) in the completion of the "NEW" World Order Agenda in which the World's Nazis and Zionists find the CHICKASAW Tribal Nation to be a THREAT and their **INABILITY to complete** their GLOBAL White Supremacy over Nations Of Color "IF" the CTN continues to exist! From my understanding during the March 25, 2019, kidnapping and assassination attempts on my life, Turner is the Spokesperson.



Turner <u>is employed</u> with the United States Department of Justice [USDOJ] (a privately held company). The USDOJ is represented by the Nazis'/Zionists' Law Firm of **Baker Donelson Bearman Caldwell & Berkowitz**. The <u>SAME law firm</u> behind the ASSASSINATION of Zionist Jeffrey Epstein <u>and</u> my kidnapping as well as the assassination attempts on my life!

The rise and fall of Jeffrey Epstein: A timeline of the financier's troubles

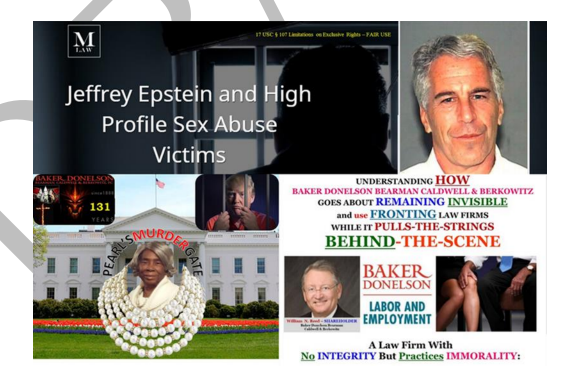




Former assistant U.S. Attorney A. Marie Villafaña, who plans to leave her position with the Department of Justice after 18 years for a supervisory post in another government agency, is eager for the public to review the internal investigation's findings, her attorney, Jonathan Biran of the Tennessee-based law firm Baker Donelson told ABC News in a statement on Thursday.

"We hope and expect that the Department will publicly release its report concerning the Epstein investigation," Biran said in a statement. "Ms. Villafaña looks forward to the day when the public will fully understand her role and that of her superiors in the Epstein investigation."

41. According to United States Court (a privately held company) records, Baker Donelson prefers *to remain behind the scene* while pulling the strings – i.e. manipulating their so-called judicial process! Nevertheless, their days of hiding and through the CTN/UIE we are "pulling off the sheets" to allow the Public/World to see the TERRORISTS Law Firm in the SPOTLIGHT!



https://uticainternationalembassy.website/images/uie_PDF/bakerdonelson-invisiblepractices-pullingthestringpractices.pdf

II. NOTIFICATION: January 25, 2021, United States Officials' Attempted Kidnapping Of Utica International Embassy's Prime Minister Vogel Denise Newsome

PRESENTLY LIVING UNDER A THREATENING HOSTAGE SITUATION AS THE UNITED STATES' NAZI/ZIONIST OFFICIALS, PRESIDENT JOE BIDEN ADMINISTRATION With Their LEGAL COUNSEL BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ SEEK WAYS TO HAVE UIE PRIME MINISTER VOGEL DENISE NEWSOME KIDNAPPED and ASSASSINATED

PLEASE TAKE NOTICE: Based upon the *most recent vicious, malicious and continued attacks* that have been launched against the Chickasaw Tribal Nation ("CTN")/Utica International Embassy ("UIE") on **January 25, 2021,** by the United States of America's/United States' Nazi/Zionist Officials, their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and Co-Conspirators (which include my Siblings – i.e. Geneva Rene Newsome Mosley representing), Stephon Mason Bey, and others, *in the interest of preservation* of the CTN, the UIE and our Citizens, etc., it has become necessary for me (as Prime Minister) to take *precautionary* measures **in securing my safety** *until being rescued from the present HOSTAGE situation I find myself in*; wherein, the United States Nazi/Zionist Officials and their Terrorist Agents **are laying wait to UNLAWFULLY seize and proceed to have me Murdered/Assassinated** *for purposes of being able to achieve their "NEW" World Order Agenda for "GLOBAL" White Supremacy which neither the CTN nor the UIE supports!*

Through this instant correspondence, I am requesting "INTERNATIONAL" Assistance from other Foreign Nations to assist me (as the Prime Minister of CTN/UIE) in a transition to a SAFE State/Nation <u>outside</u> what is presently known as the United States of America!

I am requesting that the United Nations Security Council **and/or** Foreign Nations in receipt of this UIE correspondence prepare and execute proceedings to assure my safety and wellbeing through the transition and beyond as we move forward to bring the United States' Officials and Terrorists, etc. to JUSTICE!

URGENT INTERNATIONAL ASSISTANCE REQUESTED FOR THE FREEDOM, TRANSFER TO SAFETY OF PRIME MINISTER VOGEL DENISE NEWSOME

I ask that an "INTERNATIONAL Task Force" be assembled to consist of the following Leaders/People to assist with coordinating my RESCUE:













Top Row – Left To Right: Vice President of Venezuela Delcy Rodriguez, South Africa's Minister of Cooperative Governance and Traditional Affairs Nkosazan Dlamini-Zuma, Ethiopia President Sahle-Work Zewde, Deputy Secretary-General of the United Nations Amina J. Mohammed,

Bottom Row – Left To Right: Gabon Prime Minister Rose Christiane Ossouka Raponda, Vietnam Vice President Dang Thi Ngoc Thinh













Top Row – Left To Right: Venezuela President Nicolas Maduro, Former Iran President Mahmoud Ahmadinejad, Syria President Marshal Bashar al-Assad, Supreme Leader of North Korea Kim Jong-un,

Bottom Row – Left To Right: Chair of the African Union Commission Moussa Faki, Minister of Foreign Affairs of Nicaragua Denis Moncada

III. **REQUEST FOR:** Assistance With Preparation Of Warrants For Arrests, **Extraditions** and Prosecution; Setup Of Special Court(s) To Handle "Nazi And Zionist International" Trials; Assistance With Investigation(s)...

1979 International Convention against the Taking of Hostages

Provides that "any person who seizes or detains and threatens to kill, to injure, or to continue to detain
another person in order to compel a third party, namely, a State, an international intergovernmental
organization, a natural or juridical person, or a group of persons, to do or abstain from doing any act as an
explicit or implicit condition for the release of the hostage commits the offence of taking of hostage within the
meaning of this Convention".

The United States' DESPOT and its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz had FALSE Criminal Charges brought against Community Activist Vogel Denise Newsome to COVER-UP their February 2006 KIDNAPPING of her and REFUSED to let her go until her PARENTS PAID the RANSOM - i.e. masked as a BOND and form of EXTORTION, etc. - The United States' DESPOT has DEVISED Conspiracies to MASK HOSTAGE TAKING Activities under their 13th Amendment Scam, TAKEOVERS, etc. for the ENSLAVEMENT of Natives, Native Americans and Blacks/Negroes/African-Americans/People-Of-Color..

No. 21931





Pictures added for emphasis

International Convention against the taking of hostages. Adopted by the General Assembly of the United Nations on 17 December 1979

https://uticainternationalembassy.website/images/uie_PDF/1979-internationalconventionagainstthetakingofhostages.pdf

Published 11/10/2017: https://www.slideshare.net/secret/xGYUx6zzCJ4ZQz

In support of this instant request, I hereby incorporate by reference the facts set forth herein as well as above *under* "I." above and below (which include "III.") and state the following:

42. Although **NOT** required (since the United States is "a privately held company"), there is record evidence to support that the U.S. (through Nazi/Zionist Officials) as well as their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and other Co-Conspirators were timely, properly and adequately **NOTIFIED** of "International Intervention" to be sought!

43. PRIOR TO TAKING ON THIS HISTORICAL UNDERTAKING: *Numerous of Investigations* from the United States Congress, Department of Justice/Federal Bureau of Investigation, and Department of Labor, etc. *were timely, properly and adequately requested;* however, the United States' Nazi/Zionist Officials and their Legal Counsel Baker Donelson, etc. **FAILED TO ACT** and chose, instead, to RETALIATE and take a FAR DEPARTURE FROM LAWS to engage in War Crimes and other Criminal acts!

JULY 2008 / AUGUST 2008



July 14, 2008

EMERGENCY

COMPLAINT AND REQUEST FOR LEGISLATURE/CONGRESS INTERVENTION; ALSO REQUEST FOR INVESTIGATIONS, HEARINGS AND FINDINGS¹

COMES NOW Vogel Denise Newsome before the United States Legislature and United States Congress ("Legislature/Congress") and submit to it this, her, Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings ("instant Complaint") pursuant to her rights secured/guaranteed under the United States Constitution, Civil Rights Act and/or other statutes/laws governing said matters. This instant Complaint is supported by Exhibits. Some of said exhibits may be pleadings and/or documents referencing supporting materials; however, for recordkeeping purposes and to keep the volume of this instant Complaint a minimum, the pleadings and/or documents only are provided in that I believe there is sufficient evidence to provide the Legislature/Congress with information as to where additional information may be retrieved. While this is not the standard form I rely upon in filing complaints, due to the nature of the supporting documents being in the proper format, I hope that the form used in this instant Complaint is sufficient. In support of this instant Complaint I state the following:

July 14, 2008: Emergency Complaint and Request For Legislature / Congress Intervention; Also Request For Investigations, Hearings and Findings

https://uticainternationalembassy.website/images/uie PDF/071408 emergency-complaint-to-congress.pdf

https://www2.slideshare.net/VogelDenise/071408-emergency-complaints-withexhibits-reversedorderreduced



Watkins v. U.S., 77 S.Ct. 1173 (1957) - [n.2] Power of Congress to conduct investigations is inherent in the legislative process, and is broad.

[n.5] In conducting investigation, Congress is not a law enforcement or trial agency and no inquiry is an end in itself, but it must be related to and in furtherance of a legitimate task of Congress.

[2][5]We start with several basic premises on which there is general agreement. The power of the Congress to conduct investigations is inherent in the legislative process. That power is broad. It encompasses inquiries concerning the administration of existing laws as well as proposed or possibly needed statutes. It includes surveys of defects in our social, economic or political system for the purpose of enabling the Congress to remedy them. It comprehends probes into departments of the Federal Government to expose corruption, inefficiency or waste. But, broad as is this power of inquiry, it is not unlimited. There is no

https://uticainternationalembassy.website/images/uie PDF/060412-Rand-Paul-CONFIRMS-Receipt-Of-PINK-SLIP_INVESTIGATION-Request.pdf

https://www.slideshare.net/VogelDenise/060412-rand-paul-letter-to-newsomeconfirmation-of-receipt-of-pink-slip-investigation-request

Watkins v. U.S., 77 S.Ct. 1173 (1957) - [n.2] Power of Congress to conduct investigations is inherent in the legislative process, and is broad.

[n.5] In conducting investigation, Congress is not a law enforcement or trial agency and no inquiry is an end in itself, but it must be related to and in furtherance of a legitimate task of Congress.

[2][5]We start with several basic premises on which there is general agreement. The power of the Congress to conduct investigations is inherent in the legislative process. That power is broad. It encompasses inquiries concerning the administration of existing laws as well as proposed or possibly needed statutes. It includes surveys of defects in our social, economic or political system for the purpose of enabling the Congress to remedy them. It comprehends probes into departments of the Federal Government to expose corruption, inefficiency or waste. But, broad as is this power of inquiry, it is not unlimited. There is no general authority to expose the private affairs of individuals without justification in terms of the functions of the Congress.

This was freely conceded by **the Solicitor General** in his argument of this case. **FN8** Nor is the Congress a law enforcement or trial agency. These are functions of the executive and judicial departments of government. No inquiry is an end in itself; **it must be related to, and in furtherance of, a legitimate task of the Congress. . . .**

FN8. 'Now, we don't claim on behalf of the Government that there is any right to expose for the purposes of exposure. And I don't know that Congress has ever claimed any such right. But we do say, in the same breath, that there is a right to inform the public at the same time you inform the Congress.'

IMPORTANT TO NOTE: United States' **CONGRESSIONAL Recipients** of Vogel Denise Newsome's **July 14, 2008, "EMERGENCY COMPLAINT AND REQUEST FOR LEGISLATURE / CONGRESS INTERVENTION; ALSO REQUEST FOR INVESTIGATIONS, HEARINGS AND FINDINGS"** are then:

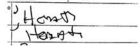
U.S. SENATORS:

Patrick Joseph Leahy

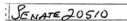


The following is in response to your 08/23/2008 request for delivery information on your signature Confirmation item number 2305 1590 0001 8380 5555 1 The delivery record shows that this item was delivered on 08/25/2008 at 04/37 AM in WASHINGTON, DC 20510 to J HEFBATH. The scanned impact of the recipient information is provided below.

Signature of Recipient



Address of Recipient



Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local Post Office or postal representative.



August 20, 2008

IMMEDIATE/URGENT ACTION REQUESTED

VIA PRIORITY MAIL — Signature Confirmation Requested Senator Patrick Leahy United States Senate 433 Russell Senate Office Building Washington, DC 20510

RE: Recent Filings

Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings – Submitted July 14, 2008

Dear Senator Leahy:

https://uticainternationalembassy.website/images/uie PDF/leahy-patrick082008letteremergencycomplaint.pdf

https://www2.slideshare.net/VogelDenise/leahy-patrick-082008-letteremergency-complaint

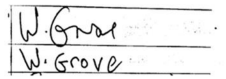
Berry vs. American Express Pub., Corp., 381 F.Supp. 2d 1118 (2005) - Where source of legal authority is statutory and NOT constitutional, Congress retains ability to CREATE and DIRECT law, so long as it is consistent with constitutional principles, and it is particularly important for COURT to follow that DIRECTIVE.

Barack Hussein Obama II

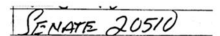
D Newsome:

The following is in response to your 05/07/2009 request for delivery information on your Signature Confirmation(TM) item number 2305 1590 0001 6380 5130. The delivery record shows that this item was delivered on 08/05/2008 at 10:45 AM in WASHINGTON, DC 20510 to W GROVE. The scanned image of the recipient information is provided below.

Signature of Recipient:



Address of Recipient:



Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local Post Office or postal representative.

Sincerely,

United States Postal Service



IMMEDIATE/URGENT ACTION REQUESTED

VIA U.S. PRIORITY MAIL: SIGNATURE CONFIRMATION 2365159000016380 5/30 Senator Barack Obama
United States Senate
713 Hart Senate Office Building
Washington, D.C. 20510

RE: Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings

Dear Senator Obama:

https://uticainternationalembassy.website/images/uie_PDF/080208-letter-to-then-senator-barack-obama.pdf

https://www2.slideshare.net/VogelDenise/obama-letter-of-080208-emergency-complaint

John Sidney McCain III

D Newsome:

The following is in response to your 05/06/2009 request for delivery information on your Signature Confirmation(TM) item number 2305 1590 0001 6380 5093. The delivery record shows that this item was delivered on 08/05/2008 at 10:45 AM in WASHINGTON, DC 20510 to W GROVE. The scanned image of the recipient information is provided below.

Signature of Recipient:

W. Grove

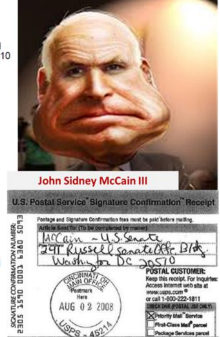
Address of Recipient:

SENATE 20510

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local Post Office or postal representative.

Sincerely,

United States Postal Service



August 2, 2008

IMMEDIATE/URGENT ACTION REQUESTED

VIA U.S. PRIORITY MAIL: SIGNATURE CONFIRMATION 3305 159000016380 5093

United States Senate
241 Russell Senate Office Bldg.

Washington, DC 20510

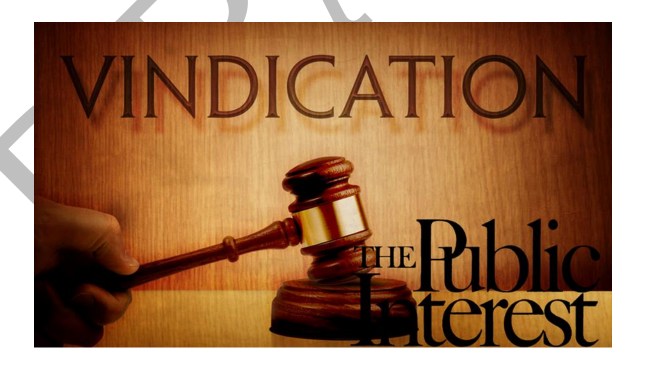
RE: Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings

Dear Senator McCain:

https://uticainternationalembassy.website/images/uie_PDF/080208-letter-to-senator-john-mccain.pdf

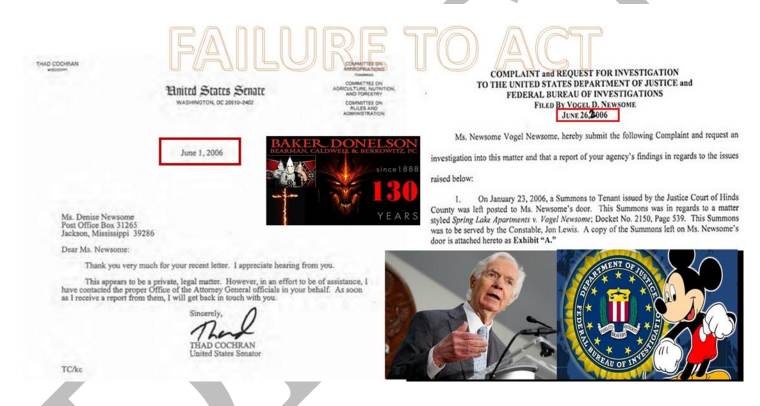
https://www2.slideshare.net/VogelDenise/mc-cain-john-080211-letter-emergency-complaint

Page vs. Shelby, 995 F.Supp. 23 (1998) - VINDICATION of PUBLIC interest in governmental observance of Constitution and law is FUNCTION of Congress and President, NOT judiciary.



Doe vs. McMillan, 93 S.Ct. 2018 (1973) - A court has NO authority to oversee judgment of a congressional committee in regard to what matter to include in reports prepared within the legislative sphere or to impose liability on its members if the court disagrees with their legislative judgment. - - U.S.C.A.Const. art. 1, § 6, cl. 1.

McGrain vs. Daugherty, 47 S.Ct. 319 (U.S. Ohio 1927) - Power of inquiry is essential and appropriate auxiliary to legislative function. . . Congress may inquire into PRIVATE affairs and compel disclosures only in so far as to make express powers effective.



June 1, 2006, Letter From United States Mississippi Senator Thad Cochran: https://www2.slideshare.net/VogelDenise/060106-letter-from-thad-cochran

https://uticainternationalembassy.website/images/uie PDF/060106-letterfromthadcochran.pdf

June 26, 2006, Federal Bureau of Investigation Complaint:

https://www2.slideshare.net/VogelDenise/062606-fbi-complaint-mississippi-matter

https://uticainternationalembassy.website/images/uie_PDF/062606-fbicomplaintmississippimatter.pdf



Overlie vs. Owatonna Independent School Dist. No. 761, 341 F.Supp.2d 1081 (2004) - Once Congress addresses a subject, the lawmaking authority of federal courts is greatly diminished.

Bruner vs. U.S., 340 F.Supp.2d 1204 (2004) - Congress is invested with a wide discretion, and its action, unless purely arbitrary, MUST be accepted and given FULL effect by the courts.

Watkins vs. U.S., 77 S.Ct. 1173 (1957) - Power of Congress to conduct investigations is inherent in the legislative process and is broad . . . Congress, through its committees, may obtain any information it needs for proper fulfillment of its role, and is free to determine the kinds of data that should be collected; it is only investigations conducted by use of compulsory process that give rise to the need to protect rights of individuals against illegal encroachment. 2 U.S.C.A. § 192.





----- Forwarded message -----

From: **Den** Date: Jan 30, 2011

Subject: INVESTIGATION of UNITED STATES PRESIDENT BARACK OBAMA - Senator Paul

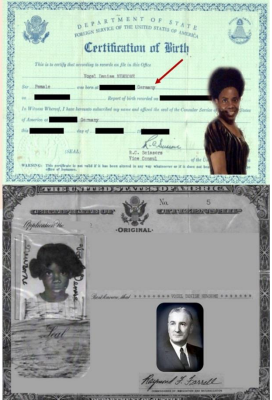
URGENT Assistance Is Being Requested

To: senator@paul.senate.gov, Denise Newsome

Cc: doug_stafford@paul.senate.gov, jessica_jelgerhuis@paul.senate.gov, william_henderson@paul.senate.gov, moria_bagley@paul.senate.gov

Dear Senator Rand Paul:

My name is Vogel Denise Newsome (Newsome) and I am a constituent of yours (i.e. Kentucky Registered Voter). Because Newsome does not want you to think that she is an Ohio resident (i.e.



https://uticainternationalembassy.website/images/uie_PDF/013011-emailsenatorrandpaul.pdf

https://www2.slideshare.net/VogelDenise/013011-email-senator-randpaul

Nixon vs. Administrator of General Services, 408 F.Supp. 321 (1976) - Congressional power to INVESTIGATE, although limited to areas in which Congress possesses legislative authority, is both BROAD and INTEGRAL to the legislative process.

Clark vs. Board of Ed. Of Shelbyville, Ky., 350 F.Supp. 149 (1972) - Courts MAY NOT invade the domain of the legislature; where a plaintiff IS ASKING for legislative relief or relief which would ENCROACH on the legislative process the courts are WITHOUT powers to act.

U.S. HOUSE REPRESENTATIVES:

Congressman John James Conyers Jr.

The following is in response to your 05/06/2009 request for delivery information on your Signature Confirmation(TM) item number 2305 1590 0001 6380 5116. The delivery record shows that this item was delivered on US/05/2008 at 11:15 AM in WASHINGTON, DC 20515 to R WILLIAMS. The scanned image of the recipient information is provided below.

Signature of Recipient:

John James Conyers Jr.

U.S. Postal Survice Signature Pagnation Recipient

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local Post Office or postal representative.

Sincerely,

United States Postal Service

August 2, 2008

IMMEDIATE/URGENT ACTION REQUESTED

VIA U.S. PRIORITY MAIL: SIGNATURE CONFIRMATION 335 1590000 63805/16

Honorable John Conyers, Jr.
U.S. House of Representatives
2426 Rayburn Building
Washington, DC 20515

RE: Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings

Dear Representative Conyers:

https://uticainternationalembassy.website/images/uie_PDF/080208-letter-to-congressman-john-convers.pdf

https://www2.slideshare.net/VogelDenise/conyers-john-080211-letter-emergency-complaint

U.S. vs. McDonnell Douglas Corp., 751 F.2d 220 (1984) - Power to INVESTIGATE is necessarily incident to Congress' power to legislate.

McDonnell Douglas Corp. vs. U.S., 754 F.2d 365 (1985) - Congress has implied as well as express powers incident to its DUTY to legislate wisely, including POWER to INVESTIGATE.

Congresswoman Debbie Wasserman Schultz

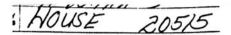
D Newsome:

The following is in response to your 05/06/2009 request for delivery information on your Signature Confirmation(TM) item number 2305 1590 0001 6380 5109. The delivery record shows that this item was delivered on 08/05/2008 at 11:15 AM in WASHINGTON, DC 20515 to R WILLIAMS. The scanned image of the recipient information is provided below.

Signature of Recipient:



Address of Recipient:



Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local Post Office or postal representative.

Sincerely,

United States Postal Service



IMMEDIATE/URGENT ACTION REQUESTED

VIA U.S. PRIORITY MAIL: SIGNATURE CONFIRMATION 23051590 D00162805/09
Honorable Debbie Wasserman Schultz
U.S. House of Representatives
118 Cannon House Office Building
Washington, DC 20515

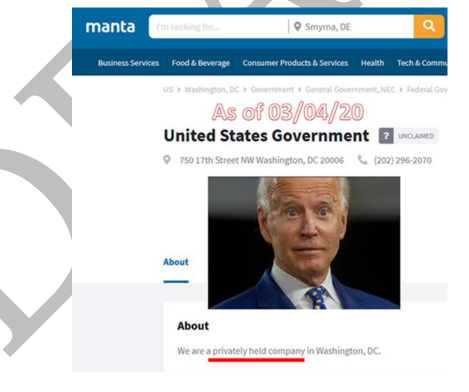
RE: Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings

Dear Representative Schultz:

 $\frac{https://uticainternationalembassy.website/images/uie\ PDF/080208-letter-to-debbie-wasserman-schultz-providing-quot-emergency-complaint-quot.pdf}$

https://www2.slideshare.net/VogelDenise/wasserman-shultz-debbie-080211-letter-emergency-complaint

44. There may be those who are wondering "Can it be done?" Yes – The United States a/k/a United States of America is NOT a State NOT a Sta



As of 01/31/2021:

https://uticainternationalembassy.website/zionist-biden-plan/manta-information

Upon going public with this information, the United States' Nazi/Zionist Officials and/or Legal Counsel Baker Donelson had their "privately held company" status **REMOVED** from Manta.com's information published. However, their remaining information may still be found on that website – i.e. further supporting its "COMPANY" and/or CORPORATION status!

45. Yes, the Chickasaw Tribal Nation is a Sovereign Nation and has the Utica INTERNATIONAL Embassy which is used to assist its Officials/Citizens as well as other Foreign Nations as in the case with Venezuela's President Nicolas Maduro when he tweeted for:

> "support in order to reject the interference of Donald Trump's administration which intends to turn my Homeland into a 'Vietnam war' in Latin America. Don't allow it!"







Follow

People from #USA, I ask for your support in order to reject the interference of Donald Trump's administration which intends to turn my Homeland into a "Vietnam war" in Latin America. Don't allow it!



LET US NOT ALLOW ANOTHER VIETNAM WAR IN MY HOMELAND People from #USA, I ask for your support in order to reject the interference of Donald Trump's administration which

Vietnam in Latin America. Don't Allow It!

Nicolás Maduro

People of the U.S., I ask for your support to

reject the interference of Donald Trump's

government in making My Homeland a

NO PERMITAMOS UN NUEVO VIETNAM Pueblo de los #EEUU, pido su apoyo para rechazar la injerencia del gobierno de Donald Trump que prende hacer de Mi Patria un Vietnam en A.. facebook com

10:27 AM - 30 Jan 2019

2:31 AM - 30 Jan 2019

. . In other words, the Prosecutor will need the support of national or international forces in order to investigate in situ. If these forces are not available, the Prosecutor will need to investigate from outside and rely on international cooperation for the arrest and surrender of the alleged perpetrators....

https://uticainternationalembassy.website/images/uie PDF/030905iccpolic yissuesbeforetheofficeoftheprosecutorforfailuretoact-highlighted.pdf

https://www.slideshare.net/VogelDenise/030905-icc-policy-issues-beforethe-office-of-the-prosecutor-for-failure-to-act-highlighted

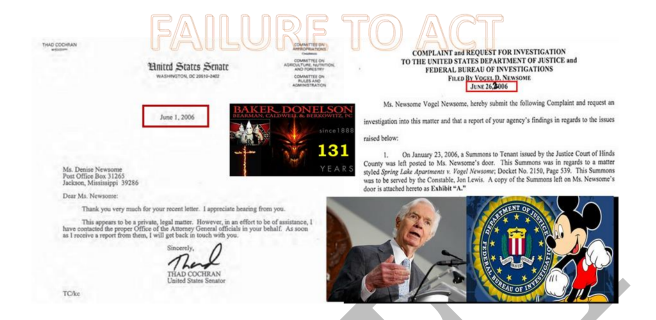


... To the extent possible the Prosecutor <u>will encourage States to initiate</u> <u>their own proceedings</u>. As a general rule, the policy of the Office of the Prosecutor will be to undertake investigations <u>only where there is a clear case of failure to act</u> by the State or States concerned. . . - See the International Criminal Court's 03/05/09 Policy Issues Before The Office Of The Prosecutor:

 $\frac{https://uticainternationalembassy.website/images/uie\ PDF/030905iccpolicy issues before the office of the prosecutor for failure to act-high lighted.pdf$

https://www.slideshare.net/VogelDenise/030905-icc-policy-issues-before-the-office-of-the-prosecutor-for-failure-to-act-highlighted

We believe that there is sufficient EVIDENCE in the record of the USA/US to support that it has had NUMEROUS opportunities to INVESTIGATE and PROSECUTE the War Crimes/Crimes that have been reported by me; however, U.S. has "FAILED TO ACT!" We believe that there is sufficient evidence to support that the USA/US Courts have been COMPROMISED and are being CONTROLLED and RUN by the United States of America's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz whose Lawyers are Members of WHITE Supremacist (Nazi/Ku Klux Klan...)/ZIONIST Groups and are UNWILLING, UNABLE and INCOMPETENT to conduct Investigations and Prosecute due to the CONFLICT-OF-INTERESTS present, etc.



47. It is important to note that:

...The ICC is not intended to replace national courts, but to **operate when** national structures and courts **are unwilling** <u>or unable</u> to conduct investigations and prosecutions. ..- 03/09/05 *Policy Issues Before The Office Of The Prosecutor*





HOW FAR UP does such WEB OF CORRUPTION/WEB OF CONSPIRACIES GO? It appears as HIGH UP as the Lawyers/Attorneys that REPRESENT the State of Mississippi, United States of America and HUGE Corporations? Baker Donelson Bearman Caldwell & Berkowitz?

INTERNATIONAL CRIMINAL COURT'S JURISDICTION "FAILURE TO ACT" BY STATE or STATES CONCERNED

September 2003

Paper on some policy issues before the Office of the Prosecutor

Paper on some policy issues before the Office of the Prosecutor

This policy paper defines a general strategy for the Office of the Prosecutor, highlights the priority tasks to be performed and determines an institutional framework capable of ensuring the proper exercise of its functions. This is a redrafted version of a paper discussed at the public hearing of the Office of the Prosecutor convened from 17 to 18 June 2003 at The Hague. It has been revised in the light of the comments made at the hearing and other comments; it also includes points made within the Office of the Prosecutor. Some comments made at the hearing are not reflected in this paper; they need further consideration and could be reflected in other papers or guidelines to be prepared by the Office. Many precise suggestions will be reflected in the revised Regulations.

In other cases, of course, crimes within the jurisdiction of the Court may be committed within States or by State agencies which have normally functioning institutions. Here the complementary nature of the Court is overriding. National investigations and prosecutions, where they can properly be undertaken, will normally be the most effective and efficient of the court is overriding. States the most effective and efficient states of the court o

means of bringing offenders to justice; States themselves will normally have the best access to evidence and witnesses. To the extent possible the Prosecutor will encourage States to initiate their own proceedings. As a general rule, the policy of the Office of the Prosecutor will be to undertake investigations only where there is a clear case of failure to act by the States concerned.



HOW FAR UP does such WEB OF CORRUPTION/WEB OF CONSPIRACIES GO? It appears as HIGH UP as the Lawyers/Attorneys that REPRESENT the State of Mississippi, United States of America and HUGE Corporations? Baker Donelson Bearman Caldwell & Berkowitz!

48. There are *financial and personal interest* of the International Criminal Court ("ICC") which preclude it from handling such matters. Moreover, the ICC is merely a "court for ILLUSION" purposes and is complicit through the role(s) played in assisting the Nazis/Zionists in their quest to accomplish their "NEW" World Order Agenda for "GLOBAL" White Supremacy over "ALL" Nations of Color and to "SPECIFICALLY" only target those Nations for War Crimes, etc. and IGNORE "ALL" War Crimes of so-called WHITE/EUROPEAN Nations and their Nazis and Zionists, etc.!



https://uticainternationalembassv.website/icc-vs-irt

49. Due to the conflict of interest that exist and the incompetency of the ICC in the handling of previous matters brought to its Officials'/Judges' attention, said Court is NOT qualified to handle such "HISTORICAL" Trials as the "N.A.Z.I. Trials!" Therefore, we here at the CTN/UIE believe it is necessary to move forward with establishing "Special" International Tribunals (as the "International Recourse Tribunal") to handle such Special Trials – i.e. using the organizing and structure of the Nuremberg Trials as a guide!



https://uticainternationalembassy.website/nuremberg-trials-vs-n-a-z-i-trials

Under *the Treaties* the United States of America/United States allege to be binding, Courts are supposed to be available to Natives and/or Indigenous People, etc.; however, that is not the case. Furthermore, the CTN and UIE have been BANNED! Therefore, due to our "INTERNATIONAL" lawful standing, our Nation and/or its Embassy matters can be brought using any/all International remedies available to obtain JUSTICE! Due to my *INTERNATIONAL* Birth status and the *BREACH* of the Rights, Privileges, Immunity, etc. *allegedly* afforded through the United States of America Certificate of Citizenship issued to me in 1972, we are EXERCISING Rights to bring Legal/Lawful matters before INTERNATIONAL Tribunals as the direct and proximate result of the USA's/US' FAILURE TO ACT... and/or *INABILITY TO ACT* because it is merely a "privately held company!"





IMPORTANT TO NOTE: In August 2019. apparently our using LAWFUL/LEGAL Recourse struck a NERVE in the USA's Head Of State Donald Trump and his Legal Counsel Baker Donelson; so NOW it appears they are UNLAWFULLY attempting to COUNTER the ONSLAUGHT of MORE Internationally-Born Citizens joining the Ranks of the Utica International Embassy to Legal their **Matters** before INTERNATIONAL **Tribunals** the International Criminal Court, etc. However, they are LATE in this matter as well as those that are forthcoming...!

51. We are in receipt of the International Criminal Court's **April 4, 2019,** letter advising us of our "INTERNATIONAL" Options, etc. Moreover, what I have found disturbing about this letter, is that Mark P. Dillon's (White/European look) letter comes approximately 10 DAYS AFTER my March 25, 2019, KIDNAPPING, FALSE Imprisonment and other War Crimes and Criminal Acts leveled against the Utica International Embassy's Prime Minister.



52. **THEN** - **the very NEXT DAY** (**April 5, 2019,** - the USA/US "**REVOKES**" the ICC's Prosecutor's **VISA** regarding the Afghanistan Inquiry!



The New York Times

U.S. Revokes Visa of I.C.C. Prosecutor Pursuing Afghan War Crimes



Fatou Bensouda, chief prosecutor of the International Criminal Court, center, in Kinshasa, Democratic Republic of Congo, last year. John Wessels/Agence France-Presse — Cetty Images

By Marlise Simons and Megan Specia

April 5, 2019

PARIS — The United States has revoked the visa of the International Criminal Court's chief prosecutor because of her attempts to investigate allegations of war crimes in Afghanistan,



.AW

U.S. Strips Visa From World Criminal Court Prosecutor Pursuing War-Crimes Inquiry

April 5, 2019 - 2:36 PM ET



The office of International Criminal Court prosecutor Fatou Bensouda (center) says her visa for U.S. travel has been stripped. The State Department confirmed the move Friday. Know Ivan Weit APPGGett hasses Then, the ICC's Judges on April 15, 2019, "REJECT opening of an investigation regarding Afghanistan situation!" (EMPHASIS ADDED!) Therefore, we believe, that a reasonable mind may conclude that the ICC's Judges were INFORMED of my KIDNAPPING and FALSE Imprisonment... and the CONSPIRACIES to have me MURDERED and; therefore, it appears sought to AID and ABET the USA/US in the COVER UP of War Crimes... to be Investigated by the ICC's Prosecutor!



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17 September 2019

Afghanistan: ICC Pre-Trial Chamber II authorises Prosecutor to Appeal Decision Refusing Investigation

15 April 2019

Question and Answers - ICC judges reject opening of an investigation regarding Afghanistan situation

12 April 2019

ICC judges reject opening of an investigation regarding Afghanistan situation

12 April 2019

Statement of the Office of the Prosecutor following the decision of Pre-Trial Chamber II concerning the Situation in Afghanistan

. . . The Prosecutor can proceed only where **States fail to act, or are not "genuinely" investigating or prosecuting,** as described in article 17 of the Rome Statute.

Article 17 provides exceptions to the primacy of State jurisdiction. The Court will be able to declare a case to be admissible when a State is unwilling or unable genuinely to earry out the investigation or prosecution. -- 03/05/09 Policy Issues Before The Office Of The Prosecutor

As CHAIRMAN of the Mississippi Advisory Committee, Clanton serves as the "FOX GUARDING THE HEN HOUSE" on behalf of BAKER DONELSON and for purposes of protecting Baker Donelson INTERESTS (i.e. Financial and Personal). The Mississippi Advisory Committee "assists the United States Commission on Civil Rights (USCCR) with its fact-finding, INVESTIGATIVE and information dissemination activities. The functions of the USCCR include investigating complaints alleging that CITIZENS are being DEPRIVED their right. . by reason of their race, color, religion, sex, age, disability or national origin, or by reason of FRAUDULENT practices; STUDYING and COLLECTING information relating to DISCRIMINATION or a DENIAL of "Equal Protection of the Laws under the Constitution;" APPRAISING federal laws and policies with respect to DISCRIMINATION or DENIAL of "Equal Protection of the Laws" because of race, color, religion, sex, age, disability or national origin, or in the ADMINISTRATION OF JUSTICE: 'serving as a NATIONAL Clearinghouse for information in respect to DISCRIMINATION or DENIAL of EQUAL

Protection of the Laws; submitting Reports, Findings and Recommendations to the PRESIDENT and CONGRESS; and issuing public service announcements to DISCOURAGE discrimination or DENIAL of 'EQUAL Protection of the Laws.'"

SHAREHOLDER in Baker Donelson's Jackson, Mississippi and Washington, D.C. Offices -concentrated practice in GOVERNMENTAL Litigation. SECURITIES and other FRAUD investigations. and litigation, ELECTION Laws and Appeals. His appellate practice has included matters before the U.S. Supreme Court, U.S. Courts of Appeals. . . His INTERNAL investigations and government litigation practice have included matters related to SECURITIES and EXCHANGE COMMISSION, investigations.

.federal campaign finance investigations, and state and federal securities fraud class action litigation



Bradley S. Clanton Baker Donelson

54. INTERNATIONAL options are available to us because the USA/US is unwilling to INVESTIGATE and PROSECUTE for the purpose of SHIELDING its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and its Clients (USA/US...) from LIABILITY, REPARATIONS and RESTITUTIONS owed to their VICTIMS of the War Crimes and other Criminal RESPONSIBILITY...; moreover, there have been DECADES of UNJUSTIFIED delays which are due to OBSTRUCTION of Justice, CONSPIRACY to MURDER Witnesses, etc., and, such proceedings CANNOT be conducted independently or IMPARTIALLY... here in the USA/US! Now the World knows "WHY?" Because the United States is a "privately held company!"

A State is *unwilling* if the national decision has been made and **proceedings are or were being undertaken for the purpose of shielding the person concerned from criminal responsibility; there has been an unjustified delay which is inconsistent with an intent to bring the person concerned to justice; or the proceedings were not or are not being conducted independently or impartially. - 03/05/09** *Policy Issues Before The Office Of The Prosecutor:* **https://www.slideshare.net/VogelDenise/030905-icc-policy-issues-before-the-office-of-the-prosecutor-for-failure-to-act-highlighted**

55. Look at the EVIDENCE of HOW the USA's Legal Counsel Baker Donelson COMPROMISED and CONTROLLED the Hearings regarding "TORTURE..." Techniques used as in the *Abu Ghraib Prison Scandal.... - IMPORTANT TO NOTE:* A Baker Donelson Lawyer (*David Addington who served as CHIEF OF STAFF under US Vice President Richard "Dick" Chaney)* IS a Witness that was questioned. Baker Donelson CONTROLS and MANIPULATES Investigations, Legislative Investigations and Hearings... and is the SOURCE that provides Congress, the White House and Supreme Court of the United States with Reports and or Findings to be rendered, etc. that COVER UP their (and that of their CO-Conspirators') War Crimes and other CRIMINAL activity!





BUSH TORTURE POLICY: John Yoo and David Addington

BAKER DONELSON BEARMAN, CALDWELL & BERKOWITZ, PC since 1888 131 YEARS

Coaching the Witness

Trial Talk (Colorado Trial Lawyers Association) February/March 2000 © Alec Rothrock, Esq.

Suboming perjury is as old as the Bible. And it is hardly novel or rare for lawyers to induce clients or other witnesses to give false testimony. $^{[1]}$

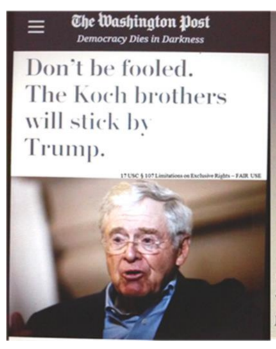
In contrast, the danger of improper influence on witness testimony is often subtle and undetectable when lawyers prepare willing, often interested, witnesses in the quiet of a conference room. Less subtle, yet equally prevalent, is witness coaching during depositions by means of loaded objections, furtive whispering, or hasty recesses. Improper witness coaching strikes at the core of a process ostensibly designed to ferret out the truth.

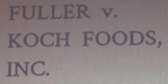
As of August 30, 2019, the Video created to support the United States of America's Legal Counsel Baker Donenlson's **OBSTRUCTION** of **Justice/Investigations**, etc. may be found at the following LINKS:

https://uticainternationalembassy.website/u-s-torture-war-crimes

https://youtu.be/7Zo-xL_qXRY

56. It was NOT made known to me that Baker Donelson represents the United States of America! In the *Newsome vs. Entergy* matter, Baker Donelson assigned one of its <u>TOP</u> Shareholders (Amelia Williams KOCH – an Attorney CONNECTED with CORRUPT/Criminal Billionaires...) to litigate the matter:





Email | Print | Comments (0) Case No. 2:17-cv-96-ALB.

View Case

Cited Cases

ROBERT HARVEY FULLER, Plaintiff, v. KOCH FOODS, INC., et al., Defendants.

United States District Court, M.D. Alabama, Northern Division.

July 12, 2019.

Attorney(s) appearing for the Case

Robert Harvey Fuller, Plaintiff, represented by Charles Edward Guerrier, Haynes & Haynes PC, Cynthia Forman Wilkinson, Wilkinson Law Firm PC, Heather Newsom Leonard, Heather Leonard, PC & Alicia Kay Haynes, Haynes & Haynes, PC.

Koch Foods, Inc. & Koch Foods of Alabama, LLC, Defendants, represented by <u>Rachel V. Barlotta</u>, Baker, Donelson, Bearman, Caldwell & Berkowitz, P.C., Bentley H. Patrick, Baker Donelson Bearman Caldwell Berkowitz & <u>Sharonda Childs</u> Fancher, Baker Donelson.



https://uticainternationalembassy.website/ima ges/uie_PDF/ex32-071200judgment5thcircuitnewsomeventergy.p df

EXHIBIT

https://www.slideshare.net/VogelDenise/ex-32-071200-judgment-5th-circuitnewsome-ventergy and, believe me, she was SHELLACKED in good fashion that Baker Donelson had to BRIBE/BLACKMAIL... the Judges assigned to rule in their favor because of the ability to obtain Court Rulings in my favor by merely citing Case Laws and presenting the EVIDENCE to support statements made, etc.!

IMPEACHMENT Article:

https://uticainternationalembassy.website/images/uie_PDF/ex7-judgegthomasporteousimpeachment.pdf

https://www.slideshare.net/secret/rxgP5WMnmxJ0I2

Baker Donelson Advertisement:

https://uticainternationalembassy.website/images/uie PDF/bakerdonelson-tiestojudgesjusticesasof120911.pdf

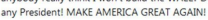
<u>https://www.slideshare.net/VogelDenise/baker-</u>donelson-ties-to-judgesjustices-as-of120911-11566964

Do you think Baker Donelson and/or the USA Officials advised me that Baker Donelson was also Legal Counsel to Courts/Judges/Justices — i.e. Federal Judges Association — as well as served on the NOMINATION Committee that APPOINT Judges to the Courts...? NO!



Donald J. Trump @ @realDonaldTrump · 18h

After all that I have done for the Military, our great Veterans, Judges (99), Justices (2), Tax & Regulation Cuts, the Economy, Energy, Trade & MUCH MORE, does anybody really think I won't build the WALL? Done more in first two years than



17 41K

U. S. District Court Eastern District of Louisiana (New Orleans)



NOTE: Judge Porteous (a Baker Donelson Judge) was IMPEACHED and REMOVED from the Bench for taking BRIBES/KICKBACKS...to THROW LAWSUITS!

Newsome v. Entergy NO Inc, et al Assigned to: Judge G. Thomas Porteous, Jr Demand: \$0 Case in other court: 00-30521 Cause: 42:2000 Job Discrimination (Race)

Date Filed: 11/03/1999 Date Terminated: Jury Demand: Plaintiff Nature of Suit: 442 Civil Rights: Jobs Jurisdiction: Federal Question

Plaintiff

Vogel Denise Newsome



nelia Williams Koch

Entergy Services Inc

represented by Vogel Denise Newsome P. O. Box 31265 Jackson, MS 39286-1265 601-885-9536 PROSE

> Michelle Ebony Scott-Bennett Justice for All Law Center, LLC Gretna Plaza Bldg. 1500 Lafayette St. Suite 122 Gretna, LA 70053 504-368-1711

Allyson Kessler Howic (See above for address)
TERMINATED: 06/13/2000
LEAD ATTORNEY

Renee Williams Masinter (See above for address)
LEAD ATTORNEY ATTORNEY TO BE NOTICED

Amelia Williams Koch Baker Donelson Bearman Caldwell & Berkowitz (New Orleans) 201 St. Charles Ave. Suite 3600 New Orleans, LA 70170 504-566-5200 Fax: 504-636-4000 Email: akoch@bakerdonelson.com

Baker Donelson Serves: As LEGAL COUNSEL for the

Federal Judges Association; As CHAIRMAN of the American Bar Association; Serves on NOMINATION Committee for JUDGESHIP Appointments; and As LEGAL COUNSEL for

USA

HSDL HOMELAND SECURITY DIGITAL LIBRARY

March 21, 2017

Nomination of the Honorable Neil M. Gorsuch to Be an Associate Justice of the Supreme Court of the United States (Day 2)

Committee on the Judiciary, United States Senate, One Hundred Fifteenth Congress, First Session

> Gorsuch Responses to Durbin Gorsuch Responses to Feinstein Gorsuch Responses to Franken Gorsuch Responses to Hirono Gorsuch Responses to Leahy Gorsuch Responses to Whitehouse

Panel II

Nancy Scott Degan American Bar Association Standing Committee on the Federal Judiciary View Testimony

BAKER DONELSON



https://uticainternationalembassy.website/images/uie PDF/bakerdonelson-nancyscottdeganchairofabastandingcommitteeonthefederaljudiciary.pdf

https://www.slideshare.net/VogelDenise/baker-donelson-nancy-scott-degan-chair-of-aba-standingcommittee-on-the-federal-judiciary

FAILURE TO ACT:

On September 11, 2001, <u>due to the FAILURE</u>

<u>TO ACT</u> on the Civil/Criminal Acts (in Newsome vs. Entergy) – i.e. which may be deemed War Crimes, etc. being carried out by Baker Donelson Bearman Caldwell & Berkowitz and their Clients – reported to the United States Department of Labor (Equal Employment Opportunity Commission ["EEOC"]) and the USA Courts, <u>TERRORIST Acts</u> were carried out on the World Trade Center Towers and other alleged Targets that day. These Terrorist Attacks were PLANNED, ORCHESTRATED and CARRIED OUT by Baker Donelson and those with whom they CONSPIRED...!



Article:

https://uticainternationalembassy.website/images/uie PDF/071216_baker_donelson-911_wtc_bombings_coverup__police_brutality.pdf

https://www.slideshare.net/VogelDenise/071216-baker-donelson-911-wtc-bombings-coverup-police-brutality

Video:

https://uticainternationalembassy.website/baker-donelson-s-911-domestic-terrorist-attacks-on-wtc

https://www.slideshare.net/VogelDenise/baker-donelson-911-world-trade-center-bombings-coveruppolice-brutality

- 57. WHEN Richard Newcomb (the DIRECTOR of the United States Department of Treasury/Foreign Assets Control who was in this position during Baker Donelson's PLANNING, ORCHESTRATING and CARRYING OUT the alleged September 11, 2001, Domestic Terrorist Attacks on the World Trade Center and other Targets which REQUIRED Monetary Funding) began to COME UNDER suspension for questionable CRIMINAL Activities, he ABRUPTLY resigned and SWIFTLY moved to the Law Firm of Baker Donelson; wherein, he was admitted as a "SHAREHOLDER!"
- Yes, it is a War Crime to FINANCE Terrorist acts. Nevertheless, it appears from evidence, that the Unite States' Legal Counsel had one of their attorneys (Richard Newcomb) placed into the position of Director of the United States Department of Treasury/Foreign Assets Control to aid and abet in the FINANCING of the Domestic Terrorist attacks carried out on September 11, 2001. Newcomb abruptly departed the Department of Treasury AFTER coming under close scrutiny in the IMMEDIATE AFTERMATH of the September 11, 2001 attacks on the World Trade Center and allegedly the Pentagon. Once going public with this information, it was IMMEDIATELY REMOVED! We followed the "smoking gun trail" and it LED to Baker Donelson also!

RICHARD NEWCOMB

RECTOR of United States Department of Treasury/Foreign Assets Control

Newcomb was also responsible for implementing economic sanctions and asset controls against Burma, Cuba, Iran, Liberia, Libya, Sudan, Zimbabwe, narcotics traffickers in Colombia, narcotics kingpins and their erating worldwide, as well as maintaining the prohibition against financial transactions with Syria. SHAREHOLDER Baker Donelson Bearman Caldwell & Berkowitz.



Last spring, it was widely expected that the Financial Crimes Enforcement Network (FinCEN)-the arm of the Treasury Department that monitors money laundering and other financial rimes—would ease its requirements on broker-dealers and other financial service firms regarding the filing of suspicious activity eports (SARs) with FincEN and the State Department's Office of Foreign Asset Control (Ofac) for all matches on the Ofac list of specially designated nationals (SDN)

Newcomb

Now, the abrupt resignation of <u>Ofac director Richard Newcomb</u> last month has cast doubt on whether this specific issue will be resolved-and on the direction

Newcomb was replaced by Robert Werner, Treasury's assistant general counsel for enforcement and intelligence. Werner was previously counselor to the office of Treasury's general counsel and chief of staff at FinCEN. N O.C.-based law firm. Neither Newcomb nor a spokesperson for Baker Do be reached for comment on this story.

Newcomb's abrupt departure took the department by surprise. After coming under close scrutiny in the immediate aftermath of the Sept. 11, 2001 attacks on the World Trade Center and the Pentagon, however, Ofac had received some withering criticism from Capitol Hill and from within Trassuy ristelf. In 2002, Trasury's Office of the Inspector General released a report questioning Ofac's effectiveness in halting terrorist Inspector General releases a report questioning Opac's effectiveness in natural errorist financing. That was followed by a December letter to Newcomb from Senate Finance Committee chairman Charles Grassley, R-Iowa, and ranking Democrat Max Baucus of Montana, questioning Ofac's ability to block terrorist financing and citing evidence of sloppy record keeping, failure to provide information to Congress and reliance on voluntary compliance by banks to impose sanctions.

A reorganization took place last March with the formation of the Executive Office for Terrorist Financing and Financial Crimes (EOTF/FC), which reports directly to Terrorist Financing and Financial Crimes (EOTF/FC), which reports directly to deputy secretary Juan Zarate. Says one source, "If Bush is reelected, look for Jua Zarate, the newly confirmed assistant secretary for terrorist financing, to bolster Ofac an meld it more closely with his http://www.securitiestechnologymonitor.com/issues/20041017/14139-1.html





59. That as of this DATE (February 2, 2021), the United States of America and its STATE OF MISSISSIPPI continues to be under ATTACK and is presently under SEIZE by the Nazi/Zionist TERRORIST ORGANIZATION known as Baker Donelson Bearman Caldwell & Berkowitz and its CO-Conspirators/Terrorist Cells (Federal/State) – i.e. Executive/Legislative/Judicial Branches – Members! Thus, it appears, warranting INTERNATIONAL "Military" Intervention due to the USA's FAILURE to PROTECT Sovereign Citizens from the TERRORIST Attacks of the Confederate States of America's Law Enforcement Agents:



The Enforcement Act of 1871, the third Enforcement Act passed by Congress and also known as the *Ku Klux Klan Act* (formally, "An Act to enforce the Provisions of the Fourteenth Amendment to the Constitution of the United States, and for other Purposes"), *made state officials liable in federal court for depriving anyone of their civil rights or the equal protection of the laws*. It further *made a number of the KKK's intimidation tactics into federal offenses*, authorized the president to call out the militia to suppress conspiracies *against the operation of the federal government*, and prohibited those suspected of complicity in such conspiracies to serve on juries related to the Klan's activities. - - As of 12/18/18: https://en.wikipedia.org/wiki/Enforcement Acts

https://uticainternationalembassy.website/images/uie PDF/122018usdojiccmississippiunderterroristattacks.pdf

https://www.slideshare.net/VogelDenise/122018usdoj-icc-mississippi-under-terrorist-attacks

What is even more disturbing is finding out the United States' (a "privately held company") Nazi/Zionist Officials have been FINANCING Terrorist Attacks on Sovereign Nations "ALL" around the World. Moreover, information released, reports the financing being made using U.S. Taxpayers' Dollars!

FROM: http://www.msnbc.msn.com/id/44171605/ns/politics/t/haliban-criminals-get-million-us-taxes/#.TuFlkVY8fnE In accordance with Federal Laws provided For Educational and Information Purposes – i.e. of PUBLIC Interest

Taliban, criminals get \$360 million from US taxes

Losses underscore challenges US and international partners face in overcoming corruption in Afghanistan

By DEB RIECHMANN, RICHARD LARDNER
Associated Press
updated 8/17/2011 7:23:41 AM ET

WASHINGTON — After examining hundreds of combat support and reconstruction contracts in Afghanistan, the U.S military estimates \$360 million in U.S. tax dollars has ended up in the hands of people the American-led coalition has spent nearly a decade battling: the Taliban, criminals and power brokers with ties to both.

The losses underscore the challenges the U.S. and its international partners face in overcoming corruption in



https://uticainternationalembassy.website/images/uie_PDF/taliban-paid360millionustaxdollars.pdf

Published 02/11/2012: https://www.slideshare.net/VogelDenise/taliban-paid-360-million-us-tax-dollars

61. I find it very hard to believe that the United Nation and European Union, etc. are NOT aware that the United States (a "privately held company") is a TERRORIST Empire and finance its Terrorist CELLS around the World! These are Crimes and Terrorism pursuant to 18 United States Code (U.S.C.) § 2339C – *Prohibitions Against The Financing Of Terrorism* - This document may be viewed at the following links:



Losses underscore challenges US and international partners face in overcoming corruption in Afghanistan

NB: This unofficial compilation of the U.S. Code is current as of Jan. 4, 2012 (see http://www.law.cornell.edu/uscode/uscprint.html).

TITLE 18 - CRIMES AND CRIMINAL PROCEDURE PART I - CRIMES CHAPTER 113B - TERRORISM

§ 2339C. Prohibitions against the financing of terrorism

(a) Offenses .-





- (1) In general. Whoever, in a circumstance described in subsection (b), by any means, directly or indirectly, unlawfully and willfully provides or collects funds with the intention that such funds be used, or with the knowledge that such funds are to be used, in full or in part, in order to carry out—
 - (A) an act which constitutes an offense within the scope of a treaty specified in subsection (e)(7), as implemented by the United States, or
 - (B) any other act intended to cause death or serious bodily injury to a civilian, or to any other person not taking an active part in the hostilities in a situation of armed conflict, when the purpose of such act, by its nature or context, is to intimidate a population, or to compel a government or an international organization to do or to abstain from doing any act,

shall be punished as prescribed in subsection (d)(1).

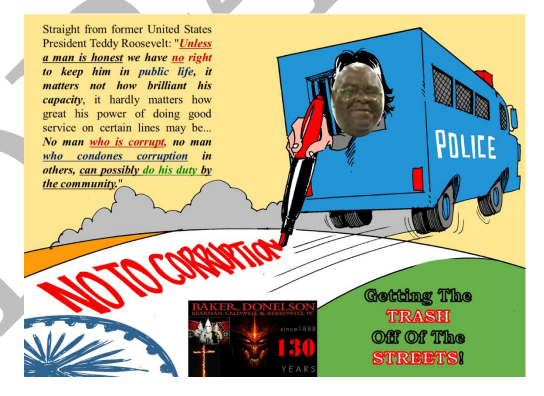
https://uticainternationalembassy.website/images/uie_PDF/2339cprohibitionsagainst thefinancingofterrorism.pdf

Published 11/10/2017: https://www.slideshare.net/VogelDenise/2339c-prohibitions-against-the-financing-of-terrorism

- 62. The United States Officials CAN still be prosecuted for the War Crimes carried out in the September 11, 2001, DOMESTIC Terrorist Attacks carried out and the MURDERS committed on that date!
- 63. It is apparent from the United States' CORPORATION President Joseph Biden's STACKING of Top/Key-Level Positions with Zionists i.e. for this "PRIVATELY" held Company (United States) to launch Wars against Iran, Venezuela, North Korea and other Nations-Of-Color that oppose the Nazis/Zionist "NEW" World Order Agenda and REFUSE to surrender to "WHITE" Supremacy over their Nations! Notice a ZIONIST (Janet Yellen) has been put in over their TREASURY and Blinken as SECRETARY OF STATE!



64. The United States' Nazi/Zionist Officials with their Legal Counsel Baker Donelson *erroneously* place themselves above the laws and think they are *invincible* and finding that they are not!



https://uticainternationalembassy.website/images/uie_PDF/111618-lettertoiccusdojattorneygeneraltownofuticamsmatter.pdf

OPERATION GREYLORD



It was called OPERATION GREYLORD, named after the curly wigs worn by British judges. And in the end—through undercover operations that used honest and very courageous judges and lawyers posing as crooked ones... and with the strong assistance of the Cook County court and local police—92 officials had been indicted, including 17 judges, 48 lawyers, eight policemen, 10 deputy sheriffs, eight court officials, and one state legislator. Nearly all were convicted, most of them pleading guilty (just a few are shown in our photo). It was an important first step to cleaning up the administration of justice in Cook County.

That's really the whole point, Abuse of the public trust cannot and must not be tolerated. Corrupt practices in government strike at the heart of social order and justice. And that's why the FBI has the ticket on investigations of public corruption as a top priority.

How'd that happen? Historically, of course, these cases were considered local matters. A county court clerk taking bribes? Let the county handle it.

But in the 1970s, state and local officials asked for help. They didn't have the resources to handle such intense cases, and they valued the authority and credibility that outside investigators brought to the table. By 1976, the Department of Justice had created a Public Integrity Section, and the FBI was tasked with the investigations, focusing on major, systemic corruption in the body politic.

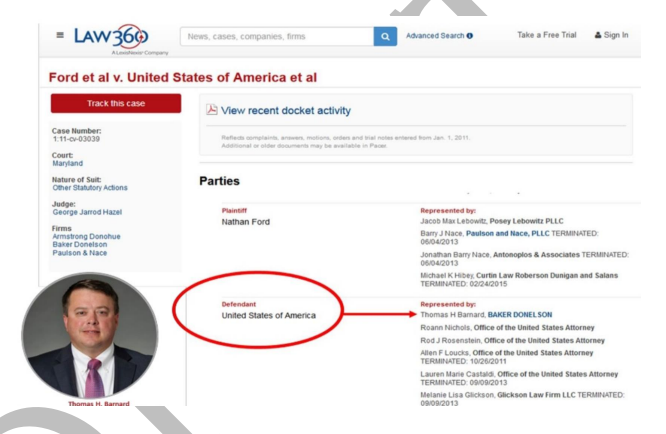
Who's investigated? Public servants: members of Congress and state legislatures; members of the Administration and governors' offices; judges and court staffs; all of law enforcement; all government agencies. Plus everyone who works with government and is willing to pay for "special favors": lobbyists, contractors, consultants, lawyers, U.S. businesses in foreign countries, you name it.

What kind of crimes? Bribery, kickbacks, and fraud. Vote buying, voter intimidation, impersonation. Political coercion. Racketeering and obstruction of justice. Trafficking of illegal drugs.

How serious of a problem is it? Last year the FBI investigated 850 cases; brought in 655 indictments/informations; and got 525 who were either convicted or chose to plead.

Last words: Straight from Teddy Roosevelt: "Unless a man is honest we have no right to keep him in public life, it matters not how brilliant his capacity, it hardly matters how great his power of doing good service on certain lines may be...No man who is corrupt, no man who condones corruption in others, can possibly do his duty by the community."

- 65. Here are some CRITICAL and DAMAGING information regarding the United States of America's (a/k/a Confederate States of America) Legal Counsel:
 - (A) **NOT only** is Baker Donelson Legal Counsel to the United States of America:



(B) Baker Donelson **is ALSO** Legal Counsel to *the STATE of Mississippi and/or its Governors* – i.e. as Phil Bryant!



IMPORTANT TO NOTE: Baker Donelson [as of 10/09/**2014**] was PROUD to reflect in the Bio of J. Scott Newton of the Firm's REPRESENTATION of Mississippi Governors – i.e. as Haley Barbour and *Phil* Bryant, etc. However, "AFTER" my SHARING of such information, Baker Donelson moved "SWIFTLY" to remove such crucial and beneficial information for "DAMAGE CONTROL" purposes! Imagine if I did NOT preserve such evidence – i.e. the MISTAKE made by Baker Donelson in thinking that if information is NOT published, then perhaps I may not have PRESERVED (which she DID)!

J. Scott Newton



Shareholder Meadowbrook Office Park 4268 I-55 North Jackson, Mississippi 39211

T: 601.351.8914 F: 601.974.8914

snewton@bakerdonelson.com

J. Scott Newton, shareholder in the Firm's Jackson and Washington, D.C. offices, is the chair of the government services group where he leads the disaster financial oversight practice. Mr. Newton also concentrates his practice on government investigations and litigation focusing on health care fraud, white collar crime and internal corporate investigations. He has extensive jury and bench trial experience in cases including the prosecution of white collar crime, murder/manslaughter and a variety of others, as well as civil actions.

Represented Mississippi Governors Haley Barbour and Phil Bryant in their personal capacities in three actions before the Mississippi Supreme Court and/or the United States Court of Appeals for the Fifth Circuit.

However, here we are in 2021, and Baker Donelson "NOW" only reflects in the Bio of J. Scott Newton that he, "Represented two Mississippi Governors in their personal capacities in three actions before the Mississippi Supreme Court and/or the United States Court of Appeals for the Fifth Circuit..."















BAKER DONEL

Representative Matters

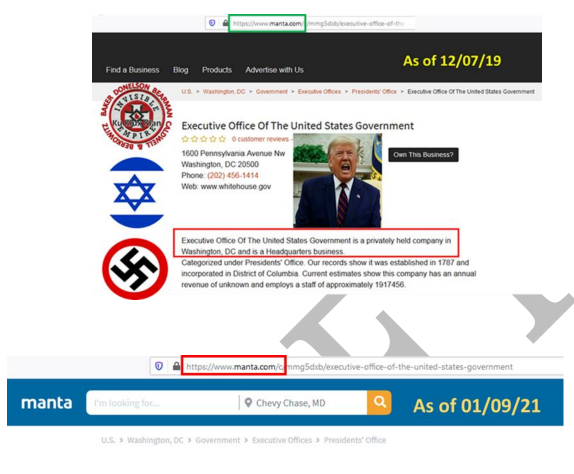
• Represented two Mississippi Governors in their personal capacities in three actions before the Mississippi Supreme Court and/or the United States Court of Appeals for the Fifth Circuit threatening the constitutionality of Mississippi's tort damage caps.

As of 02/02/2021, this information may be viewed at Baker Donelson's Website at: https://www.bakerdonelson.com/J-Scott-Newton under "REPRESENTATIVE MATTERS"

(C) On or about February 10, 2016, Mississippi Governor Phil Bryant and his Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz <u>moved forward in the keeping of their CONFEDERATE STATES OF AMERICA beliefs</u> as Confederates, Ku Klux Klan and WHITE Supremacist and "PROCLAIMED" the Month of April as their "CONFEDERATE HERITAGE MONTH!" (Emphasis Added)



YES, just as United States Legal Counsel Baker Donelson is the one to draft the EXECUTIVE ORDERS for their COMPANY Presidents (Donald John Trump/Joseph Robinette Biden. . .), likewise for their so-called State (as Mississippi. . .) Governors. That was NOT surprising when watching "HOW" the January 6, 2021, March on their DISTRICT OF COLUMBIA played out on television!





(D) Mississippi Governor Phil Bryant <u>IS</u> a WHITE Supremacist/Ku Klux Klan Member and is the NEPHEW of Roy Bryant – i.e. involved in the MURDER/LYNCHING... of Emmett Till a 14 Year Old child DEEMED/LABELED to be Black/African-American.



https://www.slideshare.net/VogelDenise/092017-phil-bryant-wikipedia-info

IMPORTANT TO NOTE:

- (1) Phil Bryant's Uncle (**ROY BRYANT**) was involved in the MURDER/LYNCHING... Of Emmett Till
- (2) Roy Bryant's WIFE (Carolyn) Aunt of Phil Bryant was the WHITE Woman that LIED on Emmett Till and CONSPIRED with others to have him MURDERED based on LIES she told i.e. she has NEVER been brought to JUSTICE for the ROLE Played in Emmett Till's Murder although CONFESSING to the LIES told that CONTRIBUTED to Till's MURDER!
- (3) The KKKlan's Lawyers (Baker Donelson Bearman Caldwell & Berkowitz) is also Legal Counsel to the State of Mississippi/Phil Bryant as well as the United States of America. . .
- (4) Baker Donelson and its **DESPOT Empire seek to take** Natives, Native Americans and those LABELED by the WHITE Man as Blacks/Negroes/African-Americans/People-Of-Color BACKWARDS; however, this is the 21st Century and the TREATIES that the WHITE Man attempts to use to assert CLAIMS to the Lands/Territories known as the United States of America have EXPIRED - -
- (5) There are **OTHER Legal and/or Lawful OPTIONS** available **via INTERNATIONAL Laws**, etc. should the WHITE Man REFUSE to RETURN the Lands/Territories . . .for some reason the WHITE Man is confused in thinking that America is his Country!

MISSISSIPPI GOVERNOR DEWEY PHILLIP "PHIL" BRYANT BIO

CONVENIENTLY OMITS HIS RELATIONHIP (Nephew)

TO ROY BRYANT - WHITE SUPREMACIST

WHO CONFESSED TO THE KILLING/MURDER

(By Lynching/Shooting/Drowning) Of EMMETT LOUIS TILL







Emmett Till

From Wikipedia, the free encyclopedia

Emmett Louis Till (July 25, 1941 - August 28, 1955) was a 14-year-old African-American who was lynched in Mississippi in 1955. after a white woman said she was offended by him in her family's grocery store. The brutality of his murder and the fact that his killers were acquitted drew attention to the long history of violent persecution of African Americans in the United States. Till posthumously became an icon of the Civil Rights Movement.

Till was born and raised in Chicago and in August 1955, was visiting relatives near Money, in the Mississippi Delta region. He spoke to 21-year-old Carolyn Bryant, the white married proprietor of a small grocery store there. Although what happened at the store is a matter of dispute. Till was accused of flirting with or whistling at Bryant. Years later. Bryant disclosed that, in 1955, she had fabricated testimony that Till made verbal or physical advances towards her in the store. [1][2] Till's reported behavior, perhaps unwittingly, violated the strictures of conduct for an African American male interacting with a white woman in the Jim Crow-era South. [3] Several nights after the store incident, Bryant's husband Roy and his half-brother J. W. Milam went armed to Tiil's great-uncle's house and abducted the boy. They took him away and beat and mutilated him before shooting him in the head and sinking his body in the



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IMPORTANT TO NOTE:

As of September 21, 2017, the Jewish/Zionist CONTROLLED Wikipedia noted, Mississippi Governor Phil Bryant's RELATIONSHIP to Roy Bryant. As of 12/17/18, the Article **REMOVED** by Wikipedia may be found at the following LINK:

- 20. "Mississippi Gov. Phil Bryant gets bill allowing denial of services to gays" (http://www.cbsnews.com/news/mississippi-gov-philbryant-gets-bill-allowing-denial-of-services-to-same-sex-couples/). Cbsnews.com. Retrieved April 5, 2016.
- 21. "Mississippi governor signs law allowing service denial to gay couples" (http://www.cbsnews.com/news/mississippi-governor-philbryant-signs-law-allowing-service-denial-to-gays/). Cbsnews.com. Retrieved April 5, 2016.
- 22. "Phil Bryant" (http://www.philbryant.com/about). Friends of Phil Bryant. Retrieved June 19, 2009.
- 23. "About-deborah-bryant" (http://mississippifirstlady.com/about-deborah-bryant). Mississippi First Lady. Retrieved April 28, 2016.

21. Phil and Roy Bryant's Relationship

www.wkyc.com/mb/news/nation-now/one-year-after-charleston-confederate-flag-debate-rages-on/244071210

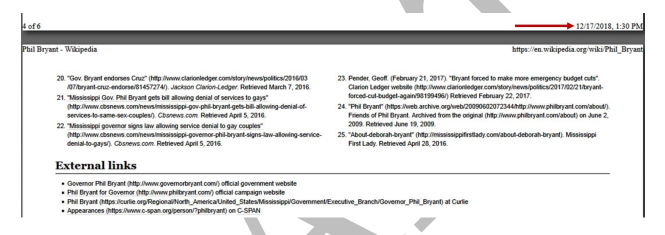
External links

- Appearances (https://www.c-span.org/person/?philbryant) on C-SPAN
- however, NOTHING in the BODY of Bio related to this! LOL!

NOTE: HOW a number "21" was added;

- Governor Phil Bryant (http://www.governorbryant.com/) official Mississippi government website
- Phil Bryant for Governor (http://www.philbryant.com/)
- Phil Bryant (https://dmoztools.net/Regional/North_America/United_States/Mississippi/Government/Executive_Branch /Governor Phil Bryant) at DMOZ

However, "ONLY" <u>after</u> my Publishing this information in the SlideShare.net Forum, etc. did the JEWS/ZIONISTS <u>conspire</u> with Baker Donelson to have <u>such information</u> (that is a matter of "PUBLIC RECORD(S)") removed in <u>efforts of HIDING/ SHIELDING</u> the Confederate States of America's "<u>WHITE Supremacy" Agenda</u> of its Legal Counsel Baker Donelson and other Confederates, Ku Klux Klan and WHITE Supremacists — i.e. in thinking that nobody would be able to rationalize that there are **OTHER verifiable resources** available to the PUBLIC!

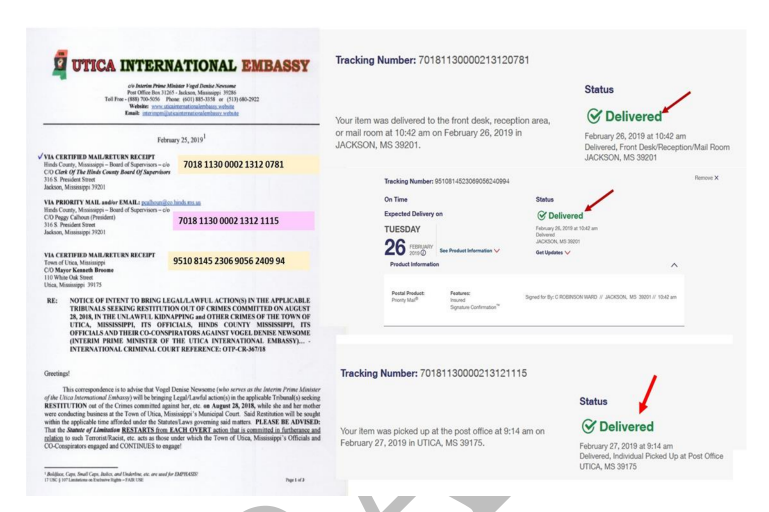


(E) There is record EVIDENCE of Mississippi's Senator Cindy Hyde Smith ACKNOWLEDGING her willingness and eagerness to be on the "FRONT ROW" if a "PUBLIC LYNCHING" was held! Hyde Smith is presently and actively serving as a Senator in the United States (a "privately held company").



PUBLIC LYNCHING Comment of Mississippi's Senator Cindy Hyde Smith: YouTube: https://youtu.be/x3HZ02j0Uls

As early as **February 2019**, the United States Nazis/Zionist Officials with their Legal Counsel Baker Donelson **had KNOWLEDGE** of Legal/Lawful action to be brought against their Company Officials as well as their other "privately held companies" (as Hinds County Mississippi, Town of Utica Mississippi) and their Co-Conspirators – i.e. which <u>include</u> **Donald John Trump** . . .! Each of you may view the **February 25, 2019** (EMPHASIS that ONE month later on March 25, 2019, they conspired to have me kidnapped), document at the following links:



As of 08/13/19: https://www.slideshare.net/VogelDenise/022519-notification-of-intent-to-bring-legallawful-action

https://uticainternationalembassy.website/images/uie_PDF/022519_NOTIFICATION_OF_INTENT_TO_BRING_LEGAL-LAWFUL_ACTION....pdf



Intent Of The Perpetrator:

The mental state of the perpetrator can also push an assault from simple assault to aggravated assault. If he or she acted with the intent to cause severe harm or fear of severe harm, an assault can become aggravated. Depending on the state, reckless behavior can also constitute aggravated assault for example when someone acts with reckless indifference to human life, but without the specific intent to injure any particular person. If a dangerous or deadly weapon is involved, an assault may become aggravated even without any specific intent to injure. - As of 08/13/19: https://criminal.findlaw.com/criminal-charges/aggravated-assault.html



QUESTION MORE

KKK rebrand: Blacks, Hispanics, gays & Jews now welcomed by Ku Klux Klan



IMPORTANT TO NOTE: It appears the reason "WHY" many may NOT recognize the Terrorist/Racist Discriminatory Attacks being carried out against them, is because the Ku Klux Klan (in EFFORTS to Rebrand itself) have gone about RECRUITING Blacks and Hispanics, etc. for purposes of AVOIDING DETECTION and are using them in these UNLAWFUL Roadblocks disguised in Law Enforcement Uniforms, as well as placing them in PUBLIC Office, etc. and in the CHURCHES ...!



67. The United States' Nazi/Zionist Officials, their Legal Counsel Baker Donelson and their Co-Conspirators **knew that in order to be successful,** they had **to RECRUIT** "Cold-Blooded Murderers!" SLAVES with NO heart, NO conscious and NO regard for LIFE!



Eugenics/Population Control

68. My Mother had her **LIFE "UNJUSTLY"** taken from her and *Baker Donelson WAS*ABLE to accomplish such HORRIFIC Acts because their Attorneys knew of the

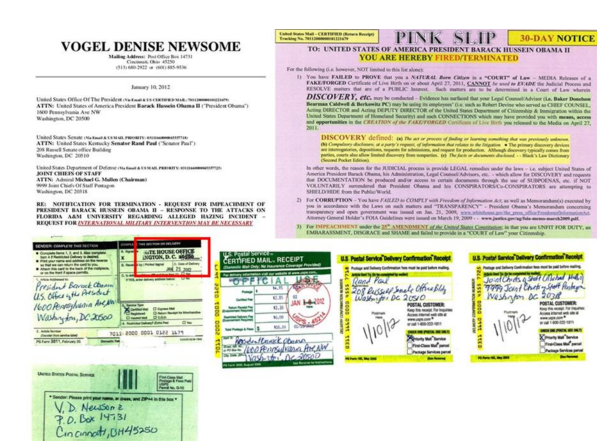
MURDEROUS Mindset of my Siblings! We want the PUBLIC/WORLD to see them in their "TRUE" Form!



- 69. Our Nation CAN show through Record EVIDENCE that the United States of America's President was TIMELY, PROPERLY and ADEQUATELY notified as early as **JANUARY 10, 2012,** that "MILITARY" *Intervention* would be sought i.e. FIRST allowing for the USA to address the CRIMINAL Acts brought to the ATTENTION of:
 - (a) Its former United States of America's President BARACK OBAMA i.e. who elected **to DESTROY** the "Certified Mail Return Receipt" GREEN CARD and ONLY TAPED it back together and RETURNED after my NOTIFYING Foreign Nation/Government Leaders! The DESTRUCTION/TAMPERING of the United States Mail is a FEDERAL OFFENSE, etc. under their Corporation Empire.



"HOW EARLY" was the United States of America's President NOTIFIED that "INTERNATIONAL Military" Intervention would be sought if the USA FAILED to ACT? January 10, 2012!



https://uticainternationalembassy.website/images/uie_PDF/011012_NOTIFICATION_FOR __TERMINATION-IMPEACHMENT_OF_BARACK_OBAMA....pdf

https://www.slideshare.net/VogelDenise/022712-updated-links-for-obama-eviction-notice-011012final

The PINK SLIP Served

https://uticainternationalembassy.website/images/uie_PDF/011012pinkslippresidentbarackobama-signed.pdf

https://www.slideshare.net/VogelDenise/011012-pink-slip-president-barack-obamasigned

(b) **KENTUCKY** United States of America's Senator RAND PAUL – i.e. a Ku Klux Klan/Confederate/WHITE Supremacist who **did NOTHING** regarding the CRIMES reported and/or brought to his attention. "**HOW**" early was Senator Paul made AWARE and/or NOTIFIED? As early as **January 2011** – i.e. via EMAIL:

https://uticainternationalembassy.website/images/uie_PDF/013011emailsenatorrandpaul.pdf

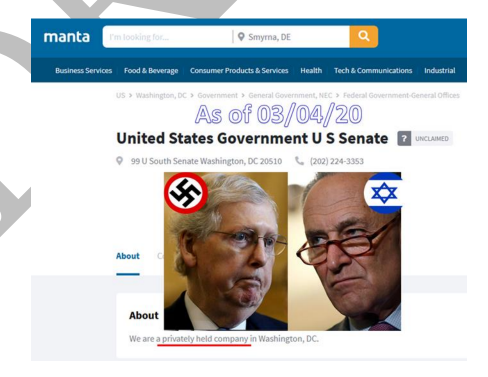
https://www.slideshare.net/VogelDenise/013011-email-senator-randpaul - BEFORE the January 10, 2012, Termination/Vacate demand!



United States of America Kentucky Senator Rand Paul STEP DOWN and VACATE the United States Senate on or BEFORE Wednesday, FEBRUARY 29 - WITHOUT BENEFITS/PAY, etc. or otherwise be REMOVED by MILITARY FORCE! If President Barack Obama is REFUSTING to Step Down that he be REMOVED from office by MILITARY FORCE (i.e. Domestic and/or FOREIGN). Wherein, just as the Citizens of Libya sought OUTSIDE assistance to have Colonel Muammar Gaddafi REMOVED, Vogel Denise Newsome may seek assistance from Foreign Nations/Leaders – i.e. such as IRAN/President MAHMOUD AHMADINEJAD and their ALLIES (i.e. China, Germany, Russia and France, etc.) to have President Barack Obama and his Administration REMOVED from Office.

CITIZEN'S/CITIZENS' ARREST: http://www.slideshare.net/VogelDenise/citizens-arrestwikipedia

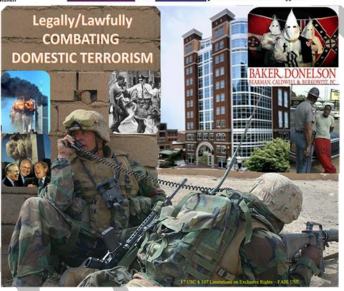
NOW, the Public/World is learning about the FRAUDULENT United States of America/United States and that is NOT a Government but merely a "privately held company" as well as its so-called Legislative Branch – SENATE!



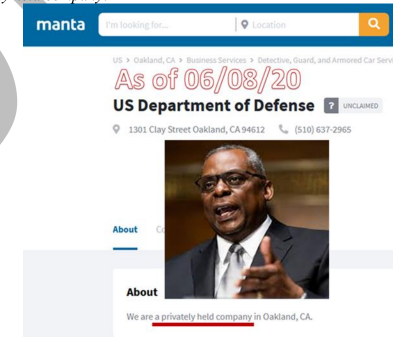
(c) United States of America's **JOINT CHIEF OF STAFF** MICHAEL MULLEN was also NOTIFIED as early as January 10, 2012 also!



H) That the United States of America's JOINT CHIEFS OF STAFF take this TIME FRAME (i.e. thru February 6, 2012) to ASSESS the situation and begin the NECESSARY process to ASSIST and DEFEND/PROTECT the United States of America Citizens through this TRANSITION PROCESS. Furthermore, consider the MANDATORY options available for REMOVING Imposters (i.e. such as Barack Hussein Obama II, his Legal Counsel/Advisors, etc.) who have INFILTRATED and OCCUPIED the White House and other EXECUTIVE BRANCH positions through FRAUDULENT and CRIMINAL practices FROM Office.



The United States Department of Defense is **NOT** a lawful *Military Branch* for a State/Government but merely a **Paramilitary** *faction* of the Nazi/Zionist Third Reich Regime **IMPERSONATING** a Government Military but is nothing but a "privately held company!"



"HOW EARLY" was the United States of America's CONGRESS requested to CREATE an "EMERGENCY" Court to address the Crimes and/or ISSUES brought to its attention? As early as **January 10, 2012**, and here we are **NINE** (9) **Years Later** and I have **NOT** been contacted and/or advised by the USA's CONGRESS of the STATUS of the relief/demands set forth! Instead, the United States' Nazi/Zionist Officials and their Legal Counsel Baker Donelson have sought to destroy my life and have had me KIDNAPPED and making several attempts to have me MURDERED/ASSASSINATE! It is important to get BEYOND the performances, distractions and talk. We are living in critical times and LEADERSHIP is what the World, Natives and Indigenous People desire and deserve! God/Allah has blessed the Chickasaw Tribal Nation / Utica International Embassy to come forth in such CRITICAL TIMES as this! Clearly, from the evidence, while many were listening to speeches after speeches and being entertained, etc., I spent my time staying before God/Allah seeking answers and solutions for the problems *Nations* of Color are facing from the so-called WHITE/European Nations and their Leaders who have PROVEN that they have NO intentions of making the lives of Native Nations and Indigenous People any better. All the WHITE/Europeans know is SUFFERING and engaging in SALVAGE PRACTICES, the "NEW" World Order Agenda for purpose of destroying our lives! Our successes are because we "STAYED AWAY" from the GAMES - i.e. POLITICS - and kept God/Allah FIRST! Refusing to SELLOUT out our Nation and its People to seek Agreements with the WHITE Man and/or seek a SEAT at his table!

That the United States Congress is to CREATE an EMERGENCY Court and/or Committee that the United States Congress to CREATE an ENERGY CV Court and or Community to handle LEGAL MATTERS involving Vogel Denies Newsome that have been brought - i.e. past, present and future (i.e. which includes the July 14, 2008 EMERGENCY COMPLAINT which SUPPORTS when CONGRESSIONAL Intervention was sought). That this EMERGENCY COURT/COMMITTEE is to be created NO LATER than Thursday, March 15, 2012. Vogel Denise Newsome requests that people such as Former Congresswoman Cynthia McKinney and Former Director of Rural Development/United States Department of Agriculture Shirley Sherrod be contacted to determine if they would be INTERESTED in assisting with the creation of such Courts/Committees and that Members of Court/Committee and Staff be of those who have been and are actively working in the TRENCHES/VINEYARD FOR CHANGE - i.e. such as OCCUPY WALL STREET and other Civil Rights Movements and are NOT to include Members/Staff Members/Employees as Jesse Jackson Sr. (i.e. Rainbow/PUSH and its employees), Alfred "Al" Sharpton (i.e. Keepin' It Real), National Association of the Advancement of Colored People (NAACP) President Benjamin Jealous (i.e. Staff/Members) in that Newsome believes that from RESEARCH and/or INVESTIGATIONS that these Organizations have been a MAJOR FACTOR in the OPPRESSION and COVER-UP of Criminal and Civil wrongs leveled against African-Americans and/or People of Color. Furthermore, may receive a SUBSTANTIAL amount of monies from the United States Government that they ACCEPTED to "Keep Them in Line." It also appears these are people known as OPPORTUNISTS who the JEWISH (ZIONISTS)/WHITE SUPREMACISTS have REPEATEDLY used to throw out in to the MEDIA as though they represent the INTERESTS of African-Americans and/or People of Color when they DO NOT and are merely "TOKENS" and/or what are known as "HOUSE NEGROES." Furthermore, that this EMERGENCY Court/Committee is to be DEQUATELY represented by members from the race(s) of:

70.

- HISPANIC/LATINO- Americans
- INDIAN-Americans;
- ASIAN-Americans; and
- White-Americans, OTHER/etc.



- 71. There is Record EVIDENCE that the United States of America's SENATE has been given ample time to PURGE and/or CLEAN OUT its Senate of Members with **OVER FIVE** (5) **Years** as requested *as early as January 10*, *2012!*
- That ALL Members with MORE than FIVE (5) YEARS of Service in the N) United States Senate STEP DOWN effective FRIDAY, June 15, 2012 and/or be REMOVED by MILITARY FORCE and/or means NECESSARY for removal in the INTERESTS of the Citizens of the United States of America and in the INTEREST of HOMELAND Security - i.e. in that Senators knew and/or should have known of the TRUTH behind the 911 ATTACKS against United States of America Citizens and others and did NOTHING to EXPOSE and/or MAKE PUBLIC the Role (if any) of United States of America Officials. Furthermore, that the REMAINING Senators (if any) work to present to the American PUBLIC/WORLD of the United States of America's Plan on seeing that the United States SENATE is ADEQUATELY represented by Members of a DIVERSITY OF RACES (i.e. AFRICAN-Americans; HISPANIC/LATINOS-Americans; INDIAN-Americans; ASIAN-Americans; WHITE/OTHER- Americans, etc.) in that it appears the PRESENT racial makeup of the United States Senate is approximately 100% WHITE - CLEARLY lacking DIVERSITY. Furthermore, that Representatives from other ETHNIC Groups be brought in to help with this process - i.e. relying on the assistance of Former Congresswoman Cynthia McKinney and/or Shirley Sherrod (if available) to ASSIST in these processes to get other Organizers of divers Ethnicity to the table and INVOLVED in the DECISION-MAKING process regarding the future of the United States Senate and its DIRECTION!



KENTUCKY United States Senator Mitch McConnell

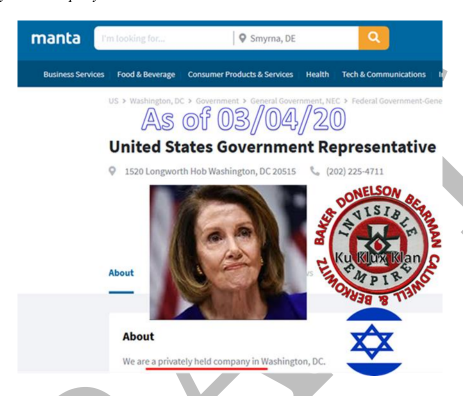
- 72. There is Record EVIDENCE that the United States of America's HOUSE OF REPRESENTATIVES has been given ample time to PURGE and/or CLEAN OUT its House of Members with **OVER FIVE** (5) Years as requested <u>as early as January 10</u>, 2012!
- That ALL Members with MORE than FIVE (5) YEARS of Service in the United States House of Representatives STEP DOWN effective MONDAY, April 16, 2012 and/or be REMOVED by MILITARY FORCE and/or means NECESSARY for removal in the INTERESTS of the Citizens of the United States of America and in the INTEREST of HOMELAND Security - i.e. in that Representatives knew and/or should have known of the TRUTH behind the 911 ATTACKS against United States of America Citizens and others and did NOTHING to EXPOSE and/or MAKE PUBLIC the Role (if any) of United States of America Officials. Furthermore, that the REMAINING Representatives (if any) work to present to the American PUBLIC/WORLD of the United States of America's Plan on seeing that the United States HOUSE OF REPRESENTATIVES is ADEQUATELY represented by Members of a DIVERSITY OF RACES (i.e. AFRICAN-Americans; HISPANIC/LATINOS-Americans; INDIAN-Americans; ASIAN-Americans; WHITE/OTHER- Americans, etc.) in that it appears the PRESENT racial makeup of the United States House of Representatives is approximately 90% WHITE - CLEARLY lacking DIVERSITY. Furthermore, that Representatives from other ETHNIC Groups be brought in to help with this process - i.e. relying on the assistance of Former Congresswoman Cynthia McKinney and/or Shirley Sherrod (if available) to ASSIST in these processes to get other Organizers of divers Ethnicity to the table

and INVOLVED in the DECISION-MAKING process regarding the future of the United States



House of Representatives and its DIRECTION!

YES, the United States so-called Government/**Representative** is also nothing but a "privately held company!"



There is Record EVIDENCE that I (as early as January 10, 2012), requested "EMERGENCY" Court(s) to handle cases of those who have been WRONGFULLY IMPRISONED, etc. through the UNLAWFUL "FOR-PROFIT" 13th Amendment SCAMS, etc. being carried out by Baker Donelson Bearman Caldwell & Berkowitz and its CO-Conspirators who have been FINANCIALLY Benefitting from "PEONAGE, SLAVERY and TRAFFICKING IN PERSONS" activities clearly PROHIBITED under National and INTERNATIONAL Laws! I have first-hand knowledge of the HUMAN EXPERIMENTS and TORTURE Techniques that are being used as well as "HOW" the United States' Nazi/Zionist PRISONS are being used to COVERUP Kidnapping, Human Trafficking and other War Crimes and Atrocities!

IMPORTANT TO NOTE: The so-called EXECUTIVE Order that Baker Donelson had their FRONTING President Joseph Biden sign has NO validity and is TOO LATE! IRREPARABLE INJURIES and HARM have been done and CONTINUE to date! WITHOUT International intervention the United States' Nazi/Zionist TERRORIST will continue their Racist/Discriminatory attacks and War Crimes, etc. against Natives, Indigenous People and those they have labeled as being Blacks, Niggers, Negroes and African Americans! The United States' Nazi/Zionist Officials, Employees, Representatives, Legal Counsel and their Co-Conspirators are to be brought to JUSTICE for their War Crimes, Criminal Acts and other Atrocities carried out through a FRAUDULENT Prison System (which consist of "privately held companies"), that merely consist of THIRD REICH Concentration Camps...

ESTABLISHMENT of EMERGENCY Court(s) to handle Cases/Claims of INMATES that believe they have been WRONGFULLY IMPRISONED – i.e. suspending EXECUTIONS as a direct and proximate result of such cases as the TROY ANTHONY DAVIS matter. An Execution which occurred although there are allegations that there were WITNESSES (i.e. who were willing and/or provided testimony that they were COERCED, THREATENED, INTIMIDATED by law enforcement officials, etc. to provide FALSE Statements) that could prove DAVIS' innocence. It appears
Troy Davis' EXECUTION could have been prevented when he looked to the United States
Supreme Court and other Courts. However, Troy Davis and his supporters were not aware of the Jewish (ZIONISTS)/White SUPREMACISTS makeup of the United States Supreme Court. The reason why the United States Supreme Court has been able to HIDE/MASK such RACIST practices is because they have placed "TOKENS" like Justice Clarence Thomas and Sonia Sotomayer on the Bench for purposes of DECEPTION! The United States Supreme Court is a Court that has been PADDED/STACKED through the UNLAWFUL/ILLEGAL practices of a Law Firm by the name of Baker Donelson Bearman Caldwell & Berkowitz (i.e. with Ku Klux Klan Beliefs and/or Connections - a firm that provides President Barack Obama with Legal Counsel/Advice as with FORMER Presidents). It appears that TROY DAVIS may have been EXECUTED in "Cold Blood" and the United States Supreme Court Justices may have KNOWINGLY acted with PREJUDICES/RACIST intent. A man most likely EXECUTED because the WILLIE LYNCH Practices of







74. We here at the Chickasaw Tribal Nation and the Utica International Embassy believe that a reasonable mind and/or a FACT Finder will find that I have provided MORE than SUFFICIENT and ADEQUATE time for the United States of America to INVESTIGATE and PROSECUTE Individuals identified in Criminal and/or Civil proceedings brought; however, the United States' Nazi/Zionist Officials, etc. did KNOWINGLY decide - in keeping with their Role(s) in CONSPIRACIES – to achieve the GOAL of such Conspiracies – i.e. the ASSASSINATION and/or MURDER of the Chickasaw Tribal Nation's / Utica International Embassy's Prime Minister Vogel Denise Newsome!





- AA) That an EMERGENCY and/or SPECIAL COURT/COMMITTEE be created to handle the INVESTIGATIONS into Citizens concerns of alleged FEDERAL BUREAU OF INVESTIGATION ("FBI") Crimes/Fraud. Vogel Denise Newsome believes that these EXTRAORDINARY measures are IMPERATIVE and made in good-faith to RESTORE the INTEGRITY and TRUST in the Judicial/Agency/Administrative Process. Members of said Court/Committee are to include Representatives of the following ETHNIC Races:
 - (f) AFRICAN-Americans;
 - (g) HISPANIC/LATINO- Americans;
 - (h) INDIAN-Americans;
 - (i) ASIAN-Americans; and
 - (j) White-Americans, OTHER/etc.

75. There is Record EVIDENCE that on January 10, 2012, I addressed the JUDICIAL Branch of the United States of America's Government and Legally/Lawfully sought the ABOLISHMENT and SUSPENSION of the United States Supreme Court "IMMEDIATELY!" The STACKING of this Court – i.e. to ONLY seat those who are of the "CATHOLIC" and "JEWISH" Faiths is PROHIBITED under the Laws of the United States of America and International Laws governing such matters; nevertheless, the CONFEDERATE STATES OF AMERICA's and its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz with their Confederates, Ku Klux Klan, WHITE Supremacists and JEWISH/ZIONIST CO-Conspirators have gone about DEVISING a JUDICIAL System that would AID them in the PURSUIT of their WHITE Supremacist/ZIONIST Empires here within the Land/Territories known as the United States of America as well as ABROAD through their JEWISH/ZIONIST State of Israel! There is SUFFICIENT evidence to SUPPORT that the Supreme Court of the United States is a BIAS Court and its INTEGRITY, CREDIBILITY, etc. has been COMPROMISED! Moreover, rulings and/or decisions of said Court have been MASKED/HIDDEN to keep the PUBLIC/WORLD in the DARK as of their "GLOBAL" Agenda through the ISSUANCE of "TAINTED" rulings that are INFLUENCED to FURTHER the OBJECTIVES of the Nazis and/or WHITE Jews/Zionists/Supremacists.



That the United States Supreme Court be HEREBY ABOLISHED/ SUSPENDED and the JUSTICES [i.e. John G. Roberts, Antonin Scalia, Anthony Kennedy, Clarence Thomas, Ruther Bader Ginsburg, Stephen Breyer, Samuel Alito, Sonia Sotomayer, Elena Kagan, etc.] and this Court's STAFF Members [i.e. Law Clerks, Clerk of Court and Clerk Office Members] be IMMEDIATELY TERMINATED without ENTITLEMENT to benefits, etc. as a DIRECT and PROXIMATE result of the FRAUD and/or CRIMES of this Court. That party(s) with PENDING cases be NOTIFIED of suspension UNTIL FURTHER NOTICE! Vogel Denise Newsome believes that these EXTRAORDINARY measures are IMPERATIVE and made in good-faith to RESTORE the INTEGRITY and TRUST in the Judicial Process. That INVESTIGATIONS into the handling of Vogel Denise Newsome's March 12, 2011 Petition for Extraordinary Writ and other Lawsuits brought before this Court to determine whether or not JUSTICES and Court Staff Members engaged in Criminal practices (i.e. for instance FELONIES and/or MISDEMENORS) and, if so, they be PROSECUTED to the FULL/MAXIMUM extent of the laws (i.e. be given the MAXIMUM sentenced allowed under the laws of the United States). That an EMERGENCY Court be established to assume the present Case Loads and those that may be submitted after the ESTABLISHMENT of new Court.

76. The STACKING of the Supreme Court of the United States which has become DIVIDED – i.e. the REPUBLICAN Party using the CATHOLIC Faith to PUSH its WHITE Supremacist Agendas and the DEMOCRAT Party using the JEWISH Faith to PUSH its ZIONIST Agendas! A Court being used to TAKE the WORLD BACKWARDS and is being used to MASK/HIDE its ATTACKS on "ALL OTHER FAITHS" and their beliefs!





77. The United States Supreme Court was NOTIFIED **as early as October 2010**, of said Court's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz' WHITE Supremacist/Ku Klux Klan activities and did NOTHING to deter their CRIMINAL and CIVIL violations:

VOGEL DENISE NEWSOME POSTAL SERVICE Mailing: Post Office Box 14731 Home | Help | Sign In Cincinnati, Ohio 45250 Phone: 513/680-2922 **Track & Confirm** October 9, 2010 VIA U.S. PRIORITY MAIL - Tracking No. 2306 1570 0001 0443 96 Search Results Supreme Court of the United States Label/Receipt Number: 2306 1570 0001 0443 9658 Track & Confirm ATTN: Chief Justice John G. Roberts Expected Delivery Date: October 12, 2010 1 First Street, NE Class: Priority Mail® Enter Label/Receipt Number Washington, DC 20543 Service(s): Signature Confirmation Status: Delivered Go> Your item was delivered at 10:50 am on October 12, 2010 in WASHINGTON, DC 20543 to SUPREME CT 20543 PU . The item was signed for by L JOHNSON. RE: Emergency Motion To Stay; Emergency Motion For Enlargement Of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein Lower Court Action: Stor-All Alfred LLC v. Denise V. Newsome; Hamilton Detailed Results: Delivered, October 12, 2010, 10:50 am, WASHINGTON, DC 20543 Notice Left, October 12, 2010, 10:41 am, WASHINGTON, DC 20543 Arrival at Unit, October 12, 2010, 10:30 am, WASHINGTON, DC 20022 Acceptance, October 09, 2010, 3:07 pm, CINCINNATI, OH 45:234 County (Ohio) Court of Common Pleas; Case No. A0901302 Dear Justice Roberts:

https://uticainternationalembassy.website/images/uie_PDF/100910-SCOTUS-emergency-motion.pdf

https://www.slideshare.net/VogelDenise/100910-emergency-motion

- 78. Record evidence will further support that as early as January 10, 2012, the United States' Nazi/Zionist Officials and their Legal Counsel Baker Donelson were timely, properly and adequately notified that EXTRADITION proceeding to be sought to assure that its Presidents "be put on TRIAL and/or PROSECUTED for Crimes under the NUREMBERG PRINCIPLE and the applicable laws governing Terrorism, War Crimes, Crimes Against Peace, Crimes Against Humanity, etc."
 - EXTRADITION of President Barack Hussein Obama II, Former Presidents: William Jefferson Clinton, George Walker Bush, George Herbert Walker Bush, their Vice Presidents, etc. to the appropriate FOREIGN NATIONS/VENUES i.e. such as



Afghanistan, Iran and Iraq, etc. — to be put on TRIAL and/or PROSECUTED for Crimes under the NUREMBERG PRINCIPLE and the applicable laws governing Terrorism, War Crimes, Crimes Against Peace, Crimes Against Humanity, etc.

For the reasons, fact and evidence presented above and/or within this instant correspondence as well as that in the records of the United States (a "privately held company") as well as the Chickasaw Tribal Nation / Utica International Embassy records, as a RE-EMERGING Native Nation within the Lands/Territories presently known as the United States of America (until we are able to access monies and/or resources available to us through the Treaties), we are reaching out to the United Nations as well as Foreign Nations, their Government/Officials to assist us in this HISTORICAL undertaking for the following; however, not limited to same as it relates to the above mentioned War Crimes, Criminal Acts, and other Atrocities, etc. being carried out as addressed:

- (a) Assistance With Preparation Of Warrants For Arrests, Extraditions and Prosecution
- (b) Setup Of Special Court(s) To Handle "Nazi And Zionist International" Trials
- (c) Assistance With Investigation(s)

IV. **DEMAND FOR:** Lifting Of "ALL" United States Sanctions Against Sovereign Nations and Their Officials/Citizens

For the reasons set forth in this document, the EVIDENCE in support thereof, those known to United Nation Officials as well as Foreign Nations, to please take IMMEDIATE action to see that "ALL" Sanctions that the United States of America's/United States' ("a privately held Company) Nazi/Zionist Officials, their Legal Counsel Baker Donelson ("a privately held company"), and their Co-Conspirators have issued on Sovereign Nations, their Officials and Citizens, etc. be LIFTED/CEASE and. such UNLAWFUL/ILLEGAL that Terrorists/Nazis/White Supremacists/Zionists CEASE and DESIST from their engagement in such War Crimes, Crimes Against Humanity, War of Aggression, Crimes Against Peace, and other Atrocities which have resulted in NEEDLESS/SENSELESS deaths/murders/extermination/ genocide, etc. In further support thereof, I, Vogel Denise Newsome, as the Chickasaw Tribal Nation's Prime Minister through our Utica International Embassy hereby state the following (however, not limited to this listing alone):

79. The Law Firm of Baker Donelson Bearman Caldwell & Berkowitz "is a privately held company" and have Nazi/White Supremacist/Ku Klux Klan/Zionist ties and connections!



80. Baker Donelson is Legal Counsel for the United States of America/United States Government.



81. The Record EVIDENCE supports "HOW" the Confederate States of America's Nazis and/or Ku Klux Klan have gone about to "BUILD THEIR NATION" through FRAUDULENT and CRIMINAL Acts in the INFILTRATION and HIJACKING of the United States of America's Government through its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz:



and there is Record EVIDENCE supporting "HOW" the ZIONISTS have gone about the FOUNDING of the *State of Israel* through the Confederate States of America's GOVERNMENT (a/k/a United States of America)!



https://www.slideshare.net/VogelDenise/baker-donelson-founder-of-state-of-israel

82. In the interest of Justice, we believe the Public/World need to see "HOW" the Nazi/Zionist Law Firm of Baker Donelson's CONTOL of the United States Department of Treasury/Foreign Asset Control and "HOW" War Crimes are being carried out to FINANCE Terrorist activities as well as impose UNLAWFUL Sanctions on SOVEREIGN Nations from merely a "privately held company" (the United States) – that is NOT a State/Country NOR Government - on: Burma, Cuba, Iran, Liberia, Libya, Sudan, Zimbabwe as well as others as Venezuela, North Korea, etc.

RICHARD NEWCOMB

Newcomb was also responsible for implementing economic sanctions and asset controls gainst Burma, Cuba, Iran, Liberia, Libya, Sudan, Zimbabwe, narcotics traffickers in Colombia, narcotics kingpins and their networks operating worldwide, as well as maintaining the prohibition against financial transactions with Syria, SHAREHOLDER Baker Donelson Bearman Caldwell & Berkowitz.



Richard Newcomb

Last spring, it was widely expected that the Financial Crimes Enforcement Network (FinCEN)--the arm of the <u>Treasury Department that monitors money laundering and other financial crimes</u>--would ease its requirements on broker-dealers and other financial service firms regarding the filing of suspicious activity reports (SARs) with FinCEN and the State Department's Office of Foreign Asset Control (Ofac) for all matches on the Ofac list of specially designated nationals (SDN).

Now, the <u>abrupt</u> resignation of <u>Ofac director Richard Newcomb</u> last month has cast doubt on whether this specific issue will be resolved-and on the direction of Ofac in general.

Newcomb was replaced by Robert Werner, Treasury's assistant general counsel for enforcement and intelligence. Werner was previously counselor to the office of Treasury's general counsel and chief of staff at FinCEN. Newcomb has since joined the international practice of Baker Donelson Bearman Caldwell & Berkowitz, a Washington D.C.-based law firm. Neither Newcomb nor a spokesperson for Baker Donelson could be reached for comment on this story. . .

Newcomb's <u>abrupt</u> departure took the department by surprise. <u>After coming under close scrutiny in the immediate aftermath of the Sept. 11, 2001 attacks on the World Trade Center and the Pentagon</u>, however, Ofac had received some withering criticism from Capitol Hill and from within Treasury itself. In 2002, Treasury's Office of the Inspector General released a report questioning Ofac's effectiveness in halting terrorist financing. That was followed by a December letter to Newcomb from Senate Finance Committee chairman Charles Grassley, R-Iowa, and ranking Democrat Max Baucus of Montana, questioning Ofac's ability to block terrorist financing and citing evidence of sloppy record keeping, failure to provide information to Congress and reliance on voluntary compliance by banks to impose sanctions....

A reorganization took place last March with the *formation of the Executive Office for Terrorist Financing and Financial Crimes (EOTF/FC)*, which reports directly to deputy secretary Juan Zarate. Says one source, "If Bush is reelected, look for Juan Zarate, the newly confirmed assistant secretary for terrorist financing, to bolster Ofac and perhaps meld it more closely with his own shop." . . - http://www.securitiestechnologymonitor.com/issues/20041017/14139-1.html

83. On or about November 13, 2018, the United States Officials were timely, properly and adequately NOTIFIED of the Criminal Charges to be brought through the Utica International Embassy. This document may be found at the following link:



Criminal complaint - Counts

https://uticainternationalembassy.website/images/uie_PDF/111318_Letter_To_USDOJ_&_ICC_Providing Redacted Affidavit For Criminal Complaint.pdf

https://www.slideshare.net/VogelDenise/111318-letter-to-usdoj-icc-providing-redacted-affidavit-for-criminal-complaint-uie-interim-prime-minister-matter

Website: https://uticainternationalembassy.website