No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

VOGEL DENISE NEWSOME

PETITIONER

v.

STOR-ALL ALFRED, LLC; JUDGE JOHN ANDREWS WEST/ HAMILTON COUNTY (OHIO) COURT OF COMMON PLEAS; AND DOES 1 THROUGH 250

RESPONDENT(S)

IN RE VOGEL DENISE NEWSOME ON PETITION FOR EXTRAORDINARY WRIT TO THE SUPREME COURT OF OHIO

VOGEL DENISE NEWSOME

(a/k/a Denise V. Newsome) Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922 or (601) 885-9536 Petitioner

HON. JOHN ANDREW WEST (Judge)

Hamilton County Court of Common Pleas 1000 Main Street – Room 595 Cincinnati, Ohio 45202 Phone: (513) 946-5785 Facsimile: (513) 946-5784 Respondent

DAVID MERANUS, ESQ.

Schwartz Manes Ruby & Slovin, LPA 2900 Carew Tower 441 Vine Street Cincinnati, Ohio 45202 Phone: (513) 579-1414 Facsimile: (513) 579-1418

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Markesbery & Richardson Co., LPA Post Office Box 6491 Cincinnati, Ohio 45206 Phone: (513) 961-6200 Facsimile: (513) 961-6201 Attorneys for Respondent Stor-All Alfred LLC

COMES NOW, Petitioner Vogel Denise Newsome (hereinafter, "Newsome" and/or "Petitioner Newsome") WITHOUT waiving defenses set forth in her October 9, 2010 "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" ("EM/ORS") incorporating the issues/arguments raised therein as if set forth in full herein. This is a matter that involves a sitting States President (Barack H. Obama)/his United Administration and their SPECIAL Interest Groups who all have an interest (i.e. financial/personal) in the outcome of this lawsuit. This is a matter of EXTRAORDINARY and EXCEPTIONAL circumstances in which is not aware whether the United States Supreme Court has seen anything like it. The lawsuit filed against Newsome in the lower court is one that is a part of "PATTERN" of unlawful/illegal practices that have been leveled against her that are *racially motivated*. In preservation of rights secured to Newsome under the United States Constitution. of the United States and other governing Laws statutes/laws, she submits this her instant *Petition for* Extraordinary Writ (hereinafter, "PFEW") and states the following in support thereof:

I. QUESTIONS PRESENTED FOR REVIEW

1. Whether Newsome's "<u>Emergency</u> Motion to Stay; <u>Emergency</u> Motion for Enlargement of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein" was a timely pleading in accordance with United States Supreme Court Rules 22, 23 and/or 33. Whether the Clerk of the United States Supreme Court forward Newsome's "EM/ORS" to individual justice (Chief Justice John G. Roberts) to which it was addressed. Whether Newsome was deprived equal protection of the laws, equal privileges and immunities and due process of laws in the United States Supreme Court's handling of "EM/ORS."

- 2. Whether "EM/ORS" is within the jurisdiction of the United States Supreme Court. Whether the United States Supreme Court is attempting to deprive Newsome rights secured under the Constitution, other laws of the United States, equal protection of the laws, equal privileges and immunities, and due process of laws in the handling of "EM/ORS."
- 3. Whether Newsome is entitled to the "Emergency Relief" sought in "EM/ORS" and pleadings filed with the United States Supreme Court.
- 4. Whether Newsome is entitled to **IMMEDIATE** temporary injunctive relief and emergency relief sought in "EM/ORS" *prior* to disposition of PFEW – i.e. for instance as set forth in: Section 706(f)(2) of Title VII authorizes the Commission to seek <u>temporary injunctive</u> <u>relief</u> before final disposition of a charge when a preliminary investigation indicates that prompt judicial action is necessary to carry out the purposes of Title VII.

<u>Temporary or preliminary relief allows a</u> <u>court to stop retaliation before it occurs or</u> <u>continues</u>. Such relief <u>is appropriate</u> if there is a substantial likelihood that the challenged action will be found to constitute unlawful retaliation, and if the charging party and/or

EEOC will likely suffer irreparable harm because of retaliation. Although courts have ruled that financial hardships are not irreparable, other harms that accompany loss of a job may be irreparable. - - For example, in one case forced retirees showed irreparable qualified for and a preliminary harm injunction where they lost work and future prospects for work consequently suffering emotional distress. depression. a contracted social life. and other related harms.

- 5. Whether the United States Supreme Court in handling of this lawsuit, is attempting to obstruct justice and provide Respondent(s) with an unlawful/illegal and undue advantage in lawsuit due to bias and prejudice towards Newsome.
- 6. Whether the laws of the United States are equally applied to African-Americans/Black as those similarly situated. Whether the United States has a "longstanding" history of knowingly discriminating against African-Americans/Blacks in the application of the laws. Whether Newsome has been discriminated against in the application of the laws of the United States.
- 7. Whether the United States Supreme Court Justices/Administration have bias, prejudices and/or discriminatory animus towards Newsome. Whether Newsome is required to know of any bias, prejudices or discriminatory animus that Judges/Justices may have against her.

- 8. Whether the United States Supreme Court Justices/Administration is attempting to COVER UP the criminal/civil wrongs leveled against Newsome. Whether a "Conflict of Interest" exist in the United States Supreme Court's handling of this matter. Whether the United States Supreme Court has advised Newsome and parties to this action of any potential "Conflict of Interest."
- 9. What relationship (if any) the United States Supreme Court, its justices and/or employees have with the law firm of *Baker Donelson Bearman Caldwell & Berkowitz*, its employees and clients (i.e. such as Liberty Mutual Insurance Company).
- 10. What relationship (if any) the United States Government and/or Government Agencies and employees have with the law firm of *Baker Donelson Bearman Caldwell & Berkowitz*, its employees and clients (i.e. such as Liberty Mutual Insurance Company).
- 11. Whether the United States Supreme Court is engaging in "dilatory" practices for purposes of financially devastating Newsome for purposes of preventing her from litigating this matter and purposes of providing opposing parties with an undue/unlawful/illegal advantage in lawsuit.
- 12. Whether the United States Supreme Court has an obligation to correct the legal wrongs made known to it and/or that it has knowledge of. <u>Whether the United States Supreme Court</u> is required to report criminal/civil wrongs

<u>reported to it and/or made known through</u> <u>pleadings (i.e. as "PFEW") filed with it</u>.

- 13. Whether attorneys are governed by the Code Professional Conduct and/or of similar statutes/laws governing practice before the clients. court(s)and representation of Whether Judges/Justices have a duty to report and/or initiate the applicable proceedings against attorneys/lawyers who violate the Code of Professional Conduct and/or similar statutes/laws governing the practice of law.
- 14. Whether Judges/Justices are governed by the Code of Judicial Conduct and/or similar statutes/laws governing practice of the laws. Whether Judges/Justices have a duty to report and/or initiate the applicable proceedings against judges/justices who violate the Code of Judicial Conduct and/or similar statutes/laws governing the practice of law.
- 15. Whether Judges/Justices have usurped authority and/or abused power in the handling of legal matters to which Newsome is a party.
- Whether Judge(s) presiding over legal matters 16. to which Newsome is a party have been **INDICTED** and/or **IMPEACHED** as a direct proximate result of unlawful/illegal and practices. Whether Newsome timely, properly addressed and adequately concerns of unlawful/illegal and unethical practices of judges/justices before the appropriate government entity (i.e. court(s) and/or agency).
- 17. Whether the INDICTMENT and/or IMPEACHMENT of judges/justices or

attorneys/lawyers affect legal matters in which they are involved.

- 18. Whether judges/justices have subjected Newsome to discriminatory treatment in the handling of legal matters to which she is a party.
- 19. Whether Newsome is entitled to "emergency" injunctive relief and/or emergency relief pending the resolution of Petition for Extraordinary Writ. Whether United States Supreme Court <u>has a duty</u> to mitigate damages and to protect Newsome from further irreparable injury/harm she has sustained.
- 20. Whether Newsome is entitled to have "ISSUES" raised addressed upon request(s).
- 21. Whether Newsome is entitled to "Findings of Fact" and "Conclusion of Law" upon request(s).
- 22. Whether lower courts' decisions are "arbitrary" and/or "capricious" – i.e. can be sustained by facts, evidence and legal conclusions. Moreover, contrary to laws governing said matters. Contrary to rulings of this Court on similar matters.
- 23. Whether Judge John Andrews West has jurisdiction/legal authority to preside over lower court action where "Affidavit of Disqualification" and Criminal "FBI Complaint" have been filed against him.
- 24. Whether Judge John Andrews West owe a specific duty to Newsome to recuse himself

from Hamilton County Court of Common Pleas action.

- 25. Whether Newsome is entitled to know of "Conflict of Interest" that exist between factfinder(s)/judges/justices and/or opposing parties/counsel.
- 26. Whether Judges/Justices owe a specific duty to Newsome to recuse themselves when "conflict of interest" exists. Whether Judges/Justices remained on the bench in legal actions where Newsome is a party with knowledge there was a "conflict of interest" due to their relationship with opposing parties and/or their counsel/counsel's law firm.
- 27. Whether judges/justices assigned cases involving Newsome and having relationships to opposing parties (i.e. such as opposing law firms as Baker Donelson Bearman Caldwell & Berkowitz, their employees and/or clients) had a duty to recuse themselves from lawsuits i.e. such as Judge Tom S. Lee [see APPENDIX "11" – Recusal Orders executed because of relationship to Baker Donelson Bearman Caldwell & Berkowitz - provided and incorporated herein by reference] – in which knowledge of CONFLICT OF INTEREST judges/justices EXISTED. Whether are allowed to discriminate in their compliance with laws governing recusal [see APPENDIX "12" - Docket Sheet (Newsome v. Entergy wherein Baker Donelson Bearman Caldwell & Berkowitz appears as counsel of record provided and incorporated herein bv reference]. Whether judges/justices should be IMMEDIATELY removed from the bench

and/or the applicable legal actions initiated against judges/justices for removal when record evidence supports judges/justices failure to recuse. How does said failure of judges/judges to recuse themselves affect the public and/or Constitutional rights of citizen(s).

- 28. Whether Newsome, as a matter of Constitutional right, is entitled to JURY trial(s) when requested. Whether Newsome has been deprived of Constitutional right to jury trial(s).
- 29. Whether lower courts are required to protect "federal" rights of Newsome in the handling of lawsuit. Whether lower courts failed to protect Newsome's federally protected rights.
- 30. Whether the Supreme Court of Ohio entered a decision in conflict with the decision of another state supreme court on the same important matter; has decided in important federal question in a way that conflicts with a decision by a state court of last resort; and/or has so far departed from the accepted and usual course of judicial proceedings, or sanctioned such a departure by a lower court, as to call for an exercise of the United States Supreme Court's supervisory power and/or original jurisdiction.
- 31. Whether the Supreme Court of Ohio has decided an important federal question in a way that conflicts with the decision of another state court of last resort or of a United States court of appeals.

- 32. Whether Supreme Court of Ohio has decided an important question of federal law that has not been, but should be, settled by this Court; and/or has decided an important federal question in a way that conflicts with relevant decisions of the United States Supreme Court.
- 33. Whether the lower courts entered a decision in conflict with the decision of another state supreme court on the same important matter; has decided in important federal question in a way that conflicts with a decision by a state court of last resort; and/or has so far departed from the accepted and usual course of judicial proceedings, or sanctioned such a departure, as to call for an exercise of the United States Supreme Court's supervisory power and/or original jurisdiction.
- 34. Whether the lower courts have decided an important federal question in a way that conflicts with the decision of another state court of last resort or of a United States court of appeals.
- 35. Whether lower court decision(s) raise question(s) as to the validity of the federal statute or treaty; raise a question statute statute/law relied upon is repugnant to the Constitution, laws or treaties of the United States; or address the contention that a right, privilege or immunity is "set up or claimed under the Constitution or statutes of, or any commission held or authority exercised under, the United States."
- 36. Whether the United States Supreme Court's recent decision in *Citizens United v Federal*

Election Commission, 558 U.S. 50 (2010), have provide courts with a license and/or defense to engage in criminal acts – i.e. provide arbitrary/capricious decisions for purposes of covering up criminal/civil wrongs leveled against citizens/litigants – <u>for purposes of</u> <u>protecting TOP/BIG/KEY Financial Campaign</u> <u>Contributors</u>.

- 37. Whether Newsome has been deprived equal protection of the laws, equal privileges and immunities of the laws, and due process of laws secured under the United States Constitution.
- 38. Whether Newsome is a victim of "Pattern-of-Practices," "Pattern-of-Abuse," "Pattern-of-Injustices" and/or "PATTERN" of unlawful/illegal practices as a direct and proximate result of her engagement in protected activities.
- 39. Whether Newsome is a victim of "Criminal Stalking."
- Whether Newsome is a victim of Government 40. "BULLYING." Whether the United States Government/Courts allow parties opposing Newsome in legal matters (judicial and administrative) to use their "political" and "financial wealth" for purposes of BULLYING Whether said BULLYING is for Newsome. purposes of intimidation, coercion, threats, bribery, blackmail, etc. to force Newsome to abandon protected rights and/or deprive Newsome equal protection of the laws, equal privileges and immunities of the laws and due process of laws.

- 41. Whether United States Government and Newsome's former employer(s) have engaged in criminal/civil wrongs leveled against her for purposes of BLACKLISTING. Whether the United States Government/Courts have placed information on the INTERNET regarding Newsome that it knew and/or should have known was false, misleading and/or malicious.
- 42. Whether Government agencies, their employees and others have engaged in TERRORIST ACTS.
- 43. Whether the United States citizens/public and/or Foreign Nations, their leaders and citizens are entitled to know of the crimes and civil injustices of the United States Government, its officials/employees and coconspirators leveled against African-Americans and/or people of color.
- 44. Whether extraordinary circumstances exist to warrant granting of *Petition of Extraordinary Writ.*
- 45. Whether conspiracy(s) leveled against Newsome exist. Whether United States Government's/Court(s)' failure and "neglect to prevent" has created a "threat to the public" in the allowing criminal(s) to remain at large in the general population.
- 46. Whether Newsome is being subjected to further criminal/civil violations by the United States Government and its subsidiaries (i.e. such as the Ohio Attorney General's Richard Cordray's Office) in RETALIATION for

engagement in protected activities. Whether States Government the United and its subsidiaries are engaging in criminal acts of HARASSMENT, THREATS. COERCION. BLACKMAIL, INTIMIDATION, etc. in the providing of false/frivolous/sham legal process – i.e. such as 2005 Personal Income Tax claims wherein Newsome was NOT a resident of the State of Ohio in 2005 [see APPENDIX "10" – December 27, 2010 correspondence from Ohio Attorney General – with knowledge that said actions are NOT applicable to Newsome and PROHIBITED are bv law. Whether Government *records reflect documentation* to support/sustain timely, proper and adequate notification as to Newsome's defenses to claims asserted.

- Whether Newsome is required to pay the fees 47. alleged in the Hamilton County Court of Common Pleas' December 20, 2010, "CASE BILLING" see APPENDIX "14" COST incorporated herein by reference]. Whether Newsome's submittal of "EM/ORS" stavs proceeding in the Hamilton County Court of Common Pleas. Whether Newsome's filing of "Opposition/Objection to November 8, 2010 Entry; Request for Findings ofFact. Conclusion of Law; and Vacating of Entry" and filing of this instant "PFEW" with the United States Supreme Court stays and preserves the rights of Newsome - i.e. preclude the CRIMINAL/CIVIL violations of the Hamilton County Court of Common Pleas.
- 48. Whether Government Agencies (i.e. its employees) have violated Newsome's Constitutional rights and other rights secured

under the laws of the United States. Whether the Government has engaged in criminal/civil violations in demanding monies from citizens to which it is <u>NOT</u> entitled. Whether it is lawful for Government agency(s) to demand monetary relief from citizen(s) under certain time restraints when it, itself owes citizens monies. Whether Government is required to compensate citizen(s) for monies owed when citizen(s) make timely demands – i.e. it has knowledge that citizen(s) are owed monies.

- 49. Whether citizens of the United States have the right to exercise First Amendment Rights and Rights secured/guaranteed under the United States Constitution and/or Rights secured under the laws of the United States *without fear of reprisal.*
- 50. Whether Courts and Judges/Justices have legal authority to interfere in matters where Newsome has requested the United States Congress' and/or United States Legislature's intervention. Whether said interference deprives Newsome equal protection of the laws, equal privileges and immunities of the laws and due process of laws – rights secured under the United States Constitution and/or laws of the United States.
- 51. Whether United States Government Agencies and their Officials/Employees have the right to retaliate against Newsome for exercising rights protected and secured under the laws of the United States and United States Constitution.

- 52. Whether opposing parties', their insurance providers, special interest groups, lobbyists, and their representatives have legal authority to retaliate against Newsome for her engagement in protected activities. Whether opposing parties and their conspirators/coconspirators are allowed to stalk Newsome job-to-job/employer-to-employer from and state-to-state for purposes of terminating her employment, blacklisting, etc. in retaliation for Newsome having exercised and/or or engaged in protected activities.
- 53. What role (if any) has the law firm *Baker Donelson Bearman Caldwell & Berkowitz*, its employees, clients and others have played in the criminal/civil wrongs and conspiracies leveled against Newsome?
- 54. What relationship (if any) does the law firm Baker Donelson Bearman Caldwell & Berkowitz, its employees and clients have to United States President Barack Obama and his Administration?
- 55. What relationship (if any) does the law firm Baker Donelson Bearman Caldwell & Berkowitz, its employees and clients have to past Presidents of the United States and their Administration?
- What relationship (if any) does the law firm 56.Baker Donelson Bearman Caldwell æ Berkowitz, its employees and clients have to officials/employees in the United States Senate and United States House of **Representatives?**

- 57. What relationship (if any) does the law firm *Baker Donelson Bearman Caldwell & Berkowitz*, its employees and clients have in the appointment of judges/justices to the courts?
- What role (if any) did the law firm Baker 58.Donelson Bearman Caldwell & Berkowitz, its employees and clients have in the handling of criminal/civil complaints Newsome filed with the United States Department of Justice - i.e. based on relationship and KEY position(s) held with the Commission on Civil Rights [Chairman, etc.] which serve 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 and Congress; issuing public service announcements to discourage discrimination or denial of equal protection of the laws . . . served as Chief Counsel to the U.S. House Judiciary Committee's Subcommittee on the Constitution, which responsibilities included advising the Chairman and Republican Judiciary Committee on Members of the legislation and Congressional oversight implicating civil and constitutional rights, Congressional authority, separation of powers, constitutional amendments proposed and oversight of the Civil Rights Division of the Department of Justice and the U.S. *Commission on Civil Rights* [see for instance "13" Baker Doneslon APPENDIX _ information regarding Bradley S. Clanton?
- 59. What role (if any) did *Baker Donelson Bearman Caldwell & Berkowitz*, its

employees, its clients and the United States Department of Justice play in the COVER-UP of criminal/civil violations leveled against Newsome reported on or about September 17, "Petitioner's Petition 2004 in Seeking Intervention/Participation of the United States Department of Justice" - i.e. styled "VOGEL DENISE NEWSOME vs. ENTERGY SERVICES. *INC."* [see EXHIBIT] **"34"** of "EM/ORS"] in which Newsome timely. properly and adequately reported the criminal/civil violations of Baker Donelson Bearman Caldwell & Berkowitz, Judge G. Thomas Porteous Jr. and others – to no avail.

- 60. Whether the recent IMPEACHMENT of Judge G. Thomas Porteous, Jr. (i.e. having role as presiding judge in lawsuit involving Newsome) on or about December 8, 2010 [see APPENDIX "15" Article "Senate Removes Federal Judge in Impeachment Conviction" and EXHIBIT "12" of "EM/ORS" incorporated herein by reference], is pertinent/relevant to this instant lawsuit.
- 61. What role (if any) did Baker Donelson Caldwell æ Bearman Berkowitz. its employees, its clients, others and the United States Department of Justice play in the COVER-UP of criminal/civil violations leveled against Newsome reported on or about 2004September in "Request 24.for of Justice's Department Intervention/Participation in this Case" - i.e. referencing "Newsome v. Mitchell McNutt & Sams P.A." [see EXHIBIT "169" of "EM/ORS"] in which Newsome timely, properly and reported adequately the criminal/civil

violations of Mitchell McNutt & Sams – to no avail.

- 62. Whether the INDICTMENT of Judge Bobby DeLaughter [i.e. having a role as presiding judge in lawsuit involving Newsome] on or about January 6, 2009, and his pleading GUILTY on or about July 30, 2009, is pertinent to this instant lawsuit.
- 63. Whether *Baker Donelson Bearman Caldwell & Berkowitz*, its employees and clients have an interest in the outcome of this lawsuit. If so, whether the United States Supreme Court is aware of said knowledge and/or information.
- 64. Whether lower court lawsuit in Hamilton County Court of Common Pleas was filed as a direct and proximate result of Respondent Stor-All's, its insurance provider's and/or representatives' knowledge of Newsome's engagement in protected activities.
- 65. Whether attorneys and their client(s) are allowed to engage in criminal and civil wrongs for purposes of obstructing the administration of justice.
- 66. Whether the EXTRAORDINARY and EXCEPTIONAL circumstances surrounding this lawsuit supports the establishment of special court(s) to litigate matters. Whether the SPECIAL relationships of Judges/Justices to opposing party(s) in litigation involving Newsome warrant the creation of special court(s) to afford Newsome rights secured and guaranteed under the United States Constitution and laws of the United States -

i.e. equal protection of the laws, equal privileges and immunities of the laws and due process of laws.

II. <u>1LIST OF PARTIES</u>

All parties appear in the caption of the case on the cover page along with contact information for each and their counsel/representative of record.

At all times relevant to this instant action, Respondents Does 1 through 250 served in respective positions with their employer and/or in their individual capacity. Newsome is ignorant of the true names and capacities of Does 1 through 250, inclusive, and therefore sue these Respondents by such fictitious names. Newsome is informed and believes and thereon alleges that Doe Respondent(s) so named (and/or to be named) is responsible and/or participated in the conspiracy² against Newsome and in such manner is responsible for the injuries and damages suffered by Newsome as set forth in this instant pleading. Newsome will amend Petition for Extraordinary Writ to state the true names and capacities of Respondents Does 1 through 250, inclusive, when they have been identified and/or ascertained. Due to the extraordinary circumstances and scope of CONSPIRACIES leveled against Newsome at the time of the filing of this "PFEW," she is ignorant of the names and capacities of Doe Respondent(s) - i.e. believing that during the course of

¹ BOLDFACE, ITALICS, UNDERLINE, etc. of text in this **Petition for Extraordinary Writ** if for purposes of emphasis.

² Respondent (conspirator) becomes the agent of the other conspirator (s), and <u>any act done by one of the combination is regarded under the law as the act of</u> <u>both or all</u>. In other words, what one does, if there is this combination, <u>becomes the</u> <u>act of both or all of them, no matter which individual may have done it</u>. This is true as to <u>each</u> member of the conspiracy, <u>even those whose involvement was limited to a</u> <u>minor role in the unlawful transaction, and it makes no difference whether or not such</u> <u>individual shared in the profits of the actions</u>. (Am. Jur. Pleading and Practice Forms, Conspiracy § 9).

litigation of this matter and/or investigation by this Court into this matter, the identity(s) of Doe Respondent(s) may become known. By engaging in the conduct described in this "PFEW," Doe Respondent(s) acted under the course and scope of their employment with their respective employer as well as may have acted within their individual capacity. By engaging in the discriminatory conduct described in this "PFEW," Doe Respondent(s) exceeded the authority vested in them as an employee of their respective employer and committed acts of a personal nature, personal bias and/or for personal and financial interest and gain.

III. <u>TABLE OF CONTENTS</u>

In preservation of rights and issues raised, Newsome incorporates herein by reference her "EM/ORS" – See **APPENDIX "5"** - and the contents therein as well as the additional Table of Contents:

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- 2. August 2, 2010 Judgment Entry on Defendant's 7/27/10 Motion for Reconsideration
- 3. August 18, 2010 Judgment Entry on Defendant's 8/11/10 for Final Entry and Stay
- 4. October 25, 2010 Letter to United States Supreme Court Chief Justice John G. Roberts, Jr.
- 5. Excerpt from: <u>"Emergency</u> Motion to Stay; <u>Emergency</u> Motion for Enlargement of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein" - Cover page, Table of Contents, Table of Authorities, Table of Exhibits, Page 1, Relief Sought and Signature/Certificate of Service, and United States Postal Service PROOF of Mailing.
- 6. Baker Donelson Bearman Caldwell & Berkowitz Information as of March 20<u>10</u>
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- 9. United States Postal Service PROOF-of-MAILING to United States President Barack Obama and United States Attorney General Eric Holder for: (1) July 9, 2010, (2) July 26, 2010 and August 11, 2010 filings with the Supreme Court of Ohio
- 10. December 27, 2010 Correspondence from Ohio Attorney General Richard Cordray's Office
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- 13. Baker Donelson Information regarding *"Commission on Civil Rights Appointment"* of Bradley S. Clanton
- 14. Case Cost Billing Hamilton County Court of Common Pleas
- 15. December 8, 2010 Article Senate Removes Federal Judge in Impeachment Conviction
- 16. January 6, 2011 Cover Letter Accompanying Petition for Extraordinary Writ and providing RESPONSE to November 8, 2010 Letter from the Clerk (Gail Johnson/William K. Suter).

V. <u>TABLE OF AUTHORITIES</u>

In preservation of rights and issues raised, Newsome incorporates herein by reference her "EM/ORS" – See **APPENDIX "5"** - and the contents therein as well as the additional Table of Authorities:

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VI. <u>CONCISE STATEMENT OF JURISDICTION</u>

Ex parte Young, 209 U.S. 123, 165, 28 S.Ct. 441, 52 L.Ed. 714 (1908) - [HN1] The United States Supreme Court will not take jurisdiction if it should not; but it is equally true that it **must** take *jurisdiction if it should*. The judiciary cannot, as the legislature may, avoid a measure because it approaches the confines of the Constitution. The court cannot pass it by because it is doubtful. With whatever doubts, with whatever difficulties, a case may be attended, the court *must* decide it, if it is *brought* before it. The court has no more right to decline the exercise of jurisdiction. which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution. Questions may occur which the court would gladly avoid, but the court cannot avoid them. All the court can do is to exercise its best judgment, and conscientiously perform its duty.

This is a matter that is birthed out of the Supreme Court of Ohio's denial of Newsome's Affidavit of Disqualification. Because of the EXTRAORDINARY and EXCEPTIONAL circumstances surrounding this matter, Newsome seeks the United States Supreme Court's <u>Original</u> Jurisdiction through Extraordinary Writ. Newsome believes that the role of a sitting United States President (Barack H. Obama), his Administration as well as his SPECIAL INTEREST Groups, Lobbyist, etc. role in the lower court actions (which are clearly prohibited by law) supports the extraordinary and exceptional circumstances which exist warranting the relief sought through Extraordinary Writ and/or applicable action the United States Supreme Court deems appropriate. In further support of the United States Supreme Court's Original Jurisdiction, Newsome states:

> a. On or about October 9, 2010, Newsome filed with the United States Supreme Court her timely "EM/ORS" pursuant to Supreme Court Rules 22, 23 and 30 as well as applicable laws/statutes governing said matters. In said compliance with Rules. Newsome submitted said Motions to the attention of an "individual" justice - Chief Justice John G. See APPENDIX "8" - October 9. Roberts. 2010 Cover Letter incorporated by reference as if set forth in full herein.

IMPORTANT TO NOTE: United States Supreme Court Rule 22. *Applications to Individual Justices* states in part:

- 1. An application <u>addressed</u> to an <u>individual</u> Justice shall be filed with the Clerk, <u>who will transmit it</u> <u>promptly to the Justice concerned</u> if an individual Justice has authority to grant the sought relief.
- 2. The original and two copies of any application addressed to an individual Justice shall be

prepared as required by Rule 33.2, and shall be accompanied by proof of service as required by Rule 29.

United States Supreme Court Rule 23. Stays

- 1. A stay may be granted by a Justice as permitted by law.
- 2. A party to a judgment sought to be reviewed may present to a Justice an application to stay the enforcement of that judgment. See 28 U.S.C. § 2101(f).
- 3. An application for a stay shall set forth with particularity why the relief sought is not available from any other court or judge. Except in the most extraordinary circumstances, an application for a stay will not be entertained unless the relief requested was first sought in the appropriate court or courts below or from a judge or judges thereof. An application of stay shall identify the judgment sought to be reviewed and have appended thereto a copy of the order and opinion, if any, of the court or judge below denying the relief sought, and shall set out specific reasons why a stay is justified.

Thus, it is not clear to Newsome whether or not her October 9, 2010 Motion was submitted to the attention of Chief Justice John C. Roberts as MANDATED and REQUIRED by Rule(s) of the United States Supreme Court. It appears from the October 14, 2010 letter submitted to Newsome under the direction of William K. Suter (Clerk of United States) Supreme Court) and executed by Danny Bickell, that the Clerk's Office may have USURPED authority and OBSTRUCTED the administration of justice which, as a DIRECT and PROXIMATE result. may have deprived Newsome rights secured under the United States Constitution as well as rights secured under the Rules of the United States Supreme *Court.* In so doing, that Mr. Suter/Mr. Bickell may have KNOWINGLY, DELIBERATELY and **MALICIOUSLY** deprived Newsome equal protection of the laws, equal privileges and immunities of the laws. and due process of laws secured/guaranteed under the United States Constitution.

Suter/Bickell stating in October 14, 2010 letter, "The papers you submitted are not construed to be a petition for writ of certiorari." Actions clearly supporting that the USURPED Clerk's Office Suter/Bickell authority and obstructed the administration of justice for purposes of depriving Newsome PROTECTED rights afforded to her under the United States Constitution and Rules of the United States Supreme Court. Therefore, in efforts of avoiding dilatory and unlawful/illegal practices by Suter/Bickell and to preserve rights. Newsome has proceeded to file this instant pleading – i.e. without waiving her rights and *RE*-assert the relief sought in her "EM/ORS" herein. See APPENDIX "5" -

 $Excerpt^3$ of EM/ORS to support mailing and receipt by this Court.

- b. On or about July 9, 2010, a *timely Affidavit of Disqualification* was filed against Judge John Andrew West. A copy of said Affidavit is provided at EXHBIT "9" of "EM/ORS" submitted for filing with this Court. See APPENDIX "5" EMORS Excerpt.
- c. On or about July 17, 2010 (*Saturday*), the Supreme Court of Ohio denied *Affidavit of Disqualification*. A copy of that decision appears at **APPENDIX "1."** Supporting how the Supreme Court of Ohio REPEATEDLY and DELIBERATELY withheld decisions and did not provide Newsome with a copy of rulings until SEVERAL days after execution. See copy of envelope.
- d. On or about July 26, 2010, a *timely Motion for Reconsideration* was submitted. A copy of said motion was provided at EXHIBIT "10" of October 9, 2010 *"EM/ORS"* submitted for filing with this Court and is hereby incorporated by reference.
- e. On or about August 2, 2010, the Supreme Court of Ohio denied *Motion for Reconsideration*. A copy that decision appears at APPENDIX "2."
- f. On or about August 11, 2010, a *timely* Notification of Intent to File <u>Emergency</u> Writ

³ Cover page, Table of Contents, Table of Authorities, Table of Exhibits, Page 1, Relief Sought and Signature/Certificate of Service, and United States Postal Service PROOF of Mailing.

of Certiorari With The United States Supreme Court; Motion to Stay Proceedings – Request for Entry of Final Judgment/Issuance of Mandate As Well As Stay of Proceedings Should Court Insist on Allowing August 2, 2010 Judgment Entry to Stand ("NOITFEW/MTS") was submitted. A copy of said Notification/Motion to Stay was provided at EXHIBIT "8" of October 9, 2010 "EM/ORS" submitted for filing with this Court and is hereby incorporated by reference.

- g. On or about August 18, 2010, the Supreme Court of Ohio executed Judgment Entry on Defendant's 8/11/10 Motion for Final Entry and Stay. A copy of that decision appears at APPENDIX "3."
- h. On or about October 14, 2010, William K. Suter (Clerk of the Supreme Court of United States)/Danny Bickell returned a portion of Newsome's October 9, 2010 filing (i.e. not entire filing – Letter to Justice Roberts, Filing Fee, Original October 9, 2010 Brief and Exhibits 1 through 15 only [i.e. out of the 169 Exhibits provided]).
- i. On or about October 25, 2010, out of concerns that the Clerk's Office of this Court was attempting to "Obstruct Justice" Newsome *resubmitted* the original letter provided with her October 9, 2010 filing to Chief Justice John G. Roberts via *"Registered Letter"* along with a copy of the October 14, 2010 letter from William K. Suter/Danny Bickell. See APPENDIX "8" and is incorporated hereto as if set forth in full.

- j. On or about November 8, 2010, Gail Johnson on behalf of William K. Suter (Clerk of Court) and Supreme Court of United States drafted letter advising corrections to the Petition for Extraordinary Writ. On or about January 6, 2011, Newsome submitted revised "PFEW." See APPENDIX "8" – January 6, 2011 Cover Letter and copy of November 8, 2010 letter from the Clerk/Gail Johnson – incorporated herein by reference.
- k. Because of the EXTRAORDINARY and EXCEPTIONAL circumstances surrounding this action, pursuant to Rule 17 *Procedure in an Original Action* of the Supreme Court of the United States, "A petition for an extraordinary writ in aid of the Court's appellate jurisdiction shall be filed as provided in Rule 20" of this Court.
- Pursuant to United States Supreme Court Rule 20 - Procedure on a Petition for an Extraordinary Writ - issuance by the Court of an extraordinary writ is authorized by 28 USC § 1651(a).
- m. The jurisdiction of the United States Supreme Court is invoked under 28 U.S.C. § 1257(a).
- n. The jurisdiction of the United States Supreme Court is invoked under 28 U.S.C. § 1251 – Original Jurisdiction:

(a) The Supreme Court shall have original and exclusive jurisdiction of all controversies between two or more states... o. Jurisdiction is invoked under United States Supreme Court Rule 17(1) – *Procedure in an Original Action*:

> This Rule applies only to an action invoking the Court's original jurisdiction under Article III of the Constitution of the United States. See also 28 U.S. C. §1251 and U. S. Const., Amdt. 11. А petition for an extraordinary writ in aid of the Court's appellate jurisdiction shall be filed as provided in Rule 20.

p. The jurisdiction of this Court is further invoked pursuant to <u>Article III, § 2, United</u> <u>States Constitution</u> - - Section 2: The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority ...

§ 402.02 <u>Article III Jurisdiction and Its</u> <u>Limitations</u>

[1] – Original Jurisdiction of Supreme Court Under Article III

[a] Nature of Original Jurisdiction: The Supreme Court is generally a source of appellate review, but <u>it can act as a trial</u> <u>court in certain instances</u>. Original jurisdiction means the following, as Justice Marshall explained in *Marbury v. Madison*; 5 U.S. (1 Cranch) 137, 174, 2 L.Ed. 60 (1803):

[The Court has] the power to hear and decide a lawsuit in the first instance . . . [A]ppellate jurisdiction means the authority to review the judgment of another court which has already heard the lawsuit in the first instance. Trial courts are courts that exercise original jurisdiction; courts of appeals. . . exercise appellate jurisdiction. Id.

Article III of the U.S. Constitution prescribes the Supreme Court's original jurisdiction (See U.S. Constitution, Article III, § 2 cl. 2). Under the first clause of Section 2 of Article III, federal courts have jurisdiction over the following: [A]II Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority.

q. Vol. 22 Moore's Federal Practice, § 400.03 *Relationship of Supreme Court to State Courts:*

[1] <u>STATE COURT MUST PROTECT FEDERAL</u> <u>RIGHTS</u>: The state courts existed before Congress created the federal courts. Their existence was not disturbed by the adoption of the Constitution. State courts <u>are required</u> to protect federal, as well as state-created, rights. See Testa v. Katt, 330 U.S. 386, 390-394, 67 S.Ct. 810, 91 L.Ed. 967 (1947) (state court could <u>not refuse</u> to enforce federal claim).

[2] <u>SUPREME COURT MAY REVIEW DECISION OF</u> <u>HIGHEST STATE COURT IF SUBSTANTIAL</u> <u>FEDERAL QUESTION IS INVOLVED</u>: If a party elects to litigate in state court, the Supreme Court may review a final judgment or decree of the highest state court in which a decision can be had if it turns on a substantial federal question. More specifically, the decision must:

- raise a question as to the validity of the federal statute or treaty;
- (2) raise a question as to whether a state statute is repugnant to the Constitution, laws or treaties of the United States; or
- (3) address the contention that a title, right, privilege or immunity is "set up or claimed under the Constitution or the treaties or statutes of, or any commission held or authority exercised under, the United States." (See 28 USC § 1257(a)).

The constitutionality of this scheme was upheld early in the Court's history.

(See Cohens v. Virginia, 19 U.S. (6 Wheat.) 264, 421, 5 L.Ed. 257 (1821) (Court <u>has supervising</u> <u>power over judgments</u> of state courts that conflict with Constitution of federal laws or treaties); *Martin v. Hunter's Lessee*, 14 U.S. (1 Wheat.) 304, 342, 14 U.S. 304, 4 L.Ed. 97(1816)("the appellate power of the United States must . . .extend to state tribunals").

The qualifying phrase "highest court of a state in which a decision could be had" means the highest court in the state with appellate power over the judgment.

> See Flynt v. Ohio, 451 U.S. 619, 620, 101 S.Ct. 1958, 68 L.Ed 2d (1981)(per 489 curiam) (jurisdiction to review only final judgment of highest state court); Nash v. Florida Indus. Comm'n, 389 U.S. 235, 237 n.1, 88 S.Ct. 362, 19 L.Ed.2d 438 (1967) (decision of intermediate appellate court reviewed because Court was "unable to say" that court was not highest one in which decision could be had).

r. Vol. 22 Moore's Federal Practice, § 400.04 Supervisory Authority of Supreme Court Over Inferior Federal Courts [1] <u>SUPREME COURT HAS EXTENSIVE</u> <u>RULEMAKING POWER</u>: The Supreme Court *has powers beyond its duty to entertain cases within its <u>original</u> and appellate <u>jurisdiction</u>. The Court <u>has <i>extensive* power to prescribe</u> *rules of practice and procedure for civil actions*. . . The Supreme Court, of course, <u>has</u> *the power to promulgate rules governing practice and procedure before itself, and has done so.*

s. Newsome is not aware whether the Ohio Supreme Court complied with 28 U.S.C. § 2403(a) and certified to the Attorney General the fact that the constitutionality of an Act of Congress was drawn into question. Newsome knows that there was sufficient and timelv/properly submitted information provided through pleadings filed to support that the Ohio Supreme Court knew and/or should have known that the "constitutionality of an Act of Congress was drawn into *question.*" Nevertheless, it is a good thing that Newsome served copies of her filings on the United States Attorney General Eric Holder and United States President Barack Obama to support and sustain the Ohio Supreme Court's knowledge that "constitutionality of Act of Congress was drawn into question." See APPENDIX "9" supporting proof of mailing and receipt by United States Attorney General Eric Holder and United States President Barack Obama of: (a) July 9, 2010 Affidavit of Disgualification; (b) July 26, 2010 Motion for Reconsideration; and (c) August 11, 2010 "NOITFEW/MTS."

- t. Pursuant the United States Supreme Court Rule 29(b), 28 USC § 2403(a) may apply.⁴
- u. The following statute may further apply: 28USC §2403 - Intervention by United States or a State; Constitutional Question: (a) In any action, suit or proceeding in a court of the United States to which the United States or any agency, officer or employee thereof is not a party, wherein the constitutionality of any Act of Congress affecting the public interest is drawn in question, the court shall certify such fact to the Attorney General, and shall permit the United States to intervene for presentation of evidence, if evidence is otherwise admissible in the case, and for argument on the question of constitutionality. The United States shall, subject to the applicable provisions of law. have all the rights of a party and be subject to all liabilities of a party as to court costs to the extent necessary for a proper presentation of the facts and law relating to the question of constitutionality.

It may be a good thing that Newsome continued to notify the United States Attorney

⁴ U.S. Supreme Court Rule 29(b): In any proceeding in this Court in which the constitutionality of an Act of Congress is drawn into question, and neither the United States nor any federal department, office, agency, officer, or employee is a party, the initial document filed in this Court shall recite that 28 U. S. C. § 2403(a) may apply and shall be served on the Solicitor General of the United States, Room 5614, Department of Justice, 950 Pennsylvania Ave., N. W., Washington, DC 20530-0001. In such a proceeding from any court of the United States, as defined by 28 U. S. C. § 451, the initial document also shall state whether that court, pursuant to 28 U. S. C. § 2403(a), certified to the Attorney General the fact that the constitutionality of an Act of Congress was drawn into question. See Rule 14.1(e)(v).

General Eric Holder and United States President Barack Obama as to what was taking place under their WATCH.

VII. CONSTITUTIONAL PROVISIONS, TREATIES, STATUTES, ORDINANCES and REGULATIONS <u>INVOLVED IN CASE</u>

CONSTITUTION:

- a. United States Constitution
- b. United States Constitution Amendments 1, 7, 13 through 15

c. rticle III, § 2, United States Constitution

STATUTES:

- d. 18 USC § 2 *Principals*
- e. 18 USC § 241 *Conspiracy against rights*
- f. 18 USC § 242 Deprivation of rights under color of law
- g. 18 USC § 371 Conspiracy to commit offense or to defraud United States
- h. 18 USC § 372 *Conspiracy to impede* or injure officer
- i. 18 USC § 666 Theft or bribery concerning programs receiving Federal funds
- j. 18 USC § 1001 Statements or entries generally

- k. 18 USC § 1341 Frauds and swindles
- 1. 18 USC § 1346 Definition of "scheme or artifice to defraud"
- m. 18 USC § 1509 Obstruction of court orders
- n. 18 USC § 1512 *Tampering with a witness, victim,* or an informant
- o. 18 USC § 1513 *Retaliating against a witness, victim*, or an informant
- p. 18 USC § 1519 Destruction, alteration, or falsification of records in Federal investigations and bankruptcy
- q. 18 USC § 1701 Obstruction of mails generally
- r. 18 USC § 1702 Obstruction of correspondence
- s. 18 USC § 1703 Delay or destruction of mail or newspapers
- t. 18 USC § 1708 Theft or receipt of stolen mail matter generally
- u. 18 USC § 1723 Avoidance of postage by using lower class matter
- v. 18 USC § 1726 Postage collected unlawfully
- w. 28 USC § 144 Bias or prejudice of judge
- x. 28 USC § 455 Disqualification of justice, judge, or magistrate judge
- y. 28 USC § 1651 *Writs*

- z. 28 USC § 1915 Proceedings in forma pauperis
- aa. 28 USC § 2101 Supreme Court; time for appeal or certiorari; docketing; stay
- bb. 28 USC § 1257 State courts; certiorari
- cc. 42 USC § 1983 Civil action for deprivation of rights
- dd. 42 USC § 1985 Conspiracy to interfere with civil rights
- ee. 42 USC § 1986 Action for neglect to prevent⁵

STATUTES

28 U. S. C. § 2403(a)

- 28 U.S.C. § 1251
- 28 U.S.C. § 1651
- 28 U.S.C. § 2101

28 USC § 1257

Vol. 22 Moore's Federal Practice, § 400.03 *Relationship of Supreme Court to State Courts*

⁵ Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section <u>1985</u> of this title, are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, or his legal representatives, for all damages caused by such wrongful act, 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; . . .

Vol. 22 Moore's Federal Practice, § 400.04 *Supervisory Authority of Supreme Court Over Inferior Federal Courts*

OTHER AUTHORITIES

Article III, § 2, United States Constitution

H.R.Rep.No.93-1453, 93d Cong., 2d Sess. (1974),
 Reprinted in 1974 U.S.Code Cong. & Admin.News,
 pp. 6351, 6352-54

Section 706(f)(2) of Title VII

<u>RULES</u>

United States Supreme Court Rule 14.1(e)(v) United States Supreme Court Rule 17(1) United States Supreme Court Rule 20 United States Supreme Court Rule 22 United States Supreme Court Rule 23 United States Supreme Court Rule 29(b)

VIII. CONCISE STATEMENT OF THE CASE

For preservation purposes and <u>WITHOUT</u> waiving defenses set forth in her October 9, 2010 "EM/ORS" – Newsome incorporates the issues/arguments raised therein as if set forth in full herein (see also excerpt of EM/ORS at APPENDIX "5." Newsome further states the following:

a. See facts set forth at *Concise Statement* of *Jurisdiction* above of this instant pleading.

IX. REASONS FOR GRANTING THE PETITION

A. <u>CONFLICT OF INTEREST REQUEST</u>:

Prior to addressing the reasons for granting the Petition, Newsome, in the interest of justice as well as for PUBLIC/WORLDWIDE interest, Newsome request that the United States Supreme Court Justice(s)/Administration <u>advise her of whether or not "CONFLICT OF INTEREST"</u> <u>exists in the handling of this matter</u>.

Newsome has obtained information which will support that Respondent Stor-All Alfred LLC's/its insurance provider (Liberty Mutual Insurance Company) and Liberty Mutual's counsel - i.e. for instance, *Baker Donelson Bearman Caldwell & Berkowitz ["Baker Donelson"])* has <u>advertised</u> its SPECIAL relationships/ties to "highly distinguished individuals, people who have served as:"

- <u>Chief of Staff</u> to the President of the United States
- United States <u>Secretary of State</u>
- United States **Senate** <u>Majority</u> Leader
- Members of the <u>United States Senate</u>
- Members of the <u>United States House of</u> <u>Representatives</u>
- Director of the Office of <u>Foreign Assets</u> Control for United States
- Department of Treasury
- **Director** of the <u>Administrative Office</u> of the United States
- <u>Chief</u> Counsel, Acting <u>Director</u>, and Acting <u>Deputy</u> Director of United States

Citizenship & Immigration Services within the United States Department of Homeland Security

- Majority <u>and</u> Minority Staff Director of the <u>Senate</u> Committee on Appropriations
- Member of United States President's <u>Domestic Policy Council</u>
- <u>Counselor</u> to the Deputy Secretary for the United States Department of <u>HHS</u>
- <u>Chief of Staff</u> of the <u>Supreme Court</u> of the United States
- <u>Administrative Assistant</u> to the <u>Chief</u> Justice of the United States
- <u>Deputy</u> under Secretary of International Trade for the United States Department of Commerce
- <u>Ambassador</u> to Japan
- <u>Ambassador</u> to Turkey
- <u>Ambassador</u> to Saudi Arabia
- <u>Ambassador</u> to the Sultanate of Oman
- <u>Governor</u> of Tennessee
- <u>Governor</u> of Mississippi
- <u>Deputy</u> Governor and <u>Chief of Staff</u> for the Governor of Tennessee
- <u>Commissioner</u> of Finance & Administration (Chief Operating Officer) -State of Tennessee
- Special <u>Counselor</u> to the Governor of Virginia
- United States <u>Circuit Court of Appeals</u> Judge
- United States <u>District Court Judges</u>
- <u>United States Attorneys</u>
 - <u>**Presidents**</u> of State and Local Bar Associations

EMPHASIS ADDED in that information is pertinent to establish the CONSPIRACY and PATTERN-OF-CRIMINAL/CIVIL wrongs leveled against Newsome out of which this instant relief is sought. This information originally located at:

> http://www.martindale.com/Bake <u>r-Donelson-Bearman-</u> <u>Caldwell/law-firm-307399.htm</u>

see attached at **APPENDIX "6"** attached hereto and incorporated by reference as if set forth in full herein. It is such information which had been posted for several years. See **APPENDIX "7"** listing pulled approximately September 11, <u>2004</u>. However, *since Newsome has gone PUBLIC and is releasing this information, Baker Donelson has* <u>SCRUBBED</u> this information from the Internet.

Newsome believes this request is made in good faith in that the record evidence will support that in approximately a **one-year** period, Judges and/or their Aides associated in legal matters regarding Newsome have been "INDICTED" and/or "IMPEACHED" – i.e for instance Judge John Andrew West's (*Judge in the Hamilton County* <u>Court of Common Pleas matter former Bailiff, Damon</u> <u>Ridley, was recently found GUILTY for attempted bribery</u> for taking monies for purposes of getting cases dismissed as Judge West and opposing parties in the lower court action are attempting to do without legal authority and cause).⁶

⁶ Potashnick v. Port City Const. Co., 609 F.2d 1101 (1980) -[n.4] <u>A judge faced with a potential ground for disqualification ought to</u> <u>consider how his participation in a given case looks to the average</u> <u>person on the street</u>; use of the word "might" in statute was intended to indicate that <u>disqualification should follow</u> if reasonable man, <u>were he</u> <u>to know all the circumstances</u>, would <u>harbor doubts about judge's</u> <u>impartiality</u>. 28 U.S.C.A. § 455(a).

Furthermore, two other Judges (i.e. Judge Bobby DeLaughter was INDICTED and pled GUILTY and Judge G. Thomas Porteous as of approximately **December 8, 2010**, has been IMPEACHED according to proceedings before the United States Senate) have been prosecuted for their unlawful/illegal practices. All acts in which the United States Department of Justice was fully aware of and clearly having knowledge of NEXUS and/or relationship of Judge(s) in matters involving Newsome because she reported concerns of criminal/civil wrongs by Judge(s) and/or their conspirators/co-conspirators. To no avail.

Our <u>first</u> ground for <u>reversal</u> results from the <u>trial court</u> <u>judge's failure to disqualify himself from participation in the proceeding</u> <u>before him</u>... The parties do not allege that the judge exhibited any actual bias or prejudice in the case; they assert only that under the circumstances his impartiality might reasonably be questioned.

. . . The Applicable Statute

At the time this lawsuit was instituted, the . . . statute relating to judicial disqualification provided:

*1108 Any justice or judge . . . shall disqualify himself in any case in which he has a substantial interest, . . . as to render it improper, in his opinion, for him to sit on the trial, appeal, or other proceeding therein.

28 U.S.C. § 455 (1970). While the case was pending, but prior to the commencement of trial, 28 U.S.C. § 455 was amended to bring the statutory grounds for disqualification of judges into conformity with the recently adopted canon of the Code of Judicial Conduct $[^{FN2}]$ relating to disqualification of judges for bias, prejudice, or conflict of interest. See H.R.Rep.No.93-1453, 93d Cong., 2d Sess. (1974), Reprinted in 1974 U.S.Code Cong. & Admin.News, pp. 6351, 6352-54 (hereinafter cited as 1974 U.S.Code Cong. & Admin.News). . . .

FN2. Canon 3C of the Code of Judicial Conduct was adopted by the Judicial Conference of the United States in April, 1973. Court records will support for instance that Newsome had concerns regarding *"conflict of interest"* and requested RECUSAL of judges/magistrate in *Newsome vs. Melody Crews, et al;* USDC Southern District of Mississippi (Jackson); Case No. 3:07-cv-00099 (see Docket Nos. 110, 104 and 160) due to relationship to opposing parties and/or their attorneys/attorneys' law firms. To no avail. Then Newsome finds that Judge Tom S. Lee (i.e. judge assigned her lawsuits) recused himself based upon his relationship to Baker Donelson:

> "Pursuant to 28 U.S.C. §455(a), the undersigned is compelled to disqualify himself in the above styled and numbered proceedings for the reason that the law firm of Baker, Donelson, Bearman, Caldwell & Berkowitz, PC, counsel for the defendants, is on the recusal list of the undersigned United States district judge.

> Accordingly, the undersigned does hereby recuse himself in this cause."

information which is of public record and can be found on the INTERNET and/or in court records for instance in *Joni B. Tyler, et al. vs. JPF1, LLC, et al.;* Civil Action No. 3:09cv-338 TSL-FKB (Recusal Order dated **March 25, 2010**); and *Joyce Walker vs. Captain D's LLC, et al.,* Civil Action No. 3:09-cv-679 TSL-JCS (Recusal Order dated **November 13, 2009**); however, Judge Lee failed to recuse himself when presiding over said lawsuit with KNOWLEDGE that Baker Donelson was and its client(s) were involved.

Newsome further believes that a reasonable person/mind may conclude that with the recent assignment to the United States Supreme Court of Justices Sonia Sotomayor and Elena Kagen were recommended for appointment for vacancies which arose with this Court by United States President Barack Obama; therefore, leaving Newsome and/or a reasonable person/mind with valid concerns whether the Justices of this Court can remain impartial in deciding this matter.

As a matter of law, Newsome is required to bring such concerns and to request DISCLOSURE of the United States Supreme Court as to whether or not "Conflict of Interest(s)" exists with its Justices and/or Court Administration.

B. <u>Reasons for Granting Petition:</u>

For preservation purposes and WITHOUT waiving defenses set forth in her October 9, 2010 "EM/ORS," she herein incorporates the issues/arguments and relief sought in said pleading for purposes as to "reasons for granting the Petition for Extraordinary Writ" out of which this instant action arises. In further support thereof, Newsome states:

- a. Ohio Supreme Court has entered a decision in conflict with the decision of another state supreme court on the same important matter; has decided an important federal question in a way that conflicts with a decision by a state court of last resort; or has so far departed from the accepted and usual course of judicial proceedings, or sanctioned such a departure by a lower court, as to call for an exercise of the United States Supreme Court's supervisory power;
- b. Ohio Supreme Court has decided an important federal question in a way that conflicts with the decision of another state court of last resort or of a United States court of appeals;

- c. Ohio Supreme Court has decided an important question of federal law that has not been, but should be, settled by this Court; or has decided an important federal question in a way that conflicts with relevant decisions of this Court;
- d. Newsome hereby incorporates herein by reference "ISSUES" set forth in her October 9, 2010 ""EM/ORS" which list the following:
 - 1. Affidavit of Disqualification;
 - 2. Supremacist/Terrorist/Ku Klux Klan Act;
 - 3. Irreparable Injury/Harm;
 - 4. Threats to Counsel/ Appointment of Counsel;
 - 5. Unfit for Office;
 - 6. Finding of Fact/Conclusion of Law;
 - 7. Due Process of Fourteenth Amendment to U.S. Constitution;
 - 8. Equal Protection of Fourteenth Amendment to U.S. Constitution;
 - 9. U.S. Office of President/ Executive Office; United States Department of Justice/ Department of Labor Role In Conspiracy;
 - 10. Selective Prosecution;
 - 11. "Serial Litigator" Issue;
 - 12. Congressional Investigation(s);
 - 13. Prohibition/Mandamus Action(s); Page 24 of 47

14. Pattern-of-Practice; and

15. Relief Sought.

e. <u>PREREQUISITES</u>: (i) Writ Will Be In Aid Of The Court's Appellate Jurisdiction; (ii) Exceptional Circumstances Warrant the Exercise of the Court's Discretionary Powers; (iii) Adequate Relief Cannot Be Obtained In Any Other Form or From Any Other Court; and (iv) for Other Reasons Known to this Court.

Newsome believes her PFEW support that extraordinary and exceptional there are which exit meet the circumstances and prerequisites required to support granting of relief sought herein - Vol. 23 Moore's Federal Practice, § 520.02 Considerations Governing Issuance Of Extraordinary Writ 11 PREREQUISITES TO GRANTING EXTRAORDINARY WRIT: Supreme Court Rule 20 specifies that the issuance of an extraordinary writ "*is not a* matter of right, but of discretion sparingly exercised⁷

The Rule then sets forth four prerequisites to the granting of extraordinary writ. It <u>must</u> be shown:

⁷ See Wisconsin Right to Life, Inc. v. Federal Election Comm'n., 542 U.S. 1305, 125 S.Ct. 2, 159 L.Ed. 2d 805, 807 (2004) (Rehnquist, C.J., in chambers) (Supreme Court will issue extraordinary writ only in most critical and exigent circumstances, only when necessary or appropriate in aid of Court's jurisdiction, and only when legal rights at issue are indisputably clear); Brown v. Gilmore, 533 U.S. 1301, 122 S.Ct. 1, 2-3, 150 L.Ed. 2d 782 (2001) (Rehnquist, C.J., in chambers) (under All Writs Act, 28 U.S.C. § 1651, injunction against implementation of presumptively valid state statute pending Court's disposition of certiorari petition is appropriate only if legal rights at issue are indisputably clear).

(1) the writ will be in aid of the Court's appellate jurisdiction:

Newsome believes that Extraordinary Writ sought will be in aid of the U.S. Supreme Court's appellate jurisdiction -28 U.S.C. § 1651(a) provides that the "Supreme Court and all courts established by Act of Congress may *issue all writs necessary or appropriate* in aid of their respective jurisdictions and agreeable to the usages and principles of law." The statute does not purport to restrict this Court to issuing writs sole in the aid of its appellate jurisdiction. This Court has chosen to limit the application of its Rule 20 to situations in which the writs are in aid to the Court's appellate jurisdiction, and thereby has left the matter of the extraordinary writs in aid of the Court's original jurisdiction unregulated so far as this Court's Rules are concerned. Thus, the U.S. Supreme Court has a continuing power to issue extraordinary writs in aid of either its original jurisdiction⁸ including as a part of jurisdiction(s) the exercise of general

⁸ See Ex parte Hung Hang. 108 U.S. 552, 553, 2 S.Ct. 863, 27 L.Ed. 811 (1883) (Court has authority to issue writ); *Pennsylvania v. Wheeling Belmont Bridge Co.*, 59 U.S. 421, 431, 15 L.Ed. 435 (1885) ("act of congress cannot have the effect and operation to annul the decision of the court already rendered); *Ex parte* <u>Siebold</u>, 100 U.S. 371, 374, 25 L.Ed. 717 (1879) ("Having this general power to issue the writ, the court may issue it in the exercise of original jurisdiction where it has original jurisdiction. . . "); *see also* Wagner, *Original Jurisdiction of National Supreme Courts*, 33 St. John's L. Rev. 217 (1959); *cf.* <u>Marbury</u> <u>v. Madison</u>, 5 U.S. (1 Cranch) 137, 147, 2 L.Ed. 60 (1803) ("The term 'appellate jurisdiction' is to be taken in its larger sense, and implies in its nature the right of superintending the inferior tribunals.").

<u>supervisory control over the court system</u> – state or federal:⁹

(2) exceptional circumstances warrant the exercise of the Court's discretionary powers:

Newsome believes that "exceptional circumstances" as set forth herein as well as in "EM/ORS" and lower the court records. warrant the exercise of the U.S. Supreme Court's discretionary powers." While there need not be a laundry list of "exceptional circumstances," the U.S. Supreme Court has repeatedly asserted that the peremptory writs are drastic and extraordinary remedies that must be reserved for only truly extraordinary cases.¹⁰ this In instant action. the

¹⁰ See *Bagley v. Byrd*, 534 U.S. 1301, 122 S.Ct. 419, 419-420, 151 L.Ed. 2d 370 (2001) (Stevens, J., in chambers) (Court will deny applications for stay of lower-court proceedings pending Court's disposition of . . . petition unless application demonstrates that denial of stay will either cause irreparable harm or affect Supreme Court's jurisdiction to act on . . . petition); *In re Michael Sindram*, 498 U.S. 177, 179, 111 S.Ct. 596, 112 L.Ed. 2d 599 (1991) (petitioner "identifies no 'drastic' circumstances to justify extraordinary relief" as required by Sup. Ct. R. 20.1); *Will v. United States*, 389 U.S. 90, 95, 88 S.Ct. 269, 19 L.Ed. 305 (1967) ("only exceptional circumstances amounting to a judicial 'usurpation of power' will justify the invocation of this extraordinary remedy"); *Ex parte Fahey*, 332 U.S. 258, 260, 67 S.Ct. Page **27** of **47**

⁹See e.g., Connor v. Coleman, 440 U.S. 612, 624, 99 S.Ct. 1523, 59 L.Ed. 2d 619 (1979) ("When a lower. . .court refuses to give effect to, or misconstrues our mandate, its actions are controlled by this Court. . ."); *MCullough v. Cosgrave,* 309 U.S. 634, 635, 60 S.Ct. 703, 84 L.Ed. 992 (1940) (Court directed . . . Court judge to vacate order and retry cases expediently); *Ex parte* United States, 242 U.S. 27, 52, 37 S.Ct. 72, 61 L.Ed. 129 (1916) (mandamus proper remedy for enforcing . . . when. . . Court that passed it has defeated its execution). - Vol. 23 Moore's Federal Practice, § 520.02[2] (Matthew Bender 3d ed.).

"ORIGINAL" jurisdiction of this Court also sought because of the <u>MULTIPLE</u> parties involved and the <u>MULTIPLE</u> jurisdictions – i.e. <u>DIVERSITY</u> of parties and states involved.

(3) adequate relief cannot be had in any other form; and

Newsome believes that the record evidence as well as the Extraordinary Writ she seeks to bring before the U.S. Supreme Court will PATTERN-OF-PRACTICE, support а PATTERN-OF-ABUSE, PATTERN-OF-OBSTRUCTION OF JUSTICE. PATTERN-OF-DEPRIVATION OF RIGHTS, PATTERN-OF-CORRUPTION. and many more unlawful/illegal PATTERN-OF-INJUSTICES leveled against Newsome will support that she has in GOOD FAITH sought relief through the administrative and iudicial appropriate remedies prior to bringing this matter before this honorable court. Because of the EXCEPTIONAL circumstances forth set herein as well as in "EM/ORS" and lower court records which supports the action, Newsome seeks to bring, the writ sought in that it is permissible and warranted as a matter of law -Ex parte Harding, 219 U.S. 363, 374; 31 S.Ct. 324, 55 L.Ed. 252 (1911) (writ only applicable to exceptional cases) - and is sustained by facts, evidence and legal conclusions.

(4) adequate relief cannot be had in any other court below:

^{1558, 91} L.Ed. 2041 (1947) ("These remedies should be resorted to only where appeal is a clearly inadequate remedy.").

Newsome believes that the record evidence will support that without the U.S. Supreme Court's intervention through Extraordinary Writ sought, that "adequate relief cannot be had from any other court." Moreover, efforts by lower courts to "CLOSE DOORS OF COURT(S) to Newsome." Newsome further believes that the "EM/ORS" will sustain the legal avenues EXHAUSTED prior to bringing this instant Petition for Extraordinary Writ action. Further supporting that because of the PATTERN of criminal/civil wrongs as well as CONSPIRACIES leveled against Newsome; adequate relief cannot be had in any other Court and requires the intervention of the United States Supreme Court's original jurisdiction for the resolution. Thus. warranting and supporting the relief Newsome seeks through bringing Extraordinary Writ. [*Ex parte Young*, 209 U.S. 123, 165, 28 S.Ct. 441, 52 L.Ed. 714 (1908) (remedies at law not inadequate). Furthermore. the "ORIGINAL" jurisdiction of this Court also sought because of the MULTIPLE parties involved and the **MULTIPLE** jurisdictions – i.e. **DIVERSITY** of parties and states involved – sustaining that this matter CANNOT be had in any single court below because said single court would **LACK** jurisdiction over parties/litigants because of the DIVERSITY of jurisdictions "ORIGINAL" involved, wherein the jurisdiction of the United States Supreme allow for Court encompasses and its JURISDICTION over multiple parties/ litigants who reside in different states. Therefore requiring the United States Supreme Court's.

- f. Newsome believes it is of PUBLIC/WORLDWIDE interest that Extraordinary Writ sought be granted.
- g. Newsome believes here is/are question(s) of public importance that are involved, or where the question is of such a nature that it is peculiarly appropriate that such action by the U.S. Supreme Court should be taken.

X. <u>CONCLUSION and RELIEF SOUGHT</u>

For the above foregoing reasons and those set forth in Newsome's October 9, 2010 "<u>EM/ORS</u>" the **Petition for Extraordinary Writ** should be GRANTED. For preservation of issues and relief sought Newsome hereby incorporates the relief sought in her October 9, 2010 "EM/ORS" which includes the following (however, is not limited to same).¹¹

i) In the interest of justice, grant a permanent injunction enjoining the following government agency(s); persons, businesses, law firms:

- a) The United States Executive Office (White House)/President Barack H. Obama;
- b) United States Senate;
- c) United States House of Representatives;

¹¹Dates provided below are those submitted in October 9, 2010 "EM/ORS" to support timely submittal; however, the United States Supreme Court allowed the deadline originally provided to lapse; therefore. provide reasonable requiring that it dates for persons/agencies to comply with relief sought. Newsome believes that in GOOD FAITH the United States Supreme Court should grant the applicable relief sought and make the necessary adjustment to dates for purposes of expedition of matters and mitigating damages/injuries already sustained by Newsome:

d)	United States Department of Justice;
e)	United States Department of Labor;
f)	United States Department of Treasury;
g)	United States Department of Education;
h)	Ohio Supreme Court;
i)	Ohio Attorney General;
j)	Hamilton County Court of Common Pleas;
k)	Hamilton County Municipal Court;
1)	State of Louisiana;
m)	State of Mississippi
n)	Commonwealth of Kentucky;
o)	State of Ohio;
р)	United States District Court/Eastern Division (New Orleans Division);
q)	United States District Court/Southern Division (Jackson, Mississippi);
r)	United States District Court/Eastern Division (Covington, Kentucky);
s)	United States District Court/Northern Division (Dallas, Texas);
t)	Kenton County Circuit Court (Kenton County, Kentucky);
u)	United States Fifth Circuit Court of Appeals;
v)	Commonwealth of Kentucky Department of Revenue;
w)	GMM Properties;
x)	Spring Lake Apartments LLC;
y)	Stor-All Alfred, LLC;
z)	Floyd West & Company;
aa)	Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center);

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- bb) Christian Health Ministries;
- cc) Entergy Corporation/Entergy New Orleans, Inc.;
- dd) Wood & Lamping, LLP;
- ee) Page Kruger & Holland;
- ff) Mitchell McNutt & Sams;
- gg) Liberty Mutual Insurance Company;
- hh) Schwartz, Manes Ruby & Slovin, LPA;
- ii) Markesbery & Richardson Co., LPA;
- jj) Baker Donelson Bearman Caldwell & Berkowitz;
- kk) Brunini Grantham Grower & Hewes;
- Baria Fyke Hawkins & Stracener (a/k/a Hawkins Stracener & Gibson PLLC);
- mm) JP Morgan Chase Bank NA;
- nn) PNC Bank NA;
- oo) and others that the United States Supreme Court may be aware of that Newsome may have missed – i.e. based on the facts and evidence contained in this instant filing and/or record of those listed herein.

their subdivisions/departments/branches, their officers, agents, servants, employees, attorneys, successors, assigns, and all persons in active concert or participation with them, from engaging in any further employment violations and criminal/civil wrongs addressed of herein and/or known to them that is prohibited by Title VII.

ii) In the interest of justice, that the United States Supreme Court enter EMERGENCY Order(s)/Judgment(s) for permanent injunction enjoining the following government agency(s); persons, businesses, law firms - See Pages 281 thru 284 of "EM/ORS" and the *Motion for Leave* ("MFL") submitted with this instant filing respectively for remaining relief requested - their subdivisions/departments/ branches, their officers, agents, servants, employees, attorneys, successors, assigns, and all persons in active Page 32 of 47 concert or participation with them, from engaging in any further conspiracies and/or criminal/civil wrongs leveled against Newsome addressed herein and/or known to them that is prohibited by statutes and laws of the United States and the States in which they reside and/or conduct business.

iii) In the interest of justice, Newsome request the United States Supreme Court issue the proper Order(s)/Judgment(s) and take the proper action to have the cases regarding Newsome in the following Courts "REOPENED" (if closed) and the record(s) "CERTIFIED:"

- a) Ohio Supreme Court;
- b) Hamilton County Court of Common Pleas;

c) Hamilton County Municipal Court;

- d) United States District Court/Eastern Division (New Orleans Division);
- e)United States District Court/Southern Division (Jackson, Mississippi);
- f) United States District Court/Northern Division (Dallas, Texas);
- g) United States District Court/Eastern Division (Covington, Kentucky);
- h) Kenton County Circuit Court (Kenton County, Kentucky); and

i) United States Fifth Circuit Court of Appeals.

iv) That the United States Supreme Court issue the applicable Order(s)/Judgment(s) for purposes of DETERRING and PREVENTING further conspiracies leveled against Newsome and the *birthing/breeding* of more CAREER CRIMINALS (i.e. CRIMINAL BULLIES) for purposes of mitigating damages and pursuant to 42 U.S.C. § 1986.

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** <u>evil</u> that may exist and be Page 33 of 47 punished whether or not the substantive crime ensues. *Id.*

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

v) In the interest of justice, Newsome request the United States Supreme Court issue the proper Order(s)/Judgment(s) and take the proper action to have the cases/charges brought by Newsome in the following Government/Administrative Agencies "REOPENED" (if closed) and the record(s) "CERTIFIED:"

- a) Executive Office of the United States/White House;
- b) United Stated Department of Justice;
- c) United States Department of Labor;
- d) United States Department of Treasury;
- e) United States Department of Education; and
- f) United States Legislature/Congress.

vi) In the interest of justice, issue the proper Order(s)/Judgment to have the United States Department of Labor make available to Newsome ALL records regarding charges/cases brought by Newsome filed against:

- a) Floyd West & Company;
- b) Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center);
- c) Christian Health Ministries;
- d) Entergy Services, Inc./Entergy New Orleans;
- e) Mitchell McNutt & Sams; and

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f) Wood & Lamping.

vii) Based upon the United States Department of Labor's failure to follow rules governing charges filed, Newsome is requesting that, in the interest of justice and under the laws governing jurisdiction to CORRECT legal wrongs made know, that the United States Supreme Court issue the proper Order(s)/Judgment(s) to the following former employers requiring the "OPENING" (if closed) and "CERTIFICATION" of employment records regarding Newsome. This request is made in good faith in that Newsome is entitled to said relief for purposes of mitigating damages until legal actions are resolved for the following employers and those this Court has become aware of through this instant filing:

- a) Floyd West & Company;
- b) Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center);
- c) Christian Health Ministries;
- d) Entergy Services, Inc/Entergy New Orleans;
- e) Mitchell McNutt & Sams;
- f) Page Kruger & Holland; and
- g) Wood & Lamping.

viii) That the United States Supreme Court issue Order(s) to *Wood & Lamping LLP* to reinstate Newsome's employment for purposes of mitigating damages until legal matters are resolved; however, instructing that in the interest, safety and wellbeing of Newsome she is not required to return to place of employment - i.e just returned to receipt of payroll and benefits restored to which she is entitled. Newsome presently seeks back pay/front pay in the amount in the amount of approximately \$88,888.53 as of November 5, 2010. Newsome request that Wood & Lamping be required to continue to pay her BI-WEEKLY from November 5, 2010, in the amount of \$1,882.85 (i.e. to be adjusted according to annual pay raises on anniversary date of employment) forward until legal matters are resolved. Newsome further seeks this Court's Page 35 of 47

intervention in that the injunctive relief sought herein is that in which she was entitled to; however, was deprived of by the United States Department of Labor's Wage and Hour Division's and EEOC's efforts to COVER-UP employment violations in its role in CONSPIRACIES leveled against Newsome.

> Section 706(f)(2) of Title VII **authorizes** the Commission to seek <u>temporary injunctive</u> <u>relief</u> **before** final disposition of a charge when a preliminary investigation indicates that **prompt** <u>judicial action is necessary to carry</u> <u>out the purposes of Title VII</u>.

> Temporary or preliminary relief allows a court to stop retaliation before it occurs or continues. Such relief is appropriate if there is a substantial likelihood that the challenged action will be found to constitute unlawful retaliation. and if the charging party and/or EEOC will likely suffer irreparable harm because of retaliation. Although courts have ruled that financial hardships are not irreparable, other harms that accompany loss of a job may be irreparable. - - For example, in one case forced retirees showed irreparable harm and qualified for а preliminary injunction where they lost work and future prospects for work consequently suffering emotional distress. depression. a contracted social life. and other related harms.

Newsome believes that the record evidence as well as the FALSE/MALICIOUS information posted on the INTERNET by the United States Government Agencies will support unlawful/illegal acts infringing upon her Constitutional Rights, Civil Rights and other protected rights for purposes of BLACKLISTING her and to see that Newsome *is <u>NOT</u>* employable.

In another case (*Lagies v. Copley*, 110 Cal App 3d 958, 16 Cal Rptr 368), the plaintiff, . . .alleged that officials and managerial employees of his corporate employer **abused their positions** of authority over him by **conduct** including demotions, **discriminatory treatment**, denial of long-Page **36** of **47** accepted avenues of advancement, and defamation of his reputation to his coworkers, . . . and to the public generally, apparently in retaliation for a story which offended the chairperson of the board. The complaint further charged that the *individual* defendants conspired to get plaintiff to quit, tarnish his reputation, and blackball him by preventing his being hired . . .; that they **published** his confidential sources thus **destroying** his credibility . . .; that they virtually isolated plaintiff in his **place of employment** rendering him a de facto pariah.... assigning him to more and more degrading tasks **Reversing** a dismissal of the complaint, the court held the plaintiff alleged facts and circumstances which reasonably could lead trier of fact to conclude that defendants' conduct was extreme and outrageous. The court noted that according to the pleadings, *defendants* intentionally humiliated plaintiff, . . . singled him out for denial of merit raises, . . ., blackballed him, thus precluding other employment, . . . thus destroying his credibility . . ., all without just cause or provocation. The court concluded that the pleadings charged more than insult and more than mere direction of job activities.

ix) That the United States Supreme Court issue Order(s)/Judgment(s) to <u>Mitchell McNutt & Sams</u> to pay Newsome back pay and front pay in the amount of \$182,101.34 as of November 5, 2010, for purposes of mitigating damages until legal matters are. Newsome request that MM&S be required to continue to pay her BI-WEEKLY from November 5, 2010, in the amount of *\$1,515.53* (i.e. to be adjusted according to annual pay raises on anniversary date of employment) forward until legal matters are resolved. The record evidence supports MM&S admission of subjecting Newsome to **Discriminatory** practices and a *Hostile Work Environment* – See Pages 287 thru 288 of "EM/ORS" and "MFL"" respectively for remaining relief requested. **NOTE:** In preservation of her rights, on or about December 1, 2010, Newsome submitted for filing her complaint against Mitchell McNutt & Sams in the United States District Court of Mississippi - Southern (Jackson Division); Civil Action No. 3:10cv704 HTW-LRA.

That the United States Supreme Court issue x) Order(s)/Judgment(s) to **Page Kruger & Holland** to pay Newsome back pay and front pay in the amount of \$168.321.38 as of November 5, 2010, for purposes of mitigating damages until legal matters are resolved. Newsome request that PKH be required to continue to pay her BI-WEEKLY from November 5, 2010, in the amount of *\$1,560.99* (i.e. to be adjusted according to annual pay raises on anniversary date of employment) forward until legal matters are resolved. The record evidence supports PKH's of subjecting Newsome to **Discriminatory** admission practices and **Retaliation** because of its learning of lawsuit filed by her and knowledge of Newsome's engagement in PROTECTED activities - See Page 288 of "EM/ORS" and "MFL"" respectively for remaining relief requested.

xi) That the United States Supreme Court issue Order(s)/Judgment to Kenton County Circuit Court to return monies by date set by this Court in **that it** <u>has</u> **allowed** the <u>November 5, 2010 deadline provided by</u> <u>Newsome to expire in the amount of approximately</u> <u>\$16,250.00 for monies embezzled and unlawfully/illegally</u> <u>released to opposing parties (GMM Properties and its</u> <u>counsel Gailen Bridges) in or about October 2008</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.

xii) That the United States Supreme Court issue Order(s)/Judgment to GMM Properties awarding Newsome monies by date set by this Court in **that it** <u>has</u> allowed the <u>November 5, 2010 deadline provided by Newsome to expire in the amount of \$18,480.00 (i.e. which encompasses the amount of rent and storage from October 2008 to October 2010). Furthermore, ordering that GMM Properties is to continue to pay Newsome the <u>amount of \$770.00 until the</u> conclusion of all legal matters pending and/or to be brought for good-faith purposes and the mitigating of damages/injuries and irreparable harm sustained.</u>

xiii) That the United States Supreme Court issue Order(s)/Judgment to Spring Lake Apartments LLC awarding Newsome monies by the date set by this Court in that it has allowed the <u>November 5, 2010 deadline provided</u> Page 38 of 47 by Newsome to expire, in the amount of \$40,320.00 (i.e. which encompasses the amount of rent and storage from February 2006 to present/October 2010. Furthermore, ordering that Spring Lake Apartments LLC is to continue to pay Newsome the **amount of \$720.00** until the conclusion of all legal matters pending and/or to be brought for goodfaith purposes and the mitigating of damages/injuries and irreparable harm sustained.

xiv) That the United States Supreme Court issue Order(s)/Judgment to Wanda Abioto to return monies owed Newsome by date set by this Court in that **it <u>has</u> allowed** the <u>November 5, 2010 deadline provided by Newsome to</u> <u>expire in the amount of \$4,000.00 for monies embezzled and</u> <u>unlawfully/illegally retained</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.

xv) That the United States Supreme Court issue Order(s)/Judgment to Richard Allen Rehfeldt to return monies owed Newsome by date set by this Court in that **it** <u>has</u> allowed the <u>November 5, 2010 deadline provided by</u> <u>Newsome to expire in the amount of \$700.00 for monies</u> <u>embezzled and unlawfully/illegally retained</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.

xvi) That the United States Supreme Court issue Order(s)/Judgment to Brian Bishop to return monies owed Newsome by date set by this Court in that **it** <u>has</u> allowed the <u>November 5, 2010 deadline provided by Newsome to expire in the amount of \$1,500.00 for monies embezzled and unlawfully/illegally retained</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.

xvii) That the United States Supreme Court issue Order(s)/Judgment to Commonwealth of Kentucky Department of Revenue to return monies owed Newsome by date set by this Court in that it <u>has</u> allowed the <u>November 5</u>, Page 39 of 47 **2010** deadline provided by Newsome to expire in the amount of **\$600.00** for monies embezzled and unlawfully/illegally retained through the use of SHAM LEGAL PROCESS. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer - See Page 290 of "EM/ORS" and "MFL"" respectively for remaining relief requested.

xviii) That the United States Supreme Court issue Order(s)/Judgment to United States Department of the Treasury to return monies owed Newsome by date set by this Court in **that it <u>has</u> allowed** the <u>November 5, 2010</u> <u>deadline provided by Newsome to expire in the amount of</u> <u>\$1,800.00 for monies embezzled and unlawfully/illegally</u> <u>retained through the use of ABUSE OF POWER and Sham</u> <u>Legal Process</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer. See Page 290 of "EM/ORS" and "MFL"" respectively for remaining relief requested.

xix) That the United States Supreme Court issue Order(s)/Judgment to Stor-All Alfred LLC to pay monies to Newsome by date set by this Court in that it <u>has</u> allowed the <u>November 5, 2010 deadline provided by Newsome to expire in the amount of \$5,500.00 for costs associated with replacing property unlawfully/illegally stolen through the use of SHAM LEGAL PROCESS. ABUSE OF POWER. OBSTRUCTION OF JUSTICE and other reasons known to it. Reward of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer. See Pages 290 thru 291 of "EM/ORS" and "MFL"" respectively for remaining relief requested.</u>

xx) That the United States Supreme Court request the United States Congress to create a "SPECIAL/INFERIOR Court" to handle ALL of the pending lawsuits and/or lawsuits filed on behalf of Newsome in the following Courts:

a) Ohio Supreme Court;

- b) Hamilton County (Ohio) Court of Common Pleas;
- c) United States District Court/Eastern Division (New Orleans Division);
- d) United States District Court/Southern Division (Jackson, Mississippi);
- e) United States District Court/Northern Division (Dallas, Texas);
- f) United States District Court/Eastern Division (Covington, Kentucky);
- g) Kenton County Circuit Court (Kenton County, Kentucky)
- h) United States Fifth Circuit Court of Appeals; and
- i) Commonwealth of Kentucky Department of Revenue.

xxi) That the United States Supreme Court issue the applicable Order(s)/Judgment(s) requiring that the following Government Agencies/Courts "CERTIFY" record(s) regarding Complaints/Charges filed by Newsome – i.e. providing a <u>DEADLINE since it allowed the November</u> 23, 2010 provided by Newsome to expire and to make the record available for review in the Cincinnati, Ohio Offices of the:

- a) United States Department of Justice; and
- b) United States Department of Labor.

Said Government Agencies/Courts are to also provide this Court and Newsome with their *Findings of Fact* and *Conclusion of Laws* regarding the Complaints/Charges filed by Newsome by a date determined by this Court since it allowed the **November 23, 2010** deadline provided by <u>Newsome to expire</u>.

xxii) That the United States Supreme Court issue the applicable Order(s)/Judgment(s) requiring the United States Legislature and/or United States Congress to "CERTIFY" records regarding July 14, 2008 "Emergency Complaint and Request for Legislature/Congress Page 41 of 47 Intervention; Also Request for Investigations, Hearings and Findings" submitted by Newsome and to provide this Court and Newsome with the status of said Complaint and the Findings of Fact and Conclusion of Laws of said Complaint by date provided by this Court in that it <u>has</u> allowed the November 30, 2010 deadline provided by Newsome to expire. See EXHIBIT "38" (BRIEF Only and supporting "PROOF OF MAILING/RECEIPTS") of "EM/ORS." Emergency Complaint was submitted to the attention of the following for handling:

Original To:

a) Senator Patrick Leahy;

Copies To:

- b) Representative John Conyers;
- c) President Barack Obama (i.e. then United States Senator);
- d) Senator John McCain; and
- e) Representative Debbie Wasserman-Schultz.

xxiii) In the interest of justice, that the United States Supreme Court based upon the facts, evidence and legal conclusions contained herein REPORT and/or INITIATE the appropriate actions (i.e. IMPEACHMENT, REMOVAL, SUSPENSION and/or DISBARMENT) against any/all of the following members of a Legal Bar for violations of *CANON*, *Rules of Professional Conduct*, *Rules of Judicial Conduct* and/or applicable Statutes/Rules:

- a) United States President Barack Obama;
- b) United States Vice President Joseph Biden;
- c) United States Attorney General Eric Holder;
- d) United States Senator Patrick Leahy;
- e)United States Representative John Conyers Jr.;
- f) United States Senator William Thad Cochran;
- g) Ohio Attorney General Richard Cordray;
- h) Judge John Andrew West;
- i) Judge Nadine L. Allen;
- j) Judge Gregory M. Bartlett;

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	k)	Judge Ann Ruttle;
	l) Jus	tice Thomas J. Moyer;
	m)	Justice Robert R. Cupp;
	n)	Justice Judith Ann Lanzinger;
	o)Jus	tice Maureen O'Connor;
	p)	Justice Terrence O'Donnell;
	q)	Justice Paul E. Pfeifer;
	r)Jus	tice Evelyn Lunberg Stratton;
s)Justice W. Eugene Davis;		tice W. Eugene Davis;
	t) Justice John D. Minton, Jr.;	
	u)	Judge William Barnett;
	v)	Judge Tom S. Lee;
	w)	Magistrate Judge Linda R. Anderson;
	x)	Judge G. Thomas Porteous, Jr. (i.e. on or about December 8, 2010, <u>has recently been</u> <u>IMPEACHED</u> as a result of proceedings before the United States Senate);
	y)	Magistrate Judge Sally Shushan;
	z)Jud	lge Morey L. Sear;
	aa)	Prosecuting Attorney Joseph T. Deters;
	bb)	Assistant Prosecuting Attorney Christian J. Schaefer;
	cc)	Attorney General Jack Conway;
	dd)	James Moberly West, Esq.;
	ee)	Gailen Wayne Bridges, Jr., Esq.;
	ff)	Brian Neal Bishop, Esq.;
	gg)	David M. Meranus, Esq.;
	hh)	Michael E. Lively, Esq.;
	ii)	Patrick B. Healy, Esq.;
	jj)	Molly G. Vance, Esq.;
	kk)	Raymond H. Decker, Jr., Esq.;
	11)	C. J. Schmidt, Esq.;
	mm)	Thomas J. Breed, Esq.;
	nn)	Grover Clark Monroe II, Esq.;

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- oo) Benny McCalip May, Esq.;
- pp) Lanny R. Pace, Esq.;
- qq) Clifford Allen McDaniel II, Esq.;
- rr) J. Lawson Hester, Esq.;
- ss) Wanda Abioto, Esq.;
- tt) Brandon Isaac Dorsey, Esq.;
- uu) Richard Allen Rehfeldt, Esq.;
- vv) Michelle Ebony Scott-Bennett, Esq.;
- ww) Allyson Kessler Howie, Esq.;
- xx) Renee Williams Masinter, Esq.;
- yy) Amelia Williams Koch, Esq.;
- zz) Jennifer F. Kogos, Esq.;
- aaa) L. F. Sams Jr., Esq.;
- bbb) Thomas Y. Page, Esq.;
- ccc) Louis J. Baine, Esq.; and
- ddd) Attorneys/Judges/Justices who become known to the United States Supreme Court through the handling of this matter.

xxiv) In the interest of justice and if the laws permit, Newsome requests the Granting of Motion to Stay and Granting Enlargement of *Time* and the relief sought therein -i.e. that as a matter of law is still pending before this Court – so that she may prepare to bring the appropriate action in the United States Supreme Court's "ORIGINAL" jurisdiction if permissible by law due to the EXCEPTIONAL and EXTREME circumstances addressed in this instant filing – i.e. Granting Stay of the Hamilton County Court of Common Pleas lawsuit (Case No. A0901302) out of which this instant filing arises. Moreover, that based on Judge West's/Hamilton County Court of Common Pleas' - ACTING TRUE TO FORM attempts to unlawfully/illegally dismiss lawsuit before it with knowledge that it lacked jurisdiction and with knowledge that this matter is still pending before the United States Supreme Court. Further sustaining that Newsome's decision to file "EM/ORS" was the correct action to take to protect rights guaranteed and secured under the Constitution and other laws of the United States.

 $xxv)\ ALL\ costs\ associated,\ expended\ and/or\ to\ be\ expended\ in the litigation of this action; and$

Respectfully submitted this 12^{th} day of March, 2011.

Vogel Denise Newsome, Petitioner – Pro Se Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922 or (601) 885-9536

xxvi)Any and all applicable relief known to the United States Supreme Court to correct legal wrongs and injustices complained of herein.

XI. <u>APPENDIX</u>

APPENDIX DESCRIPTION

- 1. July 17, 2010 Judgment Entry (Ohio Supreme Court)
- 2. August 2, 2010 Judgment Entry on Defendant's 7/27/10 Motion for Reconsideration
- 3. August 18, 2010 Judgment Entry on Defendant's 8/11/10 for Final Entry and Stay
- 4. October 25, 2010 Letter to United States Supreme Court Chief Justice John G. Roberts, Jr.
- 5. Excerpt from: <u>"Emergency</u> Motion to Stay; <u>Emergency</u> Motion for Enlargement of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein" - Cover page, Table of Contents, Table of Authorities, Table of Exhibits, Page 1, Relief Sought and Signature/Certificate of Service, and United States Postal Service PROOF of Mailing.
- 6. Baker Donelson Bearman Caldwell & Berkowitz Information as of March 20<u>10</u>
- 7. Baker Donelson Bearman Caldwell & Berkowitz Information as of September 20<u>04</u>
- 8. October 9, 2010 Cover Letter to Chief Justice John G. Roberts

APPENDIX DESCRIPTION

- 9. United States Postal Service PROOF-of-MAILING to United States President Barack Obama and United States Attorney General Eric Holder for: (1) July 9, 2010, (2) July 26, 2010 and August 11, 2010 filings with the Supreme Court of Ohio
- 10. December 27, 2010 Correspondence from Ohio Attorney General Richard Cordray's Office
- 11. Recusal Orders executed by Judge Tom S. Lee
- 12. DOCKET SHEET Excerpt Newsome v. Entergy
- 13. Baker Donelson Information regarding *"Commission on Civil Rights Appointment"* of Bradley S. Clanton
- 14. Case Cost Billing Hamilton County Court of Common Pleas
- 15. December 8, 2010 Article Senate Removes Federal Judge in Impeachment Conviction
- 16. January 6, 2011 Cover Letter Accompanying Petition for Extraordinary Writ and providing RESPONSE to November 8, 2010 Letter from the Clerk (Gail Johnson/William K. Suter).

XII. <u>CERTIFICATE OF SERVICE</u>

The undersigned hereby certifies that a true and correct copy of the forgoing pleading was MAILED via U.S. Mail first-class to:

> Honorable John Andrew West – Judge (and) Patricia M. Clancy – Clerk of Court Hamilton County Court of Common Pleas 1000 Main Street Cincinnati, Ohio 45202

David Meranus, Esq.

Schwartz Manes Ruby & Slovin, LPA 2900 Carew Tower 441 Vine Street Cincinnati, Ohio 45202

Michael E. Lively, Esq. Markesbery & Richardson Co., LPA

Post Office Box 6491 Cincinnati, Ohio 45206

Solicitor General of the United States¹²

United States Department of Justice 950 Pennsylvania Avenue, N.W. – Room 5614 Washington, D.C. 20530

Barack H. Obama – U.S. President¹³ Executive Office of the President 1600 Pennsylvania Avenue, NW Washington, DC 20500-0005

Dated this 12th day of March, 2011.

Vogel Denise Newsome

 ¹² USPS Delivery Confirmation No. 03091140000192641953
 ¹³ USPS Delivery Confirmation No. 23061570000084758864

IN THE SUPREME COURT OF OHIO

STOR-ALL ALFRED, LLC vs. DENISE V. NEWSOME; Common Pleas Case No. A-0901302; Ohio Supreme Court Case No. 10-AP-069

JUDGMENT ENTRY

Defendant Denise V. Newsome has filed an affidavit with the Clerk of the Court under R.C. 2701.03 seeking to disqualify Judge John Andrew West from acting on any further proceedings in Case No. A0901302, an action pending in the Court of Common Pleas of Hamilton County.

Newsome alleges that Judge West has a personal bias or prejudice against her and in favor of the plaintiff, a personal interest in the outcome of the underlying case, and a conflict of interest. For the following reasons, I find no basis for ordering the disqualification of Judge West.

Newsome first alleges that Judge West made legal rulings after she filed an affidavit of disqualification on May 28, 2010. Newsome argues that Judge West must be disgualified because he lacked authority and jurisdiction to make such rulings while her affidavit of disqualification was still pending. It is true that properly filed affidavit of disgualification "deprives the judge against whom the affidavit was filed of any authority to preside in the proceeding until the chief justice of the supreme court * * * rules on the affidavit * * *." R.C. 2701.03(D)(1). But Newsome's May 28 affidavit was not properly filed because she filed the affidavit with the Hamilton County Clerk of Courts. R.C. 2701.03(B) provides that affidavit an of disqualification against a common pleas judge shall be filed with the clerk of the supreme court. Thus, Judge West did not lack authority to issue rulings

against an affidavit that fails to comply with the provisions of R.C. 2701.03 is a nullity and has no effect on the proceedings before the trial court. See *In re Disqualification of Pokorny* (1992), 74 Ohio St.3d 1238.

Newsome also contends that Judge West must be disqualified because she filed a criminal complaint the Federal against him with Bureau of Investigation. It is well settled, however, a judge will not be disgualified solely because a litigant in a case pending before the judge filed a complaint against the judge with Disciplinary Counsel or a similar body. In re Disqualification of Kilpatrick (1989), 47 Ohio St.3d 605, 606. It follows that a judge is not automatically disqualified solely because a party filed a complaint against the judge with the FBI. To hold otherwise would invite litigants to file complaints solely to obtain a judge's disqualification,

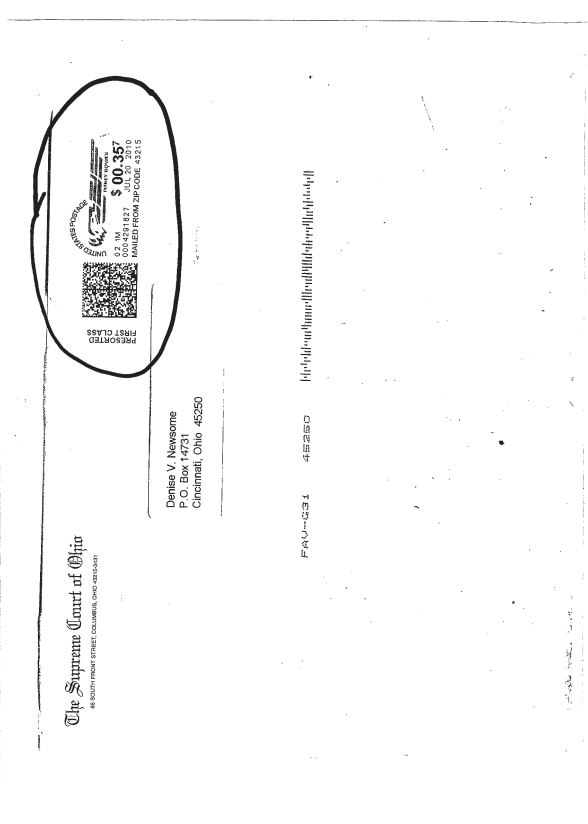
which would severely hamper the orderly administration of judicial proceedings. Id.

Newsome's allegations As to regarding campaign contributions, Chief Justice Moyer has previously held that the mere fact that an attorney or litigant has made a contribution to the political of a judge is for campaign not grounds See In re Disgualification of disgualification. Burnside, 113 Ohio St.3d 1211, 206-Ohio-7223, ¶ 8; In re Disgualification of Osowik, 117 Ohio St.3d 1237, 2006-Ohio-7224, ¶ 5-6.

Accordingly, the affidavit of disqualification is denied. The case may proceed before Judge West.

Dated this 17 day of July, 2010.

ERIC BROWN Chief Justice



IN THE SUPREME COURT OF OHIO

STOR-ALL ALFRED, LLC vs. DENISE V. NEWSOME; Common Pleas Case No. A-0901302; Ohio Supreme Court Case No. 10-AP-069

JUDGEMENT ENTRY ON DEFENDANT'S 7/27/10 MOTION FOR RECONSIDERATION

The affidavit of disqualification in this case on July 13, 2010 was denied by entry dated July 17, 2010. On July 27, 2010, defendant Denise Newsome filed a motion for reconsideration. I have reviewed Newsome's latest filing, and I conclude that it does not contain any substantive allegations that were not previously considered. Accordingly, for the reasons stated in my initial decision, the motion for reconsideration is denied. The case may proceed before Judge West.

Dated this 2 day of August, 2010.

ERIC BROWN Chief Justice Copies to: Kristina D. Frost, Clerk of the Supreme Court Hon. John A. West Hamilton County Clerk of Courts Denise V. Newsome

IN THE SUPREME COURT OF OHIO

STOR-ALL ALFRED, LLC vs. DENISE V. NEWSOME; Common Pleas Case No. A-0901302; Ohio Supreme Court Case No. 10-AP-069

JUDGMENT ENTRY ON DEFENDANT'S 8/11/10 MOTION FOR FINAL ENTRY AND STAY

The affidavit of disqualification by Denise Newsome in this case on July 13, 2010 was denied by entry dated July 17, 2010. On July 27, 2010, Newsome filed a motion for reconsideration, which I denied on August 2, 1010.

Newsome has now filed a motion for the court to issue a final judgment entry so she can exercise her right to appeal to the United States Supreme Court. She also seeks a stay of these proceedings while the matter is appealed.

R.C. 2701.03(E) provides that if the chief justice "determines that the interest, bias, prejudice, or disqualification alleged in the affidavit does not exist, the chief justice * * * shall issue an entry denying the affidavit of disqualification." In accordance with R.C. 2701.03(E), I issued an entry on July 17, 2010 denying Newsome's affidavit of disqualification. Likewise, I issued another entry on August 2, 2010 denying Newsome's motion for reconsideration. Thus, contrary to Newsome's assertion, final entries have been issued in this case and there are no issues left to be resolved.

As to Newsome's motion to stay, R.C. 2701.03 does not authorize the chief justice to stay affidavitof-disqualification proceedings while the affiant files an appeal to the United States Supreme Court.

For the reasons stated above, Newsome's motions are denied. The case may proceed before Judge West. Dated this 18 day of August, 2010.

ERIC BROWN Chief Justice

Copies to: Kristina D. Frost, Clerk of the Supreme Court Hon. John A. West Hamilton County Clerk of Courts Denise V. Newsome

VOGEL DENISE NEWSOME

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

October 25, 2010

VIA U.S. REGISTERED MAIL Supreme Court of the United States ATTN: Chief Justice John G. Roberts, Jr. 1 First Street, NE Washington, DC 20543

> RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

Dear Justice Roberts:

Enclosed is your October 9, 2010 letter which Newsome believes may have been returned to her in an effort by the Clerk's Office attempt to "Obstruct Justice" in these proceedings. A copy of William K. Suter's/Danny Bickell's October 14, 2010 letter is attached to aid you in understanding the Clerk's efforts to prevent pleading from being

filed. This letter is being submitted to you via "Registered Mail" due to time-

<u>sensitive requests</u> and to assure your receipt in that it (as well as the October 9, 2010 Cover Letter directed to your attention) is being used in an Appendix to support the **Petition for Extraordinary Writ** to be filed with this Court in its <u>original jurisdiction</u> on this week.

Please be advised that on October 9, 2010, Newsome submitted to your attention pursuant to Rules 22, 23, 30 of the Supreme Court of the United States as well as other governing statutes/laws her <u>"Emergency</u> Motion to Stay; <u>Emergency</u> Motion for Enlargement of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein" which addressed the following issues:

- I. AFFIDAVIT OF DISQUALIFICATION
- II. SUPREMACIST/TERRORIST/KU KLUX KLAN ACT
- III. IRREPARABLE INJURY/HARM
- IV. THREATS TO COUNSEL/APPOINTMENT OF COUNSEL
- V. UNFIT FOR OFFICE
- VI. FINDING OF FACT/CONCLUSION OF LAW
- VII. DUE PROCESS OF FOURTEENTH AMENDMENT TO U.S. CONSTITUTION
- VIII, EQUAL PROTECTION OF FOURTEENTH AMENDMENT TO U.S. CONSTITUTION
- IX. U.S. OFFICE OF PRESIDENT/EXECUTIVE OFFICE;



VIA REGISTERED MAIL

Supreme Court of the United States

ATTN: Chief Justice John G. Roberts RE: Emergency Motion To

<u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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UNITED STATES DEPARTMENT OF JUSTICE/

DEPARTMENT OF LABOR ROLE IN CONSPIRACY

- X. SELECTIVE PROSECUTION
- XI. "SERIAL LITIGATOR" ISSUE
- XII. CONGRESSIONAL INVESTIGATION(S)
- XIII. PROHIBITION/MANDAMUS ACTION(S)
- XIV. PATTERN-OF-PRACTICE
 - A. ENTERGY SERVICES INC./ENTERGY NEW ORLEANS MATTER
 - B. OTHER FORMER EMPLOYERS OF NEWSOME BARIA FYKE HAWKINS & STRACENER BRUNINI GRANTHAM GROWER & HEWES MITCHELL MCNUTT & SAMS PAGE KRUGER & HOLLAND ("PKH")
 - WOOD & LAMPING LLC ("W&L")
- XV. MOTION FOR ENLARGEMENT OF TIME
- XVI. RELIEF SOUGHT

in that this matter <u>involves a sitting United States President (Barack H. Obama), his</u> <u>Administration and SPECIAL Interests Groups/BIG MONEY</u>.

This is a classic case of a "David vs. GOLIATH!" Moreover, a classic case that will reveal how a sitting President/his Administration and SPECIAL INTEREST GROUPS rely upon their BIG MONEY and POWERFUL INFLUENCE in the political and judicial arena to BULLY indigent litigants/citizens and engage in CRIMINAL/CIVIL wrongs for purposes of obtaining an UNDUE and unlawful/illegal ADVANTAGE over the weak/poor. Then one may wonder where our children may be learning their BULLYING techniques and criminal behavior from.

In the interest of justice and to retain documentation to support this Court's knowledge of filing, you are being provided with the *October 9, 2010* letter the Clerk's Office failed to provide you along with this filing. This filing was accompanied by the referenced pleading, "Filing Fee" of \$300.00 (i.e. which is being resubmitted with Petition for Extraordinary Writ) and "CD."

If William K. Suter (Clerk of the Court) /Danny Bickell failed to provide you with the October 9, 2010 filing, as required by the Rules of this Court, Newsome apologize

VIA REGISTERED MAIL

Supreme Court of the United States

ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302
October 25, 2010

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for having to contact you directly under such circumstances; however, it is important that her rights are protected. It is NOT in the duties/function of Mr. Suter/Mr. Bickell to determine such matters and they may have clearly USURPED authority and compromised these proceedings in their handling of this matter – i.e. in so doing have deprived Newsome equal protection of the laws, equal privileges and immunities and <u>due process</u> of laws! Justice Roberts, you may want to inquire into Clerk's handling of this matter because such acts may constitute violations and be criminal offense(s) pursuant to: 18 USC § 241 · Conspiracy against rights: 18 USC § 242 · Deprivation of rights under color of law; 18 USC § 371 · Conspiracy to commit offense or to defraud United States; 18 USC § 372 · Conspiracy to impede: 18 USC § 1341 · Frauds and swindles; 18 USC § 1513 · Retaliating against a witness, victim,...; 18 USC § 1701 · Obstruction of mails generally; 18 USC § 1702 · Obstruction of correspondence; 18 USC § 1703 · Delay or destruction of mail ...; 42 USC § 1983 · Civil action for deprivation of rights; 42 USC § 1985 · Conspiracy to interfere with civil rights; as well as other statutes/laws governing said acts.

Newsome further request that the United States Supreme Court based on information Newsome has received from research regarding *Baker Donelson Bearman Caldwell & Berkowitz' ["Baker Donelson"]* past/present relationships to this Court **advise her of** *CONFLICT OF INTEREST* (if any). See information attached hereto. Information that Baker Donelson <u>has scrubbed from the Internet</u> <u>since Newsome has gone PUBLIC</u>.

Thank you for your assistance in this matter. Should you have questions or comments, please do not hesitate to contact me at 513/680-2922 or 601/885-9536.

Sincerely,

ogel Denise Newsome

Enclosures:

October 9, 2010 original letter submitted to the attention of Chief Justice John G. Roberts
 October 14, 2010 letter from William K. Suter/Danny Bickell
 Baker Donelson Information

NOTE: Enclosures will be APPENDIX "H" of Petition for Extraordinary Writ

VOGEL DENISE NEWSOME

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

October 9, 2010

VIA U.S. PRIORITY MAIL – Tracking No. 2306 1570 0001 0443 9658 Supreme Court of the United States ATTN: Chief Justice John G. Roberts 1 First Street, NE Washington, DC 20543

> RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

Dear Justice Roberts:

Pursuant to the Ohio Supreme Court Rule 22, please find the "ORIGINAL" and two (2) copies of Newsome's "<u>Emergency</u> Motion To Stay; <u>Emergency</u> Motion For Enlargement Of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein" in regards to the lower court action. Also enclosed, please find **Money Order No.** 1828278292 in the amount of \$300.00 for payment in advance of the required filing fee. From the Docket of the lower court action, it appears that Judge John Andrew West ("Judge West") is looking to carry out his next action (over Newsome's OBJECTIONS – through filing of Affidavit of Disqualification) on Friday, October 22, 2010. See EXHIBIT "51".

This matter *involves a sitting President of the United States (Barack Obama)*. Newsome submits the advance payment for purposes of securing costs and to AVOID additional attacks that she has suffered as a DIRECT and PROXIMATE result of President Obama and his Administration's RETALIATION against her for exercising her First and Fourteenth Amendment Rights as well as other rights secured/guaranteed under the United States Constitution and other laws. *This is a case of EXTRAORDINARY and EXCEPTIONAL circumstances which requires the Supreme Court of the United States' intervention*. Newsome is not sure whether or not the Justices of this Court have witnessed or experienced what she shares in this instant filing and that to be brought on Appeal.

This is a classic case of a "David vs. GOLIATH!" Moreover, a classic case that will reveal how a sitting President/his Administration and SPECIAL INTEREST GROUPS rely upon their **BIG MONEY** and **POWERFUL INFLUENCE** in the political and judicial arena to **BULLY indigent** litigants/citizens and engage in CRIMINAL/CIVIL wrongs for purposes of obtaining an **UNDUE** and unlawful/illegal **ADVANTAGE** over the weak/poor. Then one may wonder where our children may be learning their **BULLYING** techniques and criminal behavior from.

Supreme Court of the United States

ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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Newsome apologize for the need to submit such a VOLUMINOUS pleading; however, again, *this matter involves a sitting President of the United States (Barack Obama)* and the Exhibits attached supports the facts and legal conclusions set forth in the Motion for purposes of sustaining the relief sought. Newsome knew that mere allegations alone would not be wise and the importance of providing the documentation and/or evidence to sustain allegations and issues raised.

The Appeal action Newsome seeks will be brought in this Court's "Original" jurisdiction (if permissible) and is associated with a lawsuit that was brought <u>against</u> Newsome by Plaintiff Stor-All Alfred LLC ("Stor-All"). Stor-All's insurance provider is Liberty Mutual Insurance Company ("Liberty Mutual"). Liberty Mutual is a major client of a HUGE law firm (Baker Donelson Bearman Caldwell & Berkowitz) which from Newsome's research has a GREAT DEAL of political and judicial clout (i.e. ties to Judges/Justices and role in JUDICIAL Nominations and more)¹ – i.e. see EXHIBITS "22", "35", "59", "18", "79", and "80" respectively. Talking about the "fox guarding the hen house" – this is a classic example. Furthermore, it sheds additional light that Newsome believes is of PUBLIC/WORLDWIDE interest as to <u>who is really running the</u> White House as well as the United States Government – i.e. who may be the minds and forces behind the decisions being made and wars in Iran, Iraq and Afghanistan; as well as the state of the economy today!

From Newsome's research she was able to find information to support that Baker Donelson and Liberty Mutual are TOP/KEY FINANCIAL Contributors and/or Advisors for President Barack Obama and his Administration (i.e. for instance see **EXHIBIT "24**"). Newsome further believes that the <u>recent attacks on her</u> by President Obama and his SPECIAL INTEREST Groups (Baker Donelson, Liberty Mutual and others) <u>may also be because he may blame her for the reason his POPULARITY with the public has fallen and/or his rating in the POLLS are so poor</u> because Newsome is exercising her Constitutional Rights and informing the PUBLIC/WORLD of the Corruption (i.e. as WikiLeaks' Leader (Julian Assange) felt the need to do and has now himself come under attack) in the United States Government and the Cover-Up of criminal/civil wrongs that have been targeted towards Newsome as well as other citizens. In fact, as early as about

¹ Current and former Baker Donelson attorneys and advisors include, among many other highly distinguished individuals, people who have served as: *Chief of Staff to the President of the United States*; U.S. Senate Majority Leader; U.S. Secretary of State; Members of the United States Senate; Members of the United States House of Representatives; Acting Administrator and Deputy Administrator of the Federal Aviation Administration; Director of the Office of Foreign Assets Control for the U.S. Department of the Treasury; Director of the Administrative Office of the United States Courts; Chief Counsel, Acting Director, and Acting Deputy Director of U.S. Clüzenship & Immigration Services within the United States Department of Homeland Security; Majority and Minority Staff Director of the Senate Committee on Appropriations; a member of President's Domestic Policy Council; Counsel to the Deputy Secretary for the United States Department of HHS; *Chief of Staff of the Supreme Court of the United States*; Administrative Assistant to the Chief Justice of the

United States; Deputy Under Secretary for International Trade for the U.S. Department of Commerce; Ambassador to Japan; Ambassador to Turkey; Ambassador to Saudi Arabia; Ambassador to the Sultanate of Oman; Governor of Tennessee; Governor of Mississippi; Deputy Governor and Chief of Staff for the Governor of Tennessee; Commissioner of Finance & Administration (Chief Operating Officer), State of Tennessee; Special Counselor to the Governor of Virginia; United States Circuit Court of Appeals Judge; United States District Court Judges; United States Attorneys; and Presidents of State and Local Bar Associations.

Supreme Court of the United States ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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March 2010 [via Email "2010 & 2012 NOVEMBER ELECTIONS – It's Time to Clean House (Send Obama A Message)"], it was Newsome who released (i.e. to President Obama/his Administration, the Media, Church Organizations, Foreign Leaders/Countries) a PowerPoint Presentation entitled: "NOVEMBER 2010/2012 ELECTIONS - Vote For Change: It's Time To Clean House - Vote <u>OUT</u> The Incumbents/<u>CAREER</u> Politicians - Where have our CHRISTIAN Morals/Values Gone?" This presentation is attached to instant filing at EXHIBIT "166." Newsome's Email Databases comprises of over 15,000 and is growing. With the November 2010 Elections fast approaching, Newsome believes it is time to submit this PowerPoint presentation and instant filing to the PUBLIC and FOREIGN NATIONS/LEADERS.

For this Court and the PUBLIC/WORLD to understand what the TRUE reasons may be for the RECENT resignations² in the Obama Administration and the RETALIATION leveled against Newsome for exercising her Constitutional Rights, in this instant filing she provides the July 13, 2010 Email entitled, "U.S. PRESIDENT BARACK OBAMA: THE DOWNFALL/DOOM OF THE OBAMA ADMINISTRATION – Corruption/Conspiracy/Cover-Up/Criminal Acts Made Public" attached to Motion at EXHIBIT "25." It was shortly AFTER this email (that was also sent to United States Secretary of Agriculture Thomas Vilsack - Shirley Sherrod's boss) that Sherrod's job was terminated - she was forced to resign by the Obama Administration. See EXHIBIT "4". It was AFTER Newsome's email and in RETALIATION that she believes President Obama and his Administration came out and had her Bank Account(s) UNLAWFULLY/ILLEGALLY seized - i.e. requesting that the Commonwealth of Kentucky Department of Revenue ("KYDOR") carry out such criminal/civil wrongs against Newsome for exercising her rights. On approximately July 17, 2010 (i.e. approximately FOUR days AFTER the July 13, 2010 email), the KYDOR executed a "Notice of Levy" that it knew was SHAM/BOGUS against Newsome. See EXHIBIT "27". Such knowledge may be confirmed in its failure to provide Newsome with copy of the "Notice of Levy" served and CONSPIRED with bank to EMBEZZLE/STEAL, through fraudulent and criminal activities, monies to which it was not entitled. In fact, the KYDOR compromised the statute KRS §131.130 by REWRITING and ALTERING wording to accomplish its goals and alleging reason for levy being that Newsome owed "Child Support" when Newsome has NO children. Newsome further believes that the KYDOR's MALICIOUS acts were knowingly done to get around the required court ORDER before such action could be taken. The record evidence will support that KYDOR, United States Attorney General Eric Holder and President Obama were timely, properly and adequately notified through Newsome's August 12, 2009 Complaint against the KYDOR, that said agency was engaging in unlawful/illegal practices. See EXHIBIT "26". Newsome also provides the CORRECT wording of the KRS §131.130 at EXHIBIT "28" that the KYDOR compromised.

² Chief of Staff Rahm Emanual, Senior Advisor David Axelrod and NOW White House National Security's General Jim Jones.

Supreme Court of the United States

ATTN: Chief Justice John G. Roberts RE: Emergency Motion To

<u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 y, Denise V. Newsome; Hamilton County (Ohio) Court of Common Pleas; Case No. A0901302

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Newsome believes it is of GREAT importance to note that within an approximate <u>one-year</u> period there have been criminal actions brought against judges and/or their aides in legal actions to which Newsome is a litigant. For instance:

- a) In the lower court (Hamilton County) matter, Judge West's Bailiff (Damon Ridley) was recently INDICTED and found guilty by a jury for "Attempted Bribery." Ridley being known to take bribe(s) in exchange of getting cases dismissed. See EXHIBIT "6."
- b) In Mississippi a judge (Bobby DeLaughter) has been INDICTED and has pled guilty - i.e. OBSTRUCTING justice and lying to federal agent. See EXHIBIT "11". The record evidence will support that the employment matter that Judge DeLaughter presided over regarding Newsome was one that she also requested the intervention of the United States Department of Justice on. To no avail. Leaving Judge DeLaughter to be able to go on and become a CAREER criminal hiding behind his robe! The record evidence will support that the MAJORITY of the Ohio Supreme Court Justices are recipients of HUGE campaign contributions from Liberty Mutual and/or its lawyers' law firms. See EXHIBIT "54". Furthermore, Newsome find it hard to believe and a reasonable person/mind also that the United States Supreme Court's recent ruling in Citizens United v Federal Election Commission, 558 U.S. 50 (2010) provides Justices/Judges with a license for CRIMINAL STALKING, HARASSMENT. THREATS, INTIMIDATION DISCRIMINATION and/or PREJUDICES, etc. leveled against Newsome or other citizens - i.e. acts which is of PUBLIC/WORLDWIDE interest and/or impacts the publicat-large.
- c) A Louisiana judge (G. Thomas Porteous) is presently up before the Senate for IMPEACHMENT proceedings. See EXHIBIT "12". The record evidence will support that Newsome notified the United States Department of Justice about Judge Porteous as early as 2004. See EXHIBIT "34". To no avail. Leaving Judge Porteous to go on and become a CAREER criminal hiding behind his robe!

Newsome believes this is information the PUBLIC/WORLD needs to know because President Obama and his Administration are CONSTANTLY up in the face of Foreign Leaders SCOLDING them for the corruption in their government when there is a "BEAM/LOG" in the United States' eyes for the same practices.

Newsome seeks the Supreme Court of the United States' intervention in this matter because the record evidence will support that although she has REPEATEDLY followed required prerequisites in pursuit of justice, President Obama/his Administration and others are determined to deprive her of <u>equal</u> protection of the laws, <u>equal</u> privileges and immunities under the laws and <u>due</u> <u>process</u> of laws. Furthermore, how just as in the instant lawsuit out of which this Appeal is brought, TOP/KEY Financial Contributors and/or SPECIAL INTEREST groups of President Barack Obama, <u>FIRST</u> go after Newsome and contact her EMPLOYERS for purposes of getting her terminated so that they can have an UNDUE and UNLAWFUL/ILLEGAL advantage in

Supreme Court of the United States

ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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legal actions - i.e. stalking Newsome from state-to-state and employer-to-employer/jobto-job. See EXHIBIT "13". Furthermore, actions are taken to FINANCIALLY devastate Newsome - i.e. as in this instant lawsuit by getting her employment terminated and then attacking her financially (committing criminal/fraudulent acts) by executing sham legal process as the "Notice of Levy." The record evidence will even support the VICIOUS attacks of President Obama's TOP/KEY Financial Contributors' lawyers' attacks on attorneys that Newsome has retained; that later result in Newsome being abandoned and having to litigate claims pro se - i.e. as in this instant lawsuit. Realizing the CONFLICT OF INTEREST that existed because of Newsome's employment with Wood & Lamping and working directly with a former attorney of one of the law firm's (Schwartz Manes Ruby & Slovin) representing Plaintiff Stor-All. Therefore, to keep Newsome from retaining Wood & Lamping in representing her in any legal matter Stor-All would bring, its insurance provider (Liberty Mutual) and counsel thought it was necessary to see to it that Newsome's employment with Wood & Lamping was terminated BEFORE filing the MALICIOUS Forcible Entry and Detainer action against her i.e. action brought against Newsome in which Stor-All was already in possession of storage unit and property WITHOUT legal authority (i.e. WITHOUT court order)!

Again, this is a legal matter of EXTRAORDINARY and EXCEPTIONAL circumstances which require the Supreme Court of the United States' intervention and expertise and addresses the following issues as set forth in the "TABLE OF CONTENTS":

1	AFFIDAVIT OF DISQUALIFICATION
П.	SUPREMACIST/TERRORIST/KU KLUX KLAN ACT
III	IRREPARABLE INJURY/HARM
IV	THREATS TO COUNSEL/APPOINTMENT OF COUNSEL
V	UNFIT FOR OFFICE.
VI.	FINDING OF FACT/CONCLUSION OF LAW
VII.	DUE PROCESS OF FOURTEENTLI AMENDMENT TO U.S. CONSTITUTIO
VIII	EQUAL PROTECTION OF FOURTEENTH AMENDMENT
	TO U.S. CONSTITUTION
IX.	U.S. OFFICE OF PRESIDENT/EXECUTIVE OFFICE;
	UNITED STATES DEPARTMENT OF JUSTICE/
	DEPARTMENT OF LABOR ROLE IN CONSPIRACY
X	SELECTIVE PROSECUTION
XI.	"SERIAL LITIGATOR" ISSUE
XII.	CONGRESSIONAL INVESTIGATION(S)
XIII.	PROHIBITION/MANDAMUS ACTION(S)
XIV.	PATTERN-OF-PRACTICE
	A. ENTERGY SERVICES INC, /ENTERGY NEW ORLEANS MATTER
	B. OTHER FORMER EMPLOYERS OF NEWSOME
	BARIA FYKE HAWKINS & STRACENER
	BRUNINI GRANTHAM GROWER & HEWES
	MITCHELL MCNUTT & SAMS
	PAGE KRUGER & HOLLAND ("PKH")
	WOOD & LAMPING LLC ("W&L")
XV.	MOTION FOR ENLARGEMENT OF TIME
XVL	RELIEF SOUGHT

Supreme Court of the United States ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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Newsome, is not sure whether the Justices of this Court have ever seen anything like the criminal/civil wrongs complained of herein and one that *involves a sitting United States President* and his Administration attempting to OBSTRUCT justice and rely upon its BIG MONEY and POLITICAL ties to impede and influence legal proceedings. Moreover, a sitting President and his Administration who REFUSES to prosecute crimes reported by Newsome. Crimes which have been prosecuted on behalf of other citizens for similar legal wrongs; nevertheless, Newsome is deprived EQUAL protection of the laws, EQUAL privileges and immunities and DUE PROCESS of laws. A President and his Administration that deprives Newsome rights provided under the Freedom of Information Act ("FOIA").

Newsome is presently unemployed due to the CRIMINAL/CIVIL wrongs leveled against her. The record evidence will also support how the United States Government has gone to great extremes to see that Newsome is BLACKLISTED in retaliation of her having brought legal action against government agency(s). Therefore, Newsome sets forth the EMERGENCY relief she presently seeks until legal issues may be resolved – i.e. beginning at Page 279 of this instant filing. *Temporary relief Newsome prays can be granted by November 5, 2010, in that the laws governing said matters makes allowances for same – i.e. considering her present unemployment status which is NO FAULT of Newsome! Relief Newsome seeks is further permissible for purposes of MITIGATING damages.*

Newsome further reminds the United States Supreme Court that it appears that the next scheduled action in the lower court matter (in which she seeks a stay) is for *Friday*, <u>October 22</u>, 2010.

Newsome further request that the United States Supreme Court based on information Newsome has received from research regarding Baker Donelson's past/present relationships to this Court advise her of an CONFLICT OF INTEREST (if any). See **EXHIBIT "22"**. Information that Baker Donelson *has scrubbed from the Internet since Newsome has gone PUBLIC*!

Thank you for your assistance in this matter. Should you have questions or comments, please do not hesitate to contact me at **513/680-2922** or **601/885-9536**.

Sincerel

Enclosures

cc:

Judge John Andrews West

U.S. President Barack Obama - TRACKING NO. 2306 1570 0001 0443 6275 Michael E. Lively (Counsel for Stor-All/Liberty Mutual) David Meranus (Counsel for Stor-All) Public/Media (via E-mail)

SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

October 14, 2010

Vogel D. Newsome P.O. Box 14731 Cincinnati, OH 45250

RE: Vogel Denise Newsome

Dear Ms. Newsome:

In reply to your submission, received October 12, 2010, I regret to inform you that the Court is unable to assist you in the matter you present.

Under Article III of the Constitution, the jurisdiction of this Court extends only to the consideration of cases or controversies properly brought before it from lower courts in accordance with federal law and filed pursuant to the Rules of this Court.

You may seek review of a decision only by filing a timely petition for writ of certiorari. The papers you submitted are not construed to be a petition for writ of certiorari. Should you choose to file a petition for writ of certiorari, you must submit the petition within the 90 day time limit allowed under Rule 13 of the Rules of this Court. A Copy of the Rules of this Court and a sample petition for a writ of certiorari are enclosed.

Your papers are herewith returned.

Your money order is the amount of \$300 is also returned.

Sincerely, William K. Suter, Clerk By Danny Bilel

Danny Bickell (202) 479-3024

Enclosures

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IN THE UNITED STATES SUPREME COURT

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STOR-ALL ALFRED, LLC Plaintiff/Appellee

CASE NO. _____

vs.

DENISE V. NEWSOME Defendant/APPELLANT

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

DENISE V. NEWSOME Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922 or (601) 885-9536 Defendant/APPELLANT

Honorable John Andrew West, JUDGE Hamilton County Court of Common Pleas 1000 Main Street – Room 595 Cincinnati, Ohio 45202 Phone: (513) 946-5785

Facsimile: (513) 946-5784

Schwartz Manes Ruby & Slovin, LPA Attn: David Meranus, Esq. 2900 Carew Tower 441 Vine Street Cincinnati, Ohio 45202 Phone: (513) 579-1414 Facsimile: (513) 579-1418

Markesbery & Richardson Co., LPA **Attn: Michael E. Lively, Esq.** Post Office Box 6491 Cincinnati, Ohio 45206 Phone: (513) 961-6200 Facsimile: (513) 961-6201 COUNSEL FOR Plaintiff/APPELLEE STOR-ALL ALFRED LLC

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- 1. 09/28/10 Motion Hearing Notice (Hamilton County Court of Common Pleas)
- 2. 03/15/04 FBI Investigations Of Public Corruption: Rooting Crookedness Out Of Government
- 3. Money Order Filing Fee for United States Supreme Court
- 4. Shirley Sherrod Articles
- 5. The Willie Lynch Letter: The Making Of A Slave!
- 6. INDICTMENT: Damon Ridley [Former Bailiff of Judge John Andrew West] Articles
- 7. August 18, 2010 Judgment Entry on Defendant's 8/11/10 Motion for Final Entry and Stay [Supreme Court of Ohio]
- Notification of Intent to File <u>EMERGENCY</u> Writ of Certiorari with the United States Supreme Court; Motion to Stay Proceedings – Request for Entry of Final Judgment/Issuance of Mandate as Well as Stay of Proceedings Should Court Insist on Allowing August 2, 2020 Judgment Entry to Stand
- 9. *Affidavit of Disqualification* [RE: John Andrew West]
- 10. *Motion For Reconsideration* [RE: Affidavit of Disqualification]
- 11. INDICTMENT: Bobby B. DeLaughter
- 12. IMPEACHMENT: G. Thomas Porteous, Jr.
- 13. 02/06/09 Letter To David Meranus, Esq.
- 14. <u>EMERGENCY</u> Writ of Prohibition and Supporting Affidavits [RE: Judge Nadine L. Allen]
- 15. Relator's Rebuttal/Opposition to Motion to Dismiss and Memorandum in Support of Motion to Dismiss of Respondents; and Request/Motion for Sanctions
- 16. 12/28/10 Complaint and Request for Investigation Filed By Vogel Denise Newsome with the Federal Bureau of Investigation – Cincinnati, Ohio; and Request for United States Presidential Executive Order(s)
- 17. David Duke Articles [Former Grand Wizard of the Knights of the Ku Klux Klan]

- 18. JUDICIAL NOMINATIONS [Committee on the Judiciary]
- 19. 08/29/10 COMMENTARY EXCERPT FROM: "Upheld By God" Let's Talk It Over
- 20. 01/27/10 State of the Union: President Obama's Speech [Excerpt]
- 21. Articles: "Why Obama Voted Against Roberts," "Chief Justice Roberts Calls Scene at State of Union Speech 'Very Troubling'," "It's Obama vs. the Supreme Court, Round 2, Over Campaign Finance Ruling," and "Justice Openly Disagrees With Obama in Speech"
- 22. Baker Donelson Bearman Caldwell & Berkowitz BIO and Washington DC/Government Ties/Relationships as of March 26, 20<u>10</u>
- 23. Baker Donelson BIO as of September 11, 2004
- 24. OBAMA Campaign Contributions From Baker Donelson
- 25. 07/13/10 U.S. PRESIDENT BARACK OBAMA: The Downfall/Doom of the Obama Administration – Corruption/Conspiracy/Cover-Up/Criminal Acts Made Public
- 26. 08/12/09 Complaint [RE: Commonwealth of Kentucky Department of Revenue] and *Proof of Mailing/Receipts*
- 27. NOTICE OF LEVY Commonwealth of Kentucky Department of Revenue (07/17/2010)
- KENTUCKY REVISED STATUTE 131.130 General Powers and Duties of Department - - Prosecution Duties
- 29. RECEIPT FOR: Counterclaim Fee and JURY FEE
- 30. 09/24/09 Criminal Complaint and Request for Investigation Filed By Vogel Denise Newsome with the Federal Bureau of Investigation – Cincinnati, Ohio
- 31. Brick Bradford Business Card Photocopy
- 32. July 12, 2000 JUDGMENT of U.S. Fifth Circuit Court of Appeals (Newsome vs. Entergy)
- 33. DOCKET SHEET *Newsome v. Entergy* (Louisiana Matter)

- 34. 09/17/04 Petitioner's Petition Seeking Intervention/Participation of the United States Department of Justice
- 35. Baker Donelson TIES/RELATIONSHIPS to JUDGES/JUSTICES
- 36. Isaiah's Wings LLC vs. Diana R. McCourt, et al.
- 37. AFFIDAVIT Rajita Iyer Moss
- 38. 07/14/08 EMERGENCY Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings - - and PROOF OF MAILING/RECEIPTS
- 39. Henley-Young Juvenile Justice Center/Hinds County Youth Detention Center
- 40. 02/19 and 02/21/2008 Letters From CLARK MONROE to Wanda Abioto
- 41. CRIMINAL CHARGES FILED BY: Constable Jon Lewis <u>Against</u> Vogel Newsome
- 42. DOCKET SHEET Newsome v. Crews, et al. (Mississippi Matter)
- 08/06/07 Plaintiff's Motion to Strike Statements and Materials of Defendants', Jon C. Lewis and William L. Skinner, II, Motion to Dismiss, or in the Alternative, Motion to Quash
- 44. CRIMINAL CHARGES [**Dismissed**] FILED BY: Constable Jon Lewis Against Vogel Newsome
- 45. 06/26/06 Complaint and Request for Investigation to the United States Department of Justice and Federal Bureau of Investigations Filed by Vogel D. Newsome
- 46. 10/13/08 Complaint and Request for Investigation Filed by Denise Newsome with the Federal Bureau of Investigation Louisville, Kentucky
- 47. 11/08/08 Letter to Governor Steve Beshear (RE: Request For Conference With You)
- 48. DunbarMonroe Client List Information (*Liberty Mutual*)
- 49. INJUNCTION and RESTRAINING Order (*Kentucky Matter*)
- 50. EVICTION NOTICE: Warrant for Possession (*Kentucky Matter*)

- 51. DOCKET SHEET *Stor All Alfred LLC vs. Denise V. Newsome* (Hamilton County Court of Common Pleas)
- 52. Larry Lyons vs. Wayne Link
- 53. CRIMINAL COMPLAINT: Orenthal James Simpson (a/k/a O.J. Simpson)
- 54. OHIO SUPREME COURT: Money In Politics [RE: Campaign Contributions to Justices]
- 55. In Re McDonald
- 56. Chessman v. Teets, Warden
- 57. WESTLAW: Newsome vs. Entergy New Orleans, Inc. and Newsome vs. $EEOC^{1}$
- 58. 03/06/08 Plaintiff's Objection To and Motion to Strike Statements and Materials of Defendant Melody Crews' Motion for Show Cause Hearing and For General Relief <u>and</u> Requests for Rule 11 Sanctions of and Against Defendant Crews and Her Counsel Clark Monroe and Jury Trial Demanded on Triable Issue(s)
- 59. Baker Donelson COMMISSION ON CIVIL RIGHTS APPOINTMENT (*Bradley S. Clanton*)
- 60. 08/01/07 Melody Crews and Dial Equities, Inc.'s Joinder in Motion for Security of Costs and Separate Motion for Security of Attorney Fees (Newsome vs. Crews, et al.)
- 61. 05/16/06 Email RE Vogel Newsome: PKH's Termination of Employment
- 62. 07/13/07 Motion for Security of Costs (By Hinds County) [*Newsome vs. Crews et al.*]
- 63. Notice To Leave The Premises
- 64. 03/11/09 Plaintiff's Motion for Protective/Restraining Order Against Defendant Denise V. Newsome (*Stor-All Alfred vs. Newsome*)
- 65. 03/20/09 Plaintiff's Memorandum in Opposition to Defendant's Motion to Strike Plaintiff's Motion for Protective Order and Request for Rule 11 Sanctions; Motion for Rule 11 Sanctions (Stor-All Alfred vs. Newsome)

¹ "Equal Employment Opportunity Commission."

- 66. 03/19/09 Defendant's Motion for Default Judgment Of and Against Plaintiff Stor-All Alfred, LLC For Failure To Answer Or Otherwise Plead; and Memorandum in Support (Stor-All Alfred vs. Newsome)
- 67. 03/19/09 Defendant's Motion to Strike Plaintiff's Motion for Protective/Restraining Order Against Defendant Denise V. Newsome; Requests for Rule 11 Sanctions; and Memorandum in Support (Stor-All Alfred vs. Newsome)
- 68. 11/12 & 11/14/08 Facsimile to Barack Obama
- 69. 06/01/06 Letter From Thad Cochran
- 70. Baker Donelson WHITE COLLAR CRIME and GOVERNMENT INVESTIGATIONS
- 71. Omar Thornton CONNECTICUT (Hartford Distributors) SHOOTER Information
- 72. Carl Brandon PORT GIBSON, Mississippi SHOOTER Information
- 73. Andrew Stack IRS Austin Plane Crash Information
- 74. Arlan Specter Article
- 75. Sonia Sotomayor Articles
- 76. LIBERTY MUTUAL Who We Are
- 77. BAKER DONELSON About Us
- 78. BAKER DONELSON Firm Recognition
- 79. WHO RUNS GOVERNMENT: Daschle & Geithner Information
- 80. BAKER DONELSON Washington DC TIES/CONTACTS
- 81. David Baria Information
- 82. Brunini Grantham Grower & Hewes Information
- 83. TRANSCRIPT Excerpt (Mitchell McNutt & Sams Matter)
- 12/11/04 Letter to L.F. Sams Jr. (RE: Retaliation Unlawful/Wrongful Termination of Vogel Newsome)

- 85. 05/21/09 REPORTING OF RACIAL AND DISCRIMINATION PRACTICES COMPLAINT: Requests For Status; Request For Creation Of Committees/Court, Investigations and Findings – Constitutional, Civil Rights Violations and Discrimination; and Demand/Relief Requested
- 86. 02/02/09 Letter to Paul R. Berninger (RE: Medical Coverage Concerns Discrimination Under FMLA and COBRA Violations)
- 87. 09/14/04 The Administrative Review Board (Newsome v. Mitchell McNutt & Sams)
- 88. EXCERPT Wage & Hour Division FLSA Matter (*Mitchell McNutt & Sams*)

89. GOOGLE SEARCH – "Vogel Newsome"

- 90. Donna M. Barnes Information
- 91. ARTICLES: Comments of *Muhammad Habib*; *Osama Bin Laden*; and *Gamal Eid* (Re: Obama Visit)
- 92. ORDER OF RECUSAL James C. Sumner (*Newsome vs. Crews et al.*)
- 93. LETTER OF REFERENCES Vogel Newsome
- 94. Page Kruger & Holland EMAILS Supporting Work Ethics of Vogel Newsome
- 95. COMPUTER SKILLS Vogel Newsome
- 96. Page Kruger & Holland Telephone Directory
- 97. J. T. Noblin Clerk of Court U.S. District Court Southern District Mississippi
- 98. Albert (Trey) Smith Information
- 99. CONFLICT CHECK (RE: Hinds County) Page Kruger & Holland
- 100. Jamie Travis Bio
- 101. William L. Skinner Resume/Bio
- 102. LETTERHEAD of Schwartz Mane & Slovin (Thomas J. Breed)
- 103. FORCIBLE ENTRY and DETAINER COMPLAINT (Stor-All Alfred vs. Newsome)
- 104. ANSWER and COUNTERCLAIM (Stor-All Alfred vs. Newsome)

- 105. 01/16/09 Official Family and Medical Leave Act Complaint Of and Against Wood & Lamping, LLP Filed With The United States Department of Labor Employment Standards Administration Wage and Hour Division – Cincinnati Area Office
- 106. 07/07/09 Official United States Department of Labor United States Equal Employment Opportunity Commission and Ohio Civil Rights Commission Charge Of Discrimination and Against Wood & Lamping, LLP Filed Through Its Cincinnati Area Office
- 107. WOOD & LAMPING LLP POLICIES and PROCEDURES MANUAL (Excerpt)
- 108. EEOC Press Releases
- 109. 07/14 & 08/02/08 MAILING RECEIPTS (Leahy, Conyers, Obama, McCain and Wasserman-Schultz)
- 110. 09/30/09 PRESS RELEASE: Justice Department Files Lawsuit Challenging Conditions at Two Erie County New York, Correctional Facilities
- 111. Susan Carr Information
- 112. DOL² Wage & Hour Division NEWS/PRESS RELEASES
- 113. DOL Cases Addressing "WAIVER" Issue
- 12/10/09 UNITED STATES PRESIDENT BARACK OBAMA CORRUPTION: 114. PERSECUTION OF A CHRISTIAN and COVER-UP OF HUMAN RIGHTS VIOLATIONS/DISCRIMINATION/PREJUDICIAL PRACTICES AGAINST AFRICAN-AMERICANS; Request for IMMEDIATE Firing/Termination of U.S. Secretary of Labor Hilda L. Solis and Applicable Department of Labor Officials/Employees; Request for Status of July 14, 2008 Complaint; Request for Findings in FMLA Complaint of January 16, 2009, and EEOC Complaint of July 7, 2009; IF APPLICABLE EXECUTION OF APPROPRIATE EXECUTIVE ORDER(S) and **REQUEST DELIVERANCE OF FILES FOR REVIEW & COPYING IN THE** CINCINNATI, OHIO WAGE & HOUR OFFICE AND EEOC OFFICE ON DECEMBER 22, 2009 - HEALTH CARE REFORM: See How The Obama Administration Has Interfered/Blocked Newsome's Health Care Options and Denied Her Medical Attention Sought Under The FMLA - - What to Expect Under A Government-Runned Health Care Program

² "Department of Labor."

- 115. 06/24/09 Request For <u>Federal</u> Investigation Into Henley Young Juvenile Detention Center (a/k/a Hinds County Youth Detention Center); Update On Additional Matters; <u>Second</u> Request For Return of Monies Embezzled; and Request For Status
- 116. Frank Baltimore Information
- 117. Constable Jon Lewis Articles/Information
- 118. LIBERTY MUTUAL 01/21/09 Settlement Document
- 119. 10/06/08 PROOF OF PAYMENT (October 2008 Rent Payment KY Matter)
- 120. MOST CORRUPT STATES
- 121. MISSISSIPPI STATUTE: § 97-9-125. Tampering With Physical Evidence
- 122. Haddle vs. Garrison
- 123. RECEIPTS Proof Of Filing (Which Case Was Filed First for Jurisdiction Purposes Kentucky Matter)
- 124. 10/10/08 Plaintiff's Response to October 1, 2008 Order; Plaintiff's Notice of Intent to Bring Legal Actions Against States of Kentucky; County of Kenton, Kentucky; Applicable Judge(s) Exceeding Jurisdictional Powers; and Applicable Parties – <u>DUTY TO MITIGATE DAMAGES</u>
- 125. 10/21/08 Facsimile to Representative Geoff Davis
- 126. 12/06/06 GOOD FAITH REQUEST For the Withdrawal of Complaint Your Clients' Complaint Filed in the District Court of Kenton County, Kentucky
- 127. Example of Some Other [Not All] Recipients of 07/13/10 Email Entitled - U.S. PRESIDENT BARACK OBAMA: The Downfall/Doom of the Obama Administration Corruption/Conspiracy/Cover-Up/Criminal Acts Made Public
- 03/17/06 Request For Arrest Report & Return of Personal Property Retrieved By Constable Jon C. Lewis – Arrest of Vogel Newsome By Constable Jon C. Lewis on February 14, 2006
- 129. OHIO Landlord and Tenant Murder Case (December 2008)
- 130. 02/04/09 Wood & Lamping (Health Insurance Continuation) REQUEST FOR WAIVER
- 131. Judge Barnett's Motion Calendar

- 132. 03/09/05 Letter to Judge Bobby DeLaughter
- 133. 12/19/09 Relator's Motion to File Motion For Reconsideration Out of Time and Notice of Ohio Supreme Court's Obstruction of Justice – Impeding Relator's Timely Receipt of 12/02/09 Entry
- 134. 08/11/06 Notice of Intent to File Lawsuit and Official Complaint Against Hinds County Constable Jon C. Lewis
- 135. 12/2008 Faxes to Senator Leahy, Representative John Conyers and Former Senator Joseph Biden
- 136. King Downing Articles
- 137. DOL Wage & Hour Division WHISARD Compliance Action Report
- 138. J. Lawson Hester Bio/Information
- 139. TRANSCRIPT 2008 Infamous "RACE SPEECH" by Barack Obama
- 140. 02/12/09 Email To Joan Petric (U.S. Department of Labor)
- 141. 2010 EXCERPTS of Some Mailings to President Obama and his Administration – PROOF OF MAILING RECEIPTS
- 142. MINUTES Board of Supervisors of Hinds County (Mississippi)
- 143. 12/19/09 PROOF OF MAILING RECEIPTS (OhioSCt, Obama and Holder)
- 144. BAKER DONELSON JP Morgan Chase Bad Dealing Information
- 145. DOL EEOC COMPLIANCE MANUAL
- 146. DOL EEOC Policy Statement
- 147. DOL EEOC Facts About Retaliation
- 148. DOL EEOC Issues Guidance Clarifying Right To Protection Against Retaliation
- 149. DOL EEOC Prohibited Employment Policies/Practices
- 150. DOL EEOC Retaliation
- 151. DOL EEOC Lawsuits Filed

- 152. ARTICLES: U.S. STD Experiments on People of Color <u>and</u> AIDS Conspiracy Handbook
- 153. U.S. SOLDIERS Accused in Afghan Civilian Murders
- 154. NAOMI'S STORY: You Don't Have To Be Broken
- 155. Waiver of Service of Summons (Marjam and Maryland Classified)
- 156. AFFIDAVIT Lori Whiteside
- 157. 05/01/08 Ledger History of Stor-All Alfred
- 158. Wood & Lamping Telephone Directory
- 159. Cincinnati Bar Directory Wood & Lamping Information
- 160. 12/09/08 Facsimile Cover Pages From Whiteside To Newsome
- 161. 12/19/08 Facsimile From Whiteside To Newsome ("Amnesty Weekend")
- 162. NOTICE OF INTENT TO ENFORCE LIEN ON STORED PROPERTY PURSUANT TO RC §5322.01, ET SEQ.
- 163. Affidavit of PUBLICATION and Advertisement
- 164. Ohio Rules of Professional Conduct Rules 1.7, 1.9 and 1.10
- 165. Ohio Rules of Professional Conduct Rules 1.2 and 1.16
- 166. NOVEMBER 2010 & 2012 ELECTIONS Presentation
- 167. 08/19/10 Email Entitled: UNITED STATES PRESIDENT BARACK OBAMA: A CALL FOR IMPEACHMENT/RESIGNATIONS/FIRINGS---COVER-UP OF RACIAL INJUSTICES – How Many More Senseless/Needless Shootings As The Connecticut/Port Gibson/Virginia Tech, etc. Will Have To Continue – CLEARLY UNACCEPTABLE!!! What Is President Obama/Obama Administration Doing Regarding Complaints Filed by Newsome Which Addresses Such Matters?
- 168. ARTICLES Pete Rouse
- 169. Request for Department of Justice Intervention/Participation in this Case

IN THE UNITED STATES SUPREME COURT

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STOR-ALL ALFRED, LLC Plaintiff/Appellee

CASE NO. _____

vs.

DENISE V. NEWSOME Defendant/APPELLANT

<u>EMERGENCY</u> MOTION TO STAY; <u>EMERGENCY</u> MOTION FOR ENLARGEMENT OF TIME and OTHER RELIEF THE UNITED STATES SUPREME COURT DEEMS APPROPRIATE TO CORRECT THE LEGAL WRONGS/ INJUSTICES REPORTED HEREIN

COMES NOW PETITIONER/DEFENDANT, Vogel Denise Newsome ("Petitioner/Defendant" and/or "Newsome"), AFTER first seeking relief through the Ohio Supreme Court, and files this her "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" ("EMTS & MFEOTWOC") regarding a DECISION set to be rendered on or about Friday, October 22, 2010 (See EXHIBIT "51" attached hereto and incorporated by reference as if set forth in full herein). by the Hamilton County Court of Common Pleas before the Honorable Judge John Andrews West - i.e. to which Newsome has filed a timely "Affidavit of Disqualification." With knowledge of Newsome's filing of Affidavit of Disqualification, Judge West attempted to move forward with hearing on said Affidavit and Motion to Dismiss on Tuesday, September 28, 2010 at 2:15 p.m. before attached hereto and incorporated by reference as if set forth in full herein) out of which this instant appeal arises that requires the United States Supreme Court's IMMEDIATE intervention to protect the Constitutional rights of Newsome that affects those of other citizens of the United States as well.

109) Newsome believes that "EMERGENCY Injunctions and/or Restraining Orders" as well as preparation of other legal documents known to the United States Supreme Court will need to be issued to assure that Newsome is provided information governed under the "Freedom Of Information Act" that President Obama, his Administration and other Conspirators/Co-Conspirators are involved in for purposes of OBSTRUCTING justices and/or OBSTRUCTING the Administration of Justice.

XVI. <u>RELIEF SOUGHT</u>

WHEREFORE, PREMISES CONSIDERED, for the above and forgoing reasons, Newsome prays that the United States Supreme Court exercise jurisdiction and GRANTS the staying of the Hamilton County Court of Common Pleas proceedings and afford Newsome justice under the laws. Newsome further prays that the United States Supreme Court grants an ENLARGMENT OF TIME to be determined by it due to the EXTREME and EXCEPTIONAL circumstances which exists in this matter. Newsome is further requesting Motion to Stay and Enlargement of Time for the following reasons and those known to the United States Supreme Court (which Newsome may not be aware of) which will aid in the EQUAL protection of the laws, EQUAL privileges and immunities of the law and DUE PROCESS of laws:

- In the interest of justice, grant a permanent injunction enjoining the following government agency(s); persons, businesses, law firms:
 - a) The United States Executive Office (White House)/President Barack H. Obama;
 - b) United States Senate;
 - c) United States House of Representatives;
 - d) United States Department of Justice;

- e) United States Department of Labor;
- f) United States Department of Treasury;
- g) United States Department of Education;
- h) Ohio Supreme Court;
- i) Hamilton County Court of Common Pleas;
- j) Hamilton County Municipal Court;
- k) State of Louisiana;
- State of Mississippi
- m) Commonwealth of Kentucky;
- n) State of Ohio;
- o) United States District Court/Eastern Division (New Orleans Division);
- p) United States District Court/Southern Division (Jackson, Mississippi);
- q) United States District Court/Eastern Division (Covington, Kentucky);
- r) United States District Court/Northern Division (Dallas, Texas);
- s) Kenton County Circuit Court (Kenton County, Kentucky);
- t) United States Fifth Circuit Court of Appeals;
- u) Commonwealth of Kentucky Department of Revenue;
- v) GMM Properties;
- w) Spring Lake Apartments LLC;
- x) Stor-All Alfred, LLC;
- y) Floyd West & Company;
- z) Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center);
- aa) Christian Health Ministries;
- bb) Entergy Corporation/Entergy New Orleans, Inc.;
- cc) Wood & Lamping, LLP;
- dd) Page Kruger & Holland;
- ee) Mitchell McNutt & Sams;
- ff) Liberty Mutual Insurance Company;
- gg) Schwartz, Manes Ruby & Slovin, LPA;
- hh) Markesbery & Richardson Co., LPA;
- ii) Baker Donelson Bearman Caldwell & Berkowitz;
- jj) Brunini Grantham Grower & Hewes;
- kk) Baria Fyke Hawkins & Stracener (a/k/a Hawkins Stracener & Gibson PLLC);
- ll) JP Morgan Chase Bank NA;
- mm) PNC Bank NA;
- nn) and others that the United States Supreme Court may be aware of that Newsome may have missed – i.e. based on the facts and evidence contained in this instant filing and/or record of those listed herein.

their subdivisions/departments/branches, their officers, agents, servants, employees, attorneys, successors, assigns, and all persons in active concert or participation with them, from engaging in any further employment violations and criminal/civil wrongs addressed of herein and/or known to them that is prohibited by Title VII.

- ii) In the interest of justice, that the United States Supreme Court enter EMERGENCY Order(s)/Judgment(s) for permanent injunction enjoining the following government agency(s); persons, businesses, law firms:
 - Baker Donelson Bearman Caldwell & Berkowitz PC 165 Madison Avenue – 20th Floor Memphis, Tennessee 38103 Managing Shareholder: Robert Mark Glover
 - b) Liberty Mutual Group, Inc. 175 Berkeley Street Boston, Massachusetts 02116 Chairman Emeritus: Gary L. Countryman
 - c) Entergy Corporation
 639 Loyola Avenue 26th Floor
 New Orleans, Louisiana 70113
 Chairman: J. Wayne Leonard
 - d) Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center)
 2020 Gravier Street – 5th Floor New Orleans, Louisiana 70112
 Officer: Mark Juneau, MD
 - e) Christian Health Ministries 400 Poydras Street – Suite 2950 New Orleans, Louisiana 70130 Chairperson: John D. Decker
 - Floyd West & Company and/or Burns & Wilcox LTD 30833 Northwestern Highway – Suite 220 Farmington Hills, Michigan 48334 Director: Alan J. kaufman
 - g) Public Storage
 701 Western Avenue
 Glendale, California 91201
 Vice President: B. Wayne Hughes, Jr.
 - h) Stor-All Alfred LLC 253 Womstead Drive Grayson, Kentucky 41143 President/Director: Steve Womack
 - JP Morgan Chase Bank NA 270 Park Avenue New York, New York 10017 President: David Jackson

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- pNC Bank NA 249 5th Avenue – P1-POPP-21-1 Pittsburgh, Pennsylvania 15222 Chairman/Chief Executive Officer: James E. Rohr
- Mitchell McNutt & Sams PA 105 South Front Street Tupelo, Mississippi 38804 Shareholder: L.F. Sams, Jr.
- Hawkins Stracener & Gibson PLLC 129B South President Street Jackson, Mississippi 39201 Member: W. Eric Stracener
- m) Baria Law Firm 544 Main Street Bay St. Louis, Mississippi 39520 Member: David Baria
- n) Butler Snow O'Mara Stevens & Cannada PLLC Renaissance at Colony Park
 1020 Highland Colony Parkway – Suite 1400 Ridgeland, Mississippi 39157 Firm Chair: Donald Clark, Jr.
- o) Wood & Lamping LLP 600 Vine Street – Suite 2500 Cincinnati, Ohio 45202 Partner: C. J. Schmidt III
- p) Liberty Mutual Insurance Group Law Offices 36 East Seventh – Suite 2420 Cincinnati, Ohio 45202 Attorneys: Molly G. Vance and Raymond Henry Decker, Jr.
- q) Schwartz Manes Ruby & Slovin 2900 Carew Tower
 441 Vine Street
 Cincinnati, Ohio 45202
 Member: Debbe A. Levin
- Markesbery & Richardson Co. LPA 2368 Victory Parkway, Suite 200 Cincinnati, Ohio 45206 Member: Glen A. Markesbery
- Jones Walker Waechter Poitevent Carrére & Denégre LLP 201 St. Charles Avenue New Orleans, Louisiana 70170
- t) Locke Liddell & Sapp LLP 2200 Ross Avenue – Suite 2200 Dallas, Texas 75201 Chair: Jerry K. Clements

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- Justice For All Law Center LLC 1500 Lafayette Street – Suite 140-A Gretna, Louisiana 70053 Member: Michelle E. Scott-Bennett
- v) Abioto Law Center PLLC 70 South 4th Street Memphis, Tennessee 38103 Member: Wanda Abioto
- Brandon Isaac Dorsey
 Attorney At law PLLC
 11 Northtown Drive Suite 125
 Jackson, Mississippi 39211
- Richard Allen Rehfeldt Attorney at Law
 460 Briarwood Drive – Suite 500 Jackson, Mississippi 39206
- Page Kruger & Holland PA 10 Canebrake Boulevard – Suite 200 Jackson, Mississippi 39215 Shareholder: Thomas Y. Page
- Brunini Grantham Grower & Hewes PLLC The Pinnacle Building – Suite 100
 190 East Capitol Street Jackson, Mississippi 39201
 Member/Partner: Charles L. McBride, Jr.
- aa) DunbarMonroe PA
 270 Trace Colony Park Suite A
 Ridgeland, Mississippi 39157
 Member/Partner: G. Clark Monroe II
- bb) Steen Dalehite & Pace LLP 401 East Capitol Street – Suite 415 Jackson, Mississippi 39201 Member/Partner: Lanny R. Pace
- cc) Wyatt Tarrant & Combs LLP PNC Plaza 500 West Jefferson Street – Suite 2800 Louisville, Kentucky 40202 Managing Partner: William H. Hollander
- dd) Brian Neal Bishop Wallace Boggs PLLC 300 Buttermilk Parkway – Suite 100 Fort Mitchell, Kentucky 41017
- ee) James Moberly West Martin & West PLLC 157 Barnwood Drive

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Edgewood, Kentucky 41017

- ff) Gailen Wayne Bridges, Jr. Attorney-At-Law 732 Scott Street Covington, Kentucky 41011
- gg) Hinds County (Mississippi) Board of Supervisors
 316 South President Street
 Jackson, Mississippi 39286
 Attention: Clerk of Hinds County Board of Supervisors
- hh) Commonwealth of Kentucky Department of Revenue 501 High Street
 Frankfort, Kentucky 40620
 Commissioner: Thomas B. Miller
- Commonwealth of Kentucky c/o Governor's Office
 700 Capitol Avenue – Suite 100
 Frankfort, Kentucky 40601
 Governor: Steve Beshear
- jj) State of Ohio c/o Governor's Office Riffe Center, 30th Floor 77 South High Street Columbus, Ohio 43215 Governor: Ted Strickland
- kk) State of Mississippi c/o Governor's Office 400 High Street Jackson, Mississippi 39201 Governor: Haley Barbour

their subdivisions/departments/branches, their officers, agents, servants, employees, attorneys, successors, assigns, and all persons in active concert or participation with them, from engaging in any further conspiracies and/or criminal/civil wrongs leveled against Newsome addressed herein and/or known to them that is prohibited by statutes and laws of the United States and the States in which they reside and/or conduct business.

- iii) In the interest of justice, Newsome request the United States Supreme Court issue the proper Order(s)/Judgment(s) and take the proper action to have the cases regarding Newsome in the following Courts "REOPENED" (if closed) and the record(s) "CERTIFIED:"
 - a) Ohio Supreme Court;
 - b) Hamilton County Court of Common Pleas;
 - c) Hamilton County Municipal Court;
 - d) United States District Court/Eastern Division (New Orleans Division);

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- e) United States District Court/Southern Division (Jackson, Mississippi);
- f) United States District Court/Northern Division (Dallas, Texas);
- g) United States District Court/Eastern Division (Covington, Kentucky);
- h) Kenton County Circuit Court (Kenton County, Kentucky); and
- i) United States Fifth Circuit Court of Appeals.
- iv) In the interest of justice, Newsome request the United States Supreme Court issue the proper Order(s)/Judgment(s) and take the proper action to have the cases/charges brought by Newsome in the following Government/Administrative Agencies "REOPENED" (if closed) and the record(s) "CERTIFIED:"
 - a) Executive Office of the United States/White House;
 - b) United Stated Department of Justice;
 - c) United States Department of Labor;
 - d) United States Department of Treasury;
 - e) United States Department of Education; and
 - f) United States Legislature/Congress.
- In the interest of justice, issue the proper Order(s)/Judgment to have the United States Department of Labor make available to Newsome ALL records regarding charges/cases brought by Newsome filed against:
 - a) Floyd West & Company;
 - b) Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center);
 - c) Christian Health Ministries;
 - d) Entergy Services, Inc./Entergy New Orleans;
 - e) Mitchell McNutt & Sams; and
 - f) Wood & Lamping.
- vi) That the United States Supreme Court issue the applicable Order(s)/Judgment(s) for purposes of DETERRING and PREVENTING further conspiracies leveled against Newsome and the *birthing/breeding* of more CAREER CRIMINALS (i.e. CRIMINAL BULLIES) for purposes of mitigating damages and pursuant to 42 U.S.C. § 1986.

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 <u>evil</u>* that may exist and be punished whether or not the substantive crime ensues. *Id.*

Conspiracy *poses a threat to the public* over and above the threat of the commission of the relevant substantive crime, both because *the combination in crime makes more likely the commission of other crimes*

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and because it **decreases the probability** that <u>the individuals involved</u> <u>will depart from their path of criminality</u>. Id.

- vii) Based upon the United States Department of Labor's failure to follow rules governing charges filed, Newsome is requesting that, in the interest of justice and under the laws governing jurisdiction to CORRECT legal wrongs made know, that the United States Supreme Court issue the proper Order(s)/Judgment(s) to the following former employers requiring the "OPENING" (if closed) and "CERTIFICATION" of employment records regarding Newsome. This request is made in good faith in that Newsome is entitled to said relief for purposes of mitigating damages until legal actions are resolved for the following employers and those this Court has become aware of through this instant filing:
 - a) Floyd West & Company;
 - b) Louisiana State University Medical Center (a/k/a Louisiana State University Health Science Center);
 - c) Christian Health Ministries;
 - d) Entergy Services, Inc/Entergy New Orleans;
 - e) Mitchell McNutt & Sams;
 - f) Page Kruger & Holland; and
 - g) Wood & Lamping.
- That the United States Supreme Court issue Order(s) to Wood & Lamping LLP to viii) reinstate Newsome's employment for purposes of mitigating damages until legal matters are resolved; however, instructing that in the interest, safety and wellbeing of Newsome she is not required to return to place of employment - i.e just returned to receipt of payroll and benefits restored to which she is entitled. Newsome presently seeks back pay/front pay in the amount in the amount of approximately \$88,888.53¹¹² by November 5, 2010. Newsome request that Wood & Lamping be required to continue to pay her BI-WEEKLY from November 5, 2010, in the amount of \$1,882.85 (i.e. to be adjusted according to annual pay raises on anniversary date of employment) forward until legal matters are resolved. Newsome further seeks this Court's intervention in that the injunctive relief sought herein is that in which she was entitled to; however, was deprived of by the United States Department of Labor's Wage and Hour Division's and EEOC's efforts to COVER-UP employment violations in its role in CONSPIRACIES leveled against Newsome – See Page 263 above and EXHIBIT "145" at Page 18 attached hereto.

Section 706(f)(2) of Title VII authorizes the Commission to seek temporary injunctive relief **before** final disposition of a charge

¹¹² Pay is calculated up until October 5, 2010, to allow restoration of pay and employee benefits.

when a preliminary investigation indicates that **prompt** <u>judicial</u> <u>action is necessary to carry out the purposes of Title VII</u>.

Temporary or preliminary relief allows a court to stop

retaliation before it occurs Or **CONTINUES**. Such relief is appropriate if there is a substantial likelihood that the challenged action will be found to constitute unlawful retaliation, and if the charging party and/or EEOC will likely suffer irreparable harm because of retaliation. Although courts have ruled that financial hardships are not irreparable, other <u>harms that accompany loss of a</u> job may be irreparable. - - For example, in one case forced retirees showed irreparable harm and qualified for a preliminary injunction where they lost work and future prospects for work consequently suffering emotional distress, depression, a contracted social life, and other related harms.

Newsome believes that the record evidence as well as the FALSE/MALICIOUS information posted on the INTERNET by the United States Government Agencies will support unlawful/illegal acts infringing upon her Constitutional Rights, Civil Rights and other protected rights for purposes of BLACKLISTING her and to see that Newsome *is* <u>NOT</u> employable. Thus, supporting the immediate relief sought herein.

That the United States Supreme Court issue Order(s)/Judgment(s) to Mitchell ix) McNutt & Sams to pay Newsome back pay and front pay in the amount of \$182,101.34¹¹³ by November 5, 2010, for purposes of mitigating damages until legal matters are. Newsome request that MM&S be required to continue to pay her BI-WEEKLY from November 5, 2010, in the amount of \$1,515.53 (i.e. to be adjusted according to annual pay raises on anniversary date of employment) forward until legal matters are resolved. The record evidence supports MM&S admission of subjecting Newsome to *Discriminatory* practices and a *Hostile* Work Environment. See EXHIBIT "83" attached hereto and incorporated by reference as if set forth in full herein. Newsome further seeks this Court's intervention in that the injunctive relief sought herein is that in which she was entitled to; however, was deprived of by the United States Department of Labor's Wage and Hour Division's, EEOC's and OSHA's efforts to COVER-UP employment violations in its role in CONSPIRACIES leveled against Newsome - See Page 263 above and EXHIBIT "145" at Page 18 attached hereto.

> Section 706(f)(2) of Title VII authorizes the Commission to seek temporary injunctive relief **before** final disposition of a charge

> when a preliminary investigation indicates that **prompt** judicial action is necessary to carry out the purposes of Title VII.

¹¹³ Pay is calculated up until October 5, 2010.

Temporary or preliminary relief allows a court to stop

retaliation before it occurs Or **continues**. Such relief is appropriate if there is a substantial likelihood that the challenged action will be found to constitute unlawful retaliation, and if the charging party and/or EEOC will likely suffer irreparable harm because of retaliation. Although courts have ruled that financial hardships are not irreparable, other <u>harms that accompany loss of a</u> job may be irreparable. - - For example, in one case forced retirees showed irreparable harm and qualified for a preliminary injunction where they lost work and future prospects for work consequently suffering emotional distress, depression, a contracted social life, and other related harms.

Newsome believes that the record evidence as well as the FALSE/MALICIOUS information posted on the INTERNET by the United States Government Agencies will support unlawful/illegal acts infringing upon her Constitutional Rights, Civil Rights and other protected rights for purposes of BLACKLISTING her and to see that Newsome *is* <u>NOT</u> employable. Thus, supporting the immediate relief sought herein.

- That the United States Supreme Court issue Order(s)/Judgment(s) to Page Kruger x) & Holland to pay Newsome back pay and front pay in the amount of \$168.321.38¹¹⁴ by November 5, 2010, for purposes of mitigating damages until legal matters are resolved. Newsome request that PKH be required to continue to pay her BI-WEEKLY from November 5, 2010, in the amount of \$1,560.99 (i.e. to be adjusted according to annual pay raises on anniversary date of employment) forward until legal matters are resolved. The record evidence supports PKH's admission of subjecting Newsome to Discriminatory practices and Retaliation because of its learning of lawsuit filed by her and knowledge of Newsome's engagement in PROTECTED activities. See EXHIBIT "61" attached hereto and incorporated by reference as if set forth in full herein. PKH terminating Newsome's employment upon learning of her engagement in protected activities and for purposes of providing opposing counsel and their clients with an undue and unlawful/illegal advantage. NEXUS can be established between PKH being contacted, Newsome's termination of employment and her attorney's (Brandon Dorsey) request to withdraw. Newsome's termination occurring on or about May 15, 2006 (See EXHIBIT "61"), and withdrawal of counsel set for May 18, 2006 (See EXHIBIT "131"). Newsome further seeks this Court's intervention in that the injunctive relief sought herein is that in which she is entitled to as a matter of law.
- xi) That the United States Supreme Court issue Order(s)/Judgment to Kenton County Circuit Court to return monies by November 5, 2010, in the amount of approximately \$16,250.00 for monies embezzled and unlawfully/illegally released to opposing parties (GMM)

¹¹⁴ Pay is calculated up until October 5, 2010.

Properties and its counsel Gailen Bridges) in or about October

2008. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.

- xii) That the United States Supreme Court issue Order(s)/Judgment to GMM Properties awarding Newsome monies by November 5, 2010, in the amount of \$18,480.00 (i.e. which encompasses the amount of rent and storage from October 2008 to present/October 2010. Furthermore, ordering that GMM Properties is to continue to pay Newsome the amount of \$770.00 until the conclusion of all legal matters pending and/or to be brought for good-faith purposes and the mitigating of damages/injuries and irreparable harm sustained.
- xiii) That the United States Supreme Court issue Order(s)/Judgment to Spring Lake Apartments LLC awarding Newsome monies by November 5, 2010, in the amount of \$40,320.00 (i.e. which encompasses the amount of rent and storage from February 2006 to present/October 2010. Furthermore, ordering that Spring Lake Apartments LLC is to continue to pay Newsome the amount of \$720.00 until the conclusion of all legal matters pending and/or to be brought for good-faith purposes and the mitigating of damages/injuries and irreparable harm sustained.
- xiv) That the United States Supreme Court issue Order(s)/Judgment to Wanda Abioto to return monies owed Newsome by November 5, 2010, in the amount of \$4,000.00 for monies embezzled and unlawfully/illegally retained. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.
- xv) That the United States Supreme Court issue Order(s)/Judgment to Richard Allen Rehfeldt to return monies owed Newsome by November 5, 2010, in the amount of \$700.00 for monies embezzled and <u>unlawfully/illegally retained</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.
- xvi) That the United States Supreme Court issue Order(s)/Judgment to Brian Bishop to return monies owed Newsome by November 5, 2010, in the amount of \$1,500.00 for monies embezzled and unlawfully/illegally

<u>retained</u>. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer.

- xvii) That the United States Supreme Court issue Order(s)/Judgment to Commonwealth of Kentucky Department of Revenue to return monies owed Newsome by November 5, 2010, in the amount of \$600.00 for monies embezzled and unlawfully/illegally retained through the use of SHAM LEGAL PROCESS. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer. The record evidence supports that on or about July 17, 2010, said Agency executed process for purposes of FRAUD and obtaining monies from Newsome's bank account(s) to which it was not entitled. Moreover, that said Agency did KNOWINGLY, WILLINGLY and MALICIOUSLY rewrite, tamper and compromise the Kentucky Revised Statute 131. 130(11) for the purposes of fulfilling role in conspiracies leveled against Newsome, FRAUD and other reasons known to it. See EXHIBITS "27" and "28" respectively attached hereto and incorporated by reference as if set forth in full herein. The record evidence will further support that the Commonwealth of Kentucky Department of Revenue KNEW that it was engaging in criminal acts in that Newsome timely, properly and adequately notified it of violations and her right to sue said Agency through her August 12, 2008 Complaint submitted to the attention of Commissioner Thomas Miller and United States Attorney General Eric Holder - with a copy to United States President Barack Obama. See EXHIBIT "26" attached hereto and incorporated by reference as if set forth in full herein.
- xviii) That the United States Supreme Court issue Order(s)/Judgment to United States Department of the Treasury to return monies owed Newsome by November 5, 2010, in the amount of \$1,800.00 for monies embezzled and unlawfully/illegally retained through the use of ABUSE OF POWER and Sham Legal Process. Returning of monies is sought in good faith for purposes of mitigating damages/injuries that Newsome has already sustained and continues to suffer. The record evidence supports a NEXUS between the unlawful/illegal acts of said Agency and the CONSPIRACIES that have been leveled against Newsome. Moreover, that said Agency embezzled said monies on behalf of the United States Department of Education WITHOUT legal authority and/or just cause.
- xix) That the United States Supreme Court issue Order(s)/Judgment to Stor-All Alfred LLC to pay monies to Newsome **by November 5, 2010**, *in the amount* of \$5,500.00 for costs associated with replacing property unlawfully/illegally stolen through the use of SHAM LEGAL PROCESS, ABUSE OF POWER, OBSTRUCTION OF JUSTICE and other reasons known to it. Reward of monies is sought in good faith for

purposes of *mitigating* damages/injuries that Newsome has already sustained and continues to suffer. The record evidence supports a NEXUS between the unlawful/illegal acts of Plaintiff Stor-All, its counsel and/or representatives and the CONSPIRACIES that have been leveled against Newsome. The record evidence supports that there is sufficient facts, evidence and legal conclusions to support that Plaintiff Stor-All and other Conspirators/Co-Conspirators knew and/or should have known that they were engaging in criminal/civil wrongs; nevertheless, KNOWINGLY and WILLINGLY with MALICIOUS intent proceeded to engage in unlawful/illegal acts.

- xx) That the United States Supreme Court request the United States Congress to create a "SPECIAL/INFERIOR Court" to handle ALL of the pending lawsuits and/or lawsuits filed on behalf of Newsome in the following Courts:
 - a) Ohio Supreme Court;
 - b) Hamilton County (Ohio) Court of Common Pleas;
 - c) United States District Court/Eastern Division (New Orleans Division);
 - d) United States District Court/Southern Division (Jackson, Mississippi);
 - e) United States District Court/Northern Division (Dallas, Texas);
 - f) United States District Court/Eastern Division (Covington, Kentucky);
 - g) Kenton County Circuit Court (Kenton County, Kentucky)
 - h) United States Fifth Circuit Court of Appeals; and
 - i) Commonwealth of Kentucky Department of Revenue.
- xxi) That the United States Supreme Court issue the applicable Order(s)/Judgment(s) requiring that the following Government Agencies/Courts "CERTIFY" record(s) regarding Complaints/Charges filed by Newsome i.e. providing a <u>DEADLINE of November 23, 2010</u> and to make the record available for review in the Cincinnati, Ohio Offices of the:
 - a) United States Department of Justice; and
 - b) United States Department of Labor.

Said Government Agencies/Courts are to also provide this Court and Newsome with their *Findings of Fact* and *Conclusion of Laws* regarding the Complaints/Charges filed by Newsome **by November 23, 2010**.

xxii) That the United States Supreme Court issue the applicable Order(s)/Judgment(s) requiring the United States Legislature and/or United States Congress to "CERTIFY" records regarding July 14, 2008 "Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings" submitted by Newsome and to provide this Court and Newsome with the status of said Complaint and the Findings of Fact and Conclusion of Laws of said Complaint on November 30, 2010.

See **EXHIBIT "38"** (BRIEF Only and supporting "PROOF OF MAILING/RECEIPTS") attached hereto. *Emergency Complaint* was submitted to the attention of the following for handling:

Original To:

a) Senator Patrick Leahy;

Copies To:

- b) Representative John Conyers;
- c) President Barack Obama (i.e. then United States Senator);
- d) Senator John McCain; and
- e) Representative Debbie Wasserman-Schultz.
- xxiii) In the interest of justice, that the United States Supreme Court based upon the facts, evidence and legal conclusions contained herein REPORT and/or INITIATE the appropriate actions (i.e. IMPEACHMENT, REMOVAL, SUSPENSION and/or DISBARMENT) against any/all of the following members of a Legal Bar for violations of CANON, Rules of Professional Conduct, Rules of Judicial Conduct and/or applicable Statutes/Rules:
 - a) United States President Barack Obama;
 - b) United States Vice President Joseph Biden;
 - c) United States Attorney General Eric Holder;
 - d) United States Senator Patrick Leahy;
 - e) United States Representative John Conyers Jr.;
 - f) United States Senator William Thad Cochran;
 - g)
 - h) Judge John Andrew West;
 - i) Judge Nadine L. Allen;
 - j) Judge Gregory M. Bartlett;
 - k) Judge Ann Ruttle;
 - Justice Thomas J. Moyer;
 - m) Justice Robert R. Cupp;
 - n) Justice Judith Ann Lanzinger;
 - o) Justice Maureen O'Connor;
 - p) Justice Terrence O'Donnell;
 - q) Justice Paul E. Pfeifer;
 - r) Justice Evelyn Lunberg Stratton;
 - s) Justice W. Eugene Davis;
 - t) Justice John D. Minton, Jr.;
 - u) Judge William Barnett;

- v) Judge Tom S. Lee;
- w) Magistrate Judge Linda R. Anderson;
- x) Judge G. Thomas Porteous, Jr. (i.e. presently involved in IMPEACHMENT proceedings before the United States Senate – See EXHIBIT "12" attached hereto);
- y) Magistrate Judge Sally Shushan;
- z) Judge Morey L. Sear;
- aa) Prosecuting Attorney Joseph T. Deters;
- bb) Assistant Prosecuting Attorney Christian J. Schaefer;
- cc) Attorney General Jack Conway;
- dd) James Moberly West, Esq.;
- ee) Gailen Wayne Bridges, Jr., Esq.;
- ff) Brian Neal Bishop, Esq.;
- gg) David M. Meranus, Esq.;
- hh) Michael E. Lively, Esq.;
- ii) Patrick B. Healy, Esq.;
- jj) Molly G. Vance, Esq.;
- kk) Raymond H. Decker, Jr., Esq.;
- ll) C. J. Schmidt, Esq.;
- mm) Thomas J. Breed, Esq.;
- nn) Grover Clark Monroe II, Esq.;
- oo) Benny McCalip May, Esq.;
- pp) Lanny R. Pace, Esq.;
- qq) Clifford Allen McDaniel II, Esq.;
- rr) J. Lawson Hester, Esq.;
- ss) Wanda Abioto, Esq.;
- tt) Brandon Isaac Dorsey, Esq.;
- uu) Richard Allen Rehfeldt, Esq.;
- vv) Michelle Ebony Scott-Bennett, Esq.;
- ww) Allyson Kessler Howie, Esq.;
- xx) Renee Williams Masinter, Esq.;
- yy) Amelia Williams Koch, Esq.;
- zz) Jennifer F. Kogos, Esq.;
- aaa) L. F. Sams Jr., Esq.;
- bbb) Thomas Y. Page, Esq.;
- ccc) Louis J. Baine, Esq.; and
- ddd) Attorneys/Judges/Justices who become known to the United States Supreme Court through the handling of this matter.

- xxiv) In the interest of justice and if the laws permit, Newsome requests the Granting of Motion to Stay and Granting Enlargement of Time to prepare to bring the appropriate action in the United States Supreme Court's "ORIGINAL" jurisdiction if permissible by law due to the EXCEPTIONAL and EXTREME circumstances addressed in this instant filing – i.e. <u>Granting</u> Stay of the Hamilton County Court of Common Pleas lawsuit (Case No. A0901302) out of which this instant filing arises.
- xxv) ALL costs associated, expended and/or to be expended in the litigation of this action;
- xxvi) Any and all applicable relief known to the United States Supreme Court to correct legal wrongs and injustices complained of herein;

Respectfully submitted this 9th day of October, 2010.

Vogel Denise Newsome

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the forgoing pleading

was MAILED via U.S. Mail first-class to:

Schwartz Manes Ruby & Slovin, LPA Attn: David Meranus, Esq. 2900 Carew Tower 441 Vine Street Cincinnati, Ohio 45202

Markesbery & Richardson Co., LPA Attn: Michael E. Lively, Esq. Attn: Patrick B. Healy, Esq. Post Office Box 6491 Cincinnati, Ohio 45206

VIA E-MAIL & PRIORITY MAIL – 2306 1570 0001 0443 6275 ATTN: Barack H. Obama – U.S. President Executive Office of the President 1600 Pennsylvania Avenue, NW Washington, DC 20500-0005

Dated this 9TH day of October, 2010.

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APPENDIX "7"

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Administrator; Chief of Staff at the Supreme Court of the United States and Administrative Assistant to the Chief Justice of the United States; the Deputy Under Secretary for International Trade for the U.S. Department of Commerce; the Ambassador to Turkey; the Ambassador to the Sultanate of Oman; Chief Operating Officer and Commissioner of Finance and Administration for the State of Tennessee; the Deputy Governor and Chief of Staff for the Governor of Tennessee, the Governor of Mississippi, and the Chairman of the Alabama Securities Commission.

Baker Donelson represents local, regional, national and international clients across numerous industries in regard to a myriad of complex issues. The Firm's service philosophy is grounded in the commitment to provide innovative, results-oriented solutions while placing the needs of its clients first. Baker Donelson understands the constantly evolving and changing nature of the law and political conditions around the world, and is highly dedicated to providing the necessary continuing education to maintain the thought leadership and sophistication of the attorneys and public policy advisors within the Firm. By investing in and using state-of-the-art Web technologies, collaborative systems and the latest knowledge management tools, Baker Donelson provides efficient, streamlined service to its clients and in so doing maintains a competitive advantage in the legal services industry.

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VOGEL DENISE NEWSOME

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

October 9, 2010

VIA U.S. PRIORITY MAIL – Tracking No. 2306 1570 0001 0443 9658 Supreme Court of the United States ATTN: Chief Justice John G. Roberts 1 First Street, NE Washington, DC 20543

Dear Justice Roberts:

Pursuant to the Ohio Supreme Court Rule 22, please find the "ORIGINAL" and two (2) copies of Newsome's "<u>Emergency</u> Motion To Stay; <u>Emergency</u> Motion For Enlargement Of Time and Other Relief The United States Supreme Court Deems Appropriate To Correct The Legal Wrongs/Injustices Reported Herein" in regards to the lower court action. Also enclosed, please find **Money Order No.** 1828278292 in the amount of \$300.00 for payment in advance of the required filing fee. From the Docket of the lower court action, it appears that Judge John Andrew West ("Judge West") is looking to carry out his next action (over Newsome's OBJECTIONS – through filing of Affidavit of Disqualification) on Friday, October 22, 2010. See EXHIBIT "51".

This matter *involves a sitting President of the United States (Barack Obama)*. Newsome submits the advance payment for purposes of securing costs and to AVOID additional attacks that she has suffered as a DIRECT and PROXIMATE result of President Obama and his Administration's RETALIATION against her for exercising her First and Fourteenth Amendment Rights as well as other rights secured/guaranteed under the United States Constitution and other laws. *This is a case of EXTRAORDINARY and EXCEPTIONAL circumstances which requires the Supreme Court of the United States' intervention*. Newsome is not sure whether or not the Justices of this Court have witnessed or experienced what she shares in this instant filing and that to be brought on Appeal.

This is a classic case of a "David vs. GOLIATH!" Moreover, a classic case that will reveal how a sitting President/his Administration and SPECIAL INTEREST GROUPS rely upon their **BIG MONEY** and **POWERFUL INFLUENCE** in the political and judicial arena to **BULLY indigent** litigants/citizens and engage in CRIMINAL/CIVIL wrongs for purposes of obtaining an **UNDUE** and unlawful/illegal **ADVANTAGE** over the weak/poor. Then one may wonder where our children may be learning their **BULLYING** techniques and criminal behavior from.



RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas: Case No. A0901302

ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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Newsome apologize for the need to submit such a VOLUMINOUS pleading; however, again, *this matter involves a sitting President of the United States (Barack Obama)* and the Exhibits attached supports the facts and legal conclusions set forth in the Motion for purposes of sustaining the relief sought. Newsome knew that mere allegations alone would not be wise and the importance of providing the documentation and/or evidence to sustain allegations and issues raised.

The Appeal action Newsome seeks will be brought in this Court's "Original" jurisdiction (if permissible) and is associated with a lawsuit that was brought <u>against</u> Newsome by Plaintiff Stor-All Alfred LLC ("Stor-All"). Stor-All's insurance provider is Liberty Mutual Insurance Company ("Liberty Mutual"). Liberty Mutual is a major client of a HUGE law firm (Baker Donelson Bearman Caldwell & Berkowitz) which from Newsome's research has a GREAT DEAL of political and judicial clout (i.e. ties to Judges/Justices and role in JUDICIAL Nominations and more)¹ – i.e. see EXHIBITS "22", "35", "59", "18", "79", and "80" respectively. Talking about the "fox guarding the hen house" – this is a classic example. Furthermore, it sheds additional light that Newsome believes is of PUBLIC/WORLDWIDE interest as to <u>who is really running the White House as well as the United States Government</u> – i.e. who may be the minds and forces behind the decisions being made and wars in Iran, Iraq and Afghanistan; as well as the state of the economy today!

From Newsome's research she was able to find information to support that Baker Donelson and Liberty Mutual are TOP/KEY FINANCIAL Contributors and/or Advisors for President Barack Obama and his Administration (i.e. for instance see **EXHIBIT "24"**). Newsome further believes that the <u>recent</u> attacks on her by President Obama and his SPECIAL INTEREST Groups (Baker Donelson, Liberty Mutual and others) <u>may also be because he may blame her for the reason his POPULARITY with the public has fallen and/or his rating in the POLLS are so poor</u> because Newsome is exercising her Constitutional Rights and informing the PUBLIC/WORLD of the Corruption (i.e. as WikiLeaks' Leader (Julian Assange) felt the need to do and has now himself come under attack) in the United States Government and the Cover-Up of criminal/civil wrongs that have been targeted towards Newsome as well as other citizens. In fact, as early as about

¹ Current and former Baker Donelson attorneys and advisors include, among many other highly distinguished individuals, people who have served as: *Chief of Staff to the President of the United States;* U.S. Senate Majority Leader; U.S. Secretary of State; Members of the United States Senate; Members of the United States House of Representatives; Acting Administrator and Deputy Administrator of the Federal Aviation Administration; Director of the Office of Foreign Assets Control for the U.S. Department of the Treasury; Director of the Administrative Office of the United States Courts; Chief Counsel, Acting Director, and Acting Deputy Director of U.S. Citizenship & Immigration Services within the United States Department of Homeland Security; Majority and Minority Staff Director of the Senate Committee on Appropriations; a member of President's Domestic Policy Council; Counselor to the Deputy Secretary for the United States Department of HHS; *Chief of Staff of the Supreme Court of the United States*; Administrative Assistant to the Chief Justice of the United States; Deputy Under Secretary for International Trade for the U.S. Department of Commerce; Ambassador to Japan; Ambassador to Turkey; Ambassador to Saudi Arabia; Ambassador to the Sultanate of Oman; Governor of Finance & Administration (Chief Operating Officer), State of Tennessee; Special Counselor to the Governor of Virginia; United States District Court Judges; United States Attorneys; and Presidents of State and Local Bar Associations.

ATTN: Chief Justice John G. Roberts

RE: <u>Emergency</u> Motion To Stay; <u>Emergency</u> 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 County (Ohio) Court of Common Pleas; Case No. A0901302

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March 2010 [via Email "2010 & 2012 NOVEMBER ELECTIONS – It's Time to Clean House (Send Obama A Message)"], it was Newsome who released (i.e. to President Obama/his Administration, the Media, Church Organizations, Foreign Leaders/Countries) a PowerPoint Presentation entitled: "NOVEMBER 2010/2012 ELECTIONS - Vote For Change: It's Time To Clean House - Vote <u>OUT</u> The Incumbents/<u>CAREER</u> Politicians - Where have our CHRISTIAN Morals/Values Gone?" This presentation is attached to instant filing at EXHIBIT "166." Newsome's Email Databases comprises of over 15,000 and is growing. With the November 2010 Elections fast approaching, Newsome believes it is time to submit this PowerPoint presentation and instant filing to the PUBLIC and FOREIGN NATIONS/LEADERS.

For this Court and the PUBLIC/WORLD to understand what the TRUE reasons may be for the RECENT resignations² in the Obama Administration and the RETALIATION leveled against Newsome for exercising her Constitutional Rights, in this instant filing she provides the July 13, 2010 Email entitled, "U.S. PRESIDENT BARACK OBAMA: THE DOWNFALL/DOOM OF THE OBAMA ADMINISTRATION - Corruption/Conspiracy/Cover-Up/Criminal Acts Made Public" attached to Motion at EXHIBIT "25." It was shortly AFTER this email (that was also sent to United States Secretary of Agriculture Thomas Vilsack - Shirley Sherrod's boss) that Sherrod's job was terminated - she was forced to resign by the Obama Administration. See EXHIBIT "4". It was **AFTER** Newsome's email and in RETALIATION that she believes President Obama and his Administration came out and had her Bank Account(s) UNLAWFULLY/ILLEGALLY seized - i.e. requesting that the Commonwealth of Kentucky Department of Revenue ("KYDOR") carry out such criminal/civil wrongs against Newsome for exercising her rights. On approximately July 17, 2010 (i.e. approximately FOUR days AFTER the July 13, 2010 email), the KYDOR executed a "Notice of Levy" that it knew was SHAM/BOGUS against Newsome. See EXHIBIT "27". Such knowledge may be confirmed in its failure to provide Newsome with copy of the "Notice of Levy" served and CONSPIRED with bank to EMBEZZLE/STEAL, through fraudulent and criminal activities, monies to which it was not entitled. In fact, the KYDOR compromised the statute KRS \$131.130 by **REWRITING** and **ALTERING** wording to accomplish its goals and alleging reason for levy being that Newsome owed "Child Support" when Newsome has NO children. Newsome further believes that the KYDOR's MALICIOUS acts were knowingly done to get around the required court ORDER before such action could be taken. The record evidence will support that KYDOR, United States Attorney General Eric Holder and President Obama were timely, properly and adequately notified through Newsome's August 12, 2009 Complaint against the KYDOR, that said agency was engaging in unlawful/illegal practices. See EXHIBIT "26". Newsome also provides the CORRECT wording of the KRS §131.130 at EXHIBIT "28" that the KYDOR compromised.

² Chief of Staff Rahm Emanual, Senior Advisor David Axelrod and NOW White House National Security's General Jim Jones.

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Newsome believes it is of GREAT importance to note that within an approximate <u>one-year</u> period there have been criminal actions brought against judges and/or their aides in legal actions to which Newsome is a litigant. For instance:

- a) In the lower court (Hamilton County) matter, Judge West's Bailiff (Damon Ridley) was recently INDICTED and found guilty by a jury for "Attempted Bribery." Ridley being known to take bribe(s) in exchange of getting cases dismissed. See EXHIBIT "6."
- b) In Mississippi a judge (Bobby DeLaughter) has been INDICTED and has pled guilty - i.e. OBSTRUCTING justice and lying to federal agent. See EXHIBIT "11". The record evidence will support that the employment matter that Judge DeLaughter presided over regarding Newsome was one that she also requested the intervention of the United States Department of Justice on. To no avail. Leaving Judge DeLaughter to be able to go on and become a CAREER criminal hiding behind his robe! The record evidence will support that the MAJORITY of the Ohio Supreme Court Justices are recipients of HUGE campaign contributions from Liberty Mutual and/or its lawyers' law firms. See EXHIBIT "54". Furthermore, Newsome find it hard to believe and a reasonable person/mind also that the United States Supreme Court's recent ruling in Citizens United v Federal Election Commission, 558 U.S. 50 (2010) provides Justices/Judges with a license for CRIMINAL STALKING. HARASSMENT. THREATS, INTIMIDATION DISCRIMINATION and/or PREJUDICES, etc. leveled against Newsome or other citizens - i.e. acts which is of PUBLIC/WORLDWIDE interest and/or impacts the publicat-large.
- c) A Louisiana judge (G. Thomas Porteous) is presently up before the Senate for IMPEACHMENT proceedings. See EXHIBIT "12". The record evidence will support that Newsome notified the United States Department of Justice about Judge Porteous as early as 2004. See EXHIBIT "34". To no avail. Leaving Judge Porteous to go on and become a CAREER criminal hiding behind his robe!

Newsome believes this is information the PUBLIC/WORLD needs to know because President Obama and his Administration are CONSTANTLY up in the face of Foreign Leaders SCOLDING them for the corruption in their government when there is a "BEAM/LOG" in the United States' eyes for the same practices.

Newsome seeks the Supreme Court of the United States' intervention in this matter because the record evidence will support that although she has REPEATEDLY followed required prerequisites in pursuit of justice, President Obama/his Administration and others are determined to deprive her of <u>equal</u> protection of the laws, <u>equal</u> privileges and immunities under the laws and <u>due</u> <u>process</u> of laws. Furthermore, how just as in the instant lawsuit out of which this Appeal is brought, TOP/KEY Financial Contributors and/or SPECIAL INTEREST groups of President Barack Obama, <u>FIRST</u> go after Newsome and contact her EMPLOYERS for purposes of getting her terminated so that they can have an UNDUE and UNLAWFUL/ILLEGAL advantage in

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Page 5 of 6

legal actions – i.e. stalking Newsome from state-to-state and employer-to-employer/jobto-iob. See **EXHIBIT "13"**. Furthermore, actions are taken to FINANCIALLY devastate Newsome - i.e. as in this instant lawsuit by getting her employment terminated and then attacking her financially (committing criminal/fraudulent acts) by executing sham legal process as the "Notice of Levy." The record evidence will even support the VICIOUS attacks of President Obama's TOP/KEY Financial Contributors' lawyers' attacks on attorneys that Newsome has retained; that later result in Newsome being abandoned and having to litigate claims pro se – i.e. as in this instant lawsuit. Realizing the CONFLICT OF INTEREST that existed because of Newsome's employment with Wood & Lamping and working directly with a former attorney of one of the law firm's (Schwartz Manes Ruby & Slovin) representing Plaintiff Stor-All. Therefore, to keep Newsome from retaining Wood & Lamping in representing her in any legal matter Stor-All would bring, its insurance provider (Liberty Mutual) and counsel thought *it was necessary to* see to it that Newsome's employment with Wood & Lamping was terminated **BEFORE** filing the MALICIOUS Forcible Entry and Detainer action against her – i.e. action brought against Newsome in which Stor-All was already in possession of storage unit and property **WITHOUT** legal authority (i.e. WITHOUT court order)!

Again, this is a legal matter of EXTRAORDINARY and EXCEPTIONAL circumstances which require the Supreme Court of the United States' intervention and expertise and addresses the following issues as set forth in the "TABLE OF CONTENTS":

Ι.	AFFIDAVIT OF DISQUALIFICATION
II.	SUPREMACIST/TERRORIST/KU KLUX KLAN ACT
III.	IRREPARABLE INJURY/HARM
IV.	THREATS TO COUNSEL/APPOINTMENT OF COUNSEL
V.	UNFIT FOR OFFICE
VI.	FINDING OF FACT/CONCLUSION OF LAW
VII.	DUE PROCESS OF FOURTEENTH AMENDMENT TO U.S. CONSTITUTION.
VIII.	EQUAL PROTECTION OF FOURTEENTH AMENDMENT
	TO U.S. CONSTITUTION
IX.	U.S. OFFICE OF PRESIDENT/EXECUTIVE OFFICE;
	UNITED STATES DEPARTMENT OF JUSTICE/
	DEPARTMENT OF LABOR ROLE IN CONSPIRACY
Х.	SELECTIVE PROSECUTION
XI.	"SERIAL LITIGATOR" ISSUE
XII.	CONGRESSIONAL INVESTIGATION(S)
XIII.	PROHIBITION/MANDAMUS ACTION(S)
XIV.	PATTERN-OF-PRACTICE
	A. ENTERGY SERVICES INC./ENTERGY NEW ORLEANS MATTER
	B. OTHER FORMER EMPLOYERS OF NEWSOME
	BARIA FYKE HAWKINS & STRACENER
	BRUNINI GRANTHAM GROWER & HEWES
	MITCHELL MCNUTT & SAMS
	PAGE KRUGER & HOLLAND ("PKH")
	WOOD & LAMPING LLC ("W&L")
XV.	MOTION FOR ENLARGEMENT OF TIME
XVI.	RELIEF SOUGHT.

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Newsome, is not sure whether the Justices of this Court have ever seen anything like the criminal/civil wrongs complained of herein and one that *involves a sitting United States President* and his Administration attempting to OBSTRUCT justice and rely upon its BIG MONEY and POLITICAL ties to impede and influence legal proceedings. Moreover, a sitting President and his Administration who REFUSES to prosecute crimes reported by Newsome. Crimes which have been prosecuted on behalf of other citizens for similar legal wrongs; nevertheless, Newsome is deprived EQUAL protection of the laws, EQUAL privileges and immunities and <u>DUE PROCESS</u> of laws. A President and his Administration that deprives Newsome rights provided under the Freedom of Information Act ("FOIA").

Newsome is presently unemployed due to the CRIMINAL/CIVIL wrongs leveled against her. The record evidence will also support how the United States Government has gone to great extremes to see that Newsome is BLACKLISTED in retaliation of her having brought legal action against government agency(s). Therefore, Newsome sets forth the EMERGENCY relief she presently seeks until legal issues may be resolved – i.e. beginning at Page 279 of this instant filing. *Temporary relief Newsome prays can be granted* by November 5, 2010, in that the laws governing said matters makes allowances for same – i.e. considering her present unemployment status which is NO FAULT of Newsome! Relief Newsome seeks is further permissible for purposes of MITIGATING damages.

Newsome further reminds the United States Supreme Court that it appears that the next scheduled action in the lower court matter (in which she seeks a stay) is for *Friday*, <u>October 22</u>, <u>2010</u>.

Newsome further request that the United States Supreme Court based on information Newsome has received from research regarding Baker Donelson's past/present relationships to this Court advise her of an CONFLICT OF INTEREST (if any). See **EXHIBIT "22**". Information that Baker Donelson <u>has scrubbed from the Internet since Newsome has gone PUBLIC</u>!

Thank you for your assistance in this matter. Should you have questions or comments, please do not hesitate to contact me at 513/680-2922 or 601/885-9536.

Sincerely Vogel/Denise Newsome

Enclosures

cc: Judge John Andrews West

U.S. President Barack Obama - TRACKING NO. 2306 1570 0001 0443 6275 Michael E. Lively (Counsel for Stor-All/Liberty Mutual) David Meranus (Counsel for Stor-All) Public/Media (via E-mail)

07/09/10 - USPS MAILING RECEIPTS (Obama/Holder)

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APPENDIX "9"

07/26/10 – USPS MAILING RECEIPTS (Obama & Holder)

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08/11/10 – USPS MAILING RECEIPTS (Obama & Holder)

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WASHINGTON, DC 20500 and a notice was left. You may pick up the item at the Post Office indicated on the notice, go to	
www.usps.com/redelivery, or call 800-ASK-USPS to arrange for redelivery. If this item is unclaimed after 15 days then it will be returned	
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RICHARD CORDRAY OHIO ATTORNEY GENERAL

> * 5 5 5 * December 27, 2010

Newsome, V D Po Box 14731 Cincinnati OH 45250-0731

Re: PERSONAL INCOME TAX DEPARTMENT OF TAXATION Account No: 52

Dear Sir or Madam:

The above new account(s) has been certified to the Ohio Attorney General's Office. Full payment of \$ 1,625.36 must be received within 10 days. You may have other accounts with this office.

If you have not yet done so, payment can be made by one of the following methods:

- 1. The Internet at http://www.ohioattorneygeneral.gov/business/pay
- 2. Make a phone payment at (888) 301-8885.
- 3. Mail a certified check or money order made payable to the Ohio Treasurer of State with the account number written on the check, attach the voucher, mail to the address on the voucher.

Interest, fees, and penalty will apply. Collection efforts may include liens, attachments, foreclosures, garnishments, sheriff's sales, cancelled or denied liquor permits and your account being turned over to an attorney for litigation, when applicable.

If you have any questions or would like to discuss this matter, please contact an Account Representative at (888) 301-8885. Thank you for your immediate attention to this matter.

Sincerely,

eardon

Darla Reardon Chief, Revenue Recovery Services

LTTR41 Attachment

Revenue Recovery/Collections Enforcement

150 East Gay Street 21" FL • Columbus, Ohio 43215 • PHONE 614.466.8360 • FAX 614.752.9070 • www.ag.state.oh.us

APPENDIX "10" Newsome, V D Po Box 14731

Cincinnati OH 45250-0731

Personal banking checks may take up to 14 days to clear the banking deposit process. Any payment check, money order, cashiers check, wire transfer or other form of payment that you send to us for less than full payment due that is marked paid in full or contains a similar notation or that you otherwise tender in full satisfaction of a disputed amount must be sent to Ohio Attorney General, 150 East Gay Street 21st Floor, Columbus, OH 43215. We reserve all our rights regarding these payments (e.g. If it is determined there is no valid dispute or any such check or document is received at any other address, we may accept the check and you will still owe any remaining balance). We may refuse to accept any such payment by returning it to you, not cashing it or cashing and refunding it or destroying it. All other payments that you make should be sent to the regular Payment address shown on the voucher at the bottom of this letter.

RICHARD CORDRAY

If you are filing a dispute, payment, all correspondence and documents must be mailed within 10 days to Ohio Attorney General, 150 East Gay Street 21st Floor, Columbus, OH 43215. Interest, fees and penalty will continue to accrue until your account is paid in full or the dispute is resolved. Collection efforts will continue and may include liens, attachments, foreclosures, garnishments, sheriffs sales, cancelled or denied liquor permits and your account being turned over to an attorney for litigation, when applicable.

All other payments should be mailed to Ohio Attorney General, PO Box 89471, Cleveland, OH 44101-6471. It is your responsibility to use the correct mailing address for proper handling of your account.

PLEASE RETURN THIS PORTION WHEN SUBMITTING YOUR PAYMENT

Newsome, V D Po Box 14731 Cincinnati OH 45250-0731

Amount Enclosed \$ Amount Due:\$ 1,625.36 Account No 52

12-27-10 9549452

Mail to:

Ohio Attorney General PO Box 89471 Cleveland, OH 44101-6471 RICHARD CORDRAY OHIO ATTORNEY GENERAL

V D Newsome December 27, 2010 Attachment

Creditor: DEPARTMENT OF TAXATION Account No: 52 PERIODS ASSESSED: 2005 REASON FOR ASMT: DELINQUENT - FAILURE TO FILE CRN: 26 DRL: TAX: PERSONAL INCOME TAX Taxpayer No (DRL No) Assessment No (CRN No) 26 Certification Date: 12-20-10

		ADDITIONAL	ADDITIONAL	
TAX	PENALTY	CHARGE	PENALTY	TOTAL
790.54	500.00	0.00	0.00	1,290.54
FEES	INTEREST	CINTEREST	AGINTEREST	
178.79	57.05	98.98	0.00	334.82

IF PAID WITHIN 10 DAYS * TOTAL AMOUNT DUE 1,625.36

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION

PLAINTIFFS

VS.

JPF1, LLC, et al.

JONI B. TYLER, et al.

CIVIL ACTION 3:09cv338 TSL-FKB

DEFENDANTS

APPENDIX "11"

RECUSAL ORDER

Pursuant to 28 U.S.C. §455(a), the undersigned is compelled to disqualify himself in the

above styled and numbered proceedings for the reason that the law firm of Baker, Donelson,

Bearman, Caldwell & Berkowitz, PC, counsel for the defendants, is on the recusal list of the

undersigned United States district judge.

Accordingly, the undersigned does hereby recuse himself in this cause.

ORDERED this 25th day of March, 2010.

<u>/s/Tom S. Lee</u> UNITED STATES DISTRICT JUDGE

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION

JOYCE WALKER VS. CAPTAIN D'S LLC, et al. PLAINTIFF

CIVIL ACTION 3:09cv679 TSL-JCS

DEFENDANTS

RECUSAL ORDER

Pursuant to 28 U.S.C. §455(a), the undersigned is compelled to disqualify himself in the

above styled and numbered proceeding for the reason that the law firm of Baker, Donelson,

Bearman, Caldwell & Berkowitz, PC, counsel for defendant Captain D's LLC, is on the recusal

list of the undersigned United States District Judge.

Accordingly, the undersigned does hereby recuse himself in this cause.

ORDERED this 13th day of November, 2009.

/s/Tom S. Lee UNITED STATES DISTRICT JUDGE

Page 1 of 11

2000E, CLOSED

U. S. District Court Eastern District of Louisiana (New Orleans) CIVIL DOCKET FOR CASE #: 2:99-cv-03109-GTP

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)

<u>Plaintiff</u>

Vogel Denise Newsome

Date Filed: 11/03/1999 Date Terminated: 03/20/2002 Jury Demand: Plaintiff Nature of Suit: 442 Civil Rights: Jobs Jurisdiction: Federal Question

represented by Vogel Denise Newsome

P. O. Box 31265 Jackson, MS 39286-1265 601-885-9536 PRO SE

Michelle Ebony Scott-Bennett

Justice for All Law Center, LLC Gretna Plaza Bldg. 1500 Lafayette St. Suite 122 Gretna, LA 70053 504-368-1711 Email: jfalc@bellsouth.net *TERMINATED: 04/03/2002 LEAD ATTORNEY*

V.

Defendant

Entergy New Orleans, Inc. TERMINATED: 01/18/2000

represented by Allyson Kessler Howie

Entergy Services, Inc. (New Orleans) 639 Loyola Avenue 26th Floor P. O. Box 61000 New Orleans, LA 70113 504-576-5849 Email: ahowie@entergy.com *TERMINATED: 01/18/2000 LEAD ATTORNEY*

Renee Williams Masinter

Entergy Services, Inc. (New Orleans) 639 Loyola Avenue 26th Floor



https://ecf.laed.uscourts.gov/cgi-bin/DktRpt.pl?62797950399544-L_96_0-1

9/22/2010

P. O. Box 61000 New Orleans, LA 70113 504-576-2266 Email: AMASINT@entergy.com *TERMINATED: 01/18/2000*

<u>Defendant</u>

Entergy Services Inc

represented by Allyson Kessler Howie

(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 *ATTORNEY TO BE NOTICED*

Jennifer F. Kogos

Jones Walker (New Orleans) Place St. Charles 201 St. Charles Ave. Suite 5100 New Orleans, LA 70170-5100 (504) 582-8000 Email: jkogos@joneswalker.com *ATTORNEY TO BE NOTICED*

Date Filed	#	Docket Text
11/03/1999	1	COMPLAINT (1 summons(es) issued) (daf) (Entered: 11/04/1999)
11/03/1999	2	ORDER granting pla leave to proceed in forma pauperis by Magistrate Sally Shushan (daf) (Entered: 11/04/1999)
11/03/1999		Automatic Referral (Utility Event) to Magistrate Sally Shushan (daf) (Entered: 11/04/1999)
11/10/1999	3	RETURN OF SERVICE of summons and complaint upon defendant Entergy NO Inc on 11/10/99 (cca) (Entered: 11/12/1999)

11/18/1999	4	Motion by defendant Entergy NO Inc and ORDER extending time through 12/20/99 to answer pla's original cmp by Judge Morey L. Sear Date Signed: 11/19/99 (nn) (Entered: 11/23/1999)
12/01/1999	5	Response by plaintiff Vogel Denise Newsome to defendant's ex parte motion for extension of time within which to answer, plead, or otherwise respond [4-1] (tbl) (Entered: 12/02/1999)
12/09/1999	6	MINUTE ENTRY (12/8/99): MEMO & ORDER re: dft's mtn for ext of time to file an answer to pla's cmp by Judge Morey L. Sear Date Signed: 12/8/99 (gw) (Entered: 12/09/1999)
12/20/1999	7	ANSWER by defendant Entergy NO Inc to complaint by plaintiff Vogel Denise Newsome [1-1] (sup) (Entered: 12/23/1999)
12/28/1999	<u>8</u>	MINUTE ENTRY(12/27/99): A Preliminary Telephone Conference is set 2:00 1/11/00 before mag by Magistrate Sally Shushan (nn) (Entered: 12/28/1999)
12/29/1999	<u>9</u>	Motion by plaintiff Vogel Denise Newsome and ORDER granting leave to file a response to dft's ans to their original cmp by Magistrate Sally Shushan Date Signed: 1/3/00 (nn) (Entered: 01/03/2000)
01/03/2000	10	Response by plaintiff Vogel Denise Newsome [7-1] to dft's answer to his cmp (nn) (Entered: 01/03/2000)
01/12/2000	11	MINUTE ENTRY(1/11/00): A telephone status conf was held this date; the parties advised that they do not wish to consent to trial before the mag; pla's deposition is scheduled for 3/15/00 at 9:30am by Magistrate Sally Shushan (nn) (Entered: 01/12/2000)
01/14/2000	<u>12</u>	NOTICE/ORDER that a preliminary conference is scheduled by telephone before courtroom deputy at 3:15 1/25/00 by Clerk (cbn) (Entered: 01/14/2000)
01/18/2000	13	Notice of Deposition by defendant Entergy NO Inc of Vogel Denise Newsome on 3/15/00. (gw) (Entered: 01/18/2000)
01/18/2000	14	NOTICE by plaintiff Vogel Denise Newsome of temporary change of address (nn) (Entered: 01/20/2000)
01/18/2000	<u>15</u>	Motion by plaintiff Vogel Denise Newsome and ORDER amending his original cmp by substituting Entergy Services Inc in lieu of dft Entergy New Orleans Inc Magistrate Sally Shushan Date Signed: 1/20/00 - 1 sms issd. (nn) (Entered: 01/20/2000)
01/26/2000	<u>16</u>	ORDER ; Preliminary Conference held 3:15 1/25/00 ; Pre-Trial Conference set 4:30 7/19/00 ; Settlement conference set 10:20 6/15/00 ; jury trial set 8:30 8/14/00 by Judge Morey L. Sear Date Signed: (cbn) (Entered: 01/26/2000)
02/07/2000	17	RETURN OF SERVICE of summons and complaint upon defendant Entergy Services Inc on 1/26/00 (nn) Modified on 04/28/2000 (Entered: 02/07/2000)
02/08/2000	18	ANSWER by defendant Entergy Services Inc to amended complaint by plaintiff Vogel Denise Newsome [1-1] (nn) Modified on 04/28/2000

		(Entered: 02/09/2000)
02/09/2000	21	PLAINTIFF'S AMENDED complaint [1-1]; no new parties added (nn) (Entered: 02/29/2000)
02/11/2000	19	MOTION by plaintiff Vogel Denise Newsome for appointment of counsel to be heard before mag (nn) (Entered: 02/16/2000)
02/16/2000	<u>20</u>	MINUTE ENTRY(2/15/00): setting hrg on pla's motion for appointment of counsel [19-1] at 8:30 1/22/00 by telephone by Magistrate Sally Shushan (nn) (Entered: 02/16/2000)
02/28/2000	23	Motion by plaintiff Vogel Denise Newsome and ORDER extending time for pla to respond to disc by 3/13/00; pla's deposition is rescheduled for a mutually convenient date for pla and defense counsel by Magistrate Sally Shushan Date Signed: 2/29/00 (nn) (Entered: 03/01/2000)
02/29/2000	22	MINUTE ENTRY(2/22/00): A conf was held this date; ORDER denying pla's motion for appointment of counsel [19-1] by Magistrate Sally Shushan (nn) (Entered: 02/29/2000)
03/08/2000	24	MOTION by plaintiff Vogel Denise Newsome to appeal order entered denying pla's application for appointment of attorney to be heard before Judge Sear; no hrg date (tbl) (Entered: 03/13/2000)
04/11/2000	25	MINUTE ENTRY(4/10/00): [24-1] Hrg on pla's motion to appeal order entered denying pla's application for appointment of attorney is AFFIRMED by Judge Morey L. Sear Date Signed: 4/10/00 (nn) (Entered: 04/12/2000)
04/17/2000	26	NOTICE by plaintiff Vogel Denise Newsome of change of address (nn) (Entered: 04/17/2000)
04/17/2000	<u>27</u>	Motion by plaintiff Vogel Denise Newsome to stay execution of judgment of order denying his mtn for appointment of counsel and ORDER denying same; there is no provision in federal law for such appointment by Judge Morey L. Sear Date Signed: 4/18/00 (nn) (Entered: 04/19/2000)
04/18/2000	<u>28</u>	Motion by plaintiff Vogel Denise Newsome and ORDER granting his request for information from Mag Shushan by Magistrate Sally Shushan Date Signed: 4/18/00 (nn) (Entered: 04/19/2000)
04/25/2000	<u>29</u>	Notice of appeal by plaintiff Vogel Denise Newsome from Dist. Court decision of 4/10/00 and 4/18/00 [27-1] [25-1] (nn) (Entered: 04/26/2000)
04/25/2000	<u>30</u>	Motion by plaintiff Vogel Denise Newsome and ORDER granting leave to appeal in forma pauperis by Judge Morey L. Sear Date Signed: 4/16/00 (nn) (Entered: 04/27/2000)
05/02/2000	31	MOTION by defendant Entergy Services Inc to compel disc referred to Magistrate Sally Shushan to be heard before mag at 9:00 5/17/00 (nn) (Entered: 05/03/2000)
05/08/2000	32	Memo in opposition by plaintiff Vogel Denise Newsome to motion to compel disc [31-1] filed by defendant Entergy Services Inc. (sek) (Entered: 05/08/2000)

05/12/2000		Record on Appeal sent to Circuit Court [29-1] (nn) (Entered: 05/15/2000)
05/12/2000		Notification by Circuit Court of Appellate Docket Number [29-1] 00-30521 (nn) (Entered: 05/15/2000)
05/15/2000	33	MOTION by plaintiff Vogel Denise Newsome for summary judgment referred to Magistrate Sally Shushan to be heard before mag at 9:00 5/31/00 (nn) (Entered: 05/15/2000)
05/16/2000	<u>34</u>	MINUTE ENTRY(5/16/00): granting dft Entergy Services' motion to compel disc [31-1] by Magistrate Sally Shushan (nn) (Entered: 05/16/2000)
05/17/2000	35	Notice of Deposition by defendant Entergy Services Inc of Vogel Denise Newsome on 6/1/00 (nn) (Entered: 05/18/2000)
05/19/2000	36	Plaintff's objections to Mag's granted motion to defendant to compel (cbn) (Entered: 05/22/2000)
05/19/2000	37	Witness and exhibit list submitted by defendant Entergy Services Inc (cbn) (Entered: 05/23/2000)
05/22/2000	38	MOTION by plaintiff Vogel Denise Newsome for protective order and staying of taking of depo to be heard before Mag Judge Shushan at 9:00 6/7/00 (pck) (Entered: 05/23/2000)
05/22/2000	39	Response by plaintiff Vogel Denise Newsome the 5/19/00 filing of dft's wit & exh [37-1] list (pck) (Entered: 05/23/2000)
05/23/2000	40	Memo in opposition by defendant Entergy Services Inc to motion for summary judgment [33-1] filed by defendant Entergy Services Inc (cbn) (Entered: 05/24/2000)
05/30/2000	<u>41</u>	Motion by plaintiff Vogel Denise Newsome and ORDER granting leave to file their response to dft's memo in opp to their mtn for summary judgment by Judge Morey L. Sear Date Signed: 6/1/00 (nn) (Entered: 06/02/2000)
06/01/2000	42	Reply by plaintiff Vogel Denise Newsome to dft's response to their motion for summary judgment [33-1] (nn) (Entered: 06/02/2000)
06/07/2000	43	Memo in opposition by defendant Entergy Services Inc to motion for protective order and staying of taking of depo [38-1] filed by plaintiff Vogel Denise Newsome (cbn) (Entered: 06/08/2000)
06/09/2000	44	MINUTE ENTRY (6/8/00): ORDERED that pla's motion for protective order staying the taking of her depo [38-1] is denied; Pla is to submit for her depo w/in 20 days of entry of this order at a time & place agreed to with counsel for Entergy by Magistrate Sally Shushan (gw) (Entered: 06/09/2000)
06/09/2000	<u>45</u>	MINUTE ENTRY(6/9/00): ORDER referring to Magistrate Sally Shushan the motion for summary judgment [33-1] filed by plaintiff Vogel Denise Newsome by Judge Morey L. Sear (nn) (Entered: 06/12/2000)
06/12/2000	46	Objections by plaintiff Vogel Denise Newsome to Mag's order denying pla's mtn for protective order & staying of taking of deposition [44-1] (nn) (Entered: 06/12/2000)

06/12/2000	<u>47</u>	MINUTE ENTRY(6/12/00): Status conference set 10:20 6/15/00 is continued to be reset pending resolution of pla's mtn for summary judgment by Judge Morey L. Sear (nn) (Entered: 06/13/2000)
06/13/2000	<u>48</u>	Motion by defendant Entergy Services Inc and ORDER withdrawing attorney Allyson Kessler Howie and substituting attorneys Amelia Williams Koch, Jennifer A. Faroldi for same by Judge Morey L. Sear Date Signed: 6/14/00 (nn) (Entered: 06/15/2000)
06/19/2000	<u>49</u>	Report and Recommendation: It is recommended that pla's mtn for summary judgment be denied by Magistrate Sally Shushan Date of Mailing: 6/20/00 (nn) (Entered: 06/20/2000)
06/19/2000	<u>50</u>	Motion by defendant Entergy Services Inc to extend pre-trial mtn & disc deadlines and ORDER denying same as ex-parte by Judge Morey L. Sear Date Signed: 6/20/00 (nn) (Entered: 06/21/2000)
06/21/2000	51	Notice of Deposition by defendant Entergy Services Inc of Vogel Denise Newsome on 6/28/00 (nn) (Entered: 06/21/2000)
06/21/2000	<u>52</u>	Motion by defendant Entergy Services Inc and ORDER granting their mtn to supplement their mtn to ext pre-trial mtn & disc deadlines, extending the deadlines to 7/31/00 by Judge Morey L. Sear Date Signed: 6/22/00 (nn) (Entered: 06/23/2000)
06/23/2000	53	MOTION by plaintiff Vogel Denise Newsome for Objection to Findings/Report and Recommendation to be heard before Judge Sear at 9:15 7/19/00 (ck) (Entered: 06/26/2000)
06/26/2000	54	MOTION by plaintiff Vogel Denise Newsome to stay execution of judgment pending appeal to be heard before judge at 9:15 7/19/00 (nn) Modified on 07/20/2000 (Entered: 06/27/2000)
06/26/2000	55	MOTION by plaintiff Vogel Denise Newsome to disqualify Mag Shushan where she is bias or prejudice toward a party to be heard before judge at 9:15 7/19/00 (nn) (Entered: 06/27/2000)
07/03/2000	56	MOTION by defendant Entergy Services Inc for summary judgment to be heard before judge at 9:15 7/19/00 (jd) (Entered: 07/03/2000)
07/05/2000	57	Memo in opposition by plaintiff Vogel Denise Newsome to motion for summary judgment [56-1] filed by defendant Entergy Services Inc (plr) (Entered: 07/05/2000)
07/05/2000	58	Memo in opposition by defendant Entergy Services Inc to Objections to Findings/Report and Recommendation [53-1] filed by plaintiff Vogel Denise Newsome (nn) (Entered: 07/06/2000)
07/05/2000	<u>59</u>	Motion by defendant Entergy Services Inc and ORDER to cont the Pre-Trial Conference scheduled for 7/19/00 is granted by Judge A. J. McNamara Date Signed: 7/10/00 (gw) (Entered: 07/11/2000)
07/11/2000	60	Memo in opposition by defendant Entergy Services Inc to motion to stay execution of judgment pending apeal [54-1] filed by plaintiff Vogel Denise

		Newsome (cbn) (Entered: 07/12/2000)
07/11/2000	61	Memo in opposition by defendant Entergy Services Inc to motion to disqualify Mag Shushan where she is bias or prejudice toward a party [55-1] filed by plaintiff Vogel Denise Newsome (cbn) (Entered: 07/12/2000)
07/12/2000	<u>62</u>	Motion by pla Vogel Denise Newsome & ORDER for leave to file resp to dft's opp to pla's petn to stay execution of jgm pending appeal by Judge Morey L. Sear (ijg) (Entered: 07/18/2000)
07/18/2000	63	Resp by pla Vogel Denise Newsome to dft's opp to pla's motion to stay execution of judgment pending appeal [54-1] (ijg) (Entered: 07/18/2000)
07/19/2000	<u>64</u>	MINUTE ENTRY (7/17/00): ORDERED that pla's motion to stay execution of judgment pending appeal of the denial of appointment of counsel [54-1] is granted by Judge Morey L. Sear Date Signed: 7/18/00 (gw) (Entered: 07/20/2000)
08/03/2000		Record on appeal returned from U.S. Court of Appeals [0-0] (nn) (Entered: 08/04/2000)
08/04/2000	<u>65</u>	Judgment from Court of Appeals remanding the matter back to District Court [29-1]; the district court's order denying appointment of trial counsel is Vacated; pla's mtn for appointment of appellate counsel is denied (JOLLY, DAVIS & BENAVIDES) Issued as mandate on 8/3/00 (nn) Modified on 08/04/2000 (Entered: 08/04/2000)
08/29/2000	<u>66</u>	MINUTE ENTRY (8/29/00) Hearing set 9/14/00 at 2:00 pm to determine whether pla Vogel Denise Newsome should be granted an atty to represent her in this litigation by Judge Morey L. Sear (gw) (Entered: 08/30/2000)
09/06/2000	67	Memo in opposition by defendant Entergy Services Inc to appointment of counsel for plaintiff (cbn) (Entered: 09/08/2000)
09/14/2000	<u>68</u>	SMOOTH MINUTES: Reported/Recorded by Vicky Hollard; Hrg to determine whether pla should be granted an attorney to represent her in this litigation was submitted this date by Judge Morey L. Sear (nn) (Entered: 09/15/2000)
09/26/2000	<u>69</u>	MINUTE ENTRY (9/25/00) MEMO & ORDER: ORDERED that pla's application for appointment of trial counsel is denied by Judge Morey L. Sear (gw) Modified on 09/27/2000 (Entered: 09/27/2000)
09/29/2000	72	Petition by plaintiff Vogel Denise Newsome to stay execution of judgment of order denying pla's mtn for appointment of counsel (nn) (Entered: 10/24/2000)
10/11/2000	<u>70</u>	MINUTE ENTRY (10/10/00) ORDERED that the hearing of 9/14/00 be transcribed & certified as true & correct & returned to the judge by 10/25/00 by Judge Morey L. Sear Date Signed: 10/10/00 (nn) (Entered: 10/11/2000)
10/18/2000	71	Transcript of hearing to determine whether pla should be granted an atty to represent her held 9/14/00 before Judge Sear (nn) (Entered: 10/19/2000)
10/24/2000	<u>73</u>	MINUTE ENTRY (10/24/00) denying pla's mtn for reconsideration of the

		m.e. of 9/26/00 [72-1] by Judge Morey L. Sear (nn) (Entered: 10/24/2000)
10/25/2000	<u>74</u>	NOTICE case reallotted effective November 1, 2000, to Judge G. T. Porteous Jr. by Clerk (nn) (Entered: 10/26/2000)
10/30/2000	<u>75</u>	Notice of appeal by plaintiff Vogel Denise Newsome from Dist. Court [73-1] minute entry entered 10/24/00, [69-1] minute entry entered on 9/26/00 (rg) (Entered: 10/31/2000)
10/31/2000	76	MOTION by plaintiff Vogel Denise Newsome for leave to appeal in forma pauperis & UNSIGNED ORDER. (gw) (Entered: 11/03/2000)
11/03/2000	77	ORDERED that in accordance with Rule 7201E, referring to Magistrate Sally Shushan the motion for leave to appeal in forma pauperis [76-1] filed by plaintiff Vogel Denise Newsome by Judge G. T. Porteous Jr. Date Signed: 11/1/00 (gw) Modified on 11/28/2000 (Entered: 11/03/2000)
11/09/2000	<u>78</u>	MINUTE ENTRY (11/9/00) Re pla's mtn to proceed in forma pauperis on appeal, pla to provide addl info provided in Form 4 of the Fed Rules of Appellate Procedure w/in 10 days of the date of this order; by Magistrate Sally Shushan (rg) (Entered: 11/13/2000)
11/20/2000	79	Response by defendant Entergy NO Inc to [78-1] the Court's 11/9/00 minute entry (rg) (Entered: 11/21/2000)
11/28/2000	<u>80</u>	MINUTE ENTRY (11/28/00) Pla's motion to disqualify Mag Shushan where she is bias or prejudice toward a party is DENIED [55-1]. Pla's mtn to appeal in forma pauperis is GRANTED; by Magistrate Sally Shushan (rg) (Entered: 11/29/2000)
12/06/2000		Record on Appeal sent to Circuit Court [75-1] USCA Number: 00-31299 (rg) (Entered: 12/11/2000)
12/07/2000	<u>81</u>	NOTICE/ORDER that a preliminary conference is scheduled by telephone before courtroom deputy at 3:00 12/14/00 by Clerk (rew) (Entered: 12/07/2000)
12/18/2000	<u>82</u>	ORDER: ORDERED that the Clerk close case for statistical purposes; by Judge G. T. Porteous Jr. Date Signed: 12/14/00 (CASE CLOSED) (rg) (Entered: 12/19/2000)
12/19/2000	83	NOTICE by plaintiff Vogel Denise Newsome of change of address (rg) (Entered: 12/19/2000)
01/30/2001	<u>84</u>	ORDER from Court of Appeals: Pla's mtn for appointment of counsel for appeal is DENIED; (Clerk USCA) (rg) (Entered: 01/31/2001)
05/29/2001	<u>85</u>	Judgment from Court of Appeals affirming the decision of the District Court [75-1]; (HIGGINBOTHAM, WIENER, BARKSDALE) Issued as mandate or 5/29/01 (dw) (Entered: 06/01/2001)
05/29/2001		Record on appeal returned from U.S. Court of Appeals [0-0] (dw) (Entered: 06/01/2001)
10/15/2001		LETTER from U.S. Supreme Court regarding denial of Writ of Certiorari as

		to plaintiff Vogel Denise Newsome (rg) (Entered: 10/22/2001)
10/24/2001	<u>86</u>	Motion by defendant Entergy Services Inc and ORDER to reopen case; by Judge G. T. Porteous Jr. Date Signed: 10/25/01 (rg) (Entered: 10/26/2001)
10/30/2001	<u>87</u>	Renotice of Hearing by defendant Entergy Services Inc setting its motion for summary judgment [56-1] at 10:00 11/21/01 (rg) (Entered: 10/31/2001)
11/13/2001	88	Motion by plaintiff Vogel Denise Newsome and ORDER re- setting dft's motion for summary judgment [56-1] to 12/19/01 by Judge G. T. Porteous Jr. Date Signed: 11/14/01 (ck) (Entered: 11/19/2001)
11/13/2001	<u>89</u>	Motion by plaintiff Vogel Denise Newsome and ORDER that the name of attorney Michelle Ebony Scott-Bennett be entered as counsel of record for same by Judge G. T. Porteous Jr. Date Signed: 11/14/01 (dw) (Entered: 11/19/2001)
12/10/2001	<u>90</u>	Memo in opposition by plaintiff Vogel Denise Newsome to motion for summary judgment [56-1] filed by defendant Entergy Services Inc (rg) (Entered: 12/11/2001)
03/20/2002	<u>91</u>	ORDER & REASONS: ORDERED that dft Entergy's motion for summary judgment is GRANTED pursuant to Rule 56 of the FRCP; [56-1] by Judge G T. Porteous Jr. Date Signed: 3/18/02 (rg) (Entered: 03/20/2002)
03/20/2002	<u>92</u>	JUDGMENT: ORDERED that there be jgm in favor of dft Entergy New Orleans, Inc. and agst the pla Vogel Newsome, dismissing pla's claims w/prej; by Judge G. T. Porteous Jr. Date signed: 3/18/02 (CASE CLOSED) (rg) (Entered: 03/20/2002)
04/01/2002	<u>93</u>	MOTION by plaintiff Vogel Denise Newsome to stay proceedings to enforce a jgm; mtn to amd jgm & mtn to set aside jgm to be heard before Judge Porteous at 10:00 4/24/02 (rg) Modified on 04/16/2002 (Entered: 04/03/2002)
04/03/2002	<u>94</u>	Motion by plaintiff Vogel Denise Newsome and ORDER withdrawing attorney Michelle Ebony Scott-Bennett for Vogel Denise Newsome; by Judge G. T. Porteous Jr. Date Signed: 4/8/02 (rg) (Entered: 04/09/2002)
04/10/2002	<u>95</u>	Memorandum by plaintiff Vogel Denise Newsome in opposition to [94-1] the motion & order granting the withdrawal of attorney Michelle Ebony Scott-Bennett for Vogel Denise Newsome (rg) (Entered: 04/11/2002)
04/16/2002	<u>96</u>	Memo in opposition by defendant Entergy Services Inc to motion to stay proceedings to enforce a jgm; mtn to amd jgm & mtn to set aside jgm [93-1] filed by plaintiff Vogel Denise Newsome & response to pla's response to mtn to w/draw filed by atty Michelle Scott-Bennett (rg) Modified on 04/17/2002 (Entered: 04/17/2002)
05/06/2002	<u>97</u>	ORDER & REASONS: ORDERED that pla's motion to stay proceedings to enforce a jgm; mtn to amd jgm & mtn to set aside jgm is DENIED; [93-1]; by Judge G. T. Porteous Jr. (rg) (Entered: 05/06/2002)
05/13/2002	<u>98</u>	MOTION by plaintiff Vogel Denise Newsome for reconsideration of the Court's denial of pla's mtn to stay proceedings to enforce a jgm, mtn to amd

		jgm; and mtn to set aside jgm to be heard before Judge Porteous at 10:00 6/5/02 (rg) (Entered: 05/17/2002)
05/20/2002	<u>99</u>	Memo in opposition by defendant Entergy Services Inc to motion for reconsideration of the Court's denial of pla's mtn to stay proceedings to enforce a jgm, mtn to amd jgm; and mtn to set aside jgm [98-1] filed by plaintiff Vogel Denise Newsome (rg) (Entered: 05/20/2002)
06/11/2002	<u>100</u>	ORDER & REASONS: ORDERED that pla's motion for reconsideration of the Court's denial of pla's mtn to stay proceedings to enforce a jgm, mtn to amd jgm; and mtn to set aside jgm is DENIED. [98-1] Pla Vogel Newsome is to file no further pleadings in this Court, as set forth in this order. Pla instructed to seek further relief w/the USCA; by Judge G. T. Porteous Jr. (rg) (Entered: 06/11/2002)
07/10/2002	<u>101</u>	Notice of appeal by plaintiff Vogel Denise Newsome from Dist. Court [100-1] order entered on 6/11/02, [97-1] order entered on 5/6/02, [92-2] judgment entered on 3/20/02 (rg) (Entered: 07/11/2002)
07/10/2002	<u>103</u>	MOTION by plaintiff Vogel Denise Newsome for leave to appeal in forma pauperis ; no ntc of hrg. (rg) (Entered: 07/24/2002)
07/18/2002	<u>102</u>	AMENDED JUDGMENT: The Court's jgm signed 3/18/02, doc #92, is amended: ORDERED that there be jgm in favor of dft Entergy Services, Inc., and agst pla Vogel Newsome, dismissing pla's claims w/prej; in all other respects the jgm signed 3/18/02 remains unchanged; by Judge G. T. Porteous Jr. Date signed: 7/17/02 (rg) (Entered: 07/18/2002)
07/23/2002	<u>104</u>	Motion by plaintiff Vogel Denise Newsome and ORDER for leave to appeal in forma pauperis; by Judge G. T. Porteous Jr. (rg) (Entered: 07/24/2002)
07/24/2002		Record on Appeal sent to Circuit Court [101-1] USCA Number: 02-30705 (rg) (Entered: 07/25/2002)
01/17/2003		Record on appeal returned from U.S. Court of Appeals [0-0] (rg) (Entered: 01/21/2003)
01/17/2003	<u>105</u>	ORDER from Court of Appeals: the mtn of appellee to dism the appeal for lack of juris is granted; the mtn of appellant to strike or deny appellee's mtn to dism the appeal for lack of juris is denied; the mtns of appellant for sanctions agst appellee are denied; [101-1] (BARKSDALE, DEMOSS, BENAVIDES) (rg) (Entered: 01/21/2003)
10/21/2003		LETTER from U.S. Supreme Court denying Writ of Certiorari as to plaintiff Vogel Denise Newsome (lg) (Entered: 10/23/2003)

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC | News & Events | News | May 10,... Page 1 of 1



Commission on Civil Rights Appointment Bradley S. Clanton

May 10, 2007

(Jackson, MS/May 10, 2007) Bradley S. Clanton, of the law firm of Baker, Donelson, Bearman, Caldwell & Berkowitz, PC, has been appointed by the United States Commission on Civil Rights (USCCR) to serve as Chairman of its Mississippi Advisory Committee)

The Committee assists the USCCR with its fact-finding, investigative and information dissemination activities. The functions of the USCCR include investigating complaints alleging that citizena are being deprived of their right to vote by reason of their mace, coior, religion, sox, ago, disability or national origin, or by reason of their transcess; <u>studying and</u> collecting information relating to discrimination or a denial of equal protection of the iaves under the Constitution; appraising ledvara laws and policies with respect to discrimination or denial of equal protection of the laws because of race, color, religion, sox, ago, disability or information in respect to discrimination or denial of equal protection of the laws; submitting reports, findings and recommendations to the <u>Prevadent and Congress;</u> and issubmitting reports, findings and recommendations to the <u>Prevadent and Congress;</u> and issubmitting reports, findings and recommendations to the <u>Prevadent and Congress;</u> and issuing publice derive a monomenents to discourse discrimination or denial of equal protection of the laws;

Mr. Clanton, a shareholder in Baker Dondson's Jackson and Washington, D.C. offices; concentrates his practice in government ligation, securities and other fraud investigations; and ligation, election law and appeals. His appellate practice has included matters before the U.S. Supreme Court, U.S. Courts of Appeals; the Mississippi Supreme Court and Court of Appeals, and various other state appellate courts. His internal investigations and government ligation practice has included matters related to Securities and Exchange Commission investigations, health care fraud investigations, federal campaign finance investigations, and state and fideral securities fraud investigations, federal campaign finance investigations, atter and securities fraud class action liigation and arbitration proceedings. Previously, Mr. Clanton served as <u>Chief Coursel</u> to the U.S. House Judicary Committee's Subcommittee on the Constitution, where his responsibilities included advising the Chairmani and Republican Members of the Judicary Committee on legisitation and Congressional aversight implicating civil and constitutional rights, Congressional authority, separation of powers, proposed constitutional amendments and oversight of the CVI Rights Division of the Department of Justice and the U.S. Commission on CVI Rights.

EXPAND YOUR EXPECTATIONS

News Contact:

Johanna Burkett 901.577.2201

Related Practices White Collar Crime and Government Investigations

Offices Jackson

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Mr: Clanton, a shareholder in Baker Donelson's Jackson and Washington, D.C. offices, concentrates his practice in government litigation, securities and other fraud investigations, and litigation, election law and appeals. His appellate practice has included matters before the U.S. Supreme Court, U.S. Courts of Appeals, the Mississippi Supreme Court and Court of Appeals, and various other state appellate courts. His internal investigations and government litigation practice has included matters related to Securities and Exchange Commission investigations, health care fraud investigations, federal campaign finance investigations, and state and fideral securities fraud class action litigation and arbitration proceedings. Previously, Mr. Clanton served as Chief Counsel to the U.S. House Judicary Committee's Subcommittee on the Constitution, where his responsibilities included advising the Chairman and Republicant Members of the Judicary Committee on legisitation and Congressional oversight implicating civil and constitutional rights, Congressional authority, separation of powers, proposed constitutional amendments and oversight of the Civil Rights Division of the Department of Justice and the U.S. Commission on Civil Rights.

EXPAND YOUR EXPECTATIONS

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Related Practices White Collar Crime and

Government Investigations

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TODAY'S DATE: 12/20/2010 TODAY'S TIME: 07:48

CLERK OF COURTS 1000 MAIN ST. ROOM 315

Page 1 CMSR5153 ------

***** ************ THIS IS A BILLING *****

YOU ARE LIABLE FOR THE ABOVE COSTS. WILL YOU KINDLY GIVE THIS YOUR IMMEDIATE ATTENTION AND OBLIGE. ANY ERRORS SHOULD BE REPORTED AT ONCE.

BRING THIS STATEMENT WITH YOU OR RETURN WHEN REMITTING BY MAIL.

YOURS VERY TRULY,

PATRICIA M. CLANCY,

CLERK OF COURTS

CINCINNATI, OHIO 45202 ATTN: COST DESK *PLEASE BE ADVISED THAT A JUDGMENT LIEN WILL BE FILED PHONE: (513)946-5667 *AGAINST YOU AND SENT TO THE PROSECUTOR'S *OFFICE FOR COLLECTION IF THIS BILL IS NOT PAID *

_____ Please Pay This Amount ===> 4,440.00 ------

> A 0901302 DENISE V NEWSOME PO BOX 14731 CINCINNATI OH 45250



		HAMILTON COUNTY CLERK C A S E C O S T B I CASE NUMBER = A 090	LLING	
TODAY'S DA TODAY'S TI	ME: 07:48	3		Page 2 CMSR5153
CASE NUMBE			LAST ACTIVITY DAT	E: 11/18/2010
STOR ALL	ALFRED LI	LC vs. DENISE V NEWSOME	FILING DAT	'E: 02/09/2009
FI	LING : H	732 BEYOND JURISDICTION- OC-	TAXED IN COSTS	
CURRENT J PREVIOUS J		206 JOHN ANDREW WEST	ASSIGN DAT	'E: 02/11/2009
DISPOSITIC	DN: 3	DISMISSAL	IMAGE: DA	TE:11/08/2010
	NOTE :			
A	RBITRATI		AL APPLIED COSTS: 00. PPLICATION DATE :	00
	ONSOLIDATI SARNISHMEN		ST BILLING DATE : SIT MOTION FLAG :	N -
		PARTY REFER	ENCE	
	PARTY	PARTY NAME Address	ATTORNEY NUMBER/ ADDRESS	'NAME
A 02-09-20	009 D -1	DENISE V NEWSOME PO BOX 14731 CINCINNATI OH 45250	29997 PRO SE	
A 02-09-20	009 P -1	STOR-ALL ALFRED L L C 1109 ALFRED STREET CINCINNATI OH 45214	55701 DAVID MEF 2900 CAREW TOWE 441 VINE STREET CINCINNATI OH 4	IR 1
			66536 MICHAEL E 2368 VICTORY PA CINCINNATI OH 4	ARKWAY STE 200
				i nictorio

83756 PATRICK B HEALY 2368 VICTORY PARKWAY SUITE 20 CINCINNATI OH 45206

					DOCKET DOCKET	DESCRIPTION/ COMMENT	AMOUNT	P
91185439	F	BILL	12-20-20	10	BILLED: NEWSOME	4440.00 DENISE V		
90837492	D	FF	11-18-20	10	NEWSOME OPPOSIT:	FF'S RESPONSE TO 'S ION/OBJECTION TO R 8,2010, ENTRY	4.00	N
90831533	F	BILL	11-18-20	10	BILLED: NEWSOME	4440.00 DENISE V		
90813309	D	FF	11-16-20	10	MOTION T MOTION H TIME ANN UNITED S DEEMS AN CORRECT WRONGS/3	FOR STATUS OF: TO STAY; EMERGENCY FOR ENLARGMENT OF D OTHER RELIEF THE STATES SUPREME COURT PPROPRIATE TO THE LEGAL INJUSTICES REPORTED AND REQUEST FOR SATION		

TODAY'S DATE: 12/20/2010 TODAY'S TIME: 07:48

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NBR	TYP	CODE		NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	
			11-16-20	10	JURY TRIAL DEMANDED IN THIS ACTION		
0740188	D	NS	11-10-20	10	NOTICE OF APPEALABLE JUDGMENT SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW.		
0734114	D	NC	11-08-20	10	NOTIFICATION COST.	8.00	2
0734110	D	KDP	11-08-20	10	ENTRY	3.00	ŝ
0704308	D	FXN	11-08-20	10	PLAINTIFF NOTICE OF WITHDRAWAL OF MOTION FOR ATTORNEY FEES AND RULE 11 SANCTIONS FILED OCTOBER 6, 2009	2.00	1
0364271	D	FXM	10-12-20	10		2,188.00	1
					REPORTED HEREIN		
0198569	D	FN	9-29-20			18.00	1
9788994	D	FF	8-27-20		DEFENDANT DENISE NEWSOME JUDGMENT ENTRY ON	2.00	ð
					DEFENDANT'S 8/11/10 MOTION		
9670966	P	F.TF	8-23-20	10	FOR FINAL ENTRY AND STAY JUDGMENT ENTRY ON	6.00	,
2010200	U	DUE	0-20-20		DEFENDANTS 7/27/10 MOTION	6.00	
					FOR RECONSIDERATION		
			8-13-20		FILE EMERGENCY WRIT OF CERTIORARI WITH THE UNITED STATES SUPREME COURT; MOTION TO STAY PROCEEDINGS-REQUEST FOR ENTRY OF FINAL JUDGMENT/ISSUANCE OF MANDATE AS WELL AS STAY OFFROCEEDINGS SHOULD COURT INSIST ON ALLOWING AUGUST 2,2010 JUDGMENT ENTRY TO STAND	61.00	
9297915			7-27-20		MOTION FOR RECONSIDERATION VIA HAND DELIVERY	84.00	
9225869			7-20-20		DEFENDANT'S RESPONSE TO	15.00 9.00	
					STOR-ALL ALFRED, LLC'S MEMORANDUM IN OPPOSITION TO NEWSOME'S MOTION FOR LEAVE TO FILE OUT OF TIME SERVED JULY 10,2010		
9189704			7-19-20		JOURNAL ENTRY	3.00	
9189561		FF	7-15-20	10	STOR ALL LLCS MEMORANDUM IN OPPOSITON TO NEWSOMES MOTION FOR LEAVE TO FILE OUT OF TIME SERVED 071010	3.00	ľ
9189532	D	FF	7-15-20	10	STOR ALL ALFRED LLCS SECOND SUPPLEMEBTAL MEMORANDUM IN SUPPORT FOR ITS MOTION FOR ATTY FEES AND RULE 11 SANCTIONS ORIGINALLY ENTERED 100609	5.00	N

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DOCKET ENTRIES

DOC NBR	ENT TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DOCKET		AMOUNT	
			7-15-20			 [T		
			7-12-20	10	TO FILE FOR FINI REGARDIN LIFTING 08 2009	TTS MOTION FOR LEAVE OUT OF TIME MOTION DINGS OF FACT NG JUNE 7 2010 ORDER STAY ENTERED APRIL AND ORDER DENYING MTS MOTION FOR	83.00	N
89080620	D	FXN	7-12-20	10	DEFAULT	JUDGMENT NTS NOTICE OF	30.00	N
					NONATTEN	NDENCE AND NTS NOTICE OF MOTION		
					ALFRED I DISMISS SUMMARY DEFENDAM	KE PLTF STOR ALL LLCS 12B6 MOTION TO AND OR MOTION FOR JUDGMENT ON VT NEWSOMES LLAIM WITH AFFIDAVITS		
88729249	D	FN	6-09-20	10	NOTICE (OF NONATTENDANCE OF NT DENISE NEWSOME	5.00	N
88620798	D	FAFF	6-01-20	10	AFFIDAV: DISQUAL		22.00	N
88610634	D	EORD	6-07-20	10	ORDER DI	ENYING DEFENDANTS FOR DEFAULT JUDGMENT	3.00	Ν
88610612	D	EORD	6-07-20	10		IFTING STAY ENTERED	3.00	N
86535238	D	FF	12-30-20	09	DEFENDAN COURTS (CRIMINA) FEDERAL INVESTI(NTS NOTIFICATION TO OF FILING OF L COMPLAINT WITH THE BUREAU OF GATION REGARDING PROHIBITION MATTER	12.00	N
85798374	D	FDEF	11-02-20	009	DEFENDAN STRIKE/O PLAINTIN MEMORANN PLAINTIN FEES ANN SANCTION OCT 6 20 REQUESTN FOR SANO	PROHIBITION MATTER PROHIBITION TO DPPOSITION TO FF'S SUPPLEMENTAL DUM IN SUPPORT FOR FF'S MOTION FOR ATTY D/OR RUL E11 NS ORGINALLY ENTERED 009-HEARING ED; AND REQUESTED CTIONS OF/AGAINST L COUNSEL	33.00	Ν
85783825	D	FXN	11-02-20	009	DEFENDAN TO STRIN PLAINTIN MEMORANN PLAINTIN FEES ANN SANCTION	NTS NOTICE OF MOTION KE OPPOSITION TO FFS SUPPLEMENTAL DUM IN SUPPORT FOR FFS MOTION FOR ATTY D OR RULE 11 NS ORIGINALLY 100609	4.00	Ν
85659163	D	FF	10-20-20	009	PLAINTII MEMORANI PLAINTII FEES ANI SANCTIOI	FFS SUPPLEMENTAL DUM IN SUPPORT FOR FFS MOTION FOR ATTY D OR RULE 11 NS ORIGINALLY OCT 6 2009	4.00	N

TODAY'S DATE: 12/20/2010 TODAY'S TIME: 07:48 Page 5 CMSR5153

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DOC NBR	ENT TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER		AMOUNT	AP
			10-19-20	09	DEFENDANT'S REBUTTAL TO PLAINTIFF'S REPLY TO DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S MOTION TO DISMISS/SUMMARY JUDGMENT (SIC) AND MEMORANDUM IN SUPPORT (SERVED OCTOBER 1, 2009); MOTION FOR ATTORNEY FEES AN/OR RULE 11 SANCTIONS AND HEARING REQUESTS; REQUEST FOR RULE 11 SANCTIONS EFES COETS	127.00	
					11 SANCTIONS, FEES COSTS PURSUANT TO OHIO REVISED CODE-2323.51, OHIO RULES OF CIVIL PROCEDURE RULE 5GG AND STOR-ALL'S COUNSEL BE FOUND IN CONTEMPT OF COURT. JURY TRIAL DEMANDED IN THIS		
35444426	D	FF	10-06-20	09	ACTION. PLAINTIFF'S REPLY TO DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S MOTION TO DISMISS/SUMMARY JUDGMENT AND MEMORANDUM IN SUPPORT (SERVED OCTOBER 1, 2009); MOTION FOR ATTORNEY FEES AND/OR RULE 11 SANCTIONS AND HEARING REOUEST	15.00	N
5410447	D	FΜ	10-05-20	09	AND HEARING REQUEST MOTION TO STRIKE PLAINTIFF STOR-ALL ALFRED LLC'S 12 (B) (6) MOTION TO DISMISS AND/OR MOTION FOR SUMMARY JUDGMENT ON DEFENDANT NEWSOME'S COUNTERCLAIM WITH AFFIDFAVITS OF LESLIE SMART AND LORI WHITESIDE ATTACHED; REQUEST FOR RULE 11 SANCTIONS; AND MEMORANDUM IN SUPPORT - WITH SUPPORTING AFFIDAVIT OF DENISE NEWSOME	43.00	N
35404022	D	FF	10-05-20	09	OF DENISE NEWSOME DEFGENDANT'S NOTICE OF MOTION TO STRIKE PLAINTIFF STOR-ALL ALFRED LLC'S 12 (B)(6) MOTION FOR SUMMARY JUDGMENT ON DEFENDANT NEWSOME'S COUNTERCLAIM WITH AFFIDAVIT OF LESLIE SMART AND LORI WHITESIDE ATTACHED; REQUEST FOR RULE 11SANCTIONS; AND MEMORANDUM IN SUPPORT	4.00	N
35403905	D	FF	10-05-20	09	DEFENDANT'S NOTICE OF INTENT TO BRING WRIT OF MANDAMUS PROHIBITION ACTION	11.00	N
35285562	D	FF	9-25-20	09	DEFENDANTS REBUTTAL RESPONSE TO PLAITNIFF STOR ALL ALFRED LLCS MOTION TO LIFT THE COURT ORDERED STAY	10.00	N

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DOC NBR	ENT TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DOCKET	DESCRIPTION/ COMMENT	AMOUNT	2
			9-25-20	09	DEFENDAN RESPONSE ALL ALFR	TS REBUTTAL TO PLAINTIFFS STO ED LLCS MOTION TO	10.00 DR	
5270353	D	FXN	9-25-20		PLAINTIF SERVICE	RT ORDERED STAY FS NOTICE OF OF RESPONSES TO TS DISCOVERY	2.00)
5257218	D	F'F	9-25-20	09	DEFENDAN THE COUR CRIMINAL FEDERAL	T'S NOTIFICATION T(S) OF FILING OF COMPLAINT WITH TH BUREAU OF		1
5257174	D	FF	9-25-20	09	THE COUR CRIMINAL FEDERAL	T'S NOTIFICATION T T(S) OF FILING OF COMPLAINT WITH TH BUREAU OF		i.
5184755	D	FXM	9-21-20		LLC'S 12 SUMMARY DEFENDAN COUNTERC AFFIDAVI	F STOR-ALL ALFRED (B)(6) MOTION FOR JUDGMENT ON T NEWSOME'S LAIM WITH TS OF LESLIE SMAR		
5136564	D	21	9-21-20	09	*******	WHITESIDE ATTACHE * L I E N ** 563.00 STOR-ALI		
5086287	D	FXM	9-14-20	09	LLC'S MO	L C F STOR-ALL ALFRED TION TO LIFT THE DERED STAY	4.00	í.
4727994	D	2NOL	8-20-20	09	***** N	OTICE OF LIEN 63.00 STOR-ALL		
			8-20-20		BILLED: ALFRED L	563.00 STOR-ALL L C		
4298214	F	BILL	7-20-20		BILLED: ALFRED L	563.00 STOR-ALL		
4105672	D	FF	6-26-200	09	DEFENDAN THE COUR PROCESS TRANSFER ERROR-CO ENGAGEME	T'S NOTIFICATION T TS OF APPEAL BEGUN /REMAND IS IN URT OF COMMON PLEA NT IN CRIMINAL		
4079061	D	FF	6-26-200 6-18-200	09	ACTIVITY LETTER		1.00	
3928067	D	JPR	6-18-200		COPY OF COMPLAIN / , FILE	ECEIPT RETURNED, SUMMONS AND T DELIVERED TO ON D ****NAME AND DAT N/LEGIBLE****		
3879284	D	FT	6-18-200	9	TRANSFER COURTS T	RED TO CLERK OF RANSFERRED TO COUNTY MUNICIPAL		
			6-18-200 6-18-200	09 09	BILLED: CERTIFIE ISSUED T MUNICIPA	563.00 DAVID MERAN D MAIL SERVICE D HAMILTON COUNTY L COURT [CERTIFIED .: 7194 5168 6310 6]	7.00	

TODAY'S DATE: 12/20/2010 TODAY'S TIME: 07:48

TODAL 5 TIME: 07:48 CMSR5153

1

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DOC NBR	ENT TYP	DOCK	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT AMOUNT	A
					PLAINTIFF'S MEMORANDUM IN 6.00 OPPOSITION TO DEFENDANT'S MAY 5, 2009, REQUEST/MOTION FOR FINDINGS OF FACT AND TO VACATE APRIL 29, ORDER GRANTING BIFURCATION AND REMAND; MOTION FOR RULE 11 SANCOUNS	
3387827	D	FF	5-11-20		SANCTIONS DEFENDANT'S 11.00 REBUTTAL/OPPOSITION TO PLAINTIFF'S MEMORANDUM IN OPPOSITION TO DEFENDANT'S MAY 5, 2009, REQUEST/MOTION FOR FINDINGS OF FACT AND TO VACATE APRIL 29, ORDER GRANTING BIFURCATION AND REMAND, MOTION FOR RULE 11 SANCTIONS) N
3387764	D	FF	5-11-20	09	DEFENDANT'S DEFENDANT'S REBUTTAL/OPPOSITION TO PLAINTIFF'S MEMORANDUM IN OPPOSITION TO DEFENDANT'S APRIL 24, 2009 REQUEST/MOTION FOR FINDINGS OF FACT AND TO VACATE APRIL 17, 2009 ORDER; MOTION FOR RULE 11 SANCTIONS) 1
3387724 3355780 3297078	D	FF	5-11-20 5-05-20 5-05-20	09	LETTER FROM DENISE NEWSOME 1.00 LETTER FROM DENISE V NEWSOME 1.00 DEFENDANT'S REQUEST/MOTION 67.00 FOR FINDINGS OF FACT AND CONCLUSION OF LAW, MOTION TO VACATE APRIL 29, 2009 ENTRY GRANTING BIFURCATION) 1
3265274	D	FPLT	4-30-20	09	AND REMAND PLAINTIFF'S MEMORANDUM IN 4.00 OPPOSITION TO DEFENDANTS APRIL 24, 2009 REQUEST/MOTION FOR FINDINGS OF FACT AND TO VACATE APRIL 17, 2009, ORDER; MOTION FOR PURE 1, OPPORTUNE) 1
3233560	D	EEG	4-29-20	09	RULE 11 SANCTIONS ENTRY GRANTING BIFURCATION 3.00	1 (
3197614	D	FXM	4-24-20	09	AND REMAND DEFENDANTS REQUEST FOR 33.00 MOTION FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW MOTION TO VACATE APRIL 17 2009 ORDER GRANTING PLAINTIFFS MOTION FOR DEDITIAL SOMY	1 (
			4-24-20 4-24-20		PARTIAL STAY LETTER FROM DENISE NEWSOME 1.00 DEFENDANTS NOTICE TO THIS 4.00 COURT NOTIFYING OF SAID COURTS FAILURE TO PRIVIDE DEFENDANT WITH ITS RILINGS IN THIS LAWSUIT REQUEST FOR EXPLANATION AND NOTICE OF INTENT TO BRING MANDAMUS ACTION TO COMPEL THIS COURT TO PERFORM MINISTERIAL DUTIES MANDATED BY LAW	

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DOC NBR	ENT TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	A P
			4-17-20	09	ORDER GRANTING PLAINTIFFS	3.00	
2961701	D	FF	4-06-20	09	OPPOSITION TO DEFENDANT NEWSOME'S MOTION TO STRIKE STOR-ALL'S ANSWER TO DEFENDANT'S COUNTERCLAIM;	2.00	N
2793338	D	FF	3-26-20	09	MOTION FOR RULE 11 SANCTIONS DEF REBUT/OPP TO PLAINTIFF MOT FOR PARTIAL STAY	12.00	N
2770890	D	FF	3-26-20	0.9	LETTER FROM DENISE NEWSOME	2.00	N
2750321	D	FXM	3-26-20	09		71.00	
2748827	D	FF	3-25-20	ė0	MEMORANDUM IN SUPPORT PLAINTIFF'S MEMORANDUM IN OPPOSITION TO DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S MOTION FOR PROTECTIVE ORDER AND REQUEST FOR RULE 11 SANCTIONS; MOTION FOR RULE	5.00	N
		-			11 SANCTIONS		1
2690867	D	FF FXA	3-20-20 3-18-20	09	LETTER FROM DENISE NEWSOME PLAINTIFS ANSWER TO DEFENDANTS COUNTERCLAIM WITH JURY DEMAND	1.00 30.00	
2681987	D	FXM	3-20-20	09	DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S MOTION FOR PROTECTIVE/RESTRAINING ORDER AGAINST DEFENDANT DENISE V. NEWSOME; REQUESTS FOR RULE 11 SANCTIONS; AND MEMORANDUM IN SUPPORT (JURY TRIAL DEMANDED IN THIS	66.00	N
2681871	D	FXM	3-20-20	09	ACTION) DEFENDANT'S MOTION FOR DEFAULT JUDGMENT OF AND AGAINST PLAINTIFF STOR-ALL ALFRED,LLC FOR FAILURE TO ANSWER OR OTHERWISE PLEAD; AND MEMORANDUM IN SUPPORT	42.00	N
			3-18-20		AND MEMOKANDOM IN SUFFOR PLAINTIFF'S REPLY TO DEFENDANT'S AMENDED REQUEST/MOTION FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW, MOTION TO VACATE MARCH 2, 2009, ENTRY GRANTING MOTION OF STOR-ALL ALFRED, LLC FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR RULE 11 SANCTIONS FILED MARCH 11, 2009	2.00	N
2648952	D	FXM	3-16-20	09	PLAINTIFFS MOTION FOR PARTIAL STAY	6.00	N
2618343	P	DEPJ	3-18-20		JURY DEMAND DEPOSIT BY M & M	-270.00	N

TODAY'S DATE: 12/20/2010 TODAY'S TIME: 07:48

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DOCKET ENTRIES

NBR	TYP	CODE	DATE	NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	A P
			3-13-20	09	PLAINTIFF'S REPLY TO DEFENDANT'S REQUEST /MOTION FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW, MOTION TO VACATE MARCH 2.2009, ENTRY GRANTING MOTION OF STOR-ALL LAFRED LLC FOR LEAVE FOR ENLARGEMENT OF	2.00	
82612667	D	FN	3-16-20	09	TIME FILED MARCH 10, 2009 NOTICE OF APPERANCE OF	2.00	Ν
82610484	D	FXM	3-13-20		CO-COUNSEL PLAINTIFFS REPLY TO DEFENDANTS REQUEST/MOTION FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW MOTIN TO VACATE MARCH 2 2009 ENTRY GRANTING MOTIN OF STORE-ALL ALFRED LLC FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR RULE 11 SANCTIONS FILED MARCH 10 2009	4.00	N
82610464	D	FXM	3-13-200	09	PLAINTIFFS MOTIN FOR PROTECTIVE/RESTRAINING ORDER AGAINST DEFENDAT DENISE V NEWSOME	7.00	N
82610136	D	FXM	3-12-200		DEFENDANTS REQUEST/MOTION FOR FINDINGS OF FACT AND CONCLUSION OF LAW MOTION TO VACATE MARCH 2 2009 ENTRY GRANTING MOTION OF STORE-ALL ALFRED LLC FOR LEAVE TO FILEMEMORANDUM IN OPPOSITION TO MOTION FOR RULE 11 SANCTIONS AND	17.00	N
32609753	D	FNFF	3-17-200		SUPPORTING MEMORANDUM BRIEF NOTIFICATION FORM FILED.	1.00	N
32592332	D	FF	3-11-200	19	NOTIFICATIN OF CLARIFICATION AMENDED DEFENANT'S REQUESST/MOTION FIR FINDINGS OF FACT AND CONCLUSION OF LAW; MOTION TO VACATE MARCH 2, 2009 ENTRY GRANTING MOTION OF STOR-ALL ALFRED, LLC FOR ENLARGEMENT OF TIME; AND SUPPORTING MEMORANDUM BRIEF	2.00	Ν
32534595	D	FF	3-10-200	9	SUPPORTING MEMORANDUM BRIEF DEFENDANT'S REQUEST/MOTION FOR FINDINGS OF FACT AND CONCLUSION OF LAW; MOTION TO VACATE MARCH 2, 2009 ENTRY GRANTING MOTION OF STOR-ALL ALFRED, LLC FOR ENLARGEMENT OF TIME; AND SUPPORTING MEMORANDUM BRIEF	12.00	N

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DOC NBR	ENT TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	
	D	FF	3-10-20	09	DEFENDANT'S REQUEST/MOTION FOR FINDINGS OF FACT AND CONCLUSION OF LAW; MOTION TO VACATE MARCH 2,2009 ENTRY GRANTING MOTION OF STOR-ALL ALFRED, LLC FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR RULE 11 SANCTIONS; AND	17.00	
					CURRORATING MEMORANDUM DRITER		
2530630	D	FN	3-09-20	09	SUPPORTING MEMORANDUM BRIEF NOTICE OF APPERANCE AND SUBSTITUTION OF COUNSEL	2.00	
2482198	D	FNFF	3-09-20	09	NOTIFICATION FORM FILED.	1.00	
2399213	D	EEG	3-02-20		SUBSTITUTION OF COUNSEL NOTIFICATION FORM FILED. ENTRY GRANTING STOR-ALL ALFRED, LLC'S MOTION FOR ENLARGEMENT OF TIME	6.00	
2399141	D	EEG	3-02-20	09	ENTRY GRANTING MOTION OF STOR-ALL ALFRED, LLC FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR	6.00	
2396587	D	FF	2-26-20		RULE 11 SANCTIONS DEFENDANTS NOTICE OF	4.00	
					MOTIONS TO STRIKE PLAINTIFFS MOTION FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR 11 SANCTINS SUBMITTED BY ATTORNEYS DAVID MERANUS AND MOLLY G VANCE ON BEHALF OF PLAINTIFF AND REQUESTS FOR RULE 1 SANCTIONS		
347998	D	FXM	2-25-20	09	DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S MOTION FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR RULE 11 SANCTIONS- SUBMITTED BY ATTORNEYS DAVID MERANUS AND MOLLY G. VANCE ON BEHALF OF PLAINTIFF; AND REQUEST FOR RULE 11 SANCTIONS	51.00	
322085	D	FF	2-25-20		DEFENDANT'S OBJECTION TO PLAINTIFF'S MOTION FOR	44.00	
			2-18-20	09	NOTIFICATION FORM FILED.	1.00	
			2-19-20		MEMORANDUM IN OPPOSITION TO	2.00	
			2-19-20	09	MEMORANDUM OF COUNSEL IN OPPOSITION TO DEFENDANT'S	5.00	
				09	MOTION OF STOR-ALL ALFRED LLC FOR LEAVE TO FILE MEMORANDUM IN OPPOSITION TO MOTION FOR RULE 11 SANCTIONS	2.00	
2249057	D	FM	2-18-20	09		2.00	

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TODAY'S DATE: 12/20/2010 TODAY'S TIME: 07:48

DOC NBR	ENT TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT AMOU	NT	P
			2-18-20	09	PLAINTIFF'S STOR-ALL 3. ALFRED, LLC'S MEMORANDUM IN OPPOSITION TO DEFENDANT'S MOTION FOR RULE 11 SANCTIONS		
2228675	D	FDEF	2-18-20	09	DEFENDANT'S NOTICE OF 3. MOTION TO STRIKE PLEADING (STATEMENTS AND SUPPORTING DOCUMENTS) OF PLAINTIFY'S MOTION TO BIFURCATE CLAIM AND REMAND TO MUNICIPAL COURT ; AND MOTION FOR RULE 11 SANCTIONS	00	Þ
2222055	D	FXM	2-18-20	09	DEFENDANT'S MOTION TO 57. STRIKE PLEADING (STATEMENTS AND SUPPORTING DOCUMENTS) OF PLAINTIFF'S MOTION TO BIFURCATE CLAIM AND REMAND TO MUNICIPAL COURT; AND	00	ľ
32187837	D	FM	2-17-20	09	MOTION FOR ENLARGEMENT OF 3.	00	N
2184748	D	FXM	2-13-20		TIME PLAINTIFF'S MOTION TO 7. BIFURCATE CLAIM AND REMAND TO MUNICIPAL COURT	00	N
32174702		JPRE	2-17-20	09	ELECTRONIC POSTAL RECEIPT RETURNED, COPY OF NOTICE OF TRANSFER DELIVERED TO DENISE V NEWSOME ON 02/12/09, FILED. [CERTIFIED MAIL NBR.: 7194 5168 6310 0431 5453]		
			2-17-20		ELECTRONIC POSTAL RECEIPT RETURNED, COPY OF NOTICE OF TRANSFER DELIVERED TO DAVID MERANUS ON 02/11/09, FILED. [CERTIFIED MAIL NER.: 7194 5168 6310 0431 4968]		
2118711		245	2-11-20	09	JUDGE ASSIGNED CASE ROLLED TO WEST/JOHN/ANDREW PRIMARY		
2101994	D	MAIA	2-10-20	09	CERTIFIED MAIL SERVICE 7. ISSUED TO DENISE V NEWSOME [CERTIFIED MAIL NBR.: 7194 5168 6310 0431 5453]	00	M
2088187	D	2MCC	2-09-20		*** MUNICIPAL COURT COSTS 25. BY DEFENDANT	00	N
2088139	D	2MCC	2-09-20	09	*** MUNICIPAL COURT COSTS 112. BY PLAINTIFF	00	N
2088030	D	WXXX	2-09-20	09	CERTIFIED MAIL SENT TO ATTY DAVID MERANUS #55701		
2087920	D	MAIA	2-10-20	09	CERTIFIED MAIL SERVICE 7. ISSUED TO DAVID MERANUS [CERTIFIED MAIL NER.: 7194 5168 6310 0431 4968]	00	ħ
2084548	D	TRAN	2-09-20	09	TRANSCRIPT OF ORIGINAL 1.	00	N
			2-09-20		PAPERS FILED. SPECIAL PROJECTS FEE PER 50. ENTRY 2/1/02 IMAGE 147; M-0200002	00	N
2084546	D	POST	2-09-20		POSTAGE: COST DESK 2.		
2084545	D	LAAT	2-09-20	09	O.R.C. SECTION 2303.201 26.	00	V

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DOC NBR		DOCK CODE		IMAGE NUMBER		DESCRIPTION/ COMMENT	AMOUNT	I
82084544	D	FCF	2-09-200	9	CLASSIF	FICATION FORM FILED.	1.00	
82084543	D	CMPT	2-09-200	9		MEDIATION PROGRAM FEE PRY 8/3/99 IMAGE 164; 002.	25.00	1
82084542	D	CLRT	2-09-200	9	COMPUTE	CR LEGAL RESEARCH	3.00	N
82084541	D	CLKA	2-09-200	9	CLERK F	TEE FOR EACH CAUSE	25.00	N
82084540	D	CCAT	2-09-200	9	COURT A	UTOMATION	6.00	N
82084539	D	С	2-09-2009	9	COURT I	NDEX: TAXED IN COST	14.00	D
82084538	P	TICF	2-09-2009	9		IN COSTS - FILING MERANUS	0.00	2

Total Deposits	:	270.00 CH	R
Total Costs		4,469.00	
Total Credits	:	0.00	
Total Money Out	:	0.00	
Jnapplied Deposits		270.00 CI	R
Unapplied Costs	:	4,469.00	

Unapplied Deposits	+	
Unapplied Costs	:	

Account	Account Name	Amount	Amount Applied
1000-0131	CASE DEPOSIT (ISSUE) #1	270.00 CR	0.00
2000-0132	COURT INDEX	14.00	0.00
2000-0211	CLERK FEES	4,185.00	0.00
2000-0273	SPECIAL PROJECTS FUND	50.00	0.00
2000-0275	COURT MEDIATION PROGRAM	25.00	0.00
2000-0278	COMPUTERIZED LEGAL RESEARCH	3.00	0.00
2000-0279	COURT AUTOMATION	6.00	0.00
2000-0752	POSTAGE	23.00	0.00
2000-0804	O.R.C. SECTION 2303.201	26.00	0.00
2000-0998	SUNDRY	137.00	0.00
		4,199.00	0.00
	Please Pay This Amount ===>	4,440.00	

4,440.00

CNN.com Senate removes federal judge in impeachment conviction

By the CNN Wire Staff December 8, 2010 12:46 p.m. EST



Judge G. Thomas Porteous is "forever disqualified to hold and enjoy any office of honor, trust or profit under the United States."

(CNN) -- The U.S. Senate found Federal Judge G. Thomas Porteous of Louisiana guilty on four articles of impeachment on Wednesday, which will remove him from the federal bench.

He had been accused of accepting kick-backs and lying to the Senate and FBI.

The vote makes Porteous, 63, only the eighth federal judge in the nation's history to be impeached and convicted.

Porteous is also "forever disqualified to hold and enjoy any office of honor, trust or profit under the United States," Sen. Daniel Inouye said during Wednesday's Senate hearing.



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http://www.cnn.com/2010/POLITICS/12/08/washington.impeach.judge/index.html

12/8/2010



Senate removes federal judge in impeachment conviction - CNN.com



CNN.com

The Senate adopted the motion barring Porteous from holding a future federal office by a vote of 94 to 2.

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In March, the House of Representatives voted unanimously to impeach Porteous on corruption charges.

"Our investigation found that Judge Porteous participated in a pattern of corrupt conduct for years," U.S. Rep. Adam Schiff, D-California, chairman of the House Judiciary Committee Task Force on Judicial Impeachment.

In a statement at the time, Porteous' lawyer, Richard W. Westling, said the Justice Department had decided not to prosecute because it did not have credible evidence.

"Unfortunately, the House has decided to disregard the Justice Department's decision and to move forward with impeachment," he said. "As a result, we will now turn to the Senate to seek a full and fair hearing of all of the evidence."

Porteous, who turns 64 this year, was appointed to the federal bench in 1994. He has not worked as a judge since he was suspended with pay in the fall of 2008, Westling said.

The most recent previous impeachment of a federal judge by the House was last year.

Judge Samuel B. Kent of the U.S. District Court for the Southern District of Texas resigned after being impeached on charges of sexual assault, obstructing and impeding an official proceeding and making false and misleading statements, according to the website of the Federal Judicial Center.

Before then, Judge Walter L. Nixon of U.S. District Court for the Southern District of Mississippi was impeached in 1989 on charges of perjury before a federal grand jury. The Senate convicted him and removed him from office that year.

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cnn.com/2010/POLITICS/12/08/washington.impeach.judge/index.html

12/8/2010