

**COMPLAINT and REQUEST FOR INVESTIGATION
TO THE UNITED STATES DEPARTMENT OF JUSTICE and
FEDERAL BUREAU OF INVESTIGATIONS
FILED BY VOGEL D. NEWSOME
JUNE 26, 2006**

Ms. Newsome Vogel Newsome, hereby submit the following Complaint and request an investigation into this matter and that a report of your agency's findings in regards to the issues raised below:

1. On January 23, 2006, a Summons to Tenant issued by the Justice Court of Hinds County was left posted to Ms. Newsome's door. This Summons was in regards to a matter styled *Spring Lake Apartments v. Vogel Newsome*; Docket No. 2150, Page 539. This Summons was to be served by the Constable, Jon Lewis. A copy of the Summons left on Ms. Newsome's door is attached hereto as **Exhibit "A."**

2. On or about January 27, 2006, while at the Justice Court of Hinds County, Ms. Newsome requested a copy of the "Proof of Service" of the Summons to see when and how service was perfected. Ms. Newsome was advised by one of the Justice Court representatives that no "Proof of Service" had been filed and the only document they have was the Summons noting when it posted. A copy of the Summons filed with the Justice Court by Constable Jon Lewis is attached hereto as **Exhibit "B."**

3. Upon review of the copy of the Summons filed with the Justice Court by Constable Jon Lewis, Ms. Newsome noticed that he indicated that the Summons in the Justice Court action was posted on Ms. Newsome's door on January 21, 2006. However, such a statement and/or affirmation is false. The Summons was not posted and/or left for Ms. Newsome until January 23, 2006. **Therefore, Ms. Newsome will need to know when the Summons was actually posted.** There was no Proof of Service filed by Constable Jon Lewis to provide testimony as to how service of said Summons was made on Ms. Newsome. The laws of the State of Mississippi governing said matters require that a Proof of Service/Service of Process, etc. be provided by Constable Jon Lewis. Constable Jon Lewis failed to abide by the laws governing said matters. Furthermore, the laws of the State of Mississippi prohibits the posting of Summons on residents who reside in a multi-family dwelling – Ms. Newsome resided in a multi-family dwelling at the time of the unlawful and illegal violations rendered her. Also, important to note, the posting of Summons for citizens/residents who live in multi-family dwelling can only be used as a *last resort* after diligent efforts have been made to personally serve the person on which Summons is issued.

4. While the copy of the Summons filed by Constable Jon Lewis reflects that it was posted on January 21, 2006 (when in fact it was not); however, left/posted on January 23, 2006, **Ms. Newsome will need to know what happened to the Summons in between January 21, 2006 (if posted then), and January 23, 2006.** If indeed the Summons was posted on that date, then it is apparent that someone *tampered* with the Summons Constable Jon Lewis attested to

being posted. If the Summons was not posted as Constable Jon Lewis attested to, then he falsified the information regarding when the Summons was posted. Moreover, there are concerns that Constable Jon Lewis may have *conspired* with employee(s) of Spring Lake Apartments to *obstruct the administration of justice* and to *deprive* Ms. Newsome *equal protection and due process of laws*. Said actions which are a violation of Ms. Newsome's *constitutional and civil rights* as well as other laws governing said matters. Therefore, Ms. Newsome, believes that action taken by Constable Jon Lewis and other(s) was deliberately done to cause her injury and harm.

5. On February 13, 2006, upon returning to her residence, Ms. Newsome had a "Warrant of Removal" left on her door. A Warrant of Removal which cannot be enforced under the laws of Mississippi in that Service of Process was not perfected on Ms. Newsome as required by the laws governing said matters, neither was Proof of Service/Service of Process, etc. to support the steps taken by Constable Jon Lewis filed with Court. Therefore, as a matter of law – in the State of Mississippi – the Justice Court/Judge William Skinner never had jurisdiction over the Ms. Newsome or the case filed by Spring Lake Apartments. Neither did Ms. Newsome, as a matter of law, ever waive service of process in this matter. Therefore, any judgment rendered by Judge Skinner/the Justice Court **cannot, as a matter of law, be enforced and/or upheld.**

6. On February 14, 2006, Ms. Newsome timely, properly and adequately notified Spring Lake Apartments that she would be seeking to get an Injunction and Restraining Order against it. Spring Lake Apartments was notified via facsimile. Moreover, Spring Lake Apartments was timely, properly, and adequately notified of the defects, improper and/or unlawful means used in the service of Summons upon Ms. Newsome. Spring Lake Apartments was timely, properly and adequately placed on notice that they should seek legal advice from their attorney regarding their handling the matter against Ms. Newsome. However, Spring Lake Apartments elected to evade the laws and subject Ms. Newsome to the unlawful actions initiated by them.

7. On February 14, 2006, upon returning to her residence, Ms. Newsome found Spring Lake Apartment representatives, Melody Crews and others, along with Constable Jon Lewis and his Assistant, unlawfully and illegally removing her personal possessions from her residence. Ms. Newsome requested that Spring Lake Apartments representatives and Constable Jon Lewis and others cease from their unlawful actions. Moreover, Ms. Newsome provided Constable Jon Lewis with a copy of the Injunction and Restraining Order she had filed with the Courts earlier that day. Ms. Newsome advised Constable Lewis and others that they were violating her rights. To no avail. Constable Lewis and others insisted on proceeding in subjecting Ms. Newsome to further injury and harm. As a direct and proximate result of the actions taken by Constable Jon Lewis and others, Ms. Newsome's Constitutional and Civil Rights were violated, her privacy invaded and items unlawfully and illegally seized and removed.

8. While Ms. Newsome had a right to be at her residence and it was Constable Jon Lewis and others who were in violation of the laws, Constable Jon Lewis told Ms. Newsome to

wait outside. Constable Lewis doing so while conversing with someone on his cell phone. Later Constable Lewis exited the apartment and placed Ms. Newsome under arrest stating she was being arrested for *disorderly conduct*. He proceeded to handcuff and force her into his car where he took her to the Hinds County Detention Center in Raymond, Mississippi.

9. On several occasions Ms. Newsome advised Constable Lewis that he was violating her rights. On several occasions Constable Lewis and others had an opportunity to cease from the unlawful and illegal actions they were subjecting Ms. Newsome to; however, elected not to do so.

10. On February 14, 2006, Ms. Newsome was taken to the Hinds County Detention Center where she was booked. Bond had to be posted before she was released. While in the custody of the Hinds County Detention Center, Ms. Newsome was held against her will, never read her rights, refused a phone call, subjected to very hostile, abusive treatment, threats, shackled in chains (around wrist and ankles), etc. where she sustained further injury and/or harm. Ms. Newsome repeatedly requested to speak to Sheriff McMillan; however, such requests were scoffed, laughed at and/or mocked.

11. This is just a synopsis of some of the unlawful and illegal actions taken against Ms. Newsome. The issues addressed herein are **not** to be taken as *all* of the facts in the matter and *is not* to be limited to this information only. Ms. Newsome should be contacted should additional information and/or facts are needed during this investigation.

12. Ms. Newsome request the investigation into Judge William Skinner's handling of this matter. Ms. Newsome has concerns that Judge Skinner knew and/or should have known that he violated the Constitutional Rights, Civil Rights, and other laws governing said matters. Moreover, may have conspired with Constable Jon Lewis and others to subject Ms. Newsome to such unlawful and illegal actions rendered against her.

13. Ms. Newsome has serious beliefs that Judge Skinner may have also knowingly abused and violated that laws relying on his ties to the community and the fact that the "William L. Skinner Training Academy" located in Jackson, Mississippi was named after his late father. See **Exhibit "C"** attached hereto.

14. Ms. Newsome believes that Judge Skinner was also prejudice towards her because she is African-American and educated.

15. It is important to note that Judge Skinner may also be prejudice towards African-Americans that are educated and not lawyers – such belief has been formed based on the conduct, statements and behavior exhibited towards Ms. Newsome by Judge Skinner. Moreover, from research, it appears that Judge Skinner's father was killed during the FBI's raid on the Republic of New Africa in 1971. See **Exhibit "D"** attached hereto. Thus, leaving concerns that Judge Skinner, has become a Judge to seek revenge and hide his racial prejudice and animosity behind the judicial robe he wears.

16. In February 2006, Ms. Newsome filed a Complaint with the Mississippi Commission on Judicial Performance ("MCJP") regarding Judge Skinner. However, to date, the MCJP has failed to produce to Ms. Newsome the information she is requesting regarding its investigation. Ms. Newsome also believes that the MCJP may fail to perform the duties owed to Ms. Newsome because of any favors it may try to render to Judge Skinner out of their relationship and sympathy for his father. Thus, it appears to Ms. Newsome from the unlawful and illegal actions rendered her by Judge Skinner, he is indeed riding and/or playing on the sympathy and his connections to evade justice and the laws governing said matters. Moreover, Ms. Newsome has concerns as to the agency's ability to remain fair and impartial in investigating complaints filed against Judge Skinner, Judge Skinner or others, as such agencies may feel a duty to accommodate such illegal and/or unlawful practices out of guilt for the death of Judge Skinner's father and the need to render him favors to hide/mask such guilt.

17. It is such unlawful actions, such as those rendered against Ms. Newsome, that leaves a bad taste in the mouth of African-Americans that justice is also prejudice and the laws are not equally applied with it involves criminal actions taken by white citizens against African-American citizens. Moreover, white citizens are most likely to be given special treatment because of the color of their skin, economic status, etc., than that of African-Americans.

18. On May 15, 2006, Ms. Newsome was terminated from her place of employment. Her employer, Page Kruger & Holland ("PKH"), advised her that they were contacted by someone and notified of the lawsuit she filed in the County Court of Hinds County. PKH advised Ms. Newsome they verified the filing of the Complaint she filed against Spring Lake Apartments. As a direct and proximate result of Ms. Newsome's filing of the complaint in the Hinds County Court and PKH being notified of said filing, Ms. Newsome's employment with PKH was terminated.

19. It is important to note that during Ms. Newsome's employment with PKH, PKH represented and/or is counsel for Hinds County. Thus, Ms. Newsome believes her employment was terminated as a result that PKH knew that she would be filing legal actions against the Constable, Hinds County and other applicable parties. PKH was notified by Ms. Newsome several months back during a conflict check by PKH, of possible conflict. However, PKH did nothing. It was not until they were contacted and notified of the lawsuit I filed against Spring Lake Apartments that PKH terminated my employment. The action taken by PKH is in furtherance of the conspiracy to deprive Ms. Newsome of Constitutional Rights, Civil Rights and other laws governing said matters. Moreover, PKH's action was done to cause Ms. Newsome further harm and injury because she elected, as a citizen of the United States and the State of Mississippi to pursue the course of justice to correct such injustice/wrongs rendered her.

20. Ms. Newsome believes that she has been subjected to a conspiracy formed by individuals to cause her harm and injury as a direct and proximate result of her exercising her Constitutional Rights, Civil Rights and enforcement of other laws governing said matters.

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JUNE 26, 2006

THEREFORE, Ms. Newsome is requesting that the applicable department of the United States Department of Justice and the Federal Bureau of Investigations investigate the allegations raised in this Complaint and produce to her their findings.

RESPECTFULLY submitted this the 26th day of June, 2006.



Vogel D. Newsome
Post Office Box 31265
Jackson, Mississippi 39286
601/885-9536

SUMMONS TO TENANT

STATE OF MISSISSIPPI
COUNTY OF HINDS

DOCKET 2150 PAGE 539
JON C. LEWIS

TO ANY LAWFUL OFFICER OF HINDS COUNTY :

You are commanded to summon NEWSOME VOGEL
_____ , Defendant,

now in possession of the premises at 1434 HAWTHORNE COVE
JACKSON, MS 39272

without the permission of SPRING LAKE APARTMENTS
601-372-9966 , Landlord,

and who refuses to vacate said premises or to pay rent due of \$ 379.50 .

COUNT ONE

To appear and show why possession of said premises should not be delivered to the said Landlord.

COUNT TWO

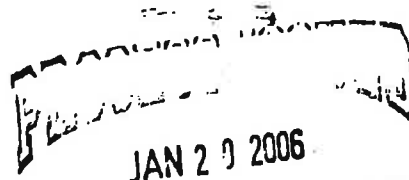
To appear and answer the suit of the Landlord for rent due in the amount of \$ 379.50 , together with all costs of Court.

You are to summon said Defendant to appear before the Justice Court of Hinds County at 407 East Pascagoula Street Jackson, Mississippi, at 1:30PM on the 27TH day of JANUARY , 2006 .

Witness my hand, this the 17TH day of JANUARY , 2006 .

By _____ D.C.

Hinds County Justice Court Clerk
407 East Pascagoula Street - Suite 333
P.O. Box 3490
Jackson, Mississippi 39207
(601) 965-8800


JAN 29 2006

HINDS COUNTY JUSTICE COURT CLERK

NOTICE
YOU ARE BEING SUED. SHOULD YOU FAIL TO APPEAR AND FILE YOUR ANSWER TO SAID SUIT ON OR BEFORE THE DATE SHOWN, A MONEY JUDGMENT BY DEFAULT WILL BE ENROLLED AGAINST YOU.

"A"

AFFIDAVIT TO REMOVE TENANT

Docket 2156 Page 39
1-27-06
1:30 pm

STATE OF MISSISSIPPI
HINDS COUNTY

Plaintiff's Name Spring Lake Apartments
Address 1000 Spring Lake Blvd.
City & Zip Code: Jackson, MS 39272
Telephone Number: (601) 372-9966

Before me, the undersigned Justice Court Clerk in Hinds County, Mississippi, Landlord Melody Crews, makes oath to the best of his/her knowledge and belief that Defendant, Abjel Newsome

whose telephone number is _____ refuses to deliver possession of the following described property, to wit 1434 Hawthorne Cove
Jackson MS 39272

in said County and State; that there is now due from said Defendant the sum of \$ 379.50 rent and the necessary notice according to law has been given to terminate such tenancy, and that satisfaction of said rent cannot be obtained by distress of the goods, ware and chattels of the said tenant. The affiant demands:

COUNT ONE That the said Abjel Newsome be removed from the premises.

COUNT TWO That a money judgement for the rent now due in the amount of \$ 379.50 plus the rent to become due to the date of removal judgement, be rendered against the said tenants plus all cost in this cause to accrue.

Rent amount to become due: \$ _____

Melody Crews
Plaintiff

Sworn to and subscribed before me, this the 16th day of January, 06.

[Signature]
Justice Court Clerk D.C.

\$ 24 COURT COST
PAID BY PLAINTIFF
DATE 1/17/06 RECEIPT NO. 1519761

Spring Lake Apartment Community

THREE-DAY NOTICE TO PAY RENT OR QUIT
(Mississippi Code of Civil Procedure 1161(2))

TO: VOGEL NEWSOME AND ALL OTHER PERSONS IN POSSESSION OF
ADDRESS OF PREMISES: 1434 Hawthorne Cove.; Jackson, MS 39272

Demand is hereby made upon you for full payment of rent in the amount stated below for the premises located at the above address.

WITHIN THREE (3) DAYS after service of on you of this Notice, you are required to pay said rent in full or to deliver up possession of said premises to the undersigned. You are further notified that the Landlord has elected to, and hereby does, declare the rental agreement or lease under which you hold the premises to be forfeited in the event that you fail to pay the rent in full as required herein.

If you fail to pay all such rent, or to surrender up possession of the premises within three (3) days after service on you of this Notice, the Landlord will institute legal proceedings against you to recover possession of said premises, to declare such rental agreement or lease forfeited, to recover treble rents and damages for unlawful detention of the premises, and to recover attorney's fees and court costs.

AMOUNT DUE (NOT INCLUDING LATE CHARGES): \$379.50

DATE OF SERVICE: January 6, 2006

Melody J. Crews
OWNER/AGENT

PROOF OF SERVICES:

On Jan. 12, 2006, I served the above Three-Day Notice to Pay Rent or Quit in the following manner:

- By delivering a copy personally to the tenant (s).
- By leaving a copy with a person over the age of 18 years, AND sending a copy by mail to the tenants.
- By posting a copy in a conspicuous place on the property, AND sending a copy by mail to the tenants.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on Jan. 12, 2006 at Jackson, Mississippi.
Melody J. Crews
NAME

STATE OF MISSISSIPPI
COUNTY OF HINDS

SUMMONS TO TENANT
RECEIVED
JAN 24 2006
HINDS COUNTY JUSTICE COURT

DOCKET 2150 PAGE 539
JON C. LEWIS

TO ANY LAWFUL OFFICER OF HINDS COUNTY :

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Witness my hand, this the 17TH day of JANUARY , 2006 .

By _____ D.C.

FILED
JAN 20 2006

HINDS COUNTY JUSTICE COURT-CLERK

BY [Signature] D.C.

PROCESS POSTED

JAN 2

CONSTABLE JON LEWIS

BY _____

Hinds County Justice Court Clerk
407 East Pascagoula Street - Suite 333
P.O. Box 3490
Jackson, Mississippi 39207
(601) 965-8800

"B"

NOTICE
YOU ARE BEING SUED. SHOULD YOU FAIL TO APPEAR AND FILE YOUR ANSWER TO SAID SUIT ON OR BEFORE THE DATE SHOWN, A MONEY JUDGMENT BY DEFAULT WILL BE ENROLLED AGAINST YOU.

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May 18, 2006

Jackson officers remembered

- City pays tribute to those who died in line of duty

By Jimmie E. Gates
jgates@clarionledger.com



Vickie D. King/The Clarion-Ledger

Suzanne Walters is escorted by Lt. Steve Sansom on Wednesday to the memorial honoring Jackson's fallen police officers. There, she placed a carnation in memory of her father, Rickey Joe Simmons, who was killed on Feb. 4, 1992. Thirteen officers were memorialized at the ceremony.

Thirteen Jackson police officers, including two killed 113 years ago, were memorialized Wednesday during the annual Jackson Police Memorial Day program at the William L. Skinner Training Academy.

"They had been forgotten about," Police Chief Shirlene Anderson said of officers Walker Guice and Percy Clifton Hines. They were killed Jan. 14, 1893, while attempting to arrest two men.

Anderson said police staffers found out about Hines and Guice while doing research for this year's program.

"I thought I was the only person who knew," said Hines' great-great-niece, Linda Hines Goff of Ridgeland. "I'm truly thankful."

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 • Gallery: JPD honors slain officers



Everyone knew Hines as "Turk," said Goff, who attended the service and placed a flower in memory of her uncle at the base of the granite memorial bearing the name of JPD officers killed in the line of duty.

JPD is the largest Police Department in the state with 477 sworn officers.

Southern District U.S. Attorney Dunn Lampton, speaker for the program, told the families and law officers from throughout the metro area that about 200 officers statewide have been killed in the line of duty.

"It is a fitting and proper program meant to be a sterling tribute to those heroes," Lampton said of the memorial.

Thomas Catchings was the last JPD officer killed in the line of duty. Catchings died March 17, 2005, in a shootout with carjacking suspect Omar Hampton, 18, of Jackson, who also died.

Catchings' widow, Yolanda, said it meant more than life to share in the memorial for her husband and the other fallen officers.

"It's honor, respect, love, dignity and history in the making," Catchings said.

Slain officer Brian Kinsey's 10-year-old daughter, Lauryn, and his widow, Shanna Kinsey Adams, laid a flower on the memorial stone for fallen officers.

Although she has remarried, Adams said the memorial means no one has forgotten Brian Kinsey, who was killed Oct. 22, 1997.

Adams said she wants her daughter to know about her dad, who she said was a great person.

Lauryn was 22 months old when her father was killed while answering a domestic-disturbance call.

IN THE LINE OF DUTY

Jackson Police officers killed in the line of duty:

- Patrolman Walker Guice, Jan. 14, 1893
- Patrolman Percy Clifton Hines, Jan. 14, 1893
- Patrolman Wilburn Burleson Jr., March 10, 1961
- Patrolman Charles Buckley Jr., March 14, 1965
- Intelligence Officer William L. Skinner, Aug. 19, 1971
- Patrolman Floyd Seaton, May 23, 1979



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- SALES
- ADMINISTRATIVE / CLERICAL



- Patrolman William Hickman, April 13, 1981
- Patrolman Bobby J. Biggert, Feb. 24, 1989
- Patrolman Rickey Joe Simmons, Feb. 4, 1992
- Patrolman John R. Sandifer, Sept. 18, 1994
- Patrolman Robert Washington, Nov. 14, 1995
- Patrolman Brian Kinsey, Oct. 22, 1997
- Patrolman Thomas Catchings, March 17, 2005

Source: Jackson Police Department

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Ex-Republic of New Africa leader denounced as terrorist, praised as role model

By Jack Mazurak
jmazurak@clarionledger.com



Brian Albert Broome

Former Republic of New Africa president Imari Obadele, who served time for conspiracy in the 1971 slaying of Jackson police Lt. William Louis Skinner, was described today as terrorist by the officer's son.

In another meeting, he was lauded as a role model by Jackson City Council member Kenneth Stokes, who is hosting Obadele tonight during a Black History Month speech at Jackson City Hall.

Obadele appeared this morning at the Jackson City Council's regular meeting, signing up to speak before the panel as regular citizens are allowed to do.

Obadele said the RNA is a peaceful group, not a terrorist organization, that wanted to establish an independent country that included Mississippi.

They were in our house, and pulled out the 1971 he said, referring to the August 1971 shootout between law enforcement officers and RNA members that resulted in Skinner's death.

But minutes before Obadele spoke to the council, Hinds County Justice Court Judge Bill Skinner blasted the former RNA leader and Stokes.

Obadele had as much told Lt. William Louis Skinner that he was going to kill him, Skinner's son said.

"This man is a terrorist," **Bill Skinner said.** "He ran a terrorist organization, and there is no difference between him and Osama bin Laden."

He chastised Jackson Mayor Harvey Johnson Jr. and the council members who did not speak out against Obadele.

"I'm mad as hell, and I'm not going to take it," Bill Skinner said. Only two council members, Ben Allen and Marshand Crisler, have publicly said Obadele has no place speaking in City Hall.

Allen, on his WJNT-1180 talk-radio show this morning, blasted Stokes for independently bringing Obadele to City Hall. Obadele's speech tonight at City Hall, an opener for Black History Month, has stirred strife in city officials and community members through the last five days.

Accusations and cutting comments have only become thicker in the hours before his controversial speech. During the council's 10 a.m. meeting, a face off between both sides roiled emotions. Obadele and local lawyers Chokwe

"D"

Lumumba and Imhotep Alkebu-lan sat in the front row, about eight feet from the council.

Lumumba said white supremacy is still alive in law enforcement as it was in the 1970s. Referring to Hinds County Sheriff Malcolm McMillin's stance against Obadele's visit, he said white supremacy is alive today, but different.

"Law enforcement is slicker now. We know he (McMillin) has at least one council member here," Lumumba said, referring to Crisler, who sat just to Lumumba's right.

"He wears a black face, but I saw him smiling there with McMillin (Monday at the sheriff's news conference)."

Crisler, Ward 6 councilman, is also a Hinds County Sheriff's Department deputy.

Deliberately extending Lumumba's comment time, Stokes asked him questions, including whether Obadele had visited the council before.

Later in the meeting, Stokes took aim at both McMillin and Allen.

"McMillin lives in Clinton. How can he run things here?" he said. "Ben Allen is the biggest racist I know, but at least he stays in Jackson."

Allen, seated next to Stokes, burst into laughter along with many others in the chamber.

Clinton, where the sheriff lives, is in Hinds County.