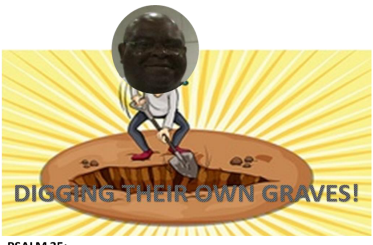
NOTICE OF THE AUGUST 28, 2018 KIDNAPPING and **OTHER WAR CRIMES/CRIMINAL ACTS AGAINST UTICA INTERNATIONAL EMBASSY'S INTERIM PRIME MINISTER VOGEL DENISE NEWSOME;** NOTICE OF INTENT TO FILE CRIMINAL CHARGES THROUGH THE **INTERNATIONAL CRIMINAL COURT; REQUEST FOR REFERENCE NUMBER REGARDING THIS MATTER; and REQUEST FOR INJUNCTION/PROTECTIVE ORDER/RESTRAINING ORDER...**



PSALM 35:

6 Let their way be dark and slippery: and let the angel of the LORD persecute them.

7For without cause have they hid for me their net in a pit, which without cause they have digged for my soul.

8Let destruction come upon him at unawares; and let his net that he hath hid catch himself: into that very destruction let him fall.

9And my soul shall be joyful in the LORD: it shall rejoice in his salvation.





BORN IN GERMANY: UTILIZING THE JURISDICTION OF INTERNATIONAL TRIBUNALS WHEN THE **UNITED STATES OF AMERICA** FAILS TO ACT...



BAPTIST CHURCH DEACONS INVOLVED IN THE 08/28/18 KIDNAPPING and OTHER WAR CRIMES AGAINST **INTERIM PRIME MINISTER VOGEL DENISE NEWSOME!**



c/o Interim Prime Minister Vogel Denise Newsome Post Office Box 31265 - Jackson, Mississippi 39286 Toll Free - (888) 700-5056 Phone: (601) 885-3358 or (513) 680-2922 **Website:** <u>www.uticainternationalembassy.website</u> **Email:** <u>interimpm@uticainternationalembassy.website</u>

TO:

International Criminal Court

c/o Office Of Prosecutor/Mark P. Dillon (Head Of Information & Evidence Unit): <u>otp.informationdesk@icc-cpi.int</u> Fadi El Abdallah, ICC Spokesperson: <u>Fadi.El-Abdallah@icc-cpi.int</u>

VIA EMAIL and/or FACSIMILE: (202) 508-3402 United States President Donald John Trump c/o Baker Donelson Bearman Caldwell & Berkowitz (DC) ATTN: Scott L. Campbell - <u>scampbell@bakerdonelson.com</u>

VIA EMAIL and/or FACSIMILE: (504) 636-4000 Baker Donelson Bearman Caldwell & Berkowitz Scott w. Pedigo - spedigo@bakerdonelson.com Amelia Williams Koch - akoch@bakerdonelson.com

VIA ELECTRONIC EMAIL and/or FACSIMILE: (601) 359-3441 Office Of The Attorney General State Of Mississippi ATTN: James M. Hood III

Hinds County Board Of Supervisors (MS) Bobby McGowan: <u>bobbymc@co.hinds.ms.us</u> or Judy Washington: <u>jwashington@co.hinds.ms.us</u> Robert Graham: <u>rgraham@co.hinds.ms.us</u> Mississippi Governor Phil Bryant FAX (601) 359-3741 and/or Email (via Internet Form)

United States Department of Justice U.S. Attorney General Jeff Sessions c/o Melissa Golden: usdoj-officeoflegalcounsel@usdoj.gov

VIA EMAIL and/or FACSIMILE: (662) 885-2807 Town Of Utica, Mississippi/Mayor Kenneth Broome: Kenneb@bellsouth.net

Darrel McQuirter: <u>dmcquirter@co.hinds.ms.us</u> **Peggy Hobson Calhoun:** <u>pcalhoun@co.hinds.ms.us</u> **Mike Morgan:** <u>mike.morgan@co.hinds.ms.us</u>

NOTICE OF THE AUGUST 28, 2018 KIDNAPPING and OTHER WAR CRIMES/CRIMINAL ACTS AGAINST UTICA INTERNATIONAL EMBASSY'S INTERIM PRIME MINISTER VOGEL DENISE NEWSOME; NOTICE OF INTENT TO FILE CRIMINAL CHARGES THROUGH THE INTERNATIONAL CRIMINAL COURT; REQUEST FOR REFERENCE NUMBER REGARDING THIS MATTER; and REQUEST FOR INJUNCTION/PROTECTIVE ORDER/RESTRAINING ORDER...

Greetings To The: International Criminal Court – Office of the Prosecutor/Mark P. Dillon, U.S. President Donald Trump, Mississippi Governor Phil Bryant, U.S. Attorney Jeff Sessions, Mississippi Attorney General James Hood and To Others Who Are Listed Above and/or Receive Via Email, etc.!

In follow-up to my telephone conversation on September 5, 2018, to the International Criminal Court; wherein, I spoke with the Receptionist regarding *Reference* number (OTP-CR-367/18); however, due to the most recent KIDNAPPING, WAR CRIMES and ATROCITIES leveled against me on August 28, 2018, in RETALIATION for my exposing the United States of America and its DESPOTISM Empire's Nazis' and/or WHITE Jews'/Zionists'/Supremacists' Criminal acts, etc. Please provide me with <u>another</u> Reference Number under which we will be addressing the War Crimes and/or Criminal Acts carried out on August 28, 2018. This correspondence is to serve as, "Notice Of The August 28, 2018 Kidnapping and Other War Crimes/Criminal Acts Against Utica International Embassy's Interim Prime Minister Vogel Denise Newsome; Notice Of Intent To File Criminal Charges Through The International Criminal Court; Request For Reference Number Regarding This Matter; and Request For Injunction/Protective Order/Restraining Order..."

This is to advise that on 08/28/18, I (Vogel Denise Newsome – Interim Prime Minister of the Utica International Embassy) and my mother (Pearl Newsome – 88 Years Young) were BRUTALLY, VICIOUSLY and SAVAGELY ATTACKED/ASSAULTED by the Town of Utica ("TOU") and/or TOU's Officials/Employees/Individuals with the Town of Utica's Police Department *LED by Chief Timothy Myles* and AID/ASSISTANCE of other TOU Police Officials (Melvin Wilson and D. Smith (?)) <u>under the DIRECTION and LEADERSHIP</u> of TOU's Mayor Kenneth Broome and AID/ASSISTANCE of TOU Employees (<u>1 Female</u> who advised my mother and I to wait in the Conference Room because Mayor Broome was on the phone – i.e. <u>Participating and LAYING the groundwork for of the</u> CONSPIRACIES and BRUTAL, VICIOUS and SAVAGE Attacks/Assault and other Crimes carried out against my mother and I – <u>1 Male</u> who participated in such CONSPIRACIES) who my mother advised <u>VIDEOTAPED</u> and REPEATEDLY reviewed their RECORDING(s) of the 08/28/18 ATTACKS/ASSAULT, KIDNAPPING and other Crimes, etc. carried out against us!



As you may know, on 08/24/18, I filed in the Municipal Court in the TOU a document entitled, "Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals" and



As of 09/07/18: https://www.slideshare.net/VogelDenise/082418-notice-of-nonattendance-091118-court-matter-town-of-utica-vs-newsome

ON 08/25/18, I mailed a Court document to be filed entitled, "Amendment To Cover Page Only" in support of the August 24, 2018, Court filing. A "RETURN" envelope (*Postage PAID*) was provided and a "POST IT" note attached to Court documents requesting that a "STAMP" File Copy be returned – i.e. *photocopy of information to be provided in the FORMAL Criminal Complaint to be filed*. As of Friday, 08/31/18, the TOU's MUNICIPAL Court has FAILED to return a "STAMPED" File Copy of the August 25, 2018, "Amendment To Cover Page Only!" (*EMPHASIS added*)!

To Be Used In ICC Manuel() Interational Criminal Court The Office Of The Prosecutor Reference OTP-CoNP-118		POSTAEL	
	UTICA, MISSISSIPPI AL COURT ¹	.50 .21 71	CALMS 39735
TERENCE CRUMP (in his Official and Personal Capacity); KENNETH BROOME (in his Official and Personal Capacity); TIMOTHY MYLES (in his Official and Personal Capacity); LISA MORRIS (in her Official and Personal Capacity); TOWN OF UTICA, MISSISSIPPI OFFICIALS – Robin Robinson/George Walker/Aerrione Green/Calvin Williams/Doris Ross (in their Official and Individual Capacity) and applicable Official/Employees in their	CITATION/TICKE 018752 018753	ET NOS.	USP5
Official and Individual Capacity; TOWN OF UTICA, MISSISSIPPF; TOWN OF UTICA, MISSISSIPPI POLICE DEPARTMENT ³ ; <u>JUDGE JOHNNIE</u> <u>MEDANIEL</u> (in his Official and Personal Capacity), MELVIN J. BREEDEN, JR. (in his Official and Personal Capacity), JUNE HARDWICK (in her Official and Personal Capacity), HINDS COUNTY, Mississippi BOARD OF SUPERVISORS ⁴ - Robert Graham/Darrel Mcquirter/Peggy Hobson Calhoun/Mike Morgan/Bobby "Bobcat" McGowan/Camnen Y, Davis	018754 NOTICE OF NON-ATTEND SEPTEMBER 11, 2018 COUR RESPONSE DEMANDE FRIDAY, SEPTEMBER 7, 3 NOTICE OF PROCESS E SEEKING INTERNATIO	T ACTION; D BY 2018; and BEGUN ONAL	
(in their Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity; STATE OF MISSISSIPP1 ⁵ – Governor Phil Bryant (in his Official and Individual Capacity) and applicable Officials/Employees in their	JUDICIAL PROSECUTION 1 THE APPLICABLI INTERNATIONAL TRIB	E	
Official and Individual Capacity; BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ ⁶ – Amelia Williams Koch/Scott W. Pedigo (in their Legal/Official and Individual Capacity) and applicable Official/Employees in their Official and Individual Capacity and JOHN/JANE DOES 1 – 1000	AMENDMENT COVER PAGE O	-	
VS.			
VOGEL DENISE NEWSOME			

On 08/28/18, my mother and I went to the TOU's Municipal Court so that I could file the "CERTIFICATE OF SERVICE" regarding the August 24, 2018, Court filing entitled, "Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals!"

To Bie Used In ICC Matary(s) International Creminal Court. The Office Of The Prosecutor Reference: OTP-CR-367118		PLEASE TAKE NOTICE that WITHOUT waiving "PROTECTED" Rights and "JURISDICTIONAL" defenses,
IN THE TOWN OF UTICA, MISSISSIPPI MUNICIPAL COURT ¹ TERENCE CRUMP (in his Official and Personal		etc., Vogel Denise Newsome ("Newsome" and/or "Interim Prime Minister Vogel Denise Newsome" and/or "IPMVDN") states the following in support of this, <u>CERTIFICATE OF SERVICE</u> : The undersigned hereby certify that a true and correct copy of the Court filing entitled, " <i>Notice of Non-Attendance At</i>
Capacity); KENNETH BROOME (in his Official and Personal Capacity); TIMOTHY MYLES (in his Official and Personal Capacity); LISA MORRIS (in her Official and Personal Capacity); TOWN OF UTICA, MISSISSIPPI OFFICIALS – Robin Robinson/George Walker/Aerrione Green/Calvin Williams/Doris Ross (in their Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity; TOWN OF UTICA, MISSISSIPPI ² , TOWN OF UTICA, MISSISSIPPI	CITATION/TICKET NOS. 018752 018753 018754	September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals" ("NONA091118") has been served via HAND DELIVERY pursuant to information provided on the back of the above referenced Citation/Ticket Numbers on August 24, 2018 to: TOWN OF UTICA, Mississippi MUNICIPAL COURT e/o Court Clerk/Lisa Morris
POLICE DEPARTMENT ³ ; <u>JUDGE JOHNNIE</u> <u>McDANIEL</u> (in his Official and Personal Capacity),	NOTICE OF NON-ATTENDANCE AT SEPTEMBER 11, 2018 COURT ACTION; RESPONSE DEMANDED BY FRIDAY, SEPTEMBER 7, 2018; and NOTICE OF PROCESS BEGUN SEEKING INTERNATIONAL JUDICIAL PROSECUTION THROUGH THE APPLICABLE	110 White Oak Street Utica, Mississippi 39175
Individual Capacity; STATE OF MISSISSIPPI ⁵ – Governor Phil Bryant (in his Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity; BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ ⁶ – Amelia Williams Koch/Scott W. Pedigo (in their Legal/Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity and JOHN/JANE DOES 1 – 1000 PLAINTIFFS	INTERNATIONAL TRIBUNALS CERTIFICATE OF SERVICE	DECTEMBLIES DESCRIPTION DE UNIVERSITE DESCRIPTION DE UNIVERSITE DE UNIVERSI DE UNIVERSITE DE UNIVERITANI DE UNIVERITANI DE UNIVERSI DE UNIVERSI DE UNIVERSI
VS. VOGEL DENISE NEWSOME DEFENDANT		TOWN OF UTICA, Mississippi c/o Mayor Kenneth Broome 110 White Oak Street Utica, Mississippi 39175

On 08/28/18, while at the TOU's Municipal Court this time was used to also file the "**CERTIFICATE OF SERVICE For AMENDMENT TO COVER PAGE ONLY**" regarding the August 25, 2018, Court document entitled, "*Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals!"*

To Be Lined in RCC Matter(s) International Crammit Court-The Office Of The Presenator Reflerence: OTP-OR-067718		International Create Trade, The Office Of The Propagate Inference OTP CG-30118
Internated Unstational Construction of the Instance International Construction of Instance International Construction of Instance International Construction of Instance International Construction of International Construction International Construction of Internation International Construction of Internation International Construction of Internation International Construction of International Construction International Construction of Internation International Construction of Internation Individual Construction of Internation of Internation Individual Construction of Internation Individual Construction	UTICA, MISSISSIPPI PAL COURT ¹ CITATION/TICKET NOS. 018752 018753 018754 NOTICE OF NON-ATTENDANCE AT SEPTEMBER 11, 2018 COURT ACTION; RESPONSE DEMANDED BY FRIDAY, SEPTEMBER 7, 2018; and NOTICE OF PROCESS BEGUN SEEKING INTERNATIONAL JUDICIAL PROSECUTION THROUGH THE APPLICABLE INTERNATIONAL TRIBUNALS	<text><text><text><text><text><text><text></text></text></text></text></text></text></text>
BERKOWITZ ⁶ – Amelia Williams Koch/Scott W. Pedigo (in their Legal/Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity and JOHN/JANE DOES 1 – 1000 PLAINTIFFS	For AMENDMENT TO COVER PAGE ONLY	- Jown of Ulica Mayor Kenneth Broome
VS.		110 Michae Cala St. Phone: 401.855.5771 PO. Ben 378 Call: 404.4 Ultras, MS 39077 Free 601.858.2007 2
VOGEL DENISE NEWSOME DEFENDANT		so, that it CANNOT be said that the TOWN OF UTICA, Mississippi has not been served.

On 08/28/18, while at the TOU's Municipal Court this time was used to also file the entitled, "JURISDICTIONAL and TREATY(S) ISSUES, etc." regarding the August 25, 2018, Court document entitled, "Notice of Non-Attendance At September 11, 2018 Court Action; and NOTICE OF PROCESS BEGUN SEEKING INTERNATIONAL JUDICIAL PROSECUTION THROUGH THE APPLICABLE INTERNATIONAL TRIBUNALS" and, according to the "CERTIFICATE OF SERVICE," was to be served via "HAND DELIVERY!" I advised the TOU Employee – i.e. according to info [Business Card] on Counter Moreland (sp?) - <u>that according to documents to be filed, the CERTIFICATE OF SERVICE reflects "HAND</u> <u>DELIVERY</u>;" moreover, documents to be served on TOU's Mayor Kenneth Broome. The TOU Employee (Moreland [sp?]) advised my mother and me to wait in the Conference Room because Mayor Broome was on the telephone. So my mother and I went (as advised) and waited in the Conference Room!

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To Be Used in KCU Matter(s) International Oriminal Court-The Office Of The Prosenator Reference: OTP-238-367718		This instant, JURISDICTIONAL and TREATY ISSUES, etc. in support of, "Notice of Non-Attendance At
	UTICA, MISSISSIPPI PAL COURT ¹	September 11, 2018 Court Action; and Notice of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals" is submitted in good faith! Interim Prime Minister Vogel Denise Newsome reserves the right to amend this document should it be necessary.
Capacity); KENNETH BROOME (in his Official and Personal Capacity); TIMOTHY MYLES (in his Official and Personal Capacity); LISA MORRIS (in her Official and Personal Capacity); TOWN OF UTICA, MISSISSIPPI OFFICIALS – Robin Robinson/George Walker/Aerrione Green/Calvin Williams/Doris Ross (in their Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity; TOWN OF UTICA, MISSISSIPPI POLICE DEPARTMENT ² ; JUCE JOHNNE	CITATION/TICKET NOS. 018752 018753 018754	RESPECTFULLY SUBMITTED, this 28 th Day of AUGUST, 2018. Vogel Dehise Newsome – Interim Prime Minister Utica International Embassy Post Office Box 31 205 Jackson, MS 39286 Phone: (888) 700-5056 or (513) 680-2922 Email: interimpm@aticainternationalembassy.website
MEDANIEL (in his Official and Personal Capacity), MELVIN J. BREEDEN, JR. (in his Official and Personal Capacity), JUNE HARDWICK (in her Official and Personal Capacity), HINDS COUNTY, Mississippi BOARD OF SUPERVISORS ⁴ . Robert Graham/Darrel McQuirter/Peggy Hobson Calhoun/Mike Morgan/Bobby "Bobcat" McGuwan/Carmen Y. Davis (in their Official Employees in their Official and paplicable Officials/Employees in their Official and	NOTICE OF NON-ATTENDANCE AT SEPTEMBER 11, 2018 COURT ACTION; and NOTICE OF PROCESS BEGUN SEEKING INTERNATIONAL JUDICIAL PROSECUTION THROUGH THE APPLICABLE INTERNATIONAL TRIBUNALS	CERTIFICATE OF SERVICE The undersigned hereby certify that a true and correct copy of the forgoing pleading is being served via <u>HAND</u> DELIVERY and/or by FIRST CLASS U.S. Mail on:
Individual Capacity: STATE OF MISSISSIPPI ⁵ – Governor Phil Bryant (in his Official and Individual Capacity) and applicable Officials/Employees in their Official and Individual Capacity; BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ ⁶ – Amelia Williams Koch/Scott W. Pedigo (in their Legal/Official and Individual Capacity) and Individual Capacity and JOHN/JANE DOES 1 – and Individual Capacity and JOHN/JANE DOES 1.	JURISDICTIONAL and TREATY(S) ISSUES, etc.	TOWN OF UTICA, Mississippi c/o Mayor Kenneth Broome 110 White Oak Street Utica, Mississippi 39175 Dated this 28th day of AUGUST, 2018.
VS. VOGEL DENISE NEWSOME DEFENDANT		Vogel Dénise Newsonte – Interim Prime Minister Utica International Embassy Post Office Box 31265 Jackson, MS 39286 Phone: (888) 700-5056 or (513) 680-2922 Email: interimpm@uticainternationalembassy.website

While waiting (as advised by TOU Employee), TOU's Police Department Officials – i.e. Chief Timothy Myles and Police Official/Captain Melvin Wilson – came RUSHING and/or HOSTILELY CHARGING towards the Conference Room where my mother and I were waiting and subjected us to VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults, etc. wherein I was THROWN to the ground and further ATTACKED/ASSAULTED, KIDNAPPED, etc. as well as subjected to other Crimes!



IMPORTANT TO NOTE: That when the TOU's Police Department Officials came RUSHING and/or HOSTILELY CHARGING towards the Conference Room, *that the TOU's Mayor Kenneth Broome just CONVENIENTLY made himself available and FOLLOWED CLOSELY BEHIND* – i.e. for one to have been on a Conference Call – giving his CONSENT and APPROVAL for the ATTACKS/ASSAULTS and other CRIMES being committed against me and my mother! Moreover, the TOU's Mayor Kenneth Broome did NOTHING to stop the CRIMES (i.e. War Crimes, Crimes Against Humanity, Crimes Against Peace, KIDNAPPING, etc.) being carried out under his LEADERSHIP, APPROVAL, DIRECTION and GUIDANCE when I advised of Crimes being carried out! Thus, a reasonable mind may conclude the confirmation of CONSPIRACIES launched against me to get me OFF OF THE STREETS, etc. as addressed in the 08/24/18 Court document filed entitled, "Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals" and other PUBLIC publishings!



DEACON/CHURCH Member At Seven Star BAPTIST Church (Utica, MS)



Some of the CRIMINAL CHARGES that I will be filing with the applicable Federal Government Agency (i.e. as the Federal Bureau of Investigation ["FBI"], etc.) within the United States of America's ["USA"] DEPARTMENT OF JUSTICE are as follows; however, are <u>NOT LIMITED</u> to this listing alone and is being provided for INVESTIGATION and PROSECUTION purposes! As shared, because of the **FAILURE-TO-ACT** and the **CONFLICT-OF-INTEREST** (i.e. regarding the USA's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz, etc.) of the United States of America on Crimes reported by me to the applicable Federal/State Government Agencies, <u>we will be moving forward and filing the applicable (CRIMINAL Complaint(s) before INTERNATIONAL Tribunals</u> (i.e. as the International Criminal Court, etc.) as well:

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I. KIDNAPPING – FEDERAL KIDNAPPING ACT – 18 USC § 1201 . . .

Kidnapping V. False Imprisonment

Kidnapping occurs when a person, <u>without lawful</u> authority, <u>physically moves</u> another person <u>without</u> that other person's consent, with <u>the intent to use the abduction in connection</u> with <u>some other</u> nefarious objective. Kidnapping may be <u>done for ransom</u> or <u>political purpose</u> or <u>other</u> <u>purposes</u>. Kidnapping can be of first degree or second degree. Kidnapping is a crime which is punishable upon successful prosecution.

As of 09/05/18: <u>https://kidnapping.uslegal.com/kidnapping-v-false-imprisonment/</u>

The second se	PUGH'S BAIL BONDING COMPANY	APPEARANCE BOND
1,500.°D	DONALD H. PUGH, SR., Professional Ball Bonding 337 Elfisville Blvd., Laurel, MS 39440 (O) 601-649-4040 (C) 601-319-1211 (F)601-649-4045	Case #:
	MISSISSIPPI LICENSE #: 9201154	
NOW ALL MEN BY THESE	PRESENTS THAT WHEREAS THE UNDERSIGNED PRI	INCIPAL,
Voael Newson	kas been charged w	ith the offense of
Resisting Ana	est, Disobeying LEO, Assault P	lice
the <u>Autoles</u> pal	Court, City of UBCa, County of	of <u>1177235</u>
HE COURT, IN WHICH THE OND ONLY, NOT A GUARA	ON IN THE MATTER, OR IF HE OR SHE SHALL FAIL TO A OFFENSE IS ALLEDGED TO HAVE BEEN COMMITTED). NTEE OF FINE OR COURT COST.	THIS IS AN APPEARANCE
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IMPORTANT TO NOTE: During the KIDNAPPING of Interim Prime Minister Vogel Denise Newsome, TOU's Chief Myles making THREATS as, *"We got something for you...!"* and *"They're going to do it right THIS TIME*," etc.

FEDERAL KIDNAPPING ACT:

...That whoever <u>shall KNOWINGLY</u> transport <u>or cause</u> to be transported, or <u>AID</u> or <u>ABET</u> in transporting, in interstate ..., *any person* who shall have been <u>UNLAWFULLY</u> <u>SEIZED</u>, <u>CONFINED</u>, inveigled, decoyed, <u>KIDNAPED</u>, <u>ABDUCTED</u>, or <u>CARRIED</u> <u>AWAY</u> by any means whatsoever and <u>HELD</u> <u>FOR RANSOM or REWARD</u> shall, upon conviction, be punished BY IMPRISONMENT in the penitentiary for such term of years as the court, in its discretion, shall determine: *Provided*, That the term "interstate ..." shall <u>INCLUDE TRANSPORTATION</u> from <u>one</u> State TERRITORY... to <u>ANOTHER</u> State Territory ... *Provided further*, That IF TWO or more persons ENTER INTO an AGREEMENT, CONFEDERATION, or CONSPIRACY to violate the provisions of the foregoing Act and *DO any OVERT act TOWARD CARRYING OUT* such <u>UNLAWFUL agreement</u>, confederation, or conspiracy such person or persons SHALL BE PUNISHED <u>in like manner</u>...

[CHAPTER 271.]

AN ACT

June 22, 1932, [S. 1525.] [Public, No. 189.]

326

Forbidding the transportation of any person in interstate or foreign commerce, kidnaped, or otherwise unlawfully detained, and making such act a felony.

Kidnaped, etc., persons. Transportation of, in interstate or foreign t commerce, forbidden.

Provisos. "Interstate or foreign commerce," construed.

Conspiracy to violate, etc., punishable.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whoever shall knowingly transport or cause to be transported, or aid or abet in transporting, in interstate or foreign commerce, any person who shall have been unlawfully seized, confined, inveigled, decoyed, kidnaped, abducted, or carried away by any means whatsoever and held for ransom or reward shall, upon conviction, be punished by imprisonment in the penitentiary for such term of years as the court, in its discretion, shall determine: Provided, That the term "interstate or foreign commerce" shall include transportation from one State, Territory, or the District of Columbia to another State, Territory, or the District of Columbia, or to a foreign country; or from a foreign country to any State, Territory, or the District of Columbia: Provided further, That if two or more persons enter into an agreement, confederation, or conspiracy to violate the provisions of the foregoing Act and do any overt act toward carrying out such unlawful agreement, confederation, or conspiracy such person or persons shall be punished in like manner as hereinbefore provided by this Act.

Approved, June 22, 1932.

I look forward to filing the applicable Criminal Complaints addressing the KIDNAPPING Charges believed to have arisen out of the 08/28/18, VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults, etc. on my life, liberties, freedom, rights, privileges and immunities, etc. Moreover, my *being held HOSTAGE for well OVER 24 Hours!*



As of 09/05/18: <u>https://kidnapping.uslegal.com/federal-statutes-on-kidnapping/federal-kidnapping-act/</u>

17 USC § 10

II. FALSE IMPRISONMENT

False imprisonment, on the other hand, <u>gives rise to a civil claim for damages</u>. False imprisonment <u>means the illegal confinement of one individual without his or her consent by another individual in such a</u> <u>manner as to violate the confined individual's right to be free</u> from restraint of movement.

... An individual whose conduct constitutes the tort of false imprisonment might also be charged with committing the crime of kidnapping, since the <u>same pattern of conduct</u> may provide grounds for both. However, *kidnapping may require that other facts be shown*, such as the removal of the victim <u>from one place to another</u>.

IMPORTANT TO NOTE: When Interim Prime Minister Vogel Denise Newsome was HOSTILELY, VICIOUSLY, SAVAGELY and BRUTALLY attacked/assaulted and then SHACKLED/CONFINED with Handcuffs, etc. and TAKEN FROM the TOU's Municipal Court to the TOU's Police Department then to the HINDS COUNTY DETENTION CENTER in Raymond, Mississippi and **over a day (24 Hours Later)** taken to the Jackson, Mississippi Hinds County Detention facility, such acts are legally and/or LAWFULLY deemed Acts of KIDNAPPING as well as FALSE IMPRISONMENT! TOU's Officials as well as Hinds County Detention Officials/Employees/Individuals were REPEATEDLY warned by me that they were engaging in such Crimes as KIDNAPPING, moreover, *the LACK OF JURISDICTION they had over me*! To NO AVAIL!

An individual alleging false imprisonment <u>may sue for damages for the interference with her or</u> <u>his right to move freely</u>. Damages can be nominal or <u>punitive</u>.

As of 09/05/18: https://kidnapping.uslegal.com/kidnapping-v-false-imprisonment/

III. OBSTRUCTION OF JUSTICE/OBSTRUCTION OF ADMINISTRATION OF JUSTICE

\bigcirc	JOIN MWU GAMES BROWS	E THESAURUS WOR	RD OF THE DAY VIDEO WORDS AT PLAY		
Merriam- Webster	obstruction of justice				
Webster	DICTIONARY	THESAURUS			
ob·	struc∙tion of justice	\əb-'strək-s	shən-\		
FTRENDING NOW: mistri	<u>al hogwash probity</u>	sequacious	inadmissible SEE ALL >		
Legal Definition of OBS	TRUCTION OF JUSTICE				
: the crime or act of willfully	interfering with the pro	cess of justice a	and law especially by		

: the crime or act of willfully interfering with the process of justice and law especially by influencing, threatening, harming, or impeding a witness, potential witness, juror, or judicial or legal officer or by furnishing false information in or otherwise impeding an investigation or legal process • the defendant's *obstruction of justice* led to a more severe sentence

As of 09/05/18: https://www.merriam-webster.com/legal/obstruction%20of%20justice

The crime or act of WILLFULLY INTERFERING with the PROCESS OF JUSTICE and LAW especially by INFLUENCING, THREATENING, HARMING, or IMPEDING a witness, potential witness . . .or legal officer or by FURNISHING FALSE INFORMATION in or otherwise IMPEDING an INVESTIGATION or LEGAL PROCESS.

IMPORTANT TO NOTE: When TOU's Police Chief Timothy Myles came HOSTILELY CHARGING towards the Conference Room where my mother and I were waiting and subjected us to VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults, etc. he stated <u>that what I was doing was</u> <u>NOT LEGAL</u> – i.e. thus, supporting that the TOU and/or Chief Myles having **ASSERTED himself** and **ELEVATING himself** (i.e. to that of a JUDGE, etc.) to decide the matters in the Court documents filed and sought to be filed **that are legally/lawfully BEFORE the Court!** Furthermore, the VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults, etc. and KIDNAPPING against me <u>OBSTRUCTED and</u> <u>IMPEDED the Legal/Judicial Process</u>!

Obstruction of justice

Obstruction of justice is defined in the omnibus clause of **18 U.S.C.** § **1503**, which provides that "whoever corruptly or by threats or force, or by any threatening letter or communication, influences, obstructs, or impedes, or endeavors to influence, obstruct, or impede, <u>the due administration of justice</u>, shall be (guilty of an offense)." Persons are charged under this statute based on allegations that a defendant <u>intended to interfere</u> with an official proceeding, by doing things such as destroying evidence, or interfering with the duties of jurors or court officers.

A person obstructs justice when they have a specific intent to obstruct or interfere with a judicial proceeding. For a person to be convicted of obstructing justice, they must not only have the specific intent to obstruct the proceeding, but the person must know (1) that a proceeding was actually pending at the time; and (2) there must be a nexus between the defendant's endeavor to obstruct justice and the proceeding, and the defendant must have knowledge of this nexus.

§ 1503 applies only to federal judicial proceedings. Under § 1505, however, a defendant can be convicted of obstruction of justice by obstructing a pending proceeding before Congress or a **federal agency**. A pending proceeding could include an informal investigation by an executive agency.

As of 09/04/18: https://www.law.cornell.edu/wex/obstruction_of_justice

IMPORTANT TO NOTE: There is sufficient EVIDENCE to support that the TOU and/or TOU Officials/Employees/Individuals, etc. were TIMELY, PROPERLY and ADEQUATELY notified of my pursuit of such Criminal/Civil violations to be taken before the applicable FEDERAL Government Agency(s) and INTERNATIONAL Tribunals! Moreover, providing the United States Department of Justice with correspondence, etc. as well as the United States of America's Legal Counsel Baker Donelson Bearman **Caldwell & Berkowitz** and others with information sufficient to sustain KNOWLEDGE of the FEDERAL and INTERNATIONAL proceeding(s) that have been (and/or are to be) launched by me; which resulted in the TOU's Police Officials - as Chief Timothy Myles - HOSTILELY CHARGING towards the Conference Room where my mother and I were waiting and subjected us to VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults and other Crimes, etc. Chief Myles stated *that what I was doing was NOT LEGAL* – i.e. thus, supporting that the TOU and/or Chief Myles having ASSERTED himself and ELEVATING himself (i.e. to that of a JUDGE, etc.) to decide the matters PENDING before the Municipal Court; moreover, IMPEDE/OBSTRUCT the process and handling of issues raised in Court documents filed and sought to be filed that are legally/lawfully BEFORE the Court! Furthermore, the VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults, and KIDNAPPING and other Crimes, etc. against me and my mother **OBSTRUCTED** and IMPEDED the Legal/Judicial Process!



PSALM 35: 6 Let their way be dark and slip.

6 Let <u>their way</u> be dark and slippery: and let the angel of the LORD persecute them.

7For without cause <u>have they hid for me their net in a pit</u>, which without cause they have digged for my soul.

8Let destruction come upon him at unawares; and <u>let his net</u> <u>that he hath hid catch himself</u>: into that very destruction let him fall.

9And *my soul shall be joyful* in the LORD: it *shall rejoice* in his salvation.

Furthermore, given the **OVERWHELMING** interest in such **STRAWMAN Scams** – i.e. illegal and/or UNLAWFUL Roadblocks, Fraudulent Judicial System, and Social Security Number System, etc. – from which the Court matter in the TOU's Municipal Court arose, wherein, I advised through Court documents of said Municipal Court's *LACK OF JURISDICTION*, the 08/28/18 WAR CRIMES, etc. launched AGAINST me and my mother are further evidence of the TOU and/or its Officials' WILLFUL, MALICIOUS and VEXATIOUS acts to OBSTRUCT JUSTICE and *to IMPEDE/OBSTRUCT me from bringing such matters BEFORE the applicable JUDICIAL Tribunals (i.e. Federal/International)!*

SPECIAL EMPHASIS: We look forward *in proving* that the TOU and/or TOU's Officials <u>KNEW of the pending Court matter before the TOU's Municipal Court</u>; moreover, there IS a NEXUS between the TOU and/or TOU Officials'/Employees'/Individuals' ENDEAVOR TO OBSTRUCT JUSTICE and the proceeding; as well as said TOU Officials'/Employees'/Individuals' KNOWLEDGE of the Nexus! We believe that a reasonable mind when given the FACTS, EVIDENCE and Case Laws, etc. will find *that UPON learning of the SUCCESSFUL defenses set forth EXPOSING the STRAWMAN Scams, etc. that resulted in the issuance of "STATE OF MISSISSIPPI – UNIFORM TRAFFIC TICKET" for three (3) allege violations, the TOU and/or TOU's Officials/Employees/Individuals then CONSPIRED to launch such 08/28/18 WAR CRIMES, CRIMINAL Acts for purposes of COVERING UP such Strawman Scams*

and did KNOWINGLY engage in the "OBSTRUCTION OF JUSTICE" <u>FOR purposes of getting me off of</u> the Streets and/or out of PUBLIC/WORLD view to UNLAWFULLY prevent and prohibit me from performing my DUTY and/or OBLIGATION to NOTIFY the Public/World of such WAR Crimes, Criminal Acts, etc.! IN OTHER WORDS, seeing that the FALSE Charges as:

> B53 Expired Tag/No Tag – **Explanation: No Tag** B51 No Drivers License (Expired) – **Explanation: No DL** D36 No Proof of Liability Ins. – **Explanation: No Insurance**

FAILED, on 08/28/18, the TOU and/or its Officials/Employees <u>CONSPIRED</u> to bring ADDITIONAL FALSE CHARGES as:

RESISTING ARREST DISOBEYING L.E.O. ASSAULT POLICE

JAIL PERSONAL HISTORY RE NEWSOME, VOGEL DENISE DOB: Social: Social: Friday, August 31 2018 - 10:17	PORT Jacket #: 77-00069030	
BOOKING NUMBER: 06-00001549 ARRESTING AGENCY: HCSO ARRESTING OFFICER: 00574 BOOKING OFFICER: 01588 ARREST DATE: 02/14/2006	BOOKING LOCATION: AGENCY NAME: OFFICER NAME: OFFICER NAME: ARREST TIME: BOOKING TIME:	HINDS COUNTY SHERIFF OFFICE
CHARGE [97-35-7] DISOBEYING L.E.O.	CLASS UCR# COURT DISP M 2400 HCJC	18:36 BOND FINE WARR/IND
BOOKING NUMBER: 18-00003319 ARRESTING AGENCY: UPD ARRESTING OFFICER: T.MYLES BOOKING OFFICER: TD2148 ARREST DATE:	BOOKING LOCATION: AGENCY NAME: OFFICER NAME: OFFICER NAME: ARREST TIME:	RDC UTICA POLICE DEPARTMENT DOTSON, TRACY
BOOKING DATE: 08/28/2018 CHARGE [97-9-73] RESISTING ARREST [97-35-7] DISOBEYING L.E.O. [97-3-7(1)P] ASSAULT POLICE (M)	BOOKING TIME: CLASS UCR# COURT DISP M 2400 M 2400 M 4500	22:12 BOND FINE WARR/IND 18-058 18-059 18-057

Advising me, that "*We got something for you.*.." and "*They're going to do it right this time,*" etc. Thus, given the FACTS, EVIDENCE, etc. a reasonable mind may conclude that such THREATS, WAR CRIMES, Criminal Acts, etc. <u>were in RETALIATION to the 08/24/18 Court document filed</u> and the information contained therein *addressing my UNLAWFUL 2006 KIDNAPPING* that appears in <u>FALSE documents generated</u> by the HINDS COUNTY DETENTION CENTER – "*Jail Personal History Report*" which will be addressed through the applicable TRIBUNALS for INVESTIGATIONS and PROSECUTIONS!

IMPORTANT TO NOTE: We look forward in determining through the applicable INVESTIGATION and PROSECUTION of "<u>HOW</u>" personal information similar to that of Newsome (i.e. <u>appears to be IDENTITY THEFT</u>, etc.) was obtained because she **DID NOT** provide the information and **NEITHER** *did her parents!*

IV. CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS...



(3)

GENTRIFICATION - Is the buying and renovating of houses and stores in deteriorated urban neighborhoods BY WEALTHIER individuals, which in effect INCREASES property values and DISPLACES LOW-INCOME families and small businesses. This is a COMMON and WIDESPREAD controversial topic in URBAN PLANNING (also known as URBAN RENEWAL). It refers to SHIPTS in urban community lifestyle and an INCREASING share of wealthier residents and/or businesses and INCREASING property values. POORER FRE-Gentrification residents are UNABLE to pay INCREASED rents or PROPERTY taxes may find it necessary to RELOCATE!

find it necessary to RELOCATE! Downtown Utica was ONCE heavily populated by WHITE-Americans in which MANY have mov

Downtown Unica was ONCE heading populated by WHITE-Americans in Which MART have moved aWAY. It appears that decisions regarding businesses/jobs that come into Unica are being decided by the WEALTHY and CROOKED Lawyers that wont to unlaufully/illegally CONTROL City Governments/Officials as that in Unica, Mississippi 2 HENIND-THE-SCENE! Is a process such as GENTRIFICATION being used by the FEW WEALTHY White Business Owners in the Utica, Mississippi? Are the FEW WEALTHY White Business Owners being ALLOWED to OPERATION TO FE for a DATE OF ALLOWED to

DBSTRUCT Economic PROORESS in the Utica, Mississippi for purposes of securing their DESPOTISM Empires – i.e. UNLAWFULLY/ILLEGALLY obstructing

ECONOMIC progress to ELIMINATE competition and EQUAL OPPORTUNITIES to People-Of-Color?

WATER ISSUE - What is the STATUS of the ater issue in Utica, Mississippi? Is the water SAFE to drink?

ELECTRONIC WATER METER - WHO decided to allow the ELECTRONIC water meter system to be implemented in Utica. Missistoric? WHAT is the NAME of the Company/Contractor who installed and/or is installing the ELECTRONIC water

of TARGETING taking AWAY their PROPERTY/LANDS through Lawsuits/Liens for UNPAID bills . . . - in other words taking

WHAT is the NAME of the Company/Contractor who installed and/or is installing the ELECTRONIC water meter[s] in Utica, Mississippi? PRIOR to the installation of the ELECTRONIC water meter system, were Citizens/Residents made aware of their LEGAL rights to CONTEST/OBJECT the implementation of the ELECTRONIC water meter[s]? What process(es) [if any] were followed in the HANDLING and GRANTING of contract(s) regarding the ELECTRONIC water meter[s]? Resident(s) are COMPLANING of the MAJOR INCREASE in their water bills since the implementation of the ELECTRONIC water meter[s]. Has the City of Utica been made aware of the INCREASING cost in water bills, LEAKS, etc. since the implementation of the ELECTRONIC water meters? There are CONCERNS that the ELECTRONIC water meter swstem has been installed for purposes of UNLAWFULLY/ILLEGALLY gaining access to PROPERTY LANDS - for example: [i] providin residents with a HUGE water bill shOT raid; [ii] SHUTTING OFF water services due to a HIGH Bill water services if the Water Bill is NOT raid; [ii] SHUTTING OFF water services due to a HIGH Bill beam through FRAUDU [creation of problems resulting in LEAKS/BUSTED PIPES, etc.] = all with intent to bring LEGAL ACTION AGAINST residents who CANNOT pay such a HIGH Water Bill with hopes is an ender water and the service states who CANNOT pay such a HIGH Water Bill with hopes is an ender the service of the service state water built water bill with hopes of AGAINST residents who CANNOT pay such a HIGH Water Bill with hopes

Citizens/Residents HOSTAGE!



Internet Most Part And Part

COMMENTS & QUESTION SESSION (Public) - Please note due to this being the First Meeting and TIME Limitations everybody may not have an opportunity to be heard; therefore, please be patient in understanding the process that may be used. DISMISSAL

As of 09/06/18: <u>https://www.slideshare.net/VogelDenise/102715-agenda-for-meeting-with-utica-mayor-kenneth-broome</u>

Violating a Civil Right

When people claim that a member of law enforcement has falsely arrested them, they sometimes file a complaint alleging a violation of their civil rights. These civil rights lawsuits are known as "Section 1983" suits because they are named after the federal law, United States Code Section 1983, which authorizes them. These lawsuits are brought in federal district court.

People most commonly file 1983 cases after the police, prison guards, or other state officials use excessive or unreasonable force while acting in their official capacity, known as acting "under color of law." For example, if the police obtain a search warrant to search your home and, while conducting the search, decide to use pepper spray on you and your family while you are restrained and not resisting, their actions violate your constitutional civil rights and you can sue them under section 1983.

On the other hand, if you and a non-uniformed, off-duty police officer get into a fight, that officer is probably not acting in his official capacity as an agent of the state and you probably can't sue for civil rights violations. (You might be able to sue on other grounds, though.)

People **typically bring 1983 lawsuits** when they have been subject to the unreasonable use of force by the police or prison guards, when they've suffered harm as the result of an illegal search, or for similar reasons. In these cases, a person harmed by the actions of state officials acting in their official capacity typically sues the individuals involved, their superiors, or the city or county government that employed them. As of 09/07/18: https://www.criminaldefenselawyer.com/false-arrest.cfm

The **PATTERN-OF-CRIMINAL** Activities of the TOU Officials and/or its Police Department Officials have been TIMELY, PROPERLY and ADEDEQUATELY brought to the proper Authorities' and/or Law Enforcements' attention!

IMPORTANT TO NOTE: For some STUPID reasons, the Town of Utica's Mayor/Town Officials/Town Police Department place themselves above the Laws! As early as October 2015, the Town of Utica's Mayor/Officials/Chief of Police, etc. were TIMELY, PROPERLY and ADEQUATELY notified that I would be moving forward in addressing CORRUPTION and CRIMINAL Acts, etc. discovered and/or brought to my attention!

V. CONSPIRACY AGAINST RIGHTS – 18 USC § 241.

• •

JULY 25, 2018 PUBLIC/WORLDWIDE PRESS RELEASE

07/23/18 UTICA, MISSISSIPPI KU KLUX KLAN TRAFFIC STOP OF UTICA INTERNATIONAL EMBASSY'S INTERIM PRIME MINISTER VOGEL DENISE NEWSOME https://youtu.be/t_4MBao64ww



As of 09/06/18: https://www.slideshare.net/VogelDenise/072518-utica-international-embassys-public-worldwide-press-release

18 U.S. Code § 241 - Conspiracy Against Rights

If <u>two or more persons</u> conspire to injure, oppress, threaten, or intimidate any <u>person</u> in any State, Territory, Commonwealth, Possession, or District *in the <u>free exercise or enjoyment of any right or privilege</u> <i>secured to him by the Constitution* or laws of the <u>United States</u>, or because of his having so exercised the same; or

If two or more <u>persons</u> go in disguise on the highway, or on the premises of another, with <u>intent to prevent</u> or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or **imprisoned not more than ten years**, or both; and if death results from the acts committed in violation of this section or **if such acts include <u>kidnapping</u> or an attempt to kidnap**, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. <u>are in</u> <u>FURTHERANCE and in RETALIATION of the EXPOSURE</u> of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. regarding "CONSPIRACY AGAINST RIGHTS!"

VI. ASSAULT

IMPORTANT TO NOTE: Through Investigations and Prosecution, we look forward to finding out "WHO" contacted the Town of Utica, Mississippi's Police Department and had Officials as Chief Timothy Myles and Police Official/Captain Melvin Wilson come to the Municipal Court and "WHAT" were the "MOTIVES" and "OBJECTIVES" of such CONSPIRACIES and WAR CRIMES, etc. *carried out AGAINST my mother and I*?

Google	can y	you resist	unlawful	arrest				Q
	AII	Videos	News	Images	Shopping	More	Settings	Tools
	About	: 729,000 res	ults (0.39 s	seconds)				
	nece Supr Your	e <u>ssary.</u> " Plu reme Cour r Right of	ummer v. t of the U Defense	State, 136 nited State	Ind. 306. Thes in the case	nis premise v e: John Bad	an arresting officer's vas upheld by the Elk v. U.S., 177 U.S stitution Society	

John Bad Elk v. United States, 177 U.S. 529 (1900)

Three policemen in South Dakota attempted, under verbal orders, to arrest another policeman for an alleged violation of law when no charge had been formally made against him and no warrant had issued for his arrest. <u>Those attempting to make the arrest</u> carried arms, and when he refused to go, they tried to oblige him to do so by force. He fired and killed one of them. He was arrested, tried for murder, and convicted. . . .

Held, that the court clearly erred in charging that the policemen had the right to arrest the plaintiff in error and to use such force as was necessary to accomplish the arrest, and that the plaintiff in error had no right to resist it.

At common law, if a party resisted arrest by an officer without warrant, and who had no right to arrest him, and if, in the course of that resistance, the officer was killed, the offence of the party resisting arrest would be reduced from what would have been murder, if the officer had had the right to arrest, to manslaughter. . .

In the **federal criminal system**, an assault is an attempt to hit another person or an act that *causes someone to reasonably expect impending harm*. Throwing a punch is a typical example. So is intentionally pointing a gun at someone.

An assault **requires neither harm nor physical contact**—the crime is complete whether the assailant succeeds in hitting the other person or actually fires the gun. However, assaults also include instances when **the defendant actually connects with the victim**. If someone tries to—and actually *does*—*strike, beat, or wound another, an assault has occurred. (18* U.S.C. § 113(a)(4).)

IMPORTANT TO NOTE: The Town of Utica's Officials CONSPIRED to OBSTRUCT JUSTICE; moreover, according to Chief Timothy Myles, he alleged that the Court documents being filed are NOT LEGAL. Nevertheless, the ASSAULTS and other Criminal acts being carried out against me and my mother were **NOT JUSTIFIED** and/or **NOT LAWFUL** and the Town of Utica's Mayor/Police Department Officials/Employees/Individuals were TIMELY NOTIFIED of Criminal Acts being committed and **did NOTHING** to REFRAIN from the ASSAULTS against me and my mother!

"One may come to the aid of another being unlawfully arrested, just as he may where one is being assaulted, molested, raped or kidnapped. Thus it is not an offense to liberate one from the unlawful custody of an officer, even though he may have submitted to such custody, without resistance." (*Adams v. State,* 121 Ga. 16, 48 S.E. 910).

WE THE PEOPLE ARE LIVING IN A POLICE STATE!



THE LEGAL/LAWFUL RIGHT TO KEEP and BEAR ARMS

The right to keep and bear arms (often referred to as the right to bear arms or to have arms) is the people's right to have their own arms for their defense... In countries with an English common law tradition, a long standing common law right to keep and bear arms has long been recognized, as pre-existing in common law, prior even to the existence of written national constitutions. In the <u>United</u> <u>States</u>, the right to keep and bear arms is also an enumersted right specifically protected by the <u>U.S. Constitution</u> and many <u>state</u> <u>constitutions</u> such that people have a personal right to own arms for individual use, and a right to bear these same arms to be for personal protection and for use in a <u>mitte</u>....

The right to keep and bear arms is codified in the <u>Second</u> <u>Amendment to the United States Constitution</u>, which reads:

A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, **shall not be infringed.**



As of 09/07/18:

https://www.slideshare.net/VogelDenise/the-right-to-keep-andbear-arms-living-in-a-police-state



As of 09/07/18: https://www.slideshare.net/VogelDenise/living-in-a-police-statemalcolm-x-the-right-to-keep-and-bear-arms

IMPORTANT TO NOTE: During the KIDNAPPING of me (Interim Prime Minister Vogel Denise Newsome), TOU's Chief Myles made THREATS as, *"We got something for you...!"* and *"They're going to do it right THIS TIME*," etc.

Penalties for Assaults in Federal Territory

Each of the above assaults carries potential imprisonment. . . .

If an assault **causes "serious" injury**, the potential prison sentence **is as high as 10 years.** (18 U.S.C. § 113(a)(6).) The injury is "serious" if it involves

- a substantial risk of death
- extreme physical pain
- continued and obvious disfigurement, or
- long-term loss or impairment of any body part. (18 U.S.C. § § 113(b)(2), 1365.)

IMPORTANT TO NOTE: A reasonable mind may conclude that the ULTIMATE result of the 08/28/18, **BRUTAL**, **VICIOUS and SAVAGE Attacks/Assaults and other Crimes carried out against my mother and I** were done to bring about my DEATH; moreover, to subject me to EXTREME PHYSICAL and INHUMANE practices, etc.

Self Defense

Self-defense is the most common claim by defendants trying to avoid assault convictions. *Use of force is legally justified when a person reasonably believes it is necessary to defend oneself or someone else against imminent harm.* But even if force is appropriate, the defendant can't use more than is necessary given the circumstances. **To illustrate, someone who is under attack may legally fight back against the assailant.** But, once he has subdued the attacker he can't continue to beat him.

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. <u>are in</u> <u>FURTHERANCE and in RETALIATION of the EXPOSURE</u> of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMALCriminal Charges to be brought, etc.

VII. FALSE ARREST REPORT/FALSE ARREST

There is RECORD EVIDENCE of the Town of Utica, Mississippi's Chief of Police (Timothy Myles) and other Police Officials engaging in CRIMINAL Act and WAR Crimes, etc. to COVER-UP the 08/28/18, BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother. Furthermore, going as far as CREATING a FALSE Arrest/Police Report alleging:



RESISTING ARREST DISOBEYING L.E.O. ASSAULT POLICE

and then was STUPID enough to try and get me to SIGN such Criminal/Fraudulent document WITH KNOWLEDGE of the Crimes being COMMITTED! I advised Chief Myles and/or TOU Police Officials that they were engaging in CRIMINAL Acts! Moreover, that the FALSE Arrest Report/Police Report is CRIMINAL! Nevertheless, the TOU's Police Chief Timothy Myles and other Officials (Melvin Wilson and/or D. Smith [sp?]) **did KNOWINGLY** and **WILLINGLY** proceed to engage in such Criminal Activities!

False arrest, sometimes known as false imprisonment or wrongful arrest, occurs when someone wrongfully holds you against your will or takes you into custody. Both private persons and law enforcement agents can commit this crime when they act beyond or outside of the scope of their authority.

False arrest is a crime and a civil harm, enabling the victim to sue for damages in a civil lawsuit.

As of 09/06/18: https://www.criminaldefenselawyer.com/false-arrest.cfm

Constitutes a "False Arrest?"

Someone who <u>intentionally</u> and wrongfully limits or <u>restricts another person's personal freedoms</u>, against the victim's consent, commits the crime of false arrest or false imprisonment....

Kidnapping is closely related to false arrest because both involve an unlawful detention of a victim. *Kidnapping is also a more serious crime because the kidnapper intends to harm the victim*, hold that person for ransom, or otherwise <u>facilitate the commission</u> of a felony offense. Some states also require that you move the victim from one place to another in order to commit a kidnapping.

Because false imprisonment involves the same basic actions as kidnapping, but without the more serious intentions, it's known as a "lesser included offense" of kidnapping.

JULY 27, 2018

UNITED STATES OF AMERICA'S STATE LAW ENFORCEMENT AGENCIES' ACTS OF TERRORISM and WAR CRIMES LAUNCHED AGAINST THE UTICA INTERNATIONAL EMBASSY, ETC.



Message	Type	Sent -	To	Length	Status	
Message from UticalitemationalEmbassy	Fax	7/27/2018 5:05:19 PM	(601) 005-2007	10 Pages	Sent	Utica Town Hall
Message from UticalitemationalEmbassy	Fax	7/27/2018 4:50:23 PM	(310) 393-0181	11 Pages	Sent	Burkina
Message from UticalnternationalEmbassy	Fax	7/27/2018 4:50:23 PM	(212) 486-6934	11 Pages	Sent	Algeria
Message from UticalitemationalEmbassy	Fax	7/27/2018 4:05:16 PM	(202) 387-3826	11 Pages	Sent	Cameroon
Message from UticalitemationalEmbassy	Fax	7/27/2018 4:05:16 PM	(202) 342-2578	11 Pages	Failed	Burundi
Message from UticalnternationalEmbassy	Fax	7/27/2018 4:05:16 PM	(202) 785-1258	11 Pages	Sent	Angola
Message from UticaInternationalEmbassy	Fax	7/27/2018 3:51:28 PM	(601) 359-3441	10 Pages	Sent	Attorney General – MS
Message from UticaInternationalEmbassy	Fax	7/27/2018 3:51:28 PM	(504) 636-4000	10 Pages	Sent	Baker Donelson
Message from UticalnternationalEmbassy	Fax	7/27/2018 3:51:28 PM	(601) 350-3741	10 Pages	Sent	MS Governor
Message from UticainternationalEmbasav	Fax	7/27/2018 3:51:28 PM	(202) 508-3402	10 Pages	Sent	Donald Trump/Baker

As of 09/06/18: <u>https://www.slideshare.net/VogelDenise/072718-utica-international-embassy-letter-to-united-states-of-america</u>

False Arrest Committed by the Police

When most people think about the police committing false arrest, they think it refers to an arrest that was not supported by evidence. But this is not the standard for measuring whether the police have falsely arrested someone. To be guilty of false arrest, the police <u>must act</u> without authority, or <u>beyond the scope of their</u> <u>powers...</u>

By contrast, *suppose a police officer arrests someone <u>because that person insulted the officer</u> or <i>did something the officer <u>didn't like</u>*. **Insulting an officer** <u>is not</u> a crime, and unless that officer has another reason to make an arrest, **he is acting illegally**...

AUGUST 24, 2018 IN THE TOWN OF UTICA, MISSISSIPPI MUNICIPAL COURT

Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals





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As of 09/06/18: https://www.slideshare.net/VogelDenise/082418-notice-of-nonattendance-091118-courtmatter-town-of-utica-vs-newsome

WATER ISSUE - Wh

ARREST WARRANTS FOR "INDIVIDUALS" ENGAING IN:

- Crimes of GENOCIDE.
- APARTHEID/Crimes against HUMANITY.
- WAR Crimes.
- WAR/Crime of AGGRESSION.

WILL BE SOUGHT THROUGH **RELIEF IN THE COMPLAINT(S)** FILED WITH THE APPLICABLE **INTERNATIONAL TRIBUNALS!**





What is the difference between the ICC and the International Court of Justice and other international criminal tribunals? The International Court of Justice (ICJ) is a civil court that hears disputes between countries. The ICC is a criminal court that prosecutes individuals. Other international criminal tribunals, namely the ad hoc tribunals for Rwanda and the former Yusgoslavia, are similar to the ICC but are temporary and have a limited geographical scope. The ICC is a permanent court, and is global in its reach.



Civil Damages for False Arrest

People who have **valid claims of false arrest may also bring a civil lawsuit <u>against the person who</u> <u>restrained them</u>. Their argument is that <u>they have been harmed</u>... The harm** *can include the <u>humiliation</u>* **<u>of being restrained</u>, any <u>physical consequences</u>, and even <u>consequences to the victim's reputation</u>.**

For example, if a security guard wrongfully detains you, that guard might have committed the crime of false arrest. And you can sue the guard (or the store) for damages, regardless of whether the state chooses to file criminal charges against the guard.

As Deborah did NOT need a BUILDING or OFFICE, but merely worked out in the Community from underneath a PALM TREE, I -Interim Prime Minister Vogel Denise Newsome - work out in the VINEYARD where the Laborers are VERY FEW. Putting to work the 10-15 YEARS working in the Legal Profession at WHITE Jewish/Zionist and WHITE Supremacist CONTROLLED Law Firms.



https://www.slideshare.net/VogelDenise/curriculum-vitaevdn-a-community-activist

I obtained a B.S. Degree from the TOP African-American/Black University (Florida A&M University in Tallahassee, Florida) within the lands/territories now known as the United States of America! EDUCATED and am NOW applying what I have been taught and learned! I DID NOT go to work at those WHITE JEWISH/ZIONIST and WHITE SUPREMACIST Law Firms and NOT learn TO, study and pay attention to the processes and laws/statutes being quoted. So, NOW, like Deborah, I am merely PUTTING TO WORK what I have learned to TAKE DOWN TERRORIST Governments and to see that a Government that WORKS on behalf of GOD's People is established!



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



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

18 U.S. Code § 35 - Imparting or Conveying False Information

- (a) Whoever imparts or conveys or causes to be imparted or conveyed false information, knowing the information to be false, concerning an attempt or alleged attempt being made or to be made, to do any act which would be a crime prohibited... shall be subject to a civil penalty of not more than \$1,000 which shall be recoverable in a civil action ...
- (b) Whoever <u>willfully and maliciously, or with reckless disregard for the safety of human life</u>, imparts or conveys or <u>causes to be imparted</u> or conveyed false information, <u>knowing the information to be false</u>, concerning an attempt or alleged attempt being made or to be made, to do any act which would be a crime prohibited...—shall be fined under this title, or imprisoned not more than five years, or both.

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. <u>are in</u> *FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – engage in Criminal Acts/War Crimes and generate FALSE Arrest/Police Reports to COVER-UP Corruption, Conspiracies, Crimes, etc.

VIII. FALSE IMPRISONMENT

Through the applicable Criminal Complaints to be submitted, we are CONFIDENT that the Prima Facie requirements for FALSE IMPRISONMENT can be proven by FACTS, EVIDENCE and Legal Conclusions!

Elements:

To prevail under a false imprisonment claim, a plaintiff must prove: (1) willful detention in a bounded area; (2) without consent; and (3) without authority of lawful arrest.

As of 09/07/18: https://en.wikipedia.org/wiki/False_imprisonment

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False Imprisonment

Overview

False imprisonment is an act punishable under criminal law as well as under tort law. Under tort law, it is classified as an intentional tort. A a person commits false imprisonment when he commits an act of restraint on another person which confines that person in a bounded area.

Prima Facie Case

- i. The defendant willfully acts . . .
- ii. . . . intending to confine the plaintiff without the plaintiff's consent and without authority of law
- iii. the defendant's act causes the plaintiff's confinement
- iv. the plaintiff is aware of his/her own confinement

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- iii. the **defendant's** <u>act</u> causes the plaintiff's confinement
- iv. the plaintiff is aware of his/her own confinement

Bounded Area

An act of restraint can be a physical barrier (such as a locked door), the use of <u>physical force</u> to restrain, <u>a</u> <u>failure to release</u>,... An area is only bounded if <u>freedom of movement</u> is limited in all directions. If there is a reasonable means of escape from the area, the area is not bounded. However, if the means of escaping will result in the risk of physical harm to the detainee, then the area is bounded. Further, <u>threatening to</u> <u>harm the detainee's family</u> if the detainee leaves would also result in the area being bounded.

Threats of False Imprisonment

<u>Threats of immediate physical force</u> may also be sufficient to be acts of restraint. A mere threat to imprison will not qualify for false imprisonment. Typically when determining whether a threat counts as false imprisonment, **the court will look at whether the plaintiff had a just fear of injury.**

Invalid Use of Legal Authority

An example of an invalid use of legal **authority is the detainment or arrest of a person without a <u>warrant</u>, with an illegal warrant, or with a warrant illegally executed.** *So long as the person is deprived of his personal liberty, the amount of time actually detained is inconsequential.* **See, e.g. <u>Schenck v. Pro Choice Network</u>, 519 U.S. 357 (1997)**

Off-Shoots of False Imprisonment

There are two other torts which fall under false imprisonment: the tort of "malicious prosecution" and the tort of "abuse of process".

To prove malicious prosecution, the plaintiff must prove 3 things:

- 1. The defendant acted without probable cause and with malice toward P
- 2. But for the defendant's actions, the prosecution would not have proceeded
- 3. The plaintiff **did not** engage in the alleged misconduct

To prove an abuse of process tort, the plaintiff needs to prove *that the defendant invoked the legal system in order to extort, threaten, or harass the plaintiff.*

As of 09/07/18: https://www.law.cornell.edu/wex/false_imprisonment

18. State of Mississippi's Law Enforcement Agencies – as Mississippi State Troopers/Hinds County Sheriff's Department Officers/Town Of Utica Police Officers, etc. – **are KNOWINGLY** <u>armed</u> <u>with DEADLY Weapons</u> (as GUNS, etc.) for LIFE-TAKING/THREATENING purposes as: (a) Genocide, (b) Apartheid/Crimes Against Humanity, (c) Crimes Against Peace, War/Acts of Aggression, etc.

19. The Utica, Mississippi Police Department's Officials are ARMED with deadly weapons and subject Sovereign Citizens (as Interim Prime Minister Vogel Denise Newsome) to further criminal activities as KIDNAPPINGS, KILLINGS/MURDER and BLACKMAIL/EXTORTION, etc. if they do not comply with their demands!

20. On 7/23/18, the Town of Utica, Mississippi's Official(s) issued <u>several</u> Tickets entitled, "STATE OF MISSISSIPPI UNIFORM TRAFFIC TICKET" with KNOWLEDGE of the crimes being committed as well as the ROLE(S) being played in the CONSPIRACIES launched against Interim Prime Minister Vogel Denise Newsome!

21. On July 31, 2018, the TOWN OF UTICA/COURT CLERK (Lisa Morris) in the fulfillment of her ROLE(S) in CONSPIRACIES against Interim Prime Minister Vogel Denise Newsome, used FEDERAL means – <u>United States Postal Service</u> – and depositing mail containing <u>several</u> Tickets entitled,

"STATE OF MISSISSIPPI UNIFORM TRAFFIC TICKET" – CITATION/TICKET NOS.

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018753
018754

COURT CLERK	JACKSON HS 290	
P. O. BOX 335 UTICA, MS 28175	31 X.4 2039 PM 2 L	

As of 09/07/18: <u>https://www.slideshare.net/VogelDenise/082418-notice-of-nonattendance-091118-court-matter-town-of-utica-vs-newsome</u> with emphasis on Pages 3, 7, 8, 26 and 34!

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. *are in FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – engage in Criminal Acts/War Crimes and engage in the FALSE IMPRISONMENT of witnesses/parties to litigation for purposes of COVERING UP Corruption, Conspiracies, Crimes, etc.

IX. CARJACKING/ROBBERY/ARMED ROBBERY – FEDERAL ANTI-CAR THEFT ACT OF 1992 - 18 U.S. Code § 2119 - Motor vehicles

Whoever, with the intent to cause death or serious bodily harm [1] takes a motor vehicle that has been transported, shipped, or received in interstate or <u>foreign commerce</u> from the person or presence of another by force and violence or by intimidation, or attempts to do so, shall—

(1) be fined under this title or imprisoned not more than 15 years, or both,...

(3) if death results, be fined under this title or imprisoned for any number of years up to life, or both, or sentenced to death. - - 18 U.S. Code § 2119 - Motor vehicles



Carjacking

From Wikipedia, the free encyclopedia

Not to be confused with a car jack, a device for lifting up the body of a vehicle. "Car-jacked" redirects here. For the children's novel, see Car-Jacked (novel). Carjacking is a robbery in which the item taken over is a motor vehicle.^[1]

As of 09/07/18: https://en.wikipedia.org/wiki/Carjacking



IMPORTANT TO NOTE: Upon the **BRUTAL**, **VICIOUS and SAVAGE** Attacks/Assault and other Crimes carried out against my mother and I through the use of DEADLY FORCE (i.e. guns, etc.), our car was UNLAWFULLY/ILLEGALLY taken under the DIRECTION and INSTRUCTIONS of the Town of Utica, Mississippi's Chief of Police Timothy Myles with "INTENT to PERMANENTLY DEPRIVE" us of our property by means of FORCE, THREATS, FEAR, etc.! According to Mike at American Automotive Towing ("AA&T"), Chief Myles issued directives <u>NOT</u> to release our car! Acts in furtherance of the CONSPIRACIES launched against me and my family *as well as the Utica International Embassy!* We were able to obtain our car ONLY <u>after a call being made by an</u> <u>attorney to the TOU's Police Department</u> and ONLY AFTER paying further monies through such EXTORTION practices, etc. in that Mike advised that Chief Myles and/or the Town of Utica, Mississippi **REFUSED to pay monies owed AA&T!** **Robbery** is the <u>crime</u> of taking or attempting **to take anything of value by force, threat of force,** or **by putting the victim in fear.** According to <u>common law</u>, **robbery is defined** <u>as taking the property of another</u>, with the intent <u>to permanently deprive the person of that property</u>, by means of force or fear; that is, it is a <u>larceny</u> or <u>theft</u> accomplished by an <u>assault</u>.^[1] Precise definitions of the offence may vary between jurisdictions. Robbery is differentiated from other forms of <u>theft</u> (such as <u>burglary</u>, <u>shoplifting</u>, or <u>car theft</u>) by its inherently violent nature (a <u>violent crime</u>); . . . **robbery is always a <u>felony</u>** in jurisdictions that distinguish between the two. Under English law, most forms of theft are <u>triable either way</u>, whereas **robbery is <u>triable</u>** <u>only on indictment</u>. The word "rob" came via <u>French</u> from <u>Late Latin</u> words (e.g., *deraubare*) of <u>Germanic</u> origin, from <u>Common Germanic</u> *raub* -- "theft".

Among the types of robbery are **armed robbery** involving use of a <u>weapon</u> and **aggravated robbery** when someone brings with them a deadly weapon or something that appears to be a deadly weapon. **Highway robbery** or **mugging** takes place outside or in a <u>public place</u> such as a sidewalk, street, or parking lot. <u>Carjacking is the act of stealing a car from a victim by force.</u> <u>Extortion</u> is the threat to do something illegal, or the offer to not do something illegal, in the event that goods are not given, primarily using words instead of actions...

As of 09/06/18: https://en.wikipedia.org/wiki/Robbery

United States[edit]

In the United States, robbery is generally treated as an aggravated form of common law larceny. Specific elements and definitions differ from state to state. The common elements of robbery are:

- 1. a trespassory
- 2. taking and
- 3. carrying away
- 4. of the personal property
- 5. of another
- 6. with the intent to steal
- 7. **from the person** or **presence of the victim**
- 8. **by force or threat of force.**^[25]

The first six elements are the same as common law larceny. It is the last two elements that aggravate the crime to common law robbery.

from the person or presence of the victim – robbery requires that the property be taken directly from the person of the victim or from their presence. This is different from larceny which simply requires that property be taken from the victim's possession, actual or constructive. Property is "on the victim's person" if the victim is actually holding the property, or the property is contained within clothing the victim is wearing or is attached to a victim's body such as a watch or earrings.^[26] Property is in a person's presence when it is within the area of their immediate control. The property has to be close enough to the victim's person that the victim could have prevented its taking if he/she had not been placed in fear or intimidation.^[26]

by force or threat of force – the use of force or threat of force is the defining element of robbery. For there to be robbery there must be **"force or fear" in perpetrating the theft**.^[27]Questions concerning the degree of force necessary for robbery have been the subject of much litigation. Merely snatching the property from the victim's person is not sufficient force unless the victim resists or one of the items is attached or carried in such a way that a significant amount of force must be used to free the item from the victim's person.^[citation needed]

For robbery the victim must be placed in "fear" of immediate harm by threat or intimidation. The threat need not be directed at the victim personally. Threats to third parties are sufficient. The threat must be one of present rather than future personal harm. Fear does not mean "fright", it means apprehension – an awareness of the danger of immediate bodily harm.

As of 09/07/18: https://en.wikipedia.org/wiki/Robbery



We look forward to showing through the Criminal Complaints to be filed, that the *Prima Facie Elements* for Carjacking has been met and/or can be proven:

1111. Elements of Carjacking

The elements of the original armed carjacking statute are:

- 1. that the defendant **possessed a firearm**;
- 2. that the defendant **took a motor vehicle from the person** or presence of another;
- 3. that the defendant **took a motor vehicle by force and violence** or **by intimidation;** and
- 4. that the **motor vehicle** <u>had been transported</u>, shipped, or received in interstate or foreign commerce.

The elements of the revised carjacking statute (which apply to offenses occurring on or <u>after **September 13, 1994**</u>) are:

- 1. that the defendant **intended to cause** *serious bodily harm* or **death;**
- 2. that the defendant *took a motor vehicle from the person* or presence of another;
- 3. that the defendant **took a motor vehicle by force and violence** or **by intimidation;** and
- 4. that the **motor vehicle** <u>had been transported</u>, shipped, or received in interstate or foreign commerce.

As of 09/04/18: <u>https://www.justice.gov/usam/criminal-resource-manual-1111-</u> elements-carjacking **IMPORTANT TO NOTE:** The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. <u>are in</u> *FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing through FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – engage in Criminal Acts that are in violation of the *Federal Anti-Car Theft Act of 1992* and other statutes/laws governing said matters! Moreover, "HOW" the 08/28/18, KIDNAPPING of me appears to have led to other WAR CRIMES/Criminal Acts as Carjacking/Armed Robbery, etc.

X. UNLAWFUL SEIZURE

Out of concerns of being RETALIATED against, I secured our car by placing an "ANTI-THEFT CLUB" on the steering wheel and LOCKING the doors! While in transport to ANOTHER location by my KIDNAPPERS, Chief Timothy Myles radioed in demanding to know "WHERE" the keys were for my car! They were advised the car had been SECURED! My mother advised me that there was an exhaustive search for the keys for our car by Chief Myles – i.e. thinking that my keys may have fallen during their BRUTAL, VICIOUS and SAVAGE Attacks/Assault and other Crimes carried on me and my mother!

People also ask

What is unlawful seizure?

Search and **Seizure** is a procedure used in many civil law and common law legal systems by which police or other authorities and their agents, who, suspecting that a crime has been committed, commence a search of a person's property and confiscate any relevant evidence found in connection to the crime.

Search and seizure - Wikipedia https://en.wikipedia.org/wiki/Search_and_seizure

Search for: What is unlawful seizure?

What constitutes unreasonable searches and seizures by the police?

The Fourth Amendment of the U.S. Constitution provides that "[t]he right of the people to be secure in their persons, houses, papers, and effects, against **unreasonable searches and seizures**, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly ...

Fourth Amendment | Wex Legal Dictionary / Encyclopedia | LII / Legal ... https://www.law.cornell.edu/wex/fourth_amendment

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United States[edit]

Main article: Fourth Amendment to the United States Constitution

The Fourth Amendment of the United States Constitution states that:

"The **right of the people to be secure in their persons,** houses, papers, and effects, **against unreasonable** searches and **seizures**, shall not be violated, and **no Warrants shall issue, but upon probable cause**, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

The text of the amendment is brief, and most of the law determining what constitutes an unlawful search and seizure is found in court rulings. The brief definitions of the terms "search" and "seizure" was concisely summarized in <u>United States v. Jacobsen</u>, which said that the Fourth Amendment:

"protects two types of expectations, one involving 'searches', the other 'seizures'. A *search* occurs when an expectation of privacy that society is prepared to consider reasonable is infringed. A *seizure* of property occurs where there is some meaningful interference with an individual's possessory interests in that property."

As of 09/07/18: https://en.wikipedia.org/wiki/Search_and_seizure

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XI. TAMPERING WITH EVIDENCE

On 08/28/18, when the TOU's Police Department Officials came RUSHING and/or HOSTILELY CHARGING towards the Conference Room where my mother and I were waiting and subjected us to VERY BRUTAL, VICIOUS and SAVAGE Attacks/Assaults, etc., it is IMPORTANT TO NOTE that the TOU's Mayor Kenneth Broome and others who appear were AWAITING Chief Timothy Myles' arrival <u>EAGERLY</u> <u>followed CLOSE BEHIND with IPhones/SmartPhones, etc.</u> and appeared to be **RECORDING the incident!** This was later confirmed when my mother advised me that she observed the 1 Female (Moreland (sp?) – according to Business Card I saw through the Clerk window – and 1 Male **REPEATEDLY reviewing** the recording(s) of the Criminal Acts and/or WAR Crimes, etc. carried out against my mother and I!

According to Chief Myles, he advised me that he had WITNESSES. He was advised that I also have a witness and the reason why my mother was with me out of concerns that such RETALIATORY ATTACKS would occur!

IMPORTANT TO NOTE: That it appeared that ALL – even Chief Myles – WERE RECORDING! Thus, a reasonable mind may conclude that upon coming to the Municipal Court, that he and his CO-Conspirators had WELL established the FALSE stories/LIES they would tell; however, <u>STUPID</u> ENOUGH to not be able to JUSTIFY his reason for coming to the Municipal Court and WILLFUL and DELIBERATE acts to OBSTRUCT JUSTICE; moreover, the TOU's Mayor Kenneth Broome's INABILITY to justify making himself available ONLY TO WATCH the Criminal Acts/WAR Crimes being committed and FAILURE-TO-DETER and/or PREVENT the Crimes he and others were witnessing being carried out against my mother and I!

> Tampering with evidence can **be any action that destroys, alters, conceals, or falsifies any sort of evidence.** The <u>definition of evidence</u> is also very broad and includes any object, a document, or any sort of record useful to an investigation or inquiry. Let's take a closer look at the legal issue of tampering with evidence.

Elements of the Offense

The prosecution has the burden of establishing all elements of crime to prove that a person has committed the offence. Each of these very specific elements must be shown beyond a reasonable doubt for a conviction. The basic elements of tampering with evidence include:

- <u>Intent</u>: The most important element of this crime is the accused's state of mind. The prosecution must show *that evidence was willfully and purposefully interfered with.*...
- <u>Knowledge</u>: A person *acts knowingly* when they are aware that their conduct will probably *cause a certain result*. With a tampering charge, the accused must believe that there is a high chance that their actions will result in the
- **Evidence:** This covers every kind of physical object that might be produced in any kind of legal trial, proceeding, or investigation. It also includes digital images and video recordings.
- <u>Awareness of a Potential or Pending Investigation</u>: You may think that a person committing a crime must know that the potential exists for an investigation. However, even when the accused participates in an "<u>obvious crime</u>," the prosecution must prove the evidence was tampered with in contemplation of a current or future proceeding.

The Act of Tampering

Tampering is a very broad concept that seems to cover any action that conceals a crime. But there are limits to what can be charged as a crime....

Actions that can trigger an evidence tampering charge include:

- Alter, destroy, conceal, or remove a thing or item with the purpose of hiding the truth or making an item unavailable for a proceeding or investigation; or
- Make, present, or use an item in a manner to deceive any other party who is or may be engaged in the proceeding or investigation.

Penalties for Evidence Tampering

Tampering with evidence can be charged as a misdemeanor or a felony. The laws of your state and the nature of the alleged <u>actions will determine the level of punishment</u>. For example, if the accused begins flushing evidence down the toilet as the police walk through the door, higher penalties are likely. A conviction may include a combination of the following:

- Jail up to one year for a state misdemeanor conviction.
- State prison for up to 20 years for felony tampering with evidence.
- You may be ordered to pay as much as \$10,000 on a state conviction.
- Federal sentencing may include fines and up to 20 years in prison. . . .

As of 09/04/18: <u>https://criminal.findlaw.com/criminal-charges/tampering-with-evidence.html</u>

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. *are in FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – may seek to TAMPER WITH EVIDENCE for purposes of COVERING UP the KIDNAPPING and other Criminal Acts/War Crimes carried out against me for purpose of SILENCING me to keep the PUBLIC/WORLD from knowing of the CORRUPTION and other HIDEOUS ATROCITIES of the United States of America and Law Enforcement Officials within the States/Municipalities/Towns, etc. that we are EXPOSING!

XII. DEPRIVATION OF RIGHTS UNDER COLOR OF LAW - 18 U.S. Code § 242...

The Criminal Acts/War Crimes, etc. carried out against me as well as my mother on 08/28/18, by the Town of Utica, Mississippi and/or Town of Utica, Mississippi's Officials/Employees/Individuals (i.e. as Chief of Police Timothy Myles and other Police Officials as Melvin Wilson and D. Smith, etc.) were done under Color of Law for the purpose of deprivation of rights, privileges and immunities asserted in Court documentation in the Municipal Court in Utica, Mississippi; moreover, shared through PUBLIC POSTINGS/PUBLISHINGS! Said deprivation of PROTECTED rights, privileges and immunities resulting in BODILY INJURY, KIDNAPPING and other Criminal Acts and War Crimes being carried out against me as well as my mother! The BRUTAL, VICIOUS and SAVAGE Attacks/Assault and other Crimes carried out against my mother and I were carried out through the use of DEADLY FORCE and/or WEAPONS, etc. Investigations will uncover the OBJECT of such CONSPIRACIES seek the KILLING/MURDER of me!

18 U.S. Code § 242 - Deprivation of Rights Under Color of Law

Whoever, under color of any law, statute, ordinance, regulation, or custom, <u>willfully subjects</u> any person in any State, Territory, . . . to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, . . . shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned <u>for any term of years or for life</u>, or both, or may be sentenced to death.

RETALIATION: The Criminal Acts/TERRORIST Attacks were launched against me (Vogel Denise Newsome - Interim Prime Minister of the Utica International Embassy) because of the USA's FEAR of INVESTIGATIONS and PROSECUTION through International Tribunals – i.e. *the "JUDICIAL BALL" being taken out of Baker Donelson's United States of America's JUDICIAL System!* – So <u>when CONTACTED</u> by the TOWN OF UTICA, Mississippi's Police Department/TOWN OF UTICA, Mississippi's Officials and/or the TOWN OF UTICA, Mississippi's *BLACK Ku Klux Klan Members*, Baker Donelson was <u>ALL TOO HAPPY</u> to oblige in that they KNOW that BLACK Ku Klux Klan Members' HARBOR ENVY, JEALOUSY, ANIMOSITY, HATRED, etc. against the likes of me!



As of 09/07/18: https://www.rt.com/usa/204863-kkk-welcomes-black-gays/

Wherein BLACK Ku Klux Klan Members have been MENTALLY damaged and TAUGHT to FEAR the WHITE Man and to OPPOSE those, as myself, who are EDUCATED in the LAWS, etc.! Because NO Native is supposed to be THAT INTELLIGENT and/or EDUCATED – i.e. SMARTER than the WHITE MAN!

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. <u>are in</u> *FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – engaged in the DEPRIVATION OF RIGHTS UNDER COLOR OF LAW, etc.!

XIII. CRIME OF VIOLENCE – 18 USC § 16 . . .

18 U.S. Code § 16 - Crime of violence defined

The term "crime of violence" means-

(a) an <u>offense</u> that has as an element the use, attempted use, or threatened **use of physical** force against the person or property of another, or

(b) any other <u>offense</u> that is a felony and that, by its nature, **involves a substantial risk that physical force against the person or property of another** may be used in the course of committing the <u>offense</u>.

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. *are in FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – engage in CRIME OF VIOLENCE, etc.!

XIV. DEFAMATION/LIBEL/SLANDER OF CHARACTER - 28 U.S. Code § 4101

28 U.S. Code § 4101 - Definitions

(1) **DEFAMATION.**— The term "<u>defamation</u>" means any action or other proceeding for <u>defamation</u>, libel, slander, or similar claim alleging that forms of speech are false, have caused damage to reputation or emotional distress, have presented any person in a false light, or have resulted in criticism, dishonor, or condemnation of any person.

The 08/28/18, BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals as well as those at the Hinds County Detention Center in Raymond, Mississippi involved actions or other proceedings that resulted in DEFAMATION of my Character – i.e. as a Person, the Interim Prime Minister of the Utica International Embassy, Florida A&M University Sports Hall of Famer [Track & Field], a Community Activist, Preacher's Child and SOVEREIGN Citizen, etc.!

Not only did the TOU and/or TOU's Chief Timothy Myles "SLANDER" my Name/Character/Reputation, etc. when making *verbally* FALSE Statements/Claims/Charges in accusing me of:

RESISTING ARREST DISOBEYING L.E.O. ASSAULT POLICE

and *did <u>knowingly</u> violate "LIBEL"* Laws <u>when putting such FALSE Statements/Claims/Charges in</u> <u>WRITING</u> – i.e. False Arrest Report/Police Report, etc.

JAIL PERSONAL HISTORY REPO	People also ask			
NEWSOME, VOGEL DENISE	What are libel laws in us?			
BOOKING NUMBER: 06-00001549 ARRESTING AGENCY: HCSO ARRESTING OFFICER: 00574 BOOKING OFFICER: 01588 ARREST DATE: 02/14/2006 CHARGE [97-35-7] DISOBEYING L.E.O.	Libel and slander are legal claims for false statements of fact about a person that are printed, broadcast, spoken or otherwise communicated to others. Libel generally refers to statements or visual depictions in written or other permanent form, while slander refers to verbal statements and gestures. Defamation FAQs - Media Law Resource Center www.medialaw.org/topics-page/defamation-faqs Search for: What are libel laws in us?			
BOOKING NUMBER: 18-00003319 ARRESTING AGENCY: UPD ARRESTING OFFICER: T.MYLES BOOKING OFFICER: T.D2148	Is libel a civil or criminal case?			
ARREST DATE: BOOKING DATE: 08/28/2018	Under common law, to constitute defamation , a claim <u>must generally be false and</u> must have been made to someone other than the person <u>defamed</u> In some civil law jurisdictions, defamation is treated as a crime rather than a civil wrong.			
[97-9-73] RESISTING ARREST [97-35-7] DISOBEYING L.E.O. [97-3-7(1)P] ASSAULT POLICE (M)	LAS: Defamation - Wikipedia https://en.wikipedia.org/wiki/Defamation			

There is record evidence that such acts of DEFAMATION/LIBEL/SLANDER against me are ADVERSE and is causing IRREPARABLE injury/harm to my Name, Character, Integrity, Reputation, and Faith, etc. and was done with WILLFUL, MALICIOUS, VEXATIOUS and RECKLESS disregard to my Rights, Privileges and Immunities afforded to me as a SOVEREIGN Citizen! Moreover, based on such acts of DEFAMATION/LIBEL/SLANDER resulted in my being subjected to further WAR Crimes, Criminal Acts and INHUMANE practices while at the Hinds County Detention Center in Raymond, Mississippi as well as at the Hinds County Detention Center - Jackson, Mississippi (Women's Facility), etc. The INHUMANE and DEGRADING Acts - i.e. Sexual Assault, UNLAWFUL/ILLEGAL touching, etc. being FORESEEABLE acts/War Crimes for which TOU and/or PREDICTABLE Criminal the and/or TOU's Officials/Employees/Mayor/Police Officials/Individuals and those with whom they CONSPIRED deliberately, knowingly and willingly subjected me to!

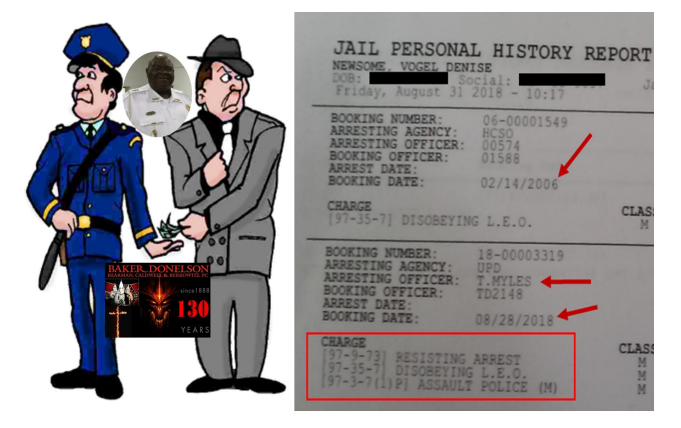
IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, and other CO-Conspirators, etc. *are in FURTHERANCE and in RETALIATION of the EXPOSURE* of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing our Claims/Charges of DEFAMATION/LIBEL/SLANDER, etc. to be brought, against Law Enforcement Agencies and their Officials – as the Town of Utica, Mississippi's Police Department Officials!

XV. TAMPERING WITH A WITNESS/VICTIM – 18 USC § 1512 . . .

I am CONFIDENT that the BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against me and my mother on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. <u>are in FURTHERANCE and in RETALIATION of the EXPOSURE</u> of such Criminal Acts/War Crimes as the STRAWMAN Scams that are being carried out throughout the State of Mississippi and/or United States of America! Therefore, through the applicable CRIMINAL/CIVIL Complaints to be filed, we look forward to detailing for FORMAL Criminal Charges to be brought, etc. how Law Enforcement Agencies – as the Town of Utica, Mississippi's Police Department Officials – TAMPER WITH Witness(es)/Victim(s) for purposes of SILENCING THEM, etc.! Not only have the OBJECT of such CONSPIRACIES (i.e. Killing/Murder of Vogel Denise Newsome, etc.) been made known; Chief Timothy Myles was very BOLD and BLATANT in the issuance of such THREATS:

"We got something for you. . .!" and

"They're going to do it right THIS TIME," etc.



Chief Timothy Myles is to be afforded the opportunity to tell PROSECUTORS, etc. "WHAT" they "GOT" planned for me; moreover, "WHAT" was meant by, "THEY'RE going to do it RIGHT THIS TIME!" Was there "ANOTHER TIME" that such Criminal Acts were leveled against me? If so, "WHAT" was the outcome! If anything, the United States of America has had NUMEROUS opportunities to PROSECUTE for Crimes reported; however, FAILED-TO-ACT! "NOW" it is time to take proceedings before "INTERNATIONAL" Tribunals – due to the CONFLICT-OF-INTERESTS, BREACH IN AGREEMENTS/CONTRACTS, etc. and the USA's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz' QUEST to get their BLACK Ku Klux Klan members exonerated for Crimes/War Crimes Committed against me, my mother and others!

(a)

- (1) Whoever kills or attempts to kill another <u>person</u>, with intent to—
 - (A) *prevent the attendance or testimony of any person in an official proceeding*;
 - (B) prevent the production of a <u>record</u>, document, or other object, *in an official proceeding;* or . . .

shall be punished as provided in paragraph (3).

- (2) Whoever uses physical force or the threat of physical force against any person, or attempts to do so, with intent to—
 - (A) **influence, delay,** or *prevent the testimony* of any <u>person</u> in an *official proceeding;*
 - (B) cause or induce any <u>person</u> to—
 - (*i*) **withhold testimony,** or **withhold** a <u>record</u>, **document**, or *other object*, *from an official proceeding;*
 - (ii) alter, destroy, mutilate, or conceal an object with intent to impair the integrity or availability of the object for use in an official proceeding;
 - (iii) evade legal process summoning that <u>person</u> to appear as a witness, or to produce a <u>record</u>, document, or other object, in an official proceeding; or
 - (iv) be absent from an official proceeding to which that <u>person</u> has been summoned by legal process;

shall be punished as provided in paragraph (3).

- (3) The punishment for an <u>offense</u> under this subsection is—
 - (A) in the case of a killing, the punishment provided . . .;
 - (**B**) in the case of—
 - (i) **an attempt to murder;** or
 - (ii) the use or attempted use of physical force against any person;

imprisonment for not more than 30 years; and

- (C) in the case of the threat of use of physical force against any person, imprisonment for not more than 20 years.
- (b) Whoever <u>knowingly uses</u> intimidation, threatens, or corruptly persuades another <u>person</u>, or attempts to do so, or <u>engages</u> <u>in</u> <u>misleading conduct</u> toward another <u>person</u>, with intent to—
 - (1) **influence, delay,** or *prevent the testimony* of any <u>person</u> in an *official* proceeding;
 - (2) cause or induce any <u>person</u> to—
 - (A) withhold testimony, or withhold a <u>record</u>, document, or other object, *from an official proceeding;*

(B) alter, destroy, mutilate, or conceal an object with intent to *impair the object's integrity* or availability for use in an official proceeding; . . .

shall be fined under this title or imprisoned not more than 20 years, or both.

(c) Whoever corruptly—

(3)

The 4th Amendment

- (1) alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or
- otherwise obstructs, influences, or impedes any official (2) proceeding, or attempts to do so,

shall be fined under this title or imprisoned not more than 20 years, or both.



GENTRIFICATION - Is the buying and renovating of houses and stores in deteriorated urban neighborhoods BY WEALTHIER individuals, which in effect INCREASES property values and DISPLACES LOW-INCOME families and small businesses. This is a COMMON and WIDESPREAD controversial topic in URBAN PLANNING (also known as URBAN RENEWAL). It refers to SHIFTS in urban community lifestyle and an INCREASING share of wealthier residents and/or businesses and INCREASING property values. POORER PRE-Gentification residents <u>are UNABLE to pay</u> INCREASED rents or PROPERTY taxes may the increment DEFOCUE

POORER PRE-Gentification residents are UNABLE to pay INCREASED rents or PROPERTY taxes may find it necessary to RELOCATE! Downtown Utica was ONCE heavily populated by WHITE-Americans in which MANY have moved away. It appears that decisions regarding businesses/jobs that come into Utica are being decided by the WEALTHY and CROOKED Lawyers that usent to unlaufully/illegally CONTROL City Governments/Officials as that in Utica, Mississippi BEHIND-THE-SCENE! Is a process such as GENTRIFICATION being used by the FEW WEALTHY White Business Owners in the Utica, Mississippi Are the FEW WEALTHY White Business Owners being ALLOWED to OBSTRUCT Feasements DOUDERSS in the Utica

DESTRUCT Economic PROGRESS in the Utica, Mississippi for purposes of securing their DESPOTISM Empires – i.e. UNLAWFULLY/ILLEGALLY obstructing

ECONOMIC progress to ELIMINATE competition and EQUAL OPPORTUNITIES to People-Of-Color?

SAFE to drink? ELECTRONIC WATER METER - WHO decided to allow the ELECTRONIC water meter system to be implemented in Utica. Missistori? WHAT is the NAME of the Company/Contractor who installed and/or is installing the ELECTRONIC water

WATER ISSUE - What is the STATUS of the water issue in Utica, Mississippi? Is the water SAFE to drink?

WHAT is the NAME of the Company/Contractor who installed and/or is installing the ELECTRONIC water meter(s) in Utica, Mississippi? PRIOR to the installation of the ELECTRONIC water meter system, were Citizens/Residents made aware of their LEGAL rights to CONTEST/OBJECT the implementation of the ELECTRONIC water meter(s)? What process(es) [if any] were followed in the HANDLING and GRANTING of contract(s) regarding the ELECTRONIC water meter(s)? Resident(s) are COMPLAINING of the MAJOR INCREASE in their water bills since the implementation of the ELECTRONIC water meter(s). Has the City of Utica been made aware of the INCREASING cost in water bills, LEAKS, etc. since the implementation of the ELECTRONIC meter meter(s). of the ELECTRONIC water meters? There are CONCERNS that the ELECTRONIC water meter system has been installed for purposes of UNLAWFULLY/ILLEGALLY gaining access to PROPERTY LANDS - for example: (i) providing residents with a HUGE water bill through FRAUDULENT practices and slacing them in FEAR of LOSING water services if the Water Bill is NOT paid; (ii) SHUTTING OFF water services due to a HIGH Bill

obtained through FRAUD [creation of problems resulting in LEAKS/BUSTED PIPES, etc.] = all with intent to bring LEGAL ACTION AGAINST residents who CANNOT pay such a HIGH Water Bill with hopes of TARGETING taking AWAY their PROPERTY/LANDS Lawsuits/Liens for UNPAID bills . . . - in other wor through in other words taking Citizens/Residents HOSTAGE!

(5) LAW ENFORCEMENT - There are concerns that the Utica LAW ENFORCEMENT - There are concerns that the Utica Police Department may be ABUSING this authority: (i) unlawfully/illegally issuing citizens with citations: (ii) HARASSING/THREATENING citizens;
 IPROFILING citizens because of their ethnicity/race IBlack/African-American, Hispanic. .) - thus, rather than KEPING the Peace, may be actually CONTRIBUTING to the DISTURBANCE and CREATION of a HOSTILE/CRIMINAL environment in placing citizens in what they may feel *LIVING IN A POLICE-STATE* of mind I as the Utica Police Department unlawfully/illegally being CONTROLLED by the FEW rationa?

Whites WEALTHY

WEALTHY Whites and their LAWYERS - i.e. do they have WHITE SUPREMACIST Connections/Affiliations? DRUG ISDUES/FROBLEMS: Citizens/Residents are complaining about the ILLEGAL Drugs being allowed to come into Utica, Mississippi URREGULATED: The INCREASE in Crimeal It is NO secret that Black/African-Americans and/or People-Of-Color are NOT the SOURCE of the ILLEGAL Drugs being brought into the Community by WHITE Controlled establishments that are MAKING-APROFIT to SECURE their WEALTHY Lifetvies! EMPLOYING Back/African-Americans to DEAL/SEL the unlawfulleral drugs: newspriseless these EMPLOYED Drug Dealers it spears are FORBIDDEN to INVEST in the UPREFF and MANTAINNG of their communities from their DRUG-DEALING PORTY of DEAL/SEL the unlawfulleral drugs MUSAED as URBAN RENEWAL and GENTERIFCATION: WHAT FLAN (if at all)/LAW EFFORCEMENT Agencies are ULGNA DRUG DEALING PORTY to FINANCE ATTACKS and DESTROY the Black/African-American communities MASKED as URBAN RENEWAL and GENTERIFCATION: WHAT FLAN (if at all)/LAW EFFORCEMENT Agencies are ULGNA GENTERIFCATION: WHAT FLAN (if at all)/LAW EFFORCEMENT Agencies are ULGNA Generic OFFORCE of PORG) and the BUSTING/ARRESTING a SELECTED few while the WHITE America [If at all] LOFTY to providers REMAIN at larged!

Providers REMAIN at-large!

COMMENTS & QUESTION SESSION (Public) - Please note due to this being the First Meeting and TIME Limitations everybody may not have an opportunity to be heard; therefore, clease be patient in understanding the process that may be used. DISMISSAL

- (d) Whoever <u>intentionally</u> harasses another <u>person</u> and thereby hinders, delays, prevents, or dissuades any <u>person</u> from—
 - (1) attending or *testifying* in an official proceeding; ...
 - (2) **arresting or seeking the arrest of another** <u>person</u> **in connection** with a Federal <u>offense;</u> or
 - (3) **causing a criminal prosecution**, or a parole or probation revocation proceeding, **to be sought** <u>or instituted</u>, or assisting in such prosecution or proceeding;

or attempts to do so, shall be fined under this title or imprisoned not more than 3 years, or both.

(e) In a prosecution for an <u>offense</u> under this section, it is an affirmative defense, as to which the defendant has the burden of proof by a preponderance of the evidence, that the conduct consisted solely of lawful conduct and that the defendant's sole intention was to encourage, induce, or cause the other person to testify truthfully.

(f) For the purposes of this section—

(1) an official proceeding need <u>not</u> be pending or <u>about to be</u> <u>instituted</u> at the time of the <u>offense;</u> and

- (2) the testimony, or the <u>record</u>, document, or other object need not be admissible in evidence or free of a claim of privilege.
- (g) In a prosecution for an <u>offense</u> under this section, no state of mind <u>need</u> <u>be proved</u> with respect to the circumstance—
 - (1) that the official proceeding before a judge, court, magistrate judge, grand jury, or government <u>agency</u> is before a judge or <u>court</u> <u>of the United States</u>, a United States magistrate judge, a bankruptcy judge, a Federal grand jury, or a Federal Government agency; **or** ...
- (h) There is extraterritorial Federal jurisdiction over an <u>offense</u> under this section.
- (i) A prosecution under this section or section 1503 may be brought in the district <u>in which the official proceeding</u> (whether or not pending <u>or about</u> to be instituted) was intended to be affected or in the district in which the conduct constituting the alleged offense occurred.
- (j) If the <u>offense</u> under this section occurs in connection with a trial of a criminal case, the maximum term of imprisonment which may be imposed for the <u>offense</u> shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any <u>offense</u> charged in such case.

(k) Whoever conspires to commit any <u>offense</u> under this section shall be subject to the same penalties as those prescribed for the <u>offense</u> the commission of which was the object of the conspiracy.

IMPORTANT TO NOTE: The BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts carried out against my mother and me on 08/28/18, by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. LEAVES a reasonable mind to CONCLUDE that these UNLAWFUL and CRIMINAL practices are LONGSTANDING practices of the TOU and its Officials/Employees/Individuals! Thus, *raising reasonable and valid concerns that INVESTIGATIONS are to be INITIATED to determine "HOW" many other "SOVEREIGN" Citizens rights, privileges and immunities have been VIOLATED and/or INFRINGED upon!* Moreover, whether or not "OTHER" Sovereign Citizens have been PROSECUTED and CONVICTED through such Criminal/Unlawful practices of the TOU and/or TOU's Officials/Employees/Mayor/Police Officials/Individuals, etc. as that to which I was PERSONALLY and PHYSICALLY subjected to!

XVI. RETALIATING AGAINST WITNESS/VICTIM – 18 USC § 1513...

Through Court documents as the 08/24/18 filing in the Town of Utica, Mississippi's MUNICIPAL COURT, I made it very clear that my having been BANNED from the United States Courts; moreover, BANNED from employment! Thus, a reasonable mind may conclude that based upon such KNOWLEDGE, on 08/28/18, the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. launched such BRUTAL, VICIOUS and SAVAGE ATTACKS/ASSAULTS and other War Crimes and/or Criminal Acts against my mother and me thinking that our ONLY legal and lawful recourse is through the United States of America's JUSTICE System and/or Tribunals – i.e. *to their DETRIMENT!*

IMPORTANT TO NOTE: I was born in GERMANY and according to documentation, United States of America CITIZENSHIP is documented on or about July 26, 1972! (*EMPHASIS added*). There is record evidence as that provided in my 08/24/18 Court filing entitled, "*Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals" TO SUPPORT that I have <u>NEVER</u> been given the rights, privileges and immunities afforded to United States of America CITIZENS! Moreover, that when reporting CRIMES to the applicable Law Enforcement Agencies and/or bringing Court actions, <i>I have REPEATEDLY been DENIED JUSTICE* and United States of America's Government Agencies/Officials have for DECADES "FAILED TO ACT" on the Crimes reported by me! *Therefore, as a matter of INTERNATIONAL Laws, etc. <u>I am moving forward and demanding INVESTIGATIONS and PROSECUTIONS before the applicable INTERNATIONAL Tribunals</u> (i.e. as the International Criminal Court, etc.)*

(a)

(1) Whoever kills or attempts to kill another <u>person</u> with intent to retaliate against any <u>person</u> for—

(A) *the attendance of a witness or party at an official proceeding*, or any **testimony given** or any <u>record</u>, **document**, or other object produced by a witness in an official proceeding; or ...

shall be punished as provided in paragraph (2).

- (2) The punishment for an <u>offense</u> under this subsection is—
 - (A) in the case of a killing, the punishment . . .; and
 - (B) in the case of an attempt, imprisonment for not more than 30 years.
- (b) Whoever knowingly engages in any conduct and thereby causes bodily injury to another person or damages the tangible property of another person, or threatens to do so, with intent to retaliate against any person for—
 - (1) the attendance of a witness or party at an *official proceeding*, or **any testimony** given or any <u>record</u>, **document**, or other object produced by a witness in an official proceeding; **or**...

or attempts to do so, shall be fined under this title or **imprisoned not more than 20 years, or both.**

- (c) If the retaliation occurred <u>because of attendance</u> at or *testimony in a criminal case*, the maximum term of imprisonment which may be imposed for the <u>offense</u> under this section shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any <u>offense</u> charged in such case.
- (d) There is extraterritorial Federal jurisdiction over an <u>offense</u> under this section.
- (e) Whoever knowingly, with the intent to retaliate, takes any action harmful to any person, including interference with the lawful employment or livelihood of any person, for providing to a law enforcement officer any truthful information relating to the commission or possible commission of any Federal offense, shall be fined under this title or imprisoned not more than 10 years, or both.
- (f) Whoever conspires to commit any <u>offense</u> under this section shall be subject to the same penalties as those prescribed for the <u>offense</u> the commission of which was the object of the conspiracy.
- (g) A prosecution under this section may be brought in the district in which the official proceeding (whether pending, about to be instituted, or completed) was intended to be affected, or in which the conduct constituting the alleged <u>offense</u> occurred.



https://www.slideshare.net/VogelDenise/notice-of-eeoc-complaint-against-1-st-heritage-credit-llc-filed

<u>FACTS</u> TO UNDERSTAND ABOUT CRIMINAL ACTS/WAR CRIMES OF THE UNITED STATES OF AMERICA, that of its LEGAL COUNSEL Baker Donelson Bearman Caldwell & Berkowitz and THEIR CO-CONSPIRATORS to OBSTRUCT and PREVENT me from getting EMPLOYMENT:

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-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.

Hundley v. Louisville & N.R. Co., 48 S.W. 429 (**Ky.**) - A conspiracy between defendant railroad company and other . . .companies **to prevent discharged employees from obtaining employment,** if unlawful, does not give an employee who has been discharged by defendant a right of action, **unless the conspiracy has been carried out by the refusal to give him employment. . .**

. . .that while engaged in the discharge of his duties he was wrongfully, unlawfully, and maliciously discharged by it; that it wrongfully, unlawfully, and maliciously blacklisted him; that he was blacklisted wrongfully, unlawfully, maliciously, and falsely by its placing upon its records a pretended cause of discharge, to wit, neglect of duty, with a view of injuring and preventing him from entering its employment or that of other . . .companies; that it had entered into a conspiracy and combination with other . .companies by which its employés discharged for cause will not be given employment by other. . . companies; that, on account of its false and malicious acts and its conspiracy with other . . .companies, he has been deprived of the right to again engage in the employment of the defendant or other . . . companies; that the wrongful acts mentioned were committed for the purpose of making, and had made, it impossible for him to ever again get employment from the defendant on any of its lines, or from othercompanies in the United States; . . .

It is the part of every man's civil rights to enter into any lawful business, and to assume business relations with any person who is capable of making a contract. It is likewise a part of such rights to refuse to enter into business relations, whether such refusal be the result of reason, or of whim, caprice, prejudice, or malice. If he is wrongfully deprived of these rights, he is <u>entitled</u> to redress. Every person sui juris is <u>entitled</u> to <u>pursue any</u> lawful trade, occupation, or calling. It is part of his civil rights to do so. He is as much entitled to pursue his trade, occupation, or calling, and be protected in it, as is the citizen in his life, liberty, and property. <u>Whoever wrongfully prevents him from doing so</u> <u>inflicts an actionable injury</u>. For <u>every</u> injury suffered by reason of a violent or malicious act done to a man's occupation, profession, or way of getting a livelihood, an <u>action</u> lies. Such an act is an invasion of legal rights. A man's trade, occupation, or profession may be injured to such an extent, by reason of a violent or malicious act, as <u>would prevent</u> him from making a livelihood. One who has followed a certain trade or calling for years may be almost unfitted for any other business. To deprive him of his trade or calling is to condemn, not only him, but perchance a wife and children, to penury and want. Public interests, humanity, and individual rights, alike, demand the redress of a wrong which is followed by such lamentable consequences. A... company has the right to engage in its service whomsoever it pleases, and, as part of its right to conduct its business, is the right to discharge any one from its service, unless to do so would be in violation of contractual relations with the employé. It is the duty of a . . .company to keep in its service persons who are capable of discharging their important duties in a careful and skillful manner. The public interest, as well as the vast property interests of the company, require that none other should be employed by it. Its duty in this regard and its right to discharge an employé does not imply the right to be guilty of a violent or malicious act, which results in the injury of the discharged employé's calling. The company has the right to keep a record of the causes for which it discharges an employé, but in the exercise of this right the duty is imposed to make a truthful statement of the cause of the discharge. If, by an arrangement among the . . .companies of the country, a record is to be kept by them of the causes of the discharge of their employés, and when they are discharged for certain causes the others will not employ them, it becomes important that the record kept should contain a true statement of the cause of an employé's discharge. A false entry on the record may utterly destroy and prevent him from making a livelihood at his chosen business. Such false entry must be regarded as intended to injure the discharged employé; therefore a malicious act...."A tort may be dependent upon, or independent of, contract. If a contract imposes a legal duty upon a person, the neglect of that duty is a tort founded on contract; so that an action ex contractu for the breach of contract, or an action ex delicto for the breach of duty, may be brought, at the option of the plaintiff." It was one of the purposes of the common law to protect every person against the wrongful acts of every other person, and it did not matter whether they were committed by one person or by a combination of persons, and under it an action was maintainable for injuries done by disturbing a person in the enjoyment of any right or privilege which he had. It is said in Cooley, Torts, 278: "Thus, if one is prevented, by the wrongful act of a third party, from securing some employment he has sought, he suffers a legal wrong, provided he can show that the failure to employ him was the direct and natural consequences of the wrongful act." It is said in 1 Add. Torts, 14: "When a violent or malicious act is done to a man's occupation, profession, or way of getting a livelihood, there an action lies in all cases." The plaintiff does not seek to recover because he was discharged in violation of a contract which he had with the defendant. He does not allege that he had a contract with it to perform services for it for a given length of time. He seeks to recover damages for its alleged wrongful act in making the false entry upon its record against him, to prevent him from pursuing his calling by rendering it impossible for him to get employment from other . . . companies. . .

The liability is damages for doing, not for conspiracy. The charge of conspiracy does not change the nature of the act. In an action for damages, there must be some <u>overt</u> act, consequent upon the agreement to do a wrong, to give the plaintiff a standing in a court of law. Jag. Torts, 638; Cooley, Torts, 279

IMPORTANT TO NOTE: The applicable CRIMINAL/CIVIL Complaint(s) will be filed to further support the **SYSTEMATIC** *Criminal Acts* and *War Crimes* of the United States of America and those of the States/Municipalities/Towns, etc. within its Lands/Territories! My belief is that I (as well as the Public and OTHER "Sovereign Citizens") will be better served through the use of INTERNATIONAL Tribunals in the handling of INVESTIGATIONS and PROSECUTIONS in Criminal matters as that, that HAVE been leveled against my mother and me on 08/28/18, as well as others by the TOU and/or TOU Officials/Employees/Mayor/Police Officials/Individuals, etc. **RETALIATING against** Witnesses/Victims involved in official proceedings, **is PROHIBITED** under the Statutes/Laws governing said matters!



Bearman Caldwell & Berkowitz to OBSTRUCT JUSTICE and the LEGAL PROCESSES for purposes of COVERING UP THEIR WAR CRIMES, etc. and DEPRIVING Victims of WAR CRIMES (as Interim Prime Minister Vogel Denise Newsome) RELIEF and/or RESTITUTION for the injuries/harm sustained!

NOW that Newsome has been BANNED from the United States of America's Courts as well as from EMPLOYMENT in the United States of America as a direct and proximate result of RETALIATION and APARTHEID practices of the United States' DESPOTISM Empire's Nazis and/or WHITE Jews/Zionists/Supremacists, she as well as the Utica International Embassy's Government Officials are in a LEGAL

and LAWFUL position to LITIGATE matters before INTERNATIONAL TRIBUNALS – i.e. as the International Criminal Court! Some of the matters in which International Tribunals - *as the "International Criminal Court"* – have limited jurisdiction is addressed in a FACT SHEET which states in part (i.e. photos/images/links added for emphasis): <u>https://www.slideshare.net/VogelDenise/international-criminal-court-fact-sheet</u>





As of 09/07/18: <u>https://www.slideshare.net/VogelDenise/082418-notice-of-nonattendance-091118-court-matter-town-of-utica-vs-newsome</u>

XVII. CIVIL ACTION TO RESTRAIN HARASSMENT – 18 USC § 1514...

Through the applicable Tribunals, I will be demanding INJUNCTIONS, RESTRAINING ORDERS and PROTECTIVE ORDERS, etc. be issued of and against the United States of America's DESPOTISM Empire and its NAZIs and/or WHITE Jews/Zionists/Supremacists that CONTROL and RUN this DESPOTISM Empire. Moreover, against the STATES/MUNICIPALITIES/CITIES/TOWNS – i.e. serving as Agents/Agencies, etc. – within the Lands/Territories of the United States of America out of which Corporation/Agency Empires as the TOU and/or TOU's Officials/Employees/Mayor/Police Officials/Individuals, etc. operate!

IMPORTANT TO NOTE: The United States of America and its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz *have a WELL-ESTABLISHED track record* of engaging in THREATS, etc. against the LIVES and/or LIVELIHOOD of Attorneys/Lawyers that I retain to represent me. For instance, regarding the 02/14/06 KIDNAPPING, I retained a Lawyer/Attorney by the name of Brandon Isaac Dorsey to represent me in Civil matters.



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

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

As of 09/06/18: <u>https://www.slideshare.net/VogelDenise/071408-emergency-complaints-withexhibits-reversedorderreduced</u> (Emphasis on Page 58).

Mr. Dorsey advising me of attacks on his livelihood/family! Later finding out that I was ABANDONED by Mr. Dorsey so that he could go and REPRESENT the Judge (William Skinner – i.e. White Supremacist Member, etc.) who was INSTRUMENTAL in the 02/14/06 KIDNAPPING and other War Crimes/Criminal Acts carried out against me!

PLEASE BE ADVISED, that the attorney representing Judge Skinner in this matter is Brandon Dorsey. From the record and/or evidence provided you, <u>Brandon Dorsey ("Dorsey") was the</u> <u>attorney I retained to represent me as a direct and proximate result of the unlawful/illegal</u> <u>actions taken against me that was initiated under the direction of Judge Skinner</u>. The record evidence provided you addresses said representation in my July 14, 2008 Emergency Complaint <u>at page 58</u>. Dorsey being the attorney that advised me the reason he could no longer represent me was because he "has to live in Mississippi and feed his family." Apparently, Judge Skinner is now providing Dorsey with the MEANS to feed his family. I provided Dorsey with a retainer

ATTN: U.S. President Barack Obama ATTN: Attorney General Eric H. Holder, Jr. REQUEST FOR HIGH PRIORITY & URGENT ATTENTION !!!

RE: REQUEST FOR FEDERAL INVESTIGATION INTO HENLEY YOUNG JUVENILE DETENTION CENTER (A/K/A HINDS COUNTY YOUTH DETENTION CENTER); UPDATE ON ADDITIONAL MATTERS; AND REQUEST FOR RETURN OF MONIES EMBEZZLED June 24, 2009 Page 25 of 54

to represent me. Also provided copy at EXHIBIT "2" of May 21, 2009 Reporting of Racial and Discrimination Practices Complaint. However, Dorsey conspired with others to throw the case and in his abandonment of his obligations and duties to me (as my attorney), left me having to continue to defend and file the applicable pleadings to preserve my rights. I provided documentation supporting how opposing counsel has repeatedly attacked attorney(s) I retain and threaten them. Such acts which are clearly **PROHIBITED** by law. Nevertheless, attorneys are allowed to practice in such an unlawful/illegal and unethical manner. <u>Borrowing from the FBI</u> Website (CUT & PASTED):

As of 09/06/18: <u>https://www.slideshare.net/VogelDenise/062409-request-fedral-investigation-obama-holder</u> (Emphasis on Pages 24-25)

(1) A <u>United States</u> district court, upon application of the <u>attorney for the Government</u>, shall issue a temporary restraining order prohibiting harassment of a victim or witness in a Federal criminal case if the court finds, from specific facts shown by affidavit or by verified complaint, that there are reasonable grounds to believe that harassment of an identified victim or witness in a Federal criminal case exists or that such order is necessary to prevent and restrain an offense under section 1512 of this title, other than an offense consisting of misleading conduct, or under section 1513 of this title.

(2)

(A) A temporary restraining order may be issued under this section <u>without</u> written or oral notice to the adverse party or such party's attorney in a civil action under this section if the court finds, upon written certification of facts by the <u>attorney</u> for the Government, that such notice should not be required and that there is a reasonable probability that the Government will prevail on the merits.

(B) A temporary restraining order issued without notice under this section shall be endorsed with the date and hour of issuance and be filed forthwith in the <u>office</u> of the clerk of the court issuing the order.

⁽a)

- (C) A temporary restraining order issued under this section shall expire at such time, not to exceed 14 days from issuance, as the court directs; the court, for good cause shown before expiration of such order, may extend the expiration date of the order for up to 14 days or for such longer period agreed to by the adverse party.
- (D) When a temporary restraining order is issued without notice, the motion for a protective order shall be set down for hearing at the earliest possible time and takes precedence over all matters except older matters of the same character, and when such motion comes on for hearing, if the <u>attorney for the Government</u> does not proceed with the application for a protective order, the court shall dissolve the temporary restraining order.
- (E) If on two days notice to the <u>attorney for the Government</u>, excluding intermediate weekends and holidays, or on such shorter notice as the court may prescribe, the adverse party appears and moves to dissolve or modify the temporary restraining order, the court shall proceed to hear and determine such motion as expeditiously as the ends of justice require.
- (F) A temporary restraining order shall <u>set forth the reasons for the issuance</u> of such order, be specific in terms, and describe in reasonable detail (and not by reference to the complaint or other document) the act or acts <u>being restrained</u>.

IMPORTANT TO NOTE: In the United States of America, **THEATENED** with SANCTIONS and/or Lawyers/Attorneys are DISBARMENT when they are unable to "CONTROL" Clients deemed to be "DIFFICULT" (as myself) and one TOO EDUCATED in the Laws and NOT afraid to take on the United States of America and its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and their CO-Conspirators! After being abandoned by Brandon Dorsey, I then retained an Attorney/Lawyer by the name of Wanda X Abioto! I was wondering "WHY" Ms. Abioto was NOT getting Court documents filed; therefore, leaving me (as a Party to the Civil Lawsuit pursuant to Rule 11 of the Civil Rules of Civil Procedure) to have to get Court documents filed for purposes of PROTECTING Rights, Privileges and Immunities as a "SOVEREIGN" Citizen, etc. or lose them. "NOW" such matters may be brought before INTERNATIONAL Tribunals for INVESTIGATIONS and PROSECUTION of the United States of America's and/or its Officials, etc. FAILURE TO ACT upon the Criminal and Civil wrongs timely, properly and adequately reported!



As I expressed to you yesterday, we will not agree that you may withdraw as counsel unless you dismiss the entire lawsuit. Pursuant to the Local Rules for the Northern and Southern District of Mississippi, Rule 83.1(B)(3) "when an attorney enters an appearance in a civil action, he or she shall remain as counsel of record until released by formal order of the court." The rule requires that a motion must be filed. It is our position that you knew Mrs. Newsome would make unauthorized filings when you agreed to file this suit. We also take the position that you knew that she had already filed Civil Action No. 3:07cv00099 and that the case you filed was based upon the same facts and circumstances. You were fully aware that Mrs. Newsome would be a difficult client and one you could not control. However, notwithstanding this knowledge, you chose to sue my clients and

As of 09/06/18: <u>https://www.slideshare.net/VogelDenise/ex-40-02-08-</u> letterstoabiotofrommonroe

(b)

(1) A <u>United States</u> district court, upon motion of the <u>attorney for the Government</u>, or **its own motion**, shall issue a protective order prohibiting harassment of a victim or witness in a Federal criminal case or investigation if the court, after a hearing, finds by a preponderance of the evidence that harassment of an identified victim or witness in a Federal criminal case or <u>investigation exists</u> or that such order is necessary to prevent and restrain an offense under section 1512 of this title, other than an offense consisting of misleading conduct, or under section 1513 of this title.

(2) In the case of a <u>minor</u> witness or victim, the court shall issue a protective order prohibiting harassment or intimidation . . .

- (3) At the hearing referred to in paragraph (1) of this subsection, any adverse party named in the complaint shall have the right to present evidence and cross-examine witnesses.
- (4) A protective order shall set forth the reasons for the issuance of such order, be specific in terms, <u>describe in reasonable detail</u> the act or acts being restrained.
- (5) The court shall set the duration of effect of the protective order for such period as the court determines necessary to prevent harassment of the victim or witness but in no case for a period in excess of three years from the date of such order's issuance. The attorney for the Government may, at any time within ninety days before the expiration of such order, apply for a new protective order under this section, except that in the case of a minor victim or witness, the court may order that such protective order expires on the later of 3 years after the date of issuance or the date of the eighteenth birthday of that minor victim or witness.
- (d) Whoever knowingly and intentionally violates or attempts to violate an order issued under this section shall be fined under this title, **imprisoned not more than 5 years, or both.**

(d)

- (1) As used in this section—
- (A) the term "course of conduct" means a series of acts over a period of time, however short, indicating a continuity of purpose;
- (B) the term "harassment" means a serious act or course of conduct directed at a specific <u>person</u> that—
 - (i) *causes substantial emotional distress* in such <u>person;</u> and
 - (ii) serves no legitimate purpose;
- (C) the term "immediate family member" has the meaning given that term in section 115 and includes grandchildren;
- (D) the term "intimidation" means a serious act or course of conduct <u>directed at</u> a specific <u>person</u> that—
 - (i) *causes fear or apprehension* in such <u>person;</u> and
 - (ii) serves no legitimate purpose;...
- (F) the term "serious act" means a single act of threatening, retaliatory, harassing, or violent conduct that is reasonably likely to influence the willingness of a victim or witness to testify or participate in a Federal criminal case or investigation; and
- (G) the term "specific person" means a victim or witness in a Federal criminal case or investigation, and <u>includes an immediate family member</u> of such a victim or witness.

THE UNITED STATES OF AMERICA'S CHICKENS ARE COMING HOME TO ROOST!



Through the submittal of this correspondence as well as the Criminal Complaint(s) to be filed in the International Criminal Court regarding my most recent August 28, 2018 KIDNAPPING in furtherance of the United States of America's:

- Crimes of GENOCIDE.
- APARTHEID/Crimes against HUMANITY.
- WAR Crimes.
- WAR/Crime of AGGRESSION.

that **IS PRESENTLY** being IMPLEMENTED across the WORLD, I am requesting that EMERGENCY actions – as the issuance of PROTECTIVE ORDERS/RESTRAINING ORDERS/INJUNCTIVE Relief – be executed on behalf of myself, family members (Mother and Father), my Attorney(s)/Lawyer(s)!

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Home	About	Situations and cases	News	Get involved	States parties	Trust fund for victims	Resources for S
	Home	> About > Witnesses					
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There are several types of witnesses who can testify before the Court.

- Fact witnesses have knowledge and testify about what happened. They can be crimes-based witnesses when they have suffered harm and testify as witnesses about what happened to them. Some of these witnesses can also hold the status of participating victims before the Court; they are called dual-status witnesses.
- Insider witnesses have a direct connection with the accused.
- Expert witnesses testify about matters within the field of their expertise, for example, ballistic or forensic experts.
- Overview witnesses help establish facts about the context in which a conflict occurred, and can include, for example, professors
 or NGO representatives.

These witnesses can be called, or asked to give testimony, by the Office of the Prosecutor, the Defence, the Legal Representative of Victims, or the Judges themselves.

Protection

The Court has a number of protective measures that can be granted to witnesses, victims who appear before the Court and other persons at risk on account of testimony given by a witness. The Court's protection system is based on best practices which are aimed at concealing the witness's interaction with the Court from their community and from the public in general.

International Criminal Court Bar Association

The International Criminal Court Bar Association (ICCBA) is an independent, professional association representing the interests of Counsel and legal Support Staff who represent victims, defendants and other actors (such as witnesses) before the ICC. The ICCBA serves as a collective voice for its membership, and provides them a range of support and services, as well as acting as a forum for discussion on all matters pertaining to the Court. The ICCBA's operations are primarily funded by the subscriptions paid by its members, and it is governed by an elected President (currently Karim A.A. Khan QC) and Executive Council, with eight elected standing committees responsible for specific issues and activities.

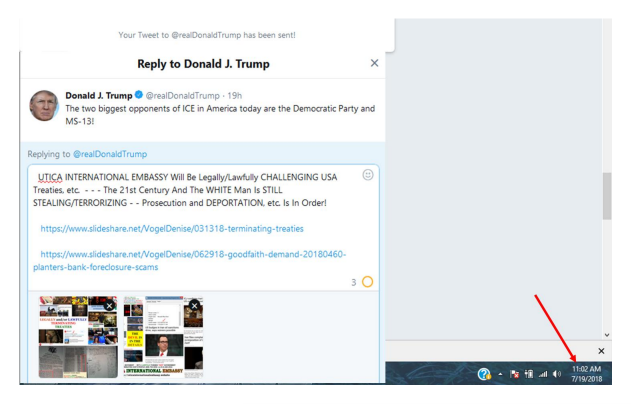
As of 09/07/18: https://www.icc-cpi.int/about/witnesses

IMPORTANT TO NOTE: The Criminal Charges to be brought by me before the International Criminal Court and/or other International Tribunal is one of HISTORICAL proportions and one in which the WORLD has NEVER SEEN! Moreover, will EXPOSE and CHALLENGE the United States of America and/or its DESPOTISM Empire's Nazis' and/or WHITE Jews'/Zionists'/Supremacists' CREDIBILITY on Historical Events and Reports released!



While many United States of America Lawyers/Attorneys were "SITTING ON THEIR HANDS" acting like they did <u>NOT</u> know which Legal/Lawful avenue to take to address the WAR CRIMES, etc. being carried out against Immigrants within the Lands/Territories of the United States of America by their President (Donald Trump) and Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz, etc., *I took the time to NOTIFY* their United States President Donald Trump via "TWITTER" due to *his "ADDICTION"* for attention, etc. to NOTIFY that such Criminal Acts are matters that will be CHALLENGED!

This is the Screenshot of my 07/19/18 response to United States President Donald Trump's TWEET:



This is an article regarding the 07/20/18 (NEXT DAY) Executive Order executed by United States President Donald Trump to REUNITE families Immigrant who were UNLAWFULLY subjected to Criminal Acts/War Crimes by the United States of America and/or its DESPOTISM Empire's Nazis and/or WHITE Jews/Zionists/Supremacists! To date (09/07/18), I do NOT believe that "ALL" families have been reunited and may not WITHOUT "International" Intervention – i.e. JUDICIAL, etc.!

THERE ARE <u>OTHER</u> LEGAL/LAWFUL <u>OPTIONS</u> TO ADDRESS THE <u>WAR CRIMES</u> OF THE UNITED STATES OF AMERICA and ITS DESPOTISM EMPIRE OFFICIALS, ETC.! What Trump's family separations executive order does





Washington (CNN) — President Donald Trump on Wednesday reversed course after days of digging in on a policy that resulted in immigrant family separations at the border, signing an executive order that will keep far more families together at the border.

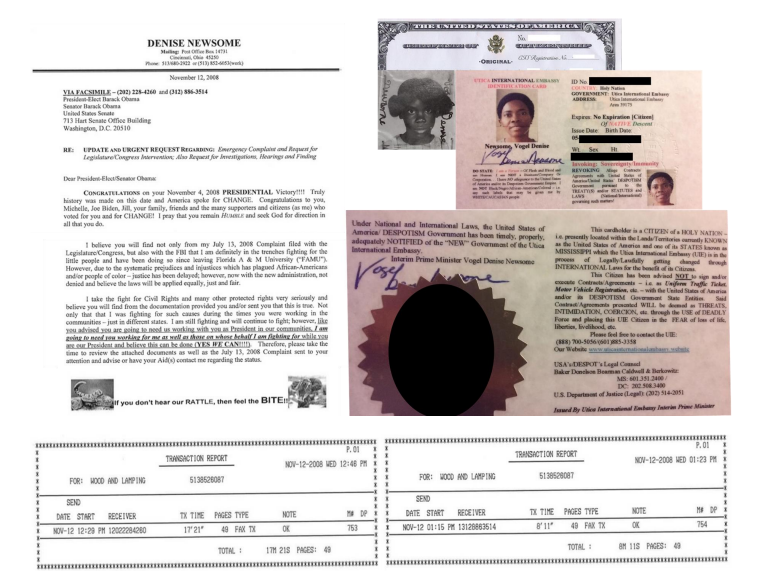


The order also seeks more authority to detain those families together until the end of their immigration proceedings. That process will begin immediately, which is likely to be met with swift legal challenges, though the order does acknowledge that current law may restrict their hands.

But there are no new special procedures for children already in custody, according to the Department of Health and Human Services. Through the Utica International Embassy – i.e. *a Legally/Lawfully "NEW" Government formed within the Lands/Territories of the United States of America* – we look forward to CHALLENGING the United States of America and/or its DESPOTISM Empire's Nazis and/or WHITE Jews/Zionists/Supremacists through the JUDICIAL process and **getting ANSWERS to QUESTIONS** that many have longed hoped for! We here at the Utica International Embassy ("UIE") are confident in CHALLENGING the United States of America, its Government Officials/Lawyers, etc. on their:

- Crimes of GENOCIDE.
- APARTHEID/Crimes against HUMANITY.
- WAR Crimes.
- WARS/Crime of AGGRESSION.

before the International Criminal Court and/or through other International Tribunals. Moreover, hope to obtain ANSWERS of "HOW" the United States of America's Government Officials/Lawyers/Military, etc. have been going about carrying out such ATROCITIES across the World and **"HAVE NOT"** been PROSECUTED for their War Crimes!



As of 09/07/18: https://www.slideshare.net/VogelDenise/111208-fax-to-barack-obama

FAILURE-TO-ACT and FAILURE-TO-PROSECUTE, etc. upon Crimes reported to the United States of America and/or its DESPOTISM Empire's Government Agencies/Officials/Lawyers, etc., "NOW" afford me and/or the Utica International Embassy Officials to bring matters before the International Criminal Court and/or the applicable International Tribunals to address the War Crimes being carried out by the United States of America, its Government Official/Lawyers/Military/Law Enforcement, etc.; moreover, STATE entities and their Municipalities/Cities/Townships/Towns, etc. – i.e. Government Officials/Individuals, etc.

This correspondence is to serve as, "Notice Of The August 28, 2018 Kidnapping and Other War Crimes/Criminal Acts Against Utica International Embassy's Interim Prime Minister Vogel Denise Newsome; Notice Of Intent To File Criminal Charges Through The International Criminal Court; Request For Reference Number Regarding This Matter; and Request For Injunction/Protective Order/Restraining Order..." I reserve the right to amend this document should it be necessary; however, believe that is contains sufficient information and evidence to support the initiation of INVESTIGATION(s) and PROSECUTION(s) of individuals for the War Crimes/Criminal Act reported herein.

We here at the UIE believe that the August 28, 2018 KIDNAPPING and other War Crimes committed against me are RETALIATORY acts because the Town of Utica/State of Mississippi/United States of America CANNOT rebut the 08/24/18 Court document filed in the Municipal Court in Utica, Mississippi entitled, "Notice of Non-Attendance At September 11, 2018 Court Action; Response Demanded By Friday, September 7, 2018; and Notice Of Process Begun Seeking International Judicial Prosecution Through The Applicable International Tribunals" and FEAR of the EXPOSURE of such Strawman Scams being challenged through the JUDICIAL process!

Should you have further questions and/or comments, please do not hesitate to contact me here at the Utica International Embassy (888) 700-5056 or (513) 680-2922!

UTICA INTERNATIONAL EMBASSY

1084 Amo

Interim Prime Minister Vogel Denise Newsome

UTICA INTERNATIONAL EMBASSY c/o Interim Prime Minister Vogel Denise Newsome Post Office Box 31265 Jackson, Mississippi 39286 Phone: (888) 700-5056 Local: (601) 885-3358 IPM: (513) 680-2922 Website: <u>https://uticainternationalembassy.website</u> Email: <u>interimpm@uticainternationalembassy.website</u>