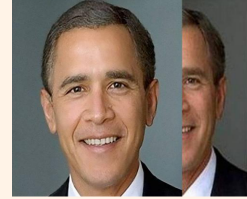


UNDERSTANDING THE GAME AND WHY THERE WILL BE NO CHANGE: 2012 NOVEMBER ELECTIONS







HOW WAS ONE LAW FIRM ALLOWED TO HIJACK
THE UNITED STATES OF AMERICA'S GOVERNMENT and
BRING ABOUT THE GLOBAL ECONOMIC COLLAPSE
THROUGH THEIR POLICIES and CRIMINAL Practices?

UNDERSTANDING WHY THERE HAS BEEN NO CHANGE:

The TERRORIST REGIME/WHITE SUPREMACIST GROUP (Baker Donelson Bearman Caldwell & Berkowitz)

At The HELM Of The SHIP of BOTH PARTIES (Democrat and Republican) RUNNING THE

UNITED STATES OF AMERICA'S GOVERNMENT THEIR GOAL IS TO PUT AFRICAN-AMERICANS and PEOPLE-OF-COLOR BACK IN CHAINS



Quote from United States of America President Barack Obama to Hispanic Network (Univision) –

The MOST IMPORTANT LESSON I'VE LEARNED is that you CAN'T CHANGE Washington from the INSIDE. You can ONLY CHANGE it from the OUTSIDE! That's how I GOT ELECTED and that's how the BIG ACCOMPLISHMENTS like HEALTH CARE got done was because we MOBILIZED the American people. . .

 $\frac{http://youtu.be/9X8Tz8lW6z4}{https://secure.filesanywhere.com/fs/v.aspx?v=8a71688f59657277b0}$

FACT: Citizens of the United States of America DO NOT elect the President and Vice President of the United States. The President and Vice President of the United States is selected by whoever the Electoral Colleges want in office and it appears BAKER DONELSON controls who is selected as MEMBERS of the Electoral College. For example: As HISTORY will have it, in the year of 2000, former Vice President Al Gore **WON** the **MAJORITY Vote** as to who the United States Citizens wanted in the White House; nevertheless, BAKER DONELSON and their Electoral College Members wanted George W. Bush **BACK** in the White House – i.e. since he had a MAJOR/KEY Role in the carrying out of the September 11, 2001 (911 Attacks). While Al Gore was also in office during the **PLANNING** Stage under former United States of America President William "Bill" Clinton, the United States of America's BAKER DONELSON Terrorist Regime consist of STRONG ARMS as William "Bill" and Hillary CLINTON and George H.W. and George W. BUSH. In November 2008, Baker Donelson and the Electoral College simply put the **COUSIN** (Barack Obama) of the Clintons and Bushes in the White House for DECEPTIVE purposes!



Here is the **July 13, 2010 Email** from Vogel Denise Newsome **EXPOSING** such criminal acts which led to President Barack Obama and his Legal Counsel Baker Donelson UNLAWFULLY/ILLEGALLY seizing her Bank Accounts with **J.P. Morgan Chase** Bank and later **U.S. Bank** for "CHILD SUPPORT" when Newsome to date has <u>NEVER</u> been MARRIED and <u>NEVER</u> birthed, adopted nor ABORTED child(ren). CRIMINAL acts by United States of America President Barack Obama and his Administration **to keep the PUBLIC/WORLD from learning the TRUTH** as to why he was placed in the United States of America White House.

http://www.slideshare.net/VogelDenise/071310-email-toobamaholder

The attachments to the following email may be obtained at:

https://secure.filesanywhere.com/fs/v.aspx?v=8a7169885f636fada9

J. P. MORGAN CHASE BANK

128020-5 10/1997



201007140702001 STATE NG1

COMMONWEALTH OF KENTUCKY DEPARTMENT OF REVENUE

NOTICE OF LEVY - DATA MATCH KRS 131 672(5)

JP HORGAN CHASE BANK, NA P O BOX 260164 BATON ROUGE LA 708

LA 70826-0164 OPERATORS

07/17/2010

(a) KRS Chapters 131 134, and 135 for the collection, return, and administration of desired commission, corporation, (b) Any applicable statutory provisions governing the state agency, officer board, commission, corporation, established, department, or other state organization for the collection, return, and administration of any liquidated debts due the state entity.

STAG

Pursuant to KRS 131 130(11) the Department of Revenue has entered into a memoranda of agreement with the Cabinet for Health and Family Services, Division of Child Support. The memoranda of agreement authorizes the Department of Revenueto assist the Cabinet for Health and Family Services in the collection of child support, which includes attaching the definquent parent assets maintained in financial institutions. The above statute authorizes the Department of Revenue authorizes to collect child support arrearages as used to collect the Department of Revenue attacks. As a result, the financial institutions will receive the Department of Revenue attacks and Deliveror an order from the court, for the child support cases enforced by the Department of Revenue.

http://www.slideshare.net/VogelDenise/071710-kydorjp-morganchasedocs

United States of America President Barack Obama and his Legal Counsel/Advisor Baker Donelson relied on their RELATIONSHIP with J.P. Morgan Chase Bank to carry out such CRIMINAL Acts leveled against Newsome in RETALIATION of her EXPOSING the CORRUPTION and RACISM in the United States Government. President Barack Obama AUTHORIZING the EMBEZZLEMENT and CRIMINAL acts of J.P. Morgan Chase Bank and the Commonwealth of Kentucky Department of Revenue in the THEFT of Newsome's monies while he and MICHELLE OBAMA enjoy a HEFTY FINANCIAL NEST EGG with J.P. Morgan Chase Bank:

The documents, which are required under US law, also show that the Obamas held between Mitt Romney and \$5 million in US Treasury Notes, generating between \$5,001 and \$15,000 in interest. They also held between \$500,001 and \$1 million in Treasury Bills and significant investments with funds run by the investment management company PIMCO....

https://www.slideshare.net/VogelDenise/barack-obamas-relationship-with-jp-morgan-chase-bank



President Obama's JP Morgan Account Reveal Significant Assets

BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ NEVER LEAVES THE UNITED STATES OF AMERICA WHITE HOUSE, CONGRESS or SUPREME COURT... For Instance:



WHY NO CHANGE? UNDER THE DEMOCRATS:



Lance B. Leggitt Baker Donelson

UNDER UNITED STATES OF AMERICA PRESIDENT BARACK OBAMA - -

Baker Donelson Bearman Caldwell & Berkowitz' **REPRESENTATIVE FACE** appears to be **LANCE B. LEGGITT** (<u>SENIOR</u> Advisor to the Executive Office of the United States President/COUNSEL to the Deputy Secretary of the United States Department of Health & Human Services/CHAIR of Federal Health Policy at Baker Donelson)

http://www.slideshare.net/VogelDenise/leggittlancesr-advisortopresidenthhscounselorgovofva

http://www.slideshare.net/VogelDenise/leggitt-lance-bresearchinfo



UNDER UNITED STATES OF AMERICA PRESIDENT BARACK OBAMA - -

Baker Donelson Bearman Caldwell & Berkowitz' **REPRESENTATIVE FACE** appears to be **JAMES C. DUFF** (**DIRECTOR** of the Administrative Office of the United States Court) who as a **GATEKEEPER MONITORS** the Judicial System for purposes of **OPPRESSION** and **RACIAL INJUSTICES** in the application of the laws; as well as for *OBSTRUCTING judicial proceedings* involving Vogel Denise Newsome:

http://www.slideshare.net/VogelDenise/duff-james-cjudicialpositionsheldresignation http://www.slideshare.net/VogelDenise/duff-jameswikipediaresignhighlighted-copy http://www.slideshare.net/VogelDenise/duff-james-cduff-announceresignationfromuscourts http://www.slideshare.net/VogelDenise/duff-james-duff-legal-counsel-for-federal-judges-associationhighlighted

FREEDOM FORUM BOARD OF TRUSTEES

 $\underline{http://www.slideshare.net/VogelDenise/freedom-forum-board-of-trustees}$

NEWSEUM BOARD OF TRUSTEES

http://www.slideshare.net/VogelDenise/freedom-forum-newseum-board-of-trustees

Created in 1939, the Administrative Office of the United States Courts (AO) **serves the federal Judiciary** in carrying out its constitutional mission to provide equal justice under law.

The AO is the central support entity for the Judicial Branch. It provides a wide range of administrative, legal, financial, management, program, and information technology services to the federal courts. The AO provides support and staff counsel to the Judicial Conference of the United States and its committees, and implements and executes Judicial Conference policies, as well as applicable federal statutes and regulations. The AO facilitates communications within the Judiciary and with Congress, the Executive Branch, and the public on behalf of the Judiciary.

The agency is a unique entity in government. Neither the Executive Branch nor the Legislative Branch has any one comparable organization that provides the broad range of services and functions that the Administrative Office does for the Judicial Branch. The agency's lawyers, public administrators,

accountants, systems engineers, analysts, architects, statisticians, and other staff provide a long list of professional **services to meet the needs of judges** and the more than 32,000 Judiciary employees working in more than 800 locations nationwide.

https://www.slideshare.net/VogelDenise/administrative-office-of-the-united-states-courts-redacted

It appears President Barack Obama and Baker Donelson had James Duff RESIGN on the SAME date that Vogel Denise Newsome provided United States of America Kentucky Senator Rand Paul with:

UNITED STATES KENTUCKY SENATOR RAND PAUL: Request Of Status Of INVESTIGATION(S) Request Regarding United States President Barack Obama and Government Agencies/Officials; Assistance In Getting Petition For Extraordinary Writ Filed; and Assistance In Receipt of Relief PRESENTLY/IMMEDIATELY Due Newsome - WRITTEN Response Requested By THURSDAY, SEPTEMBER 15, 2011.

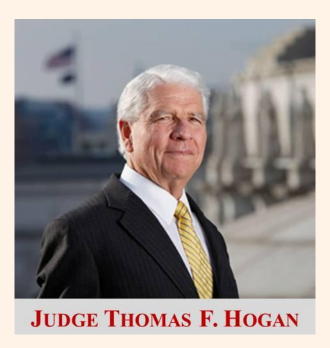
http://www.slideshare.net/VogelDenise/083111-ltr-senatorrandpaulcorrected-versionwithmailingreceipts

The day (**September 14, 2011**) **BEFORE** Duff's **RESIGNATION**, it appears President Barack Obama and his Legal Counsel/Advisor Baker Donelson **LAUNCHED** a website entitled, "ATTACK WATCH" to report websites as Vogel Denise Newsome's site at www.vogeldenisenewsome.net and documents posted at www.slideshare.ne/VogelDenise.

http://www.slideshare.net/VogelDenise/obama-campaign-launches-attack-site-to-defend-presidents-record-fox-news

It appears James C. Duff was **REPLACED** by another one of Baker Donelson's **JUDGE - THOMAS F. HOGAN**President Barack Obama and his Counsel/Advisor Baker Donelson SWIFTLY moving Hogan into this position with KNOWLEDGE that a CONFLICT-OF-INTERST still exists; moreover, thinking that they could SHIELD/HIDE such JUDICIAL CORRUPTION and COVER-UPS without Newsome finding out. Thank God for the INTERNET and/or SOCIAL MEDIA FORUMS where research can be done:

Judge Thomas F. Hogan, director of the Administrative Office since October 17, 2011, is the chief administrative officer for the federal courts and secretary to the Judicial Conference of the United States.



It appears that President Barack Obama and his Legal Counsel/Advisor Baker Donelson also moved to have James C. Duff RESIGN only AFTER Newsome EXPOSED the CONFLICT-OF-INTEREST that President Barack Obama, the United States CONGRESS and SUPREME COURT of the United States KNEW ABOUT; however, with DELIBERATE intent are relying upon such CRIMES and COVER-UPS to keep the LAWSUIT(s) Newsome is entitled to file from EXPOSING the CRIMINAL acts of President Barack Obama, former United States of America Presidents (George W. Bush, George H.W. Bush, Willliam "Bill" Clinton, Ronald Reagan. . .and CONSPIRATORS/CO-CONSPIRATORS) – i.e. in the PLANNING and CARRYING out of the "DOMESTIC" Terrorists Attacks on September 11, 2001, it appears was ORCHESTRATED by Baker Donelson and Members of the United States CONGRESS.



United States of America Vice President Joseph Biden and United States of America President Barack Obama

REPORTER: . . Vice President Joe Biden. Biden was criticizing Mitt Romney's promise to loosen the new regulations on Wall Street; but it was how Biden said it:

BIDEN: He's going to let the BIG BANKS once again write their OWN rules. UNCHAIN Wall Street...

AUDIENCE MEMBER: Noooo from the audience. . .

BIDEN: They're going to put y'all <u>BACK IN CHAINS!</u>

http://youtu.be/ptnXBIm- FI or

https://secure.filesanywhere.com/fs/v.aspx?v=8a716a8e5f607077af6e



Example of the United States of America's STINGERS as stated by Secretary of State HILLARY CLINTON:

 $\underline{http://www.slideshare.net/VogelDenise/082112-hillary-clinton-dealing-with-the-united-states-of-americas-stingers}$

It is about UNDERSTANDING how such WILLIE LYNCH and JIM CROW practices are OPERATING in how the United States of America is IMPLEMENTING such INHUMANE practice(s) through the use of WARS and/or in the MAJOR ROLE it is playing in the ARMING of OPPOSITION forces to OVERTHROW governments in Foreign Nations; however, does not want to submit to the JURISDICTION of the INTERNATIONAL COURT OF JUSTICE and/or INTERNATIONAL CRIMINAL COURTS when legal actions are sought. Nevertheless, the United States of America's PRESIDENT(s) and CONGRESS has REPEATEDLY AUTHORIZED the starting of Wars as well as PAYMENT for the United States of America's TERRORIST Roles in WAR CRIMES.

It appears the United States of America's PRESIDENTS and CONGRESS have INITIATED Wars in the Middle East "UNDER FALSE PRETENSES" and for FRAUDULENT and MALICIOUS (Racist, etc.) INTENT – i.e. TARGETING Foreign Nations with People-Of-Color! Then when legal action is brought AGAINST the United States of America and its HEAD OF STATE, etc., they "PLACE THEMSELVES ABOVE having to COMPLY with INTERNATIONAL LAWS and SUBJECTION to Jurisdiction of International Court(s) to face

JUSTICE! The United States of America's CORRUPT and CRIMINAL Government Officials and their Legal Counsel/Advisor Baker Donelson need to be HELD accountable for their MAJOR Roles in WAR CRIMES they are engaging in For instance look at what happened in *The Republic of Nicaragua v. The United States of America* https://www.slideshare.net/VogelDenise/nicaragua-vunited-statesnhighlighted. The INTERNATIONAL COURT OF JUSTICE FOUND:

NICARAGUA CHARGED:

(a) That the United States, in recruiting, training, arming, equipping, financing, supplying and otherwise encouraging, supporting, aiding, and directing military and paramilitary actions in and against Nicaragua, had violated its treaty obligations to Nicaragua under:

Article 2 (4) of the United Nations Charter;

Articles 18 and 20 of the Charter of the Organization of American States;

Article 8 of the Convention on Rights and Duties of States;

Article I, Third, of the Convention concerning the Duties and Rights of States in the Event of Civil Strife.

- (b) That the United States had breached international law by
 - 1. violating the sovereignty of Nicaragua by:

armed attacks against Nicaragua by air, land and sea;

incursions into Nicaraguan territorial waters;

aerial trespass into Nicaraguan airspace;

efforts by direct and indirect means to coerce and intimidate the Government of Nicaragua.

- 2. using force and the threat of force against Nicaragua.
- 3. intervening in the internal affairs of Nicaragua.
- 4. infringing upon the freedom of the high seas and interrupting peaceful maritime commerce.
- 5. killing, wounding and kidnapping citizens of Nicaragua.

FINDINGS:

... The Court concluded that the United States, despite its objections, was subject to the Court's jurisdiction. The Court had ruled on 26 November by 11 votes to one that it had jurisdiction in the case on the basis of either Article 36 (i.e. compulsory jurisdiction) or the 1956 Treaty of Friendship, Commerce and Navigation between the United States and Nicaragua. The Charter provides that, in case of doubt, it is for the Court itself to decide whether it has jurisdiction, and that each member of the United Nations undertakes to comply with the decision of the Court. The Court also ruled by unanimity that the present case was admissible. The United States then announced that it had "decided not to participate in further proceedings in this case." About a year after the Court's jurisdictional decision, the United States took the further, radical step of withdrawing its consent to the Court's compulsory jurisdiction, ending its previous 40 year legal commitment to binding international adjudication. . . .

Although the Court called on the United States to "cease and to refrain" from the unlawful use of force against Nicaragua and stated that the US was in "in breach of its obligation under customary international law not to use force against another state" and ordered it to pay reparations, the United States refused to comply. . . . On November 3, 1986 the United Nations General Assembly passed, by a vote of 94-3 (El Salvador, Israel and the US voted against), a non-binding resolution . . . urging the US to comply.

THE RULING:

- (1) Decides that in adjudicating the dispute brought before it by the Application filed by the Republic of Nicaragua on 9 April 1984, the Court is required to apply the "multilateral treaty reservation" contained in proviso (c) to the declaration of acceptance of jurisdiction made under Article 36, paragraph 2, of the Statute of the Court by the Government of the United States of America deposited on 26 August 1946;
- (2) Rejects the justification of collective self-defence maintained by the United States of America in connection with the military and paramilitary activities in and against Nicaragua the subject of this case;
- (3) Decides that the United States of America, by training, arming, equipping, financing and supplying the contra forces or otherwise encouraging, supporting and aiding military and paramilitary activities in and against Nicaragua, has acted, against the Republic of Nicaragua, in breach of its obligation under customary international law not to intervene in the affairs of another State;
- (4) Decides that the United States of America, by certain attacks on Nicaraguan territory in 1983-1984, namely attacks on Puerto Sandino on 13 September and 14 October 1983, an attack on Corinto on 10 October

1983; an attack on Potosi Naval Base on 4/5 January 1984, an attack on San Juan del Sur on 7 March 1984; attacks on patrol boats at Puerto Sandino on 28 and 30 March 1984; and an attack on San Juan del Norte on 9 April 1984; and further by those acts of intervention referred to in subparagraph (3) hereof which involve the use of force, has acted, against the Republic of Nicaragua, in breach of its obligation under **customary international law not to use force against another State**;

- (5) Decides that the United States of America, by directing or authorizing over Rights of Nicaraguan territory, and by the acts imputable to the United States referred to in subparagraph (4) hereof, has acted, against the Republic of Nicaragua, in breach of its obligation under customary international law not to violate the sovereignty of another State;
- (6) Decides that, by laying mines in the internal or territorial waters of the Republic of Nicaragua during the first months of 1984, the United States of America has acted, against the Republic of Nicaragua, in breach of its obligations under customary international law not to use force against another State, not to intervene in its affairs, not to violate its sovereignty and not to interrupt peaceful maritime commerce;
- (7) Decides that, by the acts referred to in subparagraph (6) hereof the United States of America has acted, against the Republic of Nicaragua, in breach of its obligations under Article XIX of the Treaty of Friendship, Commerce and Navigation between the United States of America and the Republic of Nicaragua signed at Managua on 21 January 1956;
- (8) Decides that the United States of America, by failing to make known the existence and location of the mines laid by it, referred to in subparagraph (6) hereof, has acted in breach of its obligations under customary international law in this respect;
- (9) Finds that the United States of America, by producing in 1983 a manual entitled 'Operaciones sicológicas en guerra de guerrillas', and disseminating it to contra forces, has encouraged the commission by them of acts contrary to general principles of humanitarian law; but does not find a basis for concluding that any such acts which may have been committed are imputable to the United States of America as acts of the United States of America:
- (10) Decides that the United States of America, by the attacks on Nicaraguan territory referred to in subparagraph (4) hereof, and by declaring a general embargo on trade with Nicaragua on 1 May 1985, has committed acts calculated to deprive of its object and purpose the Treaty of Friendship, Commerce and Navigation between the Parties signed at Managua on 21 January 1956;
- (11) Decides that the United States of America, by the attacks on Nicaraguan territory referred to in subparagraph (4) hereof, and by declaring a general embargo on trade with Nicaragua on 1 May 1985, has acted in breach of its obligations under Article XIX of the Treaty of Friendship, Commerce and Navigation between the Parties signed at Managua on 21 January 1956;
- (12) Decides that the United States of America is under a duty immediately to cease and to refrain from all such acts as may constitute breaches of the foregoing legal obligations;
- (13) Decides that the United States of America is under an obligation to make reparation to the Republic of Nicaragua for all injury caused to Nicaragua by the breaches of obligations under customary international law enumerated above;
- (14) Decides that the United States of America is under an obligation to make reparation to the Republic of Nicaragua for all injury caused to Nicaragua by the breaches of the Treaty of Friendship, Commerce and Navigation between the Parties signed at Managua on 21 January 1956;
- (15) Decides that the form and amount of such reparation, failing agreement between the 15. Parties, will be settled by the Court, and reserves for this purpose the subsequent procedure in the case;
- (16) Recalls to both Parties their obligation to seek a solution to their disputes by peaceful means in accordance with international law.



HILLARY CLINTON:

We also have a history of kinda moving in and out of Pakistan. I mean let's remember here the people we are fighting today, WE FUNDED 20 YEARS AGO and we did it because we were locked in this struggle with the Soviet Union. They invaded Afghanistan and we did not want to see them control Central Asia and we "WENT TO WORK" and it was President Reagan IN PARTNERSHIP with the Congress led by Democrats who said, "You know what, sounds like a pretty good idea. Let's deal with the ISI, and the Pakistani Military and let's go RECRUIT these Mujahideen and. . . that's great! Let's get some to come from Saudi Arabia and other places importing their Wahhabi brand of Islam so that we can go and beat the Soviet Union;" and guess what, they retreated, they LOST BILLIONS OF DOLLARS and it LED TO THE COLLAPSE OF THE SOVIET UNION. So there's a very strong argument which is, 'IT WASN'T A BAD INVESTMENT TO END THE SOVIET UNION, but LET'S BE CAREFUL WHAT WE SOW BECAUSE WE WILL HARVEST!" So we then left Pakistan. We said, "Okay, FINE you DEAL WITH THE STINGERS that WE LEFT ALL OVER YOUR COUNTRY, you DEAL WITH THE MINES So THAT ARE ALONG THE BORDER, and by the way, WE DON'T WANT TO HAVE ANYTHING TO DO WITH YOU, in fact, WE ARE SANCTIONING OU!" So we stopped dealing with the Pakistani Military and with ISI and we are NOW are MAKING UP FOR A LOT OF LOST TIME!

http://youtu.be/6YxrsfhsMDc or https://secure.filesanywhere.com/fs/v.aspx?v=8a71648d60616ea970a0

Reporter: So you think that if we had walked away from this and didn't give them money today, it would be worse for us from the security standpoint?

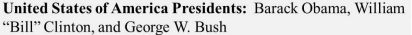
HILLARY CLINTON: I do. I do. We're building a relationship that just did not exist. I said in our last trip when you were with me, that we had a huge trust deficit in part because the United States had. . .to be. . .to be fair, we had helped create the problem we are now fighting.

REPORTER: How?

HILLARY CLINTON: Because when the Soviet Union invaded Afghanistan, we had this brilliant idea that we were going to come to Pakistan and create a force of Mujahideen, equip them with stinger missiles and everything else to go after the Soviets inside of Afghanistan; and we were successful. The Soviets left Afghanistan and then we said, "GREAT, GOOD BYE!" LEAVING THESE TRAINED PEOPLE WHO WERE FANATICAL in Afghanistan and Pakistan leaving them WELL ARMED, CREATING A MESS FRANKLY that at the time we really didn't recognize. WE WERE SO HAPPY TO SEE THE SOVIET UNION FALL and we thought, "OKAY FINE, WE'RE OKAY NOW. EVERYTHING IS GOING TO BE SO MUCH BETTER." Now you look back, the people we are fighting today, we were supporting in the fight against the Soviets.

 $\frac{http://youtu.be/wGbqZHRv19Y}{https://secure.filesanywhere.com/fs/v.aspx?v=8a71648e586476beac6b}$







William "Bill" and Hillary CLINTON

UNDER FORMER UNITED STATES OF AMERICA PRESIDENT WILLIAM "Bill" CLINTON - - His Counsel/Attorney/POLICY Advisor being Baker Donelson Bearman Caldwell & Berkowitz' whose REPRESENTATIVE FACE appears to have been President Bill Clinton and Hillary Clinton where it appears they relied upon Members of the Clinton Administration (i.e. such as Linda Daschle - DEPUTY of the Federal Aviation Administration ("FAA")/Acting Administrator for FAA) who went on to become a TOP/KEY BIGTIME LOBBYIST for Baker Donelson for purposes of using her



Linda Daschle Baker Donelson Bearman Caldwell & Berkowitz

to use her Government position to provide them with **AIRPLANE Flight documents** from Government records in the **PLANNING/PREPARATION** and **CARRYING OUT** of the September 11, 2001 World Trade Center attacks!

HAVING ITS PEOPLE INSIDE HOMELAND SECURITY AND ACCESS TO AIRLINES:

 $\frac{http://www.slideshare.net/VogelDenise/baker-donelson-homeland-security-11566936}{http://www.slideshare.net/VogelDenise/devine-robert-chowobamagotcolb} \\ \frac{http://www.slideshare.net/VogelDenise/daschle-linda-articles-highlighted-copy}{http://www.slideshare.net/VogelDenise/daschle-lindarole-in911}$

DASCHLE is the wife of former SENATOR and U.S. Senate MAJORITY Leader Tom Daschle: http://www.slideshare.net/VogelDenise/daschle-thomas-wikipedia-info-highlighted

Look at how United States of America First Lady Michelle Obama has been **BROKEN DOWN** in **FOUR** Years! **WHIPPED** into SUBMISSION and now out on the **CAMPAIGN TRAIL** telling **LIES** and **KNOWINGLY DECEIVING** the **PUBLIC/WORLD**:

ADMITTING TO PLAYING in the GAME:

And he **reminds** me that we are playing a **LONG GAME** here...and that **CHANGE** is **HARD**, and change is **SLOW**, and it **NEVER** happens all at

Once - - Michelle Obama 2012 Democrat National Convention



Standing before you four years ago, I **KNEW** that I **DIDN'T** want any of that to **CHANGE** if Barack became President.

Well today, after so MANY STRUGGLES and TRIUMPHS and moments that have TESTED my husband in WAYS I never could have imagined, I have seen FIRST HAND that being President DOESN'T change who you are. . .no it REVEALS who you are...





But let me tell you today I have **NONE** of those worries from FOUR years ago. No. Not about whether Barack and I were doing what was best for our girls. Because today, I know from **EXPERIENCE**, that if I truly want to leave a better world for my daughters and for all of our sons and daughters. If we want to give all of our children a FOUNDATION FOR THEIR DREAMS opportunities and worthy of their promise - if we want to give them that sense of limitless possibility - that belief that here in America there is always something better out there if you're willing to work for it then we must work like never before!

LEON PANETTA: From Director of Central Intelligence Agency To United States Secretary of Defense



BAKER DONELSON BEARMAN, CALDWELL & BERKOWITZ, PC



LEON PANETTA - KEEPING him CLOSE and at the TOP:

Former Director of **Central Intelligence Agency** ("CIA") - Obama United States **Secretary of State** - Clinton

United States Secretary of DEFENSE - Obama

BOARD Member of the **New York STOCK Exchange DIRECTOR** Office of *MANAGEMENT and BUDGET*MEMBER of *IRAQ STUDY GROUP*

Member of the United States House of Representatives

DIRECTOR of the Office for Civil Rights – **Department of Health, Education & Welfare**



INTELLIGENCE Officer United States Department of Army
It appears Panetta is DEEPLY ROOTED and PLAY Major ROLES in Government
CORRUPTION, COVER-UPS and TERRORISTS Acts on behalf of himself, Baker Donelson,
Congress and President Barack Obama





Raymond Edwin Mabus, Jr.
United States Secretary of Navy

RAYMOND EDWIN MABUS, JR

UNDER FORMER UNITED STATES OF AMERICA PRESIDENT BARACK OBAMA - - His Counsel/Attorney/POLICY Advisor being Baker Donelson Bearman Caldwell & Berkowitz' whose REPRESENTATIVE FACE appears to be RAYMOND MABUS (Now serving as United States Secretary of the Navy – Under former United States of America President William "Bill" Clinton, Mabus served as U.S. Ambassador to SAUDI ARABIA). Mabus is also the former Governor of the State of Mississippi (i.e. ranking as the MOST Corrupt State in the United States of America)

http://www.slideshare.net/VogelDenise/mabus-raymondemploy-ties

http://www.slideshare.net/VogelDenise/mabus-raymondwiki-info

BAKER DONELSON INFORMATION ACKNOWLEDGING EMPLOYMENT OF RAYMOND MABUS:

http://www.slideshare.net/VogelDenise/baker-donelson-wikipedia-info

IMPORTANT TO NOTE: It appears that it was **Baker Donelson**, **President Barack Obama**, **Secretary of Navy Edwin Mabus**, and the **United States of America CONGRESS** that **PLANNED** and **CREATED** *the LIE told on May 1, 2011* about the **KILLING/MURDER** of Osama Bin Laden. This is **WHY** there are **NO** pictures to support the **RAID** and **NO Photos released of Osama Bin Laden's body.** However, upon bringing President Barack Obama, Baker Donelson, and Members of Obama's Administration and Members of CONGRESS to TRIAL as done with Iraq President Saddam Hussein, Libya's Leader Muammar Gaddafi, the

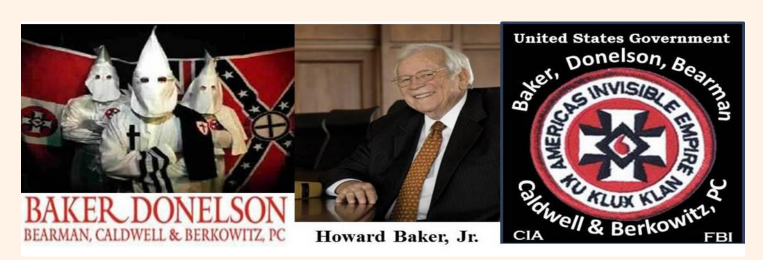
United States of America will NOT be able to PROVE (before the

PUBLIC/WORLD) that the September 11, 2001 World Trade Center Attacks were carried out by Osama Bin Laden/Al Qaeda NOR was Osama Bin Laden KILLED on May 1, 2011, as reported by a TAINTED United States Media Coverage that's PRO-OBAMA:

http://www.slideshare.net/VogelDenise/obama-us-mediaprotectionofhim

It is TIME TO BRING the United States of America's President(s), Legal Counsel/Advisor Baker Donelson, Members of CONGRESS and other LEADERS involved in CONSPIRACIES to TRIAL for the World Trade Center Attacks, Wars in Afghanistan, Iraq, Iran, etc. and see their INABILITY to DEFEND and/or PROVE the 911 Attacks and the reasons for starting the Wars started in the Middle East!

WHY NO CHANGE? **UNDER THE REPUBLICANS:**

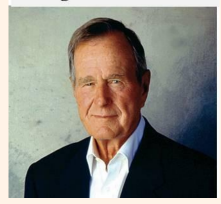




UNDER UNITED STATES OF AMERICA PRESIDENT RONALD REAGAN

- - His Counsel/Attorney/POLICY Advisor being Baker Donelson Bearman Caldwell & Berkowitz' whose REPRESENTATIVE FACE appears to have been **HOWARD BAKER**, JR. (i.e. **DESCENDENT** of Founder of Baker Donelson, United States White House Chief of Staff). Howard Baker also served as United States Senate MAJORITY Leader, United States Ambassador to Japan, and is the **Founder** of Baker Donelson's **Washington**, D.C. and London, England Office.

George H. W. Bush





Lawrence Eagleburger & Former President George H. W. Bush

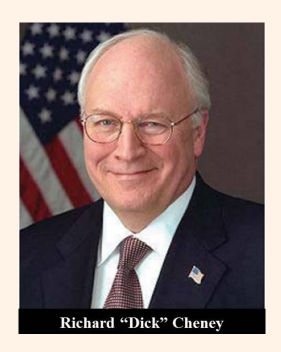
UNDER UNITED STATES OF AMERICA PRESIDENT GEORGE H.W. BUSH -

- His Counsel/Attorney/POLICY Advisor being Baker Donelson Bearman Caldwell & Berkowitz' whose REPRESENTATIVE FACE appears to have been LAWRENCE EAGLEBURGER (i.e. United States Secretary of State). Also held positions as Ambassador to Yugoslavia. Executive Assistant to Harry Kissinger United States State Department. Foreign Policy Advisor at Baker Donelson. . . .

George W. Bush



UNDER UNITED STATES OF AMERICA PRESIDENT GEORGE W. BUSH and



UNDER UNITED STATES OF AMERICA <u>VICE</u> PRESIDENT RICHARD "Dick" CHENEY - - Baker Donelson Bearman Caldwell & Berkowitz' REPRESENTATIVE FACE being DAVID ADDINGTON (CHIEF OF STAFF of the Vice President Dick Cheney) - - Some may recall of claims that while George W. Bush was President, it was Vice President Dick Cheney who was running the White House; however, it fact, it appears that BAKER DONELSON and its employee David S. Addington were doing so.



David S. Addington

Other positions held by David Addington: Assistant GENERAL COUNSEL for Central Intelligence Agency ("CIA"). COUNSEL for the House Committees on Intelligence and Foreign Affairs. SPECIAL COUNSEL for Legislative Affairs to President Ronald Reagan. DEPUTY ASSISTANT to Ronald Reagan. SPECIAL ASSISTANT to United States SECRETARY OF DEFENSE Richard "Dick" Cheney. GENERAL COUNSEL for United States Department of Defense. REPUBLICAN Staff Director of the Senate Intelligence Committee. Assistant to Dick Cheney when he was CHIEF EXECUTIVE OFFICER of Halliburton Corporation. It appears Addington has been described by U.S. News & World Report as "the MOST Powerful man you've never heard of;"

MOREOVER, it appears was the "POWERHOUSE ORCHESTRATING THE MIDDLE EASTERN WARS" because of BAKER DONELSON INTERESTS:

http://www.slideshare.net/VogelDenise/092812-david-addington-article-english



W. Lee Rawls Baker Donelson

UNDER UNITED STATES OF AMERICA PRESIDENT GEORGE W. BUSH And NOW UNITED STATES OF AMERICA BARACK OBAMA - - Baker Donelson Bearman

Caldwell & Berkowitz' REPRESENTATIVE FACE being W. LEE RAWLS (SENIOR Counsel/CHIEF OF STAFF to Federal Bureau of Investigation Director Robert Mueller). Baker Donelson and CONGRESS having Robert Mueller placed in position as the Director of the

Federal Bureau of Investigation ("FBI") on September 4, 2001, approximately seven (7) days

BEFORE the 911 Attacks (September 11, 2001 World Trade Center Attacks and other Targets). Furthermore, W. Lee Rawls was placed in this position for purpose of OBSTRUCTING the FBI Complaints Newsome would file. Rawls became CHIEF OF STAFF to the FBI in 2006, and SENIOR Counsel to the Director of the FBI (Mueller) in 2007:

http://www.slideshare.net/VogelDenise/rawls-w-lee-ties-to-baker-donelson

 $\label{lem:June 26} June~26, 2006-FBI~COMPLAINT~(Mississippi~KIDNAPPING~Matter): \\ \underline{http://www.slideshare.net/VogelDenise/062606-fbicomplaint-mississippi-matter}$

10/13/08 - FBI COMPLAINT (Kentucky GMM Matter): http://www.slideshare.net/VogelDenise/101308-fbi-complaint-gmm-properties

09/24/09 – FBI COMPLAINT (Ohio STOR-ALL Matter): http://www.slideshare.net/VogelDenise/092409-fbicomplaint-storall

December 28, 2009 FBI COMPLAINT AGAINST OHIO SUPREME COURT: http://www.slideshare.net/VogelDenise/122809-fbicomplaint-ohio-supreme-court

 $06/09/10\ FEDERAL\ BUREAU\ OF\ INVESTIGATION\ COMPLAINT-PUBLIC\ STORAGE:\ \underline{http://www.slideshare.net/VogelDenise/060910-fbi-complaint-public-storage}$



Bradley S. Clanton
Baker Donelson

UNDER UNITED STATES OF AMERICA PRESIDENT GEORGE W. BUSH

-- Baker Donelson Bearman Caldwell & Berkowitz' REPRESENTATIVE FACE being BRADLEY S. CLANTON (i.e. appointed by the United States Commission on Civil Rights ("USCCR") to serve as CHAIRMAN of its MISSISSIPPI Advisory Committee) It appears Clanton was placed in United States DEPARTMENT OF JUSTICE to OBSTRUCT Vogel Denise Newsome's Complaints submitted to the United States CONGRESS, United States Department of JUSTICE and United States WHITE HOUSE: Clanton serves as:

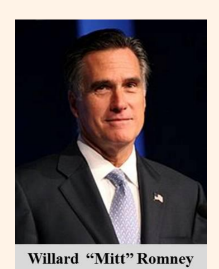
"a NATIONAL Clearinghouse for information in respect to **DISCRIMINATION** or **DENIAL** of **EQUAL PROTECTION OF THE LAWS**; submitting **Reports**, **Findings** and **Recommendations** to the **PRESIDENT** and **CONGRESS**; and issuing **PUBLIC** service announcements to DISCOURAGE discrimination or DENIAL of EQUAL PROTECTION OF THE LAWS."

 $\underline{http://www.slideshare.net/VogelDenise/clanton-bradley-commission-oncivil rights appointment}$

http://www.slideshare.net/VogelDenise/clanton-bradley-sinfocommission

http://www.slideshare.net/VogelDenise/bradley-clanton-baker-donelson-mississippi-advisorycommittee

WHY NO CHANGE? UNDER WILLARD "MITT" ROMNEY:



It appears Mitt Romney may have been selected in that he has HUGE PERSONAL and FINANCIAL interests in the TRUTH about the September 11, 2001 Attacks (911 Attacks) on the World Trade Center Bombings coming out in that he BENEFITTED financially from these attacks. Baker Donelson's people CONTROLL/RUN the DEPARTMENT of the TREASURY – i.e. INTERNAL

REVENUE SERVICE. They already know what information is in Mitt Romney's TAX RETURNS. What

GAME did President Barack Obama and Baker Donelson **STOOP** to on this to **DECEIVE** the **PUBLIC/WORLD**? That someone **had STOLEN** Romney's **TAX information** for purposes of **BLACKMAIL**:

ANOTHER PLAY in the GAME:

LOOK AT THE PRESIDENT BARARACK OBAMA'S CAMPAIGN AD WHICH SUPPORT THE GAME

PLAY - ONE WHITE SUPREMACIST REGIME BAKER
DONELSON CONTROLLING BOTH SIDES OF THE BOARD NO CHANGE BECAUSE THIS TERRORIST GROUP BAKER
DONELSON HAS HIJACKED THE GOVERNMENT AND IS
RUNNING/CONTROLLING ALL ASPECTS:

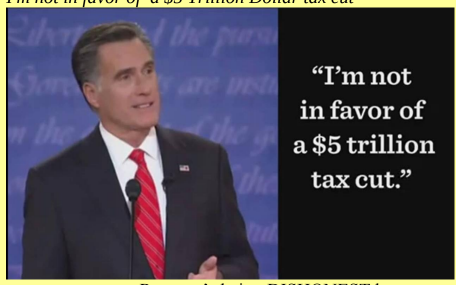
I'm Barack Obama and I APPROVE this message!



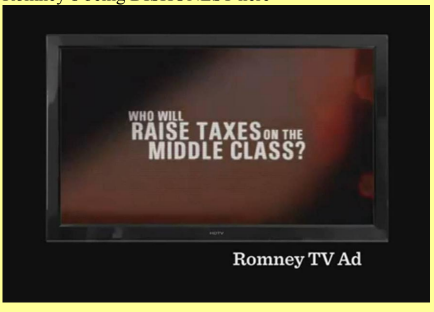
 $\underline{http://youtu.be/qwxlg5m87Vc} \ or \ \underline{https://www.filesanywhere.com/fs/v.aspx?v=8a72628a60676eaf9da6}$

This was **DISHONEST**...

I'm not in favor of a \$5 Trillion Dollar tax cut



Romney's being DISHONEST here



According to an INDEPENDENT Non-Partisan Study. .



The Chairman of that so-called INDEPENDENT Group is from Romney's FORMER Company. **Dick Cheney's on its BOARD!** Newt Gingrich was there too! It's NOT Independent. . .It's just NOT TRUE



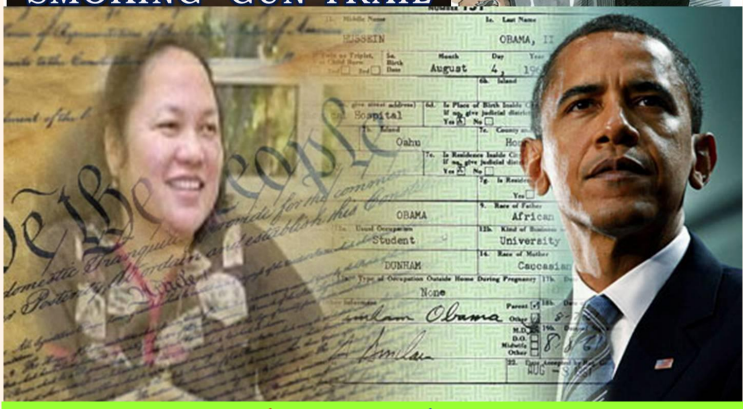
It's NOT INDEPENDENT -



It's just NOT TRUE!







ObamaFraudGate FOLLOWING The SMOKING GUN Trail

ANOTHER PLAY in the GAME: President Barack Obama and his Legal Counsel/Advisor Baker Donelson PLAYING a SCAM/FRAUD Game that is going DOWN in HISTORY as one of the BIGGEST/LARGEST CRIMINAL Acts carried out by a ONCE POWERFUL Country. A SCANDAL that goes to the very CORE of the COLLAPSE of the GLOBAL/WORLD Economy. The ObamaFraudGate is a SCANDAL WORSE than former United States of America President Richard Nixon's WATERGATE!



Former United States of America President Richard Milhous Nixon

It appears the **BERNARD "Bernie" Madoff** was also the WORKING and COVER-UP of Baker Donelson. Baker Donelson relying upon its **TIES/CONNECTIONS** in the **RUNNING/CONROLLING** of the Security and Exchange Commission. The "MADOFF PONZI Scam" which was successful for **DECADES** because of the **CREATION of FALSE** Reports released to **INVESTORS** here in the United States

and ABROAD. Which Bank did Bernie Madoff use to CONCEAL his CRIMINAL activities? It appears J.P. MORGAN CHASE BANK. J.P. Morgan Chase Bank is a TOP/KEY Client of Baker Donelson. Hopefully, this information is BENEFICIAL in understanding how through the CREATION of FALSE FINANCIAL Reports, Bernie Madoff was able to SCAM his Clients for DECADES and his CRIMES COVERED UP! LOOK WHO MAY HAVE BENEFITTED!



 $\underline{http://www.slideshare.net/VogelDenise/bernard-bernie-madoff-ties-relationship-to-jp-morgan-chase-bank-ponzi-scheme}$

 $\underline{http://www.slideshare.net/VogelDenise/garretson-resolution-group-bernie-madoff-settlement-payouts}$

http://www.slideshare.net/VogelDenise/bd-secmadoff

 $\underline{http://www.slideshare.net/VogelDenise/madoff-bernie-info}$

http://www.slideshare.net/VogelDenise/madoff-bernard-wiki-info

Yes, it appears that J.P. Morgan Chase may have played a KEY/MAJOR Role in the Bernie Madoff PONZI Scam and relied upon its Legal Counsel Baker Donelson to AID and ABET in the COVER-UP of criminal activities for DECADES that when all was said and done Bernie Madoff had "MADE OFF" with over approximately \$50 BILLION Dollars of Investors' monies. NO, it appears from the recent J.P. Morgan Scandal this year (2012) that they did NOT learn anything from the RISKY INVESTMENTS of their Client Bernie Madoff because J.P. Morgan Chase and Baker Donelson may have been a KEY/MAJOR player in such HIDEOUS Scams which RUINED many lives and has had an ECONOMIC impact! It appears SIMILAR FRAUDULENT Scams which has led to the GLOBAL ECONOMIC/FINANCIAL DEMISE:

J.P. Morgan 2012 Scandal: http://www.slideshare.net/VogelDenise/jp-morgan-chasebank-scandal

ANOTHER PLAY in the GAME: The J.P. Morgan Chase Bank FINANCIAL DEBACLE is a CLEAR EXAMPLE of how RECKLESS and STUPID the United States of America's BANKING System is. The United States of America in which MANY Countries entrusted it to RUN/CONTROL the WORLD BANK and, BEHIND-THE-SCENES - work towards trying to establish ONE GLOBAL CURRENCY - what a JOKE! Foreign Nation Leaders were all played as FOOLS and their GREED has gotten the BEST OF THEM! Now the United States of America's Government HEADS and CONGRESS are LAUGHING Nervously because this GAME HAS BACK FIRED! Nevertheless, they are still busy releasing FALSE REPORTS - Jobs, Economic, Investments, etc. for purposes of further MISLEADING Investors and the STOCK MARKETS as they SCRAMBLE in hopes for MORE TIME to stop the IMPENDING FINANCIAL AVALANCHE! Yes, it appears Baker Donelson is at the HELM of the SHIP on WALL STREET and the FEDERAL RESERVES with its Jewish Counterparts - i.e. information which is RELEVANT in understanding ISRAEL's ROLE in the

Middle East Wars and use of the United States of America's Military to fight *its RELIGIOUS Wars in the Region*. See the HIGH POSITIONS held in the United States Government to get a better understanding of HOW and *WHO the FACES* are behind the WORST GLOBAL FINANCIAL DEBACLE in the WORLD beginning at Page 242 of Newsome's January 10, 2012

NOTIFICATION FOR TERMINATION - REQUEST FOR IMPEACHMENT OF PRESIDENT BARACK HUSSEIN OBAMA II - RESPONSE TO THE ATTACKS ON FLORIDA A&M UNIVERSITY REGARDING ALLEGED HAZING INCIDENT - REQUEST FOR INTERNATIONAL MILITARY INTERVENTION MAY BE NECESSARY - http://www.slideshare.net/VogelDenise/022712-updated-links-for-obama-eviction-notice-011012final

FOR TRANSLATION purposes, January 10, 2012 document is presently being placed on the INTERNET for those who may need it translated. The TRANSLATION Button is in the UPPER RIGHT-HAND Corner of the Webpage: http://vogeldenisenewsome.net/01 10 12 obama notification of termination

Please be patient in that with the *CONSTANT attacks on Newsome* and other legal matters in which she is engaged in, Newsome is working to get this information out there as soon as possible while working on a LIMITED INCOME since President Barack Obama, Legal Team Baker Donelson and their CONSPIRATORS/CO-CONSPIRATORS have come AFTER her JOB! Thank you for your patience!

UNDERSTANDING HOW Baker Donelson with the AIDING and ABETTING of United States of America's PRESIDENTS (William "Bill" Clinton, George W. Bush, Ronald Reagan, George H.W. Bush, Barack Obama, etc.), the United States of America CONGRESS and SUPREME COURT of the United States to keep such CORRUPTIONS and CONSPIRACIES from reaching the PUBLIC/INTERNATIONAL Media Sources!

ANOTHER PLAY in the GAME: It appears because of his BUSINESS and FINANCIAL interest in the CARLYLE Group, the GAME PLAN being to BOOT President Barack Obama; however, President Barack Obama is NOT ready to leave and has KNOWLEDGE of the CORRUPTION and CRIMINAL acts (FAKE/FORGED Certificate of Live Birth, LIES about the KILLING/MURDER of Osama Bin Laden, HEALTH CARE REFORM FRAUD, etc.) carried out to put him in the White House – i.e. therefore, making President Barack Obama and Michelle Obama and others WALKING LIABILITIES!

It appears the DILEMMA for Baker Donelson Bearman Caldwell & Berkowitz with the 2012 November Elections is that President Barack Obama does not want to be THROWN OUT on the Streets and does NOT want to go down in History as a "ONE-TERM" President. President Barack and Michelle Obama want to CONTINUE PLAYING the GAME!

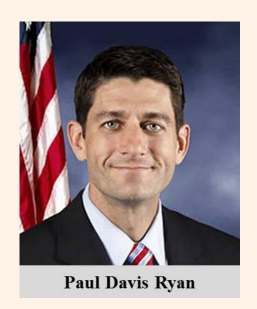
A QUOTE FROM WILLIE LYNCH LETTER:

For example, if you put a slave in a hog pen and train him to live there and incorporate in him to value it as a way of life completely, the biggest problem you would have out of him is that he would worry you about provisions to keep the hog pen clean, or the same hog pen and make a slip and incorporate something in his language whereby he comes to value a house more than he does his hog pen, you got a problem. He will soon be in your house.

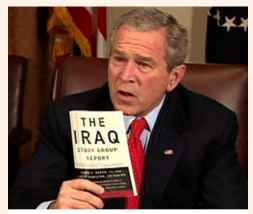
 $\underline{http://www.slideshare.net/VogelDenise/barack-obama-administrations-willie-lynch-and-jim-crow-practices-english}$

ANOTHER PLAY in the GAME: Mitt Romney being the MILLIONAIRE preferred that has HIGH STAKES due to his FINANCIAL INVESTMENTS and MONIES in OVERSEAS Bank Account(s) that may VANISH through SEIZURES should the TRUTH COME OUT!

It appears both 2012 United States of America Presidential Candidates having **KNOWLEDGE of the TRUTH** behind the **September 11, 2001 "DOMESTIC TERRORIST"** Attacks carried out by the
United States of America President George W. Bush and United States Congress *under the* **DIRECTION**and **LEADERSHIP** of Baker Donelson and therefore, **what is at STAKE!**



PAUL DAVIS RYAN (i.e. the Vice President Candidate for Mitt Romney) is an INSIDER and has been in the United States of America CONGRESS (House of Representatives) for well OVER 10 years – i.e. having KNOWLEDGE of the United States of America's Government Officials September 11, 2001 DOMESTIC attacks on the World Trade Center and other targets. Furthermore, has been in the United States House of Representatives when CONGRESS authorized the Wars in Afghanistan, Iraq and Iran. It appears Paul Ryan was selected as Mitt Romney's Vice President position because of his KNOWLEDGE of the TRUTH behind the 911 Attacks on the World Trade Center Towers as well as the LIE told about the KILLING/MURDER of Osama Bin Laden and OTHER CONSPIRACY(s) of CORRUPTION and COVER-UPS of CRIMINAL ACTS of United States of America Government Officials and Baker Donelson.



Former United States President George W. Bush

Ryan was a "reliable supporter of the [George W. Bush] administration's foreign policy priorities" who voted for the 2002 Iraq Resolution, authorizing President George W. Bush to use military force in Iraq. Ryan also voted for the Iraq War troop surge of 2007. In May 2012, Ryan voted for H.R. 4310, which would increase defense spending, including spending for the Afghanistan War and for various weapon systems, to the level of \$642 billion – \$8 billion more than previous spending levels.





George H.W. Bush/George W. Bush/Bushes RELATIONSHIPS with Bin Laden Family - - Making the FINANCIAL CONNECTIONS - - Following the MONEY TRAIL - - The MOTIVE Behind the Most Recent IRAN PLOT on Saudi Ambassador!! It is ALL about MONEY!!



Former United States Presidents George H.W. Bush/George W. Bush/Bushes Relationships with Bin Laden Family - - Making the Financial Connections - - Following the MONEY Trail - - The MOTIVE behind the October 2011 LIE told by President BarackObama's Administration claiming an alleged IRAN PLOT on Saudi Ambassador - - Former Massachusetts Governor Mitt Romney having FINANCIAL/BUSINESS ties and connections to CARLYLE Group.

https://www.slideshare.net/VogelDenise/carlyle-group-bin-laden-bushties-14913885

firms in the world with \$13 billion under management and with more political connections than the White House switchboard. George Bush Sr., his former Secretary of State James Baker, former chairman of the Securities and Exchange Commission Arthur Levitt, the retired IBM boss Lou Gerstner, and John Major, the former Prime Minister, are among the big names on the Carlyle payroll. The chairman is Frank Carlucci, a former Secretary of Defence and Deputy Director of the CIA, a close friend of Donald Rumsfeld, who put Carlyle at the centre of the American defence industry. . . .

When former George W. Bush was in the White House, it was full of ex-Carlyle employees, friends and business partners.

... on September 27, *The Wall Street Journal* ran a story entitled **"bin Laden Family Is Tied to U.S. Group"**... It is alleged that the U.S. Group being Carlyle.

DAN BRIODY is the author of the books *The Halliburton Agenda: The Politics of Oil and Money* (2004) and *The Iron Triangle: Inside the Secret World of the Carlyle Group* (2003). .

The Iron Triangle put Briody in the media spotlight, commenting to audiences curious about the confluence of the military business and politics. Briody appeared in Michael Moore's movie Fahrenheit 9/11, talking about how the Carlyle Group benefited from 9/11 and the Bush family's connections with the Carlyle Group and Saudi Arabia. . . .

In 2004, Briody published *The Halliburton Agenda*, a detailed account of Halliburton, the oil services and logistics company formerly run by Dick Cheney....

In April 2002, **Representative Cynthia McKinney, a Democrat from Georgia,** spoke out against "persons close to this administration who are poised to make huge profits off America's new war". She went on to say, "We know there were numerous warnings of the events to come on September 11 . . . what did this administration know and when did it know it . . . what do they have to hide?"



Naming the Carlyle Group as an example of the cronyism she was talking about, McKinney was implying that the Bush administration knew the attacks were coming, allowed them to happen, and was now reaping the profits, both financial and political, through its connections to the Carlyle Group. The Republican counter attack lambasted McKinney for a total lack of responsibility. Senator Zell Miller from Georgia called her "very dangerous and irresponsible". Kathleen Parker, a nationally syndicated columnist, called McKinney's statements "idiotic" and bordering on treason. . . .



Abdullah bin Laden –Osama bin Laden's Brother.



Former **President George H.W. Bush** and Saudi Arabia's King Fahd bin Abdul Aziz Al Saud meeting in January 2000 *on behalf of Carlyle Group.*

Abdullah bin Laden – Osama bin Laden's Brother (Left).

Former President George H.W. Bush and Saudi Arabia's King Fahd bin Abdul Aziz Al Saud meeting in January 2000, on behalf of the Carlyle Group.

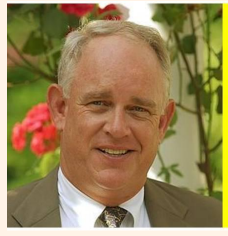
But before cashing in Carlyle had to deal with a public relations crisis. Carlyle had been doing business with dozens of families and businesses throughout the Middle East since the early 1990s. And they had been extremely successful in the region.

THE same morning as American Airlines Flight 11 roared towards the north tower of the World Trade Center the Carlyle Group was holding its annual investor conference. Among those who gathered in the plush setting of the Ritz Carlton hotel in Washington were former world leaders, former defence experts and wealthy Arabs from the Middle East.

There with them, looking after the investments of his family, was Shafiq bin Laden, Osama bin Laden's estranged half-brother. George Bush Sr. was also at the conference, but left before the terror attacks. . . .

But before cashing in Carlyle had to deal with a public relations crisis. Carlyle had been doing business with dozens of families and businesses throughout the Middle East since the early 1990s. And they had been extremely successful in the region.

After all, the company had been running the Saudi Economic Offset Program foryears, a government-funded programme designed to encourage foreign investment into Saudi Arabia, under the condition that a portion of the profits be reinvested in Saudi Arabia. In a sense, Carlyle had become the gatekeeper to foreign investing in Saudi Arabia.



Richard C. Breeden: CHAIRMAN of the Security and Exchange Commission. United States White House Staff Assistant to the President for Issue Analysis. United States Official Deputy Counsel to the Vice President. United States Department of Labor EXECUTIVE ASSISTANT to the Under Secretary of Labor. CHAIRMAN & CHIEF EXECUTIVE OFFICER of Breeden Capital Management. Member of the Board of Coopers & Lybrand (i.e. now Price Waterhouse Coopers). CHAIRMAN of the Board of H&R Blaock. Member of the Board of NEW YORK STOCK EXCHANGE. Corporate Monitor for FANNIE MAE. BAKER BOTTS (Law Firm) – Partner in Washington, D.C. Office.



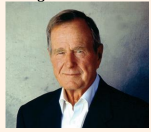
RICHARD C. BREEDEN:

Baker Botts (Law Firm) in Washington D.C. Office.

Chairman of the Security and Exchange

Commission. United States WHITE HOUSE Staff Assistant to the President for Issue Analysis. United States Official Deputy Counsel to the Vice President. United States DEPARTMENT OF LABOR Executive Assistant to the Under Secretary of Labor. CHAIRMAN & CHIEF EXECUTIVE OFFICER of Breeden Capital Management. Member of the Board of Coopers & Lybrand (i.e. now Price Waterhouse Coopers). CHAIRMAN OF THE BOARD of H&R Block. Member of the BOARD of the NEW YORK STOCK EXCHANGE. Corporate Monitor for FANNIE MAE. PARTNER in

George H. W. Bush



George W. Bush



James A. Baker III



- Carlyle Group
- United States of America President
- United States Vice President (Ronald Reagan)
- Central Intelligence Agency (CIA) Director
- United States Ambassador to China
- United States Ambassador to United Nations
- United States Congressman Texas
- United States of America President
- United States Governor State of Texas
- Baker Botts Law Firm (Mailroom)
- Carlyle Group Senior Counsel
- United States White House CHIEF OF STAFF (President George H. W. Bush)
- United States SECRETARY OF STATE (President George H. W. Bush)
- United States Secretary of the **TREASURY** (President Ronald Reagan)
- United States White House CHIEF OF STAFF (President Ronald Reagan)
- United States **National Security Council**
- United States Commerce Department Undersecretary of Commerce
- Baker Botts Law Firm Represented Saudi Government in the 9/11

Attacks Lawsuit

Arthur Levett



- Carlyle Group *Senior Advisor*
- Security & Exchange Commission (SEC) CHAIRMAN (President William "Bill" Clinton)
- Member of the Board American Stock Exchange
- Member of the Board **Bloomberg**

MITT ROMNEY'S CARLYLE GROUP CONNECTIONS:

J. P. MORGAN CHASE & CARLYLE TIES:

 $\underline{http://www.sec.gov/Archives/edgar/data/1527166/000095012312000638/w83442a2sv1za.htm}$

CARLYLE GROUP, BAIN CAPITAL, AND THE TAX TREATMENT OF "THE CARRY"

 $\underline{http://www.slideshare.net/VogelDenise/romneys-carlyle-connections-carlyle-group-bain-capital-and-the-tax-treatment-of-the-carry-forbes-redacted}$

BAIN CAPITAL - Wikipedia Information

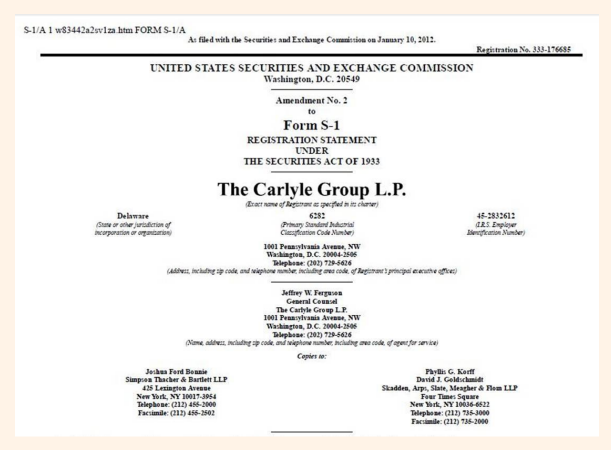
http://www.slideshare.net/VogelDenise/bain-capital-wikipedia

FRED MALEK Information

http://www.slideshare.net/VogelDenise/malek-fredwikipedia-information

MITT ROMNEY and FRED MALEK (Carlyle Ties)

http://www.slideshare.net/VogelDenise/romney-mitt-fred-malek-carlyle-ties





U.S. President Barack Obama and Jamie Dimon/Chairman/President/Chief Executive Officer of J.P. Morgan Chase Bank

At Page 3 of CARLYLE Disclosure:

UNDERWRITING

J.P. Morgan Securities LLC, Citigroup Global Markets Inc. and Credit Suisse Securities (USA) LLC are acting as representatives of the underwriters. We and the underwriters named below have entered into an underwriting agreement covering the common units to be sold in this offering. Subject to the terms and conditions of the underwriting agreement, we have agreed to sell to the underwriters, and each underwriter has severally agreed to purchase, at the initial public offering price less the underwriting discounts and commissions set forth on the cover page of this prospectus, the number of common units listed next to its name in the following table:

Underwriter

J.P. Morgan Securities LLC

Citigroup Global Markets Inc.

Credit Suisse Securities (USA) LLC

Total

... The **Obama** administration has indicated that it supports the adoption of such legislation. In its published revenue proposal for 2012, as well as in proposed legislation recently submitted to Congress in the American Jobs Act, the **Obama** administration proposed that the current law regarding the treatment of carried interest be changed to subject such income to ordinary income tax. – at Page 20

On September 12, 2011, the **Obama** administration submitted similar legislation to Congress in the American Jobs Act that would tax income and gain, now treated as capital gains, including gain on disposition of interests, attributable to an ISPI at rates higher than the capital gains rate applicable to such income under current law, with an exception for certain qualified capital interests. The proposed legislation would also characterize certain income and gain in respect of ISPIs as non-qualifying income under the publicly traded partnership rules after a ten-year transition period from the effective date, with an exception for certain qualified capital interests. This proposed legislation follows several prior statements by the **Obama** administration in support of changing the taxation of carried interest. Furthermore, in the proposed American Jobs Act, the **Obama** administration proposed that current law regarding the treatment of carried interest be changed for taxable years ending after December 31, 2012 to subject such income to ordinary income tax (which is taxed at a higher rate than the proposed blended tax rate under the House legislation). The **Obama** administration's published revenue proposals for 2010, 2011 and 2012 contained similar proposals.- - at Page 43

On July 21, 2010, **President Obama** signed into law the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act"), which imposes significant new regulations on almost every aspect of the U.S. financial services industry, including aspects of our business. Among other things, the Dodd-Frank Act includes the following provisions, which could have an adverse impact on our ability to conduct our business: - - at Page 46

At Page 327 of CARLYLE Disclosure:

As discussed in "Material U.S. Federal Tax Considerations," The Carlyle Group L.P. will be treated as a partnership for U.S. federal income tax purposes, and our common unitholders therefore will be required to take into account their allocable share of items of income, gain, loss and deduction of The Carlyle Group L.P. in computing their U.S. federal income tax liability. Although we currently intend to make annual distributions in an amount sufficient to cover the anticipated U.S. federal, state and local income tax liabilities of holders of common units in respect of their allocable share of our net taxable income, it is possible that such tax liabilities will exceed the cash distributions that holders of common units receive from us. Although not enacted, the U.S. Congress has considered legislation that would have precluded us from qualifying as a partnership for U.S. federal income tax purposes or required us to hold carried interest through taxable subsidiary corporations for taxable years after a ten-year transition period and would have taxed individual holders of common units with respect to certain income and gains at increased rates. Similar legislation could be enacted in the future.

To the extent that the underwriters sell more than common units, the underwriters have the option to purchase up to an additional common units from us at the initial public offering price less the underwriting discount.

Neither the Securities and Exchange Commission nor any other regulatory body has approved or disapproved these securities or passed upon the accuracy or adequacy of this prospectus. Any representation to the contrary is a criminal offense.

The underwriters expect to deliver the common units to purchasers on or about , 2012.

<mark>J.P. Morgan</mark>

Citigroup

Credit Suisse

Proceeds, Before

. 2012

WHY NO CHANGE?

UNDERSTANDING THE FAMILY TREE – BARACK OBAMA WAS HAND PICKED FOR THE JOB and FAKE/FORGED DOCUMENTS CREATED TO COVER UP CONSPIRACIES AND CRIMINAL ACTIVITIES

http://www.slideshare.net/VogelDenise/president-barack-obama-related-to-george-w-bush-dick-chaney

http://www.slideshare.net/VogelDenise/president-barack-obama-family-roots-ties-to-george-w-bush-richard-dick-cheney



GEORGE W. BUSH: "...Obama and Bush are linked through a 17th century Massachusetts couple named Samuel Hinckley and Sarah Soole..." (dailyyonder.com)

"Two curious political relationships of Senator Barack Obama came to light last month in The Chicago Sun-Times: he is an **11th cousin to President Bush**, and a **9th cousin once removed to Vice President Dick Cheney**. The Bush-Obama ancestors are Samuel and Sarah Soole Hinckley of 17th-century Massachusetts, The Sun-Times wrote; the Cheney-Obama ancestors are Mareen and Susannah Duvall, 17th-century immigrants from France." (*The New York Times*)

RICHARD "Dick" CHENEY: "... Vice President Dick Cheney is an eighth cousin of Obama..." (dailyyonder.com)

HILLARY CLINTON: "... Hillary Clinton was advised to attack Obama's heritage, but she declined.... because she is Obama's cousin. Obama's shares a 10th great grandmother, Ann Sutton (1589-1654) with Clinton." (dailyyonder.com)

"... Obama is closely related to at least six individuals who have resided in the White House...Ronald Reagan; Elizabeth Virginia "Bess"• Wallace Truman, wife of President Harry Truman; President Jimmy Carter and Angelica Van Buren, daughter-in-law of President Martin Van Buren who took over White House as hostess following the death of Van Buren's wife." (dailyyonder.com)



England's Queen Elizabeth II - -

QUEEN ELIZABETH II OF ENGLAND: "... he is related to Queen Elizabeth of England, since they both descend from Dorothy Ann Tracy (1563-1612)." (dailyyonder.com)

UNDERSTANDING HOW BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ AND ITS TERRORIST REGIME AND THOSE WHO CONSPIRE WITH IT ARE INVOLVED IN CRIMINAL ATTACKS AND LEGAL ACTIONS INVOLVING NEWSOME AND THE COVER-UP OF CIVIL RIGHTS/HUMAN RIGHTS VIOLATIONS AND CRIMINAL ACTS REPORTED BY VOGEL DENISE NEWSOME:

Baker Donelson **FIRST came out of HIDING** and reared its EVIL HEAD in the Lawsuit *Newsome vs. Entergy* where it had TWO of its Judges assigned this lawsuit -



Judge Morey L. Sear

Judge Morey L. Sear



Judge G. Thomas Porteous

and G. Thomas Porteous (i.e. who was IMPEACHED in December 2010, for taking BRIBES, KICKBACKS, etc. to THROW lawsuits) assigned for purposes of THROWING the lawsuit and obtaining and UNLAWFUL/ILLEGAL decision in their favor:

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

Newsome v. Entergy NO Inc, et al Assigned to: Judge G. Thomas Porteous, Jr Demand: \$0

Case in other court: 00-30521

Cause: 42:2000 Job Discrimination (Race)

Plaintiff

Vogel Denise Newsome

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

Jurisdiction: Federal Question

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

Michelle Ebony Scott-Bennett

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

Email: jfalc@bellsouth.net TERMINATED: 04/03/2002 LEAD ATTORNEY

Defendant

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

represented by Allyson Kessler Howie

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

26th Floor P. O. Box 61000 New Orleans, LA 70113 504-576-5849

Email: ahowie@entergy.com TERMINATED: 01/18/2000 LEAD ATTORNEY

Renee Williams Masinter

Entergy Services, Inc. (New Orleans) 639 Loyola Avenue 26th Floor P. O. Box 61000 New Orleans, LA 70113 504-576-2266

Email: AMASINT@entergy.com TERMINATED: 01/18/2000

Defendant

Entergy Services Inc

represented by Allyson Kessler Howie

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

Renee Williams Masinter

(See above for address)
LEAD ATTORNEY ATTORNEY TO BE NOTICED

Amelia Williams Koch

Baker Donelson Bearman Caldwell & Berkowitz (New Orleans) 201 St. Charles Ave.

Suite 3600

New Orleans, LA 70170

504-566-5200

Fax: 504-636-4000 Email: akoch@bakerdonelson.com

ATTORNEY TO BE NOTICED

Jennifer F. Kogos

Jones Walker (New Orleans) Place St. Charles

201 St. Charles Ave.

Suite 5100

New Orleans, LA 70170-5100

Here is a LISTING of Judges OWNED/CONTROLLED by Baker Donelson and is advertised on their website. Just in case Baker Donelson attempts to SCRUB and/or HAVE INFORMATION REMOVED, the following has been CUT & PASTED with arrows pointing to Judges involving matters regarding Vogel Denise Newsome:

http://www.slideshare.net/VogelDenise/baker-donelson-ties-to-judgesjustices-as-of120911-11566964

FROM: http://www.bakerdonelson.com/appellate-practice-sub-practice-areas/

In accordance with Federal Laws provided For Educational and Information Purposes – i.e. of PUBLIC Interest

Appellate Practice

Federal Court Clerks

U.S. Court of Appeals

- Gerardo R. Barrios, U.S. Ninth Circuit Court of Appeals, Honorable Robert R. Beezer
- Amy Champagne, U.S. Fifth Circuit Court of Appeals, Honorable W. Eugene Davis
- Bradley Clanton, U.S. Sixth Circuit Court of Appeals, Honorable David A. Nelson
- Angie Davis, U.S. First Circuit Court of Appeals, Houston, Texas, Honorable Sam Nuchia
- Nakimuli O. Davis, U.S. Fifth Circuit Court of Appeals, Honorable Leslie H. Southwick
- William Fones, U.S. Court of Appeals for Federal Circuit, Honorable Marion T. Bennett
- Jonathan Green, U.S. Court of Appeals for Eleventh Circuit
- W. Patton Hahn, U.S. Court of Federal Claims, Honorable Eric G. Bruggink
- Thomas Helton, U.S. Sixth Circuit Court of Appeals, Honorable Paul C. Wieck, Chief Judge
- Aubrey "Copper" Hirsch, U.S. District Court, Eastern District of Louisiana, Chief Judge Frederick Heebe
- Elizabeth B. Jones, U.S. Sixth Circuit Court of Appeals, Honorable Eugene Siler, Jr
- Lynn Landau, U.S. Eleventh Circuit Court of Appeals, Honorable James C. Hill
- Ronald Range, U.S. Fourth Circuit Court of Appeals, Honorable H. Emory Widener Jr.
- William Reed, U.S. Fifth Circuit Court of Appeals, Honorable Elbert P. Tuttle
- Wendy Thompson, U.S. Fifth Circuit Court of Appeals, Honorable Rhesa H. Barksdale
- Sandi S. Varnado, U.S. Fifth Circuit Court of Appeals, Honorable James L. Dennis

U.S. District Court Clerks

- Allisa J. Allison, U.S. District Court, Northern District of Mississippi, Judge L.T. Senter
- Brian M. Ballay, U.S. District Court, Eastern District of Louisiana, Judge Carl J. Barbier
- Kate Bogard, U.S. District Court, Western District of Tennessee, Honorable S. Thomas Anderson
- Joy Boyd, U.S. District Court, Middle District of Georgia, Honorable C. Ashley Royal and Honorable **Duross Fitzpatrick**
- Spencer Clift, U.S. Bankruptcy Court, Western District of Tennessee, Honorable David S. Kennedy
- Laurie Clark, U.S. District Court, Eastern District of Louisiana, Judge Morey L. Sear and U.S. District Court, Middle District of North Carolina, Judge P. Trevor Sharp
- Caldwell Collins, U.S. District Court, Eastern District of Missouri, Judge Audrey G. Fleissig
 Joann Coston-Holloway, U.S. District Court, Eastern District of Louisiana, Honorable Ivan L.R. Lemelle
- Jacob Dickerson, U.S. District Court, Western District of Tennessee, Honorable Jon P. McCalla
- Kevin Garrison, U.S. District Court, Middle District of Alabama, Honorable W. Keith Watkins
- Russell Gray, U.S. District Court, Eastern District of Tennessee, Honorable Allan Edgar
- Clay Gunn, U.S. District Court, Southern District of Mississippi, Honorable Daniel P. Jordan, III
- Whitney Harmon, U.S. District Court, Eastern District of Kentucky, Honorable Karl S. Forester
- Russell Headrick, U.S. District Court, Western District of Tennessee, Honorable Harry W. Wellford
- Cameron Hill, U.S. District Court, Eastern District of Tennessee, Honorable Curtis L. Collier
- J. Forrest Hinton, U.S. District Court, Southern District of Alabama, Honorable Virgil Pittman
- Frank James. U.S. District Court. Southern District of Alabama. Honorable Virgil Pittman
- Brandon Jolly, United States District Judge for the Southern District of Mississippi, Judge William H. Barbour Jr.
- Stephen Kennedy, U.S. District Court, Southern District of Mississippi, Honorable Tom S. Lee, Chief
- Kenneth Klemm, U.S. District Court, Eastern District of Louisiana, Judge George Arceneaux Jr.
- William Lawrence, U.S. District Court, Northern District of Alabama, Honorable Robert B. Propst, (also sitting by designation on Eleventh Circuit)
- Erno D. Lindner, U.S. Bankruptcy Court, Western District of Tennessee, Honorable David S. Kennedy
- C. Lee Lott, U.S. District Court, Northern District of Mississippi, Honorable Glen H. Davison
- Gabriel P. McGaha, U.S. District Court, Western District of Tennessee, Honorable Jon P. McCalla
- Brad C. Moody, U.S. District Court, Southern District of Mississippi, Honorable David C. Bramlette
- Matt Mulqueen, U.S. District Court, Southern District of New York, Chief Judge Loretta A. Preska
- Kathlyn Perez, U.S. District Court, Eastern District of Louisiana, Honorable G. Thomas Porteous Jr. Paul Peyronnin, U.S. District Court, Eastern District of Louisiana, Honorable Henry A. Mentz Jr
- Andrew Potts, U.S. Bankruptcy Court, Southern District of Alabama, Honorable Gordon B. Kahn, Chief
- Anna Powers, U.S. District Court, Northern District of Mississippi, Chief Judge Michael P. Mills
- Damany Ransom, U.S. District Court, Eastern District of Louisiana, Honorable Karen Wells Roby
- Fredrick N. Salvo, III, U.S. District Court, Southern District of Mississippi, Honorable John M. Roper, Chief U.S. Magistrate
- Eric Thiessen, U.S. District Court, Western District of Virginia, Honorable Cynthia D. Kinser, Magistrate (currently Justice, Supreme Court of Virginia)
- Susan Wagner, U.S. District Court, Northern District of Alabama, Honorable Sam C. Pointer Jr.
- Emily Walker, U.S. District Court, Western District of Tennessee, Honorable Samuel H, Mays, Jr.
- Melanie C. Walker, U.S. District Court, Eastern District of Tennessee, Honorable Curtis L. Collier

Here is a Listing of SOME of the **GOVERNMENT POSITIONS** that Baker Donelson **OWNS/CONTROLS/RUN** that was CUT & PASTED from their website just in case Baker Donelson attempts to **SCRUB** and/or **HAVE INFORMATION REMOVED:** http://www.slideshare.net/VogelDenise/bd-oilfield-patents

- Chief of Staff to the President of the United States
- U.S. Senate Majority Leader
- U.S. Secretary of State
- **Members** of the United States **Senate**
- Members of the United States House of Representatives
- Acting Administrator and Deputy Administrator of the **Federal Aviation Administration**
- Director of the Office of Foreign Asset Control for the U.S. Department of the Treasury
- Director of the Administrative Office of the United States Courts
- Chief Counsel, Acting Director, and Acting Deputy of the U.S. Citizenship & Immigration Services within the Department of Homeland Security (i.e. which may provide a better understanding of HOW President Barack Obama was able to obtain the FAKE/FORGED Certificate of Live Birth he released about April 27, 2011)

Robert C. Devine

http://www.slideshare.net/VogelDenise/devine-robert-chowobamagotcolb

http://www.slideshare.net/VogelDenise/devine-robertbio-infocolb

- Majority and Minority Staff Director of the Senate Committee on Appropriations
- President's **DOMESTIC** Policy Council
- Counselor to the Deputy Secretary for the United States Department of HHS (i.e. which may provide a better understanding of HOW Baker Donelson was able to get its Health Care Bill also known as OBAMA CARE PASSED)
- Chief of Staff of the Supreme Court of the United States
- Administrative Assistant to the CHIEF JUSTICE of the United States
- Deputy Under Secretary for International Trade of the U.S. Department of Commerce
- Ambassador of Japan
- Ambassador of Turkey
- Ambassador of Saudi Arabia
- Ambassador of the Sultanate of Oman
- Governor of Tennessee
- Governor of Mississippi
- Deputy Governor and Chief of Staff for the Governor of Tennessee
- Commissioner of Finance & Administration (Chief Operating Officer), State of Tennessee
- Special Counsel to the Governor of Virginia
- United States Circuit Court of Appeals Judge
- United States District Court Judges
- United States Attorneys



BAKER DONELSON BEARMAN, CALDWELL & BERKOWITZ, PC ABOUT THE FIRM ATTORNEYS SERVICES REPRESENTATIVE PATENTS

ABOUT THE FIRM

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC, was ranked by The National Law Journal in 2006 as one of the 100 largest last firms in the country. Through strategic acquisitions and mergers over the past century, the Firm has grown to include more than 46 attorneys and public policy and international advisors with offices located in 11 markets, including Washington, D.C., plus a representative office in Beijing, China.

Baker Donelson represents local, regional, national and international clients. The Firm provides innovative, results-oriented solutions, placing the needs of the client first. Our state-of-the-art technologies seamlessly link all offices, provide instant information exchange, and support clients nationwide with secure access to our online document repository.

nelson's practice areas include Intellectual Property. The Intellectual Property group has 33 members, including 12 registered storneys. Current and former Baker Donelson attorneys and advisors include, among many other highly distinguished individuals, people who have served as:

- Chief of Staff to the President of the United States U.S. Senate Majority Leader U.S. Secretary of State Members of the United States Senate Members of the United States House of Representatives

- Members of the United States House of Representatives
 Acting Administrator and Deputy Administrator of the Federal Aviation Administration
 Director of the Office of Foreign Asset Control for the U.S. Department of the Treasury
 Director of the Administrative Office of the United States Courts
 Chief Counsel, Acting Director, and Acting Deputy Director of U.S. Citizenship & Immigration Services within the United States
 Department of Homeland Security
 Majority and Minority Staff Director of the Senate Committee on Appropriations
 President's Domestic Policy Council
 Counselor to the Deputy Secretary for the United States Department of HHS
 Chief of Staff of the Supreme Court of the United States
 Administrative Assistant to the Chief Justice of the United States
 Deputy Under Secretary for International Trade for the U.S. Department of Commerce

- Deputy Under Secretary for International Trade for the U.S. Department of Commerce
- Ambassador to Japan Ambassador to Turkey Ambassador to Saudi Arabia

- Ambassador to the Sultanate of Oman Governor of Tennessee

- Governor of Mississippi
 Deputy Governor and Chief of Staff for the Governor of Tennessee
 Commissioner of Finance & Administration (Chief Operating Officer), State of Tennessee
 Special Counselor to the Governor of Virginia
- United States Circuit Court of Appeals Judge United States District Court Judges
- United States Attorneys

It appears Baker Donelson RUNS/CONTROLS the United States Courts and is LEGAL COUNSEL for the FEDERAL JUDGES ASSOCIATION:

> The Federal Judges Association (FJA) is a voluntary association of Article III judges devoted to protecting the independence of the judicial branch, a fundamental principle embodied in the Constitution of the United States. Article III judges' independence is assured under the Constitution by their appointment for life without diminution in pay. Article III judges, nominated by the President of the United States and confirmed by the Senate, are thus protected from intimidation, undue influence, coercion, or domination so that they may judge fairly and independently in every case, as the law and facts require.

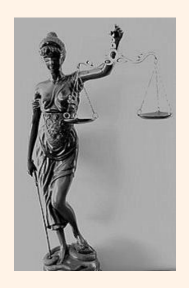
> Inevitably from time to time the protection of individual rights requires unpopular decisions that invoke adverse reaction from the public, its legislative representatives, or the executive branch. The FJA, standing independent of all others, with one goal in mind-the independence of the judiciary that protects the freedom of us all-can speak in one voice to protect that independence, to explain its importance to a free society, and to explain the necessity of such decisions.

> To further independence, the Association promotes adequate salaries and support for the performance of judicial functions, thereby attracting qualified men and women to the bench. It expresses the collective view of Article III judges to the public and the other branches of government whenever defense of judicial independence is threatened or separation of powers is compromised.

as well as RUNS/CONTROLS the Administrative Office of the United States Courts for purposes of OBSTRUCTING and keeping Vogel Denise Newsome's as well as other Citizens who may CHALLENGE President Barack Obama's Citizenship, the Health Care Bill/Obama Care as well as the CONTRIBUTIONS that UNLAWFULLY/ILLEGALLY being made by the SUPER PACS in Elections i.e. ALL which are VIOLATIONS of the UNITED STATES CONSTITUTION and the Supreme Court of the United States and other Courts are acting as GUARD DOGS to keep litigation from moving forward which WILL EXPOSE the CRIMINAL and CIVIL violations.

JUST THE FACTS:

Vogel Denise Newsome demanded that her United States Kentucky Senator Rand Paul provide her with "WRITTEN RESPONSE" by September 15, 2011:

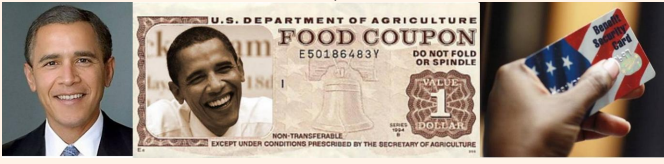




UNITED STATES KENTUCKY SENATOR RAND PAUL: Request Of Status Of INVESTIGATION(S) Request Regarding United States President Barack Obama and Government Agencies/Officials; Assistance In Getting Petition For Extraordinary Writ Filed; and Assistance In Receipt of Relief PRESENTLY/IMMEDIATELY Due Newsome - WRITTEN Response Requested By THURSDAY, SEPTEMBER 15, 2011.

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

AS OF October 27, 2012, the United States of America's Kentucky Senator Rand Paul has REFUSED to provide Newsome with a WRITTEN Response. Instead, this time is being used for the promoting of RACIAL INJUSTICES, DILATORY practices and to FINANCIALLY bankrupt Newsome by coming AFTER her JOBS, WITHHOLDING BACK WAGES due her, DELAYING proceedings for purposes of EXHAUSTING Newsome's UNEMPLOYMENT Benefits – i.e. in efforts of PLACING Newsome on WELFARE,



OBSTRUCTING Judicial proceedings in which Newsome have SUCCESSFULLY defended and is entitled to MILLIONS of DOLLARS in DEFAULT Judgments, etc. — i.e. in which WHITE SUPREMACIST/RACIST Groups as Baker Donelson seek to CONTROL EVERY aspect of people's lives in regards to WEALTH, LIFE, LIBERTIES and PURSUIT OF HAPPINESS, etc. Promoting HOUSE Negroes that they CONTROL and want to PROJECT as being SUCCESSFUL who have COMPROMISED their morals, values and integrities and KNOW the CONSEQUENCES for EXPOSING such RACIAL INJUSTICES, CONSPIRACIES, CRIMINAL Acts and COVER-UPS:



To understand such RACIST practices see: http://www.slideshare.net/VogelDenise/barack-obama-administrations-willie-lynch-and-jim-crow-practices-english Or Visit http://vogeldenisenewsome.net/willie-lynch-gim-crow-practices-english Or Visit http://vogeldenisenewsome.net/willie-lynch-gim-crow-practices-english Or Visit

President Barack Obama (then Senator Obama) in his **March 18 2008 RACE Speech** ACKNOWLEDGES RACISM, DISCRIMINATION and other INJUSTICES LEVELED AGAINST African-Americans/Black-Americans:

A <u>lack</u> of economic opportunity among black men, and the shame and frustration that came from <u>not</u> being able to provide for one's family, contributed to the <u>erosion</u> of black families - a problem that <u>welfare policies for many years may have worsened</u>. And the lack of basic services in so many urban black neighborhoods - parks for kids to play in, police walking the beat, regular garbage pick-up and building code enforcement - <u>all</u> helped <u>create a cycle</u> of violence, blight and neglect that continue to haunt us.

This is the reality in which Reverend Wright and other African-Americans of his generation grew up. They came of age in the late fifties and early sixties, a time when segregation was still the **law of the land and opportunity was** *systematically* **constricted.** What's remarkable is not how many failed in the face of discrimination, but rather how many men and women overcame the odds; how many were able to make a way out of no way for those like me who would come after them.

But for all those who scratched and clawed their way to get a piece of the American Dream, there were many who didn't make it - those who were ultimately defeated, in one way or another, by discrimination. That legacy of defeat was passed on to future generations - those young men and increasingly young women who we see standing on street corners or languishing in our prisons, without hope or prospects for the future. Even for those blacks who did make it, questions of race, and racism, continue to define their worldview in fundamental ways. For the men and women of Reverend Wright's generation, the memories of humiliation and doubt and fear have not gone away; nor has the anger and the bitterness of those years. That anger may not get expressed in public, in front of white co-workers or white friends. But it does find voice in the barbershop or around the kitchen table. At times, that anger is exploited by politicians, to gin up votes along racial lines, or to make up for a politician's own failings. . .

In the white community, the path to a more perfect union means acknowledging that what ails the African-American community does not just exist in the minds of black people; that the legacy of discrimination - and current incidents of discrimination, while less overt than in the past - are real and must be addressed. Not just with words, but with deeds - by investing in our schools and our communities; by enforcing our civil rights laws and ensuring fairness in our criminal justice system; by providing this generation with ladders of opportunity that were unavailable for previous generations. It requires all Americans to realize that your dreams do not have to come at the expense of my dreams; that investing in the health, welfare, and education of black and brown and white children will ultimately help all of America prosper.

In the end, then, what is called for is nothing more, and nothing less, than what all the world's great religions demand - **that we do unto others as we would have them do unto us.** Let us be our brother's keeper, Scripture tells us. Let us be our sister's keeper. Let us find that common stake we all have in one another, and let our politics reflect that spirit as well.

For we have a choice in this country. We can accept a politics that <u>breeds</u> division, and conflict, and cynicism. We can tackle race only as spectacle...

http://www.slideshare.net/VogelDenise/031812-barack-obama-race-speech-english

Instead of providing Newsome with a "WRITTEN RESPONSE," it appears Senator Rand Paul worked with President Barack Obama to **UNLAWFULLY/ILLEGALLY** delay proceedings and get their hands on Newsome's documents – i.e. for instance:

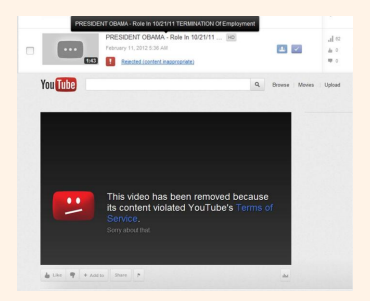
On the day **BEFORE** deadline, **September 14**, it appears President Barack Obama and **Jim**MESSINA (CAMPAIGN Manager/Deputy CHIEF OF STAFF/DIRECTOR of PERSONNEL for the Transition
Team for United States of America Barack Obama) launched their "ATTACK WATCH" website and then
moved to come after Vogel Denise Newsome's JOB with MESSINA STAFFING/MESSINA
MANAGEMENT SYSTEMS and The Garretson Firm Resolution Group.



ACT: AMERICAN **JOBS**

DON'T believe the **FALSE** "Jobs/Employment" Report that President Barack Obama's Administration is releasing. The DROP in "Unemployment Claims" may be due to the FACT that individuals' Unemployment Benefits have RUN OUT and they were NOT eligible for EXTENSIONS. It has NOTHING to do with the ECONOMY improving - - THAT IS A LIE by President Barack Obama and his PRO-MEDIA Allies because this is an ELECTION year! President Obama and his Administration came AFTER Vogel Denise Newsome's job at MESSINA STAFFING and their ALLY'S Company - GARRETSON RESOLUTION GROUP (i.e. who has handled the settlement payouts to 911 Responder Victims, etc.) to "Silence Her" from EXPOSING the Truth behind the 911 ATTACKS and other CRIMINAL Practices by United States Government Officials and their CONSPIRATORS/CO-CONSPIRATORS! It appears that President Barack Obama and his Administration are attempting to <u>bring FRIVOLOUS Lawsuit(s)</u> against Vogel Denise Newsome to keep her from sharing his CRIMINAL/CIVIL violations with the PUBLIC/WORLD!

NOTE: The above photo was attached to the October 21, 2011 Voicemail message left by Justin Roehm of Messina Staffing and was originally posted on YOUTUBE; however, YouTube had it removed along with the following Resolution Group PowerPoint Presentation created Garretson Newsome: http://youtu.be/GACKP80QRaQ.



Nevertheless, a copy of **the VOICEMAIL MESSAGE** that United States President Barack Obama and his **TERRORIST** Regime does not want the PUBLIC/WORLD to hear may be obtained from: http://www.filesanywhere.com/fs/v.aspx?v=8a7065875e6775a76e9e

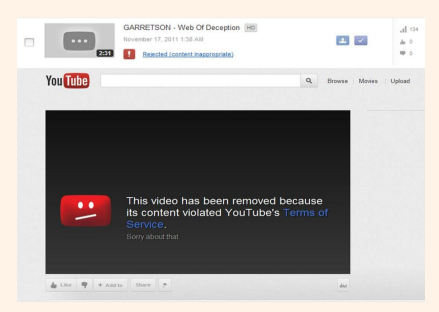
On October 12, 2011, Under Laws As The WHISTLEBLOWERS ACT, Newsome Reports The CRIMINAL/RACIST Acts Of WHITE Co-Workers To FRAME Her For CRIMES They Were Committing — Reporting This To The Garretson Resolution Group. The PLANNING Of Conspiracies To FRAME Newsome Appears To Be In RETALIATION Of The August 31, 2011 Letter To United States Kentucky Senator Rand Paul Requesting "WRITTEN Response" By September 15, 2011. http://www.slideshare.net/VogelDenise/101211-garretson-resolution-group-memoredacted



Oh what a tiny WEB we weave when we PRACTICE to DECEIVE!

On October 12, 2011, under laws as the "WHISTLEBLOWERS ACT," Newsome reports the CRIMINAL/RACIST Acts of WHITE Co-Workers to FRAME her for CRIMES they were committing – Reporting this to The Garretson Resolution Group. The PLANNING of Conspiracies to FRAME Newsome appears to be in RETALIATION of the August 31, 2011 Letter to United States Kentucky Senator Rand Paul requesting "WRITTEN Response" by September 15, 2011.

It appears President Barack Obama and Baker Donelson through their "ATTACK WATCH" sought to get this Presentation removed from YouTube to COVER-UP CRIMINAL Acts. Feel Free to see what happens when clicking on this link: http://youtu.be/fXukByHcyvU

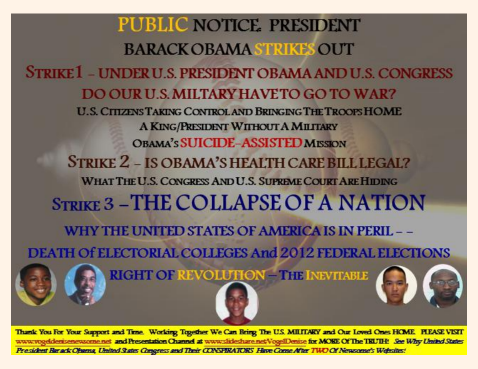


While this Presentation is a matter of PUBLIC Record a copy may be obtained at: http://youtu.be/ub8QqP_t8Eg as well as at https://secure.filesanywhere.com/fs/v.aspx?v=8a716a865d6272b7a5ae

NEVERTHELESS, YouTube has allowed GARBAGE such as the video (i.e. alleged to be financed by JEWISH supporters: http://www.slideshare.net/VogelDenise/bacile-sam-movie-funded-by-jewish-donations) promoted by a LUNATIC Florida Preacher (Terry Jones) and Sam Bacile ATTACKING Muslim's Religious Faith given a title of the "Muhammad Movie" to remain.

ONE PLAY in this LONG GAME: UNDERSTANDING it appears that United States of America President Barack Obama, Baker Donelson, and CONGRESS are the ones REALLY behind CIRCULATING and using their MEDIA CONNECTIONS to PROMOTE this HIDEOUS video for purposes of bringing about the UPRISINGS publicized in the News. However, there are those who QUESTIONED the fact that the video was NOT the motivating FACTOR behind the Uprisings and has been

posted on YouTube for MONTHS without any UPRISINGS – i.e. until the United States of America Corrupt Government Officials and its JEWISH Counterparts decided to use their MEDIA connections to promote such TRASH to bring about the reaction for NEWS-COVERAGE purposes and to COVER-UP the REACTION to United States Secretary Hillary Clinton's Television Interview EXPOSING the WAR CRIMES of the United States of America and the JOY of the STINGERS the United States leaves behind and the THREATS of SANCTIONS against those who OPPOSE the United States of America's PRACTICES. Considering that ISRAEL's (i.e. a Jewish Nation) Prime Minister (Benjamin Netanyahu) has been trying for quite some time to get the United States of America to allow it to CONTINUE using America's MILTARY to fight its Wars as shared in Vogel Denise Newsome's 2012 Microsoft PowerPoint Presentation entitled,



To view this presentation, you will need 2012 PowerPoint. To DOWNLOAD A FREE 60 DAY Microsoft VERSION, as of October 28, 2012, TRIAL versions may be found: http://office.microsoft.com/en-us/try/

PUBLIC NOTICE: PRESIDENT BARACK OBAMA STRIKES OUT

STRIKE 1 – UNDER U.S. PRESIDENT OBAMA AND U.S. CONGRESS DO OUR U.S. MILITARY HAVE TO GO TO WAR?

U.S. CITIZENS TAKING CONTROL AND BRINGING THE TROOPS HOME
A KING/PRESIDENT WITHOUT A MILITARY
OBAMA'S SUICIDE-ASSISTED MISSION

STRIKE 2 - IS OBAMA'S HEALTH CARE BILL LEGAL?

WHAT THE U.S. CONGRESS AND U.S. SUPREME COURT ARE HIDING

STRIKE 3 - THE COLLAPSE OF A NATION

WHY THE UNITED STATES OF AMERICA IS IN PERIL DEATH OF ELECTORAL COLLEGES AND 2012 ELECTIONS RIGHT OF REVOLUTION – THE INEVITABLE

Beginning at Page 235:

http://www.slideshare.net/VogelDenise/obama-calling-obamabluff-english http://www.filesanywhere.com/fs/v.aspx?v=8a70658660627475ae6c





THE FACES BEHIND THE WAR CRIMES GOING ON IN THE MIDDLE EAST. Israel's Prime Minister Benjamin Netanyahu — Spanning Three United States Presidential Administrations. Through Former Presidents William "Bill" Clinton, George W. Bush and NOW President Barack Obama. Using The United States Of America's Military To Fight Their Religious Wars? This is UNACCEPTABLE!



The **FACES BEHIND THE WAR CRIMES** Going On In The Middle East: **Israel's Prime Minister Benjamin Netanyahu** – SPANNING Three United States Presidential Administrations. Through Former Presidents William "Bill" Clinton, George W. Bush and NOW President Barack Obama. Using the United States of America's MILITARY to FIGHT their RELIGIOUS Wars? This is UNACCEPTABLE!

Israel's Prime Minister Benjamin Netanyahu using **INFLUENCE** to **INDUCE** United States of America Leaders *to FIGHT Israel's RELIGIOUS Wars AGAINST Muslim Nations!*



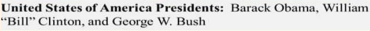


Israel's Prime Minister Benjamin Netanyahu Using Influence to INDUCE United States Of America Leaders to Fight Israel's RELIGIOUS Wars AGAINST Muslim Nations!



Israel Prime Minister Benjamin Netanyahu going as far as going before the United States of America *CONGRESS* for purposes of using the United States' MILITARY:





IT WAS JUST A MATTER OF TIME: Their HATRED (ANTI-Muslim, ANTI-Christian, ANTI-People Of Color) Has Brought DOWN The United States Of America











IT WAS JUST A MATTER OF TIME: Baker Donelson's and Israel's HATRED (ANTI-Muslim, ANTI-Christian, ANTI-People Of Color) Has Brought DOWN The United States Of

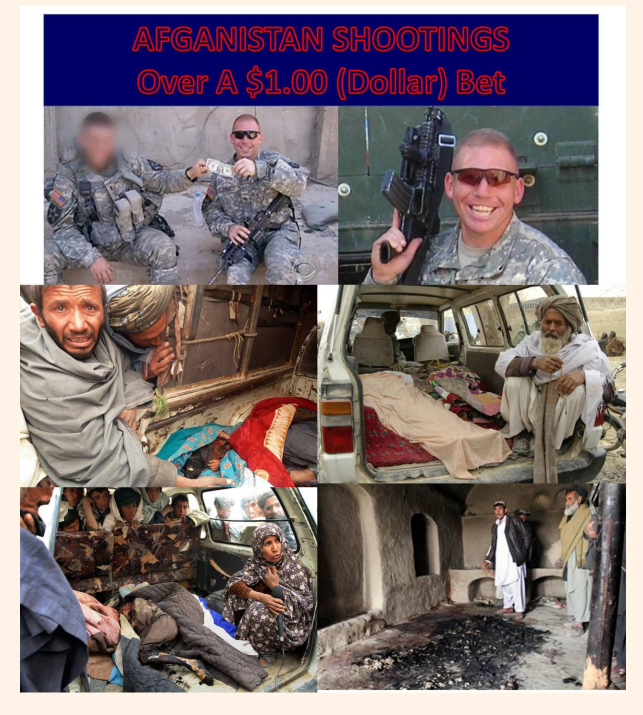
America. NOW the PUBLIC/WORLD can SEE for themselves how Baker Donelson, United States of America Presidents (Commanders-In-Chief) and the United States of America CONGRESS and those with whom they CONSPIRE have STARTED Wars for purposes of RECRUITING and TRAINING White Supremacists/Racists.

The Document entitled UNITED STATES OF AMERICA'S KU KLUX KLAN RUN GOVERNMENT has been TRANSLATED in multiple languages and may be found on: http://www.slideshare.net/VogelDenise/united-states-of-americas-ku-klux-klan-run-government

July 27, 2009 United States Department of Justice PRESS RELEASE: "Seven Charged With Terrorism Violations. . ." Seven individuals have been charged with CONSPIRING to provide MATERIAL SUPPORT to TERRORISTS and CONSPIRING to murder, kidnap, maim and injure persons abroad. . . "

The indictment alleges that a VETERAN of TERRORIST training camps in PAKISTAN and AFGHANISTAN who, over the past THREE years, has CONSPIRED with others in THIS COUNTRY to RECRUIT and help young men TRAVEL OVERSEAS in order to KILL. . ."

 $\underline{http://www.slideshare.net/VogelDenise/072709\text{-}doj\text{-}seven\text{-}charged\text{-}with\text{-}terrorism\text{-}violations\text{-}}11651101$



Hopefully, the following presentation including the Article entitled, *U.S. ARMY BATTLING RACISTS WITHIN ITS RANKS* will shed additional light on how Baker Donelson has used the United States of America CONGRESS to approve WARS to HIDE/SHIELD their RACIST/WHITE SUPREMACIST motives to DOMINATE all Nations Of Color. Moreover, why COMMANDER-IN-CHIEF President Barack Obama, Baker Donelson and the United States CONGRESS had *Robert Bales SNUCK out of Afghanistan after he carried out RETALIATORY RACIST Attacks on Afghanistan Citizens*.

http://www.slideshare.net/VogelDenise/obama-us-wars-used-to-train-white-supremacist-english



WHY THE RECENT UPRISINGS? A reasonable mind may conclude FOREIGN Nations and their Citizens are WAKING UP and may be responding to the TERRORIST Acts of the United States of America and the "STINGERS" that United States Secretary of State Hillary Clinton ACKNOWLEDGED are being left across their country(s):

 $\underline{http://www.slideshare.net/VogelDenise/082112-hillary-clinton-dealing-with-the-united-states-of-americas-stingers}$



In other words, it appears that United States of America President Barack Obama along with his RACIST/WHITE Supremacist Legal Counsel/Advisor Baker Donelson LAUNCHED the SPEADING of the "Muhammad Movie" as a means of DAMAGE CONTROL for United States of America Secretary of State Hillary Clinton's TELEVISION Interview ACKNOWLEDGING the United States of America's Central Intelligence Agency's ("CIA") CREATION of AL QAEDA — i.e. explaining HOW it has been able to DESTROY a TERRORIST Organization CREATED and FINANCED by the United States of America.

2) On September 15, 2012, President Barack Obama, the United States Congress and United States Congress worked BEHIND-THE-SCENE to get one of Baker Donelson's employees (James C. Duff) REMOVED from the position as DIRECTOR of the Administrative Office of the United States Court since Newsome EXPOSED their CRIMINAL and CIVIL violations and FAILURE to NOTIFY of the CONFLICT-OF-INTEREST present. Only to have him REPLACED with one of Baker Donelson's JUDGES (Thomas F. Hogan) that it used in one of their other lawsuits:

The following is an image of the HOOD vs. F. HOFFMAN-LAROCHE, LTD to support how BAKER DONELSON goes about TEAMING UP with other Law Firms (Butler Snow O'Mara Stevens & Cannada PLLC, Phelps Dunbar LLC, Bradley Arant Rose & White, McGlinchey Stanford PLLC, etc.) to take on citizens that bring LAWSUIT(s) AGAINST their CLIENTS:

District Of Columbia District Court, Case No. 1:06-cv-01484-TFH:

HOOD v. F. HOFFMAN-LAROCHE, LTD.

Judge Thomas F. Hogan, presiding

No tags have been applied so far. Sign in to add some.



JIM HOOD, Plaintiff

Brent Hazzard

Phone: +1 601 352 4299 E-Mail: brenthazzard@yahoo.com

V.



AVENTIS PHARMACEUTICALS INC., Defendant

Roy D. Campbell, III Phone: +1 601 948 3000

Danielle Daigle Ireland Bradley, Arant, Rose & White, LLP Phone: +1 601 948 8000



BASF AKTIENGESELLSCHAFT, Defendant

P. Ryan Beckett

Butler Snow O'Mara Stevens & Cannada, PLLC

Phone: +1 601 948 5711

John Adam Crawford, Jr.

Butler Snow O'Mara Stevens & Cannada, PLLC

Phone: +1 601 948 5711

E-Mail: jack.crawford@butlersnow.com

John C. Henegan

Butler Snow O'Mara Stevens & Cannada, PLLC

Phone: +1 601 948 5711



DAIICHI PHARMACEUTICALS CO., LTD., Defendant

Robert E. Hauberg, Jr.

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC

Phone: +1 601 351 2455

E-Mail: rhauberg@bakerdonelson.com



EISAI CO., LTD., Defendant

Paul B. Eason

McGlinchey Stafford, PLLC Phone: +1 601 960 8400

Fax: +1 601 960 8431



EISAI CORPORATION OF NORTH AMERICA, Defendant

Robert E. Hauberg, Jr.

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC

Phone: +1 601 351 2455

E-Mail: rhauberg@bakerdonelson.com



F. HOFFMAN-LAROCHE, LTD., Defendant

Robert E. Hauberg, Jr.

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC

Phone: +1 601 351 2455

E-Mail: rhauberg@bakerdonelson.com

William Davis Frye

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC

Phone: +1 601 351 2400

Bradley Clanton

Baker, Donelson, Bearman, Caldwell & Berkowitz, PC

Phone: +1 202 508 3400

E-Mail: bclanton@bakerdonelson.com



SANOFI-AVENTIS SA, Defendant

Roy D. Campbell, III

Phone: +1 601 948 3000



TAKEDA PHARMACEUTICAL CO. LTD., Defendant

John P. Sneed Phelps Dunbar LLP Phone: +1 601 352 2300

Michael B. Wallace Phelps Dunbar LLP Phone: +1 601 352 2300

Since taking a SHELLACKING and engaging in CRIMINAL acts in the Newsome vs. Entergy matter to obtain decisions in its favor, Baker Donelson has "TUCKED ITS TAIL/Put On A

HOOD" - like a COWARD - and went into HIDING; however, now rely upon FRONTING

firms (i.e. as Butler Snow O'Mara Stevens & Cannada in the Newsome vs.

Mitchell McNutt & Sams matter - filed in December 2010) to do its **DIRTY WORK.** A Lawsuit in which Butler Snow FAILS to make an appearance and simply wanted to come into the lawsuit and AVOID being subjected to LIABILITY by FAILING to file the MANDATORY appearance document(s). Said failure resulted in Defendants FAILING to file an ANSWER and/or RESPONSIVE pleading to Newsome's Complaint; therefore, as a matter of laws governing such matters, Vogel Newsome is entitled to "DEFAULT JUDGMENT!" Nevertheless, these proceedings are being OBSTRUCTED as well through Baker Donelson's CRIMINAL Acts and CONTROL of the Judicial/Justice BRANCH of Government. Baker Donelson seeing to it that a PHELPS DUNBAR'S attorney (F. Keith Ball) was assigned as the Magistrate Judge who UNLAWFULLY/ILLEGALLY entered a VOID/NULL ruling staying proceedings in which, as a matter of laws of the **United States of America, he CANNOT DO!**

U.S. District Court Southern District of Mississippi (Jackson) CIVIL DOCKET FOR CASE #: 3:10-cv-00704-HTW -FKB

Newsome v. Mitchell McNutt & Sams, P. A. et al Assigned to: District Judge Henry T. Wingate Referred to: Magistrate Judge F. Keith Ball Demand: \$50,000,000

Cause: 42:1981 Civil Rights

Date Filed: 12/03/2010 Jury Demand: Plaintiff

Nature of Suit: 442 Civil Rights: Jobs Jurisdiction: Federal Question

Plaintiff

Vogel Newsome

represented by **Vogel Newsome** P. O. Box 14731

Cincinnati, OH 45250 601-885-9536 513-680-2922

PRO SE

V

Defendant

Mitchell McNutt & Sams, P. A. a Mississippi Corporation

represented by Paula Graves Ardelean

BUTLER, SNOW, O'MARA, STEVENS & CANNADA

Suite 1400

1020 Highland Colony Parkway P.O. Box 6010 Ridgeland, MS 39158-6010

(601) 948-5711 Fax: 601-985-4500

Email: paula.ardelean@butlersnow.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Defendant

L. F. Sandy Sams, Jr.

in His Official and Individual Capacity

represented by Paula Graves Ardelean

I FAD ATTORNEY ATTORNEY TO BE NOTICED

Defendant

James Thomas Allen

in His Official and Individual Capacity

represented by Paula Graves Ardelean

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Defendant

Robert T. Gordon, Jr.

in His Official and Individual Capacity

represented by Paula Graves Ardelean

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Defendant

Michael T. Farrell

in His Official and Individual Capacity

represented by Paula Graves Ardelean

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Defendant

Ladye Margaret Townsend

in Her Official and Individual Capacity

represented by Paula Graves Ardelean

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Defendant

Does 1 - 30

in Their Official and Individual

Capacities

And (Phelps Dunbar in the Newsome vs. Page Kruger & Holland matter

filed in May 2012) - in which they SHARE employees (See EXHIBIT 41:

http://www.slideshare.net/VogelDenise/reserved-for-motion-to-strike-motion-to-stay

U.S. District Court Southern District of Mississippi (Jackson) CIVIL DOCKET FOR CASE #: 3:12-cv-00342-TSL-MTP

Newsome v. Page Kruger & Holland, P.A. et al Assigned to: District Judge Tom S. Lee

Referred to: Magistrate Judge Michael T. Parker

Demand: \$5,000,000 Cause: 42:1981 Civil Rights Date Filed: 05/15/2012 Jury Demand: Plaintiff

Nature of Suit: 440 Civil Rights: Other Jurisdiction: Federal Question

Plaintiff

Vogel Denise Newsome

represented by Vogel Denise Newsome

Post Office Box 31265 601/885-9536 or 513/680-2922 Cincinnati, OH 45250

PRO SE

V

Defendant

Page Kruger & Holland, P.A. A Mississippi Corporation

represented by William T. Siler, Jr.

PHELPS DUNBAR, LLP - Jackson

P. O. Box 16114 Jackson, MS 39236-6114 601/352-2300 Fax: 601/360-9777 Email: silert@phelps.com LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Jason T. Marsh

PHELPS DUNBAR, LLP - Gulfport

NorthCourt One, Suite 300 2304 19th Street Gulfport, MS 39501 228/679-1130 Fax: 228-679-1131 Email: marshj@phelps.com ATTORNEY TO BE NOTICED

Defendant

Thomas Y. Page

In his official and Individual capacity

represented by William T. Siler, Jr.

(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Jason T. Marsh

(See above for address)
ATTORNEY TO BE NOTICED

Defendant

Louis G. Baine, III

In his official and Individual capacity

represented by William T. Siler, Jr.

(See above for address)

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Jason T. Marsh (See above for address) ATTORNEY TO BE NOTICED

Defendant

Linda Thomas

In her official and Individual capacity

represented by William T. Siler, Jr.

(See above for address)
LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Jason T. Marsh (See above for address) ATTORNEY TO BE NOTICED

Defendant

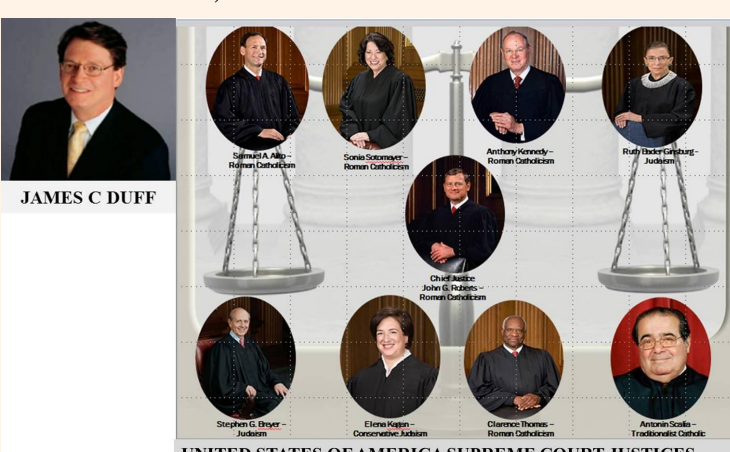
Does 1-100

In their official and individual capacities

to litigate lawsuits involving Vogel Denise Newsome that *exposes the CRIMINAL and CIVIL* violations of Baker Donelson, its clients such as **LIBERTY MUTUAL INSURANCE COMPANY** and the Law Firms that engage in such **CONSPIRACIES** for purposes of **BLACKLISTING** Newsome for purposes of keeping her UNEMPLOYED and/or drive her to GOVERNMENT ASSISTANCE (i.e. **WELFARE**. . .) - - in keeping with their "WILLIE LYNCH" and "JIM CROW" practices alive:

http://www.slideshare.net/VogelDenise/barack-obama-administrations-willie-lynch-and-jim-crow-practices-english Of ViSit http://vogeldenisenewsome.net/willie lynch jim crow

while it PULLS-THE-STRINGS and engage in BRIBERY, BLACKMAIL, EXTORTION, etc. of Judges to obtain decisions/rulings in favor of it and their CLIENTS (i.e. **LIBERTY MUTUAL INSURANCE COMPANY**)





ANOTHER PLAY in the GAME:

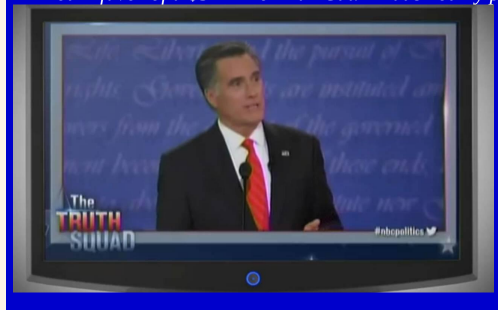
Are the TELEVISION Ads played to DECEIVE the PUBLIC/WORLD to believe that there are TWO Parties (DEMOCRAT and REPUBLICAN) with DIFFERENT views and INTEREST - when there is NOT! It is ONE RACIST TERRORIST Regime (Baker Donelson Bearman Caldwell & Berkowitz and its CONSPIRATORS/CO-CONSPIRATORS that appear to be in CHARGE and they NEVER leave regardless which Political Party is in the United States of America White House:

I'm Barack Obama and I APPROVE this message!



http://youtu.be/wN7PdTBdzog or https://www.filesanywhere.com/fs/v.aspx?v=8a72628a606675b19fa8

I'm not in favor of a \$5 Trillion Tax Cut. That's not my plan.



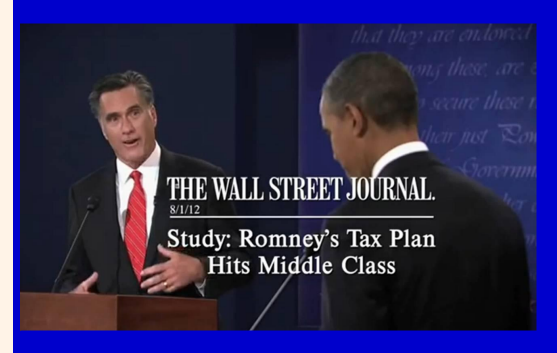
The Non-Partisan Tax Policy Center concluded that Mitt Romney's tax plan would cost \$4.8 Trillion over 10 years.



Why won't Romney level with us about his tax plan, which gives the wealthy huge new tax breaks. . . .



Because according to EXPERTS, he'll have to RAISE TAXES on the Middle Class or INCREASE the DEFICIT to PAY for it.



If we can't TRUST him here. .



How could we EVER TRUST him here?

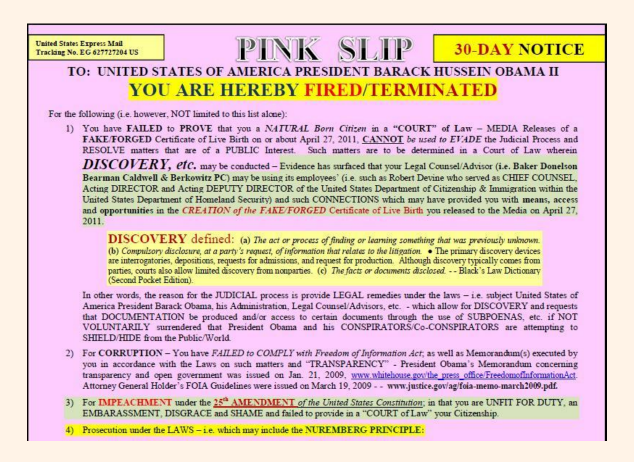


United States of America President Barack Hussein Obama II **STEP DOWN IMMEDIATELY** and **VACATE** the White House on or BEFORE **Friday**, **FEBRUARY 10** – WITHOUT BENEFITS/PAY, etc. or otherwise be REMOVED by MILITARY FORCE! – at Pages 3 and 279



President Barack Obama and his Administration are HEREBY being **DEMANDED** to **STEP DOWN** by **FRIDAY**, **FEBRUARY 10, 2012**, for violations under:

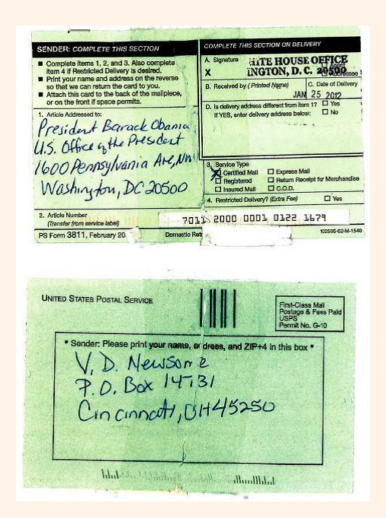
- (A) The 25th Amendment of the United States of America Constitution;
- (B) The NUREMBERG PRINCIPLES;
- (C) The KU KLUX KLAN Act; and other applicable laws of the United States of America.



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

The TRANSLATION VERSIONS of this document have also been provided in SlideShare: http://www.slideshare.net/VogelDenise/061012-obama-pink-slip-for-translation

It appears United States of America President Barack Obama and his Legal Counsel/Advisor Baker Donelson **engaged in CRIMINAL practices** in their *attempts to* **DESTROY EVIDENCE** of being **SERVED** with **EVICTION NOTICE** by having the "Certified Mail GREEN CARD" destroyed by TEARING it up; however, TAPING it BACK TOGETHER and returning ONCE Newsome went **PUBLIC/GLOBAL EXPOSING** their criminal acts in the handling of service:





That ALL Members with MORE than FIVE (5) YEARS of Service in the United States House of Representatives **STEP** DOWN effective MONDAY, April 16, 2012 and/or REMOVED be by **MILITARY FORCE** and/or means **NECESSARY** removal for the **INTERESTS** of the Citizens of the United States of America and in the INTEREST of **HOMELAND Security...** At Page 284

United States of America Kentucky Senator Rand Paul **STEP DOWN** and **VACATE** the United States Senate on or **BEFORE Wednesday**, **FEBRUARY 29** - WITHOUT BENEFITS/PAY, etc. or otherwise be REMOVED by MILITARY FORCE! - at Page 280.

That ALL Members with MORE than FIVE (5) YEARS of Service in the United States Senate STEP DOWN effective FRIDAY, June 15, 2012 and/or be REMOVED by MILITARY FORCE and/or means NECESSARY for removal in the INTERESTS of the Citizens of the United States of America and in the INTEREST of HOMELAND Security... - at Page 284





On July 18, 2011, Vogel Newsome submitted documentation to the attention of United States Supreme Court Justice John G. Roberts, Jr. and United States Supreme Court Clerk William K. Suter entitled, "Response To May 18, 2011 Mailing RETURNED Containing Chief Justice John G. Roberts, Jr. Copy Of May 3, 2011 Pleading" requesting that that the United States Supreme Court Justices "be IMMEDIATELY REMOVED from the BENCH (by Friday, July 22, 2011) - i.e. IMPEACHED, or in accordance with the applicable laws governing REMOVAL and/or IMPEACHMENT!" - at Page 189

A copy of the July 18, 2011, letter may be viewed here: http://www.slideshare.net/VogelDenise/071811-ltr-sctjusticerobertssuter

ANOTHER PLAY in the GAME:

SCAMMING/TRICKING INTERNATIONAL COUNTRIES AND THEIR LEADERS INTO FINANCING THE UNITED STATES OF AMERICA'S TERRORIST ACTS:

FOREIGN HOLDERS OF U.S. TREASURY SECURITIES

Foreign holders account for approximately one-third of all holders. The following is a list of the top foreign holders (over \$100 billion) of U.S. Treasury securities as listed by the U.S. Treasury (revised by **July 2012** survey.

Foreign holders of U.S. Treasury securities

[edit]

Foreign holders account for approximately one-third of all holders. [116] The following is a list of the top foreign holders (over \$100 billion) of U.S. Treasury securities as listed by the U.S. Treasury (revised by July 2012 survey): [117]

Leading Foreign Holders of U.S. Treasury Securities as of July 2012			
Economic Area	billions of dollars (est.)	ratio of owned U.S. debt to GDP (est.).[118]	percent change since July 2011
Mainland China	1,149.6	15.8%	(12.6%)
Japan	1,117.1	19.0%	+26.2%
Oil exporters ¹	262.3	n/a	+7.5%
Brazil	253.0	10.1%	+15.5%
Caribbean Banking Centers ²	246.2	n/a	+38.4%
Taiwan	196.1	42.0%	+32.9%
Switzerland	190.1	29.9%	+60.4%
Russia	154.3	8.3%	+8.9%
Belgium	144.2	28.1%	+66.5%
United Kingdom	140.9	5.8%	(0.1%)
Hong Kong SAR	136.7	56.2%	+29.1%
Luxembourg	128.3	219.7%	+12.4%
all others	1,229.6	n/a	+26.5%
Grand Total	5,348.5		+14.6%

¹Saudi Arabia, Venezuela, Libya, Iran, Iraq, the United Arab Emirates, Bahrain, Kuwait, Oman, Qatar, Ecuador, Indonesia, Algeria, Gabon, and Nigeria

It appears that the above listed Countries may be providing FINANCIAL Support for the United States of America's UNLAWFUL/ILLEGAL "War Crimes" and "Invasion" in the Middle East:

China, Japan, Saudi Arabia, Venezuela, Libya, Iran, Iraq, the United Arab Emirates, Bahrain, Kuwait, Oman, Qatar, Ecuador, Indonesia, Algeria, Gabon, Nigeria, Brazil, Bahamas, Bermuda, Cayman Islands, Netherlands Antilles, British Virgin Islands and Panama, Taiwan, Switzerland, Russia, Belgium, United Kingdom, Hong Kong SAR, Luxembourg

Leaving a reasonable mind to question whether these Countries' **LEADERS** prior to the release of monies **KNEW** and/or should have KNOWN that the United States of America would use monies **BORROWED** to **FINANCE** its **WARS** and **TERRORISTS'/WHITE SUPREMACISTS'** Agendas.

The United States of America is BROKE and while it thinks that it may simply print money to get it out of the HOLE, its HUGE DEBTS for their LOANS will HAVE to be REPAID also and under the laws of the United States of America ONLY a certain amount of monies are allowed in CIRCULATION at a time – i.e. in other words the EXTRA monies the United States may claim to be printing will NOT be enough to keep its ECONOMY going and PAY its DEBTS owed. Just recently the United States DEFAULTED on the SECOND \$5 BILLION DOLLAR PAYMENT for the United States Postal Service:

²Bahamas, Bermuda, Cayman Islands, Netherlands Antilles, British Virgin Islands and Panama

It appears Baker Donelson and the United States of America's **EXECUTIVE BRANCH**/White House and **LEGISLATIVE BRANCH**/Congress and their Conspirators/Co-Conspirators **GAMBLED** on winning their TERRORIST Wars in the Middle East and **STEALING** resources from the Middle East and their CITIZENS as that done to the NATIVE Indians on the land now known as the United States of America.

They hadn't planned on the Middle East Citizens FIGHTING back and willing to SACRIFICE their lives than give into the TERRORIST Acts of the United States of America's CORRUPT Government Officials and their Lawyer/Counsel Baker Donelson. Now those Countries who LOANED monies to the United States of America are WATCHING their INVESTMENTS go "UP IN SMOKES" and the "FALL OF THE UNITED STATES OF AMERICA!"

It appears United States of America President Barack Obama, his Administration, the United States of America CONGRESS and their Legal Counsel/Advisor Baker Donelson Bearman Caldwell & Berkowitz and those with whom they CONSPIRE have engaged in CRIMINAL ACTIVITIES that have JEOPARDIZED HOMELAND SECURITY and the WELL BEING of Citizens of the United States of America as well as Citizens of Foreign Nations ABROAD which clearly WARRANTS and SUPPORTS their REMOVAL from Office – i.e. which may include SIMILAR methods of that used on IRAQ President Saddam Hussein. They CANNOT say that they were NOT timely, properly and adequately NOTIFIED of their TERRORIST Acts and CRIMINAL practices WARRANTING removal from OFFICE!

It is BECAUSE such TERRORIST Group as Baker Donelson Bearman Caldwell & Berkowitz has NOT been STOPPED that it and those with whom it CONSPIRES have gone on to CREATE TERRORIST Cells (i.e. such as AL QAEDA) for purposes of CARRYING out their AGENDA (i.e. the 911 Attacks on the WORLD TRADE CENTER Towers and other targets) and MASKING their IDENTITY. Now they are in the PROCESS of TAKING anyone/anybody "OFF THE FIELD" that they believe to be a LIABILITY and can EXPOSE THEM! United States of America's Secretary of State Hillary Clinton going as far in a TELEVISION INTERVIEW to SHARE how she and her TERRORIST Counterparts OPERATE!

SO WHAT DOES THIS MEAN? HOW SCANDALOUS?



The PAST FOUR YEARS (2009 - 2012 and maybe more) of PRESIDENTIAL HISTORY is VOID/NULL - i.e. any/all BILLS executed by Barack Obama is NOT LEGAL and/or LAWFUL because his PLACEMENT in Office was OBTAINED under FRAUDULENT/FALSE PRETENSES and under the United States of America's CONSTITUTION Obama does NOT qualify to HOLD the Office.

The HEALTH CARE BILL is VOID NULL - i.e. CANNOT be ENFORCED. The GAME PLAN for this is to COVER-UP Crime through ALLEGED REPEAL! It appears the HEALTH CARE BILL OBAMA CARE BILL is an attempt by Baker Donelson to ATTEMPT to LEGALIZE and COVER-UP their GENOCIDE PRACTICES which TARGETS the POOR (i.e. FOCUSING on African-Americans/Black-Americans and People-Of-Color) The MAJORITY if not ALL of the Justices of the Supreme Court of the United States were put there through Baker Donelson's CONTROL of the White House, CONGRESS and SUPREME COURT. Justice John Roberts was Baker Donelson's MAJOR Choice for the CHIEF JUSTICE POSITION. Then Baker Donelson moved to have Justice Roberts appoint their EMPLOYEE (James C. Duff) as DIRECTOR of the Administrative Office of the United States Court to act as the "GATEKEEPER" to OBSTRUCT Lawsuit(s) as Newsome's and other Citizens who want to EXPOSE their Crimes and seek JUSTICE!

Here is an article from the Memphis Daily News: http://www.slideshare.net/VogelDenise/duff-james-memphis-dailynewshighlighted

BAKER DONELSON ATTORNEY APPOINTED TO HIGH COURT POSITION:

Supreme Court Chief Justice John G. Roberts Jr. has announced the appointment of James C. Duff as director of the Administrative Office of the U.S. Courts.

Duff is a **CO-CHAIR of the Baker Donelson FEDERAL PUBLIC POLICY Group,** managing shareholder of the Washington, D.C., office and also helps OVERSEE the firm's APPELLATE cases.

Having **ALREADY** served **as CHIEF OF STAFF for the U.S. Supreme Court** under the late CHIEF JUSTICE William H. Rehnquist, Duff soon will lead the administration of the ENTIRE FEDERAL Court SYSTEM under Roberts.

In addition to OVERSEEING 900 administrative office employees, Duff will serve as ADVOCATE and LIASON for the JUDICIAL Branch in its relations with CONGRESS and the CONGRESSIONAL Committees that grant annual appropriations for the FEDERAL JUDICIARY.

JUST ANOTHER PLAY in the GAME:

PATIENT PROTECTION AND AFFORDABLE CARE ACT a/k/a

ObamaCARE



You've Been PLAYINI

PATIENT PROTECTION and AFFORDABLE CARE ACT
- also known as - OBAMACARE
You've Been PLAYED!

Then they wanted the PUBLIC/WORLD to think that the Supreme Court of the United States rendered a **SURPRISING** blow.

Vogel Denise Newsome *knew what the* OUTCOME *would be* BEFORE *the ruling was released* because Baker Donelson has a LONGSTANDING History of obtaining rulings through BRIBES, BLACKMAIL, EXTORTION, COERCION, THREATS, etc. Newsome as early as July 18, 2011, requested that the Justices of the Supreme Court of the United States STEP DOWN. A TIMELY demand which appears renders this Court's ruling on this matter and others NULL/VOID in that rulings by this Court can be SHOWN to be TAINTED and obtained through FRAUD and CRIMINAL Acts being WITHHELD from the PUBLIC/WORLD!

Again, here is a copy of a listing of only some of the **GOVERNMENT** positions that **Baker** Donelson advertises: http://www.slideshare.net/VogelDenise/bd-oilfield-patents

President Barack Obama, the United States CONGRESS, the SUPREME COURT of the United States and their Legal Counsel/Advisor Baker Donelson do NOT want the PUBLIC/WORLD to know the TRUTH behind the September 11, 2001 WORLD TRADE CENTER BOMBINGS, etc. so in February 2012, they CONSPIRED to have a FRIVOLOUS lawsuit brought against Newsome to keep the PUBLIC/WORLD from learning the TRUTH and attempts to get their hands on DOCUMENTS they did NOT want the PUBLIC/WORLD to see!

It appears that Baker Donelson RELIED upon its CONTROL/RUNNING of the SUPREME COURT of the United States to get the ruling in 2010 in Citizens United v Federal Election Commission, 558 U.S. 50 to COVER-UP the RICH PEOPLE'S HIJACKING of the United States **ELECTIONS** and GOVERNMENT - i.e. which ruling and practices are UNCONSTITUTIONAL and obtained through FRAUD and CRIMINAL practices to INJURE THE POOR and UNDER ADVANTAGED GROUPS! This is information being WITHHELD from the PUBLIC/WORLD! Because of the CONFLICT-OF-INTERTEST the Supreme Court Ruling is NULL/VOID! WHAT DOES THIS MEAN? Candidates in the 2012 Elections **RECEIVE** monies/contributions from **SUPER PACS**; therefore, the **ELECTIONS** are **TAINTED** and **CANNOT** be UPHELD. Therefore, regardless of which Candidates win, he/she may not be **LEGALLY/LAWFULLY** in Office and can be **CHALLENGED!** That's **JUST** HOW BAD and SCANDALOUS it IS!! ObamaFraudGate is WORSE than the Richard Nixon Watergate Scandal and is the "CAN OF WORMS" they didn't want OPENED!



NO the **PLAYING** of the **"RACE CARD"** is **OUT!**These are **SERIOUS CRIMINAL ACTS** that have been **COMMITTED!**

Vogel Denise Newsome is **AFRICAN**-AMERICAN – While a REGISTERED Voter, is NEITHER Democrat nor Republican – Newsome **VOTED** for Barack Obama although it really doesn't matter because the United States of America's ELECTIONS have been **HIJACKED** and CRIMINAL practices implemented that are **UNCONSTITUTIONAL!** Like JUDAS ISCARIOT (i.e. man known to have betrayed Jesus Christ) – Barack Obama and Michelle Obama **BETRAYED** *the Trust of Americans* and Foreign Nations/Leaders/Citizens!