

NOVEMBER 11, 2019

Notice That The Utica International Embassy's Interim Prime Minister Vogel Denise Newsome Will Provide Amicus Curiae Written Submission For The Appeals Hearing Of 4-6 December

Request For Protective Witness Services – VICTIMS and WITNESS UNIT

Notice To Request United Nations Police Services...

Update On The Formal Criminal Charges Regarding the Situation In The United States of America

Request For REPARATION, RESTITUTION and SETTING UP Of TRUST FUND(S)

INTERNATIONAL CRIMINAL COURT REFERENCE: OTP-CR-367/18

c/o Interim Prime Minister Vogel Denise Newsome
Post Office Box 31265 - Jackson, Mississippi 39286
Toll Free - (888) 700-5056 Phone: (601) 885-3324
Website: www.uticainternationalembassy.website

Email: interimpm@uticainternationalembassy.website

November 11, 2019¹

TO:

VIA EMAIL:

International Criminal Court/The Office Of The Prosecutor –

c/o Mark P. Dillon (Head of Information & Evidence Unit) - otp.informationdesk@icc-cpi.int

Fadi El Abdallah/Spokesperson Fadi.El-Abdallah@icc-cpi.int

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

COPY TO:

VIA EMAIL and/or FACSIMILE:

(202) 514-9769 and/or (202) 514-8844 Office Of The Solicitor General

United States Department of Justice

c/o Noel Francisco - Noel.Francisco@usdoj.gov

950 Pennsylvania Avenue, NW #5143

Washington, DC 20530

VIA EMAIL and/or FACSIMILE: (212) 692-2498

Permanent Mission of South Africa

to the United Nations

ATTN: Ambassador Jerry Matthews Matjila

Matjila@dirco.gov.za 333 E 38th Street New York, NY 10016

VIA EMAIL and/or FACSIMILE: (410) 243-4095

Moorish Science Temple of America: The Asiatic Nation of North America

c/o Hakim Elamenu-El, ALLI - Executive Ruler

hakimelamenuel@yahoo.com 1050 East 33rd Street – Suite 206 Baltimore, Maryland 21218 <u>VIA EMAIL AND/OR FACSIMILE</u>: (202) 514-0563²

United States Department of Justice

Office of Legal Counsel

ATTN: William Pelham Barr – US Attorney General

c/o Melissa Golden (*) - usdojofficeoflegalcounsel@usdoj.gov

Room 5511, 950 Pennsylvania Avenue, N.W.

Washington, DC 20530-0001

VIA EMAIL and/or FACSIMILE: (202) 225-8259

U.S. House Of Representatives

ATTN: Nancy Pelosi – Speaker Of The House

c/o Patti Ross – <u>pattie.ross@mail.house.gov</u>³

1236 Longworth H.O.B. Washington, DC 20515

VIA EMAIL and/or FACSIMILE: (202) 225-8259

U.S. House Of Representatives

ATTN: Ilhan Omar - Congresswoman

c/o Kelly Misselwitz -

kelly.misselwitz@mail.house.gov

1517 Longworth H.O.B. Washington, DC 20515

FOREIGN NATIONS/LEADERS and the PUBLIC/WORLD-AT-LARGE

RE: Notice That The Utica International Embassy's Interim Prime Minister Vogel Denise Newsome Will Provide Amicus Curiae Written Submission For The Appeals Hearing Of 4-6 December

Request For Protective Witness Services - VICTIMS and WITNESS UNIT

Notice To Request United Nations Police Services...

Update On The Formal Criminal Charges Regarding the Situation In The United States of America

Request For REPARATION, RESTITUTION and SETTING UP Of TRUST FUND(S)

INTERNATIONAL CRIMINAL COURT REFERENCE: OTP-CR-367/18

¹ Boldface, Caps, Small Caps, Italics, and Underline, etc. are used for EMPHASIS!

² (*) This Fax/Document is for DELIVERY to the person(s) that is addressed at "ATTN" – i.e. <u>THROUGH</u> Inter-Office Mail Services,

³ PLEASE NOTE: Links/Internet Links provided and the documents/information contained therein as well as the Pictures and the information contained in them, are herein incorporated by reference as if set forth in full within this instant document. Information contained herein is based on Personal Knowledge, Research, Investigations, Interviews, Beliefs, etc. and at times have been cut and pasted for usage, etc.

Greetings!

As we continue to move forward in the 21st Century, **NOW** <u>is the time to directly address</u> the **MAJOR** issues and problems <u>that are adversely impacting Nations-Of-Color abilities to advance and progress around the World today</u>? **The United States of America's and its European Allies' quest to implement their "NEW" World Order and promote their "WHITE" Supremacist Agendas!** Let us begin within the Lands/Territories <u>presently known</u> as the United States of America <u>which we will seek to change as we continue to move forward</u> and <u>lawfully reclaim/redeem</u> our Lands/Territories from the WHITE Man – i.e. challenging the Treaties <u>which have expired</u> and/or <u>are fraudulent!</u> Let me be very clear! The time/days of the WHITE Man's <u>unlawful</u> Invasions and <u>Colonization</u> of Nations-Of-Color <u>are OVER!</u>

PLEASE BE ADVISED we look forward to submitting the following documents to the International Criminal Court ("ICC"):

- 1) Notice That The Utica International Embassy's Interim Prime Minister Vogel Denise Newsome Will Provide Amicus Curiae Written Submission For The Appeals Hearing Of 4-6 December
- 2) Request For Protective Witness Services VICTIMS and WITNESS UNIT
- 3) Notice To Request United Nations Police Services...
- 4) Update On The Formal Criminal Charges Regarding the Situation In The United States of America
- 5) Request For REPARATION, RESTITUTION and SETTING UP Of TRUST FUND(S)

As the Utica International Embassy ("UIE") and other Nations are UNIFYING and saying, "NO" that we nor our Citizens will be a part nor Party to the United States of America's/United States' ("USA" and/or "U.S.") and its Allies "Making America Great Again" nor GLOBAL "New" World Order Agendas, please understand, that the TREATIES have expired and we are seeking to challenge "ALL" Claims that the WHITE Man may attempt to assert governing said Treaties and/or rights to our Lands/Territories! It is time for the White Man to LEAVE! I believe the U.S. President John Fitzgerald Kennedy ("JFK") put it nicely, "A Revolution is coming which will be Peaceful IF we are WISE enough, successful IF we are fortunate enough – but a Revolution which IS coming whether we WILL it or not. We CAN affect its character. We CANNOT alter its INEVITABILITY!"

IF we make a peaceful Revolution impossible, we make violent Revolution INEVITABLE!- JFK



The Colonization days of the United Kingdom, the Vatican, their Terrorist USA DESPOTISM Empire with their Allies are OVER! No longer will these Terrorists/Racists be allowed to hide and not be held accountable for their War Crimes and the Global carnage and autrocities being carried out Worldwide and/or Globally! The laws are clear on the consequences for War Crimes and no person (i.e. NOT even the Queen of England, Pope, President of the United States, etc.) is above the laws!

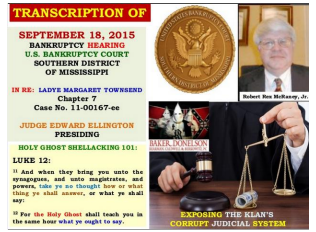


As the USA is in high gear with its Media Distractions (i.e. presently the Impeachment Sham), we here at the UIE continue to move forward with our Global Theme for *Nations-Of-Color* to UNIFY and to get the WHITE Man (i.e. USA, etc.) out of our affairs! We are *building bridges* and *watching History* unfold before our very eyes! Our People have had enough of the WHITE Man's *interference*, *oppression* and *evils/wickedness* that have caused us **irreparable** *injuries/harm!*

Through this instant correspondence and previous submittals before International Tribunals, we are happy to say that we are ready to move out by faith and achieve what the WHITE Man feared – i.e. **the RISE** of Nations-Of-Color [in their *distorted/demented* minds, the rise of the Apes...]!

We are confident that Court Records of the USA will support that its Federal and/or State Courts' Officials, etc. were timely, properly and adequately notified through filings and/or Hearings of our moving forward with our OWN lawful Government(s)! Moreover, USA Court records will support failure-to-act, abuse of powers, blackmailing/bribery of Judges/Justices, etc. in matter(s) brought through USA Tribunals which have proven said Tribunals to be a sham, a part of a DESPOT and are merely there for purposes of fraud and deception!

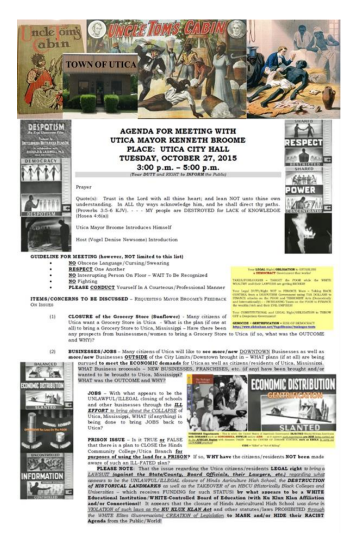
We want <u>no</u> part of the USA's DESPOTISM Empire's War Crimes and/or Criminal Acts and seek Investigation(s) and Prosecution(s) of USA/US Officials, Employees, Representatives, Legal Counsel Lawyers as Baker Donelson Bearman Caldwell & Berkowitz, their Military Members and Law Enforcement/WAR Crimes...Enforcers, etc.



https://www.slideshare.net/VogelDenise/0091815-bankruptcy-hearing-transcribed-townsend-matter-photos-added

AUDIO:

https://www.slideshare.net/VogelDenise/091815-u-s-bankruptcy-hearing-recording-townsend-matter



https://www.slideshare.net/VogelDenise/102715-agenda-for-meeting-with-utica-mayor-kenneth-broome



https://www.slideshare.net/VogelDenise/022016-draft-agenda-we-the-people-taking-back-ourgovernment

On or about October 27, 2015, Mayor Kenneth Broome of the Town of Utica, Mississippi allowed me the opportunity to hold a Meeting which we believe that the United States of America through this Agency (Town Of Utica, Mississippi) was timely, properly and adequately notified of War Crimes and in good faith warned to clean up its Government otherwise, lawful measures will be taken to correct the injustices/atrocities reported! To no avail!

So no, while many were playing and entertaining the "GAME" of Politics, we continued to lay the foundation for our Freedom, Independence and Separation from the United States of America's DESPOTISM Government and/or *fraudulent* United Empire Corporations that are controlled and run by Nazis/Zionists! We asked, others who wanted their Freedoms, etc.; however, many were too busy "PLAYING THE GAMES!" Therefore, while they played and entertained the USA distractions, we continued to LAY the foundation and BUILD a Government right under their nose and within the Lands/Territories presently known as the United States of America!

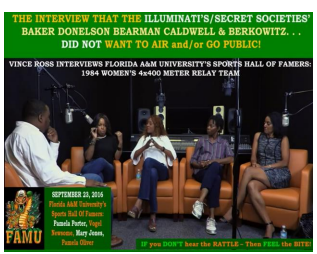


https://www.slideshare.net/VogelDenise/022617-the-little-red-hen-building-a-new-government

In 2016, the time was taken to use Television/Radio Networks to NOTIFY of the building of NEW Governments as well as place the USA's DESPOTISM Government's Officials, Employees, Representatives, their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz ("Baker Donelson") and their CO-Conspirators on NOTICE of our moving forward to establish our OWN Government(s)! In other words, if Baker Donelson and/or the Nazis/Zionists have gone about to establish their OWN States and Governments, then we ARE lawfully able to do likewise WITHOUT interference! However, the Nazis/Zionists here within the Lands/Territories of the USA who have managed to infiltrate the USA's Government for purposes of pushing their "NEW" World Order Agenda MUST go! They have NO rights to the Lands/Territories presently known as the United States of America and we look forward to challenging any allege Treaties the USA may assert!



https://www.slideshare.net/VogelDenise/022016vogel-denise-newsome-television-interview-withdr-eldridge-henderson-62267369



https://www.slideshare.net/VogelDenise/vinceross-interview-with-2016-famu-sports-hall-offamers-featuring-vogel-denise-newsome

Through REJECTION, LAUGHTER, OPPOSITION, OPPRESSION, etc. we **BUILT** and are now reaping the BENEFIT from our labor and hard work!

LOOK AT GOD: A REJECTED STONE BUILDING A NATION!



2016 Florida A&M University rts Hall of Fame INDUCTEE Vogel Denise Newsome (Track & Field) A 1976 PROPHESY Fulfilled 40 Years Later! A 1989 VISION Fulfille

CLASS OF 1985

The stone which the builders refused is become the head stone of the corner. (KJV) one which the builders rejected has become the chief cornerstone. – Psalm 118:22 (NKJV)

https://www.slideshare.net/VogelDenise/092716-a-rejected-stone-building-a-nation

Suppose we had given up! We would **NOT be in the position** we are in today to LEAD the way for other Governments to emerge and FREE themselves from the WHITE Man's oppression, War Crimes and other atrocities that plague them! We are here by the Grace and Mercy of God/Allah/Yahweh and the People He has placed in our lives to support THE VISION and THE **WORK** to bring about such Historical CHANGE!

We are **NOT** allowing the WHITE Man to continue to MISLABEL us for purposes of advancing his Slavery Agenda known as "BLACK *Codes" Law*, etc.! I myself am a Descendant of my Ancestors were occupying Lands/Territories BEFORE the WHITE Man came with his LIES claiming to have discovered already inhabited Lands/Territories! The White Man can take that foolishness elsewhere and continue to use it on his slaves; however, such unlawful practices and War Crimes and further atrocities will NOT be allowed against our Citizens and/or People under our Governments!

As with Leaders of the Utica International Embassy, other Governments exists within the Lands/Territories of the United States of America and around the World, have been building and are ready to come forth to denounce the War Crimes and oppressive atrocities of the United Kingdom's USA DESPOTISM Government and its Officials, Employers, Representatives, Lawyers, Therefore, in our coming together UNIFYING and doing what the WHITE Man thought would be impossible, we have set forth our Government(s) and lawful recourse to implement!

On or about March 29, 2017, I took the time to publish work regarding, "Building A Government On The Shoulders Of Great Leaders" which may serve as a framework and provide the goals, etc. of our NEW Government which may be found at the following LINK:

For those who have been paying attention to the USA's Mainstream Media, we are getting feedback reporting to us *the "PUSH" to now use the Term "BLACK!"* Decades of Legislative writings by the Nazis/Zionists as the White Man deceptively sought ways to secretly *legalize* Slavery of People-Of-Color by LABELING *them ALL Black*, etc. regardless of their Nationality, Heritage, etc. as well as have *frivolous* criminal charges brought against them through such Scams as the 13th Amendment Scam!



https://www.slideshare.net/VogelDenise/120717public-announcement-13th-amendment-scam BUILDING A GOVERNMENT
ON THE SHOULDERS
OF GREAT LEADERS

TRIBES
THE BROWN AND THE SHOULDERS
THE BROWN AND THE SHOU

https://www.slideshare.net/VogelDenise/032917the-united-states-fall-building-a-government-73857000

DATE: MARCH 29, 2017

IMPORTANT TO NOTE: Other Governments have also drafted documents to take their Nations/Citizens/People forward as well and we look forward to presenting this information to the applicable International Tribunals!

So YES, the USA's DESPOTISM Empire's Officials/Employees/Representatives... and their Lawyers as Baker Donelson know who I am and with EVERY attack that has been leveled against me, each attack was used to get us to this HISTORICAL undertaking – i.e. the BUILDING OF NEW GOVERNMENT(S)!

PROOF OF SERVICE:

Emergency Complaint And Request For Legislature/Congress Intervention; Also Request For Investigations, Hearings And Findings https://www.slideshare.net/VogelDenise/071408-usps-mailing-receipts-proof-of-mailing-for





https://www.slideshare.net/VogelDenise/071408-

emergency-complaints-withexhibits-reversedorderreduced

Requesting on or about November 14, 2008, via facsimile to then President-Elect Barack Obama the status of the July 14, 2008, Emergency Complaint And Request For Legislature/Congress Intervention; Also Request For Investigations, Hearings And Findings.

https://www.slideshare.net/VogelDenise/1114 08-fax-to-obama-update-request-emergencycomplaint-11566893

	nati, Ohio 45250 e: (513) 680-2922	DENISE NEWSOME
	FACS	IMILE
To:	Vice President-Elect, Joseph R. Biden, J Member of the Committee on the Ju the United States Senate (202) 224-4	diciary in
CC:	Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479	Pages: 7 (including blank page)
Re:	MY VISIT ON NEXT WEEK IN WASHING	TON D.C. Date: 12/05/08
Vurs	gent For Review Please Com	ment Please Reply Please Recycl

https://www.slideshare.net/VogelDenise/faxes -toleahyconyersbiden-memorializingdec08dctrip

My request for the United States Congress to conduct INVESTIGATIONS, HEARINGS and FINDINGS... regarding War Crimes and other Criminal Acts being carried out against myself and others was submitted over 11 Years ago! To NO avail!

https://www.slideshare.net/VogelDenise/lea hy-patrick-082008-letteremergencycomplaint

https://www.slideshare.net/VogelDenise/co nyers-john-080211-letter-emergencycomplaint

https://www.slideshare.net/VogelDenise/mc -cain-john-080211-letter-emergencycomplaint

https://www.slideshare.net/VogelDenise/ob ama-letter-of-080208-emergency-complaint

https://www.slideshare.net/VogelDenise/wa sserman-shultz-debbie-080211-letteremergency-complaint

	TRANSACTION F	REPORT	NOV-14-2008	FRI 12:25 PM
FOR: WOOD AND LAMPING	5138526087			
SEND				
DATE START RECEIVER	TX TIME	PAGES TYPE	NOTE	M# DI
NOV-14 12:23 PM 13128B63514	1'26"	9 FAX TX	OK	786
		TOTAL :	1M 26S PAGES:	9

November 14, 2008

VIA FACSIMILE - (202) 228-4260 and (312) 886-3514

Senator Barack Community
United States Senate
713 Hart Senate Office Building
Washington, D.C. 20510

RE: UPDATE AND URGENT REQUEST REGARDING: Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Finding

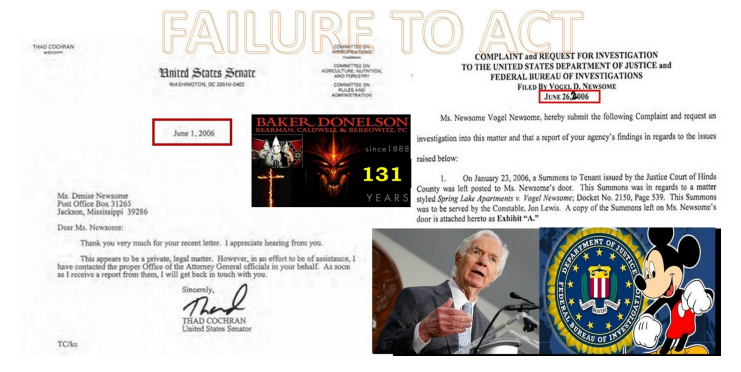
I read on yesterday that you are resigning your seat in the Senate effective Sunday, ther 16, 2008. You mentioned that you want the public to feel free to come to you, well

here I am.

Therefore, please accept this as my <u>FINAL</u> request and plea to you in your remaining days as Senator and your remaining days as President-Elect to see that a *Special Committee* and/or the appropriate actions are taken to see that the July 2008 Complaint submitted to your attention and others is handled most urgently. I ask that you do not take on what I call the "Pilate" syndrome, wherein, in this story, this leader (Pilate) had the opportunity to do what was right by a just man; however, buckled under the pressure and I gathered having the need to be accepted and liked - simply put, "While Pilate saw that he could not prevail nothing, but that rather a tumult was made, he took water, and washed his hands before the multitude, saying, I am Innocent of the blood of this just person; see ye to it" (Matthew 27: 24) – allowed an innocent man to be killed. However, he was just as guilty as the rest because he had the opportunity, power and authority to stop the actions, but elected to allow the people to proceed and threw a just and innocent man to the wolves. Clearly actions repeatedly rendered today by

	TRANSACTION R	EPORT	NOV-14-2008	FRI 12:28 PM
FOR: WOOD AND LAMPING	5138526087			
SEND				
DATE START RECEIVER	TX TIME	PAGES TYPE	NOTE	M# DE
NOV-14 12:25 PM 12022284260	2'59"	9 FAX TX	OK	787

It has been **OVER 15 Years** since reaching out to the **United States Department of Justice** (in 2004) to request Investigation(s) regarding the United States of America's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz, their Clients and CO-Conspirators, etc. To NO avail! *Failure to act* has resulted in further War Crimes and Criminal Acts being carried out on February 14, 2006, and escalating their vicious attacks against me and others; thereafter acerbating the injuries/damages/harm sustained by their victims (i.e. such as myself)!



https://www.slideshare.net/VogelDenise/060106-letter-from-thad-cochran

So YES, the United States Congressional Members were timely, properly and adequately *notified*; however, *refused to act on the War Crimes and Criminal Acts reported!*



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

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

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

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

 $\underline{https://www.slideshare.net/VogelDenise/060412-rand-paul-letter-to-newsome-confirmation-of-receipt-of-pink-slip-investigation-request}$

As early as **January 10, 2012**, the United States' DESPOTISM Empire's Congress (*through U.S. Kentucky Senator Rand Paul*) was advised to clean out *its SENATE* or *Military Force* and/or by means **NECESSARY** for removal will be sought *in the interests of Citizens of the United States of America and in the interest of Homeland Security*, etc.!

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 - i.e. in that Senators knew and/or should have known of the TRUTH behind the 911 ATTACKS against United States of America Citizens and others and did NOTHING to EXPOSE and/or MAKE PUBLIC the Role (if any) of United States of America Officials. Furthermore, that the REMAINING Senators (if any) work to present to the American PUBLIC/WORLD of the United States of America's Plan on seeing that the United States SENATE is ADEQUATELY represented by Members of a DIVERSITY OF RACES (i.e. AFRICAN-Americans; HISPANIC/LATINOS-Americans; INDIAN-Americans; ASIAN-Americans, WHITE/OTHER- Americans, etc.) in that it appears the PRESENT racial makeup of the United States Senate is approximately 100% WHITE - CLEARLY lacking DIVERSITY. Furthermore, that Representatives from other ETHNIC Groups be brought in to help with this process – i.e. relying on the assistance of Former Congresswoman Cynthia McKinney and/or Shirley Sherrod (if available) to ASSIST in these processes to get other Organizers of divers Ethnicity to the table and INVOLVED in the DECISION-MAKING process regarding the future of the United States Senate and its DIRECTION!



KENTUCKY United States Senator Mitch McConnell

Page 284: https://www.slideshare.net/VogelDenise/022712-updated-links-for-obama-eviction-notice-011012final

As early as **January 10, 2012,** the United States' DESPOTISM Empire's Congress (through U.S. Kentucky Senator Rand Paul) was advised to clean out its HOUSE OF REPRESENTATIVES or Military Force and/or by means NECESSARY for removal will be sought in the interests of Citizens of the United States of America and in the interest of Homeland Security, etc.!

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



Page 284: https://www.slideshare.net/VogelDenise/022712-updated-links-for-obama-eviction-notice-011012final



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

Page 285:

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

On **January 10**, **2012**, the United States Congress (through U.S. Kentucky Senator Rand Paul) was advised to **ABOLISH/SUSPEND** the United States Supreme Court Justices be IMMEDIATELY TERMINATED without ENTITLEMENT to benefits, etc. <u>as a direct and proximate result of the FRAUD and/or CRIMES of said Court</u>. That the proper NOTIFICATION of suspension UNTIL FURTHER NOTICE be submitted to party(s) with PENDING cases.

While such measures may seem EXTREME and/or EXTRAORDINARY, <u>keep in mind these are indeed **Historical** <u>undertakings!</u></u>

With each REJECTION, failure-to-act, failure-to-investigate and prosecute, etc. my concern was being sure to obtain sufficient evidence of good-faith actions being brought to obtain JUSTICE! Suppose I had given up and did NOT file and/or submit the applicable documents to PRESERVE my protected rights! Had I not acted and pursuit of JUSTICE, the Utica International Embassy would not be in a position to bring matters before International Tribunals, etc.! Moreover, Citizens may not be in the position to seek their FREEDOM, INDEPENDENCE and SEPARATION!

On January 10, 2012, I demanded "the IMMEDIATE release of ALL Prisoners being held in any/all United States of America Military Prisons (i.e. such as Guantanamo Bay, Abu Ghraib, etc.) in that it appears that these Prisoners may have been unlawfully/illegally detained by the United States Government Officials in that their arrests/detentions may violate the Laws" governing such matters and are a result "of FRAUD and CRIMINAL Acts perpetrated by USA's Government Officials Presidents of the United States)!"

Furthermore, requesting "that ALL Prisoners of War(s) detained in USA operated/assisted Prisons (i.e. for instance in Afghanistan, Iran, Iraq, etc.) be released IMMEDIATELY and that FULL-SCALE 'INVESTIGATIONS' into the handling of prisoners/persons incarcerated to determine whether there have been CRIMES committed against inmates (i.e. for instance FELONIES and/or MISDEMENORS)...that VIOLATERS be PROSECUTED to the FULL/MAXIMUM extent of the laws (i.e. be given the MAXIMUM sentenced allowed under the laws of the United States and/or countries – for instance Afghanistan, Iraq, and Iran, etc.) That an EMERGENCY Court be established to assume the present Case Loads and those that may be submitted after the ESTABLISHMENT of new Court!"



- J) DEMANDING the IMMEDIATE RELEASE of ALL Prisoners being held in any/all United States of America Military Prisons (i.e. such as Guantanamo Bay, Abu Ghraib, etc.) in that it appears that these Prisoners may have been UNLAWFULLY/ILLEGALLY detained by United States Government Officials in that their ARRESTS/DETENTIONS may violate the Laws governing such matters and may be a direct and proximate result of FRAUD and CRIMINAL Acts PERPETRATED by the United States of America's Government Officials (i.e. Presidents of the United States).
- That ALL Prisoners of War(s) detained in United States of America OPERATED/ASSISTED Prisons (i.e. for instance in Afghanistan, Iran, Iraq, etc.) be RELEASED IMMEDIATELY and that FULL-SCALE "INVESTIGATIONS" into the handling of prisoners/persons incarcerated to determine whether there have been CRIMES committed against immates (i.e. for instance FELONIES and/or MISDEMENORS) and, if so, that VIOLATERS be PROSECUTED to the FULL/MAXIMUM extent of the laws (i.e. be given the MAXIMUM sentenced allowed under the laws of the United States and/or countries for instance Afghanistan, Iraq, and Iran, etc.). That an EMERGENCY Court be established to assume the present Case Loads and those that may be submitted after the ESTABLISHMENT of new Court.

Pages 281-282 and 286-87:

 $\frac{https://www.slideshare.net/VogelDenise/022712-updated-\\ \underline{links-for-obama-eviction-notice-011012final}$



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

My March 25, 2019, KIDNAPPING and being held HOSTAGE by the United States of America's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz' and those with whom they CONSPIRED with (i.e. State of Officials..., Town of Utica, Mississippi Hinds Mississippi Officials..., County, Mississippi Officials... and my Siblings, etc.) as they sought ways to have me MURDERED will serve as further EVIDENCE of the War Crimes being carried out against Citizens and NON-Citizens and are matters that I addressed the January 10, 2012, submittal which "ESTABLISHMENT requested the EMERGENCY Courts to handle cases/claims of Inmates that believe that they have been WRONGFULLY Imprisoned – i.e. suspending EXECUTIONS...

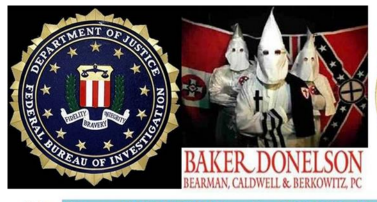
Page 287-289:

https://www.slideshare.net/VogelDenise/02271 2-updated-links-for-obama-eviction-notice-011012final

So here we are **OVER Seven** (7) **Years later**, and the International Criminal Court ("ICC") has open a matter involving the, "Situation In The Islamic Republic Of Afghanistan" in which, as early as **2012**, there is record evidence in the USA's Executive Branch and Legislative Branches of Government, etc. of my advising of interests and <u>active involvement</u> in the pursuit of JUSTICE in such matters! According to ICC Records, on November 3, 2017, an announcement regarding the assignment of the Afghanistan matter was made:

As of 11/10/19: https://www.icc-cpi.int//Pages/item.aspx?name=171103_OTP_Statement

We believe that based on record evidence, there is sufficient information to support good-faith request for an "EMERGENCY and/or SPECIAL COURT/COMMITTEE..." to handle the INVESTIGATIONS of Citizens who are concerned of alleged Federal Bureau of Investigation ("FBI") Crimes/Fraud! Said request coming out of concerns in RESTORING the INTEGRITY and TRUST of the Judicial/Agency/Administrative Process...





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

Page 290:

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

Through my **January 10, 2012,** submittal, I requested **the EXTRADITION** of USA Presidents/Vice Presidents "to the appropriate Foreign Nations/Venues – i.e. such as Afghanistan, Iran and Iraq, etc. – **to be put on TRIAL** and/or **PROSECUTED for Crimes under the Nuremberg Principle** and the applicable laws governing Terrorism, War Crimes, Crimes Against Peace, Crimes Against Humanity, etc."

EXTRADITION of President Barack Hussein Obama II, Former Presidents: William Jefferson Clinton, George Walker Bush, George Herbert Walker Bush, their Vice Presidents, etc. to the appropriate FOREIGN NATIONS/VENUES – i.e. such as

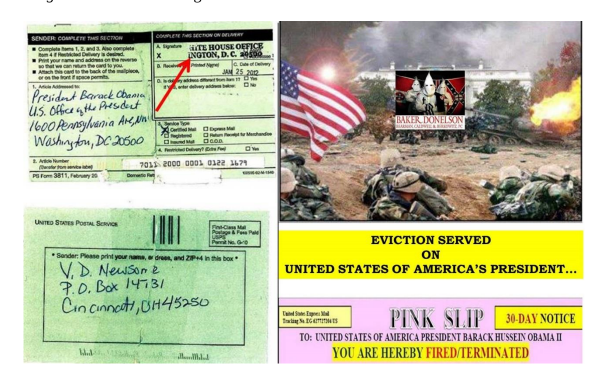


Afghanistan, Iran and Iraq, etc. — to be put on TRIAL and/or PROSECUTED for Crimes under the NUREMBERG PRINCIPLE and the applicable laws governing Terrorism, War Crimes, Crimes Against Peace, Crimes Against Humanity, etc.

Page 292:

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

Where would the Utica International Embassy and other arising and emerging Governments be had I not followed the laws and issued the required Complaints, Requests for Investigations/Hearings, etc. and the relief sought through them? It was <u>NOT</u> about being repeatedly rejected (i.e. as I was getting feedback such as "they are <u>not</u> going to do anything"), but providing good-faith evidence that the United States of America's Government Officials, Legal Counsel Baker Donelson, etc. were timely, properly and adequately notified and FAILED ACT as well as Investigate and/or Prosecute War Crimes and Criminal Acts reported! For instance, it was NOT about serving the "PINK SLIP" upon the United States President Barack Obama, <u>but setting forth</u> the reasons (as a United States of America CITIZEN) that his Firing/Termination was sought!



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



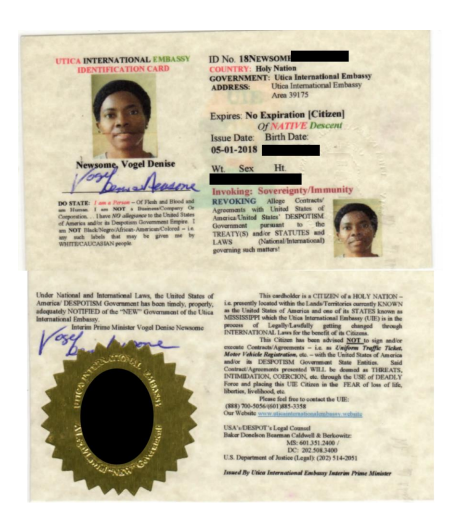


PAST PRESENT FUTURE









The United States of America's DESPOTISM Government knew that it had problems upon learning that I had elected to REVOKE all allege Contracts/Agreements with the United States of America/United States!

Furthermore, upon learning that I will **NOT** use the LABELS as "Black, Negro, African-American, etc." that the WHITE Man had created for purposes of subjecting their victims to its Racist/Terrorist "BLACK Codes" Laws which are **NOT** applicable to me because of my Ancestry and Heritage - i.e. of those who were already living and inhabiting the Lands/Territories prior to the WHITE Man's unlawful invasion and claims of Christopher Columbus and others claiming discovery of what is presently known as the United States of America!

On September 7, 2018, the Utica International Embassy submitted

NOTICE OF THE AUGUST 28, 2018 KIDNAPPING and OTHER WAR CRIMES/CRIMINAL ACTS AGAINST

UTICA INTERNATIONAL EMBASSY'S INTERIM PRIME MINISTER VOGEL DENISE NEWSOME;

NOTICE OF INTENT TO FILE CRIMINAL CHARGES THROUGH THE INTERNATIONAL CRIMINAL COURT;

REQUEST FOR REFERENCE NUMBER REGARDING THIS MATTER; and REQUEST FOR INJUNCTION/PROTECTIVE ORDER/RESTRAINING ORDER...

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

 $\underline{https://www.slideshare.net/VogelDenise/090718-notice-of-the-august-28-2018-kidnapping-request-for-icc-reference-number}$

According to the ICC's Mark P. Dillon – Head of the Information & Evidence Unit/Office of the Prosecutor – the UIE's September 7, 2018, <u>letter was received SATURDAY</u>, <u>September 8, 2018</u> (09/08/2018)! The ICC having an interest in Investigating and Prosecuting individuals for War Crimes, etc. regarding the "Situation In The Islamic Republic Of Afghanistan!"



The USA's DESPOTISM Empire's Officials/Lawyers, etc. in FEAR of being prosecuted for War Crimes committed in Afghanistan, released a RETALIATORY response from the USA's President Donald Trump and/or his Administration approximately TWO (2) Days later (SUNDAY, September 9, 2018)!

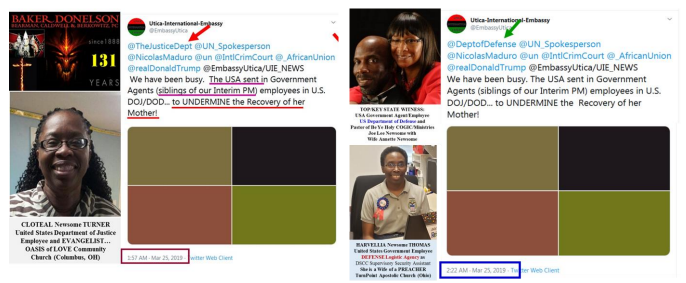


Trump administration takes aim at International Criminal Court, PLO

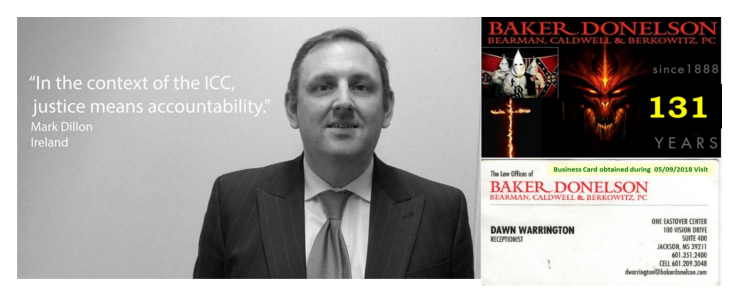
WASHINGTON (Reuters) - The Trump administration on Monday threatened tough action against the International Criminal Court should it try to prosecute Americans for alleged war crimes in Afghanistan and said the PLO's office in Washington would be closed for seeking to punish Israel through the court.



On MARCH 25, 2019, the United States of America's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz' Lawyers had me KIDNAPPED and conspired to have me MURDERED <u>in fear of its Lawyers as well as USA Military/Congressional Members</u>, etc. <u>being investigated</u> and <u>prosecuted for War Crimes being committed in Afghanistan</u>, etc.! On this date, it was Tweeted that the, "USA sent in Government Agents (siblings of our Interim PM) employees in U.S. DOJ/DOD... to UNDERMINE the Recovery of her Mother!"



So the **TWO MAJOR FEARS** of the USA's Despotism Government Officials and their Lawyers being: (1) **FAILURE** in their **unlawful** <u>efforts to invade Venezuela</u> as well as (2) being INVESTIGATED and PROSECUTED for War Crimes being addressed in the ICC's "Situation In The Islamic Republic Of Afghanistan!"



A reasonable mind may conclude that based upon the EVIDENCE and THREATS by the USA's President Donald Trump's Administration, that on April 4, 2019 – approximately 10 Days AFTER 03/25/19 KIDNAPPING – that conspiracy(s) continued advising of the unlawful War Crimes being carried out against me and advising ICC's Mark P. Dillon that I would not be a problem in the future and/or not available as a Witness in the Afghanistan matter! Thus, based upon such assurances and in further RETALIATION against People-Of-Color, the USA then proceeded (on the SAME DATE – April 4, 2019) to REVOKE the entry VISA of the ICC Prosecutor Fatou Bensouda! It is obvious from the News Headlines, that the USA's President Donald Trump and his Administration were prematurely CELEBRATING their BRIBERY of ICC Officials in contemplation of my MURDER to follow their KIDNAPPING of me!

Buckling to Trump Admin, ICC Blocks US Torture Probe

ADAM KLASFELD

April 12, 2019



(CN) — Exactly one week after the United States **revoked** its prosecutor's visa in apparent retaliation for requesting a torture probe, the International Criminal Court rejected that investigation on the grounds that "lack of cooperation" limited its chance of success.



Published on Tuesday, April 23, 2019 by Truthdig

Nothing to See Here: The U.S. Government Prevents Investigations Into War Crimes in Afghanistan

The U.S. war on Afghanistan, which has been ongoing since 2001, has produced an unknown death count with unknown numbers of war crimes by Vijay Prashad



On April 12, 2019, the International Criminal Court said that it would not pursue a war crimes investigation against the U.S. military for its actions in Afghanistan. A very thick file was closed in The Hague.

ICC Says Will Not Investigate US Troops in **Afghanistan**

April 12, 2019 02:07 PM



The International Criminal Court has announced it will not pursue an investigation into alleged war crimes by U.S. troops and allies in Afghanistan.

On Friday, a panel of ICC judges rejected a request by the court's prosecutor to investigate war crimes alleged to have been in Afghanistan by the U.S. military and intelligence services.

U.S. President Donald Trump praised the decision.

"This is a major international victory, not only for these patriots, but for the rule of law," he said in a statement

While the World has been SLEEPING, we have been building! While the Nazis/Zionists have been seeking to ENSLAVE Nations-Of-Color/People-Of-Color we have been BUILDING Bridges to INFORM them of the TRUTH! The reason for our SUCCESS here in the NEW Government of the Utica International Embassy, is that the USA's DESPOTISM Empire Officials/Lawyers... CANNOT say that I am "BLACK..." and could NOT say that I was NOT a Citizen of the United States of America BEFORE my REVOCATION of any CONTRACTS! Upon receipt of my PROOF that the USA's Officials had me believing I was a Citizen of the USA from my "CERTIFICATE OF CITIZENSHIP," there went their Dred Scott Decision defense!

> The Dred Scott decision of March 6, 1857, brought to a head the tension surrounding the issue of slavery in the United States. In the case, the Supreme Court ruled that Scott was still a slave, and therefore, and no right to file suit in a United States court as he was not a citizen and did not have the rights of such. The Enquirer, a Democratic newspaper, greeted this decision with great **applause**. The author declared that the verdict in the case was a strong blow at the evils of the Missouri Compromise, and a victory for the people of the **South**. The author also stated that this was a major defeat for abolitionists, people who he referred to as enemies of the Union. It is also interesting to note that the decision was described as a victory over prejudice; assumedly the perceived prejudice to which southerners felt abolitionists subjected them. - - As of 11/11/2019: https://historyengine.richmond.edu/episodes/view/2611

WE WANT OUR LANDS/TERRITORIES BACK! THE TREATIES HAVE EXPIRED!





PAST PRESENT FUTURE







REALITY: The RETALIATION and BACKLASH from the USA's President Donald Trump and his Administration upon seeing my *Certificate of Citizenship really STRUCK A NERVE!* Now watch as other Nations-Of-Color Leaders rise who **have NOT BETRAYED** their People to the WHITE Man! We will **NO LONGER** allow the White Man **to MISLABEL** us for purposes to:

- (a) DEPRIVE us of **our FREEDOMS**
- (b) DEPRIVE us of our NATIONALITY
- (c) DEPRIVE us of **our HERITAGE**
- (d) DEPRIVE us of our CULTURE
- (e) DEPRIVE us of our LANGUAGES
- (f) DEPRIVE us of our **LANDS/TERRITORIES...**

in their GLOBAL "QUEST" of ENSLAVEMENT! It is TIME to "PULL OFF THE SHEETS" of the EVIL Powers <u>lurking</u> behind the scenes and <u>PULLING THE STRINGS</u> and <u>PROFITING</u> from the USA's Nazi/Zionist WAR Crimes, etc.



A. Notice That Interim Prime Minister Vogel Denise Newsome Will Make Amicus Curiae Written Submission For The Appeals Hearing Of 4-6 December

PLEASE TAKE NOTICE: That I (Interim Prime Minister Vogel Denise Newsome) of the Utica International Embassy will provide *Amicus Curiae* written submission for the **Appeals Hearing of 4-6 December** in that I believe that this submission as well as my Testimony (which is being drafted in support) is pertinent and relevant to said Hearing(s) regarding the "Situation In The Islamic Republic Of Afghanistan"

B. Request For Protective Witness Services – VICTIMS and WITNESS UNIT

The Utica International Embassy's Interim Prime Minister Vogel Denise Newsome pursuant to Article 43(6), Article 68 of the Rome Statute of the International Criminal Court –

http://legal.un.org/icc/statute/romefra.htm

witness Vivia and Witness Services and the setting up of a Victims and Witness Unit for its Officials and Citizens – i.e. under separate documentation, the UIE will be providing the Names/present Address information, etc. of Citizens who are Witnesses and seek the PROTECTIVE Services available to them as they also have DENOUNCED the Contracts of the United States of America's/United States' DESPOTISM Government Empire. Therefore, we ask that the ICC set up the applicable REGISTRAR Database to handle the UIE's requests as they are submitted and request that the UNITED NATIONS implement a similar system in that we believe that the MARCH 25, 2019, KIDNAPPING and attempts made to MURDER the UIE's Interim Prime Minister as well as the SEPTEMBER 21, 2019, MURDER of Pearl Leo Torrey/Torry Newsome – Mother of Vogel Denise Newsome – further warrants the PROTECTIVE Services sought on behalf of UIE Citizens and others! In support thereof provide the following:

Article 43

6. The Registrar shall set up a Victims and Witnesses Unit within the Registry. This Unit shall provide, in consultation with the Office of the Prosecutor, protective measures and security arrangements, counselling and other appropriate assistance for witnesses, victims who appear before the Court, and others who are at risk on account of testimony given by such witnesses. The Unit shall include staff with expertise in trauma, including trauma related to crimes of sexual violence.

Article 68

- 1. The Court shall take appropriate measures to protect the safety, physical and psychological well-being, dignity and privacy of victims and witnesses. In so doing, the Court shall have regard to all relevant factors, including . . . health, and the nature of the crime, . . . The Prosecutor shall take such measures particularly during the investigation and prosecution of such crimes. These measures shall not be prejudicial to or inconsistent with the rights of the accused and a fair and impartial trial.
- 2. **As an exception** *to the principle of public hearings* provided for in article 67, the Chambers of the Court may, **to protect victims and witnesses** or an accused, **conduct any part of the proceedings** <u>in camera</u> or allow the **presentation of evidence by electronic or other special means**....
- 3. Where the personal interests of the victims are affected, the Court shall permit their views and concerns to be presented and considered at stages of the proceedings determined to be appropriate by the Court and in a manner which is not prejudicial to or inconsistent with the rights of the accused and a fair and impartial trial. Such views and concerns may be presented by the legal representatives of the victims where the Court considers it appropriate, in accordance with the Rules of Procedure and Evidence.

- 4. The Victims and Witnesses Unit may advise the Prosecutor and the Court on **appropriate protective measures**, security arrangements, counselling and assistance as referred to in article 43, paragraph 6.
- 5. Where the disclosure of evidence or information pursuant to this Statute may lead to the grave endangerment of the security of a witness or his or her family, the Prosecutor may, for the purposes of any proceedings conducted prior to the commencement of the trial, withhold such evidence or information and instead submit a summary thereof. Such measures shall be exercised in a manner which is not prejudicial to or inconsistent with the rights of the accused and a fair and impartial trial.
- 6. A State may make an **application for necessary measures** to be taken in respect of **the protection** of its servants or agents and the **protection** of confidential or sensitive information.

as well as rely on other statutes/laws governing said matters, and hereby submits this instant correspondence to serve as our *FORMAL Request for Protective Witness Services* on behalf of Citizens of our NEW Government of the *Utica International Embassy* as well as other NEW Governments *we will be submitting Request(s) for on behalf of their Nations and Citizens* (to obtain the applicable documentations to PROTECT them as well in their:

Person(s)
Travel(s)
Home(s)
Property(s)
Lands/Territory(s)
Job(s), etc.

as we continue to TRANSITION into our **NEWLY** formed Governments and believe that our situations are not only **unique** but **critical** <u>in such HISTORICAL undertakings that we embark on to RECLAIM our</u> **Freedoms, Independence** and **Separation** <u>from the</u> United States of America's DESPOTISM Government Regime and the **Nazis/Zionists** that are of the mindset they OWN us (when they do NOT) and have infiltrated the USA Government for ill and malicious purposes that are adverse to our:

Freedoms
Sovereignty
Lives
Livelihood
Safety
Security
Health
Liberties
Dignity
Human rights and
Wellbeing, etc.!

This instant *Request For PROTECTIVE Witness Services - VICTIMS and WITNESS UNIT* is being submitted on behalf of **INDEPENDENT Nations**, their Governments and Citizens as follows:

- *Utica International Embassy* Which will assist us in obtaining PROTECTION Services, LAW Enforcement Services, and MILITARY Services etc. for our Government, our Officials and Citizens as well.
- *ii*) We look forward to submitting the applicable information regarding other Nations and their Governments that we are presently communicating with and UNIFYING with to assist them in obtaining PROTECTION Services, LAW Enforcement Services, and MILITARY Services etc. for their Government(s), their Officials and Citizens as well.

C. NOTICE TO REQUEST UNITED NATIONS POLICE SERVICES...



NOTICE is hereby served that the Utica International Embassy's Official(s) continue to move forward in good-faith efforts to secure PEACE and SECURITY for our Citizens to address the CONFLICT with the United States of America's/United States' DESPOTISM Government Empire and the Nazis/Zionists that control and run said DESPOT! Thus, supporting that Member-States are in CONFLICT here within the Lands/Territories presently known as the United States of America with NEW emerging Nations/Governments as the Utica International Embassy! We are actively engaged in COLD Wars stemming from Wars with the Natives (previously known as Indians and presently known as Native Americans) the CIVIL WAR (fought over the issue regarding Slavery) that the Confederate States of America ("CSOA") and its Members LOST! However, rather than accept defeat, the CSOA elected to send their Members (Nazis/Ku Klux Klan/Zionists...) to Washington, DC to INFILTRATE and take CONTROL of the USA's Government and build the DESPOTISM Empire that has emerged!

The mission of **UN Police** is to enhance <u>international peace</u> and <u>security</u> by supporting Member-States in conflict, post-conflict and other crisis situations. Its goal is **to realize effective**, **efficient**, **representative**, **responsive and accountable police services** <u>that serve</u> <u>and protect the population</u>. To that end, United Nations Police build and support or, where mandated, act as a substitute or partial substitute for host-State police capacity **to prevent and detect crime**, **protect life and property and maintain public order and safety**, in adherence to the rule of law and international **human rights law** (S/2016/952).

STATE OF EMERGENCY –
WARS CRIMES BY THE
UNITED STATES OF AMERICA
AGAINST THE
UTICA INTERNATIONAL
EMBASSY'S
SOVEREIGN
NATIVES/CITIZENS –
NEXT ATTACK
SCHEDULED ON OR
BEFORE
NOVEMBER 13, 2018



OFFICIAL REQUEST FOR MILITARY ASSISTANCE - REQUEST FOR DOCUMENTATION SEEKING FOREIGN ASSISTANCE/ PROTECTIVE SERVICES...INTERNATIONAL CRIMINAL COURT REFERENCE: OTP-CR-367/18

https://www.slideshare.net/VogelDenise/110718-state-of-emergencyutica-international-embassy

We are in a **STATE OF EMERGENCY** as advised of in our **November 7, 2018,** correspondence and our Freedoms, Human Rights, Peace, Security, Sovereignty, Health, Properties, Lands/Territories, etc. have come under attack! NOT only are the USA's DESPOTISM Government Empire's WAR Crimes and other Criminal Acts in violation of their Statutes/Laws they are in violation of INTERNATIONAL Laws governing said matters!

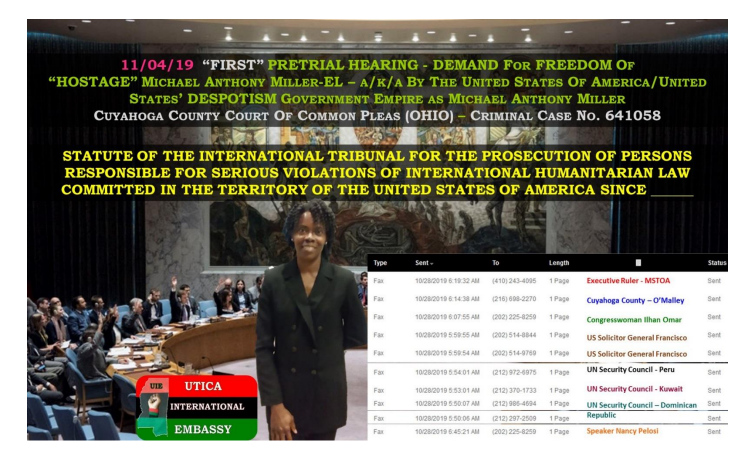


Enforcement Act of 1870

"Sec. 5. And be it further enacted, That *if any person* shall prevent, hinder, control, or intimidate, or shall attempt to prevent, hinder, control, or intimidate, any person **from exercising** or in exercising the right of suffrage, to whom the right of suffrage is secured or guaranteed by the fifteenth amendment to the Constitution of the United States, by means of bribery, threats, or threats of **depriving such person of employment or occupation**, or of *ejecting such person from rented house, lands, or other property, or by threats of refusing to renew leases or contracts for labor, or by threats of violence to himself or family..."*

We are preparing to present these WAR Crimes and Atrocities of the United States of America's DESPOTISM Government Empire's Officials/Employees/Representatives and Legal Counsel as Baker Donelson and their CO-Conspirators to International Tribunals as the International Criminal Court, International Court of Justice for INVESTIGATIONS and PROSECUTION as we have already provided a DRAFT of our:

STATUTE OF THE INTERNATIONAL TRIBUNAL FOR THE PROSECUTION OF PERSONS RESPONSIBLE FOR SERIOUS VIOLATIONS OF INTERNATIONAL HUMANITARIAN LAW COMMITTED IN THE TERRITORY OF THE UNITED STATES OF AMERICA SINCE 1921____



https://www.slideshare.net/VogelDenise/102819-michael-millerel-pretrial-hearing-international-tribunal-option

to afford us the opportunity to CREATE our own INTERNATIONAL Tribunals to service our Nation here at the UIE as well as other emerging Nations that are RISING!



The USA's DESPOTISM Empire's LAW and ORDER Candidate:

https://www.slideshare.net/VogelDenise/060917law-order-candidate

 $\underline{https://www.slideshare.net/VogelDenise/baker-donelsons-business-financial-interests-in-private-prisons}$

Legally/Lawfully
COMBATING
DOMESTIC TERRORISM

BAKER DONELSON
RUSAINS CULTOF HE HENDERTER FOR THE PROPERTY OF THE PROPERTY OF

ENFORCEMENT ACTS/KU KLUX KLAN ACT

... It further made a number of the KKK's intimidation tactics into federal offenses, authorized the president to call out the militia to suppress conspiracies against the operation of the federal government, and prohibited those suspected of complicity in such conspiracies to serve on juries related to the Klan's activities. - Whipedia



STATE OF MISSISSIPPI UNDER TERRORIST ATTACKS and UPDATE Regarding The
UTICA INTERNATIONAL EMBASSY'S INTERIM PRIME MINISTER VOGEL DENISE
NEWSOME'S USA Criminal Compaint(ICC Companication being Finalized For Submittal

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

We have knowledge of the Nazis/Zionists' INFILTRATION of the United States of America's Government and their DRAFTING of Laws as the 13th Amendment for purposes of COVERING UP not only their "BLACK Codes Laws," but their "KU KLUX KLAN" practices and other WAR Crimes being carried out by USA Officials and their WAR Crimes... Enforcers! It is for such reasons, that it appears we may be required to request "MILITARY" Intervention because the USA's Despotism Government Empire's Officials and Legal Counsel have managed to build a TERRORIST Military Arsenal and UNLEASHED them around the WORLD for purposes **WHITE** of TRAINING their Supremacist Members. Therefore, the USA's Officials are **NOT** competent to address or resolve such issues in a legal/lawful manner!

It has been brought to my attention that we have Citizens within other emerging Nations/Governments that want to serve in our LAW ENFORCEMENT Agencies as well as MILITARY as we build! However, the **REALITY** is that, *until* we are up and fully operational, we may have to submit the applicable paperwork to **INTERNATIONAL** request "MILITARY" Forces to assist us with PROTECTION in maintaining the **PEACE** and **SECURITY** we seek for our Nations/Governments and Citizens, etc.



These are our REALITIES as the Nazis/Zionists use their CONTROLLED Mainstream Media Resources to keep this information HIDDEN!

JANUARY 27, 2018 PUBLIC ANNOUNCEMENT: PLANTERS BANK FORECLOSURE SCAMS





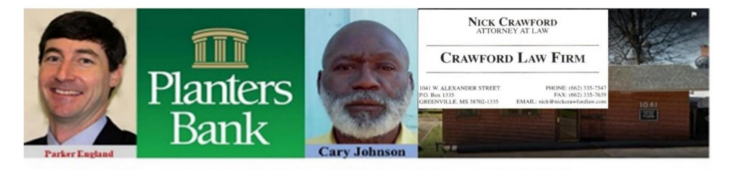
If you are Native, Native-American and Black/Negro/African-American/Person-Of-Color and believe you have been VICTIMIZED by the Criminal Practices of the United States' DESPOTISM Government Regime/Empire and its NAZI and/or WHITE Jews/Zionists/Supremacists that CONTROL and RUN the DESPOT and its STATE/FEDERAL Agencies and

https://www.slideshare.net/VogelDenise/012718-public-announcement-planters-bank-foreclosure-scams

THE REALITIES of unlawful FORECLOSURES by the USA's DESPOTISM Government WAR Crimes... Enforcers and their COURTS that are used *to PERPETRATE* and SANCTION such fraud and War Crimes for the purposes of "STEALING" the Lands/Territories from the rightful Heirs/Descendants of those already inhabiting the Lands/Territories prior to the WHITE Man's invasion!

JUNE 29, 2018

GOOD-FAITH DEMAND FOR RETURN OF LAND(S) and PROPERTY(S)
OBTAINED THROUGH FRAUD UPON THIS COURT and
OTHER CRIMES, ETC. WITH PROPOSED ORDER



FORECLOSURE SCAMS

CERTIFICATE OF SERVICE

 $\frac{https://www.slideshare.net/VogelDenise/062918-goodfaith-demand-20180460-planters-bank-foreclosure-scams$

Claiming to have DISCOVERED "America!"

Fort Laramie Treaty, 1868

(Pictures/Photos added for emphasis)



As of 07/02/17 Cut & Pasted From: http://www.pbs.org/weta/thewest/resources/archives/four/ftlaram.htm



THIS IS OUR REALITY of the VICIOUS attacks that are being launched against myself as well as other Citizens of the Utica International Embassy's NEW Nation/Government that seek to enforce their FREEDOM, INDEPENDENCE and SEPARATION! Because we are NOT seen as Citizens by the United States of America's DESPOTISM Government Empire's Nazis/Zionists, we have LAWFULLY moved forward to establish our OWN Nations/Governments using the NICE "Certification of Birth" and "Certificate of Citizenship," etc. that have been issued! As a matter of Laws governing CONTRACTS/AGREEMENTS, etc. our Citizens have elected to REVOKE/RESCIND "ALL" allege Contracts the USA's Officials may assert binds FREE People to be ENSLAVED over their OBJECTIONS to such WAR CRIMES!

NOW the Utica International Embassy's Government Officials and Citizens are being attacked by the USA's WAR Crimes....ENFORCERS for purposes of furthering the USA's SLAVERY Empire under their

"FORECLOSURE" Scams

Wherein, we are prepared to provide EVIDENCE of how such WAR Crimes are being carried out and the USA's JUDICIAL System has been set up to AID and ABET in further THEFT of Properties, Lands/Territories of Members of the protected group that are known to be targeted by the USA's Nazis/Zionists and their WAR Crimes...ENFORCERS while they REWARD their White Supremacists/Terrorists for such atrocities!



UTICA INTERNATIONAL EMBASSY

https://uticainternationalembassy.website

07/06/18 PRESS RELEASE

PLANTERS BANK & TRUST
COMPANY REWARDS ITS
OFFICERS FOR ROLES
PLAYED IN FORECLOSURE
SCAMS WHICH CONTRIBUTES
TO ITS \$\$\$\$BILLION DOLLAR
EMPIRE!

Planters Bank is pleased to announce the promotion of Sanders and England

Planters Bank CEO Jimmy Clayton announced management changes today that will help propel the bank into the future. The changes are a continuation 04/30/18 KIDNAPPING OF CARY CORNELIUS JOHNSON BY THE GREENVILLE POLICE DEPARTMENT (MS)

Mug Shots



FOR EXPOSING THE PLANTERS BANK & TRUST COMPANY'S FORECLOSURE SCAMS

https://www.slideshare.net/VogelDenise/070618-uie-press-releasepbtc-foreclosure-scams

"13th AMENDMENT" Scams

Under the USA's 13th Amendment Scams, we look forward in providing evidence to support how the Nazis/Zionists have gone about placing their Members in Congress to draft such FRIVOLOUS Laws in their efforts to LEGALIZE Slavery – i.e. which cannot be LEGALIZED – and clearly have been done in RETALIATION of the Confederate States of America's Members and their Ancestors losing the CIVIL WAR! Let us be clear, the CIVIL WAR has been fought and WON! Resolution of Wars with the Indians/Natives of the Land were resolved through TREATIES, etc. which we will NOW seek to challenge through the applicable INTERNATIONAL Tribunals!

PUBLIC ANNOUNCEMENT

17 USC \S 107 Limitations on Exclusive Rights – FAIR USE

13th AMENDMENT SCAM



Are you and/or have you been **INCARCERATED** for allege crimes/offenses due to the CONSPIRACIES of the United States' DESPOT's **13TH AMENDMENT SCAM** alleging violations regarding:

Child Support Payments/Violations – i.e. Driver's License Suspension, Loss of Employment, etc.

Traffic/Motor Vehicle

Drug Charges – Possession, Dealing, etc.

Do you believe you have been and/or were KIDNAPPED and held HOSTAGE and FORCED/COERCED to "PLEA GUILTY" for Criminal Charges you did NOT Commit for purposes of OBTAINING your FREEDOM and/or a LESSER Sentence, etc.?

https://www.slideshare.net/VogelDenise/120717-public-announcement-13th-amendment-scam

We have record evidence of HOW such "BLACK Codes" have been used to FALSELY attack Free People/Citizens under CLAIMS for "Child Support!" Moreover, HOW the USA's Nazis/Zionists have gone about creating such "BLACK Codes" Laws as Child Support for purposes of COVERING UP the SLAVERY Agendas. In fact, approximately FOUR (4) days after my July 13, 2010, email to the United States President Barack Obama and other Government Officials, etc.:

Gmail - U.S. PRESIDENT BARACK OBAMA: THE DOWNFALL/DOOM OF THE O... Page 1 of 36



U.S. PRESIDENT BARACK OBAMA: THE DOWNFALL/DOOM OF THE OBAMA ADMINISTRATION – Corruption/Conspiracy/Cover-Up/Criminal Acts Made Public

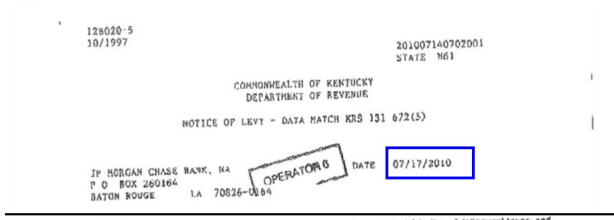
1 message

Tue, Jul 13, 2010 at 6:04 PM

To: bhobama@who.eop.gov, contact@whitehouse.gov, contact@who.eop.gov, askdoj@usdoj.gov, contact@usdoj.gov, solis.hilda@dol.gov, clintonhr@state.gov, sf.nancy@mail.house.gov, AmericanVoices@mail.house.gov, jrbiden@who.eop.gov, vdnewsome@gmail.com, mrobama@who.eop.gov, jtbiden@who.eop.gov, eric.epstein@usdoj.gov, joel.roessner@usdoj.gov, ann.marie.paskalis@usdoj.gov, navin.jeff@dol.gov, greenfield.deborah@dol.gov, deleon.terry@dol.gov, montgomery.edward@dol.gov, maxwell.mary@dol.gov, debusk.tom@dol.gov, nelson.malcolm@dol.gov, pierre.karina@dol.gov, harris.seth@dol.gov, geale.nick@dol.gov, baker.melaule@dol.gov, johnson.esther@dol.gov, kerr.michael@dol.gov, walsh.maureen@dol.gov, hugler.edward@dol.gov, mccreless-kenneth@dol.gov, fernandez.noelia@dol.gov, deguzman.cesar@dol.gov, wear-terrance@dol.gov, rouse-robert@dol.gov, brito-claudette@dol.gov, stewart-milton@dol.gov, hunt-linda@dol.gov, saracco-john@dol.gov,

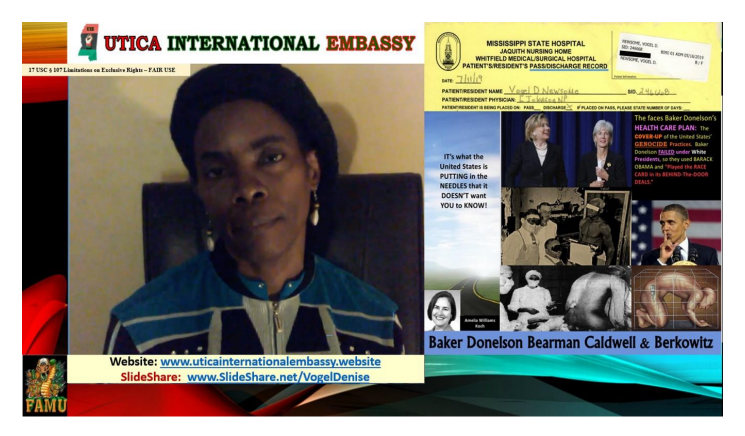
https://www.slideshare.net/VogelDenise/071310-email-toobamaholder

Obama and his Lawyers Baker Donelson RETALIATED and had my Bank Account(s) **seized for CHILD SUPPORT** with knowledge that such claims were frivolous and UNFOUNDED in that I have NEVER been Married and NEVER birthed/adopted/aborted a child(ren)! Nevertheless, this is a COMMON practice that is being carried out through the USA's Government Agencies for purposes of FINANCING their WAR Crimes and further push their SLAVERY/ENSLAVEMENT Agendas, etc. Therefore, it is through our NEW Government we will seek to bring these WAR Crimes to the attention of the International Criminal Court and/or applicable International Tribunals for handling!



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

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 Revenue to assist the Cabinet for Health and Family Services in the collection of child support, which includes attaching the definquent parent's assets maintained in financial institutions. The above statute authorizes the Department of Revenue to utilize the same collection tools to collect child support greatages as used to collect the Department of Revenue's tery instead of the Order to Withhold and Deliver of an order from the court, for the child support cases, enforced by the Department of Revenue.

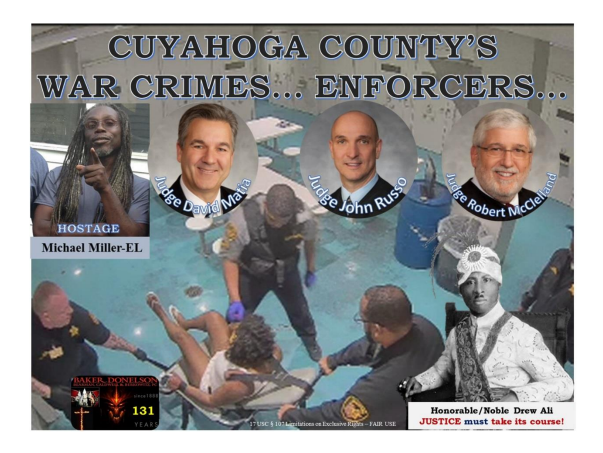


During the USA's DESPOTISM Government Officials/Lawyers'... **KIDNAPPING and other WAR Crimes committed against me for purposes of ENSLAVEMENT, MURDER, etc.!** I learned that the USA's Nazis/Zionists are NOW depriving HOSTAGES *being kept in their CONCENTRATION Camps* the ability to pursue LEGAL/LAWFUL recourse – i.e. depriving them access to Legal Research and Law Books, *NON-System* resources as the *International Criminal Court* to share their Testimonies, etc. of the WAR Crimes being carried out!

NOT only that, the USA's Law Firm of Baker Donelson Bearman Caldwell & Berkowitz had their WAR Crimes...ENFORCERS LABEL me "BLACK" and held me WITHOUT my authorization! From the CONCENTRATION Camp (Hinds County Detention Center), I was TRANSPORTED to the Mississippi State Hospital where they IMMEDIATELY began INJECTING me (over my OBJECTIONS, without my AUTHORIZATION – i.e. I did not agree to Admission nor any Treatment, etc.) with Drugs/Medications for purposes of MURDERING me as well as DESTROYING my MIND! We believe that the evidence will support that the ICC has Jurisdiction by national systems to particular crimes as:

Murder; Extermination; Enslavement; Deportation or forcible transfer of population; Imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law; Torture; Rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilization, or any other form of sexual violence of comparable gravity; Persecution against any identifiable group or collectivity on political, racial, national, ethnic, cultural, religious, gender..., or other grounds that are universally recognized as impermissible under international law, in connection with any act...or any crime within the jurisdiction of the Court; Enforced disappearance of persons, The crime of Apartheid; Other inhumane acts of a similar character intentionally causing great suffering, or serious injury to body or to mental or physical health...

WAR Crimes being carried out ACROSS the Lands/Territories presently known as the United States of America specifically <u>targeting IDENTIFIABLE Groups based</u> on Race, Nationality, Religion, etc. - i.e. specifically if you are not WHITE/JEWISH/ZIONIST – and WAR Crimes that are being carried out in Foreign Nations-Of-Color that are <u>not</u> of such SECTS (White/Jews/Zionists)!

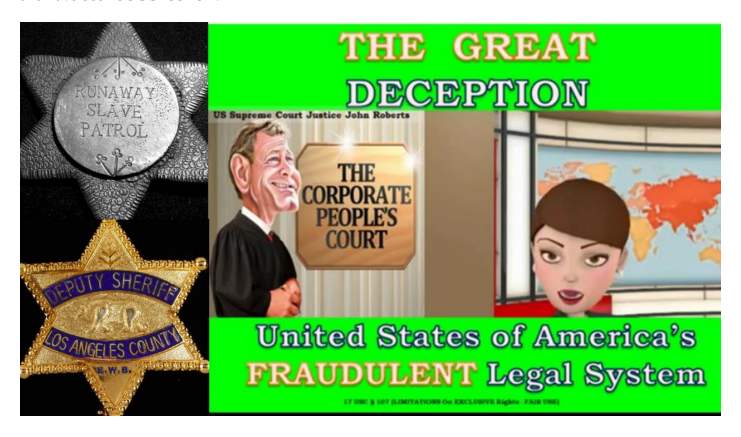


FAILURE TO ACT has resulted in the United States of America's DESPOTISM Government Regime's Officials, their Legal Counsel Baker Donelson and their CO-Conspirators creating FRUADULENT documents containing FALSE narratives for purposes of starting WARS with Foreign Sovereign Nations and INCORPORATING their WAR Crimes... Internationally and specifically TARGETING Nations-Of-Color, their Leaders for purposes of OVERTHROWING Governments to implement Adolf Hitler's "World Order" Agenda – i.e. presently known as the "NEW" World Order – with the OBJECT being to SEIZE control of their Lands/Territories, Resources and People for purposes of ENSLAVEMENT, etc.



"STRAWMAN" Scams

We look forward to addressing the STRAWMAN Scams being used by the USA's WAR Crimes...ENFORCERS! I have personally challenged the USA Courts through the STAWMAN Defense and have been SUCCESSFUL!



https://www.slideshare.net/VogelDenise/the-great-deception-usa-fraudulent-legal-system

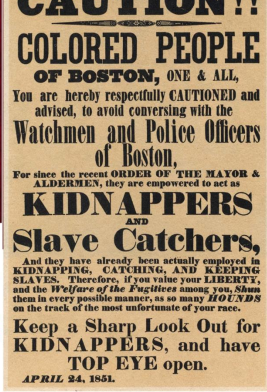
In effort to keep the PUBLIC/WORLD from learning of such Scams (that to DATE continues), **on MARCH 25**, **2019**, the United States of America's Legal Counsel's Lawyers at Baker Donelson Bearman Caldwell & Berkowitz had me KIDNAPPED and proceeded to have me MURDERED <u>in hopes</u> that the World as well as the INTERNATIONAL Criminal Court would not have an opportunity to bring them to JUSTICE through Investigations and Prosecutions sought!



United States vs. Herbert Guest, et al., 86 S.Ct. 1170 (1966)

Constitutional right to travel from one state to another, and necessarily to use highways and other instrumentalities of interstate commerce in doing so, occupies position fundamental to concept of federal

Portion of indictment charging defendants with conspiracy to deprive Negroes of right to travel to and from state and to use state's interstate commerce facilities and instrumentalities charged offense under statute pertaining to conspiracy against rights of citizens, since right to travel from one state to another is constitutionally protected. 18 U.S.C.A. § 241



There is record evidence to support that the MARCH 25, 2019, KIDNAPPING, FALSE Imprisonment, attempted MURDER, and other War Crimes were alleged to have been for 'UNPAID" Tickets. The Laws of the State of Mississippi PROHIBIT arrest/incarceration for UNPAID Tickets! Nevertheless, the War Crimes leveled against me were *premised* under such FALSE Charges/Claims!

No Jail Time for Speeding Tickets in Mississippi



THE PLEDGE JOIN ABOUT SEARCH D

Dear Governor Bryant,

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

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

To: Judiciary B By: Representatives Gipson, Bomgar, Karriem, Sykes, Kinkade, Clark

House Bill 1033

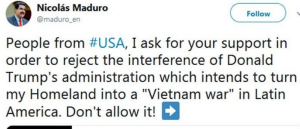
(As Passed the House)

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

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

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

FALSE Claims were made to prevent the Utica International Embassy from moving forward with getting INTERNATIONAL RECOGNITION of its NEW Government as well from assisting the Venezuela Government in **SHUTTING DOWN** the UNLAWFUL invasion that the USA's Nazis/Zionists were determined to carry out!





Nicolás Maduro

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

10:27 AM - 30 Jan 2019



People of the U.S., I ask for your support to reject the interference of Donald Trump's government in making My Homeland a

Vietnam in Latin America. Don't Allow It!



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

2:31 AM - 30 Jan 2019

	Message	Туре	Sent →	То	Length	=======================================	Status
Þ	Message from Denise	Fax	2/3/2019 6:16:09 PM	(212) 557-3528	5 Pages		Sent
Þ	Message from Denise	Fax	2/3/2019 5:58:54 PM	(212) 557-3528	5 Pages		Sent



c/o Interim Prime Minister Vogel Denise Newsome
Post Office Box 31265 - Jackson, Mississippi 39286
Toll Free - (888) 700-5056 Phone: (601) 885-3358 or (513) 680-2922

Website: www.uticainternationalembassy.website
Email: interimpm@uticainternationalembassy.website

3 de febrero de, 2019

República Bolivariana de Venezuela - VIA FAX: (212) 557-3528

VIA CORREO ELECTRÓNICO: venezuela@venezuelaonu.gob.be, venezuela@un.int

Atención: Presidente Nicolás Maduro

c / o Misión Permanente de la

República Bolivariana de Venezuela ante las Naciones Unidas

335 East 46th Street Nueva York, NY 10017

RE: Solicitud de permiso para asistir a la República BOLIVARIANA DE VENEZUELA

Estimado Presidente Maduro:

Te traemos los saludos y las buenas noticias de la Embajada Internacional de Utica!

ON SEPTEMBER 17, 2019, the International Criminal Court ANNOUNCES authorizing the ICC's Prosecutor to Appeal Decision Refusing Investigation!



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



https://www.icc-cpi.int//Pages/item.aspx?name=pr1479

ON SEPTEMBER 18, 2019, not aware of the ICC's announcement regarding the appeal in the Afghanistan matter, the UIE published video DENOUNCING the USA's efforts to unlawfully invade Venezuela and Zimbabwe matter.



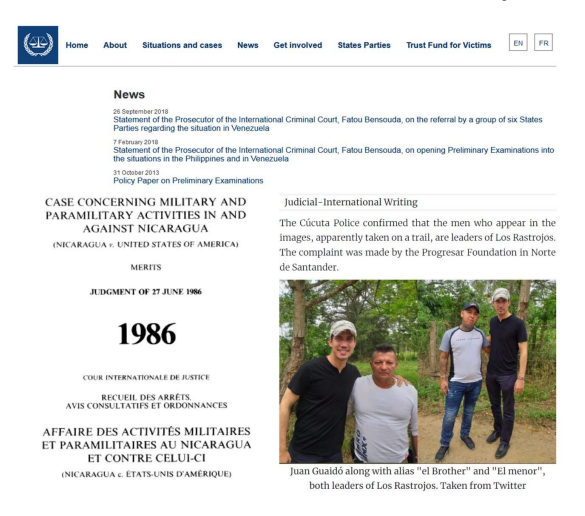
https://vimeo.com/361037777

It was during our work on such projects that the USA's Nazis/Zionists sought to have my Mother Pearl Leo Torrey/Torry Newsome MURDERED (on September 21, 2019) as a means of DISTRICTION in their DESPERATE acts to unlawfully invade Venezuela!



A MATRIARCH that has left a LEGACY for Nations-Of-Color to CHERISH!

On or about September 25, 2019 (STAYING FOCUSED), a TWEET <u>that ultimately</u> led to SHUTTING DOWN the USA's Nazis/Zionists' QUEST to invade Venezuela was published!



https://twitter.com/embassy_utica/status/1177074627035770880

On September 27, 2019, we demanded the UNSEALING of the Court Case that the USA's Legal Counsel Baker Donelson had my Siblings brought against me to have me committed in their further efforts to have me MURDERED!



https://www.slideshare.net/VogelDenise/092719-letteremailfax-to-judge-denise-owens

On September 27, 2019, the International Criminal Court ANNOUNCED scheduling a hearing for 4-6 December 2019, in the "Situation In The Islamic Republic Of Afghanistan!"



Afghanistan: ICC Appeals Chamber schedules a hearing on 4-6 December 2019 to hear oral arguments

CC-CPI-20190927_M \(\Delta\) 244



Today, 27 September 2019, the Appeals Chamber of the International Criminal Court (ICC) scheduled a hearing to receive oral arguments in the appeals of victims and of the Prosecutor against Pre-Trial Chamber II's "Decision Pursuant to Article 15 of the Rome Statute on the Authorisation of an Investigation into the Situation in the Islamic Republic of Afghanistan".

The recent attacks, ONGOING WAR Crimes and other Criminal Acts have been done to keep the TRUTH and LEGAL recourses available to the USA's Slaves of the LAWFUL avenues available to them to OBTAIN their freedom, independence and separation from the USA's DESPOTISM Government Empire and the Nazis/Zionists that control and run said DESPOT that seeks to unlawfully label them as BLACKS and SLAVES!!!

D. Update On The Formal Criminal Charges Regarding the Situation In The United States of America

On JANUARY 7, 2019, we provided an update regarding the **65-Count Formal** *Criminal Complaint* to be brought against the United States of America's DESPOTISM Government Empire's Officials, their Legal Counsel Lawyers at Baker Donelson Bearman Caldwell & Berkowitz and their CO-Conspirators. As I continue to heal, we are making great strides on our Criminal Complaint. With the MURDER of my Mother, "*COUNT 4: Conspiracy To Murder*" is being UPDATED to also include this murder and the attempts made on my life, etc. To date, the 65 Count remain and are listed as follows:



https://www.slideshare.net/VogelDenise/count-4-conspiracy-to-murder-for-uiecriminal-complaint

COUNT 1 CONSPIRACY

PURSUANT TO 18 U.S.C. Chapter 19, § 371
AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 2 CONSPIRACY TO MONOPOLIZE

PURSUANT TO 18 U.S.C §§ 241, 371
AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 3 CONSPIRACY AGAINST RIGHTS

PURSUANT TO 18 U.S.C §§ 241, 371 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 4 CONSPIRACY TO MURDER
PURSUANT TO 18 U.S.C §§§§ 371, 1111, 1114, 1117

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 5 CONSPIRACY TO COMMIT OFFENSE

PURSUANT TO 18 U.S.C §§ 241, 371, 15A C.J.S. CONSPIRACY § 257 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

or **DEFRAUD**

COUNT 6 PUBLIC CORRUPTION

PURSUANT TO HOBBS ACT/18 § 1951, AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 7 CONSPIRACY TO COMMIT KIDNAPPING

Pursuant to Federal Kidnapping Act, 18 U.S.C §§§ 1201, 1202, 1203, $_$

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 8 KIDNAPPING

Pursuant to Federal Kidnapping Act, 18 U.S.C §§§ 1201, 1202, 1203, $_$

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 9 FALSE ARREST/FALSE IMPRISONMENT

PURSUANT TO 18 U.S.C. § 1001, 25 CFR 11.404,

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 10 CRIME OF VIOLENCE

PURSUANT TO 18 U.S.C § 16, 18 U.S.C § 924,

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 11 SOLICITATION TO COMMIT A CRIME OF VIOLENCE

PURSUANT TO 18 U.S.C § 373

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 12 AGGRAVATED ASSAULT

PURSUANT TO 10 U.S.C § 928

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 13 LARCENY

PURSUANT TO 10 U.S.C § 921

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 14 CARJACKING/ROBBERY/ARMED ROBBERY

FEDERAL ANTI-THEFT ACT OF 1992
PURSUANT TO 18 U.S.C § 2119,

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 15 UNLAWFUL SEIZURE

Pursuant to United States of America's Constitution – 4^{TH} Amendment and/or the applicable Statutes/Laws governing said

MATTER(S)

COUNT 16 TAMPERING WITH EVIDENCE

PURSUANT TO 18 U.S.C § 1519

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 17 BRIBERY

PURSUANT TO 18 U.S.C § 201

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 18 EMBEZZLEMENT

PURSUANT TO 18 U.S.C CHAPTER 31

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 19 COMPLICITY

PURSUANT TO 18 U.S.C § 2

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

AIDING and ABETTING COUNT 20 PURSUANT TO 18 U.S.C § 2 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **COERCION** COUNT 21 PURSUANT TO 25 C.F.R. 11.406 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **DEPRIVATION OF RIGHTS UNDER THE LAW** COUNT 22 PURSUANT TO 18 U.S.C § 242 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) CONSPIRACY TO COMMIT OFFENSE or COUNT 23 **DEFRAUD UNITED STATES PURSUANT TO 18 U.S.C § 371** AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **CONSPIRACY TO IMPEDE COUNT 24** PURSUANT TO 18 U.S.C § 371, 1503 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) FRAUDS and SWINDLES COUNT 25 **PURSUANT TO 18 U.S.C § 1341** AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **OBSTRUCTION OF COURT ORDERS COUNT 26** PURSUANT TO 18 U.S.C §§ 1509, 1506 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) TAMPERING WITH A WITNESS/VICTIM **COUNT 27 PURSUANT TO 18 U.S.C § 1512** AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) RETALIATING AGAINST A WITNESS/VICTIM COUNT 28 **PURSUANT TO 18 U.S.C § 1513** AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) DESTRUCTION/ALTERATION or FALSIFICATION OF COUNT 29 **RECORDS** PURSUANT TO 18 U.S.C § 1519 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **OBSTRUCTION OF MAIL COUNT 30** PURSUANT TO 18 U.S.C § 1701 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **OBSTRUCTION OF CORRESPONDENCE COUNT 31** PURSUANT TO 18 U.S.C § 1702 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) THEFT or RECEIPT OF STOLEN MAIL **COUNT 32** PURSUANT TO 18 U.S.C § 1702 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **USING MAIL TO DEFRAUD COUNT 33** PURSUANT TO 18 U.S.C §§ 63, 876, 880 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

BLACKMAIL COUNT 34 **PURSUANT TO 18 U.S.C § 873** AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) INTERSTATE COMMUNICATIONS **COUNT 35 PURSUANT TO 18 U.S.C § 875** AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **POWER/FAILURE TO PREVENT** COUNT 36 PURSUANT TO 42 U.S.C § 1986 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **OBSTRUCTION OF JUSTICE/OBSTRUCTION OF COUNT 37 ADMINISTRATION OF JUSTICE** PURSUANT TO 18 U.S.C § 1503, 1505, 1512 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) OFFENCE AGAINST THE PUBLIC PEACE/BREACH OF **COUNT 38** PEACE/CRIMES AGAINST PEACE PURSUANT TO ARTICLE VI NUREMBERG CHARTER, 10 U.S.C § 916 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **DEFAMATION** COUNT 39 PURSUANT TO 28 U.S.C § 4101 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) LIBEL COUNT 40 PURSUANT TO 28 U.S.C § 4101 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **SLANDER COUNT 41** PURSUANT TO 28 U.S.C § 4101 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **STALKING COUNT 42** PURSUANT TO 18 U.S.C § 2261A AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) WAR CRIMES COUNT 43 PURSUANT TO 18 U.S.C. § 2441 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **CRIMES AGAINST HUMANITY COUNT 44** PURSUANT TO CRIMES AGAINST HUMANITY ACT AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **CRIMES OF APARTHEID** COUNT 45 PURSUANT TO THE COMPREHENSIVE ANTI-APARTHEID ACT AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **GENOCIDE COUNT 46** PURSUANT TO 18 U.S.C. CH. 50A, §1091 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) CIVIL ACTION TO RESTRAIN HARASSMENT **COUNT 47** PURSUANT TO 18 U.S.C § 1514 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S) **COUNT 48**

HATE CRIMES

PURSUANT TO 18 U.S.C. § 249, CIVIL RIGHTS ACT OF 1871, FORCE ACT OF 1871, KU KLUX KLAN ACT,

THIRD ENFORCEMENT ACT, AND THIRD KU KLUX KLAN ACT AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

ENTICEMENT INTO SLAVERY COUNT 49

PURSUANT TO 18 U.S.C. § 1583

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

FORCED LABOR COUNT 50

PURSUANT TO 18 U.S.C. §§ 1589

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

TRAFFICKING WITH RESPECT TO PEONAGE, SLAVERY. COUNT 51 INVOLUNTARY SERVITUDE, or FORCED LABOR

PURSUANT TO 18 U.S.C. § 1590

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

UNLAWFUL CONDUCT WITH RESPECT TO DOCUMENTS COUNT 52 IN FURTHERANCE OF TRAFFICKING, PEONAGE,

> SLAVERY, INVOLUNTARY SERVITUDE, or FORCED **LABOR**

PURSUANT TO 18 U.S.C. § 1592

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

MANDATORY RESTITUTION COUNT 53

PURSUANT TO 18 U.S.C. § 1593

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 54 BENEFITTING FINANCIALLY FROM PEONAGE. **SLAVERY, and TRAFFICKING IN PERSONS**

PURSUANT TO 18 U.S.C. § 1593A

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

GENERAL PROVISIONS **COUNT 55**

PURSUANT TO 18 U.S.C. § 1594

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

CIVIL REMEDY COUNT 56

PURSUANT TO 18 U.S.C. § 1595

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

ADDITIONAL JURISDICTION **COUNT 57**

PURSUANT TO 18 U.S.C. § 1596

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

ABUSIVE SEXUAL CONTACT COUNT 58

PURSUANT TO 18 U.S.C. §§ 2244, 2246

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

BRIBERY, GRAFT, and CONFLICTS OF INTEREST **COUNT 59**

PURSUANT TO 18 U.S.C. CHAPTER 11

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

RACKETEERING **COUNT 60**

PURSUANT TO 18 U.S.C. §§§§ 1951, 1957, 1958, 1959, 1961 – 1968,

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

FRAUD and FALSE STATEMENTS COUNT 61

PURSUANT TO 18 U.S.C. § 1001

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

PERJURY COUNT 62

PURSUANT TO 18 U.S.C. CHAPTER 79, § 1622

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

FALSE INFORMATION and HOAXES COUNT 63

Pursuant to 18 U.S.C. § 1038, Chapter 41 §§§ 873, 875, 876, 878 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

TRAVEL ACT COUNT 64

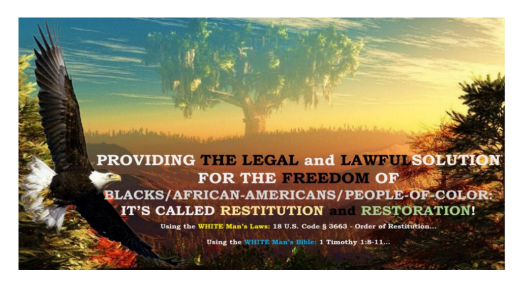
PURSUANT TO 18 U.S.C § 1952

AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

ACTS OF TERRORISM COUNT 65

PURSUANT TO 18 U.S.C. CHAPTER113B AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

E. Request For REPARATION, RESTITUTION and SETTING UP Of TRUST FUND(S)



Pursuant to Article 75 of the Rome Statute for the International Criminal Court, we look forward to seeking the applicable relief through Reparations (to include Restitution) for the irreparable injuries/harm suffered as a direct and proximate result of the WAR Crimes, criminal acts and other atrocities of the United States of America's DESPOTISM Government Regime's Officials/Employees/Representatives and their Legal Counsel's Lawyers at Baker Donelson and their CO-Conspirators, etc. Said Restitution relief will be sought in accordance with Rules 85 and 97 of the Rules of Procedure and Evidence as well as other Statutes/Laws governing said matters!

We are excited about the interests we are receiving from other Governments and their sharing their desire to UNIFY and/or UNITE with us to move their Nations/Governments forward as well!

This letter has been drafted and is being submitted in good faith for purposes of providing some insight in the direction the Utica International Embassy, its Officials and Citizens are moving. We reserve the right to amend this letter should it be necessary.

If either of you have any questions, please do not hesitate to contact us at (888) 700-5056 and (601) 885-3324.

Respectfully Submitted,

Utica International Embassy

c/o Interim Prime Minister Vogel Denise Newsome

Post Office Box 31265 Jackson, Mississippi 39286

(888) 700-5056 or (601) 885-3324

Email: interimpm@uticainternationalembassy.website Website: https://uticainternationalembassy.website