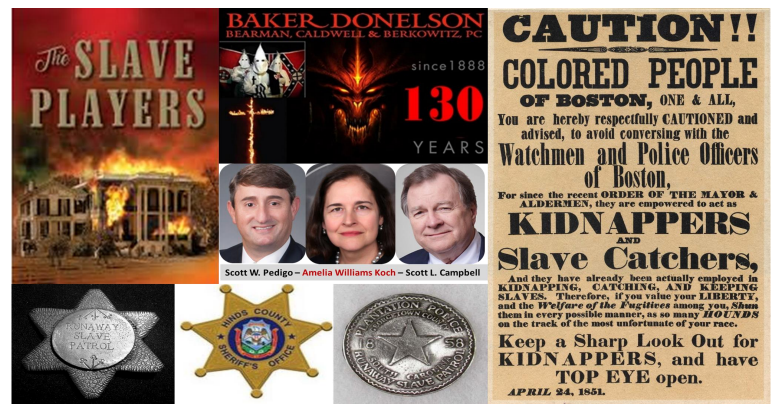


ENFORCEMENT ACTS/KU KLUX KLAN ACT

...It further *made a number of the KKK's intimidation tactics into federal offenses*, authorized the <u>president to call out the militia</u> 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. - - *Wikipedia*



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

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

December 20, 2018¹

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 - Public Affairs. Unit@icc-cpi.int

VIA EMAIL and/or FACSIMILE: (212) 486-1361 International Criminal Court's Liaison Office To The United Nations – liaisonofficeny@icc-cpi.int

ATTN: Ms. Karen Mosoti

866 United Nations Plaza, Suite 476

New York NY 10017

VIA EMAIL and/or FACSIMILE: (212) 867-7086

Permanent Mission of the Islamic Republic Of Iran To the United Nations - iran@un.int

ATTN: His Excellency Hassan Rouhani (President)

622 Third Avenue New York, NY 10017 VIA EMAIL and/or FACSIMILE: (601) 965-4409

United States Department of Justice/Attorney General c/o Carla J. Clark – <u>carla.clark@usdoj.gov</u>

c/o D. Michael Hurst – mike.hurst@usdoj.gov

501 East Court Street - Suite 4.430

Jackson, MS 39201

VIA EMAIL:

ICC - Victims Participation and Reparations Section OPCV@icc-cpi.int and/VPRS.information@icc-cpi.int

VIA EMAIL and/or FACSIMILE:

FOREIGN NATIONS/GOVERNMENT LEADERS

RE: STATE OF MISSISSIPPI/UTICA INTERNATIONAL EMBASSY UNDER TERRORIST ATTACKS and UPDATE Regarding The UTICA INTERNATIONAL EMBASSY'S INTERIM PRIME MINISTER VOGEL DENISE NEWSOME'S USA Criminal Complaint/ICC Communication being Finalized For Submittal:

IN THE UNITED STATES OF AMERICA'S
DEPARTMENT OF JUSTICE:
FEDERAL BUREAU OF INVESTIGATION
VOGEL DENISE NEWSOME'S
OFFICIAL CRIMINAL COMPLAINT and
REQUEST FOR INVESTIGATION(S) and PROSECUTION(S)

IN THE INTERNATIONAL CRIMINAL COURT

IN THE HAGUE, NETHERLANDS
OFFICIAL COMMUNICATION/CRIMINAL COMPLAINT
SUBMITTED BY VOGEL DENISE NEWSOME
INTERNATIONAL CRIMINAL COURT REFERENCE:
OTP-CR-367/18²

Greetings!

As each of you may know, on November 7, 2018 a:

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

was issued. Since this REQUEST, several reports have aired on Television News, etc. regarding the *CRISIS in the United States of America's State of MISSISSIPPI!* For instance:



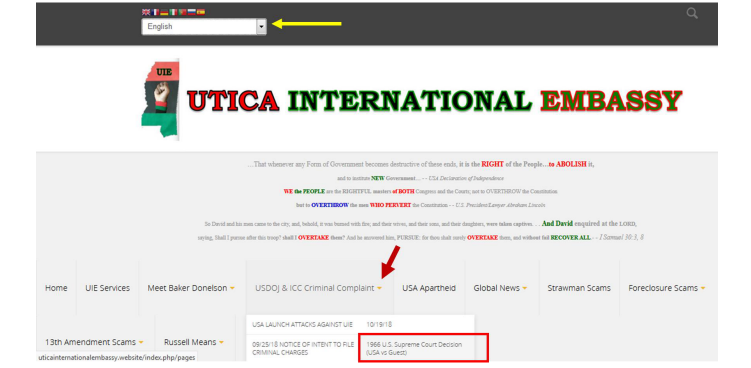
² Hereinafter, a/k/a "USA USDOJ/FBI COMPLAINT...ICC COMMUNICATION."

As reported, UNLAWFUL Roadblocks [https://www.slideshare.net/VogelDenise/united-states-vs-herbert-guest-highlighted] CONTINUE TO DATE and are being carried out under the DIRECTION and LEADERSHIP of the United States of America and its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz ["Baker Donelson"] and their CO-Conspirators (i.e. STATE AGENTS as Mississippi and its AGENTS as the Town Of UTICA, Mississippi [Agency No. 2508]).

The Supreme Court of the United States Ruling in the *USA vs. Herbert Guest* matter as of December 17, 2018, may be viewed on the Utica International Embassy Website at:

http://uticainternationalembassy.website/index.php/pages/1966-u-s-supreme-court-decision-usa-vs-guest

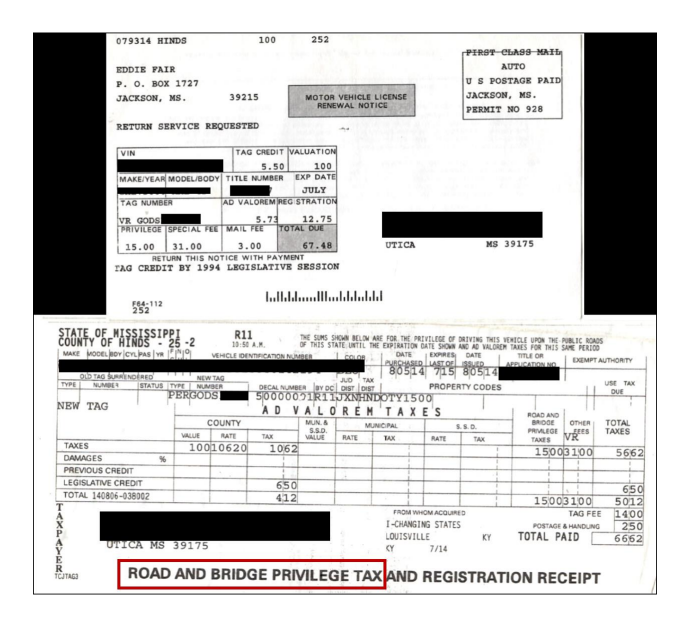
There is a **TRANSLATION** Toolbar in the "**TOP**" Left Corner for those who want to view the page in **another** Language!



A Menu Tab has been set up entitled, "USDOJ & ICC Criminal Complaint."

Click on the "Dropdown Arrow" to view "additional Menu Listing of Articles"

Select "1966 U.S. Supreme Court Decision (USA vs Guest)" to view.



For instance, in Mississippi "ROAD and BRIDGE" Taxes [i.e. To which the Utica International Embassy and its Officials/Citizens Legally and Lawfully OBJECT/OPPOSE] are taken through what has been deemed "VEHICLE REGISTRATION:"

GOOGLE:

https://drive.google.com/open?id=140lOc9RjrAAAbvniet9HJtrpt3AsIzWU

FilesAnywhere:

https://login.filesanywhere.com/fs/v.aspx?v=8c69678d586476b4b46c

however, it appears from EVIDENCE that monies allegedly taken for "*Road and Bridge Privilege Tax*" **ARE <u>NOT</u>** being used on the Roads and Bridges in Mississippi and/or the Counties alleged! In fact, there are NEWS Reports that CONTINUE to surface/be aired regarding Mississippi's ROADS and/or BRIDGES *CRUMBLING Infrastructure:*



BRIDGE
CLOSED

MISSISSIPPI CRUMBLING BRIDGES INFRASTRUCTURE: https://youtu.be/WqQV4-OI1i8

HUNDREDS OF CRUMBLING BRIDGES CLOSED IN MISSISSIPPI

TERRORIST ATTACKS ON MISSISSIPPI'S WATER SUPPLY:

The USA and its TERRORIST Empire – that is LED by the USA's Legal Counsel Baker Donelson - have TURNED to a GERMAN Company (Siemens) to LAUNCH TERRORIST Attacks on the WATER SUPPLY and created a RIGGED and DEFAULTED System for means of DEPRIVING Native, Native Americans and those who have been LABELED Blacks/Negroes/African-Americans/People-Of-Color of WATER through the use of a DEFAULTED/FRAUDULENT Water System for means of "COVERING UP" their "EXTORTION" and "THEFT OF LANDS/PROPERTIES" of their VICTIMS through use of such War Crimes, Apartheid practice/Crimes Against Humanity, and TERRORIST/CRIMINAL activities that are in VIOLATION of USA and INTERNATIONAL Laws!

IMPORTANT TO NOTE: The reason for the use of such **DEFAULTED/FRAUDULENT** *Water Meter System* is for:

- Purposes of CREATING "False" and "Illegal" DEBTS! (a)
- (b) **DEBT(S)** having to be a **CERTAIN Amount** so that Baker Donelson, Siemens and the City of Jackson and other CO-Conspirators CAN Sue their VICTIMS in Court – i.e. through the USA and its STATE Courts' "CORRUPT" Judicial System!
- (c) **THEFT**, etc. of their VICTIMS' Property/Lands THROUGH the "UNLAWFUL" Water Meter Scams! This IS TO BE ACCOMPLISHED through the Court's **TAINTED Judges** (i.e. a Baker Donelson Judges, etc.) rendering a decision IN FAVOR of Baker Donelson and its Clients (Siemens, City of Jackson, etc.) **AGAINST their** Victims (Sovereign Citizens)!

As many know, the United States of America's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz PLANNED, ORCHESTRATED and CARRIED OUT the September 11, 2001, TERRORIST Attacks on the World Trade Center and other alleged Attacks that day. Said acts that HAVE BEEN deemed "Acts of TERRORISM!" Therefore, those carrying out the 9/11/2001 Attacks HAVE BEEN deemed TERRORISTS! With that being said, TERRORST Attacks have NOW been leveled AGAINST Native, Native Americans and those who have been LABELED Blacks/Negroes/African-Americans/People-of-Color! The WATER SUPPLY in the Cities/Towns MAJORITY populated by these PROTECTED Classes/Groups of People have come under TERRORIST ATTACKS by:

PUBLIC RECORDS

CONTRACT BETWEEN THE **CITY OF JACKSON and** SIEMENS INDUSTRY, INC.

City Approves Financial Advisory Team







By Trip Burns

After a month-long stand-off, Mayor Harvey Johnson Jr. got approval from the City Council for his handpicked financial advisory committee on a \$90-million water project.

By signing below, this Exhibit B is attached to and made a part of the Agreement between SIEMENS and the CLIENT.

CLIENT:

Signature:

Title:

Date:

Printed Name:

City of Jackson, MS

Marry Johnson, J.

SIEMENS:

Siemens Industry, Inc.

Signature: Printed Name:

Title: Date:

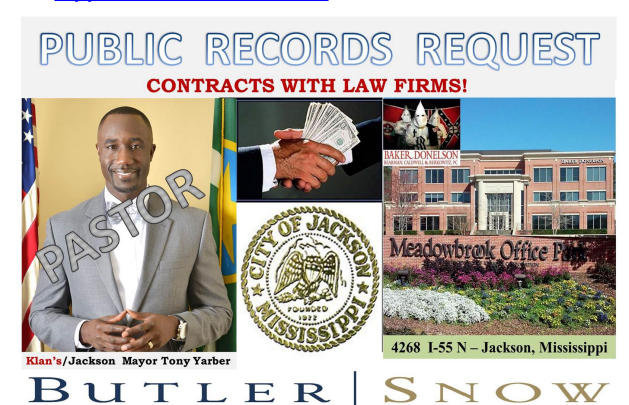
ne: Malhir Rebelling

(1) Use of BLACKS TO Shield/Hide CRIMINAL Activities and FOR DECEPTIVE Purposes:

https://www.slideshare.net/VogelDenise/baker-donelson-siemens-scam-project-city-approves-financial-advisory-team-highlighted

BLACK MAYOR/PASTOR OF CHURCH Tony Yarber:

https://www.slideshare.net/VogelDenise/111615-meeting-with-jackson-mayor-tony-yarber-siemens-baker-donelson-scam



(2) Baker Donelson – *Legal Counsel for Siemens Corporation*:

https://www.slideshare.net/VogelDenise/baker-donelson-kakosch-vs-siemens-corporation-docket-sheet

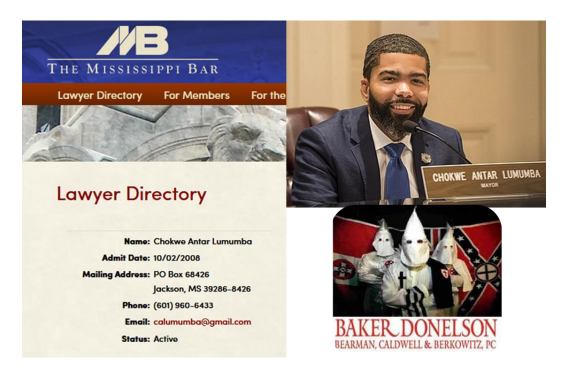


- (3) Siemens who has been **FOUND GUILTY** in **GLOBAL Corruption**: https://www.slideshare.net/VogelDenise/siemens-settling-bribery-case-to-cost-siemens-16-billion-nytimes
- (4) Siemens and Legal Counsel Baker Donelson who BROUGHT "WATER METER SCAM" To Jackson, MS: https://www.slideshare.net/VogelDenise/siemens-agreement-with-city-of-jackson-mississippi

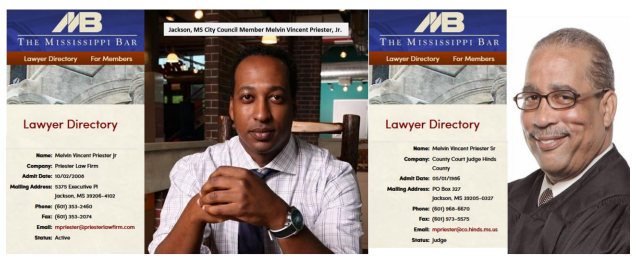


In 2016, Vogel Denise Newsome began **EXPOSING Baker Donelson and SIEMAN "Water Meter Scam" – i.e. WAR CRIMES, Apartheid Practices/Crimes Against Humanity and other CRIMINAL Acts:**https://www.slideshare.net/VogelDenise/082016-jackson-city-council-to-discuss-siemens-contract

IMPORTANT TO NOTE: To date (12/17/2018), this issue **has <u>NOT</u>** been resolved IN FAVOR of the VICTIMS of such TERRORIST/RACIST Activities!



The Confederate States of America's Legal Counsel Baker Donelson is TURNING TO CORRUPT "BLACK" LAWYERS TO SHIELD/HIDE THEIR "RACIST/TERRORIST" ATTACKS...!



A "POLITICAL" Family – All About The GAMES!

SO WITH ALL OF THESE

LAWYERS ..., POLITICIANS ..., PREACHERS ...,
"HOW" did they ALLOW the KU KLUX KLAN'S LAWYERS and their ALLIES/CO-Conspirators to TAKE CONTROL of the Government?

It is through Legal and Lawful processes that the Utica International Embassy and its Interim Prime Minister Vogel Denise Newsome seeks to:

GET ANSWERS and DEMAND CHANGE!



Thus, it appears the monies for said Road and Bridge Tax have been EMBEZZLED for TERRORIST Activities in the USA's and its Legal Counsel's (Baker Donelson) QUEST to BUILD UP a "WORLD" Prison Empire through UNLAWFUL Peonage/Slavery and TRAFFICKING IN PERSONS, which is a FEDERAL Offense etc.:

BENEFITTING FINANCIALLY FROM PEONAGE, SLAVERY, and TRAFFICKING IN PERSONS - PURSUANT TO 18 U.S.C. § 1593A



https://www.slideshare.net/VogelDenise/baker-donelsons-business-financial-interests-in-private-prisons

As of to date, the USA and its Legal Counsel Baker Donelson **FINANCIALLY Benefit** from such War Crimes, *Apartheid Practices/Crimes Against Humanity*, Crimes Against Peace and other Criminal Acts **PROHIBITED under the Laws** of the United States of America as well as *INTERNATIONAL Laws*. There have been NEWS Reports of "**HOW**" the USA *abandoned* Puerto Rico (i.e. a STATE *where the MAJORITY of the population* are Members of the PROTECTED Class – Natives and/or those LABELED People-Of-Color, etc.).



There is RECORDED News Coverage of the USA's **COVER UP** *in the number of DEATHS in Puerto Rico due to Hurricane Maria*; as well as, "HOW" the USA was MORE concerned about *BUILDING UP the Mississippi Prison Industry* and **BROUGHT Puerto Rico Prisoners** to Yazoo, Mississippi: https://www.slideshare.net/VogelDenise/united-states-use-puerto-rico-tragedy-to-build-up-mississippi-prison-system



IMPORTANT TO NOTE: DONALD TRUMP "CAN" be placed in MISSISSIPPI on November 5, 2018 (the Day PRIOR to the Voter "SUPPRESSION" Scam using UNLAWFUL Ku Klux Klan Roadblocks PROHIBITED under Federal Laws, etc.) and a Well-Established RELATIONSHIP to his Lawyers BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ - i.e. a WHITE Supremacist/Zionist-CONTROLLED Law Firm!

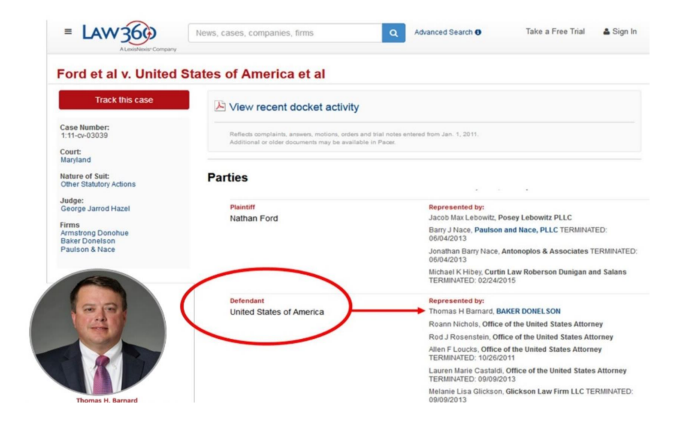


Cindy Hyde Smith VOTER SUPPRESSION Video: https://youtu.be/W-GtBxYxcxs

Mississippi's United States Senator Cindy Hyde Smith made it clear of her KNOWLEDGE of the "SUPPRESSIVE" measures USED in the COMPROMISING of VOTES in Mississippi that are PROHIBITED under the ENFORCEMENT Acts/Ku Klux Klan Act and other FEDERAL Laws? Nevertheless, here we are approximately 147 Years LATER and "STILL" having to address such TERRORIST and RACIST practices "BECAUSE" of the United States of America's DEPARTMENT OF JUSTICE'S INCOMPETENCE, COMPLICITY in said War Crimes, Apartheid practices/Crimes Against Humanity, etc. and its failure to INVESTIGATE and PROSECUTE on Criminal Acts TIMELY, PROPERLY and ADEQUATELY brought to its attention through PREVIOUS Criminal Complaints submitted for handling by Vogel Denise Newsome that "NOW" also warrants and authorizes "IMMEDIATE" INTERNATIONAL Intervention!

Here are some CRITICAL and DAMAGING information regarding the United States of America's (a/k/a Confederate States of America) Legal Counsel:

(A) **NOT only** <u>is Baker Donelson Legal Counsel to the United States of</u> America:



(B) Baker Donelson **is ALSO** Legal Counsel to <u>the STATE of Mississippi</u> and/or its Governors – i.e. as Phil Bryant!



IMPORTANT TO NOTE: Baker Donelson [as of 10/09/2014] was PROUD to reflect in the *Bio of J. Scott Newton* of the Firm's REPRESENTATION of Mississippi Governors – i.e. as Haley Barbour and *Phil Bryant*, etc. However, "AFTER" Vogel Denise Newsome's SHARING of such information, Baker Donelson *moved "SWIFTLY" to remove such crucial and beneficial information for "DAMAGE CONTROL" purposes!* Imagine if Newsome did NOT preserve such evidence – i.e. *the MISTAKE made* by Baker Donelson in thinking that if information is NOT published, then Newsome may not have PRESERVED (which she DID)!

BAKER DONELSON

J. Scott Newton



Shareholder Meadowbrook Office Park 4268 I-55 North Jackson, Mississippi 39211





snewton@bakerdonelson.com

J. Scott Newton, shareholder in the Firm's Jackson and Washington, D.C. offices, is the chair of the government services group where he leads the disaster financial oversight practice. Mr. Newton also concentrates his practice on government investigations and litigation focusing on health care fraud, white collar crime and internal corporate investigations. He has extensive jury and bench trial experience in cases including the prosecution of white collar crime, murder/manslaughter and a variety of others, as well as civil actions.

 Represented Mississippi Governors Haley Barbour and Phil Bryant in their personal capacities in three actions before the Mississippi Supreme Court and/or the United States Court of Appeals for the Fifth Circuit.

However, here we are in 2018, and Baker Donelson "NOW" only reflects in the Bio of J. Scott Newton that he, "Represented two Mississippi Governors in their personal capacities in three actions before the Mississippi Supreme Court and/or the United States Court of Appeals for the Fifth Circuit..."







 Represented two Mississippi Governors in their personal capacities in three actions before the Mississippi Supreme Court and/or the United States Court of Appeals for the Fifth Circuit threatening the constitutionality of Mississippi's tort damage caps.

(i) (i) A https://www.bakerdonelson.com/J-Scott-Newton

As of 12/17/18, this information may be viewed at Baker Donelson's Website at: https://www.bakerdonelson.com/J-Scott-Newton under "REPRESENTATIVE MATTERS"

(C) On or about February 10, 2016, Mississippi Governor Phil Bryant and his Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz <u>moved</u> <u>forward in the keeping of their CONFEDERATE STATES OF</u> <u>AMERICA beliefs</u> as Confederates, Ku Klux Klan and WHITE Supremacist and "PROCLAIMED" the Month of April as their "CONFEDERATE HERITAGE MONTH!" (Emphasis Added)



(D) Mississippi Governor Phil Bryant <u>IS</u> a WHITE Supremacist/Ku Klux Klan Member and is the NEPHEW of Roy Bryant – i.e. involved in the MURDER/LYNCHING... of Emmett Till a 14 Year Old child DEEMED/LABELED to be Black/African-American.



https://www.slideshare.net/VogelDenise/092017-phil-bryant-wikipedia-info

IMPORTANT TO NOTE:

- (1) Phil Bryant's Uncle (**ROY BRYANT**) was involved in the MURDER/LYNCHING... Of Emmett Till
- (2) Roy Bryant's WIFE (Carolyn) Aunt of Phil Bryant was the WHITE Woman that LIED on Emmett Till and CONSPIRED with others to have him MURDERED based on LIES she told i.e. she has NEVER been brought to JUSTICE for the ROLE Played in Emmett Till's Murder although CONFESSING to the LIES told that CONTRIBUTED to Till's MURDER!

- (3) The KKKlan's Lawyers (Baker Donelson Bearman Caldwell & Berkowitz) is also Legal Counsel to the State of Mississippi/Phil Bryant as well as the United States of America...
- (4) Baker Donelson and its **DESPOT Empire seek to take** *Natives, Native Americans and those LABELED by the WHITE Man as Blacks/Negroes/African-Americans/People-Of-Color BACKWARDS;* however, this is the 21st Century and **the TREATIES** that the WHITE Man attempts to use **to assert CLAIMS to the Lands/Territories** known as the United States of America **have EXPIRED - -**
- (5) There are **OTHER Legal and/or Lawful OPTIONS** available **via INTERNATIONAL Laws**, etc. should the WHITE Man REFUSE to RETURN the Lands/Territories . . .for some reason the WHITE Man is confused in thinking that America is his Country!

MISSISSIPPI GOVERNOR DEWEY PHILLIP "PHIL" BRYANT BIO CONVENIENTLY OMITS HIS RELATIONHIP (Nephew)

TO ROY BRYANT - WHITE SUPREMACIST

WHO CONFESSED TO THE KILLING/MURDER

(By Lynching/Shooting/Drowning) Of EMMETT LOUIS TILL







EMMETT LOUIS TILL (07/25/41 - 08/28/55) 14 Years Old

Emmett Till

From Wikipedia, the free encyclopedia

Emmett Louis Till (July 25, 1941 – August 28, 1955) was a 14-year-old African-American who was lynched in Mississippi in 1955, after a white woman said she was offended by him in her family's grocery store. The brutality of his murder and the fact that his killers were acquitted drew attention to the long history of violent persecution of African Americans in the United States. Till posthumously became an icon of the Civil Rights Movement.

Till was born and raised in Chicago and in August 1955, was visiting relatives near Money, in the Mississippi Delta region. He spoke to 21-year-old Carolyn Bryant, the white married proprietor of a small grocery store there. Although what happened at the store is a matter of dispute, Till was accused of firting with or whistling at Bryant. Years later, Bryant disclosed that, in 1955, she had fabricated testimony that Till made verbal or physical advances towards her in the store [1][2] Till's reported behavior, perhaps unwittingly, violated the strictures of conduct for an African American male interacting with a white woman in the Jim Crow-era South. [3] Several nights after the store incident, Bryant's husband Roy and his half-brother J. W. Milam went armed to Till's great-uncle's house and abducted the boy. They took him away and beat and mutiliated him before shooting him in the head and sinking his body in the



⊕ 🔒



IMPORTANT TO NOTE:

As of September 21, 2017, the Jewish/Zionist CONTROLLED Wikipedia noted, Mississippi Governor Phil Bryant's **RELATIONSHIP** to Roy Bryant. As of 12/17/18, the Article **REMOVED by Wikipedia** may be found at the following LINK:

- 20. "Mississippi Gov. Phil Bryant gets bill allowing denial of services to gays" (http://www.cbsnews.com/news/mississippi-gov-philbryant-gets-bill-allowing-denial-of-services-to-same-sex-couples/). Cbsnews.com. Retrieved April 5, 2016.
- 21. "Mississippi governor signs law allowing service denial to gay couples" (http://www.cbsnews.com/news/mississippi-governor-philbryant-signs-law-allowing-service-denial-to-gays/). Cbsnews.com. Retrieved April 5, 2016.
- 22. "Phil Bryant" (http://www.philbryant.com/about). Friends of Phil Bryant. Retrieved June 19, 2009.
- "About-deborah-bryant" (http://mississippifirstlady.com/about-deborah-bryant). Mississippi First Lady. Retrieved April 28, 2016.

21. Phil and Roy Bryant's Relationship

www.wkyc.com/mb/news/nation-now/one-year-after-charleston-confederate-flag-debate-rages-on/244071210

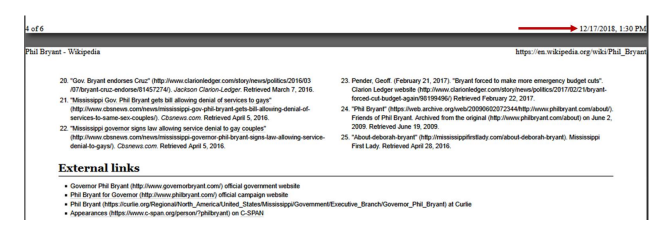
External links

NOTE: HOW a number "21" was added; however, NOTHING in the BODY of Bio Appearances (https://www.c-span.org/person/?philbryant) on C-SPAN related to this! LOL!

- Governor Phil Bryant (http://www.governorbryant.com/) official Mississippi government website
- Phil Bryant for Governor (http://www.philbryant.com/)
- Phil Bryant (https://dmoztools.net/Regional/North_America/United_States/Mississippi/Government/Executive_Branch /Governor_Phil_Bryant) at DMOZ

https://www.wkyc.com/article/mobile/news/nation-now/one-year-aftercharleston-confederate-flag-debate-rages-on/244071210

However, "ONLY" after Vogel Denise Newsome's Publishing this information in the SlideShare.net Forum, etc. did the JEWS/ZIONISTS conspire with Baker Donelson to have such information (that is a matter of "PUBLIC RECORD(S)") removed in efforts of HIDING/ **SHIELDING** the Confederate States of America's "WHITE Supremacy" Agenda of its Legal Counsel Baker Donelson and other Confederates, Ku Klux Klan and WHITE Supremacists -i.e. in thinking that nobody would be able to rationalize that there are **OTHER verifiable resources** available to the PUBLIC!



(E) There is record EVIDENCE of Mississippi's Senator Cindy Hyde Smith *ACKNOWLEDGING* her *willingness and eagerness* to be on the "FRONT ROW" if a "PUBLIC LYNCHING" was held!



PUBLIC LYNCHING Comment of Mississippi's Senator Cindy Hyde Smith: YouTube: https://youtu.be/x3HZ02j0Uls

For those who have been following our work as well as are familiar with the Laws of the United States of America, then they may be aware that the UNLAWFUL "Roadblocks" that the USA's CONFEDERATE STATES OF AMERICA (i.e. as Mississippi, etc.) <u>are presently engaging</u> in are in VIOLATION of Federal Laws – i.e. as we have shared in the Supreme Court of the United State's USA vs. Herbert Guest decision.

WE CAN show through Record EVIDENCE that the United States of America's President was TIMELY, PROPERLY and ADEQUATELY notified as early as **JANUARY 10, 2012**, that "MILITARY" *Intervention* would be sought – i.e. FIRST allowing for the USA to address the CRIMINAL Acts brought to the ATTENTION of:

(1) Former United States of America's President BARACK OBAMA – i.e. who elected **to DESTROY** the "Certified Mail Return Receipt" GREEN CARD and ONLY **TAPED** it back together and RETURNED <u>after</u> Vogel Denise Newsome NOTIFYING Foreign Nation/Government Leaders! The DESTRUCTION/TAMPERING of the United States Mail is a FEDERAL OFFENSE, etc.



So there IS Record EVIDENCE to support that Newsome sought the United States of America's President Barack Obama for assistance in such matters which is Legal/Lawful pursuant to the *Enforcement Act of 1871/Ku Klux Klan Act*:

The Enforcement Act of 1871, the third Enforcement Act passed by Congress and also known as the *Ku Klux Klan Act* (formally, "An Act to enforce the Provisions of the Fourteenth Amendment to the Constitution of the United States, and for other Purposes"), *made state officials liable in federal court for depriving anyone of their civil rights or the equal protection of the laws*. It further *made a number of the KKK's intimidation tactics into federal offenses*, authorized the president to <u>call out the militia</u> 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. - - As of 12/18/18: https://en.wikipedia.org/wiki/Enforcement_Acts

"HOW EARLY" was the United States of America's President NOTIFIED that "INTERNATIONAL Military" Intervention would be sought if the USA FAILED to ACT? January 10, 2012!

VOGEL DENISE NEWSOME

Mailing Address: Post Office Box 14731 Cincinnati, Ohio 45250 (513) 680-2922 or (601) 885-9536

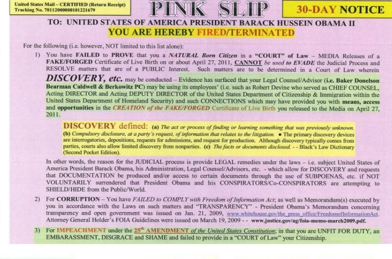
January 10, 2012

United States Office Of The President (Via Email & US CERTIFED MAIL: 70112000000101221679)
ATTN: United States of America President Barack Hussein Obama II ("President Obama")
1600 Pennsylvania Ave NW
Washington, DC 20500

United States Senate (Via Email & USMAIL PRIORITY: 031116600004559718)
ATTN: United States Kentucky Senator Rand Paul ("Senator Paul")
208 Russell Senate office Building
Washington, DC 20510

United States Department of Defense (Via Email & US MAIL PRIORITY: 031116600004555725; JOENT CHIEFS OF STAFF ATTN: Admiral Mitchael G. Mullen (Chairman) 999 Joint Chiefs Of Staff Pentagen Washington, DC 20318

RE: NOTIFICATION FOR TERMINATION - REQUEST FOR IMPEACHMENT OF PRESIDENT BARACK HUSSEIN OBAMA II - RESPONSE TO THE ATTACKS ON FLORIDA A&M UNIVERSITY REGARDING ALLEGED HAZING INCIDENT - REQUEST FOR INTERNATIONAL MILITARY INTERVENTION MAY BE NECESSARY

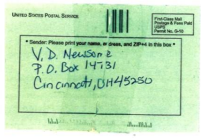












(2) **KENTUCKY** United States of America's Senator RAND PAUL – i.e. a Ku Klux Klan/Confederate/WHITE Supremacist who did NOTHING regarding the CRIMES reported and/or brought to his attention. "HOW" early was Senator Paul made AWARE and/or NOTIFIED? As early as **January 2011** – i.e. via EMAIL: https://www.slideshare.net/VogelDenise/013011-email-senator-randpaul – BEFORE the January 10, 2012, Termination/Vacate demand!



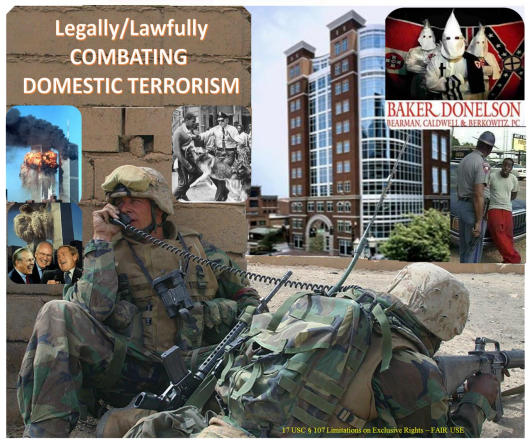
United States of America Kentucky Senator Rand Paul STEP DOWN and VACATE the United States Senate on or BEFORE Wednesday, FEBRUARY 29 - WITHOUT BENEFITS/PAY, etc. or otherwise be REMOVED by MILITARY FORCE! If President Barack Obama is REFUSTING to Step Down that he be REMOVED from office by MILITARY FORCE (i.e. Domestic and/or FOREIGN). Wherein, just as the Citizens of Libya sought OUTSIDE assistance to have Colonel Muammar Gaddafi REMOVED, Vogel Denise Newsome may seek assistance from Foreign Nations/Leaders – i.e. such as IRAN/President MAHMOUD AHMADINEJAD and their ALLIES (i.e. China, Germany, Russia and France, etc.) to have President Barack Obama and his Administration REMOVED from Office.

CITIZEN'S/CITIZENS' ARREST: http://www.slideshare.net/VogelDenise/citizens-arrestwikipedia (3) United States of America's JOINT CHIEF OF STAFF MICHAEL MULLEN was also NOTIFIED as early as January 10, 2012 also!



Michael Glenn Mullen

H) That the United States of America's JOINT CHIEFS OF STAFF take this TIME FRAME (i.e. thru February 6, 2012) to ASSESS the situation and begin the NECESSARY process to ASSIST and DEFEND/PROTECT the United States of America Citizens through this TRANSITION PROCESS. Furthermore, consider the MANDATORY options available for REMOVING Imposters (i.e. such as Barack Hussein Obama II, his Legal Counsel/Advisors, etc.) who have INFILTRATED and OCCUPIED the White House and other EXECUTIVE BRANCH positions through FRAUDULENT and CRIMINAL practices FROM Office.



"HOW EARLY" was the United States of America's CONGRESS requested *to CREATE an "EMERGENCY" Court* to address the Crimes and/or ISSUES brought to its attention? As early as **January 10, 2012,** and here we are almost **SEVEN (7) Years Later** and Vogel Denise Newsome has **NOT** been contacted and/or advised by the USA's CONGRESS of the STATUS of the relief/demands set forth!

That the United States Congress is to CREATE an EMERGENCY Court and/or Committee to handle LEGAL MATTERS involving Vogel Denise Newsome that have been brought - i.e. past, present and future (i.e. which includes the July 14, 2008 <u>EMERGENCY COMPLAINT</u> which SUPPORTS when CONGRESSIONAL Intervention was sought). That this EMERGENCY COURT/COMMITTEE is to be created NO LATER than Thursday, March 15, 2012. Vogel Denise Newsome requests that people such as Former Congresswoman Cynthia McKinney and Former Director of Rural Development/United States Department of Agriculture Shirley Sherrod be contacted to determine if they would be INTERESTED in assisting with the creation of such Courts/Committees and that Members of Court/Committee and Staff be of those who have been and are actively working in the TRENCHES/VINEYARD FOR CHANGE - i.e. such as OCCUPY WALL STREET and other Civil Rights Movements and are NOT to include Members/Staff Members/Employees as Jesse Jackson Sr. (i.e. Rainbow/PUSH and its employees), Alfred "Al" Sharpton (i.e. Keepin' It Real), National Association of the Advancement of Colored People (NAACP) President Benjamin Jealous (i.e. Staff/Members) in that Newsome believes that from RESEARCH and/or INVESTIGATIONS that these Organizations have been a MAJOR FACTOR in the OPPRESSION and COVER-UP of Criminal and Civil wrongs leveled against African-Americans and/or People of Color. Furthermore, may receive a SUBSTANTIAL amount of monies from the United States Government that they ACCEPTED to "Keep Line." It also appears these are people known as OPPORTUNISTS who the JEWISH (ZIONISTS)/WHITE SUPREMACISTS have REPEATEDLY used to throw out in to the MEDIA as though they represent the INTERESTS of African-Americans and/or People of Color when they DO NOT and are merely "TOKENS" and/or what are known as "HOUSE NEGROES." Furthermore, that this EMERGENCY Court/Committee is to be ADEQUATELY represented by members from the race(s) of:

- AFRICAN-Americans
- HISPANIC/LATINO- Americans:
- INDIAN-Americans
- ASIAN-Americans; and
- White-Americans, OTHER/etc.





Donald Trump Al Sharpton

There is Record EVIDENCE that the United States of America's SENATE has been given ample time to PURGE and/or CLEAN OUT its Senate of Members with **OVER FIVE (5) Years** as requested as early as January 10, 2012!

N) 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

There is Record EVIDENCE that the United States of America's HOUSE OF REPRESENTATIVES has been given ample time to PURGE and/or CLEAN OUT its House of Members with **OVER FIVE** (5) **Years** as requested *as early as January 10, 2012!*

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



There is Record EVIDENCE that Vogel Denise Newsome as early as January 10, 2012, requested "EMERGENCY" Court(s) to handle cases of those who have been WRONGFULLY IMPRISONED, etc.

V) 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' innocence. 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!

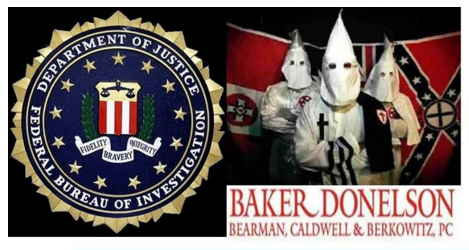




through the UNLAWFUL "FOR-PROFIT" 13th Amendment SCAMS, etc. being carried out by Baker Donelson Bearman Caldwell & Berkowitz and its CO-Conspirators who have been FINANCIALLY Benefitting from "PEONAGE, SLAVERY and TRAFFICKING IN PERSONS" activities <u>clearly</u> PROHIBITED under National and INTERNATIONAL Laws!



We here at the Utica International Embassy believe that a reasonable mind and/or a FACT Finder will find that Vogel Denise Newsome provided MORE than SUFFICIENT and ADEQUATE time for the United States of America to INVESTIGATE and PROSECUTE Individuals identified in Criminal and/or Civil proceedings brought; however, did KNOWINGLY decide - in keeping with their Role(s) in CONSPIRACIES – to <u>achieve</u> the GOAL of such Conspiracies – i.e. the ASSASSINATION and/or MURDER of the Utica International Embassy's Interim Prime Minister Vogel Denise Newsome!





- 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:
 - (f) AFRICAN-Americans;
 - (g) HISPANIC/LATINO- Americans;
 - (h) INDIAN-Americans;
 - ASIAN-Americans; and
 - White-Americans, OTHER/etc.

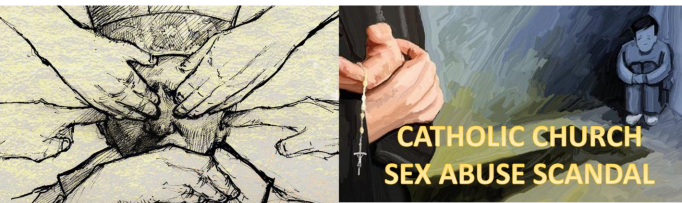
There is Record EVIDENCE that on January 10, 2012, Vogel Denise Newsome addressed the JUDICIAL Branch of the United States of America's Government and Legally/Lawfully sought the ABOLISHMENT and SUSPENSION of the United States Supreme Court "IMMEDIATELY!" The STACKING of this Court – i.e. to ONLY seat those who are of the "CATHOLIC" and "JEWISH" Faiths is PROHIBITED under the Laws of the United States of America and International Laws governing such matters; nevertheless, the CONFEDERATE STATES OF AMERICA's and its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz with their Confederates, Ku Klux Klan, WHITE Supremacists and JEWISH/ZIONIST CO-Conspirators have gone about DEVISING a JUDICIAL System that would AID them in the PURSUIT of their WHITE Supremacist/ZIONIST Empires here within the Land/Territories known as the United States of America as well as ABROAD through their JEWISH/ZIONIST State of Israel! There is SUFFICIENT evidence to SUPPORT that the Supreme Court of the United States is a BIAS Court and its INTEGRITY, CREDIBILITY, etc. has been COMPROMISED! Moreover, rulings and/or decisions of said Court have been MASKED/HIDDEN to keep the PUBLIC/WORLD in the DARK as of their "GLOBAL" Agenda through the ISSUANCE of "TAINTED" rulings that are INFLUENCED to FURTHER the OBJECTIVES of the Nazis and/or WHITE Jews/Zionists/Supremacists.



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). EMERGENCY Court be established to assume the present Case Loads and those that may be submitted after the ESTABLISHMENT of new Court.

The STACKING of the Supreme Court of the United States which has become DIVIDED – i.e. the REPUBLICAN Party using the CATHOLIC Faith to PUSH its WHITE Supremacist Agendas and the DEMOCRAT Party using the JEWISH Faith to PUSH its ZIONIST Agendas! A Court being used to TAKE the WORLD BACKWARDS and is being used to MASK/HIDE its ATTACKS on "ALL OTHER FAITHS" and their beliefs!





The United States Supreme Court was NOTIFIED **as early as October 2010**, of said Court's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz' WHITE Supremacist/Ku Klux Klan activities and did NOTHING to deter their CRIMINAL and CIVIL violations:



https://www.slideshare.net/VogelDenise/ex-34-091704-petition-seekingintervention-entergymatter

"HOW" *early* was the United States of America's **DEPARTMENT OF JUSTICE "NOTIFIED"** of the Criminal/Civil wrongs being comitted by its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and its CO-Conspirators? **September 17, 2004!**

BEFORE THE UNITED STATES DEPARTMEN OF JUSTICE VOGEL DENISE NEWSOME PETITIONER/PLAINTIFF CASE NO. ENTERGY SERVICES, INC. RESPONDENT/DEFENDANT PETITIONER'S PETITION SEEKING INTERVENTION/PARTICIPATION OF THE UNITED STATES DEPARTMENT OF JUSTICE TO: Office of the Solicitor General COPY: Office of the Assistant Attorney General c/o Paul D. Clement Civil Rights Division United States Department of Justice 950 Pennsylvania Avenue, NW c/o R. Alexander Acosta United States Department of Justice Washington, DC 20530-0001 950 Pennsylvania Avenue, NW Telephone: 202/514-2203 Washington, DC 20530 Telephone: 202/514-2151 COME NOW Vogel D. Newsome ("Newsome") before the United States Department of Justice ("DOJ") to file Petition Seeking Intervention/Participation of the United States Department of Justice to: seek DOJ's intervention and participation in a private litigation styled Vogel Denise Newsome v. Entergy Services, Inc.; in the United States District Court, Eastern District of Louisiana ("EDC-LA"); Civil Action No. 99-3109; assigned to Judge G. Thomas Porteous, Jr. ("Judge Porteous" or "Porteous") and Magistrate Judge Sally Shushan ("Shushan"); seek the DOJ's intervention and participation in private litigation in preparing the appropriate Petition/Pleading required to present this matter to the United States Congress; seek the DOJ's intervention/participation in bringing criminal and civil actions against Defendant, Entergy Services, Inc. ("Entergy"), its in-house counsel – Renee Williams Masinter ("Masinter") and Allyson K. Howie ("Howie"); outside counsel – Locke, Liddell & Sapp, L.L.P ("LLS"), *Amelia Williams Koch ("Koch"), *Steven F. Griffith, Jr. ("Griffith") and *Phyllis Cancienne ("Cancienne"); and outside counsel – Jones, Walker, Wacchter, Poitevent, Carrère

& Denègre, L.L.P ("JWW") and Jennifer A. Faroldi, for any and all unlawful actions resulting in an obstruction of the administration of justice and deprivation of Newsome's

Constitutional Rights and Civil Rights;

BRADLEY S. CLANTON

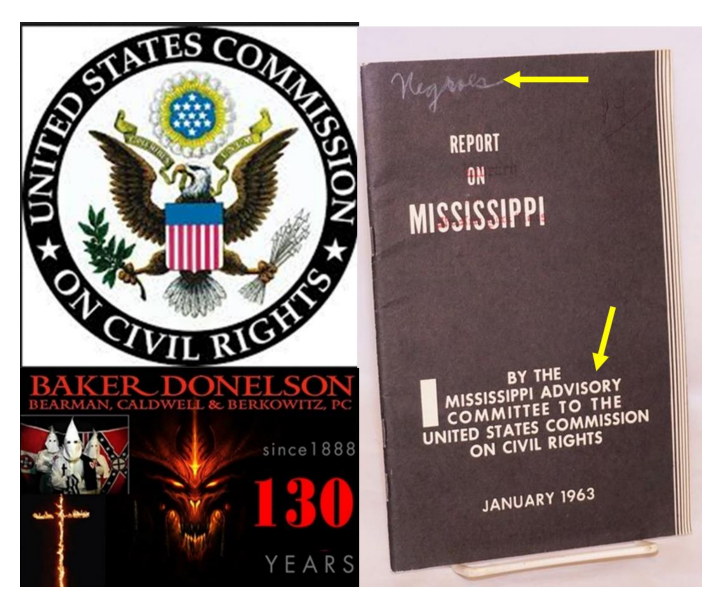
As CHAIRMAN of the Mississippi Advisory Committee, Clanton serves as G THE HEN HOUSE" on behalf of BAKER DONELSON and for purposes of protecting Baker Donelson INTERESTS (i.e. Financial and Personal). The Mississippi Advisory Committee "assists the United States Commission on Civil Rights (USCCR) with its fact-finding, INVESTIGATIVE and information dissemination activities. The functions of the USCCR include investigating complaints alleging that CITIZENS are being DEPRIVED their right. . . by reason of their race, color, religion, sex, age, disability or national origin, or by reason of FRAUDULENT practices; STUDYING and COLLECTING information relating to DISCRIMINATION or a DE under the Constitution; APPRAISING federal laws and policies with respect to DISCRIMINATION or DENIAL of 'Equal Protection of the Laws' because of race, color, religion, sex, age, disability or national origin, or in the ADMINISTRATION OF JUSTICE; 'serving as a NATIONAL Clearinghouse for information in respect to DISCRIMINATION or DENIAL of EQUAL Protection of the Laws;' submitting Reports, and Recommendations to the RESIDENT and CONGRESS; and issuing public announcements to DISCOURAGE discrimination or DENIAL of 'EQUAL Protection of the Laws. SHAREHOLDER in Baker Donelson's Jackson, Mississippi and Washington, D.C. Offices concentrated practice in GOVERNMENTAL Litigation, SECURITIES and other FRAUD investigations, and litigation, ELECTION Laws and Appeals. His appellate practice has included matters before the U.S. Supreme Court, U.S. Courts of Appeals. . . His INTERNAL investigations and government litigation practice has included matters related to Bradley S. Clanton investigations, .federal campaign finance investigations, and state **Baker Donelson** and federal securities fraud class action litigation and arbitration proceedings. . . . as CHIEF COUNSEL to the United States House Judic Committee's. . . his RESPONSIBILITIES included ADVISING the Chairman and REPUBLICAN Members of the Judiciary Committee on LEGISLATION and CONGRESSIONAL Oversight implicating Civil and Constitutional Rights, CONGRESSIONAL

Authority. . . proposed CONSTITUTIONAL Amendments and OVERSIGHT of the CIVIL

RIGHTS DIVISION of the Department of Justice and the U.S. Commission on Civil Rights.

https://www.slideshare.net/VogelDenise/100910-emergency-motion

We have found out (from RESEARCH) that Baker Donelson's Attorney(s) serve as CHAIRMAN of the MISSISSIPPI Advisory Committee ("MAC"). The MAC assists the United States COMMISSION ON CIVIL RIGHTS ("USCCR") with its fact-finding, INVESTIGATIVE and information dissemination activities. Finding that the FUNCTION of the USCCR includes investigating complaints alleging that CITIZENS are being DEPRIVED their right . . . by reason of their race, color, religion, sex, age, disability or national origin or by reason of FRAUDULENT practices. STUDYING and COLLECTING information on Vogel Denise Newsome relating to DISCRIMINATION or a DENIAL of "Equal Protection of the Laws under the Constitution;" . . . an Agency serving as a NATIONAL Clearinghouse for information in respect to DISCRIMINATION or DENIAL of "EQUAL Protection of the Laws;" submitting REPORTS, FINDINGS and RECOMMENDATIONS to the PRESIDENT and CONGRESS; and issuing PUBLIC Service Announcements to DISCOURAGE discrimination or DENIAL of "EQUAL Protection of the Laws!"



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

Baker Donelson serves as "CHIEF COUNSEL" to the United States House JUDICIARY Committee . . . <u>ADVISING the Chairman</u> and <u>REPUBLICAN Members</u> of the Judiciary Committee on LEGISLATION and CONGRESSIONAL Oversight <u>implicating CIVIL and CONSTITUTIONAL Rights</u>, CONGRESSIONAL Authority . . . proposed CONSTITUTIONAL Amendments and OVERSIGHT of the CIVIL RIGHTS DIVISION of the <u>Department of Justice</u> and the United States COMMISSION on Civil Rights. . .



Commission on Civil Rights Appointment

Bradley S. Clanton

May 10, 2007

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

The Committee assists the USCCR with its fact-finding, investigative and information dissemination activities. The functions of the USCCR include investigating complaints alleging that ditizens are being deprived of their right to vote by reason of their race, color, religion, sex, age, disability or national origin, or by reason of fraudulent practices; studying and collecting information relating to discrimination or a denial of equal protection of the laws under the Constitution; appraising federal laws and policies with respect to discrimination or denial of equal protection of the laws because of race, color, religion, sex, age, disability or national origin, or in the administration of justice; serving as a national clearinghouse for information in respect to discrimination or denial of equal protection of the laws; submitting reports, findings and recommendations to the President and Congress; and issuing public service announcements to discourage discrimination or denial of equal protection of the laws.

Mr. Clanton, a shareholder in Baker Donelson's Jackson and Washington, D.C. offices, concentrates his practice in government litigation, securities and other fraud investigations, and litigation, election law and appeals. His appellate practice has included matters before the U.S. Supreme Court, U.S. Courts of Appeals, the Mississippi Supreme Court and Court of Appeals, and various other state appellate courts. His internal investigations and government litigation practice has included matters related to Securities and Exchange Commission investigations, health care fraud investigations, federal campaign finance investigations, and state and federal securities fraud class action litigation and arbitration proceedings.

Previously, Mr. Clanton served as Chief Counsel to the U.S. House Judiciary Committee's Subcommittee on the Constitution, where his responsibilities included advising the Chairman and Republican Members of the Judiciary Committee on legislation and Congressional oversight implicating civil and constitutional rights, Congressional authority, separation of powers, proposed constitutional amendments and oversight of the Civil Rights Division of the Department of Justice and the U.S. Commission on Civil Rights.

EXPAND YOUR EXPECTATIONS

https://www.slideshare.net/VogelDenise/clanton-bradley-commission-oncivilrightsappointment

IMPORANT TO NOTE: The International Criminal Court ANNOUNCED in November 2017, the Prosecutor of the International Criminal Court, Fatou Bensouda's, request for judicial authorization to commence an INVESTIGATION into the Situation in the Islamic Republic of Afghanistan! However, there is Record EVIDENCE to support that PRIOR to the action taken by the International Criminal Court ("ICC"), Vogel Denise Newsome had requested that the United States of America's CONGRESS launch FULL-SCALE "INVESTIGATIONS" and PROSECUTION into the WAR CRIMES, etc. being carried out by the USA's Government Officials and its Military Forces against SOVEREIGN Nations that are PROHIBITED under National and International Laws governing said matters! Thus, the action(s) taken by the International Criminal Court to address such War Crimes, etc. ARE warranted! Moreover, the information contained in the "USA USDOJ/FBI COMPLAINT...ICC COMMUNICATION" is relevant and CRUCIAL to such Investigation(s) and Prosecution(s) of the ICC!



- 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 inmates (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.

STATUTE OF LIMITATIONS: It is important to note for those who may not be aware of the Laws of the United States of America as it relates to the Statute of Limitations in addressing CONSPIRACIES, the "CLOCK" restarts EACH time an *OVERT Act* is carried out in FURTHERANCE of the Conspiracy(s):

2018 Calendar

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Conspiracy is a <u>continuing</u> offense. For statutes such as 18 U.S.C. § 371, which require an overt act in furtherance of the conspiracy, <u>the statute of limitations begins to run on the date of the last overt act</u>. See Fiswick v. United States, 329 U.S. 211 (1946); United States v. Butler, 792 F.2d 1528 (11th Cir. 1986). The crucial question in this regard is the scope of the conspiratorial agreement, and the conspiracy <u>is deemed to continue until its purpose has been achieved or abandoned</u>. See United States v. Northern Imp. Co., 814 F.2d 540 (8th Cir. 1987); United States v. Coia, 719 F.2d 1120 (11th Cir. 1983).

An individual's "withdrawal" from a conspiracy starts the statute of limitations running as to that individual. "Withdrawal" from a conspiracy for this purpose means that the conspirator must take affirmative action by making a clean breast to the authorities or communicating his or her disassociation to the other conspirators. See United States v. Gonzalez, 797 F.2d 915 (10th Cir. 1986).

The Record EVIDENCE supports "HOW" the Confederate States of America's Nazis and/or Ku Klux Klan have gone about to "BUILD THEIR NATION" through FRAUDULENT and CRIMINAL Acts in the INFILTRATION and HIJACKING of the United States of America's Government through its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz:



and there is Record EVIDENCE supporting "HOW" the ZIONISTS have gone about the FOUNDING of the *State of Israel* through the Confederate States of America's GOVERNMENT (a/k/a United States of America)!



https://www.slideshare.net/VogelDenise/baker-donelson-founder-of-state-of-israel

Moreover, **FOUNDER Abe Berkowitz** of the United States of America's Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz **THRIVING on his ZIONIST Roots** and ACCOMPLISHMENTS in the **Founding of the STATE OF ISRAEL!**



https://www.slideshare.net/VogelDenise/abraham-berkowitz-zionists-founding-of-state-of-isreal

THEN when the **Utica International Embassy** *Legally/Lawfully* forms a "NEW" Government for Native, Native Americans and those who have been LABELED Blacks/Negroes/African-Americans/People-of-Color, its Government Officials/Citizens/Supporters are met with "SWIFT" HORRIFIC TERRORIST Attacks by the United States of America's/Confederate States of America's Nazis, Confederates, **Ku Klux Klan** and WHITE **Jews/Zionists/Supremacists!** TERRORIST and RACIST Attacks, etc. being launched through War Crimes, Apartheid practices/Crimes Against Humanity and other Criminal Acts of the United States of America/Confederate States of America, its *Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz* and its CO-Conspirators!





We **do NOT** take the TERRORIST Attacks of the United States of America/Confederate States of America, its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and their CO-Conspirators lightly and *are APPALLED and DISGUSTED* at *the NONCHALANT and DYSFUNCTIONAL actions*, etc. **of such TERRORIST Regimes** that have taken their WAR CRIMES abroad as a DIRECT and PROXIMATE result *of the INCOMPETENCE* of the USA's Government's EXECUTIVE, LEGISLATIVE and JUDICIAL Branches of Government Officials'/Employees' FAILURE TO ACT and DETER such EVILS/WICKEDNESS being carried out against SOVEREIGN Citizens within the Lands/Territories presently known as the United States of America as well as ABROAD!



The Utica International Embassy, its Government Officials/Citizens/Supporters PUBLICLY DENOUNCE "ALL" Acts – i.e. War Crimes, Apartheid Practices/Crimes Against Humanity, Crimes Against Peace, War of Aggression, and other Criminal Acts - of the United States of America (a/k/a Confederate States of America), its Government Officials/Representatives/Lawyers (as Baker Donelson Bearman Caldwell & Berkowitz), etc. and their CO-Conspirators (i.e. Nazis, Confederates, Ku Klux Klan, WHITE Jews/Zionists/Supremacists, etc.) and ALLIED Nations' COMPLICITIES in such ATROCITIES . . .

According to TESTIMONY provided by Hillary Clinton, the United States of America CREATED and SUPPORTED (via *funding*) the Terrorists it alleges their Military is fighting in the Middle East – i.e. Pakistan, Afghanistan, etc. – today! (*Emphasis added*). Accordingly, she states in part:

"We also have a history of kinda moving in and out of Pakistan. I mean let's remember here the people we are fighting today, WE FUNDED 20 YEARS AGO and we did it because we were locked in this struggle with the Soviet Union. They invaded Afghanistan and we did not want to see them control Central Asia and we 'WENT TO WORK' and it was President Reagan IN PARTNERSHIP with the Congress led by Democrats who said, 'You know what, sounds like a pretty good idea. Let's deal with the ISI, and the Pakistani Military and let's go RECRUIT these Mujahideen and... that's great! Let's get some to come from Saudi Arabia and other places importing their Wahhabi brand of Islam so that we can go and beat the Soviet Union;' and guess what, they retreated, they LOST BILLIONS OF DOLLARS and it LED TO THE COLLAPSE OF THE SOVIET UNION.





FOR IMMEDIATE RELEASE TUESDAY, JANUARY 22, 2008 WWW.USDOJ.GOV NSD (202) 514-2007 TDD (202) 514 1888

Jose Padilla and Co-defendants Sentenced on Terrorism Charges

MIAMI – A federal Judge in the Southern District of Florida has sentenced Jose Padilla, Adham Amin Hassoun, and Kifah Wael Jayyousi on charges of conspiracy to murder, kidnap and maim individuals in a foreign country, conspiracy to provide material support to terrorists, and providing material support to terrorists, Assistant Attorney General for National Security, Kenneth L. Wainstein, and U.S. Attorney for the Southern District of Florida, R. Alexander Acota, announced today.

U.S. District Judge Marcia Cooke sentenced Padilla to a term of 208 months, Hassoun to a term of 188 months imprisonment, and Jayyousi to a term of 152 months imprisonment.

"I want to thank the many attorneys and staff, both prosecution and defense, as well as judicial officers, who worked diligently on this prosecution. Their efforts often go unrecognized, yet it is their work that helps ensure justice in our nation," said U.S. Attorney R. Alexander Acosta.

"I applaud the professionalism and perseverance of the many agents, investigators and prosecutors who worked so tirelessly to bring this case to a successful conclusion. Thanks to their efforts, the defendants' North American support cell has been dismantled and can no longer send money and jihadist recruits to conflicts overseas," said Kenneth L. Wainstein, Assistant Attorney General for National Security.

The defendants were charged in an 11-count superseding indictment returned on Nov. 17, 2005. The jury found the defendants guilty of being part of a North American support cell designed to send money, physical assets, and mujahideen recruits to overseas jihad conflicts. The cell operated from many cities in the United States and Canada, and supported and coordinated with other support networks and mujahideen groups waging violent jihad.

The jury found that Padilla traveled overseas to receive violent jihad training and to fight violent jihad, which would include acts of murder, kidnapping and maiming, from October 1993 to November 2001. On July 24, 2000, Padilla filled out a "Mujahideen Data Form" in preparation for violent jihad training in Afghanistan.

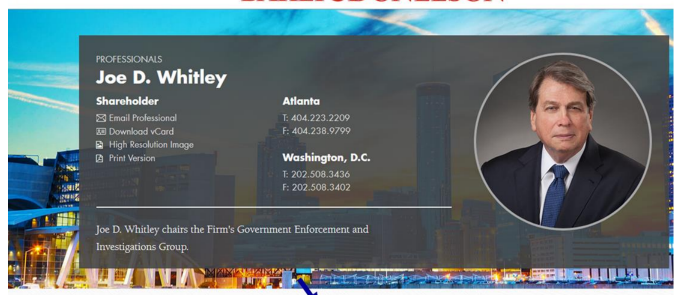


Hillary Clinton Interview: https://www.slideshare.net/VogelDenise/hillary-clinton-dealing-with-the-united-states-of-americas-stingers

The THEFT/EMBEZZLEMENT of American Tax Dollars are being used by the United States of America/Confederate States of America, its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and their CO-Conspirators to FINANCE "DOMESTIC" as well as "INTERNATIONAL" Terrorist activities. UPON COMPLETION of the alleged September 11, 2001, World Trade Center Attacks, the USA's Legal Counsel Baker Donelson [ACTING "True To Form"] began CLEANING UP and COVERING UP its and its CO-Conspirators TERRORIST Activities and going AFTER individuals that could EXPOSE them. However, in order to ACCOMPLISH such cover-ups, Baker Donelson "SWIFTLY" moved out with its "HOMELAND SECURITY" Agency and placed one of its Attorneys (Joe D. Whitley) in as the FIRST General Counsel for the United States DEPARTMENT OF HOMELAND SECURITY!



BAKER DONELSON



In 2003, Mr. Whitley was appointed by President George W. Bush as the first General Counsel of the U.S. Department of Homeland Security (DHS), the highest ranking legal official at DHS. He held that position for two years working for DHS Secretaries Tom Ridge and Michael Chertoff, before returning to private practice.

Homeland Security Experience

- General Counsel for the Department of Homeland Security (DHS), and responsible for providing legal advice to more than 180,000 employees of the Department.
- Responsible for directing the creation of a single legal department from the legal departments of the 22
 agencies that were combined in the formation of DHS.
- Responsible for supervision of a total of 1,800 plus lawyers in agencies, directorates and offices, including attorneys in the following components, as these components were configured in 2006, of DHS:
 - o U.S. Secret Service (USSS);
 - U.S. Coast Guard (USCG);
 - o Transportation Security Administration (TSA);
 - o U.S. Citizenship and Immigration Services (CIS);
 - o U.S. Customs and Border Protection (CBP);
 - Federal Emergency Management Agency (FEMA);
 - o Federal Law Enforcement Training Center (FLETC);
 - U.S. Immigration and Customs Enforcement (ICE);
 - $\circ\,$ The Directorates for Border and Transportation Security;
 - o Information Analysis and Infrastructure Protection (IAIP);
 - o Emergency Preparedness and Response and Science and Technology (PRST); and
 - o The Offices for Privacy, Civil Rights and Civil Liberties.

EDUCATION

University of Georgia School of Law, J.D. University of Georgia, B.A.

ADMISSIONS

District of Columbia

It appears, TARGETING Groups and/or Persons **PAID and TRAINED by Members** of the United States of America's TERRORIST Cells – i.e. Confederate States of America's Confederates, Ku Klux Klan and WHITE Supremacists – *and UPON COMPLETION of the September 11, 2001, DOMESTIC Terrorist Attacks,* were "THROWN UNDER THE BUS"/"BETRAYED!" There is Record EVIDENCE of the United States' Government Official Hillary Clinton CONFIRMING engagement in such Criminal Acts – i.e. <u>CREATION</u> OF TERRORIST Cells, etc.

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

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

REPORTER: How?

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

- - As of 12/05/18, this Television Interview with Hillary Clinton may be found at the following LINK: https://www.slideshare.net/VogelDenise/hillary-clinton-united-states-of-americas-terrorist-roles



https://www.slideshare.net/VogelDenise/hillary-clinton-united-states-of-americas-terrorist-roles

The BIAS in the United States of America's Department of Justice is OVERWHELMING and so BLATANT, etc. that a reasonable mind and/or Fact-Finder, as with us, find it VERY HARD TO BELIEVE that Foreign Governments and World Leaders with VAST Resources (i.e. Finances, Investigators, Researchers, etc.) at *their DISPOSAL*, have not brought Legal Actions seeking INVESTIGATIONS and PROSECUTION of the USA's Heads of States (Presidents), Congressional Members, Judicial Members, their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and their CO-Conspirators.

ODepartment of Justice

FOR IMMEDIATE RELEASE WEDNESDAY, JANUARY 16, 2008 NSD (202) 514-2007 TDD (202) 514-1888

Islamic Charity Charged with Terrorist Financing; Former U.S. Congressman Indicted for Money Laundering

KANSAS CITY -- A federal grand jury in the Western District of Missouri has returned a superseding indictment that charges the Islamic American Relief Agency (IARA) and several of its former officers with eight new counts of engaging in prohibited financial transactions for the benefit of U.S.-designated terrorist Gulbuddin Hekmatyar. The indictment also charges former U.S. Congressman Mark Deli Siljander with money laundering, conspiracy and obstruction of justice in the case.

The 42-count superseding indictment returned today was announced by Kenneth L. Wainstein, Assistant Attorney General for National Security; John F. Wood, U.S. Attorney for the Western District of Missouri; Joseph Billy, Assistant Director of the FBI's Counterterrorism Division; and Monte C. Strait, Special Agent in Charge of the FBI's Kansas City Field Office.

"This superseding indictment paints a troubling picture of an American charity organization that engaged in transactions for the benefit of terrorists and conspired with a former United States Congressman to convert stolen federal funds into payment for his advocacy on behalf of the charity," said Assistant Attorney General Wainstein.

"An organization right here in the American heartland allegedly sent funds to Pakistan for the benefit of a specially designated global terrorist with ties to al-Qaeda and the Taliban," said U.S. Attorney Wood. "By bringing this case in the middle of America, we seek to make it harder for terrorists to do business halfway around the globe. The indictment also alleges that a former congressman engaged in money laundering and obstruction of a federal investigation in an effort to disguise IARA's misuse of taxpayer money that the government had provided for humanitarian purposes."

IARA, the Islamic charitable organization named in today's indictment, was headquartered in Columbia, Mo., and was formerly known as the Islamic African Relief Agency-USA. IARA was officially formed in 1985 and closed in October 2004, when it was identified by the U.S. Treasury Department as a specially designated global terrorist organization. Mubarak Hamed, 51, of Columbia, Mo., a naturalized U.S. citizen from Sudan, served as IARA's former executive director and is named as a defendant in the indictment.

Missing in action: US lost military supplies worth \$420 million in Afghanistan



An internal Pentagon audit revealed that the US army in Afghanistan has failed to account for a vast amount of military equipment, including vehicles, advanced weapons systems and even encryption technology.

Afghanistan, Arms, Army, Military, NATO, Politics, Robert Bridge, Terrorism, USA, Wa

The investigation discovered that last year 156,000 pieces of military equipment worth almost half-abillion dollars has been lost, but did not conclude whether the missing supplies could have fallen into enemy hands.

The CIA Gave Karzai Bags Full of Cash for Over a Decade



Afghan president Hamid Karzai has a sugar daddy, and its name is the Central Intelligence Agency. Or at least it hada sugar daddy. For over ten years, American spies greased Karzai's palms about once a month with suitcases, backpacks and even plastic grocery bags full of cash. And not those relatively worthless Afghanis either. According to a New York Times investigation, the CIA delivered tens of millions of dollars in cash right to Karzai's office. "We called it 'ghost money," "Khalil Roman, Karzai's former chief of staff, told The Times. "It came in

How is it acceptable (*because it is NOT*), that the United States of America's Government Officials and/or Legal Counsel Baker Donelson etc. can **STEAL/EMBEZZLE** the TAX DOLLARS of Americans (*without their KNOWLEDGE*) to FINANCE the United States' TERRORIST Activities in the Middle East and other Foreign Nations; however, it is UNACCEPTABLE and a CRIME for others being given United States monies to FUNNEL/TRANSFER, etc. to allege Terrorist come UNDER ATTACK by the very Government Agency(s) [i.e. as the United States *Department of Justice*, United States *Department of Treasury*/Foreign Assets Control, etc.] and their Lawyers/ADVISOR that appears CONSPIRED with them and then TURNED AGAINST them once the OBJECT of such conspiracies were OBTAINED, etc.

FROM: http://www.msnbc.msn.com/id/44171605/ns/politics/t/taliban-criminals-get-million-us-taxes/#.TuFlkVY8fnE In accordance with Federal Laws provided For Educational and Information Purposes – i.e. of PUBLIC Interest

Taliban, criminals get \$360 million from US taxes

Losses underscore challenges US and international partners face in overcoming corruption in Afghanistan

By DEB RIECHMANN, RICHARD LARDNER
Associated Press
updated 8/17/2011 7:23:41 AM ET

WASHINGTON — After examining hundreds of combat support and reconstruction contracts in Afghanistan, the U.S. military estimates \$360 million in U.S. tax dollars has ended up in the hands of people the American-led coalition has spent nearly a decade battling: the Taliban, criminals and power brokers with ties to both.

The losses underscore the challenges the U.S. and its international partners face in overcoming corruption in Afghanistan.

Taliban, criminals get \$360 million from US taxes

By DEB RIECHMANN, RICHARD LARDNER

Wednesday, August 17th, 2011 | Posted by Veterans News N

WASHINGTON — After examining hundreds of combat support and reconstruction contracts in Afghanistan, the U.S millitary estimates \$360 million in U.S. tax dollars havended up in the hands of people the American-led coalition has spent nearly a decade battling: the Taliban, criminals and power brokers with ties to both.



The losses underscore the challenges the U.S. and its international partners face in overcoming corruption in Afghanistan. A central part of the Obama administration's strategy has been to award U.S.-financed contracts to Afghan businesses to help improve quality of life and stoke the country's economy.

But until a special task force assembled by Gen. David Petraeus began its investigation last year, the coalition had little visibility into the connections many Afghan companies and their

https://www.slideshare.net/VogelDenise/taliban-paid-360-million-us-tax-dollars

For instance, WHEN Richard Newcomb (the DIRECTOR of the United States Department of Treasury/Foreign Assets Control who was in this position during Baker Donelson's PLANNING, ORCHESTRATING and CARRYING OUT the alleged September 11, 2001, Domestic Terrorist Attacks on the World Trade Center and other Targets which REQUIRED Monetary Funding) began to COME UNDER suspension for questionable CRIMINAL Activities, he ABRUPTLY resigned and SWIFTLY moved to the Law Firm of Baker Donelson; wherein, he was admitted as a "SHAREHOLDER!"

RICHARD NEWCOMB

DIRECTOR of United States Department of Treasury/Foreign Assets Control.

Newcomb was also responsible for implementing economic sanctions and asset controls against Burma, Cuba, Iran, Liberia, Libya, Sudan, Zimbabwe, narcotics traffickers in Colombia, narcotics kingpins and their networks operating worldwide, as well as maintaining the prohibition against financial transactions with Syria. **SHAREHOLDER** Baker Donelson Bearman Caldwell & Berkowitz.



Richard Newcomb

Last spring, it was widely expected that the Financial Crimes Enforcement Network (FinCEN)--the arm of the <u>Treasury Department that monitors money laundering and other financial crimes</u>--would ease its requirements on broker-dealers and other financial service firms regarding the filing of suspicious activity reports (SARs) with FinCEN and the State Department's Office of Foreign Asset Control (Ofac) for all matches on the Ofac list of specially designated nationals (SDN).

Now, the <u>abrupt</u> resignation of <u>Ofac director Richard Newcomb</u> last month has cast doubt on whether this specific issue will be resolved-and on the direction of Ofac in general.

Newcomb was replaced by Robert Werner, Treasury's assistant general counsel for enforcement and intelligence. Werner was previously counselor to the office of Treasury's general counsel and chief of staff at FinCEN. Newcomb has since joined the international practice of Baker Donelson Bearman Caldwell & Berkowitz, a Washington D.C.-based law firm. Neither Newcomb nor a spokesperson for Baker Donelson could be reached for comment on this story. . .

Newcomb's abrupt departure took the department by surprise. After coming under close scrutiny in the immediate aftermath of the Sept. 11, 2001 attacks on the World Trade Center and the Pentagon, however, Ofac had received some withering criticism from Capitol Hill and from within Treasury itself. In 2002, Treasury's Office of the Inspector General released a report questioning Ofac's effectiveness in halting terrorist financing. That was followed by a December letter to Newcomb from Senate Finance Committee chairman Charles Grassley, R-Iowa, and ranking Democrat Max Baucus of Montana, questioning Ofac's ability to block terrorist financing and citing evidence of sloppy record keeping, failure to provide information to Congress and reliance on voluntary compliance by banks to impose sanctions...

A reorganization took place last March with the *formation of the Executive Office for Terrorist Financing and Financial Crimes (EOTF/FC)*, which reports directly to deputy secretary Juan Zarate. Says one source, "If Bush is reelected, look for Juan Zarate, the newly confirmed assistant secretary for terrorist financing, to bolster Ofac and perhaps meld it more closely with his own shop." - - - http://www.securitiestechnologymonitor.com/issues/20041017/14139-1.html

During Richard Newcomb's tenure as the DIRECTOR of the Office of FOREIGN Assets Control of the United States Department of Treasury, **FROM 1987 until 2004 (i.e. From U. S. President Ronald through U. S. President George W. Bush)**, he oversaw the administration and enforcement of Economic SANCTIONS programs that SPECIFICALLY targeted Nations-Of-Color: Serbia, Angola, Haiti, South Africa, Panama, Vietnam, North Korea, Cambodia, Burma, Cuba, Iran, Liberia, Libya, Sudan, Zimbabwe and PROHIBITING Financial Transactions with Syria . . .



It was up under U.S. President Ronald Reagan that Baker Donelson's Attorney **Howard Baker** (i.e. *the Grandson* of the FOUNDER of Baker Donelson) served as *CHIEF OF STAFF to the President* and also served as the United States SENATE Majority Leader, etc. There is Record EVIDENCE that President Reagan suffered from ALZHEIMER! President Reagan under whom Hillary Clinton advised that TERRORIST Cells were CREATED, TRAINED and FUNDED by the United States of America WITH THE APPROVAL of Congress! (Special Emphasis)

In closing, the FAILURE TO ACT of the United States Department of Justice/Federal Bureau of Investigation and other Government Agencies upon the Criminal and Civil wrongs reported by Vogel Denise Newsome, has LED to the United States of America (a/k/a Confederate States of America), its Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz and their CO-Conspirators to go on and/or CONTINUE to carry out evil/wicked ATROCITIES "Domestically" and "INTERNATIONALLY!"

To date (December 20, 2018), *THE SLAVE PLAYERS* - Baker Donelson – <u>CONTINUE on such</u> an EVIL and WICKED "*FATAL*" COURSE OF DESTRUCTION:



Said Law Firm has recently ESCALATED its MILITANT "WHITE" Confederate, Ku Klux Klan, Jewish/Zionist, Supremacist LAW ENFORCEMENT Agencies to take to the Interstates, Highways, Streets, Roads, etc. *DISGUISED in Law Enforcement Uniforms* to:

injure, oppress, threaten, or intimidate any SOVEREIGN citizen in the free exercise or enjoyment of any right or privilege secured to him/her by the Constitution or laws of the United States, or because of their having so exercised the same.

Targeting PROTECTED Groups of people – i.e. as Native, Native Americans and those who have been LABELED as Blacks/Negroes/African-Americans/People-Of-Color - THROUGH the USE of ILLEGAL/UNLAWFUL Roadblocks REQUESTING "Contractual Documents" as:

Drivers Licenses Vehicle Registration Insurance, etc.

obtained through FRAUDULENT and DECEPTIVE means that **are NOT** required UNDER Federal Laws to TRAVEL on Interstates/Highways/Roads/Streets, etc. Furthermore, there is Record EVIDENCE supporting that these are CRIMINAL and FRAUDULENT Acts KNOWINGLY being CARRIED out under the DIRECTION and LEADERSHIP of the United States of America's/Confederate States of America's Nazis and/or Confederates, Ku Klux Klan and WHITE Jews/Zionists/Supremacists and their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz!

Therefore, Legally/Lawfully through our "USA USDOJ/FBI COMPLAINT...ICC COMMUNICATION" [that is presently being revised and drafted], we are seeking INVESTIGATIONS and PROSECUTIONS of those who are Parties/Members of such CONSPIRACIES and CRIMES – i.e. War Crimes, Apartheid Practices/Crimes Against Humanity, Crimes Against Peace, War of Aggression, and other Criminal Acts – being carried out here within the Lands/Territories presently known as the United State of America and ABROAD – i.e. in INTERNATIONAL Lands/Territories!

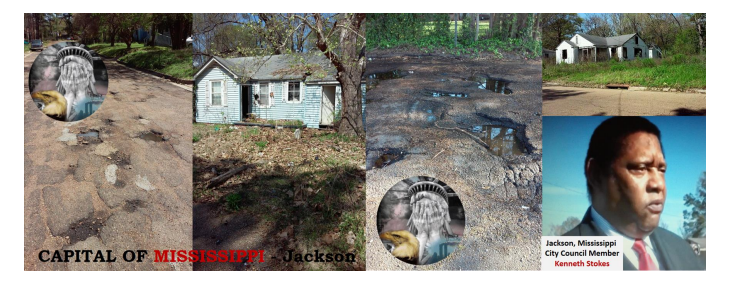
PLEASE BE ADVISED: That as of this DATE (*December 20, 2018*), that the United States of America and its STATE OF MISSISSIPPI <u>continues to be</u> under ATTACK and is presently under SEIZE by the TERRORIST ORGANIZATION Baker Donelson Bearman Caldwell & Berkowitz and its CO-Conspirators/Terrorist Cells (Federal/State) – i.e. Executive/Legislative/Judicial Branches – Members! Thus, it appears, warranting INTERNATIONAL "Military" Intervention due to the USA's FAILURE to PROTECT Sovereign Citizens from the TERRORIST Attacks of the Confederate States of America's Law Enforcement Agents:



The Enforcement Act of 1871, the third Enforcement Act passed by Congress and also known as the *Ku Klux Klan Act* (formally, "An Act to enforce the Provisions of the Fourteenth Amendment to the Constitution of the United States, and for other Purposes"), *made state officials liable in federal court for depriving anyone of their civil rights or the equal protection of the laws*. 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. - - As of 12/18/18: https://en.wikipedia.org/wiki/Enforcement_Acts

There is Record EVIDENCE that the United States of America's STATE OF MISSISSIPPI's County Officials have been collecting "ROAD and BRIDGE Privilege Tax;" however, Roads and Bridges are NOT being repaired and have become LIFE THREATENING that HAVE resulted in DEATHS, etc.







ROADBLOCKS that Baker Donelson and its CO-Conspirators (i.e. City of Jackson, Mississippi Officials, etc.) have used for purpose of VOTER Suppression as that recently carried out on NOVEMBER 6, 2018, during a <u>FEDERAL</u> Election for a Mississippi UNITED States Senator! The November 6, 2018 Roadblock(s), coming a <u>day AFTER</u> United States President Donald Trump's <u>November 5, 2018</u>, visit in SUPPORT of Senate Candidate Cindy Hyde Smith who was RECORDED <u>encouraging</u> "VOTER SUPPRESSION" practices).

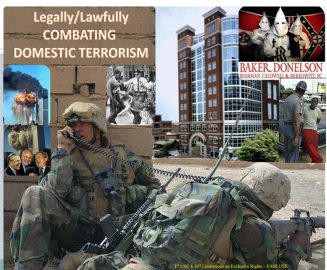


... the prohibitions and remedies of 18 USC § 241 have been declared to apply, without regard to whether the alleged violator was a government officer, to interferences with the right to vote in a federal election, Exparte Yarbrough, 110 U.S. 651, 4 S.Ct. 152, 28 L.Ed. 274, or primary, United States v. Classic, 313 U.S. 299, 61 S.Ct. 1031, 85 L.Ed. 1368 ...

... The Supreme Court said in (United States v.) Cruikshank, supra, 92 U.S. (542) at page 556 (23 L.Ed. 588), where deprivation of right to vote was involved, "We may suspect that 'race' was the cause of the hostility . . . - - USA vs Herbert Guest: https://www.slideshare.net/VogelDenise/united-states-vs-herbert-guest-highlighted

The Enforcement Acts

- Between May 1870 and February 1871, Congress passed the Enforcement Acts.
 - <u>First Enforcement Act</u>: protected black voters, but witnesses to intimidation were afraid to testify
 - <u>Second Enforcement Act:</u> provided for federal supervision of Southern elections
 - Third Enforcement Act (Ku Klux Klan Act): gave the
 national government power to use federal troops to
 enforce law and strengthened the penalties for those who
 attempted to stop blacks from voting in the South.



Use of USA vs. Herbert Guest:

....to injure, oppress, threaten, and intimidate Native, Native Americans and those LABELED Black/Negro/African-American citizens (collectively known as "PROTECTED Group") of the United States in the vicinity of Utica/Edwards/Jackson, etc., Mississippi, in the free exercise and enjoyment by said PROTECTED citizens of the following rights and privileges secured to them by the Constitution and laws of the United States of America:

- 1. The right to the full and equal enjoyment of the goods, services, facilities, privileges, advantages, and accommodations of motion picture theaters, restaurants, and other places of public accommodation;
- OPENING of RECREATIONAL Forums to be COMPLETED by MAY 2018:

JACKSON, Mississippi - 1 Movie Theatre, 1 Skating Rink, 1 Bowling Alley, 1 Gym, 3 INDOOR Recreation Centers and 3 OUTDOOR Recreational Centers - - NOTE: We are still working on the CREATION and REOPENING of Malls ISSUE (i.e. BLACK WALL STREET Style)

UTICA, Mississippi – UPGRADING of the Public Library with STATE-OF-THE-ART Equipment and Computers (i.e. will await what the SCHOOL Bond Monies are used on) and an INDOOR Recreational Center and OUTDOOR Recreational Field

EDWARDS, Mississippi – UPGRADING of the Public Library with STATE-OF-THE-ART Equipment and Computers (i.e. will await what the SCHOOL Bond Monies are used on) and an INDOOR Recreational Center and OUTDOOR Recreational Field



VOGEL DENISE NEWSOME

P.O. Box 31265 Jackson, Mississippi 39286 Phone: (513) 680-2922



November 11, 2017

EMERGENCY DEMANDS ISSUED ON:

Baker Donelson Bearman Caldwell & Berkowitz
Amelia Williams Koch – akoch@bakerdonelson.com
Lewis Donelson III – ldonelson@bakerdonelson.com

Butler Snow O'Mara Stevens & Cannada
Paula Graves Ardelean paula.ardelean@butlersnow.com
Donald Clark, Jr. don.clark@butlersnow.com

Mississippi Governor Phil Bryant FAX (601) 359-3741

City of Jackson, Mississippi
c/o Mayor Chokwe Antar Lumumba –
via Emails: calumumba@gmail.com
Halima Olufemi: halima@jacksonms.gov

RE: EVOKING SOVEREIGNTY and BUILDING OF NEW GOVERNMENT

https://www.slideshare.net/VogelDenise/111117-letter-to-baker-donelson-butler-snow-governor-philbryant-mayor-antar-lumumba

'2. The right to the equal utilization, without discrimination upon the basis of race, of public facilities in the vicinity of Utica/Edwards/Jackson, etc., Mississippi, owned, operated or managed by or on behalf of the State of Mississippi or any subdivision thereof;



"BLACK" KU KLUX KLAN MEMBER KERWIN STEWART (an Omega Psi Phi Member) DISGUISED IN A MISSISSIPPI STATE TROOPER UNIFORM ARMED WITH DEADLY WEAPONS LAUNCH THREATS AGAINST

UTICA INTERNATIONAL EMBASSY'S
INTERIM PRIME MINISTER VOGEL DENISE NEWSOME
DURING AN UNLAWFUL
KU KLUX KLAN STOP WITHOUT CAUSE!

STATE TROOPER STEWART VERIFIES "KNOWLEDGE" OF ONES DUTY TO EXERCISE "SOVEREIGN RIGHTS"

https://youtu.be/9JDXRAu4fSQ

'3. The right to the full and equal use on the same terms as white citizens of the public streets and highways in the vicinity of Utica/Edwards/Jackson, etc., Mississippi;



'4. The right to travel freely to and from the State of Mississippi and to use highway facilities and other instrumentalities of interstate commerce within the State of Mississippi and other States;

JULY 25, 2018 PUBLIC/WORLDWIDE PRESS RELEASE

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



https://www.slideshare.net/VogelDenise/072518-utica-international-embassys-public-worldwide-press-release

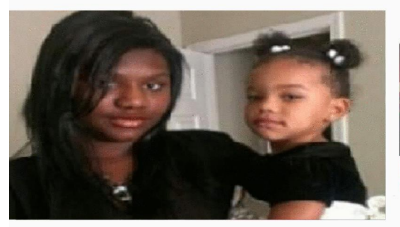
'5. Other rights exercised and enjoyed by white citizens in the vicinity of Utica/Edwards/Jackson, etc., Mississippi.

'It was a part of the plan and purpose of the conspiracy **that its objects** be achieved by various means, including the following:

'1. By shooting "PROTECTED Group;"

JPD facing \$10M lawsuit in death of Crystalline Barnes

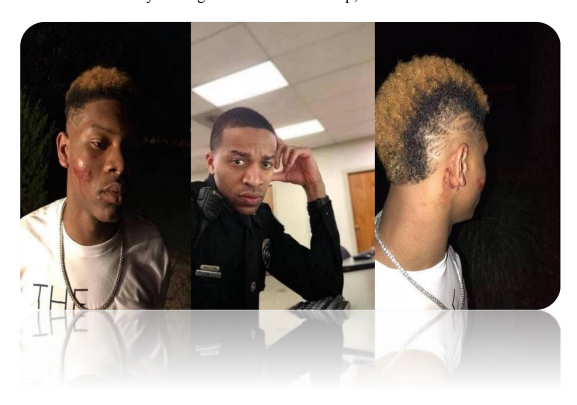
Justin Vicory, Mississippi Clarion Ledger Published 1:10 p.m. CT Sept. 17, 2018 | Updated 9:20 a.m. CT Sept. 18, 2018





Crystalline Barnes was shot and killed in January after hitting a patrol car and attempting to run over officers, according to the Jackson Police Dept. Harold Gater

'2. By beating "PROTECTED Group;"



Lawyers Say JPD Officer May Have Killed Twice, Demands More Names

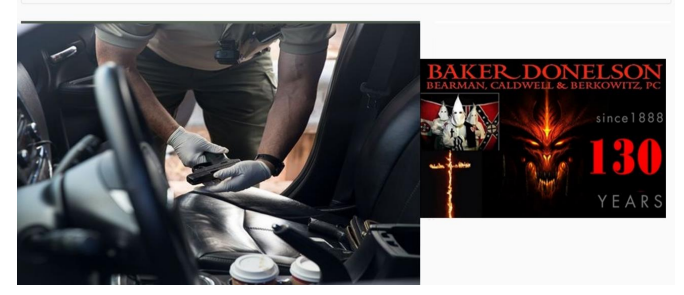


Baltimore attorney Jason Downs filed a civil-action petition against the City of Jackson demanding release of the names of officers involved in the shooting death of 21-year-old Crystalline Barnes in January 2018. Photo by Ko Bragg

'4. By damaging and destroying property of "PROTECTED Group;"

Police in Mississippi took property without legal authority

Jeff Amy, Associated Press Published 2:49 p.m. CT Oct. 9, 2018 | Updated 10:41 a.m. CT Oct. 10, 2018



'5. By pursuing "PROTECTED Group" in automobiles and threatening them with guns;



 $\frac{https://www.slideshare.net/VogelDenise/clinton-mississippi-police-officers-role-responsibility-in-the-fatal-death-of-lonnie-blue}$

'6. By making telephone calls to "PROTECTED Group" to threaten their lives, property, and persons, and by making such threats in person;



'7. By going *in disguise* on the highway and on the premises of other persons;



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

WEALTHY Whites and their LAWYERS - i.e. do they have WHITE SUPREMACIST Connections/Affiliations?

DRUG ISSUES/PROBLEMS: Citizens/Residents are complaining about the ILLEGAL Drugs being allowed to come into Utica, Mississippi UNREGULATED! The INCREASE in Crimes! It is NO secret that Black/African-Americans and/or People-Of-Color are NOT the SOURCE of the ILLEGAL Drugs being brought into the Community by WHITE-Controlled establishments that are MAKING-A-PROFIT to SECURE their WEALTHY Lifestvles! EMPLOYING Black/African-Americans to DEAL/SELL the unlawful/illegal drugs: nevertheless, these EMPLOYED Drug Dealers it appears are FORBIDDEN to INVEST in the UPKEEP and MAINTAINING of their communities from their DRUG-DEALING JOBS! WHITE Suburbia getting RICHER and BUILDING their EMPIRES and using the DRUG DEALING PROFITS to FINANCE ATTACKS and DESTROY the Black/African-American communities MASKED as URBAN RENEWAL and GENTRIFICATION!

ATTACKS and DESTROY the Black/African-American communities MASKED as URBAN RENEWAL and GENTRIFICATION!

WHAT PLAN (if at all)/LAW ENFORCEMENT Agencies are Utica's Government Officials using (if at all) to bring the WHITE ILLEGAL DRUG employers/providers to JUSTICE - i.e. it appears that WHITE America [running and controlling DESPOTISM Government] is providing Black/African-Americans and/or People-Of-Color with the ILLEGAL Drugs to sell and then BUSTING/ARRESTING a SELECTED few while the WHITE-controlled Drug EMPLOYERS/Providers REMAIN at-large!

QUESTION SESSION (Public) - Please note due to this being the First Meeting and TIME Limitations everybody may



'8. By causing the arrest of "PROTECTED Group" by means of false reports that such "PROTECTED Group" had committed criminal acts; and



'9. By burning crosses at night in public view.

'All in violation of 18 U.S.C. § 241 . . .

UNDER the ENFORCEMENT Acts/Ku Klux Klan Act, and other GOVERNING Laws, "BLACKLISTING" is PROHIBITED!



Stalking

D.C. Code § 22-3131. Legislative Intent. (was § 22-501) (2009)

(a) The Council finds that stalking is a serious problem in this city and nationwide. Stalking involves severe intrusions on the victim's personal privacy and autonomy. It is a crime that can have a long-lasting impact on the victim's quality of life, and creates risks to the security and safety of the victim and others, even in the absence of express threats of physical harm. Stalking conduct often becomes increasingly violent over time. The Council recognizes the dangerous nature of stalking as well as the strong connections between stalking and domestic violence and between stalking and sexual assault. Therefore, the Council enacts this law to encourage effective intervention by the criminal justice system before stalking escalates into behavior that has even more serious or lethal consequences.

(b) The Council enacts this stalking statute to permit the criminal justice system to hold stalkers accountable for a wide range of acts, communications, and conduct. The Council recognizes that stalking includes, but is not limited to, a pattern of following or monitoring the victim, or committing violent or intimidating acts against the victim, regardless of the means.

D.C. Code § 22-3132. Definitions. (was § 22-502) (2009)



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

1st Heritage



Baker Donelson Bearman Caldwell & Berkowitz and those it COLLUDES with have engaged in the CRIMINAL STALKING and other crimes against Vogel Denise Newsome because of her RACE: (1) Coming AFTER her JOBS; (2) Coming AFTER her BANK ACCOUNT(S); (3) Coming AFTER her RESIDENCES: (4) Having her KIDNAPPED and held in a JAIL CELL (i.e. going as far as having FALSE Criminal Charges brought against her that were DISMISSED), etc.

YEARS! News Baker Donelson and a Jewish-Controlled Media have done their best to HIDE from the Public/World and have FAILED!



BAKER DONELSON BEARMAN, CALDWELL & BERKOWITZ, PC



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

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

pleadings charged more than insult and more than mere direction of job activities.

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

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

It is the part of every man's civil rights to enter into any lawful business, and to assume business relations with any person who is capable of making a contract. It is likewise a part of such rights to refuse to enter into business relations, whether such refusal be the result of reason, or of whim, caprice, prejudice, or malice. If he is wrongfully deprived of these rights,

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

lies in all cases." The plaintiff does not seek to recover because he was discharged in violation of a contract which he had with the defendant. He does not allege that he had a contract with it to perform services for it for a given length of time. He seeks to recover damages for its alleged wrongful act in making the <u>false</u> entry upon its record against him, to prevent him from pursuing his calling by rendering it <u>impossible</u> for him to get employment from other ...companies. .

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

CRIMINAL COMPLAINT AND REQUEST FOR INVESTIGATION FILED BY VOGEL DENISE NEWSOME WITH THE

FEDERAL BUREAU OF INVESTIGATION - CINCINNATI, OHIO DIVISION and REQUEST TO BE NOTIFIED OF CONFLICT-OF-INTEREST JUNE 30, 2015

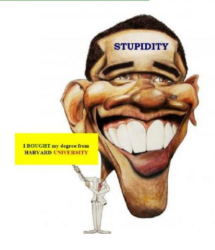
USPS PRIORITY MAIL TRACKING NO.: 9505 5000 1638 5181 0001 24



https://www.slideshare.net/VogelDenise/063015-fbi-criminal-complaintanna-louise-inn-final

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, such person so offending shall be deemed guilty of a misdemeanor, and shall, on conviction thereof, be fined not less than five hundred dollars, or be imprisoned not less than one month and not more than one year, or both, at the discretion of the court."

MORE BARACK OBAMA – DRAMA: UNDERSTANDING THE ANNA LOUISE INN SCANDAL!



http://www.slideshare. net/VogelDenise/annalouise-inn-scandalmore-barackobamadrama

https://www.slideshare.net/VogelDenise/anna-louise-inn-scandal-more-barack-obamadrama

In 2017, the United States Congresswoman Nancy Pelosi came out and made a PUBLIC Statement advising of "ONLY" ONE White Supremacist [Steve Bannon] – i.e. WHEN there are MANY Confederates, Ku Klux Klan and WHITE Jews/Zionists/Supremacists serving in the Administration of United States President Donald Trump, Congress and the Supreme Court of the United States!

House Minority Leader Nancy Pelosi says Trump's right hand man Steve Bannon is a white supremacist. People are finally calling it what it is



it??? They're calling out white supremacy!! Black people aren't crazy, the truth is coming out and being told. WE'VE BEEN CALLING IT FOR CENTURIES. Historic moment.



Steve Bannon

Stephen Kevin Bannon (born November 27, 1953) is an American media executive, political figure, former investment banker, and the former executive chairman of <u>Breitbart News</u>. He served as <u>White House</u> Chief Strategist in the administration of U.S. President Donald Trump during the first seven months of Trump's term. [Z[3]]

Bannon was an officer in the <u>United States Navy</u> for seven years in the late 1970s and early 1980s. After his military service, he worked at <u>Goldman Sachs</u> as an investment banker, and left as vice president. In 1993, he became acting director of the research project <u>Biosphere 2</u>. In the 1990s, he became an executive producer in Hollywood, and produced 18 films between 1991 and 2016. In 2007, he co-founded <u>Breitbart News</u>, a <u>farright</u>^{§§} website which he described in 2016 as "the platform for the <u>altright</u>", like the second of the second of the latrice of the second of the second of the latrice of the latrice



https://www.slideshare.net/VogelDenise/nancypelosiexposesstevebannonasawhitesupremacist

Baker Donelson had one of its **TOP** "WHITE" *Supremacist STRATEGIST* Steve Bannon **THROWN OUT on August 18, 2017**, and followed up approximately "ONE" week later with ANOTHER White Supremacist (Sebastian Gorka) getting the boot in their *efforts of doing "DAMAGE CONTROL!*"

WIKIPEDIA

Sebastian Gorka

Sebastian Lukács Gorka (Hungarian: Gorka Sebestyén Lukács) (born 1970)^[1] is a British-born Hungarian-American military and intelligence analyst, who was a deputy assistant to US President Donald Trump in 2017.^[2] He served from January 2017 until August 25, 2017, when, according to Gorka, he resigned because he believed White House officials were undermining the Make America Great Again platform. Other sources reported that he had been asked to leave the administration. He is currently a Fox News contributor.^[3]

Gorka was born in the <u>United Kingdom</u> to <u>Hungarian</u> parents, lived in Hungary from 1992 to 2008, and in 2012 became a naturalized American citizen. [4] Gorka has written for a variety of publications, is generally considered politically conservative [5][6] and has ties to the alt-right.



For WELL OVER 30 Years, the United States of America's/Confederate States of America's Legal Counsel Baker Doenlson Bearman Caldwell & Berkowitz has been OBSESSED with Vogel Denise Newsome and **DESTROYING HER LIFE!** Creating WHITE Jewish/Zionist-CONTROLLED Organizations (i.e. as National Association For The Advancement Of Colored People [NAACP], National Urban League, United Negro College Fund, Black Lives Matter, etc.) as FRONTS for "DECEPTIVE" purposes; however, could NEVER gain any information on because **Organizations** Newsome she KNEW such were created FRAUDULANT/DECEPTIVE designed to be **on** the purposes LOOKOUT FEARLESS/INTELLECTUAL Leaders as Newsome. Regardless, "HOW" they STALKED Newsome through such illegal and/or unlawful practices, they *could NEVER* see that they were "DIGGING" their OWN GRAVES that would *ultimately* lead to the USA's COLLAPSE! Said **OBSESSION** which appears led to United States *FATAL DEMISE!*

THE CONSEQUENCES OF CHOOSING THE WRONG WARS: ILLUMINATI/SECRET SOCIETIES vs. COMMUNITY ACTIVIST VOGEL DENISE NEWSOME



https://www.slideshare.net/VogelDenise/082517-illuminati-vs-vogel-denise-newsome

There is Record EVIDENCE to support GOOD-FAITH efforts to NOTIFY of the "NEW" Government with the applicable Law Enforcement Agencies of the United States of America's Government! To NO AVAIL! Nevertheless, we continue to MOVE FORWARD!

Thank each of you for your patience! As you can see, and as shared, our Criminal Complaint(s) are HISTORICAL undertakings that exposes the USA's War Crimes, Apartheid Practices/Crimes *Against* Humanity and other Criminal Acts to the PUBLIC/WORLD!

We thought it to be relevant to share the STATUS of the drafting of the "USA USDOJ/FBI COMPLAINT...ICC COMMUNICATION" as well as the provide an **update on the "STATE OF EMERGENCY,"** etc. and the TERRORIST Attacks that the United States of America, its Legal Counsel Baker Donelson and their CO-Conspirators are embarking on in their QUEST of ENSLAVEMENT, etc.!

The TERRORIST ATTACKS on the WATER SUPPLY is also BECOMING a CRISIS issue here in the State of Mississippi and ACROSS the United States of America. However, we have been able to LINK the USA's/Confederate States of America's Legal Counsel Baker Donelson to such EVIL and WICKED practices "specifically" targeting Natives, Native Americans and those who have been LABELED Blacks/Negroes/African-Americans/People-Of-Color!



Many Nations and their Governments would NOT be getting this information if it weren't for the Utica International Embassy and its Officials/Citizens who are EXPOSING the United States of America's – i.e. a/k/a *Confederate States of America* – its Legal Counsel Baker Donelson and Government Officials' CRIMINAL Activities.

PLEASE BE ADVISED, that through such NOTIFICATIONS as this, it is the USDOJ's duty and obligation to deter such/further WAR CRIMES, APARTHEID Practices/CRIMES AGAINST HUMANITY and other Criminal Acts that are being reported and are being set forth in the *Listed Counts* of the USA Criminal Complaint/ICC Communication – i.e. some of which have also been set out in the November 7, 2018, "STATE OF EMERGENCY . . . OFFICIAL REQUEST," etc.

Should you have any questions, please do not hesitate to contact us at (888) 700-5056 or (513) 680-2922.

Respectfully Submitted,

Utica International Embassy

c/o Interim Prime Minister Vogel Denise Newsome

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Jackson, Mississippi 39286

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