

"SLAVERY" By Any OTHER NAME (Black Codes, Jim Crow Laws, 13th Amendment...) Is STILL SLAVERY and IS A "WAR" Crime - - See the Rome Statute Articles 7 (*Crimes Against Humanity*) and Article 8 (War Crimes)!

> Unlike war crimes, crimes against humanity can be committed during peace or war.^[2] They are not isolated or sporadic events, but are part either of a government policy (although the perpetrators need not identify themselves with this policy) or of a wide practice of atrocities tolerated or condoned by a government or a de facto authority. War crimes, murder, massacres, dehumanization, genocide, ethnic cleansing, deportations, unethical human experimentation, extrajudicial punishments including summary executions, use of weapons of mass destruction, state terrorism or state sponsoring of terrorism, death squads, kidnappings and forced disappearances, use of child soldiers, unjust imprisonment, enslavement, torture, rape, political repression, racial **discrimination**, religious persecution and other human rights abuses may reach the threshold of crimes against humanity if they are part of a widespread or systematic practice. Cut and Pasted of 03/17/2021: as https://en.wikipedia.org/wiki/Crimes against humanity





Requesting INTERNATIONAL Assistance With WARRANTS FOR ARRESTS, EXTRADITIONS and PROSECUTIONS...



Joseph Robinette

Biden Jr.



Scott W. Pedigo



Donald John Trump

Michael Richard Pence

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



Stephon Mason BEY



Kamala Devi Harris

Geneva Rene Newsome Mosley



Cloteal Jolquita Newsome Turner



Joe Lee and Annette Newsome



Harvellia Lupene Newsome Thomas

17 USC § 107 Limitations on Exclusive Rights – FAIR USE As of 03/17/2021 Cut and Pasted From: <u>https://www.history.com/topics/black-history/black-codes</u>; however, additional pictures, color text, boldface, italics, and underline, etc. have been added for emphasis!

IMPORTANT TO NOTE: ONLY this page can be translated. Pages provided at the links may be in English (and/or may not load); however, *our translation tool bar may NOT be available on the pages provided at the links!*

Black Codes

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- 2. Passage of the Black Codes
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Black codes were restrictive laws designed to limit the freedom of African Americans and <u>ensure their availability as a cheap labor force</u> after slavery was abolished during the Civil War. Though the Union victory had given some 4 million enslaved people their freedom, the question of freed blacks' status in the postwar South was still very much unresolved. Under black codes, many states required Black people to sign yearly labor contracts; if they refused, they risked being arrested, fined and forced into unpaid labor. Outrage over black codes helped undermine support for President Andrew Johnson and the Republican Party.





READ MORE: How the Black Codes Limited African American Progress After the Civil War

Reconstruction Begins

When President Abraham Lincoln announced the impending passage of the Emancipation Proclamation in early 1863, the stakes of the Civil War shifted dramatically. A Union victory would mean no less than revolution in the South, where the "peculiar institution" of slavery had dominated economic, political and social life in the antebellum years.



In April 1865, as the war drew to a close, Lincoln shocked many by proposing limited suffrage for African Americans in the South. He was assassinated days later, however, and his successor Andrew Johnson would be the one to preside over the beginning of Reconstruction.

Did you know? In the years following Reconstruction, **the South reestablished many of the provisions of the black codes in the form of the so-called "Jim Crow laws."** These remained firmly in place for almost a century, but were finally abolished with the passage of the Civil Rights Act of 1964.



Johnson, a former senator from Tennessee who had remained loyal to the Union during the war, was a firm supporter of states' rights and believed the federal government had no say in issues such as voting requirements at the state level.



Under his Reconstruction policies, which began in May 1865, **the former Confederate states** were required to uphold the abolition of slavery (made official by the <u>13th</u> <u>Amendment</u> to the <u>U.S. Constitution</u>), swear loyalty to the Union and pay off their war debt. Beyond those limitations, the states and their ruling class—*traditionally dominated by white planters—were given a relatively free hand in rebuilding their own governments.*

Passage of the Black Codes

Even as former enslaved people **fought to assert their independence** and **gain economic autonomy** during the earliest years of Reconstruction, white landowners **acted to control** the labor force **through a system similar to the one that had existed during slavery.**



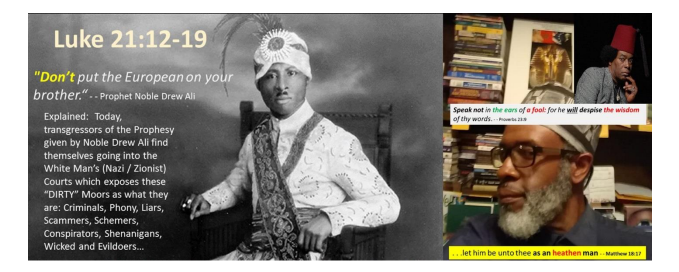
https://www.slideshare.net/VogelDenise/barack-obama-termination-voicemail-messina-garretson-resolution-group

IMPORTANT TO NOTE: On October 21, 2011, upon United States' President Barack Obama and their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz learning that Vogel Denise Newsome's employment with Messina Staffing and Garretson Firm Resolution Group (where she was working on a project associated with the September 11, 2001, DOMESTIC Terrorist Attack on the World Trade Center Towers) had been TERMINATED, Obama announced the *"END TO THE IRAQ WAR!"* To that end, in late 1865, **Mississippi and South Carolina enacted the first black codes**. Mississippi's law **required Black people to have written evidence of employment** for the coming year each January; if they left **before the end of the contract**, they would be forced to forfeit earlier wages and **were subject to arrest**.

In South Carolina, a law prohibited Black people from holding any occupation other than farmer or servant unless they paid an annual tax of \$10 to \$100. This provision hit free Black people already living in Charleston and former slave artisans especially hard. In both states, *Black people were given heavy penalties for vagrancy, including forced plantation labor in some cases.*

Limits on Black Freedom

Under Johnson's Reconstruction policies, nearly all the southern states would enact their own black codes in 1865 and 1866. While the codes granted certain freedoms to African Americans—including the right to buy and own property, marry, make contracts **and testify in court (only in cases involving people of their own race)**—their primary purpose was to <u>restrict</u> Black peoples' labor and activity.



HERE ARE EXAMPLES OF "HOW" ARE SUCH "BLACK" CODES ARE IMPLEMENTED USING THE UNITED STATES' "BLACK" SLAVES "AGAINST" SOVEREIGN NATIONS and THEIR OFFICIALS / PEOPLE:



1) On March 25, 2019, Joe Lee Newsome CONSPIRED with the United States President Donald John Trump, United States Nazi / Zionist Officials, Representatives, their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz as well as other Baker Donelson CLIENTS as the Town of Utica, Mississippi (a "PRIVATELY" held company) / Hinds County, Mississippi (a "PRIVATELY" held company) Officials and others, etc. to have the CTN / UIE Prime Minister "KIDNAPPED" and "ASSASSINATED" over allege claims of "UNPAID" Tickets! "WHY" is this information so DAMAGING? Because, according to Mississippi House Bill 1033, there is "EVIDENCE" to support crimes committed alleging justification for "UNPAID" Tickets!

No Jail Time for Speeding Tickets in Mississippi





Dear Governor Bryant,

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

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

MISSISSIPPI LEGISLATURE

2017 Regular Session **4** To: Judiciary B By: Representatives Gipson, Bomgar, Karriem, Sykes, Kinkade, Clark

House Bill 1033

(As Passed the House) (As Passed the House) An act to provide that incarceration shall not automatically follow the nonpayment of a fine, restitution, or court costs; to provide that the aggregate total of the period of incarceration imposed pursuant to this section and the term of the sentence originally imposed may not exceed the maximum term of imprisonment authorized for the offense; to amend section 63-1-53, mississippi code of 1972, to revise How notice of reviews? Suspension is provide; to amend sections 99-19-20, 99-37-7 and 47-1-1, mississippi code of 1972, in conforming to the preceding sections; to amend section 63-1-71, mississippi code of F1972, to limit the suspension of driving priviles for yiolaritons of the uniform controlled substances; to amend section 47-7-3, mississippi code of 1972, to provide that an otherwise inclicible inmate for paracle shall be clicible for paracle if an inmate has not been convicted of committing a crime of violence, drug trafficking or as a habitual offender and he or she has served at least 254 of his or her sentence; to amend section 9-23-15, mississippi code of 1972, to revise cligibility for drug courts; and for related purposes. Be the substances:

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

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

- 2) On or about May 6, 2019, the United States' Nazi / Zionist Officials, their President Donald John Trump and their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz CONSPIRED with Vogel Denise Newsome's siblings to hold a "Competency Hearing" to determine whether she should be committed to the "Mississippi State Hospital" – also a CLIENT of Baker Donelson!
- 3) Joe Lee Newsome a sibling of Vogel Denise Newsome, EMPLOYED by the United States Department of Defense (a "PRIVATELY" held company) – acted as the KEY WITNESS and ONLY Witness for the "STATE OF MISSISSIPPI" (a "PRIVATELY" held company) who was contacted (according to Joe Lee) by Sheriff Victor Mason (of Hinds County – a "PRIVATELY" held company).



KEEP IN MIND: Sovereign "NATIVE" Nations within what is presently known as the United States of America **are FEARED!** The Chickasaw Tribal Nation's / Utica International Embassy's and their Prime Minister / Officials / Citizens **are BANNED** from the United States Courts; moreover, the United States "LACK JURISDICTION" to handle matters brought by the CTN / UIE; **therefore**, the United States' Nazi / Zionist Officials, Employees and their Legal Counsel Baker Donelson Bearman Caldwell & Berkowitz as well as their Co-Conspirators *have resorted to WAR Crimes, Crimes Against Humanity, War of Aggression, Criminal Acts and other Atrocities, etc.* – i.e. through unlawful KIDNAPPINGS and ASSASSINATONS... - *in their efforts to escape PROSECUTION!*





Requesting INTERNATIONAL Assistance With WARRANTS FOR ARRESTS, EXTRADITIONS and PROSECUTIONS... Chapter VII of the United Nations Charter - Military Staff Committee / Articles 5 through 9 Rome Statute...



Joseph Robinette

Biden Jr.









Michael Richard Pence

Kamala Devi Harris

Scott W. Pedigo

Donald John Trump

we have approximately 65 COUNTS which are as follows that we seek to bring against the United States of America 5 - i.e. also known as Confederate States of America - Heads of State (as USA President Donald John Trump and former USA Presidents as Barack Hussein Obama II, George W. Bush, William "Bill" Clinton and their Vice Presidents), Government Body Officials (as USA Congress, etc.) and their STATE Agencies' Officials - i.e. as the STATE of Mississippl/Covernor Phil Bryant and Agencies' Officials within it - as the TOWN of Utica [Agency No. 2505]/Mayor Kenneth Broome/Chief of Police Timothy Myles, their Legal Counsel Baker Ponelson <u>Bearman</u> Caldwell & Berkowitz (as Scott W. <u>Pedigo</u>, Amelia Williams- Koch, Scott L. Campbell), etc.

	CONSPIRACY
COUNT 1	
	PURSUANT TO 18 U.S.C. Chapter 19, § 371
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 2	CONSPIRACY TO MONOPOLIZE
	PURSUANT TO 18 U.S.C §§ 241, 371
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 3	CONSPIRACY AGAINST RIGHTS
0001110	PURSUANT TO 18 U.S.C §§ 241, 371
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 4	CONSPIRACY TO MURDER
000114	PURSUANT TO 18 U.S.C §§§§ 371, 1111, 1114, 1117
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 5	CONSPIRACY TO COMMIT OFFENSE
county	or DEFRAUD
	PURSUANT TO 18 U.S.C §§ 241, 371,
	15A C.J.S. CONSPIRACY § 257
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 6	PUBLIC CORRUPTION
0001120	PURSUANT TO HOBES ACT/18 § 1951,
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 7	CONSPIRACY TO COMMIT KIDNAPPING
/	PURSUANT TO FEDERAL KIDNAPPING ACT, 18 U.S.C §§§ 1201, 1202,
	1203, _
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 8	KIDNAPPING
	PURSUANT TO FEDERAL KIDNAPPING ACT, 18 U.S.C §§§ 1201, 1202,
	1203, _
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 9	FALSE ARREST/FALSE IMPRISONMENT
	PURSUANT TO 18 U.S.C. § 1001, 25 CFR 11.404,
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

COUNT 10	CRIME OF VIOLENCE
COUNTIO	PURSUANT TO 18 U.S.C § 16, 18 U.S.C § 924.
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 11	SOLICITATION TO COMMIT A CRIME OF VIOLENCE
	PURSUANT TO 18 U.S.C § 373
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 12	AGGRAVATED ASSAULT
	PURSUANT TO 10 U.S.C § 928
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 13	LARCENY
	PURSUANT TO 10 U.S.C § 921
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 14	CARJACKING/ROBBERY/ARMED ROBBERY
	FEDERAL ANTI-THEFT ACT OF 1992
	PURSUANT TO 18 U.S.C § 2119,
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 15	UNLAWFUL SEIZURE
	PURSUANT TO UNITED STATES OF AMERICA'S CONSTITUTION - 4TH
	AMENDMENT AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID
	MATTER(S)
COUNT 16	TAMPERING WITH EVIDENCE
	PURSUANT TO 18 U.S.C § 1519
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 17	BRIBERY
	PURSUANT TO 18 U.S.C § 201
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 18	EMBEZZLEMENT
	PURSUANT TO 18 U.S.C CHAPTER 31 AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
	AND/OR THE APPLICABLE STATUTES/ LAWS GOVERNING SAID MATTER(S)
COUNT 19	COMPLICITY
	PURSUANT TO 18 U.S.C § 2
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 20	AIDING and ABETTING
	PURSUANT TO 18 U.S.C § 2
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 21	COERCION
	PURSUANT TO 25 C.F.R. 11.406
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

4) Under the Treaties entered into, the United States of America / United States promised "CITIZENSHIP ...," provisions for the handling of legal / lawful matters (i.e. as Courts), jobs / employment, protection of lands / territories and providing of military protection, etc. However, the United States of America's / United States' and Officials . . . have FAILED to comply with the Terms and Conditions of the Treaties (i.e. Treaties that were created with FRAUDULENT and DECEPTIVE intent, etc). Therefore, in accordance with "INTERNATIONAL" Laws governing such matters, the CTN / UIE Official(s) and

Citizens / People **look forward to applying the applicable LAWS** governing such matters that allow for remedies – as RESTITUTION, MILITARY Assistance and JUDICIAL proceedings, etc. *THROUGH International Tribunals* . . .!



5) Upon LEARNING of the United Nations Security Council on February 2, 2021, being NOTIFIED of the Legal / Lawful action to be brought through the Chickasaw Tribal Nation / Utica International Embassy against the United States' Nazi / Zionist Officials, Representatives, Employees and Legal Counsel Baker Donelson, etc., CONSPIRACIES were launched to "AGAIN" have Vogel Denise Newsome – who is presently serving as the Prime Minister for the Chickasaw Tribal Nation / Utica International Embassy - KIDNAPPED and ASSASSINATED! An attempt was made on January 25, 2021, which led to the February 2, 2021, United Nations Security Council NOTIFICATION! Having KNOWLEDGE that additional information *is being gathered* and assembled to support the UNSC Complaint / Report, (on March 4, 2021, prior to Pope Francis' so-called *historical trip to Iraq*),

As **EARLY** as **July 13, 2010, Vogel Denise Newsome WARNED** the United States of America that **its DOWNFALL/DOOM** would be because their Legal Counsel's (Baker Donelson Bearman Caldwell & Berkowitz') **OBSESSIONS** with **Iraq, Iran** and **her (Newsome)!**



Baker Donelson trade group chair sets up Iraq shop



By Tim Mazzucca – Apr 5, 2004, 12:00am EDT **Jpdated** Apr 1, 2004, 2:34pm EST

Several firms have set up new practice groups to help clients land business that may arise from rebuilding Iraq and the resulting country. Baker Donelson took that one step further.

Baker Donelson shareholder Rick Johnston is moving from D.C. to Baghdad, Iraq. Johnston is chairman of the firm's international transactions and trade group.

the United States' Nazis / Zionists turned to their BLACK SLAVES -Stephon Mason Bey and Geneva Rene Newsome Mosley - to assist them in the "KIDNAPPING" and "ASSASSINATION" of Vogel Denise Newsome. The United States' spearheaded a covert Nazi / Zionist Paramilitary Operation (using their FRONTING Agencies as the Forrest County, Mississippi WHITE Supremacist / KU KLUX KLAN Sheriff's Department and / or LOCAL Hattiesburg Police Department, etc.) to AID and ABET Mason Bey and Newsome Mosley <u>in hopes of achieving the KIDNAPPING and</u> ASSASSINATION of the CTN / UIE Prime Minister Vogel Denise Newsome!

- 6) To understand the "BLACK CODES" practices used in such operations as the March 4, 2021, paramilitary operation that was carried out "WITHOUT" bodycam (in hopes of COVERING UP the KIDNAPPING and ASSASSINATION of the CTN / UIE Prime Minister Vogel Denise Newsome), the following FACTS are crucial in sharing "HOW" Stephon Mason Bey went about "SETTING UP" not only the United States Officials / Representatives and their Legal Counsel Baker Donelson as well as their Co-Conspirators; but also himself, Geneva Newsome Mosley and others who sought to FINANCIALLY and PERSONALLY BENEFIT from such HIDEOUS War Crimes, Criminal Acts and CONSPIRACIES, etc.:
 - A) Stephon Mason Bey *claims to be a Moor* and / or Member of the Moorish Science Temple of America who allege to follow the teachings of the Honorable Prophet Noble Drew Ali. Under the "BLACK CODES," in the United States' COURTS, Mason Bey is ONLY allowed to bring cases against NON-Whites and / or people that LOOK and / or appear to LOOK like him for purposes of RESTRICTING progress and RESTRICTING / OBSTRUCTING "NATIVE" activities and progress, etc. On or about March 3, 2021, it appears Mason Bey (who claims NOT to be a Citizen of the United States of America / United States), but a Moorish – American went into a Court in Forrest County <u>although he has KNOWLEDGE</u> <u>that Moors and Noble Drew Ali instructed followers</u>:



"Don't put the European on your brother" – Honorable Prophet Noble Drew Ali

- B) According to one of the United States' Agencies used Forrest County Sheriff Department – Mason Bey obtained a "RESTRAINING ORDER" against the CTN's / UIE's Prime Minister Vogel Denise Newsome. To date, it is NOT clear what the Restraining Order was for and / or what Mason Bey alleged in the Restraining Order. What we do know is:
 - The CTN / UIE Prime Minister Vogel Denise Newsome was invited into the home of Mason Bey who initiated a "Living Arrangement Agreement" on or about February 12, 2021!

AUCSAN B	Contract! Inbox ×			
	Stephon Mason Bey <stephon to me, steprogram gmail.com + Living Arrangement Agreement!</stephon 	@gmail.com>		C Feb 12, 2020, 1:25 PM
Stephon Mason	Peace and Love!	Station in the		
C SSI	Ling brogwork geneer in une note 1 - Simon and the space of approximation of the final states	Living	g Arrang	ement Agreement
ASA.	Argenting and the state of	WHEREAS, this Bey and Vogel Denise N		nent has been contemplated by Stephon Mason after "The Parties"); and
2012	09/04/20 3, 08/05/20 3,	6015616865 6023149733	0025 0025	Employer [Koch] Monthly DISABILITY Payments

It is NOT clear to the CTN / UIE what the "RESTRAINING ORDER" is for; however, our conclusion is that **upon LEARNING** during the "FAILED" January 25, 2021, efforts of the *Living Arrangement Agreement* Mason Bey initiated and /or issued, that he turned to the United States' President Joseph Biden and their Legal Counsel Baker Donelson to AID and ABET them in their War Crimes against the CTN / UIE and their Officials and Citizens / People and most likely engaged in PERJURY / SLANDEROUS / CRIMINAL Acts and other War Crimes, etc.

ii) From the March 4, 2021, VIDEO of the United States' Nazi / Zionist covert paramilitary operation to have the CTN / UIE Prime Minister Vogel Denise Newsome KIDNAPPED and ASSASSINATED, clearly the evidence shows that it is "HER" life that is being THREATENED and the "SAFETY" precautions taken for "SECURITY" where she had barricaded herself in as she pursued INTERNATIONAL assistance considering the THREATS made on her LIFE! Take a CLOSE LOOK at the video and see the ELATION of Geneva Rene Newsome Mosley "WHEN" she thought that the CTN / UIE Prime Minister would dumb enough to TRUST her and / or the United States' Nazis / Zionists "DISGUISED" in Law Enforcement Uniforms who came over the Highways, Streets and Roads, etc. to engage in and carry out KU KLUX KLAN Acts and Violations!



iii) Stephon Mason Bey was NOTIFIED of the <u>INTERNATIONAL Tribunal actions being sought</u> <u>against him</u>; therefore, he did KNOWINGLY and WILLINGLY engage in the CONSPIRACIES . . . that have been launched against the CTN / UIE, its Officials and Citizens / People as well as those that the United States' Nazi / Zionist Officials with their Legal Counsel Baker Donelson and Co-Conspirators have launched against other SOVEREIGN Nations and their Citizens / People in their "QUEST" to achieve the "NEW" World Order Agenda or "GLOBAL" White Supremacy. ..!



Requesting INTERNATIONAL Assistance With WARRANTS FOR ARRESTS, EXTRADITIONS and PROSECUTIONS...

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





Geneva Rene Newsome Mosley



Cloteal Jolquita Newsome Turner



Newsome



Harvellia Lupene **Newsome Thomas**

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

COUNT 34	BLACKMAIL PURSUANT TO 18 U.S.C § 873
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 35	INTERSTATE COMMUNICATIONS
	PURSUANT TO 18 U.S.C § 875
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 36	POWER/FAILURE TO PREVENT
	PURSUANT TO 42 U.S.C § 1986
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 37	OBSTRUCTION OF JUSTICE/OBSTRUCTION OF
	ADMINISTRATION OF JUSTICE
	PURSUANT TO 18 U.S.C § 1503, 1505, 1512
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 38	OFFENCE AGAINST THE PUBLIC PEACE/BREACH OF
000111 00	PEACE/CRIMES AGAINST PEACE
	PURSUANT TO ARTICLE VI NUREMBERG CHARTER,
	10 U.S.C § 916
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 39	DEFAMATION
	PURSUANT TO 28 U.S.C § 4101
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 40	LIBEL
	PURSUANT TO 28 U.S.C § 4101
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 41	SLANDER
	PURSUANT TO 28 U.S.C § 4101
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 42	STALKING
	PURSUANT TO 18 U.S.C § 2261A
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)
COUNT 43	WAR CRIMES
	PURSUANT TO 18 U.S.C. § 2441
	AND/OR THE APPLICABLE STATUTES/LAWS GOVERNING SAID MATTER(S)

Some states limited the type of property that Black people could own, while virtually all the former Confederate states passed strict vagrancy and labor contract laws, as well as so-called "anti-enticement" measures designed to punish anyone who offered higher wages to a Black laborer already under contract.

Black people who broke labor contracts were subject to arrest, beating and forced labor, and apprenticeship laws forced many minors (either orphans or those whose parents were deemed unable to support them by a judge) **into unpaid labor for white planters.**

Passed by a political system in which Black people *effectively had no voice,* the black codes were enforced by all-white police and state militia forces—often made up of Confederate veterans <u>of the Civil War</u>—across the South.

Impact of the Black Codes

The restrictive nature of the codes and **widespread Black resistance** to their enforcement enraged many in the North, who argued **that the codes violated the fundamental principles** of free labor ideology.



After passing the Civil Rights Act (over Johnson's veto), Republicans in Congress effectively took control of Reconstruction. The Reconstruction Act of 1867 required southern states to ratify the 14th Amendment—which granted "equal protection" of the Constitution to former enslaved people—and enact universal male suffrage before they could rejoin the Union.

The <u>15th Amendment</u>, adopted in 1870, guaranteed that a citizen's right to vote would not be denied "on account of race, color, or previous condition of servitude." During this period of Radical Reconstruction (1867-1877), *Black men won election to southern state governments and even to the U.S. Congress.*



As indicated by the passage of the black codes, however, white southerners showed a steadfast commitment to ensuring their supremacy and the survival of plantation agriculture in the postwar years. Support for Reconstruction policies waned after the early 1870s, undermined by the violence of white supremacist organizations such as the <u>Ku Klux</u> <u>Klan</u>.



SYSTEMATIC Racism / DISCRIMINATION: <u>https://www.slideshare.net/VogelDenise/notice-of-eeoc-</u> <u>complaint-against-1-st-heritage-credit-llc-filed</u>

By 1877, when the last federal soldiers left the South and Reconstruction drew to a close, Black people had seen little improvement in their economic and social status, and *the vigorous efforts of white supremacist forces throughout the region had undone the political gains they had made.* <u>Discrimination would continue in America</u> with the rise of <u>Jim Crow laws</u>, but would inspire the Civil Rights Movement to come.

