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Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922

DENISE NEWSOME

FACSIMILE

То:	Vice President-Elect, Joseph R. Biden, Jr. and Member of the Committee on the Judiciary in the United States Senate (202) 224-0139	From:	Denise Newsome
CC:	Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479	Pages:	7 (including blank page)
Re:	MY VISIT ON NEXT WEEK IN WASHINGTON D.C.	Date:	12/05/08
Urg	ent For Review Please Comment	Please I	Reply Please Recycle

Dear Vice President-Elect Biden:

I will be in the Washington, D.C. area on next week and plan to be on the Hill on Thursday December 11) and/or Friday (December 12). The reason for my visit is to obtain information on the Complaint (Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigation, Hearings and Findings) I submitted to the Senate's attention – the original Complaint was specifically sent to the attention of the Chairman of the Committee on the Judiciary in the U.S. Senate, Patrick Leahy (in July 2008), the Chairman of the Committee on the Judiciary in the U.S. House Of Representatives, John Convers, Jr. (in August 2008), as well as the candidates for the United States President (Senators Barack Obama and John McCain) in August 2008, and Congresswoman Wasserman Schultz (in August 2008). While this Complaint was timely and I believe submitted to the appropriate individuals, to date, I have received nothing as to the status of my Complaint or the handling thereof.

Therefore, I will be coming to Washington, D.C. in regards to this matter in hopes of getting the process moving on my Complaint and working with those there, to see that this matter is handled in the proper manner. Moreover, to begin the process of clearing my name in that it is obvious that so many people (with the aid of the government) have gone to great lengths to cause injury/harm to my name, reputation, character, etc. because I have elected to expose civil/criminal wrongs. I am aware of how I am being projected and wanted to be seen as a mental case, psychotic, disturbed, dysfunctional etc.; however, to the contrary and this is not the case. I am completely sane, college educated, passionate about my civil rights, a Christian (real), not on any drugs or medication and have never been institutionalized in a mental hospital or facility neither have I ever been under the care of a psychiatrist.

I have recently obtained information regarding a Judgment that was entered on or about December 1, 2008 in a matter which is pending in a federal court in Mississippi. This matter is addressed in my Complaint submitted for filing with the United States Legislature/Congress in July 2008. The most recent action by this Court as well as criminal actions rendered by Courts (on or about October 9, 2008) here in Kentucky is clearly unacceptable and clearly requires IMMEDIATE attention from the United States Legislature/Congress. Continued acts by Court(s) Official(s) and others are clearly unacceptable and are not actions I believe the laws/statutes support. Moreover, said acts are racially motivated and have been in keeping with past oppressive behavior against African-Americans and the unlawful/illegal use of the judicial process to carry out such criminal and civil wrongs against said class and/or people of color. UNACCEPTABLE, because the Courts knew and/or should have known that they lacked jurisdiction to enter such rulings and/or Judgment; however, elected to exceed their jurisdiction and encroach upon the jurisdiction of the United States Legislature/Congress – excerpts of legal conclusions cut and pasted from LexisNexis is as follows:

Clark v. Board of Education, 350 F. Supp. 149, 1972 U.S. Dist. LEXIS 11444 (D. Ky., October 25, 1972) (HN2) Courts may not invade the domain of the legislature and where a plaintiff is asking for legislative relief or relief which would encroach upon the legislative process the courts are without power to act. That courts may not usurp the legislative function is fundamental, but where the laws enacted by the legislature are unconstitutional or have been applied in such a way as to deny constitutional rights, then the courts are empowered to act and may grant whatever relief necessary to vindicate constitutional wrongs.

<u>United States v. Powell</u>, 151 F. 648, 1907 U.S. App. LEXIS 4978 (U.S. Court of Appeals, March 22, 1907) - It is the duty of the courts to be watchful of the **constitutional rights** of the citizen." Nor of its utterances that: "The fourteenth amendment makes no attempt to enumerate the rights it designs to protect. It speaks in general ...

1. Precise Matter Never "Drawn in Question" Before Supreme Court. . . . which Congress can protect under the <u>fourteenth amendment</u>, against lawless violence of private individuals, which prevents, and is designed to prevent, the state from affording the accused, when it endeavors to do so, the benefit of a trial according to the "law of the land," by the administration of the state's established course of judicial procedure. . . .

"The <u>fourteenth amendment</u> makes no attempt to enumerate the rights it designs to protect. It speaks in general terms, and these are as comprehensive as possible. Its language is prohibitory; but every prohibition implies the existence of rights and immunities." <u>Strauder v. West Virginia</u>, 100 U.S. 303, 25 L. Ed. 664.

The <u>fourteenth amendment</u> was adopted to secure actual enjoyment of rights, which that amendment for the first time guarantied to citizens of the United States, who were thereby made citizens also of the state in which they resided. In form, the prohibitions of the amendment were leveled at the means by which it was supposed those rights would most often be defeated, but it was the evil to be averted, and the rights thereby to be enjoyed, and

not the particular form of the invasion, [**7] which were uppermost in the minds of the framers of the amendment. The intent and spirit of the command are that the enjoyment of the rights, which the amendment declares shall not be denied by the state, shall be worked out for those to whom the right was secured by full performance of the duties the amendment put upon the state. The performance of the duty by the state to its full extent is the dominant thought and purpose of the amendment. When the framers of the amendment, knowing that the states must continue to administer justice and punish crime within the state, coupled with this constant and continuing duty the condition that the state shall not deny due process of law, the substance of what they intended cannot be less than that the state shall afford to every person enjoyment of the benefits of due process, when it starts out to administer its justice in his case. Unless we surrender abjectly to the witchary of mere grammatical expression, and utterly desert the spirit of this clause, we must hold that the command, "no state shall deprive," etc., is only another form of command that each state shall afford enjoyment of the administration of its established course of [**8] judicial procedure, in a case like this. The dominant end and purpose the amendment had in view were not merely that the states shall pass proper laws and furnish proper officers, who endeavor to execute them, but that the duty imposed upon the state shall be so fully performed that the citizen shall have actual, physical enjoyment of the benefits of the right, as distinguished from fictitious enjoyment, in theory of law, of a right in the form of an enchanting declaration upon parchment.

<u>United States v. McDonnell Douglas Corp.</u>, 751 F.2d 220, 1984 U.S. App. LEXIS 15791 (8th Cir., December 19, 1984, Decided) <u>HN5</u> - The power of Congress to conduct investigations is inherent in the legislative process. The power to investigate is necessarily incident to the power to legislate and to do so wisely...

McGrain v. Daugherty, 273 U.S. 135, 1927 U.S. LEXIS 985 (U.S., January 17, 1927, Decided) - HN6 - The House of Representatives has the constitutional right to take evidence, to summon witnesses, and to compel them to appear and testify.

Below are the items that I would like to discuss during my visit. In that you are a member of the Committee on the Judiciary in the United States Senate, I am requesting your assistance with this matter as well in that you as the next Vice President of the United States as well as one that campaigned for CHANGE during the Presidential Campaign and the message represented by such includes that of racial injustices in this Country as set forth in my Complaint filed as well as the CURRENT efforts to attempt to shut the doors of the Courts to me to cover-up such criminal and civil wrongs mentioned in this Complaint and forthcoming (Senator Leahy and Congressman Conyers have received the following information – I have highlighted and marked with "*" revision made:

ITEM(S) DESCRIPTION and/or ISSUE(S) FOR DISCUSSION

- Status Of Emergency Complaint and Request for Legislature/Congress Intervention; Also Request For Investigations, Hearings and Findings submitted for filing on or about July 14, 2008. Need to obtain Case Number of this Complaint and where is it at in Washington D.C.
- Status of FBI Complaint filed on 10/13/08 with the Louisville, Kentucky
 Office regarding the October 9, 2008, criminal and civil wrongs.
- Immediate Return of Monies (approximately \$16,250) entrusted to the court for safekeeping; however from my understanding and from information obtained, said money has recently been embezzled/stolen with the aid of court officials.
- Request Administrative Leave for government officials (state and federal) during the handling of the investigation(s) of the Complaints filed:
 - a) Requesting that Judges/Magistrates/Clerk of Courts, appropriate court officials be placed on administrative leave during the handling of the investigation into the allegations of the Complaint(s) filed. Believe it is interest of justice and the interest of the public at large to protect the integrity of the judicial process, etc. which I believe has been heavily breached and/or compromised through unlawful, illegal and unethical practices.
 - b) Requesting that Sheriff(s), Deputy(s), proper County/Jail officials be placed on administrative leave during the handling of the investigation into the allegations of the Complaint(s) filed. Believe it is interest of justice and the interest of the public at large to protect the integrity of the administrative process, etc. which I believe has been heavily breached and/or compromised through unlawful, illegal and unethical practices.
 - Requesting that appropriate Agency Administrators and/or Agency Official(s) (with FBI, EEOC, Wage and Hour, OSHA, Mississippi Department of Employment Security, Kentucky Commission on Human Rights, etc.) be placed on administrative leave during the handling of the investigations into the allegations of the Complaint(s) filed. Believe it is interest of justice and the interest of the public at large to protect the integrity of the administrative process, etc. which I believe has been heavily breached and/or compromised through unlawful, illegal and unethical practices.

5.

Requesting Temporary Suspension of Attorneys named during the investigation into the allegations of the Complaint(s) that have been filed. Believe it is interest of justice and the interest of the public at large to protect the integrity of the judicial process, administrative process, etc. which I believe has been heavily breached and/or compromised through unlawful, illegal and unethical practices of said attorneys. List of those presently known (however, not limited to) are as follows:

Mississippi and other applicable states in which they may be Licensed to practice:

- (a) Grover Clark Monroe, II;
- (b) Benny McCalip May;
- (c) Lanny R. Pace;
- (d) Clifford Allen McDaniel, II
- (e) J. Lawson Hester;
- (f) Wanda Abioto;
- (g) David W. Baria;
- (h) Mary Marvel Fyke;
- (i) Michael Farrell;
- (j) Robert T. Gordon, Jr.;
- (k) Richard Allen Rehfeldt;
- (1) Brandon Isaac Dorsey;
- (m) * Honorable William L. Skinner, II (Judge)
- (n) Honorable Tom S. Lee (Judge);
- (o) Honorable William H. Barbour (Judge);
- (p) Honorable Linda R. Anderson (Magistrate Judge); and
- (q) Honorable James C. Sumner (Magistrate Judge)

Louisiana and other applicable states in which they may be Licensed to practice:

- (a) Allyson Kessler Howie;
- (b) Renee Williams Masinter;
- (c) Amelia Williams Koch;
- (d) Jennifer F. Kogos;
- (e) Michelle Ebony Scott-Bennett; and
- (f) Honorable G. Thomas Porteous, Jr. (Judge)

Kentucky and other applicable states in which they may be Licensed to practice:

- (a) James M. West;
- (b) Gailen W. Bridges;
- (c) Bryan N. Bishop;
- (d) Honorable Ann Ruttle (Judge);
- (e) Honorable Gregory Bartlett (Judge);
- (f) Thomas B. Wine (Justice);
- (g) Joy A. Moore (Justice); and
- (h) John D. Minton, Jr. (Justice)

I hope you can understand the urgency of the meeting I am requesting and I expect your assistance in this endeavor.

Your attention to this matter is greatly appreciated. I look forward to meeting you or your Aide. Should you have any questions, please do not hesitate to contact me at the above address and phone number (513) 680-2922. My direct fax number at my office is (513) 419-6453.

TRANSACTION REPORT

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Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922

DENISE NEWSOME

To:	Vice President-Elect, Joseph R. Biden, Jr. (202) 224-0139	From:	Denise Newsome
	Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479		
	non. Fatrick Learny (202) 224-3479	Pages:	37 (including blank page)
Re:	MY VISIT TO WASHINGTON D.C. – Regarding Complaint Filed With United States Legislature/Congress	Date:	12/10/08

Dear Vice President-Elect Biden, Congressman Conyers and Senator Leahy:

Attached is a copy of the pleading entitled, Notice of Non-Waiver of Constitutional Rights and Civil Rights to Have the United States Legislature/Congress Intervene; Notice of Court's Lack of Jurisdiction to Enter December 1, 2008 Judgment (Docket No. 165) - Said Judgment Null/VOID. With this pleading I attached information obtained regarding the O.J. Simpson Complaint and recent court action against him, in that similar criminal charges that Mr. Simpson is accused of committing was rendered against me as evidenced in my Complaint filed with the Legislature/Congress back in July 2008 as well as with the FBI (which did nothing).

I plan to be in Washington, D.C. on tomorrow and Friday. I plan to stop by the offices of Congressman Convers and Senator Leahy. The reason for my visit is to discuss the Complaint I have submitted for filing and find out the status of same. Furthermore, address other concerns that I have.

I hope you can understand the urgency of the meeting I am requesting and I expect your assistance in this endeavor.

Your attention to this matter is greatly appreciated. I look forward to meeting you or your Aide. Should you have any questions, please do not hesitate to contact me at the above address and phone number (513) 680-2922. My direct fax number at my office is (513) 419-6453.

Sincerely, Deuse Heusone

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Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922

DENISE NEWSOME

FACSIMILE

To:

Vice President-Elect, Joseph R. Biden, Jr.

Jr.

From: Denise Newsome

(202) 224-0139 Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479

Pages:

5 Pages

Re:

MY VISIT ON YESTERDAY - Regarding Complaint Filed Date: With United States Legislature/Congress

12/12/08

☑ Urgent

☑ For Review

☐ Please Comment

☐ Please Reply

☐ Please Recycle

Dear Vice President-Elect Biden, Congressman Conyers and Senator Leahy:

This correspondence is being provided to confirm my visit to the Senate on yesterday and the difficulties encountered in checking into the status of my "Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings," submitted for filing on or about July 13, 2008:

- On or about November 24, 2008, I notified Congressman John Conyers via facsimile that I would be visiting his office(s) during the week of December 7, 2008 and requested a date and time during that week that I could meet with him; however, although he received this information, he elected to ignore it and to date I have heard nothing.
- On or about December 4, 2008, I notified by Senator Leahy and Congressman Conyers via facsimile that I would be in Washington, D.C. and requested meetings with them.
- On yesterday, I visited the Offices of Senator Leahy as well as the U.S. Senate's Committee on the Judiciary's Office to determine the status of the Complaint I submitted to his attention on or about July 13, 2008. This is what I encountered:

Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922

(202) 224-0139

To:

Re:

DENISE NEWSOME

12/12/08

FACSIMILE From: Denise Newsome Vice President-Elect, Joseph R. Biden, Jr. Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479 5 Pages Pages:

MY VISIT ON YESTERDAY - Regarding Complaint Filed Date: With United States Legislature/Congress

☐ Please Comment ☑ Urgent ☑ For Review ☐ Please Reply ☐ Please Recycle

Dear Vice President-Elect Biden, Congressman Conyers and Senator Leahy:

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- On or about December 4, 2008, I notified by Senator Leahy and Congressman Conyers via facsimile that I would be in Washington, D.C. and requested meetings with them.
- 3) On vesterday, I visited the Offices of Senator Leahy as well as the U.S. Senate's Committee on the Judiciary's Office to determine the status of the Complaint I submitted to his attention on or about July 13, 2008. This is what I encountered:
 - a. No one in his office (SR-433) seems to know anything about the Complaint I submitted to his attention and advised that it would be with the U.S. Senate's Committee on the Judiciary.
 - b. I went to the Senate Committee on the Judiciary's Office just to find out that it was not there and possibly sent to the U.S. House of Representatives - Committee on the Judiciary's Office, counsel for the Senate Committee on the Judiciary's Office. specifically requested information in regards to the procedures for tracking to determine where my Complaint was, there appeared to be no such processes in the Senate Committee on the Judiciary's Office

Vice President-Elect, Joseph R. Bidei. . - (202) 224-0139 Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479 December 12, 2008

for handling receipt of such Complaints and/or such pertinent and critical concerns (as that addressed in my Complaint) submitted for handling.

- I was advised that the Complaint submitted to Senator Leahy's attention may have been sent to the House of Representatives Committee on the Judiciary's Office and I should contact them. While in the Senate's Committee on the Judiciary's Office I contacted the U.S. House of Representatives Committee on the Judiciary's Office and after several calls and what apparently was "the run around and/or delay tactic" practiced by Leahy's and Conyers, staff wherein it appears they use a process condoned by Leahy and Conyers in handling citizens/people they do not want to deal with. I was also given the impression from such acts by Leahy's and Conyers, staff and/of staff of their Committee were procedures implemented to deal with citizens/persons they do not want to work and/or apparently were attempting needlessly burden citizens/persons in hopes they would give up and go away.
- I was advised to contact my Senator's. However, correspondence to these offices will support that they were notified that PUBLIC CORRUPTION is known in the states (Mississippi-No. 2 and Kentucky-No. 3) that is addressed and my reasons for contacting Leahy, Conyers and others. Moreover, why would one take a car for repairs to a dentist for his expertise when it is a mechanic they need? So please spare me the contact your Senators and/or representative. Neither one of the Senator's/Congressmen/women are on the Committees which handled the issues in my Complaint that I am aware of.
- I spoke with Matthew in the U.S. House of Representatives Committee on the Judiciary's Office who advised me that due to three (3) months lapsing, my Complaint had been shredded and that there was no record of my Complaint submitted to the attention of Conyer or Leahy. Moreover, they would not have taken my Complaint based on his experience. I advised Matthew that this was unacceptable and shared my disappointment in his lack of knowledge of my Complaint as well as the nature of my Complaint. Moreover, on how the U.S. House of Representatives Committee on the Judiciary's Office has handled this matter. I advised Matthew that I would be there in the morning personally to find out what is going on. Matthew suggested that I resubmit my Complaint. I advised Matthew of the volume of said Complaint and the great deal of time taken to prepare it. However, he did not seem interested. I advised Matthew that I did not bring a copy of the Complaint with me; however, had the brief. Moreover, that there are at leas five (5) sets (original and four (4) copies) of the Complaint here on the Hill. So there is no excuse for why a set cannot be obtained.
- 7) At the conclusion of my visit to the Senate Committee on the Judiciary's Office, I returned to Senator Leahy's office wherein I advised that he was not in; however, he was. Clearly a blatant lie again practices I find unacceptable in that he knew and/or should have known I would be in his office on this week in that he was timely notified of my visit; however, had no time to see me.

Let me share my most deep disappointment and dissatisfaction in the handling of my Complaint entitled, "Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings" I did not appreciate the conduct and practice of the Senator Leahy (or their staff in their office or the office of their committee),), Congressman Conyer (or their staff in their office or the office of their committee), the Senate's Committee on the Judiciary's Office, and the U.S. House of Representative's Committee on the Judiciary's Office.

I took a great deal to time and care in preparing this Complaint as well as coming to Washington, D.C. I did not come here to be lied to, shunned or ignored by either Senator Leahy or Congressman Conyers as what happened on yesterday.

Furthermore, I would like to express my concerns of the practice of Senator Leahy's and Congressman Conyers acceptance and tolerance of their staff and/or staff of their Committee lying to me in regards to their attendance or present. Moreover, their blatant and clear refusal to meet with me. The following information was obtained from the U.S. Senate's Committee on the Judiciary's website to support they indeed handle Complaints such as mine:

U.S. SENATE - COMMITTEE ON THE JUDICIARY:

About the Committee: . . .

One of the most important functions of the Committee is to provide oversight of the Department of Justice, including the Federal Bureau of Investigation (http://judiciary.senate.gov/about/)

A RECENT BILL OF THE SENATE: S.1946 - Public Corruption Prosecution Improvements Act of 2007 (Senate Report 110-239, December 10, 2007)

Administrative Oversight and the Courts:

(http://judiciary.senate.gov/about/subcommittees/oversight.cfm):
Jurisdiction: (1) Court administration and management; (2) Judicial rules and procedures; (3) Creation of new courts and judgeships; (4) Bankruptcy; (5)
Administrative practices and procedures; (6) Legal reform and liability issues; (7)
Oversight of the Department of Justice grant programs, as well as government waste and fraud; (8) Private relief bills other than immigration; (9) Oversight of the Foreign Claims Settlement Commission.

The Constitution (http://judiciary.senate.gov/about/subcommittees/constitution.cfm): Jurisdiction: (1) Constitutional amendments; (2) Enforcement and protection of constitutional rights; (3) Statutory guarantees of civil rights and civil liberties; (4) Separation of powers; (5) Federal-State relations; (6) Interstate compacts.

Crime and Drugs (http://judiciary.senate.gov/about/subcommittees/crime.cfm):
Jurisdiction: (1) Oversight of the Department of Justice's (a) Criminal Division, (b)
Drug Enforcement Administration, (c) Executive Office for U.S. Attorneys, (d) Office
on Violence Against Women, (e) U.S. Marshals Service, (f) Community Oriented
Policing Services and related law enforcement grants, (g) Bureau of Prisons, (h) Office

of the Pardon Attorney, (i) U.S. Parole Commission, and (j) Federal Bureau of Investigation, as it relates to crime or drug policy; (2) Oversight of the U.S. Sentencing Commission; (3) Youth violence and directly related issues; (4) Federal programs under the Juvenile Justice and Delinquency Prevention Act of 1974, as amended (including the Runaway and Homeless Youth Act); (5) Criminal justice and victims' rights policy; (6) Oversight of the Office of National Drug Control Policy; (7) Oversight of the U.S. Secret Service; (8) Corrections, rehabilitation, reentry and other detention-related policy; and (9) Parole and prohibition policy.

Human Rights and the Law

(http://judiciary.senate.gov/about/subcommittees/humanrights.cfm):
Jurisdiction: (1) Human rights laws and policies; (2) Enforcement and implementation of human rights laws; (3) Judicial proceedings regarding human rights laws; and (4) Judicial and executive branch interpretations of human rights laws.

Therefore, the actions of Senator Leahy on yesterday, his staff and/or the U.S. Senate's Committee on the Judiciary is unacceptable and has been ill received. There simply is no excuse for such incompetence, unprofessionalism, disrespect and handling for citizens Complaints submitted and/or entrusted to his care.

The following information was obtained from the U.S. House of Representative's Committee on the Judiciary's website to support they indeed handle Complaints such as mine:

Just this year this Committee dealt with "Allegations of Selective Prosecution: The Erosion of Public Confidence in Our Federal Justice System." However, when provided with my Complaint which may go to the very claims/heart of such hearings, my Complaint was shredded (according to Matthews) and/or clearly ignored and not taken into consideration.

The Subcommittee on Courts, the Internet, and Intellectual Property shall have jurisdiction over the following subject matters: copyright, patent and trademark law, information technology, administration of U.S. Courts, Federal Rules of Evidence, Civil and Appellate Procedure, judicial ethics, other appropriate matters as referred to by the Chairman, and relevant oversight. (http://judiciary.house.gov/about/subcommittee.html)

The Subcommittee on the Constitution, Civil Rights, and Civil Liberties shall have jurisdiction over the following subject matters: constitutional amendments, constitutional rights, federal civil rights, ethics in government, other appropriate matters as referred by the chairman, and relevant oversight.

(http://judiciary.house.gov/about/subcommittee.html)

Therefore, the actions of Congressman Conyers (aware and/or should have been aware that I was in town) on yesterday, his staff and/or the U.S. Senate's Committee on the Judiciary is unacceptable and has been ill received. There simply is no excuse for such incompetence, unprofessionalism, disrespect and handling for citizens Complaints submitted and/or entrusted to his care. I do not appreciate being lied to, given the run around and/or shunned. I also have serious concerns as to the fact that it was Conyer's that I corresponded with first advising of my visit to D.C. on or about November 24, 2008, and a week later (December 1, 2008) I find out that I have been a victim of additional judicial injustices – then when I take

Hon. Patrick Leahy (202) 224-3479 December 12, 2008

the time to come to D.C., I cannot even meet with him and/or he hides behind his staff and allow them to do his biddings rather than discuss my matter with me personally.

I do intend to be back on the Hill today and hopefully find out what is going on. While I do not expect much based on the actions of Senator Leahy and Congressman Conyers on yesterday, I do require that I get some resolution as to the status of my "Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings."

I close with serious concerns as to why our system may be in the condition as it is – it appears such corruption and/or the condoning of such may be due to those on the Hill. Clearly in my situation, there is simply no excuse for how my Complaint has been handled; moreover, my being subjected to such crimes at the direction and/or instructions of public officials and nothing is being done.

If this is the CHANGE that America can look forward to, which appears to be politics as usual, then not only myself, but the public needs to be aware of it. Clearly, yesterday's visit is an embarrassment and an insult to the process that citizens are led to believe is available to them.

Sincerely,

Denise Newsome

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Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922

DENISE NEWSOME

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FACSIMILE

To: Vice President-Elect, Joseph R. Biden, Jr.
(202) 224-0139
Hon. John Conyers, Jr. (202) 225-0072 (& E-Mail)
Hon. Patrick Leahy (202) 224-3479

Pages: 30 (including blank page)

Re: STATUS REQUEST
Complaint Filed With United States
Legislature/Congress

□ Please Comment

Dear Vice President-Elect Biden, Congressman Convers and Senator Leahy:

☑ For Review

STATUS REQUEST:

□ Urgent

As you know on or about July 13, 2008, I submitted a Complaint entitled, "Emergency Complaint and Request for Legislature/Congress Intervention; Also Request for Investigations, Hearings and Findings." Through this instant correspondence, I am requesting the status of this Complaint. The original of this Complaint was submitted to the attention of Senator Patrick Leahy (U.S. Senate's Chairman of Committee on the Judiciary) and later following up with copies to Congressman John Conyers, Jr. (U.S. House of Representative's Chairman of Committee on the Judiciary), Senator Barack Obama (in that he was a Presidential Candidate at the time of submittal and advising of filing should he return to the Senate as a result of losing the Presidential election), Senator John McCain (in that he was a Presidential Candidate at the time of submittal and advising of filing should he return to the Senate as a result of losing the Presidential election) and Congresswoman Debbie Wasserman-Schultz (as a member in the U.S. House of Representatives' Committee on the Judiciary). Providing a sufficient amount of copies out of concerns that providing only one Senator and/or Representative with this information would only amount to further acts of cover-up, dropping the ball, passing the buck, etc. in the handling of this matter. This Complaint consisted of

approximately 65 pages and was supported by approximately 83 supporting Exhibits. While visiting the offices of Senator Leahy as well as his Committee's office, I was advised they could not find this Complaint. While visiting the office of Congressman Conyers as well as his Committee's office, I was advised they could not find this Complaint. I am hoping that since my visit, out of the 5 sets of this Complaint submitted to the Legislature's/Congress' attention, one or more have been found.

As I have addressed in previous correspondence there is sufficient information to support that the Legislature/Congress handles such matters (here is information I retrieved from their website) – this information is important in that there is a serious problem with our judicial system as well as certain public officials. In that the President-Elect/Vice-President Elect campaigned that they will bring about change, it is important that the public is aware of the Complaint I submitted and the handling of it thus far (my getting the run around while there, Senators/Congressman – of Committees handling such matters - ignored me while they had knowledge I was in Washington, D.C. and in their offices):

U.S. SENATE - COMMITTEE ON THE JUDICIARY:

About the Committee: . . .

One of the most important functions of the Committee is to provide **oversight** of the Department of Justice, including the Federal Bureau of Investigation (http://judiciary.senate.gov/about/)

A RECENT BILL OF THE SENATE: S.1946 - Public Corruption

Prosecution Improvements Act of 2007 (Senate Report 110-239, December 10, 2007)

Administrative Oversight and the Courts:

(http://judiciary.senate.gov/about/subcommittees/oversight.cfm):

Jurisdiction: (1) Court administration and management; (2) Judicial rules and procedures; (3) Creation of new courts and judgeships; (4) Bankruptcy; (5)

Administrative practices and procedures; (6) Legal reform and liability issues; (7)

Oversight of the Department of Justice grant programs, as well as government waste and fraud; (8) Private relief bills other than immigration; (9) Oversight of the Foreign Claims Settlement Commission.

The Constitution

(http://judiciary.senate.gov/about/subcommittees/constitution.cfm):

Jurisdiction: (1) Constitutional amendments; (2) Enforcement and protection of constitutional rights; (3) Statutory guarantees of civil rights and civil liberties; (4) Separation of powers; (5) Federal-State relations; (6) Interstate compacts.

Crime and Drugs¹ (http://judiciary.senate.gov/about/subcommittees/crime.cfm):
Jurisdiction: (1) Oversight of the Department of Justice's (a) Criminal
Division, (b) Drug Enforcement Administration, (c) Executive Office for U.S.
Attorneys, (d) Office on Violence Against Women, (e) U.S. Marshals Service, (f)
Community Oriented Policing Services and related law enforcement grants, (g)
Bureau of Prisons, (h) Office of the Pardon Attorney, (i) U.S. Parole

In the Senate's Committee on the Judiciary, there is a Subcommittee entitled, "Crime and Drugs" in which the Chairman is Joseph R. Biden Jr. (U.S. Vice President-Elect). So the proper persons have been timely, properly and adequately placed on notice of the problems that I not only face, but other African-Americans/Citizens of the public have had to endure.

Commission, and (j) Federal Bureau of Investigation, as it relates to crime or drug policy; (2) Oversight of the U.S. Sentencing Commission; (3) Youth violence and directly related issues; (4) Federal programs under the Juvenile Justice and Delinquency Prevention Act of 1974, as amended (including the Runaway and Homeless Youth Act); (5) Criminal justice and victims' rights policy; (6) Oversight of the Office of National Drug Control Policy; (7) Oversight of the U.S. Secret Service; (8) Corrections, rehabilitation, reentry and other detention-related policy; and (9) Parole and prohibition policy.

Human Rights and the Law

(http://judiciary.senate.gov/about/subcommittees/humanrights.cfm):

Jurisdiction: (1) Human rights laws and policies; (2) Enforcement and implementation of human rights laws; (3) Judicial proceedings regarding human rights laws; and (4) Judicial and executive branch interpretations of human rights laws.

U.S. HOUSE - COMMITTEE ON THE JUDICIARY:

Just this year this Committee dealt with "Allegations of Selective Prosecution:
The Erosion of Public Confidence in Our Federal Justice System." However,
when provided with my Complaint which may go to the very claims/heart of
such hearings, my Complaint was shredded (according to Matthews) and/or
clearly ignored and not taken into consideration.

The Subcommittee on Courts, the Internet, and Intellectual Property shall have jurisdiction over the following subject matters: copyright, patent and trademark law, information technology, administration of U.S. Courts, Federal Rules of Evidence, Civil and Appellate Procedure, judicial ethics, other appropriate matters as referred to by the Chairman, and relevant oversight. (http://judiciary.house.gov/about/subcommittee.html)

The Subcommittee on the Constitution, Civil Rights, and Civil Liberties shall have jurisdiction over the following subject matters: constitutional amendments, constitutional rights, federal civil rights, ethics in government, other appropriate matters as referred by the chairman, and relevant oversight.

(http://judiciary.house.gov/about/subcommittee.html)

How serious is this problem – public corruption, racial bias in the judicial process, etc.? This is addressed in the Complaint I have submitted to the United States Legislature/Congress. Nevertheless I provide additional information I found disturbing and of necessity to address:

 While I was in Mississippi for the past Christmas holiday, in the Jackson Clarion Ledger's Sunday paper (dated December 28, 2008) there was an article in the paper entitled, "Magnolia State Has Share of Corruption." (Cut and pasted from: http://www.clarionledger.com/article/20081228/NEWS/812280354/-1/archive) A copy of which is attached hereto. This article includes the following excerpts: The recent indictment of Illinois Gov. Rod Blagojevich has resurrected that state's stereotype as the ultimate place for backroom deals, bribes and corruption.

But in the past <u>decade</u>, Mississippi has had nearly twice the per capita rate of public officials convicted than Illinois. . . .

The number of Mississippi's corruption convictions is substantial, but only tells part of the story, said Assistant U.S. Attorney John Dowdy of Jackson, who heads the criminal division for the Southern District of Mississippi.

"You take into account the number of cases prosecuted by the local district attorneys and the state attorney general, and you see there is a *pattern* of corruption with all levels of public office, from city to federal," he said.

The Corporate Crime Reporter puts Mississippi in <u>second</u> place in public corruption, just behind Louisiana.²

The high rankings don't surprise Dowdy. "I do believe that is a fair representation of the true nature of corruption within public office in this state," he said. "It is a problem, and it has been historically."

The only reason the state isn't ranked higher nationally in corruption is because most people get away with it, he said.

COMMENT: In my situation, not only was the United States Legislature/Congress made aware of this infectious issue, from information obtained during my trip, they clearly ignored my request — I advised them of the reasons I did not submit my Complaint through the representatives (Senators/Congressman) of the state(s), and provided them with sufficient information of concerns of corruption. However, during my visit, it was brought to my attention that my Complaint (and copies) may have been submitted to the Senator(s)/Representatives of my state(s). Clearly doing so over my objections and of being notified of my concerns and of the corruption in my state(s). This information for instance is contained on Page 3 and Exhibit 1 of the Complaint submitted to the U.S. Legislature/Congress. Not only that, I provided at Exhibit 2 a letter from Thad Cochran dated June, 1, 2006, in my Complaint. To date nothing. So no, the U.S. Legislature/Congress apparently is aware of the corruption problems growing in the judicial system; however, appears to be looking the other way. Concerns which has led me to believe that Capitol Hill (U.S. Legislature/Congress) may be contributing and/or encouraging such practices in their failure to exercise its jurisdiction. It is obvious that lobbyists are used on Capitol Hill to promote the agenda of those who pay them — thus, it is more profitable for corrupt

² However, the <u>prior</u> report had Mississippi as No. 1. So in the latest report, it only fell one spot down in the rankings – actually, just changed places with Louisiana.

public officials to pay lobbyist to see that the issues addressed in my Complaint are ignored and that the public is never made aware of it. Thus, money, power and wealth appears to be the way the U.S. Legislature/Congress handles matters. Clearly they have obtained the Complaint filed by me; however, I have heard nothing and when I visited earlier this month, look at how Senator Leahy and Congressman Conyers behaved. Moreover, may have instructed their staff to behave in the manner I experienced.

In the Complaint I submitted to the U.S. Legislature/Congress, for instance, they were made aware of the corrupt practices (unlawful/illegal) practices of Constable Jon Lewis (white male) in Jackson, Mississippi. Not only that, the FBI, the Hinds County Board of Supervisors are fully aware of Jon Lewis' corrupt practices. I submitted a formal Complaint to the Hinds County Board of Supervisors about July/August 2006 and a formal Complaint with the FBI on or about June 26, 2006. However, to date, nothing from my understanding has been done and Jon Lewis is still actively serving in such a capacity. A public official who took evidence (tape recording) from my persons on February 14, 2006, kidnapped me (with the presence of a fire arm - deadly weapon), had me held hostage at the Hinds County Detention Center until my parents paid the ransom (masked as a bond) to release me. There was no legal grounds for such actions nor the taking of my residence and property. Such acts were committed at the direction of Constable Jon Lewis, Judge(s) and others. Such acts were committed with knowledge that criminal/civil wrongs were being rendered against me. To no avail. Constable Lewis, other public officials and others made a conscious decision to usurp the laws and administer their own prejudicial/racially motivated justice. In fact, I advised Constable Lewis that he was committing legal wrongs to no avail. Because he has been allowed to conduct such criminal acts on his own or under the direction of judge(s) and/or others (i.e. Hinds County Board of Supervisors), he does it without fear of punishment or prosecution - placing himself above the laws and unlawfully/illegally taking the laws into his own hands.

Constable Jon Lewis has been allowed to repeatedly violate laws/statutes governing "service of process," etc. In my case he went as far as falsifying the Return (to unlawfully/illegally obtain \$35 fee) – keeping in mind he also stole/removed property off my persons (tape recording) and failed to turn such evidence in at the Hinds County Detention Center. Retaining such information for himself in that it contained damaging information as to the criminal acts he engaged in. Therefore, he felt better served to take such evidence and destroy it. Not only that, Judges, public officials, etc. were aware of such criminal behavior and has done nothing.

IT IS IMPORTANT TO NOTE: That in the Complaint I filed with the U.S. Legislature/Congress, they have been made aware of the criminal and civil violations rendered me at the hands of Constable Lewis. (This is addressed in my Complaint at Pages 28 – 35 along with several supporting EXHIBITS) The Court(s), Hinds County Board of Supervisors, FBI, etc. are also aware of such corrupt practices. However, from my understanding, Constable Lewis is still employed and the public is definitely at risk.

How bold is Constable Lewis in committing such criminal/civil wrongs? He encourages investigations that he know will not happen. A reasonable mind may conclude because, like Illinois Gov. Rod Blagojevich, he may have threatened to sing – spill the beans on others.

Constable Lewis most likely would not take the heat for such corruption without taking others with him.

IT IS IMPORTANT TO NOTE: After my February 14, 2006 kidnapping at the hands of Constable Lewis, on or about April 19, 2006 (approximately two [2] months later) he is still at it. From information I have seen, it appears he had citizens sending payments to his home address. Why is this so important, because even the Clerk of the Court voiced concerns of such actions of Constable Lewis, I am not aware of any acts taken to deter such criminal practices. See documents attached hereto:

Cut & Pasted From:

http://www.webhostingblogg.com/node/7155?PHPSESSID=8c28dc442737b1067a8e7c482e748b34 Mississippi Briefs...

Hinds County Justice Court Clerk Patricia T. Woods has questioned whether Constable Jon Lewis is improperly collecting fees.

Lewis says he is, at most, guilty only of a clerical error and said he has not done anything illegal.

In a letter dated April 7 to Hinds County Administrator Anthony Brister, Woods said Lewis may be collecting fines and constable fees from people who had already paid. She said Lewis had sent a letter to a Utica man, and possibly others, telling him to appear in court at a specific time, pay his fine and constable fee. But the man already had pleaded guilty and paid his fine.

Lewis said he sent the letter to the man because he did not realize he had paid the fine.

Cut & Pasted From: http://www.wlbt.com/global/story.asp?s=4786323&ClientType=Printable Jackson 04/19/06

Supervisors Looking Into Constable's Methods:

The Hinds County Board of Supervisor's is looking into the methods used by the county's constable. At issue, is how he collects his fees. The constable says he has done nothing wrong.

COMMENT: The Hinds County Board of Supervisors is fully aware that the practices of Constable Jon Lewis are unlawful/illegal; however, to date, I am not aware of any charges brought against him or him being charged with any crimes. I filed a Complaint with the Hinds County Board of Supervisors on or about July/August 2006. The County about this time was also notified of my intent to sue Hinds County for the civil/criminal wrongs rendered me on February 14, 2006. The 04/19/06 article goes on to state:

"There is absolutely nothing criminal here, nothing wrong," said Constable Jon Lewis. In a letter to the county administrator, Justice Court Clerk Patricia Woods accused Constable John Lewis of using questionable tactics.

The clerk said Friday, April 7th, several defendants appeared at justice court to pay fines, but a judge wasn't present. A Utica man received a letter telling him to appear, but the man had already paid his speeding ticket in January.

After learning that, the clerk told her staff not to collect any fees from defendants who did not have outstanding warrants.

"I refuse to be a part of his collection process," said Woods in her letter to County Administrator Anthony Brister. "I cannot imagine how many letters were mailed or payments received at his home address."

"I am welcoming an investigation from the auditor's office. I would like it to be looked into very thoroughly," said Lewis.

Constable Lewis says the letter to the defendant about the speeding ticket was a mistake on his part, but he makes no apologies for using tough methods.

In one letter to a defendant, Lewis advised the man not to talk to anyone but him. He told the man not to call the court. Lewis tells defendants that because he says it helps ensure he collects his \$35 service fee, which keeps the constable's operation running.

That \$35 fee is tacked on if someone doesn't pay their fine and the constable has to serve a warrant. Lewis says he has lost thousands of dollars because of mishandled fees, and he won't let that continue.

The Board of Supervisors held an executive session meeting Monday to discuss the matter. Since justice court falls under the board's jurisdiction, the board's attorney will be investigating.

IT IS IMPORTANT TO NOTE: That the Hinds County Board of Supervisors is fully aware of the criminal acts of Constable Lewis; however, what is being done? Nothing. Moreover, why are they allowing him to continue to break the laws – defy the laws and create his own laws that suit him rather than those that are lawful?

Cut & Paste From: http://www.wapt.com/news/8798163/detail.html Hinds County Constable Refutes Allegations:

Hinds County Constable Jon Lewis is firing back over allegations that he illegally collected a fee for his services.

The Hinds County Board of Supervisors called for an internal investigation into accusations that Lewis collected an unauthorized \$35 fee for serving criminal and civil warrants.

Board president Doug Anderson said those fees are being collected without board approval.

But Lewis argues that accepting a fee is legal and said serving warrants is the way constables earn money.

"The investigation needs to go forward. I welcome a thorough investigation from the State Auditor's Office. I want them to do this. They need to come in and look. I want everyone of my filed looked at," said Lewis.

IT IS IMPORTANT TO NOTE: Constable Lewis knew that his actions could possibly bring lawsuits. So from what I have seen, it appears Constable Lewis is trying to get the Board to change the laws to cover-up his criminal acts. I know he was put on notice on February 14, 2006, that I would be seeking actions against him for criminal/civil wrongs rendered me. So the Hinds County Board of Supervisors knew they had a walking liability, corrupt officer, etc.; however, to date may not have done anything to protect the public from the criminal acts of Constable Lewis:

Document Taken From:

http://www.co.hinds.ms.us/pgs/special/minutes/03_06_06.pdf
March 6, 2006 - Board of Supervisors of Hinds County Minutes:

"Constable Lewis addressed the Board regarding the classification of Constables and the reporting of their fee income on 1099 forms for IRS and PERS purposes. He requested that all fee income for constables be reported on W2's vs. 1099 forms. Constables Lewis discussed a potential class action lawsuit Extensive discussion was had on this matter. No action was taken."

At page 5.

Document Taken From:

http://www.co.hinds.ms.us/pgs/special/minutes/05_01_06.pdf
May 1, 2006 - Board of Supervisors of Hinds County Minutes:

Update and discussion regarding Constable Jon Lewis.

The Board attorney next updated the Board on the status of the internal investigation that the Board Attorney was instructed to conduct regarding allegations that Constable Jon Lewis had violated state law. The Board Attorney advised the Board that all information regarding this matter had been turned over the Attorney General's office, the State Auditor's Office the District Attorney's office and the U.S. Attorney's Office (FBI) as previously instructed by the Board at a prior Board meeting. No action was taken on this matter.

At pages 9 and 10. Look at what government agencies were notified of concerns of Constable Lewis' actions. Was anything done? Yet, Constable Lewis is allowed to continue to be a danger and/or threat to the public/citizens of the State of Mississippi and/or United States.

Cut & Pasted From: http://www.wlbt.com/Global/story.asp?s=9100456 Hinds County 9/30/2008

Controversy in Constable Special Election:

County constable is a desirable position. For every warrant and summons the constable serves he makes \$35. In a large county like Hinds the job can be quite <u>lucrative</u>. Constables also act as bailiffs in justice court and take on other law enforcement duties.

COMMENT: The record evidence in the Courts and/or government agencies will support that Constable Jon Lewis has been allowed to violate state laws and that such violations are done with his knowledge as well as the Hinds County Board of Supervisors' (and other government agencies) knowledge of Lewis' criminal activities and/or criminal/civil wrongs against citizens. Moreover, I believe an investigation into Constable Lewis' handling/service of warrants and/or summonses are not in compliance with the statutes/laws governing service of these legal documents. Nevertheless, he looks to obtain such fees (\$35) when he has knowledge he has not served legal documents and/or attempts to obtain such fees through unlawful/illegal practices. In my situation involving Constable Lewis, he did not serve any warrants/summonses on me in compliance with the statutes/laws of the State of Mississippi. knowingly and deliberately falsified information regarding handling of service. IT'S IMPORTANT TO NOTE: Constable Lewis also participated in the unlawful seizure of my residence and property on February 14, 2006, unlawfully removed my microcassette recorder from my persons, kidnapped me (with the presence of a fire arm - deadly weapon), had me held hostage against my will at the Hind County Detention Center, along with other criminal acts. Said tape recording was evidence to the crimes being committed against me. Although I requested the return of the recording and such criminal acts were reported, to date, nothing has been done.

3. There is a serious epidemic on the rise in the United States. Especially, those concerning Landlord and Tenant matters. You have companies/persons buying up real estate (taking on the role as Landlord) in efforts of making big bucks through fraud and deception and then using corrupt public officials to aid in the unlawful/illegal seizure of property (of Tenant(s)). Not wanting to follow the statutes/laws in place to protect citizens, these Landlords either with the help of corrupt public officials (relying on special favors) or taking the laws into their own hands are committing serious criminal/legal wrongs under the watchful eyes of the Court(s), government agencies and <u>now</u> the United States Legislature/Congress.

IT IS IMPORTANT TO NOTE: That the failure of the Court(s) to uphold and enforce the laws/statutes may have encouraged such criminal/civil wrongs as that committed by Constable Jon Lewis. The very criminal acts that O.J. Simpson was charged with have been committed by Constable Jon Lewis and other; however, nothing has been done.

In fact, as recent as Friday, December 26, 2008, a landlord in the Cincinnati, Ohio area, took it upon himself to change the lock on his tenant's residence and when the tenant returned home,

Fraudulent acts.

she had to climb through the window of her residence to obtain property. Apparently, the Landlord was on the lookout, confronted the tenant and as a result of such confrontation, the Landlord wound up stabbing the Tenant which later resulted in the Tenant's death. See articles attached hereto: Landlord Allegedly Stabs Tenant Over Un-Paid Rent and \$1M Bond for Landlord Accused of Murder. Also attached are photographs of the Landlord and Tenant.

WHAT A NEEDLESS AND SENSELESS ACT!!!! A LIFE LOST BECAUSE LANDLORD(S) WANTING TO MAKE QUICK MONEY TAKE THE LAWS INTO THEIR OWN HANDS AND RENDER THEIR OWN JUSTICE (I.E. MURDERING, KIDNAPPING, ETC.) IT IS NOT RIGHT. A GROWING PROBLEM!!!

4. From what I gathered, it appears the Mayor of Jackson, Mississippi, Frank Melton (African-American) is being charged with federal civil rights violations regarding an August 26, 2006, raid on a duplex. See articles taken from the Clarion Ledger's website attached hereto.

Mayor Melton's raid coming <u>approximately six (6) months</u> after the unlawful seizure, kidnapping, etc. that I had to endure at the hands of public official(s) (Constable Lewis – white male). However, do you see Constable Lewis (white male) and/or his cohorts being charged with criminal wrongs as those leveled against O. J. Simpson and Mayor Melton? No.

Thank you for your time and consideration in this matter. I am still awaiting the United States Legislature/Congress' response to the Complaint I submitted for filing in July 2008.

Should you have any questions, please do not hesitate to contact me. My direct fax number at my office is (513) 419-6453.

Sincerely, Heuson

Mailing: Post Office Box 14731 Cincinnati, Ohio 45250 Phone: (513) 680-2922

DENISE NEWSOME

FACSIMILE Denise Newsome Vice President-Elect, Joseph R. Biden, Jr. (202) 224-0139 Hon. John Conyers, Jr. (202) 225-0072 Hon. Patrick Leahy (202) 224-3479 18 (including blank page) Pages: Re: Date: 12/15/08 Complaint Filed With United States Legislature/Congress For Review Urgent ☐ Please Comment ☐ Please Reply ☐ Please Recycle

Dear Vice President-Elect Biden, Congressman Conyers and Senator Leahy:

Attached is a copy of the pleading entitled, Notice of Non-Waiver of Constitutional Rights and Civil Rights to Have the United States Legislature/Congress Intervene; Notice of Court's Lack of Jurisdiction to Enter December 1, 2008 Judgment (Docket No. 47) – Said Judgment Null/VOID. (Civil Action No. 3:07-cv-00560) This is a pleading I have had to file in that the attorney I retained to represent me has come under attack by Defense counsel in this Court and from the record evidence has endured threats of disbarment, etc. in her representation of me. Therefore, as a direct and proximate result of such attacks and threats she has succumbed to such pressures and filed a pleading to withdraw over my objections. The record in this lawsuit has been heavily breached and/or compromised and the Docket the case does not adequately reflect all pleadings filed.

In the same attacks that my counsel in the attached lawsuit I believe is the same type that any other attorneys I have retained and/or that has agreed to represent me in matters have had to endure. However, keep in mind I am painted as a "serious litigator," etc. and one that is delusional, paranoid, crazy, etc. Such processes which are a part of the systematic process to destroy me, my life, reputation, pursuit of happiness, pursuit of justice, etc. My attorney in the attached matter having well over twenty (20) years in the legal profession; however, I believe once opposing counsel and the Judges obtained some information regarding some issues with her in Tennessee, they may have used such information to blackmail/coerce, etc. into abandoning me. Of course with the research I conducted on my attorney (in that her abrupt turn-about-face and refusal to correspond or file pleadings - in efforts of throwing the case) and the information I was able to obtain, it became clear to me that something was wrong. My attorney being so positive with the evidence and likely outcome of the lawsuit; and then, abruptly just abandoned me. It was not until I obtained information from my research and the threatening letters from opposing counsel that was being submitted to my attorney without my knowledge, that I concluded defense tactics being used by opposing counsel to obtain an undue, unlawful and illegal advantage in this lawsuit and other(s).

As you know, I was in Washington, D.C. on Thursday and Friday and visited the offices of the Senator Leahy, Congressman Conyers as well as the Offices of the House of Representatives' Committee on the Judiciary and Senate's Committee on the Judiciary. I left the copies of the *Emergency Complaint* filed with the Legislature/Congress with a person who claimed to be counsel for the HR Committee on the Judiciary and gave me a name of Sam Sokol; as well as a copy with Congressman Conyer's office.

There simply is no excuse for the actions of the Judges/Magistrate Judges and attorneys (all of who are officers of the court). Such unlawful, illegal and unethical practices which are occurring under the watchful eyes of the House of Representatives and Senate that have jurisdiction over the judicial system, the courts and the officers thereof.

I hope you can understand the urgency of my request for the Legislature/Congress' intervention. Moreover, from the attached pleading and the one provided to your attention on December 10, 2008, in the other lawsuit, that the jurisdictions of the Committee on the Judiciary for both the Senate and House of Representatives are applicable in this matter; and their intervention in such matters, timely requested.

Your attention to this matter is greatly appreciated. Should you have any questions, please do not hesitate to contact me at the above address and phone number (513) 680-2922. My direct fax number at my office is (513) 419-6453.

Deuse Leusone