CRANE VALVE OF NORTH AMERICA will be very mad with Mr. Dempsey and his accomplices when the True Crime Book Starts selling and Crane Valve knew that Mr. Dempsey could have settled this matter. Crane Valve has plants Worldwide in Countries such as Belfast, Ireland, Australia and China whose country loves True Crime Mystery Books especially against the American Government.

CRANE VALVE OF NORTH AMERICA will bring major lawsuits against you Mr. Dempsey and your accomplices and the Justice Department and the State of Alabama, Jefferson County Probate Court for corruption and swindling their company.

There will be major criminal charges against you Mr. Dempsey and your accomplices for racketeering and let's not forget Attorney Mary Lee Abele, and more dirty evil culprits will definitely be charged with capital murder for their involvement in the conspiracy to commit murder for money involving the death of Mrs. Ada Lee Mays Jones to embezzle her estate.

Attorney Mary Lee Abele will sing to the office of the newly appointed F.B.I. Chief James Comey who seems to be a Honorable man by all means, F.B.I. agents from another district will be to see you Mr. Dempsey. It won't be a cover-up this time once the world finds out that you and Congressman Spencer T. Bachus, III was involved with dirty F.B.I. Agents in concealing a rich african-american citizen murder Mrs. Ada Lee Mays Jones who just happens to be Baseball Great Willie Howard Mays, Jr. family member, the exposure will gather alot of attention and let's not forget the murder of Iris Elaine Hardy McNabb at 1445 18th Place, SW. Elaine the mastermind of devising the murder of her Aunt Mrs. Ada Lee Mays Jones. Elaine was shot in the back and the back of her head by an assailant. Elaine was truly dirty to do what she done to Mrs. Jones. MR.

Dempsey, murder is murder and it don't matter how dirty a person is conspiracy to commit their murder in the United States starts off at Life to the Death Sentence with no statue of limitations.

Mr. Dempsey, you and your punk coward accomplices is no killers, you manipulate weak mind people to do your dirty work as the cowards you are. Security Exchange Commission Enforcement Transfer agent of Examination Timothy J. Barker in his investigation file no. ADO-937437 would want to know from Captain Robert Ellis who was head of Security at Ashland F.C.I. Federal Prison located in Ashland, Kentucky if the petitioner was in a safe environment. Captain Robert Ellis would tell Tim Barker that he can protect himself and the inmates respects him as a gentleman and knows not to play with him.

The petitioner was allowed by his case manager to speak around late June 2003 with Security and Exchange Commission District Administrator of Enforcement for the Southeast Region Mr. Richard P. Wessel whose office was located at 3475 Lenox Road, NE, Suite 1000, Atlanta, Georgia. Mr. Richard P. Wessel would be a gentleman and show concern and listen to the petitioner and give him the address at the Atlanta District Office and tell him to send his complaint there.

The petitioner would expeditiously receive back a response from the Atlanta District Office for the United States Security and Exchange Commission which he would receive back Re: Investigation Request File No. ADO-937437 at this time Mrs. Francis P. McGing was Assistant District Administrator for the Atlanta District Office.

The petitioner case was assigned to Mr. Timothy J. Barker, Chief Branch of Broker-Dealer and Transfer Agent Examinations.

Soon after the Security and Exchange Commission started their investigation into Mrs. Ada Lee Mays Jones Stock Shares that she had inherited from her mother Anna Wilson Harrell in 1985 the stock shares was worth approximately 45 million dollars depending upon the fluctuation of STOCKHAM VALVE PIPE AND FITTINGS, INC. stock shares that was listed on the New York Stock Exchange.

Captain Robert Ellis as being head of security at Ashland F.C.I. would be the person that the S.E.C. investigators would correspond with concerning Mrs. Jones stock investments and the petitioner's complaint.

The S.E.C. Investigators would relay to Captain Robert Ellis that the petitioner is telling the truth. The S.E.C. Investigators would tell Captain Robert Ellis as the investigation continued that this is one of the biggest cases of corruption in the history of the Justice Department where dirty Government attorneys from Regional (6) such as Bill Barnett, Robert P. McGregor, Jr., dirty F.B.I. agent Jeffery L. Burgess, Drug Task Force Supervisor from Regional (6) and more dirty F.B.I. agents including Attorney Randy Allen Dempsey, Jr., law partner of Congressman Spencer T. Bachus, III whose all involved in embezzling the stock shares worth over 45 million dollars belonging to the estate of Mrs. Ada Lee Mays Jones from the Stockham Corporation.

There's another major crime from these deceitful corrupt officials they have duped the Stockham Corporation out of 45 million dollars worth of stock and caused their stock to plummet on the New York Stock Exchange which eventually led Stockham major shareholders to pull stock from the Stockham Corporation and that would cause 1250 employees locally in Birmingham, Alabama to loose their jobs between 1992-1998.

The Stockham Valve Pipe and Fittings, Inc. eventually would close their doors in Birmingham since first opening up in 1903, founded by Herbert Stockham.

The Stockham Corporation would be forced to merge with CRANE VALVE OF NORTH AMERICA now headquarted in Conroe, Texas in the Dwoodland, Texas community.

CRANE VALVE will be held accountable for the stock belonging to the petitioner and his wife (Chinesa) worth about 28 million dollars, money that presently today from 1988 to today would be worth at least 150 million dollars. CRANE VALVE will not want to be caught up in a public murder scandal of their company major shareholder Mrs. Ada Lee Mays Jones who was murdered after her "Final Will" was change to bequeath her stock to her beneficiaries on her "Last Will and Testament". Stockham Corporation should have contacted the heirs personally before they released their stock to the impostors.

Crane Valve will paid off the petitioner, and it will definitely chasm between CRANE VALVE and the Corrupt Officials who stole Mrs. Jones stock from their company. The Justice Department will bring charges to cover-up the embarrassment of the corrupt misconduct officials who will not be able to use any more elusion to escape Justice.

The corrrupt officials from Birmingham, Alabama was secretly telling on each other to the Security and Exchange Commission Enforcement Investigators who would relay to Captain Robert Ellis that this would be the first time in the history of the Justice Department that you have dirty Government attorneys and dirty F.B.I. agents being indicted together by the Justice Department for conspiring to conceal a wealthy citizen murder (Mrs. Ada Lee Mays Jones) so that they could benefit financially.

The Security and Exchange Commission Enforcement Investigators would also relay to Captain Robert Ellis who would relay the messages to the petitioner that he received from the S.E.C. that its getting messy and messier as more corrupt officials was being brought into the embezzlement scheme of the 45 million dollars worth of stock belonging to the estate of Mrs. Jones that was fraudulently embezzled away from the STOCKHAM CORPORATION (Crane Valve) who will have to be the entity that replaces the petitioner's stock shares that Mrs. Ada Lee Mays Jones bequeathed to the petitioner and his wife.

The Security and Exchange Commission Enforcement Investigation would come to a sudden halt in the year 2004, prior to that U.S. Attorney Alice H. Martin would force dirty Assistant U.S. Attorney Robert P. McGregor, Jr. to suddenly retire on August 29, 2003 because he had conspired with Federal Magistrate T. Michael Putnam to fraudulently indict the petitioner on September 26, 2001 and place the petitioner in false imprisonment.

U.S. Attorney Alice H. Martin would also learn from the S.E.C. investigators that Assistant U.S. Attorneys Bill Barnett and Robert P. McGregor, Jr. with more dirty officials had received stolen stock shares from the estate of Mrs. Ada Lee Mays Jones, she became furious with both Assistant Attorney's, she did not want neither Barnett or McGregor to come to the U.S. Attorney's Office after McGregor suddenly retired. The Justice Department allowed Bill Barnett to get his 30 year retirement pension as he would fully retire on October 1, 2004 from the U.S. Attorney's Office for the Northern District of Alabama (Southern Division).

When the Security and Exchange Commission Enforcement were investigating Mrs. Jones 45 million dollars worth of stock shares that was invested into the Stockham Corporation that she had bequeathed from her mother Anna Wilson Harrell a long time employee of the Stockham Corporation.

The S.E.C. investigation would immediately reveal that dirty Government officials employed by the Justice Department had conspired to embezzle a major corporation (Stockham) out of a murder victim (Mrs. Jones) stock shares, this misconduct would definitely have caused an outcry from the public and would have been a media frenzy when known by the public and the World that these low life dirty Government officials assigned as Government attorney's and Federal Bureau of Investigation officer's had stooped so low in violating their Oath of Office seeking a financial reward from a murder victim estate, what a shame that they would violate their Oath of Office.

The corrupt officials had lost all respect for their Oath of Office and forgot that they had pledged to enforce the laws, for the love of somebody elses money, their first misconduct would be to use their police powers to conceal a citizen murder and after this misconduct start looting the victim's assets with her murderers.

Dempsey, Barnett, McGregor, Burgess et.al. are so despicable, now they're hiding behind the shield of being public servants, the truth about these despicable officers of the court is that the only people they serve are themselves.

The corrupt officials wanted the Justice Department and the Security and Exchange Commission Enforcement because they're employees of the Justice Department to give them a pass for being organized criminals

which is when you have two or more people engaged in an organized effort to commit a crime.

The State of Alabama which is a State in the United States that's known for bigotry and slavery and denying justice to African-Americans, Alabama always wanted the evil crime of slavery to remain legal and the evil crime of lynching and brutality toward blacks to continue that happened during the early years of this Country that could never be justified by the evil and cowardness of the Founding Fathers of this Country who claimed to be building a foundation of family values advocating the curse of slavery when all the time they were devil worshipers who will face GOD and Justice on Judgment Day. The motive for these evil corrupt officials lusts for an african-american family money is hereditary. That explains why the corrupt officials has a mind set that black citizens should never have more than white citizen.

The same corrupt officials in Birmingham, Alabama such as Attorney Randy Allen Dempsey, Jr., Assistant U.S. Attorney Bill Barnett, Assistant U.S. Attorney Robet P. McGregor, Jr., F.B.I. Agent Jeffery L. Burgess who is all very disappointed that the petitioner has exposed these punks corruption, they're devil worshipers who have the mentality that they could take advantage of the petitioner and his wife and steal their inheritance because they're black and they will never face Justice in Alabama for their misdeeds for devouring and preying on a black family who just happen to have 45 million dollars worth of stock in the family that these corrupt officials wanted, the corrupt officials would use their police powers to take the stock shares for themselves which is very wrongful and disrespectful and embarrassing to the integrity of the Justice Department who employed these insidious officials.

The corrupt officials had run hot with the S.E.C., their next move most likely who be to use Congressman Spencer T. Bachus, III to contact the

two Senators in Washington, D.C. (1) Jeff Sessions (2) Richard Shelby to obstruct justice and contact higher-up Justice Department officials to stop the investigation of these deceitful corrupt officials from Birmingham, Alabama misconduct from being exposed for the evil crimes, that they had conspired to do against the estate of Mrs. Ada Lee Mays Jones and for framing the petitioner with perjury and for placing him in false imprisonment on a manufactured fraudulent indictment scheme concocted by these same dirty deceitful officer's of the court misconduct who was operating their criminal activity under the Color of Law.

There was another major problem in year 2004 for the Republican Party that would have caused former President George Bush to surely loose his re-election to Secretary of State John Kerry, The problem would be that when the S.E.C. started sending out weem notices to the corrupt officials employed at the Justice Department in Birmingham, Alabama who had conspired to embezzle Mrs. Ada Lee Mays Jones estate over to their lawless hands by using false misrepresentations.

The public would have become aware that the Republican Congressman Spencer T. Bachus, III who was newly appointed to Chair the Banking and Finance Committee in year 2004 for the GOP would now be accused by the Security and Exchange Commission Enforcement agents for being involved in a murder cover-up of a rich black heiress (Mrs. Ada Lee Mays Jones) heinous murder cover-up and stock embezzling crime that involved Bachus law partner Dempsey and dirty Government attorneys assigned to the U.S. Attorney's Office for the Northern District of Alabama (Birmingham Division) also involved would be dirty F.B.I. agents assigned to the Birmingham Field Office. It would have been a major embarrassment to President George Bush campaign for re-election.

President George Bush would have surely lost his re-election campaign to Senator John Kerry if the Security and Exchange Commission would have promulgated the misconduct of these deceitful officials. To the public would become aware that this egregious crime was committed by Congressman Spencer T. Bachus, III law firm with the involvement of dirty Government attorneys and dirty F.B.I. agents who had used duplicatious schemes to defraud a major Corporation (Stockham) out of their major stockholder stock Mrs. Ada Lee Mays Jones who had about 45 million dollars worth of stock invested with the Stockham Corporation. The public also would become aware also they conspired to embezzle Mrs. Jones estate with the original architects who had devised the evil scheme to fatally poison Mrs. Jones for her assets so that her "Last Will and Testament" would be hidden from record at the Jefferson County Probate Court. The miscreants was looking for impunity for their misconduct and would have to use their political connections to obstruct justice to keep their misconduct from being exposed.

The crime committed by these corrupt officials presently today for the murder cover-up and fraud scheme will be a much bigger scandal than the Watergate scandal which was about a burglary, The sex scandal with President Bill Clinton and Monica Lewinsky was nothing but sexual allegations in the White House. The cover-up by the Justice Department is as strong as the actual crime that this camaraderie of incorrigible officials contrived.

The insidious corrupt officials when their misconduct becomes overt to Worldwide audience about their inglorious misconduct, their neighbors, church members will no longer venerate their evil character. Their cajoling will come to an end as they have made a fallacious error in conspiring to conceal and cover-up the heinous murder of Mrs. Ada Lee Mays Jones to embezzle her estate so that they would become ostentatatious officials after they had contrived the deceitful scheme to deceive the STOCKHAM CORPORATION out of Mrs. Jones stock shares.

The petitioner will never capitulate to their corruption as they now want Honorable Judge Inge P. Johnson to use deaf ears and turn blind eyes and espouse their way of life. The corrupt officials knows that they are extenuated of the truthful allegations that the petitioner has continually filed to the Court under the penalty of perjury.

As the old Wall Street Slogan says "Follow The Stock".

The petitioner when he was preparing this motion will tell you that on June 5, 2013 he received via mail an order from Magistrate T. Michael Putnam dated May 31, 2013 stating that the petitioner motion should be time barred and that he agreed with the State of Alabama that the petitioner waited 15 years to late to file his writ of Habeas Corpus motion.

Magistrate T. Michael Putnam is a puppet Magistrate and a follower of corrupt officials operating their criminal activity under the Color of Law in Birmingham, Alabama.

Putnam has for years on since September 27, 2001 done everything in his power to obstruct Justice to the petitioner, his motive is that he would take orders from dirty Assistant U.S. Attorney Robert P. McGregor, Jr., to illegally have the petitioner arrested on a manufactured fraudulent indictment scheme that for years on the evil scheme have been used by corrupt Government Attorneys assigned for the Northern District of Alabama U.S. Attorney's Office to illegally indict defendants mostly African-American drug dealers who was who was represented by dirty attorney's such as Randy Allen Dempsey, Jr. who would extort the defendant and give kick backs to corrupt magistrate and Government attorney's involved in the scheme. They would play the defendant for a sucker who was never legally indicted and after this misconduct they would send the defendant to Federal Prison on a fraud indictment scheme.

The dirty fraudulent indictment scheme would be that the Federal Cerk's Office in Birmingham, Alabama would participate in the fraud indictment scheme as the corrupt officials involved all would conspire to illegally have the petitioner arrested on the same "CON" as a way and means of getting the petitioner out of the way as being an heir of Mrs. Ada Lee Mays Jones "Final Will" with assets that exceeded 46 million dollars. The petitioner and his wife (Chinesa) was due 60% of Mrs. Jones assets including Real Estate, expensive jewelry, insurance burial policies, etc. that was fraudulently taken away from the petitioner's family by these corrupt officials operating their criminal activity under the Color of Law.

Magistrate Putnam who never needs Honorable in front of his name, Putnam would be used as a patsy not knowing their dark secret about embezzling Mrs. Jones estate, Assistant U.S. Attorneys Robert P. McGregor, Jr., and his nefarious mind supervisor Assistant U.S. Attorney Billy Lee Barnett would use Putnam to illegally order the petitioner arrested on September 27, 2001. Putnam knows the petitioner is in prison on a fraud.

There's no doubt that Magistrate Putnam is a sick racist by all means, when he was ordered by the corrupt government attorney Robert P. McGregor, Jr., on September 27, 2001 to place an arrest warrant out for the Federal Marshal's to arrest the petitioner based upon an indictment that never occurred on September 26, 2001.

Magistrate T. Michael Putnam and Assistant U.S. Attorney Robert P. McGregor, Jr. would inculate Federal Deputy Clerk Yolanda Berry to take a "suborn" to place fraudulently into the record a indictment for the petitioner on September 26, 2001 that has been admitted by the Executive United States Attorney's Office in Washington, D.C. by their Freedom of

Information /Privacy Act Unit that there are no records that the petitioner was ever indicted on September 26, 2001, which means that the petitioner is being continually held in Federal Prison on a manufactured fraudulent indictment scheme.

Magistrate T. Michael Putnam would do what ever he can to protect his evil crime he committed against the petitioner of placing him in peonage which is an ongoing crime that has no statue of limitations, and also involved is the same corrupt officials who embezzled Mrs. Jones estate away from the petitioner and his wife.

On May 21, 2012 as seen on the petitioner's docket sheet #4 MOTION TO COMPEL Magistrate Judge T. Michael Putnam to immediately recuse himself from the petitioner habeas corpus motion by William Anthony Fagnes (KGE), (Entered 05/22/2012).

SEE ATTACHED HERETO AS EXHIBIT B(V) PETITIONER DOCKET SHEET FOR CASE# 2:12-CV-01870-IPJ.

It took Magistrate Putnam nearly 13 months for him to send his frivolous order on May 31, 2013, observe in Exhibit B(V) as Docket  $\frac{\#(5)}{2}$  an order denying Docket  $\frac{\#(4)}{2}$  Motion to Compel Recusal signed by US Magistrate T. Michael Putnam on 05/23/2012 (PMA) Entered: 05/23/2012.

It amazing that Magistrate T. Michael Putnam would take up to 13 months to answer the petitioner's Writ of Habeas Corpus Motion on May 31, 2013. He would expeditiously answer the petitioner's recusal motion in one day on May 23, 2012. The Motion was not so convoluted that any individual even if the individual is not highly educated can see: Attached Hereto as Exhibit "C" that the State of Alabama violated the petitioner Sixth (6th) amendment rights to the Constitution as the manufactured fraudulent rubber stamped two (2) State of Alabama indictments are in violation of the petitioner's sixth (6th) amendment rights to the Constitution pursuant to the Speedy Trial Act provision 18 U.S.C.S. §§3161 (b) et.seq

that governs time limits and exclusions for a defendant to be properly indicted as established by Congress.

The petitioner motion to compel Magistrate T. Michael Putnam to recuse himself would be answered by Magistrate Putnam on May 23, 2012, the very next day. It took Magistrate T. Michael Putnam to procrastinate the petitioner; s WRIT OF HABEAS CORPUS MOTION for nearly 13 months since it was first filed into record May 15, 2012, which became a default on the court.

Magistrate T. Michael Putnam was in violation of Federal Law when Congress had established a 120 day time limit for the court to answer a defendant WRIT OF HABEAS CORPUS MOTION and have it completed within a 120 day time limit an intentional abuse of power and delay from the Magistrate T. Michael Putnam to stall the petitioner in Federal Prison as long as he can because he's conspiring to cover-up his misconduct of placing the petitioner in false imprisonment on a fraud that was exposed by the petitioner.

SEE: Docket Sheet #8 Attached hereto as Exhibit B(V) for case # (2:12-CV-01870-IPJ) opposition to CONSENT TO MAGISTRATE file by William Anthony Fagnes (petitioner) (ENC) (Entered: 05/24/2012)

The petitioner filed the "Motion to Refusal to Consent to Proceed BEFORE A UNITED STATES MAGISTRATE JUDGE" in accordance with 28~U.S.C §636(c) and Rule 730 F the Federal Rules of Civil Procedure.

Magistrate T. Michael Putnam could never have any rights to answer any motion for the court as Congress had established as a provision of the Federal Magistrate Act that any defendant who files a 28 U.S.C §636(c) and Rule 730 F pursuant to the Federal Rules of Civl Procedure that he don't want no Magistrate Article II Judge in the United States to participate in his/her case and not to make any rulings on any motion

that the petitioner files, the Court would have to honor the defendant guaranteed rights of the Constitution that forbaded that no Magistrate have no rulings in any defendant case, only an Article II Judge could respond to the petitioner's motions.

SEE: EXHIBIT B(V) Civil Docket Sheet #12 For Case# 2:12-CV-01870-IPJ Petitioner's Motion to Compel the Court for the Production of Documents.

Magistrate T. Michael Putnam on 06/19/2012 as seen on page 3 of 3 Exhibit B(V) 12 The petitioner's Motion to Compel the court for production of documents is granted and denied in part, as set out.

The petitioner supporters who has access to pacer viewer services on the Justice Department website could not find any of the petitioner's motions that was sent back to the petitioner from the Federal Clerk's Office N/A with a file date of May 21, 2012.

SEE: Exhibit B(V) #4 Civil Docket for Case# 2:12-CV-01870-IPJ.

Magistrate T Michael Putnam in his criminal cover-up role knew that he was behind the petitioner "Motion to Compel Magistrate Judge T. Michael Putnam to immediately recuse himself from the petitioner's habeas corpus motion by William Anthony Fagnes (petitioner)". (KGE) entered: 05/22/2012 that was never filed on the Justice Department pacer website for pacer viewing.

The motive for this misconduct that can be verified by the Birmingham Times Newspaper Organization Editorial Board is that their organization became aware in year 2008 that the petitioner motions was being sent back to him with a file date at the Federal Clerk's Office for the Northern District of Alabama. The Birmingham Times Editors who has access to the Justice Department pacer viewers services to review defendant's and the court motions concerning both criminal and civil cases would find out that the petitioner case filings and motions for Civil Docket for Case# (2:05-CV-08065-CLS-TMP) was being sent back to him with file dates but

never entered into record on the Justice Department pacer viewers website.

The Birmingham Times Newspaper Organization after becoming aware that the petitioner was telling the truth on the corrupt officials misconduct and now knew that the corrupt officials was authorizing the Federal Clerk's Office for the Northern District of Alabama not to place the petitioner's motions that was filed "under the penalty of perjury" on the Justice Department Pacer Viewers Services. Birmingham Times Newspaper would print and would allow the petitioner to place an Editorial "in their own words" Editorial section that featured the truthful story "Public Corruption, U.S. Attorney's Office from N/A Murder Cover-Up of Rich Citizen's Death", the petitioner would expose the truth that he was being illegally detained and held in false imprisonment in Federal Prison on a manufactured fraudulent indictment scheme that was concocted at the U.S. Attorney's Office for the Northen District of Alabama. petitioner would also expose that the Grand Jury Foreman "Mr. Terrell Brett Clement" from Jasper, Alabama would sign and notarize a affidavit on July 11, 2007 under the penalty of perjury that he as being assigned on September 26, 2001 by his peers to be the 18 U.S.C. Regular Grand Jury Foreman for the 31 Counties that comprises the Northern District of Alabama. At no time his first day in office did he hear any evidence about a black male (petitioner) and latino male at the back of any car trunk vehicle with the trunk opened up high with 34 kilos of cocaine scattered on the ground and a large box was present and when the Federal Agents pulled up in their squad vehicle the black male threw down the box with 34 kilos of cocaine, blocks of cocaine was in plain view and the black male (petitioner) took off running when the petitioner noticed the F.B.I. Agents.

The dirty Assistant U.S. Attorney Robert P. McGregor, Jr. would conspire with F.B.I. Drug Task Force agent Jeffery L. Burgess to have Federal Agent Jay Bartholomew, a known racist, who was being used as a patsy to come to the petitioner's fraudulent arraignment and bond hearing. Bartholomew would frame the petitioner with massive perjury under oath by creating a crime scene on the night of September 7, 2001 that never occurred.

Bartholomew would be accused on September 8, 2001 by his drug task force supervisor dirty F.B.I. agent Jeffery L. Burgess who would meet his partner in crime Attorney Randy Allen Dempsey, Jr. who relayed their discussion to the petitioner on September 10, 2001 at the Jefferson County Jail (Birmingham, Alabama) that a F.B.I. Agent present the night of September 7, 2001 when the petitioner was arrested told him that F.B.I. Agent Jay Bartholomew had messed up the pre-mature setup arrest of the petitioner.

The petitioner knew for himself that F.B.I. agent Jeffery L. Burgess was the agent who was informing Dempsey, Burgess told Dempsey that F.B.I. Agent Jay Bartholomew did not know what he was doing in trying to setup the petitioner. Burgess would tell Dempsey also that the setup of the petitioner backfired on the officers present on September 7, 2001 and that the petitioner never incriminated himself on audio or video.

Dempsey would get his copy of the petitioners discovery and the audio. Dempsey knew for himself that when F.B.I. Agent Jay Bartholomew was on the witness stand committing perjury in Magistrate T. Michael Putnam courtroom at the arraignment, that Assistant U.S. Attorney Robert P. McGregor, Jr. was behind the framing of the petitioner.

Magistrate Judge T. Michael Putnam and Assistant U.S. Attorney was smiling at each other putting on a spectacle in Putnam's courtroom because they knew that Dempsey and the petitioner was in shock when F.B.I. Agent Jay Bartholomew was committing perjury on the stand under oath creating a crime scene that never occurred. Putnam and McGregor was aware at the arraignment that the petitioner would be framed with perjury testimony from F.B.I. Agent Jay Bartholomew at the arraignment hearing on 10-18-2001.

Magistrate Judge Putnam knew that the petitioner was not indicted by an Federal Grand Jury on September 26, 2001, when Magistrate T. Michael Putnam had the petitioner arrested in LaGrange, Georgia on September 29, 2001 based upon an indictment that never occurred from the Northern District of Alabama September 26, 2001.

When Magistrate T. Michael Putnam and Assistant U.S. Attorney Robert P. McGregor, Jr. was putting on the spectacle in his courtroom smiling at each other, Putnam took his dirty actions as a game, the petitioner bet he's not smiling now.

Putnam is going to be removed from the bench for corruption and violating his oath of office and he's going to be a cooperative witness for the Senate Judiciary Investigation and the Justice Department after the exposure of the corrupt officials misconduct to fraudulently indict the petitioner in false imprisonment. Putnam is going to Federal prison, Putnam is in a no win situation.

Alabama Senators Jeff Session and Richard Shelby will want no parts in a cover-up for the corrupt officials misconduct. Senator Session and Shelby will not be able to use their influence in Washington, D.C. to obstruct Justice and protect a murder conspiracy, murder cover-up, and embezzling scheme by corrupt Federal officials misconduct in Birmingham,

Alabama who conspired to use their police powers to conceal a heinous murder crime of Mrs. Ada Lee Mays Jones to embezzle her (46) million dollar estate.

Members of the Senate Judiciary will be made aware that any intervention from the Senators from Alabama Richard Shelby or Senator Jeff Session must be exposed to the public and media.

The Birmingham Times C.E.O. James Lewis who passed away April 2013 would tell the petitioner in a correspondence that the June 12, 2008 featured editorial story in the Birmingham Times was the biggest story in the history of the Birmingham Times existence since opening up in year 1963. Mr. James Lewis would state that people of all races are coming to the company headquarters looking for the newspaper story of "Public Corruption, U.S. Attorney's Office from N/A murder cover-up of rich citizen's death", Mr. James Lewis stated that there are not any newspapers in any of the newspaper stands, the phone has been ringing off the hook with citizen's looking for the Public Corruption Story at the U.S. Attorney's Office in Northern Alabama.

The first story in the Birmingham Times publically featured the names of the U.S. Attorneys Billy Lee Barnett and Robert P. McGregor, Jr. Congressman Spencer T Bachus, III, Attorney Randy Allen Dempsey, Jr, F.B.I Agent Jeffery L. Burgess, Probate Judge O.H. Florence, trustee of Mrs. Ada Lee Mays Jones "Last Will and Testament" Attorney Mary Lee Abele.

U.S. Attorney Alice H. Martin name was publicized in the article. The petitioner would tell U.S. Attorney Alice H. Martin that she was a shame and disgrace to her profession for conspiring to keep the petitioner held in false imprisonment and for her having knowledge of her Assistant

Government Attorney's Billy Lee Barnett and Robert P. McGregor, Jr. concealing Mrs. Ada Lee Mays Jones murder and then they started looting her assets from her heirs.

The petitioner would personally send U.S. Attorney Alice H. Martin a copy of the June 12, 2008 article that was featured in the Birmingham Times. The petitioner would tell U.S. Attorney Alice H. Martin to charge him with perjury or giving false oaths as she has publically done against other defendants in her District N/A. U.S. Attorney Alice H. Martin remained silent as she knew that the petitioner was telling the truth before GOD the ALMIGHTY.

On July 16, 2009 the petitioner was featured in the Birmingham Times again with another story "Public Corruption at the U.S. Attorney's Office, in the Murder and cover-up of the late Mrs. Ada Lee Mays Jones..."A Rich Citizen Death".

The petitioner would in this July 16, 2009 editorial present more information to the citizen's of Birmingham, Alabama making the public aware of the kidnapping of the petitioner on a manufactured fraudulent indictment scheme and the murder conspiracy and murder cover-up and embezzling scheme of the 46 million dollars estate of Mrs. Jones by these corrupt officials misconduct.

The same as before the July 16, 2009 featured story Part II murder cover-up of Rich Citizen Death would become a media sensation as the Birmingham Times had to print a second edition to accompany the public who was seeking the article from all races.

The Corrupt Offficials who knew they were exposed again by the petitioner remain silent as they know that they are guilty. They never filed any false oath charges against the petitioner, they never filed any defamation of character or slander lawsuit against the petitioner or the Birmingham Times.

SEE: Attached Hereto as Exhibit A(II) A&B and see both editorials in the Birmingham Times.

The Birmingham News would also be contacted by the petitioner who would talk to the Editorial Mr. Bob Sims. The petitioner would also respond with Birmingham News Staff Writer Mr. Russell Hubbard, Mr. Sims and Mr. Hubbard both had received file dated motions from the petitioner that was filed at the Federal Clerk's Office at the Hugo L. Black Federal Building Criminal Clerk's Office Room 140 in Birmingham, Alabama.

The filed motions would be from the petitioners civil case number: 2:05-CV-08065-CLS-TMP 28 U.S.C. §§2255 memorandum, Mr. Sims and Mr. Hubbard each would tell the petitioner that you have file dates on your motions but they have not been entered for public viewing on the Justice Department pacer viewer services which we have access to.

The petitioner would receive the knowledge from the Birmingham News employees but he knew that if they could have viewed the petitioner's motions the Birmingham News would have never exposed the corrupt officials misconduct, "Jim Crow" has never died in Birmingham, Alabama.

The Birmingham News is a partisan newspaper and will never expose the Republican party corruption or any of their supporters misconduct. They target whoever the U.S. Attorney's Office for the Northern District of Alabama (Birmingham, Southern Division) tells their newspaper

organization to target.

The Birmingham News Editorial Baord will never have enough courage to expose corrupt Government attorneys and F.B.I. Agents misconduct to an African American Family in Birmingham, Alabama. Their newspaper targets Democrats and their supporters and minorities which caused the Birmingham News to loose alot of support because it is about to go bankrupt.

The Assistant U.S. Attorney Robert P. McGregor, Jr. had no incriminating evidence against the petitioner to take to a Federal Grand Jury that convened on September 26, 2001 in Birmingham, Alabama. The two F.B.I. Agents Jeffery L. Burgess and Jay Bartholomew arrested the petitioner on September 7, 2001 and took the petitioner to Jefferson County Jail Officials to give the petitioner case to the Jefferson County Task Force (State of Alabama) they said that the Federal Government don't want the petitioner case.

F.B.I. Agent Jeffery L. Burgess did not want the petitioner case for the Government because he knew that the petitioner never incriminated himself on September 7, 2001 on Audio or Video. There was never any discussion of drugs or money between the petitioner and the cooperative witness. The setup of the petitioner backfired on the officer's present.

The petitioner bail was reduced by 3/4 and he was released on September 26, 2001 by the State of Alabama Judge Pete 0. Johnson who would tell the Jefferson County Task Force that he would drop all charges on the petitioner in two (2) weeks if they could not produce audio & video evidence of the petitioner incriminating himself. The cooperative witness never got out of his vehicle, there was no drugs at the arrest scene, there was no box, at no time did the petitioner or cooperative witness

ever went to the back of any car trunk. The petitioner was framed to prison by the same corrupt officials Assistant U.S. Attorneys' Robert P. McGregor, Jr. and Bill Barnett, F.B.I. agent Jeffery L Burgess and Attorney Randy Allen Dempsey, Jr. who committed a crime against his client the petitioner by hiding the police reports of the law enforcement agencies present on September 7, 2001. Dempsey would receive the discovery and would hide the audio of the petitioner arrest which presently today would prove that Mr. Dempsey allowed the petitioner due to his "Pecuniary" involvement in embezzling 28 million dollars away from the petitioner that was bequeathed to the petitioner and his wife from the Estate of Mrs. Ada Lee Mays Jones. Dempsey would want the petitioner out of the way by any means neccessary and now knows that framing the petitioner with his partners in crime was a bad mistake.

Magistrate T. Michael Putnam would be ordered on 09-27-2001 by Assistant U.S. Attorney Robert P. McGregor, Jr. to fraudulent put out an arrest warrant for the petitioner when-in-fact Magistrate T. Michael Putnam knows that the petitioner has never been indicted and is in prison being kidnapped away from his family.

Putnam has done everything in his power to keep the petitioner illegally held in Federal Prison so that his misconduct want be exposed which he knows that he committed criminal charges against the petitioner.

The Supreme Court of the United States has already in the year 2006, Jacob Zedner VS. UNITED STATES case made it crystal clear to all inferior courts that whenever any provisions of the Speedy Trial Act 18 U.S.C.S. §§3161 et.seq. concerning any citizens sixth (6th) Amendment Rights to the Constitution has been violated there is no statue of limitations as

in the petitioner case 18 U.S.C.S. §§3161(b) that governs time limits and exclusions. The indictment must be dismissed "with prejudice" without further delay.

The petitioner has shown to the Court for nearly 13 months that his Sixth Amendment Rights to the Constitution was violated by the State of Alabama concerning Case Numbers:(1)CC-91-03788 (2)CC-91-03789 attached hereto in this "WRIT OF HABEAS MOTION 28 U.S.C. \$1651 FOR THE COURT TO RESPOND TO THE PETITIONER 28 U.S.C. \$2254 WRIT OF HABEAS MOTION in the Exhibit "C" section of this motion reveals exculpatory evidence that the State of Alabama violated the petitioner sixth (6) Amendment guaranteed rights to the Constitution concerning the Speedy Trial Act provision 18 U.S.C.S. §\$3161(b) et.seq that was established by Congress and made clear to all inferior Courts by the Supreme Court of the United States in the 2006 case Jacob Zedner vs. United States.

There is no procedural default schemes that the State of Alabama or Magistrate Putnam can use against the petitioner when it's crystal clear (Exculpatory Evidence) attached hereto in Exhibit "C" section that reveals the State of Alabama violated the petitioner's Sixth Amendment Rights to the Constitution for the following reasons which the court cannot violate the Law to keep the petitioner held in illegal custody to appease corruption.

(1) The two (2) State of Alabama indictments for case numbers "(1) CC-91-03788 (2) CC-91-03789") was presented to the petitioner in a untimely fashion as evidence attached hereto in Exhibit (C) A,B,C reveals that on March 1st, 1991 the petitioner was arrested, On March 4th, 1991 a complaint was filed in Jefferson County Court by criminal Magistrate Judge Carolyn Hereford who would sign the complaint for the petitioner that triggered the 30 day time period concerning the time limits that under State or Federal Jurisdiction that the Government have to properly indict a defendant.

18 U.S.C.S. §§ 3161(b) et.seq. clearly states from Congress to the Supreme Court and all inferior Courts concerning time limits and exclusions (b) Any information or indictment charging an individual with the Commission of an offense shall be filed within thirty days from the date on which such individual was arrested or served with a summons in connection with such charges. If an individual has been charged with a felony in a district in which no Grand Jury has been in session during such thirty day period, the period of time for filing of the indictment shall be extended an additional thirty days.

Congress established 18 U.S.C. §§ 3161(b) to have a 60 day time limit from the time a defendant has been arrested or served with a summon (complaint) for an indictment for a defendant to be legal, any indictment that passes the 60 day time limit is untimely and a violation of Constitutional Law established by Congress.

When Magistrate Judge T. Michael Putnam whose out to protect his crimes he committed against the petitioner by conspiring to place the petitioner in false imprisonment on a manufactured fraudulent indictment scheme. Magistrate Putnam has caused with his illegal actions the petitioner to be held in illegal custody over 11 1/2 years. The petitioner has exposed Magistrate Judge Putnam corruption and he's afraid for his illegal actions he committed against the petitioner.

The petitioner has credible exculpatory evidence that he is being held in illegal detention due to the 851 (a) enhancement that he received in Federal Court due to the State of Alabama untimely indictments for case

numbers: (1) CC-91-03788 (2) CC-91-03789.

Magistrate T. Michael Putnam in his irrevelant argument 05/31/2013 which he should have never made any rulings in the petitioner case due to the true facts established by Congress which is attached in the 1st motion "Rebuttal to Magistrate Judge T. Michael Putnam Irrelevant Argument to Protect his Corruption."

On the date of May 24, 2012 the petitioner "Motion for Refusal TO CONSENT TO PROCEED Before A UNITED STATES MAGISTRATE JUDGE Attached hereto in the "Rebuttal Motion". The motion in it's entirety appears as Exhibit "B".

The petitioner had respectfully move the Honorable Court as established by Congress that gave the petitioner the fundamental rights to refuse to proceed in his case before any UNITED STATES MAGISTRATE JUDGE IN accordance with "28 U.S.C. §§636(c) and Rule 730" the Federal Rules of Civil Procedure.

Magistrate T. Michael Putnam knew that he could not make any comments or file any motions in the petitioner case after the petitioner had filed the "MOTION FOR REFUSAL TO CONSENT TO PROCEED BEFORE A UNITED STATES MAGISTRATE JUDGE".

As seen attached hereto as Exhibit B(V) in the petitioner "Civil Docket for Case #: 2:12-CV-01870-IPV Docket# 12 Motion to Compel the Court for the Production of Documents is "Granted" in part and denied in parts, as set out.

Magistrate Judge T. Michael Putnam and the Federal Clerk's Office for the Northern District of Alabama was violating the law by not filing the

Constitutional Law provided pursuant and accordance with "28 U.SC. \$\$636(c) and Rule 730F" of the Federal Rules of Civil Procedure" that the petitioner had the Constitutional rights for his case to not proceed before any Federal Magistrate in the United States as done by law.

Magistrate T. Michael Putnam in his eagerness to cover-up his corruption and the corrupt officials who conspired with him to fraudulently indict the petitioner as a way and means to get the petitioner out of the way that their heinous crimes of misconduct in concealing the petitioner Aunt (Mrs. Ada Lee Mays Jones) heinous murder circumstances so that they could receive financial rewards from her 46 million dollar estate which they committed fraud on the Stockham Corporation and caused their stock to plummet.

Magistrate T. Michael Putnam would have the Federal Clerk's Office for N/A headed by Federal Chief Clerk Sharon Harris who is well aware of Magistrate T. Michael Putnam misconduct to the petitioner as she has for years aided and abetted Magistrate T. Michael Putnam in a cover-up to the petitioner.

Chief Federal Clerk Sharon Harris is very aware the petitioner is in Federal Prison on a manufactured indictment fraudulent scheme concocted at her office. She's out to protect her office crime and has continually aided and abetted Magistrate T. Michael Putnam in every way possible to keep the petitioner in peonage on a fraud indictment scheme.

## From Plaintiffs, Respondent and the Court.

The petitioner case was not sealed which would have made the petitioner motions placed on the Justice Department website for public viewing. Magistrate T. Michael Putnam knows why his misconduct is the reason for the petitioner being held for over 11 years in Federal Prison on a Fraud Scheme that's the same reason why Magistrate Putnam want never recuse himself and by not recusing himself he can continue to make the Federal Court into a Jim Crow Court System and keep the petitioner held in false imprisonment as long as he can which will make him receive more time in Federal Prison when he's criminally charged for his misconduct to the petitioner.

Putnam would state in his irrelevant argument to the petitioner May 31, 2013 that the petitioner waited 15 years to late to file his argument concerning the true facts that the State of Alabama had violated the petitioner's Sixth Amendment Rights to the Constitution and the petitioner be time barred.

Congress has authorized the Supreme Court and all inferior Courts to immediately dismiss "with prejudice" any defendant indictment that violated the defendant guaranteed Sixth Amendment Rights to the Constitution pursuant to any of the Speedy Trial Act provisions, the law was established by Congress concerning the Speedy Trial Act provisions 18 U.S.C.S. §§3161(b) et.seq. which governs time limits and exclusions.

The arrest of the petitioner was March 1, 1991, there was no drugs on the petitioner, the drugs belong to the passenger of the car who was allowed to go before the drugs was discovered under the passenger side of the car. The car was parked properly and the car did not belong to the petitioner.

The petitioner was arrested by the Birmingham Police Officer's who stole \$3,000.00 cash from the petitioner on March 1, 1991 when he got out of the Jefferson County Jail. The petitioner would receive a bogus statement for his money. The petitioner would find out the same night after being discharged from jail on a \$500.00 bail that the Birmingham Police Officer who arrested him was a crackhead and was going around robbing drug dealers.

The petitioner would also find out the same night that the passenger who had just entered the car with him the night of the March 1, 1991 arrest who the male and female officer had let go without any scrutiny toward him was in-fact the police officer high school buddy that was raised up with him.

The following day on Saturday March 2, 1991 the petitioner found out that the arresting male officer was assigned to the (Highland Avenue) Birmingham Police Department Precinct and would come to roll-call about 2:30 PM. The petitioner waited in the lobby for the officer to arrive, and he arrived about 2:45 PM. Officer's were arriving and leaving the Highland Avenue Precinct, the rogue Birmingham Police Officer was shock to see the petitioner who angrily and loudly told the rogue arresting officer to give me my money with your dirty ass.

The Birmingham Police Officer was afraid and he asked thepetitioner to step out of the precinct in a scared manner. There was other police officers observing the spectacle. The officer would tell the petitioner that he would get the charges dropped if he would back off of the money and that he will not come to court against the petitioner on Monday.

"PETITIONER WILL GIVE MOTIVE FOR FRAUDULENT INDICTMENTSCHEME TO THE COURT AND REASON FOR THE COURT TO RESPOND TO HIS WRITT OF MANDAMUS MOTION 28 U.S.C. § 1651 FOR THE COURT TO RESPOND TO THE PETITIONER 28 U.S.C. § 2254 WRITT OF HABEAS MOTION" that's directed to Honorable Judge Inge Prytz

Johnson and not to Magistrate T. Michael Putnam in the Exhibit Section C(A) reveals a complaint that was filed by Jefferson County criminal court Magistrate Carolyn Hereford who signed the complaint that triggered the (1st) 30 day time limit for the court to have an indictment for the petitioner as prescribed by law clearly states:

Any information or indictment charging an individual with the commission of an offense shall be filed within thirty days from the date on which such individual was arrested or served with a summons in connection with such charges.

If an individual has been charged with a felony in a district in either State or Federal Court in which no Grand Jury has been in Session during such thirty day period, the period of time for filing of the indictment shall be extended an additional thirty days. The Government has a (60) full time limit as the Statute 18 U.S.C.S. §§3161(b) et.seq. direct all courts to abide by.

The Statute was established by Congress concerning any provisions of the Speedy Trial Act.

The Speedy Trial Act provision is only applicable when a defendant has been arrested or served with a summon (complaint) charging the defendant with a felony offense.

Magistrate T. Micahel Putnam agreed erroneous with the State of Alabama stating that the petitioner waited 15 year to late to file his WRIT OF HABEAS CORPUS 28 U.S.C. §§ 2254 Motion.

Magistrate Putnam would use mainly Alabama State Law and old rulings of

the Eleventh Circuit cases before the 2006 Supreme Court Case Jacob Zedner vs. United States can be I.D. at 547, U.S. 489 126 S.C.T. 1976, 164 L. ED 2d 749, in a (8-1) majority Supreme Court made it crystal clear that there are never any statue of limitations arguments or procedural default schemes that the court could accept from the Government whenever citizen guaranteed Sixth (6th) Amendment Rights to the Constitution has been violated concerning any provisions of the Speedy Trial Act the charges must be immediately dismissed "with prejudice" as prescribe by law.

For Magistrate T. Michael Putnam who suppose to be a highly educated man, for him to intentionally miscontrue the law and intentionally try to use his position to misinterpret the law reveals that he has become a desparate man by making a bogus ruling. He's come to court with "unclean hands" and has agreed erroneous with the State of Alabama in trying to time bar the petitioner when he knows that there is no statue of limitations on an untimely indictment.

The Supreme Court made it crystal clear that Congress established the Statue for 18 U.S.C. §§3161(b) that directed all inferior courts to respect and follow Constitutional Law as directed by Congress.

The State of Alabama nor Magistrate T. Michael Putnam cannot intentionally miscontrue the law and make a mockery out of the Federal Court System and use "Jim Crow Tactics" in denying Justice.

The two State of Alabama indictments for the petitioner for case numbers: (1) CC-91-3788 (2) CC-91-3789 was alleged to be handed down on October 11, 1991 which would have made the indictments "void and illegal" in violation of the Speedy Trial Act provision 18 U.S.C.S. §§3161(b) et.seq. as they were untimely.

The petitioner arrest on (1) March 1, 1991 (2) the complaint was filed March 4, 1991 the 60 day time period had elapsed. The two fraudulent indictments was invalid, void and illegal when the State of Alabama came up with the manufactured fraudulent indictments on October 11, 1991 which would be 9 months later.

The Jefferson County Criminal Clerk's Office Deputy Clerk would do an investigation June 2012 concerning the (2) two indictments for the petitioner case numbers: (1) CC-91-03788 (16794) (2) CC-91-03789 (16795).

The Deputy Clerk would admit to the petitioner family that the indictments did not occur October 1991 and said that the indictments are not from their records and did not come from any Criminal Grand Jury in Jefferson County.

The indictments are rubber stamped with Circuit Judge James H. Hard name as it appears attached hereto in Exhibit C (BI&II), District Attorney David Barber name is written on both of the fraudulent created indictments for the petitioner. Attorney Randy Allen Dempsey, Jr. who had access to Judge Hard rubber stamp signature "concocted the scheme".

Jefferson County District Attorney David Barber whose office November 1988 was involved with the Birmingham Homicide Division and the Jefferson County Coroner's Office investigation involving foul play in the death of Mrs. Ada Lee Mays Jones a wealthy heiress who was without a doubt the State of Alabama most wealthy female, rich heiress Ada Lee Mays Jones former family member of Legendary Baseball Great from Birmingham, Alabama Willie Howard Mays, Jr. Mrs. Jones married his older cousin William Percy Mays.

Jefferson County District Attorney David Barber would take a "suborn" and conspire with his assistant Robert P. Mcgregor who was still in November 1988.

employed at the Jefferson County District Attorney's Office as a Deputy District Attorney before Assistant U.S. Attorney Robert P. McGregor was recruited to the U.S. Attorney's Office for the Northern District of Alabama Regional (6) Drug Task Force. McGregor was recruited to work with Attorney Randy Allen Dempsey, Jr. to fix drug cases for Dempsey's clients.

Assistant U.S. Attorney Bill Barnett was already employed at the U.S. Attorney's Office for the Northern District of Alabama (Birmingham Division). Barnett at this time was supervisor of the Special Litigation Department November 1988.

Barnett had taken the proposition from Attorney Bill Dawson to become a partner in the embezzling scheme of the (46) million dollar estate of Mrs. Ada Lee Mays Jones who had been fatally poisoned on November 14, 1988 with an overdose of powerful heart medication mixed with cocaine into the unsuspecting Mrs. Jones chinese food delivered to her home by her niece Iris Elaine Hardy McNabb who was in a conspiracy with the Trustee of Mrs. Jones "Final Will" Attorney Mary Lee Abele and her husband criminal Attorney Bill Dawson and Jefferson County Probate Judge Orris H. Florence who soon after the murder of Mrs. Jones as evidence will reveal that Jefferson County Probate Judge Orris H. Florence was receiving money from Mrs. Jones bank account to his personal bank account. That misconduct makes Judge Orris H. Florence an accomplice in the cold premeditated murder of Mrs. Jones for pecuniary gain using his position for unlawful personal gain.

The heat from the Birmingham Police Department Homicide Division and the Jefferson County District Attorney's Office, Jefferson County Coroner's Office into the murder investigation of foul play into the

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death of Mrs. Jones where her niece Gwendolyn Davis who lived with Mrs. Jones and was the primary suspect into her (Aunt) Mrs. Jones heinous death.

Gwendolyn Hardy Davis would have definitely spilled the beans while in custody once she was charged with her Aunt (Mrs. Jones) murder. Gwendolyn Hardy Davis as being the informant that gave the fraudulent circumstances surrounding Mrs. Jones death, Birmingham Police Department (OFC) Richard Landers when he was dispatched to Mrs. Jones home, Gwendolyn had many inconsistencies in her rehearsed story that did not match up with Jefferson County Deputy Coroner Jack A. Parker expertise when he was dispatched on November 16, 1988 to Mrs. Jones home at 1124 24th Avenue, North Birmingham, Alabama. Coroner Jack A. Parker knew that the rigormortis had been setup in Mrs. Jones body, Coroner Jack A. Parker knew from his expertise that Mrs. Jones had been dead at least 36 - 48 hours before he had pronouced Mrs. Jones dead on November 16, 1988 at 6:37 AM at her residence.

Attorney Bill Dawson was becoming aware of the intense heat from Birmingham Police Department Homicide Division headed by Captain Robert L Walker and Jefferson County Coroner's Office who would contact Gwendolyn Davis on Wednesday November 16, 1988 after their office had conducted the Autopsy of Mrs. Jones body and had found undigested chinese food lodged in Mrs. Jones stomach.

The autopsy of Mrs. Jones would also discover that about 36 hours after the murder of Mrs. Jones someone had forced open her jaws and stuff crackers down her throat.

Coroner Jack A. Parker would be seeking the chinese food that Mrs. Jones had been fatally poison with on Monday November 14, 1988, Gwendolyn

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Davis would tell Coroner Parker that the chinese food containers was taken out with the garbage and that the garbage truck had picked up the garbage when she set it out the following day November 15, 1988:

SEE: Attached Hereto in the Exhibit Section is Exhibit A(IV) which is the report of the "particular surrounding death" for Mrs. Jones, observe lines (5&6) where Gwendolyn Davis states that her Aunt (Mrs. Jones) had two soft stools yesterday which would be the 15 & 16 of November 1988.

Gwendolyn Davis knew that her Aunt had died on 11-14-1988. She made mistakes in her rehearsed story she was giving to Birmingham Police Officer Richard Landers who would relay to Deputy Coroner Jack A. Parker, Gwendolyn story after hepronounced her dead at 6:37 AM 11-16-1988.

If Mrs. Jones would have had four soft stools in two days then why do she still have the same food she ate Monday afternoon November 14, 1988. The Chinese food was mixed with cocaine and powerful heart medication was all still lodged in her stomach when the autopsy was performed on November 16, 1988 without Mrs. Jones family consent.

The original architects who devised the murder conspiracy of Mrs. Jones, her neighbors from up and down both sides of her street was crying foul play in Mrs. Jones death to the Birmingham Homicide Division. The Coroner Investigators were getting calls coming in from Mrs. Jones niece (Iris Chinesa Hardy Fagnes) and more friends and neighbors of Mrs. Jones was also contacting the Jefferson County Coroner's Office to check Mrs. Jones body for foul play immediately after her death was revealed. Mrs. Jones cousin Mattie H. Clay has not heard from Mrs. Jones in 2 days which was strange. They talk everyday and night. 11-13-1988 would be the last time that she talked to Mrs. Jones.

The original architects would now be forced to "inculate" nefarious mind Deputy Jefferson County D.A. Robert P. McGregor and Bill Barnett to take a