

July 28, 2011

Honorable Attorney General Eric Holder
950 Pennsylvania Avenue, Suite 4400
Washington, D.C. 20530-0001

RE: Criminal Complaint - The Murder and Murder Cover-up of Mrs. Ada Lee Mays Jones, a rich African-American heiress who was murdered for her estate that exceeded (45) million dollars as evidence presented to your office has revealed that corrupt federal prosecutors and corrupt F.B.I. agents has used their police powers in Birmingham, Alabama to conceal Mrs. Jones (from here-on) heinous murder conspiracy so that they could give her murder conspirators a pass for her heinous murder.

Dear Honorable Attorney General Holder,

The motive for the misconduct would be that the corrupt officials could benefit financially from the embezzling and looting of Mrs. Jones 46 million dollar estate from the true heirs of her "last will and testament" and has not given them a dime of their inheritance, which is an ongoing crime of fraud, murder, and aiding and abetting a murder under the color of law. These crimes has no statute of limitations.

The corrupt officials only punishment for their evil misconduct would be to resign from the Justice Department after they all told on each other in the years 2003-2004. They were all pointing fingers at each other amid an investigation from the Security and Exchange Commission starting August 2003 that was being conducted by Mr. Timothy J. Barker (Chief Branch of Broker Dealer and Transfer Agent Examiner) who would immediately learn from a complaint filed by Mr. William Anthony Fagnes, who was due with his wife, Iris Chinesa Fagnes approximately 28 million dollars in stocks and cash including property, jewelry, and etc. from the estate of Mrs. Ada Jones, which has been

embezzled by Assistant U.S. Attorney's Robert P. McGregor and his nefarious mind supervisor at the U.S. Attorney's Office for the Northern District of Alabama, Billy Lee Barnett. Included in the murder cover-up conspiracy is dirty F.B.I. agent Jeffery L. Burgess supervisor, who was over Regional (6) drug division for the Federal Bureau of Investigation; Northern District of Alabama (Birmingham field office). Congressman Spencer T. Bachus III. and his evil law partner, Randy Dempsey, who was an ex-F.B.I. agent and government attorney who was employed at the U.S. Attorney's Office for the Northern District of Alabama. Included also in the murder scheme also was Attorney Mary Lee Abele who was the trustee of Mrs. Jones "last will and testament." Attorney Mary Lee Abele would commit a cardinal sin with her husband, criminal attorney William (Bill) Dawson Jr. and Jefferson County Probate Judge Orris H. Florence, who also would become a willing participant in conspiring to hide Mrs. Jones assets from record at the Jefferson County Probate Court in Birmingham, Alabama once she was murdered. Involved in the murder scheme was Mrs. Jones (2) nieces, Mrs. Iris Elaine Hardy McNabb who later after her aunt's murder would be found shot in the back and the back of her head because she did not want to be extorted out of the embezzling scheme by Attorney Randy Allen Dempsey, who was using a fraudulent power of attorney that he had tricked Mrs. IrisChinesa Hardy Fagnes to sign that he was representing the Fagnes family 60% interest in the estate of Mrs. Jones. Mr. Dempsey was using a fraudulent power of attorney to embezzle the Fagnes family inheritance.

Ms. Gwendolyn Davis, who is Mrs. Iris Elaine Hardy McNabb sister was living with Mrs. Jones, her aunt, when she was rummaging she found a copy of Mrs. Jones "last will and testament" and found out that the Fagnes family

would receive the bulk of Mrs. Jones' estate once she passed away. This is how the conspiracy to murder Mrs. Jones started to hide her final will.

On August 29, 2003; immediately after the complaint by Mr. Fagnes with the S.E.C. (Atlanta field office), which became known as file number ADO-937437, Assistant U.S. Attorney Robert P. McGregor Jr. would be forced to suddenly retire because as Mr. Fagnes had reported to head enforcement for the S.E.C. (Atlanta field office) Mr. Richard P. Wessel that Mr. McGregor had received approximately (3) million dollars worth of stolen stock from the estate of Mrs. Jones, who had bequeathed the stock from her mother, Mrs. Anna Wilson Harrell, who started her employment with Stockham Valve Pipe and Fitting Inc. in the early 1940's as she became supervisor over the Coremaker Department and was rewarded company stock as the Stockham Corporation spreaded globally. Mrs. Anna Wilson Harrell would become the richest African-American in the bigotry state of Alabama at the time of her death; April 13, 1985.

Mrs. Harrell bequeathed her only surviving child, Mrs. Ada Lee Mays Jones her entire estate valued over (45) million dollars depending upon the fluctuation of the stock market.

Enforcement for the Atlanta field office for the S.E.C. would turn over the investigation to Mr. Timothy J. Barker, who would immediately learn that corrupt government attorneys and F.B.I. agents assigned locally in Birmingham, Alabama was in possession of stolen stocks and bonds belonging to Mrs. Ada Lee Mays Jones. Included also in the theft was Congressman Spencer T. Bachus III. law partner, Randy Allen Dempsey Jr.

As the investigation continued, it became messy and more messy as the dirty culprits were all pointing fingers at each other. The investigators

would relay the message that this would be the first time in American history that United States attorneys and F.B.I. agents would be indicted together. It would be a landmark case.

Due to the embarrassment to the Justice Department and the Republican party that revealed Congressman Spencer T. Bachus III. role of receiving from the estate of Mrs. Jones stolen money and kickbacks from his law partner Randy Allen Dempsey Jr.; ex-President George W. Bush was also in a heated presidential race against Senator John Kerry in year 2004 that would have caused alot of embarrassment to the Republican party once Mr. Bachus was exposed in a murder cover-up by Justice Department employees who had conspired to conceal a devout Christian heinous murder to embezzle the estate of Mrs. Jones, who was known throughout Birmingham, Alabama for her award winning garden and her contributions and her missionary work within the Christian community as she was the pillar of the community. Mrs. Ada Lee Mays Jones, who had become the target of evil individuals lust and greed for the love of her money as she was fatally poisoned by the conspirators and her death became a cover-up by corrupt officials greed. Mrs. Jones cries from her grave for justice Attorney General Eric Holder Jr.!!!!

Attorney General Holder, this correspondence is again from Concerned Citizens for Justice for Mr. William Anthony Fagnes, who is continually being held in federal prison as never being indicted as evidence reveals by any federal grand jury on September 26, 2001. The Executive Office of U.S. Attorneys Freedom of Information/Privacy Act unit has already revealed the truth by their former Assistant Director, Ms. Marie A. O'Rourke pertaining to Request Number 03-3921 which revealed that there are no records such as Grand Jury voting ballot records, concurrence forms, in-camera viewings of any

proceedings on September 26, 2001 where the Grand Jury Foreman Mr. Terrell Brett Clement signed any indictment against Mr. William Anthony Fagnes as being a true bill in the Northern District of Alabama.

In addition to the E.O.U.S.A. FOIA/PA Unit revealing the truth that there are no records that Mr. Fagnes was ever indicted on September 26, 2001. The Grand Jury Foreman Mr. Terrell Clement after careful consideration and observation of the forged indictment which bared his name on Mr. Fagnes' indictment would reveal that the indictment is a fraud.

Mr. Terrell Clement was chosen by his peers to be the Foreman that signed the indictments that was empaneled on the Grand Jury that comprises the 31 counties for the Northern District of Alabama. Mr. Clement as being a young man, 21 years of age, would remember his first day in office, September 26, 2001 and knew that he heard no evidence against Mr. Fagnes as being at the back of a car vehicle with a Latino with a large box of drugs in his hands and when the officers who arrested Mr. Fagnes pulled up; Mr. Fagnes would drop the box and run, which is a lie. Mr. Fagnes would be framed to prison by the same corrupt officials who looted Mrs. Jones' estate away from Mr. Fagnes. On July 11, 2007 Mr. Terrell Clement would sign a notarized affidavit that he had heard no evidence against Mr. Fagnes and that someone has forged his name on Mr. Fagnes' indictment on September 26, 2001.

On July 5, 2011; Ms. Jacqueline Robertson, Program Analyst for the Office of Professional Responsibility would return the evidence documents that was sent to the newly appointed Unit Chief, Robin Ashton for the Professional Misconduct Review Unit, who Attorney General Eric Holder had appointed when he went public January 2011 that he had created this unit to vigorously investigate misconduct

by federal prosecutors who had committed misconduct to any citizen of the United States.

Soon after Unit Chief Robin Ashton receives the evidence documents and realize that Assistant U.S. Attorney's Robert P. McGregor Jr. and his supervisor Billy Lee Barnett are guilty of conspiracy to conceal Mrs. Ada Lee Mays Jones heinous murder and they have also gave her murder conspirators a pass for her heinous murder and after this misconduct they hid her final will and assets from record at the Jefferson County Probate Court. AUSA Bill Barnett froze her estate after he intervened and took the State of Alabama murder investigation to federal jurisdiction which was a ruse scheme by Mr. Barnett to become a partner in the embezzling scheme of Mrs. Jones' estate after he became a conspirator with her murder conspirators. He enlisted dirty F.B.I. agent Jeffery L. Burgess in on the murder cover-up and embezzlement scheme of the estate of Mrs. Jones.

F.B.I. agent Jeffery L. Burgess would inculcate Jefferson County Chief Medical Examiner Gary T. Simmons to take a "suborn" and falsify Mrs. Jones' case summary pertaining to her murder cover-up to justify him signing her STATE OF ALABAMA DEATH CERTIFICATE to natural causes when he knew she had been murdered.

Jefferson County Deputy Coroner Jack A. Parker, who pronounced Mrs. Jones' dead at her luxurious residence wanted no part in the murder cover-up of Mrs. Jones. He refused to sign her death certificate as the physician who pronounced her dead at her residence.

After Unit Chief Robin Ashton received an abundance of evidence, Unit Chief Robin Ashton could have made one simple call and got evidence copies of Mrs. Jones' last will and testament that has been replaced at the Jefferson County Probate Court with fraudulent records pertaining to probate case 128419, which

fraudulently reveals that Mrs. Jones entire estate was not worth more than a mere \$25,000.00, which is an ongoing fraud.

Unit Chief Robin Ashton could have received evidence of Assistant U.S. Attorney Billy Lee Barnett freezing Mrs. Jones (46) million dollar estate with one simple call to then trustee of Mrs. Jones final will, Attorney Mary Lee Abele, who has committed a fiduciary crime against her client, Mrs. Jones' estate. The misconduct also involves her conspirator role to murder her client and never notify Mr. Fagnes and his wife Iris, who died on June 7, 2011 from cancer. They was bequeathed 28 million dollars including property, jewelry, and etc. from the estate of Mrs. Jones, which became the motive for the murder.

The new Professional Misconduct Review Unit seems to be a scam unit that's not going to bring justice to citizens that's been wronged by corrupt federal prosecutors as Mr. Holder swore would bring corrupt government attorneys to face justice.

Ms. Jacqueline Robertson never conducted any investigation after Unit Chief Robin Ashton forwarded the evidence that's being sent for the first time to Mrs. Michele Norris of National Public Radio (NPR), co-host of "All Things Considered." The other individual whose names appears on the Certificate of Service had in the past already received the evidence.

Concerned Citizens for Justice who is seeking justice for Mr. Fagnes would receive the documents back from Ms. Jacqueline Robertson, who would use a flimsy excuse about pertaining to the court Civil Case number 1:09-CV-01258-RWS in the Northern District of Georgia, which Federal Judge Richard W. Story, who is known as a racist and bias judge in his rulings against African-Americans in Atlanta, Georgia would first deny Mr. Fagnes an evidentiary hearing pertaining to a Writ

of Habeas Corpus filed by Mr. Fagnes, March 2008. Federal Judge Richard W. Story, who is a judicial racist would deny Mr. Fagnes any chance of getting justice after knowing that the (E.O.U.S.A.) FOIA/PA Unit Assistant Director Marie A. O'Rourke personally released the information that there are no records of any pertaining to Request Number 03-3921 that Mr. Fagnes was ever indicted on September 26, 2001 by a federal Grand Jury.

Federal Judge Richard W. Story would receive also a signed notarized affidavit from Grand Jury Foreman Terrell Clement that he heard no evidence against Mr. Fagnes on September 26, 2001. Mr. Clement would admit also that his signature had been forged on Mr. Fagnes' indictment by someone. Judge Story was provided also the motive for the misconduct to Mr. Fagnes by the corrupt federal officials from Birmingham, Alabama.

Judge Story would not order the corrupt officials to respond to Mr. Fagnes Writ of Habeas Corpus because he knew that Mr. Fagnes was not truly indicted on September 26, 2001 as evidence revealed to him. Judge Story would protect his bar members misconduct to Mr. Fagnes and he would leave Mr. Fagnes in false imprisonment after he knew the truth.

Ms. Jacqueline Robertson would bring up Mr. Fagnes Civil Court case 1:09-CV-01258-RWS, which was a criminal lawsuit that Mr. Fagnes had filed against the corrupt officials for their involvements in the false imprisonment of Mr. Fagnes and also in the murder conspiracy, murder cover-up and embezzling scheme of Mrs. Jones (46) million dollar estate.

For some strange reason Mr. Fagnes lawsuit would be again assigned to federal Judge Richard W. Story, who would again be the protector of corruption who would not allow the defendants truthfully accused by Mr. Fagnes to answer the

interrogative questions that was presented to the defendants under the penalty that would have revealed the truth of their guilt.

The only way to stop the defendants from answering the interrogative questions under the penalty of perjury would be if Judge Story ruled that Mr. Fagnes' lawsuit was frivolous and that's what Judge Story would do and use Jim Crow tactics to protect the corrupt officials by not letting them respond. Mr. Fagnes would immediately file a complaint against Judge Story with the Eleventh Circuit Court of Appeals after he made the bias and prejudice ruling to the officials misconduct.

Mr. Fagnes would appeal his lawsuit to the Eleventh Circuit Court of Appeals and also find out that the corrupt officials has friends at the 11th Circuit Court of Appeals who would intercept Mr. Fagnes court documents and never file his lawsuit in to record so that the media and citizens could not view the documents and interrogative questions on the 11th Circuit website, which would have revealed one of the most heinous crimes in American history by corrupt government officials operating their criminal activity under the color of law in Birmingham, Alabama, who is guilty and want protection from their colleagues at the Justice Department, which is very wrong.

Mr. Fagnes would be assigned on September 8, 2009 at the 11th Circuit Court of Appeals, Civil Case Number 09-13160-F. Mr. Fagnes would again present (11) of the defendants interrogative questions pertaining to his lawsuit. None of the (11) defendants would respond due to their guilt and they knew they could never respond under the penalty of perjury.

The Court knew that Mr. Fagnes was telling the truth and he could never be charged with perjury or giving false oaths against the corrupt officials, who is guilty of their sins.

On October 8, 2009 an employee at the 11th Circuit Court of Appeals who sent Mr. Fagnes his documents back on the last day for the corrupt officials to answer the interrogative questions under the penalty of perjury. Her name was Ms. Debbie Cordele, who stated to Mr. Fagnes I sent the brief back for filing at a later date. Jim Crow is still alive and well at the 11th Circuit Court of Appeals and corruption is in plain view.

The new ploy scheme would be that once it was sent back Mr. Fagnes brief would never be filed into record at the 11th Circuit. The corrupt officials' friends at the 11th Circuit would intercept the brief and answer Mr. Fagnes with a ruse scheme that he had been denied by a 3 circuit Judge panel. How could a 3-panel answer a brief they did not have to review? Corruption at it's worse.

On July 11, 2007 Mr. Terrell Clement, former Grand Jury Foreman for the Northern District of Alabama, whose term started September 26, 2001 and ended January 2002, which would be 6 months; Mr. Clement signed a notarized affidavit under penalty of perjury that he heard no evidence against Mr. Fagnes and that his signature was forged on Mr. Fagnes indictment and in addition Mr. Fagnes had evidence from the (E.O.U.S.A.) FOIA/PA Unit Assistant Director that they're the official record keepers for all U.S. Attorney Offices and their commonwealths and that there are no records that Mr. Fagnes was ever indicted at any U.S. Attorneys Office Districts in the United States on September 26, 2001, which means Mr. Fagnes is continually being held in false imprisonment and kidnapped away from his family by abuse.

On September 10, 2007 Federal Judge C. Lynwood Smith Jr. would recuse himself from Mr. Fagnes case after Mr. Fagnes filed a Rule 60(b) motion with credible evidence August 7, 2007. Judge Smith would send back to Mr. Fagnes "denied" with no explanation for his rulings.

Judge Smith knew that he was used as a patsy by AUSA Robert P. McGregor, AUSA Bill Barnett, F.B.I. agent Jeffery L. Burgess and Attorney Randy Allen Dempsey Jr., who allowed his client to be railroaded to prison a a manufactured, fraudulent indictment scheme and perjury frame job by (AUSA) McGregor misconduct so that Mr. Fagnes would be out of the way and not disturb the embezzling by the corrupt officials of Mrs. Jones' estate where Mr. Fagnes and his wife in 1989 was due approximately 28 million dollars from their aunt's estate, which is presently an ongoing crime of murder and fraud, which both of these crimes has no statue of limitations.

Judicial coward Federal Judge C. Lynwood Smith would recuse himself on September 10, 2007 from Mr. Fagnes case and he gave no explanation for his sudden departure. He knew that he was used as a patsy by the corrupt officials to place Mr. Fagnes in prison on a manufactured, fraudulent indictment scheme so they could enjoy Mrs. Jones blood money.

Ms. Jacqueline Robertson should know that Jim Crow is still alive and well in the 11th Circuit and this is why Concerned Citizens for Justice is seeking justice for Mr. Fagnes, who has been taken advantage of by the corrupt government officials, whose employees of the Justice Department.

Concerned Citizens for Justice only sent Mr. Fagnes court documents as exhibits to Attorney General Eric Holder Jr. and Unit Chief Robin Ashton so that it could be very well understood that their employees and colleagues has committed a cardinal sin and must face justice for all the evil they inflicted upon Mr. Fagnes as he became their target so that they could benefit financially, which has bought shame and embarrassment to the integrity and honesty The Justice Department claims to stand for.

Mr. Fagnes and also Concerned Citizens for Justice has been given the run around by the Justice Department, who has been extenuating the situation and is in a cover-up for the corrupt officials misconduct, which is very shameful and disrespectful.

CONCLUSION

Concerned Citizens for Justice will not lay down Attorney General Eric Holder Jr., President Barack H. Obama, and to the media as you all could have assisted Mr. Fagnes in receiving swift justice for all the pain, suffering, and mistreatments that his family has had to endure because they became the target of corrupt officials greed and lust for somebody else money; as Mr. Fagnes had his family 28 million dollar inheritance thats been expropriated away by the corrupt officials, who never needed protection from the Justice Department, media, or the President of the United States. You all could have brought swift justice to Mr. Fagnes; its not that convoluted. All it took was one call to Mr. Gerald Lee Vines, whose Mr. Fagnes accountant, ~~Robert S. Vines~~ Robert S. Vines.

CPA Gerald L. Vines (205-592-3619) his life was threatened in 1990 by corrupt F.B.I. agents, who is in on the murder cover-up of Mrs. Jones and the 46 million dollar embezzlement scheme of her estate. Mr. Vines wrote AUSA Bill Barnett to release the money from the estate to Mr. Fagnes. Instead of responding, the agents threatened Mr. Vine's life.

Attorney Mary Lee Abele, who is still a practicing attorney, her office is located in Inverness, Alabama (telephone number 205-870-9959). Mrs. Abele would commit a fiduciary crime against her clients estate. She would be inculated by

her nefarious mind husband, Attorney Bill Dawson to join the conspiracy to get Mrs. Jones out of the way. Once Mrs. Jones was out of the way, they could hide her "final will" and embezzle Mr. Fagnes and his wife Iris approximately 28 million dollars away from them for themselves. The botched-up murder scheme immediately backfired on the original architects, who devised the evil scheme to fatally poison Mrs. Jones and hide her assets from record so that they could benefit financially from her estate.

Mrs. Abele wanted out of the scheme after the murder of Mrs. Jones because she had not probated Mrs. Jones "last will and testament" after her murder, which was her sworn duty and presently is an ongoing fiduciary crime of fraud with no statue of limitations.

Attorney Mary Lee Abele will cooperate with any investigation to escape capital murder and the death penalty for her involvement in the murder conspiracy to embezzle her client 46 million dollar estate.

Concerned Citizens for Justice has supplied an abundance of evidence to you Attorney General Holder, President Barack Obama (Chief of Staff) and also the media that revealed one of the most heinous crimes in American history perpetrated by corrupt government officials, who think that they are above the law of the Constitution because they're government attorneys and F.B.I. agents. In the past they all have pointed fingers at each other for the misconduct but their crimes was covered-up by the Justice Department due to the embarrassment and also the embarrassment of Congressman Spencer T. Bachus III. involvement in receiving stolen money from the estate of Mrs. Jones as kickbacks when he was an attorney in Birmingham, Alabama.

If Mr. Fagnes had conspired to kill his aunt, Mrs. Jones, the media would have been exposed the allegations and plastered the misconduct on their front pages. The news would have placed the misconduct on their ticker tapes that would have revealed that Mr. Fagnes conspired to kill his aunt to embezzle her 46 million dollar estate. When corrupt government officials committed misconduct, the media remains silent as a coward would do. If, Attorney General Holder would have received a complaint that Mr. Fagnes had fatally poisoned his aunt Mrs. Jones, he would have been brought to justice for the murder and embezzling scheme and ordered a major investigation to the allegations.

If President Obama would have received a complaint from some powerful organization, politician, political donor or any powerful family such as the Kennedys, DuPonts, Rockerfellers, Bill Gates, or Warren Buffet seeking help stating that their aunt was murdered for her estate and that corrupt government officials had suppressed and concealed the murder circumstances and used their police powers to give her murder conspirators a pass for their aunt's murder; President Obama would have been ordered an investigation by the Justice Department and brought justice to the crime.

When it comes to an African-American family, who are also citizens of the United States that's been victimized by corrupt government officials, then it becomes a double standard. The media, the Attorney General of the United States, President Obama then used deaf ears and turned blindeyes to the corruption and never order any investigation by stonewalling the facts of the corrupt officials impunity for their misconduct and this is why Mr. Fagnes has been stymied by abuse of power.

Attorney General Holder, we understand that you're a busy man, so we're respectfully requesting to you and your wife, Sharon Malone, who is from Alabama, that a personal friend of your family will receive this letter and more documents that make you aware of Mr. Fagnes situation revealing to you both that he's being continually held in false imprisonment on a fraud indictment scheme and that he has also been robbed by the same corrupt federal prosecutors and F.B.I. agents for approximately 28 million dollars and they're the same corrupt officials, who has conspired to conceal his aunt, Mrs. Ada Lee Mays Jones heinous murder; the wealthiest female in the State of Alabama at the time of her murder conspiracy.

If you Attorney General Holder then remain non-chalant in hope of a cover-up for the corrupt officials misconduct, as promised to you Attorney General Holder we will place the complaints and pleas for your help on the Internet to be reviewed by millions of citizens all over the United States, exposing the cover-up role to the world. We will state that you're aiding and abetting a murder cover-up that was conducted by the corrupt officials misconduct to Mr. Fagnes and Mrs. Jones.

Concerned Citizens for Justice will expose that Mr. Fagnes is continually being held in false imprisonment and Mrs. Jones murder conspiracy, murder cover-up and embezzling scheme.

When you're telling the truth Attorney General Holder, there's nothing that could be said except thank God for the Internet. We're pretty sure you don't want this embarrassment. All we're seeking is justice for Mr. Fagnes and his family. We will also expose President Obama ignoring us and the media using double standards when it comes to exposing government corruption.

Therefore, we hope and pray to hear from you expeditiously. If not, we will get your attention and request once the exposure is exposed on the Internet, that you're resign from office for using demagogue to the American people to bring the evidence of corruption to your office and you will vigorously investigate the matter and bring justice to the corruption.

President Obama has stated publicly also to bring the evidence of any Justice Department employee committing corruption and my administration will bring justice to the matter. We will see if he's committing demagogue also after he receives this complaint.

If we do not receive a satisfactory response, the Internet headline will read Attorney General Holder and President Obama aiding and abetting a murder cover-up of a rich citizen murder in Birmingham, Alabama that was conducted by corrupt federal prosecutors and F.B.I. agents, who has concealed the citizen heinous murder conspiracy and given her murder conspirators a pass for murder; then joined forces and they started looting the murder victim estate with her murderers. We're pretty sure Attorney General Holder once citizens see the truth that you could have brought justice to Mr. Fagnes, it will look bad on your integrity and character stating to the public, "no one is above the law" and now when it comes to Justice Department corruption you and your colleagues play games to not bring justice to the matter.

The United States Department of Justice was created to serve and protect all of it's citizens from abuse, crime, and unusual punishment and other criminal acts.

In Mr. Fagnes situation, it seems that the Department of Justice corrupt employees operating their criminal activity under the color of law don't have no respect for their oath or the Constitution.

We all understand that the Justice Department conceals and oppresses corrupt government officials' misconduct. We understand also that the cowardly media will not expose government corruption, but when you have corrupt government officials taking advantage of citizens by concealing a murder, looting the murder victim's estate with the citizen murderers and conspirators framing the heir to benefit the most from the victim's estate, and then the same corrupt officials have the true heir illegally arrested and incarcerated on a fraudulent indictment scheme. Their misconduct can never be ignored by the Justice Department or media who has been biased and prejudiced in exposing these corrupt officials' misconduct as though they're above the law.

It's really sad to know that the corrupt officials had already been pointing fingers at each other amid an investigation from the Security and Exchange Commission Enforcement, who wanted to arrest corrupt (AUSA) Robert P. McGregor Jr., AUSA Billy Lee Barnett, F.B.I. agent Jeffery L. Burgess, Congressman Spencer T. Bachus III. and his law partner Randy Allen Dempsey Jr., Attorney Mary Lee Abele, Jefferson County Probate Judge Orris H. Florence, bankers and stockbrokers they had all conspired to violate the securities laws of the United States and they violated tax laws.

Due to the embarrassment to the Justice Department and the Republican Party pertaining to Congressman Spencer T. Bachus III. involvement in the embezzling scheme of Mrs. Ada Lee Mays Jones stock where approximately 45 million dollars of stock had been embezzled by the corrupt officials, who had violated many securities and tax laws and had used illegal wire transfers and never reported the transaction transfers to the Security and Exchange Commission or the Alabama Security Commission.

This is a great embarrassment to the Justice Department and the Republican party as Congressman Spencer T. Bachus III. heads the Banking and Finance Committee for the GOP.

The same way the Justice Department allowed Bernie Madoff to run his ponzi scheme for years on is the same way that higher up officials at the Justice Department and Security Exchange Commission and the White House halted the investigation that would expose one of the most heinous crimes in American history where you have corrupt F.B.I. agents and federal prosecutors and a Congressman and attorneys. The Jefferson County Coroner's Office all is involved in a conspiracy to suppress and conceal a heinous murder and after the murder cover-up, they become partners with the murder victims executioners who fatally poisoned sweet Mrs. Ada Lee Mays Jones for her assets.

Attorney General Holder clear your name from this injustice when citizens of the United States find out that you could have brought justice to Mr. Fagnes and Mrs. Jones but instead you turned blind eyes and used deaf ears to the corrupt officials misconduct; alot of people is going to lose all respect for you and the media for not reporting one of the most heinous crimes in American history that was conducted by money hungry corrupt government officials greed for the love of somebody's else money. What a shame.

Concerned Citizens for Justice has also been stymied by the Justice Department and given a bull_____ excuse by the Professional Misconduct Review Unit and the Office of Professional Responsibility, who is also aiding and abetting a cover-up for the corrupt officials.

U.S. Attorney Joyce White Vance is not going to bring justice to Mr. Fagnes or Mrs. Ada Lee Mays Jones. Mrs. Vance has been known as an employee

for the United States Attorney's Office for the Northern District of Alabama before she became U.S. Attorney for N/A that when she was an assistant government attorney that her former colleagues AUSA Robert P. McGregor Jr. and his supervisor AUSA Billy Lee Barnett both left the U.S. Attorney's Office for N/A highly embarrassed for their roles of conspiring to conceal Mrs. Ada Lee Mays Jones murder and conspiring to give her murder conspirators a pass for her murder and after this misconduct Mr. McGregor and Mr. Barnett both conspired to loot Mrs. Jones 46 million dollar estate with the original architects who had devised the evil scheme to fatally poison Mrs. Jones with an overdose of powerful heart medication and liquid cocaine, which would induce a heart attack on the unsuspecting Mrs. Jones.

The botch murder plan of Mrs. Jones backfired on the willing participants due to inconsistent statements from Mrs. Jones niece, Gwendolyn Davis, gave to Jefferson County Deputy Coroner Jack A. Parker, who knew from his expertise that rigormortis had set-up in Mrs. Jones body and that she had been dead when he pronounced her dead at least 36-48 hours and that the rehearsed flimsy story that Gwendolyn was giving that her aunt was alive and alert approximately 52 minutes earlier was a lie.

One day later Coroner Jack A. Parker would state to Mr. Fagnes and his wife, Iris that he has never seen a murder such as Mrs. Jones.

Now you have the Birmingham Homicide division and the Jefferson County District Attorneys Office starting an intense murder investigation involving foul play in Mrs. Jones death.

Ms. Gwendolyn Davis became the primary suspect in her aunt's murder due to the facts that she lived with her aunt and that she had lied to the coroner about the time of her aunt still being alive.

Also Mrs. Jones had a Carraway Hospital medical band on her wrist that stated that she had been a patient in the emergency room approximately 8 hours earlier before Coroner Parker pronounced Mrs. Jones dead at her luxurious residence; 1124 24th Avenue North, Birmingham, Alabama. Coroner Parker also noticed that Mrs. Jones had several medicine bottles on her nightstand that was alleged to be prescribed 7½ hours earlier by an emergency room doctor by the name of Hoyt Price.

All citizens of Birmingham, Alabama know that Carraway Hospital was a run down state hospital for the general public and there's no way that the richest female in the state of Alabama would go there alive and alert.

Criminal attorney William Bill Dawson Jr., who was one of the masterminds who devised the murder and embezzling scheme with Iris Elaine Hardy McNabb, who is Gwendolyn Davis sister; Elaine is the same person who sent her aunt (Mrs. Jones) to make out a "final will" after she bequeathed over 45 million dollars from her mother, Mrs. Anna Wilson Harrell estate in 1985.

Mrs. Iris Elaine Hardy McNabb sent her aunt to Attorney William Bill Dawson wife, Probate Attorney Mary Lee Abele to make out a final will. Presently Attorney William Bill Dawson commits perjury as though he don't know who is Mrs. Ada Lee Mays Jones and Mrs. Iris Elaine Hardy McNabb is. Elaine was found shot in the back and back of her head because she didn't want to be extorted out of the scheme by Attorney Randy Allen Dempsey Jr, who is Congressman Spencer T. Bachus III. nefarious mind money hungry law partner.

Attorney William Bill Dawson would be forced to go to bribe taking AUSA Robert P. McGregor Jr. and AUSA Billy Lee Barnett to step in and intervene on the Birmingham Homicide division intense investigation of the heinous murder

of Mrs. Jones. Bill Dawson and Elaine knew that once Gwendolyn was charged with her aunt's murder she would spill the beans and implicate them, including Attorney Mary Lee Abele and Jefferson County Probate Judge Orris H. Florence in on the murder and embezzling scheme of Mrs. Jones' estate.

14½ years later AUSA Robert P. McGregor is immediately forced to retire from the U.S. Attorney's Office effective August 29, 2003; approximately 4 weeks later after the S.E.C. Enforcement (Atlanta field office) started an investigation into Mr. Fagnes truthful allegations that 45 million dollars has been embezzled by corrupt federal prosecutors and dirty F.B.I. agents assigned locally in Birmingham, Alabama from a murder victim's estate. See attachments hereto Exhibit C.

Former U.S. Attorney Alice H. Martin, who headed the U.S. Attorney's Office for the Northern District of Alabama was angry with McGregor and Barnett when they were exposed in the murder cover-up and embezzling scheme of Mrs. Jones' estate; August 2003. Mrs. Martin also was angry with AUSA McGregor for placing Mr. Fagnes in prison on a fraud. McGregor was forced to immediately retire from the U.S. Attorney's Office for N/A.

As the investigation went on by the S.E.C., it would become messy and more messy as you had government attorneys, F.B.I. agents, and attorneys all in possession of stolen stock from Mrs. Jones' estate. The culprits all was pointing fingers at each other. It became very embarrassing to the Justice Department, who is presently playing games for a cover-up for the corrupt government officials misconduct.

Attorney General Holder, don't you and President Obama destroy your reputation by turning blind eyes and using deaf ears to Justice Department corruption.

This same complaint and more evidence will appear on the Internet and expose the illegal incarceration of Mr. Fagnes and will expose the murder conspiracy and government murder cover-up and embezzling scheme of the estate of Mrs. Ada Lee Mays Jones, who cries from her grave for justice.

For you Attorney General Holder and President Obama, to publicly state that "no one is above the laws" of the United States and that the administration will not tolerate internal corruption at the Justice Department and that any Justice Department employee who commits any crime against any citizen will be brought to justice, as you has stated to the public Attorney General Holder, "this is a nation of cowards." We will give you to September 15th to respond that you're starting an investigation and bringing justice to Mr. Fagnes and his family, along with releasing him from illegal custody. If not, we will do a social network movement and expose this atrocity on the Internet to the public. Concerned Citizens for Justice can be reached at:

Mrs. Marie Jones
3600 15th Avenue North
Birmingham, Alabama 35234
(205) 321-1335

"God bless those who hunger and thirst for justice, for they will be satisfied." St. Matthews 5:6

CERTIFICATE OF SERVICE

This is to certify that I have this day, July 28th, 2011 served a true and correct copy of the within and foregoing documents upon the party(s) listed below by depositing a copy of the same in the United States mail in a properly addressed envelope with the adequate postage to insure that it reaches it's destination properly addressed upon:

1. Honorable President of the United States
President Barack H. Obama
1600 Pennsylvania Avenue, N.W.
Washington, D.C. 20500
2. Honorable Attorney General of the United States
Attorney General Eric Holder Jr.
950 Pennsylvania Avenue, N.W.; Suite 4400
Washington, D.C. 20530-0001
3. Mrs. Michele Norris
National Public Radio
635 Massachusetts Avenue, N.W.
Washington, D.C. 20001
4. USA Today News
Brad Heath and Mr. Kevin McCoy; Investigative Reporters
7950 Jones Branch Drive
McLean, Virginia 22108
5. Mr. Bob Johnson
Associated Press
RSA Tower Building
201 Monroe Street, Suite 1940
Montgomery, Alabama 36104

EXHIBITS

(A) Dated: April 11, 2011 is a letter that was sent to Attorney General Eric Holder which as of today he has not responded as Concerned Citizens for Justice seek his help in bringing justice to Mr. Fagnes and his family, who has been done wrong by abuse of power.

(B) Dated: July 5, 2011: This is a very disrespectful response from the Office of Professional Responsibility Program Analyst, Ms. Jacqueline Robertson, who states that she had received the documents sent to newly appointed Unit Chief Robin Ashton for the Professional Misconduct Review Unit whose job is to investigate misconduct by federal prosecutors. Instead of investigating the matters by the Professional Misconduct Review Unit, the documents is sent to the Office of Professional Responsibility, who uses the exhibits pertaining to the court as a flimsy excuse not to investigate the misconduct of their evil colleagues misconduct.

(C-I. & II.) Dated: August 21, 2003 RE: Investigation Request, File Number ADO-937437 which a response to Mr. Fagnes by Mr. Timothy J. Barker, Chief Branch of Broker-Dealer and Transfer Agent Examiner for the Security Exchange Commission (Atlanta District Office).

(C-II.) When observing Exhibit C-II. which is dated July 15, 2011 which is a response from the Executive Office of United States Attorneys that reveals on the last Assistant U.S. Attorney Robert P. McGregor Jr., date of retirement as being effective August 29, 2003. A few weeks later starting late July 2003 the S.E.C. conducted their investigation into the stock that Mrs. Ada Lee Mays Jones had bequeathed from her mother Mrs. Anna Wilson Harrell, a long time employee of Stockham Valve Pipe & Fittings Inc., who had bequeathed her daughter, Mrs. Ada Lee Mays Jones approximately 45 million dollars worth of

stock invested into the Stockham Company stock portfolio. It would soon be revealed that AUSA Robert P. McGregor Jr. had possession of stolen stocks and securities belonging to the estate of Mrs. Ada Lee Mays Jones, and a few weeks after the S.E.C. started their investigation AUSA Robert P. McGregor Jr. would suddenly retire.

Exhibit (D-I. & II.) Dated: June 12, 2008; July 16, 2009 is two Birmingham Times editorials that reveals publicly the murder conspiracy and murder cover-up of the death of Mrs. Ada Lee Mays Jones and the embezzling scheme by the corrupt officials. The editorials reveals also the false imprisonment of Mr. William Anthony Fagnes who publicly published the corrupt officials names to the public and revealed their misconduct due to their guilt there was never any gag orders, defamation of character charges, giving false oaths to the court or perjury charges filed against Mr. Fagnes by the corrupt officials due to their guilt.