

April 11, 2011

c/o Unit Chief Robin Ashton
Professional Misconduct Review Unit
950 Pennsylvania Avenue, N.W., Room 3266
Washington, D.C. 20530

RE: Prosecutorial Misconduct Complaint - Petition from concern citizens, family members, and supporters of Mr. William Anthony Fagnes who is continually being held in federal prison on a manufactured, fraudulent indictment scheme concocted at the United States Attorney's Office, Northern District of Alabama by corrupt Assistant U.S. Attorney Robert P. McGregor Jr.

Dear Unit Chief Robin Ashton:

The misconduct has a dark motive of a murder cover-up and embezzlement scheme of the late Mrs. Ada Lee Mays Jones estate, whose Mr. William Anthony Fagnes aunt. Mrs. Jones (here-on) was murdered in a so-called elaborate scheme to hide her assets that exceeded 35 million dollars that was once on file at the Jefferson County Probate Court in Birmingham, Alabama before being embezzled by Mr. McGregor and more corrupt officials.

Mrs. Jones, a rich African-American heiress would bequeath Mr. Fagnes and his wife, Iris Fagnes approximately 28 million dollars from her estate, which became the motive for her heinous murder scheme to make it appear that Mrs. Jones died of natural causes which subsequently and immediately backfired on the willing participants involved in the evil scheme to benefit financially from Mrs. Jones estate, which is presently an ongoing crime of murder and fraud.

The original murder conspirators also involved Mrs. Jones' two nieces, Mrs. Gwendolyn Davis and Mrs. Iris Elaine Hardy McNabb, who would be found gunned down in front of her home because she didn't want to be pushed out of the scheme by Congressman Spencer T. Bachus III. law partner, Randy Allen Dempsey Jr., who became Mr. Fagnes ex-lawyer, and a desperate man on how he was going to embezzle Mrs. Jones estate away from the original participants that included the trustee of Mrs. Jones "last will and testament." Attorney Mary Lee Abele and her husband, criminal attorney William (Bill) Dawson; also at the helm of the crime is Jefferson County Probate Judge Orris H. Florence who mission would become to hide Mrs. Jones "last will and testament" from record at the Jefferson County Probate Court.

Probate Judge Orris H. Florence would replace Mrs. Jones probate records with fraudulent records as seen attached here in Introduction Exhibit (16), which reveals that Mrs. Jones was worth a mere \$25,000.00, which became a major fraud.

Mrs. Jones was fatally poisoned with chinese food that was mixed with an overdose of heart medication and cocaine to make it appear that she died of a heart attack; from natural causes. Mrs. Jones' niece, Ms. Gwendolyn Davis was used as a patsy by her sister, Iris Elaine Hardy, who was in the murder conspiracy and had inculcated Attorney Mary Lee Abele and her husband, Attorney William (Bill) Dawson into the scheme to embezzle Mr. Fagnes and his wife, Iris Chinesa Hardy Fagnes 28 million dollars; due to them from Mrs. Jones estate once she was dead.

On the morning of the murder, Ms. Gwendolyn Davis would give Jefferson County Deputy Coroner, Jack A. Parker a flimsy story on November 16, 1988 that her aunt had died approximately 52 minutes before Coroner Parker pronounced Mrs. Jones dead at 6:37am at her luxurious residence; located at 1124 24th Avenue, North; Birmingham, Alabama.

Coroner Jack A. Parker knew from his expertise that rigormortis had been set-up in Mrs. Jones body approximately 36-48 hours since her death. Mrs. Jones had a Carraway Hospital medical band on her wrist that stated she had been a patient in the Carraway Hospital emergency room approximately 7½ hours before Coroner Parker had pronounced Mrs. Jones dead.

Mrs. Jones also had three prescription bottles from Carraway Hospital pharmacy that was alleged to be prescribed by a Dr. Hoyt Price, who was alleged also to be the doctor who attended to Mrs. Jones in the emergency room 7½ hours before she was pronounced dead at her residence. This was a ploy to deceive Coroner Parker.

Coroner Parker would order an immediate autopsy on Mrs. Jones body without the family consent. Coroner Parker would also contact Carraway Hospital emergency room and also Dr. Hoyt Price and immediately find out that there was no visit of Mrs. Jones at Carraway Hospital emergency room or anytime prior to her being pronounced dead or that she was attended to by Dr. Hoyt Price.

The Jefferson County Coroner's Office would contact The Birmingham Police homicide division and start an immediate murder investigation into foul play involving Mrs. Jones' death at her residence.

The Birmingham Homicide Division would conduct an intense investigation into Mrs. Jones murder. Ms. Gwendolyn Davis was about to crack and would have surely spilled the beans once she was in custody; she would have implicated her sister Elaine, husband and wife attorneys Mary Lee Abele and Bill Dawson as accomplices in the devious scheme to murder the unsuspecting Mrs. Jones to hide her "last will and testament" from record at the Jefferson County Probate Court. Probate Judge O.H. Florence would be implicated also.

A desperate man William (Bill) Dawson would now be forced to recruit his friend at the U.S. Attorney's Office for the Northern District of Alabama, Billy Lee Barnett to become a partner in the embezzlement scheme of Mrs. Jones estate that exceeded 35 million dollars.

The proposition to Mr. Barnett would be to first cleanup the murder so that Mrs. Gwendolyn Davis would not be charged with her aunt, Mrs. Jones murder; so that the murder motive would not be exposed to the public and media. Mr. Barnett would freeze Mrs. Jones assets as to take the murder investigation over.

Assistant U.S. Attorney Billy Lee Barnett would now recruit F.B.I. Agent Jeffery L. Burgess in on the scheme as a partner also with the original architects who had devised the scheme to fatally poison Mrs. Jones to hide her assets from record.

Corrupt F.B..I. Agent Jeffery L. Burgess first mission would be to get Jefferson County Coroner's Office to falsify Mrs. Jones' case summary pertaining to her murder so that her State of Alabama Certificate of Death would read natural causes. This way Mrs. Jones heinous murder would not be spotlighted to

the public and media and the embezzlement scheme of Mrs. Jones assets would be divided up by the original partners and the new incoming partners, Assistant U.S. Attorneys Robert P. McGregor Jr. and his nefarious mind supervisor, Assistant U.S. Attorney Billy Lee Barnett who had recruited corrupt F.B.I. Agent Jeffery L. Burgess and more corrupt F.B.I. agents as the muscle for the scheme to use their police powers to halt the murder investigation of an affluent citizen of the United States who was the pillar of her community as she cries from her grave for justice, Mrs. Ada Lee Mays Jones.

Jefferson County Medical Examiner Gary T. Simmons; Associate Chief Medical Examiner for Jefferson County would take a "suborn" from the corrupt F.B.I. agents. Mr. Simmons would falsify Mrs. Jones' case summary from homicide to natural causes to justify him signing Mrs. Jones' State of Alabama Certificate of Death; State file number 88-0038500 attached hereto as "Appendix F."

Jefferson County Deputy Coroner Jack A. Parker wanted no part of the bribe to falsify Mrs. Jones' case summary from homicide to natural causes and for this reason is why you don't see Coroner Parker name nowhere on Mrs. Jones' death certificate as the physician who pronounced her dead.

See: Appendix "D" attached hereto; MOTION TO COMPEL AND FOR OTHER RELIEF and find the interrogative questions that was directed to Jefferson County Medical Examiner Gary T. Simmons pertaining to a lawsuit filed at the Eleventh Circuit Appeals Court; Case number 09-CV-1258-RWS. All of the eleven (11) defendants you see named in the lawsuit refused to respond to the interrogative questions presented by Mr. Fagnes that was sent to the jobs and residence.

Because all of the defendants knew that they could not respond due to their guilty involvements in the murder conspiracy and murder cover-up and embezzling scheme involving the death and murder cover-up and the robbing of Mrs. Jones' estate and also the conspiracy to place Mr. Fagnes in false imprisonment on a manufactured, fraudulent indictment scheme as a means to get Mr. Fagnes out of the way so that he would not disturb the embezzlement scheme that exceeded 35 million dollars by the corrupt officials misconduct from Birmingham, Alabama which has brought shame and dishonor to Justice Department standards to an all time low for government attorneys and F.B.I. agents to loot a victims' estate with her murders, who was being given a pass for murder.

In retrospect, Professional Misconduct Review Unit, I'm sending this complaint and 1000 signatures from concerned citizens from Birmingham, Alabama who had sent the same documents attached hereto dated December 31, 2010 to the Office of the Attorney General Eric Holder Jr. seeking relief for Mr. William A. Fagnes who is continually being held in false imprisonment pertaining to fraud upon the court that was presented by Assistant U.S. Attorney Robert P. McGregor Jr. on October 2, 2001 to illegally detain Mr. Fagnes in custody as means to get him out of the way.

The motive for Mr. McGregor misconduct would be that Mr. McGregor and his supervisor Assistant U.S. Attorney Billy Lee Barnett both had learned from Mr. Fagnes ex-attorney Randy Allen Dempsey Jr., ex-Assistant U.S. Attorney himself that C.P.A. Gerald L. Vines had relayed to Mr. Fagnes in 2000 that he was due with his wife Iris approximately 28 million dollars from their aunt's estate,

Mrs. Ada Lee Mays Jones, who had been murdered in a so-called elaborate murder scheme to hide her assets from record at the Jefferson County Probate Court in Birmingham, Alabama.

Mr. McGregor, Assistant U.S. Attorney Billy Lee Barnett, Attorney Randy Allen Dempsey Jr., and F.B.I. Agent Jeffery L. Burgess had conspired to hide Mrs. Jones "last will and testament" from record. McGregor, Barnett, and F.B.I. Agent Burgess had already halted the murder investigation of Mrs. Jones by using their police powers to stop the murder from being exposed so that her murder would not be spotlighted to the public and media which would have caused alot of attention to the motive.

Attorney Randy Allen Dempsey Jr., whose presently stressing and looking bad for his guilty role in using false misrepresentation in swindling the Stockham Corporation into believing that he was representing the 28 million dollars of stock that the Fagnes family had been bequeathed to them from the estate of Mrs. Jones. Mr. Fagnes exposed Mr. Dempsey, who thought that he had got away with the perfect crime of looting Mrs. Jones' estate with his co-conspirator.

The Stockham Corporation and the Fagnes family was being duped by Attorney Randy Allen Dempsey Jr. at the same time in his ploy to take control of the stock that Mrs. Ada Lee Mays Jones had herself bequeathed from her mother, Mrs. Anna Wilson Harrell, a longtime employee of Stockham Valve Pipe and Fitting Inc.; which originated in Birmingham, Alabama and spreaded globally during the steel mill heyday. Mrs. Anna Wilson Harrell ran the coremaker department and would receive stock as bonuses for her hardwork.

As the Stockham Inc. would spread globally with plants worldwide; (1) Australia, (2) Liverpool, England; (1) Montgomery, Texas; (1) Dwoodland, Texas; (1) Aliceville, Alabama; (1) Tarrant, Alabama; Mrs. Anna Wilson Harrell investments in the 1940's into the Stockham Inc. stock portfolio would make her about 40 million dollars when she died April 13, 1985 at 86 years old. Her entire estate went to her beloved daughter, Mrs. Ada Lee Mays Jones, who would be murdered approximately 3½ years later for her inheritance.

After Attorney General Eric Holder Jr. received the complaint and original 1000 signatures from concerned citizens for justice that was received at Suite 4400 via certified mail on January 24, 2011.

On March 7, 2011 an employee at the Justice Department, Ms. Michelle Tapken would send to my residence an erroneous response stating that Mr. Fagnes case had been investigated by the Inspector General's office, which was wrong. See Attached hereto is Introduction Exhibit (6). The responses was dated October 5, 2009 and March 18, 2010 and sent by someone back to Mr. Fagnes; the two (2) responses revealed no responsible signatures and don't make any sense for the responses to state, "The primary investigative responsibilities of this office are allegations of:

* Criminal misconduct, as well as certain non-criminal acts of wrongdoing, committed by U.S. Department of Justice employees and contractors;"

If, Assistant U.S. Attorney's Robert P. McGregor Jr. and Billy Lee Barnett and F.B.I. Agent Jeffery L. Burgess is not employees of the Justice Department, who are they employed with?

For, Ms. Michelle Tapken to send back this erroneous response that the Inspector General's Office had already conducted an investigation into Mr. Fagnes allegations speaks for itself. Ms. Michelle Tapken is out to protect her corrupt colleagues misconduct to Mr. Fagnes. At no time did Ms. Michelle Tapken have any evidence that the Office of the Inspector General had conducted any investigation into Mr. Fagnes allegations.

Ms. Michelle Tapken has never contacted anyone at the Office of the Inspector General. Ms. Tapken would also state erroneous also that the F.B.I. had conducted an investigation into Mr. Fagnes allegations. See: Attached hereto is Introduction Exhibit (5), which reveals two (2) responses, (1st) dated: March 10, 2007 which is a complaint filed by Mr. Fagnes directly with F.B.I. Director Robert Mueller. On the date of May 14, 2007 F.B.I. Agent Iovoi in Washington, D.C. sent to Mr. Michael J. Anderson Unit Chief of the Public Corruption Unit at the Atlanta Field Office Mr. Fagnes complaint and evidence.

Mr. Fagnes was never contacted by the F.B.I. after receiving the response. CPA Gerald L. Vines was contacted and told the F.B.I. that his life had been threatened by three (3) F.B.I. agents who threatened his life with machine guns drawn that if he ever expose Assistant U.S. Attorney Billy Lee Barnett freezing Mrs. Ada Lee Mays Jones' estate that's presently revealed by CPA Gerald Vines as being approximately 46 million dollars at the time of her death. Mr. Vines was told that he would have a \$50,000 contract out on his life. Mr. Vines also told the investigators that Mr. Fagnes and his wife was due approximately 28 million dollars from Mrs. Jones' "last will and testament" and that it was very wrong what Mr. Barnett was doing taking Mr. Fagnes and his wife inheritance and not giving them a dime to live off.

(2nd) response from the F.B.I. dated: December 5, 2008 come from Mr. Carlton L. Peeples, Chief of the Civil Rights Unit, Criminal Investigative Unit stating that the allegations that you have brought to our attention do not warrant any action of the F.B.I. when did felony crimes such as: murder which is the unlawful killing of a human being with malice after thought. (1) In violation of 18 U.S.C. § 1111 murder (2) 18 U.S.C. § 1117 conspiracy to murder (3) 18 U.S.C. § 3 accessory to murder after the fact (4) 18 U.S.C. § 1961 racketeering (5) 18 U.S.C. § 225 running a continuing financial crime enterprise (6) 18 U.S.C. § 506 obstruction of justice (7) 18 U.S.C. 654 officer or employee of United States converting property of another (8) 18 U.S.C. § 872 Extortion by Officers or employees of the United States (9) 18 U.S.C. § 1017 Government seals wrongfully used and instruments wrongfully sealed. (10) 18 U.S.C. § 1031 major fraud against the United States; 18 U.S.C. § 1510 obstruction of criminal investigations; 18 U.S.C. § 1201 kidnapping; 18 U.S.C. § 242 deprivation of rights under the color of law and many more violations by the criminal enterprise operating under the color of law.

It's plain and evident the officials who cover for the corrupt officials misconduct has committed 18 U.S.C. § 4, Misprison of Felony violations against their oaths by turning blindeyes to Mr. Fagnes filing repeatably truthful allegations against the corrupt officials from Birmingham, Alabama who stooped so low that they would use their police powers to conceal a citizen murder and after the murder cover-up the corrupt officials would start embezzling the murder victim's estate with her murderers, which is treason to justice.

There is no justification from the Justice Department community to justify the aberrant turn from justice that Mr. McGregor, Mr. Barnett, Mr. Burgess, and persons known and unknown has taken to benefit financially. Their misconduct has become one of the most heinous crimes in American history in violation of 18 U.S.C. § 3 accessory after the fact of a cold pre-meditated murder; to embezzle a wealthy citizen of the United States estate. The Attorney General, Eric Holder Jr. was publicly telling citizens of the United States to bring to my office the evidence of corruption. I will prosecute and bring justice to whoever committed the crime. You also have President Barack H. Obama telling the citizens of the United States I will clean up corruption in Washington, D.C. and at the Justice Department. I will prosecute any Justice Department official involved in criminal activity. We hope that they practice what they preach by bringing justice to Mr. Fagnes.

This message is from concerned citizens for justice to the Professional Misconduct Review Unit; a new watchdog group that's been appointed by Attorney General Eric Holder Jr. for the following reasons your office was originated to bring expeditious justice to cases such as Mr. Fagnes, who is being continually held in false imprisonment for over 9 years by abuse of power from corrupt government employees and Justice Department entities who have turned blind eyes and used deaf ears to the misconduct from their evil colleagues who wants to be protected for the evil ways of their hunger for the love of somebody else money, which is wrong.

Assistant U.S. Attorney Robert P. McGregor Jr presented fraud upon the court to illegally arrest Mr. Fagnes after the botch set-up of Mr. Fagnes backfired

because Mr. Fagnes never incriminated himself on September 7, 2001 on audio or video. Mr. McGregor had no incriminating evidence to take to a Grand Jury against Mr. Fagnes to indict Mr. Fagnes, so he used fraud upon the court as a means to get Mr. Fagnes out of the way.

The Executive Office of the United States Freedom of Information/Privacy Act Unit has revealed that there are no records that Mr. Fagnes was ever indicted on September 26, 2001 pertaining to Request Number 03-3921. The only indictment on record that a Mr. Terrell Clement signed against Mr. Fagnes as being Grand Jury Foreman for the 31 counties that comprises the Northern District of Alabama was a superseding indictment on November 1, 2001; which was a ploy by Mr. McGregor to cover his tracks after his scheme was exposed in open court on October 2, 2001 of having Mr. Fagnes arrested with a fraudulent indictment that charged Mr. Fagnes with the same identical offense as the State of Alabama. Who had not Nolle Prosequi Mr. Fagnes case.

On March 18, 2002 Federal Judge C. Lynwood Smith Jr., would ultimately dismiss the superseding indictment against Mr. Fagnes. Mr. McGregor had charged Mr. Fagnes in a conspiracy with no persons known or unknown. The superseding indictment was a scheme to cover-up the misconduct that had been exposed in open court by Attorney Vionette Reyes Johnson at Mr. Fagnes Rule 40 hearing on October 2, 2001.

Judge C. Lynwood Smith Jr. would dismiss the superseding indictment against Mr. Fagnes. You now have the Executive Office of the United States Attorney's admitting to the truth that there are no records at no United States Attorney's Office that Mr. Fagnes was ever indicted on September 26, 2001.

The response from the E.O.U.S.A. FOIA/PA Unit means that Mr. Fagnes is being kidnapped by the prosecutorial misconduct of a fraud and is being held by abuse of power in false imprisonment. See: Introduction 7 attached hereto additional evidence to support Mr. Fagnes not being indicted. Request: 03-3921.

The Grand Jury Foreman, Mr. Terrell Brett Clement signed an affidavit on July 11, 2007 attached hereto as (Appendix A); Mr. Clement would also state to Mr. Fagnes family that he never heard any evidence of any against Mr. Fagnes his first day in office as being sworn in as the Grand Jury Foreman in Birmingham, Alabama. He admits that someone forged his name on Mr. Fagnes indictment September 26, 2001.

In year 2004 amid an investigation from the Security and Exchange Commission involving the embezzlement of Mrs. Ada Lee Mays Jones stock that was registered with the Stockham Corporation and belonging to Mrs. Ada Lee Mays Jones; the stock was worth over 40 million dollars that Attorney Randy Allen Dempsey Jr. has divided up with his co-conspirators thats involved in the murder conspiracy and murder cover-up and the concealment of Mrs. Jones "last will and testament" to embezzle Mrs. Jones estate by the corrupt officials in Birmingham, Alabama.

Mr. Dempsey, Assistant U.S. Attorney's Robert P. McGregor, Billy Lee Barnett, F.B.I. Agent Jeffery L. Burgess, Congressman Spencer T. Bachus III., the trustee of Mrs. Jones "last will and testament" Attorney Mary Lee Abele and persons known and unknown has embezzled and been living good off Mrs. Jones blood money for years on.

Attorney Mary Lee Abele has never probated Mrs. Jones "final will," which became a major fiduciary crime and is an ongoing crime of a major fraud presently today with no statutes or limitations.

Any individual observing Mr. Fagnes being denied justice can see that the Justice Department is in on the denial of justice to Mr. Fagnes in favor of protecting their corrupt employees misconduct to Mr. Fagnes and to Mrs. Ada Lee Mays Jones.

Mr. McGregor, Mr. Barnett, and Mr. Burgess misconduct is beyond the principles of any honorable official who claims to stand for honesty. They never need to be protected by the Justice Department.

It's very well understood why U.S.A. Today investigative reporters Mr. Brad Heath and Mr. Kevin McCoy must always be praised by the American people and the world for their courageness in exposing the Justice Department role in covering up crimes by some of their corrupt employees committing prosecutorial misconduct.

It's evident that Mr. Fagnes has been done wrong by the Justice Department and Attorney General Eric Holder office who has turned over the petition attached hereto to a Ms. Michelle Tapken, who was very unprofessional in her response to the petitioners seeking justice for Mr. Fagnes. Ms. Michelle Tapken motive was to use any technicality she could as a mean not to investigate her corrupt colleagues misconduct to Mr. Fagnes.

Ms. Michelle Tapken should never answer any response for Attorney General Eric Holder Jr., when there's an abundance of evidence being presented to Attorney General Eric Holder Jr. that reveals the murder conspiracy, murder cover-up and embezzling scheme of one of the wealthiest citizens in the State of Alabama, Mrs. Ada Lee Mays Jones.

Once, Assistant U.S. Attorney Billy Lee Barnett intervened into the murder investigation of Mrs. Jones by the Birmingham Homicide Division and took the action from state jurisdiction to federal jurisdiction it became a federal matter for the Justice Department because Mr. Barnett was operating his devil scheme under federal jurisdiction and was an employee of the Justice Department, who was operating his criminal activity under the color of law.

For the Justice Department to keep playing games with Mr. Fagnes and acting non-chalant by the misconduct of corrupt F.B.I. agents and corrupt government attorneys using their police powers to conceal a citizen's murder; giving the murder conspirators a pass for murder is a crime itself in violation of 18 U.S.C. §3, accessory to murder after the fact. Federal statutes has no statute of limitations for 18 U.S.C. § 1111 murder.

What makes Mr. Fagnes situation so bad is the true facts that after nefarious mind Assistant U.S. Attorney Billy Lee Barnett gave the murderers of an elderly citizen a pass on her heinous murder. Mr. Barnett then stoops so low he takes control of the murder victim's estate and then he starts looting and

embezzling Mr. Fagnes inheritance valued over 28 million dollars from the estate. Once he accomplished this misconduct, he gave his cronies Assistant U.S. Attorney Robert P. McGregor Jr., F.B.I. Agent Jeffery L. Burgess, Attorney Randy A. Dempsey Jr., Congressman Spencer T. Bachus III. and persons known and unknown percentages of Mrs. Ada Lee Mays Jones' estate and then they divided up Mrs. Jones' estate; that roughly exceeded 46 million dollars. The corrupt officials became multi-millionaires. They also defrauded the United States and the I.R.S. with stolen money and securities. They never reported the stolen income; in violation of 18 U.S.C. § 371.

Mr. Barnett and his conspirators are so dirty and evil that they conspired and placed Mr. Fagnes in prison on a manufactured, fraudulent indictment scheme as a means to get him out of the way as they continued to rob Mr. Fagnes and his wife. For the Justice Department and Attorney General's Office for the United States to find out that their own employees has done all of this evil to Mr. Fagnes and Mrs. Jones; the Justice Department turned blindeyes and used deaf ears to their employees misconduct, it's a miscarriage of justice within itself.

Investigative reporters Mr. Brad Heath and Mr. Kevin McCoy needs to expeditiously report this atrocity to the American people and world whom they know that Mr. Fagnes allegations are the truth. If Mr. Fagnes was giving false oaths against the corrupt officials misconduct he would have been charged with 18 U.S.C. § 1001, giving false statements and lying on federal employees and also charged with 18 U.S.C. § 1621, perjury.

From your exposure to the American people; Mr. Heath and Mr. McCoy exposed that some federal prosecutors violates the laws of the Constitution and are never investigated by their peers.

Mr. Fagnes case is a prime example of a citizen rights being violated by prosecutorial misconduct and the perpetrators that's prosecutors are never brought to justice by the Justice Department.

February 2011; Honorable Attorney General Eric Holder, the exposure of the special reports in the U.S.A. Today by reporters Mr. Kevin McCoy and Mr. Brad Heath exposed cases of prosecutorial misconduct from corrupt prosecutors who violate the law and is never brought to justice by their peers. After the stories was featured in the U.S.A. Today news, Mr. Eric Holder Jr., you would go public that you had created a new unit to investigate prosecutorial complaints. The unit would be called the "Professional Misconduct Review Unit." The understanding the public has perceived is that this unit would vigorously investigate matters of prosecutorial misconduct claims and expeditiously bring charges when it becomes evident that the prosecutors committed misconduct to the public.

Attached hereto is evidence from Mr. Fagnes' case being sent to the "Professional Misconduct Review Unit," an abundance of evidence relating to the murder conspiracy. Murder cover-up and embezzling scheme of the estate of Mrs. Ada Lee Mays Jones that exceeded 35 million dollars at the time of her murder conspiracy to hide her "final will" from record at the Jefferson County Probate Court.

The corrupt officials in year 2004 pointed fingers at each other amid an investigation that was conducted by the security and Exchange Commission. Chief Branch of Broker Dealer and Transfer Agent Examiner, Mr. Timothy J. Barker of the Atlanta Field Office, who started the investigation from a request from Mr. Fagnes that became known as file number ADO-93747; attached hereto.

Assistant U.S. Attorney Billy Lee Barnett, Assistant U.S. Attorney Robert P. McGregor, F.B.I. Agent Jeffery L. Burgess, Attorney Randy Allen Dempsey Jr., and persons known and unknown all were blaming each other for the theft of the stock that belong to the estate of Mrs. Ada Lee Mays Jones. The stolen stock that Attorney Randy A. Dempsey had taken control of belonging to the estate of Mrs. Jones exceeded 40 million dollars in 1991 at the time Attorney R. Dempsey would dupe the Stockham Corporation with a fraudulent power of attorney that he tricked Mr. Fagnes' wife, Iris, to sign her name on the document.

Attorney Randy A. Dempsey was playing both parties with his scheme; the Stockham Corporation and Fagnes family, at the same time with his con. At this time in Mr. Dempsey life he was a poor attorney hustling drug dealers. Mr. Dempsey had never seen this much money as belonging to Mrs. Jones' estate as he became a desperate man on how he could embezzle the money for himself and his co-conspirators.

There became an agreement with Attorney Randy A. Dempsey Jr. and Congressman Spencer T. Bachus III., who was a lawyer at the time (1990). Mr. Bachus was also Mr. Dempsey law partner; Mr. Dempsey would make an agreement with Assistant U.S. Attorney Billy Lee Barnett and F.B.I. Agent Jeffery L.

Burgess, who had become partners with the original architects to devise the dirty scheme to fatally poison Mrs. Jones and make it appear that she died of natural causes. The conspirators include (Mrs. Jones) two nieces, Mrs. Iris Elaine Hardy and Mrs. Gwendolyn Davis, husband and wife Attorney Mary Lee Abele and Bill Dawson, and Probate Judge Orris H. Florence. The agreement would be that whatever money that was already embezzled from Mrs. Jones' estate such as her insurance burial policies; the first thieves could keep for themselves and not have to face criminal charges.

Jefferson County Medical Examiner Gary T. Simmons took a suborn and falsified Mrs. Jones' case summary to justify him signing Mrs. Jones' State of Alabama Certificate of Death to natural causes. Jefferson County Deputy Coroner Jack A. Parker wanted no role in falsifying Mrs. Jones' case summary and covering up her murder for the dirty F.B.I. agents, who had interceded on the State of Alabama murder investigation, which was nothing but a evil ploy by the dirty F.B.I. agents so that they could benefit financially from Mrs. Jones' estate.

That's why it was important for the corrupt officials to inculcate the Jefferson County Coroner office to take a suborn and falsify Mrs. Jones' case summary so that her death would be ruled natural causes instead of homicide so that Mrs. Jones' horrific murder would not grab national attention by the public and media who would find out the motive of a 46 million dollar murder conspiracy that was executed by Mrs. Jones family members, trustee of her "final will" and the probate judge involved in one of the most heinous crimes in American history.

This is a message from the (1000) petitioners who signed the petition attached hereto to The Professional Misconduct Review Unit. In the past Mr. Fagnes has been denied any chance of relief by the Jim Crow Eleventh Circuit Court of Appeals and coward partisan racist federal judges in both Alabama and Georgia who failed to sanction the corrupt officials after they failed to respond to the interrogative questions presented to them from Mr. Fagnes, involving lawsuit case numbers (09-13160-F), (09-CV-1258-RWS), they would not let the public see Mr. Fagnes' case on the Justice Department website due to the fact that they knew that corrupt Assistant U.S. Attorneys and F.B.I. agents, Congressman, and dirty lawyers who was their bar members had committed the crimes that Mr. Fagnes had revealed under penalty of perjury. Mr. Fagnes have received bias after bias responses in protection of the corrupt officials. In year 2004 the corrupt officials was blaming the embezzling of Mrs. Jones stock estimated to be worth more than 40 million dollars to the Security and Exchange commission on each other to an investigation that was conducted by Mr. Timothy J. Barker, Chief Branch of Broker Dealer examiner. As trustee of Mrs. Jones' "last will and testament." Presently Attorney Mary Lee Abele is afraid for her wrong that she committed against Mrs. Ada Lee Mays Jones concerning her murder conspiracy and the embezzling of her estate as she has committed a fiduciary crime against her client's assets.

Attorney Mary Lee Abele will tell the truth about the murder conspiracy and embezzlement of her client estate that's been now revealed roughly 46 million at the time of Mrs. Jones murder. Mrs. Abele will tell the Professional Misconduct Review Unit that Assistant U.S. Attorney Billy Lee Barnett froze Mrs. Jones true assets; over 40 million dollars. After he intervened to take over her murder, Mrs. Abele will tell the Professional Misconduct Review Unit that Attorney Randy Allen Dempsey Jr.; approached her with a power of attorney stating that he was representing the Fagnes family concerning the estate matters of Mrs. Jones. Mr. Dempsey had gotten the evidence of Mrs. Jones' true estate and immediately knew that Attorney Mary Lee Abele had refused to read the "final will" to Mr. Fagnes and his wife Iris over 6 times. Mr. Dempsey devious plan now would be to extort Attorney Mary Lee Abele out of the 28 million dollars due to the Fagnes family and spook away all of the original conspirators.

Mr. Dempsey plan would be to embezzle the money for himself and never reveal to the Fagnes family how much money (28 million dollars) were due from the estate. Attorney Randy Allen Dempsey was threatening Attorney Mary Lee Abele that he would go public with the murder scheme of Mrs. Jones if she did not turn over the assets belonging to the Fagnes family.

Attorney Mary Lee Abele knew that she was stuck in the quicksand and there was no way out unless she complied with nefarious mind Mr. Dempsey, that is why she did not respond (lawsuit) under the penalty of perjury. The corrupt officials had certain individuals at the 11th Circuit Court of Appeals intercepting Mr. Fagnes' motions pertaining to the lawsuit. The conspirators

knew that they were guilty and could not respond. The scheme would be to intercept Mr. Fagnes' motions at the 11th Circuit Court of Appeals clerk office and never file the motions into record so that the public and media could not view Mr. Fagnes interrogative questions directed to the defendants who was in no position to answer the interrogative questions under the penalty of perjury due to their guilt.

Mr. Fagnes would receive back fraudulent documents stating that a 3-Judge panel; (1) Charles R. Wilson, (2) Susan H. Black, and (3) Gerard Tjoflat had reviewed Mr. Fagnes brief and had denied him. The corrupt officials at the 11th Circuit had forgotten that they had sent Mr. Fagnes brief back to him October 8, 2009, which was the last day for the defendants to respond to the interrogative questions. How could a 3-Judge panel make any ruling on a brief they did not have, corruption at its worst, and for the Justice Department to continue to cover for the corrupt officials misconduct is a miscarriage of justice to democracy.

This is a very easy crime to solve Unit Chief Robin Ashton by calling CPA Gerald L. Vines at his office; 205-592-3619 and get the truth and a copy of Mrs. Jones "final will" and the murder conspiracy and murder cover-up of the richest female in the State of Alabama will easily unravel. Mr. Vines is paranoid as he has waited for The Attorney General's Office to contact him for the evidence but has not heard from Attorney General Eric Holder's investigators.

The Professional Misconduct Review Unit can also contact Attorney Mary Lee Abele at (205) 870-9959; who wants to escape prosecution for murder and fraud of her client, Mrs. Jones, which is a capital murder crime. Mrs. Abele knows that she has committed a fiduciary crime by not probating her client, Mrs. Jones "final will" as she became a conspirator in murdering her client for her assets. The evidence presented today will convict Mrs. Abele. Its evident she doesn't want to go down for capital murder of her client whose estate was being embezzled by the original architects that had devised the scheme to murder Mrs. Jones and embezzle her estate away from the Fagnes family before the corrupt Assistant U.S. Attorney Bill Barnett cleaned up the murder so that it wouldn't be exposed.

Presently it's an ongoing major fraud crime with no statue of limitations. The "final will" of Mrs. Jones has never been read to the Fagnes family and assets from the estate of Mrs. Jones has never been properly given to the Fagnes family. The case involves also the murder of Mrs. Jones, which also has no statue of limitations. Mrs. Ada Lee Mays Jones cries from her grave seeking justice Unit Chief Robin Ashton, Honorable Attorney General Eric Holder Jr., and President Barack H. Obama.

CONCLUSION

The petitioners who signed the petition attached hereto seeking justice for Mr. Fagnes sent to Attorney General Eric Holder's Office located at Suite 4400; whose office has the original signatures from the petitioners. Ms. Michelle Tapken, after her erroneous response, did not send the original signatures back to (me) Mrs. Marie A. Jones when she sent the erroneous letter

stating that the F.B.I. and Inspector General's office had conducted an investigation into Mr. Fagnes allegations, which Introduction Exhibit 5 and 6 (attached hereto) proves that the Inspector General office nor the F.B.I. has ever conducted an investigation into Mr. Fagnes allegations. It seems that Ms. Tapken as well as the F.B.I. and Inspector General's office goals were to protect their corrupt colleagues misconduct to Mr. Fagnes by any means necessary to avoid the truth that the F.B.I, Inspector General's office had presented to no inquiry to avoid the truth to protect the corrupt government attorneys' misconduct and corrupt F.B.I. agents' misconduct to Mr. Fagnes and Mrs. Jones, which is very cowardly and wrong.

As taxpayers, honorable citizens, and registered voters of the United States; we respectfully request to the Professional Misconduct Review Unit to bring justice to Mr. Fagnes and Mrs. Jones and to expeditiously contact the Executive Office of the United States Attorney's Office/ Freedom of Information/Privacy Act Unit located at 600 E. Street, N.W.; Room 7300; telephone number 202-616-6757 and immediately find out that there office director, Mrs. Marie A. O'Rourke has released the response from a request from Mr. Fagnes, who was seeking are there any indictment records handed down against a Mr. William A. Fagnes on September 26, 2001; Northern District of Alabama, that revealed that Mr. Fagnes was indicted in Birmingham, Alabama.

The E.O.U.S.A. FOIA/PA Unit would reveal a response pertaining to Request Number 03-3921 that there are no records that a Mr. Terrell Brett Clement as being Grand Jury Foreman signed any indictment against Mr. Fagnes on September 26, 2001; Northern District of Alabama or at any U.S. Attorney's Office or the commonwealths. The E.O.U.S.A FOIA/PA is the official record keeper.

The response from the E.O.U.S.A. FOIA/PA Unit to Mr. Fagnes meant that Mr. Fagnes was never legally indicted on September 26, 2001 and is being kidnapped away from his family; his wife has only a few months to live with pancreatic cancer and the corrupt officials who has embezzled 28 million dollars from Mr. Fagnes will not give Mrs. Iris Fagnes a dime of her own inheritance to have a proper burial.

As concerned citizens for justice for Mr. Fagnes; we hope and pray that the "Professional Misconduct Review Unit" is no scam unit from the Justice Department to deceive the public. For the second time in two months; we are turning over an abundance of evidence and exhibits from Mr. Fagnes to your office that's undeniable by the corrupt officials from Birmingham, Alabama who has brought shame and dishonor to Justice Department standards for the love of somebody else money. The only advantage for the corrupt officials have been the true fact that they were employees of the Justice Department.

The corrupt officials need to be expeditiously brought to justice as any other criminals would be for conspiracy to commit murder; accessory to murder after the fact; embezzling someone inheritance; falsifying a government indictment; placing a citizen of the United States in peonage; threatening witnesses lives; obstruction of justice, securities fraud; defrauding the United States; possession of stolen money and securities, and many more criminal violations of the Constitution.

We hope and pray also that U.S.A. Today news reporters Mr. Brad Heath and Mr. Kevin McCoy will not ignore Mr. Fagnes situation and be brave enough not to let race, abuse of power, and government corruption stop them from exposing Mr. Fagnes case to U.S.A. Today news readers. Mr. Heath and Mr. McCoy has already exposed the corruption of some federal prosecutors who operates their misconduct as though they're above the law and they have the attitude that they know that they will never be investigated by their peers and brought to justice for their misconduct to the public.

We hope and pray also that Honorable President Barack H. Obama and his Chief of Staff will not remain non-chalant about a citizen of the United States being held in prison on a manufactured indictment scheme conducted at the same U.S. Attorney's office. Mr. Scott Horton, a political news reporter, revealed in Harper Magazine, attached hereto in (Appendix A) as being the most corrupt U.S. Attorney's office in the United States. The Northern District of Alabama.

Honorable President Barack H. Obama if Congressman Spencer T. Bachus III. was a Democrat congressman he would have been exposed for corruption on Fox News for embezzling money from a wealthy, affluent citizen of the United States estate who had been murdered for her assets and her death covered up by corrupt government attorneys and corrupt F.B.I. agents who gave her murderers a pass for murder so that they could benefit financially.

If Mr. Fagnes became wealthy from murdering his aunt Mrs. Jones and embezzling 46 million from her estate, Attorney General Eric Holder Jr. office investigators would expeditiously start a major investigation into the matter and hurry up and contact mr. Gerald L. Vines to get the evidence at his office (205-592-3619). Mr. Vines is presently paranoid and have his office phone on recording because he has been given the (Justice Department) F.B.I. investigators the truth and shown copies of Mrs. Jones "last will and teatment" and he's revealed also that he wants to turn over the true evidence of Mrs. Jones wealth to Attorney General Eric Holder Jr. Mr. Vines life has been threatened by corrupt money hungry F.B.I. agents who needs to be brought to justice for their misconduct.

President Obama will you do what you and Congresswoman Nancy Pelosi told the American people when you were running for president and that is drain the dirty swamps in Washington, D.C. and bring justice to citizens of the United States who had been done wrong by corrupt Justice Department officials.

For years on the corrupt officials from Birmingham, Alabama has had the protection of higher up officials at the Justice Department who has aided and abetted a cover-up for their corruption. Maybe now that person will come out of hiding and approach the Unit Chief at the Professional Misconduct Review Unit to expose the Justice Department official or officials that's behind the cover-up for years for the corrupt officials from Birmingham, Alabama misconduct.

Mr. William Anthony Fagnes is continually being kidnapped away from his family by abuse of power in violation of his constitutional rights pertaining to the 5th, 8th, and 14th amendments and for the Justice Department head; Honorable Attorney General Eric Holder Jr. and President Barack H. Obama, for you to tell the American people to bring the evidence of corruption to my office and I assure you that the corrupt officials will be brought to justice is a mistravesty of justice for them to know that the corrupt officials from Birmingham, Alabama, a state known for using bigotry against African-American citizens has corrupt government employees that's higher up officials that are government attorneys and F.B.I. agents who conspired with the murder conspirators of a wealthy citizen of the United States who never done anyone wrong in her life but now cries from her grave for justice for being murdered for her assets.

Mrs. Ada Lee Mays Jones and Mr. William Anthony Fagnes has been done wrong by not only the corrupt officials from Birmingham, Alabama but also by the Justice Department, the President Barack H. Obama and the media who will not expose this henious crime of corruption due to race and the fact that dirty government officials has orchestrated the crime of conspiring to give murderers a pass for a henious murder so that they could benefit financially.

If Mr. Fagnes had been accused of the crime; Honorable Attorney General Eric Holder and his office would have been ordered an investigation. The media would have been brought the story and allegations to the public attention and the case would have been spotlighted.

As concerned citizens for justice for Mr. Fagnes and Mrs. Ada Lee Mays Jones we will not give up as we prepare to hear from Unit Chief Robin Ashton from the Professional misconduct review unit; who was newly appointed to bring justice to citizens who has been abused by corrupt federal prosecutors and F.B.I. agents. We don't want another run around response. We want to hear that swift justice will be brought to Mr. Fagnes and that the perpetrators who conspired to conceal Mrs. Ada Lee Mays Jones murder to loot her estate that exceeded 40 million dollars will be brought to justice.

If not, we are prepared to send e-mails to millions of residences, businesses, and place the complaints that we filed with Attorney General Eric Holder Jr. and Mr. Fagnes evidence on the Internet so that his story can be exposed to the public and the world & expose the truth of corruption by corrupt government officials misconduct of conspiring to conceal a rich citizen murder (Mrs. Ada Lee Mays Jones) and after the corrupt officials use their police powers to stop the murder conspiracy facts from being exposed. The corrupt government attorneys and corrupt F.B.I. agents starts looting the victim's estate that exceeded 40 million dollars with the murder victim conspirators.

After many years of investigating the true heir to benefit the most from the murder victim's estate, Mr. William Anthony Fagnes, there were many attempts to setup the heir that failed by the same corrupt officials from Birmingham, Alabama; who used their fellow colleagues as patsy to investigate Mr. Fagnes as a means to get him out of the way so that their devious scheme of a murder cover-up and embezzling scheme could continue and not be disturbed; where 46 million dollars of stock and cash was being stolen by the officials.

The dirty officials would conspire to frame Mr. Fagnes with perjury after a set-up by a cooperative witness failed on September 7, 2001. The corrupt Prosecutor Robert P. McGregor Jr. would also conspire with his nefarious mind supervisor Assistant U.S. Attorney Bill Barnett to illegally arrest Mr. Fagnes with a fraudulent indictment as a means to get Mr. Fagnes out of the way after they learned from their partner in crime Attorney Randy Allen Dempsey Jr. that Mr. Fagnes now know that we are embezzling 28 million dollars from him and his wife Iris.

Shyster Attorney Randy Allen Dempsey Jr. has hidden the true police reports of September 7, 2001 as he has allowed his ex-client Mr. Fagnes to be railroaded to prison on a frame job by Assistant U.S. Attorney Robert P. McGregor Jr.

For the Justice Department to protect their own corrupt officials misconduct is a shame and embarrassment to the Rule of Law that the Justice Department who claim to stand for honesty, integrity, and justice to all would protect corrupt officials misconduct to the public.

As concerned citizens for justice who signed the petition believing that Attorney General Eric Holder Jr. would be a Honorable Attorney General as he has taken an oath to not only protect his employees but to administer justice to all American citizens based upon his oath of office.

Attorney General Eric Holder Jr. maybe the individuals in your office who has not informed you that Mr. Fagnes has repeatably reached out to your office for assistance seeking justice as never have been indicted and for Ms. Michelle Tapken to play games as though she had conducted an investigation and she went so far to state that the Office of the Inspector General and F.B.I. had conducted an investigation into Mr. Fagnes allegations is a lie to protect corrupt Justice Department officials misconduct.

Ms. Michelle Tapken could have made one (1) call and immediately found out the truth from CPA Gerald L. Vines, Attorney Mary Lee Abele, Jefferson County Deputy Coroner Jack A. Parker, C.E.O. of Stockham Valve Pipe and Fittings Inc.; Herbert Stockham, S.E.C. Broker of Examination Mr. Timothy Barker, that the corrupt officials, Assistant U.S. Attorney Bill Barnett, Assistant U.S. Attorney Robert P. McGregor Jr., F.B.I. Agent Jeffery L. Burgess, Attorney Randy Allen Dempsey Jr., and persons known and unknown all have conspired to conceal Mrs. Ada Lee Mays Jones horrific murder and has possession of stolen stock and bank accounts that exceeded 46 million dollars in their possession and has not reported a dime of Mrs. Jones blood money to the I.R.S.

For the Justice Department to turn blindeyes to their corrupt colleagues misconduct will be reported to the American people thru e-mail blast on the Internet to millions of American residences and businesses so that Mr. Fagnes case can be exposed to the public and maybe then President Barack Obama can ask for some resignations at the Justice Department.

As concerned citizens for justice we will place on the Internet a website attached with Mr. Fagnes exhibits and court file documents and the interrogative questions directed to the defendants pertaining to his lawsuit as the defendants refused to respond due to their guilt and involvement in the murder cover-up and embezzling scheme of Mrs. Jones' estate and placing Mr. Fagnes in prison for over 9 years on a manufactured, therefore fraudulent indictment scheme that's been exposed by the Executive United States Attorney's Office pertaining

to Request Number 03-3921 as never occurring on September 26, 2001 which means that the Government has Mr. Fagnes kidnapped away from his family as his wife has only a few months to live as she was worth 28 million dollars that's been embezzled by the corrupt officials who is not going to give her a dime for a proper burial; it's so sad.

Attorney General Eric Holder Jr., we're going to hold you accountable for not bringing justice to Mr. Fagnes and Mrs. Ada Lee Mays Jones; in protection of a cover-up for corrupt Justice Department officials misconduct to the public. The public was told by you to bring the evidence to your office of corruption at the Justice Department or anywhere and you would bring the perpetrators to justice.

We're going to respectfully ask your office for a case number to assure the concerned citizens for justice for Mr. Fagnes that you will expeditiously bring justice to Mr. Fagnes truthful allegations against the corrupt officials.

As you has assigned the new Professional Misconduct Review Unit to expeditiously bring charges to the table against corrupt Justice Department officials violating citizens rights. U.S.A. Today news reporters Brad Heath and Kevin McCoy including Ms. Ann Woolner Bloomberg News can see for themselves if your word is true Attorney General Eric Holder Jr.; or it's the same as before the Justice Department in on their corrupt employees misconduct to the public.

NOTICE

The individuals whose name appears on the Certificate of Service except the courageous Bloomberg News editor and reporter, Ms. Ann Woolner, has already received the petition with the 1000 signatures accompanied with the evidence; the exhibits and appendixes they received on January 24, 2011. Honorable President Barack H. Obama, Chief of Staff Mr. Pete Rouse received the documents February 1, 2011.

At this time we're sending to Unit Chief Robin Ashton via certified mail, the original documents that was dated December 2010 sent to Attorney General Eric Holder Jr. office with this correspondence seeking justice for Mr. Fagnes.

News reporters Mr. Brad Heath and Mr. Kevin McCoy as the concerned citizens for justice has again placed your name on the certificate for your courageness in exposing the prosecutorial misconduct cases by corrupt prosecutors whose never brought to justice for corruption by their peers who turned blindeyes and use deaf ears to their colleagues misconduct which is very wrong to the Rule of Law and Constitution.

Honorable Attorney General Eric Holder Jr. has appointed the new unit, the Professional Misconduct Review Unit to expeditiously investigate cases of prosecutorial misconduct. Mr. Fagnes case is a test for their integrity and sincerity to bring criminal charges against corrupt prosecutors who operates their criminal activity under the color of law. If Mr. Fagnes don't receive swift justice we respectfully ask Mr. Brad Heath and Mr. Kevin McCoy to expose the truth of one of the most henious crimes in American history that was perpetrated by corrupt prosecutors and F.B.I. agents and etc. who has brought shame to the Justice Department for the love of somebody else money.

"No one is above or beneath the rule of law...." We respectfully request a file number from the Professional Misconduct Review Unit. Concerned Citizens for Justice can be reached at:

Mrs. Marie A. Jones
3600 15th Avenue North
Birmingham, Alabama 35204
(205) 321-1335

CERTIFICATE OF SERVICE

This is to certify that I have this day, April 7, 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. Professional Misconduct Review Unit
Unit Chief Robin Ashton
950 Pennsylvania Avenue, N.W.; Suite 3266
Washington, D.C. 20530-0001
4. USA Today News
Brad Heath and Mr. Kevin McCoy; Investigative Reporters
7950 Jones Branch Drive
McLean, Virginia 22108
5. Bloomberg News
Ms. Ann Woolner, Editor
731 Lexington Avenue
New York, New York 10022-1331