



RAPHAEL WARNOCK

UNITED STATES SENATOR • GEORGIA



Privacy Release Form

The Privacy Act of 1974 prohibits the government from revealing any information from personal files of individuals without the express written permission of the person involved. Disclosure of personal records to a Senator who is acting on behalf of a constituent is prohibited, unless the individual to whom the record pertains has consented.

I, the undersigned, hereby authorize the release of all pertinent information to U.S. Senator Raphael Warnock to make an inquiry on my behalf to the following Federal agency:

U.S. Department of Education/*Federal Student Aid; **Borrower Defense to Repayment; and
U.S. Department of Justice - Civil Right Division
(Name of Federal Agency)

Name: Donna V. Hurt, M.Ed.

Address: 150 West Martin Luther King Jr Drive %PO Box 876

City, State, Zip Code: Milledgeville, Georgia 31059-0876

Social Security #: xxx-xx-x848 Other ID #: DL: GA/xxxxxx221

Telephone #: 478.251.7333 (text) Email:

Signature: DONNA V. HURT (for email) Donna V. Hurt Date: 2021 Sep 17
(Signature is required)

Please give a brief description of your problem below:

(include a second sheet if needed)

Please see message sent to office:

Office of U.S. Senator Raphael Warnock

3625 Cumberland Boulevard, Suite 970

Atlanta, Georgia 30339-6406 via USPS certified # 7019 164D 0001 3496 9149 with original signature.

THANK YOU---ContinueBlessed. ---Donna V. Hurt

Please return the signed and completed form to:

Office of U.S. Senator Raphael Warnock
3625 Cumberland Boulevard, Suite 970
Atlanta, GA 30339-6406



Jon Ossoff (D-GA)

UNITED STATES SENATOR • GEORGIA



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(Name of Federal Agency)

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(Signature is required)

Please give a brief description of your problem below:

(include a second sheet if needed)

USPS certified: 7019 1640 0001 3496 9200
letter and attachments with an
original signature

Please return the signed and completed form to:

Office of U.S. Senator Jon Ossoff
445 Russell Senate Office Building
Washington, DC 20510

Civil Rights COMPLAINT_re: Baldwin Co, Georgia/ date 09.17.2021 frm: Donna V. Hurt (EM:feenixxcenter_mvllle.ga@outlook.com) mailed 0210917 to Sen. Warnock via #7019 1640 0001 3496 9149; Sen. Ossoff via USPS Cert #7019 1640 0001 3496 6797; and US-DOJ via USPS Cert #7019 1640 0001 3496 9194

Friday, September 17, 2021

SENATOR/REV. RAPHAEL WARNOCK (D-GA)
EM: brittney.lewis@warnock.senate.gov
Office of U.S. Senator/Rev. Raphael Warnock
USPS certified #7019 1640 0001 3496 9149
3625 Cumberland Boulevard, Suite 970
Atlanta, Georgia 30339-6406

SENATOR JON OSSOFF (D-GA)
EM: elizabeth.hinton@ossoff.senate.gov
Office of U.S. Senator Jon Ossoff
USPS certified #7019 1640 0001 3496 9200
445 Russell Senate Office Building
Washington, DC 20510

And **United States Department of Justice-Civil Rights Division**
EM: special.litigation@usdoj.gov
USPS certified #7019 1640 0001 3496 9194
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Dear Senator/Reverend Raphael Warnock (D-GA),
Senator Jon Ossoff (D-GA), and
Staff/Attorneys at the U.S. Department of Justice,

This Complaint to Georgia Senators is a request for a joint referral to the Civil Rights Division of the United States Department of Justice for a thorough investigation of discriminatory practices, cultural biases (prejudices), and racist behaviors as demonstrated by the community leaders/offenders and their accomplices named herein. The facts and details of this Complaint to the U.S. Department of Justice - Civil Rights Division seeks confirmation of compliance -or- intervention for improved compliance with Georgia laws and the U.S. Constitution by individuals paid with tax dollars to lead a staff to Serve and to Protect ALL the people of the community.

In America, African Americans are told that the losses, the failures, and the challenges of their lives are just coincidental matters of fate or circumstance -or- that they need to work harder to overcome life issues and to achieve a better quality of life. African Americans are then led to believe that when they must live in poverty, or some other desperate situation, it is their individual failure. That IS NOT the case. The evidence in this report exposes a different reality that must be addressed inside the African American diaspora/emigration/culture and must be challenged in the American society and legal system.

I am asking the Senators from Georgia individually, or collectively, to forward this Complaint and the enclosed documents to the United States Department of Justice -Civil Rights Division to request an investigation of violations on behalf of the 45,700 residents of Milledgeville-Baldwin County, Georgia and myself, Donna V. Hurt, M.Ed. I authorize a full investigation of all cases involving Donna V. Hurt and the estate assets of the LEO HURT Estate especially the real property situated at 150 West Martin Luther King Jr. Drive, Milledgeville-Baldwin County, Georgia because the discretionary behaviors of:

- Baldwin County Chief Magistrate Shane Geeter;
- the late Baldwin County Solicitor Maxine Blackwell;
- the current Baldwin County Solicitor Skye Gess, and
- the Constitutional Law officer of Baldwin County Sheriff Bill Massee as CAUCASIAN AMERICAN officials are key

to determine if the discriminatory behavior, cultural biases (prejudices), and racist behaviors constitute HATE crimes that prevent the probating of the LEO HURT Estate. As officers of the courts, Judge Geeter, the late Solicitor Blackwell, and Sheriff Massee facilitated unvetted access to private AFRICAN AMERICAN owned property to obtain possession, blocked legitimate access while immediately allowing unauthorized access as a pattern of discriminatory practices, cultural biases (prejudices), racist behaviors not thus far -NOT- demonstrated with private CAUCASIAN AMERICAN owned properties. These crimes include but are not limited to the ongoing harassment for entrapment of Donna V. Hurt, M.Ed.-daughter of Leo Hurt as the court appointed Personal Representative.

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The discriminatory practices, cultural biases (prejudices), and racist behaviors that plague American society even today flow into the 21st century. Despite the U. S. Constitution- the Bill of Rights including the Reconstruction Amendments- the 13th, 14th, and 15th Amendments, such tactics are being used to carry out more individually targeted, clandestine attacks to impair the generational wealth agenda of African American citizens while enriching other citizens at the expense of African Americans. **The discriminatory practices, cultural biases (prejudices), and racist behaviors conducted by CAUCASIAN AMERICAN community leaders in their official capacities facilitate the theft and the gentrification of real property assets of current and future generations of AFRICAN AMERICANS.** The primary data resourced for this investigation is the Estate of Leo Hurt as submitted by Donna V. Hurt, M.Ed., the court appointed Personal Representative of the LEO HURT Estate.

DISCLOSURE

To add a layer of protection for myself from any deliberate -or- unintentional harassments for entrapment, I occasionally call the Baldwin County Sheriff's office to update their awareness of my concerns --and to confirm my status law-abiding citizen. I try to speak to the Sheriff Massee whenever I can to degrade his official option for plausible deniability when if questioned by federal authorities. My most immediate concern is illegal overreach for entrapment by local law enforcement. Occasionally, I will pay to run my own Criminal History report/credit reports/motor vehicle records to keep an eye on what is said of my character. Yes. I said what I said because this type of monitoring strategy has been helpful to me on a couple of occasions. Praise God.

The overreach is extensive, but God. On several occasions, I thought the late Baldwin County Solicitor-Maxine Blackwell just wanted to bring closure to my harassed teaching career to limit legal liability to the state, but I did not realize her true motive was 1) to interrupt my physical access to my home and 2) to impair my access to income for quality legal representation. Blackwell's agenda was to gain physical possession of my home -quiet or not. Blackwell harassed my peaceful occupancy using ALL the resources at her disposal as Solicitor because she was trying to steal my father's real property though it is my home and my inheritance.

My legal occupancy of the real property situated at 150 West Martin Luther King Jr Drive, Milledgeville-Baldwin County, Georgia 31061, was granted to me by the Warranty Deed owner, the late Leo Hurt. THIS ADDRESS has been in my Quiet Possession since 1984 without the payment of rent. My Quiet Possession is easily proven. It is the same address on my Georgia driver's license, my two United States Post Office box addresses, my Voter Registration profile, my bank accounts, as well as my Federal and Georgia state tax returns --since 1984. Despite all the harassments noted herein, I have never surrendered my rights or equity to my home property--voluntarily or involuntarily. This Complaint is being filed to manifest what should have been the whole time - FAIR AND IMPARTIAL JUDICIAL PROCESSES as guaranteed to all Americans in the U.S. Constitution.

More recently, Quiet Possession of my address also appears on my Business Licenses with the City of Milledgeville since 2017-where the Warranty Deed of Leo Hurt and my appointment as his Personal Representative were confirmed before processing the business license because doing so is standard procedure in Milledgeville Business Office. My address is on my corporate registrations with the Secretary of State Office, on my car insurance, my credit history, and on my Master Promissory Note with the U.S. Dept of Education from 2014--the same year my father died.

BE ADVISED: ANYONE WHO ATTEMPTS TO CLAIM OWNERSHIP OF ANY **ASSETS OF THE LATE LEO HURT** WITHOUT THE EXPRESSED WRITTEN CONSENT OF THE PERSONAL REPRESENTATIVE AND/OR THE LEO HURT ESTATE IS COMMITTING FRAUD. THEY ARE- IDENTITY THIEVES- WHO ARE BREAKING THE LAW OR HAS ALREADY BROKEN THE LAW.

OPENING/PURPOSE

Senators, the details of this Complaint are not new. For all intents and purposes, THIS written Complaint documents a 21st century/2021 version of the obliteration event that the AFRICAN AMERICAN CITIZENS of the Greenwood District of Tulsa, Oklahoma experienced 100 years ago but with much less fire and property damage. Regarding my father's real property assets, many times because of the issues in this complaint, I have been concerned that there could be an attempt to collect on a fire damage claim even though that would be insurance fraud. Purchasing insurance for property without a Warranty Deed and without Quiet Possession of the insured property is illegal. Deliberately, setting the fire - is arson.

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The discriminatory practices, cultural biases (prejudices), and racist behaviors that have plagued American society since 1619 have been updated to flow into the 21st century. Despite the U. S. Constitution, the Bill of Rights, and the Reconstruction Amendments such tactics are being used to carry out more individually targeted, clandestine attacks to impair the life, the liberty, the pursuit of happiness, and the generational wealth goals of African American citizens/families -while enriching other citizens at the expense of African Americans-- like a slavery flashback in the 21st century.

If the criminal issues herein do not fall under the jurisdiction of the U.S. DOJ/CIVIL RIGHTS office, please forward to a more appropriate agency for oversight, intervention, and accountability.

For America to flourish into the 21st century, the laws of American society must be addressed -or- amended because doing the same things while expecting different results is the definition of insanity. The American legal structure must be updated to eradicate HATE crimes due to cultural biases (prejudices), discriminatory practices, and racist behaviors. With much less fire and property damage than 1921 Tulsa, Oklahoma, 21st-century discriminatory practices, cultural biases (prejudices), and racist tactics include, but are not limited to, specific documentation, internet exploitation, financial fraud, and land title fraud to name a few. According to John Rice's article in the Atlantic magazine, to "increase the cost of racist behavior" is the point. This type of nationwide Behavior Modification requires ALL AMERICAN CITIZENS to value harmony and to work together.

Formerly known as the "Black Wall Street," that area of Tulsa is now referred to as the location of the Tulsa Race Massacre. It took two days for Caucasian American citizens who were community leaders and deputized vigilantes to steal, to destroy, and to massacre the community and take illegal possession of the legally acquired real property, the accumulated wealth, any displays of financial freedom, and the earned assets of law-abiding, hard-working, stable, successful, and productive AFRICAN AMERICAN CITIZENS who lived in the Greenwood community. Fire, violence, property destruction, lies, and denial strategies were among the 1921 bully tactics used to restrict African American access to the freedoms guaranteed to all in the U.S. Constitution- "the supreme law in the land."

My father, the late Leo Hurt, was a very successful African American businessman who worked hard since he was 16 y/o primarily as a Brick Mason and Funeral Director . . . but he was no stranger to a "side-hustle." He amassed his wealth for the better part of 100 years. He was a hustler, but not flamboyant nor wasteful. As I live-rent free- in my father's house on his funeral service establishment location in MILLEDGEVILLE-BALDWIN County, he had a second funeral service establishment location in Putnam County where another sibling lived - also rent free.

At one point in his life, my father, his father, and his grandfather owned land at Lake Sinclair. It is the land that Georgia Power's Plant Harlee Branch was built upon. He said that "it was some of the best corn-growing land in these parts. The corn was always sweet and juicy." The land was taken from them - using the 1921Tulsa, Oklahoma standard. The local mall of Milledgeville, Georgia also sits on land that my father used to own. At the time of the sale, my father was paid the price that he requested. Once he was paid and the new Warranty Deed was delivered with Quiet Possession then -my father was told that the land was immediately resold for ten times what he was paid. My father made no discussion on the newer transaction. He knew the rules of how to buy and to sell land. When my father sold our family's Home-house (and -later- a commercial property) to one of my brothers, he announced the transaction to every member of the family so that there was no confusion of who is the new Warranty Deed owner. When done properly, it is called business. My father did not make any announcement regarding the transfer of the property discussed herein. The COVID-19/Coronavirus Pandemic has delayed the acquisition of legal counsel to complete the probate process.

Long before my father passed away, things began to change for my father and for me. I did not know that my father was being exploited by my older siblings with others helping them -as in- assisted and permitted by local authorities. Prior to becoming the court appointed Personal Representative of LEO HURT Estate my life, my children, my finances, and my businesses were repeatedly harassed and abused by siblings as assisted and permitted by local authorities too. These offenders regularly violated laws to harm both of us. My household, my businesses, my finances, and my careers, even my relationship with my children were constantly under attack. The overreach is real.

Each time, as I presented written evidence, witnesses, and opportunities for proper adjudication of facts according to the law, details were overlooked by community officials. My rights were repeatedly violated. My equity has consistently been

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ignored in the same city, state, and country where I spend my earned income, where I vote, where I obey the laws, where I support our troops, and where I pay taxes, -therefore- my Rights, my Equity, my Prosperity, my Home, my Children, and my Peace DO MATTER —otherwise the U.S. Constitution – is a lie. The 1787 Constitution must be amended to serve an educated, prosperous, and diverse 21st century America.

COMPLAINANT BACKSTORY

Early in my adult life, I was living my blessed life as a single Black female raising two children alone and operating in two small business enterprises. I have three degrees and five careers with zero student loan debt, Good Credit, positive cash flow, and heir to a stable family legacy. In a small Southern town built on old ideas, I am an anomaly.

When I graduated from Georgia College and State University with my undergraduate degree (1982) and my master's degree (2002), I finished debt-free each time. Twice in my career as a working single mother, I saved \$10,000.00 cash. When I graduated from Gupton-Jones College of Funeral Service to earn my third degree to work in my father's business, I was the senior class Vice-President, a member of the Academic Honor Fraternity, passed the Funeral Service National Board Exams the first time with a 92.6 score, and still no student loan debt.

Along with being a tenured Special Education teacher in the local school district, I operated a successful tax preparation service as the first Black female owner of a tax preparation service in this area. My office has since relocated several times. When the circumstances of my life changed, I had to recalibrate to do almost everything Differently. I changed almost everything except the things my Daddy provided me. I did not change my "Getup and Grind" attitude -or- my address – both courtesy of my Daddy.

FIDUCIARY RESPONSIBILITIES

As part of my legal responsibility as Fiduciary of my father's estate, for protection of my personal Civil Rights, and for my personal protection, I submit the enclosed details of my family and professional circumstances as foundation for an investigation of discriminatory practices, cultural biases (prejudices) and racist behaviors in local policing and judicial outcomes. This is not a request for the Department of Justice to adjudicate individual cases, nor a request for DOJ investigators to render an opinion -or- for anyone to probate my father's assets for me. This is a notice of concerns with a request to U.S. Dept of Justice and Georgia Senators to conduct appropriate external judicial oversight of the people who influence the law enforcement and judicial processes of Milledgeville-Baldwin County, Georgia, USA to recognize any behaviors - directly and indirectly, knowingly, and unknowingly with discriminatory practices, cultural biases (prejudices), and racist behavior as part of their usual work assignment. In this documentation, some of these individuals have so overreached their authority with cultural biases and prejudices that their actions and worksite directives reflect abuse of police power, ongoing racist behaviors, and discriminatory practices in direct conflict with the laws of the State of Georgia and the U.S. Constitution-Bill of Rights as well as the Reconstruction Amendments of the Constitution --specifically the 13th, 14th, and 15th Amendments.

Equally liable for the harms they helped to create as accomplices upon indictment for noted crimes, the offspring of Leo Hurt (my siblings) are guilty of these crimes too. Their demonstration of poor character is unfortunate, but that is between them and God. I cannot save them from their choices. Their efforts to exploit my father to steal his assets before and since he passed away would mean nothing without the CAUCASIAN AMERICAN community leaders that networked with them to use municipal, judicial, and law enforcement authorities to break the law (or allow the laws to be broken -for profit or -for favor) at their discretion.

It is very confusing for law-abiding, responsible African American citizens, like my father and myself, to report crimes to authorities -while the crime is being committed- only to have the obvious violations of law overlooked by law enforcement employees paid by tax dollars that we provide. The stress between the competing factions creates a Cognitive Dissonance that is undeniably confusing. Specifically, in my father's case and my case, Baldwin County officers refused to even write a report to document that we called for help. The officers ignored our calls for help as if they were ignorant of criminal law. Then, they verbally adjudicated the situation themselves on the spot by telling us it is "a civil matter" and deliberately left us to be exploited and to be further victimized by our Identity Thieves-relatives (his offspring and my siblings).

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Before becoming an Advocate became a "thing" for me, I peacefully occupied the home provided to me by my responsible, hardworking, and successful African American father-- rent free. I taught in the local school district for over a decade, and I operated a successful Small Business as a single mother of two living a financially responsible life. On the weekends I worked in my father's business. My children and I went to church almost every Sunday only to realize that doing all the right things as an AFRICAN American citizen in America would not be enough to protect the quality of life that I intentionally built for my children, my grandchildren, and myself. Now that I know all that I have learned, I must Do every-Something DIFFERENTLY (no typo). Filing this complaint is a beginning.

I AM AN EDUCATOR with a particular set of skills, therefore I am actively recrafting and recalibrating my instructional skillsets to empower Americans with all that I have learned from all I have experienced and endured as an AFRICAN AMERICAN multi-vocational 21st century Faith-based female professional/small business-owner/parent whose life's successes and prosperity have been negatively impacted by discriminatory practices, cultural biases (prejudices), and racists behaviors.

For full disclosure, the details of my experiences presented in this Complaint are source material for my African American Cultural Empowerment through Behavior Modification-curriculum that I write and teach in private sessions and on the internet. I have worked on it for many years. To serve as an Advocate for African American Cultural Empowerment seems like the most natural thing that I can do with all this relevant data along with filing this complaint with my Congressional Senators to forward this insight to relevant oversight regulatory agencies and, to encourage my Senators to share this information with other elected officials to influence future legislation.

INVOLUNTARY ADVOCACY TEST #1

Several years ago, as a parent and as a veteran educator, I compiled local school system data and wrote an extensive Complaint letter to the {a} U.S. Department of Education, {b} the U.S. Department of Justice, and {c} the Georgia Department of Education concurrently on behalf of Black parents and students in Baldwin County Schools, Milledgeville, Georgia regarding discriminatory practices, cultural biases (prejudices), and racist behaviors that led to civil rights violations within the public school system. I organized the parents and submitted the letters under a non-profit organization I formed called Alliance for Excellence in Public School Education (AEPSE).

The Department of Justice responded by contacting me to organize an opportunity to interview parents, high school students, and community leaders who were impacted by the issues identified in my documentation. The DOJ sent Staff Attorney Krishna Juvvadi to Milledgeville to compile evidence. There were three meetings held throughout the 8-hour session -- two meetings were held in my local business office (Discount Tax Prep, 382 Allen Memorial Drive, Milledgeville). One meeting took place at my home church, Flagg Chapel Baptist Church. Pastored by Rev. Omer Reid, Flagg Chapel also happens to be one of the oldest black churches organized by enslaved Africans in the United States that is still in existence today preaching the Gospel -- the Word of God every Sunday...even through the Pandemic.

Shortly after Christmas 2007, I received a phone call at my residence at 150 West Martin Luther King Jr Drive, Milledgeville-Baldwin County, Georgia 31061 from a DOJ official. He called to notify me that as consequence of the written complaints I had submitted, Superintendent C. Eugene Trammell would resign as Superintendent of Baldwin County Schools even though I am not an elected official or a local minister. I was chosen to receive the courtesy call as the primary contact person who wrote/sent letters and emailed messages to DOJ. I organized the parents to step into action. I was still skeptical because of previous disappointments and fails with bringing accountability to public school leadership and because of my harassed teaching career, I repeatedly doubted the notification.

It was on December 31, 2007, that a DOJ official reassured me that Trammell would resign at the first school board meeting in the new year --without incident. His resignation would be the first item on the agenda. And, going forward there will be significant and noticeable changes in the school district including the hiring of the first African American superintendent for Baldwin County Schools. After the call ended, a school board member called me at my home on the same number to confirm the same information. As notified, on January 8, 2008, Clarence Eugene Trammell resigned as Superintendent of Baldwin County Schools, Milledgeville, Georgia without incident. Even though the local paper said there was some discussion about possibly reinstating him there was no such public discussion. I was there along with other parents.

INVOLUNTARY ADVOCACY TEST #2

After a long and detailed professional administrator search, Dr. Troy Journigan was hired as the first African American to lead the Baldwin County School District. Dr. Journigan started in his new position on July 1, 2008, and immediately went to work getting to know the district, the people, and the issues -inside and out. I spoke with him on several occasions and provided insight where I could, but he came with a proven track record of improving educational outcomes. His diligence proved necessary and appropriate as his copious research revealed a lot of unknown details including the "displacement" of over a million dollars from district resources that could not be explained. Board office officials were directed by Dr. Journigan to find the money.

Without any prior notice, at the next regular School Board meeting in October, Dr Journigan was suddenly voted out of his new position by the five-member School Board -without cause after only four months on the job. After the vote, he was given the option to "voluntarily" sign a resignation letter on the spot - with the terms of his employment contract release to be negotiated later -or- to allow his dismissal to be recorded as "Fired without cause." After speaking with his wife and his attorney, Dr. Journigan signed the document to preserve his career. As I recall, his wife was pregnant at that time.

While Trammell was superintendent the abusive racist behavior was real and growing bolder each year. At one point, I was informed that Trammell wanted my job. I did not know how to respond, so I kept doing my job to the best of my abilities. My parents and students loved me, but the workplace harassment grew - exponentially especially after a new principal was brought in. She was African American, and Trammell had promised her a promotion - principal of Eagle Ridge, the newest elementary school. My classroom successes remained consistent while my accomplishments were never appreciated by district administrators. My parents and students supported me. They appreciated and recognized the instruction I provided to change student lives. I have relationships with my former parents and students even today. They are happy and are doing well.

As a tenured teacher, I was harassed until I was removed from my stable, successful employment that I had held for over a decade at the same school, so I have skin in the abrupt removal/dismissal without cause and/or no proper professional evaluation performed game. Never recognized for any of my accomplishments in the classroom, my teacher evaluations constantly lacked proper protocol, were untimely prepared, and lacked relevant data. Since that time and without those evaluations, it has been extremely difficult to secure a teaching contract even as a Special Education teacher. Despite my consistency, my accomplishments, and a teacher shortage -long story told short- my teaching career was "black-balled." This harassment agenda was started around 2004 by C. Eugene Trammell, Baldwin County Schools, Milledgeville, Georgia.

INVOLUNTARY ADVOCACY TEST #3

Trammell and his associates had time to craft the harm to my career, but with Journigan they had to act quickly. After the October Board meeting, I made sure to tell Journigan that none of what happened was his fault. It was the nature of the racist, narcissistic beast that must have the last passive aggressive word and the demand to find the missing money may have scared the Board members. Georgia is an At-Will employment state. Conveniently in Baldwin County, the African American School Board Members are always outnumbered three to two by the Caucasian American Board Members. The district lines are drawn to keep a person or two of color on municipal Boards to appear non-discriminatory—but only as a powerless voting bloc. The local district lines are drawn so that a Black person or two will always be on the school Board, the County Commission, and the City Council but independently, these voting blocs are useless because any of these Board votes are consistently split along racial lines unless someone can secure a crossover vote.

In the following days, I spoke with Journigan to help negotiate the exit strategy from his professional contract and to preserve his career. My past employment traumas proved valuable experience, otherwise, Dr. Journigan and his attorney, would have been misled on several key and specific details. Such details are not openly discussed. Journigan departed Baldwin County Schools with his money, his career, and his future intact.

The first superintendent after Journigan was a Black female who was already a district office employee. Though she did not have sufficient credentials for the superintendent position, she was put in the position so that she could puppet the school district for her handlers. When it was clear that district-wide student outcomes suffered greatly from her lack of

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professional substance, and with intervention from the State Department of Education looming over the district, the first Black female superintendent was replaced with the second Black female superintendent, Dr. Noris Price. Dr. Price is the current superintendent of schools. Student outcomes have improved since Dr. Price's arrival.

INVOLUNTARY ADVOCACY TEST #4

To verify my quality as a Professional Educator, I submit this event for verification: A year or two before Trammell resigned, upon my return from summer break, I was abruptly reassigned from my tenured elementary teaching position to an Alternative High School setting without notice or discussion. The re-assignment without an option was a violation of my tenured status. This was one of a series of Workplace Harassments that I endured.

I was assigned an all-male class of 9th Grade repeaters. All were gang associated, but no one told me the potential for danger was very high. Nonetheless, I successfully managed the class without incident for about five weeks until my GAE Advocate Milton Sampson facilitated my return to Southside Elementary. In fact, about two weeks after the term had started, I was still upset but I did not let my students know how I felt, so I called in to take the day off. While I was absent apparently my class of students (all young men) took over the Alternative School building. Law enforcement had to be called. Consequently, the Alternative School was dismissed for the rest of the day. Upon my return the next day, I was told of the incidents by the administrative staff. The part that blew my mind is when I was told to reprimand the class --- even though I was not present. I spoke to my temporary class, and they complied. I completed the five weeks without any problems or office referrals. The head of the Baldwin County Sheriff GANG Task Force even came to visit my classroom in the middle of a school day because of my successful classroom management. I knew the officer personally and his parents from our neighborhood. My words to him were very curt for disturbing my class. Then I closed the door - hard. He is a federal agent now and swears that he does not remember that day. (Smile).

STATUS: HARRASSED EDUCATOR

I know my worth and I know what I bring to the table. The unemployed educator part of my status has shared accountability. Without doing anything wrong, and even doing several things quite well, my teaching career, my businesses, and my multiple revenue streams were harassed, denied, and "blackballed."

My next teaching contract after Baldwin was in the Greene County School District (Greensboro, GA) and that experience had the most damming effect on my professional income and career. The Greene administrators did not complete any part of the legally required annual teacher evaluation for my contract service year. Their negligence set me on a path for unemployment as a Certified teacher for the next 11 years. It took 11 years of rejected applications and a trip to Georgia Professional Standards Commission offices to figure out what was happening and who is accountable. Though the most obvious harassment event occurred in Greene County Schools (Greensboro, GA), Bibb County Schools (Macon, GA) and Hancock County Schools (Sparta, GA) are culpable in the subsequent defamation of my professional character, with the initial injury beginning in the Baldwin County School District. Each of these school districts broke laws to deliberately deny me access to current and future professional employment and income overriding the mandated teacher evaluations for certified staff under contract. They opted to not rely on the Teacher Evaluation Instrument to retain a qualified educator as mandated by the Georgia Professional Standards Commission (GA-PSC).

By attempting to invalidate my professional success in the classroom and my personal prosperity so that those around me would constantly wonder - "What happened?" - these actions inferred doubt upon my tenured, stable, blessed life and career as a teacher. It was a "Willie Lynch" move by public servants: Blackwell and public-school officials. My honest income production became a sacrifice and a lesson. My teaching career served as implicit training to teachers supervised by upline CAUCASIAN AMERICAN administrators who use discriminatory practices, cultural biases (prejudices), and racist behaviors subliminally to manage staff - instead of saying "shut up and teach!" Stay In Your Place. Don't rock the boat or else-was the message. Some public-school administrators colluded with Blackwell to cause unemployment NOT related to my Professional Duties and Responsibilities, but for entrapment. The school districts that violated the Employment Contract pursued plausible closure with Blackwell, but God had a different plan to over-rule their plot.

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Although I am a master-degreed veteran Special Education teacher with a proven classroom management skills and a good, employable Criminal History report, despite a shortage of teachers, the harassment, and distractions, I have endured to maintain constructive Possession of my home that is my father's property with consistent documentation -even through the Pandemic. Though the retaliation I have endured has been real, God is still in control.

Ironically, as the school districts circled their wagons to block me from making a professional income, the public education colleges where I earned my credentials also seem to change their mood towards my enrollment to pursue a second master, usually, it was after my Financial Aid was secured at their institutions.

STATUS: CULTURAL EMPOWERMENT ADVOCATE

Given that my school district complaint to U.S. DOJ was effective, I have since filed several new reports to U.S. DOJ, and other agencies that had equally successful outcomes. Those reports identified repeated violations of public trust and as curbed the waste of tax dollars for the City of Milledgeville-Baldwin County, Georgia. This Civil Rights Complaint is equally sufficient to be shared with the United States Department of Education-Federal Student Finance as a warning of discriminatory practices, cultural biases (prejudices), and racist behaviors in the Financial Aid roster of colleges and universities.

In 2014, without any student loan debt to consider, I returned to Georgia College and State University to get a second master's degree to move on from public education since my career was "black-balled." After a while, and for no reason that I can determine, my relationship with my double Alma Mater -Georgia College and State University- in my hometown became uncomfortable, distant, and cold. The only reason that applies is racial bias, discriminatory practice, and cultural biases (prejudices) by CAUCASIAN AMERICAN college personnel who know how to influence the system for their benefit to harm AFRICAN AMERICANS pursuing a degree.

I submit to the U.S.-DOJ and the U.S. Department of Education that another organized scheme of HATE crimes based upon discriminatory practices, cultural biases (prejudices), and racist behavior is in play. To deny/block student access to federal student loan proceeds secured for their education -after the FSA profile has been updated to the institution's access is convenient. Consistently, after my financial aid awards were accepted at three different PWC's (predominately white colleges), the CAUCASIAN AMERICAN advisors and professors' interest in my success dropped. Their marginal attention to my success changed into ignoring all my work. These instructors repeatedly assigned a failed grade-not related to my prior academic progress or class participation. Each time they turned my "A" into an "F" with no stops in between for a Graduate student.

Such an immediate decline makes no rational sense until you add that -at the same time- the Financial Aid offices of each college abused their access to my identity to manipulate my student loan documents. Next, a mysterious debt balance appeared on the school's books for my student portal which turned into a Hold status followed by a dismissal. How does that happen—except by engineered design? I did not enroll to fail or not graduate. At Walden University, I had a 4.0 GPA before they pull that stunt. Even though I have two degrees -paid in full- from Georgia College, repeatedly—this still happened at three different colleges: Georgia College & State University, Nova Southeastern University, and Walden University. When I see the tv commercials for Walden University, it makes me more committed to share my story to forewarn others.

As per a previous complaint (07-08-2021) handled by Brittney Lewis, Constituent Services Caseworker for Sen./Rev. Warnock office, this Civil Rights document will become part of my Borrowers Defense complaint. Please forward a copy of this complaint to the Office of Legislation and Congressional Affairs, U.S. Dept of Education—as will I – to encourage new diligence regarding discriminatory practices, cultural biases (prejudices), and racist behaviors in the oversight and distribution of student loan funds. In the past, I reported Nova Southeastern University's manipulation of my student loans to U.S. DOE-Borrowers Defense to Repayment for discharge due to Identity Theft.

THIS COMPLAINT DETAILS

Written documentation to support the need for this CIVIL RIGHTS Complaint is as follows: (1) The siblings filed an unverified property registration for 150 West Martin Luther King Jr Drive, Milledgeville – Baldwin County, Georgia in the Superior Court Clerk's office, then (2) purchased property insurance without a Warranty Deed and without Quiet Possession of the insured real estate. The former City Manager/Water Department Manager -the recently deceased Barry Jarrett- gave the

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siblings access to my (3) water utility account to get the property insurance. (4) Geeter detailed his culpability in a non-standard 16-page Judgement for a "dispossession" (case #13MAG2188) without proof of ownership. (5) Blackwell overstepped, slipped, and failed trying to proceed in two directions—at the same time. She processed three false arrests as "trespass" accusations by combining them all into one action (cases #14SR203522, #14SR202913, and #18SR206963) without mentioning (6) the invalid Death Certificate for the real landowner prepared and filed by identity thieves six-months after burial. The BCSO case (7) file #1619619 -opened by Personal Representative Donna V. Hurt shortly after Appointment by the Probate Court- was opened to collect evidence; investigate the frauds put upon the courts; and to document the harassment of the Personal Representative as crimes that harmed the LEO HURT Estate.

Since the accomplices could not get the Warranty Deed -or- Quiet Possession from the owner (my father, Leo Hurt), Geeter knowingly gave illegal access to my Quiet possession as the Legal Occupant without demanding proof of Warranty Deed ownership. The Chief Magistrate, the Solicitor, and the Sheriff of Baldwin County all colluded with Identity Thieves to steal assets from the LEO HURT Estate while destroying the household of Donna V. Hurt and her minor children/grandchildren. By not following basic rules of court, Judge Shane Geeter activated the Identity Thief and Land Title Fraud scheme on his honor as a "judge."

The Personal Representative's tax preparation / Small Business/physical office building was obliterated by Chief Magistrate Shane Geeter's access to a gavel, and she has been illegally displaced from her rent-free home/inheritance property—also courtesy of Chief Magistrate Shane Geeter's gavel. The encroachment on her active possession -by sibling/identity thieves- without a Warranty Deed and without Quiet Possession came with police backup. For plausible deniability, Sheriff Massee pretends to not know what is specifically going on -though he has been told verbally, in writing, via certified mail multiple times, and there is a BCSO case file. The late State Court Solicitor Maxine Blackwell was known to have severe chemical dependency problems and other addictions, yet no one intervened to question her health or her capacity to prosecute persons similarly afflicted.

In court in front of a judge on a "trespass" matter, Blackwell carefully never mentioned the Warranty Deed of the late Leo Hurt, nor the invalid Death Certificate. Blackwell did not mention any of her accomplices (Geeter, Massee, -or- the Hurt offspring/siblings) or their relevant tasks in the scheme and, coincidentally, the judge did not ask. Blackwell chose to put fraud upon the court to harass, intimidate, and coerce the Personal Representative of the sole Warranty Deed owner to sign a Plea Agreement -or- suffer other consequences. Like Journigan, I signed the Plea Agreement -without giving up my equity, or my rights -to challenge this fraudulent matter on another day.

After the 12-month misdemeanor probation for the Plea Agreement (for three cases of false arrest) were successfully completed, Blackwell slipped again by "accidentally" leaving one of the three accusations appearing unsettled on the Criminal History report of the Personal Representative. It showed as not being dispose of -or- closed.

Fortunately, I recognized Blackwell's "accidental" error before it could cause me problems when I paid for my Criminal History report for review. Thankfully, I found and fixed the error before my Criminal History report had to be requested for new employment application -as we recover from the Pandemic, especially as an Educator -and/or- before I encountered a traffic stop. I promptly provided all the relevant documentation to the State Court Clerk and my record was correctly updated and all matters were cleared.

The late Solicitor Maxine Blackwell was a drug addict with a heinous problem. The impact of an impartial Civil Rights investigation of Baldwin County Courts will be massive when similarly illegal and unnecessary harassments of other African American citizens are brought to light and/or challenged by plaintiffs. The local jails are filled with people that should not be there --because she was incompetent to perform but she was getting paid and created a residual income for investors -despite her diminished capacity.

Along with being a drug-addicted Prosecutor, Blackwell is known to have had a financial interest in the local judicial alternatives' office where I -and others she manipulated- had to report monthly and pay court-ordered fines. Each case funded her residual income.

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In my case, I was threatened and intimidated by Blackwell while my court-appointed attorney stood by with a folder full of evidence. I was forced to accept a Plea Agreement for three false arrests -for trespass -on my father's estate property -where I am the occupant/Estate Administrator -that is my home.

Yes. I have filed a complaint – several of them. There is a criminal complaint in the files of the Baldwin County Sheriff Office right now (BCSO #1619619) that holds documentation and proves how these crimes are handled and/or overlooked. My female children and I have endured so much, including Domestic Abuse and property damage, to motivate us to “voluntarily” relocate from this homeplace provided by and owned by my father -Leo Hurt- so that my siblings who are accomplices to the crimes of Geeter, Massee, Gess, and Blackwell could claim my home/inheritance as abandoned real property. My home is not now nor has ever been “abandoned.” The property was sabotaged and subjected to other crimes, but it has never been abandoned. That same evidence included in the BCSO report was sent to the Georgia Department of Insurance Commissioner (OCI-CID #555208046 (2017)) because the family member/offenders purchased property insurance without a Warranty Deed and without Quiet Possession.

By pretending to be too busy to do their jobs, these officers of the local courts: Judge Geeter, the late Solicitor Blackwell, Solicitor Gess, and Sheriff Massee facilitate (present tense) free access to privately-owned AFRICAN AMERICAN real property of the LEO HURT Estate to (A) obtain physical possession, (B) to block legitimate occupancy access while (C) allowing immediate unauthorized access to identity thieves as their pattern of discriminatory practices, cultural biases (prejudices), racist behaviors not thus far -NOT- demonstrated with privately-owned CAUCASIAN AMERICAN real properties. Despite the U. S. Constitution- the Bill of Rights including the Reconstruction Amendments-the 13th, 14th, and 15th Amendments, CAUCASIAN AMERICAN citizens use culturally biased tactics to carry out more individually targeted, clandestine efforts to impair the generational wealth agenda of AFRICAN AMERICAN families while enriching other citizens at the expense of African Americans.

THIS COMPLAINT

The purpose of this Complaint is to report to the United States Department of Justice-Civil Rights Division my concerns as Personal Representative of the LEO HURT Estate of deliberate, and malicious manipulation of the Official Code of GEORGIA ANNOTATED (O.C.G.A.), the U.S. Constitution-the Bill of Rights, specifically the 13th, 14th, and 15th Amendments (the Reconstruction Amendments) to illegally harm AFRICAN AMERICAN CITIZENS and to request an INVESTIGATION of the official activities and outcomes facilitated by of the following CAUCASIAN AMERICAN officials who have abused or are abusing their access to public trust:

- the Baldwin State Court -Solicitor General Skye Gess;
- the late Baldwin State Court Solicitor-Maxine Blackwell before her death;
- the Baldwin Magistrate Court -Chief Magistrate Shane Geeter; and
- the Baldwin County Sheriff Bill Massee... to imaire the probating of the LEO HURT Estate.

These CAUCASIAN AMERICAN officers of local courts have repeatedly violated their oaths of office with racist behaviors, discriminatory practices, cultural biases (prejudices) and other crimes in their official capacities to facilitate the THEFT and the GENTRIFICATION of real property assets of AFRICAN AMERICANS. This Civil Rights Complaint documents conscious violations and/or negligence of the federal and state laws to cause personal, professional, and financial harm to African American CITIZENS by community officials --while they deliberately offend/break the law along with their accomplices. All these individuals are CAUCASIAN AMERICAN citizens who currently occupy an elected, appointed, or employed position in the City of Milledgeville -and/or- Baldwin County government in a municipal, judicial, or law-enforcement capacity.

These crimes include, but are not limited to, the ongoing harassment for entrapment of Donna V. Hurt, M.Ed.-daughter of the late Leo Hurt, her home's peaceful occupancy, her businesses, her finances, and even her children/grandchildren as the legal Occupant/Heir/ court-appointed Personal Representative of the LEO HURT Estate because “...my father blessed me with a home as a promise to my mother before she passed in 1977.” I am filing this complaint and sharing it with the public to restore my access to be an empowered American citizen..

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CLOSING SUMMARY

There are consistent patterns of discriminatory practice and racist behavior for cultural bias throughout this community not isolated to the late Leo Hurt, his estate, or Donna V. Hurt. So constant and repetitive are these culturally biased abuses of people's lives, finances, and real property that these local area CAUCASIAN AMERICAN officials are comfortable and even bold in their crimes. These CAUCASIAN AMERICAN public officials who allow (present tense) laws to be broken at their discretion with the financial, social, and cultural detriment falling upon AFRICAN AMERICAN citizens endanger the economies of the city, the state, and the nation, along with harming the public trust of the community with HATE CRIMES.

Senators WARNOCK & OSSOFF: There is no fear of accountability when you are both, the criminal and the authority expected to arrest or prosecute offenders. Former D.A. Jackie Johnson of Brunswick, Georgia regarding her professional responsibility to the late Ahmaud Arbery and his family is an example of those who abuse of public trust --if not challenged. Fortunately, Jackie Johnson was indicted for her crimes against innocent and victimized AFRICAN AMERICANS. This network of Caucasian American citizens in key positions willing to abuse the authority of their jobs is immense and clandestine. The "network" of attempts to distract my professional reputation, my personal credit, and my financial integrity and even my children's peace was subtle, consistent, and focused on actively separating me from my physical address. Special Notice: Even the U.S. Postal Service in Milledgeville, Georgia 31061, facilitates this agenda by re-routing and/or sending back my personal mail when my street address was present on the label. This Civil Rights Complaint is another layer of diligence to protect my father's legacy and my personal peace here in Milledgeville.

Former police officer Derek Chauvin, regarding the public murder of George Floyd, is another example of the abuse of public trust to harm innocent and victimized AFRICAN AMERICANS, therefore, the fear for accountability must become relevant to all citizens. Accountability is not just for persons of color or for those without a significant job, and officers of the courts should not feel so protected that when they deliberately do wrong --- no one notices. Such discriminatory practices, cultural biases (prejudices), and racist behaviors are being carried out daily by CAUCASIAN AMERICAN attorneys, judges, municipal officials, law enforcement officers, and court system representatives as the discretionary network at the expense of hardworking AFRICAN AMERICAN CITIZENS. Please refer to John Rice's article in the Atlantic magazine on describing 1st degree, 2nd degree, and 3rd degree Hate crimes as a real thing so these behaviors can be identified, challenged with legislation, and eradicated from American society.

When it comes to fixing what is broken in America's legal system and economy post-Pandemic, defunding the police is the beginning. The entire upline and downline staff must be evaluated, re-trained and, where necessary, replaced.

The late State Court Solicitor Maxine Blackwell is local example. She was known to have severe chemical dependency problems and other addictions, but no one intervened to question her capacity to prosecute persons similarly afflicted. Not one law enforcement professional intervened. Not the judges, nor the Sheriff or his deputies, who sees and deals with such matters all the time did anything to serve and protect Blackwell. Judges who are supposed to be alert, detailed, and observant enough to adjudicate bench trials did not notice inconsistencies in Blackwell's behavior, appearance, and/or judgment over a period of years.

Senators Warnock and Ossoff, these officers of local courts are not going to incriminate themselves, nor are they likely implicate the entire judicial system that they have cultivated throughout their career. In short, this is a task for the Department of Justice to investigate and consider the consistency of civil rights violations within local agencies to harm African Americans while paying Caucasian Americans. Long-term, Congress must legislate diversity education along with police re-training and judicial reform. And citizens must learn to advocate for themselves more effectively and consistently.

The Constitutional Law officer of Baldwin County Sheriff Bill Masee and current Baldwin County State Court Solicitor Skye Gess have been sent all this information via USPS certified mail, fax, and hand-delivery noting my concerns as Personal Representative. A copy set of those documents are enclosed.

These deliberate violations of law to harm my household are especially difficult for me -during the COVID-19 Pandemic- because I must endure transient housing for shelter and safety and I consistently document (present tense) my constructive possession and equity of 150 West ML King Jr Drive, Milledgeville, Georgia to facilitate restoration as I secure an

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
Attorney. For full disclosure and for other oversight options, this written and multiplied request for investigation and oversight is being published to the internet to increase community engagement/support. I encourage them to share their experiences when they recognize a pattern of behavior. If the issues noted in this complaint does not fit the jurisdiction of this office for regulation or accountability, please forward to another oversight and regulatory agency for relevant intervention and accountability.

A completed, signed and dated Privacy Authorization for each senatorial office has been prepared and is enclosed. I look forward to hearing from EACH of your office staff so that I can update my tribe of subscribers and followers. Thank you for your prompt time and attention to this matter. Through it all, God has blessed me to endure each test, trial, and tribulation F.A.B.ulously... because by my Faith, I decree and declare that I am Favored, Anointed, and Blessed.

Even though, I did not expect/realize the Geeter, Gess, Massee, and Blackwell's network/alliance to exist, their collusion explains a lot of previously unconnected details because those CAUCASIAN AMERICAN CITIZENS who regularly manipulate the law and have demonstrated their capacity to use discriminatory practices, cultural biases (prejudices), and racist behaviors for profit and/or for favor that harm other citizens are the reason that America's legal system is in such disarray.

Proof that God is still in control. Today is a new day. Today is September 17, 2021.

Sincere regards,


Donna V. Hurt, M.Ed., Estate Administrator
LEO HURT Estate id#16-E-030/Baldwin Co, GA, USA
FeeNixx Business and Education Center
Post Office Box 991
Gray, GA 31032-0991

150 West Martin Luther King, Jr. Dr-POB 876
Milledgeville, Georgia 31059-0876
EM: feenixxcenter_mvllc.ga@outlook.com

- Enclosures include: This letter as a PDF with an original signature,
- Appointment as Personal Representative Court Order,
- U.S. Dept of Treasury-Internal Revenue Service form 56-Notice Concerning Fiduciary Relationship,
- Death Certificate for Leo Hurt filed and signed by one of offenders/accomplices,
- Letters sent to Sheriff Massee and Solicitor Skye Gess

Xc: U.S. Dept of Revenue-Internal Revenue Service via eoclass@irs.gov
U.S. Dept of Justice-Special Litigation Section via special.litigation@usdoj.gov
U.S. Federal Trade Commission via EM: secretary@ftc.gov
U.S. Dept of Education-Federal Student Finance and Borrowers Defense and Student Finance*

Baldwin County Magistrate Court case i.d.# 13MAG2188, file Dec 31, 2013

Baldwin County Probate Court ESTATE i.d.# 16-E-030

Baldwin County Sheriff case# 1619619 -opened by Donna V. Hurt, June 2016

Baldwin County State Court file#14SR203522 closed with 14SR202913 and 18SR206963

Legal counsel case id's #1588889; #1457987; #1459723

Members of the Hurt-Waller Extended Family, selected media outlets, local community leaders, and friends

Including Attorney Benjamin Lloyd Crump, Ben Crump Law Firm
Rev Al Sharpton, National Action Network
Dr. Boyce Watkins, Financial Juneteenth with Dr. Boyce Watkins
Calvin Martyr, The Blackout Coalition