

The Deconstruction of American Law and the Apotheosis of President Donald J. Trump[1]

Ellis Washington |

*Too many people still think that racism is what happens when people are mean to each other, but racism has nothing to do with people being mean to each other and has everything to do with rules that are rigged to keep those designated as "The Other" away from the resources and power they need to live well. Alicia Garza[2]
We will never be able to fix a rigged system by counting on the same people who rigged it in the first place.*

~ President Donald J. Trump[3]

*We live in a system that espouses merit, equality, and a level playing field, but exalts those with wealth, power, and celebrity, however gained. [4]
It appears that my worst fears have been realized; we have made progress in everything, yet nothing has changed.*

~ Professor Derrick Bell[5]

You have been lied to all of your life. History has been a [Big] Lie... created by the [Rothschild Khazarian] Cabal for thousands of years for control. ~ #Plato'sAllegoryoftheCave [6]

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I. Prologue – Making Restitution to the Editor-in-Chief of the Michigan Law Review (33 years after the fact)

A. Background Narrative – Professor Derrick Bell: The Father of Critical Race Theory and the Poison Pill of Marxism

This original Essay Letter has been greatly expanded into an Article and is based on a series of short emails which were serendipitously conceived as an email chain to make restitution to an old colleague of mine 33 years ago when I was a Staff Editor at the Michigan Law Review in the summer of 1989. I dedicated this Article to my intended first law professor when I was allowed to take two classes at Harvard Law School in Jan. 1989, but alas, Professor Derrick Bell’s class (Race Racism in American Law) was full, therefore, I took Professor Randall Kennedy’s class (The Apartheid Legal System of South Africa). *N.B.: While I recount some of this unique biographical history of my life, a more complete review recounting my personal narrative can be found in my 2019 essay—Essay Letter to Megan Brown – The First Black Editor-in-Chief of the Michigan Law Review. [7]

According to a 2021 article in Columbia.News.edu defined Critical Race Theory (CRT) as—“... a movement that initially started at Harvard under Professor Derrick Bell in the 1980s.” [8] Another writer wrote of CRT, “It [Critical Race Theory] evolved in reaction to Critical Legal Studies, which came about in the 1970s and dissected the idea that law was just and neutral.” [9] According to a Twitter post by Wokal Distance they made the following comments about the origins of the Critical Race Theory movement: “In the 1970’s Derrick Bell, a professor of law at Harvard, injected race into Critical Legal Studies (the study of American law using the neo-Marxist method of Critical Theory). This fusion of race, law, and Critical Theory eventually came to be known as “Critical Race Theory”. [10] Finally, like all originators of terminology and philosophy of men overtime meanings and usages change and the original intent (no matter how well intentioned) is changed, perverted, or lost forever. Therefore, in a Tweet by Caritas En La Lucha, CRT’s founder Derrick Bell unapologetically paid homage to his use of Marxist and Marxism terminology in the CRT narrative.[11]

In the case of Professor Derrick Bell’s origination of the Critical Race Theory movement, the Marxist origins are intact from its origins in the late 1980s as a rejoinder to the 1970s Marxist and Leftist rejoinder to Critical Legal Studies the earlier movement of legal philosophy called Legal Realism movement of the 1930s-50s. However, Christopher Rufo, who is a Senior Fellow at the Manhattan Institute and a former colleague of my son, Stone Washington, is a vocal critic of Critical Race Theory, and cleverly defined CRT in these terms for modern times of today when he Tweets, “I am quite intentionally redefining what ‘Critical Race Theory’ means in the public mind, expanding it as a catchall for the new racial orthodoxy. People won’t read Derrick Bell [book, *Faces at the Bottom of the Well*], but when their kid is labeled an ‘oppressor’ in first grade, that’s now CRT” [Critical Race Theory]. [12]

I was personally there at Ground Zero at the beginnings of the Critical Race Theory movement in the late 1980s. I attended Harvard Law School for one year (1988-89), at the same time that a future POTUS, Barack Hussein Obama was there (1988-91).[13] Obama has often stated that Professor Bell was his favorite professor in law school. [14] While I personally have no distinct memory of Barack Obama, I knew others who did, like my Harvard Law School friends—Leon Betchet (who urged me to seek a legal career and to become a law student at Harvard) and Frank Haynes (who prepared my taxes for 1988 and steadfastly refused a fee, therefore I rewarded him with a Harvard University piggy bank I bought from the campus gift shop as a gift which Frank then gave to his younger kid sister, which I was later told she loved that gift very much). Also, I do remember our intramural basketball team beating Obama’s team in the playoffs by carefully studying (and exploiting) their tactics. As it was then with basketball, the game has changed to a new and existential enemy – Globalism and a new War beach head established against the existential Satanic New World Order which continues to this day. [15]

B. The Democidal Delusions of Understanding History and Reality as a Social Construct

Faustian Deal with the Devil?—How did America and the entire world allow their currencies to be hijacked and their nations taken over by a private corporation under the control of the Rothschild Family? (e.g., the Federal Reserve Central Bankers). According to the writings of G. Edwards Griffin, particularly his iconic 1994 book, *The Creature From Jekyll Island*, he recounts a harrowing (but little known) narrative in American history of how a few years after the end of the Civil War (1861-65) a treasonous piece of secret legislation was secretly and illegally passed called, the District of Columbia Organic Act of 1871. [16] Congress had nothing to do with the creation of this legislation. According to an informative article by Gary Richardson and Jessie Romero on the history of the Federal Reserve, the writers stated who attended that original secret meeting in Nov. 1910 that would evolve into the Federal Reserve Banking System in just 3 years later—

“Nelson Aldrich, A. Piatt Andrew, Henry Davison, Arthur Shelton, Frank Vanderlip and Paul Warburg – met at the Jekyll Island Club [in Nov. 1910], off the coast of Georgia, to write a plan to reform the nation’s banking system. The meeting and its purpose were closely guarded secrets, and participants did not admit that the meeting occurred until the 1930s. But the plan written on Jekyll Island laid a foundation for what would eventually be the Federal Reserve System.” [17]

This treasonous Faustian agreement was made between America and England to pay off the exorbitant debts of the Civil War (ironically a False Flag war concocted by the Rothschilds to capture America) by having then President Ulysses S. Grant (POTUS: 1869-1877), who secretly gave the sovereignty of “These United States for America” a Republic (1776) and treacherously changed it to a sole subsidiary under the control of the Rothschild Khazarian Mafia called, “THE UNITED STATES OF AMERICA, INC.,” a private Corporation (1871), governed by the Admiralty (Military) Law of the Sea which was controlled by England, and thus for the next 150 years America was no longer under Natural Law, Natural Rights and the Constitution of the original 1776 Republic. [18] Meaning? All of the courts, all of the judges, all of the lawyers, laws, ordinances, statutes and state constitutions written over the past 150 years were all unconstitutional and thus null and void, and all attorneys and judges in America and throughout the world will have to be retrained in learning the real and original founding precepts of Constitutional Law which is Natural Law, Natural Rights and the Common Law bequeathed to all Americans in 256 years ago on July 4, 2022. [19] More on this point later.

Therefore, the Critical Race Theory advocates were not the first movement to conflate lies with truth, to view Truth, Reality and History as mere social constructs. These inimical idea goes back thousands of years, back to biblical times, back to the Garden of Eden where our progenitors, Adam and Eve first encountered Satan himself and were tricked by him, sinned against God and were kicked out the Garden of Eden. Likewise, hundreds of millions of Americans were tricked in 1871 to give up our sacred inheritance—Freedom and Liberty—bequeathed to us by the blood and battles of our Founding Fathers, or how Benjamin Franklin stated what we received at the end of the Second Constitutional Convention on 18 Sept. 1787 when Franklin was asked by a lady, “What have you given us today, a Democracy or Republic? Franklin replied, “Madam, we have given you a Republic, if you can keep it.” [20]

Thus, the creation of the treasonous legislation called the District of Columbia Organic Act of 1871 was merely the first step by these “Robber Barons” to take control of America which would then make it possible to eventually control the world through totalitarian ownership and control the monetary supply of each individual nation. [21] About 40 years later, at a secret meeting on Jekyll Island, Georgia in 1910, the Rothschild Family (Central Banker Cartel) and John Rockefeller, sent their representatives Paul Warburg and 5 others to formulate the Machiavellian plans to create the final part of their Grand Conspiracy to wholly own and control America and all the nations of the world—the creation of the Federal Reserve Banking system that promiscuously prints fiat paper currency out of thin air which is not based on the gold standard as all monetary systems were going back to biblical times, but based on nothing thus insuring perpetual inflation and making all nations of the world under the Federal Reserve Central Banking system, debt and chattel slaves in perpetuity. [22]

The creation of the Federal Reserve Debt and Chattel Slavery Banking System was so Machiavellian, evil and calculated that this Robber Baron Grand Conspiracy to enslave the world through controlling the monetary supply of the nations, that the term Genocide did not go far enough to define this treachery. Therefore, my mentor, Professor R.J. Runnel (1932-2014) coined the term, “Democide” which I use in this Article meaning – “...the intentional killing of an unarmed or disarmed person by government agents acting in their authoritative capacity and pursuant to government policy or high command.” [23] Thus, the through economic privation and Machiavellian manipulation and control of the nation’s monetary policy, the Federal Reserve Central Banking System of the Rothschild Khazarian Mafia which is operable in over 200 countries throughout the world, essentially murdered untold billions through perpetual False Flag Wars, Debt Slavery, Chattel Slavery, Inflation, Hyperinflation, Market collapse, and extreme poverty, particularly in so-called “Third World” countries. [24]

The Federal Reserve Cartel is presently operable in over 200 countries, however, President Trump has deconstructed the Federal Reserve in Feb. 2017 by putting it under the Department of the Treasury and later totally dismantling the Federal Reserve Bank in America in Jan. 2021, many other countries around the world including Russia are following America's lead to remove the perpetual Debt and Chattel slave chains of the Rothschild Central Bankers (which explains the present War in Ukraine). Thus, an increasing number of other nations have followed the lead of Trump and America and have forsaken the Federal Reserve currency, forsaken their debt and chattel slavery Ponzi scheme systems, and returned America's monetary policy to be based on the gold standard which President Nixon took America's currency off of 51 years ago on Aug. 15, 1971. [25]

Therefore, in this Article, do not look at Critical Race Theory as an independent, viable philosophy, but understand it like one should understand all of the other philosophies of Man that existed over the past 150 years—flawed and perverted philosophies of Men. For example, in all of their books, in all of their “scholarly” articles, white papers and college course, to wit not one of them (nor their scholars or practitioners) have said one word about the 4 most important words that could have been uttered to set humanity from the 150-year control of the Rothschild Khazarian Mafia Debt Slavery and Chattel Slavery systems—those 4 words are of course—DC Act of 1871 which until the Apotheosis of President Donald J. Trump has been scrupulously removed from all history books and course materials on History, Government, Politics, Philosophy, Law, and Economics to this day. [26]

C. Reply to Dean David Meyer

On Apr 29, 2022, at 4:01 AM, Ellis Washington <elliswash1@aol.com> wrote:

Dear Dean David Meyer:

I was listening to a video the other day on the subject of Restitution [27] and I asked the Lord if I owed anyone anything that I needed to make it right. The Lord immediately brought to mind a book I had borrowed from you when I was a Staff Editor at the Michigan Law Review in the Summer of 1989. I believe the book was titled—A DICTIONARY OF MODERN LEGAL USAGE by Bryan A. Garner.[28] Inside the book cover was a stylized dedication card addressed to you – “To Michigan Law Review Editor-in-Chief, David Meyer, from Justice Antonin Scalia.”

You graciously allowed me to use that book for some edits I was doing for various law review manuscripts we were editing at that time, and I'm certain that I have even used that dictionary subsequently as research for some of my early books and law review articles that I had written in subsequent years. However, through the years I moved many times and boxed up that book and forgot about it until recently when the Lord brought it back to my memory to make restitution to you for my mistake.

I've looked all over my library and in boxes of books I have in storage but could not locate that book. Alas, I believe it is lost. I am very sorry for not returning that book to you years ago after I finished using it. Please forgive me. In restitution, please accept my last law review article that I probably will ever write titled—1918-2018–100 Years of UnNatural Law of Justice Oliver Wendell Holmes. [29] Kenneth Starr, a former Solicitor General and Special Counsel during the President George W. Bush administration, was the keynote speaker at that event and personally congratulated me on my lecture after he had spoken.[30] His lecture at the Symposium on the role of the Executive in the Anglo-American Legal Tradition. [31]

Also, I would like to give you a recent Socratic dialectical work, Socratic Dialectical Essay which I hope you will find useful.[32] I had written for 2 young students of mine who read my blog and wanted to meet me personally.[33]

Once again, Dean Meyer please forgive me for taking that book gift to you from the Supreme Court and not returning it to you promptly.

Sincerely,

Ellis Washington

D. Reply from Dean David Meyer

—Original Message—

From: Meyer, David D <meyer@tulane.edu>

To: Ellis Washington <elliswash1@aol.com>

Sent: Fri, Apr 29, 2022 6:02 am

Subject: Re: Restitution

Dear Ellis,

Thanks very much for your note. That's kind of you to remember this and reach out. I had forgotten that I had lent you that book and am glad you were able to put it to good use in your scholarship. So, no need to apologize! Congratulations on your latest article and thanks for sending a link. I wish you all continued success and good health.

Best, Dave[34]

II. Ideological Diversity Narrative

A. What are the Policy Directives when a Young Black Intellectual Supersedes the Slavery Strictures of Racial Diversity and Affirmative Action?

—Original Message—

From: Ellis Washington <elliswash1@aol.com>

To: meyer@tulane.edu <meyer@tulane.edu>

Cc: edenalice@gmail.com <edenalice@gmail.com>;

stonebone20@att.net <stonebone20@att.net>; gheller@yrchlaw.com <gheller@yrchlaw.com>

Sent: Tue, May 10, 2022 4:30 pm

Subject: Re: Michigan Law Review Honor of Distinction –Vol. 87, No. 8 (Aug. 1989)

Dear Dean David Meyer,

Thank you for accepting my restitution gifts. These works would have been quite impossible to write without the experiences I had at the Michigan Law Review under your tutelage and that of Managing Editor, Greg Heller. I was sharing the concept of Restitution with my children (Eden, who will be going to law school to become a corporate lawyer in 2 years and Stone, Managing Editor of *EllisWashingtonReport.com* and writer of *Socrates Corner*, who is also a graduate student in Policy Studies at Clemson University), [35] when it came to my remembrance that I had written an essay in Oct. 2019 congratulating “. . . Megan Brown–The First Black Editor-in-Chief of the Michigan Law Review.”[36] In my research for this essay, I recalled what you told us at a meeting of the editorial staff at a near the end of that fateful summer of 1989; that this volume – Michigan Law Review Vol. 87, No. 8 (Aug. 1989) at that time was “the best-selling Michigan Law Review volume in history”.[37] I still have a huge lump in my heart 33 years later whenever I think about those heady times—We were all so young and worked so hard. History was on the March! We were so full of expectations for a brighter tomorrow.

Below is an excerpt from that essay which alludes to the solicitude you gave to me by making me the Lead Editor of 2 Michigan Law Review essays in that landmark volume that I later stumbled across in an article on Wikipedia while researching my essay on Megan Brown cited above, would have the distinction of being “Significant Articles” which in essence means the “Top 10 Law Review Volumes in Michigan Law Review History”.[38] I am proud to say that our editorial team back then had 2 articles in that top 10 list, or 20% of the best written and best edited law review articles in Michigan Law Review’s esteemed 120-year history. [39]

B. Is there a Place in Society for a Black Trumpian to Triumph over Ideological Racism in the Marxist-Progressive Academy?

In my 2019 essay I celebrated the appointment of Megan Brown as the first Black woman Editor-in-Chief of the Michigan Law Review.[40] I wrote the following – “An interesting irony occurred while doing the research and writing of this essay letter to Megan Brown – I discovered reading the Wikipedia article about the Michigan Law Review (founded in 1902) [41] That 2 of the top 10 most notable and historical articles published in the Michigan Law Review’s 116-year history were published during my tenure there. . . ! (That’s 20% of the all-time best articles published in the Michigan Law Review). And furthermore, I was the Lead Editor on both articles! (That means I was the Lead Editor of 100% of the top 20% of all Michigan Law Review articles in their illustrious 120+ year history!) [42] EQUALITY ALERT!— How many legal scholars can say they achieved my intellectual feat stated above? Isn’t my scholarly achievement worthy of a position on the faculty at somebody’s law school in America?

Matsuda, Mari J. (1989). “Public Response to Racist Speech: Considering the Victim’s Story”. *Michigan Law Review*. Michigan Law Review, Vol. 87, No. 8. 87 (8): 2320–2381. doi:10.2307/1289306. JSTOR 1289306. [43]

Delgado, Richard (1989). “Storytelling for Oppositionists and Others: An Appeal for Narrative”. *Michigan Law Review*. Michigan Law Review, Vol. 87, No. 8. 87 (8): 2411–2441. doi:10.2307/1289308. JSTOR 1289308.[44]

Much gratitude to you David once again for giving me the opportunity to not only be accepted a Staff Editor at Michigan Law Review (by testing in without any law school experience at the time), but 33 years ago, in the summer of 1989, to be the Lead Editor of what would later be considered two of the best written and skillfully edited law review articles in Michigan Law Review’s 120-year history being founded in 1902.

Peace, Ellis [45]

III. EPILOGUE—ANALYSIS OF PROFESSOR BELL’S BOOK, *Faces at the Bottom of the Well* (1993)

(*N.B.: In memory of a legal scholar I once admired, Professor Derrick Bell [1930-2011], Harvard Law School [1971-91])

Black people are the magical faces at the bottom of society's well. Even the poorest whites, those who must live their lives only a few levels above, gain their self-esteem by gazing down on us. Surely, they must know that their deliverance depends on letting down their ropes. Only by working together is escape possible. Over time, many reach out, but most simply watch, mesmerized into maintaining their unspoken commitment to keeping us where we are, at whatever cost to them or to us.

~ Professor Derrick Bell [46]

Reality is a social construct.

~ Professor Richard Delgado [47]

Dear Dean Bobinski:

It was a pleasure and an honor to have met you, Dean Bobinski, Professor Vandall and Judge Shalanda Miller last Sat. morning at the Emory Law School Alumni Weekend 2022 Event. [48] Dean Bobinski, I found your summary of the State of Emory Law School to be very interesting and full of promise as this elite law school proceeds into the future. However, while you mentioned the diversity of the law faculty as a positive, I assumed you meant “Racial” diversity. If so, allow me to present two other forms of diversity that is in my opinion infinitely more relevant to healing existential and festering racial injustices in America, as we as a Nation proceed into the twenty first century. I call this phenomenon “Intellectual” Diversity and “Ideological” Diversity. This was the very subject of the last of my 11 books which is titled, Nigger Manifesto of which the book jacket notes are applicable to the thesis of this law review article—

For over 35 years I have worked indefatigably, I have labored assiduously to build a relevant resume as an iconoclastic law scholar zealous for Natural Law, Natural Rights, and the original intent of the constitutional Framers—a Black conservative intellectual born in the ghettos of Detroit. Yet as a Black intellectual what is my reward for [40]+ years of meticulous research? My reward is that in a de jure (legal) and de facto (unofficial) sense I am effectively blacklisted by White and Black Progressive academics who over the past 50 years have increasingly come to dominate the Academy. Instead of being welcomed as an equal, my prolific scholarly output has been mocked, marginalized, slandered, and scrupulously ignored by the academic community. We conservative scholars, academics, and intellectuals have no home to go to in our futile, Sisyphus-like existence to be accepted into the Socialist Academy. We are discriminated against, ignored, mocked, summarily rebuffed, and quickly learn that we are faced with the ubiquitous, chilling, yet invisible sign above every faculty inquiry —NO CONSERVATIVES NEED APPLY! ... Yet, on 8 Nov. 2016 We the People elected President Donald J. Trump! [49]

*N.B.: This opus was the last of my 11 published books which I was published in 2018.[50] Many of my books and law review articles have been accepted into the Chambers Library of the Supreme Court of the United States represented by all 3 branches of judicial philosophy—Conservative—Moderate—Progressive. Justice Clarence Thomas (Conservative Jurist)(SCOTUS 1991- present) has been my intellectual mentor since 1991 when he joined the High Court.[51] I had discovered and began reading his work while at Harvard Law School since 1988, and the person to whom I have subsequently dedicated over a dozen books and law review articles to over the decades. Justice Thomas (together with his friend and my other intellectual mentor, Professor Walter Williams (1936-2020) were gracious enough to serve as my son, Stone Washington’s mentors since he began his college studies in 2015.[52]

Dean Bobinski, if you would like to learn more about how I went to Harvard Law School 33 years ago (1988-89) with future POTUS Barack Hussein Obama and served as an Editor at the Michigan Law Review (May-Aug. 1989)(then the #3 rated Law Review in America behind Harvard & Yale), literally from off the streets, with no mentors, formal law school training or experience at that time, then read the email chain above. I include this correspondence with my former Michigan Law Review colleagues – (Dean David Meyer, who was the Editor-in-Chief and Gregory Heller, who was the Managing Editor of the Michigan Law Review in 1989, the latter who wrote a letter of recommendation that helped me get admission to law school 2 years later).[53]

A. Thesis Question – Why do I write this Essay Letter about people like me; people in society who worked very hard to achieve the American Dream, yet because of Institutional and Ideological Racism (e.g., Deep State Systems of Slavery Repression unjustly favoring Socialists, Liberals and Progressive Academics), remain dwelling with their faces looking up from the bottom of the well for all their lives? [54]

Because I want people in high places (including friends, students, politicians, professors, colleagues, intellectuals, acquaintances and family copied in this email chain) to understand that despite hundreds of billions (perhaps trillions) in federal dollars spent on “Affirmative Action” measures since the mid-1960s to secure among other things a racially “diverse faculty” in the American Academy, it was intended to be all an allusion. Thus, as I have stated before, Affirmative Action = Affirmative Slavery or Affirmative Slave Chains. [55] However, many people like me don’t want or need Affirmative Action which in reality is Affirmative Slavery but have done more notable intellectual feats than even tenured professors, deans at our elite schools, and even those who eventually became the POTUS, YET we have fallen through the cracks of society and are continually ignored, slandered, marginalized to this day!

Many of us in the words of legendary civil rights and Critical Race Theory founding father, Harvard Law Professor Derrick Bell’s 1993 book are—Faces at the Bottom of the Well [56]—written 2 years after Harvard Law School forced him out in 1991 for insisting that Harvard Law School hirer its first Black female law professor[57] which Harvard did not do at that time. [58] As it was then, so it is now in 2022 where multitudes of people (like my mentor Professor Arthur R. LaBrew, like me) who have not been given Justice in their educational, vocational or economic pursuits commensurate with the work they put in, but for ideological reasons by Deep

State apparatchiks, bureaucrats, and institutions from the Shadows have been abused and treated like Slaves, while the people put in high places presumably to remedy these racist and unjust actions against innocent people, continue to turn a deaf and hypocritical ear. My cries and the cries of those of my Conservative, Christian, and Trumpian colleagues that possess non-Marxist, non-Socialist, or non-Progressive views have for 50 or 60 years had their careers unjustly aborted; their devoted pleas for Intellectual, Ideological and Institutional Diversity have gone unaddressed and unavenged. [59]

B. Where is the Restitution for a Trumpian academic like me who loves America, who worships Jesus Christ, who dedicated 40 years writing scholarship of the highest order – yet all in vain?

Dean Bobinski, I can with assurance say that after 40 years of assiduous study including –11 books, 33 law review articles (translated into over a dozen languages, published on 5 continents and contained inside the Chamber’s Library of the Supreme Court of the United States and inside archives of institutions throughout the world including at the Holocaust Memorial Library and Museum, Yad Vashem in Israel and in the archives of the Auschwitz-Birkenau Memorial and Museum), The United States Holocaust Memorial Museum (USHMM), and included in dozens of other Jewish Holocaust archives, libraries and museums,[60] including a 2004 handwritten correspondence from my mentor, the legendary writer and Holocaust survivor, Elie Wiesel thanking me for sending him this law review article and subsequent book on the Holocaust.[61]

Also 3,000+ essays, essay letters, articles, monographs, poems, Socratic Dialectical works published in many publications throughout the world, and since 2009, scholarly iconoclastic writings published in my critical thinking blog, EllisWashingtonReport.com (which I am proud to say has recently surpassed 20 MILLION views worldwide despite 13 years of being unjustly censored and shadow banned by the mainstream media and social media).[62] The reward for my efforts for over 40 years of dedication to the Academy without Affirmative Action slavery remedies?—PERPETUAL UNDEREMPLOYMENT and UNEMPLOYMENT, SHAME, DEFAMATION and REJECTION. Therefore, I posit this question – Is racial, institutional and intellectual slavery the legacy of the so-called Critical Race Theory movement of which Professor Derrick Bell was one of the founding academics? This is based on the existential Hegelian and Marxist, Darwinian and Nietzschean elements inherent in the Critical Race Theory Narrative.[63]

Why to a pose such a question? Because I am a strong, unapologetic Christian, a Trumpian Conservative (since 1988 when he was considered to be V.P. on the George H.W. Bush ticket by his legendary campaign managers, Lee Atwater (1951-91) [64] and my son’s namesake, Roger Stone.[65]. Also note that for 40 years (since my first published writings as a senior in college at DePauw University in 1982) I am a bona fide legal scholar of Natural Law and Natural Rights, the original legal, constitutional, and political philosophy of America’s constitutional Framers which for the past 100+ years the so-called Progressive, Liberal and Marxist American Academy has unjustly considered scholars of my intellectual background to be anathema and have worked tirelessly to rewrite history to omit Christianity, Natural Law and Natural Rights from playing a critically important role in the thinking of the constitutional Framers as they wrote America’s founding documents including—The Declaration of Independence, The U.S. Constitution and The Bill of Rights.[66] CRT, by perverting ideas like Truth, Reality, History, Equality as merely being social constructs brings this legal philosophy in the realm of Nietzschean Nihilism, no Equality, Freedom and Liberty which America’s Founding Fathers all venerated.

Furthermore, for the past 150 years until the advent of President Donald J. TRUMP in Jan. 2017, few people (or academics for that matter) fully understood the existential Grand Conspiracy that our very Republic was stolen from We the People and turned into a private CORPORATION via the Rothschild-inspired legislation called the DISTRICT OF COLUMBIA ORGANIC ACT OF 1871,[66] even though I hadn’t heard of the DC Organic Act of 1871, I repeatedly wrote in many essays, law reviews and books for nearly 20 years warning the world that 1870 was Year One for the Satanic New World Order or what I called the advent of The Progressive Revolution. Vols. I-V. [67]; essentially wrote the same warning to the world about that fateful decade beginning in Year 1870 – an unheard and despised voice like John the Baptist howling in the wilderness about the arrival of Jesus Christ, the Savior of the world—

[Book Jacket Notes] “The Progressive Revolution (Vols. I & II) chronicles both the historical significance and political deconstruction that the Progressive Revolution, or the Progressive Age, (circa 1870-present) has continuously perpetrated against society, even to this day. These volumes are a collection of selected essays, articles, and Socratic dialogues from the weekly columns written by the author for WorldNetDaily.com, an independent news website of primarily conservative thought and ideas.” [68]

i. A Call to Dean Bobinski to invite “The [Ideological] Other” into the Academy vs. Silence is Consent to Ideological Racism and Diversity Groupthink

Finally, Dean Bobinski, if you ever would like your Emory law students to understand what real Racial Diversity is all about, including the purposeful hypocrisy of the entire trillion-dollar Affirmative Action enterprise has wrought against Black Americans for over 60 years! then invite me to come to Emory Law School to give my iconoclastic story of triumph over legions and forces of intellectual, ideological and institutional racism. [69] I would be honored to come to Emory Law School to tell the real Truths about Affirmative Action slavery, Diversity Hypocrisy, and Critical Race Theory Marxism and Nihilism through my 60 years of Life—grinding from the ghettos of Detroit; who came of age at 5 to witness the bloody Riots of Detroit and young Black soldiers no older than 18 (Just 13 years older than I was at the time) carrying military rifles to protect our local high school [Southeastern] businesses, and property, to the Ivy-covered walls of Harvard, to the mansions of Buckhead...and Beyond![70]

Dean Bobinski, this is all I have to say on this matter for now. I hope that you will demonstrate your commitment to Real Ideological Diversity by responding positively to this Essay Letter, in order to effect real and full Ideological Diversity in the Academy that includes Christians, Conservatives, Independents, and not just Progressives, Liberals, Marxists, Socialists, Communists, Globalists and Leftists of an infinite ideological variety which as I have stated many times throughout this Essay Letter is not “Diversity” but slavish Groupthink.[71] America deserves better. America’s students deserves better, and it will soon be done even if the Marxist-Progressive foundations of the American and International Academy have to be deconstructed brick-by-brick and a new and true edifice of the Academy based on the Reality of Truth, Common Law, Natural Law and Natural Rights have their foundations restored in “These United States for America.” [72]

Peace,

Professor Ellis Washington, J.D.

B.A., DePauw University (Education, History: 1983)

M.M., University of Michigan (Music Performance: 1986)

J.D., John Marshall Law School (Law: 1994)

Post-Graduate Studies, Harvard University, Harvard Law School (History, Law:1988-89)

C. Reply to Judge Shalanda Miller

As I promised you, Judge Shalanda Miller, [73] Sorry I couldn’t locate the original online published in the Deakin Law Review (Australia) which I believe is no longer in operation. In publishing this law review article I remember I was forced to go half way around the world to initially have it published in an Australian law review because like some many of my law review articles, at the 11th hour the so-called “Law Review Faculty Advisor” refused to sign off on publishing my work even after all of the editors on the law review put in all that work to bring my manuscript to publication. Why? While I was never given an explanation to this anomaly which occurred at least 6-8 times of my 34 law review articles to date). My guess is that my ideas were so foreign to the Leftist Groupthink worldview that he was perhaps indoctrinated under for his entire grade school, college and academic career, that he perhaps suffered an episode of ‘Cognitive Dissonance’ and thus refused publication of my law review manuscript because it simply did not confirm to his “reality” or “Worldview”. [74]

This opus on Juvenile Law is also a chapter in my 2001 book which has been accepted into the Chamber’s Library of the Supreme Court of the United States and concludes with an iconic 3 chapter rejoinder titled, The Inseparability of Law and Morality.[75] Like my chapter on Juvenile Law, many chapters of this work were originally published as a law review articles.[76] One of the injustices of ideological racism that still galls me to this day is that despite my original Reply to Judge Posner being much more comprehensive and well-written than the rather pedestrian and perfunctory “Responses” by Professors Ronald Dworkin, Charles Friend, Anthony T. Kronman, John T. Noonan, Jr., and Martha C. Nussbaum, nevertheless, the Editors at the Harvard Law Review refused to publish my Reply to Judge Posner even if it was of superior quality and a work expressly written for that particular law review, for that particular 100th anniversary of an important scholarly work by Justice Oliver Wendell Holmes—The Path of Law (1897).

If the Academy professes that they welcome racial “Diversity” fully into the Academy, then why have I been rejected for 40 years scholarship? Because I write from a Christian Conservative Natural Law worldview which is anathema to a Progressive or Socialist worldview that dominates the Academy today and has so since the early 1960s.[77] Question?—Would Affirmative Action or Racial Diversity have helped me be treated as a bona fide scholar in this case and have my more than worthy comprehensive analysis of Judge Posner’s law review on Justice O.W. Holmes published in the Harvard Law Review as I originally intended 25 years ago when you first published your Reply to Justice O.W. Holmes? I think not!) Thus, we come to the crux of this law review article which is in part a blunt critique of White Supremacist racial remedies against White racism through the ages. What happened to me being rejected by the Harvard Law Review (on a meta-level) 23 years ago in 1999 was the intended result of Affirmative Action = Affirmative SLAVERY. Racial Diversity = Leftist Groupthink. Professor Derrick Bell’s conclusory analysis of his 50 years fight for racial justice in America stands with these words – We live in a system that espouses merit, equality, and a level playing field, but exalts those with wealth,

power, and celebrity, however gained. [78] and these prescient words by Professor Bell: It appears that my worst fears have been realized; we have made progress in everything, yet nothing has changed. [79]

In any event, Judge Miller, I hope you find these works useful and please allow your lovely 2 daughters and other judicial colleagues to read my works to properly understand how to keep and maintain this great American Republic. Good Luck in your judicial aspirations to become elected to the Superior Court. I'm sure you will win that election tomorrow! (*N.B.: In the election on 24 May 2022 Judge Miller received 43% of the vote against a sitting incumbent. [80] I told her that I hope she tries again next election. Lord knows we need many more judges like Judge Miller who will judge according to the Rule of Law and not according to partisan politics, extra-constitutional or what I've called in the past "Judicial Personal Policy Preferences".[81]

D. Reply to Professor Frank Vandall (Retiring from Emory Law School after 54 years)

Professor Frank Vandall, [82] as I mentioned to you last Sat. after congratulating you on your very interesting and revelatory speech on Products Liability Law how you reminded me of my #1 mentor for 30 years (1985-2015), Professor Arthur R. LaBrew (Musicologist, Historian, Classical Pianist, Scholar). Sadly, my friend and intellectual mentor died in Feb. 2015, but I have memorialized his legendary life of this authoritative historian in this opus.[83]

Judge Miller, be aware that I am not the first scholar punished by the White Supremacist Marxist Academy for refusing to publish lies about the verity of Affirmative Action and Racial Diversity, and I won't be the last. In fact, my intellectual mentor and Professor for 30 years (1985-2015), Professor Arthur R. LaBrew (1930-2015) has been a scholar, musicologist and historian of the highest order for 65 YEARS! (1950-2015) yet throughout his entire magisterial career as one of the greatest historians and musicologists in the world and an academic of the highest order, nevertheless he was not once offered a fulltime or tenure-track faculty position with any college or university in America. I call that shameful and evidence of systematic and institutional Racism and Discrimination writ large.

E. In Memoriam—Professor Arthur R. LaBrew (1930-2015): The Unknown [Invisible] Historian Harvard University allowed to be Plagiarized for 60 years by Legions of "scholars" including one of their own – Professor Eileen Southern (Harvard University, 1974-87), until they were forced by the Perpetual Petitions of Professor LaBrew to send her into an early Retirement

Professor LaBrew's magnum opus is titled—An Encyclopedic Dictionary of Black Music and Musicians (1550 B.C.-1950 A.D.) 4 Volumes (1969-2015), which I have excerpted in my critical thinking blog – EllisWashingtonReport.com.[84] That website also contains a link to a short and compelling video biopic of Professor LaBrew shortly before he died by D'Andrea Lee, a former piano student of Professor LaBrew who studied videography and chose to interview him for her final class project. [85] I also appear at the beginning of that biopic and give introductory remarks which explains Professor LaBrew's 65 year career as in my opinion one of the greatest historians in the world (that nobody has ever heard of) despite his prolific output of publishing several dozen original scholarly articles, writing over 40 books including his magnum opus, a magisterial Encyclopedic Dictionary (4 Vols.), and publishing his own scholarly music journal—The Afro-American Music Review[86] the first journal of its kind 2 years before his musicological colleague, Eileen Southern's journal, "Black Perspectives in Music" (1973), which Wikipedia falsely claims was the first musicological journal of Black classical musical scholarship ever published when Professor LaBrew's journal has that distinct honor. [87]

Even Professor Southern's magnum opus, *The Music of Black Americans: A History*, originally published by Norton Publishers in 1971, was in large part used extensive and plagiarized materials of Professor LaBrew even though as a former student colleague of Southern (when she was at the New York University and he, at the Manhattan School of Music) he graciously helped Professor Southern write much of this book and filled in numerous times, places, people and dates, she had neither the scholarship to find on her own nor the solicitude to give proper citations to the works of Professor LaBrew in neither the first, second nor the third volume of this work.[88]

Allow me to conclude this Essay Letter on a rather dour and tragic note. You've heard the aphorism – "History is written by the victors." Unfortunately, there a lot of truth to that cynical statement. Who are the victors here? Answer: The White Supremacy Slavery System, The Deep State, New World Order, Globalism, Communism, Progressivism, Liberalism, etc.) [89] Who are the victimized here? Answer: Professor Arthur R. LaBrew who for 65 years (1950-2015) arguably worked longer and harder than the Professor Frank Vandall (the professor at Emory Law School who retired after 54 years whom I mentioned at the beginning of this last essay letter section), nevertheless while there are serviceable Wikipedia entries to Professor Vandall, Professor Eileen Southern, Derrick Bell and virtually every one of the notable academics and colleagues of mine that I've copied regarding this essay letter, except for two people—Professor Arthur R. LaBrew[90] and Ellis Washington. [91]

Why are our names omitted from Wikipedia and Google searches (the latter search engine our names must be made with exacting specificity)?[92] Because Professors Bell, LaBrew, and I are existential threats to exposing the Satanic New World Order (aka "The Matrix") where lies are truth and truth are lies, where up is down and in is out. A particular galling irony is when I read the Wikipedia page for Professor Eileen Southern who was a student with LaBrew at New York University who were both studying under the legendary

musicologist, Gustav Reese[93] in the late 1940s (LaBrew was then a master's student at The Manhattan School of Music and Southern was working on her Ph.D at New York University), the Deep State musicologists decided for whatever reason to promote the scholarship of Eileen Southern while ignoring the works of Arthur LaBrew for 65 YEARS! (1950-2015) [94]

The Academy even ignored Professor LaBrew after Southern (and dozens of other fake "scholars") openly plagiarized much of LaBrew's scholarship including most famously stealing the birth date (1792, wrongly cited by Southern and other Black and White "scholars" for decades as 1794) the elusive birthyear that Professor LaBrew discovered after years of painstaking work in the archives and baptismal records of Philadelphia regarding the real birthyear of the legendary Black bandleader, Francis Johnson (1792-1844),[95] Professor LaBrew was the first music historian to write a scholarly book (I believe the 1st ed. was 1976, LaBrew called his "Bi-centennial Edition") exclusively devoted to an American musician who lived that long ago (before 1800), yet Professor LaBrew's name is even omitted from the notes of the Francis Johnson Wikipedia article despite writing a 2-volume pathbreaking work on this legendary 19th century Black trumpet virtuoso and bandsman, Captain Francis Johnson. [96] That's impossible unless there was a Grand Conspiracy at the highest levels of the Academy to remove Professor LaBrew's contributions to the Arena of Ideas and give them to lesser colleagues (Southern was only one of many Black and White academics who for decade after decade openly plagiarized the scholarship of Arthur LaBrew with the tacit consent of Harvard University and the entire Historical and Musicological community in America and throughout the world to this day)!

In conclusion, despite trillions of dollars spent on so-called Affirmative Action and Racial Diversity programs at the Federal, State and Local levels, exactly WHO was this government largess intended to really help – Black victims or White perpetrators in furtherance of White Supremacy? I believe history and reality has definitively demonstrated it to be the latter. Thus, Professor Derrick Bell rightly concludes his life's work of 50+ years fighting in the trenches like a devoted soldier for Black Equality and Black Justice, was reduced to state unequivocally these 2 irrefutable truths—

- It appears that my worst fears have been realized; we have made progress in everything, yet nothing has changed.[97]
- We live in a system that espouses merit, equality, and a level playing field, but exalts those with wealth, power, and celebrity, however gained. [98]

Professors Derrick Bell[99] and Arthur R. LaBrew[100] spent their entire lives exposing the lies and hypocrisy, genocide and democide of White Supremacy and paid a terrible personal sacrifice in being exploited, ridiculed and eventually ostracized by the Satanic New World Order and the legions of acolytes, apparatchiks, bureaucrats and functionaries that serve this Great Beast. Racial integration will never be achieved in America or throughout the world until it is redefined to include what I call the 3I's—INTELLECTUAL, IDEOLOGICAL and INSTITUTIONAL Racism which = Globalism, Marxism, Socialism, Communism, Progressivism, and Liberalism.

1. Socratic Dialectical Questions for the American Academy Regarding Ideological Racism

This section of my Article will use Socratic Dialectical questions to get to the crux of racial diversity hypocrisy and the utter failure of Affirmative Action which has devolved over 60 into Affirmative Slavery. [101]

a. Dialectical Question I—How can a Negro like me, born in America, born in the notorious ghettos of Detroit enter Harvard University Graduate School on a full academic scholarship without formal legal training or never have taken a law class at that point, literally from off the streets win a competition to be appointed an Editor of the Michigan Law Review (May-Aug. 1989)(then the #3 ranked law review behind Harvard and Yale) outranking all of the 2L and 3L University of Michigan Law School students who competed with me taking a 3-hour exam on Blue Book rules? [102]

Yet, despite the above at the end of my successful tenure as an Editor of the Michigan Law Review the Dean Lee Bollinger (or one of his assistant deans, I can't recall definitely) refused my application to become a full-fledged student at the University of Michigan Law School without explanation? *N.B.: To dramatize the utter hypocrisy of Bollinger regarding my application to the University of Michigan Law School, in 2003, while serving as president of the University of Michigan,[103] Nevertheless, I wasn't asking for Affirmative Action, I had superseded it, therefore I wasn't admitted to the University of Michigan as a student even though I had a graduate degree from the University of Michigan (that I finished a semester early in 1986 with honors) and became a Staff Editor at the Michigan Law Review without at that time being admitted to law school and with only 2-3 months of law school (2 classes) under my belt.[104] The existential, intellectual, institutional and ideological racism and White Supremacy was so entrenched and so strong at Harvard and Harvard Law School and throughout the Academy that Professor Bell's Quixotic battles over the decades eventually caused Professor Bell's job at Harvard Law School and he was fired. In my case despite my prolific academic and scholarly accomplishments, I was never hired by one law school in America to this DAY!

b. Dialectical Question II—How can a Negro like me born in America rise from the ghettos of Detroit and on his own accord without co-authors or university funding write – 11 books and 33 law review articles many of which have been accepted into the Chambers Library of the Supreme Court of the United States by members of all 3 judicial philosophies of the Court, published on 5 continents, translated into over a dozen languages? [105]

c. Dialectical Question III—How could a Negro like me born in America, born in the notorious ghettos of Detroit write over 3,000 articles, essays, essay letters, monographs, Socratic Dialectical essays, and not be ever offered a full-time position as a Professor in America, while my Marxist colleague at Harvard Law School (Barack Hussein Obama) only wrote 2 books (both ghostwritten by others) [106] and went on to teach constitutional law at the University of Chicago Law School [107] and became a 2-term POTUS?!? [108]

Once again, the answer isn't Affirmative Action or Racial Diversity, or Critical Race Theory which are slave systems designed to reward incompetence and Kabbalistic Shibboleths that perpetually rewrite history to exonerate existential White Supremacy which still dominates the American Academy and in every institution in American society that I call White Democrat Party racism writ large. [109]

*N.B.: This opus was the last of my 11 published books which I wrote in 2018. The answer is these racial "remedies" were never designed to make society fairer, but to dupe people into believing that racial equality had been achieved. If you doubt my contention, then why are 95%-100% of tenured professors at Ivy League schools expose a Marxist, Communist, Socialist, Progressive, or Liberal worldview and less than 3% expose a Conservative political worldview? [110]

That's not racial diversity or intellectual equality, that's IDEOLOGICAL GROUPTHINK writ large and the thesis of my last book—Nigger Manifesto: Institutional, Intellectual and Ideological Racism Inside the American Academy (2017). [111] These undeniable facts are why still in 2022 (60 YEARS after MLK and the Civil Rights Movement, LBJ's Great Society, 50 years after Affirmative Action, 30 years after Racial Diversity, and trillions in government spending to end racism and White Supremacy, etc. the Progressive Academy only produces legions of students witting or unwitting victims of CIA MK Ultra Mind Control or Groupthink; young people who act and think like their Socialist professors slavishly taught them to act and think thus, Professor Derrick Bell's thesis in his iconic book, Faces at the bottom of the well was correct when he deduced after 50 years as a legendary member in the Law Academy fighting for Social Justice and Equality of Blacks with White that he had these lamentable conclusions—

- We live in a system that espouses merit, equality, and a level playing field, but exalts those with wealth, power, and celebrity, however gained. [112]
- It appears that my worst fears have been realized; we have made progress in everything, yet nothing has changed. [113]

Thus, I will conclude this section of my Article with the same words I began with near the beginning with a succinct aphorism by co-founder #BlackLivesMatter, Patricia Garza [114] (co-founder #BlackLivesMatter interview with Marianne Schnall. Martin Luther King stated it this way in a speech at a Baptist Church in Memphis, Tennessee (3 April 1968), the night before he was assassinated: All we say to America is, "Be true to what you said on paper." [115]

IV. EULOGY TO THE ACADEMY: OCCULT PERPETRATORS OF THE 'BIG LIE' WELTANSHAUNG (WORLDVIEW) DOWN THROUGH THE AGES

Adolf Hitler, the leader of the Third Reich Nazi empire in many speeches to the German people made preceding and during World War II frequently spoke about a phenomenon called the "Big Lie"—Hitler stated, "If you tell a big enough lie and tell it frequently enough, it will be believed." [116] The New York Times even wrote a big editorial about this Hitler/Goebbels 'Big Lie Aphorism' [117] Also, Dr. Joseph Goebbels, Hitler's Minister of Propaganda, had a famous saying about the Big Lie in a speech made in 1941 – "A lie once told remains a lie, but a lie told a thousand times becomes the truth." [118] Finally, Hitler stated regarding the Big Lie, "The Big Lie is a major untruth uttered frequently by leaders as a means of duping and controlling the constituency." [119]

Why do I cite the Nazi Big Lie Weltanschauung (e.g., Nazi Worldview) as a Eulogy to the Academy? Because since Oct. 2017 Q-Level Military Intelligence has been systematically released to the public exposing the multitude of Big Lies by the Academy (and all societal institutions people have put their faith in) for hundreds and even thousands of years—the Earth is flat, we never been to the moon (it was the Nevada desert), there are over 10,000 deep underground military bases (D.U.M.Bs) all over the world (1800 in America alone) where for hundreds and thousands of years women, children, babies have been trafficked, their adrenalized blood drunk, their flesh eaten by Illuminati, Satanists, Khazarians and members of ancient secret societies, "Classical" writers we were told to revere like – the Greeks, the Romans, Machiavelli, Rousseau, Voltaire, Darwin's Evolution, Galton's Eugenics, Marxism, Communism, Leninism, Freud, Weber. Also, intellectual disciplines we spent

thousands to study in college – Science, Medicine, Philosophy, Economics, Sociology, Business, Politics, Law, every branch of leaning in the Academy . . . ALL LIES! [120]

On this point, researcher Judy Byington compiles a daily report of Real News that the Rothschild Khazarian Mafia media would never allow to be published in public (they own and control 90+% of all media).[121] And due to Progressive-appointed judges in America and corrupt judges throughout the world that because of throughout the world who continue to take bribes, justice has become impossible and the Rule of Law all but dead, [122] thus the Military will have to intervene on an international scale which will lead to the imminent deconstruction and destruction of the International Bar that licenses all lawyers in the 209-214 nations of the world. Byington writes —

The International Bar Association, White Hat Intel:

Who protects the pharmaceutical companies? Who protects the corrupt politicians? Who protects the Tech Giants? Who protects the Deep State Cabal Elites in every country around the planet? Answer: Lawyers.

These International Bar Association Lawyers work for and were created by foreign entities of the Roman/Vatican Empire, in collusion with the Pope, the Queen and Henry the VIII in the 1500s.

In the 1800s U.S. Inc. crafted a new branch off the BAR (British Accredited Registry) and created the ABA (American Bar Association). Both associations are controlled by foreign entities.

The Rules of Civil Procedure was written by old Roman Laws that are still used to this day and do not apply to “We The People.”

The illegal practices of all judges, lawyers and those who enforce the illegal procedures of the null and void dead corporation entities (Vatican, Royal Crown, US Corporation) are and will be subject to arrest for Crimes Against Humanity and punished under all rightful laws of coercion and unlawful actions in Military Courts.

Therefore The People have full rights to enact Military Tribunals of foreign occupied agents and their corporate powers and all counter parts and associates.

All courts are corrupted. Every person that is part of the BAR are foreign entities that are trespassing on human rights. These BAR associates, society, corporations have been working under massive fraud, under the cover of law for a long time throughout the world in every country.

They protect fraud elections and illegal practices by politicians, corporations, tech Giants pharmaceutical companies and Elites who run the International BAR Association worldwide.

The BAR is about to be taken down worldwide. The enormous fraud is about to be revealed.

You have no contract with this unlawful and broken Corporation, associates of the BAR and their counterparts. You are not a property or subject to these false entities, associations and societies connected to the International BAR Association and their procedures.

Whoever claims you are property, or states they have a contract on your life in the private or corporate side, are deceiving you. No such contract exists.

End Game. The courts are going to fall apart. The Lawyers who protect the Elite and evil are almost done.

Don't be afraid when a Military Government is installed. They will in that moment reinstall rightful leaders and law makers (that takes time). ~ Q [123]

A. Socratic Dialectical Inquiry about the Reality of Truth

If you think that the coming worldwide collapse of the International Bar won't have a ripple effect on deconstructing the entire Academy including every law school on the planet, and all of the corrupt institutions of the Deep State, aka Satanic New World Order, then you have not understood the crux of this Essay, neither have you been paying attention to national and geopolitical world events occurring on a Biblical scale during the presidency of Donald J. Trump (2017 – present). Thus, I will end this Essay the same way I began with a Socratic Dialectical inquiry cited from an earlier essay of mine that if one asks (and seeks an answer) to this rather lengthy dialectal inquiry along with daily meditation on the Bible, ignore the Mainstream media and verify to Q-level military drops and their analysis by QAnon, and daily prayer, reading and Bible study, one will have come much closer to what I've termed the Reality of Truth than the 150 year Rothschild Debt Slavery and Chattel Slavery systems America and the entire world has been in bondage under—

*N.B.: We the People were ALL SLAVES for 150 Years (1871-2021) when President Ulysses S. Grant, the U.S. Supreme Court, Academics, Secret Societies (Illuminati, Freemasons, Rosicrucians), the Rothschilds, John D. Rockefeller and members of the Democrat & Republican Parties secretly passed the DC ORGANIC ACT OF 1871 which turned “These United States for America” (a REPUBLIC) into THE UNITED STATES OF AMERICA (a Corporate Dictatorship) owned and controlled by 3 Sovereign Nations = City of London and the Rothschild Family (Finance), The VATICAN and the Pope (Law, Religion, Education) and Washington, D.C. (Military). [124]

Question?!? – Think about all the books you read, the TV/Radio shows you watched, the Social Media you read and responded to. Think about Fox News, the so-called “Conservative” Media of “Truth”. Think about Ronald Reagan, Thomas Sowell, William Buckley, Martin Luther King, the Heritage Foundation, Hoover Institution, American Enterprise Institute, all the so-called Conservative Think Tanks, your Rabbis, Christian Ministers & Christian Organizations, your father, mother, grandfather, grandmother, great grandfather, great grandmother, etc., Why did not one of them mention these 4 little words to you... Ever?!? – “DCActof1871” [125]

ANSWER – You only have 3 choices – IGNORANCE (They didn't know that our country was stolen from U.S. 150 years ago); 2) APATHY (they didn't care), 3) COWARDICE (they were afraid and by default became willing or unwilling allies of New World Order [Satanists]).

I say this not to put We the People or America on a guilt trip, or to disrespect your family, mentors, teachers and friends, but so you will understand that oftentimes those who love us the most can hurt us the most. And to do what Jesus Christ commanded us to do during these Last Days = “REDEEMING THE TIME FOR THE DAYS ARE EVIL” ~ Ephesians 5:16 [126]

B. The End to 150 Years (1871-2021) of Rothschild Central Banker's Debt and Chattel Slavery systems that Controlled the Nations through Fiat [e.g., construct or fake paper] Currency and the Advent of the New Age called The Great Currency Reset Reestablishing Natural Law, Natural Rights and the Common Law

A New Age is coming. An end to the Satanic New World Order that has ruled over humanity virtually since the Garden of Eden will soon come to an end and will be brought to swift judgement at Nuremberg Trials-style military tribunals. The DC Organic Act of 1871 was deconstructed by President Donald J. Trump when by Executive Order brought an end to the Rothschild Khazarian Mafia Federal Reserve banking cartel and brought the federal banking system under the control of the Department of Treasury in Feb. 2017. In Jan. 2021, the Federal Reserve Banking system was destroyed and in its place a Quantum Financial System (QFS) which is the last institutional change to occur to trigger the NESARA and GESARA which will essentially be a biblical Golden Jubilee (X 3) where all personal debts made with banking institutions will be forgiven. [127]

Therefore, as I exposed the poison pills of Critical Race Theory and its inseparable connections to the failed but democidal theories of Marxism, Hegelian Dialectic and Nietzscheanism, a fourth poison pill of CRT is restated here and as an democidal allegory to all Leftist philosophies of Man that seek to define itself, its ideas, its narrative apart from God and the Bible as stated in an article on CRT by Gloria Ladsen-Billings and William Tate—“A theme of ‘naming one's own reality’ or ‘voice’ is entrenched in the work of Critical Race Theorists. [128] Delgado “suggests...reasons for naming one's own reality in legal discourse” affirming that “much of reality is socially constructed.”

If Mankind can name their own reality and like Hegel consider ‘History’ or ‘Reality’ merely a social construct, then Nietzsche was right, Nihilism is inevitable, the DC Organic Act of 1871 had the Darwinian end of “Survival of the Fittest” and “Natural Selection” by putting all Humanity in their rightful place as eternal Debt and Chattel Slaves of the Rothschild Khazarian Mafia, and finally the Satanic New World Order (and all of their allies and servile apparatchiks called the “Deep State”) will plunge the world into the abyss of the Apocalypse. [129] However, if the Reality of Truth is based on the infallible Word of God, then all philosophical ideas, political, and legal theories derivative of the Bible (e.g., Natural Law, Natural Rights, the Common Law) will stand for eternity because while privileges can be taken away since they are derivative of Man and Man’s laws, Natural Rights can never be taken away, retracted or abridged. [130] Because they originate from God and belong to all Mankind in spite of one’s social or economic status in life. [131]

[End]

AUTHOR’S BIOGRAPHY

About the Author—Professor Ellis Washington, J.D.—I went to Harvard Law School for 1 year (1988-89) with future POTUS Barack Hussein Obama, (b. 1961 - d. 09/29/2019), but I took the opposite path in Life—New World Order, Communism, Treason, Pedophilia & Satanic Ritual Abuse vs. Christianity, Conservatism, Protecting the Children & TRUMPism. I repeatedly refused to take the “Satan OATH” which is why I’ve been blacklisted since 1989 – for over 33 years—for my entire legal and academic career, yet I Fight on! Why? To avenge Harvard University’s original 1692 motto—Veritas pro Christo et Ecclesia [= Truth for Christ and the Church].

To escape the 150-year Rothschild Chattel Slavery systems (e.g., Birth certificates, Death certificates, Social Security numbers bought, sold and trading people’s identities like animals on Wall Street) and Rothschild Debt Slavery systems (e.g., IRS, Income Taxes, Death Taxes, Fiat and Counterfeit currency not based on Gold or Silver, but based on NOTHING!—promiscuously printed at will in over 200 countries by the Rothschild Central Bankers to fund perpetual False Flag Wars) keeping the entire world enslaved inside the Rothschild Khazarian Mafia Matrix (1871-2021), then read and share the Truth of my Critical Thinking blog that recently exceeded 20 million views @ EllisWashingtonReport.com & on Facebook— #JesusIsLord #DCActof1871.

ENDNOTES

1. Just before I sent this manuscript to various law reviews for publication consideration, I decided to change the general title to a Meta title. The previous title before that one was a Micro title: Essay Letter—Eulogy to the American and International Law Academy: Occult Gatekeepers of the “Big Lie” down through the Ages. The original, earlier version of this law review was published as an Essay Letter in under the macro title, Ellis Washington, *Essay Letter to Dean Mary Anne Bobinski on the Slave Systems of Affirmative Action and Groupthink of Racial Diversity based on Professor Derrick Bell’s Thesis in his book—Faces at the Bottom of the Well* (1993) ELLISWASHINGTONREPORT.COM (June 3, 2022), <https://www.elliswashingtonreport.com/2022/06/03/essay-letter-to-dean-mary-anne-bobinski-on-the-slave-systems-of-affirmative-action-and-groupthink-of-racial-diversity-based-on-professor-derrick-bells-thesis-in-his-book-faces-at-the/>. Here I won’t go into a long discourse on Meta vs. Micro vs. Macro analysis in historiography, constitutional law, and legal philosophy which are the primary topics of this Article, but in short most writings by scholars of all disciplines (with the possible exceptions of Science, Medicine, Engineering) has 3 levels of analysis—*Macro* (the “big picture” Narrative View), *Micro* (the devil is in the details Analytical View) and *Meta* (from where we get the word “Metaphysics” = the Spiritual, Moral, Biblical and Natural Law View). In this expansion of my original work, I have added new narratives and supporting research materials of mine and other writers including a controversial concluding section which has a *leitmotiv* throughout this work regarding the soon deconstruction and of the Legal Academy both here in America and internationally.

See generally Editorial Opinion, *British Crown Khazarian Central Bank Financial Enslavement of America Making Everyone a Debt Slave*,

BEFOREITSNEWS.COM, (April 22, 2022), <https://beforeitsnews.com/new-world-order/2022/04/british-crown-khazarian-central-bank-financial-enslavement-of-america-making-everyone-a-debt-slave-11275.html>. Note that the Wikipedia article on the DC Organic Act of 1871 has this benign but incomplete definition—*District of Columbia Organic Act of 1871*, https://en.wikipedia.org/wiki/District_of_Columbia_Organic_Act_of_1871 (“...an Act of Congress that repealed the individual charters of the cities of Washington and Georgetown and established a new territorial government for the whole District of Columbia. Though Congress repealed the territorial government in 1874, the legislation was the first to create a single municipal government for the federal district.”). See also WILLIAM TINDAL, *ORIGIN AND GOVERNMENT OF THE DISTRICT OF COLUMBIA* (1909), p. 9, <https://archive.org/details/originandgovern00tindgoog>. For a primer on the forbidden history of the Rothschild Khazarian Mafia (aka the Rothschild Central Bankers), See generally Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia—Part I (100-1200 AD)*, ELLISWASHINGTONREPORT.COM, (Mar. 7, 2021), <http://www.elliswashingtonreport.com/2021/03/07/a-brief-history-of-the-rothschild-khazarian->

mafia-part-i-100-1200-ad/; See Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia—Part II (1200-1913)*, ELLISWASHINGTONREPORT.COM, (Mar. 13, 2021), <https://www.elliswashingtonreport.com/2021/03/13/a-brief-history-of-the-rothschild-khazarian-mafia-part-ii-1200-1913-ad/>; See Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia—Part III: 1913-9/11*, ELLISWASHINGTONREPORT.COM, (Mar. 22, 2021), <https://www.elliswashingtonreport.com/2021/03/22/a-brief-history-of-the-rothschild-khazarian-mafia-part-iii-1913-9-11/>; See Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia—Part IV: 9/11-20-2020*, ELLISWASHINGTONREPORT.COM, (April 5, 2021), <https://www.elliswashingtonreport.com/2021/04/05/a-brief-history-of-the-rothschild-khazarian-mafia-part-iv-9-11-2020/>; See Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia—Part V: 2020-Agenda 2030 and Beyond*, ELLISWASHINGTONREPORT.COM, (May. 3, 2021), <https://www.elliswashingtonreport.com/2021/05/03/a-brief-history-of-the-rothschild-khazarian-mafia-part-v/>. E.g., BeforeItsNews.com, (Nov. 4, 2019), *JFK's Executive Order 11100 Abolishing the Federal Reserve*, <https://beforeitsnews.com/opinion-liberal/2019/11/jfks-executive-order-11100-abolishing-the-federal-reserve-2-2-2598297.html>; Editor, *The Top of the Pyramid: The Rothschilds, the Vatican and the British Crown Rule World*, BeforeItsNews.com, (Mar. 19, 2016), <https://beforeitsnews.com/eu/2016/03/the-top-of-the-pyramid-the-rothschilds-the-vatican-and-the-british-crown-rule-world-2600699.html>. For an excellent iconoclast history of the Federal Reserve and the Satanic secret societies that formed and supported this lawless institution, See generally G. EDWARD GRIFFIN, *THE CREATURE FROM JEKYLL ISLAND: A SECOND LOOK AT THE FEDERAL RESERVE* (1994). Also see Ellis Washington, *Why Weren't We the People Told (until POTUS Trump) that we have been Chattel & Debt Slaves of the Rothschild Khazarian Mafia for 150 YEARS (1871-2021)!!?*, ELLISWASHINGTONREPORT.COM, (July 18, 2021), [DISTRICT OF COLUMBIA ORGANIC ACT OF 1871](https://en.wikipedia.org/wiki/District_of_Columbia_Organic_Act_of_1871), (last visited June 21, 2022), https://en.wikipedia.org/wiki/District_of_Columbia_Organic_Act_of_1871.

2. Marianne Schnall, *Interview With #BlackLivesMatter Cofounder Alicia Garza: 'Fight Against Despair And Keep Doing The Work Needed To Change The World'*, (Jan. 15, 2021), <https://www.forbes.com/sites/marianneschnall/2021/01/15/interview-with-blacklivesmatter-cofounder-alicia-garza-fight-against-despair-and-keep-doing-the-work-needed-to-change-the-world/?sh=a57a7ac362c1>

3. Carrie Johnson, *Donald Trump: Clinton May Be 'Most Corrupt Person Ever To Run For President'*, (June 26, 2016), <https://www.npr.org/2016/06/22/483085166/donald-trump-clinton-is-the-most-corrupt-person-ever-to-run-for-president>. See Ellis Washington, *1918-2018—100 YEARS OF UNNATURAL LAW OF JUSTICE OLIVER WENDELL HOLMES*, 9 FAULKNER LAW REVIEW 171 (2017). The last section of my law review article (SEC. IV. *Epilogue: Will the Ascent of President Trump be the Deconstruction of UnNatural Law?*, pp. 223-26, for further analysis how President Donald J. Trump used Supreme Court appointments not to illegally shape public policy as the political Left has done for hundreds of years since the days of Chief Justice John Marshall's judicial policy making decision of *Marbury v. Madison*, 5 U.S. 137 (1803)(established the principle of judicial review in the United States, meaning that American courts have the power to strike down laws and statutes that they find to violate the Constitution of the United States). This means that the Supreme Court (not We the People) have the last word on what the law of the land means and how it will be applied nor not applied. However, 17 years after the Marbury case, in a letter Jefferson wrote to his friend William Jarvis, Jefferson contradicted Chief Justice John Marshall's majority ruling in Marbury telling Jarvis: "*To consider the judges as the ultimate arbiters of all constitutional questions [is] a very dangerous doctrine indeed, and one which would place us under the despotism of an oligarchy.*" See ALBERT J. BEVERIDGE, *THE LIFE OF JOHN MARSHALL* (1919, 1979) IV VOLS., VOL. III, p. 144, n. 3 *Id.*, from Jefferson to Jarvis, Sept. 28, 1820, *Works*: Ford, XII, 162. However, President Trump is devoted to restoring the Common Law which the constitutional Framers in all of America's founding documents beginning with the DECLARATION OF INDEPENDENCE, THE BILL OF RIGHTS and THE U.S. CONSTITUTION called Natural Law and Natural Rights or what Thomas Jefferson called "... the Law of Nature and of Nature's God." See DECL. OF INDEP., PREAMBLE, *Id.* See generally ELLIS WASHINGTON, *THE INSEPARABILITY OF LAW AND MORALITY: THE CONSTITUTION, NATURAL LAW AND THE RULE OF LAW* (2001), "Reply to Judge Richard A. Posner on the Inseparability of Law and Morality," CHAPS. 10-12, pp. 233-326); DAVID BARTON, *ORIGINAL INTENT: THE COURTS, THE CONSTITUTION AND RELIGION* (2000).

4. DERRICK BELL, *ETHICAL AMBITION: LIVING A LIFE OF MEANING AND WORTH* (Oct. 1, 2002), KIRKUS REVIEW OF BOOKS, <https://www.kirkusreviews.com/book-reviews/derrick-bell/ethical-ambition/>.

5. Professor Derrick Bell (1930-2011)(Professor, Harvard School of Law, 1971-91)Derrick Bell, Search Quotes, https://www.searchquotes.com/quotation/It_appears_that_my_worst_fears_have_been_realized%3A_we_have_made_progress_in_everything_yet_nothing_h/31829/

6. This quote, of which I cannot find the original source, appears to be the leitmotiv of Plato's famous "Allegory of the Cave" from his magnum opus, *THE REPUBLIC*. See BEFOREITSNEWS.COM, *1984 And the Allegory of The Cave Explained*, (Feb. 24, 2019), <https://beforeitsnews.com/awakening-start-here/2019/02/1984->

and-the-allegory-of-the-cave-explained-11999.html. See also ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: HISTORY OF LIBERAL FASCISM THROUGH THE AGES VOL. V , 2014-15 WRITINGS (2017), pp. 159-162.

7. Ellis Washington, *Essay Letter to Megan Brown – The First Black Editor-in-Chief of the Michigan Law Review* (Oct. 29, 2019), <https://www.elliswashingtonreport.com/2019/10/29/essay-letter-to-megan-brown-the-first-black-editor-in-chief-of-the-michigan-law-review/>.

8. Editor, *What Is Critical Race Theory, and Why Is Everyone Talking About It?* (July 1, 2001) <https://news.columbia.edu/news/what-critical-race-theory-and-why-everyone-talking-about-it-0>.

9. *Id.* Regarding my analysis regarding of the branch of legal philosophy called “Critical Legal Studies”, see *supra* note 46 or my opus, ELLIS WASHINGTON, THE INSEPARABILITY OF LAW AND MORALITY: THE CONSTITUTION, NATURAL LAW AND THE RULE OF LAW (2001), “Critical Legal Studies: A Natural Law Analysis,” CHAP. 9, pp. 208-32 (CHAPS. 10-12). In my conclusion of this chapter, I summarize the writings of the Legal Realism School of philosophy and the writings of Justice Oliver Wendell Holmes, Justice Benjamin Cardozo, Justice Roscoe Pound, Karl Llewellyn, H. L. A. Hart, and others, who the CLS school was a reaction against led by writers like – Ronald Dworkin, Duncan Kennedy, Felix Cohen, Andrew Altman, Roberto Unger, Mark Tushnet, Max Kelman, Thurman Arnold, and several others at pp. 230-32ff.).

10. Wokal Distance, TWITTER @wokal_distance, (last visited June 28, 2022) https://twitter.com/wokal_distance.

11. See Caritas EN La Lucha TWITTER @ProfeNLC, (Nov. 11, 2020), <https://twitter.com/ProfeNLC/status/1326677330257960960>, citing MARVIN LYNN, ADRIENNE D. DIXON, HANDBOOK OF CRITICAL RACE THEORY IN EDUCATION (2013) writes—“It is also relevant to discuss the tendency of whites to read into Bell’s scholarship nonexistent continuities with traditional white figures. In this regard whites attempting to understand the works of Bell align him with what they take to be radical figures in the Western tradition, like Michel Foucault, Karl Marx, and Jacques Derrida, instead of confront[ing] the racism inherent in assuming that it is only through white thinkers that Black thoughts can be understood or philosophical...” Here I am not convinced of Bell’s or the other CRT scholars trying to distance themselves from the reactionary and tyrannical systems of Marxism, Socialism and Communism because as I stated earlier Marxism is the poison pill or Critical Race Theory. Once the seed is corrupted, all of the fruit of the poisonous tree spring up from or derivative of the CRT doctrine will likewise be corrupted and dangerous to society as a viable governing legal philosophy or social policy. See Washington *supra* note 9 for my analysis regarding how Marxism is the poison pill of CRT.

12. Christopher F. Rufo @realchrisrufo, (March 25, 2021) https://twitter.com/search?q=%40realchrisrufo%20i%20am%20quite%20intentionally%20&src=typed_query&f=top. For further examples of the Marxist critique that is an inseparable and dominate part of the Critical Race Theory narrative, See generally Review Essay, Richard Delgado, *Derrick Bell and the Ideology of Racial Reform: Will We Ever Be Saved?* 97 YALE L. J. 923 (1988). DERRICK BELL, AND WE ARE NOT SAVED (1987) [hereinafter AND WE ARE NOT SAVED]; Bell, *The Supreme Court, 1984 Term – Foreword: The Civil Rights Chronicles*, 99 HARV. L. REV. 4 (1985) [hereinafter *The Civil Rights Chronicles*].

“A theme of ‘naming one’s own reality’ or ‘voice’ is entrenched in the work of Critical Race Theorists. Delgado suggests...reasons for naming one’s own reality in legal discourse: “Much of reality is socially constructed.” Gloria Ladson-Billings, William F. Tate IV, *Toward a Critical Race Theory of Education*, pp. 10, 57, https://learn.redlands.edu/theme/keypath/courses/MALT610A/Section03/doc/Toward_a_Critical_Race_Theory_of_Education.pdf. “My premise is that much of social reality is constructed. We decide what is, and, almost simultaneously, what ought to be.” RICHARD DELGADO, *Storytelling for Oppositionists and Others: A Plea for Narrative*, 87 MICH. L. REV. 2411 (1988). Before I went to law school I served as a Staff Editor on the Michigan Law Review during the summer of 1989 (May-Aug.) and was asked by David Meyer, the Editor-in-Chief of the MLR to be the Lead Editor on this manuscript and the other by Mari Matsuda, *supra* note 42 and Richard Delgado, *supra* note 43. All of these Critical Race Theory “Narratives” can be deconstructed and synthesized into the forgotten aphorism of Karl Marx, the father of Marxism, Communism and Socialism – “The first battlefield is the rewriting of history,” cited in Ellis Washington, *On Karl Marx and the First Principles of Evil*, RENEWAMERICA.com (May 4, 2015), <http://www.elliswashingtonreport.com/2015/05/04/on-karl-marx-and-the-first-principles-of-evil/>. Similarly Friedrich Hegel (1770-1831), who created the philosophical construct called, “Hegelian Dialectic” stated the infamous aphorism, “Reality is a historical process,” cited in Ellis Washington, *On Hegel: Using Dialectic to Pervert Truth and History*, (March 29, 1915), <https://www.renewamerica.com/columns/washington/150329>. Finally, my essays on Darwin also show how indebted CRT is to promoting an evolutionary where one can find a racial issue in anything and use race as a cudgel to destroy everything (in society). Ellis Washington, *On Darwin and the eternal lie of evolution atheism, Part 1*, RENEWAMERICA.COM (April 15, 2015), <https://www.renewamerica.com/columns/washington/150418>; Ellis Washington, *On Darwin and the eternal lie of evolution atheism, Part 2*, RENEWAMERICA.com (April 26, 2015),

<https://www.renewamerica.com/columns/washington/150426>. For a more extensive and comprehensive analysis of how Darwinism, Hegelianism, Marxism and Nietzsche has deconstructed and destroyed the intellectual and moral foundations of the modern Academy, See Ellis Washington, *Social Darwinism in Nazi Family and Inheritance Law*, 13 RUTGERS J. OF L. AND RELIGION 173 (2011).

13. Barack Obama, WIKIPEDIA.COM, (last visited June 17, 2022) https://en.wikipedia.org/wiki/Barack_Obama.

14. Melissa Jeltson, *Obama Harvard Video Released, Shows Young Obama at 1/1991 Protest For Derrick Bell, Diversity* (UPDATE) (Mar. 8, 2012), https://www.huffpost.com/entry/obama-harvard-video-derrick-bell-protest_n_1327320.

15. See generally notes on the history of the DC Organic Act of 1871 and the Rothschild Khazarian Mafia, *supra* note 1.

16. Ellis Washington, *On Goethe's Faust*, RENEWAMERICA.COM, (April 4, 2015), <https://www.renewamerica.com/columns/washington/150404>

17. [146] Library of Congress, Paul Warburg, (last visited July 3, 2022), <https://www.federalreservehistory.org/people/paul-m-warburg>. Another version of that essay was published under the same title in ELLIS WASHINGTON, *THE PROGRESSIVE REVOLUTION: HISTORY OF LIBERAL FASCISM THROUGH THE AGES – VOL. V*, 2014-15 WRITINGS (2017), pp. 244-47.

18. Editor, *If every American understood the Common Law, the Plandemic would never have gotten underway – Statutes, Mandates, Ordinances Only applies to Government! Unlearn Now*, BEFOREITSNEWS.COM, (Sept. 11, 2021), <https://beforeitsnews.com/new-world-order/2021/09/this-is-a-notice-of-war-crimes-to-state-governor-newsom-and-all-similarly-situated-governors-boards-of-supervisors-and-others-in-authority-et-al-of-violations-of-the-nuremberg-protocols-this-is-10333.html>. The editor gives some very valid history regarding how the false constitution has fooled most people for 150 years—

The 1879 Constitution is in fact a Corporate Charter for a Corporation masquerading as a constitution written to govern its Officers and agents. It was claimed to be authorized by the people, but agents of the State legislature have stated to researchers they could not find any evidence it was lawfully balloted or adopted, which is the same for the STATE BAR Act.

Corporate (man-made) statutory law: includes **all** corporate constitutions and legislatively-enacted codes, statutes, rules, etc.; and, **does not** affect or diminish any of the **accrued** (vested) constitutionally-protected Rights of the American people and apply **only** to English (juristic) corporate entities and persons and their live agents, both public and private, which includes **all** municipal governments (Federal, State, County, City, etc.). Man and Woman are not juristic persons! Mischaracterizing the Californian people as juristic persons is an act of fraud, and a fraud, regularly relied on by actors working for “Municipal Government foreign corporations and constitutionally-banned foreign agents (CROWN BAR attorneys, Government actors, Crown IRS Corp et al.). It is a deception used to engage in criminal activity through Lawfare (See Mixed War)!

Id.

19. The story of Adam and Eve occurs in the Bible in Genesis 3 (KJV), BibleGateway.com, (last visited July 3, 2022), <https://www.biblegateway.com/passage/?search=Genesis%203&version=KJV>. Regarding the necessity for all Judges and attorneys to be retrained in real Constitutional Law based on Natural Law and the Common Law, See *supra* note 18.

20. *Id.*

21. See District of Columbia Act of 1871, *supra* note 1.

22. *Id.*

23. See *Democide*, WIKIPEDIA.ORG, (last visited July 3, 2022), <https://en.wikipedia.org/wiki/Democide>.

24. See District of Columbia Act of 1871, *supra* note 1.

25. This Day in History (June 5, 1933 – FDR takes America off the Gold Standard), (Aug. 15, 1971), HISTORY.COM, *Nixon Takes America off the Gold Standard*, (last visited July 3, 2022), <https://www.history.com/this-day-in-history/fdr-takes-united-states-off-gold-standard#:~:text=The%20government%20held%20the%20%202435,completely%20abandoning%20the%20gold%20standard.>

26. *Supra* note 24.

27. See generally notes on the history of the DC Organic Act of 1871 and the Rothschild Khazarian Mafia, *supra* note 1.

28. The legal dictionary has the following definition for concept of *Restitution* –
1) returning to the proper owner property or the monetary value of loss. Sometimes restitution is made part of a judgment in negligence and/or contracts cases. 2) in criminal cases, one of the penalties imposed is return of stolen goods to the victim or payment to the victim for harm caused. Restitution may be a condition of granting defendant probation or giving them a shorter sentence than normal.”

The Free Dictionary [Internet]. "Restitution". *The People's Law Dictionary*, Gerald N. Hill and Kathleen T. Hill, 1981-2005 [last visited 11 Jun. 2022]. Available from: <https://legal-dictionary.thefreedictionary.com/restitution>. See also Peniel Eternal YouTube.com [video], *The Hall of Salvation and Restitution* (Apr. 6, 2022) <https://www.youtube.com/watch?v=gw5MdlKe2k>.

29. BRYAN A. GARNER, *A DICTIONARY OF MODERN LEGAL USAGE* (1987).

30. Ellis Washington, *1918-2018–100 Years of UnNatural Law of Justice Oliver Wendell Holmes*, 9 *FAULKNER LAW REVIEW* 171-226 (2017). On Oct. 2-3, 1918, I was invited to Faulkner School of Law to give a lecture on this paper at a 2018 Symposium hosted by the Editors of the *Faulkner Law Review* who later published this opus in their journal. Reprinted in Ellis Washington, *1918-2018–100 Years of UnNatural Law of Justice Oliver Wendell Holmes*, ELLISWASHINGTONREPORT.COM (May 29, 2018), <https://www.elliswashingtonreport.com/2018/05/29/1918-2018-100-years-of-unnatural-law-of-justice-oliver-wendell-holmes/>.

31. *Id.*

32. Kenneth Starr, *Presidents as Tradition Creators and Tradition Keepers*, 9 *FAULKNER LAW REVIEW* 27-43 (2017).

33. Ellis Washington, *Symposium—Lunch with 2 New 11-year old Students and a Jewish Mother*, ELLISWASHINGTONREPORT.COM (April 5, 2022), <https://www.elliswashingtonreport.com/2022/04/05/lunch-with-2-new-11-year-old-students-and-a-jewish-mother/>.

34. *Id.* Note that the thumbnail picture of the original essay which includes a picture of myself with my two new students, Wade and Luke and a wonderful quote by Socrates which I alluded to during the conversation of our most wonderful lunch—SOCRATES stated this prescient aphorism – “Education is it is the kindling of a flame, not the filling of a vessel.”

35. Original email sent from Dean Meyer’s iPhone to me on April 29 2022 6:02 am.

36. See Stone Washington essay archives at ELLISWASHINGTONREPORT.COM (2009), *Socrates Corner*, <http://www.elliswashingtonreport.com/category/socrates-corner/>.

37. Ellis Washington, *Essay Letter to Megan Brown – The First Black Editor-in-Chief of the Michigan Law Review*, ELLISWASHINGTONREPORT.COM (Oct. 29, 2019), <http://www.elliswashingtonreport.com/2019/10/29/essay-letter-to-megan-brown-the-first-black-editor-in-chief-of-the-michigan-law-review/>.

38. See 87 MICH. L. REV., VOL. No. 8 (Aug. 1989).

39. Michigan Law Review, WIKIPEDIA.COM, *Significant Articles* (last visited June 11, 2022), https://en.wikipedia.org/wiki/Michigan_Law_Review.

40. *Id.*

41. Megan Brown, *supra* note 35.

42. See *supra* note 38.

43. Ellis Washington, *THE PROGRESSIVE REVOLUTION*, Vol. 1 (2013), p. 305ff. See Megan Brown, *supra* note 67. (“*N.B.: Since I always took meticulous notes, therefore, to see which *other* Michigan Law Review manuscripts I was the primary editor on, you’ll have to read my *Manifesto* manuscript. See the concluding chapters—The Progressive Revolution: Vol. 4—2013-14 Writings). Here are the Michigan Law Review volumes our editorial board edited and published to national acclaim and notoriety. Michigan Law Review, Vol. 87, No. 6 (May 1989); Michigan Law Review, Vol. 87, No. 7 (June 1989); Michigan Law Review, Vol. 87, No.8 (Aug. 1989).” To further expand upon this point of this note in greater detail to show how we Editors at the 1989 edition of the Michigan Law Review were in the forefront of the Critical Legal Studies Movement here is a complete list of the articles published in that vol. See 87 MICH. L. REV., VOL. 87, No. 8 (Aug. 1989). *N.B.: [*] = Article manuscripts I assisted in editing; [**] = Article manuscripts I was appointed to be the Lead Editor on by then Editor-in-Chief, David Meyer—

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LEGAL STORYTELLING

[**] FOREWARD by Kim Lane Scheppelle 2073; [**] EMPATHY, LEGAL STORYTELLING, AND THE RULE OF LAW by Toni M. Massaro 2099; [*] THE OBLIGING SHELL: AN INFORMAL ESSAY ON FORMAL EQUAL OPPORTUNITY by Patricia Williams 2128; DIFFERENCE MADE LEGAL: THE COURT AND DR. KING by David Luban 2152; [**] THE COGNITIVE DIMENSION OF THE AGON BETWEEN LEGAL POWER AND NARRATIVE MEANING by Steven L. Winter 2225; [*] STORIES OF ORIGIN AND CONSTITUTIONAL POSSIBILITIES by Milner S. Ball 2280; [**] PUBLIC RESPONSE TO RACIST SPEECH: CONSIDERING THE VICTIM’S STORY by Mari Matsuda 2320; [**] THE FINAL REPORT: HARVARD’S AFFIRMATIVE ACTION ALLEGORY by Derrick Bell 2382; [**] STORYTELLING FOR OPPOSITIONISTS AND OTHERS: A PLEA FOR NARRATIVE by Richard Delgado 2411; [*] PERSUASION by Joseph William Singer 2442; [*] A TALE OF TWO CLIENTS: THINKING ABOUT LAW AS LANGUAGE by Clark D. Cunningham 2459

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44. See *id.*, Matsuda, 87 MICH. L. REV., VOL. 87, No. 8 (Aug. 1989).

45. See *id.*, Delgado, 87 MICH. L. REV., VOL. 87, No. 8 (Aug. 1989).

46. For a detailed chronicle of my tenure as a Staff Editor at the Michigan Law Review (May-Aug. 1989), see MICH. L. REV., *supra* note 41.

47. See BELL *supra* note 12, AND WE ARE NOT SAVED, p. 5. Ellis Washington, *Essay Letter to Dean Mary Anne Bobinski on the Slave Systems of Affirmative Action and Groupthink of Racial Diversity based on Professor Derrick Bell's Thesis in his book—Faces at the Bottom of the Well* (1993) ELLISWASHINGTONREPORT.COM (June 3, 2022).

48. In my reading of Critical Race Theory scholars, both those in law and in other disciplines in the social sciences, there is an unmistakable and existential Marxism leitmotiv so much so that CRT would be quite impossible separate from its Marxist foundations. See Ladsen-Billings and Tate, *supra* note 12, quoting Richard Delgado affirming that the CRT narrative purposely turns reality into a social construct.

49. Law Emory Law Alumni Weekend 2022, (May 20-21, 2022), https://www.engage.emory.edu/s/1705/21/interior.aspx?sid=1705&gid=3&pgid=15495&cid=23608&ecid=23608&ciid=69532&crd=0&utm_source=together.emory.edu&utm_medium=referral&utm_campaign=Advancement%253Aand%253AAlumni%253AEngagement.

50. ELLIS WASHINGTON, NIGGER MANIFESTO: INSTITUTIONAL, INTELLECTUAL AND IDEOLOGICAL RASCISM INSIDE THE AMERICAN ACADEMY (2017)(book jacket notes).

51. *Id.*

52. Ellis Washington, *Justice Clarence Thomas...and the Road not Taken*, (Jan. 20, 2020), ELLISWASHINGTONREPORT.COM, <http://www.elliswashingtonreport.com/2020/01/05/justice-clarence-thomas-and-the-road-not-taken/>. Also, several books I've written have been dedicated specifically to my mentor of over three decades including, ELLIS WASHINGTON, THE INSEPARABILITY OF LAW AND MORALITY: THE CONSTITUTION, NATURAL LAW AND THE RULE OF LAW (2001), "Reply to Judge Richard A. Posner on the Inseparability of Law and Morality," CHAPS. 10-12, pp. 233-326) and ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: HISTORY OF LIBERAL FASCISM THROUGH THE AGES VOL. V , 2014-15 WRITINGS (2017).

53. Professor Walter E. Williams, WIKIPEDIA.COM (last visited June 21, 2022), https://en.wikipedia.org/wiki/Walter_E._Williams. The Eternal Importance of Mentoring through the Generations: {pictured} Justice Thomas, Dr. Walter Williams (1936-2020)(Professor Emeritus of Economics, George Mason University) and my son, Stone having lunch together at the Hard Times Café in Fairfax Virginia, December 13, 2016. See the In Memoriam essays I and my son, Stone wrote in honor of Professor Walter Williams, Ellis Washington, *Lacrymosa for a Libertarian Legend ... RIP Professor Walter Williams*, (Oct. 8, 2020), ELLISWASHINGTONREPORT.COM, <https://www.elliswashingtonreport.com/2020/12/08/lacrymosa-for-a-libertarian-legend-rip-professor-walter-williams/>. Stone Washington, *Eulogy to Dr. Walter E. Williams—A Friend, Mentor, & Intellectual Giant*, (Feb. 10, 2021), ELLISWASHINGTONREPORT.COM, <https://www.elliswashingtonreport.com/2021/02/10/eulogy-to-dr-walter-e-williams-a-friend-mentor-intellectual-giant/>.

54. Tulane Law School Faculty, Dean David Meyer, <https://law.tulane.edu/faculty/full-time/david-meyer#:~:text=Biography,intersection%20of%20the%20two%20fields>. Greg Heller is presently a law partner and trial attorney at a major law firm in Philadelphia, McLaughlin & Lauricella, P.C., (last visited June 21, 2022), <https://ml-law.net/philadelphia-law-firm/greg-heller-attorney>. Also, I would like to include the person who administered the Blue Book Rules exam I had to take and who did the interviews of me for the Staff Editor position I was awarded at the Michigan Law Review, Executive Editor, Erik G. Light, a very affable and rational young man from Illinois. For a list of the Michigan Law Review Editorial Staff for 1989, see MICH. L. REV. *supra* note 41 at 2496. Remember, the reason why my name doesn't appear as Staff Editor is because I was hired in at the 11th hour by testing in to join the Michigan Law Review in March 1989. By that time the page proofs for the MLR membership were already in place by May – Aug. when we began edits on this volume in earnest. For the incredible narrative of how I joined the Michigan Law Review with no law school admittance or classroom experience, see *supra* note 52. See also ELLIS WASHINGTON, BEYOND THE VEIL (REV. ED. 2004), p. 18 ("Confession 4 – By June 1989, I was an editor on the University of Michigan Law Review two years before I was admitted to any law school.") *Id.*

55. Nino Rodriguez, *Nino's Corner: Benjamin Fulford - The Deep State Has Exhausted they're Playbook!* (Video) BEFOREITSNEWS.com (May 27, 2022), <https://beforeitsnews.com/alternative/2022/05/ninos-corner-benjamin-fulford-the-deep-state-has-exhausted-the-playbook-video-3773691.html>. Nino Rodriguez interview of Deep State expert, Benjamin Fulford, <https://beforeitsnews.com/alternative/2022/05/ninos-corner-benjamin-fulford-the-deep-state-has-exhausted-the-playbook-video-3773691.html>. Other names for the Deep State including the Satanic New World Order, the Committee of 300, the Illuminati, Freemasons and the Rothschild Khazarian Mafia. The latter of which I did a 5-part historical essay analysis. See Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia—Part 1 (100-1200 AD)*, ELLISWASHINGTONREPORT.com, (Mar. 7, 2021), <http://www.elliswashingtonreport.com/2021/03/07/a-brief-history-of-the-rothschild-khazarian-mafia-part-i-100-1200-ad/>. *Id.*, Parts II-V can be accessed in my blog's archives, (last visited June 21, 2022), <https://www.elliswashingtonreport.com/archive/>.
56. Ellis Washington, *Affirmative Action, Affirmative Slave Chains*, (Oct. 20, 2013), file:///C:/Users/Ellis/Downloads/affirmative-action-affirmative-slave-chains.pdf. See generally History of Affirmative Action, USLEGAL.com, (last visited June 14, 2022), <https://civilrights.uslegal.com/affirmative-action/history-of-affirmative-action/>.
57. See generally notes on the history of the DC Organic Act of 1871 and the Rothschild Khazarian Mafia (aka Rothschild Central Bankers), *supra* note 1.
58. Caroline M. McKay, *Derrick Bell's Legacy*, THECRIMSON.com, (May 24, 2012), <https://www.thecrimson.com/article/2012/5/24/derrick-bell-harvard-law/>. (The article doesn't say Harvard Law School "fired" Professor Bell, but that "in 1991, Bell took a "leave of conscience." He would return only when the 107 female black students were represented by a tenured faculty member." Later McKay writes, "Bell would never return to the Law School—the leave evolved into a dismissal. After two years of leave, a Harvard professor must return to teach in order to maintain tenure. But after two years, the Law School had not hired a female black professor. Since Bell did not return, he was fired."
59. *Id.*
60. See generally ELLIS WASHINGTON, NIGGER MANIFESTO: INSTITUTIONAL, INTELLECTUAL AND IDEOLOGICAL RASCISM INSIDE THE AMERICAN ACADEMY (2018).
61. See generally Ellis Washington, *The Nuremberg Trials: The Death of the Rule of Law (in International Law)*, 49 LOYOLA L. REV 3, 471 (2003); ELLIS WASHINGTON, THE NUREMBERG TRIALS: THE LAST TRAGEDY OF THE HOLOCAUST (2008).
62. *Id.* at vii, 9, THE NUREMBERG TRIALS, <https://books.google.com/books?id=nB4mQAQAIAAJ&focus=searchwithinvolume&q=holocaust+memorial+museum>. The Prologue section at the beginning gives a more complete list of Jewish Holocaust libraries, archives and museums that accepted this work and the law review article that this book which was derivative of my Nuremberg Trials law review article. See *supra* note 45, Washington, THE NUREMBERG TRIALS at 9 –The Supreme Court of the United States, The Ronald Reagan Presidential Library, The George Bush Presidential Library, The Simon Wiesenthal Center, The U.S. Holocaust Memorial Museum, The Helene G. Simon Hillel Center at Indiana University, The Bentley Historical Collection (University of Michigan), Yad Vashem Library (Jerusalem), State Museum of Auschwitz-Birkenau, Leo Baeck Institute (New York), World Zionist Organization, etc.
63. See generally Ellis Washington, ELLISWASHINGTONREPORT.COM (last visited June 16, 2022).
64. See *supra* note 46.
65. Lee Atwater, WIKIPEDIA.com, (last visited June 16, 2022), https://en.wikipedia.org/wiki/Lee_Atwater.
66. See generally STONECOLDTRUTH.com, <https://www.stonecoldtruth.com/>, Roger Stone, WIKIPEDIA.com (last visited June 16, 2022), https://en.wikipedia.org/wiki/Roger_Stone.
67. I cite the 40-year mark of 1982 as the beginning of my intellectual journey as an intellectual and budding scholar. See Ellis Washington, RENEWAMERICA.COM, *Birth of a Conservative Intellectual, Part 1*, <https://www.renewamerica.com/columns/washington/130207>; Ellis Washington, RENEWAMERICA.COM, *Birth of a Conservative Intellectual, Part 2*, <https://www.renewamerica.com/columns/washington/130209>. I wrote these two foundational works to demonstrate to the world how I arrived at my intellectual beginnings which were chronicled in 2 opinion essays conceived in Dec. 1982 and published in Jan. and Feb. 1983 respectively in our college newspaper, THE DEPAUW. (Archive) <https://thedeauw.com/?s=Ellis+Washington>.
68. See my 5-part essay series in Ellis Washington, *A Brief History of the Rothschild Khazarian Mafia (1200-1913 AD)*, <http://www.elliswashingtonreport.com/2021/03/13/a-brief-history-of-the-rothschild-khazarian-mafia-part-ii-1200-1913-ad/>.
69. ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: LIBERAL FASCISM THROUGH THE AGES VOL. I , 2007-08 WRITINGS (2013); ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: LIBERAL FASCISM THROUGH THE AGES VOL. II , 2009 WRITINGS (2013); ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: HISTORY OF LIBERAL FASCISM THROUGH THE AGES VOL. III , 2010-11 WRITINGS (2014); ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION:

HISTORY OF LIBERAL FASCISM THROUGH THE AGES VOL. IV , 2012-13 WRITINGS (2015); ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: HISTORY OF LIBERAL FASCISM THROUGH THE AGES VOL. V , 2014-15 WRITINGS (2017);

70. See Washington *supra* note 41.

71. *Id.* To date I have yet to receive an invitation to speak at Emory Law School (or any other Law School for that matter), and because as Elie Wiesel affirmed (“Silence is Consent” [e.g., to Ideological Racism), nor do I ever expect an invitation to speak at Emory Law School. Nor has this Essay Letter or its precursor been acknowledged by any academic, administrator or scholar that I sent it to except my friend of 30 years, Dr. Ken Boa, Founder of Reflection Ministries (Atlanta, Georgia) and of course my son and my best friend, Stone Washington, a graduate student working on his Ph.D in Public Policy at Clemson University and of course my intellectual mentor since 1991, Justice Clarence Thomas sent his gratitude for writing this opus.

72. See *Id.* and *supra* note 7. Near the end of that essay to Megan Brown, the *First Black Editor-and-Chief of the Michigan Law Review* I wrote the following response to my hypothetical lecture on Real Diversity I would give to an audience in the future... or Not—

Ms. Megan Brown, here is my final challenge to you – What *will* your Michigan Law Review appointment do combat Ideological Racism at the University of Michigan? What *can* your Michigan Law Review appointment do to combat this existential 160 Years of academic treachery by Marxists and Darwinists, Socialists, Eugenicists & Alinsky Academics who reign supreme and unchallenged at the 95-100% percentile throughout America’s Miseducation Concentration Camps we euphemistically call Colleges and Universities, Law Schools, Medical Schools, Business Schools, Graduate Schools...? When 95-100% of America’s Faculty and Administrators voted for Barack Obama and the Democrat Socialist Party, is this representative of TRUE Intellectual and Ideological Diversity, or Slavish Sophism and Grotesque Gestapo Groupthink?

73. See *supra* note 1.

74. Ellis Washington, NATURAL LAW CONSIDERATION OF JUVENILE LAW, 32 WHITTIER L. REV. 1, 57 (2010).

75. See generally Ellis Washington, *Cognitive Dissonance and the Political Left*, RENEWAMERICA.COM, (Nov. 30, 2013), <https://www.renewamerica.com/columns/washington/131130>. I’ve also written extensively on the duality ideas of a comprehensive intellectual “Worldview” or what the Nazis called, “Weltanschauung” and “Gleichschaltung” (‘voluntary cooperation’). See Washington, SOCIAL DARWINISM, *supra* note 12, pp. 196-98, n. 91(*Gleichschaltung*); Ellis Washington, *Adolf Hitler: The Middle Years (1920-32)*, RENEWAMERICA.COM, (Oct. 3, 2015), <https://www.renewamerica.com/columns/washington/151003> (essay analyzing the times and events that shaped Hitler and his Nazi Third Reich’s Weltanschauung or Worldview). This opus on Juvenile Law is also a chapter from my 2001 book which has been accepted into the Chamber’s Library of the Supreme Court of the United States and concludes with an iconic 3-chapter rejoinder titled, ELLIS WASHINGTON, THE INSEPARABILITY OF LAW AND MORALITY: THE CONSTITUTION, NATURAL LAW AND THE RULE OF LAW (2001), pp. 233-326 (chaps. 10-12).

76. ELLIS WASHINGTON, THE INSEPARABILITY OF LAW AND MORALITY: THE CONSTITUTION, NATURAL LAW AND THE RULE OF LAW (2001), CHAPS. 10-12.

77. Ellis Washington, *The Inseparability of Law and Morality*, 3 RUTGERS J. OF L. AND RELIGION 173 (1999), <https://lawandreligion.com/sites/law-religion/files/The-Inseparability-of-Law-and-Morality-Washington.pdf>.

78. See *Reply Articles by other academics to Posner’s Reply* at 111 HARVARD L. REV. NO. 7 (1998).

79. Bell, *supra* note 4.

80. Bell, *supra* note 5.

81. *Winners and Losers: Here’s Who Won Judgeships in Georgia’s 14 Contested Superior Court Races*, ALM LAW.COM, (May 22, 2022), <https://www.law.com/dailyreportonline/2022/05/25/winners-and-losers-heres-who-won-judgeships-in-georgias-14-contested-superior-court-races/?slreturn=20220523150718>.

82. See generally Ellis Washington, *Excluding the Exclusionary Rule: Natural Law vs. Personal Policy Preferences*, reprinted in ELLISWASHINGTONREPORT.COM, (Aug. 8, 2011), <https://www.elliswashingtonreport.com/2011/08/08/excluding-exclusionary-rule-natural-law-judicial-personal-policy-preferences/>. Previous versions of this article were published in C. James Newlan’s academic journal, THE SOCIAL CRITIC, as Ellis Washington, *Excluding the Exclusionary Rule*, 3 THE SOC. CRITIC (1998), and in ELLIS WASHINGTON, THE INSEPARABILITY OF LAW AND MORALITY: THE CONSTITUTION, NATURAL LAW AND THE RULE OF LAW (2001), CHAP. 1, “Excluding the Exclusionary Rule: A Natural Law Analysis,” pp. 16-28.

83. See Emory Law School Faculty Directory, Frank J. Vandall, (last visited June 17, 2022), <https://law.emory.edu/faculty/faculty-profiles/vandall-profile.html>.

84. Ellis Washington, *Professor Arthur LaBrew and the Myth of the American Dream*, RENEWAMERICA.com (Feb. 17, 2015), <https://www.renewamerica.com/columns/washington/150217>

85. [64=73] Extended excerpts from this unpublished magnum opus can be found at, ARTHUR R. LABREW, AN ENCYCLOPEDIA OF BLACK MUSIC AND MUSICIANS (1550 B.C.-1950 A.D.) 4 VOLS. (1969-2015) (last visited June 20, 2022), <http://www.elliswashingtonreport.com/the-musicologist/>.
86. See also Ellis Washington, ELLISWASHINGTONREPORT.COM, (Aug. 8, 2011), under “Professor LaBrew” for LaBrew biopic by his piano student D’Andrea Lee, who chose LaBrew as the subject of her final Communications project at Wayne State University, *The Musicologist*, YOUTUBE.COM, (Dec. 10, 2012), <https://www.youtube.com/watch?v=hlrMpE0pKHY>.
87. Arthur R. LaBrew, *Afro-American Music Review*, VOLS. I - VI (1970-95).
88. Eileen Southern, WIKIPEDIA.COM, (last visited June 17, 2022), https://en.wikipedia.org/wiki/Eileen_Southern (“She [Eileen Southern] founded The Black Perspective in Music in 1973, with her husband, Prof. Joseph Southern. It was the first musicological journal on the study of [B]lack music, and she was its editor until it ceased publication in 1990”), *id.* Even Professor Southern’s magnum opus, *The Music of Black Americans: A History*, originally published by Norton Publishers in 1971, was in large part used plagiarized materials of Professor LaBrew even though as a former student colleague of Southern (when she was at the New York University and he, at The Manhattan School of Music) he graciously helped Southern write much of this book and filled in numerous times, places, people and dates, she had neither the scholarship to find on her own, nor the solicitude and professional courtesy to give proper citations to the works of Professor LaBrew she used liberally in neither the first, second nor the third volumes of this work.
89. EILEEN SOUTHERN, *THE MUSIC OF BLACK AMERICANS: A HISTORY* (1971).
90. Ellis Washington, Rothschild Khazarian Mafia, ELLISWASHINGTONREPORT.COM, (Mar. 7, 2021), <http://www.elliswashingtonreport.com/2021/03/07/a-brief-history-of-the-rothschild-khazarian-mafia-part-i-100-1200-ad/>. After learning about and studying on the Khazars (
91. who were the infiltrator Slavic people who pretended to en masse convert to Judaism to become “Jews” since the 9th century), in early 2021, I endeavored to do a 5-part series of essay titled, *A Brief History of the Rothschild Khazarian Mafia—Part 1 (100-1200 AD)*. Parts II-V can also be found in my Archives at ELLISWASHINGTONREPORT.COM, *Id.* See generally ARTHUR KOESTLER, *THE THIRTEENTH TRIBE* (1976) (“Koestler advances the thesis that Ashkenazi Jews are not descended from the historical Israelites of antiquity, but from Khazars, a Turkic people originating in and populating an empire north of and between the Black Sea and Caspian Sea.”) *Id.*, Koestler book jacket notes. Who are the victimized here? Answer: Professor Arthur R. LaBrew who for 65 years (1950-2015) arguably worked longer and harder than the Professor Frank Vandall (the professor at Emory Law School who retired after 54 years whom I mentioned at the beginning of this last essay letter section), nevertheless while there are serviceable Wikipedia entries to Professor Vandall, Professor Eileen Southern, Derrick Bell and virtually every one of the notable academics and colleagues of mine that I’ve copied regarding this essay letter, except for two people—Professor Arthur R. LaBrew.
92. When I search Wikipedia under “Arthur LaBrew” I get this: Did you mean: arthur *lauren* *The page "Arthur labrew" does not exist. You can ask for it to be created, but consider checking the search results below to see whether the topic is already covered.* Ira Aldridge –African American Review 28.4 (1994): 653–658 Lindfors, 2012; and 2013. “Prof. **Arthur LaBrew**, Musicologist | Ellis Washington Report - Part 3”. December 28, 2012. 42 KB (5,030 words) - 20:56, 17 June 2022. – Elizabeth Greenfield, *Journal of the American Musicological Society* 67.1 (2014): 125–165. **LaBrew, Arthur**. *The Black Swan*: Elizabeth T. Greenfield, songstress: biographical study 8 KB (883 words) - 10:17, 18 February 2022.
93. When I search Wikipedia under “Ellis Washington” I get the following: *The page "Ellis Washington" does not exist. You can ask for it to be created, but consider checking the search results below to see whether the topic is already covered.*”
94. *Id.*
95. Musicologist and Historian Arthur LaBrew’s favorite professor, the one who had the most profound impact on shaping the mind of LaBrew in my opinion was the imminent Medieval and Renaissance scholar, Gustav Reese (1899-1977), WIKIPEDIA.COM, (last visited June 17, 2022), https://en.wikipedia.org/wiki/Gustave_Reese.
96. See LaBrew *supra* note 84; Ellis Washington, *Professor Arthur LaBrew and the Myth of the American Dream*, RENEWAMERICA.COM (Feb. 17, 2015), <https://www.renewamerica.com/columns/washington/150217>.
97. Francis Johnson (1792-1844), WIKIPEDIA.COM, (last visited June 17, 2022), [https://en.wikipedia.org/wiki/Francis_Johnson_\(composer\)](https://en.wikipedia.org/wiki/Francis_Johnson_(composer)). Cf. to LaBrew, *supra* note 96.
98. ARTHUR R. LABREW, *CAPTAIN FRANCIS JOHNSON (1792-1844) GREAT AMERICAN BLACK BANDSMAN LIFE AND WORKS IN 2 VOLUMES (200th Birthday Edition) (1994) VOL. 1 (Text), VOL. 2 (Music)*. I believe it was later that year in 1994 after the publication of this work that Professor LaBrew discovered that Johnson’s real birthyear was 1792 not 1794, by discovering his baptismal records at an old Catholic Church in Philadelphia where Francis Johnson was born.

99. Bell, *supra* note 4.
100. Bell, *supra* note 5.
101. See McKay's article on Derrick Bell, *supra* note 56 and Arthur R. LaBrew, *supra* note 100.
102. Ellis Washington, *Professor Arthur LaBrew and the Myth of the American Dream*, RENEWAMERICA.com (Feb. 17, 2015), <https://www.renewamerica.com/columns/washington/150217>. See *supra* note 84. Extended excerpts from this unpublished opus can be found at ELLISWASHINGTONREPORT.COM, Arthur R. LaBrew, *An Encyclopedic Dictionary of Black Music and Musicians (1550 B.C.-1950 A.D.) 4 Volumes (1969-2015)* (last visited June 20, 2022), <http://www.elliswashingtonreport.com/the-musicologist/>.
103. I believe this was the first time I cited this rather awkward and painful part of my biography, but it occurred in the summer of 1992 when my estranged father (Ivan Washington) called me out of the blue and after 30 years of silence didn't apologize for abandoning me for 30 years and all the pain, suffering and guilt that caused me to have to grow up in the ghettos of Detroit without the protection and mentoring of my own father. My father didn't say congratulations on getting into and going to law school but asked me for \$300.00. See ELLIS WASHINGTON, *BEYOND THE VEIL* (REV. ED. 2004), p. 52 (regarding my father's obsession with grifting money from his relatives and friends including my grandfather and my namesake, Ellis Washington [cited here] and myself [cited in this note]), <https://books.google.com/books?id=NOZIAAAAMAAJ&focus=searchwithinvolume&q=ivan>
104. Most law reviews in America use this style manual for editing which I refer to in this note, THE BLUE BOOK: A UNIFORM SYSTEM OF CITATION (2015). Since these events when I was a Staff Editor on the Michigan Law Review took place 33 years ago, the publication years was probably 1988 or 1989. See generally Ellis Washington, *Essay Letter to Megan Brown – The First Black Editor-in-Chief of the Michigan Law Review*, ELLISWASHINGTONREPORT.COM (Oct. 29, 2019), <http://www.elliswashingtonreport.com/2019/10/29/essay-letter-to-megan-brown-the-first-black-editor-in-chief-of-the-michigan-law-review/>.
105. For further narrative regarding how I became a Staff Editor at the Michigan Law Review during the summer of 1989 with having never taken a law class yet and 2 years before being accepted to law school, see *supra* notes at 41 and 52. Bollinger made national headlines as the named defendant in the Supreme Court cases *Grutter v. Bollinger*, 539 U.S. 306 (2003) and *Gratz v. Bollinger*, . 539 U.S. 244 (2003).
106. See Washington essay on Megan Brown, *supra* note 102.
107. See also Ellis Washington, *Letter to Dean John Manning, Harvard Law School's New Dean—Part 1* (July 4, 2017), <https://www.elliswashingtonreport.com/2017/07/04/letter-to-dean-john-manning-harvard-law-schools-new-dean-part-1/>. Ellis Washington, *Letter to Dean John Manning, Harvard Law School's New Dean—Part 2* (July 5, 2017), <https://www.elliswashingtonreport.com/2017/07/05/letter-to-dean-john-manning-harvard-law-schools-new-dean-part-2/>. Ellis Washington, *Harvard's Hypocrisy—DACA? Welcome – Conservatives? Go to Hell!*, (Sept. 16, 2017) <https://www.elliswashingtonreport.com/2017/09/16/harvards-hypocrisy-daca-welcome-conservatives-go-to-hell/>. Ellis Washington, *'I Am A Man'—Letter to Cornell University Provost Michael Kotlikoff on ending Institutional and Ideological Racism inside the American Academy* (Oct. 10, 2018) <https://www.elliswashingtonreport.com/2018/10/10/i-am-a-man-letter-to-cornell-university-provost-michael-kotlikoff-on-ending-institutional-and-ideological-racism-inside-the-american-academy/>. Ellis Washington, *Justice Clarence Thomas...and the Road not Taken*, (Jan. 20, 2020), ELLISWASHINGTONREPORT.com, <http://www.elliswashingtonreport.com/2020/01/05/justice-clarence-thomas-and-the-road-not-taken/> (citing my years of writing Harvard Law School for ideological justice, meaning getting more conservative legal scholars like me on the faculty at Harvard and at law schools throughout America much in the same way (and with the same failed results) as Professor Derrick Bell lobbied in the 1980s and early 1990s for Harvard Law School to appoint the first Black Woman or "Woman of Color").
108. Washington, *id.*
109. Washington, *id.*
110. Washington, *id.*
111. Washington, *id.* See my study on the Kabbalah Law of Opposites in Ellis Washington, *Kabbalah Cult 2020—Jewish Perversion and the Law of Opposites*, ELLISWASHINGTONREPORT.COM (Sept. 17, 2020), <https://www.elliswashingtonreport.com/2020/09/17/kabbalah-cult-2020-jewish-perversion-and-the-law-of-opposites/>.
112. See generally ELLIS WASHINGTON, *NIGGER MANIFESTO: INSTITUTIONAL, INTELLECTUAL AND IDEOLOGICAL RASCISM INSIDE THE AMERICAN ACADEMY* (2017)(book jacket notes).
113. See *id.* If you can't obtain an online copy of my last opus, or read the entire book, just look at the title of this book and read the book jacket notes. They tell the narrative of 40 years of Institutional Racism against me and my hard fought for dreams to me a Historian and Law Professor. See WASHINGTON, *NIGGER MANIFESTO*, *supra* note 48.

114. See Bell, *supra* note 4.
115. See Bell, *supra* note 5.
116. See Garza, *supra* note 2.
117. Martin Luther King's last speech before he was assassinated, made delivered at a Baptist Church in Birmingham, Alabama on 3 April 1968), Here is a link to the text of the entire speech Martin Luther King Jr. gave the night before he died, *Mountaintop Speech*, CNN.COM, <https://www.cnn.com/2018/04/04/us/martin-luther-king-jr-mountaintop-speech-trnd/index.html>.
118. See generally ADOLF HITLER, MEIN KAMPF 2 VOLS. (1925-26), p. 134. Also attributed to Joseph Goebbels, *Joseph Goebbels on the Big Lie*, (last visited June 20, 2022), Jewish Virtual Library – A Project of AICE, <https://www.jewishvirtuallibrary.org/joseph-goebbels-on-the-quot-big-lie-quot>. Hitler's excerpt from Mein Kampf on the "Big Lie" is on p. 134, <https://www.jewishvirtuallibrary.org/excerpts-from-mein-kampf#2>. The origin of this quotation may be found in the idea of a 'big lie' — which is found in Mein Kampf where Hitler used to accuse the Jews of using this technique. This 'others tell the big-lie' was then picked up by Goebbels who then applied it to the English, emphasizing the idea of repeating it. In another speech Hitler (or possibly Joseph Goebbels) stated regarding the Big Lie, "Make the lie big, make it simple, keep saying it, and eventually they will believe it." See generally WIKIPEDIA, Big Lie, https://en.wikipedia.org/wiki/Big_lie.
119. Editorial Opinion – Nazi Quote in a High School Yearbook - *The New York Times*, NEW YORK TIMES, (June 18, 2018), <https://www.nytimes.com/2018/06/18/opinion/nazi-quote-goebbels-yearbook.html>.
120. Cited in AZ Quotes, (last visited June 20, 2022), <https://www.azquotes.com/quote/705003>.
121. Adolf Hitler, cited in RELICSWORLD.COM, (last visited June 20, 2022), <https://www.relicsworld.com/adolf-hitler/the-big-lie-is-a-major-untruth-uttered-frequently-by-leaders-as-author-adolf-hitler>.
122. I did a comprehensive critical review of the 54 volume, GREAT BOOKS OF THE WESTERN WORLD, 54 VOLS. (1952) which were all published (most as single or double essays) in RENEWAMERICA.COM from 2014-15. For example, one of my earliest essays in this series was on Homer's *Odyssey* and *Iliad*. See Ellis Washington, *On Love*, RENEWAMERICA.COM (March 29, 2014), <https://www.renewamerica.com/columns/washington/140329> and *On Fate*, RENEWAMERICA.COM (April 15, 2014), <https://www.renewamerica.com/columns/washington/140405>. All of these essays (perhaps numbering 90-100) are collected in ELLIS WASHINGTON, THE PROGRESSIVE REVOLUTION: HISTORY OF LIBERAL FASCISM THROUGH THE AGES (VOL. V: 2014-2015 WRITINGS).
123. Story Leak, Graphic: How Just 6 Corps Own 90% of The Media, (July 31, 2013), <https://beforeitsnews.com/alternative/2013/07/graphic-how-just-6-corps-own-90-of-the-media-2725004.html> Here is what Byington published in here Daily News Update on 4 June 2022. I am currently writing a review of some of her daily news reports. To date I up to Part 15. See Ellis Washington, *Real News for Real Patriots from the Judy Byington Report—Part 15*, ELLISWASHINGTONREPORT.COM (May 9, 2022), <http://www.elliswashingtonreport.com/2022/05/09/real-news-for-real-patriots-from-the-judy-byington-report-part-15/>.
124. *Id.*
125. See Judy Byington, Special Restored Republic via a GCR Report as of Mon. 6 June 2022, <https://operationdisclosureofficial.com/2022/06/06/special-restored-republic-via-a-gcr-report-as-of-june-6-2022/>.
126. [100=115] Walter, Burien, *Introduction to the Federal Reserve's Annual Z.1 Report raw data table and the looting of the American people*, (Jan. 12, 2020), <https://beforeitsnews.com/u-s-politics/2020/01/walter-burien-introduction-to-the-federal-reserves-annual-z-1-report-raw-data-table-and-the-looting-of-the-american-people-2579404.html> and Ellis Washington, *Why Weren't We the People Told (until POTUS Trump) that we have been Chattel & Debt Slaves of the Rothschild Khazarian Mafia for 150 YEARS (1871-2021)!!?*, ELLISWASHINGTONREPORT.COM, (July 18, 2021), <https://www.elliswashingtonreport.com/2021/07/18/why-werent-we-the-people-told-until-potus-trump-that-we-have-been-chattel-debt-slaves-of-the-rothschild-khazarian-mafia-for-150-years-1871-2021/>. See generally notes on the history of the DC Organic Act of 1871 and the Rothschild Khazarian Mafia, *supra* note 1.
127. See *Id.*
128. Ephesians 5:16 (KJV version).
129. See generally Ellis Washington, October 15, 2021—Year One in America for Reparations & the Biblical Golden Jubilee called NESARA (for America) and GESARA (for the world), ELLISWASHINGTONREPORT.COM, (Oct. 19, 2021), <https://www.elliswashingtonreport.com/2021/10/19/october-15-2021-year-one-for-the-biblical-golden-jubilee-called-nesara-in-america/>
130. See Ladsen-Billings and Tate at *supra* note 12.
131. Recall that for 150 years, since 1871-2021 under the DC Organic Act of 1871 America had secretly had their government confiscated from them without due process or notice. In 1871, America was treacherously changed from a 1776 Republic to a corporation owned by the Rothschild Central Bankers which if this reality had

continued, it would have been easier for the Deep State powers to cause a real Apocalypse, or the deaths of billions of people worldwide would have died in construct pandemics like Covid-19 and Monkey Pox and False Flag wars that could have ushered in World War III like the present conflict in Ukraine. *See generally* notes on the history of the DC Organic Act of 1871 and the Rothschild Khazarian Mafia, *supra* note 1.

132. *See* Washington, *supra* notes 1 and 124.

133. *See* Washington, *supra* note 76, at 19, quoting legal theorist, David Adams who defines Natural Law as "Principles and standards not simply made up by humans but rather part of an objective moral order, present in the universe and accessible to human reason." DAVID ADAMS, PHILOSOPHICAL PROBLEMS IN THE LAW (1992), p. 12. Constitutional Framer, President Thomas Jefferson defined Natural Law as "the Law of Nature and of Nature's God." DECL. OF INDEPDENCE (1776) PREAMBLE. Regarding a good book detailing the centrality of the Bible in forming America's original Republic, *See* Barton, *supra* note 3.