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[Michael L. Lofton](#)

(Address deleted for privacy)

June 2, 2011

Mr. President Barack H. Obama
The United States of America
The White House
1600 Pennsylvania Avenue, NW
Washington, DC 20500

Dear Mr. President:

Re: When the U.S. Supreme Court or lower courts fail to serve law abiding U.S. citizens, then it is the duty of the President and/or other elected officials to competently serve law abiding citizens violated by government.

“There are cases where an individual has been wrongfully treated by his government and about the only way, unless the individual resorts to court, and even in some cases the courts are not able to give proper relief, the only area or avenue open to the individual is through his representative. When you find a bona fide error has been made, I suggest that you make a maximum effort to remedy it. This I feel is a vital and important function of those of us in the House of Representatives”.

Authors: Donald G. Tacheron and Morris Udall, from the book entitled, “The Job of the Congressman”, pages 65 and 66.

(The above excerpt “The Job of the Congressman” holds true for any elected office holder, and/or U.S. citizen.)

Mr. John Thompson and/or other U.S. born slave descendants are entitled to Equal Justice and Protection Under the Law

Article VI, USC: This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, *shall be the supreme Law of the Land*; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

“.....Senators and Representatives before mentioned, and Members of several State legislatures (all elected officials), and all executive and judicial Officers of the United

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States and of the several states, Shall be bound by oath of affirmation, to support this Constitution

[14th Amendment, USC, Section 1](#): “No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.”

[14th Amendment, USC, Section 4](#): “.....*But neither the United States public debt of the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave: but all such debts, obligations and claims shall be held illegal and void.*”

Thus by the 14th Amendment, Section 4, there will be no compensation or reparations for slavery, be the slave holder Caucasian, black, or other.

Unlike reparations for slavery which is not possible, “Equal Justice and Protection Under the Law” and/or other Constitutional rights used for redress to award court settlements, are in fact possible today. It is possible to bring redress for John Thompson, [honorably discharged disabled draftee awarded the “purple heart” WWII Veteran Leon E. Lofton](#) and/or the Lofton family heirs, Michael Lofton, [Carl Steadman](#), and other law abiding U.S. born descendants of slaves egregiously violated by the atrocities of a government seriously gone awry.

- [“John Thompson](#) spent 14 years on death row because prosecutors had hidden a blood test that would have exonerated him. A \$14-million judgment against New Orleans prosecutors was overturned by the Supreme Court”.
- *“A bitterly divided [Supreme Court](#) on Tuesday tossed out a jury verdict won by a New Orleans man who spent 14 years on death row and came within weeks of execution because prosecutors had hidden a blood test and other evidence that would have proven his innocence.”*
- *“ The 5-4 decision delivered by Justice Clarence Thomas shielded the New Orleans district attorney's office from being held liable for the mistakes of its prosecutors.....”*
- [“Justice Ruth Bader Ginsburg emphasized her disapproval by reading her dissent in the courtroom, saying *the court was shielding a city and its prosecutors from “flagrant” misconduct that nearly cost an innocent man his life.*”](#)

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- *“Thompson was scheduled to be put to death. But a private investigator hired by his lawyer found a blood test in the police lab that showed the man wanted for a related carjacking had [type B](#) blood, while Thompson's was [type O](#).”*
- *“Bystanders reported seeing a man who was 6 feet tall with close-cropped hair running away holding a gun. Thompson was 5 feet 8 and had a bushy Afro.*
- *“Thompson's lawyers showed that at least four prosecutors knew about the hidden blood test. They also showed evidence of other, similar cases in New Orleans in which key evidence was concealed from defense lawyers.”*

Items 1 through 7 are key points from the [“Supreme Court rejects damages for innocent man who spent 14 years on death row”](#) by David G. Savage, Washington Bureau, March 30, 2011, reporting from Washington, and published in the LA Times. Clearly the U.S. Supreme Court, especially U.S. Supreme Court Justice Thomas have failed to protect the Constitutional Rights and right of John Thompson to receive a \$14 million court settlement for the damage done to his life for serving 14 years on Death Row, and within weeks of execution because of rogue New Orleans City prosecutors and/or other government employees.

Why is the [Harvard law school graduate with a background in Constitutional law](#) President Barack Obama, the Congressional Black Caucus, the NAACP, [Reverend Al Sharpton](#) and other poverty pimps, newspapers such as the Los Angeles Sentinel, other newspapers and journalists, and/or the university educated blacks remaining silent about the issue of a proven innocent Black man serving 14 years on Death Row and subsequently denied “Equal Justice and Protection Under the Law”?

The same can be said for numerous other proven incidents, to where law abiding U.S. born blacks are denied mandated “Equal Justice and Protection Under the Law”. (Los Angeles Superior Court cases [895188](#), [BC 385899](#), [Carl Steadman](#) in Theft by Court, etc.)

First and foremost, [President Barack Obama](#), multiple members of the Congressional Black Caucus, the numerous elected leaders affiliated with the liberal Democratic Party who hold or have held elected office and/or other individuals and organizations affiliated with the Democratic Party in jurisdictions to where law abiding U.S. born Blacks are egregiously violated by government in [New Orleans](#), [Atlanta](#), [Baltimore](#), Chicago, [Detroit](#), Los Angeles, Oakland, etc., etc., have yet to read, understand, and practice the principles of U.S. government, the “rule of law”, the [U.S. Constitution](#), and/or a respective State Constitution, to protect and serve law abiding U.S. citizens, specifically descendants of slaves, egregiously violated by the atrocities of government.

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These very individuals are quick to place all blame on former President George W. Bush, the Bush Administration, [the Republican Party](#), [Sarah Palin](#), Tea Party activists, etc.....

.....all while remaining silent, giving “atta boys or girls” and/or giving a free pass with no accountability to [President Barack Obama](#), multiple members of the [Congressional Black Caucus](#), the liberal Democratic Party, public unions, illegal immigrant rights organizations, subversive organizations, etc., at the expense of the rights of law abiding U.S. citizens and legal immigrants.

The Democratic Party, the so-called vanguard for the *little gal or guy*, the working class, pertaining to [multiple members](#) of the Democratic Congressional Black Caucus and/or other liberal Democratic Party elected officials had to have Republican Party House Representatives [read the U.S. Constitution](#) to them, due to the fact that so many elected officials affiliated with the Democratic Party hold office, but who don’t have a clue of understanding of the basic practices and principles of U.S. government.

Slim chance exists to where the lawful rights of innocent U.S. citizens, such as John Thompson, and/or others are protected when elected officials don’t honor and make use of the principles to which this nation stands to competently serve John Thomson, [honorably discharged disabled draftee awarded the “purple heart” WWII Veteran Leon E. Lofton](#) and/or the [Lofton family heirs, Michael Lofton, Carl Steadman](#), and other law abiding U.S. born descendants of slaves egregiously violated by government. Should government fail, be it at the federal, state, county, and/or city jurisdiction of authority, then the final checks and balances are the people.

Join me in petitioning President Barack Obama and your, our, my elected representatives at the federal, state, county, and city levels of government in behalf of John Thompson for the \$14 million court settlement plus any additional amount deemed fair by U.S. citizens for the [additional pain and suffering endured due to this very unjust, truly un-American U.S. Supreme Court decision](#).

Last but not least, more than any other Supreme Court Justice, Justice Thomas had a duty to protect the rights of U.S. born descendants of slaves, specifically John Thompson. Supreme Court Justice Clarence Thomas should be impeached, and barred from public service.

Sincerely,

[Michael L. Lofton](#)