Larry Henson Speaks Out!!!

Lots of Hate in Cleveland

County'-Lots of Crooked stuff

too!!! Bad Crooked!! Felony

Crooked!! -Comment and

arguendo forwarded by Robert

A. Williams

Editor's Note: Mr. Larry Henson sent this comment on my last article, titled Lots of Hate, Anger, Misconceptions, Misunderstandings, Lies and Deceptions... Larry took the point to a higher level-criminal activity, so I

thought it deserved a higher

level of coverage. Thank you, Larry.

From: Larry Henson:

Looks like the City of Shelby is trying to "close the barn door-after the fact." OR **trying to CYA***. Look at Today's (Sunday, Star Paper) trying to hire a City Attorney. TIME to reimburse those that were Criminally Violated by the Current (and past) City ""leaders"" (SICK). Violation of Constitutionally protected RIGHTS should be Prosecuted to the Full Extent of the Law.

City Manager, stop the "inside dealing", consider advertising for a new City Manager and forgo your "golden parachute (to help reimburse the Taxpayers for the many Pending Criminal and Civil Actions, coming). Ditto for the members of Code Enforcement, City Engineer's office, Police (specifically activities related to the Housing Authority, and questionable support of the City, self-serving activities/persons), the City Council (rubber stamp), City Attorney, and Mayor. TIME to have a "clean sweep" from/of the corruption contamination. An 'en masse' separation of those "ONLY doing their job" ("Only", as stated by the Nazis at the Nuremburg trials)

GO, sin no more. ?? the Feds are really watching You! STOP! Rather than participating is a "Continuing Course of Conduct" (Fed-speak for Conspiracy). BTW two or more counts, equals a RICO charge. ?

PLEASE pass on ANY information YOU may be aware of to RAW (Robert A. Williams), LEHenson@msn.com OR to the FBI, US Inspector General's Office, HUD Inspector General's Office, and especially the Inspector General's Office RE: the Rail

Trail = Theft of American Tax dollars, to benefit "friends of The Corrupt.

NOTE: if You owned any of the 56 homes illegally destroyed by the City of Shelby, for their Agenda, without Due Process. Be aware they violated Your Federally Protected Rights. Contact the Agencies and emails listed above.

Sheriff Alan Norman, Thank You, for your fantastic leadership in Cleveland County. especially for departing the Demon rat party that directly assisted in the murder (Abortion) of 71 million babies since 1973 (now 4,600 a Day, through the 9th month of pregnancy). The above (and previously) briefly/indirectly corruption, also constitutes several NC State Crimes. Conspiracy, color of law, theft, unlawfully using public office, etc. Since everything is political (Meaning: Influence) Up until today I have avoiding bothering you and/or your personnel. I am inviting you to assist.

Edmond Burke once said; "the Only thing needed for Evil to succeed, is for good men to stand by and do nothing".?

en masse

[än 'mas]

ADVERB

en masse (adverb) · enmasse (adverb)

1. in a group; all together.

"the board of directors resigned en masse"

synonyms:

<u>(all) together</u> · as a group · <u>in a body</u> · as one · <u>as a whole</u>

in a mass · wholesale · simultaneously · all at once · at the same time · at one and the same time · at the same instant · at the same moment · contemporaneously · in unison · in concert · in chorus · en bloc · ensemble · synchronously

Course of conduct means two or more acts, including, but not limited to, acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person's property.

Color of Law

In United States law, the term color of law denotes the "mere semblance of legal right", the "pretense or appearance of" right; hence, an action done under color of law adjusts (colors) the law to the circumstance, yet said apparently legal action contravenes the law.

Color

Law

In United States law, the term color of law denotes the "mere semblance of legal right", the "pretense or appearance of" right; hence, an action done under color of law adjusts the law to the circumstance, yet said apparently legal action contravenes the law. Under color of authority is a legal phrase used in the USA indicating that a person is claiming or implying the acts he or she is committing are related to and legitimized by his or her role as an agent of governmental power, especially if the acts are unlawful.

RICO= Racketeer Influenced and Corrupt Organizations Act

United States Federal Law

The Racketeer Influenced and Corrupt Organizations Act is a United States federal law that provides for extended criminal penalties and a civil cause of action for acts performed as part of an ongoing criminal organization. The RICO Act focuses specifically on racketeering and allows the leaders of a syndicate to be tried for the crimes they ordered others to do or assisted them in doing, closing a perceived loophole that allowed a person who instructed someone else to, for example, murder, to be exempt from the trial because they did not actually commit the crime personally.

Legal Definition of Under Color Of State Law

To act "under color of state law" means to act beyond the bounds of lawful authority.2 min read

What Is the Legal Definition of Under Color of State of Law?

Covers not only acts done by an official under a State law, but also acts done by an official under any ordinance of a county or municipality of the State, as well as acts done under any regulation issued by any State or County or Municipal official, and even acts done by an official under color of some State or local custom.

To act "under color of state law" means to act beyond the bounds of lawful authority, but in such a manner that the unlawful acts were done while the official was purporting or pretending to act in the performance of his official duties. In other words, the unlawful acts must consist of an abuse or misuse of power which is possessed by the official only because he is an official.

A person may be found guilty even though he was not an official or employee of the State, or of any county, city, or other governmental unit if the essential elements of the offense charged have been established and the person was a willful participant with the state or its agents in the doing of such acts.

"Misuse of power, possessed by virtue of state law and made possible only because the wrongdoer is clothed with the authority of state law, is action taken `under color of' state law." United States v. Classic, 313 U.S. 299, 326 (1941)

What Happens When a Person Is Found Guilty of Under Color of State Law?

"Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the <u>deprivation of any rights</u>, <u>privileges</u>, <u>or immunities secured by the Constitution</u> and laws, <u>shall be liable to the party injured in an action at law</u>, <u>suit in equity</u>, <u>or other proper proceeding for redress</u>. ." 42 U.S.C. S 1983 (1988).

Editor's Note-Continued: Mr. Willie Green has been fighting the corruption and discrimination in Shelby through "lawsuits." When the DA, Mike Miller, wakes up and realizes HE might be part of the RICO cover-up, he might finally start doing his job and prosecute the criminal acts by governmental agencies in Cleveland County. Or maybe the FBI and the Federal Department of Justice will someday step in and clean-house of them all.