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U.S. DISTRICT COURT DISTRICT OF EASS.

Exphibit

NEL PLAYERS" N

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"JUE 1/1 CASE UNG CU-MING-ATOB"

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201 All African American Joothall players And All those who support them in their kneeling during the playing of the plational Aputhiem. ZAM JALTAL Al MALDI, the Fiduciary their to the CD Global Shrephes. IAM whom the F.B.Z. Undrea Hoover during the time they WERE trapping the phones of tor. martin Luther King JR And malcolm X, whose EMERGENCE they said they must predicent, REFERREd to As the Black MESSigh . IAM the direct desceptidant of the EARth's greatest

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prophets Aprol Kings. MAY the ople FRUIE Goodes blessings breupon them. I Am martin Luther King Jule successor. Giad stepst martiful to me in A dREAM to prass his manather upto me. I Am LANGULER OF ELLE ONLE JRUE God AND I WALKE breeze stepet by God Appled His Holy Prophets to Alid And Assist you during these troubled times. The weathy of this station april is not open to debrate Right place my brothers. IAM Stephet for the sake of Justice April Legip! JAIRNIESS to Advise you of your legip! Rights As LAW SWER of God. IAM WERE to instance you are how to defeat this RAREIST Attack that has plaus breeps upgrestly herrical Against you.

з', Г. you must take there matters before Hype court, file A & 19.83 Actions to MALLIE these wrongs polaressed. I will show you have . CAPPERDUE , from what I heread, is making efforts to have this AddRESSED pursuapet to couspiracy to violate the give Rights Act? IF this is true he must properly the petiled breequise this Attack Alone may not bre sufficient to wind the day. All of you must join together And file it as A class Action. This would be the brest approach if there is no ARbitRAtions presuisions in your constantes that would present this. I plieted to state your coultrates. 30927

stepied A copy to me if you capt with your phame, phople plugber And E-MAIL AddRESSEd VIA information I will grille you. you must know your rights. Lets breging my brothers. First, your Kylteeling is And Act of "JARE Spreach" that is protected upder the US Constitution. Unless there is something in your contracts that state thratthe N.F.L CAN Abridge your constitution of Rights, They coppipient hagally stop you from Knitteling. The haw is clear one this issure. your knieling innolues matthers of public conterral april

۱۱ ۱۰ social interest, the upgest, disproportionately donter killing of und-ARMED black men. It involves prolitical instances to the community where President Jrump involuted himpsrelf making the Aets RACIALly motivated, breizig depute bretziged A chass brassed (African Americanis) iperhidiansly discriminatory Aprimus. This is the couspiracy to violate civil Rights, but its mare those this. It is AN Attack WARN YOUR FREEK spreach that is preatested under the Lat Ampendancept. state these LEGAL CASTES: SABATION U. REINISTEIN - ESUpp 3d -, 2016 Wel SORDI

ARE Epstitued to Equal protections of the VAUS UNITESS their is some expression proversion in your contracts that states you grupe up the last Ampendonpent Rights in question. The fights Appled RESTRICTIONS imposed by the pitch nielates your nights uplater the Equal Protection of The Laws clause. STELE CRISTES such AS paul Adams 4. californing Institution, 2016 W. 6464444 Hottoway a PERRy, 2016 wel 4074149) TRONGATORNI & ISTEPARTMENT of Homelappo Steevilty - FSUppsdy -, 2016 Web U755871 USU HARE, 820 F3d 93 (4th cir 2016). By what the MEL is doing you ARE being REtaliated Against for 8 of 27

You EXERCISING YOUR CONStitutionally protected Right of FREE Speech. The LAW is chear one this issue also. And Actions takens in Retaliation, such as the plet phaciping these plan fintes And RESTRICTIONS ON YOU, FOR the EXPERISING of A constitution Ally protected Right, such As FREE Spretter by your knitterling is ActionAble Under \$ 1983 OR Jort CLAIM Act pursuant to gross stegligeries And deliberate molifferenter behind sich Act Eller if the plet fights on RESTRICTIONS Where taken for different REASONS, like some stopid thin of RESTORING order, would have been proper. The VALUS_SALLS its wat whether arrivet the NEL VIEWS it AS RETALIATION. Its 99927

whether or not you wire it as Retalightion which of COURSE you do, STELE threat leggel CASTES, milhouse u CARSON, 652 Fod 371, 373-74 (3Rd CIR 1981) | UERSER V.Smith, 2007 We 528381 (410 Zell 2007); Coppliets U MEYERS, 401. US 138, 103 SQT 1684, 75 LEdad 708 (US 19.83) / KUER WAN, 2018 WIL 225 1633 (and cire 2018). The damage And injury LS you have been chilled in the exercising of Your Right to FREE spreech. I pleted to ster A copy of your contracts GEANTHEINTERN AS EXEPTEDITIONSLY AS PLOSE iblue. THE MEL CAN LEGALLY place provisions IN YOUR CONSTRACTS that state you AgREE to Adhere to their policies. But if that provision does not specifically states you must ad here to their policies quept if they violate the Us constitution, 100827

our that you must give up your right to FREE Spreach. They the plew Ridless brecompe April Ero Post JActo pravisión Addred to the coultaget that was plot there the time of signing, making the pland preavisions illegal if they plegate constitutioned protections or water them dawy, which impares the ablightion! of the coultaget by foreight you to do A thing that was not spreefied within Your constrato I pleted to ster your coultagets grewthampy. Stere casses like Preugh u US, 133 Sct 2012, 186 LEdad 84, 81 USLW 4372 (2013) GRAMMY Me FAddrept, 2015 Wet 505 536 (DSC 2015) O GIDEN USANDLERS, 25 US 213 (1827) JRUSTERS of Ciplennipipati, southerapt Ryu. MOR27

PORTER, 21 Otto NUP. (JUB) 4141, 1918 WIL 96530] POIN desater U GREEN have, 14 US 270, 5 Sct 903, 29 LEd 185 (US 1885) Aldren u mainte, 527 US 706, 49 set 2240, 144 LEd 20 636 (US 1999) PRESPULT VIECC, 494 US 1, NO SCH 914, LOO LEdad (US 1990) BROWN UBROWN, FSUPPOR, 2013 WIL 233803B (OCKY 2013) HARRISU HHGREGG Ite FSUPP 2014, 2013 Wel 133466 (alle 2013) American mut. Liberty Ius Cov. Plywood plasties (orgen 81 F. Supp., 157 (DSE1948)) OPARAL U NEW YORK TREAT of Educ, FSUPP3d, 2015 MIL YOUY 0733 (MUN, DC 2015), YOUR, contracts ARE protected under Article I Stee 10 of the US constitution. The NIFL conjust legally establish contract that breeze the law pre to get you to give up a constitutionally protected 120A 25

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(US 1968); US & EtENIGI - Fied Approl - 2017 WIL 6523328 (10th (12 2017). Eventhement, compensate surrely you Upder stand that the with Amendment was put into phase to institudly and resservitibilly protectus, African Americanis. The law is clear on this issue my brothers. ENER styles Ex Proventie Willepipsing, LOO US 339, 348, 25 UED 676 (US 1880) And the shaughter HOUSTER GASTERS 83 US (16 WALL) 36, 1873 NO State OR FEDERAL GOVERNMENT. NO STATUE OR FEDERAL AGENLY, NO Company Firm, Corporations or Epitity CAN place juito Effect, policites LAW, TRUSTES OR PRACTICES that displan-portion attely target African Americans 140k2

to their detrimpent which the NEW NEL policy And Rules do And by this tiques brecome un constitutional, inllegal, April void, stere threate castes North CAROLINIA-STATE CONFERENCE OF NIAACP U Me CRORY, B31 F3d 204 (4th cir 2016); Johnson u Ine GRAPPely, SIZ US 9917, LOUG, 14 Sct 2647, 129 LEddod 775 (US 1994) Villigge of Applipators theights & methopoli top Housing Dreutelopment Corp, 429 US 252 197 SCT 555 150 (150 (151997)) Washington & Drawis, 426 US 229, 241,96 Set 2040, 48 LEd 201 Sar (US 1976) Hout U CROMARTIE, S26 US 541, 119 SCH 1545, 14B LEELDE 731 (US 1999) [COOPER & HARRIS, 137 SQF 1455, 197 LEdad 837, 85 USLW 4257 (US 2007) 1 BApell of America GARDEN. 150R217

city of minam ala, 137 set 1296, 127 LEdad 678,85 USLW 4227 (US 2007) (Corretty of Look & BAPUK of AMERICA CORPORATION, 2018 WIL 156 17 25 (2018) HOTRINE U. HARborn Portfolio U.Z., L.P., -FSUPP30.,-2018 wil 1737520 (Wits Ga 2018); United States y LANEMAM, 2017 WIL 48-57437 (DC MERCIED 2007); US & BRock Morten, 98 US 61-71 (US 1871)] 24_STEN Atorial Toist REpublicAN Committees 4 ALCORN, 820 F3d 624 (4th sin 2016); MARbury U MADISON STHUS. (2 CRAMEN) 137, 1801 montgomeny v Louisingura, 136 set 718, 193 LEd 201 599, 84 USLW 4063 (US 2016) 1 Grieft Obtolook LLCU Copysolidiations City of IndiAn Apolis 800, 187 R. SUMP. 301 1002, 1002 STO ILI. Hilly Snydran, 821 16 99 27

F30 763, 765 + (6th Cir mich); Propler Solo, plesdy 2007 WIL 1838423 (2007), OWER THE NEL INTRODUCED tHESE NEW policies And RESTRICTIONS in Acts of RETALIATION that dis proportionately target the African American playness they breegine illegal and UN constitutional my brothers - I Am giving you what you placed to stand, but morre spreefic, to knike (smile). THE US SUPREME COURT WAR WARPED, M BEEQUISE What Appends to be lawful commands on the surface, many citazens, brequise of their respect for what apprears to be the lawful, ATRE SUNNingly SOTREED into WAINING their rights, due to ignorapiere 170/27

You ARE being decrived by FRAUD into WAINING YOUR Rights my brothers. I we to see them contracts, see USU Minker, 350 US US US LET (US 1956).

IAM who JEWISH PROPHESY REFERS to AS" the BRANCH" WRITTEN The JASAIAH NII-BY ZECHARIAH 6112-13-IL Am who attristiggs prophery Refers to As "The Elijah" written up mark 9.12 And RENELAtions chapt u. I Am who Islamic Prophesy Riefers to As "the mahdi", The guidled opthe, weither you the superial of the prophet muhammed (PBUH). IAM the Black MESSIGH forsetold to comme. I have breep sept by our Good Appled martin to Assist you 189827

April to complete what martin started but one of Global Scale. That being to fill the EARth with Justice And FAIRpuess The same way it had bread filled with JURANNY Appled oppræssion. IAM LAWGULER of Good April you have donte well my brothers by stopplotiple Appropriate the Euclid that has repeatedly occurried to our preople, April plan, to you. No matter haw stranger the RELIGIOUS thiples AppEAR the LegAl CASUES I gravle you ARE sound And will preathert you. Use them. If you WEED ANLY FURthER ASSISTANCE FROM where lest imple know by writighting LAW REPLEE L CRAWford # 300839 19 09 27

WARDO A WAY LIEBER CIE RO BOYA 2005 Ridgeville SC 29472, Do plot lat my imprison ment concerp you. This is prophesy april it had to be fulfilled. Thanks bretters frammed for the murdler. of my own child by The very evils you now knike to protest. Evidence of my iphplo depice is hiddlep in A SLED file # 550 LOLU At their WERDLQUARTERS . JUEY FRAMED ME breaks I Am mARTINIS SUCCESSOR, the Biback messiah , and they did Not WANT ME FREE during A time of this president, "yellowdog" whom three knew I would stopped with you and our prephe is protest of the 200827

ipijustices. Their is topia where tested to michand Lieve that would also publisputably prover my ippocepues. But Right New it is not about me. Its about you my belowed brothers who As A formier brall player, I typour what it is like to brattles within the Rept marzie. white task masters whom you CALL EmployERS freel that it is MAPPROPRIATES FOR the house shawes to hate the injustice donce to their. Africans_shaue brothers in the Eathour firelous as their fathers before them did simply begins you are Aduquitiqued by your positions April the less fortunate are being CRIMINALLY_shot down in the Julgan

streets. Our God April MARTINE has STEERLE it All brefores it occurred. I Amsternet to help April prate you. Use this haw appled take the positions I have given you to initiate your. hausouts And sure the prants off these white supremist, white prationalist, yellow dog supporting president deuils tails. Ets time to joint OUR FORCES April HALTERITS My bRothERS The fight for the hearts And souls of the preple is At hand. We joint. Apil Additionial plate, Drespite how strappiques All the Religious claims, As of JANUARY 2016 ARE NOW LEGALLY TRUE. I SUED to Establish these 22 of 27

Rights in case 2013-cp-400-0084 Whene the Uplited States Appled REMAINING (192) membres states of the United Mations ARE indefault. All daims AFRE pland legally true due to this Columbia SC CASE ip Richland Country, If you placed me Apply further I cand Now begally paratices law withing All 50) states in this wation and withink (193) Countries Array the world. Let me Look At them constrates. Stephal your plange, phone plumbrer April E-MAIL AddRESS. If you want me to work with any Attenning you hike And every 230927

Appression in that court you have a Vegal Right to by AME ME PRESENT ON your legal trans and to assist in REPRESENTING you in that coust if you so desire. see the case WEATHER U MASSACHUSTELLS, 137 SCH 1899, 198 UEdad 420, 85 UStru. 4433 (US2017). At that juncture I would preduce the heapph court dowments that prave I can do this. you computed he dreputed your couplated of choice April you can have a hegatteam to REPRESENT YOU with ME AS A MEMber of thrat teram. Though inverse cerated They will have to trapper port me Unitil I Am fireted by the legal 240/27

befose zwarg Niw wor zwarz you will provide House conjust bare deputer. The begins MURCHE aberetivité you iquite thinking mars manhagings Frinks pan ford over . and our alling of None appartments if pheneog vorgenting involver surgene regula publication to three as allowed a manual I wanted HARDMATE LAPEN 24 , 4800-000 000 ENDE 315467 BRINGER CHARGENTS UNDER CHARGERS use sof du tas phonen I tout true 19-10 savataistemped auto ust . with of sought you hered win brothness to directed to the began concrete oppositions up to you. Allo implice what you decumentate I would produce II+ us

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must fille three Actions ins one of these two straties where we would still but preprese siglet you by AME A Bughtimore apple, Atlantia football trang in threshe two places. Greats bluessings Apold Godls sprend. may his construction smilte upon you. If you pheted me. You have all informations Nite 1885 A By to construct me. Great this to CAPPOPERATIE. The the plante of the Ople JURLINE God, the most grapeious, the most merciful JAhsah Al mahdi MAY 29, 2018 27.0827

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" Filte Up CASE VIV-UU-MUTG-ADB"

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COURT OF APPEALS FOR THE 3rd. CIRCUIT ET. AL.,

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PETITION FROM NEW JERSEY THE NEW JERSEY DISTRICT COURT AND THE NEW JERSEY SUPREME COURT

DOCKET CASE NO.(S) 14-1364 AND 14-2811

LAWRENCE L. CRAWFORD AKA JONAH GABRIEL JAHJAH T. TISHBITE AKA JAHJAH AL MAHDI,

PETITIONER(S)

MAR 2 1 2018

Vs.

THE STATE OF NEW JERSEY; THE UNITED STATES ET. AL.,

DEFENDANT(S)

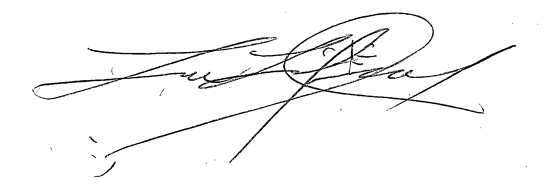
AFFIDAVIT OF SERVICE

I, JAHJAH AL MAHDI, FIDUCIARY KING-KHALIFAH TO THE (4) THRONES OF THE RE-ESTABLISHED GLOBAL THEOCRATIC STATE AND COURT, DO HEREBY CERTIFY, THAT I HAVE MAILED AND OR SERVED A COPY OF AN AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; MOTION TO CHALLENGE THE 3rd. CIRCUIT'S JURISDICTION; MOTION TO VACATE AND RENDER VOID ALL ORDERS IN CASES 14-2811 AND 14-1364; MOTION TO PROCEED IN FORMA PAUOERIS; MOTION FOR SANCTIONS DUE TO FRAUD UPON THE COURT; MOTION TO SUSPEND OR RELAX THE APPELLATE COURT RULES; MOTION TO EXCEED THE PAGE LIMIT; MOTION TO STAY AND MOTION TO MOTION THEREFOR, ON THE 3rd. CIRCUIT COURT

OF APPEALS AND ITS ATTACHMENTS REFERRED TO THEREIN, AT 21400 U.S. COURTHOUSE 601 MARKET STREET PHILADELPHIA, PA. 19106, BY U.S. MAIL, POSTAGE PREPAID, BY DEPOSITING THEM IN THE INSTITUTION MAILBOX ON FEBRUARY 16, 2018.

RESPECTFULLY,

JAHJAH AL MAHDI, THE LION OF ALLAH, KING-KHALIFAH AND CHIEF JUSTICE TO THE (4) THRONES OF THE RE-ESTABLISHED GLOBAL THEOCRATIC STATE AND COURT



FEBRUARY 16, 2018

COURT OF APPEALS FOR THE 3RD. CIRCUIT ET. AL.,

PETITION FROM NEW JERSEY THE NEW JERSEY DISTRICT COURT AND THE NEW JERSEY SUPREME COURT

DOCKET CASE NO.(S) 14-1364 AND 14-2811

LAWRENCE L. CRAWFORD AKA JONAH GABRIEL JAHJAH T. TISHBITE AKA JAHJAH AL MAHDI,

PETITIONER(S)

٧s.

THE STATE OF NEW JERSEY; THE UNITED STATES ET. AL.,

DEFENDANT(S)

AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; MOTION TO CHALLENGE THE 3rd. CIRCUIT'S JURISDICTION; MOTION TO VACATE AND RENDER VOID ALL ORDERS IN CASES 14-2811 AND 14-1364; MOTION TO PROCEED IN FORMA PAUPERIS; MOTION FOR SANCTIONS DUE TO FRAUD UPON THE COURT; MOTION TO SUSPEND AND OR RELAX THE APPELLATE COURT RULES; MOTION TO EXCEED THE PAGE LIMIT; MOTION TO STAY AND MOTION TO MOTION THEREFOR

TO: THE 3RD. CIRCUIT COURT OF APPEALS ET. AL.,

THE KING-KHALIFAH TO THE (4) GLOBAL THRONES OF THE RE-ESTABLISHED GLOBAL THEOCRATIC STATE GIVE THE 3rd. CIRCUIT AND ALL PARTIES JUDICIAL NOTICE. ALL DOCUMENTS THAT ARE FILED WITHIN BOTH CASES 14-2811 AND 14-1364 ARE NOW ATTACHED TO THE FACE OF THIS DOCUMENT FOR ALL PURPOSES. HERE THE 3rd. CIRCUIT WILL FIND:

(1) EXHIBIT, "FOREIGN SOVEREIGN # 1". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; RENEWING MOTIONS ETC. IN THE DOCUMENT ENTITLED, "AFFIDAVIT OF FACTS GIVING JUDI-CIAL NOTICE; FILING IN FORMA PAUPERIS DOCUMENTS;***, [15] PAGES DATED NOVEMBER 8, 2017.

(2) EXHIBIT, "FOREIGN SOVEREIGN # 2". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; MOTION TO AMEND PARTIES; MOTION FOR RECUSAL; MOTION TO REINSTATE CASES 17-7068 AND 17-7186 ET. AL.,;***, [70] PAGES DATED OCTOBER 5, 2017.

(3) EXHIBIT, "FOREIGN SOVEREIGN # 3". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; MOTION FOR AN INJUNCTION AND OR PROTECTIVE ORDER;***, [34] PAGES DATED DECEMBER 20, 2017.

(4) EXHIBIT, "PLRA". THIS IS THE APPLICATION SEEKING TO FILE IN FORMA PAUPERIS. IT IS BY ALL THESE DOCUMENTS FIRST MENTIONED THAT I MOTION TO FILE IN FORMA PAUPERIS. I ALSO GIVE THE 3rd, CIRCUIT COURT OF APPEALS JUDICIAL NOTICE, BY THE DOCU-MENTS SUBMITTED WITHIN THIS CASE IN TOTAL, I AM OFFICIALLY EXER-CISING ALL SUPERSEDING ATTORNEY, JUDICIAL AND LEGISLATIVE POWER AND AUTHORITY GIVEN TO ME, THAT IS LEGALLY BINDING UPON THE 3rd. CIRCUIT COURT OF APPEALS DUE TO THE UNITED STATES BEING PARTY TO THE DEFAULT AND CLAIMS OF COLLATERAL ESTOPPEL EMERGING FROM CASE 2013-CP-400-0084 IN THE RICHLAND COUNTY S.C. COURT OF COMMON PLEAS. THIS FILING IN FORMA PAUPERIS IS GRANTED BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT. IT IS SO ORDERED.

(5) EXHIBIT, "3rd. CIRCUIT". BY THIS DOCUMENT IT

WILL PERMIT THE 3rd. CIRCUIT TO LOOK UP AND TRACK THESE PARALLEL CASES ELECTRONICALLY IN BOTH THE STATE AND FEDERAL COURTS. YOU ARE DEFENDANTS IN THESE PENDING CASES RELATED TO THE MATTERS THAT TOOK PLACE WITHIN YOUR CIRCUIT, TO WHICH THIS COURT IS INVOLVED IN, ALSO REGARDING CASES 14-2811 AND 14-1364. THUS, BY THE HOLDINGS MADE BY THE U.S. SUPREME COURT UNDER WILLIAMS W__PENNSYLVANIA, 136 S.Ct. 1899, 195 L.Ed.2d. 132, 84 U.S.L.W. 4359(U.S.2016), THERE IS STRUCTURAL ERROR EXISTING IN BOTH CASES 14-2811 AND 14-1364 VOIDING THE 3rd. CIRCUIT COURT'S JURISDIC-TION. THEREFORE, IT WAS ILLEGAL AND THE 3rd. CIRCUIT WAS VOID OF JURISDICTION TO SEND AND OR ADJUDICATE THIS MATTER BY THE LETTER AND OR ORDER THE 3rd. CIRCUIT SENT TO ME DATED DECEMBER 20, 2017. SINCE YOU RECENTLY SENT ME THIS DETERMINATION FROM THE COURT, I AM TIMELY TO CHALLENGE YOUR JURISDICTION REGARDING THIS RECENT ACTION OF THE 3rd. CIRCUIT COURT. I AM CHALLENGING YOUR JURISDICTION WHICH CAN BE RAISED EVEN AFTER THE FINAL ORDER DUE TO YOUR RECENT RESPONSE, THE INFIRMITIES THAT EXIST IN THE CASE AS WELL AS DUE TO THE FRAUD, CRIMINAL CONSPIRACY AND OBTRUC-TION OF JUSTICE YOU JUDGES ARE PRESENTLY INVOLVED IN. I MOTION TO VACATE THE ORDERS FOR THIS REASON, JUST TO BEGIN WITH.

(6) EXHIBIT, "FRAUD # 1". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; RENEWING THE MOTION TO REINSTATE CASE 9:17-cv-1140, [4] PAGES DATED JAN-UARY 5, 2018.

(7) EXHIBIT, "FRAUD # 2". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; SUPPLEMENTING ISSUES ON APPEAL AND MOTION TO MOTION THEREFOR, [21] PAGES DATED JANUARY 5, 2018 FILED WITHIN THE 4TH. CIRCUIT.

(8) EXHIBIT, "FRAUD # 3". THIS IS THE AFFIDAVIT OF
FACTS GIVING JUDICIAL NOTICE, FILING WRIT OF ERROR; NOTICE SEEKING LEAVE TO APPEAL;***, [14] PAGES DATED JULY 2, 2017.

(9) EXHIBIT, "FRAUD # 4". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; MOTION TO SUPPLEMENT THE CAUSES OF ACTION AGAINST JUDGES HARWELL, MERCHANT, WOOTEN AND DEFEN-

DANT;***, [23] PAGES DATED JULY 8, 2017. BOTH ITEMS #'S [7] AND [8] FURTHER ESTABLISHES THE 3rd. CIRCUIT'S JURISDICTION BY EXTRA-TERRITORIAL JURISDICTION CLAIMS WHERE THE JUDGES OF NEW JERSEY IN THE NEW JERSEY SUPREME COURT WITH THE JUDGES OF THE N.J. DISTRICT COURT AND THE S.C. DISTRICT COURT CONSPIRED ACROSS MULTIPLE STATE AND FEDERAL JURISDICTIONS WITH PRESENTLY UNDISCLOSED MEMBERS OF THE 3rd. CIRCUIT, TO INCLUDE THE OTHER DEFENDANTS, IN THE CAUSES OF ACTION THAT ARE PRESENTLY PENDING BEFORE THE VARIOUS COURTS CREATING PARALLEL AND OR INDEPENDENT ACTION FOR FRAUD UPON THE COURT. I AM CHALLENGING THE 3rd. CIR-CUIT'S JURISDICTION BY THE NOTICE AND OR ORDER SENT TO ME DATED DECEMBER 21, 2017 RECEIVED BY ME ON JANUARY 16, 2018. THUS, I AM TIMELY TO CHALLENGE BY THIS RECENT ACTION OF THE 3rd. CIR-CUIT WHERE THEY UNJUSTLY IN VIOLATION OF DUE PROCESS, MAKING SUCH RESPONSE UNCONSTITUTIONAL, DELAYED RESPONDING SINCE 2014. THIS IS AN ANCILLARY MATTER AND INDEPENDENT ACTION FOR FRAUD UPON THE COURT DUE TO THIS ACTION AND CHALLENGE TO YOUR JURIS-DICTION WHICH CAN BE RAISED AT ANY TIME AND CANNOT BE WAIVED BY ME EVEN WITH MY CONSENT WHICH THE COURT DO NOT HAVE. I ALSO MOTION TO SEEK LEAVE TO APPEAL THE ORDER FROM THE N.J. SUPREME COURT ATTACHED TO THIS EXHIBIT. ANY TIME LIMIT FOR SEEKING LEAVE TO APPEAL THE N.J. ORDER IS SUSPENDED AND OR RELAXED UNDER THE FOREIGN SOVEREIGN IMMUNITY ACT AND DUE TO THE FRAUD AND EXCEP-TIONAL CIRCUMSTANCES THAT SURROUND THIS CASE. THIS MOTION SHALL BE GRANTED BY THE 3rd. CIRCUIT BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT WHOSE SUPERSEDING POWER AND AUTHORITY IS BINDING UPON THE 3rd. CIRCUIT. IT IS SO ORDERED.

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(10) EXHIBIT, "FRAUD # 5". THIS IS THE AFFIDAVIT OF SERVICE AND AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; MOTION FOR RECUSAL; MOTION TO CHALLENGE THE S.C. SUPREME COURT'S JURIS-DICTION TO STRIKE THE DOCUMENTS IN THE APPENDIX****, [15] PAGES DATED JANUARY 9, 2018 FILED IN CASE 2017-0002108 IN THE S.C. SUPREME COURT.

(11) EXHIBIT, "FRAUD # 6". THIS IS THE AFFIDAVIT OF SERVICE AND AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; MOTION

TO STIKE THE RESPONDENT'S MOTION TO STRIKE THE DOCUMENTS IN THE APPENDIX***, [15] PAGES DATED DECEMBER 25, 2017 FILED IN CASE 2017-0002108 IN THE S.C. SUPREME COURT.

(12) EXHIBIT, "FRAUD # 7". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING REPLY TO RESPONDENT'S RETURN TO THE PETITION FOR WRIT OF CERTIORARI;***, [15] PAGES DATED DECEMBER 27, 2017 FILED IN CASE 2017-0002108 IN THE S.C. SUPREME COURT.

(13) EXHIBIT, "FRAUD # 8". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; FILING WRIT OF ERROR; MOTION TO INTERVENE; WRIT OF COMMISSION;***, [40] PAGES DATED JANUARY 1, 2018 FILED IN CASE 2:17-cv-1300-RMG-MGB.

(14) EXHIBIT, "FRAUD # 9". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE; MOTION TO REINSTATE CASE 9:17cv-1140;***, [4] PAGES DATED DECEMBER 23, 2017.

(15) EXHIBIT, "DNA". THIS IS THE APPLICATION FOR FORENSIC DNA TESTING THAT ESTABLISHES CASE 04-385 PRESENTLY PENDING BEFORE THE RICHLAND COUNTY S.C. COURT OF GENERAL SES-SIONS. THE 3rd. CIRCUIT SHALL ORDER THE TESTING OF THE DNA IN QUESTION AS IS SPECIFIED WITHIN THIS DOCUMENT BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT. IT IS SO ORDERED.

THESE DOCUMENT WILL SERVE TO GIVE THE 3rd. CIRCUIT AN UPDATE ON THE STATUS OF THESE MATTERS AS THEY EXIST BEFORE THE VARIOUS COURT INVOLVED WHICH INCLUDE THIS CASE. THEY HIGHLIGHT THE FRAUD AND CRIMINAL ACTS YOU CONSPIRED IN DEMONSTRATING STRUC-TURAL ERROR WHICH RENDER VOID YOUR ORDERS PRODUCED IN CASES 14-1364 AND 14-2811 PURSUANT TO <u>WIILIAMS-W-PENNSYLVANIA</u>, 136 S.Ct. 1899 (U.S.2016).

(16) EXHIBIT, "TRUSTEE". THIS IS THE DOCUMENT THAT ESTABLISHED CASE 16-2299 PENDING WITHIN THE 4TH. CIRCUIT COURT OF APPEALS. THERE IS TRUSTEE APPOINTED BY THE KING-KHALIFAH. THUS, YOUR JURISDICTION IS VOID FOR THIS REASON ALSO AND YOUR

ARE MOTIONED VACATED AND YOU SHALL GRANT THIS BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT. THIS ALSO PROVES YOU DID NOT HAVE JURISDICTION TO SEND THE NOTICE AND JUDICIAL DETERMINATION DATED DECEMBER 21, 2017. ONCE JURISDICTION WAS ACQUIRED AS IT WAS DECEMBER OF 2015, IT IS EXCLUSIVE. YOUR ORDERS ARE VACATED. IT IS SO ORDERED, BROWN-w-BROWN, F.Supp.2d., 2013 WL 2338233(D.C.Ky.2013); HARRIS w-HHGREGG, F.Supp.2d., 2013 WL 1331166(N.C.2013); KARNALCHEVA W-JeP-MORGAN-CHASE-BANK-NeArg 871 F.Supp.2d. 834(2012).

ALSO BY THIS DOCUMENT. IT EXPLAINS THE "TRUST" AND THE "INTELLECTUAL PROPERTY" CAUSES OF ACTION AND CONCERNS WHEN ADDED WITH EXHIBIT(S), "FOREIGN SOVEREIGN #'S 1-3", INTELLECTUAL PRO-PERTY THAT YOUR CIRCUIT IS IN POSSESSION OF. I WANT MY MASTER'S , MY GOD'S, THE SOLE CORPORATION'S INTELLECTUAL PROPERTY GIVEN TO YOUR NATIONS WITH RESTRICTIONS RETURNED. I MOTION THAT YOU RENDER A NULLITY ALL SAME SEX MARRIAGES IN EVERY STATE UNDER YOUR CIRCUIT. YOU SHALL GRANT THIS MOTION BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT. IT IS SO ORDERED.

(17) EXHIBIT, "GOURDINE # 1". THIS IS THE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE, FILING OBJECTIONS TO THE REPORT AND RECOMMENDATION****, [22] PAGES DATED MAY 16, 2017 FILED AND PENDING BEFORE THE S.C. DISTRICT COURT PURSUANT TO HABEAS CORPUS.

(18) EXHIBIT, "GOUDDINE # 2". THIS IS THE TYPED VER-SION OF THE LEGAL ISSUES OF RELIGIOUS PROPHESY THAT CHALLENGE CONVICTION WHICH ARE PRESENTLY FILED IN THE NEW JERSEY STATE SUPREME COURT, THE S.C. SUPREME COURT, THE NEW JERSEY DISTRICT COURT AND THE S.C. DISTRICT COURT. BOTH ITEM(S) #'S [17] AND [18] FURTHER ESTABLISH THE EXTRA-TERRITORIAL JURISDICTION CLAIM WHERE THE NEW JERSEY JUDGES CONSPIRED TO HAVE A DETRIMENTAL EFFECT UPON CASE 9:16-cv-3808-TLW-BM IN SOUTH CAROLINA. THIS FURTHER DEMONSTRATE THAT THE KING-KHALIFAH WAS CORRECT WHEN I ARGUED BEFORE THE COURTS, THAT BY THEIR CONNECTIONS CONSPIRING ACROSS MULTIPLE STATE AND FEDERAL JURISDICTIONS. IT WAS LEGALLY

APPROPRIATE AND PERMISSIBLE FOR THE NEW JERSEY COURTS TO ENTER-TAIN JURISDICTION OVER ALL OF THESE MATTERS WHICH SHOULD HAVE NEVER BEEN DECLINED BEING AN UNCONSTITUTIONAL ACT WHICH VOIDS THE STATE COURTS JURISDICTION ALSO DUE TO THE SOUTH CAROLINA COURTS BEING LEGALLY DISQUALIFIED BY THE FRAUD, CRIMINAL CON-SPIRACY AND OBSTRUCTION OF JUSTICE AND CHANGE OF VENUE WAS TIMELY SOUGHT. I WANT EVERY INMATE IN EVERY STATE UNDER YOUR CIRCUIT WHOSE INDICTMENTS POSSESS THIS FATAL CONSTITUTIONAL STRUCTURAL ERROR ARGUED IN ISSUE # 1 OF THE GOURDINE BRIEF RELEASED WITHIN NO LONGER THAN (4) MONTHS. I MOTION FOR THIS. THE 3rd. CIRCUIT IS TO IMMEDIATELY GRANT THIS UPON RECEIPT OF THIS DOCUMENT, TO INCLUDE RENDERING OF A NULLITY WITHIN EVERY STATE UNDER ITS JURISDICTION ALL SAME SEX MARRIAGES WITHOUT EXCEPTION OR YOU SHALL FACE STIFFER SANCTIONS AND OR PENALTIES FOR BREACH OF CONTRACT RELATED TO YOUR OATHS OF OFFICE. THIS SHALL BE GRANTED BY THE 3rd. CIRCUIT BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT WHOSE SUPERSEDING AT-TORNEY, JUDICIAL AND LEGISLATIVE POWER AND AUTHORITY IS BINDING UPON THE 3rd. CIRCUIT COURT. IT IS SO ORDERED.

THIS IS AN ANCILLARY ACTION AND OR INDEPENDENT ACTION FOR FRAUD UPON THE COURT BEING FILED PURSUANT TO WRIT OF ERROR, ALSOO SEEKING LEAVE TO APPEAL THE ORDERS FROM THE N.J. SUPREME COURT OUT OF TIME AND OR BEYOND THE TIME LIMIT, ALSO ARGUING ARTICLE III PROVISIONS OF THE U.S. CONSTITUTION, ALSO ARGUING VIOLATIONS OF THE HOBBS ACT AND THE EXPROPRIATION EXCEPTION RELATED TO THE ILLEGAL TAKING OF MY INTELLECTUAL PROPERTY UNDER THE FOREIGN SOVEREIGN IMMUNITY ACT. THE INDEPENDENT ACTION RULE REQUIRES THAT THE MATTERS BE FILED WITHIN THE COURT WHERE THE FRAUD OCCURRED AS IS FOR THE WRIT OF ERROR, WHICH IN THIS CASE IS THE 3rd. CIRCUIT BEING A MAIN SOURCE OF THE CONCERNS. THE "INDEPENDENT ACTION" REFERRED TO IN RULE, GOVERNING RELIEF FROM JUDGMENT AND PROVIDING THAT RULES DO NOT LIMIT THE POWER OF THE COURT TO ENTERTAIN AN INDEPENDENT ACTION TO RELIEVE A PARTY FROM JUDGMENT OR TO SET ASIDE A JUDGMENT FOR FRAUD UPON THE COURT, IS ONE IN EQUITY, AND AS SUCH, THE COURT MAY CONSIDER EQUITABLE DEFENSES, SUCH AS LACHES, COLLATERAL ESTOPPEL, UNCLEAN HANDS, AND WHETHER AN ADEOUATE LEGAL REMEDY EXIST (ei. FEDERAL FORUM UNDER THE FOREIGN SOVEREIGN IMMUNITY ACT, THE HOBBS ACT),

AND THE COURT MAY CONSIDER OTHER POLICY DOCTRINE SUCH AS PARENS PATRIAE OR STRUCTURAL ERROR EXISTING IN THESE CASES THAT IS OF SUCH A MAGNITUDE IT VOIDS THE 3rd, CIRCUIT'S JURISDICTION FOR DUE PROCESS VIOLATION AND UNCONSTITUTIONAL ACTION VIOLATING EX_PARTE-VIRGINIA, 100 U.S. 339 (U.S. 1880). THE COURT MUST BE MADE AWARE OF ALL CIRCUMSTANCES BEFORE IT ACTS, AND THUS, THE KING-KHALIFAH TO THE (4) GLOBAL THRONES MUST BE ALLOWED TO DE-VELOPE THE RECORD ACCORDINGLY TO PROVE THE JURISDICTIONAL FACTS. MR. J. ARS. J. 378 S.C. 127, 662 S.E. 2d. 413(S.C. App. 2008); S_&_E_CONTRACTORS, INC. W. U.S. 1, 92 S.Ct. 1411(U.S. 1972); U.S.-W.-DALCOUR, 203 U.S. 408, 27 S.Ct. 58(U.S.1906)(FRAUD TO AVOID THE F.S.I.A. AND DENY REMOVAL TO FEDERAL FORUM); MASSI WASHINGTON_GO 2013 WL 5410810(DSC.2013); ARATA_W__VILLAGE WEST_OWNERS_ASS_N__ING__ S.E.2d., 2011 WL 11735004(S.C.App.2011); IN_RE:_BUILDING_MATERIAL_CORD__OF_AMERICA_ASPHALT_ROOFING_SHIN= GLES_BRODUCT, F.Supp.2d., 2013 WL 1827923(DSC.2013); ASTERBADI <u>u-LEITESS</u> 176 Fed. Appx' 426 CA4 (Va.2006); COLE-W. TOWN-OF MORRISTOWN, 2015 WL 1954579 * 1 (3rd.Cir.2015); STATE-V. RONE, 410 N.J. SUPER. 589, 983 A.2d. 1137(N.J.1987); SABLE_X__GROTIA LINES, 315 N.J. SUPER. 499, 719 A.2d. 172(N.J.1988); BOGERT LAW OF TRUSTS § 133, THE PUBLIC TRUSTEE; THE COMMON LAW OF FO-REIGN OFFICIAL IMMUNITY, 79 FORDHAM L. REV. 2669, 2719+.

INSOMUCH, I MOTION PURSUANT TO RULE 2 TO SUSPEND AND OR RELAX THE APPELLATE COURT RULES WHICH INCLUDE FOR ANY PAGE LIMITS OR DEFECTS IN FORM FOR THIS DOCUMENT. THIS MOTION SHALL BE GRANTED BY THIS COURT AS COMMANDED BY THE SUPERSEDING ATTOR-NEY; JUDICIAL AND LEGISLATIVE POWER AND AUTHORITY OF THE CROWN BINDING UPON THE 3rd. CIRCUIT VIA CONTRACT, DEFAULT AND COLLA-TERAL ESTOPPEL EMERGING FROM CASE 2013-CP-400-0084 IN RICHLAND COUNTY S.C., TO WHICH THE STATES OF SOUTH CAROLINA AND NEW JERSEY ALSO THE UNITED STATES AND REMAINING MEMBER STATES OF THE UNITED NATIONS AND OTHER DEFENDANTS ARE PARTY TO THE DEFAULT. THE RULES BEFORE THE 3rd. CIRCUIT ARE SUSPENDED BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT. IT IS SO ORDERED, U.S. MERCADO, 199 F3d. 1329 (TABLE) 1999 WL 958465; <u>U-S----REED</u> 506 Fed. Appx' 209, 2013 WL 239076(4th. Cir.2013); CARERION-X-BEAIRICE-ROCAHONIAS-COAL-SO., 585 F2d. 683(4th.Cir.1978).

INSOMUCH, I CHALLENGE THE 3rd. CIRCUIT'S JURISDICTION TO ENTER THE ORDERS AS THEY DID IN THESE CASES. SUBJECT MATTER JURISDICTION CAN BE RAISED AT ANY TIME, AT ANY STAGE, EVEN AFTER A FINAL ORDER HAS BEEN ISSUED IN LIGHTS OF THE INFIRMITIES. IT CANNOT BE WAIVED BY THE APPELLANT EVEN WITH CONSENT, ALSO DUE TO THE FACT THAT I AM MOTIONING TO VACATE THE ORDERS BASED THEREUPON THAT ARE FILED IN THESE CASES. THERE IS NO DISCRETION OF THE 3rd. CIRCUIT TO IGNORE LACK OF JURISDICTION OR VOIDING THEREOF. WHERE THE 3rd. CIRCUIT HAS FAILED TO OBSERVE SAFEGUARDS, SUCH AS YOU DON'T MAKE USE OF PROVISIONS OF LAW THAT DISPROPOR-TIONATELY TARGET AFRICAN AMERICANS IN DEFIANCE TO THE U.S. CON-STITUTION AND THE HOLDINGS MADE UNDER EX_PARTE_VIRGINIA, AND IN SUCH. IT AMOUNTS TO DENIAL OF DUE PROCESS OF LAW, AND THE 3rd. CIRCUIT'S JURISDICTION IS THEN VOID, MERRITT-W-HUNTER G.A. KANSAS, 170 F2d 739; JOXSE-Ko-HoSor 474 F2d. 215(3rd.Cir. 1973); MELO-V--U-S- 505 F2d. 1026(1974); NEW-JERSEY-DIVISION OF_CHILD_PROTECTION_AND_PERMANENCY_v_-C_D_F A.3d., 2016 WL 6872985(N.J.2016); DOUGHIX_X_DOUGHIX, 27 N.J. Eq. 315, 1876 WL 8351, 12 C.E. GREEN 315(N.J.1876); LUONG_CHAU_X__KHON_KIM CHAU, A.3d., 2016 WL 3919040) N.J. 2016); U.S. Washington States and Second States and Second CURRENCY, 9 F.Supp.3d. 582, 2014 WL 1266240; WHITE W. MANIS, 2014 WL 1513280(DSC.2014); BROWN-Ye-U-Seg 2014 WL 2871398(DSC. 2014); LOUMIET-X-UNITED-STATES, 65 F.Supp.3d. 19(2014); GARCIA FINANCIAL-GROUP-ING. Y. YIRGINIA-ACCELERATORS-CORP. 3 Fed. Appx' 86, 2001 WL 117497(4th.Cir.2001); BOARD-OF-TRUSTEES-OF INTERNATIONAL_UNION_OF_OPERATING_ENGINEERS, 2016 WL 1253285; WELLS_FARGO_BANK_N.A.-x.FARAG, 2016 WL 2944561(2016); SEBELIUS v.-AUBURN-REGIONAL-MEDICAL-GENTER, 133 S.Ct. 817, 184 L.Ed.2d. 627, 81 U.S.L.W. 4053(U.S.2013); SIZWARD-W-RIDDLE, F.Supp.2d., 2013 WL 707018(DSC.2013).

INASMUCH, THE APPELLANT MOTIONS TO EXPAND THE SCOPE AND FOR INCLUSION WITHIN THE 3rd. CIRCUIT AND THE BOOK ENTITLED, "MASS INCARCERATION DURING THE AGE OF COLOR BLINDNESS, THE NEW JIM CROW", BY MICHELLE ALEXANDER ISBN NO. 978-1- 59558-643-8 AN INDEPENDENT INVESTIGATOR AND THE DOCUMENTARY CALLED, "13", THAT AIRED ON PBS IS NOW APART OF THIS COURT RECORD, ALSO PRO-DUCED BY INDEPENDENT INVESTIGATORS. THE THIRD CIRCUIT SHALL GRANT THIS MOTION BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE

OF THE GLOBAL THEOCRATIC COURT. IT IS SO ORDERED.

INSOMUCH, IT IS THE KING-KHALIFAH'S POSITION THAT BY THE 3rd. CIRCUIT MAKING USE OF THE PROVISIONS OF THE PRISON LITIGATION REFORM ACT TO MAKE JUDICIAL DETERMINATION WITHIN THIS CASE WHEN SUCH PROVISIONS ARE UNCONSTITUTIONAL STANDING IN EGREGIOUS VIOLATION OF THE 14th, AMENDMENT, THE EQUAL PROTEC-TION OF THE LAWS CLAUSE AND THE HOLDINGS MADE UNDER EX-PARTE VIRGINIA, 100 U.S. 339(U.S. 1880) CONSTITUTES AN ACT OF FRAUD UPON THE COURT WHICH VOIDS THE 3rd. CIRCUIT'S JURISDICTION FOR DUE PROCESS VIOLATION. FRAUD VITIATES EVERYTHING, AND A JUDGMENT PROCURED BY FRAUD MAY BE COLLATERALLY ATTACKED, AND THIS APPLIES TO JUDGMENTS AND DECREES OF ALL COURTS, MYLES-Y-DOMINO'S-BIZZA, LLC., 2017 WL 238436(D.C.Miss.2017); FIRST_TECHNOLOGY_CAPITAL, ING -- Vo-BANCTEG, INC - 2016 WL 7444943(D.C.Ky.2016); MARTIN V.-TARGET-CORR.-OF-MINNESOTA, F.Supp.2d., 2013 WL 1187034(D.N.J. 2013); McCLAIN-wo-1st-SECURITY-BANK-OF-WASHINGTON, 2016 WL 8504775(W.D.Wash.2016).

THE APPELLANT CHALLENGES THE 3rd. CIRCUIT'S JURISDICTION WHICH VOIDS THE COURT'S JURISDICTION RENDERING ALL ORDERS PRO-DUCED VOID WHICH IS WHY I AM MOTIONING TO VACATE THEM. EVERY CASE OF CONCERN INVOLVING THE 3rd. CIRCUIT. ITS DETERMINATIONS WERE MADE INVOKING THE PROVISIONS OF THE PRISON LITIGATION REFORM ACT AND OR ANTI-TERRORISM EFFECTIVE DEATH PENALTY ACT ORIGINATING FROM THE OMNIBUS CRIME BILL UNDER 51 A.R.L. Fed.2d. 143 SET IN PLACE BY THE CLINTON ADMINISTRATION'S WAR ON DRUGS CAMPAIGN MAKING THEM ILLEGAL CREATING A STRUCTURAL ERROR VOIDING THE 3rd. CIRCUIT'S JURISDICTION, WHICH CANNOT BE WAIVED BY THE KING-KHALIFAH, AND CAN BE RAISED AT ANYTIME EVEN AFTER THE FINAL ORDER DUE TO THE INFIRMITIES ESTABLISHED BY THE DOCUMENTS AND PLEADINGS NOW PRESENTED. UNLESS THE 3rd. CIRCUIT BY SUBSTANTIAL EVIDENCE CAN SUFFICIENTLY REBUT THE EVIDENCE AND STATISTICS GATHERED BY THESE INDEPENDENT SOURCES. IF THESE PROVISIONS OF LAW, THE PLRA AND THE AEDPA, ARE UNCONSTITUTIONAL BY THE EVIDENCE FROM THESE INDEPENDENT SOURCES AND LITIGATION PRESENTED, WHICH THEY ARE, STANDING IN EGREGIOUS VIOLATION OF THE HOLDINGS MADE IN EX-PARTE-VIRGINIA, 100 U.S. 339(1880) AND THE-SLAUGHTER-HOUSE

<u>CASES</u> 83 U.S. (16 WALL) 36, 1873. THEN NOT ONLY ARE THE CASES WITHIN THE 3rd. CIRCUIT VOID, BUT IT WAS ALSO ILLEGAL AND AN ABUSE OF DISCRETION FOR THE 3rd. CIRCUIT TO ORDER ME TO SUBMIT A (6) MONTH STATEMENT RELATED THERETO AND THEN DENY REINSTATING THE CASE BASED UPON THE FAILURE TO SUBMIT SUCH AN UNCONSTITUTION-AL DOCUMENT REQUIRED BY THE PLRA. THIS TOO, VOIDS THE COURT'S JURISDICTION. I EXPAND THE SCOPE, <u>USE-EX-REL-KNIGHT-VS-RELIANT</u> <u>HOSPICE_INCST</u> F.Supp.2d., 2011 WL 1321584(DSC.2011); <u>HARBISON</u> <u>XS-BELL</u> 556 U.S. 180, 129 S.Ct. 1481(U.S.2009); <u>MIDDLETON-VS</u> NISSAN-MOTOR-COS-LTDST F.Supp.2d., 2012 WL 3612572(DSC.2012).

BY THE ACTIONS OF THE 3rd. CIRCUIT, THE COURT HAS SUB-JECTED THE KING-KHALIFAH TO MANIFEST INJUSTICE. MANIFEST INJUS-TICE OCCURS WHEN THE COURT HAS PATENTLY MISUNDERSTOOD A PARTY, OR HAS MADE A DECISION OUTSIDE THE ADVERSARIAL ISSUES PRESENTED TO THE COURT BY THE PARTIES, OR HAS MADE AN ERROR NOT OF REASON-ING BUT OF APPREHENSION. IT IS NOT "REASON", "JUSTICE AND FAIR-NESS", TO MAKE RULING OBTAINED BY INVOKING LEGISLATION THAT DISPROPORTIONATELY TARGETS AFRICAN AMERICANS IN VIOLATION OF THE EQUAL PROTECTION OF THE LAWS CLAUSE AND HOLDINGS MADE UNDER EX_RARTE_VIRGINIA. WRIT OF ERROR IS FILED UNDER THE INDEPENDENT ACTION RULE FOR FRAUD UPON THE COURT, BAUL-ADAMS-x-CALIFORNIA INSTITUTION, 2016 WL 6464444; DONATONI_X__DEPARTMENT_OF_HOMELAND SECURITY, -- F. Supp. 3d. --, 2016 WL 1755872; U.S. W. HARE, 820 F3d. 93(4th.Cir.2016); UNITED_STATES_v.DENEDO, 556 U.S. 904, 129 S.Ct. 2213, 173 L.Ed.2d. 1235(U.S.2009); UNITED_STATES_X-APPLE_MAG_PRO_GOMBUTER, -- F3d. --, 2017 WL 1046105(3rd.Cir.2017); UNITED_STATES_v_GREGORY_HOLT_AKA_ABDUL_MAALIK_MUHAMMAD, 2017 WL 1181509(W.D.La.2017); STERN-Y-UNITED_STATES, 2016 WL 6986704 (N.C.2016); GLARKE_v-UNITED_STATES, 2017 WL 390294(N.C.2017); IN_RE:-BARTLEY, 2016 WL 6068862(4th.Cir.2016); RCS_NITROGEN, INC.-....ROSS_DEVELORMENT_CORP., 126 F.Supp.3d, 611(DSC.2015); XATES_X._FORD_MOTOR_CO.r.-F.Supp.3d.--, 2015 WL 6758983(E.D.N.C. 2015); JOHNSON-X--U-S-Ct.--, 2015 WL 2473450(U.S.2015); GENTRY_TECHNOLOGY_OF_S_C___INC__V_BAPTIST_HEALTH_SOUTH_FLORIDA__ 2015 WL 1219251 (DSC.2015); ORLANDO_RESIDENCE_LID____HILTON HEAD_HOTEL_INVESTORS, F.Supp.2d., 2013 WL 1103027(DSC.2013).

IN REGARD TO THE N.J. DISTRICT COURT AND THE 3rd. CIRCUIT

USING THE PROVISIONS OF THE PLRA AND OR THE AEDPA AS A BASIS FOR HEARING AND ADJUDICATING THESE CASES. THIS ACT ON ITS FACE ARE PROPER AND VALID EXERCISE OF CONGRESSIONAL LEGISLATIVE POWER, BUT IT RUNS AFOUL OF THE PROVISIONS ESTABLISHED BY <u>EX-BARTE</u> <u>VIRGINIA</u> CREATING LAW THAT DISPROPORTIONATELY TARGET AFRICAN AMERICANS AND OTHER MONORITIES BY THE WAR ON DRUGS CAMPAIGNS OF BOTH THE NIXON AND CLINTON ADMINISTRATIONS CAUSING DETRIMENTAL EFFECT ON AFRICAN AMERICANS, DESIGNED IN ITS CONCEPTION TO DE-GRADE AND DECIMATE THE AFRICAN AMERICAN POPULATION NATIONALLY, DISENFRANCHISING THEM OF THEIR RIGHT TO VOTE, AND EVEN FAIR EDUCATION BY BEING BRANDED AS FELONS IN VIOLATION OF THE 13th., 14th. AND 15th. AMENDMENTS. IT PRODUCES A RESULT THAT IS PROHI-BITED BY THE U.S. CONSTITUTION AS IS ESTABLISHED BY <u>EX-BARTE</u> <u>VIRGINIA</u> 100 U.S. 339(U.S.1879).

THIS PRODUCES UNCONSTITUTIONAL ACTION SUCH AS THOSE AT ISSUE WITHIN CASES LIKE EX_PARTE_VIRGINIA_SUPRA; CITY_OF_ROME W-U-S- 446 U.S. 156(U.S. 1980); SOUTH-GAROLINA-W-KATZENBACH, 383 U.S. 301(U.S.1966). THE KING-KHALIFAH IS NOT SPEAKING OF ACTS THAT WENT SOMEWHAT BEYOND THE MINIMUM CONSTITUTIONAL PROHI-BITIONS. BY THE LITIGATION PRESENTED INVOLVING THE N.J. DISTRICT COURT AND THE 3rd. CIRCUIT JUDGES AS DEFENDANTS WITHIN THESE PENDING PARALLEL CASES. WE ARE DEALING WITH A SPECIFIC INTENT IN PART, BY RACIST REPUBLICANS, LIKE THAT DAVID DUKES KLANSMAN DOG DONALD DUCK DUNCE TRUMP IN THE WHITE HOUSE IN ONE ASPECT DUE TO THE CLINTON AND MONICA LAWINSKY SCANDAL, ALSO AN ADDI-TIONAL SURREPTITIOUS EFFECT AND INTENT BY WHICH THE OUTCOME AND DAMAGE FROM THIS PRACTICE IS IN FULL MANIFESTATION. IN THIS CASE WE ARE TALKING ABOUT GOVERNMENT OFFICIALS, CLOSET WHITE NATIONALIST, ACTING WITH A CLASS BASED INVIDIOUSLY DISCRIMINATORY ANIMUS, SUCH AS THAT WHICH IS PRESENTLY OCCURRING RIGHT BEFORE OUR VERY EYES IN TODAY'S GOVERNMENT (ei. IMMIGRATION, MUSLIM BAN, COPS KILLING UNARMED BLACKS), DECIMATING AFRICAN AMERICAN COMMUNITIES NATIONALLY.

THESE LEGISLATIVE ACTS TRANSGRESS THE LIMITS OF CONGRESS ESTABLISHING A NEW FORM OF JIM CROW LAWS, A RACIAL CASTE SYSTEM AND A FORM OF MODERN DAY SLAVERY PRESCRIBING AND OR NEGATING HOLDINGS MADE IN EX-PARTE VIRGINIA AND THE AMISTAD, 40 U.S.

518, 15 PET. 518, 1841 WL 5024, 2006 A.M.C. 2955, 10 L.Ed. 826 U.S. CONN. JANUARY 1841 ESTABLISHING FRAUD ON THE PART OF THE LEGISLATORS AND THE FEDERAL COURTS FOR MAKING USE OF SUCH LAW. DIRECTLY IMPACTING THE N.J. DISTRICT COURT AND 3rd. CIRCUIT COURT PROCEEDINGS BY THIS FRAUD RENDERING THEM VOID WHICH IS ALSO ESTABLISHED BY THE HOLDINGS MADE IN PLAUT_X_SPENDTHRIFTS FARMS-ING 115 S.Ct. 1447(U.S.1995). IT FORCES THE COURT(S) TO DECIDE THIS AND FUTURE CASES USING A CONGRESSIONAL INTERPRETA-TION WHERE IT WATERS DOWN THE PROTECTIONS PLACED UPON AFRICAN AMERICANS BY THE HOLDINGS MADE IN EX_PARTE_VIRGINIA_SUPRA, AND THE AMISTAD SUPRA. LEGISLATORS, WITHOUT EXCEEDING ITS PROVENCE, CANNOT REVERSE JUDICIAL DETERMINATION OR 14th. AMENDMENT PROTEC-TIONS OF THE U.S. CONSTITUTION OR WATER DOWN PROTECTIONS PLACED IN EFFECT BY EX_PARTE_VIRGINIA AND THE_AMISTAD. THE ACT OF CON-GRESS VIA THIS LEGISLATION USED BY THE N.J. DISTRICT COURT AND THE 3rd. CIRCUIT DENIES AFRICAN AMERICANS THE EOUAL PROTECTION OF THE LAWS, ESTABLISHING A RACIAL CASTE SYSTEM, A NEW FORM OF JIM CROW LAWS AND A NEW FORM OF MODERN DAY SLAVERY RENDERING IT UNCONSTITUTIONAL VOIDING THE 3rd. CIRCUIT'S JURISDICTION FOR MAKING USE OF THESE PROVISIONS OF LAW FOR THE PURPOSE OF ADJUDICATING THESE CASES.

THE GREAT ABOLITIONIST FREDERICK DOUGLAS ONCE SAID, "SLA-VERY HAS BEEN FRUITFUL IN GIVING ITSELF NEW NAMES. IT HAS BEEN CALLED 'THE PECULIAR INSTITUTION', ' THE SOCIAL SYSTEM', AND THE 'IMPEDIMENT',.... IT HAS BEEN CALLED BY A GREAT MANY NAMES, AND IT WILL CALL ITSELF BY YET ANOTHER NAME; AND YOU AND I AND ALL OF US HAD BETTER WAIT AND SEE WHAT NEW FORM THIS OLD MONSTEK WILL ASSUME, IN WHAT NEW SKIN THIS OLD SNAKE WILL COME FORTH IN".

THIS MONSTER AND SNAKE IS NOW CALLED THE UNITED STATES PENAL SYSTEM AS DEFINED UNDER (33) STATES THAT ADOPT THE USE OF AN INDICTMENT VIA THEIR STATES CONSTITUTIONS AND ALL (50) STATES UNDER FEDERAL JURISDICTION THAT MAKE USE OF AN INDICTMENT AND THE LEGISLATIVE PROVISIONS OF THE PLRA AND THE AEDPA. CHIEF JUSTICE MARSHALL IN THE <u>MECULLOCH</u> CASE RESOLVED THE ISSUE BY ASSERTING, "LET THE END BE LEGITIMATE, LET IT BE WITHIN THE SCOPE OF THE CONSTITUTION, AND ALL MEANS WHICH ARE APPROPRIATE,

WHICH ARE PLAINLY ADOPTED TO THAT END, WHICH ARE NOT PROHIBITED, BUT CONSISTENT WITH THE LETTER AND SPIRIT OF THE CONSTITUTION ARE CONSTITUTIONAL. THE LEGISLATION DOESN'T MEET THIS STANDARD. THESE PROVISIONS OF LEGISLATION ARE SUBJECT TO THE SAME APPRO-PRIATENESS. YET THEY STAND IN BLATANT VIOLATION OF THE HOLDINGS MADE IN EX-PARTE-VIRGINIA. IT IS NOT APPROPRIATE OF IN THE LETTER OR SPIRIT OF THE CONSTITUTION TO PLACE INTO EFFECT LEGISLATION THAT DISPROPORTIONATELY EFFECT AND TARGET AFRICAN AMERICANS AND OTHER MONORITIES TO THEIR DETRIMENT BY THE WAR ON DRUGS CAMPAIGN DESIGNED TO DISENFRANCHISE US AND KILL OUR POLITICAL VOICE IN GOVERNMENT BY DENYING US THE RIGHT TO VOTE, BY BRANDING US AS FELONS AND IMPAIRING OUR ABILITY TO SEEK HIGHER EDUCATION DUE TO THAT BEING BRANDED AS A FELON, WHICH IS CRUCIAL TO THE BETTERMENT OF OUR LIVES. ONE OF THE (4) GLOBAL THRONES IS ALL OF AFRICA AND ITS DIASPORA, THE KING-KHALIFAH BEING THE DIRECT DESCENDANT OF KING SOLOMON AND THE QUEEN OF SHEBA. THE FIDUCIARY FOREIGN SOVEREIGN POWER HAS PARAMOUNT RIGHT TO PROTECT THE LIVES, HEALTH, MORALS, COMFORT AND GENERAL WELFARE OF HIS HOLY COMMON-WEALTH WHO ARE BENEFICIARIES OF THE "TRUST" THAT RESIDE WITHIN THE GLOBAL NATIONS BORDERS AND TERRITORIES, EDEN_Y_-GOODYEAR TIRE_&_RUBBER_CO 858 F2d. 198(4th.Cir.1988); CURTIS_V-CAFE ENTERPRISES_INC, 2016 WL 6916786(N.C.2016); HOME_BLDG. & LOAN ASS-N-V, BRAISDELL, 290 U.S. 398, 54 S.Ct. 231, 88 A.L.R. 1481, 78 L.Ed. 413(U.S.1934); ELLIOTT-V.-BOARD-OF-SCHOOLS_TRUSTEE OF_MADISDON_CONSOLIDATED_SCHOOLS_--F3d.--, 2017 WL 5988226(7th. Cir.2017); NORTH_CAROLINA_ASS_N_OF_EDUCATORS__INC__V__STATE_ 368 N.C. 777, 786 S.E.2d. 255(N.C.2016).

CONGRESS SHALL HAVE POWER TO MAKE ALL LAWS WHICH SHALL BE NECESSARY AND PROPER TO SECURE THE CITIZENS OF EACH STATE ALL PRIVILEGES AND IMMUNITIES OF CITIZENS IN THE SEVERAL STATES (Art. 4 Sec. 2); AND ALL PERSONS IN THE SEVERAL STATES EQUAL PROTECTION IN THE RIGHTS OF LIFE, LIBERTY AND PROPERTY (5th. AMENDMENT). THESE PROVISIONS OF LAW ESTABLISHED BY THE CLINTON ADMINISTRATION EGREGIOUSLY FALL SHORT AND VIOLATE THE AFOREMEN-TIONED PROVISIONS OF LAW DEPRIVING AFRICAN AMERICANS OF IMMUNI-TIES, PRIVILEGES ESTABLISHED UNDER <u>EX PARTE VIRGINIA</u>, THE 5th., ' 13th., 14th. AND 15th. AMENDMENTS OF THE U.S. CONSTITUTION.

THE PLRA AND THE AEDPA ARE DIRECTED AT THE STATES AND VIOLATE A RESTRICTION OR CONGRESSIONAL POWER WHERE THEY SURREP-TITIOUSLY ESTABLISHED A NEW FORM OF JIM CROW LAWS CREATING A RACIAL CASTE SYSTEM, A PARIAH, AND SUCH ACTION ADDED TO ESTA-BLISHING A FORM OF MODERN DAY SLAVERY WHEN COMBINED WITH THE STRUCTURAL ERROR OF THE INDICTMENTS TAKING AWAY THE PRESUMPTION OF INNOCENCE, PREDETERMINING IN ADVANCE GUILT, TO INCLUDE THE MENS REA ELEMENTS OF THE OFFENSES THAT IS AT ISSUE WITHIN THESE CRIMINAL CASES DISPROPORTIONATELY EFFECTING AND TARGETING AFRICAN AMERICANS, MY PEOPLE. THE TOTALITY OF THE CIRCUMSTANCE HERE CREATE EGREGIOUS VIOLATIONS OF THE CIVIL RIGHTS ACT OF 1875 AND 1964 AND ARE INVASIVE TO THOSE PROTECTIONS ESTABLISHED, BEING PROHIBITED, NOT BEING WITHIN THE DOMAIN OF CONGRESSIONAL POWER. EX_PARTE_VIRGINIALS DEFINITION OF "APPROPRIATENESS" IS FUNCTIONALLY IDENTICAL TO MARSHALL'S, SOUTH-CAROLINA-Y-KATZEN-BACH, 386 U.S. 301, 325(U.S.1966); 1997 WL U.S. (APPELLATE BRIEF) OF_U_S__SENATORS_ORIN_G__HATCH7_STROM_THURMOND_ET_AL_O

THESE PIECES OF LEGISLATION THAT CAN FROM THE CLINTON ADMINISTRATION'S WAR ON DRUGS CAMPAIGN WERE SURREPTITIOUSLY DESIGNED TO ABRIDGE VOTING RIGHTS AND SOCIAL AND ECONOMIC OPPOR-TUNITIES VIA OBTAINING HIGHER EDUCATION DUE TO BEING BRANDED AS A FELON BASED UPON RACE, NOT MERELY FOR THE COMMITTING OF A CRIME AS ONE HAS BEEN DECEPTIVELY LED TO BELIEVE, <u>OREGON-**</u> <u>MITCHELL</u>, 400 U.S. 112(U.S.1971); <u>CITY-OF-ROME-**-UNITED-STATES</u>, 446 U.S. 156, 172-83(U.S.1980).

WITH THE NEWS ARTICLES FILED WITHIN THE PENDING PARALLEL CASES RELATED TO THE NIXON ADMINISTRATION; THE DOCUMENTARY CALLED "13" THAT AIRED ON PBS (GOOGLE THIS AND REVIEW IT PLEASE); AND THE BOOK AND EVIDENCE GATHERED BY MICHELLE ALEXANDER ISBN NO. 978-1-59558-643-8 (GOOGLE THIS ALSO PLEASE), PROVES AND DEMON-STRATES THE SURREPTITIOUS EFFECT VIA THE CLINTON ADMINISTRATION EVEN IF ON ITS FACE IT INITIALLY APPEARED FACIALLY SOUND. <u>EX</u> <u>PARTE-VIRGINIA</u> TREATED THE 13th., 14th. AND 15th. AMENDMENTS "OBJECTS" AND "PROHIBITIONS" AS FIXED, AND NOT SUBJECT TO EN-LARGEMENT BY CONGRESS. SEE 100 U.S. at 435-46.

WHAT CONGRESS DID TO PRESIDENT CLINTON, PUTTING HIM UNDER EXTREME PRESSURE TO SIGN THIS LEGISLATION, SNEAKING IT IN UNDER THE RADAR, DUE TO CLINTON'S TROUBLES WITH THE MONICA LAWINSKY SCANDAL, PLACING PRESSURES OF IMPEACHMENT ON HIM, HAD NEFARIOUS AND COVERT INTENT TO DECIMATE THE AFRICAN AMERICAN POPULATION NATIONALLY WHICH IS PERSPICUOUS WHEN ASSESSED TO THE DIFFERENCE IN PUNISHMENT PRESCRIBED FOR "CRACK" COCAINE AS COMPARED TO "POWDER" COCAINE, ONE SAID TO BE MORE IN USE AT THAT TIME BY AFRICAN AMERICANS AS OPPOSED TO WHITES WHICH INCLUDE IT PENALTIES , TO INCLUDE THE RESULTING MASS INCARCERATION DISPROPORTIONATELY EFFECTING AND TARGETING AFRICAN AMERICANS, BOTH MEN AND WOMEN.

AS CHIEF JUSTICE MARSHALL WARNED IN MCCULLOCH, A REVIEWING COURT SHOULD AND IS OBLIGATED BY YOUR OATHS OF OFFICE, HOLD SUCH LEGISLATION AS BEING UNCONSTITUTIONAL IF IT APPEARS FROM THE LEGISLATION ITSELF THAT CONGRESS, "UNDER THE PRETEXT OF EXECUTING ITS POWERS, [HAS] PASS[ED THE] LAW FOR THE ACCOMPLISH-MENT OF OBJECTIVES NOT ENTRUSTED TO THE GOVERNMENT". IT IS NOT THE OBJECTIVE OF THE GOVERNMENT TO SURREPTITIOUSLY DECIMATE THE AFRICAN AMERICAN COMMUNITY AND DISENFRANCHISE THEM OF THEIR RIGHT TO VOTE AND DEPRIVE THEM OF THEIR POLITICAL VOICE, IMPAIR-ING THEIR ABILITY TO OBTAIN HIGHER EDUCATION OR FULL VOCATION DUE TO THEY BEING BRANDED AS FELONS, AND DENY US THE EQUAL PRO-TECTION OF THE LAWS, ... OR IS IT? AFTER THIS NATION PLACING THAT RACIST, DAVID DUKES KLANSMAN DEMON DOG DONALD DUCK DUNCE TRUMP IN THE WHITE HOUSE. ALL INDICATIONS POINT TO THIS COVERT RACIAL ANIMUS AS THE HEART OF CONGRESSIONAL INTENT. LOOK AT CONGRESS STANCE RELATED TO IMMIGRATION. THEY HAVEN'T CHANGED IN OVER 100 YEARS. THIS IS FURTHER PROVEN BY THE OBSTRUCTION THEY DONE DURING THE OBAMA ADMINISTRATION, TO INCLUDE THE FACT THAT THEY ARE REVERSING EVERY EXECUTIVE ORDER OBAMA SET IN PLACE TO DESTROY THERE BEING ANY REMAINING LEGACY OF A "BLACK PRESIDENT'S" TIME IN OFFICE OF ANY REAL SIGNIFICANCE. THIS INCLUDE THE STANCE THEY PRESENTLY TAKE ON THESE CONFEDERATE MONUMENTS. CONGRESSIONAL INTENT IS NOW BEING UNCOVERED THIS PRESENT DATE IN THEIR WHITE ALT RIGHT BONDING WHICH IS CLEAR. THESE PROVISIONS OF LAW WERE SURREPTITIOUSLY, COVERTLY PASSED IN FURTHERANCE OF AN END THAT FALLS OUTSIDE THE 14th. AMENDMENT AND EX_PARTE_VIRCINIA AND MUST NOT BE DEEMED APPROPRIATE LEGISLATION. NO STATE SHALL MAKE

OR ENFORCE LAWS WHICH SHALL ABRIDGE THE PRIVILEGES AND IMMUNITIES OF CITIZENS OF THE UNITED STATES****, <u>CROSON</u>, 488 U.S. at 490. CONGRESS LACKS THE POWER UNDER SECTION 5 TO ADOPT LEGISLATION THAT IS OTHERWISE "PROHIBITED" BY THE CONSTITUTION, <u>Meculloch</u>, 17 U.S. at 423. BY RACIAL REPUBLICAN COVERT ANIMUS THAT IS MANI-FESTING ITSELF UNTIL THIS VERY DAY IN AN ALT RIGHT MAKE AMERICA "WHITE" AGAIN IN ACTS OF CONSPIRACY TO DEFRAUD AFRICAN AMERICANS THIS LEGISLATION WAS PASSED AND THE 3rd. CIRCUIT AND OTHER COURTS EMBRACING THIS RACIALLY TINGED FRAUD, PRODUCED CONSTITUTIONAL STRUCTURAL ERROR IN EVERY FEDERAL CASES AROUND THE NATION THAT MADE USE OF THESE PROVISIONS OF UNCONSTITUTIONAL LEGISLATION, CORRUPTING AND RENDERING VOID EVERY CASE ADJUDICATED NATIONALLY SINCE 1996. LET MY PEOPLE GO PHAROAH!

CONGRESS MAY NOT LEGISLATE UNDER SECTION 5 IN A WAY THAT VIOLATES RIGHTS PROTECTED BY THE 14th. AMENDMENT ITSELF. SECTION 5 GRANTS CONGRESS NO POWER TO RESTRICT, ABROGATE, OR DILUTE THESE QUARANTEES, MISSISSIPPI_UNIVERSITY_FOR_WOMEN_x_HOGAN_ 458 U.S. 718, 732(U.S.1982); ADARAND_CONSTRUCTORS_INC. ACAPENA, 115 S.Ct. 2097(U.S.1995). THE LEGISLATION RUNS AFOUL OF THE SAFEGUARDS PLACED INTO EFFECT BY THE 14th. AMENDMENT AND THE U.S. SUPREME COURT IN EX-PARTE-VIRGINIA, THEY SURREPTITIOUSLY, COVERTLY, EFFECT AND TARGET AFRICAN AMERICANS BY THESE LEGISLA-TIVE ENACTMENTS WHICH ARE EGREGIOUSLY UNCONSTITUTIONAL RENDERING THEM AND ANY CASE THAT MADE USE OF THEM VOID AND OF NO EFFECT AS IF THERE WERE NO LAW DETERMINED AT ALL. THIS LEGISLATION WAS FRAUDULENTLY USED TO THE DESTRUCTION OF FAIR LANDMARKS OF THE CONSTITUTION. THE EVIDENCE PRODUCED BY THE DOCUMENTARY "13" AND GATHERED BY MICHELLE ALEXANDER IS CLEAR AND INDISPUTABLE WHICH IS FURTHER ESTABLISHED BY THE PRESENT GOVERNOR OF THE STATE OF VIRGINIA ACKNOWLEDGING THESE FACTS AND MAKING EFFORTS TO RESTORE THE VOTING RIGHTS OF PAST FELONS IN THEIR STATE WHO WERE SUBJECTED TO THESE OUTRAGEOUS PROVISIONS OF FRAUD, AND DETRIMENTAL LAWS THEY CONSPIRED IN TO COVERTLY CREATE A RACIAL CASTE SYSTEM, A NEW FORM OF MODERN DAY SLAVERY AND NEW FORM OF JIM CROW LAWS, THE_SLAUGHTER-HOUSE_CASES, 83 U.S. (16 WALL) 36, 1873; 51 A.L.R. Fed.2d. 143; U.S.-V.-ECCLESTON, -- Fed. Appx'---, 2015 WL 4591890 CA4 (Md.2015); U.S. X. TEJADA, 445 Fed. Appx' 719, 2011 WL 3891825 CA4 (S.C.2011).

THE 3rd. CIRCUIT AND N.J. DISTRICT COURT USED THIS FRAUD-ULENTLY PRODUCED LEGISLATION AS A PRECURSOR TO MAKING JUDICIAL DETERMINATION WITHIN ALL OF THESE CASES BEFORE THE 3rd. CIRCUIT WHICH INCLUDE THE 3rd. CIRCUIT ORDERING ME TO FILE MOTION TO PROCEED IN FORMA PAUPERIS RELATED TO THIS CONCONSTITUTIONAL LEGISLATION WHICH CORRUPT THE "FOUNDATION", THE "WHOLE" OF THE PROCEEDINGS IN QUESTION RENDERING THEM VOID. I MOTION TO VACATE YOUR ORDERS DUE TO THIS CHALLENGE TO YOUR JURISDICTION TO ISSUE THEM BECAUSE OF THIS, ALSO DUE TO TRUSTEE BEING APPOINTED OVER THESE CASES. YOU ARE BEING PRESENTLY SUED FOR USING THESE UNCON-STUTIONAL PROVISIONS IN PARALLEL CASES PRESENTLY PENDING BEFORE THE FEDERAL DISTRICT COURT IN SOUTH CAROLINA AND FOR OTHER MAT-TERS REGARDING VIOLATIONS OF YOUR OATHS OF OFFICE. THIS IS YOUR OPPORTUNITY TO FIX THIS MESS AND ESTABLISH THESE CASES BEFORE THE 3rd. CIRCUIT. YOU SHALL CERTIFY CLASS ACTION FOR THE STRUC-TURAL ERROR IN THE INDICTMENTS AS IS ARGUED IN ISSUE # 1 OF THE GOURDINE BRIEF, THE CONSTRUCTIVE AMENDMENT OF THE INDICT-MENBT ISSUE RELATED THERETO AS IS ARGUED IN THAT SAME DOCUMENT, AND THE GENTRY SUBJECT MATTER JURISDICTION ISSUE FOR EVERY INMATE HELD UNDER THE 3rd. CIRCUIT'S JURISDICTION AND REQUIRE THAT NOTICE TO GIVEN TO ALL INMATES WHERE HABEAS CORPUS IN THIS CASE IS FILED PURSUANT TO 28 U.S.C. § 2244(B), THE DATE WHICH THE IMPEDIMENT TO FILING AN APPLICATION CREATED BY STATE ACTION IN VIOLATION OF THE CONSTITUTION OR LAWS LAWS OF THE UNITED STATES WAS REMOVED. DUE TO THE FRAUD THEY CONSISTENTLY ENGAGED IN. THIS DID NOT OCCUR UNTIL DECEMBER 2017. ALSO 28 U.S.C. § 2244(C) THE DATE ON WHICH THE CONSTITUTIONAL RIGHT ASSERTED WAS INITIALLY RECOGNIZED BY THE SUFREME COURT AND MADE RETRO-ACTIVELY APPLICABLE TO CASES ON COLLATERAL REVIEW. THIS IS DONE PURSUANT TO MONTGOMERY_Y_LOUISIANA, 136 S.Ct. 718, 193 L.Ed.2d. 599, 84 U.S.L.W. 4063(U.S.2016)(WHERE US OF UNCONSTITUTIONAL LAW VOIDS JURISDICTION); ROSS_No_BLAKE, 136 S.Ct. 1850(U.S.2016) (WHERE ACT OF MACHINATION TO TWART HABEAS CORPUS REVIEW BY THE STATES DO NOT REQUIRE EXHAUSTION), WHICH IS TIMELY PLACED BEFORE THE FEDERAL DISTRICT WITHIN ONE YEAR TO WHICH YOU ARE BEING SUED FOR MAKING USE OF THIS UNCONSTITUTIONAL LAW THAT DIRECTLY ATTACH TO ALL N.J. DISTRICT COURT AND 3rd. CIRCUIT PROCEEDINGS MAKING ME TIMELY, SCOTE-X-CLARKE, 61 F.Supp.3d. 569(W.D.Va.2014) ; BUMGARNER-X--N-G-D-G-- 276 F.R.D. 452(N.C.2011); IN_RE:-NAT.

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FOOTBALL-LEAGUE-CONCUSSION-INJURY-LITIGATION, 775 F3d. 570, 90 Fed. R. SERV.3d. 563(3rd.Cir.2014); <u>FLEISCHMAN-v-ALBANX</u> <u>MEDICAL-CENTER</u>, 639 F3d. 28, 79 Fed. R. SERV.3d. 494(2nd.Cir. 2011); <u>KARSJENS-v-PIPER</u>--F3d.--, 2017 WL 24613(8th.Cir.2017).

I WANT MY MASTER'S, MY GOD'S, THE SOLE CORPORATION'S INTELLECTUAL PROPERTY BACK IN THE FORM OF THE RIGHT TO LEGALLY MARRY WHICH WAS GIVEN TO YOUR NATIONS AS A "GRANT" WITH RESTRIC-TIONS PROTECTED UNDER BOTH ARTICLE 1 SECTION 10 AND ARTICLE IV § 2. YOU ARE IN VIOLATION OF THE HOBBS ACT AND THE EXPROPRI-ATION EXCEPTION UNDER THE FOREIGN SOVEREIGN IMMUNITY ACT. YOU SHALL ISSUE AN ORDER VACATING, NULLIFYING SAME SEX MARRIAGE WITHIN EVERY STATE THAT FALLS UNDER YOUR JURISDICTION, WITHOUT EXCEPTION AND STOP CONCEALING MATERIAL FACTS AS IS ARGUED IN VIOLATION OF 18 U.S.C. §§ 242 AND 1001. THIS TOO, VOIDS YOUR ORDERS, U.S.-V.-LAWRENCE, F.Supp.3d., 2015 WL 856866(S.D.Va.2015) ; U.S.-X.-ISMAIL, 97 F3d. 50(4th.Cir.1996); WILZIG-X.-SISSELMAN, 209 N.J. SUPER. 25, 506 A.2d. 1238(SUP.Ct.1986); ELAN_PHARMACEU-TICALS, ING, x, DIRECTOR, DIVISION, OF TAXATION, 2014 WL 1796633 (N.J.2014); ANDREAGGI_W__RELIS, 171 N.J. SUPER. 203; BOLIVIA REBUBLIC-OF-VENEZUELA-V-HELMERICH-&-PAYNE-INTERN-DRILLING <u>GOor</u> 137 S.Ct. 1312, 197 L.Ed.2d. 663, 85 U.S.L.W. 4221(U.S.2017) DOE-X-FEDERAL-DEMOGRATIC-REPUBLIC-OF-ETHIQBIA, 189 F.Supp.3d. 6 (D.D.C.2016).

INASMUCH, JURISDICTION CAN BE CHALLENGED AT ANY TIME AND ONCE CHALLENGED IT CANNOT BE ASSUMED, IT MUST BE DECIDED IN LIGHT OF THE FRAUDULENT LEGISLATION THE 3rd. CIRCUIT USED FOR PURPOSES OF ADJUDICATION THAT TAINTS THE ENTIRE PROCEEDINGS IN QUESTION, WHICH INCLUDE ANY FINAL ORDERS. "FRAUD VITIATES EVERYTHING.", AND A JUDGMENT OBTAINED BY FRAUD MAY BE COLLATERAL-LY ATTACKED, AND THIS APPLIES TO THE JUDGMENTS AND DECREES OF ALL COURTS, MYLES-Y-DOMINO'S-PIZZA, LLC. 2017 WL 238436(D.C. Miss.2017); FIRST_TECHNOLOGY_CAPITAL__INC__Y_BANGIES__INC__ 2016 WL 7444943(D.C.Ky.2016); MARTIN-V-TAGET-CORR-OF-MINNESOTAr F.Supp.2d., 2013 WL 1187034(D.N.J.2013); McGLAIN-V-1st-SECURITY BANK-OF-WASHINGTON, 2016 WL 8504775(W.D.Wash.2016); BASSO-X-UTAH_POWER_&_LIGHT_GO., 495 F2d. 906, 909(10th.Cir.1974); <u>BLUE</u> SKY_TRAVEL_AND_TOURS,_LLC__v_AL_TAYYAR,--Fed. Appx'--, 2015 WL 1451636 CA4 (Va.2015); MORRIS-Xg-WACHOVIA-SECURITIES-INGgr 19-of-27

448, F3d. 268, Fed. Sec. L. Rep. P. 93, 858 CA4 (Va.2006). THE EXHIBITS ARE ATTACHED TO THE FACE OF THIS DOCUMENT FOR ALL PUR-POSES SUCH AS SEEKING TO VACATE THE ORDERS AND ALL OTHER ENDS SOUGHT BY THE DOCUMENTS IN TOTAL, <u>PELLEGRAIN-W-BERTHELSEN</u> F.Supp,.2d., 2012 WL 10847(DSC.2012); <u>EPSTEIN-W-WORLD-ACCEPTANCE</u> CORR., 2015 WL 2365701(DSC.2015).

UNDER FEDERAL LAW, WHICH IS APPLICABLE TO ALL STATES, THAT IF A COURT OR PARTIES IS "WITHOUT AUTHORITY, ITS JUDGMENTS OR ACTS OR ORDERS ARE REGARDED AS NULLITIES. THEY ARE NOT VOID-ABLE, BUT SIMPLY VOID, AND FORM NO BAR TO A RECOVERY SOUGHT, EVEN PRIOR TO A REVERSAL IN OPPOSITION TO THEM. THEY CONSTITUTE NO JUSTIFICATION, AND ALL PERSONS CONCERNED IN EXECUTING SUCH ACTS, JUDGMENTS, OR SENTENCES ARE CONSIDERED, IN LAW, AS TRESPAS-SERS". YOU HAVE NO AUTHORITY TO USE LAW THAT DISPROPORTIONATELY TARGET AFRICAN AMERICANS AND OTHER MINORITIES IN VIOLATION OF THE U.S. CONSTITUTION THAT WAS PRODUCED BY FRAUDULENT, NEFARIOUS, RACIALLY ANIMUS INTENT, <u>ELLIOTT-X.-PIERSOL</u> 1 PET. 328, 340, 26 U.S. 328, 340(U.S.1828).

WHEN JUDGES ACT WHEN THEY DO NOT HAVE THE JURISDICTION TO ACT, OR THEY ENFORCE A VOID ORDER OR ACT (SUCH AS THE ORDERS ISSUED WITHIN THESE CASES BEING UNCONSTITUTIONAL DUE TO YOUR USE OF THE PLRA), THEY BECOME TRESPASSERS OF THE LAW, AND ARE ENGAGED IN ACTS OF TREASON SET AGAINST THEIR OATH OF OFFICE AND THE CONSTITUTION. THE COURT IN XATES_X_VILLAGE_OF_HOFFMAN ESTATES, ILLINOIS, 209 F.Supp. 757(N.D.ILL. 1996) HELD THAT "NOT EVERY ACTION BY A JUDGE IS AN EXERCISE OF THEIR SPECIFIC FUNC-TION....IT IS NOT A JUDICIAL FUNCTION FOR THEM TO COMMIT AN INTERNATIONAL TORT EVEN THOUGH THE TORT OCCURS IN THE COURTHOUSE" . WHEN A JUDGE OR OFFICIAL ACTS AS A TRESPASSER OF THE LAW OR HIS OATH OF OFFICE, WHEN THE JUDGE OR OFFICIAL DOES NOT FOLLOW THE LAW OR HIS OATH OF OFFICE, THE JUDGE OR OFFICIAL IS SUBJECT TO DISMISSAL, CRIMINAL PENALTIES AND LOSES SUBJECT MATTER JURIS-DICTION AND THE OFFICIAL'S ACTS OR THE JUDGE'S ORDERS ARE VOID AND ARE OF NO LEGAL FORCE OR EFFECT. IF YOU DON'T CORRECT THIS THEN WE CAN LET THAT RACIST DAVID DUKES KLANSMAN DEMON DOG DONALD DUCK DUNCE TRUMP APPOINT SOMEONE IN YOUR PLACE. I'M SURE THAT RACIST KU KLUX KLANSMAN DEMON DOG WILL GET A KICK OUT OF THAT.

ALL ACTS ARE ILLEGAL AND VOID, WHERE CONFLICT WITH THE U.S. CONSTITUTION. THE ORDER VIOLATES THE 14th. AMENDMENT PRO-HIBITIONS BY DISPROPORTIONATELY TARGETING AFRICAN AMERICANS BY USE OF THE CLINTON BILL LEGISLATION. NO PERSON SHALL BE DE-PRIVED OF LIFE, LIBERTY AND PROPERTY, WHICH INCLUDE MY, THE SOLE CORPORATION'S INTELLECTUAL PROPERTY ARGUED, WITHOUT DUE PROCESS OF LAW, NOR SHALL HE BE ADJUDICATED OF OR TRIED FOR ANY OFFENSE BY AN EX POST FACTO LAW LIKE YOUR NATIONS DID GIVING THESE SODOMITES AND GOMORRAHRITES THE RIGHT TO LEGALLY MARRY. WHERE EX POST FACTO LAW SHALL BE PASSED AND ALL SAID RIGHTS, TITLES, PRIVILEGES AND IMMUNITIES ARE INVIOLATE AND WOULD VIOLATE THE EQUAL PROTECTION OF THE LAWS CLAUSE, <u>ReAcMe-OF-SOUTH-FLORIDAT</u> <u>LINCe-We-WeCole-COMMUNICATORS</u>. 869 SO.2d. 1210, 29 FLA. L. WEEKLY D. 761.

CONSTRUCTIVE FRAUD IS BREACH OF LEGAL OR EQUITABLE DUTY WHICH, IRRESPECTIVE OF MORAL GUILT, IS DECLARED BY LAW TO BE FRAUDULENT BECAUSE OF ITS TENDENCY TO DECEIVE OTHERS OR VIOLATE CONFIDENCE. THE LEGISLATORS DECEIVED US AS DID THE COURTS BY MAKING USE OF THIS RACIALLY ANIMUS PRODUCED LAW TO ADJUDICATE MATTERS BEFORE THE COURTS INVOLVED, TRICKING US INTO BELIEVING SUCH LEGISLATION WAS APPROPRIATE ORDERING ME AND AFRICAN AMERI-CANS TO BE PARTY TO ESSENTIALLY ILLEGAL PROCEEDINGS WHERE THE OUTCOME PRODUCED BY THIS EGREGIOUSLY UNCONSTITUTIONAL LEGISLATION SPEAKS VOLUMES CONTRARY TO CONFIDENCE IN THE COURTS, <u>DAVES-x</u> LAWYERS-SUR-CORP. 459 W.Va. 119, 483 S.E.2d. 248(1996).

FORCED BREACH OF FIDUCTARY DUTY BY FRAUD TO BREACH CON-TRACT IS PUNITIVE IN NATURE BY THESE CONSPIRING PARTIES. THE LAW DICTATES THAT FRAUD DESTROYS THE VALIDITY OF EVERYTHING IT ENTERS INCLUDING THE ORDERS ISSUED BY THE 3rd. CIRCUIT COURT OF APPEALS. IT FATALLY EFFECTS EVEN THE MOST SOLEMN ACTS OR JUDGMENTS OR DECREES. LABEO DEFINES FRAUD TO BE ANY CUNNING DECEPTION OR ARTICLE USED TO CIRCUMVENT OR DECEIVE ANOTHER, LIKE YOU USED THAT RACIST LEGISLATION IN THESE CASES. MR. WELLS, IN HIS VERY WORK ON RES JUDICATA SAYS, SEC. 499, "FRAUD VITIATES EVERYTHING.", <u>NUDD-x-BURROWS</u> 91 U.S. 677-683(U.S.1875); <u>U.S.</u> <u>x-THROCKMORTON</u> 98 U.S. 61-71(U.S.1871); <u>24-SENATORIAL-DIST</u> <u>REPUBLICAN-COMMITTEE-x-ALCORN</u> 820 F3d. 624(4th.Cir.2016).

SINCE THERE WAS NO RULING ON THE CONSTITUTIONALITY OF THE PLRA AND THE AEDPA AS THEY RELATE TO EX_BARTE_VIRGINIA_ 100 U.S. 339, 348-349, 25 L.Ed. 676(U.S.1880) AND THE_SLAUGHTER-HOUSE_CASES, 83 U.S. (16 WALL) 36, 1873, INSTEAD THE 3rd. CIRCUIT MADE USE OF THESE UNCONSTITUTIONAL PROVISIONS OF LAW AS A BASIS OR PRECURSOR FOR ENTRY INTO THE 3rd. CIRCUIT, AS DID THE N.J. DISTRICT COURT. THE N.J. DISTRICT COURT CASES, AS WELL AS BOTH CASES 14-2811 AND 14-1364, ALL ORDERS ISSUED THEREIN ARE VOID AND FORFEITURE MUST ATTACH. ACTS OF CONGRESS, LIKE THIS CLINTON LEGISLATION THE COURTS USED, OR ACTS OF THE COURTS WHERE YOU USED SUCH, THAT ARE REPUGNANT TO THE U.S. CONSTITUTION CANNOT BECOME LAW OR STAND AS LAW, PLACING THE N.J. DISTRICT COURT AND 3rd. CIRCUIT IN FORFEITURE VIA SANCTIONS SOUGHT FOR ALL RELIEF DEMANDED, EVANCHO_Y__RINE_RICHLAND_SCHOOL_DISTRICT, 237 F.Supp.3d. 267(W.D.Pa.2017); TAXLOR-X-U-S-, 136 S.Ct. 2074, 195 L.Ed.2d. 456, 84 U.S.L.W. 4462(U.S.2016).

INSOMUCH, YOUR ACTIONS IN HANDLING THESE MATTERS VIOLATE THE "CONTRACT", THE "GRANT" GIVEN TO YOUR NATIONS BY THE SOLE CORPORATION IMPAIRING THE OBLIGATION OF THE CONTRACT IN VIOLATION OF THE PRIVILEGE AND IMMUNITIES CLAUSE OF ARTICLE IV § 2 AND ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION ESTABLISHING CAUSE BEFORE ALL COURTS ALLOWING ME TO INTERVENE AND CORRECT YOUR FRAUD, CRIMINAL CONSPIRACY, OBSTRUCTION OF JUSTICE, RACIAL ANIMUS AND APPROPRIATION OF MY INTELLECTUAL PROPERTY. THUS, ALL ORDERS WITHIN THIS CASE ARE VACATED AND THE COURT SHALL GRANT ALL RELIEF DEMANDED BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT WHOSE SUPERSEDING ATTORNEY, JUDICIAL AND LEGISLATIVE POWER IS BINDING UPON THE 3rd. CIRCUIT BY THE CLAIM OF DEFAULT AND COLLATERAL ESTOPPEL WHERE THE UNITED STATES APPEARED AND IS PARTY TO THAT DEFAULT EMERGING FROM CASE 2013-CP-400-0084 IN RICHLAND COUNTY S.C. COMMON PLEAS COURT, PRESAULT-Y--I.G.G., 494 U.S. 1, 110 S.Ct. 914, 108 L.Ed.2d. 1 (U.S.1990); BROWN-X-BROWN, F.Supp.2d., 2013 WL 2338233(D.C.Ky. 2013); BOARD_OF_TRUSTEES_OF_INTERNATIONAL_UNION_OPERATING_ENCL_ NEERS, 2016 WL 1253285; FIETH-THIRD_BANCORP_w__DUDENHOEFFER, 132 S.Ct. 2459, 189 L.Ed.2d. 457, 82 U.S.L.W. 4578(U.S.2014); TRUSTEES_OF_DARTHMOUTH_COLLEGE_V.-WOODWARD, 17 U.S. 518, 1819

WL 2201; <u>HARRIS_X__HHGREGG_ING_</u> F.Supp.2d., 2013 WL 1331166(N.C. 2013); <u>AMERICAN_MUT__LIBERTY_INS_CO__X_PLYWOOD_RLASTICS_CORP</u> 81 F.Supp. 157(DSC.1948); <u>OPARAH_X_NEW_YORK_DERT_OF_EDUC_</u> F.Supp.3d., 2015 WL 4240733(N.Y.D.C.2015); <u>GORDON_X_TBC_RETAIL</u> <u>GROUP_INC_T</u> F.Supp.3d., 2016 WL 4247738(DSC.2016).

THE ORDERS ISSUED WITHIN BOTH CASES 14-2811 AND 14-1364 ARE VACATED. THESE CASES ARE ESSENTIALLY ON REMAND LIMITING YOUR JURISDICTION TO DO ANYTHING EXCEPT GRANT ALL RELIEF DEMANDED BY DECREE AND JUDGMENT OF THE CHIEF JUSTICE TO THE (4) THRONES OF THE GLOBAL THEOCRATIC STATE AND COURT. IT IS SO ORDERED.

THE LAW AS DETERMINED BY THE UNITED STATES SUPREME COURT IS CLEAR AND UNAMBIGUOUS ON ISSUES SUCH AS THE ONES BEING ARGUED WITHIN THESE CASES. IF RULING HAS BEEN OBTAINED UNDER AN UNCON-STITUTIONAL JUDICIAL DETERMINATION AND OR STATUTE AND OR LEGISLA-TIVE PROVISION AND OR INTERPRETATION OF LAW AND OR ACT, WHICH INCLUDE FRAUD. THE LAW EXPLAINED IF THIS POSITION IS WELL TAKEN, WHICH IT IS, IT EFFECTS THE "FOUNDATION" OF THE "WHOLE" PROCEED-INGS (EMPHASIS ADDED). THIS INCLUDE THE 1986 CONVICTION FOR POSSESSION OF A WEAPON IN NEW JERSEY, THE HABEAS CORPUS FILED IN THE N.J. DISTRICT COURT AND THE CASES BEFORE THE 3rd. CIRCUIT COURT OF APPEALS. AN UNCONSTITUTIONAL LAW AND OR ACT AND OR JUDICIAL DETERMINATION IS VOID AND IS AS IF THERE WERE NO ACT, LEGISLATION OR JUDICIAL DETERMINATION MADE AT ALL, BEING STRUC-TURAL CONSTITUTIONAL ERROR NOT SUBJECT TO THE HARMLESS ERROR DOCTRINE. THE GENERAL RULE IS THAT AN UNCONSTITUTIONAL JUDICIAL DETERMINATION AND OR STATUTE AND OR ACT AND OR LEGISLATIVE PRO-VISION OF LAW, THOUGH HAVING THE FORM AND NAME OF LAW, IT IS IN REALITY NO LAW BY SUCH ACTS, BUT IS WHOLLY VOID AND INEFFEC-TIVE FOR ANY PURPOSE, WHICH INCLUDE CONVICTION FOR THE 1986 WEAPON POSSESSION CHARGE OR ADJUDICATION VIA HABEAS CORPUS IN THE N.J. DISTRICT COURT OR THE 3rd. CIRCUIT IN THESE CASES, SINCE ITS UNCONSTITUTIONALITY DATES FROM THE DATE OF ITS ENACT-MENT AND OR WHEN THE ACT WAS DONE IN LEGAL CONTEMPLATION, IT IS INOPERATIVE AS IF IT HAD NEVER BEEN PASSED OR DONE SINCE AN UNCONSTITUTIONAL LAW AND OR JUDICIAL DETERMINATION AND OR ACT IS VOID, THE GENERAL PRINCIPLE FOLLOWS THAT IT IMPOSES NO DUTY (FOR JUDGES IN THIS CASE OR THE REQUIREMENT TO FILE (6)

MONTH FINANCIAL STATEMENT UNDER PLRA), CONFERS NO RIGHTS (THE 3rd. CIRCUIT HAD NO RIGHT TO ORDER ME TO FILE PURSUANT TO PLRA), CREATES NO OFFICE (JUDICIAL), BESTOWS NO POWER OR AUTHORITY ON ANY PERSON [EMPHASIS ADDED] (YOUR JURISDICTION IS MADE VOID). AFFORDS NO PROTECTION (YOU ARE NOT IMMUNE ONCE GIVEN NOTICE AND YOU FAIL TO VACATE YOUR ORDERS AND GRANT THE RELIEF SOUGHT), AND JUSTIFIES NO ACTS PERFORMED UNDER IT (YOU ISSUING YOUR ORDERS OR FAILING TO CORRECT WHICH INCLUDE THE 1986 INDICTMENT, THE N.J. HABEAS CORPUS AND 3rd. CIRCUIT CASES. YOU ARE IN FORFEITURE ON ALL RELIEF SOUGHT) A VOID ACT CANNOT BE LEGALLY CONSISTENT WITH A VALID ONE. AN UNCONSTITUTIONAL LAW CANNOT OPERATE TO SUPERSEDE ANY EXISTING LAW. INDEED INSOFAR AS A JUDICIAL DETER-MINATION AND OR STATUTE AND OR LEGISLATIVE PROVISION AND OR ACT RUN COUNTER TO THE FUNDAMENTAL LAW OF THE LAND (THE U.S. CONSTITUTION), IT IS SUPERSEDED THEREBY, NO ONE IS BOUND TO OBEY FRAUD OR AN UNCONSTITUTIONAL LAW, RULING OR ACT AND NO COURTS ARE BOUND TO ENFORCE IT. ALL LAWS, RULES, STATUTES AND PRACTICES THAT ARE REPUGNANT TO THE CONSTITUTION ARE "NULL" AND "VOID", MARBURY-W-MADISON, 5TH. U.S. (2 CRANCH) 137, 180; VINES_V__UNITED_STATES, 28 F3d. 1123 CRIM. LAW 1163(1), 1165(1); ROBINSON-X-ARVONIO, 27 F3d. 877 REHEARING DENIED CERT. GRANTED VACATED 115 S.Ct. 1247, 513 U.S. 1186, 131 L.Ed.2d. 129; LOUMIET W. UNITED STATES, 65 F. Supp. 3d. 19(2014); JOHNSON W. UNITED PIZZAT-LLC.T 2017 WL 238436(D.C.Miss.2017); FIRST-TECHNOLOGY GARITAL, ING. Y. BANGTEG, ING. 2016 WL 7444943(D.C.Ky.2016); MARTIN-x--TARGET-GORD--OF-MINNESOTA- F.Supp.2d., 2013 WL 1187034 (D.N.J.2013); MCGLAIN_X__1st__SECURITY_BANK_QE_WASHINGTON; 2016 WL 8504775(W.D.Wash.2016); MONIGOMERY_x_LOUISIANA, 136 S.Ct. 718, 193 L.Ed.2d. 599, 84 U.S.L.W. 4063(U.S.2016); GEFT-OUTDOOR 1002, 1012, S.D.ILL.; HILL-X-SNYDER, 821 F3d. 763, 765+ (6th. Cir.MICH.); REOPLE_x__SQLO, N.E.3d., 2017 WL 1838423(2017); 24-SENATORIAL-DIST -- REBUBLICAN-COMMITTEE-V-ALCORN, 820 F3d. 624(4th.Cir.2016).

I MOTION AND SEEK THAT YOU STAY THESE CASES AFTER ACKNOW-LEDGING THE VACATING OF YOUR ORDERS. I INVOKE THE DOCTRINE OF COMITY. ONCE YOU GRANT ALL RELIEF YOU ARE TO STAY THESE CASES 24-of-27 FOR THE PURPOSE OF US BEING TRANSFERRED TO THE STATE OF NEW JERSEY TO THE NICEST FEDERAL PRE-RELEASE CAMP THAT THE COURT CAN FIND PURSUANT TO 28 U.S.C. § 1455(c). THIS INCLUDE THE KING-KHALIFAH AND ALL PARTIES LISTED IN THE PENDING PARALLEL CASES WITH ALL OF OUR PROPERTY. WE DON'T NEED YOU STEPPING ON THE 4TH CIRCUIT'S TOES PRODUCING CONFLICTING JUDICIAL DETERMINATION, <u>VATES_x.FORD_MOTOR_CO.</u>--F.Supp.3d.--, 2015 WL 6758983(E.D.N.C. 2015); <u>W.-GULF_MAR.ASS'N_x.I.L.A.DEEP_SEA_LOCAL_24</u>, 751 F2d. 721, 728(5th.Cir.1985); <u>IN_RE:_MORNING_SONG_BIRD_FOOD_LITICATION</u>, 2015 WL 12791472(D.C.Cal.2015); <u>IN_RE:_NARANTO</u>, 768 F3d. 332, 348(4th.Cir.2014); <u>ULMET_x.UNITED_STATES</u>, 888 F2d. 1028(4th.Cir. 1989); <u>SMITH_X.BAYER_CORP.</u>--U.S.--, 131 S.Ct. 2368, 2382, 180 L.Ed.2d. 341(2011); <u>202_NORTH_MONROE_LICE_V.SOWER</u>, 850 F3d. 265(6th.Cir.2017). IT IS SO ORDERED.

I, JAHJAH AL MAHDI, THE APPELLANT IN THESE CASES, FUL-FILLED MY DUTY BY YOUR NATION'S DUE PROCESS LAWS AND PEACEFULLY, AS A NON COMBATANT, FILED LEGAL ACTION TO PETITION FOR AND ESTA-BLISH THESE RIGHTS, TITLES, PRIVILEGES AND IMMUNITIES, ALL OF THEM, WHICH INCLUDE SUPERSEDING ATTORNEY, JUDICIAL AND LEGISLA-TIVE POWER AND AUTHORITY. I GAVE PROPER NOTICE AND PROPERLY SERVED ALL PARTIES TO WHICH THEY APPEARED, INCLUDING THE UNITED STATES AND BROUGHT THE MATTERS TO THEM UNDER CASE 2013-CP-400-0084 AND THE NEW JERSEY SUPREME COURT, WHERE ANTHONY COOK AND I WERE SUBJECTED TO OUTRAGEOUS ACTS OF FRAUD UPON THE COURT, CRIMINAL CONSPIRACY, MACHINATION AND OBSTRUCTION OF JUSTICE, WHERE THEY DEFAULTED AND JURISDICTION WAS THEN MADE VOID FOR FRAUD, DUE PROCESS VIOLATION AND OTHER UNCONSTITUTIONAL ACTION PLACING THEM IN FORFEITURE ON ALL CAUSES, CLAIMS, DEFENSES AND COLLATERAL ESTOPPEL ATTACHED. THEREUPON, THE CASE WAS REMOVED TO THE FEDERAL DISTRICT COURT WITHIN THE PARALLEL CASES PENDING IN SOUTH CAROLINA SOUGHT TRANSFERRED TO NEW JERSEY DISQUALIFYING THE SOUTH CAROLINA DISTRICT COURT. THE PRIVILEGE AND IMMUNITIES CLAUSE PROTECTS THE RIGHTS OF CITIZENS, TO INCLUDE OUT OF STATE AND OR EVEN FOREIGN SOVEREIGN AND OR FOREIGN STATE CITIZENS IN THIS CASE VIA THE FOREIGN SOVEREIGN IMMUNITY ACT CONNECTIONS, TO PLY THEIR TRADE, PRACTICE THEIR OCCUPATION AND PURSUE A COMMON CALLING. IN THIS INSTANCE, THE "COMMON CALLING" OF ALL MEMBERS OF THE SOLE CORPORATION IS THAT OF FIDUCIARY PROPHET, KING,

KHALIFAH, IMAM, LAWGIVER AND HIGH PRIEST WITH SUPERSEDING AT-TORNEY, JUDICIAL AND LEGISLATIVE POWER AND AUTHORITY. THUS, THE COURTS CANNOT IMPAIR, ONCE PROPERLY PETITIONED FOR BY DUE PROCESS LAW, THE FIDUCIARY KING-KHALIFAH'S RIGHTS ON ACCOUNT OF HIS OUT OF STATE CITIZENSHIP, SINCE HE DENOUNCES ANY AMERICAN CITIZENSHIP, ACTING FOR PROTECTORATE PURPOSES, <u>SCHWARE-v-BOARD</u> <u>OF-EXAMS_OF-STATE_OF-N-M-r</u> 353 U.S. 232, 77 S.Ct. 752, 64 A.L.R. 2d. 288, 1 L.Ed.2d. 796(U.S.1957); <u>FACIRE-v-SULLIVAN</u> 2017 WL 3710066(D.C.NEV.2017); <u>VIRGINIA_BOARD_OF-MEDICINE-v-ZACKRISON</u> 67 Va. App. 461, 796 S.E.2d. 866(2017); <u>DOE-v-ROGERS</u> 139 F.Supp.3d. 120(D.C.C.2015); <u>MCBURNEY-v-YOUNG</u> 569 U.S. 221, 133 S.Ct. 1709, 185 L.Ed.2d. 758(U.S.2013); <u>HENRY_v-VERMONT</u> 2017 WL 2167123(2017); <u>SCHOENFELD-v-SCHNELDERMAN</u> 821 F3d. 273(2nd.Cir.2016).

WHEN IT COMES TO THE SUPERSEDING ATTORNEY, JUDICIAL AND LEGISLATIVE POWER AND AUTHORITY OF THE CROWN ESTABLISHED BY DUE PROCESS LAW TO WHICH THE KING-KHALIFAH, JAHJAH AL MAHDI AKA LAWRENCE L. CRAWFORD, THE FIDUCIARY FOREIGN SOVEREIGN TO THE (4) GLOBAL THRONES OFFICIALLY INVOKES AND EXERCISES BEFORE THIS COURT. THE 3rd. CIRCUIT COURT OF APPEALS NOR THE N.J. DIS-TRICT COURT NOR THE STATE OF NEW JERSEY OR STATES OF THIS NATION OR ANY OTHER NATION SINCE THE (193) MEMBERS STATES OF THE U.N. ARE PARTY TO THE DEFAULT AS WELL, CANNOT DIMINISH THE RIGHTS OF THE KING-KHALIFAH, JAHJAH AL MAHDI, THE KING OF THE NORTH, AND HIS HOLY COMMONWEALTH, THE PEOPLE, ESTABLISHED BY CONTRACT AND DEFAULT WHICH IS LEGALLY PROTECTED UNDER BOTH ARTICLE 1 SECTION 10 AND ARTICLE IV § 2 OF THE U.S. CONSTITUTION AND DUE PROCESS LAW. IT IS ESTABLISHED AS BOTH A "LIBERTY" AS A FOREIGN SOVEREIGN KING-KHALIFAH AND A "PRIVILEGE" BY WHAT OCCURRED UNDER CASE 2013-CP-400-0084 IN THE SOUTH CAROLINA COURT BY THEIR FRAUD. NO STATE SHALL CONVERT A LIBERTY INTO A PRIVILEGE, LICENSE IT, AND EXCHANGE A FEE THEREFOR, MURDOCK_*_PENNSYLVANIA, 319 U.S. 105(U.S.1943).

YOUR LAWS CANNOT EXCEED THE AUTHORITY OF THE LAWGIVER, WHICH I INDEED AM BY CONTRACT, DEFAULT AND COLLATERAL ESTOPPEL. YOU HAVE NO MORE RIGHT TO DECLINE THE EXERCISE OF JURISDICTION WHICH IS GIVEN WITH RESTRICTIONS BY THIS DOCUMENT WITH ITS AT-

TACHMENTS, THAN TO USURP THAT WHICH IS NOT GIVEN. THE ONE OR THE OTHER WOULD BE TREASON AGAINST THE CONSTITUTION ITSELF. THE SEVERAL STATES LEGISLATORS AND THEIR JUDICIARIES, WHICH INCLUDE THE FEDERAL GOVERNMENT AND 3rd. CIRCUIT COURT OF APPEALS, ARE BOUND BY THEIR SOLEMN OBLIGATION OF AN OATH TO SUPPORT THE FEDERAL CONSTITUTION. IF YOU WILLFULLY LEGISLATE, OR GIVE A JUDICIAL DETERMINATION VIOLATING THE KING-KHALIFAH'S RIGHTS ESTABLISHED THEREBY, YOU ARE GUILTY OF FRAUD, PERJURY AND OTHER FEDERAL AND OR STATE CRIMES WHICH VOID YOUR JURISDICTION, STRIP-PING YOU OF IMMUNITY, SUBJECTING YOU TO CIVIL AND CRIMINAL PENAL-TIES AS WELL AS DISMISSAL FOR ALSO BREACH OF THAT CONTRACT. I AM SURE THAT RACIST BASTARD, DAVID DUKES, KU KLUX KLANSMAN DEMON DOG, DONALD DUCK DUNCE TRUMP WILL ENJOY PLACING ANOTHER JUDGE IN YOUR SPOTS, COHEN-20-VIRGINIA, (6 WHEAT) 19 U.S. 264 (U.S.1821). THE CLAIM TO EXERCISE CONSTITUTIONALLY PROTECTED RIGHTS CANNOT BE CONVERTED INTO A CRIME. SINCE THE STATE OF SOUTH CAROLINA, THE NEW JERSEY SUPREME COURT, THE UNITED STATES AND REMAINING (192) MEMBER STATES OF THE UNITED NATIONS, BY THEIR ACTIONS IN NEW JERSEY AND CASE 2013-CP-400-0084 HAS NOW ALSO CONVERTED THIS SOVEREIGN LIBERTY INTO A NATIONAL AND GLOBAL PRIVILEGE, WHICH INDEED THEY HAVE. THE KING-KHALIFAH, HIS HOLY COMMONWEALTH, AND ALL THOSE WHOM HE APPOINTS, CAN ENGAGE IN THE RIGHTS WITHOUT IMPUNITY. YET, IT 'IS STILL A SOVEREIGN LIBERTY PROTECTED UNDER CONTRACT AS THE FIDUCIARY HEIR AND SOVEREIGN OF THE (4) GLOBAL THRONES, HURTADO-Vo-SALIFORNIA, 110 U.S. 516 (U.S.1884); MILLER-v.-UNITED-STATES, 230 F2d. 486, 489(5th.Cir. 1956); SHUTTLES-WORTH-W-BIRMINGHAM, 373 U.S. 262(U.S.1963); SHERER-V-CULLEN, 481 F. 945, 946; MIRANDA-V-ARIZONA, 384 U.S. 436(U.S.1966); STAUB-W-GITY-OF-BAXLEY, 355 U.S. 313(U.S.1958); UNITED_STATES_v_JACKSON, 390 U.S. 570(U.S.1968); UNITED_STATES v__ETENXI,--Fed. Appx'--, 2017 WL 6523328(10th.Cir.2017); ELm AMEEN_BEX_X__STUMPE, 825 F.Supp.2d. 537(D.N.J.2011). IT IS SO ORDERED.

-27-of-27

RESPECTFULLY, JAHJAH AL MAHDI, KING, KHALIFAH AND CHIEF JUSTICE OF THE GLOBAL THEOCRATIC STATE AND COURT

JANUARY 16, 2018

at and Ч **@** RECEIVED CLERK'S OFFICE ECEIVED IN CLERK'S OFFICE AIPI 8: 54 PLEASE fille 9:17=00-11 m NED 9:16-01-380 Bm; 9:17-01633 9:17; A 0 1344, 2016-000640; 2117-cu-01300-RMG-MGB ET. AL. JhAnk you CHASTE INV-UL-14176-ADB " Filte igt 7

- The United States District Court Shie District of phely TERSIELY Jhe DristRict of south CARO TIMA UALYA MU Quit; cla UAWRENCE, LERAW-8:17-CU-01804-RBH ford AKAJONAH JDA 12118-01-GABRIEL JAHTAH 10129 - JUL TI TISHOUTE PretitionER Affidavitat SERVICE NS, JUGGE Robert E Hood ELAL, deftend Amits 10A-3

When young mu quit est AL. do MEREby CERTIFY, that we have mpailed April OR SERVED ACOPY of And Affidavit of FActs Giving Julian Noticier motion stephing RELIEU by A 3 Studenal Indge PANEL JOR The purpose of disqualifying the SCIPHISTRICT COURT April +RAMISTER VERIUE to plew JERSEY, motions JOR FEDERAL Custody, motion For AN Dudependent Investigation"; motion for AN Extension of Jime motion for A PRETRIAL WEARING To Establish collateral Estoppel; 20836

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motion to use the obders in QASE 21. 18-01-10129-JU due to FRAVO Upon The court 1 motion to consult date And motion to motion therefore pursupput to we & , ope the pust District COURT Appled All introluted pratities by Us mail postage prespaid by phasing it in the institution applilbox ope August 20, 2018. It is detemped filed that date, Houston & Lack, RESPECT fully, JAPHJAH Al MAholi

an Ore

Grahya muqit

August 20, 2018

JHE Uplited States District Court The District of NIEW JERSELY The District of South CAROLINA The District of South CAROLINA yahya muquiti UA LAWREDICE L CRAW-SIM-CU-01904-RBH food ALKA Joursh JUA 12118-00-Gabriel JAh JAh 10129-JU TA TESTABILE Affichauit of prestitionliers FRets Giving Judicial platice; motions steeking REWIEW by A3 FEDERAL Itudates PANLEL FOR the lof36

PURPOSE of disqualify when the sc pristRiet court Apriled HRAPIS FER VEALURE to MEL JEBSELY & Motion JOR FEDERAL QUSTOOLY motion For Apl Tholeprepioleput Ipt VEStig Action) motion Jor And Extremisions of Jimples; motion for A PRETRIAL MEARING Jo Establish CO VIAtERAL Estoppets 50A36

VS.

the order in CASE 21.18-01-10129-JUL due to FRAVO upon the courts . (motion Jo Contro ViolAtte April motion Jo motion Therefor pursuant JO FEDERAL RULES 6.216316157. VZ.011 606)31 JUdge Robert E Hood 28 USC \$\$ 1404, 1407, 1455 (C), 1602-Et Aly differidaputs HOLD Et SEQ. Joi Jhe NEW JERSEY District COURT, 60636

motion to usestie

The sc pistaiet court et AL, The petitionners in this Actions guie All parties studicial platice JUESNE CASNES COMPSTOTUTE MULTIDISTRICT Litigation. We give the court Notice that there are tag-Along Actions as depicted in case 8:17-ac 01004-RBH-JDA And its parallel CASES REFERRED to within the doquinperents filted in that gaste. HERE the court will find: a) A copy of the filing in forma proupters do winterest april 6 mouth statement Related to CASE 21.18-04-LOI29-JUL ETAL, JUdge Lipuakes HURPPRO-70836

, '· PRIATELY EASTER TRIPS JURIS diettons other this crase to Alloid suit April Coulspirate in FRAVO within jurisdie tions to which, he had no power or Authority Establishing Extra-TERRITORIAL JURISDICTION CLAIMS FAlling ENER, Under the Mat. Long ARM, Statutes. Onlete conspiring up Acts of criminal contracty And obstruct Fion of Justices he Administratively closed the plew JERSEY CASE, Jhe filing in forma praupreris documpents were stept in within the time REQUIREd. HE And the Nist pistrict court spoliated that STEPHET MI ME FORMA PAUPLERIS docu-

muterits and chainted CRAWFORd Sought to Recipestate the case without Stepholiply thaste Required do when to in acts of mail tampering stripping him of Immunity, the is plot of postal check to stop dow ments FROM REACHING their destination. A NEW SEt of filiply informa prowprease do winkputs for the NEW JERSEY District court is placed Attached. Whe motion to reachts All orders up grant 2118-00- LOI29-JU Appel the motion it but consolidates with game 8107-eu-01804-RBH-JIDA. FURthER, WE CHALLENGE JUDGE LipiARES JURISOLICTIONS to ISSUE AMILY

ORDER WIL HAVE WIEWJERSELY CASE. HE SAT Upon his own case to which he is A due frepiolophet - This criegted Astructural ERRAR which voided his jurisdictions, Williams & PENERSY WANDIA, 136-SCH 1899, 195 LEd 2d 132, 84 USLIN 43.59 (US2016), LASHLY, LiphARES WAS COLSPIRING ACROSSS multiplie state And Italieral JORIS die tiegels to the wast Judicial Recuision. As of April 4, 2018 All matters Related to this CASE RESIDED DEFORE the IRUSTEE JUDGE TREQUELY AUSTIN. Thus, due to the FRAUD UPON the COURT, CRIMINAL CONSPIRACY And obstruction of Justice producing OVER whelming prejudice And Unicard-stitutional Action. His jurisductions is LOOP 36

• • void the mother to unente the anders Up CASE 2118-01-29-JUL April WE motion to copesolial the that case with case our CU-01804-REBH-JDA, Muddly-BURROWS, 91 US 667-683 At 440 (1875) (USV-JhRock morter), 98US 61-131 (1871) Pyple 4 United States FSUPP 30, 2016 Wel 1377 402 (DC mol 2016) MARbury & MADLISON, sth, US GURANCH) 137, 180 1 Loumitet & United states, 65 ESUPP3d. 19 (2014) Moutgomery U Louisippin, 136550+718, 193 LEd 20 599, 84 USLW 4065 (US2016) | Hill & Snugler, 021 F30/ 263, 765+ (6th cir mich). MERIE the court will also find Attached ! 3) Explicit, "Cherk RETURN". This is the better seport to us by N of 36

Judgre Austin And the Dristrict Court (3) A COPY of the document Epstothed, " Affid quit of FRets Gruing Judicial mations; mation for leave to Suppliement the sponplaint; motion to ThiteRULEAVE TOUE to FRAND UPON the COURT CARALLENIG WHAT THE District COURTS to AppleAl, GO, pages dated August 2,2018 with its Attachments. (4) A copy of the Affidauit of Thats Give into Icolician Notice; Filing Whit of ERROR I motion to Amend the defendants, xx, (17) pages dated JULY 7, 2018 with its Attach ments. JOR the RECORD. JHE HASEAS 12af36

en e sta CORPUS Action sought Under CASE 2118-CN-10129-JUL is ressertially identical to the thatiens corpus sought upder CASE OUT-OU-01804-RBH-JDA ALLACKING both the plew JERSELY changed from 1986 April the PRESEPUT MURDER THE Kiplethalifah was FRAMEd for. Therefore, it would Not be in Appropriate to consolidate the cases for the purpose of RELATEW. pursuingent to the multi District litigation Rules 6.2 (2016) 61) Aprol 6.3 (2016). Whe motion for a populat Recuired by the Judges of the NEW JERSEY Distinct COURT, other than Judges LipeARES, Creachi And Shipp who ARE defendants int this case for the purpose of 130f36

Stetekiply trapples fier of gaste BILTT-CU-OLEOU-RESH-JIDA due to EqREGIOUS Acts of FRAUD Upop the court structural Error. pursupplet to williams a Prephysicilliania As Well As for vio lations of the code of Indicipit coulder And Disabilities Act 28 USC \$\$ 351-364 We that the Judges have Epigaqued in conduct prejudicial to the Effective April Expreditions Administration of the busiquess of the courts in Elast the judges innothed have bad LOGIPROPIER discussions with parties et couplet of optime side of this CASE And hALLE TREATED THE litigApits, in demonstration EgRegious April hastile mapphales in All Efforts W0836

to this ART FAIR AND PROPER RELIEU COMES PIRING UNDER COLOR OF LAW AND OR Authority to be silient on essential JURIS dietion Al issuestrby this fragued which Void their jurisdiction for unconstitutioned Action And DUE PROCESS Vio latropy, Upeth V_BOARd of JRUSTEES, FSUPP30, 2016 WL775386 (DC mol 2016); Wells JARgo BRANK NEAU H. M. H. ROMAN JUD Nel UL, 959 Food 295 (4th (in 2017)] mostey u. United states, 2010 wel 1187778 (pie 2010); USULAWREDUE, ESUPPISOL, 2015 WIL \$56866 (Stavazors); Whithe is manies, 2014 wil 1513280 (DSC2014) Mar Turollators UC U NORthERAL - Fed Approv -, 2018 WIL U29607 (4th (in 2018); HAMER U NEighbor hood Housing Sternices of chicago, 138 sch 13, 199 (Eddad 249 (IS 2017) j US & KORpy 150A36

FSUPPERdy 2013 WIL 289 80.56 (WHONLY 2013) John (m. 1998 Wel 684203 (4th cir 1998); Stee U. FARMER, FSUPP. 304 2015 WIL 5838867 (SID JEY 2015) USU Mosberg, 866, F-SUPP-201 275 (DUT 2011). JHEREFORE, WE MOTION FOR A PAPUEL RELIEW FOR the PURPOSE of SEEKing to tRANSFER these CASES to NEW JERSEY RURSUANT to 28 USC, \$\$ 1404, MOT, 1602-1612 ct steg in the insternest of stusticity, Whe ARE HALKING About A couls is treat pattern of such vio lations that Risk to A beliet of miscoudlet. RULE 82 ON VERUE PROVIDE. THERE Rules do plat extended on limit the JURISQUETIONE of the District Court our type vientice of Actions in those COURTS .. Lets tigke this thing from the 160936

. bregiptplipting. First we have the Judges Comispiking Across multiple jurisdictions to thuget fair and proper Relieus by histing the defendants in the çoste iniçotertetty: The Judges in improper discussions wave the defendants the SCIDED top for black And delay copying the an page Appidauit attached to the firete of the complaint so they could list the defendants improperly. Their instrept was to make the case Appear principlous to university dismiss it. Their Additional internet was to present Euloheners of claims of collatteral estapped frem breinig established in the court RECORD EMERGING FROM the CRAWFORD state case 2013-cp-400-0084 to Which 170836

the Upuited states and Upuited plations ATTRE PARty to the default restablishing CRAWFORD AS HEIR, Kipig, Khalifah to the 4 G Lobal JhReplies of Religious prophesy, They knike if the CRAWFORd documents entered the RECORD they Would be bATRAED from challentquild these claims by collateral estopped. Thus, they couspired to make it look like clerical ERROR but in AN Abilise of discrition failed to correctitso They could justify dismissing the CHARE, NOW BEARING GRP 4 U.S., 74 F3d 1204 (DDC 1995). OUR LOSSUE is wat with their judicial deterministion so much. It is with the FRAND ypon the court And Betts of machinistions that pro-18936

aliged them. All degrees or judg ments, from All courts can be Attacked collaterally For FRALD Upops the court which is free from proceedural limitations, The RE Grephesys Drata Jreen no logites The, 204 F3d 124 (4th (ir 2000): United status v Coursed 675 Ind Appro1 263, 265 (AY (phil 2017)) For Ege Riel For V Elk RUP Confl Co Ipre, 739 F30 131, 87 Frod. R. SERUI 30. 534 (4th (in 2014) 1 myles y Dominuts Pizza, Ul, 2007 mil 238436 (Dre miss 2007). Oplace whe caught the reakor, we sought to AmEnd which was chiminally blocking, A preason can amand onlese without could exist of the court before A RESPONSIBLE phending is steriled as A matter of LAW, MASQUEZ VSTOPPISON COUNTY HOUSING COALITION, ZAVE, 2003 19.0R3

Ull 21479186 (DCKAp. 2003) SAPIRO 4 Ept comp Ass This, 221 F.R.D. 513 (CAL 2004) Brell Atlantic Corp. V J Wombly 550 U.S. 544, 127 Set 1955, 167 LEd. 20 929 (US2007); BALLER ham & monto county LAW ENFORCES MENT, 2012 Jul 423711 (EDCal 2012) HARPER V United states pastal stervice, 2018 Will 2326623 (putola 2018) 1 GLAZIER U CHASIE HOME FINANCE LL, 704 F3d 453 (6th (122013). TE the defendations were not listed the way they were instended to be filed but was blocked by FRAUD upoul THE COURT. JHE MAGISTRATE PLOR the FEDLERAL JUDGE CAN ISSUE AN OROLER that is fined in any capacity if the Rights of All parties insteolded to be filted was not been adjudicated. Apply Amendmant sought Rielates back 20936

to the original complications GAYNEN CARL BAUER SchRAD DEN FABRIER GM bH, 595 FSUPP. LOSI (D MAINE 1984) HALL & GIBSON GREETING, THE , 971 FSUPP, 1162 (Spotho 1997) MARK WELL & Upilher Upilities Status, The, 2018 Wel 3619654 (MID CAL 2018). It is well restablished by how that A NON PARty to And Actions such As muquit April the parallel proverties CAN ARQUE CO LASTERAL ESTOPPEL. SIE Brest UBANK of AMERICA N.A. 2015 Well, 5124463 (ED MY 2015) Workman U City of SYRACUSE, 2015 UL 300435 (NUTS, NY ZOUS) BREASTIE BOYS & MONESTER ENTERgy Co., 2015 WIL 736078 60 MY. 2015). FRANCE Applet to president the esta-210/36

blishing of jurisplictions before the JRUSTUER PRELIEPUTER US FROM ARQUING AND ESTABLISHING COMPTERAL ESTOPPEL. WE ARE MASTERS to decide what have we will Rely upope, The JAIR V Kehler Die <u>L-spreein/14 (0, 228 US. 22, 25, 33-50</u> 410, 411, 57 LEd 716; BElly Hood, 327 US 678, 6659773 (US 1996) US 10 LAPLE, 75 US 185, 200-01, 19 LEd 445, 449 (US 1868) [Looper u Cety of Wilmington DEL. 723 FSUPP. LO2S (D.C. DET 1989) JURE Rigght, 389 Bak 167 (Colo 2007); In REBUNDLick 303 Bik 90 (ED V92003). THE MARISTRATE CAMPANT ISSUE AN ORDER designied for the specific purpose of presumpting us from Establishing contateral estopped. It is a violations of DUE PROCESS MAKING the

, the sta procretaling unconstitutional applot void. The court is bataled from Arising Aprily issure which was Adjudicated IN A FORMER_SUIT. Opple of the Essimple tigl Elements, of collasternal Estopped ARE the identity of parties which is why they listed the defendants int CORRECT-TY AND blocked Theter MEANING by caquifored to protect his interest. It bass the court And prakty from RAISING ANY ISSUE which carled have break RAISTON IN A Suit on A differentiet CALSE of Actions inhering A party to the First case, spreifically, caster 2013-CP-400-0084 the CRAWERD STATE CARLE, which is our Talle Process Right to Establish. yet we were deputed 239f36

this by FRAVE Upon the court And obstructions of justice, In RE GUY, 552 B.R. 89 (DSC 2016) ; HARY GROUP MARIAGE ment, Incu Schnieider - Esuppad. -, 2018 WIL 655-595 (ED Pa 2018) : SARA Y Wilson, AppEllant, & CHARLESTON COUNTY School District RESpendient, -Stead -, 2017 Wil 1075196 (SC2017). JO Apold ipesult, Judge Austin And the defierd puts, including Lipuques, conspired to allow the 4th curcuit UNDLER GAZE 18-6606 to ANAPPROPRIM Attely reputre total jurisdictions to Allow them to make A frayed light distinguiplation to thwart fair judicial REVIEW And the gRANDtipla of the REQUIRED PRETRIAL 240836

WEARing to Add RESS the Estopped which is why she issued the order to pretent the record from breing Established. The 4th circuit studge Austine And defendants in improper discussions with the parties and oplies ide of the case decided they must priedient sterrige of Austrip of the documents breaks once Austin is steplied the documents she consprinted in obstruction to block filiply. storeis dietions would have breezest exclusively established before Austin dultesting jurisdictions from All And the 4th circuit studges from causing 5936

VEREPARABLE dAMAGE AND Allow All defendants to anoid suit establishing Exptra JEERRidorial claims also prermitting US to restablish unpublic inter Men Miner JERSEY. Jhe Jauster Austin mist be detached FROM the CONTOPIRATORIAL INFUETURES And be made to operate the her FiduciABY FUNCtion As Appointed by the FOREight SoureReight GROWN, Bights LEGALLY restablished Uplater CASE 2013cp-400-0084 which is why they blockted the filing, motherson a plational AUSTRATIA BANKLID, 561 US 247, 139-Set 2869,177 (Fedded 535 (US 2010) / WESTERN GREED LLCU TON GEOPHYSICAL CORP. 138 Sct 2129 (US 2018) Simply U Republic of HungARy - FSUppzel -, 2017 Wel 440 2293 260836

(DDC 2017) BOLINIA REPUBLIC of VENEZUELA u Helmerich & PAYNE Trutern, Drillipp CO, 137 SQT 1312, 197 LEdad 663, 85 USLW 4221 (US 2017)] Jifth Third Boy ORA U TOCHER hOREFER, 134 SCA 24.59, 189 LEOLDO UST (US 2014) Jobres & Jorbres, 341, P.3d. LOUL 2015 WY 13, JAN, 2015 JAUSTEES of tomath mouth college & Wood WARd, MUS_518, 1812 Will 2201. Whe findly filled abjections to the MAGISTRATE TUdgels OROLERS PURSUANT to Fred Rube 7263 thepel simultopleously solight to Appreal it Attaching All documents she saught to block to the face of the plotice steeking LEQUE to FERREAL AUSTINE true via the cleaks to detach the 27936

decompanyes to Artoid SERVICE of them where by have the plottice STELEKING LEANE to Append CANINGT bre Alterial, A merholed or UneAttal. THE FEDERAL JUDGE CAMPALATORE the couse they if the populat des transplas that gaste 8400-cu- or gove- REH-JDA is on Appeal which is questionable by their Fraud to black sich Appreal timely made pursuapit to Rule 7300 28 USC \$ 636 (C) (3) . (ASTE 2118-01-LOI 29-511 is not on Apprent which would Allow the papiel to establish the jurisdictionial frats win that case. STERE NORTHROP GAUMAN JEEPNICAL SERVICES TRE. U. PYN CORP ZENTER NAtioplat le, 2016 mil 334 6349, #5, 289836

EDUAL ; DOE U PUblic CHEZERU, 749 F3d 246 (4th cire 2014) Hunter & Journ of macks will be plosth CAROLining, - FSUPPISOL-2017 WIL U22 1109 (pte 2017) BERRIOS V GREEK WIRE LESS, LLC, 2017 WILL 2120038 (mod 2017) ; plewtop 4 ConsolidAted GRAS Co of MEW YORK, 258 US 165, 42 Sct 264, 66 (Ed 538 (US 1922) 1 BAYOU_ShokES SNUE, LLe V BURNEWELL, FSUPP. 3dy 2014 Wel 4101761 (DC HA 2014) | EAGLE WIEW JEEK-Nologies, The & MARTWARE Solutions, Inc, ESUAP 2013 WIL 12071668. ZZURSmith, All Attach maples And All docy menuts REPERRIEd to thereind preciously listed ARE Attached to the face of this pheading for All purposes which intellide for the 29936

purpose of having menue trapisferred We the instead of sustice. All claims, issues And defense listed withings All documents ARE ARGUED before this papiel to restablish Austin As TRUSTER AND VERNUE THE PLEW JERSIEN, LET WER TRAVEL Apple WE Accomp dated out the governt menut's dime Anto Whe sheek to disqualify the scalistaid court and all other Itages multind, BERGERUUS, 255 US 22, 41-507-230, 65 LEd USI (US 1921) (GANIAdA U Miller, FSUpp. 3d, 2014 Wet 1512245 (2014) (Booth UBALLARD, 2016 wet 127 5054 (2016) (A theophypig is Riequired) United states u Quiptoples - F. SUpp 3d - 12016 Will 4413149 (2016) PELLEGALD & BRERthelser 30936

F. Supp 206, 2012 with 108 47 (DSC 2012); Gramble u BANK of America, N.A., 2014 Jul 246 84 65 (DSC 2014) 1 CARTER U-South CARO WUR, 2014 WIL 5325234 (IDSC 2014) [Williams U PERMISY/UANIA SUPRA Thusomuch, we seek April pretition for A p Antel Actional to Address the MATTERS before it to include tRANTSFER of VIENLE, Oplete Mathens ATRE FOR RESSES AND A WEARING IS Established to detreaminte if the prarties inle lited timely matted to defeat the affidaults of default And voiding of jurisdictions Empergiple FROM CASE 2013-CP-400-0084 brased Upon Exphibits studge LEE #65 1-4. 310936

Which also Relate to gase sub-outorsa-Jel which is not on Appeal It will Automatically make any chain that CASE OUT-CU- 01804- REGISTER MAY DE on Append most breaks it would prove the uth ciracit's jurisdictions was void Als initio due to studge Austin halling Exectisities jurisdictions which would permit the populat to Ramphol All matters to her, Ackermann u. Exercent mobil CORP, 734 F3d 237 MARTENT EUGUS & CHESAPPEAKE Appalachia, UC; FSUpp 3d, 2015 WIL 668 U85 (Jus Va 2015) BARtiels by And Through BARtiels U SALDER HEALTH CARE GROUP, MC. 880 F3d 668 (4th air 2018) US BAPUK MATTER AL Association USRA Augusta spie , le, 320936

FISUPP 304 2016 WIL 680 8132 (D MAINTE 2016). We motion to exected Apply PAque limit REQUIREMENTS due to the Exceptional circumstances that Unipresentationly surrouped this CASIE, We mothop Jar And Exatents lapt of sime until september 17, 2018 to put this game in proper farm before the papiel Rules And give Remiew oplas CASE NUMBER is Assignized. We Wall state WHERE WHERE UNE ONE ONE OFFICE OFFICE HAVE REPEATEdly MADE EFFORts to block SERVICE April brassed upon Eschibit " Clerk RETURNE". IL gules indiention that toge Austin may have had the clerk Return

the documents she attempted to Arloid Sterrige of. We At that point will placed time to get them brek before the proplet to Allaus the court to guite its, propres Appled full Rieminen, brefore it makes its deter ministion due to the FRAUD. Whe motion for An Epulsestig Atians to bre ordered wing the court installeting the U.S. Justice Total to give sich wir Apri inderprendant REFERREY -WE motion Jer A PRETRIAL AND OR Emideretiary haaring pursupput to the US suprempte Court holdings under Usu LANE April 340/36

Fred TRULE 16615363 (3) (3) (3) to WALLE ALL MALTERS HoldRESSED of the COURT RECORd, specifically the Estoppel. Whe motion to be taken inito FEDERAL Custoaly And WE be taken to A prierelegsue camp, the plicest oplite AllAilAble, CASE 2013-CP-400-0084 LS A JALSHE EM PRISONNATERNET JORTY challteniging connictions which is hegelly won , when pranty collateral Estopped Attaches to the pARAILEI partities subject to tag Alayda Actions. All partities listed except JASOL GOURDHIJHE ARE MOTIONED to bre stept to A PRERELEASSE (AMP Within (10) 3.59B6

dAys of pranted Recuired And Ruling. This welldes with All of our presson of presperently, common weath of thinging, V AYEM EL, DEFENSIANT, 2016 WIL US07814 (ED UQ 2016) 1 MARY LAND & G MAZI-EL, 2016 with 273 6183 (mod 2016) ; Williams & Holloway 2014 mil 55 29742, * 2+ (Ets Ug 2011), The consultions ARE Alkeddy insublidented Appled WANE bEERN inturdidiated since FEBRUARY 2016. Respectfully, Jahotah Al mahdi yohyo mucavit Et. Al. Galega Magel August 18, 2018 360936

IVED IN CLERK'S Esphiloit Fruster / uth arout Y U JULE 1/1 CASKE UND-CUD-UNT6-ADB Ų

United States Court of Appends For The Fourth Circuit

Dockst NO. 3) 16-2299 1 17-6693; 17-6925 1 17-739 117-734 1 17-7137; 17-740; 18-6279 118-6606 EtAL,

LAWRIENCE LCRAWFORD AKA JONIAH Grabriel JAHJAH TI TISHbittes Et AL, plaintiff (Appellants Vs.

Judge Robert E Hood et AL, defieridants Affidquit of stervice 108.56

We station Al mahali, Anthony cook, Mahya muauit, david duren, Robierst mitchell, Joseph Rowland Et AL, do huereby creatify, that we have mailed And OR SERVIED A COPY of AN Affidaut of FART Griendy Julipian platters RENEW into the motions for RECUSAL motions to challenge the uth circuits juris dietion Tour to FRAUD upon the Eaurity motion to withdrawn the Appression motion For An Enderstary preserving April motion to motions therefor, one the 4th circuit court of Appends, ond JRUSHEE JUDGE AUSTIN WHERE BY JUDGE Austin you are to immediately service All parallel courts, crashes upple All other 208-56

MERESSARY pranties Electronically, thate your cheek do it, by us mail postage preproval by depositing it in the institution mailbox out JUNE 8, 2018. It's dreamed filled that dates, Houston uligek, 207 US 266, 273-76, 108-SCH 2379 (1988). RESPECTFully, Joseph Rowland Jahon JA HATAPIL Jooph Neulul Aputhopy Cook. antheny Ceah yahya mu quit Johya Megub Robiert mitchiell Neue mees JUNE 8,2018 david duren david duren 308-56

Uplithed strates count of Appreals For the Fourth circuit

Docket NO.3 16-2099 1 17-6693; VI-6925 1 VI-139 1 VI-134 1 VI-137; 17-7410 1,18-6279 118-6606 EtAL. LAWRENEE LCRAWFORd ALA JONAH GABRIEL JAHJAH TI TISHBITE ETAL. plaintiff / Appre Manets

Judgre Robrerst E Hood Et 191, dreftepidapets Appidantit of Frats Giving Judicial 408-56

Js.

Notice | REPUBLING the motions for REELSAL 1 motion To challinger the uth circuitle jurisdictions DUE to FRAND upon the court, motion to withdraw the Appenlos, notion for Apl Evidentially preserving and motion to motion Therefor Joi Three 4th gir cut court of Apprentis, _____SC US District Court, JHESC SUPREME COURT, She sc court of Appreals, THE PLAT District COURT, TRUSTEES JUdge TAcquelypt Austin Et. Al, HERE the propratives will find: as Acopy of the order issued by -508_56

the 4th circuit dated may 29, 2018 ipul three courses comptionited of ballie. (2) A copy of the Affidauit of Frets Giving Jodieira Notice; motion Jo instantiques motion sourceste the OROLER AND REPLATE this CASE due to FRAUD UPON the court 1 motions Jo challenges the counts jurisdiction And motion to motion therefor 1 whit of ERROR, (33) prages dated may 23, 2018 that is filted in case 21, 12-1300-RMG. MAGE ESTABLISHING GASTE 18-6606 4 the 4th circuit. Theso much, JAhttah Almahdi,

Et AL, the Undersigned Affiants, herein After Affiants do hereby 608-56

Solempily sweak Apolor due lare Apol OR Stratte As follows : (1) Affinits ARE competent to state the matters stat forth herewith 102) Appinants, WARKE prepsonal know hedge of the FARTS Stated WEREIN (3) All the facts stated herein ARE HRUTE, CORRECT, And complete int Accordance with Affiguets brest first hand know tedge And Understanding, Appled if called upon to trestily as With Esses the Appianets shall so State

WE ARE GUING ALL FEDERAL COURTS, All states COURTS, this SCAttorney GREANERAL, All FEDERAL Attorneys, All State Attorneys to include Any And All other relevant parties, which

708-56

inschide Jauster Judge Austin Judieral Notice. If you make use of Any distanning that comes From the igh circuit. you would be knowingly ipulo hiply your stelles gut Acts of chimo MAL COMSpiracy, obstructions of justice And will place you in clear unlation of your oraths of office where such Action would be chearly unequistitutional And void being produced by FRAVd Upop the court, US VECCLESTON - Hed Apps. 2015 Wel 4591890 (A4 and 2015) USV. HARKLEY, 662 F3d 671 (A4 (lazon) US U. JEIADA, 445 FED Approx 719, 2011 WIL3891825 CAY (SC 2011) BEENTON VEURANS, 2017 WILL 49.1251 (DCmol 2017) [PEggu HERRY BERGER 845 F30 12 (4th Cir 2017); Mudd 4 BURROWS, 8-01-56

ai US 667-683 At 440 (1875) USughkack monton, 98 US 66-67 (1871), pypler United States, ESUPPISOL, 2016 Well 1377402 (bcmd. 2016) marbury u madison, sth U.S. (2 crappets) 137, 180 / Univers U United Staties 28 F301 423 CRIM. LAW 46302, 46502) Robinson y ARNONIO, 27 Egol 877 REHEARing dispited cleant graphed water us schow, SIB US US6, 131 LEalod 1291 Lou miletre United states, 65 F. SUppied 19 (2014)) Johnson u United states - Sch 2015 WIL 24734 50 (US 2015) | MONTGOMERY 4 Louisianne, 136 sct n.8, 193 Litalad 599, 84 USLW 40,63 (US2016) 1 Greft outdooks Un a comiso hightign city of the dignapolis **** 187 FSUpp3d. 1002, 1012, SD ZU! Hill u Splydrer, 821 F3d 763,76st 6th (ir mich) Preoplie & Solo, plie 3d, 2017 90R56

WIL 183 84 23 (2017) 24 seprentarial Dist. REpublican committee u Al CORN, 820 F3d 624 (4th cir 2016) (Upteth & Bonkol of JRUSTERS, ESUPP.30, 2016 WIL 775386 (DC mal 2016); WELLS JARgo BARK MAR. U H.M.H. Roman Juo Nuc lie, 859 F3d, 295 (4th (ia 2007) ; mastrey & Uplithed Stratters, 2018 will USTITS (LL 2018) ; Rubin VISLAMIC REpublic of IRAN, 138-Sct 816 (AddRESSinho the installietured property of the solue (orror RATION) > CORPORATION)-The (33) prage downpeput dated Amy 23, 2018 is at the WEART of the matter. The conspring uth circuit Indges listed in the comphisit, to include the stepiler thisf studge, REAlized WE had the pase in proper form under 2007-016 1300-rmg -most which testablish the Appreal in 10 ef.56

CATSIE 18-6606. They they couspired with Greaged to allow him to in Appropriately Exitertain jurisdiction ower that case knowing his jurisdictions was dillested dute to protiete steeking headle to Appeal. The with circuit studges, in Acts of mall trampressing, losve three copy of three sub-Stequeput motile steeking heaver to Appreal OR MUSTRUCTED the CLERKS NOT to stamp it And stephed it down as Rule 460) Required for other (21) days. They did this he CAUSE by the dow ments filed in case 2117-cu-1300-RMG, WE HAVE NOW, MEt the burdless of restablishing collatterial Estopped by Esphibilts Judge Lieve #151-5. The couspining Judges Kniew if Judge Austroph WAS NOW MADE AWARE of this. Legally, U 08,56

diversation to predictive three providences som Hontinessant swapp performanced, procedu Threed offer issured three dediets in cashe porterespectation equation interaction in of died in three prost, one of which all one of the Frankse "private of mon for the monder allowing" as filled May and the fund of the state of the state Instragierent by biotring by magnese preference for the man the still be used by the with a ward of to bed the I Rusher white would how at month bree prequired by here orbiti of office by the we switch a poole . - is su substant being or you when house house is seen to be phylopy your source reput Brights affere have been being upphold three conterbilition, where the safe breing bound by here would of office to

Judge Inequelype Austin. The documents WERE RECEIVED by CERtified mail plo. 7017 1070 0000 8670 0271 signed for by John BRY AN ON APRIL 24, 2018 They WERE STERVIED ON TUDGE AUSTIN this Expect same date and mailing, as is cleakly ightighted in the phending, The new is CHEAR STERLIGE UPON AREANT IS SERVICE Upon prain ciple And Using Utersing Ellen though no consent to be sured or Authorization to AN Aquent to Accept STERILLE OF PROCESS WAS bEEFN given, REPUblic PROPERTIES CORP & Mission West properties, L.R. 391 mol 732, 895 A.2d 7325 Custom Polymers P.E.F. LLC & GRAMMA MEE CAMICIA SPA- FSUppzel -, 2016 WE 2354599 (2016) [myles u Riepst-A- Cepter, This, 2016 WIL 3917212 (mol 2016). 1308.56

Shiereforte, As of April 24, 2018 the uth circuites jurisdictions was dittested which is why we gets of FRAUD upon the COURT IN CASE 16-2299 it issued the order, to Allow it to WAPPROPRIATEly Exiter topp jurisdiction outer these coses in Acts of FRAVel upon the court. This is Also why the court is privious to get us to sign the consteant form to Allow them to predefect the conspirately. Once Indgre ACEATING & jurisdictions was Acquired by the downers filed in case 21.17-ce iscol out April 24, 2018 it is Execlusive, stere PRIESQUETUZCC, MAY US & NO_SCT 914, LOS LEd 20 1 (US 1990) (BROWN V BROWN, FESUPP. 201, 2013 WIL 233 8233 (DCKy 2013); HARRIS U HH GREGG THIC, FSUPP 2013 WIL 133 166 (pul 2013) KARNAL CHELLA U.J.P. 140f56



CONT DE BUDGERS TO UPPERDE PUPE ORGUERS, BUDGERS OF DAMAGEN COMPANY DE UPPERDE Subgreed myather a wesdering combine "(cor swith) are coursed in S. I. su , 808 bes HIP CORDER SERVICES THUC (CHERRES BY 300) Marcharaphite is eson alboon sysimpoundo First Harton (23 proz) (Shore) and EELO wer york why the of reduc Fsymp ad , port will MANTANDEN YOUGHOND (SWANDSED) LSA "HANS-13 18 mut Woteresty Tours (on a ply wood - plastice (argo, REGUMENTS SHE BOY BE SHUSTER, PRINSPERCIPH orghin of officer to uphold three coustin tron DRE UNINGORE BY THE COURTS BYS IS MERC tourness have ge generatures to shop anythe - Judge Austry and Carster aver- un-1300- Rung-No permanento something for pran alle ·(-0.00) hEB begouss N8 , And shy shy size aready happion

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16-2029 Uoid myles & Domines Pizza. Ule, 2017 Wel 23,0436 (DC miss 2017) First Thehmology capital The BAMetter This, 2016 WIL JULY 49 43 (DCky 2016). Once Exphibits Judge LEE #15 1-5 WERE phased before the court in case 2117-CCA-1300-RMG, April STERIFED ON JULIA Austifu wig that same filing the ut circuit was deprimed of jurisdiction of April 24, 2018 making Any substagut orghers issued may 29,2018 void Ab insitio, Achierman y Export mobil CARP., 734 F30 237 MARTIN - EURANIS US CHIESA PREASKIE AppANAching UL, ESUPP. 3d, 2015 mil 668 Ulischuts Ug 2015) BARtels by And Through BARtels & SABER HEALth CHARTE GROUP, U.C., 880 F3d 668 (4th cir 2018) USBANK MATIONAL ASSOCIATION USRA AGUSTA 179556

SPELLE, ESUpport 2016 Ml 680 8132 (D. MAINE 2016) [LEE recity of FAYEthille, F. Suppad, 2016 Wel 4148313 (Mc2016) 105 4 munigra, 754 F3d 267 (4th (ik 2012) Unel-MERSAL BRENEfits, The & Mckinpley 349.50 179, 561_SEZJ 659 (SC App. 2002) 1 WARE 4 WARE, 743-SEEDON 817, 820+ (SCAPPO. 2013). LEts further prove the Frid, There WERE REPEATED motion for RECUSAL placed CRIEDING A STRUCTURAL ERROR WHERE these Judges sat upon their own case AS ISSEERS FROM CASE 21/07-UL-1300-RMG/ 18-6606 mi chear un lation of 25 USCS uss And the holdings made under Williams & PENTRESY WARE, 136-Sct 1899, 195 LEd 20 132, 84 USLIN 43.59 (US 2016) IN Acts of FRAUDI UPON the COURT AND IN AND Abuse of discretion which upid their 1898_56

jurisdiction. By this their orders ARE void where they conspired and failed to Rube on their Reensal to deply us AN APPEALIANE ISSUE IN VIELATION OF DUE! PROCESS, CHARLEY EASTER PRISE, THICK DickEy BARBERUE RESTAURANTS ING 201 F3d 553 (4th Gir 2015) KEEN WOOD GURROLEUS Condominiums, The u Whalken Properties, ULC, 2016, WIL 6788052, + 11+ (md 2016) Unitred States a Quiniontes, 2016 tall 4413149, * 6+ (Stown Ua 2016). The 4th circuit stolges And defendants did not want this case established under the jurisdiction attolgre Austin to preuepit it from bring atiscallered And cheaply do with the putted in phil courtine condus that collatterial esteppiel did Attach and the United states War other parties 1998-56

could produce no enclosure that would provise they timely sought to defreat the filed Affidmuits of default and verding of jurisdiction. So their hope was to WARPPROPRIATELY ENTERTAIN JURISDIEFIONS OUTER the prevaling cases to make A FRARdulient Roling to prement these jurisdictioning finets From being Established in the court record in vio lation of their oraths of afficie Aprilo 28 USC 33 242 April 1001, Shrevent u Dro JRApisport The 2016 wil 6823324 (DOSC 2016). The Affiel ANITS plan submitted under case 2117-01-1300 stand Aloure, Eller though there is other Euldence to defeat A motion Jor summary Trolyment OR SUA sponte dismissal in these cases, SKS CHEEK, LLE V FIRSt BAPUK of DELAWARE 990 FSUPP 201 762 (Eto mich 2013) AlbAR V 2008 56

98 fore Honey . It's breaking the resident areant "(Ever met) hor 'LSSH ger ma side BLC , why papters terminates person to potent hand of Cerse sous Esteretter a milechard a milechard berg m store tont spritters on dosgant, (store < and and ben see in side in perdused - saturday ALLE DOWN ! Willing we stere they as the destruction of the destruction DEETBREAU HOE, 201, Lave wave uposid and ME' (98% ST) cor peper 100 'sose ps 901 "ene son un merhoggen harden u dossamp -MAI (ENORANCE) 5529 EVER JUN EVOR 1 HAD Dependent a Outra Brazze Equip menual Letter 410 ? (averser UC, and Fregoria User 200 232000222 supported has a sour of a grace star ress 120) motoe, begauzis, ziedoupist v poulaid, souched (LADE YOUM AS END NED THE LADE ' YEU BRIDE

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"Onles those Affidavits were exitered into the court Record int case 2013-cp-400-0084 And the state of south CAROLING, the United States And REMAINING MEMbers of the United who who were Allparties to the default pailed to timely file to challepique or defeat the dow merits they breen true and confict with All its constructs and impliestions barring challinguiges from Any substigut court, Establishing jurisdiction before todate Austine, watting why and and Today Lies the United states And other parties in CASKE 2013-CIP-400-0084_sillepters is Allefor-24 98.56

+Applete which brights the court Applet Todge Austin As AN Employees of the Unlited stratues And by her of the of offices to Actas JRUSTERE with Execlusive jurisdiction As dietated by the JOREIGN Sourcesign CROWD AND Solve CORPORATION, N.L.R.B & AMAX CORD COLL - TOW OF AMARTINE, 453 US 322, LOLSCI 2789 (US 1980) j CHIMMEDY'S MANAGER-MEANT CO. LLCU APANAted J.M. ERISURADIERE Con 152 FSURP30 159 (2016) BAUER UQUEST Communicators Co. U.C., 743 FSUPP3d. 221 Gow) Global Steh, 131 Sct 2060 (US 2011). The 4th areant countres constant Refland to Rulte out the motion stor RECUSAL And Whether or plat basied upon the evidence produced by michelle Alex Ander And the documentary "13" that aired out PBS, ARE the provisions of plan Appled 2509.56

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Corp & City of minimi Iba. 137 sct vale, 1977 LEdod, 678, 85 USLW 4227 (US2017) Cook County & BANK of AmERICA CORPOR-Artion, 2018 Will 156 1725 (2018) HORALE VI HARbar Portfolio U.Z., L.P., - FSUPP3d, -2018 WI 173 75 20 (SUD. G.A. 2018) 1 Upited States & LANE ham, 2017 Wel 4857437 (DC MERALEO 2017) 1 US USTAL WRight, 683 F3d Un (4th cir 2012) The time for me to meet Irump. US SUPREME COURT UNDER EX PARTIE Virgining, 100 US 339 (1000). Apply land OR Act of the begis hator that disproper tionighting topogets Africons Americanis to their, detrimpent is upequistitution. A violation of the with Ameridane And is void. And Act of CongRESS OR the judiciality or the expectations branch 27.08.56

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1027, 103 LEd 2d 290 (US 1989) JEWRE ARGON CREdit ILC - BR -, 2017 Wel 4404269 (2007) 1 United States & Ste BRI Enterpaises The 2017 vil 422 6873 (DC offic 2017). JUDGE AUSTON WE CAN UNDERSTANDED your reliet price in the prist breaking Phough we chainped collational estoppie Whe failed to reputer the documents that Establish it into the court Record. This Was breeze Ruennedinal wow by Exphilits Italgre Lieve #15 15 plan filted up cASTE 2007-al-1300-RMG_SERVIED ON YOU VIA that waster . Once this pullepier is physical within the court RECORD juris distion lies brefores you studge Austip And All other jurisdiction is diversited. This margins that only you, as I Rustine, 29.9856

CAN Establish further the jurisdictional fracts by consoluciting An Eniderationer WEARing, which WE motion for which you must grant by dreaker of the sole corporation AND FOREIGN SOULEREIGN CROWNS for which your Fidiniary duty is Estatilished by Whit of Commissions. By those documpents filted in case 2107-01-1300-RMG YOU WALKE NOW BREEDINE the high Est court spill the COURT of Execlusive jurisdiction. And EU Idrepitionally WEARing is REQUIRED in finda. mental fairpliess to the defendants to gillow them to Riespond hefore you EXPERCISE Att suprensiteding power And authority your legally guilters to you. All jurisdiction of facts supporting claim that supposed jurisdictions excist must 309 56

AppEAR ON the court Record. JURISOLE tion once challenged complet be assumed it must be described and dure to the Whit of commissions only youstage Austria Cope décide it, not the uth circuit or EULERS the US_SUPREME COURT At this juncture since the United states is party to the default Establishing you, now, legally as the high Est court in the land, pipetine UMARATHENE, 102-SCT 28581 BASSOUL What POWER & light Co, 495 Food 906, 909 (Loth cite 1902), main a Thiboutot, 448 USI (280) J LATRIANA & HOMPHER, LOD Fool 118 (sth (ir 1939) schooner Exchange u mithodolow, T chapter ule, ults ule, 1812 WI 1310, 3 LEd 287 (US, 1812) JACE V FED FSUPP 3d 6, 16 (DOC 2010) DOGAN & BARAK, 3198-56

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506 US 263, UB SCH 753, 169 A.L.R. Fred 649 (US 1993) Wills & Jours of marshall plue, use Food 251 Cuthar 2005) MASTERPIEE 2018 WE 2016 5172. The REGARD to the with circuit studges ipulo luted. The US SUPREME Court held that disqualifications is REQUIRED if and objecture observer would explore thing REASONNAIBLE QUESTIONS About the Judges im popatiality. If A Judgess Actions or Attitude or state of mind VEADS A drestAched obsterner to could be Hart A fair And impartial hearing is upstikkely, the judge must disqualify. They stat upon their dup cases and ignored the upconstitutionality of Ether plan, April an ALEDOPA. They circum-Utensted Ruling on the notion for them 3308-56

REEUSAL CREATING STRUCTURAL ERROR which Void their jurisdictions far DUE PROCESS violations in Acts of Franced upon the court. Turisdictions place fails to yad Judge Austin As JRUSTER, Litterky US uy set win, use (1994). It usting must statisfy three Apprentiques of Justice And they found Atthis, Lewine US, 362 WS 610, 80 sqt 1038 (US 1960). The 4th giacuit, was dillested of jurisdiction on April 24, 2018 only Esshubits Joodge LEE #15 1-5 WERE Epittered When court RECORD Upder CASE 2007-UL 1300-RMG with All of its Attachments. Updress Frederical Law which is applicable to All status that if a court is " without Authority, as the with circuit was one 340656

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tions Are place law legally established by talle PROCESS UNDER CASE 2013-UP- 400-0084 which ARE biploting upon All courts April pranties careating and sutting into place All supresseding Allorney Tulique And legislatime power And Authority NOW EXPERISED , WE PORE this court, Eller through my duty Appointed TRUSTER Judge Austin who is bound by her out of officine to uphold the constitutions which Way protects these Rights. " With possumets Constring WER it Atten "-, WE CAN do plothing Against the faith. Biblical haw at common haw supressed as all have And Jud Aism, Childristianity And Islam is custom, custom is law. The constitutions is to be instead precare Ling to common law Rules whose 4109.56

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collasteral restoppied arest with us, shey Know that they, comspiring with the status Actors, to block And duelay COPIES, CRIEFATED AND INTAbility for US to place the cases in question in preprete form pylod Exphilits Judge Leve #151-5 ARE West filled in the CASES in question. Their instant is to say that since we did not offer into Ellidepiete the RECORD of the prior proceeteding as we plaw did in classes 2107-cu 1300-Rmg that collateral restoppiel must be rejected, in the CASIES three ARE Courspiking to politicate Threfor instant would be then to chain Ries judiciation in case 18-66061 2107-00-1300-RMG basited upon the US 08.56

proceedural Error in the Iracolo-VERNITLY Relivelierted CRESTES though CASE 2117- al 1300-RMG Well intoliered bre UN PROPER FORM STEE US & LADIE, 75 US 185, 200-01, 19 LEd 445, 449 (US 1868)well lits deal with it. We placed officially notion to withdraw the Apprendis Underer cashess 16-2009 Whosher ordrer is void due to dimested jurisdietion. Also CASKES VI-6693, VI-6925 1 12-71391 17-7134 117-7137 117-7410 April 18-6279 Etc. ThERE is No pleted for these Approved is when the couse is in proper form, Under 18-6606. Due to the dimesting of jusisdictions by the phending fitted in coste 2107-00-1300-RMG. CASE 18-6606 is REMANDED to be 460856

determinied before the JRUSTER JUdge AUSTIN . FOR the RECORD the motion to dismiss Apply CASTE brefore the 4th ciacuit dones plat constitute ASA WAINER of All Rights Appled claims Asserted. It is denite to restablish jurisdictions of All matters breferre Jauster Austin. This melodes for All USDristriet court CASIES HARE THE SOURCE of the Apprendis. The order issued by childs is word since that case was one Apprend where she issued it. All cases ARE to bre coniso lial Atreal to cashe 21.17-ULBOB-RMG-MGB. AN ENIDERITARY hearing is immediately sought freque AUSTINE which REQUIRE ETHAT YOU WISTRUCT on All pratities to gritte them And UT08,56

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ATRIE to bre corresolidated And heard Undrea crosse 2117-cu-1300-Rms with Austin presiding ower All matters As JRUSTER AS the CASE is placed before A JURY. A JURY trights debugy hered ARTER the Evidentially hearing. This is New Negotiable. Atrial And discoursely must occure to obtain that Elidreprese of Actual pholosteprese, Groadon UTBCRIEDAI GROUP, THE, FSURP, 30, 2016 Well 4247738 (ASC 2016) [REEd VBig WATER RESORT, U.C., F.Suppsdy 2016 Wel 2935 891 (psc 2016).

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obstruct our obtalience to the opter true God from whose pupilshments threy conjust protect us, All human constitutions which contradict Gods VALUS, ARE SUPERSECTED THERE BY AND Whe you consciences pre bound to disober as the melanation of Sourceapity defailted optolistates such have break the Adjudication of OUR COURTS of justice in the past and must be place, cited & CO. U.S.A. BOW WAMS CASE, Hob. 87 17 CO. 14 A CALLINES CASTES ; Robins attarded, 1 JEFFERSON 109, WY, 1 US REPORTS 58, 61(1772) Affid GREGORG & BAUgh, 29 Va 681, 29 Va REPT Aptipt Uble 2 LEigh 665 (1831) MASTERPIEE 2019 WIL 2465172. The American system, matured 520856

by the wisdom of Ages founded upop principles of truth Aplal sayled REASON WAS brEEK RUthlessly Abolished in many of our status and this MAtion by REPROBATE minded souls AND MERVIERTED LOVE LOGIES, Abising the Equal protections of the haus, Christer, who have rashly substituted in its place the suggrestions of preaversted Activists or socialists or scholigsts, Who iphiliepht plew codes April systems of phendings to order chearly indating Articlies 1 steetions 10, of this US Const. burdlepling the oblightion of the contract, of the grant, guler to your global plationes by the sole corporations. This Attempt to by Essepte Abolish the 530B.Sb



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Ng/E # 3 # M

JULE IN CASE MU-CU-MUTG-ADB

Inmate ID: 300839

Case Status: _1) 4 - 395

Jeanette W. McBride Clerk of Court

Virginia F. Belcher Chief Deputy Clerk of Court



Mailing Address Post Office Box 2766 Columbia, SC 29202 Phone: (803) 576-1939 Fax: (803) 576-1925

RICHLAND COUNTY JUDICIAL CENTER

Clerk of Court Criminal Records Division 1701 Main Street Suite 205 Columbia, SC 29201

Name: LAWIEnce Crawford Date: 1-12-17

We have received your inquiry and respond as follows:

Please find enclosed the following documents(s)
_____Disposition ____Sentence ___Warrant ____Indictment _____
Other:

Motion

A copy of your request has been forwarded for handling to: The Judge Solicitors Office _____ Public Defender's Office

(Please note: Any motion or other court document has been clocked prior to forwarding to the appropriate office. This office DOES NOT schedule and/or handle motions or other legal matters)

____SCDC is responsible for clearing up detainers. Your charge(s) have been faxed to SCDC.

____SCDC calculates credit for time served. Necessary records have been faxed to SCDC.

To obtain a transcript, please write to SC Court Administration at 1220 Senate Street, Suite 200, Columbia, SC 29201 and provide the case number, Judge's name, and date of trial.

We need more information to process your request:

____ Case Number ____ Charge ____ SSN ___ Court Location ____ Date of Arrest

____ There is no record of said charge.

____ Please contact: _____

DISCLAIMER: The role of the Clerk of Court's office is to maintain court documents. The office provides copies of case documents (with proper identifying information) upon request, but does not provide other information regarding a case. The Clerk's office is not permitted to give legal advice and/or determine length of sentence or other case specific questions.

LAW REPLETE L CRAWford AKA JONAH GABRIEL JAHJAH T. TISHBIHE #300839 WANDO A-127 Lieber CIE POBOX205 Ridgewillie, sc 29472 RIEI Applications for forrence Dyla JEsting Jo: Richland Clerk, I stephting AN Application for toply Jestiphy of Dreetember 28, 2016. (And you tell me if it was Received Apold is there A CASE

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plumbreir passignited for the crase? Jhis is my stepped Request. shapek you.

RESPIEIFUlly, JAHJAH Al MAhdi

WARI 87 2017

فر بر ب LAWREALCE L CRAWFORD AKA Joplah GABRIEL JAHJAHTISHBITE #300839 WANDLO A-127 LIEBER CIE RQBBBBBBBB Ridgeuiller separ RE: IMA Applications Admiphistratiure Indgre, The Richland Clerk, Stepheral, Grenheral Sessions Court, Applications Joir Joir Joire pusic

TOPLA JESTING is breinty serviced op All of you to repuse there is pla question as to mailing. SCATTY GERLERAL STERNIGE is only you by creatifized mail scale Apply & 17-25-10 REQUIRE EATE you Episure the clerk Apol COURT ASSIGN A CASE MUMBER Appled stere that the gaste plumber is stepht to me for purposes of A WEARING - This Applies Fo All practices please Also pursupport to 42 USC & 1986. PREASE SEE that the decument

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is filed Aplol Assignled A CASE NUMBER. JHE Action would have been filted in KERSHAW COUNTY bUT I AM bEING blocked, subjected to Acts of obstructions of justice by the conspiring parties. This forers me to file the Action in Richland County of the same judicial circuit. Also the cringe Eccurred ipil both coupities. The Assault occurrent in KERSHAW COUNTY but the death occurred in Richland county. This shous CAUSIE Appled PREJUDICE PRERMITTING ME to file the getion in Rich land auguity which is also the capital and where the other courspiring parties residue. Shapik yau. RESPECTFULLY JTANJAH AL MATADI DECEMBER 28, 2016

GERtificate of SERVICE

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I, LAURieples L CRAWford AKA Joursh GABRIEL JAHJAH TA Tishbite do hereby certify that I have mailed and ar STERUTEd A COPY of AN APPRICATION For Fortene Drift Freshille of the the Richland Capity chief Adm. studger the Richard Cherk Appled SC Atty Greph - by CERtificat mail and or US mail postage PREPAIDENT DECEMBER 78, 2016. DECEMBER 28 2016 JAHTAH Almahdi

STATE OF SOUTH CAROLINA) · IN THE COURT OF (Select one)) 🗖 GENERAL SESSIONS
COUNTY OF Righ April) \square_1 FAMILY COURT
) 5 JUDICIAL CIRCUIT
LAWRENCE LCRAWFORD).
) APPLICATION FOR
Name of applicant and Inmate number (if applicable)) FORENSIC DNA TESTING
OR #300939)
) ORIGINAL INDICTMENT NO.
IN THE INTEREST OF	hoold so more
KARRISZWA CRALIFERO	2000 - GS- <u>28-0385</u>
Juvenile) OR
ν.) ORIGINAL PETITION NO.
)
State of South Carolina)JU
)
	/

INSTRUCTIONS – READ CAREFULLY

In order for this application to receive consideration by the Court, it shall be in writing (legibly handwritten or typewritten), signed by the applicant and verified (notarized), and it shall set forth in concise form the answers to each applicable question. If necessary, applicant may continue an answer to a particular question on the reverse side of the page or on an additional page. Applicant shall make clear to which question any such continued answer refers.

Since every application must be sworn under oath, any false statement of a material fact therein may serve as the basis of prosecution and conviction for perjury. Applicants should, therefore, exercise care to assure that all answers are true and correct.

If the application is taken *in forma pauperis*, it shall include an affidavit (attached at the end of the form) setting forth information which establishes that applicant will be unable to pay the fees and costs of the proceedings. When the application is completed, <u>the original</u> shall be mailed to the Clerk of Court for the County in which the applicant was convicted or adjudicated.

I understand that DNA testing is only available if I have been convicted or adjudicated of an offense listed in S.C. Code Ann. § 17-28-30, that I am currently incarcerated for that offense, and that I am asserting that I am innocent of the offense. Further, if the conviction or adjudication was the result of a plea of guilty or nolo contendere, the application must be filed within seven years of the date of sentencing.

1. Identify the proceedings in which the applicant was convicted or adjudicated:

the star SCCA DNA 101 (04/2009)

Give the date of the entry of the judgment and sentence: 2. SC AER and current place of incarceration:

3. Identify all previous or ongoing proceedings, together with the grounds therein asserted, taken by the applicant to secure relief from his conviction or adjudication:

(a) (ORAINS (b) (c)

- 4.
- Make a reasonable attempt to identify the physical evidence or biological material that should be tested:

Identify the specific type of DNA testing being sought:

5. Explain why the identity of the applicant was or should have been a significant issue during the original court proceedings, notwithstanding the fact that the applicant may have pled guilty or nolo contendere or made or is alleged to have made an incriminating statement or admission as to identity:

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- 6.
- Explain why the physical evidence or biological material sought to be tested was not previously subjected to DNA testing, or if the physical evidence or biological material sought to be tested was previously subjected to DNA testing, provide the results of the testing and explain how the requested DNA test would provide a substantially more probative result:

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SCCA DNA 101 (04/2009)

question pla (5) The identity of the Applicant or party in question, michael CHRISTOPHER LEVE WAS SIG NISELEAN breequisie all inducation give ? CAUSSIE to brelieve the tripes cause of dreath of the applicable daughter Kerresha Crawford was platcausied by the applicant where she may have died of puptural causes resulting FROM the RAPE of her half brother michael LEE. Indications point to they concerning 40f 13

HWERKE FARTS to preducie A fictitions homidale, contreplipted the true cause of dreath in! the Autopsy behips RACIAI Appled Rieligieus hatried. Joh Rieligiaus hatried. michael Les Aple his That shows up in the samples taken from Karrissha crawford in the haples of Johning Fiellers the KERShaw county COREPUER It will prove that she was plot allegeally breat to death by her father. It will provide that she may have 50% 13

breaks prieghapit, spontaphearsly Abortized Appled it killied free breequiste shie did plat RECEILLE A deseptamiplate cheapling. Appled third suppressed this in the queepsy. It would prove her degth was constead by the steveral Assignifit of here brother And they waxed mighter here in what to say to avoid prestevition for his simply false testimonly At my trial to same himself And FRAME DORE with the Ald of the state Actors. 60\$13

I give the court plotice that thre trigl occurred in KERSHAW Coupity, but I Am breing blocked from filing in kreashaw Genety by the couspiring state Actors shis forces me to file thes? Actions in Richland County COURT of GIERLIERAL STESSIONES IN the SAME CIRCUIT VIA Obstruction of Justice. Surther, the Alleged chime occurrent in both Richland And KERSTRAW Countlies. The Assault occurried in KERSHAW County. Jhe Actual death occurried in Richland County. 70913

By this I must be permitted to file in either county due to the Acts of obstructions of stustice occurring ind KERSHAW County, HALANEAS CORPUS in the Frederica is also filed. Ipleed BABS Emidlepite for those cases AS WELL, SC Gole ANN 88 17-28-350, 17-28-70, 17-7-25 And 23-3-635 Attaches. QUESTION (6) - JHE DHA Was plat premionsly tested WERAUSE the state Acturs initeration was to frame the Applicant trenipled B

RARIALANIOL RELIGIOUS MATRIES. If the TOPLA WAS treated and mighigel Lieuers threy would not here phase to suppress the FRUE CAUSE of death in the Autopsy. The Core NER testified at (1) JHE TOPIA EUISTEPHLE. when trested preduces Excelpttopy Eniderle begistent will provide my child dired of plattrag CAUSTES Aprilal they suppriessed this Evidente despite plumerales REQUEST-FOR discontery And the innestigative file At 908 13

slies which give firether indications I was connect in my Assientiones. Its placed remoleplas breakse they instructioned the Suppressed it in woldtopped the holdings made by the U.S. SUPRIEME GOURT HAS WEARRY V CRIP, 136_SC+ 1002, 194 LEalod 78 (US2016) which callforthe conniction to narated &. Via this RECEPT USSUPREME QUE Adjudication I have only yEAR from that courts ruliple to place this before the court. I Am timely. 100\$ 13

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7. Explain why if the DNA testing produces exculpatory results, the testing will constitute new evidence that will probably change the result of the applicant's conviction or adjudication if a new trial is granted and is not merely cumulative or impeaching:

IJ

- 18. I assert that I am actually innocent of the listed offense, that this offense is listed in S.C. Code Ann. § 17-28-30 and that I am currently incarcerated for the listed offense. I attest that this application is made to demonstrate innocence and not solely to delay the execution of a sentence or the administration of justice.
- 9. If DNA testing is conducted and results are determined to be inculpatory by the Court, I understand that:
 - (a) The Court may hold me in contempt of court if it determines that my assertion of actual innocence was intentionally false;
 - (b) The Court may assess the cost of any DNA testing against me;
 - (c) The South Carolina Department of Corrections may use this determination to deny good conduct credit; and,
 - (d) The Department of Probation, Parole, and Pardon Services can use this determination to deny parole.

Print Applicant Name Signature pplicant

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STATE OF SOUTH CARQLINA

VERIFICATION

County of

I <u>CRAWERC</u>, being duly sworn upon my oath, depose and say that I have subscribed to the foregoing application; that I know the contents thereof; and that the matters and allegations set forth are true.

Signature of Applicant

SWORN to and subscribed before me this 28th day of <u>DECEMBER</u>, 28th

Kotary Public ___(L.S.)

My Commission Expires: 6 - 20 - 26

3

4285

APPLICATION TO PROCEED WITHOUT PAYMENT OF COSTS AND AFFIDAVIT IN SUPPORT THEREOF

(1) I am the applicant in this action and I believe I am entitled to redress.

(2) Because of my poverty I am unable to pay the costs of said proceeding or give security thereof.

enature of Applicant

SWORN to and subscribed before me this 38th day of DECEMBER, 2016.

__(L.S.)

My Commission Expires: 6 - 20 - 26

ERESSARY. I SEE CASE NUMBER ister to KERShAW, but SE CRIME OTCHREED himse share multed strike Uts_sAME RIRCH

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SCCA DNA 101 (04/2009)