

I, Diana R. Williams, the Plaintiff who is being represented Pro Se, hereby, requests that the Plaintiff's Motion For Hon. Gov. Hogan to Have Judge Fletcher-Hill Immediately Disqualified From

THE PLAINTIFF'S MOTIONS

MOTION FOR HON. GOV. HOGAN TO HAVE JUDGE FLETCHER-HILL IMMEDIATELY DISQUALIFIED FROM PRESIDING OVER THE PLAINTIFF'S MOTIONS AND/OR CIVIL CASE, IMPACHED, DISBARRED, AND CHARGED CRIMINALLY BECAUSE JUDGE FLETCHER-HILL IS ONE OF THE JUDGES IN THE PLAINTIFF'S OFFICIAL LETTER AND EMAILED ADDENDUMS TO HON. GOV. HOGAN, HON. PRESIDENT TRUMP, CONGRESS, AND OTHER GOVERNMENT AGENCIES THAT IS ALLEGED TO HAVE REPEATEDLY AND INTENTIONALLY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AND HAVE REPEATEDLY AND DELIBERATELY COMMITTED THE FEDERAL CRIMES OF BREACHING THE PLAINTIFF'S 7TH AND 14TH AMENDMENTS RIGHTS AND OTHER FEDERAL STATUTES, LAWS, AND CANONS UNDER 18 USC 242, AND BECAUSE JUDGE FLETCHER, IN DECIDING THE PLAINTIFF'S LAST THREE MOTIONS, HAS: 1.) REPEATEDLY, DELIBERATELY, EXCESSIVELY, AND EGREGIOUSLY ABUSED HIS POWER. 2.) DISPLAYED TOTAL CONTEMPT FOR THE RULE OF LAW. 3.) UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505, REPEATEDLY AND DELIBERATELY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE, AND INTENTIONALLY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND INTENTIONALLY COMMITTED FEDERAL CRIMES UNDER 18 USC 242 BY DEPRIVING THE PLAINTIFF OF HER 7TH AND 14TH AMENDMENT RIGHTS AND BY VIOLATING OTHER FEDERAL STATUTES, LAWS, AND CANONS. MOTION TO HAVE HON. GOV. HOGAN TO APPOINT ANOTHER JUDGE TO PRESIDE OVER THE PLAINTIFF'S MOTION FOR RECONSIDERATION OF ALL OF HER 8-6-18 MOTIONS, MOTION TO HAVE THE COURT POSTS THE PLAINTIFF'S MOTIONS AS TITLED, AND A MOTION TO STAY ANY DECISION AND ORDER ON THESE MOTIONS UNTIL HON. GOV. HOGAN AND/OR HON. PRESIDENT TRUMP RESPOND

Case No. 24-C-17-004535

BALTIMORE CITY

Hameedullah Virk, et al.

FOR

Plaintiff

CIRCUIT COURT

Baltimore, Maryland 21222

131Calvin Hill Court

IN THE

Diana R. Williams

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CIRCUIT COURT FOR
BALTIMORE CITY

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CIVIL DIVISION

1. CR 59 (a)(4) cites that newly discovered evidence, material for the party making the application that could not have reasonably discovered and produced earlier are grounds for granting the Plaintiff's Motions. The newly discovered evidence, material for the Plaintiff, whose being represented Pro Se and making the application which could not have reasonably been discovered and produced earlier by the Plaintiff is that the Plaintiff has written an official letter of complaint and/or emailed addendums to her official complaint to Hon. Gov. Hogan, Hon. President Trump, Congress, and other government officials pleading that state and federal prosecutors be assigned immediately to investigate the Plaintiff's allegation that Judge Fletcher-Hill and other Officers of the Court repetitiously and deliberately committed judicial misconduct as defined under Federal law, 28 U.S.C. & 363, as well as the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505 and have repeated and intentionally committed the federal crimes of violating the Plaintiff's

Presiding Over The Plaintiff's Motions And/or Civil Case, Impeached, Disbarred, And Charged Criminally Because Judge Fletcher-Hill Is One Of The Judges In The Plaintiff's Official Letter And Emailed Addendums To Hon. Gov. Hogan, Hon. President Trump, Congress, And Other Government Agencies, That Is Alleged To Have Repeatedly And Intentionally Committed The Federal Crimes Of Misfeasance, Malfeasance, And Nonfeasance Under US Code, Title 18, Part 1, Chapter 73 & 1505 And Have Repeatedly And Deliberately Committed The Federal Crimes Of Breaching The Plaintiff's 7th And 14th Amendment Rights And Other Federal States, Laws, And Canons Under 18 USC 242, And Because Judge Fletcher-Hill, In Deciding The Plaintiff's Last Three Motions, Has: 1.) Repeatedly, Deliberately, Excessively, And Egregiously Abused His Power. 2.) Displayed Total Contempt For The Rule Of Law. 3.) Under US Code, Title 18, Part 1, Chapter 73 & 1505, Repeatedly And Deliberately Committed The Federal Crimes Of Misfeasance, Malfeasance, And Nonfeasance In The Conduct Of The Office. 4.) Repeatedly And Intentionally Committed The Federal Crimes Under 18 USC 242 By Depriving The Plaintiff Of Her 7th And 14th Amendment Rights And By Violating Other Federal States, Laws, And Canons. Motion To Have Hon. Gov. Hogan To Appoint Another Judge To Preside Over The Plaintiff's Motion For Reconsideration Of All Of Her 8-6-18 Motions, Motion To Have The Court Posts The Plaintiff's Motion As Titled, And A Motion To Stay Any Decision and Order On These Motions Until Hon. Gov. Hogan And/or Hon. President Trump Respond To The Plaintiff's Motions (hereinafter 1st Motions") be granted based on the grounds and authorities cited below:

As evidenced in his 9-4-18 and 7-23 18 Decisions and Orders (Exhibits 57 and 52, respectively, on the Plaintiff's website, *www.dianawilliams.com*, are decisions to the Plaintiff's 8-6-18 and 4-27-18 Motions (Exhibits 41 and 42 on Plaintiff's website). In these two Decisions and Orders, Judge Fletcher-Hill declares that the Plaintiff "continues her pattern of challenging the fairness of any judge who decides any issue against her. This Court has considered her motions and finds no merit in any of her arguments." The evidence of the findings cited in Judge Fletcher-Hill's Decisions and Orders dated 9-4-18 and 7-23-18 and the evidence of the material facts cited in the Plaintiff's 8-6-18 and 4-27-18 Motions

rights.
 popularly known as "Section 1983," is a federal law that allows lawsuits for violations of constitutional a person of any law that is protected by the U.S. Constitution.. Federal statute, 42 U.S.C. § 1983, for any person acting on behalf of the government as an agent to willfully deprive or conspire to deprive protected by the Constitution or laws of the United States, and the U.S Supreme Court says it is a crime crime for a person acting under color of any law to willfully deprive a person of a right or privilege made without probable cause, may actually be in violation of law. Section 242 of Title 18 makes it a example, if a police officer acts with the "color of law" authority to arrest someone, the arrest, if it is "Color of law" refers to an appearance of legal power to act that may operate in violation of law. For well as judges, care providers in public health facilities, and others who are acting as public officials. the meaning of this statute include police officers, prisons guards and other law enforcement officials, as pretending to act in the performance of his/her official duties. Persons acting under color of law within bounds of that official's lawful authority, if the acts are done while the official is purporting to or done by federal, state, or local officials within the their lawful authority, but also acts done beyond the "under color of law." For the purpose of Section 242, acts under "color of law" include acts not only Congress approved Title 18 USC 242 -- a statute making it a crime to deprive any person of their rights

7th And 14th Amendment Rights and other federal statutes, laws, and Canons under 18 USC 242. Still too, newly discovered evidence, material for the Plaintiff, whose being represented Pro Se and making the application which could not have reasonably been discovered and produced earlier by the Plaintiff is that the Plaintiff has pleaded in her official letter and emails addendums that Hon.Gov. Hogan immediately assigns a judge appointed by him to preside over the Plaintiff's Motions and civil case since Judge Fletcher-Hill is one of the judges with whom the state and federal prosecutors are being request to investigate the allegations of federal corruptions against. Moreover, another newly discovered evidence, material for the Plaintiff, whose being represented Pro Se, and making the application which could not have reasonably been discovered and produced earlier by the Plaintiff is and that the Plaintiff has motioned the Court to Stay any decision and order on her present Motions until Hon. Gov. Hogan And/or Hon. President Trump respond to the Plaintiff's Motions because the Plaintiff continues to question the impartiality of Judge Fletcher Hill presiding over any of her Motions and/or civil case and, also, questions Judge Fletcher-Hill's impartiality as the Chief Judge of the Baltimore City Circuit Court in assigning another judge to preside over her Motions and/or civil case.

substantiate that Judge Fletcher fail to cite any of the legal arguments in the Plaintiff's Motions dated 8-6-18 and 4-27-18. As evidenced by the material facts declared in her 8-6-18 and 4-27-18 Motions, amongst other material facts, the Plaintiff asserts the evidence support the legal arguments that Judge Fletcher-Hill has repeatedly, deliberately, excessively, and egregiously abused his power and has displayed total contempt for the Rule of Law by repetitiously and intentionally violating federal statute, US Code, Title 18, Part 1, Chapter 73 & 1505, and federal statute, USC 18 242, as a result of repeatedly and deliberately 1.) committing the federal crimes of malfeasance, misfeasance, and nonfeasance in the conduct of the office 2.) depriving the Plaintiff of her 7th and 14th Amendment Rights as afforded under the Constitution of the U.S. and by breaching federal statute, 28 U.S.C. § 455, Federal law, 28 U.S.C. & 363, and Canons 1, 2, and 3, and the Plaintiff's right for Substitution.

As stated in her Motions dated 8-6-18 and 4-27-18, Judge Fletcher-Hill has acted corruptly in repeatedly and intentionally denying the Plaintiff's right for substitution and disqualification of his presiding over her Motions and Civil Case as motioned in the Plaintiff's Motions and mandated by federal statute, 28 U.S.C. § 455, which asserts that asserts that under Federal Statute, 28 U.S.C. § 455, recusal of a judge is appropriate where "a reasonable person", knowing all the facts, would conclude that the judge's impartiality might reasonably be questioned and requires judges to recuse themselves where appropriate. Also, in these documents the Plaintiff cites that Federal Statute, 28 U.S.C. § 455 substantiate that she Plaintiff has a right to Substitution, especially since in her 8-6-18 and 4-27-18 Motions, the Plaintiff cites causes as to why she questions the impartiality of Judge Fletcher-Hill, as well as Judge Karen Friedman, presiding over her Motions and Civil Case, causes which meets the requirement of Federal Statute, 28 U.S.C. § 455, namely, causes a reasonable-minded person would deem as appropriate reasons for the recusal of Judge Fletcher-Hill and Judge Karen Friedman as presiding judges over the Plaintiff's Motions and Civil Case. As evidenced in material facts cited in her 8-6-18 and 4-27-18 Motions, in her 8-6-18 official letter of complaint alleging federal crimes against Judge Fletcher-Hill and other Officers of the Court to Hon. Gov. Hogan, Hon. President Trump, Congress, and other agencies (Exhibit A), in the Plaintiff's 3rd Emailed Addendum to her official letter (Exhibit B), in her "9-10-18 Reminder of her 4th Emailed Addendum (Exhibit C), and/or in the material facts cited in her 581st emailed addendum and counting to Hon. President Trump, Congress and other government officials (Exhibit 16 on Plaintiff's website), the Plaintiff asserts that she questions the impartiality of Judge Fletcher-Hill and Judge Karen Friedman presiding over her Motions and civil case because: 1.) In her September 2017 Civil Complaint, amongst other things, the Plaintiff alleges that the evidence which accompanied her 2015 Writ to the Court of Appeals of Maryland (Exhibit 11 on website), an appeal of the Decision and Order by the In Banc judges from the Baltimore City Circuit Court, will substantiate that, as the presiding judge over the Plaintiff's 2014 Civil Complaint, Judge Fletcher-Hill acted corruptly in his 2015 Decision and Order by violating the Plaintiff's 14th Amendment Right and breaching Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Plaintiff's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, the former Gov. of Maryland and one of the 2016 Democratic Candidates for President, and other government officials deliberately committed misconduct and possibly criminal activities. The Plaintiff, being represented Pro Se, didn't know until recently that such allegations against Judge Fletcher and the In Banc judges, namely, that of

intentionally violating these Federal statutes and laws constitute the Plaintiff being able to, now, allege that Judge Fletcher-Hill and the In Banc judges committed the federal crimes of malfeasance, mistfeasance, and nonfeasance in the conduct of the office, under U.S Code, Title 18, Part 1, Chapter 73 & 1505. The Plaintiff, also, alleges that such deliberate breaching of these Federal statutes and laws deprived the Plaintiff of her 7th and 14th Amendment Rights constitute and that the Plaintiff is now alleging that Judge Fletcher-Hill and the In Banc judges, also, intentionally committed the federal crimes under 18 USC 242 by depriving the Plaintiff of her 7th and 14th Amendment Rights and by violating other federal statute, states, laws, and Canons 1, 2, and 3. In her 2017 Civil Complaint, the Plaintiff asserts that, in her appeal to the 2015 Decision and Order of the In Banc judges, namely, in her 2015 Writ to the Court of Appeals of Maryland (Exhibit 11 on Plaintiff's website), she alleges that the evidence that accompanied her appeal and which is cataloged in the Plaintiff's 2015 Writ to the Court of Appeals of Maryland substantiate that the In Banc judges committed perjury, infringed upon the Plaintiff's 14th Amendment Right and violated Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material fact that Fletcher-Hill violated the Plaintiff's 14th Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Amendment Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Plaintiff's Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Plaintiff's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley and other government officials deliberately misconduct and possibly criminal activities. 2.) Along with being cited in her 2017 Civil Complaint, in her 8-6-18 Motions, in her 8-6-18 official letter of complaint against federal crimes against Judge Fletcher-Hill and other Officers of the Court to Hon. Gov. Hogan, Hon. President Trump, Congress, and other agencies, in the Plaintiff's 3rd Emailed Addendum, in her "9-10-18 Reminder of her 4th Emailed Addendum, and/or in the material facts cited in her 581st emailed addendum and counting to Hon. President Trump, Congress and other government officials, the Plaintiff declares that she questions the impartiality of Judge Fletcher-Hill in presiding over her Motions and civil case because the evidence in the Plaintiff's 2014 Civil Case, where Judge Fletcher-Hill was the presiding judge, substantiate that Judge Fletcher-Hill committed federal corruptions but has been able to temporarily escape justice due to the 2015 prejudicial error of perjury by the Court of Appeals in Maryland and the 2016 unconstitutional denial of the Plaintiff's 2016 Petitions to the Supreme Court by the Justices of the Supreme Court, with the exclusion of Justice Gorsuch. 3.) Along with being cited in her 2017 Civil Complaint, in the her 8-6-18 and 4-27-18 Motions, in her 8-6-18 official letter of complaint alleging federal crimes against Judge Fletcher-Hill and other Officers of the Court to Hon. Gov. Hogan, Hon. President Trump, Congress, and other agencies, in the Plaintiff's 3rd Emailed Addendum, in her "9-10-18 Reminder of her 4th Emailed Addendum, and/or in her 581st emailed addendum and counting to Hon. President Trump, Congress and other government officials, the Plaintiff states that it will take five minutes to view the first 5 Exhibits on her website to substantiate, unequivocally, that, in 2015 the Court of Appeals of Maryland committed deliberate perjury, which caused the issues raised in the Plaintiff's 2015 Petition to the Court of Appeals of Maryland (Exhibit 11 on website) to have yet to be disclosed, considered, and resolved, which includes the material fact that the In Banc judges committed perjury, breached the Plaintiff's 14th Amendment Right and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material fact that Fletcher-Hill violated the Plaintiff's 14th Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Defendants'

motions to dismiss the Plaintiff's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, former Mayor of Baltimore City, and other government officials deliberately committed misconduct and possibly criminal activities. In these documents, the Plaintiff cites that, in order to comprehend how the Court of Appeals of Maryland committed deliberate perjury in 2015 which caused the issues raised in the Plaintiff's 2015 appeal of the 2015 Decision and Order of the In Banc Judges to have yet to be disclosed, considered, and resolved by any appellate court, it's essential to know that Maryland Rule 7-104 allows 30 days to file an appeal to the Court of Appeals of Maryland, with the first day starting on the day that the last judgment of the Baltimore City Circuit Court is filed in the record by the clerk. The first exhibit (Exhibit 1 on Plaintiff's website) is copy of the document that gives the date of the In Banc Judges' last judgment, which was their denial on July 6, 2015 of the Plaintiff's Motion for Reconsideration and a New Trial. The second exhibit (Exhibit 2 on Plaintiff's website) is a copy of the docket receipt from the clerk of the Court of Appeals of Maryland which gives the date that the Plaintiff's 2015 Petition for a Writ to the Court of Appeals was filed in the record of this court, namely, on August 3, 2015. The third exhibit (Exhibit 3 on Plaintiff's website) is a copy of the 9-21-15 Order of the Court of Appeals of Maryland which declares that the Plaintiff's Writ was denied because it was filed late to the Court of Appeals of Maryland. The fourth exhibit (Exhibit 4 on Plaintiff's website) is a copy of the Plaintiff's Motion for Reconsideration to the Court of Appeals of Maryland which asserts that, amongst other things, the evidence in the record of this court, which are Exhibits 1 and 2 on the Plaintiff's website, support the fact that the Plaintiff's Writ was filed in the Court of Appeals of Maryland prior to the 30-day expiration. The fifth exhibit (Exhibit 5 on Plaintiff's website) is the second denial of the Plaintiff's Writ by the Court of Appeals of Maryland. Consequently, the second denial by the Court of Appeals of Maryland is indicative of the fact that this court refused to correct their prejudicial error, even after receiving the Plaintiff's Motion for Reconsideration which make references to the fact that Exhibits 1 and 2 were in the record of the Court of Appeals of Maryland and which further substantiate that the Plaintiff's Writ was filed on time. In the Plaintiff's 2016 Writ to the Supreme Court (Exhibit 7 on Plaintiff's website), these first 5 Exhibits accompanied the her Petition in 2015, which would have taken the Justice of the Supreme Court less than 10 minutes to read in order to determine that the Court of Appeals of Maryland deliberately committed perjury which caused the issues raised in the Plaintiff's appeal to the Court of Appeals of Maryland never to be disclosed, considered and resolved by the Court of Appeals or any appellate court. 4.) Moreover, along with being cited in her 2017 Civil Complaint, in her 8-6-18 Motions, in her 8-6-18 official letter of complaint alleging federal crimes against Judge Fletcher-Hill and other Officers of the Court to Hon. Gov. Hogan, Hon. President Trump, Congress, and other agencies, in the Plaintiff's 3rd Emailed Addendum, in her "9-10-18 Reminder of her 4th Emailed Addendum, in the material facts cited in her 581st emailed addendum and counting to Hon. President Trump, Congress and other government officials, in her 2016 Petition to the Supreme Court, and/or in her 2016 Petition for a Rehearing to the Supreme Court (Exhibit 9 on Plaintiff's website), the Plaintiff declares that the Supreme Court of the U.S is obligated to uphold and defend the Plaintiff's 7th and 14th Amendment Rights and grant her Petition because the intentional perjury by the Court of Appeals of Maryland caused the denial of due process right of the Plaintiff to appeal her civil case to the Court of Appeals of Maryland and have the issues raised in her 2015 appeal to the Court of Appeals of Maryland to be disclosed, considered, and resolve by the Court of Appeals, namely, that the

In Banc judges from the Baltimore City Circuit Court committed perjury, breached the Plaintiff's 7th and 14th Amendment Rights and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause and thereby to cover up the material fact that Judge Fletcher-Hill violated my 14th Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss my 2014 Civil Complaint, which would have revealed the relevant and material facts that O'Malley and other government officials intentionally committed misconduct and possibly criminal activities. 5.) Now that the Plaintiff understands that the evidence in these documents support the facts that the Court of Appeals of Maryland and the Supreme Court, also, committed the federal crimes of malfeasance, misfeasance, and nonfeasance in the conduct of the office, under U.S Code, Title 18, Part 1, Chapter 73 & 1505 committed the federal crimes under 18 USC 242 by depriving the Plaintiff of her 7th and 14th Amendment Rights and by breaching other federal statute, laws, and Canons 1, 2, and 3, the Plaintiff not only questions the impartiality of the Judge Fletcher-Hill, the Court of Appeals of Maryland, and the Justices of the Supreme Court presiding over any of her Motions and Appeals, with Justice Gorsuch being the only exception, but the Plaintiff has requested that Hon. Gov. Hogan, Hon. President Trump, and/or Congress appoint a judge appointed by Hon. Gov. Hogan to preside over the Plaintiff's civil case, while the investigation into the allegations of federal corruption against Judge Fletcher-Hill Judge and Judge Karen Friedman from the Baltimore City Circuit Court, the Court of Appeals of Maryland, the Court of Special Appeals, the Supreme Court of the U.S, and other Officers of the Court by the state and federal prosecutors continue. 6.) Further, in her 8-6-18 4-27-18, 3-9-18 Motions, in her 8-6-18 official letter of complaint alleging federal crimes against Judge Fletcher-Hill and other Officers of the Court to Hon. Gov. Hogan, Hon. President Trump, Congress, and other agencies, in the Plaintiff's 3rd Emailed Addendum, in her "9-10-18 Reminder of her 4th Emailed Addendum, and/or in the material facts cited in her 581st emailed addendum and counting to Hon. President Trump, Congress and other government officials, the Plaintiff asserts that she questions the impartiality of the Judge Fletcher-Hill and Judge Karen Friedman presiding over her Motions and civil case because they were appointed to the elite position of judges to the Eight Circuit of Baltimore City by Martin O'Malley and thus have a special relationship with and loyalty to Martin O'Malley who is alleged in the Plaintiff's civil case to have committed misconduct and potentially criminal acts and will be called to testify at the trial, and that Federal Statute, 28 U.S.C. § 455 mandated their recusal if either of the parties motioned for their recusal. 7.) In her 8-6-18 and 4-27-18 Motions and/or in the other documents, the Plaintiff provided the evidence to substantiate that Judge Fletcher-Hill and Judge Karen Friedman failed to inform the parties as mandated by Federal Statute, 28 U.S.C. § 455 that they had such a unique loyal relationship with Martin O'Malley as a result of being privileged to be appointed to such prestige positions as judges to the Eight Circuit Court of Baltimore City by Martin O'Malley. 8.) In her 8-6-18 and 4-27-18 Motions and/or in the other documents, the Plaintiff provided the evidence to substantiate that Judge Fletcher-Hill and Judge Karen Friedman were mandated by Federal Statute, 28 U.S.C. § 455 to inform the parties at the beginning of the proceedings of the possibility that they may have to be disqualified from presiding over the Plaintiff's Motions and civil case because of such close ties and loyalty to Martin O'Malley, rather than wait until after the Plaintiff had been denied of several of her Motions. 9.) In her 8-6-18 and 4-27-18 Motions and/or in the other documents, the Plaintiff provided the evidence of Federal Statute, 28 U.S.C. § 455 to substantiate the Plaintiff and the Defendants had a

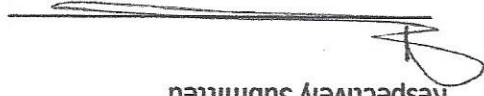
right to be informed of such a close relationship and loyalty that exist among Judge Fletcher-Hill, Judge Karen Friedman, and with Martin O'Malley so that the parties could exercise their right to determine whether they wanted these Officers of the Court to remain presiding over the civil case. The Plaintiff asserts in her Motions that she certainly would have motioned for the recusal of Judge Karen Friedman and Judge Fletcher from presiding over her Motions and civil case had she known earlier of fact that Judge Fletcher-Hill and Judge Karen Friedman had a close relationship with Martin O'Malley. 10.) In her 8-6-18 and 4-27-18 Motions and/or in the other documents, the Plaintiff provided the evidence to substantiate that Judge Fletcher-Hill has repetitiously and deliberately committed judicial misconduct as defined under Federal law, 28 U.S.C. & 363, acted corruptly in repeatedly, deliberately, excessively, and egregiously abusing his power, displaying total contempt for the Rule of Law as cited in the 7th and 14th Amendment of the Constitution, in Federal statute, in 28 U.S.C. § 455, in Federal right for Substitution, and in Canons 1, 2, and 3. 11.) In her 8-6-18 and 4-27-18 Motions and/or in the other documents, the Plaintiff cites verbatim the material facts asserted in her 4-27-18 Motions in her 29-page 8-6-18 Motions to support the fact that the evidence of the material facts cited in both of his 9-4-18 and 7-23-18 Decisions and Orders, as well as the material facts cited in his Decisions and Orders dated 4-16-18 and 3-30-18 (Exhibits 57, 52, 50, and 36 on Plaintiff's website) which Judge Fletcher-Hill rendered in regard to the Plaintiff's Motions dated 8-6-18, 4-27-18, 4-6-18 and 3-9-18 (Exhibits 41, 42, 36, and 38 on Plaintiff's website), the Judge Fletcher-Hill: a.) erroneously states the facts as cited in the Plaintiff's Motions b.) misstates and misrepresents the material facts as actually cited in the Plaintiff's Motions 4-27-18 Motions and in the Plaintiff's other Motions c.) fails to disclose, consider, and resolve all of the issues raised in the Plaintiff's 4-27-18 Motions, as well as all the issues cited in the Plaintiff's other Motions. Again, as substantiated by his 9-4-18, 7-23-18, 4-16-18, and 3-30-18 Decisions and Orders, Judge Fletcher-Hill follow the same "pattern" of corrupt acts, namely, that of stating the facts erroneously, misstating and misrepresenting the material facts as asserted in the Plaintiff's Motions, and Judge Fletcher-Hill fails to disclose, consider, and resolve all of the issues raised in the Plaintiff's Motions. And, thus, the Plaintiff asserts that the material facts cited in his most recent Decision and Order dated 9-4-18 is evidence that Judge Fletcher-Hill has again, repeatedly, deliberately, excessively, and egregiously abused his power, displayed total contempt for the Rule of Law by repetitiously and intentionally violating federal statute, US Code, Title 18, Part 1, Chapter 73 & 1505, and Federal statute, USC 18 242, 28 U.S.C. & 363, committing the federal crimes of malfeasance, misfeasance, and nonfeasance in the conduct of the office, and depriving the Plaintiff of her 7th and 14th Amendment Rights as afforded under the Constitution of the U.S. and by breaching federal statute, 28 U.S.C. § 455, Federal law, 28 U.S.C. & 363, and Canons 1, 2, and 3, and the Plaintiff's right for Substitution. Consequently, in these Motions, as well as in her Motions dated 8-6-18 and 4-27-18, in her 8-6-18 official letter of complaint alleging federal crimes against Judge Fletcher-Hill and other Officers of the Court to Hon. Gov. Hogan, Hon. President Trump, Congress, and other agencies, in the Plaintiff's 3rd Emailed Addendum, in her "9-10-18 Reminder of her 4th Emailed Addendum, and/or in her 58th Emailed addendum and counting to Hon. President Trump, Congress and other government officials, the Plaintiff motioned and pleaded that a Judge appointed by Hon. Gov. Hogan determine if the material facts cited in her 4-6-18, 4-27-18, and 8-6-18 Motions support the fact that Judge Fletcher-Hill and Judge Karen Friedman need to be referred for impeachment, disbarment, and be referred for investigation by a special prosecutor who would

410-200-0120

Baltimore, Maryland 21222

131 Calvin Hill Court

Diana R. Williams, Pro Se



Respectively Submitted

Thus, in conclusion, the Plaintiff is requesting that this Honorable Court grant all of the Plaintiff's 1st Motions.

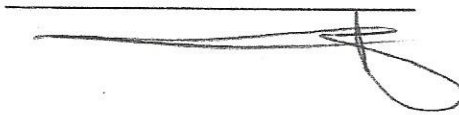
Conclusion

determine if the material facts substantiate the allegations that Judge Fletcher-Hill and Judge Karen Friedman repetitiously and deliberately committed judicial misconduct as defined under Federal law, 28 U.S.C & 363, as well as the federal crimes of malfeasance, misfeasance, and nonfeasance in the conduct of the office, under U.S Code, Title 18, Part 1, Chapter 73 & 1505 and repeatedly and intentionally committed the federal crime of infringing upon 18 USC 242 as a result of repeatedly and deliberately depriving the Plaintiff of her 7th and 14th Amendment Rights as afforded in the Constitution of the U.S. As evidenced in his 9-4-18 Decision and Order, Judge Fletcher-Hill asserts that the "Plaintiff Diana R. Williams has filed another "Motion for Substitution" with a title too long to warrant restatement here (Page No. 26)." Judge Fletcher-Hill failed to cited the complete title of the Plaintiff's 8-6-18 Motions. The Plaintiff's 8-6-18 Motions is entitled "Motion For Substitution To Have A Judge Appointed By Governor Hogan To Determine If The Material Facts Cited Below Substantiate That Judge Fletcher-Hill Has Repeatedly Breached U.S Code, Title 18, Part 1, Chapter 73 & 1505 And That There is No Evidence Or Reasonable Inference From The Evidence To Justify Judge Fletcher-Hill's Decisions And Orders Because Judge Fletcher-Hill's Decisions Are Contrary To The Law, Motion, Motion For Clarification, Motion To Determine If The Material Facts Cited Below Substantiate That Judge Fletcher-Hill And Judge Karen Friedman Need To Be Referred For Impeachment And Disbarment By Governor Presiding Over The Plaintiff's Civil Case, And Be Referred For Investigation By A Special Prosecutor Relevant To Allegations Of Obstructing Justice Under U.S Code, Title 18, Part 1, Chapter 73 & 1505, Motion To Have All Orders By Judge Fletcher-Hill And Judge Karen Friedman Dismissed, And A Motion To Have The Special Judge For Substitution And/or Judge Alfred Nance For A Substitution To Consider Granting All Of The Plaintiff's Motions" (hereinafter " 2nd Motions"). Since the Plaintiff's 2nd Motions are pleadings to the Court which become are part of the permanent record of the Plaintiff's civil case, the Plaintiff has a right to have her Motions cited for the Court's permanent record cited as she titled her Motions in her Motions to the Court. Thus, the Plaintiff is motioning the Court to record the title of all of the Plaintiff's Motions as they are stated in the Plaintiff's Motions.

Certificate of Service

I HEREBY CERTIFY that on this 17th day of September 2018 a copy of the Plaintiff's Motion For Hon. Gov. Hogan to Have Judge Fletcher-Hill immediately disqualified from Presiding Over The Plaintiff's Motions And/or Civil Case, Impeached, Disbarred, And Charged Criminally Because Judge Fletcher-Hill is One Of The Judges In The Plaintiff's Official Letter And Emailed Addendums To Hon. Gov. Hogan, Hon. President Trump, Congress, And Other Government Agencies That is Alleged To Have Repeatedly And Intentionally Committed The Federal Crimes Of Misdemeanor, Malfeasance, And Nonfeasance Under US Code, Title 18, Part 1, Chapter 73 & 1505 And Have Repeatedly And Deliberately Committed The Federal Crimes Of Breaching The Plaintiff's 7th And 14th Amendment Rights And Other Federal Statutes, Laws, And Canons Under 18 USC 242, And Because Judge Fletcher-Hill, In Deciding the Plaintiff's Last Three Motions, Has: 1.) Repeatedly, Deliberately, Excessively, And Egregiously Abused His Power. 2.) Displayed Total Contempt For The Rule Of Law. 3.) Under US Code, Title 18, Part 1, Chapter 73 & 1505, Repeatedly and Deliberately Committed The Federal Crimes Of Misdemeanor, Malfeasance, and Nonfeasance In The Conduct Of The Office. 4.) Repeatedly And Intentionally Committed The Federal Crimes Under 18 USC 242 By Depriving The Plaintiff Of Her 7th And 14th Amendment Rights And By Violating Other Federal Statutes, Laws, And Canons. Motion To Have Hon. Gov. Hogan To Appoint Another Judge To Preside Over The Plaintiff's Motion For Reconsideration Of All Of Her 8-6-18 Motions, Motion To Have The Court Posts The Plaintiff's Motion As Titled, And A Motion To Stay Any Decision and Order On These Motions Until Hon. Gov. Hogan And/or Hon. President Trump Respond To The Plaintiff's Motions (hereinafter "1st Motions") were mailed, postage paid to: Larry H. Kirsch, Esquire, 402 Long Trail Terrace, Rockville, Maryland 20850.

Cc: Hon. President Trump, Hon. Gov. Hogan, and other government agencies



Diana R. Williams, Pro Se

On 8-6-18, I mailed to Hon. Gov. Hogan a signed copy of this letter and the accompanying Exhibit 1, which is copy of my Motions stamped and filed on 8-6-18 in the Baltimore City Circuit Court. Due to my extreme financial hardship, I'm only able to email unsigned copies of this letter and unsigned copies of my 8-6-18 filed Motions to the other government agencies. As soon as I'm financially able to do so, I hope to mail each agency copies of the letter and Motions.

As a Mathematics teacher who has been blessed to positively impact the lives of our leaders of tomorrow since 1981, I'm humbly grateful and honored, and although since 1996, I've been exposing lead poisoning in the public schools in Baltimore City and in Baltimore County and have suffered immense persecutions, including losing my home and livelihood, if I had to do it all over again and knowing the horrific injustices and afflictions I'm currently enduring, I would do so just to save one of our precious children from being exposed to lead poisoning. Also, as can be substantiated in the record of the Maryland Department of the Environment, since 1997, I've been blessed to be an accredited Lead Inspector, Clearance Examiner, Lead Abatement Contractor and, thus, under the Code of Maryland Regulation (COMAR), namely, COMAR 26.16.01.18(B)(1)(e), a Lead Expert. When I first began exposing lead poisoning in the public schools in Baltimore City in 1996, Martin O'Malley (hereinafter "O'Malley") was a member of the City Council and, thus, one of the owners of the lead hazardous schools in the city of Baltimore. In fact, issues relevant to my blowing the whistle about our children being exposed to lead poisoning by the owners of these public schools in Baltimore City were critical factors

Date: 8-6-18

Re: 1. OFFICIAL STATEMENT OF CRIMINAL ALLEGATIONS AND OFFICIAL REQUEST THAT A SPECIAL PROSECUTOR BE ASSIGNED FROM HON. GOV. HOGAN'S AND A SPECIAL FEDERAL PROSECUTOR BE ASSIGNED FROM HON. PRESIDENT TRUMP AND CONGRESS TO INVESTIGATE THE ALLEGATIONS THAT JUDGE FLETCHER-HILL, JUDGE KAREN FRIEDMAN, THE COURT OF APPEALS OF MARYLAND, THE SUPREME COURT OF THE U.S, AND OTHER JUDGES IN MARYLAND REPEATEDLY OBSTRUCTED JUSTICE BY VIOLATING U.S CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AS A RESULT OF COMMITTING MISFEASANCE, MALFEASANCE, AND NONFEASANCE IN THE CONDUCT OF THE OFFICE. 2. OFFICIAL REQUEST THAT HON. GOV. HOGAN IMMEDIATELY ASSIGN A JUDGE WHO WAS NOT APPOINTED BY MARTIN O'MALLEY TO PRESIDE OVER MY CIVIL COMPLAINT SINCE JUDGE FLETCHER-HILL IS ONE OF THE JUDGES WHO IS BEING ALLEGED IN THE OBSTRUCTION OF JUSTICE.

To: Hon. Gov. Hogan, Hon. President Trump, Senator Chuck Grassely, Chairman of the Senate Judiciary Committee, Senator Bob Goodlatte, Chairman of the House Judiciary Committee, Jeff Session, Attorney General, Rod Rosenstein, Deputy Attorney General, Chris Wray, Director of the FBI, Michael Harwich, Inspector General, Marilyn Mosby, State's Attorney for Baltimore, Maryland, Emmet C. Davitt, State Prosecutor of Md., Pamela Ortiz, Director for the Access to Justice Department, Ms. Pamela Harris, Administrator for Mid. Courts

From: Ms. Diana R. Williams

Exhibit A

in all of my Administrative and/or Judicial proceedings which ultimately led to the filing of my 2006, 2015, and 2016 Petitions to the Supreme Court. My Documentary footnotes the evidence in the Supreme Court, the Courts of Appeals, and the lower courts to substantiate the fact that, included in my whistleblowing, was the evidence to support the fact that three public schools in Baltimore City exposed children to lead-based paint hazards, and one school had lead-tainted drinking water. The truth of the matter is that just the title of my Documentary alone gives the reader the essence of what's the Documentary is about, namely tracing the journey of my whistleblowing regarding lead hazards in schools since 1996, the obstructions of justice in my Administrative and Judicial proceedings, the affictions that accompanied my exposing lead poisoning in the schools, and unmerited grace in the being victorious by the TRINE GOD. My Documentary is entitled Thanks, Praise, Honor, and glory to the TRINE GOD for lead and guidance in Documenting Lead Poisoning in the Schools and the Obstructions of Justice in Order to Conceal the Indisputable Truths. Moreover, in my 550 email addendums and counting (Exhibit 16 on my website, www.dionisio.com which is totally financed by my family due to my severe financial hardship) to Hon. President Trump, Congress, and other government agencies, I allege that O'Malley and other government agencies deliberately committed misconduct in office and possibly criminal acts, and, therefore, amongst other things, I cite that "... " The evidence supporting my 5-6-16 complaint of judicial misconduct by the Supreme Court (Exhibit 6 on my website), in the other 549 email addendums to my complaint and counting (Exhibit 16 on my website), in the Courts of Appeals and lower courts, at the Department of Justice (DOJ), and in my Documentary, indisputably, affirm the allegations that these 8 Justices of the Supreme Court have deliberately obstructed justice in 2006, 2015, and in 2016 by intentionally committing judicial misconduct. Further, I'm 100% positive that the evidence will support the fact that such deliberate judicial misconduct by the 8 Supreme Court Justices have elements of criminal activities and, thus, these 8 Supreme Court Justices must not just be impeached and disbarred but, also, charged criminally. Moreover, the evidence will support the fact that Court of Appeals of Maryland, the Special Court of Appeals of Maryland, the Fourth Circuit Court of Appeals in Virginia, the lower courts, the Hearing Examiners, and the Administrative Law Judges (ALJ), also, deliberately committed judicial misconduct. Therefore, I'm requesting that the investigation into such serious allegations of deliberate judicial misconduct include the 8 Justices of the Supreme Court and the over 35 other Officers of the Court, who presided over one or more of my Administrative and/or judicial proceedings which culminated in my filing Petitions to the Supreme Court in 2006, 2015, and in 2016 and where some of the main issues include allegations of intentional misconduct and/or potentially criminal activities by one of the 2016 Presidential Candidates, namely, Martin O'Malley (O'Malley). The approximate 35 Officers of Court include the judges from the Courts of Appeals and judges from the Circuit Court, namely, Judge Julie Rubin, Judge Michel Pierson, Judge Edward Hargadon, Judge Videtta Brown, Judge Lawrence Fletcher-Hill, Judge Yolanda Tanner, Judge Shannon Avery, and Judge Sylvester Cox. Still too, I'm requesting that the investigation be expanded to include an investigation of any deliberate misconduct by the former Attorney Generals of the U.S., namely, Eric Holder and Loretta Lynch, whose failure to uphold and defend the Constitution have negatively impacted any one

of my Administrative and/or Judicial proceedings that led up to my 2015 and 2016 Petitions to the Supreme Court. Attorneys Holder and Lynch did not take any corrective against the lower courts, the Courts of Appeals, and/or the Supreme Court although I forwarded to their office my complaint and/or addendums in 2014 and 2015 which were accompanied by a voluminous amount of evidence used to substantiate the allegations of intentional obstructions of justice by these judicial branches of government (Exhibits 19-31 on my website). The substantiated assertions of obstructions of justice by these Officers of the Court include intentional perjury, conspiracy, infringing upon my 14th Amendment Right, covering up for other government agencies' deliberate perjury, colluding with other government agencies, and/or breaching other Federal statutes and laws. Furthermore, I'm requesting that the investigation of intentional misconduct include the government officials in Maryland who were in a position of power and had motives for directly and/or indirectly influencing negatively my Administrative and/or Judicial proceedings which ultimately led to my 2006, 2015, and 2016 Petitions before the Supreme Court and the unlawful dismissal of my 2015 civil case." ... "Further, as I continued my crusade of whistleblowing germane to government agencies intentionally exposing children to lead poisoning in Baltimore City public schools, the need to test the spine of our children that were likely exposed to this poison using the special X-Ray machine, and the obligation for compensating the children that were injured from being exposed to lead poisoning, O'Malley was elected Mayor of Baltimore City and served 8 years in this capacity and then was elected as Governor of Maryland and, thus, served 8 years as the Chief Executive Officer of Maryland. During O'Malley's tenure as member of the City Council, Mayor, and Governor of Maryland, I sent many letters to him expressing, amongst other things, my crusade to end lead poisoning in the public schools, the need for the owners of public schools and other government agencies that are responsible for the health and safety of our children in public schools to test all of our children that may have been exposed to lead poisoning using the special X-Ray machine to determine the cumulative amount of lead in the bones, and the obligation of these same government agencies to compensate the students that were injured by this possibly deadly poison. Also, I forwarded memos to other government agencies, such as the newly elected Mayors, members of the City Council, MOSH, and the Health Department, again, voicing these same urgent concerns. As Governor of Maryland, O'Malley was the Chief Executive Officer who had the authority to appoint judges to the Court of Appeals of Maryland and to veto legislation passed by the Legislature."

As the Gov. of Maryland, O'Malley appointed members to the MSBE, one of the state government agencies who is one of the 6 Defendants in my 2014 civil case and is, also, one of the Defendants in my judicial proceedings which culminated in my 2006, 2015, and 2016 Petitions to the Supreme Court. Being the Governor and, thereby, Chief Executive Officer, O'Malley was, also, in charge of giving executive directions to 4 other government agencies who are, too, Defendants in my 2014 civil case as well, namely, the Department of Labor, Licensing, and Regulation of Maryland, (DLLR), the MSDC, the Board of Education of Baltimore County (School Board), and the Maryland State Education Association (MSEA). Moreover, Judge Fletcher-Hill, the Chief Judge of Baltimore City Circuit Court who was appointed by O'Malley to

the 8th Circuit of Baltimore City, presided over my 2014 Civil Complaint of Fraud, which amongst other things, alleged that O'Malley, the 5 agencies cited above, and other government agencies deliberately exposed our children to lead poisoning since at least 1993 and have yet to test or compensate all the children that have been exposed to this potentially fatal toxic, is presently presiding over my 2017 Civil Complaint which, also, alleges that O'Malley's intentional exposure of our children to lead poisoning and his potential criminal acts have caused me tremendously intense emotional distress, which is part of the claim in my 2017 Civil Complaint. In my previous Motions to my present Civil Complaint (Exhibits 32 through 36 on my website and Exhibits 38 through 42 on my website) and in my Motions filed on 8-6-18, I've repeatedly motioned for substitution and disqualification of Judge Fletcher-Hill from presiding over my civil case because I questioned the impartiality of Judge Fletcher-Hill, not only due to his close relationship with and loyalty to O'Malley as a result of being appointed to such an elite position as one of the Judges to the Eighth Circuit, but, also, for the following other reasons, namely, that: 1. In my 2015 appeals of Judge Fletcher-Hill's 2015 decision to grant the Defendants' motions to dismiss my 2014 Civil Complaint of Constructive Fraud, I stated that Judge Fletcher-Hill breached my 14th Amendment right, violated Federal Law, 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss my 2014 Civil Complaint which, amongst other things, exposed the material fact that O'Malley and the 6 Defendants intentionally committed misconduct and potentially criminal acts by deliberately exposing our children to lead-tainted drinking water and/or lead-based paint hazards since at 1993, and have yet to test or compensate all the children that have been exposed to this potentially fatal toxic. 2. Judge Fletcher-Hill knew that, amongst other things, in my 2014 civil case, I assert that O'Malley and the Defendants intentionally committed misconduct and potential criminal acts and that 5 of the 6 Defendants are state agencies in Maryland of whom O'Malley, when he was the Governor of Maryland, exercised executive power over, namely, the Maryland State Board of Education, the Department of Labor, Licensing, and Regulation of Maryland, the Maryland State Board of Education, the Board of Education of Baltimore County, and the Maryland State Education Association. 3. I alleged in my 2015 Motion for Reconsideration to the In Banc Judges in the Circuit Court (Exhibit 32 on my website), in my 2015 Writ to the Court of Appeals of Maryland (Exhibit 11 on my website), and/or in my 2016 Petition to the Supreme Court (Exhibit 7 on my website) that I provided the irrefutable evidence to support the material fact that Judge Fletcher-Hill infringed upon Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, the Federal Supremacy Clause of the U.S., and my 14th Amendment Right by unlawfully granting the Defendants' motions to dismiss my 2014 Civil Complaint in order to cover up the relevant and material facts that O'Malley and other government officials intentionally committed misconduct and possibly criminal activities. 4. I assert that, of all of my appeals that led up to my filing 3 different Petitions to the Supreme Court in 2006, 2015, and 2016, it is my 2016 Petition to the Supreme Court that would have taken the Justice of the Supreme Court less than 10 minutes to read in order to determine that the Court of Appeals of Maryland deliberately committed perjury which caused the issues raised in my appeal to the Court of Appeals of Maryland never to be addressed or resolved by this court, which includes the assertion that the In Banc Judges committed perjury, breached my

14th Amendment Right and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill violated my 14th Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss my 2014 Civil Complaint, which would have revealed the relevant and material facts that O'Malley and other government officials intentionally committed misconduct and possibly criminal activities. 5. I state that the deliberate perjury by the Court of Appeals of Maryland, which caused the issues raised in my Petition to the Court of Appeals of Maryland never to be addressed or resolved, is that the evidence support the allegation that the Court of Appeals of Maryland lied under oath in their Order dated 9-21-15 by citing that my Writ to their court was denied because it was filed late, and the Court of Appeals of Maryland deliberately lied under oath after refusing to correct their lie after being referenced in my Motion for Reconsideration to the two exhibits in their record which, undeniably, support the fact that the Court of Appeals of Maryland committed perjury. 6. I declare that, in my 2016 Petition for a Rehearing to the Supreme Court (Exhibit 9 on my website), the Justices of the Supreme Court were obligated by Rule 10 in the manual of the Supreme Court to exercise their supervisory power and take corrective actions against the Court of Appeals because intentional perjury is not the accepted and usual judicial proceedings by any court. 7. In order to determine that the first 5 exhibits on my website, which accompanied my 2016 Petition to the Supreme Court, and which the Justices of the Supreme Court could have read in less than 10 minutes in order to determine that the Court of Appeals of Maryland deliberately committed perjury, I cite that it's essential to know that Maryland Rule 7-104 allows 30 days to file an appeal to the Court of Appeals, with the first day starting on the day that the last judgment of the Circuit Court is filed in the record by the clerk. The first exhibit (Exhibit 1 on my website) is copy of the document that gives the date of the In Banc judges' last judgment, which was their denial on July 6, 2015 of the Plaintiff's Motion for Reconsideration and a New Trial. The second exhibit (Exhibit 2 on my website) is a copy of the docket receipt from the clerk of the Court of Appeals which gives the date that my 2015 Petition for a Writ to the Court of Appeals was filed in the record of this court, namely, on August 3, 2015. The third exhibit (Exhibit 3 on my website) is a copy of the Court of Appeals' Order dated 9-21-15 which declares that my Writ was denied because it was filed late to the Court of Appeals of Maryland. The fourth exhibit (Exhibit 4 on my website) is a copy of my Motion for Reconsideration to the Court of Appeals of Maryland which asserts that, amongst other things, the evidence in the record of this court, namely, Exhibits 1 and 2, support the fact that my Writ was filed in the Court of Appeals of Maryland prior to the 30-day expiration. The fifth exhibit (Exhibit 5 on my website) is the second denial of my Writ by the Court of Appeals of Maryland. Consequently, the second denial by the Court of Appeals of Maryland is indicative of the fact that this court refused to correct their prejudicial error, even after receiving my Motion for Reconsideration which make references to the fact that Exhibits 1 and 2 were already in the record of the Court of Appeals of Maryland and which further substantiate that my Writ was filed on time. 8. I state that, because of the intentional judicial misconduct by the Courts and/or deliberate misconduct by O'Malley and other government officials, all of my civil litigations were unlawfully dismissed and, thus, I have yet to receive

justice for the 21 years of injustices and emotional distress I have endured and that I continue to endure emotional distress as I consider the possible negative health effects of thousands of children in Maryland public schools that have been exposed to lead poisoning since 1993 by O'Malley and by other government officials, who are responsible for the health and safety of children in public schools, but have intentionally exposed our children to lead-tainted drinking water and/or lead-based paint hazards and have yet to test or compensate all the children that have been exposed to this potentially fatal toxic.

On 3-9-18, I mailed my Official Complaint of Judicial Misconduct and Obstruction of Justice against Judge Friedman to Hon. President Trump, Congress, and others (Exhibit 37 on my website) due to Judge Friedman, who was the judge who initially presided over my 2017 Civil Complaint, repeatedly committing judicial misconduct and obstructions of justices. In my Motions and in my 3-9-18 Official Complaint of Judicial Misconduct and Obstruction of Justice against Judge Friedman to President Trump and Congress, I justified why I questioned the impartiality of Judge Friedman and Judge Fletcher-Hill presiding over my present civil case and, also, declare the following material facts about Judge Friedman and Judge Fletcher-Hill: "...."Ms. Williams is alleging that Judge Friedman's unlawful denial of her Motions and Responses in order to grant the Defendants' motions to dismiss Ms. Williams 2017 Civil Complaint is similar to Judge Fletcher-Hill's 2015 unlawful denial of her Motions and Responses order to grant the Defendants' motions to dismiss her 2014 Civil Complaint of Constructive Fraud (hereinafter 2014 Civil Complaint"). In both Civil Complaints, the allegations that O'Malley and other government intentionally committed misconduct and likely criminal acts are raised as relevant and material facts to the civil cases. Moreover, Ms. Williams alleges that, in both Civil Complaints, Judge Friedman and Judge Fletcher-Hill violated her 14th Amendment right and/or other state and/or federal laws in order to unlawfully grant the Defendants' motions to dismiss her civil cases, knowing that the reasons cited by the Defendants for dismissing her Civil Complaints had no legal grounds or authorities. Ms. Williams asserts that the material facts cited in her 1st Motion, in her 2nd Motion, in her 1st Response, and in her 2nd Response substantiate that Judge Friedman unlawfully granted the Defendants' motions to dismiss her 2017 Civil Complaint, and, the material facts asserted in her Motions and Responses in the Circuit Court in 2015 support the fact that Judge Fletcher-Hill unlawfully granted the Defendants' motions to dismiss her 2014 Civil Complaint. Ms. Williams is stating that, unless transparency is prevalent, her 2017 Civil Complaint will continue to follow the same illegal and unlawful acts by the Officers of the Court as her 2014 Civil Complaint. Ms. Williams asserts that the Defendants' motions to dismiss her 2014 Civil Complaint were upheld by Judge Fletcher-Hill, although Judge Fletcher-Hill knew that the evidence substantiated the fact that the Defendants' grounds for dismissal not only breached Ms. Williams' 14th Amendment right but, also, violated 2 other federal laws, namely, Federal Law, 42 U.S.C. & 1983 and Federal Law 42 U.S.C. & 1985, which are asserted in Ms. Williams' May 2015 Motion for Reconsideration or a New Trial to the In Banc Judges from the Circuit Court".... And, because Judge Fletcher-Hill continues to erroneously state in his Decisions and Orders that there is no merit in any of the arguments in my Motions, continues

to misstate and misrepresent the material facts cited in my Motions, and continue to suppress the material facts in my Motions by failing to disclose, consider, and resolve the relevant issues raised in my Motions, all of my Motions and the supporting evidence are posted on my website including my 8-6-18 Motions entitled Motion For Substitution To Have A Judge Appointed By Governor Hogan To Determine If The material Facts Cited Below Substantiate That Judge Fletcher-Hill's Decision Breached U.S. C Code, Title 18, Part 1, Chapter 73 & 1505 And That There is No Evidence Or Reasonable Inference From The Evidence To Justify Judge Fletcher-Hill's 7-26-18 Decision Because Judge Fletcher-Hill's Decision Is Contrary To The Law, Motion For Substitution To Have A Special Judge To Determine If The Material Facts Below Substantiate That Judge Fletcher-Hill And Judge Karen Friedman Need To Be Referred For Impeachment By Governor Hogan, Sanctioned By The Judicial Commission, Disqualified From Presiding Over The Plaintiff's Civil Case, And Be Referred For Investigation By A Special Prosecutor Relevant to Allegations Of Obstructing Justice Under U.S. Code, Title 18, Part 1, Chapter 73 & 1515, Motion To Have All Orders By Judge Fletcher-Hill And Judge Karen Friedman Dismissed, And A Motion To Have The Special Judge For A Substitution And/or Judge Alfred Nance For A Substitution To Consider Granting All Of The Plaintiff's Motions (hereinafter "1st Motions").

Thus, I'm declaring with 100% certainty, that my 1st Motions and the previous Motions, along with the Exhibits cited as supporting evidence, which are given the corresponding Exhibit Numbers as listed on my website, will substantiate that Judge Fletcher-Hill, in his Decisions and Orders, repeatedly committed perjury, misstates and misrepresents the material facts cited in my all of my Motions, suppressed the material facts asserted in all of my Motions by failing to disclose, consider, and resolve the issues raised in my all of my Motions. Further, I'm 100% positive that the material facts asserted in my 1st Motions and other Motions, along with the evidence in the record and on my website, which includes my email addendums to President Trump, Congress, and other, will prove that Judge Fletcher-Hill, Judge Karen Friedman, the Court of Appeals of Maryland and other judges in Maryland have, under U.S. Code, Title 18, Part 1, Chapter 73 & 1505, these Officers of the Court committed misfeasance, malfeasance, and nonfeasance in office. Still too, the voluminous evidence in the record of the Court, in my Documentary, on my website, and the attachments that accompanied the Plaintiff's numerous addendums to her 4-27-18 certified complaint to the Governor, the President, Congress, and other government agencies, will support the material fact that other judges, including the Justices of the Supreme Court (except Justice Gorsuch), along with Judge Fletcher, Judge Karen Friedman, and the Court of Appeals of Maryland have, also, under U.S. Code, Title 18, Part 1, Chapter 73 & 1505 committed the criminal offenses of misfeasance, malfeasance, and nonfeasance in conduct of the office. Consequently, I'm requesting that my 1st Motions, Exhibit 1 attached to this letter be used to further substantiate these allegations that that these Officers of the Court not be allowed to escape justice any longer because of they are not above the law and because the evidence will support their repeated criminal offenses and, thus, their being a need to prosecute these judges to the fullest extent of the law, including assigning jail time if appropriate so that public's confidence and trust in the integrity our judicial system can be restored. And, due to my present financial hardship and, thus, inability to afford to make copies


of the colossal evidence on my website, again, a website solely supported by my family, I'm pleading that the President, the Governor, and other agencies make copies of any and all documents on my website that substantiate that Judge Fletcher-Hill, Judge Friedman, the Court of Appeals of Maryland, the Supreme Court, and other judges have, indeed, and for many years under U.S. Code, Title 18, Part 1, Chapter 73 § 1505 committed the criminal offenses of misfeasance, malfeasance, and nonfeasance in the conduct of the office.

Moreover, I'm pleading that the Hon. Gov. Hogan would assign a judge that was not appointed by Martin O'Malley, former Governor of Maryland, to determine whether the material facts asserted in my 1st Motions and previous Motions substantiate that a Special Prosecutor needs to be assigned to determine whether the material facts asserted in the Plaintiff's Motions, along with the supporting evidence, substantiate my allegation that Judge Fletcher-Hill, Judge Karen Friedman (hereinafter "Judge Friedman"), the Court of Appeals of Maryland, and other judges in Maryland have, under definition of U.S. Code, Title 18, Part 1, Chapter 73 § 1505, repeatedly obstructed justice by repeatedly committing misfeasance, malfeasance, and nonfeasance in the conduct of the office. Moreover, I'm requesting that the Hon. Gov. Hogan immediately assign a judge not appointed by Martin O'Malley to decide my 1st Motions because I question the impartiality of Judge Fletcher-Hill presiding over my civil case, because I have repeatedly motioned Judge Fletcher-Hill to grant my right to Substitution and Disqualifications but Judge Fletcher-Hill has repeatedly denied my Motions for Substitution and Motion for Disqualification each time, and because Judge Fletcher-Hill is one of the judges who is being alleged in this complaint to have deliberately obstructed justice in violating U.S. Code, Title 18, Part 1, Chapter 73 § 1505 by repeatedly committing misfeasance, malfeasance, and nonfeasance in the conduct of office.

Although I recognize that it may take some time to fully launch an unbiased and transparent investigation of my allegations against Judge Fletcher-Hill, Judge Karen Friedman, the Court of Appeals, the Supreme Court of the U.S., and the other judges in Maryland, due to urgency of having another judge to preside over my 8-6-18 Motions and ultimately my present civil case, I will daily send this letter and attachment of my 1st Motions as a "Reminder" of the need to expedite my request for another judge to preside over my present Civil Complaint.

Attachment

Sincerely,



Aug 27 at 11:44 AM

Exhibit B

To

and 32 more...

CC

and 33 more...

To: Hon. Gov. Hogan, Hon. President Trump, Senator Chuck Grassely,

Chairman of the Senate Judiciary Committee, Senator Bob Goodlatte,

General, Rod Rosenstein, Deputy Attorney General, Chris Wray, Director

of the FBI, Michael Harwich, Inspector General, Marilyn Mosby, State's

Attorney for Baltimore, Maryland, Emmet C. Davitt, State Prosecutor of

Md., Pamela Ortiz, Director for the Access to Justice Department, Ms.

Pamela Harris, Administrator for Md. Courts, Ms. Tanya Bernstein,

Director/Investigative Counsel,

From: Ms. Diana R. Williams

Re: 3RD EMAILED ADDENDUM OF MY OFFICIAL REQUEST THAT

HON. GOV. HOGAN IMMEDIATELY ASSIGN A JUDGE WHO WAS NOT

APPOINTED BY MARTIN O'MALLEY TO PRESIDE OVER MY 8-6-18

MOTIONS MAILED TO GOV. HOGAN ON 8-6-18 SINCE JUDGE

FLETCHER-HILL IS ONE OF THE JUDGES WHO IS BEING ALLEGED

IN MY 8-6-18 OFFICIAL STATEMENT TO YOUR OFFICES OF

REPEATEDLY OBSTRUCTING JUSTICE BY VIOLATING U.S. CODE,

TITLE 18, PART 1, CHAPTER 73 & 1505 AS A RESULT OF

COMMITTING MISFEASANCE, MALFEASANCE, AND NONFEASANCE

IN THE CONDUCT OF THE OFFICE

Date: 8-27-18

First of all, please take note that Attachments 1, 2, 3, 4, and 5 are

the SCAN COPIES OF MY SIGNED 8-6-18 LETTER THAT WAS

MAILED TO HON. GOV. HOGAN'S OFFICE ON 8-6-18, MY SIGNED

AND FILED 8-6-18 MOTIONS, MY 1ST ADDENDUM TO MY 8-6-18

LETTER, MY 2ND ADDENDUM TO MY 8-6-18 LETTER, AND JUDGE

FLETCHER-HILL'S 7-23-18 DECISION AND ORDER, RESPECTIVELY.

As asserted in my 8-10-18 second Emailed Addendum, in my 8-9-18 first

Emailed Addendum to your offices, in my 8-6-18 letter mailed to Hon.

Gov. Hogan and emailed to your offices on this same date and/or in my 8-

6-18 signed and filed Motions, also, with the same date, the evidence of

the Decisions and Orders by Judge Fletcher-Hill (Exhibits 46, 50, 51,

and 52 on my website, Judge Karen Friedman

(Exhibits 47, 48, and 49 on my website), and the 2015 Decisions and

Orders by Court of Appeals of Maryland (Exhibits 3 and 5 on my website),

as well as the denials of my 2006, 2015, and 2016 Petitions by the

Supreme Court of the U.S., and the Decisions and Orders of other Judges

as can be found in the courts, all of these Officers of the Court used the

same criminal tactics in my Administrative and/or Judicial proceedings in

order to justify dismissing my case in the lower courts, denying my

appeals in the appellate Courts, and/or denying my 2006, 2015, and

2016 Petitions to the Supreme Court of the U.S. And, although I did not

receive Judge Fletcher-Hill's 7-23-18 Decision and Order (Attachment 5

and Exhibit 52 on my website) which was posted on the court's website

on 7-26-18, until 8-25-18, the material facts cited in my 8-6-18 Motions

(Attachment 2 and Exhibit 41 on my website) substantiate that, in his 7-

23-18 Decision and Order, Judge Fletcher-Hill continues to erroneously

state the facts, misstate and misrepresent the material facts cited in my

Motions, and failed to disclose, consider, and resolve the relevant issues

raised in my Motions. I realize that it will take some time for the state and

Federal Special Prosecutors that I've requested to investigate such serious criminal allegations against these Officers of the Court, namely, that of repeatedly and deliberately breaching U.S. Code, Title 18, Part 1, Chapter 73 & 1505 due to their committing misfeasance, malfeasance, and nonfeasance in the conduct of the office. However, because I, the Plaintiff in my civil case in Baltimore City Circuit Court, Case #, 24-c-17-004535, have filed my 8-6-18 letter and two emailed addendums to your offices asserting that Judge Fletcher-Hill is one of the Officers of the Court that is being alleged to have infringed upon this criminal law and that Judge Fletcher-Hill is knowledgeable of my writing of the 8-6-18 letter as substantiated in my 8-6-18 Motions, these are two additional reasons why I question the impartiality of Judge Fletcher-Hill presiding over my Motions. Further, as asserted in my others Motions, I substantiated other causes as to why I question the impartiality of Judge Fletcher-Hill presiding over my Motions and have repeatedly motioned for his disqualification and to have my right for substitution enforced. Also, I question the impartiality of Judge Fletcher-Hill, the Chief Judge in the Baltimore City Circuit Court who assigns judges to preside over civil cases, being the Chief Officer of the Court given the right to assign another judge to preside over my Motions. Thus, again, I'm requesting that Hon. Gov. Hogan assign a judge that was not appointed by Martin O'Malley to preside over my Motions and not to allow Judge Fletcher-Hill to assign the judge that will preside over my civil case. Since time is of the essence in that my 8-6-18 Motions is waiting to be decided upon, I'm pleading that you, Hon. Gov. Hogan, will act immediately. I look forward to your immediate response to this urgent matter. I will send daily reminders of my urgent request until I receive a response.

Attachments

Exhibit C

4th EMAILED ADDENDUM OF MY OFFICIAL REQ... (2)

Aug 31 at 11:35 AM

CC

and 60 more...

To

To: Hon. Gov. Hogan, Hon. President Trump, Senator Chuck Grassely, Chairman of the Senate Judiciary Committee, Senator Bob Goodlatte, Chairman of the House Judiciary Committee, Jeff Session, Attorney General, Rod Rosenstein, Deputy Attorney General, Chris Wray, Director of the FBI, Michael Harwich, Inspector General, Marilyn Mosby, State Attorney for Baltimore, Maryland, Emmet C. Davitt, State Prosecutor of Md., Pamela Ortiz, Director for the Access to Justice Department, Ms. Pamela Harris, Administrator for Md. Courts, Ms. Tanya Bernstein, Director/Investigative Counsel, From: Ms. Diana R. Williams

Re: 4th EMAILED ADDENDUM OF MY OFFICIAL REQUEST THAT HON. GOV. HOGAN IMMEDIATELY ASSIGN A JUDGE WHO WAS NOT APPOINTED BY MARTIN O'MALLEY TO PRESIDE OVER MY 8-6-18 MOTIONS MAILED TO GOV. HOGAN ON 8-6-18 SINCE JUDGE FLETCHER-HILL IS ONE OF THE JUDGES WHO IS BEING ALLEGED IN MY 8-6-18 OFFICIAL STATEMENT AND EMAILED ADDENDUMS TO YOUR OFFICES TO HAVE REPEATEDLY OBSTRUCTED JUSTICE BY VIOLATING U.S. CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AS A RESULT OF COMMITTING MISFEASANCE, MALFEASANCE, AND NONFEASANCE IN THE CONDUCT OF THE OFFICE

Date: 8-31-18

First of all, please take note that EXHIBITS 43, 41, 44, 45, 52, AND 54 ON MY WEBSITE, are the SCAN COPIES OF MY SIGNED 8-6-18 LETTER THAT WAS MAILED TO HON. GOV. HOGAN'S OFFICE ON 8-6-18, MY SIGNED AND FILED 8-6-18 MOTIONS, MY 1ST EMAILED ADDENDUM TO MY 8-6-18 LETTER DATED 8-9-18, MY 2ND EMAILED ADDENDUM TO MY 8-6-18 LETTER DATED 8-10-18, JUDGE FLETCHER-HILL'S 7-23-18 DECISION AND ORDER, AND 3RD EMAILED ADDENDUM DATED 8-27-18, RESPECTIVELY.

As asserted in my 8-6-18 official letter mailed to Hon. Gov. Hogan, President Trump, Congress, and other government agencies, in my 8-6-18 signed and filed Motions, in my first emailed addendum dated 8-9-18 to my letter dated 8-6-18, in my second emailed addendum dated 8-10-18 to my letter dated 8-6-18, I've requested that state and federal Special Prosecutors be assigned to investigate my allegations of federal corruption, that is, the repeated violations of U.S. Code, Title 18, Part 1, Chapter 73 & 1505 due to their committing misfeasance, malfeasance, and nonfeasance in the conduct of the office against Judge Fletcher-Hill, Judge Karen Friedman, the Court of Appeals of Maryland, the Supreme Court, and other judges. I'm absolutely certain that the evidence in the courts, on my website, in my Documentary, in the records of the Department of Justice, in my 565 email addendums and counting to the President, Congress, and others will substantiate that these Officers of the Court used the same criminal tactics in my Administrative and/or Judicial proceedings in order to justify dismissing my administrative and/or civil cases in the lower courts, in denying my appeals in the appellate Courts, and/or as a means of denying my 2006, 2015, and 2016 Petitions to the Supreme Court of the U.S. I'm very cognizant of the fact that it will take some time for the state and federal Special Prosecutors to investigate serious allegations of federal corruptions against these Officers of the Court. However, I'm, again, requesting that you, Hon. Gov. Hogan, will assign a judge that you have appointed to replace Judge Fletcher-Hill from presiding over my present civil litigation in the Baltimore City Circuit Court where my 8-6-18 Motions are presently waiting to be decided upon because I certainly question Judge Fletcher-Hill's impartiality more so now due to the fact Judge Fletcher-Hill knows from my statements in my 8-6-18 Motions that I've requested in my 8-6-18 letter to your offices that state and federal Prosecutors be assigned to investigate my allegations that he and other Officers of the Court repeatedly and intentionally breached U.S. Code, Title 18, Part 1, Chapter 73 & 1505 due to their committing misfeasance, malfeasance, and nonfeasance in the conduct of the office. Still too, I question the impartiality of Judge Fletcher-Hill, being the Chief Judge in the Baltimore City Circuit Court who assigns judges to preside over civil cases.