

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 Petitioner's Motions. The newly discovered evidence, material for the Petitioner whose being represented Pro Se and making the application which could not have reasonably been discovered and produced earlier by the Petitioner, is that the Petitioner questions the impartiality and the ability of the assigned panel of In Banc Judges (hereinafter "panel of Judges"), namely, Judge Carrion, Judge Melissa Phinn, to be unbiased in deciding the issues in the "Questions presented for Review" section of the Petitioner's Memorandum

I, Diana R. Williams, the Petitioner who is being represented Pro Se, hereby, requests that the Petitioner's Motions For Immediate Substitution And Disqualification Of The Panel Of In Banc Judges From Presiding Over The Petitioner's In Banc Review Hearing and Motion That Any Judge Appointed By Chief Justice Barbera From The Court Of Appeals Of Maryland And/or By Former Gov. Martin O'Malley Be Disqualified From Presiding Over The Petitioner's In Banc Review Hearing and grant these Motions based on the grounds and authorities cited below:

MOTIONS FOR IMMEDIATE SUBSTITUTION AND DISQUALIFICATION OF THE PANEL OF IN BANC JUDGES FROM PRESIDING OVER THE PETITIONER'S IN BANC REVIEW HEARING AND MOTION THAT ANY JUDGE APPOINTED BY CHIEF JUSTICE BARBERA FROM THE COURT OF APPEALS OF MARYLAND AND/OR BY FORMER GOV. MARTIN O'MALLEY BE DISQUALIFIED FROM PRESIDING OVER THE PETITIONER'S IN BANC REVIEW HEARING

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IN THE MATTER	*	
THE PETITION OF	*	
DIANA R. WILLIAMS	*	
CIRCUIT COURT	*	
FOR	*	
BALTIMORE CITY	*	
Case No. 24-C-17-004535	*	

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As evidenced by public comments of adoration and a close relationship, Chief Judge Barbera cited publicly in glowing commendations regarding Judge Carrion which further reveal their special relationship, namely, asserting publicly that "Judge Carrion is eminently qualified to lead the court to meet the mandate of equal justice under law. She brings a wealth of experience as a jurist and a capable, dynamic manager. I look forward to working with her to meet the challenges the future will bring." And, in response to such splendor comments by Chief Judge Barbera, Judge Carrion asserts that "I am honored to have Chief Judge Barbera's trust and support in this new chapter of service. Moreover, Chief Judge Barbera, apparently during the same public occasion, asserted glowing

As evidenced by the Petitioner's 1-24-20 Order from Judge Audrey J.S. Carrion, Chair of the "designated" judges to "sit in banc" at the Petitioner's in Banc hearing and/or by the evidence of a public publishing, Judge Carrion, Judge Melissa Phinn, Judge Julie R. Rubin, as well as Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman were appointed by Chief Judge and/or by Martin O'Malley to the special and elite position as Administrative Judges for the Eighth Circuit for Baltimore City. Chief Judge Barbera named Judge Audrey J. S. Carrion as the Administrative Judge of the Eighth Judicial Circuit, Baltimore City which became effective on Jan. 12, 2020. Judge Carrion succeeds Judge W. Michel Pierson as the Administrative Judge because Judge Michel Pierson whose current term as Administrative Judge expired in 2019 and who retired in January 2020. However, Judge Michel Pierson still exercised his "expired" authority and rendered his Findings and Decision and Order on 1-2-20 to the Petitioner's 8-22-19 Motions, which, amongst other things, includes material facts to substantiate why the Petitioner had just caused in pleading for the 3rd time for Substitution and Disqualification of Judge Michel Pierson as well as a hearing on his Findings and Decisions and Order, but Judge Michel chose not to recuse himself as the presiding Judge and even denied the Petitioner a hearing on his Findings and Decisions and Orders each time the Petitioner motioned for such.

In Support of In Banc Review (hereinafter "Memorandum") due to the panel of judges', Judge Michel Pierson's, Judge Fletcher-Hill's, and Judge Karen Friedman's special, close working relationship, and/or elite and privileged relationship with Chief Judge Barbera of the Court of Appeals of Maryland (hereinafter "Chief Judge Barbera) and/or with the former Gov. of Maryland, Martin O'Malley (hereinafter "Martin O'Malley"), namely, that the in panel of judges, Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman were appointed as Administrative Judges for the Eighth Circuit for Baltimore City (hereinafter "Administrative judges") by Chief Judge Barbera and/or Martin O'Malley, both of whom are being alleged, along with Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman in the Petitioner's Memorandum, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint to have deliberately and repeatedly acted corruptly criminally and obstructed justice which resulted in their intentionally and repetitiously violating the following federal crimes under: A.) 18 U.S.C. & 1621. B.) U.S.C. & 1001. C.) U.S. Code Title 18, Part 1, Chapter 73 & 1505. D.) 18 U.S.C. & 242. E.) U.S. Code Title 18 Part 1 Chapter 73 & 1512. F.) 18 U.S. Code § 2071. G.) the Petitioner's 14th Amendment Right. H.) and/or other federal statutes and laws

acknowledgments of Judge Michel Pierson in stating publicly that "Judge Pierson has been a committed and exceptional leader of the Circuit Court for Baltimore City. He has provided exemplary service to the judiciary, the residents of Baltimore, and the people of Maryland". Still too, and, apparently on the same public festivity, Judge Carrion declared to Judge Michel Pierson that "it has been a privilege to work with Judge Pierson, and I intend to build upon his wonderful example of thoughtful leadership. I look forward to this opportunity to serve my community and the courts in a new role."

Another of the panel of in Banc judges is Judge Melissa Marie Phinn who is an associate judge on the 8th Judicial Circuit for Baltimore in Maryland. She was appointed to the court by former

Governor Martin O'Malley on December 28, 2012, assumed office on January 18, 2013, and re-elected to the 8th Judicial Circuit in 2014, therefore, winning a new term that expires on December 31, 2029. And, the last of the panel of in Banc judges that are assigned to preside over the

Petitioner's in Banc hearing is Judge Julie Rebecca Rubin, who is an associate judge on the 8th Judicial Circuit for Baltimore City in Maryland, was appointed to the court by former Governor

Martin O'Malley on December 28, 2012, assumed this elite office on January 9, 2013, was re-elected to the 8th Judicial Circuit in 2014, and, thus, also, won a new term that expires on December 31, 2029. Furthermore, Judge Rubin is one of the judges cited in the Petitioner's Memorandum, in her

Motions, Exhibits, in her Official Complaint and/or Addendums to Hon. President Trump, Hon. Congress, Hon. Attorney General Barr, and other government officials (part of the evidence in the record and is Exhibit 16 on the Petitioner's website, www.danarw.com, which is presently

being financed by her family due to the Petitioner's temporary financial hardship) of federal crimes and request for an FBI investigation to determine if any indictment should be brought against the Supreme Court Justices (excluding Justice Gorsuch and Justice Kavanaugh) Chief Judge Barbera, Judge Michel Pierson, Judge Fletcher-Hill, Judge Karen Friedman, Judge Rubin, as well as the other

Officers of the Court named in these documents for deliberately, repeatedly, and egregiously breached upon federal laws and committed federal crimes under: A.) 18 U.S.C. & 1621. B.) U.S.C. & 1001. C.) U.S. Code Title 18, Part 1, Chapter 73 & 1505. D.) 18 U.S.C. & 242. E.) U.S. Code Title 18 Part 1 Chapter 73 & 1512. F.) 18 U.S. Code § 2071. G.) the Petitioner's 6th, 7th, and/or 14th Amendment Rights. H.) and/or other federal statutes and laws.

Moreover, according to article published on September 18, 2019, which includes relating the close relationship and glowing acknowledgements, commendations, and the elite appointments of the same shared and privileged position between Judge Carrion and Judge Pierson due to both of these Officers of the Court being appointed by Chief Judge Barbera who, again, is being alleged in the Petitioner's Memorandum, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint to have deliberately and repeatedly infringed upon federal laws and committed federal crimes under the federal statutes cited above, the writer, Mr. Steve Lash declares that "Baltimore City Circuit Judge Audrey J.S. Carrion will become chief administrator of the trial court on Jan. 12, 2020, the Maryland judiciary announced Wednesday.

Carrion will succeed Judge W. Michel Pierson, who has served as the circuit's administrative Judge since December 2013. Pierson will retire from the bench in January.

Maryland Court of Appeals Chief Judge Mary Ellen Barbera, who appointed Pierson and Carrion to the administrative post, praised both jurists.

"Judge Pierson has been a committed and exceptional leader of the Circuit Court of Baltimore City," Barbera said in a statement accompanying the announcement.

"He has provided exemplary service to the judiciary, the residents of Baltimore, and the people of Maryland," Barbera added. "Judge Carrion is eminently qualified to lead the court to meet the mandate of equal justice under law. She brings a wealth of experience as a jurist and a capable, dynamic manager."

As administrative judge, Carrion will be responsible for the Baltimore court's budget and procurement and will manage trial calendars "to ensure the expeditious resolution of cases," the judiciary said in the announcement.

Carrion said in a statement that she is "honored to have Chief Judge Barbera's trust and support in this new chapter of service."

Carrion added that "it has been a privilege to work with Judge Pierson, and I intend to build upon his wonderful example of thoughtful leadership. I look forward to this opportunity to serve my community and the courts in a new role."

Pierson, in an accompanying statement, praised his successor.

"I have had the honor of working with Judge Carrion since I came to the bench and know her as an astute judge and dynamic leader," Pierson said. "I am grateful to have been of service to Baltimore and the people of Maryland as a judge and leader of the Eighth Judicial Circuit. It is reassuring to leave the management of the court in such capable hands."

Still too, as a result of the in Banc judges, as well as Judge Michel Pierson, Judge Fletcher Hill, and Judge Karen Friedman being appointed to the elite positions of Administrator judges by Chief Judge Barbera of and/or Martin O'Malley and publicly acknowledging the close relationship among Chief Judge Barbera, the in Banc judges, Judge Michel Pierson, Judge Fletcher Hill and/or Judge Karen Friedman and as a result of the above statement depicting such close relationship and public acknowledgement of their relationship through such verbal expressions by Judge Carrion of her close working relationship with Judge Michel Pierson, the Petitioner questions whether Judge Carrion, Judge Melissa Phinn, and Judge R. Rubin can be impartial and unbiased in presiding over her in Banc hearing and/or Motions where the irrefutable material facts asserted in the Petitioner's 1-14-20 Memorandum, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18, 8-6-18, 4-27-18, 4-6-18, 3-9-18, 2-15-18, 2-1-18, 1-3-18, and/or 11-27-17 Motions for granting her Petition and Motions and as supported by the evidence in the record prove, undeniably, the Petitioner's allegations that Chief Judge Barbera, Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen

Friedman deliberately, repeatedly, and egregiously breached upon federal laws and committed federal crimes under: A.) 18 U.S.C. & 1621. B.) U.S.C. & 1001. C.) U.S. Code Title 18, Part 1, Chapter 73 & 1505. D.) 18 U.S.C. & 242. E.) U.S. Code Title 18 Part 1 Chapter 73 & 1512. F.) 18 U.S. Code § 2071. G.) the Petitioner's 6th, 7th, and/or 14th Amendment Rights.

As evidenced by her filed Motions in the record, the Petitioner has filed over 10 Motions (in which there are several Motions within each filed Motions) since filing her Civil Complaint in September of 2017. Prior to the presiding Judge, Judge Michel Pierson, presiding over her Motions and Civil Case, the Petitioner had two other Judges presiding over her Motions and Civil Case, namely, Judge Karen Friedman and Judge Fletcher-Hill. The evidence of the Petitioner's Motions in the record substantiates the material fact that, in the Petitioner's Motions filed prior to Judge Michel Pierson presiding over the Petitioner's Motions, there are at least 4 separate Motions in which the Petitioner has motioned for Substitution and Disqualification of Judge Karen Friedman and Judge Fletcher-Hill as the presiding Judges over her Motions and Civil Case and have substantiated her pleadings with evidence and federal laws to support her legal arguments for Substitution and Disqualifications of these two Officers in the Court in her Motions and Civil Case. The evidence of the facts and/or lack thereof stated in his 1-2-20, 8-22-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders substantiates that Judge Michel Pierson has presided over the Petitioner's last 4 Motions, namely, the Petitioner's 8-22-19, 2-15-19, 12-17-18 and 9-17-18 Motions, from which Judge Michel Pierson rendered his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders. The material facts cited in this Memorandum in Support of an In Banc Review and in her 8-22-19, 2-15-19, and in her 12-17-18 Motions substantiate that the Petitioner has pleaded for Substitution and immediate Disqualification of Judge Michel Pierson as the presiding Judge over her Motions and Civil Case in 4 separate Motions. The evidence of the material facts stated in this Memorandum substantiate that the Petitioner's Memorandum is her Petition to the In Banc Judges due to Judge Pierson's 1-2-20 Findings and Decision and Order which Judge Michel rendered although his current term as Administrative Judge expired in 2019 and his retirement in January 2020. Thus, although his current term as Administrative Judge expired in 2019 and his retirement in January 2020, Judge Michel Pierson still exercised his "expired" authority and rendered his Findings and Decision and Order on 1-2-20 in response to the Petitioner's 8-22-19 Motions and "DENIED" the Petitioner 8-22-19 Motions and that the Clerk not accept any more of the Petitioner's Motion, the Petitioner's 8-22-19 Motions are the Petitioner's response to Judge Michel Pierson's 8-8-19 Findings and Decision and Order which "DENIED" the Petitioner's 2-15-19 Motions; the Petitioner's 2-15-19 Motions are the Petitioner's responses to Judge Michel Pierson's 2-6-19 Findings and Decision and Order which ordered that the Petitioner's 12-17-18 Motions be "STRICKEN" from record; the Petitioner's 12-17-18 Motions are the Petitioner's responses to Judge Michel Pierson's 12-7-18 Findings and Decision and Order which ordered that the Petitioner's 9-17-18 Motions be "STRICKEN" from the record and that the Petitioner's Civil Case be "CLOSED"; and, the Petitioner's 9-17-18 Motions are the Petitioner's responses to Judge Fletcher-Hill's 9-4-18 Findings and Decision and Order which ordered that the Petitioner's 8-6-18 Motions be "DENIED."

As evidenced by the facts and/or lack thereof in Judge Michel Pierson's 1-2-20 Findings and Decision and Order and the evidence of the material facts and pleadings in the Petitioner's 8-22-19 Decision and Order which he rendered his 1-2-20 Findings and Decision and Order, Judge Michel Pierson continued to refuse to recuse himself as the presiding judge, refuse to grant the Petitioner's 4th Motions for Substitution and Disqualification, for the 4th time has refused to grant the Petitioner a hearing on a single one of his Findings and Decisions and Orders. Judge Michel Pierson has taken over 4 months to respond to the Petitioner's 28-page Motions dated 8-22-19 and accompanied with a 3-page Exhibit with just one statement in his 1-2-20 Findings and Decision and Order, failed to even cite the Petitioner's legal arguments for granting her Motions, cites not a single material fact as supported by the evidence and laws asserted in the Petitioner's legal argument for granting her Motions, suppresses all of the Petitioner's material facts and supporting evidence as stated in her 8-22-19 Motions which support the Petitioner's legal argument, cites no supporting material facts or laws that refute the Petitioner's material facts that substantiate her legal arguments for granting her Motions, and asserts no legal ground, material fact, and law that renders his denial of the Petitioner's 8-22-19 Motions lawful in 1-2-20 Findings and Decision and Order. The Petitioner's 8-22-19 Motions was accompanied with one Exhibit, thereby, having 31 pages of relevant and material facts to support her legal arguments to grant her Motions. As evidenced in her 2-15-19, 12-17-19, and 9-17-18 Motions, the Petitioner's Motions are about 20 pages in length and for Judge Michel Pierson to take from 2-15-19 to 8-8-19 or nearly 6 months to respond to the Petitioner's 2-15-19 Motions, about two months to respond to the Petitioner's 12-17-18 Motions, and about 3 months to respond to the Petitioner's 9-17-18 Motions and then only state one independent clause without asserting a material fact as evidenced in record or substantiated by some law to justify Judge Michel Pierson ordering in his 1-2-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders the "STRIKING" and/or "DENYING" the Petitioner's Motions. Because the Petitioner is being represented Pro Se and may not know all of her Constitutional Rights that are being violated, it was revealed to the Petitioner just prior to filing her Petition that her right to a speedy trial as stipulated in the 6th Amendment have been repeatedly breached because Judge Michel Pierson continues to take much longer than the normal time period for responding to Motions, with only citing just one independent clause with no supporting material facts or laws to justify his Orders, and do not state a single legal argument and/or material fact as supported by the evidence that refute the Petitioner's material facts that substantiate her legal arguments, and no material fact and/or law to lawfully "STRIKE" and/or "DENY" the Petitioner's Motions. Consequently, another of the Petitioner's legal argument is that Judge Michel Pierson has intentionally and repeatedly deprived the Petitioner of her Constitutional Right to have a speedy trial, and, thus, Judge Michel Pierson has repetitively and intentionally breached the Petitioner's 6th Amendment Right.

As asserted in the Petitioner's 1-14-20 Memorandum, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18, 8-6-18, 4-27-18, 4-6-18, 3-9-18, 2-15-18, 2-1-18, 1-3-18, 11-27-17 Motions and/or in the Petitioner's 2017 Civil Complaint, since the Petitioner's 2016 Petitions to the Supreme Court (Exhibits 7 and 9 on her website) was denied which raised the issue that, amongst other things, the first 5 Exhibits on the Petitioner's website which accompanied her Petitioner's 2016 Petition to the

Supreme Court, which accompany the Petitioner's 12-17-18 Motions as Exhibits, 1, 2, 3, 4, and 5, and can be read within 5 minutes prove, unequivocally, that the alleged deliberate prejudicial error of perjury by Chief Judge Barbera is indisputable. Due to the intentional prejudicial error of perjury by Chief Judge Barbera which had nothing to do with the issues raised in the Petitioner's 2015 appeal to the Court of Appeals in Maryland and Motion for Reconsideration (Exhibits 11 and 12 on Petitioner's website), the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered and resolved, which includes the material fact that, in 2014, the in Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner'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 in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, the former Gov. of Maryland at this time, who appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and with whom 5 of the Defendants in the Petitioner's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities and will be called as a witness. And, although Judge Michael Pierson was appointed to this elite position by Chief Judge Barbera in September of 2013 and expressed his appreciation and/or loyalty in citing in a newspaper article around September of 2013 that "I'm thankful for the confidence Chief Judge Barbera has shown in me with this appointment", and, although Judge Fletcher-Hill and Judge Karen, too, have a unique relationship with Martin O'Malley due to being appointed to the privileged prestigious position as Administrative Judges by former Gov. Martin O'Malley who is, again, being alleged in the Petitioner's Memorandum, Exhibits, and/or Civil Complaint to have intentionally committed misconduct, potentially criminal activities, and will be called to testify during the hearing, these Officers of the Court were still obligated to disclose, consider, and resolve in their Findings and Decisions and Orders responding to the issues raised in the Petitioner's Motions, which includes the issue of the intentional prejudicial error of perjury by Chief Judge Barbera as a critical material fact in the determining whether the Judge Fletcher-Hill should recuse himself from presiding over the Petitioner's Motions and the granting of the Petitioner's Motions. Further, as asserted in the Petitioner's Memorandum, in her 8-22-19, 2-15-19, and 12-17-18 Motions, these 5 Exhibits that accompanied the Petitioner's 12-17-18 Motions substantiate, undoubtedly, that Chief Judge Barbera deliberately and repetitiously committed the federal crime of the prejudicial error of deliberate perjury and that the Petitioner had a just cause for repeatedly pleading in her Motions for Substitution and Disqualification of Judge Fletcher-Hill from presiding over her Motions and Civil Case. And, as asserted in the Petitioner's Memorandum, in her Motions in her 2016 Petitions to the Supreme Court, in her Civil Complaint, and/or in her repeated Motions for Substitution and Disqualification of Judge Michael Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, the Chief Judge Barbera's alleged intentional prejudicial error of perjury stems from Chief Judge Barbera lying in stating in her 2015 Order that the Petitioner's 2015 appeal to the Court of Appeals of

(or lack thereof) cited in Judge Fletcher-Hill's 9-4-18, 7-23-18, 4-6-18, and 3-30-18 Findings and Decisions and Orders which responds to the Petitioner's 8-6-18, 4-27-18, 4-16-18, and 3-9-18 Decisions and Orders which responds to the Petitioner's 3-1-18, 1-15-18, 2-1-18, 1-3-18, and 11-27-17 Motions substantiate the material fact that, in all of the Findings in the Decisions and Orders by these 3 Officers of the Court, amongst other things, there is an *intentional* misstatement of the material facts as cited in the Petitioner's Motions to substantiate the Petitioner's legal arguments for granting her Motions, *deliberate* suppression, altering, tampering with, and/or removal of the material facts necessary for substantiating the Petitioner's legal arguments stated in the Petitioner's Motions, *intentional* failure to disclose, consider, and resolve the legal arguments in the Petitioner's Motions in their Findings, *deliberate* failure to substantiate with material facts as supported by the evidence in the record to refute the material facts asserted to substantiate the Petitioner's legal arguments in her Motions, and/or *intentional* failure to give any material facts and law to support their Findings and Decisions and Orders for *lawfully* denying or striking the Petitioner's Motions. Moreover, cited in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions, and is echoed in her 9-17-18, 8-6-18, 4-27-18, 4-6-18, and/or 3-9-18 Motions, with the same supporting material facts and/or federal statutes and laws, is one of several legal arguments, namely, the legal argument for granting the Petitioner's repeated Motions for Substitution and Disqualification which declare just causes for motioning that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman be disqualified as the presiding judges and that the Petitioner be granted her right to Substitution. In these Motions, the Petitioner asserts that, along with supporting her pleading with causes, she cites the federal statutes and laws, along with the Canons that give the Petitioner a legal standing for motioning for the disqualification and substitution of Judge Fletcher-Hill, namely: 1.) Canon 1 stipulates that a judge shall uphold and promote the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety. 2.) Canon 2 cites that a judge shall perform the duties of judicial office impartially, competently, and diligently. 3.) Canon 3 states in regard to "Disqualification" that a judge shall disqualify himself/herself in a proceeding in which his/her impartiality might reasonably be questioned. Judicial impartiality is a significant element of justice. 4.) 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 where appropriate. 5.) Federal Statute, 28 U.S.C. § 455, also, declares that the Petitioner has a right to Substitution, especially in light of the fact that, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18, 8-6-18, 4-27-18, 4-6-18, and/or 3-9-18 Motions, the Petitioner cites, amongst other things, the same causes as to why she questions the impartiality of Judge Fletcher-Hill presiding over her Motions and Civil Case.

As declared in the Petitioner's Memorandum and/or Motions, the evidence of the facts (or lack thereof) cited in Judge Michel Pierson's 1-2-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders which responds to the Petitioner's 8-22-19, 2-15-19, 12-17-18, 9-17-18, the facts (or lack thereof) asserted in Judge Fletcher-Hill's 9-4-18, 7-23-18, 4-6-18, and 3-30-18 Findings and Decisions and Orders which respond to the Petitioner's 8-6-18, 4-27-18, 4-16-18, and 3-9-18

Motions, and the evidence of the facts (or lack thereof) declared in Judge Karen Friedman's 3-1-18, 1-31-18, 1-3-18, and 12-22-17 Findings and Orders which respond to the Petitioner's 2-15-18, 2-1-18, 1-3-18, and 11-27-17 Motions, unequivocally, prove that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman knowingly and willfully acted corruptly and obstructed justice and, thereby, intentionally committed the Federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under US Code, Title 18, Part 1, Chapter 73 & 1505, by intentionally committing the Federal crimes of depriving the Petitioner of her 6th, 7th, and 14th Amendment Rights, by deliberately violating other federal statutes, laws, and Canons under 18 USC 242, by deliberately attempting to conceal, alter, to tamper with, and/or remove the evidence of the material facts cited in the Petitioner's Motions to substantiate her legal arguments for granting her Motions under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and/or by intentionally concealing, altering, tampering with, and/or removing evidence under 18 U.S. Code & 2071 by knowingly and willfully: 1.) committing the prejudicial error of perjury in their Findings and Orders that the Petitioner has no merit to her Motions, that her Motions are frivolous, and that the Petitioner file her Motions because she resented the "liking" of the Findings and Orders ordered by Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, without citing a single material fact or law as supported by evidence to justify their lawfully "STRIKING and/or "DENYING" the Petitioner's Motions. 2.) failing in their Findings and Orders and Order to cite a single legal argument and the supporting evidence as substantiated in the Petitioner's Motions which support her Motions being granted. 3.) misstating, suppressing, altering, tampering with, removing, and/or misrepresenting the material facts cited in the Petitioner's Motions that justify her Motions being granted. 4.) failing in their Findings and Orders and Order to disclose, address, and resolve the legal arguments as supported by the evidence and federal statutes, laws, and Canons as cited in the Petitioner's Motions. 5.) failing in their Findings and Order to refute the material facts asserted to substantiate the Petitioner's legal arguments for granting her Motions. 6.) failing to give any material facts and law in their Findings and Orders to support their lawfully denying or striking the Petitioner's Motions . 7.) attempting in their Findings and Order to conceal, alter, and/or tamper with, and/or remove the material facts as supported by the evidence which substantiate the Petitioner's legal argument for granting her Motions. 8.) attempting in their Findings and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments to grant her Motions. 9.) attempting in their Findings and Order to conceal, alter, and/or tamper with, and/or remove the evidence to support the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their duty as the Officers of the Court to state a single material fact, legal ground or authority in their Findings and Decisions and Orders for lawfully "STRIKING" and/or "DENYING" the Petitioner's Motions. 10.) attempting in their Findings and Decisions and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and that support the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their legal

requirement and responsibility as the Officers of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Petitioner's legal arguments for granting her Motions. 11.) attempting in their Findings and Decisions and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and substantiate the material fact that Judge Fletcher-Hill, and Judge Karen Friedman failed to perform their duty and legal requirement as an Officers of Hill, and Judge Karen Friedman failed to perform their duty and legal requirement as an Officers of the Court to enforce to enforce Canon 1, 2, and 3, 28 U.S.C & 455 and Federal law, 28 U.S.C & 363, and to uphold and defend the Petitioner's 7th and 14th Amendment Rights and other federal laws and states as obligated as an Officer of the Court. 12.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and substantiate the material fact that Judge Fletcher-Hill, and Judge Karen Friedman failed to properly execute federal laws and statutes as the Officers of the Court. 14.) attempting in their Findings and Decisions and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and substantiate the material fact that Judge Fletcher-Hill, and Judge Karen Friedman failed to lawfully and properly execute federal laws and statutes as the Officers of the Court. 15.) attempting in their Findings and Decisions and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the material fact that Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their legal requirement and responsibility as the Officers of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Petitioner's legal arguments for granting her Motions as asserted in the Petitioner's Motions. 16.) in all the Petitioner's Motions pleading for Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, although the Petitioner cites her legal arguments for motioning Substitution and Disqualification of these Officers of the Court presiding over her Motions and Civil Case, which includes, amongst other things, the evidence in the record substantiating the material facts which support the Petitioner's legal arguments asserted in each of the Motions for Substitution and Disqualification, namely, that these Officers of the Court deliberately, repeatedly, and egregiously: a.) acted corruptly in failing to recuse themselves from presiding over the Petitioner's Motions and Civil Case because the Petitioner provided the evidence in her Motions to substantiate the federal laws, statutes, and Canons to give the Petitioner's grounds for motioning Substitution and Disqualification of Judge Michel Pierson,

Judge Fletcher-Hill, and Judge Karen Friedmanman, including the legal argument that the Petitioner questions the integrity and impartiality of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedmanman presiding over her Motions and/or Civil Case because, amongst other things, all three of these Officers of the Court were appointed by Martin O'Malley and/or Chief Judge Barbera. b.) acted corruptly in failing to recuse themselves from presiding over the Petitioner Motions and Civil Case because the Petitioner provided the evidence in her Motions to substantiate the material facts cited in the Petitioner's Motions and/or Civil Case, namely, that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedmanman were cognizant of the material fact that the Petitioner alleges in her Motions for Substitutions and Disqualifications, as well as in her Civil Complaint and exhibits that accompanied her Motions that, due to Supreme Court denying the Petitioner's 2016 Petition to the Supreme Court and her 2016 Petition for a Rehearing, the alleged 2015 intentional prejudicial error of perjury by Judge Barbera, the Chief Judge of the Court of Appeals in Maryland, has yet to be disclosed, considered, and resolved; and, since the alleged 2015 prejudicial error of perjury by Chief Judge Barbera has yet to be disclosed, considered, and resolved, the Petitioner right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland have been denied and, thus, the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, because of the alleged deliberate prejudicial error of perjury by Judge Barbera which has nothing to do with the issues raised in the Petitioner's 2015 appeal to this court, the real issues raised in the Petitioner's appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, that, in 2014, the in Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner'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 Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner'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 to dismiss the Petitioner's 2014 Civil Complaint, which unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time and appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and with whom 5 of the Defendants in the Petitioner's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities.

As an Officers of the Court, Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedmanman are cognizant of the fact that it is unlawful to deliberately conceal, alter, tamper with, and/or remove evidence is an act of intentional corruption and, thus, a constitutes a deliberate violation of federal crimes under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and intentionally concealing, altering, tampering with, and/or removing evidence under 18 U.S. Code & 2071. The facts cited in Judge Michel Pierson's 1-2-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, which order "STRIKING" and/or "DENYING" the corresponding Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, respectively, substantiates that Judge Michel Pierson deliberately concealed, alter, tampered with, and/or removed the Petitioner's legal arguments, the

The evidence supports the fact that the Petitioner has had 3 Officers of the Court, namely, Judge Michel Pierson, Judge Fletcher Hill, and Judge Karen Friedman as presiding judges, all of whom were appointed by Chief Judge Barbera of the Appeals Court of Maryland and/or former Gov. of Maryland, Martin O'Malley, not one of them voluntarily recused himself/or herself knowing that the material facts cited in the Petitioner's Memorandum, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil

ARGUMENT

and possibly criminal activities.

alleged in the Petitioner's present Motions and Civil Case to have committed misconduct in office Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and who is, too, being and material facts that Martin O'Malley, who as the Gov. of Maryland at this time, appointed Judge motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' Petitioner's 14th Amendment Federal Law 42 U.S.C & 1983, Federal Law 42 fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material perjury, breached the Petitioner's 14th Amendment Right and infringed upon Federal Law 42 U.S.C that, in 2014, the In Banc Judges from Baltimore City Circuit Court intentionally committed to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, be disclosed, considered, and resolved, therefore, the issues raised in the Petitioner's 2015 appeal right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland have yet to in her 2015 Order that the Petitioner's appeal was denied because it was filed late, the Petitioner's by Chief Judge Barbera was due to Chief Judge Barbera intentionally committing perjury in stating considered, and resolved. Further, since the alleged 2015 intentional prejudicial error of perjury error of perjury by Chief Judge of the Court of Appeals in Maryland in 2015 has yet to be disclosed, 27-17 Motions, and/ 9-17-17 Civil Complaint, the Petitioner's allegation of deliberate prejudicial 19, 2-15-19, 12-17-18, 8-6-18, 4-27-18, 3-9-18, 2-15-18, 2-1-18, 1-26-18, 11- committing, intentionally, the prejudicial error of perjury. Thus, as cited in the Petitioner's 8-22- to yet be disclosed, considered, and resolved, which includes the of issue of Judge Chief Barbera Petitions, which in turn cause the Petitioner's issues raised in her Petitions to the Supreme Court committed the prejudicial error of perjury. In 2016, the Supreme Court denied the Petitioner's and who is alleged in the Petitioner's Motions and Civil Case to have in 2015 deliberately appointed Judge Michel Pierson in 2013 as the Administrator of the Eighth Circuit of Baltimore City relationship with Chief Judge Barbera, the Chief Judge over the Court of Appeals of Maryland, who cause the Petitioner questions the integrity and impartiality of Judge Michel Pierson due to his Disqualification of Judge Michel Pierson presiding over the Petitioner's Motions and Civil Case be substantiate that one of the Petitioner's "repetitive" legal arguments is motioning Substitution and material facts cited in the Petitioner's 8-22-19, 2-15-18, 12-17-18, and 9-17-18 Motions her legal arguments for granting her 8-22-19, 2-15-19, and 12-17-17 Motions. The evidence of the material facts which are supported by Exhibits and citations of federal states and laws to support

Complaint that the evidence support the material fact that Chief Judge Barbera has deliberately and repeatedly obstructed justice as of result of her repetitiously and deliberating committing the federal crime of the prejudicial error of perjury, which constitutes Chief Judge knowingly and willingly violating the following federal crimes under: A.) 18 U.S.C. & 1621. B.) U.S.C. & 1001. C.) U.S. Code Title 18, Part 1, Chapter 73 & 1505. D.) 18 U.S.C. & 242. E.) U.S. Code Title 18 Part 1 Chapter 73 & 1512. F.) 18 U.S. Code § 2071. G.) the Petitioner's 14th Amendment Right. H.) and/or other federal statutes and laws. The domino effect of the unequivocal material fact that Chief Judge Barbera's intentional prejudicial error of perjury is that, due to the intentional prejudicial error of perjury by Chief Judge Barbera which had nothing to do with the issues raised in the Petitioner's 2015 appeal to the Court of Appeals in Maryland and Motion for Reconsideration, the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered and resolved, which includes the material fact that, in 2014, the In Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner'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 Judge Fletcher-Hill from the Baltimore City Circuit Court, who also presided over the Petitioner's previous Motions, deliberately violated the Petitioner'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 Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, the former Gov. of Maryland at this time, who appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and with whom 5 of the Defendants in the Petitioner's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities and will be called as a witness.

The evidence of the facts and/or the lack thereof, in the Findings and Decisions and Orders by Judge Michel Pierson, Judge Fletcher-Hill, and Judge and the material facts as supported by the evidence in the record which support the Petitioner's main legal argument for granting her Motions and from which these Officers of the Court cited their facts or lack thereof from in their corresponding Findings and Decisions, and Order, indisputably, prove, that all three of these Officers of the Court failed to uphold their responsibility in disclosing, considering, and resolving the issues raised in the Petitioner's Memorandum in Support of an In Banc Review filed 1-14-20, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint, which includes the material facts that the Petitioner's repeated pleadings for recusal, in repetitiously motioning for Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman because the facts and/or lack thereof cited in their Findings and Decisions and Orders prove, undeniably, that these Officers of the Court deliberately and intentionally failed to uphold their responsibility but rather knowingly and willingly obstructed justice which constitutes these Officers of the Court knowingly and willingly violating the following federal crimes under: A.) 18 U.S.C. & 1621. B.) U.S.C. & 1001. C.) U.S. Code Title 18, Part 1, Chapter 73 & 1505. D.) 18 U.S.C. & 242. E.) U.S. Code Title 18 Part 1 Chapter 73 & 1512. F.) 18 U.S. Code § 2071. G.) the Petitioner's 14th Amendment

Right. H.) and/or other federal statutes and laws, and one vital material fact of deliberate and repeated obstructions by these Officers of the Court was intentionally and repetitiously failing to disclose, consider, and resolve in their Findings and Decisions and Orders one of the Petitioner's primary legal arguments for granting her Motions and asserted in her Memorandum, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint, namely, that it is due to the intentional prejudicial error of perjury by Chief Judge Barbera, which has nothing to do with the issues raised in the Petitioner's 2015 appeal to the Court of Appeals in Maryland and Motion for Reconsideration, the actual issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered and resolved, which includes the material fact that, in 2014, the In Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner'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 Judge Fletcher-Hill from the Baltimore City Circuit Court, who also presided over the Petitioner's previous Motions, deliberately violated the Petitioner'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 Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, the former Gov. of Maryland at this time, who appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and with whom 5 of the Defendants in the Petitioner's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities and will be called as a witness.

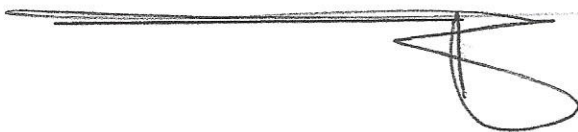
Since as a Mathematician who has studied Probability and Statistics at the graduate school level, the Petitioner is cognizant of the material fact that she has only a 25% likelihood that this panel of judges who were appointed by Chief Judge Barbera and/or Martin O'Malley will not be impartial and unbiased in following the same pattern of intentional and repeated corrupt acts as the evidence, irrefutably, substantiates that such intentional and repetitious obstructions of justice were repeatedly and deliberately committed by Judge Michel, Judge Fletcher, and Judge Karen Friedman, which constitutes these Officers of the Court knowingly and willfully violating the following federal crimes under: A.) 18 U.S.C. & 1621. B.) U.S.C. & 1001. C.) U.S. Code Title 18, Part 1, Chapter 73 & 1505. D.) 18 U.S.C. & 242. E.) U.S. Code Title 18 Part 1 Chapter 73 & 1512. F.) 18 U.S. Code § 2071. G.) the Petitioner's 14th Amendment Right. H.) and/or other federal statutes and laws. Thus, it is the Petitioner's plea, amongst other motions, that panel of In Banc judges will not fail to uphold the panel of In Banc judges' responsibility, namely, due to having the same close relationship in being appointed to the elite position of Administrative Judges for the Eighth Circuit for Baltimore City by Chief Judge Barbera of the Court of Appeals of Maryland and/or former Gov. Martin O'Malley as were Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, to deliberately fail, in your Findings and Decision and Order to the Petitioner's Motions, to disclose, consider, and resolve the issues raised in the Petitioner's Memorandum in Support of an In Banc Review filed 1-14-20, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint, that is, the irrefutably

evidence that substantiate that Chief Judge Barbera, Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman knowingly and willingly acted corruptly and obstructed justice and, thereby, intentionally committed the Federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under US Code, Title 18, Part 1, Chapter 73 & 1505, by intentionally committing the Federal crimes of depriving the Petitioner of her 6th, 7th, and 14th Amendment Rights, by deliberately violating other federal statutes, laws, and Canons under 18 USC 242, by deliberately attempting to conceal, alter, to tamper with, and/or remove the evidence of the material facts cited in the Petitioner's Motions to substantiate her legal arguments for granting her Motions under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and/or by intentionally concealing, altering, tampering with, and/or removing evidence under 18 U.S. Code & 2071 by knowingly and willingly: 1.) committing the prejudicial error of perjury in citing in your Findings and Decision and Order that the Petitioner has no merit to her Motions, that her Motions are frivolous, and that the Petitioner file her Motions because she resented the "liking" of the Findings and Decisions and Orders ordered by Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, without citing a single material fact or law as supported by evidence to justify you lawfully "DENYING" the Petitioner's Motions. 2.) failing in your Findings and Decision and Order to cite a single legal argument and the supporting evidence as substantiated in the Petitioner's Motions which support her Motions being granted. 3.) misstating, suppressing, altering, tampering with, removing, and/or misrepresenting the material facts cited in the Petitioner's Motions that justify her Motions being granted. 4.) failing in your Findings and Decision and Order to disclose, address, and resolve the legal arguments as supported by the evidence and federal statutes, laws, and Canons as cited in the Petitioner's Motions. 5.) failing in your Findings and Decision and Order to substantiate with material facts as supported by the evidence in the record to refute the material facts asserted to substantiate the Petitioner's legal arguments for granting her Motions. 6.) failing to give any material facts and law in your Findings and Decision and Order to support their lawfully denying the Petitioner's Motions. 7.) attempting in your Findings and Decision and Order to conceal, alter, and/or tamper with, and/or remove the material facts as supported by the evidence which substantiate the Petitioner's legal argument for granting her Motions. 8.) attempting in your Findings and Decision and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments to grant her Motions. 9.) attempting in your Findings and Decision and Order to conceal, alter, and/or tamper with, and/or remove the evidence to support the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their duty as the Officers of the Court to state a single material fact, legal ground or authority in their Findings and Decisions and Orders for lawfully "DENYING" the Petitioner's Motions. 10.) attempting in your Findings and Decision and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's Memorandum in Support of an In Banc Review filed 1-14-20, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and that support the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their legal requirement and responsibility as the Officers of

the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Petitioner's legal arguments for granting her Motions. 11.) attempting in your Findings and Decision and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to perform their duty and legal requirement as an Officers of the Court to enforce to enforce Canon's 1, 2, and 3, 28 U.S.C. & 455 and Federal law, 28 U.S.C. & 363, and to uphold and defend the Petitioner's 7th and 14th Amendment Rights and other federal laws and statutes as obligated as an Officer of the Court. 12.) attempting in your Findings and Decision and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and supported by the evidence that material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman exhibited judicial misconduct and wrong doing by committing perjury, violating the Petitioner's 7th and 14th Amendment Rights, and other federal laws and statutes. 13.) attempting in your Findings and Decision and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and supported by the evidence that substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to lawfully and properly execute federal laws and statutes as the Officers of the Court. 14.) attempting in your Findings and Decision and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman can't justify their lack of providing legal and lawful grounds and authorities in their Findings and Decisions and Orders. 15.) attempting in your Findings and Decision and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their legal requirement and responsibility as the Officers of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support. 16.) and/or attempting in your Findings and Decision and Order to conceal, alter, tamper with, and/or remove the material facts as cited the Petitioner's Memorandum in Support of an In Banc Review filed 1-14-20, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in her Exhibits that accompanied her Motions, and/or in her Civil Complaint, amongst other material facts, that, in all the Petitioner's Motions pleading for Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, although the Petitioner cites her legal arguments for motioning Substitution and Disqualification of these Officers of the Court presiding over her Motions and Civil Case, which includes, amongst other things, the evidence in the record substantiating the material facts which support the Petitioner's legal arguments asserted in each of the Motions for Substitution and Disqualification, namely, that these Officers of the Court deliberately, repeatedly, and egregiously: a.) acted corruptly in failing to recuse themselves from presiding over the Petitioner's Motions and Civil Case because the

Petitioner provided the evidence in her Motions to substantiate the federal laws, statutes, and Canons to give the Petitioner's grounds for motioning Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, including the legal argument that the Petitioner questions the integrity and impartiality of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman presiding over her Motions and/or Civil Case because, amongst other things, all three of these Officers of the Court were appointed by Martin O'Malley and/or Chief Judge Barbera. b.) acted corruptly in failing to recuse themselves from presiding over the Petitioner Motions and Civil Case because the Petitioner provided the evidence in her Motions to substantiate the material facts cited in the Petitioner's Motions and/or Civil Case, namely, that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman were cognizant of the material fact that the Petitioner alleges in her Motions for Substitutions and Disqualifications, as well as in her Civil Complaint and exhibits that accompanied her Motions that, due to Supreme Court denying the Petitioner's 2016 Petition to the Supreme Court and her 2016 Petition for a Rehearing, the alleged 2015 intentional prejudicial error of perjury by Judge Barbera, the Chief Judge of the Court of Appeals in Maryland, has yet to be disclosed, considered, and resolved; and, since the alleged 2015 prejudicial error of perjury by Chief Judge Barbera has yet to be disclosed, considered, and resolved, the Petitioner right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland have been denied and, thus, the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, and yet to be disclosed, considered, and resolved, namely, the allegations that, because of the alleged deliberate prejudicial error of perjury by Judge Barbera which has nothing to do with the issues raised in the Petitioner's 2015 appeal to this court, the real issues raised in the Petitioner's appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, that, in 2014, the In Banc Judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner'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 Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner'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 Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time and appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and with whom 5 of the Defendants in the Petitioner's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities possibly criminal activities, which includes: 1. deliberately exposing our children to lead poisoning in Maryland schools since at least 1993 as substantiated in the record of the Supreme Court, in other courts, and in my Documentary entitled Thanks, Praise, Honor, and Glory to the TRININE GOD for Lead and Guidance in Documenting Lead Poisoning in the Schools and the Obstructions of Justice in Order to Conceal the Indisputable Truths. 2. being responsible for the health and safety of our children in public schools and as Mayor of Baltimore City, one of the owners of the lead-hazardous schools in Baltimore City documented in my Documentary and substantiated in the records of the Supreme Court, the Court of Appeals of Maryland, and in Baltimore City Circuit Court, but have yet to fulfill his duty as one of

Diana R. Williams, Pro Se



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

I HEREBY CERTIFY that on this 29th day of January 2020, a copy of the foregoing Motions For Immediate Substitution Of The Panel Of In Banc Judges From Presiding Over The Petitioner's In Banc Review Hearing and Motion That Any Judge Appointed By Chief Justice Barbera From The Court Of Appeals Of Maryland And/or By Former Gov. Martin O'Malley Be Disqualified From Presiding Over The Petitioner's In Banc Review Hearing was mailed, postage paid to: Larry H. Kirsch, Esquire, 402 Long Trail Terrace, Rockville, Maryland 20850.

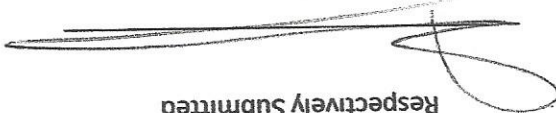
Certificate of Service

410-868-6013

Baltimore, Maryland 21222

131 Calvin Hill Court

Diana R. Williams, Pro Se



Respectively Submitted

Thus, in conclusion, the Petitioner is requesting that this Honorable panel of In Banc Review Judges to grant the Petitioner's Motions.

CONCLUSION

the owners of these lead hazardous 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 because the blood lead testing will not reveal the lead in the blood after about 45 days, but lead stays in the bones for nearly 30 years. 3. failing in his duty and obligation to evaluate and compensate all of the children that were exposed to such possibly deadly poison. The Petitioner's Documentary and her other documents that support the material facts cited in these Motions relevant to the Petitioner's 2015 and 2016 Petitions to the Supreme Court and her 2014 and 2015 Petitions to the Court of Appeals of Maryland and Motions for Reconsiderations are part of the record in this Court as Civil Case No. 24-C-13-001927AA and Civil Case No. 24-C-114-000558.