

MOTIONS, INCLUDING THE MOTIONS DATED 8-22-19, 2-15-19, 12-17-18, and 9-17-18

MOTIONS FOR "SUBSTITUTION" AND IMMEDIATE DISQUALIFICATION OF JUDGE MICHEL PIERSON FROM PRESIDING OVER THE PLAINTIFF'S MOTIONS AND CIVIL CASE, MOTION FOR A HEARING ON JUDGE MICHEL PIERSON'S 8-8-19 DECISION AND ORDER, PRESIDED OVER BY THE "SUBSTITUTION" JUDGE WHO IS NOT ASSIGNED BY THE ADMINISTRATOR OF THE EIGHTH CIRCUIT, JUDGE MICHEL PIERSON, BECAUSE JUDGE MICHEL PIERSON IS ONE OF THE JUDGES IN THE PLAINTIFF'S 2-15-19 MOTIONS FROM, WHICH JUDGE MICHEL PIERSON RENDERED HIS 8-8-19 DECISION AND ORDER, WHO IS, ALSO, ALLEGED IN THE PLAINTIFF'S 3-5-19 2ND ADDENDUM TO THE PLAINTIFF'S 1-4-19 1ST ADDENDUM TO HER 12-20-18 OFFICIAL LETTER OF COMPLAINT AGAINST JUDGE MICHEL PIERSON TO HON. PRESIDENT TRUMP, HON. GOV. HOGAN, CONGRESS, AND OTHER GOVERNMENT AGENCIES TO HAVE INTENTIONALLY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505, TO HAVE 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, TO HAVE DELIBERATELY TAMPERED WITH EVIDENCE UNDER U.S. CODE TITLE 18 PART 1 CHAPTER 73 & 1512, HAVE CONCEALED, REMOVED, AND/OR MUTILATED EVIDENCE UNDER 18 U.S. CODE § 2071, AND, IN DECIDING THE PLAINTIFF'S MOTIONS DATED 2-15-19, 12-17-18, AND 9-7-18, TO HAVE REPEATEDLY, EXCESSIVELY, AND EGREGIOUSLY: 1.) ABUSED HIS POWER. 2.) DISPLAYED TOTAL CONTEMPT FOR THE RULE OF LAW. 3.) 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. 4.) COMMITTED THE FEDERAL CRIMES OF DEPRIVING THE PLAINTIFF OF HER 7TH AND 14TH AMENDMENT RIGHTS AND BY VIOLATING OTHER FEDERAL STATUTES, LAWS, AND CANONS UNDER 18 USC 242. 5.) TAMPERED WITH EVIDENCE UNDER U.S. CODE TITLE 18 PART 1 CHAPTER 73 & 1512. 6.) CONCEALED, REMOVED, AND/OR MUTILATED EVIDENCE UNDER 18 U.S. CODE § 2071. MOTION TO HAVE "SUBSTITUTION" JUDGE RECONSIDER ALL OF THE PLAINTIFF'S

Case No. 24-C-17-004535

BALTIMORE CITY

Defendants

Hamedullah Virk, et al.

FOR

Plaintiff

CIRCUIT COURT

Baltimore, Maryland 21222

131Calvin Hill Court

IN THE

Diana R. Williams

RECEIVED
CIRCUIT COURT FOR
BALTIMORE CITY
2019 AUG 22 A 11: 56
CIVIL DIVISION

1, Diana R. Williams, the Plaintiff who is being represented Pro Se, hereby, requests that the Plaintiff's Motions For "Substitution" And Immediate Disqualification Of Judge Michel Pierson From Presiding Over The Plaintiff's Motions And Civil Case, Motion For A Hearing On Judge Michel Pierson's 8-8-19 Decision And Order, Motion To Have The Hearing On Judge Michel Pierson's 8-8-19 Decision And Order Presided Over By The "Substitution Judge Who is Not Assigned By The Administrator of the Eighth Circuit, Judge Michel Pierson, Because Judge Michel Pierson is One Of the Judges in The Plaintiff's 2-15-19 Motions, From Which Judge Michel Pierson Rendered His 8-8-19 Decision And Order, Who is, Also, Alleged in The Plaintiff's 3-5-19 2nd Addendum To The Plaintiff's 1-14-19 1st Addendum To Her 12-20-18 Official Letter Of Complaint Against Judge Michel Pierson To Hon. President Trump, Hon. Gov. Hogan, Congress, And Other Government Agencies To Have Intentionally Committed The Federal Crimes of Misfeasance, Malffeasance, And Nonfeasance Under US Code Title 18, Part 1, Chapter 73 & 1505, To Have 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, To Have Deliberately Tampered With Evidence Under U.S. Code Title 18 Part 1 Chapter 73 & 1512, Have Concealed, Removed, And/or Mutilated Evidence Under 18 U.S. Code § 2071, And, In Deciding The Plaintiff's Motions Dated 2-15-19, 12-17-18, And 9-17-18, To Have Repeatedly, Deliberately, Excessively, And Egregiously, 1.) Abused His Power, 2.) Displayed Total Contempt For The Rule Of Law, 3.) Committed The Federal Crimes of Misfeasance, Malffeasance, and Nonfeasance In The Conduct Of The Office Under US Code, Title 18, Part 1, Chapter 73 & 1505. 4.) Committed The Federal Crimes Of Depriving The Plaintiff Of Her 7th And 14th Amendment Rights And By Violating Other Federal States, Laws, And Canons. 5.) Tampered With Evidence Under U.S. Code Title 18 Part 1 Chapter 73 & 1512. 6.) Concealed, Removed, And/or Mutilated Evidence Under 18 U.S. Code § 2071. Motion To Have The "Substitution" Judge To Reconsider All Of The Plaintiff's Motions, Including her Motions dated 8-22-19, 2-15-19, 12-17-18, and 9-17-18 (hereinafter 1st Motions") and grant these Motions based on the grounds and authorities cited below:

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, for the fourth time, Judge Michel Pierson has repeatedly, deliberately, excessively, and egregiously abused his power and displayed total contempt for the Rule of Law by repetitiously and intentionally: 1.) committing the federal crimes of misfeasance, malffeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505. 2.) committing the federal crimes of depriving the Plaintiff of her 7th And 14th Amendment Rights as afforded under the Constitution of the U.S, and violating other federal states, laws, and Canons 1, 2, and 3 under 18 USC 242, a federal statute that makes it a crime to deprive any person of their rights "under color of law the Color of Law", 3.) committing the federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73

& 1512. 4.) committing the federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071.

- 2. Still too, 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 that the Plaintiff has emailed her 3-5-19 2nd Addendum to the Plaintiff's 1-14-19 1st Addendum to her 12-20-18 Official Letter of Complaint against Judge Michel Pierson 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 allegations that, in his 2-6-19, 12-7-18, and 9-7-18 Decisions and Orders, Judge Michel Pierson 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, federal crimes of violating the Plaintiff's 7th And 14th Amendment Rights and other federal statutes, laws, and Canons under 18 USC 242, federal crimes of tampering with evidence under 18 U.S. Code § 1512, and federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071.

- 3. 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 that the Plaintiff has pleaded, for the third time, in her 3-5-19 2nd Addendum to the Plaintiff's 1-14-19 1st Addendum to her 12-20-18 Official Letter of Complaint against Judge Michel Pierson to Hon. Gov. Hogan, Hon. President Trump, Congress, and other government officials that Hon. Gov. Hogan uphold his obligation to immediately assign a judge appointed by him, as pleaded by the Plaintiff in her, now, third Motions for Substitution and Disqualification of Judge Michel Pierson as the presiding judge over the Plaintiff's Motions and Civil Case, since Judge Michel Pierson is one of the judges with whom the Plaintiff has pleaded in her 3-5-19 2nd Addendum to the Plaintiff's 1-14-19 1st Addendum to her 12-20-18 Official Letter of Complaint against Judge Michel Pierson to Hon. Gov. Hogan, Hon. President Trump, Congress, and other government officials that state and federal prosecutors investigate for allegations of judicial misconduct against Judge Michel Pierson as defined under Federal law, 28 U.S.C. & 363, as well as allegations of federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505, federal crimes of violating the Plaintiff's 7th And 14th Amendment Rights and other federal statutes, laws, and Canons under 18 USC 242, federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071. Also, in the instant Motions, as well as in her Motions dated 2-15-19 and 12-17-18, the Plaintiff cites her legal arguments for questioning the impartiality of Judge Michel to preside over any of her Motions and/or Civil Case or his impartiality in assigning another judge to preside over the Plaintiff's

Motions and Civil Case as the Administrator of the Eighth Circuit of Baltimore City who responsibility includes assigning judges to civil cases.

Under the definition of U.S. Code, Title 18, Part 1, Chapter 73 § 1505, a judge obstructs justice when he/she acts corruptly, or by threats or force, or by any threatening letter or communication influences, obstructs, or impedes or endeavors to influence, obstruct, or impede the due and proper administration of the law under which any pending proceeding is being had before any department or agency of the United States. Obstruction can include crimes committed by judges, prosecutors, attorney generals, and elected officials in general. Such obstruction by judges and other government officials are cited as misfeasance, malfeasance, or nonfeasance in the conduct of the office. Congress approved Title 18 USC 242 -- a statute making it a crime to deprive any person of their rights "under color of law." Acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prison guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. "Color of law" refers to an appearance of legal power to act, but such an act is a violation of law. Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States, and the U.S. Supreme Court says it is a crime for any person acting on behalf of the government as an agent to willfully deprive or conspire to deprive a person of any law that is protected by the U.S. Constitution. Federal statute, 42 U.S.C. § 1983, popularly known as "Section 1983," is a federal law that allows lawsuits for violations of constitutional rights. Moreover, attempting to tamper with the evidence and/or remove the evidence are acts to alter, conceal, falsify, and/or destroy the evidence interfere with justice, are corrupt, obstruct justice, and, therefore, constitute criminal offenses under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and under U.S. Code Title 18 Part 1 Chapter 101 & 2071.

As evidenced by her filed Motions in the record, the Plaintiff has filed over 10 Motions (in September of 2017. Prior to the presiding judge, Judge Michel Pierson, presiding over her Motions and Civil Case, the Plaintiff had two other judges presiding over her Motions and Civil Case, namely, Judge Karen Friedman and Judge Fletcher-Hill. The evidence of the Plaintiff's Motions in the record substantiates the material fact that, in the Plaintiff's Motions filed prior to Judge Michel Pierson presiding over the Plaintiff's Motions, there are at least 4 separate Motions in which the Plaintiff 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 Disqualification of these two Officers in the Court in her Motions and Civil Case. The evidence of his Findings in his 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders

substantiates that Judge Michel Pierson has presided over the Plaintiff's last 3 Motions, namely, the Plaintiff's 2-15-19, 12-17-18 and 9-17-18 Motions, respectively, from which Judge Michel Pierson rendered his 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders. The material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions substantiate that the Plaintiff has pleaded for Substitution and immediate Disqualification of Judge Michel Pierson as the presiding judge over her Motions and Civil Case in 3 separate Motions. The evidence of the material facts stated in the Plaintiff's instant Motions substantiate that the Plaintiff's instant Motions are her responses to Judge Pierson's 8-8-19 Decision and Order which "DENIED" the Plaintiff's 2-15-19 Motions; the Plaintiff's 2-15-19 Motions are the Plaintiff's responses to Judge Michel Pierson's 2-6-19 Decision and Order which ordered that the Plaintiff's 12-17-18 Motions be "STRICKEN" from record; the Plaintiff's 12-17-18 Motions are the Plaintiff's responses to Judge Michel Pierson's 12-7-18 Decision and Order which ordered that the Plaintiff's 9-17-18 Motions be "STRICKEN" from the record and that the Plaintiff's Civil Case be "CLOSED"; and, the Plaintiff's 9-17-18 Motions are the Plaintiff's responses to Judge Fletcher-Hill's 9-4-18 Decision and Order which ordered that the Plaintiff's 8-6-18 Motions be "DENIED."

Judge Michel Pierson continues refuse to recuse himself as the presiding judge, refuse to grant the Plaintiff's Motions for Substitution and Disqualification, and has taken from 2-15-19 to 8-8-19 or nearly 6 months to respond with just one clause, namely, "The Court have read and considered plaintiff's motion entitled "Motion to Request a Hearing....."(Paper No. 30), it is **DENIED.**" In her instant Motions, the Plaintiff is declaring that her 2-15-19 Motions are accompanied with 2 Exhibits, thereby, having 30 pages of relevant and material facts for Judge Michel Pierson to read and respond; and, for Judge Michel Pierson to take close to 6 months to write one sentence declaring that the Court deny the Plaintiff's 2-15-19 Motions without citing a single material fact and law/s to justify ordering the denial of the Plaintiff's Motions, not cite a single legal argument and/or material fact as supported by the evidence that refute the Plaintiff's material facts cited in 2-15-19 Motions and/or her 2 Exhibits that accompanied the Plaintiff's 2-15-19, and not to cite a single material fact as supported by the evidence that substantiate the Plaintiff's legal arguments, appears to be an abuse of power by Judge Michel Pierson and an unprecedented length time to respond in his 8-8-19 Decision and Order with a simply one-independent sentence to the Plaintiff's 2-15-19 Motions. As an Officer of the Court, Judge Michel Pierson is knowledgeable of the fact, although he is the Administrator of the Eighth Circuit For Baltimore City, he is not above the Rule of Law and that the Plaintiff's 2-15-19 Motion can only be ordered to be "DENIED" or "STRICKEN" from the record lawfully. Moreover, since as substantiated by the evidence of the Plaintiff's instant Motions and in her 2-15-19 Motions, Judge Michel Pierson has, again, and, thus, for the 3rd time, refused to grant the Plaintiff's motions for Substitution and Disqualification of Judge Michel Pierson's presiding over her Motions and Civil Case and a hearing on his Motions as substantiated by the orders in his 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders, in the Plaintiff's instant Motions, amongst other things, the Plaintiff, again, pleads for Substitution and immediate Disqualification of Judge Michel Pierson from presiding over her Motions and Civil Case and motions, for the 4th time, for

a hearing on the 8-8-19 Decision and Order, as well as a hearing on his 2-6-19 and 12-7-18 Decisions and Orders, which the Plaintiff motions in her instant Motions to be presided over by the "Substitution" judge. And, again, as declared in her previous Motions, the Plaintiff welcome all of the Government agencies whom she had mailed or continues to email a copy of her Official Complaint and Addendums against Judge Michel Pierson to attend the public hearing. Being coerced to represent herself Pro Se, the Plaintiff didn't know that, if a judge, an Officer of the Court, knowingly and willfully acts corruptly and pervert justice and the evidence in the record support the material fact that the judge deliberately obstructed justice by intentionally misstating the material facts cited in the Plaintiff's Motions, suppressing material facts which are included in the Plaintiff's Motion to support the Plaintiff's legal arguments, failing to disclose, consider, and resolve the Plaintiff's legal arguments as asserted in the Plaintiff's Motions in his/her Findings, and/or by failing to give any material facts and law/s to support his/her Decision and Order to lawfully order that the Plaintiff's Motions be "DENIED" or "STRICKEN", then the judge has deliberately committed federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office, under U.S. Code, Title 18, Part 1, Chapter 73 & 1505, has deliberately committed the federal crimes under 18 USC 242 by depriving me of my 7th and 14th Amendment Rights and by breaching other federal statute, laws, and Canons 1, 2, and 3, has intentionally committed the federal crimes under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and has knowingly and willfully committed the federal crime under U.S. Code Title 18 Part 1 Chapter 101 & 2071. As Officers of the Court, Judge Michel Pierson, Judge Fletcher Hill, and Judge Karen Friedman are cognizant of the fact that deliberate misfeasance can include the intentional failure of an Officer of the Court to act where there was a duty to act; intentional misfeasance can include deliberate conduct by an Officer of the Court that is lawful but inappropriate; intentional misfeasance can include the deliberate performance of a duty by an Officer of the Court in an improper and unlawful manner. Moreover, these Officers of the Court are knowledgeable of the fact that intentional malfeasance is at a higher level of wrongdoing than deliberate nonfeasance or misfeasance, that malfeasance is intentional conduct that is wrongful or unlawful, especially by officials or public employees, and that deliberate malfeasance in office is often grounds for a cause removal of an elected official by statute or recall election. Further, these Officers of the Court are aware of the fact that, if they are found guilty of knowingly and willfully engaging in obstruction of justice, their penalty, though depending on the law under which they were convicted, can be a sentence of up to 20 years in prison for deliberate violation of each federal law. Further, these Officers of the Court, are cognizant of the fact that 18 U.S. Code § 2071 declares under concealment, removal, or mutilation that whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both; and, whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates,

obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and, furthermore, the individual shall forfeit his/her office and be disqualified from holding any office under the United States. Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, as Officers of the Court, know that 18 U.S. Code § 1512 (c) cites that whoever acts corruptly in altering, destroying, mutilating, or concealing a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both.

Judge Michel Pierson, who as a lawyer that has practiced both criminal and civil law, is very cognizant of the fact that each time the evidence substantiate that he deliberately, unlawfully, and without evidence and a law/s to support his ordering the Plaintiff's Motions be "DENIED" or "STRICKEN" from the record, he is intentionally committing the federal crimes of misfeasance, malfeasance, and nonfeasance under U.S. Code, Title 18, Part 1, Chapter 73 & 1505, the federal crimes of depriving the Plaintiff of her 7th and 14th Amendment Rights and by breaching other federal statute, laws, and Canons 1, 2, and 3 under 18 USC 242, the federal crimes under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and under U.S. Code Title 18 Part 1 Chapter 101 & 2071, thereby, subjecting himself to possibly a 20 year imprisonment each time and for each crime. Thus far, the evidence of his Findings in his 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders substantiate that Judge Michel Pierson has "DENIED" and/or "STRICKEN" from the record the Plaintiff's 2-15-19, 12-17-18, and 9-17-18 Decisions, and as evidenced by his Findings or the lack thereof in his 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders, Judge Michel Pierson has knowingly and willingly misstated the material facts cited in the Plaintiff's 2-15-19, 12-17-18, and 9-17-18 Motions, suppressed the material facts which are included in the Plaintiff's Motions to support the Plaintiff's legal arguments, failed to disclose, consider, and resolve the Plaintiff's legal arguments as asserted in the Plaintiff's Motions in his Findings, failed to give any material facts and law/s to support his Decisions and Orders to lawfully order that the Plaintiff's Motions be "DENIED" and/or "STRICKEN" from the record. The Plaintiff asserts that she will not be surprised if Judge Michel Pierson, again, refuse to recuse himself as the presiding Judge in the Plaintiff's instant Motions, although the Plaintiff will be rightfully indignant if Judge Michel Pierson decides, for the fourth time, to "DENY" and/or "STRIKE" the Plaintiff's instant Motions, which as evidenced in the Heading of her instant Motions plead 5 Motions within her instant Motions, four of which includes motioning for Substitution and Disqualification of Judge Michel Pierson's and motioning for a hearing on Judge Michael Pierson's 8-8-19 Decision and Order and pleading that the "Substitution" Judge presided over the Plaintiff's Motions and Civil Case. The Plaintiff, further, asserts that Judge Michel Pierson may believe that he is above the law and doesn't have to recuse himself from presiding over the Plaintiff's Motions since he is appointed by Judge Barbera, the Chief Judge of the Court of Appeals of Maryland, as the Administrator of the Eighth Circuit for Baltimore City and since no one has taken corrective actions against him as of yet, although his is cognizant of the fact that the Plaintiff included in her 2-15-19 Motions Exhibits 1 and 2, which are copies of the 12-20-18 Official Letter of

Complaint and 1-4-19 Addendum to her Official Letter of Complaint against Judge Michel Pierson, which amongst other things, alleges that the evidence will support the fact that he was deliberately committed the alleged federal crimes of misfeasance, malfeasance, and depriving the Plaintiff of her 7th and 14th Amendment Rights and by breaching other federal statute, statutes, laws, and Canons 1, 2, and 3 under 18 USC 242, the alleged federal crimes under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and under U.S. Code Title 18 Part 1 Chapter 101 & 2071. he Plaintiff declares in this instant Motions that the material facts supported by the evidence and cited below will substantiate that Judge Michel Pierson has, again, for the 4th time, continues to deliberately commit the alleged federal crimes of misfeasance, malfeasance, and nonfeasance under U.S. Code, Title 18, Part 1, Chapter 73 & 1505, the alleged federal crimes of depriving the Plaintiff of her 7th and 14th Amendment Rights and/or by breaching other federal statute, statutes, laws, and Canons 1, 2, and 3 under 18 USC 242, the alleged federal crimes under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and under U.S. Code Title 18 Part 1 Chapter 101 & 2071. The Plaintiff has, also, included in her instant Motions as Exhibit 1 her 3-5-19 2nd emailed Addendum to her Official Letter of Complaint against Judge Michel Pierson, which were mailed on this same day and has been emailed daily since 3-5-19 to Hon. President Trump, Hon. Gov. Hogan, and other Government officials. The Plaintiff is asserting that she is not faint-hearted but is confident that in the TRIUNE GOD'S perfect due season, Hon. Gov. Hogan will be coerced to uphold his responsibility to assign another judge to preside over the Plaintiff's Motions and Civil Case, as well as assign a special prosecutor to determine if indictments need to be brought against the Judge Michel Pierson, Judge Fletcher-Hill, Judge Karen Friedman, Chief Judge Barbera, all of which who uphold their office at the appointment at the pleasure of the Governor, who was the former Governor of Maryland, namely, Martin O'Malley.

The evidence of the Heading in the Plaintiff's instant Motions and in the Heading of her 2-15-19 and 12-17-18 Motions substantiate the fact that the Plaintiff has pleaded in 3 separate Motions for Substitution and Disqualification of Judge Michel Pierson from presiding over her Motions and Civil Case. Moreover, the Plaintiff's 2-15-19 Motions has as Exhibits 1 and 2, respectively, the Plaintiff's 12-20-18 Official Complaint Against Judge Michel Pierson and her 1-4-19 1st Addendum to her Official Complaint against Judge Michel Pierson which, amongst other things, alleges, with accompanying evidence to support the material facts, that Judge Michel Pierson not only deliberately acted corruptly and 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 depriving the Plaintiff of her 7th and 14th Amendment Rights and by violating other Federal Statutes, Laws, and Canons under 18 USC 242 but, also, deliberately acted corruptly and committed the Federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and intentionally concealing and/or removing evidence under 18 U.S. Code & 2071. The Plaintiff asserts that Exhibits 1 and 2 accompanied her 2-15-19 Motions as a means of informing Judge Michel Pierson of the alleged federal crimes he is being accused of and as a means to substantiate the material facts in the Plaintiff's 2-15-19 Motions, which includes the material fact that Judge Michel Pierson's 2-6-19 Decision and Order which

real issues raised in the Plaintiff'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 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 Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately 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 Plaintiff'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, 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 Plaintiff's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities. In her Petitions to the Supreme Court, in her Civil Complaint, and/or in her Motions for Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, the Plaintiff asserts that Chief Judge Barbera's intentional prejudicial error of perjury stems from Chief Judge Barbera lying in stating in her 2015 Order that the Plaintiff's 2015 appeal to the Court of Appeals of Maryland was denied because it was filed late and then refusing to correct her prejudicial error of perjury after being referenced to the two Exhibits in the record of the Court of Appeals of Maryland. As declared in the Plaintiff's Motions, a third grader can determine in less than 10 minutes that the first 5 Exhibits on the Plaintiff's website, *W.W. Williams, Jr. Williams, Jr.*, the same exhibits that accompanied the Plaintiff's 2016 Petition to the Supreme Court, substantiates that Chief Judge Barbera deliberately committed the prejudicial error of perjury, given the material fact that Md. Rule 7-104 allows one 30 days to file an appeal to the Court of Appeals of Maryland, with the first day starting once the clerk from the Baltimore City Court post the decision in the record of the court. In her 12-17-18 Motions which was presided over by Judge Michel Pierson, the Plaintiff substantiate with the 5 Exhibits that accompanied her 12-17-18 Motions, that it takes less than 5 minutes to prove that Judge Barbera, intentionally, committed the prejudicial error of perjury. As asserted in her 12-7-18 Motions, the first exhibit is a 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 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 is a copy of the 9-21-15 Order by Chief Judge Barbera 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 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 support the fact that the Plaintiff's 2015 Writ was filed in the Court of Appeals of Maryland prior to the 30-day expiration. The fifth exhibit is a copy of Chief Judge Barbera's 11-23-15 Order, which still denied the Plaintiff's 2015 Writ without any explanation as to why she still denied the Plaintiff's Writ

and which is further indicative of the fact that Chief Judge Barbera refused to correct her prejudicial error of perjury, even after receiving the Plaintiff's Motion for Reconsideration which make references to the fact that Exhibits 1 and 2 are in the record of the Court of Appeals of Maryland and which further substantiate that the Plaintiff's 2015 Writ was filed on time. 3.) acted corruptly and 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 depriving the Plaintiff of her 7th and 14th Amendment Rights and by violating other Federal Statutes. Laws, and Canons under 18 USC 242. 4.) acted corruptly and committed the Federal crimes of intentionally tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and intentionally concealing and/or removing evidence under 18 U.S. Code & 2071.

As asserted as material facts in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, although Judge Michel 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", Judge Michel Pierson still had a duty to determine and disclose in his Findings of his 8-8-19 and 2-6-19 and 12-7-18 Decisions and Orders if the 5 Exhibits that accompanied the Plaintiff's 12-17-18 Motions (Exhibits 1, 2, 3, 4, and 5, respectively, on my website) substantiates the allegation in the Plaintiff's 12-17-18 Motions, namely, that, because Chief Judge Barbera committed the deliberate prejudicial error of perjury in 2015, the issues raised in the Plaintiff's 2015 Appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, which includes the alleged 2015 federal comes by Judge Fletcher-Hill, which would give the Plaintiff just cause in questioning the integrity and impartiality of Judge Fletcher-Hill as the presiding Judge over any of the Plaintiff's Motions or Civil Case.

The evidence of the Findings in all of the Decisions and Orders from Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman which are rendered from the Plaintiff's corresponding Motions and the material facts supported by the evidence that substantiate the legal arguments in the Plaintiff's corresponding Motions, supports the 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 misstating of the material facts as cited in the Plaintiff's Motions to substantiate the Plaintiff's legal arguments, suppression of the material facts necessary for consider, and resolve the legal arguments in the Plaintiff's Motions, failure to disclose, substantiate with material facts as supported by the evidence in the record to refute the material facts asserted to substantiate the Plaintiff's legal arguments in her Motions, and/or intentional failure to give any material facts and law to support their Findings, Decisions, and Orders. Moreover, the evidence of their own Findings in their Decisions and Orders and the evidence of the material facts cited in the Plaintiff's Motions, from which Judge Michel Pierson's, Judge Fletcher-Hill's, and Judge Karen Friedman's Decisions and Orders were rendered, substantiate the Plaintiff's assertions in her Motions that these 3 Officers of the Court

not only deliberately acted corruptly by committing the Federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under US Code, Title 18, Part 1, Chapter 73 & 1505 and by intentionally committing the Federal crimes of depriving the Plaintiff of her 7th and 14th Amendment Rights, and by violating other Federal Statutes, Laws, and Canons under 18 USC 242, but, furthermore, deliberately tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and/or intentionally concealing and/or removing evidence under 18 U.S. Code & 2071 by intentionally misstating of the material facts as cited in the Plaintiff's Motions to substantiate the Plaintiff's legal arguments, suppressing of the material facts necessary for substantiating the Plaintiff's legal arguments stated in the Plaintiff's Motions, failing to disclose, consider, and resolve the legal arguments in the Plaintiff's Motions in their Findings, failing to substantiate with material facts as supported by the evidence in the record to refute the material facts asserted to substantiate the Plaintiff's legal arguments in her Motions, and/or knowingly and willingly failing to give any material facts and law to support their Findings, Decisions, and Orders.

In his 2-6-19 Decision and Order, Judge Michel Pierson justified his order to have the Plaintiff's 12-17-18 Motions to be "STRICKEN" from the record by simply stating that "The Court has read and considered plaintiff's motion [should be "Motions"] entitled "Motion for Hon. Gov. Hogan to Expeditiously (sic)..." (Paper No. 29). The Motion seeks no action from this court, accordingly, it is this 31st day of January 2019 that the plaintiff's Motion (No. 29) be and hereby be "STRICKEN". However, the evidence of the Heading in the Plaintiff's 12-17-18 Motions as asserted in the Plaintiff's 2-15-19 Motions substantiates, first of all, that Judge Michel Pierson intentionally committed the prejudicial error of perjury in declaring that the Plaintiff's Motions "seeks no action from this court". In fact, in her 2-15-19 Motions, the Plaintiff cites 4 Motions within the "Heading" of her 12-17-18 Motions, and gives material facts to support why she pleads 4 Motions within her 12-17-18 Motions. In her 2-15-19 Motions, the Plaintiff, first of all, proves that Judge Michel Pierson intentionally committed perjury in citing that the Plaintiff's Motions "seeks no action from this court" because the Plaintiff, in her 2-15-19 Motions, gives the verbatim Heading of her 12-17-18 Motions and cites her reason for motioning the 4 Motions by citing the following from her 12-17-18 Motions, namely, "MOTION FOR HON. GOV. HOGAN TO EXPEDITIOUSLY APPOINT A JUDGE TO HAVE A HEARING ON PLAINTIFF'S MOTION FOR RECONSIDERATION OF JUDGE MICHEL PIERSON'S 12-7-18 DECISION AND ORDERS, BUT IF THIS MOTION IS DENIED, MOTION TO STILL HAVE A HEARING ON PLAINTIFF'S MOTION FOR RECONSIDERATION OF JUDGE MICHEL PIERSON'S 12-7-18 DECISION AND ORDERS TO HAVE HON. GOV. HOGAN TO EXPEDITIOUSLY APPOINT A JUDGE TO DETERMINE IF THE MATERIAL FACTS CITED IN THESE MOTIONS SUBSTANTIATE THAT JUDGE MICHEL PIERSON, THE ADMINISTRATOR OVER THE EIGHTH CIRCUIT COURT FOR BALTIMORE CITY CIRCUIT COURT: (1.) INTENTIONALLY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AND HAS 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. (2.) NEEDS TO BE REFERRED TO BE

INVESTIGATED BY A SPECIAL STATE PROSECUTOR DUE TO PLAINTIFF'S SUBSTANTIATED ALLEGATIONS OF HIS DELIBERATELY COMMITTING THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AND OF HIS DELIBERATELY COMMITTING 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 MOTION TO HAVE APPOINTED JUDGE BY HON. GOV. HOGAN TO RECONSIDER GRANTING ALL OF THE PLAINTIFF'S MOTIONS" (hereinafter 2nd Motions). The Plaintiff's 2nd Motions substantiates that the Plaintiff pleaded in the "Heading" of her 12-17-18 Motions, 4 different Motions. Because the Plaintiff questioned the integrity and impartiality of Judge Michel Pierson who presided over her 9-17-18 Motions and alleges in these Motions, amongst other things, that Judge Michel Pierson acted corruptly and committed federal crimes in his 12-7-18 Decision and Orders, the Plaintiff mailed her 12-20-18 Official Letter of Complaint against Judge Michel Pierson (Exhibit A) and her 1-4-19 Addendum (Exhibit B) to her Official Complaint to Hon. President Trump, Hon. Gov. Hogan, Congress, and other government officials, detailing the alleged federal crimes against Judge Michel Pierson. Moreover, because the Plaintiff, also, questions the integrity and impartiality of Judge Michel Pierson presiding over her Motions or Civil Case due to the Plaintiff alleging federal crimes by Judge Michel Pierson from his 12-7-18 Decision and Orders, the Plaintiff, also, questions the integrity and impartiality of Judge Michel Pierson in assigning another judge to preside over her 12-17-18 Motions which, amongst other things, detail how the Plaintiff's substantiates her allegations of federal crimes against Judge Michel Pierson, the Plaintiff's first Motion in the "Heading" of her 12-17-18 Motions pleads for Hon. Gov. Hogan to appoint another judge to preside over the Plaintiff's request for a hearing on the Reconsideration of Judge Michel Pierson's 12-7-18 Decision and Orders. As evidenced in the verbatim quote of the "Heading" in her 12-17-18 Motions, the Plaintiff pleads that, if her first Motion is denied, then the Plaintiff's second Motion in the "Heading" of her 12-17-18 Motions pleads for a hearing for Reconsideration of Judge Michel Pierson's 12-7-18 Decision and Order by the Court. The evidence of her verbatim quote of the "Heading" in her 12-17-18 Motions substantiates that, in the third Motion in her 12-17-18 Motions, the Plaintiff pleads for Hon. Gov. Hogan to expeditiously appoint a judge to determine if the material facts in the Plaintiff's 12-17-18 Motions support the Plaintiff's allegations that Judge Michel Pierson intentionally committed the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505, 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 that the appointed judge by Hon. Gov. Hogan would determine if Judge Michel Pierson needs to be referred for investigation by a Special State Prosecutor due to the Plaintiff's substantiated allegations against Judge Michel Pierson in her 12-17-18 Motions of intentionally committing the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505 and knowingly and willingly committing the federal crimes of breaching the Plaintiff's 7th and 14th Amendment Rights and other federal statutes, laws, and Canons under 18 USC 242. As evidenced in the "Heading" of her 12-17-18

Motions, the Plaintiff's fourth Motion pleads that the judge appointed by Hon. Gov. Hogan presides over the Plaintiff's Motions for Reconsidering granting all of the Plaintiff's Motions. As evidenced by the facts cited in his 2-6-19 Decision and Order, Judge Michel Pierson asserted that "The Court has read and considered" the Plaintiff's 12-17-18 Motions before ordering that the Plaintiff's 12-17-18 Motions be stricken from the record and, thus, orders removal of the Plaintiff's 12-17-18 Motions from the record by stating in his 2-6-19 Decision and Order that the "Motion seeks no action from this court", although Judge Michel Pierson knew that the Plaintiff did seek action from this Court as indicated in her second Motion within the "Heading" of her 12-17-18 Motions, and, also, Judge Michel Pierson cited in his Findings in his 2-6-19 Decision and Order that the "The Court has read and considered" the Plaintiff's 12-17-18 Motions; thus, Judge Michel Pierson knew that he was deliberately committing the prejudicial error of perjury, misstating and misrepresenting all of the Motions in the "Heading" of the Plaintiff's 12-17-18 Motions, and/or intentionally failing to disclose the material facts that the Plaintiff cited 3 other Motions in her 12-17-18 Motions and that the Plaintiff's second Motion in her 12-17-18 Motions request the Court to have a hearing on her Motion for Reconsideration of Judge Michel Pierson's 12-7-18 Decision and Orders if Hon. Gov. Hogan would not appoint another judge to preside over the Plaintiff's plea for a hearing on Judge Michel Pierson's 12-7-18 Decision and Orders. " ...

In her 2-15-19 Motions, the Plaintiff, also, includes 4 Motions within her 2-15-19 Motions which, verbatim, cites "MOTION TO REQUEST A HEARING ON JUDGE MICHEL PIERSON'S 2-6-19 DECISION AND ORDER, MOTION TO HAVE JUDGE MICHEL PIERSON IMMEDIATELY DISQUALIFIED FROM PRESIDING OVER THE PLAINTIFF'S MOTIONS AND/OR CIVIL CASE AND SUBSTITUTE ANOTHER JUDGE TO PRESIDE OVER THE PLAINTIFF'S MOTIONS AND/OR CIVIL CASE BECAUSE JUDGE MICHEL PIERSON IS ONE OF THE JUDGES IN THE PLAINTIFF'S 12-20-18 OFFICIAL LETTER OF COMPLAINT AND/OR 1-4-19 ADDENDUM TO HON. PRESIDENT TRUMP, HON. GOV. HOGAN, CONGRESS, AND OTHER GOVERNMENT AGENCIES WHO IS BEING ALLEGED TO HAVE INTENTIONALLY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505, TO HAVE 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, TO HAVE DELIBERATELY TAMPERED WITH EVIDENCE UNDER U.S. CODE TITLE 18 PART 1 CHAPTER 73 & 1512, HAVE CONCEALED, REMOVED, AND/OR MUTILATED EVIDENCE UNDER 18 U.S. CODE § 2071, AND, IN DECIDING THE PLAINTIFF'S MOTIONS DATED 12-17-18, TO HAVE REPEATEDLY, DELIBERATELY, EXCESSIVELY, AND EGREGIOUSLY: 1.) ABUSED HIS POWER. 2.) DISPLAYED TOTAL CONTEMPT FOR THE RULE OF LAW. 3.) 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. 4.) COMMITTED THE FEDERAL CRIMES OF DEPRIVING THE PLAINTIFF OF HER 7TH AND 14TH AMENDMENTS RIGHTS, AND BY VIOLATING OTHER FEDERAL STATUTES, LAWS, AND CANONS UNDER 18 USC 242. 5.) TAMPERED WITH EVIDENCE UNDER U.S. CODE TITLE 18 PART 1

CHAPTER 73 & 1512. 6.) CONCEALED, REMOVED, AND/OR MUTILATED EVIDENCE UNDER 18 U.S. CODE § 2071. MOTION TO HAVE THE JUDGE APPOINTED BY HON. GOV. HOGAN TO RECONSIDER ALL OF THE PLAINTIFF'S MOTIONS DATED 9-17-18 AND 12-17-18"

in the body of her 2-15-19 Motions, the Plaintiff not only substantiate that Judge Michel Pierson intentionally committed the prejudicial error of perjury in his 2-6-19 Decision and Order in citing that the Plaintiff's 12-17-18 Motions "seeks no action from this court" straight from the Heading in the Plaintiff's 12-17-18 Motions, but the Plaintiff, also, cites the material facts as supported by the evidence in the record to substantiate her legal arguments and substantiates the material facts to support her legal arguments, which substantiates that Judge Michel Pierson's one independent clause in his 2-6-19 Decision and Order which ordered that the Plaintiff's 12-17-18 Motions be "STRICKEN" from the record is unlawful and unsupported by the evidence in the record. Moreover, the Plaintiff cites the legal argument and federal laws and statutes and Canons that supports, that her Motions for Substitution and to have Judge Michel Pierson immediately Disqualified from presiding over the Plaintiff's Motions and/or Civil Case, which includes, amongst other things, the material facts cited in the Plaintiff's 12-20-18 Official Letter Of Complaint and/or 1-4-19 Addendum to Hon. President Trump, Hon. Gov. Hogan, Congress, and other Government agencies, namely, that the Plaintiff questions the integrity and impartiality of Judge Michel Pierson because he is one of the judges in her Official Letter of Complaint and/or Addendum who is being alleged to have intentionally committed the Federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505, to have 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, to have deliberately tampered with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and in deciding the Plaintiff's Motions dated 12-17-18 and 9-17-18, Judge Michel Pierson have repeatedly, deliberately, excessively, and egregiously: 1.) abused his power. 2.) displayed total contempt for the Rule of Law. 3.) 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. 4.) committed the Federal crimes of depriving the Plaintiff of her 7th and 14th Amendment Rights, and by violating other Federal States. Laws, and Canons under 18 USC 242. 5.) tampered with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512. 6.) concealed, removed, and/or mutilated evidence under 18 U.S. Code & 2071.

Moreover, in the body of her 2-15-19 Motions, the Plaintiff asserts the material facts as substantiated by the evidence in the record to prove the allegations cited above and, thus, declares that... "Further, as evidenced in the facts asserted in his 2-6-19 Decisions and Order, Judge Michel Pierson failed to disclose, address, and resolve any of the Plaintiff's legal arguments as supported by the material facts and/or federal statutes and laws in the Plaintiff's 12-17-18 Motions. One of the main legal arguments asserted in the Plaintiff's 12-17-18 Motions, and is echoed in her 9-17-18, 8-6-18, 4-27-18, and 4-6-18 Motions with the same supporting material facts and/or federal statutes and laws, is the legal argument cited in all of

these Motions as to why the Plaintiff had causes for motioning that Judge Fletcher-Hill be disqualified as the presiding judge and that the Plaintiff be granted her right to Substitution. Moreover, in her Motions, the Plaintiff asserts that, along with supporting her pleading with causes, she cites the federal statutes and laws, along with the Canons, that give the Plaintiff 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 sua sponte where appropriate. 5.) Federal Statute, 28 U.S.C. § 455, also, declares that the Plaintiff has a right to Substitution, especially in light of the fact that, in her 12-17-18, 9-17-18, 8-6-18, 4-27-18, and 4-6-18 Motions, the Plaintiff 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 evidenced by the material facts cited in her Motions dated 12-17-18, in her 12-20-18 Official Complaint against Judge Michel Pierson alleging federal crimes, and/or in her 1-4-19 addendum to her Official Complaint against Judge Michel Pierson, the Findings cited in his 2-6-19 and 12-7-18 Decisions and Orders substantiate that Judge Michel Pierson's Decisions and Orders reveal a "pattern", similarly to that of all of Judge Fletcher-Hill's Decisions and Orders, namely, the Decisions and Orders issues by Judge Michel Pierson and Judge Fletcher-Hill conclude that there is no merit to the Plaintiff's Motions without: 1.) citing any of the material facts as supported by the evidence and federal laws that substantiate why the Plaintiff questions the integrity and impartiality of Judge Fletcher-Hill presiding over her Motions and Civil Case and, thus, repeatedly motioned for his disqualification and substitution and cited the federal laws that supports the Plaintiff's right to motion for Judge Fletcher-Hill's disqualification and her right for substitution. 2.) citing that one of the major legal arguments for repeatedly pleading in her 12-17-18, 9-17-18, 8-6-18, 4-27-18, and 4-6-18 Motions for disqualification of Judge Fletcher-Hill and for substitution is because the Plaintiff repeatedly alleged in all of these Motions that, due to the 2015 alleged prejudicial error of perjury by the Plaintiff against Judge Barbera, the Chief Judge of the Court of Appeals of Maryland, the Plaintiff asserts that the issues raised in her 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, addressed, and resolved, which includes the material fact that, in 2014, Judge 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 Plaintiff's 2014 Civil Complaint, which reveal the relevant and material fact that Martin O'Malley, former Gov. of Maryland who appointed Judge Barbera as the Chief Judge for the

Court of Appeals of Maryland around June of 2013, is being alleged to have intentionally committed misconduct and possibly crimes.

The evidence of the Decisions and Orders by Judge Fletcher-Hill substantiate that, for over 8 months, Judge Fletcher-Hill decided the Plaintiffs 8-6-18, 4-27-18, and 4-6-18 Motions, refuse to assign another judge as pleaded repetitively in the Plaintiffs Motions to decide her Motions, but determined that he would be the Officer of the Court to decide whether he should be disqualified from presiding over the Plaintiffs Motions and Civil Case or grant the Plaintiffs motions for Substitution. Since the Plaintiff pleaded for disqualification and substitution not only in her 12-17-18 Motions, but, also, in her 9-17-18, 8-6-18, 4-27-18, and 4-6-18 Motions and substantiated her causes for the pleadings, when Judge Michel Pierson decided to preside over the Plaintiffs 9-17-18 Motions, as the presiding Officer of the Court, Judge Michel Pierson had a duty to address all of the Plaintiffs legal arguments, which includes the legal argument in the Plaintiffs Motions which pleaded for Judge Fletcher-Hill's disqualification from being the presiding judge over her Motions and Civil Case and for her right to motion for Substitution. The Plaintiff cites in these Motions that she questions the integrity and impartiality of Judge Fletcher-Hill presiding over her Motions and Civil Case due to the Plaintiff alleging in her 2015 appeal to the Court of Appeals of Maryland, that, amongst other things, in 2014, Judge Fletcher violated the Plaintiffs 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 Plaintiffs 2014 Civil Complaint, which reveal the relevant and material fact that Martin O'Malley, former Gov. of Maryland who appointed Judge Barbera as the Chief Judge for the Court of Appeals of Maryland around June of 2013, is being alleged to have intentionally committed misconduct and possibly crimes; but, because of the alleged 2015 intentional prejudicial error of perjury by the Judge Barbera, which did not have any relevance to the issues raised in the Plaintiffs 2015 appeal to the Court of Appeals, the Plaintiff to has yet to have any of the issues raised in her appeal to be disclosed, considered, and resolve by the Court of Appeals or any court. Accompanying the Plaintiffs 12-17-18 Motions are 5 Exhibits which the Plaintiff cited would take Judge Michel Pierson or any other Officer of the Court less than 5 minutes to read in order to reveal, unequivocally, that, in 2015, Judge Barbera deliberately committed the prejudicial error of perjury which caused the issues raised in the Plaintiffs 2015 appeal to the Court of Appeals of Maryland to still remain undisclosed, unaddressed, and unresolved, including the allegation that Judge Fletcher-Hill violated the Plaintiffs 14th Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause, which certainly justifies why the Plaintiff questions Judge Fletcher-Hill's integrity and his continuing to preside over her Motions and Civil Case. Moreover, in her 12-7-18, 9-17-18, 8-6-18, 4-27-18, and 4-6-18 Motions, as well as in her 12-20-18 Official Complaint and in her 1-4-19 Addendum to her Official Complaint, the Plaintiff asserts that Judge Barbera's 2015 deliberate prejudicial error of perjury resulted from Judge Barbera refusing to correct her perjury in stating in her 2015 Order that the Plaintiffs appeal was denied because it was filed late to the Court of Appeals of Maryland. Even after

the Plaintiff filed her Motion for Reconsideration to this court which referenced the evidence in the record to substantiate that the Plaintiff's 2015 appeal was filed timely, Judge Barbera still refused to change her prejudicial error which changed the whole outcome of the Plaintiff's appeal as cited in the Plaintiff's 2016 Petitions to the Supreme Court. Further, as cited in the Plaintiff's 12-17-18 Motions, in her 12-20-18 Official Complaint against Judge Michel Pierson, and/or in her 1-4-19 Addendum to her Official Complaint, as the presiding Officer of the Court, Judge Michel Pierson is cognizant of the material fact that judicial impartiality is a significant element of justice and, thus, any presiding Officer of the Court who makes a decision on the Plaintiff's 12-17-18, 9-17-18, 8-6-18, 4-27-18, and/or 4-6-18 Motions, in order to avoid acting corruptly and obstructing justice under US Code, Title 18, Part 1, Chapter 73 & 1505, under 18 USC 242, under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and/or under U.S. Code Title 18 Part 1 Chapter 101 & 2071, must determine if the Plaintiff has a justifiable cause for motioning in four different Motions to disqualify Judge Fletcher-Hill from presiding over the Plaintiff's Motions and/or Civil Case and a plea for Substitution because, in all of these Motions, amongst other things, the Plaintiff questions the impartiality of Judge Fletcher-Hill presiding over her Motions as a result of alleging in her Motions that, in her 2015 appeal to the Court of Appeals of Maryland, Judge Fletcher-Hill committed federal crimes. But, because of the alleged 2015 intentional prejudicial error of perjury by Judge Barbera, the Chief Judge of the Court of Appeals of Maryland, the Plaintiff's 2015 allegations as to the federal crimes committed by Judge Fletcher-Hill and the In Banc Judges have yet to be disclosed, addressed, and resolve. And, although Judge Michel Pierson was appointed to the prestigious position of Administrator of the Eighth Circuit by Judge Barbera in September of 2013 and demonstrated his response to being appointed to the privileged position and expressed his appreciation and/or loyalty in citing in a newspaper article around Sept ember of 2013 that "I'm thankful for the confidence Chief Judge Barbera has shown in me with this appointment", Judge Michel Pierson still had a duty to determine if the 5 Exhibits that accompanied the Plaintiff's 12-17-18 Motions substantiates the allegation that, because Judge Barbera committed the deliberate prejudicial error of perjury in 2015, the issue raised in the Plaintiff's 2015 appeal to the Court of Appeals of Maryland relevant to Judge Fletcher-Hill's 2014 alleged federal crimes have yet to be disclosed, addressed, and resolved and, thus, support the fact that the Plaintiff had a just cause in questioning the integrity of Judge Fletcher-Hill as well as question the impartiality of Judge Fletcher-Hill presiding over any of her Motions or civil case. In his 2-6-19 and 12-7-18 Findings, Judge Michel Pierson needed to have revealed the material facts that determine that, given the material fact that Md. Rule 7-104 allows one 30 days to file an appeal to the Court of Appeals of Maryland, with the first day starting once the clerk from the Baltimore City Court post the decision in the record of the court, if: a.) the first exhibit that accompanied the Plaintiff's 12-17-18 Motions 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 my Motion for Reconsideration and a New Trial. b.) the second exhibit that accompanied the Plaintiff's 12-17-18 Motions is a copy of the docket receipt from the clerk of the Court of Appeals of Maryland 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. c.) the third

exhibit that accompanied the Plaintiff's 12-17-18 Motions is a copy of the 9-21-15 Order of the Court of Appeals of Maryland which declares that my Writ was denied because it was filed late to the Court of Appeals of Maryland. d.) the fourth exhibit that accompanied the Plaintiff's 12-17-18 Motions 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, which are Exhibits 1 and 2 on my website, support the fact that my Writ was filed in the Court of Appeals of Maryland prior to the 30-day expiration. e.) the fifth exhibit that accompanied the Plaintiff's 12-17-18 Motions is the second denial of the Plaintiff's Writ by the Court of Appeals of Maryland, which would be indicative of the fact that Judge Barbera refused to correct her prejudicial error of perjury, even after receiving the Plaintiff's Motion for Reconsideration which make references to the fact that Exhibits 1 and 2 are in the record of the Court of Appeals of Maryland and which further substantiate that the Plaintiff's Writ was filed on time.

Although in his 12-7-18 Decisions and Orders, Judge Michel Pierson asserted that he would "address" the legal arguments raised in the Plaintiff's 9-17-18 Motions, as the presiding Officer of the Court, Judge Michel Pierson was obligated and had a duty not only to address but to disclose and resolve all the legal arguments asserted in the Plaintiff's 12-17-18 Motions, which includes the legal argument that the Plaintiff alleges that she questions the integrity and impartiality of Judge Fletcher-Hill presiding over her Motions and Civil Case because the Plaintiff alleges that, due to the 2015 alleged prejudicial error of perjury by the Plaintiff against Judge Barbera, the issues raised in the Plaintiff's 2015 appeal to the Court of Appeals of Maryland, namely, that, in 2014, Judge 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. Moreover, Judge Michel Pierson was, too, responsible for determining if the Plaintiff's supporting material facts and/or federal statutes and laws as raised in the Plaintiff's 12-17-18, as well as in her 9-17-18 Motions, substantiate the Plaintiff's legal argument, and, if he determined that the Plaintiff's legal argument was without merit, Judge Pierson had a duty to include in his findings from his 2-6-19 Decision and Order, as well as in his 12-7-18 Decisions and Orders, the grounds, laws, and material facts that would justify his decision to strike the Plaintiff's 12-17-18 Motions from the record, as well as to justify his order to strike the Plaintiff's 9-17-18 Motions from the record and close her Civil Case in his 12-7-18 Decision and Orders. In these Motions dated 2-15-19, in her 12-17-18 Motions, in her 12-20-18 Official Complaint against Judge Michel Pierson, and/or in her 1-4-19 Addendum to her Official Complaint against Judge Michel Pierson alleging federal crimes to Hon. President Trump, Hon. Gov. Hogan, Congress, and other government officials, the Plaintiff alleges that Judge Michel Pierson deliberately committed the federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under U.S Code, Title 18, Part 1, Chapter 73 & 1505 and 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, states, laws, and Canons 1, 2, and 3 by knowingly and willingly 1.) committing the prejudicial error of perjury by erroneously citing in his 2-6-19 corresponding to the Plaintiff's 12-17-18 Motions that the

Plaintiff only requested Hon. Gov. Hogan to appoint a judge to have a hearing on her Motion for Reconsideration of Judge Pierson's and thus, ordered striking the Plaintiff's 12-17-18 Motions from the record, although in the "Heading" of the Plaintiff's 12-17-18 Motions, she also, motions that, if Gov. Hogan doesn't appoint another judge, the Plaintiff's still requests the Court to have a hearing on her Motion for Reconsideration of Judge Pierson's 2-6-19 Decision and Order. Also, Judge Michel committed or the prejudicial error of perjury in his 12-7-18 Decision and Order that the Plaintiff's 9-17-18 Motions have no merit and ordered striking the Plaintiff's 9-17-18 Motions from the record and closing her Civil Case because the Plaintiff asserted legal grounds and/or authorities to support her legal arguments to merit my Motions and, therefore, ordering that my civil case to be closed. 2.) failing to execute his responsibility as the Officer of the Court to cite any of the numerous relevant material facts in the Plaintiff's 12-17-18 and 9-17-18 Motions that support her 2 legal arguments and the federal statutes and laws that gave the Plaintiff legal standings for having her 12-17-18 and 9-17-18 Motions granted. 3.) failing to uphold his duty as the Officer of the Court to state a single material fact, legal ground or authority in his 12-7-18 Decision and Orders that refute the material facts cited in my 9-17-18 Motions. 4.) failing to uphold his legal requirement and responsibility as the Officer of the Court to disclose, address, and resolve the two legal arguments and all of the substantiated material facts to support the Plaintiff's legal arguments as asserted in her 12-17-18 and 9-17-18 Motions. 5.) failing to perform his duty and legal requirement as an Officer of the Court to enforce to enforce Canons 1, 2, and 3, 28 U.S.C & 455 and Federal law, 28 U.S.C & 363, and to uphold and defend my 7th and 14th Amendment Rights and other federal laws and statutes as obligated as an Officer of the Court. 6.) exhibiting judicial misconduct and wrong doing by committing perjury, violating the Plaintiff's 7th and 14th Amendment Rights, and other federal laws and statutes. 7.) failing to lawfully and properly execute federal laws and statutes as the Officer of the Court.

Moreover, the evidence of the facts cited in the 2-6-17 and 12-7-18 Decisions and Orders of Judge Michel Pierson and the corresponding legal arguments as supported by the material facts and federal statutes and laws asserted in the Plaintiff's 12-17-18 and 9-17-18 Motions substantiate that Judge Michel Pierson repeatedly, deliberately, excessively, and egregiously abused his power and has displayed total contempt for the Rule of Law by not only repetitiously and intentionally violating federal statutes, namely, US Code, Title 18, Part 1, Chapter 73 & 1505, US Code 18 242, but, also, knowingly and willingly acted corruptly in committing the alleged criminal offenses under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and under U.S. Code Title 18 Part 1 Chapter 101 & 2071 as a result of repeatedly and deliberately acting corruptly by attempting to: 1.) remove the Plaintiff's 12-17-18 and 9-17-18 Motions from the record and/or closing the Plaintiff's Civil Case premised on his prejudicial error of perjury, and, thereby, destroy the evidence which would substantiate the relevant and material fact that would reveal, unequivocally, Judge Michel Pierson's prejudicial errors of perjury, his deceit, his misstating, suppressing, and misrepresentation of the material facts that substantiate the Plaintiff's legal arguments in her 12-17-18 and 9-17-18 Motions. 2.) conceal the material facts cited in the Plaintiff's 12-17-18 Motions and supported by the

evidence that substantiate the fact that, in his 2-6-19 Decision and Order, Judge Michel Pierson erroneously states the facts, misstates, suppress, and misrepresent the material facts cited in the Plaintiffs' 12-17-18 Motions material facts, and fail to disclose, address, and resolve the legal arguments as supported by the evidence and federal statutes, laws, and Canons as cited in the Plaintiffs' 12-17-18 Motions. 3.) conceal the fact that Judge Michel Pierson failed to uphold his duty as the Officer of the Court to state a single material fact, legal ground or authority in his 2-6-19 and 12-7-18 Decisions and Orders that refute the material facts cited in the Plaintiffs' 12-17-18 and 9-17-18 Motions 4.) conceal the fact that Judge Michel Pierson failed to uphold his legal requirement and responsibility as the Officer of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Plaintiffs' legal arguments as asserted in the Plaintiffs' 12-17-18 and 9-17-18 Motions. 5.) conceal the fact that Judge Michel Pierson failed to perform his duty and legal requirement as an Officer of the Court to enforce to enforce Canons 1, 2, and 3, 28 U.S.C & 455 and Federal law, 28 U.S.C & 363, and to uphold and defend the Plaintiffs' 7th and 14th Amendment Rights and other federal laws and statutes as obligated as an Officer of the Court. 6.) conceal Judge Michel Pierson exhibiting judicial misconduct and wrong doing by committing perjury, violating the Plaintiffs' 7th and 14th Amendment Rights, and other federal laws and statutes. 7.) conceal the fact that Judge Michel Pierson failed to lawfully and properly execute federal laws and statutes as the Officer of the Court. 8.) conceal the fact that Judge Michel Pierson can't justify his lack of providing legal grounds and authorities in his 2-6-19 and 12-7-18 Decisions and Orders and that the two other Officers of the Court who presided over the Plaintiffs' Motions, also, failed to provide any legal grounds and authorities in their Decisions and Orders for even denying the Plaintiffs' Motions. 9.) conceal the fact that Judge Michel Pierson failed to uphold his legal requirement and responsibility as the Officer of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Plaintiffs' legal arguments as asserted in the Plaintiffs' 12-17-18 and 9-17-18 Motions" ...

As evidenced by the material facts supporting her legal arguments as asserted in her 9-17-18 Motions, the Plaintiff, amongst other things, states the federal laws, statutes, and Canons to support her legal arguments that the previous presiding judge, Judge Fletcher-Hill has deliberately committed federal crimes and refuse to grant the Plaintiffs' Motions for Substitution and Disqualifications of Judge Fletcher-Hill from continuing to preside over her Motions and Civil case because, amongst other things, the alleged prejudicial error of deliberate perjury by Chief Judge Barbera caused the issues raised in the Plaintiffs' 2015 appeal to the Court of Appeals of Maryland to remain undisclosed, unaddressed, and unresolved, namely, that the in Banc judges from Baltimore City Circuit Court 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 from the Baltimore City Circuit Court violated the Plaintiffs' 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 Plaintiffs' 2014 Civil

Complaint, which would have revealed the relevant and material facts that Martin O'Malley, former Mayor of Baltimore City and one of the 2016 Democratic candidates for President who, again, as Governor of Maryland appointed Chief Judge Barbera in 2013 as the Chief Judge of the Court of Appeals of Maryland, have intentionally committed misconduct in office and 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 the Plaintiff's Documentary entitled Thanks, Praise, Honor, and Glory to the TRIUNE 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 the Plaintiff's Documentary (which is part of the evidence in the record of the Plaintiff's 2014 Civil Case) but have yet to fulfill his duty as one of 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.

As evidenced by the verbatim quote from the Heading of her 30-page 8-6-18 Motions, the material facts in the Plaintiff's 8-6-18 Motions cites the material facts as supported by the evidence that substantiate the Plaintiff motioning in her 8-6-18 the following verbatim pleading, namely, "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 7-26-18 DECISIONS AND ORDERS BECAUSE JUDGE FLETCHER-HILL'S DECISIONS ARE CONTRARY TO THE LAW, 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 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 & 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". Moreover, accompanying the Plaintiff's 8-6-18 Motions was the Plaintiff's detailed 8-6-18 Official letter of Complaint Against Judge Fletcher-Hill and Judge Karen Friedman, mailed on 8-6-18 to Hon. President Trump, Hon. Gov. Hogan, Congress, and other Government officials, which amongst other things, provide the evidence to support the Plaintiff's allegations against Judge Fletcher-Hill and Judge Karen Friedman of federal crimes of malfeasance, misfeasance, and nonfeasance in the conduct of the

The evidence, namely, the above verbatim quote of the material facts cited from the Plaintiff's 2-15-19 Motions substantiate that there is no lawful reason or material facts as supported by the evidence in the record to substantiate the denial of the Plaintiff's 2-15-19 as ordered by Judge Michel Pierson in his 8-8-19 Decision and Order, which declares just one sentence to justify denying the Plaintiff's 2-15-19 Motions, and that is, "The Court have read and considered plaintiff's motion entitled "Motion to Request a Hearing....."(Paper No. 30), it is this 8th day of August, 2019, ORDERED that plaintiff's Motion (No. 30) be and hereby is DENIED." Still too, as asserted in the Plaintiff's 2-15-19, as an Officer of the Court, Judge Michel Pierson is certainly aware of the fact that by intentionally failing to disclose the Plaintiff's legal arguments and the laws and material facts that are included in the Plaintiff's Motions to substantiate her legal arguments, to deliberately fail to disclose, consider, and resolve the legal arguments in the Plaintiff's Motions, to deliberately fail to cite a single law and material facts as substantiated in the record that refute the material facts cited in the Plaintiff's 2-15-19 Motions and which would support his order in his 8-8-19 Decision and Order to "DENY" that the Plaintiff's 2-15 Motions constitute not only deliberately committing the federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under U.S Code, Title 18, Part 1, Chapter 73 & 1505 and 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, statutes, laws, and Canons 1, 2, and 3, but also, constitute intentionally committing the federal crimes of committed the federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and committing the federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071 as a result of repeatedly and deliberately acting corruptly by attempting to: 1.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, have the Plaintiff's 2-15-19, 12-17-18, and 9-17-18 Motions "DENIED" and/or "STRICKEN" from the record, and thereby, destroy the

ARGUMENT

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 constituted, also, intentionally committing the federal crimes under 18 USC 242 by depriving the Plaintiff of her 7th and 14th Amendment Rights and by violating other federal statute, statutes, laws, and Canons 1, 2, and 3. Moreover, although the Plaintiff being represented Pro Se at the time of the filing her Motions up to 8-6-18 that because the evidence of the Findings in Judge Karen Friedman's and Judge Fletcher-Hill's Decisions and Orders support the fact that these Officers of the Court, in all their Decisions and Orders, there is a failure to cite any material fact as substantiated by the evidence to support the Plaintiff's legal arguments in her Motions, an intentional misstating of the material facts cited in the Plaintiff's Motions, suppression of material facts, a failure to disclose, consider, and resolve the legal arguments in the Plaintiff's Motions in their Findings, and/or failure to give any material facts and law to support their Decisions and Orders.

evidence which would substantiate the relevant and material facts as supported by the evidence in the record, and which the Plaintiff alleges her 2-15-18 and 12-17-18 Motions, namely, that Judge Michel Pierson intentionally acted corruptly by committing perjury, deceit, suppression of the material facts to support the Plaintiff's legal arguments, and/or failure to disclose, consider, and resolve the material facts that prove and/or disprove the Plaintiff's legal arguments. 2.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the material facts cited in the Plaintiff's 2-15-19 Motions and supported by the evidence substantiate the fact that, in his 8-8-19, 2-6-19 Decision and Order, as well as in his 12-7-18 Decisions and Orders, Judge Michel Pierson erroneously states the facts, misstates, suppress, and misrepresent the material facts cited in the Plaintiff's 2-15-19 Motions material facts, and fail to disclose, address, and resolve the legal arguments as supported by the evidence and federal statutes, laws, and Canons as cited in the Plaintiff's 2-15-19 Motions. 3.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that Judge Michel Pierson failed to uphold his duty as the Officer of the Court to state a single material fact, legal ground or authority in his 8-8-19 Decision and Order that refute the material facts cited in the Plaintiff's 2-15-19 Motions 4.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that Judge Michel Pierson failed to uphold his legal requirement and responsibility as the Officer of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Plaintiff's legal arguments as asserted in the Plaintiff's 2-15-19 Motions. 5.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, in her 12-20-18 Official Complaint against Judge Michel Pierson alleging federal crimes, and/or in her 1-4-19 addendum to her Official Complaint against Judge Michel Pierson, the Findings cited in his 2-6-19 and 12-7-18 Decisions and Orders substantiate that Judge Michel Pierson's Decisions and Orders reveal a "pattern", similarly to that of all of Judge Fletcher-Hill's Decisions and Orders, namely, the Decisions and Orders issues by Judge Michel Pierson and Judge Fletcher-Hill conclude that there is no merit to the Plaintiff's Motions without: 6) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal any of the material facts as supported by the evidence and federal laws that substantiate why the Plaintiff questions the integrity and impartiality of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman presiding over her Motions and Civil Case and, thus, repeatedly motioned for their Substitution and Disqualification. 7.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the material fact that, in each of her Motions for Substitution and Disqualification of these 3 Officers of the Court, the Plaintiff cites the federal laws that supports the Plaintiff's right to motion for Judge Fletcher-Hill's disqualification and her right for substitution. 8.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that one of the major legal arguments for the Plaintiff repeatedly pleading in her 12-17-18, 9-17-18, 8-6-18, 4-27-18, and 4-6-18 Motions for Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman because the Plaintiff provided the evidence in her Motions to substantiate the federal laws, statutes, and Canons to give the Plaintiff's grounds

for motioning Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, including the legal argument that the Plaintiff question 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 judges were appointed by Martin O'Malley, the former Governor of Maryland, who is being alleged in the Plaintiff's Civil Case to have deliberately committed misconduct in office and potentially federal crimes. 9.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that the evidence support the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman acted corruptly in failing to recuse themselves from presiding over the Plaintiff's Motions for Substitution and Disqualification because the Plaintiff substantiated the material fact in her Motions that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman were cognizant of the material fact that the Plaintiff 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 Plaintiff'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 nothing to do with the issues raised in the Plaintiff's 2015 appeal to the Court of Appeals of Maryland, the Plaintiff's right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, the allegations that, because of the Plaintiff's alleged deliberate prejudicial error of perjury by Judge Barbera, the issues raised in her 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 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 Judge Fletcher-Hill from the Baltimore City Circuit Court 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 Plaintiff'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, 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 Plaintiff's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities. because the Plaintiff repetitiously alleged in all of these Motions that, due to the 2015 alleged prejudicial error of perjury by the Plaintiff against Judge Barbera, the Chief Judge of the Court of Appeals of Maryland, the Plaintiff asserts that the issues raised in her 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, addressed, and resolved, which includes the material fact that, in 2014, Judge 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 Plaintiff's 2014 Civil Complaint, which reveal the relevant and material fact that Martin O'Malley, former

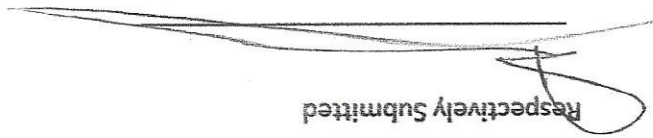
Gov. of Maryland who appointed Judge Barbera as the Chief Judge for the Court of Appeals of Maryland around June of 2013, is being alleged to have intentionally committed misconduct and possibly crimes. 10.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that the evidence support the material fact that Judge Michel Pierson, although he was appointed to this elite position as the Administrator of the Eighth Circuit 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", Judge Michel Pierson still had a duty to determine if the 5 Exhibits that accompanied the Plaintiff's 12-17-18 Motions (Exhibits 1, 2, 3, 4, and 5, respectively, on my website) substantiates the allegation in the Plaintiff's Motions, namely, that, because Chief Judge Barbera committed the deliberate prejudicial error of perjury in 2015, the issues raised in the Plaintiff's 2015 appeal to the Court of Appeals of Maryland relevant to Judge Fletcher-Hill's 2014 alleged federal crimes by the Plaintiff have yet to be disclosed, addressed, and resolved and, thus, support the fact that the Plaintiff had a just cause in questioning the integrity of Judge Fletcher-Hill as well as question the impartiality of Judge Fletcher-Hill presiding over any of the Plaintiff's Motions or Civil Case and was a just cause for the Plaintiff's in questioning the integrity and impartiality of Judge Fletcher-Hill presiding over any of the Plaintiff's Motions or Civil Case. 11.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that Judge Michel Pierson failed to perform his duty and legal requirement as an Officer of the Court 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 Plaintiff's 7th and 14th Amendment Rights and other federal laws and statutes as obligated as an Officer of the Court. 12) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal that all of Findings in Judge Michel Pierson's, Judge Fletcher-Hill's, and Judge Karen Friedman's Decisions and Orders and the corresponding Motions by the Plaintiff substantiate that these 3 Officers of the Court Pier repeatedly, intentionally, and egregiously exhibited judicial misconduct and wrong doing by deliberately committing perjury, violating the Plaintiff's 7th and 14th Amendment Rights, and/or other federal laws and statutes. 13.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that Judge Michel Pierson failed to lawfully and properly execute federal laws and statutes as the Officer of the Court. 14.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that Judge Pierson can't justify his lack of providing legal grounds and authorities not only in his 8-8-19 Decision and Order, but, also, in his 2-6-19 and 12-7-18 Decisions and Orders nor in the Decisions and Orders of Judge Fletcher-Hill or Judge Karen Friedman any legal ground and authorities and substantiated material facts to justify their Decisions and Orders to "DENY" and/or "STRIKE" the Plaintiff's Motions. 15.) as evidenced by the material facts cited in the Plaintiff's instant Motions and in her 2-15-19 and 12-17-18 Motions, conceal the fact that Judge Michel Pierson failed to uphold his legal requirement and responsibility as the Officer of the Court to disclose, address, and resolve in his 8-8-19 Decision and Order and his 2-6-19 and 12-7-18 Decisions and Orders the legal arguments and all of the

substantiated material facts to support and/or refute the Plaintiff's legal arguments as asserted in the Plaintiff's 2-15-19 Motions, as well in the Plaintiff's 12-17-18 and 9-17-18 Motions.

Conclusion

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

Respectively Submitted



Diana R. Williams, Pro Se

131 Calvin Hill Court

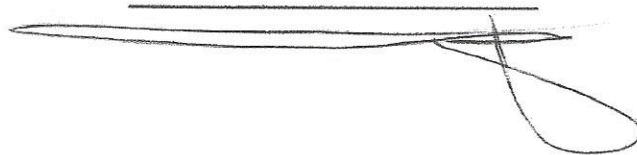
Baltimore, Maryland 21222

410-868-6013

Certificate of Service

I HEREBY CERTIFY that on this 22nd day of August 2019 a copy of the Plaintiff's Motions for "Substitution" and immediate Disqualification of Judge Michel Pierson from Presiding Over the Plaintiff's Motions and Civil Case, Motion for a Hearing on Judge Michel Pierson's 8-8-19 Decision and Order, Motion to Have the Hearing on Judge Michel Pierson's 8-8-19 Decision and Order Presided Over By the "Substitution Judge Who is Not Assigned by the Administrator of the Eighth Circuit, Judge Michel Pierson, Because Judge Michel Pierson is One of the Judges in the Plaintiff's 2-15-19 Motions, from which Judge Michel Pierson rendered his 8-8-19 Decision and Order, Who is, Also, Alleged in the Plaintiff's 3-5-19 2nd Addendum to the Plaintiff's 1-14-19 1st Addendum to Her 12-20-18 Official Letter of Complaint Against Judge Michel Pierson to Hon. President Trump, Hon. Gov. Hogan, Congress, and Other Government Agencies to Have Intentionally Committed the Federal Crimes of Misfeasance, Malfeasance, and Nonfeasance Under US Code Title 18, Part 1, Chapter 73 & 1505, to Have 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, to Have Deliberately Tampered with Evidence Under U.S. Code Title 18 Part 1 Chapter 73 & 1512, Have Concealed, Removed, and/or Mutilated Evidence Under 18 U.S. Code § 2071, and, in Deciding the Plaintiff's Motions Dated 2-15-19, 12-17-18, and 9-17-18, to Have Repeatedly, Deliberately, Excessively, and Egregiously: 1.) Abused His Power. 2.) Displayed Total Contempt for the Rule of Law. 3.) 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. 4.) Committed the Federal Crimes of Depriving the Plaintiff of Her 7th and 14th Amendment Rights and by Violating Other Federal Statutes, Laws, and Canons. 5.) Tampered with Evidence Under U.S. Code Title 18 Part 1 Chapter 73 & 1512. 6.) Concealed, Removed, and/or Mutilated Evidence Under 18 U.S. Code § 2071. Motion to Have the "Substitution" Judge to Reconsider All of the Plaintiff's Motions, including her Motions dated 8-22-19, 2-15-19, 12-17-18, and 9-17-18 (hereinafter 1st

Motions") and grant these Motions based on the grounds and authorities cited below: were mailed, postage paid to: Larry H. Kirsch, Esquire, 402 Long Trail Terrace, Rockville, Maryland 20850.
Cc: Hon. Hon. President Trump, Hon. Gov. Hogan, and other government agencies

A handwritten signature in black ink, appearing to be "Diana R. Williams", written over a horizontal line.

Diana R. Williams, Pro Se

Exhibit 1

To: governor.mail@maryland.gov, info@mail.whitehouse.gov, info@osc.gov, cigie.information@cigie.gov, president@whitehouse.gov and 79 more...

Mar 5 at 12:32 PM

To: Hon. President Trump, Hon. Gov. Hogan, Senator Chuck Grassely, Chairman of the Senate Judiciary Committee, Senator Bob Goodlatte, Chairman of the House Judiciary Committee, Acting 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 Md. Courts

From: Ms. Diana R. Williams, Complainant

Re: 1st NEW AND URGENT EMAILED ADDENDUM TO MY 12-20-18 OFFICIAL COMPLAINT AGAINST JUDGE MICHEL PIERSON: MY RIGHT TO DEMAND AND HON. GOV. HOGAN'S DUTY TO IMMEDIATELY REMOVE JUDGE MICHEL PIERSON, THE ADMINISTRATOR OF THE EIGHTH CIRCUIT FOR BALTIMORE CITY CIRCUIT COURT, FROM PRESIDING OVER MY CIVIL CASE AND THAT A SPECIAL FEDERAL PROSECUTOR BE IMMEDIATELY ASSIGNED TO INVESTIGATE THE ALLEGATIONS THAT JUDGE MICHEL PIERSON HAS INTENTIONALLY COMMITTED, FOR THE SECOND TIME: 1. FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER U.S. CODE TITLE 18, PART 1, CHAPTER 73 & 1505. 2. THE FEDERAL CRIMES OF DEPRIVING MS. WILLIAMS, THE COMPLAINANT, OF HER 7TH AND 14TH AMENDMENT RIGHTS AND BREACHING OTHER FEDERAL STATUTES, LAWS, AND CANONS 1, 2, AND 3 UNDER 18 USC 242. 3. FEDERAL CRIMINAL OF TAMPERING WITH EVIDENCE UNDER U.S. CODE TITLE 18, PART 1, CHAPTER 73 & 1512. 4. FEDERAL CRIMES OF CONCEALMENT, REMOVAL, OR MUTILATION UNDER 18 U.S. CODE & 2071

NOTE: DAY 38 REMINDER THAT ON 1-8-19, I RECEIVED A REPLY FROM MY "84TH REMINDER OF MY 8-27-18 3RD EMAILED ADDENDUM" FROM MS. PAMELA ORTIZ, THE DIRECTOR, ACCESS TO JUSTICE DEPARTMENT FOR THE ADMINISTRATIVE OFFICE OF THE COURTS, CITING "Please cease and desist from sending a large number of emails to this address. I will review the emails sent earlier and respond, if appropriate." HOWEVER IN RESPONSE TO HER REPLY, ON 1-8-19, I ASSERTED THAT "I LOOK FORWARD TO THE DAY WHEN HON. GOV. HOGAN, THE MD. COURTS AND ALL OF THE OTHER GOV. AGENCIES CITED ABOVE WHO HAVE THE RESPONSIBILITY TO RESPOND TO THESE EMAILS WILL DO SO. SINCE THIS IS MY 84TH REMINDER EMAIL AND I'VE YET TO HEAR FROM HON. GOV. HOGAN, THE MD. COURTS, AND/OR OTHER GOV. AGENCIES IN RESPONSE TO THE URGENT ISSUES RAISED IN THE EMAILS, I WILL CONTINUE TO SEND REMINDER EMAILS AND I HOPE THAT ALL WILL SOON RESPOND." FURTHERMORE, SINCE IT IS CERTAINLY MOST "APPROPRIATE" FOR THE DIRECTOR, ACCESS TO JUSTICE DEPARTMENT FOR THE ADMINISTRATIVE OFFICE OF THE COURTS, TO RESPOND TO MY SUBSTANTIATED ALLEGATIONS OF FEDERAL CRIMES AGAINST JUDGES IN MARYLAND COURTS AND OTHER OFFICERS OF THE COURT, I LOOK FORWARD TO MS. PAMELA ORTIZ, THE DIRECTOR, ACCESS TO JUSTICE DEPARTMENT FOR THE ADMINISTRATIVE OFFICE OF THE COURTS, IMMEDIATE

RESPONSE. THEREFORE, MY DAILY REMINDERS, I PRAY, WILL HELP MS. ORTIZ AND THE OTHER GOV. OFFICIALS CITED BELOW TO EXPEDITE THEIR WRITTEN RESPONSES.

Date: 3-5-19

As substantiated in one of the daily 6 emails I send to your office, Hon. Gov. Hogan, a staff person who works in your office for Constituent Services, informed me that your office has received my 12-20-18 mailed Official Complaint against Judge Michel Pierson and my 1-4-19 1st Addendum to my Official Complaint, as well as to the fact that your office receives my 6 daily "Reminders" of my Official Complaints and emailed Addendums germane to my alleging similar federal crimes against Chief Judge Barbera of the Court of Appeals of Maryland, Judge Fletcher-Hill, and Judge Karen Friedman. Yet, I have not received a single response from your office simply acknowledging that you have received my Official Complaints and Addendums. It appears to me that you are failing to uphold your responsibility to ensure that these Officers of the Court who are appointed by the Governor are upholding their judicial responsibility and certainly not committing the federal crimes alleged above and as substantiated in my 6 daily "Reminders". And, as one who voted for you, I'm truly disappointed in the fact that you have not even acknowledged my sending my Official Complaints and emails which are, again, part of the 6 daily "Reminders" emailed to your office.

Although all of the alleged federal crimes against Judge Michel Pierson are not difficult to prove as cited in my Official Complaints and Addendum, I believe that even a third grader can prove from just reading the Hearings in my 12-17-18 Motions which correspond to the Findings in Judge Michel Pierson's 2-6-19 Decision and Order (Exhibit 60 and 63, respectively, on my website,), that Judge Michel Pierson committed the prejudicial error of perjury which changed the whole outcome of my 12-17-18 Motions. As substantiated by the Findings in his 2-6-19 Decision and Order, Judge Michel Pierson asserts that "The Court has read and considered the Plaintiff's Motion" and "The Plaintiff seeks no action from this Court," and, therefore, ordered that my 12-17-18 Motions be "stricken" from the record. However, the Hearings in my 12-17-18 Motions as cited verbatim in my Motions declares "MOTION FOR HON. GOV. HOGAN TO EXPEDITIOUSLY APPOINT A JUDGE TO HAVE A HEARING ON PLAINTIFF'S MOTION FOR RECONSIDERATION OF JUDGE MICHEL PIERSON'S 12-7-18 DECISION AND ORDERS, BUT IF THIS MOTION IS DENIED, MOTION TO STILL HAVE A HEARING ON PLAINTIFF'S MOTION FOR RECONSIDERATION OF JUDGE MICHEL PIERSON'S 12-7-18 DECISION AND ORDERS, MOTION TO EXPEDITIOUSLY APPOINT A JUDGE TO DETERMINE IF THE MATERIAL FACTS CITED IN THESE MOTIONS SUBSTANTIATE THAT JUDGE MICHEL PIERSON, THE ADMINISTRATOR OVER THE EIGHTH CIRCUIT COURT FOR BALTIMORE CITY CIRCUIT COURT; AND INTENTIONALLY COMMITTED THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AND HAS 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. (2.) NEEDS TO BE REFERRED TO BE INVESTIGATED BY A SPECIAL STATE PROSECUTOR DUE TO PLAINTIFF'S SUBSTANTIATED ALLEGATIONS OF HIS DELIBERATELY COMMITTING THE FEDERAL CRIMES OF MISFEASANCE, MALFEASANCE, AND NONFEASANCE UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AND OF HIS DELIBERATELY COMMITTING 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 MOTION TO HAVE APPOINTED JUDGE BY HON. GOV. HOGAN TO RECONSIDER GRANTING ALL OF THE PLAINTIFF'S MOTIONS

Consequently, it's obvious that Judge Michel Pierson deliberately committed the prejudicial error of perjury since he states in his 2-6-19 Decision and Order that he read and considered my Motions. Thus, Judge Michel Pierson was fully cognizant of the fact that he was committing perjury in citing in his 2-6-19 Decision and Order that I did not seek the action from this Court because my second Motion in the Headings of my 12-17-18 Motions clearly state that if my first Motion is denied then I " MOTION TO STILL HAVE A HEARING ON PLAINTIFF'S MOTION FOR RECONSIDERATION OF JUDGE MICHEL'S PIERSON'S 12-7-18 DECISION AND ORDERS". Moreover, since I filed my Motions on 2-15-19 in response to Judge Michel Pierson's 2-6-19 Decision and Order, which is stamped by the Court to substantiate that my 2-15-19 Motions is in the record of the Court, I do not need the Governor or any other government official to assist me with my Motions. However, I believe that it is your obligation, Hon. Gov. Hogan to investigate the substantiated allegations against Judge Michel Pierson has cited in my 12-20-18 Official Complaint against Judge Michel Pierson and my 1-4-19 Addendum (as well as the alleged federal crimes against Judge Barbera, Judge Fletcher-Hill, and Judge Karen Friedman), both of which were mailed to your office on these dates and are part of my 6 daily "Reminders" emailed to your office, as well as other government officials. Still too, since my 2-15-19 Motions are filed and therefore accessible to the public, you and other government officials can go on my website to Exhibit 60 to understand in detail how I substantiated the allegations that, for the second time, Judge Michel Pierson has deliberately committed the alleged federal crimes cited in the Headings of my 12-17-18 Motions. Until I hear from your office, I will include this email as part of my daily email "Reminders" to your office as well as the other government official cited above. Thus, I look forward to your immediate response to this urgent matter.

Sincerely,