

1. Should the Circuit Court of Baltimore City panel of In Banc Review judges grant the Petitioner's Petition to deny the denial of her 8-22-19 Motions and the dismissal of her Civil Case as ordered in Judge Michel Pierson's 1-6-20 Findings Decision and Order because Judge Michel Pierson intentionally erred as an unlawful procedure and as a matter of law in justifying his 1-6-20 Order to "DENY" the Petitioner's 8-22-19 Motions by asserting in his 1-6-20 ORDER that "Plaintiff has filed a motioned entitled "Motions for 'Substitution'...." (Paper No. 31). Plaintiff continues to file repetitive and/or frivolous pleadings because prior rulings are not to her liking. According, it is this 2<sup>nd</sup> day of January, 2020. ORDERED that the motion be and it hereby is DENIED, and further ORDERED that the Clerk shall not accept any further filings in this action other than an Order of Appeal accompanied by the filing fee, and further ORDERED the Clerk shall close this case" without: a.) stating in his 1-6-20 Findings and Decision and Order a single material fact in the Petitioner's 8-22-19 Motions which has 28 pages of relevant and material facts to support her legal arguments for granting her Motions and an Exhibit which contain 3 pages of relevant and material facts? b.) stating in his 1-6-20 Findings and Decision and Order a single legal argument from the Petitioner's 8-22-19 Motions or a single material fact as supported by the evidence, statute, or law which even refute the material facts cited in the Petitioner's Motions to support her legal arguments for granting her 6-22-19 Motions? c.) suppressing, altering, tampering with and/or concealing the material facts, laws, and statutes as supported by the evidence that

Questions Presented For Review

Memorandum In Support of In Banc Review

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

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 CIRCUIT COURT FOR  
 BALTIMORE CITY  
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 CIVIL DIVISION

substantiate the Petitioner's legal arguments in her 8-22-19 Motions for granting the Petitioner's Motions and refute Judge Pierson's findings in his 1-6-20 Findings and Decision and Order that the legal arguments in the Petitioner's 8-22-19 Motions are "frivolous"? d.) disclosing, considering, and resolving a single legal argument in the Petitioner's 8-22-19 Motions or asserting what material facts as substantiated by the evidence and what laws or statutes Judge Michel Pierson lawfully justify "DENYING" the Petitioner's 8-22-19 Motions? e.) failing to grant the Petitioner a hearing as repeatedly pleaded in her 12-17-18, 2-15-19, and 8-22-19 Motions, which are the Petitioner's response to Judge Michel Pierson's 12-7-18, 2-6-19, and 8-8-19 Findings and Decisions and Orders, respectively?

2. Did the Circuit Court Judge of Baltimore City, Judge Michel Pierson, intentionally erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law in failing to recuse himself as presiding over the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions because, in these Motions, the Petitioner pleads for Substitution and Disqualification of Judge Michel Pierson as the presiding Judge and substantiated with evidence and federal laws and statute her just causes for Substitution and Disqualification, which includes the legal argument that the Petitioner questions the integrity and impartiality of Judge Michel Pierson as the presiding Judge because Judge Michel Pierson is the Administrator for the Eight Circuit of Baltimore City who was appointed in 2013 by Chief Judge Barbera from the Court of Appeals of Maryland and, thus, appears to have a relationship with Chief Judge Barbera, who is, also, alleged in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions, and Civil Case to have deliberately committed the prejudicial error of perjury in intentionally in erroneously stating in her 2015 Order that, as a result of the Petitioner's 2015 Appeal being filed late, it was denied, which in turn caused the Petitioner's right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland to yet be disclosed, considered, and resolved, namely, that, in 2014, the In Banc Judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley is alleged in the Petitioner's present Motions and Civil Case to have committed misconduct in office and possibly criminal activities and who, also, 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?

3. Did the Circuit Court Judge of Baltimore City, Judge Michel Pierson, intentionally erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law and as asserted in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions, in failing to uphold his responsibility as an Officer of the Court, to determine if the 5 Exhibits that accompanied the Petitioner's 12-17-18 Motions and which takes only about 5 minutes to read determine, unequivocally, substantiates one of the Petitioner's legal arguments in her Motions, namely, that the evidence of the 5 Exhibits substantiates, undeniably, that Chief Judge Barbera of the Court of Appeals of Maryland knowingly and willingly in her Orders in 2015 committed the prejudicial error of perjury in deliberately and erroneously stating in her 2015 Order that the Petitioner's 2015 Appeal was filed late and, thus, denied, which, again, caused the Petitioner's right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland to yet be disclosed, considered, and resolved, which includes, the allegations that, in 2014, the In Banc Judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time, appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and who is, too, being alleged in the Petitioner's present Motions and Civil Case to have committed misconduct in office and possibly criminal activities?
4. Did the Circuit Court Judge of Baltimore City, Judge Michel Pierson, intentionally erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law in failing to determine as cited in this Memorandum in Support of In Banc Review, in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions that, in these Motions, the Petitioner substantiated, indisputably, that her repeated pleas for a hearing on Judge Michel Pierson's 1-6-20, 8-8-19, 2-6-19, 12-7-18 Findings and Decisions and Orders are relevant and essential because the evidence and the material facts cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, from which Judge Michel Pierson rendered his 1-6-20, 8-8-19, 2-6-19, 12-7-18 Findings and Decisions and Orders, respectively, undeniably, substantiate that the facts justifying his Findings and Decisions and Orders are not only unlawful reasons for "DENYING" and/or "STRIKING" the Petitioner's Motions, but, absolutely, substantiate the material fact that, in Judge Michel Pierson 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, he repeatedly and deliberately acted corruptly in intentionally committing perjury, misstating the material facts as cited in the Petitioner's Motions, failing to disclose, consider, and resolve any of the legal arguments in the Petitioner's Motions which are substantiated with evidence, statutes, and laws and to support her legal arguments to

grant her Motions, suppressing, altering, tampering with, and/or and concealing the material facts that would substantiate that the Petitioner's Motions should have been granted, and thereby, have for the fourth time, as alleged in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions to have repeatedly, deliberately, and egregiously abused his power by: a.) committing the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505. b.) committing the federal crimes of depriving the Plaintiff of her 6<sup>th</sup>, 7<sup>th</sup>, and 14<sup>th</sup> Amendment Rights as afforded under the Constitution of the U.S, and violating other federal statutes, 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". c.) committing the federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512. d.) committing the federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071?

5. Did the Circuit Court Judge of Baltimore City, Judge Michel Pierson, intentionally erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law in failing to determine in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions that, in these Motions, the Petitioner substantiated, indisputably, her cause to question the integrity and impartiality of Judge Fletcher-Hill presiding over the Petitioner's Motions and Civil Case, which includes: a.) Judge Fletcher-Hill having a special relationship with former Gov. Martin O'Malley who appointed Judge Fletcher to the Eighth Circuit for Baltimore City and who is alleged in the Petitioner's Motions and Civil complaint to have committed misconduct and possible criminal activities and will be called as a witness. b.) the fact that, because of the 2015 alleged prejudicial error of perjury by Chief Judge Barbera in deliberately and erroneously citing in her 2015 Order that, since the Petitioner's 2015 Appeal was filed late, it was denied, the Petitioner's right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland has yet to be disclosed, considered, and resolved, namely, that, in 2014, the in Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley is being alleged in the Petitioner's Motions and Civil Case to have committed misconduct in office and possibly criminal activities?

6. Did the Circuit Court Judge of Baltimore City, Judge Michel Pierson, intentionally erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law in failing to determine in his 1-6-20, 8-8-19, 2-6-19, and

12-7-18 Findings and Decisions and Orders, from which he rendered his findings and orders of the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, respectively, whether another legal argument in the Petitioner's Motions, namely, that the evidence, federal statutes and laws as asserted in the Petitioner's Motions substantiate that she, too, questions the integrity and impartiality of Judge Fletcher-Hill presiding over her 8-6-18, 4-27-18, 4-16-18, and 3-9-18 Motions because the evidence and the material facts cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, from which Judge Pierson rendered his 1-6-20, 8-8-19, 2-6-19, 12-7-18 Findings and Decisions and Orders, respectively, undeniably, substantiate that the facts in all of Judge Fletcher-Hill's Findings and Decisions and Orders substantiate that Judge Fletcher-Hill, along with Judge Karen Friedman, repeatedly and deliberately acted corruptly in intentionally committing perjury, misstating the material facts as cited in the Petitioner's Motions, failed to disclose, consider, and resolve any of the legal arguments in the Petitioner's Motions which are substantiated with evidence, statutes, and laws and to support her legal arguments, suppressed and concealed the material facts that would substantiate that the Petitioner's legal arguments in her Motions and, thus, acted corruptly by: a.) committing the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505. b.) committing the federal crimes of depriving the Plaintiff of her 6<sup>th</sup>, 7<sup>th</sup>, and 14<sup>th</sup> Amendment Rights as afforded under the Constitution of the U.S, and violating other federal statutes, 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"; c.) committing the federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512. d.) committing the federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071?

7. Does another Judge, rather than Judge Michel Pierson, need be assigned to appoint the 3-panel Judges to preside over the Petitioner's in Banc Review due to the fact that the evidence in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions and in her other Motions with the accompanying Exhibits, in which Judge Michel Pierson was the presiding Judge, substantiate that due to the material facts and supporting federal statutes and laws and other evidence in the record substantiate the Petitioner's allegations that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman deliberately committed federal crimes, the Petitioner has filed her Official Letter of Complaint and Addendums against Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, and Chief Judge Barbera to Hon. President Trump, Hon. Gov. Hogan, Congress, and other government agencies and has requested that an investigation into the allegations of be undertaken to determine if indictment need to be brought these Officers of the Courts, and due to the fact that the Petitioner questions the integrity and impartiality of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman being able to assign 3 unbiased and impartial Judges to preside over the Petitioner's in Banc Review?

9. Does the Petitioner have a right to have this Court grant her motion to recuse and/or disqualify from presiding over the Petitioner's in Banc Review any judge appointed by former Gov. Martin O'Malley, who is alleged in the Petitioner's Motions and Petition to this Court to have committed misconduct in office and potentially criminal activities and will be a witness in these proceedings because the Petitioner questions the integrity and impartiality of these Officers of the Court, and also, that these Officers of the Court, namely, Judge Julie Rubin, Judge, Judge Edward Hargadon, Judge Videtta Brown, Judge Yolanda Tanner, Judge Shannon Avery, and Judge Sylvester Cox from Baltimore City Circuit Court be recused and/or disqualified from presiding over her in Banc review due to the fact that the Petitioner questions the integrity and impartiality of these Officers of the Court who has presided over the Petitioner's past civil proceedings and is being alleged by the Petitioner to have deliberated and/or repeatedly obstructed justice and, thus, are alleged in the Petitioner's Official Complaint and/or Addendums to Hon. President Trump, Hon. Attorney Barr, Congress, Hon. Gov. Hogan and other government officials to have deliberated and repetitively acted corruptly and obstructed justice, along with the justices of the Supreme Court (excluding Justice Gorsuch and Justice Kavanaugh), Chief Judge Barbera from the Court of Appeals of Maryland, Judge Karen Friedman, Judge Fletcher-Hill, and Judge Michel Pierson, and, thereby, 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 and by intentionally committing the Federal crimes of depriving the Petitioner her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, and by violating other Federal Statutes, Laws, and Canons under 18 USC 242 deliberately, excessively, and

8. Is this Honorable panel of in Banc judges, as Officers of the Court, required to uphold the good and punish the evil, and thereby, not deliberately obstruct justice by: a.) intentionally committing the same alleged federal crimes as alleged against Judge Michel Pierson, Judge Fletcher-Hill, Judge Karen Friedman, and Chief Judge Barbera in the Petitioner's 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in the Petitioner's Official Complaints and Addendums against Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, and/or as alleged in this Memorandum in Support of an in Banc Review? b.) knowingly and willingly failing to state all the relevant and material facts that support the Petitioner's legal arguments cited in her Motions for granting her Motions, in the accompanying Exhibits, and/or in the Petitioner's Memorandum in Support of the in Banc Review? c.) deliberately suppressing the Petitioner's relevant material facts that substantiate her legal arguments in her Motions and which are supported by the evidence, and federal statutes and laws asserted in the Petitioner's Motions and in her Memorandum that substantiate the Petitioner's legal arguments? d.) as Officers of the Court, in your Findings Decision and Order intentionally fail to disclose, consider, and resolve all of the Petitioner's relevant legal arguments as raised in this Memorandum in Support of an in Banc Review, namely, the 8 issues raised in the Petitioner's "Questions Presented for Review", instead of just ordering the Petitioner's Petition to be "DENIED" without citing a single substantiated material fact as supported by the evidence and some law or statute that substantiate your lawfully denying the Petitioner's Petition?

**STATEMENT OF FACTS**

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

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

Following in the same pattern as evidenced in Judge Fletcher-Hill's and Judge Karen Friedman's Findings and Decisions and Orders, the evidence of Judge Michel Pierson's 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders which are his responses to the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, respectively, substantiate that Judge Michel Pierson committed the same deliberate obstruction of justice as Judge Fletcher-Hill and Judge Karen Friedman. As cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and/or 9-17-18 Motions, the evidence of the facts cited in Judge Michel Pierson's 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders which responds to the Petitioner's 9-4-18, 7-23-18, 4-6-18, and 3-30-18 Findings and Decisions and Orders which responds to the



Petitioner's 8-6-18, 4-27-18, 4-16-18, and 3-9-18 Motions, and the evidence of the facts cited in Judge Karen Friedman's 3-1-18, 1-31-18, 1-3-18, and 12-22-17 Findings and Orders which respond to the Petitioner's 2-15-18, 2-1-18, 1-3-18, and 11-27-17 Motions substantiate the material fact that, in all of the Findings in the Decisions and Orders by these 3 Officers of the Court, amongst other things, there is an *intentional* misstating of the material facts as cited in the Plaintiff's Motions to substantiate the Petitioner's legal arguments for granting her Motions, *deliberate* suppression, altering, tampering with, and/or removal of the material facts necessary for substantiating the Petitioner's legal arguments stated in the Petitioner's Motions, *intentional* failure to disclose, consider, and resolve the legal arguments in the Petitioner's Motions in their Findings, *deliberate* failure to substantiate with material facts as supported by the evidence in the record to refute the material facts asserted to substantiate the Petitioner's legal arguments in her Motions, and/or *intentional* failure to give any material facts and law to support their Findings and Decisions and Orders for *lawfully* denying or striking the Petitioner's Motions. Moreover, cited in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions, and is echoed in her 9-17-18, 8-6-18, 4-27-18, 4-6-18, and/or 3-9-18 Motions, with the same supporting material facts and/or federal statutes and laws, is one of several legal arguments, namely, the legal argument for granting the Petitioner's repeated Motions for Substitution and Disqualification which declare just causes for motioning that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman be disqualified as the presiding judges and that the Petitioner be granted her right to Substitution. In these Motions, the Petitioner asserts that, along with supporting her pleading with causes, she cites the federal statutes and laws, along with the Canons, that give the 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 where appropriate. 5.) Federal Statute, 28 U.S.C. § 455, also, declares that the Petitioner has a right to Substitution, especially in light of the fact that, in her 8-22-19, 2-15-19, 12-17-18, 9-17-18, 8-6-18, 4-27-18, 4-6-18, and/or 3-9-18 Motions, the Petitioner cites, amongst other things, the same causes as to why she questions the impartiality of Judge Fletcher-Hill in their Decisions and Orders and the evidence of the material facts cited in the Petitioner's Motions, from which Judge Michel Pierson's, Judge Fletcher-Hill's, and Judge Karen Friedman's Decisions and Orders were rendered, substantiate the Petitioner's assertions in her Motions that these 3 Officers of the Court not only *deliberately* acted corruptly by *intentionally* committing the Federal crimes of misteasance, malfeasance, and nonfeasance in the conduct of the office under US Code, Title 18, Part 1, Chapter 73 & 1505, by *intentionally* committing the Federal crime of depriving the Petitioner of her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, and by violating other Federal Statutes. Laws, and Canons under 18 USC 242, but, also, *deliberately* concealing, altering, tampering with, and/or removing evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and/or *intentionally* concealing, altering, tampering with, and/or

removing evidence under 18 U.S. Code & 2071 by intentionally a.) misstating in their Findings and Decisions and Orders the material facts as cited in the Petitioner's Motions to substantiate the Petitioner's legal argument for granting her Motions. b.) suppressing, altering, tampering with, and/or removing in their Findings and Decisions and Orders of the material facts necessary for substantiating the Petitioner's legal arguments stated in the Petitioner's Motions. c.) failing in their Findings and Decisions and Orders to disclose, consider, and resolve the legal arguments in the Petitioner'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 in the Petitioner's legal arguments to substantiate granting her Motions. d.) and/or knowingly and willingly failing in their Findings and Decisions and Orders to give any material facts and law to support their lawfully "Striking" and/or "Denying" the Petitioner's Motions in their Findings, Decisions, and Orders.

The evidence of the facts cited in Judge Michel Pierson's 1-6-20-, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders which responds to the Petitioner's 8-2-19, 2-15-19, 12-17-18, 9-17-18, in Judge Fletcher-Hill's 9-4-18, 7-23-18, 4-6-18, and 3-30-18 Findings and Decisions and Orders which respond to the Petitioner's 8-6-18, 4-27-18, 4-16-18, and 3-9-18 Motions, and in Judge Karen Friedman's 3-1-18, 1-3-18, and 12-22-17 Findings and Decisions and Orders which respond to the Petitioner's 2-15-18, 2-1-18, 1-3-18, and 11-27-17 Motions, unequivocally, prove that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman knowingly and willingly acted corruptly and obstructed justice and, thereby, intentionally committed the Federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under US Code, Title 18, Part 1, Chapter 73 & 1505, by intentionally committing the Federal crimes of depriving the Petitioner of her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, by deliberately violating other federal statutes, laws, and Canons under 18 USC 242, by deliberately attempting to conceal, alter, to tamper with, and/or remove the evidence of the material facts cited in the Petitioner's Motions to substantiate her legal arguments for granting her Motions under U.S. Code Title 18 Part 1 Chapter 73 & 1512, and/or by intentionally concealing, altering, tampering with, and/or removing evidence under 18 U.S. Code & 2071 by knowingly and willingly: 1.) committing the prejudicial error of perjury in citing in their Findings and Decisions and Orders that the Petitioner has no merit to her Motions, that her Motions are frivolous, and that the Petitioner file her Motions because she resented the "liking" of the Findings and Decisions and Orders ordered by Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, without citing a single material fact or law as supported by evidence to justify their lawfully "STRIKING and/or "DENYING" the Petitioner's Motions. 2.) failing in their Findings and Decisions and Orders to cite a single legal argument and the supporting evidence as substantiated in the Petitioner's Motions which support her Motions being granted. 3.) misstating, suppressing, altering, tampering with, removing, and/or misrepresenting the material facts cited in the Petitioner's Motions that justify her Motions being granted. 4.) failing in their Findings and Decisions and Orders to disclose, address, and resolve the legal arguments as supported by the evidence and federal statutes, laws, and Canons as cited in the Petitioner's Motions. 5.) failing in their Findings and Decisions and Orders to substantiate with material facts as supported by the evidence in the record to refute the material facts asserted to substantiate the Petitioner's legal arguments for granting her Motions. 6.) failing to give any material facts and law in their Findings and Decisions and Orders to support their lawfully denying or striking the Petitioner's Motions. 7.)

attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts as supported by the evidence which substantiate the Petitioner's legal argument for granting her Motions. 8.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments to grant her Motions. 9.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the evidence to support the material fact that Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their duty as the Officers of the Court to state a single material fact, legal ground or authority in their Findings and Decisions and Orders for lawfully "STRIKING" and/or "DENYING" the Petitioner's Motions. 10.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and that support the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their legal requirement and responsibility as the Officers of the Court to disclose, address, and resolve the legal arguments and all of the substantiated material facts to support the Petitioner's legal arguments for granting her Motions. 11.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to perform their duty and legal requirement as an Officers of the Court to enforce to enforce Canon's 1, 2, and 3, 28 U.S.C & 455 and Federal law, 28 U.S.C & 363, and to uphold and defend the Petitioner's 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights and other federal laws and statutes as obligated as an Officer of the Court. 12.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and supported by the evidence that substantiate the Petitioner's legal arguments for granting her Motions and substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman exhibited judicial misconduct and wrong doing by committing perjury, violating the Petitioner's 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, and other federal laws and statutes. 13.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's legal arguments for granting her Motions and supported by the evidence that substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to lawfully and properly execute federal laws and statutes as the Officers of the Court. 14.) attempting in their Findings and Decisions and Order to conceal, alter, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the material fact that Judge Karen Friedman can't justify their lack of providing legal and lawful grounds and authorities in their Findings and Decisions and Orders. 15.) attempting in their Findings and Decisions and Order to conceal, alter, and/or tamper with, and/or remove the material facts cited in the Petitioner's Motions and supported by the evidence that substantiate the material fact that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman failed to uphold their legal requirement and responsibility as the Officers of the Court to disclose,

address, and resolve the legal arguments and all of the substantiated material facts to support the Petitioner's legal arguments for granting her Motions as asserted in the Petitioners Motions. 16.) in all the Petitioner's Motions pleading for Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, although the Petitioner cites her legal arguments for motioning Substitution and Disqualification of these Officers of the Court presiding over her Motions and Civil Case, which includes, amongst other things, the evidence in the record substantiating the material facts to support the Petitioner's legal arguments asserted in each of the Motions for Substitution and Disqualification, namely, that these Officers of the Court deliberately, repeatedly, and egregiously: a.) acted corruptly in failing to recuse themselves from presiding over the Petitioner's Motions and Civil Case because the Petitioner provided the evidence in her Motions to substantiate the federal laws, statutes, and Canons to give the Petitioner's grounds for motioning Substitution and Disqualification of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, including the legal argument that the Petitioner questions the integrity and impartiality of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman presiding over her Motions and/or Civil Case because, amongst other things, all three of these Officers of the Court were appointed by Martin O'Malley and/or Chief Judge Barbera. b.) acted corruptly in failing to recuse themselves from presiding over the Petitioner Motions and Civil Case because the Petitioner provided the evidence in her Motions to substantiate the material facts cited in the Petitioner's Motions and/or Civil Case, namely, that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman were cognizant of the material fact that the Petitioner alleges in her Motions for Substitutions and Disqualifications, as well as in her Civil Complaint and exhibits that accompanied her Motions that, due to Supreme Court denying the Petitioner's 2016 Petition to the Supreme Court and her 2016 Petition for a Rehearing, the alleged 2015 intentional prejudicial error of perjury by Judge Barbera, the Chief Judge of the Court of Appeals in Maryland, has yet to be disclosed, considered, and resolved; and, since the alleged 2015 prejudicial error of perjury by Chief Judge Barbera has yet to be resolved, considered, and resolved, the issues raised in her 2015 appeal to the Court of Appeals of Maryland have been denied and, thus, the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, the allegations that, because of the alleged deliberate prejudicial error of perjury by Judge Barbera which has nothing to do with the issues raised in the Petitioner's 2015 appeal to this court, the real issues raised in the Petitioner's appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, that, in 2014, the In Banc Judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time and appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and with whom 5 of the Defendants in the Petitioner's 2014 Civil Case O'Malley exercised executive authority over as the Governor of Maryland, has committed misconduct in office and possibly criminal activities. 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 asserts that Chief Judge Barbera's intentional prejudicial error of perjury stems from Chief Judge Barbera lying in her 2015 Order that the Petitioner 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. c) acted corruptly and committed the Federal crimes of and then refusing to correct her prejudicial error of perjury after being referenced to the two Exhibits in Chapter 73 & 1505 by depriving the Petitioner of her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights and by violating other Federal States. Laws, and Canons under 18 USC 242. d.) acted corruptly and committed the Federal crimes of intentionally concealing, altering, tampering with, and/or removing evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and intentionally concealing and/or removing evidence under 18 U.S.C. Code & 2071.

As an Officers of the Court, Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman are cognizant of the fact that it is unlawful to deliberately conceal, alter, tamper with, and/or remove evidence is an act of intentional corruption and, thus, a constitutes a deliberate violation of federal crimes under U.S. Code Title 18 Part 1 Chapter 73 & 1512 and intentionally concealing, altering, tampering with, and/or removing evidence under 18 U.S. Code & 2071. The facts cited in Judge Michel Pierson's 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, which order **"STRIKING"** and/or **"DENYING"** the corresponding Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, respectively, substantiates that Judge Michel Pierson deliberately concealed, alter, tampered with, and/or removed the Petitioner's legal arguments, the material facts which are supported by Exhibits and citations of federal statutes and laws to support her legal arguments for granting her 8-22-19, 2-15-19, and 12-17-17 Motions. The evidence of the material facts cited in the Petitioner's 8-22-19, 2-15-18, 12-17-18, and 9-17-18 Motions substantiate that one of the Petitioner's "repetitive" legal arguments is motioning Substitution and Disqualification of Judge Michel Pierson presiding over the Petitioner's Motions and Civil Case because the Petitioner questions the integrity and impartiality of Judge Michel Pierson due to his relationship with Chief Judge Barbera, the Chief Judge over the Court of Appeals of Maryland, who appointed Judge Michel Pierson in 2013 as the Administrator of the Eighth Circuit of Baltimore City and who is alleged in the Petitioner's Motions and Civil Case to have in 2015 deliberately committed the prejudicial error of perjury. In 2016, the Supreme Court denied the Petitioner's Petitions, which in turn cause the Petitioner's issues raised in her Petitions to the Supreme Court to yet be disclosed, considered, and resolved, which includes the of issue of Judge Chief Barbera committing, intentionally, the prejudicial error of perjury. Thus, as cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, 8-6-18, 4-27-18, 3-9-18, 2-15-18, 2-1-18, 1-26-18, 11-27-17 Motions, and/ 9-17-17 Civil Complaint, the Petitioner's allegation of deliberate prejudicial error of perjury by Chief Judge of the Court of Appeals in Maryland in 2015 has yet to be disclosed, considered, and resolved. Further, since the alleged 2015 intentional prejudicial error of perjury by Chief Judge Barbera was due to Chief Judge Barbera intentionally committing perjury in stating in her 2015 Order that the Petitioner's appeal was denied because it was filed late, the Petitioner'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, therefore, the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, that, in 2014, the In Banc Judges

from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time, appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and who is, too, being alleged in the Petitioner's present Motions and Civil Case to have 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 Petitioner 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 Petitioner's Motions, a third grader can determine in less than 10 minutes that the first 5 Exhibits on the Petitioner's website, the same exhibits that accompanied the Petitioner'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. As asserted in her 8-22-19, 2-15-19, and 12-17-18 Motions, in her 12-17-18 Motions which was presided over by Judge Michel Pierson, the Petitioner substantiates 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 the Petitioner's 8-22-19, 2-15-19, and 12-17-18, 9-17-18, 8-6-18, 4-27-18, 3-9-18 Motions, and/or Civil Complaint, 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 Petitioner'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 Petitioner'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 Petitioner's Writ was denied because it was filed late to the Court of Appeals of Maryland. The fourth exhibit is a copy of the Petitioner's Motion for Reconsideration to this court, which are Exhibits 1 and support the fact that the Petitioner'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 Petitioner's 2015 Writ without any explanation as to why she still denied the Petitioner'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. Moreover, as asserted in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and/or in her 9-17-18 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, disclose, consider and resolve the Petitioner's legal argument for granting her Motions in his 1-6-20, 8-8-19, 2-6-19 and 12-7-18 Decisions and Orders, namely, if the 5 Exhibits that accompanied the Petitioner's 12-17-18 Motions (Exhibits 1, 2, 3, 4, and 5, respectively, on the Petitioner's website which is totally financed by her family because of the Petitioner's dire financial hardship) substantiates the allegation in the Petitioner'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 Petitioner's 2015 Appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, which includes the alleged 2015 federal crimes by Judge Fletcher-Hill, which would give the Petitioner a just cause in questioning the integrity and impartiality of Judge Fletcher-Hill as the presiding judge over any of the Petitioner's Motions or Civil Case.

Another of the Petitioner's legal arguments for granted her Motions cited in this Memorandum in Support of an In Banc Review and in the Petitioner's 8-22-19, 2-15-19, and/or 12-17-18 Motions is that the evidence of the facts in the 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Order of Judge Michel Pierson (and also in his 1-6-20 Findings and Decision and Order) substantiates that Judge Michel Pierson repeatedly, deliberately, and egregiously abused his power and has displayed total contempt for the Rule of Law by repeatedly, knowingly, and willingly: A.) committing the prejudicial error of perjury by deliberately and erroneously asserting his 1-6-20, 8-8-19, 2-6-19, and/or 12-7-18 Findings and Decision and Order that the Petitioner's corresponding 8-22-19, 2-15-19, 12-17-18, and/or 9-17-18 Motions are "frivolous pleading" and/or "without merit" pleadings without asserting the material facts as supported by the evidence and laws that lawfully substantiates his denying the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions lawfully. B.) committing the prejudicial error of perjury by erroneously citing in his 2-6-19 Findings and Decision and Order corresponding to the Petitioner's 12-17-18 Motions that the Petitioner only requested Hon. Gov. Hogan to appoint a judge to have a hearing on her Motion for Reconsideration of Judge Michel Pierson's and thus, ordered striking the Petitioner's 12-17-18 Motions from the record, although, in the "Heading" of the Petitioner's 12-17-18 Motions, she also, motions that, if Gov. Hogan doesn't appoint another judge, the Petitioner still requests the Court to have a hearing on her Motion for Reconsideration of Judge Michel Pierson's 2-6-19 Decision and Order. Also, Judge Michel committed, deliberately, the prejudicial error of perjury in his 12-7-18 Decision and Order by deliberately and erroneously stating that the Petitioner's 9-17-18 Motions have no merit and ordered striking the Petitioner's 9-17-18 Motions from the record and closing her Civil Case because the material facts in the Petitioner's legal argument for granting her Motions, as supported by the evidence, cites the Petitioner asserted legal grounds and/or authorities to support her legal arguments to merit my Motions. C.) failing to execute his responsibility as the Officer of the Court to cite any of the numerous relevant material facts in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions that support her legal arguments and the federal statutes and laws that gave the Petitioner legal standings for having her Motions granted. D.) failing to uphold his duty as the Officer of the Court to state a single material fact, legal ground or authority in his 1-6-20, 8-8-19, 2-6-19,

and 12-7-18 Findings and Decisions and Orders that refute the material facts as supported by the evidence asserted in the Petitioner's corresponding 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions. E.) failing to uphold his legal requirement and responsibility as the Officer of the Court to disclose, address, and resolve the Petitioner's legal arguments for granting her Motions in his 1-6-120, 8-8-19, 2-6-18, and 12-7-18 Findings and Decisions and Orders or any of the substantiated material facts to support the Petitioner's legal arguments as asserted in her 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions that the Petitioner alleges justify granting her Motions. F.) failing to perform his duty and legal requirement as an Officer of the Court to enforce to enforce Canon 1, 2, and 3, 28 U.S.C. & 455 and Federal law, 28 U.S.C. & 363, and to uphold and defend the Petitioner's 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights and other federal laws and statutes as obligated as an Officer of the Court. G.) exhibiting judicial misconduct and wrong doing by committing perjury, violating the Petitioner's 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, and other federal laws and statutes. H.) failing to lawfully and properly execute federal laws and statutes as the Officer of the Court, including failing to grant the Petitioner a hearing as motioned in her 8-22-19, 2-15-19, and 12-17-18 Motions to his 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders.

Another of the Petitioner's legal arguments and the material facts as supported by the evidence for granting her 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions and the evidence of the lack of material facts as supported by the evidence and laws as asserted in Judge Michel Pierson's 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders substantiates that Judge Michel Pierson not only repeatedly, deliberately, excessively, and egregiously abused his power, has displayed total contempt for the Rule of Law, and violating federal statutes and laws, as well as being alleged by the Petitioner to have acted corruptly and obstructed justice and, thereby, intentionally committed the Federal crimes of misfeasance, malfeasance, and nonfeasance in the conduct of the office under US Code, Title 18, Part 1, Chapter 73 & 1505 by intentionally committing the Federal crimes of depriving the Petitioner of her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, by deliberately violating other federal statutes, laws, and Canons under 18 USC 242, but Judge Michel Pierson has deliberately 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 attempting in his Findings and Decisions and Orders to unlawfully and illegally: A.) conceal, alter, tamper with, and/or remove the Petitioner's 8-22-19, 2-15-19, 12-17-18 and 9-17-18 Motions from the record and/or closing the Petitioner'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, altering, tampering with, removing, and misrepresentation of the material facts that substantiate the Petitioner's legal arguments in her 12-17-18 and 9-17-18 Motions. B.) conceal, alter, tamper with, and/or remove the material facts cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18 and 9-17-18 Motions and supported by the evidence that substantiate the fact that, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders, Judge Michel Pierson erroneously states the facts, misstates, suppress, alter, tamper with, remove, and/or misrepresent the material facts cited in the Petitioner's 12-17-18 Motions material facts, and fail to disclose, address, and resolve the legal arguments for granting the Petitioner's Motions as supported by the evidence and federal statutes, laws, and Canons as cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18 Motions.



18 and 9-17-18 Motions. C.) conceal, alter, tamper with, and/or remove the material 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 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders that refute the material facts cited in the Petitioner's -22-19, 2-15-19, 12-17-18 and 9-17-18 Motions. D.)conceal, alter, tamper with, and/or remove the material 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 Petitioner's legal arguments as asserted in the Petitioner's 12-17-18 and 9-17-18 Motions. E.) conceal, alter, tamper with, and/or remove the material fact that Judge Michel Pierson, as the Officer of the Court and as cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, failed to perform his duty and legal requirement to enforce Canon's 1, 2, and 3, 28 U.S.C & 455 and Federal law, 28 U.S.C & 363, and to uphold and defend the Petitioner's 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights and other federal laws and states. F.) conceal, alter, tamper with, and/or remove the material fact that Judge Michel Pierson exhibited judicial misconduct and wrong doing by committing perjury, violating the Petitioner's 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, and other federal laws and states. G.) conceal, alter, tamper with, and/or remove the material fact that Judge Michel Pierson failed to lawfully and properly execute federal laws and states as the Officer of the Court. H.) conceal, alter, tamper with, and/or remove the material fact that Judge Michel Pierson can't justify his lack of providing legal grounds and authorities in his 1-6-20, 8-8-19, 2-6-19 and 12-7-18 Decisions and Orders which responds to the Petitioner's 8-22-19, 2-15-19, 12-17-18 Motions. I.) and, knowingly and willfully conceal, alter, tamper with, and/or remove the material 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 1-6-20, 8-8-19, 2-6-19 and 12-7-18 Decisions and Orders the legal arguments and all of the substantiated material facts to support the Petitioner's legal arguments as asserted in the Petitioner's 8-22-19, 2-15-19, 12-17-18 and 9-17-18 corresponding Motions.

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 Petitioner'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 Petitioner of her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights and by breaching other federal statute, states, 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 1-6-20, 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 Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, and as evidenced by his Findings or the lack thereof in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Decisions and Orders, Judge Michel Pierson has knowingly and willfully misstated the material facts cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, suppressed, altered, tampered with, removed, and/or misrepresented the material facts which are included in the Petitioner's Motions to support the Petitioner's legal arguments for granting her Motions, failed to disclose, consider, and

resolve the Petitioner's legal arguments as asserted in the Petitioner'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 Petitioner's Motions be "DENIED" and/or "STRICKEN" from the record. The Petitioner asserts that she is not be surprised that Judge Michel Pierson, again, refuse to recuse himself as the presiding judge in the Petitioner's 8-22-19 Motions, although the Petitioner is righteously indignant that Judge Michel Pierson decided, for the fourth time and in his 1-6-20 Findings and Decision and Order not only to "DENY" the Petitioner's 8-22-19 Motions, but orders the clerk to no longer accept the Petitioner's Motions and order that the Petitioner pay the filing fee for appealing his 1-6-19 Finding and Decision and Order, knowing that the Petitioner is enduring severe financial hardship as repeatedly asserted in her Motions and/or Civil Complaint and without citing one single material fact as substantiated by the evidence and/or law to justify lawfully ordering to deny, no longer accept the Petitioner's Motions, and ordering the clerk to no longer accept the Petitioner's Motions, and, thereby, coercing the Petitioner to file an appeal and pay the filing fee, again, knowing that the Petitioner is enduring severe financial hardship.

As asserted in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions, in his 2-6-19 Decision and Order, Judge Michel Pierson justified his order to have the Petitioner'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 Expediously (sic)..." (Paper No. 29). The Motion seeks no action from this court, accordingly, it is this 31<sup>st</sup> day of January 2019 that the plaintiff's Motion (No. 29) be and hereby be "STRICKEN". However, the evidence of the Heading in the Petitioner's 12-17-18 Motions as asserted in the Petitioner's 8-22-19, 2-15-19 Motions substantiates, first of all, that Judge Michel Pierson intentionally committed the prejudicial error of perjury in declaring that the Petitioner Motions "seeks no action from this court". In fact, as cited in her 8-22-19 Motions, the Petitioner substantiates that, in her 2-15-19 Motions, the Petitioner states 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. Again, asserted in her 8-22-19 and in her 2-15-19 Motions, the Petitioner, first of all, proves that Judge Michel Pierson intentionally committed perjury in citing that the Petitioner's 12-17-18 Motions "seeks no action from this court" because the Petitioner, in her 8-22-19 and 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, 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 7<sup>TH</sup> AND 14<sup>TH</sup> 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 UNDER US CODE, TITLE 18, PART 1, CHAPTER 73 & 1505 AND OF HIS DELIBERATELY COMMITTING THE FEDERAL CRIMES OF BREACHING THE PLAINTIFF'S 7<sup>TH</sup> AND 14<sup>TH</sup> AMENDMENTS RIGHTS 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 "2<sup>nd</sup> Motions)."**

Still too, as evidenced by the material facts asserted in the Petitioner's 8-22-19 and 2-15-19 Motions, evidence of the facts declared in his 2-6-19 Decision and Order, which includes asserting that "The Court has read and considered" the Petitioner's 12-17-18 Motions before ordering that the Petitioner's 12-17-18 Motions be stricken from the record and, thus, orders removal of the Petitioner's 12-17-18 Motions from the record and stating in his 2-6-19 Decision and Order that the "Motion seeks no action from this court" substantiates that Judge Michel Pierson not only read the Petitioner's 12-17-18 Motions but knew that the Petitioner did seek action from this Court as indicated in her second Motion within the "Heading" of her 12-17-18 Motions, and thus, Judge Michel Pierson was very cognizant of the material fact that he was deliberately committing the prejudicial error of perjury, misstating and misrepresenting all of the Motions in the "Heading" of the Petitioner's 12-17-18 Motions, and/or intentionally failing to disclose the material facts that the Petitioner cited 3 other Motions in her 12-17-18 Motions and that the Petitioner 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 Petitioner plea for a hearing on Judge Michel Pierson's 12-7-18 Decision and Orders.

Moreover as stated in her 8-22-19 and in her 2-15-19 Motions, the Petitioner, 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 7<sup>TH</sup> AND 14<sup>TH</sup> 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 7<sup>TH</sup> AND 14<sup>TH</sup> AMENDMENTS RIGHTS, AND BY

1. As asserted and, indisputably, substantiated in her 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, Judge Michel Pierson knowingly and willingly failed to uphold his responsibility as the Officer of the Court to determine whether the 5 Exhibits that accompanied the Petitioner's 12-17-18 Motions prove that Chief Judge Barbera from the Court of Appeals of Maryland, who appointed

**ARGUMENT**

Also, as cited in her 8-22-19 Motions and in the body of her 2-15-19 Motions, the Petitioner 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 Petitioner, too, declares 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 for granting her Motions, which proves 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 Petitioner 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 7<sup>th</sup> and 14<sup>th</sup> 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 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 7<sup>th</sup> and 14<sup>th</sup> 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.

**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"**

him to the elite position of the Administrator for the Eighth Circuit for Baltimore City in 2013, deliberately committed the prejudicial error of perjury in her 2015 Orders in ordering that the Petitioner's 2015 appeal to the Court of Appeals of Maryland be denied because it was filed late and then refusing to correct her prejudicial error even after the Petitioner referenced the two documents that were part of the record to substantiate that her appeal was filed timely; and, since the deliberate prejudicial error by Chief Judge Barbera, the issue of Judge Barbera committing the prejudicial error of perjury by Chief Judge Barbera was due to Chief Judge Barbera intentionally committing error of perjury in her 2015 Order that the Petitioner's appeal was denied because it was filed late, the Petitioner'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, therefore, the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland have yet to be disclosed, considered, and resolved, namely, that, in 2014, the In Banc judges from Baltimore City Circuit Court and resolved, namely, that, in 2014, the In Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Plaintiff's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time, appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and who is, too, being alleged in the Petitioner's present Motions and Civil Case to have committed misconduct in office and possibly criminal activities. Also, the Petitioner substantiated in her 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions her legal argument that the Petitioner questioned the impartiality and integrity of Judge Fletcher-Hill presiding over her Motions and Civil Case due to the evidence in these Motions substantiate that Judge Fletcher-Hill deliberately and repeatedly committed 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 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights and by violating other Federal Statutes, Laws, and Canons under 18 USC 242 and 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, altering, and/or removing evidence under 18 U.S. Code & 2071. And, since the evidence of the 5 Exhibits which takes less than 5 minutes of reading, irrefutably, substantiates the material fact that the 2015 alleged prejudicial error of perjury by Chief Judge Barbera caused the issues raised in the Petitioner's 2015 appeal to the Court of Appeals of Maryland, which includes the issue that, in 2014 Judge Fletcher-Hill, Judge Michel Pierson, should have disqualified Judge Fletcher-Hill from presiding over the Petitioner's Motions. Furthermore, the material facts as supported by the evidence and as asserted in this Memorandum in Support of this In Banc Review, in the Petitioner's Motions, the accompanying Exhibits to her Motions, and/or in the Petitioner's

Civil Complaint support the following legal arguments for granting the Petitioner's Petition to that this Honorable panel of n Banc Review Judges to grant the Petitioner's Petition to deny the denial of her 8-22-19 Motions and the dismissal of her Civil Case as ordered in Judge Michel Pierson's 1-6-20 Findings Decision and Order because the evidence support the legal arguments that the Administrator for the Circuit Court of Baltimore City, Judge Michel Pierson, intentionally: 1.) erred as an unlawful procedure and as a matter of law in justifying his 1-6-20 Order to "DENY" the Petitioner's 8-22-19 Motions by asserting in his 1-6-20 ORDER that "Plaintiff has filed a motioned entitled "Motions for 'Substitution',..." (Paper No. 31). Plaintiff continues to file repetitive and/or frivolous pleadings because prior rulings are not to her liking. According, it is this 2<sup>nd</sup> day of January, 2020, ORDERED that the motion be and it hereby is DENIED, and further ORDERED that the Clerk shall not accept any further filings in this action other than an Order of Appeal accompanied by the filing fee, and further ORDERED the Clerk shall close this case" without: a.) stating in his 1-6-20 Findings and Decision and Order a single material fact in the Petitioner's 8-22-19 Motions which has 28 pages of relevant and material facts to support her legal arguments for granting her Motions and an Exhibit which contain 3 pages of relevant and material facts. b.) stating in his 1-6-20 Findings and Decision and Order a single legal argument in the Petitioner's 8-22-19 Motions or a single material fact as supported by the evidence, statute, or law which even refute the material facts cited in the Petitioner's Motions that do support the Petitioner's legal arguments for granting her 8-22-19 Motions. c.) suppressing, altering, tampering with, and/or concealing the material facts, laws, and statutes as supported by the evidence that substantiate the Petitioner's legal arguments in her 8-22-19 Motions for granting the Petitioner's Motions and refute Judge Michel Pierson's findings in his 1-6-20 Findings and Decision and Order that the legal arguments in the Petitioner's 8-22-19 Motions are frivolous. d.) disclosing, considering, and resolving a single legal argument in the Petitioner's 8-22-19 Motions that would substantiate the Petitioner's legal arguments for granting her 8-22-19 Motions and how "DENYING" the Petitioner's 8-22-19 Motions is unlawful. e.) failing to grant the Petitioner a hearing as repeatedly pleaded in her 12-17-18, 2-15-19, and 8-22-19 Motions, which are the Petitioner's response to Judge Michel Pierson's 12-7-18, 2-6-19, and 8-8-19 Findings and Decisions and Orders, respectively 2.) erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law in failing to recuse himself as presiding over the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions because, in these Motions, the Petitioner pleads for Substitution and Disqualifications of Judge Michel Pierson as the presiding judge because the Petitioner substantiated the evidence that she has just causes to question the integrity and impartiality of Judge Michel Pierson, including the material fact that Judge Michel Pierson is the Administrator for the Eight Circuit of Baltimore City who was appointed in 2013 by Chief Judge Barbera from the Court of Appeals of Maryland and, thus, appears to have a relationship with Chief Judge Barbera, who is, also, alleged in the Petitioner's 8-22-19, 2-15-19, and 12-17-18 Motions and Civil Case to have deliberately committed the prejudicial error of perjury in intentionally and erroneously stating in her 2015 Order that, as a result of the Petitioner's 2015 Appeal being filed late, it was denied, which in turn caused the Petitioner's right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland to yet be disclosed, considered, and resolved, namely, that, in 2014, the In Banc Judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right

and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal  
Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City  
Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law  
42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy Clause in order to  
unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which  
would have revealed the relevant and material facts that Martin O'Malley is alleged in the  
Petitioner's present Motions and Civil Case to have committed misconduct in office and possibly  
criminal activities and who, also, 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. 3.) erred 4 times, namely, in his 1-  
6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and  
as a matter of law and as asserted in the Petitioner's 8-22-19 and 2-15-19, and 12-17-18 Motions, in  
failing to uphold his responsibility as an Officer of the Court, to determine if the 5 Exhibits that  
accompanied the Petitioner's 12-17-18 Motions and which takes only about 5 minutes to read  
determine, unequivocally, substantiates one of the Petitioner's legal arguments in her Motions,  
namely, that the evidence of the 5 Exhibits substantiates, undeniably, that Chief Judge Barbera of  
the Court of Appeals of Maryland knowingly and willingly in her Orders in 2015 committed the  
prejudicial error of perjury in deliberately and erroneously stating in her 2015 Order that the  
Petitioner's 2015 Appeal was filed late and thus, denied, which, again, caused the Petitioner's right  
to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland to yet be disclosed,  
considered, and resolved, which includes, the allegations that, in 2014, the in Banc judges from  
Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup>  
Amendment Right and infringed upon Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985,  
and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the  
Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and  
breached Federal Law 42 U.S.C & 1983, Federal Law 42 U.S.C & 1985, and the Federal Supremacy  
Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil  
Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as  
the Gov. of Maryland at this time, appointed Judge Barbera to be the Chief Judge of the Court of  
Appeals of Maryland in 2013 and who is, too, being alleged in the Petitioner's present Motions and  
Civil Case to have committed misconduct in office and possibly criminal activities. 4.) erred 4 times,  
namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful  
procedure and as a matter of law in failing to determine as cited in this Memorandum in Support of  
In Banc Review, in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions that, in these  
Motions, the Petitioner substantiated, indisputably, that her repeated pleads for a hearing on Judge  
Michel Pierson's 1-6-20, 8-8-19, 2-6-19, 12-7-18 Findings and Decisions and Orders are relevant and  
essential because the evidence and the material facts cited in the Petitioner's 8-22-19, 2-15-19, 12-  
17-18, and 9-17-18 Motions, from which Judge Michel Pierson rendered his 1-6-20, 8-8-19, 2-6-19,  
12-7-18 Findings and Decisions and Orders, respectively, undeniably, substantiate that the facts in  
these Findings and Decisions and Orders by Judge Michel Pierson not only are unlawful reasons for  
"DENYING" and/or "STRIKING" the Petitioner's Motions, but, absolutely, substantiate the material  
fact that, in Judge Michel Pierson 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and  
Order, he repeatedly and deliberately acted corruptly in intentionally committing perjury, misstating

the material facts as cited in the Petitioner's Motions, failed to disclose, consider, and resolve any of the legal arguments in the Petitioner's Motions which are substantiated with evidence, statutes, and laws and to support her legal arguments, suppressed, altered, tampered with and/or concealed the material facts that would substantiate that the Petitioner's Motions should have been granted, and thereby, have for the fourth time, as alleged by the Petitioner to have repeatedly, deliberately, and egregiously abused his power by: a.) committing the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505. b.) committing the federal crimes of depriving the Plaintiff of her 6<sup>th</sup>, 7<sup>th</sup>, and 14<sup>th</sup> Amendment Rights as afforded under the Constitution of the U.S, and violating other federal statutes, 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". c.) 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. 5.) erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, as an unlawful procedure and as a matter of law in failing to determine as cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions that, in these Motions, the Petitioner substantiated, indisputably, her cause to question the integrity and impartiality of Judge Fletcher-Hill presiding over the Petitioner's Motions and Civil Case, which includes: a.) Judge Fletcher-Hill having a special relationship with former Gov. Martin O'Malley who appointed Judge Fletcher to the Eight Circuit for Baltimore City and who is alleged in the Petitioner's Motions and Civil complaint to have committed misconduct and possible criminal activities and will be called as a witness. b.) the fact that, because of the 2015 alleged prejudicial error of perjury by Chief Judge Barbera in deliberately and erroneously citing in her 2015 Order that, since the Petitioner's 2015 Appeal was filed late, it was denied, the Petitioner's right to have the issues raised in her 2015 appeal to the Court of Appeals of Maryland has yet to be disclosed, considered, and resolved, namely, that, in 2014, the in Banc judges from Baltimore City Circuit Court intentionally committed perjury, breached the Petitioner's 14<sup>th</sup> Amendment Right and infringed upon Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause to cover up the material fact that Judge Fletcher-Hill from the Baltimore City Circuit Court deliberately violated the Petitioner's 14<sup>th</sup> Amendment Right and breached Federal Law 42 U.S.C. & 1983, Federal Law 42 U.S.C. & 1985, and the Federal Supremacy Clause in order to unlawfully grant the Defendants' motions to dismiss the Petitioner's 2014 Civil Complaint, which would have revealed the relevant and material facts that Martin O'Malley, who as the Gov. of Maryland at this time, appointed Judge Barbera to be the Chief Judge of the Court of Appeals of Maryland in 2013 and who is, too, being alleged in the Petitioner's present Motions and Civil Case to have committed misconduct in office and possibly criminal activities. 6.) erred 4 times, namely, in his 1-6-20, 8-8-19, 2-6-19, and 12-7-18 Findings and Decisions and Orders, from which he rendered his findings and orders of the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, respectively, whether another legal argument in the Petitioner's Motions, namely, that the evidence, federal statutes and laws as asserted in the Petitioner's Motions substantiate that she, too, questions the integrity and impartiality of Judge Fletcher-Hill presiding over her 8-5-18 Motions and her other Motions because the evidence and the



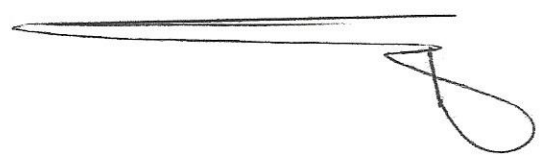
material facts cited in the Petitioner's 8-22-19, 2-15-19, 12-17-18, and 9-17-18 Motions, from which Judge Michel Pierson rendered his 1-6-20, 8-8-19, 2-6-19, 12-7-18 Findings and Decisions and Orders, respectively, undeniably, substantiate that, the facts in all of Judge Fletcher-Hill's Findings and Decisions and Orders substantiate that Judge Fletcher-Hill repeatedly and deliberately acted corruptly in intentionally committing perjury, misstating the material facts as cited in the Petitioner's Motions, failed to disclose, consider, and resolve any of the legal arguments in the legal arguments, suppressed and concealed the material facts that would substantiate that the Petitioner's legal arguments in her Motions and, thus, acted corruptly by: a.) committing the federal crimes of misfeasance, malfeasance, and nonfeasance under US Code, Title 18, Part 1, Chapter 73 & 1505. b.) committing the federal crimes of depriving the Plaintiff of her 6<sup>th</sup>, 7<sup>th</sup>, and 14<sup>th</sup> Amendment Rights as afforded under the Constitution of the U.S., and violating other federal statutes, 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". c.) committing the federal crimes of tampering with evidence under U.S. Code Title 18 Part 1 Chapter 73 & 1512. d.) committing the federal crimes of concealing, removing, and/or mutilating evidence under 18 U.S. Code § 2071. 7.) another judge, instead of Judge Michel Pierson, needs be assigned to appoint the 3-panel judges to preside over the Petitioner's in Banc Review due to the fact that the evidence in Exhibits in which Judge Michel Pierson was the presiding judge substantiate that, due to the material facts and supporting federal statutes and laws and other evidence in the record to substantiate the Petitioner's allegations that Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman deliberately committed federal crimes, the Petitioner has filed her Official Letter of Complaint and Addendums against Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, and Chief Judge Barbera to Hon. President Trump, Hon. Gov. Hogan, Congress, and other government agencies and has requested that an investigation into the allegations of be undertaken to determine if indictment need to be brought these Officers of the Courts, and due to the fact that the Petitioner questions the integrity and impartiality of Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman assigning 3 judges to preside over the Petitioner's in Banc Review. 8.) this Honorable panel of in Banc judges, as Officers of the Court, are required to uphold the good and punish the evil, and thereby, not deliberately obstruct justice by: a.) intentionally committing the same alleged federal crimes as alleged against Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman in the Petitioner's 8-22-19, 2-15-19, 12-17-18, 9-17-18 Motions, in her other Motions, in the Petitioner's Official Complaints and Addendums against Judge Michel Pierson, Judge Fletcher-Hill, and Judge Karen Friedman, and/or as alleged in this Memorandum in Support of an in Banc Review. b.) knowingly and willingly failing to state all the relevant and material facts that support the Petitioner's legal arguments cited in her Motions, in the accompanying Exhibits, and/or in the Petitioner's Memorandum in Support of the in Banc Review. c.) deliberately suppressing the Petitioner's relevant material facts that substantiate her legal arguments in her Motions and which are supported by the evidence, and federal statutes and laws asserted in the Petitioner's Motions and in her Memorandum that substantiate the Petitioner's legal arguments. d.) intentionally failing, in your Findings and Decision and Order to disclose, consider, and resolve all of the

Thus, in conclusion, the Plaintiff is requesting that this Honorable panel of n Banc Review Judges to grant the Petitioner's Petition to deny the denial of her 8-22-19 Motions and the dismissal of her Civil Case as ordered in Judge Michel Pierson's 1-6-20 Findings Decision and Order.

CONCLUSION

Petitioner's relevant legal arguments as raised in this Memorandum in Support of an In Banc Review, namely, the 8 issues raised in the Petitioner's "Questions Presented for Review", instead of just ordering the Petitioner's Petition to be "DENIED" without citing a single substantiated material fact as supported by the evidence and some law or statute that substantiate your lawfully denying the Petitioner's Petition. 9.) the Petitioner have a right to have this Court grant her motion that any judge appointed by former Gov. Martin O'Malley who is alleged in the Petitioner's Motions and Petition to this Court to have committed misconduct in office and potentially criminal activities and will be a witness in these proceedings, and, also, that these Officers of the Court, namely, Judge Julie Rubin, Judge, Judge Edward Hargadon, Judge Videtta Brown, Judge Yolanda Tanner, Judge Shannon Avery, and Judge Sylvester Cox from Baltimore City Circuit Court be disqualified from presiding over her in Banc review during to the fact that the Petitioner questions the integrity and impartiality of these Officers of the Court who has presided over the Petitioner's civil proceedings and is being alleged by the Petitioner to have deliberately and/or repeatedly obstructed justice and thus, are alleged in the Petitioner's Official Complaint and/or Addendums to Hon. President Trump, Hon. Attorney Barr, Congress, Hon. Gov. Hogan and other government officials to have deliberately and repetitively acted corruptly and obstructed justice, along with the justices of the Supreme Court (excluding Justice Gorsuch and Justice Kavanaugh), Chief Judge Barbera from the Court of Appeals of Maryland, Judge Karen Friedman, Judge Fletcher-Hill, and Judge Michel Pierson, and, thereby, 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 and by intentionally committing the Federal crimes of depriving the Petitioner her 7<sup>th</sup> and 14<sup>th</sup> Amendment Rights, and by violating other Federal Statutes. Laws, and Canons under 18 USC 242 deliberately, excessively, and egregiously and knowingly and willingly acting 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.

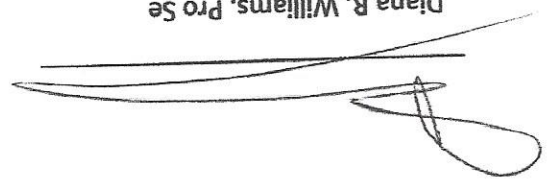
Diana R. Williams, Pro Se



I HEREBY CERTIFY that on this 14<sup>th</sup> day of January 2020, a copy of the foregoing Memorandum in Support of an In Banc Review was 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

Certificate of Service

Diana R. Williams, Pro Se  
131 Calvin Hill Court  
Baltimore, Maryland 21222  
410-868-6013



IN THE MATTER

THE PETITION OF

DIANA R. WILLIAMS

CIRCUIT COURT

FOR

BALTIMORE CITY

Case No. 24-C-17-004535

**NOTICE FOR IN BANC REVIEW**

I, Diana R. Williams, the Petitioner, who is being represented Pro Se, hereby file in accordance with Md. Rule 2-551 a request for an In Banc Review for the case that was held in Circuit Court for Baltimore City, Maryland.

**Certificate of Service**

I HERBY CERTIFY that on this 14<sup>th</sup> day of January 2020, a copy of the foregoing Notice for an In Banc Review was 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



Diana R. Williams, Pro Se