

1.) FOR THE 2<sup>ND</sup> TIME, A MOTION TO HAVE A JUDGE WHO WAS NOT APPOINTED BY MARTIN O'MALLEY, LARRY HOGAN, WES MOORE, AND/OR BY FORMER CHIEF JUDGE BARBERA TO PRESIDE OVER THE DEFENDANT'S MOTIONS, WHICH INCLUDE HER MOTION FOR A HEARING ON HER MOTION FOR RECONSIDERATION OF JUDGE D. ROBINSON JR.'S ORDER DOCKETED ON 2-12-26, WHICH IS THE DEFENDANT'S 1<sup>ST</sup> MOTION FOR A HEARING AS PERMITTED UNDER MARYLAND RULE 2-311 IN ORDER TO DETERMINE IF THE EVIDENCE SUBSTANTIATE THAT THE DEFENDANT'S 14<sup>TH</sup> AMENDMENT RIGHT, HER 2<sup>ND</sup> AMENDMENT RIGHT, AND HER CIVIL RIGHT UNDER TITLE 18, U.S.C., SECTION 242 HAVE BEEN VIOLATED BECAUSE: A.) THE PRESIDING JUDGE, JUDGE D. ROBINSON JR. WHO HAS, ALSO, PRESIDED OVER 16 OTHER MOTIONS OF THE DEFENDANT AND HAS, FOR OVER 17 TIMES, FAILED TO CONSIDER, DISCLOSE, AND RESOLVE IN HIS ORDER DOCKETED ON 2-12-26 AND/OR IN ANY OF HIS OTHER FINDINGS AND ORDERS, WHICH RESPOND TO THE DEFENDANT'S 2-9-26 MOTIONS AND/OR HER 16 OTHER MOTIONS, ANY OF THE MATERIAL FACTS OR LEGAL ARGUMENTS IN THE DEFENDANT'S 10-PAGE MOTIONS MAILED ON 2-9-26 OR IN HER OTHER 16 MOTIONS, ALTHOUGH THE MATERIAL FACTS AND LEGAL ARGUMENTS IN THE DEFENDANT'S 2-9-26 MOTIONS AND/OR IN HER OTHER 16 MOTIONS CHANGE THE WHOLE OUTCOME OF HER CRIMINAL CASE AND, UNDENIABLY, SUBSTANTIATE THAT JUDGE D. ROBINSON JR., THE PREVIOUS PRESIDING JUDGE, NAMELY, JUDGE FINIFTER, AND ALL OF THE OTHER FORMER PRESIDING JUDGES, WHICH INCLUDE JUDGE D. ROBINSON JR., HAVE, COLLECTIVELY AND FOR OVER 40 TIMES, BREACHED FEDERAL STATUTE 18 U.S.C. & 1621 AND/OR FEDERAL STATUTE 18 U.S.C. & 1623 BY COMMITTING THE PREJUDICIAL ERROR OF PERJURY, A FEDERAL OFFENSE AND CRIME. B.) JUDGE D. ROBINSON JR. AND ALL OF THE FORMER PRESIDING JUDGES HAVE, COLLECTIVELY AND FOR OVER 40 TIMES, INVADDED UPON FEDERAL U.S. CODE, 18 U.S.C. & 1091 - GENOCIDE, AND/OR HAVE ATTEMPTED TO AND/OR HAVE CONSPIRED TO VIOLATE FEDERAL U.S. CODE, 18 U.S.C. & 1091 ("CRIMES AGAINST HUMANITY") AND HAVE, THEREBY, COMMITTED ANOTHER FEDERAL OFFENSE AND CRIME. C.) JUDGE D. ROBINSON JR. AND ALL OF THE FORMER PRESIDING JUDGES, WITH THE ONLY EXCEPTION BEING JUDGE CAHILL, HAVE, COLLECTIVELY AND FOR OVER 40 TIMES, IMPEDED UPON FEDERAL STATUTE 28 U.S.C. & 455(a) AND COMMITTED

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Case No. C-03-CR-20-002995

BALTIMORE COUNTY

DIANA R. WILLIAMS

FOR

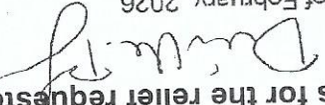
VS.

CIRCUIT COURT

STATE OF MARYLAND

IN THE

IN THE MATTER OF

Denied - not a sufficient legal or factual basis for the relief requested.  
  
 26th of February, 2026

Date: 02/27/2026

STATE OF MARYLAND VS. DIANA RENA WILLIAMS

C-03-CR-20-002995  
180001854535

Case Number:  
Tracking Number:  
Related Case Number:

To: DIANA RENA WILLIAMS  
131 CALVIN HILL CT  
DUNDALK, MD 21222-0000

MARYLAND  
401 Bosley Avenue, P.O. Box 6754  
Towson, MD 21285-6754



CIRCUIT COURT FOR BALTIMORE COUNTY,

Main: 410-887-2601