regarding the motion for reconsideration is denied because IN THE MATTER OF IN THE there is not a sufficient legal or factual basis for the relief requested. STATE OF MARYLAND CIRCUIT COURT 24th of June, 2025 VS. Entered: Clerk, Circuit Court for FOR Baltimore County, MD June 30, 2025 CC: SAO; Deft DIANA R. WILLIAMS BALTIMORE COUNTY Case No. C-03-CR-20-002995

Ordered that the motion for a hearing

1.) MOTION FOR A HEARING ON MOTION FOR RECONSIDERATION OF JUDGE D. ROBINSON, JR.'S ORDER DOCKETED ON 5-20-25, WHICH IS THE DEFENDANT'S 6TH MOTION FOR A HEARING AS PERMITTED UNDER MARYLAND RULE 2-311 ON HER 6th MOTION FOR DISQUALIFICATION OF JUDGE D. ROBINSON, JR. AS THE PRESIDING JUDGE AND AS THE JUDGE-IN-CHARGE OF PRESIDING OVER ASSIGNING A JUDGE TO PRESIDE OVER THE DEFENDANT'S MOTIONS AS A RESULT OF HIS CONTINUOUS LAW FARE IN REPEATEDLY AND DELIBERATELY BREACHING THE DEFENDANT'S 14TH AMENDMENT RIGHT, HER 2<sup>ND</sup> AMENDMENT RIGHT, AND HER CIVIL RIGHT UNDER TITLE 18, U.S.C., SECTION 242 DUE TO COMMITTING FRAUD UPON THE COURT BY INFRINGING UPON FEDERAL STATUTE 28 U.S.C & 455(a), THE FEDERAL LAW THAT MANDATES JUDGE D. ROBINSON JR. **VOLUNTARILY DISQUALIFY AND RECUSE HIMSELF AS THE PRESIDING JUDGE AND THAT HIS ORDERS** BE DEEMED VOID AS A MATTER OF LAW AND, THUS, OF NO LEGAL FORCE OR EFFECT DUE TO THERE BEING AN APPEARANCE THAT JUDGE D. ROBINSON JR. WOULD BE IMPARTIAL AND/OR BIASED BECAUSE OF HIS BEING APPOINTED TO HIS ELITE ADMINISTRATIVE POSITIONS IN 2016 BY LARRY HOGAN AND IN 2023 BY WES MOORE, WHO, ALONG WITH MARTIN O'MALLEY AND FORMER CHIEF JUDGE BARBERA, ARE BEING ALLEGED IN THE DEFENDANT'S MOTIONS TO HAVE BREACHED 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"), COMMITTED MISCONDUCT IN OFFICE, AND/OR HAVE COMMITTED OTHER CRIMINAL ACTS AND DUE TO BREACHING MARYLAND RULE 18.102.11 AND MARYLAND RULE 2-311, AND THESE VIOLATIONS ARE CITED IN THE DEFENDANT'S 1-21-25 PLEADS TO OUR 45TH - 47TH HON. PRESIDENT TRUMP AGAINST JUDGE D. ROBINSON, JR. 2.) 3RD MOTION TO ALLOW THE STATE OF MARYLAND THEIR 15 DAYS TO RESPOND TO THE DEFENDANT'S MOTIONS AS PERMITTED UNDER

## **MARYLAND RULE 2-311**

Entered: Clerk, Circuit Court for Baltimore County, MD
June 4, 2025



## CIRCUIT COURT FOR BALTIMORE COUNTY, MARYLAND

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

Main: 410-887-2601

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

Case Number:

C-03-CR-20-002995

Other Reference Number(s):

STATE OF MARYLAND VS. DIANA RENA WILLIAMS