

Re: "URGENT AND TIME SENSITIVE" PLEADS to executive powers as the "Governor Elect of Maryland" to IMMEDIATELY: A.) GRANT A STAY ON MY 12-27-22 MOTIONS being presided over by Judge Fletcher-Hill. B.) remove Judge Fletcher-Hill as the presiding judge over my appeal in the In Banc Review of my initial Civil litigation because he has continuously and deliberately violated my 14<sup>th</sup> Amendment Right by repeatedly and intentionally breaching Federal Statute 28 U.S.C. & 455(a), Maryland Rule 18.102.11 5 (c). C.) as mandated by Article IV in the Maryland Constitution, have 3 judges preside over my 12-27-22 Motions, which are Motions germane to my appeal in the In Banc Review. D.) have judges who were not appointed by former Gov. of Maryland, Martin O'Malley, and/or by Chief Judge Barbera to preside over my In Banc Review since the evidence substantiate the material facts that both of these individuals are being alleged in my 12-27-22 Motions, along with other Officers of the Court and/or other government officials to have directly and/or indirectly committed misconduct in office, the prejudicial act of perjury, crimes against humanity, and/or other federal crimes

Date: 1-10-23

Please grant the urgent plead, as the new Gov. Elect of Maryland, Mr. Wes Moore, to use your executive powers to IMMEDIATELY GRANT A STAY ON MY 12-27-22 MOTIONS being presided over by Judge Fletcher-Hill because Judge Fletcher-Hill, who was appointed as the Administrative judge to the Eighth Circuit in Baltimore City in 2009 by Martin O'Malley and who is the "Judge-in-Charge of the Civil Division in the Circuit Court, is being alleged in my 12-27-22 Motions which respond to his 12-16-22 Findings and Order (Exhibit 100 and 99 on my website, , respectively) to have intentionally: a.) committed "Fraud upon the Court" under Federal Statute 28 U.S.C. & 455(a) and under Maryland Rule 18.102.11 for the seventh time, and has, therefore, violated my 14<sup>th</sup> Amendment Right as afforded under the Due Process Clause of the U.S Constitution for the seventh time in violating Federal Statute 28 U.S.C. & 455(a) and under Maryland Rule 18.102. b.) breached the Rule of Law for the seventh time and has, therefore, violated my 14<sup>th</sup> Amendment Right under Maryland Rule 18.102.11 5 (c), Article IV & 22 of the Maryland Constitution, and under Maryland Rule 18.102.11 5 (c), under Article IV & 22 of the Maryland Constitution, and under Maryland Rule 2-311 for the third time. d.) continues to infringe upon other federal and state laws, and, thus, continues breaching my 14<sup>th</sup> Amendment Right under these other federal and state laws. e.) continues to cite in his Findings and Order that my Motions are frivolous and lacking merit, yet Judge Fletcher-Hill continues to refuse to grant my right to a "Hearing on my Motions" as required by Maryland Rule 2-311 so that I can prove that the material facts and legal arguments my 12-27-22 Motions are, indisputably, not frivolous and do not lack merit.

To: Gov. Elect of Maryland, Mr. Wes Moore

From: Ms. Diana R. Williams

Cc: Hon. President, Hon. Military Tribunal, Judge Fletcher-Hill, Public

Sincerely,

Furthermore, as declared in my 12-27-22 Motions, the evidence in the record of the court, on my website, and/or that will be admitted into evidence during Discovery and/or during my requested jury trial will substantiate the allegations that the owners of the public schools in Baltimore City from at least 1993 to the present, namely, Kurt Schmoke, Martin O'Malley, Sheila Dixon, Stephanie Rawlings, Catherine Pugh, Jack Young, and Brandon Scott and every member of the City Council of Baltimore from 1993 to the present, Chief Judge Barbera, other Officers of the Court, former Governors of Maryland, namely, Larry Hogan and Martin O'Malley, and/or other governmental officials have: 1.) allowed our children to be exposed to lead-contaminated drinking water and/or lead-based paint hazards since at least 1993. 2.) for almost 3 decades ignored the alleged heinous crimes of misconduct in office, crimes against humanity, and/or other possible criminal acts against the owners of the public schools. 3.) refused for over a quarter of a century, to prosecute the owners of the schools, the Officers of the Court, and/or other governmental officials whose being alleged to have deliberately, repeatedly, directly and/or indirectly exposed our babies to such potential poison for almost 3 decades. 4.) and/or accepted bribes and/or compensation to let the owners of the public schools in Baltimore City, other Officers of the Court, and/or other government officials walk free who committed the alleged misconduct in office, crimes against humanity, and/or other criminal acts.

Your response, Gov. Elect of Maryland, Mr. Wes Moore, to this missive which was sent by certified mail to you on 1-10-23 is "URGENT AND TIME SENSITIVE". I was informed by the clerk that after about 21 days, my file which contains my 12-27-22 Motions will be sent to Judge Fletcher-Hill's office, where Judge Fletcher-Hill will be able to and for the eighth time to unlawfully preside over my Motions. Thus, again, I'm pleading for you, Gov. Elect of Maryland, Mr. Wes Moore, to utilize your Executive powers to mandate an IMMEDIATE STAY ON MY 12-27-22 MOTIONS, to remove Judge Fletcher-Hill from unlawfully presiding over my 12-27-22 Motions as a result of his violating my 14<sup>th</sup> Amendment Right by repeatedly and intentionally infringing upon Federal Statute 28 U.S.C & 455(a), Maryland Rule 18.102.11, and Maryland Rule 18.102.11 5 ( c ), appoint a panel of 3 judges to preside over my In Banc Review as required by Article IV of the Maryland Constitution, and to appoint 3 judges who were not appointed by Martin O'Malley and/or by Chief Judge Barbera to preside over my 12-27-22 Motions.