

Exhibit 2

To: Gov. of Maryland, Mr. Wes Moore

From: Ms. Diana R. Williams

Re: "2ND URGENT AND TIME SENSITIVE" PLEADING that you, Gov. Moore, execute your Executive Powers as Gov. of Maryland" and IMMEDIATELY: A.) Order a STAY on Judge Fletcher-Hill being the presiding Judge over my new Motions that will be filed before the deadline (a copy of my new filed and stamped Motions will be posted on my website, no later than 2-28-23) until you have responded to this urgent memo. B.) Order a removal of Judge Fletcher-Hill as the presiding Judge over my appeal in the In Banc Review of my initial Civil litigation because the evidence substantiate that he has deliberately and for the eighth time violated Federal Statute 28 U.S.C & 455(a), Maryland Rule 18.102.11, and Maryland Rule 18.102.11 5 (c) and, thus, have infringed upon my 14th Amendment Right and my Civil Right under Title 18, U.S.C., Section 242 for the 8th time. C.) Order that, as mandated by Article IV in the Maryland Constitution, 3 judges preside over my new Motions, which are Motions germane to my appeal in the In Banc Review. D.) Order to have only 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 both of these individuals, along with Judge Fletcher-Hill, other Officers of the Court, and/or other governmental officials are being alleged in my Motions, in my 2nd Addendum to my 2-18-20 Official Complaint, and/or in other Official Complaints to have breached of Federal U.S. Code, 18 U.S.C & 1091 and/or infringed upon other federal and state laws.

Date: 2-17-23

Please grant my 2nd the urgent plea, as the new Gov. of Maryland, to use your executive powers to ORDER an IMMEDIATE STAY on Judge Fletcher-Hill presiding over my new Motions that will be filed before the deadline, which is no later than 2-28-23. Judge Fletcher-Hill was appointed as the Administrative Judge to the Eighth Circuit in Baltimore City in 2009 by Martin O'Malley and is the "Judge-in-Charge of the Civil Division in the Circuit Court, is being alleged in my new Motions which respond to his 2-16-23 Findings and Order (and in my previous Motions) to be unlawfully presiding over my Motions because he has 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 eighth time, and has, therefore, violated my 14th Amendment Right and my Civil Right under Title 18, U.S.C., Section 242 for the eighth time in breaching Federal Statute 28 U.S.C & 455(a) and under Maryland Rule 18.102. b.) infringed upon the Rule of Law for the eighth time and has, therefore, violated by 14th Amendment Right and my Civil Right under Title 18, U.S.C., Section 242 under the Rule of Law for the eighth time. c.) violated Maryland Rule 18.102.11 5(c), Article IV & 22 of the Maryland Constitution, and Maryland Rule 2-311 for the fourth time and has, thus, breached my 14th Amendment Right my Civil Right under Title 18, U.S.C., Section 242 under Maryland Rule 18.102.11 5(c), under Article IV & 22 of the Maryland Constitution, and under Maryland Rule 2-311 for the fourth time, and, thus, continues breaching my 14th Amendment Right and my Civil Right under Title 18, U.S.C., Section 242 under these other federal and state laws. My previous Motions for Disqualification against Judge Fletcher-Hill, my Addendums to my

Official Complaint against Judge Fletcher-Hill, and/or my other Official Complaints in which Judge Fletcher-Hill's alleged violation of federal and state laws are on my website as Exhibits, namely, Exhibits 16, 36, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 54, 55, 56, 57, 58, 71, 72, 77, 81, 94, 96, 98, and/or Exhibit 100. 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 in my previous Motions and my new Motions are, indisputably, not frivolous and not lacking merit as he continuously state in his unsubstantiated Findings and Order.

Furthermore, as declared in my previous Motions and my new 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 and are, thereby, being alleged to have since 1993 intentionally breached Federal U.S. Code, 18 U.S.C & 1091 – Genocide and/or have attempted and conspired to violate Federal U.S. Code, 18 U.S.C & 1091, and/or infringed upon other federal and state laws. 2.) for almost 3 decades ignored the alleged heinous crimes of infringing upon Federal U.S. Code, 18 U.S.C & 1091 – Genocide and/or the attempt and conspiracy to violate Federal U.S. Code, 18 U.S.C & 1091, commit misconduct in office, 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 have been alleged to have violated Federal U.S. Code, 18 U.S.C & 1091 – Genocide and/or have attempted and conspired to breach Federal U.S. Code, 18 U.S.C & 1091, committed misconduct in office, and/or other criminal acts.

Governor Moore, your response to this 2nd "URGENT AND TIME SENSITIVE MEMO" which was sent by certified mail to you on 2-17-23 and was sent by regular mail on this same day is critical. I was informed by the clerk that after about 21 days, my file which contains my new Motions will be sent to Judge Fletcher-Hill's office, where Judge Fletcher-Hill will be able to and for the ninth time to unlawfully preside over my Motions. Thus, again, I'm pleading for you, Gov. Moore, to utilize your Executive powers to ORDER an IMMEDIATE STAY on Judge Fletcher-Hill presiding on my new Motions that will be filed before the deadline, which is no later than 2-28-23, to ORDER removal of Judge Fletcher-Hill from unlawfully presiding over my new Motions as a result of his 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) and, thus, repetitiously and intentionally violating my 14th Amendment Right and my Civil Right under Title 18, U.S.C., Section 242, ORDER an appointment a panel of 3 judges to preside over my In Banc Review

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

Sincerely,

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 new Motions.