

CRS9 (a)(4) cites that newly discovered evidence, material for the party making the application that could not have been reasonably discovered and produced earlier, are grounds for granting the Petitioner's Motions. The newly discovered evidence, material for the Defendant, who is being represented Pro Se and making the application, which could not have reasonably been discovered and produced earlier by the Defendant, is that: For the 2nd time, the Defendant is motioning the Judge-In-Charge Over Criminal Case to assign Judge M. Glass, not Judge Alexander, to preside over the Defendant's Motion to Stay the execution of expungement in Judge Glass' Orders docketed on 8-27-24 and to continue the Stay on the expungement of Judge Glass' Order entered in this case on June 12, 2024 until this case is resolved in its entirety because, as Judge Glass implicated during the hearing before her on June 9, 2024, the Defendant's criminal case would no longer exist without the Stay on the expungement and, therefore, the Defendant's instant Motions dated 10-1-24, her other Motion dated

I, Diana R. Williams, the Defendant who is being represented Pro Se, hereby, requests that the Defendant's 2nd Motion To Have The Judge-In-Charge Over Criminal Cases To Assign Judge Glass To Preside Over The Defendant's Motion To Stay The Execution Of Expungement In Judge Glass' Orders Docketed On 8-27-24 And To Continue The Stay On The Expungement Of Judge Glass' Order Docketed On June 12, 2024 Until This Case Is Resolved In Its Entirety And Motion For A Hearing On The Motions based on the grounds and authorities cited below.

RESOLVED IN ITS ENTIRETY AND MOTION FOR A HEARING ON THE MOTIONS

2ND MOTION TO HAVE THE JUDGE-IN-CHARGE OVER CRIMINAL CASES TO ASSIGN JUDGE GLASS TO PRESIDE OVER THE DEFENDANT'S MOTION TO STAY THE EXECUTION OF EXPUNGEMENT IN JUDGE GLASS' ORDERS DOCKETED ON 8-27-24 AND TO CONTINUE THE STAY ON THE EXPUNGEMENT OF JUDGE GLASS' ORDER DOCKETED ON JUNE 12, 2024 UNTIL THIS CASE IS

Entered: Clerk, Circuit Court for Baltimore County, MD
 Case No. C-03-CR-20-002995
 October 15, 2024

DENIED
 CIRCUIT COURT
 FOR
 BALTIMORE COUNTY
 10/13/2024 8:18:31 AM
 Robert E. Cahill, Jr.

Entered: Clerk, Circuit Court for Baltimore County, MD
 IN THE
 October 4, 2024

IN THE MATTER OF
 STATE OF MARYLAND
 VS.
 cc: Diana Williams, SAO
 DIANA R. WILLIAMS

As evidenced by the by Defendant's Motions docketed on 9-4-24, the Defendant motioned the Judge-in-Charge of presiding over assigning Judges to assign Judge Glass to preside over the Defendant's 9-4-24 in-Charge of presiding over assigning Judges to assign Judge Glass to preside over the Defendant's 9-4-24, which respond to Judge Glass' Findings and Order docketed on 8-27-24. Although the Defendant pleaded several Motions, the presiding Judge, Judge Alexander's only response was to have a copy of the Defendant's 9-4-24 Motions stamped with the word "DENIED", without citing a single piece of evidence in the record to substantiate her denial, nor does Judge Alexander make it clear as to which of the Defendant's Motions she was denying, nor does Judge Alexander provided tangible evidence as requested by the Defendant in her 9-4-24 Motions to substantiate Judge S. Bailey reasons for not allowing the Defendant to repossess her legally owned firearm and 15 ammunition as cited in the Defendant's Motions docketed 6-1-23, although the evidence substantiates that the Defendant successfully complied with all of the requirements as mandated in Judge Bailey's 5-20-21 Probation/Supervision Order and was in compliance with the mandate for expungement by the State of Maryland since 5-21-24. Moreover, as evidenced in the 6-13-24 Order by Judge Glass, the presiding Judge over the Defendant's June 9, 2024 hearing on June 23, granted the Defendant's request for expungement, which substantiate that the Defendant had completed the requirements as mandated in Judge Bailey's 5-20-21 Probation/Supervision Order and was in compliance with the mandate for expungement by the State of Maryland since 5-21-24. During the hearing in June of 2024, Judge Glass

STATEMENT OF FACTS

10-1-24, and/or any other Motions and/or Appeal filed by the Defendant, thereafter, would not be disclosed, considered, and resolved by any presiding Judge because the case would no longer exist. Furthermore, as evidenced by the Finding and Order docketed on 9-25-24 of Judge Alexander, the presiding Judge over the Defendant's Motions docketed on 9-4-24, in responding to the Defendant's Motions, only had stamped on the Defendant's copy of her 9-4-24 Motions, the word, "DENIED", without citing which of the Defendant's Motion within her 9-4-24 Motions was "DENIED" and without giving a single statement for denying the Defendant's 9-4-24 Motions, whose Heading is entitled "1ST MOTION TO THE JUDGE-IN-CHARGE OF ASSIGNING JUDGES TO CRIMINAL CASES TO ASSIGN JUDGE M. GLASS TO PRESIDE OVER THE DEFENDANT'S: a) 1ST MOTION TO STAY THE EXECUTION OF HER ORDERS ENTERED BY THE CLERK ON 8-27-24 IN THIS CASE UNTIL THIS CASE IS RESOLVED IN ITS ENTIRETY. b) 2ND MOTION BY THE DEFENDANT TO CONTINUE THE STAY ON THE EXPUNGEMENT OF JUDGE M. GLASS' ORDER ENTERED IN THIS CASE ON JUNE 12, 2024 UNTIL THIS CASE IS RESOLVED IN ITS ENTIRETY. c.) 1ST MOTION TO HAVE A HEARING ON THESE INSTANT MOTIONS AND ON THE DEFENDANT'S MOTIONS DOCKETED ON 7-10-24 AS PROVIDED UNDER MARYLAND RULE 2-311. 2.) 1ST MOTION TO HAVE THE JUDGE-IN-CHARGE OVER CRIMINAL CASES ORDER THAT THE DEFENDANT'S CASE CONTINUES TO APPEAR ON THE COURT'S WEBSITE, "CASE SEARCH". As evidenced by the Heading in the Defendant's Motions docketed on 9-4-24, one of her Motions in the Defendant's 1ST pleading for the Judge-in-Charge Over Criminal Case to assign Judge M. Glass, to preside over the Defendant's Motion to Stay the execution of expungement in Judge Glass' Orders docketed on 8-27-24 and to continue the Stay on the expungement of Judge Glass' Order entered in this case on June 12, 2024 until this case is resolved in its entirety.

410-868-6013

Baltimore, Maryland 21222

131 Calvin Hill Court

Diana R. Williams, Pro Se

Respectively Submitted

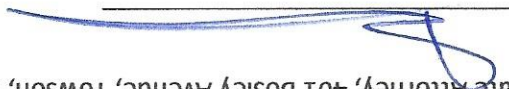
informed the Defendant that she was ordering a 30-day Stay on the expungement; otherwise, the case would be dismissed because the Defendant criminal case would no longer exist. Still too, as evidenced in the transcript of the hearing held on 6-12-24, after Judge Glass informed the Defendant that there was a document in the record of the 5-20-21 hearing before Judge Bailey that declared that the Defendant's legally owned firearm and ammunition are "forfeited", the Defendant informed the Court that she does not recall ever hearing Judge Bailey state that her firearm and ammunition were being forfeited and had she read or had known about there being such a stipulation in the plea agreement of her right to possess her legally owned firearm and ammunition, she [the Defendant] would have certainly not agreed to a plea bargain. Moreover, as evidenced in the transcript of the hearing on 6-12-24, the Defendant informed Judge Glass that, although the Complainant never appeared for the hearing, the Defendant asserts that she would have certainly requested to move forward with a jury trial if she knew that having her firearm and ammunition were being forfeited was part of the plea bargain. Also, during the hearing on 6-12-24, the attorney representing the State of Maryland informed Judge Glass that, since the Defendant had fulfilled her requirement for expungement by the State of Maryland, the State of Maryland would not disagree with the Defendant receiving her firearm and ammunition. Moreover, during the hearing on 6-12-24, the State of Maryland informed the presiding Judge that, in mandates in Judge Bailey's 5-20-21 Probation/Supervision Order, there is no citing that the Defendant's firearm and ammunition are forfeited as part of the Probation/Supervision Order, and the attorney from the State of Maryland walked over to the Defendant's side of the Court and showed the Defendants a copy of Judge Bailey's 5-20-21 Probation/Supervision Order, although the Defendant had her copy of this same Order with her and was viewing it.

As evidenced in the 6-25-24 Findings and Order by Judge S. Bailey, the presiding Judge denied the Defendant her right to repurchase her firearm and ammunition and cited no concrete and tangible evidence from the record to justify her denying the Defendant her 2nd Amendment Right to own and repurchase her legally owned firearm and ammunition. As evidenced in the Defendant's Motions filed on 7-10-24, 9-4-24, and 10-1-24, the Defendant is appealing Judge S. Bailey's Findings and Order and, will continue to appeal until justice is rendered, therefore, the Defendant is pleading that Judge Glass To Stay the execution of Expungement in her Orders docketed on 8-27-24 and to continue the Stay on the expungement of her Order docketed on June 12, 2024 until this criminal case is resolved in its entirety.

Thus, in conclusion, the Defendant pleads that the Court grants her Motions.

Certificate of Service

I HEREBY CERTIFY that on this 1st day of October 2024, a copy of the Defendant's foregoing 2nd Motion To Have The Judge-In-Charge Over Criminal Cases To Assign Judge Glass To Preside Over The Defendant's Motion To Stay The Execution Of Expungement In Judge Glass' Orders Docketed on 8-27-24 And To Continue The Stay On The Expungement Of Judge Glass' Order Docketed On June 12, 2024 Until This Case Is Resolved In Its Entirety And Motion For A Hearing On The Motions was mailed, postage paid to: Baltimore County State Attorney, 401 Bosley Avenue, Towson, Maryland, 21204.



Diana R. Williams, Pro Se

REQUEST FOR A HEARING