

IN THE MATTER OF  
 STATE OF MARYLAND  
 CIRCUIT COURT  
 VS.  
 DIANA R. WILLIAMS  
 BALTIMORE COUNTY  
 Case No. C-03-CR-20-002995

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1.) FOR THE 8<sup>TH</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 FINDINGS AND ORDER DOCKETED ON 5-12-26, 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 22 OTHER MOTIONS OF THE DEFENDANT AND HAS, FOR OVER 22 TIMES, FAILED TO CONSIDER, DISCLOSE, AND RESOLVE IN HIS ORDER DOCKETED ON 5-12-26 AND/OR IN ANY OF HIS OTHER FINDINGS AND ORDERS, WHICH RESPOND TO THE DEFENDANT'S 5-8-26 MOTIONS AND/OR HER 22 OTHER MOTIONS, ANY OF THE MATERIAL FACTS OR LEGAL ARGUMENTS IN THE DEFENDANT'S 10-PAGE MOTIONS MAILED ON 5-8-26 OR IN HER OTHER 22 MOTIONS, ALTHOUGH THE MATERIAL FACTS AND LEGAL ARGUMENTS IN THE DEFENDANT'S 5-8-26 MOTIONS AND/OR IN HER OTHER 22 MOTIONS CHANGE THE WHOLE OUTCOME OF HER CRIMINAL CASE AND, UNDENIABLY, SUBSTANTIATE THAT JUDGE D. ROBINSON JR., AND ALL OF THE OTHER FORMER PRESIDING JUDGES, WHICH INCLUDE JUDGE D. ROBINSON JR., HAVE, COLLECTIVELY AND FOR OVER 45 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 45 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 45 TIMES, IMPEDED UPON FEDERAL STATUTE 28 U.S.C. & 455(a) AND COMMITTED FRAUD UPON THE COURT AND, THUS, DEEMING JUDGE D. ROBINSON'S

ORDER AND ALL OF THE ORDERS OF THE FORMER PRESIDING JUDGES AS VOID AS A MATTER OF LAW AND OF NO LEGAL FORCE OR EFFECT BECAUSE ALL OF THESE OFFICERS OF THE COURT HAVE FAILED TO VOLUNTARILY DISQUALIFY AND RECUSE THEMSELVES AS PRESIDING JUDGES SINCE THERE IS AN APPEARANCE THAT JUDGE D. ROBINSON JR. AND ALL OF THE FORMER PRESIDING JUDGES, WHICH INCLUDE JUDGE D. ROBINSON JR., WOULD BE IMPARTIAL AND/OR BIASED DUE TO JUDGE D. ROBINSON JR. AND ALL OF THE FORMER PRESIDING JUDGES BEING APPOINTED TO THEIR PRIVILEGED POSITIONS BY MARTIN O'MALLEY, LARRY HOGAN, WES MOORE, AND/OR BY FORMER CHIEF JUDGE BARBERA, ALL OF WHOM ARE BEING ALLEGED IN THE DEFENDANT'S MOTIONS MAILED ON 5-8-26, 4-25-26, 4-10-26, 3-24-26, 3-10-26, 2-23-26, 1-9-26, AND ON 12-27-25, IN OTHER MOTIONS, AND/OR IN HER COMPLAINTS AND/OR ADDENDUMS TO OUR HON. 45<sup>TH</sup>-47<sup>TH</sup> PRESIDENT TRUMP 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"). D.) JUDGE D. ROBINSON JR. AND ALL OF THE FORMER PRESIDING JUDGES HAVE, COLLECTIVELY AND FOR OVER 45 TIMES, VIOLATED MARYLAND RULE 18.102.11 AND/OR MARYLAND 2-311. 2.) FOR THE 15<sup>TH</sup> TIME, MOTION TO ALLOW THE STATE OF MARYLAND THEIR ALLOTTED 15 DAYS TO RESPOND TO THE DEFENDANT'S MOTIONS BEFORE THE PRESIDING JUDGE ISSUES HIS/HER FINDINGS AND ORDER AND FOR THE 45<sup>TH</sup> TIME MOTION FOR A HEARING ON MOTIONS AS PERMITTED UNDER

#### MARYLAND RULE 2-311

I, Diana R. Williams, the Defendant who is being represented Pro Se, hereby, requests that the Defendant's: 1.) For The 8<sup>th</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 5-12-26, 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 22 Other Motions Of The Defendant And Has, For Over 22 Times, Failed To Consider, Disclose, And Resolve In His Order Docketed On 5-12-26 And/Or In Any Of His Other Findings And Orders, Which Respond To The Defendant's 5-8-26 Motions And/Or Her 22 Other Motions, Any Of The Material Facts Or Legal Arguments In The Defendant's 10-page Motions Mailed On 5-8-26 Or In Her Other 22 Motions, Although The Material Facts And Legal Arguments In The Defendant's 5-8-26 Motions And/Or In Her Other 22 Motions Change The Whole Outcome Of Her Criminal Case And, Undeniably, Substantiate That Judge D. Robinson Jr And All Of The Other Former Presiding Judges, Which Include Judge D. Robinson Jr. Have, Collectively And For Over 45 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 45 Times, Invaded 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. &

CR59 (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: 1.) For the 8<sup>th</sup> time, the Defendant is motioning 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 Motion for a hearing on her Motion for Reconsideration of Judge D. Robinson Jr.'s Order docketed on 5-12-26, 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 22 other Motions of the Defendant and has, for over 22 times, failed to consider, disclose, and resolve in his Order docketed on 5-12-26 and/or in any of his other Findings and Orders, which respond to the Defendant's 5-8-26 Motions and her 22 other Motions, any of the material facts or legal arguments in the Defendant's 10-page Motions mailed on 5-8-26 or in her other 22 Motions, although the material facts and legal arguments in the Defendant's 5-8-26 Motions and/or in her other 22 Motions change the whole outcome of her criminal case and, undeniably, substantiate that Judge D. Robinson Jr. and all of the other former presiding Judges, which include Judge D. Robinson Jr., have, collectively and for over 45 times, breached Federal Statute 18 U.S.C & 1621 and/or Federal Statute 18

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 45 Times, Impeded Upon Federal Statute 28 U.S.C & 455 (a) And Committed Fraud Upon The Court And, Thus, Deeming Judge D. Robinson Jr.'s Order And All Of The Orders Of The Former Presiding Judges As Void As A Matter Of Law And Of No Legal Force Or Effect Because All Of These Officers Of The Court Have Failed To Voluntarily Disqualify And Recuse Themselves As Presiding Judges Since There Is An Appearance That Judge D. Robinson Jr. And All Of The Former Presiding Judges, Which Include Judge D. Robinson Jr., Would Be Impartial And/OR Biased Due To Positions By Martin O'Malley, Larry Hogan, Wes Moore, And/OR By Former Chief Judge Barbera, All Of Whom Are Being Alleged In The Defendant's 5-8-26, 4-25-26, 4-10-26, 3-24-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, 1-9-26, 12-27-25 Motions, In Other Motions, And/OR In Her Complaints And/OR Addendums To Our Hon. 45<sup>th</sup>-47<sup>th</sup> President Trump 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"). D.) Judge D. Robinson Jr. And All Of The Former Presiding Judges Have, Collectively And For Over 45 Times, Violated Maryland Rule 18.101.11 And/OR Maryland Rule 2-311. 2.) For The 14<sup>th</sup> Time, Motion To Allow The State Of Maryland Their Allotted 15 Days To Respond To The Defendant's Motions Before The Presiding Judge Issues His/Her Findings And Order And For The 45<sup>th</sup> Time, A Motion For A Hearing On Motions As Permitted Under Maryland Rule 2-311 based on the grounds and authorities cited below.



litigations. Although she is on a fixed income, the Defendant is now able to make her monthly payments, but can't afford to, at this time, make copies of all of the Exhibits that need to be included with these Motions and, thus, copies can be made from the Exhibit numbers assigned to the evidence in the Defendant's Motions.

As declared by our 45<sup>th</sup>-47<sup>th</sup> Hon. President Trump on TRUTH SOCIAL on 1-5-26, "NO ONE IS ABOVE THE LAW!" Also, in his post on Truth Social on 3-25-26, our Hon. 45<sup>th</sup> - 47 President Trump asserted that "We are asking for expedited Judicial Review because they are robbing our Country blind, "Centers" that don't exist are being paid tremendous amounts of money, and yet we have Court Orders not letting us proceed. They are being protected by our unbelievably Corrupt and OUT OF CONTROL COURT System! Billions of Dollars are being "handed over" to CROOKS, and the Courts won't let us do anything about it. Again, EXPEDITE! President DONALD J. TRUMP". Still too on 3-25-26 on Telegram, it is cited by one of the We the People that "President Trump made it very clear today with his TRUTH Social post that he knows our Court System is "unbelievably Corrupt" and "OUT OF CONTROL." President Trump is RIGHT AGAIN. I know that he is right based on firsthand experience over too many years."

As evidenced by the repetitious and unsubstantiated phrase, "Denied – not a sufficient legal or

factual basis for the relief requested" stated in the Findings and Order by Judge D. Robinson Jr. (Exhibit 311 on the Defendant's website), as evidenced by the facts declared in and/or the lack thereof of facts cited in the Findings and Orders of the former presiding Judges, which include Judge D. Robinson Jr.'s [\*], (Exhibits 187, 192, 199, 220, 223, 231, 235, 237, 240, 244, 252, 254, 257, 259, 261, 267, 269, 271, 273, 275, 279, 280, 282, 284, 287, 293, 297, 299, 303, 305, 309, 311, and counting on the Defendant's website), which respond to the lengthy material facts and legal arguments in the Defendant's 5-8-26 Motions (Exhibit 312 on the Defendant's website), from which Judge D.

Robinson respond to, and as evidenced by the material facts and legal arguments in the Defendant's numerous other Motions (Exhibits 187, 188, 189, 190, 190, 191, 192, 193, 193, 197, 219, 220, 221, 222, 223, 228, 229, 230, 231, 232, 235, 236, 238, 239, 241, 245, 246, 253, 255, 256, 258, 260, 262, 268, 270, 272, 274, 276, 278, 281, 283, 285, 290, 294, 298, 300, 304, 306, 312, and counting on the Defendant's website), 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 Judge D. Robinson Jr., the presiding Judge and the former presiding Judges, namely, Judge Finitter, Judge Wendy Epstein, Judge Truffer, Judge D. Robinson Jr., Judge Cahill, Judge Glass, Judge Alexander, and Judge S. Bailey have breached Federal Statute 18 U.S.C. & 1621, Federal Statute 18 U.S.C. & 1623, and/or Federal U.S. Code, 18 U.S.C. & 1091-Genocide, and/or have attempted to and/or have conspired to violated Federal U.S. Code & 1091 ("Crimes against Humanity") and, thereby, have committed Federal crimes and offenses, and have breached Maryland Rule 18.102.11 and/or Maryland Rule 2-311, collectively and for over 44 times.

As evidenced by the fact declared in the Findings and Order by Judge D. Robinson Jr. docketed on 5-12-26, as evidenced by the facts stated in the Findings and Orders of the former presiding Judges, which include the Findings and Orders of Judge D. Robinson Jr., and as evidenced by the material facts and legal arguments in the Defendant's Motions mailed on 5-8-26, from which Judge D. Robinson Jr. responds to in his Order docketed on 5-12-26, and as evidenced by the material facts and legal

arguments in her other colossal Motions, 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 Judge D. Robinson Jr, for the 22<sup>nd</sup> time, and the former presiding Judges, which include Judge D. Robinson Jr., for collectively and for over 24 times, have failed to consider, disclose, and resolve in their Findings and Orders the evidence of the material facts and legal arguments in the Defendant's Motions, which would, unmistakably, change the whole outcome of her appeal, that would substantiate the allegations that Judge D. Robinson Jr. and all of the former presiding Judges repetitiously and/or deliberately the committed the prejudicial error of perjury, a Federal offense and crime and, thereby, have violated Federal Statute 18 U.S.C & 1621 and/or Federal Statute 18 U.S.C 18 & 1623 for over 45 times, collectively.

Also, as evidenced by the fact declared in the Finding and Order of Judge D. Robinson Jr. docketed on 5-12-26, as evidenced by the facts stated in the Findings and Order of all of the former presiding Judges, which include the Findings and Orders of Judge D. Robinson Jr., and as evidenced by the material facts and legal arguments in the Defendant's 5-8-26 Motions, from which Judge D. Robinson Jr. responds to, and from the material facts and legal arguments in her other voluminous Motions, 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 Judge D. Robinson Jr, for the 22<sup>nd</sup> time and all of the former presiding Judges, collectively and for over 24 times, have not only violated Federal Statute 18 U.S.C & 1621, Federal Statute 18 U.S.C & 1623, but, with the only exception being Judge Cahill, have, also, invaded upon Federal U.S. Code, 18 U.S.C & 1091-Genocide, and/or have attempted to and/or have conspired to violated Federal U.S. Code & 1091 ("Crimes against Humanity") and, thereby, have committed another Federal offense and crime, collectively and for over 45 times and have, also, denied the Defendant her right under Maryland Rule 2-311, for collectively and for over 45 times. The Defendant asserts in her Motions mailed on 5-8-26, 4-25-26, 3-24-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, 1-9-26, 12-27-25, in other Motions and/or in her Addendums to our Hon. 45<sup>th</sup>-47 President Trump that because Judge D. Robinson Jr. and the former presiding Judges have an interest in the outcome of the Defendant's criminal proceeding, especially in light of the fact that evidence which substantiate the allegations and will be revealed during the hearing on the Defendant's Motions, which will be opened to the public, it appears that Judge D. Robinson Jr. and all of the former presiding Judges would attempt to cover-up and/or prevent the Defendant from exercising her 14<sup>th</sup> Amendment Right and her Civil Right under Title 18, U.S.C., Section 242 to have a hearing on her Motions, which would, too, expose the material fact that Judge D. Robinson Jr. and all of the former presiding Judges (except for Judge Cahill), along with Martin O'Malley, Larry Hogan, Wes Moore, and former Chief Judge Barbera, are being alleged in the Defendant's Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-24-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, 1-9-26, and/or on 12-27-25 to have not only breached Maryland Rule 2-311, Maryland Rule 18.102.11, Federal Statute 18 U.S.C & 1621, Federal Statute 18 U.S.C & 1623, and/or Federal Statute 28 U.S.C & 455 (a), but, also, Judge D. Robinson Jr., the other former presiding Judges, which include Judge D. Robinson, along with Martin O'Malley, Larry Hogan, Wes Moore, and former Chief Judge Barbera are being alleged to have violated Federal U.S. Code, 18 U.S.C & 1091 – Genocide, and/or have attempted to and/or conspired to violate Federal U.S. Code, 18 U.S.C & 1091 ("Crimes against Humanity"), have committed misconduct in office, and/or have committed other criminal acts.



Also, the evidence of the material facts and legal arguments in the Defendant's Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-10-26, 2-23-26, 2-9-26 and on 1-23-26 and/or in other Motions, the evidence of the Order of Judge D. Robinson Jr. docketed on 4-28-26, which respond to the Defendant's 4-25-26 Motions, and the evidence of the facts cited in and/or the lack thereof of facts asserted in the Findings and Orders by the former presiding Judges 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 by Judge D. Robinson Jr. for the 22<sup>nd</sup> time and by the former presiding Judges, collectively and for over 45 times, due to Judge D. Robinson Jr. and all of the former presiding Judges not only breaching Federal

Judge Finitter, Judge Truffer, Judge Wendy Epstein, Judge D. Robinson Jr., Judge Alexander, Judge Glass, and Judge S. Bailey would attempt to cover-up and/or prevent the Defendant from having a hearing on her Motions, which are opened to the public who would hear and be exposed to the material facts and legal argument, namely, that: a.) The evidence substantiate the allegations that Martin O'Malley, Larry Hogan, Wes Moore, and former Chief Judge Barbera, are being alleged in the Defendant's Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, and on 12-27-25, in other Motions, and/or to Addendums to our Hon 45<sup>th</sup>-47<sup>th</sup> President Trump to have violated Federal U.S. Code, 18 U.S.C & 1091 – Genocide, and/or have attempted to and/or 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. b.) The evidence in the Defendant's Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, and on 12-27-25, in other Motions, and/or Addendums to our Hon 45<sup>th</sup>-47<sup>th</sup> President Trump substantiate the allegations that the presiding Judge, Judge D. Robinson Jr. and all of the former presiding Judges have unlawfully denied the Defendant's Motions by infringing upon Federal Statute 18 U.S.C & 1621, Federal Statute 18 U.S.C & 1623, Federal Statute 28 U.S.C & 455 (a), Maryland Rule 18.102.11, and Federal U.S. Code, 18 U.S.C & 1091 – Genocide, and/or have attempted to and/or conspired to violate Federal U.S. Code, 18 U.S.C & 1091 (“Crimes against Humanity”), have committed misconduct in office, and/or have committed other crimes, and, thereby, committed Federal crimes and offense and violated the Petitioner's 14<sup>th</sup> Amendment Right and my Civil Right under Title 18 U.S.C., Section 242. 4.) Moreover, it does appear that, as a result of Judge D. Robinson Jr. and the former presiding Judges, namely, Judge Finitter, Judge Truffer, Judge Wendy Epstein, Judge D. Robinson Jr., Judge Cahill, Judge Alexander, Judge Glass, and Judge S. Bailey being alleged in the Defendant's Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, 1-9-26, and on 12-27-25, in other Motions, and/or Addendums to her Official Complaints to our Hon 45<sup>th</sup>-47<sup>th</sup> President Trump to not only have violated Federal Statute 18 U.S.C & 1621, Federal Statute 18 U.S.C & 1623, Federal Statute 28 U.S.C & 455 (a), Maryland Rule 18.102.11, Maryland Rule 2-311, but have, also breached Federal U.S. Code, 18 U.S.C & 1091 – Genocide, and/or have attempted to and/or conspired to violate Federal U.S. Code, 18 U.S.C & 1091 (“Crimes against Humanity”), have committed misconduct in office, and/or have committed other crimes, Judge D. Robinson Jr. and the former presiding Judges would have an interest in the outcome of the Defendant's criminal proceeding and/or would attempt to cover-up and/or prevent the Defendant from exercising her 14<sup>th</sup> Amendment Right and her Civil Right under Title 18, U.S.C., Section 242 to have a hearing on her Motions as permitted under Maryland Rule 2-311.

Statute 18 U.S.C. & 1621, Federal Statute 28 U.S.C. & 455 (a), Maryland Rule 18.101.11 and/or Federal U.S. Code, 18 U.S.C. & 1091 – Genocide, and/or have attempted to and/or conspired to violate Federal U.S. Code, 18 U.S.C. & 1091 (“Crimes against Humanity”) but, also, impeding upon Maryland Rule 2-311. As evidenced by the material facts in the Defendant’s Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-10-26, 2-23-26, 2-9-26, and on 1-23-26 and in all of the Defendant’s Motions filed since 7-10-24, and as evidenced by the facts stated in and/or the lack thereof of facts cited in the Findings and Orders of Judge D. Robinson Jr. docketed on 4-28-26 and in all of the Findings and Orders of the former presiding Judges, which, again, include Judge D. Robinson Jr., Judge D. Robinson Jr., substantiate that Judge D. Robinson Jr. and all of the former presiding Judges have, collectively and for over 45 times, invaded upon Maryland Rule 2-311 by not permitting the Defendant’s right to have a hearing on her Motions for the 45<sup>th</sup> time, not allowing the State of Maryland their 15 days to respond to the Defendant’s Motions before the Judge presides over the Defendant’s Motions.

As evidenced on Fox News, portions of the hearing on the party’s Motions from 4<sup>th</sup> District Court in Utah was televised on 2-3-26 relevant to the criminal case, Utah v. Robinson. The presiding Judge, Judge Graf, granted the party’s Motion to have a hearing on their Motions and cited that there are “Constitution Rights of all parties involved”, although in this criminal case the Defendant is being alleged an “accused assassin”. The evidence of only citing the phrase, “Denied – motion does not present a sufficient legal or factual basis for the relief requested”, in Judge D. Robinson Jr.’s Findings and Order docketed on 4-15-26 and the evidence of the facts cited in and/or the lack thereof of facts declared in the Findings and Orders all of the former presiding Judges, which include Judge D. Robinson Jr.’s Findings and Orders, and the evidence of the material fact that the Defendant plead for a hearing on her Motions as permitted under Maryland Rule 2-311 in all of her Motions filed since 7-10-24 substantiate that Judge D. Robinson Jr. and all of the former presiding Judges denied the Defendant’s right to a hearing on her Motions and/or assert that the Defendant proclaims no legal or factual basis for her requested relief, although the evidence of the material facts and legal arguments in the Defendant’s Motions mailed on 5-8-26, 4-25-26, 4-10-26, 3-10-26, 2-23-26, 2-9-26, 1-23-25, 1-9-26, and/or on 12-27-25 declare Judge D. Robinson and all of the former presiding Judges that “The primary reasons for the Defendant pleading in her Motions mailed on 12-6-25 and stamped “filed” on 12-9-25 and which respond to the Clerk’s, Ms. Ensor’s NOTICE OF REJECTED SUBMISSION” and in all of her Motions docketed since 7-10-25 for a continuation of the Stay on the expungement of Judge Glass’ Order docketed on June 12, 2024 and for a hearing on her Motions are to determine if the evidence substantiate the allegations that the original Finder of Fact, Judge S. Bailey, has repetitiously and/or deliberately breached 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 by failing to consider, disclose, and resolve in her Findings and Orders if the evidence substantiate the allegations that, Judge S. Bailey has repetitiously breached 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 and repeatedly erred by failing to adhere to her own Probation/Supervision Order because there is no legal or factual basis for Judge S. Bailey’s redundant denials in her Findings and Orders of the Defendant’s 2<sup>nd</sup> Amendment Right to repossess her legally owned firearm and 15 ammunitions since the evidence substantiate that, since 5-23-23, the Defendant had successfully

I HEREBY CERTIFY that on this 22<sup>nd</sup> day of May 2026, a copy of the foregoing: 1.) For The 8<sup>th</sup> Time, A Motion To Have A Judge Who Was Not Appointed By Martin O'Malley, Larry Hogan, Wes Moore, And/O

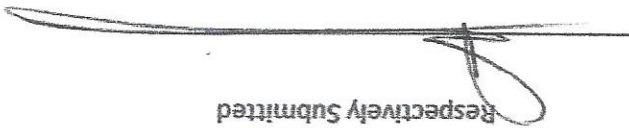
Certificate of Service

410-868-6013

Baltimore, Maryland 21222

131 Calvin Hill Court

Diana R. Williams, Pro Se



Respectively Submitted

The Defendant pleads that her Motions be granted.

Conclusion

completed all of the mandates in Judge S. Bailey's 2-year Probation/Supervision Order (Exhibit 210 on the Defendant's website). ....in fact, during the 6-9-24 hearing before Judge Glass, the presiding Judge, where the Defendant was, again, the Defendant, the evidence was presented to substantiate that, by 5-23-23, the Defendant had successfully complied to all of requirements of Judge S. Bailey's Probation/Supervision Order was confirmed during the 6-9-24 hearing before the presiding Judge, Judge Glass. The transcript of the 6-9-24 hearing will substantiate that the State of Maryland, the opposing party, testified that the State of Maryland would not oppose the Defendant repossessing her firearm and 15 bullets since the Defendant had fulfilled the State of Maryland's requirement of waiting 3 years before being granted an expungement of her records. At the 6-9-24 hearing on the Defendant's Motions, after granting the Defendant's Motion to have her record expunged, Judge Glass informed the Defendant that she has to Order a Stay on the granting of the Defendant's expungement in order to allow the Motion for the granting of the Defendant's legally owned firearm and 15 ammunition to be resolved before Judge S. Bailey, otherwise, without the Stay on her Order for expungement of the Defendant's record, the Defendant would not be able to have a hearing on Motion for repossessing her firearm and 15 ammunition or file any other Motion because an expungement implies that the case no longer exists. Also, during the 6-9-24 hearing, Judge Glass stated that she would put a Stay on her Order so that the issue of repossessing the Defendant's firearm and 15 ammunition could be brought before Judge S. Bailey. .... Although the Defendant continues to forward a copy of all of her Motions to the State of Maryland as evidenced by the Certificate of Service in the Defendant's Motions, the Defendant is aware that the Attorney representing the State of Maryland testified at the 6-9-24 hearing before Judge Glass that the State of Maryland would not object to the Defendant having repossessed her firearm and ammunition."

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 5-12-26, 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 22 Other Motions Of The Defendant And Has, For Over 22 Times, Failed To Consider, Disclose, And Resolve In His Order Docketed On 5-12-26 And/Or In Any Of His Other Findings And Orders, Which Respond To The Defendant's 5-8-26 Motions And/Or Her 22 Other Motions, Any Of The Material Facts Or Legal Arguments In The Defendant's 10-page Motions Mailed On 5-8-26 Or In Her Other 22 Motions, Although The Material Facts And Legal Arguments In The Defendant's 5-8-26 Motions And/Or In Her Other 22 Motions Change The Whole Outcome Of Her Criminal Case And, Undeniably, Substantiate That Judge D. Robinson Jr. And All Of The Other Former Presiding Judges, Which Include Judge D. Robinson Jr. Have, Collectively And For Over 45 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 45 Times, Invaded 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 45 Times, Impeded Upon Federal Statute 28 U.S.C. & 455 (a) And Committed Fraud Upon The Court And, Thus, Deeming Judge D. Robinson Jr.'s Order And All Of The Orders Of The Former Presiding Judges As Void As A Matter Of Law And Of No Legal Force Or Effect Because All Of These Officers Of The Court Have Failed To Voluntarily Disqualify And Recuse Themselves As Presiding Judges Since There Is An Appearance That Judge D. Robinson Jr. And All Of The Former Presiding Judges, Which Include Judge D. Robinson Jr., Would Be Impartial And/Or Biased Due To Judge D. Robinson Jr. And All Of The Former Presiding Judges Being Appointed To Their Privileged Positions By Martin O'Malley, Larry Hogan, Wes Moore, And/Or By Former Chief Judge Barbera, All Of Whom Are Being Alleged In The Defendant's 5-8-26, 4-10-26, 3-24-26, 3-10-26, 2-23-26, 2-9-26, 1-23-26, 1-9-26, 12-27-25 Motions, In Other Motions, And/Or In Her Complaints And/Or Addendums To Our Hon. 45<sup>th</sup>-47<sup>th</sup> President Trump 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”). D.) Judge D. Robinson Jr. And All Of The Former Presiding Judges Have, Collectively And For Over 45 Times, Violated Maryland Rule 18.101.11 And/Or Maryland Rule 2-311. 2.) For The 14<sup>th</sup> Time, Motion To Allow The State Of Maryland Their Allotted 15 Days To Respond To The Defendant's Motions Before The Presiding Judge Issues His/Her Findings And Order And For The 45<sup>th</sup> Time, A Motion For A Hearing On Motions As Permitted Under Maryland Rule 2-311 was mailed, postage paid to: Baltimore County State Attorney, 401 Bosley Avenue, Towson, Maryland, 21204.

Diana R. Williams, Pro Se

**REQUEST FOR A HEARING**

Cc: Our 45th-47<sup>th</sup> Hon. President Trump, the Hon. Military Tribunal, the Attorney General, the Director of the FBI, Mr. K Patel, and U.S Attorney for Maryland, Attorney M. Hayes

Mailed on 5-22-24

Baltimore County State Attorney  
4911 Bosley Ave.  
Gowson, Md. 21284

Anne Arundel  
131 Calver Hill Dr  
Baltimore, Md. 21222

Anne Arundel  
131 Calver Hill Dr  
Baltimore, Md. 21222

Judith Enson, Clerk  
Circuit Court for Baltimore County  
County Courts Bldg.  
P.O. Box 6754  
Gowson, Md. 21288-6754

Mailed on 5-24-24



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