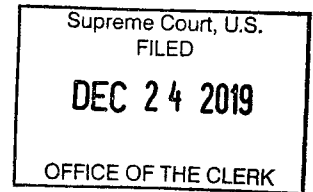


No. 19-1095



IN THE
SUPREME COURT OF THE UNITED STATES

James Beggs, Joyce Beggs, et ux
Petitioners

Vs.

Beverly Story et al,
Respondents

On Petition for Writ of Certiorari to The
Virginia Supreme Court

PETITION FOR A WRIT OF CERTIORARI

Pro'se James Beggs
Pro'se Joyce Beggs
312 South Willard Ave
Hampton, Virginia 23663
757 265 7784

Questions Presented

Was a Veteran deprived of continued Mental Health Care from a War Zone under President Obama Executive Order 13625 by Conspiracy Under Title 18, U.S.C., Section 241 & 242, to void his Emergency Custody, Guardianship and Adoption to the Petitioners.

Whether Officers of the Court void Petitioners Military Power of Attorney, and Veteran Military Service Medical Records from a War Zone, violate the National Defense Authorization Act of intelligence Matters.

Whether Officers of the Court used Fraud on the Court to Misused a Child Estate by Voiding Petitioners: Custody and Guardianship.

Whether Respondents from three different Court Systems Conspired against A Black Republican and Her Family under Title 18, U.S.C., Sect 241.

Did Plots of Parental Alienation and Fraud on the Courts used to undermine a Sick Veteran in a Plea Deal in Bad Faith, can be reviewed under Federal Rule of Evidence Rule 60.

Do Black Republicans, Black Professionals, Native Americans suffering Plots under Title 18, U.S.C., Section 241, & 242; need Protections under the Domestic Terrorism Act to protect "We the People".

Whether violations of the "prejudice prong of Strickland" under the Six Amendment caused Cruel and Unusual Treatment to all Petitioners.

LIST OF COURTS AWAITS U. S. SUPREME COURT DISCRETION

On Petition for A Writ of Certiorari to The Virginia Beach Circuit Court Commonwealth Vs. Cornelius Courtney Beggs" No: CR17-001285 OCA File Number VAB 16-05667 for Respondent Attorney Afshin Farashai. Chain Conspiracy from Virginia Beach with Respondents under 18 U.S. Code 241 and section 242

On Petition for Writ of Certiorari to The U. S. District Court of Virginia Newport News, Case No: 4:17-cv-00110-AWA-DEM. James Beggs and Joyce Beggs Vs. Cunningham et al. Appealed to the U. S. Fourth District Court of Appeal No: 19-1859. Status Pending Respondent Cunningham Lindsey Chain Conspiracy from Virginia Beach with Respondents under 18 U.S. Code 241 and section 242

LIST OF PARTIES

All Parties do not appear in the caption

Petitioners

1. "Said Child" Lauryn Beggs. An Infant Child with Petitioners having Joint Legal Custody and Visitation.
2. "Said Veteran" Cornelius Bobbitt-Beggs. With Petitioners having Federal Military Power of Attorney and Emergency Power of Attorney.

Respondents

1. Attorney Paulette D. Franklin-Jenkins Court Appointed- USSC Rule 35 (3) successor from the same Law Firm Named Attorney Lori A. Butts.
2. Attorney Cynthia King Court Appointed- Under USCR Rule10, USSC Rule 35 Successor Respondent Attorney Nicole A. Belote
3. Attorney Asha S. Pandya Court-Appointed Non-Interested Party - Court Appointed under USSC 10, and USSC Rules 35 (3) no Success.

**Other Party Awaits
U. S. Supreme Court Discretion**

Respondent Attorney Afshin Farashai, Court Appointed for "Said Veteran" in Commonwealth Vs. Cornelius Courtney Beggs" No: CR17-001285 OCA File Number VAB 16-05667. Virginia Beach Circuit Court Filed May 10, 2017, entered Plea Deal in Bad Faith November 13, 20120 during Veteran Month. Needing review under Rule 60(b) at this Court Discretion with Veteran Returned to the Hampton Veteran Hospital.

Respondent Cunningham Lindsey U. S. Inc. et al of Virginia Beach, in the Newport News Federal Court in Newport News, Case No: 4:17-cv-00110 under USSC Rule 11 imperative to public importance under U. S. C. 2101 (E) needing review under Rule 60(b) at this Court Discretion. Case Static Pending

Related Cases Involved

1. Commonwealth Vs. Cornelius Courtney Beggs" No: CR17-001285 OCA File Number VAB 16-05667. Virginia Beach Circuit Court Filed May 10, 2017, entered Plea Deal in Bad Faith November 13, 20120 during Veteran Month.
2. Lauryn Beggs, No: JJ216264-01-00 & 02-00 No: JJ216274-04-00 & 05-00, No: CJ17-63 Minor Case, Virginia Beach Circuit Juvenile and Domestic Court. Voiding Petitioners Emergency Custody July 20, 2016, Order entered March 23,

2017. Petitioners Notice of Appeal was wrongly filed Late "Clerical Error" without 10 days weekend Filing.

A Timely Appealed to Virginia Court of Appeal No: 1224-17-1, entered 8/03/2017 denied 3/28/2018, rehearing denied 6/26/2008 appealed to VSC No: 180512, Title James and Joyce Beggs Vs Beverly Story in Virginia Supreme Court Denied January 1, 2018.

3. James Beggs & Joyce Beggs Vs. Beverly Story Virginia Supreme Court 180637 "SCR Case Type Mandamus" entered 5/11/2018 denied 2/14/2019

4. James & Joyce Beggs Vs. Beverly Story in No: 0054-18-1 Virginia Court of Appeal Judgment. Denied 1/10/2018 for Jurisdiction concerns using their Own Discretion send to Virginia Supreme Court. Style Mandamus Paulette D. Franklin-Jenkins No: 181525 James & Joyce Beggs Vs. Beverly Story Entered 7/19/2018 Denied 2/14/19.

5. James Beggs, Joyce Beggs Vs. Cunningham et al. From Newport News Federal Court in Norfolk No: 4:17-cv-00110 Appealed to the Fourth District Court Case No: 19-1859 Case Static undecided pending.

6. Joyce Beggs, Infant Cornelius Bobbitt-Beggs et al Vs. Respondents No: 06-931, Writ of Habeas Corpus Case Entered January 8th, 2007 Denied February 2007. Denied with Retaliation Against Petitioners

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Opinions Below

1. The Opinion of the Highest State Court to review the last of many Complex Cases is Record No. 190102 from the Virginia Supreme Court Filed January 22, 2019, Denied November 26, 2019. Case 190102 is From the Virginia Beach Circuit Court File CL16004672-00 File October 11, 2016

A Timely Notice of Appeal filed December 1, 2019, to the Virginia Supreme Court on the Last Complex No: 190102 all needing review arising out of the same transactions at this Court Discretion.

2. The Virginia Beach Circuit Court No: CR17-001285, OCA File No: VAB 16-05667, in Commonwealth v. Cornelius Bobbitt Beggs, Filed May 10, 2017, Ending in a Bad Faith Plea Deal, November 13, 2019, during Veteran Month. Denied his Trial Dated of August 20, 2019 and A Timely Trial Pending for over 3 Years. Neglected of Medial Attention. Suffering Medically and Mentally from PTDS, Denial of his Federal Constitutional Rights he gave his good health to protect. Voided of Presidential Executive Orders for Veterans Receiving Mental Health Care & Federal Jurisdiction. Used to Deny Petitioners of a Fair Appeal Process in Record No. 190102. Voided Petitioners Military Power of Attorney or any Knowledge of Plea Deal.

A Timely Notice of Appeal was sent to the Virginia Beach Circuit Court mailed December 1, 2019, needing a Writ for Certiorari showing inference in citing Fiske v. Buder (C.C.A.8th, 1942) 125 F.(2d) 841.

3. James Beggs, Joyce Beggs Vs. Cunningham Lindsey et al from Virginia Beach with Plots under Title 18, U.S.C., Section 241, 242; to cause Petitioners Financial Suffering in Court Case No 4:17-cv-00110 needing review under Supreme Court Rule 11 at this Court Discretion. Case Status: Pending Fraud on the Courts and Civil Terrorism is Imperative to public importance under U. S. C. 2101 (E) needing review under Rule 60(b) at this Court Discretion, pending in the 4th Circuit Court Case No: 19-1859.

A Timely Notice of Appeal was sent to the Newport New Federal Court Case No 4:17-cv-00110 appealed to the 4th Circuit Court Case No: 19-1859 Static Pending

Jurisdiction

Exhaustion of all State Court Remedies 28 U.S.C. § 1254 (1) (2), Review Appeal from the Virginia Supreme Court and the Virginia Beach Circuit Court all under the same Transactions under 18 U.S.C. section 241 & 242 Conspiracy voiding Acts of Congress, President Obama Executive Order for Veterans together with Exhaustion of all State Court Remedies 28 U.S.C. 1257 Newport News Circuit Court of Norfolk Virginia Jurisdictions Appealed to the Fourth District Court involving Respondent Cunningham Lindsey U.S. Inc. Exhaustion of all State Court Section, 2255(a)(b) Title 28 §2283. Stay of State court proceedings, 2102, 2104. Together under 28 U.S. Code 2101 (E) See Petitioners Appendix I - Jurisdiction Statement

Constitutional and Statutory Provisions Involved

Article III section 2 of the United States Constitution

Americans with Disability Act: for Petitioner Joyce Beggs Dyslexia.

Civil Right Act

Executive Order of President Obama 13625 2012 & Reinstated by President Trump for 2020

Federal Rule of Evidence Rule 60.(1)(2)(3)(d)1.3.

Mental Health Care for Veterans.

Senator John McCain Veterans Community Care and Access Act.

Senator Mark Warner, Veteran Caregiver Act of Congress Signed by President Trump President Trump Proclamation for Veteran Month 2017-2020.

President Bush Patriot Act

United States Constitution-Fifth Amendment, Sixth Amendment,

Eighth Amendment, Ninth Amendment, Fourteen Amendments

U. S. C. 10 1044b Military Powers of Attorney.

Uniform Transfers to Minors Act

Uniform Gifts to Minors Act

U. S. C. 10 1044b Military Powers of Attorney.

U.S.C. 18 § 241. Conspiracy & Section 242

USC 18 371

U. S. C. 2101 (E)

U.S.C. 28 § 2254(b)(1)(B)

U.S.C.28 § 2254 - State custody; remedies in Federal Courts,

U.S.C. 42 1983.

STATEMENT OF THE CASE

Come now Veteran James Beggs and his wife Joyce Beggs Owner of Angel Field Farms, preserving the Food History and Farming Secrets of the Contraband Slaves given to them by Native Americans overlooking Fort Monroe. Where Petitioner Joyce Beggs Great Grandfather along with other Contraband Slaves received their Freedom from Major General Benjamin Butler during the Civil War are Pro Se' Litigants in this Honorable Court.

Said Petitioners James Beggs and his wife Joyce Beggs are the Appointed Guardians of Lauryn Beggs Grandchild by her Natural Father August 1, 2016 who gave Emergency Custody to them July 20, 2016 by Said Veteran deprived of Federal Jurisdiction of an FBI investigation by Officers of the Court in these complex cases. Using Chain Conspiracy plots under Title 18, U.S.C., Section 241 & 242 along with on-going concealment his Military Static. Creating a Sham Defense-being. As true facts shows him as a Missing Patient under the care of the Hampton Veteran Administration Hospital; suffering from Mental and Physical Injuries from Afghanistan by Fraud on the Courts causing a Miscarried of Justice in complex cases' by all Respondents voiding Federal Constitutional Rights of all Petitioners, causing the Virginia Supreme Court to Denied Petitioners Guardianship Documents in Case No: 190102, Violation under U.S.C. 42 1983.

As Respondent Cunningham and Lindsey allegedly used Good Standing Insurance Companies, and Conflict of Interest, searching Petitioners Church Members for a Federal Judges in the Newport News Federal Court because Petitioner Joyce Beggs is a Black Republican who received help from the Late Senator Jesse Helms. Forcing Petitioners to Ask Hampton Police Department at Fort Monroe to watch over their Church Members and Family. Needing Review under Article III section 2 of the United States Constitution. Said Case No: 190102 were the last of said Complex Case No: 181048, Case No: 180512, Case No: 181525, Case No: 180959, Case No: 181224 all needing review arising out of the same transactions.

The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;--to all cases affecting ambassadors, other public ministers and consuls;--to all cases of admiralty and maritime jurisdiction;--to controversies to which the United States shall be a party;--to controversies between two or more states;--between a state and citizens of another state;--between citizens of different states;--between citizens of the same state claiming lands under grants of different states, and between a state, or the citizens thereof, and foreign states, citizens or subjects.

In all cases affecting ambassadors, other public ministers and consuls, and those in which a state shall be party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make.

Voiding Petitioners Federal Rights, their Military Power of Attorney of their son to be present at all Motions Hearing who is a United States Veteran Name Cornelius Bobbitt Beggs" hereas "Side Veteran" along with Federal Jurisdictions under President Obama Presidential Executive Order 2016 to Continue Mental Heath Care Treatment with the need medications and Act of Congress Supporting Military Families.

With Conspiracy to Block Due Process of All Petitioners, with a Veteran suffering from War Injuries deprived of effectiveness of Counsel, needing continued Medical Treatment not reported or reveled to the Virginia Beach Court System or Judges, nor Virginia Beach Correctional Facilities, citing the inferential facts in Bucy v. Nevada Construction Co. (C.C.A.9th, 1942) 125 F.(2d) 213. ² While taken Advantage of Petitioner Joyce Beggs who suffers from Dyslexia under the American with Disability Act who has studied the law to the best of her ability, while suffering plots of Estoppel Actions and Terrorism with Fraud on the Courts of the Virginia Beach Court Systems, up to the Virginia Supreme Court and Cunningham Lindsey U. S. Inc. in Newport News Federal Court Systems. With the same Conspiracy used in the Hampton Circuit Court NO: 06-931 allegedly creating the misuses of State Farm Insurance Companies of plots against Petitioner Joyce Beggs and her children in Hampton Circuit Court USSC NO: 06-931.

because she is a Black Republican who received help from the Late Senator Jesse Helms. Ending with the Late Virginia Del. Tom Gear crossing over to the Petitioner Joyce Beggs Republican Party in Virginia to help his Sister Attorney Kathy Gear-Owens: who was an Attorney in Case No: 06-931. Just because of a Misunderstanding of Joyce Beggs Research on Contraband Slaves in Phoebus Section of Hampton Virginia. As said Town is nicknamed "A Little Chicago".

Whereas Petitioners alleges Cunningham & Lindsey U. S. Inc. from Virginia Beach, played a Major Part in plots against Petitioners under Title 18, U.S.C., Section 242 while misusing Good Standing Insurance Companies Abusing their Adjuster Manual From FEMA. Appealed to the Fourth District Court in pending case No: 19-1859. As Other Respondent used the same Parental Alienation with "Said Veteran" used against same Black Families by Abuses of Power and Quite Terrorism that have the Power to undermine any City, State, Government System of Laws, Court Room, the Virginia Historical Constitution, Act of Virginia General Assembly, Act of U. S. Congress. As Respondents updated their Terrorism Conspiracy to void all Petitioners Presidential Executive Orders and Federal Human Rights Laws with 3 different Court Systems in Virginia. With Participants being rewarded Higher Job Placements, Houses, Land, Ready Made Businesses and Bad Faith allegedly to get their Legal Fees paid for by Good Insurance U. S. Companies.

Because of hate against a Black Republican done with a smile against a Trusting Christian and her Family. Females Respondents who worked hard to control "Said Veteran" Attorneys of Record: may have allegedly threatened their Legal Careers. Needing this U. S. Supreme Court to Protect the Legal and Medical Field for all forms of Terrorism that Voided U. S. Citizens Federal Constitutional Rights and Safety.

Ending all Chained Conspiracy that misused the Hampton Circuit Court that ended in a Miscarriage of Justice for Petitioners in USSC Case No: 06-931 for Retaliation to destroy Petitioners and Children like a Chest Game.³

Showing Petitioner Joyce Beggs Research of her own Great Grandfather footsteps on Contraband Slave History was "Completely Misunderstood" that caused Suffering of Terrorism and Conspiracy that has continued for over 20 years. Continued on July 20, 2016 with

³ Noting Petitioner Joyce Beggs had help of Democrats and Republicans working together on Battered Woman Legislation Research across the United States. Meeting Staff from the Late Senator Jesse Helms Office "in shock he was a nice caring person wanting to learn the Facts" with a great Staff and Supporters caring for Petitioner Joyce Beggs and her children. Placed in the Historical State of Virginia for over 30 years ago in the Beautiful City of Newport News. Who just wanting to be a Farmer; just like her Great Grandfather who received his freedom from Fort Monroe, as Children had goals of Homeownership, as Counselors taught them to save their weekly Allowances for years.

Large Pictures of Republicans Leaders and their Wife's would show the unacceptability of Black Republicans being very dangerous for any Black Families. As a Virginia Beach Social Worker discriminated against Petitioner Joyce Beggs' for her Republican Pictures in her Office July 20, 2016, overlooking a Picture of Martha Luther King in one room she walked in, talking on the Phone, and camping out at the Petitioners Home; knowing "Said Veteran" gave "Said Child" to the Petitioners during a family emergency before driving off without explanation. As if he was still thinking he was under Attack July 20, 2016 from someone.

As the False Statements he kidnaped his own child leaked to the Media as a plot to denied Emergency Custody and Guardianship in Case No: 190102 Petitioner filed, but falsely showed Respondent Beverly Story as Plaintiff, not corrected by the Clerk Office. With Fraud on the Court, Leading to a Jurisdictional Plea Deal of Bad Faith with "Said Veteran" November 13, 2019 by his Own Attorneys of Record Afshin Farashahi in No. CR17-001285: "Allegedly caused a case-within-a-case" in these complex cases pulled to joint or was over-powered. Citing *Fiske v. Buder*⁴

⁴ Citing *Fiske v. Buder*

"Turning to the question of the nature of the fraud complained of as a ground for relief, it is the rule that fraud is extrinsic or collateral within the meaning of the rule when its effect is to prevent an unsuccessful party from having a trial or from fully presenting his case, as, for instance, when his attorney fraudulently connives at his defeat or sells out his client's interest".

Blinding the Eyes of Justice by voiding "Said Veteran" Military Service and Serious Medical Care, received from the Hampton Veteran Hospitals as Mental Tricky Blocked any Rights to an Appeal for Retaliation of Supreme Court Case No: 06-931 Using Parental Alienation and suffering Fraud on the Court with Cunningham Lindsey U.S. Inc.

Needing this Court Discretion to Protect the Newport News Federal Courts System from being affected by Chain Conspiracy under 28 U.S. Code 2101 (E) against any Citizens, Companies, Government, and the United State Constitution and Acts of Congress in their Jurisdiction, used by all Petitioners who are Officers of the Court in these Complex Cases used Unidentified Compacts Of Females. That caused a conflict of Interest using A Newport News Federal Judge in Court Case No: 4:17-cv-00110 to also Blind the Eye of Justice by Conspiracy with continued Quite Plots Terrorism in Voiding Federal Constitutional Rights against Petitioners. Causing Petitioners that is undecided as Petitioners complained to a Federal Judge of the Cruel and Unusual Treatments that "Said Veteran" received from his own Attorney of Record. Same Fraud on the Courts Citing *Bulloch v. the United States*, 763 F.2d 1115, 1121 (10th Cir. 1985)⁵

⁵ Court stated, "upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury.

**Petitioner Joyce Beggs Misunderstood
Research**

The Petitioners Historical Home sits on Shepard Mallory Farming Land who was the first of 3 Contraband Slave at Fort Monroe. Who farmed with Petitioner Joyce Beggs Great Grandfather and an Ex-Slave Named Mr. James Kirkpatrick who was truly his Master Builder before receiving his Freedom. Who brought Land from Shepard Mallory Historical Property with the payment of a Muscadine Grapevines, that is still growing on the property on Mallory's Property on 212 Downes Street in Hampton completed after the Civil War by the Ex-Slave James Kirkpatrick. Built beyond Building Codes of today to last throughout the Generations. Making the Land given to them and her Great Grandfather from the ruins of the burn down Chesapeake City at the Mouth of Fort Monroe their legal properties before the Civil War that ended on April 9, 1865. Could be one of many Motives of suffering a misunderstanding of their Family Tree History. Facing Terrorism for no reason. Petitioners worked hard to listed their home under Historical Places December 2006, but somehow missing. Suffering the same Terror From Case 06-931 where the Petitioners had to move their children to the State of Kentucky to take Classes at the City of Hampton Code and Compliance Department to study to learn Construction and the Law with the help University of Kentucky and Williams and Mary Law Libraries to made repairs to their Historical

home. Rebuilt Kirkpatrick's Grandchildren in 1961-1964: noting Late James Kirkpatrick also helped the Late Mr. Harrison Phoebus; Rebuild his Hotel at Fort Monroe. Along with the Petitioner Joyce Beggs' Great Grandfather.

Showing the Late Harrison Phoebus who gave her Great Grandfather is First Paying Job with so much Love in his Heart: "Did Not want Phoebus to become a Little Chicago, where Petitioners are treated as second class citizens.

Suffering from Terrorism and Conspiracy under 42 USC 1983, after July 20 2016, as Petitioners were forced to get Loans for Flood Water Clean up from Hurricane Mathews, using their own building skills and paying over 10,000.00 in Carpet, 20,000.00 to replace new Heating Ducts, Electrical and Supplies to repair sub-floors and water damage.

Unable to replace personal Items, Tillers, Tractors, Tools, Gardening Equipment and Personal Items

As Cunningham Lindsey U.S. Inc., from Virginia Beach knew Petitioners Grow their own Historical Food Supply and is the First Home under floodwaters.

Even though their Home do not set directly on the Water Front, but having a Clear View of Fort Monroe a Custom of Contraband Slaves Families. And the only home with all heating and air condition ducts under their low laying home: watching in pure terror as other Neighbors are fully covered.

Forced to Stop studying the Law, to Physically Repairing their own Historical Home before Visitation with "Said Child". As Respondents from Virginia Beach used factual information in Petitioners Pleading and Motions to use in Conspiracy Plots making Connections with the City of Phoebus Section of Hampton from Virginia Beach in Bad Faith taken advanced of Petitioners Quiet Abilities to Repair their Home with their own skills.

Knowing the Petitioners needed over 10,000.00 in Emergency Funds just to get started on Basic Flood Cleanup to replace Duct System and under their house and Carpet.

As Respondent Cunningham & Lindsey U. S. Inc., Blocked Petitioners from any flood recovery during Hurricane Mathew to cause financial hardship offering them less than \$4.00 forcing Petitioners to Farm by Hand until slowly replacing only 20 percent of their Gardening Equipment while Fighting for Justice caring for the medical treatment of "Said Child".

As only Petitioners Neighbors are fully covered under FEMA Program by their Insurances Companies because of the Hatred for a Black Republican, misusing the FEMA Federal Program by voiding the needed statically information to be reported of their Home under Base Flood Elevation (BFE), to elevate their Historical Home.

Knowing Petitioner Joyce Beggs Promised her Black Community in Phoebus to care for the Only Home Built by the Hands of a Contraband Slave. Suffering Terrorism of their Historical Home in USSC. Case No: 06-931 before moving their children back to the Phoebus Section of Hampton, Virginia faced continued unexplained Terrorism Actions after receiving much Love from the Citizens of the State of Kentucky.

Said financial hardship, voided them from hiring any Attorneys for "Said Veteran". Forced them to use their personal skills of Constructions for Flood Clean-up, taken away time for Legal Studying during legal Deadlines to causing continued Terrorism, as their farm "Angel Field Farms" suffered from Computer Interferences and Crushes of their Online Seeds Business mysteriously deprived of online Visitors until Legal Deadlines. Showing Petitioners should not have to suffer under a misunderstanding of her Research. Have the power to void important Black History and Properties from Contraband Slaves, as History lost when the City of Hampton incorporated the Town of Phoebus in 1952. ⁶

⁶ Petitioners land sits on parts of a Battalion, Said Butler Give to Shepard Mallory. Showing Petitioner Joyce Beggs has suffered Conspiracy Plots of Civil Terrorism, researching her Great Grandfather who was among many who receiving their Freedom during the Civil War under President Abraham Lincoln Emancipation Proclamation on January 1, 1861.

It was the Petitioner Joyce Beggs that learned the forgotten history of her Family Tree of Contraband Slaves. Learning that Republicans Died for her Family Freedom across the United States for the First time in her life.

Only knowing as a Child; she wanted to be a Farmer like her Great Grandfather. Knowing only he was helped by Cherokee Native Americans from South and North Carolina to get to his Freedom; Unnecessarily suffering conspiracy used against their children by Parental Alienation to collect privet information of a Military Family to destroy them is a Criminal Offence.

In Studying the Effects of Parental Alienation by researchers; Jennifer Jill Harman, Edward Kruk, Denise A Hines; Learning from them that Parental Alienation is a deliberate attempt to break a child-parent relationship.

With them feeling it should be classified as child abuse. Contraband Slaves suffered the same types of abuses after the Civil War Ended around Forth Monroe, to take their property given to them Months before the Civil War Ended as conspirators was compensated with better jobs, illegal gifts, trips or free services for helping in of segregation terrors.

With Petitioners feeling it should be a Federal Crime used by Wheels of Conspirators in plots from any Neighborhood, any Officers of the Court, Military Base, or Correctional Facility to Spit Black families using Invisible Tactics that will continued to destroy Black Man of African Americans by control American Citizens by conspirators as a groups destroying Citizens who have a different Political View or to take their Historical Properties by Abuses of Power, or Plots to take their Freedom as suffered by "Said Veteran" Placing "Said Child" Illegally in Foster Care while destroying the Petitioners.

The researchers on Parental Alienation recommend a family systems response to parental alienation, involving both victims and perpetrator, with a view to restoring all relationships to the child or children.

Whereas Petitioners needs this U S Supreme to stop all Conspiracy under Title 18, U.S.C., Section 241 & 242 and all Parental Alienation with that affected her children in U. S. Supreme Court Case No: 06-931 in these Complex Cases affecting the same infant child who is now a Veteran of the United States; who Trusted his neighbors in Phoebus. Voided of recovering of Mentally and Physically Injuries from a War Zone, suffering a Miscarriage of Justice as both presently deprived of Proper Medical Care and Stability. Petitioners cite cases; O'Sullivan v. Boerckel, 526 U.S. 838, 845 (1999) and Jefferson v. Gallagher, 56 Okla. 405, 150 P. 1071. Along with Brown V. Vasquez 952 F .2n 1164, 1166 (9th Cir. 1992) Dovel v. Bertram, 184 Va. 19, 22, 34 S.E.2d 369, 370 (1945)

Whereas neither the Late Senator Jesse Helms nor Petitioners should be hated as Petitioner Joyce Beggs leaned her Great Grandfather get to his freedom at Fort Monroe in Virginia by the Late Major General Benjamin Butler, lobbying for a Status in his Honor, just as she lobbied for many different Female Legislations with Democrats, Republicans, and Independent Females, along with staff members from many Law Makers among them over 30 years ago.

As Petitioner Joyce Beggs was Trusted with the History of Contraband Slaves from the Segregated Communities of the Phoebus Section of Hampton Virginia in 1994 and learning their Farming Secrets from Native Americans she interviewed across the United States and could not release undocumented information in buying said Contraband Farmlands while looking for her Great Grandfather. Citing Crute v. Crute, 12 Va. Cir. 190, 192 (Va. Cir. Ct.1988).

Whereas needing Special Review from this United States Supreme Court of competent Jurisdiction under Article III of the U. S. Constitution to adjudicate Petitioners Case 190102 and the Federal Controversy over other Complex Cases. At all times knowing "Said Child" was given to the Petitioners by "Said Veteran" during a family emergency before driving off without explanation as if he was still thinking he was under Attack on July 20, 2016 from someone.

Cases Complex History

Wherefore needing a Writ of Certiorari under Rule 12.4 of this court discretion under 18 U.S.C. 241 for Conspiracy Ploys against Petitioners Federal Rights to combined all cases for review arising from the same transactions with Fraud of the Courts overlooked by the Virginia Supreme Court as plotters voided the true inferential facts and Fraud on the Court by Respondent Cunningham Lindsey U. S. Inc. on the U S District Court in Newport News. Citing Bucy v. Nevada Construction Co. (C.C.A.9th, 1942) 125 F. (2d) 213.

Needing revisal of all cases under Federal Rule of Evidence Rule 60.(1)(2)(3)(b)(d)1.3 to set aside fraudulently begotten judgment. Citing Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238, 245, 250 (1944). As Said Conspiracy against a Military Family Violate the U. S. Patriot Act. Showing Acts of Terrorism is dangerous to human life All Petitioners and their families have suffered. Along with Voiding their State and Federal Constitutional Rights, Civil Right's and misusing a FEMA Programs and Good Standing Insurance Company to paid their Attorney fees involved in their own Plots. The same type of Fraud, Estoppel by Negligence and Equitable Estoppel, Case No: 06-931. Citing Bulloch v. the United States, 763 F.2d 1115, 1121 (10th Cir. 1985), Citing Dovel v. Bertram, 184 Va. 19, 22, 34 S.E.2d 369, 370 (1945),

Voiding Federal Law Passed by Congress July 20, 2016. With the Lower, Court denying Petitioners Appointment of Guardian; as Officers of the Court falsely stated to a New Virginia Beach Circuit Court "on one accord" there were missing pages in Petitioners Appointment of Guardianship. As "Said Veteran" own Attorney of Record 'Attorney Asha S. Pandya "did not" have her own Client "Said Veteran" Present to Verify his Signature.

With Fraudulent Court Computers information showing Beverly Story as the "Plaintiff" with the Powers to Bring Forth Fraud on the U. S. Banking System for "Said Child" Estate Virginia Beach Circuit Court File CL16004672-00, using Systemizing Fraud on the Court as done on July 20, 2016. As Respondents Attorney Paulette D. Franklin-Jenkins, Beverly Story, Cynthia King, Attorney Asha S. Pandya with unknown parties withholding Very Critical Federal Information that "Said Veteran" was a Missing Patient at the Hampton Veteran Hospital. With held from; Petitioners, Virginia Beach Law Enforcement Officers, Virginia Beach Child Protective Agencies, FBI, Department of Defense, and Virginia Beach Juvenile Court Judges. Creating a Powerful Chain of Conspirators under U.S.C 18 section 241 and 242 that started when a Social Worker Camped-out illegally at the Petitioners home; to take Emergency Custody from Petitioners July 20, 2016 under USC against a Black Republican and her Family.

On the July 4th, 2016 Petitioners received a text message picture from "Said Child Mother" of "Said Veteran" Head-Cut-In-Half while on Assignment at a Military Base in Hawaii Island. After working with "Said Child's Mother" for two Months to control anger problems, by helping to Retire her Mother "at James Beggs request for her to stop yelling at their son and stating, as she stated many times "do not let me drag you out the room again while cooking dinner".

Petitioners become concerned all over again and worked hard to get back home to understand said pictures.

On July 17, 2016, returning home from Hawaii to meet "Said Child's" Mother and "Said Veteran" to understand Unusual Situation.

July 18 & 19 2016, only "Said Veteran" come over to visit without their "Said Child" Mother". "Said Veteran told Petitioners "he attended their Methodist Church in the Historical Town of Phoebus section of Hampton Virginia and was very happy and surprised; and "did not" show Said Veteran said Pictures.

July 20, 2016 "Said Veteran" come to Petitioners Home, given them Said Child "Emergency Custody" due to a family emergency, as Petitioner James Beggs ran out to learn about his family emergency and was told "Dad Protect Said Child": Citing Scheuer-v. Rhodes, 416-U.S. 232, 94 S. Ct. 1683, 1687 (1974)

July 20, 2016 Petitioners receiving strange phone "calls" while caring for, "said infant" and her choking problems, unaware of any tragedies of a missing son. Said Stanger caller heard said infant cry over the phone and called back.

The Petitioners gave Virginia Beach Police Department all Video footage on their Security Cameras inside and outside of their home, to prove all factual Statements on July 20, 2016, along with a Virginia Beach Social Worker their Security Cameras as well. Still, their Emergency Custody given by Natural Father were taken away by a Virginia Beach Social Worker at the close of Business Hours after receiving a call take "Said Child" from Petitioners placing said Infant at her Privet Home July 20, 2016. Before placing her in Foster Care on July 21, 2016, as she 3 Loving Grandparents. Said Petitioners were unable to stop equitable estoppel actions being deprived of meeting the Maternal Grandmother for the first time, and stopped from looking for "Said Veteran" July 20, 2016.

July 20, 2016 "Said Child" suffered mental injuries by false statements, "that placed "Said Child", an Infant Said in Foster Care at the close of the Business days in Virginia Beach Court System, without Hearing any Testimony or evidence from Petitioners. Researching "Said Child Medical Records" explains her choking problems that made long-distance

traveling from Hampton under Tunnel Bridge to Virginia Beach and Norfolk very unnecessarily dangerous with many emergencies stops to control choking. Showed said infant stuffed from Severe a. Gastroesophageal, b. Reflux Disease, c. Torticollis being treated with Helmet Therapy. Not given to any Judge in the Virginia Beach Court System true Serious Medical Report hidden by false Media Reports of "Said Child" As said Abuses of Power falsely leaked false information to the Media untrue facts of "a Mother Being Shot" caused an infant to be placed Falsely in Forster Care.

Petitioners cited Virginia State Laws of Code 16.1-281; 63.2-900.1⁷ in their Motion in Virginia Beach. March 23, 2017, Respondent Attorney Paulette D. Franklin Jenkins directed her Client "a Senior Citizen" to violate a Judge Court Order. Suffering Deprivation of their Virginia and United States Constitution Due Process.

⁷ 16.1-281; 63.2-900.1 order transferring custody of child to a relative other than the child's prior family shall be entered only upon a finding, based upon a preponderance of the evidence, that the relative is one who, after an investigation as directed by the court: Is found by the court to be willing and qualified to receive and care for the child • Is willing to have a positive, continuous relationship with the child • Is committed to providing a permanent, suitable home for the child • Is willing and has the ability to protect the child from abuse and neglect. Over looked by the Virginia Supreme Court

Getting a Copy of Said Court Order March 27, 2017, only giving them Joint Legal Custody only Visitation 1st and 3rd of each month of 4 days only. Continued Violations of Due Process Laws, using Officer of the Court Respondent Asha S. Pandya and Friendship in the Local Court System of misfeasance fraudulent behavior against "Said Veteran", paying all Officers of the Court From Said Child Estate.

Petitioners filed Post-Trial Motions mostly unseen by Lower Court Judges in Virginia Beach Court System. Deprived of Federal Due Process and Jurisdiction that voided a Natural Father's Right; who is a U.S. Veteran to places "Said Child" in the Care of his Parents Citing William vs. Williams, 24, Va. App. 778 783, 435, S.E. 2nd 651, 654, 413, (1997).

Along with Conspiracy of Attorney Paulette D. Jenkins Franklin who used Petitioners concerns for said Grandchild health problems to damage her Reputation. a. At all times aware of "Said Infant Child true medical problems, not receiving continued Helmet Therapy after July 20, 2016" to strengthen the muscle in her neck and reshape said infant's head using medical estoppel actions with "no concerns to advise her Client "a Senior Citizen" Respondent Beverly Story of said Child Medical Treatments. b. Only caring to took Due Process from Petitioners as they used their own money to heal "Said Child" from choking problems August 5, 2017, by

Medications and New Feeding Diet by Emergency Doctors, with no financial help to pay her Medical Bills or Medications taken for their saving.

Unable to place "Said Child" on their Military Insurance, nor claim her as a dependent on their yearly taxes. c. As Officer of the Court enjoyed said Child Estates to paid their Legal Expenses; causing them to file a Writ of Mandamus which states: Attorney Paulette D. Franklin Jenkins made the Petitioners feel bad for trying to Adopt Lauryn Beggs and her Client Beverly Story.

Said Officers of the Court used misdescription of Petitioners visitation schedule and during Petitioner James Beggs Military Assignments schedule ending November 13, 2019, without the Present of "Said Veteran" by his own Attorneys of Record.

As Petitioners Interlocutory Appeal denied August 5, 2016, in the Virginia Beach Circuit Court after the ruling of the Virginia Beach Juvenile and Domestic Court giving Temporary Custody to Respondent Beverly Story with only Sunday visitation to them, causing them to drive under the Hampton tunnel bridge from Hampton to Norfolk 4 time every Sunday for only 6-hour of visitation is Cruel and Unusual Punishment. Said Officers of the Court continued Estoppel Actions and Fraud on the Courts followed by plots to Obstruct of Justice, ending in a miscarriage of Justice

Without State or Federal Constitutional Protection March 23, 2017, of the Lower Court Signing of the Custody and Visitation Order.

With all Respondents knowing Virginia Beach Police Officers found child safe with Petitioners. Noting that Virginia Beach Policeman was not offended by Respondent Republican Pictures in their home: "just the safety of Said Child"; Citing Visikides V, Derr. 3 VA App 69 (1986), while viewing their' Home Security Video Tapes inside and outside of their home July 20, 2016, who Learned "Said Veteran" gave "Said Child" to the Petitioners asking them to Protect "Said Child". With only the Respondent Beverly Story and her First Attorney of Record allegedly had knowledge "Said Veteran" was receiving Mental Health Care from the Hampton Veteran Hospital. Along with Voided Federal Evidence found at the scheme July 20, 2016. Petitioners did not know their son was Injured Mentally and Physically in Afghanistan on July 20, 2016.

As all Respondents knew Petitioner Joyce Beggs suffered from Dyslexia and used Civil Terrorism to distract her during legal deadlines, letting said child suffered medical neglect by a Senior Citizen to control Said Child Estate and treating "Said Veteran" guilty before any trial. Voiding his Parental Rights". Stating to "Said Veteran" that his Parents will testify against him.

With Petitioners stating to Virginia Beach Prosecutor, they would Plea The Fifth Amendment and would not testify against their child because he was attacked. Citing Keel v. Keel, 225, Va., 606, 611, 303 S.E.2d 917,921 (1983).

Moving this Court to Return "Said Child" to the Petitioners. Showing the danger of unfair prejudice of Due Process violations, Jurisdictional Violations, with ongoing Fraud on the Court. Citing Bulloch v. the United States, 763 F.2d 1115, 1121 (10th Cir. 1985).⁸

Showing great disrespect for the wishes of a Great Virginian: Honorable George Mason, who wanted to protect our democracy by applying a Fair Trial to both civil and criminal cases that cannot be limited in any circumstances. Who also wanted everyone; even Pro'se Litigants to have fairness in all Court Cases.

Cruel and Unusual Treatment of "Said Child", was used to supply a "Go Fund Me" type of fundraisers to Control "Said Child" Estate".

⁸ It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function --- thus where the impartial functions of the court have been directly corrupted." And citing Hustler Magazine, Inc. v. Falwell, 485 U.S. 46 (1988) 7 Moore's Federal Practice, 2d ed., p. 512, 60.23, Keel v. Keel, 225 Va. 606,611,303 S.E.2d 917,921(1983) Kenner v. C.I.R., 387 F.3d 689 (1968)

Petitioner Joyce Beggs ⁹ believed "The Late Lysa Story was trapped in a box"

Reason for Granting

Petitioners Writ of Certiorari

The Abuses under the Six Amendment of the U. S. Constitution caused all Petitioners irreparable harm in all case and using Parental Alienations, by telling 'Said Veteran'; the work Petitioner Joyce Beggs with the Late John McCain and Virginia Senator Mark Warner was not a good Ideal, blocking from attending Motions Hearing and Plea Deal.

⁹ Said Events July 20, 2016, left the Petitioners "Black Balled" with Media Coverage, as they were the true victims. With someone falsely leaking to the Media "Child Mother was shot", setting plots in motion to illegally placed "Said Child in the Privet home of a Virginia Beach Social Worker; who Blocked Petitioners from looking for their Missing Son or calling their City of Hampton for Help. Knowing "Said Child" was placed in the Jurisdiction of the City of Hampton Virginia on July 20, 2016. With Virginia Beach Police Officer leaving said child safe with Petitioners. Taken Infant at the end of the Business Day.

As the Media, Petitioners, nor Judges in the Virginia Beach Court Systems had any knowledge "Said Veteran" was a missing patient receiving Medical Treatment from the Hampton Veteran Hospital for Physical and Mental Embracing Injuries from a War Zone in Afghanistan: Petitioners discovered with their Military Power of Attorney. Given to his Attorney of "Record Respondent Attorney Afshin Farashahi" knowing his client reported to Medical Doctors for needed help almost injuring his family while napping before 7/20/2016. Never Seen by any Judge.

Falsely showing Respondent Beverly Story as Plaintiff in front of Judges without calling Petitioners for available dates. When In Fact President Trump signed the Congress Supported Bill, called The Improved Veteran Care Giver Act into Law to help Caregivers of Veterans who are not Married in Recovering from War Zones; that would have helped the "Late Lysa Story" with needed Support; to better our society as they were not married and "Could Not" attend canceling together on Base nor Veteran Hospitals.

Whereas; Only this Honorable Court can stop said Terroristic Conspiracy and Parental Alienation causing Mental Suffering on children or any Patient Recovering from Mental Injuries, or using children as a Spying Tool to Conspire plots of Conspiracy used against Petitioners in games of Malicious Abuses of Power. Whereas, showing all Respondents with said Veteran's Attorneys of Record in a Plea Deal in Bad Faith under 18 U. S. Code § 371 commit offense under the U. S. Constitution and Acts of Congress on November 13, 2016. Allegedly working together to keep true facts from a Virginia Beach Judges and All Judges in the State of Virginia up to the Virginia Supreme Court. That Voided President Obama Executive¹⁰

¹⁰ Quotes from President Obama "Nation's veterans and military service members, these challenges are compounded by the invisible wounds of war. Tragically, these crises can sometimes involve thoughts of suicide -- and we must do more to support those suffering".

of a Missing Patient of the Hampton Veteran Hospital. Serves as Proof said Respondent Female Attorneys of Record allegedly helped to build and control Profits from the Public Interest to raise money as a plot, being paid from "Said Child" Estate". To Mislead a New Judge of the Virginia Circuit Court in case 90101; overlooked by the Virginia Supreme Court.

Whereas having full Juridical Jurisdiction over said "Said Veteran" case to identify how many Attorneys of Record had knowledge "Said Veteran" was a Missing Patient and the levels of involvement of voiding the needed assistance of the Department of Defense and the FBI, Veteran Affairs July 20, 2016, that took away Federal Jurisdiction.

Voiding out guidelines of Presidential Executive Orders and Proclamations for "Said Child" and "Said Veteran" with both suffering from serious medical problems July 20, 2016 to February 18, 2020, unnecessarily as said Veteran Left the University of Kentucky after 911 to fight under the First Black President of the United States.

With said information overlooked by the Virginia Supreme Court. As "Said Veteran" is in serious need of medical care while missing and Pleading for Medical Care 2016-2019 from the Virginia Beach Jail as no City employee had facts or knowledge "Said Veteran" suffers True Medical Conditions in the Virginia Beach Jail, as Respondents Plotted Conspiracy that voided Federal Jurisdiction.

As All Respondents learned in the Virginia Beach Circuit Court Petitioners received pictures from the Late Lysa Story with their son "Said Veteran" head cut in half July 4th, 2016¹¹ as they worked hard to return home from Hawaii to help said Couple. Not knowing said Couple had a "Sick Baby" and dealing with Serious War Injuries" who sacrificing his Good Health while Fighting in Afghanistan for our Great Country after 911 as the Petitioners tried to clarify in Motions and all Courts.

Whereas Federal information of a Missing Veteran receiving Mental Health Care from the Veteran Administration was not giving to Petitioners, Virginia Beach Police Department, FBI, or the Department of Defense nor Reported to the Veteran Affairs. Therefore voiding out the Late Senator John McCain; Veterans Community Care and Access Act and Voiding President Obama Executive Orders with Officers of the Court in violation under the Sixth Amendment of the United States Constitution; plotting an Illegal Chest Games of Horror with the Lives of all Petitioners.

¹¹ "Noting 4th of July is the Birthday of our Great Country. It also serves as the day Senator Jesse Helm Died". Joyce Beggs did not meant to offend anyone with her pictures of the Late Senator Jesse Helms, and other Republicans Leaders as the North Carolina Natives Americans Helped her Grant-Grandfather get to Forth Monroe for his freedom.

Officers of the Court gainfully employed; used their Professional Jobs to team- up in Chin Conspiracy against a Black Republican and her family.

As Respondent Beverly Story's First Attorney knew from the true evidence; the Late Lysa Story was trying to "Evict" a sick Veteran" from her home. Allegedly while he was sleeping under medication for PTSD to "stop fighting the war out in his sleep" returning home from an overnight stay on or around 5:00 am July 20, 2016.

As Late Lysa Story could not tell Petitioners of "Said Veteran" Medical Conditions because of Medical Laws surrounding her Profession Job.¹²

¹² Petitioners trusted her; gave her money to help retired her Mother, to stop Yelling at their son. With Petitioners Founding out on November 13, 2019, she did use the money to Retired her Mother.

Whereas Petitioners seek a Writ of Certiorari to address all Federal a Sham Defense that Violated Presidential Executive Orders.

As Chain Conspiracy and Fraud can undermine American Legal System Moving this Honorable Court to void all Orders of Judgments against Said Veteran and Petitioners from all Complex Case in Petitioners Jurisdiction needing this Court to ending all Secret Conspiracy of Terror against Black Republicans, Mixed Race Couples and their Family Members. Citing Loving v. Virginia, 388 U.S. 1 (1967), along with protections of Black Professionals, Military Family, Men, or any Virginia Families that share a different political viewpoint.

To Protection all Veterans and Military Personnel in Petitioners Heavily Military Jurisdiction from being used or abused by Quite Terrorism against any American Citizens, for just being nicely different and independent thinkers who wants to uphold the Federal and State constitutional guidelines of their Profession.

Upholding President Abraham Lincoln Proclamation stating:

"To Care For Him Who Shall Have Borne The Battle And For His Widow and His Orphan".

"Noting that President Abraham Lincoln also suffered from Dyslexia as the Petitioners Joyce Beggs"

Whereas Petitioners seek a Writ of Certiorari to address all Federal Constitutional Cited under 18 U.S.C. 241 and section 242 to overturn all Orders of Judgments against all Petitioners

for Fraud on the Court for the Flowing:

a. Returning "Said Child" back to the Petitioners and, "Said Veteran" back to the Hampton Veteran Hospital for Continued Care under Federal Guidelines of said Veteran Bills and Presidential Executive Orders.

b. Over Ruling the Virginia Supreme Court Ruling in said case 190102 and all Orders; Granting Their Legal Guardianship and Custody and Giving Petitioners their needed Emergency Custody.

c. Over Turning Newport News Federal District Court No: 4:17-cv-00110. Holding only Respondent Cunningham Lindsey U. S. Inc. et al Responsible for Fraud on the Court and Conspiracy, Terrorism, Breach of Contract Laws, Misusing a Federal Programs to cause "Irreparable Harm" to the Petitioners. 13.

13 Said Mental Strategies using plots of Parental Alienation destroyed many Contraband Slaves Families by Assigned Neighbors to spit the family United to take their Properties. compensated with better jobs, illegal gifts, trips or free services for helping in Plots of segregation terrors. Having the power to void important Black History and Properties of Contraband Slaves, with the History lost when the City of Hampton incorporated the Town of Phoebus in 1952.

Being an Aid to Petitioners Jurisdiction by Stopping any learned behaviors that Black Citizens, Black Veterans or Black Republicans, Mixed Couples, or any American Citizen be quietly treated as second-class citizens by actions under 18 U.S. Code 241 and section 242., used by Conspiracy under the Six Amendment by Abuses of Power that will take away Public Trust.

Granting this Writ will bring about a true understanding that Black Americans, and Natives American Life's Matters. Especially Poor Americans, Senior Citizens and Citizens under the Americans Disability Act; like Petitioner Joyce Beggs Dyslexia. Citing the Companionate-Hearted Legal Scholar from the Ninth District Court Judge David R. Thompson in *Brown V. Vasquez* 952 F.2d 1164, 1166 (9th Cir. 1992)¹⁴.

¹⁴ Compounding this burden, the petitioner is often illiterate or poorly educated and yet must decipher a complex maze of jurisprudence in order to determine which of his constitutional rights, if any, may have been violated. Such a task is "difficult even for a trained lawyer to master," and, understandably, is often beyond the abilities of most prisoners.

Prospecting Acts of Congress and Presidential Executive Orders must also be learned from History. To protect all Rights of "We The People", by Not Repeating Bad Faith Actions of Human Rights Violations in our History as done to Petitioner Joyce Beggs, a Black Republican and her Family! By Stopping any learned behaviors that Black Citizens, Black Veterans or Black Republicans, Mixed Couples, or any American Citizen be treated as Second-class citizens who suffered actions under 18 U.S. Code 241 and section 242 like the all Petitioners.

Getting Respondents to Learn that Federal Laws and Programs Require the needed Statistical Analysis that must be reported to many different Federal Departments as required in the Federal Language of: Federal Laws, Federal Programs, Acts of Congress, Presidential Executive Orders. Showing Black Republicans and Black Professionals needs protected under the U. S. Domestic Terrorism Act and the Patriotic Act of plots of conspiracy suffered by Petitioners: that have the Powers to end hopes of "We The People" and their Dreams of Equality, especially Americans under the Disability Act or any Senior Citizens, Veterans suffering Mental and Physical Injuries from War Zones; that are clearly stated by Presidential Executive Orders and Acts of Congress. Especially, as Black Republicans like Joyce Beggs is not mostly accepted in Petitioners Jurisdiction forced to remove her Pictures to help stop Discrimination Chain Conspiracy Terrorism against her family from suffered in Case 06-931.

Granting this Writs of Certiorari will be an Aid to Petitioners Jurisdiction to stop all Conflicts of Interest by Appointed Attorneys; Freeing them to properly server only their Clients Interest with out fear to; a. Have their Clients present at all Motions and Trials, b. Stopped abuses of their own Clients U. S. Constitutional Rights by Avoiding Conflict of Interest to "Erasing any Veteran Military Sacrifice to the United States of America; "Like Said Veteran" who gave up his studies from the University of Kentucky wanting to fight under the First Black President of the United States surrounded with American Love from the Late Senator John McCain.

Needing to Educate New Soft Powers that many Senators and Lawmakers had concerns about; by avoiding out any Abuses Power of Unregistered Compact Groups of Females that void-out Federal Constitutional Rights, Acts of Congress against Citizens they Hate. Teaching¹⁴ Respondents: that Female Republicans, Female Democrats, and Female Independents, helped with Female Legislations for many Acts of Congress.

¹⁵ All Americans must learn that any act of Physically Evicting a Sick Patient by dragging is an Act of Violence. Showing "Said Veteran" was being Physically Evicted from his Home in Virginia Beach by the Late Lysa Story who was over 6 feet and over 250.00-pounds. Who pulled "said Veteran" suffering from Severe PTSD. Who was under Medical Care for Fighting the War out in his Sleep.

Showing Respondents Conspired together by voiding out Federal Jurisdiction of a U. S. Veteran Medical Treatment at the VA with Medically neglect "suffering the same injustice as he was an infant in Case No: 06-931" that voided out his Continued Medical Treatment with Cunningham & Lindsey U. S. Inc., casing the Petitioner Financial Suffering tuning down Petitioners Proof of Lose with Fraud on the Courts, Misusing Insurance Companies to pay their Legal Fees pending in the 4th Circuit Court. Citing Brown v. Nevada Construction Co. (C.C.A.9th, 1942) 125 F.(2d) 213.

If said Chain Conspiracy type of Terrorism is not addressed it will take the place under second Amendment as Quite Terror Attacks to hurt or Kill Americans Citizens by unknown Compacts Groups of Professionals like Petitioner Joyce Beggs for being a Black Republican destroying her Family. Putting Forth Ghost Writing Conspiracy causing Conflict of Interests, taken away Due Process by Fraud on the Courts to Terrorize Citizens like the Petitioners. That's void out Federal Protections like an invisible handgun using the Medical and Legal Field, and any American Citizens of Due Process with Abuses of Power. As only this U. S. Supreme Court can address Past Actions of Attorneys of Record under Supreme Court Rule 10. Especial Officers who no longer interested in said cases. As said legally Signed Guardianship Documents were placed into

evidence in Virginia Beach Juvenile and Domestic Court No: CJ17-63 in 2016 “with copies given to all Female Attorneys, along with Lauryn Beggs First Female Attorney of Record Guardian Ad Litem Cynthia King. That placed “Said Child” In Foster Care as a plot to give her to Respondent Beverly Story by Abuses of Power who lives in the City of Chesapeake Virginia with the Petitioners Living in Hampton, Virginia

Petitioners Emergency Relief Needed

Wherefore returning Emergency Custody Immediately and Guardianship back to the Petitioners to school “Said Child” at the Catholic School/Christian School in Hampton Virginia. Placing her Estate to be managed by Catholic Church, with Petitioners until the age of 18 that would help Respondent Beverly Story attend school functioning and School Activities, Pray Counseling and Visitation.

Wherefore Overturning all Orders for Fraud on the Court from the Virginia Beach Court System in all Cases and Voiding said Plea Deal in Bad Faith by releasing said Veteran from False Charges of Murder, who acted in self-defense, unable to Mentally Relate to the Physical Dragging while being Physically Evicted July 20, 2016.

Wherefore Returning “Said Veteran” Back to the Veteran Administration Hospital; Ordering Said Veteran Attorneys of Record Respondent Attorney Afshin Farashahi to volunteer his Legal

Services to help Process Said Veteran from the Virginia Circuit Court Jail. Protecting him from any Conflict of Interest or Control from any Party or from Virginia Beach City Attorney Christiana R. Dougherty-Cunningham or Any Person or Agency in an Independent Approach to arrange Visitations to introduce "Said Veteran" to "Said Child" who only know her father by Pictures as a Guardian Angel Order to Pay all Filing Fees, Court Cost to relocating "Said Veteran Car" and Personal Belonging and helping to Relocate "Said Child Estate" with his Client and Respondent Beverly Story as Custodians in the Petitioners Names to the Historical town Hampton Virginia with the Help of Respondent Beverly Story Attorney Lori A. Butts.

Whereas Adding "In Memories of the Late Lysa Story" under Senator Mark Warner and Late Senator John McCain "Improved Veteran Care Givers Acts", that was Singed into Law by President Trump. To protect all Caregivers who care for Wounded Veterans; who are Warriors of the United States of America. Especially for unmarried Couple who care for Veterans that allowing Doctors and Medical Staff to meet together in Local Medical Location in their communities to help the Family United who are unmarried.

Whereas Respondent Cunningham Lindsey U. S. Inc. a Virginia Beach Flood Adjuster created a Conflict of Interest using the Federal Judge Arenda L. Wright Allen and their Legal Partners of Good Standing Insurance Companies. Under U S C 42 section 1983 Citing Dovel v. Bertram, 184 Va. 19, 22, 34 S.E.2d 369, 370 (1945)

Using Terrorism, Breach of Contract in Bad Faith with Petitioners, by turning down their Proof of Loss of Hurricane Mathews, wanting to sign their Fraudulent Proof of Loss to hurt Petitioners and their Property Value; to cause financially suffering that offering them less than \$4.00 for their Flood Clean-up by Network with Respondents, attempting to network with Petitioners Church Members and Neighbors while misusing the FEMA Program with the same Conspiracy in U. S. Supreme Court Case No: 06-931.

Forcing the Petitioners to ask for protects over their Church Members and Family at the Hampton Police Station at Fort Monroe.

Showing Respondent Cunningham Lindsey U. S. Inc., is a Major Player in alleged Chain Conspiracy under 18 U.S.C. 241 and section 242 in case No: 4:17-cv-00110. Needing Financial Relief for the following: Breach of Contract Order of 52,000.00, Petitioners Legal Cost for Papers, Mailing Fee, Legal Books, Judgment Order of \$7,000.00, Bad Faith Judgment Order \$100,000.00, With Punitive Damages \$4.00 to 1,000,000.00. With No Recovery of Lifting Petitioners home at 3 feet. With New Federal Regulations stating Petitioners Home needs to be elevated to 8 feet. Needing over 700,000.00.

Therefor Removing all Good Standing Insurance Companies from all Actions in case No: 4:17-cv-00110. Pending in the

U.S. Fourth District Court No: 19-1859: Appellee American Banker Insurance Company d/d/a Assurant and Appellee Geico Insurance Agency Ordering Cunningham and Lindsey U S Inc. responsible for Petitioners Financial Suffering.

Wherefore Granting Petitioners Writ of Certiorari under U. S, Supreme Court Rule 12.4 reviewing Extraordinary Violations of Federal Laws, that deprived a U. S. Veteran of receiving Mentally Health Care, Fast and Speedy Trial Put forth by Virginia George Mason. Depriving all Petitioners of their Federal Constitutional Rights as said Veteran suffers no Medical Treatment at the Virginia Beach Correctional Facility, for PTDS and voided from any Appeal Process. As Petitioners suffered, Terrorism with Respondents Fraud on the Courts.

Needing revisal of all cases under Federal Rule of Evidence Rule 60.(1)(2)(3)(b)(d)1.3 to set aside fraudulently begotten judgment to restore all Petitioners to the position they would have enjoyed in the absence of Fraud of the Courts. Citing Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238, 245, 250 (1944)

Conclusion

Therefore Petition Writ of Certiorari should be granted.

Respectfully

Pro'se Petitioner James Beggs /Signature

Pro'se Petitioner Joyce Beggs/Signature

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