

IN THE  
**SUPREME COURT OF THE UNITED  
STATES**

James Beggs, Joyce Beggs, et al" Petitioners

Vs.

Beverly Story et al, Respondents

**Appendix  
FOR  
WRIT OF CERTIORARI**

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

**Appendix A**

Order From the Virginia Supreme Court

Denying Petitioners Appeal No: 190102

November 21, 2019 with No Reply from Respondent

Beverly Story

VIRGINIA:

In the Supreme Court of Virginia held at the  
Supreme Court Building in the City of  
Richmond on Thursday the 21<sup>st</sup> day of  
November, 2019.

James Beggs, et al,

Against Record No. 190102  
Appellants,

Beverly Story, Appellee,  
From the Circuit of the City of Virginia Beach

On consideration on the petition of the  
appellants to set aside the judgment rendered  
herein on August 27, 2019 and grant a  
rehearing therefo, the prayer of the said petition  
is denied.

A Copy. Test

Douglas B. /Robelen, Clerk

Signed/ by a Deputy Clerk

The Petitioner Joyce Beggs unable to  
Recognized signature to print said deputy name.

**Appendix B**

Virginia Supreme Court

Granting Petitioners Motion for Hard copy to make is  
easy for Reply to stop Civil Terrorism Respondent Reply

Appeal No: 190102

October 31, 2019 with No Reply from Respondent Beverly  
Story

**VIRGINIA:**

In the Supreme Court of Virginia held at the  
Supreme Court Building in the City of  
Richmond on Thursday the 31<sup>st</sup> day of October,  
2019.

James Beggs, et al,

Against Record No. 190102  
Appellants, Beverly Story, Appellee

Upon a Petition for Rehearing

On September 5, 2019, came the appellants, who are self-represented, and filed a 'motion filed a petition for a rehearing in hard copy. On September 16, 2019 came again the appellants, and filed a "motion to file a hard copy [and] motion for an injunction stop civil terrorism" in this case. Upon consideration whereof, the Court grants the motion to file hard for rehearing and the September 5, 2019 petition for rehearing is deemed to be file. Upon further consideration, the motion for an injunction is denied. A Copy. Test Douglas B. /Robelen, Clerk\_Signed/ by a Deputy Clerk

"The Petitioner Joyce Beggs unable to Recognized signature to print said deputy name".

**Appendix C**  
**Supreme Court**

Denying Petitioners Order Grant Petitioners Hard copy

for Injunction Appeal No: 190102

August 27, 2019,

with No Reply from Respondent Beverly Story

**VIRGINIA:**

In the Supreme Court of Virginia held at the  
Supreme Court Building in the City of  
Richmond on Thursday the 27<sup>st</sup> day of August,  
2019.

James Beggs, et al, Record 190102

Against . CL16004672-00

Appellants,

Beverly Story, Appellee,

Upon a Petition for Rehearing

Upon review of there record in this case and  
consideration of the argument submitted in  
support of the granting of an appeal, the Court  
is of the Opinion there is nor eversible error in  
judgment complained of. Accordingly, the Court  
refuses the petition for appeal

A Copy.

Test

Douglas B. Robelen, Clerk

Signed/ by a Deputy Clerk

The Petitioner Joyce Beggs unable to  
Recognized signature to print said deputy  
name.

**Appendix D**

Order From the Virginia Supreme Court

Leave to Amend Petitioners Appeal No: 190102

April 2, 2019 having Leave until April 23, 2019 with No

Reply from Respondent Beverly Story

VIRGINIA:

In the Supreme Court of Virginia held at the  
Supreme Court Building in the City of Richmond  
on Tuesday the 2nd day of April 2019.

James Beggs, et al.

Against Record No. 190102

Appellants,

Beverly Story,

Appellee,

From the Circuit of the City of Virginia Beach

On January 29, 2019 came the appellants, who  
are self-represented, and filed a motion seeking  
leave to file an amended petition for appeal in  
this case. Upon consideration whereof, the court  
grant the appellants leave to file an amended  
petition and the appellants' Third Amended  
petition for appellants received on March  
18, 2019 is considered files. The appellee shall  
have until April 23, 2019 to file a Brief in  
Opposition, if she is so inclined.

A Copy. Test

Douglas B. Robelen, Clerk

The Petitioner Joyce Beggs unable to Recognized  
signature to print said deputy name.

**Appendix E**

Virginia Court of Appeals

Order 0054-18-1

The first Court Order Realize  
Jurisdictional Violation.

**VIRGINIA:**

In the Court of Appeals of Virginia on Tuesday the  
26<sup>th</sup> day of June, 2018

Joyce Beggs and James Beggs Appellants

Against Record No: 0054-18-1

Circuit No: CL16-4672

Beverly Story Appellee,

From The

Circuit Court of the City of Virginia Beach

It appears that this Court does not have  
Jurisdiction over this case. Accordingly, the case  
herby is transferred to the Supreme Court of  
Virginia pursuant to code 8.01-677.1

A Copy,

Teste: / Signature of Deputy

Cynthia L. McCoy, clerk By: a Deputy Clerk

“Petitioner Joyce Beggs cannot recognized deputy  
name.”

**Appendix F**

Petitioners Filed Case 16-4672 Before Beverly Story and Paid Filing Fees to have their Petitioner for Adoption filed December 15, 2016. Over looked by Virginia Supreme Court.

**Affidavit Before Notary Public**

**A Agreement for Adoption**

In Witness Whereof, The natural Father of Infant Lauryn Courtney Beggs' Cornelius Courtney Beggs 'aka" Bobbitt and James Beggs & Joyce P. Beggs, an A agreement in Adopting said Infant.

/Cornelius Courtney Beggs aka Bobbitt Seal  
State of Virginia in the Country/City of /Virginia Beach, to-wit I, the undersigned, a Notary Public in and for the City and state aforesaid do hereby certify that Cornelius Courtney Beggs aka Bobbitt whose foregoing writing, has acknowledged the same before me in the City of State aforesaid. Given under my hand the 20<sup>th</sup> day of December 2016 Seal Vincen R. Harris Notary Public Reg. # 7621317 My Commission Expires 07/31/2018 Harris Notary Public, Reg.

/James Beggs (Seal)

/Joyce Beggs (Seal)

State of Virginia in the Country/City of Hampton, to-wit: I the Undersigned, a Notary Public in the City and stat aforesaid do hereby certify that James Ronnie Beggs & Joyce P. Beggs whose is signed to the forgoing writing, has acknowledged the same before me in the City of States aforesaid. Given under my hand the 24<sup>th</sup> day of December, 2016 My Commission Expires April 30, 2020 Artia Denelle Bales Notary Public, Reg. No. 7693997 Courtney Beggs stipulations of said Adoption Agreement given to James Beggs and Joyce Beggs with his Attorney handling all Adoption Matters of Lauryn Beggs

**Appendix G**

VIRGINIA: IN THE CIRIUT COURT FOR The  
City VIRGINIA BEACH. BEVERLY STORY  
plaintiff V. LAURYN C. BEGGS, a minor,  
Defendant CASE NO: CJ1763  
Serve: Cornelius Beggs #1845077  
Virginia Beach City Jail  
2501 James Madison Blvd  
Virginia 23456

**Notice of Hearing**

PLEASE TAKE NOTICE that on  
Friday, July 21, 2017 a 9:30 a.m. or as soon  
thereafter as counsel may be heard, Plaintiff  
shall request the Motion to Dismiss the Appeal  
for Visitation and Custody for the Minor child,  
Lauryn Beggs.

**BEVERLY STORY**

Signature /PAULETTE FRANKLIN- JENKINS  
VSB#443486  
Counsel for Plaintiff

ERIC O. MOODY & ASSOCIATORS, P.C.  
355 Crawford Street suit 810  
Portsmouth, Virginia 23704  
Office: 757 399-7683  
Email XXXXXXXX

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### Appendix H

Petitioner Motion for a Restraining Order Case  
Against Officer of the Court Attorney Paulette D. Jenkins-  
Franklin No: CL 16-467 Virginia Supreme Court No: 190102  
Virginia: IN THE CIRCUIT COURT FOR THE  
CITY OF VIRGINIA BEACH  
IN RE: Appointment of Guardian of Person &  
Estate of Lauryn Beggs, a Minor  
James Beggs Paternal Grandfather  
Joyce Beggs Paternal Grandmother  
Beverly Story, Maternal Grandmother  
Vs Lauryn Beggs CASE NO CL 16-4672

## Restraining Order

This cause to be heard upon Motion to Gran(t) a Restraining Order to Protect Federal Military Records of James Beggs and his son Cornelius Beggs from the hands and eyes of Paulette D. Franklin Officer of the Court in her New Employment at the U S Department of Defense. In the interest of Department of Homeland Security, and Federal Protection over Military Records. It is hereby ADJUGE, ORDERED, and DECREED moving the Courts to Motion Gran(t)

A Restraining Order to Protect Federal Military Records of James Beggs and his son Cornelius Beggs from the hands and eyes of Paulette D. Jenkins Franklins Officer of the Court in her New Employment at the U. S. Department of Defense, in the interest of Department of Homeland Security, and Federal Protection over Said Military Records by \_\_\_\_\_

Kept away from Judge “no date no Signature

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Appendix I  
**Writ of Certiorari**  
**Jurisdiction Statement**

The United States Supreme Court has complete overall Jurisdiction said Complex Cases under Section 241 and 242 of Title 18 to stop Civil Rights Violations and "Fraud of the Court and Conspiracies against the Historical Virginia Court Systems that with Respondents Actions Voided Acts of Congress against a Black Republicans like Petitioner Joyce Beggs, who are a Mixed Race Couples. Voiding out a U. S. Veteran Constitutional and Human Rights, Federal Jurisdiction and Presidential Executive Orders by Cruel and Unusual Treatment and Behaviors. Under 28 U.S.C. 1257. (a) State courts; certiorari Final judgments or decrees rendered by the highest court of a State.

Therefore Gives this Honorable Court the Jurisdiction to stop continued Fraud on the Courts and Civil Terrorism of all past and continued cases Petitioners has suffered from by Officers of the Court, Respondent Cunningham Lindsey U. S. Inc., in Respondent Beverly Story et al, Under the Following:

Under 28 U.S.C. 2104. -Reviews of State court decisions -A review by the Supreme Court of a judgment or decree of a State Court shall be conducted in the same manner and under the same regulations, and shall have the same effect, as if the

judgment or decree reviewed had been rendered in a court of the United States.

28 U.S.C. 1257. (a) State courts; certiorari

Final judgments or decrees rendered by the highest court of a State.

28 U.S.C.1254. Courts of appeals; certiorari; certified questions Cases in the courts of appeals may be reviewed by the Supreme Court.

Along with the complete exhaustion of all Virginia State Court Remedies under 28 U.S.C. 1254 that gives all Petitioners "no" further remedies in their State of Virginia Court Systems and needing this Court to remove Petitioners appealed Case from Newport New Federal Court in "James Beggs and Joyce Beggs Vs. Cunningham Lindsey et al Case No :4:17-cv-00110" they Appealed to the U. S. Fourth District Court of Appeal No: 19-1859 to address all Respondents involved from the same Transaction of Conspiracy against a Black Republican and her Family Members under 18 U.S. Code § 241 and 242.

Giving the United States Supreme Court Total Federal Jurisdiction overall said complex cases arising from the same tractions of unnecessary hateful actions of conspiracy against all Petitioners using Fraud on the Court with plots to undermine all Judges and Justices of the Historical State of Virginia, with violations under the Six Amendment.

Showing Petitioners son suffered actions that voided President Obama Executive Orders 13625 attached, to support Petitioners Oral Augment before this Court that voided Acts of Congress, the Patriot Act, FEMA, Veteran Bills, and Presidential Proclamations, that voided of the needed Statistic Information that is Federally Mandated for collection under Federal Programs by Acts of Congress, and Presidential Executive Orders; to improve the Life's and Health Care for all Veterans. With this Court being an Aid to all Veteran men and woman seeking the needed Mental Health Care Respondents Officers of the Court used as a Legal Strategies. That voided all Petitioners their U. S. Constitutional Rights Giving this Court Review over Jurisdictional Deal Plea made against a Sick Veteran suffering from War Injuries in Bad Faith in the Virginia Beach Circuit Court No. CR17-001285, OCA File Number VAB16-05667 November 13, 2019 in Commonwealth v. Cornelius Beggs. Voiding the Petitioners their Military Power of Attorney and Voided of all information about Plea Deal to be notified and nor were the Petitioners Notified to be present at all Motions. Petitioners send forth a Timely Appeal to Virginia Beach Circuit Court be reviewed in this complex cases, that arrives from the same Transactions that Voided the Petitioners Military Power of Attorney over "Said Veteran" that cased all Petitioners cases to end in a Miscarriage of Justice under Federal Law

against Petitioners who are a Mixed Couple citing Loving V State of Virginia citing the Following:

**Section 28 USC 2255(a) (b) — Federal custody; remedies on motion attacking sentence to Release Cornelius Bobbitt Beggs Returning his back to the Veteran Hospital.**

A prisoner in custody under sentence of a court established by Act of Congress claiming the right to be released upon the ground that the sentence was imposed in violation of the Constitution or laws of the United States, or that the court was without jurisdiction to impose such sentence, or that the sentence was in excess of the maximum authorized by law, or is otherwise subject to collateral attack, may move the court which imposed the sentence to vacate, set aside or correct the sentence.

Under Title 28 §2283. Stay of State court proceedings A court of the United States may not grant an injunction to stay proceedings in a State court except as expressly authorized by Act of Congress, or where necessary in aid of its jurisdiction, or to protect or effectuate its judgments.

2255. (a) Federal custody; remedies on motion attacking sentence

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As all said Abuses of Powers can undermine the United States of America and said Military Base Personal Operations and Virginia Court Systems

Therefore the U. S. Supreme Court has full Judicial Powers needed to apply Federal Laws to protect all Petitioners and their Families Federal Constitutional Rights over all cases by their Own Discretion.

**USC 28 2102. Priority of criminal case on appeal from State court.**

Criminal cases on review from State Courts shall have priority, on the docket of the Supreme Court, over all cases except cases to which the United States is a party and such other cases as the court may decide to be of public importance.

U. S. Supreme Court has Jurisdiction over said pending case from Newport New Federal Court in Norfolk in "James Beggs and Joyce Beggs Vs. Cunningham Lindsey et al Case No: 4:17-cv-00110. Pending in the U. S. Fourth District Court of Appeal No: 19-1859.

With Respondent Cunningham and Lindsey U S Inc. causing a Conflict of Interest being a major player of Plots under 18 U.S. Code § 241 and 242 against Petitioners that is undecided using a Federal Program of FEMA against the Petitioners from Virginia Beach Company to injures them Financially using the same suffering in U. S. Supreme Court Case No 06-931 & 20-5307 in this Complex Cass having Jurisdiction also under the Patriot Act.

Petitioners are Christians and do not want prison times; but fines at this Court Discretion, with Community Service to Volunteer and Orders to watch 2 hours of "C Span" that is Watched by American Citizens and Native Americans across the United State to learn to respect both sides of all debates in Congress as Legislation becomes Laws, to Respect Federal Constitutional Rights and Acts of Congress to be an As this Court Will be a needed Aid in the Petitioners Jurisdictions.

Holding Respondent Cunningham Lindsey U. S. Inc.; totally Responsible for Petitioners Financial Settlement in Case No: 4:17-cv-00110. Judgment to Petitioners under 42 U.S.C. 1983.

"I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct.

/James Beggs

/Joyce Beggs

February 26, 2020.

**Appendix J Emergency Power of Attorney**

Used for Military Power of Attorney Federal Protected

Dated August 4, 2016

I, Cornelius Courtney Beggs aka Bobbitt, the undersigned of this Emergency Power of Attorney to take affect immediately on my behalf, do hereby confer to giving full Power of Attorney on August 1, 2016 as I seek Justice in Defense of Surprised Attack sustained against my Life July 20, 2016. This said Power of Attorney is "thereinby resigned by me "Cornelius Courtney Beggs aka Bobbitt" August 4, 2016 to include date of Notary Public with the Date and Signature.

Whereas, I Cornelius Courtney aka Bobbitt < is the Parents and Main Care Giver of Lauryn Courtney Beggs > "who both suffered a surprised and unprovoked attack on his person, while in the direct Physical Care of my infant " Lauryn Courtney Beggs" July 20, 2016 and seeking the proper safety and protection for my life, under the United States Constitution in the Religious State of Utah until all responsible Parties direct and indirectly involved or investigated.

Giving said Legal Power of Attorney over all my Financial Responsibilities to my said Parents " James Beggs and Joyce Beggs of 312 South Willard Ave, Hampton Virginia 23663, as true and lawful attorney-in-fact for me and in my name, place, and stead, and on my behalf and for my use and benefit, regarding all my Financial Affairs.

**Continued of Appendix J**

Obtaining a Lawyer on my Behalf and that of Emergency Custody of my infant child "Lauryn Courtney Beggs."

In Order to protect the safety of said child as stated in said Appointments of Guardia.

**FIRST:** To ask, demand, litigate, and receive all manner of goods, chattels, debts, rent, interest, sums of money, and demands whatsoever, due or hereafter to become due, and owing, or belonging to me, and to make, give, and execute acquaintances, receipts, satisfactions or other discharges for the same, whether under seal or otherwise; regarding all my financial Affairs. Obtaining a Lawyer on my Behalf and that of Emergency Custody on their behalf "My Parents James Beggs and Joyce Beggs" to maintain Emergency Custody of my infant Child "Lauryn Courtney Beggs" to Order to protect the safety of said child in said Appointment of Guardian.

**SECOND:** To Make, execute, endorse, accept and deliver in my name of my aforesaid attorney all checks, notes, drafts, warrants, acknowledgment, agreements and all other instruments in writing of what ever nature, as to my said attorney-in-facts mat be necessary to conserve my interest; regarding all my Financial Affairs, Obtaining Lawyer on my behalf and that of Emergency Custody on their behalf " My parents James Beggs and Joyce Beggs" to maintain Emergency Custody of my infant child Lauryn Courtney Beggs" to Oder to Protect the safety of said child as stated in said Appointment of Guardia.

**Continued of Appendix J**

THIRD: To execute, acknowledge and deliver any and all contracts, debts, leases, assessments of Mortgage, extension of Mortgage, satisfactions of Mortgage, releases of mortgage, subordination agreements and any other instrument or agreement of any kind or nature whatsoever, in connection therewith, and affecting any and all property presently mine or hereafter acquired, located anywhere, which to my said attorney-in-fact may seem necessary or advantageous for my interest; regarding all my financial Affairs, Obtaining a Lawyer on my Behalf and that of Emergency Custody on their behalf "My Parents James and Joyce Beggs" to maintain Emergency Custody of my infant child "Lauryn Courtney Beggs" to order to protect the safety of said child as stated in said Appointment of Guardia.

FOURTH: To enter into and take possession of any land, real estate, tenements, house, stores or building, or part thereof, belonging to me that may become vacant or unoccupied, or to the possession of which I may be or may become entitled, and to receive and take for me and in my name and to my use all or any rent, profits or issues of any real estate to me belonging, and to let the same in such manner as to my attorney shall seem necessary and proper, and from time to time to renew leases; regarding all my financial affairs, Obtaining a Lawyer on my Behalf and that of Emergency Custody on their behalf "My Parents James and Joyce Beggs" to maintain Emergency Custody of my infant child "Lauryn Courtney Beggs" to order to protect the safety of said child as stated in said Appointment of Guardia.

**Continued of Appendix J**

FIFTH: To commence, and prosecute on my behalf, and suits or actions or other legal or equitable proceeding for the recovery of any of my land or for any goods, chattels, debts, duties, and demand cause or thing whatsoever, due or to become due or belonging to me, and to prosecute, maintain and discontinue the same, if he or she shall deem proper; regarding all my Financial Affairs, Obtaining a Lawyer on my Behalf and that of Emergency Custody on their behalf "My Parents James and Joyce Beggs" to maintain Emergency Custody of my infant child "Lauryn Courtney Beggs" to order to protect the safety of said child as stated in said Appointment of Guardia.

SIXTH: To take all steps and remedies necessary and proper for the conduct and management of my Business affairs, and for the recovery, receiving, obtaining and holding possession of any land, tenements, rents or real estate, goods and chattels, debts, interest, demands, duties, sum or sums of money or any other thing whatsoever, located anywhere, that is, are or shall be, by my said attorney-in-fact, thought to be due, owing, belonging to or payable to me in my own right or otherwise, regarding all my finial Affair, Obtaining a Lawyer on my Behalf and that of Emergency Custody on their behalf "My Parents James and Joyce Beggs" to maintain Emergency Custody of my infant child "Lauryn Courtney Beggs" to order to protect the

**Continued of Appendix J**

SEVENTH: To appear, answer and defend in all actions and suit whatsoever that shall be commenced against me and also for me and in my mane to compromise, settle and adjust, with each and every person or persons, all actions, accounts, dues, and demands, subsisting or to subsist between me and them or any of them, and in such manner as my said attorney-in-fact shall think proper: herby giving to my said attorney power and authority to do, execute and perform and finish for me and in my name all these things that shall be expedient and necessary, or which my said attorney shall judge expedient and necessary in about in and about or concerning the promises, or any of them, as fully as I could do if personally present, hereby ratifying and confining whatever my said attorney shall do or cause to be done in, about or concerning the premises and any part thereof any financial and mattered of Custody and Powers conferred on said attorney-in-fact shall not be restricted, or limited by the aforementioned specifications regarding; situations of representation.

The rights, powers and authority of said attorney-in-fact granted this instrument shall commence and be in full force and effected in August 1, 2016, and such rights, powers and authority shall remain in full force and effected thereafter until I give notice in writing that such power is terminated. Noting, that Said Power of Attorney of said Custody and Protection,

**Continued of Appendix J**

were giving by me Cornelius Courtney Beggs aka Bobbitt to my Parents James Beggs and Joyce Beggs of behalf of my infants Child "Lauryn Courtney Beggs" July 20, 2016. It is My Desire, and I so freely State, that this Power of attorney shall not be affected by any subsequent disability or incapacity The Signature of Cornelius Courtney Beggs aka Bobbitt.

I Cornelius Courtney Beggs aka Bobbitt, whose name is signed to the foregoing instrument, having been duly qualified according to the law: do hereby acknowledge that I signed and executed this power of attorney: that I am of sound mind; that I am eighteen (18) years older or older; that I signed it willingly and am under no constraint or undue influence; and that I signed it as my free and voluntary act for the purpose therein expressed.

Signature /Cornelius Beggs Date 8-4-2016

I certify that /Signature Cornelius Beggs has appeared before me this day of Date 8-1-2016 in the State of Utah

My commission expires on 4-22-2020

State of Utah County of Emery Date 8-4-2016

Janalee Luke Notary Public of State of Utah

Commission #688582

Comm. EXP. 04-22-2020

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Appendix K  
Appointment of Guardia

Whereas, I Cornelius Courtney Beggs aka Bobbitt < is the Parent and Main Care Giver of Lauryn Courtney Beggs> who both suffered a surprised and unprovoked attack of his person while in the direct Physical Care of my infant "Lauryn Beggs" July 20, 2016.

Whereas, I Cornelius Courtney Beggs than gave Emergency Custody to my Parents James and Joyce Beggs of 312 South Willard Ave Hampton Virginia the Morning of July 20, 2016 to protect said infant Lauryn Courtney Beggs Life. Asking my Father James Beggs "to protect my Infant, said Lauryn Courtney the Morning of said surprised attack against my life while in the direct custody of said infant Lauryn Beggs.

I Cornelius Courtney Beggs saved Said the infant and self from "said surprised attack and after said attack on my life, seek Proper Safety for my life and protection in the Religious State of Utah until all said Responsibly Parties "direct or indirectly involved in; Surprised Attack 7/20/2016 along and their Motives suffered on the morning of July 20, 2010 can, been investigation and all parties Brought To Justice.

I Cornelius Courtney Beggs aka Bobbitt is the Natural Guardian of Lauryn Courtney (age) 6 Months (Date of Birth) January 20, 2016. Give full Guardianship of my Infant Lauryn Courtney Beggs to my Parents James Beggs and Joyce Beggs of 312 South Willard Ave. of Hampton

Continued from Appendix K  
Appointment of Guardia

Virginia 23663 to act as guardian of said minor child stated above upon my inability to so act as I seek protection and fundamental fairness in the "State of Utah" on behalf of said father's Right's in the "State of Virginia" until conclusion of said surprised and "unprovoked" attack on Cornelius Courtney Beggs and Lauryn Courtney Beggs Life while seeking the help of a lawyer t protect his Rights. Should James and Joyce Beggs be unable or unwilling to serve, I appoint the State of Virginia to find Forest Care Family to act as the guardian of the minor children in place of James Beggs and Joyce Beggs to provide needed protection, safety, to protect the welfare of said infant.

I certifying said Parent in Hampton Virginia provided full cores meals, which gave them the opportunity to be directly involved in the daily Life of myself and said Infant on a daily basics.

I certify That I care for the Daily of said Infant in Virginia Beach and my Nice in Hampton Virginia.

I certify Beverly Story was just hired recently as said infant Babysitter Only during working hours only.

I Attended Church revises at Phoebus United Methodist Church on 300 E. Mellen Street in Hampton Virginia with said Infant and Nice in Places of said parents as said father were on TDY Military Assignment in Hawaii weeks before attack on my Life 20, 2016.

Upon my designed guardian shall have the following authority while obtaining my Parental Rights as stated: a. Residential Custody of the minor child b. to approve medical treatment of any kind or type or disapprove that same within the bounds of the Law. c. to designate schooling for the minor children, and access to any and all of their educational records. d. To generally act in loco parentis et al.

In the event My Infant Lauryn Courtney Beggs becomes the Custodian of any Property for the minor child under the Uniform Transfer to Minor Act or the Uniform Gift to Minors Act for all such Custodian property in the Protection under Court Appointed Guardian Ad Litem Cynthia King Esq. In the Event that formal legal processing are commenced to establish a guardian for my said infant child, it is my desire that the Guardians Mentioned herein have priority in appointment.

The failure to list Other Individuals as a guardian or successor Guardian is intentional to protect said, said Infant Lauryn Courtney Beggs Health and needed Protections until the conclusion conclusion of said Surprised Attack on the Father Life 7/20/2016 While in the Direct

Continued from Appendix K  
Appointment of Guardia

Physical Present of said Infant. Father and Infant suffered Said Date July 20, 2016. Whereas, if said Guardianship in not granted to My Parents James Beggs and Joyce Beggs to Protect said Infant.

I Cornelius Beggs aka Bobbitt moves the Court to find suitable Foster Care Placement until the conclusion of said surprised attack 7/20/2016 and moves Virginia Beach Juvenile and Domestic Relation District Court to Appoint Foster Parent to safeguard my infant Health, safety and welfare of Lauryn Courtney Beggs

I Cornelius Courtney Beggs Gives my Parents James Beggs and Joyce Beggs the Power of Attorney to seek Legal Representation to maintain Legal Guardianship over said infant July 20, 2016 to protect said Infant Lauryn Courtney Beggs with the help of her Court Appointed Guadiana Ad Litem Cynthia King.

I Cornelius Courtney Beggs will at all times maintain my Due Process Right's involving my Parental Right's of said Infant Lauryn Courtney Beggs. Signature /Cornelius Beggs 8-1-2016

I certify that /Signature Cornelius Beggs has appeared before me this day of Date 8-1-2016 in the State of Utah

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My commission expires on 4-22-2020

State of Utah County of Emery Date 8-1-2016

**Appendix L**

"Order Of Appointment of Attorney Asha Pandya With Plots showing Respondent Beverly Story as a plaintiffs in "Petitioners Case" with Said Child as Defendant. Who tried to educate the Virginia Court System of her client true Disability Virginia Code under 8.01-2 (6)(e) but with holding the "Military Disability" with Petitioners copy not seem or signed by Lower Court Judge puled into Plots."

VIRGINIA: IN THE CIRIUT COURT FOR VIRGINIA BEACH. BEVERLY STORY plaintiff V. LAURYN C. BEGGS, a minor, CASE NO: CL16-4672

THIS CASE came on upon the Motion for Appointment of Guardian ad Litem for incarcerated Father file by Plaintiff. IS APPEARING TO THE COURT that Cornelius C. Beggs, that biological father of the child is a person under a disability pursuant to 8.01-2(b)(e) of the Code of Virginia of 1990, as amended, it is therefore ADJUGED. ORDERED, AND DECREED as follows:

1. Asha Pandya, Esquire, is hereby appointed Guardian Ad Litem to protect and represent the interest of Cornelius C. Beggs, the biological father of the minor child, in connection with all matters pending in this Court and any appeals that may follow therefrom. 2. Ms. Pandya fees shall be paid pursuant 8.01-9 of the Codes of Virginia 1950, as amended. AND THIS CAUSE IS CONTINUED. NO SIGNTURE OF JUDGE  
Entered \_\_\_\_ day of May 2017

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O Appendix  
Adoption Agreement

Filed December 12, 2016 Case No: 16-4672  
An Agreement made on July 20, 2016 of Emergency  
Custody of his Infant "Lauryn Beggs" between  
Natural Father Cornelius Beggs, who resided at (5540  
Finespun Last in Virginia Beach 29455), and Mother  
Joyce Beggs and Father James Beggs.

Come Now, said Natural Father of Lauryn Beggs referred to them now as adopting parents of Lauryn Beggs who resided on July 20, 2016 at 312 South Willard Ave. Hampton Virginia 23663, here referred to as Adoptee. Adopting parents intends to present to the Virginia Circuit Court of the City of Virginia Beach, a petition in which James and Joyce Beggs will seek a decree approving the adoption of adoptee. The Parties agree to assume toward each other the legal relation of parents and child. Adopting Parents will henceforth treat adoptee as if she Lauryn Beggs were the natural child of adopting parent. Adoptee will henceforth treat Adoptee will henceforth treat adopting parents as her natural parents. Both parties will have the Rights and be subject to all the duties and responsibilities of the relation of parents and child. The parties agree to provide care and love of Lauryn Grandmother "Beverly Story" along with full visitation Rights. Pro 'se James and pro 'se Joyce Beggs', has executed a written consent to the adoption agreed to in this instrument, and a copy of the consent is attached and incorporated by reference. In witness whereof, the parties have executed this agreement at the Circuit Court in the City of Virginia Beach byway of said Petition for Adoption, on December 16, 2016 first above written.

Agreement Between Prospective Adoptive  
Parents and Natural Father

Agreement made December 15, 2016, between Natural Father Cornelius Courtney Beggs and James and Joyce Beggs Prospective Adoptive Parents, husband and wife, of 312 South Willard Ave. Hampton Virginia 23663, here as adopting parents, and Cornelius Courtney Beggs who grants said Petitioners James Beggs and Joyce Beggs Emergency Custody on July 20, 2016 who also resided at 5540 Finespun Last in Virginia Beach Virginia 29455, here referred to as natural father. Recitals. A. Adopting Parents desire to adopt, pursuant to law, the Child of natural father & mother on the child's birth to be noted/added: with no changes and will initiate adopting proceeding, through said natural father's counsel, to legalize the adoption. B. Natural father feels that it is in the best interest of the child that the child be adopted by said adopting parents and brought up by then in their household as their child.

The same household where the natural father gave emergency custody to James and Joyce Beggs on July 20, 2016. In consideration of this agreement and other good and valuable, it is agreed as follows: 1. To cover all cost incurred in connection with the issuance and registration of all documents required in the adopting proceeding. 2. Arraigner Full Love, Caring and Visitation Right' to Lauryn's Grandmother Beverly Story as she cooperate fully with Natural Father Counsel of Legalize the adoption and said adopting parents in the Adoption proceedings.

**Additional material  
from this filing is  
available in the  
Clerk's Office.**