

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 Writ of Certiorari
To the Virginia Supreme Court*

Petition for Rehearing

*Pro'se Mr. James Beggs
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**Constitutional and Statutory Provision
Involved for Rehearing**

U. S. C. 42 Section 1983
 U. S. C. 42 Section 1985 (3)
 Fifth Amendment
 Fourteen Amendment
 28 U.S.C. Section 1651,
 U S Congress Codifier Honorable Mr. Tomas
 Durant Original Historical Interpretation of
 "Title 18 Section 242 after the Civil War"
 U.S.C. Title 18 Section 242
 U. S. C. Title 18 Section 241
 U. S. C. Title 18 Section 254
 Presidential Executive Proclamation Order
 13625
 The All Writs ACT codified under Title 28
 Civil Rights Act of 1964

**Table of Authorities Cited Cases in
Rehearing**

USSC Record N0: 06-931 In Re Patterson-Beggs
 USSC Record No.02-5307 In Re Patterson-Beggs
 Bulloch v. the United States, 763 F.2d 1115,
 1121 (10th Cir. 1985)Page 10, 18, 26
 Griffin v. Breckenridge 403 U.S. 88 (1971)Page 4
 Dovel v.Bertram,184 Va 19, 22, 34 S.F.2d.Page10
Collins v. Hardyman,341 U.S. 651 (1951),.Page 8
 Visikides V, Derr. 3 Va App 69 (1986) ...Page 25
 William vs. Williams, 24, Va. App.778 783,435,
 S.E. 2nd 651, 654, 413, (1997)..... Page 23
 United States v. Harris, 106 U.S. 629
 (1883)..... Page 8
 United States v. Ohio Power Co., 353 U.S. 98
 (1957)..... Page 9

Petitioner for Rehearing

Pursuant to Supreme Court Rule 44, and 44.1, Petitioners need consideration of the full court this Petition for Rehearing. That is very necessary to secure and maintain uniformity of Equal Rights Protections under Federal Laws that involves many Questions of exceptional importance to the Virginia Supreme Court and other Virginia Courts involved in said complex extraordinary cases decisions that conflicts with major contributions of Criminal Justice and Civil Rights reforms and authoritative decisions of the Hon. Justice Potter Stewart and this Great Court.

Moving this Honorable Court to grant this Petition for Rehearing En Banc that is filed within 25 days of this Court's decision in this case James Beggs, et ux. V. Story et al No. 19-1095, May 18, 2020 to Stay all Orders on the merits. *Citing controlling effects under Supreme Court Rule 11 from the Fourth Circuit Court in case No. 19-1859.* Awaiting the full Discretion before Judgment in reviewing other substantial grounds not previously present in light of new evidence of Federal Constitutional Violations of Petitioners Equal Rights Protections by a Private Company Respondent Cunningham Lindsey U. S. LLC, f/k/a, Cunningham Linsey of Virginia Beach to be added to this case in connections with the Private Female Respondents in Conflict of Interest with Federal Judge Arenda L. Wright Allen of the Johnson Family from Petitioners Church and City of Hampton under the Fifth Amendment and Conspiracy under the Color of Law.

Moving this Court to Grant Reviewal of all Orders against all Petitioners in light of New Evidence. Vacating all Judgements Ordered to Give "Said Child" Back to Petitioners to start Catholic School for healing and returning "Said Veteran" back to treatment at the V. A. for Violations under U.S.C. 42 Section 1983 & U.S.C. 18 section 245. Just because of hate against a Black Republican, whom Loves her Black Community. Forced to take down Republican Pictures in 2016 after giving up her "Commenting at the Daily Press Delphi Forums" Under the Name of Misjustice;

"Meaning When someone based on the available evidence presented should have been Responsible" but acquitted of Bad Faith". citing USSC Record NO: 06-931, In Re Patterson-Beggs and USSC Record No. 02-5307 for Injuries of "Said Veteran" falling through a floor with broken bones as Petitioner paid for repairs before moving-in her Children. With repairs costing less than 1,000.00; a pure Civil Right Claim by a Privet Company. As Petitioner Joyce Beggs took a Code Class with her City, to learn to fix her Own Historical Home. Slowly learning Contraband Slaves History were Erased, along the City of Phoebus Promises to keep the first 3 Contraband Slaves Properties Protected before consolidation with the City of Hampton Virginia that was not protections under the Codifier Mr. Durant codification of Title 18 Section 242 hired by Congress to Decode after the Civil War.

Protecting the City Newport News

The Late Senator Jesse Helms help in placed Petitioner Joyce Beggs in the Beautiful City Newport News to be close to Fort Monroe after lobbying for Battered Woman Rights and Female Legislations, with the Love from all Political Parties to help research her Great Grand Father who were a Proud Farmer, who got his freedom from Fort Monroe. With true facts of Females from all Political Parties" wanting to help all Law Makers in Congress understand their mission. Even giving Love to the Senators of the word NO. But learning the reasoning behind the word No; with thousands of us across the U. S. working hard to find the 10% percent of "Battered Men" victimized by females to get their Vote, receiving much Love from their Staff Members & Supporters to our Mission. Praying that women would not use said Legislation to Abuses Man as feared by some Law Makers. Given all members of Congress great respect as my mother's taught us.

Needing this Court to be a needed Aid to stop said quite terrorizing conspiracy of Civil Rights Violation in Petitioners Jurisdiction and protecting the City of Newport News Virginia Court Systems and that also saved the Life of Petitioner James Beggs; after both Petitioners was poisoned in Virginia Beach January 2018. Being turn down for Emergency Medical Care from negative media coverage, taken to this City of Pure Love that saved his Life. Just to come home from surgery facing a dog attack on his front porch as his cat died saving his life.

The All Writs Act

Moving this Court for the "All Writ Act to address all Privet Respondents from 4 different Virginia State Courts that connects all Conspirators together for reversal of all Orders against all Petitioners, with Community Service and Fines to Respondents under 1985 (3). Citing Griffin v. Breckenridge 403 U.S. 88 (1971) in addressing all Respondents Violations under the Color of Law. Especially with "Said Child" wrongful taken from Petitioners. Wrongly placed in the Home of a Virginia Beach Social Workers at the age of 6 months with severe Health Problems that voided of her Human and Civil Rights by Cruel and Unusual Treatment just to support a GO Fund Me Page, with Conspirators leaking false information to the media of her Mother being shot to control "Said Child Estate". Knowing "Said Veteran" was being Physically Evicted by a Female over 6th feet, and over 250 pounds.

Knowing "Said Veteran" was "Not the Aggressor" saving himself and child. Knowing the Identification of the Attorney handling the Couple Evictions were never Revealed to the Media or the Petitioners, nor Virginia Beach Police Department. Knowing Virginia Beach Police cleared said child to stay with Petitioners during their Investigation July 20, 2016. Knowing Hampton Virginia Veteran Hospital removed "Said Veteran" from his bedroom to keep his family safe during Treatment for PTSD; Fighting the War out in his Sleep.

Justice Potter Stewart Major Contributions to Civil Rights Reforms

The Honorable Justice Potter Stewart finding under section 1985(3) cause of actions against Privet Conspiracies that Violate Federal Constitutional Equal Rights Protection; were also suffered by all Petitioners of willful actions. Which must be learned behaviors by all Respondents "who did not know" or "did not care" their Conspiracy of 2 or more People under the color of law is a Federal Crimes. Said Rehearing provides an opportunity for Chief Justice Roberts and all Justices of this Supreme Court to "Heal all Citizens of the United States" by giving a clear understanding over the "Codification History" of USC Title 18¹ Section 242, by Mr. Thomas Durant hired by Congress after the Civil War. As these complex cases involves questions of exceptional importance under U.S.C. 42, Section 1985 (3) that also Protects Black Republicans and "Men who are victimized by organized hate groups; under other class-based animus cited by Justice Stewart" by Privet Conspirators.

¹ SEC. 5577. Every person who, under color of any law, statute, ordinance, regulation, or custom, subjects, or causes to be subjected, any inhabitant of any State or Territory to the deprivation of any rights, privileges, or immunities, secured or protected by the Constitution and laws of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an alien, or by reason of his color or race, than are prescribed for the punishment of citizens, shall be punished by a fine of not more than \$1,000, or by imprisonment not more than one year, or by both.

As Petitioner research shows of Mr. Durant providing Federal Constitutional Protections & Civil Rights of Equality to all Black Americans freed by our Great President Abraham Lincoln starting January 1, 1861, before the Civil War Ended. Combined with Major Contributions to Criminal Justice and Civil Rights Reforms by Justice Stewarts; needs to be learned by the American Citizens. Showing Pure American Constitutional Legal Love from the Highest Court. As the Petitioner Joyce Beggs Dyslexia caused many "solitary days and weeks" to complete this important history on Title 18 Sec. 242; compared Justice Clarence Thomas hours of solitary in his Memoirs' in "My Grandfather's Son".

Review is also warranted for Petitioners Rehearing for willful Fraud on the Court,² citing *Bulloch v. the United States*, along with other Constitutional Violations Suffered meeting the true requirements of the specific willful intent of all said Privet Respondents in this case that voided all Petitioners Equal Rights under the United States Constitution under the Color of Law.

² *Bulloch v. the United States*, 763 F.2d 1115, 1121 (10th Cir. 1985) 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."

As Female Respondents "on one accord" "Erase" a U.S. Veteran Military Static ³ at the Veteran Hospital developed by Said Chain Conspiracy July 20, 2016".

Moving, Honorable Justice Roberts and the full U. S. Supreme Court to Grant Rehearing and decided said case if unable to wait for The Fourth Circuit Court Ruling under Supreme Court Rule 11; citing Justice Stewards Civil Rights Reforms in Griffin v. Breckenridge 403 U.S. 88 (1971); that is very important to our society to bring about a clear understanding and History of U.S.C. 18 Section 242 to help Americans Breathe Easier. As Respondents Violated the Civil Rights Act of 1964 by using Petitioners Church and City under U.S.C. 18 Section 241 & 242. Granting Justice to the Petitioners whereas, adequate relief cannot be obtained in any other form from Female Respondents using Male Respondents and a New Male Judge from the Virginia Beach Circuit Court in case No. 181525 from Virginia Supreme Court by improperly serving him with a Mandamus for Respondent Paulette D. Franklin-Jenkins, to cover her alleged Fraud on the Courts and Conspiracy plots with more than 2 females.

3. Upholding President Abraham Lincoln Proclamation stating: "To Care For Him Who Shall Have Borne The Battle And For His Widow and His Orphan". Bring about a true understanding that Black Americans Life's Matters with their True History Protected without retaliation.

Petitioners research shows Justice Stewards reforms on Civil Right provide a modern-day construction of section 42 U.S.C Section 1985(3) with Civil Rights Laws addressing private deprivations under the Color of Law. Stopping Privet Citizens from using Family Members and themselves in destroying Equality under Law and Federal Constitutional Protections from Congress After the Civil War from learned behaviors that had the power to Erased History of Contraband Slaves, Major Butler of Fort Monroe, and Erased Federal Protected Record USC 18 Section 245.

Whereas, Petitioners suffered Manipulations of True Facts hidden from Virginia Beach Police investigation July 20, 2016 and Virginia Beach Judges. Showing someone willfully removed Personal Items and Medical information from "Said Veteran Home in Virginia Beach, before Police were called to the Scheme. Worse than found in *Collins v. Hardyman*, 341 U.S. 651 (1951), and *United States v. Harris* as both cases moved our Congress to pass 42 U.S.C. Section 1985(c) under federal tort law. As shown in these complex cases of conspiracies more than 2 Privet Female Respondents with Respondents Cunningham Lindsey U. S. LLC, f/k/a Cunningham Linsey of Virginia Beach, and Respondent Afshin Farashahi. Bring Forth the Certified Question; ***"Whether violations of the 'prejudice prong of Strickland' under the Six Amendment caused Cruel and Unusual Treatment to all Petitioners."***

Petitioners research shows this Supreme Court upheld Section 1985 (3), for Private Conspirators who willful actions Lead to Petitioner Certified Questions:

“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.

Therefore, Rehearing should be Granted for new evidence of Conflict of Interest and Abuses of Power under Section 1985 (3) and U.S.C. 18 section 241, 242, 245 allegedly showing all Respondents shared a Roll or Part in Conspiracy to misuse Virginia Court Systems of Law and willfully Terrorizing all Petitioners, citing United States v. Ohio Power Co., 353 U.S. 98 (1957).

Needing review as all cases arising out of the same at this Court Discretion. Giving Chief Justice Roberts and the Honorable Justices of this Highest Court the needed foundation of Title 18, U.S.C., Section 242 to be an Aid to the Petitioners Jurisdiction and Protect the Beautiful City and Courts of Newport News from being affected by said Chain Conspiracy that Voids Federal Constitutional Rights under the Color of Law.

In willfully in plotted conspiracy under the Color of Law causing all Petitioners to suffer along with other class-based animus as a Mixed-Race Couple. While New Evidence show Respondents plotted to destroy the Petitioners Historical Home that is protected under the Fifth Amendment. Citing Dovel v. Bertram, 184 Va 19, 22, 34 S.F.2d

Reason for Granting Petitioners

Pursuant to U.S. Supreme Court Rule 11. Petitioners has satisfied the Requirement of their Extraordinary Writ of Certiorari to the U S Fourth Circuit Court before Judgment in Record No: 19-1859 throughinby Rehearing Request before Judgement is entered against Respondent Cunningham Lindsey U. S. LLC, f/k/a Cunningham Linsey of Virginia Beach.

Wherefore Under section U. S. C. 42 Section 1983 U.S.C. & 42 section 1985 (c), Respondents willfully used Petitioners Factual information in their pleading in Virginia Beach from July 20, 2016 up to the Virginia Supreme Court with Conspiracy Plots towards all Petitioners under the Color of Law.

Especially the True Facts clearly point-out "Said Veteran" Prayed for his Fiancé's at Petitioners Phoebus Methodist Church in Hampton before July 20, 2016.

Most Importantly that Petitioner Joyce Beggs is almost the Only Black Republican attending said Church at the Phoebus Methodist Church. Following in the footsteps of her Great Grand Father who also Prayed on this Historical Property at the Mouth of Fort Monroe. As their first Church was built with "Wood from the Ruin of the Former Chesapeake City" burned down to keep from the Union.

Suffering Cruel and Unusual treatment by Respondents from Virginia Beach, Virginia, misusing Petitioners Beautiful Church, City and Citizens of Hampton Virginia. Voiding the Protections under Civil Rights Act Laws of 1964. While illegally removing Black History from Petitioners Historical Home with-out Due Process while Respondent Cunningham Lindsey U. S. LLC, f/k/a Cunningham Linsey of Virginia Beach willfully took advantage of Hampton City Black Mayor to lower Petitioners Home Value to denied them assistance under the Federal of FEMA during Hurricane Mathews 2016 by a Fraudulent Contract they could not sign. Forced to use their own funding.

Showing people in our Society cannot decide which Black Americans gets Federal Constitutional Rights or which Black Americans can Enjoys Federal Civil Rights.

Conclusion

Whereas, these extraordinary cases involve substantial grounds not previously presented under U.S.C. 42 Section 1985 (3) U.S.C. Title 18 Section 245, with controlling grounds of U. S. Supreme Court Rule 11 from the Fourth Circuit Court Case No. 19-1859 in light of New Evidence of said Respondents interfering with Petitioners Church Members to secure a Federal Judge. Causing a Conflict of Interest to void Federal Civil Right by Privet Conspirators that is very quiet and organized by Abuses of Powers. Having the ability to wipe out Constitutional Rights of any Black American and Black Republicans, and Black Professionals or any person who is hated with conspiracy plots on one accord by 2 or more people.

Needing A Writ of Certiorari, to the Virginia Beach Supreme Court:

1. The Virginia Beach Circuit Court Commonwealth Vs. Cornelius Courtney Beggs" No: CR17-001285 OCA File Number VAB 16-05667 for Respondent Attorney Afshin Farashahi. Denied "Said Veteran" his Trial Dated of August 20, 2019, set on the Birthday of "Said Veteran Late Fiancé's Late Lysa Story". Who he Loved and Prayed for at Petitioners Church before July 20, 2016; by ineffective Counsel of Record. Denied his Rights to Appearance before Judge to select his own Court Date. With Petitioners trusting him with Veteran Medical Records that contain Military Locations in Afghanistan from Hampton Virginia Veteran Hospital.

That voided out a President Obama Executive Order 13625 2012; Reinstated by President Trump.

2. To Address Newport News Circuit Court of Norfolk Case No: 4:17-cv-00110-AWA-DEM, for Respondent Cunningham Lindsey U. S. LLC, f/k/a Cunningham Linsey of Virginia Beach Conflict of Interest with Federal Judge Arenda L. Wright Allen, under Title 42 section 1982, 1985 (3), Abuses under the Civil Rights Act of 1964, Violations under Title 18 section 241 and 242 by a Privet Company in Record No. 19-1859 with other Respondents in this Case No.19-1095.

3. To Address the Virginia Beach Juvenile and Domestic Court Case No: JJ216264-01-00, & 02-00, Record No: JJ216274-04-00, and Record No: CJ17-63 Minor Case for Fraud the Court by Respondents, and unidentified Parties.

As Female Respondents Erased "Said Veteran" Military Medical History being July 20, 2016 from Petitioners, the Media and Virginia Beach Courts, and Virginia Beach Police. Slowly understanding Mr. Kaepernick Peaceful Mission to Bring Awareness to an Invisible Organized Problems Black Man or facing from their own Jurisdictions.

As Petitioners holds up the American Flag for him, with the strengths of the Historical Ink used by President Lincoln to Free all Black Americans by the signing of the Emancipation Declaration, by upholding highly the United States Constitution with; the Modern Reforms of Civil Rights by Justice Stewards and this Honorable Court. Going back to the codification of Mr. Durant under section 242 with the Love of our U.S. Congress as on body.

Whereas Petitioners Rehearing should be Granted.

Certification of Good Faith

The Petitioners hereby certifies that this Petition for Rehearing is restricted to the grounds specified in Rule 44.2 of the Rules of the Supreme Court and is presented in good faith and not for delay.

Respectfully

Pro'se Petitioner James Beggs

/Signature_____

Pro'se Petitioner Joyce Beggs/Signature

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