

FILED

JUL 26 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

19-481

No. _____ To Be Assigned

In The
SUPREME COURT OF THE
UNITED STATES

In re: R.C. "RICK" LUSSY aka
CANDIDATE, 2016 & 2020-2024
ELECTIONS Petitioner

Petition: Extraordinary Writ Rule 20
PETITION FOR WRIT OF
MANDAMUS
THREE PART ORDER WITH
THREE HUNDRED FORTY FOUR-
EXTRAORDINARY
CIRCUMSTANCES & APPENDIX
AFFIDAVIT

R.C. "Rick" Lussy MAI, SRA
860 Sixth Avenue South, P.O. Box 152
Naples, Fla. 34106; Ph (239) 263-5413
E-Mail: ricklussy@yahoo.com
Attorney-In-Fact For Petitioner Pro Se

ORDER 1st Part Fla. Governor DeSantis
(Fla. Stat 14.26(2)) & non-lawyer, female staffer
to investigate (F.S. 106.25 (1)(2)) 13-violations &
86-Exceptions to "Vexatious" Litigant (F.S.
68.093) *intelligible principles*: that do not
violate non-delegation doctrine etc. et al
Elections' Commission, apply F.S.104.051
neglect of duty/sex abuse; (F.S.104.091) aid,
advise & violate; F.S.104.011 false swearing;
(F.S.105.031(4)(b),(5)(3),(4)) perjury to obtain/keep
gov't employment; Remedy (F.S.838.022)
misconduct public office to appoint Rick
Lussy Collier County Property Appraiser
inside 30-days. **2nd Part:** Order to Collier
County Circuit Court Clerk allowing pro
se petitioner filing lawsuit against Fla.
Elections Commission with justice (10-63-SC)
defendants fraud code/canon 3D3
immunity (F.S.768.28(9)(a)) *stare decisis* "un-
published" *Common Law Rules* to allow
100-percent jury trial verdict [FN#15] with
four video cameras. **3rd Part:** Order to
apply Missing 13th Amendment/TONA.

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RESPONDENTS' LISTED:

Compliance with U.S. Supreme Court Rule 14.1(b), respondents' are broker-principal', *Unitary-Executive(s)*[¶] or public servants, or lawyers, and or all above:

1-To: Supreme Court of the United States Clerk: Scott Harris; Washington D.C.; **2-Solicitor General of United States; 3-1st Part: 3-1.)** Charles Talley WELLS #86265 JUSTICE; **3-2.)** Harry Lee ANSTEAD #2060 JUSTICE; **3-3);** Barbara Joan PARIENTE #164266 JUSTICE; **3-4);** Richard Fred LEWIS

[¶] Unitary Executive, is a monopoly government emolument, use of public office employment claim: to be separate from all three branches of monopoly government: Judiciary-Executive-Legislative. Congress refuses to publically publish Court/Rules of Procedure for all US/Federal and 50-State Agencies that exempt selves from public service work; refuse to enforce all civil rules of procedure that apply to-existing law against themselves, fully 100% above existing law. Source Movie: "Vice" 12/25/2018.

#151771 JUSTICE; **3-5);** Peggy Ann QUINCE #261041 JUSTICE; **3-6);** Leander J. SHAW, JR. #72960 JUSTICE; **3-7);** Major Best HARDING #33657 JUSTICE; **3-8);** Thomas Dale HALL JR. #310751; CLERK; **4-Second Part: 4-9.)** David J. Glantz, #504238, Deputy Fla. State Attorney General; **4-10.)** Charles J. Crist Jr. #362190; **4-11.)** William McCollum #11233; **4-12.)** Pamela Jo Bondi #886440; **4-13.)** Ashley Moody #487198; **5-Third Part: 5-14.)** Robert Eugene Belanger #983780, Circuit Judge; **5-15.)** Theodore Brousseau #131227; **5-16.)** Thomas S. Wilson Jr. #139907; **6 Fourth Part: 6-17.)** Ms. Donna Ann Malphurs FEC Clerk; **6-18.)** *Byron David Flagg* Bar #14311, FEC Investigator; **6-19.)** Ms. Amy McKeever Toman, #686344 FEC Executive Director; **6-20)** Scott Thomas Bar #10410, Chairman; **6-21)** Kymberlee Curry Smith P.A. #72463; **6-22)** Sean S. Hall Esq. **6-23)** Patricia

Hollarn Esq.; **6-24)**-J. Alex Kelly Esq.; **6-25)** Barbara A. Stern Esq. Bar #526576; **6-26)** Joni Alexis Poitier Bar #22861; **6-27)** Edward Tellechea #856101; **6-28)** Eric M. Lipman #958247, General Counsel; **6-29)** John D. Campbell Newton II Bar #244538, Judge-DOAH **7-) Fifth Part: 7-30)** Cynthia Georgette Angelos, #539058 (Circuit Judge Martin Cty); **7-31)** Walter N. Colbath Jr. #14659 Chief Judge; **7-32)** Julian I. Jacobs (IRS District Court Judge); **8-33)** William Loy Roby #700630, Circuit Judge Stuart, Martin County; **(9-reserved) 10-34)** Gaylord A. Wood Jr. #89465 c/o John Christopher Woolsey #537438.

Pro se petitioner is R.C. "Rick" Lussy
Candidate, 2016 & 2020-2024 Elections'.²

² 8/30/2016, Election Flyer: R.C."Rick" Lussy, Age 66 (7/29/1950), Appraising 43-years since U of MT, May 1973 all varied field experience in 13-States. Florida 15-Counties. Non-gov't

SOLICITOR GENERAL & FLORIDA STATE ATTORNEY GENERAL CONSTITUTIONALITY

Pursuant to Rule 14.1(e)(v), 29(4)(b) with 28 U.S.C. §2403(a)(c) re remedy: constitutionality notice of (1819) Missing 13th Amendment aka Titles of Nobility Amendment. With two copy notice to Solicitor General of US, Room 5614, Dept. of Justice, 950 Pennsylvania Ave., N.W., Washington DC 20530-001. Phone (202) 514-2203 and to pro se respondent Florida State Attorney General: Ms Moody, The Capitol PL-01, Tallahassee, FL. 32399-1050 Phone (850) 922-4539.

CORPORATE DISCLOSURE

international designation: MAI, SRA (Masters: Equivalent). Higher Education U of Mont. (Missoula) Bachelor of Science in Real Estate, Finance, Personal Management, General Business. Opposing political appointee incumbent SKINNER counsel: Gaylord A. Wood respondent.

STATEMENT RULE 29.6

Pursuant United States Supreme Court

Rule 29.6: sole petitioner, pro se has no corporate parent & owns no publicly held company stock of ten percent or more.

I declare under penalty of perjury that foregoing is true & correct. Executed on 23 July, 2019 [Signature] Petitioner, Attorney-In-Fact for Atty Fees: RC "Rick" Lussy aka HON RICK ESQ, a Candidate.

OFFICIAL REPORTS & ORDERS ENTERED IN CASE APPENDIX:

Rule 14.1(e)(i), 14.1(d)

- June 17, 2019, No. 18-1216 Petition for rehearing is denied.
- March 20, 2019 Petition for writ of certiorari No. 18-1216 is placed on March 20, 2019 docket.
- November 27, 2018; RE: Notice of Appeal received November 26, 2018... You may petition for a writ of certiorari... (signed) John A. Tomasino Clerk Supreme Court of Fla. Exhibit A-8564
- November 16, 2018; RE: Return of Filing Fee received November 14, 2018... as it had not been signed by a member of the Florida Br... directive in case number SC01-933. ... We are returning that check to you herewith. (signed) John A. Tomasino Clerk Supreme Court of Fla. Exhibit A-8563
- November 14, 2018, RE: Pleading

received November 8, 2018 ...In accord and with the Directive from the Court in SC01-849, Rick C. Lussy vs. Fourth District Court of Appeal, etc., et al. and SC01-933, Richard C. Lussy, etc. v. John Fenniman, etc., et al....returned to you herewith as it is not signed by a member of the Florida Bar. (signed) John A. Tomasino Clerk Supreme Court of Florida. Exhibit A-8562

o November 1, 2018, BY ORDER OF THE COURT: Appellant's motion for rehearing, clarification, and issuance of a written opinion is denied. I HEREBY CERTIFY that the foregoing is a true copy of the original court order. Served: ... (signed) Mary Elizabeth Kuenzel Clerk 2nd DCA. Exhibit A-8561

o Opinion filed November 8, 2018. Appeal from the Florida Elections Commission. PER CURIAM Affirmed. LaROSE, C.J., & SILBERMAN & LUCAS, JJ., Concur; Ex. A-8560 (1OF 2)

o SECOND DISTRICT COURT OF APPEAL OF FLORIDA RE: R.C. "Rick" Lussy v. Florida Elections Commission, et al. Appeal No: 2D18-55, Trial Court No.: 17-357W Trial Court Judge: ... X The filing fee prescribed by Section 25.241(3), Florida Statutes, was received by this court and is attached. ... any questions...do not hesitate to contact this office. Sincerely, Mary Elizabeth Kuenzel Clerk by Joshua Dannelley Check List Appeal Fee Paid. Reference to SCO1-849 & SCO1-933 Exhibit A-8560, (2 of 2).

o Dec. 20, 2001, ORDER; Supreme Court of Florida CASE NO SCO1-849 LOWER TRIBUNAL CASE NO. 4D00-2813 CONSOLIDATED WITH CASE NO. SCO1-933 LOWER TRIBUNAL 4D99-2921, Appendix. Exhibit A-2888 (5 OF 5).

o September 26, 2002, PER CURIAM; Supreme Court of Florida NO SCO1-849; NO. SCO1-933. Appendix. Exhibit A-2849 (6 OF 6).

- November 18, 2016 Florida Elections Commission (FEC) 16-357 Exhibit A-8497 (2-page) respondent Gaylord A. Wood Jr.
- June 9, 2016 Infamous pro se party Gaylord Wood Jr. for Skinner incumbent candidate-opponent property appraiser. *No obligation to answer questions pre-election.* [Exhibit A-8396]
- January 4, 2011 Supreme Court of Florida: Lussy v 4th DCA 828 So. 2d 1026 Florida (2002) [Exhibit A-3004 (1 of 14)];
- January 11, 2011 Supreme Court of Florida: Lussy v 4th DCA 828 So. 2d 1026 Florida (2002) [Ex. A-3005 (1 of 14)];
- January 26, 2011 Supreme Court of Florida: Lussy v 4th DCA "Not Signed by Fla. Bar" Ass'n lawyer. [Ex. A-3006];
- Dec. 20, 2005 Lussy v Florida Bar Association [Exhibit A-2710 (1 of 4 many)];
- Undated. Supreme Court of Fla.: Lussy v Fla. Bar not filed [Ex A-1386];

- March 2, 2006 Supreme Court of Florida: Lussy v Florida Bar Association & Pariente & Ollinger [Exhibit A-2726];
- March 1, 2006 Lussy v Pariente #05-704-CA [Exhibit A-2820 (1 of 1)];
- February 1, 2006 Lussy v Lober (Chief of Intelligence-24/7 Surveillance) 05-1631-CA Motion To Declare Plaintiff A Vexatious Litigant. [8-pages];
- March 2, 2006 Lussy v Florida Bar Association, Makemson, Fletcher, Gerstein with 9-Case grid. Order Declaring R.C. "Rick" A Vexatious Litigant. **Martin County Fla.** [8-pages];
- March 24, 2006 Lussy v Lober (ibid) with 9-Case grid. Order Declaring R.C. "Rick" Lussy A Vexatious Litigant. **Collier Cnty Fla.** [Ex. A-5054, 9-page];
- July 9, 2009 Lussy v Hanley etc with 9-Case grid. Order Declaring a Vexatious Litigant & Protective Order. **Miami-Dade Cnty Fla.** [Ex A-2909 (3-p)];

- (Exhibit A-5054 (9-pages));
- February 18, 2015, Office of Clerk U.S. District Court District of Montana, destruction of all files in CV 78-67-BU[FN#12] Butte Montana. [Ex. A-8478]
 - Oct. 2013, Form-DS-DE 39, Florida Voter Registration Application Oath to protect & defend the U.S. Constitution; [Exhibit A-3885]
- February 15, 2013, Christine Greider County Admin. Judge: requires bar association number lawyer signature: Appendix. [Exhibit A-4097, (2-pages)]
- April 4, 2013, Pre-filing Motion to Amend 10-63-SC to impeach "vexatious" litigant with 86-exemptions held by Judge Christine Greider Administrative Collier County to have no merit to impeach, w/envelope. [Exhibit A-8346]
- May 4, 2015, Christine Greider Administrative Judge Collier County with/envelope, denied pre-filing Request

- complaint "pleading neither, states merit nor, case of action after electronic sabotage cancel electronic contract \$5,500 appraisal to-be-build apartment Lely Cultural Parkway: F.S.68.093; [Ex A-8202]
- May 4, 2015, (6 of 6), Christine Greider Administrative Judge Collier County 1-28-Motion/Affidavits-of-petitioner pro se; [Exhibit A-8481, 6-page]
 - May 4, 2015, Motion-Affidavit Pre-Filing Order For 10-63-SC Adding defendants. 1-28-Motion/Affidavits-of-petitioner pro se with conclusion; [Exhibit A-8481, 6-pages]
 - Not dated: "typical letter" from Ms. Rodriguez for direct comparison with pro se petitioners' Motion-Affidavit Pre-filing Order (also called letters-is prejudice-to stigmatize-besmirch & malign as Mongoliod Pidgin mischaracterized Reference [Exhibit A-8488, 2-page.]
 - Undated addressed to Christine

Greider Administrative Judge Collier County found in Unemployment Office. Crystal Rodriguez "letter" unlike Lussy pleading-affidavits also to Christine Greider Exhibit A-8488

○ August 25, 2015, Naples Daily News @ 8/30/16 Election, Exhibit A-8339

○ May 29, 1997, Esquire entitlement: to Rick Lussy from Clerk Fla. State Supreme Court. In keeping with emolument-requirement of Fla. Bar Association # signature; Exhibit A-1386

○ (03/08) Statement of Candidate For Judicial Office Exhibit A-8341

○ December 7, 2012, FDLE verified criminal-consubstantial-civil F.S. 839.13 (2)(d) *any-person can correct manipulated & falsified public records.* Exhibit A-8565

○ U.S. XIII Amendment to Constitution then Missing (1819) 13th Amendment Title of Nobility Amendment 24-sections incl. Section #23 in Appendix.

JURISDICTION: NO OTHER REMEDY

Rule 20 & 33.1 include Petitioner Pro Se standing as natural person, citizen, compliant to: All Writs Act, 28 U.S.C. §1651, Fed. App. Rule 21 of Proceed five weighted Standards:³ Mandamus order:

³ Weighted Mandamus 5-Standards: 1.) *Party has no other adequate means, ... After No. 18-1216 Writ of Certiorari & Petition For Rehearing;* 2.) *The petitioner will be damaged or prejudiced in a way not correctable on appeal.* 3.) *The district court's order is clearly erroneous as a matter of law.* 4.) *The district court's order is an oft-repeated error, or manifests a persistent disregard of the federal rules.* 5.) *The districts order raises new and important problems, or issues of law of first impression.* Not every element of the mandamus standard must be satisfied ... In re Cement Antitrust Litig., 688F.2d

Genuine Disputes To All Material Facts', Claims' continue these thirty-one years (5/15/1988-7/17/2019) since moving to Fla.

Separate Mandamus Order #2 for damages 100% jury trial verdict with 2-judges, 2-oaths and 4-video cameras to prove top-down-government lawyer policy is to sell malice. This Mandamus: #1 Order: Florida Governor DeSantis is for a non-lawyer, female investigation (elderly mother employee-sex abuse) &

subsequent "good cause-legally sufficient" petitioner pro se appointment to Collier County Property Appraisal (elected) office term with 1.4-year remain. Petitioner Pro Se is under 24/7 *International Green Machine's* sabotage surveillance. Continues with shill \$60,000-cash-walking around money-to-bribe &/or be paid employee-insider attackers-anti Americans' now work for Florida Governor DeSantis as staffers. Purpose,

is the same as government lawyers: to stop & block all petitioned law enforcement including Lawyer Governor DeSantis & to 100-percent jury trial verdict due process redress. Non-lawyer Petitioner Pro Se actions' include sponsoring the Missing 13th Amendment aka Titles of Nobility Amendment.⁴

⁴ Meaning of (1819 ratified) 13th Amendment The "missing" 13th Amendment to Constitution of the United States reads as follows:

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour (see "Historical Context, "Honor", "What If"

(no lawyers in government as lawyers policy, never trained in governance-only-Old-English-precedent/*stare decisis* (use as (US 7th Amendment) Rules of Common Law Procedure to void application to 100-percent jury trials) is to discriminate. Members of Appraisal Institute & Certified Public Accountants cannot

& "Arguments"), *or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office*

discriminate. Abusive Florida Elections Commission have gamed "their" system assisted with ABA-BALCCB-PSLJJAAA-MAGI[FN#15 & #16] contract with this *International Green Machine*. Vigilance began separately, with exposure to the infamous Butte Montana CV-78-67-BU⁶

of trust or profit under them, or either of them."

⁶ CV 78-67-BU caption Henry F. Lussy & Richard C. Lussy vs. Francis R. Bennett; Knight, Dahood, MacKay & Mclean, partnership composed Wade J. Dahood, Conde F. MacKay & David J. McLean; & David J. McLean individually.

destroyed records⁶ after forty-one years (to be reopened), pro se defendant lawyers' churn: spent us[FN#5] non-lawyers out of "free-public-law" court. Now add another seventeen years: (D.O.D. 11/5/2015) exists the (not yet) probated: loss of my Blessed Mother (Saint): Dorothy Helen Lussy.⁷ It is 100-

⁶ CV 78-67-BU case records destroyed see appendix. c/o Beth Conley Chief Deputy Clerk, 2/18/15 Ph 406-542-7260, FAX 406-542-7272.

⁷ Blessed Father Henry Francis Lussy (Saint) (D.O.D. 3/9/1988) preceded Blessed Mom (D.O.D. 11/5/15) Unauthorized loss residence etc etal.

percent similar to CV-17-79-BU-BMM-JCL⁸ also in Butte, Montana. Mothers' destroyed Living-Revocable-Trust-was-her-Last-Will-&-Testament for Formal Procedure Probate DR-18-31⁹ to share with all four boys: equally after 301-305 Main Street. i.e. Petitioner petitioned law

⁸Caption: Case Number CV-17-79-BU-BMM-JCL, U.S. District Court, For the Montana District of Missoula Butte Division. Richard Charles Lussy Plaintiff-v-Henry Paumie Lussy, Launa Lynn Roque, Juahlee Murie Bornff, Merna Green Assessors Office Montana Department of Revenue & Wade J. Dahood Esq. Defendants.

⁹Caption: DR-18-31 RE: Probate Dorothy Helen Lussy timely filed by this petitioner pro se.

100-percent blocked & stopped in the tradition of Judge Friendly¹⁰ as law is more business & less a profession.¹¹

**EXCEPTIONAL CIRCUMSTANCES:
THREE HUNDRED FORTY FOUR**

Rule 20(1.) exceptional case

circumstances top-down continue from:

#1 to #10.) International Green Machine
Exceptional Circumstance: contact
information shall be discovery

¹⁰Judge Henry Friendly put it well: "[w]ithin the limits of professional propriety, causing delay and sowing confusion not only are [lawyer's] right but may be his duty." Rebooting Justice, by Benjamin HJ. Barton & Stepanos Bibas (2017) Page 108.

¹¹ Law A business or a profession? Yale Law Journal (June 1908) pp 602-610. Exhibit A-5007.

determined for Mandamus Question Parts 2 & 3, before a prospective, petitioned 100-percent jury trial verdict-due process-redress.^[12] Since May 15, 1988 to present these 31.2+/-years. On contract via 4th, 5th, 6th, 7th etc. et al persons selling malice to/with ABA-BALCCB-PSLJJAAA-MAGI[FN#15-to-#19] continue (#7) to target-stalk-attack-bully-badger-torment petitioner pro se. (#8) Paid in part with monopoly government tax paid secret surveillance warrants ("SSW") (#9) supplemented with bookie private investment: credit

^[12]A 100% jury trial verdict due process requires 2-judges, 1-Naples, Florida State Judge and 1-US District Court Judge jurisdiction for impeachment. Rick Lussy's written 1+court oath-juror sworn oaths for juror signature(s) with jury instructions. never before allowed in Florida State Courts system. No statute editing per custom today. 1-camera (question asker), 1-camera (reply answer), 1-camera (2-judges) & 1-camera (jury).

default swaps.^[13] (#10) Upside use of secret dead peasant insurance^[14] tried inducing suicide of this petitioner pro se.

^[13] "He had no property to "insure"; it was as if he had bought fire insurance on some slum with a history of burning down. To him as to Steve Eisman, a credit default swap wasn't insurance at all but an outright speculative bet against the market-and this was the second way to think about it. Source: The Big Short "Inside the doomsday Machine" by Michael Lewis (2011) p 75.

^[14] Dead Peasant Insurance is supposed to be only for employer's. This means that the company receives the life insurance benefits when the covered employees die. These investment opportunities exist for large companies. So, the only way a person could learn about the policies was through the employer's voluntary disclosure. Featured: Capitalism A Love Story: "Michael Moore's Magnum Opus". Also (1839), La Amistad (slave ship) by Steven Spielberg 57-slave dumping at sea men-women and children insurance fraud lawsuit case to compensate business-ship owner for captain miscalculation of route, got lost & had insufficient water ration for all aboard.

#11-to-#15.) Acronym exceptional circumstance: ABA-BALCCB-PSLJJAAA-MAGI^{15,16} Respondents' all, cannot prove orders crowd sourced to International Green Machine is on contract via 4th, 5th, 6th, 7th ... etc. et. al. party selling malice

¹⁵ Acronym Legend: American Bar Association ("ABA"); bar association lawyer cartel cabal behemoth ("BALCCB"); public servant lawyer judge, justice and all agents ("PSLJJAAA") monopoly American government infrastructure ("MAGI").

¹⁶ International Green Machine control persons' #15 contract on petitioner pro se life use of credit fault swaps. boast skill employees red flag: (i) always on phone, (ii) always texting location of contact, (iii) 24/7 electronic monitoring, (iv) word-&-number changes', deletions with (v) physical comings and goings, (vi) crowd sourcing 300-shills per county, (vii) insider attackers, (viii) pretentiously anti-American. (ix) recruit from & inside: jails/prisons. (x) Use-&-pay 4th, 5th, 6th etc. et al parties. (xi) provide \$60,000 in cash walking around money to bribe "secure" gov't & business officials controlling public records' administration.

as applied against Petitioner pro se to the sole benefit of: ABA-BALCCB-PSLJJAAA-MAGI.

#16.) Fla. Governor (R) DeSantis exceptional circumstance: apply Fla. Stat. 14.26(2) 6.6-months (Oath of Office 1/1/19): petitioned staff not done so. The International Green Machine are staffers in this Governors office. "*Republicans want accountability, just not against themselves.*" Part One prospective Order.

#17.) Contemporaneous exceptional circumstance: compound (Order 12/20/2001 Appendix) Florida State Supreme Court as for 16.8-years "*enclosed is being returned to you herewith as it is not signed by a member of the Fla. Bar.*"

o #18.) Fla. Supreme Ct substantial lobbying exceptional circumstance is illegal & unconstitutional voiding

F.S.768.28(9)(a) by Fla. Supreme Ct.

#19-(i)) FEC 2.9-year exceptional circumstance Florida Elections Commission from 8/30/16 (R) Primary Election promote only lawyer fee churn. (#19-(ii)) no physical hearing to determine (#20) vague "legal insufficiency" termination by FEC; (#21) Flagg #14311 no investigation exceptional circumstance. Respondent Flagg #14311 pursuant Florida (Elections) Statute 106.25(1)(2). (#22) No oversight-no management-no follow-up by Florida Elections Commission control of full-Staff.

#23.) Intelligible 13-Violations' Exceptional Circumstance: Florida Election Commission abuses¹⁷ include 13-

¹⁷ Intelligible facts' Introduction: #24-No-good behavior for violating U.S. Constitution Article III §1 concurrent Florida Election Statute 104.091 All

respondents aiding, abetting, advising, or conspiring in violation of the code.—with 13-frauds itemized-intelligible specific Incumbent Skinner/WOOD JR. #89465 "There is no obligation on part of the Property Appraiser... .

^{1st} (#25-to-#313) Deferred no maintenance exceptional circumstances from 24-year tax rolls (5-year cycle no-maintenance (24 multiplied by 12/month = 288 violations+ 25 = 313-exceptional circumstances) that violate Fla. Sta. 193.023(2) ("Office holder: Skinner neither authorized-nor instructed-nor trained staff-to-physically inspect all property once every 5-years" so to update-adjust for condition-additions-deletions) via Biegalski Director Florida Department of Revenue. The missing home (mobile home) and 2-barns from the Collier County Tax roll for 24-years with collaborating fact-expert witness: Douglas Sinclair, Coconut Grove Bank guardian for Property of Dwain W. Higginbotham, Miami, FL 33133, Phone (305) 808-4018; fee appraiser Richard Lussy MAI, SRA & Associates.

- o "There is no obligation..." Respondent WOOD JR. #89465 said.
- o Respondents' violate "public charge" as

public servants not to inform electorate pre-8/30/16 (R) Election to be knowledgeable voters.

- o Corrupt-Respondents' require protection

From: [a] Judicial Canon 3D3 (judicial immunity), [b] pre-judicial candidate statement filed with Supervisor of Elections include 3D3 & [c] Fla. State Courts Fraud policy 3D3 making it a fraud in and of itself as all judicial public servants are not serving the public, are self-anointed to be above-existing law as demonstrated these past forty-one years.

[2nd] (#314) Deferred no maintenance of 24-years incumbent Skinner to pay & hold harmless Higginbotham heirs for back taxes per Fla. Stat. 768.28(9)(a) with Form DR0462 for missing from tax roll 1-house & 2-barns 700 Big Cypress Rd #00370600004. All similar properties have no tax value, no sketch as existing, not appraised (or no value stated) & this fraud includes Growth Management Wilkinson Executive Director and James French Assistant, the later a braggart-at-Rotary International breakfast meeting.

[3rd] (#315) Deferred no maintenance for 8.7-years retroactive to January 1, 2008 Skinner & WOOD JR. #89465 refused Form DR-501T

"Transfer of Homestead Assessment Difference" Fla. Statute 193.155(8): as provided for in 27th Florida Constitution Amendment.

[4th] (#316) Deferred no maintenance of 24-year old software & hardware computer assist valuation system antiquated & ossified; Sheriff (2016) updated all theirs.

[5th] (#317) Deferred no maintenance no instruction for adequate trained staff: "Portability of Homestead Exemption" Fla. 27th Amendment, as vested & portable to Mr. Dennis Henderson etux third party fact witness.

[6th] (#318) Deferred no maintenance of 24-year old web page just value is not market value is not assessed value nomenclature is confusing, misleading advertising & not a public service.

[7th] (#319) Deferred no maintenance duty to clarity incorrect public-language web page by incumbent Abraham Skinner (political appointee (1991 of) Gov. Lawton Chiles assessed value (unwilling seller) value is not market (willing seller) to be "just value" Fla. Stat. 193.011 must state difference as fractional just value is not market value 85%+- as just value "as is" required on Florida Department of Revenue Form DR-493.

[8th] (#320) Deferred no maintenance of over-assessed, over taxed properties in Collier i.e. Marco Island contributed to World Wide Housing Bubble & Foreclosure Debacle are not attached: SUMMARY EXHIBIT "A" Requires Next year Assessed Values f/Officer Archives (257-pages).

[9th] (#321) Deferred no maintenance is dishonest Abe's treatment of government employee ladies. Contemptuous when not compliant & not accepting as Skinner-victims were married. Source: son Gary Michael Siciliano (w/son present) notary public, self-employed. Verified Rick Lussy MAI, SRA, 8/11/16, 3:30 pm.

[10th] (#322) Deferred no maintenance to serve & apply a uniform, consistent tax roll valuation method to benefit all registered taxpayer voters equally i.e. not applied 24-years to property tax rolls for all Collier County base expense payment.

[11th] (#323) Deferred no maintenance @ 5-years per Florida Statute 193.023(2) demonstrates Skinner/Wood Jr. mind-set & preoccupation with sex with sex jokes with husband to Jennifer Edwards Supervisor of Elections Collier County i.e. Michael Siciliano's mother sex abuse under Skinner/Wood Jr. #89465 his elderly employee.

[12th] (#324) Deferred no maintenance

intelligible principles of abuse & fraud against the property taxpayers that do not violate the non-delegation doctrine (Gundy v United States (No. 17-6086) U.S. Sup. Ct. 588 __) for prospective Mandamus orders'.

#326.) DOAH John D. Campbell

inference no inspection before assessment date December 31, with open building permits/not closed-occupied, gaming-system with Growth Management building permit. No annual physical inspection for tax rolls @ 5-years, with-or-without new construction building permits & for rural property etc, from day one after political appointment (1991) (D) Gov. Chiles.

[13th] (#325) Deferred no maintenance by Abraham Skinner & Wood Jr. #89465 over 9-years refused to assist Marco Island property-owner-constituent make portability of homestead exemption a new Florida State law/Florida State Constitution. Done by elected Lee County property appraiser Ken Wilkinson outside Collier County jurisdiction. Skinner is to busy getting paid to do: work.

Newton II #244538 Judge Exceptional Circumstance violated exclusionary rules of evidence prevented 2-live fact witnesses Henderson & Sicilino's substantial probative evidence-effect. He "made work for gov't lawyers future".

(#327) Judge ignored his own 5-Court Orders Exceptional Circumstance. Ignored all court orders to produce hard copy documents: May 12, 2017 Video Conference the proof for "lawyer" fees:

1. DOAH Docket #25, April 27, 2017, "*Second Amended Notice Of Hearing By Video Teleconference".

2. DOAH Docket #18, 4/19/17, "*Amended Notice Hearing By Video Teleconference".

3. DOAH Docket #14, April 3, 2017, "Amended Order Pre-Hearing Instructions".

4. DOAH Docket #13, March

31, 2017, "Order Pre-Hearing Instructions";

5. DOAH Docket #12, March 31, 2017, "Notice Hearing By Video Teleconference".

(#328) Respondents' cannot prove exceptional circumstance: WOOD JR. #89465/WOOLSEY #537438 provided no proof, five separate times & could not "prove support" for attorney fee claimed: from \$36,802.50 to \$33,582.50 without two written contracts Uniform Commercial Code § 2-201 standard.

(#329) No Evidence Judgment Exceptional Circumstance: Newton II DOAH Judge recommended order \$10,862.50 referral to Florida Elections Commission ("FEC") for finality without proof by *3-lawyer court officers: Newton #244538/Wood Jr. 89465/Woolsey #5374.*

(#330) Ignored 5-Court Orders
Exceptional Circumstance. FEC Record
on Appeal Exhibit C, page 33 to 71 of 167
Petitioner Pro SE itemized 70-
Exceptions-Frauds to DOAH Judge
Newton II Recommended Order, and
disregarded without known reason.

- o Administrative law includes
judicial review of administrative
action. Rule making power and
its power to issue final orders.

Source: Procedural Due Process: Florida's
Uniform Administrative Procedure Act.
#10-1-1966, *University of Miami Law*
Review by Mark A. Evans. Page 145.

#331) No Action No Work Ethic
Exceptional Circumstance to audit for no
40-hour work ethic necessitates applying
of Missing 13th Amendment. Order for
Federal-Florida & Montana State Courts.
Audit shall apply to: Montana: Missoula-

Silver Bow-Deer Lodge County-State &
Federal. Florida State: Collier-Martin-
Lee & Palm Beach County Courts as
trouble areas. Problem peer judgitis¹⁸
pre-approved. Judges, Justices arrive
late, leave early & take Fridays off. Plus,
any middle work day(s) between major
holidays become "unofficial" paid holidays
at taxpayer expense. These non-action
"no work paid days" can be monitored by
Host Sam & Bunny Sewell¹⁹ co-partner

¹⁸ Judgitis (1956) An emotional disequilibrium
that results when a judge confuses the trappings of
judicial office with his or her own personal
grandeur; the self important condescension to
which certain emotionally insecure judges are
susceptible. See Judicial Diva(2) *Black's Law*
Dictionary 10th Edition (2014) page 970.

¹⁹ Host Team (wife) Rev. Bunny (born on Easter)
& (husband) Rev. Sam Sewell, Director of Best Self
USA www.bestselfusa.com. Both are Pastoral
Psychotherapists & members of Mensa, (Top 2% IQ
of world population) & Gifted Youth Co-chair

referral to Co. President developer & user of same-soft-ware program.

o (i) Adversarial gov't system re-sell Free public law by public gov't workers by reselling access to free public courts with pell-mell changes Common Law Rules make nullity US Constitution & Pledge of Allegiance: *no mwah-mwah*.^[20]

o (ii) Ossified adversarial system require warehousing all gov't workers, to disallow public employees standing to sue,^[21] cannot to sue gov't.

fundraisers. The instant gov't problem: no action, no work ethic, no 40-hour work week: soft ware primary co-partners: allow referral thru Sam & Bunny Sewall: ph. 239-591-4565, or email: sams@bestselfusa.com, to access President of the Company developer & user of soft-ware program.

^[20] Quote Diane Keaton "no dates for 35-years: *No mwah-mwah*. Naples News 7/13/19 P2A.

^[21] Standing by Rather versus CBS-Viacom: (1) Dan Rather "warehoused" by contract as employers do not owe employees a fiduciary

o (iii) Ossified adversarial status quo system replacement is predicate codification/enactment of the Missing 13th US Amendment aka Titles of Nobility Amendment require self-initiative. "WHY SO" Federal-State-Local malpractice must self-insure so not to double penalize owner: registered voter taxpayers ("RVT") as fee simple estate 100-percent holders of all USA gov't a second time after 1st public paid salaries!

(iv) Ossified adversarial status quo, system replaces government lawyers

duty, notwithstanding (2) Rather "the public face of CBS (60-Minutes) News." (3) Rather was warehoused and paid per provision included the prefatory clause "[e]xcept as otherwise specified in this Agreement." (4) Therefore Rather's standing to sue for \$70 million was not actionable. Source: New York Supreme Court Appellate Division, First Department. Date Stamp 9/29/2009, 475-475A-475B-475C, INDEX 603121/67.

with Members of Appraisal Institute ("MAI & SRA) Senior Residential Appraisers add Certified Public Accountants ("CPA") that cannot discriminate. The ABA-BALCCB-PSLJJAAA-MAGI discriminate & use hearsay for a living & employ *International Green Machine* for power.

o (v) Ossified adversarial system status quo stops most merit-in-progress.

o (vi) Ossified adversarial system need for renovation: analogy: re-sells free public air to the birds, re-sells free public ice to the polar bears and re-sells free public water to the fish. Or else delay the payment process till all the above die.

(#332) To read, investigate & conclude Exceptional Circumstance is probative Exhibit A-2900 summary of 86

exemptions²² plus 60-page narrative affidavit & 183-pages of support exhibits

²² 86-Exemptions to Impeach "vexatious" litigant F.S. 68.093 small claim (liability only) jurisdiction.
#1: Case "H" Lussy v City of Naples (Fla. Statute 316.650 Traffic citations (9)) etal. 9-exemptions
#2: Case "A" Lussy v Schmock (Fla. Stat. 316.650 Traffic citations (9) etal 14-exemptions
#3: Case "B" Lussy v Damsel Esq. from Lussy v Schmock F.S. 316.650(9) Traffic citation: 7-exemp.
#4: Case "C" Lussy v incompetent 4th DCA/Harper/Makemson & Fenniman SC01-849 (F. S. 316.650(9) Traffic citation SC01-933 Exploitation Elderly/theft \$50,000+/- & 30+/- Oil paintings (F.S. 825.103) 18-exemptions
#5: Case "E" Lussy v Hanley et. al. (2000 Election pre-paid advertising ROBY⁽²⁹⁾ written contract said no privity, while SCHACK⁽²³⁾ granted >\$10,000 atty fee unwritten contract atty fee/expert witness) 10-exemptions
#6: Case "K" Lussy v Florida Bar Ass'n etal/Lussy v Pariente/Ollinger Esq 19-exemptions
#7: Case "I" Lussy v Roby Esq. & Fox Esq. (F.S. 316.650(9) Traffic citation f/Lussy v police gorny) 9-exemptions. Total 86-exemp's. Need 1-to-win.

total 243 pages for this Mandamus Writ to include Justices named 10-63-SC as pro se defendants' to impeach "vexatious" litigant (Fla. Stat. 68.093) as 100-percent illegal. Need only 1-exception to win.

#333) Criminal to Civil Fla. Stat. Exceptional Circumstance remedy to apply criminal Florida Statute 839.13(2)(d) (in Appendix) for civil tort use by petitioner pro se use for any person to correct manipulated & falsified public records inside jury trial verdict due process. This instant remedy denied petitioner pro se by Gerald Bailey Commissioner: Florida Department of Law Enforcement ("FDLE") & Mike Ramage Senior Legal Counsel.

- o (i) Violate 40-hour work ethic Mike Ramage #261068 Senior FDLE counsel!

- o (ii) Ramage on Dec. 10, 2012 at 9:53pm in reply to a 68-page Facsimile

was shopping with his wife during work time & refused via James Douglas Martin Jr. Bar #973580 junior counsel of FDLE.

- o (iii) Ramage #261068 was too busy getting paid to do this work: petitioned!

- o (iv) Time delay? Spent out of court & electronic sabotaged appraisal work by International Green Machine continue with Gov. DeSantis staffers[FN#16].

#334) Besmirch-stigmatize-humiliate-degrade exceptional circumstance against petitioner pro se. Remedy to "exempt" F.S. 839.13(2)(d) criminal & use as tort-civil remedy correction of manipulated and falsified public records.

- o (i) remedy to repetition of libel per se (you say it you prove it) by Florida State Supreme Court (see appendix) for impeachment.

#335) Common Law Rules Exceptional

Circumstance: order addresses ever changing-pell-mell-confused-mangled: "...rules of the common law" that prequalify to block-&-stop: jury trial: US Amendment VII, I & XIV's application!

o (i) Called *stare decisis* aka hearsay-judge made case law/precedent.^{[23][24][25]}

^[23] Case A & I: Lussy v Schmock (car) & Kaufman (truck). A Miami lawyer wrote the (1-car, 1-truck crash into motorbike Rick Lussy-hip replaced) complaint, then lawyer withdrew to save Rick Lussy money. Exemption to "vexatious" litigant is with F.S. 68.093((1)(2)).

^[24] Case "C" Lussy v 4th DCA/Harper/Makemson & Fenniman*(had Mrs. Buob's will) SC01-849 (F.S.316.650(9) Traffic citation SC01-933 Exploitation elderly theft from Mrs. Margaret Alpha Buob* \$50,000+cash+stocks & 30+/- Oil paintings (F.S. 825.103) & sale proceeds from 2929 S.E. Ocean Blvd. condo #I-9, Stuart, Martin County and 16 SE 6th Avenue, Town Of Ocean Breeze, Jensen Beach, Martin County, Florida. Judge Roby declared Rick Lussy a non-interested

o (ii) Illegal abuse by respondents Florida State Supreme Court application in No. SC01-542 Lussy v Fourth District Court of Appeal.

o (iii) Consolidated with Finneman RE: Estate Mrs. Margaret Alfa Buob

person to Mrs. Buob etc. then appointed Lawyer Linda Weiksnar (person-trustee) & Lucy Luge VP Union Bank (property-trustee). Mrs. Buob in particular-said-Barney Hungerford (Wayne PA) was to receive proceeds of cottage in Jensen Beach while Kari with brother in SW Norway were to get everything else. Heirs received nothing at hands of Judge Roby.

^[25] Non-final *stare decisis*/hearsay/judge made case law/precedent is illegal to control Rules of Common Law. Need in 100% jury trial verdicts: Lussy (on motorbike) v. Schmock (in car) (itemized 5-times) No. SC01-2224 (Fla. Oct. 22, 2001)/SC01-542 (Fla. Aug. 20, 2001); No. Lussy v. City of (police department) Stuart (itemized 7-times), 780 So. 2d 914 (Fla. 2001); Lussy (on motorbike) v. Kaufman (in truck), 697 So. 2d 1217 (Fla. 1997); Lussy v. (City of Stuart police officer) Gorny (itemized 3-times), 654 So. 2d 131 (Fla. 1995).

whose heirs[FN#29] received nothing.

#336) Mangled Common Law
Exceptional Circumstance: order needed to regularize: "...rules of the common law" that prequalify-validate jury trial: US Amendment VII use codified Statutes.

#337) Ratified (1819) Exceptional Circumstance to Order acknowledged ratification of (1819) Missing 13th Amendment aka Titles of Nobility Amendment is below stated:

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour (see "Historical Context, see, "Honor", see "'What If" & please see "Arguments"), or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United

States, and shall be incapable of holding any office of trust or profit under them, or either of them."

This Missing Amendment Evidence ratified publication (Part 23 of 24). Please see last pages in Appendix.

Copyright David M. Dodge: POB 985, Taos, New Mexico, 87571. Interview © 2012 publish 12/20/2012 internet 57.01 minute Video Inquiries allowed: FrankKnee@aol.com.

Conclusion purpose-&-function of free Public Law in America is to allow personal individual initiative involvement inside the justice process.

#338) Selling Malice Exceptional Circumstance as the *International Green Machine* decision makers employ (usually) couples to use both institutional homeless shelters, soup kitchens, food

pantries & free stuff & hotel accommodations to declare-&-expound as resident-insider-attackers, anti-Americanism. All with broad smirks of self-satisfaction: 300-shills per county not including "double-paid-for" salaried gov't, business & not-for-profits' employees'.

#339) Misleading Juris Doctor Certification Exceptional Circumstance:
ABA (American Bar Association) certified law schools do not require jury trial verdict Evidence inside three-year law school juris doctor graduate diploma with no doctor experience what-so-ever & do not require practical training/core course: moot court,^[26]^[27] mock trial with itemized

^[26] Moot court (18c) 1. A fictitious court... 2. A practice session ... which a lawyer presents the argument to other lawyers, who first act as judges by asking questions and who later provide criticism on argument. Also termed practice court.

practical application^[28] express omissions.

Cf. MOCK TRIAL. *Black's Law Dictionary 10th Edition* (2014) page 1161.

^[27] Mock Trial (18c) '1. A fictitious trial ... to practice the techniques of trial advocacy. 2. A fictitious trial, ...are thought to be helpful in formulating trial strategies. Cf. MOOT COURT. *Black's Law Dictionary 10th Ed. (2014)* page 1156.

^[28] Moot Court/Mock Trial are not a core-required to graduate. It is an elective-not required for 3-year law school: *juris doctor(s) diploma:*

- o University of South Dakota, School of Law Vermillion, South Dakota: Jeffrey Wade Dahood graduate J.D. 2005. (Mascot Coyotes) no moot court or mock trial is needed to graduate;
- o University of Montana in Missoula Law School: Wade J. Dahood graduate (Mascot Grizzly) does not require moot court to graduate;
- o University of Washington in Seattle Law School: (Mascot Huskies) no moot-mock trial;
- o University of Ava Maria Law School in Naples, Florida (Mascot Girling: (Bull Dog)) does not require moot-mock trial to graduate;
- o University of Miami in Miami Law School: (Mascot Hurricanes) does not require moot court or mock trial to graduate;

- University of Florida Levin College of Law, Gainesville FL, #2 Byron David Flagg Esq. Bar #14311 graduate. (Mascot: Gators).
- Loyola University School of Law, Chicago, Illinois #3-1 Amy McKeever Toman, Bar #686344 (Mascot Rambler (a Wolf)) does not require moot court or mock trial to graduate.
- #3-1 Scott Thomas Bar #10410 Chairman Florida Elections Commission did not list a Law School w/ Fla. Bar Association 5/6/19.
- Boston College Law School, (5-3) Kymberlee Curry Smith Bar #72463. (Mascot Eagle) does not require moot court-mock trial to graduate. Outside class activity: no credit.
- Vanderbilt University Law School in Nashville Tennessee, #9-7 Joni Alexis Poitier Bar #22861, Commodore (ship official) anchors down mascot. Not require Moot Court, or mock trial to graduate.
- Nova Southeastern University - Shepard Broad Law Center located Davie, Florida 10-8 Barbara A. Stern Esq. Bar #526576. Shark mascot. Graduate: Not require Moot Court, or mock trial to graduate.
- The Florida State University College of Law, Tallahassee, Florida 11-9 Edward

#340) Discrimination Policy Exceptional

Circumstance: ABA (American Bar Association) policy is discrimination by

- Tellechea Esq. Bar #856101 Seminoles mascot. Graduate: Not require Moot Court, or mock trial to graduate as are Electives.
- University of Miami School of Law at Coral Gables 12-10 Eric M. Lipman Esq. #958247 FEC General Counsel. Ibis "Sebastian" bird mascot. Not require Moot Court, or mock trial to graduate.
- Fla. State University College Law Barry University Orlando #13 Judge John D. Campbell Newton II Bar #244538. Bucky bird mascot. No Moot-mock trial to graduate.
- Duke University School of Law, Durham North Carolina #14 Defendant Gaylord Ashlyn Wood Jr. Esq. Bar #89465. Blue Devil mascot. No Moot-mock trial need to graduate.
- Barry University in Orlando, #15 John Christopher Woolsey Bar #537438 Bucky the

hearsay. Judge Henry Friendly[FN#10] is worthy authority: block & stop progress. #341) “Above the law self-policy” exceptional circumstance with application of the judicial canon 3D3,²⁹ a filed *Judicial Candidate Office*³⁰ Statement

bird mascot. No Moot-mock trial to graduate.

²⁹ Judicial Canon 3D3 Acts of a judge... required or permitted by Sections 3D(1) and 3D(2) **are part of a judge’s judicial duties and shall be absolutely privileged**, and no civil action predicated thereon may be instituted against the judge. (*emphasis added*)

³⁰ Statement of Candidate For Judicial Office (Section 105.031(5) , F.S. “I ____ a judicial candidate, have received, read, and understand the requirements of the Florida Code of Judicial

(March 2008) Form DS-DE requiring 3D3 & the Florida State Courts Fraud Policy³¹ also requiring 3D3. This pre-empts no skin in game to sub-contract w/International Green Machine.

Conduct (Signature (Date. Each candidate for judicial office, including an incumbent judge, shall file a statement with the; qualifying officer, (which includes 3D3)... Exhibit A-8341.

³¹ Florida State Courts System Fraud Policy Approved by Florida Supreme Court on September 25, 2012 **I. Applicability** This policy applies ... to all ... with a State Courts System entity. **II. Policy Statement** The SCS is committed to ... fraud prevention and detection are integral parts of all activities, **consistent with Standards of Conduct contained in the Code of Judicial Conduct** and the Code of Ethics for Public Officers

#342) Respondents' raw-sewage-hearsay is an exceptional circumstance. Remedy requires verified fact live witness testimony to check & balance officers of the court fraud on the court with unsworn hearsay. Remedy is personal accountability. by petitioner pro se applying Fla. Statute 768.28 (9)(a). Institutionalized lawyer hearsay is equated with missing "Y" valve of boat wastewater holding tank discharge of bacteria & nutrients: public health risk.³²

#343) Respondents' lawyers have no exclusive franchise to run Federal-States Judiciary is an exceptional circumstance. This can be checked in the U.S. Constitution & even the King James

and Employees III. Definition of Fraud, Fraud is a willful or deliberate act or omission ...

³² FWC: We've had our fill of filth in Collier's waters. Naples News Monday, 7/15/19 front page.

Bible. This foundation for petitioner pro se's ability to proceed in self defense suing-prosecuting-impeaching lawyer public servants in 100-percent jury trial verdict due process, which lawyers control: never have published-bound unified rules of common law in Florida Rules of Court-Book.

#344) Respondents' Stare Decisis Cannot Replace Common Law Rules is an exceptional circumstance. This reliance on hearsay eliminates all factual-merit.

#1-RESPONDENTS' WHOM RELIEF IS SOUGHT: 7-FLORIDA SUPREME COURT JUSTICES & CLERK
Rule 20(3.) (a) particularizes each Florida

State Supreme Court respondent.

Names': Seven (7) of eight (8) are-

culpable & still living as warehoused
[FN#21] employees. That cannot sue
monopoly gov't as owned by RVT
(registered voter taxpayers). Yet
petitioner pro se can sue-prosecute-
impeach public servants pursuant Florida
Statute 768.28 (9)(a).

Florida State Supreme Court
respondents': 1-1.) Charles Talley
WELLS #86265 JUSTICE; 1-2.) Harry
Lee ANSTEAD #2060 JUSTICE; 1-3);
Barbara Joan PARIENTE #164266
JUSTICE; 1-4); Richard Fred LEWIS
#151771 JUSTICE; 1-5); Peggy Ann
QUINCE #261041 JUSTICE; 1-6);

Leander J. SHAW, JR. #72960 JUSTICE
No listing ("dead"); 1-7); Major Best
HARDING #33657 JUSTICE; 1-8);
Thomas Dale HALL JR. #310751;
CLERK.

Timing: November 27, 2018
contemporaneously (in Appendix) against
the Florida Elections' Commission
complaint. Again, 9-years before pro se
defendants Naples, Collier County
Complaint 10-63-SC (small claims court)
& 16.8-years before: Per Curiam (9/26/2002).

Office: Office: Florida State Supreme
Court of supreme public servants, role
models for all lawyers everywhere as the
literal: name implies: "Supreme" Court
Justices with "Supreme" Lawyer Clerk.

Function: Respondents' public servants
refuse to serve public: petitioner pro se

claims' for non-violent remedy petitioned.

Claim for relief by petitioner pro se:

Respondent's s/he each abused their positions stated:

"enclosed pleading is being returned to you herewith as it is not signed by a member of the Fla. Bar."

(1st Order Petition Proposed)

Order to correct unconstitutional steered-emolument^[33] for unjust enrichment to Florida Bar Association trade union-lawyer 100-percent monopoly:^[34] ABA-

^[33] **Emolument** Any advantage, profit, or gain received as a result of one's employment or one's holding of office. Black's Law Dictionary 10th Edition (2014) page 638.

^[34] **Monopoly** n. (16c) 1. Control "[Ninety per cent] is enough to constitute a monopoly; it is doubtful neither sixty or sixty-four percent is enough; and certainly thirty-three percent is not." United States v. Aluminum Co. of Am. 148 F.2d 416, 424 (2nd Cr. 1945) (Hand, J.) Black's Law Dictionary 10th

BALCCB-PSLJJAAA-MAGI^[FN#21]:

(1-a(i)) Non coercion doctrine: ordered to pay more Fla. Lawyers: (Lee v. Weisman, 505 U.S. S.Ct 577 (1992));^[35] and (1-a(ii)) Adams v. United States ex rel. McCann, 317 U.S. S.Ct. 269 (1942).^[36]

Edition (2014) page 1160.

^[35] Lee v. Weisman, 505 US S.Ct 577 (1992) Laws still might be invalid under the Establishment Clause even if they were not directly or indirectly coercive. David Souter relying on a historical argument, underscored Kennedy's point that the nonsectarian nature of the prayer did not insulate it from constitutional challenges. According to James Madison and the other figures influential in drafting the First Amendment, this type of prayer also would have been eschewed.

^[36] U.S. Supreme Court, Adams v. United States ex rel. McCann, 317 U.S. 269 (1942), Adams v. United States ex rel. McCann, No. 79, 1. A Circuit Court of Appeals power to issue a writ of habeas corpus as to appeal P. 317 U. S. 272 & 274. In federal court criminal prosecution, an accused, in the exercise of a free and intelligent choice and with the considered approval of the court, may

(1-b(i)) compliant with *intelligible principle*, non delegation doctrine *Knick v. Township of Scott*, PA 138 U.S. SCt. 1262 (2018)) (1-b(ii)) consistent with (*J. W. Hampton, Jr. & Co. v. United States* 276 US S.Ct. 394 (1928)) and (1-b(iii)) *Gundy v. United States*, No. 17-6086, 588 U.S. SCt. (2019)):

(1-c) with *Regan, FCC v. League of Women Voters*, 468 US S.Ct. 364 (1984),³⁷ on application of Florida

waive trial by jury, and so, likewise, may waive his constitutional right to the assistance of counsel. P. 317 U. S. 275. 126 F.2d reversed. Certiorari, 316 U.S. 655, to review a judgment reversing a conviction and sentence in a prosecution for using the mails to defraud in violation of Criminal Code, § 215. (emphasis)

³⁷ *Regan, FCC v. League of Women Voters*, 468 US S.Ct. 364 (1984), Court invalidated a federal law prohibiting noncommercial television and radio stations that received federal grants from editorializing but the Court permitted stations to “establish’ affiliate’ organizations which could then

(Election) Statutes *Florida State Supreme Court cannot editorialize from the bench (support for monopoly-peer-lawyers) as paid with public-tax (Federal) Funds.*

Deny selves-Florida State Supreme Court respondents’ to conflict out, or deny to defer to petitioner pro se a Member of Appraisal Institute (“MAI”) no discrimination policy: *herewith* pleadings can *be signed*, filed & recorded

use the stations facilities *to editorialize with nonfederal funds*, such a statutory mechanism would plainly be valid. Id at 400. By any Florida State Supreme Court order *legislating/editorializing law using free public courts to with tax funds is plainly not valid-not constitutional against candidate petitioner pro se.* Also 461 I/S/ 540, 550 (1983) it upheld a restriction on lobbying by nonprofit organizations allowed to receive tax-deductible contributions: The Florida Bar Association *sua sponte (of one’s own accord)*”. See also Rust, 500 U.S. at 198 “Congress has refused to fund [abortion related] activities out of the public fisc.

by petitioner pro se **a non-member of the Florida Bar** Association that requires discrimination for a living without adequate jury trial verdict training.

(2nd Order Petition Proposed)

Order to correct unconstitutional government taking by emolument^[FN#33] **British Affiliated Registry** ("BAR") compliant with

(ibid 1-a(i) & 1-a(ii) the non coercion doctrine incorrectly ordered to pay more or hire (Fla.) Lawyers; 1-b(i), 1-b(ii), 1-b(iii) compliant with intelligible principle, non delegation doctrine and 1-c)) on application of Florida (Election) Statutes Florida State Supreme Court cannot editorialize from bench as paid with public (Federal) Funds.

All to correctly apply Due Process Clause of First, Fifth & Fourteenth §1 Amendments to United States

Constitution **herewith** pleadings can **be signed, filed & recorded** by petitioner pro se a **Member of Appraisal Institute** ("MAI") no discrimination policy: **herewith** pleadings can **be signed, filed & recorded** by petitioner pro se **a non-member of the Florida Bar** Association that does discriminate for a living without adequate training.

(emphasis respondent words')

(3rd Order Petition Proposed)

Order to correct unconstitutional government takings by emolument^[FN#39] **British Affiliated Registry** ("BAR")

(ibid 1-a(i) & 1-a(ii) the non coercion doctrine incorrectly ordered to pay more or hire (Fla.) Lawyers; 1-b(i), 1-b(ii), 1-b(iii) compliant with intelligible principle, non delegation doctrine and 1-c)) on application of Florida (Election) Statutes Florida State Supreme Court

cannot editorialize from the bench (support/subsidize monopoly-peer-lawyers) as paid with public (Federal) Funds.

All to correctly apply Due Process ibid with non delegation doctrine ibid by Due Process Clause of First, Fifth & Fourteenth §1 Amendments' to United States Constitution *herewith* pleadings can **be signed, filed & recorded** by petitioner pro se a Member of Appraisal Institute ("MAI") no discrimination policy: *herewith* pleadings can **be signed, filed & recorded** by petitioner pro se **a non-member of the Florida Bar Association** that does discriminate for a living without adequate training.

Exceptional FSSC Circumstance Specific #1 (Ibid 1-a Florida State Supreme Court aka ("FSSC")): Respondents' qualify for civil RICO "as is"

pizzo evidence in a *extortion-test* forcing a Florida Bar Numbered Signature before accessing free public law in free public courthouses is undue control.

Exceptional FSSC Circumstance Specific #2 (ibid 1-b(i-ii-iii)): Mandamus Writ: *intelligible principle*, non-delegation doctrine to apply Fla. (Election) Statutes to investigate & apply-order law without conflict with non-delegation doctrine.

Exceptional FSSC Circumstance #3 (ibid 1-c): Florida State Supreme Court is editorializing use of its emolument to advertize-subsidize Fla. Bar Ass'n thru the public fisc. i.e. the Collier County Bar Association-trade union office, fifth floor in Naples-Collier County Courthouse gets free rent-electricity & janitorial.

Exceptional FSSC Circumstance #4

Specific: Lack of forty-hour work week ethic is a “unofficial” stare decisis cover up to disregard continuing Genuine Issues of Material Facts that do not comport with Scalia’s (no discrimination)-textualism³⁸ method.

With no outside State Inspector General oversight to notify Gov. DeSantis one must re-think “stare decisis” herein.

³⁸ “My shtick, as you may know, is textualism. ... I find, in Aquinas’s discussion of the question. “Whether we should always judge according to the written law?” the following seemingly categorical conclusion: “Hence it is necessary to judge according to the written law, else judgment would fall short either of the natural or of the positive right. Bravo! I knew I have been right.” Scalia Speaks, by Antonin Scalia (2017) US Supreme Ct Justice (Sept. 26, 1986– Feb. 13, 2016) (Life 1936-2016 (age 79)) p 244.

Exceptional FSSC Circumstance #5:

Order to apply U.S. (1789) Constitution

5th, 14th, 7th & 1st Amendment’s support:

“No person shall be held to answer for a ...otherwise infamous (vexatious) crime ... nor be deprived of life, liberty, or property, without due process of law without just compensation (5th Amendment) ... No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States, nor shall any State deprive any person of life liberty, or property without due process of law... (14th Amendment).

In suits at common law ... the right of trial by jury shall be preserved

and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law ... (7th Amendment) ...and to petition the Government for a redress of grievances. (1st Amendment) (emphasis)

**#2) RESPONDENTS' WHOM
RELIEF IS SOUGHT: DEPUTY &
FOUR FLORIDA STATE
ATTORNEY GENERALS**

Rule 20(3.) (a) particularizes the above for each of the four public servants.

Names' 2-1.) David J. Glantz, #504238, Deputy Fla. State Attorney General for the following known four Florida State Attorney Generals: **2-2.)** Charles J. Crist Jr. #362190; **2-3.)** William McCollum

#11233; **2-4.)** Pamela Jo Bondi #886440; **2-5.)** current Florida State Attorney General: Ashley Moody #487198.

Petitioner pro se: life stop³⁹ after manipulated & falsified *stare decisis* public record, no merit, no 100-percent jury trial verdict due process redress with four-video cameras.

Timing: The "vexatious" litigant orders

³⁹ Expert-Fact Witness Property Appraiser R.C. "Rick" Lussy "And I agree ... property appraising, be it elected or non-elected, it's my profession." US Tax Court, Miami, 3:01 p.m. October 27, 2014, 3:01 pm Transcript P33, L19-22.

Tax Court Judge Jacobs "So, it's hurt your actual business?" Ibid Page 34, Lines 1-2.

Witness Lussy "It's stopped my business. And of course, then you get into repetition of libel per se... I can't impeach the Court because the Court refuses to be impeached because they have no oversight." Ibid Page 34, Lines 3-8.

in Appendix contribute to forwarding repetition of libel per se in all public records, til impeach: jury verdict.

Office: Florida State Attorney Generals Office four office holders egregious work product from Glantz, #504238 to present.

Function: Falsely prosecuted petitioner pro se for "vexatious" litigant Fla. Statute 68.093: with no sworn live testimony for impeachment via cross-examination. Please se end of Appendix for proof.

Manipulated-&-falsified public records: "vexatious" litigant Orders: Glantz #504238 wrote Orders' for presiding Florida Attorney Generals in Appendix with summary below:

#1-March 2, 2006 Martin County Florida Case No. 05-954-CA: Order Declaring Plaintiff A Vexatious Litigant

#2-March 24, 2006: Collier County, Florida Case No. 05-1631-CA: ORDER DECLARING R.C."RICK" LUSSY A VEXATIOUS LITIGANT Judge Brousseau (not listed: "dead")

#3-July 9, 2009: Dade County, Florida, Case No. 2008-32543-CA: Order Declaring Plaintiff A Vexatious Litigant And Granting Protective Order Judge White (now dead)

Claim for relief by petitioner pro se: Mandamus Writ: Order to apply oversight to existing law of Exhibit A-2900[FN#26] with 86-exceptions to "vexatious" litigant Fla. Statute 68.093 on Oath, Oaths' to Loyalty Fla. Statute 105.031(4)(b),(5) (3.) also sworn in Oath: Apply to Register to Vote in Appendix.

Judge Belanger Court Hearing #05-

954-CA 12/20/2005 8:53 am: He stands below petitioner pro se shoulder. His smooth skin baby face: cannot grow a man-beard. No adequate academic training! In 3-year law school with *juris doctor* diploma & no doctor experience what-so-ever at graduation.

The BELANGER COURT: Good Morning, Mr. Lussy. Can you hear me okay? *Page 3 Lines 3-4.*

MR. LUSSY: Yes I can. I can hear you fine. (telephonic Stuart-Naples, Fla.)

The BELANGER COURT: Okay. There is something that I need to disclose to you all before we proceed. And that's that I've know Mr. Lussy, not well, but previously, before becoming a judge, for 11 years I was an attorney in charge of the State Attorney's Office here in Martin County. And I would frequently get copies on Mr. Lussy's lawsuits and correspondence.

Also, I was chairman of the Republican party here when Mr. Lussy ran for Property Appraiser and I actually interviewed him. I don't know if you recall the candidate Relations Committee. I don't think that it would impact anything that I would do in this case, but I did want to disclose it to both parties in case you wanted to file an appropriate motion. Source: R.C. "Rick" Lussy MAI... v Fla. Bar Ass'n et al Cause No. 05-954-CA. (Telephone Transcript) December 20, 2005 Page 3 Lines 3-23.

MR. GLANTZ: This is David Glantz. Thank you Your Honor. I would like to go forward. Ibid P 3 lines 3 to 25.

Separate Hearing Transcript.

Additional transcript excerpts by:
Glantz-Belanger (end of Appendix)
suggest for jury judgitis vexatious nullity.

**#3-RESPONDENTS' THREE
FLORIDA CIRCUIT JUDGES
BELANGER #983780-BROUSSEAU
#131227-WILSON JR #139907
WHOM RELIEF IS SOUGHT**

Rule 20(3.) (a) specify three- respondents'.

Names': Florida State Circuit Judges are Robert Eugene Belanger #983780, Theodore Brousseau #131227, No listing (Unlisted: "dead") Thomas S. Wilson Jr. #139907 (Dead by obituary).

Office: Florida State Circuit Judges in Martin, Collier & Miami-Dade Counties.

Function: These public servants refuse to serve the public. Lawyer lead for lawyer service, only themselves by self-administration, self-immunization

[FN#29-to-#31] fully 100% above the law with no 40-hour work ethic & inadequately trained by American Bar Association certified 3-year law school, receipt of *juris doctor* diplomas' with no doctors' experience what-so-ever. *Passim*.

Timing: March 2 & 24, 2006 with July 9, 2019 "vexatious" litigant Orders.

Claim for relief by petitioner pro se:
These three public servant respondents use *stare decisis* to void-vitiate-vacate Rules of Common Law & U.S. Constitution petitioned here for utility.

***Please see text in appendix: #2
Respondents' Deputy & Four Florida
State Attorney Generals.***

**#4 RESPONDENTS' WHOM RELIEF
IS SOUGHT: TWELVE FLORIDA**

ELECTIONS' COMMISSIONERS'

Rule 20(3.) (a) specifies 12-respondents'.

Names': Florida Election Commission consists of a lawyer super majority @67-percent (8-lawyers/12-total): **4-1.)** Ms. Donna Ann Malphurs Florida Elections Commission ("FEC") Clerk; **4-2.)** *Byron David Flagg* Bar #14311, FEC Investigator; **4-3.)** Ms. Amy McKeever Toman, Bar #686344 FEC Executive Director; **4-4)** Scott Thomas Bar #10410, Chairman; **4-5)** Kymberlee Curry Smith P.A. #72463; **4-6)** Sean S. Hall Esq.; **4-7)** Patricia Hollarn Esq.; **4-8)-J.** Alex Kelly Esq. 1445; **4-9)** Barbara A. Stern Esq. Bar #526576; **4-10)** Joni Alexis Poitier Bar #22861; **4-11)** Edward Tellechea #856101 Counsel, Attorney Generals Office; **4-12)** Eric M. Lipman #958247, General Counsel after August 24, 2018.

Office: Florida State Elections Commission: Executive Branch agency administered by (R) Fla. Governor Ronald DeSantis for Mandamus Three-Orders.

Function: These same public servants refuse to serve the public.

Timing: Started in 2016 with FEC 16-357 (Wood Jr) & FEC 16-245 (Skinner) with Florida Elections Statute 106.25(1) requiring investigations after receipt of sworn complaints' as was. No investigations in 16-357 (Wood Jr.) or 16-245 (Skinner) that by FEC magic ordered a hearing only for lawyer fees: DOAH 17-1594F:

Claim for relief by petitioner pro se:

(4-a) FEC public funded service mandate Fla. Election Stat. 106.25(1)(2)[FN#25] was to investigate the sworn complaint looking

into 13-intelligible fact violations to apply
F.S.104.051 neglect of duty/sex abuse;
(F.S.104.091) aid, abet, advise & violate;
F.S.104.011 false swearing;
(F.S.105.031(4)(b),(5)(3.)(4.)) perjury to keep gov't
employment.

(4-b) Lawyer Flagg #14311
investigator had no investigation record
to 13-fact violations complained of by
petitioner pro se sworn complaint. FEC
vague "legally insufficient" offered no
hearing, with no oversight itself: FEC.

(4-c) FEC result \$10,862.50
lawyer fee award to WOOD JR. #89465
against petitioner pro se. After no proof &
5-court orders were ignored in process.

(4-d) Origin FEC-16-357(WOOD
JR #89465)/DOAH 17-1594F/2D18-55
FEC refused 13-fact-intelligible-frauds
deferred no maintenance of Collier
County tax roll: 24-years. Compound
multiple per month 12 months per year

times 13-equal 312 violations growing to
343-extraordinary circumstances that
snowball vacate-cited law for 3-orders.

(4-e) Petitioner pro se filed
8/10/2017, 70-exceptions-frauds to
Administrative Judge recommended-
order Record DOAH No. 17-1594F
(Lawyer Fee) Exhibit "C" page 23 to 71 of
167 to Second District Court of Appeal
said: non-conforming to their process.

(4-f) FEC lawyer super-majority
self-favor' own lawyer-tribe above
existing law[FN#35-to-#37]. Lawyer band
of brothers: WOOD JR. #89465.

(4-g) The result is *unjust*
enrichment "lawyer fee" "\$10,862.50
"claim" after failure after (\$36,802.50)
WOOLSEY failure & (\$33,582.50) expert
HERRON failure. Both offered no written
lawyer fee contract required in Uniform
Commercial Code § 2-201, over \$500 (1)
Statute of Frauds.

(4-h) This result is fraud on the court by lawyer officers of the court.

(4-i) These respondents' aided and abetted the other respondents' FEC Case No. 17-1594F, FEC with brass knuckles: bias. FEC-16-357 (WOOD JR. ESQ.) did not get written a waiver to contact candidate petitioner pro se against WOOD JR'S client: FEC-16-245 (SKINNER). WOOD JR. ESQ. personally, incorrectly did contact petitioner thereby incriminating himself.

(4-j) FEC agreed with WOOD JR. #89465 had no facts, no exhibits to support claim after 5-orders^[40] pre-exchange evidence exhibits preparation to video-conference sworn hearing May 17,

^[40] Judge John D.C. Newton II, 5-orders ignored by WOOD JR. ESQ/WOLSEY ESQ. following April 27, 19, 14, 3 March 31, 2017 for DOAH Docket #25, #18, #14, #13, #12 physical exhibit proof DOAH Exhibit "C" Page 115 of 167.

2017: Tallahassee-Fort Myers-Fort Lauderdale. DOAH order meant nothing & the Lawyers still corruptly won.

(4-k) With a court reporter^[41] MR WOLSEY admitted negligence favoring petitioner pro se.

**#5-RESPONDENT RELIEF
SOUGHT: ADMINISTRATIVE
JUDGE JOHN D. CAMPBELL
NEWTON II #244538**

Rule 20(3.)(a) particularize: this 1-judge.

Name: John D. Campbell Newton II Bar #244538, Administrative Judge.

^[41] [The COURT] we have a court reporter" [MR WOLSEY]: I understand Transcript P37, Lines 2 & 3. THE COURT: "... you (LUSSY) did receive copies of these proposed exhibits, did you not" MR. LUSSY "I DID NOT" Transcript May 12, 2017, P35 Lines 11-13. Exhibit "C" P118 of 167. FEC Record On Appeal.

Timing: May 12, 2017, 9am to 1pm video conference Tallahassee-Fort Myers & Lauderdale Lakes for a subsequent: July 21, 2017 Recommended Order.⁴²

Office: Division of Administrative Hearings ("DOAH") Florida Division of Administrative Hearings.

Function: DOAH is a separate branch of Executive Florida State Government identical to Florida State Elections Commission the collaborator to nullify America's fragile Democracy.

Claim for relief by petitioner pro se:

1-a). A corrupt persuader *Judge Newton II* ignored-denied-squashed subpoena's petitioner pro se scheduled

⁴² DOAH 7/21/17 Recommended Order Exhibit "A" pp 11-25 of 167 FEC Record On Appeal Supple't.

including 2-live fact witnesses testimony: Dennis Henderson (portability of homestead exemption) & son of employee mother to father Mr. Siciliano, sex abuse by Skinner) is probative Evidence fact:

Evidence "... agencies must handle and the exclusionary release of evidence shall not be used to prevent the receipt of evidence having substantial probative effect. (Fla. Stat 120.27 (1965) page 164. (emphasis) source: Procedural Due Process: Florida's Uniform Administrative Procedure Act, 10-1-1966 pp144-to-170. U-of-Miami Law School.

1-b). Judge Newton II's 7/21/17 "Recommended Order" for "\$10,862.50, after no exhibits & no fee contract[FN#21].

1-c). Judge Newton II reported at DOAH hearing May 12, 2017, Case: 17-

1594F, Docket #12, #13, #14, #18, #25) record:⁴³ with court reporter present, no proof allowed lawyer-fee-hearing to "win".

1-d). Petitioner pro se respectfully, complied with Division of Administrative Hearings ("DOAH") Judge John D. Campbell Newton, II, #244638 four (4/19/17, 4/3/17, 3/31/17, 3/31/17) court notices for-video-hearing-to-produce all physical exhibits f/May 12, 2017 hearing.

1-e). Petitioner pro se FEC-16-357/DOAH 17-1594F/2D18-55 petitions to prove extortion-policy by collusion for *lawyer-patronage* is *lawyer tribute* by employment emolument[FN#39].

1-f). Petitioner pro se proves Judge

⁴³ Judge Newton #244538 DOAH 17-1594Fee "We have a court reporter. Mr. Woolsey: I understand. May 12, 2017 Transcript Page 37 Lines 2 & 3.

Newton II #244538 failure to properly execute \$10,862.50 & insubordination to U.S. Constitution Supremacy Clause Art. I §1,8,9,10, Art. III §1 & U.S. Amendments #1, #7 & #13 (Existing) & #13-(missing).

1-g). Petitioner pro se proves the court to FEC further ignored, refused to acknowledge affidavit 70-Exceptions & prior FEC-DOAH 312-Violations true to professional office management policy 13-intelligible material fact frauds noted in: Judge Norton II filed fact-free *stare decisis* 7/21/17 Recommended Order.

1-h). Judge Newton II Bar #244538 incorrectly applied lawyer fees from *stare decisis* as in the record petitioner pro se had no physical hearing, no witness testimony with no investigation. The subject case is the opposite of his cite: *Brown Property Appraiser v. Commission*

on *Ethics* 969 So. 2d 553 (Fla 1st DCA 2007) case that did have a hearing & live witness testimony.

**#6-RESPONDENT: ROBY #700630
WHOM RELIEF IS SOUGHT**

Rule 20(3.)(a) Identifies one-respondent.

Name' William Loy Roby #700630 Judge.

Timing: March 1, 2005 Lussy v. Roby, Fox (lawyer), No 04-409CA, 19th Circuit Martin County RE: the *Estate of Mrs. Margaret Alpha Buob denied September 26, 2002 Lussy v. Fourth District Court of Appeal, & Fenniman* (had will for Mrs. Buob) et.al., SC01-849 and SC01-933.

Office: Circuit Judge Stuart, Martin County

Function: Public servant refused to serve: judicial Canon 3D3, Candidate

Statement & Fla. Supreme Court Fraud code [FN#29-to-#31] are-frauds-in and of themselves.

Claim for relief by petitioner pro se:

Probate #1: Ordered petitioner pro se to be a non-interested person to Mrs. Margaret Alpha Buob in hospital, therefore clearing the way for 100-percent cleanout of her estate[FN#24, Case C Lussy v 4th DCA & Fenniman* (had will of Mrs. Buob*)] officiated by Judge Roby.

**#7-RESPONDENT: WOOD JR
#700630 WHOM RELIEF IS
SOUGHT**

Rule 20(3.)(a) identifies one-respondent.

Name: FEC 16-357 (Wood Jr.) Lawyer Counselor: WOOD JR #89465 for FEC 16-245 (Skinner).

Timing: June 9, 2016 Letter from WOOD

& STUART P.A. signed by Gaylord A. Wood Jr.

Office: Private law office, stand alone.

Function: Counselor, aided, abetted facilitated, cover up etc. et al for Skinner.

Claim for relief by petitioner pro se:

1-a) Disclaimed-affirmed all pre August 30, 2016 (R) Primary-in 6/9/16 letter:

"There is no obligation on the part of the Property Appraiser's office to answer questions.

1-b) Collier County property appraiser as public servant is to answer pre-election questions per public Sunshine Law.

1-c) After 13-frauds (312-violations) by Collier County Property Appraiser concurrent with elder employee-married sex abuse victim: Mrs. Siciliano

demonstrate corrupt-public-management-policies-ongoing in this elective-office.

1-d) Origin: FEC 16-357 (Wood Jr. #89465) FEC 16-245 (Skinner) WOOD JR #89465, Case No. 17-1594F (Lawyer Fee) respondent' through his legal counsel ignored court orders did not produce-exhibits to claim-in-failure: \$36,802.50 then \$33,582.50 now "\$10,862.50" lawyer fee.

**GRANT THE WRIT OF MANDAMUS
PETITION: SUMMARY 3-ORDERS**

1st Part Order: Florida's Governor

DeSantis with a non-lawyer, female

investigator (sex abuse) to redo

subordinate Executive Agency: Florida

Elections Commission work of petitioner
pro se good cause 13-intelligible
violations & contributing 86-Exceptions
to "vexatious" litigant to allow appointing
Rick Lussy Collier County Property
Appraiser, inside 30-days.

2nd Part: Order Collier County
Circuit Court of Court to accept pro se
petitioner's amended complaint against
Florida Elections Commission with
justice (10-63-SC) defendants etc etal with

applied U.S. Constitution (1789) 5th, 14th,
7th & 1st Amendment support:

*"No person shall be held to answer
for a ...otherwise infamous
(vexatious) crime ... nor be
deprived of life, liberty, or property,
without due process of law without
just compensation (5th
Amendment) ... No State shall
make or enforce any law which
shall abridge the privileges or
immunities of citizens of the
United States, nor shall any State
deprive any person of life liberty, or
property without due process of
law... (14th Amendment).*

*In suits at common law ... the right
of trial by jury shall be preserved
and no fact tried by a jury, shall be
otherwise re-examined in any*

*Court of the United States, than
according to the rules of the
common law ... (7th Amendment)
...and to petition the Government
for a redress of grievances. (1st
Amendment) (emphasis)*

Common Law Rules of Procedure to be
pre-approved, shall allow 100-percent
jury trial verdict[FN#12] with 4-cameras.

3rd Part: Order to apply Missing
13th (ratified in 1819) Amendment aka
Titles of Nobility Amendment[FN#31] so
petitioner pro se can, self defend with no
lawyer co-counsel all-subjected to

lawyers' emoluments[FN#33].

Executed July 23, 2019 pro se Petitioner,
EXHIBIT Affidavit & Certification attached
R.C. "Rick" Lussy aka Candidate 2016 &
2020-2024 Elections, Attorney-In-Fact.

APPENDIX FOR WRIT OF MANDAMUS