

03/01/21

MO

20-1687

No. [redacted]

In the United States Federal Supreme Court

Federal Supreme Court, Mr. Jules Dylan Stuer and obo DBA The Estate of Lily Ana Stuer

Petitioner[s],

v.

Federal Supreme Court, Susan Duesler, Gerald Tadlock, Ryan McFarlin (24057712, 24013603, 24055936) Stephanie Marie Woodall -Bagot -Ebbesen -Stuer Reynolds and ALL INTERESTS PROPERTIES AND PERSONS OF LILY ANA STUER'S ESTATE

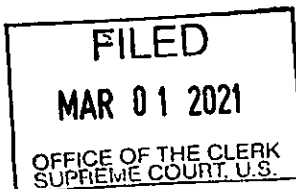
Respondent[s].

ORIGINAL

From the 5th Court of Appeals, Cause No. 05-19-00752CV, Cause No. DC-18-07494
298th Court for Defamation, AG Complaint Cause No. CGS-73496, OAG Complaint
Cause No. 0013611355, IG Complaint No. 2021-293402 TREC Complaint No. 180508
with CPS reports 457-369-27, 723-073-92, 735-292-49
the 68th Court DC-19-16060 Malpractice Case where
the newly recused Judge Tobolowsky of the 298th Court for Dallas County
has Defaulted her case for the Honorable Supreme Court of TX, Cause No. 20-0793,
and new Child Support / Custody Case, Cause No. DF-20-16005

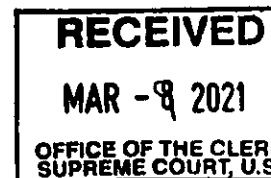
PETITION FOR WRIT OF CERTIORARI TO ASSET RECOVER FOR ESTATE RECONSTRUCTION, WANT OF PROSECUTION, AND BILL OF REVIEW

*Additional Dallas County Community Funds to fight visitation, alienation child abuse, fraud, perjury during the divorcing process, available in Asset Recovery Plan. **Calling for help from the TX AG, SEC, FTC, IRS, Judges, and Executives in Washington, DC.



Name: **Mr. Jules Dylan Stuer**
Address: **1238 Dalhart Dr**
Richardson, TX 75080
Telephone No.: **4694714200**
Facsimile No.:
E-mail address: **Criticalfiles00777@gmail.com**

Pro Se



Questions Presented

1. Is an AMICUS Attorney allowed to side with someone who damages a child repeatedly, perjures themselves in Civil Court numerous times, and defrauds the opposing party biasedly and against TFC 107.009B?

2. Do Federal Victim's Rights Laws and Standing Orders take precedence over Temporary Civil Law Orders, in custody battles, where the child is being abused / damaged?

3. If the Petitioner was being defrauded and his child was being actively damaged as in Case DF-17-05507s, is the Amicus then able to declare him "emotionally and financially unstable", refuse to set a date for a Full Custody Order, and then state that he "does not have a family", ex parte, to secure a subjective and libelous Writ to the child's body or is this Defamation?

4. In the Decree, is the Amicus then able to secure funds from the Petitioner as Title IV Child Support and claim he signed the document?

5. In the Decree is the Amicus able to state that the Petitioner had a "history of neglect" and is "likely to stalk the other party" to ensure payment or jail against Constitutional Provisions without any criminal wrongdoing proven?

ALL Parties
List of Relevant Cases

The following constitutes a list of all parties to the trial court's final judgment and the names and addresses of all trial and appellate counsel:

Petitioner: Name Mr. Jules Dylan Stuer, Pro Se Father
Address 1238 Dalhart Dr., Richardson TX, 75080

Respondent: Name Susan Duesler, Gerald Tadlock, Stephanie
Reynolds
Address Hidden from Petitioner

Respondent's Counsel: Name Ryan McFarlin (who has claimed not to be
respondents counsel but respondent named as her
counsel)

**All correspondence can be made to the above
and below through:**

Susan Duesler
(214) 999-0088
3710 Rawlins St #1420, Dallas, TX 75219
***(As the 255th Court's muse and actor to the
maternal child abuse, perjury, solicitation of the
child, constructive fraud.)***

susan@dueslerlaw.com

Other parties:
(if applicable) Curtis Baggett (Stephanie's father),
Wendy Carlson (Texas Notary Service and Secretary),
Patricia Hale (Texas Notary Service and Secretary),
Tracy Woodall (Stephanie's Mother and CPA), Jessica
Blacksheer, Laurie Hoeltzel, Brett "Baggett" Thomas,
Bart Baggett, Mr. Reynolds, and all other holders of
property belonging to the Estate of Lily Ana Stuer

Counsel for other
parties: Possible

Abbreviations, Aliases, and Report Records References

Petitioner, Mr. Jules Dylan Stuer, will be referred to as JDS, Plaintiff, or Appellant; Appellee, will be referred to as SD, Defendant, or Appellee. SD's accomplice in the Defamation was GT, who will be referred to as GT, or Defendant.

The Cerks records in any given case will be referred to as:

CR: [court number, case number]

The Reporters record will be referred to as:

RR: [court number, case number]

Clerk's and Reporter's record will need to be recovered by the Federal Supreme Court Online or on Paper through Supreme Court Service, as Mr. JDS has been Defrauded, is proclaimed "financially indigent" by The Honorable Judge Cooks, of the 255th Court, and is in an inability to pay status due to indenture, debt, and in a victim status. He is also unable to afford 10 copies of the case, Appendix References, Exhibit References, or postage for those either. Those should also be sought by the Federal Supreme Court Services in order to have the full picture and a clearer look into the specifics of these cases as they have truly unfolded. Not ordering these documents from the respective courthouses, figuring through exhibits, or reporting issues with enforcement and authorities, as Justices, agents of change, and Federal Contractors will bind those actions to further criminal and civil litigation.

The Aliases of the people involved in crimes have required this to be a sensitive document. In and as such the following Aliases are in use in the document: SS (accused abuser, mother of the victim child, and criminal fraud herein named), GT (her attorney), CB (her father), TW (her mother), SD (amicus attorney), and Mr. JDS and SS's child will also now be known as LAAAS.

Any other actors who are complacent and in neglect to such fraudulent gains like Ms. Blacksheer, may be called, actor 1, actor 2, etc . . . as many people were orchestrated in the conspiracy to defraud which included plans to sodomize Mr. JDS's place of living in attempts to murder him and those around him through deceptive and constructive means.

Actor Key Code:

Actor 1: David Shaw

Actor 2: Torrie Kolar

Actor 3: James Kolar

Actor 4: Tina Lankford

Actor 5: Slaid Carter

Actor 6: Nick Dee

Actor 7: Jessica Blackshear

Actor 8: Any other possible family members of the constructive fraud. Patrick Reynolds (heir to Marlboro Estate)

Any others may be subject to having their names and personal information listed due to time restraints for filing, opponents clamoring for "statute of limitations", and due process time issues with a child being held in a state of perpetual maternal abuse.

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b) Civil Law Broken (107.009b) <u>Denying</u> Immunity to Amicus.	
c) Federal and International Laws Broken (Federal Victim's Rights Law 18 U.S. Code 3771) Judges and BAR Certified Lawyers constructively, coercively, through collusion, and knowingly put children back into danger after Civil and Criminal laws have been breached in Dallas, TX, Mr. JDS was beaten, shocked with over three million volts, and almost shot in the face, trying to protect <u>Federal Law</u> for his only biological daughter, then a victim protected by VRA laws, at gunpoint due to Judges, Lawyers, Peace Officers, and Officers of the Court's illegal actions with an "accused maternal abuser", with a degenerative syndrome, over subjective language, Defamation, and without criminal due process.	
d) Fair judgment with Judges who willing fully <u>refuse to report</u> child abuse to CPS, the DA, and AG, Amicus Attorneys who <u>refuse to properly record</u> Maternal Child Abuse, Aggravated Perjury, Fraud biasedly, and instead indulge themselves in the innocence of a child by Soliciting them, installing Fraudulent Documents to the Court, and asking children to "strip" for them, indulging in their insatiable desires for pure flesh, money, and credit, under bond and in record; Ultimately, unable to give viable Discovery, press for truth with Pro Se father, or in the case of the 191 st Court, keep a timeframe at all with the Pro Se father or Plaintiff in a case at all, instead siding with accused child abusers, frauds, and criminals, who are willing to perjure themselves due to Court tenure, without study, and even become inconsistent with their own integrity of word in regards to judgment issues, debts, and dates for simplicity, disregard, and lack of care.	
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International law for children:

A) Convention on the Rights of the Child (1989), Comment No. 10 (2007), Comment No. 12 (2009), Comment No. 9 (2006), Comment No. 11 (2009)

B) United Nations Standard Minimum Rules for the Administration of Juvenile Justice ('Beijing Rules') (1985)

C) United Nations Rules for the Protection of Juveniles Deprived of their Liberty ('JDLs' or 'Havana Rules') (1990)

D) United Nations Guidelines for the Prevention of Juvenile Delinquency ('Riyadh Guidelines') (1990)

E) Guidelines for Action on Children in the Criminal Justice System (Annex to UN Resolution 1997/30 – Administration of Juvenile Justice ('Vienna Guidelines')) (1997) ...

F) United National Common Approach to Justice for Children (2008)

International - apply to both children and adults

G) International Covenant on Civil and Political Rights (ICCPR) (1966)

H) United Nations Standard Minimum Rules for Non-custodial Measures ('Tokyo Rules') (1990)

I) Standard Minimum Rules for the Treatment of Prisoners (1955)

J) Body of Principles for the Protection of All Persons under Any Form of Detention or Imprisonment (1988)

K) Guidelines on the Role of Prosecutors (1990)

Regional - specific to children in regards to international law:

L) Organization of African Unity] African Charter on the Rights and Welfare of the Child (ACRWC) (1990)

Regional - apply to both children and adults:

M) [OAS] American Convention on Human Rights (1978)

N) Council of Europe] Convention for the Protection of Human Rights and Fundamental Freedoms (1950 / as amended by Protocol No. 11 - 1998)

O) League of Arab States] Arab Charter on Human Rights (2004)

MALPRACTICE AND DISCIPLINARY CODES Statutes and other Authorities BROKEN The Authority of this Case inherent to the State of Texas, Miss LAAAS, and Mr. Jules Dylan Stuer.

P) This Case is Governed by all laws mentioned thus far, Texas Criminal Conspiracy Title I, and Various Other Criminal Codes:

- P1) Texas Penal Code Section 15.02 (15 – 01 attempt)
- P2) Texas Penal Code Ann 15.02 Statute (Maybe inferred from acts of the Parties)
- [P3] Chapter 37: Perjury and other falsification
- P4) 37.07 – 37.09 Tampering with or fabricating physical evidence.
- P5) 37.10 Tampering with Government Records (to suit their needs)

- P6) 37.101 Fraudulent giving of Financial Statement
- P7) 37.02 Perjury (Intent to deceive), (swear to the truth of a knowingly false statement)
- P8) 37.03 Aggravated Perjury (Felony of the Third Degree)
- P9) 37.06 Inconsistent Statements
- P10) Texas Civil Practice and Remedies codes: 41.002, 41.003, 41.005 Criminal, 49.07, and 49.08
- P11) Texas Probate Code Section 682.12
- P12) Texas Estate Code Section 1023.001
- P13) Texas Estate Code 1054.005
- P14) Texas Disciplinary Rules of professional Conduct (TDRPS)
- P15) American BAR Association's Model Rules of Professional Conduct (ABA Model Rules)
- P16) Texas Lawyers Creed (TLC)
- P17) Texas Rules of Disciplinary Procedure (TRDO)
- P18) Texas Rules of Civil Procedure (TRCP)
- P19) Restatement of Law Governing Lawyers

Q) CRIME VICTIMS' RIGHTS ACT (CVRA): 18 U.S.C. § 3771 a(6-8)

R) Balfour Co. v State Trust and Sav. Bank 120 S.W. 477, 479,
Tex. Civ. App. Waco 1938, no writ

S) Brush v. Reata Oil and Gas Corp., 984 S.W. 3d 720, 726,
Tex. App. Waco 1998 petition denied

T) Development Copp v. Garfield S.W. 3d 631, 636
Tex. App. Houston, 1st Dist. 2002

U) Hahn v. Love, 321 S.W. 3d 517, 523-524,
Tex. App. Houston, 1st Dist. 2009, Petition Denied

V) Jonson V. Brewer and Pritchard,
p.c. 73 S.W. 3d at 204

W) Kewit, Prods. Inc V. N and H Instruments Inc. 616 F2d 833
11 Cir. 1980 Place 5

WW) Larsen v. Carlene Langford and Associates, 41 S.W. 3d 245, 249,
Tex. App. Waco 2001, petition Denied

X) Mack Trucks, 20 S.W. 3d at 582,
City of Keller v. Wilson, 168 S.W. 3d 801, 827, Tex. 2005

Y) Science Spectrum, Inc. v. Martinez,
941 S.W. 2d 910, 912 (Tex. 1997)

Z) Valence operation Co. V. Doresett, 164 S.W. 3d 656, 661,
Tex. 2005

Shepherded Law also given by BAR Certified Attorney Mr. James Fordham in regards to illegal operations of Amicus, her contempt of Mr. JDS for his financial indigence, and her profiting from a child victim with her lawfirm, judges, and other lawfirms, as title IV child support available in the 255th via court transcriber.

STATEMENT OF THE CASE

Nature of the case: This case arose as falsified evidence of family violence was manipulated against a victim JDS to provoke him and ruin his relationship with his family. By so doing SS was able to constructively defraud him with opposing attorneys. SS, was under constant pressure to defraud her husband by her father (a supposed “fraud expert” for the courts who had gone bad out of spite, money, and bad business dealings with the Petitioner) and mother (a CPA who fraudulently switched family assets to her and her daughter’s advantage to allow for Aggravated Perjury and Fraud in Court). SS began slapping the child LAAAS uncontrollably and emotionally on her face at just two months old in regular bouts of maternal child abuse as she pre-planned the divorce and subsequent fraud in secret. SS was unshook by the damage maternal abuse did to the child without any ethic or moral. BAR Certified Attorneys during divorce proceedings refused to report the ongoing maternal child abuse, mocked, Defamed, and sadized JDS through multiple Records of Fraud to the Court, Defamation, and Aggravated Perjury: Writ of Attachment and the Final Decree. SS returned her daughter to JDS repeatedly in states of dismay with obvious signs of ongoing maternal child abuse (namely: visitation and alienation child abuse), bruised, with red marks, various other issues, and was subsequently given the child back illegally against Federal Victim’s Rights Law, 18 USA Code 3771(a)(6-8) which declares victim LAAAS and then victim JDS had the right to “fully and timely resolution”, “proceedings free from unreasonable delay”, and to “be treated with fairness and with respect for the victims’ dignity and privacy”. When this information and information on the full family estate was given to the Amicus she ignored the information, clamored to have Mr. JDS held at gunpoint for the child against federal VRA laws, used it against him biasedly, illegally, and contributed to the constructive fraud by improperly influencing negotiations, disregarding family and community estate value, stripping the child naked, further contributing to the victimization of LAAAS and her credit for the attorney’s legal support, as Title IV “child

support". Asset Recovery and child custody then become the primary issues with Pro Se father now driven into destitution, after losing his fair half an \$1.8 million dollar family estate, and being victimized, alongside of his daughter by Records of Fraud to the courts by opposing sides now actively swaying and improperly influencing Honorable Judges to continue victimization.

Disposition in the trial court: Mr. JDS promptly and legitimately took out two Defamation lawsuits as the Amicus started biasedly trying to pin him for the maternal criminal behavior, preposterously, and maliciously while it was obviously not JDS' fault SS was plunging him into emotional and financial turmoil and actively abusing the child purposefully in further bouts of her own syndrome. Amicus SD and opposing attorney GT were indulged by teaming up (more than 80+ years of legal experience) against Mr. JDS (Pro Se first year) to slander him, craft libel, and ruin his credibility with Judge Beauchamp, and Judge Cooks, of the 255th Court, by holding that he was "financially depriving" his wife, and ex parte entered in Fraudulent Records to the 255th Court, to have his only now maternally abused daughter stripped away from him at gunpoint, via a subjectively written and libelous Writ of Attachment, and then returned LAAAS to her maternal abuser against Federal Victim's Rights Laws. All the while Mr. JDS was effectively defrauded out of an estimated \$1.8 million dollar family communal estate, which was profusely documented for the Court, after the first and second temporary order were broken by SS, multiple counts of Aggravated Perjury, and multiple Actors were in place after the defamation, slander, and libel had taken it's toll on JDS.

Disposition in the court of appeals and TX supreme court: To cover up their wrongs, SD and GT went on to strip the child naked, in a further violation of Federal Law, to look for signs of "abuse" from the father, against their own Codes of Conduct, Federal, and Criminal law, which were non-existent, as SS was the one knowingly guilty of such crimes. They went on to then have Mr. JDS designated as a

“vexatious litigant”, started outlandishly flipping the script around to slander JDS and claim Mr. JDS was the “neglector”, a “stalker”, and then began bond proceedings against him (multiple times) to have him locked up and committed to a mental institution also against Federal VRA law. Wherefore, Mr. JDS had the Honorable Judge Tobolowsky recused and has asked that certain judges, lawyers, and officers of the court be sought for Prosecution under RICO and VRA codes / laws for participation in active crimes against crime victims. No viable Discovery has ever been forthcoming for BAR Certified Attorneys or SS throughout any case as they have held information against Motions to Compel, Orders to Mediate, and for Contempt effectively through the constructive fraud. FLP (supervised custody) access has also been unfruitful due to this type of maternal visitation and maternal alienation child abuse. The mother SS has simply refused to respond to FLP or initiate any processes, thus ruining the father-daughter relationship over the course of four years in victim status. The FLP center then makes excuses without any fruitful reason or answer to problems with maternal abuse thus leaving JDS calling over and over, initiating process alone, further alienated without calls back. Then the FLP center nor SS is available to Mr. JDS or his child as Court Ordered, every 15 days for free, as stated in Court due to the torturous, preposterous, and maternally fraudulent and child abusive syndrome inherent. The Defendants are thus breaking Civil and Criminal law and using the child for fraudulent gains while soliciting her for further access through other Actors to continue to glean Mr. JDS’ finances, time, space, and possessions so they can continue their **Conspiracy to Defraud** him and drive him further into destitution. Meanwhile, SS, now valued at over \$98 million USD due to her defrauding JDS, her new husband, Actor 8, and other Actors. They in turn continue marring Mr. JDS’ credit, the father-daughter relationship, and his finances perpetually for Medicaid due to ongoing **Medicaid Fraud**, Child Support due to **Child Support Fraud**, and criminal record due to the Conspiracy to Defraud constructively. Now that they have effectively

ruined Mr. JDS' time with his child, his money, they are going after his space, possessions, and recently had old family friends conspire, Actors #1-8 against Mr. JDS to try and have him locked up for crimes he did not commit after the perpetrators had been actively involved in illegal activities without telling Mr. JDS in connection to Mrs. SS' alienation patterns, constructive fraud, deception, and ongoing syndrome. The 5th Court of Appeals originally offered to look at the case properly using four judges and eventually came to excuse with Mr. JDS, after they had shuffled around judges enough to only afford him one judge. The one judge then improperly judges the original appeal and not the most recent Amended summary based on the grammar that had already been fixed for the Appeals Court. The child being endangered due to the mother's syndrome, all the while, and now experiencing signs of learning and development issues four years later without proper reporting of **Maternal Child Abuse** by the Amicus, judges, or any other officer of the court. So the lone Appeals judge, rather than report content to CPS, AG, and DA of TX as requested focused solely on the grammar of the first appeal without being Amended and grammatical mistakes to discredit and dismiss Mr. JDS' work with the court systems and simply discharge all issues. Mr. JDS now asks the Federal Supreme Court to offer favor to his protection of his daughter under Federal Victim's Rights Laws, from July 1st, 2017, and restore ½ of his estate, approximately ~\$900,000.00USD, plus growth to \$1,200,000.00USD that year, which was projected to grow \$250,000.00USD to \$500,000.00USD, plus an additional \$1,200,000.00USD a year due to hardship and damages now caused, through Federal Supreme Court Mandate, Writ(s), State AG resources, IRS, FTC, SEC, DA, and Victim Compensation Program, in such a way as so he may get back to living his life with his daughter unmolested by SS, her mother, SS' father, other actors, other court officials, and their now heavily solicited friends. Please Reverse Decree and Lawsuits to reflect relief from this case and enter Writ(s) needed and Orders into child support case 20-16005, Divorce Case DF-17-05507s, in the way of Bill

of Review, or Writ(s), to reflect the ongoing maternal parental alienation child abuse, maternal constructive fraud, maternal perjury, and any other constructive crimes against victim LAAAS and her victim father. Enforcement with FULL Estate Recovery, now estimated at ~\$4.8million to ~\$6 million USD, growing at a rate of ~\$1.2 million a year, and re-construct his and his daughter's once thriving Estate after 4 to 5 years of turmoil. In conclusion, this is being requested as relief to two victims of various constructive maternal crimes.

STATEMENT OF JURISDICTION AND PROSECUTION

This issue, arising out of Dallas County, is to be dealt with under the scrutiny of the USA Federal Supreme Court of Washington, DC.

Due to Judges of various Dallas County, Texas Courts breaking Standing Orders, to protect children from being "Disrupted", The Supreme Court of Texas breaking rule 508.3, which allows a full default if the "Defendant did not answer a claim by the answer date", in this case 60 days, due to Federal Victim's Rights Act laws this case is now being forwarded to The USA Federal Supreme Court for prompt action from the Department of Justice to relieve a child, attach writ to her and her now brother(s) and/or sister(s), recover funds, relieve LAAAS, and relieve her victim father of maternal child abuse, multiple counts of maternal aggravated perjury, and maternal fraud.

Full Documentation, Reporting of, and Prosecution for Crimes committed by SS, Actors, BAR Certified Attorneys, and State of TX officers of the court are also requested, therefore, and at this time REQUIRED BY FEDERAL LAW.

Issues Presented for Review:

- a) ISSUE I:** The Courts erred in granted Dismissal of Appellant's Motion to Intervene, as Appellant had ample cause to bring suit, the suit was from Family Court and therefore against Dismissal Rules of 91a.1, which specifically states: "except in a case brought under Family Code".
- b) ISSUE II:** The Courts erred in granted Dismissal of the full Defamation case due to violations of Family Code 107.009b, without viable Discovery, which show that the Amicus, SD Perjured herself over three times on the record: 1) about there being maternal abuse to the child "at all" 2) about her stripping the child naked or not 3) about Mr. JDS child support and finances fraudulently for a perk on his and LAAAS' child support money as a Title 4 Agency.
- c) ISSUE III** The Courts erred on ethics with Federal law in granted Dismissal due to several violations of Civil law, Federal Victim's Rights law 18 U.S. Code 3771 and International laws. Mr. JDS had put in motions for full custody due to such abuse, the child was healing, and the amicus mocked him and had his daughter taken forcibly at gunpoint during negotiations thus proving SD's malicious and biased nature.
- d) ISSUE IV:** The Courts erred in not following up with the AG, DA, or Enforcement in regards to proven criminal acts by the Appallees. This was asked for in order to at the very least report these criminal issues from a magistrate's perspective and find a timeline for relief. Prosecution is now requested and necessary from Federal Judges.
- e) ISSUE V:** The Courts erred and have placed the victim child, Miss. LAAAS, in further danger without ANY VIABLE DISCOVERY as to her whereabouts or medical condition to father every 15 days as stated in Civil Orders. Thus ruining and shattering Judge's inheritance to their oath, their respective Court's, and STANDING ORDERS to protect the child from danger and not to disrupt the said child. Lawyers then monopolized the court for their libel and mocked Mr. JDS with Judges and the child has been damaged due to such actions. The civil order for the Pro Se father as it was fraudulently propagated from it's origin to find Mr. JDS in ruin without even proper numbers given, due to him now in BOND, AND AFFIXED IRREVOCABLE.

Now Reconstructed Estate and Asset Recovery Remedies, Compensation, and Recovery are being sought to recreate Mr. JDS' Estate for him and his daughter LAAAS, her now new family member(s), and their equal protection from being victimized again.

Statement of Facts (and timeline of events)

Appellant's Brief is Available with Past Documentation in Cases.

On Federal Supreme Court Appeal for Defamation
Trial Cause No.: DC-18-07494 V. SD BAR # 24057712, UNDER CASE # 05-1900752-CV, One judge offered an argument about grammar to a document, which wasn't in question after the Amended version was given, which four were appointed to solve.

- 1) Before Divorce was filed in early March 2017 SS had already transferred properties into her mother's TW's name discretely as CFO of Mr. JDS' privately held DBA Stuer Real Estate and Company alongside of sister company Green Home Residential (whom Mr. JDS also masterminded and funded) was then valued at over ~\$1,500,000.00 to ~\$1,800,000.00 million USD in value. LAAAS' estate on the year of 2017 was intended to make a projected \$250,000.00 to \$500,000.00 USD additional per year or above. LAAAS at this point had never been sick once, had never been upset or even so much as thrown a tantrum, due to her father's faithful duty to her, and was dealing with her mother's sporadic syndrome.
- 2) Mr. JDS and SS were very successful at that point, in 2016-2017, and married for 7 years. They had interwoven their community finances to include over 10 trusts / bank accounts, in their community estate, and over 20 properties (See Exhibits in Previous Cases: 1A to 1E, B1 to B4,

STU to STU4, S1 to S15, BD to BD6, and B10) which were being held and managed in their family business. [R to Z]

3) SS is a party in the Fraud complaint: CGS-73496 also OAG: 0013611355 to the Attorney General. Ms. SS has denied any involvement with any account, Magnolia trust, J trust, JSL trust, or any property, under oath in an obvious count of Aggravated Perjury to the 255th court during trial. She also denied working with Mr. JDS in additional counts. These properties at one point held in marriage were quietly transferred illegally to SS's side of the family all the while denying their existence in JDS' Divorce Court Case. (Proof shown in CR:255th, DF-17-05507
TR:255th, DF-17-05507) SS lied about involvement as to their placement in trust, management, and ownership altogether and thus intentionally defrauded the 255th Court. [R to Z] [P1 to P19]

4) Ample proof of Fraud was thus given to Amicus, the AG, and CPS in the form of cashed money orders for child support (See Exhibits in Previous Cases: FR to FR5) and testimony by SS SD and GT. This and payments to Ms. SS for Child Support were overlooked purposefully by lawyers and lied about in the 255th Court, during trial, as they claimed Mr. JDS was behind on child support, purposefully neglectful to his daughter, for those amounts preposterously, slanderously, and fraudulently when Mr.

JDS was clearly ahead. This is an obvious count of **Constructive Fraud** and an important beginning to the **Conspiracy to Defraud** Mr. JDS. [R to Z] [P1 to P19]

5) Ms. SS also engaged in numerous documented bouts of maternal child abuse, namely maternal parental alienation child abuse and maternal visitation child abuse, by not returning her child, Miss. LAAAS, home to Mr. JDS once without visible signs of maternal child abuse. This was done to unseat Mr. JDS emotionally, financially, and ruin his visitation time with his daughter. These signs of child abuse were documented for CPS under Case Numbers: 2017-2018 457-369-27, 2019 723-073-92, [A to O] [P1 to P2] [P9 to P11] and in 2020.

6) SD engaged in criminal misconduct to Defame and Conspire against Mr. JDS and his best wishes for his daughter, Miss. LAAAS, who was ultimately victimized repeatedly by her mother and stolen away from her father, after repeated bouts of documented maternal child abuse, (Including rashes, red marks, bruises, bleeding anus, etc) then and still against Federal Victim's Rights, Civil, and International laws by BAR Certified Attorneys herein named. [A to O] Officers of the Court were also involved in crimes due to their own ignorance and were acting on Documents of Fraud given to and filed by the 255th Court capriciously.

7) The Amicus, BAR Certified Attorney, SD, then appended an over approximately ~\$12,000.00 debt to the child to be re-paid by mother and father, through Contempt if necessary, as Title IV Child Support.

[P14 to P18] [Mr. James Fordham Motion in CR:255th , DF-17-05507]

[TR:255th , DF-17-05507]

8) The Amicus, BAR Certified Attorney, SD was quoted as having had the infant LAAAS child then “strip for her”, in the 255th Court, as a victim of maternal child abuse, after solicitation of the mother and opposing Attorney, clearly against Federal Victim’s Rights laws, protecting Miss. LAAAS from such degrading treatment while going through a maternal child abuse syndrome, for the additional **Criminal Count of Use of a Child for Sales / Solicitation 51.0145.** [A to O]

9) SD and GT then mocked the Defrauded Mr. JDS to “just get a job” as he was being pulled away from his career, with his family businesses, and properties; SD repeatedly telling him, with indifference, to “quit being a pussy”, and claimed he was “obsessing” over the consistent, regular signs of maternal child abuse, and poor condition, on return, of his only baby girl. SD and GT then offering recommendations, out of spite, to Honorable Judges Beauchamp and Judge Cooks to lock the Plaintiff up in a Mental Institution after his heroic attempt to protect his only daughter

under Federal Victim's Rights law [Q] from imminent danger and furthered harm. [P1 to P19] [R to Z] [A to O] for an additional **Criminal Count of: Conspire to Commit Person to Mental Health Facility** **571.020(a)** after refusing to report the maternal child abuse for Additional **Criminal Counts of: Fraud Destroy Remove Concealment** **37.101, 32.47, Prevention Detection of Fraud for Medical Assistance 32.0391, to the said child, Interfering with Investigation of said Maternal Child Abuse / Neglect 261.3032, Failure to Report Child Abuse 261.109**, and further proves a **Prohibited Conflict of Interest, 305.031 against Codes of Ethics.**

10) Among the specific Statements to the Courts about Mr. JDS which were libel written into Court record in the 255th, are:

- a. He "doesn't have a family"
- b. He is "emotionally unstable"
- c. He is "financially unstable"
- d. He will be leaving with Lily to go outside of the country
- e. He is "neglectful"
- f. He is "likely to stalk"
- g. Amongst various other documented defamation, slander, and libel on the record.

Statement of the case and timeline of events:

- 11) Mr. JDS was under the impression that the “family business” Stuer Real Estate and Company was operating in perfect order under Ms. SS and Mr. JDS at the time of the subsequent Defrauding process perpetrated in Divorce Court. Now Divorce Decree written by GT and SD ebb at the integrity, character, dignity, and values of Mr. JDS Fraudulently with Slander and Libel as the 255th Judges, in DF -17-05507s, have been tainted by this said Fraud, Perjury, and Defamation outlined in Defamation cases: DC-18-07493, DC-18-07494, an additional Federal Malpractice Complaint, and in this Federal Supreme Court case.
- 12) Judge Tobolowsky was improperly influenced due to The Ryan McFarlin Law Firm taking the Amicus SD’s case as Mr. Ryan McFarlin is a natural family member of Associate Judge McFarlin, also on the same floor of litigation in the 298th and was a magistrate in the new Malpractice and Criminal Complaint: DC-19-16060. She was subsequently REUSED due to her association, favor, and lack of maternal child abuse reporting or discovery help.
- 13) The Amicus has been seen to politically contribute to the 255th Court, Judge Cooks is an old Amicus Attorney, GT has over 35 years

tenure in Family Law, and therefore it is important that this USA and Federal Supreme Court make certain ruling which would affect these courts now that family practice, conduct, and behavior have turned dangerous and criminal in nature SD and co-conspirators toward the father and child. [P1 to P19]

14) The child, Miss. LAAAS, before a subjective Writ was exercised illegitimately and ex parte on her body against VRA Federal Law, was a victim child who is a victim of maternal child abuse, the effects of which were outlined in an over 200 file USB given to CPS during BAR Certified Attorney's continued Defamation, Malpractice, and Criminal Conduct, and now in various CPS and legal cases. [A to O]

a. Mr. JDS reported this predatory activity to the Amicus Attorney SD, several times, and she mocked him as "being a pussy", "being crazy", "rambling" and never reported maternal child abuse even though proof was evident in **Defamation Cases**, Ethical Codes, and additional **Criminal Counts of**:

Fraud Destroy Remove Concealment 37.101, 32.47,
Prevention Detection of Fraud for Medical Assistance
32.0391, to the said child, Interfering with Investigation of
said Maternal Child Abuse / Neglect 261.3032. Failure to

Report Child Abuse 261.109, and further proves a Prohibited Conflict of Interest, 305.031 against Codes of Ethics. [P1 to P19] As well as BEGAN issues with **Federal VRA laws and ongoing / perpetual Maternal Child Abuse, Maternal Fraud, Maternal Aggravated Perjury** to Courts, and said child LAAAS.

- b. Mr. JDS was involved in negotiations and had just received ½ custody from the said mother and has a Motion in Action, from July 2017, for Full Custody and Estate Access; at the same time a Writ of Attachment was quickly prepared ex parte, written to Defame Mr. JDS, unseat Mr. JDS from his Estate access, discredit him, gain full and unfettered control of it, and Miss. LAAAS.
- c. SD and GT created their own subjective and Defamatory Writ with libel and hurriedly passed it in front of the Associate Judge Beauchamp, at the end of July 2017, ex parte and without further contact with Mr. JDS about his motion for full custody, even after promises to call. Mr. JDS was then a busy father with his family and LAAAS going through potty training awaiting trial in September of 2017. Although he was able faithfully, in that full July 2017 to get rid of the rashes all over LAAAS's body, which were left by her mother due to poor care and further maternal

visitation and alienation child abuse. The BAR Certified Attorneys intentionally then, maliciously, and willing fully damaged the father daughter relationship **permanently**, by then conspiring to and breaking Federal Victim's Rights law 18 U.S.C. 3771 a.1 [Q] "right to be protected from the accused" provision, and maliciously collaborated together to kidnap the child, using Court resources, without giving Mr. JDS a date for his **Action for Full Custody**. They executed the plan to have Mr. JDS thrown in jail or a mental institution forcefully and illegally after defaming his character by sending Peace Officers who immediately broke and entered his home, thinking LAAAS was endanger due to subjective libel, at gunpoint, for ransom with state resources after negotiations weren't going the opposing lawyer's way. The Peace Officers without knowledge of the said fraud forcibly assaulted the father in front of his daughter, shot him with over three million volts, held him at gunpoint, as one of them threatened "Now, I'm gonna shoot you." in front of the terror struck maternal victim child, horrified at her return to maternal abuser and assault against her ONLY protector at that point of victimization, as Mr. JDS tried to uphold Federal VRA laws without knowing of

the subjective, libel filled, fraudulent document filed by the 255th Court: Writ of Attachment. These things were all done against, Federal VRA Laws, Civil and Criminal Laws, Rules of Professional Conduct, Rule 8.04 due to said Attorney Misconduct, Malpractice, and ultimately Defamation. [P1 to P19] [A to O] [R to Z]

d. The BAR Certified Attorneys then to cover their tracks tried to have Mr. JDS locked away throughout litigation in Prison and Mental Institutions, then blaming him for "neglect" of the child and "stalking" in obvious and blatant shows of slander, bad faith, poor behavior, and Malpractice. [P1 to P19] [A to O] [R to Z] for additional **Criminal Counts** of:

Aggravated Perjury, 37.02, Fraud / Conspiracy to Defraud
15.01, Interfere with Investigation of Abuse / Neglect
261.3032, False Alarm and Report of Emergency 42.06(b).
and then due to those crimes also now showing their willingness to commit the crime of **Filing a False Document of Writ and eventually Decree** with the Courts punishable in Two Additional Counts as a **Federal Offense under 8 USA Code 1324c.**

e. SD and GT, Officers of the Court, and BAR Certified Attorneys lied about finances, which were very direct about properties being

held, child support monies due to Mr. JDS, and accounts that were being paid by Mr. JDS; and even when Court Ordered to be included into the Divorce Decree the monies were not; Due to Fraudulent Criminal Activity and Malpractice by them cooperatively specifically due to **Rules of Professional Conduct 3.4, 4.01, 4.03, 4.04, 8.04**, in more **Criminal Counts of:**

Aggravated Perjury 37.02, Filing a False Document to the 255th Court as a **Federal Offense under 8 USA Code 1324c.**

- 15) The Writ and the Decree contain subjective inferences about Mr. JDS which were **never proven, were libelous, and were biased** due to the mental instability of a maternally abusive mother Ms. SS, who was known to have slapped LAAAS lashing out emotionally, while breastfeeding from time to time, since two months after Miss. LAAAS's birth, two photos of the child with black eyes have since been found by the said father to prove the occurrences, thus also breaking **Rules of Professional Conduct 4.01, 4.04, 8.04, for BAR Certified Attorneys' Malpractice who constructively sought to help SS Criminally Defraud Mr. JDS, and shattered the Dallas County Standing Order Regarding Children, Pets, and Property.** [A to O]

16) The subsequent paperwork, after the second Temporary Order, given by opposing Officers of the Court, were never signed by Mr. JDS. The Plaintiff never “approved” nor “consented to” the Final Decree in “form” or “substance” as stated in Decree. [P1 to P19] Making for another **Criminal Count** of: **Filing a False or Forged Document** to the 255th Court as a **Federal Offense under 8 USA Code 1324c** and a **Record of Fraud to the Court punishable under code 37.13.**

17) The second Temporary Order was broken by Ms. SS in two medical provisions, due to her Fraud, Perjury, and help from BAR certified Attorneys she currently owes half of all medical bills from that time, approximately \$1,500.00 to \$2,500.00 USD, and they were not included in the Decree spitefully. Other money, in addition to Estate, for LAAAS (See Exhibits in Previous Cases: FR to FR5) was also hidden as the co-conspirators lied about Mr. JDS being short child support money, to the Honorable Judge Cooks, in an obvious and open **Criminal Count of: Aggravated Perjury 37.02** to further Defame Mr. JDS in the 255th Court by SS, SD, and GT. (Proof shown in CR:255th, DF-17-05507
TR:255th, DF-17-05507) [P1 to P3 and P8]

18) Dr. Alina Olteanu (medic) was lied to by SS about the condition of Mr. JDS’s living space, in July 2017, while LAAAS was in Mr. JDS’s care

for an additional Criminal Count of: **Aggravated Perjury to a Medical Officer 37.02, Prevention Detection of Fraud (Medical Assistance)**

32.0391, and False Alarm and Report of Emergency 42.06(b). Mr. JDS had taken the child multiple times to the same Dr. for issues that her mother had brought her back to him with during the series of maternal visitation child abuses and furthered maternal alienation child abuse syndrome. [P8 to P10]

19) The judgment in the 255th Court's civil matter is still under protest and contest and will be revisited by Writ and Bill of Review as necessary. The Decreed Order is willfully not being followed by the Defendants and Ms. SS to further reward the maternal visitation child abuse and violate the valued rights and time of the father-daughter relationship inflicting more pain and damage to the victim Petitioner and his victim child. Mr. JDS in stark contrast has followed every order from the 255th Court, except for payments due to indentured and financial indigent stature, even though he has not provided his signature on damaging libel and fraudulent documentation in Decree.

20) Defamation and Malpractice cases against these lawyers have all been dismissed based on obscure technicalities not by substance. Only one case has been received for Appeal due to the excessive due process

time it took to finish DC-18-07493, being inconsistent with Judge Slaughter's final words, in the 191st Court. (Proof shown in CR:191st, DC-18-07493 RR:191st, DC-18-07493), and Malpractice case.

- 21) The creation of the Writ and Decree for all practical purposes contained certain elements of Defamation, Perjury, and Fraud which then served as an additional Criminal Counts of: **Filing a Fraudulent Document to the Court 37.13.** [P1 to P19]
- 22) While the opposition objected to all evidence brought to the table by Mr. JDS as not being within various legal codes. They were fixated on ruining Mr. JDS's father-daughter relationship, estate, and eventually life as the Amicus pledged to "finish him off" in jail to BAR Certified Attorney Mr. James Fordham, appointed to help Mr. JDS by the Honorably 255th Court, for not paying her Legal Fees appended to the child, Miss. LAAAS, illegally (against Texas Constitutional Provisions) as Title IV Child Support **without Title IV Certificate** after a complete fleece of family, career, businesses, trusts, and properties. [P1 to P19]
- 23) As a result of the Maternal Child Abuse, Defamation, and Defrauding various other crimes were also committed against Mr. JDS and his only child. SS being wild enough at times to choke herself and blame Mr. JDS to try and paint him into an "abuser" so she could have all

the money and custody in contest. [P14 to P19] [R to Z] which proves intent, malice, a willingness to actively lie, psychotic nature of the mother, and willingness to ultimately defraud father and abuse LAAAS.

24) Mr. JDS and Miss. LAAAS were subsequently Defrauded out of their inheritance and precious time together through the divorcing procedures, which was due at the time of Decree, Estate value, properties, child support duties, medical money which was not written in out of spite for Mr. JDS, with mal-intent by abusive mother, BAR Certified Attorneys at law, and capricious officers of the court. The money from child support remains to this very day uncalculated and purposefully left out of the Divorce Decree (See Exhibits in Previous Cases: FR to FR5, AB FB, AB FC, and DD to DD27) due to the Defrauding process constructed and masterminded by opposing BAR Certified Attorneys. Mr. JDS was subsequently left broken, financially indigent, and still owing tens of thousands more USD in fees, indenture, and debt now without even a simple chance to see his daughter unadulterated, unmolested, and without being tainted by maternal visitation child abuse syndrome. Even though SS claimed no properties or accounts originally (in an obvious Aggravated Perjury), the 255th Court did order certain properties, and amounts listed in discovery which were

intentionally not. These properties and amounts correspond with Stuer Real Estate and Company documents which were subsequently falsified on record, against Dallas Family Court's Standing Orders and Criminal Law. Ultimately the full Estate was cumulatively stolen from the petitioner illegally, along with trust assets, lifestyle, funds, security from family business income, daughter, and family who went along with fraudulent tactics without knowing. [R to Z]

25) This Malpractice, Defamation, and Criminal Conduct has left Mr. JDS as financially indigent and left to circumstance through lack of father daughter time, money, and Defendants now actively chasing after his space and resources. Recent conspiracies focused on taking JDS' home away from him through his disillusioned sisters which resulted in one of their husbands, listed as an Actor to said fraud, Mr. Chaz English who was also involved in **IRS Tax Fraud** punishable by **26 USA Code 7206** activity reported in staying at Mr. Stuer's homestead illegally. This is why this Case is necessary and a benefit to Mr. JDS, his family, his daughter who is as of this clerk's stamp, six years old. Due to maternal syndrome, intent to defraud, willingness to commit crimes for reward, the crimes have continually gotten worse and closer to home.

SUMMARY OF THE ARGUMENT

Certain crimes were committed during the divorcing procedures in case DF-17-05507s. The case's DIVORCE DECREE was never signed by Mr. JDS due to the ongoing crimes being committed. Mr. JDS due to being defrauded out of his full estate monies, businesses, and way of life is not able to pay court fees, child support duties, and awards made to the opposing lawyers. He has been in indentured apprentice now and missed out on a portion of LAAAS' life, to maternal child abuse, for four years now due to subsequent victimization after libel and ultimately Defamation on fraudulent documents now filed with the courts.

Efforts are now being made with the Federal Supreme Court to recover assets justified under various Motions and Actions to Intervene given throughout the cases. In order for such procedures to take place an ENOURMOUS pressure has been placed on Pro Se litigant Mr. JDS to not only provide for his child, as a duty, after being victimized (see new lawsuit on child support # DF-20-16005), but to heal any damages that have been done over time due to the maternal child abuse syndrome which has characterized Mr. JDS in a foul way to the child due to the psychological quotient involved (LAAAS believing JDS to be dead at this time, a bad person because peace officers were involved in beating him up in front of her, her mother's maternal alienation abuse, which does in effect brainwash the child of the father through time, etc.).

In order to provide restitution for such crimes as which would affect a father child relationship during key points of time in the child's development it will take copious Awards by this Federal Supreme Court. Certain truths will need to be assumed and certain processes will need to be taken ownership of by more seasoned BAR Certified Attorneys of law and judges. Mr. JDS, a pro se individual of only four years does stand helpless to the degree of their judgments as teachers and purveyors of Public, Federal, and International laws. It is an enormous subject and daunting to say the least when dealing with your only biological daughter, family members turned to crime, and dangerous criminals willing to hurt and damage a child on the opposing side with extensive legal experience and malice.

ARGUMENT AND AUTHORITIES

The Federal Victim's Rights Act (VRA) is the proper Federal Act to deal with this case, as it involves various crimes, particularly maternal child abuse (namely: maternal visitation and maternal alienation child abuse syndrome). SD is also in violation of her ethics code, lawyers, creed, disciplinary statutes, and broke numerous laws to show her Immunity as Amicus a simple technicality of this case easily sidestepped by Family Code 107.009b due to Defamation, Malpractice, and Criminal Conduct. Federal law was first broken to protect the child, then to return child to maternal abuser (against VRA), and then to participate in constructive crimes is inexcusable.

Fraud was the intent and was perpetrated by Amicus SD and opposing GT as BAR Certified Attorneys and Officers of the Court. **The result**: of their cumulative criminal activity is that they **changed, by unconscionable schemes, the decision of the Honorable Judge Cooks and Judge Beauchamp by improperly influencing the 255th Court, other Courts, and Other Judges, in their Decisions.** [R to Z] By so doing they show that if they are willing to defraud or commit crimes they would also have engaged in Malpractice, violate additional codes, laws, statutes, and principles [P1 to P19] which they were to have upheld as Officers of the Court.

Now to make it right we need to shift focus to **protecting the child**, getting a read out on her progress and body to ensure that any damages psychological, emotional, or physical (in soft tissue to bone) to LAAAS (as well as any inherent strengths she may have retained through said maternal child abuse and various other crimes against her body and mind which may have arisen) are documented for Mr. JDS and his CORE TEAM. With proof already given in other cases of crimes and civil issues the Asset Recovery phase is also important to Mr. JDS actually getting to be with his daughter again without strain on her thus maintaining her million dollar lifestyle. LAAAS living a multi-millionaire life now is something that should be sustained. This then along with emotional, psychological, and physical issues must be addressed, and therefore monetary amounts in regards to DBA The Estate of Lily Ana Stuer obo Mr. JDS will have to be Awarded, through this Federal Supreme Court, and however necessary, across the vast legal spectrum with any and all Writs necessary to recover amounts deemed worthy by the Honorable USA Federal Supreme Court and various other Courts involved for not just the benefit of a victim Pro Se father but for a victim child Miss. LAAAS.

REASONS FOR GRANTING WRIT(s)

- This WRIT will set precedence about AMICUS Attorney function and set ground rules for returning a child to “the accused abuser”. Thus allowing for fewer damages to a child during the divorcing procedures. It will also cut down on the number of parents who get away with blatant lying to the court or defrauding of another family member through the court.
- This WRIT will set precedence about Federal Victim’s Rights Laws to only be protected by Standing Orders and Temporary Civil Law Orders, in custody battles, where the child is being abused/damaged. This Writ will also mitigate future issues with child abuse due to an incorporation of Federal Victim’s Rights Laws into Civil Law as such to keep children away from being severely damaged or almost killed (as in the case of LAAAS and her father by corporate corruption, aggravated perjury, and constructive fraud).
- This WRIT will set precedence that if the Petitioner is claiming to be in the act of being defrauded (as it is continuous act accompanied by multiple other crimes in most instances; perjury, coercion, solicitation, abuse, collusion, amongst others) and his child are in the act of being damaged, as in case DF-17-05507s that the Amicus then will then be UNABLE to declare him “emotionally and financially unstable”, and make personal digs, subjective statements, against legal codes, and state that he “does not have a family” to secure a Writ to the child’s body, dead or alive, or it can be labeled as slander, libel, and ultimately Defamation. The reason is that ANYONE going through divorce may be considered such, will ultimately become somewhat vexatious by the nature of such treatment, and thus it is Capricious for the Amicus or Judge to declare that someone going through hardship is doing it purposefully while being victimized.
- This WRIT will set precedence that if a decree is imposed that an Amicus is NOT able to then secure funds from a victim child, her mother or father, as Title IV child support. This is a practice that undermines the consumer writes of the child in such that the child has no record for debts and as such their records need to remain pure. The amicus’ duty is to the court and as such she can seek compensation from the court but it cannot be lumped in with duty to the child as the Amicus could then disregard the child’s true value, as in the case of LAAAS (\$1.8 million USD), and simply append their own invoice to the child without any real service to the child for profit incentive only, as in the case of Amicus SD.

- This WRIT will also set precedence that any father or mother willing to go through Criminal Procedures as “Interfering with a Public Duty”, after multiple (more than three) reports of child abuse, to protect a child under Constitutional, Civil, and Federal VRA Laws by getting it Dismissed without hurting or Assaulting Officers or even simply to make it to the Federal Supreme Court, under severe debt, indentured apprenticeship, and victimization cannot be labeled as “neglectful”. The act of “neglect” does NOT correspond with such actions for a victim child. Thus, “neglect” or “likely to stalk” libel can no longer be used, extraneously in a Formal Decree for future enforcement of Child Support or Secreting of a Child in this way in a civil environment without **ACTUAL CRIMINAL PROCEEDINGS PROVING** such harsh and dreadful activity.
- This WRIT will set precedence that an Amicus is unable to state that the petitioner had any history of crimes unless they are realized in criminal court, as such: claiming the petitioner had a “history of neglect” and is “likely to stalk the other party” to ensure payment or jail against constitutional provisions is in fact malicious in nature to procure funding through title IV child support fraud.

Conclusion:

The Petitioner would like to further state that Writ(s) may be necessary to reinstate his child, LAAAS, to the state of which she was, in perfect peace and calm, when she was illegally kidnapped for ransom by such slander, defamation, and libel to procure monies and control against Federal Victim's Rights Act Laws.

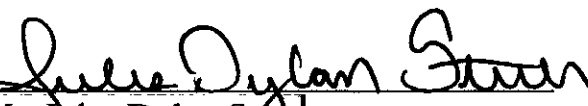
Prosecution under Federal Victim's Rights Laws is also necessary to make an example out of said cases, criminals, and criminal acts for future litigants with similar issues regardless of sex or sexism inherent in law. Affidavits of Prosecution have been given and prosecution against certain judges and lawyers is recommended by the Petitioner to correct future issues of crimes against victim children and improper positioning of victim men or victim women for financial deprivation through sexist, degenerative, and horribly biased means.

At the time of LAAAS being taken illegally from her father as he heroically defended her position as being safe in regards to Federal Victim's Rights Laws JDS would also like full access to ALL Estate properties listed by him under quantum meruit documentation, as outlined in his Motion and Action to Intervene, and any subsequent cases, which were not processed properly by the court including but not limited to all real estate properties, all bank accounts, all monies, all trusts, and all other operational entities of the criminals involved with LAAAS' estate. These were at the time of divorce projected at around \$1.8 million

USD and have now been re-evaluated and projected at around \$4.8 million dollars or more. These properties can now include, due to constructive fraud of SS' mother, father, new husband, family, judges, and both attorneys who so gleefully helped her in the defrauding process. As such there is no cap on monetary awards but as such relief would lend to a victim child and her victim father, above \$4.8 million USD for their time together, shattering and crippling damages now done, hence to, and forevermore. Amounts are sought before prosecution through the AG Victim's Compensation Program, the FTC, the SEC, Department of Corrections, and the IRS Special Operations units in order to be disbursed properly, in excess of \$4.8 million USD, to the said victim father and his victim child for their damages and grief in addition to amounts needed for the apprehension and conviction of the criminals involved. In regards to further child support addressed in DF-20-16005, Ms. SS has married into an estate now worth well over \$98 million USD and as such JDS is also requesting LAAAS' new sibling(s) become a part of their family with Writ of Mandamus to the 255th Court, 191st Court, 298th Court, and any other subsequent Courts, and Writ of Attachment(s) that each child be acquainted with the wealth which they have become accustomed to with an additional payment of \$25,000.00 per child, per month, made payable as child support duty, until they all turn 18 years of age to make an example of such far reaching crimes and set a standard of excellence for victim children and the victim parents who hold onto

Federal VRA laws over the damaging confines of narrow minded, biased, and/or sexist officers without care for victim children and some of the more dangerous, undefined, and unproductive local / civil laws. For these causes I am created and therefore resolved to Petition.

Respectfully submitted,


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