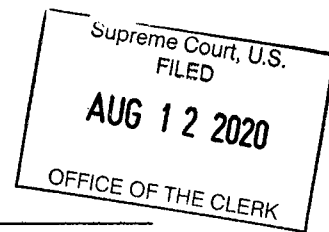


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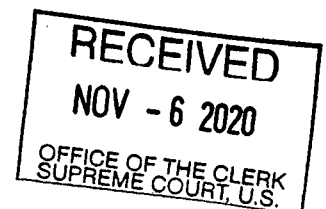
**IN THE
SUPREME COURT OF THE UNITED
STATES**

Petitioners
In Re: James Beggs and Joyce Beggs
"Ex Parte of "Said Child"
"Ex Parte of "Said Veteran"
Vs
Cunningham Linsey et al
Extraordinary Writ of Habeas Corpus
Ad Faciendum Et. Recipiendum

From USCA4 19-1859

On Petition for Civil Action No. 4:17-cv-110-
AWA-DEM Appealed from The United States
District Court of Virginia at Newport News
On Petition to From the Virginia Beach Circuit
Court System and No: CL16004672-00.
On Petition Hampton Circuit Court
NO: Case 97-36817

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



Questions Presented

Whether Females Officers of the Court, deprived a Veteran of continued Mental Health Care from a War Zone under President Obama & Trump Executive Orders 13625 by Conspiracy Under Title 18, U.S.C., Section 241 & 242.

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

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

Whether Private Respondents from three different Court Systems Conspired against A Black Republican and her Family by Conspiracy under U. S. C. 42 Section 1983, Title 18, U.S.C., Section 241 & 242 void all Petitioners State and Federal Constitutional Rights under Title VI, 42 U.S.C. of the Civil Rights Act of 1964

Whether Insurance Companies needs to work with Congress on Civil Rights Reforms to stop Domestic Terrorism plots suffered by Petitioners to Bring Forth Social Justice Protections for Black Americans and all Poor Americans.

Do Black Republicans who suffer Plots under Title 18, U.S.C., Section 241 and 242 need Protections under Domestic Terrorism 18 U.S. Code § 2331. Act to protect We the People.

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Disclosure

"Protected under Homeland Security & "U S C 18 section 243" by the Late Senator Jesse, City of Newport News under Virginia Governor Douglas Wilder. Suffering retaliations by all Private Conspirators from Virginia Beach in these complex cases as Petitioners wrote a Letter to Virginia Senator Mark Warner to take on the late John McCain Military Bills before Congress that included research on the Military Care Giver Act. "who is Loved by Native Americans across the United States along with the Late John McCain because of their Passionate Heart".

Suffering Retaliations for help from Virginia Governor Bob McDonald. Who helped Petitioners understand the Virginia Governor's Office were a separation of powers from Civil Litigation, who was destroyed before Petitioners could answer his letter from learning of their son injures in Afghanistan.

With Petitioners Suffering Domestic Terrorism from Private Conspirators for over 20 years misunderstanding of her Research on Contraband Slave and Major Robert Butler who gave her Great Grand Father his first taste of freedom from Fort Monroe.

LIST OF PARTIES

All Parties do not appear in the caption

Petitioners

- “Said Child” Lauryn Beggs Infant Petitioners having Joint Legal Custody and Visitation.
- “Said Veteran” Cornelius Beggs Petitioners has Federal Military Power of Attorney.

Respondents

1 Private Respondent - Attorney Paulette D. Franklin- Jenkins. A Former Employee from Virginia Beach City Attorney Office with Christiana R. Dougherty-Cunningham showing a “Conflict of Interest”, “Currently Employed at Tort Claim Unite Naval Station Norfolk, First Attorney for Respondent Beverly Story”.

2 Private Respondent - Attorney Asha S. Pandya, A Non-Interested Party - Court Appointed Attorney for “Said Veteran” Without Notifying this Court of Non-Interested Status.

3 Private Respondent-Attorney Cynthia King.

4 Private Attorney Afshin Farashahi - Court-Appointed for “Said Veteran” Trusted with Said Veteran” Federal Medical Record from VA. Virginia Beach Circuit Court Commonwealth Vs. Cornelius Bobbitt-Beggs”

5 Respondent State Farm Insurance Company & Home Paramount Pest Control INC. Cl 97-36817

6 Respondent American Banker Insurance Company of Florida d/b/a Assurant, Respondent Geico Insurance Agency, Respondent

Cunningham Lindsey U. S. LLC No: 4:17-cv-00110 District Court of Newport New in Norfolk

LIST OF COURTS

On Petition to From the Virginia Beach Circuit Court, No: CL16004672-00. Denied in the U. S. Supreme Court Writ of Certiorari Case No: 19-1095. And the Virginia Beach Circuit & Juvenile and Domestic Court Lauryn Beggs, No: JJ216264-01-00 & 02-00 No: JJ216274-04-00 & 05-00, Case No: CJ17-63 Minor Case. Voiding Emergency Custody July 20, 2016. Denied on March 23, 2017. Petitioners Notice of Appeal was wrongly filed Late "Clerical Error" without 10 days weekend Filing planned by Conspirators.

On Petition Civil Action No. 4:17-cv-110-AWA-DEM from United States Newport News District Court of Norfolk Appealed to Fourth Circuit Case No. 19-1859 for Respondent Americans Bankers Insurance Companies, Respondent GEICO Insurance, Respondent Cunningham Lindsey U. S. LLC

On Petition to the Hampton Circuit Court Cl 97-36817, 97-37341, ending in USSC No: 06-931 & No.02-5307

Cited Cases

Abraham Lincoln Proclamation.....	Page 9
Brown V. Vasquez 952 F .2n 1164, 1166 (9th Cir. 1992)	Page 35
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United States v. Ohio Power Co., 353 U.S. 98 (1957).	Page 19
Visikides V, Derr. 3 Va App 69 (1986). Page	12
USSC Record N0: 06-931, In-Re Patterson-Beggs	Page 6
USSC Record No: 02-5307 In Re Patterson-Beggs	Page 6
United States v. Harris, 106 U.S. 629 (1883)	Page 12

**Constitutional and Statutory Provisions
Involved**

Article III of the United States Constitution
Americans with Disability Act: for Petitioner
Joyce Beggs Dyslexia.

Title VI of the Civil Rights Act of 1964: Non-
discrimination.

Executive Order 13625 of President Obama &
President Trump 2012-2020 Mental Health Care
for Veterans

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

Senator John McCain Veterans Community Care
and Access Act.

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

President Bush Patriot Act

United States Constitution-Fifth Amendment,
Sixth Amendment, Eighth Amendment, Ninth
Amendment, Fourteen Amendments

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

Uniform Transfers to Minors Act

Uniform Gifts to Minors Act

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

U.S.C. 18 371, U. S. C. 2101 (E), U.S.C. 28
Section 2254(b)(1)(B), U.S.C.28 § 2254 - State
custody; remedies in Federal Courts,

U.S.C. 42 section 1983, U.S.C. 42 U.S. section
1988.

Party needing Court Discretion

1. Private Respondent Beverly Story
2. Private Home Paramount Pest Control
3. Beth Roberts of Respondent GEICO Insurance Agency

Other Court involved

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

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

Table of Appendix

1. Shows Petitioners Proof of Lost from Flooding in 2015 with Home Valued at 189,802.52 still a little too small, fixing only fix 1/4 of the cost of Damages paying for most of the Flooding themselves.
2. Petitioners could not sign this Flooding Document in September 3, 2016 grossly devaluing the Petitioners Historical home to 45,932.90. Federal Conspiracy, with only 371.86.
3. Petitioners could not sign major Flooding Document from Hurricane Mathew in October 7, 2016, grossly devaluing the Petitioners Historical home to 37,932.90 after fixing their home fast to quality for Said Child. Federal Conspiracy.
4. Judge Aleen 19-page Court Order, making Petitioners be responsible for legal Fees for Respondent from the Fourth Circuit Court, having a Conflict of Interest with Petitioners Church Members, with not Financial Relief. With no funding from all Respondents from Virginia Beach, Virginia. Taken care of Said Child and Flooding with no Financial help. With 4-A shows water front "Floodplain Property of 313 South Willard Ave in Hampton Virginia flowing flood water to the Petitioners home.
5. Shows Conspiracy to Delete Historical information removed from Petitioners Home that dated the home being listed with the Town of Phoebus.

Table of Appendix

6. Pictures on the Flooding in 2016 showing only Petitioner Home underwater, with grass showing on the Water front.
7. Shows 2 cell phone conversation July 4, 2016 showing severe stress of a Caregiver. Taking caring Care of a "Sick Baby" and a "Sick Veteran" as a single mother. Sending Pictures with his head cut in half.
8. July 11, 2016 - With Petitioners sent baby cloths and money to the Late Lysa Story to help Retire her Mother "Respondents Beverly Story" to stop yelling at "Said Veteran". Witness before leaving for an assignment in Hawaii; as they promise to help her. Noticing the second Pictures with their son head cut off. Trying to understand her change of Personality. Very concerned!
9. Complaint to the Virginia State Bar about Respondent Beverly Story First Attorney of Record Privet Respondent-Attorney Paulette D. Franklin- Jenkins. May 26, 2017
10. & 11. -Shows 2 Affidavits Severed on Male Judges in the Virginia Beach Court Systems against the wishes of the Petitioners. Making them falsely making the Respondents against their own Constitutional Rights. As Petitioners was focusing only on Conspirators.
12. Showing Kathleen Keffer is the Attorney for Christianna Dougherty-Cunningham to Dismiss Petitioners Mandamus Protecting Conspirators
13. Restraining Order for Attorney Franklin-Jenkins kept from Virginia Beach Judges.

Statement of the Case

The Petitioners Moves for an Ex Parte Petition for the Emergency Release of their son "Said Veteran" Cornelius Bobbitt, who added the Name Beggs for his wedding plans before July 20, 2016 for the Late Lysa Story and "Said Child" wedding plans along with an Ex-Parte of "Said Child". Giving full custody to Petitioners. Needing an Extraordinary Writ of Habeas. As "Said Veteran" and all Petitioners suffered ploys of Domestic Terrorism for over 20 years. The Petitioners Prayed; would stop after Congress passed President Bush Patriot Act. As a weak vulnerable Veteran of the United States is continuously denied continued medical attention for severe PTSD as conspirators voided a President Executive Order 13625 from 2016-2020 to continue Mental Health Care for Veterans from War injuries suffered from Afghanistan by using plots of Domestic Terrorism to destroy a Veteran of the United States, his family and Petitioners. Needing Jurisdiction from this Court to overturn Virginia Beach Circuit Court No: CR17-001285, OCA File No: VAB 16-05667 Court Order "Commonwealth v. Cornelius Beggs. "That ended in a Bad Faith Sham Plea Deal November 13, 2019 during Veteran Month. With all Petitioners deprived of Liberty and Due Process. Citing Ex-Parte Grossman, 267 U.S. 87 (1925). By Conspiracy in these complex cases by Female Respondents under U S C 18 section 241 and 242 by misusing Virginia Beach Judges and a Federal Judge as a tool to Violate the Laws of the United States under Article III. Violating Acts of the U.S. Congress as cited by Petitioners.

Willfully destroying the independency of the Virginia Beach Judiciary System by Fraud on the Court, Abuse of Power, Abuses of Process, severe conflict of interest. Causing Irreparable Damages to all Petitioners. Destroying "Said Veteran" Military Records and Medical History July 20, 2016 from Virginia Beach Police; to block an FBI investigation. By maliciously using "conspiracy on one accord". That voided Senator John McCain Veterans Community Care and Access Act. Knowing said Act of Congress would give Investigators proper jurisdiction over community sharing information to deliver continuous care for "Said Veteran" with proper VA Finically support to "Said Child".

A Timely Notice of Appeal was sent to the Virginia Beach Circuit Court mailed December 1, 2019 by Petitioners having Military Power of Attorney under U. S. C. 10 1044b of "Said Veteran" deprived of his liberties, Due Process and a speedy trial that violated the main provisions of the Patriot Act that mandate intelligent fact finding inside and outside of the Virginia Beach Court Systems.

The Opinion of the Highest Federal Appeal Court to review the last of many Complex Cases was the United State Supreme Court Case No 19-1095 and Record No: 19-1859 from the United States Court of Appeal for the Fourth Circuit Entered Judgement on April 20, 2020. Denied Rehearing Denied June 29, 2020 in light of "all New Evidences under USSC Rule 11 for just Cunningham Linsey who change to LLC with no

objections from other Respondents. Needing this Court Jurisdiction under Remedies 28 U.S.C. section 1254 & 28 U.S.C. 1257 to overturn Judgment in the Hampton Circuit Court and Newport News Circuit Court of Norfolk Virginia Jurisdictions with Punitive Damages from all Respondents Companies and their Insurance Companies in all Complex Cases to Bring about Social Justice to Protect all Petitioners Life, Liberties, Human Rights. To Safe Guard Virginia State and United States Constitutional Rights and Civil Rights of every Black Citizens Across the United States to stop the Unrest in Black Communities. Blocking malicious prosecution of intentional abuses of process under 28 U. S. C. Section, 2255(a)(b) & 28 Section blinding the Eyes of Justice.

Jurisdiction Statement

Petitioners has Exhaustion all Federal and State Court Remedies of Law over "Said Complex Cases of Plots of terrorist actions under USC 18 Section 242, 241" to release "Said Veteran" from a "Sham Plea Deal" by female Conspiracy that violated Acts of Congress, A President Executives Order from President Obama and President Trump. Voiding guaranty liberties of all Petitioners under the United States Constitution. That falsely taking away "Said Veteran Parental Rights" and "Human Rights to Freedom. Voiding continues treatment for PTSD. Needing an emergency release from a Sham Pleas Deal in Ex-Parte under an Extraordinary Writ of Habeas Corpus for Crimes against the Laws of the U S of American.

As "Said Veteran" and his Family has suffered over 20 years of cruel and unusual treatment that can only be describe by "Petitioner Joyce Beggs to the Lower Courts involved in all said complex cases as "Civil Terrorism". Until completing her research after Petitioners took on Military Power on Attorney of their son. As they learned about their son War injuries from Afghanistan, and treatment at the VA under U. S. C. 10 1044b. With the Veteran Administration unable to identify "Said Veteran" under the Names of Beggs to complete his benefits. As Petitioners were paying for "Said Child" medical expenses out of pocket, after a year learning he was a missing patient. As her medical condition were keep from the "Eyes of the Virginia Beach Court System" to justify giving a sick child to an elderly Senior Citizen approaching the age of 80 to control her estate and destroy the Petitioners. Showing said conspiracy plots descriptions falls under the Patriot Act as domestic terrorism. With female conspirators blocked FBI from investigation July 20, 2016 Crime Scheme. Knowing "Said Veteran" suffering from PTSD being Physical Evicted from his sleep and saving his child. Knowing first hand under the Patriot Act gives the FBI the needed tools to learn "true facts" that "Said Veteran" is a missing federal patient at the Hampton Veteran Hospital to this present day under the Name Cornelius Bobbitt. Blocked by processual process an plots against Petitioners by voiding their Human Rights, Liberties, under the United States Constitutional Rights.

Whereas only this Honorable Court can Grant said Extraordinary Writ of Habeas Corpus. As Petitioners do not want Senator Mark Warner or Virginia Bobby Scott or the Late Mary Christian legacy to be destroy like Virginia Governor Bob McDonnell. Who helped Petitioners understand the Virginia Governor's Office were a separation of powers from Civil Litigation. Watching her Governor destroyed by the same plots witness in these said complex cases; unable to answer his letter. The United States Supreme Court has complete overall Jurisdiction over said Complex Cases from the Virginia Beach Circuit Court, Hampton Circuit Court and the Newport News District Court in Norfolk to spot Private Conspirators malicious Abuses of Power that violated the Patriot Act by Private Female Respondents. To Order Respondents who are Private Insurance Companies pay punitive damage to bring forth Social Justice to stop Irreparable Damages of Black Americans to stop supporting their Agent and Clients Conspiracy plots under the color of law. Stopping retaliation against Black and Poor Americans; as suffered by Petitioners that void Acts of Congress and misusing Federal Programs to prolong suffering.

Needing this Honorable Court to be an Aid to Petitioners heavy Military Jurisdiction to bring forth Social Justice. To Protect the Bills of Rights under the State of Virginia and the United States Constitution from activities under USC 18 Section 241 and 242.

Suffering retaliation from USSC N0: 06-931 02-5307 as State Farm General Insurance Inc. & Home Paramount Pest Control was responsible for the actions of Bad Faith and Breach of Contract with all case under Hampton Circuit Court Case 97-36817. Petitioners has given notice to all 3 Court System.

As "Said Veteran" Whom himself has requested Virginia Beach Jail House Personal to place him on the bottom bunkbed in fear of falling while sleeping untreated by female conspiracy. Suffering nightmares or fighting the War out in his sleep with no medication. Using his Skills in Art to help himself. As said Jail Personal were unaware of "Said Veteran" severe PTSA or uses of Conspiracy to suppress his Federal Records by Female Respondents. Meeting the require for adequate notice of Petitioners request for judicial relief and an opportunity to be heard concerning Domestic Terrorism her family has suffered for over 20 years. To stopping Civil Rights Violations and "Fraud of the Court and Conspiracies against the Virginia Historical Court Systems by all Respondents Actions that Voided Acts of Congress against a Black Republicans like Petitioner Joyce Beggs, and her family who are a Mixed-Race Couples. Is truly a violation under Title VI of the Civil Rights Act of 1964: Non-discrimination. With Petitioner James Beggs a U. S. Veteran and Petitioner Joyce Beggs U. S. Military Family History in every World War; going back to the Civil War as her Great Grand Father helped the Union Army with his farming skills learn from Native Americans.

As only the United States Supreme Court can protect the United States Military from cell placement under U. S. C. 18 section 241 & 242 from Privet Respondent-Attorney Paulette D. Franklin- Jenkins as new employment placement her in the Virginia Nary Department. As Staff from the Virginia Beach Circuit Court would not bring Petitioners Request of a Restraining Order against Privet Respondent-Attorney Paulette D. Franklin- Jenkins before the Courts to protect all Petitioners and their Family Military Records. Showing Female Conspirators used a Black Female Attorney play out Domestic Terrorist plots against a Black Republican to destroy her family. With Petitioners unable to protect "Said Veterans" Military and Veteran Medical Records protected under Senator John McCain Veterans Community Care and Access Act. Needing to stop Cruel and Unusual treatment and behaviors under 28 U.S.C. 1257 of all conspirators from affecting U S Military Bases from adding more U. S. Citizen to join teams of conspiracy plotters against "Said Veteran" and Petitioners.

Destroying Federal Evidence

Petitioners has Exhaustion of all State Court Remedies 28 U.S.C. section 1254 that Voided all Petitioners State and Federal Constitution Rights. As all Female Respondents freely voided Acts of Congress, and President Obama and President Trump Executive Order 13625 for Veterans. Needing United State Solicitor Attorney General to handler said Crimes against the United States in these complex cases on behalf of Petitioners.

Producing the same Fraud on the Court by terrorist actions of retaliation against Petitioner Joyce Beggs and her children in Hampton Circuit Court ending with USSC N0: 06-931. With State Farm General Insurance Inc. responsible for Actions of their Clients as Petitioners suffered actions under Terrorism by past Respondents. Voiding Petitioners City of Hampton Jurisdiction under Virginia Code 63.2-1517 after the Virginia Beach Police investigation on July 20, 2016 "Left" "Said Child" with Petitioners. While True Federal Evidence of "Said Veteran" of the following were concealed from Virginia Beach Police, Media, Petitioners, and the FBI of a Federal Missing Patient:

- a. Said Veteran-Federal Military History in Afghanistan.
- b. His VA Medical information at his home in Virginia Beach July 16, 2016.
- c. c. Medications bottles from the VA with the Name of "Cornelius Bobbitt" in his home in Virginia Beach July 16, 2016.

As the Violent Pass and back ground of the Late Liza Story were concealed from an FBI investigators, Petitioners, and Media that same day in Virginia Beach. With Respondent Beverly Story giving the Petitioners bottle of medications with the name Cornelius Bobbitt in 2017 during Petitioners investigation of their son injuries in Afghanistan. Showing Said Conspiracy Plots were powerful enough to "concealed the truth" that said Couple were handling Serious War Injuries from Afghanistan and a Sick Infant.

Reason for Granting Writ

Embracing Civil Rights under Dillion's Rule

Petitioners moving this court to have all Respondents and their Insurance Companies in these Complex Cases; to embracing Civil Rights under the Dillion's Rule. To bring about Social Justice to stop plots of domestic terrorism against Black Republicans, and Black Americans they hate by destroys their family and children using social media to destroy family. Showing Black Life's matters for Black Republicans as well. With violations falling under the Patriot Act when Conspirators plots to destroy Petitioners for over 20 years. Starting with case USSC Record N0: 06-931, In Re Patterson-Beggs and along with USSC Record No: 02-5307 In Re Patterson-Beggs; USSC Record No: 06-809, USSC Record No: 6207, USSC Record No: 06-809. With cases spit-up by Petitioners own Attorney of Record creating many cases they could not afford. Forcing Petitioner Joyce Beggs to study the Law suffering with severe Dyslexia as she tried to explain to the Hampton Circuit Court that she was suffering from Civil Terrorism inside and outside the Court of Law, as neighborhood families seem to be assigned to her family. Plotting against her children during legal deadlines as suffered by Said Veteran"; but the families were so nice. Thinking it was just bad luck; as Petitioners Joyce Beggs took a Code Class with her City to learn how to fix her own Historical Home in 2009 being Deprived of Justice. As her Classes started with the Dillon's Rule: "to meet the changing rules for changing times" while suffering

domestic terrorism that continued by Respondents from Virginia Beach, starting July 20, 2016 with plots falling under the Patriot Act by female conspiracy before "Said Veteran" Attorneys of Record were assigned. WHEREFORE Petitioners Pray for Needed Extraordinary Appellant Powers to restore the Phoebus Section of Hampton surrounding Fort Monroe with the history of Contraband Slaves, with Petitioners Neighbors understanding her Research along with a Statue of Major Robert Butler placed back in Federal Hands; to dangerous for Petitioners to continue showing the Civil War never ended. Needing all Respondent to Practice Social Justice as most Black Families and poor families, Native Americans cannot afford Attorney as shown by Petitioners, as Black Families being moved off their land for new development in a flood zone. With this Court being an Aid to bring forth the Dillon's Rule to stop conspiracy plots that is Domestic Terrorism under Homeland Security. As Petitioners only felt free from strange terror plots, by moving their family to the State of Kentucky in 2009. Starting back again in 2016 with the same Feeling of "Terrorism" in these complex cases affecting the safety of her children and Grandchild As "Said Veteran" was left in a room in the Court House without the ability to help selected his own Court Date, with his Attorney setting his Trial Date on his Fiancé "the Late Liza Story Birthdate", that caused emotional stress, and irreparable damages during petitioners' legal deadlines in the Fourth Circuit Court with-out any notice to the

Petitioners. As Conspirators quietly laid out Plots for a Sham Plea Deal. Causing Petitioners to complaint to the Forth Circuit Court in her legal papers about "Said Veteran" in this case along with New Evidence that combine all Respondents, allegedly tied together, connected to each other under 42 U.S.C. section 1985 & U.S.C. 18 section 241 and 242.

Realizing as a Military Family and the World misunderstood Colin Kaepernick's silent protest. Realized "Said Veteran" was the victim Kaepernick's was standing up for; that violated the Six Amendment, his Civil Rights, and Due Process. denied by his own attorney of record suffering possible treats by female conspirators.

Showing the new legal word Petitioners used for over 20 years of "Civil Terrorism" to the Lower courts needs to be added to the Black Law Dictionary suffering pure Domestic Terrorism, along with violating U.S.C 18 section 242 written after the Contrabands Slaves was Free as American Citizens by Abraham Lincoln Proclamation that included Petitioner Joyce Beggs Great Grandfather around the same time Mr. Durant finish section 242 in the U. S. Congress. Realizing Colin Kaepernick was taking a knee for a "Real Problem Man Was Facing" hidden in quite corners in their Jurisdiction. Negatively affecting Civil Rights for Black Man Like "Said Veteran", but all-American Man in Petitioners Complex Cases. Even 2 male Judges from the Virginia Beach Circuit Court as Petitioners witness. Showing female conspiracy made have control "Said Veteran" Attorney and other Court Systems in Petitioners Jurisdiction.

Facts Of The Case

Focusing on Justice Potter Civil and Criminal Justice Reforms will allow this Court to certification Petitioners Questions of Law for the needed instruction desired for Petitioners to obtain Social Justice to restore their Liberties. With an emergency release of "Said Veteran" & Said Child on an Ex-Parte Order. Requiring the entire records to be sent up from Virginia Beach Court Systems, Newport News District Court of Norfolk and Hampton Circuit Court to decide all matter in controversy under the "All Writ Act" in granting Petitioners Extraordinary Writ" to stop female Conspiracy and plots of Domestic Terrorism to protecting Virginia Court System of Law under 28 U.S. Code section 2241. As Petitioners completed their farming season to bring forth a corrected Extraordinary Writ of Habeas Corpus to Release "Said Veteran" for Domestic Terrorism against a Black Republican and her family to restore their Life and Liberties. Showing Conspirators from Privet Officers of the Court" had true facts said Beautiful Couple were handling a serious War Injuries suppressed to destroy a Black Man and a Veteran of the United States. Suffering retaliations terroristic hardship with help of some neighbors who misunderstood her Research and approaches to the Hampton City Council Meeting for a Statutes of the Hon. Major Robert Butler to be placed at Langley Airforce new development, and Fort Monroe's. Female Conspirators must give their Names to the FBI, for a Separate Investigation.

Misunderstanding her fight for justice for "Said Veteran" as a child injured by Respondent Home Paramount Pest Control Beach of Contract to fix a Historical Floods built by an ex-slave in the Phoebus section of Hampton, Virginia. Giving the Supreme Court extraordinary authority to Protect "Said Veteran" Federal Constitutional Rights he gave his good health for after 911 and safe guarding his "Civil Rights" as a Proud American Citizen and Veteran, who left the State of Kentucky and University of Kentucky to fight for the First Black President of the United States after 911. Stopping the freely actions of Private American Citizens, Attorneys and Companies from joining conspiracy groups to support their criminal actions toward Civil Right Laws and Equal Justice Under law by their non-actions of notifying the FBI Under the Patriot Act; to bring forth Social Justice under Law. Stopping Female Conspirators alleged actions "On One Accord"; while "withholding evidence" before the Court of Law. That need to be review under Federal Rule of Evidence rule 60. (1)(2)(3)(d)1.3. Rule 60 Relief from a Judgment or Order. Knowing it's a Federal Crime to put Fraud on the Courts, citing *Bullock v., the United States*, 763 F.2d 1115, 1121 (10th Cir. 1985). As Respondent Beverly Story from USSC No: 19-1095 may know who tampered with Federal Evidence July 20, 2016. Taken away all Petitioners Life and Liberties, violating the Uniform Transfers to Minors Act, Uniform Gifts to Minors Act, and the Fifth, Sixth, Eighth, Ninth, Fourteen Amendments, falling under the President Bush Patriot Act.

Knowing our Historical State of Virginia was the first State of the "United States" to adopt the Bill of Rights by Virginia Founding Fathers; Thomas Jefferson & James Madison and Governor Patrick Henry famous Speech on Liberty or Death in 1775. As Petitioners suffers a slow Death being denied their Life and Liberties.

Showing the exceptional circumstance that warrants Hon. Chief Justice Roberts and this United States Supreme Court to exercise of their discretionary powers to grant Petitioners Extraordinary Writ. With needed Jurisdiction to stop Fraud on the Court of Law. To Void all Lower Court Orders to protection all Petitioners Human Rights Violations that created a Sham Plea Deal for "Said Veteran" before his attorney was appointed. That Voided Petitioners church members to testify that "Said Veteran Prayed for the Late Lysa Story Personality changes at Petitioners church before July 20, 2016 while on assignment in Hawaii. Voiding Petitioners of any financial relief to take care of Said Child". With Cruel and Unusual treatment forcing Petitioners to pay excessive fines to "Said Veteran" Guardian Ad Litem for their legal fees, in Virginia Beach, in Case No: 810Cl17002068-00 of over \$800.00 dollars for Respondent Attorney Asha S. Pandya, A Non-Interested Party USCR 10, without notifying to this Court. As Said Female Conspirators voided "Said Veteran" to be present at trials; to verify his Documents of Custody & Guardianship for "Said Child". Showing Female Respondents conspiracy falls

under Domestic Terrorism. Taken away all Petitioners Due Process Rights U.S.C. 18 Section 371, U. S. C. 2101 (E), U.S.C. 28 Section 2254(b)(1)(B). Needing, U.S.C. 28 § 2254 - State custody; remedies in Federal Courts to restore "Said Veteran" Parental Rights giving custody back to Petitioners. The same Conspiracy was used to void Petitioners Guardianship *they want to share with Respondent Beverly Story*. With on-going concealment of "Said Veteran" Military Static as a Proud Veteran as his Federal Military Medical Diagnosis and True Identify removed from the Eyes of the Police July 20, 2016, no different than a Terrorism Groups that Places Conspirators in highly Professional Positions; if they play apart in Conspiracy Plots allegedly is similar to placing terrorist cells to destroy and causing irreparable harm.

Justice Potter Stewart Major Contributions to Criminal Justice & Civil Rights Reform

The Honorable Justice Potter Stewart finding under 42 section 1985(3) is the same actions by Private Conspiracies suffered by "Said Veteran" and all Petitioners in these complex cases that violates their Constitutional Rights, Guaranties U. S. Liberties and Equally. Showing the Black Community in Petitioners Jurisdiction has suffered from Conspirators having the power to choose which Black Citizens enjoys Guaranties Liberties and Rights under the Constitution and which one to destroy by Plots of terror against Black Americans they hate like Petitioner Joyce Beggs who learn from the Late Jesse Helms Staff

and his Supporters that Republicans and Democrats care about the Black Communities. Citing *Griffin v. Breckenridge* 403 U.S. 88 (1971) As Petitioner Beggs is just caring for all Republicans who died for her family freedom by studying the Contraband Slaves history and the Honorable Major Robert Butler who gave her Great Grandfather his first taste of freedom. Having the love from Republicans in New Jersey who helped the Petitioner Joyce Beggs with her Dyslexia by sending her to Catholic School with a free education to better society for citizens with a learning disability and should not suffer Plots of Domestic Terrorism destroying her children.

Said Crimes must be learned behaviors by all Respondents "who did not know" or "did not care" their Conspiracy of 2 or more People under the color of law is a Federal Crimes. Worse than the last Extraordinary Writ of Habeas Corpus *citing* *Ex Parte Grossman*, 267 U.S. 87 (1925) and worse than the case handled by this United State Supreme Court Approved by Justice Sandra Day O'Connor, Burger, White, Blackmun, Powell, Rehnquist, Stevens in the landmark Cases for violation of the Six Amendment *citing* *Strickland v. Washington*, 466 U.S. 668 (1984)) That tested the ineffective assistance on Counsel of Record, like the actions of females' conspirators who allegedly planned for a Sham Defense-before "Said Veteran" was returned from State of Utah, to allegedly void the true facts of "Said Veteran" Statements to Utah policeman "he was not the Aggressor".

Not even knowing how the knife got to the bedroom July 20, 2016 as he was being Physically Evicted while sleeping under PTSD medication and seeing his baby hurt by the Late Lysa Story. As female conspirators kept secret the Attorney handling said Couple Eviction before the July 16, 2016. Kept from Police July 20, 2016. Using Abuses of Power to control "Said Veteran" Attorney of Record listed in this Extraordinary Writ to Participate in a Sham Defense to negatively affect "Said Veteran" Legal Rights to council, to control "Said Child" Estate; supported by a "Go Fund Me Page" may have use Petitioners Neighbors and family member to the Daily Press the Petitioner wanted to protect with a Historical History from Newport News by leaking false information July 20, 2016. Suffering under U.S.C. 18 section 241 & 242 needing the Research of Justice Potter Stewart on 42 U.S.C. 1985, to stop Continued Violations of the Patriot Act.

Needing an Extraordinary Writ of using the "All Writs Act, 28 U.S.C. § 1651" to authorizes Chief Justice Roberts and the Justices of this Supreme Court to issue any Writs necessary or appropriate to Aid Petitioners Jurisdictions to stop all misused Virginia Beach Judges, Hampton Circuit Court, Newport News Federal District Court of Norfolk in Severe Conflict of Interest plots of Conspiracy to undermine the Courts.

Whereas, only the U S Supreme Court can help the Petitioners Jurisdiction and Save the Beautiful City of Newport from Criminal Conspiracy; who truly values Human Rights.

Private Conspirators

Private Conspirators also voided Federal Programs and Mislead the Newport News Federal District Court of Norfolk using Terrorist Plots of Conspiracy to Void Petitioners access under the Flood Insurance Act of Congress to continuing Domestic Terrorist plots against Petitioners to block them from qualifying for full Custody of "Said Child" in Virginia Beach by using Beth Roberts of GEICO Insurance Agency to hired Cunningham Lindsey U. S. Inc from Virginia Beach, Virginia to terrorize the Petitioners and block recovery from flooding as their state of Virginia faced 2 back to back storms ending with Hurricane Mathews in 2016 as suffered by the New Orleans and surrounding states this year of 2020. Using a Federal Program under the Flood Insurance Act in continued plots of Domestic Terrorism. Willfully violating TITLE VI—Nondiscrimination of Federally Programs.

Misleading the Federal Courts to denied Petitioners Motion for Default Justice. Forcing them to Amending their pleading. Voided of Social Justice, misleading a Federal Judge to believe the Petitioners were under a "Writ Your Own Program" under the Flood insurance Act. As Petitioners Evidence show forth they were covered under; the Nations Flood Insurance Program under the Flood insurance Act. Showing pure Bad Faith, Fraud on the Courts. Willfully joining female Conspirators in Virginia Beach terrorism plots against a Black Republican, to destroy all Petitioners and Guaranties Liberties,

Property, Children and Family, citing United States v. Ohio Power Co., 353 U.S. 98 (1957). Blocking Social Justice of a Federal Program misleading a Federal Court to stop Petitioners from qualifying for full Custody of "Said Child" by depriving them full coverage under the Flood Insurance Act with violations Act of Congress.

Showing all Petitioners need Social Justice from all Said Insurance companies: Sates Farm Insurance, Americans Bankers Insurance Companies and Geico Insurance agency who clients continues retaliations that falls under the Patriot Act should pay Punitive Damages for supporting Badfaith Actions of their clients that injured "Said Veteran" as a child suffering retaliation conspiracy plots under the color of Law by their client Home Paramount Pest Control and repeating the same actions with Cunningham Lindsey U. S. LLC et al. for 29 years. citing Haddle v. Garrison, 525 U.S. 121 (1998). Just because of hate against A Black Republican and Her Family. Violating Petitioners Federal Protections under TITLE VI—Nondiscrimination in Federally Assisted Programs.

Severe Conflict of Interest

Privet Conspirators using Severe Conflict of Interest with Virginia Beach Judges, and Federal Judge Arenda L. Wright Allen who over looked Petitioners Motion for Default Judgment who did not reply in 30 days planning Terror Plots against Petitioners as Respondents mislead the Courts. Shown in her in her 19-page Court Order that Petitioners was under a WYO Policy.

With true facts and evidences presented by Petitioners shows they were under NFIP. As both Program are completely different under the Flood Insurance Act. Wrongly Ordering the Petitioners to Pay for Respondents Legal Bills. As Conspirators used the same Severe Conflict of Interest of Christianna Dougherty-Cunningham and Kathleen Keffer. With Keffer the Assistant City Attorney from the Virginia Beach City Attorney Office caused another Conflict of Interest by adding 2 Virginia Beach Circuit Court "Male Judge". Adding them falsely to Petitioners Mandamus in both Virginia Court of Appeal and the Virginia Supreme Court that Petitioners. Served on Privet Respondents: Paulette D. Jenkins-Franklin, Privet Respondent Cynthia King, Privet Respondent Beverly Story, with only complaining about Conspirators using Privet Social Worker Deborah Ferrell. as one Judges was a New Judge to the Virginia Beach Circuit Court. Who took "said child" under the Jurisdiction of Hampton Virginia after business hours July 2016 as said females Conspiracy Terrorist plots were developing of Irreparable damage to all Petitioners Human Rights, fundamental fairness, U. S. Liberties, especially to "Said Child". Using a social worker to take a Sick Infant to her privet home, while destroying true factual information of the true Identity of a Vulnerable Veteran and his mental health treatment being "Physically Evicted" from his sleep, saving himself and Infant. Knowing "Said Child" who was suffering from many health problems.

**Extraordinary Aid for Appellate Review
under USSC Rule 20**

Respondents actions terror plots Blind the Eyes of Justice by withholding true Federal Evidence mixed with severe Conflict of Interest by grossly voiding Petitioners help under the NFIP and voiding "Said Veteran" Military Service Records and Serious Medical condition received from the Hampton Veteran Hospitals to cause mental tricky under the Color of Law, to block State and Federal Constitutional moving for the Granting Jurisdiction for an Extraordinary Writ of Habeas Corpus as all Petitioners suffering retaliation from Supreme Court Case No: 06-931 & 02-5307; with the same retaliation and Plots of Domestic Terrorism.

Using the same Parental Alienation in all cases of Federal Conspiracy to willfully violation the Civil Rights Act. With all Petitioners and their Children suffering the same irreparable damages. With severe Fraud on the Court used by Cunningham Lindsey U.S. Inc. et al., acting with other Respondents from Virginia Beach in USSC 19-1095. Shows exceptional circumstances warranting this Court discretionary powers under U.S.S.C. Rule 20 to stop all plots under the Patriot Act as Private Insurance Companies in these Complicated Cases did not separate themselves for latent equity, as pure Civil Rights Violations to the Petitioners with no relief. Needing all Companies involved to provide Social Justice.

With Social Justice being described by Oxford Reference Quick Reference as:

"The objective of creating a fair and equal society in which each individual matters, their rights are recognized and protected, and decisions are made in ways that are fair and honest".

Whereas Private Conspirators who were Officer of the Courts allegedly know the Virginia Beach Police Department Cleared "said child" to stay in the safety of Petitioners. With some Females Respondents knowing "Said Veteran" were a missing Federal Patient and was attacked while sleeping under heavy PTSD Medications under the Name Cornelius Bobbitt at the Virginia Veteran Hospital. Giving full Custody to Petitioners with visitation to Respondent Beverly Story that is age related with both sharing Guardianship until "Said Veteran" completes his treatment at the Hampton Veteran Hospital.

Showing Quiet Terrorism have the Power to undermine any City, State, Government System of Laws, Court Room, violating the Virginia Historical Constitution, Act of Virginia General Assembly, Act of U. S. Congress and the United States Constitution id not addressed will under mind the United States of American.

As Respondents updated their Terrorism Conspiracy to void a Presidential Executive Orders and Federal Human Rights Laws of misleading 3 different Court Systems in Virginia.

With participants in plots being rewarded with Higher Job Placements, houses, land, readymade businesses or get their Legal Fees paid by Good Insurance U. S. Companies who must report said Criminal Activities to the FBI. Being destroyed for over 20 years, just because Petitioner Joyce Beggs and her children received help from the Late Senator Jesse Helms. Ending with the Late Virginia Del. Tom Gear crossing over to the Petitioner Joyce Beggs Republican Party in Virginia to help his sister; The Late Attorney Kathy Gear-Owens, an Attorney in Case No: 06-931 from the Hampton Circuit Court. Suffering plots under Title 18, U.S.C., Section 241 & 242 just because of a Misunderstanding of Joyce Beggs Research on Contraband Slaves in Phoebus Section of Hampton Virginia. As said Town is nicknamed "A Little Chicago".

Needing Jurisdiction for an Extraordinary Writ of Habeas Corpus relief under USSC Rule 20 to be an Aid to stop Acts of Domestic Terrorism; needing an Ex-Parte Emergency Release Order of "Said Veteran". As female conspirators allegedly, intimidation his Attorney of Record" to maliciously canceled any chances for a Habeas Corpus for a vulnerable Veteran of the United States. Who gave his good health fighting in Afghanistan for our Country after 911. Voided of Mental Treatment for years before his Sham Plea Deal that's erroneous and harmful for any form of Social Justice for Black Man. Showing said Officers of the Court misused Chief Justice Roger B. Taney decision; citing Ex-Parte Merryman, 17 F. Cas. 144 (C.C.D. Md. 1861) (No. 9487) as Plots of Domestic Terrorism.

Done with a smile against a Trusting Christian Hearted Family. With Females Respondents worked hard to control "Said Veteran" Attorneys of Record: that may have allegedly threatened his Legal Careers for not reporting Abuses to the FBI. Needing this U. S. Supreme Court to Protect the Legal and Medical Field for all forms of Terrorism that Voided U. S. Citizens Federal Constitutional Rights and Safety. Ending all Chained Conspiracy that misused the Hampton Circuit Court that ended in a Miscarriage of Justice for Petitioners in USSC Case No: 06-931 for Retaliation to destroy Petitioners and Children like a Chest Game.¹ Showing Petitioner Joyce Beggs Research of her own Great Grandfather footsteps on Contraband Slave History was "Completely Misunderstood" that caused Suffering of Terrorism and Conspiracy that has continued for over 20 years that Continued on July 20, 2016.

¹ Noting Petitioner Joyce Beggs had help of Democrats and Republicans working together on Battered Woman Legislation Research across the United States. Meeting Staff from the Late Senator Jesse Helms Office "in shock he was a nice caring person wanting to learn the Facts" with a great Staff and Supporters caring for Petitioner Joyce Beggs and her children. Placed in the Historical State of Virginia for over 30 years ago in the Beautiful City of Newport News. Who just wanting to be a Farmer; just like her Great Grandfather who received his freedom from Fort Monroe, as Children had goals of Homeownership, as Counselors taught them to save their weekly Allowances for years.

The Cause of Actions for Extraordinary Relief for Irreparable Damages

Petitioners need Jurisdiction to address all Respondents Fraud of the Courts of Virginia and their violation of the Law of the United States that still depriving "Said Veteran" of an President Executive Order by maliciously canceled the discovery of "Said Veteran" Military Background in Afghanistan who suffered from Severe PTSD; from the eyes of Virginia Beach, Virginia Judicial System and Virginia Beach Police Department to block an FBI investigation July 2016 by Abuses of Process by female conspirators under U. S. C. 18 section 241 & section 242. Taken the Life and Liberties from all Petitioners falling under the Patriot Act with the help from Cunningham Linsey et al causing Irreparable Damages to prevent Petitioners from qualifying to have "said child" returned to them. That forced them to fix their own home damages from flooding in 2016 with their own saving and Loans their own labors to quality for visitation. Using the same terrorism suffered from State Farm General Insurance Inc, from USSC Case No: 06-931 of 5 Million Dollars for the Irreparable Damages to being about Social Justice to stop Female Conspiracy under U.S.C. 18 section 241 & 241 under the Color of Law Petitioners suffered for over 20 years. Returning "Said Child" back to the Petitioners. Resorting all Parental Rights and Human Rights back to "Said Veteran." "Returning "Said Veteran" to complete his treatments at the Hampton Veteran Hospital by placing him with Petitioners to completing his treatment for severe

“Granting “Said Veteran” Disability Benefits filed in the VA that were strangely blocked and denied before July 20, 2016” as he was moved out of his bedroom to keep his family safe while fighting the War out in his sleep. Causing “Said Veteran” and the Late Lysa Story to suffer finically, that added to the stress of the late Lysa Story as a Caregiver for “Said Veteran” and “Said Child”, loosing mental control as Petitioners witnessing her anger and change of Personality before July 16, 2016; trying to understand and help. Suffering retaliation from USSC 06-931 and USSC 02-5307 they hope would stop with Congress Passing President Bush Patriot Act, by placing a large picture of his Mother Barbra Bush overlooking their Home Office. As Conspiracy continued with terrorist plots with a Veteran of the United States, along with a New Male Judge of Virginia Beach Court in plots against the Rule of Law with Fraud on the Courts². Using Parental Alienation because his mother approached Virginia Senator Mark Warner to take of the Late John McCain Research on Caregiver.

² Said Mental Strategies used plots of Parental Alienation to destroy many Contraband Slaves Families by assigned neighbors to spit the family United; to take their Properties for compensated, better jobs with illegal gifts, trips or free services for helping in Plots of segregation terrors under U.S.C 18 section 241 & 242 along. Having the power to void important Black History and Properties of Contraband Slaves. History lost when the City of Hampton incorporated the Town of Phoebus in 1952.

Petitioners are Christians and do not want prison times for Respondents; but fines of 10,000.00 from each Private Respondent that is responsible for plots: With the United Supreme Court having Jurisdiction to Review and stop Private Citizens joining Criminal Conspiracy Plots for financial gain or Professional Jobs at this Court Discretion. With Community Service by cleanup Slaves Cemetery; taken the places of Petitioner Joyce Beggs who helped in the Community Projects by the Late Mary Christian. With Respondents being Ordered to watch 2 hours of "C Span" that is watched by American Citizens and Native Americans across the United State; to learn to respect both sides of all debates in Congress, as Legislation becomes Laws to bring about Social Justice. To Respect Federal Constitutional Rights for "all" Black Americans and Black Republicans too and all United States Citizens Respecting all Acts of Congress.

Needing the U. S. Supreme Court to Aid in Petitioners Jurisdictions to protect American Citizens of all political parties, that stopped petitioners from sharing their Mission with Bobby Scott "Commemoration of the First African Americans" or "the Last Mary Christian" that was to dangerous. Just showing up to volunteers in their projects sponsored by Community Leaders to Protects them from Hatred as Petitioners and their children has suffered for over 20 years by Private Conspirators under 42 U.S.C. 1983.

Whereas only this Honorable Court can Bring forth Equal Rights under Law and Restore all Petitioners Life, Liberties and Human Rights protected under the U.S. Constitution.

Needing the appellate powers of the U. S. Supreme Court in these rare Complex Cases that only survived because the Petitioners Prayed for God Strength. Holding on to the Constitution of the United States; as Petitioner Joyce Beggs read her husband Mother's Bible in her front yard to keep Jesus in her Pocket for the power to forgive all female Conspirators by singing and dancing for the Lord. Finding the strength to study as President Abraham Lincoln by giving free Abraham Lincoln Heirloom Tomato Seeds to their Customers for the will power to hold on while suffering plots of estoppel actions. Placing her body between heavy equipment in front of her Historical Home as a Virginia Beach Resident tried to Build a House on a floodplain under the Flood Insurance Act that floods the Petitioners Historical Property without a Hampton City Permit. Taken advances of a Black Mayor that would have caused property damages to the Petitioners Historical Home with no protection from flooding. As to why the Late Senator John McCain tried to protect the First Black President of the United States as some Democrats crossed over to the Petitioner Joyce Beggs Party to kill Native American Bills in Congress. Watched with Native American on C-span, while researching Natives Americans for the farming secrets giving to Contraband Slaves.

Whereas, Petitioners had shown their needed Extraordinary Writ will be a needed aid in need of their Court's Appellate Jurisdiction. Meeting the requirements for immediate determination from this Court under U.S.S.C. Rule 20.

Slowly understanding Mr. Kaepernick Peaceful Protest Mission to bring forth awareness of this invisible very organized discrimination problems Black man are facing from their own Jurisdictions like the female conspirators Erasing "Said Veteran" Military Medical History July 20, 2016 from Petitioners, the Media, Virginia Beach Courts, and Virginia Beach Police. Needing this court to stop the Domestic Terrorism against a Black Republican protecting her Children, Family, and Property. Grant Jurisdiction to restore true Justice in the spirit of Virginia Founding Fathers in this very rare complex Cases. Needing extraordinary remedies under the All Writ Act. As Petitioners Complex Cases is very imperative for public importance.

Actual Damages Responsibility for

Cunningham Lindsey et al

Respondent Cunningham Lindsey U. S. Inc. LLC et al is a Major Player in alleged Chain Conspiracy under 18 U.S.C. 241 and section 242 in case No: 4:17-cv-00110. Forcing the Petitioners to ask for protection for their Church members and Family at the Hampton Police Station at Fort Monroe as that officer asked why the FBI was not involved; as they tried to explain. Needing Financial Relief for the following. With Breach of Contract of flooding \$52,000.00 unpaid by all Respondents. Petitioners Legal Cost for Papers, Mailing Fee, Legal Books, Judgment of \$21,000.00. With New Federal Regulations stating Petitioners Home needs to be elevated to 8 feet. Needing over \$700,000.00.

With 5 Million in Punitive Damages to be paid by Respondents and their Insurance Companies and Agents In Case 19-1859 to bring about Social Justice citing *Haddle v. Garrison*, 525 U.S. 121 (1998), for continuous suffering of blameworthy terrorist plots of malice using conspiracy to Violate the Laws of the United States to hurt Petitioners.

As Terror plots continues with Petitioners spending their farming season of 2020 during the Covid-19 crisis fighting to safeguard their historical property from a Virginia Beach Resident who is trying to build a house on the floodplains of 213 South Willard Ave, in Hampton Virginia; that pours flood waters unto Petitioners property needing a "seawall" as describe under the Flood Insurance Act, before any building or development can began to protect their historical home build by an Ex-slave. Who was the first Black Americans to have a china cabinet built with the hand skills of Ex-slave Names Mr. James Kirkpatrick for his wife. Who learned fancy wood work being truly his Master Builder. Adding to Petitioners terror as they fight Terrorism, Breach of Contract in Bad Faith.

With Cunningham Linsey et al, plotting for Petitioners to sign their Fraudulent Proof of Loss that grossly devalued their Historical Property Value; to cause Terror by Networking with female conspirators with the same Conspiracy in U. S. Supreme Court Case No: 06-931. As they suffered many years with the under reporting of their true Flood Repair Cost history by Amanda Williams under American Banker Insurance Company; caused FEMA to elevate the wrong home in their Neighborhood.

Protecting the City of Newport News

The Late Senator Jesse Helms help place Petitioner Joyce Beggs in the Beautiful City Newport News to be close to Fort Monroe after lobbying for Battered Woman Rights and Female Legislations. With the Love from all Political Parties to help research her Great Grand Father who were a Proud Farmer, getting his freedom from Fort Monroe. With true Facts; woman from all political parties wanted the help of all Law Makers to understand their mission. Even giving Love to the Senators of the word NO. But learning the reasoning behind the word No; with thousands of us across the U. S. working hard to find the 10% percent of "Battered Men" victimized by females to get their Vote, with Much Love from their staff Members and Supporters to our Mission. Given all members of Congress great respect as my mother's taught us.

Moving this Court in Granting Jurisdiction for Petitioners Extraordinary Writ of Habeas Corpus relief, as a needed to Aid for their Jurisdiction to bring about Social Justice and protect the City of Newport News Virginia Court Systems and Citizens of this Beautiful Spirited City that also saved the Life of Petitioner James Beggs after Both Petitioners was poison in Virginia Beach January 2018 after being turn down for Emergency Medical Care from negative media coverage. With his Wife taken him to a City of Pure Love that saved his Life. Just to come home from surgery facing a dog attack on the front porch as Petitioners cat died saving his life.

Payer for Relief

WHEREFORE, Petitioners prays that this Court: Enter judgment declaring all Private Female Respondents - Attorney Paulette D. Franklin-Jenkins, Private Respondent-Attorney Cynthia King, Private Respondent Attorney Asha S. Pandya used Fraud on the Courts, Severe Conflict of Interest and Conspiracy under USC 18 Section 242 and 241 knowing "Said Child" was taken from Petitioners without a Court Order July 20, 2016 to undermined Virginia Beach Police Decision to place "Said Child" with Petitioners shall be fined up to 10,000.00 payable to the City of Newport News Programs for Domestic Violence and Family Programs helping men, woman and children controlled by the Newport News Circuit Court and Volunteering to Communities Program as stated. With an Ex Parte Order Returning "Said Child" & "Said Veteran" to the Petitioners; sharing Guardianship with Respondent Beverly Story having Weekend Visitation. Restoring "Said Veteran" Parental Rights' and stopping all Domestic Terrorism Plots against all Petitioners and their families to restore their Life, and Liberties to total Freedom. With Females Conspirators being ordered to removed falsified information from "Said Child" medical records that her mother was shot by "Said Veteran". For medical staff can believe Petitioners medical concerns of "Said Child". To correct "Said Child" true medical condition of Gastroesophageal Reflux Disease and serious Monophobia and Autophobia fear of being along before school age next year.

WHEREFORE Petitioners prays that this Court: Enter judgment declaring all Private Insurance Companies and their Agents for Respondents Cunningham Lindsey U. S. Inc. LLC Et al Case No: 19-1895 to stopping all Domestic Terrorism Plots and Conspiracy Plots against paying Punitive Damages of 5 Million Dollars to Restoring all Petitioners Life and Liberties under the Virginia Constitution and United States Constitution in the spirited of Virginia Late Governor Patrick Henry "Give Liberty" from 1775 by Ordering this Court to give half of said Punitive Damages to the Newport News Domestic Violence Programs controlled by the Newport News Circuit Court for destroying a Black Republican and her beautiful children who received Great Care, Counseling, Love and Support from the City of Newport News. Stopping Domestic Terrorism Petitioners suffered for over 20 years by Violating the main provisions of the Patriot Acts "Voiding The expanded abilities of law enforcement or the FBI to surveil and collect "True Evidence" July 20, 2016 that would have shown "Said Veteran" and "Said Child" was attacked by the Late Liza Story suffering a mental breakdown as a Caregiver; who cared for a Sick Veteran 'War Injuries from Afghanistan with Severe PTSD" and a very sick infant" suffering from Torticollis "needing a helmet" and Gastroesophageal Reflux Disease. With no financial support from "Said Veteran" disability benefits and continued Domestic Terrorism against his family for over 20 years.

Ordering Said Conspirators to leave Petitioners Powerful Neighbors and Church along from Terrorist Conspiracy to break the invisible chains of slavery. Restoring Petitioners Freedom to enjoy their Liberties and Life. Ordering Female Conspirators to report the unknown Conspirators to FBI or Department of Justice. WHEREFORE Petitioners prays that this Court: Enter judgment declaring Respondent Cunningham Lindsey U. S. Inc. LLC et al who are also a Major Player in alleged Chain Conspiracy under 18 U.S.C. 241 and section 242 in case No: 4:17-cv-00110 to pay Financial Relief for Badfaith and Breach of Contract for all flooding Repairs and replacing their Personal Items of \$52,000.00. and covering Petitioners Legal Cost for Papers, Mailing, Legal Books, of \$21,000.00. With 700,000.00 for New Federal Regulations to elevated Petitioners Home, removing Heating Vents and Heating & Air Condition Unite under their home, to be placed in their Attic. WHEREFORE Petitioners prays that this Court: Ordering State Farm Insurance Company and Home Paramount Pest Company to Pay 1,000.00 in Punitive Damages to Domestic Violence Victims to Newport News Giving Petitioners Justice from Cases in the Hampton Circuit Court that has affected a Black Republican, and all Petitioners and children from U. S. Supreme Court Case No: 06-931, that is now affecting the same infant child who is now a Veteran of the United States. Releasing "Said Veteran" by an Ex Parte Order to continue his treatment at the Hampton VA Hospital Order.

Suffering a Miscarriage of Justice, citing cite O'Sullivan v. Boerckel, 526 U.S. 838, 845 (1999) and Jefferson v. Gallagher, 56 Okla. 405, 150 P. 1071. Along with Brown V. Vasquez 952 F .2n 1164, 1166 (9th Cir. 1992), Dovel v. Bertram, 184 Va. 19, 22, 34 S.E.2d 369, 370 (1945).

Needing the help of the Solicitor General of the United State to give this Court the needed Jurisdiction to stop the Domestic Terrorism that has destroy the Liberties and Safety of a Black Republican destroying her family and children who are citizens of the United States, free to choose their own Political Parties.

Therefore, Petitioners should "not have" suffer continued Domestic Terrorism from female conspiracy that used American Males in these complex cases to destroy the Life and Liberties of all Petitioners; without their knowledge, against Petitioners wishes by Abuses of Power and "pure fraud on the Court: that is strong enough to threaten their Professional Positions.

"Just because the America People wanted an Independent President in President Trump as they watched C-Span.org in disbelief".

"Not understanding the Late "John McCain Last Mission on Earth".

"As he tried to protect the First Black President of the United States.

WHEREFORE Petitioners prays this Court: have the needed Jurisdiction to add the Name of the Late Lysa Story on a section of Virginia Senator Mark Warner Congress Bill "The Supportive Family Caregivers Act".

Said foundation of this Bill was Researched by Lizbeth Dole and the Late Senator John McCain with many attempts from Senator Mark Warner from 2017. Signed by President Trump; that calls for the Secretary of Health and Human Services to establish a National plan to "recognize and "Support Family Caregivers" within 18 months.

WHEREFORE Petitioners Prays this Honorable Court will have Exceptional Powers to Aid in Petitioners Request that the "Late Lysa Story" Name be placed over the plans that gives support to "unmarried caregivers" "who takes care of a Sick Veterans" before marriage who live together, with speedy VA Disability Financial Benefits, and ability to attend Mental Health Counseling of all Doctors' Appointments for Veterans suffering for Severe PTSD or any War injuries with the needed mental health care "for the Caregivers".

Conclusion

For the foregoing reasons, this Court should note probable jurisdiction of Ex-Parte Orders and grant for Petitioners Extraordinary Writ of Habeas Corpus to restore all Petitioners Life and Guarantee Liberties under Virginia and Federal Constitution with protection under the Bill of Rights with their Prayer for Relief supported by Petitioner Writ of Appendix.

Respectfully submitted.

Pro'se James Beggs


Pro'se Joyce Beggs