

No: 20-629

IN THE
SUPREME COURT OF THE UNITED
STATES

Petitioners

In Re: James Beggs and Joyce Beggs
"Ex Parte of "Said Child Liberties"
"Ex Parte of "Said Veteran"

Vs

Cunningham Linsey et al

Extraordinary Writ of Habeas Corpus

Ad Faciendum Et. Recipiendum

Petition for Rehearing En Banc

On Petition From USCA4 19-1859, Virginia
Supreme Court No: 190102 & No: 052475

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 from the Virginia Beach Circuit
Court System and No: CL16004672-00.

On Petition for Hampton Circuit Court
N0: Case 97-36817

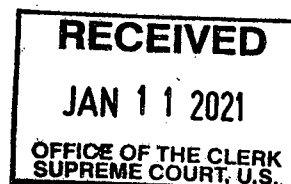
Pro'se James Beggs

Pro'se Joyce Beggs

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Added Questions for Rehearing

Was Former Senator Elisabeth Dole Research on Caregivers voided in Conspiracy to mislead the Virginia Beach Courts Systems that "Said Veteran" was being Physically Evicted from his sleep saving his child Life on July 20, 2016.

Was a Veteran deprived of continued Mental Health Care from a War Zone under President Obama Executive Orders in 2016 by Conspiracy Under Title 18, U.S.C., Section 241 & 242 to void his Legally signed Custody and Guardianship Documents.

Whether Officers of the Court used Fraud on the Court Misuse a Child Estate by Voiding Petitioners Emergency Custody & Guardianship.

Do Black Republicans, Black Professionals, Native Americans who suffer Plots under Title 18, U.S.C., Section 241, need Protections under Domestic Terrorism Act to protect We the People.

Whether violations of the "prejudice prong of Strickland" under the Six Amendment caused Cruel and Unusual Treatment to all Petitioners.

Did Female Conspirators use Black Professionals without sharing their Motives in of Plot of Domestic Terrorism against all Petitioners over 20 years.

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**Rehearing in USSC N0: 931 Virginia Supreme
Court No: 052475**

Appendix - B

**Some Ghost Writing Evidence from Virginia
Supreme Court No: 052475**

Appendix - C

Evidence Cunningham Lindsey sold to Sedgwick

Appendix - D

**Under Seal Attorney Communications to Protect
Client Petitioners**

Appendix - E

**Hampton City Property Records, Flood
Insurance information starting 2016-2019**

Appendix -F

**Corrected Table of Content from Extraordinary Writ
of Habeas Corpus**

**Stopping Domestic Terrorism and
protecting the Historical Town of Hampton**

The Petitioners Historical Home sits on Shepard Mallory Farming Land who was the first of 3 Contraband Slave at Fort Monroe. Who farmed with Petitioner Joyce Beggs Great Grandfather with Ex-Slave Named Mr. James Kirkpatrick who was truly his Master Builder before receiving his Freedom. Who brought a apart of Shepard Mallory Historical Property with the payment of a Muscadine Grapevines.

The Ex-Slave James Kirkpatrick completed his home. Building it beyond Building Codes of today to last throughout the Generations. Could be one of many Motives of suffering a misunderstanding of their Family History.

Facing Terrorism for no reason as Petitioners worked hard to list their home under Historical Places December 2006, but somehow missing.

Suffering Terrorism that caused Petitioners in 1996, to move their children to the State of Kentucky.

Take Classes at the Hampton City Code and Compliance Department to study to learn Construction and the Law with the help University of Kentucky and Williams and Mary Law Libraries. Appendix A

Suffering missing history of the Property being restored by the City of Hampton. See Appendix E

**Children Hospital of Newport News &
Norfolk Healing "Said Child"**

December 2020

"Said Child" medical condition had been corrected by Children Hospital in both Locations of Newport News & Norfolk working together without the uses of Parental Alienation by giving them time to place "Said Child" away from the Conversation Listening to the Petitioners and healed "Said Child". Respecting all Grandparents, focusing on "Said Child". With December 3, 2020 being the first time, their family had a quality of Life for "Said Child" not being sick. With a Wonderful Visitation Time with no medical suffering. Making both Petitioners, Respondent Beverly Story and "Said Veteran" very happy, being completely healed of all Medical Problems she was born with. Needing rehearing of an "Ex Parte of "Said Child" to Return back to Petitioners restoring her Liberties". An "Ex Parte" of "Said Veteran" full release return to Treatments at the VA: restoring his Parental Rights. To focus on Healing "Said Child" Serious Monophobia and Autophobia Fears of being along before school age next year; with the help of the Catholic School in Hampton and locating "Said Child Estate" from unknow Law Firms. Showing Both Petitioners and Respondent Beverly Story can work together with Joint Guardianship with Attorney Nicole A. Belote (the Guardian Litems) "For Said Child" to control Said Child Special Feeding Diet Cost, Medication Cost and Schooling. With Visitation to Respondent Beverly Story.

And Needing a Writ of Certiorari under the All Writ Act to End Conspiracy and Domestic Terrorism against all Petitioners 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 of his War Injuries suffered from Afghanistan by using plots of Domestic Terrorism to destroy a Veteran of the United States, his family and Petitioners. Needing an Rehearing En Banc for an Extraordinary Writ of Habeas to overturn and Vacate Judgment in the Fourth District Court Case No: 19-1859. Jointing all Respondents from 3 Court Systems. "As Petitioners requested review before judgment was rendered in their Rehearing. With New Evidence to connect the Virginia Supreme Court No: 190102 Mandamus from Virginia Supreme Court Cases filed in this Court for a Writ of Certiorari U.S.S.C. No 19-1095. Just as Petitioners Requested the Virginia Supreme Court in Case No: 052475 from Hampton City Circuit Court to Combine all Respondent back together to stop Conspirators.

Whereas Petitioners Moves to Combind all Respondents with the 4th District Court case in this Rehearing. Showing that the case is of such imperative public importance as to justify deviation from normal appellate practice and to require immediate determination in this Court. See 28 U. S. C. § 2101(e). As Cited in Petitioners Prayer for Judgment with State Farm sharing responsibility of Punitive Damages of for over 500,000.00 with 250,000.00 for Domestic Violence Programs in Newport News.

**EXTRAORDINARY INTERVENING
CIRCUMSTANCE**

Needing "Considerations Governing Review on Writ of Certiorari" under 28 U. S. C. § 2101(f) Needing the protections under the U S Solicitor Attorney General Office for Protection as Petitioners are a Protected Family of the United States.

Showing at all times Cunningham Lindsey had ties to State Farm Insurance Companies.

Showing said Evidence in the Hampton Circuit Court in 1996 was used to destroy the Petitioners and their Children as their Government was replaced by Female Conspiracy.

The Petitioners Moves for a Rehearing En Banc as the Petitioners focus on Clarifying True Facts to the best of their ability: to show their family suffered Domestic Terrorism for over 20 years from the Misunderstanding of Petitioner Joyce Beggs research on Her Great Grandfather fighting for his Own Freedom in the Civil War. Starting her research at the same time her Hampton City Government was being destroyed by unidentified Female Conspirators found in a Daily Press Newspaper Forum while researching her Great Grandfather footsteps. That showed actions to over throw the Hampton City Government; joining that forum under the Name "MrsJustice". Unable to help her New City "The World Looked to as the Freedom Fortress. Unaware that Mayor Butler History was Buried with the Contraband Slaves; too dangerous to research.

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Stepping away from said forum because the Petitioners learn that her Neighbor was direct Family members to the Owners of the Daily Press with a history of Newport News to Protect them.

Given this Evidence to the Virginia Supreme Court No: 052475 to Join all Conspirators. Just as Petitioners asked the Virginia Supreme Court to combine all conspirators together in Record No: 190102.

The Petitioners also asked the 4th District Court to combine Cunningham Linsey et al in USCA4 No: 19-1859 during Rehearing to USSC Case No 19-1095 in light of New Evidence.

Petitioners was not able to research because of Covid-19 at William and Mary Law Library being closed to the Public as to: Why Cunningham and Linsey changed to an LLC during Civil Litigation, with no Objections from other Respondents.

Making all Respondents also responsible for ongoing plots against Petitioners.

**Cunningham Lindsey sold to Sedgwick
without Settlement without Notice to
Federal Courts or Petitioners**

The petitioners researched Cunningham Lindsey changes of an Inc. to an LLC during litigations of these complex cases. *See Rehearing Appendix C*

Finding that Cunningham Lindsey was sold to Sedgwick in 2018 to delivers property loss adjusting and claims administration and global account management, forensic, engineering, and restoration.

Showing a pure hate crime by conspiracy with with-out notifying the Courts in Petitioners Civil Action No. 4:17-cv-110-AWA-DEM pending in the United States District Court of Virginia at Newport News and the 4th District Court No: 19-1095 nor Petitioners. Misleading the Federal Courts, that Petitioners was under WYO. Fraudulently under valuing their FMV. Citing Seaboard Air Line Ry. Co. v. United States, 261 U.S. 299 (1923)

Showing the Petitioners and children are not safe from Conspiracy and Domestic Terrorism in future plots. Truly Misleading the Federal Courts. Allegedly having the true powers to block Social Justices to many U S Citizens to suffered like the Petitioners under U S C 18 section 241 & 242 with agents like Geico Agents Beth Roberts and Amana Williams playing a large roll in alleged conspiracy.

Not even offering the Petitioners a settlement during pending litigation. Knowing they were being sold to **Sedgwick**.

**Plots to Destroy Petitioners First Attorneys
in Hampton 1996 and Petitioners first
Attorney in Virginia Beach Virginia in 2016**

Petitioners watched her Hampton City Government slowly destroyed from within that also affected her pending case 97-36817, along with the Hampton Clerk Office. As unidentified Females plotted to test a Black Employee in that office name Linda Smith without her knowledge nor plans. Shown in Petitioners Virginia Supreme Court Record No: 052475 **"Ghost Writing Evidence."** "See Rehearing Appendix A"; that started Civil Terrorism against the Petitioners/Children. Petitioners Requested the Virginia Supreme Court to combine all cases from the Hampton Circuit Court together. Showing forth Ghost Writing Conspiracy as Evidence; that shows female conspirators plotted to destroy Hampton Mayor James "Jimmy" Eason, George Wallace and Clerk Jim Bohnaker.

Said Actions destroying Petitioners and their Children by replacing her Hampton City Government. That caused interfered with Petitioners First Attorney of Record and Hon. Judges Ford involved in her cases, just because of a misunderstanding of her own Family Research on Contraband Slaves in the Phoebus area of Fort Monroe Virginia. Just as Conspiracy plots destroy Petitioners first Attorney of Record Henry M. Schwan in Virginia Beach Case No JJ216264-01/12/03/00 2016 during Custody and Flooding. **"See Appendix B"**

Under Seal Attorney Communications to Protect Client Petitioners

Petitioners "Attorney and Petitioners James Beggs did not agree with Petitioner Joyce Beggs to Adopted Respondent "Beverly Story; an elder citizen senior" to focus on healing "Said Child" true Medical Condition; to stop Conspiracy to give a sick child to a senior citizen the Petitioners paid to baby-sit for the Late Liza Story as they witness her Violent Strong Anger Problems to help out and understand before July 20, 2016. With Petitioners working around the clock to correct flood damages before home visit with Respondent Cynthia King from USSC Case No 19-1095 who Reschedule a Home Visit during Petitioners Flooding Events in 2016. Unable to communicate clearly with their Attorney because of all Flood Repairs. Unable to talk to their attorney together, working with contractors to save money as Conspiracy Caused confusion, not having the time to address all Information giving to their Attorney by Virginia Beach Attorney Christiana R. Dougherty-Cunningham. Causing their Attorney to step down as they Trusted Cunningham Lindsey and Geico Agency to correct fraudulent information for their Proof of Lost of Fair Market Value. Voiding Home Visit, learning Petitioners completed flood repairs using their own money. See Appendix D

Therefore, Petitioners and Their Attorney "did not know" all Respondents in both cases USSC No; 19-1095 and USCA4 No: 19-1859 Conspired Together using a Natural Flooding Disaster to Terrorize Petitioners. As Respondents had a Severe conflict of Interest with Virginia Beach City Attorney Office with Christiana R. Dougherty-Cunningham that Voided their Virginia & U. S. Constitution Rights, Presidential Executive Orders, and Acts of Congress.

Section 2 of the Sherman Act

Needing a Rehearing En Banc in light of new evidence together with USSC No; 19-1095. That would have shown the Monopolization used by all parties controlled by female conspiracy with New Evidence under "Section 2 of the Sherman Act reads as follows: "Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several states, or with foreign nations, shall be deemed guilty of a [felony].

Forcing Petitioners to handle their own Legal cases focusing on Conspirators to stop and understand the Domestic Terrorism against their Family that was undermining the Court System and the needed federal Investigations involving a Sick Veteran of the United States who {is} a Missing Patient at Hampton Veteran Hospital.

Needing to Add all Conspirators together in light of New Evidence of Domestic Terrorism under 18 U.S. Code § 2331. *See Appendix E*

Showing forth Cunningham Lindsey conspiracy changed to an LLC during litigations without notifying Petitioners, nor discloser the Newport News Federal Court nor the Fourth Circuit Court with no Objections from other Respondents before the 4th Circuit Court.

Therefore Connecting all Respondents from all 3 Court Systems. Showing the Virginia Supreme Court and the United States Court of appeals from the 4th District was misled with Fraud on the Courts. Showing Respondents Conspiracy in Civil Action No. 4:17-cv-110-AWA-DEM from the United States District Court of Virginia at Newport News on page 6 of the 19-page Court Order from the Lower Court, failed to grant Petitioners Justice of their complaint.

As Petitioners true evidence is factual on its face with Petitioners 2 Proof of lost "not being a WYO Policy with promises from Respondents to correct false information on both Proof of Lost.

Fraudulently Under Valuing their Home by 2/3 of Hampton City treasurer Molly Joseph Ward Value on Petitioners Home; to miscalculate a miscarriage of Justice. Taken advantage of her Historical City of Hampton Virginia to destroy people who are different, purely Hated. Living each year with domestic terrorism plots against Petitioners and their children. See Appendix E

Voiding **Bel Atl Corp v. Twomly**; as Respondents mislead the Court as cited on page 6 of said Court 19-page Order. With Petitioners showing Respondents violated Section 1 of the Sherman Act by alleging parallel conduct by Respondents amounting to a conspiracy" with this Court ruling in a 7-2 that a plaintiff claiming, a Section 1 violation must also allege facts that, if true, would suggest a conspiratorial agreement. Petitioners new factual evidence of Conspiracy proves Domestic Terrorism and Conspiracy of all Respondents for over 20 years as Cunningham and Lindsey, etc. al being used in female Conspiracy, being connected with Petitioners church but in a different location. Not knowing Why Cunningham Lindsey was sold to Sedgwick in 2018. Not trying to settle with the Petitioners, as they suffer continues plots of Domestic Terrorism by female conspiracy.

Needing this Court to Protect Petitioners Federal Constitutional Rights and protect Petitioners Church Members that can be used in plots of Domestic Terrorism and Protect the City of Newport News. As Conspiracy has now turned into a Monopoly with no protection for all Petitioners Family, Grand Children. Needing to protect their liberties. Showing Domestic Terrorism means activities; involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State. Thar appear to be intended.

Showing Monopoly is “the power to control market prices or exclude competition. “*United States v. Grinnell Corp.*, 384 U.S. 563, 571 (1966), that concerns the Public Rights that caused Terrorism to the Petitioners used in these complex cases to destroy all Petitioners. Causing economic harm using political power because of Petitioner Pictures of Republican Leadership in their home by large companies like Cunningham Lindsey et al with connections to State Farm Agents and Geico Agency. Using Bad Faith and Fraud on the Courts. Combining Monopoly with Conspiracy under U S C. 18 Section 241 & 242 “equals” willful Domestic Terrorism against all Petitioners control by Female Conspiracy.

Causing the Petitioners to add all important Federal Questions. That also shows “the Virginia Beach Circuit Court, Virginia Beach Juvenile Court Systems Cases and the Hampton Circuit Court were misled by Respondents Conspiracy against a Black Republican and family for over 20 years under USC Title 18, section 241 & 242, needing to be added to the 4th Circuit for All Respondents Federal Violations. Knowing Petitioners Property was 92,100.00 2016 under NEIP that require a FMV under FEMA and the Flooding Insurance Act. See Appendix E; shows Petitioners Building coverage was 227,800.00 in 2016 for the Historical Value under the BUNNING-BEREUTER-BLUMENAUER FLOOD INSURANCE REFORM ACT OF 2004 that request a FMV for all FEMA programs. With 87,000.00 for Contents to cover Petitioners Gardening tools, tillers, Grass Cutting Tractors and personal Items. Knowing Petitioners grow their own food. Causing Petitioners to farm with hands in 2016.

Whereas all Conspirators Bad Faith is under 18 U.S. Code § 2331. Definitions; to intimidate or coerce others by entrapment civilian population to negatively use Badfaith to influence the policy of a government by intimidation or coercion; or affecting the conduct of a government by mass destruction, assassination, or kidnapping; within the territorial jurisdiction made to suffer like the Petitioners. That took "Said Child" without a Court Order; is kidnapping. Taken Said Child Liberties. Who is not accepted by Neighborhood Domination because of her research and secretly hated under Loving v. Virginia. Suffering like the entrapped Descendants of Contraband Slaves living in the Phoebus Section of Hampton Virginia; who secretly gave the Petitioner Joyce Beggs the needed research of her Great Grandfather who received his freedom from Major Robert Butler. Living in fear from taking about their history from "The Man". Telling the Petitioners to be careful. "Too scared to tell her who the "Man Was" that stands for the powerful surrounding them since the "Civil War" with a childlike syndrome of fear.

Making the Petitioner remember the research on parental alienation syndrome by Dr. Richard A. Gardner and do not understand this willful female conspiracy who all knew children was moving into an Historical Home 1995. Showing Respondents Home Paramount have a good Reputation in Newport News and Virginia Beach used by Female Conspiracy.

Moving this Court to Order them Pay Donations to the Newport News Circuit Court for their Battered Woman Organization to focus on the Conspirators at this court discretion and stop all Federal Constitutional Violations. As "Said Veteran" is using the Art Therapy from Said Organization, as a child to healing himself. Living without Treatment for Sever PTSD Covered under a Presidential Proclamation. Overturning the Hampton Complex Cases; Being the only way to heal Parental Alienation by Good Faith Actions by the Perpetrators. As to Why "Said Veteran" did not want to tell Petitioners of his War Injuries.

Moving for State Farm must pay Punitive Damage in Conspiracy with Cunningham Lindsey etc. al; for over 20 years of U S Constitutionals Violations to stop Female Conspiracy relieving Virginia Court Systems under 28 USC 2241 & 2242 as they were misleading by Conspiracy and Fraud on the Courts.

Conclusion

For the foregoing reasons, with "Corrected Table of Contents for Extraordinary Writ of Habeas Corpus (in Appendix F). Without Prejudice toward Petitioners for intervening circumstances of Rehearing Appendixes for Refences, and Facts. Moving this Court to Grant Petitioners Rehearing En Banc; note probable jurisdiction for Ex-Parte Orders.

Respectfully submitted.

Pro'se James Beggs

Pro'se Joyce Beggs

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