

NO. _____

IN THE SUPREME COURT OF THE UNITED STATES

JAMIE LABRANCHE

VERSUS

NESTOR I LLC AND DEAN MORRIS LLC

U.S. FIFTH CIRCUIT NO. 19-30962

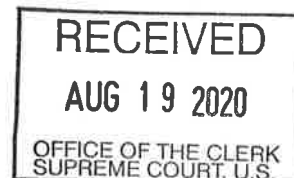
APPLICATION FOR STAY OF PROCEEDINGS, ORDERS AND JUDGMENTS

TO: JUSTICE SAMUEL ALITO

NOW INTO UNITED STATES SUPREME COURT JAMIE LABRANCHE
REQUESTING STAY UNTIL SUCH TIME THE COVID- 19 PANDEMIC IS OVER
AND OR CONTROLLED WHERE FIFTH CIRCUIT CAN PROPERLY HEAR ORAL
AUGUMENT REQUESTED BY JAMIE LABRANCHE DUE TO A LIFELONG
LEARNING DISABILITY SINCE 1976. (SEE ATTACHED FILES) THE COURT
ISSUED ORDER TO FIX BRIEFS, STATING TO SEND SOMEONE IN CLERKS
OFFICE TO FIX BRIEFS, THIS ORDER CAN NOT BE EXERCUTED IN PRESENT
DAY DUE TO CLOSURE OF BUILDING TO PUBLIC AND THIS IS WHAT I
NEED ONE ON ONE WITH CLERK EXPLAINING EXACTLY WHAT NEEDS
CORRECTION. AS YOU SEE IN RECORD I TRIED SEVERAL TIMES TO
COMPLY TO THE BEST OF MY ABILITY.

I WANTED YOU TO UNDERSTAND THIS CASE STEM OFF FROM A STATE
CASE

(1)



#54549 40TH JDC LOUISIANA THAT I HAVE BEEN FIGHTING SINCE 2006 YES!

AS LONG YOU BEEN SERVING AS JUSTICE. I WANTED YOU TO UNDERSTAND

WHY "ORAL AUGUMENT" IS SO IMPORTANT TO A PERSON WITH A LEARNING DISABILITY, YOU CAN EXPRESS YOURSELF VERY CLEAR TO THE POINT VERSE ON PAPER.

CASE # 19-CA-277 LOUISIANA 5TH CIRCUIT COURT OF APPEAL AND POINT

LOUISIANA 5TH CIRCUIT RULED IN MY FAVOR IN NOVEMBER 2019

REMANDING CASE BACK TO DISTRICT COURT ONLY BECAUSE THEY

ALLOWED ME TO ORALLY AUGUED CASE IN FRONT OF THREE JUDGE

PANEL WHERE I WAS ABLE TO PROJECT CLEAR AUGUMENT VERSE PAPER.

"ENCLOSED IS REPLY BRIEF" GIVE YOU A UNDERSTANDING OF CASE.

ON THIS FEDERAL CIVIL RICO CASE, YOU CAN REQUEST RECORDS,

MR. ALITO, ALL I CAN SAY THE CLERK LYLE CAYCE HAS SERIOUS

CONFLICT OF INTEREST IN THIS CASE AND A PAST CASE I HAD,

AND FRANKLY OUT OF CONTROL VIOLATING MY CIVIL RIGHTS,

IN MORE WAYS THEN ONE. **PLEASE REVIEW THE RECORD, AFTER**

I FILED APPLICATION FOR STAY WITH THEM THEY STARTED TO

CLEAN HOUSE BUT THEY STILL FAILED TO RULE OUTSTANDING

MOTIONS AND MEDICAL EVALUATION OF JUDGE.

MR. ALITO, I PERCEIVED ONE OF YOUR DUTIES IS TO UPHOLD PAST

SUPREME COURT RULING, ONE BIG PORTION OF MY CASE IS A U.S.

SUPREME COURT RULING BY LATE JUSTICE ANTONIN SCALLIA NO.

13-684 LARRY D. JESINOSKI, ET UX, PETITIONERS VS. COUNTRYWIDE HOME LOANS, INC. ET AL, THE DISTRICT COURT JUDGE AND 5TH CIRCUIT IS NOT FOLLOWING THIS PRECEDENT, I AM SENDING YOU A COPY OF MY RESCINDED LOAN, A LITTLE CLARIFICATION AS IT RELATES TO 13-684, STATE COURT STATES IT'S A VALID RESCINDED LOAN AS IT RELATES TO ABOVE PRECEDENT, FEDERAL COURT WISHES IT GOES AWAY, THEY DO WANT TO EVEN MENTION IT AS I IN DID STATUS CONFERENCE, JUDGE QUICKLY CHANGE THE SUBJECT, WHATS YOUR OPINION? VALID OR NOT

CONCLUSION

I WOULD LIKELY PREVAIL ON THE MERITS OF THE APPEAL WITH ORAL AUGUMENT, THE OTHER PARTIES WILL NOT BE HARMED BY YOU STAYING CASE, I WILL SUFFER IRREPARABLE INJURY IF STAY IS DENIED. FINALLY THE PUBLIC INTEREST WILL BE SERVED BY GRANTING STAY. BELIEVE ME THIS **HIJACKING** TITLES HAPPENS ALL THE TIME, THE ONLY THING I WISH THE 5 YEAR CRIMINAL STATUE WOULD STILL BE IN AFFECT SO WE CAN JAIL THESE SCUM BAGS.

PRAYER

ALL I WANT HERE IS A FIGHTING CHANCE TO BRING THEM CONVICTED FELONS TO JUSTICE IN FRONT OF A JURY IN DISTRICT COURT, AFTER 16 YEARS FIGHTING THESE CROOKS, I BRING THE FIGHT TO THEM, I DESERVE A JURY TRIAL AS REQUESTED AND LET THE CHIPS FALL

**WHERE THEY MAY, REMAND CASE BACK TO DISTRICT COURT FOR
TRIAL, WITH NEW APPOINTED JUDGE AND OR STAY CASE REMAND
BACK TO U.S. FIFTH CIRCUIT FOR ORAL AUGUMENT.**

RESPECTFULLY SUBMITTED,



**JAMIE LABRANCHE
2173 CARMEL VALLEY DRIVE
LAPLACE, LA. 70068
CELL 504-559-9586**

CERTIFICATE OF SERVICE

I HEREBY MAILED THIS APPLICATION FOR STAY IN US MAIL POSTAGE

PREPAID TO U.S. FIFTH CIRCUIT, COUNSEL OF RECORD ON 8-13-2020.



JAMIE LABRANCHE 8-13-2020

United States Court of Appeals
for the Fifth Circuit

No. 19-30962

JAMIE LABRANCHE,

Plaintiff—Appellant,

versus

NESTOR I, L.L.C.; DEAN MORRIS, L.L.C.,

Defendants—Appellees.

Appeal from the United States District Court
for the Eastern District of Louisiana
USDC No. 2:18-CV-8399

ORDER:

IT IS ORDERED that the appellant's motion to stay further proceedings in this court is DENIED.

IT IS FURTHER ORDERED that the appellant's motion to maintain the status quo to stay implementation of 5th Circuit orders and judgments is DENIED.

Patrick E. Higginbotham

PATRICK E. HIGGINBOTHAM
United States Circuit Judge

IN THE UNITED STATES COURT OF APPEALS FIFTH CIRCUIT

CASE NO. 19-30962

JAMIE LABRANCHE

PLAINTIFF - APPELLANT

VS.

NESTOR I LLC, DEAN MORRIS LLC,

DEFENDANTS - APPELLIES

**EMERGENCY APPLICATION FOR STAY, TO MAINTAIN STATUS QUO-TO
STAY INPLEMENTATION OF 5TH CIRCUITS ORDERS AND JUDGMENTS**

NOW INTO COURT, APPELLANT JAMIE LABRANCHE FILES
EMERGENCY APPLICATION FOR STAY, TO MAINTAIN THE STATUS QUO-
TO STAY INPLEMENTATION OF 5TH CIRCUIT ORDERS AND JUDGMENTS.
CLERK LYLE W. CAYCE AND JUDGE PATRICK HIGGINBOTHAM IS AT WAR
WITH CONSTITUTION OF THE UNITED STATES AND IN DIRECT VIOLATION
OF MY CIVIL RIGHTS (SEE RECORD IT SPEAKS FOR ITSELF).
THE ABOVE CLERK AND JUDGE HAVE TOOK UPON THEMSELVES TO RULE
ON ENTIRE CASE, EVEN WHEN IT WOULD REQUIRE THREE PANEL JUDGES,
FURTHER MORE DENYING TO RULE ON OUTSTANDING MOTIONS RELATED
TO JUDGE HIGGINBOTHAM AND CLERK LYLE W. CAYCE CONDUCT IN
HANDLEING CASE, TO INCLUDE JUDGE MENTAL HEALTH. (SEE ATTACHED
ORDER) EXHIBIT (A) PLEASE REFER TO DOCKET SHEET (ALL THERE IN
BLACK AND WHITE).

THIS IS A OUTRAGEOUS AFFRONT ATTACK ON THE CONSTITUTION AND
MY CIVIL RIGHTS, IRREPARABLE HARM WILL RESULT FROM DENIAL OF
STAY.

PRAYER

TO STAY THE CASE, UNTIL IT CAN BE PROPERLY RULED ON BY ENBANC
JUDGES, NOT THE CLERK OR A SOLE JUDGE.

RESPECTFULLY SUBMITTED,

JAMIE LABRANCHE
2173 CARMEL VALLEY DRIVE
LAPLACE, LA. 70068
504-559-9586

United States Court of Appeals
for the Fifth Circuit

No. 19-30962

JAMIE LABRANCHE,

Plaintiff—Appellant,

versus

NESTOR I, L.L.C.; DEAN MORRIS, L.L.C.,

Defendants—Appellees.

Appeal from the United States District Court
for the Eastern District of Louisiana
USDC No. 2:18-CV-8399

ORDER:

IT IS ORDERED that appellant's motion for clarification of the July 16, 2020 order is DENIED.

IT IS FURTHER ORDERED that appellant's motion concerning a ruling on the outstanding motions is DENIED.

Patrick E. Higginbotham

PATRICK E. HIGGINBOTHAM
UNITED STATES CIRCUIT JUDGE

United States Court of Appeals
for the Fifth Circuit



No. 19-30962

A True Copy
Certified order issued Aug 07, 2020

JAMIE LABRANCHE,

Judy W. Coyle
Clerk, U.S. Court of Appeals, Fifth Circuit
Plaintiff—Appellant,

versus

NESTOR I, L.L.C.; DEAN MORRIS, L.L.C.,

Defendants—Appellees.

Appeal from the United States District Court for the
Eastern District of Louisiana
USDC No. 2:18-CV-8399

CLERK'S OFFICE:

Under 5TH CIR. R. 42.3, the appeal is dismissed as of August 7, 2020, for want of prosecution. The appellant failed to timely return a sufficient brief and a sufficient record excerpts.

LYLE W. CAYCE
Clerk of the United States Court
of Appeals for the Fifth Circuit

Mary Stewart

By: _____

Mary C. Stewart, Deputy Clerk

ENTERED AT THE DIRECTION OF THE COURT

DENIED
MOTION

IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

NO. 19-30962

JAMIE LABRANCHE,

PLAINTIFF- APPELLANT

V.

NESTOR I LLC; DEAN MORRIS, LLC,

DEFENDANTS- APPELLEES

**MOTION FOR LEAVE TO FILE MOTION TO CLARIFY COURT
ORDER FILED ON 7-16-2020 AND FAILURE TO RULE ON OUTSTANDING
MOTIONS.**

NOW INTO COURT, APPELLANT JAMIE LABRANCHE MOVES COURT TO EXPLAIN IN DETAIL THIS CONTRADICTING ORDER WHICH FIRST PARAGRAPH STATES TO STRIKE BRIEF AND RECORD EXCERPTS AND DISMISS THE APPEAL FOR FAILURE TO PROSECUTE, SECOND PARAGRAPH STATES THE APPELLANT IS PROVIDED 14 ADDITIONAL DAYS. **WHAT ITS GOING BE, BEHIND PARAGRAPH ONE (CASE DISMISS) BEHIND PARAGRAPH TWO (14 DAYS TO FILE BRIEF, EXCERPTS).**

AT THIS POINT I AM WAITING ON CLARIFICATION, BEFORE I PROCEED. AFTER SPEAKING TO A DIFFERENT CIRCUIT, I HAVE UNANSWERED QUESTIONS, ACCORDING TO THEM HOW ONE LONE JUDGE AND CLERK

**RULE ON MOTIONS REQUIRING A THREE JUDGE PANEL WITH A
HEARING, OUTSTANDING MOTIONS THAT NEED RULINGS DATED 7-7-2020**
MOTION TO TRANSFER CASE, MOTION TO DISQUALIFIED JUDGE
HIGGINBOTHAM AND CLERK OF COURT, NOTICE OF CONSTITUTIONAL
QUESTION NEEDS TO BE CERTIFIED AND CHIEF JUDGE NEEDS TO RULE
ON MEDICAL EVALUATION FOR JUDGE HIGGINBOTHAM.

CONCLUSION

IN MY LAST MOTIONS 7-7-2020 I STILL PERCEIVED THIS COURT HAS LOST
THERE JURISDICTION OVER THIS CASE.

RESPECTFULLY SUBMITTED,

JAMIE LABRANCHE
2173 CARMEL VALLEY DRIVE
LAPLACE, LA. 70068
504-559-9586

CC; AG BARR
CC;J COMM

* NOTE THIS IS THAT DIRTY DIRTY IN DEEP SOUTH
CONFLICT WITH CLERK OF COURT

IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

NO. 17-30600

JAMIE LABRANCHE

PLAINTIFF- APPELLANT

VERSUS

DEPARTMENT OF DEFENSE, INSPECTOR GENERAL,

DEFENDANT- APPELLEE

EMERGENCY APPLICATION FOR STAY TO PROTECT THE RECORD WITH

CLASSIFIED AND UNCLASSIFIED DOCUMENTS FROM CLERK LYLE W.
CAYCE

FROM FURTHER DESTROYING OR CONCEALING AND TO REOPEN CASE DUE

TO FRAUD UPON THE COURT BY OFFICER LYLE W. CAYCE

NOW INTO COURT APPELLANT JAMIE LABRANCHE FILES EMERGENCY

APPLICATION FOR STAY TO PROTECT THE RECORD AND MAINTAIN
STATUS

QUO- TO STAY IMPLEMENTATION OF 5TH CIRCUIT ORDERS AND
JUDGMENTS.

CLERK LYLE W. CAYCE YET AGAIN TRYING TO CONCEALED THE

RE-OPENING OF CASE 17-30600 LABRANCHE VS. DEPARTMENT OF DEFENSE,

FAILED TO FILE IN RECORD AND SENT LETTER DATED JULY 29, 2020

STATING WE ARE TAKING NO ACTION ON THIS MOTION. SEE EXHIBIT (A)

WOW!! ONLY IN THE DIRTY DIRTY A CLERK LYLE W. CAYCE COMMITTED FRAUD UPON THE COURT WITH ABOVE CASE, CAN ALL BY HIMSELF CAN RULE TO NOT TO REOPEN CASE ALONE.

THAT'S NOT THE CLERKS CALL UNDER THE ABOVE CONDITIONS ACCORDING TO OTHER CIRCUITS; PRECEDENTIAL U.S. COURT OF APPEALS FOR THIRD CIRCUIT NO. 04-4270 IN CONJUNCTION WITH 6TH CIRCUIT. PERHAPS YOU SHOULD READ THIS BEFORE YOU DECIDE TO BE **JUDGE AND JURY**

PRAYER

TO STAY CASE TO PROTECT DOCUMENTS UNTIL THE REOPENING OF CASE CAN PROPERLY BE HEARD BY ENBANC JUDGES.

RESPECTFULLY SUBMITTED

JAMIE LABRANCHE
2173 CARMEL VALLEY DRIVE
LAPLACE, LA. 70068
504-559-9586

* NOTE THIS IS THAT DIRTY DIRTY IN DEEP SOUTER
CONFLICT OF INTEREST WITH CLERK OF COURT

IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

NO. 17-30600

JAMIE LABRANCHE,

PLAINTIFF-APPELLANT,

VERSUS

DEPARTMENT OF DEFENSE, INSPECTOR GENERAL,

DEFENDANT-APPELLEE.

**MOTION TO REOPEN CASE DUE TO FRAUD UPON THE COURT BY
OFFICER CLERK OF COURT " LYLE W. CAYCE "**

NOW INTO COURT PLAINTIFF JAMIE LABRANCHE MOVES TO REOPEN CASE NO. 17-30600 FOR FRAUD UPON THE COURT COMMITTED BY CLERK OF COURT LYLE W. CAYCE, A LETTER TO CHIEF JUDGE OWEN ON 2-26-2020 REQUESTING INVESTIGATION OF ABOVE AND TO REOPEN CASE WITH FULL PANEL ENBANC HEARING, RESULTING IN NO ACTION TO DATE. (SEE ATTACHED LETTER) TO CHIEF JUDGE EXHIBIT (A). NOW LABRANCHE FILING THIS FORMAL MOTION TO REOPEN.

CLERK OF COURT LYLE W. CAYCE FIRST AND FORMOST HAD A DUTY TO RECUSED HIMSELF INSTANTLY WITH EXPARTE COMMUNICATION WITH RANKING DOD OFFICIALS.

CONCLUSION

WITHOUT SHOWING MY HAND, DUE TO FEDERAL AGENT, DOD,
NAVY PERSONNEL INVOLVED I MAY CALLED IN FUTURE HEARING,
AS WITNESSES. ASK YOURSELF THIS QUESTION, WANT TO COVER-UP
NAVY YARD MURDERS AND AUDIT OR YOU WANT TO KNOW WHO NEW
ABOUT MENTAL CONDITION OF SHOOTER AHEAD OF TIME. ITS YOUR
CHOICE. **COME ON!! A DISTRICT MAG. JUDGE CALLING THE SHOTS,**
WAS THE LAWYER REPRESENTED THE DEFENDANT, DENIED TO AMEND
COMPLAINT, A JUDGE THAT WAS APPOINTED BY PRES. BILL CLINTON
THAT, WITH HIS WIFE HILARY CLINTON INVOLVED WITH CASE
DURING HER ELECTION ITS ALL THERE IN BLACK AND WHITE.

PRAYER

REOPEN CASE SO U.S. PEOPLE KNOW WHAT REALLY WENT DOWN, AND
ATTEMPTED COVER-UP THERE AFTER.

RESPECTFULLY SUBMITTED,

JAMIE LABRANCHE
2173 CARMEL VALLEY DRIVE
LAPLACE, LA. 70068
504-559-9586

TO: U.S. DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA
500 POYDRAS STREET ROOM C 151
NEW ORLEANS, LA. 70068

AUGUST 28, 2018

DEAR CLERK,

I AM WRITING THIS LETTER PURSUANT TO TITLE II OF ADA IN CONJUNCTION WITH THE FEDERAL SECTION 504 OF REHAB ACT. I ATTACHED THIS LETTER TO COMPLAINT TO NOTIFY WHO EVER JUDGE ASSIGNED TO CASE THAT I HAVE A LONG STANDING LEARNING DISABILITY THAT REQUIRED ME TO BE IN SPECIAL EDUCATION SINCE ELEMENTRY SCHOOL SINCE 1976, WITHOUT EXPOSING MEDICAL RECORDS I ATTACHED A LETTER DATED OCTOBER 21, 1976. I AM REQUESTING A ATTORNEY TO BE APPOINTED IN THIS VERY COMPLICATED CASE AND A JURY TRIAL SO I CAN EXPRESS ORALLY WHAT HAPPEN. THIS IS MY HOUSE FOR 25 YEARS THAT DEFENDANTS IS TRYING TO STEAL AFFECTING MY LIFE, LIBERTY, AND PROPERTY.

THANKS,


JAMIE LABRANCHE
2173 CARMEL VALLEY DRIVE
LAPLACE, LA. 70068
CELL 504-559-9586

EXHIBIT (1)

SPECIAL EDUCATION CENTER
COLLEGE OF EDUCATION
BOX 2782 -- UNIVERSITY STATION
NICHOLLS STATE UNIVERSITY
THIBODAUX, LOUISIANA 70301

Mrs. Willie Mae LaBranche
492 Maple Loop
LaPlace, La. 70068

EXHIBIT (C)



COLLEGE OF EDUCATION
NICHOLLS STATE UNIVERSITY
BOX 2782, UNIVERSITY STATION
THIBODAUX, LOUISIANA 70301

DEPARTMENT OF SPECIAL EDUCATION

SPECIAL EDUCATION CENTER

October 21, 1976

Mrs. Willie Mae LaBranche
492 Maple Loop
LaPlace, La. 70068

Re: Jamie LaBranche
St. Joan of Arc

Dear Mrs. LaBranche:

We have scheduled an appointment for evaluation of Jamie for 8:30 a.m. on Wednesday, November 3, 1976, at our office in room 174 Peltier Hall on the Nicholls campus. The evaluation may take as long as 5 hours.

Enclosed is a case history form which we would like for you to fill out as completely as you can and bring with you when you take Jamie for his appointment.

If you should be unable to keep this appointment please notify our office immediately at the above address or by calling 446-8111, Extension 221.

Sincerely,

Helon B. Harwell, Ph.D., Head
Department of Special Education

HBH:edl

Enc.

cc: Mrs. Juliette Alford

EXHIBIT (B)