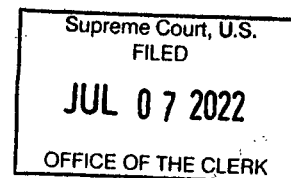


ARTHUR McQUILLA
#152425 F2B. RM. 1261
LEE C.I. 990 WISACKY HWY.
BISHOPVILLE, S.C. 29010

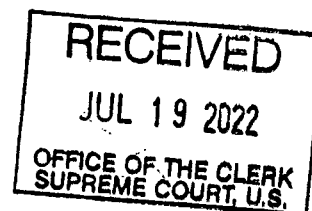


IN RE: TO SEEKING REHEARING ON THE APPLICATION TO INDIVIDUAL
JUSTICES FROM JUSTICE KETANJI BROWN JACKSON RELATED TO CASE
OUT OF THE SOUTH CAROLINA SUPREME COURT.

TO: JUSTICE KETANJI BROWN JACKSON,

MA'AM ATTACHED YOU WILL FIND EXHIBIT, "BEEKMAN
SPOILIATION". THIS IS A COPY OF AN INSTITUTION DEBIT FORM PROVING
MAILING AND RECEIPT OF LEGAL PLEADING BY THE SUPREME COURT ONLY
TO BE DESTROYED IN CRIMINAL ACTS OF FRAUD AND OBSTRUCTION OF
JUSTICE. THE INITIAL APPLICATION TO STAY THE SOUTH CAROLINA
SUPREME COURT CASE WAS DENIED BY JUSTICE ROBERTS PREVIOUSLY.
WE KNOW YOU ARE JUST GETTING STARTED IN YOUR TENOR WITHIN THE
SUPREME COURT. BUT WHAT BETTER WAY TO GET STARTED THEN BY DIVING
INTO A CASE OF THIS MAGNITUDE THAT WOULD HAVE POTENTIALLY GLOBAL
RELIGIOUS AND RACIAL RAMIFICATIONS AND OR IMPLICATIONS. WITHIN
THE ATTACHED EXHIBITS, THE PETITIONER(S) MADE CLAIMS THAT THE
UNITED STATES SUPREME COURT WAS COMPROMISED BY WELL CONNECTED
FEDERAL GOVERNMENT AGENTS WHO ARE ESSENTIALLY VIOLATING THE
SEPARATION OF POWERS CLAUSE BY THE EGREGIOUS ACTS OF FRAUD,
CONSPIRACY AND OBSTRUCTION OF JUSTICE THAT HAS OCCURRED REGARDING
THESE CASES BEHIND RELIGIOUS AND RACIAL HATRED. THE PETITIONER(S)
MADE CLAIM THAT THESE UNDISCLOSED AND OR UNNAMED FEDERALLY CON-
NECTED OFFICIALS COMPROMISED THE UNITED STATES SUPREME COURT
DUE TO THE EXTRAORDINARY NATURE OF THIS CASE, AND DESTROYED,
SPOILIATED ESSENTIAL LEGAL PLEADINGS TO CRIMINALLY PUSH THE

1-of-4



PETITIONER(S) CRAWFORD AND McCRAY PAST THE TIME FOR FILING FOR WRIT OF CERTIORARI. THIS CLAIM WAS MADE SIGNIFICANTLY PRIOR TO THE ROE V. WADE LEAK ON ABORTION WHICH AIDED TO SUPPORT OUR CLAIM THAT THE UNITED STATES SUPREME COURT VIA ITS VARIOUS EMPLOYEES HAS INDEED BECOME COMPROMISED WITH THE SPECIFIC INTENT TO PREVENT CRAWFORD'S ENTRY BEFORE THIS COURT TO CHALLENGE HIS CRIMINAL CONVICTION IN ACTS OF FRAUD AND OBSTRUCTION OF JUSTICE. SINCE THAT TIME ADDITIONAL EVIDENCE HAS SURFACED THAT FURTHER GIVES CREDENCE, VERITY, THAT THE PETITIONER(S) WERE CORRECT IN THEIR ASSESSMENT THAT THE UNITED STATES SUPREME COURT HAS INDEED BEEN COMPROMISED BY THE DEFENDANTS DIRECTLY CONNECTED TO THESE CASES, THE UNITED STATES GOVERNMENT AND PARTIES HAVING TAKEN SPECIFIC STEPS DESIGNED TO SPECIFICALLY TARGET US AND OUR FILINGS TO THWART JUST AND FAIR REVIEW.

THE PETITIONER, McQUILLA, AFTER BEING DENIED APPLICATION TO INDIVIDUAL JUSTICES BY JUSTICE ROBERTS, SENT THE REQUEST FOR REHEARING OF THE APPLICATION TO JUSTICE SOTOMAYOR. THIS PLEADING WAS SENT IN ALONG WITH MR. CRAWFORD'S PETITION SEEKING WRIT OF CERTIORARI FOR CASE 21A383 PERTAINING TO CASE 21-1330 OUT OF THE THIRD CIRCUIT. NOT ONLY DID THE CONSPIRING WELL CONNECTED FEDERAL OFFICIALS COMPROMISING EMPLOYEES OF THE U.S. SUPREME COURT HAVE DESTROYED, SPOLIATED, THE CRAWFORD AND McCRAY INITIAL PETITION SEEKING WRIT OF CERT. AND ITS ATTACHMENTS TO PUSH THEM PAST THE TIME FOR FILING IN MACHINATION. BUT THEY HAVE NOW, AGAIN, DESTROYED, SPOLIATED, THE TIMELY SENT PETITION SEEKING WRIT OF CERTIORARI RELATED TO CASE 21-1330 WHICH WAS SENT IN TO BE FILED UNDER CASE 21A383. THEY ALSO DESTROYED, SPOLIATED THE McQUILLA SUBSEQUENT PLEADING SEEKING REHEARING OF THE APPLICATION THAT WAS DENIED BY JUSTICE ROBERTS SEEKING TO STAY THE SOUTH CAROLINA SUPREME COURT BECAUSE THE PLEADINGS FOR BOTH CRAWFORD AND McQUILLA WERE SENT IN THE SAME ENVELOPE BY CERTIFIED MAIL VIA RICHARD BEEKMAN ON BEHALF OF THE PETITIONER WHO IS ANOTHER INMATE PARTY SUBJUDICE RELATED TO THESE LEGAL ISSUES BY CERTIFIED MAIL NO. 7021 0950 0001 0837 0751. ACCORDING

TO THE U.S. POSTAL SERVICE. THE LEGAL PLEADING WAS PICKED UP BY THE EMPLOYEES OF THE U.S. SUPREME COURT ON MAY 31, 2022 AT 10:00 AM ONLY TO BE COMPROMISED, DESTROYED, SPOLIATED, NOW PUSHING MR. CRAWFORD, THE LEAD PETITIONER IN THESE CASES, PAST THE TIME FOR FILING PETITION FOR SEEKING WRIT OF CERTIORARI IN CASE 21A383 FOR CASE 21-1330 BEHIND RELIGIOUS AND RACIAL HATRED. ONE TIME OCCURRENCE THEY CAN CLAIM A FLUKE COINCIDENCE, BUT TWICE NOW, AND AT THIS CRITICAL STAGE? ANY SUCH CLAIM BY THE COURT WOULD BE SUSPECT TO SAY THE LEAST WARRANTING SANCTIONS AND CRAWFORD AND McCRAY BE PERMITTED TO BE ADDED AS A PARTY UNDER CASE 21-8066. MR. MEEK THE APPLICATION ATTORNEY CONFIRMED THAT THE LEGAL PLEADING HAS MYSTERIOUSLY DISAPPEARED AGAIN AS OUR PRIOR FILING WHICH IN FUNDAMENTAL FAIRNESS CRAWFORD MUST ALSO BE PERMITTED TO FILE THE PETITION FOR CASE 21-1330 NOW VIA SANCTIONS. ALL THE PETITIONER(S) WERE DETRIMENTALLY RELIANT UPON THE CRAWFORD FILING UNDER CASE 21A383 FOR THE PURPOSE OF FURTHER ESTABLISHING 28 U.S.C. § 1407 TRANSFER. THE PETITIONER(S) OBJECT AND WE NOT ONLY SEEK BY APPLICATION TO STAY THE McQUILLA STATE SUPREME COURT CASE, BUT ALSO SEEK THAT THE U.S. SUPREME COURT CORRECT AND REMEDY THE INJUSTICE THAT HAS OCCURRED AND HALT THIS CRIMINAL ACTIVITY THAT IS APPARENTLY GOING ON WITHIN THE UNITED STATES SUPREME COURT.

THE PETITIONER(S) ALSO GIVE THE HONORABLE UNITED STATES SUPREME COURT NOTICE THAT THE STATE OF SOUTH CAROLINA, THOUGH IT ENGAGED IN FRAUD CONSPIRING WITH JUDGE HODGES OF THE DISTRICT COURT, TRIED TO NEGATE THESE FACTS VIOLATING 18 U.S.C. § 1001, HAS NOW LEGALLY DEFAULTED ON THE FACTUAL ALLEGATIONS OF THIS CASE AND THE PETITIONER(S) SEEK TO EXERCISE ALL RIGHTS OF RES JUDICATA AND OR COLLATERAL ESTOPPEL WHICH WOULD FURTHER GO TOWARD OUR RIGHT TO SEEK THE STAY OF THE S.C. SUPREME COURT CASE THAT JUSTICE ROBERTS INITIALLY DENIED AND THE STAY THAT JUSTICE ALITO DENIED THAT IS SOUGHT REHEARING BY JUSTICE SOTOMAYOR. THESE DOCUMENTS ARE NOW BEING SERVED UPON YOU THE HONORABLE JUSTICE

KETANJI BROWN JACKSON SEEKING THAT YOU REHEAR THE SUBMITTED
APPLICATION TO INDIVIDUAL JUSTICES UNDER RULE 22 TO HAVE THE
CASE WITHIN THE SOUTH CAROLINA SUPREME COURT IN QUESTION STAYED.
THE PETITIONER(S) THANKS YOU IN ADVANCE,

RESPECTFULLY,

ARTHUR McQUILLA ET.

AL.,

A handwritten signature in cursive script, appearing to read 'Arthur McQuilla', written in dark ink.

JULY 7, 2022