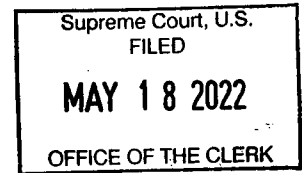


NO. _____



IN THE
SUPREME COURT OF THE UNITED STATES

LAWRENCE L. CRAWFORD AKA
JONAH GABRIEL JAHJAH T. TISHBITE;
RON SANTA McCRAY---PETITIONER(S)

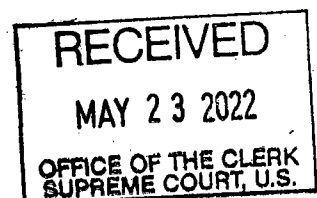
Vs.

THE UNITED STATES; JUDGE LINARES; WARDEN NELSON; S.C.D.C.;
DIRECTOR BRYAN STIRLING; THE S.C.D.C. MUSLIM CHAPLAIN;
MS. FOX ET. AL.,---DEFENDANTS-APPELLEES

ON PETITION FOR WRIT OF CERTIORARI TO
THE THIRD CIRCUIT COURT OF APPEALS ET. AL.,

MOTION TO FILE APPLICATION TO INDIVIDUAL JUSTICES PURSUANT
TO RULE 22; MOTION TO STAY CASE 21-1330 OUT OF THE 3rd.
CIRCUIT COURT OF APPEALS DUE TO FRAUD UPON THE COURT,
CRIMINAL CONSPIRACY AND OBSTRUCTION OF JUSTICE
DUE TO MULTI-DISTRICT SOUGHT LITIGATION

IN RE: CASE 21-1330 IN THE 3rd. CIRCUIT AND RELATED MATTERS.



TO: THE HONORABLE JUDGE ALITO,
THE UNITED STATES SUPREME COURT,
THE FOURTH CIRCUIT COURT OF APPEALS,
THE THIRD CIRCUIT COURT OF APPEALS ET. AL.,

HERE THE HONORABLE JUDGE ALITO, THE UNITED STATES SUPREME COURT AND ALL PARTIES WILL FIND:

(1) A COPY OF EXHIBIT, "STAY DENIAL". THIS IS A COPY OF THE ORDER ISSUED BY THE 3rd. CIRCUIT COURT OF APPEALS DATED MARCH 1, 2022 DENYING THE MOTION TO STAY CASE 21-1330.

(2) A COPY OF THE LETTER SENT TO JUDGE ROBERTS RELATED TO CASE 21A425 AND RELATED MATTERS PRESENTLY PENDING BEFORE THE UNITED STATES SUPREME COURT, [5] PAGES DATED MARCH 17, 2022. IF THIS LETTER IS NOT ATTACHED? THE PETITIONER SEEKS THAT A COPY BE OBTAINED FROM WITHIN CASE 21A425 AND IT BE MADE A PART OF THE COURT RECORD WITHIN THIS CASE.

(3) EXHIBIT, "2020-001615/2020-00974 PETITION". THIS IS A COPY OF THE PETITION SEEKING LEAVE FOR WRIT OF CERTIORARI THAT WAS SOUGHT TO BE FILED OUT OF TIME AND OR BEYOND THE TIME LIMIT PERTAINING TO CASES 2020-001615 AND 2020-000974 OUT OF THE SOUTH CAROLINA SUPREME COURT THAT ARE DIRECTLY CONNECTED TO CASE 21-1330 WHERE THESE CASES WERE SOUGHT TRANSFERRED AS TAG ALONG CASES PURSUANT TO 28 U.S.C. § 1407 AND IN THE INTEREST OF JUSTICE THAT WAS OBSTRUCTED FILING BY THESE CONSPIRING STATE AND FEDERAL ACTORS CONSPIRING UNDER COLOR OF LAW AND OR AUTHORITY IN VIOLATION OF 42 U.S.C. §§ 1985(2) AND (3) AND THE EQUAL PROTECTION OF THE LAWS CLAUSE AS WELL AS IN VIOLATION OF THE SEPARATION OF POWERS CLAUSE IN EFFORTS TO COMPROMISE THE UNITED STATES SUPREME COURT ITSELF IN BLATANT DEFIANCE TO "JUSTICE AND FAIRNESS" AND DUE PROCESS LAW TO PUSH THE PETITIONERS PAST THE TIME FOR FILING TO THWART THE REVIEW OF THE HONORABLE JUSTICES OF THE UNITED STATES SUPREME COURT.

(4) EXHIBIT, "CASE NO. 2020-001615", [28] PAGES DATED MAY 16, 2021 FILED WITHIN OVER (20) PETITIONER(S)/ INMATES CASES SUBJUDICE WITHIN THE STATE OF SOUTH CAROLINA.

(5) EXHIBIT, "DEFAULT AND VOIDING OF JURISDICTION", [22] PAGES DATED MARCH 20, 2021 FILED WITHIN OVER (20) PETITIONER(S)/INMATES CASES SUBJUDICE IN THE STATE OF SOUTH CAROLINA CASES. THESE TWO DOCUMENTS ELABORATE ON THE PROCEDURAL PROCESSING RULE RELIED UPON WITHIN THESE MULTI-DISTRICT SOUGHT LITIGATION CASES THAT ESTABLISH THE DEFAULT AND VOIDING OF JURISDICTION THAT ATTACHES TO THE UNITED STATES GOVERNMENT WHO ARE PARTY IN THE CRAWFORD CASES.

(6) A COPY OF THE DOCUMENT ENTITLED, "MOTION TO FILE APPLICATION TO INDIVIDUAL JUSTICES PURSUANT TO RULE 22 SEEKING TO STAY CASE 21-1330 OUT OF THE 3rd. CIRCUIT TO SEEK LEAVE TO FILE PETITION SEEKING WRIT OF CERTIORARI OUT OF TIME AND OR BEYOND THE TIME LIMIT FOR BOTH CASE(S) 20-7073 OUT OF THE 4TH. CIRCUIT COURT OF APPEALS AND CASE(S) 2020-001615 AND 2020-000974 OUT OF THE SOUTH CAROLINA SUPREME COURT DUE TO OBSTRUCTION OF JUSTICE, MULTI-DISTRICT LITIGATION AND THE SEEKING OF 28 U.S.C. § 1407 DISQUALIFICATION AND TRANSFER", [22] PAGES DATED FEBRUARY 25, 2022.

(7) A COPY OF THE DOCUMENT ENTITLED, "MOTION TO FILE APPLICATION TO INDIVIDUAL JUSTICES PURSUANT TO RULE 22; MOTION TO AMEND THE APPLICATION UNDER RULE 22 SEEKING STAY OF CASE 21-1330 OUT OF THE 3rd. CIRCUIT TO SEEK TO STAY OF CASE 21-6275 OUT OF THE 4TH. CIRCUIT AND TRANSFER PURSUANT TO 28 U.S.C. § 1407 AND IN THE INTEREST OF JUSTICE DUE TO MULTI-DISTRICT SOUGHT LITIGATION", [22] PAGES DATED FEBRUARY 25, 2022. THE REMAINDER OF THE EXHIBITS REFERRED TO WITHIN ATTACHMENTS 6 AND 7 ARE FILED UNDER CASE 21A561 THAT WAS SENT TO THE UNITED STATES SUPREME COURT CERTIFIED MAIL ON MONDAY APRIL 24, 2022 ALSO SEEN UNDER CASE 21A425. THESE

TWO DISTINCT AND SEPARATE DOCUMENTS, ITS EXHIBITS, AND THE OTHERS AFOREMENTIONED ARE NOW FILED TO DOCUMENT THE OBSTRUCTION ENGAGED IN BY THE DEFENDANTS INVOLVED AND IN SUPPORT OF SEEKING THAT THE HONORABLE UNITED STATES SUPREME COURT AND JUDGE ALITO STAY CASE 21-1330 OUT OF THE 3rd. CIRCUIT COURT OF APPEALS.

(8) EXHIBIT , "JOINT PETITION". THIS IS A COPY OF THE PETITION FILED BY THE PETITIONERS JOINTLY FROM THE STATE OF SOUTH CAROLINA. THE APPENDICES FILED UNDER CASE 21A561 ARE SOUGHT OBTAINED TO BE FILED IN THIS CASE IN SUPPORT OF SEEKING THE STAY OF CASE 21-1330.

THERE IS NO NEED TO BE REDUNDANT. THE SAME ISSUES, DEFENSES, REASONS AND CLAIMS ARGUED WITHIN THESE EXHIBITS SEEKING THE STAY OF CASE 21-6275 OUT OF THE 4TH. CIRCUIT COURT OF APPEALS DIRECTLY APPLY TO THE SEEKING OF A STAY OF CASE 21-1330 OUT OF THE 3rd. CIRCUIT COURT OF APPEALS WHERE ALL OF THESE CASES ARE DIRECTLY RELATED AND OR ARE SISTER CASES AND ALL INDICATIONS POINT TO THESE PARTIES CONSPIRING ACROSS MULTIPLE STATE AND FEDERAL JURISDICTIONS IN THE INJUSTICES ARGUED WITHIN THE DOCUMENTS ATTACHED. IT IS THE PETITIONER(S) POSITION THAT THE 3rd. CIRCUIT IN ACTS OF ADDITIONAL MACHINATION ATTEMPTED TO DELAY RULING ON THE MOTION TO STAY CASE 21-1330 HOPING TO PUSH THE PETITIONER(S) OUT OF ANY OPPORTUNITY TO SEEK TO STAY BEFORE THE HONORABLE UNITED STATES SUPREME COURT OF CASE 21-1330 WHICH IS WHY THE PETITIONER(S) SOUGHT TO AMEND THE PREVIOUS FILING TO DRAW THEM OUT. IT WASN'T UNTIL THE 3rd. CIRCUIT SAW THAT WE AMENDED THE PLEADING TO SEEK STAY OF CASE 21-6275 OUT OF THE 4TH. CIRCUIT AS OPPOSED TO CASE 21-1330 OUT OF THE 3rd. CIRCUIT THAT THE THIRD CIRCUIT NOW FINALLY ISSUED THE ORDER NEEDED DENYING THE MOTION TO STAY CASE 21-1330 SUPPORTING THE CLAIMS MADE BY THE PETITIONER(S), A ORDER THAT WAS NOT AVAILABLE AT THE TIME THE PETITIONER(S) FILED THEIR PREVIOUS PLEADING TO STAY CASE 21-6275 OUT OF THE 4TH. CIRCUIT COURT OF APPEALS.

THE REASON WHY THE PETITIONER(S) CANNOT SEEK THIS RELIEF

FROM ANY OTHER COURT IS BECAUSE OF THE EXTRAORDINARY CIRCUMSTANCES SURROUNDING THESE CASES INVOLVING EGREGIOUS ACTS OF CRIMINAL CONSPIRACY AND OBSTRUCTION OF JUSTICE AT ALL LEVELS INVOLVING POWERFULLY CONNECTED GOVERNMENT OFFICIALS VIOLATING THEIR OATHS OF OFFICE TO UPHOLD THE STATE AND FEDERAL CONSTITUTIONS AND VIOLATING THE SEPARATION OF POWERS CLAUSE AS WELL AS VIOLATING THE PROVISIONS OF 28 U.S.C. § 1602-1612 ET. SEQ. VIA THE PROCEDURAL PROCESSING RULE RELIED UPON SUPPORTED BY FORTBEND COUNTY, TEXAS v. DAVIS, 139 S.Ct. 1843 (U.S.2019) AND THE DEFAULT INVOLVING THE UNITED STATES GOVERNMENT EMERGING FROM CASES 2006-CP-400-3567, 3568, 3569; 2013-CP-400-0084 THAT IS JURISDICTIONAL IN NATURE, CAN BE RAISED AT ANY TIME, EVEN AFTER A FINAL ORDER HAS BEEN ISSUED WITHIN THE CASE, AND CANNOT BE WAIVED AND OR FORFEITED BY THE PETITIONER(S). THUS, THE STAY OF CASE 21-1330 IS JUSTIFIED BY THE AFOREMENTIONED AS IS ALSO ARGUED WITHIN THE ATTACHMENTS SUBMITTED TO INCLUDE THE FACT THAT (A) THERE IS A "REASONABLE PROBABILITY" THAT [4] JUSTICES WILL GRANT CERTIORARI, OR AGREE TO REVIEW THE MERITS OF THE CASE, (B) THERE IS A "FAIR PROSPECT" THAT THE MAJORITY OF THE COURT WILL CONCLUDE UPON REVIEW THAT THE DECISION(S) BELOW STATE AND FEDERAL WERE ERRONEOUS WHERE THE COMPROMISED AGENTS OF THIS COURT ACTED TO PREVENT REVIEW AND USURP THE JURISDICTIONAL AUTHORITY OF THE UNITED STATES SUPREME COURT, (C) THAT IRREPARABLE HARM WILL RESULT FROM DENIAL OF THE STAY, (D) FINALLY, IN CLOSE CASE THE CIRCUIT JUSTICES MAY FIND IT APPROPRIATE TO BALANCE THE EQUITIES BECAUSE OF THE OBSTRUCTION, BY EXPLORING THE RELATIVE HARM TO THE APPLICANT(S) AS WELL AS THE INTEREST OF THE RELIGIOUS PUBLIC AT LARGE PROTECTED BY THE 1st. AMENDMENT, THE ESTABLISHMENT CLAUSE, THE SEPARATION OF POWERS CLAUSE AND THE EQUAL PROTECTION OF THE LAWS CLAUSE. THE PETITIONERS MOTION THAT THE HONORABLE JUSTICE ALITO NOW STAY CASE 21-1330 OUT OF THE 3rd. CIRCUIT COURT OF APPEALS AS WELL TO ALLOW THE HONORABLE UNITED STATES SUPREME COURT TO REVIEW ALL OF THESE CASES IN THEIR TOTALITY WHERE ARE NOT MERELY § 1983 ACTIONS, BUT § 1983 ACTIONS WHERE HABEAS CORPUS AND REMOVAL OF CRIMINAL CASE PLEADING ARE INTRINSICALLY INVOLVED

AS WELL REGARDING THE INMATES OUT OF THE STATE OF SOUTH CAROLINA. THE PETITIONER(S) GIVE THE UNITED STATES SUPREME COURT JUDICIAL NOTICE THAT FILING IN FORMA PAUPERIS AND DOCUMENTS WERE PREVIOUSLY SENT AS STATE IN THE LETTER TO JUSTICE ROBERTS UNDER CASE 21A425. WE SEEK THAT THE HONORABLE UNITED STATES SUPREME COURT MAKE USE OF THOSE DOCUMENTS FOR THIS FILING AS WELL WHERE ALL OF THESE CASES ARE DIRECTLY RELATED AND OR ARE SISTER CASES. THE PETITIONER(S) PRAY THAT THE HONORABLE UNITED STATES SUPREME COURT WILL GRANT THIS RELIEF TO INCLUDE ANY AND ALL OTHER RELIEF THE HONORABLE UNITED STATES SUPREME COURT WOULD DEEM JUST, FAIR AND PROPER. **ALSO SEE EXHIBIT, "TRUSTEE" HEREWITH ATTACHED.**

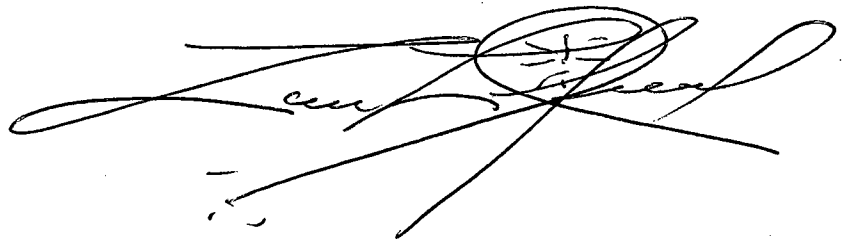
THE UNITED STATES SUPREME COURT'S JURISDICTION IS INVOKED PURSUANT TO 28 U.S.C. §§ 2201, 2202, 2101(f), 1407, 1257(a), 1254(1) AND THE ALL WRITS ACT.

RESPECTFULLY,

RON SANTA McCRAY



JONAH THE TISHBITE



APRIL 29, 2022

JUDICIAL NOTICE: EXHIBIT, "JOINT PETITION" IN NOW FILED ESTABLISHING CASES 20-974; 20-1651; 21-592; 21-631; 21-814; 21-309; 21-1422 RELATED TO CASE 21A561.