Case	No.	

IN THE

SUPREME COURT OF THE UNITED STATES OF AMERICA IN RE ROSALIND HOLMES.

EMERGENCY MOTION FOR LEAVE TO FILE PETITION FOR MANDAMUS IN EXCESS OF THE 40-PAGE LIMIT

Now comes Petitioner, Rosalind Holmes, as a pro-se litigant pursuant to Rule 33 respectfully requesting the Court to grant her request to file the Emergency Writ of Mandamus in Excess of the 40-page limitation.

Background

For good cause, the Court or a Justice may grant leave to file a document in excess of the word limits, but application for such leave is not favored. An application to exceed word limits shall comply with Rule 22 and must be received by the Clerk at least 15 days before the fling date of the document in question, except in the most extraordinary circumstances. This petition presents an unprecedented thirteen-year campaign of conspiracy and corruption against petitioner involving the Cincinnati Division of the F.B.I., City of Cincinnati, Freking, Myers, Reul LLC., Elizabeth Tuck, Ohio Disciplinary Counsel and Ohio Board of Professional Conduct and many others who are the defendants or parties of interest in this petition. As a result, petitioner cannot discuss each judgment in a separate petition to the Court because the judgments include similar defendants, interested parties, legal issues and facts which were decided simultaneously by the judges involved in the proceedings. In fact, the adverse judgments included in this petition are indicative of the underlying conflicts of interest, appearance of impropriety and clear abuse of discretion involving the judges, interested parties and defendants who are the Cincinnati Division of the F.B.I. Ohio Disciplinary Counsel, Ohio Board of Professional Conduct, attorneys, government officials and politicians which require immediate disqualification of the judges. These are the extraordinary circumstances precipitating petitioners' request for this Court to grant her application to file the emergency writ of mandamus in excess of the 40-page limitation.

This emergency application for a writ of mandamus includes Parts I-VI, Appendices A-JJ including 36 judgments, (pages 1-204), decided by several judges simultaneously, in the Butler County Area III Court, Ohio's Twelfth District Court of Appeals.

the Ohio Supreme Court, U.S. District Court for the Southern Division of Ohio and the U.S. Sixth Circuit Court of Appeals on similar legal issues or facts. All 36 judgments clearly and unambiguously demonstrate an abuse of discretion, overwhelming conflicts of interest and appearance of impropriety by the judges and defendants involved in the proceedings. The factual background, Appendix KK, (pages 205-240) provides a detailed explanation of thirteen years of conspiracy and corruption against petitioner involving the City of Cincinnati, Freking, Myers, Reul, LLC., Elizabeth Tuck, the Ohio Disciplinary Counsel, Ohio Board of Professional Conduct, Cincinnati Division of the Federal Bureau of Investigation, and many others. The other relevant and supporting documents Exhibits 1-10 and A-N, (pages 241-404), are included in support of the emergency petition

Conclusion

for a writ of mandamus.

For the foregoing reasons, Petitioner respectfully requests that the Court grant her request to file the Emergency Writ of Mandamus in Excess of the 40-page limitation.

Respectfully submitted,

Rosalind R. Holmes

6673 Boxwood Lane Apt. C

Liberty Township, Ohio 45044

(513) 306-8837 (phone)

Initial Submission November 8, 2022

Resubmitted November 26, 2022