

23-7848

No. -

ORIGINAL

IN THE
Supreme Court of the United States

IN RE Lyle R. Harrison,
A Man,

On Petition for a Writ of Mandamus to
the Illinois Supreme Court

PETITION FOR A WRIT OF MANDAMUS

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QUESTIONS PRESENTED

1. Whether due process allows the Denial of all Unredacted Police Reports by; Judge Richard L. Broch, Judge Jeremy J. Richey, Prosecutor Luke McNeill, and the Illinois Supreme Court to deny Lyle R. Harrison for +11 years; to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to be informed of the nature of the charges?
2. Whether due process allows the Denial of Peter Lux Jr's Estate farmland; settled, inheritance taxes paid, and given in 1922 to Lyle R. Harrison (An Heir) by; Judge Richard L. Broch, Judge Jeremy J. Richey, Prosecutor Luke McNeill, and the Illinois Supreme Court to continue to deny Lyle Harrison +51 years his lawful inheritance simply because they cannot comprehend or refused to read; Peter Lux Jr's Estate, the Agreed Order of Case 36CH63, and the 1924 Declaration of Trust?
3. Whether due process allows the Denial of Speedy Trial for 11 years by; Judge Richard L. Broch, Judge Jeremy J. Richey, Prosecutor Jon Luke McNeill, and the Illinois Supreme Court to deny Lyle Harrison for 11 years,(2013-2024) a speedy trial?
4. Whether due process allows the Denial +12 years by the presiding Judges in Moultrie County OR the Illinois Supreme Court to issue a Final Order in Roger L. Harrison Sr's probate Case 13-P-26 and 11CH27. And Whether Lyle Harrison, A Man, is entitled to relief pursuant to the: 14th Amendment, 6th Amendment, 1st Amendment, or in the alternative, 28 U.S.C. 1651(a), to vacate the false Final Orders of the lower Illinois Courts, or other relief as this Honorable Court deems appropriate?
5. Whether due process allows Judge Richard L. Broch, Judge Jeremy J. Richey, Prosecutor Luke McNeill, and the Illinois Supreme Court to aid and abet the unlicensed practice of the law, simply because they claim they "didn't know" the 2 false witnesses, Sandra Sanders and Cindy Kidwell, who falsely testified Lyle Harrison didn't inherit the "Wightman Tracts and Piatt County Tracts" from Peter Lux Jr's Estate were unlicensed non-attorneys?

PARTIES TO THE PROCEEDINGS

1. Petitioner is A Man, Lyle Roger Harrison, who petitioned the Illinois Supreme Court, and is the same Man who is petitioning this appeal to the Honorable Supreme Court of the United States.
2. Respondents in this Court for this appeal are as follows; Moultrie County Illinois Judge Richard L. Broch, Moultrie County Illinois Judge Jeremy J. Richey, Appellate Prosecutor Jon Luke McNeill, and Moultrie County Circuit Clerk Christa S. Helmuth are the Judges, Prosecutors, and elected officials to whom Mandamus is sought. The Respondents in this Court also include the Illinois Supreme Court.

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In The Supreme Court of the United States

No. _____

Lyle Roger Harrison,

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**On Petition for a Writ of Mandamus to the
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PETITION FOR A WRIT OF MANDAMUS

Lyle R. Harrison, A Man, respectfully Petitions this Honorable Court for a Writ of Mandamus to: Judge Richard L. Broch, Judge Jeremy J. Richey, Appellate Prosecutor Jon Luke McNeill, Circuit Clerk Christa S. Helmuth, and the Illinois Supreme Court.

OPINIONS BELOW

The Illinois Supreme Court denied May 30, 2018 the Original Mandamus #2, 123568.(App.B:2) The Petition for a Rehearing for Mandamus was denied April 26, 2024.(App.A:1) Mandamus #2 Petition for Rehearing was filed because the US 7th Circuit Court of Appeals Ordered(App.E:10) Lyle to go back to Illinois State Courts for his speedy trial rights in pending criminal case 13CF47. Criminal Case 13CF47 is pending 11 years, and Lyle Harrison's speedy trial demand since 2019 was denied +9 times.(App.H*:631)

Federal lawsuit 18-CV-0957 filed May 2018(App.F*:629) concerns the same issues as this petition. The US 7th Circuit Court of Appeals issued, May 20, 2019, their Final Order denying Lyle R. Harrison's Appeal for the police reports and a Speedy Trial.(App.E:10) The 7th Circuit US Court of Appeals issued a Mandate, June 11, 2019.(App.E:10)

JURISDICTION

The Illinois Supreme Court issued, May 30, 2018, a Dismissal Order denying Lyle Harrison's Motion for Leave to File a Complaint of Mandamus.(App.B:2) A Petition for Rehearing was filed and was

denied April 26, 2024.(App.A:1) This Petition is an appeal from the last Illinois Supreme Court Order denying rehearing.(App.A:1)

This Honorable Court has jurisdiction to review the Illinois Supreme Court's Final Order denying Lyle R. Harrison's Motion for Mandamus, under the Common Law, the All Writs Act, and the 1st, 4th, 6th, and 14th Amendments of the US Constitution which confer jurisdiction. And under the All Writs Act, 28 U.S.C. 1651.

PROVISIONS INVOLVED

The Fourteenth Amendment states in relevant part that "nor shall any state deprive any person of life, liberty, or property, without due process of law".

The Sixth Amendment states in relevant part that "In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury... and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defence".

The Fourth Amendment states in relevant part that "The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

The First Amendment states in relevant part that "Congress shall make no law... prohibiting the free exercise thereof; or the right of the people to peaceably assemble, and to petition the Government for a redress of grievances."

The All Writs Act, 28 U.S.C. 1651.

DEDICATION

To the 9 Honorable Supreme Court Justices; John Roberts, Clarence Thomas, Amy Coney Barrett, Samuel Alito, Ketanji Jackson, Sonia Sotomayor, Elena Kagan, Neil Gorsuch, and Brett Kavanaugh. This Petition for Writ of Mandamus is dedicated to the memory of my father, Roger L. Harrison Sr. Who loved his family above all, and was verbally assaulted by Judge Dan L. Flannell for 3 hours at the March 27, 2012 hearing which resulted in extreme

emotional duress causing his wrongful death. Yet, Roger Sr refused to sign away any part of the Peter Lux Jr. Estate or Trust farmland to Judge Flannell's Bank. This cost Roger Sr. his life. Lyle Harrison files a 6th Writ of Mandamus to honor his father, Roger Sr., his family, +100 lawyers, and 3 Illinois Law Colleges/professors; the University of Chicago, Northwestern University, and Northern Illinois University, whom all encouraged and motivated Lyle to file.

INTRODUCTION

This petition for Mandamus involves +5 cases filed in Moultrie County Illinois; 11CH27, 13P26, 13L7, 13CH57, and 13CF47. All these cases center around the Moultrie County probate case of Peter Lux Jr. and probate(13-P-26) of Roger L. Harrison Sr., Lyle Harrison's father. Roger Sr. died +12 years ago September 19, 2012, and his probate is still pending because Judge Richard Broch refuses to sign a Final Order in the probate ending all 5 cases. This Petition for Writ of Mandamus is filed for Lyle Harrison's rights, but closing Roger Sr's probate is the answer to end all 5 pending cases 12 years. Because distant relatives who filed these cases are; not heirs, not in the Trust, not in Roger Sr's Trust, and not in Peter Lux Jr.'s Estate, the only recourse they have is to file a criminal case to extort money. US BANK desire's this criminal case against Lyle R. Harrison to extort a signature, sale, and absolve their +\$17.6 million IRS Tax liability.

STATEMENT OF THE CASE

Statement of Facts

A. Probate Case 13-P-26 and Criminal Case 13-CF-47 Background

This Petition for Writ of Mandamus is filed against 2 Illinois Judges and 2 Elected officials because they denied, and continue to deny Lyle his civil rights.(App.H*:631) Lyle is not filing this Petition for Mandamus for a ruling in his favor, or justice. Lyle believes justice in Illinois is impossible and was only possible +12 years ago. After +12 years in Illinois Courts, this petition is filed only asking this Honorable Court to protect Lyle's civil rights and right to Due Process.

2 Illinois Judges, Richard Broch and Jeremy Richey, and +2 Illinois elected officials(Prosecutor Jon Luke McNeill, and Christa

Helmuth) denied and continue to deny Lyle his rights to; life, liberty, the pursuit of happiness, A Speedy Trial, UNREDACTED police reports, and a Final Order ending Roger Sr's Probate case; 13P26. Lyle was repeatedly told, unless the Harrison family dissolves their family trust(App.YYY:567) or sells the Peter Lux Jr. Estate farmland to Attorney Dan Flannell's bank, Hardware State Bank, or US BANK, the Harrison family won't receive their annual USDA/FSA Federal subsidies. Case 11CH27 was filed in 2011 by Lyle Harrison's Aunt, Charlotte Huggins, after the 9 Harrison Children refused to sign away federal USDA/FSA funds to Charlotte Huggins or her 2 daughters.(App.VVV:560) The Harrison family is currently denied annually ALL federal subsidies, because the USDA/FSA office denies their federal subsidies(XXX:565) until the 9 Harrison Children sign outside of Trust(App.G*:630) or sell to US BANK or Judge Dan Flannell's bank, Hardware State Bank n/k/a; First Community Bank of Moultrie County.(App.VVV:560/WWW:561/UUU:559)

Peter Lux Jr. purchased all the farmland in these 5 court cases and according to Peter Lux Jr's Estate,(App.VV:251/UU:250) The Moultrie Court 36CH63 Agreed Order,(App.CCC:393/BBB:368/) the 1924 Declaration of Trust,(App.WW:350) Fay Lux Purvis' Quit Claim Receipt filed as deed,(App.YY:357/XX:355/WW:350/G*:630), Alta Bowers Harrison, and Lyle Lux Harrison's Federal IRS form 706 GST Generation Skipping Tax filed March 1977 & March 1981 respectively(App.JJJ:462/KKK:479) by Estate Attorney Robert V. Elder. After Harry Howard Harrison died, August 19, 1973, with no Issue(App.HHH:421/GGG:415/WW:350/YY:357) the 9 Harrison Children became the owners in Trust of Peter Lux Jr's Estate by SPRINGING EXECUTORY INTEREST. Because 5 of the 9 Harrison Children were born before Harry Howard Harrison's death, therefore the class gift to the Harrison children vested indefeasibly taking the remainder of Harry Howard Harrison's life estate after Harry Harrison's death August 19, 1973.(App.MM:187/LL:175/II:147)

The 9 Harrison Children and their mother, Joy Harrison together all signed, and filed affidavits in Roger Sr's probate March 2014(App.LL:175) agreeing to take any and all interest in Peter Lux Jr.'s Estate farmland only through the living Trust of their father, Trustee Roger L. Harrison Sr.(App.II:147) The 9 Harrison Children also signed with their mother, the living trust of their mother Joy C. Harrison agreeing to take any and all interest in Peter Lux's farmland

through the trust of their father, Roger L. Harrison Sr. Because the 9 Harrison Children received Peter Lux's farmland by way of a SPRINGING EXECUTORY INTEREST,(App.WW:350/CCC:393) and kept the farmland in Trust,(App.II:147) the only way for Charlotte Huggins, her 2 daughters, and Floyd & Amy Purvis Willoughby to get any Trust money is through Roger Sr's probate case 13P26. This is why Judge Broch and Judge Flannell refuse to sign a Final Order +12 years in Roger Sr's probate 13P26 which ends +5 civil cases and criminal case 13CF47.(App.F:15/G:16/J:30/ZZZ:568). Attorney Craig Runyon filed September 2015 a motion to reopen Roger Sr's probate +3 years after Roger Sr's dies, and nothing was, is, or ever will be in Roger Sr's probate.(App.ZZZ:568) Judge Flannell signs an Order to reopen Roger Sr's despite the Harrison family hasn't gone to court in 10 years. 12 years after Roger Sr's death, having no hearings, filings, or activity, all the Judges refuse to sign a Final Order in Roger Sr's probate 13P26.(App.J:30/F:15/E:10/H:17/I:19/B*573) Judge Richard Broch signed a 3rd Fake Final Order in Civil Case 11CH27 purporting to end Roger Sr's probate and distribute money through Roger Sr's Estate, but the 3rd "Final" Order in 11CH27 is a fake Final Order and dismissed by SCOTUS as NOT final.(App.A*:572/F:15)

According to Estate Attorney Robert V. Elder's IRS tax filings, since August 19, 1973; **Hardware State Bank, US BANK**, Judge Dan Flannell(The Guardian Ad Litem), Judge Richard Broch, Attorney Dwight O'Keefe III, Attorney Craig Runyon, and Attorney David Y. Eberspacher with the help of 7 Illinois 4th District Appellate Judges,(App.D*:598/H:17/I:19) have diverted, laundered, and stolen +\$1 Million in federal USDA/FSA funds from the 9 Harrison Children and their Trust. If the IRS, Illinois prosecutor Ed Carter, and the best law firms/lawyers in Illinois are correct in their assessment of this case, the respondents of this Petition for a Writ of Mandamus have commit federal crimes, and continue to commit federal criminal acts every year Roger L. Harrison Sr's probate is pending without a Final Order.(App.XXX:565/YYY:567/UUU:559/QQQ:533) The crimes of the respondents identical to convicted Illinois Governor, Rod Blagojevich. The difference being; Illinois Judges, prosecutors, attorney's, clerks, and sheriffs are now committing the same crime.

Trustees; Lyle, Andrew, Lux, and Roger Jr. met twice with the Illinois Attorney General's lead investigator, Attorney Edward Carter. Attorney Ed Carter stated repeatedly federal criminal acts

were occurring against the Harrison family, but he didn't have the jurisdiction to prosecute, because the crimes were federal.

In 2013, based upon Roger Harrison Sr's living trust agreement signed by Illinois Attorney, Jerry Stout.(App.II:147) After the 5 Trustees filed/recorded a Deed in Trust,(App.OO:213) Trustee Lyle Harrison signed a contract with trust farmer, Robert Kauffman, to harvest 320 acres(App.VV:296 The Wightman Tracts 80 acres and Piatt County tract 215 acres) of the Peter Lux Jr./Trust farmland. Amy Willoughby's mother(Faye Lux Purvis), Amy's father(Attorney Francis Purvis), and Amy's grandmother, Edna Kinzel, all SIGNED agreeing Amy Lou Willoughby would receive NO FARMLAND from Peter Lux Jr. nor from his wife Mary Elizabeth Lux's Estate. (App.BBB:368/CCC:393/VV:250,295,296/ZZ:360/WW:350/XX:355/YY:357) 3 Moultrie Judges(Grider, Ledbetter, and Laughlin) signed agreeing Amy Willoughby and her mother, Fay Lux Purvis would receive no FARMLAND.(App.BBB:368/CCC:393/VV:250,295/ZZ:360/) Amy Willoughby and her husband, Estate Attorney Floyd Willoughby filed identical affidavits in both civil cases 13L7 and 13CH57 claiming ownership of Peter Lux Jr's Estate by theft from the Harrison family (adverse possession). (App.GG:127)

The Wightman tracts & Piatt County tracts(320 acres) farmland passed by Peter Lux Jr's Estate/Will(App.VV:251,295-296/UU:250), in the 1924 Declaration of Trust,(App.WW:350) and according to the last page of the Case 36-CH-63 Agreed Order(App.CCC:393) was placed in Trust "FOREVER"(App.CCC:401) with all the Peter Lux Jr. farmland. ALL ESTATE TAXES WERE PAID ON THE TRANSFER FROM PETER LUX JR TO HARRY HARRISON and his heirs.(App.VV:296,297,251/UU:250/CCC:393/BBB:368/WW:350/YY:357) Lyle filed the last deed of record 3 weeks before Farmer, Robert Kauffman harvested September 28, 2013. (App.OO:213/NN:197) Lyle NEVER had the INTENT to steal, that's why Lyle obtained permission to hire a farmer from FBI Agent Christian Anglin. Sheriff Chris Sims knew or should have known Trustee Lyle Harrison filed the last deed of record on the Wightman Tracts(App.OO:213/NN:197) when the Sheriff's Deputy, Gary Carroll, illegally seized, under color of law, the Trust grain without a court case, court order, warrant, or deed September 28, 2013, Despite Peter Lux Jr paying the inheritance taxes of the "Wightman tracts" \$7,219.00 on Harry Harrison and his heir Lyle,(App.VV:296/WW:350/CCC:393) Appellate

Prosecutor Charles Zalar continues to falsely claim, Lyle Harrison is not an owner of Peter Lux's Estate/farmland.(App.CCC:393/WW:350)

In 2013 Attorney Floyd Willoughby confessed via telephone conference his family wasn't an owner of any of Peter Lux Jr's Estate farmland, and he asked Trustee Lyle Harrison if he could keep the farmland and trust income he attempted to steal. In court cases; 13L7 and 13CH57, Attorney Floyd and Amy Lou Purvis Willoughby, filed indential affidavits admitting,(App.GG:127) Peter Lux Jr. bought all the farmland, and they inherited no farmland and bought no farmland. Both civil cases filed by the Willoughbys(13L7 & 13CH57) and both affidavits(App.GG:127) claim ownership of Peter Lux Jr's Estate farmland by adverse possession. Amy Purvis Willoughby's father, Attorney Francis Purvis,(CEO of Hardware State Bank) simply seized the "Wightman Tracts and Piatt County tracts" Trust farmland, changed the names on Tax bills,(App.EEE:404/VV:296) and filed; unsigned, Wild deeds alleging fee simple.(App.DDD:403) Estate Attorney Floyd Willoughby, confessed under oath during the trial of criminal case 13CF47, in front of the jury, and +50 witnesses, Amy's family never inherited anything from Peter Lux Jr, they simply filed a deed.(App.GG:127) US BANK also filed 3 Wild Unsigned Deeds to conceal the Agreed Order 36H63.(App.FFF:406/CCC:393/BBB:368)

During the August 1, 2016 5-day trial of criminal case 13CF47, Trust farmer Robert Kauffman confessed under oath only he harvested the Trust grain in question. Kauffman also confessed Lyle never trespassed or operated ANY farm equipment or machines ever! Kauffman surrendered under gunpoint, the Trust grain to Moultrie Sheriff's deputy, Gary Carroll, with no warrant, no court case, no deed, and no court order. Sheriff's deputy, Gary Carroll, robbed the Trust in broad daylight, and confessed to that robbery on the stand in court. After the trial, Prosecutor Charles Zalar demanded Farmer Robert Kauffman pay October 2016, a \$15,000 fine after he confessed to harvesting the grain. No witnesses testified nor evidence was ever presented Lyle Harrison trespassed or harvested anything at any time. Lyle Harrison lives +300 miles from Moultrie County, and Lyle never owned or operated a harvesting combine/tractor in his life. Moultrie County Deputy Sheriff, Gary Carroll, testified under oath, he saw only Robert Kauffman harvesting and seized the trust grain without a court order, warrant, deed, or court case filed. Despite the trial, Mr. Robert Kauffman's confession under oath, no evidence,

denial of unredacted police reports, and no witness testimony against Lyle, Judge Broch and the 4th Appellate Court insisted Lyle was guilty of harvesting grain and illegally trespassed on the “Wightman Tracts” of Peter Lux’s Estate.(App.C*:574,597/VV:295-297)

Judge Richard Broch during case 13CF47 denied Lyle the following rights; the right to speedy trial, the right to compel witnesses, the right to an UNREDACTED police report, the right to discovery, the right to no excessive bail, the right to appear without a public defender, the right to face his accuser face to face, the right of innocent until proven guilty, the right to own property in trust, and the right to file taxes according to a trust. Judge Richard Broch/Judge Jeremy Richey STILL deny Lyle’s subpoena’s/FOIA to the Moultrie County Police department(App.C:3/D:6/O:35), Prosecutor Charles Zalar,(App.M:33) Sheriff Chris Sims,(App.L:32) and Attorney General Kwame Raoul(App.N:34) to force them to file the UNREDACTED police reports. Lyle & 9 attorneys are denied review, or copies of the UNREDACTED police reports.(App.K:31/C:3/D:6) Judge Broch continues to deny Lyle his rights, in order to cover up the federal tax evasion and trust theft committed +51 years by his best friend, Judge Dan Flannell. Chief Judge, Dan L. Flannell, originally appointed to the his best friend to the bench in 2012, Judge Richard Broch. It appears Judge Broch believes he owes his friend, **Quid Pro Quo**, so Judge Broch continues to rule in favor of Judge Flannell’s bank.

Roger L. Harrison Sr. bought July 10, 2012 a 2-acre piece of land and filed a deed in Trust.(App.JJ:163) Roger Sr listed this 2 acre piece of farmland, +960 acres from Peter Lux Jr.’s Estate, and any other property he owned or controlled in his living revocable trust. The Trust property schedule lists on page 16(App.II:162) +960 acres from Peter Lux Estate.(Writ 17-7881; 13-P-26) Roger L. Harrison Sr’s Living Trust was his estate plan for all his property and all Peter Lux Jr.’s Estate farm property.(App.II:147). Roger Sr’s Will is almost identical.(App.HH:135) Roger Sr. also signed, filed, and recorded 3 Deeds in Trust before his death.(App.KK:167) Roger Sr’s Living Trust was reviewed and signed by Illinois Attorney, Jerry Stout.(Scotus Writs; 17-7881,22-6154)(App.II:147)

B. Peter Lux Jr. Estate Farmland’s transfer taxes were paid on Harry Howard Harrison and his Heirs 1920 - 2024

Peter Lux Jr. amassed real property and wealth during his life and this farmland passed under his Will according to Peter Lux Jr.'s Inheritance Tax Return.(App.UU:250) Only two people are listed in the Will of Peter Lux Jr., his wife, Mary E. Lux, who receives ALL Peter Lux Jr's property; real, personal and mixed.(App.UU:250) And his oldest grandson, Harry Howard Harrison, who receives the \$3000 legacy.(App.UU:250) Nothing is given to Peter Lux Jr's daughter, Susan Myrtle,(App.G*:630) or Susan's second oldest son, Lyle Lux Harrison.(App.G*:630) Nothing is given to Peter Lux Jr's. only granddaughter, Faye Lux(Amy Willoughby's mother) in Peter Lux's will.(App.UU:250) Any Attorney or prosecutor who talks about the "Willoughby farm" or the "Harrison farm", is 100% pure fantasy and LIES. All farmland in +5 lawsuits is from Peter Lux Jr.'s Estate and was never given to Amy Willoughby's or her mother, Fay Lux Purvis.

Peter Lux Jr's INTENT was to pass all his farmland to the Harrison Line/Heirs.(App.UU:250/VV:251/WW:350/YY:357) Because Peter Jr's 2 sons(App.G*:630) predeceased him ending the Lux line; Newton(14yrs.) and Arthur(33yrs.) so Peter Jr. chose his oldest Grandson, Harry H. Harrison's Line.(App.G*:630/UU:250/CCC:393)

Mary Elizabeth Trabue, met and married Peter Lux Jr. in 1867, both were grandchildren of French immigrants. Peter Lux and Mary E. Trabue had 3 children;(App.G*:630) Arthur, Newton, and Susan Myrtle. Arthur had one daughter, Faye.(App.G*:630) Susan Myrtle had 2 sons, Harry Howard and Lyle Lux.(App.G*:630) Newton died in childhood with no issue. Arthur died in 1910, predeceasing his parents.(App.G*:630/VV:251) Peter Lux was born to a family of 13 children. Peter Lux served with the Illinois 116th infantry during the Civil War and received the purple heart. Antoine Trabue, Mary's grandfather served in the Revolutionary War supplying General George Washington with muskets and blankets. Lyle Harrison's sisters, are members of the daughters of the American Revolution.

In 1923, Moultrie County Judge John Grider signed agreeing to settle the Peter Lux Jr. Estate on his wife, Mary E. Lux, as sole Executrix.(App.VV:251) Because the Lux line ended after the death of Arthur Lux,(App.VV:251) Mary E. Lux signed the 1924 Declaration of Trust(App.WW:350) with her oldest grandson, Harry Howard Harrison. Hardware State Bank signed the 5th page of the 1924 Declaration of Trust,(App.WW:350) agreeing to act as fiduciary thus

accepting liability to ensure Trust beneficiaries received benefit and rights. The Trust set up by Peter and Mary Lux is a generation skipping Trust, for the use of ONLY the 9 Harrison Children. (App.WW:350/CCC:393/VV:251/II:147/KKK:479/JJJ:462)

In 1922 Faye K. Lux was a 14 year old minor, and was to sell her interest when she reached 18.(App.WW:350/VV:251,295) Faye K. Lux was born August 26, 1908. Faye Lux sold all right, title, and interest in Peter Lux's farmland Estate, for the \$3000 legacy/trust funds(App.WW:350/YY:357) one day after turning 18 on August 27, 1926.(App.XX:355) In accordance with the terms of the Declaration of Trust,(App.WW:350) Faye signed, filed, and recorded a quit-claim deed as a receipt, within one month of turning 18, so its sale would be in the courthouse forever.(App.YY:357) Mary Lux's Inheritance Tax Return lists NO farmland in her Estate, because it's in Trust.(Writ 17-7881;22-6154)(App.ZZ:366/App.AAA:367) Faye Purvis signed agreeing to receive \$17,000 of money,(App.AAA:367/VV:295/) but no farmland. Faye signed agreeing to farmland. Edna signed agreeing NO farmland to Fay or her children, the entire Harrison family signed agreeing Peter Lux's farmland would go to the 9 Harrison Children in trust, and 3 judges signed.(App.BBB:368/CCC:393/WW:350/YY:357) Lyle believes the reason the 9 Harrison Children are not permitted Peter Lux's Estate farmland, is because the CEO of Hardware State Bank, Attorney Francis Purvis, sold Hardware State Bank to Attorney Dan Flannell, and US BANK filed 3 wild deeds on the Trust farmland.(FFF:406) Illinois Attorney's, believe these two corrupt Attorney's along with Hardware Bank and US BANK have bought the entire Illinois judicial system to the point where due process and civil rights no longer exist. After +12 years and +10 appeals to the Illinois Supreme Court, Lyle believes these Attorney's.

Mary' Trabue's father, Newton A. Trabue, owned 640 acres, and fathered 12 children. Only 4 survived to adulthood.(App.G*:630) Newton died at 90 years old in 1916. His 4 surviving children each received a life estate in 160 acres, with remainder to their Children. Newton's 4 children had no children or heirs, except Mary's children.(App.G*:630) In 1925, 2 of Newton's children sold their interest in Newton's estate to Harry Harrison in trust. William Trabue and his sister Susan Trabue Latch filed quit-claims as a record of this sale to the Trust.(App.YY:357/WW:350) The Lux and Trabue families' INTENT was to combine both estates in Trust for

Harry Howard Harrison's grandchildren.(App.VV:251/UU:250)

June 27, 1936, Harry Howard Harrison, Lyle Lux Harrison, Susan Myrtle Harrison (App.G*:630; Harry & Lyle's mother) and Moultrie Judge John Laughlin signed the Agreed Order in Case 36-CH-63(App.CCC:393/BBB:368) that Peter Lux Jr's Estate and the Newton Addison Trabue farmland (Mary's father), would be held in Trust for the 9 Harrison Children FOREVER.(App.CCC:393,401)

The CEO of Hardware State Bank, Attorney Francis Purvis, signed Court case 36-CH-63.(App.BBB:379) Attorney Purvis married Faye Lux in 1936.(App.G*:630) To steal trust funds for his wife, Hardware State Bank CEO, Attorney Francis Purvis, filed an unsigned deed contradicting the Agreed Order of Case 36CH63 (CCC:393/DDD:403) of the same court case he signed.(App.BBB:379) Attorney Francis Purvis' actions initiated all the fraud against Peter Lux Jr. Estate's and the Trust beneficiaries. Thus, the CEO of Hardware State Bank, unlawfully breached his fiduciary responsibility and stole trust income from customers/children for the benefit of his wife, Faye.(App.G*:630/VV:251/WW:350/YY:357)

Harry Howard Harrison died August 19, 1973 without issue, (App.G*:630/HHH:421) Before Harry's death, 5 of 9 Harrison children were born.(App.MM:187/LL:175) Lyle was born June 20, 1973 and Roger Jr. in 1969.(App.MM:187/LL:175/G*:630) After Harry's death August 19, 1973, his brother, Lyle Lux, was still alive. After Lyle Lux Harrison's wife Alta died April 1976, Lyle Lux signed Inter-Vivos, a living trust agreement(App.KKK:479/LLL:495/E*:622) with his only Son, Roger L. Harrison Sr. as successor Trustee. Roger Sr. is the SOLE Trustee and Transferee(App.KKK:479/E*:622) before Lyle Lux Harrison dies in May 1980.(App.KKK:479;#81-P-14;See Writ #17-7881) Moultrie Judge, W.B.Kranz, signed Lyle Lux Harrison's probate #81-P-14(App.MMM:498) which states Roger Sr. is the SOLE Trustee and Transferee of the Trust for his 9 Children. Lyle Lux Harrison opened 8 trust accounts in 1976(App.NNN:524) the year his wife Alta died. Lyle Lux Harrison filed an IRS Generation skipping Tax form 706 transferring +\$160,000 to Roger Sr's children.(App.JJJ:462) Roger Harrison Sr filed in 1982 a 1041 Trust Tax return signed by him and his brother in law, Harvard Tax Attorney Rollin C. Huggins Jr., both men admitting under penalty of perjury, Roger Sr. is the SOLE Trustee.(App.E*:622). The 9 Harrison

children never received their Trust funds. Hardware State Bank and its Attorney David Y. Eberspacher filed false 1099's January 2018 stating the Children did.(App.OOO:529). The IRS sent a letter in response confirming the Banks lied and doubled the 2015 \$17 Million tax lien to \$30 Million in 2021.(App.PPP:531)

Before Roger Sr.'s death September 19, 2012, Roger L. Harrison Sr. signed Inter-Vivos, a Living Trust July 10, 2012 (App.II:147/Writ #17-7881) appointing his 5 sons, Roger Jr, Lyle, Lux, Andrew, and Peter as successor Trustees.(Scotus Writ #17-7881) The (9) Harrison Children of Roger L. Harrison Sr. are the skip persons of Peter Lux's Estate,(App.VV:251/WW:350/CCC:393) the 1924 Declaration of Trust(App.WW:350) and the perpetual Trust of the 36-CH-63 Agreed Order(App.CCC:402) by ***SPRINGING EXECUTORY INTEREST in trust.*** (App.WW:350/YY:357/CCC:402/II:147/KKK:479)

March 1981, Estate Attorney Robert V. Elder filed a Generation Skipping Tax form 706 return notifying the IRS the 9 Harrison Children were the sole owners and skip persons of the Peter Lux Jr. Estate.(App.KKK:479/JJJ:462/MMM:498) Attorney Robert Elder also filed a Generation Skipping Tax (GST) form 706 February 1977 for Lyle Lux's wife, Alta Bowers.(App.JJJ:462;Writ #17-7881) Alta's GST Form 706 informed the IRS the 9 Harrison Minor Children were the sole beneficiaries of +\$160,000. They never received any money.

In 1976, Lyle Lux Harrison opened at Merrill Lynch 8 Trust accounts numbered to the 9 Harrison Children's social security numbers. (App.NNN:524/Writ #17-7881). The 9 accounts accrued interest and farm income +\$500,000 a year for +51 years. The Trust accounts were moved by the Attorney's from Merrill Lynch to Hardware State Bank while Judge Dan Flannell was Attorney over the Banks Trust department as "of Counsel". The 9 Harrison Children never received any money, their trust funds, bank accounts, bank accounting, and never signed giving their money away. Judge Flannell operated in active concert, or participated, and promoted a federal tax-fraud scheme, and aided or abetted conduct that interfered with the administration and enforcement of tax laws. IN the words of the IRS, the Harrison Farms Partnership was "A fraudulent corporation designed to conceal true ownership", set up by Attorney Rollin C. Huggins Jr, to steal trust funds for his wife.

Plaintiff's Cynthia Huggins Peters, and her sister Shirley

Huggins Cooper never filed case 11CH27 against; the Estate of Peter Lux Jr.(App.VV:251), the 1924 Declaration of Trust,(App.WW:350) or the PERPETUAL Trust in the Agreed Court Order(App.CCC:393) of Case 36-CH-36. These parties were never joined to any case, and these are/were the UNKNOWN owners of the farmland. Cynthia, Shirley, and Floyd Willoughby filed their cases against; UNKNOWN OWNERS because none of them is an heir at law or beneficiary of any family Trust. Neither Cynthia, Shirley, Amy, or Floyd is an heir or beneficiary of any Estate plan of any family members stretching back 5 generations.(App.G*:630) Charlotte, Cynthia and Shirley were disinherited for 5 generations and their mother filed a 7th class claim in Roger Sr's probate #13-P-26 as a creditor.(Scotus Writ 17-7881;22-6154) Charlotte Huggins now dead +7 years, and still Roger Sr's probate is left without a final order for +12 years.(App.RRR:537) Both 2 judges presiding over Roger Sr's probate, #13-P-26, refused to sign any probate Order giving Cynthia, Shirley, or Charlotte Huggins, anything. Attorney Craig Runyon filed keeping Roger Sr's probate open +12 years with NO FINAL ORDER.(App.ZZZ:568) There was NOTHING, is NOTHING, and there never will be anything in Roger Sr's probate. Estate Attorney Floyd Willoughby and his wife Amy, also signed and filed affidavits confessed no one in their family nor did they themselves inherit any farmland from Peter Lux Jr or his descendants.(App.GG:127) Their signed confession and Peter Lux Jr.'s inheritance tax return(App.VV:251) proves they never purchased or inherited any farmland in any of the pending civil or criminal cases.

C. Moultrie County Civil Case's History

During the pending civil court cases, Moultrie County seized, under threat of incarceration, +\$1.95 Million of Trust funds. Judge Dan Flannell paid the Bank he owns Common Stock in, Hardware State Bank, a "management fee" of +\$79,000 for managing the seized Trust property from the Harrison family during the pending civil lawsuits.(Scotus Writ 17-7881;22-6154) Judge Dan Flannell paid his former law firm +\$39,000 to "represent" Hardware State Bank during the case.(Scouts Writs 17-7881;22-6154) For +51 years, Judge Dan Flannell and Judge Richard Broch used their position and authority to confiscate, convert, and misallocate, +\$52 Millions of Trust assets,(App.QQQ:535) through the vehicle of Hardware State Bank and US Bank. The 1973 Bank Inventory signed by the Illinois Attorney General and Hardware State Bank directly contradicts

Harry Harrison's Inheritance tax return.(App.III:460/HHH:421) Both Banks filed wild Deeds(FFF:406/DDD:403) and kept the tax bills titled in Lyle and Harry's names +40 years after their death to prevent the Children from discovering the trust.(App.TTT:558) Now the tax bills are titled in the name of the Estate of Roger Sr. All a ruse to continue stealing and lying under color of law.

At the March 27, 2012 hearing, Judge Dan Flannell confessed to the Harrison family, "if Hardware State Bank becomes a party to this case, I must recuse myself, because I was the former 'Of Counsel' of the Bank". This by default makes Presiding Judge Flannell the "Guardian Ad Litem" for the Harrison Children. Judge Flannell also stated, "If Attorney Robert V. Elder becomes a party to this case I must recuse myself because he is my personal friend." Both statements were made during the March 27, 2012 hearing. Where, in my opinion, he verbally assaulted in court, Roger Harrison Sr, resulting in his wrongful death.

Judge Flannell appointed Hardware State Bank as Farm Manager over the seized Trust money and Peter Lux Jr. Estate September 17, 2012, +2 years before Roger Sr's Trust was added as a party to the case. Judge Flannell's Orders were approved and signed by Illinois 4th Appellate Court Judges.(App.D*:598/C*:574)

April 2013, Hardware State Bank CEO, Elliot Ray Duncan, was put on the witness stand by Attorney Philip Nathanson. Under oath CEO Duncan stated, "Hardware Bank doesn't have to pay taxes, because Judge Flannell told me I don't have to". The court refused to allow an independent court reporter and the courthouse reporter altered the transcripts.(Scotus Writs 17-7881;18-7524;22-6154) Judge Dan Flannell also threatened at the April 2013 civil probate hearing to "jail the 9 Children from oldest to youngest until each one signed away their trust interest to Hardware State Bank".

Judge Dan Flannell threatened Pastor Roger Jr. that if he did not dissolve his father's Trust, and become the personal representative for his father's Estate, he would be incarcerated. Pastor Roger L. Harrison Jr. refused under any circumstances to become the personal representative, and was incarcerated by Flannell's Court Order 7 days.(App.CC:81) Roger Jr. declared, signed and filed an affidavit in 13-P-26, with his entire family,(App.LL:182) all their interest is in Trust and their father, Roger Harrison Sr, died TESTATE.

(App.HH:135/II:147) Roger Jr. appealed to the Illinois Appellate 4th District, and was denied. Plaintiff's filed a 2nd Amended Complaint falsely stating Roger Jr. is the personal administrator/representative. The Illinois 4th District believed and rejoiced in this lie.(App.D*:598) Roger Jr. is NOT the personal representative, and has signed and filed an affidavit March 2014 stating that he is NOT, nor ever will be. Roger Jr. is a Trustee of his father's Trust, because that's Roger Sr's Estate plan. That's what Roger jr signed & filed. (App.LL:182/II:147)

December 15, 2014, 4 months after being substituted from cases 13L7 and 13CH57, Judge Dan Flannell signed an Order to incarcerate Lyle, unless Lyle withdrew a counterclaim filed against Judge Flannell's bank, Hardware State Bank.(App.DD:83) Lyle refused, and was wrongfully incarcerated for 211 days. Around the 180th day of Lyle's wrongful incarceration, June 2015, Judge Dan Flannell threatened Lyle during a Court hearing and said, "I will give you a life sentence in that jail unless you withdraw your counterclaims against Hardware State Bank." The court transcripts were again altered as Lyle's Attorney sworn affidavit to the FBI says is normally the case.(Writs: 17-7881/18-7534/22-6154) Lyle was falsely accused of "practicing the law without a license". The irony is Lyle filed a cross claim in Cases 13L7 & 13CH57 against Hardware State Bank. Lyle never practiced the law without a license. Lyle exercised his 1st amendment right to petition the government for redress. The now pending +11 year criminal case 13CF47 lists the false testimony of non-attorney Sandra Sanders and non-attorney Cindy Kidwell, both under oath testifying a trust title and taxes saying Peter Lux's Estate was never given to Lyle or his 8 siblings. Neither of these 2 women have a law license, both are liars, and both are practicing the law without a license. The Illinois Supreme Court knows or should have known and aids and abets the unlicensed practice of the law. The Illinois Attorney General knew or should have known.(App.D:6/ See Moultrie County Case 11CH27 deposition taken of Sandra Sanders)

Presiding Judge, Richard Broch, also acted in concert with this unlawful and illegal incarceration and federal tax evasion. Attorney David Eberspacher declared to Lyle in the presence of Lyle's Attorney, "you will rot and die in jail unless you sign away your trust income to Hardware State Bank". Lyle's Attorney, Ms. Dennison, filed an affidavit with the FBI stating the transcripts were altered.

Illinois Supreme Court Rule 68, requires Judges to file an annual financial disclosure. From 2011 – 2016, Judge Dan L. Flannell filed annually with the Illinois Supreme Court his financial disclosure forms.(App.EE:94) Those annual forms signed by Judge Flannell itemize Common Stock ownership in Hardware State Bank. The entire time all 6 civil cases(11CH27, 13CH35, 13L7, 13CH57, 13CF47, 13P26) against the Harrison family were pending, Judge Dan Flannell retained common stock ownership in Hardware State Bank.(App.EE:94) Judge Flannell also lied to the Illinois Supreme Court telling them NO cases were pending 6 years against ANY entity he had Interest/common stock in.(App.EE:94) Judge Dan Flannell's Order of incarceration was for 2014, "until Lyle withdrew his counterclaims against Hardware State Bank".(App.DD:83)

US BANK filed 3 unsigned, wild deeds,(App.FFF:406) and false tax returns with the State of Illinois.(App.III:460) Harry's Inheritance Tax Return itemized +\$20,000 in Taxes, when the Treasurers of all counties told the Harrison's, "no taxes were paid to Sangamon or Moultrie County when Harry Howard Harrison died."(App.HHH:421) (Harry's Probate #73-P-672/Lyle's #81-P-14). Harry's Inheritance tax return is the smoking gun proving US BANK knew and robbed the estate/trust.(App.III:460)

Lyle Harrison spoke with Illinois Attorney Registration and Disciplinary Committee(ARDC) Chief investigator, Attorney Peter Rotskoff. Attorney Rotskoff told Lyle to file a Motion for substitution of Judge to force Judge Flannell to leave the cases. If Judge Flannell will not leave the case Mr. Rotskoff boldly stated, "I will get in my car and drive down to Moultrie County and personally force him to leave the bench". Lyle filed 3 motions before Judge Dan Flannell signed the December 7, 2016 final order. All three motions were denied, and an arrest warrant for contempt was issued against Lyle because he obeyed the ARDC chief investigator and file a Motion for substitution on Judge Dan Flannell.(App.X:57/Y:58/DD:83)

Judge Richard Broch, a personal friend and Judicial appointee of Judge Flannell, illegally dismissed Lyle's counterclaims against Hardware State Bank in sister cases 13-CH-57 & 13-L-7. Lyle never signed, but was released after 211 days in jail when his counterclaims were unlawfully dismissed by Judge Richard Broch.(App.DD:83)

After incarceration, Trustees; Roger Jr., Lyle, and Andrew Harrison met with the IRS. Upon seeing the evidence, 3 weeks after the meeting, the IRS issued a \$17.8 Million tax lien(App.QQQ:535) October 7, 2015 against **Hardware State Bank and US BANK** in the name of Roger L. Harrison Sr.'s Revocable Trust.(App.QQQ:535) The \$17 Million Tax Lien was also issued against any land or property titled in Roger Sr's Trust to the Moultrie County Treasurer and the Secretary of the State of Illinois on October 10, 2015.(App.QQQ:536) Plaintiff's Cynthia and Shirley Huggins Attorney, Craig Runyon, denied in his Appellate Brief the IRS Tax Lien was against any of the Land.(Scotus Writ:17-7881;22-6154) The one page IRS tax lien sent to Moultrie Treasurer states, "Any property and rights to property belonging to this taxpayer."(App.QQQ:535) The 5 trustees signed and filed 4 Trustees deeds(+960 acres) September 9, 2013, 2 years before the IRS tax lien, conveying the equitable interest into the Roger Sr. Revocable Trust. These 4 Trustees deeds were also filed and recorded +3 years before Judge Dan Flannell signed a 2nd fake Final Order in civil case 11CH27.(App.NN:197/I:19)

After US BANK falsified Harry's probate file #74-P-672, filed false tax documents with the Courthouse, filed 3 fraudulent deeds on the Trust property,(App.FFF:406) stole +\$20K of "tax funds", stole +\$250K of Federal USDA funds from the 9 Harrison children's Trust, and committed federal tax evasion.(App.QQQ:533) US Bank's lawyer, Mike Bartolucci offered the Harrison's \$10 Million if the 9 Harrison Children would sell ALL of Peter Lux's Estate farm/Trust property to remove US BANKS tax liability. Their offer was increased to \$20 Million in 2016. The Harrison family says NO, FOREVER. We are not interested now, and will never sell our farmland to banks who sue us and attempt to destroy our family and lives for their lies.

While the October 2015 \$17.8 Million IRS tax lien was pending against **Hardware State Bank**, Judge Flannell continued to sign Orders "reappointing" for, 2016 and 2017, Hardware State Bank as; "a neutral third-party, independent farm manager" of the seized Trust farmland. Judge Flannell also continued to pay himself with Trust funds, via annual dividends, annual "management fee".(Scotus Writ 17-7881) The Trust, the 9Harrison children and their mother, Joy Harrison, never agreed at ANY time, to give ANY Trust money to anyone EVER.(App.LL:175) In fact, Mrs. Harrisons living trust signed by her and all 9 of her children agrees to FOREVER, NEVER

give anything to: Amy, Floyd, Charlotte, Cynthia, or Shirely. Lyle mailed to the Court, 4 Objections, 3 days before the December 5, 2016 hearing.(App.SS:220/TT:231) Judge Flannell refused to allow Clerk Cynthia J. Braden and Clerk Christa Helmuth to file-stamp 2 of Lyle's verified objections as both clerks docket entry confesses.(App.RR:219) Lyle and Roger Jr. refused to return to court, because Judge Flannell incarcerated them the last time they came to court for objecting to Judge Flannell's repeated threats of incarceration unless they dissolved their Trust(App.CC:81/DD:83) or willingly gave Trust funds to his Bank.(Scotus Writ 17-7881;22-6154) No rational person gives away +\$25 Million dollars of Trust money to people that hate them and publicly tell them they want to kill them. No sane person appears before a Judge who incarcerates them for exercising their 1st Amendment rights, "to petition their government for redress".

After +5 years, Judge Dan L. Flannell issued a Final Order in 11CH27, we Appealed. The April 2015 Appeal was denied for "lack of a final appealable order". Lyle waited another year for Judge Flannell to sign a 3rd Fake Final Order; he did December 7, 2016.(App.H:17) This appeal was SCOTUS Petition for Writ #17-7881. Judge Flannell signed the December 7, 2016 Order, after Lyle filed against Flannell Mandamus #121585, federal case 16-CV-2378, and a JIB Complaint November 2016. Judge Flannell retired 8 weeks after Mandamus #121585 was filed. All Judge Flannell's and Judge Broch's 11CH27 Orders are not final(App.F:9) until they sign a Final Order in Roger Sr's probate, pending +12 years.

Roger Sr's probate case #13P26 was closed with NO Final Order, March 2014,(App.ZZZ:568) and was repeatedly reopened for 3 years(App.ZZZ:568) by Judge Dan Flannell, although it contains nothing. There's no Final Order in Roger Sr's probate.

D. Criminal Case 13-CF-47 History – Denial of Speedy Trial, Unredacted Police Reports and Other Rights Denied

During Criminal case 13CF47, Lyle Harrison, the Man, was denied and IS currently denied the following rights;

- a. **The right to appear as himself and answer for himself without the assistance of counsel**
- b. **The right to speedy trial**

- c. **The right to compel witnesses**
- d. **The right to discovery – the UNREDACTED Police Reports**
- e. **The right of innocent until proven guilty**
- f. **The right to prevent the State from imposing excessive bail requirements**
- g. **The right to face his accuser face to face**

Before trial Lyle filed 4 times for speedy trial. Lyle sent/filed for subpoena's to Attorney Robert V. Elder, Hardware State Bank CEO Ray Duncan, Sally Duncan, and +40 witnesses. Judge Broch quashed all subpoena's, did not allow Lyle any discovery, refused to allow Lyle any police reports, and denied Lyle's right to argue his own case,(App.C*:574) but instead forced public defender, Attorney Twila Garrett, whom the judge could control.

The Sixth Amendment provides;

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and District wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defense."

The 2st Circuit thought a delay of 9 months overly long, absent a good reason, in a case that depended on eyewitness testimony. **United States v. Butler**, 426 F.2d 1275, 1277(1970). Mr. Harrison wonders what any reasonable court would say after a delay of +11 years!? The denial of Speedy Trial by the State of Texas was held by the US Supreme Court in **Smith vs. Hooey** grounds for Mandamus of dismissal. In **Doggett vs. United States**, the US Supreme Court held that the delay of speedy trial of 8-12 years between petitioner's indictment and arrest violated his right to speedy trial. The US Supreme Court held it violated his right to speedy trial, with Justice David Souter delivering the opinion. The evidence obtained in Mr. Harrison's case, was obtained illegally, with no warrant, no court order, no pending case, and no deed of record. Moultrie Sheriff's Deputy, Gary Carroll, in fact, robbed trust farmer Robert Kauffman at gunpoint, because Peter Lux Jr's Estate gave Lyle Harrison his

farmland(Wightman Tracts) in Trust.(App.VV:296,295) The two false witnesses(Sandra Sanders & Cindy Kidwell) who testified as to ownership of Peter Lux's Estate, Estate Taxes, and Roger Sr's Trust, were non-attorneys', without college degrees, and in fact practicing the law without a license.(App.D:6) Lyle files this Writ to stop the malicious prosecution pending +11 years, the denial of his USDA federal subsidies +51 years, to obtain speedy trial, to obtain Unredacted police reports, and to obtain his other civil rights denied in Illinois Courts +11 years. Lyle filed +2 federal cases in Central Illinois and Northern Illinois and after 11 years, still no speedy trial. In the alternative, Lyle asks this Honorable Court to clarify the US 7th Circuit Court of Appeals May 20, 2019 Order so Lyle may know exactly where to file, if not here.(App.E:10)

Criminal Case 13CF47 2016 wrongful conviction was reversed and remanded on appeal, for 2nd trial(App.C*:574/Z:60) because Judge Broch denied Lyle's rights! Since May 1, 2018, Lyle filed 9 speedy trial demands and was denied 9 times.(App.H*:631) Lyle filed federal case 16-CV-04831(App.B*:573) in 2016 against Public defender Twila Garrett because she refuses to file for any of Lyle's rights in 13CF47 +9 years.(App.B*:573) Lyle filed April 2016 an ARDC complaint on Attorney Garrett BEFORE trial,(App.FF:125) and she still wouldn't leave the case. After +9 years, Attorney Garrett is STILL on 13CF47 filing for none of Lyle's rights. The Illinois 4th District Appellate Court's Order,(App.B*:588) says Atty Twila Garrett wasn't ineffective counsel and Lyle Harrison's speedy trial demands were no good. (App.B*:588/H*631) That Order is why there's still no speedy trial.

States Attorney Jeremy J. Richey called Okaw elevator in January 4, 2013, and instructed the elevator to give a \$17,265 trust check titled to Roger L. Harrison Sr's Revocable Trust to Hardware State Bank.(App.V:51) There was no case pending, court order or warrant against Roger's Trust January 2013. 10 months later, October 3, 2013, Prosecutor Richey filed criminal case 13CF47 against Lyle,(App.W:56/OO:213) although Lyle filed the last deed of record. Richey falsely accused Lyle of trespassing and harvesting(theft) the Peter Lux Jr. Estate.(App.VV:251/W:56/D:6) Lyle Harrison refused a plea bargain and States Attorney Richey withdrew from the criminal case citing and filing a conflict of interest. Lyle Harrison filed in 2018 Mandamus 123568 against Jeremy Richey, and Richey filed with the Illinois Supreme Court his withdrawal from Criminal Case 13CF47

admitting a conflict of interest.(App.U:41) November 2020 Lyle Harrison filed 3 subpoenas for the Police Reports in Case 13CF47 to; Sheriff Chis Sims, Prosecutor Charles Zalar, and Illinois Attorney General Kwame Raoul.(App.L:32/M:33/N:34/O:35) All 3 Subpoenas were quashed by Judge Jeremy Richey, who had, 2 years after withdrawing NOW re-entered criminal case 13CF47 as presiding judge.(App.K:31) Former States Attorney Jeremy Richey is NOW a PRESIDING JUDGE and signing orders in a case he filed as prosecutor,(App.W:56) and he withdrew from citing and filing his conflict of interest with the Illinois Supreme Court!(App.U:41)

E. Denial of Federal USDA/FSA subsidies +51 years

Lyle and his 8 siblings are denied USDA FSA federal funds on any of their farmland from the Peter Lux Jr. Estate. Judge Dan L. Flannell and Richard L. Broch admitted the 9 Harrison Children are owners in Trust,(Probate 13-P-26 & Scotus Writs 22-6154:17-7881) but refused to grant FSA or USDA subsidies to the 9 Harrison Children unless they apply or receive the subsidies outside of Trust.

From 1973 – 2013, all deeds were titled in the name of 2 dead ancestors, Harry Howard Harrison(deceased August1973) and Lyle Lux Harrison.(deceased 1980) The Moultrie County USDA/FSA office and Moultrie County Courthouse refused to update the names though both ancestors died +38 years ago.(App.TTT:558)

From 1983 – 2010, the USDA/FSA office issued federal funds to a fraudulent partnership. This fraudulent partnership never purchased any of the farmland assets of this case, nor were any deeds ever titled in the name of any partnership for +100 years. Taxes were signed in Trust by plaintiff Charlotte Huggins' husband, Harvard Tax Attorney Rollin Charles Huggins jr.(App.E*622) The USDA/FSA still denies subsidies to the 9 Harrison children until they sign in Fee Simple and resign all farming contracts with farmers outside of Trust.(App.VVV:560/XXX:565/UUU:559) The Moultrie USDA office, also says because Roger Sr's probate has no Final Order, they will not release to the Trustees any federal subsidies.(App.ZZZ:568/J:30)

In the words of the IRS, the Harrison Farms partnership was a fraudulent corporation designed to conceal the true ownership, the Trust skip persons, and true owners of the Peter Lux Jr. Estate, *the 9 Harrison children.*(App.E*:622/QQQ:533/KKK:479/II:147/J:30)

REASONS FOR GRANTING THE PETITION

- I. The Petition for a Writ of Mandamus will aid the Courts appellate jurisdiction by ending following cases pending for +11 years; +5 civil cases, 1 criminal case, and 2 pending federal cases**

The All Writs Act, 28 U.S.C. 1651, authorizes the Supreme Court to issue extraordinary writs in its discretion. "To justify any such writ, the petition must show that the writ will be in aid of the Court's appellate jurisdiction, that exceptional circumstances warrant the exercise of the Courts discretionary powers and that adequate relief cannot be obtained in any other form or from any other court." Sup. Ct.R. 20.1. *See also U.S. Alkali Export Ass'n v. United States*, 325 U.S. 196, 201-02 (1945); *De Beers Consol. Mines, Ltd. v. United States*, 325 U.S. 212, 217 (1945)

In this case, the 6th Judicial Circuit Judges; Jeremy Richey, and Richard L. Broch have exceeded their statutory authority by denying Lyle +11 years his speedy trial rights, which they swore an oath to protect. As a direct result of the denial of Lyle's civil rights, they created exceptional circumstances which warrant mandamus review. The ongoing +11 year denial of speedy trial in criminal case 13CF47.(App.H*:631) The denial and quash of 3 subpoena's for all police reports(App.K:31) in case 13CF47 by Judge Jeremy Richey who filed the case as prosecutor, led to this petition. Lyle has a clear right to speedy trial and a right to all Unredacted police reports protected by the 6th Amendment which states in relevant part;

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury... and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense."

Lyle, a Man,(App.PP:217) filed +12 speedy trial demands in an 11 year period, and 3 Illinois 6th Circuit Judges presiding in case 13CF47 denied +9 speedy trial demands.(App.K:31/H*:631) The Appellate 4th District Order stated, Lyle's right to speedy trial was never violated!(App.B*:588) What is more exceptional than this?

Lyle filed 3 Mandamus' with 3 rehearings with the Illinois Supreme Court; 121585, 123568, and 128725. The Illinois Supreme Court denied all 3 Mandamus' for speedy trial,(App.A:1/B:2) the unredacted police reports, and a Final Order ending Roger Harrison Sr's probate case 13-P-26. All 3 Mandamus' in an 8 year period were denied and this petition is an appeal of the petition for rehearing for the 2nd Mandamus petition for rehearing #123568.(App.A:1)

Lyle Harrison filed 1 federal case in the Northern district of Illinois, 2 federal cases in the Central district of Illinois, 1 federal case in Eastern district of Wisconsin, and now 1 federal case in the Eastern District of Missouri. All were dismissed, so far, with no speedy trial. The 2019 Wisconsin federal case was appealed to the US 7th Circuit Court of appeals, and Lyle was Ordered(App.E*10) BACK to the State of Illinois. Illinois denied Lyle's 9 speedy trial demands +11 years.(App.H*:631) Lyle Harrison filed at every level of Illinois State and Federal Courts and was denied at EVERY LEVEL in Illinois Courts Speedy trial, and his rights to all unredacted police reports +11 years.(App.A:1/B:2/C:3/H*631)

Only exceptional circumstances amounting to a judicial 'usurpation of power, "' or a "clear abuse of discretion," *Bankers Life & Casualty Co. v. Holland*, 346 U.S. 379, 383, 74 S.Ct. 145, 98 L.Ed. 106 (1953), "will justify the invocation of this extraordinary remedy," Will, 389 U.S., at 95, 88 S.Ct. 269. The Court in *Cheney* made clear 3 conditions must be satisfied before such an extraordinary writ must issue: (1) the party must have no other adequate means to attain the relief he deserves, (2) the party must satisfy the burden of showing that his right to issuance of the writ is clear and indisputable, and (3) the issuing court must be satisfied that the writ is appropriate under the circumstances. *Id.* At 380-81. Lyle Harrison satisfies the three conditions set out in *Cheney* for this Petition for Writ of Mandamus.

- (1)Lyle Harrison has exhausted all remedy for speedy trial because all Illinois Courts(State & Federal) have denied him +11 years!(App.H*:631)(See Mandamus 121585, 123568, & 128725)
- (2)Lyle Harrison has a right to speedy trial and a right, as a man, to speedy trial protected by the common law, US Constitution.
- (3)SCOTUS must be satisfied a Writ of Mandmaus is appropriate, and that's what this appeal/petition of #123568 shows.
- (4)Moultrie Circuit Clerk Christa Helmuth denies Lyle's 1st

Amendment rights and refuses to file stamp Lyle's three witness subpoenas.(App.Q:37/R:38/S:39/T:40/QQ:218/P:36)

(5) Clerk Christa Helmuth also refuses to file stamp Lyle's answers, objections & appeals. (App.P:36/QQ:218/RR:219/SS:220/TT:231)

II. Review is warranted because exceptional circumstances warrant the exercise of the Courts discretionary powers to end +11 years of litigation in criminal case 13CF47, because the US Constitution protects the God given rights to due process of all Americans in the Bill of Rights, including those Americans accused of a crime.

The First, Sixth, Eighth and Fourteenth Amendment states in relevant part;

"Congress shall make no law respecting an establishment of religion... or the right... to petition the Government for a redress of grievances."

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury... and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense."

"Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted."

"..nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person... the equal protection of the laws". During Criminal case 13-CF-47 the Man, Lyle, was denied the following rights;

- a. The right to answer for himself without the assistance of counsel
- b. The right to speedy trial
- c. The right to compel witnesses
- d. The right to discovery, including ALL Unredacted police reports
- e. The right to face his accuser face to face
- f. The right to be innocent until proven guilty
- g. The right to prevent the State from imposing excessive bail requirements

Four times before the August 2016 trial Lyle filed for speedy trial and was denied all 4 times. Lyle sent/filed for subpoena's to Estate Attorney, Robert V. Elder, Hardware State Bank CEO Ray Duncan, Sally Duncan, and +40 witnesses. Judge Broch quashed all subpoena's, did not allow Lyle any discovery or witnesses. The 4th Appellate District admitted Judge Broch denied Lyle's right to argue his own case, but instead had forced on him public defender, Attorney Twila Garrett. The 4th Appellate Court reversed and remanded Lyle's false conviction.(App.C*:574) However, after 6 more years the 4th Appellate District Still hasn't granted Lyle's rights for speedy trial demand.(App.B*:588/H*:631) Jeremy Richey robbed the trust in January 2013, and 9 months later filed, as States Attorney criminal case 13CF47 against Lyle October 3, 2013. Richey then filed a conflict of interest,(App.U:41) withdrawing from his case in 2014. Judge Jeremy Richey re-entered in 2020 criminal case 13CF47 as JUDGE, and quashed all Lyle's subpoenas for the police reports.(App.K:31) After +11 years, the Illinois Supreme Court did NOTHING after Lyle filed +5 appeals.(App.A/B/K:31/See Scotus Writ 22-6154)

What kind of Court system allows a prosecutor to file a criminal case, on behalf of the disinherited descendant who filed admitting to stealing from a Trust, and against an heir for inheriting Peter Lux's Estate? Prosecutor Richey recused himself for a conflict of interest, and re-entered the case as a presiding Judge 2 years after filing a conflict of interest!(App.U:41) Is the US Constitution a valid document in Illinois Courts? The US 7th Circuit Court of appeals was so duped by a prosecutors' lies and misstatements they incorrectly stated "Lyle harvested grain"...on the Willoughby farms".(App.E:3) THIS IS NOT TRUE! Lyle's farmer harvested the "Wightman tracts"! Which Lyle inherited in 1922, the "Wightman tracts and Piatt County farmland" from Peter Lux Jr's Estate.(App.VV:296) Lyle filed a deed in trust September 9, 2013(App.OO:213) and Trustee Lyle hired trust farmer, Robert Kauffman, who alone harvested grain only on Trust property(Wightman Tracts) in the schedule of property on page 16 of the Roger L. Harrison Sr. Revocable Trust.(App.II:147) Roger Sr's trust was reviewed & signed by Attorney Jerry Stout one year before Lyle filed his deeds in Trust. Why did all witnesses testify farmer Robert Kauffman harvested the grain, including the police officers? Robert Kauffman confessed under oath and court, "he and only he" harvested trust grain. Robert surrendered all the grain in question, and paid a \$15,000 fine October 2016 on \$10,200 worth of grain. Lyle

was set excessive bail requirements of \$500,000 in Judge Broch's February 2017 Order.(App.Y:58) Why? To stop the appeals, rob Peter Lux's Estate, and force incarceration, in order to extort a signature to continue robbing Peter Lux's Estate and Roger Sr's trust. Why did Prosecutors' Jeremy Richey and Charles Zalar hire 2 unlicensed women, both non-attorney's to give an opinion on title concerning a trust?(App.D:6) Why does the Illinois Supreme Court allow prosecutors to aid and abet the unlicensed practice of the law to falsely convict an heir of Peter Lux's Estate?(App.D:6)

During the fake 2016 trial, Lyle's subpoena to Attorney Robert Elder was denied,(App.AA:62) the attorney who filed the WILD deed for Floyd and Amy Willoughby. Why? Was it because Attorney Elder settled Lyle Lux Harrison's and Alta's Estate's and filed IRS Form 706 GST generation skipping tax forms(App.JJJ:462) citing only the 9 Harrison children as skip persons of Peter Lux Jr.'s Estate? Or maybe because Attorney Robert V. Elder was sanctioned and his license suspended by the Illinois Supreme Court in 2015 for robbing an old lady's house in her probate?(App.BB:68) Attorney Elder filed all the deeds in all +5 cases on Peter Lux Jr.'s Estate and the IRS GST form 706's for Lyle & Alta Bowers Harrison. Robert V. Elder was the first Attorney to tell the Harrison family, Peter Lux's Estate belonged to the 9 Harrison Children; not Charlotte, not Floyd, and not Amy Willoughby.(App.VV:297/WW:350/CCC:393/HH:135/II:147/MMM:49 8) Why would a Judge incarcerate Lyle 2 months after Lyle filed a subpoena to bring Attorney Robert V. Elder to court?(App.AA:62) It appears the Judge doesn't want the truth.

The Honorable US 7th Circuit stated Floyd Willoughby possessed the "Willoughby farm" the 315 acres of Peter Lux's Estate.(App.E:10) There is no farmland in Peter Lux's Estate titled "Willoughby farm"!?? There is "The Wightman Tracts(80Acres)" and "Piatt County farmland(215 acres)".(App.VV:296) They obviously never read Peter Lux Jr.'s inheritance Tax return, which clearly states neither Amy Willoughby or her mother, Fay Lux(receives \$17,000) receives NO farmland.(App.VV:295,296,251). Fay Purvis, Francis Purvis, and Edna Kinzel, all signed Peter Lux's and Mary Lux's Estate agreeing FAY and her children would NEVER receive any farmland from Peter & Mary Lux.(App.WW:350/YY:357/VV:296)

Who lied to the Honorable US 7th Circuit Court of Appeals and treated them like fools? Should Americans show up to probates and

tax court and claim adverse possession over trusts and estates already settled on Children? It appears Illinois Courts routinely overrule probates signed +100 years ago,(App.VV/WW/YY/BBB/CCC/MMM) and prosecute heirs unless they sell their farmland to US Bank or Hardware State Bank.(App.W:56/VV:296) What about due process or Lyle's civil rights? Is that gone too?

The "Wightman Tracts and Piatt County Tracts" had the fee simple transfer tax paid on Harry Howard Harrison.(App.VV:296) Harry placed all right, title, and interest in the generation skipping trust for the 9 Harrison Children.(App.WW:350/YY:357/CCC:393) Further, the ownership of Peter Lux Jr.'s Estate if co-owned by Roger Sr. as the US 7th Circuit asserts,(App.E:10) it was given in trust, as Roger Sr. was born in 1937, +14 years after Peter Lux Jr. died.(App.G:630) If Lyle Harrison isn't an owner, why is he sued for +12 years? Why NO Final Order in Roger Sr's probate 12 years after his death? Why no due process? Why did Estate Attorney, Floyd M. Willoughby confess under oath, before +50 witnesses his wife inherited nothing from Peter Lux Jr's Estate?(Scotus Writs: 17-8322 & 22-6154)

After violating Lyle's civil rights +11 years in court, plaintiffs Attorney's never file any probate files, inheritance tax returns, Wills or Trusts from any of their five generations of ancestors. Plaintiff's do not even file a family tree.(App.G*:630) The reason Plaintiff's Attorneys left out all family Estate plans is simple. Peter Lux Jr's Will(App.UU:250/VV:251) and Inheritance Tax Return signed by all family members and Judge J. Grider is Claim Preclusion(**Res Judicata**). And the 36-CH-63 Agreed Order(App.CCC:393) signed by Trustee Susan Myrtle, Beneficiaries Harry Harrison, Lyle L Harrison and Judge J. Laughlin is Issue Preclusion(**Collateral Estoppel**). Amy Willoughby's father and mother also signed the case agreeing they get no farmland, its for the 9 Harrison children.(App.BBB:368) If Lyle is wrong, why is Lyle denied speedy trial? If Lyle is wrong, why did Floyd Willoughby's Attorney, David Eberspacher file a Motion to Strike all the Peter Lux Jr. Estate documents, including the 36CH63 Agreed Order?(App.SSS:539) Why strike the inheritance tax return of the ancestor you verbally claim gave you their estate? Simple, Eberspacher lied to the Illinois Judges and the US 7th Circuit Court of Appeals.

The +12-years civil litigation in Illinois Courts resulted in fake

deeds of partition on Trust farmland(Peter Lux Jr Estate), which according to Moultrie 36-CH-63 Agreed Order,(App.CCC:393) was to be held in Trust by Harry, Lyle, and Susan Harrison and their Heirs, Executors, and Assigns FOREVER.(App.CCC:401) The Illinois Courts Orders created a federal tax liability, attempted to partition a Trust, and violated all Lyle Harrison's civil rights in the process.

The famous 1765 British case *Entick v. Carrington* decision of the Court was the forerunner of our 4th Amendment;

“Our law holds the property of every man so sacred, that no man can set foot upon his neighbors close without his leave.”

The problem for Americans in 1750, was they did not enjoy the benefits of this law, but were instead subject to General Warrants/Writ of assistance. The General Warrant gave the British Government the right to enter any man's home and property at any time and take what they wanted. President John Adams said this very abhorrent evil was;

“The spark in which originated the American Revolution.”

American Lawyer, James Otis, attacked the Writs of assistance so much, he was elected to represent the Massachusetts colonial legislature. Later in 1776, the Virginia Declaration of Rights explicitly forbade the use of General Warrants, and this was the precedent for the 4th Amendment.

When Trust farmland is seized by Illinois Courts simply by filing a case against “UNKNOWN OWNERS”,(pending +12 year Case 11CH27) the 4th Amendment is nothing but a piece of meaningless paper as Napoleon said it was. The purpose of a Republic is to protect the civil rights and property of the individual from the masses. Lyle is not protected. At the April 2015 Moultrie County Court hearing, Judge Richard L. Broch said to Lyle and his Attorney; “The Constitution is a document that has no bearing, place or relevance in my courthouse...”(Illinois Mandamus 123568/128725)

If Illinois Judge's will routinely overrule probates 100 years after the case is closed, GST 706 IRS federal tax returns,(App.JJJ:462) Trusts, Estate plans, 1041 Trust returns,(App.E*:622) Agreed Court Orders,(App.CCC:393) and Orders signed decades ago giving property

whose tax was PAID in Trust to 9 children.(App.CCC:393/VV:251) What purpose is the Courthouse, the Law, or Due Process? There are no witnesses and there is no evidence Lyle committed a crime, filed in any court case +11 years. If Lyle is guilty, why has the prosecutor violated Lyle's right to speedy trial, Unredacted police reports, and kept the case pending +11 years? If there is evidence and witnesses, why do all Illinois Courts DENY A TRIAL +11 years? If Lyle never inherited property from Peter Lux Jr's Estate, Why are Lyle and his 8 siblings sued +12 years? Why did the Illinois Supreme Court deny a Final Order in Roger Sr's probate case +12 years?(Mandamus' 128725 & 123568/App.G:16/J:30) Why won't Judge Richard L. Broch sign a Final, Appealable Order in Roger Sr's probate now pending +12 years?(App.F:15/H:17/J:30). Judge Broch signed only in a civil case, which falsely purports to distribute money and property rammed through Roger Sr's Estate.(App.H:17/II:147) Nothing was, is, or ever will be, in Roger Sr's estate.(App.II:147) The entire Harrison signed affidavits and Joy Harrison's living trust states the 9 Harrison Children will take all right, title and interest in Peter Lux's Estate ONLY IN CARE OF ROGER SR's TRUST. What is keeping Illinois Judges for +12 years from signing Final Probate Order's on farm property Illinois judges say Lyle Harrison doesn't own?

How many times should Lyle file with SCOTUS for his right to speedy trial? This Petition for Mandamus is the 6th Writ. The US 7th Circuit Order(App.E:10) Ordered Lyle in 2019 back to Illinois Courts for speedy trial? Which court in Illinois; Circuit? 4th Appellate? Supreme? ALL denied Lyle Harrison +9 times in the last 6 years. +11 years and no speedy trial.(App.H*:631)

The Honorable US 7th circuit court of appeals states in their final order Roger Sr. co-owned? (Doesn't say what is co-owned) with distant relatives,(App.E:10) but not his 9 children? Who are the distant relatives? What did they own? If they can't tell you who owns Peter Lux's Estate, how do they know who STOLE? Roger Sr. was appointed SOLE Trustee and Transferee from his father's Living Trust(App.KKK:479) for his 9 children, Inheritance Tax Return signed by Judge W.B. Kranz,(App.MMM:498) and 1982 IRS 1041 Trust return signed by Attorney Rollin Huggins(App.E*:622) Roger Harrison Sr's estate plan is; he bought a +2 acre trust piece, (App.JJ:163) his filing of 3 Trust deeds,(App.KK:167) and his living Trust.(App.II:147) Why are +5 cases pending against Lyle, his 8 siblings, and his mother if the 9 children were never the owners?

Roger Sr's 9 children and his spouse never signed a partnership with anyone, EVER. Why won't the Illinois Supreme Court sign a Final, Appealable Order in case 11CH27 +12 years in Roger Sr's probate? (App.F:15/E:10/G:16) Because there's no due process in Illinois.

Criminal case 13CF47 was reversed and remanded with instructions to remove a public defender and allow Lyle to argue his own case, because Judge Broch denied Lyle, his constitutional rights.(App.C*:574) 8 years later, Attorney Twila Jeanine Garrett, hasn't withdrawn and Judge Broch hasn't released her from 13CF47. Judge Broch won't obey a 4th District Appellate Order signed +8 years ago.(App.C*:574) Why would he obey the U.S. Constitution? Answer, he hasn't for 12 years and he won't now. Lyle is an American and patriot, but these attorney's and judges are denying Lyle his rights, and therefore, they are not Americans. The FBI told the Harrison brothers, "The problem with Illinois is the Judges, and the problem with the Judges is they want to have their cake, and eat it too!" Straight from the horses mouth, the problem is the Court.

The Illinois Supreme Court denied Lyle's right to file as indigent (App.G:16) 2 weeks after federal Judge, William Duffin signed an Order allowing Lyle to file as Indigent. SCOTUS also allowed Lyle to file as Indigent 5 times in the same cases. Why? Because the 4th Appellate District sanctioned Lyle's family on every appeal. Their purpose is to sanction, then deny Lyle's 1st Amendment rights to file when Lyle cannot afford to pay the sanction. Lyle has no job, no income, and has not filed any tax returns +11 years for 2014 – 2024. The Illinois Supreme Court just overrode SCOTUS and a Federal Judge. What kind of court system does Illinois have? Lyle is denied due process +12 years unless SCOTUS steps in. All federal courts have dismissed his cases or sent him back to Illinois state courts. Why not send all Harvey Weinsteins victims back to him, so he can rape them again? After +12 years, its lunacy to send Lyle back to Illinois.

SCOTUS has long ruled part of due process is allowing indigent persons to file without having to pay court costs. The federal in forma pauperis statute, enacted in 1892 and codified as 28 U.S.C. § 1915, is designed to ensure indigent litigants have a meaningful access to the federal courts. *Adkins v. E.I. DuPont de Nemours & Co.*, 335 U.S. 331, 342-343(1948)

The October 10, 2018 Illinois Supreme Court Order denied Lyle's Fee Waivers.(App.G:16/Writ.18-7524) Lyle filed a timely Motion to Reconsider(App.G:16/Writ.18-7524) with attached Order signed by Federal Magistrate Judge William Duffin accepting Lyle as Indigent August 23, 2018.(App.G:16/Writ.18-7524) The Illinois Supreme Court Denied Lyle's Motion to Reconsider October 24, 2018 after Lyle filed he has no income, no pay stubs, no job, no house, no car, no assets, +\$120,000 of college debt, and Lyle filed no tax returns for +10 years, 2013-2022.(App.G:16/Writ.18-7524) Lyle was denied indigency status in all civil cases in Illinois +12 years, but obtained indigency from SCOTUS 5 times when Lyle filed 5 Petition for Writ of Cert/Man; 17-7881, 17-8322, 18-7524, 19-5328, 22-6154. Lyle obtained indigency from all 5 federal cases he filed and 5 appeals to SCOTUS, but Lyle Harrison was denied indigency from the Illinois Supreme Court in all civil cases +12 years. However, the Illinois Courts did accept Lyle Harrison in the criminal case? Lyle Harrison is denied indigency status approved by state courts, and for +11 years no one has filed one document opposing him. Lyle cannot obtain "due process" or speedy trial when Illinois is unwilling to even grant indigency. These are exceptional circumstances after filing speedy trial demands for +11 years and subpoenas for unredacted police reports. Lyle has hired 2 Attorney's, who both filed for the unredacted police reports in 2023 and 2024, and both were denied!(App.C:3/L:32/M:33/N:34/O:35)

This fraudulent Partnership never purchased any farmland from Peter Lux's Estate and none of Peter Lux's Estate was titled/deeded in a Partnerships name. Their partnership is a fraudulent corporation designed to conceal ownership. Plaintiff's also falsely contended Lyle's mother, Joy Harrison, was joined as party to 11CH27 because she was an owner of Peter Lux's Estate. Yet Judge Flannell's final order shows Mrs. Joy Harrison as owner of nothing.(App.I:19) Proving the real purpose of adding +85-year Old Mrs. Harrison to the lawsuit, was harassment and extortion. It wasn't enough to cause the wrongful death of her husband, Plaintiff's and Judges appear to be seeking the death of the Harrison Children's mother. So outspoken was this death goal, during the 2016 criminal trial, Appellate Prosecutor, Charles R. Zalar, told the jury and +50 witnesses it would have been easier for Floyd Willoughby (to steal) if all 9 Harrison Children were aborted at birth. And again in 2015 by Attorney David Y. Eberspacher stating in open court, "Lyle should rot and die in jail because he refuses to sign." Every time Lyle files in Illinois Federal district court, his farm house is vandalized. In 2018

and then in 2023 for Scotus Writ 22-6154, Lyle's farmhouse sustained +\$50,000 of damages. Satanic symbols painted in red inside, windows busted out, and doors broken. The County Sheriff denies Lyle a police report, after promising one year ago. Don't you feel the safe and free in Illinois?

The 4th District Illinois Appellate Court consistently told the Harrison family their Appeal is frivolous.(App.D*:598) Yet Illinois Appellate Court 4th District allowed Judge Flannell to keep the Harrison's in Court +12 years with no speedy trial or final order. The Moultrie Court berated, threatened, incarcerated, and browbeat the Harrison family +12 years. Yet when presented with the motion to sign an 11CH27 Order of Summary Judgment in 2015 by plaintiff's Attorney Craig Runyon, Judge Dan Flannell refused. Lyle didn't file the civil cases, however when Lyle filed counterclaims against Plaintiff's and Judge Flannell's Bank, he was denied due process. Why? Lyle filed by mail, December 5, 2016, two verified objections to the illegal distributions of seized Trust assets. Judge Flannell denied Lyle due process and refused to allow Clerk Cynthia Braden to file stamp(App.RR:219) 2 of the verified objections.(App.SS:220/TT:231) If Lyle/9 Harrison children are not the owners of Peter Lux Jr's Estate farmland, why deny Lyle's 1st Amendment rights to file?

This Courts long standing precedent has always been to uphold the 1st Amendment right to Petition the government for redress. ***Adkins v. E.I. DuPont de Nemours & Co., 335 U.S. 331, 342-343(1948)*** This Honorable Court has only denied or dismissed that 1st Amendment right, where a lawsuit was deemed frivolous. However, in the 11CH27 case, neither Lyle, nor his family filed the +12 year civil case. Case 11CH27 was filed July 2011 by Charlotte Huggins, Cynthia Peters and her sister Shirley Cooper. Charlotte Huggins died December 13, 2017.(App.RRR:537) Plaintiff's never notified the Court or amended their case to reflect her death. Remaining Plaintiff's, Cynthia Peters and Shirley Cooper are not listed as Heirs, Heirs at law, legatees, or devisee's in any Estate plan of any member of Harrison family 5 generations.(App.G*:630) They filed as creditors in Roger Sr.'s probate #13-P-26, a 7th class claim. The two judges who presided over Roger Sr's probate awarded Cynthia, Shirley, and Charlotte nothing. In +50,000 pages of filings and +12 years of 11CH27, neither of these 2 ladies inherited nor claimed to inherit anything in any case from any family member, nor claimed they purchased Peter Lux Jr's Estate farmland. So why is

Roger Sr's probate pending without a final order +12 years?

Because incarcerating the Harrison family Trustees didn't stop them from filing appeals,(App.DD:83) because Illinois prosecutors filing a frivolous criminal case with no evidence and no witnesses did not force the Harrison family to sell the Peter Lux Jr. Estate farmland,(Scotus Writs 17-8322/22-6154) because sentencing Lyle to 211 days in jail(App.DD:83) did not get the Harrison family to sell the farmland, because sending letters(App.OOO:529) to trick us to change the trust taxes are filed did not get us to sell our farmland, because falsely convicting and sentencing Lyle Harrison 13CF47 to 180 days in jail did not get us to sell our farmland,(App.Y:58/Z:60) because setting excessive bail \$500,000 for an alleged offense of \$10,200 didn't get us to sell our farmland,(App.Y:58) because denying Lyle speedy trial +11 years didn't get us to sell our farmland,(App.H*:631) because denying us/our trust farmer annual Federal FSA subsidies didn't get us to sell our farmland,(App.XXX:565) because the wrongful death of our father, Roger Sr. didn't get us to sell our farmland, we now get to the last thing, the only thing left for the Prosecutor to take. Denial of civil rights; speedy trial, the unredacted police reports, a final order in probate, and petitioning the government for redress using sanctions.(App.H*:631/K:31/J:30)

During the cases the Illinois Appellate 4th District and Moultrie County sanctioned our family a total of +\$15,000 for "filing frivolous appeals". The Harrison family filed ARDC complaints on; Attorney Rollin Huggins, Attorney Craig Runyon, Attorney Robert V. Elder, Attorney Twila J. Garrett and Attorney Duane Deters. Also, a JIB complaint and Mandamus on Judge Dan Flannell, a Mandamus on Judge Richard Broch, and a Mandamus on Circuit Clerks Cynthia Braden and Christa Helmuth. All 3 Mandamus' were dismissed by the Illinois Supreme Court. After meeting with Illinois Attorney General lead investigator, Illinois Attorney Ed Carter, he confessed before 4 witnesses, **US BANK, HARDWARE STATE BANK**, and the 2 Illinois Judges were committing crimes against the Harrison family. However, because the crimes were federal it was outside his jurisdiction. According to the Law Universities and largest tax firms in Illinois, Judge Dan Flannell will lose,(+\$25 Million) were these Court Cases ended with a final order in Roger Sr's probate, or were the Trustees to file taxes in Trust. Twice he tried to stop Lyle's filings by Incarceration Orders(App.X:57/DD:83) and refused to file stamp

two verified objections.(App.RR:219) Lyle was incarcerated by his Court Orders,(App.X:57/DD:83/Y:58) while Lyle was at the courthouse filing his appeals for case 13-L-7. While Lyle was incarcerated and unable to file a brief, the Illinois 4th Appellate Court sanctioned him again, and dismissed Lyle's interlocutory appeal.

If this Honorable Court fails to protect Lyle's 1st Amendment right to petition the government for redress, and 6th Amendment right to speedy trial, and Unredacted Police Reports, what court will? All courts denied Lyle his rights or dismissed his appeals.(App.A/B/C) What's more exceptional than denying +9 speedy trial demands +11 years?(App.H*:631) What's more exceptional than a Prosecutor robbing your trust, filing a case,(App.W:56) and then presiding as a Judge to quash all subpoenas for police reports/evidence(App.K:31) in the SAME case the prosecutor filed(App.U:41/W:56) admitting his conflict of interest?(App.V:51) What is more exceptional than Judge, Jeremy Richey, quashing subpoena's(App.K:31) where the Sheriff admits he seized +\$10,000 grain because the Prosecutor "told him" to commit a crime?(Trial transcripts 13CF47) What's more exceptional than an American deprived of his right to work for +11 years? Lyle has 6 college degrees, and was working as an engineer, MBA, and CEO of 2 companies until Prosecutor Jeremy Richey filed false criminal case 13CF47 in 2013. Lyle is denied the pursuit of happiness and his right to work/labors +11 years, because Illinois elected officials continue to deny his rights they swore an oath to protect.

III. Review is warranted because Lyle Harrison cannot obtain relief from any other Illinois State or Federal Court with +5 Court Cases or 3 Mandamus'.

Lyle Harrison filed a speedy trial demand 12 times, and 9 of those times since May 1, 2018.(App.H*:631) The Illinois Circuit Court Judges, Dan Flannell and Richard Broch both denied Lyle Harrison's speedy trial demands.

The Illinois 4th District Appellate Court also denied Lyle's speedy trial demands in their Order overturning the false conviction of the August 2016 trial.(App.C*:574) The Appellate Court opined Lyle was wrong about his public defender not doing her job.(App.C*:574) The Appellate Court blamed the speedy trial delay

on Lyle, not the circuit court.(App.C*:574) The 4th Appellate District only overturned the wrongful conviction of Lyle on the grounds Judge Broch denied Lyle his rights to any trial without a public defender. (App.C*:597) +11 years later, Lyle's public defender, Attorney Garrett, refuses to file for; speedy trial, the police reports or any of Lyle's rights, despite being on the case +9 years. The 4th District stated Lyle should be tried a second time because of the "evidence" against him.(App.C*:597) While at the same time denying Lyle's rights to the police reports/evidence.(App.K:31)

The Illinois Supreme Court reviewed the appeal of criminal case 13CF47 and dismissed Lyle's appeals and 3 Mandamus' protecting none of Lyle's rights to speedy trial, exculpatory evidence, or the unredacted police reports. The Illinois Supreme Court went so far as to overturn SCOTUS by denying Lyle's rights as indigent in Lyle's 2nd appeal of civil case 11CH27,(Scotus Writ 18-7524) AFTER Lyle's 1st appeal(17-7881) to SCOTUS he was accepted as indigent in the SAME case. The Illinois Supreme Court was informed Lyle hasn't filed an income tax return +10 years and has no job, income, or assets. STILL the Illinois Supreme denies Lyle Harrison in civil case 11CH27. However, they Accepted Lyle as indigent in criminal case 13CF47, which has a higher bar of approval? Smells fishy. Lyle filed 3 Mandamus' to the Illinois Supreme Court; #121585, #123568, & #127825. All were dismissed.(App.A/B) No protection of Lyle's rights or relief from ALL Illinois Courts +11 years.

Lyle filed 10 appeals to the Illinois Supreme Court, 2 federal cases in Illinois, 1 in the Northern District,(16-4831) and one in the Central District. A 3rd federal case was filed in the Eastern District of Wisconsin.(18-CV-0957) All 3 were dismissed by federal court judges. No speedy trial, no unredacted police reports, nor protection of Lyle's right to fire his public defender.(App.E:10) No protection or relief +6 years from Illinois Federal Courts either. Lyle's appeal of fed case 18-CV-0957 from Wisconsin to the Honorable US 7th Circuit Court of Appeals in 2019 was denied and dismissed with regard to Lyle's criminal rights.(App.E:10) Lyle certainly greatly respects the Honorable US 7th Circuit Court, but he cannot obtain relief or a remedy when they dismiss his appeals.

Lyle filed 5 Writs with the US Supreme Court; 17-7881, 17-8322, 18-7524, 19-5328, 22-6154. All 5 Writs were dismissed. This is the 6th Writ filed with SCOTUS. If not here, please tell Lyle where he can

file to obtain a speedy trial or Unredacted police reports? Lyle still believes there's good judges in the federal courts, but where can Lyle file his subpoenas for the unredacted police reports to obtain the exculpatory evidence proving his innocence/malicious prosecution? There is no remedy or relief left to Lyle except SCOTUS. Sadly, Lyle Harrison knows SCOTUS will probably never hear his case appeals. It appears Illinois Judges have no understanding of: trust law, they are too corrupted to protect Americans, or as in OPERATION GREY LORD they are bought by US BANK or other US Corporations.

IV. Review is warranted because The Harrison family is denied their USDA federal subsidies annually for +51 years. USDA subsidies are under federal jurisdiction not state and any attempt by state officials to withhold federal funds constitutes a federal criminal act.

The Fourteenth & Fourth Amendments state in relevant part that; "nor shall any state deprive any person of life, liberty, or property, without due process of law".

"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

Every year since the 1960's the United States government has been giving farmers a federal subsidy. Some years the subsidy is higher than others, but the subsidy currently amounts annually to about \$10,000 for every 300 acres farmed.

Because Judges Flannell and Broch failed to obtain any signatures from the Harrison family allowing them to steal trust funds from their Trust, they transferred their illegal battle to obtain 9 signatures at the USDA/FSA office in Moultrie County, Illinois. Judge Broch signed a third "final" order the day Lyle and Roger Jr. 1st appealed 11CH27 to SCOTUS, February 20, 2018.(App.H:17) March 20, 2018, Lyle Harrison received from the Farm Services Administration (FSA) a 10 year CRP contract for 2008-2018. The FSA contract lists the CRP owner as, The Roger Harrison Sr. Revocable Trust.(App.WWW:561) The contract incorrectly listed Robert Kauffman as farmer 10 years.(App.WWW:561) Firstly, Mr. Kauffman farmed for the Trust 2

years, 2011 & 2012. Secondly, a custom farm contract doesn't give any FSA/CRP funds to the farmer, the owner gets 100%. The FSA forms listed farmer Kauffman receiving 100% FSA CRP funds 10 years.(App.WWW:561) This is wrong. When 2018 Trust farmer, Tim Schable, and Lyle Harrison pointed out this obvious error, the Moultrie FSA office refused to sign the corrected contract. The FSA told Tim Schable, Lyle does not have authority to sign and refused FSA subsidies to the Trustee.(App.WWW:561) The FSA then sent official NOTICE to Trustee Roger Jr. July 11, 2018(App.XXX:565) stating Peter Lux Jr's Estate farm was in fee simple contradicting their previously mailed March 2018 contract to Lyle.(App.WWW:561) Trustee Roger Jr. mailed an Official Response to the FSA/USDA NOTICE informing them Peter Lux Jr's Estate farmland taxes and farmland was in Trust FOREVER.(App.YYY:567/BBB:368)

The Harrison family is denied ALL FEDERAL subsidies because of Judge Flannell's WILD deeds of partition, fake Final Orders signed by Judge Broch/Flannell(App.J:30/H:17/I:19) and the 7 Illinois 4th District Appellate Judges. If SCOTUS denies this Petition for Mandamus, Moultrie County will keep denying our Trust Federal USDA Trust subsidies. This is discrimination and a federal crime. Roger Sr's probate has no Final Order +12 years.(App.ZZZ:568/J:30) We filed our Trust tax returns from 2012 – 2018, but cannot file a trust tax return on Peter Lux Jr's Estate(+1400 acres), until after we receive the full, complete, and accurate accounting from both banks. **Lyle filed Federal Case #18-C-0957(App.F*:629) against Moultrie County, Judge Broch, and the 7 Illinois 4th Appellate District judges for violations of Lyles civil rights and for withholding his federal subsidies +\$20,000 - \$50,000 annually +51 years. Lyle did not file this petition for Mandamus because he lost a civil case.** Lyle filed; Federal case #18-C-0957, Mandamus #123568 and #128725 against Judge Broch, and he still presides in criminal case 13-CF-47. Lyle filed Federal case #16-C-4831 against Public Defender Twila Garrett, but she still remains on the criminal case, +8 years later. Lyle filed May 16, 2024, a federal case in St. Louis, Missouri federal court against Judge Jeremy Richey and US BANK. If this Court denies Lyle's Petition for Mandamus, the Harrison family will file at least +3 more federal cases, and +2 more Mandamus'. Appeals will continue another +10 years.

Because Judge Flannell, Judge Richard L. Broch, Judge Jeremy Richey, and Appellate Prosecutor Charles Zalar, have employed the

illegal and unlawful use of General Warrants, the 9 Harrison Children are denied their lawful USDA federal subsidies for +51 years.(App.D*:598/X:57/Y:58/CC:81/DD:83/V:51)

If the Honorable US 7th Circuit Court of Appeals was correct when they stated Roger Sr. was the co-owner of Peter Lux's Estate.(App.E:10) Roger Sr died +12 years ago, why is there no final order in his probate?(App.ZZZ:568/J:30) Why did Judge Flannell file a Judicial deed as Roger Sr's Trust as the owner of 40 acres of Peter Lux Jr's Estate?(App.I:19) Because Roger Sr's estate plan is a Living Trust, not a partnership.(App.II:147) The Trust is denied, +\$40,000(+ \$2 Million) of federal USDA subsidies +51 years. That's 20 times the money Former Illinois Governor, Rod Blagojevich, went to federal prison for +7 years in 2011. Former Illinois Governor, Rod Blagojevich, was sentenced in 2011 to 14 years in a federal prison for telling a children's hospital they could not have \$8 Million in federal subsidies until they gave him a contribution of \$50,000.

V. Review is warranted because Lyle complied with the US 7th Circuit Court of Appeals Order filing in Illinois Courts +9 times a speedy trial demand, 3 Mandamus' with the Illinois Supreme Court, and 5 Federal Cases.

The Fourteenth Amendment states in relevant part;

“nor shall any state deprive any person of life, liberty, or property, without due process of law”.

Lyle filed an ARDC complaint against his public defender, fired her by filing two motions, and filed federal case 16-CV-4831 against her. Even after the 4th District Appellate Court remanded the case +7 years ago, she still remains on case 13CF47.(App.C*:574)

Lyle filed 4 speedy trial demands before trial and 9 demands since May 1, 2018,(App.H*:631) still no trial. The US 7th Circuit sent Lyle back to Illinois State Courts telling Lyle to ask only the State of Illinois for speedy trial.(App.E:10)

Lyle filed against Judge Richard Broch, pending federal case 18-CV-0957(App.E:10) and this Appeal is Illinois Supreme Court Mandamus #123568 against Judge Broch for violating his rights. Lyle also filed to subpoena Judge Broch as a witness in the civil cases.(App.Q:37) Judge Broch still presides in Lyle's criminal case.

In 2019, the Honorable US 7th Circuit Court Ordered Lyle back

to the State of Illinois for his right to speedy trial.(App.E:10) The Illinois Supreme Court is incapable, unwilling, or impotent to Order speedy trial or Order a final order in case 11CH27/13P26, pending for +12 years. The Illinois Supreme Court STILL denies Lyle speedy trial in Mandamus 128725 & 123568 just like Lyle's appeal +7 years ago in criminal case 13CF47.(Scotus Writ 17-8322) The Illinois Supreme Court won't remove Judge Broch or Order a speedy trial. Lyle filed Two Mandamus' against Judge Broch #123568(App.A:1/B:2) and #128725(See Scotus Writ 22-6154). Lyle filed pending federal case 18-C-0957 against Judge Broch(App.E:10) and he still presides with a direct conflict of interest. ABSURD.

Lyle was appointed as successor Trustee and farm manager, by his father, Trustee Roger Harrison Sr.(App.II:147) In lawful possession of Peter Lux Jr's Estate. Moultrie Court seized, under color of law, all Peter Lux's Estate farmland from Trustee Lyle, 2 years BEFORE his father's Trust was even a party to 11CH27. The Trust holds the legal title of ownership and STILL was never joined as a party to ANY case. This government seizure is not Due Process, it's against the 4th Amendment as a GENERAL WARRANT.

The IRS conducted OPERATION GREYLORD, in 1982, with the FBI and indicted 101 Officers of the PROBATE Court in Cook County, Illinois. Of these indictments, 79 were convictions, and 22 were Judges. The 22 Judges employed the same tactics as Judge Flannell, Judge Richey, and Judge Broch. Incarceration of Heirs, employing GENERAL WARRANTS, fake criminal cases against heirs, assault, murder, federal tax evasion, money laundering, and fraudulent receiverships. Illinois has a disease and it starts in probate court.

Illinois Judge, Dan L. Flannell, presided in case 11CH27 and probate 13P26; July 2011 to January 2017. Judge Flannell signed A Final Order with Deeds of Partition.(App.I:19) The entire time Judge Flannell presided in case 11CH27, Judge Flannell owned common stock in Hardware State Bank.(App.EE:94) and was the Guardian Ad Litem over the 9 Harrison Children's trust accounts. Judge Flannell was the only witness who could testify who emptied those 9 accounts. How can a presiding judge also be a witness in the same case he presides in?(App.Q:37) Simple, no Due Process or Rule of Law.

Illinois Supreme Court Rule 68 clearly states;
"A judge shall file annually with the Clerk of the Illinois Supreme Court(the Clerk) a verified written statement of

economic interests and relationships of the judge and members of the judge's immediate family(the statement)."

Lyle attached in the Appendix 2011-2016 statements of financial disclosure(App.EE:94) Judge Flannell filed with the Illinois Supreme Court. Judge Flannell filed the identical forms for 6 years 2011-2016. The Appellate Court 4th District said for Judge Flannell to preside is just fine, because Judge Flannell's shares were "di minimus". (App.D*:598) How do they know his shares are di Minimus? The Illinois 4th District Appellate Court, admitted they don't know the total shares in the bank, and they don't know the "value" or number of shares because Judge Flannell never disclosed this to the Illinois Supreme Court for 6 years.(App.EE:94) Judge Flannell never disclosed how many shares he had in Hardware Bank, anywhere on these forms.(App.EE:94) Lyle proved Judge Flannell lied +3 years, when he filed telling the Illinois Supreme Court no cases were pending against Hardware State Bank, right after he signed an order incarcerating Lyle for filing Counterclaims against Hardware State Bank.(App.EE:94/DD:83) Judge Flannell lied to the Illinois Supreme Court. If Judge Flannell will lie to the Illinois Supreme Court, what else is he lying about? Everyone now clearly sees all +5 court cases and specifically criminal case 13CF47 was filed attempting to remove the IRS tax liability of **Hardware State Bank** and **US BANK**.

CONCLUSION

For the foregoing reasons, this Petition for a Writ of Mandamus should be granted. But in the alternative, this Honorable Court should reverse Illinois Orders/Rulings denying three subpoenas for all UNredacted Police Reports in Case 13-CF-47(App.K:31/D:6/C:3) and Order Instanter the Speedy Trial in Lyle Harrison's +11 year pending criminal case 13CF47.

Respectfully submitted,

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A Man

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