

DEC 20 2023

No. 23A611

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**IN THE SUPREME COURT OF THE UNITED STATES**

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**LINDA ANN WRIGHT, PRO SE**  
**APPLICANT**

**v.**

**UNITED STATES, ET AL.,**

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**EMERGENCY APPLICATION FOR STAY**

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**To the Honorable Samuel Alito**  
**Associate Justice of the Supreme Court of the United States and**  
**Circuit Justice for the Third Circuit**

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**LINDA ANN WRIGHT, APPLICANT**

**300 Elizabeth Dr. Apt. 3108**

**Pittsburgh, PA 15220**

**412-722-3326**

**1Lawrightone@gmail.com**

**JOHN C. CONTI, ESQ.**

**Two PPG Place, Suite 400**

**Pittsburgh, PA 15222-5402**

**412-281-7272**

**jconti@dmclaw.com**

**MARK T. CALOYER, ESQ.**

**One PPG Place, 28<sup>th</sup> Floor**

**Pittsburgh, PA 15222**

**412-250-7308**

**mark.caloyer@lewisbrisbois.com**

**Opposing Counsel**

**KELLY B. CULLEN, ESQ.**

**Two PPG Place, Suite 400**

**Pittsburgh, PA 15222-5402**

**312-392-5629**

**kcullen@dmclaw.com**

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**Opposing Counsel**

**LAURA S. IRWIN, ESQ.**

**Office of the U.S. Attorney**

**700 Grant Street, Suite 4000**

**Pittsburgh, PA 15219**

**412-644-6995**

**[Laura.Irwin@usdoj.gov](mailto:Laura.Irwin@usdoj.gov)**

**Opposing Counsel**

**JEFFREY J. WETZEL, ESQ.**

**Two PPG Place, Suite 400**

**Pittsburgh, PA 15222**

**412-281-7272**

**[jwetzel@dmclaw.com](mailto:jwetzel@dmclaw.com)**

**Opposing Counsel**

**Opposing Counsel**

**HALEY F. WARDEN-RODGERS, ESQ**

**Office of U.S. Attorney**

**700 Grant Street, Suite 4000**

**Pittsburgh, PA 15219**

**412-644-7409**

**[usapaw.ecfappeals@usadoj.gov](mailto:usapaw.ecfappeals@usadoj.gov)**

**Opposing Counsel**

*See List of Parties Attached to Order*

## QUESTIONS PRESENTED

1. Whether District Court Judges who has material interest in the Case, PAWD Case No. 21-cv-01152-NR, should have Recused themselves, under 28 U.S.C. § 455(a)(b)(1), Case NDTX 15-cv-00214-Z, and CAND Case 14-03008-CRB?
2. Whether an Appeals Court may allow Misconduct by Appellees, which is in violation of 42 U.S.C. 1985, to *further* deny her rights under the 14th Amendment to the U.S. Constitution? V.A., St. Clair Hospital, Presbyterian, Denial of medical treatment?
3. Whether it is Abuse of Discretion, when a U.S. District Court Judge may Ship a family member's Remains without notifying the Plaintiff, who's whole reason for being in the Case, was to get her father out of the Nursing Home? In both Cases Deaths occurred, property taken, Judges refused to Re-Open a Cases, when the Judge is a Material Witness? Should they have Recused themselves?
4. Whether there was a Conspiracy between U.S.A. et al Texas and California to keep John Henry Wright, an actual prisoner in a Texas Nursing Home, while Mae Bell Wright, was kept illegally in a California Nursing Home. CAND Case No. 14-cv-03008-CRB; TXND Case No. 15-cv-00214-Z? Whether each Judge should have Recused, for Reopening Cases?
5. Whether Elder Abuse Laws were Violated, when John and Mae Wright, were kept from each other and their daughter the applicant, illegally kept in Nursing Homes? Which resulted in Wrongful Deaths, will there be accountability?
6. Whether Multi-District Litigation was ignored by USDC Judges, who should have Recused themselves, under 28 U.S.C. §455(b)(1)?
7. When I can prove that the United States, et al., has withheld information for over Forty years, and instead of supplying material evidence; sets out to destroy an American Citizen's health welfare and life, with lies, fraud, untold malfeasances, is there Accountability?
8. Does it show that the Applicant was Denied Due Process and Equal Protection?
9. Are Officials who takes the Oath of Office, who Violates 42 U.S.C. § 1985(3), and the 14th Amendment to the United States Constitution, Immune from Liability?
10. 28 U.S.C. §1915(e)(2) was create by Congress to limit incarcerated prisoners,

from overwhelming the system. With deaths of family members, property stolen, medical neglect and abuse of Applicant and her family, with conspiracies against Civil and Constitutional Rights, *frivolous?*

11. Was there Abuse of Discretion and Authority, when a Case is Dismissed when the *ECF* System Failed to Store Information, and the Judge had facts, wrong?

12. Why has not any jurisdiction investigated the deaths and criminal activities of the United States, et al., the State of Texas, et al., Cases 14-03008-CRB or 15-00214-Z

13. Did Federal, State, and Local Governments and Corporations, Violate 42 U.S.C. §1983, by ignoring the Power of Attorneys, signed by family members?

14. Is there a Statute of Limitations for deaths under 42 U.S.C. §1985(3)?

15. Is a Veterans Privileges considered less than civilian Rights under *Griffin v. Breckenridge*, or the Fourteenth Amendment? Does a Veteran have Rights to Vindication?

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4. MAE BELL WRIGHT'S DEATH CERTIFICATE: JOHN H. WRIGHT, HUSBAND WAS KEPT AWAY FROM WIFE AND DAUGHTER, ILLEGALLY.
5. ANNETTE R. HOLMES, DEATH CERTIFICATE: NOVEMBER 15, 2022, IN ARKANSAS
6. LINDA ANN WRIGHT'S BIRTH CERTIFICATE: See Mother and Father and Home of Record 1107 N. Washington St. Amarillo, Texas 79107, Property Destroyed by Texas, CA, U.S.A, et al.,
7. CHANGE OF ADDRESS FORM: May 31, 2013, Made every attempt to get my Father out of Texas, until his Death, in Amarillo, Texas, See Case No. 15-cv-00214-J, I July 2013-2022. See Dkts. 140-1 thru 140-5, 05/06/2019, Judge Sydney L. Fitzwater, before John H. Wright's death (Murder) Emergency Order Request, Dkt. 143, Judge Barbara M.G. Lynn, Chief Judge Assigned Judge Kacsmaryk and Lee Ann Reno to Case.
8. WELFARE CHECK AMARILLO POLICE DEPT. Kevin P.O.A. Fraud, by telephone and Denied Applicant access to John H. Wright.
9. NOTICE OF PERSONAL CONTACT FOR SALE TAX DEFAULT,

SIGNED BY JOHN BARTHLOMEW, TAX COLLECTOR, Fraud, I was in a Nursing Home that Barthlomew's Attorneys were in Charge of St. Joseph Hospital, Michael Morrison, et al., Nancy K. Delaney, et al.,

10. RESIDENT ADMISSION RECORD: JOHN H. WRIGHT: True Copy of Admission Report, with Linda Wright and Mae Wright as EMERGENCY Contacts
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### APPENDIX C

1. WELLS FARGO, Fraud Claim, from Linda Ann Wright, Kevin & Tyrone took money from John H. Wright's Account.
2. WELLS FARGO, Served with a Fraudulent Document from the State of CA., Coverup for the funds taken; from Texas Account by California, John H. Wright, had not been a Resident of CA., for decades.
3. State of California ORDER To Withhold Income Tax, 10/11/2013, from John H. Wright, his Residence was 1107 N. Washington St. Amarillo Texas. This was Create by USA, et al., Texas, et al., and California, et al., Specifically Wells Fargo, Edmund Brown Jr., Betty T. Yee, Rick Perry, Greg Abbott, Ken Paxton, Kirkland Court, Does 1-50.
4. Protransport1 Ambulance, 5/26/2015, was to Bring Mae Wright, from San Pablo, CA., to Eureka, CA., Mae never made it, She was Operated on by Irina Kolomey, Sutter Delta while on Blood thinners; Mae Francine Holmes assisted in these deeds, Mae's Daughter.
5. THIS PROPERTY IS DEFAULTED AND SUBJECT TO SALE BY HUMBOLDT COUNTY TAX COLLECTOR; POSTED ON MY PROPERTY TO GAIN ILLEGAL ACCESS. Nancy K. Delaney, Attorney.
6. PUBLIC AUCTION NOTICE OF PERSONAL CONTACT, FOR SALE

7. OF TAX-DEFAULTED PROPERTY Date of Sale March 2-3, 2018, Signed John Bartholomew, Tax Collector. Fraud, Deformation of Character, Grand Theft, Criminal Trespass, Violating Fourth Amendment to the U.S. Constitution: Illegal Search and Seizure. *See* No Court Action.
8. FINAL SELLER'S STATEMENT, APPLICANT WAS SUFFERING FROM A STROKE, GRANADA NURSING HOME. Lauren Smith Came to my Room, and This was the Receipt.
9. LAUREN SMITH'S STATEMENT
10. NOTICE OF INCOMPLETE OR INVALID INFORMATION REQUEST. DEPARTMENT OF MOTOR VEHICLES, CA. After Trespass and Illegally Invading my property, Edmund Brown Jr., kept my Truck, and Refused to release it.
11. RELEASE OF NOTICE DECLARATION OF DANGEROUS STRUCTURE, CITY OF AMARILLO, After many attempts to get the Property, and having John Wright locked in a Nursing Home, and his death. January 9, 2020. Gwen Gonzales.
12. My Truck was on my property at 4579 Cummings Road, Eureka CA 95503, at the time I was in Nursing Home, Trespass and took my truck.
13. MONEY ORDER.
14. VA FORM 9 Dated 5/20 2009.

**RULE 29**  
**PROOF OF SERVICE**  
28 U.S.C. §1746

Mark t. Caloyer, Esq.  
One PPG Place, 28<sup>th</sup> Floor  
Pittsburgh, PA 15222

SUPREME COURT OF THE US  
1 First St. NE  
Washington, DC 20543

John C. Conti, Esq.  
Two PPG Place, Suite 400  
Pittsburgh, PA 15222

Kelly B. Cullen, Esq.  
Two PPG Place, Suite 400  
Pittsburgh, PA 15222

Laura S. Irwin, Esq.  
Office of the US Attorney  
700 Grant St. Suite 4000  
Pittsburgh, PA 15219

Hailey F. Warden-Rodgers, Esq.  
Office of the US Attorney  
700 Grant St. Suite 4000  
Pittsburgh, PA 15219

Jeffrey J Wetzel, Esq.  
Two PPG Place, Suite 400  
Pittsburgh, PA 15222

Applicant placed Documents in a United States Postal Service Clip N Ship  
Priority Envelope, Pre-Paid December 20, 2023, and had the Mail Carrier  
Pick-up the Mail. I Declare under penalty of perjury that this is correct.

Signed,

  
Linda Ann Wright, Applicant

Dated December 20, 2023



**RULE 40**

I Linda Ann Wright, Request Leave to proceed as a Veteran, of the United States Army. I Declare my Veteran Status, as a Soldier Discharged Honorable. I Served from February 18, 1972, to September 22, 1978, I Served in the Virginia National Guard for 2 years, Honorable.

I Declare under penalty of perjury that all statements are true.

Signed,



Linda Ann Wright, Applicant

Dated: December 18, 2023

## STATEMENT OF CASE

First, this Case should have been a Multi-District Litigation, with CAND Case Number 3:14-cv-03008-CRB, and TXND Case No. 2:15-cv-00214-Z, because Deaths of my family members, surgery on my carotid artery, property taken, violation of 42 U.S.C. § 1985(3).

Linda Ann Wright comes before this Court to seek justice, I have become more ill, because of actions by appellees, which seems not to matter.

The applicant has Filed a Complaint to address critical issues, e.g., Deaths of family members, my life continuously threatened properties taken illegally by State and Federal Actors. Federal Discrimination Laws have been violated since 2013, and the remedy is to punish the harmed person. My father transported to <sup>1</sup>Allegiance Behavioral, to hide him, from Appellant, until his death. *See* Appendix B.

The State of California, Edmund Brown Jr., and every Department, then under his control made a concerted effort on every level to Deny the Applicant, Due Process, Equal Protection and an all-out assault on every level of my existence,

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<sup>1</sup> Joyce Course, Kirkland Court, John Dzik, Amarillo Superior Court, Gregg Abbott, Ken Paxton, State of Texas, Nancy K. Delaney, State of CA, Edmund Brown Jr., Wells Fargo, Defense Attorneys, et al., Michael Kaitcer, participated in his illegal incarceration, and his death. U.S. Court, Complicit.

e.g., then Governor Brown actually signed to take my Property of 20 years, he has continued to Abuse his Authority, with criminal determination. I supplied actual letter from Brown, with Coast Central Credit Union, to take my home and property.

**42 U.S.C. § 1983 (1976)**

Every person who under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the *Constitution* and laws, shall be liable to the party injured in an action at law, suit to equity, or other proper proceeding for redress.

**42 U.S.C. § 1985(3)**

**“Act to Enforce the Provisions of the Fourteenth Amendment to the Constitution of the United States, and for Other Purposes,” was necessary because state governments were unwilling or unable to enforce their own laws equally on behalf of all classes of citizens.**

***Griffin v. Breckenridge*, 403 U.S. 88, 102-103 (1971)**

Judge’s words matter, e.g., Case No. 2:21-cv-01152-NR, remarks that questioned my mental capacity, truthfulness, and ability to know truth from fiction. “There is nothing you can do, it is over!” One Attorney told me, while trying to get legal help. *See* Appellant’s Stay of Appeal **Dkt 58-64**, *See* Supreme Court Cases from 10-9095 through 19-8766 & 19-8767.



It is not over, there has been no accountability for the crimes committed against me and my family, e.g., deaths, assaults, neglected health care, property taken, and a virtual death sentence, from civil courts. These crimes are ongoing, e.g., Presbyterian, Butler VAMC, <sup>2</sup>Pittsburgh VAMC has **corrupted and deleted health information** from my Veteran Medical Records, *See* CT Scan and Doctor Rosen's entry into my Records; *See* Appendix A. 2023, SFVAMC, and VA Form 9, 2009.

From the beginning of my journey to achieve justice, since 1996 there have been obstacles applied by well-informed parties, with the motives to deny accountability. These parties have been high ranking in government, corporations, and individuals, used as an arm to reach me at the most personal levels, e.g., siblings, my properties and military standing, deaths in my family and near death of myself. All of this brings me to the reason I am in court today; Abuse of Authority and denial of my Civil and Constitutional Rights.

I am writing this Application, while in life threatening circumstances, caused by USA, et al., and unlike Criminal Court, my burden has no assistance from legal counsel, which is under the Appellant Court's Discretion. *See Grayson v. Mayview State Hospital, Thomas v. Tice*, "A dispute is genuine if a reasonable trier-of fact could find in favor of the nonmovant' and material if it could affect the outcome of

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<sup>2</sup> SFVAMC, Conspired with Pittsburgh and Butler VAMC to continue Violations of 42 U.S.C. § 1985(3),

a case.” Judge Ranjan (Sua Sponte) his Decision, without material facts, has left me without the access to <sup>3</sup>critical health care, and protection under the 14<sup>th</sup> Amendment, Equal Protection Clause, e.g., Presbyterian Hospital working in concert with the Butler VAMC denied the applicant treatment and sent me home from the Emergency Room alone without treatment of massive swelling throughout my body. No contact from May 2023; until November 2, 2023, when they attempted to give me a Colonoscopy, which is one of my complaints about them covering up my injuries. CA3, should have Remanded, with a New Judge, 28 U.S.C. § 1291 Plenary Rule.

It is my firm belief, and an abundance of new <sup>4</sup>evidence, that a coverup of my injuries were orchestrated by appellees from <sup>5</sup>U.S.A. et al., California, SFVAMC, St Joseph Hospital, et al., Who have been communicating about the appellant for over 5 years. See Veterans Affairs Rating Decision 06/68/2023, obvious Fraud, and See Rebuttal Evidence. Appellees Violation of 42 U.S.C. §1985(3) *furtherance*, *Griffin v. Breckenridge*, 403 U.S. (1971)

**To come within the legislation a complaint must allege that the defendants**  
**(1) ‘Conspire or go in disguise on the highway or ’ (2) ‘conspire or entry the**

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<sup>3</sup> Presbyterian, St Clair, UPMC, has Breached our Contract by non-treatment of ailments and injuries.

<sup>4</sup>

<sup>5</sup> Pittsburgh VAMC, Butler VAMC, Pennsylvania, et al

**premises of another’ (3) ‘for the purposes of depriving, either directly or indirectly, any person or class of persons of the equal protection of the laws, or of equal privileges and immunities under the laws.’ It must assert that one or more conspirators (4) did cause or cause to be done, ‘any act to furtherance of the object of [the] conspiracy’ whereby another was ‘injured in his person or property’(4a) or (4b) ‘deprived of having and exercising any right or privilege of a citizen of the United States.’**

Since 1996, the U.S.A. et al., has denied my rights and privileges of a citizen of the United States and a Veteran. 2018, after the devastating Decision of Ex-Justice Anthony Kennedy, even Denying My Privileges, & Rights as a Veteran, although I Served Honorably, Supreme Court Case: 16-9258.

The petitioner had a colonoscopy scheduled since April 2023, for November 2, 2023, with the Women’s Clinic, Presbyterian Hospital without conferring with me **rescheduled** my appointment with McGee Hospital, under Presbyterian Doctors. I had been damaged by UPMC McGee damaged my bladder in 2021. Why this is Important: *See* Doctor Rosen’s Libelous, Slanderous, Deformation Statements, which allowed Doctor Mordecai Smith to **Deny** medical treatment and needed surgeries on my abdomen, digestive system, since at least two thousand. One of my main Complaints was a **botched Colonoscopy**, here in Pittsburgh.

The **List of Parties** may on its face seem implausible (*Ashcroft v. Iqbal*, 556 U.S. 662; *Bell Atlantic Corp. v. Twombly*, (thresholds)). These precedents do not apply to my Case. I have supplied ample Evidence and Facts to support all of my claims, however when the Courts that has the power to determine cases, operate as deterrents to justice, and through their Discretions allows for harm from all these Appellees to persist without accountability, or adherence to the **rule of law**, the petitioner has no options except to continue until justice prevails.

2018, the petitioner come to Pittsburgh, PA., to get well after suffering a stroke, to get my <sup>6</sup>father out of Texas, get my property in California and Texas back caused by Activities in Texas, CA., U.S. Courts. In Pittsburgh VAMC, May 20, 2019, Complaint of Swelling from abdomen, knees to hips. In Over Five years, my Father is Dead, my properties, still illegally withheld, and my health is failing. CT Scan Colonoscopy Damage October 09, 2023.

In opening this case 2:21-cv-00713, in U.S. District Court- Western District Pittsburgh, I attempted to Re-Open Cases in Texas and California, due to the continuation of assaults on me my family. There has been three deaths of family members and my near deaths, my property was taken with no Court actions. *See* Appendix C.

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<sup>6</sup> Have him in a place where someone cared about him and that was me.

USA, et al, State of CA et al., State of Texas, et al., SFVAMC, Pittsburgh VAMC, St. Clair Hospital, Medicare, et al., have faced no *accountability*. Death of my parents, sister and possibly myself. The taking of one my properties, the destruction of the other; the illegal surgery of my Carotid Artery, Locking both parents and me in Nursing Homes while <sup>7</sup>Property is taken illegally and other crimes committed against applicant, my Rights under 42 U.S.C. § 1985(2)(3), First, Fourth and, 7<sup>th</sup> & 14<sup>th</sup> Amendments to the U.S. Constitution attributed to U.S.A. et al., Violates my Rights to Life. Wrongful Death, Arkansas, Texas, and CA.

In each Case U.S. District Court Judges made Decisions that had devastating consequences which caused irreparable harm to me my family and my properties, Credit, e.g., In Case No. 2:21-cv-1152-NR, this was supposed to be a Multi-District Case to finally correct the wrongs and to finally get my day in court. Because the Issues have been ongoing for decades, e.g., In my Case 10-9095, Supreme Court Case, I Filed a Writ explaining for one thing that a <sup>8</sup>Doctor <sup>9</sup>**Petra Kuhfahl** had lied about me having Herpes in the anus region, which I never had

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<sup>7</sup> There was NO Court Action to Invaade my property at 4579 Cummings Road, Eureka 95501.

<sup>8</sup> Working in concert with the USA, et al., Humboldt County, et al., State of CA, et al., SFVAMC,

<sup>9</sup> Kuhfahl was placed in the Position, SFVAMC, Humboldt County, State of CA., & USA et al., Drs. Dewsnup, Ogden Brian & Nancy Craig, Kim S. Ervin, Kusum Stokes, Rydz, Defendants.

either; In 2021, another <sup>10</sup>Doctor **Rosen** from the Pittsburgh VA Medical Center, placed Libelous statements into my VA Medical Records, *furthurance* of the Violations of 42 U.S.C. § 1985(3), supporting the previous Lie that has remained in my records for over 15 years, e.g., Rosen (2019)“Denies <sup>11</sup>Trazadone.” “During her prolonged hospitalization he [sic] <sup>12</sup>truck was apparently repossessed and her home sold due to unpaid back taxes.” “She claims that she contracted <sup>13</sup>hepatitis c during her enlistment in the U.S. Army, and she states she was denied medical treatment due to her hx of herpes (anal) – which she <sup>14</sup>**presumably** contracted as a result of MST.” [That is the Issue!] These Doctors lied and needed accountability. 2010 petitioner had alerted the Courts to this, therefore are complicit in these assaults. I was a victim of Military Sexual Trauma (MST), 21 years of age, in Army. I have been a 100% Disabled-Service Connected Veteran, Denied In-Home Care by <sup>15</sup>Ogden Brian Craig, SFVAMC, Eureka Veterans Clinic, CA, USA, et al., since 2007.

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<sup>10</sup> Petitioner had put in a F.O.I.A., Requests for decades, in 2020, Received June 30, 2021 (2,965 pages) where I noticed eventually that these lies were in my files at the Pittsburgh VA.

<sup>11</sup> 1980’s before Cases in Federal Court, and Rosen Lied and said that I denied this. I never had herpes, no treatment for it and I have had Stenosis of the Spine Documented in Court Records

<sup>12</sup> Illegally taken while I was recovering from stroke, by State of CA, Edmund Brown Jr., et al.,

<sup>13</sup> Hepatitis B, I was not an intravenous drug user, this infection came from a Superior Officer.

<sup>14</sup> Facts are supposed to be the standard: “First do **no harm.**” See Reply Brief.

<sup>15</sup> Since Craig took over the Eureka Veterans Clinic, he has Falsified and Erased my history.

2007 <sup>16</sup>Doctor Arlene Bradley was Directed by Compensation and Pension to Evaluate the applicant, which she did, Recommending the Award of **MST (Military Sexual Trauma)**, USA, et al., hid this **Fact (2007)**, Arnold Russo, Awarded the petitioner 1-year backpay in 2000, for gynecological and has continued to deny my <sup>17</sup>Disabilities for hip, back and leg injuries, that has plagued me for Decades. And to see (2019-2023) VA Doctor's Rosen and Mordecai Smith Continues to deny my Rights & Privileges, through lies and conspiracies, shows that the 38 U.S.C §511, should be abolished as Un-Constitutional. It allows politics and corruption to block Veterans Rights to receive a just review of their disabilities and Compensation. 1996 was the beginning of this drawn-out battle for Equality and Justice, withheld since 1988. Kuhfahl, Rosen, and Smith were allowed continuation of the fraud, Libel and manipulation of my medical records, started with Ogden Brian Craig, Eureka Veterans Clinic, Sheila Cullen, Sierra Pacific, and continues today.

## **FAIR TRIBUNAL**

Judge Ranjan U.S. District Judge Ordered a Judgment with **Material Facts**

**Omitted.** The petitioner was within the Statute of Limitations, on every level, yet

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<sup>16</sup> Fraud for Thirteen Years and Released through F.O.I.A. 2021, Kuhfahl's Lie Replaced these notes. Doctor Bradley actually performed the Comp. Pen. Exam. "No Herpes." 2007, Lab Report through F.O.I.A, SFVAMC NO LABS

<sup>17</sup> As a Drill Sgt. I trained men and women; women's shoes and equipment were designed poorly.

this was part of the Order. Judge made a statement that petitioner had brought lawsuits in CA, TX, and Now PA, 2014, 2015, and 2021, with no regard for the losses that I sustained, e.g., Loss of my parents, <sup>18</sup>sister, property, health, rights; Never able to Redress. “A dispute of fact is material fact if resolution of the dispute might affect the outcome of the suit...; *Anderson v. Liberty Lobby, Inc.*; *Liteky*, 510 U.S. at 555;

Court questioned my motivations, throughout the Case, e.g., July 12, 2022, **Dkt. 48**, Cindy K. Chung, U.S. Attorney (Appellate Judge), Defending Michael Rosen and Mordecai Smith, steps in and objects to my adding “2 new Defendants,” **Dkt. (28)**, these Doctors were part of the Conspiracy under 42 U.S.C. § 1985(3); Cindy K. Chung became an <sup>19</sup>Appellate Judge, right after her participation in the misinformation in this Case, e.g., “Wright’s instant motion, Michael Rosen and Mordecai Smith, are not listed among defendants in any of Wright’s operative complaints.” Thus, the relief Wright seeks is not limited merely to adjust the caption of her instant appeal **but is in fact the addition of two brand-new defendants to “The Case,” or, in effect, her pleadings. “do not permit**

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<sup>18</sup> Sister’s Death happened during Appeals process, She as with my parents had given me P.O.A.

<sup>19</sup> I question this because Kamala Harris (AG of CA), Betty T. Yee, participated in several questionable incidents concerning Wells Fargo and Taking Taxes from my father’s Account; and my Mother’s Account, where the accounts were emptied, CA Case and TX Cases, Dkt, 109.



**[Wright] to amend [her] original complaint in this appeal” to add new defendants’ See Dkts. 54, 55 & 56. See<sup>20</sup> Appendix C. *Liteky*.**

**Department of Veterans Affairs DECISION, 06/28/2021, which shows Fraud, Libel, Slander, Conspiracy, to Defraud the U.S., so even when I am dead these lies will continue, throughout history. Request Submitting Sealed Information, Doctor Arlene Bradley’s Compensation and Pension Report, which has been kept secretly, willfully, by USA, et al., to Deny <sup>21</sup>*Privileges, and Rights* due me for over 40 years.**

Colonoscopy performed at Pittsburgh VAMC, has caused me life threatening ailments. Petitioner went to St Clair Hospital Emergency Room June 10<sup>th</sup>, 2019, to get help because my body was in distress, Blockage, swelling, colonoscopy, Carotid Artery, and tooth, for a Second Opinion, because of the Veterans Administration’s History with my health, Welfare and my life. 42 U.S.C. § 1985(3). 14<sup>th</sup> Amendment: Equal Protection; Pain and Suffering, Elder Abuse, Neglect, Assault.

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<sup>20</sup> Most of the Parties in this Decision are Defendants/ Appellees, who was never held Accountable, and were Parties to Supreme Court Case No. 10-9095; CA Case DR0909736, **REMOVED**, to USDC CAND Case 09-05752-SBA.

<sup>21</sup> Property that I earned in the Military, back in 1996-2023,

After running several test, including Radiology, I was sent home with Miralax! I have been suffering from Adhesions and numerous other <sup>22</sup>Service-Connected illnesses. I had checked into the E.R. with my Veterans Insurance card. When I received the Bill from St. Clair Hospital charged to Medi-Care, which sent <sup>23</sup>red flags that caused me to question if the conspiracies continued from California and Texas.

I contacted the Pennsylvania Attorney General's Office, Health and Filed a Complaint, nothing was done, for over two years. St. Clair started demanding payments from me, even though my illnesses were paid by the VA; these patterns continued from prior <sup>24</sup>Cases.

April 11<sup>th</sup>, 2023, Petitioner went to the Emergency Room at Presbyterian Hospital, for swelling and feeling like I was dying. Test and Radiology were performed. Hospital diagnosed me with a collapsed lung. I inquired about the swelling in my body: the Doctor said, "I don't know what that is." I asked if she would run test? She said she would. April 12<sup>th</sup>, I was being processed out. I protested and was kept another day and sent home with oxygen. <sup>25</sup>Presbyterian

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<sup>22</sup> See Doctors Mesulam and Palmer statements that I had Pelvic Inflammatory Disease (P.I.D.) 1973.

<sup>23</sup> For the last Twenty plus years, this has been the practices of USA, et al., SFVAMC, CA, et al Humboldt County, manipulating my bills and insurance, medical records, now Pennsylvania.

<sup>24</sup> Kim S. Ervin, MD, Filed a Fraudulent Credit Issue with Transworld Credit, Fee Basis, Paid.

<sup>25</sup> Applicant had the appropriate Insurance, and was denied treatment, and NEGLECTED.

Doctors knew the damage to my body, did Conspire with Butler VAMC, to send the petitioner home to suffer and perhaps die. Presbyterian Conspired with the VA, to have me sent back to the VA which had caused the damage, to continue **neglecting medical treatment**. The Third Circuit had this information when it was decided to support the Judge's Decision. I was left to die, with the hospitals and Veterans Affairs, Complicit. The Hospitals here in Pennsylvania, and California have purposely Neglected my health concerns, and should be culpable of me losing my life. 28 U.S.C. 1915(e)(2) *Conley v. Gibson*, "...unless plaintiff can show no set of facts in support of his claim which would entitle him to relief."

The point is that in SCOTUS Case <sup>26</sup>No. 10-9095, the Respondents, et al., **Defrauded the United States, and the United States Constitution**. See SCOTUS Cases 19-8766 & 19-8767, where I have supplied Material Facts, which have long been DENIED. I only supply truthful and factual information.

March 2023, Butler VA Hospital had supplied a nurse, physical therapist who monitored me at home, they had visited me the day before the E.R. visit, saw and <sup>27</sup>monitored my condition and did nothing. CA3 Case No. 22-1164, See **Dkts. 54**,

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<sup>26</sup> The USA, et al., had in my Records, since 1973, that applicant was injured MST.

<sup>27</sup> I had shown the Nurse and Physical Therapist the swelling and the Nurse suggested water pills.

55, 56 & 57, where the information led to a **Response** from Court:

“DOCUMENTS in Support of Appeal filed by Appellant Ms. Linda Ann Wright.”

“A dispute is genuine if a reasonable trier-of-fact could find in favor of the nonmovant,” *Thomas v. Tice*, 943 F.3d 145, *Liteky*, 510 U.S. at 555 “Instead of maintaining decorum essential to the administration of justice, the district court judge permitted himself to make with personal and condemnatory remarks.” *See Offutt*, 348 U.S. at 17,

Applicant discovered the Decision from the Department of Affairs, where 06/28/2021, from AMVET, and the Butler VAMC, through **Privacy Notice Dated June 30, 2021**, where if this Case remained Closed, would have allowed for a **fraudulent Document**, to *further* Violate the 14<sup>th</sup> Amendment and 42 U.S.C. § 1985(3), Depriving: “if two or more persons conspire to injure oppress, threaten or intimidate citizen in free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States or because of him having so exercised the same;” *Griffin v. Breckenridge*, 403 U.S. 88 (1971). *Smidt v. Skolas*, “when a party becomes aware of injury,”

**Dkt. 58**, NOT PRECEDENTIAL PER CURIAM OPINION Coram.

*Grayson v. Mayview State Hospital*, 293 F.3d 103 (3d Cir. 2002), “Grayson Appealed and our court appointed pro bono counsel.” At 7

I Moved to Pennsylvania after suffering a stroke, brought on by losing my Mother and my Father being held in Texas, **fraudulently** in a Texas Nursing Home with powerful people including the U.S. Courts. I tried to get my father out of TX., until his Death in 2019. While here in PA, I tried to recuperate by signing up for treatment with the Pittsburgh VA Medical Center. I continued to try and get my father out of Texas, he died in Texas after many attempts to get him out; I find out by a phone call from a relative in California, that my Father had died, I later found out that his remains were being **shipped to CA**. The significance of this was that the Applicant had fought since 2013, to bring her father home to CA, after paying for an Attorney Guardianship, Plane ticket and having an Attendant to assist in his travels, I was his Power of Attorney, and at that point my Mother his wife was living and Asked me to get him home. *Griffin v. Breckenridge; Liteky*. 28 U.S.C. § 455(a)(b)(1) Judges Barbara MG Lynn, Sydney L. Fitzwater, Matthew J. Kacsmark, TXND, knew John H. Wright's imprisonment and death.

U.S. Court Cases CAND 3:14-cv-03008-CRB, and TXND 2:15-cv-00214-Z, were Requested to Re-Open, those Cases, due to Criminal and Civil Activities going on in their Jurisdictions, up to 2023, e.g., my home was illegally taken in California by Fraud, Surgery was performed on my Carotid Artery; and as recent as 2023, there is Direct Evidence that a conspiracies to falsify my medical records

were performed, documented by a **Privacy Act Request**, Dated June 30, 2021.

*Liteky*, 510 U.S. at 555; 28 U.S.C. § 455(a)(b)(1); 42 U.S.C. § 1985(3).

In 2018 in Pittsburgh VAMC, s discouraged, I had gone to St Clair Hospital Emergency Room, (2019) experiencing pain and medical problems, since the surgery and prior surgery with <sup>28</sup>Saint Joseph Hospital in CA., (<sup>29</sup>Carotid Artery). I was sent home with Fiber (*See Doctor Palmer 2007*), even though I had adhesions, and Blockage. Checking into St Clair, I used my Veterans Insurance Card, and they Charged Medicare, and refused to communicate with me, until the lawsuit (2021). *See PA. Attorney General Complaint*

### ***Property and Privileges Taken by Defendants/ Appellees***

1. Property taken Illegally, (2018) while I had suffered a stroke, and Humboldt County, State of California, HHS, USA, et al., had taken my property at 4579 Cummings Road, Eureka, CA. 95503. While I was unable to walk, talk or understand what had happened. November 21, 2018, Texas, Ordered Demolition of my <sup>30</sup>Property at 1107 N. Washington Street,

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1 Botched my hysterectomy, manipulating records as Defendants 2007, Carotid Artery (2018)

2 Illegally performed in CA., after I had suffered a Stroke, later Presbyterian Hospital and VA conspired to justify this by Oxygen tanks and Releasing me early from E.R. *See Dkt. 55.*

<sup>30</sup> Demolished in 2020, after John Wright had died.

Amarillo, Texas, 79107. USA, et al, California, Humboldt County, & Texas, worked in tandem with the goal of my destruction. DR090936, <sup>31</sup>CA Case?

2. While my Father was still living and illegally kept in Kirkland Court Nursing Home; Amarillo wanted that property all along that's why John Henry Wright, Jr., <sup>32</sup> (2019) was kept; Mae Bell Wright, was Illegally kept in Lone Tree Nursing Home, until her Liver biopsied, Operated on while on heavy blood thinners, at Sutter Delta Medical Center, by Doctor Irina Kolomey, she died 01/15/2016, Prior, I had sent an Ambulance to pick her up <sup>33</sup>ProTransport1, paid them, they Refused to bring my mother to my home. While each State participated in the Fraud. 42 U.S.C. § 1985(3); Equal Protection, Operating Under the Color of Law, while the USA, et al and California, took her life. Applicant Request to Reopen Case; DENIED.
3. CAND Case No. 3:14-cv-03008-CRB, SUA SPONTE, ORDERED, **Dkt. 165**, 04/24/2015; NDTX Case No. 2:15-cv-00214-J, July 1, 2015, Opened Case in Texas; while attempting to go through the Appeals Process in 9<sup>th</sup> Circuit. NDTX 01/12/2016 **Dkt. 107**, Motion to Secure Mae Wright's Effects, by Linda Ann Wright, DENIED. ORDER, DENYING

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<sup>31</sup> CA Superior Court Case DR090936, Effectively Blocked by TXND, CAND, CA5 & CA9.

<sup>32</sup> Texas locked John in Nursing Home in Texas, Mae locked in Nursing in CA, until their Deaths, I had Power of Attorney, which was valid, in both States, and USA, et al.,

<sup>33</sup> See Appendix C

PLAINTIFF'S MOTION TO ORDER AUTOPSY, **Dkt. 110**, 1/21/2016,  
Emergency Motion to Expedite Autopsy/ Bank Account Info, by Plaintiff,  
**Dkt. 109**, DENIED. The Lie that My Mother and Father, John & Mae were  
Divorced, became the ultimate conspiracy, while their <sup>34</sup>Children (Grown)  
participated, in keeping parents locked away; <sup>35</sup>they emptied Bank  
Accounts, and <sup>36</sup>Kevin to by Government Actions. Texas, et al., N.W. Texas  
Hospital, Wells Fargo, Amarillo PD, changed their records to reflect the  
Fraud; CA and TX with Nancy K. Delaney, perpetrated this with the help of  
the U.S. Courts: *See Appendix C and Court Records.* 28 U.S.C. §  
455(a)(b)(1), Wrongful Death; 42 U.S.C. §1983; 42 U.S.C. § 1985(3)

4. October 25, 2018, request for truck, after Illegal Trespass on my property,  
Denied. See Exhibit DMV, App. D.

March 3, 2018, <sup>37</sup>NOTICE OF PERSONAL CONTACT FOR SALE OF  
TAX DEFAULTED PROPERTY, Signed by John Bartholomew, Tax

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<sup>34</sup> Who were not of both parents, were supplanted into the Roles of Betrayers of their parents, to Block Applicant from my Responsibilities as Power of Attorney. Mae Holmes, Kevin & Tyrone.

<sup>35</sup> Wells Fargo, et al., Amarillo TX, and Eureka, CA., Mechanics Bank San Pablo, CA.

<sup>36</sup> USA, et al., CA & Texas, continued with the Pain and Suffering; these Siblings were dumb enough to post on Facebook. Kept Copies! They Stole the Fabulous, Gear that I had Purchased for my Mother and functional items for my parents.

<sup>37</sup> Humboldt County, et al., knew that I had suffered a stroke, their Attorneys knew the Nursing Home Owned by Defendants/ Appellees, and is Documented in my Veterans Files and Court Records.



<sup>38</sup>Collector, Humboldt County, which was an absolute Fraud and Violated the 4<sup>th</sup> Amendment to the U.S. Constitution, Illegal Search and Seizure Clause. 14-cv-03008-CRB, Refused to Reopen Case, I submitted SCOTUS Case 19-8767, to the Court. 28 U.S.C. § 455(a)(b)(1); Wrongful Death.

5. Lauren Smith came into my room at Granada Nursing Home, She had explained to me that my property was taken over and that a lot of Real Estate Brokers were on my property; Devastated after this **intrusion, after having another Friend Check, I signed, under <sup>39</sup>duress** my Property, that I had owned for over 20 years, was violated. I had to learn to walk again, and come back to myself, after the stroke. While in the Nursing Home, a Nurse bought me shoes. There was Criminal Trespass, by Edmond Brown Jr., et al., Violating the 4<sup>th</sup> Amendment, 42 U.S.C. § 1985(3), Privileges; Grand Theft, of Real Property, <sup>40</sup>Coast Central took my Truck, Breach of Contract.
6. I Never went back to my property, Lauren, and my sister, oversaw the Storage of my Property; Coast Central and the State of California, et al., Edmund Brown, Jr., CAAG Kamala Harris, Betty T. Yee, Humboldt County,

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<sup>38</sup> I am a 100% Service-Connected Veteran, did NOT owe Taxes; Betty T. Yee's Fraud, Wells Fargo, Edmund Brown Jr., Nancy K. Delaney, Michael Morrison, Coast Central Credit Union...

<sup>39</sup> Cognitive skills were coming back to me, slowly.

<sup>40</sup> Larry Deridder and several others were the last thing I remember flooding out my house and toilet, with Black Mold already taking over and the Insurance Company and Deridder, refusing to Pay for the damage, Leaking into house, SCOTUS Case Anthony Kennedy, Denied; Annette Homeless, S. Lee Merritt, had my Case and abruptly stopping the Contact W/O Notice.

et al., had worked in concert, to deny me my privileges of my Property.

Violating: the 4<sup>th</sup> Amendment, Illegal Search and Seizure, Criminal Trespass, Fraud, Intentional Infliction of Emotional Distress, Grand Theft of Real Property; 42 U.S.C. § 1985(3), 42 U.S.C. § 1983.

7. I Caught a Train to Pittsburgh, PA, to finish my recovery and to get my father out of Texas. Neither issue succeeded; my health has plummeted.
8. I did not realize that California, <sup>41</sup>Humboldt County, USA, et al., were not through. St. Joseph Hospital, <sup>42</sup>SFVAMC, State of CA., USA, et al., had performed Surgery on my Carotid Artery; and engaged in the colonoscopy that was botched, in Pennsylvania, at Pittsburgh VAMC.
9. Pittsburgh VAMC, I did not realize that the Group mentioned above were in contact with and influencing my treatment with Pittsburgh, until I went to St. Clair Hospital in Pittsburgh, PA. (2019), for a Second Opinion on the Issues I was having with my Colonoscopy and the Scar from the surgery on my artery. A brief mention of Stenosis of the Artery, which does not explain, Why <sup>43</sup>St. Joseph Hospital operated on me? Mad River was available!

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<sup>41</sup> Janssen, Malloy, Needham, Reinholtsen, Crowley, & Griego

<sup>42</sup> Sheila Cullen, knew Applicant was a 100% Disabled Veteran, why not a Veterans Hospital?

<sup>43</sup> Nancy K. Delaney, Mitchell, Brisco, Vrieze, et al.,

10. After Documenting Communications between the Parties mentioned above, I became concerned, due to my prior history with the State of CA. et al.,
11. I have been left here to die, and it seems all that these hospitals are concerned about is for me to have a Colonoscopy; perhaps so that they can continue to lie about my anus. I have attempted to have several, however, who can I trust here to give me an honest diagnosis? Presbyterian?
12. There are at least 10 Parties Participated in Causes of Actions, during the Case which has left me fighting for my life. Pittsburgh VAMC, Butler VAMC, Mordecai Smith, Michael Rosen, At Home Nursing & Therapy Services, et al., AMVET, USA, et al., SFVAMC, Nancy K. DeLaney, et al., Michael Morrison, et al.,
13. This shows that there has been no protection of the Applicant, instead there has been continuous assaults and criminality directed against members of my family and me. Violations of 42 U.S.C. §1985(3), *furtherance*; the 14th Amendment: Equal Protection, the 4th Amendment: Illegal Search of medical records and destruction of and manipulation of information.
14. Annette Holmes, Deceased; Annette was my youngest sister, who was continuously abused by the State of CA. et al., she was on Dialysis, and was Illegally Evicted 2, by Maria Rainwater, Edmund Brown, Jr., both knowing

that the Applicant had Power of Attorney. (2019) I received a call saying she was Evicted, again by a fraudulent Eviction. Rainwater kept the Section 8 Certificate for months, knowing we were in an emergency.

I contacted her landlord and he tried to extort more money from me, I had paid the Deposit in 2018, while recovering from a stroke.

Trying to get my Deposit back, after arranging Plane Tickets for her family of eight (Grandchildren & Children); Georgio Herrera tried to extort money from me claiming that his Public Stairway was in Annette's Apartment; wrote a fraudulent check for payment of work done at her apartment. He kept the \$3,000.00, even though I offered him \$200.00, to clean the refrigerator. <sup>44</sup>Eight People in my Apartment, due to the wickedness of this woman <sup>45</sup>(Involved First Eviction) held up Annette's Certificate, 2018 where I had to use my credit cards to get Hotels for her family, for months. Contributory to my stroke. (2019) Carts away Annette and her disabled children to <sup>46</sup>Arkansas, without my support or knowledge where she was until her death. With only Monetary Support allowed, by Unknown Parties.

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<sup>44</sup> Plane Tickets, Living Expenses \$20,000; had Money to Move John Wright here, Judge Kacsmayk, commented on my forma pauperis, in Texas, my Sister's Family were from CA.

<sup>45</sup> With Ray Schnibben, Edmund Brown Jr., Coast Central Credit Union, Micheal Morrison, et al.

<sup>46</sup> While I was in the Hospital; I supported Annette's Family for all her Life, and a Power of Attorney again became a death sentence for a family member.

When every State, Local and Federal Agency fails in their fiduciary and legal obligations; when Corporations are allowed to operate without accountability, that was the circumstance that surrounded me for over twenty-two years. American Express, et al., ruined my Credit, <sup>47</sup>Equifax.

Judge Ranjan “Wright filed this action in August 21 against the United States, the <sup>48</sup>States of California and <sup>49</sup>Texas certain federal agencies and officials, and a multitude of other public and private individuals seeking tens of <sup>50</sup>millions of dollars damages and other relief.” *White v. Owens Corning Fiberglass*, “[O]nly where the facts are so clear that reasonable minds cannot differ may commencement of the limitation begin.” Liteky. 2014 & 2015?

First Amendment, because the “multitude of other private and public,” individuals were so well informed that I could only react to the barrage of legalese allowed for the devastation created by these “Officials,” that were kept secret from the Courts and the U.S. Constitution, that they took an Oath to protect and defend against enemies foreign and domestic; consequently, denying me Redress. *Conley v. Gibson*, “No set of facts.,” Habeas Corpus.

### **38 CFR 33040**

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<sup>47</sup> Wrong Account number used and allowed to stand, an accused me of being a criminal.

<sup>48</sup> State of CA had Violated the Fourth Amendment by invading my property; Carotid Artery.

<sup>49</sup> TX had imprisoned my father, he died under the States watch; shipped his remains to CA.

<sup>50</sup> 42 U.S.C. § 1985, Case of Fraud, Wrongful Death, Taking of my property; Multi-District.

## CONCLUSION

1. Received a Privacy Request Report June 20, 2021, included were Documents that showed Injuries that happened as a result of my Military Service as far back as 1973.
  - A. Department of Veterans Affairs Decision, 06/28/2021 (Included), Denying Gyn, *See* Decision Dated: November 27, 2002, *Attached*.
  - B. Hysterectomy 50%; Irritable Bowel 30%; Dermatitis Denied; Service Connection for <sup>51</sup>stroke, Denied; for leg condition <sup>52</sup>(second to stroke), Denied; thigh condition, Denied; Doctor Rosen's Notes (Included). Denial of Injuries means, I am still unable to achieve the Rights or privileges due to me since 1973, 42 U.S.C. §1983; §1985(3); Fraud and Prosecution.
2. This Document is proof of the Veterans Affairs inability to Protect and Serve the Veterans of the U.S. Military. Veterans Service Organizations (VSO) have worked in concert with the VA, and Others, to Deny my *Privileges and Rights*, AMVET and DAV; Violating 42 U.S.C. § 1983; 38 CFR 3,303; 42 U.S.C. §1985, *Griffin v. Breckenridge*.

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<sup>51</sup> Applicant Never applied for Compensation for stroke, this statement was added by AMVET.

<sup>52</sup> Applied for leg injury in 1996, skeletal thigh, hip, legs, See Doctor Isenhardt 2000; Ogden Brian Craig, took over The Eureka Veterans Clinic and has Fraudulently Operated Since.

3. For Fifty years I have been unable to bear children, because of Service-Connected MST, and to have my name Slandered, Defamed, Libeled, and to Deny my Rights, Privileges, Compensation, Medical Diagnose, and treatment is and has been Criminal. Fifty Million Dollars, \$50,000,000., in Compensation from USA, et al., The State of California, et al., The State of Texas, et al.,
4. St. Clair Hospital, et al., Presbyterian, UPMC, et al., Butler VAMC. et al., Pittsburgh VAMC, et al., St Joseph Hospital, et al., San Francisco VAMC, et al., Pittsburgh VA Regional Office, et al., AMVET, et al., The State of California, Medical Negligence/ Conspiracy. Compensation Five Million Dollars, Each.
5. Wrongful Deaths, of Parents John and Mae Wright, State of Texas, State of California, USA, et al., Sutter Delta, Lone Tree, Kirkland Court, Gregg Abbott, Ken Paxton, Edmund Brown Jr., Kamala Harris, Betty T. Yee. Ten Million Dollar.
6. Intentional Infliction of Emotional Distress, Compensation, and Pain and Suffering, USA, et al., Fifty Million Dollars in Compensation. See App. A. List of Parties.
7. Property 4579 Cummings Road, Eureka, CA. 95503, Illegally Taken, Five years, Three Million Dollars.

8. John H. Wright and Mae Wright's incarcerations in Nursing Homes, Ten Million Dollars.

9. Intentional Damage to Linda Ann Wright's Body, Ten Million.

**ORDERS TO BE REVIEWED**

*See Appendix A.*

**28 U.S.C. § 1915(e)(2)(B)**

“Of course, the grant or denial of an opportunity to amend is within the discretion of the District Court, but outright refusal to grant the leave without justifying the reason [i.e., inequity or futility] appearing for the denial is not an exercise of discretion it is merely abuse of the discretion and inconsistent with Federal Rules.”

*Foman*, 371 U.S. at 182, 83 S.Ct. 117.

I Linda Ann Wright, Declare that all statements are true, to the best of my abilities.

Signed,



Linda Ann Wright, Applicant Pro Se

Dated: December 20, 2023



**CERTIFICATE OF COMPLIANCE  
IN COMPLIANCE WITH 28 U.S.C. 1746**

Word Limitation 6137

Font Size 14

Footnote 12

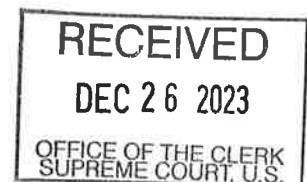
Times New Roman

I Linda Ann Wright, Applicant Declare that the document is in  
Compliance with 28 U.S.C. 1746.

Signed,

  
Linda Ann Wright, Applicant Pro Se

Dated December 20, 2023



**CERTIFICATE OF COMPLIANCE  
IN COMPLIANCE WITH 28 U.S.C. 1746**

Word Limitation 6137

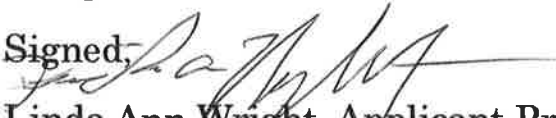
Font Size 14

Footnote 12

Times New Roman

I Linda Ann Wright, Applicant Declare that the document is in  
Compliance with 28 U.S.C. 1746.

Signed,

  
Linda Ann Wright, Applicant Pro Se

Dated December 20, 2023

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 22-1164

Linda Wright,  
Appellant

v.

USA, et al

(W.D. Pa. No. 2-21-cv-01152)

Present: MCKEE\*, SHWARTZ and MATEY, Circuit Judges

1. Motion filed by Appellant to Recall Mandate and to Stay Mandate.

Respectfully,  
Clerk/amr

ORDER

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The foregoing is DENIED.

By the Court,

s/Theodore A. McKee  
Circuit Judge

Dated: October 24, 2023  
Amr/cc: All counsel of record

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\*Judge McKee assumed senior status on October 21, 2022.

**Additional material  
from this filing is  
available in the  
Clerk's Office.**