

23A825

Supreme Court, U.S.
FILED
MAR - 1 2024
OFFICE OF THE CLERK

US Supreme Court of the US.
Attn: Justice Brett Kavanaugh
1 First Street, NE
Washington, DC 20543

Moves this Court and all others for a Stay of these Orders/Judgment
And Mandate until this Retired Army/Disabled Veteran can Exercise his
Constitutional Rights in an attempted and Preparation of a SCOTUS Appeal.

1. On January 30, 2024, The 8th Circuit Court of Appeals issued
*ID 5358417
An Order of Denial on my Petition for Rehearing in case # 23-1813.

2. On February 08, 2024, The 8th Circuit Court of Appeals issued
*ID 5361559, See Appellant Motion a Stay in the Case, Pending SCOTUS.
A Mandate of that/those Orders/Judgments.

3. Appellant believes the Aforementioned Paragraphs are the basis
Of FRAUD/Conspiracy and not in accordance with the Laws of this Land
Nor SCOTUS, Case Precedence(s), *Harris v Younger Abstinence, Colorado*

River Abstinence, The FHA under Pricewater House v Hopkins, Direct Evidence
* **Me & Justice O'Connor's, Hands down Man Down! Swiss!**
& 28 USC 1915 Three Strike Rule and the Fraud Granting of an IPF, with my
\$7922 monthly income & \$35K in bank, Fraud in adoption of Magistrate R &R

1.

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4. See ID 5357387, along with ID 5326525 and all other relevant pleadings

Inside the 8th Circuit Court of Appeals Case 23-1813.

5. Appellant has plans to start his Appeal for Writ of Mandamus and *Trial Judge PK Holmes III WDA & Appellant Judge James Loken Stay Errors A Writ Certiorari after he Buries his Brother Jewel David Muldrow which I

Believe his Death is Suspect, at Most, as I believe was my Mother Melba

Back on 29 April 2005 after the filing of my DOD Lawsuit, *Muldrow v DOD*

Only Case 000778 EDA, See ID 5326539 partial appeal not filed or accepted

at SCOTUS Back in 2010, violating this Pro se appellant Due Process,

Equal Protection, I will try to file it once again with hopes it will be

Accepted prior to my attempt to file an appeal to the Aforementions in

Paragraphs 1 & 2.

6. Appellant is requesting a Written order, even a Verbal would be

Sufficient due to probably this Unusual Request, against the STATE of Arkansas

And the TWO Pecuniary Interested US Officials Magistrate Barry Bryant and

His Co-Conspirator, US Agent or Bounty Hunter 16-24 years, both in “Hot Pursuit”, See Case No. 4:24-cv-00171-BSM DOC 2 Paragraphs 3-5, 41-42, & 47, See all Exhibit’s A-G, Gomer says, “Shame Shame Shame” HATE!!!

7. There is no need for me to send this to Magistrate Bryant, Agent Ronnie D. Compton, was License Tag Arkansas 833 XVA, Arkansas Bar said they show No Law License in Arkansas or Texas, Senior Judge PK Holmes III and 8th Appellant Judge James Loken and his Re-hearing Panel because Ronnie is Continuing to Illegally Cyber Stalk me and every keystroke, See *US v Byron Cordozo 18 CR10251*. Request he be INDICTED DOJ on all those same counts.

8. Wherefore this Entitled to Protection from this Fraud and Writs of Errors Respectfully ask these Agencies to ORDER the State of Arkansas and the Officials in Paragraph 7, to STAND DOWN while he prepares SCOTUS Appeal

9. Appellant does not feel good every day and sometimes NAPS 2-3 times.

CC: DOJ, Arkansas AG, Trial Judge PK Holmes III (WDA)

1 Mar 2024



Larry D. Muldrow

6502 Countryside Drive

Texarkana, Arkansas 71854

870 397-0375

Lmuldrow@hotmail.com

Careful, Ronnie will Hack it/Fake it

4.

**UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT**

No: 23-1813

Larry Muldrow

Appellant

v.

State of Arkansas, et al.

Appellees

Appeal from U.S. District Court for the Western District of Arkansas - Texarkana
(4:22-cv-04122-PKH)

ORDER

The petition for rehearing by the panel is denied. The appellant's pending motions are also denied.

January 30, 2024

Order Entered at the Direction of the Court:
Clerk, U.S. Court of Appeals, Eighth Circuit.

/s/ Michael E. Gans

United States Court of Appeals
For The Eighth Circuit
Thomas F. Eagleton U.S. Courthouse
111 South 10th Street, Room 24.329
St. Louis, Missouri 63102

Michael E. Gans
Clerk of Court

VOICE (314) 244-2400
FAX (314) 244-2780
www.ca8.uscourts.gov

January 31, 2024

Larry Muldrow
6502 Countryside Drive
Texarkana, AR 71854

RE: 23-1813 Larry Muldrow v. State of Arkansas, et al

Dear Larry Muldrow:

Our office is in receipt of your fax submission of January 31, 2024 in the above-referenced matter.

I am returning your document by mail, unfiled, as your case is closed. No further action will be taken on this document.

Michael E. Gans
Clerk of Court

Enclosure(s)

cc:

District Court/Agency Case Number(s): 4:22-cv-04122-PKH

FD 5358741

In the US 8th Circuit Court of Appeals
Case # 23-1813

Larry D. Muldrow		Appellant
vs.	Clerk Michael Jones Ofc/Ind	
	Ronnie D. Compton Ofc/Ind	JURY Demand
	Attorney DK Fowkles Ofc/Ind	
State of Arkansas et al		Appellees'
	Judge PK Holmes III OFC/Ind	
	Magistrate Barry Bryant Ofc/Ind	

Motion for Stay of Mandate

Now Comes the Appellant, Larry D. Muldrow, **Motions to Stay the**

**Mandate Pending the filing of a Petition for Writ of Certiorari in the
Supreme Court of the U.S. of America, also a Possible Writ of Error.**

1. On today, 1/30/2024, this Court issued a Decision in my Re-hearing,

I actually wanted an ENBAC HEARING, See 8th Circuit 23-1813 ID's

5347463 & 5351324, but the Extensions of time needed due to the IGNORANCE

Extraordinary circumstances, trying to use Family, Church members against me,
*Failed Indictment & trying to violate my 7th with a Felon Jail informant.

Obstruction of Justice in talking to witness that may be used in **his/their crimes,**

1.

Of Racketeering, Embezzling, Conspiracy to Commit Murder/attempts to kill me
Intentional Infliction, Emotional Distress, Possible Entry on/into My Property, not
sure, I'm relooking at my photos, in Violations of the 1-13th & 14th Amendments.

2. Pursuant FRAP 41 (d)(1)(2)(A)(B)(i)(ii) Until the SCOTUS Final
Disposition.

3. Appellant would maybe like to appeal in the mean time to the DC Court of
*I am searching to see the Rules at the DC Appeal, but Ronnie know what I'm
Appeals, also, before the issuance of a Mandate by this Court, before/after scouts.
*Doing now to met/beat the Deadline and he is trying to obstruct it. Stop Ignorant

4. I believe the Appellant just needs to amend his Re-hearing Brief to Double
Spaces and add Appendixes that he ran outta time to do, among other edits.

5. Appellant with good cause, states that the Orders/judgment from the
District Court are in Errors, Abuse, and FRAUD, **R&R Adoption ERROR**

6. Appellant also believes this Appeals Court has overlooked Critical facts

In this case that Corruption, Fraud, Revenge, Greed, Denial of the abuse of

Process, Abuse of Authority, Violations of the 1,4,5,6,7,8,13, & 14th Amendments

Of Due Process and Equal Protection Pursuance 5 USC 702, 2000d seq et. Discr.

See *Hurd v Hodge Supra*, 334 U.S. at 34, Pursuant Section 1982, Pursuance

13th 14th Amendments. *Jones v Alfred H. Mayer Co.*, 392 U.S. 409 (1968)

*See ID 5334216, *Dustin Dyer v Shirrellia Smith No. 21-1508* (4th Cir 2022)

*See *Tobey v Jones* (4th Cir) in *Collins.*, *Dred Scott v Sanford* 60 US 393 (1857)

**To allow these Rulings to stand would undue what the 13th 14th was meant for.*

*See Attached Permission where Appellant even had extensions past the VA

* Rule of Occupancy of 60 days, ending on 14 Mar 2022, until 15 April 2022

*See Attach 2, 3, intent to occupy by 15 APRIL 2022, 14, Addendum agreement.

*Exhibit 1

7. Notice the Corruptions and the Abuse of Authority by this Magistrate and

***Barry Bryant, Pecuniary Bias, Revenge, Greed, Swatting, Attempt kill me.**

His Agent in the Vanmeter case that I asked even for Protection from Sen. Mark

***Ronnie Compton, Rico, Purgerist, Swatter, Suspicions of Murder/Conspire**

Pryor and **Maybe** Sen Blache Lincoln, I don't remember during the VANMETER

Case back on 7 Jan 2008. They clearly had notice **to Stop** their "**Hot Pursuit**"

U.S. v Jeffers 342 U.S. 48, 342. U.S. 51, 389 U.S. 358, ID 5357387 Page 32

Or 32 of 347 thru Page 3 or 34 of 247 Bryant R&R of a Magistrate Judge

Using Section 702 of the FISA, ECPA etc ID 5354787, & The False/Fraud SSA File in Exhibit 18-19 or ID 5357387 Pages 180 or 230 of 247 thru Page 192 or 242 of 247.

8. I have been held in a form of Involuntary Servitude since 1/13/2022 and Or at least since March 11, 2022, in attempt to kidnap me, and as far back as 2007 with the Muldrow v Vanmeter case, and 2002 involving my SSA File, Firing 12 Jan 2000 LRAFB AAFES & Denied Reinstatement by Order of AAFES Appellant Authority, Ronnie's Appellant Boss, they fired him from Employ. Law *Exhibit 39 But allowed him to work my case up till he Retired or 2010, Discovery would tell. In an **Attempted continued Involuntary Servitude, Exhibit 21, 1,5,18-19 Violating Appellant's 8th,13th,14th A.R. Involuntary Servitude, W/O Conviction.**

9. Younger v Harris 401 U.S. 37 (1971), Appellant has shown that *A Landmark case Precedence. A failed indictment and attempted **End Around** *See Doc 1, DOJ Has tried to assist with all those Prisoners with no trials, HOPE Extraordinary circumstances exist all thru out these proceedings, where he Incorporated the Fraud Records from the District Court (DC) to this Appeal

Courts records, especially see Merits Briefs ID 5326525 (ALL) ID 5357387 (all)

Several Attempts to kill me, have me killed, Poisoned, Drugged, which Broadens

The availability of injunctions against state prosecution Dombroski Pp. 401 U.S. 43-54. See change of date for appointment in Arkadelphia that tipped me off, from 2/11/2022 to 3/11/2022, attach 9 & 10. I would have been executed by these two Authority. This is how these 2 **Cowards** have been operating toward me since Magistrate Bryant got his job at Texarkana in 2007 to assist Ronnie with my DOD case. They get others to do their work with promise of their protection. See Exhibits 11-15 at Restaurants where I have eaten. Unknown to me for years. I have decrease kidney functions because of their Drugging and Poisonings. See The OverRadiation at the St. Michael's Hospital on 7/19/2022. I still have the Effects of the Pneumonia symptoms, some bad headaches, nuisances, and I Believe eventually unable to get up from a low seat. "Paralyzes."

10. This court continues to violate my 1-13th 14th A.R. by allowing these two

Obvious criminals to use these illegal spy technique on this X-Soldier, 24/7
Like a Russian Spy. I'm Proud to be an American, but am embarrassed to have
Ever been raised in one of these Confederate States, and consider myself at War
Against a well know enemy of injustice. Like General Palastra said, do what
You think is right, take care of your soldiers (Peoples), and be ready to go to war.
Here I am armed with Laptops, Pen and Paper, **legally!** I almost, **not quite** rather
Be behind North Korea enemy Lines, than knowing this IGNORANT IDIOT has
Been violating the rights I Affirmed to Protect under the 4th and 9th Amendment
Constituting the 1st, 6,7, 13 & 14th Amendments, for trying to buy gas **and work**
for the past 23 years, it's just heart breaking that I can't counter this **Coward**, yet.
*
*Thru Legal Cyber
I would have loved to work at Cyber Command but I would have had to defy
Any illegal order to spy on any American Citizen in the use of such illegal
Technique(s), and that is not because it is being used against me, either.
Calling everybody I have ever met since approx 2005, especially females of
Possible long term relationships 6. I won't say who, now I know. Stupid....

Wherefore Appellant hereby **Prays** for relief that he is and maybe entitled Severe and extreme in granting me a Stay of Mandate and Restraint these two Idiots from their continued acts of disturbing me and using my family, friends And Churches to assist him in the criminal acts that they have engaged in and Not knowing about involving their Love Ones, etc..... He has a scare tactic along With his AI & Voyeurism I believe that they use on them.

FAXED
1/30/2024
Approx. 1150 P.M.



Sincerely,
Larry D. Muldrow
6502 Countryside Drive
Texarkana, Arkansas 71854
870 397-0375

**UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT**

No: 23-1813

Larry Muldrow

Appellant

v.

State of Arkansas, et al.

Appellees

Appeal from U.S. District Court for the Western District of Arkansas - Texarkana
(4:22-cv-04122-PKH)

MANDATE

In accordance with the opinion and judgment of November 15, 2023, and pursuant to the provisions of Federal Rule of Appellate Procedure 41(a), the formal mandate is hereby issued in the above-styled matter.

February 08, 2024

Clerk, U.S. Court of Appeals, Eighth Circuit

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF ARKANSAS
CENTRAL DIVISION**

LARRY D. MULDROW

PLAINTIFF

v.

CASE NO. 4:24-CV-00171-BSM

UNITED STATES, *et al.*

DEFENDANTS

ORDER

Larry Muldrow has paid the filing fee and brought this *pro se* case under the Federal Tort Claims Act. Doc. Nos. 1–2. Under Federal Rule of Civil Procedure 4(c)(1) and (m), Muldrow must serve defendants with a copy of his complaint, amended complaint, and summons within ninety days of filing. The clerk of court is directed to issue summons for the United States Attorney General, the United States Attorney for the Eastern District of Arkansas, the Department of Veterans Affairs, Robin Duty (at the address of the Department of Veterans Affairs) and mail them to Muldrow. *See* Fed. R. Civ. P. 4(i). Muldrow must serve each defendant with a copy of the summons and complaint by Monday, May 27, 2024. *See* Fed. R. Civ. P. 4(1)(1). This case will be dismissed unless proof of service is filed on or before **Monday, May 27, 2024**, or he establishes good cause for the failure to serve summons and complaint on defendants. *See* Local Rule 5.5(c)(2).

Local Rule 5.5(c)(2) requires *pro se* litigants to (1) promptly notice of any change of address; (2) monitor the progress of the case; and (3) prosecute or defend the action diligently. Failure by a *pro se* plaintiff to respond to any communication within thirty days may result in the dismissal of the case.

IT IS SO ORDERED this 27th day of February, 2024.


UNITED STATES DISTRICT JUDGE