

U. S SUPREME COURT DOCKET NUMBER

23 A 307

IN THE SUPREME COURT OF THE UNITED STATES

WAYNE PHILLIP VANCE SENIOR, 12B3682,

PETITIONER-PLAINTIFF,

VS.

THE STATE OF NEW YORK DEPARTMENT OF CORRECTIONS
AND COMMUNITY SUPERVISION, ET AL,

RESPONDENTS - DEFENDANTS.

**A MOTION TO FILE A PETITION FOR A WRIT OF CERTIORARI
IN EXCESS OF THE PAGE LIMIT**

PLEASE TAKE NOTICE THAT UPON THE ANNEXED AFFIDAVIT OF THE PETITIONER- PLAINTIFF, ME, WAYNE P. VANCE SENIOR WHO IS MOVING THIS UNITED STATES SUPREME COURT LOCATED AT 1 FIRST STREET, N.E, WASHINGTON, DC 20543 ON THE 18TH DAY OF APRIL 2024, OR AS SOON THEREAFTER AS PRO SE LITIGANT OR COUNSEL CAN BE HEARD FOR AN ORDER PERMITTING OR ALLOWING ME TO FILE MY PETITION FOR A WRIT OF CERTIDRARI WHICH IS LEGIBLE AND HAS UNDERSTANDABLY, JUSTIFIABLY OR EXCUSABLY EXCEEDED THE APPLICABLE 40 PAGE LIMIT OF WRITING TEXT DUE TO THE WRONGFUL ACTIONS OF THE DEFENDANTS - RESPONDENTS WHO HAVE BEEN PARTICIPATING IN THE DANGEROUS, VICIOUS, IMMORAL AND OPPRESSIVE ACTIVITIES UNDERLYING THE CLAIMS SET FORTH IN THIS HISTORIC HIGH PROFILE CIVIL RIGHTS CASE OF GREAT ELEMENTS, MERITS AND MAGNITUDE. I AM SEEKING TO FILE THE PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT TO SEEK RELIEF IN THIS COURT BECAUSE THE U.S COURT OF APPEALS FOR THE 2ND CIRCUIT HAD ILLEGALLY DENIED MY MOTIONS AND WRONGFULLY DISMISSED MY APPEAL FOR ILLEGITIMATE REASON ON JULY 6, 2023 AND ILLEGALLY DENIED MY MOTION FOR RECONSIDERATION AND TO REINSTATE MY APPEAL ON JULY 27, 2023.

RESPECTFULLY SUBMITTED,

W P Vance
WAYNE P. VANCE 12B3682
ATTICA CORRECTIONAL FAC.
P.O BOX 149
639 EXCHANGE STREET
ATTICA, NEW YORK, 14011
DATED: 12-20-23

TO: THE 2ND CIRCUIT JUSTICE OR ASSIGNED JUSTICE
THE UNITED STATES SUPREME COURT
1 FIRST STREET, N.E.
WASHINGTON, DC 20543

THE SOLICITOR GENERAL OF THE UNITED STATES
THE DEPARTMENT OF JUSTICE - ROOM 5616
950 PENNSYLVANIA AVENUE, N.W.
WASHINGTON, DC 20530-0001

NYS ASSISTANT SOLICITOR GENERAL FREDERICK A. BRODIE
NEW YORK STATE ATTORNEY GENERAL OFFICE
THE DIVISION OF APPEALS AND OPINIONS
THE CAPITOL
ALBANY, NEW YORK 12224
TELEPHONE: (518) 776-2317
FAX: (518) 915-7723
E-MAIL: FREDERICK.BRODIE@ag.ny.gov
ATTORNEY OF RECORD: FREDERICK A. BRODIE

THE UNITED STATES SUPREME COURT,
IN WASHINGTON DC

WAYNE P. VANCE, 1ZB3682,
PETITIONER-PLAINTIFF,

AN AFFIDAVIT

VS.

U.S. SUPREME COURT CASE#
23 A 307

THE STATE OF NEW YORK DOCCS, ET AL,
RESPONDENTS-DEFENDANTS,

**MY AFFIDAVIT IN SUPPORT OF THIS MOTION TO
FILE A PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT**

I, WAYNE P. VANCE, BEING DULY SWORN DEPOSES AND SAYS THAT:

1. I AM THE PETITIONER-PLAINTIFF WHO IS CURRENTLY INCARCERATED AT ATTICA CORRECTIONAL FACILITY, P.O BOX 149, 639 EXCHANGE STREET, ATTICA, NEW YORK 14011.

2. I MAKE THIS APPLICATION FOR A COURT ORDER PERMITTING OR ALLOWING ME TO FILE MY PETITION FOR A WRIT OF CERTIORARI WHICH IS LEGIBLE AND HAS UNDERSTANDABLY, JUSTIFIABLY OR EXCUSABLY EXCEEDED THE APPLICABLE 40 PAGE LIMIT OF WRITING TEXT DUE TO THE WRONGFUL ACTIONS OF THE DEFENDANTS-RESPONDENTS WHO HAVE BEEN PARTICIPATING IN THE DANGEROUS, VICIOUS, IMMORAL AND OPPRESSIVE ACTIVITIES UNDERLYING THE CLAIMS SET FORTH IN THIS HISTORIC HIGH PROFILE CIVIL RIGHTS CASE OF GREAT ELEMENTS, MERITS AND MAGNITUDE. THIS COURT IS UNDER A LEGAL AND MORAL OBLIGATION TO GRANT ME PERMISSION TO FILE MY PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT DUE TO THE FACTS AND CIRCUMSTANCES OF OUR LIFE SITUATION AND THE SEVERITY AND MAGNITUDE OF THIS CASE OF GREAT ELEMENTS, MERITS AND MAGNITUDE. I'M ENTITLED TO A FAIR LEGAL PROCESS AND THIS COURT WILL BE DISCRIMINATING AGAINST ME IF YOU GUYS DO NOT ALLOW OR PERMIT ME TO FILE MY PETITION WHEN EXCEPTIONAL CIRCUMSTANCES EXPLAINS THE OVERSIZE PETITION. IT IS AN ESTABLISHED WAY OF PRACTICE FOR JUDGES OR JUSTICES TO ALLOW OR PERMIT A PERSON TO FILE A DOCUMENT THAT HAS EXCEEDED THE APPLICABLE WORD OR PAGE LIMIT FOR LEGITIMATE REASONS AND GOOD CAUSE. PEOPLE HAVE BEEN GRANTED PERMISSION TO FILE OVERSIZE DOCUMENTS IN COURTS ALL OVER THE WORLD AND ITS

ALL APART OF LITIGATING, ENSURING A FAIR LEGAL PROCESS AND DOING THE RIGHT THING. THERE IS A GREAT AMOUNT OF CASES IN THIS COURT WHERE ATTORNEYS OR LITIGANTS WERE ALLOWED OR PERMITTED TO FILE PETITIONS AND / OR OTHER DOCUMENTS IN EXCESS OF THE APPLICABLE PAGE LIMIT(S) FOR LEGITIMATE REASONS AND GOOD CAUSE. I HOPE THAT THIS COURT WILL DO THE RIGHT THING BY ALLOWING OR PERMITTING ME TO FILE MY PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE APPLICABLE 40 PAGE LIMIT BECAUSE THIS CASE IS OF IMPERATIVE PUBLIC IMPORTANCE AND IT REVOLVES AROUND THE PROMOTION OF COMMUNITY WELFARE, GOODWILL AND OUR RIGHTEDOUS CAUSE. NO PARTY INVOLVED IN THIS CASE HAS A RIGHT TO INHIBIT THE WAY OF LAWFUL PROCEEDINGS OR HINDER JUSTICE IN ANY WAY. NO RULE OR REGULATION SHALL EVER BE ENFORCED TO PREVENT ME OR ANY OTHER PERSON FROM PRESENTING OUR CASE WITH ACCURACY, BREVITY AND CLARITY WHATEVER IS ESSENTIAL TO READY AND ADEQUATE UNDERSTANDING OF THE LEGAL, FACTUAL AND PROCEDURAL ISSUES INVOLVED IN THIS CASE. IT IS ILLEGAL FOR THIS COURT TO FORCE ME TO SUBMIT A 40 PAGE PETITION WHICH WILL PREVENT ME FROM PROVIDING THE COURT AND OTHER PARTIES WITH ESSENTIAL INFORMATION AND CAUSE MAJOR PROBLEMS FOR THE LITIGANT AND TAKE AWAY FROM MY CASE. THE FAILURE OF A PETITIONER TO PRESENT WITH ACCURACY, BREVITY AND CLARITY WHATEVER IS ESSENTIAL TO READY AND ADEQUATE UNDERSTANDING OF THE POINTS REQUIRING CONSIDERATION IS SUFFICIENT REASON FOR THE COURT TO DENY A PETITION PURSUANT TO PARAGRAPH #4 OF THIS COURT RULE 14, 28 U.S.C.A. THIS COURT IS REQUIRED BY LAW TO ALLOW OR PERMIT ME TO FILE A PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE APPLICABLE 40 PAGE LIMIT BECAUSE I CANNOT BE DEPRIVED OF LIFE, LIBERTY OR PROPERTY WITHOUT DUE PROCESS AND THE EQUAL PROTECTION OF LAW PURSUANT TO THE 5TH AND 14TH AMENDMENT OF THE U.S. CONSTITUTION. I HAVE A RIGHT TO A FAIR LEGAL PROCESS WHERE MY RIGHTS ARE PROTECTED BY THE COURT AND OTHER PARTIES IN THIS CASE. THIS IS A NOTABLY UNUSUAL OR EXCEPTIONAL CASE IN OUR LIFE SITUATION THAT IS BEING SEEN, ENCOUNTERED OR EXPERIENCED FOR THE FIRST TIME IN HISTORY. THIS HISTORIC HIGH PROFILE CIVIL RIGHTS CASE IS UNIQUE IN ITS DETAILS AND IT WILL SERVE AS A PRECEDENT IF WE SHALL EVER ALLOW HISTORY TO REPEAT ITSELF. EXTRAORDINARY CIRCUMSTANCES HAS ARISED TO GIVE THIS COURT LEGITIMATE GROUNDS TO ALLOW OR PERMIT ME TO FILE MY PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT. I HAVE BEEN FORCED TO COVER THIS ENTIRE CIVIL RIGHTS CASE AND THE PARTICULAR FORMAT OF MY LEGAL PAPERS WAS FOLLOWED BECAUSE I COULD NOT PRESENT THIS CASE OF GREAT ELEMENTS, MERITS AND MAGNITUDE ANY OTHER WAY. A 40 PAGE PREPARATION

FOR MY PETITION IS IMPOSSIBLE BECAUSE IT WILL PREJUDICE THE PRESENTMENT, INVESTIGATION, THEORY AND LEGAL GROUNDS OF THIS CASE. PLUS, IT IS IMPOSSIBLE FOR ME TO REARRANGE AND REDUCE THE PETITION PAGE COUNT TO 40 PAGES BECAUSE IT WAS PREPARED IN ACCORDANCE WITH THE RECORDS FROM THIS CASE AND RELATED CASES AS REQUIRED BY LAW. MY PETITION FOR A WRIT OF CERTIORARI IS 172 PAGES AND IT SETS OUT THE FACTS OF THIS CASE, THE PAINFULLY WICKED OR POISONOUS LEGAL PROCESSES, PROCEDURAL VIOLATIONS, THE CONSTITUTIONAL BASIS OF MY CLAIMS, A SUMMARY OF OUR GREAT PLANS AND THE RELIEF SOUGHT, THE APPENDIX SEPARATE BOUND VOLUMES SPECIAL INFORMATION) AND THE NAMES OF WITNESSES, SOURCES AND DEFENDANTS - RESPONDENTS. I WAS FORCED TO CONSOLIDATE A GREAT DEAL OF CASES AND ELABORATE ON FILINGS, EVIDENCE AND THE MISCONDUCT OF THE DEFENDANTS - RESPONDENTS TO PROVIDE THIS COURT AND OTHER PARTIES WITH ESSENTIAL INFORMATION THAT IS NEEDED TO ESTABLISH FACTS IN YOUR LEGAL INVESTIGATION. I DID CORRECT THE PETITION BY REMOVING ALL CONTENTION WITHIN THE TABLE OF AUTHORITIES AND TABLE OR INDEX OF APPENDICES. ALL CONTENTION HAS BEEN SET OUT WITHIN THE BODY OF THE PETITION IN COMPLIANCE WITH THIS COURT RULES AND ORDERS OF THIS COURT CLERK RASHONDA GARNER WHICH WERE GIVEN WITHIN HER LETTER DATED NOVEMBER 1, 2023. I DID USE THIS COURT'S MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS FORM WHICH WAS PROVIDED TO ME BY THIS COURT CLERK RASHONDA GARNER FOR MY CONVENIENCE. THE MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS FORM IS ATTACHED TO MY PETITION AND IT PRECEDES THE ACCOMPANYING DOCUMENT(S). I HAVE SEPARATE BOUND APPENDICES OF GREAT AND OTHER VOLUMES WHERE I WAS FORCED TO INCLUDE A WIDE RANGE OF RELEVANT COURT ORDERS, CONSTITUTIONAL PROVISIONS, STATUTES, REGULATIONS, PORTIONS OF THE PLEADINGS, CHARGE, FINDINGS OR OPINIONS, AND OTHER PARTS OF THE RECORD TO WHICH I WISH TO DIRECT THE PARTICULAR ATTENTION OF THIS COURT AND OTHER PARTIES TO HELP YOU GUYS BECOME THOROUGHLY FAMILIAR WITH THE FACTS AND CIRCUMSTANCES OF THIS CASE. COURT CLERK RASHONDA GARNER KNOWS THE FACTS OF THIS CASE AND THAT THE DEFENDANTS - RESPONDENTS HAS BEEN INTERFERING WITH THE APPEAL PROCESS AND CAUSING ME AND MY FAMILY MEMBERS, FRIENDS, RELATIVES AND OTHER PEOPLE A GREAT DEAL OF PROBLEMS AS DESCRIBED IN MY MOTIONS, PETITION, LETTERS AND OTHER LEGAL PAPERS SUBMITTED TO THIS COURT AND OTHER AGENCIES. TIME LIMITATIONS, INTOLERABLE CONDITIONS, HAZZARDS, DISABILITIES, INSTABILITIES, OPPRESSIVE RESTRICTIONS, LAW LIBRARY ISSUES AND OTHER PROBLEMS THAT ARE

BEING CAUSED BY THE DEFENDANTS - RESPONDENTS HAS ALSO MADE IT IMPOSSIBLE TO PREPARE A 40 PAGE PETITION IN THESE HELLISH CIRCUMSTANCES OR CONDITIONS AT THIS POINT. THE DEFENDANTS - RESPONDENTS HAS BEEN CAUSING ME TO HAVE PROBLEMS ACCESSING THE LAW LIBRARY ON A REGULAR BASIS, PROBLEMS GETTING LEGAL AND OTHER SUPPLIES, PROBLEMS ACCESSING OR USING A COMPUTER OR TYPEWRITER, PROBLEMS OBTAINING MY CIVIL APPEAL TRANSCRIPTS, PROBLEMS RECEIVING ASSISTANCE FROM FAMILY, FRIENDS AND OTHER PEOPLE, PROBLEMS PREPARING MY LEGAL PAPERS AND SUBMITTING THEM TO THIS COURT AND OTHER AGENCIES, PROBLEMS WITH MY FUNCTIONALITY, PROBLEMS COMMUNICATING WITH PEOPLE ON A REGULAR BASIS, AND OTHER PROBLEMS AS DESCRIBED IN MY LEGAL PAPERS SUBMITTED TO THIS COURT AND FILED IN THE U.S COURT OF APPEALS FOR THE SECOND CIRCUIT BEFORE THEY HAD ILLEGALLY DISMISSED MY APPEAL ON JULY 6, 2023. THE DEFENDANTS - RESPONDENTS HAS BEEN APPLYING SCIENCES AND USING ADVANCED TECHNOLOGY TO PREVENT ME FROM PREPARING MY LEGAL PAPERS ON A COMPUTER OR TYPEWRITER; EFFECT OR INTERFERE WITH MY WRITING AT TIMES; PREVENT ME FROM WRITING FOR SUBSTANTIAL PERIODS OF TIME; PROLONG MY LEGAL ASSIGNMENTS; CONTROL MY STROKES OF THE PEN, THE BALL POINT AND INK DISCHARGE ON PAPERS; DELIBERATELY MESS UP THE TEXT OR QUALITY OF MY WORK; CAUSE ME TO MAKE REDACTIONS, CORRECTIONS, AND REWRITE DOCUMENTS TO THE POINT OF EXHAUSTION; DICTATE MY STYLES OF WRITING, THE SIZE OF LETTERS AND SPACING; CAUSE ME TO WRITE IN SQUIGGLY LINES, BE UNABLE TO HOLD A PEN OR PENCIL, DARKEN WORDS OR LETTERS, WRITE WITH DIFFERENT SIZE LETTERS, OVERSPACE LETTERS OR WORDS, MAKE LETTERS OR NUMBERS CONNECT TO EACH OTHER AND DO OTHER THINGS TO THROW OFF THE TEXT OR TAKE AWAY FROM THE QUALITY OF MY WORK WHILE IN THE PROCESS OF TRYING TO PREPARE MY LEGAL PAPERS FOR THE COURTS AND OTHER AGENCIES ON DIFFERENT OCCASIONS; AND CAUSING DELAYS, HINDERANCES AND OTHER PROBLEMS. PLEASE BE MINDFUL THAT THE DEFENDANTS - RESPONDENTS HAD MADE ME WRITE WITH BIGGER LETTERS AND OVERSPACE LETTERS AND WORDS SO THAT MY PETITION WOULD EXCEED THE APPLICABLE PAGE LIMIT BY MORE PAGES THEN I HAD PLANNED. ALSO, I HAVE BEEN HAVING TROUBLE USING THE LAW LIBRARY COMPUTERS AND GETTING NOTARIES, PHOTOCOPIES, PRINTOUTS, LEGAL MATERIALS AND SUPPLIES BECAUSE THE DEFENDANTS - RESPONDENTS ARE BEING UNCOOPERATIVE, DISRUPTIVE, DISRESPECTFUL AND OPPRESSIVE. THE GOVERNMENT'S CYBER PUNK EMPLOYEES HAS BEEN CONSPIRING WITH OTHER DEFENDANTS OR PEOPLE TO APPLY SCIENCES AND USE ADVANCED TECHNOLOGY TO SEXUALLY HARASS, ASSAULT, MOLEST AND ABUSE ME THROUGHOUT THE COURSE OF EACH AND EVERY DAY WHILE CONTROLLING THE FUNCTIONALITY OF MY ORGANS,

TISSUES AND NERVOUS SYSTEM TO CAUSE ME TO MALFUNCTION, HEALTH PROBLEMS, PAINS AND SUFFERING ON A DAILY BASIS AS A HUMAN SUBJECT OR BIOSPECIMEN IN THEIR CROWDSOURCING, HUMAN RESEARCH AND CITIZEN SCIENCE PROJECTS. THE GOVERNMENT'S CYBER PUNK EMPLOYEES ARE OBTAINING INFORMATION AND OTHER BIOSPECIMENS THROUGH INTERACTION OR INTERVENTION WITH THE INDIVIDUALS AND USING, STUDYING OR ANALYZING THE INFORMATION OR BIOSPECIMENS. THE INTERVENTION INCLUDES BOTH PHYSICAL PROCEDURES BY WHICH INFORMATION OR BIOSPECIMENS ARE GATHERED AND MANIPULATIONS OF THE SUBJECTS SUCH AS ME AND OTHER PEOPLE AND OUR ENVIRONMENT ARE BEING PERFORMED FOR RESEARCH AND OTHER PURPOSES. THE GOVERNMENT'S CYBER PUNK EMPLOYEES HAS BEEN CONDUCTING SYSTEMATIC INVESTIGATIONS WHICH INCLUDES RESEARCH DEVELOPMENT, TESTING AND EVALUATIONS DESIGNED TO DEVELOP OR CONTRIBUTE TO GENERALIZABLE KNOWLEDGE WHILE CONDUCTING THEIR ILLEGAL, UNETHICAL AND OPPRESSIVE SCIENTIFIC AND TECHNOLOGICAL ACTIVITIES TO CAUSE ME AND MY FAMILY MEMBERS, FRIENDS, RELATIVES AND OTHER PEOPLE A WIDE RANGE OF PROBLEMS. THE GOVERNMENT'S CYBER PUNK EMPLOYEES HAS ME INCAPACITATED, LIVING WITH DISABILITIES, SUFFERING AND DEFENSELESS WHILE I'M BEING SEXUALLY ABUSED, HARASSED AND MISTREATED. THEY HAVE BEEN MAKING ADJUSTMENTS TO PUT AN END TO ME SPEAKING OUT, HAVING EMOTIONAL OUTBURSES, CAUSING DISTURBANCES AND EXPOSING THEM TO INMATES AND OTHER PEOPLE IN MY ENVIRONMENT FOR LONG PERIODS OF TIME WHILE I'M BEING SEXUALLY ABUSED, HARASSED AND MISTREATED. THEY DO NOT ALLOW ME TO RESONATE, EXPRESS MYSELF, MAKE FACIAL EXPRESSIONS OR UNWANTED GESTURES FOR LONG PERIODS OF TIME SO THAT IT APPEARS THAT NOTHING IS GOING ON NOW AND I'LL SUFFER IN SILENCE WHILE THEY ARE STILL SEXUALLY ABUSING **ME**, PUTTING PAINFUL OR UNPLEASANT SENSATIONS IN MY BODY AND CAUSING OTHER PROBLEMS NONSTOP. CORRECTIONAL STAFF WHO HAVE BEEN ASSISTING THE GOVERNMENT'S CYBER PUNK EMPLOYEES OR SEXUAL ABUSERS, ARE STILL BEING POSTED WITHIN THE SAME UNIT AS ME AND OTHER VICTIMS, ARE STILL EMPLOYED AT THIS FACILITY (ATTICA), AND ARE KNOWN TO BE PARTICIPATING IN THE DANGEROUS, VICIOUS, IMMORAL AND OPPRESSIVE ACTIVITIES UNDERLYING THE CLAIMS SET FORTH IN THIS CASE. DOCCS FAILURE TO ACT OR REFUSAL TO PROTECT ME AND OTHER INMATES HAS CONTRIBUTED TO THE ON-GOING ABUSE THROUGHOUT THIS UNLAWFUL IMPRISONMENT FOR THE JUSTIFIABLE HOMICIDE OF MR. FREDERICK A. GELSEY JUNIOR FOR WELL OVER 11 YEARS NOW. I HAVE BEEN SUBMITTING COUNTLESS GRIEVANCES, COMPLAINTS, APPLICATIONS AND OTHER DOCUMENTS TO DOCCS GRIEVANCE OFFICES, COURTS AND OTHER AGENCIES RELATING TO MY ON-GOING PROBLEMS WHILE IN THE CARE AND CUSTODY OF THE STATE OF NEW YORK DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION.

BUT, PEOPLE HAVE BEEN REFUSING TO ADDRESS MY ON-GOING PROBLEMS AND DECIDING TO ASSIST THE GOVERNMENT'S CYBERPUNK EMPLOYEES AND OTHER DEFENDANTS-RESPONDENTS WHILE EXECUTING THEIR ILLEGAL OR DECEPTIVE PLANS FOR MY LIFE. PEOPLE HAVE BEEN COMPLYING WITH THE GOVERNMENTAL HUMAN RESEARCH OR CLASSES OF RESEARCH BEING CONDUCTED OR SUPPORTED BY FEDERAL EXECUTIVE DEPARTMENTS AND OTHER AGENCIES WHO POLICIES, COURSES OR PRINCIPLES OF ACTION ARE BEING ADOPTED OR PROPOSED BY **GOVERNMENTS**, ORGANIZATIONS, AGENCIES, INSTITUTIONS, BUSINESSES, INDIVIDUALS AND PARTIES. THE INFORMATION IN **MY** PETITION WILL BE USED BY THIS COURT, THE EXECUTIVE DEPARTMENTS AND OTHER GOVERNMENTAL AGENCIES FOR A VARIETY OF PURPOSES, INCLUDING THE PROPER ASSIGNMENT OF THE PETITION TO PEER REVIEWERS AND PROVIDING INFORMATION TO PEER REVIEWERS PRIOR TO PEER MEETINGS. THE PETITION IS DESIGNED TO HELP INITIATE JOINT PROJECTS AND IDENTIFY PARTICIPATING INSTITUTIONS AND THE KEY PERSONS RESPONSIBLE FOR COORDINATING THE PROJECTS AT EACH INSTITUTION OR AGENCY. THE PETITION CLEARLY IDENTIFY THE SPECIFIC PROBLEMS OR OPPORTUNITIES TO BE ADDRESSED AND PRESENTS QUESTIONS AND HYPOTHESES TO BE EXAMINED. THE PETITION PROVIDES A RATIONALE FOR THE APPROACH TO THE PROBLEMS OR OPPORTUNITIES AND INDICATE THE PART THAT THE PROJECTS WILL PLAY IN HELPING THE PEOPLE ADVANCE SOCIALLY AND ECONOMICALLY. THE PETITION SHOWS HOW THE PROJECTS WILL BE OF GREAT VALUE AND IMPORTANCE AT THE STATE, REGIONAL, NATIONAL AND INTERNATIONAL LEVELS. THE PETITION CITES AND DISCUSS THE SPECIFIC OBJECTIVES TO BE ACCOMPLISHED UNDER THE PROJECTS; STATES INNOVATIVE WAYS TO ENSURE THE SUCCESS OF THE PROJECTS AND PROVIDE FOR THE WELFARE OF THE PEOPLE; SEEKS OTHER INNOVATIVE WAYS TO ENSURE THE SUCCESS OF THE PROJECTS AND PROVIDE FOR THE WELFARE OF THE PEOPLE; PROMOTES PARTNERSHIPS WITH OTHER PARTIES TO CARRY OUT THE PROJECTS; SHOWS HOW THE PROJECTS WILL MAXIMIZE PARTNERSHIP VENTURES AND COLLABORATIVE EFFORTS; IDENTIFIES THE NEED FOR THE PROJECTS; DEVELOPES A CONCEPTUAL APPROACH AND PLAN FOR OUR SCIENTIFIC INTELLIGENCE OPERATIONS; IDENTIFIES THE EXECUTIVE DEPARTMENTS AND OTHER AGENCIES WHO IS REQUIRED BY LAW TO SERVE AS THE LIAISON AND PROVIDE ASSISTANCE FOR THE PROJECTS; IDENTIFIES NEEDED AGENCY AND OTHER RESOURCES DEMANDED IN THIS CASE; PROVIDES INFORMATION FOR CONSULTATION THROUGH SITE VISITS, CONFERENCE CALLS, E-MAIL AND FAXES; SETS OUT SPECIAL CONSIDERATIONS FOR THIS COURT AND OTHER PARTIES; HELPS THIS COURT CONDUCT THE PERSONAL AND EXTRAJUDICIAL ACTIVITIES THAT IS REQUIRED IN OUR LIFE SITUATION AND NECESSARY FOR AN APPEAL; HELPS ESTABLISH OUR CONTINUATION, EVALUATION AND INVESTIGATIONAL PLANS ALONG WITH OUR COMMITMENT AND OTHER

PROCEDURES; PROVIDES INFORMATION RELATING TO THE SOCIAL, ECONOMIC AND ENVIRONMENTAL PROBLEMS FACING OUR NATION AND OTHER COUNTRIES; PROVIDES INFORMATION FOR OUR COMMUNITY DEVELOPMENT ACTIVITIES WHICH WILL BE SUPPORTED BY FEDERAL AND OTHER ASSISTANCE; PROVIDES INFORMATION TO ESTABLISH AND MAINTAIN URBAN, SUBURBAN, GATED AND OTHER COMMUNITIES THROUGHOUT THE WORLD; PROVIDES INFORMATION TO ESTABLISH AND MAINTAIN OUR INTERNATIONAL INDEPENDENCE, GOVERNING BODY, ORGANIZATIONS, AGENCIES, BUSINESSES AND OTHER ESTABLISHMENTS WHILE TAKING A LEADING ROLE IN FOSTERING AND SUPPORTING RESEARCH AND OTHER ACTIVITIES; PROVIDES INFORMATION FOR US TO CREATE ECONOMIC OPPORTUNITIES FOR POOR PERSONS, PERSONS WITH NO INCOME, AND PERSONS OF HIGH, MID AND LOW INCOME; PROVIDES INFORMATION FOR US TO PROVIDE FOR PEOPLE TO RECEIVE DECENT HOUSING, SUITABLE LIVING ENVIRONMENTS AND OTHER ASSISTANCE; **PROVIDES** INFORMATION FOR ME AND MY FAMILY MEMBERS, FRIENDS, RELATIVES AND OTHER PEOPLE TO BE COMPENSATED AND LIVE A HEALTHY AND LUXURIOUS LIFESTYLE; PROVIDES INFORMATION TO IDENTIFY PROGRAMS, PROJECTS AND STUDIES UNDERTAKEN BY PUBLIC AND PRIVATE RESEARCH GROUPS, INDIVIDUALS AND AGENCIES WHO ARE EMPLOYING BY GRANT OR CONTRACT CONSULTING SERVICES FOR THE PURPOSE OF EVALUATION; PROVIDES INFORMATION TO ESTABLISH AND MAINTAIN OUR CENTRAL CLEARING HOUSE TO COLLECT, INTERPRET AND ANALYZE DATA ON SCIENTIFIC AND ENGINEERING RESOURCES AND TO PROVIDE A SOURCE OF INFORMATION FOR POLICY FORMULATION; PROVIDES INFORMATION TO INITIATE, ESTABLISH AND MAINTAIN OUR PROGRAMS; PROVIDES INFORMATION TO IMPROVE THE FUNCTIONALITY OF AGENCIES; PROVIDES INFORMATION TO FOSTER AND SUPPORT THE DEVELOPMENT AND USE OF COMPUTER AND OTHER SCIENTIFIC AND ENGINEERING METHODS AND TECHNOLOGIES, PRIMARILY FOR RESEARCH AND EDUCATION IN THE SCIENCES AND ENGINEERING; AND PROVIDES INFORMATION TO INITIATE AND SUPPORT BASIC SCIENTIFIC RESEARCH AND PROGRAMS TO STRENGTHEN SCIENTIFIC RESEARCH POTENTIAL AND SCIENCE EDUCATION PROGRAMS AT ALL LEVELS IN THE MATHEMATICAL, LIFE, PHYSICAL, MEDICAL, BIOLOGICAL, SOCIAL AND OTHER SCIENCES, AND TO INITIATE AND SUPPORT RESEARCH FUNDAMENTAL TO THE ENGINEERING PROCESS AND PROGRAMS TO STRENGTHEN ENGINEERING RESEARCH POTENTIAL AND ENGINEERING EDUCATION PROGRAMS AT ALL LEVELS IN THE VARIOUS FIELDS OF ENGINEERING BY MAKING CONTRACTS OR OTHER ARRANGEMENTS TO SUPPORT SUCH SCIENTIFIC, ENGINEERING AND EDUCATIONAL ACTIVITIES AND TO APPRAISE THE IMPACT OF RESEARCH UPON INDUSTRIAL DEVELOPMENT AND UPON THE GENERAL WELFARE. THE INFORMATION IN THE PETITION IS

NEEDED TO EXERCISE OUR AUTHORITY OR RIGHT TO DEAL WITH THE PRODUCTION, DISTRIBUTION AND CONSUMPTION OF INCOME, WEALTH, PROPERTY, COMMODITIES, GOODS AND SERVICES, AND THE ECONOMIC AND SOCIETAL FACTORS THAT ARE CAUSING PROBLEMS FOR ME AND MY FAMILY MEMBERS, FRIENDS, RELATIVES AND OTHER PEOPLE THROUGHOUT THE WORLD. PLEASE REVIEW MY CASE RECORDS WHICH SERVES AS THE UNDERLYING SUPPORT OR FOUNDATION FOR ARGUMENTS, PLANS AND PROCESSES. MY EXHIBITS #161, 162, 163, 164 AND 165 WAS SUBMITTED TO THIS COURT IN SUPPORT OF THIS MOTION SO THAT YOU GUYS WILL BE ABLE TO REVIEW MY PLANS AND VERIFY MY FUNDAMENTAL ARGUMENTS AS THE BASIS FOR THE LEGAL, FACTUAL AND PROCEDURAL ISSUES SET FORTH IN MY OVERSIZE PETITION FOR A WRIT OF CERTIORARI. THE EXHIBITS ARE COPIES OF DOCUMENTS IN WHICH I HAD FILED IN THE 2ND CIRCUIT WHILE PRESENTING THIS CASE ON APPEAL. EXHIBIT #161 IS A COPY OF MY MOTION TO APPEAL, EXHIBIT #162 IS A COPY OF MY MEMORANDUM OF LAW IN SUPPORT OF MY MOTION TO APPEAL, EXHIBIT #163 IS A COPY OF MY OVERSIZE APPEAL BRIEF, EXHIBIT #164 IS A COPY OF MY MOTION FOR A PROCEDURAL ORDER, INJUNCTIONS AND OTHER RELIEF, AND EXHIBIT #165 IS A COPY OF MY MOTION FOR RECONSIDERATION AND THE REINSTATE MY APPEAL. AFTER REVIEWING MY MOTIONS, EXHIBITS, PETITION, APPENDICES AND OTHER DOCUMENTS FILED IN THIS CASE, THIS COURT SHOULD BE ABLE TO UNDERSTAND WHY I'M SEEKING TO BE ALLOWED OR PERMITTED TO FILE A PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE APPLICABLE 40 PAGE LIMIT AND WILL BE ABLE TO GRANT SUCH RELIEF. I CANNOT BE HELDED ACCOUNTABLE FOR THE WRONGFUL ACTIONS OF THE DEFENDANTS - RESPONDENTS WHO HAVE PLACED ME IN UNFAVORABLE HELLISH CIRCUMSTANCES OR CONDITIONS SO THAT I'LL BE FORCED TO PRESENT THIS CASE OF GREAT ELEMENTS, MERITS AND MAGNITUDE WITHOUT THE ASSISTANCE OF COUNSEL. PLEASE NOTE THAT THE DEFENDANTS - RESPONDENTS HAVE SET A PATTERN OF ACTIVITIES INVOLVING STALKING, THREATENING, HARASSING, ABUSING AND OPPRESSING THE SAME VICTIMS. I NEED THIS COURT'S COOPERATION, INTERVENTION AND SUPPORT TO DEAL WITH THIS MATTER WHICH IS AFFECTING ME AND MY FAMILY MEMBERS, FRIENDS, RELATIVES AND OTHER PEOPLE IN MANY WAYS. PLEASE SEE MY PETITION, APPENDICES, MOTIONS, EXHIBITS AND OTHER DOCUMENTS FILED IN THIS CASE SO THAT YOU GUYS WILL BE ABLE TO RELY ON THE EVIDENCE TO GRANT THE REQUESTED RELIEF IN THIS MOTION. [SEE EXHIBITS #161 - 170]

3. I WAS ONLY ABLE TO PROVIDE THIS COURT WITH ONE RELEVANT CASE RELATING TO MY CLAIMS SET FORTH IN MY PETITION AND OTHER LEGAL PAPERS BECAUSE THE DEFENDANTS - RESPONDENTS HAS BEEN ENGAGING

IN ILLEGAL OR DECEPTIVE ACTIVITIES TO PREVENT ME FROM ACCESSING UNREPORTED, REPORTED AND RELEVANT CASES IN THE LAW LIBRARY AND OTHER PLACES. I DO NOT KNOW IF THE OPINIONS, ORDERS, DECISIONS OR DISPOSITIONS RENDERED IN THIS CASE AND RELATED CASES IS REPORTED, UNREPORTED, PUBLISHED OR UNPUBLISHED BECAUSE I'M BEING DENIED ACCESS TO LAW BOOKS, LEGAL MATERIALS AND RELEVANT CASES ON THE LAW LIBRARY COMPUTERS AS A RESULT OF THE WRONGFUL ACTIONS OF THE DEFENDANTS-RESPONDENTS AS DESCRIBED IN THIS CASE.

PROCEDURAL HISTORY

4. ON OCTOBER 6, 2023, I WAS GRANTED AN EXTENSION OF TIME TO FILE MY PETITION FOR A WRIT OF CERTIORARI BY U.S SUPREME COURT JUSTICE SOTOMAYOR WHO HAD EXTENDED THE TIME TO DECEMBER 26, 2023 DUE TO THE FACTS SET FORTH IN MY MOTION FOR AN EXTENSION DATED 9/20/23. ON OCTOBER 24, 2023, I HAD MANAGED TO SUBMIT MY COVER LETTERS, MOTION TO PROCEED IN FORMA PAUPERIS, OVERSIZE PETITION FOR A WRIT OF CERTIORARI (151 PAGES), APPENDICES A-G, EXHIBITS E, 89, 100, 119, 125, 128 AND 100 ALONG WITH PROOF OF SERVICES ON ALL PARTIES BECAUSE CORRECTIONAL STAFF HAD GRANTED ME SPECIAL ACCESS TO THE LAW LIBRARY AT ATTICA IN RESPONSE TO MY GRIEVANCES WHICH HAD ENABLED ME TO SUBMIT THE LEGAL PAPERS SOONER THAN I HAD EXPECTED IN HOPES OF RELIEF. COURT CLERK RASHONDA GARNER HAD REFUSED TO FILE THE LEGAL PAPERS WITHOUT CONSIDERING THE FACTS AND CIRCUMSTANCES OF THIS CASE AND MAKING THE NECESSARY EXCEPTIONS, NOTIFICATIONS AND ARRANGEMENTS TO PREVENT ANY FURTHER DELAYS, INJUSTICES AND PROBLEMS IN OUR LIFE SITUATION, SYSTEM AND CASE. ON NOVEMBER 10, 2023, I WAS ESCORTED TO ATTICA'S PACKAGE ROOM WHERE AN UNKNOWN CORRECTIONAL OFFICER HAD ME SIGN FOR MY RETURNED LEGAL PAPERS FROM THIS COURT WHICH WAS CONTAINED IN BOXES. THE BOXES ONLY CONTAINED MY COVER LETTERS, MOTION TO PROCEED IN FORMA PAUPERIS, OVERSIZE PETITION FOR A WRIT OF CERTIORARI, APPENDICES A-G, EXHIBITS E, 89, 119 AND 100, AND PROOF OF SERVICES ALONG WITH A MOTION TO PROCEED IN FORMA PAUPERIS FORM AND A LETTER DATED 11/1/23 FROM THIS COURT CLERK RASHONDA GARNER WHO DID NOT RETURN MY EXHIBITS #100, 125, AND 128 FOR SOME STRANGE REASON. ITS NO BIG DEAL BECAUSE MY EXHIBITS #100, 125 AND 128 ARE STILL IN THE POSSESSION OF THIS COURT. IN THE LETTER OF COURT CLERK RASHONDA GARNER DATED 11/1/23, SHE HAD

CLAIMED THAT MY LEGAL PAPERS WERE RETURNED BECAUSE MY NOTARIZED AFFIDAVIT OR DECLARATION OF INDIGENCY DID NOT COMPLY WITH THIS COURT RULE 39-28 U.S.C.A, MY PETITION EXCEEDS THE LIMIT OF 40 PAGES, AND MY TABLE OF APPENDICES AND TABLE OF CITED AUTHORITIES CONTAINED CONTENTIONS WHICH BELONG IN THE BODY OF THE PETITION. SHE DID NOT EXPLAIN HOW MY AFFIDAVIT OR DECLARATION OF INDIGENCY DOES NOT COMPLY WITH THIS COURT RULE 39, 28 U.S.C.A. BUT, SHE DID PROVIDE ME WITH A MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS FORM TO USE FOR MY CONVENIENCE AND TOLD ME TO CORRECT MY PETITION AND RESUBMIT AS SOON AS POSSIBLE. SHE HAD ALSO STATED THAT UNLESS THE PETITION IS SUBMITTED TO HER OFFICE IN CORRECTED FORM WITHIN 60 DAYS OF THE DATE OF HER LETTER DATED 11/1/23, THE PETITION WILL NOT BE FILED. I DID REQUEST PERMISSION TO FILE A OVERSIZE PETITION IN THE AFFIDAVIT OR DECLARATION OF INDIGENCY BUT MY MOTION WAS REJECTED ALONG WITH MY PETITION AND OTHER LEGAL PAPERS FOR THE FOREMENTED REASONS BY THE CLERK. I DID SUBMIT ANOTHER MOTION TO FILE A PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT BUT THE MOTION DATED NOVEMBER 9, 2023 AND EXHIBITS #161, 162, 163, 164 AND 165 WAS ALSO REJECTED BY THE CLERK RASHONDA GARNER BECAUSE SHE HAD CLAIMED IN HER LETTER DATED 11/20/23 THAT IT IS UNCLEAR WHAT I'M ATTEMPTING TO FILE AND TO THE EXTENT THAT I'M ATTEMPTING TO FILE AN APPLICATION TO FILE A PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT, THE APPLICATION MUST BE PROPERLY TITLED AS SUCH AND MUST SET OUT REASONS THE APPLICATION IS JUSTIFIED. IN ADDITION, SHE HAD CLAIMED THAT THE APPLICATION MUST BE SUBMITTED WITH MY PETITION AND ACCOMPANYING DOCUMENTS. ON DECEMBER 11, 2023, I WAS FORCED TO SUBMIT MY MOTION FOR AN EXTENSION OF TIME TO FILE MY COVER LETTERS, MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS FORM, MOTION TO FILE A PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT, CORRECTED PETITION FOR A WRIT OF CERTIORARI, APPENDICES A-G, EXHIBITS AND OTHER DOCUMENTS BECAUSE THE DEFENDANTS-RESPONDENTS WERE STILL ENGAGING IN ILLEGAL OR DECEPTIVE ACTIVITIES TO INTERFERE WITH THE APPEAL PROCESS AND PREVENT ME FROM HANDLING MY LEGAL DUTIES DUE TO THE FACTS SET FORTH IN THE MOTION FOR AN EXTENSION DATED 12/10/23. DOCCS EMPLOYEES AND OTHER DEFENDANTS-RESPONDENTS HAS BEEN TRYING TO MAKE ME FAIL TO MEET FILING DEADLINES OR REQUIREMENTS BECAUSE THEY KNOW THAT THIS COURT CLERK'S

WILL NOT FILE ANY DOCUMENTS THAT IS JURISDICTIONALLY OUT OF TIME, OR DOES NOT MEET A FILING DEADLINE OR REQUIREMENT. THEY ALSO HAVE BEEN TRYING TO PREVENT ME FROM ACTING ON THE THINGS THAT ARE TAKING PLACE IN MY LIFE BECAUSE THIS COURT WILL FIND THAT EXCEPTIONAL CIRCUMSTANCES MAKES ME ENTITLED TO ALL REQUESTED EXTENSIONS, EXPLAINS ANY DEFAULTS AND JUSTIFY MY OVERSIZE PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE PAGE LIMIT. THEY HAVE BEEN EXECUTING THEIR ILLEGAL OR DECEPTIVE PLANS TO TRY TO GET THIS COURT TO BAN ME FROM FILING MY PETITION AND OTHER DOCUMENTS SO THAT I WILL NOT BE ABLE TO SEEK RELIEF IN THIS COURT. THE DEFENDANTS-RESPONDENTS HAD FINALLY ENABLED ME TO HANDLE MY LEGAL DUTIES A LITTLE BIT AFTER I HAD SUBMITTED MY MOTION FOR AN EXTENSION DATED 12/10/23 AND I WAS ABLE TO SUBMIT MY CORRECTED PETITION, APPENDICES, EXHIBITS AND OTHER LEGAL PAPERS TO THIS COURT AND OTHER PARTIES ON DECEMBER 28, 2023. COURT CLERK RASHONDA GARNER HAD THEN SENT ME A LETTER DATED 1/4/24 AND RETURNED MY MOTION FOR AN EXTENSION DATED 12/10/23. SHE HAD GAVE ME AN IMPRESSION THAT A JUSTICE DOES NOT HAVE THE AUTHORITY OR POWER TO GRANT ADDITIONAL EXTENSIONS OF TIME TO FILE A PETITION FOR A WRIT OF CERTIORARI WHEN EXCEPTIONAL CIRCUMSTANCES ARISE IN A CIVIL OR CRIMINAL CASE. COURT CLERK RASHONDA GARNER HAD ALSO REFUSED TO FILE MY CORRECTED PETITION, APPENDICES, EXHIBITS AND OTHER LEGAL PAPERS WITHOUT CONSIDERING THE FACTS AND CIRCUMSTANCES OF THIS CASE AND MAKING THE NECESSARY EXCEPTIONS, NOTIFICATIONS AND ARRANGEMENTS TO PREVENT ANY FURTHER DELAYS, INJUSTICES AND PROBLEMS IN OUR LIFE SITUATION, SYSTEM AND CASE. ON JANUARY 24, 2024, I WAS ESCORTED TO ATTICA'S PACKAGE ROOM WHERE I WAS RETURNED MY LEGAL PAPERS FROM THIS COURT AND RECEIVED A LETTER FROM THIS COURT CLERK RASHONDA GARNER DATED 1/4/24. IN THE SECOND LETTER OF COURT CLERK RASHONDA GARNER DATED 1/4/24, SHE HAD CLAIMED THAT SHE WAS RETURNING MY LEGAL PAPERS BECAUSE MY PETITION FAILS TO COMPLY WITH THE CONTENT REQUIREMENTS OF THIS COURT RULE 14, 28 U.S.C.A, IN THAT IT DOES NOT CONTAIN A CLEARLY INDICATED STATEMENT OF THE CASE OR REASONS RELIED ON FOR THE ALLOWANCE OF THE WRIT AS REQUIRED BY THIS COURT RULES 14.1(g), 14.1(h), AND 10, 28 U.S.C.A. SHE HAD TOLD ME TO MAKE CORRECTIONS AGAIN AND RESUBMIT WITHIN 60 DAYS OF THE DATE OF HER LETTER DATED 1/4/24. I HAVE MADE THE CORRECTIONS AND NOW, THE PETITION IS 172 PAGES AND CONTAINS A CLEARLY INDICATED STATEMENT OF THE CASE SECTION AND REASONS RELIED ON FOR THE ALLOWANCE OF THE WRIT SECTION. I HAD RESUBMITTED MY CORRECTED PETITION, APPENDICES AND OTHER LEGAL PAPERS TO THIS COURT ON FEBRUARY 29, 2024 AND MY LEGAL PAPERS WAS REJECTED BY THIS COURT CLERK RASHONDA GARNER AGAIN BECAUSE SHE HAD CLAIMED IN HER LETTER DATED 3/6/24 THAT THE FULL NAMES OF MINORS ARE PROHIBITED TO BE INCLUDED WITHIN MY PETITION, APPENDIX OR ANY DOCUMENT UNDER THIS COURT RULE 34.6, 28 U.S.C.A. I HAVE MADE THE CORRECTIONS WITHIN MY PETITION AND REDACTED THE FULL NAMES OF MINORS THAT APPEARED ON ANY DOCUMENT WITHIN ANY OF MY APPENDICES. THE FULL NAMES OF MINORS WAS INCLUDED IN DOCUMENTS THAT WAS ALLOWED TO BE FILED IN THIS CASE WITHIN THE COURTS BELOW. I AM BEING AGGRIEVED OR ADVERSELY AFFECTED BY THE ACTIONS OF THIS COURT CLERK RASHONDA GARNER AND THE DEFENDANTS-RESPONDENTS AS DESCRIBED IN THIS CASE. THE DEFENDANTS-RESPONDENTS HAS BEEN ENGAGING IN ILLEGAL OR DECEPTIVE

ACTIVITIES TO INTERFERE WITH THIS APPEAL PROCESS AND MAKE IT DIFFICULT OR IMPOSSIBLE TO MEET CERTAIN FILING REQUIREMENTS SO THAT THIS COURT CLERK RASHONDA GARNER CAN ACT LIKE SHE HAS LEGITIMATE GROUNDS TO REJECT MY LEGAL PAPERS FOR CORRECTIONS AND OTHER PURPOSES ON DIFFERENT OCCASIONS WHILE EXECUTING THEIR ILLEGAL OR DECEPTIVE PLANS FOR MY LIFE. SHE HAS BEEN REJECTING MY LETTERS, MOTIONS, PETITION, APPENDICES AND OTHER LEGAL PAPERS FOR THE REASONS STATED IN HER LETTERS WITHOUT CONSIDERING THE FACTS AND CIRCUMSTANCES OF THIS CASE AND MAKING THE NECESSARY EXCEPTIONS, NOTIFICATIONS AND ARRANGEMENTS TO PREVENT ANY FURTHER DELAYS, HINDERANCES AND OTHER PROBLEMS IN OUR LIFE SITUATION, SYSTEM AND CASE. THIS IS A NOTABLY UNUSUAL, EXCEPTIONAL OR EXTRAORDINARY CASE WHERE NO COURT RULE SHALL BE APPLIED TO REJECT MY LEGAL PAPERS FOR ANY REASONS BECAUSE I HAVE STATED THE INTERVENING AND MOST EXTRAORDINARY CIRCUMSTANCES OF A SUBSTANTIAL OR CONTROLLING EFFECT FOR RELIEF, REMEDIATION AND OTHER PURPOSES. FOR GOOD CAUSE OR LEGITIMATE REASONS, I MUST BE EXCLUDED FROM ANY GENERAL COURT RULE IN OUR LIFE SITUATION WHERE THERE IS JUSTIFICATION, MITIGATING AND AGGRAVATING FACTORS TO BE CONSIDERED IN DETERMINING WHETHER OR NOT TO FILE OR REJECT MY MOTIONS, LETTERS, PETITION, APPENDICES AND OTHER LEGAL PAPERS WHILE I'M IN THE CARE AND CUSTODY OF THE DEFENDANTS-RESPONDENTS WHO ARE BEING UNCOOPERATIVE, DISRUPTIVE, DISRESPECTFUL AND OPPRESSIVE TO OBSTRUCT JUSTICE, INTERFERE WITH THE APPEAL PROCESS, PREVENT ME FROM HANDLING MY LEGAL DUTIES FOR SUBSTANTIAL PERIODS OF TIME, PREVENT ME FROM PERFECTING MY LEGAL PAPERS AND ENCROACH ON THE INDIVIDUAL LIBERTIES OR RIGHTS OF THE PETITIONER, ME, WAYNE P. VANCE SENIOR AND MY FAMILY MEMBERS, FRIENDS, RELATIVES AND OTHER PEOPLE WHO HAVE A SHARE OR INTEREST IN OUR LIFE SITUATION, SYSTEM AND CASE. I WOULD LIKE FOR THIS COURT TO ASSIGN ME A NEW CASE MANAGER BECAUSE I DO NOT BELIEVE THAT THIS COURT CLERK RASHONDA GARNER IS ACTING IN OUR BEST INTEREST AS OUR CASE MANAGER AT THIS POINT. THERE ARE PERSONAL INCOMPATIBILITIES AND SUBSTANTIAL DISAGREEMENTS CONCERNING THE DECISIONS BEING MADE UPON RECEIPT OF MY LETTERS, MOTIONS, PETITION AND OTHER LEGAL PAPERS WITHIN THIS COURT. SHE HAS BEEN USING DIFFERENT TACTICS TO AVOID ADDRESSING MY ON-GOING PROBLEMS AND PROVIDING FOR THE RELIEF REQUESTED IN MY MOTIONS, AND PETITION WHICH ARE BEING REJECTED BY THE CLERK UPON RECEIPT OF THE DOCUMENTS ON ALMOST EVERY OCCASION. THIS COURT CLERK OFFICE DID FILE MY RECENTLY SUBMITTED MOTION FOR A PROCEDURAL ORDER, INJUNCTIONS, EMERGENCY ACTION AND OTHER RELIEF BUT THE MOTION WAS DENIED BY JUSTICE SOTO MAYOR ON 3/11/24 ACCORDING TO THE LETTER OF THIS COURT CLERK ROBERT MEEK DATED 3/11/24. [SEE EXHIBITS # 161 - 171; AND ALL OTHER RECORDS FOR THIS CASE.

RELIEF SOUGHT

WHEREFORE, I RESPECTFULLY ASK THAT THIS COURT PLEASE TAKE ACTION OR MAKE ANY DETERMINATION NECESSARY OR APPROPRIATE TO ENFORCE OR IMPLEMENT LAWS AND COURT ORDERS AND TO PREVENT ANY FURTHER ABUSE OF PROCESSES.

WHEREFORE, I RESPECTFULLY ASK THAT THIS COURT PLEASE REASSIGN ME A NEW CASE MANAGER BASED OFF THE FACTS SET FORTH IN THIS MOTION.

WHEREFORE, I RESPECTFULLY ASK THAT THIS COURT PLEASE ENTER AN ORDER PERMITTING OR ALLOWING ME TO FILE MY PETITION FOR A WRIT OF CERTIORARI IN EXCESS OF THE APPLICABLE 40 PAGE LIMIT DUE TO THE FACTS AND CIRCUMSTANCES OF THIS CASE AND THE SEVERITY AND MAGNITUDE OF THIS CASE OF GREAT ELEMENTS, MERITS AND MAGNITUDE. IT WAS IMPOSSIBLE FOR ME TO SUBMIT THIS PETITION AND MY APPENDICES WITH COVERS BECAUSE I WAS UNABLE TO OBTAIN ANY COVERS FROM THIS COURT, THE STATE OF NEW YORK DOCS OR ANY OTHER PLACE WHILE IN THE CARE AND CUSTODY OF THE UNCOOPERATIVE, DISRUPTIVE, DISRESPECTFUL AND OPPRESSIVE DEFENDANTS-RESPONDENTS.

5. FOR THE FOREGOING REASONS, THIS MOTION IS JUSTIFIED AND IT CLEARLY STATE ITS PURPOSE AND THE FACTS ON WHICH IT IS BASED AND PRESENTS LEGAL ARGUMENT IN SUPPORT OF THE MOTION. IT IS CONCISE AND COMPLY WITH THE APPLICABLE PAGE LIMIT AND WAS HANDWRITTEN, PROPERLY TITLED, AND PREPARED TO THE BEST OF MY ABILITY WHILE IN HELLISH CIRCUMSTANCES OR CONDITIONS. I HAVE A RIGHT TO SUBMIT THIS MOTION OR APPLICATION FOR THE REQUESTED RELIEF FROM THIS COURT. THIS MOTION WAS SUBMITTED WITH MY CORRECTED PETITION AND ITS ACCOMPANYING DOCUMENTS IN COMPLIANCE WITH THE ORDERS OF THIS COURT CLERK RASHONDA GARNER WHICH WERE GIVEN WITHIN HER LETTER DATED 11/20/23, (SEE THIS COURT RULES 21, 22 AND 33 2, 28 USCA)

6. FOR THE FOREGOING REASONS, THIS COURT SHALL GRANT THE REQUESTED RELIEF IN THIS MOTION IN ITS ENTIRETY, AND SUCH OTHER AND FURTHER RELIEF AS THIS COURT DEEMS JUST AND PROPER.

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT. EXECUTED ON THE 26TH DAY OF MARCH 2024

Wayne P. Vance
WAYNE P. VANCE 12B368Z
ATTICA CORRECTIONAL FACILITY
639 EXCHANGE STREET
ATTICA, NEW YORK 14011

SWORN TO BEFORE ME ON THE 30 DAY
OF MARCH 2024

Christopher Duffy
NOTARY PUBLIC

CHRISTOPHER DUFFY
NOTARY PUBLIC - STATE OF NEW YORK
REGISTRATION NO. 01DU6359380
QUALIFIED IN ERIE COUNTY
COMMISSION EXPIRES 05-30-2025