

Record No: 24-263

In The
Supreme Court of the United States

Main Pro'se Joyce Beggs, Et Vir Al

Petition for Rehearing

Petition for an Extraordinary
Writ of Mandamus
supported under the All-Writ-Act

Table of Contents

<i>Table of Authorities</i>	Page ii
<i>Constitutional Provisions</i>	Page ii
<i>Petition for Rehearing En Banc</i>	Page 1
<i>Argument</i>	Page 2
<i>The All-Writ-Act</i>	Page 4
<i>The Filing of Petitioners' Extraordinary Correctness</i>	Page 6
<i>The Filing of Petitioners' Extraordinary Writ</i>	Page 5
<i>Clerks Responsibility of Due Process</i>	Page 8
<i>Misunderstanding Arguments of the Late Senator Jesse Helms placing Men on President-Senator Biden's Domestic Violence Bill</i>	Page 10
<i>Background</i>	Page 14
<i>Conclusion</i>	Page 18
<i>Certificate of Counsel on behalf of the Pro'se Joyce Beggs et vir al</i>	Page 19
<i>Certificate of Word Count</i>	Page 19

Table of Authorities

Cases

Jaburek v. Foxx, 813 F.3d 626, 630 (7th Cir. 2016)..... Page 7

Howell v. United States, 75 M.J. 386..... Page 12

Williams v. Williams, 24 Va. App. 778, 485, S.E.2d 651 (1997), 256 Va. 19, 501 S.E.2d 419..... Page 8

Brown v. Board of Education of Topeka, 347 U.S. 483..... Page 3

Constitutional Provisions

Due Process under the Fourteen

Amendment..... Page 1,2,4,8,12,15,18,19

U S 1st Amendment RightsPage 11

Statutes

28 U.S.C. § 1651(a)..... Page 9

The All-Writ-ActPage 2, 3, 4, 7, 10, 12

U. S. C. 42 1985..... Page 1

Federal Laws

Title 18, U.S.C., Sect 241..... Page 11

Title 18, U.S.C., Sect 242..... Page 11

Petitioner for Rehearing

Comes again Pro'se Joyce Beggs, et vir al.
(hereafter "Pro'se Joyce Beggs or Petitioners).

Moving this Supreme Court for a Petition for Rehearing returning to Williams and Mary Law School to continue said Pro'se Joyce Beggs Legal Studies under the Federal Rules of the Appellate Procedure. Especially Rule 20 for an Extraordinary Writ, not produced correctly by Petitioners First Printing Company Names "Legal Printers, LLC". Needing to Add All Extraordinary Cases of Conspiracy under U. S. C. 42 1985.

Respectfully Petitioning of the U. S. Supreme Court Order denying Petitioners Extraordinary Writ of Mandamus November 8, 2024. Facing intervening circumstances not previously presented. Paying said Printing Company 6,747.97, filed incorrectly, without Proper Service of Process to all Court Systems, Respondents in their Extraordinary Writ of Mandamus. Suffering ongoing Due Process Violations of their U. S. Constitutional Rights.

Argument

Petitioners has continuously suffered grounds of intervening circumstances of substantial and controlling effects for the Past 29 years on injustices. Needing this Supreme Court to grant the All-Writ-Act. As Petitioners Suffered Ongoing Flooding, twice as Pro'se Joyce Beggs prepares this "Petition for Rehearing" 12/05/2024 calling on the Hampton City Fire Department.

Again, calling on the Hampton City Staffers Thanksgiving Day 2024; who Released Said Flood Waters from entering the Petitioners Home. Saving their main Utilities' and Heating Vents to file this Petition for Rehearing in good faith and not for delay.

Facing ongoing Conspiracy that Voids-out Petitioners State and Federal Constitutional Rights. As Petitioners suffered the same Flooding Plots in 2023 under the Fourth Circuit Court Jurisdiction. Blocking Petitioners of a Fair Appeal Process. Suffering Due Process and Civil Terrorism inside and outside Petitioners Civil Law Jurisdictions; they tried to explain in their 2023 Filing to the Deputy Clerk's from the Fourth Circuit Court No: 21-1748. With No

Success, causing the Petitioners to hire “Legal Printers, LLC” filed incorrectly “without all Petitioners’ Appendixes needed to be attached”, with bad spelling errors worse than the Petitioner Joyce Beggs, who suffered from Dyslexia. With Petitioners Farm “Angel Field Heirloom Tomatoes” Company being hacked to cause delay of these ongoing Complex Cases under Chief Justice Robert’s Jurisdiction here in Virginia. Citing *Brown v. Board of Education of Topeka*, 347 U.S. 483.

Bringing the power of importance for this Court to entertaining this Petition for Rehearing. Requesting the All-Writ-Act to issuing a Writ of Prohibitions like the needed Mandamus, Certiorari and Habeas Corpus that is a drastic instrument; which should be Granted in this Extraordinary Rehearing to prevail from Injustices; showing: (a) there is no other adequate means to attain relief, (b) the right to issue this Writ is clear and indisputable, and (c) the issuance of this Writ is appropriate under the circumstances in Granting this Petition for Rehearing to Protect our Society Legal & Civil Law Systems. As Petitioners suffers ongoing Flooding twice as she prepares this Petition, almost reaching under their

Home. Facing ongoing Conspiracy that voids all Petitioners U.S. Constitutional Rights. Giving this Court jurisdiction to stop Discrimination against a Pro'se Joyce Beggs, who family has suffered because; She is a Black Republicans facing a Misunderstanding of her Research of the Contraband Slaves Camps in forth of Fort Monroe for over 29 years and with Great Respect for the Late Senator Jesse Helms.

As first Respondents in said Complex Cases Violated Building Codes in Retaliation of the Pro'se Research, that injured her Infant 1995 "Said Veteran" who suffered many Broken Bones filled in the Hampton Circuit Court. Being Denied Financial Assistance Yearly Under FEMA, by Local Agents of Large Insurance Companies. Having a Grand Child Wrongly taken from Petitioners by Attorney Cynthia King from Virginia Beach 2016, as her father saved their Life. Having "Said Veteran" Denied Due Process.

The All-Writ-Act

The Petitioners moves this U. S. Supreme Court to add the Needed All-Wirt-Act to address all Matters that Voids "Petitioner as Pro'se Rights as a Black

Republican” who Family has suffered. Needing to Bring Forth a Writ of Prohibition that will stop Discrimination having the Power to potentially end 150 years of Secret Conspiracy that destroyed the true History of General Benjamin Butler and the First U. S. Contraband Slave Camp and their Farming Properties after the Civil War. Forcing all agencies under any 501 (3) C programs in the Phoebus Section of Hampton or “Fort Monroe Future Developments” to include family members of the Contraband Slaves to help preserve their “True History” to educate Children. As Native Americans helped the Pro’sse Joyce Beggs Great-grandfather get to his Freedom at Fort Monroe, teaching them their Farming Secrets that created Angel Field Heirloom Tomatoes.

- a. Learning that the Contraband Slave Communities needed Mr. Henry Phoebus to help register their properties; along with Petitioners Home from The Late Mr. James Kirkpatrick “who was his Master Builder. Who helped Mr..Phoebus build his New Town. Will end all misunderstood Research without retaliation of Civil Terrorism that feels like Domestic Terrorism.
- b. Bringing all families Members of Respondents & Petitioners together in Preserving the True History of the Phoebus section of Hampton ‘Contraband Slave History. Especially the Family members of the late Tom Gear and the Late Kathy Gear Owens by ending all

Gross Misunderstanding of the Pro'se Joyce Beggs
Research to protect all Petitioners.

**The Filing of Petitioners' Extraordinary
Correctness**

Petitioners Printing Company their hired, that is
Attacked to their Extraordinary Writ; caused the
Petitioners to study to make severe corrections in
addressing Service of Process Problems" unable to get
their money refunded after many attempts to hire
another Printing Company; causing the Pro'se Joyce
Beggs to send Original Copies of their Special Writ to
the Clerk Office of the Fourth Circuit Court in Case
No: 21-1748, Court of Appeals of Virginia for Judge
Atlee No: 0054-18-1. With a copy to United States
District Court of the Eastern District of Virginia, NO:
4:17-cv-00110-AWA-DEM filed 09/11/2017; located in
the Beautiful Human Love City of Newport News:
who helped rebuild the Petitioner Joyce Beggs Life
after helping to Pass President-Senator Biden
Domestic Violence Bill before being Placed in
Hampton Virginia. The Pro'se Petitioners has also
served Respondent Beverly Story Virginia Beach
Case No: 16-0567, JJ216274-01-007 & 02-00 &
JJ216274-04-00 & 05-00.

Noting; the Petitioners already served their Writ on Attorney Cynthia King in October 2024, who kidnaped “Said Infant” from the Petitioners after Business Hours from Virginia Beach after Virginia Beach Police gave Petitioners, Approval Keep “Said Child” looking at Petitioners Evidence on July 20, 2016. Learning “Said Child” Father was under the Care of Veteran Military Doctors, healing from his War Injuries from Afghanistan. Being allegedly attacked on July 20, 2016, by an over 6-foot-tall Female, allegedly being Physically Evicted for being a Sick Veteran of the United States under medication.

“Moving Petitioners to Give a Special Thank You from the Help of Virginia Governor Glenn Younkin, Senators Tim Kaine, Senator Mark Warner, and the U. S. Military for the Continuation of “Said Veteran” VA Treatments of his War Injuries Suffered in Afghanistan this December 2024.” No: CR17-001285

Needing a Habeas Corpus to United with “Said Child” under the All-Writ-Act. Falling under the Domestic Violence Act. Citing Williams v. Williams, 24 Va. App. 778, 485, S.E.2d 651 (1997), 256 Va. 19, 501 S.E.2d419. As evidence shows “Said Veteran” was

moved out of the Bedroom to keep his family safe while prescribing different medications.

As Hawaiian Natives helping Pro'se Joyce Beggs Relax
Receiving Pictures of her son Head-Cut-in--Half.

Clerks Responsibility of Due Process

Clerks from different courtrooms in these complex cases; even the Fourth Circuit Court Clerk Return Petitioners' Pleading. Sending back Petitioners' Notice of Appeal by calling it a Writ of Certiorari February 20, 2024, in case No. 21-1748. Along with attachments that showed forth the true recipes of Petitioner Strange Flooding June 23, 2023, while their home was under Flood Waters. Citing *Jaburek v. Foxx*, 813 F.3d 626, 630 (7th Cir. 2016). Paying to Remove Flood Waters and working hard to save their Historical Home built by the Hands of a Contraband Slave. Serves as "Usual Circumstances" of being Late on Appeal with Flood Waters surrounding your home. As clear as the Tears from the Eyes of Senator Tom Tillis in Congress this year 2024. Specking about Hurricane Helene Victims from his state of North Carolina.

Noting Petitioners Governor giving his Income to Virginia Farmers affected from the same Hurricane.

Shows a great need for a Mandamus, Prohibition and Certiorari & Habeas as Petitioners were the first Victims of Agents from State Farm Insurance Company, Agents under FEMA Insurance under the SFIP; that is governed by the NFIA. As Local Agents openly Discriminated against a Black Republican for over 29 years. Forced to take the late Senator Helm's Pictures off her wall for safety. The Petitioners stated clearly in her Pleading to Federal Judge Arenda L. Wright-Allen that Respondents used Fraud on Petitioners Flood Settlement under FEMA, by Lowering the Petitioners Home Value of under 50,000.00, to get a low settlement of \$3,000.00 - 8,000.00. As True Flood Damages of Petitioners Home Runs \$60,000.00 to over \$100,000.00 to fully recover from every Flooding Events.

As Said Judge Never Contacting FEMA to Pay for Petitioners Flooding Damages reading her Ruling July 25, 2019a as a part of her ruling the Petitioners.

Needing to be overturned with this court forcing; FEMA to pay for Petitioners many Flood Events.

Showing Agents continued said discrimination under a FEMA Programs to continue Plots of Domestic Terrorism by destroy people who are misunderstood and hated. As they were "Unable" to see the hands of Powerful Neighbors involved in these complex cases, allegedly connected to some Respondents in Virginia Court System.

As Said Misunderstanding must be stop, that voids out Petitioners State and Federal Constitutional Rights. Hurting them Financially! As the Petitioners has always given most Insurance Agents and Flood Adjustor Agents all Recipes of their Damages and Repairs on the first Visit, because they had to work fast to save their Historical Home.

Needing a Writ of Prohibition to Bring all Members of the Phoebus Section of Hampton together under the United Constitution.

**Misunderstood Arguments of the Late Senator
Jesse Helms placing Men on
Biden's Domestic Violence Bill**

The ongoing intervening circumstances of extraordinary substances falls under the All-Writs Act, for being Hated because of Pro'se Joyce Beggs Love and Support for the Late Senator Jesse Helms.

Whom Truly “Helped Save” Our Domestic Violence Bill in Congress by placing the 10 present of Men who are Battered by Female from Duke University Research need to be Protected the under 28 U.S.C. § 1651(a). Giving this Supreme Court the “Rights to Place Respondents Actions under the Right Writs; to aid in Petitioners Jurisdiction.

While addressing Petitioners Extraordinary Writ of Mandamus to Save our Civil Law Systems for fair Justice for Working-Class-Americans. That traces its lineage to the 28 U.S.C. § 1651(a). With needed powers to issue any necessary “Writs” in adding all “Petitioners Complex Cases Together from the Last 29 years “to end all Miscarriage of Justice under Title 18, U.S.C., Sect 241 and Section 242.

To aid Petitioners existing subject matter jurisdiction to protect “Black Republicans” and “all Citizens Researching of their Families Members from the Contraband Slave Camp History from Fort Monroe”. With-out suffering secret conspiracy that voided their Right’s to Protection under the 1st Amendment Rights of the U.S. Constitution Rights to

file Civil Litigation to end their Financial Suffering and Violations under the Fourteenth Amendments.

Prohibiting all Respondents, their Attorneys, Petitioners Neighbors involved in secret levels from voiding Petitioners Federal Constitutional Rights. Stopping all actions of retaliations inside and outside of the Court of Law. Bring Fairness Back to our Civil Law Systems that takes Due Process from Working Class Americans, who loves their hard work. As Respondents and their Attorneys of Record, and Agents involved; know Petitioners had the sole practicable avenue as: A Black Republicans, from a Minority Group, and is a Mixed-Race Couples, a U. S. Military Family. Petitioning for "Redress of Grievance" that Voided;

Pro'se Joyce Beggs Rights because of a Misunderstanding of her Love and Respect for the Late Senator Jesse Helms. Citing Howell v. United States, 75 M.J. 386 (the All-Writs-Act) grants the power to all Courts established by the Act of Congress to issue all writs necessary or appropriate in aid of their respective jurisdiction and agreeable to the usages and principles of law). Learned from William

and Mary that our U. S. Military Courts heavily expends on the All-Writ-Act to bring a proper balance of justice in many jurisdictional difficulties to bring forth Proper Justice.

Shows Petitioners suffer under grounds of intervening circumstance with Powerful Respondents and their Attorneys, with the abilities to Intimidate and Block Judges using friendly contacts in all areas of our Legal Systems involved in these complex cases.

Producing Actions of Civil Terror under Virginia and Federal Law Systems, misunderstanding Pro'se Joyce Beggs Research on her Great Grandfather farming skills of the Contraband Slaves Camps in front of Fort Monroe and her Love for the late Senator Jesse Helms. Who Placed the 10% presents of Men on President Biden-Senator Domestic Violence Bill before his death; as God Ordered his Steps to help safeguard Human Life, signed into law by President Bill Clinton.

to Safeguard all Black Republican Constitutional Rights and all Black Families wanting to Research the Contraband Slaves Camps in front of Fort Monroe. Who did not have the legal knowledge to place their newly given Land/Township on Legal Documents, from General Robert Butler of Fort Monroe after the Civil War.

“Background”

The Petitioners Look for Justice at the Virginia Court of Appeal from Judge Richard Atlee. With No Peace or Protection under the American Civil Law Systems, voided of their U. S Constitutional, with Pro'se Joyce Beggs stayed close to her Church with Loving Pastors; that sits on Land where her Great-Grandfather got his Freedom from Fort Monroe, Praying and Singing. Causing the Pro'se to run to the Court of Appeal of Virginia Case No: 0054-18-1, where Judge-Attorney Richard Atlee was Placed to understand this continued Civil Terrorism that feels like Domestic Terrorism. “At the same time “Saving their family Home for Flooding”. With continued financial suffering under FEMA Programs by Agents of Insurance Companies.

Unable to Understanding said Constitutional Violations of Court Ruling in Virginia Beach Juvenile and Domestic Relations District Court: Involving the Human Life of an Infant. Using “Said Infant” to Raised money from a “Go Fund Me Account” of over 1 Million Dollard's. When Petitioners were financially able to care for “Said Child”. With the ability to place her in a Catholic School Infront of Fort Monroe

that sits on Historical Grounds of the Contraband Slaves. If Petitioners could receive their hardworking money back from all Flooring Events under FEMA.

Especially being unable to get Judge Tanya Bullock, or Judge Christiana R. Dougherty-Cunningham to understand Petitioners were being tortured of their Civil Rights and Human Rights. With no Justice or Answers from the Court of Appeal of Virginia in Case No: 0054-18-1 "Writ of Mandamus & Interlocutory Appeal". While suffering from Flood Agents from: Cunningham-Lindsey, Geico Insurance Agents, American Bankers Insurance Company of Florida d/b/a/ Assurant under the FEMA Programs with-out correcting fraudulent information in Petitioners "Proof of Loss" as Petitioners were being tortured of their Civil Rights Human Rights, and Due Process to recover correctly under FEMA.

While handling Virginia Beach Juvenile & Domestic Cases No; JJ216274-01-00 & 02-00, JJ216274-04-00 & 05, and Virginia Beach Case 16-0567, Virginia Supreme Court 180512, 052475, 181526, 180637, 181048.

Noting that both Attorney-Judge Richard Atlee Attorney for Respondent John Pane and Petitioners Attorney James Gallagher allegedly withdrew from "Said Cases" from the Hampton Circuit Court Cl-97-36817 around the same time. Knowing "Local Agent Mr. James Fullen" from State Farm Insurance Company were responsible for John Pane's' Building Code Violations to Petitioners Home & Petitioners Son Injuries.

"As if" State Farm Insurance Local Agents Settle-Out "Said Case" without the Knowledge of the Petitioners by forcing New Case Numbers 97036817-01, 97-37341, 01-305 01.

As Petitioners Lived in the State of Kentucky until their Home was made safe by Respondent John Pane of Allied Brokers' and Home Paramount Pest Control Inc. With Petitioners Mayor Jimmy Eason and Hampton Circuit Court Judge Ford, allegedly Replaced and destroyed.

As Pro'se Petitioner Joyce Beggs taking over said Complex Cases after paying rent Mortgage and making many Payments in Attorney Fees for years to Gallagher. With Kathy Gear-Owens taking over for

Respondent John Pane as the New Substitute Judge of the Hampton Circuit Court. With the New Chief Judge Louis Lerner being misled;

Realizing for over 29 years of misunderstood Mission and Research of Pro'se Joyce Beggs. Unlike the Native Americans her interviews around the United States.

Forcing Pro'se Petitioner to disclose her Background, as the City of Newport News invested in her family development with important goals and hard work to rebuild their Lives; after helping to pass Senator Joe Biden Domestic Violence Bill before being Placed in front of Fort Monroe's to complete "Said Goals" and farm as her Great Grandfather.

With "Said Veteran" Goals of Preaching as a Kid and Playing football from the Pure Human Love of Newport News. Needing to Be Granted Petitioners Punitive Damages.

Conclusion

The Petitioners are a Proud Military Family who are Just proud 'Farmers and Christens attending Church with Many Citizens from the Phoebus Section of Hampton Virginia because it sits on the Land the Pro'se Joyce Beggs Great-Grandfather receives his Freedom. Showing the Power of Planed Conspiracy have the Power to End Due Process and Equal Justice under Law for working class Citizens. Being denied Financial Relief from Insurance Agents and Agents Under FEMA Programs, suffering many Miscarriages of Justice of Virginia Systems of Law involved in these Complex Cases. Needing this Court to Grant Petitioners Petition for Rehearing.

In good faith and not for delay in saving the Purity of our Civil Law Systems, with Fairness and Final Justice for all Petitioners.

Respectfully submitted,

Pro' se Joyce Beggs et vir al

December 19, 2024

Certification of Counsel

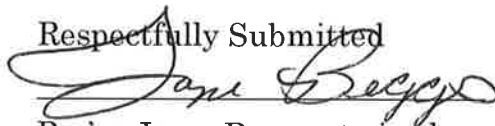
Unrepresented by Counsel

The Pro'se Petitioners Joyce Beggs on behalf of all Petitioners; certify this Petition for Rehearing En Banc is on substantially grounds not Previously Presented to clarify Petitioners suffering of Severe Federal Constitutional Violations for over 29 years. Especially Due Process Violations under the Fourteen Amendment and correcting any Legal Filling issues by Petitioners Printers they hired for this Special Writ attached to their Extraordinary Writ of Mandamus: Correcting any Service Process Errors.

Pro'se Joyce Beggs Certify to the Word Count of their Petition for Rehearing being 3,000.00.

Pro'se Joyce Beggs Certify that this Petition for Rehearing is presented in good faith and not for Delay. Producing 40 Booklets under Court Rules 33.1(f) December 19, 2024, returned January 9, 2025. "Along with this Certified Copy of an unbound copy on 8 1/2 by 11 inches paper January 9, 2025".

Respectfully Submitted



Pro'se Joyce Beggs et vir al

312 South Willard Ave

Hampton Virginia 23663

757 265 7784

jjbaby38s@aol.com

December 19, 2024

Acknowledgment by Individual

State of

Virginia

County of

Hampton

On this 9th day of January, 20 25. Before me, Ciera Gordon
Name of Notary Public

the undersigned Notary Public, personally appeared

Joyce P Beggs

Name of Signer(s)

☐ Proved to me on the oath of _____

☐ Personally known to me

☒ Proved to me on the basis of satisfactory evidence VADL: T60358753 exp: 05/2027 iss: 05/2019
(Description of ID)

to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged that he/she/they executed it.



(Signature of Notary Public)

My commission expires November 30, 2026

Optional: A thumbprint is only needed if state statutes require a thumbprint.

Right Thumbprint of Signer

Top of thumb here

For Bank Purposes Only

Description of Attached Document

Type or Title of Document

Certification of Counsel

Document Date

01/09/2025

Number of Pages

19

Signer(s) Other Than Named Above

n/a

Account Number (if applicable)



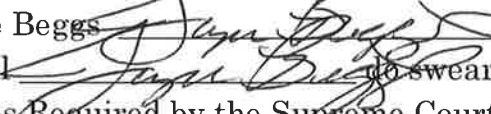
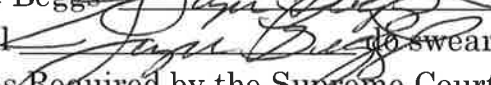
F001-00000DSG5350-01

IN THE
SUPREME COURT OF THE UNITED STATES

Case No 24-263

Petitioners/ Pro'se Joyce Beggs et vir al

PROOF OF SERVICE

The Petitioners Joyce Beggs  Joyce Beggs the Main Pro'se Petitioner et vir al  do swear and declare that on this date January 9th 2025 as Required by the Supreme Court under Rule 29.

Petitioners have included a filing fee of 200.00 for Petition for Rehearing, with with Petitioners Petition for Extraordinary a Writ to include for Relief under All-Writ-Act and a Congress Authorized Writ of Mandamus under Rule 20 and **Enclosed {Rule 33.1 (f) } unbounded Copy on 8 1/2 by 11 inch to all Parties** to the above proceeding or that party's counsel of Record, and on every Court and other person required to be served under 28 U. S. C. 2403 (a) and the Attorney General Hon. Merrick Brian Garland & Solicitor General of the United States Room 5616 Department of Justice 950 Pennsylvania Ave., N. W. Washington, D. C. 20530-0001. As Said Acts of Congress and Presidential Executive Orders and Proclamation and Federal Programs Voided and Places in Questions.

With Proof of Service by this Affidavit, with 40 Book of Petitioners Extraordinary Petition for Rehearing, with copies given to all **Respondents** and Court Systems involved and delivery of a third-party commercial Carrier for delivery within 3 days.

Word Count Certification

Petitioners Certify all facts contained in said Petitioners' Extraordinary Writ for reliefs under Rule 20 byway for Relief under Mandamus are true and accurate to the best of the Petitioners' knowledge and belief, with the Right word Count 3000.00

(2) If executed within the United States, its territories, possessions, or commonwealths: "I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on December 21, 2024 and this Date of January 9th 2025

We declare under penalty of perjury that the foregoing is true and correct send to the following:

1

Virginia Beach Circuit Ct Clerk
Case No; 17-001285
2425 Nimmo Parkway, Building 10
Judicial Complex 10 A
Virginia Beach, VA 23456-9122

2

Juvenile & Domestic Relations Dist. Court City Courthouse in Virginia Beach
For actions of D. Franklin Jenkins/Cynthia A. King Pasted Guardian Litems for
Lauryn Beggs/ Judge
2425 Nimmo Parkway, Building 10
Judicial Complex 10 A
Virginia Beach, VA 23456-9122

3

United States Court of Appeal Fourth
1100 E. Main Street Note
STE 501
Richmond, Virginia 23219-3538

"Dear Clerk File Said Writ"
Please do not Return to Petitioners

4

The Hampton Circuit Court
237 N King St.
Hampton, VA 23669

5

U S Court of Appeal
Clerk Office
Attention of Judge Richard Atlee
109 North 8th Street
Richmond, Virginia 23219-2305

6

Virginia Supreme Court
Clerk Office
100 North 9th Street Floor 5
Richmond, Virginia 23219-2335

7

Hon. Clerk and Hon. U. S. Justices
Supreme Court of the United States
1 First Street, NE
Washington, D. C. 20543-0001

8

Attorney General Hon. Merrick Brian Garland
U.S. Department of Justice,
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

9

Solicitor General of the United States Hon. Elizabeth Prelogar
Room 5616
Department of Justice
950 Pennsylvania Ave.,
N. W. Washington, DC 20530-0001

10

*Returned: State Farm General Insurance Company
441 East Franklin Street, 200, P.O. Box 470, Richmond Va. 23218-0470

11

State Farm Insurance Companies
Insurance Support Center – East
Agent: Tom Reynolds Claim No: 34-49636 1997
P.O. Box 588002
North Metro, GA 30029

12

Colonial Clams LLC
2200 Bayshore Blvd.
Dunedin, Florida 34698

*Returned: Chad E. Kurtz, Esq., Cozen O'Connor, P. C., 1200 19th Street NW,
Suite 300, Washington DC 20036

13

Chad E. Kurtz, Esq., Cozen O'Connor, P. C
Two James Center
1021 E Cary Street, Suite 1420
Richmond, VA 23219

*Returned: Richard W. Zahn, Taylor & Walker P.C., 6802 Paragon Place Suite 126
Richmond Virginia 23230

14

Richard W. Zahn
for Home Paramount Pest Control Claim No. 34-49636,
Agent Richard Randazzo
272 Bendis Road Suite 350
Joe Bieber Firm
Virginia Beach, Virginia 23452

15

1 Richard Ottinger, American Banker Insurance Company of Florida
"Assurant" DBA, Vandeventer Black LLP 101 W. Main Street, 5000 World Center
Norfolk, Va. 23501

2 American Banker Insurance Companies
501 N Witchduck Rd
Virginia Beach Virginia 23452-1914

3 American Banker Insurance Company of Florida
701 WATERFORD WAY STE 600
MIAMI, FL 33126-4683

16

Richard A Saunder, Esquire
Attorney for GEICO Insurance Agency, Inc.
6160 Kempsville Circle, Suite 341B
Norfolk, Virginia 23502

Geico Insurance Agency
1 Geico Blvd Floor 4
Fredericksburg, Virginia 23663-1834

17

FEMA-Office of Equal Rights
ATTN: CIVIL RIGHTS TITLE VI PROGRAM
300 D St, SW, 8th floor
Washington, D.C. 20472-3505

FEMA Office of Equal Rights
500 C ST SW
Room No 617A
Wachington, D. C 20472-0001

18

Cynthia King
224 N. Main Street Suite 300
Post Office Box 1447
Hopewell, Va. 2386

19

Beverly Story
2412 Carnation
Chesapeake, Va 23325-4629

Signature of Petitioners

Pro Se Joyce Beggs et vir al Joyce Beggs Corrected {Rule 33.1 (f) of
unbounded Copy on 8 1/2 by 11 inch to all Parties on January 9th, 2025

1) If executed without the United States: "I declare (or certify, verify, or state)
under penalty of perjury under the laws of the United States of America that the
foregoing is true and correct. Executed on (date) _____.

(2) If executed within the United States, its territories, possessions, or
commonwealths: "I declare (or certify, verify, or state) under penalty of perjury
that the foregoing is true and correct.

Executed on (January 9th 2025).

Subscribed and sworn to before me Ciera Gordon this
9th day of January, 2025

Ciera Gordon



