

APPENDIX

- A.** Eleventh Circuit order for case no. 23-11112-D denying motion to suspend local rules to enjoin criminal case for ROR, preliminary injunction, trial by jury, stay, and other relief particularly to enjoin appeal 24-11509-J as it is part of this cause.
- B.** Fifth District Court of Appeal order denying habeas corpus and stay due to malicious counsel trying to sabotage relief which, of course, he did thus violating Sixth Amendment rights again.
- C.** Emergency Motion for Reconsideration Due to Clerical Error and Violation of Due Process Case No. 3:24-cv-00754-WWB-SJH (M.D. Fla Jax Div)

Attachments: Habeas Corpus Attachments (for §2241 petition)

Emergency Motion for Appointment of Private Counsel and for Adversarial
Probable Cause and Evidentiary Hearing

Notice of Transfer and Supplement for Habeas

- D.** Emergency Motion for Reconsideration En Banc
Case No. 24-1323 (Dist. Colo)

Attachments: Appellant's Combined Opening Brief and Application for a Certificate of
Appealability

Faulty Charging Indictment Proving Connection to Illegal ICAC Conviction

Motion to Disqualify Counsel and for Continuance (for 2024CF101)

- E.** Motion to Dismiss and Supplement for Habeas and Motion to Transfer Record and Motion to
Vacate Illegal Sentence/ Conviction or Petition for Writ of Error Coram Nobis and Motion
Demanding Supplemental Discovery
Case No. 2024CF101 (Fourth Jud. Cir. Criminal Case)

- F.** Memorandum of Law and Supplement for Motions
Case No. 24-1323 (Dist. Colo)

- G.** Initial Brief
Case No. 5D2024-1088 (Fifth DCA Appeal)

- H.** Memorandum of Understanding (waiving sovereign immunity and joining federal agency)

- I.** Operational and Investigative Standards (rules for enforcing State laws under ICAC)

- J.** Constitutional and Statutory Provisions Involved

U.S. Const. Amend. I, IV – XI, & XIV §1

U.S. Const. Art. 1 §8 Cl. 18, §10 Cl. 1, §10 Cl.3, & Art. VI Cl. 2

18 U.S.C. §1964(c)

18 U.S.C. §3006A

28 U.S.C. §2283

34 U.S.C. §§21111 - §21117

34 U.S.C. §21111(a)

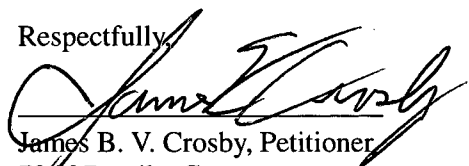
34 U.S.C. §21113(4)

34 U.S.C. §21114(7) & (11)

42 U.S.C. §1983 & §1985(3)

42 U.S.C. §1985(3)

Respectfully,



James B. V. Crosby, Petitioner
7346 Paprika Ct.
Jacksonville, FL 32244

Date: Oct. 28, 2024

A. Eleventh Circuit Order

In the
United States Court of Appeals
For the Eleventh Circuit

No. 23-11112

JAMES B. CROSBY,

Plaintiff-Appellant,

versus

STATE OF FLORIDA,
CITY OF JACKSONVILLE,

Defendants-Appellees.

CHANCEY METAL PRODUCTS,
ALL STATE STEEL,
SHAWN FITZGERALD,
KEN WILLIAMS,
MARK JONES,

Defendants.

Appeal from the United States District Court
for the Middle District of Florida
D.C. Docket No. 3:22-cv-00067-MMH-LLL

Before JILL PRYOR, BRANCH, and LAGOA, Circuit Judges.

BY THE COURT:

Before the Court are six of Appellant's motions: (1) "Motion to File Documents Out of Time"; (2) "Motion Requesting Suspension of Rules to Recall Mandate, to Reinstate Appeal, to Enjoin for Preliminary Injunction, and ROR"; (3) "Demand for Jury Trial"; (4) "Motion to Reinstate and to Recall the Mandate"; (5) "Motion to Proceed In Forma Pauperis and to Strike Warden, Duval County Jail and to Add State of Florida and to Enjoin Case No. 23-1112-D"; and (6) "Motion to Recall Mandate and/or Relief from Judgment for Case No. 23-11112-D and/or Demand for Preliminary Injunction & Stay."

To the extent that these motions seek reinstatement of this appeal and suspension of the requirement that Appellant file an appendix, the motions are GRANTED. This appeal is reinstated and Appellant may proceed without filing an appendix. The motions are otherwise DENIED.

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