

No. 24-717

Supreme Court, U.S.  
FILED

DEC 30 2024

OFFICE OF THE CLERK

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IN THE SUPREME COURT OF THE UNITED STATES

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*In Re A*      Jona B      (Petitioner)

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ON PETITION FOR EXTRAORDINARY WRIT SEEKING  
Relief Under Writ of Mandamus & Judicial Review TO THE  
Magisterial District Court 09-1-01  
Supreme Court of Pennsylvania  
Cumberland County Juvenile Court  
Cumberland County Common Pleas Court

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(All Cases Were Filed Unconstitutionally & Unlawfully against  
Me & My Minor Child)

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Jona B  
P. O. Box 73 Mechanicsburg PA 17055  
[us24m41@gmail.com](mailto:us24m41@gmail.com)  
Ph. #2237580239(I feel this phone is tapped by the local cops)

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## Preface

This petition is filed by me, a pro se mom, for my 14-year-old who did no crime, yet was unlawfully cited in a truancy case & referred to CYS by the school & for all conspiracies, targeted hate crimes, safety violations and progress hindrances the school district & gov org were carrying out against me & my kids for the past 10 years. The unlawfully filed cases against me & my child are part of these targeted hate crime conspiracies.

I had to exercise my "fundamental parental rights" (*Routten v. Routten*, 843 S.E.2d 154, 159 (2020), *Washington v. Glucksberg*, 521 U.S. 702 (1997), the court declared that the Constitution, & specifically the Due Process Clause of the 14th Amendment, protects the fundamental right of parents to direct the care, upbringing, and education of their children.) & my daughter's "immunity rights" to keep her safe home because the school was unlawfully tampering with her school records, causing hindrance to her academic progress & endangering my child's health, life & safety. Nothing unlawful was done by my kid or me. Even the "Compulsory Attendance Law" is not violated by BTRRWus - for she still learnt, completed 5 college courses, way more advanced than her school courses. As per *Pa. Act 1949 & Pa. Edu Title 22 Ch 4* (made for federal ESSA accountability) the school has to count these as Weighted Credits to her GPA the school agreed to do so but didn't do.

## Questions Presented

What made the school, School District, School Board, magistrate Court, CYS, Cops misuse their power to cite & file cases unlawfully & unconstitutionally against me & my kid in the magistrate district court & refer my kid to CYS take unconstitutional action of sending CYS again & again to our place & then make them file in a "JUVENILE CASE" instead of taking right action on the things I mentioned in the emails I sent them? While the main reason I could not send my daughter to school was because this school violated my daughter's safety, tampered with her school records to harm

her progress & her future prospects? violated my kid's rights under *The Sarbanes-Oxley Act of 2002*, because of "Sovereign Immunity" How will the US gov make this right for us? 1st set our records & all troubles we were put through, right. Since gov set up orgs worked against our welfare & rights, I request USA to help us set up "One-Go-To-Org" to help people who are right.

The school & CYS deliberately acted on wrong info that my kid was absent in 2024-25. CYS came with an unlawful "ORDER OF COURT" [A 29] that I either allow CYS into our house let CYS do whatever they want with my kids or they will take my kids away by "force" That too when I notified the school at the start of school year that I'm homeschooling my kid. When Gov Orgs deliberately do unlawful acts just because of "Sovereign Immunity" & No NGO/legal services wanted to help me. What protection do parents & children have even before gov orgs try to violate common people's laws & rights? What Tangible/real safety power did the US provide the common people that equals "Sovereign Immunity clause" the US gov gave itself & these gov orgs? Why Sovereign immunity to govt orgs? As per Cornell Law School, "Sovereign immunity was derived from British common law doctrine based on the idea that the King could do no wrong" How can the United States agree to this doctrine? Sovereign Immunity is a social wrong & should be abolished.

Why are agencies like CYS setup? When they are the #1 menace to families/society. Dissolve them. The unlawfully filed cases, charges, reports, data, anything that have/is against my kids, me, others should be destroyed with no evidence left behind.

All the hate crime conspiracies & felonies, false claims, harm, harassment, bullying, discrimination & the likes done against me & my kids, were/are because the United States extended "Sovereign Immunity" to gov orgs. So it is this country's responsibility to see that these criminals get the highest punishments, by calculating separately for each incident.

The United States should grant Compensatory Monetary relief for anxiety, mental, physical, emotional trauma/torture or IIED,

harassment & hate crimes, trespass, invasion of privacy, false claims, nuisance, negligent, defamation because the USA gave Sovereign Immunity to these gov orgs which they misused & violate my & my kids equal protection rights. *Bivens Action*

### **"Factual Findings"**

The gov laid rules & laws on what school districts & Child services can do when students/parents violate law then, why are there no laws/rights or orgs that protect the students & parents when these gov organizations violate law?

The gov gave many laws, rights & flexibility to the schools/Org, very few yet rigid & incomplete laws & rights to the students & parents. Why is the gov biased against people, when making laws for them? When it itself says "discrimination" is "unlawful" Why doesn't the US gov apply the checks & balances rule when making laws for the public?

When students can't opt for homeschooling why don't they have the flexibility to join the other school districts? & why should homeschooling be connected to the school district?

Why Compulsory Attendance Law? & Sovereign Immunity to gov orgs? To violate 1st, 4th, 5th, 8th, 9th, 13th & 14th of amendment rights of students & parents? To violate people's equal protection rights? So schools, child services can trouble families & then violate laws to trouble them more? Such unconstitutional gov orgs should be dissolved & all made right.

Right to safety is above all laws. Why should I & my kids go through all these school/court/CYS/cops "cases & hate crimes" just for exercising our rights? When it was these Govt Orgs that actually violated the laws? Nobody has a right to play with or endanger others safety/health/life. Prosecute n jail gov officials

When the courts can't guarantee the case will be accepted then why make us serve other parties? Should the petitioners risk their chance of getting Justice and they & their loved ones

safety? Wouldn't it be right for the courts to first take just the unbound file, when accepted, docketed and a date set only then officially inform the parties when submitting the rest of the copies? I was served the above cases with a hearing date. I was never given a chance to state my reasons. Why do I expose my whole petition & docs to the opposing party? CYS filed on 6/25/24 then altered filing date to 09/11/2024, CYS & WSSD altered their reasons for their filings, *The Sarbanes -Oxley Act of 2002* after the 1st time I submitted my appeal on 06/20/2024.

When the involved respondents are law-violating, blood thirsty govt orgs, can't the petitioner have the right not to serve them anything for the safety of the petitioner & their loved ones?

Corrupt people who are maliciously using their knowledge to stop people's hopes & their files right at the entry level of justice; they are also demeaning the very establishment of the court systems that are set up to see that justice prevails. Shouldn't the United States, its judicial & court systems take measures to see such chokeholds get cleared?

I correctly filed my appeal for *Pa.R.A.P. 123* [A 34] Applications for Relief, Ancillary Motions, Invoking PA Supreme Court's Original & Extraordinary Jurisdiction as per [A 3-8], when officially accepted my file deserves to be heard. But is deleted intentionally *The Sarbanes-Oxley Act of 2002, 18 U.S.C. §1512 (c)(2)* from the PA court's file system by corrupt Clerk's office before getting Docket/ Order/caseNumber so the case won't have a hearing & a chance to be petitioned in the higher court. Can the US Supreme Court do Judicial Review of my PA relief that was aborted in its infancy, put these people behind bars?

**Related Cases**

*COMMONWEALTH of PENNSYLVANIA vs A Jona B*  
 MJ-09101-000 -2024 Filed 2024. Hearing Date 5/21/2024

*COMMONWEALTH OF PENNSYLVANIA Vs A Jona*  
*None B (Petitioner) Pa. R.A.P 123 Relief filed on 7/9/24.*  
 Accepted on 7/10/24 New Case Tracking# WSUPMD20282467

*Dependency case Docket No: CP-21- -2024 FID:*  
*21- -2024 Filed on /24 altered to /24. Hearing*  
*date 07/25/2024 got postponed to 09/19/2024 then to 10/01/2024*  
 WSSD's & CYS' reasons for filing were altered, I was not given  
 a copy, nor was told or shown the altered reasons. Order still  
 not given to me. "Case dismissed without Prejudice" on 10/1/24

**Parties to the Proceeding**

Petitioner A Jona B , other victims in this series of  
 targeted hate crimes, safety violations, progress hindrances,  
 health & life endangerments, the students' school records  
 being tampered with, series of unnecessary, unconstitutional,  
 unlawful, complaints, cases, reports based on false claims by  
 the gov orgs are my kids V B & V B .

Respondents are the United States of America; President of  
 America Joseph Robinette Biden, Jr., in his official capacity as  
 the President of the United States; Office of the President of  
 the United States. By implementing "Sovereign Immunity" to  
 itself & other gov orgs, the United States violated my & my kids  
 equal protection rights under 5th, 14th Amendments. In the  
 process violated a lot of our constitutional rights like 1st, 4th,  
5th, 8th, 9th, 14th, Federal & PA Edu Statutes

**Names, office or function of every person who were involved in  
 the targeted hate crimes & some crimes listed**

The list of People Involved In WSSDs hate crime, who  
 participated or were deeply involved in the string of targeted

hate crimes against me & my kids for the past 10 years because they were taking undue advantage of "Sovereign Immunity" clause & support from the Gov Orgs.

List of People

Stoltz Todd [tstoltz@wssd.k12.pa.us](mailto:tstoltz@wssd.k12.pa.us) (he is fully aware of what all is happening) School Superintendent. There were many issues created by the school I emailed this person but he never responds nor takes any action. Even for something like a student's school records are getting tempered with violating student's safety, he won't care to respond) Brian Granger [BGranger@wssd.k12.pa.us](mailto:BGranger@wssd.k12.pa.us) ("**The Main Person behind all these hate crimes**" also my Son's Elementary School Principal & Daughter's Middle School Principal) Donna Sowers [DSowers@wssd.k12.pa.us](mailto:DSowers@wssd.k12.pa.us) back in 2014 was a school cook reported my son based on other student's misunderstanding to the school principal, but both didn't care to listen to my child when he said that the "disposable plastic spoons were his own." Jennifer Hugar [JHugar@wssd.k12.pa.us](mailto:JHugar@wssd.k12.pa.us) (Son's 4th Grade Teacher the one who ripped off my son's band-aids & forced him to swim though he had his doctor note that he should not swim), my son found 2 pocket sized dictionaries from a desk he had to get from another room, she snatched one, she didn't know there were 2. Placed that palm sized dictionary in my son's schoolbag's mesh pocket during lunch & then fake checked it in front of the whole class & complained that he stole the book she purchased with her own money. Amanda Lerew [ALerew@wssd.k12.pa.us](mailto:ALerew@wssd.k12.pa.us) Daughter's Elementary School Principal who tried many different ways to put my daughter in trouble for no reason at all, Felicia Rodrigo [FRodrigo@wssd.k12.pa.us](mailto:FRodrigo@wssd.k12.pa.us) was my daughter's gifted teacher who deliberately reported wrong score for my daughter's Algebra Screening Test to put her in Pre-Algebra instead of Algebra thereby hindering my daughter's so many years of progress. Victoria Kreysar [VKreysar@wssd.k12.pa.us](mailto:VKreysar@wssd.k12.pa.us) (Daughter's Middle School Gifted Teacher who deliberately talks very negatively about my daughter in her GIEP report, she deliberately blocked my kid from progressing hindering my daughter's education. Changes teachers' positive reviews they write about my daughter in the GIEP report) Julie Walizer

JWalizer@wssd.k12.pa.us (7th Grade Science Teacher who lied that my gifted daughter was way below average right in my daughter's face, did not let my daughter progress much.)  
 Nicholas Obielecki NObielecki@wssd.k12.pa.us (without my knowledge, Middle School Counselor who tried to illegally force my then 12-year-old daughter to sign medical forms for "Mental Health" when my daughter does not need such service)  
 Kevin Fillgrove KFillgrove@wssd.k12.pa.us ("**The 2nd most vicious person who did a lot of harm to my daughter's Edu & Health in many different ways**" Daughter's High School Principal - was & still is tampering with my daughter's school records, progress, The one who violated laws to see that my daughter was cited in the Truancy Case, be referred to CYS & again referred my daughter to CYS this year for "Unlawful Absence" though he knows & I also emailed him that my daughter was registered for Homeschooling this year) Crager, Jennifer JCrager@wssd.k12.pa.us (Daughter's High School Counselor. Tries to pretend all nice but does only what that high school principal asks her to do. Harmed my child's progress because that principal asked her to do it. She even changes or does not include student's scores) Curtis, Joshua JCurtis@wssd.k12.pa.us (High School Asst. Principal who was "maniacally" repeating just one phrase "she steps into the building, I am taking her to in-school-suspension" seeing him go like that I had to take my daughter back home for her safety. The school still marked my daughter as having attended the in school suspension for that day. This lady introduced herself as "Jenna" (I am not 100% sure of her name) as an Asst to the Attendance Record keeper/ Incharge. This is the Lady who represented WSSD/CCHS during the Magistrate district court session on May 21st, 2024, The judge was letting this lady talk but did not allow me to talk) Tammi Jones TJones@wssd.k12.pa.us Director for high schools did not do anything to help the student even when I told that the school is not including the college courses to my daughter's GPA, Mikayla Norton MNorton@wssd.k12.pa.us emails me false & misleading old records as current school hours. Matt Diehl mdiehl@wssd.k12.pa.us (The one who reevaluated my daughter's IQ level when she was 13 to place her in the



appropriate higher grade level but lied that the level she was placed is appropriate for her, she was doing higher grade Math Cedar Cliff Front office Receptionists They tampered with my daughter's entry time log & attendance records. Thomas Ryan, Coordinator of Safety and Student Attendance - CCHS - the person who actually filed the Truancy case in the magistrate court & cited my underaged daughter in this case. WSSD Pupil Services 3 employees who deliberately did not send official notification to CCHS about my daughter's Homeschooling information so CCHS can play ignorant about it that part & go ahead & report her to CYS for not attending school Nicholas Butt [nbutt@wssd.k12.pa.us](mailto:nbutt@wssd.k12.pa.us) Denise Bernatos [DBernatos@wssd.k12.pa.us](mailto:DBernatos@wssd.k12.pa.us) Shannon Murphy [SMurphy@wssd.k12.pa.us](mailto:SMurphy@wssd.k12.pa.us)

List Of WSSD Board Members (partners in crime)

Heidi E Thomas [hethomas@wssd.k12.pa.us](mailto:hethomas@wssd.k12.pa.us) Kelly J Brent [kbrent@wssd.k12.pa.us](mailto:kbrent@wssd.k12.pa.us) David R Brinton [dbrinton@wssd.k12.pa.us](mailto:dbrinton@wssd.k12.pa.us) Brenda L Cox [bcox@wssd.k12.pa.us](mailto:bcox@wssd.k12.pa.us) Mandy L Davis [madavis@wssd.k12.pa.us](mailto:madavis@wssd.k12.pa.us) Brian K Guistwhite [bguistwhite@wssd.k12.pa.us](mailto:bguistwhite@wssd.k12.pa.us) Christopher J Kambic [chkambic@wssd.k12.pa.us](mailto:chkambic@wssd.k12.pa.us) Abigail A Tierney [atierney@wssd.k12.pa.us](mailto:atierney@wssd.k12.pa.us) Adam M Trone [atrone@wssd.k12.pa.us](mailto:atrone@wssd.k12.pa.us)

I emailed all the board members about CCHS tampering with my kid's school records and violated her her health & safety & no one responded me regarding this to date, They did multiple policy updates to aid CCHS to make my daughter repeat her grade. All the WSSD board members are equally responsible for what all the WSSD is doing.

Govt Employees that did things in School District's Favor

Christoper Delozier (Magistrate Judge) Christylee L. Peck Dependency Court Judge- for accepting to hear a unlawfully filed case. Carrie E Hyams Cumberland County Common Pleas Court Judge for issuing an unlawful & Unconstitutional Court Order to allow the CYS into my house & talk to any child they lay their eyes on & that they can take law enforcement's help if we don't allow. Lawrence - Juvenile Hearing Officer Cumberland County CYS, Kristopher G. Accardi who unlawfully filed the Dependency Court Case [kgaccardi@cumberlandcountypa.gov](mailto:kgaccardi@cumberlandcountypa.gov) Cumberland County CYS

Lawyer, Necole Gresh, Administrator of Cumberland County CYS (When I mailed her my reasons why Child Services Should not visit my place she adamantly gives me a letter with no reason specified states her agency will continue their visits making it clear that the WSSD bribed her into doing so. Jason Buget, Marisa McCabe [mdmccabe@cumberlandcountypa.gov](mailto:mdmccabe@cumberlandcountypa.gov), Jordan T. Luther [jtlluther@cumberlandcountypa.gov](mailto:jtlluther@cumberlandcountypa.gov) Kaye-Lani M.Rist [kmrist@cumberlandcountypa.gov](mailto:kmrist@cumberlandcountypa.gov) rejection for appeal was written by her on behalf of Necole G, Eric T. Freer, [etfreer@cumberlandcountypa.gov](mailto:etfreer@cumberlandcountypa.gov) and the agency [cccy@ccpa.net](mailto:cccy@ccpa.net) - Cumberland County Children And Youth Services. Cumberland County Dependency Court, Cumberland County Court of Common Pleas, Joseph Hitchings [hitch67@proton.me](mailto:hitch67@proton.me) Robert Hawn [Jrrhhawnjr38457@gmail.com](mailto:Jrrhhawnjr38457@gmail.com) Dependency Court assigned defense lawyers who unethically only advice us to do things that favor Cumberland county court, CYS, and/or Dependency Court, FDA Food Inspector - I reported the food poisoning incident to our local FDA. The Food Inspector called from 717-433-0237 on 5th Feb 2024, At 9:15 AM Incoming call duration: 4 mins 38 sec Robert M. Tomaine Senior Counsel [RA-EDMISCONDUCT@pa.gov](mailto:RA-EDMISCONDUCT@pa.gov) who closed my complaint against Nicholas Obilakic, Cop from the Delozier Magistrate Court, Prothonotaries from the Middle Court PA Supreme Court and Cumberland County Courthouse, I emailed the head prothonotaries of all 3 PA branches, that being Kaitlin Gorman, Michael F. Krimmel, Benjamin Kohler but none of them responded nor took any action against the Prothonotary incharge to assign Docket# to my appeal for relief. [SupremeGrievanceOfficer@pacourts.us](mailto:SupremeGrievanceOfficer@pacourts.us)  
[CommCtGrievanceOfficer@pacourts.us](mailto:CommCtGrievanceOfficer@pacourts.us)  
[SuperiorGrievanceOfficer@pacourts.us](mailto:SuperiorGrievanceOfficer@pacourts.us)

#### **Corporate Disclosure Statement as per Rule 29.6**

Pursuant to Supreme Court Rule 29.6, petitioner has no parent company and no publicly held company owns 10% or more of any petitioner's stock.

## TABLE OF CONTENTS

Preface.....	P 1
Questions Presented.....	P 1
Factual Findings”.....	P 3
Related Cases.....	P 5
Parties to the Proceeding.....	P 5
Names, office or function.....	P 5
Corporate Disclosure Statement as per Rule 29.6.....	P 9
Petition’s Preface.....	1
<i>In my Opinion “Compulsory Attendance Law”</i> .....	1
On Petition for Extraordinary Writ.....	2
Opinions.....	2
US Supreme Court’s Jurisdiction.....	3
Relevant Constitutional & Statutory Provisions.....	3
A Concise Statement of the Case.....	3
i) Magisterial District Court Hearing.....	4
ii) CYS Dependency Court Hearing.....	6
iii) PA Supreme Court Relief Appeal.....	8
Reasons to Grant this Petition.....	10
1) <i>Error Consists of Erroneous Factual Findings</i> .....	10
2) <i>Who is the King?</i> .....	11
3) <i>No More Turn a Blind Eye</i> .....	11
4) <i>Our Only Hope</i> .....	13
5) <i>The Compensatory Monetary Damages Calculation</i> ...	14
Conclusion.....	15

## Appendix Table of Contents

### Constitutional & Statutory Provisions

- 1) Truancy Pa Act 138 Violated by Orgs.....A 1
- 2) Amendments.....A 2

### A Guide to Filing Pro Se with the Supreme Court of PA

- 1) Apps for Relief, Ancillary Motions, & Invoking .....A 3
- 2) Original Jurisdiction: Mandamus, Prohibition, &.....A 4
- 3) Extraordinary Jurisdiction.....A 6
- 4) Rule 123.1 Application for Relief.....A 6

### Cases, Orders, Rejections & Delections

#### Magisterial District Court 09-1-01

- 1) Summary Trial.....V .....A 8
- 2) Summary Trial.....Jona.....A 9
- 3) Payment Order.....A 11
- 4) Notice of Impending Bench Warrant.....A 12
- 5) Criminal Complaint Private.....A 14

#### Cumberland County Juvenile Court.....A 15

#### The Official "Acceptance" Email.....A 24

#### Unofficial Rejection Mail from Amy.....A 26

#### Motion Under Pa.R.A.P. 123 in the PA Supreme Court.....A 28

#### Petition for Writ of Prohibition Applied/rejected.....A 28

#### Order of Court.....A 29

#### McCabe's Email on Court Order.....A 30

#### My Response to McCabe's Email.....A 31

#### No Trespass Notice.....A 33

#### Joe Hitchings' Email Court Assigned Lawyer for Me.....A 34

#### Email from Mr. Hawn.....A 35

#### Email from McCabe, brought Cop along.....A 36

#### Oct 1st Court Case Reminder by CYS Agent.....A 38

#### Email received from My Defense Lawyer for 10/1/24.....A 38

#### Assessment Report by CYS Agent.....A 39

#### My Reasons for Not Needing Services.....A 41

#### Initial appeal is denied with some old date 10/9/15.....A 43

#### Motion Under Pa.R.A.P.123.....A 44

#### Statewide High School Graduation Requirements.....A 57

#### Magistrate Court Truancy Case+Charges Paid in FULL.....A 57

#### My email Opting for Home Edu Sent On the 1st day.....A 60

#### WSSD 24-25 Proposed Budget Presented on May 2024.....A 61

**Table of Authorities**

<i>Bivens v. Six Unknown Fed. Narcotics Agents</i> .....	P 3,7, 8, 10
<i>Brown v. Board of Education of Topeka</i> .....	4
<i>PA vs A Jona B</i> .....	P 5, 2, 4
<i>PA Vs A Jona None B (Petitioner)</i> .....	P 5, 2, 8
<i>Davis v. Passman</i> .....	11, 14
<i>Dependency/Juvenile case</i> .....	P 5, 2, 6, 7, 8, 14
<i>Marbury v. Madison (1803)</i> .....	3, 10, 11
<i>Routten v. Routten, 843 S.E.2d 154, 159 (2020)</i> .....	P 1, 3
<i>Washington v. Glucksberg, 521 U.S. 702 (1997)</i> .....	P 1, 3
<i>Wilbert Norwood Starks V Barnett Walker, Judge</i> .....	10

### Petition's Preface

*In my Opinion "Compulsory Attendance Law" is the #1 cause for students' school-related violence, abuse and untimely death & "school shootings"*

What are the parents' & students' side of laws & legal rights when schools don't follow their side of laws? There are "No" such laws. Because the US government did not make many laws and rights for the parents & students. Even if students didn't want to attend school because it or its administration have violated student safety, they still have to attend because of "Compulsory Attendance law."

Though the school is a safety hazard to students having issues with/in school, they still have to attend school. A place which is the cause of their emotional & physical trauma. Making this law an "indirect" violation of their *8th Amendment*. It is even more unfortunate because here it is the victim that is getting the cruel and unusual punishments inflicted indirectly by the "US government" because the student "followed" the Govt sentenced "Compulsory Attendance law."

And for the parents/students who can't attend school for safety reasons that is because the school itself has become a hazard, threat to the students' life and their well-being. "The exact situation we are in." Here The government inflicts these students and their families directly with unusual and cruel punishments - making the truancy citations a criminal case against students/parents. Sentence them with jail time and charge them with fines. It gets even worse because Child Services get involved. Juvenile laws are implemented. The child is taken into custody, they can be fined and/or gets separated from the parent. "Cruel & unusual because again the victims are getting punished here." But what's their crime? For protecting their child or the children are trying to keep themselves safe?

Let's not ignore those charts where the US is leading the rest of the world by a very great margin - "School Shootings" The main

reason behind these incidents is "Bullying". Because of this law they still have to attend school till they can't take it anymore. Here the victim does not see a point "dying alone" But what made the incident trigger? "Compulsory Attendance Law"

By implementing "Compulsory Attendance Law" the Gov not only violated students' and parents' *5th Amendment rights* by not protecting them nor by keeping the law equal but by also violating the *13th Amendment* by restricting their freedom & in the process violated 1st, 8th, 9th, and *14th Amendment rights* & with CYS the US gov is violating these families *4th amendment*.

#### **On Petition for Extraordinary Writ As Per Rule 20(1)(3)**

I, Jona B , humbly petition in the US Supreme Court for an Extraordinary Writ of Mandamus & Judicial Review: 1) to the PA District Court to VOID the unconstitutionally & unlawfully filed on false claims truancy case & its orders [A 8-15] 2) to Cumberland County Children & Youth Services & Cumberland County Juvenile Court, Cumberland County Dependency Court & Cumberland County Common Pleas Court[A 15-23] to VOID the unlawfully & unconstitutionally filed false claims CYS dependency cases, adding more false claims by altering the filing date & the reasons for filing & all documents should be destroyed with no evidence left behind. 3) A Judicial Review to the PA Supreme Court for my "Accepted" appeal for relief was unconstitutionally deleted [A 23-28] *42 U.S. Code § 1981*

#### **Opinions**

i) Commonwealth of PA vs A Jona B  
MJ-09101-000 -2024 Filing Date: /2024 Hearing Date  
05/21/2024 at Magisterial District Court 09-1-01 unofficial  
reports[A 8-15] No opinions stated or federal questions asked  
by the judge. ii) Dependency case Docket No:  
CP-21- -2024 FID: 21- -2024 Filing Date Altered  
from /2024 to /2024. Hearing Date changed from  
07/25/2024 to 09/19/2024 to 10/01/2024 [A15-23] "Case *dismissed*  
*without Prejudice*" on /24. The above cases are filed in  
violation of our constitutional rights & are based on "False

violation of our constitutional rights & are based on "False Claims". iii) Commonwealth of PA Vs A Jona B (Petitioner) Filing Date 09/2024 Tracking Number WSUPMD20282467. The appeal for this relief was officially accepted but was unconstitutionally deleted from the filing system by the corrupt prothonotary's office [A 23-28] *The Sarbanes-Oxley Act of 2002*. Multiple of our constitutional rights have been violated in multiple different ways & how my accepted appeal for Relief was permanently deleted.

### **US Supreme Court's Jurisdiction**

Under 28 U. S. C. § 1651(a), 42 U. S. C. § 1981 & Article III Sec 2 of the Judiciary Act of 1789 I invoke the original jurisdiction of the US Supreme Court to issue Writ of Mandamus & a Judicial review as per 5 U. S. C. § Chapter 7.

### **Relevant Constitutional & Statutory Provisions Involved**

*1st, 4th, 5th, 8th, 9th, 13th, 14th Amendment rights [A 2-3], Pa Truancy Act 138 [A 1-2] Pa.R.A.P.123 Applications for Relief, Ancillary Motions, and Invoking PA Supreme Court's Original & Extraordinary Jurisdiction [A 3-8] All Writs Act under 28 U. S. C. § 1651(a), Article III Sec 2 of the Judiciary Act of 1789, & Judicial Review as per 5 U. S. C. § Chapter 7: The best-known power of the Supreme Court is judicial review, or the ability of the Court to declare a Legislative or Executive act in violation of the Constitution. This Court established this doctrine in the landmark case of Marbury v. Madison (1803). (uscourts.gov) The Sarbanes-Oxley Act of 2002 imposes criminal liability on anyone who corruptly "alters, destroys, mutilates, or conceals records, documents, or objects, or attempts to do so, with the intent to impair object's integrity or availability for use in an official proceeding." 42 U.S. Code § 1981 - "[a]ll persons within the jurisdiction of the United States shall have the same right in every State and Territory to make and enforce contracts . . . as is enjoyed by white citizens."*

### **A Concise Statement of the Case**



[A 52] I had to make use of my "Fundamental Parental Rights" (Routten v. Routten, 843 S.E.2d 154, 159 (2020), Washington v. Glucksberg, 521 U.S. 702 (1997) & my daughter's safety right to keep her safe home from attending her school (for her learning still continued) from when I felt that the school was not only tampering with her school records and her progress, but was also violating her health and safety, for the school district did such violations all through my kids' schooling for the past 10 years.[A 51] when she got food poisoning from the food she had from the school cafeteria. That too the first time she had food from school after my meeting with the principal to tell how the school was tampering with my kid's school records & students' Entry Time records *The Sarbanes-Oxley Act of 2002*; *Brown v. Board of Education of Topeka, 347 U.S. 483 (1954)*. I reported the food poisoning incident to the local FDA. I also emailed these incidents to the school superintendent and the school board members mentioning that my email had 2 purposes: one was to inform them of the incidents, to know their response, measures they would take for those incidents & my daughter's safety and the second that it would serve as my daughter's absent note till they set things right. But none of them ever responded to my concerns nor informed me of the safety measures, they never informed me about any investigation conducted for they never did nor cared to do any such thing because food poisoning was part of their plan. When the school has violated laws, & my kids' safety why are my kids' and I getting punished? *42 U.S. Code § 1981*

***i) Magisterial District Court Hearing***

COMMONWEALTH of PENNSYLVANIA vs A Jona B  
 MJ-09101-000 -2024 Filing Date: /24 Hearing Date  
 5/21/24 at Magisterial District Court 09-1-01.[A 8-15]

A strict rule as per *Pa. Act 138* [A 1-2], the Magistrate should not cite a student less than 15 years of age in a truancy case. The magistrate not only cited my 14-year-old in this truancy case he ordered that she be present in-person for the hearing as per school's demand, another violation of the Act & again as per the Act the Magistrate should not cite the parent & the kid for the same truancy case. This truancy case cited me & my

child. To top it, the judge passed an order at the end of the hearing with no consideration to *Pa Edu Title 22 Ch 4* law [A 57] or College Course progress or SAT Score printouts I showed. He Ordered that 1) my daughter should repeat her 9th grade a violation of *Pa. edu Title 22 Ch 4* which was made for the purpose of "Federal Accountability for a Federally funded ESSA Program" & that 2) I should pay a fine of \$ 250 + Court Charges = \$ 351.75[A 8-15] which were way, way higher than that are set in the *PA Act 138* & so violated my *8th amendment right*. This case violated multiple of our constitutional rights & has multiple violations of *Pa Act 138* from the time of filing to how it was closed and steps that judge stated would be taken if the court fines are unpaid, are all multiple violations of *Pa[A 8-15]Truancy Act 138* & violation of my & my Daughter's *1st, 4th, 5th, 8th, 9th & 14th Amendment rights*.

Neither I nor my daughter were ever given a chance to defend ourselves before or after the case was filed. It is the Judge's "false claims" in the case papers saying "This court has [A 8-15] "received your plea of NOT GUILTY"" I was only given the case doc once, with the Docket No & the hearing date all set on it; including the NOT Guilty false claim. Though the corrupt judge asked me the reason for not sending my daughter to school but he did not allow me to speak, by either interrupting while I was answering or was forcing me to repeat his words after him so he would make me say what he wanted to hear, violating my *1st amendment in 2 different ways*; I was not allowed to say that, "I had notified the school's superintendent & all the school board members, that the school was tampering with my daughter's school records & her safety and that I did not hear any response from them & I was still waiting for their response" 05/21/2024 was just the hearing date for the truancy case but the judge lies about 05/21/2024 being a hearing date to [A 11] determine the ability of the defendant to pay..." & the steps the judge mentioned in the "Time Payment Order" are all violations of *18 U. S. C. § 1512(b)(1)(2)(A)(B)*, *Pa Truancy act 138*; I was harassed, terrorized by a cop over the phone & was forced to pay the fine + Charges *18 U. S. C. § 1512(b)(2)(A)*, so as to close this case, that CYS can start its case unlawfully

based on the same truancy[A15-23]. Thereby violating our 5th amendment. All the actions taken by the Judge & WSSD, CYS, Dependency Court are a violation of *Pa Truancy Act 138, Edu laws* & most importantly our constitutional rights[A 1-2].[A 51] This Truancy case should not be filed by the school in the first place because the school was the reason why I could not send my kid to school. As it was tampering with my kid's school records, violated my kid's progress and her safety, did not[A 44-56] respond to my emails, when I clearly said that I will not be able to send my daughter to school till I get an assurance from the school board and the superintendent that they took measures & the school will be safe for my daughter to return. They still did not include weighted credits of the college courses she did to her 9th grade GPA, still tampering with my daughter's school records, her progress & her future prospects. This only shows how hell bent they are in harming my child. Why did they not take any action for the things I mentioned in my emails but still went ahead to misuse its power to file cases unconstitutionally & unlawfully against me & my kid in the magistrate district court & refer my kid to CYS & then make them file a false claim dependency case and take [A 44-56] unconstitutional action of sending CYS again & again to our place? While the main reason why I could not send my daughter to school was because this school violated my daughter's safety, tampered with her school records to harm her future prospects & hinder her progress.

***ii) CYS Dependency Court Hearing***

*Dependency case Docket No: CP-21- -2024 FID: 21- -2024 Altered Filing Date /2024 to /2024 Hearing Date from 07/25/2024 to 09/19/24 to 10/01/2024 [A 15] Still not given CYS withdrawal court order.[A 15-23][A 29-43]*

As it is a truancy case, *Pa. Act 138* [A 1-2] is the only law the school, the magistrate & the CYS should follow keeping our constitutional rights in mind. But deliberately the school[A 15] referred my daughter to Cumberland County Children & Youth Services for the same Truancy Period on 04/04/2024, though the school cited my kid in the Truancy Case it filed in the district court on 03/28/2024. Making the CYS reference unlawful by *Pa*

*Truancy Act 138*. Why is CYS so persistent in continuing their unconstitutional case?[A 38] It is a Truancy case where the school is at fault. If at all this CYS legally should be after someone then it should be the school because of all the safety violations & hate crimes it was carrying out against me & my kids for more than 10 years & it was my written as well as a verbal complaint I stated to CYS and that is how it takes the cases(when they're known to act even on an anonymous phone call). Why not here? Because the school bribes CYS? Instead of closing their file & this Dependency Case, WSSD, CYS altered the case dates & reasons as per its whims, we were not given a copy. Yet the CYS baselessly says, "they need to verify the safety of my daughter's home environment" Why? To violate our *4th amendment right*? *Bivens v. Six Unknown Fed. Narcotics Agents*, 403 U.S. 388 (1971) For an unlawful Truancy[A 8] reference the CYS makes it an unconstitutional Juvenile Case based on false claims violating my & my daughter's *5th & 14th amendments* because the "magistrate" had already passed the "Order" & I paid the all the overtly extra fines the magistrate charged me for the false claim truancy [A 58-60] case which the CYS has again filed unconstitutionally in the dependency court. [A 60]In spite of me notifying the school that from this school year on, my kid is homeschooled. Yet again the school principal deliberately referred my child to CYS this school year that too for "No absences" so again based on an unlawful referral CYS got the unconstitutional Court Order [A 29] on 09/05/2024 stating that we should allow the CYS into our house & let them do whatever they want to do with my kids otherwise they can forcefully Take my kid away. That Judge does not state by what law that court is passing that command thereby making this unconstitutional Court Order unlawful too[A 29] Why is the school so desperate to trouble us? When 04/04/2024 reference itself was unlawful. Adding another unlawful reference will make the school's/CYS' actions any lawful? Now they altered the filing date /24 to /24 to say it is not the same period, WSSD & CYS has even altered the reason for filing the case to say it is not a truancy case[A29] only making this unlawful case more unlawful, CYS was trying to forcefully enter my house to give some base to its false

claims case on which this unlawful dependency case is filed. I told them, gave them written "No Trespass Notice"[A 33] but they deliberately kept coming up to my front door & even bringing cops along with them *Bivens v. Six Unknown Fed. Narcotics Agents*, 403 U.S. 388 (1971). The CYS & WSSD altered the case reason from Truancy to other (we are not shown or told about) unrelated issues the school tried to create in the past school years. Very unjust. As legal residents we have our rights & the right to be protected. Just because we are from another country, does not give these gov orgs the right to play with our rights, & most importantly our or our kids lives. The court assigned defense lawyers are unethical. They tell us to do things that only help the CYS or the dependency court & now the Court Common Pleas, Case dismissed without Prejudice on 10/1/24. Gov Orgs like CYS that violate laws, harm or are a nuisance to the society should be shut down. [A 29-43] 10/1/24 was the hearing date for this doubly unlawful juvenile case. The judge came 45 mins late because she was on phone. Does not allow me to talk, threatens the cop will take me away. This being an unlawfully filed case, I didn't want to take my daughter along, yet still took her but she did not feel right so I left her in the car along with my son & husband.

The court will not proceed saying my daughter is a "party" & she should be present in the court. Party for what? An illegally filed case? But only after my kid entered the court & spoke to her assigned GAL, CYS withdrew the case. *I'm still not given this court order.* A school representative was sitting in another room to make sure my kid attends the court. "Case dismissed without Prejudice" on 10/1/24. How could it get filed in the 1st place? How manipulative these gov orgs are?

***iii) PA Supreme Court Relief Appeal***

COMMONWEALTH OF PENNSYLVANIA Vs A Jona  
None B (Petitioner) Tracking Number WSUPMD20282467

After the truancy case hearing in the magistrate district court I appealed it in the Common Pleas Court on 06/20/2024. But for one or another made-up reason the prothonotaries rejected my appeal 6-7 times then saying that my petition should not be [A 44-56] filed as confidential and then later changed that all the

documents should only be submitted as open to the public. In spite of me explaining to them that the case is based on "False Claims" & involves a minor & that it is an unlawfully filed case. But still they insist that I submit my appeal as open to the public. Then why would e-filing have the "Upload as Confidential file" filing option? It clearly shows that the prothonotaries at the corrupt Common Pleas court are bribed.

[A 44-56] While trying to submit my appeal in the Cumberland County Common Pleas Court I was simultaneously trying to submit my Pa.R.A.P. 123 Relief filed in the PA Supreme Court on July 7 2024 as I mentioned my relief got accepted the very [A 23] next day. That was when the prothonotaries of the PA Supreme Court Middle District came to know about my submission & managed to clear the file by not giving my file a Docket No. and slowly deleted my petition from the electronic filing system The Sarbanes-Oxley Act of 2002 imposes criminal liability on anyone who corruptly "alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding." 18 U. S. C. §1512(c)(1)(2) as maybe no response or "Hard Copies" not submitted. Very mysteriously all my submissions, my files, all my activity history which show the date & time of filings submitted, the reason for rejecting my filing(though the reason they officially chose was "Other" but over the phone they were telling me that my filing should be only public) got cleared/erased from both the court websites on the same day. Because these corrupt prothonotaries made sure that my appeals/petitions will officially not get filed.

From West Shore School District to PA Supreme Court's prothonotary's office and all the govt orgs in between that are full fledged doing all these illegal activities is because of the "Sovereign Immunity" power and because of corruption that is prevailing within these departments. If these orgs can go to this length trying to cover-up their crimes for a Truancy case, I want the US Supreme court to understand to what extent they can go for embezzlement cases against them?

### Reasons to Grant this Petition

1682, William Penn's Great Law of Pennsylvania provided that "all persons wrongfully convicted or prosecuted at law were to recover double damages against the informer or prosecutor." Acquitting the guilty and condemning the innocent, both these acts are an abomination in the sight of God.

In *Marbury v. Madison*, Chief Justice Marshall stated, "the very essence of civil liberty certainly consists in the right of every individual to claim the protection of the laws, whenever he receives an injury. One of the first duties of government is to afford that protection."

With 235 years of its own constitution there were many such injuries caused but not many approach the gov for help. So my request is to please help me set up "A Clinic" kind of org for people with any injuries or need protection from the gov orgs or just help right people in need of help. *Wilbert Norwood Starks V Barnett Walker, Judge 19-7691 (2019)*

#### 1) "Error Consists of Erroneous Factual Findings..."

When the asserted error consists of erroneous factual findings of the misapplication of a properly stated rule of law...but here the misapplication was "No Error" [A 1-2] but an "intentional misapplication" turning every action thereafter into a "crime". Constitutional Rights & *Pa Truancy Act 138* which are properly laid out & clearly stated, "what can be done and what can't be done" by the school, magistrate district Judge & CYS. But still if CCHS, WSSD, District judge, CYS & Dependency Court deliberately violated properly stated *Pa. Trancy Act 138's* [A 44-56] multiple rules, other laws & our constitutional rights just to harass me & my kids in multiple different ways for the past 10 years, this only shows that the School District & its partners in crime do not care about the law or our constitutional rights. As their sole intentions were always to harm my kids one way or another, force me to remove my child from the school. Why? Are area public schools their property? They do all this because of the "Sovereign Immunity" power extended to these govt orgs and internal backing these corrupt orgs have to trouble us. *Bivens v. Six Unknown Fed. Narcotics Agents*

## ***2) Who is the "King?"***

According to the US constitution, who has "Sovereignty?" People? Or the President they elect? If "People" because this is a "Democratic Nation" then why is the "Sovereign Immunity" given to the organizations that are set up to "Serve" the People?" But if according to the US Constitution "Sovereignty" is given to one who "RULES" like it generally means then is it the "President?" Then this causes an imbalance of "Power" among the 3 branches of the US gov thereby making it unconstitutional. Or is "Sovereign Power" given to the "US Government?" because all these gov employees/ Orgs are included? Then it cannot be implemented because the "US Constitution" is the "Supreme Law of the Land" *Marbury v. Madison (1803)* so again it will be "Unconstitutional" if the US Govt is given "The Sovereign" Status. Hence, implementation of "Sovereign Immunity" means demeaning the US Constitution. "Sovereign Immunity" is a contradiction to the US Constitution. One way or another "Sovereign Immunity" is not just unconstitutional, it is "ANTI-Constitutional" and its existence should be removed from US Constitution because the very inception of US Constitution is based on "ANTI-Sovereignty" So there is no place for "Sovereignty" or "Sovereign Immunity" Also because "Sovereign Immunity" is a direct violation of the equal protection clause of the 5th & 14th constitutional rights *Davis v. Passman, 442 U.S. 228 (1979)*.

## ***3) No More Turn a Blind Eye***

The US Education System has over 400 years of rich history to it. But The US Government still did not make many laws to support students & parents constitutional rights. To make matters worse, "Compulsory Attendance Law" for the past 75 years has been the main reason for school related students' unfortunate and untimely deaths and violences against school students.

What is the actual law & the reason behind "Compulsory Attendance Law"? If the intention is good then why are the punishments so harsh? The United States of America has a list of well instructed Rules, Acts, Laws & Rights for Schools.



Even for situations when students are absent but deliberately not many rights are given to students. Why? Because they are naturally small so they "have" to be dominated ((II)legally Bullied) by the school administration & faculty? Why give so much power to the schools? So, they can play with school students' lives without any opposition and if there is any then play with their families too? Referring them to "Agencies", Child Services, Courts, Juvenile laws?! These are the laws the US government set for the school students? No safety rights but very damaging "Juvenile Laws"?! What a nice way to control millions of school students and their families across this country? What laws are set if the school board or administration violates laws? Which they mostly do. A "Sovereign Immunity"?! Protecting the "Unlawful" and punishing the victims. How Unusual & Cruel? Violating the students'/parents *8th Amendment*. How is this justified? Why don't students and parents have equal rights like schools have? The UNITED STATES of AMERICA is actively and openly continuing "Slavery" for the past 400 years of its Education History. I can't even say, The UNITED STATES of AMERICA is "violating the students' *13th Amendment Right*" for it has implemented the *13th Amendment "Section 2"* unannounced. For it never intended to give "Freedom" to the students. Why would any "Free Country" have "Slavery" as PLAN B in their Constitution? Only if it does not want to let go of its Control. The US Govt only keeps adding laws that make the "Student slavery a foolproof" This is because for the past 75 years the United States govt has tightened the students' noose by adding "Compulsory Attendance Law". "A legal way of punishing" students. Come what may they "have to" attend school. Be it safety violations, be it student bullying or worse being troubled (targeted hate crime, bullied) by the administration. Leaving only 2 choices for the students who are trapped in such situations to die/get killed or kill before they die - "school shooting". The US govt is the reason for so many school students deaths because they had no escape nor right help. 25 years later the help the U S govt provides students is "Child Services" A nightmare to the families and children because it deliberately and forcefully removes kids from their home &

away from their caring family. When will the students be set free? When will the students and their parents get rights, & balanced laws? Why is US gov protecting ruthless, conniving, manipulative, school districts & CYS with sovereign immunity? When will the US gov realize that equality using "Checks & Balances" is very important when making any law? Just like it uses checks & balances to keep its 3 branches equal.

#### *4) Our Only Hope*

I petition in the supreme court under 28 U.S.C. § 1651(a) to issue writ of Mandamus & Judicial Reviews under 5 U. S. C. § Chapter 7 for the cases, acts against us are all violations of laws & our rights & I listed most of these gov orgs' criminal acts in the Pa.R.A.P.123 Relief appeal [A44-56] in the PA Supreme court but WSSD made it impossible for me to get relief from the PA Supreme Court & Its lower Courts for it bribed the prothonotaries of different court levels to block my appeal, file, or petition one way or another, made the corrupt prothonotary to not assign a docket#, to unconstitutionally delete my accepted relief appeal so it can never have a chance to get filed in the higher court or be heard in the PA Supreme Court. Making it difficult for my kids & for me to get justice & relief from PA. These truly exceptional circumstances warrant the exercise of this Court's discretionary powers, for adequate justice & relief cannot be obtained in any other form or from any other court.

WSSD, board, Judge are answerable & punishable for each & every harm they caused me & my kids over the past 10 years. School records play a big part in students' higher education & these are my kids' hard earned efforts are their own property & the school has no right to tamper with violating their 14th amendment. So I request this court's involvement in getting my kids educational records to how they should be when not tampered by the school. School did not give me a copy of my daughter's "Educational Record" when I asked for it. IQ Tests conducted in WSSD are a scam. It is mostly given to admin's & faculty's kids to practice & get tested & their results altered as WSSD has access to the IQ test material. My daughter's IQ test analysis was tampered with, so these need to be set right. The

WSSD's & magistrate district court's truancy case, its orders are all based on false claims & should be voided with no trace, evidence left behind.[A 8-23][A 57-60]

As per Pa. Truancy Act 138 & 5th amendment, school referring my kid to CYS is unconstitutional & unlawful, & is based on false claims reports. The Juvenile case, the altered filing dates, case's reasons altered by WSSD & CYS, the illegal court order that I received, the CYS case withdrawal court order I did NOT receive, the threats, the trespasses, the illegal contacts, getting cops too when the CYS visits itself were unlawful, judges' orders, unethical lawyers; these gov orgs are answerable & be punished; all the records, files, cases should be voided & no evidence left behind. All CYS/CPS orgs should be dissolved.

I also request Judicial Review to the PA Supreme Court's appeal for relief, I submitted. For if granted by this court will be of a greater good to the USA. My accepted appeal for relief got deleted from the PA Courts filing system[A 44- 56] unconstitutionally. The Sarbanes-Oxley Act of 2002 Where in this country a "Miscarriage of Justice" is a shameful/criminal act in its Judicial System, there an unheard of & cruel uncalled for "abortion of justice" is pure evil way of murdering the truth and such unconstitutional & barbaric act should not be allowed or tolerated. Such unjustly buried cases should be brought to light. The PA Prothonotary's office violated my 5th & 14th constitutional rights *Davis v. Passman, 442 U.S. 228 (1979)*. All people involved in deleting my "officially accepted" relief appeal should get severe punishment for their devious acts. Wilbert Norwood Starks V Barnett Walker, Judge 19-7691(2019)

***5) The Compensatory Monetary Damages(Relief) Calculation***  
*I am taking the Total Estimated Fund Balance, Revenues, and Other Financing Sources Available for Appropriation that being \$171,736,928 from [A 61-62] The West Shore School District's "PDE 2028 - Proposed General Fund Budget for 2024-2025 for Public Review Prior to Adoption in June" Presented May 2024, & then rounding this amount to its nearest thousands which will be \$171,737,000 as "Base Amount" for absolute liability for Punitive damages, compensatory monetary damages, relief*

under False Claims Act & Tort claims for anxiety, mental, physical, emotional trama/torture or IED, harassment & hate crimes, trespasses, invasion of privacy, nuisance, negligent, defamation & false claims for all the violations, reasons, reports, unlawfully& unconstitutionally filed cases, court orders, all the deliberate tresspassings, contacts & cops' harassing calls & their involvement. Then multiplying the "Base Amount" with the level (1-5) of nuisance, intentional, physical, mental trauma & embarrassment I & my kids were put through by different gov orgs:

- a) West Shore School District & its School board for torturing me & my kids for the over 10 years (level 5)  
 $\$171,737,000 \times 5 = \$858,685,000$
- b) PA Courts (magistrate court, dependency court, common pleas court, superior court & PA Supreme Court) (level 4)  $\$171,737,000 \times 4 = \$686,948,000$
- c) Cumberland County Children & Youth Services & Lower Allen Township Police Dept for illegal involvement with me & my kids (level 4)  $\$171,737,000 \times 4 = \$686,948,000$

### Conclusion

For the above stated reasons I petition in the US Supreme Court to grant Extraordinary Writ of Mandamus & Judicial Reviews to grant us justice, relief, balanced laws, secured protection rights, all the involved gov officials be prosecuted & our own general purpose civilian org not just to help my kids & me, not just millions of students & their parents, not just to help people that are locked up because of so many conflicting & incomplete laws, but for all of us living in this country that deserve equal rights & because it's the US gov's duty to clean up & put an end to any type of corrupt system.

Respectfully submitted,  
 /s/ A Jona

(Pro Se) A Jona B (Petitioner)  
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## Appendix Table of Contents

### Constitutional & Statutory Provisions

- 1) Truancy Pa Act 138 Violated by Orgs.....A 1
- 2) Amendments.....A 2

### A Guide to Filing Pro Se with the Supreme Court of PA

- 1) Apps for Relief, Ancillary Motions, & Invoking .....A 3
- 2) Original Jurisdiction: Mandamus, Prohibition, &.....A 4
- 3) Extraordinary Jurisdiction.....A 6
- 4) Rule 123.1 Application for Relief.....A 6

### Cases, Orders, Rejections & Delections

#### Magisterial District Court 09-1-01

- 1) Summary Trial.....V .....A 8
- 2) Summary Trial.....Jona.....A 9
- 3) Payment Order.....A 11
- 4) Notice of Impending Bench Warrant.....A 12
- 5) Criminal Complaint Private.....A 14

#### Cumberland County Juvenile Court.....A 15

#### The Official "Acceptance" Email.....A 23

#### Unofficial Rejection Mail from Amy.....A 24

#### Motion Under Pa.R.A.P. 123 in the PA Supreme Court.....A 28

#### Petition for Writ of Prohibition Applied/rejected.....A 28

#### Order of Court.....A 29

#### McCabe's Email on Court Order.....A 30

#### My Response to McCabe's Email.....A 31

#### No Trespass Notice.....A 33

#### Joe Hitchings' Email Court Assigned Lawyer for Me.....A 34

#### Email from Mr. Hawn.....A 35

#### Email from McCabe, brought Cop along.....A 36

#### Oct 1st Court Case Reminder by CYS Agent.....A 38

#### Email received from My Defense Lawyer for 10/1/24.....A 38

#### Assessment Report by CYS Agent.....A 39

#### My Reasons for Not Needing Services.....A 41

#### Initial appeal is denied with some old date 10/9/15.....A 60

#### Motion Under Pa.R.A.P.123.....A 44

#### Statewide High School Graduation Requirements.....A 57

#### Magistrate Court Truancy Case+Charges Paid in FULL.....A 57

#### My email Opting for Home Edu Sent On the 1st day.....A 60

#### WSSD 24-25 Proposed Budget Presented on May 2024.....A 61