

19-8284
No. _____

ORIGINAL

Supreme Court, U.S.
FILED
APR 09 2020
OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

In re: _____

Michael A. Young - PETITIONER
(Your Name)

VS.

17-4011 Vernon Oliver Et. Al.

18-1775 Thomas Duncan Et. Al. "AN" "OTHERS" - RESPONDENT(S)

On "RULE 20" Petition for "WRIT" Mandamus and Prohibition to

U.S. Court of Appeals for "SECOND CIRCUIT"
(NAME OF COURT THAT LAST RULED ON "BYPASS" OF YOUR CASE)

Petition for Extraordinary "WRIT"

Michael A. Young
(Your Name)

Cheshire CT. 900 Highland Ave.
(Address)

Cheshire CT. 06410
(City, State, Zip Code)

N/A
(Phone Number)

QUESTION(S) PRESENTED

1. After willfully invoking "SELF"-executing sections 3 and 4 of the 14th amendment becoming a "NAMED" defendant in 3:17-cv-20(AWT), did U.S. District "CHIEF" of Connecticut "ERROR" in "PREMATURE" Case "DISMISSALS" upon "JUDGEMENT" ordered for "ALL" defendants, in "DISCARD" of 28 U.S.C. § 455(a) "MANDATED" self-enforcing "RECUSAL" ???
2. Whether U.S. District "CHIEF" of Connecticut intentional "STAGED" timely "CRYPTIC" rulings "ORDERED" are appropriately construed with "AS TO DO JUSTICE" requirement ???
3. Should petitioners requested preliminary "RELIEF" be "GRANTED" while case pending entitled "FINALITY" ???
4. Whether "EQUITABLE TOLLING" doctrine of the "STATUTE" of "LIMITATIONS" is applicable to case 3:18-cv-857(AWT) ???
5. IF "NOT" should "THIS" continuing "VIOLATION" theory of "REALITY" doctrine, "OR" other "APPLICABLE" jurisdictional "SAVING" qualifications be "APPLIED" ???
6. Whether U.S. District "CHIEF" of Connecticut "MISUSE, ABUSE," in this "CRYPTIC" D.Conn.L.Civ.R. "DISCARD" of "IMPARTIAL" judicial "REASONABLE INQUIRY" provisional "STANDING ORDER," under "BOTH" these civil "RICO" cause of "ACTIONS" pursuant 18 U.S.C. § 1961-68 "ENABLES" the courts jurisdictional "REQUIREMENT" ???
7. Whether "SECOND CIRCUIT" Court "ERRORED" on any "RULINGS" in "DISHONOR" of "TIMELY" binding contractual "COLORING OF LAW" agreements ???

8. Whether prior "SECOND CIRCUIT" panel members judicial "IMPROPRIETY" constitute a "VIOLATION" of 28 U.S.C. § 455(a), (b), and "OR" RENDER "ANY" or "ALL" subsequent U.S. District "CHIEF" and "CIRCUIT COURTS" decisions "VOID" ???

9. Whether "ALL" extraordinary "EXISTING" circumstances "RENDER" case consolidation and petitioner appointment of appropriate counsel with "RELEASE" pending entitled "FINALITY" ???

10. Whether "EMERGENCY" 28 U.S.C. § 2106 supervisory "CORRECTIVE ACTION" should be additionally "ENFORCED" in "BOTH" these "CASES" under "OUR SUPREME" Court exercise "POWER" ???



LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

#17-4011

Petitioner: Michael A. Young #232802, Cheshire CT, 900 Highland Ave,
Cheshire CT, 06410.

For the Respondents: #17-4011

Vernon Oliver:

Connecticut Attorney General, William Tong, 55 Elm Street,
Hartford CT, 06106.

Matthew Emond: "SAME" as "ABOVE"

David Channing: "SAME" as "ABOVE"

Edward Joy: "SAME" as "ABOVE"

Christopher DUBY: "SAME" as "ABOVE"

Patrick White: "SAME" as "ABOVE"

Joseph Brown: "SAME" as "ABOVE"

Safia Syed: "SAME" as "ABOVE"

Larry THOMPSON: "SAME" as "ABOVE"

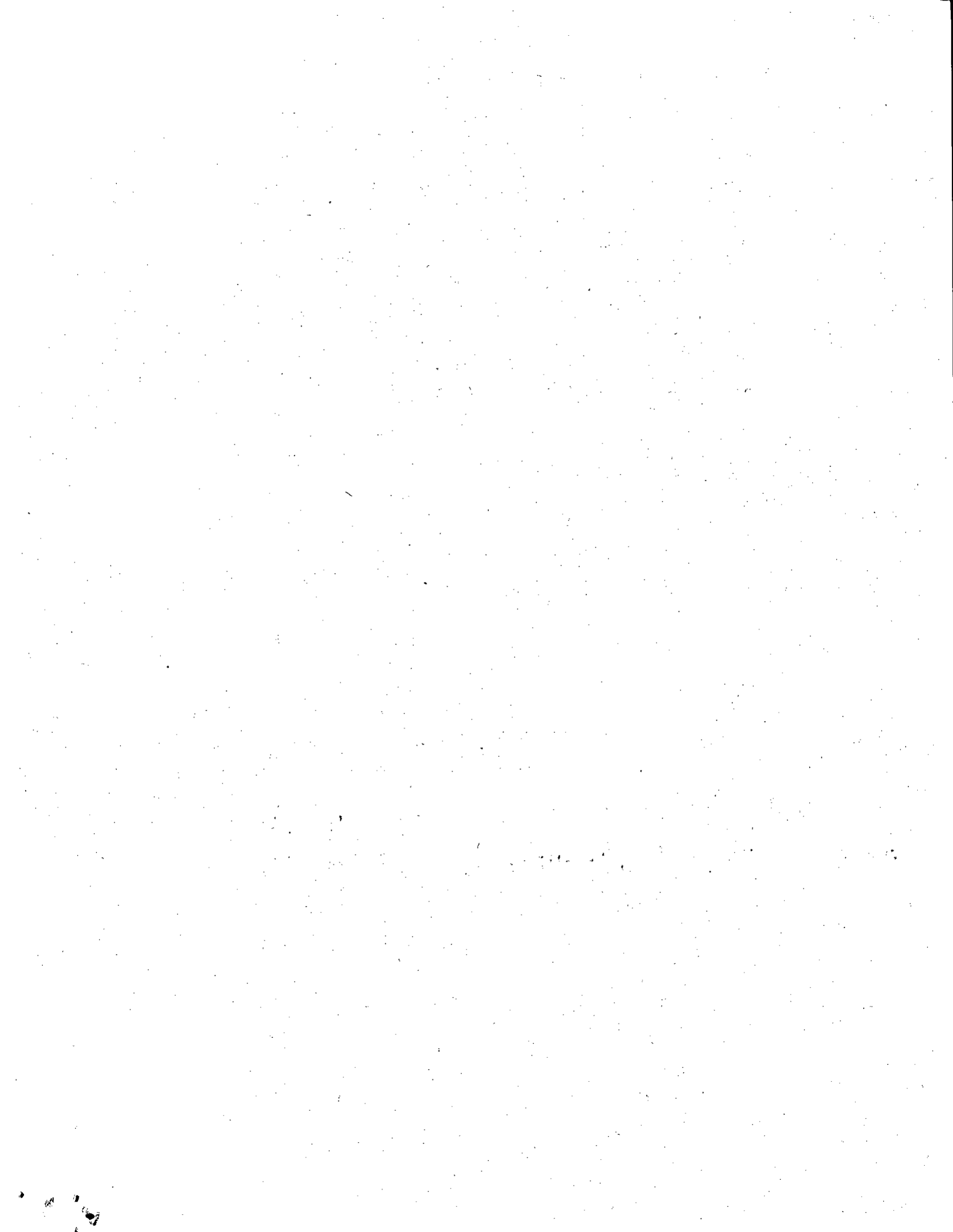
Carol Chapdelaine: "SAME" as "ABOVE"

Shelia Prats: "SAME" as "ABOVE"

James Graham: "SAME" as "ABOVE"

Janice Dagoestino: "SAME" as "ABOVE"

III.



William Bright, Jr.: "SAME" as "ABOVE"

William Salvatore: "SAME" as "ABOVE"

Samuel Sferrazza: "SAME" as "ABOVE"

Mary Clark: "SAME" as "ABOVE"

Alvin W. THOMPSON:

U.S. Attorneys Office for District of Connecticut,
Connecticut Financial Center, 157 Church Street,
New Haven CT. 06510.

18-1775

Petitioner: Michael A. Young #232802, Cheshire CT, 900 Highland Ave,
Cheshire CT. 06410.

For the Respondents:

Thomas Duncan:

Connecticut Attorney General, William Tong, 55 Elm Street,
Hartford CT. 06106.

William Utermarck: "SAME" as "ABOVE"

Timothy Begley: "SAME" as "ABOVE"

Veronica Carpenter: "SAME" as "ABOVE"

Benjamin R. Langevin: "SAME" as "ABOVE"

Jhon Barrows: "SAME" as "ABOVE"

Michael Zella: "SAME" as "ABOVE"

Kenneth J. Albert: "SAME" as "ABOVE"

Tillman Cormier: "SAME" as "ABOVE"

Jeffery Duda: "SAME" as "ABOVE"

Richard Charland: "SAME" as "ABOVE"

Jhon Doe #1-#4: "SAME" as "ABOVE"

Rui Silva: "SAME" as "ABOVE"

Frank Prochaska: "SAME" as "ABOVE"

Mathew Gedansky: "SAME" as "ABOVE"

Andrew Durham: "SAME" as "ABOVE"

Annette Griffin: "SAME" as "ABOVE"

IV.

Shaffer Griffin: "SAME" as "ABOVE"

Brian Rioux: "SAME" as "ABOVE"

Jessica Reed: "SAME" as "ABOVE"

Susan Vitch: "SAME" as "ABOVE"

Edward Mullarkey: "SAME" as "ABOVE"

Hunchu Kwak: "SAME" as "ABOVE"

John F. Newson: "SAME" as "ABOVE"

Norman Pattis: The Pattis "LAW" Firm LLC, 1st Floor 383 Orange Street,
New Haven CT, 06511,

Daniel Erwin: The Pattis "LAW" Firm LLC, 1st Floor 383 Orange Street,
New Haven CT, 06511,

Laura Baldini: Law Offices of Laura "FLYNN" Baldini LLC, 2nd Floor
P.O. Box 887, 74 Batterson Park Rd, Farmington CT, 06034,

Sheila Huddleston: Shipman/GOODWIN" LLP, 1 Constitution Plaza,
Hartford CT, 06103.

OTHER RESPONDENTS:

Linda S "FURGVSON": U.S. Attorneys Office for District of Connecticut,
Connecticut Financial Center, 157 Church St, New Haven CT, 06510.

Catherine O'Hagan Wolfe: U.S. Attorneys Office for the Southern District of
New York, 1 Saint Andrews Plaza, New York, NY, 10007.

Atasha Joesph: "SAME" as "ABOVE"

Robert A. Katzmann: "SAME" as "ABOVE"

Reena Raggi: "SAME" as "ABOVE"

Peter W. Hall: "SAME" as "ABOVE"

Richard J. Sullivan: "SAME" as "ABOVE"

Pierre N. Leval: "SAME" as "ABOVE"

Guido Calabresi: "SAME" as "ABOVE"

Debra Ann Livingstone: "SAME" as "ABOVE"

V.

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2.
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED.....	3.
STATEMENT OF THE CASE.....	4.
REASONS FOR GRANTING THE WRIT.....	10.
CONCLUSION.....	14.

13 VOLUMES with 978 pages INDEX TO APPENDICES

APPENDIX A: "MY" letter of "REQUEST" dated 12-19-18 then "MANDATE" dated 12-21-18 issued by "CHIEF" Clerk of "SECOND CIRCUIT" Court !!!

APPENDIX B: "SECOND CIRCUIT" panel courts 18-1775 "ORDERS" of "DENIAL" an "PREMATURE" Case "DISMISSAL" !!!

APPENDIX C: "SECOND CIRCUIT" Courts 17-4011 "ORDERS" of "DENIAL" to "RECALL" and "STAY" of "MANDATE", appointment of counsel, and "ORDER" of "RELEASE" !!!

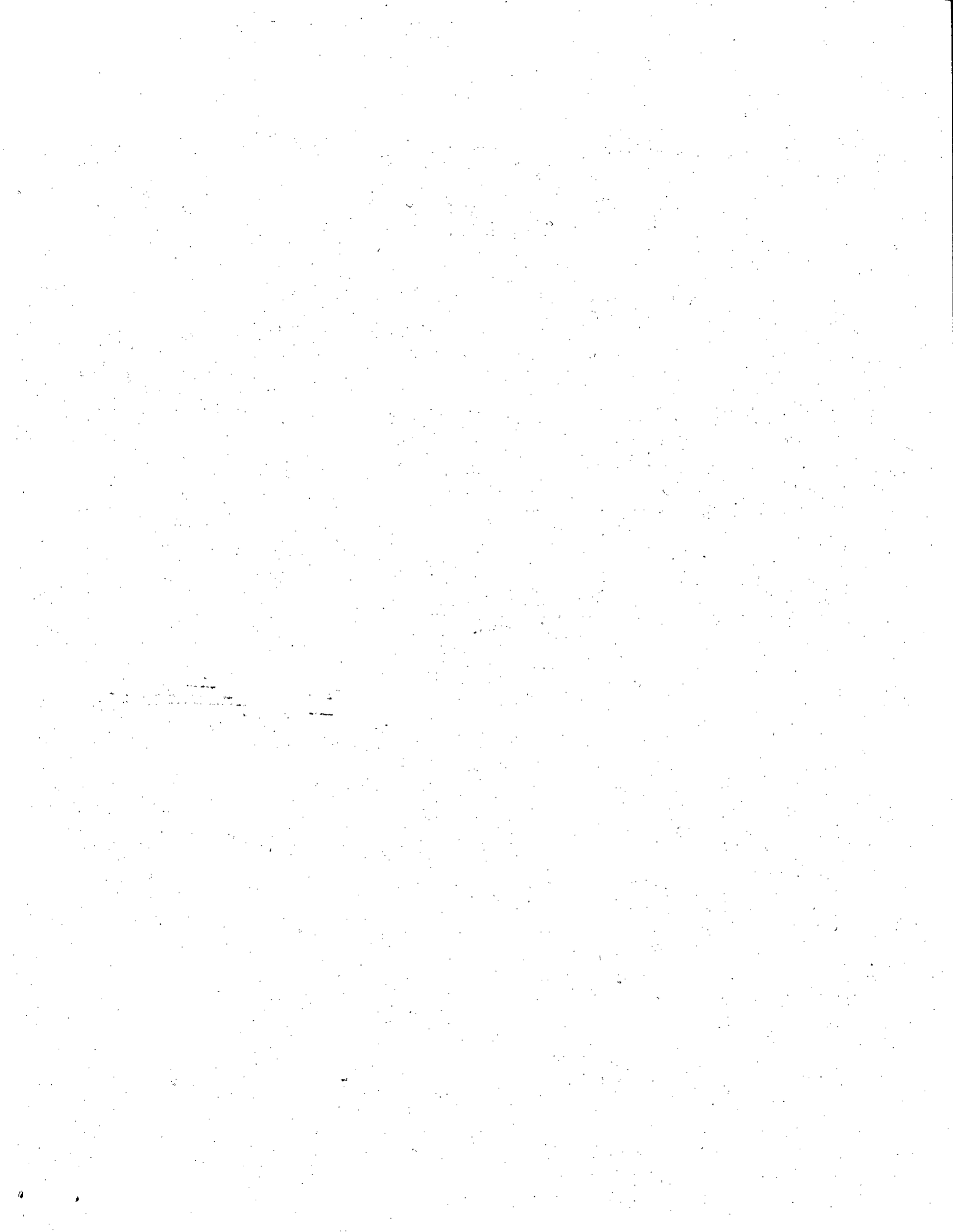
APPENDIX D: "SECOND CIRCUIT" Courts 17-4011 "MANDATE" !!!

APPENDIX E: "SECOND CIRCUIT" Courts 17-4011 "MISCHARACTERIZE" reconsideration in "DENIAL" !!!

APPENDIX F: "MY" 17-4011 motion for "RECALL" and "STAY" of "MANDATE" with appointment of counsel an "ORDER" of "RELEASE" !!!

APPENDIX G: "MY" binding "SECOND CIRCUIT" panel Courts 17-4011 contractual "COLOR OF LAW" agreements !!!

APPENDIX H: "MY" binding "CHIEF" Judge "ROBERT A. KATZMANN" 17-4011 contractual "COLOR OF LAW" agreement !!!



APPENDIX I: "SECOND CIRCUIT" panel courts 17-4011 "ORDERS" of "DENIAL" an
"PREMATURE" case "DISMISSAL" !!!

APPENDIX J: "MY" binding "CHIEF" Judge "ROBERT A. KATZMANN" 18-1775
Contractual "COLOR OF LAW" agreement !!!

APPENDIX K: "MY" 18-1775 motion for consolidation of cases !!!

APPENDIX L: "MY" 17-4011 motion for consolidation with Appointment of Counsel !!!

APPENDIX M: "MY FIRST" Civil "RICO" Case Statement 3:17-cv-20(AWT) filing !!!

APPENDIX N: "MY SECOND" Civil "RICO" Case Statement 3:17-cv-20(AWT) filing !!!

APPENDIX O#1: "MY TIMELY" 3:16-cv-1720 (SRU) motion for Discovery and
ORDER of "ACQUITTAL" or "JUDGMENT" set aside and "NEW TRIAL" filing !!!

APPENDIX O#2: Above "EXHIBITS" A-G !!!

APPENDIX O#3: "MY OTHER" intelligent motions with U.S. District "CHIEF" of
Connecticut 3:16-cv-1720, 1744, 1748 (AWT) "RULINGS" in "DENIAL"
an "ORDERS" of "PREMATURE" Case "DISMISSALS" !!!

APPENDIX O#4: U.S. District Court of Connecticut 3:16-cv-1720, 1744, 1748 (AWT) Judgements
"VOID" !!!

APPENDIX P: U.S. District "CHIEF" of Connecticut 3:17-cv-20(AWT) initial "REVIEW"
ORDER !!!

APPENDIX Q: Case 3:17-cv-20(AWT) "CORRUPT" [D.D.C.] CMJECF "NOTICES" !!!

APPENDIX R: "MY" intelligent "RULE 6D" with other "RELIEF" 3:17-cv-20(AWT) filing !!!

APPENDIX S: "MY EMERGENCY" joining motion for "RELIEF" 3:17-cv-20(AWT) filing !!!

APPENDIX T: "MY TIMELY" amended 3:17-cv-20 (Awt) complaint filing !!!

APPENDIX U^{#1}-U^{#7}: Above "EXHIBITS" #1-50 !!!

APPENDIX V: "MY PROPER" appointment of counsel 3:17-cv-20 (Awt) filings !!!

APPENDIX W: U.S. District "CHIEF" of Connecticut 3:17-cv-20 (Awt) "RULINGS" in "DENIAL" an "ORDER" of "PREMATURE" case "DISMISSAL" !!!

APPENDIX X^{#1}: "MY THIRD" Civil "RIGD" case statement 3:18-cv-857 (Awt) filing !!!

APPENDIX Xth_a: Above "EXHIBITS" #1-#7 !!!

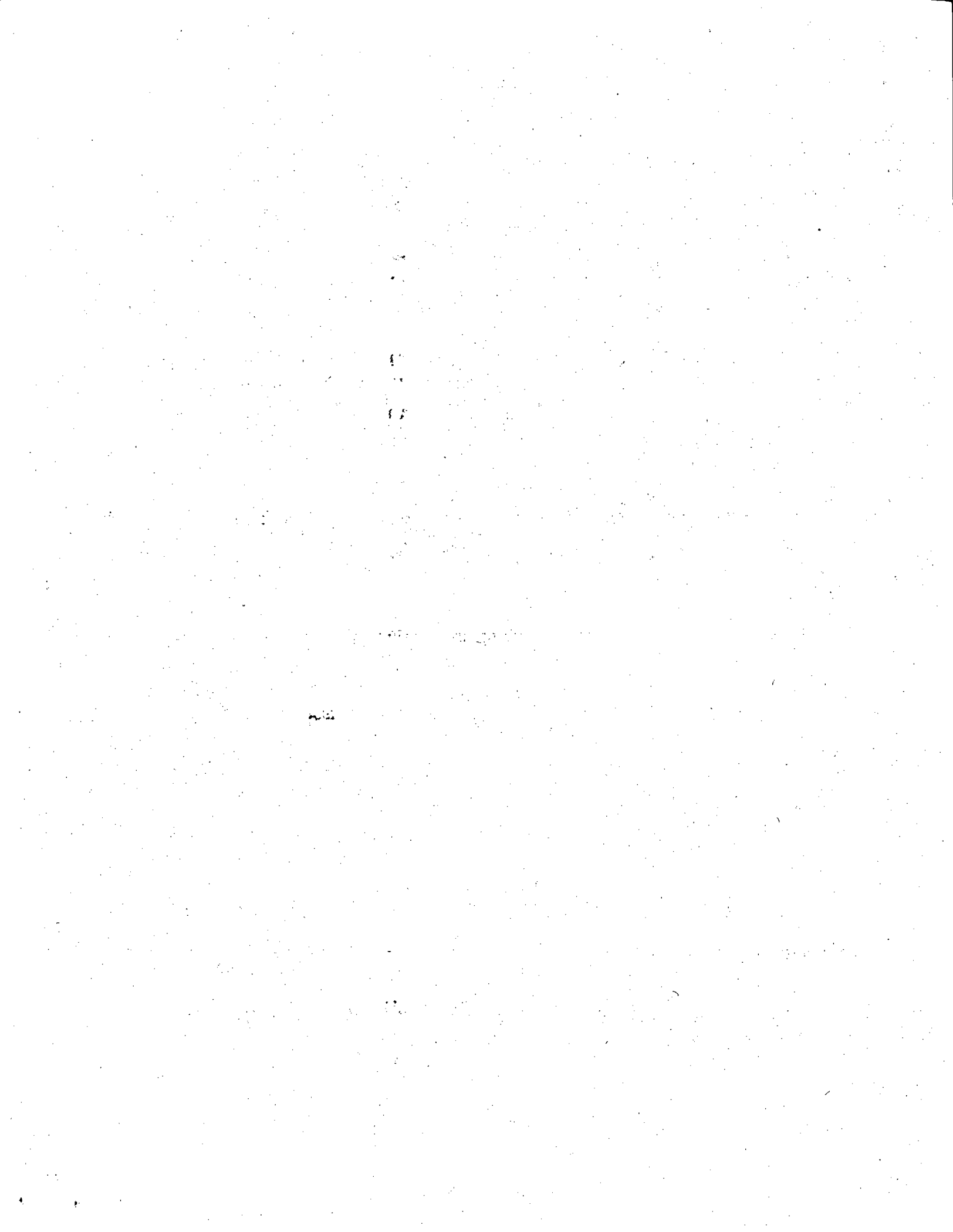
APPENDIX Y: U.S. District "CHIEF" of Connecticut 3:18-cv-857 (Awt) initial "REVIEW" order in "PREMATURE" case "DISMISSAL" !!!

APPENDIX Z: U.S. District Court of Connecticut 3:18-cv-857 (Awt) judgement "VOID" !!!



TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
Baily v. Glover 88 U.S. (21 Wall) 342, 349-50 (1874)	8
Cadav. Baxter Healthcare Corporation 920 F.2d 446	8
"GILBERTSON" at 501 U.S. 350, 363, (1991)	8
"EQUITABLE TOLLING" Congressional "INTENT" Analysis 64 Wash L. Rev. 681, 689	8
"YOUNG" v. Herring 917 F.2d 858	12
"YOUNG" v. Pickett 917 F.2d 869	12
"YOUNG" v. Biggers 917 F.2d 873	12
Simmons v. Lockart 856 F.2d 1144	12
Haines v. Kerner 404 U.S. 519	12
Cooper v. Pate 378 U.S. 546	12
Dioguardi v. Durning 139 F.2d 774	12
Bayron v. Trudeau 702 F.2d 43	13
"ROOK" v. "ROOK" 233 Va. 92, 353 S.E.2d 756	14
STATUTES AND RULES	
Civil "RICO" 18 U.S.C. § 1961-68 "ACT"	4-9
28 U.S.C. § 455 (a), (b)	7-9
28 U.S.C. § 1915A (a), (b) / 28 U.S.C. § 1915 (e)(1)	5, 6 / 12
28 U.S.C. § 2106 / 28 U.S.C. § 1331 / 28 U.S.C. § 1343 (1), (2), (3), (4), (b)(1), (b)(2)	4-14
42 U.S.C. § 1983-85	4, 7, 8
D. Conn. L. Civ. "STANDING" E-File "ORDER"	5
D. Conn. L. Civ. "STANDING" protective "ORDER"	5
F.R.C.P. 15(c)(1)(B), (2)	6
F.R.C.P. 60	5
UNIFORM COMMERCIAL CODE 1-105(a)	9-14
UNIFORM COMMERCIAL CODE 1-201(36)	9-14
UNIFORM COMMERCIAL CODE 2-207	9-14
UNIFORM COMMERCIAL CODE 2-209(a)	9-14
OTHER	
Statute of "LIMITATIONS" period	7
"FRAUDULENT" concealment "DOCTRINE"	8
Other "EQUITABLE TOLLING" applicable "DOCTRINE"	8



IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases from federal courts:

The opinion of the United States court of appeals appears at Appendix BonI to the petition and is

- reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

- reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

For cases from state courts:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

- reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

- reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.



JURISDICTION

For cases from **federal courts:**

18-1775 The date on which the United States Court of Appeals decided my case was 11-14-18.

No petition for rehearing was timely filed in my case.

17-4011 A timely petition for rehearing was denied by the United States Court of Appeals on the following date: August 16, 2018, and a copy of the order denying rehearing appears at Appendix E.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1651(a) in "AID" of appellate jurisdiction as "EXCEPTIONAL" circumstances "WARRANT" the "EXERCISE" of 28 U.S.C. § 2106 "SUPREME" authorized "POWER", and adequate "RELIEF" can "NOT" be "OBTAINED" in "ANY" other "FORM" from "ANY OTHER COURT" !!!

For cases from **state courts:**

The date on which the highest state court decided my case was _____. A copy of that decision appears at Appendix _____.

A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

CONSTITUTIONAL PROVISIONS

"FEDERAL"

- "FIRST" Amendment to U.S. Constitution !!!
- "SIXTH" Amendment to U.S. Constitution !!!
- "EIGHTH" Amendment to U.S. Constitution !!!
- "FOURTEENTH" Amendment to U.S. Constitution !!!
- "OH" "AN" The "FOURTH" Amendment to U.S. Constitution !!!

"STATE"

- Connecticut Constitution Artical 1 § 8 !!!
- Connecticut Constitution Artical 1 § 20 !!!
- Connecticut Constitution Artical 5 § 1 !!!
- Connecticut Constitution Artical 20 § 1 !!!

STATUTORY PROVISIONS

"FEDERAL"

- Civil "RICO" 18 USC § 1961-1968
- 28 USC § 455(a), (b)
- 28 USC § 1915A(a), (b)
- 28 USC § 1915(e)(1)
- 28 USC § 1331
- 28 USC § 1651(a)

28 U.S.C. § 1343 (1), (2), (3), (4), (b)(1), (b)(2)

28 U.S.C. § 2106

42 U.S.C. § 1983-85

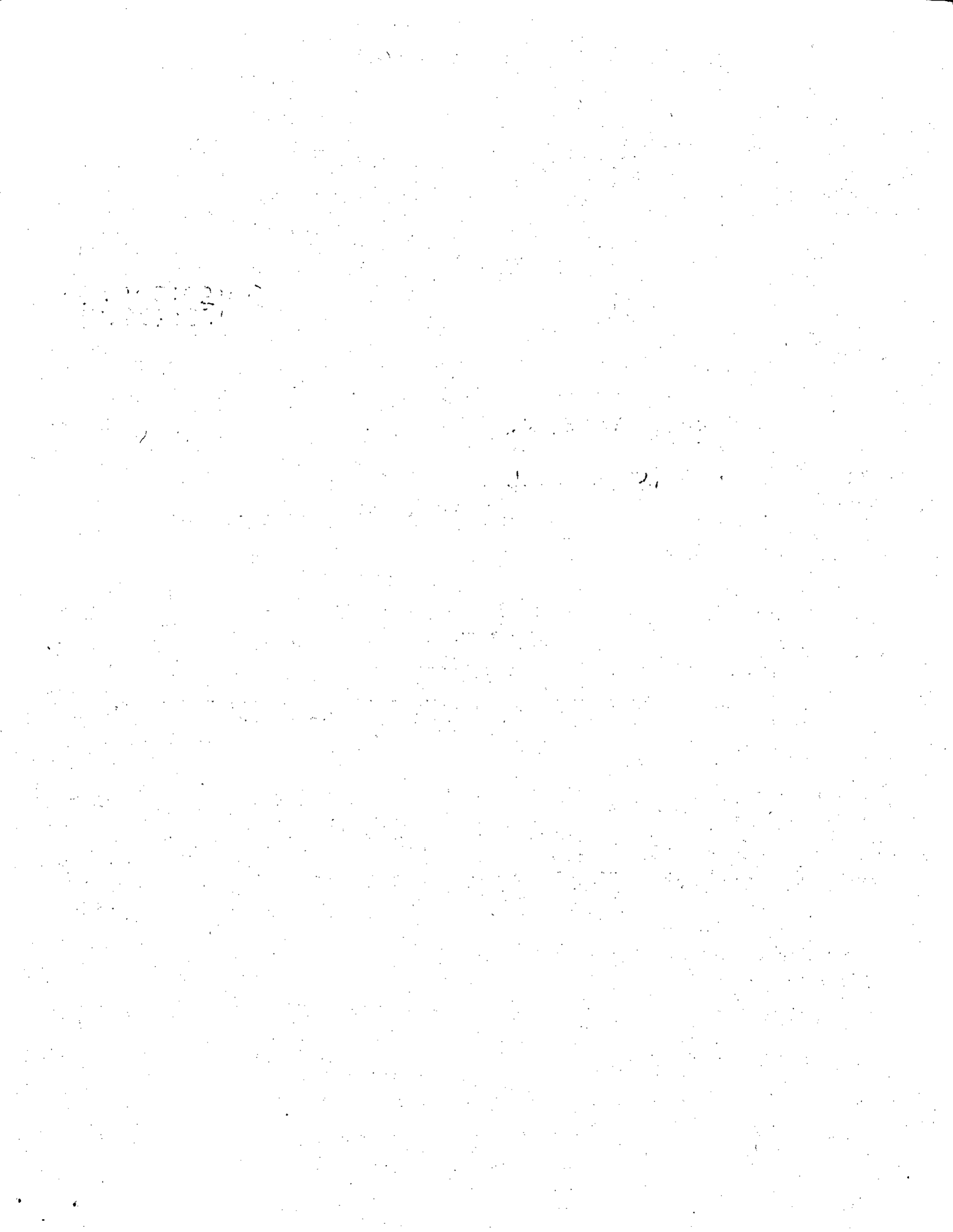
UNIFORM COMERCIAL CODE

(1) UCC 1-105(a) (2) UCC 1-201(36)

(3) UCC 2-207 (4) UCC 2-209(a)

"STATE"

- Connecticut General Statutes § 52-466(b)
- Connecticut General Statutes § 52-470(a)
- Connecticut General Statutes § 52-493



STATEMENT OF THE CASE

1. This JOINT THIRD petition is MY ENABLED singular; OFF SHOOT to the TWO prior GOOD FAITH U.S. SUPREME attempts, BY PASSED here at No. 18-8223 | 18-8765 submitted under TIMELY certiorari judicial discretion... SO... Once AGAIN prior questionable IMPARTIALITY of SECOND CIRCUIT court PANEL members RULINGS have NOT ONLY become SUSPECT to REVIEW under RULE 10 (a) provisions... BUT... Clear Judicial applicability RIGHTS NOW pursuant this U.S. SUPREME Court RULE 20.1 provisional ENTITLEMENTS in AID of appellate jurisdiction are AUTHORIZED in accordance 28 U.S.C. §1651(a) subsequent ENABLER... MORE IMPORTANTLY... Court personnel ACTIONS have so FAR departed from the ACCEPTED and USUAL course of judicial proceedings as to CALL for EXERISIZE of OUR U.S. SUPREME constitutional AUTHORIZED 28 U.S.C. §2106 POWER. [APPENDIX A-L]... AN... Further support thereof as follows !!!

2^A JUST BRIEFLY... This INDEPENDENT 42 U.S.C. §1983-85 ACTION commenced on 1-4-17 mistated upon 3:17-cv-20 (AWT) entry, BUT was COMPETENTLY initiated at [Doc. 1] under applicable Civil RICO 18 U.S.C. §1961-b8 ACT, with MY FURTHER provisional compliance DEEMED at [Doc. 4] RICO case STATEMENT filing. [APPENDIX M, N]... Nevertheless, IS ALL liberal construed ORIGINAL jurisdictional SUBJECT MATTER appropriately RELEVANT to RECOVERY and REDRESS, yes, set forth by 28 U.S.C. §1343 | 1331 Connecticut U.S. district CHIEF (AWT) obligatory ACTION !!!

2^B IMPORTANT NOTE: Subsequently, DESPITE this established MANDATE of clear judicial RECUSAL from 2-22-17 ORDERS written with LIE of DECEIT upon PREJUDICIAL 3:16-cv-1720 (AWT) DISCARD of NON-DUPLICATE [Doc. 1] entry... WHERE Connecticut U.S. District CHIEF Judge DENIED [Doc. 8-13] at [Doc. 14] with simultaneous 3:16-cv-1744, 1798 (AWT) PREMATURE case DISMISSALS in HIS BAD FAITH after ETHICAL business hours PARTY with CORRUPT U.S. District DEPUTY Clerk FURGUSON. [APPENDIX O^{#1} - O^{#3}]... SO... These MISCONDUCTED judicial NON-applicable E.R.C.P. 54 judgements SUA SPONTE in FAVOR of STATE were ALL through 3-10-17 FILE an ENTRY in BAD FAITH of SECOND pre-organize UNETHICAL business hours SECRET PARTY by U.S. District DEPUTY Clerk FURGUSON. [APPENDIX O^{#4}] !!!

3. Anyways, after "SEVERAL" months of this "BIAS" U.S. District 3:17-cv-20(AWT) "CHIEF" (I.R.O) "DELAY", here in "MOCK" on May 10th 2017 is "YET" another "MIMIC" date of Connecticut "STATE POLICE" attempted "MURDER PLOT", initiated by continued, "SECRET HEAD NOD" gesture used in "COVER UP" for 17-4037 "ILLEGAL" arrest/conviction clarified in 18-1775 "NOT SIX" but (5), "SO", Here in "STAGE SET" as U.S.C. 31915A (a) (b), "MISUSE" an "ABUSE" with fundamental F.R.C.P. 8 an "OTHER" provisional "DISCARD" at [Doc 10] is "MORE" of "DELAY" in Tribunal "GAME" issued FORUM. [APPENDIX P]. Also pre-organize May 10th 2017 in "CORRUPT" cut [D.O.C] C/M/JCF notice "MIMIC" is 12-9-17 "DISCOVERY" due "DATE" with "DISPOSITIVE" motions "DUE" by 1-8-18, intentional written deception "NOT" included upon effective "DENIAL" of efficient "RELIEF" at [Doc 10] filing. Then "STAGE SET" 5-11-17 "MIMIC" at [Doc 11] with 5-10-17 "EMERGENCY" motion a meaningless "GRANT" filing "ENTRY" by U.S. DEPUTY "DISTRICT CLERK" FERGUSON on "HER" unethical "MOCK" of "BOTH" attempted "MURDER" and "ILLEGAL" GA# 19 at "ROCKVILLE" arraignment dates, [APPENDIX Q]. "YA", Immediately followed by "MY SPECIAL SECRET" intelligence at [Doc 12-14], filed in "MY COMPETENT" compliant "MANDATORY" relief under "RULE 60" exercise with "MY OTHER" intelligent "PROPER" response, although pre-organize "AGENT" [D.O.C.] "THOMPSON" on the Dept. of "CORRUPT" others "DENIED" an impeded in "LIE" and "DECEIT" these "TIMELY" submitted filings. [APPENDIX R, S] !!!

4. Now... Even though "MY ongoing" "GOOD FAITH" business practices were intentionally "thorted" AGAIN "by" AGENT [D.O.C.] "THOMPSON" and "OTHERS" in "VIOLATION" of "JANET C. HALL" standing "E-FILE" 6-22-16 "MIMIC" date "MOCK" an "STANDING" protective "ORDERS" entered at [Doc. 5, 6]. "NOTE: Clearly another "SECRET" standing "CRYPTIC" CODE written in "MOCK" of Connecticut's "SECONDS" 6-22-13 "STATE POLICE" attempted "MURDER PLOT", clarity "FOUND" in 18-1775 (5) "NOT SIX" (6), "YUP", It's just another "TELLING" intrusive "SECRET SIGNAL" use in "DENIAL" of "MY EQUAL" protection in "LAW" an "RIGHTS" to "FAIR" expeditious "RELIEF" from "COVER UP" of 17-4044 "ILLEGAL" arrest/conviction !!!



5. "BACK" to "TRACK" where on 6-12-17 "ENTERED" at [Doc. 15] was "MY GOOD FAITH" efforts in fundamental compliance of "AMENDED" complaint "TIMELY" Filing, where upon "ALL" tribunal "BLIND EYE" an "DEAF EAR" syndrome "CHIEF" Judge "ALVIN W. THOMPSON" willfully "CHOSE" state "CO" CONSPIRATOR" status, an "NAMED" as "CONSPIRING" defendant pursuant F.R.C.P. 15 (e)(1)(B), (2) by "HIS" own "ORDERED" amendment filing. [APPENDIX T] "... MORE SHOWN" verified constitutional "PROOF" corroborating "MERTIS" of "MY" outline December 2016 Samuel Sferazza "CORRUPT" pre-organize "ACTIONS" see pending here No. 18-732a at [APPENDIX H] "... UP" Same "PATTERN" of "CRIMINAL" misconduct by "RECENT" state "HABERUS CAST" an "Melisa MILLER" IN "COLLUSION" with "DEFENDANT" William Salvatore Esq, REPLACEMENT" character "DEPUTY CHIEF" clerk "GINA MANCINI PICKET" Esq, at "BEDROCK GA # 19" !!!

6. "YA" Moving on to "MY FAIR" business counsel appointment practice at [Doc. 16] "REQUEST" once "AGAIN" was submitted by "E-FILE" delay in another [D.O.C.] "LIE" and "DECEIT" manipulative of "ACCURATE RECORD", so followed by "MY" [Doc. 17] "MAIL" Submission. [APPENDIX V] "... Nevertheless after "SEVERAL" more "MONTHS" of Connecticut "BIAS" U.S. District "CHIEF" (AUST) "MISCONDUCTED" judicial "REITERATION" in "DELAY" with "NO DISCOVERY" nor "DISPOSITIVE" motion Filing their was "YET" another "MIMIC" of "STAGE SET" as SO "NOT TO DO JUSTICE" "... HERE" ... In "MISUSE", "ABUSE" an "DISCARD" of "SEVERAL" fundamentals / provisional "RULES" of "FEDERAL" practice a "MORE DELAY" of "GAME" at [Doc. 18] in "PROMOTION" of "... NOT PREVENTION" of "THIS" manifest "INJUSTICE". [APPENDIX W] !!!

7. "NOW" ... Even though this (AUST) "LIE" in "DECEIT" manipulating an "ACCURATE RECORD" enabled "STAGE SET" [D.O.C.] "CORRUPT" of "AGENTS" immediate protective "ORDER" relief of Civil "LIABILITY" it does "NOT" in "ANY WAY" excuse "ANY" of their "CORRUPT" corporate "COLLUSION" ... "YES" ... Deliberate institutional "VIOLATIONS" of "STANDING" protective "ORDERS" at [Doc. 5, 6] ... at "LEAST TWICE" was "CLEAR" intentional "FELONY" ACTS with "CRIMINAL" liability set forth under "FEDERAL" U.S. District Courts "MANDATE" in "MY CAUSE" of "ACTION" here ... "SPECIAL NOTE": This organize [Doc. 18] "RULING" an "ORDER" issued simultaneous upon "PREMATURE" 3:16-cv-1720, 1744, 1748 (AUST) case "DISMISSALS" was pre-organize "CRYPTIC" D. Conn. L. Civ. R. "DISCARD" of "IMPARTIAL" judicial "REASONABLE INQUIRY" provisional "STANDING ORDER",



made TIMELY applicable at [Doc. 1, 4]... in THIS Civil RICO 18 U.S.C. § 1961-1967
CAUSE OF ACTION... Indisputably MISCHARACTERIZE under 3:16-cv-20 (AWT)
U.S. District FEDERAL Court CHIEF of Connecticut and HIS CAST of unethical
CHARACTERS in this STATE of ongoing criminal CORRUPT organize ENTERPRIZE!!!

8. MORE... SO... With NO reasonable TIMELY civil summons ever ISSUED for
ANY defendants SERVICE, was avoidance ACTION with CORRUPT intent to clearly
ELIMINATE Connecticut U.S. District Court FAIR business practices in
RESPONSE to MY TIMELY applicable RICO claims. Where this 11-13-17 RULING
in BAD FAITH [Doc. 18] NON-applicable F.R.C.P. 54 judgement VOID was ORDERED
by CHIEF (AWT) SUA SPONTE in FAVOR of ALL defendants including HIMSELF... YES...
Was indisputable CORRUPT organization ACT in deliberate DISCARD of SUA SPONTE
constitutional ALVIN W. THOMPSON obligational DUTY, an exercise BEYOND limited
SCOPE delegated by OUR PROPER judicial RECUSAL set forth in MANDATE of
28 U.S.C. § 455 (a), (b) FEDERAL ACTION... SO... Even with CRYPTIC [Doc. 18] CM/ECF
notice REFUSAL, an ELIMINATION by clear COLLUSION in CORRUPT [D.O.C.]
VIOLATION of U.S. FEDERAL District [Doc. 5, 6] REQUIREMENTS, this
ACCURATE record STILL exist of BAD FAITH [Doc. 18] ENTRY by U.S. DEPUTY
Clerk FURGUSON at 7:55pm in HER SELF again AFTER the ETHICAL business
hours SECRET PARTY. [APPENDIX W]... AN... LASTLY... Unfortunately, MISSING
from MY RECORD so obviously NOT in technical compliance with RULES governing
PROPER mechanics of SERVICE, is WHEN ??? that VOID judgement in BAD FAITH
file entry PARTY, an SECRETLY hidden by WHOM ??? LOGGED this CORRUPT
exercise upon the Connecticut U.S. FEDERAL District Courts DOCKET!!!

18-1775 (5) NOT SIX (6)

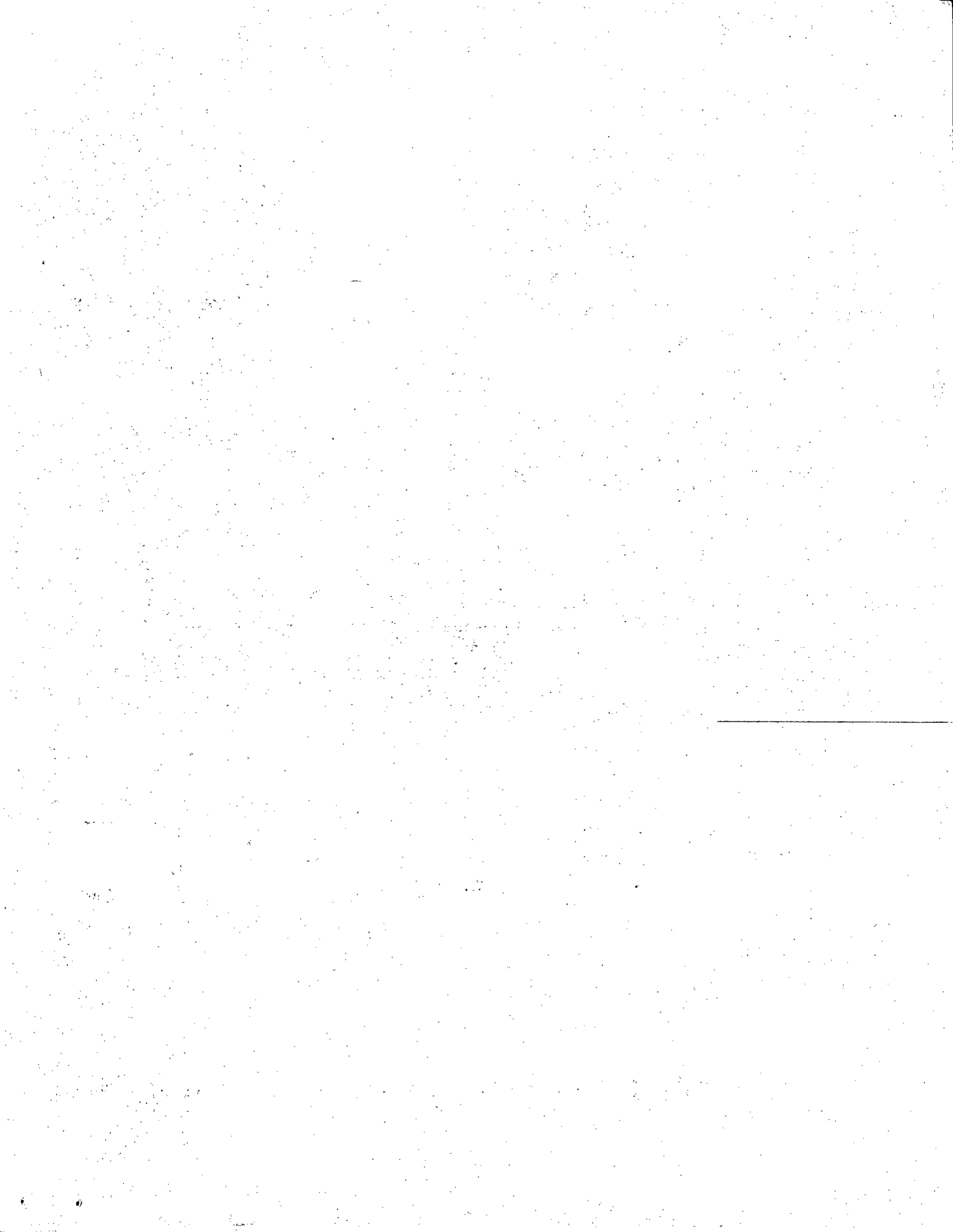
9. SUBSEQUENTLY... Within the THREE (3) YEAR statute of LIMITATIONS period
after ALL of state court DISMISSALS cited herein on 5-22-18 this OFF SHOOT
42 U.S.C. § 1983-85 ACTION commenced... YES... Once AGAIN on 5-24-18 mistated
upon 3:18-cv-857 (AWT) entry, BUT initiated at [Doc. 1] under applicable Civil



"RICO" 18 U.S.C. § 1961-68 "CAUSE OF ACTION" with "MY COMPETENTLY" compliant
"RICO" case "STATEMENT" filing, [APPENDIX X^{#1}-X^{#3}],... Whereupon 6-4-18 "MORE"
Connecticut "FEDERAL BIAS" U.S. District "CHIEF" (AWT) "MISCONDUCTED" judicial
"REITERATION" of "LIE" an "DECEIT" in "MISUSE", "ABUSE", and "DISCARD" of fundamental
provisional "RULES" of "FEDERAL" practice, in "PROMOTION" of "NOT PREVENTION" of
THIS "manifest" "INJUSTICE" at [Doc. 7] issued "FORUM" [APPENDIX Y]!!!

10. "MORE IMPORTANTLY",... This "PREMATURE" case "DISMISSAL" with "PREJUDICE" by
"CHIEF" of Connecticut inappropriate "TIME BAR" (AWT) "ORDER" is "CLEARLY"
inapplicable, therefore "BOTH" these civil "ACTIONS" can and "MUST" proceed. As
"HERE" when "FRAUD" has been concealed, "OR" is of "SUCH" a character as to
"CONCEAL" itself, the statute does "NOT" begin to "RUN" until the "FRAUD" is
discovered by, or becomes "KNOWN" to the "PARTY" suing. Bailey v. Glover
88 U.S. (21 Wall) 342, 349-50 (1874)... "MORE"... "SD"... Despite this "ANCIENT"
(AWT) "MAXIM" of "LAW" that "NO ONE" "MAY" take advantage of "HIS OWN WRONGS"
Obviously "MY CLEARLY" applicable "EQUITABLE TOLLING" jurisdictional "SAVING"
qualifications "HERE" as set forth by Cadav. Baxter Healthcare Corporation
920 Fed 446... "AN"... Appropriately "MORE" constitutional "EXTENSION" by
"OUR" precedent "SUPREME" Courts "DOCTRINE" predated at "GILBERTSON"
501 U.S. 350, 363, 115 S.Ct. 2773, 115 L.Ed.2d 321 (1991)... "YUP"... "MY OTHER"... Applicable
examples "HERE" are where a plaintiff's disability, such as "MY" imprisonment "OR"
infancy, prevents "HIM" from "ACTING" within the "TIME" limitation, "OR" as "HERE"
where external event "SUCH" as "THIS" pre-organize "FORCED WAR", has in "FACT"
closed the "DOOR" to "ACCESS" any "COURTS RELIEF", see Comment, "EQUITABLE"
"TOLLING" of statutory Benefit Time "LIMITATIONS": A congressional "INTENT"
Analysis" 64 Wash. L. Rev. 681, 683 (1989) !!!

11. "YUP"... Resulting in "SAME" pre-organize "PATTERN" of "NO" defendant "SERVICE" and
"BAD FAITH" [Doc. 11] "NON-applicable" F.R.C.P. 54 judgement "VOID" in "FAVOR" of
"ALL" perpetrators, with "YET" another "NON-monitor" file "ENTRY" by U.S. DEPUTY



Clerk FURGUSON at 7:57 pm in "HER SELF" again "AFTER" the "ETHICAL" business "WEEKS" 7-14-18 "SECRET" Saturday "SCAM PARTY" [APPENDIX 2] !!!

12. AN: LASTLY: Here BOTH these independent 17-H0118-1775 (5) "NOT SIX" (6) civil "ACTIONS" once "AGAIN" ended with "PREMATURE" case "DISMISSALS" in "SECOND" CIRCUIT Court "DISHONOR" of binding "COLOR OF LAW" contractual "AGREEMENTS" in "SERIOUS" structural "VIOLATIONS" of "MY" appropriate "UNIFORM COMMERCIAL CODE" applicable citations. [APPENDIX G, H, I] !!!

13. BRIEF SPECIAL NOTE: In "YET" another derivative "OFF SHOOT" to "MY GOOD" "FAITH" attempted U.S. SUPREME Court "BELIEF" see: [No. 18-8765 Immediate "RULE 44" Petition "BY PASS" pages 7-9 at #18, #21, #24]... Where upon that

[ATTACH #21] unauthorized "RULE OF EVIL" Clerk "RETURN" outside of the "LIMITED" constitutional "SCOPE" of "SUPREME" clerks "RULE 11" provisional compliance of "DUTIES" set forth by "RULE 17.4" "YES" "I immediately "MY REFILE" along "LEGAL" binding "JEFF ATKINS" / "JACOB LEVITAN" / "SCOTT HARRIS" contractual "COLOR OF LAW" agreements dated 7-15-19 followed "AN" this "TIME" obstructed in "VIOLATION" with "NO" Clerk "IMMUNITY" attached "RIGHTS" yes, apparently "NO PROPER" ethical placement on "DOCKET" clearly "MISSING" in "COMBAT" with "NO MYSTERY" recovery in "RETURN" "AN" for "MY" most "RECENT" in "GOOD FAITH" attempted "ENTITLEMENT" see 3:30-cv-00194 (MPS) at [Doc. # 1, 11, 12] "YA" "I'm STILL" awaiting "CORRECTIVE ACTION" to be TAKEN" !!!

Declaration Under 18 U.S.C. § 1343 U.S.C. § 1746

I Michael A. Young declare in "TRUTH" affidavit process, certified under penalty of "PERJURY" that "ALL" information in this petition is "TRUE" and "ACCURATE" to the "BEST" of "MY" knowledge and intelligence and "CAN ONLY" be "REBUTED" by "SAME" in "RESPONSE" thereon. The undersigned further declares under Congress encouraged "SERVICE" as "ENABLED" Attorney General "PRIVATEER" that "HE" is the petitioner in this forgoing "ACTION" "AN" The forgoing petition was mailed first-class postage prepaid on April 8, 2020 placed in the institutions "LEGAL" mail system. Executed at Cheshire CT. Cheshire CT on April 8, 2020.

by Michael A. Young "PRIVATEER" "Factual Incompetence" !!!

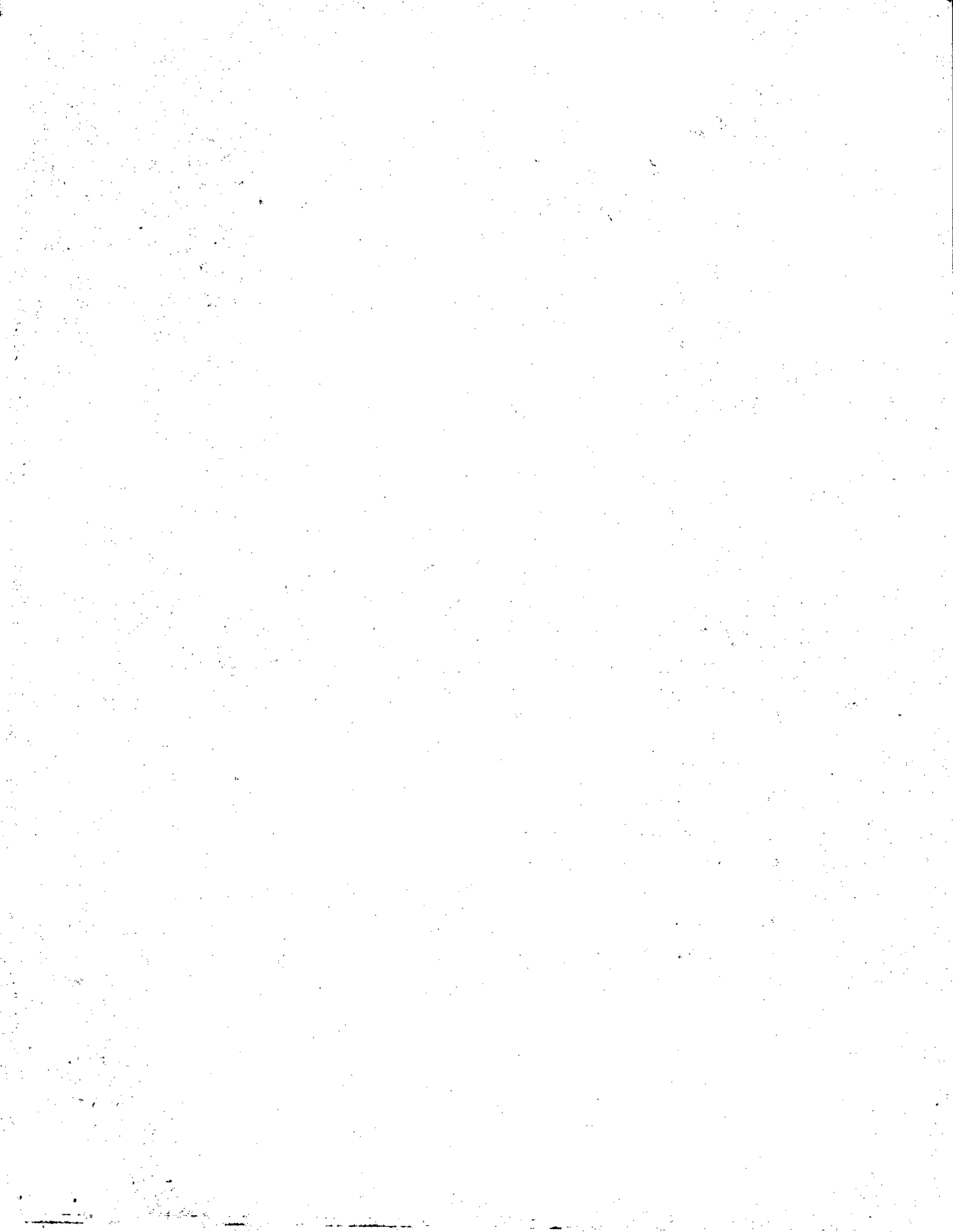
17-4011 / # 18-1775

REASONS FOR GRANTING THE PETITION

TO: COURT OF LAST RESORT...

1st MY SUPREME JUSTICES... Starting RIGHTS NOW with MORE of MY SPECIAL updated SECRET intelligence NOTE... Without articulating ALL the intentional PATTERN of corporated in HOUSE CORRUPTION in ongoing MISCONDUCTED entity COLLUSION, as the COURTS and (D.O.C) MY CAPTORS indisputable records SPEAK for THEMSELVES... Instead sticking to the SOLE issue invoking THIS subsequent WRIT of MANDAMUS to CERTIORARI filings in ABOVE mention CASES, so as FOUND at [Doc. 72] in 17-4044 it is NOT DUPLICATE of 9-11-18 ENTRY at [Doc. 69] as DEPICTED in RECORD of LIE an DECEIT... AN... With MY actual DUPLICATE [Doc. 77] EMERGENCY 911 filing RETURNED at [Doc. 76] YOU ALL SEE at manipulated [Doc. 74] RULING adjudicated on ONLY [Doc. 69]... Then SAME exact PATTERN of CORRUPTION in 17-4037 / 17-4040 was ENTERED, then MY FEELING the NEED to REITERATE here IS... Along this MISCONDUCTED joint-entity COLLUSION of corporate CORRUPTION in pre-organize TACTICAL non-interdepartmental mail MANEUVER, with U.S. POSTAL SERVICE signal 8-18-18 MARK used in SECRET CODE for intentional DENIAL of MY MEANINGFUL court ACCESS RIGHTS... The indisputable FOCUS here IS on this FOURTH 17-4011 NO SHOW 8-16-18 ORDER [Doc. 40], then 8-24-18 REITERATED with [Doc. 41] NO SHOW ORDER, and BOTH STILL missing in COMBAT along with MY OTHER FAIR procedural request... YET... Another DECEITFUL calculated joint-entity ACT to ELIMINATION of ANY possible BENEFIT of MY EQUAL protection RIGHTS to RELIEF, in deliberate DENIAL of TIMELY inmate LEGAL mail filing with SERIOUS fundamental VIOLATION of MY MEANINGFUL court ACCESS RIGHTS!!!

1st SO... HERE... Pre-organize with 17-4037, 17-4040, and 17-4044 depicted MY 51st BIRTHDAY based on INCORRECT prior/current case information, was ALL inappropriate June 21st 2018 motion DENIALS with PREMATURE appeal DISMISSALS... With THIS 17-4011 case ATASHA JOESPH assigned NEW CASE manager ENTERED in COLLUSION for a CORRUPT 6-26-18 NOTICE of DEFECT written in LIE of DECEIT intentionally submitted to manipulate the ACCURATE RECORD... MORE FRAUD FOUND... Written in TACTICAL submitted LIE of DECEIT in 17-4037 at [Doc. 59], 17-4040 at [Doc. 46], 17-4044 at [Doc. 47]... As THAT courts PANNEL decisions ALL were ORDERED in DICARD of MY FOUR (4) TIMELY





Communication assistance. Now, Unexcusably BOTH in "SERIOUS" structural "ERROR" on "ROAD BLOCK" of "ANY" meaningful court access in "SEVERE" fundamental "VIOLATION" of "MY" unalienable "EQUAL PROTECTION" and "ACCESS RIGHTS" !!!

4. "MOST IMPORTANT REITERATION" Is on this "PROPER" case consolidation "REQUEST" in that "PANEL" courts "IMPROPER" order of "DENIAL" of course "AGAIN" with "NO PROPER" cited articulation "ISSUED" in "SERIOUS" conflict with "YOUNG" v. "HERRING" 917 F.2d 858. "FOUND" consolidated at "YOUNG" v. "PICKETT" 917 F.2d 869 (footnote #2). "YUP" MY FIVE (5) CASES "ARE" ALL "THE SAME" constitutionally "VERIFIED" demonstration "FOUND" set forth in "YOUNG" v. "BIGGERS" 917 F.2d 873. Then "EVIDENTLY" hearing upon "REMAND" set forth by "SIMMONS" v. "LOCKART" 856 F.2d 1114 also in accord with "SAME" prejudicial "CAUSE" as "FOUND" in "ALL FIVE (5) MY" foregoing "ENTITLED" cases. "AN" Pursuant to 28 USC § 1915(e)(1) "ENABLES" counsel "PROPER" appointment. "YES" Immediate "JUSTICE" for "ALL" in the "INTEREST" of judicial "ECONOMY" with "EFFECTIVE" expeditious an administration of "PROPER" business in "THIS COURT" "AN" with "MORE" appropriate case consolidation. See 3:18-cv-857 (AW) at [Doc. 1] FOUND at 18-1175, BY PASS here 18-8765 "STILL" awaiting "PROPER" preliminary "ACTION TAKEN" in accord with "THIS SUPREME" Courts "GOOD FAITH" immediate "CORRECTIVE ACTION" with "NO FURTHER" suffering in "ACTUAL" sustain "INJURY" !!!

5. Now, In "SERIOUS" fundamental structural "ERROR" with "NO" Loc. FRAP 31.2(a)(1)(A) "SCHEDULING" opportunity "SECOND" circuit court "PREMATURE" appeal "DISMISSAL" is in "ALL" prejudicial "VIOLATION" of "THIS" and "OTHER" circuits uniformity decisions because "IT LACKS" an arguable "BASIS" either in "LAW" or "FACT". As inappropriate, that "ORDERED" in conflict with "BEDROCK" principles of "WELL" establish "RULES", that the complaint of a "PRO SE" litigant should be liberally construed in "HIS FAVOR", see Haines v. Kerner 404 U.S. 519. That "HIS" allegations "MUST" be taken as "TRUE" in considering whether a "CLAIM" is stated. Cooper v. Pate 378 U.S. 546. "AN" The complaint should "NOT" be "DISMISSED" for "FAILURE" to "STATE" a "CLAIM" unless it appears "BEYOND DOUBT" plaintiff can prove "NO SET" of "FACTS" in "SUPPORT" of "HIS CLAIM" which would "ENTITLE" HIM to "RELIEF" as depicted by "THIS" "SECOND CIRCUIT" court in DiGuardia v. Durning 139 F.2d 774. In "LIGHT" of these principles, "MORE" so, "THAT COURT" has repeatedly "CLEARLY" cautioned

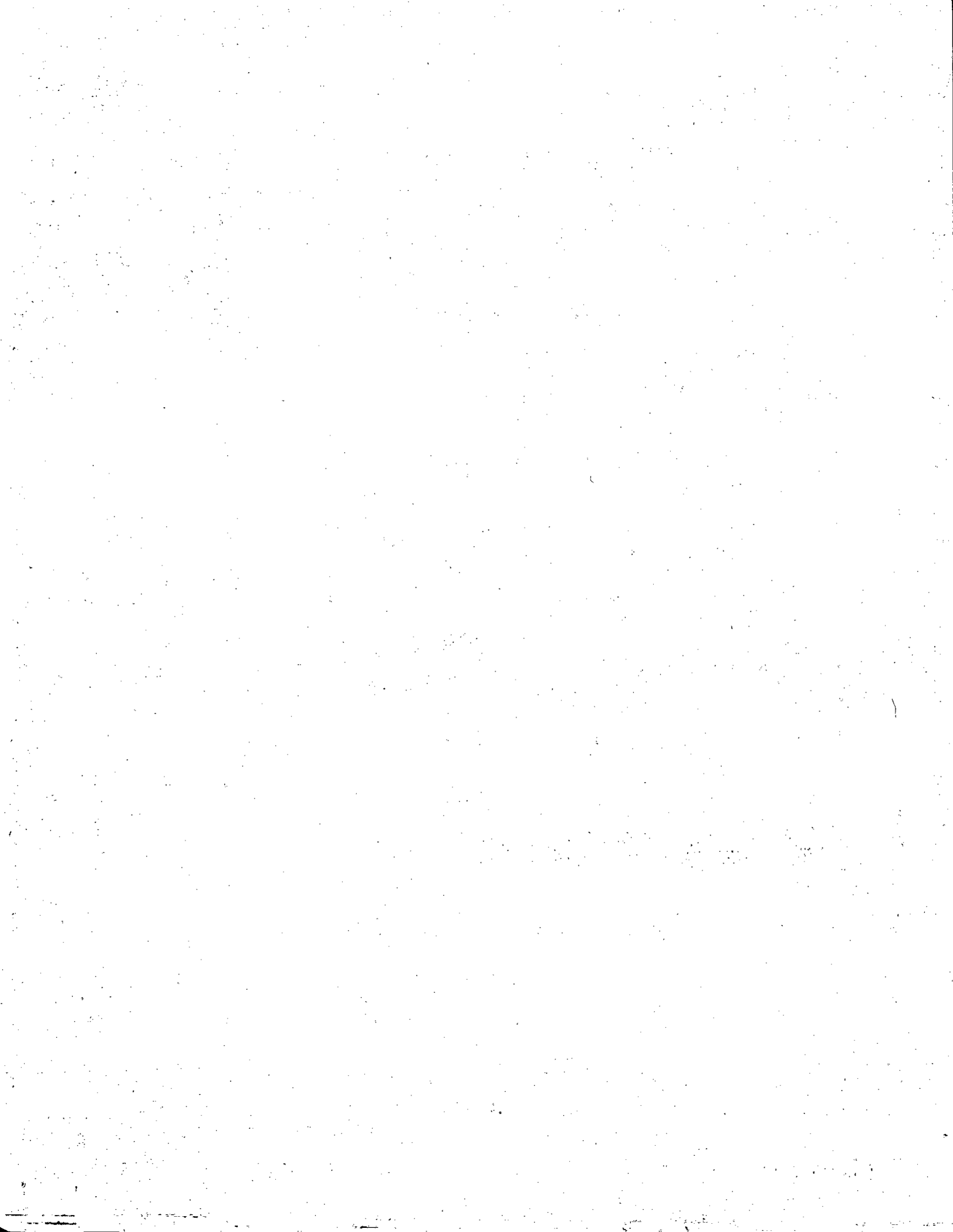
12.

against SUA SPONTE dismissals of PRO SE CIVIL RIGHTS complaints PRIOR to the court
REQUIRING the defendant to ANSWER. See Bayron v. Trudeau 702 F.3d 43, Fries v. Barnes
618 F.3d 988, YES, only ONE of numerous \$10,000.00 dollar VIOLATIONS due RIGHTS NOW
with NO FURTHER NOTICE or in SUPREME Courts GOOD FAITH efforts immediate
CORRECTIVE ACTION be TAKEN with NO FURTHER suffering in ACTUAL sustain INJURY !!!

"MY INDEPENDANT 17-4011/18-1775 ACTION TO JUDGMENT VOID"

6. EXPLICITLY, A STATE COURT judgment as in 17-4037, 17-4040, and 17-4044 that is
VOID may be ATTACKED pursuant FEDERAL HABEAS CORPUS procedure. Then if or
as here WHEN 28 USC 2254 FAILS, by WAY Fed. Civ. P. RULE 60 motion, as AGAIN
was DONE in ALL THREE (3) ENTITLED matters, or AGAIN as DONE in THIS 17-4011 CASE
by an independent SUIT in EQUITY, if for some REASON the RULE 60 motion would
NOT PROVIDE adequate RELIEF. At any rate a judgment RENDERED by ANY COURT
that LACKS jurisdiction is universally characterized as VOID and traditional
doctrine had been that SUCH a JUDGMENT is a LEGAL nullity. BUT, In modern
decisions the problem is recognized as being MORE complicated, there MAY be
situations in which a court LACKING jurisdiction has rendered a judgment that should
nevertheless be given effect. It is IMPORTANT to distinguish between jurisdiction
over the PERSON and jurisdiction over the SUBJECT MATTER !!!

7. HERE, Regarding MY above THREE (3) STATE COURT judgments jurisdiction over
MY PERSON is LACKING because the process employed did NOT GIVE adequate
NOTICE before being RENDERED. Walker v. City of Hutchinson 352 U.S. 112, also
U.S. v. Brand Jewelers, Inc. 318 F. Supp. 1293, and because court LACKED the REQUIRED
contacts with the case. Hanson v. Dencla 357 U.S. 235. Additionally because,
MY PERSON that representation was fundamentally INADEQUATE. Unless
MY PARTY made an appearance to contest the exercise of jurisdiction over
MY PERSON, Duffee v. Duke 375 U.S. 106. OH, YES... The JUDGMENT is VOID on
DUE PROCESS grounds in ALL these circumstances. Many decisions also HOLD a



judgment "VOID" where "PARTY" obtains actual "NOTICE" from a court that had sufficient contacts with the case but the "PROCESS" as in these "THREE (3)" cases was "NOT" in technical compliance with the "RULES" governing mechanics of "SERVICE", Central Operating Co. v. Utility Workers of America 491 F.2d 245 !!! As such is the "CASE" in "THIS" 17-4011 proceeding. AM. 18-1775 as well !!!

8. "MOREOVER" As set forth by the "SECOND CIRCUIT" Court of Appeals there is "ONLY" an immaterial procedural difference between the "RELIEF" sought pursuant "RULE 60" to be "TAKEN" see Hadden v. Rumsey Prods. 196 F.2d 92. A "JUDGMENT" is "VOID" as in "THIS" 17-4011 "ACTION" when circumstances of "COURTS ACTION" amounts to a "PLAIN" usurpation of "POWER" constituting a "VIOLATION" of "DUE PROCESS" U.S. v. Boch Oldsmobile Inc. 909 F.2d 657. "AN" "LASTLY" Once "AGAIN" as in 17-4032, 17-4040, and 17-4044 where "RULE 60" is "PROPERLY" invoked on "BASIS" of underlying "JUDGMENT" is "VOID", the "RELIEF" is "NOT" a discretionary "MATTER", it is a "MANDATORY" exercise. Omer v. Shalala 30 F.3d 1307 (quoting) V.T.A. Inc. v. Airco Inc. 597 F.2d 220. These "JUDGMENTS" are "VOID" because "ALL HAVE BEEN" procured by extrinsic collateral "FRAUD" entered by "COURT" that did "NOT" have "COMPETENT" jurisdiction over neither "SUBJECT MATTER" or "MY PERSON" see "ROOK v. ROOK" 233 Va. 92, 353 S.E.2d. 756 !!!

Wherefore under "MY COMPETENTLY" articulated "GOOD CAUSE" explicitly "SHOWN" in "GOOD FAITH" here under "FAIR" business practices of "THIS COURT" petitioner expressly request and "GRANT" this extraordinary "WRIT" of "MANDAMUS", with Appointment of Counsel, an "ORDER" immediate "EMERGENCY" release pending "FINALITY" in "ALL" the "ENTITLED" matters !!!

Respectfully Submitted

by Michael A. Young Petitioner
"M.A. Young"
"M.A. Young"

DATE: 4-8-2020

Declaration Under 18 U.S.C. 3174b

Michael A. Young declare in "TRUTH" affidavit process, certified under penalty of PERJURY that the information in this petition is "TRUE" and "ACCURATE" to the "BEST" of "MY" "knowledgeable" intelligence an "LAW ONLY" be "REBUTED" by the "SAME" in "RESPONSE" thereto. Filed under "SUPREME COURT" "RULE" 29.2 procedure for the benefit of "TIMELY" filing. The undersigned further declares that "HE" is the petitioner in this "ACTION" and "HIS" forgoing petition was mailed first-class postage prepaid on April 8th 2020 and placed in the institutions "LEGAL" mail system.

Executed at MacDougal Ct. Sutherland Ct. on April 8th 2020.

by Michael A. Young Petitioner
"M.A. Young"
"M.A. Young"