# 25-432

25A89

# In The UNITED STATES SUPREME COURT

### CARL PUCKETT et., al.

Carl Puckett "Pro-Se" and Marcella Pockett "Pro-Se"

PETITIONERS,

V.

JABBAR et., al.,

RESPONDENTS,

On Petition For A Writ Of Certiorari to United States Court Of Appeals Sixth Circuit No. 24-5282, 24-5537

## MOTION FOR RECUSAL OF THE HONORABLE JUSTICE KETANJI BROWN JACKSON 28 U.S.C. 455

CARL PUCKETT	MARCELLA PUCKETT
2170 Old Gardner Road	2170 Old Gardner Road
Martin, Tn. 38237	Martin, Tn. 38237
(731)446-4104	(731)446-4104
PETITIONER "PRO-SE"	PETITIONER "PRO-SE"
xfilesxfilesfan@yahoo.com	xfilesxfilesfan@yahoo.com

RECEIVED

SEP 16 2025

OFFICE OF THE CLERK SUPREME COURT, U.S.

Comes now, Petitioners, Carl Puckett "Pro-Se" and Marcella Puckett "Pro-Se" respectfully request that the Honorable Justice Ketanji Brown Jackson recuse herself from this case.

Petitioners do not believe that the justice could be fair and impartial on questions related to autopen use on judicial commissions, the constitutionality of presidential appointments of justices prior to the actual vacancy pursuant to the specific language of the statute 28 U.S.C. 371 (d), and pursuant to the findings of the Hurr report, President Bidens non compos mentes and inability to form intent since 2017 and whether the judicial autopen appointments are therefore null and void based upon the President's lack of INFORMED CONSENT. This would have a direct impact on the Honorable Justice Ketanji Brown Jackson herself and the validity of her own appointment

According to the Hurr report published February 5, 2024 during the interview with President Biden, "while reading these notes, Mr. Biden struggled to read his handwriting, and he showed part of the handwritten passage to Zwonitzer. The two then had the following exchange: Mr. Biden: Do you have any idea what the hell I'm saying there? Less on the number of what? Isn't that awful? President Biden continued to ask if he was still vice president?"

During confirmation hearing in response to Senator Blackburn, Justice Jackson stated she could not define the word woman in support of a woke political agenda rather than the law, as the word woman is defined in the blacks law dictionary, and in the role of applying the law and the definition of its terms Justice Jackson should have been able to exercise competence in legal terms as set forth in the Blacks Law dictionary. When Senator Blackburn asked Justice Brown if she was a woman she could not answer "I don't know I haven't been to a biologist"! During President Biden's announcement of Justice Jackson on the whitehouse lawn televised publicly, President Biden again referred to Vice President Harris as the President and announced Justice Jackson as the first Black FEMALE justice, which according to Justice Jackson herself had not been officially determined.

Petitioners believe that due to this close affiliation with the issues being presented, that the Honorable Ketanji Brown Jaxkson could not be impartial and unbiased in this matter (see Judicial Disqualification An Analysis of Federal Law Third Edition 2020 Federal Judicial Center) and therefore respectfully request that the Honorable Justice Ketanji Brown Jackson recuse theirself from this case.

Respectfully Submitted,

8-19-25

We declare, under penalty of perjury, that the foregoing is true and correct. Executed this 19th day of August, 2025 in Martin Tennessee.

Carl E. Puckett Jr. Petitioner pro-se

Marcella Puckett Petitioner pro-se

#### NO. 25A89

# In The UNITED STATES SUPREME COURT

### CARL PUCKETT et., al.

Carl Puckett "Pro-Se" and Marcella Pockett "Pro-Se"

PETITIONERS,

V.

JABBAR et., al..

RESPONDENTS,

#### PROOF OF SERVICE

I, Marcella Puckett, do swear or declare that on this date of September 11, 2025, as required by Supreme Court Rules I have served the enclosed MOTION FOR RECUSAL of the honorable justice Ketanji Brown Jackson, on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid to The names and addresses of those served are as follows:

The Brickell IP Group
1101 BRICKELL AVE S TOWER FL 8
MIAMI, FL 33131
305–728–8830 Email: rguerra@brickellip.com
Attorneys for Plaintiff/Respondent Axencis, Inc's client Ain Jeem Inc, Defendant Deborah Morales,
Brickell IP Group Pllc, Attorney Gueraa pro-se
Attorney Weaver pro-se,pro-se but also representing
Defendant Kareem ABdul Jabbar DBA AIn Jeem INc
Defendant Deborah Morales DBA Iconomy

Akerman Law for defendant Alejandro Fernandez 71 S Wacker Drive, 46th floor Chicago, Il. 60606

Nicole Fondura-defendant pro-se 1449 Oakwood Drive MIami Florida, 33166

Littler Mendelson Firm for defendant Etsy, Inc. 40 S. Main Street, STE. 2500 Memphis, Tn. 38103

Baker Donaldson for defendant NBA, NBA properties 165 Madison AVe, ste. 2000 Memphis, Tn 38103

Gordon, Rees, Scully, Mansukhami Law Firm Stephen Milbrath-Defendant 4020 Aspen Grove Drive, ste. 500 Franklin, Tn 37067 Holland & Knight
Jessica Sarah Kramer - defendant
100 N. Tampa STreet, ste. 4100
Tampa, Fl. 33602
U.S. Attorney's Office
Virginia M. Hernandez-Covington-defendant
Anthony E. Porcelli - defendant
167 N. Main St. ste. 800
Memphis, Tn. 38103

Atty Kerry Steven Culpepper Axencis Inc. - defendant Chris Stavro defendant Ralph schoenfelder defendant 75-`70 Haulalai Road, Ste B204 Kailua Kona, Hi, 96740

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 11th day of September. 2025.

Marcella Puckett Petitioner pro-se