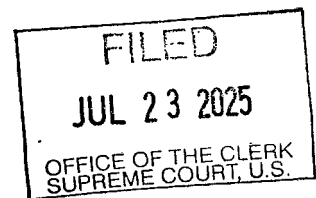


No. 25-5688



IN THE
SUPREME COURT OF THE UNITED STATES

Linda Kay Twigg — PETITIONER
(Your Name)

vs.

Allan Lee Twigg — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court of Maryland
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Linda Kay Twigg
(Your Name)

52 McCulloh Street
(Address)

Frostburg, MD 21532
(City, State, Zip Code)

301-268-2744
(Phone Number)

Question(s) Presented

- 1) Why did Judge Michael Twigg at Allegany Court House make the false accusation that our thirty-five-year-old daughter is the product of infidelity or that we have a son, and why did the Appellate and Supreme Court of Maryland deny the confirmed concrete medical evidence?
- 2) Why did Judge Michael Twigg state I committed adultery after I clearly specified in their repulsive deposition that I never committed adultery and did not over our entire thirty-two years of marriage?
- 3) Why did Judge Michael Twigg admit an appraisal from 2019 on our home, but deny a validated and current appraisal from 2022?
- 4) Why did Judge Michael Twigg not order the property sold and distribute the proceeds?
- 5) Why did Judge Michael Twigg spell the defendants' names incorrectly on our divorce decree?
- 6) Why did Judge Michael Twigg document we divorced May 4th, 2021, when we were clearly at the Allegany County Court House for a fifteen-minute divorce on May 3rd, 2021?
- 7) Why did Judge Michael Twigg order the plaintiff to pay Crawford Credits in the judgment order after we had supposedly been divorced for twenty months?
- 8) Why did Judge Michael Twigg award \$3,000.00 half of what my eleven-year-old car was worth to the defendant even when he was aware that it was inoperable at the time?
- 9) Why did Judge Michael Twigg deny plaintiffs evidence of adultery?
- 10) Why did Judge Michael Twigg state that the parties "agreed" that the value of the property was \$253,500.00 after an appraisal was performed and valued at \$394,000.00 in 2022 then denied, stating it was hearsay?
- 11) Why did Judge Michael Twigg deny evidence stating the mortgage was also paid through plaintiff's account at Chessie Federal Credit Union and not just through BB&T?
- 12) Why did Judge Michael Twigg hold plaintiff accountable for the \$2,000.00 that I withdrew from an account with my name prior to divorce?
- 13) Why did Judge Michael Twigg admit defendants word on the values of our property, cattle, camper and Kubota tractor and deny plaintiff's concrete evidence, he stated it was hearsay and that we were already divorced and could not accept new evidence to dispute property but accepted an

appraisal from 2019 after divorce because defendant refused to disclose the appraisal with his attorney in his Discovery?

- 14) Why did the Appellate Court of Maryland attempt to correct "tampered with evidence" and take absolutely no accountability for this crime that had been committed?
- 15) Why did I receive a mandate and bills in the mail to pay Allegany County Court House for the corruption and expense they have caused? The pain, suffering and humiliation these individuals have purposely caused in mine and my family's lives is gut wrenching and then has the audacity to send me bills?
- 16) Why after multiple attempts to arrange meetings with Governor Wes Moore and sending him certified mail to update him on this court hearing, there was absolutely no response, as there was never a response from Attorney General, Anthony Brown either?
- 17) Why did the Supreme Court of Maryland not recognize all this corruption and deny my case?
- 18) Why did the Supreme Court of Maryland not recognize the concrete medical DNA evidence and that this was a false accusation and most definitely an ERROR at the Allegany County Court House with the evidence I displayed?
- 19) Why has this case been overlooked by every politician, attorney, judge and agency in the State of Maryland?
- 20) Why are retired judges in the state of Maryland now legally capable of being on the stand?
- 21) Why does the state of Maryland feel they can silence me? They have slandered my name, defamed my character, took all the memories as a wonderful mother raising our three beautiful successful daughters and turned those memories into someone I never was, and take absolutely no accountability?
- 22) Why did Judge Twigg only award me 20% of the defendant's retirement?
- 23) How did the defendant only have \$36,000.00 in his retirement after 23 years of service? Why did the defendant not mention Military retirement in Discovery? Why did the defendant not produce an appraisal in the discovery process?
- 24) Why did my attorney Robert Alderson not request an appraisal and deny me to receive an appraisal? Why did my second attorney, Ramon Rozas refuse for me to obtain a referral?

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:

RELATED CASES

Defendant No. 1

Name: Allan Lee Twigg

Job or Title: Teacher

Address: 508 Sampson Rock Road

Frostburg, MD 21532

County: Garrett

Telephone number: 301-268-6325

Defendant No. 2

Name: Michael Twigg

Job or Title: Judge

Address: 30 Washington Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-777-5923

Defendant No. 3

Name: Patrick Woodward

Job or Title: Retired Judge

Address: 361 Rowe Blvd

Annapolis, MD 21401

County: Anne Arundel

Telephone number: 410-260-1450

Defendant No. 4

Name: Stephen Wilkinson

Job or Title: Attorney

Address: 220 Washington Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-722-2515

Defendant No. 5

Name: Robert Alderson

Job or Title: Attorney

Address: 100 S. Liberty Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-724-3424

Defendant No. 6

Name: Wayne Heavner

Job or Title: Attorney

Address: 100 S. Liberty Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-724-3424

Defendant No. 7

Name: Ramon Rozas

Job or Title: Attorney

Address: 222 Paca Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-759-1304

Defendant No. 8

Name: Christian Mash

Job or Title: States Attorney

Address: 313 East Alder Street

Oakland, MD 21550

County: Garrett

Telephone number: 301-334-1974

Defendant No. 9

Name: Wayne Mowbray

Job or Title: States Attorney Investigator

Address: 313 East Elder Street

Oakland, MD 21550

County: Allegany

Telephone number: 301-334-1974

Defendant No. 10

Name: Dereck Davis

Job or Title: State Treasurer

Address: 80 Calvert Street,

Annapolis, MD 21401

County: Anne Arundel

Telephone number: 410-260-7533

Defendant No. 11

Name: Appellate Court of Maryland

Job or Title: Court of Special Appeals

Address: 361 Rowe Blvd

Annapolis, MD 21401

County: Anne Arundel

Telephone number: 410-260-1450

Defendant No. 12

Name: Supreme Court of Maryland

Job or Title: Supreme Court

Address: 361 Rowe Blvd

Annapolis, MD 21401

County: Anne Arundel

Telephone number: 410-260-1500

Defendant No. 13

Name: Commission of Judicial Disabilities

Job or Title:

Address: PO Box 340

Linthicum Heights, MD 21090-0340

County: Anne Arundel

Telephone number: 410-694-9380

Defendant No. 14

Name: Wes Moore

Job or Title: Governor

Address: 100 State Circle

Annapolis, MD 21401-1925

County: Anne Arundel

Telephone number: 410-974-3901

Defendant No. 15

Name: Anthony Brown

Job or Title: Attorney General

Address: 200 St. Street

Baltimore, MD 21201

County: Baltimore

Telephone number: 410-576-6300

Defendant No. 16

Name: Jayci Shaw Duncan

Job or Title: Attorney

Address: 2 West Main Street

Frostburg, MD 21532

County: Allegany

Telephone number: 301-689-3230

Defendant No. 17

Name: Rebecca Leichter

Job or Title: Attorney

Address: 305 Washington Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-722-9600

Defendant No. 18

Name: Miriam Sincell

Job or Title: Chief Attorney/Maryland and Garrett

Address: 110 Greene Street

Cumberland, MD 21502

County: Allegany/Garrett

Telephone number: 301-777-7474

Defendant No. 19

Name: Leonard Eisentrout

Job or Title: Retired Judge

Address: 313 East Alder Street

Oakland, MD 21550

County: Garrett

Telephone number: 410-334-1974

Defendant No. 20

Name: Liz Rhodes

Job or Title: Realtor-Coldwell Banker

Address: 131 N. Centre Street

Cumberland, MD 21502

County: Allegany

Telephone number: 301-777-3380

Defendant No. 21

Name: Jim Diamond

Job or Title: Realtor-Goodfellow

Address: 5 East Main Street

Frostburg, MD 21532

County: Allegany

Telephone number: 301-689-8857

Defendant No. 22

Name: Donny Carter

Job or Title: Realtor-Carter and Roque

Address: 11 W Main Street

Frostburg, MD 21532

County: Allegany

Telephone number: 301-689-0100

Defendant No. 23

Name: Maryland Grievance Commission

Job or Title: Maryland Grievance Commission

Address: 200 Harry S. Truman Parkway Ste. 300

Annapolis, MD 21401

County: Anne Arundel

Telephone: 410-514-7051

Defendant No. 24

Name: Homeland Securities

Job or Title: Homeland Securities

Address: 3801 Nebraska Ave NW

Washington, DC 20528

County: Prince Georges County

Telephone number: 202-282-8000

Defendabt No, 25

Name: Maryland Department of Labor

Job or Title: DOL

Address: 100 S Charles Street Tower I

Baltimore, MD 21201

County: Baltimore

Telephone: 410-230-6001

Defendant No. 26

Name: Dawne Lindsey

Job or Title: Clerk of Allegany County Court House

Address: 30 Washinton Street

Cumberland, MD 21502

County: Allegany

Telephone: 301-777-5923

Defendant No. 27

Name: Sue Crowe

Job or Title: Court Stenographer

Address: 30 Washington Street

Cumberland, MD 21502

County: Allegany

Telephone: 301-777-5923

Defendant No, 28

Name: Ed Crossland

Job or Title: Orphan Judge

Address: 59 Prospect Square #1

Cumberland, MD 21502

County: Allegany

Telephone: 301-724-3760

Defendant No. 29

Name: Michael Davis

Job or Title: CPA

Address: 140 East Main Street Suite 1

Frostburg, MD 21532

County: Allegany

Telephone: 301-689-8087

Defendant No. 30

Name: FBI

Job or Title: Federal Bureau of Investigation Headquarters

Address: 935 Pennsylvania Avenue

Washinton, DC 20535

County: District of Columbia

Telephone: 202-324-3000

Defendant No. 31

Name: Mike McKay

Job or Title: Senator

Address: 11 Bladen Street

Annapolis, MD 21401

County: Anne Arundel

Telephone: 410-841-3565

Defendant No. 32

Name: Western Maryland Hospital Center

Job or Title: Maryland State Nursing Home

Address: 1500 Pennsylvania Avenue

Hagerstown, MD 21742

County: Washinton

Telephone: 301-745-4200

Defendant No. 33

Name: OIG

Job or Title: HHS office of Inspector General

Address: 330 Independence Avenue, SW

Washington, DC 20201

County: District of Columbia

Telephone: 800-447-8477

Court Hearings

Supreme Court of Maryland

SCM-PET-0480-2024

Appellate Court of Maryland

ACM-REG-2180-2022-Divorce/Appealed

ACM-REG-1429-2024-Unemployment Case/Appealed

Allegany County Court House

C-01-FM-2000-0499-Divorce/absolute

C-01-CV-2400-0149-Unemployment Case

C-01-FM-2080-9320-Domestic Violence

Garrett County Court House

D-122-CR-21-000139 (3-31-2021)

D-122-FM-21-000052 (11-9-2021) Allegany and Garrett County ???

C-11-FM-21-808031 (3-21-21)

D-122-CR-21-000473 (11-12-2021)

D-122-CR-21-000477 (case not heard and dropped by retired Judge Leonard Eiswert)
Appellee threatened to slash the tires on my car and took belongings out of my car and attempted to take my dog.

Mail Theft 1-18-2024-filed case twice and dropped and told not to file charges again per Christian Mash/States attorney or he would drop them again.

Maryland Grievance Commission

File# 2021-1036

Table of Contents

Motion to Leave to Proceed In Forma Pauperis

Petition For Writ of Certiorari

Questions Presented

Statement of Case

Constitutional and Statutory Provisions

Bill of Rights

Appendix

Parties Involved

Judges/Attorneys/Realtor/Agencies

Court Hearings

Writ of Certiorari

Appendix A through Z

Extra Evidence

Appendix

Appendix A: Decision of State Court Appeals

Appendix B: Decision of State Trial Court.

Appendix C: Decision of State Supreme Court.

Appendix D: Informal Briefing for Writ of Certiorari

Appendix E: Unreported opinion and response and daughters text message

Appendix F: Petition to enforce and response

Appendix G: Concrete medical DNA evidence and birth certificates

Appendix H: Personal letters documented in Discovery/Plaintiff and Defendant

Appendix I: Appraisal 10-3-2019

Appendix J: Denied Appraisal 5-1-2022

Appendix K: Denial from Maryland Grievance Commission

Appendix L: Denial from Maryland Commission of Judicial Disabilities

Appendix M: Denial from State Treasurer Derek Davis

Appendix N: Denial from Homeland Securities/Wes Moore and DOJ

Appendix O: FBI returned certified mail/letter to Kash Patel

Appendix P: Letter from Maryland State investigator Wayne Mowbray

Appendix Q: Letter from attorney Steve Wilkinson

Appendix R: Photo of mail theft

Appendix S: Denied photo of defendant's affair

Appendix T: Records from Chessie Federal Credit Union/proof defendant made mortgage payments out of Plaintiffs account

Appendix U: Joint Statement

Appendix V: Value of 2019 Bullett Camper

Appendix W: Value of Kubota Tractor

Appendix X: Forged taxes /economic impact payment not received

Appendix Y: Appellate Court Calls

Appendix Z: Text message from our hurt daughter

Extra evidence:

- Motions at Allegany Court House-hearing set for 8-4-2025

- notes and threats to dismiss my case after told to represent myself by Allegany County Clerk of the Court, Dawne Lindsey

- receipt for transcriptions, check written directly out to Allegany County Court Stenographer, Sue Crowe,

- Court hearing 8-23-2021 with Mediator, Orphan Judge Edward Crossland

- letter from previous attorney, Rob Alderson with Jayci Shaw Duncan's listed as a partner, Defendant works for Jayci Duncan's family/CONFLICT OF INTEREST) This is where the Maryland Grievance Commission Failed 2 times)

- Title of Plaintiffs 2014 Mazda 3 car

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 _____ 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 C to the petition and is

- ☒ reported at Supreme Court of Maryland; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the Allegany County Court House court appears at Appendix B to the petition and is

- ☒ reported at Allegany County Court House; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

☐ No petition for rehearing was timely filed in my case.

☐ A timely petition for rehearing was denied by the United States Court of Appeals 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. § 1254(1).

☐ For cases from **state courts**:

The date on which the highest state court decided my case was 4-25-25.
A copy of that decision appears at Appendix C.

☐ 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

42 USC 1983-also known as Section 1983 is a federal law that provide a cause of action in federal court for individuals whose constitutional rights have been violated by state or local government officials acting "under color of state law" it's a crucial tool for protecting civil liberties and holds state actors accountable for their actions.

"Color of Law" -refers to an action taken under the appearance of legal authority, even if that authority is not actually present or valid. It often involves government officials misusing their power or authority to deprive someone of their rights. This content is particularly relevant in civil cases where individuals allege that their constitutional rights have been violated by government officials acting under the guise of the law.

Federal Civil Rights Violation-Violations of rights under color of law are often prosecuted under civil rights statutes, particularly 18 USC 242, which makes it a crime to willfully deprive someone of their constitutional rights under color of law.

18 USC 241- also known as the "conspiracy against rights" statute, criminalize conspiring to injure, oppress, threaten, or intimidate individuals in the free exercise or enjoyment of their rights or privileges secured by the constitution or laws of the United States.

Perjury-18 US Code 1621-This is the traditional, broadly applicable statute covering false testimony under oath or affirmation before a competent tribunal, officer, or person in any case where a US law authorizes an oath. It also covers willfully subscribing to a material matter under penalty or perjury when one does not believe it to be true.

Defamation-28 US Code 4101- as any action or proceeding for defamation, libel, slander or similar claim alleging that forms of speech are false, have caused damage to reputation or have presented a person in false light.

Tampering with evidence-18 USC 1506- for theft or alteration of record or process; false bail. This statute makes it a federal crime to steal, alter, falsify, or otherwise tamper with official records or processes of US court.

Misconduct-Rule 19-308.4-a) violate or attempt to violate the MD attorneys rules of professional conduct knowingly assist or induce another to do so, or do so through the acts of another. **b)** commit a criminal act that reflects adversely on the attorneys honesty, trustworthiness, or fitness as an attorney. **c)** engage in conduct involving dishonesty, fraud, deceit or misrepresentation. **d)** engage in conduct that is prejudicial to the administration of justice. **e)** knowingly manifest by words or conduct when acting in a professional

capacity bias or prejudice based upon race, sex, religion, national origin, disability, age, sexual orientation or socioeconomical status when such action is prejudicial to the administration of justice, provided, however, the legitimate advocacy is not a violation of this section. **f)** state or imply an ability to influence improperly a government agency or official or to achieve results by means that violate the Maryland Attorneys Rules of Professional Conduct or other law. **g)** knowingly assist a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct.

MD Rules of Professional Conduct-Rule 19-301.2- outlines the scope of representation and allocation of authority between an attorney and their client. It mandates that attorneys abide by client decisions regarding the objections of the representation and consult on the means to achieve these objectives.

Rule 19-301.2 (1.2)- attorneys duty to act with reasonable diligence does not require the use of offensive tactics or permit treating any person involved in the legal process without courtesy and respect.

Conflict of interest-Rule 19-301.7- An attorney shall NOT represent a client if the representation involves a conflict of interest.

Reporting Professional Misconduct Rule 19-308.3- **a)** an attorney who knows that another attorney has committed a violation of the MD attorney rules of professional conduct that raises a substantial question as to the attorneys honesty, trustworthiness or fitness as an attorney in other response shall inform the appropriate authority. **b)** an attorney who knows that a judge has committed a violation of applicable rules of judicial conduct that raises a substantial question as to the judges fitness for office shall inform appropriate authority.

Slander-Section 3-501- plaintiff must prove the defendant made a false and defamatory statement to a third party that the statement harmed the plaintiff reputation and that the defendant was at fault in making the statement. **Definition-** slander is a false defamatory statement communicated orally to a third party that harms the reputation of the person being spoken about.

Attorney professional conduct-MD rule 19-304-1- requires attorneys to be truthful in statements to others, even if it means disclosing information that would otherwise be confidential under attorney client privileges.

Unalienable Rights- as defined in the Declaration of Independence, are rights that cannot be taken away or given away. These are often described as "certain unalienable rights, that among these are life, liberty and the pursuit of happiness". They are considered inherent to all individuals and are not granted by any government or authority.

Civil Liberties-Fundamental rights and freedoms that protect individuals from government overreach, ensuring personal freedoms like speech, religion and privacy.

What are civil liberties-PROTECTION FROM GOVERNMENT INTRUSION- Designed to safeguard individuals from unwarranted actions by the government, ensuring that personal freedoms are not infringed upon.

Fundamental Rights-Basic rights and freedoms that are inherent to all individuals not granted by the government but recognized and protected by it.

Civil Rights-fundamental rights and freedoms guaranteed to all individuals, ensuring equal treatment and protection under the law, regardless of race, religion, gender or other characteristics.

Equal treatment under the law-This principal ensures that everyone is treated fairly and impartially by the legal system, including the right to a fair trial and due process.

Violated Constitutional Rights

Sixth Amendment-ensures the right to a fair trial, including the right to a lawyer, to confront witnesses and to have a jury trial.

Sevent Amendment-Guarantees the right to a jury trial in certain civil cases.

Eighth Amendment-prohibits excessive bail, fines and cruel and unusual punishment.

Tenth Amendment-Specifies that powers not specifically delegated to the federal government are reserved to the states or the people.

Fourteenth and Fifteenth Amendment-ensures fairness in legal proceedings, protects against arbitrary government actions.

Importance of Constitutional Rights

Individual liberty-Constitutional rights are crucial for protecting individuals freedoms and limiting government powers.

Rule of Law-help establish a system of governance based on laws rather than arbitrary decisions.

Just Society-Constitutional rights are essential for creating a just and equitable society where everyone is treated fairly.

Protection against Tyranny-Serve as a safeguard against potential abusers of power by government.

Bill of Rights

- Amendment 1** U.S. citizens have freedom of religion, speech, press, assembly, and petition.
- Amendment 2** U.S. citizens have the right to keep and bear arms, or own guns.
- Amendment 3** The government may not force U.S. citizens to shelter soldiers in their homes.
- Amendment 4** U.S. citizens are protected from unreasonable searches of a person's property.
- Amendment 5** The government may not force U.S. citizens to testify against themselves in court.
- Amendment 6** U.S. citizens have the right to a fair and speedy trial.
- Amendment 7** U.S. citizens have the right to a trial by jury.
- Amendment 8** U.S. citizens are protected from cruel and unusual punishment.
- Amendment 9** U.S. citizens may have rights that are not listed in the Constitution.
- Amendment 10** Powers not given to the federal government by the U.S. Constitution belong to the state or to the people.



Linda Kay Twigg

Plaintiff

Allan Lee Twigg

Defendant

Supreme Court of United States

No. 2180 September Term, 2022

MDEC: ACM-REG-2180-2022/SCM-PET-0480-2024

(Cir. Ct. No. C-01-FM-20000499)

Statement of Case

I am requesting a reverse in a divorce judgement order, due to inaccuracy and false accusations. I also respectfully request that the attorneys, judges, realtors, clerks of the court, court stenographers and multiple Maryland agencies that are involved acknowledge their responsibility regarding the decisions and actions taken in this case. Please review the following:

- 1) Filed for divorce 9-21-2020 when defendant contested the divorce at this time.
- 2) Divorce hearing on 5-3-2021 reserving the property later. Divorce decree received by the Allegany County Court House and the date of the divorce was 5-4-2021 and the defendants name is spelled incorrectly.
- 3) Grievance filled at Maryland Grievance Commission in July 2021 and denied.
- 4) After multiple hearings our last hearing at the Allegany County Court House was on 5-9-2022 denying most of my evidence, including an updated appraisal. The court stated we were already divorced and unable to admit my evidence. However, the divorce hearing consisted of nothing other than asking me if I wanted to change my last name. There were no records involved at this point.
- 5) Received Judgement order on 1-26-2023, and the judgement order stated many false accusations. One was that "our son was the product of infidelity, with no DNA evidence to make this statement.
- 6) This decision appealed at Appellate Court of Maryland and after two years, denied DNA evidence I offered and on 1-27-2025 denied my case.
- 7) Appealed decision at the Supreme Court of Maryland and denied on 4-25-2025.
- 8) Received a letter from the defendant's attorney, Steve Wilkinson on 5-29-2025 with a Petition to enforce. The defendant's attorney is now requesting I transfer titles to defendant and pay my two attorneys that are no longer on the case, and I then would receive \$18,016.00 and 20% of his retirement. Keep in mind this home and property was valued at \$394,000.00 on 5-1-2022, but appraisal was denied by Judge Michael Twigg. So, in all reality, the home and property now in 2025 would be valued at a higher rate. The total amount due on the property is \$171,000.00, so the

appraisal in 2022 would have been a difference of \$223,000.00 but appraisal denied and awarded \$38,521.72 to the plaintiff and then unable to receive the settlement due to the amount owed to attorneys, one in which I grieved and the other that refused to assist me when Judge Michael Twigg stated "our son was the product of infidelity".

- 9) On 6-16-2025 I responded to attorney Steve Wilkinson to make him aware that I was taking this case to a higher court because I refuse to sign over deeds when the spelling of my ex-husband is incorrect on the divorce decree.
- 10) On 6-24-2025 the case was reopened at Allegany County Court House and the hearing is set for 8-4-2025.
- 11) On 7-2-2025 I fled motions 1) to strike defamatory statements and clarify records 2) subpoena that was granted 3) ab initio 4) to recuse Judge Michael Twigg due to conflict of interest at this point 5) to confirm paternity and to amend the court record to remove false allegations of infidelity. (see extra evidence with motions)
- 12) On 7-23-2025 I hand delivered this case along with records and evidence to the United States of the Supreme Court to seek justice for this case.

The citizens of the State of Maryland would be appalled that their taxpayer dollars are being spent unproductively on a case where there was absolutely no justice and have evidence that Judge Michael Twigg committed perjury. I am a Maryland citizen as well and have struggled to defend myself and denied freedom of speech. I will continue to defend myself as well as my daughter and generations to come from this misfortunate situation.

Please review the DNA evidence, appraisal and documents in the packet enclosed for justice to be served.

Amendment: Divorce hearing was reopened on May 29th, 2025 to enforce/comply to a court order to pay attorney liens with settlement money. At this point I filed multiple motions requesting recusal of the Judge Michael Twigg due to conflict of interest and multiple allegations, as well as perjury, motion for ab initio, motion for jury trial, subpoenaed witnesses, motion to strike defamatory statements, motion to confirm paternity and to amend the court record to remove false allegations of infidelity. On August 4th, 2025 we entered the court room, at this point my witnesses were there to testify to these rulings that had been placed against me. I

once again was representing myself because I could not find one attorney to take this case, I had to request to be SWORN IN and I was the only person sworn in at this hearing. The witnesses were not requested to testify. They rescheduled the hearing to September 4th, 2025 and Judge Twigg eventually denied my witnesses to appear in court on this date. At this hearing we had to revisit the liens the attorneys had placed against me and that they will be paid through my settlement after they basically handed defendant a half a million dollar home/land and left me with \$18,000.00 after slandering my name and defaming my character and insulting our daughter, stating she was the product of infidelity, making her question her own identity. (see transcriptions for both hearings at the end of this file) So, basically the Allegany County Court House has filed an order for a trustee for me to sign over everything I worked for over thirty-two years so the attorneys will get paid. However, attorney Ramon Rozas did not file after Judge Twigg signed and approved the order. At this point I had to file for bankruptcy, finish my corrections to United States Supreme Court and hand deliver. These judges and attorneys have got to take accountability for what they have done in my life. They have ruined my relationship with my living eighty five year old parents, they made our daughter question her own identity, committed me for adultery and refused for my witnesses to testify. It is nothing but corruption, they violated all my constitutional rights and costing the state of Maryland thousands of dollars for this so-called honorable Judge Twigg to not admit to committing perjury, and justice needs to be served.

Respectfully Submitted,

Linda Kay Twigg



52 Mcculloh Street

Frostburg, MD 21532

Lindatwigg509@hotmail.com

301-268-2744

Reasons for granting the Writ of Certiorari

- 1) The trial court erred in not ordering the property sold and distributing the proceeds.
- 2) The trial court erred in valuation of the property, denying appraisal. (Appendix J)
- 3) The trial court erred in stating parties agreed on record property was valued at \$253,500.00.
- 4) The trial court erred in stating plaintiff was responsible for mortgage and property taxes after leaving the marital property when I was told multiple attorneys not to go on the property and had been locked out our home on multiple occasions, during the marriage and after. Also, a court cannot issue Crawford credits after a divorce is final and according to Judge Michael Twigg at Allegany County Court house we were divorced on 5-4-2021. (Appendix P)
- 5) The trial court erred in stating that we have a son, which we do not. (Appendix G)
- 6) The trial court erred in stating our daughter was the product of infidelity when concrete DNA evidence has proved this to be inaccurate. (Appendix G)
- 7) The trial court erred in stating appellant committed adultery. (see subpoena: Brian Davis)
- 8) The trial court erred in awarding the appellee half the value of Plaintiff's vehicle. (see car title in extra evidence)
- 9) The trial court erred in stating I divorced Allen Lee Twigg, when I was actually married to Allan Lee Twigg.
- 10) The trial court erred in stating I divorced Allen Lee Twigg on 5-4-2021 when it was 5-3-2021. Appendix B)
- 11) The trial court erred in stating defendant only made mortgage payments through BB&T. (Appendix T)
- 12) The trial court erred in stating plaintiff took \$2000,00 from appellees account.
- 13) The trial court erred in stating the cattle was only worth \$2400.00.
- 14) The trial court erred in stating the Kubota tractor was only worth \$10,000.00. (Appendix W)

- 15) The trial court erred in stating the furniture was similar in value. (Appendix I-photos of homes both defendant and plaintiff reside)
- 16) The trial court erred in stating the timeshare was unknown in value and to be determined.
- 17) The trial court erred in tampering with evidence on 5-9-2022 court hearing. (Appendix A)
- 18) The trial court erred in denying defendant's affair. (Appendix S)
- 19) The trial court erred by not admitting the appraisal from 5-1-2022 by a licensed realtor. (Appendix J)
- 20) The trial court erred on 9-5-2025 in awarding liens from attorneys and threatening, enforcing the plaintiff to sign over property deeds for their settlement payment when the Defendants name is spelled different on the Deed and the divorce decree, making the divorce decree inaccurate to allow me to sign over any deeds.

There has been absolutely nothing done at Allegany County Court House that has been accurate since the trial started on 5-3-2021. I have made multiple attempts to file motions for subpoena witnesses to these false accusations, motions for DNA to be submitted, motions for ab initio, motions for Judge Michael Twigg to recuse himself due to multiple false accusations, which is a conflict of interest and have been left with nothing other than denials. There most certainly has got to be repercussions for this corruptions and

for the tax payers money spent on this case in the State of Maryland as well as a stop to the corruption in Allegany County Court House, as well as the Appellate Court of Maryland and The Supreme Court of Maryland.

Linda Kay Twigg

Plaintiff

Allan Lee Twigg

Defendant

Supreme Court of United States

No. 2180 September Term, 2022

MDEC: ACM-REG-2180-2022/SCM-PET-0480-2024

(Cir. Ct. No. C-01-FM-20000499)

Writ of Certiorari

Supreme Court of United States, Allegany County, Judge Michael Twigg

Self-representation, Frostburg, MD, for appellant

Steven Wilkinson, Cumberland, MD, for appellee

Plaintiff, Linda Kay Twigg, has appealed from a judgement order of the Circuit Court for Allegany County, granting defendant, Allan Lee Twigg, an absolute divorce, awarding him all of the marital property, valued at \$394,000.00 and awarding Plaintiff \$38,521.72 after a 32 year marriage.

Appalled by the false accusation "my son is the Product of Infidelity, with no evidence of this accusation and after evidence has been offered and denied at the appellate court that the Defendant is indeed the biological father. Unhappy with the monetary award and sanctions, Plaintiff appealed this decision. (Appendix G)

- 1) The trial court erred in not ordering the property sold and distributing the proceeds.
- 2) The trial court erred in valuation of the property, denying appraisal.(Appendix J)
- 3) The trial court erred in stating parties agreed on record property was valued at \$253,500.00.
- 4) The trial court erred in stating plaintiff was responsible for mortgage and property taxes after leaving the marital property when I was told multiple attorneys not to go on the property and had been locked out our home on multiple occasions, during the marriage and after. Also, a court cannot issue Crawford credits after a divorce is final and according to Judge Michael Twigg at Allegany County Court house we were divorced on 5-4-2021. (Appendix P)
- 5) The trial court erred in stating that we have a son, which we do not. (Appendix G)
- 6) The trial court erred in stating our daughter was the product of infidelity when concrete DNA evidence has proved this to be inaccurate. (Appendix G)

- 7) The trial court erred in stating appellant committed adultery. (see subpoena: Brian Davis)
- 8) The trial court erred in awarding the appellee half the value of Plaintiff's vehicle. (See car title in
- 9) extra evidence)
- 10) The trial court erred in stating I divorced Allen Lee Twigg, when I was actually married to Allan Lee Twigg.
- 11) The trial court erred in stating I divorced Allen Lee Twigg on 5-4-2021 when it was actually 5-3-2021. Appendix B)
- 12) The trial court erred in stating defendant only made mortgage payments through BB&T. (Appendix T)
- 13) The trial court erred in stating plaintiff took \$2000,00 from appellees account.
- 14) The trial court erred in stating the cattle was only worth \$2400.00.
- 15) The trial court erred in stating the Kubota tractor was only worth \$10,000.00. (Appendix W)
- 16) The trial court erred in stating the furniture was similar in value. (Appendix I-photos of homes both defendant and plaintiff reside)
- 17) The trial court erred in stating the timeshare was unknown in value and to be determined.
- 18) The trial court erred in tampering with evidence on 5-9-2022 court hearing. (Appendix A)
- 19) The trial court erred in denying defendant's affair. (Appendix S)
- 20) The trial court erred by not admitting the appraisal from 5-1-2022 by a licensed realtor. (Appendix J)

I have been battling this court case since I filed for a divorce on 9-21-2020. Judge Jeffrey Getty had been assigned to this case on 10-21-2020. However, Judge Michael Twigg (same last name) somehow appeared on my case summary on 9-21-

2020. I had not received a notice that there had been a change of the judicial officer. As you will gather information from the appellate court you will recognize the inconsistency of this case at the Allegany County Court House as well as the appellate and supreme court of Maryland. As you will see the Allegany County Court House attempted to divorce us in a ten minute divorce hearing on 5-3-2021 and reserving the property hearing to a later date due to confliction with the marital property (Appendix U) and according to my previous attorney, Mr. Robert Alderson the court did not have ample amount of time on this particular day. However, the divorce decree stated I divorced Allen Lee Twigg on 5-4-2021. I was not at the Allegany County Court house on 5-4-2021(Appendix B) and I did not marry Allen Lee Twigg, I married Allan Lee Twigg. I requested a motion to correct this and was denied. (Appendix A) As we can now acknowledge that this is an error that does indeed need to be corrected due to social security benefits when I become of age. I also requested a motion for DNA testing and was denied at the Appellate Court two times. I received DNA testing evidence (Appendix G) that two of our daughter's had done through labcorp, proving appellee is indeed the biological father of our daughter (not son), this was also denied two times at the appellate court, (Appendix A) not to mention that the DNA testing got lost after receiving confirmation via certified mail that the appellate court had received it, causing me to drive 2.5 hours away to hand deliver), stating it was not part of the record.(Appendix Y) However, there was no evidence at Allegany County Court House that stated that the defendant was not the biological father, which led me to the appellate court on 2-13-2023. (Appendix G) Which we can all agree that this is indeed an error at the Allegany Court House. Regarding the marital property, I was retained by my attorney Robert Alderson,(Appendix K) who was a previous partner to attorney JC Duncan, and appellee worked for JC Duncans families business, which was indeed a conflict of interest, but did not recognize this until I had requested an appraisal and told by Alderson that it was useless because I had no settlement. (Appendix F) He also led me to break into our home to get my personal belongings because defendant had locked me out of our home, which led to Criminal charges and protective orders in Garrett County. (see case#' D-122-CR-21-000477. (Appendix O) Mind you, defendant only offered the tax assessment through the discovery process. (Appendix U) After our divorce on 5-3-2021 I realized there was an appraisal performed in October of 2019 for \$253,500.00, not the tax assessment of \$162,800.00. (Appendix I) I then retired Alderson and I grieved him. (Appendix K) I was told by Dawne Lindsey the clerk of the court at Allegany County Court House that I could counsel myself, as she emailed me several attorneys names to contact. After grieving Alderson I made 51 attempts to find attorneys throughout this time,

from May 2021 to September 2021, most would not take my case stating it was a malpractice suit and did not want to be involved (denied continuous for court hearing on 8-23-2021 by Judge Twigg because I had no counsel) (see extra evidence) I then received a letter from clerk of court, Dawne Lindsey on 7-6-2022 that without legal counsel I could face the risk of dismissal of court against you, after she told me I could counsel myself. I went to court on 8-23-2021 because my continuous was denied by judge Twigg, without counsel but mediated by Orphan Judge Ed Crossland, (see extra evidence) along with the October 2019 appraisal which somehow got admitted into court this day. (Appendix I) There were no transcriptions of Ed Crossland the mediator documented at Allegany County Court House, the transcriptions stated we were in front of Judge Twigg on 8-23-2021 which is inaccurate because I did not see Judge Twigg on this particular day and was not even present in the court room, we were located in a conference room the entire duration of this so-called hearing. I eventually retained the only Maryland attorney that would take my case, Ramon Rozas in September, after multiple attempts to get appraisals on the property, and Mr. Rozas was also against this decision and appellee intervened with all three appraisals, I finally received an appraisal on the property and the home, (Appendix I and J) on my own by licensed realtor Gary Kroll on 5-1-2022. The land and home appraised for \$394,000.00- \$191,000.00 indebtedness leads us to a difference of \$203,000.00. I approached Mr. Rozas with the appraisal on the day of our court hearing on 5-9-2022, which led him sweating profusely and leaving the meeting room with all his paperwork, when he returned he had nothing in his hands yet I had multiple questions to ask him prior to court. He proceeded to walk out in the hallway and grab his briefcase as I followed him and it was sitting on a chair near the appellee and his attorney, Steve Wilkinson. We entered the court room for a three hour hearing, where nearly all of my evidence had been denied, including my newly found appraisal and told by Judge Twigg that he would not admit it and that it was just hearsay. (Appendix J) The judge and attorneys had decided to continue to make the decision of the property settlement through memorandums and to have transcriptions forwarded to plaintiff and defendant once completed. I received an email from Mr. Rozas several weeks later to pick up the transcriptions at his office. I did indeed pick them up at his office but was concerned because they were not in blue binders, they were held together with a rubber band. I noticed that there were only 25 pages on the 5-9-2022 court hearing and that defendant's testimony was not present, I questioned it multiple times without a straight answer from anyone. (Appendix A) The wait continued after multiple calls to see if there had been a settlement but Mr. Rozas said we did not want to rush the judge. Finally, on Friday, January 26th, 2023 I receive an email from Mr. Rozas with the judgment order and to

basically it.(Appendix O) I received a letter from appellate court on 10-4-2023 stating this case shall be decided without oral argument on January 2024. I then recognized on the judiciary site that it was going to be decided with oral argument on January 12th, 2024. After many calls to check on the hearing, nothing had been settled and no word that the transcripts were still not revised correctly.

I patiently waited throughout this year with absolutely no answers. So during this wait period the following occurred, I had been working at a Maryland State Facility in Hagerstown, MD, Western Maryland Hospital Center as a respiratory therapist since 2019. I had been harassed by a nurse there for a number of years and after grievances had been filed there was no investigation completed. There was also a letter sent to my ex husband at our home address from this facility 3 years post our separation with no explanation from this facility. There had also been a letter sent to this facility that I had a criminal charge for going onto our property, I am guessing in hopes for me to lose my position at this state facility, which was unsuccessful. On 8-16-2023 I had been approached by this same nurse and poked in the back of the head and on 9-6-2023, the facility refused to further investigate this assault and basically handed me a piece of paper to resign at this facility. This facility had lost all of my records on file, including my respiratory license as well as the previous grievance I had filed. I was without a job now! I contacted legal aid, Miranda Sincell the chief attorney in Allegany and Garrett County to discuss what had happened with no success, they basically told me they could not assist me with this matter. I was now left without a home, I had lost my entire family due to Judge Twigg's false accusations and now I have lost my job at the state of Maryland due to an assault. I applied for unemployment until I could find another position as a respiratory therapist. Low and behold I was denied, I had a letter from a nurse that this indeed did occur and the only thing the states attorney P. Mecavage could respond to was "I agree, she shouldn't have touched you". However, denied my unemployment benefits even after I appealed it. I ended up at Allegany Court House again over this misfortune with Judge Twigg. I had requested another judge, requested a change of venue, requested a continuous, requested employees at Western Maryland Hospital to be subpoenaed including the nurse who poked me in the back of the head and were all denied and not granted by Judge Twigg. Arrived at court on 8-16-2024, with Judge Finan and defendant Hilary Baker who is the assistant for Attorney General Anthony Brown. Hilary Baker was present virtually on behalf of Maryland Department of Labor and I was present in the court room and neither party had been SWORN IN. During this time I had been without a job I had sent multiple certified letters to Anthony Brown as well as the governor, Wes Moore with my issues with my divorce as well as issues with the assault at a maryland state facility with absolutely

no response from either of them. I had wrote letters to MCCR, MBON, HIPAA and received denials from everyone in the state of Maryland. Absolutely no protection from anyone in this State! The Allegany County Court house, Judge Finan and Judge Twigg had now denied for me to receive my unemployment benefits for the four months I was unemployed. I filed another appeal at the appellate court for the unemployment case and received an order to proceed. (Case# C-01-CV-24-000149 and ACM-REG-1429-2024) I am currently in the process of completing an informal briefing for this case. During this time I had recognized in my informed delivery through usps that my ex husband had received personal and confidential mail of mine at our residence and after contacting he and his attorney, Steve Wilkinson, appellee refused to give me the documents so I could complete my taxes.(Appendix R) I filed charges in Garrett County, which were dropped, I filed again and they were again dropped. I contacted States Attorney, Christian Mash in garrett county and he stated that I needed to put my energy into living and that if I file again he will again drop the charges again. I spoke with the clerk of the court, William Bittinger and he stated he could not help me and to take the matter up with Christian Mash, which indeed I did which led him telling me I needed to leave his office. Again, no protection from the State of Maryland and this was now another criminal act! I also recognized that when I had filed charges against defendant e in Garrett County for threatening to slash my tires, those charges were dropped as well and was told by State of Maryland Investigator, Wayne Mowbray that if I file charges against appellee again for this, he would get those charges dropped again!(Appendix O) At this point I did some research and recognized a retired judge from Garrett County, Judge Leonard Eiswert was listed as the judge that dropped the charges. This judge is nearly 78 years old and I do believe and from my understanding does not sit on the bench at the Garrett County Court house any longer, yet his name was typed on my paper, not signed. I questioned it, but once again no protection and no answers.

I continued to deal with problem after problem as well as aggravation after aggravation with the State of Maryland. I sent letters to Commission of Judicial Disabilities, Maryland Tort Claims, (state treasurer, Dereck Davis) Governor, Wes Moore, Attorney General, Anthony Brown, Senator, Mike McKaye, Criminal Justice Information Systems, Department of Public Safety, OIG, FBI, Homeland Securities, MCCR, HIPAA, MBON, Maryland Grievance Commission, with either denial letters or no response at all. (Appendix K,L,M,N,O)

Judge Michael Twigg has slandered my name and falsely accused me of adultery, infidelity and stated that appellee is not the biological father of our eldest child. I have been battling the appellate court by requesting a motion to correct the DNA evidence after the concrete medical evidence has been sent but denied on multiple

occasions. After all I have been through in the State of Maryland, all I am asking is for a reverse in the judgement order, due to multiple false accusations made by Judge Michael Twigg. It is certainly unjustifiable to issue a judgement order that states I have a son and that I committed adultery and most definitely unjustly to state appellee is not the biological father of our eldest child. How do I explain this judgement order to my child or my grandchildren if it is not corrected? This is against the legal rights of any human being that is born in the United States when all I am doing is proving my innocence with concrete evidence. The State of Maryland has caused me to lose my family, my home with all of my belongings, my dignity, my job, my mail, my peace, unemployment benefits. I am an innocent woman being accused of hurtful life changing accusations and all I am asking for is justice in this case in The State of Maryland. All records are available at the Appellate court and Supreme Court of Maryland, please review and correct this devastating horrific divorce.

On January 16th I received an unreported opinion from Retired Judge Patrick Woodward (Appendix E and Z) Then on January 27th 2025 after two years, the Appellate Court of Maryland denied my appeal and on April 25th, 2025 the Supreme Court of Maryland denied my Writ of Certiorari.

Today, I am filing this case at the United States Federal Supreme Court for Justice to be served.

Respectfully Submitted,

A handwritten signature in cursive script that reads "Linda Kay Twigg". The signature is written in black ink and is positioned above the printed name and address.

Linda Kay Twigg

52 McCulloh Street

Frostburg, MD 21532

Lindatwigg509@hotmail.com

302-268-2744

Certificate of Service

I certify that on 7-23-25, I served a complete copy of this petition for writ of certiorari on all parties by Hand delivered.

Supreme Court of the United States
1 First Street, N.E.
Washington, DC 20543-0001

Mr. Stephen Wilkinson
220 Washington Street
Cumberland, MD 21502

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Linda Kay Wigg

Date: 7-23-25