

THE STATE OF SOUTH CAROLINA
IN THE COUNTY OF RICHLAND
ET. AL.,

LAWRENCE L. CRAWFORD AKA
JONAH GABRIEL JAHJAH T.
TISHBIT #300839
ANTHONY COOK #115157,

PLAINTIFF(S)

Vs.

THE STATE OF SOUTH CAROLINA;
THE S.C. DEPT. OF CORRECTIONS;
THE UNITED STATES ET. AL.,

DEFENDANT(S)

RECEIVED

MAR 28 2023

SC Court of Appeals

) THE COURT OF COMMON PLEAS
) THE 5TH. JUDICIAL CIRCUIT
) ET. AL.,
)
)
) CASE NO.(S) 2006-CP-400-3567,
) 3568, 3569; 2013-CP-400-0084;
) 2013-CP-400-2294 ET. AL.
)
)
) AFFIDAVIT OF FACTS GIVING
) JUDICIAL NOTICE; MOTION TO
) RENEW THE MOTION TO VACATE THE
) ORDER OF CONTINUANCE FILED IN
) CASE(S) 2006-CP-400-3567, 3568
) 3569; MOTION TO RENEW THE MO-
) TION TO VACATE THE FINAL
) ORDERS ISSUED IN CASE(S) 2013-
) CP-400-0084, 2294, FOR FRAUD
) UPON THE COURT AND UNCONSTITU-
) TIONAL ACTION; MOTION TO CHAL-
) LENGE THE RICHLAND COMMON
) PLEAS COURT'S JURISDICTION TO
) ISSUE THE ORDERS IN QUESTION
) FOR DUE PROCESS VIOLATION;
) MOTION TO RENEW THE MOTION FOR
) DEFAULT AND JUDGMENT AND FOR
) RECUSAL; MOTION FOR § 1407
) TRANSFER; RENEWED PETITION TO
) REMOVE PURSUANT TO 28 U.S.C. §
) 1602-1612 ET. SEQ. AND MOTION
) TO MOTION THEREFOR

IN RE: CASES 2006-CP-3567, 3568, 3569; 2013-CP-400-0084; 2013-CP-400-2294 ET. AL.,

TO: THE RICHLAND COUNTY COURT OF COMMON PLEAS,
THE UNITED STATES,
THE S.C. U.S. DISTRICT COURT,
THE S.C. ATTORNEY GENERAL,
WARDEN JACKSON AT LEE C.I.,
WARDEN TISDALE AT LEE C.I.,
DIRECTOR BRYAN STIRLING,
OFFICER ATKINSON LEE PROPERTY CONTROL,
SGT. McCRAE LEE C.I. LAW LIBRARY,
LEE C.I. CONTRABAND,
THE HEAD CHAPLAIN AT LEE C.I.,
THE HEAD MUSLIM CHAPLAIN AT S.C.D.C. HEADQUARTERS,
THE S.C. DEPT. OF CORRECTIONS,
THE ADA COORDINATOR DAVID MARTINEZ,
S.C.D.C. GENERAL COUNSEL ET. AL.,

HERE THE COURT AND PARTIES WILL FIND ATTACHED TO THE FACE
OF THIS PLEADING FOR ALL PURPOSES THE FOLLOWING:

(1) A COPY OF EXHIBIT, "SUBJECT MATTER JURISDICTION".
THIS IS A COPY OF THE APPLICATION TO INDIVIDUAL JUSTICES, CHIEF
JUSTICE ROBERTS, OF THE UNITED STATES SUPREME COURT DATED MARCH
13, 2023, HIGHLIGHTING THE UNITED STATES SUPREME COURT'S RECENT
RULING MADE IN THE CITY OF OCALA, FLORIDA v. ROJAS, CASE DECIDED
ON MARCH 6, 2023. IT IS BY THIS DOCUMENT AND WHAT HAS BEEN
ADJUDICATED IN THIS U.S. SUPREME COURT CASE REFERRED TO, THAT THE
PLAINTIFF(S)/PETITIONER(S)/INTERVENORS, MOTION TO VACATE THE
ORDER OF CONTINUANCE LAST ISSUED IN CASE(S) 2006-CP-400-3567,
3568, 3569, AND MOTION TO VACATE THE FINAL ORDERS ISSUED IN
CASE(S) 2013-CP-400-0084 AND 2013-CP-400-2294 WITHIN THE RICHLAND
COUNTY COURT OF COMMON PLEAS, ALL, FOR FRAUD UPON THE COURT,
CRIMINAL CONSPIRACY AND OBSTRUCTION OF JUSTICE, AND FOR THE
INVOLVED STATE COURT JUDGES VIOLATING THEIR OATHS OF OFFICE TO
UPHOLD, BOTH, THE STATE AND U.S. CONSTITUTIONS. THE
PLAINTIFF(S)/PETITIONER(S)/INTERVENORS, RENEW THE PREVIOUSLY

FILED MOTIONS FOR DEFAULT AND JUDGMENT WITHIN ALL CASES REFERRED TO AND MOTION TO CHALLENGE THE RICHLAND COUNTY COMMON PLEAS COURT'S JURISDICTION, UNDER THE CONSTITUTIONAL PRONG AND OR ELEMENT TO SUBJECT MATTER JURISDICTION, TO ISSUE THE ORDERS THE RICHLAND COURT DID, WHERE SUCH A CHALLENGE TO THEIR JURISDICTION CAN BE RAISED AT ANY TIME, AT ANY STAGE, EVEN AFTER A FINAL ORDER HAS BEEN ISSUED IN THE CASE WHICH CANNOT BE WAIVED AND OR FORFEITED BY THE PLAINTIFF(S), AND DUE TO THE RECENT NEW UNITED STATES SUPREME COURT HOLDINGS UNDER THE FLORIDA CASE, THE PLAINTIFF(S)/PETITIONERS/INTERVENORS WOULD HAVE ONE YEAR FROM THE TIME THE UNITED STATES SUPREME COURT RULING ISSUED TO ASSERT THE RIGHTS ADJUDICATED RELATED THERETO ALSO MAKING THE SEEKING AND FILING OF THESE MOTIONS AND ASSERTING OF THOSE RIGHTS TIMELY.

INSOMUCH, WHEN JUSTICE GORSUCH OF THE UNITED STATES SUPREME COURT MADE THE JUDICIAL DETERMINATION AS IT RELATES TO SUBJECT MATTER JURISDICTION HAVING (2) TWO "PRONGS AND OR ELEMENTS", WHICH IS WHAT THE PLAINTIFF(S)/PETITIONER(S)/INTERVENORS, HAVE BEEN ARGUING SINCE BEFORE 2014 ON THE VARIOUS COURTS RECORDS IN PREVIOUS LITIGATION. THIS RULING NOW PRODUCED BY JUSTICE GORSUCH STANDS AS LAW OF THE LAND, UNLESS THE UNITED STATES SUPREME COURT JUSTICES THEMSELVES SIT EN BANC AND OR IN FULL COURT AND DETERMINE BY MAJORITY OPINION OF THAT COURT THAT IT DOESN'T. IT DOESN'T MATTER THAT THE FLORIDA PETITION SEEKING WRIT OF CERTIORARI IN THAT CASE WAS DENIED. WHAT MATTERS IS THAT WE NOW HAVE A UNITED STATES SUPREME COURT JUSTICE MAKING AN UNCHALLENGED RULING ON THE ISSUE AND OR MERITS AS IT PERTAINS TO "SUBJECT MATTER JURISDICTION HAVING TWO PRONGS AND OR ELEMENTS", EVEN THOUGH THE CASE WAS AN EQUAL PROTECTION OF THE LAWS CASE. THE INDEPENDENT RULING ON THE ISSUE OF SUBJECT MATTER JURISDICTION CONTAINED THEREIN STANDS, UNLESS THE UNITED STATES SUPREME COURT SITS IN FULL COURT TO OVERRULE IT OR MODIFY IT.

THEREFORE, BY THE LITIGATION ATTACHED AND THAT WHICH WAS PREVIOUSLY FILED WITHIN THE RICHLAND COMMON PLEAS COURT CASES

CAPTIONED ABOVE, CHALLENGE TO THE RICHLAND COUNTY S.C. COMMON PLEAS COURTS' JURISDICTION IS MADE AND ALL THE ORDERS IN QUESTION THAT ARE PRODUCED FROM THE CASES REFERRED TO ARE VOID FOR FRAUD UPON THE COURT, CRIMINAL CONSPIRACY, DUE PROCESS VIOLATIONS, VIOLATIONS OF THE JUDGES INVOLVED OATHS OF OFFICE TO UPHOLD THE STATE AND FEDERAL CONSTITUTIONS BY WHAT IS ARGUED WITHIN THOSE PLEADINGS; AND BY RIGHT AND SANCTIONS DEMANDED AND MOTIONED FOR. ALL RIGHTS, TITLES, IMMUNITIES, NAME CHANGE, AND PRIVILEGES OF THE PLAINTIFF, CRAWFORD, AS A MEMBER OF THE SOLE CORPORATION AND FOREIGN SOVEREIGN CROWN ARE ESTABLISHED BEFORE ALL COURTS INVOLVED, BOTH, STATE AND FEDERAL, PERMITTING HIM, CRAWFORD, TO EXERCISE SUCH ESTABLISHED RIGHTS AS HE SEES FIT. THESE RIGHTS, TITLES, PRIVILEGES AND IMMUNITIES ARE HEREBY INVOKED WHERE THEY ARE ALSO SUPPORTED BY 4TH. CIRCUIT HOLDINGS UNDER UNITED STATES v. WHEELER, 886 F3d. 415 (4th.Cir.2018) AND BY UNITED STATES SUPREME COURT HOLDINGS UNDER FORTBEND COUNTY, TEXAS v. DAVIS, 139 S.Ct. 1843 (U.S.2019) BASED UPON THE PROCEDURAL PROCESSING RULE RELIED UPON THAT WAS TIMELY AND PROPERLY ASSERTED BEFORE THE RICHLAND COUNTY COURTS INVOLVED, WHICH INCLUDE ESTABLISHING RIGHTS OF REPARATIONS AGAINST THE (193) MEMBER STATES OF THE UNITED NATIONS WHO ARE ALSO PARTY TO THE DEFAULT, FOR THE TRANS-ATLANTIC SLAVE TRADE PURSUANT TO ACTS OF OFFICIAL MENTAL AND PHYSICAL TORTURE OF ENSLAVED AFRICAN AMERICANS IN VIOLATION OF THE C.A.T. TREATY WHERE DUE TO THE ATTACK AND FRAMING OF THE FIDUCIARY HEIR AND SOVEREIGN, CRAWFORD, NOW, THIS TIME PERIOD, BECAUSE OF HIS NEXUS TO THIS CLAIM. SUCH A CLAIM CANNOT BE DEEMED BEING SOUGHT TO BE APPLIED RETROACTIVE THOUGH RETROACTIVE AND DECEDENT DOMICILE CLAIMS DO ATTACH.

HERE THE COURT AND PARTIES WILL ALSO FIND ATTACHED TO THE FACE OF THIS PLEADING FOR ALL PURPOSES THE FOLLOWING:

(2) EXHIBIT, "CRAWFORD PETITION". THIS IS A COPY OF THE WRIT OF CERTIORARI PENDING BEFORE THE UNITED STATES SUPREME COURT UNDER CASE 22-5805.

(3) EXHIBIT, "RIGHT TO INTERVENE # 1". THIS IS A COPY

OF THE [10] AND [60] PAGE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE;****, THAT IS FILED BEFORE THE VARIOUS STATE AND FEDERAL COURTS INVOLVED.

(4) EXHIBIT, "RIGHT TO INTERVENE # 2". THIS IS A COPY OF THE [30] PAGE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE;***, FILED WITHIN THE VARIOUS STATE AND FEDERAL CASES INVOLVED.

(5) EXHIBIT, "CASE 9:21-cv-02526-TLW-MHC". THIS IS A COPY OF THE [24] PAGE AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE;***, FILED IN CASE 9:21-cv-02526-TLW_MHC STILL PENDING BEFORE THE DISTRICT COURT.

(6) EXHIBIT, "RIGHT TO INTERVENE # 3" THIS IS A COPY OF THE UNITED STATES SUPREME COURT SUPPLEMENT PETITION AND VARIOUS OTHER LEGAL DOCUMENTS THAT ARE FILED BEFORE THE S.C. DISTRICT COURT, THE 4TH. CIRCUIT COURT OF APPEALS AND OTHER STATE AND FEDERAL COURTS INVOLVED.

INASMUCH, IT IS BY THESE ATTACHED DOCUMENTS THAT THE PLAINTIFF(S), CRAWFORD, GIVE ALL COURTS AND PARTIES JUDICIAL NOTICE, INCLUDING WARDENS JACKSON AND TISDALE AT LEE C.I.. S.C. DEPT. OF CORRECTIONS AND ITS EMPLOYEES. I AM NOT SUBJECT TO ANY OF YOUR POLICIES WITHOUT MY CONSENT WHICH YOU DO NOT HAVE DUE TO THE S.C. DEPT. OF CORRECTIONS BEING PARTY TO THE PROCEEDINGS AND ARE ALSO PARTIES TO THE DEFAULT NOW FURTHER SUPPORTED BY U.S. SUPREME COURT HOLDING ON SUBJECT MATTER JURISDICTION. WHEN THE PLAINTIFF, CRAWFORD, SENDS YOU A STAFF REQUEST OR ANY OTHER DOCUMENT ADDRESSING MY CONCERNS. THE MOMENT THE S.C. DEPT. OF CORRECTIONS OR ANY OF ITS EMPLOYEES CITE "ANY" S.C.D.C. POLICY AGAINST AND OR IN OPPOSITION TO ME, SUCH AS, ASSERTING THAT I MUST MAKE USE OF THE KIOSK SYSTEM IN MY COMMUNICATION WITH YOU, OR ASSERT THAT I CAN ONLY SEEK TO ADDRESS ONE ISSUE AT A TIME OR ASSERT THAT I MUST MAKE USE OF THE REQUEST TO STAFF FORM WHEN I DECIDE TO TYPE OUT MY CONCERNS PLACING THEM LEGIBLY ON TYPING

PAPER, OR ASSERTING THAT I CANNOT PLACE THE CONCERN BEFORE MORE THAN ONE EMPLOYEE AT A TIME, "ANY" POLICY THAT YOU, S.C.D.C., OR YOUR EMPLOYEES CITE AGAINST ME IN OPPOSITION OF ANY LEGITIMATE EFFORT OR REQUEST THAT I MAKE? IT SHALL OPEN YOU UP TO ADDITIONAL INDEPENDENT LEGAL ACTION BEING LEVIED AGAINST YOU S.C. DEPT. OF CORRECTIONS AND THAT SPECIFIC EMPLOYEE THAT ASSERT THAT POLICY. MAKING USE OF YOUR POLICIES WILL NO LONGER LEGALLY PROTECT YOU WHEN BY LAW AND THE DEFAULT RELIED UPON, I AM EXEMPT FROM YOUR POLICIES SUPPORTED BY THE NEW U.S. SUPREME COURT HOLDINGS ON SUBJECT MATTER JURISDICTION AS IS AGUED BEFORE ALL COURTS INVOLVED.

DIRECTOR STIRLING DUE TO LITIGATION BEING FILED AGAINST S.C.D.C., YOU ISSUED A MEMO TO ALL INSTITUTIONS LAST YEAR INSTRUCTING THEM THAT RELIGIOUS FUNCTIONS ARE TO BE UP AND RUNNING AND THAT THE INMATES ARE TO BE GIVEN ACCESS TO THEM. WHAT GOOD IS THE MEMO DIRECTOR STIRLING WHEN LEE C.I. IS NOT ALLOWING ME TO REAP THE BENEFITS OF IT? FOR THE LAST TWO WEEKS I HAVE BEEN DENIED ACCESS TO JUMMAH SERVICE ON FRIDAYS. LADIES AND GENTLEMEN, GET ME OUT EVERY TUESDAY AND FRIDAY FOR RELIGIOUS CLASSES AND JUMMAH SERVICE WITHOUT FAIL. I HAVE BEEN DENIED THE ABILITY TO ATTEND JUMMAH SERVICE FOR TWO WEEKS NOW WHEN BOTH DORMS 1 AND 3 ON THIS YARD HAVE BEEN ALLOWED TO GO SUBJECTING ME TO THIS ARBITRARY CAPRICIOUS STATE ACTION VIOLATING MY CONSTITUTIONAL RIGHTS UNDER THE 1st. AMENDMENT FREE EXERCISE CLAUSE AND EQUAL PROTECTION OF THE LAWS CLAUSE. DIRECTOR STIRLING, WARDENS JACKSON AND TISDALE, GET ME OUT TO JUMMAH SERVICE EVERY FRIDAY AND CLASS ON TUESDAY AS THE CONSTITUTIONS DEMANDS.

RAMADAN IS COMING UP S.C. DEPT. OF CORRECTIONS AND ITS EMPLOYEES. YOU ARE IN DEFAULT ON ALL CLAIMS MADE WITHIN THE INVOLVED CASES. YOU SHALL AND ARE TO ENSURE THAT WE ARE LET OUT TO THE CHAPEL EVERY MORNING WITHOUT FAIL TO BEGIN THE FAST FOR THE MONTH OF RAMADAN, AND EVERY EVENING TO BREAK THE FAST AS OUR CONSTITUTIONAL RIGHTS UNDER THE 1st. AMENDMENT FREE EXERCISE CLAUSE AND EQUAL PROTECTION OF THE LAWS CLAUSE REQUIRE AND ANY,

ANY, SUCH CLAIM OF SHORTAGE OF STAFF IS NO LONGER AN OPTION OR DEFENSE. YOU ARE GIVEN NOTICE. UNLESS THERE IS A LEGITIMATE STATEWIDE LOCKEDOWN OR INSTITUTIONAL LOCKDOWN FOR A LEGITIMATE SECURITY CONCERN, NOT SHORTAGE OF STAFF, LET ME PROPERLY WORSHIP THE GOD I SERVE LADIES AND GENTLEMEN AS LONG AS I AM IN THE CONFINES OF THIS INSTITUTION. LEE C.I. KITCHEN STAFF SHALL ENSURE THAT THE "SUHUR" (THE REQUIRED MORNING MEAL THAT IS TO BE DONE BEFORE FASTING EVERY MORNING) IS TIMELY SERVED OR GIVEN TO ME BEFORE SUNRISE AS ISLAM REQUIRES, ALL (30) DAYS OF FASTING WITHOUT FAIL. OFFICER ATKINSON AND LEE C.I. CONTRABAND, ARE TO RELEASE TO ME MY KUFI THAT MY FAMILY SENT TO ME THEY HAVE IN THEIR POSSESSION AND ISSUE TO ME A COOLER AND KOSS HEADPHONES THAT WERE LOST IN TRANSPORT IN THE PAST. YOU ARE NOT TO REQUIRE THAT I TURN IN MY OLD KUFI AND NO LONGER RESTRICT THE STYLE OR COLOR OF ANY KUFI I SEEK TO PURCHASE OR HAVE SENT TO ME BY FAMILY. OUR FAMILY MEMBERS ARE TO BE PERMIT TO ATTEND EID FEAST WITH PROPER COVIT PROTOCOLS IN PLACE.

I WAS INFORMED BY SGT. McCRAE IN THE LEE LAW LIBRARY, THAT AT ONE POINT IN THE FUTURE S.C.D.C. MAY POTENTIALLY END THE USE OF THE INDEPENDENT COMPUTERS IN THE LAW LIBRARY AND CONVERT TO A KIOSK SYSTEM. S.C. DEPT. OF CORRECTIONS YOU KNOW MY RELIGIOUS BELIEFS AS IT PERTAINS TO THESE KIOSK SYSTEMS. IF THIS IS YOUR INTENT, S.C. DEPT. OF CORRECTIONS, YOU SHALL ENSURE THAT A SEPARATE INDEPENDENT COMPUTER THAT IS NOT A PART OF ANY KIOSK SYSTEM REMAIN AVAILBLE TO ME IN THAT INSTITUTION LAW LIBRARY UNTIL MY RELEASE. THE LEE FACILITY AND ITS EMPLOYEES SHALL ENSURE THAT I AM GIVEN ACCESS IN TO THE LAW LIBRARY FROM 12 PM. THROUGH 2 PM. MONDAY THROUGH FRIDAY WITHOUT THE PRESENCE OF DARYL, THE VIOLENT DISRUPTIVE LAW LIBRARY CLERK BEING PRESENT ANYWHERE IN THAT LAW LIBRARY WHILE I AM THERE.

DIRECTOR STIRLING, S.C.D.C. GENERAL COUNSEL, WARDEN JACKSON, I WANT TO BE ABLE TO COMMUNICATE WITH ANTHONY COOK AND SEQUOIA MCKINNON AT KERSHAW C.I., WITH ALTON CHISOLM AT THE WELL

PATH CENTER IN COLUMBIA, WITH CHRISTOPHER WILSON AT LIEBER C.I.. YOUR POLICIES PERMIT THIS THOUGH I AM NOW LEGALLY EXEMPT FROM THEM. YOUR POLICY IN QUESTION DOES NOT REQUIRE THAT WE BE DIRECT PARTIES IN AN ACTION. ALL IT REQUIRES BY THE PLAIN LANGUAGE DOCTRINE THAT WE BE "PARTIES". THIS APPLIES TO "THIRD PARTIES" AS INTERVENORS. I AM ALSO INTERVENOR IN THE ALTON CHISOLM PCR CASE IN CHARLESTON COUNTY UNDER 2023-CP-100-0435. ANTHONY COOK IS A DIRECT PARTY IN THE CASES CAPTIONED AND I AM THIRD PARTY IN THE PCR CASE OF ANTHONY COOK IN FLORENCE COUNTY. I AM THIRD PARTY INTERVENOR IN THE SEQUOIA PCR CASE IN CHARLESTON COUNTY UNDER CASE 2020-CP-10-2523. I WANT PERMISSION FOR DIRECT COMMUNICATION WITH THESE INMATES AS THE LAW, THE DEFAULT AND YOUR POLICIES PERMIT LADIES AND GENTLEMEN. I AM RESPECTFULLY ASKING AGAIN WARDEN JACKSON THAT YOU FIX THIS AND YOU AS WELL DIRECTOR STIRLING AND GENERAL COUNSEL. ONCE THE LEGAL DOCUMENTS ARE FILED BEFORE THE FEDERAL COURTS WITH THE INMATES NAMES CLEARLY LISTED WITHIN THOSE FILED BEFORE THE COURT LEGAL DOCUMENTS. THEY REMAIN AS THIRD PARTIES VIA THE MOTION TO INTERVENE UNTIL THE FEDERAL COURTS DETERMINE BY JUDICIAL ORDER THAT THEY ARE NOT OR ARE TO BE SEVERED FROM THE PLEADING. THUS, LAW AND POLICY DICTATES LEAVE AND RIGHT OF COMMUNICATION UNDER THE 1st. AMENDMENT OF THE U.S. CONSTITUTION.

WARDEN JACKSON AND DIRECTOR STIRLING, YOU WERE INFORMED ABOUT THE INMATE ON F5D. RM 238 BY THE NAME OF "GLOTT". THIS INMATE HAS PULLED A "BLADE", A KNIFE OUT ON INMATES WHILE WE WERE ON THE REC FIELD. HE HAS ENTERED INMATES CELLS STEALING THEIR PERSONAL PROPERTY OUT OF THEIR CELLS. HE HAS THREATENED EVERY SINGLE INMATE ON THE D-POD WING WITH PHYSICAL VIOLENCE OVER AND OVER AGAIN, BLACK AND WHITE, YOUNG AND OLD. HE HAS CURSED ALL THE INMATES OUT INSULTING US, TELLING US THAT WE CANNOT USE CERTAIN SHOWERS. HE STAYS ON THE FLAP AND DOOR ALL NIGHT YELLING AND SCREAMING TO THE TOP OF HIS LUNGS KEEPING US UP ALL NIGHT SUBJECTING US TO ACTS OF OFFICIAL MENTAL TORTURE, STATE SPONSORED, BECAUSE AFTER NOTICE YOU ARE ENABLING AND ALLOWING HIM

TO DO IT, IN THE FORM OF SLEEP DEPRIVATION. HE HAS KEPT THE POD ON EDGE AND IN A STATE OF PSYCHOLOGICAL AND EMOTIONAL CHAOS AND DISTRESS SINCE THE TIME YOU PLACE HIM HEAR. YOU INAPPROPRIATELY CLAIMED THAT YOU LOCKED 5 DORM DOWN FOR A RECENT SPIKE IN VIOLENCE, BUT THEN YOU KNOWINGLY PLACE INDIVIDUALS LIKE THIS AMONG US. YOU HAVE SET US UP TO FAIL WHERE WE HAVE A RIGHT TO PROTECT OURSELVES WHERE YOU ARE FAILING. HE HAS SEXUALLY SOLICITED LT. BOSTICK IN AN OPEN LETTER TO HER THAT WE ARE ALL AWARE OF. YET YOU'VE DONE NOTHING. THE INMATES ON D-POD HAVE NO PEACE OR SECURITY WHERE WE CANNOT EVEN WALK SAFELY IN THIS POD WITHOUT WATCHING OUR BACKS AND LOOKING OVER OUR SHOULDERS FOR THE NEXT TIME THIS BLASTED INMATE THAT YOU DUMPED ON US BECAUSE NO OTHER POD WANTS HIM, MAY ATTACK US AT ANY GIVEN MOMENT. YOU ARE FAILING TO ADHERE TO YOUR OWN POLICIES TO ADMINISTRATIVELY SEPARATE THIS VIOLENT ABUSIVE INMATE FROM US WHO DISRUPTS THE ORDER OF THIS INSTITUTION LEAVING YOU OPEN TO LEGAL ACTION BEING LEVIED AGAINST YOU. THIS INMATE, "GLOTT IN CELL 238" IS A CLEAR THREAT TO THE INMATES IN D-POD AND THE SECURITY AND ORDER OF THIS INSTITUTION WHERE BY YOUR POLICY HE IS TO BE ADMINISTRATIVELY SEPARATED FROM US. THE INMATES ARE COMPLAINING TO ME, THEY ARE COMPLAINING TO LT. BOSTICK AND THEY COMPLAINED TO YOU BECAUSE YOU MOVED HIM OVER AND OVER AGAIN AT THIS INSTITUTION UNTIL YOU FINALLY IN DISREGARD FOR OUR SAFETY DUMPED HIM HERE. BY YOUR POLICIES YOU ARE TO ADMINISTRATIVELY SEPARATE THIS VIOLENT DISRUPTIVE INMATE FROM THE POPULATION UNTIL HE DECIDES TO STRAIGHTEN UP AND FLY RIGHT! YOU ARE HEREBY OFFICIALLY BEING GIVEN NOTICE OF FAILURE TO PROTECT CLAIMS. AS FAR AS I AM CONCERNED, I FEEL THAT YOU PLACED THIS INDIVIDUAL OVER HERE SPECIFICALLY ON D-POD IN RETALIATION BECAUSE THESE LEGAL CASES ARE PENDING BEFORE THE COURT HOPING THAT I WOULD COMPLAIN TO JUSTIFY MOVING ME. LET US PRAY THAT THIS IN NOT THE INTENT OPENING YOU UP TO ADDITIONAL LEGAL ACTION BEING LEVIED AGAINST YOU POTENTIALLY MAKING USE OF THIS INDIVIDUAL AS PROXY.

FOR THE RECORD, YOU HAVE PERMITTED ME TO RESIDE IN 5 DORM MOVING ME OUT OF THAT ROACH INFESTED, RAT INFESTED, SEWAGE

LEAKING IN MY CELL DESTROYING MY LEGAL BOXES AND DOCUMENTS F2 DORM. I AM TO REMAIN IN F5 BY YOUR OWN ACTIONS AND GIVING LEAVE TO DO SO. ANY ATTEMPT TO MOVE ME SHALL BE VIEWED AS AN ACT OF RETALIATION FOR BRINGING THESE CONCERNS BEFORE YOU AND FOR THE FREE EXERCISE OF CONSTITUTIONALLY PROTECTED RIGHTS THAT ARE NOW ESTABLISHED BY THE DEFAULT TO WHICH YOU ARE PARTY S.C.D.C., FOR RIGHTS UNDER THE 1st. AMENDMENT FREE EXERCISE CLAUSE OF FREEDOM OF RELIGION AND ACCESS TO THE COURTS. DUE TO THAT DEFAULT EMERGING FROM THE RICHLAND COURT, I REMIND YOU AGAIN. THAT I AM "LEGALLY A FOREIGN SOVEREIGN" AND ANY PLACE THAT I AM HOUSED IS TO BE GIVEN FOREIGN EMBASSY STATUS PURSUANT TO THE PROVISIONS OF 28 U.S.C. § 1602-1612 ET. SEQ.. THE LEE INSTITUTION NOR THE S.C. DEPT. OF CORRECTIONS IS TO SUBJECT ME OR MY CELL TO ANY SEARCH OR SEIZURE RELATED THERETO WITHOUT MY CONSENT WHICH YOU DO NOT HAVE. MY HAIR IS NOT TO BE CUT DUE TO MY RELIGIOUS NAZARITE VOW. YOU SHALL ENSURE THE USE ONLY PLASTIC RESTRAINTS ON ME WHEN IT COMES TO TRANSPORT DUE TO THE DISABILITY TO MY HANDS VIA CONSTITUTIONAL PROTECTIONS UNDER THE AMERICANS WITH DISABILITIES ACT, ALSO AS A MEMBER OF THE SOLE CORPORATION AND FOREIGN SOVEREIGN CROWN. I AM AN INMATE IN FORM, BUT NOT IN SUBSTANCE. BE MINDFUL OF THIS ESTABLISHED FACT. THIS IS TO BE ACKNOWLEDGED BY ALL VIA THE DEFAULT RELIED UPON. FAILURE AT ANY OF THE AFOREMENTIONED SHALL RESULT IN ADDITIONAL INDEPENDENT LITIGATION BEING LEVIED AGAINST YOU AND SHALL SUBJECT THE MONETARY RELIEF DEFAULTED ON UNDER CASES 2006-CP-400-3567, 3568, 3569; 2013-CP-400-0084, 2294 TO BE INCREASED FROM \$3.2 BILLION AGAINST YOU AND THE STATE OF SOUTH CAROLINA, TO \$4 BILLION. BE ADVISED S.C. ATTORNEY GENERAL TO ADMONISH THE S.C. DEPT. OF CORRECTIONS AS IT PERTAINS TO THESE MATTERS. YOU ARE BEING GIVEN NOTICE ALSO ATTORNEY GENERAL. YOU HAVE (7) DAYS S.C. DEPT. OF CORRECTIONS AND ITS EMPLOYEES TO REMEDY THESE CONCERNS AND BE IN COMPLIANCE TO THUS THAT IS STATED.

THE PLAINTIFF(S)/PETITIONER(S)/INTERVENORS, BY THIS DOCUMENT, MOTION BEFORE THE RICHLAND COUNTY COURT OF COMMON PLEAS FOR § 1407 TRANSFER OF THESE CASES TO THE STATE OF NEW JERSEY

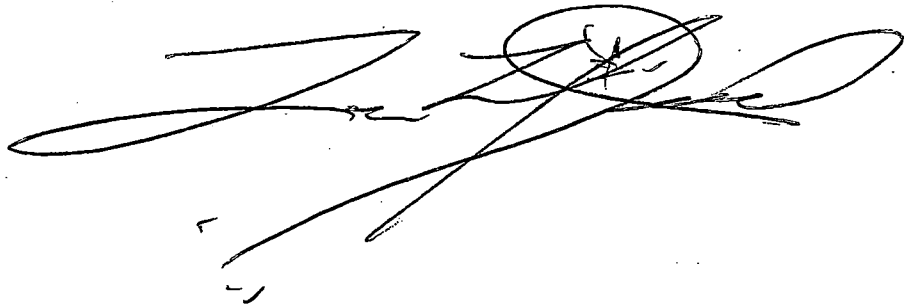
FEDERAL DISTRICT COURT EVEN IF THE RICHLAND COUNTY COURT OF COMMON PLEAS MUST TRANSFER THE CASE BY ITS OWN ORDER ESTABLISHING A NEW INDEPENDENT CASE NUMBER IN THE STATE OF NEW JERSEY DUE TO MULTI-DISTRICT LITIGATION AS THE FILINGS IMPLICATE, AND EVERY SINGLE INMATE LISTED IN THE COMPLAINT UNDER CASES 2006-CP-400-3567, 3568, 3569; 2013-CP-400-0084, 2294, INCLUDING david duren S.C.D.C. #181965 OUT OF SUMTER COUNTY, BE GATHERED AND MOVED TOGETHER TO A PRE-RELEASE CAMP PENDING ANY FURTHER ADJUDICATION BY THE COURTS AND OR TRUSTEE ASSIGNED TO THESE CASES, NAMELY, JUDGE JACQUELYN AUSTIN. THIS INCLUDES THE NAMES OF ALL INMATES LISTED WITHIN THE ATTACHMENTS SUBMITTED WITH THIS FILING.

THIS PLEADING AND THE DOCUMENTS ATTACHED RELATED THERETO ARE ALSO FILED IN SUPPORT OF CHALLENGING THE RICHLAND COUNTY COURT OF COMMON PLEAS JURISDICTION WITHIN THE CASES CAPTIONED AND TO FURTHER ESTABLISH THE DEFAULT OF THE DEFENDANTS INVOLVED, AND TO GIVE THE RICHLAND COUNTY COURT OF COMMON PLEAS AND ALL PARTIES JUDICIAL NOTICE THAT CASES 2006-CP-400-3567, 3568, 3569; 2013-CP-400-0084, 2294 ARE PETITIONED REMOVED TO THE S.C. DISTRICT COURT UNDER CASES 1:22-cv-01204-TLW-SVH; 9:20-02139-TLW-MHC; 9:21-cv-02526-TLW-MHC, AND ANY OTHER CASE FILED BY CRAWFORD AND RELATED PARTIES, TO WHICH ALL FINAL ORDERS ISSUED WITHIN THOSE CASES BEFORE THE S.C. DISTRICT COURT ARE ALSO SOUGHT VACATED DUE TO FRAUD UPON THE COURT AND UNCONSTITUTIONAL ACTION UNDER THE CONSTITUTIONAL PRONG AND OR ELEMENT TO SUBJECT MATTER JURISDICTION, INCLUDING FOR THOSE COURTS MAKING USE OF THE PROVISIONS AND OR STATUTES OF THE AEDPA AND OR PLRA PRODUCED BY THE 1996 CLINTON BILL WHERE THAT LEGISLATION HAS NO SEVERANCE PROVISION RENDERING ANY CASE THAT MADE USE OF THOSE PROVISIONS VOID AND UNCONSTITUTIONAL WHERE THOSE PROVISIONS DISPROPORTIONATELY TARGETS AFRICAN AMERICANS TO THEIR DETRIMENT IN VIOLATION OF THE 14TH. AMENDMENT AND UNITED STATES SUPREME COURT HOLDINGS UNDER EX PARTE VIRGINIA 1887. ALL STATE CASES REFERRED TO ARE OFFICIALLY PETITIONED TO BE REMOVED PURSUANT TO 28 U.S.C. § 1602-1612 ET. SEQ. OF THE F.S.I.A..

RESPECTFULLY,
ANTHONY COOK

Anthony Cook

JONAH THE TISHBITE

A large, stylized handwritten signature in black ink, appearing to be 'Anthony Cook', with a circular flourish at the end.

MARCH 18, 2023

LAWRENCE L. CRAWFORD AKA
JONAH GABRIEL JAHJAH T. TISHBITE
#300839 F5D. RM. 133
LEE C.I. 990 WISACKY HWY.
BISHOPVILLE, S.C. 29010

RON SANTA McCRAY
#353031 RIDGELAND CORR. INST.
P.O. BOX 2039
RIDGELAND, S.C. 29936

IN RE: SEEKING APPLICATION TO INDIVIDUAL JUSTICES, TO CHIEF JUSTICE ROBERTS, SEEKING LEAVE TO USE AND FILE THIS APPLICATION TO INDIVIDUAL JUSTICES AS A "SUPPLEMENT" TO THE PENDING MOTION(S) FOR REHEARING UNDER CASES 22-5805 AND 21-8066 DUE TO NEW UNITED STATES SUPREME COURT RULING THAT WAS NOT AVAILABLE AT THE TIME THE INITIAL PETITIONS SEEKING WRIT OF CERTIORARI AND MOTIONS FOR REHEARING WERE FILED WITHIN BOTH CASES 22-5805 AND 21-8066.

TO: THE HONORABLE UNITED STATES SUPREME COURT CHIEF JUSTICE, JUSTICE ROBERTS,

SIR, THE PETITIONERS WITHIN THE CASES CAPTIONED ABOVE RESPECTFULLY SEEK TO FILE APPLICATION TO INDIVIDUAL JUSTICES SEEKING TO ADD THIS APPLICATION TO THE U.S. SUPREME COURT RECORD WITHIN BOTH CASES CAPTIONED AS A SUPPLEMENT TO SEEKING REHEARING IN BOTH CASES 22-5805 AND 21-8066 DUE TO RECENT UNITED STATES SUPREME COURT HOLDINGS THAT DIRECTLY IMPACT AND OR BEAR ON

ESSENTIAL ISSUES AND OR CLAIMS THAT ARE ARGUED WITHIN THE PETITIONS SEEKING WRIT OF CERTIORARI AS IT PERTAINS TO THE ISSUE OF SUBJECT MATTER JURISDICTION, AND WHETHER THERE ARE TWO PRONGS AND OR ELEMENTS TO SUBJECT MATTER JURISDICTION THAT VOIDS THE COURTS JURISDICTION UNDER EITHER PRONG AND OR ELEMENT TO SUBJECT MATTER JURISDICTION, EVEN IN CRIMINAL CASES.

THE UNITED STATES SUPREME COURT ADJUDICATED ON MARCH 6, 2023, WHICH RULING WAS NOT AVAILABLE AT THE TIME THE INITIAL PETITIONS SEEKING WRIT OF CERTIORARI OR MOTIONS FOR REHEARING WERE FILED UNDER THE CASE OF CITY OF OCALA, FLORIDA v. ROJAS, 598---U.S.---, 2023 WL 2357328 (U.S.2023) THE FOLLOWING:

"IT THUS MAKES NO DIFFERENCE THAT THE COURT BELOW REMANDED BASED ON KENNEDY, AND IT MAY MAKE NO DIFFERENCE IF THE DISTRICT COURT HOLDS FOR PETITIONER ON THE MERITS. COURTS HAVE NO CONSTITUTIONAL AUTHORITY TO PASS ON THE MERITS (WHICH INCLUDE ANY MOTION FOR SUMMARY JUDGMENT AS THE SOUTH CAROLINA STATE COURTS AND S.C. DISTRICT COURT DID) OF A CASE BEYOND THEIR JURISDICTION---"TO DO SO IS, BY VERY DEFINITION, FOR THE COURTS TO ACT ULTRA VIRES", 523 U.S. AT 102, 118 S.Ct. 1003. "MUCH MORE THAN LEGAL NICETIES ARE AT STAKE HERE. THE STATUTORY AND (ESPECIALLY) CONSTITUTIONAL ELEMENTS (PRONGS) OF JURISDICTION (SUBJECT MATTER JURISDICTION) ARE AN ESSENTIAL INGREDIENT OF SEPARATION AND EQUILIBRATION OF POWERS, RESTRAINING THE COURTS FROM ACTING AT CERTAIN TIMES, AND EVEN RESTRAINING THEM FROM ACTING PERMANENTLY REGARDING CERTAIN SUBJECTS", ID AT 101, 118 S.Ct. 1003. THIS TENET IS AS SOLID AS THE BEDROCK AND ALMOST AS OLD, CROSS-SOUND FERRY SERVS., INC. v. ICC., 934 F2d. 327, 339 (C.A.D.C.1991)."

INSOMUCH, IT DEFIED "JUSTICE AND FAIRNESS" FOR THE HONORABLE UNITED STATES SUPREME COURT NOT TO HAVE GRANTED THE WRITS OF CERTIORARI IN BOTH CASES 22-5805 AND 21-8066 WHERE THIS VERY JUDICIAL DETERMINATION NOW RENDERED BY THE HONORABLE UNITED

STATES SUPREME COURT IS AT THE VERY HEART OF THE LEGAL ISSUES ARGUED WITHIN THE PETITIONERS CASES, AND THE PETITIONERS, FROM WHAT IT APPEARS, HAD THIS LEGAL CONTROVERSY BEFORE THE HONORABLE UNITED STATES SUPREME COURT PRIOR TO THE PARTIES IN THE CITY OF OCALA, FLORIDA v. ROJAS CASE FILING THEIR PETITION BEFORE THE UNITED STATES SUPREME COURT. THUS, TO FAIL TO HEAR AND OR GRANT THE WRITS OF CERTIORAI OF THE PETITIONERS WITH THIS ESSENTIAL AND KEY ISSUE ARGUED WITHIN THE PETITIONS, NOW OFFICIALLY ADJUDICATED BY THIS U.S. SUPREME COURT, EVEN ON REHEARING WOULD PRODUCE AN EGREGIOUS MISCARRIAGE OF JUSTICE AND VIOLATE THE PETITIONERS RIGHTS UNDER THE EQUAL PROTECTION OF THE LAWS CLAUSE, WHERE THIS VERY FUNDAMENTAL PRINCIPLE OF LAW, THIS "TENET" AS SOLID AS THE BEDROCK PRINCIPLE OF LAW, APPLIES TO ALL COURTS ON RECORD, EVEN ALL STATE COURTS, AS IT PERTAINS TO CONVICTIONS DEMONSTRATING THAT THE STATE v. GENTRY CASE IS UNCONSTITUTIONAL AND VOID BY THE FRAUD THAT PRODUCED IT AS THE PETITIONERS HAVE ARGUED. THIS "TENET" AS SOLID AS THE BEDROCK APPLIES TO THE SOUTH CAROLINA AND STATE OF MISSOURI STATE CRIMINAL AND PCR COURTS, THE S.C. U.S. DISTRICT COURT, THE NEW JERSEY DISTRICT COURT AND OR THE 4TH. CIRCUIT COURT OF APPEALS AND OR THE STATE OF OHIO BY THE LITIGATION PRESENTED BEFORE ALL COURTS INVOLVED. IT APPLIES TO ALL COURTS ON RECORD BY THE UNITED STATES CONSTITUTION. THE PETITIONERS WERE THE FIRST TO BRING THIS ISSUE AND CONTROVERSY BEFORE THE HONORABLE UNITED STATES SUPREME COURT, NOT THE FLORIDA PARTIES. THEREFORE, THE PETITIONS FOR WRITS OF CERTIORAI SHOULD HAVE BEEN GRANTED AND NOT DENIED. WE RESPECTFULLY SEEK THIS ON REHEARING. THUS, WE ALSO RESPECTFULLY SEEK LEAVE TO ALSO USE THIS APPLICATION AS A MEANS TO SUPPLEMENT THE MOTIONS FOR REHEARING UNDER BOTH CASES 22-5805 AND 21-8066 TO ADDRESS THIS EGREGIOUS MISCARRIAGE OF JUSTICE AND TO MAINTAIN THE UNIFORMITY OF THE UNITED STATES SUPREME COURT DECISION AS IT PERTAINS TO THIS SPECIFICS OF THESE MATTERS.

AN ADDITIONAL REASON WHY LEAVE AND REHEARING SHOULD BE GRANTED TO DO SO, IS THAT IT IS MATERIAL IN ESTABLISHING CAUSE

FOR THE DISQUALIFICATION OF THE S.C. U.S. DISTRICT COURT AND SEEKING THE § 1407 TRANSFER TO THE STATE OF NEW JERSEY. WITHIN THE ATTACHED (2) TWO DOCUMENTS, THE PETITIONERS HIGHLIGHTED THE FRAUD AND OBSTRUCTION CONTINUOUSLY GOING ON INVOLVING THE S.C. DISTRICT COURT AND PARTIES, EVEN CONSPIRING ACROSS MULTIPLE STATE AND FEDERAL JURISDICTIONS WITH EVEN THE STATE OF MISSOURI PCR COURT NOW. BUT WHAT THE PETITIONERS DIDN'T DISCOVER UNTIL MARCH 13, 2023 IS THE RECENT UNITED STATES SUPREME COURT RULING IN CITY OF OCALA, FLORIDA v. ROJAS, 598 U.S.---S.Ct.---, 2023 WL 2357328 (U.S.2023) DECIDED ON MARCH 6, 2023, ESSENTIALLY THE SAME EXACT DATE THE S.C. DISTRICT COURT DISMISSED CASE 1:22-cv-1204-TLW-SVH AND THE MISSOURI STATE PCR COURT DISMISSED THE ROBERT JEFFERIES CASE, CASE 2316-CV-01722 WHO'S FINAL ORDERS ARE NOW MOTIONED VACATED FOR EGREGIOUS ACTS OF FRAUD UPON THE COURT, CRIMINAL CONSPIRACY AND OBSTRUCTION OF JUSTICE VIOLATING THEIR OATHS OF OFFICE TO UPHOLD THE U.S. CONSTITUTION.

IT IS THE PETITIONERS POSITION THAT THE CASES IN QUESTION WERE NOT DISMISSED SOLELY BECAUSE THE EXISTENCE OF BOTH THE CASES REFERRED TO IMPLICATED THE RIGHT TO INVOKE THE FEDERAL COURT'S ORIGINAL JURISDICTION THAT WOULD NOT BE SUBJECT TO STATUTE OF LIMITATIONS TIME BAR, UNCONSTITUTIONAL AS THOSE STATUTES ARE BY THE LITIGATION PRESENTED. THE CASES REFERRED TO WERE DISMISSED IN FRAUD UPON THE COURT AND OBSTRUCTION OF JUSTICE BECAUSE THE CONSPIRING JUDGES AND PARTIES ACTING BEHIND RELIGIOUS AND RACIAL HATRED REALIZED THAT THE UNITED STATES SUPREME COURT RULING CAME OUT ON MARCH 6, 2023, AND DUE TO THE NEW RULING THE PETITIONERS COULD NOT POSSIBLY BE CONSIDERED "TIME BARRED", WHICH BOTH THE COURT INVOKED IN EGREGIOUS ACTS OF FRAUD UPON THE COURT AND OBSTRUCTION WAS ASSERTED BY THEM. DUE TO THE NEW SUPREME COURT RULING, THE PETITIONERS WOULD HAVE ONE YEAR FROM THE DATE OF THE NEW U.S. SUPREME COURT RULING TO GET THE MATTER BEFORE THE COURTS INVOLVED BASED UPON THIS NEW RULING CLEARLY DEMONSTRATING THAT NO SUCH STATUTE OF LIMITATIONS BAR EXISTED, SO THE CONSPIRING JUDGES DISMISSED THE CASE TO PREVENT THE PETITIONERS FROM BRINGING THIS

NEW U.S. SUPREME COURT RULING INTO THE COURT RECORD WITHIN THE COURTS INVOLVED. THE PETITIONERS QUOTE THE HONORABLE U.S. SUPREME COURT AGAIN:

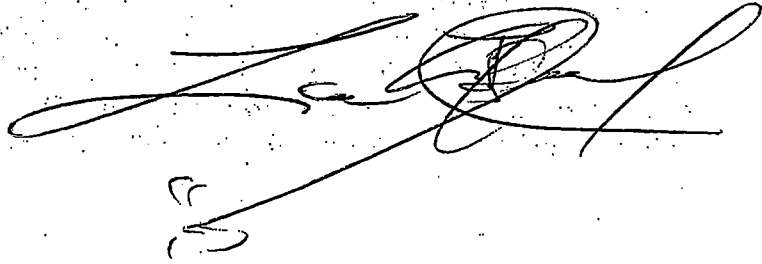
"THIS TENET IS SOLID AS THE BEDROCK AND ALMOST AS OLD."

THEREFORE, THIS ESTABLISHES THE DEFAULT EMERGING FROM CASES 2006-CP-400-3567, 3568, 3569; 2013-CP-400-0084, 2294 WITH ALL RIGHTS, TITLES, PRIVILEGES, IMMUNITIES RELATED THERETO WHICH INCLUDE LEGAL NAME CHANGE SOUGHT BEFORE THE LOWERS COURTS, AND THE RIGHT TO ESTABLISH TRUSTEE IN THE FORM OF JUDGE AUSTIN IN THE S.C. DISTRICT COURT AND PERMIT US TO INVOKE THE MAGISTRATE STATUTE FOR THIS PURPOSE; AND ANY LUDICROUS CLAIM BY THE SOUTH CAROLINA SUPREME COURT AND S.C. ATTORNEY GENERAL ASSERTING WITHIN THE STATE v. GENTRY CASE, THAT SUCH FUNDAMENTAL PRINCIPLES, "TENET", NO LONGER APPLY TO OUR MODERN DAY COURTS IS TANTAMOUNT TO CRIMINALITY, "KIDNAPPING", FRAUD, CRIMINAL CONSPIRACY AND OBSTRUCTION OF JUSTICE, VIOLATING THEIR OATHS OF OFFICE TO UPHOLD THE U.S. CONSTITUTION AND MUST BE REMEDIED AND THE NEW RULING BE DEEMED TO APPLY TO ALL CRIMINAL CASES RETROACTIVELY SINCE THE TENET IS SOLID AS THE BEDROCK AND ALMOST AS OLD. THEREFORE, THE PETITIONERS SEEK LEAVE FROM YOU JUSTICE ROBERTS TO PERMIT THIS DOCUMENT TO BE ALSO ADDED TO BOTH CASES 22-5805 AND 21-8066 AS A SUPPLEMENT TO THE MOTION FOR REHEARING DUE TO NEW UNITED STATES SUPREME COURT RULING THAT DIRECTLY IMPACT OUR ISSUES THAT WAS NOT AVAILABLE AT THE TIME THE INITIAL PETITIONS AND MOTIONS FOR REHEARING WERE FILED.

RESPECTFULLY,
RON SANTA McCRAY

Ron Santa McCray

JONAH THE TISHBITE



MARCH 13, 2023

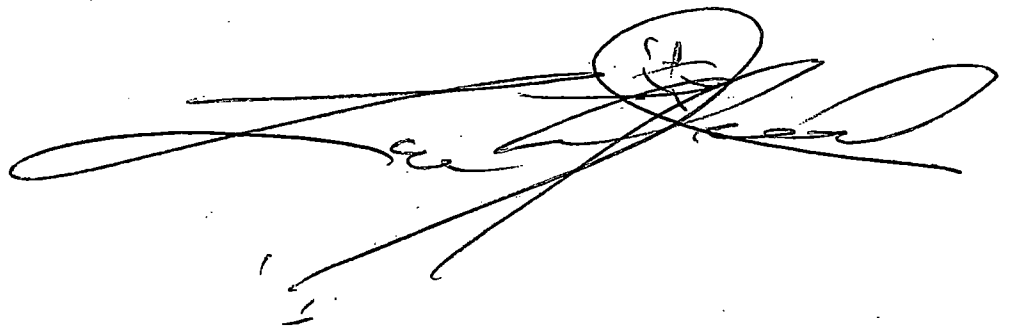
CC: THE S.C. U.S. DISTRICT COURT
THE STATE OF MISSOURI PCR COURT
THE S.C. ATTORNEY GENERAL
THE MISSOURI ATTORNEY GENERAL
THE S.C. SUPREME COURT
THE S.C. COURT OF APPEALS
THE 4TH. CIRCUIT COURT OF APPEALS
THE 3rd. CIRCUIT COURT OF APPEALS
THE 1st. CIRCUIT COURT OF APPEALS
THE S.C. DEPT. OF CORRECTIONS
THE KERSHAW COUNTY COURT OF GENERAL SESSIONS
THE NEW JERSEY DISTRICT COURT
THE FEDERAL ATTORNEYS FOR THE STATE OF NEW JERSEY
THE RICHLAND COUNTY COURT OF COMMON PLEAS
THE LAW FIRM OF DuBOSE-ROBINSON
THE OHIO STATE COURT
ALL STATE PCR COURTS INVOLVED

SERVED A COPY OF AN AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE;
MOTION TO RENEW THE MOTION TO VACATE THE ORDER OF CONTINUANCE
FILED IN CASE(S) 2006-CP-400-3567, 3568, 3569; MOTION TO RENEW
THE MOTION TO VACATE THE FINAL ORDERS ISSUED IN CASE(S)
2013-CP-400-0084, 2294, FOR FRAUD UPON THE COURT AND
UNCONSTITUTIONAL ACTION; MOTION TO CHALLENGE THE RICHLAND COMMON
PLEAS COURT'S JURISDICTION TO ISSUE THE ORDERS IN QUESTION FOR
DUE PROCESS VIOLATION; MOTION TO RENEW THE MOTION FOR DEFAULT AND
JUDGMENT AND FOR RECUSAL; MOTION FOR § 1407 TRANSFER; RENEWED
PETITION TO REMOVE PURSUANT TO 28 U.S.C. § 1602-1612 ET. SEQ. AND
MOTION TO MOTION THEREFOR, ON THE RICHLAND COUNTY COURT OF COMMON
PLEAS, JUDGE NEWMAN, THE S.C. ATTORNEY GENERAL, DIRECTOR BRYAN
STIRLING AND ALL INVOLVED PARTIES, BY U.S. MAIL POSTAGE PREPAID,
BY DEPOSITING IT WITH ITS ATTACHMENTS IN THE INSTITUTION MAILBOX
ON MARCH 20, 2023.

RESPECTFULLY,
ANTHONY COOK



JONAH THE TISHBITE



MARCH 20, 2023

RECEIVED

MAR 28 2023

SC Court of Appeals

SC Court of Appeals

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