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THE STATE OF SOUTH CAROLINA NOV 09 2015  
IN THE COURT OF APPEALS

SC Court of Appeals

ON THE MOTION/PETITION OF BRENT CHRISTOPHER MCLAUREN  
[ APPELLATE CASE NO. 2015-001147 THE STATE, RESPONDENT, -  
VS, BRENT CHRISTOPHER MCLAUREN, APPELLANT, ]  
TO RELIEVE ALL COUNSEL AND PROCEED PRO SE

STATE OF SOUTH CAROLINA Respondent,

v,

BRENT CHRISTOPHER MCLAUREN, Appellant,

PRO-SE NOTICE OF MOTION/PETITION OF BRENT -  
CHRISTOPHER MCLAUREN TO RELIEVE COUNSEL  
AND ACT FORTHWITH AS HIS OWN COUNSEL PRO-SE.

TO:  
PRESIDING JUSTICES OF THE S.C. COURT OF APPEALS

MOTION / PETITION

RETURN TO,

BRENT CHRISTOPHER MCLAUREN  
L.C.I. - WANDO B-227 - 186894  
136 WELBORN DRIVE - PO BOX 205  
Ridgeway, SOUTH CAROLINA 29472-0205

STATEMENT OF THE MATTER

A. THIS ~~██████████~~ APPELLANT ELECTS TO PROCEED PRO-SE AND ~~██████████~~ <sup>FRANKLY</sup>  
DOES NOT TRUST THE OFFICE OF INDIGENT DEFENSE TO PERFORM AN ETHICAL JOB IN  
'REPRESENTING' (SIC) THIS APPELLANT ON THE APPEAL OF THIS CASE AND HE REQUESTS  
THE FORTHWITH COURTS INTERVENTION TO: A: HAVE THE OFFICE OF INDIGENT DEFENSE,  
OTHERWISE KNOWN AS THE 'DIVISION ON APPELLATE DEFENSE', WHO HAVE DONE -

NOTHING TO REPRESENT <sup>STRIVE</sup> APPELLANT, APPELLANT TO DATE SINCE THEY BECAME  
 ASSIGNED (BUT, NOT AT APPELLANT'S REQUEST), BACK IN MAY 2015, TO DATE -  
 MOREOVER, APPELLANT HAS BEEN TOLD PICKENS COUNTY HAS LOST / OR IS UNABLE TO  
 LOCATE THIS APPELLANT'S TWO-DAY TRIAL TRANSCRIPT; APPARENTLY, THE PICKENS COUNTY  
 OFFICIALS HAVE CONCERN AND PATENT-RESERVATION THAT OUR STATE APPELLATE DIVISION WILL  
 AT LEAST LOOK DISAPPROUVELY AT ANY COUNTY COURT OFFICIALS WHO DELIBERATELY ALLOW  
 A CASE SO TOTALLY LACKING ANY GENUINE EVIDENCE AND WHICH IS BASED ON THE  
 OFFICIALS' COURT ALLOWING A CASE WHERE, [SUCH ARE THE FACTS OF THE INSTANT  
 CASE] WHERE A. THE POLICE ARRESTED APPELLANT ON THE WORD OF TWO YOUNG  
 MEN WHO SAW ON TELEVISION THE MORNING FOLLOWING AN ALLEGED BANK ROBBERY  
 OF A PICKENS CITY BANK, AND WHO, ACCORDING TO THEIR OWN SWORN STATEMENTS,  
 TOLD POLICE THEY THOUGHT THAT WAS 'WEIRD' (STD) BECAUSE THEY HAD TAKEN →  
 APPELLANT TO THE 'SAME AREA' A DAY BEFORE OR AROUND THE SAME TIME OF THE REPORTED  
 ROBBERY. SO, ON ABSOLUTELY 'NO EVIDENCE' OTHER THAN 'WE DROVE BY TO THE  
 AREA AND THOUGHT IT WAS WEIRD THAT A BANK GOT ROBBED AROUND THE SAME TIME';  
 NOTHING MORE, THE POLICE MADE THE DECISION TO 'BOTH ARREST AND CHARGE -  
 THIS APPELLANT WITH A 'BANK ROBBERY' THE STATE WOULD WHO UP DISMISSING AT  
 TIME OF TRIAL. THEY DENIED APPELLANT A REQUESTED PRELIMINARY HEARING  
 AND FAILED TO PROPERLY FILE RESPECTIVE AFFIDAVIT IN PATENT VIOLATION OF SCRPC -  
 § 1, AND § 2 RESPECTIVELY (PRELIMINARY HEARINGS REQUESTED BY DEFENDANT UPON  
 THEIR ARREST ARE TO BE GRANTED A HEARING TEN (10) DAYS FOLLOWING THE REQUEST)  
 APPELLANT WAS DENIED OPPORTUNITY TO ENJOY THE CONVENIENCE OF ANY PRELIMINARY -  
 HEARINGS UNTIL APRIL 2015, NEARLY TWO 1/2 MONTHS SUBSEQUENT THE PICKENS -  
 CITY POLICE ARREST OF APPELLANT. AND THEN, BECAUSE APPELLANT HAD THE HIGHEST  
 BAIL SET OF THE ENTIRE COUNTY OF PICKENS JAIL, HIGHER, AT \$ 150,000 THAN EVEN  
 THOSE ACCUSED OF MURDER, IN AN OBVIOUSLY BAD ARREST CASE TOTALLY LACKING IN  
 A SHRED OF REAL, GENUINE EVIDENCE, WE HAD, AS THE SOLE WITNESS,

AT HIS APPEARANCE AT APPELLANT PRELIMINARY HEARING, THE CHIEF OF POLICE, MR. TRAVIS WHO DID NOTHING BUT REPORT ON NON ESSENTIAL 'HERSAY' SUCCEEDING 'HERSAY' UNTIL APPELLANT FINALLY ASKED FOR A PROFFER OF REAL PROOF - AT THAT TIME, THE CHIEF JUST WENT BACK AND FORTH FROM SIDE TO SIDE, FRONT TO BACK IN HIS NOTEBOOK BUT FAILED TO LOCATE A SINGLE SPEC OF REAL EVIDENCE TO SHOW OUR MAGISTRATE (NOTE, OUR 'MAGISTRATE' (SIC) WAS SOON AFTER MY CALL - GIVEN A PROMOTION TO JUDGE ON THE COURT OF GENERAL SESSIONS, FEEL FREE NOT TO TAKE MY WORD FOR IT); THE HONORABLE PERRY GARBER, (CHECK ON SPELLING TO ENSURE WE HAVE THE CORRECT), NATURALLY, WHEN THE CHIEF WAS NOT ABLE TO DEMONSTRATE TO THE MAGISTRATE THAT HE HAD SOME REAL EVIDENCE TO SHOW THE MAGISTRATE SUFFICIENT EVIDENCE WAS SHOWN TO THE COURT TO LEGALLY - SUPPORT ANY DECISION/RULING TO BIND THE "SO CALLED (SIC) CASE OVER FOR ANY GRAND JURY TO EVEN 'CONSIDER', WHAT ARE WE TO DO, GIVE A 'CASE' (SIC) TO INNOCENT PEOPLE AND SAY 'LADIES & GENTLEMEN, TWO YOUNG MEN GAVE THE ACCUSED A RIDE TO THE AREA WHERE A BANK ROBBERY HAPPENED ON JANUARY 14, 2014 - THE SAID, BRENT MCLAUREN DID ROB WHILE ARMED WITH A 'DEADLY' (SIC) 'WEAPON' THAT BANK! SURE, SURE, SURE - NOW, I'VE BEEN VOLUNTEERING TO SUBMIT MYSELF TO A COMPREHENSIVE POLYGRAPH SINCE JANUARY 2015 TO PROVE I NEVER ROBBERED ANY BANK - DID ANYONE SEE ME ROB ANYONE (NO) DID THEY EVER RECOVER ANY BANK ROBBERY MONEY FROM ME? (NO! BECAUSE I NEVER HAD A DOLLAR OF THAT BANKS MONEY), AM I ALLOWED TO TAKE A POLYGRAPH TO PROVE MY INNOCENCE, (NO)! WHY NOT,, BECAUSE SOUTH CAROLINA HAS A COURT SYSTEM WHICH COULD CARE LESS IF INNOCENT FOLKS FALSELY ACCUSED; THEN CONVICTED BY A COMBINATION OF INADMISSIBLE, DELIBERATELY FABRICATED AS WELL AS PERJURED -

SO CALLED (SIC) EVIDENCE WHO UP CONVERTED (SIC) OF  
 CRIMES THEY NEVER COMMITTED !!! ANYONE REALLY INTERESTED  
 IN THE REAL TRUTH! GIVE ME A POLYGRAPH EXAM AND  
 YOU'LL SEE, LOOK AT THE TRIAL TRANSCRIPT AND SEE FOR YOUR-  
 SELVES HOW MANY TIMES I OBJECTED TO THE INTRODUCTION OF  
 INADMISSIBLE, PREJUDICIAL (HISHEM) SO, SO CALLED EVIDENCES  
 ALLOW US TO SHOW YOU FACTUAL EVIDENCE OF OBVIOUS PERJURY,  
 AND ALL THE OCCASIONS OF PROSECUTORIAL MISCONDUCTS AND  
 PERMIT US TO DEMONSTRATE THE PLEthora of additional 5 entries  
 RULES VIOLATIONS PERPETRATED BY THE STATE AGAINST AN INNOCENT  
 APPELLANT, INCLUDING LANSFORD \*DECISION OUR STATE SUPREME  
 COURT DECIDED LONG AGO, WHICH PICTURE COURT IGNORES,  
 THIS IS A BIZARRE, ABSOLUTELY CRAZY / INSANE CASE - THESE  
 CIRCUMSTANCES GO BEYOND DISBELIEF THEY ARE SO PROPERBERGUT,  
 THEY INVOLVE A COUNTY SO CORRUPT (NOTE, THE ATTORNEY GENERAL'S  
 OFFICE AND THE PRESIDENT OF THE UNITED STATES IS BEING MADE PRIME  
 TO THESE FACTS), - THEY REFUSED ME ANY LEGAL COUNSEL AT AN IMMEDIATE  
~~■~~ THIS APPELLANT IS NOT SURE EVER EVEN OCCURRED, THEN, REFUSED,  
 DENIED LEGAL COUNSEL FOR MANY, MANY MONTHS, LONGER THAN A FULL  
 YEAR (NOTE: APPELLANT WOULD HAVE TO GO BACK AND RE-COMPLET THE  
 ACTUAL DURATION OF TIME SPENT WITH NO ATTORNEY AND DENIED FEW  
 MATERIALS BY A LAWYER (PUBLIC DEFENDER) WHO PROMISED ME  
 WOULD SUPPLY APPELLANT WITH APPELLANT REQUESTS, AND A COUNTY  
 COURT CLERK WHO REFUSED TO FILE APPELLANT PRO SE MOTION FOR  
 DISMISSAL OF THE INDICTMENTS ON VARIOUS LEGAL GROUNDS, AMONG  
 OTHERS, BASED ON FACT NO INDICTMENT OF THAT CASE COULD  
 POSSIBLY BE LEGAL WHERE TWO (2) COPIES ADMITTED THEY NEVER  
 POSSESSED ANY ACTUAL EVIDENCE THAT LAWFULLY SUPPORTED THAT

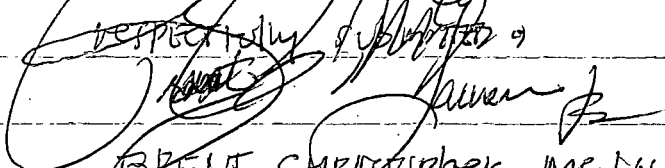
\*  
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 OMITTED

BRENT MCLAUREN EVER ROBBED ANYONE - (NOTE, THE BANK TELLER TESTIFIED SHE GOT A CLEAR LOOK AT A MAN WHO ROBBED HER WHEN HE; FOR SOME REASON LIFTED UP THE FRONT PART OF A 'HOODIE' (SIC) HE HAD ON, EXPOSING HIS FACE - SHE TESTIFIED THAT THE INDIVIDUAL WHO ROBBED HER, I, HAD VERY WRINKLY FACE - Appellate, IN TOTAL CONTRAST, HAD A SMOOTH FACE, CLEAR COMPLEXION, ALSO, THE BANK TELLER TESTIFIED THE INDIVIDUAL WHO ROBBED HER DEFINITELY HAD A GREY MUSTACHE, (Appellant HAD DYE A DARK COLOR ON JANUARY 14TH 2014 - AND HAD NO GREY MUSTACHE AND NO GREY HAIR), ALSO - Appellate NEVER WORE ANY 'HOODIE' ON THAT DATE, INTERESTINGLY, Appellate, BY VIRTUE OF ONE WITNESS TESTIMONY, (NOT NOTICED BY Appellate @ TRIAL, ACTUALLY GAVE SWORN TESTIMONY UNDER PUNISHMENT Appellate COULD NOT POSSIBLY HAVE ROBBED ANYBODY ON THAT DATE), PROOF? AND, TOO MANY OTHER FACTS TO CLAIM OF THAT JURISDICTION - BUT THAT WAS A TRM PACKED WITH GAMER AND TRUCKS AND STRATEGICAL DESIGNED TO PULL THE WOOL OVER ANY NERVE, FOOLISH JUDGES, INTER ALIA, IN CONCLUSION.

STILL MOTION OUR COURT HERE FOR ALL THE FOLLOWING RELIEF?  
 1. Appellate DESIRE TO HAVE SO CALLED COUNSEL (SIC) I.E. Appellate DEFENSES OFFICE, RELIEVED HEREWITH, AND THAT HAS MOTION TO PROCEED TO BE GRANTED (AND BY VIRTUE OF OFFICIAL CORRESPONDENCE ADDRESSED TO WARDEN JOSEPH McFADDEN, UTAH CORRECTION DEPARTMENT, THE PRISON BE SO ADVISED, SO THAT Appellate MAY USE LAW LIBRARY AND COMPUTER, ETC, ETC, LAW BOOKS ETC, DAILY MON-FRI,

2. THAT APPELLANT BE GRANTED (SIC) STATE MOTION / REQUEST / PETITION TO BE ABLE TO COME TO COLUMBIA TO BE PRESENT AT AND TO ARGUE AND OTHERWISE LITIGATE THAT CASE AS COUNSEL OF RECORD INASMUCH AS APPELLANT WOULD BE DIFFICULTY TO LOCATE AT A SIGNIFICANT DISADVANTAGE TO THE STATE WERE THE STATE WERE ALLOWED TO ASSIGN SOME LEGAL COUNSEL THE STATE PAYS TO 'REPRESENT' (SIC) APPELLANT - WHY WOULD ANY ATTORNEY WHOSE APPELLANT MUST PAYED TO REPRESENT HIMSELF COME, ONE WAY OR ANOTHER WHETHER HE'S INVOLVED OR NOT?

3. AND, FOR SUCH OTHER AND FURTHER RELIEF AS TO THAT COURT MAY DEEM JUST AND BE PROPER IN THESE PREMISES.

Respectfully Submitted,  


BRENT CHRISTOPHER McLAUREN, JR. - LCE - WANDO B-227-166894  
 136 WELBORN DRIVE - PO BOX 205 -  
 RIDGEVILLE, SC 29472-0205

AS A COURTESY TO THIS COURT

NOTE: SHOULD THE COURT FIND ANYTHING QUESTIONABLE RELATIVE THESE / THIS PLEADING, PLEASE DO NOT HESITATE TO SO INFORM ME! ADDITIONALLY, APPELLANT CONCURS TO FILE, UPON THE COURT'S REQUEST, A MOTION TO STRIKE AND SHOULD THE COURT SO REQUIRE, AN AMENDED MOTION OR PETITION SUCCESSFULLY SETTING FORTH APPELLANT'S SPECIFIC REQUEST.

BRENT C, MCLAUREN, JR.  
LCI - WANDS B-227 - 166894  
136 WELBORN DRIVE - PO BOX 205  
RIDGEBVILLE, SOUTH CAROLINA 29472-0205

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HON. JENNY ABBOTT KITCHINGS

NOV-09-2015

CLERK  
SOUTH CAROLINA COURT OF APPEALS  
JUSTICE'S PRESIDING / PO BOX 11629  
COLUMBIA, SOUTH CAROLINA 29211

SC Court of Appeals

RE: THE ENCLOSED PRO-SE PETITION, TO WIT; THE STATE RESPONDENT, -

V. BRENT CHRISTOPHER MCLAUREN, APPELLANT CASE NO. 2015 - 001147

APPELLANT. PRO-SE MOTION/PETITION TO RELIEVE COUNSEL AND ACT PRO-  
SE AS ATTORNEY OF RECORD IN THE INSTANT APPEAL.

DEAR JENNY:

HAVING RESPECT TO THE ABOVE CAPTIONED, PLEASE SEE THE ENCLOSED OFFICIAL MOTION/  
PETITION I HEREWITH ADDRESS TO THE ATTENTION OF THE 'JUSTICE'S PRESIDING' (SIC), -  
ON OUR STATE COURT OF APPEALS, NOTICED SIMPLY; 'FOR FORTHWITH PLACEMENT ON THE  
COURT'S CALENDAR AS SOON AS COUNSEL MAY BE HEARD'. NATURALLY, I WOULD, AND DO,  
RESERVE ALL MY RIGHTS INCLUDING, BUT NOT LIMITED TO MY RIGHT TO BE PRESENT AND  
TO BE HEARD FOR THE ESSENTIAL NECESSITY OF PRESERVING (PROTECTING) THE RECORD OF  
THE INSTANT CASE AT BAR,

AS YOU WOULD TAKE OFFICIAL NOTE, MY MOTION/PETITION SEEKS TO IMMEDIATELY AND  
PERMANENTLY RELIEVE COUNSEL AND COMMENCE THIS JUDICURE, TO PROCEED PRO-SE.  
SEE APP, DIV DICKET NO. 2015-001147.

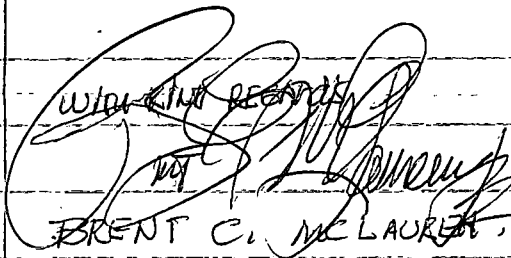
NOTE: I WAS CONVICTED ON MAY 19TH, 2015 AND FILED MY NOTICE OF APPEAL, AS  
YOUR RECORDS SET FORTH, NOT LATER THAN MAY 20TH, 2015.

INASMUCH AS MY APPEAL WAS HANDLED OVER (ASSIGNED) TO THE SO-CALLED - DIVISION - OF APPELLATE DEFENSE, MAY I SUGGEST THAT YOU FAX; ATTENTION OF PAULA MURDOCK, ADMINISTRATIVE COORDINATOR @ FACSIMILE (803) 734-1397. THE NOTICE HEREWITH THAT DUE TO MYRLED CONFLICT(S) OF INTERESTS, INCLUDING S.C. APP. 2002 STATE V, — MCLAUREN 349 S.C. 488, 563 S.E. 2D 346, WHICH, AMONG OTHER THINGS, CHARACTERIZE THE VARIOUS FACTORS WHICH NECESSITATE THE FORMATION OF MY ADJUSTED DECISION TO SEEK, FOR MY OWN WELFARE, FOR LONGER RELIEF AND MY SUBSTITUTION AS OFFICIAL COUNSEL IN THIS CASE, AS YOU KNOW, OR SHOULD KNOW, I BEGAN PRACTICING LAW IN 1968, AND TOGETHER WITH MY FORMAL AS WELL AS INFORMAL EXPERIENCE, I CAPABLY ENTER THIS DECISION IN THE ABSENCE OF ANY RESERVATION AND DO SO UNHESITANTLY, OF MY FREE WILL AND BASED UPON MY NEEDS,

IN CLOSING HERE, I WOULD APPRECIATE IT IF YOU MIGHT CALL MY FRIEND, THE REVEREND AL SALMON IN NORTH FORT FLORIDA @ 941-268-0665 AND ASK HIM IF HE KNOWS THE IDENTITY OF THE PERSONS OR PERSON WHO TOLD HIM THE COST TO OBTAIN A COPY OF MY TWO-DAY-TRIAL TRANSCRIPT WOULD BE \$5<sup>00</sup> PER PAGE OR THEREABOUT, AND IT IS ALSO BELIEVED 'THEY' (SVO) CAN LOCATE MY TRANSCRIPT? 'IT'S BEEN SIX MONTHS AND WE STILL DON'T HAVE ANY TRANSCRIPT OR OTHER PRE-TRIAL RECORDS, PRELIMINARY HEARING RECORDS; RECORD OF MY BATTLE TO BE ALLOWED (IMAGINE THAT) I HAD TO FIGHT JUST TO BE 'ALLOWED' MY RIGHT TO REPRESENT MYSELF AND I SPENT PICKENS CO JAIL OVER 16-MONTHS, FOR THE MOST PART, EXCEPT FOR FIVE DAYS, WITHOUT ANY LEGAL COUNSEL! (EXCEPT PRIMA FEBRUARY? - UNTIL MAY 18, 19, 2015 DURING WHICH I REPRESENTED, MYSELF, PARTIALLY), I'M WORKING ON 'INSTANTANEOUS' A MASSIVE/COMPREHENSIVE MAJOR INVESTIGATION OF ALL THE OFFICIAL COMPANIES WHO DO PRESENT WITHIN THE COURSE OF PICKENS, S.C. OFFICE OF LAW ENFORCEMENT; MAGISTRATES (ALL OF THEM) THE JUDICIAL AND PROSECUTORIAL SECTIONS (OFFICES), ETC., ETC. PICKENS CO IS LIKE 100 YEARS BEHIND THE REST OF THE SO-CALLED - FREE WORLD, THEY EVEN KNOWINGLY VIOLATE THE HOLDINGS/TENET OF THE

LANGFORD, DECISION - S.C. SUPREME COURT, AND IT'S JUST A REBEL NECK,  
 NECK, GOOD OLE BOY NACISTS - THE CORRUPT PROTECT THE CORRUPT LIFESTYLE -  
 AND THEY MAKE THEIR OWN RULES, AS THEY GO, SO, YOU'RE GOING TO GET  
 A LOT OF FRAUD AND A TREMENDOUS SUM OF FABRICATION OF IT AS WELL AS  
 TAMPERING WITH EVIDENCE AND PERJURY AS A RULE OF THUMB THROUGHOUT THE  
 PICKENS SO CALLED CRIMINAL JUSTICE SYSTEM. YOU'LL DISCOVER A SERIOUS  
 TREASURE TROVE OF CORRUPTIONS PREVALENT IN PICKENS COUNTY SC, - BUT HON, I  
 THEY KEEP ALL THEIR COP CAR CLEAN AND SHINY! READY FOR DUTY, 'TO  
 PROTECT AND TO SERVE - AND TO ENSURE THAT EVEN THE PATENTLY INNOCENT GET  
 A LONG SENTENCE TO STATE PRISON', ONE WOULD HAVE TO BE AN IDIOT NOT TO  
 EASILY SEE I NEVER ROBBED ANY BANK, YET THESE CLOWNS CLAIM I AM  
 A BANK ROBBER, THEY EVEN BRING THEIR OWN EVIDENCE TO TRIAL TO SET THEIR  
 STAGE AND USE THEIR PROPS TO TRICK INNOCENT JURY, ET AL,

THANK YOU FOR FORWORTH FILING THE ENDORSED PRO SE MOTIONS / PETITIONS WITH  
 THE COURT, I'M MAKING THIS CORRESPONDENCE PART OF MY ACTUAL MOTION / PETITION TO  
 KEEP EVERYTHING ON THE TABLE: PLEASE RETURN FOR MY FILE / RECORDS, A  
 TIME DOCKED VERIFIED COPY OF FILING KINDLY, THANK YOU, I REMAIN,

  
 BRENT C. MCLAUREN, JR

ATTORNEY OF RECORD  
 PRO SE - MATTER OF BRENT CHRISTOPHER MCLAUREN, JR, E88  
 CASE NO. 2015-001147

BRENT C. MCLAUREN, JR  
L.C.I. - WANDO B-227-166894  
136 WELBORN DRIVE - PO BOX 205  
RIDGEVILLE, SOUTH CAROLINA 29472-0205

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SC Court of Appeals

HON. JENNY ABBOTT KITCHINGS,  
CLERK  
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JUSTICES AS PRESIDING  
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