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UNITED STATES DISTRICT COURT

DISTRICT OF SOUTH CAROLINA RECEIVED CLERK'S OFFICE

2017 JUL 12 A 9 01

LAWRENCE L. CRAWFORD AKA  
JONAH GABRIEL JAHJAH T.  
TISHBITE AKA JAHJAH AL MAHDI  
# 300839

C/A 9:16-cv-3808-TLW-BM

PETITIONER(S)

Vs.

AFFIDAVIT OF SERVICE

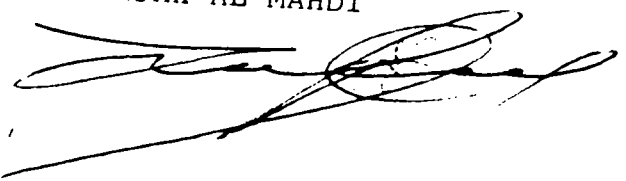
WARDEN MCFADDEN; THE  
UNITED STATES ET. AL.,

DEFENDANT(S)

I, JAHJAH AL MAHDI, DO HEREBY CERTIFY, THAT I HAVE MAILED AND OR SERVED A COPY OF AN AFFIDAVIT OF FACTS GIVING JUDICIAL NOTICE, FILING OBJECTIONS TO THE REPORT AND RECOMMENDATION IN THIS CASE CORRUPT JUDGES AND MOTION TO MOTION THEREFOR, AND ITS ATTACHMENTS, ON THE S.C. U.S. DISTRICT COURT, CHARLESTON DIVISION, BY U.S. MAIL POSTAGE PREPAID BY DEPOSITING THEM IN THE INSTITUTION MAILBOX ON MAY 17, 2017. THEY ARE DEEMED FILED ON THAT DATE, HOUSTON v. LACK, 287 U.S. 266, 273-76, 108 S.Ct. 2379 (1988).

MAY 17, 2017

RESPECTFULLY,  
LAWRENCE L. CRAWFORD  
JAHJAH AL MAHDI



UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH CAROLINA

LAWRENCE L. CRAWFORD AKA )  
JONAH GABRIEL JAHJAH T. )  
TISHBITE AKA JAHJAH AL MAHDI ) C/A 9:16-cv-3808-TLW-BM  
# 300839 )  
PETITIONER(S) ) AFFIDAVIT OF FACTS GIVING  
JUDICIAL NOTICE, FILING  
OBJECTIONS TO THE REPORT  
AND RECOMMENDATION IN THIS  
CASE CORRUPT JUDGES AND  
MOTION TO MOTION THEREFOR  
Vs. )  
WARDEN MCFADDEN; THE )  
UNITED STATES ET. AL., )  
DEFENDANT(S) )

TO: THE SOUTH CAROLINA DISTRICT COURT ET. AL.,

Corrupt Judges. I want you to get a copy of an Authorized King James Bible. No other translation will do. You know the drill. Its the same drill I and or we took your recreant, opprobrious rumps through when you first made review engaging in acts of fraud upon the court in case 0:06-cv-2459-TLW-BM which is now being addressed under the independent action rule for fraud upon the court. Turn to the Book Of Isaiah Chapt. 14:29 reads:

"Rejoice thou not whole Palestina because the rod(Power/ Government) of him (Israel) that smote thee shall be broken. (This man foretold to come, comes at a time when the Palestinians

are subject to apartheid as they are now. Israel will be broken because "JAHJAH AL MAHDI" will claim the Israeli throne and power as direct descendant of King David and King Solomon): For out of the "serpent's" (Satan's attack upon the King-khalifah's life via the false imprisonment), "Root" (root--being defined as "source", "origin", or "cause"). "Cause"--being further defined as "Cause for judicial review"--meaning "Prison"). Shall come forth a "Cockatrice" (meaning--a "large", "bold", "Stocky built", "pernicious" fellow; that (7) times the Spirit Of Elijah thing). And his fruit (meaning--that which comes forth out of him, out of his mouth), shall be that of a fiery flying serpent". The Spirit Of Elijah manifest itself before mankind one more time before Christ's return.

I and or we give the court Judicial Notice. Here the court and parties will find attached:

- (1) A copy of the [44] page § 1983 action that is now dated May 18, 2017. This is a duplicate of the document that was recently served upon this court with its Summons, filing in forma pauperis documents and U.S. Marshal form.
- (2) A copy of an Affidavit Of Facts giving Judicial Notice; Affidavit Of Service, [34] pages dated September 22, 2016.
- (3) A copy of a cover letter clocked stamped by the U.S. District Court on MAY 9, 2017.
- (4) A copy of The Agreement To Debit E.H. Cooper Account form dated April 25, 2017 proving when the § 1983 action was initially filed in this case pursuant to Houston v. Lack, 287 U.S. 266, 273-76, 108 S.Ct. 2379(1988).
- (5) A copy of The Affidavit Of Facts Giving Judicial Notice; Affidavit Of Service [14] pages dated April 25, 2017. This typed version of the [34] page Affidavit Of Service dated

September 22, 2016 is submitted in lieu of the [34] page document to make it easier for the court to determine who are the defendants in this case.

(6) A copy of an Affidavit Of Facts Giving Judicial Notice; Filing Writ Of Error; Motion To Vacate The Order filed April 25, 2017; Renewing The Motion For Rehearing EN BANC due to structural error that voids the 4th. Circuit Court's jurisdiction and Motion To Motion Therefor, [11] pages dated May 3, 2017.

It becomes perspicuous corrupt Judges that you didn't like the litigation submitted in the [44] page § 1983 action and its attachments so your worthless, recreant, stupid behinds, conspiring under color of law and or authority, are making efforts to create a "procedural error and or defect", claiming that I and or we, filed the response to the report and recommendation prematurely corrupt Judges, since the report and recommendation in this case was not issued at the time the § 1983 action was initially filed?

Is this what you cocker roaches are trying to do corrupt Judges? More stupid parlor tricks huh? Surely you did not think that I and or we would not see through this farce did you? You still haven't accepted the reality and or nature of what it is that you are dealing with. You are, by default and collateral estoppel emerging from case 2013-CP-400-0084 out of Richland Court Of Common Pleas, potentially dealing with an "ACT OF GOD", .. "Religious Prophecy" corrupt Judges and you proceed presumptuously thinking that The One True God do not see your evils? The King-Khalifah's fiery spirit and personality was written for him thousands of years before you and or I were born. Don't "Piss Him Off" and you will not have to deal with his fiery spirit and tongue. So,..you didn't like the way you were talked to huh?

I take you to Isaiah Chapt. 11 Verses 1-5. They read:

"And there shall come forth a "Rod" (King/ Scepter) out of the stem of Jesse, and a Branch (Descendant Of King David) shall grow out of his roots (lineage): And the Spirit Of The LORD shall rest upon him (This is the man you face corrupt Judges. You operate in no fear of The One True God. This will be your downfall), The Spirit Of Wisdom and Understanding, The Spirit Of Counsel and Might, The Spirit Of Knowledge and of The fear of The LORD: And make him of quick understanding in the fear of The LORD; And he shall not judge (He is also a Judge) after the sight of his eyes, neither reprove after the hearing of his ears: But with righteousness shall he judge the poor, and reprove with equity for the meek of the earth: And he shall smite the earth with the rod of his mouth, and with the breath of his lips shall he slay the wicked. And righteousness shall be the girdle of his loins, and faithfulness the girdle of his reigns". This is JAHJAH AL MAHDI, a party in these cases, The King Of The North written in The Book Of Daniel Chapt. 11. Notice how verse 11:4 matches The Book Of Revelations 11:5. This is because he is one of "TWO WITNESSES", The Holy People Of The Book Of Daniel 12:7, and you are dealing with one in the same person. And you don't like the way you are talked to treacherous, rat, stinking, corrupt, demon dog Judges? Who are you snakes to stand against The Divine Decree Of The One True God? If its not broke,...don't fix it corrupt Judges. Tic-Toc, Tic-Toc, Tic-Toc, Tic. The clock tics before you, corrupt Judges. You will stand before The One True God in Judgment. Prepare your hearts. The HELLFIRE is a real place. You shall see it.

Judge Merchant, rat, stinking dog of a Judge. You must have lost your "cotton pickin'", "Flip-Floppy", "Alley-Oopy",

"I've got a lovely bunch of coconuts", "Latimier I need a wish bone", "You done fall and bumped your head", "Anal retentive", "Puddin-a-Tame ask me again and I'll tell you the same", "Full Of Donkey Dust", "You need an enema", "Funky body odor", "some times you feel like a nut and some times you don't" mind. This is like a "flashback" to Judge Kaymani wicked witch of the West.

What?,...are all you Judges in South Carolina parties and or residents of the same town of "Geeks and Village Idiots?" Did you really think I and or we, would fall for that stupid "parlor trick", all "smoke and mirrors" where your butt is conspiring under color of law and or authority, to establish a "procedural error and or defect" in acts of machination in violation of the holdings made in Ross v. Blake, 136 S.Ct. 1850(2016), and assert that I and or we prematurely responded to the report and recommendation? By God's hand we have come "FULL CIRCLE" Judges Merchant, Wooten and Childs. Two Judges that began the Federal struggle, the other, the Judge that began the state struggle. My God is the "Best Of Planners" is He not? The student has become The Master to the fulfilling of prophesy written in Isaiah chapt. 11 verses 1-5. Are you ready?,...are you ready for my wisdom (smile)? Let's deal with it. Let us embrace the battle and engage in the struggle of "Light Against Darkness", to the glory of The God I serve. For the record, so that you would not feel that I and or we fell for that stupid stunt. All objections made in the (44) page § 1983 action and its attachments that are attached to the face of this document, and or that was previously filed are being renewed and are now submitted in response to the report and recommendation that is submitted in this case.

I and or we, which the court was informed, that when the term "and or" is used. It depicts individual filing with JAHJAH AL MAHDI being made party due to his acquiring interest in these cases pursuant to the Foreign Sovereign Immunity Act. I and or we, object to any claim that "JAHJAH AL MAHDI" is not the legal name of The King-Khalifah who is party in these cases. Lawrence L. Crawford, by name, is essentially dead. You dogs, rat, stinking, snakes and scorpions of this going to hell state killed him when you stole his Queen and framed him for the murder of his own child. I and or we want that DNA that is sought that will prove these facts, tested to Michael Lee the King-Khalifah's stepson and her half brother. Test that DNA to prove

this claim is false. Rule 26 requires this. Legal name change was one of the issues and or causes of action and relief sought in case 2013-CP-400-0084 which is now removed to this case pursuant to 28 U.S.C. §§ 1443(1), 1602-1612 et. seq.. The State Of South Carolina and all defendants involved within that case are in default and collateral estoppel attaches barring this court from challenging The King-Khalifah's stated name. Thus, Jonah Gabriel Jahjah T. Tishbite AKA JAHJAH AL MAHDI is "Legally" (emphasis added) The King-Khalifah's name and can legally appear on all documents within all court records.

I and or we, object to any claim that case 0:06-cv-2459-TLW-BM cannot be reopened and or reinstated. Due to the recent United States Supreme Court rulings in the case of Ross v. Blake, 136 S.Ct. 1850(2016); Wearry v. Cain, 136 S.Ct. 1002(2016) where it was determined if there exist fraud, machination and misrepresentation, to include The State Of South Carolina committing a criminal act by not testing that DNA to Michael Lee in violation of S.C. statutes to conceal the fact that the State produced a fictitious homicide to frame The King-Khalifah behind religious and racial hatred, suppressing evidence of actual innocence. I and or we do not have to exhaust nor do any procedural bar is to be permitted to restrict I and or us from the Federal District Court. You add to this, the holdings made in Williams v. Pennsylvania, 136 S.Ct. 1899(2016) where these Judges involved sat on the subsequent filed cases to which they are defendants. Then add to this the default and claims of collateral estoppel which now removes the State impediment that existed in violation of The U.S. Constitution and Laws Of The United States that emerges from case 2013-CP-400-0084. I and or we, had (1) year from the time the default and U.S. Supreme Court Rulings occurred to file this and the parallel cases. Thus, I and or we are timely, I and or we do not have to exhaust, and no statute of limitations concern exist. This was already dealt with By Judges Harwell and Austin. Res Judicata attaches as well as comity. See ya' at the doggon' party Victor and have an "AMSTERDAMN GOOD TIME".

I and or we, object to any claim that this case is filed pursuant to 28 U.S.C. § 2254. It is filed pursuant to 42 U.S.C. § 1983 with Writ Of Habeas Corpus attached. The petitioner(s) are masters to decide what law they will rely upon (citation omitted). This was addressed within the attached § 1983 action and its attachments.

I and or we, object to review of this case being made pursuant to AEDPA and or PLRA provisions where I and or we are suing The United States for establishing these provisions of law as is argued in the attached § 1983 action. On May 11, 2017. The current head of The U.S. Dept. Of Justice, whom is also being sued in this case, stated they will reverse the Obama Administration policies as it pertains to crime, and they will continue the unjust, arbitrary policies that stand in egregious violation of the holdings made in Ex Parte Virginia, 100 U.S. 339(1880) where these policies disproportionately effect African Americans and other minorities. The only viable way to stop these criminal, arbitrary, unjust policies that disproportionately target African Americans and other minorities is to attack the legislation itself and those who initiated it, namely Congress and The United States. This must be done to eradicate the damages that will inevitably come from the U.S. Dept. Of Justice now stated reversal of that which was set in place by the Obama Administration in their alt right nationalist white bonding, the under cover Ku Klux Klansmen that they are. This must be addressed and the courts can no longer make use of these provisions of law. I and or we object.

I and or we object to the Judge ordering that the respondent and or any other party to this case do not have to respond to the pleadings. This is the act of fraud upon the court for which the S.C. U.S. District Court Judges and other parties, among other things, is being sued for. The Federal Judges conspired to make the case appear frivolous when it was not, because they knew if The United States and defendants involved, were ever served the pleadings. They would

not be able to sufficiently respond to defeat the pleadings, unless they engage in fraud, which they repeatedly did on the state level. So the Judges are conspiring to aid their employer The United States avoid suit because if they are served they would default as is now clearly proven by what has occurred in case 2013-CP-400-0084. All parties listed in the § 1983 and the (14) page Affidavit Of Service must be served and made to respond before any proper review is completed or the court would be abusing its discretion and it would void the court's jurisdiction for Due Process violation.

I and or we object to any claim that the complete answers are not written in the form. This is a criminal stupid legal stunt, tactic and act of machination that was done by Judge Merchant and the conspiring Judges in past filed cases to which we are seeking that they be reinstated as well. The law is clear on this issue as well. The standard form is not the Habeas Corpus, but rather, it is the pleadings themselves which establish the Habeas Corpus or cause of action under § 1983. This is why numerous cases consistently tell you that the court must look at the complaint and all Affidavits and documents filed before the court can properly dismiss a case. If the question sought answered in the form are answered within any of the documents submitted. This is more than sufficient to establish the cases before the court. Stop the stupidity. Res Judicata attaches from Judges Harwell and Austin review in cases 8:14-cv-3555-RBH-JDA, 8:16-cv-3327, 3328, 3194-RBH-JDA. The answer to the questions are written in the attached § 1983 action and its attachments and is placed before Judge Harwell and Austin The King-Khalifah's Trustee. Your jurisdiction is challenged. Trustee is appointed in the form of Judge Austin where jurisdiction is exclusive and she must rule in accordance to The King-Khalifah's wishes or any act done by her is void as the law dictates. This is addressed in the attached § 1983 action.

I and or we object to the way this case is filed. You

have fraud upon the court. I and or we did not initially file these cases as the Judges have them filed and their actions stand in egregious violation of 18 U.S.C. §§ 242 and 1001 where these cases were produced to conceal material facts as is argued in the attached (44) page § 1983 action.

I and or we object to the claim that I and or we opened this case with a partially completed § 2254 form. This is already addressed in the attached § 1983 action and its attachments as is previously argued in that document.

I and or we object to the claim that I and or we seek to have our convictions vacated. This is one of the essential issues at hand. The convictions in question are already invalidated by case 2013-CP-400-0084 which is a false imprisonment Tort for which collateral estoppel attaches to all plaintiffs/petitioners due to the S.C. Attorney General and The United States being party to the default which binds this court also. The Habeas Corpus that is filed pursuant to 42 U.S.C. § 1983 is appropriate and a proper adjunct to allow the Federal Court to afford the petitioner(s) complete relief where that case and false imprisonment Tort is removed to this case pursuant to 28 U.S.C. §§ 1443(1), 1602-1612 et. seq.. This is addressed in the attached § 1983 action and its attachments.

I and or we object to any claim that Habeas Corpus is the only exclusive remedy in this case. You are dealing with the criminal framing of a "FOREIGN SOVEREIGN". The Foreign Sovereign Immunity Act is the exclusive remedy when it comes to dealing with matters involving a "FOREIGN STATE" which is legally established by the claim of default and collateral estoppel. You have Civil Rights violations, Rico Act violations, Anti Peonage Act violations, You have impairing the obligation of contract in violation of Article 1 section 10 of The U.S. Constitution, You have violations of The Americans With Disabilities Act violations and the list goes on and on. Thus, it is conspicuous that Habeas Corpus is not the only exclusive remedy in this and the parallel cases. See attached §1983 action.

I and or we object to any claim that a "Writ Of Error" cannot be used in this case. You people are worse than "The Cat", "The Rat", "The Bat" and "The Dog". Get your heads out of the fog. You people make me want to lose my mind, up in here, up in here (smile). This is addressed in the attached (44) page § 1983 action and its attachments. He flies through the air, with the greatest of ease. He's the daring handsome King-Khalifah on the flying trapeze(smile).

I and or we object to any claim that the allegations are vague and or conclusory in violation of Rule 2(c), and object to the use of Hinton v. Trans Union, LLC., 654 F.Supp.2d. 440; and Muttathottil v. Mansfield, 381 Fed. Appx'454 etc., that I and or we cannot incorporate claims from previously dismissed actions when in these cases such a dismissal was done without prejudice and I and or we are dealing with independent actions for fraud upon the court. Filing is permitted under independent action rule and those previous rulings are tainted by fraud and are to be voided for Due Process violation. This is addressed in the attached § 1983 action and its attachments.

I and or we object to any review being given by any of the Judges of the S.C. U.S. District Court. You are all defendants in these cases. I and or we motion for your recusal. You all must be deemed disqualified and change of venue be given to The State Of New Jersey as is sought. Pursuant to Williams v. Pennsylvania, 136 S.Ct. 1899(2016) you must disqualify. Review by any subsequent Judge is barred by comity, Res Judicata and Collateral Estoppel. Also see case 2:17-cv-1127-JMC-MGB.

I and or we object to any claim that I and or we have to exhaust since we meet the criterion that is established by Ross v. Blake, 136 S.Ct. 1850(2016). This issue is addressed in the attached (44) page § 1983 action and its attachments also.

Attached the court will find a copy of an Appellant Brief that is filed in the case of JASON MORRIS GOURDINE Appellate case No. 2016-000640 pending in The S.C. Court Of Appeals to which the respondent is party, which is another reason why he must be made to respond as well as all other defendants in this case once service upon them is ordered which must occur by Due Process law.

These same legal issues are at the heart of the controversy and appear in relevant part in cases 2013-CP-400-0084 and 0:06-cv-2459-TLW-BM, which is why the corrupt Judge Merchant, the snake and rat, is conspiring under color of law and or authority, in acts of obstruction of justice and in violation of 18 U.S.C. §§ 242 and 1001 with the other S.C. District Court Judges, the scorpions and weasels, in efforts to conceal material facts and prevent discovery under Rule 26. See (240) page Kershaw County Petition that is filed in case 0:06-cv-2459-TLW-BM. The S.C. Attorney General, the respondent, to include The United States are in default on these legal issues.

To be more specific. If you look at the (115) page Brief, and compare it to the complaint and subsequent pleadings in case 2013-CP-400-0084 and the (240) page Kershaw County Petition that is filed in case 0:06-cv-2459-TLW-BM. You will see that in comparing the Gourdine Brief that Issue No.(1) on pages 1-21. Issue No. (7) on pages 52-65. Issue No. (8) on pages 65-77. Issue No. (9) on pages 78-83 where the Crawford etc. indictment(s) do not properly allege "TIME AND PLACE" of assault and or death, which this litigation relates to each of our cases indictment defect issues. Also see Issue No. (10) dealing with the fraud occurring within the State v. Gentry case. These issues are being argued within each of our cases, which do not include any independent issue related to each case. These issues are being argued seeking class action certification to which comity, Res Judicata and Collateral Estoppel attaches from cases 2013-CP-400-0084, 8:14-cv-3555-RBH-JDA; 8:16-cv-3327, 3328, 3194-RBH-JDA. Any claim when you add the attached § 1983 action,

that the issues are vague and conclusory is an act of fraud upon the court and is without merit. Discovery under Rule 26 will reveal any additional claims for which relief and full review is to be done, as was done by Judges Harwell and Austin.

You have sold your souls corrupt Judges for (30) pieces of silver as did you cohort Judge Kaymani wicked witch of the West, and you have earned a free ticket to the "HELLFIRE", where the fires are never quenched, where the fuel is mankind and brimstone, where the worm dieth not, where there is no law, except "The Law Of Lex Taliones",...The "Law Of Retribution!", and where there is no agreement except that you shall burn for all eternity. "Touch thou not God's anointed, nor do His Prophets any harm". You were told this, but you ignored it. Judgment comes.

So,...due to your past acts of fraud upon the court and since you did not like the way you were spoken to. Your response was to attempt to create a "procedural error and or defect", and assert that I and or we responded prematurely before the report and recommendation was issued corrupt Judges? Your lives were never threatened corrupt going to hell Judges. The consistent racial injustices done to my people nationally, to include all the injustices done to the believers globally must be addressed. My people will have a King-Khalifah established before Christ's return. I and or we have a right to free speech and to be fully heard in our grievances and access to the courts. So your stupid, village idiot Judges feelings were hurt and or insulted which prompted you to retaliate against us in clear violation of The Americans With Disabilities Act denying me and or us the Equal Protection Of The Laws. I and or we object, American Atheist, Inc. v. Port Authority Of N.Y. and N.J., 936 F.Supp.2d. 321(N.Y.2013); Trinity Lutheran Church Of Columbia, Inc. v. Pauley, 788 F3d. 779, 91 Fed. R. Serv.3d. 1544(8th.Cir. 2015); United States v. Hare, 820 F3d. 93(4th.Cir.2016); Paul Adams v. California Institution, 2016 WL 6464444; Asterbadi v. Leitess, 176 Fed. Appx' 426 CA4 (Va.2006); IN RE: Building

Material Corp. Of America Asphalt Roofing Shingle Products,  
F.Supp.2d., 2013 WL 1827923; Briggs v. Perry C.I., 2015 WL  
6467108(DSC.2015); United States v. Eccleston,--Fed. Appx'--  
, 2015 WL 4591890 CA4 (Md.2015).

The LORD taketh my part with them that help me; therefore shall I see my desire upon them that hate me. And he hath made my mouth like a sharp sword; in the shadow of His hand hath He hid me, and made me a polished sharp silver staff and spear. The student has become The Master, in His quiver had He hid me. Thus saith The LORD, The Redeemer Of The Global Believers, and His Holy One The King-Khalifah Of The (4) Global Thrones Of The Reestablished Global Theocratic State And Court, to him whom you have despiseth, to him whom nations adhorreth. In an acceptable time within your prison my servant JAHJAH AL MAHDI, I have heard thee and in the day of Salvation I have helped thee: For I will preserve thee, and give thee for a "COVENANT", "CONTRACT" of the people, to establish that which I foretold via My Prophets within the earth, to cause to inherit the desolate heritages. That thou mayest say to the prisoners, GO FORTH!! ! and Kings shall be thy nursing fathers, and their Queens thy nursing mothers: They shall bow down to thee with their face towards the earth, and lick up the dust of thy feet; and thou shalt know that I am The LORD; For they shall not be ashamed that wait upon me. That which is written, The "CONTRACT" cannot be broken. The time of your visitation cometh. I shall wait upon The LORD. For His mercy endureth forever.

If you look at the attached § 1983 action that is now filed in this and the parallel cases. You will see that it was placed in the institution mailbox on April 25, 2017. Therefore, pursuant to Houston v. Lack, 287 U.S. 266, 273-76, 108 S.Ct. 2379(1988). It was filed the moment it was placed in the institution mailbox at 7:20 A.M. on April 25, 2017. This made you, Judge snake Merchant, and every Judge in The S.C. U.S. District Court automatically defendants in these cases requiring your recusal and disqualification and we be given a change of

venue pursuant to 28 U.S.C. §§ 1404 and 1407 to The New Jersey District Court as I and or we repeatedly motioned for. I and or we object. Thus, no report and or recommendation in this case can be submitted by you or any other ruling by you S.C. District Court Judges where pursuant to Williams v. Pennsylvania, 136 S.Ct. 1899(2016), your presence create a structural error which voided your jurisdiction for Due Process violation when you produced the report and recommendation on MAY 4, 2017. I and or we object. This is challenge to you or any Judge's jurisdiction to issue any order or report and recommendation pursuant to Res Judicata, Comity, Collateral Estoppel and the holdings made in Williams v. Pennsylvania, 136 S.Ct. 1899(2016). All defenses, issues, claims and objections made in the attached (44) page § 1983 and its attachments are now made again in this case. Also see case 2:17-cv-1127-JMC-MGB.

JAHJAH AL MAHDI, formerly Lawrence L. Crawford, is a Warrior, King, Khalifah, Imam, Prophet And Nazarite High Priest. He is the only one of his kind in existence in the world today. He is the last of his kind foretold to come by religious prophesy that will exist in the world before Christ's return, and his Great etc. Grand Uncle, Christ, will return to Rule. He is Christ's second in command, Christ's forerunner. He is one of a kind. There will be no other like him to come into the world. That which is written cannot be broken as GOD had foretold the world. By The King-Khalifah's Spirit, would you have expected him to be anything less by his presentation? By the litigation presented, you, The State Of South Carolina, The United States, and the remaining other 192 Member States Of The United Nations are in default and you have impaired the obligation of The Contract which cannot be made or unmade by the courts. You are all in violation of Article 1 section 10 of The U.S. Constitution. Cause is established under § 1983 with Habeas Corpus attached. Discovery must issue under Rule 26, not § 2254. Stop your acts of fraud upon the court. The claim of default and

collateral estoppel emerging from case 2013-CP-400-0084 must be given full faith and credit in all court records establishing a preclusive effect which bars the Federal District Court from challenging all claims made. I and or we are beneficiaries of The Trust, a foreign state, and joint filing by the litigation is permitted. I and or we object to any claim otherwise. Res Judicata attaches via Judges Harwell and Austin. The objections and issues are clear and not conclusory. It would be an act of fraud and an abuse of discretion to dismiss this case, especially in light of the fact that you cannot sit upon these cases. Stop the fraud, fear God and do the right thing. Justice and Fairness must prevail, Callon Petroleum Co. v. Frontier Ins. Co., 351 F3d. 204,, 208(5th.Cir.2003); Digital Equipment Corp. v. Desktop Direct Ins., 511 U.S. 863, 869, 114 S.Ct. 1992, 1996, 128 L.Ed.2d. 842(1994); Chewing v. Ford Motor Company, 354 S.C. 72, 579 S.E.2d. 605(2003); Appling v. State Farm Mut. Auto Ins. Co., 340 F3d. 769, 780(9th.Cir2003); King v. First American Investigation Inc., 287 F3d. 91, 95(2nd.Cir.2002); 18 U.S.C. § 1116(a)(b)(4); 18 U.S.C. § 1116(a)(b)(2)(3)(A); United States v. Dizdar, CA2 (N.Y.) 1978, 581 F2d. 1031; Weepe v. United States,--U.S.--,106 S.Ct. 179, 88 L.Ed.2d. 148 (1985); The Amistad, 40 U.S. 518, 15 Pet. 518, 1841 WL 5024, 2006 A.M.C. 2955, 10 L.Ed. 826, U.S. Conn. January 1841; Ex Parte Virginia, 100 U.S. 339, 348-349, 25 L.Ed. 676(1880); Pulliam v. Allen, 466 U.S. U.S. 522, 536-543, 104 S.Ct. 1970, 1977-1982, 80 L.Ed.2d. 565(1984); Stump v. Sparkman, 98 S.Ct. 1099; Pierson v. Ray, 386 U.S. at 554, 87 S.Ct. at 1218; English v. Thorn, 676 F.Supp. 761(S.D.Miss.1987); Yicks Wo v. Hopkins, 118 U.S. 356; United States v. Lee, 106 U.S. 196 at 208; Perry v. United States, 294 U.S. 330, 354(1935); Julliand v. Greenman, 110 U.S. 421; Will v. Michigan State Police, 105 L.Ed.2d. 45 (1989); Lansing v. Smith, 4 Wend. 9, 20(1829); Afroyim v. Rusk, 387 U.S. 253(1967); United States v. Wheeler, 98 S.Ct. 1079 at 1083; The Supremacy Clause, U.S.C.A. Const. Art. 6 Cl. 2; Brown v. Spring Valley Homeowners Association, Inc., 2016 WL 3595791(S.C.2016); Article III sections 1 and 2, U.S. Const.; The (3) Holy Books And Sunnah Of The Prophet Muhammad(PBUH)

legal binding CONTRACT/COVENANTS; Also see sources entitled--  
 --"Before The Mayflower--A History Of Black America", By Lerone  
 Bennett; Suna Ibn Majah, Volume No.5 ISBN No. 81-7151-294-1  
 pages 391-395; Signs Before The Day Of Judgment, By Ibn Kathir  
 ISBN No. 1-870582-039 pages 18-24; The Book Of Isaiah 14:29-  
 32; 11:1-6; 32:1-8; 41:25; Worlds Greatest Men Of Color, Volume  
 1, by J.A. Rogers ISBN No. 978-0-684-81581-7; The Kebar Nagast  
 or "Glory Of The Kings" A Chronicle Of The Rulers Of Ethiopia;  
 Budge E.A.W., The Queen Of Sheba And Her Only Son Menyelek,  
 London 1923; Ormonde, Czenzi, Solomon And The Queen Of Sheba,  
 New York, Farrar Straus and Young 1954; The Book Of Zechariah  
 6:12-13; The Book Of Daniel chapt. 11; Nation, Cox v. Shalala,  
 112 F3d. 151; English v. Gen. Elec. Co., 496 U.S. 72, 79, 100  
 S.Ct. 2270, 2275, 110 L.Ed.2d. 65(1990); McLean v. Ford Motor  
Co., 831 F2d. 723; Cairns v. Franklin Mint Co., 24 F.Supp.2d.  
 1013; Doche-Naux v. Secretary Of The Interior Of U.S., 837 F2d.  
 340 cert. denied 108 S.Ct. 2822, 486 U.S. 1055, 100 L.Ed.2d.  
 923; Bell v. United States, 310 F.Supp. 1189; Stephen v. Ca-  
rothers, 97 F.Supp.2d. 698; Craig v. United States, 89 F.Supp.2d.  
 858; Legette v. Rose, 776 F.Supp. 229; EIE Guam v. Long Term  
Credit Bank, Japan, 322 F3d. 635(9th.Cir.2003); Anderson v.  
Cox, 977 F.Supp. 413; Trustees Of Dartmouth College v. Woodward,  
 17 U.S. 518, 1819 WL 2201; Forbes v. Forbes, 341 P3d. 1041,  
 2015 Wy. 13 Jan. 23, 2015; American Mut. Liberty Ins. Co. v.  
Plywood-Plastics Corp., 81 F.Supp. 157(DSC.1948); Woods v. Woods,  
 2016 WL 4013754; United Dominion Realty Trust, Inc., 307 S.C.  
 102; C.A.N. Enters Inc. v. S.C. Health And Human Servs. Fin.  
Comm'n., 296 S.C. 373, 377; M & G Polymers U.S.A., LLC. v.  
Tacket, 135 S.Ct. 926 (2015); Hardt v. Reliance Standard Life  
Ins. Co., 560 U.S. 242, 130 S.Ct. 2149, 176 L.Ed.2d. 998(2010);  
Lacke v. Lacke, 362 S.C. 302, 608 S.E.2d. 147(S.C.2005).

This racial hatred and disparity in judicial action pro-  
 duced by the legislation in the form of The Clinton era War  
 On Drugs Campaign must be ended. This "White Nationalist", "Alt  
 White Right" movement occurring in Universities, occurring  
 globally must be countered and challenged. I am sent. I am a  
 voice crying in the wilderness. I am Martin Luther King Jr's

successor. I have come to complete what Martin started, but on a global scale. Martin was "water",...I am "FIRE!" President Barack Obama was "Ice",...I am a "FIERY WHIRLWIND!!" The evils done via Jim Crow and The U.S. Slave Trade, and that which is presently occurring to people of color globally must be brought into account. Reparation are sought. I am commanded by The One True God to lead the charge. "And a "child" (a descendant Of God's Prophets And Kings) shall lead them".

Hello again Michelle Childs. In my heart, I must admit. Out of all the Judges who presently sit on the bench of The S.C. U.S. District Court. I feel you dear, are the most honorable. I'm not just saying this to "butter your bread" Michelle. I remember the first time I ever saw and met you. Like Judge Alison Lee, when I saw you two female Judges, my heart and soul swelled with so much pride, so much joy. I said to myself, "My God,...look at them!!!,...strong!,...intelligent Black women!! You have no idea how I felt when I saw you two. As I looked at you in utter joy. All I could do is think about my baby,...my child, Aerialle. She has her father's strength and brains. She's a genius. They call her "prodigy" by her academic standing, Scholarships out the "guzu". In self pride, I said to myself, "I did that. I molded her and set her on her academic path". I asked myself at that point, "Will she be as great as these two black women?"

Amazing, fascinating. Now I realize, by God's mercy, she will even excel both of you. This child is the great etc. Grand Daughter Of King Solomon And The Ethiopian Queen Of Sheba. I then laughed, because I realized that she does not have my brains. She has her Great Grandfather King Solomon's brains (smile). The King-Khalifah's children have no idea who they really are. Aerialle has no idea who she really is,...amazing. She shall reign, sit upon the throne of her Great etc. Grand Mother, The Queen Of Sheba. She shall sit upon The Throne Of The United Ethiopian Empire,...my baby,...my child,...whom I

love beyond my own soul. My son is The King Of The South fore told by religious prophesy, the second witness,...fascinating! Aren't our Black Women great!!! Who can compare to them!!! What jewels,...what treasures!! Our women have such greatness!!! How can we as mankind live without you? I can't. The absence of my Queen, Cyhannah and my child, The Queen Of Sheba, Of my son, The King Of The South has nearly killed me. I don't know how I survived this long. I don't care what any person in this world thinks about my religious beliefs. I do not fear you devils at all. Outside of GOD, my family is all I desire in the world, and this State and Nation took them from me behind a lie!!!, a lie based upon religious and racial hatred. Will they stand as their father and loved one stands? That is in God's hands. They have suffered much already being the family of a True Prophet, King, Khalifah, Imam and High Priest. What father, what husband, would desire that those who he love would drink such, the cup of affliction, a cup that was meant for him by the Decree of The One True GOD? I can never undo the suffering that they endured. Nor can I undo the suffering I've endured by your evil hands. Our GOD intended it to test us, to prepare us, and to make us stronger to complete the tasks which will soon be placed before us all as "Ahle Bayt", "The Holy People" Of Daniel chapt. 12:7. I can never compensate them for what may potentially come at them in the future. But the least that I can do as their father, as a man who loves them above all others,...I can give them their "TRUE HISTORY",...I can give them the truth of who they really are,...and how they fit in the scheme and final chapter of earth's history. This I shall do. What is a Prophet, King, Khalifah and High Priest without his children, without the woman he loves? The answer is simple. He's a lonely, lonely, empty servant of GOD, who will nonetheless serve The GOD he loves even above them, without question, without difficulty and without resentment. Thou GOD slay me, I will yet still trust Him.

Thus saith The LORD, The One True GOD, who is my Master, as I am His servant and appointed King, Khalifah, Imam, Prophet

and High Priest. The world shall soon discover that the religious prophecies foretold are real. They shall discover that "Santa Claus" is a "BLACK MAN". Hear what thus saith The LORD, Behold, I have graven thee upon the palms of My hands; Thy walls are continually before me. Thy children shall make haste (They shall return); Thy destroyers (enemies) and they that made thee waste shall go forth of thee. The children which thou shalt have, after thou hast lost the other, shall say again in thine ears, The place is too strait for me: Give place to me that I may dwell. Then shalt thou say in thine heart, Who has begotten me these, seeing I have lost my children, and am desolate, a captive, a prisoner, and removing to and fro in chains? And who has brought up these? Behold, I was left alone; these, where had they been? Thus saith The LORD GOD, Behold, I will lift up my hand to the Gentiles, and set up my standard to the people: And they shall bring thy sons in their arms, and thy daughters shall be carried upon their shoulders. Hearken unto Me, ye that knoweth righteousness, the people in whose heart is My Law; fear ye not the reproach of men, neither be ye afraid of their reviling. Who art My servant that thou shouldst be afraid of a man, or even a woman that shall die, and of the son of man which shall be made as grass that withereth away; and forgettest The LORD thy maker, that hath stretched forth the heavens. I will contend with them that contend with thee. And I will feed them that oppress thee with their own flesh; And they shall be drunken with their own blood, as with sweet wine; And all flesh shall know that I, The LORD, am thy Saviour and thy Redeemer, The Mighty One Of Abraham, Issac, Jacob, Moses, Aaron, David, Solomon, Christ and Muhammad(PBUT). This is sufficient to establish objections and demonstrate fraud upon the court and an abuse of discretion if this case is dismissed before all parties are served and made to respond to the pleadings.

This document is filed as an Affidavit and may stand alone to defeat any motion for summary judgment and or summary dismissal and or sua sponte dismissal. Where case has an arguable

basis in law, to include that all claims are defaulted on in case 2013-CP-400-0084 where the Affidavits establishing the default were never timely challenged and that court's jurisdiction is made void for Due Process violation. It would be an abuse of discretion to dismiss an artfully pleaded case, which this case is, where the sympathetic reader of the documents filed in this and the parallel cases indicate that it is not beyond a reasonable doubt that the petitioner(s) could prove a set of facts in support of his claim(s) which would entitle him to relief. Pleadings require that the complaint and or Affidavits filed in support of that complaint, contain inferential allegations from which we can identify each of the material facts or elements necessary to sustain a recovery under some viable legal theory. Factual allegations must be enough to raise a right to relief above the speculative level. The complaint and or documents attached and or filed in support thereof, must allege enough facts to state a claim for relief that is plausible on its face. A case has factual plausibility when the plaintiff pleads factual content that allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged. A complaint, to include its attachments and or Affidavits filed in support of motion and or order to dismiss, which possess factual matter, which must be accepted as true, will survive summary dismissal, See WL 1854315; Lewis v. Dixon, F.Supp.3d., WL 9460274(2015); White v. White, 886 F2d. 721 CA4 (W.Va.1989); McKelvey v. Reynolds, 2016 WL 6518337(DSC.2016); Del Zotto v. Universal Physicians Services, LLC.,--F.Supp.3d.--, 2016 WL 5868547(DSC.2016); King v. Atiyeh, 814 F2d. 565, 568(9th.Cir.1987); Procunier v. Martinez, 416 U.S. 396, 419, 94 S.Ct. 1800, 1814, 40 L.Ed.2d. 224(1974); Johnson v. Avery, 393 U.S. 483, 485-87, 89 S.Ct. 747, 748-50, 21 L.Ed.2d. 718 (1969); Bounds v. Smith, 430 U.S. 817, 97 S.Ct. 1491, 52 L.Ed.2d. 72(1977); White v. Gregory, 1 F3d. 267 CA4 (W.Va.1993); Neitke v. Williams, 490 U.S. 319, 109 S.Ct. 1827, 104 L.Ed.2d. 338 (U.S.1989); Bresley v. Dunnell, 952 F2d. 395 CA4 (W.Va.1991); Mann v. Bell-McKensie, 2015 WL 1224299(DSC.2015); Whiteside

v. United States, 775 F3d. 180 CA4 (N.C.2014); Tolbert v. Stevenson, 635 F3d. 646(4th.Cir.2011); Larkimore v. Hooks, 289 Fed. Appx' 576, 2008 WL 3063704; Hines v. Thomas, 2016 WL 4492816; Fox v. Vice, 563 U.S. 826, 131 S.Ct. 2205(U.S.2011); Woodford v. Garceau, 538 U.S. 202, 123 S.Ct. 1398, 155 L.Ed.2d. 363(2003); Cullen v. Pinholster, 563 U.S. 170, 131 S.Ct. 1388, 179 L.Ed.2d. 557(2011); Smith v. Robbins, 528 U.S. 259, 120 S.Ct. 746, 145 L.Ed.2d. 756(2000); White v. Gregory, 510 U.S. 1096, 114 S.Ct. 931, 127 L.Ed.2d. 223(U.S.1994); Rogers v. McKinnon, F.Supp.2d., 2009 WL 4920800(DSC.2009); U.S. v. Jones, 538 Fed. Appx' 285 CA4 (Va.2013); Prielo v. Zook, 791 F3d. 465 CA4 (Va.2015); Sanders v. Warden at Leath C.I., 2015 WL 4635144(DSC.2015); Ortiz v. U.S., 555 Fed. Appx' 261 CA4 (Md.2014); U.S. v. Surratti, -F3d.--, 2015 WL 4591677 CA4 (N.C.2015); U.S. v. Newbold, 791 F3d. 455 CA4 (N.C.2015). Judge Currie I and or we motion for your recusal along with the other Judges.

RESPECTFULLY,  
JAHJAH AL MAHDI



MAY 16, 2017