8-8-2023 total 21 pag's Treeting Marlette office you are now Lisa last office, you are now on record. So are you now going to Korrupt, rion's like every onelse. Or will you do your job upholdare U.S. Constitution or let Corrupt Federal Judge make treason on me + 64 mil people with disability's. See to all office on 8-3-23 no reply yet of first talk to Brain in D. C. on 1-10-23 he or any. one else due nothing. I do not due one thing wrong, i get sick from toxics fumes, urong, i get sick from toxics fumes, on go to emergency surgery, Dr. say to my daugter one more day i would die. no big deal just a litte p-on. When good people due nothing then evil tri umph. So Church's what is your plan, I Corinthians 3: 16-17 L'am Temple of Hod, if any man defile, Hod will destroy. all church's in Marlette will know, Romea, Lake orion, than all mi. Then all 91.5. i tell you i will never stop. Choose today who you will serve, i will serve the Lord of Host. Douglas Johnson Mcclain @ m-il II Mcclain @ Mail. House. gov

Fax to http://thematrixhasyou.org/fraud-upon-the-court.htm Pax to Pax to
201000 - 19. 44 - 00 11
Fraud upon the Court Ex Parte Communicati
Fraud Upon the Court is where the Judge (who is NOT the "Court") does NOT support or uphold the Judicial Machinery of the Court. The Court is an unbiased, but methodical "creature" which is governed by the Rule of Law that is, the Rules of Civil Procedure, the Rules of Criminal Procedure and the Rules of Evidence, all which is overseen by Constitutional law. The Court can ONLY be effective, fair and "just" if it is allowed to function as the laws proscribe. The sad fact is that in MOST Courts across the country, from Federal Courts down to local District courts, have judges who are violating their oath of office and are NOT properly following these rules, (as most attorney's do NOT as well, and are usually grossly ignorant of the rules and both judges and attorneys are playing a revised legal game with their own created rules) and THIS is a Fraud upon the Court, immediately removing jurisdiction from that Court, and vitiates (makes ineffective invalidates) every decision from that point on. Any judge who does such a thing is under mandatory, non-discretionary duty to recuse himself or herself from the case, and this rarely happens unless someone can force them to do so with the evidence of violations of procedure and threat of losing half their pensions for life which is what can take place. In any case, it is illegal, and EVERY case which has had fraud involved can be re-opened AT ANY TIME, because there is no statutes of limitations on fraud. This is a trillion dollar
"justice industry" just waiting to be tapped. Fax to 202-225-9957 4-6-23
35 to 55 "Fraud On The Court By An Officer Of The Court" R, N. C. H. T. And "Disqualification Of Judges, State and Federal"
1. Who is an "officer of the court"? Ang 24-2016 NO. 18-6611 2. What is "fraud on the court"? 3. What effect does an act of "fraud upon the court" have upon the court proceeding? Received NOV-8-2019 4. What causes the "Disqualification of Judges?" Supreme Court of the United States
1. Who is an "officer of the court?" A judge is an officer of the court, as well as are all attorneys. A state judge is a state judicial officer, paid by the State to act impartially and lawfully. A federal judge is a federal judicial officer, paid by the federal government to act impartially and lawfully. State and federal attorneys fall into the same general category and must meet the same requirements. A judge is not the court. People v. Zajic, 88 III.App.3d 477, 410 N.E.2d 626 (1980).
2. What is "fraud on the court"? Recuse
Whenever any officer of the court commits fraud during a proceeding in the court, he/she is engaged in "fraud upon the court." In Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985), the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function — thus where the impartial functions of the court have been directly corrupted." "Fraud upon the court" has been defined by the 7th Circuit Court of Appeals to "embrace that species of fraud which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery can not perform in the usual manner its impartial task of adjudging cases that are presented for adjudication." Kenner v. C.I.R., 387 F.3d 689 (1968); 7 Moore's Federal Practice, 2d ed., p. 512, ¶ 60.23. The 7th Circuit further stated "a decision produced by fraud upon the court is not in essence a decision at all, and never
which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery can not perform in the usual manner its impartial task of adjudging cases that are presented for adjudication." Kenner v. C.I.R., 387 F.3d 689 (1968); 7 Moore's Federal Practice, 2d ed., p. 512, ¶ 60,23. The 7th

3. What effect does an act of "fraud upon the court" have upon the court proceeding?

"Fraud upon the court" makes void the orders and judgments of that court.

It is also clear and well-settled Illinois law that any attempt to commit "fraud upon the court" vitiates the entire proceeding. The People of the State of Illinois v. Fred E. Sterling, 357 III. 354; 192 N.E. 229 (1934) ("The maxim that fraud vitiates every transaction into which it enters applies to judgments as well as to contracts and other transactions."); Allen F. Moore v. Stanley F. Sievers, 336 III. 316; 168 N.E. 259 (1929) ("The maxim that fraud vitiates every transaction into which it enters ..."); In re Village of Willowbrook, 37 III.App.2d 393 (1962) ("It is axiomatic that fraud vitiates everything."); Dunham v. Dunham, 57 III.App. 475 (1894), affirmed 162 III. 589 (1896);

From Douglas Johnson

MIE (Rev.08/2020) Motion and Brief in Support Fraud upon the Court

BRIEF IN SUPPORT OF MOTION

STATEMENT OF ISSUES PRESENTED

- 1. Whether the Court should order:
 - 4. What causes the "Disqualification of Judges?"

due Proclas

Federal law requires the automatic disqualification of a Federal judge under certain circumstances.

In 1994, the U.S. Supreme Court held that "Disqualification is required if an objective observer would entertain reasonable questions about the judge's impartiality. If a judge's attitude or state of mind leads a detached observer to conclude that a fair and impartial hearing is unlikely, the judge must be disqualified." [Emphasis added]. Liteky v. U.S., 114 S.Ct. 1147, 1162 (1994).

Courts have repeatedly held that positive proof of the partiality of a judge is not a requirement, only the appearance of partiality. Liljeberg v. Health Services Acquisition Corp., 486 U.S. 847, 108 S.Ct. 2194 (1988) (what matters is not the reality of bias or prejudice but its appearance); United States v. Balistrieri, 779 F.2d 1191 (7th Cir. 1985) (Section 455(a) "is directed against the appearance of partiality, whether or not the judge is actually biased.") ("Section 455(a) of the Judicial Code, 28 U.S.C. §455(a), is not intended to protect litigants from actual bias in their judge but rather to promote public confidence in the impartiality of the judicial process.").

That Court also stated that Section 455(a) "requires a judge to recuse himself in any proceeding in which her impartiality might reasonably be questioned." Taylor v. O'Grady, 888 F.2d 1189 (7th Cir. 1989). In Pfizer Inc. v. Lord, 456 F.2d 532 (8th Cir. 1972), the Court stated that "It is important that the litigant not only actually receive justice, but that he believes that he has received justice."

The Supreme Court has ruled and has reaffirmed the principle that "justice must satisfy the appearance of justice," Levine v. United States, 362 U.S. 610, 80 S.Ct. 1038 (1960), citing Offutt v. United States, 348 U.S. 11, 14, 75 S.Ct. 11, 13 (1954). A judge receiving a bribe from an interested party over which he is presiding, does not give the appearance of justice.

"Recusal under Section 455 is self-executing; a party need <u>not</u> file affidavits in support of recusal and the judge is obligated to <u>recuse</u> herself sua sponte under the stated circumstances." <u>Taylor</u> v. O'Grady, 888 F.2d 1189 (7th Cir. 1989).

Further, the judge has a <u>legal</u> duty to disqualify himself even if there is <u>no</u> motion asking for his disqualification. The Seventh Circuit Court of Appeals further stated that "We think that this language [455(a)] imposes a duty on the judge to act sua sponte, even if no motion or affidavit is filed." Balistrieri, at 1202.

Judges do not have discretion not to disqualify themselves. By law, they are bound to follow the law. Should a judge not disqualify himself as required by law, then the judge has given another example of his "appearance of partiality" which, possibly, further disqualifies the judge. Should another judge not accept the disqualification of the judge, then the second judge has evidenced an "appearance of partiality" and has possibly disqualified himself/herself. None of the orders issued by any judge who has been disqualified by law would appear to be valid. It would appear that they are void as a matter of law, and are of no legal force or effect.

Fraudupon the Court 8-8-23

Page 3a, Statement of Issues Presented Continued:

Should a judge not disqualify himself, then the judge is violation of the Due Process Clause of the U.S. Constitution. United States v. Sciuto, 521 F.2d 842, 845 (7th Cir. 1996) ("The right to a tribunal free from bias or prejudice is based, not on section 144, but on the Due Process Clause.").

Should a judge issue any order after he has been disqualified by law, and if the party has been denied of any of his / her property, then the judge may have been engaged in the Federal Crime of "interference with interstate commerce "The judge has acted in the judge's personal capacity and not in the judge's judicial capacity. It has been said that this judge, acting in this manner, has no more lawful authority than someone's next-door neighbor (provided that he is not a judge). However some judges may not follow the law.

If you were a non-represented litigant, and should the court not follow the law as to non-represented litigants, then the judge has expressed an "appearance of partiality" and, under the law, it would seem that he/she has disqualified him/herself.

However, since <u>not</u> all judges keep up to date in the law, and since not all judges follow the law, it is possible that a judge may not know the ruling of the U.S. Supreme Court and the other courts on this subject. Notice that it states "disqualification is required" and that a judge "<u>must</u> be disqualified" under certain circumstances.

The Supreme Court has also held that if a judge wars against the Constitution (or) if he acts) without jurisdiction, he has engaged in treason to the Constitution. If a judge acts after he has been automatically disqualified by law, then he is acting without jurisdiction, and that suggest that he is then engaging in criminal acts of treason, and may be engaged in extortion and the interference with interstate commerce.

Courts have repeatedly ruled that judges have no immunity for their criminal acts. Since (Dott) treason and the interference with interstate commerce are criminal acts? no judge has 8-8-23 immunity to engage in such acts.

Dreeting fro Se Case administrator

Richard. Lowry & Mied. Uscourts. How Richard. Lowry & Mied. Uscourts. How as you can see i find 5 page's with as you can see i find 5 page's with Certificate of Service to Kinikia D. Essix, Certificate of Service to Kinikia D. Essix, this proof She know about my case, this proof She know about my case, she know if far pass 90 days, also she know if far pass 90 days, also with a not you need to your job, rule T. R. 53.2 you not you need to your job, rule T. R. 53.2 with draw Judge, Pg. 5 with date 2-17-2023 with her name, best for you walk to office with her name, best for you walk to office you know Judge hack my cell 4 computer.

Case 2:21-cv-10437-GCS-DRG	
If got this Friday 4-2-2021	
UNITED STATES DISTRICT COURT	
EASTERN DISTRICT OF MICHIGAN	
This sixth Circuit	
Douglas J. Johnson,	
Plaintiff(s), New Case 21-1304 NO.	
v. Case No. 2:21-cv-10437-GCS-DRG Hon. George Caram Steeh	
East Tawas Housing Commission, et al., To Day 12-12-21 Pg 6 rule Book of Sup. Court See 28) _e
517-514 - Defendant(s) Book of Sup. Court See 28	?
513-564-7025 USC 2101(e)	N. S.
CERTIFICATE OF SERVICE	
I hereby certify that a copy of the Notice(s) of Appeal filed in this case and this Certificate	
of Convince were convent upon:	
United States Court of Appeals for the Sixth Circuit March 26 Potter Stewart U.S. Courthouse 100 East Fifth Street, Fifth Floor	
100 East Fifth Street, Fifth Floor Cincinnati, OH 45202-3988	
and all interested parties, by electronic means or first class U.S. mail, on March 26, 2021.	
Client no. A KINIKIA DESSIV CLERK DE COLIRT	
KINIKIA D. ESSIA, CLERK OF COURT	
5-31-21 By: <u>s/ D. Peruski</u>	
Deputy Clerk	
Dated: March 26, 2021	
? who is S/Brianna Sauve	
7 Deputy Clerk	
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Supreme Court Criteria
Question of federalaw FOR THE SIXTH CIRCUIT
202) 362-06 Deborah S. Hunt POTTER STEWART U.S. COURTHOUSE Tel. (513) 564-7000
197 Platein of Russell, P.C. Brownstone Law
Carter G. Phillips Rubon Dunn Kathleen Foley 1-15-22 Filed: November 09, 2021 Hathleen Foley 1-15-22 Filed: November 09, 2021
They never admitted or Denial Pg 13-A Information @ goldsteinrusell. Com Book 3
Information @ goldsteinrusee . Com
Mr. Douglas J. Johnson 3325 Grange Hall Road Apartment 204 Mr. Douglas J. Johnson Apartment 204
Apartment 204 Holly, MI 48442
Re: Case No. 21-1304, Douglas Johnson v. East Tawas Housing Commission, et al
Down Ma Johnson Litigation Clinic at Harvard Law School
Originating Case No.: 2:21-cv-10437 Dear Mr. Johnson, Litigation Clinic at Harvard Law-School Pacer 800-676-6856 The Court issued the enclosed Order today in this case.
Sincerely, furnes (pg 4)
s/Maria Welker
Honorable s/Maria Welker Case Manager Direct Dial No. 513-564-7025
cc: Ms. Kinikia D. Essix
Enclosure 8 ha know's about my 2-17-2023
cc: Ms. Kinikia D. Essix Enclosure She know's about my case Mandate to issue See P9. (5) Date 2-17-2023
Supreme Court Decisions are mot
final. June 25-2008 Date 2010 Kennedy V.
Louisiance 12 95, Ct. 1 2008 ask-1285. Ct. 2641
2672
(19. C)

UNITED STATES COURT OF APPEALS

FOR THE SIXTH CIRCUIT

Deborah S. Hunt Clerk

100 EAST FIFTH STREET, ROOM 540 POTTER STEWART U.S. COURTHOUSE CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000 www.ca6.uscourts.gov

Case No. 21-1304

Filed: December 01, 2021

f got 12-7-2021

Ms. Kinikia D. Essix

Eastern District of Michigan at Detroit 231 W. Lafayette Boulevard Fifth Floor Theodore Levin U.S. Courthouse Detroit, MI 48226-0000

Re: Case No. 21-1304, Douglas Johnson v. East Tawas Housing Commission, et al

Originating Case No.: 2:21-cv-10437

Dear Ms. Essix,

Enclosed is a copy of the mandate filed in this case. know about my case, it is not finish.

Sincerely yours,

s/Divya Kumar For Maria Welker, Case Manager

cc: Mr. Douglas J. Johnson

Enclosure



March 26-2021

OFFICIAL COURT OF APPEALS CAPTION FOR 21-1304

DOUGLAS J. JOHNSON

Plaintiff - Appellant

v.

EAST TAWAS HOUSING COMMISSION (CITY OF EAST TAWAS OUR OWNERS) BRENT BARRINGER, City Manager; JAMES MINER, Assistant Manager; ANNE BLACKMORE, Executive Director; DOUG FLEMMING, Director

Defendants - Appellees

City of east Tawas our owners

(Pg 4)

Pg.2

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT_

attention Clerk 1-30-2022 Douglas J. Johnson

No: 21-1304

Filed: December 01, 2021

DOUGLAS J. JOHNSON

Plaintiff - Appellant

v.

EAST TAWAS HOUSING COMMISSION; CITY OF EAST TAWAS OUR OWNERS; BRENT BARRINGER, City Manager; JAMES MINER, Assistant Manager; ANNE BLACKMORE, Executive Director; DOUG FLEMMING, Director

Defendants - Appellees

also Kinikia Essia She Know MANDATE

Pursuant to the court's disposition that was filed 11/09/2021 the mandate for this case hereby

-> NOW 12-1-2021

issues today.

To whom this may conern. I have file for Motion to vacate a default judgment, 1-25-2022. So you can cancel my appeal. 1-30-2022 Douglas J. Johnson

(Pg. 5)

Total 11pgs. 7-28-2023 (Fax at) Dreeting Eva Vriana, alex and Chief counel Hawatmeh in Mi., Brain in D.C. and to whom it may concern. Judge Steek now tell 2 of my Dr's to give me med's that almost me there time. So all you are in civil conspiracy, is an agreement between two or more persons to injury another by unlawful action. Express agreement among all The conspirators is not necessary to find the existence of a civil conspirator. Each conspira-Tor need not have know all of the details of the illegal plan or all of the participants mvolved. all that must be shown is that was a single plan that the alleged conspira-tor shared in the general conspirator obj-ective and that an overtact was committed in furtherance of the conspiracy that caused injury to the complainant. Conspiracy to commit official misconduct and obstruction of Justice. The cover up is worest then the crime. you just hept diging hoe it will just get biger. I will never, never quit. Case no. 21-10437 P.S. You want to Douglas J. Johnson be conspirators to attempt murder that's you are doing. Dreen Flash Pg.D Fax to 202-226-1169

also Eva Vrana Pg.10f5 4-12-2023 Deetings Congresswoman Mcclain, I hope you or someone that get's this letter will give to you. Brain in D. C. and alex in Lake orion, are both Corrupt, they tell me they can't do nothing, will not let me talk to you. I first talk to Brain on 1-10-2023 they do nothing. This is very important. My case start as A.D. A. thier are 63 people with disability. I win my case by default Judgment, but Judge Steek will yield to finality, Ris Pet Chief Judge will do nothing you will see is letter, also sipth circuit is all very corrupt. are country is now about 240 years old, only 15 Judge were impeach, this is 5 at one time, you can be hero or O. When a judge makes a decision without jurisdiction it is Unconstitutional. you will see i will send letter, fraud upon the court, when a judge wars again the constitution or if he acts without jurisdiction he has engaged in treason. They hack my cell and computer Pg. 2 you can fax to this no. 248-634-8417 But he careful this is office were i line.

4-12-23

Pg. 2 or you can write letter to me. They own me \$ 225,000.00 + 2 years interest, maybe trebe. I do not get I penney. There is big Co. behind all this they are worth about 8 Bil. they pay mi. Department of civil right i have all proof. He need transparency and public exposure. You do what you need to do, but i think talk to Jim Jordan Race to face i think you know he Chairman of House Judic eary committee he can impeach. If i don't get reply i know you don't get. Douglas J. Johnson also (Eva Vorana,

Pg. 3

Email send 6-29-2023 total Treeting attorney Schulow, you email all the time give donate, at this i can't. But they own met 225,000.00 plus over two years interest. I hope the most important thing to contract my Congresswoman Lisa Mcclain, all Ker aid's Brain in D.C., ava Vorana, y & alex in Lake orion & Chief Council & Hawatmeh, are all ring's they say & can't do nothing, they won't let me talk to her, it's best if you talk Ren not to aid's. all these judge's need to be impeach. Or if you can talk to administrator Clerk of Court Kinikia D. Essix. also you can sue Mi. Hud. 4 Co. behind this worth about \$7 Bil. they pay mi Civil right's Dept. Doug Flaming one of defendant's work for 7 Bil. Co. You can be hero 020 Douglas J. Johnson 989-820-7034 djohnson 27772 @ gmail. Com The Judge's hack my cell & Computer Pa.4 Jay. sekulow @ email. acly. org

MIE (Rev.04/18) Motion and Brief in Support

2-17-2023

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

Douglas J. Johnson

Plaintiff(s).

Case No. 21-10437

Clerk of Court Kinikia D. Essix

V.

East Tawas Housing Commision, et Al,

Defendant(s).

MOTION FOR

313-234-5000 Rule T.R. 53.2 Withdraw Judge

Greeting Honorable Clerk Kinikia D. Essix rule 53.2, Judge fails to determine any issue of law or facts within ninety (90) days of the submission of all pending matters, the case may be withdrawn from Judge. There are no errors, just 100% violation of my Due process now about 20 times. Also willful Misconduct. Government code sec. 68210 thus to be paid judges must sign a salary affidavit shortly before the end of each month, until overdue matters are decided. (emphasis added). You must stop his salary, I want proof. I put my first motions 1-25 2022 now is 2-14-2023 this a little past 90 days. Now someone owns interest and trebe I hope judge, not taxpayers. On my last and 6 motions judge put me on vexatious litigation no notice or opportunity, I don't see any case no. or certificate, pg. Chief Judge cox can't do nothing. This motion is on Judge George Caram Steeh 2-14-2023 Douglas J, Johnson 989=820-7034 Also Rico Act 1970 (Federal Racketeer influenced and corrupt organization act (Mafia)

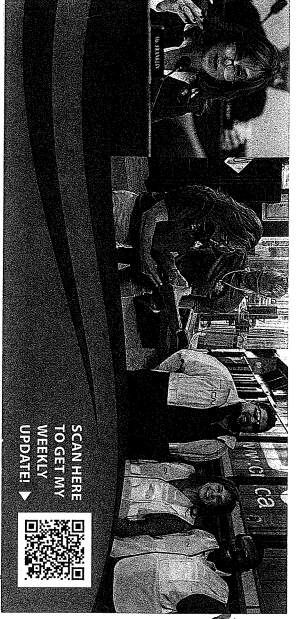


2-17-2023

CONGRESSWOMAN

-for MICHIGAN

information on the ways I'm fighting for you! any federal agency and sign up for my newsletter, where you'll get the latest of business, I want to invite you to reach out to my office if you need help with to now represent Michigan's 9th District) which includes YOU! As a first order Hello! My name is Lisa McClain, your new U.S. Congresswoman! It's an honor



by the House of Representatives Paid for by official funds authorized

Kia C'melan M.C. PRSRISTD.

14

Vashington, MI 48094

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Washington, MI 48094

SAME AND ADDRESS OF THE PARTY O

HOLLY MI 48442-2016 3325 GRANGE HALL RD APT 204 OR CURRENT RESIDENT THE JOHNSON HOUSEHOLD rubble expective

Due mothers is name alexapril
District office take orion 586-697-9300
Case work wequest pg. 49-A

My Caseon Casetopt Case No. 21-10437 (D.C. Brain)



MIE (Rev.08/2020) Motion and Brief in Support	Case/10. 21-10437
P9. 4	
WHEREFORE, I respectfully re	equest that the Court grant this motion and order the requested relief.
Dated: 3-29-2022	Douglas J. Johnson
	Signature / /
	Douglas J. Johnson
	Printed Name
	3325 Grange Hall Road Apt.204
	Street Address
	Holly,mi. 48442 City, State, and Zip Code
	989-820-7034
	Telephone Number
2-3-2023	djohnson 27772 Egmail. Co
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7) Casetept Carer	part of the following and the same and the s

Congressivoman Lisa C. Mcclain	Republican
MIE (Day 09/2020) Motion and District	•
District office 586-697-9300	My Congres
(fake orion) CONTROLLING OR MOST APPROPRIATE LEGAL AUTHORITY	woman

(List any federal laws, court cases, court rules, etc., that support your request. This may include the Federal Rules of Civil Procedure and the Court's local rules.)

That a void judgment cannot gain legitimacy therefore any issue trying to justify the void judgment is also void as a matter of Supreme court law. Corla Jackson v.Gmace cv-2012 90844.00 feb.6 2019 Extrinsic misepresentation,misconduct by an opposing party the judgmeent is void. Any deprivation of due process is illegal. v.t.a. inc v. airco,f.2d 220,224-10th1979 The court does not have discretion with respect to a motion for relief from a void judgment pursuant to rule 60 (b) (4), relief is not disretionary void judgment is mandatory. Service when proceeding in forma pauperis, Exhibit D, date 3-29 2022.

Ask the original court vacate a default judgment, that was made where the lacked of jurisdiction or was was induced by fraud. The law is well-settled that avoid order or judgement is void even before reversal. Rule 4-a when a judge does not follow the law, judge orders are void. Ulrick v. Buter #09-7660. The seventh circuit declored that a void judgment is one which, from its inception was a complete nullity and without legal effect. Black's law Diction. violation of my 7th amendment the right of trial by jury shall be preserved and no fact's tried by a Jury, shall be otherwise reexamined. If the rendering court was powerless to enter rule 60 (b) (4) lacked jurisdiction or inconsistent with due process of law. v.t.a. inc.v.Airco, f.2d 220,224-10 th 1979. Rule 4 (a) & 4 m State upon the filing of the complaint the clerk shall forthwith issue summons not wait now over one year, don't matter Judge does not have subject matter jurisdiction. Suppressed evidence is violation of due process, Judge suppressed all my complaint,i will send exhibit A for proof also is page of complaint from civil page 8 of 36. Judge also suppressed comlaint & summons over a year now. I do not have certificate of service on any anything from clerk. I will send proof exhibit B from Pro se case Administrator/edm coordinator, Julie Owens date 3-29-2021 also over one year old, also pass date of dismissed of my case of 3 19 2021 how do you dismissed a case with no proof of summons and no subject matter jurisdiction. Judge say screeing process is required by statute,28 u.s.c. 1915 e 2 i will send proof again exhibit C it does not say wait over a year, I must wait until the Judge Grants my request before service.

att. alex. april @ Mail. House. Hov First motion Filed 1-25-2022

(Pg. 8)

Pg.

ARGUMENT

(Explain why request should be granted. State how any rules, statutes, or cases support your request. You may also refer to documents to support your request. These documents should be attached as exhibits, unless they were previously filed with the Court.)

Summons violation the case cannot proceed until the defendant on the case has been formally served with court papers. all civil proceedings in all courts established by the constitution and laws2.410 proof of service. Judgment is if court lacked jurisdiction. Judge ignores the law, judge is always under oath in the courtroom. As for the sixth circuit if Hon. George does not have subject matter jurisdiction, then sixth circuit does not have any jurisdiction. Void judgment is legal nullity. see Black's law Dictionary 1822 3d ed. 1933 see Stephen E. Ludovici. Douglas J. Johnson And the Lord/host.

To vacate a default Judgment There is no Statute of Limitations on a void Judgmant. In the of interest of void judgments are part of common law. 4-a Pro Se Litigant should have full constitutional rights regarding void judments. When a Judge does not foll the law,theJudge orders are void of no legal force legal force or effect. Case law. In the case at bar conspiracy,fraud upon the denial of due process and subject matter jurisdiction are the front and center contitutional issues. Violation of due process that deprives a party of notice or the opportunity to be heard. U.S.Supreme court case of Windson v. Mcveigh Decided Dec.11 1876) 100 u.s. 23.

ARGUMENT

(Explain why request should be granted. State how any rules, statutes, or cases support your request. You may also refer to documents to support your request. These documents should be attached as exhibits, unless they were previously filed with the Court.)

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7-28-23

ARGUMENT

(Explain why request should be granted. State how any rules, statutes, or cases support your request. You may also refer to documents to support your request. These documents should be attached as exhibits, unless they were previously filed with the Court.)

Summons violation the case cannot proceed until the defendant on the case has been formally served with court papers. all civil proceedings in all courts established by the constitution and laws2.410 proof of service. Judgment is if court lacked jurisdiction. Judge ignores the law, judge is always under oath in the courtroom. As for the sixth circuit if Hon. George does not have subject matter jurisdiction, then sixth circuit does not have any jurisdiction. Void judgment is legal fullity. see Black's law Dictionary 1822 3d ed. 1933 see Stephen E. Ludovici. Douglas J. Johnson And the Lord/host.

To vacate a default Judgment There is no Statute of Limitations on a void Judgmant. In the ef interest of void judgments are part of common law. 4-a Pro Se Litigant should have full constitutional rights regarding void judments. When a Judge does not foll the law,theJudge orders are void of no legal force legal force or effect. Case law In the case at bar conspiracy,fraud upon the denial of due process and subject matter jurisdiction are the front and center contitutional issues. Violation of due process that deprives a party of notice or the opportunity to be heard. U.S.Supreme court case of Windson v. Mcveigh Decided Dec.11 1876) 100 u.s. 23.

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Brain in D.C. "rion"

Treeting Mrs. Vrana, i'am Doug i was with "Mr." Kullis when he call you, not alex, i guess he did not tell you, alex and Brain are both rinos and woke, maybe he did not tell you or you are same, iknow i'am just a little p-on, every one else is more important than me that why you don't have time to talk. Now i need to go see Mr. Kullis again because you people can't do your fob. one dag soon your boss will be front page news you want to love your job and her, because of corrupt Federal judge, he is to fear Congress not Congress to fear him. They hack my cell & Computer they can't hack U.S. mail or fax. I will never quit, there is no Statute of Limiter to the confidence of th tations. all you need to do is talk. to Honorable Clerk kinikia D. Essix (See Pg. I)B. Donglas J. Johnson Cell 989-820-7034 S. Isee you have time to go Chamber honors awardees, what should be done turn off your check until you do your job sexat next voteing. 9.1216-2-2023 Eva. Vrana @ mail. house. Hov