

SUPREME COURT OF OHIO

Case # 20-1017

1 r-lotus; justice, et al.,  
2 Executor, Trustor, Settlor,  
3 Priority Creditor, Beneficiary of FIDUCIARY  
4 MONICA C JUSTICE  
5 Relators  
6 V.

From Case 5  
#20-10576-182 in demurrer  
with FRANKLIN COUNTY  
MUNICIPAL COURT of  
#20-CR-3470 in demurrer  
with FRANKLIN COUNTY  
COMMON PLEAS COURT of  
#MO31874 with PROBATE  
COURT OF FRANKLIN COUNTY  
OHIO

7 STATE OF OHIO, et al.  
8 Respondents  
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FILED  
AUG 24 2020  
CLERK OF COURT  
SUPREME COURT OF OHIO

NOT FOR COMMERCIAL USE

NOTICE OF EXCULPATORY EVIDENCE IN  
EMERGENCY PETITION FOR WRIT OF HABEAS CORPUS

Here comes r-lotus; justice, an American National (Northwest  
Ordinance, Section 9), Standing in propria personam (28 "United  
States" Code (hereafter USC) Chapter 97; Judicial Act of 1789,  
Emphasizing Sections 9 & 16) to bring exculpatory evidence in  
support of the EMERGENCY PETITION FOR WRIT OF HABEAS  
CORPUS with does clearly prove by Fact of Law/law that  
the agents & agencies of STATE OF OHIO, et al (a UCC instrument)  
did not have a lawful, nor legal "warrant for arrest"  
authorizing their criminal trespass with lethal force upon/into  
the res-ident address at 2762 Beulah Road, Columbus, Ohio,  
43211 on July 21 YOLS 2020. (See Exhibits titled "MAGISTRATES  
ORDER OF DETENTION, emphasizing "RIGHTS OF AN  
INVOLUNTARY DETAINED PERSON"; and the "AFFIDAVIT OF  
MENTAL ILLNESS" from case #MO31874 with PROBATE  
"COURT" OF FRANKLIN COUNTY OHIO, attached as if fully  
rewritten herein).

I aver & assert that the statements held, made herein to  
be true to me under penalty of perjury by the laws of the  
"United States" without the "United States" (28 USC 1738(a)).  
With God/dess as my 2nd Witness.

RPJ with APR 8/15/YOLS 2020

Attested Here by Lined Consingunity  
as LOTUS, et al. 1/1

# OHIO SUPREME COURT

1	r-lotus: justice, et al., Executor	Case # 20-1017
2	MONICA G JUSTICE, et al.,	Enjoined with case # 20-0760
3	ATTENTION TO DETAIL, et al.	with OHIO SUPREME COURT
4	Relators.	
5		#20-10576-192 in Demurrer
6	V.	#2020-CVG-02182 in Demurrer
7		#2014-CRB-005767 in Demurrer
8	STATE OF OHIO, et al.	#2014-CRA-005905 in Demurrer
9	¶	#2014-TRD-1120151 in Demurrer
10	FRANKLIN COUNTY	with FRANKLIN COUNTY
11	MUNICIPAL "COURT", et al.	MUNICIPAL "COURT"
12	¶	
13	FRANKLIN COUNTY	#20-CR-3470 in Demurrer
14	COMMON PLEAS "COURT", et al.	#14-CR-1581 in Demurrer
15	¶	with FRANKLIN COUNTY
16	PROBATE "COURT" OF FRANKLIN	COMMON PLEAS "COURT"
17	COUNTY OHIO, et al.	
18	¶	#MO31874 with PROBATE
19	DELAWARE COUNTY	"COURT" OF FRANKLIN
20	MUNICIPAL "COURT", et al.	COUNTY OHIO
21		
22		#20-16249 in Demurrer
23		with DELAWARE COUNTY
24		MUNICIPAL "COURT"
25		
26		#2020-1969 "Warrant" with
27		FRANKLIN COUNTY
28		MUNICIPAL "COURT"

NOT FOR COMMERCIAL USE

## NOTICE OF EXCULPATORY EVIDENCE IN PETITION FOR RELEASE

32 Here comes r-lotus: justice, an American National  
 33 (Northwest Ordinance, Section 9) standing "in propria personam"  
 34 (28 "United States" Code (hereafter USC) Chapter 97; Judicial  
 35 Act of 1789, emphasizing Sections 9 & 16) to bring exculpatory  
 36 evidence in support of the PETITION FOR RELEASE which



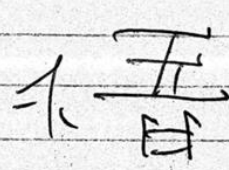
NOTICE OF EXCULPATORY EVIDENCE  
IN PETITION FOR RELEASE

NOT FOR COMMERCIAL USE

1 does clearly prove by Facts of Law/law that the agents  
2 and agencies of STATE OF OHIO, et al., (a UCC Instrument)  
3 did not have a lawful, nor legal "warrant for arrest"  
4 authorizing their criminal trespass with lethal force upon/  
5 into the resident address at 2762 Beulah Road, Columbus,  
6 Ohio 43211 on July 21 YOLS 2020 (See Exhibits titled  
7 "MAGISTRATES ORDER OF DETENTION", emphasizing  
8 "RIGHTS OF AN INVOLUNTARY DETAINED PERSON"; and  
9 the "AFFIDAVIT OF MENTAL ILLNESS" From case # MO31874  
10 with PROBATE "COURT" OF FRANKLIN COUNTY OHIO,  
11 attached as if fully rewritten herein). As such, Facts of  
12 Law/law do prove said acts by agents and agencies  
13 of STATE OF OHIO, et al., were willful acts of  
14 "domestic terrorism" (Patriot Act, et al), Treason, Seditious,  
15 in facts of war against American Nationals r-lotus:  
16 justice and trae: justice, in a conspiracy against  
17 Substantial Rights/Rites (18 USC ss 241 & 242) in  
18 violation of Amendments 1<sup>st</sup>, 2<sup>nd</sup>, 4<sup>th</sup>, 6<sup>th</sup>, etc to all  
19 Constitutions of the "United States" (a UCC instrument)  
20 and the United States { Martin v. Hunter, ~1814 },

21 As such r-lotus: justice, by Facts of Law/law should  
22 be immediately released from detention & all charges  
23 discharged, and all demands of said PETITION ORDERED.

24 I aver & assert that the statements held, made  
25 herein to be true to me under penalty of perjury by  
26 the laws of the "United States" without the "United  
27 States" (28 USC 1738(a)). With God(dess as my  
28 2<sup>nd</sup> witness

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P. Justice APR 5/15 YOLS 2020  
Executa, Relator, Settlor, Trustor  
American National, Allodial Here  
by Lined Consinguity as  
LOTUS, et al.

## Certificate of Service

I certify that a copy of this NOTICE OF EXCULPATORY EVIDENCE IN EMERGENCY PETITION FOR WRIT OF HABEAS CORPUS was sent by ordinary U.S. mail to appellees,

STATE OF OHIO, et al.  
Attn: #0056290 - david-anthony j. yost  
As Attorney General  
30 East Broad Street, 14<sup>th</sup> Floor  
Columbus, OH (43215)

FRANKLIN COUNTY MUNICIPAL "COURT" et al.  
375 S. High Street  
Columbus, OH (43215)

FRANKLIN COUNTY COMMON PLEAS "COURT" et al.  
373 S. High Street  
Columbus, OH (43215)

PROBATE "COURT" OF FRANKLIN COUNTY OHIO, et al.  
373 S. High Street  
Columbus, OH (43215)

DELAWARE COUNTY MUNICIPAL "COURT", et al.  
70 North Union Street  
Delaware, OH (43015)

on August 24, 2020

R. L. Justice ARK  
Judge in Person POA

PROBATE COURT OF FRANKLIN COUNTY, OHIO
ROBERT G. MONTGOMERY, JUDGE

Received
7/22/2020
Re: JMN
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IN THE MATTER OF \_\_\_\_\_ Monica G. Justice

CASE NO. M31 874 \_\_\_\_\_

Exhibit
1

MAGISTRATE'S ORDER OF DETENTION

To: Sheriff/Bailiff/Netcare/Hospital/ADAMH Board of Franklin County,

WHEREAS Meredith Rinehart, LPC - Netcare \_\_\_\_\_

employed at 199 South Central Avenue, Columbus, OH 43223, has filed a Affidavit alleging that
Monica G. Justice \_\_\_\_\_ currently at
2762 Beulah Road, Columbus, OH 43211 \_\_\_\_\_ is a mentally ill person

subject to Court order pursuant to Section 5122.11 of the Ohio Revised Code. There is probable cause to believe that Respondent is a mentally ill person subject to Court order.

You are therefore commanded to take into custody the said person forthwith and detain him/her at the Franklin County ADAMH Board with placement at Netcare and/or TVBH-CC and/or any other appropriate facility, then and there to abide this order. Failure to keep respondent confined may be contempt of court unless a clinician has appropriately discharged the respondent.

The Hospital is hereby ORDERED to give the Respondent's Court Appointed Attorney and Doctor access to the Respondent and his/her medical records.

HEREIN FAIL NOT, and of this writ make legal service and due return not later than the first business day after service is had
In executing this order of detention, the person to whom this order is directed shall use every reasonable and appropriate effort to take this person into custody in the least conspicuous manner possible, using persuasion and a crisis intervention team, if necessary. Having failed to accomplish custody thereby, forcible entry is authorized by utilizing the least destructive method and custody may thereupon be had by the use of the least force necessary to accomplish the task.

This Order expires on August 5, 2020 per Am.sub.H.B. 197

IN THE TESTIMONY THEREOF, I hereto set my hand and affix the seal of said Probate Court of Franklin County, Ohio.

Date: July 16, 2020 \_\_\_\_\_

Signature Page Attached \_\_\_\_\_

Magistrate

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**PROBATE COURT OF FRANKLIN COUNTY, OHIO**  
**ROBERT G. MONTGOMERY, JUDGE**

IN THE MATTER OF:

Monica G. Justice

Case No. MI- 31 874

ALLEGED TO BE MENTALLY ILL

**RIGHTS OF AN INVOLUNTARILY DETAINED PERSON**

You are in the custody of The Franklin County ADAMH Board, 447 East Broad St. Columbus, OH 43215 for examination by mental health professionals at: OSU Wexner Med. Ctr. - 410 W. 10th Ave., Columbus OH 43210

**This is not a criminal arrest.**

You have a RIGHT to:

1. MAKE immediately a REASONABLE NUMBER OF TELEPHONE CALLS or use other reasonable means to contact an attorney, a physician, a licensed clinical psychologist, or to contact some other person or persons to secure representation by counsel, or to obtain medical or psychological assistance, and be provided assistance in making calls if such assistance is needed and requested.
2. RETAIN COUNSEL and have independent expert evaluation of your mental condition and, if you are unable to afford an attorney, be represented by court-appointed counsel and have independent expert evaluation of your mental condition at public expense if you are unable to afford that evaluation.
3. HAVE a HEARING to determine whether or not you are a mentally ill person subject to hospitalization by court order.
4. REQUEST a VOLUNTARY ADMISSION to this facility, which if accepted, will expunge your court record. If you voluntarily admit yourself before or at your initial hearing, your court file will also be expunged. If at your initial hearing you are found not to be mentally ill, subject to hospitalization by court order, your court file will be expunged.

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Franklin County Probate Court

**Date:** 07-16-2020  
**Case Title:** JUSTICE, MONICA G.  
**Case Number:** M031874  
**Type:** Magistrate's Order of Detention

Robert G. Montgomery, Judge

The image shows a handwritten signature in black ink that reads "H. J. Worthington". The signature is written over a circular official seal. The seal contains the text "PROBATE COURT" at the top and "FRANKLIN COUNTY, OHIO" at the bottom, with a central emblem depicting a landscape with a sun and trees.

Heather J. Worthington, Magistrate



Received 7/22/2020  
~~RECEIVED~~  
REC APR

143

PROBATE COURT OF FRANKLIN COUNTY, OHIO  
ROBERT G. MONTGOMERY, JUDGE

IN THE MATTER OF \_\_\_\_\_ Monica G. Justice \_\_\_\_\_

CASE NO. M \_\_\_\_\_

AFFIDAVIT OF MENTAL ILLNESS  
[R.C. 5122.111]

Exhibit  
2

The State of Ohio, Franklin County, s.s.

Meredith Rinehart, LPCC \_\_\_\_\_ the undersigned, residing at 199 S. Central Avenue,

Columbus, OH, 43223

\_\_\_\_\_ says that he/she has information to believe, or has actual knowledge that

Monica G. Justice \_\_\_\_\_, a resident of Franklin \_\_\_\_\_ County is mentally ill, and because of the person's illness: (Please specify specific category(ies) below with an X)

- Represents a substantial risk of physical harm to self as manifested by evidence of threats of, or attempts at, suicide or serious self-inflicted bodily harm;
- Represents a substantial risk of physical harm to others as manifested by evidence of recent homicidal or other violent behavior, evidence of recent threats that place another in reasonable fear of violent behavior and serious physical harm, or other evidence of present dangerousness;
- Represents a substantial and immediate risk of serious physical impairment or injury to self as manifested by evidence that the person is unable to provide for and is not providing for the person's basic physical needs because of the person's mental illness and that appropriate provision for those needs cannot be made immediately available in the community;
- Would benefit from treatment for mental illness and is in need of such treatment as manifested by evidence of behavior that creates a grave and imminent risk to substantial rights of others or the person; or

**NOTE: An individual who meets only the criteria described in the box below is not subject to hospitalization.**

- Would benefit from treatment as manifested by evidence of behavior that indicates all of the following:
  - (a) The person is unlikely to survive safely in the community without supervision, based on a clinical determination.
  - (b) The person has a history of lack of compliance with treatment for mental illness and one of the following applies:
    - (i) At least twice within the thirty-six months prior to the filing of an affidavit seeking court-ordered treatment of the person under section 5122.111 of the Revised Code, the lack of compliance has been a significant factor in necessitating hospitalization in a hospital or receipt of services in a forensic or other mental health unit of a correctional facility, provided that the thirty-six-month period shall be extended by the length of any hospitalization or incarceration of the person that occurred within the thirty-six-month period.
    - (ii) Within the forty-eight months prior to the filing of an affidavit seeking court-ordered treatment of the person under section 5122.111 of the Revised Code, the lack of compliance resulted in one or more acts of serious violent behavior toward self or others or threats of, or attempts at, serious physical harm to self or others, provided that the forty-eight-month period shall be extended by the length of any hospitalization or incarceration of the person that occurred within the forty-eight-month period.



2073

CASE NO. \_\_\_\_\_

(c) The person, as a result of mental illness, is unlikely to voluntarily participate in necessary treatment.

(d) In view of the person's treatment history and current behavior, the person is in need of treatment in order to prevent a relapse or deterioration that would be likely to result in substantial risk of serious harm to the person or others.

Meredith Rinehart, LPCC

further says that the facts supporting this belief are as follows:

(be specific with facts substantiating diagnosis)

Respondent has been assigned a provisional diagnosis of Unspecified Schizophrenia Spectrum and Other Psychotic Disorder. A lieutenant with the Mental Health and Addiction Services Section of CPD requested Netcare's Mobile Crisis Team's intervention with respondent on 7/15/2020.

Respondent has an eviction pending and is refusing to leave her home. She claims she is a sovereign citizen and that the act of evicting her is treasonous. She has written numerous e-mails and notices, both to the court and to a detective with the Homeland Security section of CPD, all within the past few days. Respondent writes of several conspiracies happening within the United States government, and appears to believe there is a coup d'etat taking place against the American people. Her writings are hard to follow, appear grandiose and at points disorganized, and overall display agitation, paranoia, and delusional thought content. She writes that "OPEN WAR IN AMERICA is now a guaranteed event" and that she will "INVOKE Article IV Section 4 which mandate ALL WITH AN OATH AND DUTY to defend this Nation, County, the American People and our Republican form of government. I cannot say what will happen to all that come to perish in the coming days, weeks, years...but what i can say is I know where my spirit shall lay when my days end." Respondent also sent documents to the court "charging" the city with treason for attempting to evict her, and then tried to charge a court clerk with treason and "crimes upon the US Treasury" for not uploading the documents to the docket for her eviction case. Respondent displays impaired judgment and no insight into her mental health issues in all communications. Mobile Crisis staff did not meet with respondent, as she refuses to answer her door to police. She has a history of assaulting officers in the community, and a history of assaulting both a bailiff and a city prosecutor at a previous court hearing. Respondent needs to be placed on a probate order and taken directly to OSU ED in order to ensure the safety of others, prevent her from infringing on the rights of others, and to facilitate her psychiatric stabilization.

These facts being sufficient to indicate probable cause that the above person is a mentally ill person subject to court order.

CASE NO. \_\_\_\_\_

Name of patient's last physician or licensed clinical psychologist: \_\_\_\_\_

Address of patient's last physician or licensed clinical psychologist: \_\_\_\_\_

The name and address of respondent's legal guardian, spouse, and adult next of kin are:

Name	Kinship	Address
	Legal Guardian	
	Spouse	
	Adult Next of Kin	
	Adult Next of Kin	

The following constitutes additional information that may be necessary for the purpose of determining residence:

2762 Beulah Road  
Columbus, OH, 43211

07/16/2020

Date

*[Signature]*, LPCC  
Affiant

Sworn to and subscribed before me a Notary Public or Deputy Clerk of the Probate Court on this 16th day of July, 2020.



Emily Holley  
Notary Public, State of Ohio  
My Commission Expires 03-28-23

*[Signature]*, LISW  
Notary Public/Deputy Clerk

**WAIVER**

I, the undersigned affiant, hereby waive the issuing and service of Notice of Hearing on this Affidavit, and voluntarily enter my appearance herein.

07/16/2020

Date

*[Signature]*, LPCC  
Affiant