

In The
Supreme Court of Ohio

Case No. 2024 1601

**GENERAL PUBLIC NOTICE FOR THE SAKE OF JUSTICE OF FRAUDS ON THE
FEDERAL GOVERNMENT, CASE FIXING AND DISPOSAL OF APPEAL 2024 1173
TO CONTINUE, FRAUD ON COURT, GENERAL PUBLIC, STATE, FEDERAL
GOVERNMENT AND UNLAWFUL SUBROGATION OF LEGAL RIGHTS RELATED
TO THE MISAPPROPRIATION OF EQUITABLE PROPERTY VALUED AT \$15,208
CONCEALED AND COVERED BY RESPONDENTS AND COUNSEL OF RECORD
EACH GROUP MEMBER OF SEPARATE DISTINCT ENTERPRISE UTILIZING
JUDICIAL SYSTEM TO FRAUD AND SWINDLE PETITIONER, THE GENERAL
PUBLIC, THE STATE AND FEDERAL GOVERNMENT AND UNITED STATES AND
ITS CONSTITUTIONAL ORDER BY THE OHIO SUPREME COURT JUSTICE
SHARON L KENNEDY RELATED TO WHISTLEBLOWER RETALIATION AND
GANGSTALKINGPETITIONER WRITS IN PENDENCY**

<p>April Clark Petitioner</p> <p>V</p> <p>Martin O'Malley, Respondent 6401 Security Blvd. Baltimore, MD 21235</p> <p>Kimberly Price, Respondent 150 E Campus View Blvd Suite 300, Columbus, OH 43235 Respondents.</p>	<p>GENERAL PUBLIC INTEREST NOTICE OF PUBLIC SAFETY AND PEACE INTEREST OF NATIONAL SIGNIFICANT UNIQUE FEDERAL QUESTIONS</p> <p>Whistleblower Retaliation and Gang Stalking SYSTEMIC RICO RACKETEERING Sarbanes Oxley Act (SOX) 18 U.S.C. §1514A Organized Crime, Public Corruption, Sedition AND Conspiracy Against the UNITED STATES AND US CONSTITUTION</p> <p>By The State of Ohio And The Ohio Supreme Court Justice Sharon L Kennedy,et. al each conspiring and colluding with the entire State of Ohio Bar Guild separate distinct enterprise of various State of Ohio State and Federal Law Courts and Bar Associations holding Bar Card Membership</p>
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**TITLE VII CIVIL RIGHTS ACT OF 1964
EMPLOYMENT DISCRIMINATION**

RACE AND DISABILITY:

“Employment Claims”: US District Court of Ohio Southern District Eastern Division Title VII Civil Rights Act of 1964
Employment/Labor Relations-Wrongful Termination during “Protected Activities”
Race and Disability, Case 2:22cv02519 April Clark v CVS/AETNA lead to money heist fraud on Court Case: Franklin County Court of Common Pleas 22CV007866 (EEOC MSA deliberate cover up by Michael Holbrook in Franklin County Court of Common Pleas 22CV008936 “CASE FIXING” via STAY on case and IGNORE & DELAY on RIPE motions corruptive patterns of practice and tactics

US Social Security Department and The State of Ohio Opportunities for Ohioans with Disabilities - 42 U.S.C. §1983, Public Law (P.L.) 96-265, DI 26525.020, DI

13005.005, or the Americans with Disabilities Act Violations, Constitution Due Process/Equal Protections - Kimberly Price, Director and

Columbus Ohio Disability Adjudicator “Ms. Patterson” HIPAA/HiTech Data Breach; PHI unlawful dissemination scam: “Case Fixing” to deliberately DENY applicants on initial and recertification of disability benefits, Deprivation of Constitutional Rights, et. al, Title VII Civil Rights, Due Process 14th Amendment and Equal Protections, Americans w/ Disabilities Act, Procedural Violations Contradictory to Federal Law and Statue, RICO Racketeering, HiTech Data & Privacy Breach/HIPAA Violations -Third Party distribution and dissemination of Applicant Personal Medical and Mental Health Data without knowledge or authorization to “Disability Adjudicators” holding no authority, warrant or Jurisdiction

nor educational expertise, licensing or credentialing to assess, evaluation and determine eligibility by way of approval vs. denial, public corruption, organized crime Frauds and Swindles on Federal Government Trust, Insurance Accounts and other programs Whistleblower Retaliation tactic to seize family member Disability Benefits under guise of legitimate recertification grounded in frauds and swindles and other corruptive patterns of practice of historical harms on Americans filing initial disability applications and recertifications.

US Equal Employment Opportunity Commission Charges/Conspiracy/Collusion: Money Heist/Deliberate Breach to mastermind grand larceny and launder embezzled equitable property valued at \$15,028
Salvador Lopez, Mediator
Karen Gaster, Esq
Richard DeAgazio, Alex Frondorf Littler Mendelson PC for Tortfeasor Aetna
532-2022-02705 Settlement Agreement
473-2023-00771 *f/u Retaliation Charge on Breach and Report of Grand Larceny by The Spitz Law Firm LLC: Cleveland and Columbus Ohio Attorneys Brian Spitz, Trisha Breedlove and Greg Shumaker; Conspirators: Chris Brown and Michael Holbrook of Columbus Ohio Franklin County Court of Common Pleas Case 22CV007866, 22CV008947 AND 22CV008936*

EEOC Charge: 22A-2022-03889 Dual Filed with Ohio Civil Rights Commission
EEOC Charge: 22A-2022-03268 Dual Filed with Ohio Civil Rights Commission
“CASE FIXED” Ohio Civil Rights Commission Charges Frivolous and Fraudulent misrepresentation of NON EXISTENT comprehensive investigations:

DAYB6 (00308) 11042023; 22A-2024-01767
APRIL CLARK V CVS HEALTH

	<p>COLG1 (003009) 110412023 APRIL CLARK V SOUTHEAST MENTAL HEALTH - MEDICARE Billing Fraud (Confirmed by Ohio Atty General Fraud Investigator Nedra Davis and known to US Department of Justice Civil Rights Division Case 23-513689 Arthur Salazar/Joseph Rungren), False Claims, Discrimination, Retaliation, Frivolous Pleadings & Fraudulent Misrepresentations in State Law Court “Case Fixed” “Frivolous Complaint” in Franklin Court Court of Common Pleas Probate Case: 616530 by and through mastermind Ohio Attorney of Epstein Barr Lisa Pierce Reisz of Epstein Barr Law Offices with overlapping bias and prejudicial personal ties to triers of fact: Maureen Duffy and Jeffrey D Mackey creating fraudulent Court proceedings to fraud the Court and Whistleblower Retaliate in conspiracy and collusion with Wendy Williams, COO Southeast Mental Health Federally and Publically Funded Outpatient Facility & Susan Villilo, VP ADAMH Board of Franklin County/Whistleblower Retaliation Conspiracy and Collusion w/Jeffrey D Mackey, Maureen Duffy, Monica Harris, Melissa Kaufman, and Eric Horvath</p> <p>Ohio Civil Rights Commission Charges on Title VII Civil Rights Act of 1964 Employment Discrimination Race and Disability Tortfeasor Aetna Resources LLC: Investigator: Investigator Carol Scott, et. al COLB1(49965)07202022 COL71(49810)06132022</p> <p>Ohio Civil Rights Commission Charges on Amazon and Liberty Mutual Home Insurance Fraud scammers protected and covered by the State of Ohio OCR Commission Agents, Karen Phipps, Columbus Ohio Franklin County Court of Common Pleas Case 22CV003620 in collusion with Ohio Attorneys Alex Castle and Michael Cassone: Krishana Khatiwada and Rob Gravocho of All County Neo Portfolio Property Mgmt. (Ohio</p>
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Attorney Michael Cassone of Cassone Law Offices (personal real estate property management team) Conspiracy/Collusion Frivolous and Fraudulent misrepresentation of non-existent "CASE FIXED" non-comprehensive investigation COLH1 (49112) 11082021; 22A-00408F

OSHA Whistleblower Charge on Title VII Civil Rights Act of 1964 Employment Discrimination Race and Disability, Termination During Protected Activities, **Tortfeasor Aetna Resources LLC**: Investigator Shawn Harrigan/Trevor LeFleur Complaint Number: 1910754 Whistleblower Charge No.: 301000886

Ohio Supreme Court State Actor Public Officer Justice Sharon L Kennedy Grand Larceny Conspiracy & Coverup/"Case Fixing"/deliberate delay, miscarriage and obstruction of justice of Ohio Court of Appeal 23AP770/23AP671, fraud on court de novo review "case fixing" of Title VII Civil Rights Employment Discrimination Race Disability, wrongful termination during protected activities, TORTFEASOR, Aetna Resources LLC; Fraud on Court guised Franklin County Court of Common Pleas frivolous "guised" Interpleader filed by mastermind Cleveland Ohio Attorney Alex Frondorf of Littler Mendelson PC 22CV007866 Lead Case: Petitioner \$15,028 equitable property **THEFT**, money heist ponzi scheme equating to grand theft, criminal conversion, embezzlement, money laundering, bank/tax fraud, securities exchange fraud by Ohio Atty Court Officers: Brian Spitz, Trisha Breedlove, Greg Shumaker, State Actor Chris Brown, et. al: *Petitioner August 8, 2024 Appeal of Ohio Court of Appeal Tenth District Fraud on Court unlawful, frivolous and erroneous "case fixed" Decision to conceal money heist of bar guild members to include Respondents and Counsel of Record colluding with trier of*

fact: Sharon L Kennedy Ohio Supreme Court:
Case Fixed Appeal Money Heist Case:
24-1173 delayed; not docketed per Clerk due to “unknown Jurisdiction”for over 3 months; Jurisdictional Challenged
NATIONALLY SIGNIFICANT UNIQUE FEDERAL QUESTION Writs: 2024-1311, 24-1314, 24-1315, 24-1319, 24-1320, 24-1328, 24-1339, 24-1360, 24-1362, 24-1378, 24-1400, 24-1420, 24-1448, 24-1471. 24-1474, 24-1502, 24-1508, 2024-1539, 2024-1584, 2024-1588, and 2024-1601

State of Ohio Court of Claims and Ohio Court of Appeals Tenth District “Case Fixing”/Bribes/Corruption/Whistleblower Retaliation/RICO FSLA Class Action-Petitioner State of Ohio Department of Rehabilitation and Corrections Registered Nurse Representative:
Employment Fraud on Court related to **Registered Nurse Labor Relations Harms/Enslavement/Involuntary Servitude/FSLA Overtime Violations/SEIU1199 Ohio/State of Ohio**
Conspiracy and Collusion with Ohio Attys: Greg Mansell, Carrie Dyer, Ohio Dept. Rehab and Corrections, John Marshall and Edward Forman (now represented by State of Ohio, Ohio Attorney General Office Counsel of Record in Petitioner, Class Action Representative for Registered Nurses - Conflict of personal Interests led to Petitioner’s Unlawful Termination as NURSE1 from Ohio Department of Rehabilitation and Corrections January 6, 2016 as determined by State of Ohio Job & Family Services Unemployment Hearing Officer in Appeal Hearing with ODRC Human Resource Director: Patricia Hertenstein : State Actor Mike Dewine (Ohio Atty General at the time of Class Action, Counsel for Ohio Dept. Rehab and

Corrections in FSLA class action: RN's and LPN's **stolen labor and time** without compensation, conspiracy of State of Ohio and State Actors with Ohio Attorneys Greg Mansell and Carrie Dyer, John Marshall and Edward Forman to fraud and swindle and "Case Fix" Ohio Court of of Claims Case: 2014-00584 AND Ohio Court of Appeals Tenth District Case: No. 15AP-597

Federal State of Ohio Actor Kelly Stephens, Clerk of Court US Court of Appeals Sixth Circuit Initial Appeal Cases: "Case Fixing"/Fraud on Court/Obstruction of Justice:

24-3525, 24-3526, 24-3527,24-3528, 24-3531, 24-3532,24-3533, 1st Appeal May 15, 2024 Order of Algenon Marbley with Petitioner Brief Filed no Appellee Reply Brief

Federal State of Ohio Actor Kelly Stephen, Clerk of Court US Court of Appeal Sixth Circuit Unlawful, Newly Established Appeal Cases to mask RICO, Historical "Case Fixing"/Frivolous Unlawful Court proceedings CLERK orders grounded in RICO Racketeering, fraud on the court/Whistleblower Retaliation

24-3681,24-3582,24-3683,24-3585, 24-3686, 24-3687, 24-3690, 24-3691 2nd Appeal June 09, 2024 unlawful/fraudulent Order of Algenon Marbley - unlawful "Case Fixing" CLERK JUDGMENT by Richard Nagel of US District Court of Ohio Southern; covered up Judicial Misconduct Algenon Marbley/Kimberly A Jolsen: 06-24-90042/43; Writ Mandamus Algenon Marbley/Kimberly A Jolsen: 24-3748

Writ Quo Warranto Algenon Marbley/Kimberly A Jolsen: 24-3714 falsely and fraudulently labeled by Clerk Kelly Stephens as "Writ Mandamus"; NEW WRIT MANDAMUS created by Clerk Kelly Stephens in same issue related to same circumstance: 24-3864 to obstruct justice and fraud court

Federal State of Ohio Actor Richard Nagel, Clerk of Court US District Court OH Southern: Historical “Case Fixing”/Frivolous Court proceedings, rulings, and Chief Judge, Magistrate and CLERK Judgment orders grounded in RICO Racketeering, fraud on the court/Whistleblower Retaliation Fraud on Court/RICO Racketeering Coverup State and Federal Actor/Court Officer ponzi scheme: Chief Judge Algenon Marbley/Kimberly A Jolsen No Oath of Office, Bond of Public Trust & past term/no warrant, authority or Jurisdiction ENJOINED Lower Court Cases: 2:24cv 2054, 2:23cv04201,2:23cv04202,2:23cv04203,2:23cv04204, 2:23cv04207 AND *Consolidated Cases:* 2:23cv04205,2:23cv04206,2:23cv04208

Ohio Court of Appeals Tenth District: “Case Fixing”/Unlawful & Frivolous Court proceedings, rulings, and orders grounded in fraud on the court/Whistleblower Retaliation
RICO, Fraud on Court/Grand Larceny/Criminal Conversion, Collusion, Conspiracy, Money Laundering/Embezzlement/Bank Fraud/Securities Exchange Fraud Coverup; Obstruction of Justice Ohio Court Officer and State and Federal Actors & Corporations, et. al: The Spitz Law Firm LLC, Aetna Resources LLC, CVS Health Corp., CVS Health Pharmacy Inc., CITIBANK,et. al: Cases: 23AP670 and 23AP671 State Actors: Terri Jamison, Kristen Boggs, Julia Dorrian conspire and collude with Michael Mental, Laurel Beatty Blunt, Betsy L Shuster, Michael Holbrook, Chris Brown, Brian Spitz, Trisha Breedlove, Greg Shumaker, AND Respondents, and Counsel of Record in instant

False Imprisonment/Slavery of Free Black

Man Case: Franklin County Court of Common Pleas Probate 616530 **“Case Fixing”/Unlawful & Frivolous Court proceedings, rulings, and orders grounded in fraud on the court/Whistleblower Retaliation:** where there is no crime, Court order/mandate warrant, authority or Jurisdiction by State Actors conspire & collude with Ohio Supreme Court Justice State Actor Public Officer: Sharon L Kennedy of Ohio Supreme Court (See Affidavit of Disqualification 24AP070) See Ohio Court of Appeal Tenth District Case: 24AP000193 State Actor Laurel Beatty Blunt

Franklin County Clerk of Court/Municipal Court “Case Fixing”/frivolous and fraudulent RENT Escrow Program/Whistleblower Housing Seizure Heist: State Actors of the Court Respondents and Court Officer Ohio Atty Alex Castle of Griffith Law Firm, et. al Franklin County Municipal Court Fraud/Whistleblower Retaliation Cases: 2024CVG009565, 2024 CVG010230, AND 2024CVG015962 AND Ohio Court of Appeal Case: 24AP000298

State of Ohio Job & Family Services & Other Federal Government Frauds and Swindles OF Federal Funding harming vulnerable populations related to: American Rescue Plan Act, IMPACT Community Action, Legal Aid, Mediation, Community Shelter Board, Make A Day, The H.E.L.P. CenterColumbus Urban League and other block and community grant/loan initiatives; Home Insurance Fraud Scams on Amazon and Liberty Mutual; False Claims Frauds and Swindles, Severe Retaliation, Fraudulent Landlord/Tenant Contracts, Unlawful Evictions, frivolous and fraudulent conduct and poor business practices of Yvonne Dyer/Corrich Investment Group known and condoned by Ohio Attorney General Department See Ohio Court of Appeals Tenth District 24AP000274 (lower

Court **fraud on court** Pro Se intimidation by Franklin County Court of Common Pleas Ohio Staff Attorney Jane Attorney for Andy Miller - ProSe Litigant Discrimination, Coercion, Harassment, Intimidation & Threat/Whistleblower “Case Fixing” via email (wire fraud) Case: 22CV003339; Counsel of Record Robert Hutchins previously disciplined for fraud on the court and fraudulent misrepresentations in *Disciplinary Counsel v. Hutchins*, 102 Ohio St. 3d 97, 807 N.E.2d 303, 2004 Ohio 1805 (Ohio 2004)

Ohio Court of Appeals Tenth District deliberately delayed Quo Warranto:

/Unlawful & Frivolous Court proceedings, rulings, and orders grounded in fraud on the court/Whistleblower Retaliation: State Actor Public Officer: Thomas Scholl Magistrate/Brandon Coy Hendrix Gary Tyack Prosecutor’s Office 24AP505 Gina Russo, et. al, 24AP506 Jeffrey D Mackey, /Maureen Duffy, et. al ,24AP528 Chris Brown/Michael Holbrook, 24APF09589

State of Ohio FSLA Overtime Violation and Seizure of Ohio Registered Nurses AND Licensed Practical Nurses labor/time and Neglect of Duty to include SEIU1199 OHIO per Collective Bargaining Unit Contract:

Ohio Court of Claims: “Case Fixing”/Unlawful & Frivolous Court proceedings, rulings, and orders grounded in fraud on the court/Whistleblower Retaliation: *Clark v. Brantell*, 2016-Ohio-718 (Deliberate Fraudulent misrepresentation and Frivolous case record citing source: Case is April Clark, RN class action representative AND Sarah Brantell, LPN representative v The State of Ohio Ohio Department of Rehabilitation and Corrections

Ohio Court of Appeals Tenth District : Organized Crime Employment/FSLA fraud and swindles; State Actor/Court Officer

conspiracy/collusion: “Case Fixing”/Unlawful & Frivolous Court proceedings, rulings, and orders grounded in fraud on the court/Whistleblower Retaliation: No. 15AP-597

Counsel: Greg Mansell, Carrie Dyer, John Marshall, Edward Forman - FSLA Overtime Violation Ohio Department of Rehabilitation and Corrections Correctional Reception Center; employee class action representative abandonment post wrongful termination during protective activities

**Franklin County Municipal Court
Corruptive Pattern of Practice in Collusion
with Ohio Attorneys: Tenant
Constitutional Right Deprivations under
color of law, RICO, Unlawful & Frivolous
Court proceedings, rulings, and orders
grounded in fraud on the
court/Whistleblower Retaliation**

Unlawful eviction filings and severe landlord retaliatory corruptive patterns of practice to cover Federal Government grant/loan and other sponsored and funded programs (MEDICARE): SOUTHEAST MENTAL HEALTH AND ADAMH BOARD OF FRANKLIN COUNTY

Fraudulent Rent Escrow Program Case: Columbus Ohio Franklin County Municipal Court Eviction Dept & Rent Escrow conspiracy & collusion Case: 24CVR009565 Ohio Atty Court Officer Attorney : “Case Fixing” Mastermind Columbus Ohio Attorney Alex Castle of Griffith Law Offices/Cassone Law Offices See *Consolidated Cases: Whistleblower Retaliation Housing Seizure attempt* 24CVG012030 and 24CVG015962

Predicate Case: “Case Fixing”; Unlawful eviction filings and severe landlord retaliatory pattern of practice: Michael Cassone/Alex Castle of Cassone Law Offices 2021CVG020711 and City of Columbus v

	<p>Krishna Khatiwada, et. al 2021 EVH 060439 Lead to Fraud on Court, home insurance fraud/false claims and incident date submissions to Amazon/Liberty Mutual home insurance related to Franklin County Court of Common Pleas Case: 22CV003620 Karen Phipps, Alex Castle (Michael Cassone of Cassone Law) State Actor/Court Officer organized crime coverup</p> <p>Franklin County Court of Common Pleas Constitutional Right Deprivations Under Color of Law: “Case Fixing”/Unlawful & Frivolous Court proceedings, rulings, and orders grounded in fraud on the court/Whistleblower Retaliation Frivolously filed by State Actor Court Officer Cleveland Ohio Attorney Alex Frondorf of Littler Mendelson PC Case 22CV007866 guised fraudulent misrepresentation “Interpleader”, April Clark v The Spitz Law Firm LLC cross claim ;22CV008947 AND April Clark v Employment Discrimination Tortfeasor, former employer Aetna Resources LLC cross Claim 22CV008936 associated to fraud on court, RICO coverup Ohio Court of Appeals Tenth District Case: 23AP670 AND 23AP671 grand larceny, embezzlement, money laundering, criminal conversion, fraudulent invoicing, mail/wire fraud of Brian Spitz, Trisha Breedlove, Greg Shumaker, Alex Frondorf, Richard DeAgazio, Chris Brown, Karen Gaster, Esq. and conspirators Terri Jamison, Julia Dorrian, Kristen Boggs,et.al to include: Respondents, and State and Federal Counsel of Record in instant</p> <p>Franklin County Court of Common Pleas Case: 22CV00001652 Aaron McDaniel, Blueprint Investments LLC, et. al Severe Landlord Retaliation, Title VII Civil Rights Act of 1964 Race and Disability Discrimination/Personal Injury/American Disabilities Act/Severe Landlord Retaliation, RICO Racketeering historical conspiracy and collusion with Ohio Attorney Alex Castle of</p>
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	<p>Griffith Law Officer/Cassone Law</p> <p>Franklin County Court of Common Pleas “Case Fixing”/Whistleblower Retaliation Case: 22CV00339 State Actor Public Officers: Andy Miller Presiding/Jane Tsai Staff Attorney (lower court Franklin County Municipal Court Case: April Clark v Yvonne Dyer and Corrich Investments LLC Franklin County Municipal Court Case 2021 CVF 022482, and Franklin County Court of Common Pleas Ohio Attorney Robert Hutchins, previously disciplined for FRAUD & MISREPRESENTATION, “Case Fixing” Landlord/Tenant Severe Retaliation & Federal Government grant/loan Housing Program Frauds & Swindlers, Americans with Disability & Fair Housing Act violations and personal injury-Yvonne Dyer, et. al fraudulent/impostser “landlord”, false/fraud documents in form of “lease contractual agreement” to mastermind fraud on governmental housing/rental fund agencies and programs for Housing Stabilization and Rental Assistance or Development. See Franklin County Court of Common Pleas</p> <p>Franklin County Court of Common Pleas Case: 22CV007002 Protective Order “CASE FIXING”/ deliberately obstruction of Justice and delay, State Actor Public Officer: Kimberly Cocroft, against Ohio Attorney Alex Castle of Griffith Law and Cassone Law, Aaron McDaniel, Whitney Ramsey, Bryshod Anderson gang stalking/whistleblower retaliation, and Amazon home Insurance & Liberty Mutual incident date false claims filings and Court Officer Atty Conspiracy/Collusion in Insurance and Bad Faith claim fraud:</p> <p>Franklin County Court of Common Pleas GRANGE INSURANCE FRAUD SCAM, Case 22CV006694 Michael Holbrook, Ohio Supreme Court Writ RESPONDENT REFUSING TO RECUSE “Case Fixing”,</p>
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deliberate delay/obstruction of Justice/gangstalking/Whistleblower Retaliation; Ohio Department of Insurance File # CSD0108948

Michael Holbrook, Respondent and Defendant in Petitioner's Cases including; Ohio Supreme Court WRIT complaints and cases in Ohio Court of Appeal Quo Warranto, US District Court of Ohio Southern 2:23cv04204 Chris Brown and Michael Holbrook AND US Court of Appeals Sixth Circuit miscarriage and Obstruction of Justice Case: 24-3528/24-3685, and Conspirator: Ohio Attorney RESPONDENTS, et. al/Court Officer - Insurance Claim Processing Fraud - Grange Insurance, Employees and agents conspiracy and collusion Case: anticipated CASE FIXING/Whistleblower Retaliation/Deprivation of Rights Under Color of Law: **Michael Holbrook, Respondent in Petitioner Writs and pending litigation Presiding with demand to RECUSE** and Ohio Bar grievance filed with Ohio Bar Association

Predicate Cases: Insurance Fraud Schemes and coverup by and through "Case Fixing" by Respondents Karen Phipps colluding with Michael Cassone/Alex Castle, et.al and Michael Cassone colluding with James Gallagher, et.al historical, habitual corruptive pattern of practice of State Actor Judges and Ohio Attorneys utilizing the Court as vessel to fraud and promote corruption See Franklin County Court of Common Pleas Case April Clark v Krishna Khatiwada, et. al 22CV003620 Insurance False Claim filings of fraudulent "incident dates" of known "pre-existing conditions"; Fraud on Amazon and Liberty Mutual Insurers coverup by Karen Phipps, Michael Cassone and Alex Castle in Case 22CV003620 Columbus Ohio Franklin County Court of Common Pleas; See City of Columbus v Walter Thieman 2020 ER B 072192 **NO** Constitutional Ordinance to

protect tenant **RIGHT** to complain to Governmental Agency about condition dwellings and not face Severe Landlord Retaliation EXIST- it's a bold face deliberately, fraud on the Federal Government Grant Program **LIE** related to City of Columbus and City Council Budget and Fiscal Management grant funding applications under deception as **NO** action is **EVER** taken against Severe Landlord Retaliation by the City of Columbus or City of Columbus Council, the Mayor, Andrew Ginther, City Prosecutor Zach Kleing, Attorney Tiara (0089583) or any City public officer lying on Federal Grant Applications for funding The old City Ordinance C.C.C. 4509.07 (2018) is a 14th Amendment Constitutional Right Deprivation of a Property Owner/Landlord determined by Stephanie Mingo of Franklin County Municipal Court in 2021, US Housing and Development Pro Housing grant application and fund frauds and swindles **See over City of Columbus Ohio over 29 public records via 311.gov service portal address: 2951 Hubbardton Place Reynoldsburg, Ohio 43068**

Franklin County Court of Common Pleas
Probate: Slavery, Involuntary Servitude, Deprivation of Rights Under Color of Law
Predicate Case: "Case Fixing" Whistleblower Retaliation:616530, No Oath of Office/Bond of Public Trust, Slavery, False Imprisonment, Involuntary Servitude, Discrimination, Retaliation, Fraudulent Court Proceedings, Whistleblower Retaliation, Gang Stalking, Hunting of mentally vulnerable and disabled Black Man who is not incompetent and his Family Members in Columbus Ohio and Atlanta Georgia by Jeffrey D Mackey, Maureen Duffy, Melissa Kaufman, Monica Harris, Eric Horvath, deprivation of unalienable, fundamental, and Constitutional Rights,et al under color of law

Franklin County Court of Common Pleas

Domestic Relations: “Case Fixing”, Whistleblower Retaliation, Deprivation of Rights Under Color of Law
24JU5837 Benita Reedus, no Oath of Office or Bond of Trust conspired and colluded with Paula J. Copeland, private office attorney and Aaron Hanson in creation of frivolous Court proceedings and Orders to gain access to Petitioner, Whistleblower’s family by and through guise “Case Fixed” fraud on Court processes known to be frivolous and fraudulent

Dereliction of Duty US Department of Justice known Abuse, Neglect, Discrimination and Retaliation of Vulnerable Populations and Advocates, Healthcare Billing/Coding, False Claims and Medical Necessity Fraud on the Federal Government, Personal Information Dissemination and Privacy Breach never comprehensively investigated:

United States Department of Justice Civil Rights Division and U.S. Department of Health and Human Services, Office for Civil Rights (OCR) Complaints and Dereliction of Duty: Reference Numbers: 29802116, 367605-MXJ from the Disability Rights Section, 29017914, 28995725, Civil Rights/HIPAA Data Privacy (PHI) Breach Patient, Disabled Inpatient Psychiatric, Mental Health Inpatient/Outpatient Discrimination, Retaliation, Abuse and Neglect and Medicare Fraud23-513689 Arthur Salazar/Joseph Rungren, Complaint # 22-476251, #22-475988 Wandah Hardy/OSU CareConnection “Samantha”, #22-476367, #26975798 OSU Harding Inpatient April 14, 2024 physical assault and abuse of patient coverup collusion Eric Johnson, LISW, Amber Aerowood, Nurse Practitioner, Jill , OSU Harding witnesses: Officer Randy Petit #328 and A Kaepner #30, Spears-McNatt report #P2022-1129
spears-mcnatt.1@osu.edu,
kaepner.5@osu.edu , petit.15@osu.edu

OCR Linda Lozano: #OCR 558674,

**Disability Rights of Ohio
Disabled Vulnerable Population Data and
Privacy Breach/Neglect of Duty:**

Nellie Pratt
Keisha Towns

**Dereliction of Duty State of Ohio and US
Governmental Agencies and Other
Nonprofi/Foundations:**

Ohio Department of Health

Jessica Pritchard, RN
Manager, Complaint Unit
Division of Quality Assurance
Ohio Department of Health
Ref: 22-86929

Mental Health Ohio

Kathryn Remer

ADAMH Board of Franklin County

Phil Hedden
Karly Tennent, Clinical Services Director
Erica Jones, CEO
Susan Villilo, VP

**Southeast Mental Health Federal and
Public Funded Outpatient Facility**

Dr. Abul Hasaan
Wendy Williams
Melissa Williams
Rich Gilmore
Kim Cooksey
Krystal McCoulaugh
Carrie Jackson
“Nate”
“Bernadette”

Ohio Medical Board

Michael Harmon, Enforcement Investigator
Franklin County Board of Commissioners
Kevin Boyce, Commissioner
Emily Cooner, Constituent Advocate

Telisa Harrison, Policy Director

City of Columbus Council

Michael S Brown

Zach Davidson

City of Columbus Mayor

Andrew Ginther

City of Columbus/311.gov

City Prosecuting Atty Tiara Ross

City Prosecuting Atty Christopher Clark

Code Inspector Kristina Conrad

Cassandra Scurlock

Todd Dillard

Ohio Judges

Chris Brown

Michael Holbrook

James Green

Jarrold Skinner

Michael Allbritain

Jodi Thomas

Jessica D’Varga

Andy Miller

Bill Hedrick

Karen Phipps

Benita Reedus

Lasheyl N Stroud

Betsy L Shuster

Terri Jamison

Michael Mental

Kristen Boggs

Julia Dorrian

Franklin County Prosecutor

Gary Tyack

City Prosecutor

Zach Klein

Franklin County Clerk of Court

Maryellen O’Shaunessy

Lori Tyack

Tate Wooding

Franklin County Municipal Court
Emily Shaw
Rebekka Evans
Elizabeth Farner
“Michelle” Rent Escrow Department Clerk

Ohio Attorneys
Brian Spitz
Trisha Breedlove
Greg Shumaker

Deliberately accepted bribes to decline representation to Petitioner post wrongful termination during protected activities: EEOC, OCR, Class Action against former employer State of Ohio ODRC-CRC and purposefully as corruptive pattern of practice did not argue the well established and known State of Ohio Employee Contractual Agreement SEIU1199 Ohio Collective Bargaining Unit Agreement to ensure Registered Nurse were robbed of labor and time as State of Ohio Department of Rehabilitation and Corrections contracted non exempt FSLA civil service employees “Case Fixed” Cases to run up Judicial costs and capitalize under fraud and deception: Ohio Court of Claims *Clark v. Brantell*, 2016-Ohio-718 AND Ohio Court of Appeals Tenth District No. 15AP-597

Greg Mansell
Carrie Dyer
Edward Forman
John Marshall, et.al

Alex Castle, Mastermind, Griffith
Law/Cassone Law
Alex Frondorf, Mastermind, Littler
Mendelson PC
Bonnie Kristen, Conspirator, Littler
Mendelson PC
Lisa Pierce Resiz, Epstein Barr Atty for
Southeast Mental Health, fraudulent Court
proceeding “Complaint” mastermind in Case

616530 Franklin Cty Ct of Common Pleas
Probate conspiracy with Jeffrey D Mackey,
Maureen Duffy, Monica Harris, Eric Horvath,
Melissa Kaufman, Sharon L Kennedy,
Southeast Mental Health and ADAMH Board
of Franklin Cty, et. al to cover Medicare
Billing Fraud and False Claims whistleblower
retaliation guised in “Case fixed” fraud on
court frivolous Court proceeding
Brandon Coy Hendriz, Franklin Cty
Prosecutor Office
Aaron Epstein, City of Columbus Atty
Sheena Rosenberg, City of Columbus Atty
Nicole Iula, Franklin Cty Prosecutor Office
Julie Pfeiffer, Ohio Atty General Office
Mark Tucker, Ohio Atty General Office
Bryan Lee, Ohio Atty General Office
Byers Emmerling, Ohio Atty General Office
Michael Cassone, Private Practice Housing
fraud, insurance fraud coverup by threat upon
Petitioner, unlawful eviction filings as
whistleblower retaliation
Jane Tsai, Franklin Cty Ct of Common Pleas
Harry Panitch, Private Practice Atty
conspiracy and collusion to falsely imprison
mentally vulnerable inpatient at OSU Harding
by way of frivolous and fraudulent report to
Twin Valley Behavioral Health
Judge/Magistrate that patient “waives
appearance”, Jeffrey D Mackey of Franklin
Cty Court of Common Pleas in Case 616530
has knowledge and neglected duty to report
fraud

New Jersey Attorney

Richard DeAgazio, Litter Mendelson PC

**Governor of the State of Ohio & Contact
Us Form**

Mike Dewine,et.al

US Attorney General Southern District

Kenneth Parker,et.al

US Department of Justice Attorney

John Stark

	<p>US District Court of Ohio Southern District Former Chief Judge Algenon Marbley Magistrate Kimberly A Jolsen Richard Nagel Phil Butler Scott Miller Kelly Huerer Jeffrey Garey Eduardo Riveria Christine Bono,et.al</p> <p>US Equal Employment Opportunity Commission Salvador Lopez Thomas Coclough “Wesley” Jamie Williamson Dilip Gokhale Nanisa Pereles Sabrina Austin Patricia Crawford Patricia St. Clair,et.al</p> <p>Ohio Attorney General & Consumer Complaint Public Records/Constituent Advocates Dave Yost,et.al</p>
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Comes NOW, Petitioner, APRIL CLARK, Sui Juris with NOTICE OF SUBROGATION OF LEGAL RIGHTS RELATED TO THE MISAPPROPRIATION OF EQUITABLE PROPERTY VALUED AT \$15,208 CONCEALED AND COVERED BY RESPONDENTS AND COUNSEL OF RECORD EACH GROUP MEMBER OF SEPARATE DISTINCT ENTERPRISE UTILIZING JUDICIAL SYSTEM TO FRAUD AND SWINDLE PETITIONER, THE GENERAL PUBLIC, THE STATE AND FEDERAL GOVERNMENT AND UNITED STATES AND ITS CONSTITUTIONAL ORDER

The instant evidence of Criminal Conversion and the Whistleblower Retaliation and Gangstalking associated with speaking up and out in efforts to have bona fide, meritorious, good faith cause of action with cognizable legal basis heard before a neutral tribunal as an injured

party in fact. Criminal conversion occurs when someone intentionally deprives another of their property without consent. Petitioner Title VII Civil Rights Act of 1964 Employment Discrimination Race and Disability mediation settlement were misappropriated deliberately in a money heist masterminded, carried out and now concealed by Respondents and Counsel of Record named here and in each Writ in Pendency.

There are countless relevant statutes violations consistently being ignored as part of the Systemic Corruption of the State of Ohio and its State and Federal Actors and those each conspire, collude and collaborate to fraud Petitioner and her family members, the General Public, the State and Federal Government, here lies the EMPLOYMENT example of corruptive patterns of practice Respondents and Counsel of Record historically, ongoing and likely to continue perpetuate and participate under guise as Judicial or Public Officers, Court employees or other Civil Servants of the State and Federal Government See United States v. McKee, 506 F.3d 225 (3rd Cir. 2007) which is relevant in instant which speaks to the ongoing and standard practice of wire fraud schemes; United States v. Brant, 580 F.3d 244 (5th Cir. 2009) where theft is discussed, United States v. Brenson, 104 F.3d 1267 (11th Cir. 1997 applicable to embezzlement, breach of fiduciary and trusts are noted and undoubtedly seen here, and United States v. Recio, 371 F.3d 1093 (9th Cir. 2004) money laundering, United States v. Weiss, 569 F.3d 185 (2d Cir. 2009) AND Securities and Exchange Commission v. Zandford, 535 U.S. 813 (2002) related to bank and securities fraud ALSO evidenced here and every Writ of Petitioner:

1. **Ohio Revised Code § 2913.01**
2. **Title 18 U.S.C. § 1341**
3. **18 U.S.C. § Ohio Revised Code § 2913.02**
4. **18 U.S.C. § 641**
5. **18 U.S.C. § 1956**
6. **Ohio Revised Code § 2913.41**

- 18 U.S.C. § 1344
- 15 U.S.C. § 78j(b)
- **United States v. Weiss, 569 F.3d 185 (2d Cir. 2009)**
- 42 U.S.C. § 1983 See **Monroe v. Pape, 365 U.S. 167 (1961)** and **Graham v. Connor, 490 U.S. 386 (1989)**

INTRODUCTION

This Notice of Subrogation is **GENERAL PUBLIC NOTICE** for the sake of **JUSTICE** where JUSTICE SHARON L KENNEDY is ring leader, named Respondent in Writs 2024 1471 and 1474 with served summons continuing to obstruct Justice with malice and unconstitutional motives which have deprived Petitioner and her family members Constitutional Rights under color of law that continue to date. This GENERAL PUBLIC NOTICE of Interest is filed by Petitioner, APRIL CLARK, Sui Juris concerning the unlawful handling, conversion, and fraudulent disbursement of her rightfully owned funds owed to the Petitioner under a **Title VII Civil Rights Settlement Agreement** mediated by the **U.S. Equal Employment Opportunity Commission (EEOC)**. The balance owed to Petitioner, totaling **\$15,028**, has been unlawfully misappropriated, leading to claims of **grand larceny, criminal conversion, embezzlement, and money laundering** involving multiple parties, including **RESPONDENTS AND COUNSEL OF RECORD** as conspirators to **Aetna Resources LLC, Spitz Law Firm, Littler Mendelson Attorneys, Judges Chris Brown and Michael Holbrook** of the **Franklin County Court of Common Pleas**, and **CVS Health Pharmacy, Inc.** (who accepted fraudulent invoice from Brian Spitz of Spitz Law Firm LLC willfully, knowingly and voluntarily as active participant in grand larceny, criminal conversion, embezzlement, money laundering, bank, tax and securities fraud continuing to be covered up and concealed in this Court). See **United States v. Thomas, 451 F.3d 878 (9th Cir. 2006)**, each should have known better and ignorance of the law is no excuse, **Lawyers and Counsel of Record** here definitely know and understand the law and each are

accountable and liable to Petitioner and her family members for the international, malicious and unconstitutionally motivated victimization that continues to date.

This Notice also serves to inform the involved parties that the Petitioner is asserting **subrogation of legal rights**, having been deprived of the aforementioned funds through a coordinated scheme involving **fraudulent invoices, money heists, bank fraud, and securities fraud**, leading to unlawful receipt and disbursement of funds. The **ultra vires are not covered by any**

IMMUNITY defense See Pierson v. Ray, 386 U.S. 547 (1967).

PARTIES INVOLVED

1. **Petitioner, APRIL CLARK**, Sui Juris whose **legal AND Constitutional rights** have been and continue to be violated as direct result of the actions and crimes of Respondents and Counsel of Record, et. al party and active, willful, knowing and voluntary participant in aforementioned unethical, unprofessional and criminal acts outlined in instant.
2. **Tortfeasor, Aetna Resources LLC**, who is and continues to be responsible for the EEOC MSA mediation settlement balance owed, \$15,028 robbed from Petitioner and is willful, knowing and voluntary participant in the subsequent wrongful handling of funds owed to Petitioner.
3. **Spitz Law Firm LLC Attorneys, Brian Spitz, Greg Shumaker, and Trisha Breedlove** whose are Ohio Attorneys guilty of breach of fiduciary duty, fraudulent invoicing, grand theft, money laundering, embezzlement, conspiracy, collusion, false statements, fraudulent misrepresentations, fraud on court, case fixing, receipt of stolen property, each never lawfully represented Petitioner and were terminated having completed no actual work whatsoever of any capacity and each cannot show or file as non exist not even any fronted costs or fees in any cause of action or Employment Discrimination Race and disability easily verifiable in case US District Court of Ohio Southern 2:22cv02519, EEOC Charges filed, Ohio Civil Rights Charges filed, and the OSHA Whistleblower Charge filed OR Ohio Supreme Court 2024 1173 AND Ohio Court of Appeals Tenth District case record 23AP670 AND 23AP671, AND Columbus, Ohio Franklin County Court of Common Pleas Cases 22cv007866, 22cv008947 and 22cv008936 AND US District Court of Ohio Southern April Clark v Chris Brown AND Michael Holbrook,et.al 2:23cv04204, April Clark v Littler Mendelson PC,et.al 2:23cv04205, April Clark v CVS Health Pharmacy Inc.,et.al 2:23cv04206 AND April Clark v Spitz Law Firm, et.al 2:23CVC04208 AND US Court of Appeals Sixth Circuit: 24-3525, 24-3526, 24-3527,24-3528, 24-3531, 24-3532,24-3533 AND New **CASE FIXED** Case Numbers:

24-3681,24-3582,24-3683,24-3585, 24-3686, 24-3687, 24-3690, 24-3691, Judicial Misconduct Alegnon Marbley and Kimberly A Jolsen: 06-24-90042/43 and other fraudulently created cases by Kelly Stephens, Clerk of Court related to Quo Warranto, Writ Mandamus and unlawfully dismissed Appeal of Spitz Law Firm initial Appeal Case number each with Appellant Brief and no Appellee Reply Brief 24-3748, 24-3714, 24-3864, was involved in the handling and disbursement OR concealment of felonious crimes against Petitioner and the Federal Government related to theft of the settlement funds.

4. **Little Mendelson Attorneys** Richard DeAgazio and Alex Frondorf, who are actively involved as **MASTERMINDS**, complicit in the fraudulent activities leading to the misappropriation of Petitioner's funds.
5. **Judges Chris Brown and Michael Holbrook** who are State Actor Judges under guise from the **Franklin County Court of Common Pleas**, whose actions AND intentional **failure to act** are being called into question as part of the fraudulent scheme each willfully, knowingly and voluntarily participated and continue to conceal to evade criminal prosecution, whistleblower retaliation and gang stalk Petitioner and her family . Each have participated in the **cover-up** and **condoned unlawful actions**.
6. **CVS Health Pharmacy, Inc., agent for CVS Health Stores**, who is an active entity involved in receiving a fraudulent invoice and making an unlawful payment reflected on CITIBANK remittance advice instrument payable to: THE SPITZ LAW FIRM LLC, **Brian Spitz**, as part of the **GRAND LARCENY, money laundering, embezzlement, securities exchange fraud, tax fraud, bank fraud and fraudulent disbursement** of funds from the settlement, each Respondent and Counsel of Record is fully aware, holds knowledge and understanding yet continues to conceal, conspire and collude to fraud Petitioner and her family members, the General Public, the State and Federal Government-the United States and its Constitutional ORDER.

FACTUAL BACKGROUND

US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Title VII Settlement Agreement

SYSTEMIC GOVERNMENT AND ADMINISTRATIVE AGENCY THEFT AND CONCEALMENT

On or about October 14, 2022, a **Title VII Civil Rights of 1964 EEOC Mediation Settlement** was reached, terminating the US District Court of Southern Ohio Title VII

Civil Rights Act of 1964 Case 2:22cv02519, under the auspices of the **U.S. Equal Employment Opportunity Commission (EEOC)**, wherein **Aetna Resources LLC** agreed to pay the Petitioner an overall settlement amount to exceed \$40,000 where there remains balance due of **\$15,028** in full satisfaction of claims related to civil rights violations, which was deliberately breached to cover the conspiracy, collaboration and crimes of Richard DeAgazio and EEOC Mediator, Salvador Lopez whereby Spitz Law Firm LLC, Brian Spitz threatened to sue Richard DeAgazio and Alex Frondorf “individually” for fraudulently informing each had a \$15,000 check for the The Spitz Law Firm LLC of Petitioner overall settlement amount and each requested Spitz Law Firm LLC W9 but neglected to go back and inform EACH voided the initial MSA and General Release based on the frauds and swindles of Richard DeAgazio and Salvador Lopez, EEOC Mediator. In fact, Richard DeAgazio sent Petitioner his RED LINED draft of his changes and revisions to deliberately exclude any amount of Petitioner overall settlement payable to Spitz Law Firm who did not represent Petitioner in US District Court of Ohio Southern Case 2:22cv02519, any EEOC charges or Civil Rights Commission Charges nor Petitioner OSHA Whistleblower Retaliation Charge AND have NO ACTUAL WORK, hence the money heist to rob Petitioner, each Respondent and Counsel of Record conspire to continue to conceal and evade criminal prosecution.

Fraudulent Handling of Funds

The settlement funds owed to the Petitioner were never safeguarded in a Court escrow, IOLTA, or any account with fiduciary title deliberately and each Respondent of Ohio Court of Appeals Court in Case 23AP670 AND 23AP671 and Ohio Supreme Court 2024 1173 knew and understood and CASE FIXED outcomes to protect, aid and abet in

Petitioner stolen \$15,028 funds diverted, misappropriated, and unlawfully disbursed by parties acting in concert equating to **GRAND LARCENY, EMBEZZLEMENT, MONEY LAUNDERING, BANK FRAUD, TAX FRAUD AND SECURITIES EXCHANGE FRAUD**, including **Spitz Law Firm: Brian Spitz, Trisha Breedlove, Gregshumaker, Littler Mendelson Attorneys: Richard DeAgazio and Alex Frondorf**, and unknown entities such as **CVS Health Corporation (Parent/Holding Company) AND CVS Health Pharmacy Inc. (agent for CVS Health Stores)**. These funds were paid to **Brian Spitz, et. al** through fraudulent invoicing and other money laundering activities, rather than directly to the Petitioner as required under the US EQUAL EMPLOYMENT OPPORTUNITY settlement agreement, Franklin County Court of Common Pleas, Chris Brown and Michael Holbrook covered up as party to the crime. See Cases Aetna Resources LLC vs April Clark and Spitz Law Firm 22CV007866, April Clark v Spitz Law Firm 22CV008947 AND April Clark v Aetna Resources LLC 22CV008936. **When will each Respondent and Counsel of Record and any other conspirator named by Petitioner be arrested and charged?**

Criminal Actions

1. **Grand Larceny:** The **\$15,028** owed to the Petitioner was unlawfully taken through fraudulent means.
2. **Criminal Conversion:** The funds were **illegally converted** into personal use or laundered, depriving the Petitioner of rightful access to settlement funds.
3. **Embezzlement:** The funds were embezzled by those entrusted with their handling, including **Spitz Law Firm** and potentially **Littler Mendelson Attorneys**.
4. **Money Laundering:** The transfer of funds to **Brian Spitz** via a fraudulent invoice and through **CVS Health Pharmacy Inc.** constitutes **money laundering**.

Judicial Involvement

Judges Chris Brown and **Michael Holbrook**, members of the Columbus, Ohio **Franklin County Court of Common Pleas** are accused of being complicit in this matter each active participant failing to investigate the fraudulent scheme noted clearly on case record and in instant with the Ohio Supreme Court Disciplinary Board, Columbus Bar, and Ohio Bar Association grievances filed and maliciously disregarded **intentionally** to cover the crimes and each have and continue to engage in these criminal actions that facilitate the concealment of these illegal activities resulting in further grave, severe victimization and harm to the Petitioner and her family members, and there is **NO**

ARGUMENT.

IV. LEGAL CLAIMS AND INTENT TO BRING CAUSES OF ACTION

Public Notice of Fraud and Misappropriation

Petitioner brings to public attention a grave and sickening situation involving systemic fraud, case fixing, and the concealment of misappropriated property valued at \$15,208. These actions are allegedly carried out by various respondents, including counsel of record and a member of the Ohio Supreme Court, Justice Sharon L. Kennedy. The misappropriation of this equitable property not only defrauds the petitioner but undermines the integrity of the judicial process and violates fundamental legal and constitutional principles.

Fraud and Case Fixing

The central allegation is that the judicial process has been used as a tool for fraud, with specific parties involved in altering or manipulating case outcomes for personal or collective gain. Case fixing is a serious allegation, particularly when it involves members of the judiciary, as it

undermines public trust in the fairness and impartiality of the courts. In this case, petitioner factually alleges that the legal proceedings were and continue to be manipulated to conceal the true ownership and value of the property, leading to its misappropriation. This conduct can be proven and constitute a violation of due process and undermine the rights of Petitioner under both State and Federal law.

Fraud on the Court and Judicial Misconduct

Let the General Public notice, "fraud on the court" refers to actions where individuals knowingly deceive the court to obtain a favorable Judgment or decision through fraudulent means, which is evident in instant and every Writ in Pendency before this Court.

In this case, petitioner's factual "allegations" of unethical, unprofessional and criminal actions of Justice Sharon L. Kennedy, in her Individual Capacity and conspiracy and collusion with others involved (i.e. Respondents and Counsel of Record in each Writ in Pendency before this Court) have directly resulted in a miscarriage and obstruction of Justice and Petitioner \$15,028 property was intentionally concealed and its rightful ownership misrepresented purposefully as part of money heist resulting in grand larceny, criminal conversion, embezzlement, money laundering, bank fraud, tax fraud and securities exchange fraud that has not only compromised Petitioner but the Judicial process and system as a whole.

Violation of Constitutional and Statutory Protections

1. Due Process (14th Amendment, U.S. Constitution): Petitioner's right to fair legal proceedings has been infringed upon by fraudulent actions and manipulation of the case.
2. Equal Protection (14th Amendment, U.S. Constitution): Petitioner's right to equal treatment before the law has been compromised by improper and illegal conduct in the Judicial process.

3. Right to Property (5th Amendment, U.S. Constitution): Petitioner's property rights have been violated through misappropriation and concealment of the value and ownership of the \$15,028 equitable property.
4. State Constitutional Violations: Ohio's constitution **guarantees** fairness in Judicial proceedings and **protection** of property rights, which have been violated willfully, knowingly and voluntarily by this Court by and through Sharon L. Kennedy, et.al

The NATIONAL Impact on the General Public, State, and Federal Government

Fraud on the court and case fixing is criminal and Federal Government consequences are in order. The general public confidence in the legal system has been and will continue to be eroded if there is no immediate intervention. The involvement of a Supreme Court justice in these activities is especially troubling and suggests the historical, ongoing and likely to continue breakdown of accountability at the highest levels of the Judiciary. The public, state government, and federal government have a vested interest in instant and every Writ of Petitioner's before this Court to ensure that Judicial processes are free from this very corruption and manipulation, as any degradation of this system threatens the rule of law and the proper functioning of United States Governmental institutions and Constitutional Order.

General Public Interest Scrutiny AND Call for Investigation and Accountability

Petitioners "allegations" are grave and warrant immediate and thorough investigation. The actions of Justice Sharon L. Kennedy and others involved should be scrutinized to determine the extent of any Judicial misconduct AND fraudulent activity. Given the serious nature of the claims, it is imperative that the integrity of the Judicial system be preserved and that any wrongdoers be held accountable, instantly. Petitioners continue to seek relief not only for the misappropriation of their property but also for the restoration of public confidence in the Judicial system. This case and every Writ in Pendency and case Petitioner and her family members are

party serves as a critical reminder that the legal system must remain vigilant and transparent in order to protect the rights of individuals and uphold Constitutional order.

Subrogation of Legal Rights

Petitioner, having been deprived of their **inalienable constitutional rights**, is entitled to **subrogation** of those rights to recover the funds owed under the **Title VII CIVIL RIGHTS ACT OF 1964 EMPLOYMENT DISCRIMINATION RACE AND DISABILITY EEOC MSA CHARGE 532-2022-02705 SETTLEMENT**. Through subrogation, Petitioner is asserting **CONSTITUTIONAL RIGHT** to pursue legal remedies against the tortfeasors (Aetna Resources LLC, Spitz Law Firm, Littler Mendelson Attorneys, and others involved including Respondents and Counsel of Record of instant and each and every Writ in Pendency of case Petitioner or family member are or ever have been party) to recover the amount owed and any other equitable relief a neutral tribunal or higher Court of Jurisdiction deems.

Criminal Larceny and Fraud

The actions described constitute criminal acts of **grand larceny**, **fraudulent conversion**, **embezzlement**, and **money laundering** under federal and state law. The Petitioner has the right to pursue criminal action and is notifying relevant law enforcement authorities of these crimes.

Civil Claims for Financial Recovery

Petitioner **DEMANDS** full recovery of the **\$15,028** owed, which is currently in the hands of Brian Spitz, Trisha Breedlove, and Greg Shumaker when the Ohio Court of Appeals Tenth District CASE FIXED 23AP670 AND 23AP671 de novo review by Judges Terri

Jamison, Kristen Boggs and Julia Dorrian (Conspirators) was REVERSED AND REMANDED yet has now magically DISAPPEARED (See Ohio Supreme Court 2024 1173 and case record of lower court Franklin County Court of Common Pleas Cases (22CV007866 Chris Brown, Conspirator Mastermind Trier of Fact, 22CV008947 Chris Brown, Conspirator Mastermind Trier of Fact AND 22CV008936 Michael Holbrook, conspirator) knowing of the crimes and that Spitz Law Firm LLC held Petitioner stolen equitable property in hand already, including any **damages, interest, and any legal costs** incurred as a result of the CRIMINAL and unlawful actions taken by the parties (Respondents and Counsel of Record) named in this NOTICE.

Judicial Misconduct and Conspiracy

Petitioner reserves the right to bring a **civil rights action** under **42 U.S.C. § 1983** against each and every Respondent and Counsel of Record for any violations of constitutional rights resulting from judicial misconduct, improper judicial conduct, and conspiracy to cover up the unlawful actions in connection with this settlement.

DEMAND FOR ACTION AND REMEDY

The Petitioner **DEMANDS** the following remedies:

1. Immediate investigation and prosecution of the **criminal activities** described herein, including fraud on the Court, Case Fixing, **grand larceny, criminal conversion, embezzlement, and money laundering.**
2. **Full and IMMEDIATE recovery of the \$15,028** owed, including **interest** and any **damages** arising from the unlawful withholding AND diversion of these funds.
3. Appropriate **disciplinary action** against Respondents and Counsel of Record (i.e. attorneys AND judicial officers found to have participated in or enabled these unlawful

acts in conspiracy and collusion as conspirators with **Spitz Law Firm, Littler Mendelson Attorneys**, and **Judges Chris Brown and Michael Holbrook** continuing to cover and conceal the crimes with no intention of cease and desist or remorse evidenced in each malicious and unconstitutional motives.

4. Full **accounting of all transactions** related to the fraudulent invoice issued and the misappropriation of the US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION MEDIATION settlement funds of Charge: 532-2022-02705, including the role of **CVS Health Pharmacy, Inc.** in the transfer of funds.
5. A **formal statement of remedy** from all involved parties confirming the restoration of funds and resolution of the legal issues at hand placed on each and every Writ in Pendency where conspirator Counsel of Record willfully, knowingly and voluntarily filed false statement, fraudulent misrepresentation, defamatory, slanderous libel **FEDERAL NOTICE OF VEXATIOUS LITIGATION** in this bias, prejudice, unlawful Court neglecting duty to act, perform, intervene, investigate, refer and report to Federal Authorities by and through its Justice Sharon L Kennedy, conspirator.

CONCLUSION

A well calculated and strategic plot and **fraudulent scheme utilizing the “Court” as vessel and mechanism by way of CASE FIXING** was carried out intentionally, deliberately, wantonly with malice and unconstitutional criminalistic motives to misappropriate funds from Petitioner US Equal Employment Opportunity Charge 532-2022-02705 **Title VII Employment Discrimination Race and Disability mediation settlement**. There was **criminal intent** behind the actions of the parties involved: Brian Spitz, Trisha Breedlove, Greg Shumaker, Alex Frondorf, Richard DeAgazio each filing frivolous, fraudulent misrepresentation guise

Interpleader in the Columbus Ohio Court of Common Pleas Case **22CV007866** to rob Petitioner of \$15,028 equitable property which is the balance owed per contract by **Tortfeasor, AETNA RESOURCES LLC**, fraud the Court, the General People, the State and Federal Government and conceal the crime with help of conspirators named as Respondents, Counsel of Record, and other State and Federal Actors employed by the State of Ohio Government and its Governmental Agencies or the businesses, corporations, nonprofits and foundations each colludes, conspires and collaborates as separate distinct enterprise perpetrating several frauds and swindles on Americans, the General Public, the State and Federal Government-The United States and its Constitutional Order, equating to sedition and conspiracy seemingly to ultimately overthrow the United States Government. There were **multiple illegal transactions** (e.g., fraudulent invoices, money laundering, AND embezzlement) evidenced in fraudulent remittance advice issued to The Spitz Law Firm LLC by CVS Health Pharmacy Inc., agent for CVS Stores illustrating the misappropriated equitable property valued at \$15,028 of Petitioner aforesaid stole and have in hand to date in violation of both **state** and **federal law**. Petitioner reserves all rights to further legal action, including filing criminal complaints and civil lawsuits as necessary to enforce the rights, recover damages, and hold the responsible parties accountable for their actions. This notice is issued to notify all involved parties of the severity of the allegations and the intent to pursue legal remedies through all appropriate channels.

The State of Ohio and US Constitution secures Constitutional Rights and secures public trust where No act of the Court should prejudice man. Any State of Ohio Civil or Public Servant, Respondent or Counsel of Record, TRUSTEE, that Swore a Oath to:

To Protect, Preserve AND Defend the Constitution

Which secures the Rights of the People, who are the beneficiaries of the TRUST-PUBLIC TRUST which includes Petitioner and her family members under whistleblower retaliation,

target and gangstalking attack of Respondents as separate distinct enterprise perpetrating RICO Racketeering, Organized Crimes and Public Corruption upon Petitioner and her family members, the Court, the General Public, the State and Federal Government -the United States and its Constitution in efforts to war against the United States and overthrow the United States Government as foreign alien and enemy are liable to Petitioner for aforesaid Constitutional Right deprivations under color of law and otherwise.

I, April Clark, Petitioner being duly sworn on NOVEMBER 1, 2024 as reflected in case records of multiple related Writs in pendency attest, affirm and confirm the statements herein are accurate and true to the best of knowledge and hereby file Affidavit of Truth under Penalty of Perjury. Herein, Petitioner allegations against each Respondent and Counsel of Record cannot be argued and the State of Ohio and State of Ohio Civil or Public Servant, Respondent or Counsel of Record and TRUSTEE have and continue to willfully, deliberately, intentionally, and wantonly violate Petitioner Constitutional Rights with malice and unconstitutional motives.. Moreover, the allegations in instant and each and every Writ filed in this Court, the Ohio Supreme Court is true, accurate, and factual and there is no rebuttal, refute, counter, contra, or objection can be brought by any Respondent or Counsel of Record related to instant need of matters in need of grievance address on merit and rule of law. This Sworn Affidavit of truth is to further provide additional **NOTICE** of Petitioner intent to bring forthcoming legal cause of action against each Respondent and their respective Counsel of Record in each individual capacity for historical, habitual, ongoing and likely to continue violations of Petitioner's Constitutional Rights with malice and unconstitutional motives, whereby defense of plausible deniability or the Constitution Eleventh Amendment Sovereign, Qualified or Quasi-Judicial Immunity is barred.

NOTICE See Affidavit of Verity on Case Record Due to felonious crimes, fraud on court false statement, fraudulent misrepresentation of US Department of Justice Attorney for US Attorney Southern Ohio, Kenneth Parker, **JOHN STARK**, deliberate and malicious, unlawful and frivolous defamatory, slanderous equating to libel continuing filing of whistleblower retaliatory inspired Court PUBLIC RECORD **FEDERAL NOTICE OF VEXATIOUS LITIGATION** and Ohio Attorney **MARK D. TUCKER**, Ohio Attorney **BRYAN B. LEE AND JULIE PFEIFFER** in Ohio Supreme Court Case Writs, David Anthony Yost Ohio Attorney General in Ohio Supreme Court Case 24 1320 for Governor Mike Dewine, Respondent, be it known to Respondents and Counsel and all Courts, Governments and Other Parties failing to file ANSWER, OPPOSE, or CONTRA, **UNDER PENALTY OF PERJURY** to the instant Petitioner AFFIDAVIT OF VERITY, *each* agree to its allegations related to the instant WRIT it is associated as material fact to be admitted into evidence at trial as written and *each* Respondents and Counsel and all Courts, Governments and Other Parties affirms such as fact open for validated evidence during

**any cause of action related to the instant or any cause of action RESPONDENT April
Clark may be party.**

/s/April Clark, Sui Juris

CERTIFICATE OF SERVICE

Respondents will be served a copy of forthgoing NOVEMBER 26, 2024

Martin O'Malley, Respondent
6401 Security Blvd.
Baltimore, MD 21235

Kimberly Price, Respondent
150 E Campus View Blvd Suite 300, Columbus, OH 43235

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