

George Edward McDermott Senior DISENFRANCHISE CITIZEN
143 North Huron Dr. Forest Heights MD. 20745 Phone 301-996-9577
Email @ georgemcdermott2018@gmail.com website georgemcdermott.com
victim stories posted @ [videos secretjustice.com](https://www.youtube.com/channel/UC6t11111111111111111111)

February 12, 2020

Maryland's House Committee On Judiciary
Chair Delegate Luke Clippinger
Room 101 House Office Building
Annapolis, Maryland 2140

All members of our Gen. assembly members. Please do not support this unnecessary legislation on [HB – 0011] & [HB – 0075] as well as [HB – 339] until the questions asked herein are answered position paper on file with the committee on Judiciary legislation unnecessary. See questions presented any criticism or response would be welcomed God Bless And Have A

CITIZENS OPPOSITION TO PROPOSED [HB 0011] A CONSTITUTIONAL AMENDMENT HASTILY MADE WITHOUT RESEARCH AS TO COURTS ABUSE OF BILLS CURRENT LEGISLATION

Re. PROPOSAL of amendments to [HB 0011] revising our current organic Constitution through a deficient house bill amending judicial term limit/Maryland Constitution 14 Article IV – Judiciary Department 15 Section 3, 3A, 5A, and 18B, + 41D . This legislation should not be advanced to and until such a time as an investigation can be had regarding our STATE courts /judges flagrant misuse of the current law and rules which have put many many Marylanders in the poorhouse or falsely imprisoned law creating a class of debt slaves without recourse as state's agents knowingly violate their oath of fidelity bonds allowing the Maryland Bar Association members and judges to disrespect the rule of law. Currently bill should not be advanced in the absence of proper investigative process.

1. This proposed legislation should not be advanced by the Gen. assembly to and until such time as the members of this body and the administrative offices of our corporate state court system provide evidentiary proof, and affirmative evidence proof regarding that our court system is in compliance with existing statutory public laws as enumerated and published after properly being signed into positive law by the Governor and archived as a public record in the Maryland Hall records.

2. The Proposed [HB – 11 2020] titled as Judges - Election, Retention, and Mandatory Retirement Age Is woefully deficient. And should not be allowed to move forward without first addressing the abuses that have occurred and are currently occurring on a daily basis in our Appellate Court System, Circuit Court system, and district courts throughout the state of Maryland Inc. and its sovereign communities where it is estimated that currently even without the legislation and in spite of the current statutory law at least 15 to 25% of all cases heard in Maryland on a daily basis are currently being presided over by these alleged mandatorily retired judges who do not even have current oath/fidelity bond required under law as officers of the court due to these abuse/lack of

oversight by supervisors in the appellate court division who are now disrespecting the rule of law and our organic Constitution with criminal intent and purpose. Protecting insiders not our fellow citizens,

3. I personally now put forth my vigorous opposition due to the proposed legislation Sponsored by Delegate Cardin read Read In the first house record By: Delegate Cardin requesting the October 15, 2019 HB Bill and proposed legislation Introduced and as read first time: January 8, 2020 Assigned to: Judiciary and Ways and Means committees.

4. As both these committees have stood by idly and failed miserably to provide evidence of any amendments our existing code / constitutional statutes requirements that has purportedly allowed the state court of appeals superiors and its immediate CSA court supervisor and Chief Judge of the Court of Appeals to implement without legislative amendment and under color of law rule changes that put our citizens due process rights at law at risk under color of law.

5. Mr. Chairman the proposed legislation in its present form would represent a gross injustice to Our citizens and an attack against our organic state constitution as well as the United States of America's Bill of Rights and organic Constitution legislation must not be allowed to move forward through the legislative process until committee has answered the following questions proposed in good faith and on the record, where sponsor and committee members investigate current illegal abuses by the states courts judicial officers/administrative branch of our MD court system court questions presented by the citizen. The questions are as follow in conformity with articles # 1, 2, 4, 5(a)(b)(c) and the 6 questions outlining the requirements on are legislative process regarding amendment to our declaration of rights.. 1st question presented

6. **A. 1st Questions presented** to the committee which must be answered before legislation should be advanced it is of utmost importance to all Marylanders and deserves to be answered.

6. *B. Are Our citizens of Maryland being now governed by a shadow Corporate Government entity operating under UN admiralty law in violation of our states Constitution/declaration of rights.*

7. **A. 2nd Questions presented** to the committee which must be answered before legislation is advanced is one of legal jurisdiction regarding this legislators right to amend our Constitution.

7. *B. Is this legislative body and committee and its delegates loyal to and operating under our organic Constitution and declaration of rights or is this a state as private corporate entities operating as a private foreign corporation subject to the recorded and published treaty 3 agreements of (December 26th 1933 49 Statute 3097 Treaty Series 881. The government, by becoming a corporator, lays down its sovereignty, so far as respects the transaction of the corporation, and*

exercises no power or privilege which is not derived from the charter.); U.S. v. Georgia-Pacific Co., 421 F.2d 92, 101 (9th Cir. 1970)

8. **A. 3rd Questions presented** to the Bills sponsor/committee which should be answered stating legislative common law jurisdictional limitations. Or As corporator's are the members of this committee legally bound by the above published treaty as alleged foreign unregistered agents rightfully have jurisdictional authority to make amendments to our organic Constitution/rule of law.

B. Committee members are aware of my January 22, 2020 white paper as supplied to the committee with attachments. The committee has yet to respond or acknowledge its legal jurisdiction regarding amending our public laws as stated under Statute 3097 Treaty Series 881 (Convention on Rights and Duties of States) stated CONGRESS replaced STATUTES with international law, placing all states under international law December 9th, 1945 pursuant to International Organization Immunities Act which relinquished every public office of the United States to the United Nations. 22 CFR 92.12-92.31 FR Heading "Foreign Relationship" Which states that an oath is required to take office, as Title 8 USC 1481 stated once an oath of office is taken citizenship is relinquished, thus you become an alleged foreign entity, agency, or state. That means every public office is a foreign state, including all political subdivisions. (i.e. every single court and that courts personnel is considered a separate foreign entity) as published under Title 22 USC (Foreign Relations and Intercourse) Chapter 11 identifies all public officials as foreign agent Is This Not A Fact/Law A Written Response To This Question Is Required.

9. **A. 4th Questions presented** to the committee which must be answered before legislation is advanced is one of legal jurisdiction regarding this legislators right to amend or Constitution

*B. Delegates can this be true that **pursuant to Title 28 USC 3002 Section 15A** which states that the United States is a Federal Corporation and not a Government, including the Judiciary Procedural Sections. As the statute, the prevailing law of the land Now, and if are our courts In Maryland state and federal operating under Admiralty law, maritime law, commercial Law under the UN-UCC statute law or common organic law according to our original Constitution and declaration of rights. **As a organic citizen Marylanders have a right to know.***

10. **A. 5th Questions as presented** to all members of our House of Delegates as well as all the State Senators this citizen is asking for the alleged House and Senate required bill numbers granting exceptions for the Courts Of Appeal to extend The Legal Terms of mandatorily retired Judges sitting past mandatory retirement age, delegates not one member of the legislature has as responded even knowing that between 15 and 20% of all cases heard in Maryland courts on a daily basis in are alleged

state courts are heard by these constitutionally prohibited retired judges without proper oath of office or bond in sovereign jurisdictions throughout the state of Maryland, **WHY IS THIS ALLOWED..?**

11. **A. 6th question presented. Delegates** In that all legislative representatives cannot refute that the existence of this bill itself as recorded and published record means that the current legislation prohibiting even our elected Governors of Maryland from illegally extending or reappointing judges over the age of 70 year age limit as stated in the certification of a question of law in the matter of See Charles Bernstein v. State et al. In the Maryland COA Misc. No 1. 2010 on a certified question of law was published stating there are NO exceptions allowing this illegal procedure to continue...?

12. In summation this committee is asked to take judicial notice of the MD Court of Appeals affirmed decision and case Misc. No 1. 2010 under MD rules of Evi. 5 – 201 as pronounced in the opinions of Chief Judge Bell under Misc. above as pronounced on page 34 of Judge Bell's published opinion recorded and memorialized in his **(III. Conclusion appears to be very explicit as the RULE OF LAW).**

(The text of Article IV, § 3 is unambiguous, and interpreting it in conjunction with the text and overall structure of related constitutional provisions confirms the State's interpretation of the section. The intent of the provision's framers, found in the debate records of the 1851, 1864 and 1867 Constitutional Conventions, is consistent with the State's interpretation of the section. Furthermore, longstanding practice and policy rationales all confirm the State's reading of Article IV, § 3. Under Maryland's Constitution, no one, no matter his or her prior judicial history or lack thereof, can be an active member of the 33 Maryland Judiciary once he or she has attained the age of seventy. In response to the questions certified to this Court, we advise: (1) The Maryland Constitution (i) requires a sitting judge to retire upon reaching age seventy, (ii) prohibits the Governor from appointing a person seventy years of age, or older, to the bench, and (iii) prohibits a person seventy years of age, or older, from running for a judicial office and (2) Conversely, the Maryland Constitution does not permit a person seventy years of age, or older, to run for a judicial office and, if elected, to serve out the entire term.)

Finally to all honored members of this 2020 Gen. Assembly. I would urge unfavorable vote on this unnecessary constitutional amendment offered as [HP – 11] until the committee addresses the 6 closed questions presented in paragraphs 1 through 12, the committee and as the legislature may not have legal jurisdiction or authority to amend our Maryland Constitution which assembly members may not even have a valid oath of office as alleged foreign agents operating as a shadow government pursuant to the **December 26th, 1933 49 Statute 3097 Treaty Series 881 as stated in paragraph 8B above.** Additionally the committee should also consider [HP – 75] and investigate the court's illegal use of unsigned orders by the Maryland Appellate Courts and lower state courts. Attached here are 60+ exemplars of recent forgeries and unsigned orders issued to myself and other citizens. These citizens are illegally deprived of their legal due process rights at law and right to face their accusers in an impartial court with an impartial law-abiding judges who have proper oaths of office. However,

our Courts administrative judges have instructed the court clerks and Secretary of State's office to refuse citizens right to inspect public documents and make copies of these alleged oaths of office and other public documents maintained by the clerk's offices. The panel should investigate the illegal shielding of these crucial documents necessary for victims of corporate crime to validate and authenticate sham, unsigned court orders and redacted court orders being issued by the thousands against our citizens; depriving them of their access to the courts, equal justice under law, equal protection under the law, in many cases their homes and property and these evil documents are even used to imprison our citizens and take their lives. Is this General assembly going to investigate these illegal practices and identify whether our system of justice is now under international law, admiralty law, maritime law, corporate law or are we still entitled to common law rights of our founding fathers...?

Respectfully submitted,

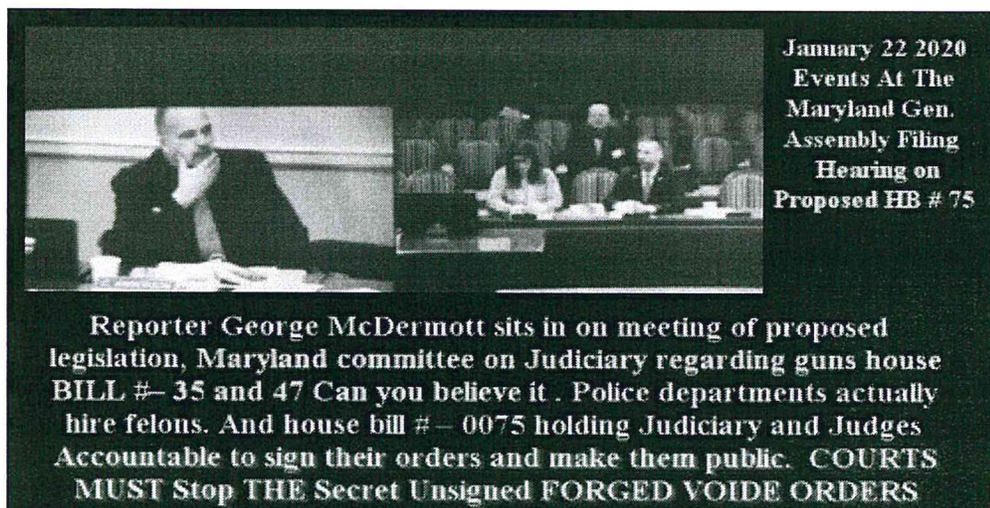


George Edward McDermott **Victim Of 30 Years Of Economic/Judicial Terrorism By Maryland Courts**

[E - 1]. Required cover page of proposed [HB 11] which is woefully deficient if not unconstitutional.

[E - 2]. Exemplars of 60+ unsigned orders received from the CSA court on 1/28/2020 Re, [HB - 75] shortcoming

APPALLED AT THE TREATMENT. THE PRESENTING DELEGATE RECEIVED FROM THE LAWYERS ON THE COMMITTEE AND I MADE A VIDEO AND POSTED IT ON MY WEBSITE USING THE VIDEO FROM THE HOUSE HEARING OF THAT DAY IS POSTED THAT SECRET JUSTICE.COM **PROGRAM # 1432**



Program 1432. Events of January 22, 2020 and delivering request to all members of the Maryland General Assembly and Senate regarding legal standing for delegates and senators as foreign agents sitting placing into the record of white paper on [House Bill 11] However the chairman of the House Judiciary Committee had removed it from the days proceedings. However, House bill, 75, was called Witch I witness the testimony regarding the use of unsigned orders in our courts once again the chairman and Co. chairwoman of the House Judiciary Committee made fun of the presenter and shot the bill down doing a disservice to the citizens of Maryland see attachments