

**George Edward McDermott Senior DISENFRANCHISE CITIZEN**  
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**February 26, 2020**

Open request for assistance from any member of the Maryland house or Senate  
2020 Gen. assembly regarding proposed house legislation and amendment to our organic  
Constitution's **Re. HOUSE BILL's 11, 75, 471 + 518 and 1038** all legislators I asked that these bills and the related bills should not be advanced until this legislative body addresses  
the war on your constituents civil rights and legal rights taking place daily in our  
Corrupted Disrespectful Judicial Branch Of Are NOW which appears to be a Shadow  
Corporate Government proceeding under false light with unclean hands yet this body  
refuses to answer 1 single question affirmative order are government & courts has been  
hijacked or not..?

Question. Restated was HAS our CONGRESS replaced All STATUTES with international law,  
placing all states under international law as of December 9th 1945. International Organization  
Immunities Act relinquished every public office of the United States to the United Nations. 22 CFR  
92.12-92.31 FR Heading "Foreign Relationship" states that an oath is required to take office Title 8  
USC 1481 stated once an oath of office is taken citizenship is relinquished, thus you become a  
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) Title 22 USC (Foreign Relations and Intercourse) Chapter 11 identifies all public  
officials as foreign agents. **Title 28 USC 3002 Section 15A states that the Corporation and not a**  
**Government, including the Judiciary Procedural Sections...?**

1. In summation all Delegates and Senators receiving this formal request for an  
investigation into the corrupt practices of our court system and Maryland Bar Association  
members now promoting judicial terrorism economics attorney against our citizens with  
forged unsigned falsified court docket. Exemplar provided [E - 1]. All have also been  
advised of the travesty of justice, Elkton, Maryland where the states attorney's office past  
and present is engaged in the theft of over \$19 million citizens property and now a broad  
and alleged former states attorney's Steven Ira Kroll has already falsely imprisoned victim  
with his false credentials. There is no justice in the state of Maryland for this victim story is  
posted @ [secretjustice.com](https://www.secretjustice.com) program #1435. And pray for your constituents who are victims  
of our terrorist courts of injustice for most protecting only corporate interest and court  
insiders, criminal acts. While failing to provide honest services according to our organic  
Constitution.

Respectfully

  
George McDermott



401-2020-09-44-11ap3  
Cecil County MD  
Circuit Court  
State of Maryland  
v.  
Sherry Ray Eveland  
C07 - CR - 1900 - 1006  
Events of  
January 28  
2020 AS  
Impeachment  
Evidence  
Alleged Specially Assigned States attorney  
Steven Ira Kroll threatens witness in a criminal  
proceeding. Inmate number 01101128

**IN THE MARYLAND COURT OF SPECIAL APPEALS  
ANNAPOLIS MARYLAND**

George Edward McDermott

Appellant

V.

Kenneth J. McFadden Et Al.

Appellants (Alleged Substituted Trustees)

Filed CSA  
Court  
2-26-2020

\* case number 2437 September 2018 term

PG Circuit Court underlying case

#CAE - 10 - 07351 March 2010

APPELLANT'S MOTION AND MEMORANDUM TO THE COURT CLERK REGARDING INSPECTION OF CASE FILE AND AN INSPECTION OF THIS COURT CASE FILE TO REVIEW THE FILE AND SEE IF THE PURPORTED ORDER AND OPINION OF FEBRUARY 21, 2020 IS IN THE CASE FILE AND SIGNED BY ALL 3 JUDGES ON THE PANEL.

Comes now George McDermott through the motion practice of this court having received an alleged opinion of this court dated February 21 2020 2012 pages of factually incorrect statements by the purported writer in his secret document mailed by the United States mail service crafted to deprive the appellant of his due process rights at law with fictitious falsified statement which will be challenged, first by motion to vacate and set aside. Accompanied by motion for reconsideration by the honest panel of judges which I do not believe exist in the state of Maryland for the record this statement opinion is an effort to obstruct justice and can that of the appellant's property by fellow judicial officers and agents of this court's which will be challenged. The absurdity of the footnote shows the complete lack of respect of the law and the law and rules of court and I quote for the record.

("\*This is an unreported opinion, and it may not be cited in any paper, brief, motion, or other document filed in this court or any other Maryland court, as cited first that within the rule as state decisio or as a persuasive authority Md. rule one - 401")

1. Appellant cites from the alleged opinion writer's opinion pages 6 and I quote for the record. ("The judge judges [sic] Althas [sic] actions of October 29, 2018. [DE 2407] improperly denying defendant's [sic] motions. [sic] [DE 211, 233, and 234], while case was still on appeal. [sic] and the lower court lacks jurisdiction court was aware [sic] appeal was pending and evidenced by the lower courts [sic] docket [DE 238] filed on 10/26/2018 See [E - 1] thereby violating appellant's constitutional rights." [sic].

2. The signatures of the 3 judges alleged on the panel are necessary to verify for appellant filed criminal charges against the judges for criminal negligence, obstruction of justice as they openly

state in their alleged opinion. With the Maryland commission on judicial disabilities and the Maryland bar counsel Once again I quote from the courts records page 6 in ALL Capital Letters.

(DID THE COURT BY AND THROUGH ITS USE OF FORGED/REDACTED/UNVERIFIABLE ALLEGED COURT ORDERS SENT BY THE US MAIL TO THE APPELLANT ENCOURAGE THE LOWER COURT AGENTS AND ASSIGNS TO ENGAGE IN CRIMINAL MISCONDUCT AGAINST THE APPELLANT AND HIS FAMILY MEMBERS AND TENS OF THOUSANDS OF OTHER MARYLANDERS SUFFERING FROM LEGAL FORECLOSURE SCAMS BY THEM?)

3. There's a good reason the judges want this to be a secret opinion not to be used in any other court as the record itself proves that appellant had pursued a proper course of conduct throughout proceedings it with the court officers and the alleged agents for the appellants who have obstructed justice and joined in a conspiracy against rights, the appellants are the alleged attorneys ones who were cited with putting deficient appellant's brief into the record which were rejected. For 10 years. This court has stood by and allowed the alleged debt collectors and their attorneys to frustrate justice and to steal the appellant's property with forged documents forged court orders, falsified court records. Wasting court resources, time, and committing economic terrorism on the appellant and his family. Appellant will pursue this matter all the way to the Supreme Court and court of international justice for the record knowing that the appellants, the court officers, the judges, have withheld the fact that they are actually foreign agents proceeding under false flag under the UN treaties and as such have waived their sovereign immunity. While proceeding with unclear hands.

4. The most preposterous statement asserted by the opinion writer is the writers closing statement and I quote once again emphasis supplied. ("only type of fraud involving relief from a foreclosure sale is "extrinsic fraud" that "actually prevented" and adversarial trial." Billingsley the Lawson 43 Md App. 713, 718 - 19 (1979); see Pallister v. Burton 213, Md. App. 284, 289 - 91 (2013)) [A]n enrolled to excess law not be vacated. Even though obtained by the use of forged documents, perjured testimony, or other frauds which are "intrinsic to the trial of the case itself." Billingsley the Lawson 43 Md. App. at 19. (quoting Schatz v. Merchants Mortgage, Co. 272 Md. 305, 308 (1974)) furthermore, "assertions of fraud related to what [a party] pleases to have been fraudulent signatures and affidavits do not rise to the level of extrinsic fraud." Pallister v. Burton 213, Md. App. At 291.

Appellant again asserts the court's fully aware both intrinsic and extrinsic fraud has been brought to INTRINSIC FRAUD. Is an intentionally false representation (lie) which is part of the fraud and can be considered in determining general and punitive damages. This is distinguished from extrinsic fraud (collateral fraud) which was a deceptive attempt to keep someone from enforcing his/her legal rights.

jurisdiction however, this court is agents and assigns. Have all proceeded in bad faith and as this latest alleged opinion clearly shows alleged opinion writer has and is acted with unclean hands without divulging legal jurisdiction and or authority, much less signed orders.

5. In conclusion on this 26<sup>th</sup> day of February 2020 appellants will be picking up from the court case file of the court of special appeals a copy of this latest order to copy of all other orders issued by this court in the case to be presented to the House Judiciary Committee Chairman and committee members along with the 70+ unsigned orders already submitted into the house record involving current HOUSE BILLS 11, 75, 471 - 518 and 1038 on February 12 and 22<sup>nd</sup> videos of these events are made available@scenelaw.com programs 1436, 1437, 1438, and 1440. Every member of the Gen. assembly also received a request with 6 questions relating to legislative and judicial branches of government regarding legal standing, which are not present to this court and to the opinion writer's regarding their legal jurisdiction and authority especially in light of the fact that the opinion writer and panel members are unfamiliar with the legal definition of EXTRINSIC FRAUD on the courts by court officers proceeding under false light and unclean. Emphasis supplied.

[EXTRINSIC FRAUD IS FRAUDULENT ACTS which keep a person from obtaining information about his/her rights to enforce a contract or getting evidence to defend against a lawsuit. This could include destroying evidence or not leading an ignorant person about the right to sue. Extrinsic fraud is distinguished from "intrinsic fraud," which is the fraud That is The Subject Of A Lawsuit.

6. Appellant now challenges this courts, in the opinion writer's jurisdiction and legal authority to issue unsigned orders, opinions, and mandates as alleged officers of the court. Surely aware of the events of December 20th, 1933, 49 Statute 3897 Treaty Series 881 (Convention on Rights and Duties of States). Emphasis supplied

As stated where our CONGRESS explained. All STATUTES with international law, placing all states under international law as of December 9th 1945 International Organization Immunities Act relinquished every public office of the United States to the United Nations. 22 CFR 92.12-92.31 FR Hearing "Foreign Relationship" states that an oath is required to take office Title 8 USC 1481 states once an oath of office is taken citizenship is relinquished, thus you become a 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) Title 22 USC (Foreign Relations and Intercourse) Chapter 11 identifies all public officials as foreign agents. Title 28 USC 3092 Section 15A states that the Corporation and not a Government, including the Judiciary Procedural Sections

The courts fully aware The Md. State Government, by becoming a coprosecutor it 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)

7. Appellant has to correct the record of the alleged opinion writer misstatement of facts and false statements not supported by the record the opinion writer seems to state that appellant brief was deficient as was his reply brief pursuant to rule 8 - 504 on motion by the alleged appellee Orleans PC. Who is not now or has ever been real party of interest in all of the 9 previous appeals as the opinion writer lays out on unnumbered center 3<sup>rd</sup> statement page number 7 which states for the record. And I quote

"rather than a "short conclusion setting forth" including sweeping requests for relief that asked us to "vacate and set aside all unsigned orders of these courts and the orders of the Circuit Court issued in secret order issued while case [sic] to appear in [sic] in one of 10 appeals presently before the court emanating from the lower courts case PC County Circuit Court case 10 - 07351 [sic]. Finally McDermott also asked this court to "compel the appellees [sic] agent Kenneth J [sic] Mac Eayden [sic] to appear in open court on the record and produce documents in the original form, and his retainer agreement with the alleged creditor... Which they have failed to produce upon written request from 2006 to the present day."

8. This statement alone proves that there was both extrinsic and intrinsic fraud on the appellant and the court which the court officers neglected to address instead of ridiculing the appellata pro se for an alleged efficient 10<sup>th</sup> appeal having never received a deficiency notice and any of the prior pleadings filed with this court and tenure. Appellant will continue to exercise constitutional rights under article 19 of Maryland declaration of rights. All parties including judicial officers responsible for bringing dishonor on the court and using their office as retribution and retaliation against all pro se litigants by taking their money for appeals and ever providing other services required under Maryland rules title 16, 18, - 201.1, 201.2, 202.1, 202.2, 202.6 and 202.15 - 19 - 304.3

In conclusion appellant asserts he is not the "vexatious or frivolous." Litigant, but instead a victim of a baseball abusive court system who encourages court insiders and lying lawyers to engage in deceptive fraudulent baseless court actions to steal the rights and liberties of the citizens of the state of Maryland using their bar card is a license to steal rate robbed and pillaged the estates citizens of the courts engage in economic terrorism against the same citizen piling on court costs for having to appeal actions which should have been addressed in a single proceeding in the lower court and this court protecting predatory attorneys of the rule of law and our organic Constitution.

Respectfully submitted

George McDermott Copies to be filed with all members of Gen. assembly. After filing.

Certificate Of Service I certify that a true and correct copy of this demand for proof was mailed by first-class USPS postage-paid to the alleged appellee's agent Victoria Higgins Dean Orleans PC 1502 Village Market Blvd. SE., Suite 310 Leesburg, VA 20175

Exemplar furnished to show Senate and House members how the court of special appeals robs your constituents of the rights liberties and properties with unsigned orders to protect phony debt collectors and their lying lawyers raping of our economy to line their pockets for committing treason against their oath of office as alleged officers of the court.?