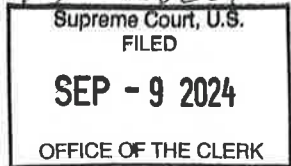


To: The Honorable ~~Clerks~~ <sup>24A255</sup> Harris and  
Meek, US Supreme Court.



From: Arina Collier, Prose, IFP Petitioner in cases: 23-7011 and 24-5432  
Collier v. Newsom, and Collier v. Trump Et. Al.

3729 S.W. 65 Ln.

Gainesville, FL 32608

650-695-9000

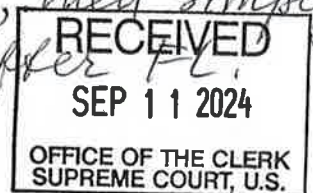
imbusy74@outlook.com  
collier@berkeley.edu

## Emergency Application

Dear Clerk,

Please file and docket this Emergency Application to the Honorable US Supreme Court, praying for The Stay in Florida Circuit 8 Court case 01-2024-mm-1056 A until the Emergency Writ of Habeas Corpus/Coram Nobis is docketed and/or reviewed in the 11<sup>th</sup> Circuit Court of Appeals, Ga., Atlanta; L.T.#: 24-113.

Florida Courts - Supreme and US District dismissed the Writ of Habeas Corpus in 24-mm-1056 referring it back to the FL. Circuit 8 court, where it was already dismissed 7.9.24, then simply discarded as garbage on 8.6.24, after FL.



Supreme Court directed it back to the Circuit 8. FL. US District Court dismissed the Habeas from Circuit 8 on 9.3.24 as essentially lacking jurisdiction, after Petitioner submitted to US D.C. the NOA to the 11<sup>th</sup> Circuit in Atlanta US Court of Appeals. Instead of transferring the Habeas to Atlanta, US D.C. in Gainesville, FL. transferred it from a Magistrate judge to the district one, thus ignoring Plaintiff's docketed NOA directed to the 11<sup>th</sup> US circuit Court of Appeals.

Without a Stay in FL. State Court case 01-2024-mm-1056A — or/and any other relief to which petitioner may be entitled — petitioner and her son are facing imminent threats to freedom and life from the opposition in directly related to 01-2024-mm-1056A cases in US Supreme Court: 23-7011 and 24-5432.

Respectfully, 

9.9.24.

**Additional material  
from this filing is  
available in the  
Clerk's Office.**