IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

CASE NUMBER: 2:22-cv-14102-DMM

DONALD J. TRUMP,

states as follows:

Plaintiff,

v.

HILLARY R. CLINTON, et al.,

Defendant.

PLAINTIFF'S MOTION TO DISQUALIFY JUDGE MIDDLEBROOKS

The Plaintiff, DONALD J. TRUMP, by and through his undersigned counsel, hereby files his Motion to Disqualify The Honorable Donald M. Middlebrooks, United States District Judge for the Southern District of Florida, under 28 U.S.C. § 455, and as grounds for disqualification

1. The Plaintiff files this Motion for Disqualification of the Honorable Donald M.

Middlebrooks under 28. U.S.C. § 455(a).

2. The basis for the disqualification of the presiding Judge is that Donald M.

Middlebrooks was nominated to his current position as a Federal Court Judge, on January 7,

1997, by the then 42nd President of the United States, William J. Clinton.

3. William J. Clinton and the Defendant, HILLARY CLINTON, are presently

husband and wife. HILLARY CLINTON was married to William J. Clinton, during the time her

husband nominated Judge M. Middlebrooks to his current position, as Federal Court Judge, and

HILLARY CLINTON acted as First Lady of the United States, during the time of the Judge's

nomination.

4. Due to the fact that the Defendant, HILLARY CLINTON is being sued by her

former opponent for the United States Presidency, an election that she lost, regarding serious

allegations on her part, as well as her allies, of engaging in fraudulent and unlawful activities

against the Plaintiff, and because her husband nominated Judge Middlebrooks to the Federal

Bench, there exists a reasonable basis that Judge Middlebrooks' impartiality will be questioned.

5. 28 USC 455 provides that "(a) Any justice, judge, or magistrate judge of the

United States shall disqualify himself in any proceeding in which his impartiality might

reasonably be questioned."

6. Due to the fact that Judge Middlebrooks has a relationship to the Defendant,

HILLARY CLINTON's husband, by way of his nomination as Judge to this Court, this amounts

to prejudice so virulent or pervasive as to constitute bias against a party. See *Hamm v. Members*

of Bd. Of Regents, 709 F.2d 647, 651 (11th Cir. 1983); Davis, 517 F. 2d at 1052.

7. Moreover, the Plaintiff is unaware of the exact extent of the relationship between

Judge Middlebrooks and the Defendant, HILLARY CLINTON, herself, who acted as First Lady

of the United States, during the time of the Judge's nomination to Federal Court Judge.

8. The Plaintiff is also unaware if the Judge has current relationship with either the

Defendant, HILLARY CLINTON, or her husband, and how far back the relationship has existed.

9. In this circuit, "the test for determining whether a judge's impartiality might

reasonably be questioned is an objective one and requires asking whether a disinterested

observer fully informed of the facts would entertain a significant doubt as to the judge's

impartiality." Bivens Gardens Office Bldg., Inc. v. Barnett Banks of Fla., 140 F.3d 898, 912 (11

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Cir. 1998) (citing Diversified Numismatics, Inc. v. City of Orlando, 949 F.2d 382, 385 (11 Cir.

1991).

10. There is no question that Judge's Middlebrooks' impartiality would be questioned

by a disinterested observer, fully informed of the facts, due to Judge's relationship with the

Defendant, either, individually, or by the very nature of his appointment to the Federal Bench, by

the Defendant's husband.

11. The most important issue is not simply that justice must be done, but also that

justice must appear to be done. This could not be more important in a case like the above styled

cause, where wrongs in regard to a presidential election are to be redressed.

12. Due to the reasonable questioning of the Judge's impartiality, based on the

Judge's nomination as a Federal Court Judge, the Honorable Judge Middlebrooks should be

disqualified from this Case, and should recuse himself from acting in any capacity in this subject

litigation.

WHEREFORE, the Plaintiff, DONALD J. TRUMP, respectfully requests that the

Honorable Donald J. Middlebrooks be disqualified from the above styled litigation, and that he

recuse himself from acting in any capacity, whatsoever, in this subject litigation, and any other

relief this Court may deem just and proper.

CERTIFICATION PURSUANT TO LOCAL RULE 7.1(a)(3)

The undersigned counsel has not conferred with counsel(s) for the Defendant(s) in a good

faith effort to resolve the issues raised in this Motion, as no appearances have been filed for any

of the Defendants.

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THE TICKTIN LAW GROUP, PLLC, 270 SW NATURA AVENUE, DEERFIELD BEACH, FLORIDA 33441 Dated: April 4, 2022

Respectfully submitted by:

THE TICKTIN LAW GROUP

270 SW Natura Avenue Deerfield Beach, Florida 33441 Telephone: (561) 232-2222

_/s/ Pete*r Ticktin*

PETER TICKTIN, ESQUIRE Florida Bar No. 887935 JAMIE ALAN SASSON, ESQUIRE Florida Bar No. 10802

and

HABBA MADAIO & ASSOCIATES LLP

1430 US Highway 206, Suite 240 Bedminster, New Jersey 07921 ALINA HABBA, ESQUIRE New Jersey Bar No. 018592010 MICHAEL T. MADAIO, ESQUIRE New Jersey Bar No. 070752013

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was electronically filed this 4th day of April 2022, with the Clerk of Court using CM/ECF, which will send a notice of electronic filing to all Parties listed on the Service List.

/s/ Peter Ticktin
Peter Ticktin

SERVICE LIST

Juan Antonio Gonzalez, Esquire Anthony.Pogorzelski@usdoj.gov

Assistant U.S. Attorney 99 N.E. 4th Street, Suite 300

Miami, Florida 33132

Tel: (305) 961-9296 (counsel for USA regarding redaction)

Samuel L. Hendrix, Esquire

SLHendrix@fbi.gov

Federal Bureau of Investigation

Office of General Counsel 935 Pennsylvania Avenue, NW Room 10140 (counsel for acceptance of service for FBI)

Jamie Alan Sasson, Esquire

Serv513@LegalBrains.com

Peter Ticktin, Esquire

Serv512@LegalBrains.com

THE TICKTIN LAW GROUP, PLLC.

270 SW Natura Avenue

Deerfield Beach, Florida 33441-1610

Telephone: (954) 570-6757 Facsimile: (954) 570-6760 Attorneys for the Plaintiff

Alina Habba, Esquire ahabba@habbalaw.com

Habba Madaio & Associates LLP

1430 US Highway 206 Suite 240

Bedminster, NJ 07921 Telephone: (908) 869-1188 Attorneys for the Plaintiff

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Michael T. Madaio, Esquire

mmadaio@habbalaw.com

Habba Madaio & Associates LLP

1430 US Highway 206 Suite 240

Bedminster, NJ 07921

908-869-1188

PRO HAC VICE

Attorneys for the Plaintiff