IN THE SIXTH Judicial Circuit Court, IN and for Pinellas County, Florida. State of Florida COISTE NO: 21- 61099-CF. CORNELIUS LIHITFIELD. 81-01513-CF Defendant's Motion, Requesting an Investigation of the Pinellos County Jail officials & Sherrif's office, illegal seizur OF the DeFendant's legal Palers, Documents, Personal Mail, Phone Numbers Et. Without Probale Cause, Hindering Counsel and Client Presenting CASE Documents Comes now the DeFendant Cornelius whittigeon his own free Will and accord submits the Foregoing motion, be investigate and Granted by this Honorable Court. The Pinellas County Shemits office, through its Agency, The Pinellas County Tail, 144,000, 49, St. North, Cleorwater Floriday, administration has as Follows: STATEMENT of facts. the Detendant has been Houses at the Pinellas County Jail Since feb. of 2021. The Defendant have had

in his Possession of Decuments, legal Documents that has been Provided to the Detendant, by this Court, And its Public DeFender's office and ky the Clerk of this Court. These Documents are and not limited to Discovery Moterial, Police reports, witness statements, Testimony, Depositions Reports, and any other Mandates issued to The Defendant up to this point while being detained at the Pinellas County Jail. The Defendant is hindered from, and deprived From the right to Contrant His accusor Pursuant to the 6th amendment of the U.S. Constitution. and to properly prepaire on the a line of Detense. IF the DeFendant is deprived of inspecting the Perord. Created against Him. The Administration has also deprived the Defendants altorney From bringing the DeFendant ony portion of His Discoverp. This Hinders the representive of the Defendant are being Hindered From prepairing on Defense. The Defendant Nor His Ottorney has violated One Federal, State, County, Nor Jail Rules or Regulations to impose such sanctions, Testrictions, and seizure From the DeFendant of those material legal Documents without Probable Cause and of Warrant that the DeFendant has to sate quard Personal legal Papers or Documents. that right is of the 4th amendment of the U.S. Constitution. and that of the Jail Hand Book Rules Cited in the TNMOR HANd Book Rule XIV. Mail. ON Page 15 OF 37, and Rule. XXIII Property ()

this deprivation disrupts the DeFendant and His Counsel of Preparing an effective Proper Defense. Salahuddim V. Gourd, 467 F.3.J. 263, (ad. Cir. 2006). The Detendant has not violated any rule or law to Have His legal Documents, Mail, lefters, Etc. ConFiscated, without a probable Cause of with a Warrant, this action horms the Detendant from Filing law suites and etc. Salahuddim V. Goard, 461, 263, (2d cir. 2006) The defendant has ne violated any institutional Rules, Cited in the institutional Inmake Hand Book. The Supreme Court established fundamental right to access the Courts in a series of important Case's including the, Ex Parte Hur. 312, 11. S. 546, (1941), Johnson V. Avery, 383, 11. S. 483, (1969) and Boonds V. Smith, 430 U.S. 813 (1917). This right allows jamptes to file section 1983, Bivens Claim, Habeas Corpus, or to work on their Cases. Prisioner's Disciplinary Segrection, such system violates a Phisioner Rights to access to the Courts TRujillo V. Williams, 465, F.3. 1210 (10th Cir. 2006) The DeFendant needs his legal material and request this Court to issue an order you the Administration of the Pinelles County Jail, instructing, that all Personal and legal Materials be returned to the Detendant And to shaw Prabable Cause if Refused to do so. Centificate of Service on this day of June, 2025, I submitted this motion to the Clerk of Cart ViA U.S. Mail. Cornelius WhitField

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