

September 2, 2022

United States Court of Appeals for the Eleventh Circuit 56 Forsyth Street, N.W. Atlanta, GA 30303

RE: CASE NO. 15-10958

MICHAEL MCGUIRE V. LUTHER STRANGE, III, ET AL

To the Justices of the Honorable Court:

I am President of the Florida Action Committee (FAC), a 2500+ member non-profit organization that advocates for public safety and laws based on empirical research. Our focus is on the Florida Sex Offender Registry.

For the past seven years we have been waiting with interest and anticipation for an opinion in the above-referenced case. The issues in this case are common to all Districts in the Eleventh Circuit and could potentially be life changing for more than 100,000 people required to register and their families.

This case has been fully briefed for years. On April 30, 2019, Appellant requested a status update and was advised that the matter is still pending before the Court. Two years later, on June 11, 2021, Appellee filed a Motion for Ruling and the Court's Order expressed the same message. More than a year has passed since, so I respectfully remind this Honorable Court of this case and the legal maxim, 'justice delayed is justice denied.'

Many of our members and their families are holding out hope that one day they will be unburdened from the debilitating scarlet letter of the registry and return to their communities as productive members. While we naturally hope for a specific outcome in this case, *any* outcome will afford them the information they need to make meaningful life decisions.

Sincerely,
/s/ Gail Colletta
Gail Colletta, President
Florida Action Committee, Inc.