

No. \_\_\_\_\_

IN THE

SUPREME COURT OF THE UNITED STATES

GREGORY D. KILPATRICK PETITIONER  
(Your Name)

vs.

M.D., N.P. KEITH ROBINSON 173533(17cv5110)  
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO  
U.S. COURT OF APPEALS FOR THE 2ND CIRCT.  
U.S. DIST. COURT - S.D.N.Y.

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

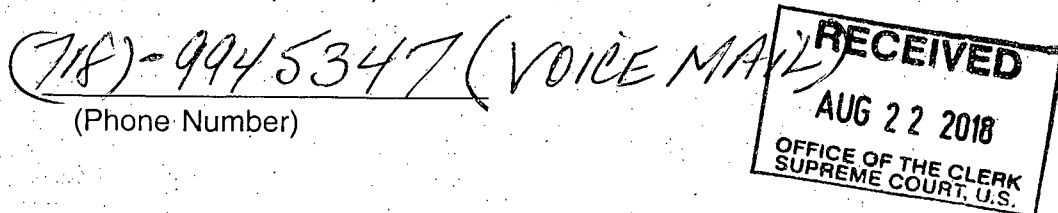
PETITION FOR WRIT OF CERTIORARI

GREGORY D. KILPATRICK  
(Your Name)

(Address)

BRONX, NEW YORK CITY 10467-5716  
(City, State, Zip Code)

(Phone Number)



QUESTION(S) PRESENTED

- 1- WHY DIDN'T 173533 GIVE PRO-SE PLAINTIFF THE PRESCRIPTIONS FOR THE LIQUID GELL VIAL MEDICINE AND DISPOSABLE HYPODERMIC NEEDLE SYRINGES?
- 2- WHY DIDN'T 173533 GIVE PRO-SE PLAINTIFF AN ADDITIONAL PRESCRIPTION FOR HIS INFECTED URINE. (M.D. JACET KELLY GAVE PRO-SE PLAINTIFF A PRESCRIPTION JUNE 25, 2010 AT A PRIVATE CLINIC.)  
STEVENSON FAMILY  
HEALTH CENTER
- 3- ACCORDING TO NEW YORK STATE DEPT. OF HEALTH OFFICE OF PROFESSIONAL MEDICAL MISCONDUCT - APRIL 27 2017 INVESTIGATOR LTR. 17042805 M DONOVAN STATES 3533 IS A NURSE PRACTITIONER. IS 3533 A MEDICAL DOCTOR OR NURSE PRACTITIONER?
- 4- WHY CAN'T 173533 BE TERMINATED IF HE IS A NURSE PRACTITIONER AND NOT A LICENSED MEDICAL DOCTOR FOR GIVING PRO-SE PLAINTIFF FALSE INFORMATION ABOUT HIS MEDICAL DIAGNOSES AND ADDITIONAL CONTAMINATIONS INJECTED INTO VETERAN FROM 174036 AND 173128?
- 5- WHY DID 173533 TELL PLAINTIFF THAT HE WOULD SCHEDULE AN APPOINTMENT WITH M.D. KELLY COFFMAN 173544 TO RECEIVE THE NEEDED MEDICINES (LIQUID VIAL AND DISPOSABLE HYPODERMIC NEEDLE SYRINGES).
- 6- WHY DID 173533 TELL PLAINTIFF-VET THAT HE WOULD MAIL PRO-SE PLAINTIFF THE NEEDED MEDICINES THAT 173544 (QUESTIONS PRESENTED NO. 3) REFUSED TO MAIL TO PRO-SE?
- 7- WHY DIDN'T 173533 TELL PRO-SE PLAINTIFF THE NAME OF THE LIQUID VIAL MEDICINE FOR CURING SQUAMOUS EPITHELIAL AND URINE MUCUS CONTAMINATIONS THAT 173128-174036 INJECTED VETERAN MIXED WITH HSV1- HSV2 SYNDROME.

## LIST OF PARTIES

All parties appear in the caption of the case on the cover page.

All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

M.D. AND N.P. KEITH ROBINSON  
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NEW YORK CITY, N.Y. 10027 - 11<sup>TH</sup> FLOOR  
(646)2738125

M.D. AND N.P. KEITH ROBINSON  
423 E 23<sup>RD</sup> STREET (1<sup>ST</sup> AVENUE) - VETERANS  
NEW YORK CITY, N.Y. 10010 (212) - 686 7500

ATTORNEY BENJAMIN H. TORRANCE  
U.S. DEPT. OF JUSTICE - SOUTHERN DISTRICT OF NEW YORK  
U.S. ATTORNEYS OFFICE - CHIEF APPELLATE ATTORNEY  
CIVIL DIVISION - 3<sup>RD</sup> FLOOR  
86 CHAMBERS STREET, NEW YORK CITY, N.Y. 10007

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UNREPORTED - FEB. 26, 2018 APPLICATION FOR

PRO-BONO COUNSEL - 1-2 PGS - 17CV3533

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REPORTED - 423 1ST AVE. N.Y.C. 10010 - 1-2 PGS  
JULY 18, 2016 - PATIENT ADVOCATE ANTHONY WHITE  
173533 AND 173544, ETAL.

TABLE OF AUTHORITIES CITED

U.S. C.O.A. AND CIRCT.

CASES

PAGE NUMBER(S)

173533 - ORDER - MAY 21, 2018 - CIRCUIT JUDGES - 1 PG	
ROSEMARY S. POOLER	
RICHARD A. WESLEY	
DENNY CHIN	
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17CV5114 - ORDER TO AMENDS - AUGUST 03, 2017 - PGS. 1-13, 2-13, 3-13, 4-13, 5-13, 6-13	
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STATUTES AND RULES

THIS DOCKETED CASE IS DELIBERATE, UN-CALLED FOR, UN-PROFESSIONAL, RACIAL AND A VIOLATION TO VETERAN PRO SE PLAINTIFFS HEALTH, DENYING PRO SE THE NEEDED MEDICINES FOR CURE AND PRESCRIPTIONS ARE GROUNDS FOR NEGLIGENCE MONEY PAYABLE TO PLAINTIFF.

OTHER

PRESCRIPTIONS: RASHES ETC "SKIN DAMAGES FROM 173128 (17CV 5013) - 174036 (17CV 5111) RX 517972 M.D. SHANNON SITCHENKO (917) 7154360 RX 63533-M.D. SARA RUSSELL (718) 6835556. VALACYCLOVIR (HCL) 500MG (GENERIC FOR VALTREK) RX 105002- QUANTITY 30 ONLY CONTROLS HSV1-HSV2. M.D. JESSIE FIELDS (212) 5238672-FAX (212) 8196843 - AUG. 14, 2018 3:30 P.M. M.D. WAYNE LEE N.P.I. 1871039666 - REFERRAL TO HEMATOLOGIST - BLOOD-URINE. PRESCRIPTIONS - FOR SQUAMOUS EPILITHIAL URINE MULUS CONTAIN- INATIONS FROM 173128 AND 174036. LIDOCAINE FROM PRIME LIBERTY PHARMACY MAPK (858) 2164498 - REFERRAL FROM M.D. P.O.P. WAYNE LEE AND MARK WITH MAIL PRESCRIPTIONS TO PLAINTIFF RE: SONIA BATOOL (877) 7643638 - L.M. GENETICS ADDITIONAL MEDICINE TO BE MAILED TO PLAINTIFF FOR PERMANENT SKIN DAMAGES.

IN THE  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

**OPINIONS BELOW**

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

The opinion of the United States district court appears at Appendix A to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

## JURISDICTION

For cases from **federal courts**:

*PLAINTIFF IS SEEKING JOINT REVIEW UNDER RULE 12.4*

The date on which the United States Court of Appeals decided my case was MAY 21, 2018 AND JULY 12, 2018

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: JAN 02 2018, and a copy of the order denying rehearing appears at Appendix A.

An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

*THE DATE ON WHICH THE U.S. DIST. COURT DECIDED MY CASE IS AUGUST 14, 2018, OCTOBER 13, 2017, AUGUST 02, 2017*

For cases from **state courts**:

The date on which the highest state court decided my case was \_\_\_\_\_. A copy of that decision appears at Appendix \_\_\_\_\_.  
*REVIEW BY STATE COURT*

A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.  
*REHEARING BY STATE COURT*

An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

JUDGE C.J.C.M. - U.S. DIST. COURT C.J. R.A.K. U.S. C.O.A. 2ND CIRCUIT (CEIGER-JOSEPH) BOTH LEGAL CLINICS AT WHITE PLAINS NY. AND FOLEY SQUARE, PRO. SE 3RD U.S. DIST. COURT CECILIA RUDER, CLERK OF THE U.S. DIST. COURT RUBY KRATICK, CLERK OF THE C.O.A. 2ND CIRCUIT CATHERYN OHAGAN WOLFE (BRUCATO, NORIEGA AND BROWN - ROOM 300 U.S. DIST. COURT PRO SE OFFICE) REFUSED TO MAIL PRO SE PLAINTIFF THE FEDERAL ORDER TO SHOW CAUSE FORMS ARTICLE 78, ETC. PRO SE PLAINTIFF WAS TOLD FROM MS. RAFAEL AND MS. WONG (212) 626-7383 - CITY BAR JUSTICE HOT LINE, ON JULY 05, 2018 THAT ARTICLE 78 TO SHOW CAUSE ARE STATE CIVIL FORMS AND THAT THE PRO SE HAS 90 DAYS FROM N.Y.S. O.I.G. DATE OF CORRESPONDENCE FOR PLAINTIFF TO FILE THE ARTICLE 78. ON JULY 06, 2018 I RECEIVED A LETTER WITH FIVE MOTIONS RETURNED FROM STAFF ATTORNEY REINA STATING "YOUR DOCUMENTS ARE CAPTIONED FOR ANOTHER COURT OR AGENCY." ALSO ON JULY 06, 2018, FEDERAL PRO SE LEGAL ASSISTANT DILLON LEE (212) 382-4729 TELEPHONED AND TOLD PRO-SE THAT ARTICLE 78 ARE STATE FORMS AND THAT THE JUDGES LEGAL CLINICS, PRO SE PERSONNEL AND ASSISTANT SOLICITOR GENERAL - OPEN L. ZEVE SHOULD AN OUGHT TO HAVE TOLD PRO-SE AS WELL AS THE CASE MANAGERS FROM U.S. C.O.A. AND CIRCUIT. THERE IS A COVER-UP SCANDAL CORRUPTION PRESENT BECAUSE THEY ALL ARE PROTECTING 173128 AND 174036 FROM CIVIL-CRIMINAL PROSECUTION. "RACISM"

STATEMENT OF THE CASE

THIS NEGLIGENCE FROM 173533 AGAIN IS DELIBERATE,  
REPETITIOUS, SNEAKY, WELL PLANNED, CONNIVING  
AND INTENDED TO REFRAIN PLAINTIFF FROM  
OBTAINING MONEY DAMAGES PAYABLE TO PRO-SE  
PLAINTIFF FOR NEGLIGENCE AGAINST RESPONDENTS  
173533-173544. THE QUESTIONS PRESENTED SHOULD  
BE APPLIED BEFORE PRO-SE PLAINTIFF GETS DENIED  
OF NEEDED MEDICINES PRESCRIPTIONS AGAIN  
PRESENTLY AND IN THE NEAR FUTURE. THESE  
NEEDED MEDICINES AND PRESCRIPTIONS ARE RECEIVED  
FROM MEDICAL DOCTORS AND PHARMACIES NOT  
DENTISTS. 173533 DID NOT INFECT PRO-SE  
PLAINTIFF, ALL 173533 DID WAS WITHDRAW PRO-SE  
PLAINTIFF'S BLOOD AND TAKE IT TO THE VETERANS  
HOSPITAL FOR ANALYZATION WITH PLAINTIFF'S  
URINE SPECIMEN. ON APRIL 21, 2016, ASSISTANT  
CHIEF, HEALTH ADMINISTRATOR JUN YEOUNG OH  
DIAGNOSES STATED CONTAMINATIONS SQUAMOUS  
EPITHELIAL AND URINE MUCUS (173188-174036)  
INJECTED PLAINTIFF WITH THESE CONTAMINATIONS  
AND HSV1-HSV2).

REASONS FOR GRANTING THE PETITION.

PURSUANT TO CIRCUIT JUDGES R.S.P. R.C.W. AND D.C. WITH  
C.J.C.M. COURT CLERK CATHERYN O'HAGAN WOLFE - V.S. C.O.A. AND  
CIRCUIT ORDERS DISMISSING 173533 (170V5110) BOTH V.S. DIST.  
COURT AND V.S.C.O.A. 2ND CIRCUIT WITH ALL RESPECTS TO THE  
BAR ASSOCIATION OF ATTORNEYS I GREGORY D. KILPATRICK  
URGE THAT THIS WRIT OF CERTIORARI PROPERLY GRANTED  
AS TO THE ISSUE OF WHETHER THE DISTRICT COURT  
PROPERLY DISMISSED OTHERWISE A VALID INDICTMENT  
CAUSING BOTH DISTRICT AND COURT OF APPEALS FAILED TO  
DISCLOSE TO THE JURY TRIALS SUBSTANTIAL EXONERATING  
EVIDENCE OF NEGLIGENCE WHERE THE ISSUE WAS BUT  
NEVER THE LESS PASSED ON. THIS RECOMMENDATION IS  
DESIGNED TO AID THE PRO-SE ATTORNEY COMMENDED IN  
OBTAINING HEALTH CARE AND ADVISE THE COURTS THAT  
A CERTAIN COURSE BE PURSUED AND PERMANENT HEALTH  
CARE OBTAINABLE. THE REPORT-REPORTER EMBODY  
THE RESULTS OF AN INVESTIGATION SUCH AS JURISDICTION,  
SUBJECT MATTER OF ANY SIGNIFICANCE. CASE MANAG-  
MENT ADMINISTRATION THERE WAS NEVER ANY TRIAL  
HELD IN LITIGATION, ARBITRATION, PRE TRIAL CONFERENCE,  
FACT FINDING CONFERENCE OR HEARINGS. THERE WERE  
ORDERS EMBODYING THE TERMS FROM PLAINTIFF AGREED  
UPON BUT NEVER ENFORCED BY SUPREME COURT  
WASHINGTON D.C. IF AND WHEN THESE LAWS CAN  
BE EXECUTED, IT WOULD BE MOST BENEFICIAL TO  
PLAINTIFFS, PETITIONERS, APPELLANT RESPONDENTS  
CLAIM AND HEALTH.

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

PRO-SE - PLAINTIFF-APPELLANT RESPONDENT *Gregory D. Kilpatrick*

Date: August 18 2018