

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

IN THE  
SUPREME COURT OF THE UNITED STATES

Gregory D. Kilpatrick — PETITIONER  
(Your Name)

SALLY DRESLIN, R.N. M.S.-O.P.M.C. vs. 18291(MCV9862)  
HOWARD A. ZUCKER M.D., J.D. COMMISSIONER RESPONDENT(S) 18287(MCV9861)  
N.Y.S. D.O.H.-O.P.M.C. OFFICE OF PROFESSIONAL MEDICAL CONDUCT  
ON PETITION FOR A WRIT OF CERTIORARI TO  
U.S. COURT OF APPEALS FOR THE 2ND CIRCUIT

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

PETITION FOR WRIT OF CERTIORARI

Gregory D. Kilpatrick  
(Your Name)

3444 WHITE PLAINS ROAD Apt #2C  
(Address)

Bronx New York City 10469-5716  
(City, State, Zip Code)

(718) 994-5347 (VOICE MAIL)  
(Phone Number)

QUESTION(S) PRESENTED

- 1- WHY DIDN'T 18291 AND 18287 ORDER THEIR INVESTIGATORS IN THE CENTRAL INTAKE UNIT TO MAKE THE FOLLOWING FIVE MEDICAL DOCTORS 173544, 173533, 174021, 174031, 173547 AND 172831 GIVE PRO-SE PLAINTIFF TWO OF THE NEEDED PRESCRIPTIONS OF MEDICINE TO CURE SQUAMOUS EPILITHIAL AND URINE MUCUS CONTAMINATIONS THAT 173128 AND 174036 ACCIDENTALLY-DELIBERATELY INFECTED PLAINTIFF WITH THEIR STEEL CHROME HYPODERMIC NEEDLE SYRINGES "MEDICAL EQUIPMENT"?
- 2- WHY DIDN'T 18287 AND 18291 QUESTION 172831 AS TO WHY HE GAVE ME A WRITTEN PRESCRIPTION BENZONATE THAT DID NOT CURE PLAINTIFFS THROAT FROM WHAT 173128 AND 174036 INJECTED PLAINTIFF WITH. (F.D.A. HAS NOT DEVELOPED THE MEDICINE AS OF YET TO CURE HSV-1 HSV2-174036-173128) - SEPT 2015, NOV. 2015  
CROWN EXTRACTION  
INPLANT BROKEN TOOTH
- 3- WHY DIDN'T 18291 RESPOND TO PLAINTIFFS TWO PAGE CERTIFIED LETTER 7015152000084637259 MAY 03 2017 THAT IS ATTACHED TO COMPLAINT FILED AT THE U.S. DISTRICT COURT AUGUST 15 2017? THE MEDICAL DOCTORS NURSE PRACTITIONERS DIDN'T INFECT PLAINTIFF. ALL THEY DID WAS WITHDRAW PLAINTIFFS BLOOD WITH AN AIR TIGHT BUTTERFLY SPRINGE GIVE ME THE RESULTS OF BLOOD DIAGNOSES AND CHECK THE URINE SPECIMEN FOR INFECTION OF ANY CONTAMINATION (173128-174036)
- 4- WHY DIDN'T 18287 RESPOND TO PLAINTIFFS FOUR PAGE CERTIFIED LETTER 70170660 0000 90996769 DATE MAY 23 2017 DISAVING, COMPLAINING AND DISAGREEING WITH O.P.M.C. INVESTIGATOR M.DONOVAN AND L.CROGAN. PRO SE PLAINTIFF STRONGLY DID NOT APPRECIATE THE SIX MEDICAL DOCTORS IN QUESTION NUMBER ONE DENYING PATIENT THE NEEDED MEDICINES AND ALSO THEY SAID AND TOLD PRO-SE PLAINTIFF TO SUFFER?
- 5- PLAINTIFF NEEDS LIQUID VIAL MEDICINE AND DISPOSABLE HYPODERMIC NEEDLE SYRINGES THAT 174031(174031) →

## 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:

HOWARD A ZUCKER  
COMMISSIONER M.D. J.D.  
OFFICE OF PROFESSIONAL MEDICAL CONDUCT  
NEW YORK STATE DEPARTMENT OF HEALTH  
PENNSYLVANIA CENTER - O.P.M.C.  
150 BROADWAY, SUITE 355 - 1800 663 6114  
ALBANY, NEW YORK 12204-2719

SALLY DRESLIN R.N. M.S.  
EXECUTIVE DEPUTY COMMISSIONER  
150 BROADWAY - SUITE 355  
ALBANY, NEW YORK 12204-2719  
OFFICE OF PROFESSIONAL MEDICAL MISCONDUCT  
O.P.M.C. 1800 663 6114

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TABLE OF AUTHORITIES CITED

U.S.C.O.A. 2ND CIRCT

CASES

PAGE NUMBER(S)

18287 - ORDER MAY 21, 2018 - CLERK CATHERINE O. 1-3  
 18291 - ORDER MAY 21, 2018 - CLERK VICKI WOLFE 1-3  
 MANDATE AUG. 21, 2018 TO JUDGE ROSEMARY S. PODER  
 RICHARD C. WESLEY  
 DENNY CHIN

18287 - EXTENSION MAY 29, 2018 - CLERK - LISA NESBIT - 12 PGS  
 18291 - JULY 29 2018 - CLERK - LISA NESBIT - 12 PGS

STATUTES AND RULES

THE DOCKETED CASES 18287, 18291, 18-295, 18-304, 18-306 AND 18-308  
 ARE NEGLIGENCE PAYABLE TO PRO-SE PLAINTIFF FOR THE DENIALS  
 OF NEEDED MEDICINES LIQUID VIAL, DISPOSABLE HYPODERMIC NEEDLE  
 SYRINGES, NONTAINTED OR INCORRECT PILLS.

OTHER

PRESCRIPTIONS: RASHES, ETC. "SKIN DAMAGES FROM (173128(MAY 5TH) 175013) RX 517942 M.D. SHANNON  
 SITCHENKO (417) 7154300, RX 63533 - M.D. SARA RUSSELL (415) 6835556. VALACYCLOVIR (CHL)  
 500 MG (GENERIC FOR VALTREK) RX 105002 - QUANTITY 30- ONLY CONTROLS HSV1-HSV2 - M.D.  
 JESSIE FIELDS (212) 523 8672 - FAX (212) 8196843 - AUGUST 14, 2018 - 3:30 P.M. M.D. WAYNE LEE  
 N.P.I - 1871639666 - REFERRAL TO HEMATOLOGIST - BLOOD - URINE - PRESCRIPTIONS FOR  
 SQUAMOUS EPITHELIAL URINE MUCUS CONTAMINATIONS FROM 173128 AND 174036. LIDOCANE  
 FROM PRIME LIBERTY PHARMACY - MARK (858) - 2164998 - REFERRAL FROM M.D. P.C.P. WAYNE  
 LEE AND MARK WILL MAIL PRESCRIPTIONS TO PLAINTIFF. (175013) (173128(MAY 5TH))

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

PRO SE PLAINTIFF IS SEEKING JOINT REVIEW UNDER RULE  
12.4

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was MAY 21 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: JANUARY 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 MAY 29 2018 (date) in Application No. A. (60 DAYS) JULY 29, 2018

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 -  
FEB 23, 2018 AND JANUARY 03, 2018*

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 \_\_\_\_\_.

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

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

JUDGES COLEEN McMAHON U.S. DIST COURT ROBERT A. KATZMAN (GEIGER), BOTH LEGAL CLINICS AT WHITE PLAINS N.Y. AND FOLEY SQUARE REFUSED TO MAIL PLAINTIFF ALONG WITH PRO-SE SUPV. CECILIA RUDDER ARUCAZO, NORIEGA AND BROWN-ROON 200 THE FEDERAL ORDER TO SHOW CAUSE FORMS 18287 (17CV9861), 18291(17CV9862), 18295-17 CV9863, 18304(17CV9864) 18306(17CV9865) AND 18308(17CV9866). PRO SE WAS TOLD FROM MS. RAFAEL AND MS. WONG (212) 6267383 (CITY BAR JUSTICE) HOT LINE ON JULY 05, 2018 THE ARTICLE 78 TO SHOW CAUSE ARE STATE FORMS. AND THE PRO SE HAS 90 DAYS FROM N.Y.S. O.I.G DATE OF CORRESPONDENCE TO FILE THE ARTICLE 78. ON JULY 06 2018 I RECEIVED A LETTER WITH FIVE MOTIONS RETURNED FROM STAFF ATTORNEY REINA STATING "YOUR DOCUMENT IS 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 ARTICLE 78 ARE STATE FORMS AND THAT THE JUDGES, LEGAL CLINICS, PROSE PERSONNEL AN ASSISTANT SOLICITOR GENERAL OREN L. ZEVE SHOULD AND OUGHT TO HAVE TOLD PRO SE AS WELL, AS THE CASE MANAGERS FROM U.S.C.O.A AND DILAT (THERE IS A COVER-UP SCANDAL-CORRUPTION PRESENT BECAUSE THEY ALL ARE PROTECTING 173128 AND 174036 FROM PRO-SECUTION "RACISM"

CIVIL CASES

U.S. DISTRICT COURT - S.D.N.Y. - CIVIL JUDGEMENT - BAR ORDER  
17CV9861 - 17CV9862  
17CV9863 - 17CV9864  
17CV9865 - 17CV9866

ONE PAGE  
FEBRUARY 23, 2018

UNDER  
28 VSC § 1051  
(1-4 PGS.)

17CV9861 - 17CV9862  
17CV9863 - 17CV9864  
17CV9865 - 17CV9866

JANUARY 03 2018 - ORDER OF  
DISMISSAL  
AND TO SHOW  
CAUSE UNDER  
28 VSC § 1051  
1-5 PGS

STATEMENT OF THE CASE

THIS NEGLIGENCE FROM 1891 AND 18287 IS DELIBERATE,  
REPETITIOUS, SNEAKY, WELL PLANNED AND INTENDED,  
TO REFRAIN PLAINTIFF FROM OBTAINING MONEY DAMAGES.

IN THE QUESTIONS PRESENTED REGARDING THE  
SIX NEGLECTFUL MEDICAL DOCTORS 18287(MC986)  
AND 18291(MCV9862) HAVE THE AUTHORITY AND  
JURISDICTION ON AND OVER ANY MEDICAL  
DOCTOR TO ASSURE ANY INFECTED PERSON  
THE NEEDED MEDICINES FOR CURE, HEALING WITH  
REHABILITATION AFTER INFECTION, POISONING, AND  
SURGERY.

REASONS FOR GRANTING THE PETITION

PURSUANT TO CHIEF JUDGE COLEEN McMAHON - U.S. DISTRICT, CIRCUIT  
JUDGES U.S. C.O.A. 2ND CIRCT  
ORDERS WITH COURT CLERK

DISMISSING 18CV287(17CV9861), 18CV291(17CV9862) AND  
18CV295(17CV9863) BOTH U.S. DISTRICT COURT AND U.S.C.O.A.  
2ND CIRCT. 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 EX-  
CULPATING EVIDENCE OF NEGLIGENCE WHERE THE ISSUE  
WAS NOT BUT WAS NEVER THE LESS PASSED ON. THIS  
RECOMMENDATION IS DESIGNED TO AID THE PRO-SE ATTORNEY  
COMMENDED IN OBTAINING COURSE HEALTH CARE AND ADVISE THE  
COURTS THAT A CERTAIN COURSE PURSUED AND PERMANENT  
HEALTH CARE OBTAINABLE. THE REPORTS - REPORTER EMBODY  
THE RESULTS OF AN INVESTIGATION SUCH AS JURISDICTION,  
SUBJECT MATTER OF ANY SIGNIFICANCE, CASE MANAGEMENT  
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: July 27, 2018