

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

Aretha Denise Brown — PETITIONER
(Your Name)

vs.
Elite Model Agency Miami Beach, FL — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals for the Eleventh Circuit Appeal # 17-1505-A
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Aretha Denise Brown

(Your Name)

5832 Cady Road

(Address)

Everett, WA 98203-3727

(City, State, Zip Code)

(206) 902-0315

(Phone Number)

QUESTION(S) PRESENTED

What good is a law of Equal Employment Opportunity when an entire industry, namely the Fashion Industry has blatantly disregarded it from 1964 to present?

Is U.S. Civil Rights merely words on a page that were written to prove one has rights, yet employers do not have to heed them without time & money draining litigations?

Why can't an Indigenous American obtain work in the Fashion Industry when almost any Foreign Immigrant has ~~can~~ can?

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:

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TABLE OF AUTHORITIES CITED

CASES

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Supreme Court Case Barker v. Wingo
Supreme Court Case Strunk v. United States
Supreme Court Case Sheppard v. Maxwell

STATUTES AND RULES

U.S. Constitution, ^{5th, & ^{14th Amendment}}

see The Yale Law Journal

Vol. 82 No. 5 (Apr., 1973), pp. 1055 - 1071 (included with this case)

OTHER N/A

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**: *NIA (Eleventh Circuit failed to Hear Case of Indigent Person)
which was caused by 07 cases against Nationwide
dismissed 02/15/18 for lack of \$1500.00 filing fee to counter appeal*

The opinion of the United States court of appeals 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[] is unpublished.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 United States district 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[] is unpublished.

[] 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**:

The date on which the United States Court of Appeals decided my case was 02/15/18.

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: _____, 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. § 1254(1).

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

14th Amendment

9th Amendment

Title VII Civil Rights Act of 1964

STATEMENT OF THE CASE

"Failure" to "Hire" qualified Native American applicant by discrimination of "Mixed" heritage along with medium tanned skin tone.

While hiring Caucasians &/or lighter skin toned applicants instead all non-Indigenous Americans to the point of recruitment of foreign models from abroad.

This fact has plagued the Fashion Industry in America since before 1964, although, discrimination laws have changed this industry has not.

As a result of this stagnant employment sector in the U.S.A. many American Women have had their American Dreams ignored which is the basis of Plaintiff's filing to achieve Equal Employment Opportunities in America including the Fashion Industry that's long overdue for this change by adherence to Title VII Civil Rights Act of 1964 below.

et. B.

REASONS FOR GRANTING THE PETITION

Plaintiff has made every effort to Appeal & proceed Forma Pauperis in FL Court System

Bad Judge - Kathleen M. Williams has done everything in her power to support injustice against Plaintiff further by:

- 1.) Dismissing Case
- 2.) Denying Forma Pauperis
- 3.) "Stricken" Appeal & again dismissed

Leaving the only recourse for Plaintiff to obtain Justice as the victim of employment discrimination filing with the U.S. Supreme Court.

Very Respectfully Submitted,

X Arthur D. Braun ⑨
Arthur D. Braun - Pro Se

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Betha Denise Brown

Date: 09/11/18