

ORIGINAL

18-7027

No.

FILED
NOV 23 2018

OFFICE OF THE CLERK
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

(Kuri)

Crystal N. Jones — PETITIONER
(Your Name)

Addictive Behavioral vs.
Change Health Group, et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

IN THE Supreme Court of The State of Kansas
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Crystal N. Jones (Kuri)
(Your Name)

1641 N. Poplar
(Address)

Wichita, KS 67214
(City, State, Zip Code)

(316) 390-2725
(Phone Number)

QUESTION(S) PRESENTED

1. Has the Statute of Limitation expired on all 13 of my Claims?
Claims: Poison with 50mg of methadone,² Personal injury,³ False accusations,⁴ defamation of character,⁵ Wrongful termination,⁶ Loss of personal property nursing license,⁷ emotional distress,⁸ Slander,⁹ deliberate and intentional harm,¹⁰ conspiracy,¹¹ retaliation,¹² punitive damages¹³. Could have died.
2. Did the Defendants give oral statements of this incident with falsehoods to the (DEA) Drug Enforcement Administration, WPD Wichita Police Department, DOJ and FBI when interviewed, as well as Kansas State Board of Nursing?
3. Did employer/Defendants retaliate against me the Plaintiff Crystal N. Jones F.N.A(Kue) by falsifying incident reports and withholding wages?
4. Is the limitation Period for my Claims is Not affected by the filing of my earlier federal court case?
5. Do the uncontested facts establish my 13 claims are barred by the one-year limitation law/rule?

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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CASES

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United States v. Salerno 107 S.Ct. 2095, 2101 (1987); see also Daniels v. Williams, 474 U.S. 327, 337 (1986) (Stevens, J., Concurring) ("the state may not execute, imprison, or fire a defendant without giving him a fair trial"); In re Murchison, 349 U.S. 133, 136 (1955) ("A trial in a fair tribunal is a basic requirement of due process.").

STATUTES AND RULES

There is a general 10-year Statute of Repose for all tort cases. K.S.A. 60-512(b).

(1) Personal Property 2 years K.S.A. 60-513, Statute of Repose / Real Property 10-years K.S.A. 60-513(b).

Gillespie v. Seymour, 823 P.2d 782 (Kan. 1991).

OTHER I. am requesting my 14th Amendment and 8th Amendment right to due process, the due process clause of the fifth Amendment provides that "No person shall... be deprived of life, liberty, or property, without due process of law." U.S. CONST. amend. V. the due process clause of the fourteenth amendment applies the same prohibition to state governments U.S. CONST. amend. XIV.

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 _____ 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 C 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 IN THE Supreme Court of the State court appears at Appendix A to the petition and is OF Kansas

- 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 _____.

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 4-14-2017. A copy of that decision appears at Appendix B

A timely petition for rehearing was thereafter denied on the following date: October 30th 2018, and a copy of the order denying rehearing appears at Appendix B.

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

Constitutional Standards: injury in fact, causation and redress ability. "At an irreducible minimum" The Constitutional requisites under Art. 3. the existence of Standing are that the Party seeking to sue must personally have suffered some actual or threatened injury that can fairly be traced to the challenged action of defendant and that the injury is likely to be redressed by a favorable decision.

Defendants engaged in conduct that was "arbitrary, conscience shocking, in a Constitutional sense. A deprivation of life, liberty and property. Defendants violated my Bill of rights of protection, Equal Protection Clause. Defendants violated my 14th Amendment, 5th Amendment rights to the United States Constitution. Defendants violated my Civil Rights.

There is a general 10-year Statute of Repose for all tort cases, K.S.A 60-512(b)(1), Personal Property 2 yrs K.S.A. 60-513, Statute of Repose / Real Property 10-years K.S.A 60-573(b).

14th Amendment and 5th Amendment right to due process, the due process clause of the fifth Amendment provides that "[n]o person shall... be deprived of life, liberty, or property, without due process of law." U.S. CONST. amend. v. the due process clause of the fourteenth amendment applies the same prohibition to state governments U.S. CONST. amend. XIV.

STATEMENT OF THE CASE

Petitioner Crystal N. Kuri N.K.A Crystal N. Jones Was poisoned with 50mg of methadone by Fellow Coworker or Coworkers. Coworkers could have killed Petitioner. Case was dismissed for 1 year statute of limitations on all 13 of my claims. Petitioner was not able to submit evidence, witnesses or discover on the bases the Case was dismissed before the petitioner was able to receive due process. Coworkers falsified incident reports. CEO called Petitioner a fucking addict and just needed to admit it. CEO and Coworkers caused Petitioner great emotional distress and could have killed Petitioner because Petitioner is opioid naive and allergic to opioids and has been under physician's care for years. Petitioner is on 2 medications that is lethal when combined with methadone a Barbiturate and Benzodiazepine. Defendants engaged in conduct that was "arbitrary, conscience shocking, in a Constitutional sense. A deprivation of life, liberty and property My Kansas State Board of Nursing License. Defendants violated Petitioner my Bill of rights of protection, Equal Protection Clause. Defendants violated Petitioner my 14th and 5th Amendment rights to the United States Constitution. Defendants violated Petitioner my Civil Rights and Civil Rights alt.

REASONS FOR GRANTING THE PETITION

this is of Great National Importance with the ongoing opioid crisis deaths and misuses. The defendants misused a FDA drug/prescription to cause harm to me a member of a community. The midwestern region saw opioid overdoses increase 70 percent from 2016 July through 2017 September. Opioid overdoses in large cities increased by 54 percent in 16 states. Source: Center for Disease Control and Prevention.

This issue is a public health crisis with devastating consequences including increase in opioid misuse and related overdoses as well. Due Process I pray the Court will grant trial by Judge and Jury. I pray the Court will grant legal representation Counsel Civil Rights Attorney or Counsel by the Court as they see appropriate. I have requested Counsel by the Courts on the basis of being unfamiliar with the law to pro se and financially unable to pay Attorney fees. I pray this Court will grant me due process.

I Crystal N. Kwei N.K.A. Crystal Jones. petitioner is requesting the right of my 14th Amendment and 5th Amendment right to due process, the due process Clause of the Fifth Amendment provides that "[N]o person shall... be deprived of life, liberty, or property without due process of law." U.S. CONST. amend. V. the due process Clause of the Fourteenth amendment applies the same prohibition to state governments U.S. CONST. amend XIV. There is a general 10-year Statute of Repose for all tort cases. K.S.A. 60-512(b).

(1) Personal Property 2 yrs K.S.A. 60-513, Statute of Repose/Real Property 10-Years K.S.A. 60-513(b). *Gillespie v. Seymour, 823 P.2d 782 (Kan. 1991)*

CONCLUSION

The petition for a writ of certiorari should be granted.

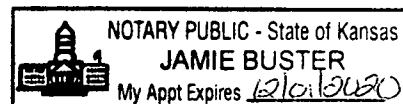
Respectfully submitted,

Crystal N. Jones (F.N.A. Kwei)

Date: 11-20-2018

Appeared before me Crystal N. Jones
on 11/20/18.

Jamie Buster



6.