

ORIGINAL

18-7251

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

FILED  
DEC 23 2018

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Consuelo Jordan — PETITIONER  
(Your Name)

Court Services and Offender  
Supervision Agency — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals District of Columbia Circuit  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Consuelo Jordan  
(Your Name)

2227 First Street, N.W.  
(Address)

Washington, D.C. 20001  
(City, State, Zip Code)

(202) 674-5976  
(Phone Number)

QUESTION(S) PRESENTED  
Whether seals was forge with physical harm?

## 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:

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	
CONCLUSION.....	

## INDEX TO APPENDICES

APPENDIX A Order United States Court of Appeals

APPENDIX B Judgment United States Court of Appeals "ERRORS"

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

## TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
Anderson v. Liberty Lobby, Inc., 477 U.S. 242 (1985)	1
Cabiners v. Tech (USA) Inc., 759 F. Supp.	2
Calcat v. Texas Educ. Neal, Inc	3
Celotex Corp v. Catrett, 477 U.S. 317 313 (1986)	4
Daves v. State University (8 <sup>th</sup> U.S. Circuit 1986)	5
Dicke v. Rubin 77 397777 (5th Cir. 1995)	6
Domestic v. Frustration Cont., 79 (11th Cir. 1986)	7
EDC v. Locus 14 Intern 458 Supp 876	8
EDC v. Ohio Edison G.W. (6th Cir 1993)	9
Farmers v. American Telephone 55	10
Gross v. Continental Oil Co. 678 F.2d 595 (Cir. 1980)	11
Haves v. Shalala, 902 Supp 259 D.Cir. 1995	12
Lonan v. East Stroud College, 88 F. 2d 2001 (5th)	13

### STATUTES AND RULES

29 U.S.C. Ms. Jordan file to Attorney General  
 Jeff Sessions with Title VII (CSOSA Did Not  
 Rule Yet Because Ms. Jordan works in the Unit  
 with Federal Position title GS7 to 12 Legal Assistant/  
 Federal Law Enforcement). These do dockets was  
 ask to be remove from the computer at the  
 Supreme Court for the United States, Clerk,  
 Scott Harris because the EEO Staff at CSOSA  
 Mindy Wenski copied it place it on DOJ  
 and use Ms. Jordan claim without the  
 Supreme Court.

Docket:  
 OTHER 01 no 1726 U.S.; 15-1536; 16-4319; 187-8-308;  
 14-5293; 15-7151; 15-5030; 15-5029

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 United States Court of Appeals ; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.      "SHOWED" "ERRORS"

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 United States Court of Appeals ; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.      "SHOWED ERRORS"

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 10-3-2018.

*SHOWED ERRORS*

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 \_\_\_\_\_.

*SHOWED ERRORS*

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

The Claim was turn around in the unit with Court Services and Offender Supervision Agency. The record or seals are not mines. They were reported to be under the DC Metropolitan Police Department and they are male Seals. The District Court did not return the seal to CSOSA or Agency. Jordan was not under a Seal and the file she file back to the Supreme Court for the United States to have the claim and to sue for criminal seals. She was not the individual in the seal.

## STATEMENT OF THE CASE

Ms. Jordan the Federal employee claim was switch around in the unit with the United States Department of Justice Employer and the CSOSA Employment with her money to use Federal position Federal Law Enforcement / Legal Assistant Ors 7 to 12 in department with the Federal Bureau of Prisons investigation. She did not have criminal seals any records. She file to have dc policemen fired with criminal seals.

#### REASONS FOR GRANTING THE PETITION

The scales was forge in department I have rights to prosecute. The Court of the Clerk Mr. Scott S. Harris was sent the materials to return the petition to the District Courts and the Employer at CSOSA for a conference and to receive back pay for illegal threats. Ms. Jordan the Federal employee was already approved for conference with Employer at CSOSA and to maintain Federal position GS 7 to 12 with the government because of an assault, federal pay, sexual conduct, reverse threats, equal pay, age discrimination, disabilities act and race as an African-American with job.

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Consuelo Jordan

Date: 12/23/2018