

18-8258 ORIGINAL

No. 18-35235

D.C. NO. 3:17-cv-01062-SB
District of Oregon

IN THE
SUPREME COURT OF THE UNITED STATES

RECEIVED
FEB 12 2019
OFFICE OF THE CLERK
SUPREME COURT, U.S.

FILED
JAN 31 2019
OFFICE OF THE CLERK
SUPREME COURT, U.S.

LOWELL EDWARD JACKSON — PETITIONER
(Your Name)

vs.

EDDIE CHIMMER RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

9th Circuit Court of Appeals
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Lowell Jackson 310810
(Your Name)

Coyote Ridge Correction Center
(Address)
P.O. Box 769
Connell, WA. 99326
(City, State, Zip Code)

(503)250-3270 - message #
(Phone Number)

QUESTION(S) PRESENTED

NON-NEGOTIABLE

(1) Copyright Violation, Title-17 copyright chapter 4, 411 Registration civil infringement action.

(a) except For an action brought for a violation of the rights of the author under section, 106A (a) [17 U.S.C.A § 106 A(a)] and subject to the provisions of subsection (b) NO civil action For infringement of the copyright in any united States work shall be instituted until Pre registration or registration, of the copyright claim has been made in accordance with this title.

(b) (1) A certificate of registration satisfies the requirement of this section and section 412 [17 usca § 412] regardless of whether the certificate contains any inaccurate information.

Petitioner has TX-2008 Registration number Filed, verified, with the Library of congress, "which is the question in dispute"

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:

EDDIE CHAMMER, et al
Attorneys for Eddie Chamber,
11540 N.E. Inverness Drive
Portland, OR. 97220

TABLE OF CONTENTS

OPINIONS BELOW *9th circuit* 1
JURISDICTION *28 U.S.C 1631 Federal question*
1338
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED *Title 17*
STATEMENT OF THE CASE *copyright violation*
REASONS FOR GRANTING THE WRIT *N-A*
CONCLUSION *copyright infringement*

INDEX TO APPENDICES

APPENDIX A *9th circuit court of Appeals, no # 18-35235*
APPENDIX B *U.S district court portland oregon.*
3:17-cv-01062-SB
APPENDIX C
APPENDIX D
APPENDIX E
APPENDIX F

TABLE OF AUTHORITIES CITED

CASES Microsoft Corporation PAGE NUMBER

V
MATTHEW EVANS

2007 U.S. Dist. 77088 1:06-cv-01245-AWI
EASTERN DISTRICT OF CALIFORNIA

STATUTES AND RULES Title 17 copyright act

chapter 4, 411 Registration civil infringement
actions. (a), (b) (1), (c)

OTHER Kirtsaeng v. John Wiley & Sons, Inc

136 S. Ct 1979 (April 2016) 17 U.S.C.A. § 505
" A district court, in exercising that authority,
should give substantial weight to the objective
reasonableness of the losing party's position.

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 9th circuit court; 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 B to the petition and is

- reported at district of Oregon portland; 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 AUGUST 22nd 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 25th 2019, 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**: N-A.

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

Violation of title [17 U.S.C. 501] Fully
subject to the remedies provided by section
502 Thru 505 [17 USC § 502] Thru 505,

106 A, Attribution and integrity

(1) Shall have the right --

(A) Claim Authorship of that work,
(B), To prevent the use of his or her name
as the author of any work of visual art
which he or she did not create;

(2) Shall have the right to prevent the
use of his or her name as the author of the
work of visual art in the event of distortion
mutilation, or other modification of that
work which would be prejudicial to his or her
honor or reputation, and any intentional distortion
mutilation, or modification of that work is a
violation of that rights.

STATEMENT OF THE CASE

Illegal reproduction of protected
Image LOWELL EDWARD JACKSON® copyright
of petitioner NAME.

certified! on file, with
the Library of congress, Filed NON-NEGOTIABLE
with All three credit agencies.

(1) Equifax.

(2) Transunion.

(3) Experian.

NON-NEGOTIABLE:

Any use of the Debtor NAME LOWELL EDWARD JACKSON®
without the express written consent of the Secured
party LOWELL JACKSON® is copyright trade-mark
infringement of the trade-name of the trade-mark
of the Debtor LOWELL EDWARD JACKSON® is violation
of my copyright trade-mark infringement "TO ALL
WHOM PRESENT THESE PRESENTS GREETINGS; KNOW
ye all men and women, That Secured party
LOWELL JACKSON® (FLESH AND BLOOD HUMAN BEING)
revises a commercial claim of \$ 500,000 Five hundred
thousand Dollars U.S. Currency for each use of name.

NO COURT has reviewed my Issues, Each court has dismissed without review, even through defendants were in default.

The defendant has copy right registration number on file with library of congress. The district court dismissed, without checking to verify registration number, This is CIVIL copyright infringement case. All facts; interferences must be considered true concerning summary judgment. Court presented defense, without defendants, challenging the the copyright act 3-motions no response of defendants.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Yoewell Jackson ©

Date: 1-31-19