

No. 18-9342

ORIGINAL

Supreme Court, U.S.
FILED

APR 23 2019

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IN THE

SUPREME COURT OF THE UNITED STATES

THOMAS TINER — PETITIONER
(Your Name)

vs.

DANELLA COCKRELL — RESPONDENT(S)
ET AL.

ON PETITION FOR A WRIT OF CERTIORARI TO

5th Circuit Court of Appeals

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

PETITION FOR WRIT OF CERTIORARI

THOMAS TINER - # 706290 (ID)
(Your Name)

810 F.M. 2821

(Address)

HUNTSVILLE, TEXAS - 77349

(City, State, Zip Code)

(Phone Number)

RECEIVED

MAY 10 2019

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SUPREME COURT, U.S.

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TABLE OF AUTHORITIES CITED

CASES

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- 1.) BAUGH v. TAYLOR - 117 F.3d 197, 202 (5 Cir. 1997);
- 2.) HOWARD v. KING - 707 F.2d 215, 220 (5 Cir. 1983);
- 3.) WILLIAM v. WYNNE - 533 F.3d 360, 364 (5 Cir. 2008);
- 4.) HOBBS v. HAWKINS - 968 F.2d 471, 480 (5 Cir. 1992);
- 5.) BELL v. HOOD - 327 U.S. 678-83 (1946).

STATUTES AND RULES

- 1.) Federal Rules Appellate Procedure Rule 24(a)(3)(A);
- 2.) 28 USC § 1915(a)(3) - "In Form Papers" - violations (by: Courts)
- 3.) 28 USC § 1331 - "Jurisdiction" - Authority (STATUTES)
- 4.) 28 USC § 1343(a)(3) - Jurisdictional STATUTES "Authority"
- 5.) 42 USC § 1983, 1985, 1986; Lawsuit STATUTE Authority, Conspiracy & RETALIATION ↴
Ch. by having me arrested, where dad died ↴ falsely !!

OTHER

- 1.) 28 USC § 1254(1) - Jurisdictional (Authority) STATUTE
- 2.) 28 USC § 1257(a) Jurisdiction " "
- 3.) 6th Amend. U.S. Constitution Right to: "Access To Courts" (Violations)
- 4.) 14th Amend. U.S. Constitution Rights to: "Due Process of Laws" (Violations)
Ezek 21:27 (Overturn Authority) ↴ "EQUAL Protection of Laws" (Interpretation)

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:

1) Darell Cockrell (^{MY OWN} ~~1st Defendant~~) who, "embezzled" the 3,000,000 ^{\$} Dollars AT CPA's Office. "executor" of DAVID TIBER'S ESTATE. ⁽⁴³²⁾ (1801 Buffalo Ave) - ODESSA, TX 79762 Atc 337-3333 (cell-Phone #)

2) Attorney - James Mc Donald (421 S. Gresham) Crane, TX 79731 who filed will that said my father HAD investments. He also filed "MOTION TO PROBATE WILL" forms when Dad died that failed to list \$3,000,000 Dad HAD invested at CPA's firm CYNTHIA JACKSON ON (JB Parkway) - ODESSA, TX.

3) CPA Cynthia Jackson (600 J.B. Parkway) ODESSA, TX 79762 HAD \$3,000,000 invested, in a "Portfolio of Accounts" for my father, DAVID TIBER, THAT left me a 1/3 ^{equally} Heir in His Will!!

4) ATTY Jimmy Pencock (3800 42nd St) ODESSA, TX 79762 He only paid me \$25,000 of a \$200,000 House my father owned which I had a 1/3 Levity Deed ownership by when my father died. I was a 1/3 Heir. He failed to have the house appraised BEAT me out 1/2 of \$150,000 Dollars or more, from falsely telling me false value of house AT only \$50,000. He Destroyed Executor - Acquired House AT Low Price Illegally

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 5th Cir Court of Appeals; 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 Midland, Texas Federal Court; 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 10th Dist Court Crime, TX; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the County Crime Court court appears at Appendix D 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 MARCH 11, 2019

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

28 USC § 1915; (In reem Trupers), Entitles the individual to pursue to

File A ~~Legal Aid Corporation of Atlanta, Inc.~~ filing fees. Yet Georgia has ~~stated~~ No merit. Because we are unable to allow our claims to be heard. (Please see the ~~discrep~~ in this case.)

42 USC § 1983, 1985, 1986 - All Should Allow Pet. & Right To A Jury Trial. JUDGES ARE SUMMONED DUELS SUEUT TO PERSONS CIVIL AS THEY CAN PAY PLEAS TO GRACE THE COURTS JUDGES
DO NOT ALLOW THE JURISDICTION OF BULK OF STATES TO EXECUTIVE
FATIGUES HEAULT DENYAL OUR CIVILS BACK TO THE PRINCIPLES OF PAPER
AS THEY CAN PAY PLEAS TO GRACE THE COURTS JUDGES

18 USC § 1254(1): Also Gists Per-
fused with Urethane by Dr. Johns W. Wright
After the Death denied Opinions of the
minuted (unjust) Judges, who need to be reversed !!

STATEMENT OF THE CASE

"Appeals" (From: "5th Cir Court of Appeals") - 18-50558 ^{#Cause} Thomas Tiner.
#, 706290 (I.D) Prisoner in T.D.C.J. For "Parole Violation". Whose Late Father.
MR. DAVID TINER, ^{(Retired) ex-} Crane School Teacher, Died Dec 2013, left a "Legal Will",
filed in Crane Co. Dist. Clerk's office by Attorney J. McDonald, Petitioner. (1/3)
"Equal Heir to inherit" (1/3) "Equal All My Father's ^{\$} Wealth & Property". No One
ever listed the \$3,000,000 my Father Had ^{ATT} Cynthia Jackson, invested in a
"Portfolio of Accounts" (Stocks, Bonds, Mutual Funds), etc. onto the Motion to Probate
Will/Forms) onto the List of Assets Petitioner, has been filing Continuously, since
And All State & Federal Courts Refused to Accept my Claims (Sister) "No merit"
No Jurisdiction, While I kept filing into federal Courts still stating my claims have
No merit Due to me "Being in Prison", and No Funds to Pre Filing Fees!?
Refusing to Dismiss my claims to No Right to enter a Federal Court, yet
No one Reads the Will? My claims has Merit! I was Born in Crane, TX,
where my Father wrote in his will, and Died, and All Defendants live in
the same County, so I Do Have Jurisdictional Rights (28 USC § 1331, 1343).
Petitioner has shown, that my "Appeal" has (\$3,000,000 worth) of Merit,
With No one Questions why my Sister, Dawella Cockrell the "Executor", is Being
Allowed to "Embezzle" these funds, Without Stating, as the Will Stated?
Petitioner may be in Prison, but I should not "lose my Rights"
To inherit or own Property & Money. I should be entitled to, and
The Courts have a Duty to "Reverse" this case, & "Order" the
"Executor", to Pay me (1/3) of the money, my Father owned at
the time of his Death, (1/3) is Legally mine. Why is the
Courts Denying my Rights to inherit my father's wealth?
is UNCONSTITUTIONAL And Courts are in ERROR! PRAYS for
Reversal
Sir.

REASONS FOR GRANTING THE PETITION

"CLASS-ACTION" (TRE)

This should be a (Landmark Type) "extra-ordinary" RARE case as there should be numerous "similarity" ^{us} _{citizens} ^{us} _{Prisoners} all over America, who have inherited ^{us} _{Money, & property}, by their parents (like Petitioners) who were defrauded (like petitioners) by their (greedy) ^{us} _{Siblings} (as prisoners) do not lose their Right to inherit money or property even though they are in a prison does give us a legal Basis ^{for} Jurisdiction to hear our cases.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Thomas Jiner

Date: 4-2-19

— in the name
of
Jesus my
Lord
Savior

TJ