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No. 19- _____

ORIGINAL

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MAY 21 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

SUPREME COURT OF THE UNITED STATES

IN RE: ILYA LIVIZ

On Petition From
The Supreme Judicial Court of The Commonwealth of Massachusetts Order of Suspension By
Chief Justice of The Supreme Judicial Court of The Commonwealth of Massachusetts

PETITION FOR A WRIT OF CERTIORARI

Chief *Jurist for Justice* Ilya Liviz Sr., D.L.D., J.D., M.Ed.,
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05/21/2019

"WE THE PEOPLE"



Jurist for Justice

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Question Presented

1. Can license to practice law be suspended only on the basis of remaining silent without considering the merits of alleged violation?

The Problem: my colleagues are afraid to exercise their rights

2. Does right to a jury trial attach when the state seeks to take-away property right to practice law?

The Problem: framer's intent of "We The People" is eroding.

OPINION BELOW

Order of Immediate Administrative Suspension for remaining silent. *See* Add. pgs. 1-5. The Order is issued by the Chief Justice of the court, and single justice answer concerning law represent the entire court. *See* M.G.L. c. 211, § 20. ("Four or more justices present at a jury sitting shall have the powers of a full court. One justice present at a law sitting shall have the same authority as at a jury sitting.")

JURISDICTION

The jurisdiction of this Court to review the Judgment of the Supreme Judicial Court for Suffolk County is invoked under 28 U.S.C., § 1254(1).

CONSTITUTIONAL ISSUES

Amendment VII - "In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law."

Amendment XIV-"...No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; **nor shall any State deprive any person of life, liberty, or property, without due process of law**; nor deny to any person within its jurisdiction the equal protection of the laws."

Pursuant to the constitution of the Commonwealth of Massachusetts, citizens have a sacred right to a jury trial concerning property. *See* Declaration of Rights arts. 12, & 15, and The Initiative II, § 2, at ¶ 3.

STATEMENT OF THE CASE

This counsel advocates for civil rights and civil liberties within the courts. When the Office of Bar Counsel contacted him with a request for a response, the response was not accompanied with a warrant, nor even a subpoena. This counsel exercised his Fifth Amendment right to remain silent, and the ensuing administrative suspension is in violation of the U.S. Constitution. *See* Add. pgs. 6, to 8, (seeking administrative suspension on April 1st, 2019).

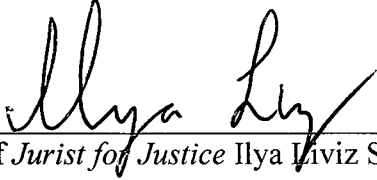
REASONS WHY CERTIORARI SHOULD BE GRANTED

The United States Supreme Court has held that an attorney may not be disciplined solely for asserting a Fifth Amendment privilege. *See Spevack v. Klein*, 385 U.S. 511 (1967). Moreover, the concept of "We The People" has been deteriorating, *inter alia*, loss of the right for people to participate in the adjudication process is detrimental to our nation, *id est*, right to a jury, not only protects the right of the accused, but it also protects the rights of the people to shape administration of justice within the courts they are subject to.

CONCLUSION

The petition for Writ of Certiorari to the Supreme Court of The United States should be granted.

Respectfully submitted *pro se*,



Chief Jurist for Justice Ilya Liviz Sr., D.L.D., J.D., M.Ed.

5/21/2019

Date: 05/21/2019

"Land of the FREE and home of the BRAVE!"