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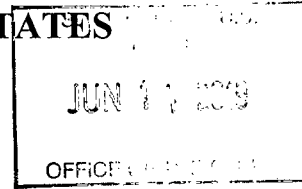
No.

ORIGINAL

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**SUPREME COURT OF THE UNITED STATES**

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Shanta G. Phillips-Berry

*Petitioner*

v.

Kenner Police Department; AT&T Corporation; Apple; Verizon Communications,  
Incorporated; T-Mobile Corporation; Sprint Corporation; Metro PCS  
Communication Incorporated; Cox Cable also known as Cox cable  
Communications, Incorporated,

*Repondents*

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On Appeal from the United States District Court, Eastern District of  
Louisiana, No. 2:18-cv-8235,

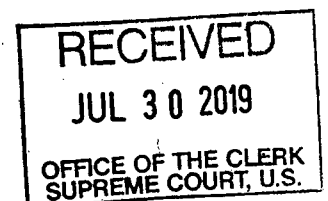
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**PETITION FOR WRIT CERTIORARI**

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*Pro Se Litigant*



## QUESTIONS PRESENTED FOR REVIEW

1. What if district court abused its discretion by not relying on the erroneous legal premise that a citizen(s) of the state of Louisiana and this great country deserves a fair trial by jury?
2. Why couldn't evidence to be presented in a timely manner as stated in the constitution, would appellant and citizen(s) open to attacks, injuries, and other hateful actions brought on by Appellee(s) and others?
3. Assuming – if this Court of our country would have properly addressed this matter the outcome would have been resulted, by evidence presented to trial and jurors. In failing to properly comply with its own laws and rules of the United States of America appellant was force to file appeal.

## **PRESENTED ARGUMENT**

The conspiracy forming the basis of this lawsuit is factually intensive, Appellant, respectfully requests oral argument, this appeal will require the Court to interpret the law establishing limitations on a plaintiff's recovery against a liability insurer in a direct action of Appellee(s). This appeal also will require the Court to determine whether Louisiana laws imposes an evidentiary requirement were crimes committed, violated civil rights, voting rights by treason, imprisonment, sexual assaults, fraudulent uses government funds, law and medical malpractices and others to corrupt the justice system of Louisiana with the use of Louisiana Communication Services to enter evidence at trial in order to give proven liability to those who's levels are not above the law.

Oral argument may assist the Court in resolving these issues.

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## REASONS FOR GRANTING REVIEW

1. The United State District Court Eastern District of Louisiana did not grant appellant a court date or trail on four cases, holding information for months calling information provide frivolous without seeking trail with jury to justify statement. 28 U.S.C. § 1915(e)(B)(i)

- Court documentation available at Jefferson Parish 24<sup>th</sup> District where protective orders was filed several times, against Appellee(s)
- Documentations also available with Police Reports and complaints filed in Kenner, Jefferson Parish, and New Orleans Louisiana
- Medical and Law malpractice documentation/information available across the Cities of New Orleans, Jefferson/Metro, and Kenner Louisiana areas

2. Assuming - somehow the courts failing to provide a court date or trail jury date contributed to on-going activities by not pursuing Appellees, not giving appellant the opportunity to introduce evidence of its policy limits at trial,

3. The Eastern District Court of Louisiana repeatedly abused its discretion in denying relief, even when appellant resolved issues in a timely manner upon request.

4. Based on information's location by professional and government agencies the Eastern District Court of Louisiana should have without dough grant appellant the consideration and opportunity

to prove case in United States District Court of Appeals

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## **JURISDICTIONAL STATEMENT**

Appellant appeals from (1) October 01, 2018 as to case terminated September 18, 2018 by Judge Martin L.C Feldman of the U.S. District Court Eastern District of Louisiana (New Orleans) (2) case is connected to 4 other cases; This court of Louisiana transferred case(s) it to different Magistrate Judges, Judge Karen Wells Roby, Judge Jane Triche Milazzo, and Judge Joseph C. Wilkinson, Jr. August 27, 2018 thru August 30, 2018 which confused appellant as to location case(s). (3) Order denying as "MOOT" entered on October 03, 2018 by Judge Martin L. C. Feldman, appellant replied timely filing a Notice of Appeal, This Court has jurisdiction over the appeal under 28 U.S.C. § 1291.



## STATEMENT OF THE CASE

Cases connected to conspiracy No.18-31067 filed August 30, 2018, No.18-31068 filed June 18, 2018, No.18-31073 filed August 15, 2018 and No.18-31077 filed August 18, 2018 all Appellee(s) committed crimes in some form against appellant and citizens of this City of Kenner, Louisiana. First, while working for Space Walk Incorporation owner Patricia Blackwell Scurlock made employee Operations Manager; Appellant; Shanta G. Phillips-Berry unknowingly submits documentation to launder money from the Gulf Coast Oil Spill / BP in 2008. To enforce this criminal act(s) Appellee(s) created a conspiracy. While enforcing this conspiracy many civil rights laws and voting laws were broken and over looked by many professionals servicing community. These hateful act(s) of crime against appellant used, doctors Thaddeus L. Teaford whom committed medical malpractice on August 14, 2014 by injecting appellant with painful mind reading platform device, surgery at Ochsner Baptist Hospital four times misleading appellant, doctors overmedicating appellant at Ochsner Main Campus, on Jefferson highway, therapy numinous times Ochsner Clearview in Metairie, Louisiana all paid by government Insurance fraud, and private own companies insurance. On September 24, 2010 appellant was in a minor accident seek several Attorneys Brandon Venegas, Morris Bart Law Firm, Guest Law Firm, Robert Lenter, and Joseph Albe former New Orleans officer, aware of plot, whom promoted conspiracy by committing law malpractice, NOT report this behavior by covering up and/or participating receiving monetary favors, trips or vacations reinforcing corruption throughout Louisiana Justice System. Police officers participated from Kenner Police, Jefferson Parish and New Orleans departments' committed physical and emotional acts of abuse to appellant and others some deaths. Secondly, some dates may change but incident occurred, a

minor accident in Kenner on September of 2010 officer submits a fraudulent report No. 12-0512 NO, arrested by Kenner Police April 28, 2012 for a traffic stop which appellant's brother Kim Phillips Sr. a former New Orleans pension security guard was driving vehicle appellant's to store for their mother Mary McMiller's Birthday Party. When officer located in the 300 block of Williams Blvd. Kenner, Louisiana states radar said 32 mph in a 20mph zone then approached passenger (appellant) for drives license. The owner of vehicle was appellant; she complied with officer's request showing proof of insurance driver's license, and registration. But appellant didn't have her license because of the tickets and was addressing problem with Louisiana Motor Vehicle Department, the Officer told appellant a warrant was out for her arrest for traffic violation. The officer demeanor changed and he became unprofessional after showing tickets paid in Georgia and Mississippi. This (white male) officer erratic state made appellant's brother to intervene. Before this officer stopped vehicle he was on the sidewalk talking to a (white male) gentlemen, while talking his tone became louder and louder it was as if he wants to man on the sidewalk to hear how he could discipline two (black) adults. Appellant was taking to Kenner City jail pleading with officers for medications for several hours, appellant was told by a female officer her mother Mary McMiller brought medication but wasn't getting it because of asking to many times. Appellant body was in pain and continued to ask for medication. Officers were walking around, standing, looking at appellant and laughing and wouldn't answer the intercom. Appellant was move from the cell with two females and placed in a holding cell by herself. Before entering this cell appellant noticed the drain on the floor cover was bent up. Appellant knew before leaving the cell she would get blamed for the drain's cover. Still not receiving medication appellant stood in the corner for hours crying in pain needing medication until her knees gave out and she fell to the floor. Appellant was in the fetal position for hours until two

officers came to get appellant, yelling get up, get up get up appellant while crying saying "I can't" over and over. The officers called a third officer, two officers held arms one on both sides, while the other pulled her legs down one at a time with pressure while rubbing them to relax the muscles. As appellant legs were coming down she was yelling because of the pain she was experiencing it was as if she was paralyzed and someone was forcing appellant's legs to get straight. After the officers saw appellant wasn't playing they moved her to another cell with a cushion gave her medication asking her if she needed medical attention. When the ambulance drivers came appellant's knees had swell so large her pant had to be cut to be examined. Officers told appellant if she decides to go to the hospital she was coming back to jail. As the paramedics work on appellant legs the pain was excruciating and she was screaming. Kenner police on duty decided appellant didn't need to go to the ER. Appellant body was hurting and she was mentally drained, emotionally drained and tired. Appellant couldn't understand how someone could be treated so bad for traffic stop. Appellant believed in her heart she was going home, but transferred Jefferson Parish jail for three days. Officers at Jefferson Parish kept asking appellant, "why are you in jail", these officers of Jefferson Parish had NO idea nor did appellant as to why she was in jail. Upon being released and pick up by appellant's son David Phillips, he to ask the same question "why were you in jail". The report paperwork said ticket and damaging property of Kenner jail, "the drain"; appellant was so emotionally hurt thinking about the mental and physical abuse she sustained while in the custody of Kenner Police Department. This unfair treatment caused appellant problems where sometimes she couldn't sleep crying for no reason, every time appellant thinks about this incident, or reflects on her mother's party sad emotions flourish. After relaxing and getting her emotion together a report was made to Internal Affairs of Kenner, over the phone typed June 29, 2012, August 05, 2015 burglary at Uncle Storage in

Kenner police fell to follow-up, August 14, 2014 Doctor Thaddeus Teaforde injected appellant with painful device that injects pain, reads thoughts and tracks location, surgery at Ochsner Baptist Hospital four different times having surgery misleading appellant to think it was pain medication injections, doctors overmedicating appellant at Ochsner Main Campus, on Jefferson highway, therapy numerous times Ochsner Clearview in Metairie, Louisiana all paid by government Insurance fraud using Medicare, Medicaid, Tri-Care and private own company insurance Humana. Many medical items were purchased wheelchair, walkers, scooters, tub-chair, in-home therapy and more. This device which was created to help patients whom are paralyzed and have no motor skills to communicate is now being used as a weapon across this country. This weapon installed in appellant's body is also being implanted and used on prison inmates, and released reformed felons across this country to which have paid the price by time served. This device being used is harmful to health, breaking civil rights, voting rights and laws that effect the constitution of this great country.

Living at 1405 Montana Ave Kenner, appellant went to vote on November 8, 2016 unaware of the device appellant was carrying in body committing treason but **NOT** voting for Trump, next day drones flying over home, stolen internet device someone was using it from October 28 - November 11, 2016 Jefferson Parish Police report, April 1, 2017 just moved in new Housing Authority house 202 Clemson Street Kenner, drones flying over home called Kenner Police, April 05, and 07, 2017, April 14, 2017 Refrigerator damaged told by repair man Kenner report, April 15, 2017 appellant purchased new back window on truck weeks before on Airline Highway, Metairie three hundred dollars Kenner Police called truck window stolen and replaced with old window with tape to hold on that fell off, May 20, 2017 Ipad stolen reported to Kenner Police, June 17, 2017 damages to truck oil all over ground with prints on hood of truck Kenner

Police called and came, West Virginia being ran off road March 26, 2017 called 911, On September 30, 2018 sexually assaulted again by Jefferson Parish female officers reported that day was told by officer Internal Affairs returning call next day, today is November 28, 2018 no call. These hateful crimes have been ongoing since lawsuit was filed for workmen's Compensation, hose and plot to kill appellant to cover-up actions promoting conspiracy to commit treason, laundering money, destroying evidence, corrupt justice force appellant who unknowingly participated. Appellant has benefits being withheld by Social Security Office at this time by Appellee.

## CONCLUSION

Appellant respectfully requests that this Court the United States of America take actions and responsibility to reverse these criminal activities throughout this country's justice system.

Whereas the Eastern District Court fell to set trial date, to address allegations filed in complaint(s); with laws broken, crimes committed, and government funds used fraudulently.

Respectfully submitted,

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