NO 19-5734

IN THE

SUPREME COURT OF THE UNITED STATES

YOLANDA M.WILLIAMS

PETITIONER

vs.

THE STATE OF TEXAS _ et. al.

FORMER JUDGE LISA A.MILLARD

FORMER ASSOCIATE JUDGE CONRAD MOREN

ATTORNEY JOSEPH SOTO

ATTORNEY JEREMICA BEACHEM

ATTORNEY SHELLY NORTHOVER

REGINALD ANTHONY WILLIAMS, II _ et.al.

RESPONDENT

PETITION FOR A WRIT OF CERTIORARI

TO

THE UNITED STATES COURT OF APPEALS FOR THE FIFITH CIRCUIT COURT

DECLARATION VERIFYING TIMELY FILING

YOLANDA M.WILLIAM

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CORRECTED ORIGINAL

ORIGINAL

Supreme Court, U.S. FILED

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OFFICE OF THE CLERK

NO.	

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<u>vs</u>

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REGINALD ANTHONY WILLIAMS, II_ et.al.

RESPONDENT

PETITION FOR A WRIT OF CERTIORARI TO

THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT COURT DECLARATION VERIFYING TIMELY FILING

Petitioner, Yolanda M. Williams, Pro se Attorney of record and pursuant to SUP. CT. R. 29.2 and 28 U.S.C. 1746 declares that the petition for Writ of Certiorari filed in the above – styled matter was placed in the U.S. Mail in a prepaid Priority Mail Envelope on the 29th day of March, 2019.

YOLANDA M. WILLIAMS

Pro se Attorney P.O. Box 610104 Houston, TX. 77208 wlonda48@gmail.com

IN THE SUPREME COURT OF THE UNITED STATES

YOLANDA M. WILLIAMS **PETITIONER**

 $\underline{\mathbf{vs}}$

THE STATAE OF TEXAS _ et.al. FORMER JUDGE LISA A. MILLARD FORMER ASSOCIATE JUDGE CONRAD MOREN ATTORNEY. JOSEPH SOTO ATTORNEY, JEREMICA BEACHEM ATTORNEY SHELLY NORTHOVER REGINALD ANTHONY WILLIAMS, II_ et.al. RESPONDENT

PETITION FOR WRIT OF CERTORARI

 $\underline{\text{TO}}$

UNITED STATES COURT OF APPEALS

FOR THE FIFTH CIRCUIT COURT

Pro/se Attorney P.O.Box 610104 Houston, TX 77208

281-804-8292

IN THE SUPREME COURT OF THE UNITED STATES

YOLANDA M. WILLIAMS PETITIONER

vs

THE STATAE OF TEXAS _ et.al.

FORMER JUDGE LISA A. MILLARD

FORMER ASSOCIATE JUDGE CONRAD MOREN

ATTORNEY JOSEPH SOTO

ATTORNEY. JEREMICA BEACHEM

ATTORNEY SHELLY NORTHOVER

REGINALD ANTHONY WILLIAMS, II_ et.al.

RESPONDENT

PETITION FOR WRIT OF CERTORARI

UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT COURT

Yolanda M. Williams respectfully petitions the Supreme Court of the United States for a Writ of Certiorari to review the Judgment of the United States Court of Appeals for the Fifth Circuit Court rendered in case no.18-20370 of that Honorable court on October 02, 2018, which affirmed the judgment of the United States District Court Southern District of Texas, on January 23,2018, the First Appeals Court, March 14, 23017 and the Default Judgment of the trial court of Harris County 310th Family District Court on November 04,2011.

QUESTIONS

- 1) Whether the defendant forfeited her immunity: failed to comply with elementary principles of procedural process and rendered an in just judgment enforcement. Therefore causing deprivation of petitioner and her family constitutional rights?
- 2) Whether the Petitioner and her family should render the compensation noted in the "Demand Letter" sent to respondent(s). Due to the violation of their Constitutional Rights and the in just Judgment Enforcement?
- 3) Whether the judge, those whom they appoint, or under the judge aegis should face criminal prosecution for the violation of the United States Constitutional laws and the laws of Texas?

List of Parties

The parties in this proceeding or persons who have an interest in the outcome of this case are as follows:

YOLANDA M. WILLIAMS, Pro se attorney

T. A. WILLIAMS

R.A. WILLIAMS

M.C. ROBERTSON

S.A. ALONZO II

S. ALONZO

L. ALONZO

A.M. RODGERS

A. A. WILLIAMS

THE STATAE OF TEXAS_ et.al.

FORMER JUDGE LISA A. MILLARD

FORMER ASSOCIATE JUDGE CONRAD MOREN

ATTORNEY JOSEPH SOTO

ATTORNEY JEREMICA BEACHEM

ATTORNEY SHELLY NORTHOVER

REGINALD ANTHONY WILLIAMS, II

RESPONDENTS

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REFERENCE TO THE OPINION BELOW

The United States Court of Appeals for the Fifth Circuit Court issued its decision and final judgment on October 02, 2018. A copy is attached at appendix (A1). The United States District Court Southern District of Texas Houston Division rendered A Judgment on January 23, 2018 (see appendix A2). A Judgment from the Court of Appeals First District of Texas (See appendix A3). A judgment rendered on March 14, 2017 and a Memorandum opinion of the Court of Appeals for the First District of Texas. (See Appendix A4). The Harris County 310th Family District Court issued a Final Default Divorce Decree on November 04, 2011. (See Appendix B). All unpublished.

STATEMENT OF JURISDICTION

The jurisdiction of this court is invoked under 28 U.S.C. §1257(a). Also, According to Stump v. Sparkman opinion of the court by Mr. Justice White. "This case requires us to consider the scope of a judge immunity from damages liability when sued under 42 U.S.C. § 1983."Stump ET AL. VIR CERTIORARI to the United States Court of Appeals for the 7th Circuit, no. 76-1750. Argued January 10, 1978-Decided March 28, 1978 (see appendix h &c).

STATEMENT OF THE CASE

In the 310th Harris County District Family Court, Yolanda M. Williams was the Petitioner in the Divorce with children & Reginald A. Williams II was the defendant and will be referred to by name or defendant in cause #2010-50917-7. In this matter: Writ for Certiorari Yolanda M. Williams will be referred by name or as Petitioner. The Respondent(s) in the matter will be referred by name or as Respondent.

On November 04, 2011, a default final decree of divorce awarded to defendant, Reginald A.Williams, II in cause # 2010-50917-7. The estrange abusive husband of the petitioner, Yolanda M.Williams, a victim of domestic violence. The record will be noted from the Final Divorce Decree and the Divorce Proceeding.

The District Court Proceedings

During the latter part of 2009, Petitioner, Yolanda M. Williams hired & paid attorney Michael Patrick Delaney as her divorce attorney. In turn, no action was taken on the matter and Petitioner took action with the Texas State Bar Association. Thus, Petitioner monetary payment was not returned and the following motion was enter into the Harris County Clerk Officers (see cause #2009-65857 @ www.hcdistrictclerk.com)

On 08/16/2010, Petitioner Attorney Jeremica A. Beachem filed a petition for divorce on behalf of the petitioner and her children, a temporary order and setting hearing for temporary orders. See Cause # 2010-50917-7 @ www.hcdistrictclerk.com).

On 08/20/2010, Order transferring the case to another district court signed. Petitioner had no knowledge of such. However, the case was not transferred. (See cause #2009-65857 @ www.hcdistrictclerk.com)

On 08/24/2010, Orders signed granting Temporary Restraining order and order signed setting hearing: (see cause #2009-65857 @ www.hcdistrictclerk.com)

However, the defendant Reginald Williams II failed to appear for the appointed date for the Temporary Order proceeding. Thus, the following proceeding took place:

08/31/2010, Citation /temporary restraining

09/15/2010 Temporary order signed with children order.

In turn, justice was not render in this matter. Associate Judge Conrad Moren did not administer justice and perform his duty faithfully under the constitutional laws, the laws United States and the laws of Texas. According to the law, when a party in a court matter does not appear on the set date of the court in divorce proceeding, the judgment should be rendered as a default judgment. However, Petitioner did not receive the correct spousal support, the correct child support & access to hidden bank accounts of defendant, Reginald A. Williams II, Blanca Hix and other women whom defendant have children or families. Also, property or any other assets according to the laws of Texas and the United States. The judgment was not based on concrete evidence:

Petitioner informed her attorney(s) she was a victim of domestic abuse. Also, Petitioner & the defendant have a small business partnership in which defendant took all income once he abandoned the petitioner & their children. Also, the defendant had a child outside the marriage with Kristen Clark. Petitioner learned of other children/child/family with Yolanda Mc Crosse while incarcerated. Also, Atty. Beachem spoke with both the defendant and his girlfriend Blanca Hix before the Temporary hearing. Petitioner provided only the financial information she had knowledge of, small business information, the home she and the children lived in, the cars of both parties and other debts. In turn, no investigation was performed in the matter. Therefore, Judge Moren and Attorney Beachem did not adhere to elementary principle and procedural process during the temporary order proceeding. In turn, led to a default judgment in favor the Petitioner estrange husband with no investigation into finances, business(s) and children/families outside the marriage. Thus, awarding defendant, Reginald Williams everything is a violation of the Petitioner and her children constitutional rights. In which, afflicted deprivation and great damages upon the family. (See cause number: 2010 – 50917-7 @ www.hcdistrictclerk.com.

10/18/2010 Order signed granting assignment of wages.

11/04/2010 Receipt Filing letter Intervention

11/05/2010, Request for notice to employer of income withholding. Notice assignment of wages.

11/19/2010, Respondent original answer.

12/15/2010, Notice that the case below is set to be dismissed for want of prosecution.

01/05/2011, Proposal order on motion for withdrawal of counsel, motion for withdrawal of counsel

01/28/2011, Order granting withdrawal of attorney signed.

02/04/2011, Administrative writ of withholding.

02/08/2011, Motion to retain case on docket.02/17/2011 Order signed granting referral to mediation.

03/04/2011 proposed order for continuance, filing letter, first amended petition for divorce.

04/01/2011, Order signed granting continuance

04/05/21011, proposed order on motion for withdrawal of counsel. Motion for withdrawal of counsel.

05/13/2011, Cover letter to clerk. Client questionnaire Inventory and Appraisement.

06/16/2011, Proposed order on motion to compel discovery & motion to compel discovery.

06/22/2011, Administrative Writ of withholding

06/28/2011, Request of division of community property, cover letter, financial information statement.

06/29/2011, Order signed resetting trial.

06/30/2011, proposed order on motion for withdrawal of counsel, motion for withdraws of counsel.

07/28/2011, Cover letter & motion for enforcement of temporary orders for child support possession or access, spousal maintenance and other to appear.

08/09/2011, Order signed setting hearing.

08/14/2011, Original counterclaim for divorce.

08/17/2011, Motion for Judge to conference with children and proposed ordered granting approval to execute authorization agreements for non-parent relative, and proposal order granting plaintiff for continuance and filing letter Affidavit in support of plaintiffs motion continuance,

Petitioner's motion for continuance of petitioner's motion to compel discovery and petitioner's motion to Enforce temporary orders for child support, spousal support and possession and access, proposal order granting petitioner's motion for continuance and counter respondent's. Response to counter-Petition for Divorce answer.

08/24/2011, Amended Financial information statement, Inventory and proposal division.

09/01/2011, Order signed granting continuance.

09/14/2011, Order appointing Amicus Guardian Ad Litem.

10/03/2011, Exhibit C, B, A. Emergency motion to modify temporary orders filed by amicus attorney acting to protect the children Best Interest Amicus Attorney original answer, Notice of Hearing.

10/07/2011, Notice of hearing

10/11/2011, Proposal orders on motion for withdrawal of counsel.

10/12/2011, Deputy Reporter Statement, objective to referral of final trail to Associate Judge.

10/17/2011, Order modifying and amending temporary orders signed.

10/25/2011, Amended suggested division

10/26/2011, Order signed granting discharged of AD Liem and Certificate of completion

11/09/2011, Order signed granting assignment of wages, final judgement signed for defendant (non-jury)

11/23/2011 Return mail undeliverable

12/09/2011, Motion for new trial

01/09/2012, Return mail undelivered

03/29/2012, Court Reporters Exhibit List

10/17/2016, Envelope motion for an Appeal on a Default Divorce Judgment, Motion to Appoint Counsel.

11/21/2016, Petitioner's motion to set hearing, Motion for an Appeal; on a Default Judgment & Motion to Appoint Counsel.

12/14/2016, General information (First Court of Appeals)

12/16/2016, General information (First Court of Appeals)

12/20/2016, Letter regarding due Reporter's Record (Court of Appeals)

01/17/2017, Request for Court Reporter's Record & designation of items to be included in the Clerk's Records.

03/14/2017, First Court of Appeals memorandum opinion, First Court of Appeals (Post card)

02/06/2018, Return mail undelivered

The Appellate Court Proceedings

Appellate court enter the District Courts information upon Petitioner filing an Appeal. Also, Petitioner did not receive notification for rehearing motion. See cause #01-16-00972-CV @ http://www.txcourts.gov/1stcoa).

10/17/2016, Notice of appeal filed in trial court12/14/2016, Notice of Appeal received.

12/14/2016 Case began in court of appeals

12/19/2016 No Clerks record filed in civil case

12/19/2016 No Reporters record filed in civil case.

12/22/2016 Court reporters information sheet sent

12/28/2016 Motion to appoint attorney filed

12/28/2016 Motion for extension filed

12/28/2016 Document filed

01/03/2017 Docketing statement due

01/03/2017 Court fee due

01/04/2017 Letter issued by the court for lack of jurisdiction

01/17/2017 Response due regarding Jurisdiction

01/18/2017 Response due

01/18/2017 Motion for extension of time to file response filed

01/19/2017 Document filed

01/23/2017 Document filed

01/23/2017 Document filed

01/24/2017 Motion for extension to file

02/23/2017 Response due regarding jurisdiction

02/24/2017 Brief returned for non-compliance with T.R.A.P.

02/27/2017 Brief received - oral argument not requested

03/01/2017 Clerk record filed

03/13/2017 Submitted

03/14/2017 Judgment Issued

03/14/2017 Memorandum opinion issued

05/26/2017 Mandate issued

08/01/2017 Letter Issued

ARGUMENT

The final decree of divorce judgment by the Respondent Millard rendered on November 04, 2011 in favor of the Petitioner, estrange abusive husband Reginald Anthony Williams, II.

In lieu to Petitioner estrange husband establishing other families during the 11 years of marriage, In which the false/fraudulent information provided by Reginald Williams, his girlfriend Blanca Hix, his Attorney Joseph Soto and other attorneys listed in this matter. In turn, hid assets and financial income from small business(s) and others. Attorney Shelly North Over motion & request to withdraw from the case, due to lack of experience. Thus, asking Respondent, Millard to appoint Petitioner a court appointed attorney.

The injustice done to the petitioner children: neglect & abused (mental and emotional) by Reginald A. Williams, father of petitioner two children & Blanca Hix. In which, left the children of petitioner and defendant homeless. Also, due to the injustice of the appointed Amicus Guardian Ad Litem. Their placing petitioner children with their abusive father (see appendix, cause number: 2010-50917-7@ www.hcdistrictclerk.com.

Therefore, such a showing that this case is of imperative importance as to justify deviation from 28 U.S. C. § 1257(a), 42 U.S.C. § 1983, the 5th and 14th Amendment, and the Oath of Justice 28 U.S.C. § 453,

Pursuant to 28 U.S.C.1257 (a): "Final Judgment or decree rendered by the highest court of a state in which a decision could be had, may be reviewed by the Supreme Court by writ of certiorari where the validity of a treaty or statute of the United States is drawn in question." (See appendix H)

Pursuant to 42 §1983, In just Judgment Enforcement rendered on November 04, 2011, Respondent failed to perform the duties as a judge to uphold the oath of justice and judges. Respondent failure to uphold justice without respect of person and equal rights to the poor and to the rich. In turn, caused great damages to the petitioner and family.

At the time the default divorce judgment/In just Judgment Enforcement by the respondent, Petitioner, a victim of domestic abuse, a parent of three minor children, and a graduate of the University of Houston Downtown and an owner of a small business partnership with estranged husband. However, the judgment of the respondent, Millard inflicted greater damages. In which, the petitioner lost her means to her family and render poverty upon petitioner and a destitution to her family.

Also, pursuant to the Fifth Amendment: petitioner, her children and her grandchildren was deprived of life, liberty and property. Thus, petitioner is homeless, unemployed and estranged from her children and grandchildren. In turn, according to 42U.S.C. §1983:

compensation for injuries caused by deprivation of constitutional rights (appendix: G, M, J and cause no. 2010 -50917-7 @ www.hcdistrictclerk.com)

Pursuant to 28 U.S. Code 453- Oaths of Justices and Judges | US | LL. Each Justice and Judge of the United States shall take the following oath or affirmation before performing the duties of his office. "I _ do solemnly swear (or affirm) that I will administer justice without respect of persons, and do equal rights to the poor and to the rich and that I will faithfully and impartially discharge and perform all the incumbent upon me as -under the constitution and laws of the United States. So help me God."

Thus, in the default divorce judgment rendered on November 09, 2011 by the Respondent, Millard was not administered with justice, or without respect to the poor and to the rich. Nor did the Respondent perform her duty faithfully under the constitution and laws of the United States. In turn, caused extreme damages to petitioner and her family (children and grandchildren). (See appendix: M, J and cause no. 2010 -50917 @www.hcdistrictclerk.com):

Therefore, the order or wages enter was false information entered or provided by defendant Reginald Williams, II was false information and of Mc Cormick Trucking.

Granting of the Petitioner home to defendant, Reginald A Williams. In turn, Blanca Hix and her children occupying or living in the home is a violation of Petitioner and her children rights (See appendix J). Therefore, the home was use for public use.. Due to Blanca Hix and her children being members of society or the public and not a member of the petitioner and her children family. Also, defendants, Reginald A. Williams abandon the family and all responsibilities.

Request for division of community property and financial information statement was never address.

Motion to enforce Temporary Order for child support, spousal maintance and order to appear was never address.

No concrete evidence to grant defendant everything in the divorce proceeding. However, concrete evidence was available in the Family court records and Attorneys of this case had knowledge of such. In turn proves that the Petitioner and her children should have been granted everything in the possession of estrange abusive husband Reginald A.Williams II, his girlfriend Blanca Hix, Kristen Clark (parent of son), Yolanda McCrosse (Parent of a child), Kimberly Britton (Aunt), Kevin Moses & Lisa Moses (friends of defendant), Patrice Taylor (cousin), Travis Taylor and his wife (brother) and possibly others.

Defendant families/children outside the marriage of Petitioner & Defendant.

No investigate into small business, wages, taxes property(s) etc. (See Appendix M). No investigation into financial institutions) Capital One, Bank of America, Chase Bank, Bank of Texas, Iberia Bank & possibly defendant had /has with others & individuals named in this petition.

No investigation into Petitioner being a victim of domestic abuse.

Fail to review Temporary Orders/Hearing to confirm justice was not served in the matter. Information indicating defendant abandon his family with income from small business (See Appendix R&M).

No true factual information from defendant, Reginald A. Williams, II.

Motion for new trial was never address by Millard. or Demand Letter (See Appendix O & Q). I

Therefore, the Appellate Court fail to review and correct cause # 2010-50917-7 of the 310th Family District Court of Harris County, Texas according to Weekly v Morrow cite as 204.3d 613 (5th Circuit. 2000) pg. 615 (See Appendix E).

In Turn, justice was not served in this matter and was performed in clear absence of all jurisdictions. (See Appendix K pg. 419). Thus, tort of negligence occurred

Reason for Granting the Petition

The reason for granting this petition: No statute exists, however, granting federal district courts jurisdiction to hear appeals from state court decisions 28 U.S.C. 1257(a) provides that " [f]inal judgments or decrees rendered by the highest court of a State in which a decision could be had may be reviewed by the Supreme Court by writ of certiorari...." Weekly v Morrow cites as 204 F3d 613 5th Cir. 2000 (See appendix E & H).

The former Judge Millard (respondent) failed to comply with elementary principles of procedural due process and respondent render an in just judgment enforcement. Thus, violating the petitioner and her family (children and grandchildren) civil rights. Also, respondent caused homelessness and great damage /destruction to petitioner family unity.

For example, "To most persons who enter the profession, it is a means to support themselves and their family. To deprive one of an office of this character would be to decree poverty to himself and destitution to his family."

Bradley v. Fisher. Opinion of the court pg.355. Thus, the in just judgment enforcement deprived petitioner of her profession and her means to care for her family. (See appendix .F, J &M and cause no. 2010 -50917-7 @ www.hcdistrictclerk.com).

Another reason to grant this petition is due to the failure of the First Appeals Court of Harris County Texas to review and correct the judgment render by the lower court. "If a state trail court errs the judgment it is not void. It is to be reviewed and corrected by the appropriate State appellate court. Therefore, recourse at the federal level is limited solely to an application for a writ of certiorari to the United Sates Supreme Court" Weekly v. Morrow cite as 204 F.3d 613 (5th Cir.2000) (see appendix E: pg. 615, F: pg. 351.355,J &M M,J and cause no. 2010 -50917-7 @ www.hcdistrictclerk.com & cause #01-16-00972-CV http://www.txcourts.gov/1stcoa).

This petition should be granted because the respondents in the Writ of Certertiorari fail to uphold the Oath of Justice. Thus, fail to render a decree with a sense of fairness and justice. In the Texas Jurisprudence 3D 27, Duties and Discretion, generally, Research and Reference, West Key Number Digest. Judge 23,24. It is the office and duty of a judge to preside over and direct the investigation into the legal rights and responsibilities of those under the judges aegis, to decide all questions of law that may arise, and to receive and record the verdicts of juries. (See Appendix K)

1. Absent constitutional and statutory authorization, a judge has no power to conduct judicial business expect when sitting as a court."

Therefore, the final reason for granting this petition is to render justice:

The basic purpose of a §1983 damages award is to compensate persons for injuries caused by deprivation of constitutional right.

Carey Et AL. v. PIPHUS et.al. Certiorari to the United States Court of Appeals for the 7th court. No. 76-1149, argued December 06, 1977 – Decided March 21, 1978. 9 (see appendix F pg. 351 & app. D: b1 &b2).

Also, Former Judge(s) failed to adhere to the duty of a Judge to preside over and direct the investigation into legal rights and responsibilities of those under her aegis and to decide all questions of the law that may arise etc. (See Appendix K). Respondent fail to give justice without respect of persons and do equal rights to the poor and to the rich and faithfully and impartially discharge and perform all the duties incumbent upon her. Under the Constitutional laws of the United States (See appendix I & K pg. 416).

Petitioner and her children was deprive of life, liberty & property without due process of the law and private property taken for public use without compensation. Once the Defendant Reginald A. Williams II was granted the home of Petitioner and her children & Blanca Hix and her children moved into the home. Also, negligence and abuse (mental and emotional) of the Petitioner children by Blanca Hix and Reginald A. Williams, II.

In turn, justice was not served in this matter and was performed in clear absence of all jurisdictions. (See appendix K pg. 419). Therefore, former Judge forfeits her immunity.

Petitioner, her children and grandchildren should render the compensation noted in the Demand Letters (See Appendix Q).

Conclusion

Based on the forgoing, Petitioner respectfully submits that this petition for Writ of Certiorari should be granted.

Date: Myust 20, 2019

Respectfully Submitted,

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