

No. 19-6007

ORIGINAL

IN THE  
SUPREME COURT OF THE UNITED STATES

Supreme Court, U.S.  
FILED

JUN 13 2019

OFFICE OF THE CLERK

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Natasha DeLima

V

Marriott El Al

ON PETITION FOR A WRIT OF CERTIORARI TO

Commonwealth of Massachusetts 1 Ashburton Place, 11<sup>th</sup> Fl Boston, MA 02108

Metrowest Daily News 33 New York Avenue Framingham, MA 01701

The Lowell Sun 491 Dutton St. Lowell, MA 01854

Metrowest Hospital 115 Lincoln St, Framingham, MA 01702

Dr. Rasmusen – Metrowest Hospital 85 Lincoln St. Suite 109 Framingham MA

Leonard Morse Hospital 67 Union St. Natick MA 01760

Liberty Mutual Insurance 99 Rosewood Dr, Danvers, MA 01923

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Marriott Hotel 2345 Commonwealth Avenue, Newton, MA 02466

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## QUESTIONS PRESENTED

Why did so many partake in Obstruction of Justice on the Petitioner? Why was the court protecting those in breach of fiduciary duty? All parties engaged in what could only be described as a "coup" against the Petitioner. Why did no one protect her? The Petitioner was denied due process. Why were the courts allowed to discriminate the "Pro-Se" status of the Petitioner, even when the Respondents defaulted? Why did the court conspire against the Petitioner in unison across the state? Why was the Constitution ignored? Why was No due process for a lawful claim against 11 Defendants? Why can judges get away w/ abusing their power, ruling w/ a bias? How is a doctor able to return legal court paperwork when being sued for malpractice, negligence, over prescribing medications?

Why was there no justice for a "Me-too" victim of Sexual Harassment in the workplace that is protected by the Civil Rights Act, Title V11 ?

How is an insurer of auto insurance company that failed to appear in a lawsuit, defaulted on the claim, owed the Petitioner bodily injury compensation able to bypass the laws governing compensation to injured victims of auto accidents?

How was there ever allowed to be a "coup"? How could those sworn to protect be the predators? The Petitioner was targeted, medically kidnapped, drugged, falsely charged, defamed, libeled, medical data unlawfully published, false and protected data published to smear her entire life and that of her family, & give her conditions that she does not have? How is a police officer, the press, and an attorney allowed to legally embellish & falsify police reports or "attorney ads"? Why was the Petitioner unprotected by the HIPPA laws? Why were police putting false medication data in their police reports? Why were the Press able to publish protected medical data? How are the District Attorney's, the Judges, the FBI and the police allowed to ignore reported crimes, ignore misconduct, ignore Breach of Fiduciary Duty and engage in going after a citizen? Why was the Commission of Judicial Conduct unable to do their job and remove judges that were committing crimes?

Why was the Petitioner locked out of her own home for several days by a Worcester judge, who used a cocaine dealer to lie & see that she was locked out of her own home? Why was she denied lawful disability? Why did the court obstruct justice and destroy exculpatory evidence, fail to protect children, use Judge Brendermuehl to initiate a fake harassment order & never have it lawfully served? Who destroyed the court record to hide her crime? Why was the fake order not ended when the Petitioner moved away? Why is it still active now 4 years after the Petitioner lives in another state? Why did the court engage in using a court clerk to perjure himself and say he served it when he did not? How can this bias court be allowed to have any cases that involve the Petitioner when her criminal cases had to be removed for conflict? Why was a warrant not issued when a subpoenaed witness failed to testify? Why was the main case not dismissed when a police officer defaulted on appearing? Why did the court reverse the case order and not allow for exculpatory evidence? Why have no charges been filed against the DA, judges, police, & the FBI for aiding and abetting? False charges filed? Perjury? Perjury to district, and appeals court judges? Destruction of Exculpatory evidence? Witness tampering, baring false witness etc.? Who started the "coup"? Why did they use gas lighting on the Petitioner? Why are they allowed to use McCarthyism? How much did these years of stalking the Petitioner cost the Commonwealth?

### LIST OF PARTIES The "Coupe"

Marriott Hotel

Commonwealth Of Massachusetts – FBI, Framingham, Worcester, Ayer Districts Courts, Boston Federal Court, Supreme Judicial Court, BBO, Framingham, Worcester, Orange MA Police, District Attorney Marian Ryan, Commission on Judicial Review, ICE, SSI

Metro west Daily News, Lowell Sun,

Metro west Hospital, Dr. Rasmussen

Lenard Morse Hospital

Liberty Mutual Insurance,

Prince Lobel Attorney's

Registry of Motor Vehicles

Daniel Capetta, Attorney

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## TABLE OF AUTHORITIES CITED

CASES Public cases of Me Too, Medical Kidnapping, Judicial Misconduct  
Erin Andrews settles w/ Marriott  
<https://money.cnn.com/2016/04/25/media/erin-andrews-hotel-settlement/>

Judge Cedric Simpson  
[https://ballotpedia.org/Judge Cedric Simpson judicial misconduct case \(2014-2017\)](https://ballotpedia.org/Judge_Cedric_Simpson_judicial_misconduct_case_(2014-2017))

Kayne West  
<https://www.yahoo.com/entertainment/kanye-west-bipolar-disorder-handcuffed-psychiatric-hold-173812157.html>

Unlawful dismissal Foman v. Davis, 371 U.S. 178 (1962)

## **STATUTES AND RULES**

**Constitution, 1<sup>st</sup> 4<sup>th</sup>, 5<sup>th</sup>, 8<sup>th</sup>, 9<sup>th</sup>, 10<sup>th</sup>, Amendment  
The Title VII of the Civil Rights Act of 1964**

**Obstruction of Justice Rule 18 USC S 1503**

**Breach of Fiduciary Duty US Title 15 S 80A B**

**Rule of Insurance MGL93A, 176D**

**Blackmail – Chapter 265, S 25**

**HIPPA Law Violations 45 CFR Parts 160, 162, and 164.**

**Health Insurance Portability and Accountability Act of  
1996 (HIPAA), Public Law 104-191, which became law on August 21, 1996.**

**<https://www.hipaajournal.com/what-is-a-hipaa-violation/>**

## **OTHER**

**Criminal Statute Rule 8, Right to person's accused of crimes to be represented by  
an attorney**

**Google loses appeal for fake profile, in the Petitioners case, the "Coupe" is using  
fake and protected data to continue to allow the Petitioner to be blackmailed by a  
false resume**

**Fake Profile Google loses appeal on fake profile for person, meaning they have to  
delete false data**

**[http://www.breitbart.com/tech/2018/04/13/google-loses-right-to-be-forgotten-case-  
appeal-in-uk/](http://www.breitbart.com/tech/2018/04/13/google-loses-right-to-be-forgotten-case-appeal-in-uk/)**

**Right to be forgotten <https://www.bbc.com/news/technology-43752344>**

**This judge DISMISSED this case, prior to it even being served to the then  
Defendants – total abuse of power. Very hard to find cases dismissed at this  
juncture, prior to service, but that affirms the Petitioner's claims that this was a  
"coupe".**

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 judgement below.

OPINIONS BELOW

( x ) For cases from federal courts:

The opinion of the United States court of appeals appear at Appendix V to the petition

JURISDICTION

( X ) For cases from federal courts:

The date on which the United States Court of Appeals decided my case was April 3, 2019

( x ) No petition for rehearing was timely filed on my case.

This court would not apply the rule of law, it would have been costly and receive the same result. The Supreme Court is the lawful option to proceed. 28 U.S.C. § 1254

CONSTITUTIONAL & STATUTORY PROVISIONS INVOLVED

Constitution

**1st Amendment:** Guarantees the right to the freedoms of speech, press, and religion. Protects the right to petition the government.

**4th Amendment:** Citizens cannot be forced to subject themselves to seizure and search without a search warrant and probable cause.

Thou shalt not **bear false witness** against thy neighbor. The "central value of the Fourth **Amendment**" is the protection of the sanctity of the home from unjustifiable intrusion by law enforcement officials. Mar 8, 2013

**5th Amendment:** Prohibits abuse of governmental authority in legal procedures. Establishes rules for indictment by eminent domain and grand jury. Guarantees the due process rights. Protects citizens from self-incrimination and double jeopardy.

**8th Amendment:** Forbids exorbitant bails and fines and punishment that is unusual or cruel.

**9th Amendment:** Reserves the rights of citizens which are not specifically mentioned by the U.S. Constitution.

**10th Amendment:** Reserves powers that are not given to the U.S. government under the Constitution, nor prohibited to a State of the U.S., to the people and the State

### Violations of HIPAA laws

The penalties for violations of HIPAA Rules can be severe. State attorneys general can issue fines up to a maximum of \$25,000 per violation category, per calendar year. OCR can issue fines of up to \$1.5 million per violation category, per year. Multi-million-dollar fines can be – and have been – issued.

While healthcare providers, health plans, and business associates of covered entities can be fined, there are also potential fines for individuals who violate HIPAA Rules and criminal penalties may be appropriate. A jail term for violating HIPAA is a possibility, with some violations carrying a penalty of up to 10 years in jail.

The combined text of all HIPAA regulations published by the Department of Health and Human Services Office for Civil Rights runs to 115 pages and contains many provisions. There are hundreds of ways that HIPAA Rules can be violated, although the most common HIPAA violations are:

- Impermissible disclosures of protected health information (PHI)
- Unauthorized accessing of PHI
- Failure to manage risks to the confidentiality, integrity, and availability of PHI
- Failure to implement safeguards to ensure the confidentiality, integrity, and availability of PHI
- Failure to maintain and monitor PHI access logs
- Failure to enter into a HIPAA-compliant business associate agreement with vendors prior to giving access to PHI
- Failure to provide patients with copies of their PHI on request
- Failure to implement access controls to limit who can view PHI

- Failure to terminate access rights to PHI when no longer required
- The disclosure more PHI than is necessary for a particular task to be performed
- Theft of patient records
- Unauthorized release of PHI to individuals not authorized to receive the information
- Sharing of PHI online or via social media without permission
- Mishandling and mis-mailing PHI
- Failure to encrypt PHI or use an alternative, equivalent measure to prevent unauthorized access/disclosure
- Failure to notify an individual (or the Office for Civil Rights) of a security incident involving PHI within 60 days of the discovery of a breach
- Failure to document compliance efforts

## Blackmail Chapter 265, S 25

Section 25. Whoever, verbally or by a written or printed communication, maliciously threatens to accuse another of a crime or offence, or by a verbal or written or printed communication maliciously threatens an injury to the person or property of another, or any police officer or person having the powers of a police officer, or any officer, or employee of any licensing authority who verbally or by written or printed communication maliciously and unlawfully uses or threatens to use against another the power or authority vested in him, with intent thereby to extort money or any pecuniary advantage, or with intent to compel any person to do any act against his will, shall be punished by imprisonment in the state prison for not more than fifteen years, or in the house of correction for not more than two and one half years, or by a fine of not more than five thousand dollars, or both.

## STATEMENT OF THE CASE

Since we can't trust our judges, what now? This case is to fix that very issue, answer is, we have to have judges we can trust, and one single rule of law, the Constitution.

Judicial Misconduct at any level violates the justice system and the reason we have one. Not being able to trust a judge to uphold the law, and be impartial, helps break the ability to believe in justice. Judicial abuse of power is problematic, because it destroys the intent of the Justice System, and if people have to fear reprisal, bullying, stalking, intimidation, and fear



for using this system to attempt to settle some issues, we have destroyed the basis for civilization.

There has never been a case where this many abuses on a private citizen have occurred, it was an out of control "coup" that will not relent, and holds themselves exempt from liability, & cannot. There is no exemption for human abuse, torture, and medical kidnapping. There is no exemption for sexual harassment.

No judge can substitute his own prejudice for the rule of law, or anyone's right to due process but they did. Judges cannot decide they don't like a verb in a case, & dismiss a claim. The petitioner could have used many verbs, including coup, conspiracy, entrapment, criminal malice, blackmail, gas lighting, and they all would have resulted in a judge's excuse and cover-up for the crimes on all parties. Any Petitioner must prove her claims, & if invalid, then he or she will not prevail, but a judge cannot decide that & deprive a victim's day in court. This case was unlawfully sealed, to hide the humiliation it reveals, the case is very ugly, but all true.

A judge cannot abuse the power of that duty that is sworn to uphold the Constitution and the rule of law. In the Petitioner's case, they did not even hold oral argument in order to rig the outcome and prohibit the Petitioner from seeking her lawful damages. All parties defaulted on the appeal, which shows you the level of corruption and cover-up & the doctor that drugged the Petitioner, refused all court paperwork and sent it back.

The attorneys for the respondents, were aiding and abetting their own clients to not pay for compensation for sexual harassment & unlawful termination, automobile injuries, not pay compensation. They all breached their fiduciary duties to simply pay out damages, and not line their own pockets, but that was exactly what they all did, and they set it up to force the Petitioner to live below the poverty line, all due to the actions of the Marriott, and their failure to give adequate compensation to a sexually harassed Petitioner, and then fired. Marriott chain does this to their victims & laws to protect victims are not held up in court. If the case against Erin Andrews was not so public, they would have used blackmail on her as well. The Petitioner was set up by everyone, - all courts, the DA, the Police, the FBI, Federal Court Judges, doctors, and multiple courts, towns and police. Marriott got away "Scott-free". Every victim of sexual harassment, when they come forward is targeted and usually can't even stay in the job. In this

case, the Petitioner was fired for not getting a room w/ the married GM – he was removed from that job after the Petitioner was fired, his boss was removed, her boss was fired, and the Human Resources manager was demoted. However, the Petitioner was left without income, and not compensated, even though she won \$4.5 million dollars and a judge dismissed her case when they defaulted. They blacklisted the Petitioner, and then denied her rightful disability. Two Cases were heard for her disability, she was declared disabled, but they refused to give it to her and left her penniless. They all came after the Petitioner with a vengeance despite her having to flee from her home & lose every possession she ever bought. They drugged her, lied about her, defamed her, falsely charged her, and then published the lies, and put them on the internet. From 2011 – 2109, they have falsified her life's resume out of spite and vengeance. This is ridiculous and must be rectified by this court.

Retaliations never ceased. Multiple crimes were committed by all parties - theft of her DNA, leaking and publishing a false medical records, rigged trials, being locked out of her house, false auto tickets in part of a scam, unlawful search of the Petitioner's house, multiple people bearing false witness, conspiring and telling their witness what to say, destroying court evidence and records, putting out exorbitant bail to force the Petitioner to stay in a cell, without pain medication while innocent. HIPPA laws cannot be violated to be used to blackmail any person that actually has mental issues, and fake profiles cannot be invented by anyone to destroy a person and their family's lives. The Petitioner was medically kidnapped and held and drugged from December 20, 2014 – January 11, 2015 & had to call 911, and other friends to get her released, This can never happen to anyone. She was forcibly held, and her record falsified. Judges cannot charge any person that is declared incompetent, but they did, & despite it all being a lie, they fought harder, tried to get her to sell drugs and try to get her to commit a crime, while they impoverished her and left her no money to live.

They also charged exorbitant bail, \$7,000 (when it should have been \$40) to keep her locked in jail, without food, medications, and water. They disconnected her call box, and ignored her from Saturday through Monday when she had to appear for court and received \$0 bail charge because she was indigent.

Despite the Petitioner losing all of her life's possessions the Commonwealth was relentless, destroyed all evidence of their crimes, but would not dismiss any charges against the Petitioner, and went as far as rigging trials, not letting witnesses testify, forcing the Petitioner to represent herself, not allow in exculpatory evidence and testimony. They refused to dismiss the case when their officer did not appear, and when their witness defaults, ALL cases are then dismissed. They refused to adhere to US laws.

They still have a "hit" on the Petitioner's social security number, stole her DNA by force and intimidation, and planted unsolved jewelry robberies under her name, even though she had never been in those stores. But with stolen DNA, they intended to force her into a plea deal, and once that was up, charge her again on the "unsolved robberies" and put her DNA there. When the Petitioner contacted the FBI, they refused to listen to the truth or get the exculpatory evidence that was even taped as they tried to frame her. They actually erased those surveillance tapes since they showed the truth, and that no crime ever happened.

The police falsified the details, & published false medical conditions, and then went to the press to have it published by the main stream. That data being on there resulted in more than 25 people trying to blackmail the Petitioner to date, and it will always happen, since this "coup" set it up this way. It was beneath contempt to vilify an innocent upstanding citizen to hide the crimes THEY engaged in,

The "coup" targeted the Petitioner, her family, ex-husband, and tried to blackmail them all, and they took away her own right to a lawful marriage to a legal immigrant that lived here for 24 years and had 3 children that were USA citizens. The ploy was to keep her without support, and try to wipe her off the face of the earth, through fake charges, rigged trials, and being locked up.

## REASONS FOR GRANTING THE PETITION

Proper Standard, Petitioners' Evidence Justifies a Trial on the Merits, due process, and her day in court. The Petition should be granted that the rule of law is upheld & a "me too" victims right to compensation. As well as every other violation following "me too". No one can escape their voluntary

involvement in this conspiracy, every party could have opted out, but they opted in.

The Petitioner is entitled to use the legal system. She is entitled to access to the Constitution, and all of the Amendments that apply to her case. She is allowed compensation for all of the negligence, non-payment of damages, Me-Too compensation, Personal Injury Compensation, money for the theft of her DNA, money for the breach of her HIPPA file posted on the internet and put into the newspaper - many times. The coup engaged in slander, defamation, and libeling her name, when she was innocent. The court must use only one rule of law, and not discriminate against a pro-se litigant, a woman, a "me-too" victim, or allow for anyone to abuse their power because they are embarrassed or did something in order to obstruct justice and ignore the rule of law.

The court should reverse the unlawful dismissal, and rule on the defaults, since all parties failed to even file for appearances. Their non-appearances imply their guilt. The court could at worst schedule this case for a jury trial and not allow for any parties to fail to appear when subpoenaed. The sealed case, (speaks for itself) should be unsealed. Their embarrassment at being exposed for their roles does not give them authority to seal the case. The Petitioner is due the monies that she sought in her complaint, the actions of all parties, she is due the entire false record being expunged & her name restored & all false articles removed from the internet.

There would not have been any success in seeking re-consideration in the First Circuit Court of Appeals, they ignored the rule of law.

Courts cannot steal DNA, and they are, they are bullying victims, scaring them to death, and stealing DNA because the government wants it, and they don't have a right to it, especially via scaring someone to death that is innocent and then intimidating them until they give it.

## CONCLUSION

The Writ of the Petitioner should be granted & justice received, the beginnings of closure. We are led to believe justice exists. What happened to the Petitioner effects all victims, all women, all families, and the entire country that believes in a person's right to be innocent until proven guilty.

This "coup" could not even create a crime by the Petitioner, despite medically drugging her, holding her hostage in a hospital, locking her out of her home, trying to get her to sell drugs, influencing a jury, rigged trials, cops after her, drug dealers after her and the state trying to set her up. She maintained her dignity despite being tortured, mentally abused, and drugged.

The Petitioner has a right to all of the false charges expunged from her record, her false harassment order terminated, payment for her auto injuries plus interest for several years, compensation for her unlawful termination from her employer and being sexually harassed, and compensation for exposing her false medical data, posting it on the internet, giving her a false profile and allowing her to be blackmailed. She was tormented from 2011 – present. It was not until Feb 2019, that she was found innocent and the fake rigged trial reversed.

This is the only place left to handle the truth, and own the mistakes that were made, and protect the ideology that people are innocent until proven guilty, and they don't get to invent false "mental illness" issues when they are mad. That is a total abuse on humanity, and is a total abuse of power. Coming up in a new case, the Petitioner has been denied her right to own a gun, the 2<sup>nd</sup> Amendment. She was denied from the "fake unserved harassment order" & that is a total lie. They cannot deny her 2<sup>nd</sup> Amendment rights & she is going to sue for this to be rectified. The Petitioner does not have a violent bone in her body, nor any mental illness, the false fake record they invented does not stand up against her 52 years of clean bill of health, and 4 years since she fled the "coup". She is fighting until her rights are restored and the "hit" on her is removed.

No victim should ever be targeted by the government, and left without one person in our legal system protecting human rights, and victim's rights. For the Commonwealth of MA, and the Federal Government, the FBI, and the CIA to put the Petitioner on a "hit" list is insane, but real. She is reaching out to the AG and Congress to prevent this from happening again, and ending what they are still doing to her. She has a right for her remaining retirement years to live with her good name that she worked for all of her life.

Even a credit report has an option to become better, if you get bad credit. When anyone is blackmailed on the internet, it's always going to be a part of their resume, even when it's deleted. Someone always has a copy. That permanent scar is the job of the Supreme Court to minimize and at least do everything in their power to correct this. They have to order that illicit protected data, fake mug shots be removed from the internet and those that posted them held accountable, they must obey her 1<sup>st</sup> Amendment and civil rights, and allow her access to the court to resolve these issues.

The internet is not a weapon, but certain parties are weaponizing it, and abusing it to derail, blackmail, and promote a false profile. Under defamation, libel, and slander laws, this is against the Constitution, and not allowed. By all parties continuing now, even after a reversal to leave up this false data, they are only accruing new liability and new damages. This court has to be the rule of law, and enforce the law, to stop the bleeding.

They cannot protect this massive abuse of power, and use it as a way to destroy lives. If the Petitioner was not as strong as she is, with the support she did receive, she would have died from the abuse. And this does happen to victims that are violated and its public on the internet. The Petitioners only way to survive was to expose what happened, and keep fighting. At 59 years old, she aims to continue this, until justice is served, and she is compensated.

Closure can only happen when the abuse ends, and recovery can begin, the Petitioner will always be scarred and traumatized from what they did, and she has to live her remainder of life this pain. The court needs to hold all parties accountable, and remove her fake record and profile, and restore the rule of law to victims and prevent court judges from denying justice to victims by not allowing cases to be heard.

No. \_\_\_\_\_

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Natasha DeLima

V

Marriott El Al

AFFIDAVIT

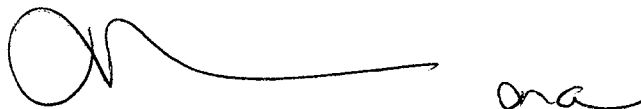
I, Natasha DeLima seek lawful closure, and compensation for the 7 years of abuse to my private life, and that of my family. For the false narrative invented for no reason, other than someone's humiliation at dismissing a lawful case of sexual harassment compensation I was due.

My life was dismantled and I was forced to flee my state on a judicial abuse of power, and lie with a large group of people conspiring and going after me to create a fake resume for a law abiding citizen. It is imperative that this not happen to anyone else, and be set straight finally for me.

I have had to live without resolve or compensation from the original perpetrator, the Marriott, and even though everyone in that company that unlawfully fired me was also fired or demoted, I was not protected or compensated even when I won by default. The sad group of people that volunteered to blackmail me, create a fake resume, try to give me a false criminal records, and false mental conditions that I do not suffer from, must be removed from my file and expunged from court records.

I must be allowed to use the legal system to resolve any matters that cannot be resolved any other way, and no one can be denied access to the legal system, our form of law.

I look forward to a day when there is resolution, and closure, and I get to stop any need to file claims.

A handwritten signature in black ink, consisting of a large, stylized 'N' followed by a long horizontal line and a small 'na' at the end.