

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

19-6695

IN THE

SUPREME COURT OF THE UNITED STATES

L Powers (a.k.a. ILANA RIGWAN)

(Your Name)

**ORIGINAL**

vs.

Jordan News ETAL! — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

**FILED**

**JUL 24 2019**

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

Third District Court of Appeals — MIAMI-DADE, FL

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

PETITION FOR WRIT OF CERTIORARI

L Powers

(Your Name)

19 W. Flagler St #404

(Address)

Miami, FL 33130

(City, State, Zip Code)

786.339.6335

(Phone Number)

ILANA RIGWAN  
V  
JORDAN NEUS  
ET AL.

IN THE SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI  
QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

**QUESTIONS PRESENTED:**

Q: Should Judges be allowed to alter dockets and go unpunished? (Many) Judges don't base their judgements on the merits of the case, include all of the true facts or evidence, omit and alter our digital & paper dockets in "their" favor, falsify statements--*literally hacking us*—why shouldn't they be punished too?! They're changing our histories to favor dishonest people. The true winners lose all via Judges expartes galore, not permitting all the facts or evidence--preceding the purpose to be in Court--in the file, mail fraud, perjury, bullying. Judges should be accountable for endangering the public too.

Q: How are Judges Punished (for the above question) if they aren't punishable? They have card blanche (a pass)—which affects the public at large, and is a huge centuries-old, serious, *public problem needing a solution!* Judge Trawick was written up in the Miami Herald for switching out a document, and he did a similar maneuver in my case. Judge Whelan has write-ups (NY) (See Appendix Ø) and he did a similar motivated property scheme in my case too. It's not okay! F

Q: How will the public get fair-trials/judgements (Justice) via Our *Sixth, Fourteenth and First Amendments To Our Constitution Of The United States* if Judges can alter and hack our dockets when there is no way to punish these Judges at the first sign of corruption? The public is chronically silenced & in danger. This viciousness needs to end to Fulfill The Guarantee that the public will receive fair trials!!! On behalf of the people, WE WANT FAIR TRIALS!



No Hacking By Judges et al  
(Not My Drawing)

**ILANA RIGWAN  
V  
JORDAN NEUS  
ET AL.**

**LIST OF PARTIES:**

Jordan Neus, Greenbrier Partners LLC (aka The Hotel Developers, Condo Board and Highest Bidder in Judicial ‘Condo’ Auction)(2017-2019) (listed on [sunbiz.org](http://sunbiz.org) as the Condo Association: Scott Robbins, Avi Brosh, Rory Greenberg though the property is a commercial hotel ‘The Palihotel’ since October 11, 2019), South Beach Bayside Condominium Association 1, Inc (to include multiple names) (1999-2017) Developers: exMayor Phillip Levine, Scott Robbins, Avi Brosh, Rory Greenberg, Leslie and staff Funder: Hallstatt Group & Others Judges (Miami, FL 14): Dennis Murphy, Peter R. Lopez, Patricia-Marino-Pedraza, Daryl E. Trawick, Jose M. Rodriguez, Miguel De La O, Barbara Lagoa, Robert Luck, Thomas Logue, Leslie Rothenberg, Eric Hendon, Edwin Scales, Kevin Emas, Bronwyn Miller et al. Judges (Central Islip, NY 2): Thomas F. Whelan and James F. Quinn Lawyers (Miami, FL 12): Barry Shevlin (#051187), VP Miami Beach Commissioner Michael Gongora (#52736), Adam Cervera (#81679), Frank Perez-Siam(#768911), Daniel Lopez (#86093), Gal Betesh (#118405), Candace Solis (#88833), Liliana Farinas-Sabogal (#164585), Ignacio Alvarez (#40572), Anderson Castro who did nothing but be appointed by Judge Lopez as the Realtor Magistrate’s Husband (#104388), Theodore Bayer (#141133), Arthur Morburger (#157287) et al Lawyers (Central Islip, NY 3): Bridget Tartaglia, Louis England, Manhattan Male Private Practice Lawyer who represented “Pro Se” Jordan Neus in Manhattan Realtor: Liza Him Castro (BK#3045853) Chiefs and Staff (Miami Beach Officials): Juan Meisozo (Chief Fire), Adrian Avalos (Chief Code Compliance), Harvey Ruvin (Chief Courts), Miami Beach Police Department (Chief Oates & Economics Crime Unit & Non Units), Property Management Companies: Three working as a shell company—1)Property Management Services (PMS), 2)Guardian, and 3)Lynx with managers Herbert Barbosa, Estrella Lima, Ali Ghraoui, Luly Gonzalez et al.

## TABLE OF CONTENTS:

Questions Presented ....	Page 1
List Of Parties .....	Page 2
Index Of Appendices .....	Page 3
Table Of Authorities .....	Page 4
Opinions Below .....	Page 4
Jurisdiction .....	Page 4
Constitution and Statutory Provisions..	Page 5
Statutes and Rules .....	Page 5
Other .....	Page 5
Statement Of The Case .....	Page 5 - 12
Related Cases .....	Page 12- 14
Reasons For Granting The Petition .....	Page 15- 19
Conclusion & Proof Of Service.....	Page 19

ILANA RIGWAN  
V  
JORDAN NEUS  
ET AL.

IN THE SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI  
QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

**INDEX OF APPENDICES:**

Appendix A –Lower Court Opinion appended to Original Denial Order for case 3DCA-18-1235 --Consolidated with appended Lower Court Order with wrong legal description for case 3DCA-18-0811--and a Subsequent Order Denying A Stay--from the District Court of Appeal of Florida Third District with Subsequent Disposition Affirmed Per Curiam, with Sub-Subsequent Order Denying Rehearing, followed by the Final Order/Mandate .....Page 4

Appendix B – Lower Court Opinion appended to Original Granting Order for Writ Of Possession (without Judge’s signature) for case 3DCA-18-1642 from the District Court of Appeal of Florida Third District and a Subsequent Disposition Affirmed Per Curiam, with Sub-Subsequent Order Denying Rehearing, followed by a Sub-Sub-Subsequent Order Denying Amended Motion for Rehearing, followed by the Final Order/Mandate, and the post-docketed Order (with Judge’s signature + appropriate dated stamp) placed in file post Sept. 26, 2019 hearing ..... Page 4

Appendix C- “Altered” Judgements For Divorce + Partition ..... Page 6,7,15,17

Appendix D – Original + Quick Claim Deeds (w/bad faith intent & wrong legal descript.)  
..... Pg 6,7,17

Appendix E – Declaration of Condominium Record #16422 (not #16442) ..... Page 8

Appendix F – Articles on Judges Hacking Cases ..... Pg 6, 8

Appendix G – Fraud Upon The Court (sample) by Opposing Counsel for Developers Pg 11,17

Appendix H – Incriminating Articles re: Converted Terminated Condo, PaliHotel, Phillip Levine  
.....Page 8,9,11

Appendix I – Claim of Lien (w/wrong legal description + open due dates) ..... Page 8

Appendix J – Plumbing Receipt re: Sewage Flood .....Page 8

Appendix K – Denied Cert: #3DCA-18-0330 (92-pages not included) ..... Page 8

Appendix L – Hacked Res Judicata Order Case #13-033946-CA-01 .....Page 8,9

Appendix M – Hacked Rush Eviction Order by Anon. Judge ..... Page 8

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V  
JORDAN NEUS      PETITION FOR WRIT OF CERTIORARI  
ET AL.      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

**TABLE OF AUTHORITIES:**

FISHER V. VILLAMIL, 62 FLA. 472, 56 So. 559 (1911) ..... Page 9

WELLS FARGO BANK, NA V. GIESEL, 155 So. 3D 411 (Fla. 1<sup>st</sup> DCA 2014) .... Page 9

LUCAS V. BARNETT BANK OF LEE COUNTY 705 So. 2d. 115 (FLA. 2<sup>ND</sup> DCA 1998)..Pg. 9

FEDERAL NAT. MORTG. ASS'N V. SANCHEZ, 187 So. 3D 341 (FLA. 4<sup>TH</sup> DCA 2016)p10

MOSKOWITZ V. MOSKOWITZ 998 So. 2d. 660 (FLA. 4<sup>TH</sup> DCA 2009) ..... Page 9, 11

WALKER V. WALKER, 719 So. 2d. 977 (FLA. 5<sup>TH</sup> DCA 1998) .....Page 9 -10

BOARDWALK DAYTONA DEVELOPMENT LLC. V. PANORMITIS K. PASPALAKIS ET. AL. 220 So. 3d 457 (FLA. 5<sup>th</sup> DCA 2016) ..... Page 6

COX V BURKE, 706 So.2d at 43, 47 (FLA. 5<sup>TH</sup> DCA 1998) ..... Page 6, 10, 15

HAVOCO OF AMERICA, LTD. v. HILL, 790 So. 2d 1018 (Fla. 2001) ..... Page 19

WHITE V. MARIN TRANSPORT LINES, 372 So. 2d 81 (Fla. 1979) .....Page 8

**OPINIONS BELOW:**

Decisions Without Published Opinions. *Fraudulent Judges sold my property by hacking docs. They aren't publishing opinions.*

**JURISDICTION: (Appendix A + B)**

(The Florida Supreme Court Lacks Jurisdiction to Review Per Curiam Affirmed Cases.)

**(The Mandates are the Final Orders! )**

- Original petition to the US Supreme Court: Dated July 24, 2019
- Affirmed Per Curiam May 29, 2019- re: Consolidated 3DCA-18-1235 w/ 3DCA-18-0811
- Order Denying Rehearing June 25, 2019
- Final Order (or Mandate) Issued July 24, 2019
- Disposition Affirmed Per Curiam (again) April 17, 2019- re: Case 3DCA-18-1642
- Order Denying Rehearing May 22, 2019 + June 25, 2019
- Final Order (or Mandate) Issued June 26, 2019

Rule 12.4: Combine review of **CLOSED CASES# 3DCA-18-1235 w/18-0811 + 3DCA-18-1642**  
re: LC Case# 05-018381 CA 01 which entered a few related cases? (Miami, FL)

**NOTE: Judges in the Above Cases Overreached** to fraud the court re: false *property seizure*—EVEN utilizing related cases to create false *foreclosure* trials too!

- This CERT Pertains To Judges Hacking, Altering Docs. ETC... to change the case.
- It stems from two (2) Unconscionable, Altered Judgements with False Statements.

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

**CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED:**

Amendments I, V, VI, XIV .....	Page 7, 10, 16
Florida Constitution, Article 1, Section 2, 9,12, 21 ...	Page 12
Florida Constitution, Article X, Section 4 .....	Page 6

**STATUTES AND RULES:**

18 U.S. Code S241 .....	Page 19
2019 Florida Statute 119.10 (1)(a)(b)(2)(a)(b).....	Page 9, 10
2019 Florida Statute 193.503 (4) (a) .....	Page 19
2019 Florida Statute 720.306 .....	Page 9
2019 Florida Statute 768.73 (2) (c).....	Page 19
2019 Florida Statute 815.04 (1), (2), (5b).....	Page 14, 18
2019 Florida Statute 817.034 (1)(b) through (4) (d)...	Page <i>all</i>
2019 Florida Statute 817.535 (2) (a), (b) .....	Page 8, 15, 10, 17
2019 Florida Statute 843.0855 (3) .....	Page 8
2019 Florida Statute 921.0022 .....	Page
Florida Rule of Civil Procedure 1.540 (b) (1) (2) (3) (4) (5) ...	Page 10
Florida Code of Judicial Conduct Canon 3E 1-A-3 +1-A-1 .....	Page 8

**OTHER:**

- Videos Of Demolished Bldg.(no condos for judicial“condo”sale)uponPetition Acceptance
- Compelling Reason Rule 10 ..... Page 5, 10  
“(a) a United States court of appeals [The 3DCA in Miami, FL] ... has *so far departed* from the accepted and usual course of judicial proceedings, ... as to *call for* an exercise of *this Court’s supervisory power.*”

**STATEMENT OF THE CASE:**

This case is about **property fraud litigated for 20 years** involving **three hacking schemes** on the (*same property*) by Judges---stemming from one (1) marriage scam, one (1) condo association scam, and one (1) developer’s scam—with two (2) “altered” judgements from “marriage fraud.” Its’ taken 20 years to figure out the marriage scam, but always knowing the Judgements were shocking & wrong since I paid for all in a short-term marriage for the promise of children/family. When I saw the hacks, articles & met people in my position did it make sense

To date Neus maintains the ruse that we lived together as a couple. I was homeless and confused in Manhattan hoping Neus would change his mind, since I invested everything; we had zero contact and Neus was unaffected (he invested nothing literally) living off me while scheming in a fraudulent judicial way I was very unprepared for. He lacks values. I trusted the courts, sadly; in 2018 I started to discover what they did and it started to make sense: Judge Whelan in Central Islip, NY & Judge Rodriguez in Miami, FL **hacked my case and it's frightening!**

Their concocted stories & perjuries are imposed as the truth--in the two (2) Judgments, whereas my life story was altered to look like I deserve my outcome: death due to procurement by fraud.

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

**Marriage Hacking Scam #1:** It boils down to Hacking facts to grant them my property. I acted in good-faith and was in the dark. My intent of granting Neus my condo wasn't so he could rent, sell and destroy it, or to render me *a homeless bride*. Judge Whelan and Neus etc.. changed the residency requirement making it so we could have a case, which is error #1 (Appendix C), otherwise, it *lacks jurisdiction & due process (the truth)*.

Judge Whelan doesn't decide on the condo, error #2; it was an unjust & unconscionable delay--after the horrific experience I dealt with 3+ years, then did my best in court as a young, educated person with good values to quickly hear that without preparation and assume that undertaking and judgement, upon taking homelessness as a marriage. The Judge grants Neus *cruel & inhumane* to appease me and use it as a means to show some disciplinary action, when in hindsight I was treated as his equal in monetary value when we weren't. Neus abandoned me without food or anything I came into the 'so-called marriage' with. Error #2 hurt me as an already homeless person, but what kills me about how Judge Whelan acted, upon reading many articles on him engaging in "property fraud"--which they recently took down, is how the Court abused me & my trust in an unfair legal system (for Neus's father who was the Judge's friend) by stipulating that Florida rule on the property in my case. I remember quickly thinking that I'm in Court and why couldn't it be decided here, after all I went through and the other judgements were made, which weren't permitted to be heard by the Florida Court unfairly. It sucks Judge Whelan continues to hack the legal system. And I wish I didn't find the bad articles on Judge Whelan, 2018, but people in Long Island told me of the truth: his "reign of terror" (Appendix F).

I was granted a divorce, error #3, when *I deserved an annulment*. They had *Ulterior Motives* to get my property and were calculating. They hacked my situation to legally enrich themselves.

I assumed half the credit card bills, not ever seeing statements or knowing if they were prior to the so-called-marriage, and not the dating period, error #4. He told me to add my name to his credit card account, which he was to assume since we moved to NY for his \$100K/yr job. I had a pro bono attorney and Guardian who didn't tell me anything and basically showed-up to end the case, which they controlled in private in chambers w/o me. As a homeless, Neus didn't pay one dinner for me during the so-called marriage and received no punishment, other than grounds he didn't admit to, but accepted as part of the plan (Appendix F-Whelan conducts business in the court room with intent to transfer assets to his friends). Neus stole my bank account, property, rented the condo, and assumed the rent and IRS tax breaks. I'm 20 years with bad credit: like a prison sentence due to judicial impotency.

Back in Florida, 1) I litigate pro se for my condo rights, 2) my Uncle dies broken hearted literally (note the condo would have been mine in 2003) and, 3) Neus frauds the NY Bankruptcy Court re: alimony 2004. The Miami Court doesn't take Neus's fraud into account, but lies & frauds the facts about his fraudulent appraisal, error #5, the years, error #6, the delay, error #7, the gift intent error #8, and leaves out the religious wedding date, error #9, and my pro bono lawyer's math skills: he was hired so Neus didn't bankrupt the alimony (which he didn't pay) & my lawyer figured-out the 25% share he had after my Uncle's death, which they claim Neus stated under "oath", error #10. My NY homeless situation wasn't in the accounting either, error #11,

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

with other absurdities. And my files are hacked, error #12. I trusted the Miami Court too, not knowing Judge Rodriguez changed the requirements via the evidence and falsified statements to render the shocking Partition Judgement against Florida Constitution, Article X, Section 4. Neus had a mayoral candidate as a lawyer. I learned a lot of how they did it --slowly, but surely--from 2018-2019 by reviewing the Judgements. I always knew it was wrong, as I paid all, lost everything, literally lived without, he was abusive, and I wasn't married per se. Sleeping scared on trains, in internet cafes, on bathroom floors ... is no honeymoon. An ICE hotline guy in 2018 explained marriage fraud and I fit the bill as a victim: no 3+ yrs of pictures, just a quick scam, he wanted to elope. I made him include his family, upon consulting the Lead Rabbi. Neus refused marital counseling, stating he did it for 7 years.

I recused Judge Rodriguez on another property case with my deceased mother and brother, who sued me. I got his Judge friend who made sure I never saw the will. Welcome to Judges Hacking 101! If you think it won't happen to you, think again. Hacking is common law.

Luckily, in 2019, I finally saw the legal description on the condo deed and it's wrong, error #13 Appendix D. This is in addition to its extremely clouded intent, error#14—as I gifted Neus half the condo for the promise of having children in a religious wedding. Neus's counsel knew the deed was defective (in developers scam#3 & went along with the partition judgement & destroyed the condo anyway). Nov. 1, 2019, I created a suit to cancel the instrument.

It's a nightmare that Judges did this! These are attacks on innocent people! I paid the taxes and assessments, but Judge Rodriguez made me look like a delinquent. Neus paid my Uncle \$15k, which he accepted upon the wedding & checks clearing, but the Judge, without evidence, wrote that he paid me. And he knew I was homeless in NY and acted against Florida's Strict Homestead Laws. There is plenty of evidence that I paid a lien while I was homeless, ~ \$4k, while Neus did zero. If I hadn't paid it, there would be no condo to partition!

I clearly am entitled to my property, if you believe justice requires a '**special performance**'. *I was & am squeaky clean so they had to hack key points to steer their outcome in unfair trials*. They conduct pernickety investigations trying hard to get dirt, so they invented it. The two (2) judgements are voidable--because they're Fictitious, and have nothing to do with Justice. The Judges et al in my cases frauded the court! This whole case is one-sided! ☺

Bottom line: my hacked file shows I paid the condo lien, and doesn't bring that up in the equation. Hacking' Judges acted against Amendments VI + XIV of the U.S. Constitution by changing my history by hacking my documents by falsifying statements on the two (2) initial judgements--via preplanned unfair and delayed trials, which both rendered Unconscionable Judgements Appendix C and Orders in the lower courts *granting poverty, homelessness, and put me completely off the grid (which is unfair to my big dreams of doing cartoon voice-overs & saving dolphins)*—as he kicked me to the curb immediately (literally) and my deeds intent, judgements & statements are clouded & defective! Appendix D! Boom! ☺



ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V  
JORDAN NEUS      PETITION FOR WRIT OF CERTIORARI  
ET AL.      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

**Condo Association Fraud Scheme #2:** My condo association overreached. They tried to foreclose a bunch of times without having a trial. It has a stay and they destroyed the condo, and acted as a tag team with the Judges hidden Agenda (Fraud Scam #3) (not Justice!) Appendix H. They're overlapping older cases and creating fake casework! Appendix K!

They attacked my condo on all sides, not based on the merits of my case. Judge Trawick, in an amendment for **18-137-AP**, hacked my **Florida Supreme Court ruling**. Appendix F, Trawick asked my lawyer how to win, and he was told. ☹ I never was asked about the damages done to my condo. Trawick hacked me. **This is the American Dream: the privilege to win in court based on the merits. They failed.** My caselaw "was" based on WHITE V. MARIN TRANSPORT LINES, 372 So. 2d 81 (Fla. 1979). Appendix I + E isn't a valid instrument. The lien appeared in the Judge Bagley case first, and, they hacked it, Appendix L, because **I won res judicata! Hacking Cases is a Constitutional issue.** ☹

I haven't received mail for approx. 3 years, and I had the title to my condo since mid-2018! My water was off to only shower with a bucket from one sink faucet (hot water), while I paid them. They can't win without hacking! I deserve fairness in the court and so does everyone! I endured mail fraud, to miss hearings, out-of-my-control. It isn't fun, and make no mistake this Judges Problem is A Societal Problem. ☹

I paid \$30k (Neus paid zero). I wanted a fair 'jury' trial, but with every payment, they destroyed my condo and never fixed the damages. Two decades later and I still want a fair trial. They caused 3 sewage floods from the building that stained my ceiling, sides of the walls, and more, Appendix J. They hosed-down my AC unit rendering me in over 100-degree heat in FL, while they bought new AC units before they sold the building 2017. They tore my 14" screens, which drew soot onto my stove and I couldn't use it ☹! They threw my things on the curb (in developers scam #3) in a rush eviction by an anonymous 2018 order (2019 Florida Statute 843.0855) less than the 24 hours they state, Appendix M. They locked me out for 3 weeks Thanksgiving 2017, which was done in bad faith. On Nov. 7, 2019, a Judge Murphy **pre-stamped - post docketed order a year-plus later appears in my docket, after I ask Judge Lopez about the anon order on September 26 + October 24, 2019?** ☹

They're running a **Public 'Mortgage Foreclosure' Scams**. They wanted Judge Lopez to pay them for this scheme in my 2005 Partition Judgement case? I saw a hack in July 2019 when I went into the Miami Dade Courthouse Site. I went into my cases under my name and I saw the words "Legacy Mortgage Foreclosure" running up & down the screen fast like a computer glitch attaching itself to many files. (I wasn't the only one!) Then my 3DCA files had duplicates. They are **taking bites of the apple that just isn't theirs, but it's at your discretion to decide if you would like to answer my question(s)???** Judges hacking the dockets to look copacetic, isn't sound law! It's dangerous and WE NEED Safeguards to guarantee this doesn't happen to others! Thank You, Your Honors! ☹

My lawyer tried to recuse Judge Pedraza, but she refused going against Florida Code of Judicial Conduct Canon 3E 1-A-3 +1-A-1. They peddled the open dated lien letter, Appendix I, which

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V  
JORDAN NEUS      PETITION FOR WRIT OF CERTIORARI  
ET AL.      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

originates from the Judge Bagley case I won res judicata as a pro se, Appendix L. They ask for 'With Prejudice', I didn't have to. There's doesn't pass the test to receive 'With Prejudice!'

**Developers' Scheme:** The Hoteliers purchased the building illegally (2019 Florida Statute 720.306 (5)) in a meeting less than 14 days after a canceled building transfer meeting due to Hurricane Irma. ☹ They also had political help to illegally oust me Florida Statute 119.10 (1)(a)(b)(2)(a)(b), Appendix H.

**I have videos of the demolition**, you may review **upon accepting this certiorari** ☺--so you can see that the judicial "condo" sales were **Swamp Deals**. It's so remarkable, I could write a handbook on fraud, but it doesn't interest me.

The condo association scam and the marriage fraud enveloped into more overreaching upon offloading their crimes on the developers' scam--by politically involved hotel billionaire-developers (posing as condo association #2) in bed with 'Corrupt' Judges, to ultimately open-up the Palihotel on Oct. 11, 2019 putting me in the poorhouse permanently. My condo is destroyed.

Neus compelled me with his plan, not the other way around, as they claim in the 3DCA televised Oral Argument. ☹ WALKER V. WALKER, 719 So. 2d. 977 (FLA. 5<sup>TH</sup> DCA 1998) "shows the court reversed and remanded because the trial court delay between the trial and final judgment resulted in an inconsistent decision, the trial court erred when it imputed income to appellant, and the trial court wrongly found that a personal injury award was marital property".

My person was endangered because of Corrupt Judges, to where I am in rags, eat poorly, lack all human everything fighting for Justice--And I'm The True Winner, but whose gonna know with their acting, it's darn good! Academy Award Winning! Kudos, but in reality, unfair trials are scary and made to push good people out. I mean **what's the point of going to court, if it isn't fair. I did the test and it doesn't work. I don't want to go away! Grant this Cert, Your Honors!** ☺

**Conclusion:** The fight of my life for Justice hasn't come yet, just 95% *unfair trials*. WE need strictly enforceable safeguard measures against docket tampering, hacking etc ... 4/5 DCA's agree, the deed is defective with the 2018 Judgement legal description error, the process must begin anew. I never would have married to be in the street and my home destroyed by a stranger. No one would buy into a building without any condos in it at a condo sale. Judges hacked the dockets to achieve their means. Judge Lopez said he knew of their hotel erection. They never say it.

Judges overlooked **a defective, clouded deed & 2018 judgement with wrong legal description, unconscionable delay tactics & intents, and a rigged auction:** whereby the mistake was carried into the advertisement for judicial sale by unclean hands, and false statements & intentions in the "altered divorce"& partition judgements—whereby a court cannot reform the mistake in the deed and sale judgment; rather, the process *must begin anew*, FISHER V. VILLAMIL, 62 Fla. 472, 56 So. 559 (1911), WELLS FARGO BANK, NA V. GIESEL, 155 So. 3D 411 (Fla. 1<sup>st</sup> DCA 2014), LUCAS V. BARNETT BANK OF LEE COUNTY 705 So. 2d.

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V  
JORDAN NEUS      PETITION FOR WRIT OF CERTIORARI  
ET AL.      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

115 (FLA. 2<sup>ND</sup> DCA 1998), FEDERAL NAT. MORTG. ASS'N V. SANCHEZ, 187 So. 3D 341 (FLA. 4<sup>TH</sup> DCA 2016), BOARDWALK DAYTONA DEVELOPMENT LLC. V. PANORMITIS K. PASPALAKIS ET. AL. 220 So. 3d 457 (FLA. 5<sup>TH</sup> DCA 2016) and COX V BURKE, 706 So.2d at 43, 47 (FLA. 5<sup>TH</sup> DCA 1998)--and I was admonished to not speak about my NY Judge Whelan + Miami Judge Rodriguez judgement "errors", and told the partition was happening. The District Courts in Florida ☺ go against this 3DCA's *new* legal description law change (Jan. 2019)--created to protect Hoteliers and Condo Associations (no doubt). Many Judges got promoted in 2019 on my back, without due process, my property was destroyed so not just anyone could have bought this "condo" at a public auction, and we need a new law to prevent Judge Hacking!

Compelling Reason Rule 10: "courts departed from the accepted and usual course of judicial proceedings, ... as to call for an exercise of this Court's supervisory power." (Boom!) I wanted a Guaranteed Fair Trial sans Hacking Etc..., so this U.S. Supreme Court Cert Is Valid, and will be my legacy for our country for the people!

My voice (The Truth) & history (Experiences going against Amendments XIV, VI, V, & I) were silenced (2000, 2004, 2017 unfair trials). Judge Rodriguez's crony Peter Lopez, (Judge #3, 2017), bars me from speaking about previous errors of the Courts. Would you like your cases hacked? There's no way to seek Justice with a centuries-old glitch in place! Judge Lopez omitted incriminating articles and photos I submitted to the appellate, and he + the 3DCA conspired to make the hotel deal happen for the developers (excuse me, Condo Board), because they have card blanche. Thus, I didn't get a fair appellate trial either! October 24, 2019, many docket entries appeared that were pre-stamped prior to being docketed to keep me in the dark. On November 10, 2019, again my email was hacked! They are hacking my life, making it disappear. But though I am without, I know WE will win and make it harder for Corrupt Judges to render unfair trials—if you accept this cert?!

The appellate changed how I labeled and numbered titles to confuse. Developers erect a Commercial Hotel—come hell or high water 2019 Florida Statute 817.535 (2) (a), (b). I mean selling a Residential condo in a completely demolished building at a judicial "condo" sale is all I need to say. (Boom!) Thanks to the officials were they able to get approval 2019 Florida Statute 119.10 (1)(a)(b)(2)(a)(b). They made up situations which compelled me to come to you, after all I went through, unprotected by any laws--which is frightening and a dead-end reality! ☹ Fraud isn't fun. I am here for a purpose to fulfill. This is my destiny--to make the world a better place! ☺

☺ I hope you will vacate the NY + FL (2003 + 2005) Judgements--Florida Rule of Civil Procedure 1.540 (b) (1) (2) (3) (4) (5), grant me the building--for my non-profit 501 c 3 called 'The Dolphin Foundation'--and a few Billion Dollars, upon validating the horrific length of time I dealt with the Court's illegal activities and what they did to my life. ☹ My case is solid and the 'Corrupt' Judges et al owe me my condo back, at least.

The 3DCA Miami Judges colluded, via the Televised Oral Arguments, by not enforcing the merits of my case, and by not disqualifying my attorney—who was fired and appeared/MIS-

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

represented me to the 3DCA (my fear) against my will MOSKOWITZ V. MOSKOWITZ 998 So. 2d. 660 (FLA. 4<sup>TH</sup> DCA 2009). They *upheld* a ‘rigged’ ‘condo’ sale, with falsified statements in my Partition Judgement, an illegal building transfer as per FL State Law, an anonymously signed order to rush evict, many scary lock-outs while I had the condo title, and more by making many city officials in the courts, police + fire departments, code compliance, post office and preservation league dance like puppets for them. The Florida Realtor Boards + the Four Other Florida DCA’s Agree! I’ll bring the Moxy! I won’t disappoint.

They found Neus in hiding for decades and the LC Judge Rodriguez’s judgement.

My lawyers like Morburger upholding Judge Trawick’s fraud and partaking in it is enough to dismiss this case, Cox v. Burke, 706 So. 2d 43 (Fla. 5th DCA 1998). Morburger also told MBPD and Rory Greenberg (“Condo” President, Highest Bidder, Developer how to rush evict me. Morburger didn’t notify me of more than 95% my cases since 2018, neglected them prior to 2018, pretended to represent me, appeared at the oral argument against my will, worked for them against me always doing *one error to tip it in their favor*. He said I was going to be rich by getting the common elements first, then the building, by using our attorney’s fees to offset Neus’s interest and one by one he didn’t do what he said and worked behind the scenes for them. He said he’d take this to the Supreme Court, and he’d buy the condo back at the auction. The stress of having Judges, and your own counsel, fail you--about your home--is My American Story. WE Deserve Fair Trials to avoid this! Aside: I wouldn’t have thought I needed Morburger, after fighting 15 years alone, if the system was fair. He has a credential to appear at the US Supreme Court, I pray you burn & flush it down the toilet. Thank you!

Shevlin, represents both Neus & the Developers/Condo Board/Politicians, lies big and the Judges *usually* go with his vexatious, anti-jurisprudence he makes up (Appendix G).

Fight for No Judge Hacking Rights--To Protect Everyone, especially the Pro Se Litigants--which I’ve mostly been. Be the impetus for change regarding my worthy questions to resolve our courts unfair trials due to ‘hacking’ etc.. once & for all! ☺

It’s straight- forward fraud with the *clouded* deeds and initial *clouded* judgments. Then they uploaded the docket *about a month after the documents were stamped regarding the funds disbursement trial*. *I looked at the docket several times before the 10/24/19 hearing and there were no earlier hearings posted about the disbursement of funds.* WE NEED FAIR TRIALS!!!

**Judge Lopez, and other Judges, knew well about the “PaliHotel” Scheme all along.**

(Appendix H) Judge Lopez omitted this article many times, along with the building demolition photos, which incriminate his judging—and he got Judge Murphy (bad cop) to rush evict me via an anonymous order, so he keeps his clean image (good cop). It’s a racket against the public--Hoteliers working with Miami Beach ex-Mayor Levine (Appendix H) and City Commissioner-Lawyer Gongora, “MY” city officials. I was denied city help. They engaged in interstate mail fraud (FL+NY), hacked my emails, AND LC+3DCA dockets. It’s OVERwhelming!!! Judge Lopez played the good cop by saying his usual that he’s only upholding the Final Judgement and

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V  
JORDAN NEUS      PETITION FOR WRIT OF CERTIORARI  
ET AL.      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!  
3DCA Orders, but there is evidence of unclean hands in his (and others) Judging to where this case goes beyond the facts.

The Judges let a lot of illegal conduct slide and engaged in expartes galore to make the already baseless partition-judgement (not to the naked eye) a reality; I thought you can't destroy evidence while in litigation? How could I get away from tampered with Judgements with corrupt words and intents? 'Corrupt' Judges scam the law for "their clients" holding greater importance to play Games, *rather than* doing their jobs of administering Justice through earnest lawful practices! All this because I trusted someone quickly with my life & assets in a marriage scam and look at me!!! I couldn't have known. It's so cruel. Florida Constitution, Article 1, Section 2, 9,12, 21.☺

### RELATED HACKED CASES:

\*2005-018381-CA-01, ILANA RIGWAN vs JORDAN NEUS, ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, Mandate/Final Orders Issued June 26, 2019 + July 24, 2019. This is a **CLOSED CASE**.

3DCA-2008-1906, ILANA RIGWAN vs JORDAN NEU, FLORIDA THIRD DISTRICT COURT OF APPEAL MIAMI DADE COUNTY, Dismissed September 4, 2008, Failure to Comply (Filing fee to appeal 2005-018381 above re: (Fixed) Partition Judgement.

2008-041113-CA-01, SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION I, INC vs ILANA RIGWAN, ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, "Satisfaction Of Judgement" entered 9/27/2010. I paid \$30K. Jordan Neus, wasn't involved, and didn't pay 25%. They removed all the hearings from the docket. This case was fixed too by the Judge, my merits weren't heard, my amenities remained destroyed with poor living conditions, this scheme repeated 2016 to date in Judge Pedraza's case & 18-137-AP. Ted Bayer Esq was our condo lawyer AND owned condos in my bldg. until 2017.

2013-033946-CA-01, SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION vs ILANA RIGWAN, ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, "Order Denying Plaintiff's Motion to Vacate Order Of Dismissal With Prejudice" October 21, 2015. I won res judicata@ (on my own), still was abused by them/lived in sub-human conditions. They removed/hacked the Order (Appendix L).

2016-005009-CC-25, SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION I, INC vs ILANA RIGWAN ET AL, ELEVENTH JUDICIAL COUNTY COURT OF FLORIDA MIAMI DADE COUNTY, "Order Canceling Foreclosure Sale Pending Appeal" October 9, 2018. I Am sued wrongfully again--not Jordan Neus. Sub-human amenities never repaired & lived in construction zone also--under their "condo" pretense—during building demolition while they erect a hotel. Judge Pedraza wouldn't recuse herself. I uploaded incriminating transcripts to 3DCA-18-1642, they renamed them & without numbers. No Trial, many foreclosures.

**ILANA RIGWAN  
V  
JORDAN NEUS  
ET AL.**

**IN THE SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI  
QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!**

2017-029902-CA-01, ILANA RIGWAN vs SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION, INC., ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, “Order Denying Writ Of Prohibition” January 22, 2018. No Pedraza Recusal, Redacted docket, Redacted 10/02/18 event ~9 months after Order? Final Order Blackened. Judge De La O wrote that the Appellate won’t agree with me (biased).

2017-020072-CC-05, ILANA RIGWAN vs LYNX MGMT ET AL, ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, "Order Granting Showing Of Good Cause" 10/17/2019. They locked me out 3-weeks Nov '17 and denied it. This is an **OPEN CASE**.

2018-000137-AP-01, ILANA RIGWAN vs SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION, I, INC., ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, “Appellee’s Motion to Stay Appeal” February 20, 2019. Reassignment Pursuant to Admin. Order 9/17/2019 with possible Nov. 18, 2019 oral argument? With opposing counsel Miami Beach Commissioner/Lawyer Gongora. This is an **OPEN CASE**.

2018-017351-CA-01, ILANA RIGWAN vs SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION I, INC., ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, “AMENDED ORDER NUNC DENYING WRIT OF PROHIBITION” 08/02/2018. This closed case “Amended” By Judge Trawick--who ruled exparte, WHEN I was on the docket, and the hearing disappeared. We objected and had a rehearing. I was already ‘rush evicted’, Shevlin esq. appeared though he’s not on the case list, and Judge Trawick ruled by asking Morburger for case law to supersede our FL. Supreme Court Winning Rule on Mr. White. They and the et als set-me-up to lose in open case 18-137AP. Fraud rules in 99% of my cases.

2019-032361-CA-01, ILANA RIGWAN vs JORDAN NEUS, ELEVENTH JUDICIAL CIRCUIT OF FLORIDA MIAMI DADE COUNTY, Cancellation of Clouded Deed Case November 11, 2019. This is an **OPEN CASE**.

3DCA-18-1235, ILANA RIGWAN vs JORDAN NEUS, FLORIDA THIRD DISTRICT COURT OF APPEAL MIAMI DADE COUNTY, Mandate/Final Order entered July 24, 2019. Judges disagreed with the Objection of the Certificate Of Sale + Judgement with wrong legal descriptions, and changed it after the sale. Notice Of Appeal entered June 18, 2018. 3DCA sent this case back to review Laches and D.O.F.. The docket was hacked during litigation +altered by excessive delays in postings, if at all. Example: The 9/16/19 hearing isn't on the docket. I took a picture as proof AND this Cert. is about Judges Hacking AND the GROSS MISCARRIAGE OF JUSTICE TO THE PUBLIC! Stems from LC #05-018381-CA-01.This is a **CLOSED CASE**

3DCA-18-0811, ILANA RIGWAN vs JORDAN LEE NEUS, etc., FLORIDA THIRD DISTRICT COURT OF APPEAL MIAMI DADE COUNTY, Mandate/Final Order July 24, 2019. This Consolidated Case with 3DCA-18-1235 above, but not with 18-1642 which is odd and for sure there is an ulterior reason. This Entire Docket disappeared and reappeared September 11, 2019. What's altered in all my 3DCA cases, I don't know all; I've seen so many versions of this and my other cases online, but I know there were many duplicate files. In the complaint, I see a LC Order To Sell My Property with the Defective Legal Description (Shevlin

denies), rigged online auction link, and Magistrate realtor (Judge's friend) who took part in the conspiracy of mail fraud too so I wouldn't obtain this hearing notice and for 3 weeks Thanksgiving I was Locked-Out so Magistrate, Rory Greenberg (President Condo, Developer, Highest Bidder) and Lynx Mgt Co. could assess property while I held title and they didn't let me allow them into my home, they forced me out then too (and they have excuses).

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

### **REASONS FOR GRANTING THE PETITION:**

The crux is my case was not judged on the merits.

- **Why You Should Grant This Petition? It's a Great Constitutional Question Adversely Affecting Trials. I pose it because if I was granted a fair-trial 20 YEARS AGO, I wouldn't be here litigating for 20 years, but this is one of my legacies.** (Boom!)

Overall, this case is based on fraud on the court, by the court, onto innocent people, where judicial power not only altered and hacked documents to grant a wealthy party rights to property and the rightful litigant ends up a pauper literally, they lied and deny it Cox v. Burke, 706 So. 2d 43 (Fla. 5th DCA 1998). Unfair trials are rampant in the U.S.A. and I have uncovered so many ways they hack us, and it's unjust, and these Judges, and et als, should not be Judges, and et als, and you have a say in this.

**Four out of Five District Courts of Appeal in Florida side with me regarding the need for correct legal descriptions to be present in real estate contracts and deeds. The Third District in Miami changed its' law Jan. 1, 2019, though roads in Hialeah (Miami) go around trees and are not easy to find, so this law should be changed back. Florida Real Estate Schools uphold this strict law as a must. Truly the lack of a legal description in my deed deprives the public from assessing its' boundaries to know whether they are getting a condo poolside (N) vs street view (S) (honks&beeps 24/7 in South Beach). My condo had the street view. I have a defective deed, which I just caught in time, and it has always been clouded due to the fact it was granted for marriage with children in a religious wedding promise. This case deals with marriage fraud, foreclosure fraud aside and then hotelier fraud with defective contracts, judgements, and a rigged 'condo' auction permitted by Judges with political & monetary interests.**

My troubles began with **Two Unconscionable 'Altered' Judgements** (See Appendix C) by scheming Judges to assume my property via falsified statements + intent. I didn't know what they were doing, but it felt wrong. Scroll forward 20 years, and a fair-trial is *unobtainable in this worthy case. All are upholding these 2-unfair judgements and the scheme has escalated.* You should grant this petition to make a needed difference to Uphold the People's Constitution To A Fair Trial. Mine is a winning case to help everyone for centuries to come, and I know it! I put all of me in this cert. to get to you so you proudly bring dignity to our fair trial system by Not Allowing Judges To Hack Our Docs!

**The consequences are deadly otherwise, and the reward is Justice For The Deserving Party! 'Corrupt' Judges hacked my evidence, statements, judgements, sales, & outcomes AND THEY'RE REPEAT OFFENDERS because they get away with it! (Boom!) It should not be a card blanche system for the Cloak & Gavels anymore, 2019 Florida Statute 817.535 (2) (a), (b).**

**They abused it far too long and docket hacking is a thing, and WE must remove our rose-colored-glasses so Justice can breathe and the real law can prevail. They have nerve to conduct scheming trials pretending and hurting our legal system. You can't allow that Your Honors!**



ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

You represent the Constitution Of The Unites States Of America! Besides this isn't a boring case, as I am very lively and hungrier in my stance than the et als, who bore. Fraud is boring compared to doing the right things for US (THE PEOPLE) TOO!

Turning this around, the entire country, every single person, will respect you: every gender, race, and sexuality. DO IT FOR THE CHILDREN! And Future Generations!

Together we/you can make it iron-clad so 'Corrupt' Judges will think thrice before hacking our judgements, altering our histories etc... in favor of ruling for their ulterior business motives for Developers, Condo Associations etc... *unfairly--rather than* upholding Justice For ALL!

**Without Justice, Your Honors, WE have Corruption! WE have Fraud and a Dictatorship! The 14<sup>th</sup> Amendment states that NO State shall deny any person within its jurisdiction protection of the laws. Well, I'm constantly unprotected and the Courts frauded the Courts,** so when 'Corrupt' Judges remove the 14<sup>th</sup>, 6<sup>th</sup>, and 1<sup>st</sup> Amendments To The Constitution Of The United States--by *cowardly & criminally* hacking our documents, falsifying our statements, removing our histories in Judgements etc... WE get no protection, just fraud (theft), a dictatorship, and, in my case, poverty--which you'll never know (and **I don't deserve it and need my NY 2003 + Miami 2005 Judgements vacated with 2 annulments**). No one should suffer as long or as badly as I have for a fair trial.

Long Islanders have to write up online articles and Miamians must write "Robing Room" comments about 'Corrupt' Judges online, and still get NO JUSTICE! (Appendix F). **"Corrupt" Judges exist ALL OVER THE UNITED STATES OF AMERICA, and THE PEOPLE AREN'T GUARENTEED FAIR TRIALS NOW! I did the test and the rest will be history in the making, our legacy, if you will, Your Honors! ☺**

Accept my Petition For Writ Of Certiorari!!! 'Corrupt Judges' Endanger The Public (and they're smug about it too with moral turpitude (conduct that shocks the publics' conscience)) while I'm down-and-out due to **Court Hacking**. It's Insane! Is this the America you want?

On behalf of the people, I want to take a shot at defending my self-respect, property, and good intentions against the Courts 'Corrupt' Judges who didn't rule on the merits of my case, just easily changed my history by hacking my life away, cruelly.

How Are WE Guaranteed Fair Trials when we *clearly* see (in this age-of-social media) that bad apples, seeds, haters, and all types of human errors exist? So then how can it be justified that there are no Corrupt Judges? Art imitates life, right? Well, every other movie I watch has a corrupt cop, agent, Judge etc.. in it hurting Justice (Boom!) I have to play the heroine in my own movie, and you can be my *dream team* Your Honors! (Boom!) ☺

• **COMPELLING REASON WHY YOU SHOULD GRANT THIS PETITION? ☺**

There is no way to punish Judges for hacking dockets, and this rests on your shoulders--but not as damaging to you as it is to US and Future Generations who lose daily to Courts Messing With Us--Our Lives, Livelihoods, & Fates! (Boom!)

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!

I want to eat real food and *get off food stamps*, and get my life back after all the damage they caused me, always for my cute place with high ceilings, painted pink with honeycomb tiles--a pattern the hoteliers even copied while creating their hotel--while in litigation, completely in an unsafe, demolished building sold to the public in bad faith in a judicial sale with an incorrect legal description, not as noble as my cause! (Boom!) They'll be under water in a few years! And my soul is embedded in the future of our legal system.☺ I gotta save it!

I reported the tampering to our Clerk of Courts when we had *paper* dockets, so it changed to *digital* to prevent hacking—but it is no better! Once a hacker, always a hacker! Save My Soul—just look into my deeds and legal descriptions in my drawn-out case. They have clouds (Appendix D), secondary to the fact that the Two ‘Initial’ Judgments (2003 + 2005)(AppendixC) were fixed--for one reason or another, and the entire picture is laden with bad-faith intentions, excessive delays, lies like a word change in the Final Judgement by Shevlin esquire (Appendix G), for example, & *more* Fraudulent conduct by Neus et al having nothing to do with the merits!

**Fraud On The Court By Judges is a Gross Injustice To Our Legal System. With Unfair Trials, it's impossible to even try to obtain justice.** Some Judges make up lies and excuses (blame the other in good cop, bad cop schemes), which isn't as interesting as much as it has taken a mental & physical toll on all of me (by Courts et al Dangerously Obstructing Justice And Now I See Young Judges & Lawyers et al Following In Their Footsteps).☺ Bad Judges deserve the gavel for hacking, so feel free to slam it at Judges, with ulterior motives, for frauding people.

This is like a *case* of a *broken washing-machine*: I'm dialing-up for my guarantee please. I used the machine for 20 years and the service was defected from the onset, but the guarantee wasn't honored. It's at your discretion, but I'm good for it! The Constitution says we have a Guarantee, and ‘Corrupt’ Judges Are Like Cogs (preventing the people's Justice) needing set punishments (boundaries) for altering our lives for the worse, when we lose to their pre-fixed unfair trials. ☺

Furthermore, the public doesn't approve of sham marriages, so I am entitled to two-annulments ☺, and don't wish to be associated with those contracts created in bad-faith. I came into it with > \$300k and took us shopping for a home in Miami Beach (Ricky Martin's House) and he said we had to move to NY! I was invested in his false promises & never-ever expected any fraud! ☹

**I Don't See We Have A Functional Guarantee (Yet!) Punishing Judges, et al, for steering our fates will Perfect The Peoples' Guarantee to ensure future centuries of fair trials for Everyone! Everyone Deserves It! (Boom!) ☺ We WANT FAIR TRIALS!**

• **NATIONAL IMPORTANCE WHY YOU SHOULD GRANT THIS PETITION? ☺**  
The lower & higher courts ABUSED THE LEGAL SYSTEM AND THE PUBLIC'S TRUST.  
What person takes an Oath To Bring Us Justice, and does *whatever they want* in a sly way to enrich themselves & the et als—and get away with it until retirement: criminals do! WE Need Change! **This Is The Digital Era (Times Call For Change)!** They deserve to be punished too!  
This is A LONG-OVERDUE NECESSITY like water & shelter! Your Honors! ☺

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V      PETITION FOR WRIT OF CERTIORARI  
JORDAN NEUS      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
ET AL.      On behalf of the people, WE WANT FAIR TRIALS!  
Docket Hacking etc ... by Judges is a Vicious Reality Pervasive in the United States Of America. Are We a Third World Country Which Makes Innocent People Guilty? ☹

Bad Judges Endanger The People--While Going Against The Constitution--By Intentionally Creating Mock Trials Which Have Negative Consequences For The People; they pretend and make it seem like they give us fair trials. It's An Unconscionable Racket! Hacking, Redacting, Omitting Documents, Holding Expertes To Decide Your Fate, Falsifying Statements on Judgements To Render Different Judgments, Using Political Powers to Obtain Anonymous Rush Eviction Orders against FL Homestead Law, Denying All Fraud (of course), Stating All Like It's Real, Excessively Delaying Your Outcomes, Entering Papers Into The Docket Very Late To Fool The Weakened Pawn, Allowing so much fraud for the other side to include Changing & Bending Laws, but Always Making It Look Fair, AND Always Endangering The People & Our Legal SYSTEM (in their very organized crime) ALL These PARTS OF UNFAIR-TRIALS NEED TO STOP with this case! ☹ Your Honors! The American Legal System is better than this muck! Your Honors!

Hacking is messing with our dreams, hopes, goals, peace, justice, pockets, brains, and values. It's OUTRAGEOUS! WE will never have fair trials unless WE raise the bar!

Judges can alter our histories and receive no penalties for this acting above the law, and the losers are the true winners not receiving the full benefits of the Constitution Of The United States Of America. WE ARE WRONGED! Robbed By Them! Robbed Of Our Right For Fair Trials ☹ And then Imagine telling a Judge s/he took out a paper and falsified statements. Welcome to my case. Nothing was legal and I was in the dark. WE need like a Miranda Rights Security to guarantee fair trials Sans Hacking to Weed Out Bad Judges!

THIS CASE IS A WIN FOR EVERYONE IN THE USA! Poverty justified by Judges Abusing The People (because of the current outdated system) may sound Outrageous, but it's real & feels like you've been robbed and there's no way to seek Justice—because there isn't a way now! These bad apples don't deserve to represent the United States Judicial System, Our Cities, and THE PEOPLE!--Like The Bad Judges Pimping For Jordan Neus, the Condo Association #1, and the Hotel Developers: 2019 Florida Statute 815.04 (1), (2), (5b). (Such Judges are repeat offenders.) They won't go away. And they make it so people like me die off. There are billions of cases of Bad Judges Scamming The People--taking bites of the imaginary apple that symbolizes real property or whatever--that isn't honest causing death to inmates in some cases I read--Your Honors. And they team up with the et als to bully the pawn ☹--So What Are You Going To Do About It? The People Can't Do Anything! What can the public do? The Bad Judges and et als are Dangerous (and they smile & joke with big teeth)! We're talking about our legal system. The People Need A Safeguard Against Hacked Dockets which is A Complacent Endemic In Our Courthouses! It's A Pervasive Problem, Your Honors! Take my case and let's be the change machine, not the broken machine without a guarantee! ☹

Hold Judges with Unclean-Hands Accountable for Undermining Our Constitutional Rights To A Fair Trial, and this will level-out the playing field. ☹ Many Judges are taking advantage of justice for all, pro se litigants, women, and, or less economically advantaged persons to make it

ILANA RIGWAN      IN THE SUPREME COURT OF THE UNITED STATES  
V  
JORDAN NEUS      PETITION FOR WRIT OF CERTIORARI  
ET AL.      QUESTIONS ABOUT CORRUPT JUDGES AND FAIR TRIALS  
On behalf of the people, WE WANT FAIR TRIALS!

so that We The People lose unfairly, when all deserve the Constitutional America that isn't only a piece of paper. Consequences of documents being omitted and statements being falsified are devastatingly life changing: homelessness, changes in economic status & the inability to move forward to live a full life w/ marriage, children, a car, or whatever, whenever (like I had before)!

Make it tougher for the Cloaks & Gavels to corrupt our system, So it is **true justice for all.** I am the Female David to slay this Goliath. We Need A Way To Punish Hacking Judges! It needs to end. The country will be better for it, like the Miranda Rights, as said again, sorry. I like the Justice that happened for Everyone because of Mr. Miranda! Yet, in my case **they doctored the cases through their VIP access, against federal law, 18 U.S. Code S241, rendering me false due process & trials aka no rights or protection under the laws too.** My case represents a **centuries-old glitch in our legal system** enabling, protecting and supporting Mafioso tactics—while under-mining & -cutting the public from fair trials. WE DESERVE dignity, respect and those rights of liberty, property and happiness. WE ARE CITIZENS TOO! © Thank You For Your Consideration Your Honors!!! You're the Only Court Who Can Bring Justice To This Worthwhile Cause, Your Honors!!! ☺

P.S. I deserve the entire building for my non-profit called The Dolphin Foundation via 2019 Florida Statute Title XIV 193.503 (4) (a) & 2019 Florida Statute 768.73 (2) (c), at your discretion. They should pay for what they did: a property fraud scheme severely endangering my life. They rush evicted me with schemes going against the FL & U.S. Constitutions, which “as noted by the Florida Supreme Court, for over 150 years, the purpose of the *homestead exemption* has been to prevent absolute pauperism by protecting people of limited means from the consequences of “ill-advised promises” which they make due to their own poor judgment or due to inducement by others [Jordan Neus]”; “The *homestead exemption* should not be so applied as to make it an instrument of fraud”, which Jordan Neus did. Havoco of America, Ltd. v. Hill, 790 So. 2d 1018 (Fla. 2001) (Boom!) ☺ **My property held a Homestead Exemption.©**

**CONCLUSION:** *L Powers*  
Respectfully submitted, \_\_\_\_\_  
November 18, 2019 *aka Ilana Rigwan*

**PROOF OF SERVICE:**

I, Miss L Powers aka Ilana Rigwan, representing The People Of The United States Of America swear and declare to bring JUSTICE TO OUR COURT SYSTEM, and that I mailed a copy of this PETITION FOR WRIT OF CERTIORARI AND MOTION TO LEAVE TO PROCEED IN FORMA PAUPERIS to opposing counsel Shevlin for all involved on November 18, 2019, as required by Supreme Court Rule 29, by putting an envelope containing the above and attached documents in the United States mail or mailbox addressed to Barry Shevlin Esq., 1111 Kane Concourse, Bay Harbor Islands, FL 33154, for him to deliver to all involved, with first-class postage prepaid for delivery within 3 calendar days. I declare under penalty of perjury that the forgoing is true and correct.

Executed on November 18, 2019 **Signature** *L Powers aka Ilana Rigwan*