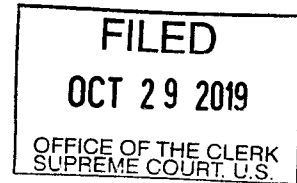


ORIGINAL

No. 19-6930



IN THE  
SUPREME COURT OF THE UNITED STATES

Richard Knicker Jackson PETITIONER  
(Your Name)

VS.

U.S.A. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

\_\_\_\_\_  
(Your Name)

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

### QUESTION(S) PRESENTED

Does judge realize by appointing counsel which there is already a conflict with (lawyer McCarthy was on docket to be fired for that day) <sup>(p. 13)</sup> for (racial slurs) and ineffective assistance of counsel) that he dooms me to not get a fair trial. And by doing so exposes his disability of not administering justice but also bias and confusion to defendant?

When judge states he has lost patience with a case does he realize he is revealing his disability (p 3; transcript 7-24-19)?

Can judge exhibit mental deterrent such as repeating the same wrong statement 4 times throughout session before being corrected at end by prosecutor (p 15 ln 23)?

Is it appropriate for judge to make mockery out of admissions limit of motions filed, be it is that much wrong with case, to warrant these incerts? Example repeating 3 times "50 motions", with last time spelling out as 5-0 (p 5 ln 23, transcript 7-24-19); true example this case. Just more disability?

Where judge states of knowing counsel long time (only 2 yrs) then calling him the wrong 1st name of <sup>p. 13</sup> (Thomas) instead of Micheal (intern corrected). p 3 ln 12 <sup>counsel</sup> states his name as Micheal McCarthy; How judges disability got that wrong?

Judge Murphy misquoted case yr of 1973 (intern corrected to 1993) then judge asked did he say 83. Point is judge didn't know what he said even after being corrected. (p 10 ln 7 of transcript of 7-24-19). So is that competent behavior?

When a judge refers to himself, the government, and prosecutor as "We"; in one sentence (p. 7 ln 1, 2, 3, 4) (transcript of 7-24-19); then, should the judge be in charge, considering his altered state of mind? (p 9 7)

## LIST OF PARTIES

☒ All parties appear in the caption of the case on the cover page.

☐ All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

- 1) Eastern District court of Michigan Southern Division
- 2) 6<sup>th</sup> circuit court of appeals

## RELATED CASES

## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

5 am

~~6 am~~

6 am

14 am

Strickland case

McCoy v Louisiana

### STATUTES AND RULES

5 am.

6 am.

14 am.

ABA Rules of professional conduct (93, 91, etc.)

### OTHER

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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 judgment below.

**OPINIONS BELOW**

☐ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix   D   to the petition and is

☐ reported at \_\_\_\_\_; or,  
☐ has been designated for publication but is not yet reported; or,  
☒ is unpublished.

The opinion of the United States district court appears at Appendix   N/A   to the petition and is

☐ reported at \_\_\_\_\_; or,  
☐ has been designated for publication but is not yet reported; or,  
☒ is unpublished.

☐ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,  
☐ has been designated for publication but is not yet reported; or,  
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The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

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☐ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

## JURISDICTION

☐ For cases from **federal courts:**

The date on which the <sup>6th Circuit</sup> United States Court of Appeals decided my case was 9-12-19.

☐ No petition for rehearing was timely filed in my case.

☐ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

☐ For cases from **state courts:**

The date on which the highest state court decided my case was N/A.  
A copy of that decision appears at Appendix \_\_\_\_\_.

☐ A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

6<sup>th</sup> am.

14<sup>th</sup> am.

5<sup>th</sup> am.



**STATEMENT OF THE CASE**

*see attached*

# Statement of Case

Review on writ of Certioraria is not a matter of right, but of judicial discretion. One would think lower courts would emulate that; but not to be in district court Dist. Mi., Stephen Murphy's courtroom, where bias and court bullying run rampant.

a -; has departed from accepted proceeding, supreme court power necessary  
c. - or has decided Federal question which conflicts with supreme court

- 1 Forcing me to take stand by counsel of stated distrust and conflict of interest: <sup>ABJ</sup> stick
- 2 Forcing me to accept now same counsel that was subject (on docket
- of proceedings for firing that day (7-24-19).
- 3 Dictating proceedings then asking Russa. is there anything else she want to add.
- 4 Not hearing racial discrimination/profiling motion of D.P.O. Starofinski (vid ) (docket
- 5 Not hearing speedy trial motion
- 6 Not acknowledging 3 day incarcerated person mail rule (after deadline for delivery
- supreme court ruling. Mentioned on 7-24-19. He keep bringing up like he doesn't know
- 7 Creating Omnibus order so Interlocutory Appeal court won't answer
- 8 Dictating overbearing to 6<sup>th</sup> Cir. et of app. that it can't answer until final judgment
- exercising Murphy's own bias.
- 9 Circumventing the process is what judge is doing by answering 47 out of 50 motions w/o Russa response.

2101(e) application for Certioraria to review before judgment rendered  
can be made at anytime  
Judge free of counsel, subject of firing, on the docket for racial slur  
Dictating manner exudes bias. Numbers 1-9 above  
Not hearing racial profiling on video  
Not acknowledging 3 day incarcerated rule, but complaining of same  
by circumventing process complaint as of his own doing  
Prejudiced by judges bias is more important since it affects my 6<sup>th</sup> am  
right directly.

Above statements under penalty of perjury. I hope my motion is granted.

Just got 7-24-19 transcript which also contributes more to  
Judges disability as time displacement such as mentioning of my  
locked down county jail time as 4 yrs when it has only been 3 yrs  
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Miss quoting case yrs, after being corrected by intern (p. 10 ln 8)  
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apologizes. Not recognizing time periods is a bad reflection on a judge's  
especially when he has an intern and a prompter he is reading from.  
— Refers to himself + <sup>gov.</sup> AUSA as WE. "Advocacy showing." (p. 7 ln. 2, 3, 4).

Refers to himself + counsel McCarthy as long time buddies (p. 9 ln. 2, 3, 4);  
they met 8-23-17 in Murphy's courtroom, on this case; (transcript).

Judge Murphy's bias is exemplified on (p. 6 ln. 25 to p. 7 ln. 2) cases from  
government's perspective get worse, not better over time -- and we're not  
in a good place right now; quote. 7-24-19.

Conclusion: Completion of trial is not the dispensing of  
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9-4-19 St Richard Jackson

**REASONS FOR GRANTING THE PETITION**

*see attached*

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- 4 Not hearing racial discrimination/profiling motion of D.P.O. Starostinski (vid 2 <sup>449</sup>) (docket)
- 5 Not hearing speedy trial motion
- 6 Not acknowledging 3 day incarcerated person mail rule (after deadline for delivery) Supreme court ruling. Mentioned on 7-24-19. He keep bringing up like he doesn't know
- 7 Creating Omnibus order so Interlocutory Appeal court won't answer.
- 8 Dictating overbearingly to 6<sup>th</sup> cr. ct of app. that it can't answer until final judgment exerting Murphy's own bias.
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date 9-4-19 51 Richard Jackson

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justice which is a judges duty.

Richard Jackson

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Richard Jackson

Date: Richard Jackson 10-23-19