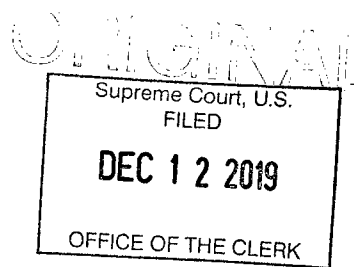


No. 19-7017

IN THE  
SUPREME COURT OF THE UNITED STATES



LANA WILLIAMS — PETITIONER  
(Your Name)

vs.

TACO BELL — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. COURT OF APPEALS FOR THE NINTH CIRCUIT  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)  
SAN FRANCISCO, CALIFORNIA - 94119-3939

PETITION FOR WRIT OF CERTIORARI

LANA WILLIAMS  
(Your Name)

P.O. Box 123

(Address)

MADERA, CALIF 93639  
(City, State, Zip Code)

(559) 232-2260  
(Phone Number)

QUESTION(S) PRESENTED

1. WHY NO LIABILITY INSURANCE ON BUSINESSES
2. WHY IS A CALIFORNIA ALLOWED TO STRIKE OUT A CASE. AND EVEN THEN - AFTER MY TIME AND NUMEROUS EXPENSES - DECIDE (OR WHAT) THAT I AM NOT PRO-SEC NOR FOAMS PAUPERIS.
3. EVEN I PAID INITIALLY - AS NO-ONE HAD MENTIONED TO ME OF MY QUALIFYING FOR NON-PAYMENT.
4. WHY, AS I FORMALLY REQUESTED A LAWYER, HAS THIS RIGHT BEING WITHHELD.
5. WHY DID EASTERN DISTRICT NOT TRANSFER MY FORMER PAUPERIS TO 9TH CIRCUIT?

## LIST OF PARTIES

*12*  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:

TACO BELL - CORPORATE HEADQUARTERS (949) 863-4500 aw  
1 GLEN BELL WAY - IRVINE, CA. 92618

P.M.A. INSURANCE  
P.O. BOX 5231  
JONESVILLE, MI. 5344-5231

EXT. 5613 (888) 476-2669  
(949) 747-8944

TACO BELL  
1420 HOWARD RD.  
MADERA, CA. 93637

(559) 661-8343

## RELATED CASES

## TABLE OF CONTENTS

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APPENDIX A      *OPINIONS*

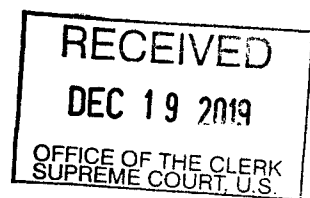
APPENDIX B      *JURISDICTION*

APPENDIX C      *CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED*

APPENDIX D      *STATEMENT OF THE CASE*

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## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

EASTERN DISTRICT  
FRESNO, CALIFORNIA  
93721

1:18 CV - 01443 AM, SAB

9<sup>TH</sup> APPEALS  
SAN FRANCISCO,  
CALIFORNIA 94119

19-15383

EASTERN DISTRICT GRANTED FORMA PAUPERIS - THEN  
WOULD NOT TRANSFER THIS GRANT OF WILLIAMS TO  
9<sup>TH</sup> CIRCUIT.

### STATUTES AND RULES

3 year Fraud

No INSURANCE LIABILITY

NO RESPONSE TO FIXED DOCUMENTS

I AM A CAUCASIAN AMERICAN AND  
U.S. CITIZEN - I BELIEVE MY CIVIL RIGHTS  
HAVE BEEN VIOLATED - TO HAVE BEEN  
PROTECTED. STATE OF CALIF. AND MADERA  
HAVE FAILED TO PROTECT ME AND MY ASSETS.

### OTHER

ACCIDENT: NOVEMBER 8-2017

FERNANDO SANTOS / MANAGERS TACO BELL  
FRANCESCA

LISA DAY - P.M.A INSURANCE

C

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 B to the petition and is

reported at SAN FRANCISCO, CA.; 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 \_\_\_\_\_ 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**:

*N/A*

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,  
[ ] is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

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

1.

*A*

## JURISDICTION

### [ ] For cases from federal courts:

The date on which the United States Court of Appeals decided my case was SEPTEMBER 19, 2019

#### *APPENDIX B*

No petition for rehearing was timely filed in my case.  
*No documents from Court of Appeals  
only dismissed Document*

[ ] 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).

### *N/18* [ ] For cases from state courts:

The date on which the highest state court decided my case was \_\_\_\_\_.  
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).

*B*

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

I LANA WILLIAMS AM PRO-SEC AND FORMA  
PAUPERIS IN THE COURTS - ANYTHING TO THE  
CONTRARY IS FRAUD.

### THREE YEAR FRAUD

THE CALIFORNIA COURTS ARE COVERING UP  
THE STATE FUNDS AS THEY STEAL THE FEDERAL  
MONIES.

I HAS A RIGHT TO ENTER AN ESTABLISHMENT  
SAFELY - TACO BELL HAD NO LIABILITY - NO  
DOCTORS - FAILED TO MEET THE ACCESS CODE  
AND TENDERED MY FOOD - AND THEY HAVE  
FAILED TO RESPOND.

MY FEDERAL MED-I-CARE ACTED AS THE STATE  
LAUGHS ALL THE WAY TO THE BANK FOR NO  
DISCLOSURE.

TACO BELL'S INSURANCE WOULD HAVE INCREASED  
AND CODE EXPENSES AND FINES EXPRESSED AND  
IMPOSED.

THE CALIFORNIA COURTS COVER THIS UP AND  
ANYONE, SUCH AS MY SELF, FALLING PREY TO  
THEIR CORRUPTION.

NON TRANSFER OF FORMA PAUPERIS FROM EASTERN  
DISTRICT TO 9TH CIRCUIT.

STATEMENT OF THE CASE

1907D Affidavit.

I LANA WILLIAMS WAS INJURED NOVEMBER 8-2017  
From A DIRECT FALL AT TACO BELL.

FOOD TAMPERING FOLLOWED.

THIS FRANCHISE CARRIED NO LIABILITY INSURANCE  
MY MEDICAL WAS PAID BY FEDERAL MED-1-CARE

D

## REASONS FOR GRANTING THE PETITION

I LANA WILLIAMS WOULD VERY MUCH APPRECIATE YOUR GRANTING THIS PETITION.

I BELIEVE YOUR ACTIONS WOULD ALSO ASSIST THE PRESIDENT IN HIS KNOWN ENDEAVORS. AS, I AM SURE HE HAS NOT THE TIME TO GO TO A CALIFORNIA TACO BELL AND TAKE HIS CHANCES OF COMING OUT ALIVE.

I HAVE A RIGHT TO PRO-SEC AND FORMA PAUPERIS. AND CONTINUED CARE FROM THIS FALL. DEFAULT WAS FILED AND SHOULD HAVE BEEN HONORED.

EASTERN DISTRICT SHOULD HAVE TRANSFERRED WILLIAMS FORMA PAUPERIS

THANK YOU FOR MY PACKAGE  
AND  
MERRY CHRISTMAS TO YOU.

### **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Lara Williams

Date: December 9- 2019

F