

19-7205

No. _____

ORIGINAL

FILED

DEC 27 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Robert W. Johnson PETITIONER
(Your Name)

vs.

Progressive Corporation Insurance Company, et al.,
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals for the Second Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Robert W. Johnson
(Your Name)

3345 Fish Ave.; APT. 1
(Address)

Bronx, NY 10469
(City, State, Zip Code)

914-839-7583
(Phone Number)

RECEIVED

DEC 31 2019

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SUPREME COURT, U.S.

QUESTION(S) PRESENTED

1. Was Appellant given a fair hearing for the actions pending by Appellees?
2. Was initial investigations & pictures of accident scene accurate?
3. What street location is pictured for investigations done for 01/28/2019 car accident by Progressive Corporation Insurance Company & Lee Clements of Nationwide Insurance?
4. Is Maureen Fabre statements credible as a revoked license driver?
5. Did Appellees submit a letter of Dismissal via Pro Se Corporation Notice & Appearance for pending actions?

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:

Lee Clements of Nationwide Insurance, Judge Colleen McMahon, Maureen Fabre, Jaclyn Wilson, Letitia James of NYS Attorneys General Office, NYS Public Integrity Bureau, Catherine O'Hagan Wolfe, Officer Roblocki, Buffalo Police Dept., State of Ohio, Google Maps, Judge Solomon Oliver Jr., State of New York, Joan Maher.

RELATED CASES

None.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

1. Taylor v. United States, No. 14, 6/66 cert. granted, 136 S. Ct. 26 (2015).
2. Ocasio v. United States, No. 14-361, cert. granted, 135 S. Ct. 1491 (2015).
3. United States v. Spitler, 800 F.2d 1267, 1267 (4th Cir. 1985).

STATUTES AND RULES

1. 18 U.S.C. §§ 1961-1968.
2. 18 U.S.C. § 1964.
3. Criminal Fine Improvement Act of 1987.
4. White Collar Crimes: Insurance Fraud.
5. IRS Tax Invasion Crimes.

OTHER

Civil Rights Violations.
U.S. Constitutional Violations.

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APPENDIX A

(see attached documents.)

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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 _____ to the petition and is

☐ reported at (See documents attached.); 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 (See documents attached.); 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,
☐ 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.

JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 12/19/19.

☐ 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: 12/19/19, and a copy of the order denying rehearing appears at Appendix (see documents attached).

☐ 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 _____.
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

Section 1962(c) : The RICO Enterprise;
Standing Under § 1962(c) §43;
Section 1962(d) : RICO Conspiracy,
Statute of Limitations;
Relief Punitive Damages & Lost Wages.
Third Party Practice;
Survival, Assignment & Arbitration;
RICO Class Actions;
Title IX of the Organized Crime Control Act of 1970.
Fed. R. Civ. P. 8 ; Fed R. Civ. P. (9)(b).
18 U.S.C.A § 1341 ; 18 U.S.C.A § 1343.
White Collar Crimes.
Civil Rights Crimes.
U.S. Constitutional Crimes.
(3)

STATEMENT OF THE CASE

On 01/28/2017 false statements for a car accident were given to a Police Officer Poblocki who authored a car accident report that was made into an insurance claim numbers "17-5007531" & probed bribery claim numbered "19-5155567" by NYS AG Office (see attached documents by NYS AG Letitia James). Appellees requested and was Granted Dismissal via Pro Se Corporation letter unauthorized or legally noticed for Courts. Appellees accepted 100% liability for matters on 03/25/19 and have denied any liability for Appellants reliefs requested. Appellees are committing White Collar Crimes & RICO ACT Crimes, to date.



STATE OF NEW YORK
OFFICE OF THE ATTORNEY GENERAL

LETITIA JAMES
ATTORNEY GENERAL

DIVISION OF CRIMINAL JUSTICE
PUBLIC INTEGRITY BUREAU

November 5, 2019

Robert W. Johnson
3345 Fish Avenue
Apt, 1
Bronx, New York 10469

Our File Number: 1-102588282

Dear Sir or Madam:

On behalf of Attorney General Letitia James, I thank you for the information you provided to our office.

The Public Integrity Bureau has carefully reviewed your correspondence and has determined that your complaint does not warrant action by this office at this time.

Please be advised that this Office does not provide legal opinions nor does it represent individuals in private civil matters. If you believe that you may have an individual claim, you may wish to consult a private attorney. Your local bar association is one source of attorney referrals. **Please note:** *The complaint you have filed with this Office has no effect on any statute of limitations filing deadlines that might apply to your claim.* By filing a complaint with this Office, you have not initiated a lawsuit or a proceeding, nor has this Office initiated a lawsuit or a proceeding on your behalf.

Thank you again for bringing this matter to our attention.

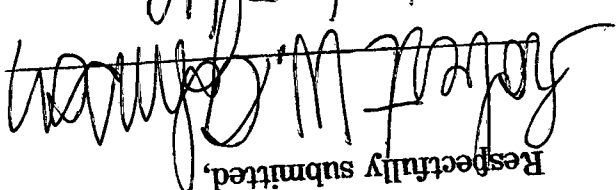
Very truly yours,

Public Integrity Bureau

REASONS FOR GRANTING THE PETITION

Appellees conducted frivolous investigations which furnished falsified insurance claims numbers and illegal defenses by Appellees, to date. Appellant has merit for permanent & exacerbated injuries stemming from car accident. Appellees insured vehicle that revoked license driver struck Appellant with at time of car accident. Appellees furnished new insurance claim and denied any wrongdoings for pending matters. Appellees had pending matters DISMISSED by Judge Colleen McMahon who is a former resident of Ohio state via Pro Se Corporation letter not on Notice & Acknowledged for Judicial Appearance.

⑥

Respectfully submitted,

Date: 12/25/19

The petition for a writ of certiorari should be granted.

CONCLUSION