

19-7267

IN THE

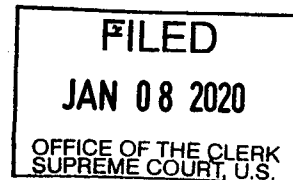
SUPREME COURT OF THE UNITED STATES

ORIGINAL

PIPER LAKAY ELLIS SNOWTON

PETITIONER

VS.



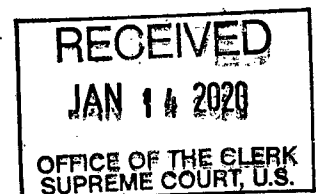
UNITED STATES OF AMERICA, ET AL

RESPONDENT(S).

From The UNITED STATES Court of
Appeals, Fifth Circuit (19-10547)

Piper Luray Ellis Snowton (Pro-se)
1300 South Adelaide Street, #515
Terrell, TEXAS 75160
(469) 474-3829

PETITION FOR WRIT OF CERTIORARI



No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

Piper Lakay Ellis Snowton — PETITIONER
(Your Name)

vs.

United States Of America, ET.AL. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

In The United States Court Of Appeals For The Fifth Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Piper Lakay Ellis Snowton

(Your Name)

1300 South Adelaide St, #515

(Address)

Terrell, Texas 75160

(City, State, Zip Code)

4694743829

(Phone Number)

1-8-20 Piper Lakay Ellis Snowton
Pro se

QUESTION(S) PRESENTED

1. whether With the facts and circumstances surrounding case No. 3:18-cv-2900-S-BN from the united states district court, northern district of texas, dallas division and case no.19-10547 from the fifth circuit, regarding a file and reference number 1025063, indicating and Implicating Veterans Affairs involvement, doing business as the United States of America, where evidence was presented that was more than mere scintilla, in light of the fact that as Judges being employed by the Responent that Bias and favortism didn't play a roll in their recommendations, opinions, orders, judgements,. and Dismissals.
2. Whether or Not any Evicence Presented was going to be sufficient Enough even when there was Substabtial evidence for the courts to see the Truth and can see that there are Civil and Criminals activities involved
3. Whether the Equitable Doctrine was deliberately Ignored and Overlooked,,Knowing that the Plaintiff, Appellant, Petitioner , despite use of due dilligence,could not, did not discover the incidents until after statute of limitations period.
4. Whether in weight of the Facts and Circumstances that Prompted the Pro-se filing in the First Place, evidence exists, of the Fraudulent Concealment of the claims and of other type of Non-Discovery of her rights ,that is causing issues with diagnosis, contributing to the withholding of medical information, that would confirm the diagnosis., and consideration of the Petitioner Not being an attorney and missing deadlines to file is just a mere technicality, that shouldn't have been used to deny the motion to Reopen ,extend the Time to Appeal.
5. whether the Errors in the findings, conclusion and recommendation of the U.S. Magistrate Judge should have been considered, The Petitioner was not a veteran.
6. Whether The Supreme Court will acknowledge that this is Exceptional, Extraordinary circumstances that warrants the exercise of its Power and that no adequate relief can be obtained in any other form or from any other court.

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Prose
Page # 1(A)

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. The United States Department of Veterans Affairs
2. Robert Wilkie, in his capacity as Secretary of Veteran Affairs.

1-8-20

Captain Larky Ellis Smith
Ono Se

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APPENDIX B	Berry Law firm, Dated 3/16/2012
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APPENDIX D	On Petition for Rehearing Deniel
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APPENDIX G	Finding, conclusion,and recommendation
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pro se

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
1. Ashcroft v. Iqbal u.s. 662, 678 (2009) supreme court n Quoting Bell Atl. Corp v. Twombly, 550 U.S. 544, 570 (2007)----Sufficient {Factual} evidence.	1 (A)
2. Holland v. Florida , 560, U.S. 631 2010. Equitable tolling of Statute Limitations	1 (A)
3. Statute 42.9 Fraudulent Concealment Exception to Statute of Limitation	1 (A)
4. code of judicial conduct. (Impartiality)	1 (A)

STATUTES AND RULES

5 U.S. code statute 706, Scope of Review

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 _____ 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 _____ to the petition and is

- ☒ reported at ~~U.S. District court Northern District Texas~~ _____; 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 November 6, 2019.

☐ 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: December 3, 2019, 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).

December 3, 2019

1-8-20 *Supriya Lakshmi & Co. Inc.*
Pro-se

☐ 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

1. The 4th Amendment-secure in persons, papers and effect against unreasonable searches and seizures
2. 5th amendment-Due Process (deprived of life, liberty, property)
3. 7th amendment
4. 9th amendment- Rights
5. 14 amendment

1-8-20 Pupin Lady & the Smith
Pro-se

STATEMENT OF THE CASE

This Petition for a writ of certiorari, along with the Pro-Se filings have been forced upon the Plaintiff, Appellant, Petitioner because of an Unlawful improper act committed without the knowledge of the Petitioner she was Omitted from the Proceedings, There have been many correspondances made to the Respondent to resolve this which is ignored. The 19-10547 filing was not Frivolous because Plausible facts was put before the u.s. district court as well as the 5th circuit court of appeals. The Petitioner have contacted numerous attorneys and others in authority about the incident and because of the united states federal agency VA being involved, No one is willing to Pursue, leaving me in a bad Predicament Physically, Emotionally and many have taken advantage of the Plight. This truly is an Exceptional and Extraordinary Circumstance that need The United States Supreme Court to Intervene help make it right in the eyes of the Laws and constitution, For the Petitioner is a Natural Born Citizen of the United States of America, who have never done any wrong to her country. The Intervention of the U.S. Supreme is my only hope for Recovery and Rectification.

1-8-20 Pipin Lucky Ellis Smith
Pro-se

REASONS FOR GRANTING THE PETITION

There are no other methods to secure Recovery and Rectification. The United State Supreme Court In all of its Honesty can see the Obvious and the Truth . The Evidence speaks for itself, when the Right Motives are Implemented, the right way.

1-8-20 Super Lucky & L's Sumter
Oro se

CONCLUSION

Therefore, with all due Respect, the Petitioner Prays That,
The petition for a writ of certiorari should be granted.

Respectfully submitted,

 (Pro-se)

Piper Lakay Ellis Snowton

Date: 1-8-20