

19-7295

ORIGINAL

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

FILED

JAN 06 2020

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SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Robert W. Johnson PETITIONER  
(Your Name)

Nationwide Insurance Company et al. vs.  
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals For Sixth Circuit; Clerk Deborah S. Hunt  
(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)

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①

QUESTION(S) PRESENTED

1. Did Nationwide Adjuster Lee Clementa report claim # 658029-GE : Policy # 10205601 to Progressive Corporation?
2. Did Appellees conduct investigations for Claim # 658029-GE : Policy # 10205601?
3. Did Appellees take accurate investigation pictures of claim # 658029-GE : Policy # 10205601 car accident scene?
4. Did Appellees receive investigative reports of driving records for responsible driver in claim # 658029-GE : Policy # 10205601 rear-end collision and or arrest reports as Progressive Corporation insured vehicle driver was a revoked license driver?
5. Does Appellant have merit for monetary reliefs sought?
6. Is Appellant active for benefits?

## 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:

Please review & attach all parties including Clerks) & Presiding Judge(s) & Judges for USDC: Middle District of Florida: Tampa Division Case # 8:19-CV-2103-CEH-AAS; Case No. 8:19-CV-2103-T-36 AAS.

## RELATED CASES

1. United States v. Marubeni Corporation Docket # 14-CR-00052-JBA.
2. Docket Number 1:19-CR-20658-RNS.
3. Ogilvie; 641 F.2d 581 (8<sup>th</sup> Cir. 1981)
4. U.S. Constitution.
5. 14<sup>th</sup> Amendment
6. Discrimination & breach of contracts.
7. RICO ACT CRIMES
8. Rule 53 F.R.C.P.: ATTN: U.S. Attorney General Letitia James & NYS Public Integrity.

## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

1. 373 F. Supp. 212
2. U.S. v. Toussaint, 456 F. Supp. 1069 (S.D. Tax 1978)
3. Williams v. IRS, 625 F. Supp. 1231 (WD Ky. 1985)
4. USA v. Pritesh Patel, No. 18-10302 (5<sup>th</sup> Cir. 2019).
5. McDonald v. Chicago, 561 U.S. 742
6. Skilling v. United States, 561 U.S. 358

### STATUTES AND RULES

18 U.S.C § 1346 :

RICO ACT CRIMES.

CORPORATION CRIMES.

PRO SE CORPORATION CRIMES.

JUDICIAL CORRUPTION & ABUSE OF AUTHORITY.

FEDERAL WHITE COLLAR CRIMES.

### OTHER

RICO ACT CRIMES.

JUDICIAL OFFICIAL BRIBERIES.

STATE AND FEDERAL INSURANCE CRIMES.

IRS TAX FRAUD. ③

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(\*REVIEW ALL ATTACHED  
DOCUMENTS FOR MERITS.)

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 \_\_\_\_\_; 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.

1.

(5)

## JURISDICTION

☐ For cases from federal courts:

The date on which the United States Court of Appeals decided my case was 11/26/19.

☐ 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).

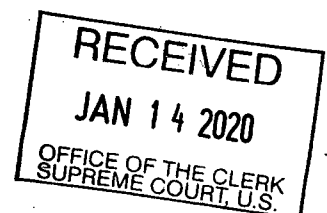
☐ For cases from state courts:

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



(6)

# CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Appellant has U.S. Constitutional Rights of Due Process to Fair Hearings at Administrative Commission, Judicial, Criminal Court (Federal & State) under the 14<sup>TH</sup> Amendment.

Appellant has Constitutional Rights to life & liberty, exhaustion of Judicial remedies for relief sought in no fault matters of liability. Appellant has U.S. Constitutional Rights to press federal charges against all responsible parties of IRS Tax Fraud & RICO ACT CRIMES.



STATEMENT OF THE CASE

Appellant requests Writ of Certiorari from an insurance adjuster Lee Clementa of Nationwide Insurance for claim #658029-GE; Policy # 10205601 frivolous investigations, documents & insurance numbers, (see attached investigative google maps false accident location photos) and furnishing of insurance claim due to false statements authored by accident reporting officer. Appellant was barred from benefits for no fault injuries and was an employee. Appellees have committed RICO ACT CRIMES, IRV TAX FRAUD & insurance fraud violations and have bribed Judicial Officials to dismiss Appellants civil matters.

#### REASONS FOR GRANTING THE PETITION

Appellees are committing IRS Tax Fraud, RICO ACT CRIMES & insurance fraud crimes. Appellant was denied Due Process Rights for insurance corporation fraud crimes & IRS Tax Fraud crimes. The Judicial Officials presiding over Appellants matters are being bribed by corporation defendants & Appellees Counsel. Appellant has not been given a Fair Jury Trial for civil matters and Appellees are Pro Se Corporations. Appellant is entitled to relief sought under the U.S. Constitution & Appellees coerced & bribed dismissals shall be reversed with prejudice by U.S. Supreme Courts.

## CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

*Robert W. Johnson*

Date: \_\_\_\_\_

*11/29/19*