

No. _____

19-7302

IN THE
SUPREME COURT OF THE UNITED STATES

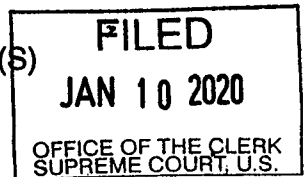
LATEFAH SHAMPINE PROSE — PETITIONER
(Your Name)

ORIGINAL

vs.

DAVID SARVER ETAL — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO



UNITED STATES COURT OF APPEALS FOR THE SIXTH DISTRICT
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

LATEFAH SHAMPINE PROSE
(Your Name)

1400 TERRACE ROAD #422
(Address)

EAST CLEVELAND, OHIO 44112
(City, State, Zip Code)

216 451-1847
(Phone Number)

QUESTION(S) PRESENTED

Constitutionally speaking, how could Petitioner retain an attorney when she was forced to plead guilty, in Judge Kathleen Satula court, to a horrendous crime that she did not commit? Equally important, the city of Cleveland is not Petitioner's jurisdiction, East Cleveland is. How then can this case be respected as legal?

1. Why would Judge Gwin, in the Federal Court in Cleveland, Ohio, and Judge Guy, Judge Cook, and Judge Griffin, of Appeals Court in Cincinnati, Ohio, review 101 pages of transcripts, Ohio Revised Laws, timed stamped letters from the courts, they all said that the exhibits were "claims and allegations"?
2. A substantial question is, filing complaints, with the Better Business Bureau, Ohio Attorney General, Ohio Board of Realtors, equate to the horrific crime of "stalking and menacing?" Or is it a black senior citizen 72 years old practicing her civil right as a citizen of the United States of America??? Or is this "stalking and menacing?"
3. Was it legal for Judge Kathleen Satula to force Petitioner, to get long-lasting injectable medication, simply because she contacted the F.B.I., Federal Bureau of Investigators? In transcripts, Page 9, Satula said if Petitioner did not take the medication (poison). Satula, in a rage demanded Petitioner, to take the medication or go to prison for 18 months. Is "forced drugging legal"? Forced drugging is not legal, in fact it is a crime!
4. Again, was it legal for Probation Officer Lakisha Sharp to force Petitioner to take medication against her will? In transcript, Sharp and Satula worked as a team, breaking the law. "Involuntary treatment" "Forced Drugging" is not legal, the law a person must be, a danger to herself or others. Is contacting the Federal Bureau of Investigators a crime? 18 months prison?

5. Constitutionally speaking, was it legal for Satula to tell David Sarver, that she would use "Hearsay", against Petitioner? Is 'Hearsay' respected in a court of law? "Evidence and Witnesses" 240, "By rule hearsay is not admissible".
6. Judge Gwin cited that Petitioner's case is baseless. Are transcripts, Ohio Revised Code Laws, baseless?? What is factual??? Are Ohio Revised Code laws baseless?
7. Legally speaking, was it legal for Petitioner to have to cases in Cleveland Heights Court and Cleveland Court, and she has resided in East Cleveland since 1966? And she still lives in East Cleveland. Why and how could David Sarver file cases against Shampine while these cities are not her jurisdiction?? More importantly, David Sarver lives in Chesterland. What does Cleveland Heights have to do with it???
8. During an eviction, the client's valuables are to be placed in the front lawn. The realtor in this case or the home owner, by Ohio Law are to place the clients furnishings, valuables, on the front lawn not put them in a truck and steal and damage the clients belongings. Is it legal for the realtor to place Petitioner's very expensive valuables in a truck and steal and damage her valuables, they kept her valuables overnight. Is this legal?
9. What type of Chief of Police, and Sergeant, are going to leave their office, their jurisdiction, Cleveland Heights, come to the city of East Cleveland, which is not their jurisdiction to trespass, and kidnap(arrest), without a warrant, nor were they escorted by East Cleveland police department, out of their jurisdiction is this occurrence legal? An innocent black senior citizen, because David Sarver told them to???
10. Constitutionally speaking, a white man, Scott Smith 38 years old, his case, he had a loaded 9 mm gun, ammunition, and 4 knives, in a movie theater. Why didn't Satula call him a "paranoid delusion, or a paranoid schizophrenia"? Instead, Satula told him, page 16, in his transcript,

"what trouble me most about this case is that you I believe are a 'good person', I believe you've been a good citizen". Why is this white man with a gun, knife, case a good citizen?? Why is petitioner, a black senior citizen threaten with 18 months prison time over and over again? injectable medication? Why is Scott Smith given so much respect? Why is there such a double standard? Black versus white?? Why?

11. Constitutionally asking, what type of judge is going to support a harden criminal over and over again? And what type of judge will have a innocent black senior citizen in their court room and make it a sincere point to make this person suffer, give them jail time, threaten them with prison time 18 months, order them to pay fines or go to jail, etc., what type of judge carries themselves in such a illegal manner? Satula force Shampine to plead guilty or go to prison for 18 months.
12. A substantial question, is realtor David Sarver, Judge Allen Dean Buchanan and Judge Kathleen Satula, above the "law"? Are they??
13. What type of judge would risk their position as a judge, would he or she promote lies, theft, fraud, and perjury? Would same said judges, Obstructing Justice, Ohio Revised Code 2921.32, also Accessory After the Fact, Ohio Revised Code 5924.78, Complicity, Ohio Revised Code 2923.03, which is supporting a criminal with crimes. What type of judge supports, these types of crimes? What type of judge is in support or Aiding and Abetting?
14. Will Judge Buchanan, and Judge Satula ever be held accountable for the crimes that they have committed to save realtor David Sarver?

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:

Sarver Realty

David Sarver

20515 Shaker Blvd.

101

Shaker Heights, Ohio 44122

216 321-7040

City of Cleveland

Law Department

601 Lakeside Avenue

Cleveland, Ohio 44114

216 664-2561

Free Clinic Circle Health Services

Law Department

12201 Euclid Avenue

Cleveland, Ohio 44106

216 721-4010

City of East Cleveland

Law Department

14340 Euclid Avenue

East Cleveland, Ohio 44112

216 681-2169

Recovery Resources

Law Department

4269 Pearl Road

Cleveland, Ohio 44109

216 431-4131

City of South Euclid

Law Department

1349 S. Green Road

Cleveland, Ohio 44121

216 381-0400

City of Cleveland Heights

Law Department

40 Severance Circle

Cleveland Heights, Ohio 44118

216 291-4444

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	17
STATEMENT OF THE CASE	20
REASONS FOR GRANTING THE WRIT	34
CONCLUSION.....	37

INDEX TO APPENDICES

APPENDIX A UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

1. John E. Jones, Plaintiff v. City of Memphis, Tennessee, and John Does, Defendants.	22
2. Julius Hobson et., Plaintiff, v. Jerry V. Wilson, et. al., Defendants.	20
3. Mark Heinonen, Plaintiff, v. Cramer, Anderson LLP Defendant.	26
4. Mathis & Sons, Inc, et. al., Plaintiff v. The Commonwealth of Kentucky Transportation Cabinet et. al., Defendants.	23
5. Micheal Clifton Watson, Plaintiff v. City of Burton, et. al. Defendants.	22
6. Micheal Knaubert, Plaintiff v. Last Forced Medication Committee, Defendant.	25
7. State of Ohio, Appellant v. James P. Smigeiski, Appellee.	29

RELATED CASES

Vesters case number, CV-08-660682	20
-----------------------------------	----

OTHER

Ohio Arrest Search and Seizure	23
Ohio Jurisprudence, 3d 2004 Thompson-West	36
Evidence and Witness	36

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:

Sarver Realty

David Sarver

20515 Shaker Blvd.

101

Shaker Heights, Ohio 44122

216 321-7040

City of Cleveland

Law Department

601 Lakeside Avenue

Cleveland, Ohio 44114

216 664-2561

Free Clinic Circle Health Services

Law Department

12201 Euclid Avenue

Cleveland, Ohio 44106

216 721-4010

City of East Cleveland

Law Department

14340 Euclid Avenue

East Cleveland, Ohio 44112

216 681-2169

Recovery Resources

Law Department

4269 Pearl Road

Cleveland, Ohio 44109

216 431-4131

City of South Euclid

Law Department

1349 S. Green Road

Cleveland, Ohio 44121

216 381-0400

City of Cleveland Heights

Law Department

40 Severance Circle

Cleveland Heights, Ohio 44118

216 291-4444

STATUTES AND RULES

OHIO REVISED CODE

Ethnic Discrimination ORC 2927.17

Racial Discrimination ORC 4112-53

False Information to Enter ORC 2907.39

Defamation of Character ORC 2739.01

Unlawful Discriminatory ORC 4112.02

Aggravated Theft ORC 2913.02

Aiding and Abetting ORC 2923.01

Fraud ORC 2921.13

Complicity ORC 2923.03

Obstruction Justice ORC 2921.32

Accessory After the Fact ORC 5924.78

Jurisdiction ORC 2901.11

Aggravated Trespassing ORC 2911.21.1

Kidnap ORC 2905

Falsification ORC 29221.13

Extortion, Abduction ORC 2905.02

Perjury ORC 2921.11*

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 A 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.

JURISDICTION

[] For cases from federal courts:

The date on which the United States Court of Appeals decided my case was OCTOBER 25, 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: _____, 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).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Constitutionally, Petitioners, First Amendment right is, Freedom of Speech and Print. Shampine, words meant nothing to these judges. She has produced letters, begging the judge, that she does not belong in their jurisdiction, yet, she was totally ignored. Shampine had no rights, none.

Judge Allen Dean Buchanan, of Cleveland Heights, Judge Kathleen Ann Satula, of Cleveland, did commit the crime "Aiding and Abetting". Protecting and supporting, David Sarver in his horrific crimes, is a crime. Aiding and Abetting, Ohio Revised Code 2923.01.

To Aid or Abet, Ohio Revised Code, 2923.01, to aid or abet another (David Sarver) in committing the offense, conspire with another to commit the offense in violation of section 2923.01 of Revised Code whoever violates this section is guilty of "Complicity" in the commission of an offense and shall be prosecuted and punished as if he were a principal offender.

Complicity, Ohio Revised Code, 2923.03, to aid or abet another committing the offense conspire with another to commit the offense in violation of section 2923.01 of the Ohio Revised Code. To cause an innocent or irresponsible person to commit the offense.

Obstruction Justice, Ohio Revised Code, 2921.32, roughly equivalent to the common law crime of being an accessory after the fact.

Accessory After the Fact, Ohio Revised Code, 5924.78, knowing that an offense punishable by this code has been, committed, receives, comforts, or assists the offender in order to hinder or prevent the offenders apprehension, trail, or punishment shall be punished as a court martial may direct.

Buchanan, and Satula, both knew that they had a innocent black senior citizen in their court room that was out of their jurisdiction, also that their was no evidence of Shampine breaking any law.

Buchanan, and Satula also were well aware of the fact that realtor David Sarver is a professional thief, and that he only robs the black and elder, only. David Sarver is a criminal. Yet, they both supported him. Buchanan and Satula, violated the law, and their position as a judge.

Most importantly, Judge Gwin of the Federal Court in Cleveland, Judge Guy, Judge Cook, Judge Griffin, of the Federal Appeal Court of Cincinnati, Aiding and Abetting, Complicity, Obstructing Justice, and Accessory After the Fact. Gwin, Guy, Cook, And Griffin, protected, and supported, realtor David Sarver, Judge Buchanan, and Judge Satula, of Cleveland. These judges reviewed over 101 pages of transcripts, laws, letters, signatures, etc. They all stated, "claims and allegations". Whereas, transcripts, laws, timed stamped letters, signatures, are facts and evidence, not claims and allegations.

Constitutionally and statutory, speaking, Jurisdiction Ohio Revised Code, 2901.11. First and foremost, Cleveland Heights is "not" Petitioner, Shampine's jurisdiction, the City of East Cleveland, is and has been since 1966. David Sarver could not control the City of East Cleveland. Shampine had no legal right to be placed in Cleveland Heights, court room, jail, police car paying "\$416.00", in fines, \$50.00 a month or get arrested. Chief of Police Lentz, and Sergeant Britton were actually, committing crimes, Aggravated Trespassing Ohio Revised Code 2911.21.1, and they Kidnapped Shampine, Ohio Revised Code, 2905. Extortion, Abduction 2905.02.

By force or threat, restrain the liberty of and her person under circumstances that create a risk of physical harm to the victim or place the other person in fear. To hold another in a condition of involuntary servitude.

Lentz, Britton, did not have a warrant nor were they escorted by East Cleveland police. They were doing a illegal favor for their friend, member, David Sarver. By taking the "law" into their hands.

2927.17, also Unlawful Discriminatory, Ohio Revised Code, Unlawful Discriminatory, Ohio Revised Code, 4112.02. Sarver, lies, were, Unlawful Discriminatory, Ohio Revised Code 4112.02, every lie was a falsehood. Filing case after case, lying. Created, Unlawful Discriminatory, Ohio Revised Code, 4112.02, and False Information to Enter, Ohio Revised Code, 2907.39, every lie is false information. Equally important, this case has given Shampine a shame and a horrible grief, and extreme suffrage. Sarver ruined her reputation! Defamation of Character, Ohio Revised Code, 2739.01. Sarver not only practiced racial discrimination against Shampine, he robbed, the Vesters case number, Racial Discrimination, Ohio Revised Code, 4112-5.

STATEMENT OF THE CASE

COUNT 1

Realtor David Sarver, of Sarver Realty, was hired by Chase Bank, to supervise and execute Shampine's eviction, on August 21, 2007. Sarver had movers that were from Medina, 55 miles from Cleveland. These movers not licensed, or bonded, from the streets, they came to Cleveland to rob and steal from a black elder, senior citizen. They were in Shampine's home from 10:00 am until 10:00 pm, and kept her valuables overnight! The following year, November, 2008, Shampine downsized her storage unit. Upon, doing that she realized that she had been robbed! She contacted Sarver, he began to threaten her with the Cleveland Heights Police. Shampine had lived in her home for 31 years. Shampine did not know that the move should have been supervised, by a sheriff, or police officer, it was not. There are witnesses. Scott Gilbert of Medina, Ohio, the movers not only stole everything of value; they also damaged her expensive hand carved bedroom set from Italy. They put their cigarettes out on top of her dresser, cut the finish off broke drawers, and burned her mirrors, with a lighter. They traveled thru 18 cites to get to Cleveland. Scott Gilbert of Medina, has her \$7,000.00 rot iron very ornate dinning set. Sarver also robbed the Vesters, they are black so old they can hardly talk, case number CV-08-660862. Sarver robbed Angela Barfield 75 year old black mother. She too was pushed thru Cleveland Heights court system, also forced to pay fines

Julius Hobson et. al., Plaintiff, v. Jerry V. Wilson, et.al. Defendants, Civil Action No. 76-1326
 UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA 556 F. Supp. 1157; 1982 U.S.
 Dist. LEXIS 16758 June 1, 1982

Sarver uses people who like himself that have an eternal need to display racial discrimination, rob, hurt, cause pain, from loss, destroy, damage, and go to the scrap yard. They took everything metal. Shampine is an artist; therefore they took items that she made from her teenage years. The pain and the grief, sorrow, the lost, will go to her grave.

COUNT II

The city of East Cleveland, Shampine has lived in East Cleveland, since 1966, and still resides in the city. An attorney told Shampine, "why would you have to pay me \$5,000.00, and you have your city. The detectives in East Cleveland should represent you." He also, said, "each city hall has a polygraph." Shampine contacted the Detective Bureau, in East Cleveland. Her case was assigned to a black detective name Tori Moore. Ms. Moore was doing an excellent, outstanding job, contacting Sarver, and informing Shampine of the outcomes. In fact, Shampine was waiting for Sarver to send an inventory list. Moore, got a promotion, as sergeant. Moore transferred Shampine's case March 24, 2009, to Detective Kenneth Bolton, a white man. In contrast, Bolton never tried to contact Shampine. Bolton asked Shampine to fax information, Shampine, did, in turn Bolton faxed her information to Sarver, and this is how Sarver found out where Shampine lived. The white detectives were very disrespectful. They told Shampine, "Bolton only likes black women, his girlfriend just quit him, and he is mad." One day she called Bolton, he yelled at her, "your case is closed!" "Don't call back!" Bolton never did investigate her case. Detective Hicks asked her did she want a 'black detective?' In other words Bolton, white, Sarver, white, Bolton is not going to go against a white man for a black senior citizen. To reinforce this case, WKYC.com, "The night of February 23, 2017, Bolton, 49, illegally pulled over

two black women, ages 22 and 23, during a traffic stop at the intersection of Euclid Avenue and Lee Road. During the stop Bolton took a sex toy he found in the back seat of the victims car and assaulted both women while they were detained." Moreover, Cleveland Plain Dealer 7/14/17.

"Kenneth Bolton is charged with two counts each of gross sexual imposition, abduction and interfering with civil rights charges tied to the February 23, traffic stop, according to court records." Bolton and others main objective was sex not work. Bolton did prison time for this crime. August 23, 2010, Shampine needed a sticker, on her license plate. Officer Bailey gave Shampine a ticket for having a child in the car without a car seat. Ordinance 337.26, BMV, place a block on Appellants drivers license. The ticket "child restraint system usage." Bailey supporting Sarver. Bailey, made a call, and said, "I got her."

Micheal Clifton Watson, Plaintiff v. City of Burton, et. al. Defendants, No. 17-11833 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN, DIVISION 2017 U.S. Dist. LEXIS 130401 August 16, 2017 Decided August 16, 2017, Filed

John E. Jones, Plaintiff v. City of Memphis, Tennessee, and John Does, Defendants, UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE, WESTERN DIVISION 444 f. Sept. 27, 1977 U.S. Dist. LEXIS 14264 August 29, 1977

COUNT III

The city of Cleveland Heights gave birth to Appellants, judicial extreme abuse. Shampine had no legal right to be in Cleveland Heights Courtroom, their jail, or paying fines. Shampine reached out to Judge Allen Dean Buchanan, to no avail her pleas were ignored. Chief of Police Lentz and Sergeant Britton arrested Shampine, because Sarver told them to. They came to her apartment January 19, 2009, without a warrant, not escorted by East Cleveland Police. The

police took her to jail and to court. Sarver sitting in the courtroom, looking very haggard no one else was in the courtroom except, Sarver and Shampine. The judge wanted to put her back in jail, Lentz asked him not to, and Judge Buchanan did not.

"Ohio Arrest, Search and Seizure" § 4:3 Nature of the offense Misdemeanors. Warrantless arrest for misdemeanors have traditionally been limited by statute and common law. Ohio Revised Code 2935.03 provides that warrantless misdemeanor arrests may be made only by a police officer acting within his own jurisdiction.

David Sarver lives in Chesterland, Shampine resides in East Cleveland. What does Cleveland Heights have to do with it??? Shampine wrote a letter. February 12, 2010, to Judge Buchanan, of Cleveland Heights, questioned him about her jurisdiction. Buchanan replied "no response."

August 24, 2009, Cleveland Heights put, "endangering children" a lie, exhibit. Shampine had just paid \$85.00 for a background check so that she could work. This prevented Shampine from seeking employment.

Mathis & Sons, Inc, et. al. Plaintiff v. The Commonwealth of Kentucky Transportation Cabinet, et. al. Defendants, Civil Action No. 3:14-CV-535-DJH-Dw UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF KENTUCKY, LOUISVILLE DIVISION 2017 U.S.. Dist. LEXIS 111288 July 18, 2017 Decided July 18, 2017, filed

August 8, 2010, Detective Veccia and Detective Stross, trespass, attempting to steal Appellants car. Shampine neighbors saw the entire ordeal. They could not believe that 2 detectives from Cleveland Heights would steal a car. Veccia, Stross, were in the detective car, and they had a flat bed truck. The neighbors said that, "they went to every parking lot." They know that Sarver stole Appellant property, and now they want Shampine car! They do not want her to have anything! Shampine was not there or else they would have taken her car. Sarver, uses

hand typed documents for proof of Shampine calling him. Documents that he typed himself. Not legal. Whereas Shampine has a legal document from Dallas, Texas, ATT, proof that Sarver called from his cell phone. Sarver has lied and produce false documents to the court that Cleveland Heights highly respect. Whatever, Sarver wants, The City of Cleveland Heights is there for him in support of his crimes. July 18, 2010, Shampine retained an Attorney Lisa Ruda, from Attorney Avery Friedman office. She contacted Saver for something. Sarver got upset and ran downtown to the Justice Center.

COUNT IV

City of Cleveland, the second city that Sarver has placed Shampine with his lies. Again, this is not legal. Her city, East Cleveland, they have a judge, and a courtroom. Sarver knows that he cannot get his way in East Cleveland. Yet, by law this is where he should have gone to begin with. Not Cleveland Heights, or Cleveland. On or about August 10, 2010, Sarver went to Cleveland prosecutor, Bill Mason, and filed some very serious charges against Shampine, "menacing by stalking" with no evidence. August 24, 2010, Shampine was in the Cuyahoga County Jail. Her bond was \$25,000.00, first offense, no evidence. Shampine was in the county jail for 59 days, she lay on a steel slab in aching pain, which ruin her health. She became constipated from the diet that she was fed, she was in constant pain. After Shampine release from jail, she was placed on probation. Her probation officer, Cheryl Sunyak. Shampine later got a new probation officer, Lakisha Sharp. Shampine public defender was, Attorney Edele Passalacqua. October 2010, Passalacqua told Shampine that she was going to be a felon.

see the doctor, I will send you to prison for 18 months I promise you do not take your psychiatric medications." Shampine is being violated, just for the sake of it. The medication is poison; it is not beneficial for her body. Forced drugging is not legal, Satula is lawless.

Micheal Knaubert, Plaintiff, vs. Last Forced Medication Committee, Defendant, No. CV14-0158-PHX-SMM(SPL) UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA 2014 U.S. Dist. LEXIS 93802 July 8, 2014, Decided July 10, 2014 Filed

Injectable medicine, with a needle, 'invega sustenna.'

May 10, 2011, Shampine sentencing day. Sarver is present, public defender, Attorney Santiago Feliciano is calling Appellant a, "paranoid schizophrenia." Page 4, Feliciano (disbarred) said that Appellant has a, "history of mental illness." Not true, Shampine went to the Free Clinic, March 4, 2009. March 4, 2009, May 10, 2011, that is 2 years and 2 months. Is that a history? Page 9 Prosecutor, Maxwell Martin, cites, for Sarver defense said, " he had to answer to complaints, baseless complaints, that Ms Shampine made to the Better Business Bureau, the Ohio Attorney General, the Cleveland Area Board of Realtors as well as the police." Shampine did contact business, however she did not contact the police. For what? A lie. Nevertheless, Shampine contacting these people is not 'menacing and stalking.' Where are the phone records? Phone tapes? Police reports? Witnesses? No evidence! Contacting people is not "menacing and stalking." They are treating Shampine like a fool. Appellant is innocent. There is a program called the "Diversion Program", for first time offenders. They put you in a program for 6 months and clear your record. Shampine questioned, Satula, and Feliciano about the program. They refused of course they really wanted her to suffer. Transcript, page 15, Satula, says to

Sarver,"if I put her on probation and a short leash for five years." I leash, now Shampine is a dog? Appellant, born and raised in the inner city of Cleveland, learned at the early age of 4 years that a female dog is a "bitch." Satula, a judge, does not respect or adhere to the law, she has displayed her disrespect for a innocent, black female, senior citizen, Satula is lawless,

Mark Heinonen, Plaintiff, v. Cramer & Anderson LLP Defendant, Civil Action No. 3:13-CV-0045(VLB) UNITED STATES DISTRICT COURT FOR THE DISTRICT OF CONNECTICUT 2013 U.S. Dist. LEXIS 179315 December 20, 2013 Decided December 20, 2013

In contrast, a white man from Westlake, case number 565665 Scott Smith went into a movie theater. This occurred less than 2 weeks, after the Aurora, Colorado, incident, whereas the man shot and killed, and injured many people. Scott Smith, had a loaded 9mm, several rounds of ammunition, and 4 knives. Satula, told him, Page 16 in his transcript, "I believe you are a good person." Smith did not have a gun permit. Scott is not a "paranoid schizophrena" or a "paranoid delusion" only Shampine. Satula did not disrespect this white man that had a loaded gun, ammunition, 4 knives, in a movie theater. Satula, sentenced Smith 6 months, not 18 months. Also, Shampine filed to get a Certificate of Employment. She needed Satula to sign for her to get her court costs. Shampine filed May 18, 2016, Satula refused to sign! Shampine waited 6 months, the clerks said that, "it usually takes 4 weeks." Satula gave her a record, knowing that she is innocent that cannot be expunged now this? Therefore, Shampine contacted the Administrative Judge John Russo, he assisted Shampine and he waived the court cost August 17, 2017.

COUNT V, VI

Free Clinic, as stated, Sarver was sending Cleveland Heights to taunt, arrest, to do what ever they wanted to do to Shampine. Shampine began to go to the Free Clinic March 4, 2009. This ordeal is quite stressful as well. Dr. Farrah Munir, violated Shampine civil rights, also displayed racial discrimination to Appellant. Shampine, worried, distraught, distress, lost of emotion, very very, fearful, and sad, sad, sad. Munir, immediately, prescribed Shampine to take pills, "seroquel." Munir, did not ask Shampine if she wanted medication, she forced it. However, Shampine did not take one pill. Munir, knows a mental patient when she see one. Shampine is a natural woman, does not take a aspirin. Munir, knowing that Shampine was on probation, and had no voice. February 24, 2010, Munir, transferred Shampine to Recovery Resources. Shampine could and would walk to the Free Clinic, while Munir sent her to the west side. In the cold winter Shampine, a senior citizen, was forced to go to the west side by catching 4 buses! Munir was looking out for her friend, case load. Shampine is not a mental patient she is a case load. By doing such Munir, ruined Shampine physical and mental health. Munir, sent a letter to Satula saying, "she felt Shampine needed more intense mental health treatment and case management service that she was not able to provide" Did a mental health judge make this decision? By law this is the only way that Munir, can make such a statement about Shampine. Did Shampine, go to a mental health court and a mental health judge declare that such treatment is needed? Medical racial discrimination abuse. More intense treatment, a lie. A doctor obligation is to provide good sound health for ists patients, not destroy their health, or

kill or take their perfect health for the sake of a pay check and friendship! Dr. Aillen Hernandez was informed by Shampine that she did not want any medication. Satula, forcing Shampine to get drugged against her will, for contacting the F.B.I.. Hernandez is in complete violation, "force drugging." Published by Janssen Pharmaceuticals, Inc. "Invega Sustenna, "elderly patients, have a higher risk of death, complications of diabetes can be serious." Also, "impair motor skills, judgement, thinking. Invega Sustenna, gives elderly patients, " higher risk of death, change heart rhythm." It goes on 4 pages. Shampine told, Hernandez no medication. Hernandez, responded, "it was court ordered." It was not ordered by a mental health judge, and she knew it. December 5, 2011, Shampine, relieved hr first shot of poison. Shampine fainted passed out. The medicine was too strong; they gave her a double dose. When she came to Hernandez was stepping over her as if she was a rug. Hernandez, cared less. Shampine's family rushed her to Metro Hospital. The doctors were wondering why would Hernandez prescribe or force such medicine on a healthy person. The doctors kept Shampine ovr night they wanted to keep her another night they feared that she would have a stroke or heart attack from taking "Invega Sustenna." The doctors questioned Shampine, "why would she do that" prescribe such a deadly drug. The medicine, Shampine's face, neck doubled in size, body swollen, her heart aching, difficulty in breathing constipated she could not walk at any distance she would feel as it she was falling, and the entire left side of her body was constantly aching. As a result, Shampine became a diabetic, her left leg give out at times, the pain going thru her body prevents her from sleeping. "Involuntary Treatment" "Forced Drugging" not legal, against the

law. Shampine was not a danger to herself or anyone else. A doctor's main objective should be the patient's health and well being, not cronyism, a pay check, or racial discrimination. Dr. Munir and Dr. Hernandez, are in violation of Shampine health and civil rights.

COUNT VII

South Euclid, Officer Preztak December 23, 2009 Shampine was menaced and stalked by Preztak. Preztak, followed Shampine for exactly 21 streets! Preztak, was on her bumper the entire time, very close to her bumper. Preztak, was on the phone, perhaps talking to detective, Veccia, Stross, and Williams. April 11, 2011, Shampine filed a complaint, against the City of South Euclid. Preztak, would have taunted her further, the next street would have been a different jurisdiction. Preztak, gave Appellant, 2 tickets, 'seat belt' and 'failure to use signal.'

State of Ohio, Appellant v. James P. Smigeiski, Appellee, Court of appeals No. L-94-183
COURT OF APPEALS OF OHIO, SIXTH APPELLATE DISTRICT, LUCAS COUNTY 1995 Ohio App. LEXIS
2434 June 9, 1995 Decided

Shampine, filed the complaint because her civil rights were violated, also Preztak, was displaying severe racial discrimination. He surely would have not treated a white senior citizen like this. Shampine was in the worst state of fear, and intimidation, that she has ever encountered, and from a police officer. She feared that she would get shot. Who knows what was on his mind. While on Shampine's bumper she observed, several drivers, with, "no seat belt" and "not using signals." Innocent unarmed, black people get shot everyday by police officers. Appellant, had been driving in South Euclid for 48 years. Shampine has never been in

South Euclid courtroom until now, or receive any tickets. She had to pay, \$99.00. while being unable to work due to David Sarver, Cleveland Heights, and his lies, it was very difficult.

Shampine also filed a complaint, South Euclid Police Department Victim/Witness Statement on, January 27, 2010, for Discrimination.

The facts in this case are that nothing is legal. Shampine, is innocent, yet, she has been labeled as a person that has, "menace and stalked" David Sarver. As a result, she is a harden felon, she has not been able to seek employment. The charge is indefinite; it cannot be expunged off her record. All of this while David Sarver has not did not produce any evidence. Only lies. Shampine has lived in East Cleveland since 1966 and still resides in East Cleveland. Chief of Police, Lentz, and Sergeant Britton, of Cleveland Heights, had no legal right to come to East Cleveland, without a warrant, and not escorted by East Cleveland Police Department. East Cleveland is not their jurisdiction Cleveland Heights is. By law, Lentz and Britton, were committing aggravated trespassing, and they kidnapped Shampine for the sake of David Sarver. In turn, the City of Cleveland Heights, City of Cleveland, Judges, Prosecutors, Detectives, Police, protect, David Sarver, a racist thief. Also, facts are: Shampine told Passalacqua and Satula the law on phone calling, ORC 4931.31 and 2917.21, not to call, transcript page 14, Satula said, "I will urge you, you are facing some very serious charges not to listen to people only your attorney, not the people who have no responsibility for your well being." Transcripts from Shampine sentencing, May 10, 2011, page 8, "but do you understand that that does not permit you to be stalking?" Despite of Satula's position, meaning to lock Shampine up, she said, "I have only called him. I never actually stalked him; I have never physically gone after him."

Satula, is trying to brainwash Shampine into admitting to a horrendous crime that she did not commit. Page 9, Prosecutor Maxwell Martin, said in defense of Sarver, "he had to answer complaints baseless complaints, professionally that Miss Shampine made to the Better Business Bureau, the Ohio Attorney General, the Cleveland Area Board of Realtors, as well as the police, you have heard Miss Shampine say that she never carried out any threats, which is true, threats were made (where is the evidence? where are the police records? where are the phone records? where is the proof?) there is no proof only "Hearsay," which is not admissible in court. Satula, sat there and listen to this and said 'nothing.' Equally important, during Shampine court hearings. Sarver never produced any evidence. Shampine had to go to court at least 5 or 6 times no evidence. A good attorney or judge would have dismissed the case. Oh no Shampine had been ordained they were determined to make her a felon of the worse kind. With no evidence. Page 11 the entire page is lies, Sarver said, "I have notes that my off has taken" he did not produce anything. Shampine has a document that she has from Dallas, Texas, when she had her phone taped. Sarver's number is on there. Throught out this ordeal Sarver has typed his phone lies. Sarver has nothing but lies. Page 15, "If I put her on probation to me and a shortleash for five years, if she does it again, I can send her to prison. What would you prefer? Satula has called Shampine a "dog" and asking Sarver what should she do to her. Sarver the lair and thief. Page 16, Satula, says, "I can use hearsay" Page 17, "if I send her to prison today you will have 18 months of her not calling you." Page 18, Shampine, about her issue with the storage unit and that she had just paid her bill. Satula said, "That really doesn't interest me." Shampine told Satlul, "No, I never had any problems with the law in my life."

Page 19 Satula said, "if I place you on probation and he even thinks that you have called him, I'm going to send you to prison." To prison for a case with no evidence? Page 20, Satula cites, "for the next five years, you better pray that no one else ever calls him or the thinks it's you, because he doesn't have to prove it's you. If he calls and says you are calling him, boom, you are going to prison. Do you understand that?" "he should be at the top of the list of your prayers. You should be praying that nothing ever happens to him where he might think it is you. Do you understand?" "all I need is hearsay." November 30, 2011, court appointed, her friend, Attorney Mark Marshall, Satula says, "she needs psychiatric recommendations which includes taking medications if so ordered by her psychiatrist." When Shampine asked Hernandez, why was she doing this to her she said it was "court ordered" now Satula is saying that it was ordered by the doctor. Probation officer Lakisha Sharp. Told Satula, "she need to comply with her psych med regime, and she is not." Shampine would say that she did not like the side effects. It did not matter, they wanted her to die. Sharp told Satula "the F.B.I. reported that she has been down to their office and also made numerous calls." not true, Shampine called 2 times. Sharp also lied and said that "Shampine said that the court is being racist." Sharp knew that that lie would make Satula who is a racist very angry. Page 6, Satula drills Shampine as if she is a real fool, "if you talked to the F.B.I once, and then the F.B.I talks to Ms. Sharp, how would you know that the F.B.I didn't talk to Ms Sharp, how would you know that the F.B.I. didn't talk to Ms Sharp unless you talked to them twice?" Now is is a crime for Shampine to contact the F.B.I.. Page 8 Satula says, "Oh, without the medication you rack up all these crimes." What crimes??? Page 9 Satula said, "you don't think those (crimes) have anything to do with the diagnosis of paranoid

delusions?' Satula insist on making Shampine a mental patient. Page 10 Satula says "I will send you to prison for the 18 months I promised you, if you do not take you psychiatric medications, I will send you to prison for 18 months I promise you." Satula, said, "And I also want the doctor to examine Ms Shampine for the possibility of long-lasting injectable medication" Sharp said, "I'll make the call as soon as we leave." At the time Shampine was 65, she has lived for 65 years and she does not know what is best for her?? Sharp is in her 30, Shampine is nothing but their trash bag. September 10 2013 Page 3 Satula asked Shampine, "are you okay? Do you want to stay on probation? Shampine said, "no." Satula, "okay, well sometimes people want to. Can you do without probation? Can you keep doing good on your own?" Page 4 "so can you stay out of trouble? "boy you really took it by storm, you have been in som trouble before right? Nothing this serious though. Well you had a menacing in Cleveland Heights remember? Well that was some trouble but not like this." Shampine was on probation for 3 years! In contrast, Scott Smith, case number 565665, a white young man, was arrested in a movie theater with a loaded 9mm, ammunition, and 4 knives. Satula, loved Smith, she did not disrespect him not one time. She did not threaten with 18 months, I promise you. She sentenced him for 6 months. Page 16, 17, in his transcript, she said, "I believe you've been a good citizen!" "I believe you are a good person." "your testimony in your statement, your interview with the police said that you did it on a number of occasions, took the guns to that theater" Of course he said that he did not say it. Perjury ORC 2921.11. Page 18, "fairly and equally. If we set up a system to regulate who will carry guns and where they willcarry them, we have to apply that law equally to everyone.

REASONS FOR GRANTING THE PETITION

How is it that realtor, David Sarver has such a connection with, police, detectives, lieutenants, prosecutors, and judges? What is the connection? To begin with, there is no "alleging" Shampine has produced facts and evidence. Shampine has never, "menace or stalked", David Sarver, as read in the transcripts. The Better Business Bureau, Ohio Attorney General, Ohio Board of Realtors, is not a crime, it is not "menacing and stalking" the transcripts clearly show the Courts that Shampine did not commit such a horrific crime. The illegal act of forcing Shampine to take long-lasting injectable medicine, is "forced drugging", not legal. While Shampine, a black senior citizen was constantly 'put down,' 'disrespected.' Satula and Attorney Santiago Feliciano, addressed her as a "paranoid delusion" and a "paranoid schizophrenia. Feliciano, told Shampine in his office, "that he went to school with Satula, and that she owed him a 'favor' this is how they play with people life and future. Feliciano, was not in my defense at all in court. Shampine was forced to plead guilty, or go to prison. South Euclid, Appellant, has not had any problems since nor before the horrible incident with officer Preztak. Everything was ordained. Kathleen Satula is the most racist judge in the Justice Center. This is why she was Shampine's judge, Sarver wanted her to suffer and she is. Cleveland Heights had no legal right to come to East Cleveland and arrest Shampine, in support of David Sarver. Sarver lives in Chesterland not Cleveland Heights. Shampine resides in East Cleveland. Cleveland Heights, Cleveland Heights is not Shampine's jurisdiction. What does Cleveland Heights have to do with it? If Sarver had a problem with Shampine, he should have filed charges in her city East Cleveland not Cleveland Heights. In truth, Cleveland Heights is in support of Sarver and the

crimes that he commits on the black and the elderly. Prosecutor Bill Mason, was in violation allowing Sarver, to file a serious complaint as such without any evidence. Appellant was in the county jail 59 days. Also, not reviewing the case and seeing that Shampine is not a residence of Cleveland Heights but East Cleveland. Cleveland too, is not Shampine jurisdiction. Free Clinic, Dr. Munir, violated Shampine's civil rights as a citizen. Dr. Munir, 'forced drugged' Shampine. Shampine did not ask for the pills that she forced upon her. Also Dr. Munir, legally did not have a right to transfer Shampine on the far west side to give her friend Dr. Hernandez, a number on her case load. Actually, Dr. Munir place Shampine in harm's way. Shampine had to catch 4 buses in the cold winter. For what? Is this putting making your patients health your first priority. Here Munir, sending Shampine to the west side to a place where people are really or highly mental. Most did not know what day it was. And there sits Shampine because of Munir racist ways. Recovery Resources, Dr. Hernandez, "forced drugged" Shampine simply because she contacted the Federal Bureau of Investigators. As a result, Shampine became a diabetic, her face, neck and feet was swollen very badly. She also, has a mass on her right breast. Shampine left side of her body is still in pain. she did not have any health problems before she began taking the medication. Shampine has and never will be deemed a mental patient, by a mental health judge and doctor. Being on probation she has no say over anything. Just pushed. Sarver lied and ruined Shampine's life. In court Sarver was smiling the entire time. In fact, at the end of the hearing, he jumped up and ran to the back of the courtroom and gave Shampine a huge grin. Satula, prosecutor Martin, the saw him, yet, he is white he can do anything. That was "menacing and stalking" he was sitting in the front.

Ohio Jurisprudence, 3d 2004 Thompson-West, "Fraud and deceit, "a case may be made against a person who states the fact exists which he or she knows does not exist. "Fraud" may consist of making representations known to be false." **Evidence and Witness,** "Fraud is a civil wrong which must be determined in accordance with the preponderance or weight of the evidence, including in an ordinary action at law for money owing, based on alleged fraud."

Shampine prays that the Courts can see the effect of the lies that David Sarver told on Shampine.

Her life is ruin because of his lies. Shampine prays that his real estate license be revoked. He is not qualified to be anything. To rob a person and force them in the judicial system. Putting her in jail, jail, Shampine is a very decent lady, that did not deserve any of the horrible abuse that she was forced to receive. East Cleveland. the city where Shampine resides. The city that she tried to get some support from. Detective Bolton, refused to assist her. Shampine case was black against white. Bolton told Sarver where Shampine lived! Bolton never tried to contact Shampine. Bolton, used his job, working as a detective, to do everything but work. If Bolton had done his job as detective Shampine would have gotten every item that Sarver took returned to her. Officer Bailey, arresting Shampine for no reason. If a person does not have a sticker on their plate, an officer will warn you, not arrest you. Bailey also, gave Shampine a ticket for a child being in the car with no car seat, a lie and a crime a serious offense, Shampine license was suspended. Bailey knew what he was doing. Cleveland Heights placing "child endangering" on Shampine record, a lie. Any white lie that they can use against Shampine they

Ohio Revised Code, 2010 West Thomson Reuters Business, "Normally, to plead fraud as required by Civil Rule 9B, the pleader must state the time , place and content of false representation, the fact misrepresented, and what was obtained or given as consequence, and the nature of what was obtained or gives as consequence of the fraud."

Shampine had never stayed a night in jail or been in jail until Sarver.

CONCLUSION

To conclude, Shampine's son was in Satula's courtroom, he too was forced to plead guilty to a crime that he did not commit at the age of 18. On the day of his trial, Satula switched attorney. Satula used one of her Klan friends, as she did throughout Shampine's court appearances. Each attorney that she chose broke the law and broke the law. (transcripts) He told Shampine's son to plead guilty and not to make Satula mad. Satula knew that he was innocent, yet she made him a felon of the worse kind as well. He had a public defender that was unlike most. She fought for Shampine's son; she knew that he was innocent. How many black lives has Satula ruined? How many black lives has she donated to "black mass incarceration"???? Satula got sheer pleasure disrespecting the law and Shampine. Shampine, prayer is that the United States Supreme Court, orders Sarver to return her property. Sarver's street friend Scott Gilbert, of Medina, has Shampine's, \$30,000.00, rot iron antique dining set, that she purchased, at the age of 22. Shampine, wants Sarver to go to the store and stop robbing the black and elder. Also, Petitioner, is seeking Punitive Damages, she has and still is suffering since August 21, 2007. Therefore, she is seeking, 75 million from David Sarver, and Cleveland Heights, 50 million from, East Cleveland, and Cleveland, 30 million from, Free Clinic, Recovery Resources, and the City of South Euclid. There is no amount of money that can take the loss and the pain the suffering and heartbreak, the embarrassment that Shampine has been forced to accept because David Sarver has a "racial, and theft problem" which is stealing from the black, senior citizens, and getting support from, the City of Cleveland Heights, Cleveland, South Euclid, and other cities.

For the reasons discussed above in this case involves some very, very, serious crimes. And most importantly, Latefah Shampine is innocent, and has been successfully charged with a serious felon that cannot be expunged off her record for the sake of realtor David Sarver and his, "lies." Sarver has connections or is a Klansman, White Supremacist, or something. He robs black elderly and punishes them because he robbed them. Sarver, punished Shampine with "his law and lies."

Shampine had some very, very, valuable property. This is why Sarver went to extreme measures to shut her mouth and destroy her life, forever. Shampine had purchased 65 hand carved African artifacts when she was 19 years old at least 70 of them. She had hand carved elephant head book ends, and several other African carvings. She also ordered items from Hong Kong at the same time. Shampine handmade, handscreen, some place mats in high school that she never used, saving them, which is her business. She also had at least 70 or more pictures from Egypt that she brought from an Egyptian. Huge pictures of Pharaoh, and Nefertiti, and so many others. Shampine is an artist, in every way. She designs jewelry out of clay, designs her clothes and has been since the age of 11. Shampine has a extremely collection of buttons. The movers took everyone. David Sarver got on Facebook bragging to Shampine about her buttons. Shampine could go on, but she cannot. Nevertheless, David Sarver has caused Shampine and her family a lot of grief, and pain. Sarver's friend in Medina, has Shampine's rot iron set. Why can't they go to the store?

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Catey Surpin

Date: JANUARY 9, 2020