

SUPREME COURT OF THE UNITED STATES

LATEFAH SHAMPINE PRO SE]

PETITIONER]

vs.] CASE NUMBER 19-7302

SARVER'S REALTY, et al.]

RESPONDENT]

PETITION FOR REHEARING

NOW COMES PETITIONER, LATEFAH SHAMPINE PRO SE, WITH A PETITION FOR REHEARING. To relish, indulge, practice, racial discrimination ORC 4112-5 is a crime, a serious crime. We are not in the year of 1619, this is 2020.

Realtor, David Sarver, of Sarver Realty, was hired by Chase Bank, to supervise and execute Petitioner's eviction, on August 21, 2007. Sarver and his racist thug street friends from Medina robbed Petitioner's very expensive valuables.

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.

The city of East Cleveland, Petitioner has lived in East Cleveland since, 1966, and still resides in the city. She had no 'legal' right to be in Cleveland Height Court, jail, nor Cleveland. Respondent, lied to Cleveland Heights Court and The City of Cleveland Court. Which is

'perjury', ORC 2921.11.

East Cleveland, Petitioner's city since 1966, did not represent her due to racial discrimination. Petitioner had a black detective, Tori Moore, she got a promotion. Ms Moore transferred my case, March 24, 2009, to Kenneth Bolton, a white man. Moore was doing an excellent job. She contacted Shampine, and followed up on important issues. On the other hand, Bolton never called Petitioner. Detective, Perez, and Hicks told Petitioner that Bolton only liked black women. Article from 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." Also, Cleveland Plain Dealer July 14, 2017. "Kenneth Bolton is charged with two counts each of gross sexual imposition, abduction and interfering with civil rights charges tied to the February 23, 2017, traffic stop, according to court records." Bolton went to prison for this crime. Articles are in exhibits. August 23, 2010, Petitioner, needed a sticker on her license plate. Officer Robert Bailey, white arrested her. She was placed in jail and taken to Cleveland the next morning. Robert Bailey, gave Petitioner a ticket for having a child in her car without a car seat. "A lie" He knew that Mortar Vehicle License Bureau would take Petitioner's right away for her to drive and they did. Petitioner's city displayed extreme racial discrimination.

The City of Cleveland Heights. Petitioner, had no legal right to be in this city courtroom, jail, getting fined, \$416.00. Petitioner, reached out to Judge Allen Dean Buchanan. A judge, 'aiding

abetting ORC 2923.01 Chief of Police Lentz and Sergeant Britton arrested Shampine January 19, 2009, without a warrant, not escorted by East Cleveland Police, out of their jurisdiction, because Respondent told them to. Respondent, Sarver, sitting in the back of the courtroom. Only Respondent and Petitioner were in the courtroom. Respondent lives in Chesterland, Petitioner, lives in East Cleveland. What does Cleveland Heights have to do with it?????

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

Lentz, and Britton, by "law", were 'aggravated trespassing' ORC 2911.21.1, and 'kidnap' ORC 2905.02. August 24, 2009, Cleveland Heights put 'endangering children' on Petitioner's record. Captain Cannon, retired, took it off. Petitioner spent at least 5 to 6 days in total in Cleveland Heights jail.

The City of Cleveland, the second city that Shampine has no legal right to be in. David Sarver filed very serious charges against Petitioner, August 10, 2010 with 'no evidence'. Stalking by menacing, a serious, violent crime, yet, he filed it with no evidence. Petitioner, assigned to Kathleen Satula, court, a known racist judge, as read in transcripts. Petitioner, has a child Respondent age. Petitioner, is Respondent, elder, these are the people that Respondent preys on the 'black and elder'. The Vesters filed a case against Respondent, in the Justice Center, case number, CV-08-660862, in 2008. Sarver, also robbed, Petitioner's student's mother, Angela Barfield. Her mother was robbed by Respondent and he forced her thru Cleveland Heights Courts, as well. The Vesters are so old that they could hardly talk, in fact old enough to

be David Sarver grandparents. Shampine, was in the county jail in Cleveland, for 59 days. Her bond was \$25,000.00.

Attorney Edele Passalacqua, court appointed, told Petitioner, October 2010 that she was going to be a felon, and she questioned Petitioner about her source of rent and them renting to felons. Passalacqua told Petitioner long before she went to court. During court proceedings, Petitioner mentioned the fact that there was a law in reference to 'phone calling'. Satula and Passalacqua, lied and said that no such law existed. (exhibits) the law is ORC 4931.31, ORC 2917.21. Whereas, in transcripts, Satula, and Passalacqua, were 'aiding and abetting', Respondent. Satula, Passalacqua, were determine to make a innocent, senior citizen guilty. While they protect a murder, rapist, thief, liar, bully, and klansman. As a result, Petitioner is the 'walking dead', Respondent took her life in the last years of her life. That is 'murder', 'rape', Sarver took my civil rights from me, he and Satula forcing Petitioner to plead 'guilty' or go to prison for 18 months. Petitioner, contacted the Federal Bureau of Investigators, F.B.I. Satula, went into a rage, forced Petitioner to get medication with a 'needle', or go to prison for 18 months. In transcripts, Satula committing a serious crime. Forced drugging is a crime. Petitioner, has 'never', been deemed a mental patient in the court of law. More importantly, Satula is not a mental health judge. Satula's, master, slave mentality had to 'brand' her slave, forcing Shampine to take medication against her will. Is a crime. During slavery, 1916, master would brand his slaves with a hot iron on their back. The treatment, attitude, boldness, anger, malice, was that of a master to a slave. Satula, ruined Petitioners health for the rest of her life.

Her left leg gives out at times and she falls to the ground. She is trying hard not to use a cane. The medication ruined her facial appearance. It made her face swell up, her left side of her body ache from time to time since the medication.

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 993802 July 8, 2014 Filed

"invega sustenna", the deadly medication that Petitioner was 'forced' to take or go to prison. This medication, causes heart attacks, high blood pressure, Petitioner, became a 'diabetic'. Satula, took Shampine's health for her commitment to be a racist, posing as a judge. The only way a person should be 'forced' to get medication is that they are a, "danger to themselves or others". Not because they called the F.B.I. and you don't like the fact that this senior citizen cares a great deal about herself and her appearance, unlike some women that are from the streets. Satula had to break Petitioner down to the ground, at least she, and Sarver thought so.

November 21, 2010, Latefah Shampine's picture was featured on the front page of the "Plain Dealer" newspaper. Article "Presumed Guilty".

May 10, 2011, Petitioner, was sentenced. Attorney Santigo Feliciano, in defense of David Sarver began to degrade Shampine. Feliciano, called her a "paranoid schizophrenia". Satula, would call Petitioner, 'paranoid delusion', as if it was Petitioner's name.

Free Clinic, Sarver began to send Cleveland Heights Police to 'menace and stalk' Petitioner. She could not go to her apartment. Respondent would send 12 to 15 white police officers.

Shampine went to the Free Clinic to talk to a doctor. Dr. Farrah Munir, began to prescribe pills for Petitioner. Shampine went to the Free Clinic, March 4, 2009. In Satula's court May 10, 2011, yet, Feliciano, said in court that Petitioner had a "history of mental illness". Satula's, anger, torture, threats of prison, disrespect, is not behavior conducive of a judge. 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". Now Petitioner, is a severe mental patient, just because. February 24, 2010, Munir, transferred, Petitioner to her girlfriend, Dr. Aileen Hernandez, at Recovery Resources. The Free Clinic is on Euclid Avenue. Shampine lives off Euclid. Munir transferred Petitioner to the far west side. Whereas Petitioner walked to the Free Clinic. She now had to catch 4 buses in the cold winter, just because. As cited, Satula forced Petitioner to get medication or go to prison for 18 months. Dr. Munir and Dr. Hernandez are in violation of Shampine's health and civil rights, while displaying racial discrimination. A doctor's main objective should be the patient's health and well being, not cronyism, a pay check, or racial discrimination.

South Euclid, Officer Preztak December 23 2009, Petitioner was menaced and stalked by Preztak. Preztak followed Shampine for exactly 21 streets!!! Preztak, was on Petitioner's bumper, the old 'klan' style approach. Preztak, was on the phone, perhaps talking to Cleveland Heights detective. April 11, 2011 Shampine filed a complaint, against the City of South Euclid. Petitioner was afraid that he was going to shoot her!!! Petitioner, 73 years old has been frequenting South Euclid since she was 16 years old driving. Not until then and David Sarver did

she have problems, and she has not had any since. Preztak, issued her 2 tickets, 'seat belt' and 'failure to use signal' while stalking and menacing Shampine 21 streets they passed so many that did not have seat belts or use signals!!! Petitioner had to pay over \$100.00!!! A complaint was filed on January 27, 2010, South Euclid Police Department Victim/Witness Statement.

There was a young white man, Scott Smith, case number 565665. His case in Judge Kathleen Satula's court room. The contrast, the respect, is uncanny!!! She shows this white man the ultimate respect. Smith case, he 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 him with 18 months of prison. She sentenced him for 6 months, in county jail. The charge is not on his record. Page 16, in transcripts, Satula said, "I believe you've been a good citizen!" "I believe you are a good person. Scott, did not have a gun permit.

While this may be true, equally important, May 10, 2011, page 9, in transcript, Prosecutor, Maxwell Martin, cites, for Sarver's 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 Board of Realtors as well as the police." Petitioner, did contact the "Better Business Bureau, Attorney General, and the Board of Realtors. Yes she did contact them. But not the police, the police for what? As stated to master a slave has no rights. Nevertheless, Petitioner contacting these people is not 'menacing and stalking'. It should be Petitioners civil right to do as such. Where are the phone records??? Phone recordings??? Police reports???

Witnesses??? No evidence! None!!! This is 21st century, cyber space slavery. Satula, just sitting there as if she can't hear. This horrible charge was pushed on Petitioner, klan style. From a white man's lie. It is one thing for Shampine to say something, and there is another when she has transcripts, laws, letters, etc.. This case is noteworthy. Petitioner presented, 101 pages of transcripts, laws, letters, etc.. For David Sarver to rob an innocent, decent, senior citizen, of all of her expensive valuables, and then lie and get his members to support him in crime. David Sarver is a "heartless felon".

CONCLUSION

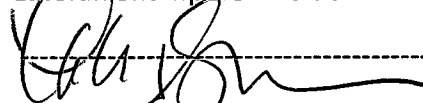
For the reasons discussed above this case involves some very serious crimes. Respondent, David Sarver, committed, and displayed, ethnic discrimination ORC 2927.17, racial discrimination ORC 4112-5, false information to enter ORC 2907.39, defamation of character ORC 2739.01, aggravated theft ORC 2913.02, fraud ORC 2921.13, jurisdiction ORC 2901.11 falsification ORC 29221.13, and perjury ORC 2921.11, yet, Sarver is a free white man. While Latefah Shampine, a hard working, law abiding, senior citizen, is a felon simply because she is black and going against a white klansman. Shampine is highly respected in her city East Cleveland. She has lived there for 56 years. She does not have a reputation of being a whore, drug addict, dope fiend, stealing and robbing, or just being a menace. By law, David Sarver should have came to East Cleveland. He knew that he could not come with his lies, and klanism. East Cleveland would not have allowed Sarver to do what he did. Lie, lie, lie, lie, lie.

His lies has made Shampine the "walking dead", she was working making \$150.00 a day. Now with this violent record that can't be expunged she has not been able to work. She is living in a building that is far below her means. While Sarver, Satula, Buchannan, life goes on, with their aiding and abetting ORC 2923.01, complicity ORC 2923.01, accessory after the fact ORC 5924.78. Shampine did not work hard and get a degree from Ursuline College, and Cuyahoga Community College to live the way she is forced to live. David Sarver and Cleveland Heights took her life. This is a "lynching". Chief of police Lentz and Sergeant Britton, had no legal right to come to East Cleveland, and arrest Shampine because Sarver told them to. They had no warrant, out of their 'jurisdiction' they were not escorted by East Cleveland police. Therefore, they committed, aggravated trespassing ORC 2911.21.1, and they kidnapped ORC 2905, Shampine. To protect a thief. Shampine had Egyptian art on papayas paper, huge pictures of Pharaoh and Nefertiti, and 80 other pictures. At Jane Addams High School, Petitioner made place mats that she 'never used' saving them for her family not Sarver's family. She created the design, unraveled the edges hand stitched the edges, screen print the design. At the age of 19 Shampine brought hand carved art pieces from Kenya. She had elephant head book ends! Plus at least 60 pieces. She also ordered brass bowls, huge incense burners, several other art pieces that she purchased at 19 years of age. Petitioner was a wine maker she had several flavors, pineapple, cherry, blueberry, grape all flavors, she would go to Hinckley and pick her grapes. She had save her wine for her family since the seventies. Petitioner, is also a designer dress and jewelry. David Sarver stole everything that Shampine had had all her life, the list never ends. She had collections of bevel edge mirrors, collection of African masks. Petitioner had a rot iron

dinette set, it is a beautiful antique set, with leaves and grapes, the table had a unique boarder, pad feet highly ornate. Petitioner, brought it when she was 22 years old. She had a special lamp that she brought when she was 21 years old a antique it was a funeral home lamp. It required a special bulb. Made of metal very very ornate. The globe was outstanding. The movers took the base of the lamp, everything metal they took, everything. They then took the globe and broke it into Petitioner's aquarium. Petitioner, had "never" seen a jail or a court until David Sarver and Cleveland Heights. To this day they white police officers in Cleveland Heights are "still" harassing a 73 year old black woman, this has been going on since 2007. And Satula calls Shampine, 'paranoid schizophrenia' and 'paranoid delusion', as if it was her name. Grounds shall be limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented. This Petition for Rehearing is presented in good faith and not for delay.

Humbly submitted,

Latefah Shampine Pro Se



14000 Terrace Road

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East Cleveland, Ohio 44112

216 451-1847