

No. _____

19-7321

IN THE

SUPREME COURT OF THE UNITED STATES

ORIGINAL

PIPER LAKAY ELLIS SNOWTON

— PETITIONER

(Your Name)

FILED

JAN 13 2020

vs.

OFFICE OF THE CLERK
SUPREME COURT, U.S.

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 Street #515

(Address)

Terrell, Texas 75160

(City, State, Zip Code)

4694743829

(Phone Number)

1-11-20

*Piper Lakay Ellis Snowton
Please*

QUESTION(S) PRESENTED

(1) Whether The United States Supreme Court, Will review The Evidence In this Case and recognize and

Acknowledge That The Respondent, The United States Of America, doing business as Department Of Health and Human Services; ALEX M. AZAR II, Secretary, U.S. Department of Health And Human Services, as being in Authority and Leadership Over the Control of Laws and Regulations in enforcing the compliances

In the Performances of these Health Departments And Laboratories as well as for the unauthorized Hospitals non-regulatory and non-compliance in human Experimentation without a Patient Informed Consent, among

Other existing performances such as the deliberate withholding of an investigation into the Misconduct of these Public Entities and Others under the control of the U.S.HHS. with its Departments in charge of these Unlawful Improper Governmental Activities.

(2). Whether , The United States Supreme Court will Consider the 1/19/15, letter to the Petitioner, from the

United States DOJ, Disability Rights Section.civil rights Division, In reference to [CTS# 501104, regarding the Georgia Department Of Human Resources, Et.Al, Atlanta, Georgia, received by DOJ on September 30,2014., and the CMS, Letter to me from Director Karen Dyer, of the Division of Clinical Laboratory Improvement and Quality., and from the HHSC PHR 2/3 Civil Rights Office , Dr. James Zoretic, Regional Medical Director, DSHS-Public Health Region 2/3., and from Texas HHSC OIG Deputy Quinton Arnold, who all review this Evidence and states That this is more appropriately addressed by the U.S.HHS, who have constantly ignored each and every

Complaints made by the Pstitioner in regards to these incidents and misconducts of Improper acts and the withholding of Medical Information, inorder to Protect and help cover up wrong doings by joining in with those that are under. U.S.HHS, and Its OCR even states in a E-Mail that there is no HIV/AIDS OFFICE WITHIN HHS that would investigate my allegations

(3). Whether The U.S. Supreme court will recognize, acknowledge and consider after review of all Documents that the Plaintiff, Appellant, Petitioner Complainst and court filing and requested Mandamus are not (FRIVOLOUS), and that the Facts in this case are not baseless and the Evidence Prove it.

(4). Whether, the United States District Court for the Northern District of Texas and whether and Whether the United States Courts of Appeals For the Fifth Circuit and Bias toward the Plaintiff, Appellant In their Judgements in dismissing the Evidence Put before the Courts because of the Defendants and Appellees are the UNITED STATES OF AMERICA and the courts magistrates, Judges are employees of the UNITED STATES OF AMERICA.

(5). Whether, the Petitioner will get any fair Judgement based on the United States court systems when it comes to them seeing these wrongs being committed as it agencies, Departments, courts, doing business as The United States Of America

Whether The United States Supreme Court will recognize, acknowledge, and consider the Fact that a Mandamus Action is warranted for such Exceptional and Extraordinary Circumstances as this.

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Ruper Laky Jelli Lamb
Pro Se

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. UNITED STATES OF AMERICA, doing business as United States
Department of Health and Human Services; ALEX M. AZAR II,
SECRETARY, U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES.

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APPENDIX A July 3,2019 letter about mandamus action requested,

APPENDIX B December 3,2019, circuit court judgement, Dec 30, 2019

APPENDIX C U.S. DOJ 1/9/19, ref: [CTS#501104, with July 17, 1995 test.]

APPENDIX D U.S. HHS (2) letters, dated 10/30/15;11/29/17.(10 th circuit)

APPENDIX E 1985 Laboratory Immunohematology-27(Previous Anti)(tonitee)

APPENDIX F 1993 hiv-1 antibody with director name and "YOU MUST MAINTAIN"

APPENDIX G. (2) LETTER 1. JAN FOX AND 2. DIRECTOR SAMUEL DUNN

AppendixH.California Hiv/Aids Suvelliance,version2.5 may 13,2010,page 3, of 4
The Test 3/7/11., and(Unique office Aids case monitoring number (1025063),

Appendix I. E-Mail from Governor Jerry Brown Office and test client number (300-93052) and from supervising fraud Investigator Michael Urso.

Appendix J. Photo of left arm with Radiologist 2010 report of its presence.

Appendix K. the 1/13/16 hiv test positive(Z21) and (V08)codes,with CMS,Dr.

James Zoretic letter, OIG deputy Quinton Arnold, IEHP 7/8/16 with Dr. Margaret Williamson "NO THIS IS BEYOND MY SCOPE," IEHP, 7/18/18 HHS OCR Email 1-9-19 Luevila Ponder-Sian signatures

APPENDIX I. Chief Jeff Spivey 6/25/18 E-Mail on withholding and the warning to Act Promptly (Fraudulent concealment,Exceptional non-discovery of my Rights.

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
Marbuy vs. Madison	Page 8 (A)
1.Cheney V. United States dysr. court for D.C. (03-475)542 U.S. 367(2004)334 F.	
2.28 U.S.C. stat. 1651 (a) Mandamus.	Page 1(A) Page 8(H)
3. Section 1557, ACA (Patient Protection and Affordable Care Act 42 usc 2000d.	
4.HIPAA	Page 9(I)
5. 42 USC stat. 2000d, 45CFR (80)(84)(85)(86)(90)	
6. Title VI and XVI (42 usc Stat. 291., 42 CFR 124.603.	Page 8(H)

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STATUTES AND RULES

- 1Title II Of the American with disability Act
2. Part 35 NON DISCRIMINATION ON THE BASIS OF DISABILITY
IN STATE AND LOCAL GOVERNMENT
3. 28 U.S. Code Stat. 144 Bias)r Prejudice of Judge,

OTHER

- 5 U.S. code statute 706 scope of review.
- Code of Judicial Review Murbury v. Madison (1803).

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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 B 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.

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JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was December 3, 2019, December 30, 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).

1-11-20 *Reper Lakey & Ls Snout*
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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. 14 amendment
2. 5 amendment due Process (deprived of Life, Liberty, Property)
3. 7th amendment
4. 9th amendments

Civil Rts Act 1983, 1964

6 1st amendment , to Petitions the government for redress of grievances

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STATEMENT OF THE CASE

There are supporting documents that are showing and stating misconduct of undeniable and undisputed Proof, that U.S. HHS, doing business as the United States Of America should enforce Laws and regulations and compliances that its in control of and have in its Possession to do so. There is favoritism being shown and no fair concerns for the Petitioner well being and there are no rights and Privileges for her. The refusal to Investigate and enforce laws made by legislature and congress are null and void when it comes to the incidents that Prompted these court filings. The Implementing of Fraudulent Concealment and the Non-Discovery of Petitioners Rights to Know and setting up Unlawful surveillances and Conspiracy are in strict Violations of the Law and so is Discrimination and stigmatization because of the cover up of how the Petitioner contracted the disease in the first Place. The Evidence Speaks for itself as being (TRUE). and with respect to The U.S. Supreme Court, Judiciary intervention is warranted to bring about and make These wrongs Right and by the issuing a Mandamus action that was apart of the appeal to the fifth circuit, will, with all probability get the Petitioner a signed signature. A Mandamus is Warranted 28 U.S.C Stat 1651(a)
There is HIPAA with other Regulatory and non compliances law Violations 42 U.S.C Stat 2000d, 45 C.F.R
See case (marbury vs madison)

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1-11-20 Paper Laxay & Esq. London
Pro se

REASONS FOR GRANTING THE PETITION

This Petition for a Writ of Certiorari should be granted because the Petitioner in this case has suffered a severe injustice due to agency failure in Authority and Leadership, because without the signature acknowledging the Diagnosis the Petitioner can't get the Proper Medical care and treatments

For the disease and any other medical conditions forced upon the Petitioner without her knowledge or consent. The U.S. HHS knows that the Petitioner without its intervention will not be able to obtain the right results and this is Obvious from the way that these unlawful,illegal improper governmental acts are being Implemented. (Protecting the wrong doings). Section

1557

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Ohio se

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Rebekah Laskay Ells Snodgrass

Date: 1-11-20