

19-7935

SUPREME COURT

UNITED STATES

CASE No. _____

DENNIS ANDREW BALL, Beneficiary/Substitute for
ELEANOR R. BALL IRLVTR05/10/01

Plaintiff, Appellant

vs.

CHARTER BANK, MID-COUNTRY BANK

CITYOFMARION, ILLINOIS 16MR200

LEGENGE BANK FIRST ELDORADO BANCSHARES

MIDCOUNTRY BANCSHARES

Defendant(s), Appellees

✓ ILSC No. 125725

) Case No. 5-18-0345

) LC No. 2018CH63

) 16MR200

) First Judicial Circuit, Marion, Illinois

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PETITION FOR

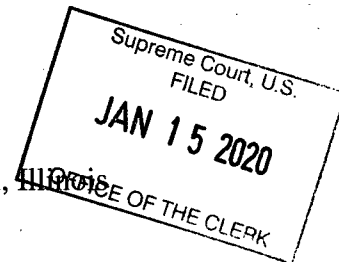
WRIT OF CERTIORARI.

From ILSC NO. 125725

12/27/2019

NEW CASE

ORIGINAL



Question: "Appellant's Standing To Protect Inherited Property"

Beneficiary, Dennis Andrew Ball takes leave the Court to convert all cases in the name of himself as beneficiary of the Eleanor R. Ball Irrevocable Trust. This Conversion is lawful and consistent with the election within the trust document as both Plaintiff & Appellant. Substitution by the Arizona Bankruptcy Court for the beneficiary to amend and claim all property rights from the [Trust] by the Arizona Court. This also provides Mr. Ball the right & duty to recover assets absconded or squandered by the defendants including all property rights within the jurisdiction of [Trust] assets.

1. It now appearing, appellant Ball upon election as litigant Ball may continue

to file his Writ Of Certiorari and revisit the cases back to the Illinois Supreme Court, 5th District Court of Appeals, and First Judicial Circuit Williamson County, IL.

3. Transmission of the mandate from the Court of Appeals is voided to the the First Judicial Circuit. That Court allows 90 days from the date of final entry of December 27, 2019 on a Writ Of Certiorari. However, upon review, the merits of the case may proceed starting back with the 5th District Court of Appeals where it began.

4. The issues on appeal correspond to the issues presented on the Motion For Rehearing.

1. On December 2, 2019, the Clerk accepted the Petition For Leave To Appeal Reconsideration.

2. On December 27, 2019, the Illinois Supreme Court denied it. Amended pleadings pending outcome of these proceedings with JUSTICE upon appellee defendants. Court rules serve the purpose of staying events that are pending including that of defendant Legence Bank formerly Mid-Country Bank.

3. The justices failed to consider “WHO” would protect the trust assets for the beneficiary. Illinois law is specific that trusts that include real estate are protected from Scandal of Title & Quiet Title from active litigation

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 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 Supreme Court of Illinois court 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.

JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

☐ 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 12-27-2019.
A copy of that decision appears at Appendix B.

☐ 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).

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protected by rules 306a-307 by NOTICE OF INTERLOCUTORY

APPEAL & Provides Court Officials "STANDING" as a Pro-se litigant.

4. STATEMENT OF FACTS:

The case was filed on June 29, 2018 in the Circuit Court later filed by the Circuit clerk's Office to the 5th District Appellate Court. The record on appeal reflects the date the Appellate Court issued their ORDER on July 5, 2018 putting an automatic stay on all proceedings affirmed by the Circuit Court\Hearing on July 9, 2018. In spite of two court orders staying all proceedings, the City Of Marion, IL took liberty the same morning of the hearing to tear down the property belonging to the Appellant and its beneficiary, Dennis Andrew Ball. This is a travesty of justice and must be punished on the merits as contempt of court to the court rules and the assets of the beneficiary, Dennis Andrew Ball. The police committed 1983 violations by ignoring Court orders shown on premises to stop demolition. They too are a party to this matter by their failure to intervene and stop the destruction.

5. ARGUMENT:

This matter is appealed to the Supreme Court Of The United States for the Appellate Courts failure to rule appropriately in the interests of the appellant. Mr. Ball is vested in this case and has an economic interest in seeing that JUSTICE IS SERVED ON THE APPELLEES. The law is clear that real property must be represented by those most impacted by adversity upon the premises. In this matter, the City Of Marion, IL is a belligerent in a case that consists of claims both Scandal Of Title & Quiet Title. These matters are still outstanding to the outcome but were taken advantage by the attorney for the City, Stephen R. Green.

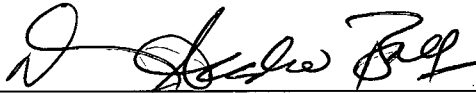
6. ADDENDUM:

5. ADDENDUM:

The Order Of Dismissal fails to consider Standing granted by the United States Bankruptcy Court For The District Of Arizona. Mr. Ball is both a litigant and Court Official bequeathed upon him by the Arizona Court by which he has performed. The 5th District is in error upon both oral argument and briefing. The Court is outside of its jurisdiction in terms of Representation. However, the merits of the case are STILL what the Court has failed to consider for purposes of this matter.

By /s/DennisAndrewBall

Date 2/4/2020



Dennis Andrew Ball, appellant-trustee
Office of The Trustee
205 E. Main St. No. 84
Marion, IL 62959

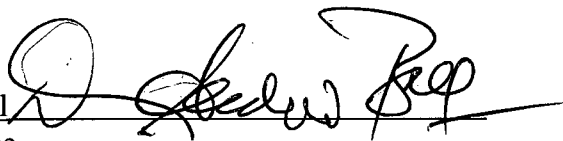
CERTIFICATE OF COMPLIANCE

THE NOTICE COMPLIES WITH RULES REGARDING THE RULES OF APPELLATE PROCEDURE. I Certify that this pleading conforms to the requirements of Supreme Court Rules 341(a) and (b). The length of this *NOTICE*, excluding the pages or words contained in the Rule 341(d) , the Rule 341c certificate of compliance, and the certificate of service, is 4 pages. /s/Dennis Andrew Ball, February 4, 2020.

CERTIFICATE OF SERVICE WITH NOTICE

The undersigned hereby certifies that on the 4th day of February, 2020, a copy of the foregoing document was served upon the Court(s), The City Of Marion, Illinois & Summoned defendants by United States first class mail. Under penalties as provided by law pursuant to Section 1-109 of the Code Of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct.

/s/Dennis Andrew Ball

A handwritten signature in black ink, appearing to read "Samuel G. Begg", written over a horizontal line.

Dennis Andrew Ball, Trustee

City Of Marion, Illinois
1600 W. Main Street
Marion, IL 62959

Samuel G. Begg
317 E. Poplar St.
Harrisburg, IL 62946

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 2/7/2020