

**Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001**

Case #: 19-8316

Dervanna H. A. Troy-McKoy, Petitioner, Pro' Se

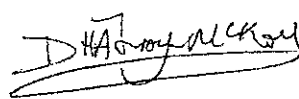
V

City of New York Parks and Recreation, Respondent

PETITION FOR REHEARING

Grounds shall be limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented. Petitioner is presented in good faith and not for delay.

Petitioner asking the Court for relief of seven million dollars (\$ 7 000 000.00) for defamatory damages against Respondent; and any other relief the Court deem just and equitable.



Dervanna H.A. Troy-McKoy
Petitioner, Pro'se
6505 Winfield Blvd, apt. B11
Margate, FL 33063
June 12, 2020

Appeals Division
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U.S. Supreme Court

Hickory v. United States, 160 U.S. 408 (1896)

Hickory v United States, No. 491; Submitted March 5, 1895; Decided January 6, 1896; 160 U.S. 408

"And not only, but the law recognizes another proposition as true, and it is that 'the wicked flee when no man pursueth, but the innocent are as bold as a lion.' That is self-evident proposition that has been recognized so often by mankind that we take it as an axiom and apply it to this case"

The Justice System of the United States of America allow **wicked racial hate crime FBI** conspired with wicked Margate police (page 15), and a wicked black woman at apartment 41 (directly above Petitioner. Petitioner is at apartment B11) and radiating Petitioner with deadly electromagnetic radiation at nights (page 13-15), aiming to block Petitioner filing his: **PETITION FOR REHEARING.**

These continuous attacks on Petitioner, **paralyzed Petitioner on June 3, 2020.** Petitioner continuously complaining to **Management**, and **Margate Police**, both Management and Margate Police refused to investigate the apartment, while **racial hate crime FBI** further conspired with Margate Police not to investigate apartment 41 and not to arrest Petitioner's attackers; but instead threaten to evict Petitioner, with E-MAIL (pages 32).

1) Racial hate crime FBI intensified their barbaric, heinous, and racial hate crime attacks on PETITIONER that surpasses their electromagnetic radiation attacks of page 6 on petitioner.

Page (page 13) is one instant of numerous attempts Petitioner made to the White House and the rest of the world, **pleading and begging for fear of his life**, and to intervene on Petitioner's behalf, that the corrupt and unjust justice system of the United States of America's barbaric justice systems of **racial hate crime FBI**, and **Police** are attacking Petitioner continuously with **deadly weapons** of numerous kinds.

2) On June 01, 2020 (Page 16), **racial hate crime FBI** diverted Petitioner to an unknown massage, from **Petitioner usual massage: Oriental massage center** (pages 17-29).

During the night of **June 2, 2020**, **wicked racial hate crime FBI** conspired with a **wicked black woman** at apartment **41** (directly above Petitioner at apartment B11) and intensely radiated Petitioner with deadly electromagnetic radiation and paralyzed petitioner.

3) On **June 3, 2020**, Petitioner had to rush to **MD NOW emergency** (pages 22-25).

Petitioner went home. However in the night of **June 3, 2020** while Petitioner lie in bed resting, **wicked racial hate crime FBI**, again conspired with the **wicked black woman** at apartment **41** (directly above Petitioner at apartment B11) and intensely reinforced the

deadly radiation and intensely paralyze Petitioner. Petitioner had to, again, rush to Northwest Medical Emergency (pages 26-30).

The caption (page 31) bearing a picture of Petitioner, January 05, 2020 at early morning martial arts training at Soke Newton James (10 degree black belt): 17842 S. Dixie High Way, FL 33157, the massages sessions (pages 17-21), and Doctors' report (pages 22-30) indicated that Petitioner pursue and lived a Psychological, emotional, physically healthy life style,

4) The wicked woman at apartment 41 (directly above Petitioner at apartment B11), bragging that Petitioner will blame his paralyzed self on the unknown massage (Hongyan spa: page 16). Therefore, Petitioner re-visited UNKNOWN massage (Hongyan spa: page 21), to convince the world at-large, wicked racial hate crime FBI in conspiracy with the wicked black woman at apartment 41 (directly above Petitioner at apartment B11) paralyzed Petitioner (describe previously), and NOT UNKNOWN massage (Hongyan spa: pages 16, 21).

5) Petitioner unable to find a safe place to live. Landlords claiming Petitioner flee Manhattan, New York from racial hate crime malicious, brutal, heinous attacks, to Florida and live at nine (9) homes in nine (9) years (pages 32, 34-42), so they don't want Petitioner's FBI racial problems; of which wicked racial hate crime FBI deviously conspired

with a wicked black landlord woman and plant DRUGS daily at Petitioner apartment (page 41).

Therefore, it is immediately imperative that Petitioner's estate is restore, and thus is private home (page 43).

6) These wicked racial hate crime FBI attacks on Petitioner are consistence with previous wicked racial hate crime FBI conspiracy with the wicked City of New York Parks Department and Recreation's wicked gross defamation that ruined Petitioner's reputation, and his promising benchmark professional intellectual business empire (page 54-59), had Petitioner flee his Manhattan, New York residence (page 34) from wicked racial hate crime FBI's racial attacks, overnight to Florida.

7) During the month of august 2010 and particular, August 3, 2010, wicked racial hate crime FBI conspired with the Supreme Court of Brooklyn, New York (Page 44) to divert petitioner from his Manhattan, New York residence (Page 34) to Brooklyn, New York, for Jury duty in an attempt for wicked racial hate crime FBI to ambush and murder Petitioner. However, Petitioner escaped this conspiracy by refusing Jury duty in Brooklyn, New York, where wicked racial hate crime FBI conspired with wicked Brooklyn Police to ambush and murder Petitioner.

8) Wicked racial hate crime conspired with the Supreme Court of New York (Manhattan) and disappeared Petitioner's Court document to block Petitioner's lawsuit (page 46-48).

Thus preventing Petitioner from filing earlier (within the statute of limitation) than later.

9) On September 26, 2018 a Court clerk (page 49) of the Supreme Court of New York (Manhattan) advised the Court that Petitioner document often disappeared from the Court.

Thus preventing Petitioner from filing earlier (within the statute of limitation) than later.

10) Continuously, **wicked racial hate crime FBI** conspired with Supreme Court of New York and destroyed Petitioner lawsuit document (page 50). On February 1, 2019 (page 50), Petitioner was informed by Supreme Court Clerk of a reckless endangerment by the Court that subverted Petitioner's civil liberty and empowered wicked racial hate crime FBI to continue their brutal racial attacks on Petitioner.

Thus preventing Petitioner from filing earlier (within the statute of limitation) than later.

11) On October 18, 2010, while Petitioner was waiting for dental care at Gouverneur Healthcare Service (Page 51), **wicked racial hate crime FBI** conspired with Gouverneur Healthcare Service and a **wicked woman**, who refused to provide signature identity (Page 51),

compared to required signature identify (Page 52), and **poison Petitioner**; Petitioner rush to their front but they said they had no record on file of a doctor indentified by "Res" (page 51); or any one indentified by "Res"; Mount Sinai Beth Israel was Petitioner's primary medical care for this poison incident. Seven months later in May 2011, wicked racial hate crime FBI poison Petitioner in a Manhattan, New York Gym (page 67-68).

12) On December 21, 2010 Petitioner completed his promising Opportunity program in community health (page 53, 55-56), at the City of New York Parks Department and Recreation (page 53) for continuation to World Health Organization (WHO) hospital clinical (page 55-57). However, **wicked racial hate crime FBI** continue to pursue Petitioner, claiming **Petitioner was trying to be intellectual like white people** (page 14, 60),

13) In January 2011, **wicked racial hate crime FBI** refuse to provide Petitioner with a valid report of their criminals activities against Petitioner (page 14. 60).

14) In January 2011 wicked racial hate crime FBI conspired with wicked Police Department of Manhattan, New York (page 61) not to provide Petitioner with a report against wicked racial hate crime FBI.

15) In February 16 2011 through July 8,2011 (pages 62-63) wicked racial hate crime FBI conspired with wicked City of New York Parks Department and Recreation to defame and damage all of Petitioner intellectual worth by claiming Petitioner was:

- a) "fired"**
- b) "Misconduct"**
- c) "Wilful misrepresentation"**

These wicked defamations by the City of New York Parks Department and Recreation in conspiracy with wicked racial hate crime FBI on Petitioner, destroyed Petitioner occludes and his benchmark intellectual business empire (page 54-59).

16) Petitioner fearful of his life of wicked racial hate crime FBI while Petitioner seeking to file a notice of claims against the City of Parks Department and Recreation. However, in May 2011 wicked racial hate crime FBI poison Petitioner at Manhattan, New York gym and on May 24, 2011, Petitioner was treated at Mount Sinai Beth Israel (pages 67-68). Therefore, Petitioner developed greater fear of his life of wicked racial hate crime FBI and on June 22, 2011, Petitioner flee to Florida, overnight (page 34).

17) While Petitioner in Florida, Petitioner actively seeking to to file his defamation lawsuit against wicked City of New York Parks Department and Recreation, for relief, for punitive damages of seven million dollars (\$ 7 000 000.00), and for failing to provide Petitioner the letter of completion from the wicked City of New York Parks Department and Recreation, as was required by St. Luke School of Medicine to assign Petitioner to his World Health Organization (WHO) hospital clinical. This would amalgamate Petitioner's exceptionally outstanding triple major: Aerospace/Aeronautics/Biomedical engineering of Rutgers University (page 54) with Petitioner's double

doctorate; MD, Ph.D medical degree (page 55-57) that would, indeed, foster petitioner's stunning intellectual world acclaim.

During which time, St. Luke School of Medicine aware of the devious conspiracy defamation orchestrated conjointly by wicked City of New York Parks Department and Recreation, and wicked racial hate crime FBI against Petitioner; Dr. Dolphin, President of St. Luke School of Medicine, in a text message: "Do not contact again" (page 64).

These barbaric wicked defamations deprive Petitioner the wealth Petitioner sought to establish that would enable Petitioner to pursue an independent life style and to service a flourishing cutting edge business enterprise. However, to date, Petitioner was unable to pay for his executive education in artificial intelligence (AI) at MIT (page 65-66).

18) On April 21, 2017 (page 69) wicked racial hate crime FBI conspired with wicked Mount Sinai Beth Israel and destroyed all Petitioner medical records in a fire in a conspiracy and cover up wicked racial hate crime FBI poisoning Petitioner at Manhattan, New

York gym (pages 67-68), and at Gouverneur Healthcare Service (page 51).

19) Wicked racial hate crime FBI determine to executive the ambush conspiracy orchestrated August 2010 (page 44) on Petitioner in Brooklyn, New York, aimed to block Petitioner's lawsuit that implicate their continuous racial attacks on Petitioner, was carried out by **wicked racial hate crime FBI** on December 10, 2017 in Brooklyn, New York (pages 70-76).

20) Wicked racial hate crime FBI, determine to block Petitioner's lawsuit, again, ambush Petitioner October 23, 2018 in Florida (pages 77-79).

EXHIBITS: Pages 12 to 79

**Additional material
from this filing is
available in the
Clerk's Office.**