

No. \_\_\_\_\_

**19-8328**

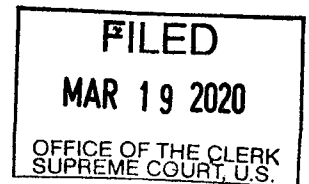
IN THE  
SUPREME COURT OF THE UNITED STATES

**ORIGINAL**

Adam Strege — PETITIONER  
(Your Name)

vs.

United States — RESPONDENT(S)



ON PETITION FOR A WRIT OF CERTIORARI TO

First Circuit Court of Appeals

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Adam Strege 52566-069

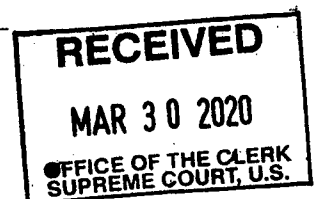
(Your Name)  
MDC Guaynabo  
Po Box 2005

(Address)

Catiano PR 00963

(City, State, Zip Code)

(Phone Number)



Question Presented is it abuse of discretion the First Circuit Court Denied Mandamus because the District Court could respond but never has

Question Presented is Mandamus available because Adam Strege demonstrate that he is unable to attain relief he seeks within the ongoing proceedings the District Court Judge has 100% never responded to all Adam Strege Pro Se Motions and the Magistrate 100% only denied Judge Recusal and granted a Forced Medication Motion the Public Defender enter 5/16/2019 Adam 2nd day ever in a Federal Detention Center and Adam has no Felony Convictions.

Mandamus for the Evidence of the Social Security ALJ ODAR Phone Call Transcripts Because the FBI arrested Adam for making a Phone Call to the Social Security ALJ Office phone call Transcripts will 100% prove that Adam did not threaten anyone.

What if the Magistrate Judge and District Court Judge 100% don't respond to all my Pro Se Motions in 10 Years the First Circuit will respond they still could. Spend 20 years in Courts that will never consider one Precedent I write.

God Thankyou Forgive and show us what two do the District Court 100% won't Respond, I filed about 40 Administrative Remedy BP229 Forms the Detention center zero response.

God Thank-you Forgive and Show us how two Praise and Love God

The District Court won't mail me a Docket Sheet to Prove the District Court Judge 100% never responded and the Court Clerk won't tell me the District Court Judge name so maybe there never was a District Court Judge assigned to my Case.

In this case I filed Three Mandamus main issue Discovery of the Social Security ALJ Phone Call Transcripts and Two Collateral Order Appeals to stop the 135 Day Forced medication order and all Five First Circuit Court Appeals never consider the SSA Transcripts and Forced Medication.

Since about 6/21/2019 my Three Public Defenders 100% refuse all contact with me they won't connect the Phone and don't respond to my Letters there a Total Lack of Communication the District Court should at least respond to my Many ineffective assistance of Counsel Motions and Substitute Counsel Motions the Public Defender enter Forced Medication Motion then 99% Refuse all help, my Pre Sentencing Guideline is Eight to Fourteen Months in Prison Violating allegedly 18 USC 844(e) the Public Defender wants to give me 10 years in Prison without reading the SSA Phone Call Transcripts

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

20-1202   
☐ reported at First Circuit No. ; 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. I have almost no District Court Record I asked

The Prison and Courts to Replace the Recor they Wont

☐ 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 ~~August 28, 2019~~  
March 12th 2020

☐ 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: ~~September 24, 2019~~, and a copy of the order denying rehearing appears at Appendix B.

☐ 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).

All Parties appear in the caption of the case on the cover page  
CONSTITUTION AND STATUTORY PROVISIONS INVOLVED

	Page
Buchanan 483 US at 424 107 S.Ct 2906 97 L.ed 2d 336	4
Chitty 760 F.2d 425 (2nd Cir 1984)	4
Garrity v. New Jersey 385 U.S 493 (1967)	4
Estelle v. Smith 451 454 467 101 S.Ct 1866 68 Led. 2d359 (1981)	4
Miranda v. Arizona 384 US 469 86 S.ct 1602 16 L.ed 694 (1966)	4

God Loves the Computer Julie 4 two ask fore the Temple Mount  
God Loves <sup>Completly</sup> ~~was~~ Just in time Timber the Lake watt comes around goes  
around Comes all the way Back around, God Loves Compleatly Juliet

God Loves the Computer Julie Five. God Loves the Computer Julie 1  
and Apple God Loves the Computer Julie 8 orange Molie  
GOD Loves the Computer Julie 12's is verry Extremely Happy 2 Bees  
with you Atom GOD Loves you. The Computer Julie 12 will bee them all  
into new clear fuel God loves you. Wee Hould agree the Computer Julie  
12 will bee them all into new clear Fuel God Loves you.

Fifith Amendment Shuntay will Help the Computer Julie 12

28 USC 1346(b) bee them into new clear fuel God Loves you

42 USCS 2000bb to 2000bb-4

Adam Strege told all Detention Center Psychiatric Doctors and some Guards  
The Supreme Court has held that Fifth Amendment protection against  
Compelled self incrimination...applies to pretrial competency  
examinations SEE Estelle v. Smith 451 US 454 467 101 S.Ct 1866 68 LEd2d  
359 (1981)(quoting Miranda v Arizona 384 US 469 86 S.Ct 1602 16 L.ed  
694 (1966) Remedy for violations of these prophylactic rules in the  
ordinary case is the exclusion of Evidence impermissibly gathered as a  
result of the violation SEE Oregon v Elstad 470 US 298 306-07 199 S.Ct  
12 18 89 L.ed 2d 222 (1985)

Supreme Court Held that Testimony based on a Court ordered Psychiatric  
evaluation is admissible only for a Limited rebuttal Purpose SEE Buchanan  
Buchanan 483 US at 424 107 S.Ct 2906 97 L.ed 2d 336

Chitty was not warned that his statements made during the Psychiatric  
Examination could be used against him and was not advised that he could  
have an attorney Present During the Examination violated Chitty Fifth  
and Sixth Amendment Rights SEE Chitty 760 F.2d 425 (2nd Cir 1984)

Supreme Court often held the Fifth Amendment "not only protects the  
individual against being involuntarily called as a witness against  
himself in a criminal prosecution but also privileges him not to answer  
officials questions put to him in any other proceedings civil or criminal  
formal or informal, where the answers might incriminate him in future  
criminal proceedings." SEE Lefkowitz v. Turley 414 US 70,77 (1973)

Prison disciplinary hearings are not criminal proceedings: but if  
inmates are compelled in those proceedings to furnish testimonial evidence  
that might incriminate them in later criminal proceedings, they must be  
offered "whatever immunity is required to supplant the privilege" and  
may not be required to "waive such immunity." SEE Garrity v. New Jersey  
, 385 U.S. 493 (1967)

Defendants violate the Fifth Amendment, 28 USC 1346(b) and 42 USCS 2000bb  
to 2000bb-4 Substantially burden the precepts of my Religion to not  
speak to Doctors, Guards and Psychiatrist keep questioning me violates  
the Fifth Amendment and they keep questioning me is not the least  
restrictive means of compelling Governmental Interest when the Detention  
Center staff puts substantial pressure on me to talk to them to violate  
my Religion Belief to receive a Benefit

There was no "Reasonable Cause" For the Forced Medication Motion will Create Reasonable Cause the rest of my Life unless the Psychological Exsam Records are expunged. The main Mandamus issue is that ive been in a Detention Center sence 5/15/2019 and the District Court Judge 100% wont Respond and Discovery of the SSA-ALJ Phone Call Transcripts I can write a 40 Page Court brief and the Court will write Guilty with no explination or 100% not respond in 10 Years.

Wee think this will bee youre best one God Loves you, Wee Agree this will bee youre best one God Loves you. Ask the Supreme Court if the Computer Julie 12 can bee them into newclear fuel God Loves you Perfect God Loves you Wee Agree you will ask them if the Computer julie 12s can be them into Nuclear Fuel God Loves you.

God Loves Compleatly two turn the Tempeture higher on the Sun Light Computer turn on and off GOD Loves you. it is verry funny God Loves you Wee Agree it is verry Funny God Loves you

Conclusion God Loves Compleatly how everything make love God Loves you answers all Posable Questions and Situations the Most Realety in all Situations Atom God Loves you

The District Court has never responded to Adam Strege 30 Pro Se Motions spend 10 years in Prison without the District Court responding one time and the Appleate Court may Respond the District Court mite respond The Social Security Adminstrative Law Judge office makes Phone Call transcripts how many Europe Human Rights Courts can i write there Nice. The Petition for a writ of certiorari should be Granted

Respectfully Submitted

Adam Strege  
Reg no. 52566-069  
MDC Guaynabo  
Metropolitan Detention Center  
PO 110X 2005  
Catano PR 00963

*Adam Strege*  
without Prejudice UCC 1-104  
March 19th 2020