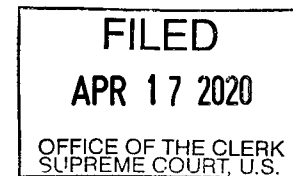


ORIGINAL

19-8356



No.

IN THE

SUPREME COURT OF THE UNITED STATES

— PETITIONER

Henry and Hannah Logan

vs.

Peggy Logan

— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court Of Texas

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

PETITION FOR WRIT OF CERTIORARI

(Your Name) Henry and Hannah Logan

(Address) 3815 Ichabod Cir Apt 230

(City, State, Zip Code). Arlington Tx 76013

(Phone Number) 682-597-1284

QUESTION(S) PRESENTED

1. Do parents have the right to direct the upbringing of their children?

2. Can parents rights over-rule grandparent's rights.

- Are grandparents count as a third party?
- 3. Can the courts use a freestanding “best interest of the child” standard to overturn parental rights?
- 4. Can having a disability make it a reason to lose a say on child custody of your child?

If you have a disability and you take your meds and follow doctor's orders, can you keep full custody of your child?

- 5. What is the fourteenth amendment's due process clause?

What rights are protected by the fourteenth amendment?

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:

RELATED CASES

Blakely V. Blakely,

Parham V. J.R.

Washington V. Glucksberg

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	
STATEMENT OF THE CASE.....	
REASONS FOR GRANTING THE WRIT	
CONCLUSION.....	
INDEX TO APPENDICES	
APPENDIX A Decision of 2 nd Court of Appeal	
APPENDIX B Decision of Supreme Court Of Texas	
APPENDIX C	
APPENDIX D	
APPENDIX E	
APPENDIX F	

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
Blakely V. Blakely	537
Parham V. J.R	584,602
Troxel V. Granville	57
Washington V. Glucksberg	584,602

STATUTES AND RULES

TITLE 5. THE PARENT-CHILD RELATIONSHIP AND THE SUIT AFFECTING THE PARENT-CHILD RELATIONSHIP

SUBTITLE B. SUITS AFFECTING THE PARENT-CHILD RELATIONSHIP

CHAPTER 151. RIGHTS AND DUTIES IN PARENT-CHILD RELATIONSHIP

Texas Family Code Sect. 151.003

OTHER

Na

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 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 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 B to the petition and is

[√] reported at Supreme Court of Texas ; or,

[] has been designated for publication but is not yet reported; or,

[] is unpublished.

The opinion of the Court Of Appeal

Appears at Appendix A to the petition and is

reported at Court of Appeals ; 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 03/06/2020

A copy of that decision appears at Appendix B

[] A timely petition for rehearing was thereafter denied on the following date: Na
, and a copy of the order denying rehearing appears at Appendix Na

[] An extension of time to file the petition for a writ of certiorari was granted to and including (date) Na
on (date) Na

in Application No. Na A Na.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

STATEMENT OF THE CASE

The reason we are appealing is the Family Court decisions is that, when the case was trial, the father was working nights and the family court said that .H.L. shall not be left alone with her mother because she takes meds that make her not able to take care of .HL. So, the father of .H.L. , made a change from working nights to working days because Hannah Logan can take care of .H.L. , without no influence of meds and when Henry Logan get home from work she can take her meds because she only take her meds, before she goes to bed.

The Family Court did not deem Henry and Hannah Logan unfit, overlooking constitutional rights of parents, of the upbringing of a child (14th Amendment). The Family Court cannot use a freestanding in best interest of the child "standard to overturn parental rights. The Family Court allowed a third party (grandparent) to petition to the family court for visitation and custody rights over parental objections, unconstitutionally infringes on this right.

REASONS FOR GRANTING THE PETITION

Hannah and Henry Logan feel that our constitutional rights have been violated, by letting a third party (grandparent) over-rule over parent rights. And not letting the law take its course protected by the constitution of the United States of America.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Date: March 14, 2020

No.

IN THE
SUPREME COURT OF THE UNITED STATES
— PETITIONER
Henry and Hannah Logan
VS.
Peggy Logan — RESPONDENT(S)

PROOF OF SERVICE

I, Henry and Hannah Logan, do swear or declare that on this date March 14 , 2020 , as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing g

the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar da

The names and addresses of those served are as follows:

Peggy Logan

1108 Waverly Dr

Arlington Tx 76015

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 14, 2020

(Signature)

Henry Logan



Hannah Logan

