

19-8534

ORIGINAL

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IN THE

SUPREME COURT OF THE UNITED STATES

Robert W. Johnson — PETITIONER
(Your Name)

Performant Recovery Inc., et al. vs.
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals for the Ninth Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Robert W. Johnson
(Your Name)

3345 Fish Ave., APT. 1
(Address)

Bronx, NY 10469
(City, State, Zip Code)

914-839-7583
(Phone Number)

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QUESTION(S) PRESENTED

1. Was Appellant Tax Exempt by New York State Department of Taxation and Finance ; Division of the Treasury on June 27, 2011 for IRS Tax civil matters pending?
2. Appellees did not have Jurisdiction to collect payments or notify Appellant or did Appellees act in accordance to civil law?
3. Was Appellant illegally taxed and made aware of frivolous debts?
4. Was Appellant afforded a fair hearing for debts owed by Appellees and or Judicial Officials?
5. Did Appellees commit violations against Appellant?

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

None.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

Marinello v. United States
Mark D. George v. Commissioner of IRS
143 F.2d 837 (8th Cir. 1944)

STATUTES AND RULES

Corporation Fraud
IRS Tax Fraud Crimes
Tax ~~Evasion~~
Ponzi Scheme Crimes
Black Collar Crimes
White Collar Crimes
Corporation Fraud

OTHER

RICO ACT CRIMES
IRS TAX FRAUD CRIMES
STATE TAXATION CRIMES
FRAUD

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APPENDIX A

(see attached documents)

APPENDIX B

APPENDIX C

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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 _____ 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☒ is unpublished.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.

JURISDICTION

☐ For cases from federal courts:

The date on which the United States Court of Appeals decided my case was 01/24/2020

☒ 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: _____, 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 _____.
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

Appellee's have violated Appellants Tax Exemption Rights issued by Appellee's which is a IRS Tax Fraud Violation, Crime and continuance of cruel and unusual against Appellant. Appellee's are in continuance of Black Collar Crimes, IRS Tax Fraud Crimes, White Collar Crimes, State and Federal Crimes and RICO ACT Crimes. Appellant has exhausted all remedies available and Appellant is being punished by Appellee's, to date. Appellants U.S. Constitutional Rights are in continuing violation by Appellee's who are in turn abusing immunities and authorities.

STATEMENT OF THE CASE

Appellant was wrongfully sanctioned to (18) months in solitary confinement. Appellants conviction was later reversed and expunged from Appellants record after (14) months of Appellants sentence. Appellant was put on Notice of \$88,350.00 settlement on 09/08/2010 and awarded \$50,000 on 06/27/2011 that was Tax Exempt by Appellees. Appellant has a debt of \$5,523.24 by Appellee's for contracted Tax Exempt funds subject for collections, to date.

REASONS FOR GRANTING THE PETITION

Appellees have committed forgery of IRS Tax Records documents. Appellees have breached all contracts and have threatened Appellant with seizure of assets and garnishment of wages. Appellees are participants in RICO ACT CRIMES, White Collar Crimes and Black Collar Crimes. Appellees have violated Appellants IRS Tax Exemption Rights as well as U.S. Government Contracts issued to Appellees and Appellant. Appellant is being punished by Appellees which is cruel and unusual.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Robert W. Johnson

Date:

02/05/2020