

19-8574 ORIGINAL  
No. \_\_\_\_\_

FILED  
MAY 23 2020

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Calvin G. Latimer — PETITIONER  
(Your Name)

vs.

North Carolina Department — RESPONDENT(S)  
OF transportation / ET AL  
ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Calvin G. Latimer  
(Your Name)

8224 ALN Wick Cir  
(Address)

Dont Richy Fla. 34668  
(City, State, Zip Code)

704-302-2208  
(Phone Number)

QUESTION(S) PRESENTED

1. To Apply the ~~WERT~~ <sup>on</sup> Certification (Only)
2. How the map ACT Rescinding on 7-12-16  
Affect the ET/AL?
3. The 5-1-20 Decision of the North Carolina  
Supreme Court Should Help Get A Decision

## 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:

1. The CITY OF CHARLOTTE ETC.
2. APPENDIX A - SEE

## RELATED CASES

THE ET/AL would be the CITY OF CHARLOTTE.

THE Agency such as City Council/ETC.

CASES	442	DISTRICT COURT	2012
	15-2425	4 <sup>th</sup> Circuit	2015
	16-5134	Supreme Court	2016
0091	WE-N.C. Settlement Plan		2017
	465	District Court	2019
	19-2331	4 <sup>th</sup> Circuit	2019

## LIST OF PARTIES

#5

All parties appear in the caption of the case on the cover page.

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1. N.C. DEPARTMENT OF TRANSPORTATION, ET/AL

### District Court

CASE NO.	RELATED CASES	DATE
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1. 3:12-CV-00442		7-20-12
2. 3:19-CV-00091		3-1-17
3. 3:19-CV-00465		10-24-19

### 4th CIRCUIT OF APPEALS

1. 15-2425	3-31-16
2. 19-2331	4-14-20

To the opinion  
[REDACTED]

NOW  
TO

Supreme Court "

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION.....	SubJect MATTER.....
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	
CONCLUSION.....	

## INDEX TO APPENDICES

APPENDIX A EJ/AL Damages

APPENDIX B The Rescinded map Act/ The N.C. Supreme Court Decision  
7-12-16 Moot From the District Court 2019

APPENDIX C UNConstitutional Article Attached From D.O.T to 2019

APPENDIX D BRIEF

APPENDIX E INFORMAL BRIEF

APPENDIX F opinions

IN THE *ATTACHED*  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI #14

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 4<sup>th</sup> Circuit Court of Appeals <sup>BC HIND  
over</sup> court appears at Appendix F 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 4-14-20. #15

[ ] 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: 4-14-20, 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 4-14-20.  
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 \_\_\_\_ (BEHIND COVER)

[ ] 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).

## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

In the map Act package  
Appendix (B)

54

### STATUTES AND RULES

Map Act- attached in the Appendix  
Appendix (B)

### OTHER UNCONSTITUTIONAL VIOLATIONS

Appendix (C)

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

### In the Map Act package

1. eminent domain
2. 14th Amendment - Constitutional violation<sup>4</sup>
3. property Rights
4. Chapter 7 civil Rights #55
5. ACQUISITION
6. "Camby VS. Davis"  
Failure to Follow DUE PROCESS<sup>5</sup>

**STATEMENT OF THE CASE**

# 56

ATTACHED

## STATEMENT OF THE CASE

That, the map Act was so intrinsic, that it violated, 14th Amendment. It further failed to follow Due Process. The 14th Amendment, is the back bone of freedom. The map Act invaded Denied Rights, And Destroyed NORMAL LIFE. Without, the 14th Amendment it was impossible do or to have Anythings. It, Sabotize every area of life, to the point slavery. President Lincoln, Give his life for that freedom. I therefore, conclude that the Reckoning of the map Act gave back my freedom. I was proud AND CAN NOW breeze the fresh air it gives. Without Due Process, we are ALL DOOMED. Thank GOD.

# 51

7-12-16 MAP ACT WAS RESCINDED.

5-1-20 The Supreme Court Decision DECIDED, the method of payment SEE in Appendix B

Thank you in advance

Cahn Shatner

## REASONS FOR GRANTING THE PETITION

1. Because there multiple Defendants.
2. Because AND, ILLEGAL was Rescinded. "MAP ACT" 7-12-16
3. Because the District Court, went MOOT / SET ASIDE.
4. However; ON 5-1-20 the Supreme Court of NC. #58  
DECIDED DAMAGES; AND HOW PAID.  
SEE APPENDIX **B**

## REASONS FOR GRANTING THE PETITION

I pray, that this petition be granted.

1. That without this petition there is no other way to obtain a remedy. This petition will help AID in And illegal map Act. It was rescinded, however; the damage was already done.

## EVIDENCE OF DAMAGE

1. Permits
2. Letters
- (3.) BANKRUPTY

*Cahn-Staton*

## REASONS FOR GRANTING THE PETITION

This petition should be granted, because to not view the case would be a violation of Human Rights. This petition, viewed, by Righteousness would enable God to smile on our progress. We are not alone, we must try to get along. We are the highest form of life, the most intelligent and must strive to be like God. The law is our guide to the light. Do not cut it off. Other nation have failed [Example]

NEBUCHADNEZER      BABYLON

NO ONE KNOW WHERE IT WAS. NOW!

there was a loss of life April 15 1993

Customs Manning to Sabatoze for 1980

to 1999. Also fire in 1999 - an illegal destruction of commercial

property in 2001, 25 to Aug.

I pray that this petition be granted,

It a matter of Right over wrong.

Cain Latons

102  
Reason Granting the Petition #64  
6/4/16

That this petition should be Granted.

Because what is done in this case, is How Jim Crowe is staged. Because being in Business for more than 25 years As a minority. That the behavior in this case, by the CITY of Charlotte. It cause a great Hardship. Discrimination is a evil, that this Nation CANNOT AFFORD. The evidence in the cases of this Family, must not ignored. The Constitution And the Civil Right Bill of 1964, WOULD be Destroyed. This Family and its business

Was Displaced, by the Violation of the Laws. the entry of 20 Officers in April 15, 1993, cause a Wrongful Death. [All, McClory was notified.] AND in 1999 Nov 3, A Fire was suspect. Later in Feb 2001, Illegal entry was used to do an Illegal Demolition on Building At Equipment, And House. Thereby Dis placing this Family. We OWNED ALL of this, with Free title. We HAD a Fire permit, For minimal Fire Damage at the ~~time~~ #49. Damage of 4,200- cased by the Fire. We believe the acquisition was the motive

2 of 2

Had the City of Charlotte, And Zoning not use #65  
UNLAWFUL method. This would never occurred. In  
Conclusion, we were to be paid fairly and re located.  
However, there were illgotten intention. These Laws  
cannot, be violated by any one. This WORLD, WILL go  
back 200 years. by Violation of the 14<sup>th</sup> Amendment,  
the chapter of 1964 Civil Right. this must  
be Reviewed. Thank Kindly

Sander  
Calvin Latimer

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# 66  
Reason for granting the  
Petition

This is what way Happening

Acquisition ?

2229 N. TBUR St.

# 49

The petition for a writ of certiorari would allow us to see what happens. And also, it would allow that wrong to be corrected. That would be wonderful. Because this would be the beginning to the END of the map Act. Restoration is DUE.

#### CONCLUSION

LET IT be DONE.

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Calvin H. Latimer

Date: 5-23-20