

No. 20-1753

Supreme Court, U.S.

FILED

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**In The
Supreme Court of the United States**

**JOSEPH D. GILBERTI, JR., P.E.,
an Individual and Licensed Professional Engineer.**

Petitioner

v.

**ADRURRA GROUP, INC., a Florida corporation
f.k.a. King Engineering Associates, Inc.,
HENNINGSON, DURAM & RICHARDSON, INC.,
a Florida corporation a.k.a. HDR, Inc.,
STANTEC CONSULTING SERVICES, INC., a Florida corporation,
CAROLLO ENGINEERS, INC., a Florida corporation,
PROGRESSIVE WATER RESOURCES, LLC, a Florida limited liability
corporation,
HAZEN AND SAWYER, PC, a Florida corporation,**

Respondent(s)

On Petition for Writ of Certiorari

To The Appeal Decision of the US Court of Appeals 11th Circuit
Case # 19-15176

**United States Middle District Court of Florida
Case # 19-cv-02012**

Date: May 21, 2021

/s/*Joe Gilberti*

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QUESTIONS PRESENTED

1. **Why did the lower Court with Governor Desantis, EPA, and Florida Department of Environmental protection, along with multiple City/County and State Agencies hire these consultants to design around a unique underground river, owned by the Respondent and his clients, of endless Clean unique alkaline spring Water in their continuing service contracts for decades to purposely LOWER THE LEVEL OF SERVICE of Water Quality to the TAPS in West Florida to INCREASE Cancer rates and big pharma sales in the West Florida Regions with Tampa Moffit-USF?**
2. **Why did the US Congress pick a SCOTUS during the 2020 Election after US Supreme Court Justice Ginsberg died, knowing they were entering a Racketeering case at the US Supreme Court. Why is the US Supreme Court and all US Congress, with this case, and others related as listed, in plain view causing an OBSTRUCTION OF JUSTICE BY CONGRESS AND US SUPREME COURT with ABUSE OF DISCRETION to hide this World Resource from America with the Federal Reserve who put the Coronavirus mask on the \$20bill after 9-11 with this foolish spoiled gang of Judges, Yale, Harvard, Notre Dame and Ivy league stuck up Kid Killers hiding BLUE GOLD to the Taps of Humanity and America.**
3. **Why are licensed Professional Engineers hiding America's most valuable National Defense Resource in liquid medicine, water supply, economic stability, with a Terrorist Enterprise using HR-5736 Smith Mundt Modernization Act of 2012 to subdue the Respondent with a network of Politicians, Engineers, Agencies, Judges, Cops, School boards, Media and more which attacking the land simultaneously in civil courts with others?**
4. **This quickly signed Congressional Terrorist Act was initiated to subdue the Petitioner with timed Acts days after the 50yrs hidden World Resource was discovered and emailed across the State of Florida an USA in April of 2013.; to Leaders, Media, US Military, local land Developers, Politicians, Cops and Respondents.**
5. **Why are all Respondents hiding this US Resource when Viruses travel in Water Supply as much as the air during a National Coronavirus Pandemic? This hidden US Resource shows us through geotechnical engineering maps at both Department of Interior and Peace River Manasota Regional Water supply in west Florida how to find many more of these unique resources may be found across Earth in days; as shown in recent permits in a new Case filed in Central California, Gilberti vs CDC, et al. Case No. 2:20-CV-08251-FMO. Judges, Courts and Agencies tied to this case and other RICO cases was filed**

in California, due to so much court corruption in Florida, Georgia and Washington DC by Judges and Attorneys hiding this for Respondents who attacked not just America but Humanity.

6. Why are multiple Courts, Judges, Law-Firms, Lawyers, Universities, Large Engineering Firms, Media, Politicians, Police, School Boards and Respondents hiding this US Medicine resource to attack Americans in a Coronavirus Pandemic and using Courts and Judge Orders to PRETEND this Racketeering Enterprise and US Resource doesn't exist? Relying ONE DECISION by Judge Ketanji Brown Jackson who never allowed discovery to hide this US Resource from ALL AMERICA, knowing the Pandemic was coming via the \$20bill by the Federal Reserve.
6. Why are respondents who are local Engineers who design water systems failing EPA and Florida Department of Environmental Protection Laws and Codes to PURPOSELY lower the Level of Service of Water Supply, cost more to maintain systems by ignoring the HIGHER LEVEL OF SERVICE raw resource available for decades, in a racketeering group of Hospitals, attorney Politicians, US Navy Kyoto Protocol with UN; and Obama-US Navy and Blue Green Algae bio-fuel grants in Lake Okeechobee which now have mutated in the air with a GMO's inundating most Wells in Florida, which Media hides, to destroy Water Supply for millions of taps in West Florida with Respondents. WHILE HIDING THIS RESOURCE WITH TERRORISM ACTS, COPS, and SCHOOL SHOOTINGS AND BOSTON MARATHON EXPLOSIONS to raise bonds, as shown in Gilberti vs CDC case and this case, as well as many more.

PARTIES TO THE PROCEEDINGS

The Petitioner is Joseph D. Gilberti, P.E., an Individual and Licensed Professional Engineer in Florida, PE No. 56079. Petitioner is also the landowner with access to the hidden underground World Resource, the Engineer of Record in final permit approval of the hidden US Resource pipeline transmission to serve West Florida in months with a connection (FDEP Permit Facility ID: 6142734 DEP Application No.: 78714-026-DS; is requesting full discovery and investigation on a hidden Florida underground endless unique Global Water Supply, Energy and Medicine Production Resource. NASA, EPA, Federal Reserve, Bush Family, Dept of Interior, Tampa/Manatee/Sarasota, SWFWMD and Respondents hid this underground endless resource for years.

The Respondents are ADRURRA GROUP, INC., a Florida corporation fka. King Engineering Associates, Inc., HENNINGSON, DURAM & RICHARDSON, INC., a Florida corporation a.k.a. HDR, Inc., STANTEC CONSULTING SERVICES, INC., a Florida corporation, CAROLLO ENGINEERS, INC., a Florida corporation, PROGRESSIVE WATER RESOURCES, LLC, a Florida limited liability corporation, HAZEN AND SAWYER, PC, a Florida corporation; all of which are hiding the Resource collectively with their councils.

Although certain respondents who are the center of the Timed Terrorist acts are in related cases and did not respond to this case and related cases on file, such as but not limited to the Barrack Hussein Obama, Hillsborough State Attorneys office, Florida Department of Environmental Protection and 72 Partners, LLC.

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**With OFFICIAL Court Serviced Subpoena to
President Donald J. Trump (2016-2020)
At Mar a Largo on March 2021**

**With Counterclaim to PENTAGON-CIA-FBI
Florida Congress-Senate-US Supreme Ct, et al**

OPINIONS BELOW

Appellant seeks review of the Memorandum Opinion of lower Appeal court for the 11th Circuit in Georgia (see Appendix I) that simply road the Judge Kentanji Brown Jackson of the United States District Court for the District of Columbia in case number 2:19-cv-00738, for Gilberti vs Federal Reserve, et al., which includes all Congress and Obama. The Opinion, issued on April 29, 2019 (Appendix I) dismissed the Case without Prejudice within 30days, the same day the Clerk signed the summons for service, as fictitious and/or 'Patently Insubstantial' for the entire complaint, WITHOUT ANY DISCOVERY that involves 8-14yrs of extensive civil engineering and water supply infrastructure improvements in West Florida covering 4-10 Countywide Region which is hiding an endless underground spring Aquifer while utilizing Radioactive arsenic mining spill rivers that are heavily treated to the Tap. The Lower courts for this case simply called all cases the same, and notch all DISCOVERY with the same pool of Racketeering Lawyers and Judges that just keeps growing all the way to the Bush Family Ranch and Rothschild Central Banks, FBI corruption and the STUPID ELECTION that brings nothing but LIARS and CHEATS, now shown at the US Supreme courts too.

Fort Myers, Tampa and Georgia Judges are Terrorist like Judge Jackson who all played STUPID and held *sua sponte* that the case lacked Jurisdiction and is based on Conspiracy theories without any diligence or expert testimony from agencies who have now been served that have Mission Statements and Tax paid civil duties to utilize the best raw water resources for the Public.

Attached in the Appendix II are record permit correspondence by the Florida Health Department, exhibits, with comments regarding the resource from local County, State engineering and Federal agencies such as the Army Corps, Department of Health, Southwest Florida Water Management, Sarasota County, Florida Department of Environmental Protection with comments, thousands in fees, with stamped in water readings in 2013 just after the Terrorist attacks by the Enterprise to kidnap Plaintiff, to the Health Department with endless ready to drink spring water from this underground river centralized in the Peace River Manasota 4 County infrastructure.

This current west Florida infrastructure the Respondents claim are the only raw resources available while Florida and US Judges attack Petitioners rights, home, land, kids and project; is using Treated polluted Rivers while hiding endless underground rivers of never seen before spring water (Blue Gold) for over 50yrs for a massive Eugenics and Real Estate racketeering operation by respondents and more in related cases. See Gilberti vs CDC, et al case in California on DC, Georgia and Florida/US District Judges who harbored Terrorism, helped

kidnap Petitioner with Tampa, Broward, Fort Myers and Sarasota RICO gangs of Cops, Firemen, School Boards, Teachers, Judges, US Marshals, Secret Service, CIA and bounty hunters known to steal Children for these RICO suspects with local Churches, JEFFERY EPSTEIN and Boca ADL.

The lower court judge like many judges who harbored these Terrorist attacks timed with this Water War and called this whole complaint and critical situation fake is **'Patently Ridiculous'**. It is patently unacceptable for a Judge to dismiss a case, or any Judge Panel, to **SKIP ALL DISCOVERY**, with an obvious abuse Discretion by the Courts, due to a SCOTUS being picked during the Election when all congress, Biden and Obama were docketed with Petitioner, at the US Supreme Court from 9-11-2020. You cannot pick a Judge heading into a Racketeering case with the healthiest Aquifer in the World, then hide it from all America, is **ABUSE OF DESCRETION AND OBSTRUCTION OF JUSTICE**.

A new filed Civil Rights case if filed in California for Court Fraud and Racketeering on Judges throughout Florida and the Eastern United States. Some of which are US Supreme Court Judges under investigation.

JURISDICTIONAL STATEMENT

This Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1332 and 2201 and may exercise supplemental jurisdiction under 28 U.S.C. § 1367. Since claims are made regarding a VERY REAL natural resource being hidden by Respondents and others in a Water Eugenics racketeering operation to design around the REQUIRED RESOURCE owned and permitted by the Petitioner. Although lands under attack are in West Florida, many more of these resources exist throughout the nation, such as near Flint Michigan, New Mexico, Texas, Alabama, Washington DC and across Earth.

Venue is proper pursuant to 28 U.S.C. § 1391.

This Court has personal jurisdiction over each DEFENDANT as each purposefully availed itself of the privilege of exploiting forum-based business opportunities and the exercise of personal jurisdiction is consistent with the U.S. Constitution.

The District Court had jurisdiction to review the Petitioners Water supply and public permit records in its possession. The court abused its Discretion, avoided just claims and all discovery breaching Petitioners civil rights and Freedom of Information Act ("FOIA") for this case, and related cases regarding years of Water supply engineering. moreover, the location of a massive underground hidden critical raw water resource, centralized within a 4-10 County infrastructure in West Florida.

Requests pursuant to 5 U.S.C. § 552(a)(4)(B) and 28 U.S.C. § 1331. The lower court held *sua sponte* that the claims at issue are “Patently Insubstantial” or “fictitious” under, without any diligence to the obvious Water resource, as a result, it lacked subject-matter jurisdiction to resolve the claim.

This Court has jurisdiction to review this appeal pursuant to 28 U.S.C. §1291. This appeal is from a final judgment entered by a District Court within the District of Columbia Circuit on April 29, 2019 disposing of all parties’ claims.

Plaintiff filed a timely notice of appeal to US District Court of Appeals for the 11th Circuit on December 27, 2019, Case No. 19-15176 which all discovery was ignored and dismissals were timed with more attacks on the land as they are all working with a front called 72 Partners, tied to C1 Bank, Ozark Bank and Community Bank of Manatee, Debartolo in Tampa, Neil Benderson, Pat Neil Lakewood Ranch, Hugh Culverhouse, Lennar Homes, WCI, US Homes and more washing billions in bank notes from CDD and Infrastructure racketeering.

SUMMARY OF THE CASE FACTS

A Racketeering Complaint was filed on multiple large and small engineering firms working with water supply agencies and large corporations who have a small isolated Racketeering and Water Supply Eugenics Enterprise centrally networked in west Florida from Tampa to Naples Florida which is Politically connected across America, UN and Washington hiding a critical unique underground resource in Medicine Production, Endless Unique Water, Food and Energy production.

The case was dismissed by riding a similar case decision via *Gilberti vs Federal Reserve, et al*, where a Political hungry, Obama-Biden appointed Judge Kentanji Brown Jackson, avoided all discovery, attacked Petitioner’s civil rights, and dismissed the case, in hours, without summons being signed for service by the Clerk on April 29, 2019, only 30days from the filing. Preventing over 15 tax paid agencies, and appropriate staff, like Engineers and labs, to analyze this resource, and sent in Judges and lawyers who know NOTHING, to attack America and Humanity.

Research show Judge Kentanji Brown Jackson is new without much experience and was immediately nominated for US Supreme Court Justice by a Respondent ex-President Barrack Hessian Obama, both Harvard colleagues. Therefore, many Respondents, much of whom are Federal Tax paid agencies with overall Missions Statements created to insure the Healthiest and Safest raw drinking water resources to the Public used this Judge to hide the Resource with many more Judges from Americans without any care for dying US Families from Cancer Rates who are currently utilizing polluted Radioactive treated arsenic Florida rivers calling it ‘Patently Insubstantial’.

The Judge simply copied a template from another case (which has been used by her multiple times in a Political nature) and Politically dismissed the case in a few minutes to protect Barrack Obama and Florida Leaders and/or Defendants hiding this Resource in a Big Pharma Enterprise with timed terrorism attacks that can be shown in Discovery. Judge Brown should be removed from her position and arrested for negligence and harboring Terrorism timed with hiding this critical underground hidden US Resource. She is included with many more in the new filed Civil Rights case tied to this case that shows specific names, dates, and timeline of 8yrs of US Treason by multiple leaders, agencies, courtrooms, lawyers and more.

No Discovery was permitted or service from agencies that have a mission statement to help the Citizens get this resource to their taps as it's endless and its water quality is off the chart for health compared to any bottled water or mixture known to Mankind. It takes a few hours of time to verify the resource with engineers, labs and/or a qualified professional company and now has been processed for final permit, so it is very real, not fictitious. Who are these crazy US Judges and courtrooms who hide clean water, jobs and more for Politicians and Terrorist? This is US TREASON by Judges!

This resource will show with its knowledge many more similar resources of like and kind, across America which NASA and the Dept of Defense, EPA and FEMA are hiding from THE PEOPLE, including Washington DC, Camp Leguene, Flint Michigan, Mexico, Texas, Panhandle, California, New Mexico, other Nations in the dessert, from its geological indicators.

Oil Consultants who verified the resource can provide data in Discovery within the Agencies over the years at the Department of Interior, EPA, Army Corps of Engineers, Southwest Florida Water Management District, who hid this Resource with the Bush Family, Congressional Leaders, Lawyers, Engineering consultants with NASA and various Universities to create medicine, vaccines, diseases, higher Cancer Rates from poor raw treated water resources. This Water culling created more reasons for Colleges, tuitions, games that ties to Racketeering our Federal funds to do 501(c)(3) Cancer Research Grants at USF-Moffit Tampa, to study sick and dying children, families, and animals from purposely treated radioactive rivers to the Tap versus this endless Antioxidant spring water to the Tap to millions of tourist and Americans.

New-filed Racketeering case *Gilberti vs Center of Disease Control and Prevention, et al*, in California District Courts, Case 2:20-CV-08251-FMO that within days tried to illegally hide service to ex-President Donald Trump, do he can expose the Corruption across Congress, Florida and the Judiciary on the World Resource, which did make it officially at Mar-a-Largo, Palm Beach on March 5,

2021 and recorded in Courts with signed service through Secret Service at Mar a Largo. See Appendix II.

The Town of Palm Beach engineering department and all County Leaders from Tampa to Miami, State Attorneys, Police Chiefs, Hospital boards in region also have the cases, Terrorism and Obstruction of Justice at the US Supreme Court issue loaded in the Gilberti vs CDC case and more cases being filed on Judges.

This new case will show Discovery with Professional Engineers with years of experience in Water Supply versus a Harvard Lawyer Judge Kentanji Brown Jackson, from Miami Florida who knows we have water problems and of my **presentations to Miami-Dade on July 15, 2014 at Commission, Item 1E1 and Broward County on April 12, 2016.** Judge Kentanji Brown Jackson is from Harvard like Obama and is friends with the Defendant ex-President Barrack Obama, who hid this Resource with the Bush Family as we can show with witness Leaders who said they saved this US Resource for 9-11 Sarasota Kids Classroom Pedophiles George/Jeb Bush wishing they had deeds to this US Resource for Israel Mosaic Phosphate to get campaign money and more to be the next President and kill millions of more kids, pets and families with virus and cancer rates in water supply.

This was stated in front of 5 witnesses and a Cop in the Chambers of City Council in 2014. This project has been delivered to multiple Cities and will show a Massive enterprise of Florida Leaders, US Leaders attacking America as these underground resources are hidden across the nation by Elite tied directly to a massive Pedophile ring in Florida near Palm Beach, Broward and up along the West Coast of Florida involving DCF, Cops, media groups and major land developers.

CONCLUSION

The Judgment of the court of appeals and lower court should be reversed and all Respondents should be called in for a Discovery and investigations on said issues, the US Resource and why they hid this critical medicine production Resource with timed Terrorist attacks from America and Humanity, shown in Public Records with many witnesses ready to testify.

Even now in a Coronavirus Pandemic across Earth with a mask shown on the \$20bill since 2003 for the Federal Reserve's private Rothschild Global World Bank Monetary Fund and their 9-11 Deep State Blue Gold Bush family games of Water Supply and Eugenics, Acts of Treason with RESPONDANTS WHOSE ENGINEERS KNOW PETITIONER FOR DECADES IS AN HONEST ENGINEER AND THE RESOURUCE IS REAL, not one Judge will risk ordering a Water Test

for all Humanity, but instead ride the original NITCH Judge Brown did in the Gilberti vs Federal Reserve case, as attorneys and Judges are in the Enterprise too.

No Respondent who is licensed and must show Engineering ethics on this issue will NOT DARE investigate this Resource which is part of their continuing service contracts, as they in a massive Eugenics operation with Media, doctors, lawyers and developers in West Florida. **THE EXPOSURE OF THIS RESOURCE WOULD HAVE AFFECT MILLIONS OF VOTES**, Presidential elections back to 2012, when Obama and Mitt Romney with this enterprise attacked Petitioner with Tampa Circuit 13, the day after the Tampa RNC, to manipulate Elections as this resource puts all of them in Jail for obvious reasons. What about the poor cancer kids dying from water supply?

A new filed Fraud Racketeering and Water Supply Eugenics Case against this same group of West Florida professionals, Judges, Cops, Lawyers working with Florida Congress and Desantis-Biden to hide this World Resource has been filed. The Eugenics-Racketeering-Torts-Court Fraud Counterclaim, includes but not limited to, the PENTAGON, FBI, CIA, US SUPREME COURT JUSTICES, FLORIDA **SENATE & CONGRESS AND MORE** in Sarasota Case 72 Partners vs Joseph Gilberti P.E., Case No.: 2021 CA 001009 NC showing timed Terrorism attacks and School Shootings to subdue Engineer Gilberti the PETITIONER, with new police reports for Fraud and US Crimes submitted by others.