

20-5067

No. _____

ORIGINAL

Supreme Court, U.S.
FILED

AUG 10 2020

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

Lisa Tenaglia - Evans — PETITIONER
(Your Name)

vs.

Thomas James Evans — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Lisa Tenaglia - Evans
(Your Name)

122 Kenmark Rd
(Address)

Newark Dc 19713
(City, State, Zip Code)

302-981-0662
(Phone Number)

RECEIVED

AUG 19 2020

OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

1. Did Judges rulings violate my 6th ammendment and 14th ammendment rights to Due Process by violating rule of law upon relying on erroneous facts documented by court personnel who erroneously mislead opinion by misapplication of the laws / rules of procedure in Delaware?
2. Where my rights violated by Attorneys bound by oath to uphold law?

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

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	Family Court APPEAL Date 11/13/14
APPENDIX B	Date 2/26/16 Denial Motion Set Aside ^{60b}
APPENDIX C	Date 2/4/16 Ex Parte Order Family Court
APPENDIX D	State Supreme Court Denial 3/12/20
APPENDIX E	Supreme Court Denial En Banc rehearing
APPENDIX F	

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

U.S Supreme Court - 07-463 (2008)
07-581 (2008)
07-772 (2008)
10-209 (2009)
10-444 (2011)

Silverman V. Silverman (2019)

Supreme Court Appeal

Powell v Alabama

STATUTES AND RULES

Courts.delaware.gov/rules
(Family Court Civil Rules of Procedure) 5(b)(2)(B)
13 Del. C. 1512 alimony and divorce 6(a)(c)(d)

OTHER

Westlaw.com
law.cornell.edu

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 D. 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 Family Court court appears at Appendix 4 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 _____.

☐ 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 March 12, 2020.
A copy of that decision appears at Appendix D.

☒ A timely petition for rehearing was thereafter denied on the following date: March 12, 2020, and a copy of the order denying rehearing appears at Appendix D.

☒ 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 _____. (Covid19 - Extension 150 days)

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

STATEMENT OF THE CASE

There were series of erroneous facts that lead to denials by Judge O'Connor and Judge Ostrowski and last the Supreme Court.

The court stattered when they falsely represented and documented on my motion for Ex parte on 12/31/15. They did not correctly do their jobs when they directed me that I had to notify Mr. Evans upon filing Ex parte Motion (Appendix C) they incorrectly and firmly refused to accept my motion. I was following the Rules of Procedure and they did not. Judge Connor denied my Motions based on this erroneous facts and relied on false documentation. However, Judge erred in law because he should of known procedures he's ruling on or referenced them. As well, Procedure states prior Attorney of record after 1 year is no longer Current attorney of record and Mr. Hearn had not filed current representation for Mr. Evans. Erred by law again rules 5 and 6.

All prejudiced all decisions based on inaccurate erroneous findings

As well as my rights to due process were violated not only then but when my first attorney was allowed to leave me without representation after pleading how difficult it was going to be if I didn't have representation. I only contracted certain aspects of initial and ending of process. (16c and 520 requirements.) Mr. Hearn violated attorney oath and conduct when he abused privilege and rule of law ABA and practice as did Ms. Reynolds. Mr. Hearn intentionally withheld discovery and Ms. Reynolds ill advice and poor conduct did not follow Delaware divorce statute computing alimony. I suffered as result and have not been able to sustain a foot over my head since alimony ended.

Reason for Granting

The Judges decisions were not sound based on actual facts. and should be overturned.

I am pro-se and did not attend law school. Due process is very important for all citizens and rule of law sanctity.

I plead with you to overturn all denials and once and for all allow the hearing that should have taken place 1/14/14.

Mr. Evans manipulated in bad faith to escape responsibility. Judges did not follow law.

I may have had representation at end but not quality and it prejudiced outcome. Divorce is stressful for all involved, even more so when finances dictate equality of due process.

Please review my appeals entire record since 2013 the staff erred in telling me incorrect process

When filing and all citizens should have protection against this by knowing we have the highest court in our land looking out for us. Safeguarding our Constitutional rights

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

L. J. Evans

Date: 8/09/20