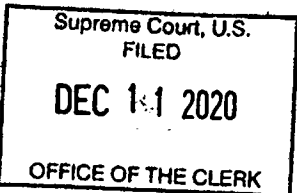


NO 20-5701

IN THE

**SUPREME COURT OF UNITED STATES**

*PLW*  
PRAKASH NARAYAN  
APPELLANTS



RABINDRA PRASAD  
RESPONDENT

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ON PETITION FOR WRIT OF CERTIORARI TO THE UNITED STATES COURT  
OF APPEALS FOR THE CLAIFORNIA SUPEREME COURT

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**PETITION FOR REHEARING**

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Dated: 12/11/2020

Prakash Narayan  
Appellants  
7278 Munson Way  
Sacramento, CA 95823  
Telephone No 916-422-7278

**PUBLIC CORRUPTION, CORRUPT COURT, CORRUPT JUDGES  
AND CORRPUT ATTORENY CASE**

20-5701

PETITION FOR REHEARING

*PLC*

Pursuant to Supreme Court Rule 44.1, Prakash Narayan and Payal Narayan respectfully petitions for rehearing of the Court's decision to denying writ on November 16, 2020. Narayna v. Prasad, No. 20-5017 moves this Court to grant this petition for rehearing and consider their case with merits briefing and oral argument. Pursuant to Supreme Court Rule44.1, this petition for rehearing is filed within 25 days of this Court's decision in this case. This petition is not regarding ordinary hearing, trial so on. Narayan's is asking Supreme Court to intervene to stop all forms of public corruption in the court. This petition is for rehearing and writ was filed public corruption corrupt, corrupt judges and attorney.

Petition for rehearing appellants are fling in good faith appellants had been harmed with public corruption. Supreme Court only added fuel to fire to open public corruption by denying writ without brief. Appendix news 1 article judges choose constitution than Trump. ***In this writ justice choose to support public corruption than constitution.*** Issues are not same many are different.

REASONS FOR GRANTING THE PETITION

Open public corruption and keeping trial in total dark from appellants and providing court documents to respondent attorney only. Crime committed by Judge Culhane, Judge Hershey, Judge Brown and attorney of records by keeping trial secret from appellants.

This petition for rehearing and writ was not an ordinary writ or rehearing but open public, corruption, corrupt judges, corrupt clerk and attorney.

Violation of California Penal Coe Section112-117 "none other than court Judge Culhane, Judge Brown, Judge Hershey and attorney David Crowdus" and details are bellow.

Violation of 18 U.S .Code§15.19, Destruction, Alternation of Falsification of records. As both parties were leaving court in the morning attorney of records for plaintiff was called and handed court document and by law both party should get entire court documents.

25 CFR § 11.440 Tampering With or Fabricating Physical Evidence. Phony and fraud document that was created by Judge Culhan and hand to attorney for plaintiff and not appellants.

Supreme Court, U.S.  
FILED  
DEC 11 2020  
OFFICE OF THE CLERK

Perjury (18 U.S. Code § 1621 - Perjury generally) committed by Judge committed by judges, attorney of records and clerk.

Violation of California Penal Code 135C Concealing Evidence

42 CFR § 1001.1552 MAKING FALSE STATEMENTS OR

MISREPRESENTATION OF MATERIALS OF FACTS

MISREPRESENTATION OF MATERIAL OF

CIVIL FRAUD (25 U.S. 247, 8 S.Ct. 881, 31 L.Ed. (1887)

VIOLATION OF SEVENTH AMENDMENT RIGHT (Article III, § 2)

VIOLATION OF SIXTH AMENDMENT RIGHT

VIOLATION OF FOURTEEN AMENDMENT RIGHT

**I. Should the Most Demanding Standard of Rehearing are justices going to support Public Corruption or Support the Constitution by stopping all forms of public Corruption. Open Public Corruption, Court, Corrupt Judges, Clerk and Attorney Where No State Appellate Court California Reviewed the Claim.**

Third District Court of California added fuel to fire by denying notice of appeal as untimely for an order denying JNOV made on December 21, 2017.

**"NOTICE APPEAL FILED ON JANUARY 17, 2018 FROM DECEMBER 21, 2017 TO JANUARY 17, 2018 IS 27 DAYS NOT 30 DAYS"**

California Supreme Court added more fuel to fire by denying appeal in less than 2 hours. California Supreme Court recently made ruling trial Scott Peterson vs. California who murdered his pregnant wife was not fair. Jury panel selected had problem after one of the Juror wrote books and did not disclose she was abused by her husband. Reasons Mr. Peterson case reviewed case had huge publicity and is white.

In this case appellant was not allowed denied by judge to have jury, no attorney was allowed, no cross examination to confront witness, no expertise witness was allowed no deposition was allowed, no exhibits was allowed, fraud trial, public corruption , corrupt court, corrupt clerk, corrupt judges and attorney.

Just because appellants above was not represented not white minority and judges sided with corrupt attorney and not huge publicity case.

California Supreme Court denied appeal of 1998 Fake Jury Panel trial where entire jury were from Same Hospital 16 years old Filipino Alma Thomas because he

was not white but Filipino. Parents of Thomas left US and went back to Philippines after losing trust in court system and public corruption.

**II. Is Applying to the US Supreme Court to Denounce entire forms of Public Corruption, Court Judges, Corrupt Clerk and Attorney that started in 1998 and now in this Rehearing. Justices in Rehearing has to declare are they going to support public Corruption or the Constitution they took oath of.**

The U.S. Constitution Bill of Rights (under the Sixth Amendment) guarantees the right to a speedy trial with an impartial jury for criminal defendants in federal courts. The 14th Amendment's Due Process clause extends these rights to state courts.

While the Constitution expressly outlines the right to a jury trial, it doesn't explicitly include the right to have a "fair trial". However, in guaranteeing other trial rights, the Constitution provides the safeguards for a fair trial. Such rights include:

- The right to an impartial jury;
- The right to due process of law;
- The right to confront/call witnesses; and
- The right to legal counsel.

The Seventh Amendment In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law.

The Fourteen Amendment Right Section 1.

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Equal Protection of Laws

Civil Rights

**II. Is Applying the Demanding To Deny All and Entire forms of Public Corruption, Corrupt Judges , corrupt Attorney and Clerks. Uphold the**

**Sixth Amendment Rights, Seventh Amendment Right and Fourteen Amended.**

Justice has to choose from this rehearing if they are going to choose Public Corruption or uphold the constitution they took the oath. Writ was denied without brief and merit of public corruption.

**Narayan's condemns** as loud they can entire forms of public corruption, corrupt court, corrupt clerks and attorney. Judge's clerks and attorney should be held accountable of public corruption and face criminal investigation and face full brunt of law.

**CALIFORNIA PENAL CODE SECTIONS 112-117 JUDICIAL AND PUBLIC RECORDS AND DOCUMENTS**

Judge Culhane violated penal code by creating fake court document and providing document to plaintiff attorney only. Judge Culhane orchestrated to have fake trial and provide documents only to plaintiff's attorney as both parties were living court room. Plaintiff attorney was called and provide order that was not provide to both parties which is appellants. In the fraud, fake phony trial Judge Hershey used perjured document as the documents to us for trial. Judge Hershey state she will going along with trial documents was "**ONLY**" provided to plaintiff counsel.

Appendix ZB document that was provided to plaintiff counsel is wholesale violation penal code by Judge Culhane and go to jail. Web site picture taken from court web site was last document on the docket. This document was only given attorney of records of the plaintiff. Judge Culhane committed crime of the above Penal Code when he created "**PHONY**" document.

Judge Hershey aided and abetted public corruption is guilty judicial misconduct and violated above penal using phony documents as bases for trial. It's Judge and attorney's ethic duty to report to authorities of impropriety in the court. Judge Culhane who called Judge Hershey from criminal trial fully guilty of aiding and abetting public corruption and judicial misconduct.

**Judge Hershey aided and abetted public corruption in violation of penal Code 1123-117 used perjured, phony and fake document and conduct fraud under duress.**

Upon returning from fake trial defendants went court web side and determine last document created by court was the that was provide to appellants basis of the trial.

Appendix 2 is civil process how case proceeds after complaint is filed. Discovery was not completed **out of blue fraud** trial because of corrupt judges and corrupted attorney in violation of above penal code.

2. Neither plaintiff nor defendants file for trial pool out of blue fraud trial because of corrupt judges and corrupted attorney in violation of above penal code fraud, phony and fake trial took place.

3. There was no pretrial conference out of blue fraud trial because of corrupt judges and corrupted attorney in violation of above penal code.

### **CORRUPT COURT**

Is public corruption

### **CORRUPT JUDGES**

Is public corruption

### **CORRUPT ATTORNEY**

Is public corruption

### **FRAUD TRIAL**

Is public corruption

### **FILING CLAIM IN SMALL CLAIMS**

Getting with false proof service is for unpaid Chiropractor bill is public corruption and in Superior Court

Is public corruption

### **OBTAIN FRAUD JUDGMENT**

Obtaining fraud judgment for unpaid Chiropractor bill with fraud proof service is public corruption. You can not have unpaid Chiropractor bill claim filed in Small Claims Court and than in Superior court. As plaintiff once you chose to file Small Claims Court claims you lose your rights to file claim in another court and loss appeals rights.

**"Not according Judge Hershey who stated no you can file as many times you want and many court as you want because she is corrupted judge like hell"**

## **18 U.S. CODE § 1519. DESTRUCTION, ALTERATION OR FALSIFICATION OF RECORDS**

Appellants incorporates above which was also violates Feared above laws.

Judge Culhane orchestrated by created phony document and gave to attorney of records only as all parties were leaving court. Judge Culhane phony document was not provided to appellants.

Corrupt Judge Culhane created fake documents and gave copy only to plaintiff counsel and corrupt Judge Hershey, counsel both aided abetted public corruption.

Document was last created based on the court web site was the document cited by Jude Hearsay for trial. This document is the documents that can not be use for trial. There steps up for civil trial appendix 2. There are civil cases procedures are in place and out of blue no cases go on trial without the process stated in appendix 2.

Supreme Court Justices highest court of the land ignored this by denying the writ. Judge Culhane violated above laws to have fraud, fake and phony trial.

## **49 CFR § 1570.5 FRAUD AND INTENTIONAL FALSIFICATION OF RECORDS**

With above incorporation of the above laws was violated by Judge Culhane created phony document and set up fraud trial out of blue. Entire attorney and parties waited for Judge Culhane in the court for several hours while Judge Culhane was making "DEAL" with Judge Hershey to have fraud trial. Everyone in the court was anxious what was going on waiting in the court for many hours. Judge Culhane while deal was being made behind the in the chambers.

Judge Hershey who was in the criminal trial came rushing to department 45 and conduct "FRAUD, PHONY AND BOGUS TRIAL" using fraud document that was not provided to appellants.

Judge Culhane created fraud, phony and fake document set trial and refused to provide both parties why are parties being asked to come to court at 1.30 p.m"

Judge Culahne violated above laws to have fraud, fake and phony trial.

"(b) Makes, presents or uses any record, document or thing knowing it to be false and with the purpose to mislead

Plaintiff incorporates above Judge Culhane made fake and phony document and set fraud trial. Judge Culhane was asked by attorney "***but we were here to show cause so what are we coming at 1.30 p.m for"***

In an open court Judge Culhane acted he was very honest truthful and fair stated "just come at 1.30 p.m" however judge answer just come at 1.30 p.m sound very "suspicious"

Judge Culhane kept it to his chest by stating just come 1.30 p.m for trial so appellants could

- i. Bring they attorney (not possible to bring attorney in couple of hours there will be fraud and phony trial)
- ii. Bring witness (not possible and without knowing there will be fraud and phony trial)
- iii. Request plaintiff witness list (not passable without knowing there was fraud and phony trial)
- iv. Appellants would not come to court empty hand in a fraud and phony trial and not even said a single word because both appellants was totally lost.

False, fake and phony documents and only provided to attorney of records of the plaintiff. Appendix ZC attached in the writ picture that was taken from Sacramento Court California website. Last documents were created that was provided by attorney of records to Judge Hershey for fraud trial stated.

Appendix 2 set process for trial and not on the choice of judge by creating phony, fake and perjured documents.

Fake and phony trial was fraud and nothing than fraud on the hands of Corrupt Judge Culhane lead master who orchestrated by creating phony and fake court document.

Judge Hershey who aided and abetted public corruption

Attorney of records for plaintiff by aiding, abetting and accessory after the fact.

## **PERJURY**

### **(18 U.S. Code § 1621 - Perjury generally)**

Judge Culhane committed perjury by issuing court document which was phony and fake and gave to attorney of record supposed to be true but it was false.

Document crated to be true and never given to appellant was false. Similar document was received by appellants prior to phony and fake document arose not constitutes trial. Appendix 2 is the process of trial and made with Judge Herhsey to continue fraud and phony trial is public corruption. After calling case briefly Judge

Culhane disappeared from court room to create fake, phony documents, fake and phony trial.

Judge Culhane committed perjury by creating fraud, fake, phony trial and created phony document

Judge Hershey committed perjure using fake and phony documents for trial

Paula clerk from debarment 59 committed perjuries when stated she has no phone number, no date and time she called appellant but she did call. She was not able to leave voice mail message because phone was disconnected.

Appellant's phone was not disconnected and every voice mail left of appellants phone goes to appellants email.

**"NO MATTER WHERE IN THE WORLD APPELLANTS ARE NO MATTER IF THE PHONE IS DISCONNECTED ANY VOICE MAIL MESSAGE LEFT GOES TO EMAIL AND ANY WHERE IN THE WORLD APPELLANTS CAN GET THAT MESSAGE AS LONG THERE IS INTERNET TO ACCESS EMAIL"**

*"Paula committed perjury she did not call appellants she has no phone number, no date and no time".*

Attorney of records Crowdis committed perjury by signing proof of service under penalty of perjury dated January 12, 2015 but complaint was filed on April 13, 2015 cross complaint filed October 3, 2015. See attached appendix in the writ.

Attorney of records committed perjury by mailing discovery response after appellants filed third motion to compel and to dismiss complaint. Judge made an order attorney of records to file discovery response no later than July 11, 2016. Proof of service states August 4, 2016 appellants was served discovery response. Discovery response is dated July 25, 2016.

On August 10, 2016 judge order to send verification via email neither court did not have verification nor had appellants. Verification received by appellants September 1, 2016 was back dated to July 25, 2016 attorney committed perjury.

"No verification was received by court and appellants until August 10, 2016 after court made on August 10, 2016 to provide verification via email verification received after August 10, 2016 perjury was committed by attorney by dating verification to July 25, 2016"

- On August 10, 2016 court had no verification nor appellants

- ON AUGUST 10, 2016 COURT ORDERED ATTORNEY OF RECORDS TO PROVIDE VERIFICATION VIA AN EMAIL TO APPELLANTS AND TO PROVIDE COPY TO COURT HOPE THIS IS CLEAR TO JUSTICES.
  - Appendix ZK post office notice states September 1, 2016 when notice was deliver for appellants to pick certified mail.
  - Appendix ZK verification dated is July 25, 2016

**"ATTORNEY OF RECORDS COMMITTED PERJURY WITH ABOVE 4 CITED ISSUES"**

Attorney of records committed perjury by proving fake and phony document for fake, phony and fraud trial committed perjury by stating he received notice for trial.

**CALIFORNIA PENAL CODE 135C CONCEALING  
EVIDENCE**

Attorney of records did not disclose to Judge Herhsey document that he was provided in the morning was the same document he use to have fraud trial.

Attorney of records concealed evidence that he was the only provided document when parties were leaving court. Attorney records violated penal code 135c by not disclosing how he received documents. As a professional attorney he should know every document created in the courts are to be provide to all parties.

Attorney of records concealed evidence how he came know about the trial at 1.30 p.m when in the morning her asked **why he was coming at 1.30 p.m?** Attorney of records failed disclose he was called by court to come at 1.30 p.m for fraud, fake and phony trial. In the morning attorney of records came to court empty hand at 1.30 p.m he came with bunch of files for fraud, fake and phony trial.

**42 CFR § 1001.1552 MAKING FALSE STATEMENTS OR MISREPRESENTATION OF MATERIALS OF FACTS**

Judge Culhane manufactured document that was false and provide copy **ONLY** to attorney of records for plaintiff. This document was prepared falsely by Judge Culhane and handed to attorney of records as parties were leaving court and asked to come back at 1.30 p.m.

Attorney of records and appellant's both asked Judge Culhane what they were coming at 1.30 p.m. Both parties were explained to just come at 1.30 p.m with no explanation. Judge Culhan knew document he created was phony, fake and false. Judge Hershey knew appellants never received documents however she continued

with "PHONY, FAKE AND FRAUD TRIAL" document in the morning was only provided attorney of records. Judge Hershey instead of correcting "MESS OF OPEN PUBLIC CORRUPTION" aided and abetted public corruption. Judge Hershey continued with fraud, phony and fake trial using Judge Culhane's phony, fake and fraud document.

### **MISREPRESENTATION OF MATERIAL FACTS**

With above public corruption incorporated Judge Culhane created phony document and only provided copy to attorney of records. Judge Culhane orchestrated and manufactured fake and phony document fraud phony and fake trial

As all parties were asked to come to court at 1.30 p.m attorney of records and appellant both asked why?

**" WHY ARE WE COMING TO COURT DEPARTMENT 45 AT 1.30 P.M  
ANSWER JUST COME ATTORNEY OF RECORDS THAN ASKED WE WERE  
HERE FOR TO SHOW CAUSE WHY APPELLANT DID NOT FILE  
SETTLEMENT CONFERENCE STATEMENT"**

**BOOM:** In the hands of corrupt Judge Culhane, Judge Hershey and corrupted attorney had "FRAUD TRIAL" using fake and phony martial for trial. Our Justices at the Supreme Court ignored these facts eyes are "CLOSED" they can not see open public corruption is the reason writ was denied.

Trial was only informed to attorney of records by phone call not the time attorney of records in an open court asked "Well were here to show cause order of court"

Phony documents was used to have "Fraud, Phony and Fake" trial and trial dose not takes place as Appendix 2 states the process not with a phony and fake documents notice. Judge Culhane misrepresented by stating to just come 1.30 p.m using phony and fake document as the basis of trial.

### **CIVIL FRAUD** **(25 U.S. 247, 8 S.Ct. 881, 31 L.Ed. (1887)**

Due to open public corruption civil fraud was conducted using by committing perjury, Judge Culhane committed civil fraud.

Judge Hershey aided and abetted perjury, civil fraud and attorney of record accessory after the fact of public corruption.

Trial was bogus, fraud, phony and fake Supreme Court has only one duty to make sure entire court follows laws of US and state.

Having secret, fraud, phony and fake trial judgment should be vacated in the Small Claims Court and Superior court.

Request appeals court to investigate open public corruption.

Request DOJ to investigate open public corruption

FBI to investigate public corruption

## **UNCONSTITUTIONAL JUDGMENT**

Fraud, take, phony trial and judgment is unconstitutional with public corruption, corrupted judges, perjury, trial without jury, denying attorney, denying both parties' exhibits are unconstitutional.

Trial by fraud is unconstitutional and illegal.

"Fraud, fake trial and having order from Small Claims Court of unpaid Chiropractor bill and Judgment for unpaid bill from Superior Court is unconstitutional and illegal conduct by Judge Culhane, Herhsey David Crowdus attorney"

**"JUDGMENT IS UNCONSTITUTIONAL YOU CAN NOT HAVE TWO JUDGMENT SUCH DEATH SENTENCE AND LIFE SENTENCE FOR ONE CRIME AS IN THIS ORDER AND THE JUDGMENT IS UNCONSTITUTIONAL"**

## **SIXTH AMENDMENT RIGHT OF US CONSTITUTION**

Violation of The U.S. Constitution Bill of Rights (under the Sixth Amendment) guarantees the right to a speedy trial with an impartial jury for criminal defendants in federal courts. The 14th Amendment's Due Process clause extends these rights to state courts.

While the Constitution expressly outlines the right to a jury trial, it doesn't explicitly include the right to have a "fair trial". However, in guaranteeing other trial rights, the Constitution provides the safeguards for a fair trial. Such rights include:

The right to an impartial jury;

The right to due process of law;

The right to confront/call witnesses; and

The right to legal counsel.

"Appellants was denied to bring attorney by Judge Hershey who told appellant you are not allowed to bring attorney and when appellants insisted appellants were threaten arrest and sheriff was called

## **VIOLATION OF SEVENTH AMENDMENT RIGHT (Article III, § 2)**

Seventh Amendment Right of the constitution guarantees jury trial. Due to corrupt judges and attorney fraud, secret and phony trial was held without jury. Appellants seventh Amendment right was violated. On appellants request for jury trial appellants were threaten for arrest and sheriff was called in the court. Due the fact Justices eyes are closed a clear naked violation of had been condone by Justices.

Under the laws of US and constitution all laws are made congress not justices or judges. Justice and judges are to follows of the rule of the land and they are not above the law.

Due to justices failed to follow the laws Manhattan DA and Trump case was returned by seven justices to DA in Manhattan which is against the laws. Congress made the laws "NO ONE IS ALLOWED TO OBTAIN TAX RECORDS OF ANY TAXPAYERS WITHOUT POWER OF ATTORNEY, AUTHORIZATION TO REPRESENT AND SIGNED FORM 4506T"

Seven justices failed to uphold the laws passed by congress returning the case to Manhattan court.

Scott Peterson vs. California murder trial overturned because of not getting fair jury. *In this case appellant was outright denied jury, no jury at all, no attorney, no witness, no exhibits, no cross examination, no expert witness and so on* California Supreme Court denied appellants motion in less than 2 hours further violating appellants constitution rights.

### **Amendment VII**

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law. Trial was kept secret until appellants arrived at court at 1.30 p.m who were asked by Judge Culhane to come. When asked by appellants and attorney of records what are coming to court at 1.30 p.m answer was just come.

Behind the scene attorney records was called and informed of the trial who came trial little prepped but no files, no exhibits and so on and stated he was informed of the trial and gave documents there was trial. In the fraud trial when appellants asked Judge Hershey we don't have jury answer appellant was told you not allowed jury. We don't we have our attorney appellants were told you are now allowed to have attorney.

Appellants than asked we have don't witness judge than told you are not allowed to bring or call witness so on.

Appellants was not allowed have put plaintiff on stand confront due the threat of arrest.

Violation Seventh Amendment Right of have no jury trial.

## **FOURTEEN AMENDMENT RIGHT OF US CONSTITUTION** **Right Section 1.**

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Equal Protection of Laws was violated as stated.

Civil Rights with the violation stated

Due Process right with the violated stated.

### **DEMANDS FOR ORAL ARGUMENT**

Due to open and open public, naked corruption and justice ignoring facts appellants is demanding for oral argument on rehearing with media available to witness full oral argument on TV witness by entire public and media presence. Oral arguments will be based in the writ, appendix, constitution, civil rights violation. It will also include issue brought by appellants in the rehearing questions that was asked and in the writ state and US laws.

### **APPELLANTS HAS BEEN HARMED BY**

Corrupt judges, corrupt attorney, corrupt court system, two judgments for one

unpaid chiropractor bill, Criminal Conduct, Civil Fraud, Concealment of Material Facts, Gross Negligence, Breach of Fiduciary Duty, Two General Duties, DUTY OF LOYALTY, DUTY OF CARE. TRIAL BY FRAUD Trial by threat  
Violation of Fourteen Amendment Rights of appellants as stated in the writ  
Violation of Equal Protection as stated in the writ  
Appellant denied taking deposition  
Appellants denied providing exhibit in the fake trial  
Appellants denied obtaining exhibit from plaintiff in the trial  
Miscarriage of justice  
Appellants was denied to bring witness  
Appellants was denied to put plaintiff on stand and cross examine  
Appellants was denied to ask question in the fraud, fake trial and stopped by fake trial judge  
Not getting fair trial, not knowing there was trial

## CONCLUSION

Narayan's respectfully requests that this Court grant the petition for rehearing and order full briefing and argument on the merits this case.  
Denying writ is justice supports public corruption, corrupt court and corrupt judges since 1998 fake jury panel.

Since Justice ignored naked and open public corruption so please explain answer why it's past 30 days or untimely notice of appeal filed when notice was filed in 27 days?

Only appellants motion was granted as unopposed (not really unopposed) because motion filed to extend time did not had department was returned to file with department number was granted as unopposed. Appellant did not file with department because appellant was out of country. Motion appellants filed was dated selected conflict with appellant's schedule. Appellant was going out country. By the rejection came to type department and file again appellants was already out of Country. Court knows which department motions are filed could have file with department number. Appellants three unopposed motion was denied because they were unopposed and granted in favor of appellants by dismissing complaint for unable to prosecute. Justices ignored the facts to see this public corruption by

denying the writs.

Cross compliant was filed on October 3, 2015 and complaint was filed on April 15, 2015 proof service filed on January 12, 2015 some "9 MONTHS before cross complaint was filed proof of service was defective.

Justices ignored those who denied the writ serious breach of constitution proof of service can not be filed without filing complaint and before complaint was filed?

This is miscarriage of justice by Supreme Court which should review in rehearing.

In another case appellant attorney not oppose ex-pate motion was unopposed Narayan vs. Wells Fargo Bank was court granted to Wells Fargo Bank motion because it was unopposed and complaint was dismissed not in this case.

**"THREE MOTION WERE UNOPPOSED AND THOSE THAT WERE  
OPPOSED WITH 2 LINES ONLY AND THE 3 MOTION THAT WAS  
UNOPPOSED WAS DENIED BECAUSE THEY WERE UNOPPOSED"**

So most case unopposed party who moves motion are granted but not in this case Justices ignored the facts of this public corruption.

Backdating public records are crime as per appellant's appendix but not according judges and Justices is not seeing this public corruption due the fact writ denied why. Appendix attached Judges, attorney and clerk were indicted for back dating because its illegal back date court document.

"Discovery response was dated July 25, 2016 proof of service is August 4, 2016".

Judgment should be vacated Judge Culhane, Hershey Brown and David Crowdus attorney for plaintiff pay \$500,000.00 each to Pacific Inlanders and Asian community as restitution and State of California pay 2 million dollars to appellants for cover up of public corruption and Federal DOJ, FBI pay 5 million dollars for aiding and abetting public corruption. Case should order to dismiss for attorney violation of court orders, discovery act so on. Judge Culhane, Hershey, Brown and attorney Crowdus should be jailed for treason.

Appellants will create a history if justices do not stop all forms of public corruption and fraud trial by filing tort claim with US Claims department and solicitor general against Supreme Court of United States of America.

Dated: December 11, 2020

  
Appellants Prakash Narayan

**Additional material  
from this filing is  
available in the  
Clerk's Office.**