

20-6650
No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

GRIGORY S. SUMNER — PETITIONER
(Your Name)

vs.

ORIGINAL
PETITION

UNCG — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

FILED
JUL 14 2020

OFFICE OF THE CLERK
SUPREME COURT, U.S.

FOURTH CIRCUIT COURT OF APPEALS

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

PETITION FOR WRIT OF CERTIORARI

GRIGORY S. SUMNER
(Your Name)

3164 SUMNER Rd.
(Address)

RECEIVED
NOV 27 2020
OFFICE OF THE CLERK
SUPREME COURT, U.S.

TRINITY N.C. 27370
(City, State, Zip Code)

336-899-3478
(Phone Number)

RECEIVED
JUL 20 2020
OFFICE OF THE CLERK
SUPREME COURT, U.S.

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:

Brett Carter
Rebecca Goins
Bruce Pomeroy
Bradley Wrenn

RELATED CASES

Table of Contents

1. Appendix A- Federal Appeals Court 4 th Circuit	4
2. Oct 4 th District Court Filing Motion-“En Banc” 4 th Circuit Federal Court Appeals	
a. Plus two pages filed UNCG graduation proof	3
3. Appendix B-District Court Greensboro Middle District NC	3
4. Aug. 6 th District Court Filing Answers and Response, Motion to set Trial	4
5. Feb. 21 st Original Filing Civil Rights Complaint 19CV203 (Under 42 USC 1983-	
a. Bivens V. Six Unknown Agents,403 US 388 (1971) Claim	7
6. Rule40 Veteran Status	1
7. Rule40 Letters from Veterans Administration Doctors	2
8. Department of Education Findings OCR Complaint No. 11-18-2194	8
9. Dept. Justice Letter & Final Disposition Response/30 day Notice	2
10. UNCG Un-official Transcript	5
11. UNCG Graduation Hold Feb 27, 2019- Dec 31, 2099	1

+

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 A to the petition and is

reported at FOURTH CIRCUIT COURT OF APPEALS ; 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[] is unpublished.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 B to the petition and is

reported at MIDDLE DISTRICT COURT, GREENSBORO, NC. ; 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[] is unpublished.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 Feb 20, 2020. Covid 19 → Supreme Court + 150 days to file.

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).

United States Supreme Court

Case No. USCA9 No.19-2347

Gregory Scott Sumner- Plaintiff-Appellant

v.

UNCG- Defendant

PETITION FOR WRIT OF CERTIORARI:

I respectfully request a writ of certiorari, for an "en banc" panel review of my case.

Questions Presented

This is a Title II ADA case violation of Civil Rights. 35.130 (a) No qualified individual with a disability shall, on the basis of disability, be excluded from participation in or be denied the benefits or services, programs, or activities of a public entity, or be subjected to discrimination by any public entity. (3)(ii) That have the purpose or effect of defeating or substantially impairing accomplishment of the objectives of the public entity's program with respect to individuals with disabilities; or...

First amendment: Free speech suppression & Fourteenth Amendment: denial of Equal Protection.

Other; Bivens Vs. Six Unknown Agents of Federal Bureau of Narcotics, 403 U.S. 388 (1971)

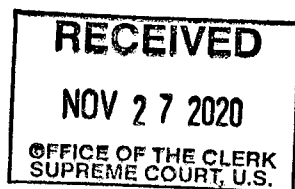
Fourth Amendment: Un-warranted Tresspass outside of jurisdiction across county lines without probable cause or a Warrant. To threaten, coerce, and intimidate by UNCG Police department.
Retaliation!

14.5 JURISDICTION

Department of Education, Findings August 22, 2018 (enclosed), OCR No. 11-18-2191 Page 7. As Noted OCR is opening investigation of Allegations 2(a) and 2(c).

Pursuant to regulation at 34 C.F.R. 110.39 implementing the Age Act, to file a civil action for Injunctive Relief in Federal Court following exhaustion of administrative remedies are exhausted if: (1) 180 days have elapsed since the complainant filed complaint with OCR, and OCR has made no finding, or (2) OCR issues any finding in favor of the recipient. A Civil Action can be brought only in a United States

Page 8. District Court for the district in which the recipient is found or transacts business. A complainant prevailing in a Civil Action has the right to be awarded the cost of the action, including reasonable attorneys fees, but these costs must be demanded in the complaint filed with the court. Before commencing action the complainant shall give 30 days notice registered mail to the Secretary Department of Education, The Secretary Department of Health and Human Services, The Attorney General of the United States, and the Recipient. The notice shall state the alleged Violation of the Age Act, Relief Requested, The Court in which the action will be brought, and whether or not Attorneys fees are demanded in the event the complainant prevails. The Complainant may not bring an action if the same alleged violation of the Age Act by the same recipient is the subject of a pending action in any court of the United States.



Please be advised that the University must not Harass, Coerce, Intimidate, Discriminate, or otherwise retaliate against an individual because that individual asserts a right or privilege under a law enforced by OCR or files a complaint, testifies, assists, or participates in a proceeding under a law enforced by OCR. If this happens the individual may file a Retaliation Complaint with OCR.

STATEMENT OF THE CASE

Case Brief- I am a 49-year old, Disabled Veteran; who has seizures, PTSD, vision and hearing impairment, and Migraines among other documented issues. I Graduated at UNCG in December of 2016, only to have my graduation canceled and the demand of more classes. I have been harassed, intimidated, coerced and threatened by UNCG and campus police! I filed Federal Lawsuit on 2/21/2019 and UNCG retaliated by filing a graduation hold on my account the same week! Today the Harassment continues; as I am not even allowed to obtain an official college transcript, nor go to any other college! The Associate Vice Chancellor/Dean of Students (named in this law suit) has placed a Registration/Graduation hold on my account with the dates from 2/27/2019 thru 12/31/2099 (attached!) It is an impossibility for me to obtain the degree that I've earned or been placed into \$35,000 debt for! UNCG has denied me access to this public facility, Job fairs, accommodations as prescribed by the Veterans Administration, and denied me graduation and future job opportunity. This is Extortion and Predatory Lending by UNCG and the state of North Carolina!

Appendix A- Fed. Appeals. **Tennessee V. Lane**- The States attorney general got it dismissed based on the claim that they were not notified previously, that there would be an appeal. That is false! Please refer to District court filing of Oct. 4th 2019 Motion- "En Banc" Fourth Circuit Federal Court of Appeals (attached). That was filed in district court, how much further notification does one need of an appeal? The Appeals court did not look at this case and my Civil Rights continue to be denied!

Appendix B- District Court. **Tennessee V. Lane**- At the lower courts, I experienced extreme prejudice and lack of impartiality! The court did not work to protect my interest as a disabled veteran, but to protect the University and the states corruption! The clerk of court laughed at me and told me my case was dead because I had a fee waiver, "In Forma Pauperis". I had to borrow money to pay court cost even though I had filed In Forma Pauperis! In fact, at the District court level the judge interfered with the court process by blocking Federal marshals from delivery of Summons service. Please refer to filing of August 6th 2019 in District court it provides details (attached). Then based on the states claim of improper service, the judge proceeded to dismiss my case? I was denied access to District court!

This case has not been heard. An Individual Vs. State and Corruption. But that is not what Tennessee Vs. Lane and Justice Antonin Scalia says that as a disabled person I have a right to be heard. I have been denied fair and impartial access to court as a Disabled Veteran! I would like this case to be reviewed by "En Banc" panel review. I appreciate your time and consideration in this matter. I look forward to your review and judgement. Respectfully thank you. Greg Sumner (Pro-Se)

As A DISABLED Veteran I have been denied Fair and impartial access to court! I request this case be Reviewed by "En banc" Panel. Tennessee V. Lane - at Lower Courts, I experienced Extreme prejudice and lack of impartiality! The District Court Judge blocked Federal Marshalls From Summons Service delivery! Then the State claimed that Certified Mail was improper Service? It was Denied Access to District Court. Then the Same was true in Appeals Court! The Judge interfered with Due Process. I beg this Court for a Just Ruling and Settlement.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Gregory S. Sumner

Date: July 14, 2020