

U.S. Supreme Court
1 First Street N.E.

Washington, DC
20543

20-7106

Supreme Court, U.S.
FILED

NOV 17 2020

OFFICE OF THE CLERK

State of Colorado Supreme Court

Case Number: 2020SC584- Denied

Case Number:

(To Be Assigned)
COSC No.

2020 SC 584

Colorado Court of Appeals
Case Number: 2018CA2320

District Court, San Miguel County, CO

Hon. Mary E. Deganhart
Case Number: 2018CV5 - Denied

Party Without Attorney:

Mark Halper

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Petitioner-Appellant - Plaintiff

Mark L. Halper

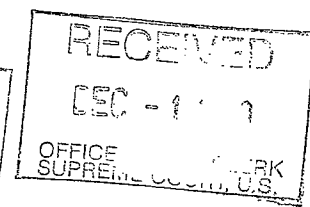
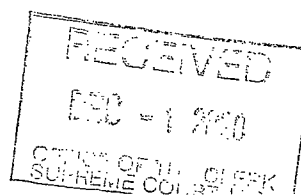
ORIGINAL

Respondent-Appellee- Defendant

Jerry Moore and Linda Moore

PETITION FOR WRIT OF CERTIORARI

Petitioner is submitting this PETITION FOR WRIT OF CERTIORARI to the U.S. Supreme Court as a result of numerous courts in the State of Colorado continuing to render horribly flawed rulings that are not pertinent or relevant



and are not supported by on-point case law. The ruling by the District Court, County of San Miguel, CO was horribly flawed in that it failed to address and recognize the legal rights of Defendant Mark Halper as being a real

party of interest under the laws of the State of Colorado which can not be denied or withheld.

I. Advisory Listing of Issues Presented For Review

- I. Whether the Colorado Supreme Court, the Colorado Court of Appeals, and the District Court, San Miguel County, CO were corrupt in failing to legally assess the evidence applicable case law presented by Plaintiff/Petitioner-

Appellant pro se, and in so doing, denied and deprived him of an equitable and honorable consideration for his legal arguments as being a real party of interest.

2. Whether the ruling by District Court, San Miguel County, CO judge Mary E. Deganhart have all attempted to "sandbag" and torpedo 's Plaintiff's legal right to an appeal by refusing to acknowledge process Plaintiff's legal argument and documents for being a real party of interest.

II. Reference To Report of Opinion

The Petitioner seeks review of the opinions and ruling contained in document Judgment Affirmed.

III. Statement of the Case

Defendant clearly had legal rights as being a real party of interest, but was denied those legal rights.

Under C.A.R. 49, the Supreme Court lists some occasions when the Supreme Court is more

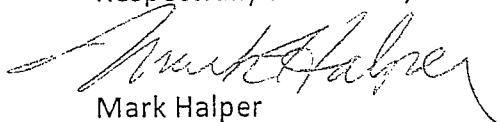
likely to review a case. Those include:

i New Frontier: There is clearly either confusion or more likely a continued corrupt Colorado judicial system that chooses to continue to persecute a plaintiff who had legal standing as real party of interest. The Colorado judicial system has chosen to ignore and refused to review sound legal arguments and appropriate case law.

ii For the Greater Good: Keeping this decision will continue to create a new norm that severely impairs and jeopardizes the health, safety, and welfare of Petitioner/Appellant Mark Halper. Thus, there is clearly a more compelling interest that would justify clarifying or adjusting the rulings of both the Colorado Supreme Court and the District Court, San Miguel County, CO which illegally and unlawfully denied the legal rights of Defendant Mark Halper.

iii. Way Off Track: The U.S. Supreme Court needs to correct the injustice and corruption being perpetuated within the Colorado judicial system and specifically from the Colorado Supreme Court, the Colorado Court of Appeals and the 7th Judicial District to include the District Court of San Miguel County, CO and all district courts throughout the State of Colorado.

Respectfully submitted, this 16th day of November, 2020.


Mark Halper
Petitioner-Appellant pro se

REASONS FOR GRANTING THE PETITION

Horribly flawed rulings by the
District Court, San Miguel County, Colorado
Colorado Court of Appeals
Colorado Supreme Court

These horribly flawed ruling undermine the
Colorado Judicial System and render it
effectively unavailable to a pro se litigant.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 12/22/20