

20-7117

ORIGINAL

No. _____

Supreme Court, U.S.
FILED

JAN 26 2021

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

Dervanna H.A.
Troy-McKoy — PETITIONER
(Your Name)

Mount Sinai vs.
Beth Israel — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

State of New York Court of Appeals

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

PETITION FOR WRIT OF CERTIORARI

Dervanna H.A. Troy-McKoy

(Your Name)

6505 Winfield Blvd.
APT: B11

(Address)

Margate, FL 33063

(City, State, Zip Code)

(954)661-7110

(Phone Number)

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QUESTION(S) PRESENTED

On September 15, 2020, The State Of New York Court Of

Appeals denied Petitioner's Motion.

Why when the Court Of Appeals learned that Respondent

admitted that Respondent created a criminal FRAUDULENT

Signature against Petitioner name, that resulted in the Court Of

Appeals denied Petitioner, the Court Of Appeals refuses to

reverse the decision and grant Petitioner's Punitive damages?

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

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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[] is unpublished.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[] is unpublished.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 A 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☒ is unpublished.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 Intermediate Court of Appeals court appears at Appendix B to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
☒ is unpublished.

1.

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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 9/15/2020 .
A copy of that decision appears at Appendix _____.

A timely petition for rehearing was thereafter denied on the following date: August 21, 2019 , and a copy of the order denying rehearing appears at Appendix C .

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).

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CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Petitioners acting on Order
dated Thursday, March 19, 2020
That extend the time to
Appeal to 150 days from
September 15, 2020 (Appendix A).

STATEMENT OF THE CASE

While Petitioner was residing in New York, County, racial hate crime FBI pose as dental doctor poison Petitioner at Gouverneur HealthCare Service on October 10, 2010.

During May 2011, FBI again, poisoned Petitioner, at Manhattan gym, New York.

On May 24, 2011 Petitioner reported the poison to Mount Sinai Beth Israel.

Mount Sinai Beth Israel assured Petitioner, he could pick up his report on April 21, 2017, however, Mount Sinai Beth Israel, deliberately destroyed Petitioner medical report in a fire (page 16) and deliberate cover up FBI crime against Petitioner, preventing Petitioner from suing the FBI and recovering monetary punitive damages.

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REASON FOR GRANTING THE PETITION

**Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001**

Dervanna H. A. Troy-McKoy, Petitioner, Pro' Se

V

Mount Sinai Beth Israel, Respondent

APPEAL FROM THE STATE OF NEW YORK COURT OF APPEALS

U.S. Supreme Court

Hickory v. United States, 160 U.S. 408 (1896)

Hickory v United States, No. 491; Submitted March 5, 1895; Decided January 6, 1896; 160 U.S. 408

"And not only, but the law recognizes another proposition as true, and it is that 'the wicked flee when no man pursueth, but the innocent are as bold as a lion.' That is self-evident proposition that has been recognized so often by mankind that we take it as an axiom and apply it to this case"

Appendix E
1/25

Petitioner attended Rutgers University (page 7). During which time **racial hate crime FBI** had been racially targeting Petitioner to drop out of Rutgers University triple major in Aerospace/Aeronautics/Biomedical Engineering (page 7), claiming Petitioner was trying to be intellectual like white people.

FBI changed the first minor of Petitioner transcript of four minors from general chemistry (freshman course) to biochemistry (senior course) that petitioner already acquired in his final year. Therefore, damaging Petitioner's intellectual acclaimed transcript (page 8).

Petitioner was residing in New York, County of New York (page 9), during which time, racial hate crime FBI pose as dental doctor and attack on Petitioner at Gouverneur HealthCare Service on October 10, 2010 and tried to poison petitioner in a dental chair and refused to sign the dental

release form (page 10), as required to be signed as indicate by

subsequent doctors (page 11). FBI attacks continue on

Petitioner. On January 11, 2011, Petitioner reported these

heinous attack to New York Police (page 12).

Petitioner also reported these attacks to FBI on January 6, 2011

(page 13) and the FBI provided Petitioner with a corrupt letter

date January 27, 2011 that expired on January 25, 2011 (page

13).

During May 2011, FBI poisoned Petitioner, at Manhattan gym,

New York (pages 14 & 15).

On May 24, 2011 Petitioner reported the poison attacks by

racial hate crime FBI to Mount Sinai Beth Israel (pages 14 & 15).

The FBI attack was fierce on Petitioner, Petitioner fled to

Florida.

Mount Sinai Beth Israel assured Petitioner, he could

pick up his report on April 21, 2017 (page 16). However, Mount Sinai Beth Israel, deliberately destroyed Petitioner medical report in a fire (page 16) and deliberate cover up FBI crime against Petitioner, therefore preventing Petitioner from suing the FBI and recovering monetary punitive damages.

Petitioner subsequently file lawsuits that reach the Court Of Appeals State Of New York (Pages 17 & 18) and was provided **case number 2020-416** (page 17)

In n attempt by Respondent to subvert Petitioner's case, Respondent conspired with deponent Dave Jackson and created a FRADULUNT SIGNATURE against Petitioner's name (page 20) and deliberate filed this fraudulent signature against Petitioner's name (page 20), that does not match Petitioner's signature (page 18), and further damage Petitioner's **(APPENDIX B)** reputation and his intellectual business empire.

Respondent filed this fraudulent signature intentionally as Petitioner's signature with the deliberate criminal intention to have the State Of New York Court Of Appeals denied Petitioner case against Respondent.

Respondent did not served Petitioner with this sworn statement of fraudulent signature (page 20), and having deliberate criminal intentions to persuade the Court Of Appeal to denied Petitioner (page 21).

On September 15, 2020 (page 21), The State Of New York Court Of Appeals denied Petitioner's punitive damages against Respondent of ten millions nine hundred and twenty thousand dollars (**\$ 10 920 000.00**), as Seth Forth in Petitioner's Notice Of Motion For Leave To The Court Of Appeals (pages 17 & 18).

About twenty days (20) later, on October 5, 2020 the wicked Respondent filed a letter (page 22) addressed to Petitioner,

stating that the **FRAUDULENT SIGNATURE** is not that of
Petitioner.

**Petitioner, therefore, asking the Supreme Court Of The united
States to review PETITIONER FOR WRIT OF CERTIORARI and
grant Petitioner punitive damages of ten million nine hundred
and twenty thousand dollars (\$ 10 920 000.00).**

Foot Note: (page 23-25)

Petitioner subsequently file lawsuits that reach the Court Of Appeals State Of New York and was provided **case number 2020-416.**

Respondent to subverted case, by conspired with deponent Dave Jackson and created a FRADULUNT SIGNATURE against Petitioner's name and deliberate filed this fraudulent signature does not match Petitioner's signature and have the State Of New York Court Of Appeals denied Petitioner case against Respondent.

Petitioner, therefore, asking the Supreme Court Of The united States to review PETITIONER FOR WRIT OF CERTIORARI and grant Petitioner punitive damages of ten million nine hundred and twenty thousand dollars (\$ 10 920 000.00).

A handwritten signature consisting of the letters 'M' and 'K'.

Petitioners pray that the
Court will grant Petitioners relief
of Ten million nine hundred and twenty
Thousand dollars: \$10 920 000.00
OR any other relief just and
reasonable.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Dervanna H.A. Troy-McKoy

Date: January 26, 2021

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