

Supreme Court Of The United States

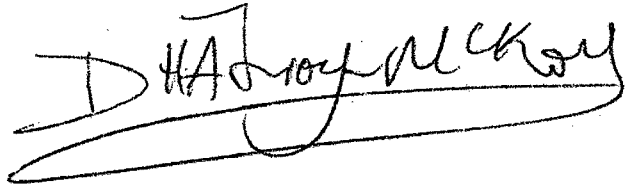
Case No. 20-7117

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

V.

Mount Sinai Beth Israel, Respondent

Petitioner's Response to Respondent Brief In Opposition

A handwritten signature in black ink, appearing to read "Dervanna H. A. Troy-McKoy", with a long horizontal flourish underneath.

Dervanna H. A. Troy-McKoy, Petitioner

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Respondent left an overnight deliver at Petitioner's door on March 17, 2021 (page 4 & 5).

An Order of March 19, 2020 (pages 6 & 7), indicate that Petitioner's petition for Writ of Certiorari was timely file.

Since Respondent was relying on Jurisdiction, page 8 (page 1 of Respondent Brief) that Petitioner's Writ of Certiorari's was untimely filed, it is now clear that Petitioner's Writ of Certiorari was timely file and therefore, should be reviewed.

Further, Respondent claimed they did a docket search on Petitioner's, page 9 (page 7 of Respondent's brief), but failed miserably to discover the **Order of March 19 2020** (Court Order list: 589 U.S). Similarly, Respondent failed to recognize and admit that Petitioner filed all his motions timely, leading up to this case No. 20-7117.

Therefore, Petitioner wishes to ignite a reciprocal contention of Respondent's conclusion page 10 (page 15 of Respondent Brief):

Petitioner's conclusion:

For the foregoing reasons, and any other reasons that seem just and proper to this Court, the petition for writ of certiorari should be reviewed.