

No. \_\_\_\_\_

20-8113

IN THE

SUPREME COURT OF THE UNITED STATES

Washington D.C. 20543

**ORIGINAL**

Samuel Coleson JR.

— PETITIONER

(Your Name)

vs.

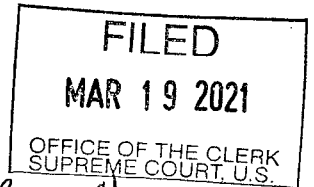
Parker et al

— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of APPEALS for the Second Circuit.

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



PETITION FOR WRIT OF CERTIORARI

Samuel Coleson JR.

(Your Name)

P.O. Box 1004

(Address)

Bronx New York 10458

(City, State, Zip Code)

347-818-2102

(Phone Number)

QUESTION(S) PRESENTED

- ① IS that my daughter screaming "stop" in apt 7 or 6 at 2247 HUGHES Ave Bronx N.Y. 10457?
- ② APPENDIX: C Page 24 United States of Appeals for the Second circuit 20-2164, Clerk opinioned, see 28 U.S.C. § 1915 (E). But did not choose (1) or (2), frivolous or malicious, or with prejudice or without prejudice?
- ③ APPENDIX D, page 59-89 and APPENDIX: D Pages 87-89 Division of ATTORNEY Grievance Committee State of NEW YORK Supreme Court Division First Judicial Department Docket No. 2018.1069 said I did not reply?

## 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:

① CRISTINA FONTANEZ ② THEON SMITH ③ MILLIE CRISTINA, Aunt ④ ROBERTA LEDER ⑤ ANITA PARKER ⑥ ~~THE~~ Bronx Family Court ⑦ Grievance Committee.

## RELATED CASES

- Coleson v. Parker et al. No. 20-cv 951 (cm) (vn) United States District of New York Judgment entered 6-04-20.
- Coleson v. Parker et al. No. 20-2164 Court of United States, APPEALS Second Circuit of New York - Judgment Entered - 12-30-20, mandate 1-25-21.
- Coleson v. Leder docket No. 2018. 1069 - ATTORNEY Grievance Committee fee, State of New York Supreme Court Division First Judicial department by Judgment entered - 10-31-19.

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- Silver King Coalition mines, Co. v. Silver King Coal Consolidated — P. 98
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- ~~Twombly~~ v. 2009 U.S. Dist. LEXIS 93731, at \*20 (E.D. Cal. Oct. 7, 2008) ~~cyting mass v. United States Secret serv.~~ 572 F.3d 962, 972 (9th Cir 2009) — P. 104
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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 B to the petition and is

☒ reported at United States Dist. Court Second Circuit 20-2164; 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 C to the petition and is

☐ reported at United State Dist Court of N.Y. 20-cv-95 (cm)(un); 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 12/30/20.

☐ 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: 12/30/20 and 1/25/21, and a copy of the order denying rehearing appears at Appendix B.

☐ 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 Oct 31, 2019. A copy of that decision appears at Appendix D.

☒ A timely petition for rehearing was thereafter denied on the following date: August 5, 2019, and a copy of the order denying rehearing appears at Appendix D.

☐ 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).

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Petitioner seeks leave to motion Rule 14 (f) Applying U.S. Const., Amdt, 14 section 1., section 2: Supreme Court of D.C. Shall review questions of abuse of discretion, see *General Electric Co. v. Joiner*, 552 U.S. 136 (1997), abuse of discretion administrative Law 5 U.S.C. § 706(X). The Supreme Court held that abuse of discretion review extends to an administrative court's decision to issue a subpoena. See *McLane Co., Inc. v. E.E.O.C.*, 581 U.S. — (2017). Petitioner seeks leave to motion 18 U.S.C. § 242 alleging deprivation of my constitutional rights under the color of law, rights that's guaranteed under the 14 Amdt. Respondents violated clauses by depriving my child of Life, Liberty without fair procedure or just compensation, discriminating against me with the use of - permissible Discrimination satisfying the equal protection analysis outlined in *Santa Clara* law review, classification based on Race, National origin, or ethnicity. See *Strader v. West Virginia* 100 U.S. 303 (1879). Motioning 50 U.S.C. § 872 unconstitutional prohibits federal gov from discrimination, see *Bolling v. Sharpe*, 2010 347 U.S. 497 (1954). Seeks leave to motion Fed. R. Civ. P. 52(a)(1) see *Silver King Coalition Mins. Co. v Silver King Consolidated Mining Co.*, 2019 Fed. 166 (C.C.A. 8<sup>th</sup>, 1913), cert. den. 229 U.S. 624 (1913); so I can have a proper burial for [E]. Applying U.S. Const, Amdt, 7<sup>th</sup> suit at common law where the value in controversy shall exceed twenty dollars, citation criminal suit, see *Gasperini v. Center for Humanities* law Rule (CPLR) § 5501(c) (1995), first section, w.

Pursuant to Rule 14.03. The writ is stated briefly within word limitations specified in Rule 33. Pursuant to Rule 14.05. Rule 29.2 submitted 60 days after date of the Clerk's letter, declaration in compliance with 28 U.S.C. § 1746(2), Rule 14.01(i). Rule 18.3 proceeding insofar as applicable, executed, May 2021  
 s/ Samuel Coleson Jr. Motioning Rule 30, 01, 02, 03, 04, computation of time.

- ① 7<sup>th</sup> Amendment - In suit at common law, where the value in controversy exceed \$20.00
- ② 5<sup>th</sup> Amendment - Discrimination violates the Due Process Clause.
- ③ ARTICLE IV - section 1, and section 2. Discrimination violates sec 1 and Sec 2.
- ④ 14<sup>th</sup> Amendment - section 1
- ⑤ The Judiciary Act of 1789 sec. 13 and Sec 25.



# STATEMENT OF THE CASE

Pursuant to Rule 14 (g) petitioner seek leave to Motion Rule 19(C)(1): The grievance committee alleged I did not reply when I did twice. At a 2nd lawyer client meeting, I'm alleging Mr. Leber threatened me with bullets for a letter saying I was yelling and screaming at [E]. Visitation was terminated because I was afraid to show up to court. I called a V Fri 10/30/2020 on Robert Verne case # 22/5718 for harassment. Carmine Verone lives in apt 6 or 7 or 4 or basement, there mother owns 2247 Hughes building. on 1/30/19 I called a V about a rape that was happening in apt 6 or 7 or 4 that's how long [E] been in that Apt. Violating U.S. Const. Art. I, Article section: 1, See Bell Atl. Corp v. Twombly 550 U.S. 544, 570 127 S.Ct. 1955, 167 L.Ed. 2d 929 (2007) and Ashcroft v. Iqbal, 556 U.S. 662, 678, 129 S.Ct. 1937, 173 L.Ed. 2d 868 (2009). (Internal quotation marks omitted). now petitioner seeks leave to motion 18 U.S.C. § 1111(a). Pursuant to Rule 14, (i) review of a judgment of a United States Court of appeals is sought, with basis for Federal Jurisdiction in the Court of first instance. there were 4 visits out of 12, forth visit was supposed to be on 1/13/17, but canceled because Ms. Parker alleged [E] was sick, and made me aware visits will be given a week in advance. Friday 1/13/17 Ms Parker texted me canceling visit 1/13/17, as if she gave it to me a week in advance when she didn't, then after I petitioned that [E] was being raped.

## REASONS FOR GRANTING THE PETITION

Pursuant to Rule 14, (h), petitioner seeks leave to motion 28 U.S.C. §§ 1254(2), Courts of Appeals; Certiorari; certified questions motioning 28 U.S.C. § 1361, to correct an abuse of discretion, see, e.g. *Cheney v. United States Dist. Court for D.C.* (03-475) 5 U.S. 367 (2004) 334 F.3d 1291. Ask to issue a mandamus pursuant to New York Civil Practice Law & Rules § 7803.

Pursuant to Rule 14, (i), petitioner seek leave to motion Rule 8(a)(2) pleading, 49 B.C.L. Rev. 431 (2008). The requirements for fact pleading, see *Twombly*, 2009 U.S. Dist. LEXIS 93731, at \*20 (E.D. Cal. Oct. 7, 2008) (citing *Mass v. United States Secret Serv.*, 572 F.3d 962, 972 (9th Cir. 2009)). I'm entitled to relief, see *Hel Kowski v. Sewackley*, 2009 U.S. Dist. LEXIS 96134, at \*6 (W.D. Pa. Oct 15, 2009), and states enough facts to state a claim plausible on its face, see *Twombly*, supra, 550 U.S. at 555, claim of \$1 billion divided between the respondents for the rape and murder of [E], see *Conley v. Gibson* 355 U.S. 41, 45-46 (1967).

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Samuel Colson Jr.

Date: May 19, 2021