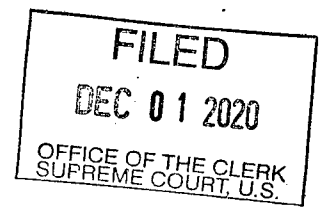


ORIGINAL

21-5296

No. 21-



IN THE

SUPREME COURT OF THE UNITED STATES

Patrick Lynn — PETITIONER
(Your Name)

vs.

Debra Laundry — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

10th Circuit Court of Appeals (Case # 20-3138)
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

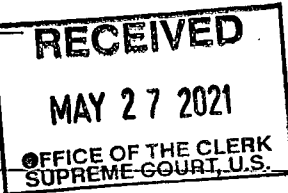
PETITION FOR WRIT OF CERTIORARI

Patrick Lynn- #64377
(Your Name)

H.C.F., P.O. Box 1568
(Address)

Hutchinson, KS 67504
(City, State, Zip Code)

620-625-7253
(Phone Number)



QUESTION(S) PRESENTED

- 1.) Did the 10th Circuit err in failing to hold KS D.Ct. Judge Melgren had a statutory duty under 28 USC § 144 to refer my Affidavit of Prejudice to another D.Ct. Judge to determine if that KS D.Ct. Judge Melgren's refusal to comply with his statutory duties deprived me of due process & equal protection of the law under the 14th Amendment?
- 2.) Did the 10th Circuit err in failing to recognize my imminent danger of serious physical injury status & failing likewise reverse the D.Ct.'s denial of an IFP exception under 28 USC § 1915(g) in KS D.Ct. C/A #20-cv-3116-EM?
- 3.) Did the 10th Cir. & D.Ct. err in failing to appt. counsel on my behalf, thereby denying me meaningful Court Access Under the 1st Amendment under the Unusual & Severely Onerous & Retaliatory Burdens imposed by the D.Ct. for simply doing the rules of law required me to do, i.e., seek a change of Judge where a bonafide conflict of interest required me to act under 28 USC § 455 & ss 144.
- 4.) Did the District Court's action taken in Doc.#10 Against Petitioner Because Of Petitioner's Insignificant (3) Three Motions preceding Doc.# Demonstrate of A D.Ct. Judge w/a Perverse Massive Hatred & Bias Against A Litigant & Evil Penchent to Deny All Meaningful Access By An Indigent seeking Federal Court Relief In Good Faith & Per established Law?

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:

Nobody was ever served nor has any interest at this point — maybe they'll enter an appearance as an interested party as will D.C. Judge Melgren who deems himself not only above the law but believes he walks on water too

RELATED CASES

- 1.) KS D.Ct. C/A # 19-cv-3003-EFM /Lynn v. Sammy Cline, et al.;
10th Cir. Case #20-3138.
- 2.) KS D.Ct. C/A # 19-cv-3117-~~CHLT~~ /Lynn v. Willnauer, et al.;
10th Cir. Case #19-3105.
- 3.) Another 30 cases filed from 1996 to 2020, see
Cline Doc. #29/Pg. 2-3, supra.

④ How about the 60 plus nonsense "Big Lie" suits filed in Federal & State Courts nationwide by Donald Trump stoopidously seeking to overturn a Fair Election in Nov/Dec. 2020 & on into 2021. Not one of 6 dozen Federal D.C. & App. Circuit Judges issued any filing restrictions against Trump's filings
I see these as "related cases"

TABLE OF CONTENTS

OPINIONS BELOW	1
JURISDICTION.....	7
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	8
STATEMENT OF THE CASE	9
REASONS FOR GRANTING THE WRIT	10
CONCLUSION.....	11

INDEX TO APPENDICES

APPENDIX A : 5-10-21 Petition For Judicial Council Review
of Judicial Misconduct Case No. 10-20-90037.

APPENDIX B : Judicial Bias Cases Ignored By D.Ct. & 10th Circuit.

APPENDIX C : 3-23-21 SCOTUS Clerk letter re ~~Submitting~~
~~Corrected Petition Within 60 Days = 5-23-21~~
Postmark/Prison Mailbox Rule.

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

See Appendix ⁴ B

PAGE NUMBER

STATUTES AND RULES

28 USC 55144

OTHER

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 the ROA of 10th Cir. # 20-3138; 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 _____ 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 11-18-20.

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: _____, 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 . *See Appendix #C*

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).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- (1) 1st Amendment right to meaningfully petition the Courts for redress of actionable wrongs & for injuries suffered & have an impartial Judge presiding.
- (2) 14th Amendment right to due process & equal protection of the law & 28 USC § 144 mandates that when an Affidavit of Prejudice is filed in good faith & statements therein must be taken as true, the assigned Judge is statutorily required to refer such to another Judge to properly determine & failure to do so violates the statute & deprives me of due process & equal protection of the law.
- 3.) 1st & 14th Amendments violated by virtue of the assigned D.Ct. Judge massively retaliating w/ a filing restrictions injunction that was implemented for merely suggesting initially that the assigned Judge had bona fide conflicts of interest on multiple levels & was biased & prejudiced against this pro se litigant in particular & was required to recuse & due to such conflicts & massive retaliation, I was compelled to formerly file for change of Judge per 28 USC § 455 & 28 USC § 144.

Being an indigent prisoner, the Court's restrictions are too onerous to comply with & he perversely intended to deprive me of meaningful Court access & his actions are in fact the epitome of validations to my good faith & rock-solid claims of being entitled to a change of Judge.

Judge Melgarejo has defied established law & massively retaliated against me to satisfy his perverse beliefs that he is above the rule of law & the "special interests." (prison officials & corrupt officers of the Courts like Paul Morrison, & LEO's generally) he has demonstrated unlawful allegiance to for decades.

STATEMENT OF THE CASE

The facts are fully set out in Doc.# 14 of the D.ct.'s Lundry
ROA, & likewise in Appendix Exhibit

REASONS FOR GRANTING THE PETITION

1.) The doctrine of stare decisis § 28 USC ss 144 mandated that my Affidavit of Prejudice be referred to another Judge to determine, & the complained about D.Ct. Judge cannot be Judge & Jury to decide bona fide questions & appearances of conflicts of interest, this presents an issue of vital importance to not only me & the pending civil rights suits Judge Melgren is currently presiding over & arbitrarily refusing to allow me to file any motions to because of non-compliance w/ his massively onerous filing restrictions burdens imposed, but vitally important to the interests of justice to any & all other litigants who, like me, have substantial & legitimate grounds, to allege & believe that Judge Melgren has profoundly disturbing conflicts of interest that the underlying facts & evidence raise clarion alarms that the complaining litigant has to file his/her belief that a fair & impartial proceeding cannot be had because this Judge or others like him, is in fact biased & prejudiced against him/her, & that when we invoke the rules of law / existing statutes that require us to either file for a change of Judge or forfeit the legal right to seek/obtain a change of Judge, that Judge Melgren & others like him, will themselves comply w/ the statutory non-discretionary language of 28 USC ss 144 & refer the good faith Affidavit of Prejudice to another Judge to determine.

CONCLUSION

I am entitled to reinstatement of the D.C. hundry suit, & vacating every Order arbitrarily & vindictively issued by Judge Melgren, & a change of Judge outright in the face of my facts & evidence & Melgren's corrupt defiance of 28 USC SS 144.

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 5-20-21