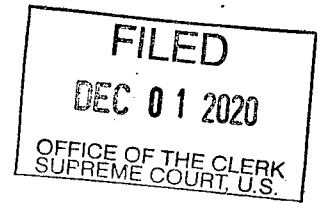


ORIGINAL

21-5296

No. 21-



IN THE  
SUPREME COURT OF THE UNITED STATES

Patrick Lynn — PETITIONER  
(Your Name)

VS.

Debra Lundry — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

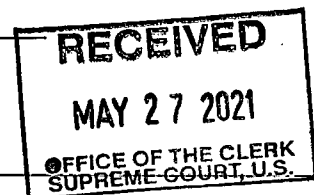
PETITION FOR WRIT OF CERTIORARI

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 10<sup>th</sup> 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 & 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 14<sup>th</sup> Amendment?
- 2.) Did the 10<sup>th</sup> 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-EFM?
- 3.) Did the 10<sup>th</sup> Cir. & D.Ct. err in failing to appt. counsel on my behalf, thereby denying me meaningful Court Access under the 1<sup>st</sup> 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 & § 144.
- 4.) Did the District Court's action taken in Doc. #10 Against Petitioner Because of Petitioner's Insignificant (3) Three motions preceeding Doc. #. Demonstrative of A D.Ct. Judge w/a Perverse Massive Hatred & Bias Against A Litigant & Evil Pnchment to Deny All Meaningfull 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. Ct. 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.;  
10<sup>th</sup> Cir. Case # 20-3138.
- 2.) KS D. Ct. C/A # 19-CV-3117-~~CHLT~~ / Lynn v. Willnauer, et al.;  
10<sup>th</sup> Cir. Case # 19-3185.
- 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 stoopendously seeking to overturn A Fair Election I Nov/Dec. 2020 & on into 2021. Not one of 6 dozen Federal D. Ct. & App. Circuit Judges issued any filing restrictions against Trump's filings  
I see these as "related cases"

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## 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.C. & 10 <sup>th</sup> Circuit.
APPENDIX C :	3-23-21 SCOTUS clerk letter re Submitting Corrected Petition within 60 Days = 5-23-21 Postmark/Prison Mailbox Rule.
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## TABLE OF AUTHORITIES CITED

CASES

See Appendix<sup>#</sup> B

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STATUTES AND RULES

28 USC § 144

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 10<sup>th</sup> 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) 1<sup>st</sup> Amendment right to meaningfully petition the courts for redress of actionable wrongs & for injuries suffered & have an impartial judge presiding.
- (2) 14<sup>th</sup> 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.) 1<sup>st</sup> & 14<sup>th</sup> 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 bonafide 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 formally 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 Melgram 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 § 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 bonafide questions & appearances of conflicts of interest; This presents an issue of vital importance to not only me & the pending 2 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 § 144 & refer the good faith Affidavit of Prejudice to another Judge to determine.

**CONCLUSION**

I am entitled to reinstatement of the D.C. laundry 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 § 144.  
The petition for a writ of certiorari should be granted.

Respectfully submitted,

  
\_\_\_\_\_

Date: 5-20-21