

# In The Supreme Court Of The United States

ORIGINAL

September 11, 2021

21-5760

ANTHONY AURIEMMA

VS

BLOOMFIELD MUNICIPAL COURT, et al USCA3 No. 20-1819

Supreme Court, U.S.  
FILED

MAY 21 2021

OFFICE OF THE CLERK

PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS  
FOR THE THIRD CIRCUIT

RECEIVED

SEP 20 2021

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

# QUESTIONS PRESENTED

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Many various civil rights violations, inhumane living conditions while incarcerated, illegal trials whether burying their own state investigators signed confessions / evidences from trial and appeals and even proceeding trial without me present, after stares witness missed 14 trials, while no tickets were ever produced during the entire trial, even causing my own attorney Gerald Salutti to lose in fee arbitration - ethics committee and get disbarred only to keep practicing illegally for 7 more years until getting caught in unethical conduct with American Gangster Attorney Richie Roberts. Illegal searches of property and cars while being called for a vandalism call and nothing else. Bloomfield officers breaking my leg on my own property causing a 3/4 inch shorter and 15 degree deformity angle of my right leg with criminal trespassing charges later dismissed when the Bloomfield Judge learned this occurred on my own property. Illegal locks enforced by Bloomfield officers. Essex County Superior courts siding with the illegal trial held in Bloomfield which proceeded without my presence and disbarred my attorney.

Seaside Heights police and municipality refusing to make police reports of actual incidents. Correctional Officers burying dozens of grievances only for the captain of Ocean County Jail to sign my last grievance of all previous grievances being thrown out and never answered after writing a letter to Internal Affairs.

The courts and other government institutions and employees were more interested in creating revenue over truth and justice over a dozen times over the course 16 years. Many inconsistencies and clear contradictions within the legal system on a case by case system with only profit in mind over truth.

# TABLE OF CONTENTS

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Question Presented.....ii

Table of Contents.....iii

Jurisdiction.....2

Opinion Below.....2

Constitution and Statutory provisions involved.....2

Statement of Case..... 2 to 3

Prior Proceedings.....2 to 9

Factual Background.....2 to 9

Reason For Granting the Petition.....

The 3rd Circuit agreed to hear the case over the federal district court in NJ, who is not only a court residing in the defendant, but would now only have an obvious bias decision, but the 3rd Circuit Court let the decision be decided by throwing the decision to be made right back into the hands of the court residing in the defendant’s state in the NJ Federal District Court of NJ

Conclusion....

# Constitutional Provisions

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Fourth Amendment

Fifth Amendment

Sixth Amendment

Seventh Amendment

Eighth Amendment

Eleventh Amendment

Fourteenth Amendment

**In The Supreme Court Of The United States**

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September 11, 2021

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ANTHONY AURIEMMA

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BLOOMFIELD MUNICIPAL COURT, et al USCA3 No. 20-1819

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PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF  
APPEALS FOR THE THIRD CIRCUIT

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# JURISDICTION

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The court of appeal is issued its opinion denying Anthony Auriemma request for appellate relief, who resides in the state of one of the defendants, after the 3rd Circuit Court agreed to hear the case after the court of appeal in New Jersey decided to dismiss it. Clear contradiction within the legal system.

## OPINION BELOW

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The opinion of the United States Court of Appeals for the Third Circuit is reported at United States vs Auriemma.

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

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This case involves the 4th, 5th, 6th 7th, 8th, 11th and 14th Amendments of the Constitution of The United States.

## STATEMENTS OF THE CASE

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Mr Anthony Auriemma was involved in illegal trials, trials with faulty equipment, trials proceedings while he was in the hospital, later disbaring his attorney Gerald Saluti who one of the defendants in case, the State of NJ allowed him to practice illegally for seven more years until getting caught again.

Trial courts burying their own state investigators investigations of findings with signed confessions/documents.

Extreme bodily injury and deformation at my own residence and being charged with criminal trespassing, later dismissed when discovered during trial it was my own residence.

Illegal lock outs enforced by the police.

Inhumane living conditions while incarcerated while dozens of grievances get thrown out until Internal Affairs got involved.

Illegal searches of all my property while police arrived only for a vandalism call.

Chronic violations of 4th, 5th, 6th, 7th, 8th, 11th and 14th amendment rights violations over 17 years straight in various counties of NJ, only looking for convictions, but mostly revenue while protecting the outright illegal actions and trials of courts below them resulting in lawyers being disbarred and Mr Anthony Auriemma suffering many

**years of pain and anguish with many punitive damages over the course of almost two decades.**

# **PETITION FOR WRIT OF CERTIORARI 09/11/2021**

## **STATEMENTS OF THE CASE**

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Please except this petition for writ of certiorari in Lieu of a more formal petition as I, the plaintiff am pro-se.

This suit involves many different courts, of many different proceedings, in many different counties in New Jersey, so I shall include all here in chronological order.

## **PRIOR PROCEEDINGS AND FACTUAL BACKGROUND**

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**State of NJ (Bloomfield)**

**vs**

**Anthony Auriemma**

**Docket # A-005709-04T1**

1. The states witness missed 14 trials for this case. Although Bloomfield denies it, all original, mailed court appearance notices are enclosed.

**DATE OF OFFENSE: 05/15/04**

**DATE OF SENTENCING: 11/10/04**

**This was a six month municipal trial.**

2. Not one ticket was ever seen, recovered or produced, by the judge, prosecutor, states witness (the officer), court or defendant throughout the entire trial or appeal. A letter of missing tickets from Bloomfield is enclosed.
3. Bloomfield Municipal Court conducted trial without my presence. I was also identified in the court by the states witness without me being present and was found guilty, by trial, while I was in the hospital. Transcripts and hospital records are enclosed.

**An appeal hearing was held in Essex County Superior Court (M.A. 2004-14) before Honorable Judge Michael L. Ravin on June 6th, 2005.**

**Here, the Appellate Court of Essex County agreed the states witness can miss as**



many trials as he wants, there is no time limit the municipal court has to complete a trial, no tickets are necessary for any trial hearing including the appeal, and the court was well within the limits of the law and its jurisdiction to conduct trial without me present, who also identified me in the court without my presence and found me guilty. (transcripts enclosed)

Clearly, I was unable to defend myself properly, or at all, and the guilty sentencing from Bloomfield was agreed upon as appropriate by the Appellate Court of Essex County and upheld the guilty verdict as a proper finding with still, not one ticket present for the Appellate Court hearing.

However the Fee Arbitration and Ethics Committee of Essex County beg to differ.

Anthony Auriemma

vs

Gerald Saluti

May 24, 2014

District Fee Arbitration Committee file #: VA-2014-004F

Determination of hearing panel held on June 16th, 2014 in favor of me the plaintiff on all grounds.

Gerald Saluti were ordered to pay back my monies and never did and was no longer allowed to practice law in the state of NJ.

Hearing, decision and case manager Jodi Rosenberg are enclosed.

Although disbarred in 2014, in 2019 Gerald Saluti got caught stealing from his clients again, this time with American Gangster lawyer Richie Roberts in Essex County and was disbarred again, after he was demanded to never practice law in 2014, after my determination hearing of him being unethical. New Jersey allowed 100's of illegal cases to be represented by Gerald Saluti, even after he was disbarred, and we saw his "high caliber" ethics during my trial. One could only imagine the countless other souls he damaged with nothing but the courts interest in mind toward revenue rather than true justice.

**AND, THAT IS THE TRUE PREMISE OF THIS ENTIRE CASE!**

Back pedaling now, back to 2004, during the questionable trial in Bloomfield with Mr Saluti, there was also an illegal lock out conducted against me in Bloomfield, enforced by Bloomfield police, also on the same transcripts enclosed with the Gerald Saluti trial.

**April 18th, 2004, civil new filing judgment filed by Steven Lillian for \$0.00 (#LT02735804). (enclosed)**

**Exactly 20 days after the filing with no court date I was forced out of my own home by the Bloomfield Police and became homeless, which usually takes at least 90 days, and after a court hearing. None such was the case.**

**The Bloomfield Police then broke my leg at my own residence and charged me with criminal trespassing. This is also on the docket # A005709-04T1 transcripts from 11/10/2004. (enclosed) As there were no lockout and no documentation proving it, the Bloomfield Municipal Court had no choice but to dismiss all charges as I stood before the judge in a full leg cast from the incident, by one of his officers at my own residence, now with a deformed leg, which is now three inches shorter. And, was still refused back into my home and was told to never go near the property again.**

**I was then homeless, with all my belongings on the front lawn hopelessly helpless in a full leg cast on crutches, not even able to carry a glass of water, lost everything and remained homeless on crutches for quite some time, as Bloomfield also took my license through an illegal trial.**

**July 23rd, 2013, the Brick police were called to my residence at 350B Brick Blvd, Brick NJ for a vandalism call to my Volvo. (Nothing Else!)**

**When the police arrived, I was handcuffed for three hours while five patrol cars at the scene ransacked my cars and my apartment with no warrants, for no reason at all for three hours. This was a call for my severely scratched car, by Eileen Sweeney who works for the Ocean County Sheriff's Dept, witnessed by her and dozens others, including my Mother, who cried endlessly at the scene.**

**There were no court proceedings of this blatant violation of civil rights, but a recording of calls made that day to the station with the dispatch of cars to where and why will prove its existence. The cuffs were removed and no charges were made. And, all officers at the scene refused to make an incident report of the vandalism to my car, and left.**

**Then, January 15th, 2014 Christopher Folgio drives a car registered to my name up the curb in Seaside Heights NJ. He signs two separate confessions with two eyewitnesses testifying to the truth of his confessions.**

**Approximately January 22nd, 2014 all go to Seaside Heights Police Station to make a report about the crime where we were all kicked out and told to go to a bank**

and sign a notary to that effect and we did 2/10/2014. (enclosed)

On May 28th, 2014 the matter (case # 14-000556 001) was dismissed in Seaside Heights NJ. (Enclosed)

The Superior Court of Ocean County then re-opened the case and made it clear they will not accept the signed confession notarized from the bank. And made it clear, if Christopher Foglio signs a confession with the Superior Court's State investigator, they will dismiss the charges before the ink is dry. Although Christopher Foglio then signed a second confession of guilt with the Ocean County Superior Court's own appointed state investigator, that was not the case and trial was held before Honorable Judge Blaney in Ocean County Superior Court on August 12th, 2015. Docket # blurred out due to old files, but enclosed in the supporting documents.

I was not allowed to listen to any sidebar conversations to participate in my own trial due to faulty equipment (enclosed) and was found guilty as the states witness, the Seaside Heights officer, admits to witnessing absolutely nothing at all. My court appointed attorney Ms Nayak, then informs me that the Seaside Heights police actually dropped the ball when they kicked us all out two weeks after the incident and did not adjust or make a report within 30 days of the incident. Now, because of that, Christopher Foglio cannot be ticketed or charged after 30 days and the Superior Court is now going to roll the dice on me with an illegal trial against me, after a signed confession was admitted by the perpetrator of the crime, signed in front of the Court's own state investigator and witnessed by three other witnesses at the scene. The Court refused their own investigators findings of truth in the trial and suppressed their own evidence/findings and did not allow the signed confession in trial, or any court appeals, and buried the signed confession.

I then also lost appeal on this matter as the signed confessions by the states witness was not allowed in trial or for the Supreme Court appeal.

I was then jailed December 29, 2015 after already doing six months in the ocean county jail in an overcrowded jail, on the floor of a gym with 48 other inmates, with one sink, one toilet, and no shower. This too is in my suit as another complaint of cruel and unusual punishment with many other civil rights violations with over one dozen grievances, all illegally thrown out by officers. (enclosed)

Finally a signed grievance complaint dated 7/24/2016 was signed by captain Kelly of the Ocean County Jail with a complaint of all civil rights violations and the disappearance of dozens of grievances. (enclosed)

**9/09/2020 case: 20-1819**

**United States court of appeals for the third circuit order:**

**BRIEFING SCHEDULE SHALL ISSUE.**

**The third circuit dismisses the federal court in NJ's dismissal and upholds the case with good right after reading plaintiffs reasons. But, later throws this case back to the federal court in NJ, who not only previously dismissed this case, but is also a defendant who then dismissed the case again with obvious bias, ultimately bringing it before you the highest and most honorable court in the land The Supreme Court Of The United States Of America.**

**09/23/2020 United States Court of Appeals No. 20-1819**

**District Court No. 2-20-cv-02612**

**BRIEFING AND SCHEDULE ORDER**

**Plaintiff (me) must file and serve brief for Appellants on or before 11/20/2020 and I did and made the deadline again. The case remains open.**

**February 4th, 2021 the United States Court of Appeals in Philadelphia case no. 20-18-19**

**District Court Case No. 2-20-cv-02612 ables me to file a petition of rehearing and I do, making the deadline again.**

**March 12, 2021 my petition for rehearing was denied by the court and with the case numbers immediately above. Judge Thomas L Ambro.**

**I now find myself before the highest court in the land begging for all Honorable Supreme Court Justices to keep this case open and please hear it.**

**After all, this case did not make it this far by a pro se plaintiff, who is completely ignorant to the law, by chance.**

**This case must be heard as I now beg the Supreme Court Of The Untied States Of America to just thumb through it and read the supporting briefs. It will be worth your 15 minutes to properly decide on how this case by an ignorant pro-se plaintiff ever found it's way in your Honorable hands today.**

**If you just read my petition for rehearing and some of my briefs placed immediately after this petition, in this large stack of documents, you would be**

compelled to keep this case open in utter disbelief that any of this is actually true and done to a National Deans List, Honors, college graduate.

And, there are numerous other questionable matters included in the supporting documents that support why this case is before your court now, that are not in my writ of certiorari here.

Here are all concise statements of the case, with dates, docket numbers and decisions, on all grounds in which jurisdiction is certainly invoked and the order denying rehearing must be appended.

## CONCLUSION

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For the above various reasons with all it's supporting documents over the years, the petition for Writ of Certiorari should be granted.

Sincerely,  
Anthony Auriemma  
09/11/2021