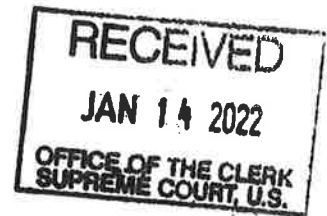


Anthony Auriemma vs Bloomfield, et al

USCA3 No. 20-1819/Petition For Rehearing: No. 21-5760



GROUND'S DISTINCTLY STATED:

First, please except this in lieu of a more formal Rehearing as I am pro-se and completely ignorant to the law.

First, I am in absolute denial that after reading the rehearing accompanied by all the supporting documents on this case, that it still not heard, accepted and corrected by the Supreme Court of the United States.

It is quite apparent that the Supreme Court did not only neglect to read anything pertaining to this case, but they are setting me up for failure in every way possible, as everything, illegal, corrupt, wrong and inhumane has been clarified dozens of times with a 2 inch stack of government documents supporting all it's facts.

But, I will do my best...again.

Courts have done illegal trials without the defendant present, identifying the defendant in the court room while he was not even there, slamming the gavel, and finding him guilty on all charges, which all charged are still not found anywhere on paper to this date and today the lawyer is disbarred for this trial and still practices illegal under the OK and utter neglect of the Supreme Court. And this is just for starts and grounds for ANY case to be reheard!

Another trial sends out their own state, detective investigator, then bury's all the signed confessions and testimonies produced by their own detective and everything else of every witness, and conducts a rogue trial where the defendant is not allowed to listen to sidebar conversations and the Supreme Court once again OK's this corrupt illegal action and demands I must prove why this case must be re-heard.

The plaintiff was jailed with 48 inmates in one room, with one toilet and one sink and no shower for six months.

Illegal searches were executed all in video with dozens of witnesses including the captain of the Brick police dept.

Absolute criminal conduct of police officers and even worse by judges in Superior and Municipal Courts with disbarred lawyers and still the supreme court insist that I must prove my case of intervening circumstances and effect when they didn't even look at it, which only supports my entire theory and philosophy of the entire system acting in a RICO type fashion protecting all the blatant illegal activities and individuals below them.

If this letter of rehearing is not enough to convince any justices, just look at the two inch stack of supporting government documents. Look at something.

ANYTHING before any decision is made.



1/2/2021

Anthony Auriemma vs Bloomfield, et al

USCA3 No. 20-1819/Petition For Rehearing: No. 21-5760

GOOD FAITH AND NOT FOR DELAY:

This rehearing was done above and beyond any good faith to prove itself. The only good faith that needs to be displayed at this point is the United States Supreme Court to acknowledge and take ownership of the blatant and corrupt actions done by dozens of US government officials, all documented, transcribed and videoed. If this is still to be neglected, how can I ever get a fair rehearing or any hearing, again, supporting my entire claim to this case.

The only delay in this case is the Supreme Court neglecting and procrastinating to do its job, while willingly and knowingly protecting all the illegal actions of all the obvious criminal courts below it as well as those running them with disbarred attorneys practicing illegally.

To not hear this case only supports my entire thesis of what this case and corrupt system is all about, which in turn obviously grants me silent "victory."

Let's face it, with all due respect, with all pertaining here and everything submitted since day one, and I mean no disrespect, but if I were black we would not even find ourselves in a petition for rehearing or even in the Supreme Court, because I would have already been all over the 9:00 O'clock news a dozen times with Al Sharpton in speed dial.

I only realize now how naive I am as I am completely surrounded by everything wrong, illegal and corrupt, with no constitution in any decisions, with none allowed to their jobs under God in any branch of government, for if they did it would implode and collapse upon itself.

I now find myself trying to defend myself with nothing more than my childlike beliefs of a supreme court justice in America.



1/2/2021

PETITION FOR REHEARING: 12/10/2021

Anthony Auriemma

V.

Bloomfield Municipal Court, et al.

No. 21-5760

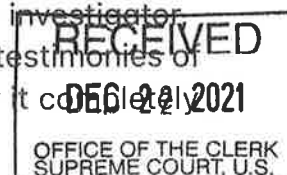
I am nothing but totally and completely compelled to petition a request for re-hearing with the Supreme Court of the United States for more than just one obvious and truly valid reason/s.

How the court below (BLOOMFIELD NJ) can hold such a blatant, illegal trial, without the defendant present and find me guilty where even the attorney gets disbarred for his unethical conduct (still illegally "practicing" Gerald Saluti) for this same trial and the defendant is found guilty on all charges as all charges/tickets are still never produced one time by the court, prosecutor, judge or officer and you don't even wanna hear it is astounding and now somewhat expected as my claim of the system seeming to be going from protectors to somewhat predators, in search of revenue over truth and justice protecting each other as I naively request my "Re-Hearing."

Not only is astounding, but it absolutely confirms my entire premise of this case of court protecting illegal actions of the courts below them, protecting the courts below them, as well as the illegal "practices" of attorneys, and very questionable judge conduct and pre-meditated decisions of guilt somewhat along the lines of (and I mean no disrespect) that of a RICO. And again, by no means do I want to seem out of line. Just trying to get my point across.

Another trial in Ocean County where the court buries their own state investigators findings and conclusions and actual signed confessions of others and after the confession of guilt was already signed and approved as well as others signed testimonies, they throw an innocent person, myself, on trial and have a completely rogue trial...AGAIN! Again, confirming my thesis of the system with interest in convictions and revenue over truth and justice. Simply put, if they were not going to take the signed confessions of their own state and own investigators findings of truth, why even send him out? Why? Just think about that. This absolutely confirms their obvious pre meditated decision, clearly violating the innocence until proven guilty standard as their own investigator/detectives conclusions did not fit their agenda, then decided not to use it. Again, this is so amazingly clear and apparent. Just as clear as Gerald Saluti being disbarred for allowing a trial without me present on charges no one can find to this very day.

How does the ocean county court, the police, the court's state investigator and detectives get a signed confession of guilt, as well as signed testimonies of its occurrences to its truth from other persons and dismiss it, bury it completely.



from trial, and put somebody else on trial, and find him guilty? And, the Supreme Court doesn't even wanna look at it is somewhat consistent with the previous thesis disclosed of courts protecting court's suspicious actions of the courts previously exposed.

How can we forget about the Supreme Court watching over all the other courts below them with all their blatant criminal activities, which only supports my claim, again of every court protecting every court below them, in a somewhat "RICO-ish" fashion. I only realize now how my naivety proceeds me.

In conclusion, with all due respect, let's face it, if I were black and found guilty in a trial I never attended, on charges no one has ever seen, with 14 trial postponements later disbaring my attorney, I would have been all over the 9:00 O'clock news, and with good right!

If I were black and signed confessions of guilty parties were being buried from trial and they thrown me in jail, broke my leg on my own property, illegally searched my cars and homes over a vandalism call etc, etc, etc. I'd have been all over the 9 o'clock news with Al Sharpton many more times than just a few. Obviously, this does not apply to me, for whatever reason. But it will in time, in this life or the next.

Please stop the criminally acting lawyer Gerald Saluti from practicing more crimes as the criminal he is. He is disbarred!

He's been disbarred since 2014, still "practicing", illegally and still getting caught doing illegal things against clients to this day, enabled by the State of New Jersey. What a surprise? And this all happens, because even the Supreme Court of the United States will not listen to it and/or stop it.

THIS CAN NOT BE HAPPENING!

Forget about me being treated in jail worse than what's going on down at the southern border, as I slept on a floor with 48 other inmates with one toilet and one sink, in a gymnasium as a full minimum inmate, forced to walk to the max tier of the jail to shower while being spit on with other fluids thrown at us from maximum security inmates inches away, while busying all my grievances later only answered, because IA got involved. And still, you do not want to hear this?

Forget about my leg being forever deformed, as being proved from a blow to the side in the hospital x-ray report, because a cop broke it on my own property where the ludicrous charges of criminal trespassing was later dismissed and rightfully so.

Forget the illegal lockout and the wrongful search of my apartment while the police were only called for nothing than a vandalism call, handcuffed me for three hours and ransacked my cars and home, because my neighbor called them after she saw someone vandalized my car from the night before. No other reason!

Forget the many dozens of criminal activities done upon me, which I now present to you the Supreme Court of the United States who now seems to agree with the criminal acts and blatant civil rights violations of dozens now before you,

causing much punitive damages to me in many more ways than just a dozen.

And here I am, thinking that the highest Justices in the world would be appreciative to hear what the lower courts, lawyers, jails, police, etc, etc have been doing, totally disregarding your procedures and guidelines passed down to them, from you.

Just like any other institution in the world you always get a much better and accurate accountability of others and proper feedback from listening directly from the subordinates rather than the managers and owners, and at times the judges and lawyers. The Fee Arbitration and Ethics committee has already proved this! All here is proved in my supporting docs.

How could one trial be postponed 14 times, because the states witness does not show, only to reach a guilty verdict when he still did not show the 14th time. What really changed on the 14th time? NOTHING! It clearly was not consistent with their obvious premeditated verdict of guilt. Why bother postponing it over and over again? We know why! The same reason why the signed confessions and testimonies were buried in another trial, proving that they were already and blatantly finding me guilty before my trials even began, and setting the stage to do so, drastically altering a fair trial.

How can the Highest Justices in the world not see this? They completely altered their trials and guidelines they must follow handed down by you, to get the verdict they already found me guilty of, before the trial even began. They set the stage for the outcome they were pursuing over truth and justice. This is simple 101 psychology, that I was absolutely CERTAIN, all Honorable Justices in the world would see right through with ease.

I can only ask myself..

WHERE GOD IS...

It is easy to think of going outside of yourself to meet God, but it is not so easy to think of going inside yourself to meet God. But, God is there, nearer than breath, closer than hands and feet, and in the holy of holies of your own soul you may meet Him face to face. It is a tremendous thing, this fact that all you need is already within you; that you do not have to consider how to get the power to do what you want to do or to make yourself what you want to be. You have only to consider how to use the power you already possess in the right way. And there is nothing to do but begin.

So please, let's begin.

He is watching.

Or God does not exist in us?

Overturn those rogue trials with illegal lawyers and buried signed confessions, drastically changing my life in irreparable ways.

Grant me some severance for all the times I was literally dragged across the floor, clawing in as hard as I could, never being able to stop, while going up against illegal lawyers and questionable judge conduct, never finding a committee concerned with finding truth other than the fee arbitration and ethics committee in Newark NJ that disbarred Gerald Saluti a decade ago, as he is still practicing illegally, now under your watch as well.

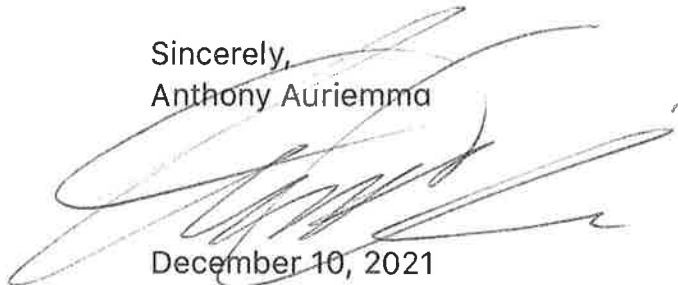
It is my insatiable search of what is right in truth and justice that brings me to your Honorable Court for a second time.

To live in a country that can literally hold trials without the defendant present (Habeas Corpus) and find you guilty as the highest court in the land sides with it is just unthinkable.

Grant me some severance. At least reverse the charges.
PLEASE! Do something! Stop Saluti from practicing illegally!
Do anything under this "ALL-SEEING-EYE!"

I beg you.

Sincerely,
Anthony Auriemma



December 10, 2021

**Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001**

Scott S. Harris
Clerk of the Court
(202) 479-3011

November 22, 2021

Mr. Anthony Auriemma
593 Clifton Ave.
Toms River, NJ 08753

Re: Anthony Auriemma
v. Broomfield Municipal Court, et al.
No. 21-5760

Dear Mr. Auriemma:

The Court today entered the following order in the above-entitled case:

The petition for a writ of certiorari is denied.

Sincerely,

A handwritten signature in black ink, appearing to read "Scott S. Harris", written in a cursive style.

Scott S. Harris, Clerk