

IN AND FOR THE UNITED STATES OF AMERICA
SUPREME COURT OF THE UNITED STATES OF AMERICA
UNITED STATES OF AMERICA

Angela Jane Johnson (Petitioner Pro Se) &

Audrey Angel Johnson-Duncan (Co-Petitioner)

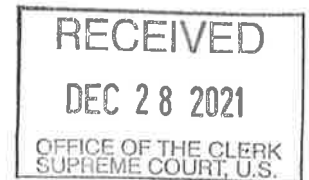
Vs.

Case 21-5903

USA c/o Solicitor General of the United States,

beginning with Court of Appeals for Federal Circuit Court, et al,

(Respondents)



PETITION FOR REHEARING OF PETITION FOR WRIT OF CERTIORARI

COMES Now, The Petitioner's case 21-5903, regarding Petition for Writ of Certiorari from Court of Appeals for Federal Circuit, et al.. Regarding misspellings of legal documents, we have been followed and hacked and have reported this to Jackson Madison County Police Department as well as FBI via Memphis, TN office. Neither they nor you seem to care about our Safety and Justice (see enclosed evidence Exhibit A), and we hope that is not due to misspellings we have suffered at hands of prolonged affliction of documents we are trying to print and file.

We received this letter from solicitor general's office (see enclosed evidence Exhibit B), which basically dismisses us as unanswerable without command from Supreme Court Justices. If the case is denied because of no timely response from solicitor general, he did receive filings, as response from his office in letter attached as evidence admits, and we should win by default; we cannot force him to respond and have a right to hear any justification of theft of our Constitutional Rights, Safety, Justice and Expiation Investment mon(ies).

This is a *Petition For Rehearing Of Petition For Writ Of Certiorari* in compliance with Rule 44. The grounds are being limited to intervening circumstances of substantial and controlling effect: We have not received further evidences from subpoenas issued lawfully by United States Federal Court for us to send. We faithfully and repeatedly sent them. They were unanswered by Tulsa Police Department and Tulsa District Family Law Court, as well as Tulsa Judge Clifford Smith and attorney at law, Russell Carson. However, all of the evidence required to win at least part of the case regarding criminal offenses/protective order 2001, rolled into Family Law Court for dismissal and dismissing rights of victim(s), (plural bc in utero), for Justice (or even if tried, less punitive punishment for

criminal offenses because wrong court), specifically Exhibit 1F for \$600 million of the \$900 million, and required for Justice in the Supreme Court Case is already enclosed, as that issue is in question, regarding whether or not the criminal court did or allow, the dismissal of our Constitutional Rights to Justice in a criminal court trial, regardless of the actual trial evidences, (which also unanswered subpoenas provide), which is dismissing the criminal violations from criminal court to family law court, by the USA, WITHOUT OUR CONSENT.

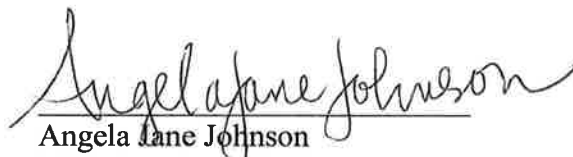
This is a *Petition For Rehearing Of Petition For Writ Of Certiorari* in compliance with Rule 44. The grounds are being limited to intervening circumstances of substantial and controlling effect: We cannot force the person(s) hacking us to stop. We cannot force the Child Support Agency to give us the rest of our child support, or the Tulsa District Court Judge to give us already ordered child support that was illegally stolen in an offset he ordered; further, and of more notable amounts, we cannot force them to order alimony as required in marriage dissolution or courts to order child support as required by state laws under Federal UCCJEA (the jurisdictional determining law being, where the majority of the family in dissolution resides, proof is in Exhibits with birth certificates, and UIFSA standards, regardless of marriage dissolution or not (the jurisdictional determined law being, where the primary parent or recipient of child support services lives with the child). I was and am a Tennessee resident, my daughter and son also, born in Tennessee, with competing divorce original filings in two states, Oklahoma and Tennessee, and the child support enforcement was filed twice in Tennessee by the Mother, who first was denied relief 2004, and then in 2016 or 2017, assumed jurisdiction to enforce, when in 2016 child support ceased and personal letter was enclosed with child support check (halved by a previous order from rights by State computations), and then in 2020, gave jurisdiction to Oklahoma to finish out, although primary custody remained with Mother and child in Tennessee. That violates Dept. of Homeland Security and our rights and safety, and it also is a Federal issue, and so went to Court of Federal Claims. These are blatant violations of our rights with regards to jurisdiction and child support enforcement. Also, the Tulsa District Court has failed to answer subpoenas with regards to illegal IRS and child support offset, again, already illegally ordered to be diminished substantially in 2007 *Final Decree of Divorce and Child Custody Plan*, which also illegally allowed us to split the child tax credit, and then, if that wasn't enough, the judge in Oklahoma took several months of my diminished child support away, because my ex-husband claimed I filed for tax credit on his year, when she lived with me 12 months of the year, but as I had historically done, I followed the Decree we had, and that was a Taxhawk tax software error, which I filed an amended return, and at trial, the judge would not reinstate my removed by him already diminished child support. My ex-husband bought prostitutes in Mexico and Las Vegas with me and my child's money. It is illegal in the state of Oklahoma to provide child support and IRS offsets, because they are considered separate issues. Proof is found in list of Exhibits. All of which violate our Constitutional, Federal and State rights, so prideful local judges unilaterally and on their own, can take care of their greedy lawyers and mediators, stealing rights cut and dry, by UIFSA and UCCJEA standards from USA citizens. We cannot force them to follow UIFSA and UCCJEA laws that protect us and our finances and health, or to follow jurisdictional laws set forth clearly by Federal UCCJEA and UIFSA standards, but they can force us to appear for hearings in another state at their whim. We cannot force the Tulsa Police Department to imprison a criminal admitted guilty before Tulsa police officer of aggravated assault and throwing a hot iron at pregnant wife, police officer viewing the burnt carpet hole that resulted, and at which time ordered separation, the police officer, rather than automatic imprisonment of criminal with 15 years per offense hanging over his head. But the United States of America can force me to share custody with said aggravated assaulter, one of at least 4 major assault grievances, for the duration of child's raising to age of majority. We cannot force this country to lawfully do anything to help us, we are barely 5'3", the minor child reaching age of majority, at the time in utero.

We remain requesting punitive and confiscatory punishment against our enemy courts and agencies, as well as exiation of \$900 million for the loss of Constitutional and Federal and State legal rights, due to unnecessary stress of jurisdictional ruling atrocities and continued litigation and allowed and coddled and awarded false accusations proven at trial regarding custody, welfare and accused denied paternal right of Christmas 2015 visitation rights, without any attachment of proof whatsoever, to open a still and final case, to steal Jubilee year in Israel, a religious observance and theft of our right to a home in Israel, Deuteronomy 22-34, Genesis 15, on a tight budget, which is oppression of the poor, who are poor because of illegal actions the United States has already made against us at length and in multitude as well as cascading results from detrimental decisions that violate our citizen's rights. The United States has done nothing but hurt us. We aren't on pandemic unemployment, welfare or assistance, and have not received PPP or EIDL loan assistance during pandemic applied for, or 4 years of wages by Medicaid for 4 years of Home Health Care/Phlebotomy work 2018-2021, regarding such I have appealed to HHS, ALJ, Department of Appeals, Michael Cunningham, making us file as pauperis, which is embarrassing, because no one wants to be a pauper, or poor, or not recognized for hard work or have decent rights robbed from. We don't and haven't used public school system or transportation to incur the government costs it really cannot afford, my daughter, Audrey A. Johnson-Duncan since 3 grade and myself, Angela Johnson, since 6 grade. We have been on Obamacare Medicare because of income and to follow law. But you just steal and steal from us, and try to kill us, harboring assaulter you know is guilty, have us killed, hurt us and not protect us, thus far. These offenses the United States has made against us include making our religious observances impossible to fiscally attend and obey and fulfil court ordered trials as United States citizens at assaulter's AND court's whim, in a totally different state, than our state of legal residence, and further, allowed and coddled and awarded continued litigation based upon falsehood, false witness, lies and trial for custody of minor child, already previously determined by final order, which directly resulted in three seizures and a minor heart attack (pro BNP Exhibit evidence at time of St Frances and then also, normalcy pro BNP in neurology report Exhibit), The seizures caused considerable nerve damage to Mother, on top of lost financial resources to cost of litigation imposed, in a totally different state, which also stole money for her to attend Israeli Jubilee 2016. Since March-May 2019, the Mother, myself, has endured no other seizures, after and under intense physical therapy and neurological care, and the diagnosis was stress related epilepsy (Exhibit with neurology report), removing the possibility that the problem was anything else possibly found on MRIs.

Also, the racism and sexism in this country is a real and sickening problem. There really can be no explanation than the obvious (since incredibly upset about missed Jubilee in Israel)- besides being 1% Malian, 1% Greek/Italian (they can't differentiate in DNA testing), I am also 1% Jewish before German male judges. That Menorah Light is very bright. The sufferings on 2015-2016 were very obvious to me. It is something very scary and prideful to admit, due to the enormous prejudices against Jews. Jews are the MOST discriminated against and hated minority, other than African-American women. Although there is also significant discrimination against the Native American, Latino, Indian, and Asian populations, no one put a million of them in ovens, while the entire globe watched. And in spite of USA History of African slavery and oppression, and the bitterness of the US civil rights battles, violations and prejudices still alive, which also I am Malian by DNA, those pale in comparison to issues Jews have and are currently going through, including USA leaving Afghanistan and withdrawing promises to back up Israel in the event Iran unleashes nuclear warfare on Israel, as they have repeatedly threatened and now USA emboldened to do. My unofficial complaint is that all the USA judges and agencies should judge based on rights and common sense and established law, not race or sex or personal prejudices or corruption, personal prejudices obvious to me, but not specifically empirically provable that the violations we experienced were due to race or sex or religion, which could have been not racism or sexism but corruption of sound judgement to fill the local lawyer's coffers or rather,

simply errors and violations of Constitutional, Federal, and State rights and laws of enormous consequence. Empirical, scientific, mathematical, measureable proofs are in Exhibits already. Empirical, business, mathematical, measurable proofs remain and are subject to unanswered subpoenas. Proofs of illegal, nonsensical, negative and unilateral decisions of 2015-2019 orders of courts (trial cost not reimbursed to Defendant for expensive litigation or cost of destroyed trip to Israel, but awarded additional child visitation to the ex-husband, Plaintiff, who had failed to show up at numerous agreed upon exchanges or cancelled at last minute/out of agreed upon time agreed upon exchanges, proven, and in light of unproven alleged denial of parental rights which started the whole reopening of closed case since 2007 in 2015, trial delayed until 2019, no trial costs or excessive litigation monies awarded to Defendant for enduring lies, as well as false allegations unproven, and most importantly, the opening of closed case by ER need for child visitation enforcement, when in fact, the trip was never even requested by the Plaintiff for Christmas 2015 at all, even late. Such proof was never found at trial in 2019. That is bearing false witness against your neighbor, in Old Testament Biblical Law, and is also illegal in any court of Justice. Also, UCCJEA violations and UIFSA violations in 2001-2006, 2016 with regards to child tax credit and child support offset (Exhibits with unanswered subpoenas), 2020 Tennessee child support enforcement giving case to Oklahoma child support enforcement for me to personally deal with, as orders of agencies meant to protect, by yielding to Oklahoma District Court, rather than the Federal Laws of Department of Homeland Security. Further, the relevant subpoenas unanswered are limited to Tulsa Police Department, Apartment Complexes (in both names) subpoenas, Judge Clifford Smith, Attorney Russell Carson, TN Department of Child Support Enforcement, Tulsa Criminal Court, and Tulsa District Family Law Court- lease closure with damages reports and proof of lost deposits and maintenance report why, depositions, police reports, pleadings, orders, and transcripts requested by Federal subpoenas. The empirical proofs of EMGs, MRIs, medical consequences of prolonged and unnecessary litigation and Oklahoma Supreme Court subpoenas were respected and honored and included in *Petition For Writ of Certiorari*.

This is our final correspondence with you, except responses required by law in answer to solicitor general's responses, if so required, or by the Supreme Court itself, happily obliged, and we hope that you reconsider and reacknowledge and rehear the Petition for Writ of Certiorari, as well as rule every single thing in it in favor of rebuke of courts, departments and agencies at fault and in error with your laws, ESTABLISH case law that rebukes Family Law courts from erring away from UIFSA and UCCJEA standards and requiring child support according to standards non-negotiable and IRS laws mandatory and non-negotiable and jurisdiction according to UCCJEA non-negotiable issues on the Family Law court mediation table; the ESTABLISHMENT of case law that disallows ability for criminal courts to roll criminal issues to trial into Family Law courts to be dropped without criminal trial, and of course, expiation in the amount of \$900 million for both Petitioners total. There is no forgiveness against you from us if you do not, if that is any matter at all.



Angelajane Johnson

24 Revere 13

Jackson, TN 38305

731-513-0975

angelajane_2002@yahoo.com



Audrey A Johnson-Duncan
24 Revere 13
Jackson, TN 38305
731-571-3656
audreyangeljd@yahoo.com

I certify that the petition for rehearing is presented in good faith and not for delay.

I certify that the grounds, et al, remain limited to intervening circumstances of substantial and controlling effect, evidences not being able to be presented specifically, Exhibits listed below with copies of subpoenas sent within the *Petition For Writ Of Certiorari* subpoenas:

1. Exhibit 1B- Riverside Park Apartments- 7710 S Riverside Dr. (106B Our Apartment August 2001) Tulsa OK, 877-827-0408, 918-492-7718. Owned at time by Equity Residential Chicago Illinois 312-474-1300 Operations Department has records, residentrelations@egr.com.
2. Exhibit 1C- Tulsa Police Department
3. Exhibit 1D- Tulsa Police Department
4. Exhibit 1E- Vintage On Yale- (Our address 5210 E 81st St. Apt. 133 Tulsa, OK 74137). Owned at time by Trilogy in Chicago Illinois 312-205-6500 Operations Department has records.
5. Exhibit 1F- Tulsa Criminal Court
6. Exhibit 1J- Tulsa District Court
7. Exhibit 1L- Tulsa District Court
8. Exhibit 1N- Judge Clifford Smith, Judge in Tulsa
9. Exhibit 1O- Tulsa District Court
10. Exhibit 1P- Russell Carson, Attorney in Tulsa
11. Exhibit 1S- Tulsa District Court
12. Exhibit 1U- Tulsa District Court
13. Exhibit 1V- Tulsa District Court
14. Exhibit 1X- Tulsa Criminal Court
15. Exhibit 1Y- Tennessee Child Support Enforcement File
16. Exhibit 1Z3- Tulsa District Court

I certify that a true and correct copy of this has been sent to the Solicitor General as well, as required by law and ethics.

Angela Jane Johnson

Angela Jane Johnson

24 Revere 13

Jackson, TN 38305

731-513-0975

angelajane_2002@yahoo.com

Audrey Johnson - Duncan

Audrey A Johnson-Duncan

24 Revere 13

Jackson, TN 38305

731-571-3656

audreyangeljd@yahoo.com