

No. 22-173

IN THE SUPREME COURT
OF THE UNITED STATES

◆
ROGER SWARTZ ON BEHALF OF HIMSELF,
ROGER SWARTZ ON BEHALF OF HIS SON A.S.,
ROGER SWARTZ ON BEHALF OF HIS
DAUGHTER E.A.S. A 5-YEAR-OLD CHILD,

Plaintiffs-Petitioners

-v.-

Amy Gutmann, The Board Of Trustees At The
University Of Pennsylvania, Scott Diamond, Penn
Professor And Co-Founder Of Reaction Biology
Corp., The Board Of Trustees At Princeton
University, Abigail Doyle, Formerly Professor At
Princeton Univ., Diane Carrera, David Macmillan,
Professor At Princeton University, Robert Hartman,
Employee at Reaction Biology Corp., Haiching Ma,
Conrad Howitz, Kurumi Horiuchi.

Defendants-Respondents

◆
REQUEST FOR VOLUNTARY RECUSAL BY
JUSTICES SOTOMAYOR AND KAGAN

◆
On Petition for a Writ of Certiorari to the
U.S. Court of Appeals for the 3rd Circuit

Roger Swartz, on behalf of himself & on behalf of his
minor son A.S. & 5-year-old daughter E.A.S.
100 Cambridge Street 14th Floor | Boston, MA 02114
email: rogerswar373@gmail.com | Tel: 1 617 749 0065

Dear Supreme Court Justices,

I would like to request the voluntary recusals of Justices Sotomayor and Kagan. Both Justice Sotomayor and Justice Kagan attended Princeton University in their undergraduate education and it would be impossible for them to be unbiased. They have affiliation bias that is inseparable with Princeton University defendants-respondents especially since Princeton University itself (referred to as the Board of Trustees at Princeton University) is one of the defendants-respondents. Justice cannot be served if Justices Sotomayor and Justice Kagan have any involvement with this Petition. No judge could remove themselves from bias in cases where their affiliation with their 4-year undergraduate institution that they likely attribute at least some of their achievement in becoming a U.S. Supreme Court Judge with their experience at that institution.

Not only that Princeton University features both Judge Sotomayor and Judge Kagan in their undergraduate admissions pages. Princeton University has featured Judges Kagan and Sotomayor in numerous articles and thus they derive benefit from Princeton University. Their bias is completely inseparable.

Justice Kagan just recently participated in the Penn Presidential Inauguration Academic Symposium on Friday October 21, 2022 at the University of Pennsylvania in an interview with the new Penn President just days after this court denied the

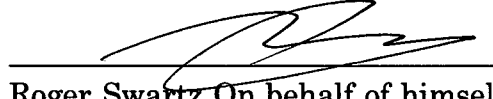
Petition for a Writ of Certiorari. And University of Pennsylvania is also a defendant-respondent in this case. It is hard to believe that Justice Kagan did not have recused herself to begin with during the October 14th 2022 Supreme Court Conference where the corresponding Petition for a Writ of Certiorari was reviewed. Or is this court treating this Petition as a joke?

In a May 14, 2009 New York Times article Justice Sotomayor called her time at Princeton Life-changing further supporting inseparable bias that Justice Sotomayor has towards Princeton University in this suit. In a similar sense, Justice Kagan served as editorial chair of The Daily Princetonian further supporting inseparable bias that Justice Kagan has towards Princeton University in this suit.

For the foregoing reasons Justice Kagan and Justice Sotomayor must recuse themselves from making any decisions on this Petition.

Furthermore, since the October 14th decision to deny Certiorari for the Petition for a Writ of Certiorari was done so without recusal it should be recounted without their votes.

Respectfully Submitted on December 15, 2022.



Roger Swartz On behalf of himself, Roger Swartz on behalf of his son A.S., Roger Swartz on behalf of his daughter E.A.S. a 5-year-old child