

22-5761

ORIGINAL

No. \_\_\_\_\_

FILED

SEP 23 2022

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Queen'Pringah Godiah NM, A Payne's El-Bey  
(Your Name) — PETITIONER

vs.

Cursemart Corp, Cursemart Store 058 et al  
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Queen'Pringah Godiah NM, A Payne's El-Bey  
(Your Name)

2130 HARVEY Mitchell Phing South # 9226  
(Address)

College Station Texas 77840  
(City, State, Zip Code)

(802) 444-1993  
(Phone Number)

### **QUESTION(S) PRESENTED**

1.) Under the rules of Unified Courts when it comes to mailing don't Party(ies) have the rights to get notified whenever any party(ies) move notified the court(s) of new address, don't party(ies) have the rights to be notified of the new change address of any court documents add to the court docket-case?

2.) If Party(ies) in a court case is a pro-se moved out the stated the court original filed don't the Plaintiff have the legal-rights to request venue changes especially when the judge is Bias/ Prejudice against Plaintiff?

3.) If plaintiff feel that s/he both the court and the judge is bias against such individual(s) don't plaintiff have the right to recused the bias/prejudice Judge?

4.) If Plaintiff moved out of the stated where plaintiff original filed the case don't plaintiff have the rights to be notified properly if any hearing in the plaintiff case matter also if plaintiff does no resigned in the stated the court original don't the laws give the plaintiff rights to attend any case via phone call or zoom for any hearing?...

When Plaintiff asked for hearing via phone conference or Zoom the judge ignored plaintiff requested rather closed the case because the judge wants to fly back to a stated that both the Judge and the Court well known that Plaintiff no longer resigned at, is it fair and it is justice, is it right and it is the rules of the Unified Courts?

### **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:

**Curbsmart Corp, Cubesmart store 0558, Cubesmart self-storage**

### **RELATED CASES**

For safety, health and concern reasons I the plaintiff decided to moved out of New York City to Texas, before my moving out as a pro-SE I called the pro-SE office asking what I must do before or when I moved so the court will know, I was told by one of the rept at the pro-se office all I have to do whenever I moved just do a change of address once I finally make my move with proof of my new address.

On March 2022, I made the moved out of New York City to Texas I called the pro-se office and I mailed out a letter with proof of mail to them I waited for three weeks called them back, when I spoke to the rept I was told they've got my proof of address changing am like great please change my address and have all mailed forward to Texas my new home/new place and I thing the rept over the phone told him have a safe and blessed weekend then I hang-up the phone.

Month's passed I heard nothing, so I decided to called them in the beginning of 6/2022 when I did I was told that my case was closed, I was like for what reasons the reason I got was the judge send an order for me to appear to court in person, am like waited where did the judge send the order too the court and the judge well known I no longer resigned in the stated of NYC they've mailed the letter to in old address furthermore whenever something is being done in the case the judge would asked Defendants Attorney to mailed me a copy and also requested for me to be email, the court have my email on filed from day one since the case started after I started calling them out I was told they accidental delete my email addressed they've have on filed and that after was on hold for almost 20 minutes the lady came back said yes in the paper dockets its shown your email address but in the computer it was accidental delete, am like the judge have my phone numbers and email on filed why I was not notified, if I do not know and was not informed of any hearing how am I supposed to know if the court failed to do its jobs?...

I asked the lady this is a joke y'all wanted to closed my case I made several requested to change venue after I mailed y'all change of address to the judge I never got a replied back from the judge nor from the court rather furthermore I made several requested to have this bias judge recused himself from my case he refused so he used the fact that I moved to another stated that he know that I cannot get on the train go to the court to raised hell-there so he used such facts of me no longer resigned in NYC as an excused to closed my case and

I never was notified accordingly furthermore the always called me  
whenever hearing in the passed yet I got no called from no-one.

When I requested to appeal the case since I have fee-waiver on filed the court then started to charge me for everything, each times the court or the other party(ies) put something in the court docket the court will not send me a copy I will have to keep calling the court every Friday asking if anything new added to the court case docket whenever something new added to the docket the court makes me mailed money order to them in order for them to mailed me a copies, this is indeed not right at all when I was in NYC the court never charge me for anything that am supposed to get copies off yet that they mailed to me when I used to resigned in NYC since I moved to Texas the court doing everything they've can to not give me  
justices

when I did my appeal paperwork's I have proof of mailing the court of appeal for second circuit claimed that they've don't have my appeal proof of mailing they've claimed they've don't know what happened to them and they've want me to pay for me to mailed them my receipt showing that I mailed the appeal and with the proof they've want me to mailed it over night when I told them I cannot afford to mailed it over night because I don't have the money I can mailed it by regular mail I was told if I do so that they'll closed my appeal case.

The last conference hearing over the phone before I moved to NYC that the court requested because the Defendants attorney had send me personal preliminary questions that had  
nothing to do with the case:

few of the question the party asked was  
copy of my birth-certificate?  
if I have a credit card?

where am from?

copy of my SS#?

when I brought those to the judge attention why should I give such personal information to a party that have history of forging my signature into their businesses documents without my knowledge's nor consent, Defendants have histories of wrong-doing to its clients why should I provided such privates such of my personal information's for me to be victimized, furthermore I asked Defendants where am from or born is no body businesses and where am front is my personal information's furthermore I asked the judge can the court and the judge that personal information's an HIPPA forms if need to signed whenever Defendants get any information's can the court guarantee me my personal information's will be private and also who will have access to such rather answered such questions the judge used manipulations tactics trying me to agree with such demands when I refused the judge stated he was going to make a ruling yet the ruling he made was closed my case because when I called him out and requested to recused himself after all when the case first started Defendants forged my signature whenever I requested for the judge to sanction defendants the judge dance around such, yet the judge was forcing me to agree to release such personal information's especially with so many thieves/frauds of identities out there yet both Defendants and the judge refused guarantee's nor tell me who will have access to such personal details of information's.

## **TABLE OF AUTHORITIES CITED**

### **CASES**

**PAGE NUMBER: 5**

#### **STATUTES AND RULES:**

##### **Section 208.5 Submission of papers to judge.**

All papers for signature or consideration of the court shall be presented to the clerk of the trial court in the appropriate courtroom or at the clerk's office, except that where the clerk is unavailable or the judge so directs, papers may be submitted to the judge and a copy filed with the clerk at the first available opportunity. All papers for any judge that are filed in the clerk's office shall be promptly delivered to the judge by the clerk. The papers shall be clearly addressed to the judge for whom they are intended and prominently show the nature of the papers, the title and index number of the action in which they are filed, and the name of the attorney or party submitting them.

##### **Section 208.9 Preliminary conference.**

(c) The clerk shall notify all parties of the scheduled conference date, which shall be not more than 45 days from the date the request for a preliminary conference is filed unless the court orders otherwise. A form of stipulation and order, prescribed by the Administrative Judge, shall be made available which the parties may sign, agreeing to a timetable which shall provide for completion of disclosure. If all parties sign the form and return it to the court before the scheduled preliminary conference, such form shall be "so ordered" by the court, and, unless the court orders otherwise, the scheduled preliminary conference shall be canceled. If such stipulation is not returned signed by all parties, the parties shall appear at the conference. Except where a party appears in the action pro se, an attorney thoroughly familiar with the action and authorized to act on behalf of the party shall appear at such conference.

##### **Section 208.8 Venue.**

(a) Motions for a change of venue. Motions for a change of venue shall be heard in the county division of the court in which the action was instituted. An order of transfer shall direct the disposition of the papers then on file.

**Rule 18a:**

Recusal and Disqualification of Judges Party may file motion for recusal, if judge doesn't recuse himself/herself, then the presiding judge assigns someone to hear the motion. Until decided, take no action except for "good cause" stated in writing or on the record.

**OTHER**

The Court change its rules over-night without proper informed me, the court decided to punished me because I moved out of NYC/I no-longer resigned in NYC so am being punished at same time the court refused to granted me change venue both I had requested it and in appeal court. My rights are being violated and still to this day the court have not notified me properly whenever they mailed me something, they mailed me to my old address in NYC rather my current address in Texas

**CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED****Section 208.5 Submission of papers to judge.**

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### **Constitutional rights:**

#### **US Constitution's First Amendment: Right to Petition for Redress of Grievances**

The Right to Petition the "Government" for Redress of Grievances

***"Congress shall make no law ... abridging ... the right of the people ...  
to petition the Government for a redress of grievances."***

## **29 CFR § 2200.68 - Recusal of the Judge.**

(c) *Request for recusal.* Any party may request that the Judge, at any time following the Judge's designation and before the filing of a decision, be recused under paragraph (a) or (b) of this section or both by filing with the Judge, promptly upon the discovery of the alleged facts, an affidavit setting forth in detail the matters alleged to constitute grounds for recusal.

### **STATEMENT OF THE CASE**

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when I brought those to the judge attention why should I give such personal information to a party that have history of forging my signature into their businesses documents without my knowledge's nor consent, Defendants have histories of wrong-doing to its clients why should I provided such privates such of my personal information's for me to be victimized, furthermore I asked Defendants where am from or born is no body businesses and where am front is my personal information's furthermore I asked the judge can the court and the judge that personal information's an HIPPA forms if need to signed whenever Defendants get any information's can the court guarantee me my personal information's will be private and also who will have access to such rather answered such questions the judge used manipulations tactics trying me to agree with such demands when I refused the judge stated he was going to make a ruling yet the ruling he made was closed my case because when I called him out and requested to recused himself after all when the case first started Defendants forged my signature whenever I requested for the judge to sanction defendants the judge dance around such, yet the judge was forcing me to agree to release such personal information's especially with so many thieves/frauds of identities out there yet both Defendants and the judge refused guarantee's nor tell me who will have access to such personal details of information's.

## **REASONS FOR GRANTING THE PETITION**

### **Under the laws don't I have rights?**

Don't I have the rights to be notified if the court requested/if any hearing don't I have the rights to be proper notified?

Don't I have the rights to recused a judge that is forcing me to turned personal information's to Defendants who already violated my rights by forging my signature to its businesses paperwork's, don't I have the right to recused so unjust and unfair judge who demands me to turn over personal items Defendants Attorney requesting don't the laws cover me?... As I asked where am from have nothing to do with this case, nor I shall give any permissions to such any personal requested....

Don't I have rights to be notified and don't I have rights to request any hearing via phone or zoom conference since I no longer resigned in the stated the case was original file?

Don't I have rights to requested venue changing especially when the judge refused any zoom or phone conference rather wants me to make special-appearance to the court especially when both the judge and the court well-know I longer resigned in NYC furthermore with all those pandemics that are flying around I do not wants to catch anything especially am not candidates for the vaccines nor the booster-jabs, don't I have right?;..yet the judge and the court wants me to put but my life and health at risks by flying back to NYC to attended court in person rather granted me zoom or phone conferences as they used too during the pandemic shout-down.

When I did change of mail of address and the court well know also have documents of my new address yet the court kept mailing me documents to NYC address that I no longer resigned in NYC don't I have rights to be notified correctly accordingly to the rules of the Unified courts?

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

*Quantaray Jachin NM, A Payne's & Co*

Date: *Sept 23, 2022*