

22-5860

Application No. **21A621**

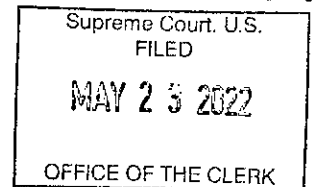
Case No. _____

Article III de jure

Supreme Court for United States of America

ORIGINAL

brent evan webster dba BRENT EVAN WEBSTER – Petitioner



v.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON – RESPONDENTS

October Term 2021

**Writ for a Bill of Certiorari De Novo Review from the Ninth and District Courts
by way of US Bankruptcy Court Portland, Oregon**

8701 Southeast Cottrell Road

Boring, Oregon. Republic, usA

NON-DOMESTIC

Phone - 503-933-2000

brent evan webster dba BRENT EVAN WEBSTER 10-9-2022

brent evan webster dba: BRENT EVAN WEBSTER

sui juris

pro per

Questions Presented

1. Is it true, that the courts errored by allowing the **USBK Court** Division Portland, Oregon and their attorney's to violate webster's "**Due Process Rights**" allowing Respondents "**false claims**" to stand in a **federal bankruptcy court proceeding**, as "**Secured and Unsecured Creditors**" without perfected claims assisting pretend creditors to "**FORECLOSURE**" on the farm but instead assisting in the cover-up by attempting to **dismiss webster's bankruptcy**, while under the protections of **18 USC 152(4)**, *knowingly and fraudulently presents any false claim for proof against the estate of a debtor?*

2. Is it true, the courts errored by dismissing webster's lawfully filed bankruptcy case without discharge, and without dispute of webster's affidavit and **Motion for Summary Judgement**, also requiring **full-discharge** by force majeure on **April 15, 2020** due to **COVID 19** and it's devastating effects to the economies, the supply chains, now causing major disruptions with the effects of **sever hyper-inflation all around the world**, preventing normal commerce?

List of Parties

Eric Oss | Court Support Supervisor

United States District Court for the District of Oregon

ORDml ProSe Filing <prosefilings@ord.uscourts.gov>

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OPINIONS

listed with application (21A621) to extend the time to file a petition for a writ of certiorari

JURISDICTION

The jurisdiction of this court is invoked under 28 U. S. C. § 1254(1)(2)

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

851. FALSE CLAIMS 18 USC 152(2)(3)(4) - knowingly and fraudulently presents any false claim
...shall be fined..., imprisoned..., or both.

XIII Amendment to the USC - Neither slavery nor involuntary servitude

XIII Amendment to the USC – No state can violate due process of law

USC Article VI, Clause 2 - Supremacy Clause - USC the supreme law of the land

18 U.S. Code § 241 - Conspiracy against rights

18 U.S. Code § 242 - Deprivation of rights under color of law

42 U.S. Code § 1982 - Property rights of citizens

42 U.S. Code § 1985 - Conspiracy to interfere with civil rights (3)

42 U.S. Code § 1986 - Action for neglect to prevent

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STATEMENT OF THE CASE

Webster request, that these hallowed courts proceed **de novo** so to be brief, as the record reflects all the details, and special appearance concerning jurisdiction, to clear the slate.

1. This controversy escalated when **DISTRICT COURT** ignored the finer points of the law.

Webster arrived on the farm in **July of 2009** at the request of **Mrs. Haney** and he didn't know anything about all the problems relating to the farm.

2. On **April 15, 2020** webster filed **Circumstances requiring "Force Majeure"** by **stating the effects of a world-wide emergency**, declared by **nearly all the worlds governments**, therefore **webster**, with the status as **"one of the people"** is entitled to discharge as creditor. **APPENDIX A**

On **July 1, 2020** webster filed **MOTION FOR SUMMERY JUDGEMENT** and the **AFFIDAVIT OF brent evan webster** documenting fraud in a further attempt to cause a full discharge. **APPENDIX B**

REASON FOR GRANTING THE WRIT

The reason this **application for petition for writ of certiorari de novo** should be granted is to **correct the errors** of the **lower courts** primarily **UNITED STATES BANKRUPTCY COURT PORTLAND DISTRICT OF OREGON** where **Peter McKittrick** was practicing law from the bench by ignoring webster's filings and **assisting claimants to dismiss webster's case**, when there were **legitimate questions** as to the **soundness of the claims** filed by the **Claimants** and **attorney's**.

Webster ask this court to seriously **look at the facts**, such as the **false claims** of all of the supposed creditors looking to cash in on the farm help from the judge by practicing law from the bench, helping to fabricating with fruit from the poisonous tree.

CONCLUSION

Based on false claims and the fraudulent use of the legal system by the Creditors and their attorney's legal malpractice, this court is now responsible for the enforcement of U.S. Code Title 18 sec. 152(4) ...shall be fined..., imprisoned..., or both.

By using fruit from the poisonous tree, the Creditors manufactured false claims designed to blame webster and to have him and Haney pay for their legal attack to take over the farm and profit from their hard work.

This petitioner requests the privilege of nine purveyors of justice from the highest court on the land, to correct the injuries webster sustained, and who purchased this business transaction for a special appearance in US BANKRUPTCY COURT, PORTLAND, for a fresh start.

Petitioner activated the Common Law in all of his documents, so as to maintain control of his case relating to his Forced Bankruptcy, other than for this court to entertain a limited jurisdiction posture to substantiate the true facts as presented from both sides.

Respectfully submitted,

May 22, 2022

brent evan webster dba BRENT EVAN WEBSTER

sui juris & pro per