

22-7077

No. 22-12861

Supreme Court, U.S.
FILED

MAR 13 2023

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

Otis Gamble III — PETITIONER
(Your Name)

vs.

Allstate Insurance Co. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals For the Eleventh Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Otis Gamble III
(Your Name)

269 Peachmont Road
(Address)

Montgomery, Alabama 36105
(City, State, Zip Code)

334(354-1037
(Phone Number)

ORIGINAL

RECEIVED

MAR 21 2023

OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

1. Appendix A I have my certificate of judgments from the Supreme Court of ALABAMA. Therefore I should have won the Court Opinion. BECAUSE I done and filed the petition for writ of certiorari. And judgment entered, the cause on May 10, 2019.

2(b) Defendants was served and failed to answer within all owed by the law. I the Plaintiff had fourteen (14) days filed for default or this case will be dismissed, September 14th 2018.

3(c) Three life insurance I gotted from the ALABAMA Department of Treasury, the three Ps. They were not term life insurance. (d) Act in Bad Faith on Federal Laws. In other words was AFAVOR. By the Eleventh Circuit Court.

5(e) I turn in to the 11th Circuit Court jurisdiction documents and evidences. On analyzing my case, Plus ALABAMA Middle District

6(f) Allstate and their Attorney filed to the Court, briefs filled with fraud, nevertheless a false claim, And failed by the time and laws. Judges Jame H. Anderson and Jimmy B. Po-ol, their Action was in Bad Faith? In The Circuit Court of Montgomery, Alabama "Order" James H. Anderson Circuit Judge

7. For what reasoning, every entire document Allstate sented to me. Nevertheless filed with the Courts WAS A false document?

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

[x] 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:

1. Marie T. Pine OF Counsel or Attorney,
2. Weiland v. Palm Beach Cty. Sheriff's Office.
Rule 12.6

RELATED CASES

Otis Gamblellus. Helen Miller, Case No. CV-2019-000516,
00. Small Claim Court. I gotted evicted at 16270 AK St Montgomery AL 36108
Otis Gamblellus Spire Gas Co. y Alabama Public Service Com-
mission (Appeal from Montgomery Circuit) 2210280,
Otis Gamblellus. vs. BMC General Motor. Case No. SM-
2021-000230.00.

TABLE OF CONTENTS

OPINIONS BELOW	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	3
STATEMENT OF THE CASE	4
REASONS FOR GRANTING THE WRIT	5
CONCLUSION.....	6

INDEX TO APPENDICES

APPENDIX A In the Supreme Court of Alabama, Petition For writ of Certiorari, May 10, 2019.

APPENDIX B No Answer notice, Jimmy B. Pool District Judge.

APPENDIX C Treasury Department of Alabama, Three life insurance Policies, Individual, call the 3 Ps.

APPENDIX D In the United State of Appeal, For the Eleventh Circuit, Non-Argument Calendar. Plus (Do not Publish. 11/20/23.

APPENDIX E U.S. District Court Alabama Middle District (Montgomery) and The United States Court of Appeal, the 11th Circuit Court.

APPENDIX F Allstate and their Attorney filed 2 fraud briefs.

Nevertheless, False claims and failed by the time and the law. Judge James H. Anderson and Jimmy B. Pool last, their decisions were in Bad faith.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

7

STATUTES AND RULES

1. Claim Act (FCA), 31 U.S.C.
2. CPDF The false Claims Act
3. False Claim Act (FCA) is a Federal law.
4. 31 USC 3729: False Claim U.S. Code
5. Local Rule 34.2 Non-Argument Calendar.
6. Under 28 U.S.C. § 1254 (1).
7. Under 28 U.S.C. § 1257(A).
8. Under 28 U.S.C. 636
9. Pursuant to 28 U.S.C. § 1915 (e)
10. U.S.C. § 1915 (e) (2) (B) (i) - (iii).
11. 28 U.S.C. § 1915 (e) (2) (B) (ii).
12. Thompson v. Rundle, 393 F. App'x 675, 678 (11th Cir. 2010)
13. § 1915 (e) (2) (B) (i)
14. Federal Rule of Civil Procedure 12(b) (6).
15. Rule 8 require
16. Fed. R. Civ. P. 8 (a). Rule 10.
17. Pursuant to Alabama Rule of Civil Procedure 55(c) and 55(d).
18. Rule 29.6
19. See Rule 14.
20. Rule 13.3
21. Rule 10
22. Rule 29
23. 28 U.S.C. § 1746
24. 54(C)
25. Rule 34
26. 28 U.S.C. of the Rules.
27. Rules 33.2 (b)

IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix D to the petition and is

☒ reported at The Eleventh Circuit, Atlantic Georgia; or,
☐ has been designated for publication but is not yet reported; or,
☒ is unpublished.

The opinion of the United States district court appears at Appendix E to the petition and is

☐ reported at Middle District Court of Alabama; or,
☐ has been designated for publication but is not yet reported; or,
☒ is unpublished.

☒ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix A to the petition and is

☐ reported at The Supreme Court of Alabama; or,
☐ has been designated for publication but is not yet reported; or,
☒ is unpublished.

The opinion of the District Court Montgomery, Alabama court appears at Appendix F to the petition and is

☐ reported at Small Claim; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was September 26, 2019.

☒ No petition for rehearing was timely filed in my case.

☒ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: January 29, 2023, and a copy of the order denying rehearing appears at Appendix E.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

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

☐ For cases from **state courts**:

The date on which the highest state court decided my case was May 10, 2019.
A copy of that decision appears at Appendix A.

☒ A timely petition for rehearing was thereafter denied on the following date: January 23, 2023, and a copy of the order denying rehearing appears at Appendix E.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).



CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- ① Article I Section 1 of the Constitution.
- ② Title 7 Section 913-16 of the Code of Alabama Re-
traction "Statute" and Title 14 Sections 347 and 3-
50 thereof (i.e.) the Alabama.
- ③ This case implicates the public use provision of
taking Clause of the Fifth Amendment to the United
States.
- ④ First, Fourteenth and Fifteen Amendments to the
United States Constitution which are forth in Ap-
pendix.
- ⑤ Pursuant to Rule 54(b) of the Alabama Rules of Civil
Procedure.
- ⑥ Rule 56 of the Alabama Rules of Civil Procedure.
- ⑦ Rule 58 of the Federal Rules of Civil Procedure.

STATEMENT OF THE CASE

The United States Court of Appeal, I phone the Treasury Department of Alabama, the Agent working there told me. I have Three Life Insurance here (the 3 P's) on you. Then after she would sent me the forms to fillout, And sent them back, CLAIM DATE 06/25, 12018. I received the form, and they had the name Allstate Insurance Company on them.

The Allstate's Agent on 2100 Spruce Street (home office), Asked me about my brand father Marion Pressley and his wife Lucy? And also who died first, I told him my brand-Daddy did.

After then he said, I would investigate the Policies with a death certificate, on my brand Daddy, Marion Pressley. I applied for the death certificate and got it certified. After I went back to his office and showed him the death certificate, He then ne "I'd be wasting my time, trying to collected. And he they are worth a dime!"

He gave me a cancellation sheet, And said the Policies was cancelled due to no payment. Next The Policy paid At Turner Eaves Insurance 9190 Boyd Cooper Pkwy Montgomery, AL 361177590. My father, Otis Bamblell. problemly paid them off. I don't believed the Life Insurance Policies are worth a dime. last he gave me direction to Eaves & Turner Office.

REASONS FOR GRANTING THE PETITION

The 3P's Life Insurance contract Policies, Allstate did not warn me of the falling lapsing, And canceled Life Insurance.

Nevertheless they did not fulfilled their obligations on the contracts! And Policies were paid in a premium.

Allstate and their Attorney Marie T. Prine misrepresenting me with their denying; claim handling, my case in Bad Faith, And a valid Policies with breach of contract. In Addition Allstate And their Agents never response to my claims and complaints!

The Judges, Allstate And Marie T. Prine Are in contempt, incorporated, And 28 U.S.C of the rules, Court rules on proceeds, non jurisdiction, And injustice!

Judge Pool, Judge Anderson with Allstate, They are saying in Court. Plus Allstate And Marie T. Prine briefs. That I was insured by insuring myself, therefore I have no benefits there! I say Allstate And their Attorney trying to file a false claims!

Allstate And their Attorney or Counsel filed two fraudulent briefs, however they filed two false claims.

I received one cash back payment 50/50 of this cash back check from Willie Fred Smith, August 11, 2016. And I showed Smith obituary to the Allstates Agent At Turner & Evans, Mailed in an envelope, sufficient postage, their briefs mailed to me. 5,

And I did, the Allstates Agent told me my policies lapsed with and canceled. And with them receipts the Allstate Agent on Spruce Street (home office) gave you. He was a male, I have or had 3+1 Life Insurances. The Three are in Court. Next I have one more Life Insurance with Allstate Insurance Turner & Eaves Inc. Agents.

August 29, 2018 Statement of Claim (Complaint) A Sue entered the Small Claims Court, Otis Gamble III v.s Turner & Eaves Inc. Allstate Agency 9190 Boyd Cooper Hwy. Montgomery, AL 36117-7590.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Otis Gamble III

Date: March 13, 2023