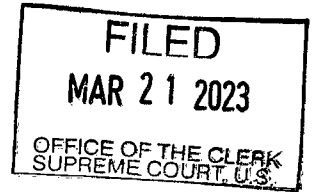


22-7357
No. 22-6989

ORIGINAL



IN THE
SUPREME COURT OF THE UNITED STATES

Irina Collier and for the son and for all
(Your Name) PETITIONER *similarly situated*

vs.

President of Stanford Et Al RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Federal Circuit Appellate Court case 23-1185
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

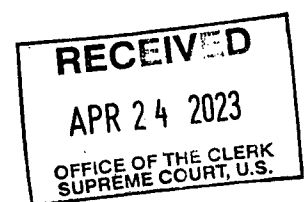
PETITION FOR WRIT OF CERTIORARI

Irina Collier
(Your Name)

3840 Ingraham St #207
(Address)

San Diego, Ca 92109
(City, State, Zip Code)

650-695-9000
(Phone Number)



QUESTION(S) PRESENTED

Would the Honorable Court uphold the Gideon vs. Wainwright law by scheduling the Ex Parte Habeas Corpus proceeding in front of this Honorable Court? all other avenues were exhausted; I swear to the veracity of this statement.

LC 3.21. '23

T
—

led 4100 Internal 20

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:

Robinsons Et. Al. (Vice)

Collier - Garbers Trust & DEAS Inc.

Chad White lawyer for
the opposition in
23-1185

RELATED CASES

37-23-6445 (CH+HR-CTL)

18FL000889

23FDV547C

22-5375

23-cv-368

23-55126

23-3-cv-170

Related closed, past rehearing, but
needed to be resurrected to review evidence.

3: 21-cv-502 WHA

21-15369 ; 21-7285 ; 22-1442

22-15022 ; 01-2020-DR1656

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES

VAWA ACT

1st Amendment redress of grievance and
Freedom of speech (USPS/Wirefraud by
opposition; child is gag ordered by the
opposition)

13th Amendment; 18 USC ch. 77 (slavery coverup
by restrained offenders)

Article 12, 10 US Code § 920 (rape assault of under-
aged)

18 US Code 1017 (misuse of Seal
to cover up rape & slavery)

28 USC 1441 (MDL case misfiled)

1473-1508 PC

OTHER

All other statutes and rules of law to be
applied in the course of the evidentiary hearing;
Judge Sabrow of the US District Court chose not to recuse
in the exact time his wife refused to open DVRO violation
case presented to her District Attorney Department. Subsequent
to his final order in US District court his wife allowed plaintiff's jailing
by the opposition's lawyer and without a warrant. Habeas Corpus proceeding denied.

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 A to the petition and is

- ☐ reported at _____; 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 B to the petition and is

- ☐ reported at _____; 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 _____ to the petition and is

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

The opinion of the _____ court appears at Appendix _____ to the petition and is

- ☐ reported at _____; 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 2, 13, 23.

☐ 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: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ 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).

Arising from the Writ of 3.7.23 and all related cases leading straight to misuse of government seal in 2021, upheld by Fed. Circuit up to now 2023

☐ For cases from state courts:

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

☐ A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ 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).

*Cases: DVRO - Charles Collier
- Chad White aiding
and abetting Contempt
of Court and
false imprisonment*

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

28 USC 1441 (MDL)

10 USC § 920 art. 20 (rape)

USC 1017 (seal)

18 USC ch 77 (peonage)

28 USC § 1651 (jurisdiction)

18 USC § 2261 (interstate DVRO violation)

US 18 1202 (First amendment gag order)

None of the lower courts consolidated all of the related cases, or corrected misfilings of criminal (DVRO felony violations) Contempt of Court. All courts in San Diego refused the arrested and jailed, bailed out facing trumped up criminal charges plaintiff - to exercise her right to Habeas Corpus proceeding following illegal jailing and the looming arraignment 4.4.23 thus breaking all the laws on the books.

STATEMENT OF THE CASE

This Writ of Certiorary is filed in the nick of time to save victims of Domestic Violence from total annihilation. It is filed in the right jurisdiction having challenged integrity of our nation's Ivy league institutions, having split and splitting all lower tribunals. The splits invariably favored the offending uber wealthy party, leaving victims of statutory crimes unprotected under law.

Opposition's legal defence teams with access to State and national government (Federal Bar associations) now resulted in open trafficking of Plaintiff's son, stealing money, destroying property, blocking healthcare, blocking access to impartial judiciary (networks, phones, USPS control) and now arresting, handcuffing Plaintiff in her rented apartment for "trespassing". Plaintiff and son are cornered in the smart house of the opposition in 23-1185 for more physical assaults, for illegal imprisonment. This is the Writ of Certiorary pleading to stop assaults meant to kill with impunity. Please apply the LAW.

To: The Honorable Clerk Harris
for the Justices in re:
Emergency Writ 3.7.'23,
Emergency Personal Application mailed 3.20.'23
via USPS overnight delivery

and This Writ of Certiorary
submitted in the only form available
without printers. Please copy and distribute
to The Honorable Justices

From: L. Lollies
#22-6989

Sworn Declaration

The latest evidence in case 22-6989
ties it directly to the case 23-1185
of the Federal Circuit. Opposition in 23-1185
cornered Plaintiff's family in the apartment
complex used by the opposition's legal team
to "sort through" Federal courts mail —
in particular through the mail going to
the US Supreme Court with any mention
of The Misused government privilege Seal.
Misuse of government authority to circum-
vent constitutional laws is a crime atop a crime.

Based on evidence and to the best of my knowledge,
llc 3.21.'22

Statement of the Case (28 pages)

Herein P. S. stands for the
President of Stanford Et. AL.

J. C. stands for Irina Collier

C. Y. stands for the redacted
name of child-youth

We (J. C. and C. Y.) are hostages of the opposition P. S. in case 23-1185. Family's wish for us is aligned with Federal Circuit Clerk's One: The wish for the case of the misuse of our government's privilege seal and of the DVRO violation cases to vanish simultaneously.

The granting wishes Fairy in case of mysterious appearances of forgeries and disappearing court orders (no minute or transcript records materialise even after up to 3 years of repeated requests for the court records by the Plaintiff) in our State and Federal Courts is non other than President of Stanford Et. AL.

Private businesses and government contracts

need an oversight. Turns out that in the eyes of our unquestionably revered Ivy league contractee it is only the government needing an oversight.

Stanford obliges to provide that and some. Some for Stanford's business model of work ethics profitability matrix. It is less than profitable for Stanford's reputation to be exposed to the scrutiny of the Highest Court and to that of the public opinion in general. Ivys and Icons the size of Berkeley and Stanford have easily swept under sex and trafficking scandals on campus.

Financial scandals of bribery are even harder to prove and easier to hide in all manner of using legal loopholes and weakening the government's capacity for oversight by lobbying defund the IRS self-serving causes. Statutory offences are not impossible to evade given the unlimited policing of private force and of all the might of our military police as well, all the way up to our Homeland

Security procurement apparatus - which P. S. enjoys to the fullest. Stanford is a plum contractor

who delivers. In exchange P. S. circle is provided privileges afforded to the gold passport carrying citizens of the world.

Private wealth enjoys self-governing freedoms that Ivy league status grants with generous hand to brothers in secret societies. Anyone standing in the way of preserving the secrets is to be crushed.

The easiest to crush are traumatised survivors, youngest, oldest, handicapped. Just take away their healthcare - which Stanford does. Students are next - just take away their legal rights; whom are victims to complain to of rapes, assaults, frauds, discriminations? They'll invariably come to Stanford's licensee - a social worker. Pres. of Stan. Et. Al., can easily arrange the "right" social worker - the one interested in preserving own paycheck only, the one scared of the king. King Stanford, king Berkeley, King "Ruthless" criminal defence attorney of San Diego, Ca. with ties stretching from state to state (the latter provided bail for the innocent victim of false imprisonment, but not before orchestrating the very imprisonment to please the boss - P. S. Et. Al.).

P.S. circle of friends refer to the top of their structure as royalty: American kings. Our family therapist 2018 in Berkeley sheepishly referred to the UCOP as the king, Stanford was higher than king in his eyes. It was divine.

Now Divine Et. AL., unchecked power is used to crush, separate and destroy (exact wording used by our family and echoed by one of our Lyft drivers - Stanford professors: "Erase the DNA off the Earth". It is my and my child's DNA.) our tiny family, our Court Order protection, our legal rights and safeguards. We are systematically harassed, assaulted, left to die of the wounds.

P.S. Et. AL., has enough manpower to hound us into oblivion reduced to a bodybag statistic - to be deposited in the bag while incarcerated prison death count is still not mandatory (by the time innocence project arrives it is too late, dismiss.) Both mother and child are primed for prison - damage control tactic of the P.S. The child is easiest to set up with any concocted charge, he doesn't know Rule of Law, in the 7 years in Ca. Rule of Human Traffickers in P.S. terri-

tory prevailed. It looks like IRS violation of
any trumped up variety is dumped on child's
head: Fraudulent deposit "from the sky"
into his controlled by the opposition Chase
bank account has already been made by
our traffickers - San Diego' La Jolla based
Veterans Administration military police and
V A medical personnel included. The amount
is between 40,000 and 50,000. Choke/Hash
money, designed to forever quiet the victim one
way or the other. It appeared in his account
overnight. The time of deposit coincided with his
detached aunt Martha, scary uncle Ilya, and
my former husband Bruce seething with revenge
for divorce suddenly contacting us all at
once. Martha focused exclusively on her nephew
intimidating him into dropping our DVRO protection.
It didn't work, hence the change of tactic
in damage control from making Federal Circuit
case 23-1185 disappear by stealing USPS mailed
Writ of Certiorary to the Imprison at any cost
one now. Mother is already set up with an
arraignment for any crime on 4.4.23. Felony

is predicted and even promised by Chad White - the lawyer for the opposition in 23-1185. Chad's surprised reaction to my normal one upon hearing of him charging me with "crime" of trespassing in our rented apartment was: "She's not taking it seriously at all. Let's show her, I'm calling police to arrest her now." And he did, I ended up jailed that day for not believing it is possible to criminally lie in front of witnesses, assault a person and get away with it all. Chad proved innocent person wrong.

While Martha kept flying to Ca. tasked with applying enough pressure to scare an already traumatised child into dropping the only protection from being killed, imprisoned or ending up as an "accident" I was pressured to drop our DVRO by both Bruce and Ilya. Now there is no need for the immediate family's trips to Ca. All Courts in San Diego buckled under the weight of our opposition. None of the courts scheduled evidentiary hearing or issued a warrant in case of DVRO violations. DVRO expires in a matter of hours.

Bruce and Ilya "invited" me back to Florida, after I would drop DVRD and after abandoning my child; no sane parent would ever contemplate leaving a family member in the hands of identified criminals. I didn't leave my kid, that opens me up for imprisonment any hour of any day now - on the offenders' preferred schedule, minus the rule of law.

2.3.2023 was the last time plaintiff tried to present facts of DVRO violation to police and courts in San Diego; all self-help petitions for TROs to restrain co-conspirators of P.S. Et. AL. were denied and the hearing of challenge to denied TROs was denied. It takes an elite law firm or a few of them to stand up to the legendary lawyer, courts are not taking their chances, leaving the fight against Goliath to David in US District.

2.3.'23 J.C. asked Ca. Family court in San Diego to grant a TRO against 3 additional family members who tried to intimidate the terrorised child into dropping the DVRO protection and to never seek extension of the Court order no matter how many more assaults are delivered by the offender and his co-conspirators in poisoning of the underaged DV victim. Poisoning with an over the counter odorless, tasteless performance enhancing and cancer causing neurohormone - DHEA-S, most harmful to any child during the formative years — was medically documented in 2018-2019.

Besides poisoning the list of DV offences against the child includes: trafficking, sex crimes, Education Fraud, kicking son out of the house in 2020.

Detailed history of statutory offences against my son and me was submitted to the Federal Circuit's Appellate court in Washington DC. The latest evidence points to the Federal Circuit's clerk

knowing all about the Misuse of Government seal to cover up criminality, and ignored it. Furthermore, Federal Circuit Clerk tried to seal case 23-1185

(another potential misuse of the Government Privilege seal) as well. When I raised the issue of misuse of the government seal, Clerk lifted the seal in a matter of split seconds, discussing it with me over the phone. Then the Court (Clerk?) attempted to dismiss the case without hearing; I was able to petition for reconsideration in a nick of time - one day before dismissal -

thus preserving the case's open status.

*d.c. stands for
the Plaintiff*

d.c. repeatedly pleaded with the court to intervene on emergency basis every time more evidence of trafficking wounds would emerge. d.c.'s writs, motions, pleadings are all ignored, with exception of IFP status.

The DVRO is running out in March '23. It barely kept us alive for the last 5 years. Without it we are dead on offender's schedule; Preferred Model of our reality-scripted and produced for us by the court restrained offender has us placed into a Mental Health/Alzheimers/12-step ananymous program without informing us. Indeed a very secret facility, so secret Patriot Act was used against us in covering up child rape, trafficking and the defendant's misuse of The Government seal to hide crimes under it. Veterans administration, Marines, Airforce, - this case's co-conspirators include access to all of the above. Abuse of Privileged/military grade access of means designed against combatants but blatantly employed against civilian family is an eery parallel of attempts to overthrow democracy worldwide. Failed coups.

Opposition' in 23-1185 reach to the heart of our Federal Circuit Court and looking government privilege seal just by thinking it applies within a span of a phone call to the clerk case manager's jeopardising sanctity of the law governing the use of the Privileged communication seal.

710
Federal Circuit's clerk gained extraordinary powers of discretion granted by judicious application of the Patriot Act. Dismissing cases of true clear serious statutory merit, thus leaving victims unprotected, rewarding perpetrators of violent offences and covering it all up with misuse of Government Privilege Seal is a crime in itself: it is obstruction of justice as defined by legal texts.

It is also medical neglect with intent to kill by the opposition in 23-1185.

The child's vision is deteriorating visibly faster now, he is not allowed eye check, adjusted glasses. Not allowed by the same police and social workers at service of our opposition (same faces on our phones since 2017 - to now 2023).

Ability of 23-1185 co-conspirators to
supersede Court's authority is documented:

- * see Dissomaster 18DV000161
income reported by the restrained
party; based on IRS regulation.

- * see high places aspirations : : :
2016 Resume sent to Muller investigation of Trump
offering services of Professor Charles
Wade Collier stressing his skills
in the most recalcitrant matters.

- * See The FL. 2020 wrongfully
"adjudicated" case.

- * January '22 Federal Circuit's clerk
statement to plaintiff: "this case
was never sealed in our court."

Opposition in this case - regardless of how
politically connected ought not to have
been allowed by our courts to introduce
its political agenda and access to the
Washington power elite in favorably bending
Court's ear. mixing law and politics with
intent to commit codified offence is unlawful.
Presence of The government privilege seal
without good cause in this case turned it

untouchable and invisible. The plaintiff was not allowed access to her own records until case was dismissed without hearing in 2021; the records are still not accessible at the Federal Circuit in 2023, unless the plaintiff has money to go and stay in Washington DC in order to maybe get a glimpse at what is saved and what is vanished from Federal Circuit's records department.

Turns out Clerk Markensteiner in our Federal Circuit can - Under the Patriot Act's cover - misuse our government's privilege seal to cover up statutory crimes of the opposition in this case under the usurped privilege and to ignore our constitution. The same clerk uses court's per curiam panel's one stamp fits all dismissal of the cases of merit, allegedly, and given only the clerk's facsimile as identified case manager/judicial officer of the displayed record.

23-1185 opposition's control of the very USPS deliveries to and from all courts in this case has already jeopardised integrity of our legal process, what is important for the people to know

Is just how pervasive is the sabotage of time sensitive life and death matters mail delivery to and from our Highest Court can be at the hands on any ultra wealthy offender set on pulling wool over our judiciary and over the people entrusting their fates to The Court.

What is termed - in orders denying hearing in this case - as "frivolous, approximating the vexatious matter of custody dispute" - has never been about child custody; father dropped his child like a hot potato at the start of divorce.

The real matters of merit were never allowed hear evidentiary hearing into aggravated child abuse. All lower Tribunals bowed to the perceived might of the P.S., courts stood helpless to stop the electronic scam - created on P.S. watch, on Stanford's territory; the brainchild of the Alameda research likes in Palo Alto spreading Electronic Fraud into all vital areas of people's lives - Education, Banking, medicine, policing, courts, etc. How electronic Fraud in court kills any redress of grievance on arrival is one of the questions uncovered by this case. It is not child

custody, it is the 1st Amendment Violation -
Anyone wealthy enough to electronically
reroute USPS deliveries to themselves first, then
sent them to the highest court "unaltered", the
exact way the opposition in this case treated
the plaintiff's correspondence - and who is allowed
to continue doing so with impunity - is in fact acting
as if our third branch of government without going
through our electoral process. It has to stop.
Impersonating the government is as illegal as the
use of government privilege seal to conceal
statutory crimes; both impersonations of authority
and misuse of government power to hide crimes
has happened in this case.

Attack on all means of communication with
all courts in this case is documented and sent
to so many courts, authorities and public libraries
that at least some of it is preserved in spite of
all our documents and electronics destroyed by the
opposition.

Right now both my child and me are confined
in the smart house with controls extending
right to the offender in Gainesville, FL, and

to the rest of his family and friends in arms from all over the world connected by greed, entitlement, hate of all who differ from arian race. I am facing prison time, no habeas corpus hearing, no public defender, no good cause.

The Ensuing Question is:

[Would The Honorable Court uphold the laws both stated and evidenced in the case dismissed without hearing by all lower tribunals? Case 93-1185

After the case was dismissed it has gained one more crime committed by the lawyer for the P.S. against this plaintiff's family. The lawyer illegally jailed the plaintiff in order to stop the mother from protecting her son. Lawyer for the opposition is aiding and abetting Contempt of Court and ongoing human trafficking of the son. The ensuing follow

up question is: Would the Honorable court Order criminal investigation into Chad White's aiding and abetting the above stated illegal activity?

II Would the Honorable Court assign a counsel to the plaintiff facing an arraignment 4.4.'23, without any access to the Habeas Corpus proceeding?

Terms Plaintiff and I are used interchangeably herein. ^{ec} 2.7.23

Police brutality against the plaintiff involves slanderous reports instead of taking evidence & report of the DVRO violations. "History" of my "excessive" calls to 911 is created with hints at mental health issues.

I was forced into a germ by police twice - once in Ca. 2022, once in 2020 FL without any reason, only for reporting assaults & DV violations by my court restrained husband law professor. It appears that a dossier about me has been created by police nationwide now. In 2020 at the airport I was engaged to drop by for a covid temperature routine test.

Once I entered the "check up" room my purse was taken away & I was told I can't leave and if I try I'll be arrested as suspected of having Covid.

I asked for my purse as my medicine was there. Instead of my purse attendant brought a pill that looked like my own arthritis medication so I took it. My medicine never makes me suddenly groggy, the one they gave me did. As soon as I complained of alarming grogginess I was let out. By then my flight left. All my luggage with court and personal documents was lost. ~~It was~~^{It} returned to my husband's address in Florida. I never saw my luggage again.

Later I found out that the room I was in belonged to some doctor who gave me a diagnosis. I never met with a doctor in that room, the person who gave me a pill that made me groggy was airport attendant. The paper with diagnosis found in my carry on bag stated I saw a doctor and received diagnosis of either paranoia or similar condition I was never diagnosed with and as a Ph.D. level counselor and nurse I know the seriousness of any disorder in the category I was labeled with in airport.

The fictitious diagnosis - label found its way to police records and took on a life of Police brutality against innocent elder handicapped DV survivor.

Now when police show up they ask me if I am paranoid when I show them photos of my son's latest torn clothes, bruises, scratches, handcuff marks, photo of his trafficker with a machine gun, photo of my son forced to calculate caliber of the gun bullets for what turned out to be a ghost gun 3-D manufacturing of illegal weapons on campus of UC Berkeley, photos of explosives my son is forced to "voluntarily" work with or to "volunteer" to mine for bitcoins at traffickers orders. Mining for bitcoins instead of studying at UCB is mining for a chance to live.

I can not call police anymore, if I do I'll be thrown into a lock up and my son will be left completely unprotected. He would be either kidnapped as was threatened by me in 2019-2020

in the nick of time before he was put
on a vessel to be taken in neutral waters to slave,
or keep "working" in Calt was advertised as a data science
training bootcamp on the ocean luxury liner
with stops in Dubai, Hongkong, Tokio and
a bill of \$30,000 to be paid throughout life.
My son was 17y.o. supposedly a UC Berkeley
student, supposedly studying on main campus
full time as premed. In fact he is a victim
of Paternal family and friends ~~President~~ President of
Stanford, Chancellor of Berkeley included —
Major Fraud: He was mis-placed in extension
school, not UCB proper in the adacious crime
of child abuse atop of RICO education Fraud.

Police is used as a weapon against us
by our wealthy opposition. Weapon with intent
to kill. Opposition's wealth bracket is top 1% of 1%.

My son needs to have his blood checked
but is not allowed by police-backed
traffickers. Poison was found in his blood
in 2018, 2019. Our medical records are
being destroyed in online charts, fictitious

records added, and true tests removed.
We so far survived relentless harrassments,
assaults, abuses. It is anyone's guess
when the first of us is killed, the other
one will die even faster. The opposition
is not hiding murderous intent. Death
threats have become normal for us.
DVRD extension is our only protection from
more assaults, medical neglect, tortures,
and untimely painful death most likely
in the next police holdup - false imprison-
ment. Readymade postmortem shall read
no more than paranoia and self-inflicted
wounds. Airport diagnosis found place in my Stanford
^{chart now.} without ever seeing a doctor for "condition".

Police tried to call handcuff marks
on child's wrists self-inflicted, a
clerk of court called his concussions
self-inflicted. A doctor refused to
examine cause of the more than twice
toxic level of poison in child's blood
stating: it's normal. When test came
back in red letters TOXIC. Doctor didn't
know it can read medical charts.

(Feb '23)

Today the ATandT technician confirmed that our network goes straight to the opposition family in FL, and we are in yet another smart house, surreptitious one again, and with an added touch: A ready made mental health facility is on the premises. This was not disclosed to us when we moved in less than a month ago. Once it found out, administrator confirmed it is a facility receiving federal & state grants - a nonprofit treatment facility. I would have never moved in to a facility. Who would?

As soon as it found out, the administrator of apartment called police on me for entering administration building. He said if it need something, it should write to managers instead of dropping by the coffee area. Police was called for me having a cup of coffee. Police asked me if I'm paranoid. Considering the place we ended up being lured in, the question is harder to dismiss.

Four denials of medical care at different Urgent Care places in the span of one week,

CVS refusing my insurance, citing Electronic information commands pharmacy to not honor been an antibiotic. President of Stanford E. Al., are just flexing muscles - an elite army strong, with an army of doctors under their command to boot.

My writ of Certiorari sent overnight to the Supreme Court is still not confirmed having arrived, echoing the 2021 more than four months "delay" orchestrated by our apartment manager who said he just kept my mail without any reason. Over and over again.

While the mail from Federal Court sent via federal carrier is "managed" for us in every city last 5 years, the unsolicited mail from various Mental health facilities inviting to treat anything from turrets to alzheimers are coming daily now.

Each of the four Urgent case receptionists wanted me to give a thorough history with heavy mental health bend before refusing to schedule appointment citing excuses of the "Doctor has emergency" type. I did

manage to snag at least a urine test for severe UTI, but no medicine was prescribed. Next day call back stated: No UTI, no need for antibiotic. Days pass, pain gets worse, I get into the clinic's electronic chart, it says positive for UTI.

When Political Wealth of the 1% of 1% is retaliating against mere mortals the stakes on one side are slap on the wrist at worst and "you are lucky to be alive" at best on the other.

Throwing the undesirables into a nut house is the oldest trick in tyrant's playbook. Wealthy theocrats of the world are most ruthless rulers. We have enough Red Barrons in the country even without the IVys crowned with Stanford, but our courts are protecting us all equally. That is how we survive as a nation.

How does a family of two survive relentless assaults from politically connected extremist family capable of bending Patriot Act into legalised social media lynch mob? Lynch mob overrepresented by libertarian military with clearly stated ultra radical ideation banners on display.

In San Diego Military Police rules and orders around Local PD. We are in San Diego, we are

excommunicated by the family and Family's friends in arms stretching from Boca Raton to Palo Alto and worldwide through shared private military interests. Illegal arms sales and DVRO violations alike are honored by the likes of General Flynn followers in our Florida-Georgia- and reaching into the heart of Washington DC ²³⁻¹¹⁸⁵ Opposition/family,

Domestic Violence VAWA Act violations in case 23-1185 are being covered up as I am writing this emergency application.

Cover up of crimes against my son and me involves the same actors at the top of the command chain - Chertoff Group is one of the examples of the DHS officials throwing Government's weight around in conflict of interests deals covered up from people's right to know.

Evidence of this case's connection to the Politico' leak of May 22 was submitted prior, and is currently supported by additional information regarding security detail of the US Supreme Court and the most recent disappearance of the Writ of Certiorary written 12.9. '22 and sent USPS overnight mail way. The Writ was appealing Federal Circuit case 22-1442 dismissal in May 22 and the Matter of Misuse of the government privilege seal to commit crimes. No investigation into

all of the good cause evidence of the statutory crimes covered up by the misused seal was ever conducted.

Current actions of the lawyer for the opposition in 23-1185 - lying under oath in court on 3.8.23, and the lawyer's certainty in my imprisonment in spite of no crime committed attests to more than one connection between the cover up in this case and the botched investigation into the Politico leak of May '22. My husband whom I divorced about 30 years ago is the connection between the crimes covered up by Washington DC military police' private group investigation. A group of our country's strongest criminal defence lawyers is for some reason allowed to impersonate apartment administration in our rental unit. The undercover lawyer - indeed the lawyer for the opposition in the Federal case is allowed to have a victim of crimes arrested on bogus charges in San Diego. A lawyer committing perjury and human trafficking on behalf of his Court restrained client is not just as guilty as his

Court Order violating client, he is more guilty as the lawyer is acting under the color of blue, albeit undercover. The undercover misrepresentation is yet another illegally used government privilege in the act of committing a crime.

Regardless of how wealthy a criminal is, and of how many lawyers are willing to risk their reputation, freedom and licence knowing they'll be bailed out of any trouble at all times by the likes of P. S.' private army boasting (very quietly) former CIA, current army of ^{force} ~~legions~~ elite international, former DHS, etc.

Former, disgraced, clandestine, illegal, treasonous - all of the cover up tactics used by the legal lumpy-dumpy in this case are out in the open now.

The Honorable Court has evidence of the aggravated child abuse and of the cover up. Please exercise the full extent of the law on the books to restore justice in this case before too late.

REASONS FOR GRANTING THE PETITION

All lower courts dismissed the matters without following rules of evidence and without applying the Rule of Law, thus excusing criminal conduct of the opposition, allowing for unethical conduct of their legal teams, putting lives and liberties of Plaintiff's family at imminent threat; as promised now with scheduled

4.4.23 arraignment to charge Plaintiff w/crime in San Diego domain of the DA Sabrow, buttressed by her husband's US District Court's ruling against this Plaintiff at the same time.

Judicial conflicts of interest in this case always favor the opposition so far.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 3.21. '23