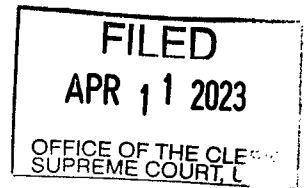


22-7362  
No. \_\_\_\_\_

ORIGINAL

\_\_\_\_\_  
IN THE  
SUPREME COURT OF THE UNITED STATES  
\_\_\_\_\_



In Re Arina Collier — PETITIONER  
(Your Name)

ON PETITION FOR A WRIT OF HABEAS CORPUS

Habeas Corpus Proceedings Violations

PETITION FOR WRIT OF HABEAS CORPUS

Arina 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  
Gideon v. Wainwright in this case?

## 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.  
Collier - Garbers trust & IDEAS Inc  
Chad White - lawyer for  
the opposition in 23-1185

## RELATED CASES

37-23-6445 CU-HR FC  
18FL 000889 Ca. Court San Jose  
23- FDU 547C Ca Court San Diego  
22- 5375  
23- cv- 368 US District San Diego  
23- cv - 365 US District San Diego  
23- 3-cv- 170 US District San Diego  
01-2020- DR 1656 FL. Court  
3: 21- cv - 502 WHA US District San Fran  
21-15369 - Circuit 9  
22-15022 Circuit 9  
22- 1442 Federal Circuit

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## TABLE OF AUTHORITIES CITED

### CASES

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and the relevant in cases running into  
nonprecedental historical turmoil—  
Marbury v. Madison —  
when existing laws cease to  
be enforced, as in this  
case, raising the  
issue.

### STATUTES AND RULES

28 USC § 2254

### OTHER

28 USC 1441

10 USC § 920 art. 20

USC 1017

18 USC ch. 77

28 USC § 1651

18 USC § 2261

US 18 1202

IN THE  
SUPREME COURT OF THE UNITED STATES  
  
PETITION FOR WRIT OF HABEAS CORPUS

Petitioner respectfully prays that a writ of habeas corpus issue.

**OPINIONS BELOW** — *all in Appendix I*

☐ For cases from **federal courts**:

The opinion of the United States court of appeals 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☐ is unpublished.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 United States district 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.

☐ 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.

Original

## JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was \_\_\_\_\_. *all lower tribunals ignored all my petitions in this case*

☐ 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).

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☒ For cases from **state courts**:

The date on which the highest state court decided my case was 4.4.23.  
A copy of that decision appears at Appendix ~~there is no copy~~, *judge stated she lost jurisdiction*

☐ 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).

**CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED**

*Gideon v. Wainwright*



**STATEMENT OF THE CASE  
& RULE 20.4(A) STATEMENT**

3.14.23 Copy of Statement submitted to  
the Honorable US Supreme Court  
is enclosed as the Statement  
under the Rule 20.4(A) herein.

LC 4.6.23

The enclosed Statement on the next page  
starts with: "The latest evidence grim reality..."

The latest evidence confirms grim reality Plaintiff's family is facing any time of any day in Ca. All attempts at pleading to have evidentiary hearing or any other form of justice in courts is thwarted by the opposition in this case.

Assaults and stalking of plaintiff's family extend to simple shopping and/or trips to food banks etc., affecting safety and freedoms in every walk of life: grocery stores refuse to take legitimate pay, credit union account goes straight to the court restrained party, medical care is not only nonexistent, it turned as deadly as no care at all with false imprisonment cellar awaiting and promised by the Emergency Room attendants, always pre-informed by the ever-present stalking crew of my arrival before I reach an E.R.

The same medical staff awaits my arrivals to different E.Rs in different cities with the same: "We can't help you, go find a private doctor" rehearsed sentence.

My son is still trafficked, not allowed to study, ordered to appear for "voluntarily" taken job for Qualcomm tech company. He can not refuse "the job" lest more violence incurred for disobeying traffickers, who look like twins of opposition's Private

investigators and off duty civil servants, peace officers, or true volunteers-stalkers - our vigilante extremist family's brothers and sisters in arms.

Today, as every day in the last 5 years I faced hostile authorities denying entry into court house, denying court forms unless they decide to give the forms at last, only to couple them with judges order dismissing the case before even opening it, as happened today again.

It would take too long, and it would sound repetitive from day to day to describe all forms of petty and major assaults, thefts, open and disguised death threats - all in the open, with utter impunity to the offender & co-conspirators vigilante force joined by plain retaliation force of the President of Stanford Et. AL., and all who organised not one, but two mock graduations, and no diploma after almost 6 years in UC Berkeley for my son.

My son knows better than talking about what he has to endure in gapped terror. He live imprisoned fish bowl existence, knowing smart house microphone cameras, controls of our stove and shower temperature is always in the hands of our offender.

Our days are openly counted by the opposition force in hungry anticipation of the end on terms of ruthless force. Do in C. N. Library 2.14.23

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2

## REASONS FOR GRANTING THE PETITION

- 4.6.23. When the DV survivor asked for enforcement of the DVRO, she was jailed by the opposition instead. Without this Honorable Court's attention petitioner is guaranteed to be thrown in final illegal confinement with intent to kill. The Court Protected youth/Child in this case is still illegally detained and assaulted by the opposition. Massive contempt of Court Order in this case is ongoing from March 2018—current.
- 4.19.23. Since the 4.6.23. Statement was sent and returned for corrections, the Plaintiff was illegally jailed again on 4.10.23. The child is still forced to "work" (trafficked) in any location preferred by the opposition in 23-1185 without the freedom to say No! to the violent-in the open - offenders. Plaintiff's family is still confined in the offender controlled smart-house under 24/7 illegal surveillance; assaults and false imprisonments are built in withing this Judicial Conflict of Interest—covered up with access to the government privilege seal' misuse.
- 22  
4.19.23. ee

reasons continued

Judicial conflict of interest runs the red thread through the fabric of this case — with continued Contempt of Court — from Ca. Superior Court in San Jose to FL. Superior Court in Gainesville, to Circuit 9 Appellate Court and Ca US District Courts in San Jose, San Francisco Northern and San Diego Southern divisions, and up to the Federal Circuit Appellate Court in Washington D.C.

The Conflict reflects no unintentional errors in judgements and the sufficient evidence of rulings based in Judges' family, political and financial investments combined with pre-meditated court Order violations; not unlike in the case of the disgraced former US President — currently under investigation for the role in January 6, 2021.

The above constitutes insurmountable obstacles to justice in all lower tribunals — Habeas Corpus proceedings violations ignored repeatedly — exposing Plaintiff's family to the final false imprisonment and deadly harm.

Names of Judges in this case include but are not limited to: Marguia, Sabrous, Sweeneys, Robinsos, Lees and Tomacino — none of them upheld child's best interest, all knew and ignored violent offences by the restrained against court

4.19.23  
lc

reasons continued

protected family.

Among the named above Judge Tomasino (Fl. Family Court) and peace officer Sweeney (Ca. Family Court) were students of the restrained offender law Professor (UF). None of the above recused. Sweeney is on record stating that he doesn't see any conflict - studying under the offender's instruction and having a family member in Federal Circuit Appellate Court in Washington, then he ignored evidence of criminality and secured the order to the Plaintiff to serve the offender personally (while he agreed to the electronic service 5 years ago - current) in FL. The same day Plaintiff was thrown in jail illegally again, had her last \$8 stolen, cell phones stolen - leaving her without any means to hire a server in the 2 weeks time before the scheduled TRO hearing. Sweeney was informed of the previous attempted personal service by hired ABC servers - resulted in offender's hiding from law only.

All of the above is corroborated with evidence included in Court Orders Appendix, as well in archived documentation in all lower tribunals - electronic and paper documents; the last piece of evidence was submitted to the clerks of the San Diego District US Court on 4.17.23 - MacBook pro.

The above reasons - conflict of interest and repeat false imprisonments in retaliation for attempted applications for the writ of Habeas Corpus in the US District court - present insurmountable difficulties in this case.

### CONCLUSION

The petition for a writ of habeas corpus should be granted.

Respectfully submitted,



Date: 4.6.23