

22-7558

No.

ORIGINAL

Supreme Court, U.S.  
FILED

MAY 01 2023

OFFICE OF THE CLERK

In The

Supreme Court of the United States

MIKE VIGIL Plaintiff,

vs.

MIDAS INTERNATIONAL CORPORATION  
CUSTOMER RELATIONS PALM BEACH  
GARDENS, 4300 TBC WAY, FLORIDA  
33410.- OCEAN AUTOMOTIVE LLC  
OWNERS MIDAS MUFFLERS 2797 E.  
TROPICANA AVE. LAS VEGAS NV.  
89121. #7202 ET, AL.  
DEFENDANTS.

In Pro Se

Petitioner(s)

Respondent(s)

On Petition For Writ Of Certiorari

To The (court whose judgment you seek to review)

SUPREME COURT OF NEVADA 85960

OFFICE OF THE CLERK

Telephone

(775) 684-1600

ELIZABETH A. BROWN, CLERK

201 SOUTH CARSON STREET, SUITE 201

CARSON CITY, NEVADA 89701-4702

PETITION FOR WRIT OF CERTIORARI

Rehearing denied, NRAP 40(c). FEB 27 2023 APPENDIX B

Mike Vigil Disabled American Veteran

4990 Topaz St. Apt. 34

Las Vegas, NV 89120

Landphone (702)435-6766

Plaintiff Rec. V.A. Disability

Can't Afford Internet Service

NO E-Mail address

Submitted by Petitioner

Mike Vigil

Dated:

*Mike Vigil*  
*May 1, 2023*

RECEIVED

MAY - 5 2023

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

(i) QUESTION(S) PRESENTED

IRREFUTABLE INTENTIONAL FRAUD - FELONY ?

This Appeal of Certiorari Does Not Arise on an Error of fact. The Appeal Arises from the Supreme Court of the State of Nevada and Trial District Court Clark County of Las Vegas Nevada. It is consisting continuous of tainted Felonies a Crime of a Graver or more serious nature than designated as a Error or a Misdemeaners 18 U.S.C.A. § 1, Many States Penal or Criminal Codes Define status Crimes and certain States in turn also various classes of felonies ( eg. Class A.B, C, etc. ) with sentences for each Class.

Exploitation of the Most Vulnerable Elderly Petitioner's Age 77 and the Disabled Petitioner Rated March 15, 1990 DEPARTMENT OF VETERANS AFFAIRS Regional Office, 1301 Clay Street, Oakland CA.

84612-5209 C 26 958 347 Petitioner Resident of California 1990.

The Supreme Court of Nevada and the Trial Court District of Clark County Criminal Act is a Class B Felony and in Violation of the Americans' Disability Act of 1990 Passed by the U.S. CONGRESS.

FRAUD is also classified as in fact and Fraud in Law. The Former is actual Positive, Intentional Fraud. All Fraud Acts will be Supported by Petitioner Irrefutable Evidence Presented.

On District Judge (SC) Justices Criminal FRAUD APPENDICES A - J

PLEASE TAKE NOTICE that Gina M. Mushmeche, Esq., of KRAVITZ, SCHNITZER,

& JOHNSON, CHTD., will appear as Counsel for Defendants MIDAS INTERNATIONAL

CORPORATION and OCEAN AUTOMOTIVE LLC. NOTE! Service Manager Alicia L. Lames Defined under NRCP 4.2 (c)(1)(A) Affirm to Rec. 2 Summons 2 Complaints Sheriff Dept. 8/10/2022 8:15. Manager Contacts & Faxes Summons & Complaints to MIDAS INTERNATIONAL CORP. In turn MIDAS INTERNATIONAL CORP. Contacts Law Firm Above for Representation. October 5, 22

I, Declare Under the Penalty of Perjury all facts are true and Correct

Dated: May 12023 Petitioner Mike Vigil Mike Vigil

(ii), LIST OF PARTIES

All parties appear in the caption of the case on the cover page. ET, AL.

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:

Et.AL. DEFENDANTS

Randy Owens Franchise Owner And Hailey Owens Office Manager

On December 10, 2020 Petitioner Age 76 / Disabled entered Midas Corp. Premises his Refund \$2,000 immediately a Horrifying and Terorifing Experience Begin with Deadly threats. Owner Franchise Shop # 7202 held Prisoner TRAPED Petitioner aganist his will kidnapped. Office Manager leveled her head where Petitioner was seated and Said." If you try to We will bring YOU Down and KILL YOU, If you want to Live YOU have to Give Us \$ 5,000 ." Petitioner Brain Washed in a Deadly Trap for 2 and Half Hours.

FURTHER Visit **APPENDIX G**

Submitted by Steven Owens Brother of Randy Owens, Parent of Hailey Owens Declaration on 26 th Day October 2022 Evid. that on Aug. 10 at the Hour 8:15 line 10 of Declaration Alicia L Iames Behind the counter was Served by the Clark County Sheriff's Dept a (2) Summons and (2) Complaints . Steve Owens Declaration Alicia L Iames is only an Employee level and Not Authorized to accept SERVICE from the Sheriff' Officer.

Alicia L. Iames Business IRREFUTABLE Holds a Managerial Possition Defined NRCP4.2(c)(1)(A): authorized Service.

On this District Judge Veronica M. Barisich Dept. 5 on this Date 29 th Day Of November 2022 Issued ORDER to QUASH Service, Petitioner to Amend complaint A FELONY TO ERASE DEFTS. DEFAULT.

Reserve Defendants In Default. 76-DAYS (SC) COURT OF THE STATE OF NEVADA Pvt Citizens 20 Days to Ans. Complaint. JUSTICES Claim NO JURISDICTION GVT. Agencies 45 Deadline to Ans. Complaint. Criminal Offences Felonies Defts Midas Corp. in Default 240 Days ) Perjury, Fraud Lower Court Visit Appendix A Rule 55. ( No Legal Ans, Visit **APPENDIX C**

IN THE SUPREME COURT OF THE STATE OF NEVADA APPEAL ORDER TO DISMISS Feburary 03,2023. Petioner's Motion ORDER FOR RECONSIDERATION NRAP 40(c) Rehearing ORDER DENYING FILED Feb27,2023. Petitioner's 90 days File WRIT.

Visit **APPENDIX B**

**RELATED CASES - ( NONE )**

PAGE 1 of 1

**(iii), TABLE OF CONTENTS**

<b>OPINIONS BELOW.....</b>	<b>1 -2</b>
<b>JURISDICTION.....</b>	<b>3</b>
<b>CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....</b>	<b>4</b>
<b>STATEMENT OF THE CASE .....</b>	<b>5-8</b>
<b>REASONS FOR GRANTING THE WRIT .....</b>	<b>9</b>
<b>CONCLUSION.....</b>	<b>10</b>
<b><u>PROOF OF SERVICE</u></b>	<b>11</b>

**INDEX TO APPENDICES**

<b>APPENDIX A</b> District Court Clark County NV ORDER Appealed From pgs.7	
<b>APPENDIX B</b> SUPREME COURT NEVADA ORDER DENYING REHEARING FEB. 27, 2023.	Pg. 1
<b>APPENDIX C</b> SUPREME COURT OF THE STATE OF NEV. ORDER DISMISSING APPEAL Pg.	1
<b>APPENDIX D</b> EIGHTH JUDICIAL DISTRICT COURT- CASE APPEAL STATEMENT.	pgs.2
<b>APPENDIX E</b> EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY-HISTORY	Pgs. 4
<b>APPENDIX F</b> Petitioner Mike Vigil Contract Agreement Signature DEC.10, 2020	Pg. 1
<b>APPENDIX G</b> DECLARATION STEVE OWENS Franchise/MIDAS CORP Int. PG DEC.10, 2020	Pgs. 3
<b>APPENDIX H</b> Evid. Lawfull Service NRCP4.2(c)(1)(A) Summons and Complaint	Pg. 2
<b>APPENDIX I</b> Petitioner EVID. Disable Veteran W/ Outstandin Service	pg 1
<b>APPENDIX J</b> DEFAULT JUDGMENT ENTERED AGAINST DEFTS. (SC) United States JUSTICES	(pgs. 3)

(iii), TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

**MEMORANDUM OF POINTS AND AUTHORITIES**

Default. By its derivation, a failure. Meadows v. Continental Assur. Co., C.C.A.Tex. 89 F.2d 256. An

**PETITIONER**

2022. Plaintiff Mike Vigil's ("Plaintiff") "Motion to Strick [sic] Pursuant to

Fed.R.Civil P. 12(F) Insufficient Defense Answer Filed 76 Days. ✓ (Gvt. Agencies

limited to 45 Days.) Fraudulent Declarations are criminal Offenses. Motion to Quash.  
Pvt. Citizens 20 Days Dead Line Ans.

CHIEF

and Motion to Dismiss Pltf.'s Complaint filed July 19, 2022. District [Court Judge]

Read 65PG. Petitioner-Pltf.'s Complaint

Jerry Wiese Ruled NO DEFECTS July 22, 2022.

**STATUTES AND RULES**

**Fair hearing.** One in which authority is fairly exercised; that is, consistently with the fundamental principles of justice embraced within the conception of due process of law. Contemplated in a fair hearing is the right to present evidence, to cross examine, and to have findings supported by evidence.

**Default-Judgment.** Under Rules of Civil Procedure, when a party against whom a judgment for affirmative relief is sought has failed to plead (i.e. answer) or otherwise defend, he is in default and a judgment by default may be entered either by the clerk or the court. Rule 55. See also **Judgment**.

**Fourteenth Amendment.** The Fourteenth Amendment of the Constitution of the United States, ratified in 1868, creates or at least recognizes for the first time a citizenship of the United States, as distinct from that of the states; forbids the making or enforcement by any state of any law abridging the privileges and immunities of citizens of the United States; and secures all "persons" against any state action which results in either deprivation of life, liberty, or property without due process of law, or, in denial of the equal protection of the laws. This Amendment also contains provisions concerning the apportionment of representatives in Congress.

**OTHER**

**Equal protection of the law.** The constitutional guarantee of "equal protection of the laws" means that no person or class of persons shall be denied the same protection of the laws which is enjoyed by other persons or other classes in like circumstances in their lives, liberty, property, and in their pursuit of happiness. People v. Jacobs, 27 Cal.App.3d 246, 103 Cal. Rptr. 536, 543; 14th Amend., U.S. Const.

District Judge Veronica M. Barisch Clark County Las Vegas NV, and SUPREME COURT STATE OF NEVADA DENIED ALL OPEN HEARINGS GUARANTEED IN THE UNITED STATES CONSTITUTION TO ALL CITIZENS, Petitioner Pltf. is an American Disabled VETERAN

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 \_\_\_\_\_ 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:

No. 85980

IN THE SUPREME COURT OF THE STATE OF NEVADA

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is only ( ) Pg. NO Merits pgs. Added

[ ] 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.

IN THE SUPREME COURT OF THE STATE OF NEVADA

MIKE VIGIL,  
Appellant,  
vs.  
MIDAS INTERNATIONAL CORPORATION;  
OCEAN AUTOMOTIVE, LLC,  
Respondents.

Supreme Court No. 85960  
District Court Case No. A8555737

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order.

Receipt for Remittitur.

DATE: March 24, 2023

Elizabeth A. Brown, Clerk of Court

By: Melissa Fuller  
Administrative Assistant

cc (without enclosures):

Hon. Veronica Barisich, District Judge

Mike Vigil

Kravitz Schnitzer Johnson Watson & Zeppenfeld, Chtd.

**RECEIPT FOR REMITTITUR**

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the REMITTITUR issued in the above-entitled cause, on \_\_\_\_\_

\_\_\_\_\_  
District Court Clerk.

## JURISDICTION

For cases from federal courts:

The date on which the United States Court of Appeals decided my case was \_\_\_\_\_.

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).

For cases from state courts:

### IN THE SUPREME COURT OF THE STATE OF NEVADA

The date on which the highest state court decided my case was Feb. 03, 2023.  
A copy of that decision appears at APPENDIX C.

A timely petition for rehearing was thereafter denied on the following date: Feb. 27, 2023, and a copy of the order denying rehearing appears at APPENDIX B.

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). Yes

YES

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

IN THE SUPREME COURT OF THE STATE OF NEVADA

and District Court Judge Veronica HAVE FAILED.

**Equal protection of the law.** The constitutional guarantee of "equal protection of the laws" means that no person or class of persons shall be denied the same protection of the laws which is enjoyed by other persons or other classes in like circumstances in their lives, liberty, property, and in their pursuit of happiness. *People v. Jacobs*, 27 Cal.App.3d 246, 103 Cal. Rptr. 536, 543; 14th Amend., U.S. Const.

No. 85960

**Compel.** To urge forcefully; under extreme pressure. Word "compel" as used in constitutional right to be free from being compelled in a criminal case to be a witness against one's self means to be subjected to some coercion, fear, terror, inducement, trickery or threat—either physically or psychologically, blatantly or subtly; the hallmark of compulsion is the presence of some operative force producing an involuntary response. *U. S. v. Escandar*, C.A.Fla., 465 F.2d 438, 442.

**Exemplary or punitive damages.** Exemplary damages are damages on an increased scale, awarded to the plaintiff over and above what will barely compensate him for his property loss, where the wrong done to him was aggravated by circumstances of violence, oppression, malice, fraud, or wanton and wicked conduct on the part of the defendant, and are intended to solace the plaintiff for mental anguish, laceration of his feelings, shame, degradation, or other aggravations of the original wrong, or else to punish the defendant for his evil behavior or to make an example of him, for which reason they are also called "punitive" or "punitory" damages or "vindictive" damages. Unlike compensatory or actual damages, punitive or exemplary damages are based upon an entirely different public policy consideration—that of punishing the defendant or of setting an example for similar wrongdoers, as above noted. In cases in which it is proved that a defendant has acted willfully, maliciously, or fraudulently, a plaintiff may be awarded exemplary damages in addition to compensatory or actual damages. Damages other than compensatory damages which may be awarded against person to punish him for outrageous conduct. *Wetherbee v. United Ins. Co. of America*, 18 C.A.3d 266, 95 Cal.Rptr. 678, 680.

The Petitioner has NOT in Violation of any State or Federal Law. Petitioner followed a Citizen's Normal Procedure to Contact an Expert's Advise Before Filing COMPLAINT. First Expert Attorney DONALD GREEN 4760 So. Pecos RD. Las Vegas NV. 89121 Appointment May 26, 2022 thursday 1: P.M.. Attorney Donald Green Author of on Several Books on the Subject of the Law and PUNITIVE DAMAGES. AWARD Recipient Top Attorney in the State of Nevada. Appointment Stated." I have read all 65 Pages of Your Complaint Found NO DEFECTS in your Complaint and there is NO ceiling on PUNITIVE DAMAGES in the State of Nevada."

Your Complaint INTENTIONL INFILCTION OF EMOTIONAL DISTRESS PUNITIVE DAMAGES Mental Torture Abuse attempt to Brain Wash The Elderly and Disable Veteran Veteran NO Cap Present 2 Billion to the JURY NRCP 38. Kidnapping Murder threats Defts." You will Not Leave Midas International Corp Premises Alive unless You Agree to Give US \$ 5,000 If you try to leave WE wil Bring you Down and Kill You." Left Petitioner Life time Emotionall Scared Indefinitely. Petitioner Filed ( 5 ) Motions for OPEN Court Hearing 9/01/22, 11/21/22. 12/09/22. 1/09/23. 1/10/23 all vacated by the Court Dept 5 District Judge Veronica M. Barisich. Attorney DONALD GREEN was Never Permitted to take the Stand and TESTIFY.

Visit CASE SUMMARY Eighth Judicial District Court Case NO. A-22-855737-C **APPENDIX E**

Second Expert CHIEF DISTRICT JUDGE JERRY A. WIESE CLARK COUNTY Did NOT find any Defects Petitioner's Complaint filed JULY 21, 2022. The 2 Billion PUNITIVE DAMAGES WAS NEVER STRICKEN EMOTIONAL DISTRESS. Approved Wavier of fees filing Case was winable before a JURY.

Veronica M. Barisich  
District Court Judge

**APPENDIX A**

"The Court further ORDERS that Defendants' counsel shall file a notice of entry of this order. Plaintiff shall have until December 27, 2022 to file an Amended Complaint. Appellant NEVER Amended Complaint December 27, 2022. Appellant's Complaint Dismissed w/ Prejudice

EXPERT ADVISED NOT TO AMEND, TO APPEAL BEST

NOTE

DISTRICT JUDGE DEPT 5 AND **THE SUPREME COURT OF THE STATE OF NEVADA**  
Think MIDAS INTERNATIONAL CORPORATION IS A GOVERNMENT AGENCY.

2022. Plaintiff Mike Vigil's ("Plaintiff") "Motion to Strick [sic] Pursuant to Default. By its derivation, a failure. Meadows v. Continental Assur. Co., C.C.A.Tex., 89 F.2d 256. An Fed.R.Civ.P. 12(F) Insufficient Defense Answer Filed 76 Days." (Gvt. Agencies limited to 45 Days.) Fraudulent Declarations are criminal Offenses. Motion to Quash Pvt. Citizens 20 Days Dead Line Ans.

CHIEF  
and Motion to Dismiss Pltf.'s Complaint filed July 19, 2022. District [Court Judge] Jerry Wiese Ruled NO DEFECTS July 22, 2022. Appellate Courts have Ruled on Mandated Deadlines. October 26, 2022 Filed 2 Motions. Defense [sic]" (docket #20) is set for a hearing on January 3, 2023. After a review of the pleadings, and good cause shown, pursuant to EDCR 2.23, the Court FINDS, CONCLUDES and ORDERS as follows:

Pltf. Never served Correctly on Motion Or Order TO ANS.

The Court FINDS and CONCLUDES that under EDCR 2.20(e), Plaintiff has 14 days from the service of the motions to file and serve a written notice of nonopposition or opposition thereto, together with a memorandum of points and authorities and supporting affidavits, if any, stating facts showing why the motions should be denied. Here, the amended motions were filed and served on October 26, 2022. However, no opposition has been filed. Even if the Court is to construe Plaintiff's motion to strick [sic] as an opposition, it was untimely filed on November 21, 2022. Thus, Plaintiff's failure is construed as an admission that the motions are meritorious and a consent to granting the same.

Petitioner PRAYS This Court Pursuant to Part III  
 Jurisdiction on Writ of Certiorari be Granted on Compelling Rule 10  
 REASONS. An exercise of this Courts Supervisory Power of CONTROL.  
 Defendants Legal Stained 1st Degree Irrefutable Intentional MOTION  
Criminal FRAUD and Perjury must be Ruled by this COURT as NO  
legal Strength to be excepted as an ANSWER BY The Defendants

10/26/22. 76 Days **Default** Pvt. Citizens 20 Days Ans. Deadline,  
 Gvv. Agencies 45 Days Deadline. DEFTS. IN DEFAULT 269 DAYS 08/10/22-  
 04/27/23

Visit Eighth Judicial District Court CASE SUMMARY **APPENDIX E**  
 and **APPENDIX A** DISTRICT COURT'S ORDERAppealed from Intentional  
 Irrefutable Issues FRAUD, Perjury All Issues Defendant's Motion  
 Requested in Judge's ORDER. Dated Nov. 29, 2022 PGS. 1 THRU 7.  
 Petitioner's Case Closed Page 6 of 7 Line 20, 21, 22. Appealable.  
 December 27, 2022. Petitioner Never Amended Complaint Advised To  
 Best Appeal by EXPERTS.

Case #: A-22-855737-C

Date: 11-15-2022

To: Mike Vigil (Pro Per Plaintiff) Petitioner - Defts.'s Motion in Default 76 Days

Default is being returned to you by the Eighth Judicial District Court Clerk's office for the following  
 reason(s):  



An appearance or Answer was filed for all defendants on : 10-26-2022 Motion to Dismiss and Motion to Quash  
 Service

**PETITION FOR A WRIT OF CERTIORARI ORDER To Enforce (2)**

Default Judgments and ORDER to Execute Judgment Visit **APPENDIX J**

Discretion Lower Court District Judge Veronica M. Barisich and

Nevada Supreme Court Justices

 Cadish J.  Bell J.

Pickering Pickering.

Irrefutable Intentional Criminal Felonies

From the Bench VS. the United States Constitution 14 th Amend.

Equal Protection of the law of the a State Nevada. WILL Not be

Over looked When Irrefutable PROVEN

 Grand larceny. Taking and carrying away the personal property of another to a value in excess of \$100.00 (or whatever the cut-off amount may be in a given jurisdiction) with the intent to feloniously deprive the owner or possessor of it permanently. Distinguishing from petit larceny (q.v.) only by the value of the property stolen.

Plaintiff appeared on September 1, 2022 to file Defendants DEFAULT Pursuant to NRCP 55. Clerk No. 1 Window Called for Supervisor Clerk to view Pltf's Document after RESEARCHING Defendants Failed to Answer 2 Complaints and 2 Summons to be Consolidated on to one Document Defendants DEFAULT. VISIT

Execution upon a money judgment is the legal process of enforcing the judgment, usually by seizing and selling property of the debtor. See Writ of execution, infra.

#### APPENDIX J

**Writ of execution.** A writ to put in force the judgment of a court. See Execution.

**Statement of District Court Error.** Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

District Judge Veronica M. Barisch Clark County Error is far More Serious District Judge is Guilty of INTENTIONAL Fraudulent Misconduct on the bench will NOT reconize the U.S. Constitution, Nevada State Constitution, Violation of State and Federal laws, Statutes Appellate Court Rulings DEADLINES, Points & Authourites.

NO ONE PERSON IS ABOVE THE LAW AS IT IS WRITTEN | VISIT

**APPENDIX "D"** Appellant's Docket Statement files Jan 13, 2023 w/ Supreme Court Clerk. NV District Judge Veronica M Barisch 6 Months later OVER RULES Chief District Court Judge Jerry A Wiese Issues Orders to Quash Service legal by State law Sheriff's Dept and Plaintiff has untill December 27, 2022, an Amended Complaint.

Again OVER RULING Chief Justice Jerry A. Wiese. READ 65 PG COMPLAINT Did Not Find Defects July 21, 2022 in Pltf's Complaint affirmed 2

Billion to Remain in Complaint was NOT Stricken by Chief Justice.

APPROVED W/ Pltf's Waiver of Fees the Case was Winalbe befor a JURY

**APPENDIX A** pg.2 Docket Statement Disabled American Veteran U.S.

CONSTITUTIONAL Rights are to Often Over Looked Appellant Over

Seas W/ his life on the Balance of Death 1969-70-71 Saved the LIVES

Of Six Fellow Soldiers. Candidate U.S. Congressional Medal of HONOR.

Appellant Respectfully Request All Laws be Taken Seriously ENFORCED **SUPREME COURT OF THE UNITED STATES** SUPERVISORY CONTROL OF AN INFERIOR COURT

## REASONS FOR GRANTING THE WRIT

Page 9

United States Constitution an Oath was taken by the  
District Judge Veronica M. Barisich Clark County Las Vegas, NEV.

(SCN) Justices JB Cadish Colin J. Pickering Pickering J.  
Bell JB J. To Serve the United States Constitution  
and Serve and Interpret all laws as as they are Written.

The Above District Judge and (SCN) Justices have Committed  
Felonies and PerJury IRRPUTABLE in their own Print on DECISIONS  
Misrepresenting Facts of Law FRAUD Intentional a Felony, THEMSELVES  
Above the United States Constitution and the Laws they Refuse to  
Reconize and Obey. FURTHER FELT THEY ARE ABOVE THE idea of those  
Disabled Veterans Disabled as myself that has Experienced Having  
My life on the Balance of Death overseas 1969-1970-1971 and all  
those young veterans that lost their lives on the Battle Field  
Now Rest in Arlington National Cemetery With the Idea the United  
States Constitution and Democracy are the Most Important DOCUMENT  
in the World Worthy Serving and Sacraficing For.

Petitioner Knows It is Difficult for the SUPREME COURT OF  
UNITED STATES To Except the District Judge and the ( SCN ) JUSTICES  
are Felone CRIMINALS IRREFUTABLE in their own Print should face a  
Grand jury. Donald Trump Former President held the Highest  
Office in the United States Faced Indicment Jan. 6 RIOTS  
before a Grand Jury. Donald Trump once Stated." Veterans are  
Suckers and Loosers." When He was Comander and Chief.

Without the American Veteran there would Not be a Country  
Would not be a United States Constitution, Justices would be  
with out a Job. Would be with out a Family. An American Veteran  
Brings Comfort and Protection into every Home. the American  
Veteran Constitutional Rights are to Often over Looked by the  
JUDICIAL COURTS. SUPREME COURT OF THE UNITED STATES

The Petitioner MIKE VIGIL has been Dehumannized to a Lower  
Level of standard for EQUAL RIGHTS Guranteed by the United States  
Constitution. EQUAL RIGHTS OUTSTANDING MILITARY SERVICE APPENDIX 1.

## CONCLUSION

Page 10

In Conclusion Intentional Irrefutable Criminal felonies  
34 Former President Donald Trump faced Indictment Thursday March  
30, 2023. Arraignment April 4, 2023 fingerprinted, REPORTER Stated  
." If Found Guilty will spend years in PRISON." NO ONE IS ABOVE  
THE LAW.

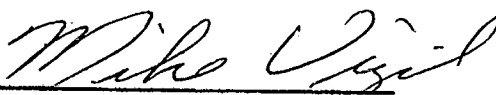
District Judge Veronica M. Barisich Dept. 5 Las Vegas Nevada.  
And **IN THE SUPREME COURT OF THE STATE OF NEVADA** JUSTICES

Intentional Criminal Irrefutable Criminal Felonies Will be PROVEN  
In their Own Print this Court **IN THE SUPREME COURT OF THE UNITED STATES**  
Have a Duty Upon reviewing APPENDICECES A THRU J This COURT'S  
Supervisory POWER PART III RULE 10 is a DUTY TO Bring The District  
Judge, Justices Cadish J, Pickering J., Bell J. Before a Grand  
Jury Further Afterwards to an Arraignment to be finger Printed.  
NO ONE IS ABOVE THE LAW. Proof of Service all of the Above  
Judges and Justices Have Received a Copy of this Writ.

The petition for a writ of certiorari should be granted.

Respectfully submitted, **Disabled American Veteran**

MIKE VIGIL



Date: May 1, 2023

