

22-7892  
No. \_\_\_\_\_

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

FILED

APR 28 2023

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

Sherri Jefferson — PETITIONER  
(Your Name)

State Bar of Georgia et al — RESPONDENT(S)  
vs.

ON PETITION FOR A WRIT OF CERTIORARI TO

11<sup>th</sup> Cir Court of Appeals - No 22-12835  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Sherri Jefferson  
(Your Name)

249 Derby Drive  
(Address)

Riverdale, Georgia 30274  
(City, State, Zip Code)

770-374-9591  
(Phone Number)

### QUESTION(S) PRESENTED

Evidenced with over 144 cases of racial disparity and discrimination against Black attorneys and proof of a conspiracy to Subject Black lawyers to discipline and a "Smear campaign to discredit standing in [her] Community," does this court holding in Exxon Mobil v Saudi Basic Indus. Corp., 544 U.S. 280, 284; Rooker v Fidelity Trust Co., 263 U.S. 413 (1923) and Feldman v Flood, 176 F.R.D 651, 653 bar federal jurisdiction to examine 42 U.S.C. 1981, 1983 and 1985 Claims not intertwined in any State court order/judgement and/or Title VII of the Civil Rights Act of 1964. or 1866.

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- \* ~~APPENDIX B~~ ~~March 2023 order denying Rehearing~~
- APPENDIX C July 26, 2022 U.S. District Court order
- APPENDIX D ~~Appellant Brief - 11<sup>th</sup> Cir.~~ (so)
- APPENDIX E Petitioner Complaint - District Court
- APPENDIX F E Denial of Rehearing

\* The order is a pretextual opinion of the courts own Motion not of the merits of issues presented or response to District order.  
Grave Concern.

\* Appx A + B, for reasons unknown the 11<sup>th</sup> Cir COA E-notification, denied log-in plus download of orders

# TABLE OF AUTHORITIES CITED

## CASES

## PAGE NUMBER

Ali v Division of State Athletic Comm. of the Dept  
of NY State, 316 F. Supp. 1246 (SDNY 1970); 6  
Exxon Mobil Corp. v Saudi Basic Indus. Corp.,  
544 U.S. 280, 284; 6  
Feldman v Flood, 176 F.R.D. 651, 653; 6  
Great Western Mining & Mineral Co. v Fox Rothschild  
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## STATUTES AND RULES

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## OTHER

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 C to the petition and is

☐ reported at \_\_\_\_\_; or,  
☒ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

C (20) 6-1-23

\* For reasons unknown 11th COA denied log-in + download of orders. See NPs,

☐ 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.

1.

\* Opinion is a pretextual opinion of court's own motion not of issues presented on appeal about racism, discrimination and disparity.

## JURISDICTION

☒ For cases from federal courts:

The date on which the United States Court of Appeals decided my case was Jan 27, 2023.

☐ 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: March 20, 2023 and a copy of the order denying rehearing appears at Appendix E (2)

☐ 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).

\* App X E includes the Court notification of the denial. For reasons unknown, no "order" per se was downloadable. Notification of denial attached App X E. 6-1-23

☐ 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).

**CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED**

Fifth Amendment to the U.S. and Georgia  
Constitution

Fourteenth Amendment

42 U.S.C 1981

42 U.S.C 1983

42 U.S.C 1985

Title VII of the Civil Rights Act of 1964

Civil Rights Act of 1866

Landrum-Griffin Act

## STATEMENT OF THE CASE

The State Bar of Georgia is engaged in a racial discriminatory governing scheme which has subjected Black lawyers to disparity and discrimination in both admission, discipline and reinstatement. Evidenced with more than 144 cases/examples of these abuses which included petitioner, Sherri Jefferson, the District Court ruled it is barred from examining 42 U.S.C. 1981, 1983 and 1985 Claims Under Rooker-Feldman even though no State order examined these claims. Compelling petitioner also presented email communications proving State Bar of Georgia executives, governing board and committee member sought to "discredit her standing in her community" "start a smear campaign" and even monitored her law practice by contacting members of the civic, business, legal, and political sector. Appx D and E.

The 11th Circuit order is replete with different facts to support its pretextual opinion unrelated to petitioner's claims/allegations. Appendix A, B, C, D and E.



## REASONS FOR GRANTING THE PETITION

Left undisturbed the 11th Circuit Court of Appeals decision, which is factually and legally incorrect to support its pretextual opinion will adversely impact the civil and constitutional rights of all lawyers. The decision will have irreparable harm against minority lawyers whom have already experienced no growth in 10 years [Black lawyers]. Eroding civil rights of Black lawyers will become the norm as seen in GA, CA, FL, NC, VA and several other states. Left unchecked and in 25 years Black lawyers will be eradicated. The 11th Cir and District opinion not to accept jurisdiction contravenes cases set by this court and is a miscarriage of justice which warrants intervention. This court must restore and protect constitutional rights of all lawyers, especially Black lawyers suffering harm. Violates 42 USC 1981, 1983, and 1985

Supported by holdings in *Ali v Division of State Athletic Comm*, 316 F Supp. 1246 (SDNY 1970); *Exxon Mobil v Saudi Basic Indus* 544 U.S. 280. *Feldman v Flood*, 176 F.R.D 651 and *Rooker v. Fidelity Trust*, 263 U.S. 413 the district is authorized to accept jurisdiction because no state court examined the issues and no interwine exist.

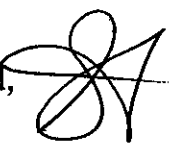
Moreover, all attorneys are entitled to due process and fair tribunals. *Joster v Chatman*, 578 U.S. (2016) and *Flowers v. Mississippi*, 139 S. Ct 2228 (2019)

**CONCLUSION**

Wherefore, petitioner prays her petition is granted

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Sherri Jefferson

Date: April 18, 2023