

Docket No: 22-971

United States Supreme Court

Sony Pictures, et al.
Plaintiff

v.

Glenn Henderson

On Petition for a Writ of Certiorari to the
United States Court of Appeals for the Ninth
District

Petition for Rehearing

Glenn Henderson, Plaintiff pro se
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Grounds for Rehearing

The letter I received from the Trial Administrator was an order. In NC, they do tasks the clerk of superior court assigns. That clerk is a judge in NC with limits. The letter said I did not follow Judge Tally's unlawful order that said I must say I violated NC rule 11, like federal Rule 11. I don't have to write something untrue. That is compelled speech and is unconstitutional, maybe even if true.

I tried to get a stay on this case by writing an application to Judge Roberts. My application was received 2/4/23 by the court. My application to Judge Roberts was received 2/4/23 by the court. I received a letter dated 2/5/23 from the clerk's office that said the court is unable to assist me. I am not sure if Judge Roberts saw it. It mentioned Article II of the Constitution. I thought that meant appeal. I am not sure if Judge Roberts saw it. So, I mailed a counterclaim to NC superior court, got the trial administrator's letter, and then appealed. I will never say I violated Rule 11 because I did not. I could file the case because of retaliation, including in court papers and verbally in court, because CA has a law that says it is defamation if one has to put one was fired when it was a wrongful firing, and because I never got a full and fair attempt at litigation and never got due process. I can always file a new case about not getting a full and fair attempt.

I wish I had appealed the 2019 order denying my counterclaim. A counterclaim is mandatory if one has one. I certainly did as my counterclaim proved. Judge Tally said she found it had no merit. That is an absolute lie as my counterclaim proves. I was afraid to appeal the 2019 Tally order had been threatened with jail, fine, and sanction. That is very good reason to be late. The response from the court on 2/5/23 gave me more courage because it did not say don't appeal or you will be jailed, fined, or sanctioned. It led me to believe I would be helped if I appealed.

I don't know if this court considers the trial administrator's letter is not an order. It is. I wonder if it's because I am pro se

that I have not been heard or listened to or had my points addressed. I emailed 8 lawyers for help about this. None replied.

Tally should have recused herself about the 2019 counterclaim because she had before because I sued her. I even tried to get the trial administrator to give her a paper at an earlier date and year, but Tally would not take it because of her recusal.

Judges cannot be judges except in good behavior I think that means it would not be due process. I think that applies to state judges as well as federal because of due process. All these judges have been in bad behavior.

Judge Sotomayor said something like this court should look at a case to further evaluate what is a true threat. I think this is a very good case. It cannot be wrong to say I will legally defend myself. My words said that in different words.

I tried to appeal in 2015. Attorney McKenzie objected. The court denied it, but then in a letter postmarked a year later, they reversed and granted it! They dated it a year earlier! McKenzie's objection claimed nonsense about violating rules. I think I forgot a couple things that did not affect understanding. One claim was I didn't place tabs at the correct place. I was not required to place tabs.

My words follow Va v Black. I did not violate NC or CA threat laws as I have proven. The people lived in CA.

This court has a duty to discipline lawyers and judges. That is not discretionary. Yall are required to report crimes.

This case was not filed right. It must be filed in district court not superior court unless it was in a case already filed, and there wasn't one.

I am terrified because of what the courts are doing and letting lawyers and their clients get away with wrongs and crimes. I cannot sleep well. I cannot walk down the street or in a store or drive without bad anxiety. This should not be allowed in the US or anywhere. I am being told and threatened with jail, loss of all I own, fines, sanction, and being told to let these people get away with their crimes and

wrongs and by fighting them, and legally and constitutionally, I am the bad person. These clients and lawyer have threatened to seriously harm me or kill me several times and not for legal self-defense; they have threatened to commit assault and battery with serious injury and serious bodily injury. They have threatened to murder me.

Judge Ammons had my rifle illegally taken in 2013 by the sheriff's department. It has not been returned. I have not been compensated. That violates the 4th Amendment. I have asked for it back several times.

This case is still open. In fact, this case is a combination of 2. One was filed in 2013.

I will never give up until I get justice or until the day I die. I have been kidnapped twice by law enforcement, once about my words and once because I filed a complaint about a corrupt federal judge, one of many complaints I filed about judges. Americans don't give up about constitutional rights. Many have died about them. Many have been hurt, physically and mentally. I need to be willing to die over this. I am terrified.

Please hear this case or rule on it.

Attorneys of Record

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Certification

I certify that the petition is presented in good faith and not for delay. The grounds are limited to intervening circumstances of a substantial or

controlling effect or to other substantial grounds not previously presented.