

In the Supreme Court of the United States

22 A276
SKIBOKY STORA

Applicant

Supreme Court, U.S.
FILED
SEP 26 2022
OFFICE OF THE CLERK

v

New York State Board of Elections,

Special election proceedings

Respondents

Application for For Stay pending Appeal
Motion for Temporary Restraining Order (TRO)
and
Motion for preliminary Injunction

SKIBOKY STORA
559 Vermont Street
Brooklyn NY 11207
917 231 7116
Email: sssshavara@gmail.com

SKIBOKY STORA for Applicants

RECEIVED
SEP 29 2022
OFFICE OF THE CLERK
SUPREME COURT, U.S.

PARTIES TO THE PROCEEDINGS

THE PARTIES TO THE PROCEEDINGS BELOW ARE AS FOLLOWS:
APPLICANT SKIBORKY STORA PETITIONER ADDRESS 559 REMOND
STREET BROOK NY NY 12007, TELEPHONE: 917 231 7116
EMAIL: ISSSHAVARAGMAIL.COM,
RESPONDENT NEW YORK STATE BOARD OF ELECTIONS
40 NORTH PEARL STREET ALBANY, NY 12207-2729
TELEPHONE: 518 474-6367-
EMAIL: KEVIN.MURPHY@ELECTIONS.NY.GOV

Table of contents

I. Parties to the proceedings	1
II. Table of contents	ii
III. Question presented	iii
IV. Opinions below	1
V. Jurisdiction	2
VI. Statement of the case	2
VII. Motion for Temporary Restraining Order (TRO) and Motion for Preliminary Injunction	3, 4, 5,
VIII. Conclusion	6

Question Presented

Did the communications between respondents attorneys _____ and Judge Peter Sweeney on the Judge Personal Cell phone on July 22, 2022, while petitioner was locked out the Judge courtroom and petitioner was never notified of any communication with the Judge and respondents attorneys petitioner discovered the ex parte communication on page 2 of the transcript for the court hearing on July 22, 2022, when he order the transcript Did that communication between the Judge and the respondent violated the petitioner SKIBEKY STORA, fifth amendment and 14th amendment rights.

Opinions Below

The decision by the state of New York Court of Appeals Entered 9/22/2022 denying Mr. STORA' direct appeal without costs, upon the ground that no substantial constitutional question is directly involved and denying MR. STORA motion for a stay. a copy of the decision is attached

Jurisdiction

MR. STOR. ' petition for hearing to the state of New York Court of Appeals was denied on 9/22/2022 MR. STORA gave this court's

having timely filed his petition for a Application for stay within ninety days of the state of New York Court of Appeals decision and order dated 9/22/2022.

Statement of the Case

Petitioner Skiboky Stora Fifth Amendment Rights
and Fourteenth Amendment Rights was violated
when the respondent New York State Board of Elections
counsel Kevin Murphy, esq and co-counsel Brian Quill, esq
had communication with Judge Peter Sweeney on July 22, 2022
while the petitioner was lock out the Judge court room
which was unbeknown to the petitioner until he received the
Transcripts showing the Ex Parte communication while
petitioner was lock out the Judge Peter Sweeney court room
on July 22, 2022,

Supreme court of
The United States
1 First Street, NE
Washington, DC 20543

September 26, 2022

Mail only

Kevin G. Murphy
Deputy Counsel
New York State Board
of Elections
40 North Pearl Street
Albany, NY 12207-2729
Kevin.Murphy@elections
ny.gov

Plaintiff Motion for Temporary Restraining Order (TRO)

AND

Plaintiff Motion for Preliminary Injunction

Re: Matter of STORA V Board of Elections

Dear Supreme Court of the United States

My name is SKIBOKY STORA a party to the Above case

The Plaintiff SKIBOKY STORA is asking the court for a Temporary

Restraining order and Preliminary Injunction ordering Defendants in above case

to put the Plaintiff SKIBOKY STORA name on the New York State

ballot for the general election for November 8, 2022 for

Governor and his Lieutenant governor Alvin Moody for

Freedom Party before the first absentee ballot

is sent out for the general elections for New York State November 8, 2022

Plaintiff Motion for Temporary Restraining Order (TRO) and

Plaintiff Motion for Preliminary Injunction should be

granted for the FOUR following reasons.

1. Plaintiff have a strong likelihood of success on the merits

Because the Plaintiff received a pre-judice decision that

violates Plaintiff fifth amendment rights and 14th Amendment

rights of the constitutional - Right to Due Process because

The plaintiff was never notified that the defendants was having an EX parte communication with Judge Peter Sweeney until the Plaintiff received the Transcripts Dated JULY 22, 2022 showing the EX parte communication between Judge Peter Sweeney and Defendants while the Plaintiff was locked out the court Room by Judge Peter Sweeney Clerk on JULY 22, 2022.

2. Plaintiff will suffer IRREPARABLE DAMAGES without an INJUNCTION because this is a practice that the defendants have that they take black people and minority people that is candidates names of the voting ballot by the time things are straight out it's too late to do anything. BECAUSE Defendant had our candidates that had the same argument as plaintiff on JULY 22, 2022, BUT they did not spell it out explicitly as the Plaintiff have.

3. The INJUNCTION will not substantially Damages to the Defendants because the Defendants will not suffer any Damages by put the Plaintiff Skiboky Stora and his Lieutenant Governor Alvin Moody for freedom party on the ballot for the general election for November 8, 2022 before the first Absentee ballot is sent out. Plaintiff Entire campaign running for Governor was based on systemic RACISM in the system that holds black people and minorities people down

The Reason I, SKIBOKY STORA, the Plaintiff was running for governor is because of the systemic racism that is in the voting parties of the Democrats and Republicans out of 85% of black people and minority people in the communities it always comes out with two white people as their candidates.

4. The INSTRUCTION will be in the public interest

Because over 90,000 voters signed the Plaintiff petitions for New York State governor for the general election November 8 2022

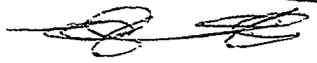
Dated 9/25/2022


SKIBOKY STORA

CONCLUSION

plaintiff request this court to order the respondent New York State Board of Elections, to put plaintiff SRIROCKY STORA name on the New York State ballot for the general election for November 8, 2000 for Governor and his lieutenant governor. Alvin Moody for Freedom Party before the first absentee ballot is sent out for the general elections for New York State November 8, 2000 and granting plaintiff motion for temporary restraining order (TRO) and motion for preliminary injunction.

RESPECTFULLY SUBMITTED



SKIBOCKY STORA
559 REMMONT STREET
BROOKLYN NY 11207
917 331 7116
DATED 9/16/2000