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ORIGINAL

In The
SUPREME COURT OF THE UNITED
STATES

IN RE: PALANI KARUPAIYAN, Petitioner

On Petition for a Writ of Mandamus,
Prohibition or alternative to
United States Court of Appeals
for the Third Circuit (Dkt 23-2878)

PETITION FOR A WRIT OF
MANDAMUS, PROHIBITION OR
ALTERNATIVE

Palani Karupaiyan.
Pro se, Petitioner.
1326 W William St,
Philadelphia, PA 19132
212-470-2048(M)

FILED

FEB 26 2024

OFFICE OF THE CLERK
SUPREME COURT U.S.

I. QUESTIONS PRESENTED

Petitioners' prayed over 30 reliefs which were as **Writ of Mandamus or Prohibition or alternative** so the questions were part of three test condition requirement of the Writs.

II. PARTIES TO THE PROCEEDING

Petitioners: Palani Karupaiyan, PP, RP, Santhosh Subramaniyan

RESPONDENTS: L. NAGANDA, individually and in his official capacity as Owner of Naga Law Firm; **NAGA LAW FIRM; J. RAMYA; P, JAYABALAN; J. RANJEETHKUMAR; ARUL THIRUMURUGU;**

ATLANTIC REALTY DEVELOPMENT CORP; MIDDLESEX MANAGEMENT INC; OAK TREE VILLAGE; DAVID HALPERN, individually and in his official capacity as CEO, Owner of Atlantic Realty Development Corp, Middlesex Management, Oaktree Village; **D&G TOWING; GLENN**

STRAUBE, individually and in his official capacity as owner of D&G Towing;

MARCIA SILVA, individually and in her official capacity as Judge of the Superior Court, Middlesex County, NJ; **JUDGE CRAIG CORSON**, individually and in his official capacity as Judge of the Superior Court, Middlesex County, NJ;

JERALD COUNCIL, individually and in his official capacity as Judge of the Superior Court, Middlesex, NJ;

STUART RABNER, individually and in his official capacity as Chief Justice of Supreme Court of NJ;

JAYNEE LA VECCHIA, individually and in her official capacity as Justice of Supreme Court of NJ;

BARRY T. ALBIN, individually and in his official capacity as Justice of the Supreme Court of NJ;
ANNE M. PATTERSON, individually and in her official capacity as Justice of the Supreme Court of NJ;

FAUSTINO J. FERNANDEZ-VINA, individually and in his official capacity as Justice of the Supreme Court of NJ; LEE A. SOLOMON, individually and in his official capacity as Justice of the Supreme Court of NJ; WALTER F. TIMPONE, individually and in his official capacity as Justice of the Supreme Court of NJ;

ALLISON E. ACCURSO, individually and in her official capacity as Judge of Appellate Division of NJ;
PATRICK DEALMEIDA, individually and in his official capacity as Judge of the Appellate Division of NJ;

JOSEPH L. YANNOTTI, INDIVIDUALLY and in his official capacity as Judge of the Appellate Division of NJ;

GLENN GRANT, individually and in his official capacity as Administrative Director of the Courts of the State of New Jersey;

COUNTY OF MIDDLESEX;

STATE OF NEW JERSEY; TOWNSHIP OF EDISON,

Sam Joshi individually and in his official capacity as Mayor of Edison Township of NJ , Rajesh Khullar, Raman Khullar, Tania Khullar, Shalimar Group of Restaurants,

United States (3rd party)

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V. PETITION FOR WRIT(S) OF MANDAMUS,
PROHIBITION OR ALTERNATIVE.

Petitioner respectfully prays that a Writ of Mandamus, Prohibition or alternative to review the opinion/judgment/ orders of US Dist Court for NJ (23-cv-844-SDW) below and USCA3 opinion/orders on 23-2878

VI. OPINION(S)/ORDERS/JUDGMENT(S)
BELOW (FROM DIST COURT/USCA3)

1. USCA3's **Opinion** and **Order** dated Dec 19, 2023
App.1, App.3. KRAUSE, FREEMAN, and SCIRICA, Circuit Judges
2. US Dist. Court for NJ WHEREAS OPINION and O
3. RDER 03/6/2023 (ECF-5) **App.04, 13**
4. US Dist Court's opinion and order for denying motion for reconsideration ECF-18, 19 05/11/2023.
App.15,17.
Hon. Susan D. Wigenton USDJ; Hon. James B. Clark, USMJ

VII. JURISDICTION

In Hohn v. United States, 524.US.236–S.Ct 1998@258(“Rosado v. Wyman, 397.US.397,403, n.3(1970)(a Court always has jurisdiction to determine its jurisdiction)).

Hohn@264(“We can issue a common-law writ of certiorari under the All Writs Act, 28 USC§1651)
Hobby Lobby Stores, Inc. v. Sebelius, 568.US.1401 – S.Ct 2012@643

The only source of authority for this Court to issue an injunction is the All Writs Act, 28USC.§1651(a) and Following a final judgment, they [Petitioner] may, if necessary, file a petition for a writ of certiorari in this Court.

Petitioner filed timely Notice of Petition for Writ of Mandamus and Notice of Appeal and amended them.

On Dec 19, 2023, USCA denied the Petition for Mandamus. **App.1**

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1), All Writs Act, 28 USC§1651

VIII. CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

14th amendment and other See. App.18

IX. STATEMENT OF THE CASE

14th amendment and civil rights See App.19

X. REASONS FOR GRANTING THE WRIT(S)

- a) GRANT CHILDREN CUSTODY, INVALIDATED JUDGEMENT OF DIVORCE-JOD (APP.38), INVALIDATING FINAL RESTRAINING ORDERS FROS APP.36, AND VALIDATE INDIAN FAMILY COURT ORDER APP.31,33.

Test-2, 1) Petitioner Karupaiyan have best interest of Evaluation.(**App2.11**), Respondent Ramya hold the custody/FROs/JoD by Fraud-on-Court/Judicial fraud.(**App.43,44**)

Test-3, 1)Beck v. Beck, 432 A.2d 63-NJ: S.Ct 1981,@499, Children's best interest is polestar for grating children custody

2)Spindel v. Spindel, 283F.Supp.797-D.Ct, EDNY 1968 @811

..For what the judgment was rendered is not essential. It is that it was obtained by fraud, and hence unjust to hold and use, and, because it is, the Court has jurisdiction." 78 F.@835 320.US.796, 64 S.Ct. 263, 88 L.Ed. 480 (1943).

So Petitioners pray this Court should invalidate JOD and FROs granted by NJ, and validating Indian family Court reconciliation order App.31,33. Grand the child custody to Petitioner Karupaiyan until Ramya should appear in the Indian family Court.

b) ISSUE AN ORDER TO INDIAN SUPREME COURT TO DISMISS AND CLOSE THE DOCKET OJASWA PATHAK vs. UNION OF INDIA, DKT# W.P.(C)No.250/2019

Test-2. When this Petitioner filed US Dist Court case in Newark, NJ, against NJ judicial defendants and landlord, NJ Supreme Court justices and landlord respondents hired proxy peoples India to file Pathak in India Supreme Court to strike down the section of Indian Family law based on the Indian family Court reconciliation order App.31,33 was granted to petitioner.

When Pathak is active, not closed, petitioners' case in US Federal Court delayed. Petitioner is suffering more than 8 years which is inhuman loss, damage, injury to the petitioners. Parental, conjugal, cohabiting rights were violated under 14th amendment.

The NJ S.Ct activity is uncivilized.

Test-3. NJ S.Ct doing above such, the case is delayed unnecessarily. Three times NJ S.Ct pressured Indian S.Ct, here case is delayed 3 years. Totally the Petitioners suffered which no human Being should suffer in civilized society and wasting time in the US federal Court. So this prayer should be granted. Striking down the Indian family law in-part against the order Petitioner got from India is not going to be nullify the order past 10 years. Approx. 10 years ago, one India lady (Dallas,TX) got reconciliation order

from India which is not going to be null now. She might have two more kids now. Who is going to step in their home and tell husband and wife get out and live separate. Petitioner have gave a Indian family Court petition in English translated to NJ judiciary as they needed so they knew what is going to be out come. They are corrupt and forever corrupt. Only truth and justice should survive.

In the past, there was a scam in Indian parliament Cash for question¹. When the matter went to Indian supreme Court which warned the Member of parliament due to proxy activiy on the parliament. Same/Similar situation in the Pathak case, these proxy peoples were hired by this case respondents including NJ judicial authorities.

These respondents hire the people around the petitioner to talk over the phone and records the phone call. Lot of people called petitioner and threaten to withdraw district Court complaint. Few weeks ago, one of petitioner's past co-worker[609-787-5056/732-242-2882] called that these NJ, Judges respondents were ready to pay \$200k, if he allowed this petitioner to have sex with his wife. These respondents have multiple to defend the petitioner so they hire proxy people to delay the case. Another instant, namely Khan[848-234-8217] wanted the petitioner to contract marry his wife for her green card. He said that This idea and petitioner phone number was given by landlord respondents. (obstruction-of-justice, where all prayer to be granted)

¹ Recently Mahua Moitra's cash-for-query row: How TMC MP got ousted from parliament. [https://www.wionews.com/india-news/explained-mahua-mostras-cash-for-query-row-how-tmc-](https://www.wionews.com/india-news/explained-mahua-mostras-cash-for-query-row-how-tmc-mp-became-the-eye-of-the-storm-656879)



the is OJASWA PATHAK vs. UNION OF INDIA, Dkt#WP(C)No 250/2019.

Also pray this court to order that NJ S.Ct should not hire proxy peoples India file case in Indian S.Ct to strike down the Indian family law based on Petitioner Indian family Court.

c) WRIT AGAINST NJ FOR

1. Order that NJ govt/Local Govt(s) and Chief Justice of NJ Supreme Court should not appoint/Promote NJ Apex/Appellate Court Judges/Justice and any judicial officers including Trial, Municipal Judges, and these appointment thru Collegium² Process. And Invalidate the NJ Supreme Court justices/NJ appellate Judges who were appointed/promoted by NJ govt/NJ Supreme Court Chief justice.

Test-2. *When the case/related case under subjudiced, NJ S.Ct Chief Justice appointed/promoted the NJ S.Ct justice, NJ appellate Court Judges, Administrative director of the Courts of NJ Courts.*

Also When the case/related case is under subjudiced NJ govt appointed **Fabiana Pierre-Louis** as NJ S.Ct Justice and NJ appointed NJ S.Ct justices **Wainer Apter** and **Douglas Fasciale**. These appointment/promotions violated the ruling by age, gender (Title VII), US citizenship in

Babb v. Wilkie, 140S.Ct.1168 – S.Ct 2020 and Babb v. Secretary, dept. Of veterans affairs, 992 F.3d

² In Washington DC, trial/Appellate judges were selected by Judicial Nomination Commission and appointed by US Govt.

1193-USCA11-2021. US President should not violate Babb(s) ruling under Article II Section 3.

Test-3. Under said Supremacy Clause this Court has power to enforce the federal law and rules and ruling.

In Cipollone v. Liggett Group, Inc., 505 US 504 - Supreme Court 1992 @516

Article VI of the Constitution provides that the laws of the United States "shall be the supreme Law of the Land;. .. any Thing in the Constitution or Laws of any state to the Contrary notwithstanding." Art. VI, cl. 2. Thus, since our decision in Maryland v. Louisiana, 451 U. S. 725, 746 (1981), it has been settled that state law that conflicts with federal law is "without effect." Maryland v. Louisiana, 451 U. S. 725, 746 (1981).

In Comparative Approaches of Supreme Courts of the World's Largest and Oldest Democracies, by Justice Stephen Breyer of USSC, CJI NV Ramana,(4/11/2022), CJI said that Judge promoting Judge is not true democracy. In fact Judge or Govt promote/appoint Judge is not true democracy.

Notably, historically, NJ Lawmaker appoint relatives, friends as NJ S.Ct's Justices personal gain (sharing the corruption). Recently close to 100 Judges were forced to resign who are relatives/friend to NJ Lawmaker and because their retirement account had disproportionate (corrupt) money.

Any Judicial officers should be appointed by Collegium Process as CJI said
"Collegium process to appoint Judges most democratic"

"On judicial appointments, CJI Ramana said that although the government is a key stakeholder, when the collegium reiterates its decision to appoint a candidate, the government has no choice but to comply with it"

'Cannot get more democratic than this [Collegium process]'

United States should have common *Collegium* which should invite nationwide applicant and select (without violating Age, race, gender, US citizenship) all it's State's Apex/Appellate Court justices/Judges (as India) and appointed by Local Govt.

The States' Trial Judges should be selected Circuit level collegium (without violating race, age, gender, US citizenship) which should invite nationwide applications.

This Court should invalidated the all appointment/promotion of NJ-S.Ct Justice/appellate Court Judges by NJ Govt and NJ chief justice. Functioning of Judge/ Justice should be independence of politician which is violated by above said politician appointment/ promotion. **So collegium process is needed in appointing Municipal, Trial, Apex/Appellant Court Judges/Justices or any judicial officers.** When Chief Judge/Justice of NJ Apex Court retired or vacant one of the associate judge/justice should be promoted to NJ Apex Court Chief Justice/Judge.

Petitioner pray this Court that This Court should invalidate the NJ S.Ct / NJ appellate Judges appointed/promoted by NJ govt/NJ Chief justice including **Fabiana Pierre-Louis, Justice Wainer Apter, and Douglas Fasciale.**

This Court should order that NJ Apex Court Judge/justice should retire at age 70 or five years of service whichever comes 1st.

There are 20 states in United States have Judicial Nominating Commissions/ Assisted Commission which similar or subset of Collegium process for appointing States' S.Ct justices. Washington DC trial judges, Court of Appeal judges were nominated by Judicial Nomination commission and confirmed by US President.

Judge/justice should not promote/appoint another Judge is not democracy by Hon. CJI Ramana's opinion. These NJ appellate Court Judges should be appointed thru *Collegium process*.

Thru Collegium process, Appointing any Judge/judicial officer including Municipal Judges should not violated the ruling of Babb v. Wilkie, 140 S. Ct. 1168 -2020 and Babb v. SECRETARY, DEPT. OF VETERANS AFFAIRS, 992 F. 3d 1193 - Court of Appeals, 11th Circuit 2021.

Order that Edison Twp Mayor Appointed Municipal Judge Dipti Vaid Dedhia is invalid.

2. Order that this Court should strike down New Jersey(NJ)'s Constitution and NJ Supreme Court.

Test-2: New Jersey is state and not a nation or country to have constitution. US citizen in Washington DC does not have local constitution. US constitution gives enough constitutional protections/ rights the US Citizen who are Washington DC residents or any US citizen who reside in any US's states.

NJ Supreme court is not needed when the federal courts have 3-tier courts under US Supreme court.

Test-3: Local States having local constitution give opportunities to get separated from United States.

See. YesCalifornia.org. Yes California National Divorce starts in California. CALEXIT 3.1. These separation is supported by Russian Govt.

For specific local need, Local govt has right to create a Local law so the Local constitution is unwanted.

In India, only one state Jammu Kashmir had local constitution and always wanted to get separated from India. Recently Govt India and Indian Supreme Court removed the Special status to Jammu-Kashmir state.

US Citizen in Washington DC has 2-tier courts under US Supreme Court so quickly access the US Supreme Court to get justice which should be available to any US citizen.

Now NJ State's Supreme Court review certiorari as well US constitutional rights and further petitioner to file a certiorari with US Supreme Court. These methods delay the justice which against US Constitution. This petitioner many constitution rights including 14th amendment parents' rights violated and delayed over 8 years now. NJ Supreme Court denied the certiorari review with judicial defect of its own and delayed the justice. Without need of NJ Supreme court, petitioner should have reached the US Supreme Court very quick as US citizen reside in Washington DC.

States, in India, does not have State's Supreme Court.

3. Shared Children Custody and NJ should not violate Parents disability in grating children Custody.

Test-2. Ramya hold Children custody because she does not got work so will not be able to pay child support, because I was going to work, fake FRO order was entered against me to order the child support. Further continues bill the child support, Judicial fraud consolidation order filed obstruct my justice. Millions of time, NJ judicial authorities did these wrongdoings against millions of family and

Violated the 14th amendment parental rights.

Test-3. Denying Share Custody, denying custody due to disability is continuously violated the Parental rights 14th amendment. Also bring down the Family Court Corruption/fraud. When the Petitioner spine injured in car accident, unable to work for 18 months, parental rights were not violated, 2 year old child home eviction, breath cold air, had chest pain.

4. Acceptable form(s) of Child Support and Save the child support money to Child need.

Test-2. In NJ family Courts Child support money and IRS income tax, Disability income/SSA, title vi-d, and Unemployment withhold due to Childsupport. These money(s) were become benefit of Family Court lawyer and NJ Judicial Authorities upto NJ S.Ct. For the reasons, NJ judicial authorities and family Court attorney focus to rob the above said money.

Test-3. Saving the Child support money, IRS income tax, Disability income/SSA, title vi-d, and Unemployment withhold due to Childsupport in Children Saving should be used for Children college education and bring down the family Court corruption/fraud. Children are protect by SNAP, When Petitioner spine injure on help was available to his kids.

5. i) Family Properties inheritance to Children,
 ii) No lawyer fee from family properties,
 Disclose/open-to-public family Ct lawyer fee.

Test-2. NJ judicial authorizes and family Court lawyer focus to find the Family properties, in the name of Family lawyer fee, rob the family properties and family saving for kids education, share up to NJ S.Ct justices. To rob the family properties and kids educational saving, any form of fraud/corruption/bribe the NJ judicial authorities and lawyers do.

Test-3. Moving/Saving the family properties to Children inheritance and above prayer wrongdoing/fraud/bribe/corruption in the NJ family Court should go down.

The above wrongdoing of NJ judicial authorities, family Court lawyers were violation in 42 US Code § 1982 - Property rights of Citizens.

In *Sullivan v. Little Hunting Park, Inc.*, 396 US 229 – Sup. Ct 1969@237

"Section 1982 covers the right *to inherit, purchase, lease, sell, hold, and convey real and personal property.*"

These respondents did same wrong doings against this Petitioner caused unmatched, unsubstitutable damages.

6. NJ family Court records should not be under seal and No Property matter/financial matter disclosure discussed in Family Court.

Test-2. Under inheritance, Section 1982, *Sullivan*, all these properties (moving/non-moving) are moved to the children from begin of the family case.

Now the family properties, financial matter disclosure matter are filed from the beginning of the case is to aid the Attorney(s)/family Court Judges to focus the billing and sharing upto NJ S.Ct justices.

What is the need of sealing the family Court docket? When the property/wealth are move to children as inheritance, no privacy violation. People divorced status is not privacy violation. Under seal is to protect the how the fraud/corruption by the family Court Judges/lawyers. When Amazon CEO Jeff got divorce, both party discuss in the media that how much wealth they obtained. Why should the poor people divorce under seal?

Test-3. Property/Wealth does nothing in the two individual's divorce when the children involved. Moving the property/wealth to children do not injury to the family case party(s) and wealth is with their loved children who can use the wealth to their educational need (example). Most importantly take out the ill eyes of Family Court Judges/ NJ Judicial Authorities, and family Court lawyers. NJ judicial authorities wrongdoings against this Petitioners because their ill eye focused the Petitioners \$400k home in India. See they octopus hand go other side of the earth. Granting These prayers should bring the corruption in Nj family Court to down.

d) WRIT AGAINST NJ JUDICIAL AUTHORITIES.

7. i) NJ Judicial Authorities involve in family case should get mental fitness certificate yearly.

ii) NJ Judicial authorities' Yearly Financial disclosure Statement to be Open to public.

iii) NJ Judicial Authorities to file timesheet for every 15 minutes of their duty.

Test-2: Routinely, habitually NJ judicial authorities ordered/compelled the parents for psychiatric evaluation for granting children visitation/custody, share the money from psychiatric billing parents. Recently in NJ, One Psychiatric was ordered to file affidavit that she should not renew her license in NJ for sharing money with NJ judicial.

Nj Judicial authorities paid from public money, corruption free should be prefix to Judicial authority. Few Months ago, closed to 100 Nj Judges from trial Court to NJ appellate Court forced to resign due to disappropriate money saved in their retirement account thru corruption/bribery.

Nj judicial authorities paid from public money and public wanted to know what to they do and how their time is used. Sitting in the public office, doing corruption, why they need to be paid from the public money. Timesheet should have what they do every 15 minutes. Paid by public money so public should know what respondents do.

Test-3. NJ judicial authorities' irreparable damages, inhuman decision to the NJ family's and the children with their psychological illness. Getting psychological fitness should not cost them either because health insurance is already provided to them by NJ govt. So Parental rights and children's rights under equal protection clause were protected.

NJ judicial authorities should be prefix from corruption/bribery. NJ Judicial authorities' yearly financial disclosure Statement to be Open to public bring the prefix corruption to them. They were paid thru public money, public should know they were corruption from at first. Same reason, public should know what they do every 15 minutes by their timesheet. Petitioner worked many govt officer where 15 minutes tasked timesheet is must.

8. Order NJ S.Ct to provide a copy of Ramya's Response brief.

Test-2. Naga, the attorney for Ramya already disqualified. NJ judicial authorities and Naga filed response brief without Ramya's knowledge. This brief has crime against the Petitioner, his family. Legally Petitioner entitled what other party filing. Multiple time Petitioner requested the Nj S.Ct thru motion and

verbally which was denied. Based on the Ramya's proxy briefing, Petitioner certification with Nj S.Ct denied and Petitioner and his family, children are suffering, injured till today. This is clear abuse of discretion/usurpation of judicial power.

Test-3. Petitioner is entitled to get justice from the injustice provided by NJ S.Ct from the Ramya's proxy Briefing. The crime in the Ramya's proxy filing is jail able crime.

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e) AGAINST NJ

11. i) Trial by Juries in family Courts, ii) Strike down lawless family Court and create Civil family law iii) Equal rights to men in family Court

Test-2. Without any law and without Jury, NJ family Court run and ordered to the parties. After Consolidation order was found to fraud, this Petitioner requested Jury(s) appointment which was denied. NJ family Court Judges and attorney(s) involve any fraud/corruption/bribe to make money thru billing and share the money up NJ S.Ct justices. Without Jury, domestic violence cases, divorce cases, child support orders, child custody orders, before issuing bench warrant and jailing matter of child support/spouse support were decided which violated the fair justice, due process guaranteed by constitution.

Because of No law to run the family Court, above said wrongdoings /corruption/ Bribery were happening in the NJ family Court which ultimately violated the constitutional rights.

Because Im Black man from India, Restraining order were issued for the purpose of billing child support money, which violated the parental rights 14th

amendment.

Test-3. The above said family Court action/wrongdoings were violating constitutional rights including due process. At Either parties demand Juries need to be available to protect the constitutional rights.

Any trial Court should be under Law. Running NJ family Court without law, it is kangaroo Court by Nj politician and their relative/friend are Judges to rob the families and their saving for their kids' education. Nj family Court issuing restraining order because a party is men violate the fair justice constitutional rights and 14th amendment parental rights. Without Jury deciding family Court orders were for purpose of corruption benefit of NJ law mater and NJ Judicial authorities.

12. Consolidate the NJ family Court (lawless, kangaroo Court), NJ Law division civil Court and Landlord/Tenant Court.

Test-2. Minor Petitioner PP born from Little Rock, AR where one civil Court, under one roof have trial for Civil matter and family matter. For the purpose of Black money transaction Naga, Jayapalan, Ranjeeth filed the fake domestic violence case and no jurisdictional divorce case. When the Petitioner requested the NJ family Court to add Ranjeeth, Jayabalan as defendant to the case which was denied. Civil matter need to be put together to avoid piecemeal litigation.

Even After lease expired, landlord filed complaint with Landlord/Tenant Court and got Judgement against this Petitioner by alleging that defendant did not pay rent, reported to rental history. Illegally The landlord towed Champing van, I was not able to get justice over 7 years. When all type of Court

consolidated, all dispute can be put together without piecemeal litigation.

Test-3. The fake domestic violence case is decided in 10 days by law for billing childsupport money. This case over 7 years waiting for justice. In car accident, Petitioner had spine injury which still pain, home went eviction, heating was not affordable, Minor PP breath cold air had chest pain when he was 2 years old. Still today Petitioner did not got compensation for spine injury. These 3 type of Courts are running separate to deny justice to layman, corrupt minded people to be benefitted. In Civil case, every claim against every party need to be put together and tried.

13.i) No gun carrying Police involve in family matter, ii) No arrest to the people who need medical treatment, iii) no township police overtime.

Test-2. The county or township police came to my home with gun for enforcing childsupport which is for billing purpose. When the Petitioner had spine injury by car accident, unable to work 18 months, home was under eviction, heating was not affordable, 2 years old minor Petitioner PP got chest pain by breathed cold air. No police with gun went to car insurance company get the loss of Petitioners. Police coming to home, cross firing should endanger innocent neighbor as well.

The county jail the ill/sick/disabled people and provide treatment when they are in the custody by county expense. County's tax payers do not need to take care of the sick people treatment.

Township police come to collect the childsupport on their over time. When police station is opened for 24 hour, why should the police need to work overtime. In Edison twp, NJ 3 police reported overtime, never appeared on the private construction business and collected over million dollars. When township needed

additional police resource, State trooper should fill the needed.

Test-3. The family Court Judge rob the parents in the name of childsupport. Police with gun help robbing Judge, innocent parent goes to jail. This is not the police duty. County tax payer is not responsible for disabled/ill people medical treatment. Police over time lead to corruption. NJ MVC/DMV is not protected by private security and local police overtime protect the private business. All for the keep the corruption purpose.

14. Wipeout the FROs/arrest/jailing records.

Test-2. The charges against Petitioner were a) Petitioner told his wife go to work, do not involve black money transaction, do not take the children to daytime parties which endanger the children, did not bring the India family home money for the benefit of NJ Judicial authorities,

Test-3. For the above reason, FROs were entered against Petitioner, Arrested/jailed for multiple times, family value is defamed in USA and India. Anyone using/ abusing these records is crime. Those records should not be accessible/available to anyone.

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16. Deduct 20% from NJ Law makers to pay the Petitioners loss until all loss recovered.

Test-2. NJ trial/family Court/appellate Judges, NJ S.Ct Judge were appointed by NJ law makers because of Judges were relative/friend to them. So the corrupt Judges do corruption/fraud to benefit to them and the lawmakers. For the Petitioners' loss, NJ law maker's wrongdoing contributed. Few month back approximately 100 NJ Judges were forced to resign from duty because they were relative/friend to NJ lawmaker so appointed as Judge and their retirement account had money in inappropriate amount.

Test-3 NJ law maker wrongdoing were one of the reason for the Petitioners damages/suffering. Detect 20% of NJ lawmakers', who served since 1995, any and all compensation including salary, pension, and govt benefit for paying Petitioners' loss. Future judicial corruption should be avoided.

17. Move the County's Court and Childsupport probation employees in to NJ payroll.

Test-2. These Child support employees work for collecting child support to benefit of judicial corruption, family Court Judges benefit. When the shared custody is granted, these employees are not required at all.

In this case, Middlesex county Court employees involved in the Fraud-on-the Court or judicial fraud consolidation order for the purpose of NJ Judicial authorities and NJ lawmaker. NJ Judicial authorities and NJ lawmaker have relative/friend relationship by appointing NJ Judicial authorities.

Test-3. Shared children custody is granted, these employees are not needed. County tax payer do not need to pay childsupport collection effort or corrupt Judge's pocket filled by child support. Enforcing state law so state should pay these employees salary.

Fraud/judicial fraud on the county Court, for the benefit of NJ judicial and NJ law makers, Middlesex county tax payer should NOT be responsible for the fraud or any wrongdoing. Moving Middlesex county's Court and childsupport probation employees should bring the corruption in the NJ judiciary and NJ govt. Unnecessarily County tax payer do not need to be responsible for the Court employees wrong.

18. Order to cut 80% of federal funds to NJ and its Local govt.

Test-2. In the corruption, NJ is in the top 3 and competing Louisiana and Illinois when the NJ responsible were highly educated than any part of the earth. The number/density of Doctors, Engineers, Scientists in NJ per square miles more than any part of earth including Japan. At the time of 2008 recession Petitioner went to Audi dealer Edison NJ for buying baby car seat, then the peoples (Indians) were standing on the queue to buy Audi cars when everybody in US worry about housing bubble.

Test-3. Because of more money available, more corruption, more crime were done by NJ judicial authorities and NJ and its local govt officials.

Fittest should survive. People are rich so they get fit to survive, themselves. Instead of Federal funds spend in NJ which cause more corruption, those federal fund should be used in under developed area/regions of US to promote the needy people. So Petitioner pray this Court to cut 80% of federal fund/aid to NJ and its local govts.

f) WRIT(S) AGAINST MIDDLESEX COUNTY, NJ

19. Middlesex County NJ to pay \$42 million dollar for collecting child support illegally

Test-2. Middlesex family Court entered the FRO for fake domestic violence case. Middlesex County Court employees involved fraud on the Court/judicial fraud consolidation order and collected childsupport over \$42 thousand dollars based on fraud consolidation order for the benefit of NJ judicial authorities.

In the KARUPAIYAN v. SIANO | 53 A.3d 662 (2012), Petitioner had spine injury and unable to work 18 months, Petitioner is only income holder to family, Middlesex county did not take any effort to get

support to the children who suffered home eviction, heating not affordable, breathed cold air, suffered chest pain. In fact, Middlesex sheriff should went with gun to Car insurance Company collected the loss of the Petitioners from car accident injury which is hit and run, a proxy appeared to testify with knowledge of attorney and trial Judge.

Test-3. This pattern of colleting childsupport happened millions of cases. Nobody can question this corruption because this corrupt money is shared upto NJ S.Ct justice. Partially I paid childsupport thru credit card which I paid 29% interest. The prayer is reasonable to any unbiased persons. Petitioner pray this Court to order the defendants including Middlesex County to pay 29% Cumulative interest, so the respondent will not delay the case.

g) AGAINST ALL INDIVIDUAL DEFENDANTS/RESPONDENTS.

20. i) Jailing L. Naganda, P. Jayabalan; J. Ranjeeth Kumar, Arul Thirumurugu, David Halpern, Marcia Silva, Craig Corson, Jerald Council, Stuart Rabner, Jaynee la Vecchia, Barry t. Albin, Anne m. Patterson, Faustino j. Fernandez-Vina, Lee a. Solomon, Walter f. Timpone, Glenn Grant, Allison e. Accurso, Patrick Dealmeida, Joseph l. Yannotti for 25 years AND ii) Permanent protection/restraining order against these Individuals and iii) Remove NJ S.Ct Justices, NJ appellate/family Court Judges defending the Petitioner and iii) Invalidate all the orders signed by these NJ judicial authorities.

Test-2. Petitioner is head of the family decide what is good for the family. Because I told my wife to work, do not involve black money transaction against govt of India, and because I cleaned the lease expired

apartment which was forced by landlord for their illegal benefit, the Petitioners went thru inhuman suffering which no one should go thru in civilized society, and still continuing. These Respondents filed/involved/caused the FROs/Fraud consolidation to the Petitioners which continue to be yet.

They involved in endangerment/attempted to murder of the Petitioners. **App2.42,43.** These individual forever endanger Petitioner, Minor children, Ramya and continue endanger forever.

Test-3. Obvious Circumstances, still Petitioners are separated, co-habiting, parental rights is violated. Cause the Petitioner to be arrested/jailed multiple times. Jailing these Individual respondents for 25 year and These defendants attempted to murder petitioner Karupaiyan so issuing Permanent restraining /protection order against these Individual is must to protect the Petitioner, his minor children, and Ramya.

h) WRITS AGAINST THE LANDLORD

RESPONDENTS

21.Money Relief to Children by Landlord

Test-2. Petitioner rented apartment in Dallas, TX before Lease expiring with this landlord, Oak tree village, Edison NJ, which owned by Atlantic Reality. Landlord got under table money from Jayapalan/Naga and allow them to occupy the apartment. Landlord told the Petitioner to clean the lease expired apartment which get the FRO against Petitioner(s), family, children were separated. Petitioner unable to tell Ramya to go work for kids Marriage expense which is unlimited to Indian family.

Test-3. Children separated from father/parents for 8+ years is unacceptable for anyone in the civilized

society. Childhood is gone, unmatched loss. Also landlord filed false affidavit with Dist Court that Atlantic reality is not owner of Oak tree apartment, but negotiated with Edison Township for tax evasion as owner of the properties and failed to appear as the Court ordered for settlement conference. This Court should order landlord defendants to pay 100 million dollar for each Minor child Petitioner's marriage /Educational expense of children.

22.Landlord to pay \$100 million to Petitioner for leasing inhabitable apartments.

Test-2. Landlord (Atlantic) leased roof leaking apartment to the Petitioner. Not only was Petitioner's living unit leaking. Whole apartment complex was roof leaking. Landlord owe continues 4 apartment complex Edison, NJ, all of them roof leaking. Whenever renter request fix the roof or delay payment until fix the roof, Landlord file eviction to harass the Talents which is easy since Landlord/Tenants Courts are corrupt with them. Every apartment complex owned by Atlantic roof leaking, same business model. Previous owner sold the apartment to Atlantic with when time to replace the roof, Atlantic purchased at cheap rate and do not want fix the expensive roof fix since Atlantic have relation with Tenant/landlord Court Judge corrupt relation to evict and collect money.

Test-3 Due to leased roof leaking apartment, Petitioner head/scalp got virus infection and prolonged head ache for years. Petitioner got prescription to heal the viral infection. Viral infection got many years to heal. Same/similar prayer is in attached Appendix.

One of Co-worker when I worked in NY city who lived in Atlantic reality's apartment, said she had 2 years old kids who suffered by leaky roof. Whenever she

request to fix the roof, she was told that call 3rd party Middlesex management who is the contractor to fix the roof. In fact Middlesex management is proxy of Atlantic.

23. Order that assign the ownership of Landlord any and all business including Atlantic reality, ownership of any and all rental apartments, Landlord Halpern's or his immediate family members' ownership building to the Petitioners.

Test-2. In the Petitioner vision, more 70 apartment complex owned by Atlantic reality, on all complex roofs were leaking. Roofing is expensive fix. Any tenant/renter request to fix the roof, landlord answer should be that roof fix is giving to 3rd party contract (Middlesex management) so call the 3rd party. Middlesex management is again owned by landlord/Atlantic/Halpern. Any renter refused/delay the rent due to roof leaking, the landlord file eviction, over charge the renter and share the money with Landlord/tenant Court Judge. In this case, Petitioner timely gave notice and timely moved out, lease expired, the landlord filed eviction in the landlord/tenant Court by paying corruption to Judge, robbed me closed to \$9,000, listed me in rental history so unable to rent apartment so the Petitioner and his disabled sister age close 70 was suffering without home and slept in the car.

In the main holding business, Atlantic reality employee only 13 employees from his relative to get out of Title VII claims. Other Business, Middlesex management employees all illegal Latin America peoples so paid low salary illegally or do not even pay salary for tax evasion. Since the employees were unfairly paid, for survival they rob the renters who are mostly/90% Indian who have lot of gold jewel, in home.

Test-3. Landlord filed false declaration with Dist. Court that landlord is only investor, no interest in the Apartment complex. In an official meeting with Edison, NJ's Mayer/council man /politician, Mr. Halpern stated that he is owner of the apartment building, he wanted tax benefit for the apartment buildings.

Petitioner prays this Court for order the ownership of all apartments, Real Estates, moving/non-moving properties owned by Atlantic reality, Middlesex Management, and Mr. Halpern and his family to the Petitioner. Petitioner will run the business in non-profitable way and pay all the taxes landlord evaded against Federal, NJ local govt. When the Dist Court ordered the landlord to appear for settlement conference, landlord failed to appear which is **Contempt of Court**. This prayer should be granted as punitive damages as well. 3 times illegally evicted the petitioner, twice bribed the landlord court judge to eviction order.

Recently in NJ, One Psychiatric was ordered to file affidavit that she should not renew her license because she billed the parents, shared the money with NJ family court judges. Same applies to landlord respondents.

The docket in Indian Supreme Court OJASWA PATHAK vs. UNION OF INDIA, Dkt#W.P.(C)No. 250/2019 is financially sponsored by Landlord respondent(s) which is crime.

In Cohen v. Office Depot, Inc., 184 F. 3d 1292 - Court of Appeals, 11th Circuit 1999@1298-1299

"It is true that Rule 54(c) tempers the effect of Rule 8(a)(3) somewhat by stating that, except in the case of default judgments, "every final judgment shall grant the relief to which the party in whose favor it is rendered is entitled, even if the party has not demanded such relief in the party's pleadings."

.....
 “@*Hanna v. Plumer*, 380 US460, 470-S.Ct 1965@1143. Likewise, in this case, because *1299 Rule8(a)(3) allows a plaintiff to request in her initial complaint all the relief she seeks, it says “implicitly, but with unmistakable clarity” that a plaintiff is not required to wait until a later stage of the litigation to include a prayer for punitive damages, nor is she required to proffer evidence or obtain leave of Court before doing so

i) **WRITS AGAINST LOWER FEDERAL COURTS**

24. Order lower Court (Dist Court) to run the case as combined civil and criminal case when remanded.

Test-2. Fraud on Court, judicial fraud, obstruction of justice, robbed the Petitioner in the name of child support, involved black money transaction against govts and so on were crime(s), violated the Indian family Court orders. Filed and entered FROs for fake domestic violence case, false arrests, false jailing.

Test-3. The above crimes are eligible to attach with civil case, run as combined civil and criminal case so this Court should grant the prayer.

25. Petitioners pray USSC that it should vacate the Sua sponte dismissal of complaint.

Test-2. By Sua sponte, Dist Court dismissed the complaint (ECF-6). **App.13**

Test-3. In *Salahuddin v. Cuomo*, 861 F. 2d 40 - USCA2, 1988 @43(“this Court [USCA2] has repeatedly cautioned against Sua Sponte dismissals of pro se civil rights complaints prior to requiring the defendants to answer. See, *Bayron v. Trudeau*, 702 F.2d 43,45 (USCA2, 1983)). This case, no defendant answered or appeared. This Court should vacate the sua sponte Dismissal of the complaint and remand the case back to Dist Court for further proceeding.

Order denying reconsideration should be vacated **App.17**. Remand the case back to US Dist Court for jury trial claims.

26.Appoint i) Guardian ad litem and/or pro bono attorney

Test-2. Petitioners requested the Lower Court(s) to appoint guardian ad litem and/or pro bono attorney. For this request, regularly the lower Court denied these requests based on 28USC§1654; Osei-Afriye v. The Medical College of Penn..vania, 937 F.2d 876(USCA3,1991)

Test-3. In Montgomery v. Pinchak, 294 F. 3d 492 - USCA, 3rd Cir. 2002@502("Montgomery was not a sophisticated "jailhouse lawyer"). Tabron v. Grace, 6 F. 3d 147 - Court of Appeals, 3rd Circuit 1993@156-157(The plaintiff's ability to present his or her case is, of course, a significant factor that must be considered in determining whether to appoint counsel. See Hodge, 802 F.2d at 61; Maclin, 650 F.2d at 888). In this case, Petitioner is homeless, live here and there, cars, an towed away. Suffering from spine injury.

Bethel School District No403 et al. v. Fraser, A Minor, et al. 478US675(1986) (minor is party and his father was appointed as Guardian ad litem. See@FRASER680. The father brought the action in the Dist Court for FIRST AMENDMENT constitutional violation. Board Of Education Of The Westside Community Schools (Dist.66) et al. V. Mergens, By And Through Her Next Friend, Mergens, Et. 496US 226(1990).@233 (Respondents, by and through their parents as next friends, then brought this suit in the United States District Court for the District of Nebraska for Constitutional violation. ANKENBRANDT, as next friend and mother of L.R., et al. v. RICHARDS et al 504US689(1992) (mother is party and claimed as next friend to her minor daughter for tort claim.

In Jacob WINKELMAN, a minor, by and through his parents and legal guardians, Jeff and Sandee WINKELMAN, et al., v. PARMA CITY SCHOOL DISTRICT, 550US516-127 S.Ct.1994(2007),

In Winkelman, Parents on their own behalf and on behalf of Jacob, filed a complaint in the United States District Court for the Northern Dist of Ohio, later their appeal, without the aid of an attorney,

When the USSC examined *"The question is whether parents, either on their own behalf or as representatives of the child, may proceed in Court unrepresented by counsel though they are not trained or licensed as attorneys"*

And USSC ruled that (Winkelman@2007)
The Court of Appeals erred when it dismissed the Winkelmans' appeal for lack of counsel.

It is beyond dispute that the relationship between a parent and child is sufficient to support a legally cognizable interest [in the education of one's child]; In this case, Constitutional rights of appellant Karupaiyan's Children.

Winkelman@2008

"party aggrieved" means "[a] party entitled to a remedy; esp., a party whose personal, pecuniary, or property rights have been adversely affected by another person's actions or by a Court's decree or judgment" ante, at 2003-2004.

"rights and remedies are parents properly viewed as "parties aggrieved," capable of filing their own cases in federal Court. They [Parents] are "parties aggrieved" when those rights are infringed, and may accordingly proceed pro se when seeking to vindicate them"

Winkelman@2011 *"They will have the same remedy as all parents who sue to vindicate their children's rights: the power to bring suit. I agree with the Court that they may proceed pro se with respect to the first two claims"*

In this case, Appellant Karupaiyan not only guardians of their children's rights, Appellant Karupaiyan himself real party/plaintiff for his claims which is unlike Osei-Afriye, USCA3's ruling against this case Appellant father.

In this case Prose father parental rights under 14th amendment, *Washington v. Glucksberg*, 521 U.S. 702 (1997), *Troxel v. Granville*, 530 U.S. 57 (U.S. 2000). *Children has right on the Reverse of Parental rights*, 14th amendment **Equal Protection Clause**.

1) *Rule 17(c) Robidoux v. Rosengren*, 638 F.3d 1177 - Court of Appeals, 9th Cir 2011 @ 1182 "District Courts have a special duty, derived from Federal Rule of Civil Procedure 17(c), to safeguard the interests of litigants who are minors. Rule 17(c) provides, in relevant part, that a district Court "must appoint a guardian ad litem or issue another appropriate order

2) *CJLG v. Barr*, 923 F.3d 622 - Court of Appeals, 9th Circuit 2019, @ 632 "children have due process rights to appointed counsel. See, e.g., *In re Gault*, 387 U.S. 1, 36-37, 87 S.Ct. 1428, 18 *632 L.Ed.2d 527 (1967)"

Under undivided Hindu family act, Court should appoint Petitioner Palani Karupaiyan (Head of family) as guardian ad litem to Santhosh

j) **ADDITIONAL**

27. Order for each respondents to pay the Petitioner(s) for each count of discrimination, wrongdoings, injuries and so on.

Test-2. There are over 100 count of wrong doing did by the respondents. There respondents involved uncivilized crime, wrongdoing, fraud on the Court, judicial fraud. Wrong against elected govt including crime like money laundering, contempt of Court, dishonor the Court order, violated the many

constitutional rights, federal statues, and violated cohabitation, sexual rights of Petitioner. Parental rights 14th amendment

Test-3. The above wrongdoings are uncivilized to judicial decision makers. The suffering to the Petitioners were continuously happening till today. The respondents involved fraud on the Court, judicial fraud, obstruction of justice, dishonored the Court order, contempt of Court and so on which were serious wrongdoing. The respondents killed the childhood of my children in front of my eyes for 8+ years. The compensation money prayed against the respondents were to punish them seriously so they will not repeat their wrong. In NJ millions of families were robbed by NJ judicial authorities, local govt official by fraud family/trial Courts. Petitioner pray the money reliefs from the respondents as in the App2.13 to 41. Because I filed US Dist Court case, they attempted to murder the Petitioner, cause spine injury which I suffer till today. App2.42,43.

28. Order the Local Govts and NJ Judicial Authorities to pay as per the exhibits attached to the Minor Petitioner marriage expense.

Test-2. When the Petitioner told Ramya, petitioner wife to go work for the children marriage expense which is no limit for Indian social culture, NJ judicial authorities issued FROs against Petitioner, further involved in Judicial Fraud consolidation, shared the billing child support money up to NJ S.Ct Justices. Middlesex cnty employees' involved Fraud consolidation order caused the FROs to be unappealable, permanent. Landlord, Atlantic reality is the original, start of the problem which caused the FROs. Because FROs unappealable, permanent which cause the Petitioner unable to tell Ramya to go work until now.

Test-3. Petitioner is head of the family of undivided Indian family. When the head of the family decide what is good for the family, nobody stands against it which is crime. Of course, even USA, why should anyone involve against family financial income and best interest of the children education. Even in NJ jurisdiction, anyone tell the spouse go to work for kids need how NJ judicial authorities involve against that family best interest. In NJ jurisdiction, they ruled that \$250 divorce, \$45 marriage/remarriage license is available for unlimited sex which either Indian S.Ct justices or their family member or this Petitioner would agree. Marriage expense is no limit for Indian families. Prays for each defendant to pay \$3 million per head of the respondent of local govts, NJ judicial authorities to each minor children. All money petitioner able to spent. Spending is economy,

29. Petitioner(s) pray Order that each defendant to pay for Petitioners' effort, pain and suffering, expenses, litigation cost or pain and suffering by litigation.

Test-2. Over 8 years the litigation is going on. Lot of effort to draft the pleading. Lot of painful effort to draft with spine injuries. Because I dedicated time to draft the pleading I was not able to physical activity to bring down the blood sugar went up. Now both leg, foot are numbing. Im afraid kidney should be permanent damage. Due to Situs inversus the born defect, adapting body parts is not possible either.

Test-3. The defendant hired someone to attempted murder the Petitioner. The attack to the Petitioner was deadly, injured the pain. With the pain in the spine, Petitioner drafted all pleading. Pray USSC to order them \$15 million dollar each defendant should pay for the time and effort, pain and suffering. In the painful situation, appointing attorney also

denied. Or this prayer should be paid in pain and suffering. When I tried to find attorney and unable to find since Im poor and not able to pay down payment to the attorney. Lower Court denied pro bono attorney as well. Also I have claim against the NJ S.Ct violation of freedom of information act.

Boyadjian v. Cigna Companies, 973 F. Supp. 500 - Dist. Court, D.NJ 1997@504

Although plaintiff may not recover attorneys' fees, he may recover litigation costs reasonably incurred. See Cunningham, 664 F.2d at 387 n. 4; Carter, 780 F.2d@1482; DeBold, 735 at 1043 (citing Crooker v. United States Dep't of Justice, 632 F.2d 916, 921 (1st Cir.1980)) ("[A] pro se litigant who substantially prevailed certainly is entitled to 'litigation costs reasonably incurred' A pro se litigant is made whole thereby, serving as a small incentive to pursue litigation if no attorney may be found to represent the litigant.")

The First Circuit has reached the opposite conclusion in Crooker v. Department of Justice, supra, holding that "in actions where the complainant represents himself, sometimes as a hindrance instead of an aid to the judicial process, an award of fees does nothing more than subsidize the litigant for his own time and personal effort. Petitioner suffered from spine injury and with this injury drafting the legal document is extremely painful. no proper computer table available to the petitioner.

k) WRITS AGAINST LANDLORD RESPONDENTS(II)

30.Order the Landlord Atlantic to pay the Petitioners Karupaiyan, RP and PP for violating Parental rights, Conjugal/ cohabiting rights.

Test-2: Due to Landlord ordered plaintiff to clean lease expired/moved out apartment, which cause

separation of Petitioner Palani, RR. RP since Sep 2015. Landlord took under table money from Jayabalan to occupy lease expired apartment. Landlord is original wrongdoer.

Test-3: We all human beings and know pain and suffering. Respondents including landlord hired proxy people in India to file case in Indian S.Ct to invalidate the law on which plaintiff got Indian family consolidation order.

So petitioner(s) pray this Court 60 million dollar per month to petitioners for separating petitioners and violation of conjugal/cohabitation rights of the petitioners.

31. Order the landlord to pay \$250 per day for illegally towing the camping Eurovan

Test-2: Before towing, Edison police offer told towing agent that car is parked in private property and should not be towed. There is Middlesex family Court order with lien that Petitioner need to preserve the car. The towing agency and landlord employee fill the pocketed, towed Van and claiming that Van was abandoned.

Test-3: Landlord wrongdoing is clear. Petitioner home is evicted and homeless. If camper van would be with petition, camp van should fill need of home evicted. No home for years and sleep here & there. When Corona attacked, no place to take rest. Renting a camper van cost \$250/day. Based on the day towed and petition decided date, count number of days and recover the relief.

32. Order the each NJ Judicial authorities, NJ and Middlesex county respondents to pay \$50 million for Children Education and marriage expense

Test-2: Because Petitioner told his Wife Ramya to go work for children educational and marriage expense, these NJ judicial authorities entered FRO, filed fraud

consolidation order to prevent petitioner appeal, denied petition with Judicial defect with their own mistake in NJ S.Ct. These are illegal, jail able wrong doing. Petitioner is head of family and nobody should stand against petitioner when he take good decision for family and children.

Test-3: Education cost money. Marriage cost money. For Indian, cost of marriage is infinite. NJ Judicial authorities ruled that NJ give \$45 dollar marriage license for unlimited sex which does not fit for this petitioner or any one in Indian society. In India, parents sell kidneys for marriage expense.

33. Order Ranjeeth to pay \$600 million dollar to the petitioner Karupaiyan.

Test-2; Purpose of black money transaction against Govt of India, Ranjeeth filed/induced fake domestic violence case and separated the family.

Test-3. Due to Ranjeeth's wrong doing, petitioners were separated, till today. Family matter, Kids matter. Ramya's Bank account has Ranjeeth's black money transaction. Ranjeeth did black money transaction for his family benefit.

34. Order to i) NJ that NJ should standardized the NJ's Municipal Mayors and councilmen's salary.

Test-2: NJ municipal Mayor and Councilmen raise their salary themselves.

Test-3: NJ Assembly men salary is standard thru entire NJ. This year alone Jersey City mayor increased his salary \$50k. Unquestionable corruption. The above is 27th amendment under supremacy clause.

35. Order that each NJ Judicial authorities respondents and Naga to pay \$60 million per months violating petitioners conjugal/cohabiting rights.

Test-2: Naga and NJ judicial authorities filed fake domestic violence case, filed fraud-on the Court/judicial fraud consolidation order and separated the petitioners till today.

Test-3: We all human being, know plain of separating the family members, and kids.. Our fore-parents, and we run the family. These defendants killed the children child hood in front of my eyes which equal killed my children in front of my eyes. Uncivilized street dogs do not allow anyone to touch their bobbies. Even shot the dog, it carry the bullet and defend the bobbies.

36. Order NJ govt/Middlesex County, NJ Judicial authorities and Landlord to pay following money for false arrest/false jailing.

Test-2: Once Petitioner was arrested falsely. Twice petitioner was arrested and jailed falsely. NJ judicial authorities denied appeal because of Judicial Fraud consolidation order, petition with NJ S.Ct with the own wrong of NJ S.Ct. Because of false, they decided I should have sex with my wife, even after I got Indian family Court consolidation order which is contempt of Court.

Landlord is the original wrongdoer who started all problems. Also the landlord employee inpart/chased the petitioner along with police to arrest the petition.

Test-3: Multiple times, falsely arresting. Multiple times falsely jailing for i) petitioner canceled child passport for prevent children abduction ii) Petitioner told his wife that do not involve black money transaction, do not take children to day time parties, endanger them and go to work so need money for children education and children marriage expense

which is unlimited/infinite. iii) Cleaned lease expired/moved out apartment which was occupied by Jayabalan who paid under table money to Landlord to occupy apartment.

So petitioner pay this Court for order that each NJ, Middlesex county, MARCIA SILVA, CRAIG CORSON, JERALD COUNCIL, STUART RABNER, JAYNEE LA VECCHIA, JUSTICE BARRY T. ALBIN, ANNE M. PATTERSON, JUSTICE FAUSTINO J. FERNANDEZ-VINA, JUSTICE LEE A. SOLOMON, WALTER F. TIMPONE, GLENN GRANT, ALLISON E. ACCURSO, PATRICK DEALMEIDA, JOSEPH L. ANNOTTI, to pay \$50 million for false arrest and \$60 million for false jailing.

Petitioner pay this Court for order that landlord respondents to pay \$500 million for false arrest(s) and \$750 million for false jailing. Landlord employees in-part with police, chased the petitioner along with police for arresting, jailing.

1) AGAINST KHULLARS

37. Order that permanent protection order against Khullars.

Test-2: Rajesh Khullar, Raman Khullar, Tania Khullar hired by these other respondents to kill the petitioner.

Test-3: This Court should grant protection order against Rajesh Khullar, Raman Khullar, Tania Khullar. These Khullars need to be deported to India so they can practice upper caste Hinduism by drinking cow urine.

38. Order that United States should enact United States family

Test-2: When Entire United States, The family and relationship between family numbers, Every State have different family law. India, biggest democracy of

the world has family act/marriage act through India when every state has different demography/diversity. Based on marriage law, family properties are attached to inheritance.

Test-3: Child Support Recovery Act (CSRA) , Respect for Marriage Act is there for unconventionally married people. Because majority people married in traditional way the United States should not ignore the traditional marriage of US citizen. We are US citizen and family belong to the United State. Parental rights are under 14th amend of Constitution by , *Troxel v. Granville*, 530 U.S. 57 (2000) and Washington v. Glucksberg, 521 U. S. 702, 720. The States in United States have different family law to do the different level of corruption. My son PP, born from Little Rock, Arkansas and my daughter born from Edison, NJ. Which states law applicable and why should choose? Why the petitioner is not able to choose? Family relationship is not shopping between states. Respect for Marriage Act has Full Faith and Credit Clause of the U.S. Constitution.

39. Prose based additional relief(s)

Petitioner prays this Court for excuse if any relief is duplicated, this Court should render best justice to the prose petitioner for the best interest of justice.

Petitioner(s) prays this court to grant all equitable reliefs in the petition for the best interest of justice.

Petitioners prays this Court for remand the case back to Dist Court for remaining all others claim for trial by jury.

XI. CONCLUSION

Petitioner(s) Palani Karupaiyan, PP, RP, Santhosh Subramaniyan pray(s) the US Supreme Court for the Petition for a Writ of Mandamus, Prohibition or alternative should be granted.

Respectfully submitted.

lpr
lg. Mr. 3h
JAN 14, 2024
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