

**ORIGINAL**

23-6127

FILED  
SEP 19 2023

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Shawna Karmes, Jeffrey Glaser — PETITIONER  
(Your Name)

vs.

Tiffany Montengo, Child protective services — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States court of appeals for the sixth circuit  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

**PETITION FOR WRIT OF CERTIORARI**

Shawna Karnes, Jeffrey Glaser  
(Your Name)

213 S O'Keefe St  
(Address)

Cassopolis MI 49031  
(City, State, Zip Code)

269-228-2828, 269-357-6565  
(Phone Number)

**QUESTION(S) PRESENTED**

**Does the federal district court and federal court of appeals have the jurisdiction to reverse or modify a state-court judgement though a fraud exception to the Rocker-Feldman doctrine?**

**LIST OF PARTIES**

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

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:

**RELATED CASES**

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**STATUTES AND RULES**

**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 is unpublished.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 B 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 is unpublished.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**:

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 is unpublished.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 is unpublished.

**JURISDICTION**

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was June 22 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: \_\_\_\_\_, 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**:

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).

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## **CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED**

## STATEMENT OF THE CASE

11/20/2023

Shawna Karnes & Jeffery Glaser VS Tiffany Montengo/ child protective services.

We are not attorneys and come in pro per so please give us wide birth.

Sixth Circuit did not dismiss on merit they dismissed on the Rooker - Feldman doctrine. By our understanding that's just how the Sixth circuit gets around interfering with the lower courts decision, however if we can prove fraud, negligence, or deceit that the United States Supreme Court can overrule the lower state courts.

**Below are the documents to prove fraud, negligence and deceit by the trial Court in Cass County Michigan.**

**Exhibit 1  
Chevron & Statement of facts**

**Exhibit 2**

**The court has violated my due process and committed fraud, negligence and deceit by giving me the court's husband as an attorney when the court took our daughter on August 18th 2020.**

**Exhibit 3**

**Court order why children entered into care, contact with the case worker and Makenna saying she lied about everything. The court did not take into consideration that Makenna said he lied about everything.**

**Exhibit 4**

**James Henry committed fraud, negligence and deceit by practicing as a doctor with no license to do so**

**Michigan Department of licensing  
The State board of registered psychotherapists state of Colorado  
Board of Social work disciplinary subcommittee administrative complaint  
Board of social work disciplinary subcommittee consent order  
The Michigan state attorney general brought James Henry up on negligence and a technical violation of the Michigan PHC because Mr. Henry never had a license. James Henry testified in the beginning of the court case which tainted the entire case. The courts knowingly allowed this to happen even though he was not licensed to do so.**

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## STATEMENT OF THE CASE

**Exhibit 5**  
**Aversys drug testing report**  
**Aversys false drug report**  
**Text from foster care worker**

**On July 3rd 2021 Tina Johnson committed fraud, negligence and deceit and abuse of power to the Court.**  
**Below is how Tina committed these things**  
**I took my drug test that day however Tina decided to fill out a false drug screen and then Tina had a drunken ramble for an excuse.**

**Exhibit 6**  
**State of Michigan in the family court for the county of Cass withdraw termination petition dated July 31st 2023 by the Honorable Carol M Bealor**

**However on October 6th 2023 Attorney McCree our daughter's attorney argued with the Judge that she has no discretion to send bella home if the Judge goes with a guardian and the Judge said policy does not trump law so she was reinstating the termination petition as of October 6th 2023**

**Please understand that this foster case has been unfairly going on for over 3 years. We desperately need your help in resolving this matter. Our daughter needs this case over so she can have peace again.**

**We are also asking for a federal attorney to help us in this very important matter.**

**Thank you for your time  
Shawna Karnes, Jeffery Glaser**

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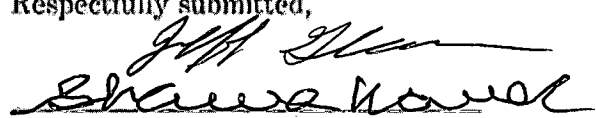
## REASONS FOR GRANTING THE PETITION

The Sixth Circuit Court of Appeals decided that a fraud exception exists to the Rooker- Feldman Doctrine, but does not uniformly consider or apply this important issue of federal law that should be settled by the Supreme Court.

## CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 11-20-2023