

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

JOSEPH Emerson — PETITIONER
(Your Name)

INTERSTATE Bus, Inc. VS.
(Ex/In) — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court of Ohio
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

JOSEPH Emerson
(Your Name)

P.O. Box 13
(Address)

TOLEDO, OHIO 43697
(City, State, Zip Code)

567-315-0878
(Phone Number)

Original

NO _____

IN THE SUPREME COURT OF THE UNITED STATES

PETITIONER: JOSEPH EMERSON

VS

INTERSTATE BUILDING MAINTENANCE (ET/AL)

UNITED STATES DISTRICT COURT

FBI INTERSTATE

ON PETITION FOR A WRIT OF CERTIORARI TO:

SUPREME COURT OF OHIO, 65 SOUTH FRONT STREET, COLUMBUS, OHIO 43215

PETITION FOR A WRIT OF CERTIORARI

JOSEPH EMERSON

P.O. BOX 13

TOLEDO, OHIO 43697

567-315-0878

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QUESTIONS PRESENTED:

I HAVE COURT LITIGATION WITH WRITTEN DEFAMATION FROM EVERY ATTORNEY AND JUDGES TOLEDO FEDERAL COURT. BOTH THESE CASES WERE DISMISSED BY OHIO SUPREME COURT CHIEF JUSTICE SHARON KENNEDY, WHO PREVIOUS HERSELF REQUESTED WHY THREE CASES SHOULD NOT BE DISMISSED. THIS HEAD IS CORRUPT AND NEEDS TO BE REMOVED. SHE IS OVERSTEPPING OTHER JUDGES , LOWER THAN HER ASSIGNED THESE CASES. INTERSTATE IS EMBEZZLING MONEY WITH HOME DEPOT. AT ANY GIVEN TIME I SHOULD HAVE BEEN PRESENTED A COPY OF THEIR CONTRACT, WHICH STATES HOME DEPOT PAYING THEM FOR FORTY EMPLOYEES. 26 WAS THE MOST, AT ANY GIVEN TIME I WITNESSED HIRED. THE ONLY THREE PEOPLE WHO NEVER MISSES WORK OR DAYDS THEIR KEY IS RANDY ROYAL, LAURIE WALKOWIAK AND I. OBVIOUS INTERSTATE CARES LESS ONES ATTENDANCE, BEING PAID IN FULL FORTY EMPLOYEES. THE BURDEN ATTENDANCE AFFECTS FELLOW EMPLOYEES, CREATING A HARSHSHIP THEIR WORKLOADS. NEPOTISM AND FAVORITISM COMES INTO PLAY. CALVIN ROGERS HAS TWO CHILDREN EMPLOYED, LATRESSE AND ELLIOTT. JAMES FREEMAN HAS A SON WORKING, JOHNATHON. LAURIE HAS A SON, MICHAEL AUSTIN. IN OR PAST MID 20'S IN AGE ARE ELLIOTT ROGERS, LATRESSE ROGERS, JOHNATHON FREEMAN AND DANIEL YEAGER. NONE OF THESE INDIVIDUALS OWN A MOTOR VEHICLE, AND THEIR PARENTS ARE THEIR TRANSPORTATION TO AND FROM WORK. ON WEDNESDAY AUGUST 9,2023 CALVIN ROGERS AND LATRESSE CAME IN 30 MINUTES LATE. THEN HIS SON ELLIOTT ROGERS CAM IN AT 11:17. ALL THREE THEN LEFT THE JOB AT 1:30. OBVIOUS NEPOTISM AND FAVORITISM

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FAVORITISM WENT INTO PLAY UPON HIRING. FROM MATURITY TO RESPONSIBILITY , EACH INDIVIDUAL SHOULD HAVE HAD THEIR OWN WAY OF TRANSPORTATION.

AS FOR FEDERAL COURT , THE LOWER OHIO FEDERAL COURT TRIED PLAING OWNERSHIP THE INTERSTATE CASE. THEN PASSING THIS CASE TO NORTHERN DISTRICT TOLEDO. THE FBI CREATES ITS OWN DEFAMATION WITNESSES HAVING THEM CONTACT COURT. THEN EVERY CASE IS DISMISSED A GAME MY INTEGRITY AND CREDIBILITY. AS FOR INTERSTATE CASE, I WANT ANYTHING TIED TO KATHY FLINNER REMOVED. LIKE CALVIN ROGERS SHE DAILY ALSO CAME IN LATE, AND LIKE TEAM LEAD CANDACE DIAZ, MISSED EVERY SUNDAY. HER ATTENDANCE WAS CREATED A FACTOR DETERMINING MY CREDIBILITY FILING THIS CASE. I AM NOW SOLELY ON THIS LAWSUIT FOR MONETARY AND PUNITIVE DAMAGES. CANDACE DIAZ SHOULD HAVE BEEN FIRED ATTENDANCE AS A TEAM LEAD. HER DAUGHTERS ISSUES IS HER EXCUSES, WHEN ANY ISSUE NOT ON THE FOUR DAY SCHEDULE YOUR ATTENDANCE, SHOULD BE TERMINATED AND REPLACED.

LIST OF PARTIES:

- 1) INTERSTATE BUILDING MAINTENANCE, 2309 508 PRUDENTIAL ROAD #100, HORSHAM, PENNSYLVANIA 19044
- 2) TOLEDO FBI, 420 MADISON #800, TOLEDO, OHIO 43604
- 3) HOME DEPOT USA HEADQUARTERS, 2455 PACES FERRY ROAD NORTHWEST, ATLANTA, GEORGIA 30339.
- 4) UNITED STATES DISTRICT COURT, 1716 SPIELBUSCH AVENUE, TOLEDO, OHIO 43604

RELATED CASES:

EVERY CASE WENT FEDERAL COURT , AND WITH FBI RIGGED DEFAMATION DISMISSED. THEN SAME GAME PLAYED LUCAS COUNTY COMMON PLEAS COURT. THEN CONTINUED THRU COURT OF APPEALS ALSO LOCATED IN TOLEDO. RIGHT NOW CASES WERE ATTEMPTED DISMISSED IN OHIO SUPREME COURT. AS CHIEF JUSTICE SHARON KENNEDY IS CORRUPT, THEY CREATED AND FOUND THEIR LOOPHOLE THE JUSTICE SYSTEM. STILL REMAINING ARE CASES BELOW, THE NEXT ATTEMPT WAS DISMISSING STATE OF OHIO DEPARTMENT OF TAXATION.

SUPREME COURT OF OHIO:

GEN-2023-0361- JOSEPH EMERSON V NORTHEND PROPERTIES (ET/AL)
GEN-2023-0647- JOSEPH EMERSON V FACEBOOK / MARK ZUCKERBURG.
GEN-2023-0262-JOSEPH EMERSON V AUTO WAREHOUSING COMPANY (ET/AL)
GEN-2023-0365- JOSEPH EMERSON V LOCAL 421 (ET/AL)
GEN-2023-0857- JOSEPH EMERSON V OHIO DEPARTMENT OF TAXATION (ET/AL)
GEN-2023-0856- JOSEPH EMERSON V GAIL KRIEGER (ET/AL)

EVERY CASE ABOVE IS TIED TO THE FBI INTERSTATE. WHEN TOLEDO FABRICATES A PROTECTION PROGRAM A WITNESS AS I AM NEVER CONVICTED ANY CRIME, THOSE INDIVIDUALS ARE MOVED INTETRSTATE.

RULE 20: PROCEDURE ON A PETITION FOR AN EXTRAORDINARY WRIT (28 U.S.C. 1651)

LUCAS COUNTY COURTHOUSE HAD SEVERAL MOTIONS OF DEFAULTS, AS I FILED I THEN WAS DENIED AND CRIMINAL CHARGES NEVER PRESSED FBI. AT LEAST THEIR JOBS SHOULD BEEN TERMINATED. I JUST SENT TO UNITED STATES SUPREME COURT A CASE WITH CRAIGSLIST. AT THIS VERY MOMENT THEY ARE DICTATING WHAT THESE FEMALES CAN OR CANNOT DO. I WILL NEVER EVER LET ANYU LAW AGENCY DICTATE AND CONTROL MY LIFE OR LIBERTIES. THE SIMPLE FACT OHIO IS SUPPRESSING THE PROSECUTION OF INTERSTATE AND HOME DEPOT HEADS EMBEZZLING SHOWS CORRUPTION THE STATE OF OHIO. TEN INVESTORS OWN HOME DEPOT, AND IN 2022 IT STATES HOME DEPOTS ANNUAL SALES WAS OVER 157 BILLION. ITS COMPETITOR, LOWES MADE 97 BILLION. THIS EMBEZZLING 35,000 OR MORE IS NOTHING AGAINST THEIR PROFITS. THEY RIGHT NOW 9 MONTHS ASK HOME DEPOT EMPLOYEES TO VOLUNTEER GO HOME , AS THE WAREHOUSE SLOW INCOMING AND OUTGOING. I WAS HIRED INTERSTATE MAY 2022, MY PRESENCE OR THIS LAWSUIT HAS NO BEARING THEIR PROFITS.

OPINIONS:

IT WOULD HAVE BEEN TO THE BEST INTEREST REMOVING THESE PARTIES AND/OR CONTRACTOR EMBEZZLING, I WAS TOLD IN THE FIVE YEARS BUILDING BUILT, THREE CONTRACTORS WERE HIRED/FIRED.

JURISDICTION:

THIS WAS TURNED IN TO IRS, THE FBI THEN DEFAMATION DISCREDITS ME. YOU ARE PAID 40 EMPLOYEES YOU NEVER HIRE. MY KEY ONLY HAS THREE THAT SHOW. RULE 12.4 APPLIES TO THESE CASES AS FEDERAL COURT IT WAS PASSED TO, WHO HAS A HISTORY OF FBI DEFAMATION RIGGED CASES. THEN AS WENT OHIO SUPREME COURT, FEDERAL COURT TRIED RIGGING EVERY DIRECTION THE CASES JURISDICTION BACK.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED :

OHIO ALLOWS NEPOTISM HIRING, UNLESS RELATION IS A SUPERVISOR THE CORPORATION. EVEN FAVORITISM IS ALLOWED, THIS IS A CONDITION THEIR PERFORMANCES ARE AS EQUAL TO OR GREATER THAN OTHER EMPLOYEES STARTING ATTENDANCE. BECAUSE OF KATHYS PERFORMANCE MATCHING ONES NEPOTISM ABSENTEEISM, THIS WAS A FACTOR USED TO DISMISS THIS CASE. ANY FILED LAWSUIT IS OR IS NOT A CASE. ANY PERSON CAN BE REMOVED IF THEIR PATTERN OF BEHAVIOR CHANGES. YOU DO NOT DISMISS A CASE OVER A WITNESS WHO ONLY WROTE A STATEMENT , THE OBJECTIVE WAS REMOVING THE LIABILITY OF PRISON ONES TIED. SOON AS THIS CASE WAS DISMISSED, A SCRUBBER WAS RIGGED TO GET ME FIRED. I TOOK PHOTOS EVERY STEP, THE KEY ONE NIGHTS SON WAS ON THE SCRUBBER RIGGING THE INCIDENT. THE FBI IS BEHIND THIS, PLAYING ME A MENTAL GAME INCOMPETENT. WHO IS INCOMPETENT MENTALL ARE THE PARENTS OF THE CHILDREN, MID AND LATE 20'S NO DRIVERS LICENSES OR TRANSPORTATION WHICH I HAVE HELD SINCE THE AGE OF 16. DANIEL EVEN DID 4,000 IN DAMAGES A TUGGER, A RESULT OF AT 25 YEARS OLD, ZERO DRIVING EXPERIENCE ANY VEHICLE. THIS SHIFT IS THE SHIFT SITE MANAGER TOM HIRED, ALL PREVIOUS EMPLOYED WITH HIM AT AMAZON. ONE CLAIMS HE IS THE COUSIN OF A TOLEDO FBI AGENT 20 YEARS.

STATEMENTS OF THE CASE:

THIS CASE STARTING NEPOTISM AND FAVORITISM DOES NOT WORK A JOB. THE MERITS ALONE
TOM AS A SITE MANAGER, HIRING FOUR EMPLOYEES WITHOUT A DRIVERS LICENSE OR VEHICLE
TO GET TO WORK. A RESULT OF THIS MANAGEMENT INCOMPETENCE WAS ALL THREE COMING
IN LATE AND ALL THREE A BURDEN TO OTHERS, LEAVING EARLY. DISCRIMINATION WAS ELLIOT
ROGERS PLACED ON A SCRUBBER DAY ONE HIRED, AND RANDY ROYAL BLOCKED
INTENTIONALLY DRIVING ANY EQUIPMENT OVER A MONTH BY CANDACE DIAZ AND TOM. I,
JOSEPH EMERSON TOOK THE LIABILITY AND RESPONSIBILITY TO TRAIN AND PLACE HIM ON THE
TUGGER AND SCRUBBER AS CANDACE AND TOM WERE NOT THERE. HE CARRIED THE
CERTIFICATION LEO GAVE HIM FOR THE JOBS, A GAME WAS KEEP HIM ON FOOT SO HE WOULD
QUIT NOT TIED NEPOTISM. RANDY WAS GIVEN A PHONE NUMBER FROM A FRIEND OF RICK.
THEN UNABLE TO ADAPT MODERN TIMES, TOM AND LEO WENT TO HIS HOUSE TO APPLY
ONLINE THE JOB. SINCE WHEN IS IT MANAGEMENTS JOB TO GO TO A PERSPECTIVE EMPLOYEES
HOUSE TO COMPLETE AN APPLICATION. RICK RAMIREZ CHANGED HIS DAYS SUNDAY THRU
WEDNESDAY TO MONDAY THRU WEDNESDAY, HE IS NOT WORKING OR JAMES FREEMAN
WEDNESDAY AUGUST 9.

REASONS FOR GRANTING THE WRIT:

FROM THE PERFORMANCE ATTENDANCE THIS JOB ALONE, THEIR SHOULD BE LAWS OHIO
HIRING PREVIOUS WORKERS OTHER JOBS OR NEPOTISM. THEIR ATTENDANCE ALONE ANY
NORMAL JOB , THEY WOULD BE TERMINATED. DANIEL YEAGER MISSED THREE WEDNESDAYS
ALONE IN A ROW, THEN TOM ONLY POINTED IT OUT. THEN THE FOLLOWING WEEK HE AND HIS
UNCLE RICK MISSED THE MONDAY, THE EXCUSE RICK BROTHER HAD A STROKE. THEN THIS
WEEK, DANIEL MISSED AUGUST 8, AND RICK IS NOT ON THE SHEET AUGUST 9, 2023. THE FBI IS
PROMISING THESE PEOPLE THEY HELP SCREW ME, THEY WILL BE REWARDED JOURNEYMAN
PIPEFITTER JOBS AND TEN YEAR VESTED PENSIONS. CANDACE IS IN ON THIS ALSO, AS WELL AS
MICHELLE AND SON.

CONCLUSION:

THE CHARGES OF EMBEZZLING STARTING WITH HOME DEPOT OWNERS, THOSE TIED SHOULD
BEEN PROSECUTED AND REMOVED. INSTEAD IS FABRICATIONS WITH FBI BURNING AND FIRING
ME.

JOSEPH EMERSON

8/11/2023

