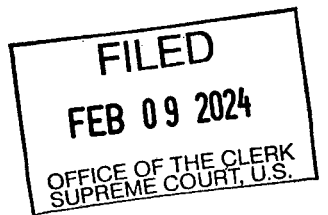


No. 23 - 6745



IN THE  
SUPREME COURT OF THE UNITED STATES

Raymond Wilson III — PETITIONER  
(Your Name)

vs.

FPD / stop and shop et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals for the First Circuit  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

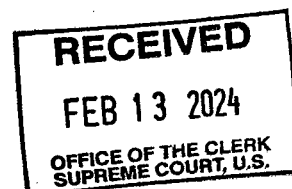
PETITION FOR WRIT OF CERTIORARI

Raymond Wilson III  
(Your Name)

12 Martin Avenue  
(Address)

Mattapoisett, MA 02739  
(City, State, Zip Code)

None  
(Phone Number)



## QUESTION(S) PRESENTED

why some can be successful and prosecute malicious prosecution. State or Federal. And others cannot with at least having the same elements but being interpreted in different ways. whereas a bias Panel of Judges help the side it is not to suppose to. By them being the movant. whereas the nonmovant should get every possible opportunity to proceed. As the elements can be a few to fit the decor. Not just one meaning. Here in the instant case. No probable cause and malice are present. Yet there are different forms that can equally be accepted. Then, this Panel of Judges. affirm the district court magistrate. For different reasons. That the magistrate to allow the summary judgment for the defendants. coupled all that with lawyer misconduct, changing the facts to the case to fit a decor of summary judgment and cases they cite, and Judges going along with it. To add to the misconduct by them. Knowing I, myself have warned them of the caper. There are three groups of defendants. Citizens, government, corporation. This Panel equally lumps all of them as one, which you cannot do this is clear error. They have different roles under the law. Review of a large case file is needed, as much as I submitted was overlooked, which favors me.

## 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

my case is unique in some ways. There is a connection with a case this court has weighed in on elements. No. 20-659 Thompson v. Clark (4-4-22).

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### CASES

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Comm v. Vartan Mekgalian & another 346 Mass (1963)  
Mass Gen Laws Chap 231 Section 94A.

### 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 September 13, 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: November 16, 2023, 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).

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

The Fourth Amendment to the United States Constitution



## STATEMENT OF THE CASE

The Fairhaven Police Department took part in a false arrest against me. They did not see the required, any of them, misdemeanor or charge they took me to court on, by law, stemming from three employees at stop and shop who created a far more incident that ever took place in the first place. There is video evidence that was to show the FPD. Before hand. As I told them to go view. I was met with hostility after the illegal stop pulling my car over on a side street of a road. After coming from stop and shop, in which I bought some groceries. This was the start of a two and a half years of a malicious prosecution. I was a eye witness to all of the events. The law gives great weight to such a person. The defendants did very bad things to me. This is a short version. The complete long version the other courts have a large file in very detailed descriptions with exhibits to prove my points. As I am the one prosecuting them, with all of the facts as they occurred. To only have those facts manipulated by the lawyers for the defendants, and the judges going along with it, is wrong. I am the best source. They are not.

## REASONS FOR GRANTING THE PETITION

Thus Far I have been wronged by the defendants and the courts. Yet I have the better of the Facts and evidence. Remove the bias. I prevail easily. when you look at elements. They have to Purport with the Facts of the matter with how the law gives guidelines to go off on. It's not one size fits all. There can be different sizes. I have more than demonstrate. That I can meet my burden by law. To go to the trier of Fact for determination of my case. For people who refuse and close their eyes to this. is wrong and misguided. There are many errors done here. The Fact that the district court was for me. Then goes against me. says it all. Now the appeals First circuit. wants to do whatever they do. There also was the Incomplete of the stop and shop group not being Fully resolved. This and others with the FPD group are Just being white washed. And I get a raw deal. Reverse and remand for Further Proceedings. Facts of elements can be looked at and used in different ways. and still be right.

## CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Raymond Wilson III

Date: February 9 2024