

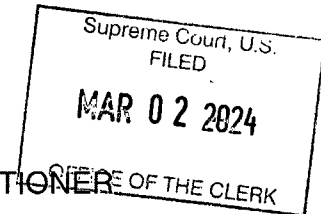
23-6914

No. \_\_\_\_\_

\_\_\_\_\_  
IN THE

SUPREME COURT OF THE UNITED STATES

\_\_\_\_\_  
Matthew W. Miller — PETITIONER  
(Your Name)



VS.

Dan Wilcot, et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals For The Eighth Circuit  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Matthew W. Miller  
(Your Name)

3630 Flad Ave  
(Address)

Saint Louis, MO 63110  
(City, State, Zip Code)

636-392-8731  
(Phone Number)

### **QUESTION(S) PRESENTED**

Why is it this case has to get so far from The United States District Court for the Eastern District of Missouri?

There has been so much Racketeering around me for so long they put me in Exile. With everyone's insubordination, how can I get treated fairly?

## 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

Treason, impairing, extortion, embesslement,  
assault, racketeering

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High Treason, conspiracy of racketeering, money laundering,

Employment Fraud, Securities Fraud, Espionage, Coercion, False  
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### OTHER

New evidence, Appendix A

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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 Eighth Circuit; 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☐ is unpublished.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 Eastern District of Missouri, Eastern Division; 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☐ is unpublished.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 February 02, 2024.

☐ 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: January 26, 2024, 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**

Appendix B page 3, II.A.

Appendix B page 3.A

Appendix A page 9

Appendix A page 13

Federal Code, 18 U.S.C. & 1959 Violent Crimes in Aid of Racketeering Act ("VICAR")

Missouri State Law, [revisor.mo.gov/main/OneSection.aspx?section=567.050](http://revisor.mo.gov/main/OneSection.aspx?section=567.050), 567.050 (1),  
566.209 (1), 537.010 (5)



## **STATEMENT OF THE CASE**

I have listed 75 people and there are over one thousand people collecting from my name. Including celebrities, businesspeople and government employees. Some have paid over a million people in their conspiracy. The intensions of these people are multiplying to something that is already too harmful. I need multiple surgeries from the damages of their VICAR. I must fear for my life and the life of my child who is also getting assaulted, abused and intruded on. I must have relief. People are working from full accounts of Centillions and must have them. This might add up to a Googleplex.

In the lower court I handed in the documents and got back the Opinion, Memorandum and Order. Although I had to go that way, the people in the building are part of the one thousand people as mentioned above. I am certain all of them have been collecting. The murder in the Legal Standard from the atrocious references are inexcusable. While the court has mentioned, the court should not dismiss this action, the rest of the Legal Standard is completely erroneous to consider for comment. Including the comment in The Complaint about a myriad of individuals of whom plaintiff has not articulated a causal connection. We all talked in public at the Taste of Saint Louis 2016 in Chesterfield, MO and more than enough was said to know that.

After starting in the lower court I have the understanding that this meets the statute 18 U.S.C. Violent Crimes in Aid of Racketeering Act ("VICAR") as shown in the Constitutional and Statutory Provisions Involved.

## **REASONS FOR GRANTING THE PETITION**

The reasons I need certiorari is the people are insubordinate. They are taking money from the criminals that are surrounding us, letting them out of convictions and playing off the misuse of authority. They are making transactions for more support with and from their wrongdoing. This is causing more crime. This is adding up to at least the number of people as stated in the Statement of the Case. More of us are facing an uncertain future than greater progress in life. I have lost friends and family from the conspiracies. They have destroyed my growth, are destroying the growth of my family, destroying the rights of the citizens of this nation and continue to do so. I must fear for my life and the life of my child who is also getting assaulted, abused, and pushed out. I must have relief. People are operating with full accounts of Centillions, and I must have them to stop the vicar from continuing and get my life back.

The decision of the court is insulting with its statements of wholly incredible, fanciful, frivolous, merely unlikely and clearly baseless. This doesn't get to the corrections of the people that need to be corrected and adjusted. The lower court's decision is erroneous. As far as the appeals court goes, Lynn A. Miller for Appendix B page 2.2 stated, Michael Gains is collecting from the racketeering too. Everything I have gone through is hurtful. That is why I have posted, "Intentionally hurt, did harm" in the Statement of Claim Appendix B page 5.

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Matthew W. Miller

Date: March 1<sup>st</sup>, 2024