

No. 23-7811

In The
SUPREME COURT OF THE UNITED STATES

FREDERICK WARE-NEWSOME-PETITIONER

VS.

SOUTHERN MANAGEMENT COMPANIES, LLC-RESPONDENTS

On Petition for a Writ of Certiorari
to the Maryland Supreme Court

PETITION FOR REHEARING

DR. FREDERICK WARE-NEWSOME
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Petitioner

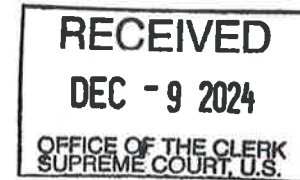


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PETITION FOR REHEARING

Petitioner, Dr. Frederick Ware-Newsome, respectfully petitions for rehearing of this Court's October 7, 2024 Order denying the petition for a writ of certiorari.

REASONS FOR GRANTING REHEARING

Rule 44.2 authorizes a petition for rehearing based on "intervening circumstances of a substantial ... effect." My petition explained why this Court's review was warranted in the first instance - namely I was not afforded due process. My basic rights for an appeal of a Judge's decision at the District Court level in Baltimore City was subverted by a series of deliberate actions taken by Southern Management's attorney, Claire Kim to ensure that this case would never be heard on appeal, and never make it to trial.

Southern Management's attorney had trial dates canceled of May 15, 2023, June 2, 2023 and July 13, 2023. Even though these dates were canceled, no trial was ever held, nor did I ever receive any confirmation that any of these trials were not going to be held.

It is of great disrespect and great dishonor to the judicial systems of the United States, that they allow an opposing party, Claire Kim and Southern Management, to cancel pending trial dates.

For the courts to agree with this type of egregious behavior and for the United States Supreme Court Justices to summarily deny my case without any explanation, when I have clearly delineated and documented deliberate manipulation and criminal behavior on the part of Southern Management/Claire Kim and the many judges both at the Baltimore District Court Level and, the Baltimore Circuit Court Level that colluded with her to stop my appeal, I can only conclude that these public servants are involved in criminal behavior that would be exposed if dealt with fairly by the judicial system.

This case is with the United States Supreme Court as a result of the Chief Judge of the Maryland Supreme Court taking the same action as the Justices did in this case. He dismissed it without explanation when clearly Judges were deliberately and repeatedly functioning outside their jurisdiction. The Court has been given clear documentation of rampant illegal behavior taking place within their offices. If at the Maryland Supreme Court level and at the United States Supreme Court Level the Justices do not see how this type of criminal activity is relevant to the citizens of the United States, then it is time for all of you to be removed.

The right to appeal is the most basic right within the judicial system that an individual has to correct an injustice. I was illegally evicted from my place of residence. When this illegal behavior, which is happening all across this country, and accounts for the burgeoning number of individuals and people who are now homeless, increasing crime and destabilizing families, cities and towns; is protected by people in your position, you are no longer fit to rule.

You are now openly operating as a criminal syndicate that is opposition to what the founders of this nation intended when they wrote the constitution.

I am requesting a re-review of my case. This case has not been fairly reviewed and given the due process and careful consideration and review required, due to the gravity of the charges I have brought before the highest appellate court in the United States of America.

In the current political climate where even the integrity of the United States Supreme Court Justices are now being called into question, having my case ignored by every appellate court in

this justice system lends validity to these questions and begs the question is this court a fictitious organization, masquerading as a Justice System, deceiving the citizens?

Claire Kim, Southern Management Companies, LLC, Counsel, has manipulated judges, the court houses and the entire establishment of the United States Judicial System.

Claire Kim, Southern Management Companies, LLC, Counsel, has had 3 court dates cancelled through the Baltimore City Circuit Court, and has manipulated her way all the way to the United States Supreme Court.

I am requesting that an honest and fair United States Supreme Court Justice re-review my case with honesty, truthfulness and transparency. **I listed many judges who were complicit in their rulings on my case. They are clearly showing corruption.**

Claire Kim, Southern Management Companies, LLC, Counsel, has been manipulating this entire court system from start to finish. No person should have the right, power, or authority or ability to manipulate any court system in the United States of America, any Judge at any level of this court system and especially Supreme Court Justices at the State and/or Federal levels.

Therefore, re-review my case, and come back with a good, honest decision and set the trial date. I am also requesting a detailed outline of why my case was originally denied and what Justice(s) denied it, and on what grounds and what basis did they use to determine their denial.

It is highly disturbing, and quite telling, that Maryland Supreme Court Chief Justice Matthew Fader, after he made his unjust decision, wrongly sent this case back to the Baltimore City Circuit Court, when it should have gone to the Chief Judge, of the Maryland Special Court of Appeals, Gregory Wells, who sent it to the Maryland Supreme Court, on his own merit.

The United States Supreme Court erred in sending the decision of this case to the Baltimore City Circuit Court, again (falsely giving the appearance of legitimacy and credence to Judge Jeffrey Gellers, out of Jurisdiction, decision) when the United States Supreme Court's decision should have gone to the Maryland State Supreme Court, since it was their decision that was being appealed.

This action by the court clearly shows collusion between judges in the higher courts to protect lower court judges and justices from facing penalties directly connected to their documented and blatant disregard for operating outside their Jurisdiction.

Instead of this Court recognizing the fact, that in my case, due process was subverted and once on appeal, I was never granted a trial to be heard in a court of law; proper protocol was not followed, my request for relief was denied and my case skipped both the Maryland State Supreme Court and Maryland Court of Appeals to be returned to the files in Baltimore City's Circuit Court.

This is CLEARLY a sign of COLLUSION and JUDICIAL MISCONDUCT ON ALL LEVELS with the EXCEPTION OF THE MARYLAND SPECIAL COURT OF APPEALS CHIEF JUDGE GREGORY WELLS, who handled the case properly and justly when he stated Judges were functioning outside their jurisdiction. And, yet instead of taking corrective action as your jobs require you to do, we stand in WITNESS to the same thing happening with your EXPLICIT STAMP OF APPROVAL.

This is no different than in the Dred Scott case of 1857 where Chief Justice Roger Taney basically said that a Black man has no rights that a white man is bound to respect.

[African Americans] had for more than a century before been regarded as beings of an inferior order, and altogether unfit to associate with the white race, either in social or political relations; and so far inferior, that they had no rights which the white man was bound to respect; and that the negro might justly and lawfully be reduced to slavery for his benefit. He was bought and sold, and treated as an ordinary article of merchandise and traffic, whenever a profit could be made by it.

Never reversed in over 150 years, it is clear that those who decided this case without having the decency to even state on what basis it was denied, show the highest form of white supremacy and continue to operate in this nation's public policies of BENIGN NEGLECT to deprecate the rights and value of African Americans, many of whom have been, and continue to be negatively affected by Southern Management Companies, LLC mode of operating and the Counsel who represent them.

This case is so important to the nation, especially at a time when landlords across this country are illegally evicting their tenants, engaging in retaliatory behavior disguised with questionable, outstanding rental calculations, unscrupulous "red letter" eviction notices, and many of these communities are predominantly African American. These actions are being supported by local court systems whose judges, much like in my case, side mainly with the landlord, exploding an already unworkable housing crisis and homeless problem. Southern Management, has around 25,000 properties and they do not and have not properly served tenants their court summons and tenants have judgements entered against them for not showing up to court, when the tenant was not aware they were supposed to appear in court.

The purpose of the appeals process is to make sure the lower courts properly applied the law as stated. When this process is subverted by corruption of (judges) and collusion with property management or their counsel, members of the public have no means of redress and the reason for the very existence of the appellate court system has become null and void.

Recently the United States Supreme Court made a decision to downplay the charges of insurrection on January 6, 2021, to trespassing, which gave a clear pathway to Donald Trump, continuing his run for the Presidency. This unethical and immoral behavior on the part of the Supreme Court Justices, affected me personally, because I am a 2024 Presidential write-in runner for the President of the United States of America, under the Newsome Party.

This type of conduct constitutes a grave threat to the United States rule of law.

CONCLUSION

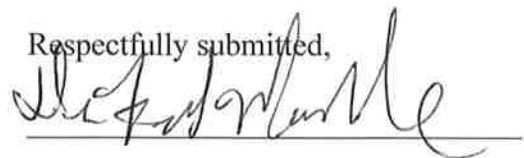
For the ongoing reasons and those stated in the petition for Writ of Certiorari the Court should grant rehearing, and then grant the petition and review the judgment.

I'm requesting a settlement of \$1,000,000,000 (One Billion Dollars), due to the egregious nature of this case and the unethical and illegal practices of Southern Management Companies LLC, Claire Kim, Angel Del Viscio, Douglas Oneil, Jr., Abigail Song, Judge Robert L. Cooper, Judge Jennifer Etheridge, Judge Gregory Sampson, Judge Jeffrey Geller and Chief Justice Matthew Fader along with the Justice(s) that reviewed this case in the United States Supreme Court.

The petition for a rehearing of writ of certiorari should be granted.

December 5, 2024

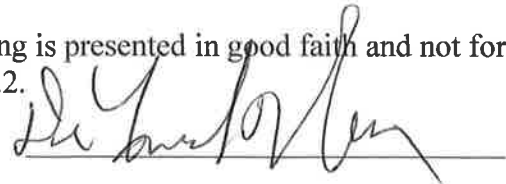
Respectfully submitted,



Dr. Frederick Ware-Newsome
P.O. 41040 Baltimore, MD 21203

CERTIFICATE OF PETITIONER

As Petitioner, I hereby certify that this petition for rehearing is presented in good faith and not for delay and is restricted to the grounds specified in Rule 44.2.



Dr. Frederick Ware-Newsome

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PROOF OF SERVICE

I, Dr. Frederick Ware-Newsome, do swear or declare that on this date, December 5, 2024, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of the and with first-class postage pre-paid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

The names and addresses of those served are as follows:

Southern Management Companies, LLC, Claire Kim 9658 Baltimore Ave, Suite 105, College Park, MD 20740

I declare under penalty of perjury that the foregoing is true and correct.

Executed on **December 5, 2024**



(Signature)