

No. 24-448

IN THE
SUPREME COURT OF THE UNITED STATES

Oksana Marinaro

Petitioner

v.

Parks Zeigler, PLLC

Respondent

ON PETITION FOR A WRIT OF CERTIORARI TO
COURT OF APPEALS OF VIRGINIA

PETITION FOR REHEARING

Oksana Marinaro
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Dear Court, I am calling for your help as without your interference this harassment will never stop.

First, Parks Zeigler, PLLC embezzled my money while representing me as my counsel in my divorce and child custody proceedings, it did nothing in my case but reviewed my discovery responses to the opposing party written by me and for what it charged over \$10,000. When I demanded the refund of my money embezzled by Parks Zeigler and award to Parks Zeigler reasonable attorney's fees through the state court, a retired judge of the state court such as Norfolk Circuit Court awarded Parks Zeigler additional \$25,000 for allegedly my frivolous complaint that was most certainly not frivolous and filed in good faith.

Parks Zeigler did not incur any attorney's fees and proceeded pro se in defending itself against my complaint. Currently, another retired judge in the Norfolk Circuit Court

continues to abuse its judicial power while the appeal in state courts was pending as well as this petition in this court. The total amount of, so to say, attorney's fees awarded to pro se Parks Zeigler already exceeded \$50,000. And it is what known to me, although Virginia Court of Appeals denied to Parks Zeigler the award of appellate attorney's fees and expenses, a retired judge of Norfolk Circuit Court awarded such fees without having the authority to do so, abusing his judicial power, and being aware that Parks Zeigler has been proceeding pro se at all of the stages of this case. At the last hearing in the Norfolk Circuit Court at which I was not present due to illness and provided the court with a doctor's note but the hearing was still held without my presence, the state court possibly awarded additional money to pro se Parks Zeigler, the amount is unknown to me at this time, but the affidavit of fees by Parks

Zeigler appears in the case file when the case is checked on-line, and the total amount may exceed now \$60,000 or even \$70,000.

They also threaten to me to put me in jail. "State courts were being used to harass and injure individuals, either because the state courts were powerless to stop deprivations or were in league with those who were bent upon abrogation of federally protected rights.", Pulliam v. Allen, 466 U.S. 522, 540 (1984).

I ask this Court to grant my petition for rehearing and petition for writ of certiorari.



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CERTIFICATE OF GOOD FAITH

I, Oksana Marinaro, hereby certifies that this Petition for Rehearing is restricted to the grounds specified in Rule 44.2 of the Rules of the Supreme Court and is presented in good faith and not for delay.

O. Marinaro

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