

24-6075

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

IN THE  
SUPREME COURT OF THE UNITED STATES

Lamar Williams — PETITIONER  
(Your Name)

vs.

Alegoesta Seafoods Inc. RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court of Alaska Appeals Division  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Lamar Williams

(Your Name)

411 Walnut Street #20675

(Address)

Green Cove Springs, Florida 32043  
(City, State, Zip Code)

203 522-8991

(Phone Number)

Lamar Williams

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## *Questions Presented*

We cannot do both- How many times are you going to give a group of people a do over ?

To whom this may concern:

To be clear: plaintiff will like judges to review cases and determine if the 4th,5th, and 14th amendment of the constitution was violated. Plaintiff will like for the judges to review this case and determine if federal laws and federal labor laws were violated. Plaintiff will like if judges determine, if Alaska state laws and labor laws were violated. Plaintiff will like if judges determine, if Alyeska Seafood company policies were violated. If all is true? Plaintiff seeks judgment in favor of \$100,000.00 million.

*\$100,000,000.00 one hundred million*

Unfortunately; this case is deeper than what is seen on paper. Essential services receive more than half of their income from government funding. Community centers for youth and elderly and technical schools, community colleges, science departments, mental health and crises prevention, drug rehabilitation, museums, zoos, outreach programs etc...

Everybody can not live on social services. If we take all the money in the United States economy? Split it up amongst everybody including the homeless and immigrants. We all will be poor. Plaintiff has to get it right the first time. While organizations rely every year on funding. How many do overs are they receiving? Deny your social programs for 14 years. Pick one. Any one. Make sure it's in a affluent area. So all of America can see that the donations do not cover bills and salary. We all know the minority areas will not be funded. The affluent areas will continue to receive a do over into retirement.

They are just lying and violating the rights of those working. None of them wanted to lie and bring peace on earth. We all cannot sit around and lie all day. There will be no construction done. No trash pick up. No food in the grocery stores. No cars being built. No products being produced. No way to pay social benefits. If a group of people sitting around lying changed anything? Why can't they lie and cure cancer or aids? Lie and clear the national debt. That will bring down the interest for everybody. Work is producing a product to sell to a customer. The product is sold until there is no more. Not to reach a quota. They are not producing a product.

Board members and chair members and directors receive \$100k a year. Since they don't have to be at that job all the time. They can be executives and managers at another financial institute. In Florida. They have the career source and labor department in two separate buildings. Fully staffed with secretaries, janitors, security, employees, accountants and management team.

They also have to pay rent on the building, electricity, maintenance, gas, internet and phone. Two separate buildings. In the case of Jacksonville, Florida. That's five separate buildings. Some places have one building. Labor departments consist of many other departments. The workers comp department, records department, business department, dispute department and whatever branch they deem necessary. Besides having a nice building to work at. They also have a nice dental and medical plan, retirement check, house and car.

The people who are working are losing incentives to work. Something simple as backpacker lodges have been Cut out through zoning. Spending \$20 dollars a night or \$100 for seven days is a big difference from \$80 dollars a night and up. Some areas start off at \$300 a night. While the people in the office think that the plaintiff is at a resort on my time off. The truth is. I hop on a flight to my next job. Plaintiff does not care about who is given a living until it impedes on those earning a living.

Those given a living are not taking care of nobody. If they cannot take care of themselves? Everybody does foolish spending. Including me. Not only does it keep the economy going. I'm a human. Not a robot. We never look at how efficient these robots are not. It still takes human intervention when a robot malfunction. A machine does not use any social services. Do you think the people who own those machines? Will take them to where they do not have to pay into social services. We witnessed a lot of manufacturing jobs go overseas.

The worst part of all this is the fact that everybody in the office and management position had a chance to take the same job. They decided not to fill

out the application. The people that work in the office. Allowed the opportunity to do the work. To receive a fair wage. They allow the opportunity to slip through their greasy fingers. The management team established when they were going to hire new employees. None of them decided to take the new position as a second job. The same people in the office that knew about the hiring. Start arguing about equal work for equal pay. They don't want to do the work. Plaintiff receives all his information from public notice. Before it is public. Internally; the decision was already made. The decision could have been made months ago. None of the staff members jumped at the opportunity. Then they think it's alright to harass employees.

Judges took away my tools to work. I have not seen one judge or lawyer build a foundation, put shingles on roof, put siding on a building, lay down flooring, put cabinets up, put sheetrock up, hang a window or door, work on a farm, plumb piping to the sewer, work in the sewer etc.... Tools were taken away from the plaintiff during the prime of life. Between 20 years old and 50 years old. People are more capable of doing physical work. Children and the elderly are not doing manual labor. A person elderly has to have good medical coverage to get growth hormones and TRT. Government medical does not cover the name brand medication.

This also sets a bad precedent. Defendants year after year requesting for the plaintiff earnings to be withheld. While organizations are receiving government grants, tax breaks, tax incentives, SBA loans, pell grants, donations, EIDL loan, scholarships, awards, tax deferral, line of credit, conventional credit and chapter 11 bankruptcy year after year.

The people receiving handouts believe that they should compare themselves with the plaintiff. Plaintiff and recipients of economic stimulus are two different people. During the prime of the recipients life of obtaining government stimulus. The plaintiff was being denied earnings during the prime of his life and tools needed for work were destroyed. This leads to a false belief that mere existence earns a living. The truth is "if you don't work; you don't eat".

It's been that way since the dawn of man. Nothing has changed. If people truly felt that their mere existence earned a living. They would not have to team up. They would not have to violate the constitutional rights of one another. They would not feel obligated to destroy property. They definitely would not be showing up to any court room. If the United States of America believed that mere existence earned a living? The United States of America would have paid reparations to African Americans generations ago.

Everything that is essential to you doing your job. Comes from people who actually have to do the work. The building you are in had to be built. The walls had to be constructed, electrical wiring had to be ran to each room, ceilings have to be in place, walls have to be painted, a logger had to chop a tree for copier paper, the cement had to be sourced from the earth, the chairs have to be manufactured, the desk has to be manufactured, the computer has to be manufactured, the phone has to be manufactured etc.... All this stuff that makes your employment relative has to be done by people who are really working.

I fell to believe Connecticut, New York, Florida, California, New Jersey, Washington D.C., Alaska, the United States Army, and the United States Supreme Court does not understand the people who are working. Do not have time for all this nonsense. Play these games with the people you have given a good living to. Not the people who have to earn a living. This is going on in every industry. Plaintiff has written over 25 platinum songs. Plaintiff has not received a dime. All the artists you have today are Milly Vanilli.

I understand the industry. It likes to produce an image. A image is made to look better. We cannot live off of looking better. A water filter has to filter water. Not look better than a water filter. If it does not filter water? They are replicating this in every industry. That is where we get the term " man vs machine". They have candy corn. It does not come from corn. Some may say this is farfetched. The GMO corn of today is different from maize of yesterday. We now have beef. That does not actually come from a cow.

If the government wants to stop the immigration problem? All the government has to say is " you can not earn a living in America". You will not have to build any walls or pay for border patrol.

Sincerely

May 17,2024

Lamar Williams

## 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

I've provided Documents Filed in the U.S. Supreme Court & the Courts Decision in the last folder with the title "Original Copies" that were sent before Judge made his decision on this current case.

The Library Computer did not  
Print full Page - Last Packet has Full Page  
**TABLE OF AUTHORITIES CITED** Titled "Original Copy" 11

CASES

PAGE NUMBER

STATUTES AND RULES

OTHER

## Table of Authorities cited

1	<i>United States v. Roberts</i> , 430 F. Supp. 3d 693 (D. Nev. 2019).....
2	<i>United States v. Roberts</i> , No. 20-10026 (9th Cir. Mar. 18, 2020).....
4	<i>United States v. Stanert</i> , 762 F.2d 775 (9th Cir. 1985).....
5	<i>United States v. Tamura</i> , 694 F.2d 591 (9th Cir. 1982).....
7	<i>United States v. U.S. Private Vaults, Inc.</i> , No. 2:21-cr-00106-MCS (Mar. 3, 2022) .....
9	<i>United States v. Wanless</i> , 882 F.2d 1459 (9th Cir. 1989).....
10	<i>United States v. Zucker</i> , 161 U.S. 475 (1896) .....

### Rules

12	Fed. R. Civ. P. 43(a).....
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### Statutes

14	18 U.S.C. § 983(j).....
15	18 U.S.C. § 1963(d).....

### Other Authorities

17	FBI, <i>Privacy Impact Assessment for the SENTINEL System</i> (2014) <a href="https://perma.cc/8D9W-YFC5">https://perma.cc/8D9W-YFC5</a> .....
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1      Cases

2      *Bernhard v. City of Ontario*,  
3      270 F. App'x 518 (9th Cir. 2008) .....

4      *Colorado v. Bertine*,  
5      479 U.S. 367 (1987) .....

6      *Commonwealth v. Davis*,  
7      481 Mass. 210, 114 N.E.3d 556 (2019).....

8      *Demaree v. Pederson*,  
9      887 F.3d 870 (9th Cir. 2018) .....

10     *Florida v. Royer*,  
11     460 U.S. 491 (1983) .....

12     *Florida v. Wells*,  
13     495 U.S. 1 (1990) .....

14     *Ramsden v. United States*,  
15     2 F.3d 322 (9th Cir. 1993) .....

16     *Residential Funding Corp. v. DeGeorge Financial Corp.*,  
17     306 F.3d 99 (2d Cir. 2002) .....

18     *South Dakota v. Opperman*,  
19     428 U.S. 364 (1976) .....

20     *United States v. Comprehensive Drug Testing, Inc.*,  
21     621 F.3d 1162 (9th Cir. 2010) (*en banc*).....

22     *United States v. Garay*,  
23     938 F.3d 1108 (9th Cir. 2019) .....

24     *United States v. Gladding*,  
25     775 F.3d 1149 (9th Cir. 2014) .....

26     *United States v. Johnson*,  
27     889 F.3d 1120 (9th Cir. 2018) .....

28     *United States v. Mancera-Londono*,  
29     912 F.2d 373 (9th Cir. 1990) .....

30     *United States v. McCarty*,  
31     648 F.3d 820 (9th Cir. 2011) .....

32     *United States v. Nieto-Roias*.

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 \_\_\_\_\_ 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 \_\_\_\_\_ 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 Nesbett Anchorage Alaska court appears at Appendix C to the petition and is PWK paper clip,

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 \_\_\_\_\_.

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: \_\_\_\_\_, 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 Feb 7 2004. A copy of that decision appears at Appendix Red Paper Clip

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).

Lamar Williams

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AKSC No. S-18895

To Whom This may concern:

*Constitutional and Statutory Provisions involved*

This is just a reiteration of what I have already sent to the defendant and the United States Supreme Court multiple times. Courts are allowing rules and procedure to trump the laws and constitution. Judges are losing focus of the objective. Similar to picking fruit from a poisonous tree. If illegal drugs and guns are discovered during an illegal search? A judge has the power to dismiss the case. The laws and constitution were violated first. Judges want rules and procedure to trump the laws and constitution. Judges have taken an oath office and are paid to uphold the laws and constitution by federal tax dollars. Not rules and procedure through companies expense to a lawyer. State Supreme courts receive funding from state and federal courts respectfully from its own entity.

Plaintiff forgot what the defendant was denying besides compensation. It cannot be the money. Corporations have supported "equal work for equal pay". Nobody in the company wanted to do the work. Plaintiff responded to the job on the open market. Anybody could have applied for the same position as a second job. Plaintiff does not know of any co-workers that have not received full payment. Leads plaintiff to believe that all employees are not receiving "equal

work for equal pay". Defendant also applied for the PPP loan. Defendant agreed to pay employees out of the PPP loan.

Plaintiff recognizes that his services lack importance in the defendant's company. Defendant is not an essential service. Plaintiff should not have to request earnest money. Imagine the defendant having to go to court for everybody that owes that entity money. Those ships carry the life line for that business alone. Defendant would not like it if captains of ships withheld their goods from reaching their destination. Then a judge dismisses the case. Plaintiff does not rely on the defendant. Plaintiff relies on compensation. Nobody budgets for ten plus companies not paying them their money. The same reason those companies filed for PPP loans.

In the documents proceeding this; plaintiff has revised per United States Supreme Court request. Plaintiff has raised the \$10 million lawsuit to \$100 million. Before Plaintiff brought the defendant to court. Plaintiff had several cases of defendants not wanting to pay. Plaintiff has several more defendants that decide not to pay since this case. Plaintiffs have to charge according to the cost and time each case takes.

Plaintiff did not factor in having to process in court compensation for payment as part of employment. Plaintiff has been in jail for over a year for a crime he never committed. Tools, beds, tv, job, apartment, plates, forks, etc.... Everything that makes a home comfortable has been thrown into the street. Projects the plaintiff was working on were thrown away. 25 Songs plaintiff has written. Are being played on the radio. Plaintiff has no compensation for all this. The cost of living has also risen. Home prices have doubled or tripled. Food, goods, and services prices have risen. This is the path the companies have chosen. Plaintiff has to charge accordingly. This process does not provide the plaintiff with any work credit, medical, dental or benefits.

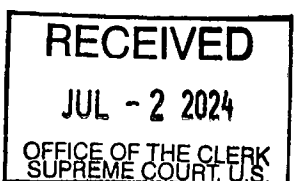
# *Statement of the Case*

## To sum up all of these document

Plaintiff can not make money as fast as people can destroy them. You can't. Your employees can't. Nor can your employers.

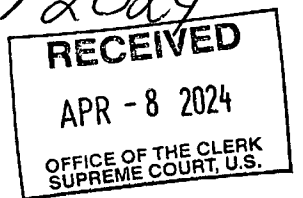
Nobody would have to fill out an application. If they had the ability to build as fast as people can destroy. The money in question was \$1,200 a week. Plaintiff was receiving \$276 every week. Plaintiff requested \$1,200 a week according to Alaska's State statutes. Defendant has applied for the federal PPP loan. The lawsuit was filed for \$10,000,000 million. Plaintiff is now requesting \$60,000,000.00 million in compensatory damages. \$40,000,000.00 million in pain and suffering. The total would be \$100,000,000.00 million.

The 14th and 4th amendment are in violation. Defendant was notified of the United States of America Supreme Court, United States of America Attorney General and the United States of America Solicitor General receiving a copy of documents before proceeding in court. Plaintiff has also provided proof of said action having been accruing for 15 years. These actions have been ongoing for more than 15 years.



*John Willis*

*3/27/2024*



Lamar Williams

Vs

Alyeska Seafood Inc.

### **Reason for granting petition**

The question that every company, government agency and civilian is requesting the United States Supreme Court to answer is " if it's legal for citizens to violate citizens rights illegally". The companies, government agencies and civilians want a court order. Neither party requested a court order or warrant before committing the crimes. The constitutions 4th amendment prohibits unreasonable searches and seizures. The constitutions 14th amendment no state shall deprive any person of life, liberty, or property, without due process of law, nor deny to any person within its jurisdiction the equal protection of the law.

Paperwork has been submitted to the ninth circuit court of appeals. Somehow the documents cannot be found. Plaintiff will include a copy of the tracking and confirmation. Plaintiff had notified the U.S. Supreme Court and United States Attorney General and the United States Solicitor General on this new case before a decision was made. That will be represented in the old case documents. The U.S. Supreme court denied the paperwork on the grounds of lack of jurisdiction. This has become an unexpected expense for the past fifteen years. Companies do not pay enough to have unexpected expenses. For a company to be the cause of the unexpected expense intentionally is completely ludicrous. Plaintiff is assured that defendants will continue actions no matter the judgment. Plaintiff is interested in compensation.

I'm requesting the U.S. Supreme Court to reverse the lower courts decision and grant the plaintiff \$10 million in fines and/ or restitution. Compounded by compensatory payment of \$50 million dollars. That should bring the total to \$60 million dollars. If the courts fill fine to oblige? Plaintiff would not mind a judgment of \$40 million in compensation added to the cost for pain and suffering. That will bring the total to \$100 million. The original lawsuit request was for \$10 million. Plaintiff has two duffle bags full of documents to give further explanation if needed.

Plaintiff will like to point out that the past several cases did not deny the crimes they committed. Those companies were lucky enough to get a dismissal. In this new case. The Defendants are not denying the crimes they committed. They are denying video and witnesses. The last sheet in the old cases packet shows the defendant's video surveillance system. Should they get a dismissal also. These dismissals have cost the plaintiff in excess of \$500,000.00 American dollars and over 15 years.

Plaintiff cannot replace as fast as every company or government agency can destroy. If the government thinks the plaintiff could do that. Why give these companies a PPP loan and tax breaks? Everybody has filled out an application to get a job. These same people act as if they have something to offer somebody. They had nothing before filling out an application. They don't understand that they were hired to do a job. They were not hired because of their fantasy of being somebody in life. They are going outside of their job perimeters in a negative way. Plaintiff has lost over \$500 thousand dollars due to court procedures. The saying , " above and beyond " is a phrase to commend people for being the first person to work and last one to leave. To take initiative in getting work done ahead of time. Not to harass co-workers or destroy customers' property. I do not

understand how the U.S. Supreme Court erred on this decision that is rudimentary and does not require any law professors knowledge.

It takes time to build anything. Nobody was able to build anything you see, touch, hear or smell overnight. I've had to rebuild from nothing three times in life through court decisions that were not favorable. Nobody that has filled out an application to work for the government has made the decision to become an employee after making billions on their own. To allow the courts to incentivize this type of behavior is beyond my comprehension. There are homeless people in every state. Not one employee of the government is giving those people a place to sleep. Besides; there is no reason to violate someone's rights that also governs your quality of life. These tactics will cause more harm than good. Nobody asks their friends to fill out an application. If a judge or citizen wants to help any person or entity . They are allowed to donate out of their own pocket. Plaintiff already pays taxes. The cost of living has risen. What the plaintiff has purchased in the past cost more today. To replace everything in the past will cost more today. There is another company and government agency committing the same crime while you are reading this.

Sincerely

Lamar Williams

3/17/2023

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3/26/2024

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Lamar Williams

Date: March 27/2024