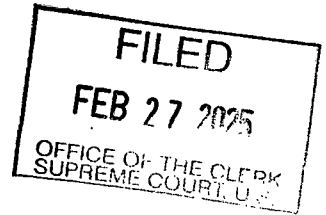


No. 24-7386



IN THE  
SUPREME COURT OF THE UNITED STATES

Monique C. Wallace — PETITIONER  
(Your Name)

vs.

Aramark@CapitalOne Arco — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals For The District Of Columbia  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Monique C. Wallace  
(Your Name)

61 Pierce St. NE  
(Address)

Washington, DC 20002  
(City, State, Zip Code)

202-35-8817  
(Phone Number)

### QUESTION(S) PRESENTED

Mental health has been on the rise for the last decade. I have battled it for many years prior but I have been in psychotherapy for six years! Returning to the United States in 2019 was one challenge. Residing in Washington DC as a new resident (who experienced even more trauma while abroad) is a totally different level of eccentricity! Witnessing such without realizing what it was actually faced with (on top of mental health issues) was very frightening and disheartening! Then to experience career unprofessional events (such as this one with ~~anamak~~) due to it being normal in DC is beyond painful. It should be held accountable ~~anamak~~ (Anamak@Capital One Arena) and compensated for!

### Question

1) As a judge, prosecutor, or any of the sorts, would you take every factor within this case into consideration? Knowing that the Plaintiff has dealt with and currently deals with their mental health?

2) If you were the Plaintiff would you feel neglected by your attorney when they left you without nothing to stand on? As you were suffering? From all of this?

3) Racism, discrimination, harassment and sexual assault are horrific matters and should be viewed as such. If these went on in any work place, how should it be resolved?

4) After being an employee who is victimized for the experience of racial discrimination and all that took place within Anamak@Capital One arena, how would you feel if everything was overlooked, dismissed and moved without penalty?

5) Lower courts labeled this case as untimely. However, what about the exigence of the attorney with an unwell client? If these happenings did not affect me today, I as being pro-se would not be fighting this case. Justice has to be served even though the Capital One arena is a public place.

### 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

Monique C. Wallace V. Aramark @ Capital One Arena 2022 CA 000314 B

Monique C. Wallace V. Aramark @ Capital One Arena 1:22-CV-00472-APM

## TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	3
STATEMENT OF THE CASE .....	4
REASONS FOR GRANTING THE WRIT .....	5
CONCLUSION.....	6

## INDEX TO APPENDICES

APPENDIX A	<i>Letter of Complaints to Aramark@ Capital One Arena</i>
APPENDIX B	<i>Plaintiff's Respond to Motion</i>
APPENDIX C	<i>"Motion Pro-Se</i>
APPENDIX D	<i>Civil Docket for Case #1:22-cv-00472 -APM</i>
APPENDIX E	<i>Motion To Reconsider</i>
APPENDIX F	<i>Court Of Appeals (Orders being denied the petition)</i>

## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

Monique C. Wallace V. Aramark@Capital One Arena 2022 CA000314B  
Monique C. Wallace V. Aramark@Capital One Arena 1:22-cv-00472-APP  
\* Reference Case: Bowles V. Russell, 551 U.S. 305, 209 (2007).

STATUTES AND RULES NA

OTHER NA

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 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 \_\_\_\_\_ court 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.

## JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was December 20, 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: \_\_\_\_\_, 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 12/20/2024  
A copy of that decision appears at Appendix \_\_\_\_\_. MCW

☐ 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

Unaware of any constitutional provisions - there may be.

Unaware of any statutory provisions - there may be.



### STATEMENT OF THE CASE

- 10/14/2021 I put in a notice of sexual assault and work place hostility
- Attached is the civil Docket for this case from the U.S. District Court - District of Columbia (Washington DC)
- Attached is the General Docket from the United States Court of Appeals for District of Columbia Circuit
- Attached is my "motion to Reconsider". I filed it on 11/21/2024
- Attached is my order from the court which was filed 11/7/2024
- Attached is my order from the court which was filed 12/20/2024
- Furthermore, "Motion - (pro-se)" was filed at the Superior Court Civil Division - Civil Action branch 07/22/2024. However, it was not show on the Docket.
- September 2, 2024 is a copy of the postal receipt.
- I may have been "untimely" back then. However, I am best without legal counsel due to making my case reach to the Supreme Court (Pro-se at best).
- This case is most definitely worth a judge granting fairness and justice.
- Reference Case: Bowles v. Russell, 551 U.S. 205, 209 (2007)

### REASONS FOR GRANTING THE PETITION

To be quite honest, up to 25 years should be enabled to file for justice (for any victim of all that is mentioned in this case). That person's intentions, mental health, aim to locate assistance of any sort due to what traumatized them, should be taken into deep consideration!

My experiences, agony, anger, and attempt to find legal help has been extremely difficult in more ways than one. The dismissals and seemingly doors closed at me has hurt my feelings. It has nearly discouraged me from looking for any further relief. To this day, I dread the thought of returning to any work place. The horrors of it has given me nightmares and anxiety attacks/panic attacks that I never speak upon.

Most of all and more, my petition that I have submitted is one that should: stop dismissing so vastly without mental valuation and proof, make every work place in the United States a zone for "Zero Tolerance and No Excuses" for the mistreatments (like stated in my case against Aramark @ Capital One Arena), and take into the mind that life throws many obstacles and trials to people (regardless of their income) and will make them aggressive enough to seek justice - or give up on themselves and humanity!

## CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Monique C. Wallace

Date: February 25, 2025