

No.

In the Supreme Court of the United States

JAMES GREINER (PRO SE), PETITIONER,

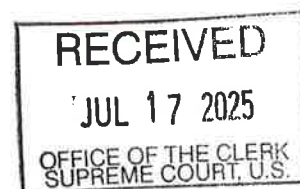
v.

DEMOCRATIC NATIONAL COMMITTEE (DNC),
REPUBLICAN NATIONAL COMMITTEE (RNC),
RESPONDENTS.

*ON PETITION FOR A WRIT OF CERTIORARI
TO THE UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT*

**PETITION FOR A WRIT OF CERTIORARI
BEFORE JUDGMENT**

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QUESTIONS PRESENTED

1) Harmful Inflation:

a) Is there a difference between “economic derived inflation” and “purposefully reckless derived inflation”, with the first being a “generalized grievance”, and the second being “a claim upon which relief can be granted”?

b) Is the harm of Inflation particularized since tabulating everyone's percent of paycheck used to pay new price increases would show that Inflation disproportionately affects the Working Class, while at the same time, due to increased interest rates and being able to raise rents on everyone else, Inflation increases the wealth of Rich People?

2) Traceable to the DNC and RNC:

If Inflation is due to out-of-control money printing, which is due to an exponential National Debt, which is due to reckless spending, which is due to the Politicians not working together to create Laws preventing reckless spending, which is due to their unwillingness to work together out of fear of losing their jobs if they do, which is due to the DNC and RNC monitoring Congressional votes and cutting support of the Politicians who “cross the isle”, then...

Can the harm of Inflation very “likely” be traced to the DNC and RNC?

3) Constitutional Rights Violation:

The Constitution was created to represent “We the People” and Articles I, II, III (all Section 1's) establish the legislative, executive, and judicial branches of government to create a “Separation of Powers”, so...

Does the DNC and RNC violate everyone's Constitutional Rights by subverting that government structure. with the current *de facto* “Separation of Powers” being Democrats and Republicans, thereby creating a system where the Politicians no longer work together for The Will of The People and the good of The Country, but rather instead the will of the DNC and RNC (and the good of their donors) with block-voting in Congress being the proof?

4) Redressability:

Would a Jury verdict that...

a) forces the DNC and RNC to break-up their Duopoly by financially supporting a Third Party until each party has 1/3 of the power or...

b) orders an extremely large who-cares-if-they-go-bankrupt Punitive Damages...

...remedy the perpetual harm of the current Two-Party system?

Or instead, should This Court decide...

c) Are any and all parts of the Laws, Regulations and Rules – that require Congressional Voting and Committees to be public – unconstitutional in a Two-Party system because it causes Article I, Section 5,

Clause 3 to break the Constitution by no longer allowing The House and Senate to truly represent “We the People”?

For instance, to reinforce the Constitutional Right of “We the People” truly having representation, Amendments were required to give voting rights to minorities and women, yet there is nothing to reinforce the Right of Real Representation with the current Two-Party system being allowed to monitor and control the Yeas and Nays, etc, – therefore, shouldn't This Court blind the overlords until the legislative branch creates a new Amendment to expand upon how congressional “Judgment” in Article I, Section 5, Clause 3 is even possible in a Two-Party system?

(Ask yourself, why would the DNC and RNC even fight this one, since they should have faith in the members of their own parties?)

PARTIES TO PROCEEDING

All parties appear in the caption of the case on the cover page.

Petitioner James Greiner (Pro Se) – an electrician and regular guy, who can no longer sit and watch the slow, now fast, destruction of Our Country – was the plaintiff in the district court and the appellee in the court of appeals.

Respondents Democratic National Committee (DNC) and Republican National Committee (RNC) – a Duopoly that has hijacked Our Government – were the defendants in the district court and the appellants in the court of appeals.

RELATED PROCEEDINGS

James Greiner v. DNC and RNC,
District Court: No. 2:24-cv-00092-TOR

James Greiner v. DNC and RNC,
Appeals Court: No. 24-2948

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Constitutional Provisions

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OPINIONS BELOW

The order of the district court (App. 1a-15a) is reported at 2:24-cv-00092-TOR ECF No. 18.

JURISDICTION

The jurisdiction of this Court is invoked under 28 U.S.C. § 1254(1), and since the impending bankruptcy of Our Country makes this case of such imperative public importance, per Rule 11, then 28 U.S.C. § 2101(e) is also invoked.

The word “*imperative*” in layman's terms should be written as “*tick-tock, we are running out of time*”. And, this sort of phrase is being said by a lot of people, a lot smarter than me:

Elon Musk after giving-up on trying to help wrote on X, “Congress is spending America into bankruptcy!”

Fed Chairman Jerome Powell says it's past time to have an “adult conversation” about fiscal responsibility.

The president of the Committee for a Responsible Federal Budget, Maya MacGuineas, “We are headed toward record spending levels, record deficit levels, record debt levels, record interest payments — the list goes and on”.

JPMorgan Chase CEO Jamie Dimon says the \$34 trillion national debt was pushing the U.S. off a

'cliff' and there will be a market "rebellion" over the issue.

Bank of America CEO Brian Moynihan says it's time to stop "admiring" the problem and instead do something about it.

Jim Rogers, George Soros' former business partner argued that mushrooming US debt is laying the groundwork for the worst financial disaster in his lifetime.

The IMF says US debt is creating "significant risks" for the global economy.

Final Note: I waited almost a year for the Appeals Court to do something on my case, so I filed a Request for a Status Report from the Court Clerk to tell me if anything had happened so far while also giving them a 10-day Notice that if they hadn't done anything yet, or if they ignore me, then I would file this Petition with This Court. They ignored me. (So... it would seem that the 9th Circuit wants this to go straight to the top. Makes sense to me.)

STATEMENT OF THE CASE

This case is about how the DNC and RNC have hijacked Our Government to do the will of the Drug companies, the Globalists, the Military-industrial Complex, the Insurance industry, the Hedge Funds, etc. while ignoring the Will of The People.

It's called "*Taxation without Representation*" and the result is an exponential National Debt that has caused harmful Inflation. It makes me really wonder if I will ever be able to buy a house now.

In *United States v. SCRAP*, 412 U.S. 688 (1973) This Court said in perfectly understandable English:

688 OCTOBER TERM, 1972

Opinion of the Court 412 U.S.

To deny standing to persons who are in fact injured simply because many others are also injured, would mean that the most injurious and widespread Government actions could be questioned by nobody. We cannot accept that conclusion.

The facts of the case are simple. Inflation is real and will continue as long as Our Politicians are not allowed to work together. So, This Court should stick by what it said.

REASONS FOR GRANTING

To save Our Country from hyperinflation followed by bankruptcy and Civil War – which is to say, how about restoring Life, Liberty, and the Pursuit of Happiness, because the riots are getting spooky, and I'd really like to buy a house on day.

CONCLUSION

John Adams said, *“There is nothing which I dread so much as a division of the republic into two great parties, each arranged under its leader, and concerting measures in opposition to each other. This, in my humble apprehension, is to be dreaded as the greatest political evil under our Constitution.”*

He was a Prophet because our current Two-Party system is an endless tit-for-tat, (Just imagine if the Appeals Court only had 2 Judges. It would be completely dysfunctional.)

Therefore, The Court should grant this petition for a writ of certiorari.

Respectfully submitted,

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