

No. 17-7499

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In the  
Supreme Court of the United States

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Andrew U. D. Straw,  
*Petitioner,*

v.

U.S. District Court, Southern District of Indiana,  
*Respondent.*

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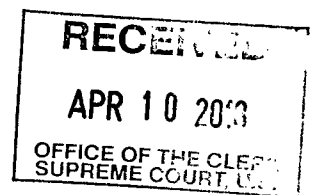
On Petition for Writ of Certiorari to Seventh Circuit decision in  
*Straw v. U.S. District Court, 17-2523 (7<sup>th</sup> Cir.)*

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MOTION TO RECONSIDER

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Andrew U. D. Straw  
1900 E. Golf Rd., Suite 950A  
Schaumburg, IL 60173  
T (312) 985-7333 F (877) 310-9097  
Email: [andrew@andrewstraw.com](mailto:andrew@andrewstraw.com)  
*Petitioner, Proceeding Pro Se*



I, *petitioner* Andrew U. D. Straw, having discovered critical information about the dishonest connection between the state and federal courts in this case, move for reconsideration of the denial of writ of certiorari:

1. The Seventh Circuit below relied on the hearing officer report of **James R. Ahler**, who was used by the Indiana Supreme Court, but Ahler never provided me with an actual hearing, only a hearing *in-absentia* after refusing to allow me to make defensive motions. His hearing officer report omitted critical information about my disabilities having come from service at the Indiana Supreme Court and the fact that the disciplinary complaint was made by the Court ADA coordinator in direct, immediate retaliation against my own ADA complaint just days before. He failed to note that my car accident in which a reckless driver broke both my legs and my pelvis, ribs, nose, and hand was on my way to work at the Indiana Supreme Court. He just called it “a car accident” and this was a deception like the omissions to allow the state supreme court to punish my ADA work, which was law reform under Rule 3.1.
2. Ahler was a **candidate for Indiana justice** when he began his service presiding over my discipline case in January 2016. His *in-absentia* hearing was in May of 2016.
3. Ahler was a **candidate for bankruptcy judge** and on information and belief, the deadline for filing for this federal judge job was August 2016.
4. Ahler filed his hearing officer report while he was a candidate for that federal judge position, in December of 2016. The first presiding judge over my lawsuit to stop the discipline including defendant Ahler was Hon. Magnus Stinson.

5. This Magnus-Stinson was on the 7<sup>th</sup> Circuit Judicial Council in 2017 and was involved with hiring Ahler for bankruptcy judge.
6. Ahler was hired and began work as a federal judge on June 15, 2017.
7. My appeal from Magnus-Stinson's case was denied 3 weeks later. *Straw v. Indiana Supreme Court, et. al.*, 17-1338 (7<sup>th</sup> Cir. 7/6/2017).
8. Magnus-Stinson was aware that she was on the Judicial Council while she was presiding over the case to protect my law license. She did not recuse, but instead *protected Ahler* and the other defendants and *then hired Ahler*.
9. Similarly, Chief Judge Diane Wood of the 7<sup>th</sup> Circuit was on the Judicial Council and *hired Ahler*. It was Hon. Wood who announced Ahler's hiring.
10. Wood in the present case before this Court stated that I had a hearing based solely on Ahler's actions. Wood was conflicted and unable to come to that conclusion and she deprived me of a fair proceeding before a fair and unprejudiced tribunal. I lost as a result of 7<sup>th</sup> Circuit dishonesty.
11. It appears that there is corruption here centered around James R. Ahler both at the state level and the federal level and I rely on this Court to protect my Fifth Amendment right to due process, which was trampled at every step here.
12. Because I did not in fact have any fair and unbiased hearing before a neutral judge, with this situation caused by Ahler, none of the 5 law licenses taken from me and kept from me for the past about 14 months could be taken under *In Re Ruffalo*, 390 U.S. 544 (1968), as I said in my petition here that was denied.

13. I ask reconsideration given revelations of the brutal violations of my Fifth and Fourteenth Amendment due process rights by the courts below. All of my 5 licenses (Indiana Supreme Court, ILND, WIWD, INND, and INSD) should be restored with full compensation, compensatory and punitive, in an amount to be determined by *this Court*, I ask, considering the unrepentant manner in which my law career has been wrecked for the past 4 years by this dishonesty.

I, Andrew U. D. Straw, verify that the above facts and allegations are true and correct under penalty of perjury. This MOTION is made in good faith. Dated this April 1, 2018.

Respectfully,  
s/ Andrew U. D. Straw  
1900 E. Golf Rd., Suite 950A  
Schaumburg, IL 60173  
T (312) 985-7333 F (877) 310-9097  
Email: andrew@andrewstraw.com

**CERTIFICATE OF SERVICE**

I, Andrew U. D. Straw, hereby certify that I filed this MOTION and ten copies to the Clerk of the United States Supreme Court on the 1<sup>st</sup> Day of April, 2018, via U.S. Mail, First Class and postage prepaid in two parts per U.S. Mail regulations:

Clerk, Supreme Court of the United States  
1 First Street, NE  
Washington, DC 20543

Copy to U.S. Solicitor General, 950 Pennsylvania Ave, NW, Washington, DC 20543 and via email.

Respectfully submitted,

s/ Andrew U. D. Straw  
1900 E. Golf Rd., Suite 950A  
Schaumburg, IL 60173  
T (312) 985-7333 F (877) 310-9097  
Email: andrew@andrewstraw.com