

25-6863

No.

ORIGINAL

FILED

DEC 24 2025

OFFICE OF THE CLERK
SUPREME COURT, U.S.

SUPREME COURT OF THE UNITED STATES

Michael Jaffe

Petitioner,

vs.

Kris Doe (Hacherson),

Respondent.

On Petition to the United States Court of Appeals
for the District of Columbia

PETITION FOR A WRIT OF CERTIORARI

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I Questions Presented

Was Michael Jaffe unconstitutionally denied a jury trial as per Seventh Amendment in case 1:24-cv-01320-UNA in the U.S. District Court for the District of Columbia?

Was the district court in error to declare Kris Hacherson immune from legal action?

Did a quasi contract exist requiring Kris Hacherson to surrender ill-gotten gains from business created by Michael Jaffe of 2 trillion dollars?

Did Kris require a warrant to seize two trillion dollars?

Should the Supreme Court hear this unprecedented case based on Constitutional Amendments cited?

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IV. Petition for Writ of Certiorari

Michael Jaffe respectfully petitions this court for a writ of certiorari to review Case 24-5175 dismissed in the Court of Appeals for the District of Columbia and the case dismissed in the district court for the DC, 24-cv-01320 by Judge Timothy Kelly.

V. Opinions Below

The decision by the Circuit Court of Appeals the District of Columbia was on July 25, 2025 denying Michael Jaffe's appeal of case 1:24-cv—01320-UNA in the United States District Court for the District of Columbia of Jaffe v. Doe which was decided on June 20, 2024. Doe was later discovered to be named Hacherson. The cases are included in the appendix.

VI. Jurisdiction

Michael Jaffe's appeal to the Court of Appeals was denied on July 25, 2025. A timely petition for rehearing was denied on September 2, 2025. The US Supreme Court has jurisdiction of case number 24-5175 as means of appeal from the District of Columbia Circuit Court of Appeals. Application 25A353 with the United States Supreme Court was approved by the Chief Justice requesting more time to file writ in this case.

VII. Constitutional Provisions Involved

United States Constitution, Amendment IV

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the person or things to be searched.

United States Constitution, Amendment V

No person shall be held to answer for a capital, or otherwise infamous crime, Unless on a presentment or indictment of a grand jury, except in cases arising in Land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb, nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without just compensation.

United States Constitution, Amendment VII

In suits at common law, where the value should exceed \$75,000, the right of trial by jury shall be preserved, and no fact tried by a jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of common law.

United States Constitution, Amendment XIII

Section 1. Neither slavery nor involuntary servitude, except as punishment for Crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section 2. Congress shall have power to enforce this article by appropriate legislation.

United States Constitution, Amendment XIV

Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States, nor shall any state deprive any person of life liberty, or property, without the due process of law; nor deny any person within its jurisdiction the equal protection of the laws.

Section 2. Representatives shall be apportioned among the several states according to their respective numbers, counting the whole number of persons in each state, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the executive and judicial officers of a state, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens

VIII. Statement of the Case

Appellant, Michael Jaffe, called Kris Hacherson, clerk of US Supreme Court, who determined that Michelle Duffy had conversations with me recorded in the University of Florida football office by the FBI in the Fall of 1990. Office secretary Michelle Duffy entered the FBI in Gainesville, Florida to order this. She is a star witness. I intended to take money for myself, but it was taken by others without a warrant to seize all that material wealth. I did not give express permission to surrender trade secrets. I inquired about trying out for the team and was duped. I informed Kris Hacherson of this. I was unable to find little case law related to this unprecedented case.

Major entertainment productions were arranged from the football office in the Fall of 1990. Clint Black and Garth Brooks initial releases were listed as 1989, actually released in 1990. Batman was released in the Fall of 1990 but had a release date listed as 1989. The movie Rain Man's script was recorded in the football office in the Fall of 1990 but was listed as winning an academy award in 1988. I left obvious discrepancies in the release dates. Entertainment was dominated for a long time, and money from this was plowed into major businesses plan with no written consent. I claim duress from being threatened with permanent poverty. Trillions of dollars of business was created, witnessed by Michelle Duffy through my thoughts and recorded by my speech.

I informed the Supreme Court Police of this in 1993.

I was led to believe by defendant that I was filing a verbal, binding writ of certiorari. Kris Hacherson was serving as an officer of the court and benefited very heavily. Kris Hacherson collected from Google, Yahoo, Oracle, Amazon, Salesforce.com, Alibaba, SpaceX, Tesla, Enterprise Rent A Car, Facebook, Softbank, Costco, BJ's Warehouse, Netflix, and Dell for an estimated total of \$1.25 trillion. These firms were formed in the UF Football office on my orders, . She collected a founding fee for each firm mentioned the exact prices that I named. She fraudulently claimed that we had a familial relationship. I have never dated Kris or had her personal phone number, just the Supreme Court telephone number that she gave me at clerk's office. She is keeping nearly 100% of the money collected from me. I complained about Staples, Starbucks, PC Richard, Tommy Hilfiger, Nautica, Loomis Armored Car, and Uber from UF. I told Kris to take for me and she apparently took over for herself. The relationship was severely compromised by wonton taking.

Kris kept one billion dollars each that was sent to Citibank and Chase from money sent to them by the Federal Reserve, ordered by me through New York

Secret Service. She kept \$800 million from Capital One Bank which I generated. Kris offered to collect from all the real estate which was paid for by Seven World Trade and or the Federal Reserve including all the family residences owned by previously owned by my parents and grandparents amounting to around five million dollars, to add insult to injury. The Federal Reserve apparently paid for two residences that I selected, a \$1.3 million dollar home in Forest Hills and a \$3 million mansion in Mastic Beach. I complained to Kris and she collected the monies personally. She is not my spouse and has no right to claim my residence.

Kris Hacherson also used Supreme court phone line to record my voice with business proposals. She started Certa Pro Paint, BioNTech, Energy Transfer, Palo Alto Networks, Snowflake, Piedmont Lithium, WeBull Financial, Tito's Vodka, Tullamore Dew whisky and Byte Dance with my plans and proposed seed money of \$100,000 per new firm. This came from a huge fine for Universal Records for major recording material taken. She recorded over 100 major Hollywood movies on Supreme Court equipment and several recording industry studio albums for major artists, co-written by me. Kris charged several movie studios and record labels for work which I did, selfishly keeping the profits.

Kris Hacherson personally kept \$200 million sent the US Supreme Court for costs by Seven World Trade and or the Federal Reserve. This was by 2017, as per my request to secret service police at Seven World Trade. Kris recently sent my late

Uncle, Walter Schneider \$200 million at Colonel By Nursing Home in Ottawa, Canada She said that I would inherit the money. It was a lie, and she took the money back after he died when I complained.

Kris distributed \$100,000 per employee to New Jersey Transit, MBTA, the Office of the Comptroller of the Currency, FDIC and the NCUA where I was applying for employment. Her round about ways indicate a pattern of evasion from paying me what she wrongfully took. If she paid me directly, I would be retired. She compensates women and friends that I name, while directly refusing to send me one red cent. This is baiting severely, and she has stolen my death benefit from my children and family.

She distributes money to people that I name including \$1 billion for President Donald Trump, \$1 billion for Saudi Arabia, \$500 million for Israel, \$200 million for St. Jude Foundation, \$25 million for Senator Mitch McConnell, \$10 million for President Joe Biden .

The Secret Service Police of New York were contacted by telephone about the UF recording. during the Obama administration. They were told to collect money from businesses created at UF by Michael Jaffe with seed money from entertainment productions of popular music and Hollywood movies extensively and thoroughly recorded in the football office in the Fall of 1990.

Much real estate was paid for, ordered by Seven World Trade Secret Service following my request, including Rockefeller Center, MetLife Building, Plaza Hotel,

Queens Center Mall, Lefrak City, Queenswood Apartments(twice), 2638 21st Street Queens, Shore Towers, Penn Plaza, Waldorf Astoria, the GM Building, Chrysler Building, Empire State Building, Graybar Building, The New York Stock Exchange, The Lipstick Building, Chanin Building. The JC Penney, Macy's, Seven Eleven, and Powerhouse Gym chains were paid for and money confiscated was taken by Kris. She kept about ten billion dollars confiscated from the MTA, meant for the Second Avenue Subway, but was kept privately. Four hundred million dollars was sent to the MTA which was for the approximate appraised value of Grand Central Terminal, which Kris was told to confiscate, only she kept personally. The Amtrak tunnel project from New York Penn Station to New Jersey was paid for by Federal Reserve but kept privately. Kris received a complaint and kept several billion dollars. Kris was told to take 10 billion dollars from Poland Spring Water, which was proposed at UF. Kris Hacherson collected these monies, claiming to be the Supreme Court and she kept personally.

Kris collected \$750 billion from Frank McDarby , a well-connected retired NYPD lieutenant from business created by me through New York City 311/911 lines under duress (i.e. Arizona Iced Tea). It was like UF with intellectual property illegally seized snowballed into more and more money.

Mike's Hard Lemonade, T-Mobile, Coffee Labs , Spindrift Soda, Vitamin Water sold to Coca Cola were also complained about for takeover by Kris. Kris allegedly took over and recently took Anytime Fitness chain from Frank McDarby. The

election ballot machines taken by Frank and reported for takeover by Kris, as well as the MTA OMNY card reading machine by Cubic.

I met Justice Anthony Kennedy in August 2017 at the US Supreme and US Capitol and he witnessed Jeff Bezos admit that I invented Amazon, and he was looking for more free advice.

IX. REASONS FOR GRANTING OF THE WRIT

I was denied a jury trial as guaranteed in the US Constitution, Seventh Amendment for civil cases in excess of \$75,000. I was also denied equal protection as asserted as well by the Fourteenth Amendment, denied property without due process. The two lower courts seemed to have obscured the facts of the case in their verdicts. Kris Hacherson did not have a warrant to seize all that money, the Fourth Amendment guarantees individuals against unreasonable searches and seizures. Kris seized these riches illegally, an unreasonable seizure. The Fifth Amendment states that a person shall not be denied property without just compensation. Kris denied me the rights to taken intellectual property and physical property(money) without just compensation in violation of the Fifth Amendment. The Eighth Amendment bars involuntary servitude and slavery. I have not been directly compensated at all. It is involuntary servitude to unjustly enrich Kris Hacherson. Kris has clearly pushed the boundaries of these laws.

She fraudulently claimed that we were married and kept basically all assets from a soured professional relationship. The District Court erred in not granting me a jury trial and the Appeals Court failed to remedy this. I am claiming that a quasi contract existed between Kris Hacherson and I, which was egregiously violated.

“Federal judge Richard Posner explained quasi contract in these words: the classic example is the physician who chances on a person lying unconscious on the ground and treats him. Because the patient is unconscious there can be no contractual negotiation regarding the physician’s price for treatment. Yet it is customary for physicians to be paid for medical services they render, and so the law treats the situation as if the parties had contracted for treatment at the physician’s normal rate.”

Business Law Today, 13th Edition, Roger LeRoy Miller. Pg. 254.

She was grossly and unjustly enriched at my expense. My billing rate for professional services would be the amount that she collected. I never agreed to be Kris Hacherson’s personal slave. This is a huge financial injustice, and the Supreme Court is my last resort for redress of grievances. The amount of money contested seems unprecedented in court. The US Supreme Court should grant oral arguments. My prayer for relief is that the Supreme Court honor the Constitution. At best, defendant shouldn’t be allowed to keep this money. Presidents Joe Biden and Donald Trump have confirmed in the media that defendant stole this amount of money. Kris Hacherson, clerk, confiscated \$200,000,000 from Janet Yellen and donated to Save the Children as per my request relayed from voicemail left with

Kris. There is much more money collected illegally by Janet Yellen that Kris would like to keep. Justice Sotomayor denied my application of more time to appeal case vs. Yellen in the case appealed from the Court of Appeals from the Second Circuit.

By reason of the facts and, plaintiff has been damaged by the sum of two trillion dollars.

Wherefore, plaintiff demands judgement against the defendant in the sum of two trillion dollars, together with any other relief the court finds to be just and proper.

X. CONCLUSION

For the foregoing reasons, Michael Jaffe respectfully requests that this Court respectfully issue a writ of certiorari to review the judgment of the United States Court of Appeals for the District of Columbia Circuit.

DATED this 24th day of December, 2025

Respectfully submitted,

A handwritten signature in cursive script that reads "Michael Jaffe". The signature is written in black ink and is positioned above a horizontal line.

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