(ORDER LIST: 578 U.S.)

15-8276

MONDAY, MAY 16, 2016

ORDERS IN PENDING CASES

ORDERS IN PENDING CASES				
15A975	ADETILOYE, ADEKUNLE O. V. UNITED STATES			
	The application for a stay addressed to Justice Thomas and			
	referred to the Court is denied.			
15M113	V. E. V. ME DEPT. OF HEALTH, ET AL.			
	The motion for leave to file a petition for a writ of			
	certiorari under seal is granted.			
15M114	HEATHER S. V. CT DEPT. OF CHILDREN & FAMILIES			
	The motion of petitioner for leave to proceed in forma			
	pauperis with the declaration of indigency under seal is			
	granted.			
15M115	WASHINGTON, RAY A. V. UNITED STATES, ET AL.			
15M116	VALENZUELA, MELINDA G. V. BYASSE, JENNIE, ET AL.			
15M117	WILSON, TAFT V. KENT, WARDEN			
	The motions to direct the Clerk to file petitions for writs			
	of certiorari out of time are denied.			
15-1044	PA HIGHER EDUCATION ASSISTANCE V. PELE, LEE			
15-1045	PA HIGHER EDUCATION ASSISTANCE V. UNITED STATES, EX REL. OBERG			
	The Solicitor General is invited to file briefs in these			
	cases expressing the views of the United States.			
15-7364	WILLIAMS, CHAUNCEY A. V. JAMES, A. D., ET AL.			
15-7812	ULLAH, FARRIN B. V. WELLS FARGO BANK, N.A.			

The motions of petitioners for reconsideration of orders $% \left(1\right) =\left\{ 1\right\} =\left$

REED, TREVOR V. UNITED STATES

denying leave to proceed in forma pauperis are denied.

15-8962 HARRISON, WILLIAM H. V. UNITED STATES

The motion of petitioner for leave to proceed *in forma*pauperis is denied. Petitioner is allowed until June 6, 2016,

within which to pay the docketing fee required by Rule 38(a) and

to submit a petition in compliance with Rule 33.1 of the Rules

of this Court.

CERTIORARI DENIED

15-816	SMITH, SHANNON V. ATTOCKNIE, NICOLE, ET AL.
15-859	CHADD, SUSAN M. V. UNITED STATES, ET AL.
15-863	HODGE, HAROLD H. V. TALKIN, MARSHAL, USSC, ET AL.
15-868	HOUSTON, TX V. ZAMORA, CHRISTOPHER
15-900	GUPTA, RAGHUBIR K. V. UNITED STATES
15-933	EXXON MOBIL CORPORATION, ET AL. V. NEW HAMPSHIRE
15-995	LAZZO, MARK J., ET AL. V. ROSE HILL BANK, ET AL.
15-1006	VAWTER, RODNEY G., ET AL. V. ABERNATHY, KENT W.
15-1009	MAIER, DONALD W. V. WISCONSIN
15-1013	PHILIP MORRIS USA INC. V. SCHWARZ, PAUL S.
15-1090	WAYNE COUNTY, MI, ET AL. V. BIBLE BELIEVERS, ET AL.
15-1094	EVANS, LINDA A. V. PITT CTY. DEPT. OF SOCIAL SVCS.
15-1105	ROGERS, JON, ET AL. V. ROMAN CATHOLIC ARCHBISHOP
15-1109	CLARK, ERIC S. V. COUNTY OF FAIRFAX, VA, ET AL.
15-1110	GREENE, KRISTINA, ET AL. V. DAYTON, GOV. OF MN, ET AL.
15-1113	MOORE, ELVAN V. PEDERSON, KEVIN
15-1122	AMERIJET INTERNATIONAL, INC. V. MIAMI-DADE COUNTY, FL
15-1123	BIRO, PETER P. V. CONDE NAST, ET AL.
15-1126	TELFORD, HOLLIE V. UNITED STATES
15-1132	JARVIS, RUSSELL, ET AL. V. VILLAGE GUN SHOP, INC.

- 15-1135 EAGLE US 2 L.L.C. V. ABRAHAM, EVA D., ET AL.
- 15-1137 ZIMMECK, STEPHANIE V. MARSHALL UNIV. BD. OF GOVERNORS
- 15-1148 ABDULLA, SALLAH H. V. EMBASSY OF IRAQ
- 15-1154 CLAYTON, MARK V. FORRESTER, CHIP, ET AL.
- 15-1159 DOE, JANE, ET AL. V. EAST LYME BD. OF EDUCATION
- 15-1162 HAMMANN, JERALD V. SEXTON LOFTS, LLC, ET AL.
- 15-1172 DRINKARD, LOGAN B. V. FLORIDA
- 15-1183 HAROLD, KIMBLEY V. CARRICK, MATTHEW M., ET AL.
- 15-1188 AZAM, NAZIE V. US BANK NATIONAL ASSOCIATION
- 15-1196 BARON, JEFFREY V. VOGEL, PETER S.
- 15-1202 SULLIVAN, JAMES D. V. UNITED STATES
- 15-1214 THOMAS, RANDY A. V. OHIO
- 15-1219 RIFFIN, JAMES V. SURFACE TRANSP. BD., ET AL.
- 15-1227 KAPLAN, KATHLEEN M. V. MSPB
- 15-1230 BOOK, ETHAN V. CONNECTICUT
- 15-1237 SIMKIN, JAY E. V. SUPREME COURT OF MA
- 15-1241 NICHOLSON, JAMES V. UNITED STATES
- 15-1253 BROWN, J. B. V. UNITED STATES
- 15-1255 DOHERTY, JAMES V. NELLIS, DUANE, ET AL.
- 15-1260 VARGAS, REGINA E. V. MURPHY, ACTING SEC. OF ARMY
- 15-1261 MONTGOMERY, NOVA V. UNITED STATES
- 15-1277 DONALDSON, ROBERT D. V. MSPB, ET AL.
- 15-1282 BORER, JAMES F. V. LEW, SEC. OF TREASURY, ET AL.
- 15-1287 MACALPINE, JAMES E. V. UNITED STATES
- 15-1290 WILEY M. ELICK D.D.S., ET AL. V. CIR
- 15-6181 FAISON, LOUIS T. V. UNITED STATES
- 15-6719 FULLER, WILLIAM V. WALTON, WARDEN
- 15-6793 TORRES, ALFONSO V. UNITED STATES

- 15-6875 CALHOUN, MICHAEL S. V. UNITED STATES
- 15-7087 HOUSTON, ROBERT C. V. UTAH
- 15-7092 OLSON, TOR V. UNITED STATES
- 15-7313 BELL, RICKEY A. V. TENNESSEE
- 15-7360 PRECIADO-DELACRUZ, GERARDO V. UNITED STATES
- 15-7432 SANTANA, HECTOR V. UNITED STATES
- 15-7490 WILSON, DERRICK D. V. COLORADO
- 15-7669 McPHEARSON, PEDRO V. BENOV, WARDEN, ET AL.
- 15-7733 SPARKS, JENNIFER A. V. UNITED STATES
- 15-7931 COX, DAVID V. MISSISSIPPI
- 15-7967 MONJE-RAMIREZ, IRWIN V. UNITED STATES
- 15-8071 BOYD, DAMON V. UNITED STATES
- 15-8087 WILLIAMS, RODNEY C. V. MORRIS, JOHN C., ET AL.
- 15-8135 DRUMMOND, JOHN V. ROBINSON, WARDEN
- 15-8145 AZMAT, NAJAM V. UNITED STATES
- 15-8187 SLOCUM, CALVIN V. USPS
- 15-8277 WILLIAMS, DARRELL E. V. WEBB LAW FIRM
- 15-8283 MICHAEL, STEPHANIE V. UNITED STATES
- 15-8396 HANSON, JOHN F. V. SHERROD, WARDEN, ET AL.
- 15-8412 DEAN, EDWARD, ET AL. V. KEEL, MARK
- 15-8421 METTLE, GUY V. METTLE, GREGG M.
- 15-8444 JACKSON, KIM V. FLORIDA
- 15-8447 MARSHALL, RANDY C. V. CAIN, WARDEN
- 15-8457 RODRIGUEZ, FELIX W. V. WENEROWICZ, SUPT., ET AL.
- 15-8462 VANDERHOOF, DANIEL A. V. OHIO
- 15-8466 JONES, LAVELLE V. MOORE, WARDEN
- 15-8470 LEWIS, STEVEN M. V. MARYLAND
- 15-8472 SONIAT, SHELLEY V. JACKSON, EDWARD, ET AL.

- 15-8475 MIXON, CHARLIE V. NEW YORK
- 15-8476 BROWNLEE, TERRENCE V. CALIFORNIA
- 15-8485 JORDAN, SKYLAR V. ILLINOIS
- 15-8486 JOSEPH, ALIX V. BETH ISRAEL MEDICAL CENTER
- 15-8487 LEWIS, TYRONE V. MARYLAND
- 15-8488 MASSEY, PRESTON D. V. TEXAS
- 15-8489 JACKSON, CARMELA V. MICHIGAN
- 15-8491 WILSON, BRIAN V. NEW JERSEY
- 15-8492 WASHINGTON, DeLARRON K. V. KELLEY, DIR., AR DOC
- 15-8493 OAKMAN, HOLLY V. PENNSYLVANIA
- 15-8494 RODRIGUEZ, VANESSA L. V. ARIZONA
- 15-8495 MATLOCK, GEORGE J. V. REISER, WARDEN
- 15-8496 KERNS, DAVID J. V. STEPHENS, DIR., TX DCJ
- 15-8499 LISLE, KEVIN J. V. NEVADA
- 15-8502 BORGES, MANUEL V. NEW YORK
- 15-8504 YOUNG, WESLEY V. MADDEN, WARDEN
- 15-8509 ROBERTS, SOLOMON D. V. JONES, SEC., FL DOC
- 15-8517 SMITH, MOSES L. V. BOLAVA, DEPUTY WARDEN, ET AL.
- 15-8523 ROSEVEAR, SEAN M. V. CALIFORNIA
- 15-8526 BLAKE, HAROLD V. FLORIDA, ET AL.
- 15-8527 MESA, MANUEL V. JONES, SEC., FL DOC
- 15-8529 MODRALL, ROBERT G. V. O'ROURKE, MARIE A.
- 15-8532 DAVIS, TRINITY V. MICHIGAN
- 15-8533 FORCHION, EDWARD R. V. NEW JERSEY
- 15-8534 HERRIOTT, ALICJA V. HERRIOTT, PAUL
- 15-8547 RUCKER, DARRELL V. CALIFORNIA
- 15-8549 MORRISON, CURTIS L. V. PETERSON, MARK
- 15-8550 HUNTER, DANNEZ V. PEPSICO, INC., ET AL.

- 15-8554 McKAUFMAN, CARLUS V. FLORIDA
- 15-8560 ROBINSON, LaMONT V. BREWER, WARDEN
- 15-8572 WITHERSPOON, DeANDRE V. BURTON, WARDEN
- 15-8573 JACKSON, EDDIE A. V. UNITED STATES
- 15-8596 AVALOS, VINCENT J. V. SHERMAN, WARDEN
- 15-8615 THOMPSON, BOBBY V. OHIO
- 15-8620 CALLE, WILSON V. UNITED STATES
- 15-8624 PONDS, STEVEN W. V. KANSAS
- 15-8630 MACURDY, TOM E. V. BLUE SKY CONDOMINIUM HOMEOWNERS
- 15-8631 JONES, JOHN H. V. FL PAROLE BOARD, ET AL.
- 15-8636 TOBKIN, DONALD A. V. CALDERIN, JACQUELINE
- 15-8648 KHAN, DIANNE V. UNITED STATES, ET AL.
- 15-8656 LOPEZ, MANUEL S. V. BAKER, WARDEN, ET AL.
- 15-8662 WILLIAMS, TERRY W. V. MICHIGAN
- 15-8669 WILSON, CALVIN K. V. JONES, SEC., FL DOC
- 15-8681 MORALES, CALIXTRO V. LEWIS, WARDEN
- 15-8689 KRUG, GREGORY C. V. CASTRO, EVELYN G.
- 15-8691 KINKLE, ALBERT V. COLVIN, ACTING COMM'R, SOCIAL
- 15-8692 BACHYNSKI, SAMANTHA V. STEWART, WARDEN
- 15-8705 DAVIS, DELVIN V. UNITED STATES
- 15-8708 SIERRA-JAIMES, ALFREDO V. UNITED STATES
- 15-8714 GOSDEN WALTON, DORIAN B. V. UNITED STATES
- 15-8718 SCOTT, BILLY R. V. KELLEY, DIR., AR DOC
- 15-8721 SPELLMAN, LONNIE V. TRITT, SUPT., FRACKVILLE, ET AL.
- 15-8729 TOMLIN, NANCY V. WA DEPT. OF SOCIAL & HEALTH
- 15-8732 PERRY, ANTHONY V. HOLLOWAY, WARDEN
- 15-8736 MOSES, GEORGE N. V. EAGLETON, WARDEN, ET AL.
- 15-8739 WARREN, GARY R. V. APKER, WARDEN

- 15-8740 WINNINGHAM, GLENN V. WILLIAMS, N. KEITH, ET AL.
- 15-8743 McCAULEY, MATTHEW J. V. UNITED STATES
- 15-8748 GARCIA, AGUSTIN V. JOHNSON, ADM'R, NJ
- 15-8752 YAZZIE, WILLIS J. V. UNITED STATES
- 15-8754 FOSTER, KENNETH L. V. UNITED STATES
- 15-8757 ANDERSON, CAMERON V. UTAH
- 15-8765 MONTGOMERY, TERRANCE V. UNITED STATES
- 15-8767 SEABRIDGE, RONALD V. UNITED STATES
- 15-8774 HAWKINS, ISREAL O. V. UNITED STATES
- 15-8780 ALVIRA-SANCHEZ, CARLOS L. V. UNITED STATES
- 15-8781 CALLEN, JOHN V. USDC SD TX
- 15-8783 EVANS, JOSEPH M. V. UNITED STATES
- 15-8788 NAILS, ANGELA V. SLUSHER, CERITA
- 15-8793 McDONALD, JAMIL V. PENNSYLVANIA
- 15-8794 HUDSON, ANTONIO V. TARNOW, JUDGE, USDC MI, ET AL.
- 15-8795 HAGER, KEITH V. UNITED STATES
- 15-8796 GRIGSBY, PHILIP A. V. UNITED STATES
- 15-8799 WILDER, DARREN F. V. UNITED STATES
- 15-8800 WARD, JOHN B. V. UNITED STATES
- 15-8801 WIDNER, JAMES V. FLORIDA
- 15-8805 MARQUEZ-APODACA, JORGE V. UNITED STATES
- 15-8810 SHORTY, MALA T. V. UNITED STATES
- 15-8811 CANNON, FEDERICO V. UNITED STATES
- 15-8812 CLARK, THOMAS H. V. UNITED STATES
- 15-8813 BRADLEY, JEROME A. V. UNITED STATES
- 15-8814 CHANEY, CHRISTOPHER V. UNITED STATES
- 15-8816 SERMENO, VICTOR H. V. UNITED STATES
- 15-8818 JACKSON, WAYNE V. MASSACHUSETTS

- 15-8819 LIEDKE, CARL V. UNITED STATES
- 15-8821 MANN, JACK V. UNITED STATES
- 15-8822 SHEIKH, JIMIL V. FLORIDA
- 15-8824 WALJI, ABDUL V. UNITED STATES
- 15-8837 JACK, NATHAN D. V. UNITED STATES
- 15-8838 PADILLA, FELIPE V. UNITED STATES
- 15-8841 MORENO-GODOY, LUIS F. V. UNITED STATES
- 15-8843 THORPE, JUDY V. NEW JERSEY, ET AL.
- 15-8845 WOOLRIDGE, KEITH V. UNITED STATES
- 15-8846 THOMAS, ANTHONY V. UNITED STATES
- 15-8852 CARMICHAEL, AARON V. UNITED STATES
- 15-8856 ASCENCIO, ISMAEL V. UNITED STATES
- 15-8858 COCHRAN, JAMES F. V. UNITED STATES
- 15-8860 BENTLEY, TYRONE V. UNITED STATES
- 15-8861 BLANK, TRAVIS H. V. BELL, LINDA
- 15-8863 MORRIS, WAYNE N. V. FEATHER, WARDEN
- 15-8867 GARCIA-LOPEZ, IVAN V. UNITED STATES
- 15-8868 SMITH, ANGELEDITH S. V. UNITED STATES
- 15-8870 BLANK, TRAVIS V. ROBINSON, MELINDA
- 15-8873 LOMAX, BRANDON V. UNITED STATES
- 15-8874 DeCOLOGERO, PAUL A., ET AL. V. UNITED STATES
- 15-8876 MACK, RALPHIEL V. UNITED STATES
- 15-8879 MUNIZ, ANGEL V. UNITED STATES
- 15-8881 STIRLING, JOHN P. V. UNITED STATES
- 15-8885 BROWN, JAROD V. UNITED STATES
- 15-8886 BROADNAX, RAZHAM D. V. UNITED STATES
- 15-8887 BLANC, KENNY V. UNITED STATES
- 15-8895 LAGOS-MEDINA, JUAN C. V. UNITED STATES

- 15-8898 WALLACE, WILLIAM V. ISRAEL, SHERIFF, ET AL.
- 15-8907 WHITE, CLARENCE J. V. UNITED STATES
- 15-8909 BIRD, JOHN D. V. UNITED STATES
- 15-8911 ABDUR-RAHIIM, MUHSIN H. V. HOLLAND, WARDEN
- 15-8917 RAMOS-RODRIGUEZ, JESUS G. V. UNITED STATES
- 15-8918 RODRIGUEZ, PEDRO L. V. UNITED STATES
- 15-8919 RAMOS-PINEIRO, JEAN C. V. UNITED STATES
- 15-8921 LYNN, REMORREYO A. V. UNITED STATES
- 15-8925 ROMANO, JOSEPH V. UNITED STATES
- 15-8926 BARLOW, CAMDEN T. V. UNITED STATES
- 15-8927 COLLIER, JAZZY D. V. UNITED STATES
- 15-8928 ALLEN, JULIO C. V. UNITED STATES
- 15-8941 STRICKLAND, JOSEPH L. V. UNITED STATES
- 15-8943 PINEDA-GOIGOCHEA, FRANCISCO V. UNITED STATES
- 15-8947 MALADY, JAMES V. UNITED STATES
- 15-8948 PRESLEY, CEDRIC V. UNITED STATES
- 15-8949 WALKER, NICOLE V. UNITED STATES
- 15-8952 STINSON, EUGENE V. UNITED STATES
- 15-8960 FREE, PAUL V. UNITED STATES
- 15-8961 FLEETWOOD, SHANE J. V. UNITED STATES
- 15-8963 GRACIANI-FEBUS, MIKE V. UNITED STATES
- 15-8973 SU, SUSAN X. V. UNITED STATES
- 15-8977 DEERING BEY, JEROME F. V. UNITED STATES
- 15-8978 CHARLES, ERICK V. UNITED STATES
- 15-8996 WILLIAMS, KENNETH F. V. UNITED STATES

The petitions for writs of certiorari are denied.

15-1037 BYRNE, WARDEN, ET AL. V. SAMPSON, WILLIE

The motion of respondent for leave to proceed *in forma*

pauperis is granted. The petition for a writ of certiorari is denied.

15-1146 LEE, CYNTHIA V. FAIRFAX CTY. SCH. BOARD, ET AL.

The motion of Camden County East Branch of the N.A.A.C.P., et al. for leave to file a brief as *amici curiae* is granted. The petition for a writ of certiorari is denied.

15-1236 JOLLEY, WILLIAM B. V. MSPB, ET AL.

The petition for a writ of certiorari is denied. Justice Kagan took no part in the consideration or decision of this petition.

15-8498 JOHNSON, ZACHARY V. EPPS, COMM'R, MS DOC

The motion of petitioner for leave to proceed *in forma* pauperis is denied, and the petition for a writ of certiorari is dismissed. See Rule 39.8. As the petitioner has repeatedly abused this Court's process, the Clerk is directed not to accept any further petitions in noncriminal matters from petitioner unless the docketing fee required by Rule 38(a) is paid and the petition is submitted in compliance with Rule 33.1. See Martin v. District of Columbia Court of Appeals, 506 U. S. 1 (1992) (per curiam).

15-8626 REDDY, KRISHNA V. GILBERT MEDICAL, ET AL.

The motion of petitioner for leave to proceed *in forma*pauperis is denied, and the petition for a writ of certiorari is dismissed. See Rule 39.8.

15-8848 VENTURA-VERA, JUAN V. UNITED STATES

The motion of petitioner for leave to proceed *in forma*pauperis is denied, and the petition for a writ of certiorari is dismissed. See Rule 39.8. Justice Kagan took no part in the

consideration or decision of this motion and this petition.

15-8871 ASKEW, ANTHONY V. UNITED STATES

15-8884 JEEP, DAVID V. UNITED STATES

The motions of petitioners for leave to proceed *in forma* pauperis are denied, and the petitions for writs of certiorari are dismissed. See Rule 39.8.

15-8894 POLK, GENE V. UNITED STATES

The motion of petitioner for leave to proceed *in forma*pauperis is denied, and the petition for a writ of certiorari is dismissed. See Rule 39.8. Justice Kagan took no part in the consideration or decision of this motion and this petition.

15-8896 OHAYON, MICHAEL V. UNITED STATES

The petition for a writ of certiorari is denied. Justice Breyer took no part in the consideration or decision of this petition.

HABEAS CORPUS DENIED

15-8986 IN RE JUAN SANCHEZ

The petition for a writ of habeas corpus is denied.

15-9006 IN RE PAUL B. GOIST

The motion of petitioner for leave to proceed *in forma* pauperis is denied, and the petition for a writ of habeas corpus is dismissed. See Rule 39.8. As the petitioner has repeatedly abused this Court's process, the Clerk is directed not to accept any further petitions in noncriminal matters from petitioner unless the docketing fee required by Rule 38(a) is paid and the petition is submitted in compliance with Rule 33.1. See Martin v. District of Columbia Court of Appeals, 506 U. S. 1 (1992) (per curiam).

MANDAMUS DENIED

15-8456	IN	RE	SHAW	RAHMAN
15-8610	IN	RE	VIVE	SHAH

15-8797 IN RE MARCUS HAHN

The petitions for writs of mandamus are denied.

15-8441 IN RE CEDRIC GREENE

The motion of petitioner for leave to proceed *in forma* pauperis is denied, and the petition for a writ of mandamus is dismissed. See Rule 39.8. As the petitioner has repeatedly abused this Court's process, the Clerk is directed not to accept any further petitions in noncriminal matters from petitioner unless the docketing fee required by Rule 38(a) is paid and the petition is submitted in compliance with Rule 33.1. See Martin v. District of Columbia Court of Appeals, 506 U. S. 1 (1992) (per curiam).

REHEARINGS DENIED

14-9806	COOK, ROBERT C. V. CASHLER, UNKNOWN, ET AL.
15-788	MARGELIS, ELLEN V. INDYMAC BANK, ET AL.
15-794	WALKER, RALPH D. V. WALKER, ELENA
15-904	AARON, VALENCIA V. AL ALCOHOLIC BEVERAGE, ET AL.
15-6840	THOMAS, JAMES R., ET UX. V. CHATTAHOOCHEE JUDICIAL CIRCUIT
15-7139	SELDEN, GLENN L. V. JONES, SEC., FL DOC
15-7153	SUTEERACHANON, RUNGRUDEE V. McDONALD'S RESTAURANTS OF MD
15-7234	CRUDUP, DON V. ENGLEHART, ET AL.
15-7256	COLE, AKANNI L. V. STEPHENS, DIR., TX DCJ
15-7356	SPEAR, STEVEN A. V. KIRKLAND, AMY, ET AL.
15-7375	KELLY, MICHAEL A. V. STREETER, DANIEL R.
15-7467	GOUCH-ONASSIS, DEBORAH E. V. CALIFORNIA

- 15-7472 EPSHTEYN, YURIY S. V. COURT OF COMMON PLEAS OF PA
- 15-7613 SANCHEZ, RICARDO E. V. STEPHENS, DIR., TX DCJ
- 15-7708 BROWN, FELIX V. LAZAROFF, WARDEN
- 15-7730 SCHMITT, ROBERT J. V. TEXAS
- 15-7736 TAYLOR, TERRELL V. NEW YORK
- 15-7742 RUNNELS, JASON V. McDOWELL, WARDEN
- 15-7748 STURGIS, DONALD C. V. MICHIGAN
- 15-7753 SMITH, JONATHAN D. V. MISSOURI, ET AL.
- 15-7775 REILLY, SEAN P. V. HERRERA, GUELSY, ET AL.
- 15-7781 WOOD, BRUCE V. PIERCE, WARDEN, ET AL.
- 15-7861 STEWART, CARL W. V. UNITED STATES
- 15-7990 KENNEDY, KEVIN J. V. UNITED STATES
- 15-8007 CURRY, JAMES B. V. SOUTH CAROLINA
- 15-8014 BAMDAD, MASOUD V. DEA, ET AL.
- 15-8067 PETERSON, HENRY L. V. JONES, SEC., FL DOC, ET AL.
- 15-8082 SIMMONS, ANTHONY L. V. UNITED STATES
- 15-8115 DAVIS, DARLENE J. V. COMCAST CORP., INC., ET AL.
- 15-8142 MELOT, BILLY R. V. UNITED STATES
- 15-8146 BIGELOW, WADE H. V. UNITED STATES

The petitions for rehearing are denied.

ATTORNEY DISCIPLINE

D-2887 IN THE MATTER OF DISCIPLINE OF RONALD DALE MICHAEL

Ronald Dale Michael, of Booneville, Mississippi, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2888 IN THE MATTER OF DISCIPLINE OF TIMOTHY DUNCAN NAEGELE

Timothy Duncan Naegele, of Malibu, California, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2889 IN THE MATTER OF DISCIPLINE OF JACK ISRAEL ADLER

Jack Israel Adler, of Moreno Valley, California, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2890 IN THE MATTER OF DISCIPLINE OF JAMES JOSEPH WARNER

James Joseph Warner, of San Diego, California, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2891 IN THE MATTER OF DISCIPLINE OF STANLEY ALARI

D-2892

Stanley Alari, of Novada City, California, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

IN THE MATTER OF DISCIPLINE OF JANET ANTHONY MASTRONARDI

Janet Anthony Mastronardi, of East Greenwich, Rhode Island, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring her to show cause why she should not be disbarred from the practice of law in this Court.

D-2893 IN THE MATTER OF DISCIPLINE OF JEROME EDWARD CLAIR

Jerome Edward Clair, of Ft. Lauderdale, Florida, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2894 IN THE MATTER OF DISCIPLINE OF DAVID J. SEEGER

David J. Seeger, of Buffalo, New York, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2895 IN THE MATTER OF DISCIPLINE OF RAYMOND L. HUFF

Raymond L. Huff, of Peoria, Illinois, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2896 IN THE MATTER OF DISCIPLINE OF EDMUND BENEDICT MORAN, JR.

Edmund Benedict Moran, Jr., of Evanston, Illinois, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2897 IN THE MATTER OF DISCIPLINE OF KRISTAN L. PETERS-HAMLIN

Kristan L. Peters-Hamlin, of Westport, Connecticut, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring her to show cause why she should not be disbarred from the practice of law in this Court.

D-2898 IN THE MATTER OF DISCIPLINE OF SHELDON SILVER

Sheldon Silver, of New York, New York, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2899 IN THE MATTER OF DISCIPLINE OF ROBERT J. KERNS

Robert J. Kerns, of North Wales, Pennsylvania, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2900 IN THE MATTER OF DISCIPLINE OF STEVEN JAMES TERRY

Steven James Terry, of Cleveland, Ohio, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2901 IN THE MATTER OF DISCIPLINE OF LYNN GAINES TOWERY

Lynn Gaines Towery, of Plano, Texas, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring her to show cause why she should not be disbarred from the practice of law in this Court.

D-2902 IN THE MATTER OF DISCIPLINE OF RICHARD T. HARRIS

Richard T. Harris, of Rego Park, New York, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-2903 IN THE MATTER OF DISCIPLINE OF WILLIAM E. H. TAGUPA

William E. H. Tagupa, of Honolulu, Hawaii, is suspended from the practice of law in this Court and a rule will issue. D-2904

returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

IN THE MATTER OF DISCIPLINE OF FREDERICK B. HAYES, III.

Frederick B. Hayes, III., of Boston, Massachusetts, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

SUPREME COURT OF THE UNITED STATES

SCOTT KERNAN, SECRETARY, CALIFORNIA DE-PARTMENT OF CORRECTIONS AND REHABIL-ITATION v. ANTONIO A. HINOJOSA

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

No. 15-833 Decided May 16, 2016

PER CURIAM.

The Antiterrorism and Effective Death Penalty Act of 1996 (AEDPA) requires a state prisoner seeking federal habeas relief first to "exhaus[t] the remedies available in the courts of the State." 28 U.S. C. §2254(b)(1)(A). If the state courts adjudicate the prisoner's federal claim "on the merits," §2254(d), then AEDPA mandates deferential, rather than de novo, review, prohibiting federal courts from granting habeas relief unless the state-court decision "was contrary to, or involved an unreasonable application of, clearly established Federal law," §2254(d)(1), or "was based on an unreasonable determination of the facts," §2254(d)(2). The Ninth Circuit in this case decided that the Supreme Court of California's summary denial of a habeas petition was not "on the merits," and therefore AEDPA's deferential-review provisions did not apply. We summarily reverse.

Respondent Antonio Hinojosa was serving a 16-year sentence for armed robbery and related crimes when, in 2009, California prison officials "validated" him as a prison-gang associate and placed him in a secured housing unit. At the time of Hinojosa's offense and conviction, California law had permitted prisoners placed in a secured housing unit solely by virtue of their prison-gang affiliations to continue to accrue good-time credits. See Cal. Penal Code Ann. §2933.6 (West 2000). In 2010, the California Legislature amended the law so that prison-gang

associates placed in a secured housing unit could no longer earn future good-time credits, although they would retain any credits already earned. §2933.6(a) (West Supp. 2016).

Hinojosa filed a state habeas petition, arguing (as relevant here) that applying the new law to him violated the Federal Constitution's prohibition of *ex post facto* laws. See Art. I, §10, cl. 1; *Weaver* v. *Graham*, 450 U. S. 24 (1981). The Orange County Superior Court denied the claim "on grounds petitioner has not sought review of his claim of error in the proper judicial venue." App. to Pet. for Cert. 44a. The court explained:

"'Although any superior court has jurisdiction to entertain and adjudicate a petition for writ of habeas corpus, it does not follow that it should do so in all instances.' Challenges to conditions of an inmate's confinement should be entertained by the superior court of county wherein the inmate is confined. (*Griggs v. Superior Court* (1976) 16 Cal. 3d 341, 347.)

"The petition for writ of habeas corpus is DENIED." *Id.*, at 44a–45a.¹

Rather than file a new petition in the correct venue (Kings County Superior Court), Hinojosa turned to the appellate court, which summarily denied his petition. Instead of appealing that denial, see Cal. Penal Code Ann. §1506 (West Supp. 2016), Hinojosa sought an original writ of habeas corpus in the Supreme Court of California, see Cal. Const., Art. 6, §10, which summarily denied relief

¹In *Griggs* v. *Superior Ct. of San Bernardino Cty.*, 16 Cal. 3d 341, 347, 546 P. 2d 727, 731 (1976), the Supreme Court of California stated that "[a]s a general rule," if a prisoner files a habeas petition challenging the conditions of his confinement in a county other than the one in which he is confined, the court should not deny the petition unless it fails to state a prima facie case. In this case, however, there is no hint in the opinion of the Superior Court that it followed this approach, and petitioner does not claim that it did.

without explanation.

A petition for federal habeas relief followed. Adopting the Magistrate Judge's findings and recommendation, the District Court denied Hinojosa's ex post facto claim under AEDPA's deferential review. A Ninth Circuit panel reversed. Hinojosa v. Davey, 803 F. 3d 412 (2015). Citing our decision in Ylst v. Nunnemaker, 501 U. S. 797 (1991), the panel "looked through" the Supreme Court of California's summary denial to the last reasoned decision adjudicating Hinojosa's claim: the Superior Court's dismissal for improper venue. The panel reasoned that the Superior Court's decision "is not a determination on the merits" and that as a result it was "not bound by AEDPA." 803 F. 3d, at 419. Having thus freed itself from AEDPA's strictures, the court granted Hinojosa's petition for habeas relief.

We reverse. In *Ylst*, we said that where "the last reasoned opinion on the claim explicitly imposes a procedural default, we will presume that a later decision rejecting the claim did not silently disregard that bar and consider the merits." 501 U. S., at 803. We adopted this presumption because "silence implies consent, not the opposite—and courts generally behave accordingly, affirming without further discussion when they agree, not when they disagree, with the reasons given below." *Id.*, at 804. But we pointedly refused to make the presumption irrebuttable; "strong evidence can refute it." *Ibid*.

It is amply refuted here. Improper venue could not possibly have been a ground for the high court's summary denial of Hinojosa's claim. There is only one Supreme Court of California—and thus only one venue in which Hinojosa could have sought an original writ of habeas corpus in that court. Under these circumstances, it cannot be that the State Supreme Court's denial "rest[ed] upon the same ground" as the Superior Court's. *Id.*, at 803. It quite obviously rested upon some different ground. *Ylst*'s

"look-through" approach is therefore inapplicable.²

Hinojosa resists this conclusion, remarking that "a reviewing court has discretion to deny *without prejudice* a habeas corpus petition that was not filed first in a proper lower court." *In re Steele*, 32 Cal. 4th 682, 692, 85 P. 3d 444, 449 (2004) (emphasis added). But there is no indication that the summary denial here was without prejudice, thus refuting Hinojosa's speculation.

Containing no statement to the contrary, the Supreme Court of California's summary denial of Hinojosa's petition was therefore on the merits. Harrington v. Richter, 562 U. S. 86, 99 (2011). Accordingly, the Ninth Circuit should have reviewed Hinojosa's ex post facto claim through AEDPA's deferential lens. And although we express no view on the merits of that claim, we note that the Ninth Circuit has already held that state-court denials of claims identical to Hinojosa's are not contrary to clearly established federal law. See Nevarez v. Barnes, 749 F. 3d 1124 (CA9 2014); see also In re Efstathiou, 200 Cal. App. 4th 725, 730–732, 133 Cal. Rptr. 3d 34, 37–40 (2011); In re Sampson, 197 Cal. App. 4th 1234, 1240-1244, 130 Cal. Rptr. 3d 39, 43–46 (2011). The panel below recognized as much: "If AEDPA applies here, we are bound by our decision in Nevarez and must affirm the district court's denial of Hinojosa's petition." 803 F. 3d, at 418. AEDPA applies here.

The petition for a writ of certiorari and Hinojosa's motion for leave to proceed *in forma pauperis* are granted, and the judgment of the Court of Appeals for the Ninth Circuit is reversed.

It is so ordered.

²Alternatively, if the Superior Court in fact followed *Griggs*' instructions and silently concluded that the claim did not state a prima facie case for relief, see n. 1, *supra*, the decision of the Supreme Court of California would still be a decision on the merits, and the AEDPA standard of review would still apply.

SOTOMAYOR, J., dissenting

SUPREME COURT OF THE UNITED STATES

SCOTT KERNAN, SECRETARY, CALIFORNIA DE-PARTMENT OF CORRECTIONS AND REHABIL-ITATION v. ANTONIO A. HINOJOSA

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

No. 15-833 Decided May 16, 2016

JUSTICE SOTOMAYOR, with whom JUSTICE GINSBURG joins, dissenting.

When faced with a state-court order that denies a habeas petition without explanation, this Court has long presumed that the order agrees with the "last reasoned statecourt opinion" in the case unless there is "strong evidence" to the contrary. Ylst v. Nunnemaker, 501 U.S. 797, 804– 805 (1991). In this case, the parties agree that a California Superior Court denied a petition for improper venue because it was filed in the wrong county. The California Supreme Court later denied the same petition for no explained reason. Applying Ylst's commonsense presumption, it is "most improbable" that the California Supreme Court's unexplained order disagreed with the Superior Court's reasoned order. Id., at 804. We should therefore presume that the California Supreme Court denied Antonio Hinojosa's habeas petition because he filed the first one in the wrong county.

The Court, however, believes there is *strong* evidence to the contrary—for two inexplicable reasons. The first reason—the California Supreme Court could not have denied the petition for "improper venue" because there is only one California Supreme Court, *ante*, at 3—is a straw man, and a poorly constructed one at that. Obviously the California Supreme Court did not deny Hinojosa's petition because he filed it in the wrong State Supreme Court. But it easily could have denied his petition because it agreed

SOTOMAYOR, J., dissenting

with the Superior Court's conclusion that he filed the first petition in the wrong county. See *In re Steele*, 32 Cal. 4th 682, 692, 85 P. 3d 444, 449 (2004). That possibility becomes even more likely in light of California's atypical habeas rules, which treat an original habeas petition to the California Supreme Court as the commonplace method for seeking review of a lower court's order. See *Carey* v. *Saffold*, 536 U. S. 214, 221–222 (2002).* By issuing a silent order after reviewing the lower court's reasoned decision, the California Supreme Court presumably denied Hinojosa's petition on the same ground. Cf. *Ylst*, 501 U. S., at 800 (applying its presumption on an identical posture out of California).

The majority's second reason is even flimsier. The majority suggests that the California Supreme Court's order did not include the words "without prejudice" and therefore could not have agreed with the Superior Court's denial—which the majority assumes was without prejudice. Ante, at 4. But as the majority quotes, the Superior Court simply "'DENIED'" the petition; neither it nor the California Supreme Court "DENIED" it "without prejudice." Ante, at 2, 4. It is mindboggling how one opinion necessarily disagrees with another opinion merely because it omits language that the other opinion also lacks.

I would hold, as the Ninth Circuit did, that the California Supreme Court presumably agreed with the reasoning of the Superior Court. See *Ylst*, 501 U. S., at 804. At the very least, I would not hold that there is such "*strong* evidence" to the contrary that we should summarily reverse the Ninth Circuit's interpretation of the California

^{*}Contrary to the majority's characterization, Hinojosa did not file his petition "[i]nstead of appealing" the lower court's denial, *ante*, at 2—his petition was itself his appeal. See *Carey*, 536 U. S., at 225 (calling an original habeas petition and the alternative "petition for hearing" "interchangeable" methods of appeal, "with neither option bringing adverse consequences to the petitioner").

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Supreme Court's order—and, in the process, reverse the Ninth Circuit's separate conclusion that Hinojosa's incarceration had been unconstitutionally extended.

THOMAS, J., dissenting

SUPREME COURT OF THE UNITED STATES

UNITED STUDENT AID FUNDS, INC. v. BRYANA BIBLE

ON PETITION FOR WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

No. 15-861. Decided May 16, 2016

The petition for a writ of certiorari is denied.

JUSTICE THOMAS, dissenting from the denial of certiorari.

This petition asks the Court to overrule Auer v. Robbins, 519 U. S. 452 (1997), and Bowles v. Seminole Rock & Sand Co., 325 U. S. 410 (1945). For the reasons set forth in my opinion concurring in the judgment in Perez v. Mortgage Bankers Assn., 575 U. S. ____, ___ (2015), that question is worthy of review.

The doctrine of *Seminole Rock* deference (or, as it is sometimes called, *Auer* deference) permits courts to defer to an agency's interpretation of its own regulation "unless that interpretation is plainly erroneous or inconsistent with the regulation." *Decker* v. *Northwest Environmental Defense Center*, 568 U. S. ___, __ (2013) (slip op., at 14) (internal quotation marks omitted). Courts will defer even when the agency's interpretation is not "the only possible reading of a regulation—or even the best one." *Ibid*.

Any reader of this Court's opinions should think that the doctrine is on its last gasp. Members of this Court have repeatedly called for its reconsideration in an appropriate case. See *Mortgage Bankers*, 575 U. S., at _____ (ALITO, J., concurring) (slip op., at 1–2); *id.*, at ____ (Scalia, J., concurring in judgment) (slip op., at 5); *id.*, at ____ (THOMAS, J., concurring in judgment) (slip op., at 1–2); *Decker*, 568 U. S., at _____ (ROBERTS, C. J., concurring) (slip op., at 1–2); *id.*, at _____ (Scalia, J., concurring in part and dissenting in part) (slip op., at 2–7); *Talk Amer-*

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ica, Inc. v. Michigan Bell Telephone Co., 564 U. S. 50, 68–69 (2011) (Scalia, J., concurring); see also Christopher v. SmithKline Beecham Corp., 567 U. S. ___, ____ (2012) (slip op., at 10–14) (refusing to defer under Auer). And rightly so. The doctrine has metastasized, see Knudsen & Wildermuth, Unearthing the Lost History of Seminole Rock, 65 Emory L. J. 47, 54–68 (2015) (discussing Seminole Rock's humble origins), and today "amounts to a transfer of the judge's exercise of interpretive judgment to the agency," Mortgage Bankers, supra, at ___ (slip op., at 13) (opinion of THOMAS, J.). "Enough is enough." Decker, supra, at ___ (opinion of Scalia, J.) (slip op., at 1).

This case is emblematic of the failings of Seminole Rock deference. Here, the Court of Appeals for the Seventh Circuit deferred to the Department of Education's interpretation of the regulatory scheme it enforces—an interpretation set forth in an amicus brief that the Department filed at the invitation of the Seventh Circuit. For the reasons stated in Judge Manion's partial dissent, 799 F. 3d 633, 663–676 (2015), the Department's interpretation is not only at odds with the regulatory scheme but also defies ordinary English. More broadly, by deferring to an agency's litigating position under the guise of Seminole Rock, courts force regulated entities like petitioner here to "divine the agency's interpretations in advance," lest they "be held liable when the agency announces its interpretations for the first time" in litigation. *Christopher*, supra, at ___ (slip op., at 14). By enabling an agency to enact "vague rules" and then to invoke Seminole Rock to "do what it pleases" in later litigation, the agency (with the judicial branch as its co-conspirator) "frustrates the notice and predictability purposes of rulemaking, and promotes arbitrary government." Talk America, Inc., supra, at 69 (Scalia, J., concurring).

This is the appropriate case in which to reevaluate Seminole Rock and Auer. But the Court chooses to sit idly

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by, content to let "[h]e who writes a law" also "adjudge its violation." *Decker*, *supra*, at ____ (opinion of Scalia, J.) (slip op., at 7). I respectfully dissent from the denial of certiorari.