

No. _____

In The
Supreme Court of the United States

—◆—
TIMOTHY BURNS,

Petitioner,

vs.

STATE OF ALABAMA,

Respondent.

—◆—
**On Petition For A Writ Of Certiorari
To The United States Court Of Appeals
For The Eleventh Circuit**

—◆—
PETITION FOR WRIT OF CERTIORARI

—◆—
TIMOTHY BURNS
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QUESTIONS PRESENTED

1. Are Plaintiff and minor child A.B. citizens of the United States?
2. Are minor child A.B. and Plaintiff guaranteed protection under the United States Constitution?
3. Are all judges bound by the United States Constitution?
4. Why did acting Judge Robert L. Minor make his own rules?
5. Why did Ashville Circuit Court deny minor child A. B. and Plaintiff due process of law?
6. Why did acting Judge Robert L. Minor not have a court reporter or a transcript regarding his hearing? There is no record. Why?

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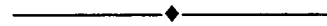
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PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.



OPINIONS BELOW

The opinion of the United States Court of Appeals appears at App. 1 to the petition and has been designated for publication but is not yet reported.

The opinion of the United States District Court appears at App. 6 to the petition and has been designated for publication but is not yet reported.



JURISDICTION

The date on which the United States Court of Appeals decided my case was December 6, 2017.

The jurisdiction of this Court is invoked under 28 U.S.C. § 1254(1).



**CONSTITUTIONAL AND
STATUTORY PROVISIONS INVOLVED**

The United States Constitution guarantees all American citizens amendment rights. 1624, 1560 amendments, 14, section 1. The constitution is the law. All judges are bound by the Constitution. Plaintiff and

daughter A.B. have been denied due process under the 4th, 5th, and 14th amendments.

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STATEMENT OF THE CASE

Plaintiff Timothy Burns and minor child A.B. are U.S. Citizens of the United States of America. This appeal is filed under the 4th, 5th, and 14th amendments to the U.S. Constitution. The 14th amendment to the constitution was ratified on July 9, 1868 and which included former slaves recently freed in addition, it forbids states from denying any person life, liberty, or property, without due process of law or to deny any person within its jurisdiction the equal protection of the law by the protection of civil rights to all Americans and is cited in more litigation than any other amendment.

The plaintiff is a veteran of the U.S. Army. I served under the leadership of General Douglas MacArthur in Korea and was discharged under honorable conditions. Serial number RA-14468827.

On March 24, 2007, A.B. was born to the parents Sharon Evans and Timothy Burns. At the age of 4 months old, A.B. lived with her father in Southfield, Michigan 48033. Moved to the state of Alabama in the year 2010, purchased a home A.B. A.B. lived at 235 Lindas Loop, Odenville, Alabama 35120.

On October 4, 2017, A.B. had an eye glass appointment at 1:30 pm at Walmart Optical Dept. A.B. was a

student at Margaret Elementary School. The plaintiff called the school to inform the school of the need to remove A.B. from school for the eye glass appointment.

The person who answered the phone at the school replied that the plaintiff needed to speak with the Principal. It was explained to the plaintiff that the school could not release A.B. to her father Timothy Burns.

On or about the month of June 2017 a secret hearing was held regarding the minor child, plus Turquoise Garnett, sister of A.B. The father of A.B. was not invited to the hearing. Turquoise Garnett filed false allegations toward minor child's father, which is untrue. But the Judge, Robert L. Minon, plus "clerk" Tammie Cook, recommended "to remove child from her father." Tammy Cook called my attorney Peter Parks in the state of Michigan (248.275.6444), plus the law firm of Sarah Brazzolotto gathered information from Tammie Cook and filed with Judge Minon.

The plaintiff didn't know where to turn or find help. So I was advised to seek an attorney. Plaintiff began to call attorneys in the St. Clair County area. Plaintiff talked to an attorney regarding what had taken place and was advised to go to the Clerk's Office for a court order regarding acting Judge Robert L. Minon's order.

The Ashville Circuit Court took plaintiff's daughter on false allegations and because St. Clair County discriminated against plaintiff.

The court took my daughter away stating I am suffering with dementia. The plaintiff visited Dr. Russell and, after being examined for dementia, the Dr. provided the court with the results which stated the plaintiff was not suffering from dementia.

The court rejected the doctor's examination which stated no dementia.

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ARGUMENT

The law firm of Sarah Brazzolotto dispatched an employee to 235 Lindas Loop, Odenville, Alabama, to conduct an interview regarding minor child A.B.

The law firm of attorney Sarah Brazzolotto, defendants jointly and severally, this court has violated plaintiff's civil rights plus A.B.s' civil rights (safety, mental damage of a minor child).

The plaintiff requests Sanctions against District Judge Robert L. Minon of the Juvenile Court of St. Clair County of Alabama. The court has violated the guidelines of due process of law guaranteed by U.S. Constitution (5th and 14th amendments).

The plaintiff has suffered financially and mentally due to the Judge's reckless decision. The plaintiff requests the minor child be psychologically evaluated to determine the extent of emotional damage done by the Judge's reckless decision.

**PLAINTIFF IS ASKING THIS
HONORABLE COURT FOR DAMAGES OF
10 MILLION DOLLARS IN THIS LAWSUIT**

The court continues to disregard the U.S. Constitution:

1. Wiretapping plaintiff's conversation between daughter and father.
2. The wiretapping was played in the Ashville Circuit Court, before Acting Judge Robert Minon.
3. The defendant asked the court for charge of contempt against plaintiff. Wiretapping is a crime under the U.S. Constitution but the court allowed the illegal wiretapping to proceed and be entered as evidence.
4. Plaintiff has been violated by this Circuit Court, because a lawsuit has been filed against the law firm of Sarah Brazzolotto.
5. Plaintiff's civil rights have been violated by this Circuit Court of Ashville, Alabama.
6. Plaintiff feels this honorable court will continue to discriminate against plaintiff.
7. Plaintiff is demanding a jury trial.
8. Plaintiff has been discriminated against by Ashville Court and Judge Robert Minon since June 2017. No respect for due process, no respect for Jury Trial. No respect for facts.

9. Plaintiff has demanded a jury trial but was denied in 2017.

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CONCLUSION

Minor child A.B. and Plaintiff pray this honorable court grant relief for this federal offense. Minor A.B., plaintiff's child, was taken from Margaret Elementary on or about October 4, 2017.

The petition for a writ of certiorari should be granted.

Respectfully submitted,

TIMOTHY BURNS
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Date: May 8, 2019