24-5432 ORIGINAL

IN THE

FILED AUG 28 2024

SUPREME COURT OF THE UNITED STATES

brina Collier (and for the son) - PETITIONER (Your Name)

VS.

Donald Trump Et. AL. __ RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Washington D.C. Cizeuit Court of Appeals
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Sring Collies (Your Name) 3729 S.W. 65 du. (Address) Gainesville, FL. 32608

Gainesville, FL. 32608 (City, State, Zip Code)

650-695-9000 (Phone Number)

QUESTION(S) PRESENTED

- The object of the case to either MDL or to Criminal Court?
- Il Whether Trump Et. Al. did not violate any criminal law without temporal limitation, when they unleashed whistleblower Retaliation against the Plaintiff and her child-a court protected minor on campus of UCBerkeley in 2018?
- III Whether involuntary religeous bootcamp reeducation of humanist student did not violate Free Exersise Clause and the Establishment clause of the US Constitution on the soil of UCBerkeley.
- IV Whether the Lower Tribunal did not abuse its discression when discharged case as untimely, while repeatedly informed that opposition steals USPS mail and throws Plaintiff and her son in false imprisonments to ensure no timely court filing was possible?

LIST OF PARTIES

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

[V] All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Charles Wade Collier

Bruce Ritchie

Alana Robinson

Summer Sakraw

Overnors DeSantis and Necosom

Anna Prizzia

Scientology and Mornion Churches Unnamed members of Meusa International

The list is not exclusive.

RELATED CASES

Pending: 24-1056 FL. v. Ilina Collier, FL. 18 DV 000161 Collier v. Collier, Ca. 24-10245 and 24-12173-6, Ga. US court of Appeals.

Prina Collier V. Fl. State Et, AL. Dismissed: SC 2024-1159 interested parties: States of FL, 2 Ca.

23-2420 Collier V. Trump Et. Al., Federal Grenit.

23-2052 Collier V. US (real party of interest Trump), Federal Corcuit.

23-167 Collies V. Trump, US Court FL.

21M88 Collier v. UCBerkeley and 23-1185 Collier V. Fres. of Stanford,

Also pending in FL. District one Court of Appeal:

100A FL.: 24-2080 Habeas Corgus Irina Collier V. FL. State

1 DCA FL,: 24-1697; 24-1678; 24-0417 Three Collier v. Collier cases with motion to consolidate.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- 1. 1st Amendment Freedom of Religion and Freedom of speech
- 2. 14th Amendment Due Process Clause
- 3. 13th Amendment Antislavery
- 4. Whickleblower Retaliation for reporting Title IX Violation on campus of UCBerkeley
- 5. Contempt of Court violation of Restraining order 180000161
 - 6. Habeas Corpus Article 1 Section 9 Clause 2 Violation.
 - 7. Failure to Cure Want of Hurisdiction 28 U.S.C. \$ 1631
 - 8. Uniform Interstate Family Support Act and Interstate Child Support Enforcement Case processing Violations by Ca. and Fl. State Family Courts and private family attorneys from Ca. XFL.

IN THE

SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

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

OPINIONS BELOW

[V For	cases from federal courts:	
	The opinion of the United States court of appeals appears at Append the petition and is	dix to
	[] reported at; or, [] has been designated for publication but is not yet reported; or, [] is unpublished.	
	The opinion of the United States district court appears at Appendix the petition and is	to
	[] reported at; or, [] has been designated for publication but is not yet reported; or, [] is unpublished.	
[] For	cases from state courts:	
	The opinion of the highest state court to review the merits appears Appendix to the petition and is	at .
	[] reported at; or, [] has been designated for publication but is not yet reported; or, [] is unpublished.	·
	The opinion of the to the petition and is	court
	[] reported at; or, [] has been designated for publication but is not yet reported; or, [] is unpublished.	

JURISDICTION

[V] For cases from federal courts:	
The date on which the United Sta was	tes Court of Appeals decided my case
[] No petition for rehearing was	timely filed in my case.
	g was denied by the United States Court of, and a copy of the ars at Appendix
[V] An extension of time to file the to and including 9. 28. 24 in Application No. 24 A 1009	e petition for a writ of certiorari was granted (date) on (date) (date)
The jurisdiction of this Court is in	woked under 28 U. S. C. § 1254(1).
[] For cases from state courts:	
The date on which the highest sta A copy of that decision appears at	te court decided my case was Appendix
	g was thereafter denied on the following date: ad a copy of the order denying rehearing
	e petition for a writ of certiorari was granted (date) on (date) in .
The jurisdiction of this Court is in	woked under 28 U.S.C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

The Gurisdiction of this Court is invoked under 28 4.5. C. § 1257 (a).

Cases in the courts of Appeals may be reviewed by the Supreme Court by the Writ of Certiorari granted upon the petition of any party to any civil or criminal case, before or after rendition of Judgement.



Ad = I O O O Statement of the Case

in 2020 I rescued my barely 18y.o. child from slavery twice.

Whoever traffics my son in broad daylight has the authority to put law enforcement in two states and Washington D.C. in a bind. Neither sheriff, nor police, not even FBI could help me find my son since last year to today. My Court restrained DV offender husband knows exactly where our son is kept.

Husband contacted him repeatedly, indeed he masterminded horrific assaults on own child. Evidence of child abuse 2018-2020 and earlier is in possession of US DOJ. My husband' ties with the Washington D.C. US Justice department goes 40 years back, to President Reagan' administration. We are residents of Fl.

Now our son is kidnapped again, kept in California. Law enforcement knows who holds my child but ordered not to tell me - his court appointed parent - the only guardian left in his life. My son is gag ordered by kidnappers in Securitas, as well as police and sheriff's uniforms since before 2020. In California some of them wore DHS uniforms. Secret Service guards of Morgan Chase and a number of other banks, as well as security personnel of multiple major and minor hotel chains bank are also involved in international human trafficking ring that enslaved my child with his fathers knowledge, blessing and participation— he profits from crypto mining slavery proceeds.





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Should any out of state or any Ca. wellness check be conducted, my son is instructed under the barrel to utter only the scripted answers. He would be tasered, beat up or worse as happened so many times beforewhile handcuffed- should he disobey the script. There are photos and videos of his scars from assaults, they were submitted to San Francisco US DOJ together with medical tests reports showing repeated poisoning/drugging of my child when he was still underaged. Poisoning, assaults and more heinous crimes by my husband's circle are documented over more than 20 years now. Child was first abused as a mere toddler. I reported it to Gainesville DCF in 2004, I did not know that it was with my husband' approval at that time. DV survivors are often blind to own assaults, child abusers are skilled at concealing it, blaming the innocent.

Unless a more powerful order releases the double bind tie on hands of the law enforcement, my son is dead by paternal design. He is the Hostage of his father's coconspirators, if he is still alive. It's time to release my son before too late.

My husband- the Stanford and Yale alum law professor - knows how to manipulate the system, what lies to say to DHS about own wife and son to put their names on the terrorist watch list. 13 y.o. child's cartoons were used against him by the father in 2015 when













against him by the father in 2015 when the world was not aware yet of the white nationalist extremists movement. But my husband knew and welcomed it together with his bitcoins-trust fund bound family.

Extremists already started using jails and prisons as internment holds. I was thrown in one repeatedly in Ca., there is the same and more in Fl. Unbeknownst to population at large. Times of internment should come to a stop, not to be officially reinstated under the cover of Patriot Act, misused for too long by the force tasked with protecting innocent civilian lives from domestic terror. Last time I was thrown in internment for "trespassing" in own rented apartment territory I was told "you'll be deported too if you as much as get a ticket for riding a tram" while penniless. Now in Fl. I'm trespassed for coming home to own house; internment

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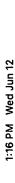




coming home to own house; internment or deportation back to Russia where I came from 40 years ago is what my husband has in mind for me, he already labeled own child and wife as terrorists, he leaves the rest to the law in Fl. under the misused patriot Act, furthering concealment of his crime without a statute of limitations.

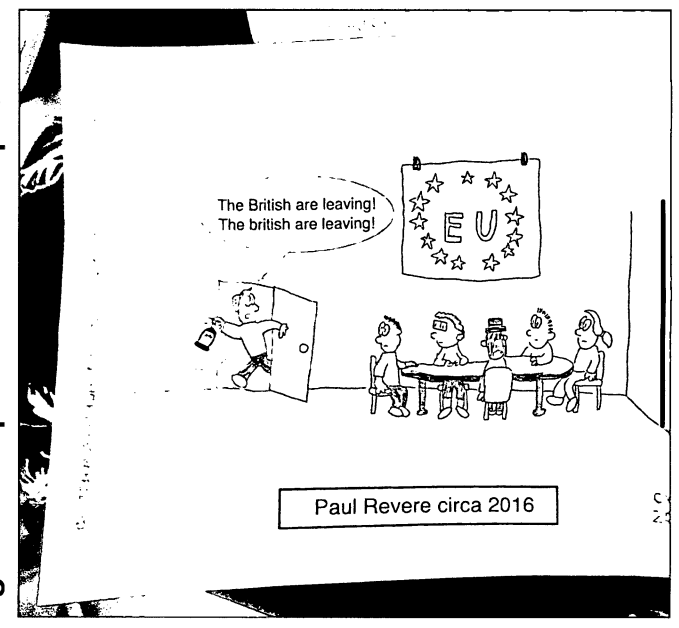
What happened to my child since he was underaged is called slavery (used as involuntary crypto mining labor commodity), it is also a hate crime.





N

anyone, it doesn't take a hero. Takes just ① you were one. Wrong can be righted by which side saves them, you wouldn't if Any and all extremism on both sides of the isle is terror. Hostages don't care a right person in the right place at a right time to prevent a catastrophe. \bigoplus (<u>O</u> 00 Aa <u>...</u>



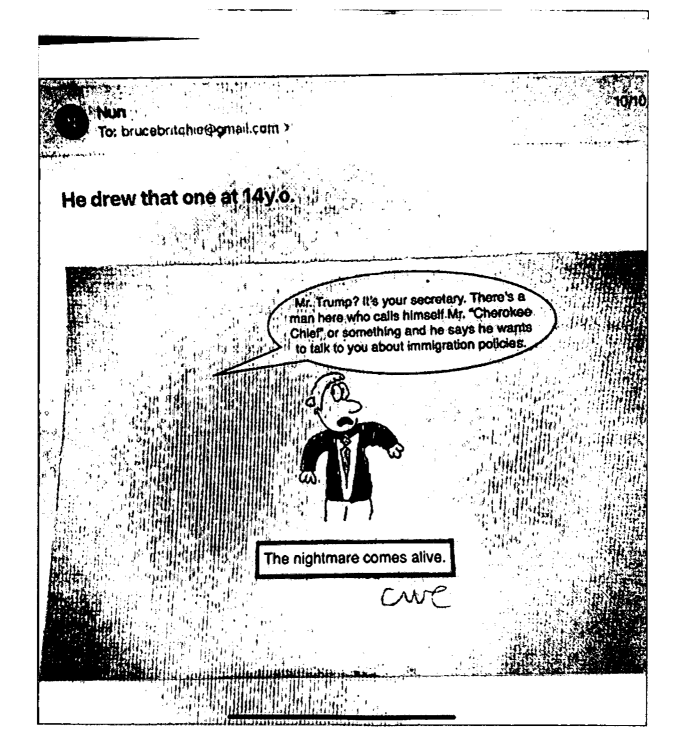
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This White House case is from Trump's time to now.

How long is a year in a persons life? In torn apart family? In hostage' lives?





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Reasons for Granting the Petition

PROPER TRANSFER TO CURE 24-7018 WANT OF JURISDICTION BY TRANSFERRING THE CASE TO THE CRIMINAL COURT NEVER OCCURRED. NOT IN STATE **COURTS, NOT IN STATE** SUPREME COURTS OF CA. AND FL., NOT IN COURT OF FEDERAL **CLAIMS, NOT IN US DISTRICT COURTS OF TWO STATES LISTED,** NOT IN WASHINGTON D.C. US DISTRICT COURT, NOT IN THE FEDERAL CIRCUIT COURT OF APPEALS, NOT IN US COURTS OF **APPEALS IN 9&11 CIRCUITS.**

QUESTIONS OF IMMUNITY
FROM CRIMINAL PROSECUTION
OF THE FORMER PRESIDENT
AND TWO GOVERNORS
PARALYZED STATES AND US
COURTS OF APPEALS IN THIS
CASE.

GOVERNMENT OFFICIALS WHO COVERED UP CRIME WITHOUT STATUTE OF LIMITATIONS IN ORDER TO STAY IN THE OFFICE ARE FREE TO REPEAT CRIMINAL OFFENSES IN JUDICIAL ROBES, IN ELECTED OFFICES, IN THEIR **APPOINTED ROLES, UNDER THE COLOR AND WHILE SWORN TO** UPHOLD THE CONSTITUTION, **UNLESS THE QUESTION OF IMMUNITY IS FINALLY ANSWERED IN THIS CASE FOR** THE PLAINTIFF AND FOR ALL SIMILARLY SITUATED PEOPLE.

This Court's is the right jurisdiction to exercise its power; all other tribunals shrieked responsibility to take on the question of immunity, all other avenues are exhausted, leaving any and all people potential victims of criminal acts

by government officials, thus creating the classes below and above the law of the land.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,