

For Immediate Press Release

On November 1, 2011 the Supreme Court was served a Writ for Certiorari by two New Jersey activists, who are supported by countless individuals and TEA Party groups. This suit that cites 19 specific violations of the United States Constitution and four existing laws is arguably the most comprehensive action against Obamacare in the nation.

Currently, the Supreme Court is reviewing all the Writs received thus far and will meet behind closed doors on November 10th to decide which cases they will hear or consolidate.

This case originated in the District Court of New Jersey as "*Purpura v. Sebelius*" 3:10-cv-4814. In this case, Petitioners believe that they were denied a "full and fair" hearing by a judge, which the record shows very questionable judicial actions that can be considered colluding with the Department of Justice, who refused to address the merits of the 19 Constitutional violations, repeatedly violating the Federal Rules of Civil Procedure to avoid addressing the Constitution challenges.

This case, number 11-2303, was taken up on appeal before the Court of Appeals to the Third Circuit that upheld the lower Courts infirm Order. The judges that **authored** the Opinions and Judgment violated the United States Code, specifically Title 28 Section 455, since they were required to recuse themselves, and lacked "subject-matter jurisdiction" to uphold the corrupt lower Court's infirm decision. Both Courts, in written Opinions, admitted they did not address the merits of the Petition that challenged the Healthcare legislation.

It is significant that the Department of Justice repeatedly lost the case and by law Obamacare should have been rendered "null and void" and unconstitutional on all 15 counts that identified 19 specific violations of the U.S. Constitution!

For proof of the above allegations, see (which are attached):

[20111031_Supreme_Court_Motion_to_Expedite_Rule21.pdf]
Shows each violation

[20111031_Supreme_Court_Petition_For_Writ_Of_CERTIORARI.pdf]
Shows corruption and breaks down each and every Court citing provisions in the "Act" that shreds the Constitution as an old rag to be discarded. (Appendix on file at the Supreme Court, entire record below)

After reading the "*We the People*'[s]" case it will become clear that the "*People's*" case against Obamacare should be the lead case to be heard. America, we need to flood the Supreme Court with requests to hear this case. We need a "Miracle on 34th Street" (1947). The Supreme Court's address is: 1 First Street, N. E., Washington D.C. 20543. Our Justices must be encouraged to hear the "*People's*" case as Petitioner Nicholas Purpura calls it. By comparison, every other case they are now reviewing is inadequate and limited. All concerned citizens of these United States need to know that this case has been placed before the United States Supreme Court.

Petitioners have for the last year challenged any and all comers at every speaking engagements (attorneys, law professors, judges) to an open debate to dispute a single violation cited in the "*People's*" case. This case leaves no reprieve from the charges. This case is the death knell for Obamacare and the Department of Justice knows it! Pray and do whatever you can to spread the word to everyone throughout the country. "*We the People*" deserve to be heard!