

No. \_\_\_\_\_

IN THE

SUPREME COURT OF THE UNITED STATES

ROGER WILSON — PETITIONER  
(Your Name)

vs.

U.S. Gov't — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

~~DE~~ PHILADELPHIAS COURT  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

ROGER WILSON  
(Your Name)

516 SINCLAIR ST #501  
(Address)

MCKEESPORT PA 15132  
(City, State, Zip Code)

412-927-7016  
(Phone Number)

QUESTION(S) PRESENTED

- ① DID THE APPEALS COURT + THE DISTRICT COURT ERROR/COMMIT A MISCARRIAGE OF BY REFUSING TO OVERTURN MY CONVICTION FOR TIME CONSTRAINTS AS THE US CONSTITUTION DEMANDS THEY DO SO?
- ② DID THEY ALSO COMMIT AN ~~ACT~~ MISCARRIAGE OF JUSTICE BY DOING SO WITH THE SPEEDY TRIAL ACT KNOWING I WAS INNOCENT AND ~~BY~~ MY CASE FOR ALL 4 PRONGS BECAUSE OF IT ① PREJUDICE, ② NO CAUSE FOR DELAY, ③ ASSERTED MY RIGHT FOR A SPEEDY TRIAL, ④ NO HEARINGS, CONTINUANCES, OR MOTIONS WERE EVER HAD OR FILED?
- ④ DID THE TRIAL ERROR BY NOT RULING FOR ME AFTER THE GOV'T DEFAULTED WHICH MEANT THAT THE COURT WAS BOUND BY THE U.S CONSTITUTION TO RULE FOR ME?

## LIST OF PARTIES

- ☒ All parties appear in the caption of the case on the cover page.
- ☐ 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:

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- Default

OTHER

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**

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

☒ reported at 15-1664; 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☐ is unpublished.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 B to the petition and is

☒ reported at 06-316 + 07-101; 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☐ is unpublished.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 at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

## JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was \_\_\_\_\_.

☐ No petition for rehearing was timely filed in my case.

☐ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. \_\_\_\_ A \_\_\_\_.

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

28 USC 2101 ~~(b)~~ (e)  
AT APPEALS COURT

☐ For cases from **state courts**:

The date on which the highest state court decided my case was \_\_\_\_\_.  
A copy of that decision appears at Appendix \_\_\_\_\_.

☐ A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. \_\_\_\_ A \_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- TIME CONSTRAINTS / SPEEDY TRIAL  
RULE (70 DAYS)
- DEFAULT

~~STATEMENT OF THE CASE~~  
\* TURN THE PAGE OVER THERE'S  
MORE ON THE BACK AND ATTACHED  
PAGE

STATEMENT OF THE CASE

I WAS DETAINED FOR 8 MONTHS BEFORE I  
TOOK A PLEA, THE US CONSTITUTION STATES

THAT I CAN NOT BE DETAINED FOR MORE  
THAN 70 DAYS BEFORE TRIAL OR PLEA.

I FILED AN APPEAL AFTER MY MOTION TO  
OVER TURN MY CONVICTION FOR TIME  
CONSTRAINTS WAS DENIED, BUT THE

APPEALS ERRORED AND DENIED ABOUT  
2 YEARS AGO, SO I'M REVIEWING IT NOW  
AS PER MY CONSTITUTIONAL RIGHTS

VIA THE CORRECT FORMAT A

COLLATERAL / INDIRECT ATTACK WHICH GIVES  
ME THE RIGHT TO ATTACK MY CONVICTION

AFTER THE TIME FOR MY APPEAL LAPSES

THIS PREJUDICED ME BECAUSE THERE WAS NO P.C. TO ARREST ME SEE  
SEE; - PEOPLE V WILGINS (FEB 15, 2018) N.Y. ST. HAMOND. OVER

- MALON COUNTY V EDEI S. "MIGO" RAMIREZ  
OVERTURNED BY APPELLATE COURT IN 2014

- DOUGLET V U.S. GOV'T 505 U.S. 647 (1991)

- KLOPFER V NORTH CAROLINA 386 U.S. 213 (1967)

- DILLINGHAM V U.S. 74-6738 12/1/75 423 US 64

RELEASED BEFORE TRIAL EVEN THOUGHT GOV'T KNEW HE WAS GUILTY  
BUT GOV'T RELEASED FOR SPEED & TRIAL,

U.S. GOV'T V VAIBYRD 2006 "70 DAYS"

# STATEMENT OF THE CASE (ATTACHMENT)

CASE NUM. 00-316

- MY CO-DEFENDANTS WERE UNDER 24 HOUR SURVEILLANCE AND I WAS NEVER ONCE SEEN OR RECORDED WITH THEM

- THEY ALSO CO-OPERATED AND VERBALLY TOLD THE F.B.I I WASN'T INVOLVED IN ADDITION TO THEIR TAPED CONFESSION, HAND WRITTEN CONFESSION AND THE WIRE THEY HAD RECORDING THEIR PHONE CALLS PROVING MY INNOCENCE, \*ONCE AGAIN THEY TALKED ABOUT SPLITTING THE DRUGS, KILLING PEOPLE AND REMEMBERING BODIES ON THAT TAPE AND HOW I WASN'T INVOLVED.

\* ALSO THERE WAS NO O/A ASSIGNED TO MY APPEAL WHICH IS DEFAULT MEANING THE JUDGE OR JUDGES WERE MANDATED TO RULE FOR ME! BUT THEY BROKE THE LAW AND DIDN'T WHICH IS VIOLATION

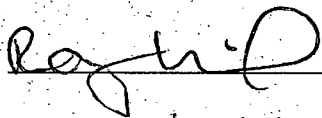
## REASONS FOR GRANTING THE PETITION

My COLLATERAL ATTACK IS BASED ON A QUESTION OF LAW, BACKUP BY PROOF OF INNOCENCE "WHICH CLEARLY CANNOT BE DENIED BECAUSE IT'S OVERWHELMING" AND MY COLLATERAL MEETS ALL 4 STEPS OF THE CRITERIA 1) NO REASON FOR DELAY, 2) PREJUDICE, 3) I ASSERTED MY RIGHT TO A SPEEDY TRIAL, 4) LENGTH OF DELAY WAS TOO LONG. NOW WITH THAT BEING SAID YOU "THE SUPREME COURT STATED THAT COLLATERAL/INDIRECT ATTACKS ~~may~~ MUST BE BASED ON QUESTIONS OF LAW" I HAVE STATED TWO QUESTIONS OF LAW IN MY APPEAL, ① SPEEDY TRIAL, ② INNOCENCE AND TIED THEM ~~together~~ TOGETHER PROVING PREJUDICE. WHICH IN TURN MEANS MY APPEAL CANNOT BE DENIED, UNDER ANY COLOR OF LAW. I LOOK FORWARD TO YOU VENDICATING ME SWIFTLY, COLLATERAL/INDIRECT ATTACKS ARE MEANT TO BE USED WHEN THE TIME HAS LAPSED TO FILE AN APPEAL AND THEY MUST BE BASED ON QUESTIONS OF LAW, LIKE I SAID MINE IS BASED ON AT LEAST 2 OF THEM (QUESTIONS OF LAW) ALSO I CAN'T GET A COPY OF THE ORDERS BUT LAW STATES YOU HAVE TO ORDER THEM

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

\_\_\_\_\_

Date: 7/10/18