

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

George Jenevick — PETITIONER
(Your Name)

vs.

State of New Jersey — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO
Superior Court of New Jersey-Appellate Division, County of ^{Midd.}
Supreme Court of New Jersey
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

George Jenevick
(Your Name)

East Jersey State Prison, Lock Bag Rd.
(Address)

Rahway, New Jersey 07065
(City, State, Zip Code)

1-609-292-4036 — N.J. D.O.C.
(Phone Number)

1/2

QUESTION(S) PRESENTED

1. State went out of their way not to have their primary witness, Iwan Terenin, take the stand at two trials. He reported the situation to police and his vile testimony to the grand jury went so far beyond hearsay that he had to have conspired with the prosecutor. I was denied the right of cross-examination as to credibility under the 6th amendment and due process of the 14th amendment. Appendix G pg. 67-97
2. Was not allowed to demonstrate to jury my state of mind due to intoxication in regards to the "Force Of Law" syndrome when I allowed them into my residence without a warrant. Evidence shows an under the influence alcoholic through examples of signature. This was a violation of due process of the 6th and 14 amendments.
Appendix H pg. 98-109
3. While I was under what I considered a seizure of my person upstairs, the police went to far in looking around my home when they cut open a sealed, black plastic trash bag inside a garbage can in the basement without a warrant. This was a violation of search and seizure standards of the 4th amendment and due process of the 14th amendment.
Appendix I pg. 110-112

TABLE OF AUTHORITIES CITED

CASES

State Vs Jevendic 193 N.J. 440

PAGE NUMBER

pg. 5

STATUTES AND RULES

R. 2:11-3(e)(2)

page 42

OTHER

4th Amendment pg-100-112, 67-97

6th Amendment pg-67-97, 98-109

14th Amendment pg-67-97, 110-112, 98-109

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:

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	3
STATEMENT OF THE CASE.....	4
REASONS FOR GRANTING THE WRIT	5
CONCLUSION.....	6

INDEX TO APPENDICES

APPENDIX A- State Superior Court, Appellate Div. 9-42
AFFIRMING Trial court decision

APPENDIX B- Trial Court Judgment of Conviction 43-47

APPENDIX C- Superior Court Appellate Division
Denying Petition For Certification 48-49

APPENDIX D- Superior Court Appellate Division affirming
trial court decision at Post Conviction relief hearing (PCR) 50-51

APPENDIX E- Superior Court Appellate Division 52-64
AFFIRMATION of (PCR) decision

APPENDIX F- Supreme Court denial of certification 65-66

APPENDIX G- Grand Jury testimony of Iwan Terenil 67-97

Appendix H- Examples of defendants signature 98-109
when intoxicated / sober, county

Medical report showing D.T.'s

Appendix I- Floor plan of Main Floor of defendants residence 110-112

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 _____ 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 United States district 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.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix A 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 Superior Court, Appellate Div court appears at Appendix E 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).

For cases from **state courts**:

The date on which the highest state court decided my case was 10/16/13. A copy of that decision appears at Appendix A.

A timely petition for rehearing was thereafter denied on the following date: 4/9/14, and a copy of the order denying rehearing appears at Appendix C.

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

4th Amendment

6th Amendment

14th Amendment

R. 2:11-3(e)(2)

STATEMENT OF THE CASE

Simply put the court(s) would not entertain any of my complaints. Even my briefs to the appellate courts were deemed as "not having any merit."

Whatever was not in their best interest was covered up.

I had an additional 5 charges which were dropped post haste when it was apparent that they were made up just so I would cop a plea. These were due to Iwan's grand jury testimony.

Being a well known alcoholic who had lost everything, the testimonies in court that I was sober at my arrest are ridiculous. The most traumatic time in my life and I let the police in. That comes under not thinking clearly at all and yet "they" are correct and I was making it up.

IF I were really ^{to} put down what went down in the past 20 years it would seem like a rant so I just put down the 3 questions that were most prevalent to me.... could go on about DNA not being used (it was mostly mine) or having witnesses change their previous statements, years after the fact for the prosecutor.

REASONS FOR GRANTING THE PETITION

This was the next step for me on this journey. Being disillusioned by the whole system as it stands in New Jersey all I can say is, why not?

I put the questions out there as I understand them. I would think the general public would think of the amendments in like fashion.

Then life happens and you find out why no one believes in the system. The old "once bitten, twice shy" to possibly keep you in line. It might be the best we have but the rules are only for some.

Let's see what happens here. This is not a dare of any sort, just frustration on my part to get it right.

First trial was overturned due to cumulative error (denied me witnesses), Sf. Vs. Jaworski 193 N.J. 440 (2008)

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

George Jemewicz

Date: July 19, 2018