

No. _____

~~EMERGENCY EXTREME WRIT~~

IN THE

~~SUPREME COURT OF THE UNITED STATES~~

~~Mandamus & prohibition~~

~~Alonzo Dean Shepherd~~ PETITIONER
(Your Name)

vs.

~~U.S. President Donald Trump et al~~ RESPONDENT(S)
~~U.S. Senator Lindsey Graham et al~~
ON PETITION FOR A WRIT OF CERTIORARI TO

~~U.S. Federal District Court of Appeals District of Columbia~~
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

~~PETITION FOR WRIT OF CERTIORARI~~

~~Alonzo Dean Shepherd~~
(Your Name)

~~NORTHERN Ohio Correctional Center~~
~~2240 HUBBARD ROAD~~
(Address)

~~Youngstown Ohio 44505~~
(City, State, Zip Code)

~~UNKNOWN~~
(Phone Number)

QUESTION(S) PRESENTED

- 1) Does AN INMATE HAVE AS AMERICANS WITH DISABILITIES
- 202 RIGHT IN PRISON IN FULL.
2. Does AN INMATE HAVE A RIGHT TO PROPER FULL
MEDICAL TREATMENT IN PRISON. & MATTERIZKS.
- 3) IF AN INMATES SINGS IN COURT OR HAS SUED IN COURT
Does HE OR SHE HAVE A CONSTITUTIONAL RIGHT
TO INDEPENDENT MEDICAL CARE & TREATMENT MATTERIZKS
- 4) Does AN INMATE HAVE A RIGHT TO BE CLEAR OF A
CONFLICT OF INTEREST - FROM UNJUDGED PRESIDENT
HE SUE.
OR EXAMPLE LIKE ACCUSED TREASONER U.S. PRESIDENT
& SEX OFFENDER AND RACIST TIME LIAL PURSUER
& RACIST DONALD TRUMP.
- 5) Does MR Shephard HAVE A RIGHT IN PRISON
TO ACCESS TO COURT. & DUE PROCESS
- 6) Does MR Shephard HAVE A RIGHT TO BE
FREE OF CRUEL & UNUSUAL PUNISHMENT OR
IS U.S. GOVERNMENT EXCUSED.
- 7) Does MR Shephard HAVE A RIGHT TO BE
FREE OF ALLEGED CRIME & RACKETEERING
HARASSMENT & RETALIATION BE CAUSE REDUCED
- 8) IS MR Shephard TO BE PROTECTED FROM
ATTEMPTED MURDER BY U.S. GOVERNMENT
- 9) BE CAUSE OF CONSPIRACY & COMPLICITY SHOULD
NOT MR Shephard HAVE SPECIAL COUNSEL HASTINGS?
- 10) DO I HAVE RIGHT TO MEDIA?

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:

~~PRESIDENT Donald Trump et al~~
~~MIKE PENCE Vice President~~
~~U.S. Attorney Jeff Sessions~~
~~U.S. FBI Andrew McCabe~~
~~U.S. Senators & Judicial Comm.~~
~~DICK DUBIN~~
~~LINDSEY GRAHAM~~
~~PATRICK LEAHY~~
~~Judge Richard Roberts~~
~~Robert Mueller~~
~~Judge M. Garland~~
~~Justice John Roberts~~

(2.)

U.S. Senator Lindsey Graham
U.S. Senator Dick Durbin
U.S. Senator Patrick Leahy
U.S. Attorney General Jeff Sessions
U.S. FBI Director Chris Wray
U.S. Chief Justice John Roberts
U.S. Chief Judge Merrick B. Garland

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

IN THIS INSTANT CASE CORNIZABEL FACTS ARE THAT
CLEARLY THE BILL OF CONSTITUTIONAL RIGHTS ARE BOTH
ESTABLISHED AND HAVE BEEN UNJUSTIFIABLY
VIOLATED THE FIRST AMENDMENT RIGHT OF ACCESS TO
COURTS THE 14th RIGHT OR FOURTEENTH AMENDMENT
RIGHT TO PROPER DUE PROCESS & WITH THE ALSO
AFFORDED RIGHT OF EQUAL PROTECTION OF LAWS
OF THE US OF AMERICA & WHERE THEIRS
A RACIST DISCRIMINATING TREASURER AND
LIVING PERJURIST CRIMINALLY MINDED SEX
OFFENDING U.S. PRESIDENT DEFENDANT HAS
GOING TO BLOCK THE PROCESS AT ALL TIMES
& THE RIGHT TO BE FREE OF CRUEL AND UNUSUAL
PUNISHMENT IS TRAMPLED THEREBY DISREGARD
THE WORD \rightarrow UNCONSTITUTIONAL MEANS LAW
- BREAKING \rightarrow CRIMES & WELL CRIMINAL TRAMP
UNCONSTITUTIONAL MEANS LAW & LEGAL AND
INTEGRITY # YES COURT SHOULD ACT ASAP IN-
REGARDS TO THE UNITED STATES LAWS AND
BY THE ARTICLES OF ALL FREED & FREEDOM RULES
& FRAP & YES U.S. SUPREME COURT LAWS.
THE U.S. CONGRESS HAS SET OUT
TO THE CONGRESSIONAL STANDARDS THE
SENATE JUDICIARY COMMITTEE TO ACT ACCORD
-INGLY TO THE RULE OF LAW & THIS IS FACT.
AGW.

- 1) The First Amendment
- 2) The Second Amendment
- 3) The Fourth Amendment
- 4) The 8th Amendment
- 5) The 14th Amendment

THE 14th AMENDMENT ARE CLEARLY VIOLATED
& MULTIPLE CRIMINAL CRIMES VIOLATE IF YOU
DO NOT ACT STATE & FEDERAL THEREFORE THERE
WRT MUST BE GRANTED IN FULL & IMMEDIATE RELIEF

TABLE OF CONTENTS

OPINIONS BELOW	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	
STATEMENT OF THE CASE	
REASONS FOR GRANTING THE WRIT	
CONCLUSION.....	

INDEX TO APPENDICES

APPENDIX A	Statement of the Case history
APPENDIX B	The Civil Rights violations
APPENDIX C	orders & dispositions
APPENDIX D	Exhibits & Evidences
APPENDIX E	REQUEST TO INDUCTIVE Relief
APPENDIX F	REQUEST TO Relief

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

Ashley v Dilworth	147 F.3d 715, 721, (8th Cir 1998)	(1)
Born v Smith	430 U.S. 97-106 (1976) U.S. Supreme Court	(1)
CRUZ v Beto	430 U.S. 715-721-1978, U.S. Supreme Court	1-2
ESTELLE v GAMBEL	429 U.S. 97-106, 1976	
Born v Smith	430 U.S. 815-821, 1976 U.S. Supreme Court	1-2
FARMER v BREWSTER	11415, 1970 (1994 U.S. Supreme Court	2-5
FARMER v BREWSTER	511 U.S. 815-832, 1994 (U.S. Supreme Court	
REVISIT	34	
OPPING ANDERSON v LIBBY	LOBB	

STATUTES AND RULES

- 1) VIOLATIONS of The Americans with Disabilities Act
- 2) DENIAL of ACCESS FIRST Amendment Right
- 3) DENIAL of RIGHT TO PROTECT SELF Fourth Amendment
- 4) RIGHT TO FAIR HEARINGS FIRST Amendment
- 5) RIGHT TO BE FREE of CRUEL & UNUSUAL PUNISHMENT
- 6th Amendment
- 6) DUE PROCESS VIOLATIONS FIRST & Fourteenth Amendment
- 7) Refused Medical Care & Treatment MATTERS
- 8) HARASSMENT & RETALIATION 8th Amendment Violation
- ASSAULTS & HARASSMENT
- 9) INHUMAN CONDITIONS of Treatment & Confinement
- UNSATISFIED
- 10) MAIL Tampering

OTHER

- 1) ORGANIZED CRIME & Racketeering CJA 1964
- 2) COMMITTING CORRUPT DEALING & ACTIVITIES
- 3) Multiple bad Refusals Attempted Murder
- 4) JUDICIAL MISCONDUCT 28 USC 372 G
- 5) Precedent Case AND Attorney MISCONDUCT
- 6) CONSPIRACY
- 7) CONSPIRACY
- 8) INSTRUCTIONS of Justice

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 and order and disposition; 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 A-1 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-1 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 U.S. Federal Courts of Appeals court appears at Appendix A-1 to the petition and is

☐ reported at Courts Record; 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 JUNE 21ST DAY 2018

[] 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: MARCH 24th 2018, and a copy of the order denying rehearing appears at Appendix A1.

[] An extension of time to file the petition for a writ of certiorari was granted to and including Need Notice (date) on Timely filed (date) in Application No. E A - 1.

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 JUNE 21ST 2018
A copy of that decision appears at Appendix A-1.

[] A timely petition for rehearing was thereafter denied on the following date: MARCH 24/2018 EADAW FRAP due 35 and a copy of the order denying rehearing appears at Appendix A-2.

[] An extension of time to file the petition for a writ of certiorari was granted to and including needed not (date) on timely filed (date) in Application No. E A 1.

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

§ 28 USC 2101.
§ 1254(1)

Shepherd v Donald Trump et al

STATEMENT OF THE CASE

This INSTANT CASE WAS FILED Present before
The RESTED COURT ON July 10th 2017 IN FIRST
The U.S. Federal DISTRICT COURT U.S. DISTRICT COURT
DISTRICT OF COLUMBIA & THEN IN TO U.S. Federal
COURTS OF APPEALS MARCH 24th 2018 BY MR SHEPHERD
FOR AN EMERGENCY EXTRAORDINARY WRIT & WRIT OF HABEAS
CORPUS & SENT FOR REQUEST TO Rehearing as Consolidated
ed motions MARCH 24th 2018. All FOR CIVIL RIGHTS
VIOLATIONS & CRIMINAL MISCONDUCT ALSO CRIMINAL
VIOLATIONS & ATTORNEY PROSECUTES MISCONDUCT -
SEE 28 USC 372(G) AND NOTE FRCP & FRAP & U.S. Supreme
COURT Rules NEXT Consolidated Case at BAR
here WAS Shepherd v Lindsey was filed ON
OR ABOUT OCT 20th 2017 OR SO AND THE
Defendants were ACCUSED OF CONTINUED
CIVIL RIGHTS VIOLATIONS & CRIMINAL VIOLATIONS
OF OBSTRUCTIONS OF JUSTICE & CONSPIRACY AND
COMPLICITY AND further Attempted Murder &
PURCHASING & THEASURY AND A CORRUPT PATTERN OF
CRIMINAL ACTIVITIES (Donald Trump The Russian
TREASONIST CONSPIRATOR & COMPICITOR LIAR
PURNURGER Sex offender AND RACIST hate
CRIME OFFICIAL & Defendant Graham & Leahy
SHARROD BROWN & ROBERTS & ROBERTO GARCIA
FBI DIRECTOR CHRIS WRAYS Sessions AND ALL
ARE PRACTICE PROFORMING CREW OF TREASURER
AND RACIST CIVIL RIGHTS VIOLATORS & ALL DO
CLEARLY CONSIDER & BY COMPLICITY OBSTRUCT
TRUE FACT & BLOCK THE RIGHT OF ACCESS
TO COURT See Ashley v Dilworth 147 F.3d 815
211 BR 614 1998 where Ashley who was
ON APPEAL & DENIED BY U.S. Federal COURT
Lower DISTRICT COURT. WAS PLACED OVER
AN EMERGENCY ALLIET LIST He & She WAS

PARTIAL-List yet while that appeal pended AND
Shelly was stabbed three times then only
three did the 8th CIR U.S. COURT OF APPEALS
over TURN his or her I.F.P. where their
was IMMEDIATE DANGER serious physical injury
Cited yet here MR Shepherd CONTINUED
Cited it and that was over 20 years he
been denied proper & most years all medical
care & treatment & MEDICATIONS while yet MR
Shepherd's been denied his MS Medication
life threatening over 16 years AND his
DIABETIC MEDICATIONS AND food over 2000
trays & starved to death at times with
multiple RACIST VIOLATIONS while MR Shepherd
is paralyzed in lower body 25 1/2 years a
PARAPLEGIC AND IN a wheel chair with
chronic vision & hearing also kidney &
bladder AND HEART TROUBLE HAS BEEN
Choked dead over 9 direct times by lower
State officials AND over 2000 ASSAULTS with
PAIN Suffering See VIOLATIONS OF ACCESS TO
COURT (Denied) OF DUE PROCESS & EQUAL
PROTECTION BOUND V SMITH 430 U.S. 815. 82/1976
U.S. Supreme COURT & See ESTELLE V GAMBEL
429 U.S. 97-106 - (1976) U.S. Supreme COURT where
BUILDING FAIL TO BE PROPERLY BUILT FOR
AN AMERICAN WITH DISABILITY See
see CIVIC ASSOCIATION OF DEATH OF NEW YORK CITY V
GILBERT 1991 U.S.C. 12182. 42 USC 12182
See CRUZ V Beto U.S. 430 U.S. 715. 732 1972
NEXT & further for their DENIAL OF THE
KNOWN RISK OF DISREGARD & FAILURE TO AVOID
(DELIBERATE INDIFFERENCE See FORMER V BRENNAN
114 F.3d 1990 & revisited by U.S. Supreme Court
FORMER V BRENNAN U.S. 511 U.S. 830. 1994 BY
U.S. Supreme COURT clear VIOLATIONS OF
8th AMENDMENT CRUEL AND UNUSUAL PUNISHMENT
AND ACCESS TO COURT DENIED DUE PROCESS

Part 3
When by Can Be Reflected Instantly To Show
When Even Has An Inmate Represents him
-Self The Court has Recognize That pleading
And Documents & Exhibit Evidence To A lesser
standards See FBI Case And The Cases
Set-arguing Although prose counsel complaints
are held to the less stringent standards as
compared formal drafted pleadings by attorneys See
Scheuer v Rhodes 416 U.S. 232-236 (1974) See Also
ESTELLE v GAMBEL 429 U.S. 97-106 (1976) & HEINZ v
HAINES v Kerner 404 U.S. 519, 529 (1972) See Also
McDonald v Hall 160 F.2d 16-19 (1st Cir 1979)
See ROINDEXER v FBI 747 U.S. 715, 721 (1998) (1st Cir
1998 D.C. Washington DC. The U.S. Courts of Appeals
Error Due To A Natural Risk of Disregard And
Failure To Abate, By their Deliberate Indifference
to their serious denial of access to court
& denying me due process & equal protection
of laws causing me refused diabetic & MS
ulcer & heart & kidney & bladder life threatening
-ing treatment & cerebra now irreparable damage
and much time, cut off from my time life
causing vision & hearing trouble chronic
arthritis & muscle or muscle trouble and
Bowl & other stroke like reactions pain &
suffering. This was a cause of such grave
perpetrative public importance it caused for
The Supervisory power of US Supreme Court to
Reverse Act Now I Declare And Certify That A Copy
of the foregoing true under penalty of perjury as of
August 16th 2008

Respectfully Submitted By ROSE
ALONZO DEAN SHEPHERD
One Notorious Penitentiary
Northern Ohio Correctional
2240 Hubbard Road
YOUNGSTOWN OHIO 44505

Page 4 Closing IN THIS INSTANT CASE ITS CLEAR
Defendant Donald Trump is A Liar & Jeff
Sessions said his Administration
Defendant Robert Mueller has Greely and
Directly Exposed him finding his former
personal Attorney has Admitted Trump him
Self Directed him to Make pay offs to
Female Plaintiffs & Victims of Sexual Harass
ment & Offences by him. That's purjury & obstructi
ons of Justice & Also The Business Administ
ration of the United States Court
Donald Trumps Attorney has Admitted & made
Clear Donald Trump knew of the Russian
Election Tampering & met with or
knew of the Meeting in regards to
and by the Tapes of him & former White
House Ex Administration and Victims of
his LIES & Obstruction & Racist Hate
Crimes he's A Criminal RACKETER and
Organized Crime Theorist Terrorist
Self Offending and Discriminator Chronic
Liar Conspirator & Complicitor and YES
Also Unhumane Dictator. & ANY ONE
in Condoction The T.V. Radio Media
& NEWS PAPERS HAS personally Televised
& played Audio footage of All the LIES
& De Ciet and Crimes to story & human
& to the AMERICAN people and YES AND
to my self. - By him CHAMBERLAIN has up
A Right in good standing & truth full
A holding up these lawsuit & Criminal
Complaint & Call for INVESTIGATION
By my self. He CONTINUES TO Fire ANY
ONE ONE WHO EXPOSES him All his crew
is turning on him EZUZ The Book
Keep her. I assured me the lawsuit
will be another of this. I declare and
affirm all under penalty of perjury and
TRUE A Criminal Denial Showing of perjury USA

NOT IN ACCORDANCE WITH THE UNITED STATES FEDERAL SUPREME COURT RULES AND THE FEDERAL RULES OF CRIMINAL & CIVIL PROCEDURES & SCHOOL OF LAW WHICH STATES NO DEFENDANT TO ANY INQUIRY OF CRIMINAL PROCEDURES CASE WAS A PARTER - SHALL CONTINUE TO VIOLATE OR BREAK THE LAW OR RULES.

Note Defendant Trump let all Defendants like Lindsey Graham & all others Richard Roberts Chris Wray & Jeff Sessions AND Mike Pence & Patrick Leahy & Mark Warner & Justice Roberts & Dick Durbin & Patrick Leahy let the records reflect that in every way Defendant Trump CONTINUES TO CONSPIRE WITH OTHER ACCUSED SEX OFFENDERS AND LIARS TO SOW DISCORD, COMMOTIONS AND TO OBSTRUCT JUSTICES AND THE BUSINESS ADMINISTRATION OF THE COURTS AND THE UNITED STATES COURTS CONTINUES TO DIRECT COVER & NOT TAKE VERY VERY SERIOUS ACTIONS CAUSING WIDE SPREAD TREASON & TERRORIST WHILE EVEN THE FISA COURT AND OTHER U.S. SUPREME COURT OFFICIALS ARE BOTH JUSTICE THOMAS & BREIT KEVENEUGH ARE UNFIT & NO MORE THAN THUGS AND HAVE HARMED THE AMERICAN COURT AND THE AMERICAN PEOPLE HAVE TIPPED THE SCALES OF JUSTICE NO FAIRNESS AND VERY WIDELY SPREAD THOUGHTS OF FAIRNESS OF THE CIVIL RIGHTS OF MOST OF ALL AMERICAN PEOPLE ESPECIALLY WOMEN.

CLOSING & OUR CHILDREN YET WHERE ITS
DOING WIDE SPREAD DAMAGE TO MY LAWSUITS
WITH THEM DOING IMMEDIATE, DANGER, SERIOUS
PHYSICAL INJURY & INTERPRED DAMAGE TO
ME. CLEARLY TO BLOCK MY SOUGHT INSTRUCTIONS
AND CASES - SEE FRCP & FRAP JUDICIAL RULES & THE
U.S. SUPREME COURT WHERE THEIRS CLEAR KNOWLEDGE
ESTELLE V GAMBER, 430 U.S. 815, 821 (1976) U.S. SUPREME
COURT PREVENTING MY EMERGENCY SOUGHT INSTRUCTIONS
FOR INDEPENDENT MEDICAL CARE AND
TREATMENT, A PART OF THE STATE CONTRACTED
INSTITUTIONS & MEDICAL PERSONNEL, FOR MY DIABETIC
MY MO AND MY STOMACH & BLEEDING ULCERS, MY
ARTHRITIS & HEART & COLON & EYES & EARS & NOSE
& MUCH MORE THIS COURT DISCRIMINATES WITH
PREJUDICES & BECAUSE I'M BLACK & NOT A REAL
COUNSEL OF LAW ALLOWING ALL DEFENDANTS TO
DISREGARD MY COMPLAINTS & REASONABLE REQUEST
TO REAL MEDICAL TREATMENT & CARE & WHEELCHAIRS
UNBROKE. DAMAGED. I MYSELF AM PROBABLY -
ACCUSED OF A SEXUAL ABUSE (YET EVIDENCE AMONG
AMONG WHITE PEOPLE WHEN THEY ACCUSE
THE RULE OF LAW DOES NOT APPLY TO THEM
IN PRESIDENTS OFFICES & GOVERNMENT OFFICES THE
CONGRESS SENATE SENATE JUDICIARY COMMITTEE IN PART
THEIR POWER DISCRIMINATES AGAINST WOMAN SPEAKERS OF COLOR
& ADAS. I SEND TO MEDICAL & ALL THE WORLD AFTER THE IMPERIAL
PERJURY & LIES & USA ALL TRUE
I DECLARE AND AFFIRM ALL UNDER THE DEARITY &

OCT 17TH DAY OF NOVEMBER

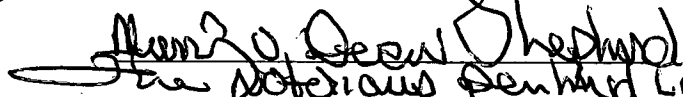
Respectfully Submitted By the pro se counsel
Alonso Cesar Shepherd
Alonso Jean Shepherd
The Notorious F. Lee Smith Litigation
1034 West Ohio Correctional Center
2040 Hubbard Road
Youngstown Ohio 44505

CLOSING & FETTER Donald Trump is A Direct
DANGER TO ME, and My PRE EXISTING Condition By
The command of his Medical ADMINISTRATORS IN
WASHINGTON DC & Their ACTIONS & NOISE ACTION of My
IMMINENT Conditions & Refusal to Back My Constitution
-al RIGHTS of proper Medical Care & Treatment &
Medical MATTERS See Board U.S. Smith 420 U.S. 815, 831 (1974)
This Then Respected U.S. Supreme Court. Now Now he's
AMERICA'S BIGGEST Threat & killing Bombing SUSPECTS
who send Multiple Bombs to DIMACRAFTS & People who
oppose him & who send white powder and more
even too EX presidents that's terrorism also
Donald Trump ruled A Multiple Hate Crime Show
in A state where 11 people & police officers
were shot even. Then Now he's ordered
MASSIVE Men & women & kids shot who
are fleeing for our country & have violated
seeking food water & housing & help from
GRANDS & threats and Multiple violations and
Donald Trump & Lindsey Graham and
Jeff Sessions and Chris Wray & all are
PART TO & He's A Dictator Liar & Assult
we He's A MURDER A BASTARD AND
if you look at it is clearly EVEN saying
he can violate the laws purposely & that
he's A white president CRIMINAL in power
and prevent Birth Rights Citizenship
Now see All TV. MSNBC & ABC & CNN & ABC TRANSCRIPT
of the process & have a risk of disapproval see
FARMER v Brennan 511 U.S. 830 (1994) U.S. Supreme Court
-FARMER v Brennan declare and affirm all under the penalty
of perjury & laws of USA TRUE & Correct here in
North Nov 4th Day of 2018 year. Respectfully submitted by please contact
Alonso Dora Shepherd Counsel
Alonso Dora Shepherd
shepherd@shepherd.com 25-900
North east Ohio Correctional Center
2740 Hubbard Road
YOUNGSTOWN OHIO 44505

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,


Alan D. Oswald
The Notorious Penning Litigator

Date: August 18th day of 2018
Adopted U.S. pro se counsel