

No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

Enriquez Ricardo S — PETITIONER
(Your Name)

vs.

Lorie Davis et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

USCA 5TH CIR. Case 17-20691

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

PETITION FOR WRIT OF CERTIORARI

Enriquez Ricardo S
(Your Name)

C.T. Terrell / Preston 1300 FM 655 Rd
(Address)

ROSHARON TX 77583
(City, State, Zip Code)

281-595-3481
(Phone Number)

QUESTION(S) PRESENTED

INNOCENT PRISONER FOR PAIN AND SOBER :
STATE WORKERS' Compensation for Accident occurred
in TDCJ or for Sober and Pain is possible in "TDCJ"
Under, Compensation to prisoners there are often
strict limits on eligibility and the benefits paid
may be less than in free world. Compensation case
see N.C. Gen Stat Ann § 97-13 \$ 30.00 a week
or permanent disability was State Ann § 303.21
limiting total benefits to \$ 10,000 for prison
also eg NC Gen Stat § 97-13 paying benefits only
upon release or in case of death.

Also injury :
Which Compensates Federal Prisoners and Fed-
eral pretrial detainees for injuries suffered
in any industry or any work activity in connection
with the maintenance or operation of the institution
of the institution of TDCJ in which the inmates
are confined.

Work Related injury include any injury including
work assignment.

Or for all Pain and Sober.

18 USC § 4126 (c)(4) Paschal v US 302 F3d 768,769
(7th Cir 2002) IACR applies to pretrial Detainer.

and Considered Comence "Bivens Suit" or
not. But The point is

- In TDCJ Exist Discrimination for Mexican and
if people have legal Documents in US legal Residence
TDCJ put Detainer and force to work and if have
an accident cause injury TDCJ no want to pay any
Compensation Because there a Detainer?
"This is injustice!" Violation Due process. with
Not Attorney, And No Medical care Security.

At : ~~At~~ Lys.
pro se

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:

Ricardo Enriquez Sanchez

LORIE DAVIS, Warden Jones, Staff Officer Pffinas

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TABLE OF AUTHORITIES CITED

CASES		PAGE NUMBER
<u>Cannon v. Barzelle</u>	2005 WL 2838116	
<u>Bounts v. Smith</u>	430 US 817 (1997)	1
<u>Procurer v. Martinez</u>	416 US 396 (1974)	1
<u>Furman v. Georgia</u>	408 US 238 (1972)	1
<u>USDC N. 4216-CV-2688</u>		- A
<u>Calderson v. Thomson</u>	523 US 538 (1998)	A
State Ann 303.21	Question presented	

STATUTES AND RULES

US Const. Am 14.
 US Const - Am. 14th.
 Rule 45.
 Rule 60 (b)
 18 USC § 4126 CY Question. Presented.

OTHER

executed id at 251 in Regbyrd 287 F3d 520, 528 (2002)
 Bottenbach v. United States GC S & T. 402 (1946)

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 4 to the petition and is

☐ reported at 10/9/2018 USCA 5th Cir.; 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 4 to the petition and is

☒ reported at 10/24/2018 USDC West. Wa.; 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 Sep. 15 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: 10/9/2018, and a copy of the order denying rehearing appears at Appendix 4.

[] An extension of time to file the petition for a writ of certiorari was granted to and including motion (date) on 7-18-18 (date) in Application No. 18 A50532.

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 _____.
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

Petitioner's Fundamental Right
of access to the courts has
Therefore been Violated Bounds v
Smith 430 US 817 1997 procurer v
Mortimer 416 US 396 1974 US Const.
Am. 1; US Const-Am. XIV

Wherefore as petitioner has
been denied Constitutionally
meaningful and adequate access
to the Court this Court is
respectfully asked to grant a writ
of Certiorari

STATEMENT OF THE CASE

- Im Ricardo Enriquez Saez was convicted in Violation my
1. Civil and Human Rights and unconstitutional arrest on 8/8/2008
 2. Violation 4th AM. 14th AM. and State Court violate the
 3. Principal clause of due process during trial before
 4. Convict me present evidence of Corrales Latse and
 5. from the conviction on Arrey no proper cross exami-
 6. nation, no proper Compulsory of witnesses, no
 7. eyes witness or expert witness under Fed. Evid.
 8. 702. The conviction was violate fundamental Right
 9. from defendant and Sentence of 13 year Stack 2
 10. counts.

During The Conviction exist Complaint for Harshes. Constitutional Violation and on April 2016 (4-1-16) Enriquez Saez a accident during time work in one of The industries of TOW Hane. he was forced to work when he can't do. Result in injury fracture of finger and hand.

Now The Don't Received proper medical care and he have a future Removal Detainer and he don't have proper attorney to Represent him he work in pro se and he Claim for Justice

- (1) Work Compensation for The accident
- (2) for New Trial or Release
- (3) and Secure proper medical condition for life about any future complication from The accident occurred in TOW.

Respectfully Submitted.

M. ~~Enriquez~~ S.
Ricardo Enriquez S.
#1745689. pro se

10/30/2018

REASONS FOR GRANTING THE PETITION

The errors is seriously affected due process
Violation civil rights defendant and 14th
amendmen because was up police Dept Trial
Court is affected for from false evidences
in the record call itself errors.

The Hardship in Prison and circumstances
from the accident demand the Court action
The 8th amend. of Court act suffer and Pain

This case is Constitutional importance to
The Court system and Justice because I believe
with that strategy the same prosecutor was
convict many people innocence
and dictate under const false arrest.
Violation Human Rights. Civil Right act. under
Const. also ineffective Court Appoint Atty at Law
Miss Representation fatal Error. This prejudicial
act.

RH [Signature]

Ricardo Enriquez.

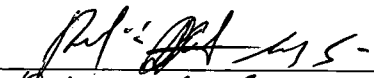
pro se.

1 f p.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,


Ricardo Enriquez S.

Date: 10-30-2018