

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

_____ — PETITIONER
(Your Name)

VS.

_____ — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Larry Howard (No. 351897)
(Your Name)

13924 Wadaga Rd
(Address)

Baraga, MI 49908
(City, State, Zip Code)

N/A
(Phone Number)

QUESTION(S) PRESENTED

1. Since it is MDOC Policy to maintain fair parole possibility & guidelines pursuant as PD 06.05.103, if it is initially to 1st discredit the Mich. State court greatly in reception to the MDOC in catalyst, after it has come all the way to the U.S. Supreme Court, can exhaustion precedent especially in favor of a mentally disabled litigants potential to have a right to freedom conclusively against the Respondent?
2. If in good faith, can it be disputed in as racial/under color of law distinctions distinction, that conspiracy clearly means hybrid easily to "cumulative" in my case with all white failed allegations & court appointees along with Judicial rule?
3. Can it be credible that I attempted to exhaust the legal assistance measure of our 6th Amendment 4 times before I proceeded In Pro Se as a mentally disabled laymen defendant?
4. Should it be obviously discreditable on part of the 4 white court appointed lawyers & methods to appoint them since my claim of defense could be stood simply by counter claim under 42b1985?
5. Is it possible that this great Court could threaten the defendant/Respondents with punitive sanctions effective for preventing them from even responding & prolonging my remedy & the Courts time any further with a response widely ineffective?

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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~~Appendix G~~

TABLE OF AUTHORITIES CITED

CASES

Higgins v. Renico (2005)
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STATUTES AND RULES

Title 28 § 2241 U.S.C.A.
Actual Innocence
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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 _____; 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 _____ 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 Jan. 16, 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: _____, 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 _____.
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

The 8th, 9th, 6th & 14th Amendments
of The U.S. Constitution.

Title 42 Section 1983 U.S.C.A. - (42 § 1983).

Title 28 Section 2241 U.S.C.A.

STATEMENT OF THE CASE

There where is judicial misconduct will warrant habeas relief if the conduct renders the trial fundamentally unfair. "The conduct would have to reach a significant extent & be adverse to the defendant to a substantial degree." Higgins v. Renico, 362 F.Supp 2d 904 (E.D. Mich. Mar. 29, 2005). A grave discourse of my State Court Process was [rooted] in loyalty for the defendant of my Habeas Corpus, there of which evolved my State court defense Not Guilty By Way of Reason of Insanity, with counter allegation claim of racial conspiracy to grossly deprive a mentally disabled inmate by way of torture under the color of MDOC Policy & law. The civil suit process has allowed me to technically make my claim undisputedly Special; Howard v. LeSatz Docket #18-008290-CZ before Hon. David A. Groner - Mich. 3rd Cir. Court Default Motion pending for 72K dollars - Appendix C & D. Page 8 of Appendix C's complaint shows a few technically overruled Default motions or bias Sua Sponte disallowing service on defendant. However, the U.S. District Fed. Court of Mich. didn't honor my [truth] in good faith... & because I had made a small timely error, they executed Final judgment against me regardless of my argumentative stance of Actual Innocence of which they chose not to make the defendant/respondent answer to pit his will of Defense vs. many of mine in allegations. Though equitable Tolling could've applied, it need not beyond the Actual Innocence Standard. The junctures of this case has been exaggerated from within the MDOC to the State of Mich. Circuit Court to the Mich. State Appellate jurisdiction onto the U.S. District Federal Court of Michigan. It proclaims our circular legal rotations are ineffective for present & future reform for certain class.

It proclaims psychiatric comforts shouldn't apply to the laymen or Afro Black American of color or other likewise it pretains the most.

Then it petitionally ended up on January 16, 2018 Habeas proved no threat therefore in our 6th Cir. U.S. Court of [Appeals].

REASONS FOR GRANTING THE PETITION

Understood, the initial courts have greatly strayed if in fact so be declared & all hope for my freedom lies here within this great Court to seek readily that there is no response for what is already declarable, exact & relegated by both criminal & civil law in kind alike. It still lies an abominable distance inbetween criminal Law & civil law in kind alike... but which creates a state of disclaim. It is anti-aboriginal for this Court to be a Bridge inbetween that distance that an example be revived that a power yet exists in our Great country or its [reform measures] Alike, that has changed that juncture against behavior so obviously gross & intentional.

It is to compare even [how] many recent era U.S. Supreme Court criminal decisions could rest on our 8th Amendment as this one could;

Still in that impulsive privilege, there exists the controverts of our 14th Amendment... & with that traditionally capatible [comb]ination of the historic Reconstructional struggle, [the criminally] organized statute is unproficient herewith but could threaten in whole... a 5 year length of criminal/civil legal activity, lack in part of American membership to the equal protection of Law, Formal & informal alike within the Michigan State Courts, that the 9th Amendment pre-guards, sent from its State Department of Corrections.

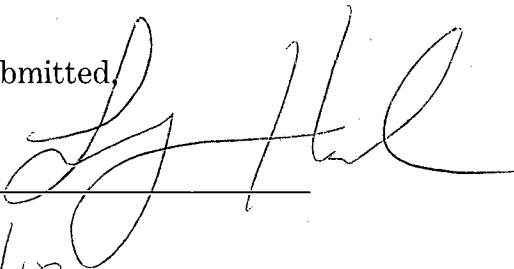
By the extremes in my petition & this Writ, if it can be weight greatly leaning that there will be no need for a subsidiary action to motion after the granting & service in 1st is rendered... then please grant this petition.

Judicial bias is structural Error that cant never be found harmless; Wallace v. Bell, 387 F.Supp. 2d 728, 738 (E.D. Mich. 2005) (citing Chapman v. California, 386 U.S. 18, 23 [n]8 (1967)).

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to be "J. H. Lee", is written over a horizontal line.

Date: 10/5/18