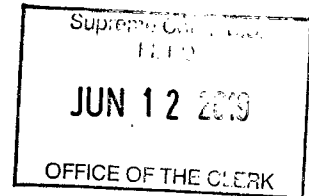


19-5044 ORIGINAL
No.



IN THE
SUPREME COURT OF THE UNITED STATES

ADRIAN MOON — PETITIONER
(Your Name)

vs.

SATAN THE DEVIL et. al. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

ADRIAN MOON CDCAL AF0335
(Your Name) X # 0202#7032

50 North Honolulu Street #112
(Address)

LAS VEGAS, NV. 89110
(City, State, Zip Code)

(702) 756-6336
(626) 360-9896
(Phone Number)

QUESTION(S) PRESENTED

Where SATAN the Devil violates natural and cardinal law and rule announced in New King James Version (decree 1611) "Psalms 105:15" "Do not touch my appointed ones do not harm my prophets?"

Where Satan the Devil (as ruler) is above the natural laws of the Almighty Creator of the Heavens, Earth and universe as announced in the New King James Version (decree) 1611?

Where Satan the Devil (as ruler) violates Natural Law by deceiving humans (male and female) that Homosexual is not an abomination as announced in the New King James Version (decree) 1611?

Where Satan the Devil (as ruler) violates U.S. constitutional and Natural laws when falsely accusing and imprisoning petitioners into slavery, bondage, kidnapped without bail. For standing as a Alpha Heterosexual male for Yeshua the Messiah sake as announced in the Bible, New King James Version (decree 1611).

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:

See also rule 12.1 

<u>List of Parties</u>	TABLE OF CONTENTS	A
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APPENDIX A

Supreme Court of CA. ruling 4-24-19 (3) pages
S252841

APPENDIX B

~~This Supreme Court letter correspondence dated Feb 4, 2019~~
Supreme Court of CA. 4-24-19 (1) page
S252864

APPENDIX D

APPENDIX E

APPENDIX F

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, B~~ 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 A, B.

[] 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 4-24-19.
A copy of that decision appears at Appendix A, B.

[] 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

United States Constitution Amendment XIV
United States Constitution Amendment I
United States Constitution Amendment II
United States Constitution Amendment IV
United States Constitution Amendment V
United States Constitution Amendment VI
United States Constitution Amendment VIII
United States Constitution Amendment XIII

THE TEN COMMANDMENTS OF THE ALMIGHTY
CREATOR OF THE HEAVENS, EARTH AND
UNIVERSE

KING JAMES DECREE VERSION 1611

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
ADRIAN MOON v. Satan the Devil case no 2:19-cv-04510-SVM-FFM and 2:19-cv-00381-SVM-FFM	
PEOPLE OF CALIFORNIA v. ADRIAN MOON cases no. 8PRO5534 / 8PRO7115	
PEOPLE OF CALIFORNIA v ADRIAN MOON case no B294215 on APPEAL	

STATUTES AND RULES

Supremacy Clause

OTHER

28 U.S. Code § 2101

STATEMENT OF THE CASE

SINCE THE BEGINNING OF CREATION, SATAN THE DEVIL "THAT NEMESIS OF OLD" MISPRISION, INFRINGEMENT AND TRANSGRESSIONS AGAINST THE WHOLE WORLD AND ESPECIALLY AGAINST THE HUMANS (CITIZENS) OF THE UNITED STATES OF AMERICA HAS BEEN UNGOVERNABLE, UNRULY AND DISOBEDIENT.

ON OR ABOUT SEPTEMBER 6, 2010, SATAN THE DEVIL ISSUED AN ORDER TO HIS UNDERLINGS, LEGIONERS, CHILDREN OF INIQUITY, DISOBEDIENCE AND DESTRUCTION TO FALSELY ACCUSED AND IMPRISONED FOR TWENTY-YEARS FOR STANDING AS AN HETEROSEXUAL, NOT A HOMOSEXUAL FOR CHRIST THE MESSIAH SAKES.

ON SEPTEMBER 10, 2018 IN CASE ENTITLED ADRIAN MOON ON HABEAS CORPUS, CASE NO. BH011878, THE HONORABLE JUDGE ISSUED AN DECREE THAT "PETITIONER WAS SENTENCED TO A FOUR YEARS TWO MONTHS TERM" AND SHOULD HAVE BEEN RELEASED FOR SLAVERY, BONDAGE AND SERVITUDE ON OR BEFORE DECEMBER 17, 2013, NOT JANUARY 19, 2018 AND NOT ON AB109 PROBATION. SEE APPENDIX A. PAGES (2, 3 OF 3) INCORPORATED BY THIS REFERENCE.

ON SEPTEMBER 6, 2018, SATAN THE DEVIL ISSUED AN ORDER TO HIS UNDERLINGS, TERRI McDONALD AND THE LOS ANGELES COUNTY PROBATION DEPT. TO FALSELY ACCUSED AND IMPRISON PETITIONER FOR STANDING AS AN HETEROSEXUAL NOT A HOMOSEXUAL FOR YESHUA THE MESSIAH SAKE.

ON NOVEMBER 13, 2018, SATAN THE DEVIL DIRECTED HIS UNDERLINGS, CHILDREN OF INIQUITY AND DISOBEDIENCE TO SEEK TO DESTROY, KILL AND DEVOUR PETITIONER BY WAY OF A BENCH WARRANT TO KIDNAP FOR RANSOM, PLACED INTO CAPTIVITY AND SERVITUDE FOR STANDING AS AN HETEROSEXUAL, NOT HOMOSEXUAL FOR YESHUA THE MESSIAH SAKE.

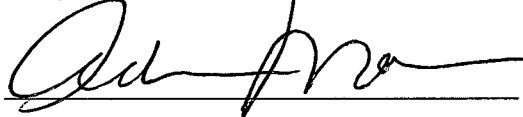
REASONS FOR GRANTING THE PETITION

TO AVOID THE Deterioration and destruction
of the moral fiber of the United States or
America's citizens and the public at large
under Satan the Devils Rule -

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "John F. McGowan", written over a horizontal line.

Date: June 11, 2019