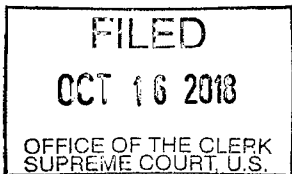


19-5076

ORIGINAL

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES



William J Daugherty — PETITIONER
(Your Name)

vs.

Warden Randy white — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States District Court
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

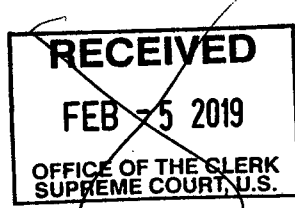
PETITION FOR WRIT OF CERTIORARI

William J Daugherty
(Your Name)

200 Water Street
(Address)

F.S.P. Eddyville, Ky 42038
(City, State, Zip Code)

None
(Phone Number)



QUESTION(S) PRESENTED

From my understanding of the law, when the court service a summons on some one, and they do not respond at all to it, then judgment should be brought against these people. It does not matter if the judge had plans on dismissing my claim or not, I file a complaint against three people and never got a response from them, it is not right. It should have won, based on that alone, the judge was bias against me for reason he will not say, I wrote to this judge asking why, know one responded. I never got answer to that, just a letter saying my claim has been dismissed.

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:

Warden Randy White & Deputy Warden Steven Ford AND
SENIOR CAPT Will Thomas, Kentucky State Penitentiary
Eddyville, Ky 42038

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

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

NO WHERE WITHIN THE DEPARTMENT CORRECTION close IT & SAY THAT
SOMEONE HAS TO PAY FOR SOMEONE ELES ACTION, but THAT IS what
THIS INSTITUTION IS doing TO EVERYONE AND THE ONES WHO HAVE THE
HEART TO SPEAK UP, ARE BEING BEAT UP, #6 BY THE SO CALL CECT TEAM
THEY HAVE HERE, IT IS TIME SOMEONE IN THE COURT SYSTEM
TOOK A LOOK AT THIS, UNITED STATES DISTRICT COURT, CLAIM THERE
IS NOTHING THEY CAN DO ABOUT THIS, UNLESS YOU FILE A CLAIM, IT DID
BUT IT DID NO GOOD

STATUTES AND RULES

AMENDMENT VIII (17 ~~81~~)

EXCESSIVE BAIL SHALL NOT BE REQUIRE NOR EXCESSIVE FINES IMPOSED NOR
CRUEL AND UNUSUAL PUNISHMENTS INFILCTED = ARTICLES.
NO ONE SHALL BE SUBJECTED TO TORTURE OR TO CRUEL, INHUMAN OR
DEGRADING TREATMENT OR PUNISHMENT

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 _____ 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 _____.

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 CONSTITUTION OF THE UNITED STATES OF AMERICA
U.S. CONSTITUTION

AMENDMENT VIII (1791)

PAGE 1710

EXCESSIVE BAIL SHALL NOT BE REQUIRED, NOR EXCESSIVE FINES
IMPOSED, NOR CRUEL AND UNUSUAL PUNISHMENTS INFILTED.

ARTICLE 5. NO ONE SHALL BE SUBJECTED TO TORTURE OR TO
CRUEL, INHUMAN OR DEGRADING, TREATMENT OR PUNISHMENT

NOW WHEN THAT LADY CORRECTION OFFICER PUT HER HAND BETWEEN
MY LEGS AND PULL ON MY BALLS UNTIL I CRY OUT IN PAIN
THAT IS CALL CRUEL AND UNUSUAL PUNISHMENT, THEY HUMILIATE
AND EMBARRASSED ME ON EVERY LEVEL. THEY COULD THINK OF

I NEEDED TO USED THE REST ROOM REAL BAD, BUT THE ONES ON
THE CERT TEAM SAID NO, SO I HAD TO PEE ON MYSELF. RIGHT

THESE BEFORE ALL THE INMATES AND ACAMARL STAFF WHICH WAS
WOMEN, I WAS PUSH AGAINST A WALL AND ASK IF I WANTED
TO FIGHT NOW, I TRY TO EXPLAIN THAT I WAS NOT INVOLVED
THE ONES ON THE CERT TEAM SAID BEFORE THIS IS ALL OVER
YOU ARE GOING TO WISH YOU WERE

STATEMENT OF THE CASE

I believe The Judge Took sides in This civil Action
Complaint Against THREE PEOPLE HE KNEW REAL WELL, ONE WAS
WARDEN RANDY WHITE AND Deputy Warden STEVEN FORD AND
SENIOR CAPT WILL THOMAS, WAS GIVEN A WARNING by
someone in The court system, telling them that my Civil
Actions Complaint Against Them would be dismiss in 90 days
AFTER IT WAS FILE, but still The court sent THESE THREE PEOPLE
A SUMMONS, AND THEY WERE POSE TO RESPONSE TO THE
ALLEGATION MADE AGAINST THEM, but they did not RESPONSE AT ALL,
70 days PAST AND STILL NO RESPONSE, FOUR days AFTER THAT,
I RECEIVED A LETTER FROM THE COURT SYSTEM SAYING,
my CIVIL ACTION COMPLAINT AGAINST THESE THREE PEOPLE
HAVE BEEN DISMISS, JUST LIKE THEY WERE TOLD IT WOULD
BE, BY SOMEONE IN THE COURT SYSTEM, SO PLEASE TELL ME
HOW CAN THE COURT GO AGAINST IT SELF, IT IS NOT RIGHT,
EVEN IF THE JUDGE had PLAN TO DISMISS MY CLAIM, THERE
STILL, SHOULD HAVE BEEN A RESPONSE FROM THESE PEOPLE, AND
JUDGE THOMAS B RUSSELL KNOWS IT TO,

REASONS FOR GRANTING THE PETITION

BECAUSE OF what Judge Thomas B Russell, said in HIS so call
memorandum opinion, IF THESE THREE PEOPLE NEVER
RESPONDED, AND I had not yet FILE my CIVIL ACTION complaint,
Then what IS he basing EVERYTHING on, Remember someone
did TELL them that my claim would be dismissed in 90 days,
AFTER I FILE IT, which means that EVERYTHING came from
what he saw on TV NEWS, he NEVER READ ANY OF my
CLAIM, AND EVERYTHING IN HIS memorandum opinion IS
base on a lie, AND HE KNOWS IT, THIS THE PART OF
OF complaint that know one seem to understand base on
these FACTS A LONE, AND THE COURT KNEW IT TO, THE COURT
CLAIM THEY DISMISS MY CLAIM BECAUSE THERE WHERE NO
Constitutional Rights Involved, but what do THE JUDGE THINKS
THE VIII (1791) AMENDMENT WAS TALKING ABOUT, NO
EXCESSIVE bail SHALL BE REQUIRED NOR EXCESSIVE FINES
IMPOSED, NOR CRUEL AND UNUSUAL PUNISHMENT INFlicted,
HE NEVER READ ANY OF my CIVIL ACTION COMPLAINT
AGAINST THESE THREE PEOPLE, HE WAS MISLEAD BY WHAT HE
SAW ON TV NEWS, AND THEY WERE MISLEAD BY THE
INSTITUTION STAFF,

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Date: _____