

No. 19-640

ORIGINAL

Supreme Court, U.S.  
FILED

OCT 04 2019

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

ANTHONY VIOLA, PRO SE, — PETITIONER  
(Your Name)

vs.

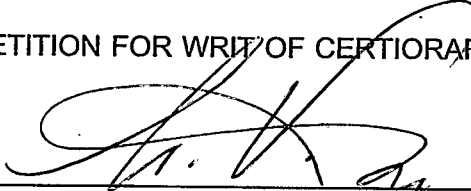
UNITED STATES OF AMERICA RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

UNITED STATES COURT OF APPEALS, FOR THE SECOND CIRCUIT

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

PETITION FOR WRIT OF CERTIORARI

  
(Your Name) Anthony Viola, Pro se  
Reg. No. 38206-053

(Address) U.S. Penitentiary Allenwood  
P.O. Box 3000  
White Deer, PA 17887-3000

(City, State, Zip Code)

(Phone Number) N/A

## Question Presented

1. Title 28 U.S.C. § 2106 Gives The Court of Appeals Error Correction Power. Under § 2106, Error Correction Becomes An Exercise of The Court's Statutory Power To Set Aside or Reverse "As May Be Just Under The Circumstances," Any Judgment of A Court Lawfully Brought Before It. As Such:
  - a. The May 16, 2019 Order of The Court of Appeals For The Second Circuit Which Denied Correction of A "Palpably Clear" Error Of Constitutional Ruling, i.e., Massaro v. United States, 538 U.S. 500 (2003), Render By This Court on Establishing Ineffective Assistance of Counsel;
  - b. The Lower Court's Decision Is Clearly Inconsistent With A Constitutional Ruling of The Supreme Court In Light of Arkansas v. Sullivan, 121 S.Ct. 1876, 1878 (2001).