

7-ck-18

#17

8-24-19

CASE#

No. 2006-ck-00518601 ^{xxxx}

19-6728

Supreme Court, U.S.
FILED

SEP 16 2019

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

Washington D.C. 20543

DC# 1423825

JOSE Anthony HEREDIA — PETITIONER
(Your Name)

THE STATE OF FLA etc. vs. Polk county Sheriff's
10th Judicial circuit court — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

THE 2nd District Court of Lake Land FLA.
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

DC# 1423825

JOSE Anthony HEREDIA
(Your Name)

1150 South Alhambra Road
Martin Correctional inst Indian Town FL 34956
(Address)

Indian Town Florida, 34956
(City, State, Zip Code)

unknown
(Phone Number)

ORIGINAL

6-OK-18

#8

8-24-19

Appendix Presented #F

QUESTION(S) PRESENTED

THE Respect questions, AND ² presented
"IS, THESE, ¹ collective way
AND PROCEDURES

1. CAN, THE RULES under, 5th Amend.
MIRANDA Right's be EV-HANCED.

OR, initiated outside, of LEGAL
constitutional, AVENUES. with
under, standard. ORIGINATED

PROCEDURE'S call's. PER. A MATTER
or MATERIALS ceded with 3 -
exact FACTUAL LISTED REMEMBER

1. with A video camcorder

2. with "an" Audio Band Listening
"DEVICE"

3. AND, initiated to, THIRD

Prong of "an" written, such

LISTED TITLE of sworn, such

AFFIDAVIT written by THE

SUBJECT or PERSONS of ENTRANCE

9-07-78

#9

8-24-19

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:

1. THE 10TH JUDICIAL CIRCUIT COURT OF POLK COUNTY
 2. THE POLK COUNTY SHERIFF'S DEPT.
 3. AND THE STATE'S ATTORNEY OF 10TH JUDICIAL
- PARTIES. ↑ ↑ ↑

10-07-18

10th

8-24-19

TABLE OF CONTENTS

OPINIONS BELOW.....	#A DENIED Petition of Habeas
JURISDICTION.....	B# 0 → 2nd District Court of Appeals
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED.....	C# Stenographic
STATEMENT OF THE CASE.....	D#
REASONS FOR GRANTING THE WRIT.....	E#
CONCLUSION.....	F#

INDEX TO APPENDICES

APPENDIX A	— Petition for Habeas Corpus
APPENDIX B	— 2nd DCA. Dec - Decision Denied of
APPENDIX C	— 5th Amend. Miranda Violation
APPENDIX D	— Jurisdiction, of Authority Possession
APPENDIX E	— The, Documenting & Tangibles Miranda
APPENDIX F	— At Home, inside Residence, violation
APPENDIX G	— Statement of Case & Cause etc
APPENDIX H	— Tables of Authority & Statutes & Rules
APPENDIX I	— Questions, Presented.

11-07-18

#11

8-24-19

APPENDIX #E

TABLE OF AUTHORITIES CITED

CASES _____

PAGE NUMBER _____

APPENDIX #E.

STATUTES AND RULES

THE 14TH AMENDMENT
STATES: THAT, BEFORE HAND WITH
THE SEARCH-SEARCHING OF ANYONE
PERSON OR QUESTIONING UNDER
THE 5TH AMENDMENT, MIRACLES
RIGHT'S TO BEING SOLIDLY CREDITS
AND POSITIVE IT MUST BE DONE UNDER
WITNESSING, DEVICES, TAPED VIDEO AND
WRITTEN SURE AFFIDAVIT WRITTEN

OTHER

WITHIN THE PROXIMITY OF THE PERSONS
UNDER DIRECT SITUATION OF THAT
OF BEING ENCLOSED INSIDE OF THE
INCIDENT OR CRIMES LISTED AND

12-02-18

#12

8-24-19

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 to the petition and is

- ☐ reported at 5th - 2nd, OCA Report; 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.

13-OK-18

#13

8-24-19

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 8-12-19.
A copy of that decision appears at Appendix A.

☐ 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).

14-OK-18

#14

8-24-19

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

1. THAT under the 5th miranda
rights Act's of protection
stipulates, constitutionally
and, directly, that all people
of america with being in
custody, product's of law
that everyone one's possess
the legal consentment of
idealistic statutory pro
rights to remained silent
and when questioned, properly
it's done under witnesses of
1. stress test stencographical
procedures audio listening over
2. written affidavit of suspected
person's own hand writing
3. and, video taped, assigned to
done no threats or abuse was utilized

15 Oct 18

#15

8-24-19.

Appendix #1

STATEMENT OF THE CASE

1. THIS incident involved between when are, addicted to crack cocaine, and alcohol, pills etc. marijuana, weed
2. with this order; myself and woman Kenneth's companion, consistently offense too, often, would, go out on Bengals a smoking cocaine etc. All above lists but on 2006 - this constant, behavior turned sour, and into to, which when all drugs were gone after a 4-day's run this Kenneth, fringed ms.
I took and wanted more drugs to which I could not or provide for being brave without any cash she then called me out and left my residence angry, mad and craving for, crack. The next day, a knock came on my Red Door. At home with 2 police came, there it was, when took and hand cut me inside of my home. Search it without any warrant. Then questioned me with any such. Video, sworn affidavit and outside of the dept. structure hidden secretly, threatened to do or.

16-OK-18

#16

8-24-19

REASONS FOR GRANTING THE PETITION

1. BECAUSE IT'S EXACT INSIDE OF THE
EXHIBITS, PRODUCED, AND, ATTACHED
THERE TO, SHOWS IT WAS ALL DONE
MY HOME THE 5TH AMENDMENT
MIRANDA RIGHTS RULES, VIOLATED
WITHOUT ANY VIDEO TAPING, AND
NOT ANYONE WRITTEN SWORN
ATTORNEY, PLUS, THERE'S, THIS
PHONE FOR A. STATEMENT, NOT
USED, TOTALLY OUTSIDE OF
THE POLICE DEPT, NOT UNDER
THIS, PROPER RESPECTED AND
LEGAL. PROCEDURES ALL THE
ENTIRE WHILE I PETITIONER
WAS, HAND CUTTER IN THE
BEGINNING BEFORE ANY SUCH THING
WAS SAID AND MY ENTIRE HOME
WAS SEARCHED. WHILE BEING UNDER
QUESTIONING WITHOUT ANY SUCH
PRODUCED WARRANT DOCUMENT, ALL
ILLEGAL TOO. AUTHORITIES ABUSE

17-OK-18

#17

8-24-19

within all Respect's no one, or
any, Police authority would be
so un pro fessionally stupid to
initiate any such FIFTH MIRANDA
RIGHT's card without proof of an
video taping it not at my home
why not at THE POLICE STATION etc
CONCLUSION
even any DUMB Blind Person's can
see - THIS is very violate proceeding

The petition for a writ of certiorari should be granted.

BECAUSE obvious
something is hidden and missing for
THIS procedure of violation is proceeding

Respectfully submitted,

DC# 1728825

R. Hernandez Jr. A.

Date: 8-24-19