

7-OF-18

#7

11-2-19

No. 41-2010-OF-001138-7

19-6788

IN THE

ORIGINAL

SUPREME COURT OF THE UNITED STATES

OF Washington D.C. #20543
"Oct. 89182"

EBER ROBBERO — PETITIONER
(Your Name)

FILED
NOV 06 2019
OFFICE OF THE CLERK
SUPREME COURT, U.S.

THE STATE OF vs. ICA, ECA, A1
THE MANATEE SHERIFF, DEPT. — RESPONDENT(S) POLICE

ON PETITION FOR A WRIT OF CERTIORARI TO

"Sokoland" Court
THE 2nd DCA Fla. Attorney
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Oct. 89182
EBER ROBBERO
(Your Name) MARTIN CORRECTIONAL INST.
1150 SOUTH WEST ALBERTA ROAD
(Address)

INDIAN TOWN FLORIDA 34956
(City, State, Zip Code)

NONE
(Phone Number)

8-07-18

#8

11-2-19.

QUESTION(S) PRESENTED

1. CAN "THE" Police of origin { can't mention, just take and, truly DO CRIMINAL VIOLATIONS, AND, FICTITIOUSLY CREATE, AND, SCHWARTZ, FALSE, SUCH ACCUSATIONS, WITH TAMING, REPORT'S DENY ANYONE'S CONSTITUTIONAL UNITED STATE'S SANCTIONAL LAW'S AND, RULE'S AT-HAND WITH BECAUSE OF-RACE { CONDUCTORS OF, COLOR } OF, PIG-MAN-VIOLATIONS, AND CAUSE, ALL RULES, TO, CHANGE, INSTEAD OF AN INVESTIGATION, OF LAW'S BEING FROM MEXICAN, RACE, AND PERSON, EVEN WHEN, THERE'S, NO SOLID CONCRETE, EVIDENCES, TO SUBSTAIN, ANY ARREST, OF SUCH

9-OK-18

#9

11-2-19

LIST OF PARTIES

[4] 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:

Respectfully submitting
All, un-Lawful, Prejudice
and very much evil & sadly
created against me, with Hate
RELATED CASES AND PREJUDICE
under All our Respectfulness
and, major beliefs in this
Honorable Court, union, such
cause. And Court of American's
Capital. Here there's no, case
ever, slide, be-fore, ever
can even come close to any
comparison or mine which
it's all made up, with schemes

10-DF-18

#10

11-2-19

TABLE OF CONTENTS

OPINIONS BELOW.....	Appendix # A	1
JURISDICTION.....	Appendix # B; 2nd Oct.	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED.....	Appendix # C	
STATEMENT OF THE CASE.....	Appendix # D	
REASONS FOR GRANTING THE WRIT.....	Appendix # E	
CONCLUSION.....	Appendix # F	

INDEX TO APPENDICES

APPENDIX A	<u>the sentences and other etc.</u>
APPENDIX B	<u>the ruling of probation, 2 Oct</u>
APPENDIX C	<u>false arrest</u>
APPENDIX D	<u>it exactly what took place</u>
APPENDIX E	<u>because of no evidence truth</u>
APPENDIX F	<u>what happened to an innocent</u> <u>man sitting inside of his home</u> <u>enjoying a "movie" with young</u> <u>son and mother of children</u> <u>living inside of "Ani" white</u> <u>predominant white {neighbor}</u> <u>being Mexican race — {hood}</u>

11-02-18

#11

11-2-19

TABLE OF AUTHORITIES CITED

CASES

AS STATED EARLIER ON PAGE NUMBER

THERE'S ONE SITUATION OF OTHER
CASE. MATCHING "MATERIAL" MATTERS
THAT WOULD OR WAS, KNOWN. YES,
ANY, FOR KNOWN OR, LIVING, BEING
COMPARISON. AND NOTHING CHANGED
CAN'T EVER MATCH OR, COME UP
IN - LIKE YES, EVEN QUESTION ANSWER
MY CASE IS, UNBELIEVABLE,

STATUTES AND RULES

THE, STATUTES, AND RULES ARE, IF
IT'S KNOWN THAT NOTHING IS
AT ALL, YES. THE, INVESTIGATION
OR ALL, DE SERVING. POINTS ARE
IT'S YES, NO- ACTION OR NO-
FILE, WITHIN A 30-TO-33-DAY'S
PERIOD, YES, WITH ATTACHED ISSUES
OTHER OF INVESTIGATION, BY THE LEGAL
PUBLIC DEFENDER, CONFLICT TEAM,
ATTORNEY AND INVESTIGATOR, IT
WAS LATTERLY KNOWN THAT THE
SO CALLED VICTIMS, LIES, AND ALL -

13-07-18

#12

11-2-19

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 #B to the petition and is

- ☒ reported at 2nd District Appeals; or, Court & OK
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the conviction and sentence court appears at Appendix #A to the petition and is

- ☒ reported at minutes court #; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

13-02-

#13

11-2-19

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 _____.
A copy of that decision appears at Appendix B.

☐ A timely petition for rehearing was thereafter denied on the following date: no re-hearing, 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 none (date) on none (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

14-07-18

#14-

11-2-19

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

under, all statutes of sanctioned
organized and trusted officials
in - Legist Justice it's oath's
of pure substantive Honesty too
be crackly originately in
trust - truth's too, introduce
and issue out Law's too, which
has been created too, rule
by not - make or, originate
Law's and FBA A bandon,
them when ever it peer's
good or, too, use are, Law's
too, rule stubbornly at the
heart's of vicious authorities
or Governmental Appointed
officials of the Justice Abusiveness
man's can't can't it's dept.

#17

11-2-19.

17-07-18

AND when it was then later took
and further investigated these
same girl's brother told a friend
that his sister lied because I
was Mexican Race and they didn't
think I would be arrested or go
to prison but to get me out of the
CONCLUSION neighborhood

The petition for a writ of certiorari should be granted.

because "it's" all
clear to see it's no such way one
can't read between the lines
 Respectfully submitted, DC# 529182

α EBER Roblero

Date: 11-2-19.