

File under  
28 USC  
1251

U.S. COURT OF APPEALS  
RECEIVED  
CLERK

OCT 28 2019

ATLANTA, GA.

Crime  
# No. 19-7169

RECEIVED  
DEC 03 2019  
OFFICE OF THE CLERK  
SUPREME COURT, U.S.

Relief will be  
granted in full

IN THE

SUPREME COURT OF THE UNITED STATES

North America

Daniel Eric Cobb

— PETITIONER

(Your Name)

VS.

U.S. Government

— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

11th circuit U.S. appeals 10-7-19

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

# 1814236 AKA 1814233

PETITION FOR WRIT OF CERTIORARI

RECEIVED  
DEC 23 2019

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

Daniel Eric Cobb

(Your Name)

Supreme Court, U.S.  
FILED

DEC 03 2019

OFFICE OF THE CLERK

U.S. attorney general not under civil

(Address)

Retired custody at summer court jail

(City, State, Zip Code)

35d mcmath mill Rd Americas

(Phone Number)

Georgi: 31719 US60978172.020

If court says anything missing please  
add suit and send me correct notice only

ORIGINAL

176  
both  
sides  
Rese  
pages  
in  
full

clerk  
tell  
me  
you  
at  
this  
same  
day  
get  
it

① Regarding the Oct. 2019 motion to free me, in mediating the 11th circuit U.S. appeals court just denied on a interlocutory appeal of a U.S. District crime case

Does the 11th Cir and the U.S. Dist and any Government court or agency in this entire country lack

jurisdiction to secure me in any incarcerated facility in any

custody, fed, state, county, etcetera,

whatsoever, anywhere in any U.S.

owned land or facility on earth,

specifically after I exercised

my rights in the U.S. Declaration

of independence to free of the

Governments my security by my

1-1-16 filing of a war declaration

against all governments in this

country in my fed crime case?

and same question again

but to appointment of counsel

## Questions

② Can a defendant be appointed indigent counsel against my will?

When I am not indigent but can not go getting thousands of dollars out of my bank of America checking account due to I am in a restricted area do not have anyone on street who takes enough to help me and I own 2 houses on East and 10 cars

and own 5 semi-trucks and 14 hauling trailers myself without any lien and I own 3 joint ownership

another 3 cars and a 3rd house on East but have no one to help me sell them and my wife committing polygamy crime

and Government doing nothing about it so I'm illegally denied access to my half of my wife's house, cars, money, etc

③ Should I file suit? It appears Court decision to get away can proceed with filing for about what my crime appears to be about multiple times to deny me fair trial, example I never appeared being advised (6/17/78) to my own attorney and I never appeared in competitive, but I'll file suit and I did

## Questions

④ When I was arrested with ~~friends~~  
warrant on 7-15 at a cell court  
police for being at my own legal  
mailing address At my own mens  
house in my own car on public Rd  
parked in front my mens mail box  
When transcript of 7-10-07 cell  
superior on 1 order #01-4255-34  
told me to pay my wife "a person  
child support on fifthteenth of  
each month, but 1 day before the order  
a T.P.O. App. not claiming any  
offensive violence at all was 15 years  
by a lower court "is the court  
telling me not to approach my wife  
so cops arrested me for violating  
that order and it took cops 5 days  
to get warrant after my arrest and  
that warrant #01-w-7548 was  
dismissed on 8-22-07 state No  
probable cause by cell magistrates  
court Does fed government lack  
jurisdiction to prosecute me for things  
feds say I did while incarcerated  
cell case illegally country occur 2-2

## Questions

(5) is it fair for federal govt to prosecute me without 1st doing DNA ancestry test on me as O.C.G.A. 42-13-2 state law requires anyone to tell me, if I am a British Noble so have Diplomatic Family Immunity to prosecutors O.C.G.A. 42-14-14 and O.C.G.A. 2-3 page 2 says I'm to be deported new to London England before I'm here or is that a meritless claim as 11th civ says

(6) which is my legal name for fed and state gov. I go by WUNC PRO fame, I was born Schenckman Wayne Plemmons Jr., but staged my mother applied for Hamilton County circuit court intervention to change my name to Daniel Eric Plemmons against my will and neither names did I ever get any birth certificate or SSN or any gov. id or gov. help in my life at all, but stage of my mother and husband accepted me

## Questions

I can't answer

and changed my name to Daniel  
Eric Cobble, but age 5 my mom  
divorced him and transcript of  
divorcement may 1980 Chattanooga  
Tennessee civil # D-45 152  
Shows Judge told my mom only  
way she can keep custody of me  
would be if man she cheated on  
Joe Cobble with also adopt me and  
change my name to Daniel Eric  
Castleberry and Ben Castleberry  
and Joe Cobble and my mom all  
agreed and my mom kept custody  
of me, I ask this to show Cobble  
ceased to exist in 1980 and  
Castleberry started, so Judge  
lacks Jurisdiction to prosecute  
me as I am not Cobble anymore  
but Judge refuse to accept my  
claiming reality or is this a  
meritless claim when I never used  
name Cobble, only gov. does against my will

## Questions

- ⑥ Question about the statement of  
when at age 5 I got bit by a  
mosquito that took my temperature up  
to almost 108 to stay 2 weeks  
so damaged over 25% of my  
Brain permanently physically and  
that's not fixable and not treatable  
so my men locked me in over  
30 different mental hospitalizations  
age 7 to 18 as a kid private and  
state and over 80 MRI scans.  
Cost scans all said same as I had  
20% crime center EEG scans said  
and state sentence now doing  
state never brought up my previous  
20% Cobb County and 1993 Cobb  
County DW competency hearing  
about over 20 types of Brain  
damages, so I don't not know  
if I was competent or not at time  
of crime and that is reasonable  
doubt as to any guilt, so as feels  
crime shrink's said nothing  
wrong with me before feels like  
Brain scan on me and that

6 confirmed      questions

BRAIN SCAN is wrong U.S. Dist Court  
ruled me INcompetent on 2-13-17  
and 11th circuit agreed on 2-5-18  
but U.S. Sup STRIKE failed by  
inaction to decide if I'm fixed  
or not, but instead fed gov. STRIKE  
sued in July 2018 11th Cir case  
law was wrong and Fed Court  
changed their Ruler to competent  
so I went from crazy to normal  
without any treatment whatsoever  
no meds in 25 years at all now yes  
[I refused to fall to any STRIKE and  
again under CRUZAN v. MISSOURI  
1990 U.S. Supreme] but it's been  
locked in Segregation now over  
15 years mostly without T.V.  
due to gov. denying me P.C. Requests  
everywhere I go permanently yet  
I appealed to U.S. Supreme directly  
in July 2018 competent Ruler by Dist.  
now I appeal yet get no Ruler  
yet I went to the 12th grade in middle  
school

answers

6 continued again

yet my track record proves  
I can be intentionally found  
competent or not any time I  
feel like it simply by either  
talking or not talking to shrink  
since talking they say nothing  
wrong, yet not talking, Brain  
scan scans crap out of them  
as my Brain does not have any  
chemical imbalance but instead  
has up to 45 times more  
electricity than any one else on  
earth, as I was not a carrier  
of any crime for 11 years I lived  
in mental hospitals as a child  
and was not civilly committed  
but my mom put me there only, so 18  
years now in state prison contrary  
to Seidke v. merkle 9th cir 1998  
totals 30 years in incarceration in  
45 years on earth, so proves full  
mental competent determination

## QUESTIONS

6 continued 3rd time

process in Madagascar I never did  
a, illegal drug in my life and never  
popped any pill and never seek help  
and do not want any mental help  
and claim I'm here for crimes  
that never happened but government  
made up out of thin air to cover their butt  
for their own illegal acts twice  
so under these record proven factual  
circumstances does the lack  
jurisdiction to prosecute me  
All the lack jurisdiction to appoint  
me an attorney and lack jurisdiction  
to hold me and lack jurisdiction  
to send me back to state prison

⑦ is it fair to appoint me crime  
attorney against my will but not  
appoint me any civil attorneys also  
pretrial fee such as foreign deposit  
attorney, out of state but state court  
domestic civil attorneys, mandamus  
Habeas corpus challenges, habeas  
corpus challenges, habeas corpus  
challenges, habeas corpus in for reasons  
other than conviction, Brecht Act,  
24 USC 1983, etc.

answers  
(8) can court rule me competent  
enough to my own attorney at  
trial itself but not competent  
enough to be my own attorney pretrial  
as that is impartial

(9) how come I can be viewed as  
fully married all other rights, but  
not married, should it be I can  
not have any right fully as I can  
have all rights fully, as that is only  
uteroine medical

(10) me and my sons were engaged to  
be married in Ga. and stayed together  
1 1/2 years we lived together in  
Tennessee and Alabama in 1998 to  
2000 and we never got a divorce  
so by the phs of law we are  
common law married so I get  
half of all my wife's financial  
gains I need to provide to her attorney  
I share, if that makes  
as we have a almost 20 year old son  
together

questions

① Is it necessary to ask to return my alleged non-contributor property to me as per the law on bus rider downing when legal stuff they threaten I needed to bring both legal requirements and as evidence and as court forms etcetera on this self crime case and personal properties they threaten I must have sold while counsel choice and self crime disclosure is 1 thing they threaten and canfulfilling arrest was taken for no reason and I could sell them while counsel choice as OCGA 14-85  
Require

② When my son that defends the Government has become despotic so I have U.S. declaration of independence fight to threaten to kill Fed Judges means to resist illegal state unless and Judge, prosecutor, jury pool, not the way is all chosen by the government is that fair

# QUESTIONS

(B) When so called Jack E. R. M.  
victim Judge Regan tried  
about date my state convictions  
became final so he could  
lie about my full habeas being  
2 days too late when US  
Supreme Rules B.1 says  
my convictions become final  
90 days after Co appears  
April 9, 2009 Rules ~~effective~~  
July 8, 2009 so my April  
21, 2010 state habeas file  
did finally tell US District  
Judge Co 2054 habeas  
#512 CV 88 as state  
sentence finally challenge  
by 8-4-12 430 dead in  
of lead 6 v. month 9 to  
in 1998 violation  
1st claim so

13 continue Questions

Feel like civil procedure  
23(G) required my release  
on 6-4-12 so my  
Jed for habeas relief for  
granted immunity for  
future crime a consent  
to I go for means for  
lack of jurisdiction  
appoint me counsel now

Right?

(14) Father taught me to talk  
about how I feel in months  
months 11 years ago a house  
for present me now for  
doing so is illegal

(15) For abuse of 35 killer  
law prevented me bringing  
up all past violations  
I get know so my bringing  
them up in crime court is abuse?

# Answers

1st conf

when 1st strike in 2nd  
Atlanta 45000 civil violator  
870-1 Cobb magistrate  
dismissed 7-75-1  
all 5-1 charges

when 2nd strike dealt  
Atlanta violator 45000  
Garrett V. Ceballos 2nd

when 3rd strike dealt  
Atlanta violator 45000  
Krauss V. Lane 2nd

So my bringing up Right  
violations in Crime Court  
is not merited?

and does that 3 strikes  
give me right to threaten to kill  
Fed Judges per CCA

10-3-21

## Questions

(16) Does fed government lack  
Jurisd. How to prosecute  
me AKA appoint me a attorney  
on a fed crime case for telling  
a fed Judge to either  
investigate my claims of  
innocence if what I'm in  
state prison for quit lying  
is your court order or  
I'll kill him. without  
Sedgew. 1st investigating to  
see if I'm actually life path  
innocent as Skinner v. S.  
upheld U.S. Dist Wyoming  
2ed Requires

## 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:

## 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

11th Cir. U.S. Appeals 10-7-19

APPENDIX B

#1814236 ~~11th Cir 1814236~~  
ON BOTH appeal and ON motion's

APPENDIX C

U.S. Dist. Macon Ga. 5/4 CR77  
Ruler on 8-30-18

APPENDIX D

I do not have and they will  
not give me, see court  
website

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES *SKINNER V. UPHOFF* PAGE NUMBER  
*U.S. Dist. Wyoming* ~~2002~~ 2002

*OCCGA 2-3 pgs*  
*OCCGA 4d-12-2*  
*OCCGA 4d-4-14*  
*OCCGA 14-85*

*Constitutional Right to hit  
choice of counsel when I am  
afforded - me*

STATUTES AND RULES

*U.S. Declaration of Independence  
Right to throw off government as my  
Security*

*U.S. Declaration of Independence  
Right to abolish laws*

*U.S. Declaration of Independence  
phrase "The Government only has  
authority to Government me at the  
people's will"*

OTHER

*U.S. Declaration of Independence Right  
Providence gave me, (not the government)  
et cetera*

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 10-7-79.

☐ 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).

~~1254~~ 1251

☐ 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

U.S. Declaration of Independence  
Right to throw off the Government  
as my Security

---

U.S. Declaration of Independence  
phrase the Government only has the  
authority to govern me is at the will  
of the people, which you no longer  
have

---

U.S. Declaration of Independence  
phrase I have Rights the Government  
did not give me such as ones  
providence and nature gave me

---

U.S. Declaration of Independence  
Right to abolish laws

---

constitutional Right to hire choice  
of counsel when I can afford one

---

O.C.G.A. 14-85 State Co. Law  
Return of non-contraband property  
taken from me at my 7-15-15 arrest  
and taken from me at my 7-29-15  
arrest too

---

etcetera

STATEMENT OF THE CASE

I told a federal Judge it de  
AKA the Government period did  
not investigate my claims of  
innocence for what I am in state  
prison for as SHANER V. uphoff  
U.S. Dist. Wyoming does requires of  
them and to quit Lying in their  
habeas Rulings that I would kill  
their kids, but instead I, investigate  
they charge me with fed crime  
of causing threats to be sent to  
fed Judge by U.S. mail, I am in  
pretrial fed custody almost 5 years  
now due to psychologists saying  
nothing wrong with me but my  
 EEG Brain Scan Results says  
something over 80 MRI's said  
as a child my Brain is forever  
damaged with NON-drug-caused  
injury over 25% say Brain that  
no one else I search has this type injury

REASONS FOR GRANTING THE PETITION

① its evil to prosecute me for  
telling a fed Judge to either  
investigate my claim of 60¢  
Cobb police and will not stop  
prison cost from assaulting  
me for making up this  
new story that never  
happened to cover their butts  
that imprisons me over 18  
years now still kill their  
kids, without 1st investigating  
my claims of innocence

when Skinner v. Uphoff  
requires an investigation  
since no one ever  
investigated in the 1st place and  
particularly since I have  
severe Brain damage

- ② The court lacks jurisdiction to prosecute me since I canceled that jurisdiction by declaring war on USA government
- ③ it's contrary to OCGA 42-13-d and 42-14-14 and 2-3 page 6 to try me without (st DNA/ancestry testing me to see if I am of diplomatic Family British nob & land or not

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Daniel Eric Galt

Date: 11-25-19 (retraced on 11-7-19)

Re: Me

- ① permanently fire all crime appointed attorneys assigned to me
- ② Order DNA comparison tests done on me and my half brother to verify I'm a Planners, not a Noble (Gregory) same as me and see Noble for same and do same to verify I'm British nob
- ③ delete my entire family name out of street permanently to level everyone in voluntary (etc)