

Supreme Court of the United States
Gregory Thomas,

Petitioner,

v.
Tom Corbett, et, al, Governor of
Pennsylvania, John E. Wetzel, et
Al, Secretary of Corrections,
Shirley R. Moore Smeal, Deputy
Secretary of Corrections, His
Policy Executive Board Makers
Sued in Their Individual Capacities
And Official Capacities,

Respondents

On Petition For a Writ of Certiorari
To The Commonwealth Court of Appeals
For the Pennsylvania Supreme Court.

Petitioner For Re Hearing of Certiorari
Black Lives Matter

Gregory Thomas, Pro'se litigate
SCI-Albion
10745 Route 18
Albion, PA 16475-0002

QUESTION PRESENTED

1. Whether the Pennsylvania Department of Corrections visiting policy violates the Religious Land Use and Institutionalized Person Act of 2000, U.S.C. § 2000cc et seq. (2006), when it prohibits a religious conjugal visit request not stay over night. To the extent the prison policy allows the LGBTQ Prisoners to marry and live in the same as cellmates.
2. Whether the Pennsylvania Department of Corrections Cellmate policy Discriminate against heterosexual inmate who requested a religious Conjugal Visit. Under the Religious Land Use and Institutional Person Act. Not.
3. Whether Pennsylvania Department of Corrections Prayer Oil Policy Prohibiting Petitioner from possessing Prayer Oil Policy in his cell for worship Burdens Petitioner's Religious Exercise and Violates his RLUIPA right.

INSTITUTIONALIZE RACISM

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PARTIES TO THE PROCEEDINGS

Petitioner is Gregory Thomas
Respondents are four employees of
The Pennsylvania Department of Corrections,
And Governor of the State of Pennsylvania
Tom Corbitt
John E. Wetzel
Shirley R. Smeal/ and Policy Makers

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SUPREME COURT OF THE UNITED STATES

Thomas v. Corbett, et al. No. 19-8246

PETITION FOR REHEARING RULE 44 IN GOOD FATH

And or whatever rule used for white petitioners.

This is the First Petition from a prisoner- requesting to be heard under the Question: BLACK LIVES MATTER- And Institutionalize racism.

Pennsylvania DOC Prison System is a racism Institution. And Prejudice against Islamic practices. It is well know within the STATE Prisons systems, the Blacks are Muslims, their wives that visit them are Muslims. Black lives Matter, Black families Matter. Petitioner is the subject of un-equal protection under the RLUIPA law. A decision not to grant a Cert. is to keep a racist legal knee on my Black neck. Hate and ignorance have not driven the history of racist ideas in America. Racist policies have driven the history of racist ideas in America. And this fact becomes apparent when we examine the casues behind, this decision. Racial discrimination-racist ideas-ignorance/hate:this is the causal relationship driving America's history of race relations.. The Court system hears every case from a President who is viewed by most blacks as a document known racist. And when a poor black Slave descendent in a stigmatize Racial prison criminal Justice system ask to be heard its the same old story. Black lives don't matter in this country and you new it when you filed in this court. This is modern day slavery continuing, you just re-design it. I'm asking to be heard if outlawing of chattel slavery in 1865 on racial

progress was real. Because without a cert. This court is authorizing a continued legalization of discrimination and progression of racist policies in the twentieth century against black citizens. **BLACK LIVES MATTER, I can't breath, Take your racist knee off my neck.**

INSTITUTIONALIZED RACISM:

More African American adults are under correctional control today, in prison or jail, on probation or parole, than were enslaved in 1850, a decade before the Civil War began. As of 2004, more black men were disenfranchised than in 1870, the year the Fifteenth Amendment was ratified prohibiting laws that explicitly deny the right to vote on the basis of race. Now, still I am prohibited from practicing my religion because we are all black Muslims in American prison. Of course, during the Jim Cow era, the era of legalized discrimination and segregation in this country, black folks were kept from the voting booth, from the polls through poll taxes, and literacy test. now its also re-design. Well, today felon disenfranchisement laws have accomplish in many states what poll taxes and literacy tests could not. Today, it is perfectly legal to discriminate against criminals in nearly all the ways in which it was once legal to discriminate against Black lives. We have not ended racial caste in America, we have redesigned it. Granting a Cert. here will aid racial change.

INSTITUTIONALIZE RACISM: THE BETTERMENT OF SOCIETY: BLACK LIVES MATTER:

This court is the guidance to the Idea of America.

Petitioner ask this court to humble its-self to Religious Rights for Black lives within the American Prison system. And condom Religious oppression and discrimination.

RACISM

Racial Adversity is something to be admired and cherish not discriminated. Adam the father of Mankind was created from different color earth, white, black, red, yellow. To reject black lives is to reject the Creator himself who created us all. Excellence and superiority is derived and determine from a person of piety and righteousness, Not the color of their skin or Tribe. Humanity has one origin Adam and Eve. This country has a disease of racism toward Blacks lives and their families, inside and outside of prison walls. The best Court is the Court of righteousness and fairness to all its citizens. Black lives matter and Black families matter. We can't breath. Take Your legal racist knee off our necks.

Religious righteousness can only be conquered with Constitutional righteous authority. Injustice can only be conquered by righteous justice. Black lives will never matter or become a reality in our prison systems unless this Court makes a statement by granting a Cert. in Good faith. Set an example Black lives matter in our prison system. Black lives matter Religiously, Socially, Morally, and Constitutionally.

If we continue to turn a blind eye to Black lives religious rights within our prisons, Slavery Institutions will continue.

Islam rejects any form of racism.

America needs to understand true Islam because Islam rejects

all forms of racism, black lives, matter in Islam, white lives matter in Islam, Red lives, matter in Islam, Yellow LMII. Islam is the cure to racism in this Country. **Salafi Publication - Listen to lecture by; Hassan Somali Peaceful & Practical Salafi Solution to Social Injustice & Oppression.**

AMERICA'S HISTORY OF RACISM IS CLEAR BLACK LIVES DON'T MATTER. So Black Religious Rights don't matter. . This court can change that by having the courage to grant a Cert. **THE FIRST BLACK LIVES MATTER** Cert. from the most oppress Black lives in Prison. The Pennsylvania DOC is an abuse of Power. Black lives Religious Constitutional rights don't matter. Pennsylvania DOC is the racist mississippi of the North.

THIS IS A RACIST RELIGIOUS LEGAL LYNCHING. Justices of this very court had been subject to false racial indictments by its citizens past and present. President Clinton sign into Law a Modern Day Slavery Plantations of Mass Incarceration.

The Constitution is a trust of custodianship left to the Most honorable men of our society. For black lives, the Court systems of this Country is the caretakers of racism. To make sure it stays in place against black lives.

THE QUESTION IS: WILL YOU START A CONSTITUTIONAL CHANGE. GRANT A CONSTITUTIONAL CERT. OR, HOLD THE RACIST LINE TO INSTITUTIONALIZE RACISM AGAINST BLACK RELIGIOUS RIGHTS.

BLACK LIVES MATTER "OR" NOT.

The greater the authority, the greater the responsibility. Black Lives Matter issues in this day, this time, falls on this Court's authority.

SUPREME COURT OF THE UNITED STATES

Gregory Thomas

No.19-8246

v.

Tom Corbett, et al.

CERTIFICATE OF SERVICE

I, hereby certify that I am this day serving a true and correct copy of the foregoing Re-hearing Petition in support of the appeal for Certiorari, upon the person(s) below.

Service by prison first-class mail
Addressed as follows:

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Supreme Court of the United States

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Respectfully submitted

DATE: July 28, 2020


Gregory Thomas BJ-6309