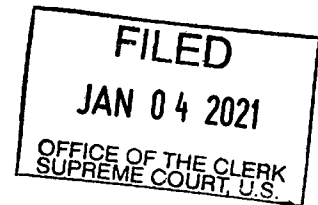


No. 20-1664 ORIGINAL



IN THE
SUPREME COURT OF THE UNITED STATES

Jason-michael: jett — PETITIONER
(Your Name)

vs.

the STATE OF MICHIGAN RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

State of Michigan - Court of Appeals
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

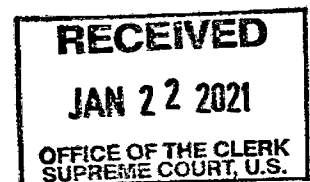
PETITION FOR WRIT OF CERTIORARI

Jason-michael: jett
(Your Name)

51424 FAIRCHILD Road
(Address)

CHESTERFIELD TWP, MI 48051
(City, State, Zip Code)

586-921-7143
(Phone Number)



QUESTION(S) PRESENTED

we wish for answers to **our** questions presented in kind and in writing, by mail, in reasonable time, to **our** address, properly signed and dated, please and thank you. We are only here learning how the process truly works or does not.

How can a **STATE AGENT** continue **ITS** threats and bullying with eleven new in-secret felony charges make an invalid cause valid?

If **we** don't understand and never understood the charges against **us**, how can **STATE AGENTS** tax us continuously for twenty-five years, maybe in perpetuity?

How can **STATE AGENTS** cause so much irreparable damage to **us** and think **we** would concede to more bullying?

When jurisdiction is challenged and goes unanswered is that considered denial of due process or something else?

When **THE JUDGE** is named fiduciary/trustee in case and moves the case against the holder in due course, what is it considered?

STATE AGENTS made no mention or new secret/not so secret felony in regards to our objections filed to **PRESENTENCE INVESTIGATIVE REPORT**, or did **IT**?

Are all equal before and under the law or are **SOME** more equal than **others**?

When one **STATE AGENT** uses another **STATE AGENT** to steal a peoples' person and purse from the common area of the court to force a plea autograph and snatch a license without jurisdiction is it considered illegal search and seizure or terrorism with a splash of racketeering?

When a **STATE AGENT** goes against **THE CONSTITUTION** isn't **IT** waring against **THE CONSTITUTION**?

When a **STATE AGENT** ignores majority of documents and numerous affidavits filed and calls the rest missives and proceeds to move a case forward when **IT** is named **TRUSTEE/FIDUCIARY** is **IT** failing **ITS** due care clause, or something else?

Is it a violation of due care clause when a **STATE AGENT** supports the illegal acts of another **STATE AGENT** by being complacent and say allows the perpetration of **the people** to continue knowing it is wrong?

Is The Supreme Court of the United States a Title 3 or
Title 1 Court?

Thank you again, in advance, Happy New Year!

LIST OF PARTIES

☒ All parties appear in the caption of the case on the cover page.

☐ **AND DEFINITELY ON THE PROOF & SERVICE.**
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:

NEW

ALL OPEN

ELEVEN Fictitious Felonys

RELATED CASES.

SEE APPENDIX F

FILE DATE

CASE #

3 MONTHS

2018-00326-FH < BEFORE ARREST DAY > 9/21/2018

2019-000914-FH < HERESAY < ZERO NOT ONE > 3/22/2019

2019-003335-FH < RETURN NOTHING < NO CHILD/NO VICTIM > 10/23/2019

2019-003461-FH < DONT UNDERSTAND > 11/5/2019

2020-000519-FH < WE DONT WRITE BAD CHECKS > 2/12/2020

2020-000891-FH < TRESPASS AND FEE SCHEDULE > 3/30/2020

2020-001168-FH < RECHARGE > 8/04/2020

2020-001283-FH < DUPLICATE CHARGE 003276 FH < WRONGFULLY AND ILLEGALLY ACCUSED < NO CHILD ENVOY > 11/19/2020

2020-001659-FH < Courts ARE CLOSE DUE TO COVID-19 PANDEMIC. STAYING > 9/30/2020

2020-002198-FH < MAROON HAKIM THREATENED BELTLE + HARMED US. WE WERE EXERCISING OUR RIGHT TO PROTECT OURSELVES BY MEANS OF PERSONAL DEVICE WE INSTALLED NOTHING. > 11/23/2020

2020-002275-FH < DUPLICATE CHARGE 000519 FH > 12/7/2020

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TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
Bond vs U.S 529 US 344 (2000)	
People vs. Lopez, 62 CA. Rpt. 42, 254 C.A. 2d 185.	7
People vs. Sapp, 73 P.3d 433, 467 (Cal. 2003)	
SELF vs. Rhee, 61 Wn. (2d) 261	

STATUTES AND RULES

OTHER

27 CFR 72.11

MICHIGAN State Constitution article 1 section 13



AUTHORITIES CITED

CASES

Enforcement of Corporate statutes by local, state and federal law enforcement officers are unlawful actions being committed against the sovereign people and these officers can be held personally liable for their actions. Bond vs. U.S. 529 u.s. 334 (2000)

Supreme courts ruled "Without Corpus delecti there can be no crime" In every prosecution for crime it is necessary to establish the "corpus delecti", i.e., the body or elements of the crime." People vs. lopez, 62 Ca.Rptr.47 254 C.A. 2d 185.

In every criminal trial, the prosecution must prove the corpus delecti. Or the body of the crime itself- i.e. the fact of injury, loss or harm, and the existence of a criminal agency as its cause. People vs. Sapp, 73 P.3d 433, 467 (Cal.2003)

Here on record, Common Law si the real law., supreme law of he land, the code, rules, regulations, policy and statutes are "not the law"- Self v Rhay, 61 Wn (2d) 261

OTHER

All crimes are commercial 27 CFR 72.11

No one is bound to obey an unconstitutional law.

Michigan State Constitution article one section 13, a suitor in any court of this state has the right to prosecute, or defend his suit, in his own proper person.

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 July 28, 2020; 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.

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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 _____.

☒ A timely petition for rehearing was thereafter denied on the following date: October 7, 2020, and a copy of the order denying rehearing appears at Appendix B.

☐ 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).

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CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

FOURTH AMENDMENT – The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures shall not be violated, and no warrants issued but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the persons or things to be seized. No probable cause possible, and one big violation ab anito, nuk pro tunk.

FIFTH AMENDMENT – No person shall be deprived of life, liberty, or property without due process of law: nor shall private property be taken for public use without just compensation. Fraud from the beginning. **STATE AGENTS** conspired to pirate our liberty and property without jurisdiction, without contract and without due process of law.

SIXTH AMENDMENT – In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor; and to have the assistance of counsel for his defense.

STATE AGENTS denied us our counsel of right, denied us our right to face our accuser (because there was NOT one) denied our right to a trial by jury by illegally bullying us into signing one sided undisclosed contract we would NOT have agreed to under any other circumstance. Especially since we demanded full disclosure of any possible contract. The **PSR** was at least 144 days late. **STATE AGENT MAROUN JOSEPH HAKIM** showed us **HIS** copy of the **PSR** (along with an envelope from **STATE AGENT RICHARD CARETTI #31357** we had no time to open) minutes before trial and let us write upon it. Then took it back and said we couldn't have a copy of our report. Then with a short exchange of swear words it was time for trial. Needless to say it didn't go well.

SEVENTH AMENDMENT – In suits at common law, where the value in controversy shall exceed twenty dollars, the right of a trial by jury shall be preserved. we were denied a trial by jury by **STATE AGENTS**. The value in controversy well exceeds \$20.00.

EIGHTH AMENDMENT – Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishment inflicted. \$47,807.20 not including legal fees and counting. **\$5000.00** was a ridiculous amount to raise on the spot, it ruined our last three Christmas's. Thirty-two two hour visits to the criminal sexual conduct counselor. **TWENTY FIVE YEARS** of reporting to the state police and fees for the criminal sexual conduct registry. Five years of bi monthly probation visits and fees. we were publicly abused, cruel and unusual punishment? we can prove this beyond a reasonable doubt. we just learned this day **STATE AGENTS** have opened eleven new bogus case numbers to tax us with. Latest one filed November 23, 2020, talk about inflicting cruel and unusual punishment. When does it end. We just keep standing up to the relentless angry bullies who are acting above the law.

THIRTEENTH AMENDMENT – Was supposed to end slavery. Apparently it is alive and well. We are imprisoned without consent. All debts prepaid by our trust, then paid again out of our pocket, so, double jeopardy. **STATE AGENTS** conspired to commit heinous acts against us for personal gains.

As for any **STATUTORY PROVISIONS**, man on the land is not subject to statute or code, and is not within its contemplation. Whatever **THEY** made-up/pretended does NOT hold any water without a witness/corpus delicti. Every paper we file and mail, the more damage we incur, the more liability regarding **THE TRESPASS FEE SCHEDULE AND REMEDY** we filed September 9, 2019. To date it remains our only light at the end of the dark tunnel.

(P)

STATEMENT OF THE CASE

we hereby depose and testify, we committed **NO** crime. we were originally accused of a \$500 misdemeanor. **STATE AGENT RYAN ZEMKE** (whom we never met) signed **STATE AGENT WILLAIM HARDING's** overcharges (**TWO 20 YEAR FELONYS**). we stand wrongfully accused of abducting a child for immoral purposes when there is no child involved, only **STATE AGENT** fraud and blatant lawless violations of the statutes and codes to which **STATE AGENTS** are subject. we required full disclosure if there was to be **ANY** contract. we did **NOT** consent to proceed. we were criminally bullied and raped (absurdly violated) for **our** autograph on a one-sided undisclosed contract (plea **NOT** voluntary). we voided this commercial contract the next day and every signature since with a **TRUTH AFFIDAVIT IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)**. **STATE AGENTS** departed from the central requirements of law and are in violation of clean hands doctrine without a valid warrant, without a victim, knowingly and illegally delaying and depriving **us** of **our** right of procedural due process guaranteed by the **CONSTITUTION OF THE UNITED STATES**.

we challenged jurisdiction. All of **our** orders to produce were ignored. Expatriation is what was broken when jurisdiction was demanded and not met with an answer. we rebutted **all** presumptions. we filed **NOTICE OF DECLARATION OF CANCELLATION AND REVOCATION**. we filed a **NOTICE OF REGORATORY APPOINTMENT**. we filed a **COUNTER-CLAIM**. We filed an **AFFIDAVIT NOTICE OF LIABILITY REGARDING TRESPASS FEE SCHEDULE AND REMEDY**. we motioned for a **STAY OF SENTENCE**. we filed a **A4V NOTICE OF DISHONOR AND CRIMINAL CONTEMPT OF COURT CRIMINAL COMPLAINT**. we filed a **FIRST AND FINAL WARNING**. we filed a **NOTICE OF SETTLEMENT AND CLOSURE OF ACCOUNT**. we filed a **NOTICE OF RAGORATORY ACCEPTANCE FOR HONOR**. we appealed. we appealed again. we filed numerous affidavits, all unrebutted and stand as truth in case, as well as. many other documents we served on all parties as relevant to our cause. According to morally flacid turpis arbitur **RICHARD CARETTI #31357** all our instruments were nullies and voidies. We stand upon our instruments morally erect.

we obtained a copy of the **PSR** March 13, 2020 (114 days after sentencing) not timely before sentencing as prescribed in **USCS RULE 32**. we filed **our** objections to the **PSR** April 13, 2020 as prescribed in **USCS RULE 32**.

This has been a truly gross miscarriage of justice. **our** liberties continue to be illegally restrained. we have been irreparably damaged. So far **our** itemized damages amount to over **\$47,807.20** (not including **our** private attorney generals advisory fees). **Our** life will never be as it was before December 13, 2018. we demand remedy.

we will be filing a **HABEUS CORPUS** under **28 U.S.C. § 2254**. we will make a federal case under **TITLE 42** (already filed in case) will name any **STATE AGENT** who has abrogated his or her due care clause of their oath. we will start the commercial lien process. we will file **1099OID**, we will file criminal conviction review application with the **ATTORNEY GENERAL**. We will **NOT** concede under any circumstances. **STATE AGENTS** are being processed for exceeding **THEIR** authority and acting without jurisdiction to initiate any charges. we know we all are equal under the law. Hear our prayer.

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REASONS FOR GRANTING THE PETITION

we have harmed no one. **we** caused no damage or loss. **we** have been denied or delayed **our** right to due process protected by the **Constitution of the United States**. **our** numerous affidavits filed in **our** defenses stand un rebutted and truth in case. **our** plea was not voluntary and was voided the next day by affidavit. **our** liberties are currently being unlawfully restrained. We challenged jurisdiction, challenge remains unanswered. We file this extraordinary writ in hopes of some positive outcome by lawful individuals who wish to uphold the due care clause to their oath of office. So far all we have met is forign for profit agents who conspired directly in front of us and talk just out of earshot to be secret and devious and dirty handed. Life as **we** knew it was ripped away without consent, without victim, without valid warrant December 13th, 2018. **we** have been irreparably damaged. **we** demand remedy.

STATE AGENT AARON HURLEY #296 can **NOT** pretend to be a whore, a pimp, a handler, or a minor child to entrap a man into tax slavery for 25 years with just a **lie**. **STATE AGENT AARON HURLEY #296** is a menace to society and needs to be held accountable for **ITS'** crimes against **us** or pull a victim out of its hat to be valid or have any standing claim against us. All eleven of **STATE AGENT RICHARD CARETTI #31357's** secret/ not so secret anymore felony charges are dittos of the original charges or fictitious vicious lies to cause more harm, more damage and more loss, just for not following the **STATE AGENTS** narrative.

It was the **COBBS AGREEMENT** (not the plea agreement **we** had **NOT** been forced or threatened to sign yet) that **we** wished to withdraw before trial. We would never agree to abducting a child. **we** were never looking for a minor, seeking only the company of a younger adult female. The rest is pure **STATE AGENT HURLEYS** fiction. **we** scribbled many changes onto the **PSR** in the few minutes **we** were so gratuitously given to view but not keep before trial. **we** always wished to go to trial. **we** know the first thing that must be established is a **CORPUS DELECTI** which **STATE AGENTS** obviously lack or would have produced to have a case.

we do not assume anyone in **our** court system can help **us**. **we** don't know if a title three court even exists anymore. Hense, **our** last written-in question that needs to be answered. And so, **we** are writing **OTHER ENTITIES** to inquire as to any other non appellate avenues to explore. **we** have not been back to the **16TH CIRCUIT COURT**. Just the thought of returning to 40 North Main Street, Mount Clemens causes us serious mental anguish. We humbly ask for this writ to be granted or at least our due process insured.

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CONCLUSION

The petition for a writ of certiorari should be granted.

Notice to AGENTS IS Notice to PRINCIPALS, Notice to PRINCIPALS IS Notice to AGENTS. ALL RIGHTS RESERVED WITHOUT PREJUDICE, UCC 1.308

Respectfully submitted,

Jason - Michael: Jett
Authorized Representative

Date: 1-4-2021