

20-6767  
No. 126027

ORIGINAL

Supreme Court, U.S.  
FILED

NOV 12 2020

OFFICE OF THE CLERK

IN THE  
SUPREME COURT OF THE UNITED STATES

MARLON THOMAS PETITIONER  
(Your Name)

vs.

PEOPLE OF ILLINOIS RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

MARLON THOMAS  
(Your Name)

750 SOUTH STATE STREET  
(Address)

ELGIN ILLINOIS 60123  
(City, State, Zip Code)

847-429-5744  
(Phone Number)

JUST ASK FOR  
MARLON THOMAS

QUESTION(S) PRESENTED

A STATUTE OF A LAW DEFINITION  
LEGISLATIVE LAW MAKERS IS THE  
DEFINITION THAT WAS ~~my~~ my  
EVALUATION AFTER PROFESSIONAL  
EXAMINE PETITIONER BEFORE  
TRIAL NOT GUILTY OF CRIME BECAUSE  
OF MENTAL ILLNESS THE PEOPLE OF  
THE STATE PRESENT A UNLAWFULL  
RESTRAINS AGAINST PETITIONER  
BUT THE JUDGE DENIED THE  
UNLAWFULL RESTRAINS Judge  
SHARON SULLIVAN DENIED AND THAT  
WAS NOT SUPPOSE TO BE A CLASS-X  
ROBBERY AFTER THE JUDGE SHARON  
SULLIVAN DENIED THE UNLAWFULL  
RESTRAINS THE PEOPLE OF THE STATE  
STILL SENTENCE MARLON THOMAS  
TO CLASS-X ROBBERY AFTER  
FOUND INSANE

## 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:

STATES ATTORNEY  
KIM FOX ROOM 309  
50 WEST WASHINGTON  
CHICAGO ILLINOIS  
zipcode 60602  
PHONE 312-603-5496  
DALEY CENTER

ROOM 209  
IN THE CIRCUIT  
COURT OF COOK  
COUNTY ILLINOIS  
5600 OLD ORCHARD  
SKOKIE ORCHARD  
ILLINOIS ROAD  
zipcode 60077

### RELATED CASES

MARLON THOMAS  
750 SOUTH STATE  
STREET  
ELGIN ILLINOIS  
zipcode 60123  
PHONE 847-429-5744  
ELGIN MENTAL  
HEALTH

DOROTHY BROWN  
2650 SOUTH  
CALIFORNIA  
CHICAGO ILLINOIS  
zipcode 60608

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

THE CONSTITUTION IN DOCUMENTS AS STATUTE IS LOUD AND CLEAR AND IN THE CONSTITUTION STATUTE WITH PROVISION IN SANITY REASON CAUSE A CRIME TO BE COMMITTEE AND A REASON A JUDGE WOULD DENIED A UNLAWFULL RESTRAINS PETITIONER HAVE A GOOD REASON AND WHAT REASON WOULD AFTER BEING EXAMINE AND EVALUATION BEFORE TRIAL AND STILL BE CALLED A CLASS-X ROBBERY VIOLATED MY CONSTITUTION RIGHTS EVERYTHING HAS TO BE TREATED THE SAME AND THE JUDGE SHARON SULLIVAN DENIED THE UNLAW UNLAWFULL RESTRAINS CLASS-X

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MENTAL ILLNESS NOT GUILTY OF A  
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DENIED UNLAWFULL RESTRAINTS  
STATE STILL SENTENCE ME TO A  
CLASS-X ROBBERY NO CONTACT WITH  
VICTIM NO WEAPON NO VIOLENCE  
NO DRUGS WITH A STATUTE THERE

### STATUTES AND RULES

NOT SUPPOSE TO BE A CLASS-X  
ROBBERY AFTER EXAMINE STATUTE  
OF MENTAL ILLNESS REASON NOT GUILTY  
OF CRIME AND DENIED UNLAWFULL  
RESTRAINTS THERE NOT SUPPOSE TO BE  
BLAME ON A APPEAL FOR CLASS-X ROBBERY  
NEVER MADE CONTACT WITH VICTIM

### OTHER

NO WEAPON NO VIOLENCE NO DRUGS HOW  
CAN THE CRIME BE A CLASS-X-ROBBERY  
WE CONFESS AND ADMIT TO A ROBBERY  
BUT THAT'S WRONG ROBBERY

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 \_\_\_\_\_; 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 \_\_\_\_\_.

☐ 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 10-28-20.  
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).



## STATEMENT OF THE CASE

IF A STATUTE IS IDENTIFY  
AND USED THE CORRECT WAY  
IT SHOULD BE HONOR AND IF A  
PETITIONER IS NOT GUILTY  
BECAUSE FOUND INSANE THE CRIME  
SHOULD NOT MATTER AS A CRIME  
AND IF A JUDGE DENIED A MOTION  
UNLAWFULL RESTRAINS BY A  
JUDGE IT'S IN GOOD FAITH WITH  
THE JUDGE AND IF PETITIONER  
IS STILL SENTENCE A CLASS-X  
ROBBERY AFTER BEING IDENTIFY  
AS A STATUTE THAT VIOLATE MY  
CONSTITUTION RIGHTS IF IT  
TAKE PLACE BEFORE TRIAL  
AND IT IS TRUE IF A PETITIONER  
NEVER MADE CONTACT WITH  
THE VICTIM HOW IS THAT A CLASS-X  
ROBBERY AND NOT INVOLVE WITH  
NO WEAPON NO VIOLENCE NO DRUGS

## REASONS FOR GRANTING THE PETITION

I FEEL THIS PETITION  
SHOULD BE GRANTED BECAUSE  
IT WAS PRESENTED THE  
CORRECT WAY THE STATE  
MENTS OF THE CASE AND  
ACTION OF THE LAWS LEGAL  
STATUTE NOT GUILTY  
OF INSANITY AND DENIED  
UNLAW-FULL RESTRAINS WAS  
PRESENTED CORRECTLY AND  
THE FACT THERE WAS KNOW  
CONTACT WITH VICTIM AND  
NO WEAPON NO VIOLENCE  
NO DRUGS WHAT ELSE  
COULD A CLASS-X-BE  
THEY PENDING OVER 10 YEARS  
A CLASS-X-ROBBERY

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Marlon Thomas

Date: 11-12-2020

No. 126027

IN THE  
SUPREME COURT OF THE UNITED STATES

MARLON THOMAS PETITIONER  
(Your Name)

VS.

PEOPLE OF STATE RESPONDENT(S)

**PROOF OF SERVICE**

I, MARLON THOMAS, do swear or declare that on this date, 11-12, 2020, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS* and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

PHONE-312-603-5496

The names and addresses of those served are as follows:

STATES ATTORNEY ROOM 309 KIM FOX  
50 WEST WASHINGTON CHICAGO  
ILLINOIS 60602 DALEY CENTER

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 11-12, 2020

marlon Thomas  
(Signature)