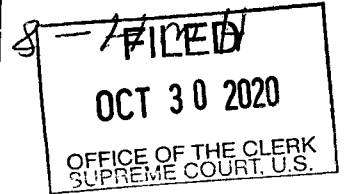


ORIGINAL

20-7257



IN THE

SUPREME COURT OF THE UNITED STATES

Tito Knox — PETITIONER
(Your Name)

VS.

Magera Sergio — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Fourth Circuit Court of Appeals
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Tito Knox
(Your Name)

107 Saxon drive
(Address)

piedmont SC 29673
(City, State, Zip Code)

864-484-4878
(Phone Number)

QUESTION(S) PRESENTED

I ask the Court kindly
to review OFFicer Graham
Dash Camera and why did
the Government make up a
Story For no reason.

I put a Copy of the Court
Order Filed On June-21-2007
I was acquitted why I
take injections every month and
why Im On probation.

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:

RELATED CASES

- 1) United States v Green
A Warrantless search is per se unreasonable
US Const. Amend. 4
- 2) United States v. McKinney
- 3) United States v. Brinkley
- 4) United States v Brinkley
- 5) United States v Clancy
- 6) United States v Wilson

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	8) united states v Fletcher
APPENDIX B	a) united states v Fletcher
APPENDIX C	10) united states v Fletcher
APPENDIX D	11) united states v Fletcher
APPENDIX E	12 Angulo v brown
APPENDIX F	Cotropia v chapman

TABLE OF AUTHORITIES CITED

CASES

United States v
Giles

PAGE NUMBER

United States v Cruz

STATUTES AND RULES

United States v Jones
basic rule is that a Warrantless
Searches conducted Outside the
judicial process with Out prior
approval of a judge Or Magistrate
are per se unreasonable under the
Fourth Amendment

OTHER

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 Oct - 5 - 2020.

☐ 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: Oct 5 - 2020, 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: _____, 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

The officer who Suppost to had took the Firearm off my person did not Appear in Court officer Garner. I Was not Granted a chance to Cross examine or to Ask the officer questions as a Constitutional right ✓

STATEMENT OF THE CASE

On the 6-13-05 while I was
On my Uncle private property which
is located in piedmont sc I was
Sitting Outside when I Searched by
OFFICER Graham illegally he didnt know
my name and he didnt have a warrant
look at OFFICER Graham Dash Camera,
After that OFFICER Garner arrived he
told OFFICER Graham he would have
trouble prosecuting the case so he lied
and said he obtained the Firearm when
I went to Court I suppressed the
evidence and the Only OFFICER that
appeared in Court was OFFICER
Graham the OFFICER who support to had
obtain the Firearm was not present in
Court. I didnt have a chance to Cross
examine OFFICER Garner under oath in
Violation of my Constitutional rights to a fair trial

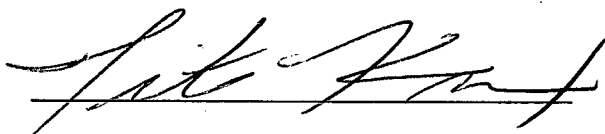
REASONS FOR GRANTING THE PETITION

I believe that Everyone needs a Fair trial and Everyone should be able to look their Accuser in the eye in my Case I was treated Very unFairly First the officer had no right to be On the property because the land Owner didnt call the police. and if officer Garner claim he obtained the Firearm he should have been in Court

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Eric F. Ruff", is written over a horizontal line.

Date: 12-1-2020