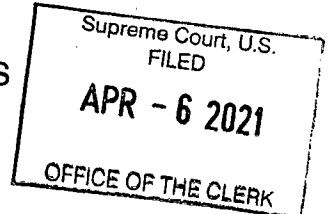


20-7682
No.

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

WASHINGTON D.C.



ANTOINE DESTHAWN BARNES — PETITIONER
(Your Name)

MONTEREY
DISTRICT ATTORNEY
MEAGAN CARTER — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

9TH CIRCUIT COUNT OF APPEALS, STANTS, (A 9390) STANTS supercede court

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

PETITION FOR WRIT OF CERTIORARI

ANTONIE DESHAWN BARNES
(Your Name): # FN 2006 801

1410 NATIVIDAD RD

(Address)

SMINAS, CA 93903

(City, State, Zip Code)

NIA

(Phone Number)

QUESTION(S) PRESENTED

I DEMAND THIS SUPREME COURT
THRU DISSECTED, AND EXERCISING YOUR
AUTHORITY, POWER, DUE TO THIS OUTBREAK
OF CORONAVIRUS PANDEMIC REVIEW THIS
MATTER ON A "EMERGENCY BASIS" FOR MY
LIFE IS AT GRAVE DANGER ON MULTIPLE
CASES OF CORONAVIRUS IN MONTEREY COUNTY
JAIL, AND AROUND THE WORLD THAT ALLOWS
THIS COURT TO HAVE JURISDICTION ON KNOWING
THE TRUE FACTS, READING AND CONSIDERING
SENATE BILL 10 THAT BECAME "LAW"
BY GOVERNOR JERRY BROWN GRANTED AN
APPROVED BY 3 PANEL SUPREME COURT JUDGES
NOW, QUESTION IS WHAT DOES SENATE BILL 10
STATE ??
SENATE BILL 10 CLEARLY STATES "ALL"

CASES ARE NON-VIOLENT, SO WHY IS THIS CORRUPT, RACIST, BIASED, D.A. MCKEEAN CARTER, WHICH IS RACIAL TARGETING, HARRASSING, RACIAL PROFILING, THEN A PERSONAL VENGEANCE ON COMMITTING HATE CRIMES IN THIS BLACK HISTORY MONTH "BLACK LIVES MATTER" LAW IS LAW, AN I ASK OF THIS COURT TO UPHOLD THE LAW. AN RELEASING ME NOW FROM CARLIS MONTEREY COUNTY D.A. OFFICE "IMMEDIATELY"

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

SENATE BILL 10 "O.R" RELEASE!
"POLICE ACCOUNTABILITY ACT" "HATE CRIMES"
EXCESSIVE PROSECUTION
5TH AMENDMENT RIGHTS "ILLEGAL DOUBLE JEOPARDY"
4TH AMENDMENT RIGHTS
8TH AMENDMENT RIGHTS "CRUEL UNUSUAL PUNISHMENT
FEDERAL "FBI" ARRESTED LEE BACA ON A
INDICTMENT, BEING HAVING CORRUPT DISTRICT
ATTORNEYS FILE FALSE IN CUSTODY D.A. REPORTS,
RESULTING IN FALSE ARRESTS,

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FEDERAL INDICTED SHERIFF LEE BACA. HIRED BEHIND BRIBING, THRU SEXUAL FAVORS, COERCION, D.A. WHO SENT HATE EMAILS TO D.A. MEAGAN CARTER TO SET UP ILLEGAL "INTRAPRENTS ON A. HATE CRIME VENDETTA VIOLATING MY 5TH AMENDMENT RIGHTS "DOUBLE JEOPARDY" EXCESSIVE PROSECUTION. WITHIN CASE SUPREME COURT VS. GOVERNOR JERRY BROWN PASSED "SENATE BILL 10" O.R." ON HELPING INDIGENT, INMATES GO HOME ON STOPPING CORRUPT D.A.'S SUCH AS MEAGAN CARTER THATS ILLEGALLY HOLDING ME HOSTAGE IN MONTEREY COUNTY JAIL TO FILE FALSE RESISTING ARREST AND VIOLENT CHARGES, IN B-POD CAMERAS ON 12.16.20 WILL SHOW I GOT PHYSICALLY ASSAULTED PLEASE REVIEW CAMERAS AND "HELP".
STATUTES AND RULES

SENATE BILL 10 "O.R"

STATES, "ALL" INDIGENT, INMATES WHO CAN'T AFFORD BAIL WILL BE ENTITLED TO "O.R" RELEASE, DUE TO. CORONA VIRUS OUTBREAK PETITIONER IS ENTITLED TO 0% BAIL RELEASE, SO PLEASE STEP UP AN Honor THIS LAW FOR I'M NOT VIOLENT.

OTHER

POLICE ACCOUNTABILITY ACT

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 A to the petition and is

reported at SEE ATTACHED Documents; 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 A to the petition and is

reported at SENATE BILL TO "OK"; 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 RE REVIEW ATTACHED petition; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the SUPREME COURT court appears at Appendix A to the petition and is

reported at UPON REVIEW OF THIS SUPREME COURT; 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 DENIED.

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: SEE EXHIBIT A, 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 DEMED.
A copy of that decision appears at Appendix A.

A timely petition for rehearing was thereafter denied on the following date: SEE CASE AT THIS INSTANT, 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

SENATE BILL 10 "O.R" RELEASE
0% BAIL DUE TO CORONAVIRUS
OUT BREAK

5TH AMENDMENT "EXCESSIVE PROSECUTIONS"
"DOUBLE JEOPARDY"

HATE CRIMES
POLICE ACCOUNTABILITY ACTS

PENAL CODES IN CUSTODY CREDITS 200.5
8TH AMENDMENT RIGHTS "CRUEL UNUSUAL
PUNISHMENT PER DELIBERATE INDIFERLENCE
UNDER COLOR OF AUTHORITY, HATE CRIMES

STATEMENT OF THE CASE

MEAGAN CARTER THE D.A. ON
MONTGOMERY COUNTY ARE ILLEGALLY, VIOLATING
my 5TH, 4TH, 8TH, 14TH AMENDMENT RIGHTS
ON A PERSONAL VENDETTA ON BRIBING, COERCION
THRU RACIAL PROFILING, HATECRIMES, RACIAL
ATTACKING ON A ABUSIVE AUTHORITY SCHEME,
PLOT BY HAVING SEX WITH JUDGE LINDSEY
JUDGE TIMOTHY REBENTZ, JUDGE LESLIE, AN
A CONNECTED CONSPIRACY THRU CCPAC
UNIONS TO TRUMP UP CASE AS IF IM
A VIOLENT SEX CRIMINAL, RAPIST, CHILD
MOLISTER, I HAVE PROOF OF THIS ON MY RECORD
I LOVE ALL KIDS, AN SOON ON YOU THE
SUPREME COURT PANS INCLUDING MRS
BARNET THE NEW SUPREME COURT JUDGE
WHO SAW ME LIVE ON TV. FACE TIME, WHOM
MADE A STATEMENT "WHY DOES 'THE THUMBS UP GUY'
HAVE ANYTHING TO DO WITH ME BECOMING A
SUPREME COURT JUDGE; PER SENATE BILL TO STATE I
AM ENTITLED TO "O.R" RELEASE, HELP

REASONS FOR GRANTING THE PETITION

REVIEW SENATE

BILL 10 ON PREVIOUS
PAGE "STATEMENT OF CASE,
IM A GOOD MAN THATS TRYING
TO GET OUT AN DO RIGHT BY ALL
LAW, IM ATTENDING ALL SEX OFFENDER
TREATMENT PROGRAMS, IM ON PAROLE
SO ILL BE PLACED ON "SUPERVISED
ANKLE MONITOR 24 HRS A DAY, SO I
ASK OF YOU TO PLEASE GRANT MY
RELEASE NOW FOR SENATE BILL 10

"O. R."

IM NOT VIOLENT, AN I DONT pose
A THREAT TO SOCIETY, FOR I WAS
already out on Bill 1 last year on
This same case THAT MEAGAN CARTER
TRIED TO HAVE JUDGE ROBERTS LOCK ME UP. I
was attending all court dates from the streets,

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Date: _____