

7-02-18

#7

20-777

11-10-20

No. K-98-1184-A

131998-01/8400000

IN THE

ORIGINAL

SUPREME COURT OF THE UNITED STATES

Washington, D.C. 20543

Doc# B01242

ISMAEL SANCHEZ

(Your Name)

— PETITIONER

THE STATE OF FLA.

vs.

11th DIST. CO. FLA.
11th Fed. Circuit Court

POLICE DEPT. CITY OF MIAMI

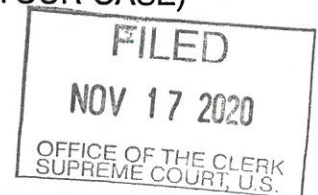
— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

u. Tallahassee FLA.
THE FLA. SUPREME COURT

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

PETITION FOR WRIT OF CERTIORARI



ISMAEL SANCHEZ

(Your Name)

MARTIN CORRECTIONAL
Institution 1150 Southwest Alagattah Road

(Address)

Indian TOWN - FLA 34956

(City, State, Zip Code)

unknown

(Phone Number)

8-07-18

#8

11-10-20

QUESTION(S) PRESENTED

AS. TO, whether, or not. Any such
Court of All Authority can, totally
violate AND very much, dis-order
the procedural, Rules of, Legal such,
Agencies & sanctions & statutes, AND, all
significance when, "executing" all
laws, of, court's under United States
procedures, of, mental health
persons; AND, citizens involved
with court issues, such as when
anyone who's, arrested for, any
criminal acts AND, matters with
all due, governing, guided rules
of, material's under "living"
the. Reasons of, irresponsible
behavior's, of, rational causes.
being brought to court without explanation
by - doctor's - of, court order.

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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:

Appendix #C - clearly constituted
↓
SEE.

RELATED CASES

↓

JUNE #10-2020

Bain vs. State 45 Fla 2. weekly D. 1409 Fla. 4th DCA.

↓ REV. GRANT ↓

↓ EN. BANC ↓

Dorch. vs. State 242 So. 3d. 431 Fla. 4th DCA 2018.

Tobson, v. State, 127 So. 3d. 706 Fla 4th DCA 2013.

Mathews v. State, 736 So. 3d #12 Fla. 4th DCA, 1999

↓

Samson, v. State 853 So. 2d.

↓ 72 Fla 4th DCA

Etc. All

not yet at

Decision
yet.

Bailey vs. State, 4018-1668

10-07-18

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CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	Appendix #C	
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REASONS FOR GRANTING THE WRIT	Appendix #E	
CONCLUSION	Appendix #F	

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APPENDIX A	11th, Supreme Court's Refining
APPENDIX B	Lower Court's 11th, Judicial
APPENDIX C	Dade County Circuit Court (Criminal, Screening)
APPENDIX D	violations of mental health
APPENDIX E	violations of relationship of positions
APPENDIX F	violations of constitutional rights AND PROCEDURES & Duties
	How can any court make rules

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TABLE OF AUTHORITIES CITED

CASES Bain v. State, 45 Fla. 1409, Fla. 4th DCA, 6-10-2020 PAGE NUMBER

Dorch v. State, 942 So. 3d. 431, Rev. granted, 2018 WL 3635 017 Fla. 4th DCA 2018.

Jackson v. State 137 So. 3d. 706 Fla 4th DCA 2023.

Matthews v. State, 736 So. 2d. 72 Fla. 4th DCA 1999

Sorenson v. State 853 So. 2d. 1116 Fla 4th DCA 2003

STATUTES AND RULES is when, anytime anyone's notified, that an prisoner is of

un-natural's behavior's meaning

impaired legally. the court's of origins must do

take and conduct. in psychological, mental, health

hearings by 3-doctors, 2-for defense, and 1-for

OTHER the state of Fla. yet instead attorney was asked by the court of origins ask

me, whether or not, he believe

his client was competent and not A
he, attorney stated he used psy dr.
an expert, his client is doctor,

12-02-15

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11-10-20

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 FLA. SUPREME COURT; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the 11th Judicial court appears at Appendix B to the petition and is

- ☒ reported at 3rd DCA Appeal; 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 10-23-20.
A copy of that decision appears at Appendix #14.

☐ A timely petition for rehearing was thereafter denied on the following date: none, 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 none (date) on none (date) in Application No. ____ A none.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

Fla. supreme court. Tallahassee
Florida Leon county Fla.
capital of Florida, 32399

1st of 18

#104

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CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

1. under the 5th Amendment

under 6th Amendment
2. Accused properly
under the 14th
At Law
Attorney

3. 8th Amendment

GUARDIAN OF LIFE AND
MENTAL HEALTH
MEDS

15 OF 18

#15

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STATEMENT OF THE CASE

THE PETITIONER WAS INVOLVED
WITH A-SO-CALLED FRIEND WHOM
KNEW. PETITIONER WAS MENTALLY
IMPAIRED AND TOOK ADVANTAGE
OF PETITIONER BY STATING HE
HAD TO VISIT A FRIEND AND THEN
WHEN WE ARRIVED AT THIS LOCATION
OF RESIDENCE MY FRIEND PULLED AN
UNLAWFUL FIRE-ARM AND ROBBED HIS
FRIENDS AND WHEN ARRESTED THE
11TH JUDICIAL CIRCUIT COURT OF DALLAS
COUNTY TEXAS STATE'S ATTORNEY'S OFFICE
OFFERED PETITIONER AN PLEA BARGAIN
OF 90-MONTHS AND KNEW I DID NOT
HAVE NORMAL BEHAVIOR AND WAS ALL
MENTALLY IMPAIRED & RETARDED WITHOUT
ANY SUCH MENTAL HEALTH EVALUATION
EXPERTS. DOCTOR'S AND LATER ON
SENTENCED ME TO AN LIFE SENTENCE
UNDER ALL STATES LAWS RULES I AM ENTITLED
TO PUNITION.

16-07-18

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11-10-20

REASONS FOR GRANTING THE PETITION

1. BECAUSE, ALL, MENTAL, HEALTH
IMPAIRED, PERSONS, MUST, BE AT
OPPOSITION'S WITH EVALUATIONS

2. BECAUSE, INSIDE OF THIS
ORDER. THE COURT OF ORIGIN
DACE
CO → 11TH JUDICIAL DISTRICT ATTORNEY
REPRESENTING PETITIONER
IF HE, MY ATTORNEY, THOUGHT
I WAS STABILIZED AND NEED NOT
THE ATTORNEY STATED HE USES
AN SPANISH INTERPRETER, TO
RELATE TO ME AND. HE FEELS
I'M OK. BUT UNDER STATUTES
LAW'S RULES. I AM ENTITLED
AND HAVE AN CONSTITUTIONAL
LEGAL LAW'S RIGHT TO, EVALUATION
BY LICENSED, QUALIFIED DOCTORS -

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AND, with all due Respects
this Chief of Supreme Position
at Washington D.C., Doc's set
and Control all Law's Statutes
and Rules with Authority of

CONCLUSION

Respectfulness, so inside of
THE TRUTH of Explanation comes

The petition for a writ of certiorari should be granted.

FIRST AND PURE
BECAUSE, my illness is severe and I am
INNOCENT. BECAUSE I AM SERIOUSLY SICK
AND IMPAIRED

Respectfully submitted,



Doc. 801212

Date:

11-10-20