

No. 20-8007

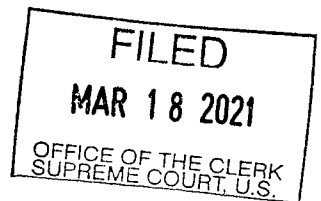
IN THE  
SUPREME COURT OF THE UNITED STATES

ORIGINAL

Alfred E. Caraffa PETITIONER  
(Your Name)

vs.

United States — RESPONDENT(S)



ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals (9th Cir)  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Alfred E. Caraffa 8602433  
(Your Name)

3250 W. Lower Buckeye Rd  
(Address)

Phoenix, AZ 85009  
(City, State, Zip Code)

In Custody  
(Phone Number)

~~20-8007~~

7 of 96  
pgs.

QUESTION(S) PRESENTED

- 1) the privilege of An writ of Habeas Corpus shall not be Suspended.
- 2) the right to petition the government for Redress of grievances
- 3) No citizen of the United States shall Be Deprived of Life, Liberty or property without Due Process of Law.
- 4) No State shall enforce any Law that Abridges the rights of Any citizen of the United States
- 5) In all criminal cases the Accused shall enjoy the right to A speedy and Public trial.

## 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:

- 2) State of Arizona
- 3) County of Maricopa
- 4) Maricopa County Sheriff's Office
- 5) City of Phoenix, Arizona

## RELATED CASES

- 1) Alfred Caraffa VS. State of Arizona  
2:20-CV-00598-PHX-MTL-(ESW) —  
20-16295 See filing on March 17th 2021  
refiled April 14th 2021
- 2) Alfred Caraffa VS. the United  
States 2:20-CV-00774-PHX-MTL-  
(ESW) / 20-16653 See filing on  
March 17th 2021. Refiled April 14th 2021
- 3) Alfred Caraffa VS. State of Arizona 2:20-  
CV-00800-PHX-MTL(ESW) / 20-16246  
~~TA~~ 3

TABLE OF CONTENTS

|  |   |
|--|---|
| OPINIONS BELOW.....                                    | 1 |
| JURISDICTION.....                                      | 2 |
| CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED ..... | 3 |
| STATEMENT OF THE CASE .....                            | 4 |
| REASONS FOR GRANTING THE WRIT .....                    | 5 |
| CONCLUSION.....  | 6 |

INDEX TO APPENDICES

|            |   |      |
|------------|---|------|
| APPENDIX A | Case File [redacted] total pages (69 total pages) | 69   |
| APPENDIX B | Ex Parte Verger                                   | 7pgs |
| APPENDIX C | 75 U.S. 83 (1868)                                 |      |
| APPENDIX D |   |      |
| APPENDIX E |   |      |
| APPENDIX F |   |      |

4

~~11 pages total~~

TABLE OF AUTHORITIES CITED

CASES

EX PARTE YERGER  
75 U.S. 85 (1868)

PAGE NUMBER

~~60 to 72~~  
70 to 76  
Appendix  
B

STATUTES AND RULES

United States Constitution  
Arizona State Constitution

OTHER

Arizona Rules to Criminal Procedure  
Rule 16, Rule 8.6

~~48~~ 5

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 20-16295; 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 CV-00598-PHX-MTL; 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 ~~Court order~~ Refused; or,  
☐ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

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

☒ reported at Court order; or,  
☐ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

6A

## JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was Dec. 12, 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: \_\_\_\_\_, 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 2/27/2020  
A copy of that decision appears at Appendix A.

☐ 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).

7

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- 1) U.S. Constitutional Amendment 6 -  
Speedy Trial.
- 2) U.S. Constitutional Amendment 14 -  
Due process  
citizenship  
Equal protection
- 3) U.S. Constitutional Article I  
Section 9 - Habeas Corpus  
Section 10 - No state shall - make  
Any Thing but Gold and Silver Coin  
Legal Tender of payment of Debt.
- 4) Arizona Rules to Criminal Procedure  
to Arraignment to An Felony Indict-  
ment. IS 30 days from Indictment.  
See 19 to 26



STATEMENT OF THE CASE

ON 12/16/2019 the petitioner was Indicted for Armed Robbery. ON 12/24/2019 the petitioner's Arraignment was vacated by the State of Arizona Along with three other Court dates. Document # 19-013870

ON July 7th 2020 Informal opening Brief was signed for 9th Circuit Court of Appeals w/ An Statement why Appeal should go forward.

ON DEC. 11th 2020 Ninth circuit Court of Appeals Denied to issue COA In Habcas Corpus Case And Denied Forma Pauperis in cases 20-16295 and 20-16246 and 20-16653. IS still AN open civil Action of Habcas Corpus. Brief filed 9-16-2020 (183 days Ago) with NO Reply to the Brief. ONCE the Arraignment hearing was vacated All other hearing by the Superior Court of Maricopa County Are UNCONSTITUTIONAL.

REASONS FOR GRANTING THE PETITION

Brought up the vacated Arraignment hearing In July 2020. IN Brief.

Attorney General and Micheal T. Liburdi got copies of (50) Fifty paged Brief. ON 7/16/2020 Docketed with Court of Appeals

Attorney General of Arizona did NOT Reply in case(s) 20-26246/20-26285

the U.S. Solicitor General in Washington D.C. Did not Reply to case 20-26653 In over (6) six months.

My vacated Arraignment on 12/24/2019 MAKES EVERY court hearing there AFTER illegal in Almost (15) months of illegal Incarceration with NO legal court hearing for Arraignment.

RTC Programming for 11 months. to waste time on my speedy trial. Set by Judge Hartsell to be April 22nd 2020. Second trial Date was 2/25/2021.

~~1~~ ~~2~~ ~~3~~ ~~4~~ 10

Honorable Judge Moskowitz illegally  
Extended 96 days of time (I opposed to  
waiving time) In An speedy trial Filed on  
FEB. 18<sup>th</sup> 2020

therefore I seek \$1690,000,000.<sup>00</sup>

dollars from the State of Arizona.

I seek \$800,000,000.<sup>00</sup> dollars from the  
United States of America. Also I seek  
1.6 Billion dollars from the County of

Maricopa and I seek \$360,000,000.<sup>00</sup>  
dollars from the City of Phoenix Arizona.  
also \$275,000,000.<sup>00</sup> dollars from Maricopa  
County Sheriff's office as they are responsible  
for the order of the pages being in proper  
order twice they ~~were~~ were not. March 25<sup>th</sup> and  
April 2<sup>nd</sup> 2021. SEE April 2<sup>nd</sup> 2021 correspondence  
from Clara Houghteling. (Also release pending review)

### CONCLUSION

the Petition for a writ of certiorari by way  
of Habeas corpus / illegal confinement should  
be granted.

Respectfully Submitted,

Alfred E. Caraffa

Alfred E. Caraffa  
#8602433

Date April 7<sup>th</sup> 2021

Refiled April 14<sup>th</sup> 2021

Also for Deprivations of United  
States Constitutional rights, privileges  
and Immunities Afforded to All United  
States Citizens

With Evidence over 15 times.

UNDER Arizona Constitutional Law  
A.R.S. Art. 28 Section 6(C) - I've waited  
over 1 year for compensation from Arizona  
In addition to and in lieu of I file this  
Petition for Relief. Plus Injunct under  
FRAP 37.

12