

20-8259
No. 2

IN THE
SUPREME COURT OF THE UNITED STATES

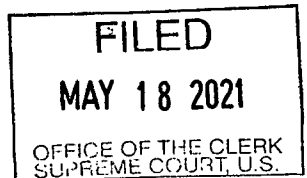
Peter Sorokaput — PETITIONER
(Your Name)

ORIGINAL

vs.

Supreme court of PA — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO



Supreme Court of Pennsylvania
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Peter Sorokaput
(Your Name)

Sci-Albion 10745 Route 18
(Address)

Albion PA 16475-0001
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

So Without such evidence
Did officer have probable cause
to stop me, search me. Then he pressured
me, forced me to confess to a crime i didn't commit.
Then he bribed me to act Dishonestly while he
talks to the DA about my sentence.
Why are they convicting the innocent.
Where has my innocence gone to?
Why wasn't i allowed or given a chance to
Speak the truth. Why injustice, why we
getting railroaded in the system.
Why did i only get 1 plea offer not 3.
and had a 0 gravity score, no prior criminal record.
Why Was i faulty, Wrongfully Convicted.
With a lot of errors

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

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☐ is unpublished.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☐ is unpublished.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 C to the petition and is

- ☒ reported at Supreme Court; 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☐ is unpublished.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 4-21-21.
A copy of that decision appears at Appendix C.

☐ 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

The Deviation From the guidelines range was unreasonable and too far excessive. Court also failed to give appropriate weight to circumstances of the offense and Defendant's background.

In Court I was presumed innocent. Guilty plea was unlawful. Guilty plea proceedings was it made knowingly, voluntarily, and was impermissibly deficient.

Rule 590 states that sentences can't be ran consecutively commands a reversal of sentence and plea be vacated. Again this is insufficient to link me into a crime I didn't commit. Clean Slate bill, Crim. P. 25 arguing my conviction must be vacated because the holding of me applies retroactively. Prosecution must submit DNA evidence to support their case but they failed to turn over any to judge.

Burden of proof by the prosecution should have been case closed. Lack of evidence despite omission. False imprisonment cause report was written up the test was even done.

REASONS FOR GRANTING THE PETITION

To Whom this may concern

I am no criminal, monster, I am caring, loving person, Father. I used to coach Kids in rec. sports, help out at the preschool center where my children attended. Watch my Cousins, nieces, nephews when there Parents worked. took my son to ccd classes then to church. I helped out Kids in my community by fixing there bikes for them or putting air in there tires for them, i would never hurt a child that is 100 percent truth you can ask anyone.

Under Sixth amendment and Second chance act of 2007 implemented by Congress everyone deserves a 2nd chance. Also Da Failed to show Facts, medical report to the judge Maybe it would OF been case closed. No Dna to link me into the crime. No Dna test results were negative, your Honor Justice is suppose to be served through facts, evidence, truth, justice that Da Couldn't show or prove to you.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Constitutional protects against being Punished For same charges only one Violation of Statute the court's instructed. Why wasn't there any consideration given to my Constitutional rights I was given a harshest Sentence that is unconstitutional. Rule 1124 that was adopted in 1983 to codify the procedures applicable to Challenge the insufficiency, nor insufficient of evidence to Convict, Faulty, inaccurate of Da to point the finger at Defendant and say that's the one. Some people get convicted Under erroneous interpretation of Statute.

I should get recognition cause i am here by miscarriage of justice.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Peter Sorokaput

Date: 9-17-21