

No. 20-48394

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

Supreme Court, U.S.
FILED

MAY 17 2021

OFFICE OF THE CLERK

Michael G. Peters — PETITIONER
(Your Name)

vs.
The State of Texas — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Michael G. Peters
(Your Name)

1200 FM 1655
(Address)

Rosharon, Texas 77583
(City, State, Zip Code)

281-595-3413
(Phone Number)

QUESTION(S) PRESENTED

1. Should a State run prison be allowed to steal a prisoners lawbooks to prevent him filing civil suits against them?
2. Should the prison be allowed to steal personnel property in retaliation for filing civil suits against staff?
3. Should a prison be allowed to steal/meddle and government correspondences to reprobate prisoners exposing State Racketeering crimes.
4. Should the prison repay petitioner the money be paid for his Legal books?
5. Should prison officials stop petitioner from purchasing stamps and other legal materials as punishment.
6. Should prison officials prevent a prisoner from going to the law library to stop him filing civil actions against them?

continued

Questions Presented Continued

7. Should the Montgomery County Clerk stop petitioner obtaining trial transcripts to prevent him exposing Stock Racketeering crimes?
8. Should Prison official lie to make false complaint solely for being sued by petitioner?
9. Should Actually Innocent prisoners ~~or~~ ~~in~~ crimes be slandered on the internet worldwide?
10. Should prison staff lie about giving out indiscret supplies for legal mail, just because the person who issues it is being sued?
This prevent Access to the Court and the Procer.
11. Should prison staff be allowed to steal Legal papers?

List of Parties

1. Captain, Michael S. Plock
2. Sergeant, Ricky D. King
3. Asst. Warden Audrey A. England
4. Law Library, Shelly S. Baldwin
5. Cathy Busz, Court Reporter Montgomery & Co.
6. Dr. Irvin Zehner, Peter Medical Board.
7. Rick Perry, Governor
8. Jeremy S. Norton, Corr. off III
9. Wendell K. Norton Corr. off V
10. Donald E. Williams Corr off V
11. Gary J. Williams Corr off IV
12. Ronald L. Williams Corr. off V
13. T.D.C.J. Bobby ~~Geoghegan~~ Lumpkin
14. ~~Melissa~~ Miller Barbara Gedden Admick
County Clerk, Montgomery Co.

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

20-40180, 19-20717, 20-20481, 20-40583,
19-20659, 20-20588, 20-20612, 20-40446.

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*All Appendices remain in
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TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

See Amended and Revised Civil
action complaint. (Exhibit No 1)

Also (Exhibit 2) See original Complaint
(Exhibit No 8)

STATUTES AND RULES

See above. Also "11" Constitution
rights come under attack when crooked State
officials commit crimes against the people.
There is no due process, no witness, no evidence
submitted, no discovery, no counsel, or judge.

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 no opinion; 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 no opinion; 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 no opinion; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the no opinion 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 July 2nd 1950.

[] 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 Unknown.
A copy of that decision appears at Appendix W.B. 7 March 45.

[] 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

STATEMENT OF THE CASE

This case as in all cases are "predicate acts" by State Prison officials aiding the State of Texas in its Racketeering cover-ups. The theft of mail and Legal books worth over (\$1000.00) dollars simply confiscated by Sgt. Ricky King and Capt Michael Black. Letters written to the Dept. of the Central Intelligence Agency warning them about Gov Rick Perry's Racketeering crimes were missing. Sent by Capt. Mail. Petty things like stopping my money making it difficult to pay court fees and stopping me from purchasing Legal supplies, such as stamps, envelopes, forcing me to become "indigent", then denying me legal materials. The same as they are doing again today May 5th, 2021.

Statement of the Case

This case is related because it also involved
of thwarting my efforts to present my
case and evidence to the courts, media and
government Dept's. My presence at this Unit
was for observation only. This Unit, the House
Unit is for Metal Patients taking Programs.
Other inmates are there but they work
as support; cooking, cleaning, maintenance etc.
I did neither... but I was exposing State
Racketeering crimes. This unit is used to
closely monitor prisoners activities
and to control them. In order to stop
them stealing my mail, I had to allow
myself to get into trouble when in I
would be transferred. This case stems from -

Case No 19-20717 wherein I was exposing
State Racketeering crimes, as well as my
Actual Innocence, I'm a State of Texas
political prisoner. All the evidence is now
in the Supreme Courts Clerk office waiting
for the Innocent Project to correct issues
presented by said Clerk. The State has been
actively and continually retaliating against
me since 2012 to this day, hence why
there are so many civil cases, most related
to the suppression of the State's Racket-
eering crimes, either by the theft of
Cowbucks, less/ and Medic or Government marks,
freezing or sending back my money to prevent
my paying court cost or purchasing less/sup-
plies. I wrote the Harris County District

Attorney's Office on April 20th, 2021 or
so and received a phone call wherein the
Attorney General asked me to Drop my
complaint. . . One must look at the whole
when considering State Racketeering cover-
ups which brought about all these civil
cases as well as the crimes themselves.
It is extremely important to first see
the evidence in Case No 19-2077. Read
the Certiorari and view the exhibits.
They go hand in hand and prove: (1)
my Actual Innocence; (2) Corporate crimes;
(3) State cover-ups for those Corporate
crimes. In doing so the entire picture
becomes clear. It becomes clear that I

am a Political Prisoner, intentionally
imprisoned by a One-sided trial and
the duping of an unwise jury. See jury's
Questions to the Court during their deliberation.
One must remember I was exposing both
Judge Gilbert and Gov. Rick Perry during the
time of their election. . . Both of them and
Dr. Dreyer, Baylor and Texas Children Hospital
all covered-up Dr. Dreyer's crimes, including
the Texas Medical Board's Director, Dr.
Irvin Zepher, hired by Gov. Rick Perry at his
"discretion". Because all this can be proven,
the cover-up goes all the way to the Fifth
Circuit Court, paid off no doubt by Baylor
who's been bribing everyone else.

It's been the Texas Attorney General's
Office who's been in charge of ~~of~~ the
State Racketeering Operations and no
doubt protect the State interests and
the Governor's. Keeping a lid on scandals
like this one is their job, including keep-
ing me falsely imprisoned and silenced,
which is why they called me once I
walk the Harris County P.A.'s office
to have Dr. Dreyer prosecuted. Viewing
Case No. 19-20717 is necessary to understand
these "predicate acts" and the State motives.

REASONS FOR GRANTING THE PETITION

Under Supreme Court Rule 11; See 28 U.S.C. § 2101(e); "imperative public importance." The importance to the public, especially the Texas people, its citizens is the fact that this State imprisons innocent people who blow the whistle on State Racketeering crimes. They protect Corporations by using State Government Departments, such as the Texas Medical Board to protect Corporations who pay them from their criminal liabilities. To Texas State Officials, it's better to imprison an innocent man than to expose Corporate crimes. That's why this case is important to the public. Also the Texas courts are being used as tool by Corporate Racketeers and

Records

State Racketeers to have innocent whistle-blower imprisoned. The trial transcript tell the complete story and the exhibits prove this fact. Hence the people of Texas cannot rely on a fair tribunal here in Texas under the present government. This is of imperative public importance. The medical complaints have no fair tribunal either, as the State Racketeers are profiting off any State Dept. it can compromise; to extract bribe money or obtain pub-
; ifl funding. Its of imperative public importance to know whistle blowers or any innocent person in Texas who get crosswise or between a judge or politician and his money will go to prison for it.

Reasons

imperative public importance. The

total deprivations of all my Constitutional rights is of imperative public importance.

The appointment of corrupt counsel to defend me, who was part of the State Conspiracy is of imperative public importance.

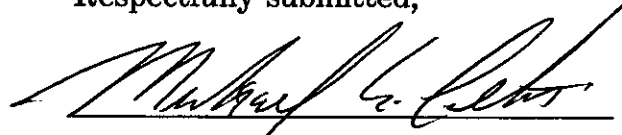
It's important for the public to know that their Constitutional rights are for sale and their lives when Corporations pay for State protections.

It's important to know that justice is a Marketing tool, and that Texas Politicians really are corrupt and every ring a Criminal/Peckerleering Operation out of the Capitol Buildings.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: May 5th, 2021