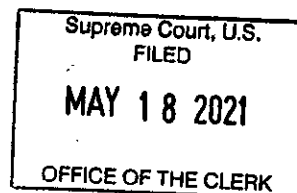


20-8406

No. 20-20481

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



Michael G. Peter — PETITIONER
(Your Name)

vs.

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. Peter
(Your Name)

1200 FK9 655
(Address)

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

281-595-3413
(Phone Number)

QUESTION(S) PRESENTED

1. Did the petitioner have the right to protect his property?
2. Did he have a right to pay his property taxes?
3. Did he have the right to file motions?
4. Or communicate with the court clerk?
5. After the original owner died, did the Lien Holder (petitioner) have a right to the ~~the~~ property before the City of Houston confiscated it?
6. Did the City and State want to punish the petitioner for exposing Gov. Rick Perry during his bid to become United States President or protest Houston's Texas Children's Hospital?
7. Did the petitioner have the legal right to the home?

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

Case No. 19-20717, 20-40180,
20-40547

List of Parties

1. City of Houston
2. The State of Texas
3. Rick Perry

Related Cases

Case No. 19-20717, 20-40180,
20-40547

20-20481

Affidavit in Support of
An Application to file in forma pauperis

The petitioner comes now to support this application, and states that this case is one of many "predicate acts" by the State of Texas to punish him exposing State Racketeering crimes and stems from Case No. 19-20717 now resting in the Clerk's Office until the Innocent Project in New York can address the issues of the clerk concerning filing problems. While the petitioner has duly presented the facts and evidence of his Actual Innocence, State Racketeering crime and the Corporate crimes the State of Texas has been covering-up as well as the Fifth Circuit who's taken

Bribe from Baylor and Texas Child/Adults
who have been funding these Racketeering
cover-ups since 2012.

I.

All the supporting evidence is contained
in the Case 19-20717, as stated this case
is just one of many "predicate acts" the
State has used to punish the petitioner
for being a Whistleblower. Gov. Rick Perry,
Judge Tracy Allen Gilbreath and Dr. Loann
Eckert Drexler were all being exposed
in 2021 until this day. Both the judge
and Governor were running for elections.
Gov. Perry was running for president
of the United States. They worked
together to have me silenced because I

have evidence of their Racketeering crimes.
The court handling my house refused
to acknowledge me at all, nor did they
acknowledge any of my motions. They
stated I owed back taxes, but it was the
first I'd ever been notified. The home
had a lien on it by my father who was
an attorney. The lien was never paid
so the home belongs to me as it
was willed to me. There was nothing
I could do about this hostile take over.
I offered to pay the taxes, but again
nobody returned my motions seeking
to. My name is on the Texas black-
ball list due to my whistle blowing.

Which is why the state ignores all my motions. I was not allowed to either pay the fees or communicate with the court who took it.

II.

Acts like this are meant to harass, harm and steal from me. Texas simply seeks to punish me into submission to stop my whistle blowing. I'm no doubt being blamed for Rick Perry's failure to become president, even though he stays in trouble.

III

Not only should I have been allowed to pay fees if I actually owed them which it's self is doubtful.

One only needs to see the evidence in Case No. 19-20717 to ascertain the States true motives. Last month the Texas A.G. called me asking me to drop my complaint. Then my money in my Trust Fund Account stops!

I receive (6) different Oil Royalty payment per month, yet all decide to stop. 26 each. This has happened every time the State wants to prevent me paying court filing fees. It's just another way of harassment. It's become used to.

IV.

The evidence of my Actual Innocence

is extremely easy to prove. As well
the fact that the trial forewarned I in
here was ~~totally~~ totally one sided, I had
No Constitutional rights to defense, nor
was I allowed to subpoena defense wit-
nesses or submit defense evidence or
obtain discovery. These facts prove the
states demeanor. As stated All "Acts"
combined, prove the states intent
to punish me. There are at least (100)
Acts or more, all with the singular
intent to punish and have me
silenced for exposing State Racket-
eering.

V

One could isolate all (100) Acts

and still drive that every single act was done with malice and the intent to be unjust proving not only Conspiracy, but motive. That motive was to punish and imprison² Whistleblower who exposed the States Governor during his presidential election bid, and nothing more.

VI:

Being a Political Prisoner by the States Republican Party only ensures that the petitioners' rights were nonexistent. False imprisonment go hand in hand with the theft of petitioners property. The

State knew where I was. They imprisoned me. At any time they could have notified me to pay texts but sought not to. At any time they could have allowed me to pay those texts, but did not. Why would I owe texts on someone else's house unless I had rightful claim to it.

VII.
Shouldn't the court adjudicating that matter at least have communicated with me or ~~even~~ answer my Motions? Yet they did not even answer one (1) correspondence, because their intent was to steal to steal, harm and deprive relations of

8.

his rights and property. This would not have occurred with just anyone! But the petitioner was not just anyone, he was calling the State's governor a "Child Molester", and not too much long would Gov. Rick Perry be caught with an under aged prostitute in "his car".

VIII.

The point being is this was a political prosecution and a political theft.

The evidence in Case No. 19-20717 is "irrefutable." The State court motives were all the same ignoring: (1) Corporate crimes, (2) ignoring Actual Innocence; (3) ignoring Constitutional rights

deprivations, (4) is moving State Rectif-
eering crimes, (5) is moving the deletion
of trial transcripts, (6) is moving the
appointment of counsel who was
an Acting Conspirator in aid of the
cover-up, (7) is moving the withholding
of Brady evidence, (8) is moving counsel's
refusal to support his Motion for
a New Trial.

IX.

Judge in Houston, Texas wherein Zwer
protesting Texas Children's Hospital
and Gov. Rick Perry hated the peti-
tioner and sought to punish him
and did.

X.

The Attorney General's Office of Texas did not simply call the prison to chat. The one and only thing he had to say was; ("I want you to drop the complaint"). He's not talking about bad prison food, but my complaints since 2012 that continue to this day. "State Racketeering crimes".

These facts are not hard to find or confirm, the trouble is to find a judge in this "Region" who's not in on Racketeering and bribe taking. Networking this day and age is the easy part but no federal investigation has been

called for as Conspirators don't
usually want ~~exposure~~ exposure.

It:

The petitioner swears everything her
stated within this affidavit is
true and correct, this oath is sworn
under penalty of perjury.

Michael L. Lett
petitioner - victim

Dated May 5th, 2021

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*All Appendices are in the
Fifth Circuit File and
Southern District of Houston*

TABLE OF AUTHORITIES CITED

CASES

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*Fifth and 14th Amendment right to
due process of the Law.*

STATUTES AND RULES

*The Constitution protects ones property
and Life, Due process rights.*

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 _____.

☐ 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: unknown, and a copy of the order denying rehearing appears at Appendix _____. *FDH Court*

☐ 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 _____.

☐ 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

The United States Constitution protects a person's life and property can only be taken away by the due process of the law. 1st, 5th, 6th, 14th Amendments.

STATEMENT OF THE CASE

The statement of the facts in this case are that the petitioner being a Political Prisoner and Innocent man, was imprisoned to silence his freedom of speech exposing State Racketeers and their crimes. The State punishes the petitioner by stealing his life, homes, property, law books and money. Throughout 2012-2021 the petitioner has been a victim, punished for being a whistleblower and denied all his Constitutional rights. Political Prisoners in Texas don't have "rights" because nobody punishes them for violating their victims, so they continue unabated without fear of reprisals, because Texas Racketeers own
continued

Statement of the Case Continued

the State of Texas by political corruption,
and through State Networking against the
interests of its people. Against State
whistleblowers. There is no difference between
tracking fugitive across Texas or a
whistleblower in Texas Courts. ... This
predicate Act is one of many. The
Supreme Court recognizes that the whole
is better than its parts. This case must
be seen throughout all petitions
civil actions ~~and~~ that stemmed from
his criminal case 19-20717. The simple
fact that an Actually Innocent man
been imprisoned for the past seven(7)
years speaks for its self. Not a Texas
court knew a thing about Rockefeller,

my Actual Innocence, Corporate crimes of
the "States Witness" of two (2) facts is
incredible. This is not a series of unrel-
ated ~~inseparable~~ incidents as every incident
can be related to the courts unjust be-
havior and "overlooking" these matters. Any
judge qualified to sit the bench would
know a man's innocent, or the states witnesses
crimes, yet every court covered it up. That
a Chain Conspiracy funded by Baylor,
That billion dollar Corporation bribe
every judge, but the sad thing is these
judges are hungry for these bribes, they
live for them and no amount of injustice
is too much when the money is right.
See the evidence, it speaks for its self.
My house was stolen by Houston judge
of the U.S. Southern District and County

courts, but I had a right to it. That
Lein was never paid, so the house was
rightful mine, but the City stole it
and refused to even allow me to pay the
tax's. That's theft.

These cases are all ret-
ated as everyone was dismissed, every
avenue of justice "closed" so they could
steal what belonged to me and punish
me for being a Whistle blower.

These punishments started in 2012 and
have continued all the way to the
Supreme Court where they still for
proper process issues, even though I'm
a Political Prisoner, An Innocent man
who the entire State of Texas has punished.
That's not justice, it only prolongs the
4.

harm and victimizes the defenseless,
Not once since Z was arrested have Z
had "legal counsel". The appointment
of a Conspirator to the defense ~~coun~~
counsel does not constitute represent-
ation, but not one judge noticed even
when he withheld the Brady Evidence,
refused to support his own Motion for
a New Trial, or impeach the witnesses.
This is State Corruption and that's
why the Texas prisons are filled
~~with~~ with innocent people today. The
innocent cry out to our Supreme Court
not ~~to~~ for fixing problems ~~but~~ but
justice. How can one suffering under
State oppressions be capable of such
a feat as perfect filing?

Moreover how do the oppressed, innocent and indigent get justice? Texas has stopped my money, stolen my Law book and Legal mail. That even evidence is all "recorded" on file, yet nobody can see it due to Politics. It's all about protecting the States Reckless Industry instead of the Actual Innocent. That's what this case is about. State Oppression Imprisoning a Whistleblower and teaching him a lesson by stealing his property because Texas Government gave the okay.

REASONS FOR GRANTING THE PETITION

Under Rule 11; see 28 U.S.C. § 2101(e), the imperative public importance lies in the State Racketeering crimes, as all Texas courts and Texas Government Departments like the Texas Medical Board and the Texas Dept of Criminal Justice who shield my Lawbooks and legal mail to the Harris County District Attorney's Office. The government is not performing as the equal rights are divided. No honest person or citizen of the State of Texas can file a Medical complaint or expose State Racketeering crimes without fear of State reprisals or false imprisonment. This is of imperative public importance. The intentional rigging of trials to imprison whistle-

blowers whereas they cannot expose
State Racketeering crime is of imperative
public importance. The theft of whistle-
blowers property simply because he exposes
State Racketeering crimes is of imperative
public importance. When every court in
Texas ignores justice because it exposes
State Racketeering crimes it's of imperative
public importance. When innocent men
serve seven (7) years in prison it's of imper-
ative public importance. When State judges
are more inclined to accept a bribe than
report it, it's of imperative public importance.
When the government allows these injustices
it's of imperative public importance. When
State run prisons steal lawbooks and
Legal mail to aid the States cover-up
2.

for their Racketeering crimes, it's of imperative public importance. When an man is oppressed by the State who's soul intent is to "prevent" and stop him exposing State Racketeering crimes, he should be allowed to present his evidence without fear the Supreme Court Clerk ~~and~~ will hold him to every letter of the law, especially when he's Never been allowed defence counsel ~~due~~ due to said Racketeering crimes and it's cover-ups, it's of imperative public importance. When nobody hears an innocent man cry for seven(7) years it's of imperative public importance. When the State Attorney General calls the prison to tell me to "drop" that complaint, it's of the imperative public importance to know.

In conclusion this court should take into consideration all the States criminal acts and all who were involved. These "predicate act" must be treated as the continuation of one conspiracy all inclusive of the States Racketeering and cover-ups.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Michael A. L. L.

Date: May 5th, 2021