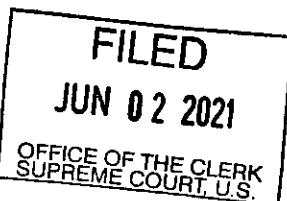


21-5929

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES



Jean Lynn Lillie — PETITIONER  
(Your Name)

vs.

State of Iowa — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

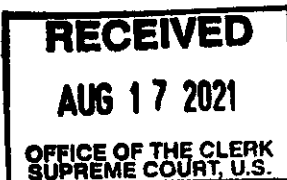
PETITION FOR WRIT OF CERTIORARI

Jean Lynn Lillie  
(Your Name)

2560 Jewell Avenue  
(Address)

Anthon, Iowa, 51004  
(City, State, Zip Code)

(712) 823-8507  
(Phone Number)



QUESTION(S) PRESENTED

Can  
Does a state violate the Constitution of the  
United States and habitually trample on the  
Constitutional rights of individual, innocent  
American Citizens, and can a state continue  
to do so AFTER the U.S. Circuit Court  
(Eighth) has ruled, "There is no pandemic  
exception to the Constitution."?

Can a state refuse to bring a ~~or~~ misdemeanor  
case to trial within either the law's 90-day  
speedy trial or 1-year speedy trial when  
an innocent American Citizen has demanded  
her SIXTH AMENDMENT right to speedy trial  
and not dismiss the case?

How much pre-trial punishment, loss, cost,  
damage, grief, suffering, etc. may a state  
heap upon, cause to, do to an innocent  
American Citizen in Iowa of. the USA?

## 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

Pending 426 days

Trial case:

State of Iowa vs. Jean Lynn Lillie, No. AGCR 107672.

State of Iowa District Court. Open case.

Denial of motion to Dismiss due to State of Iowa's repeated violation of defendant's right to speedy trial, et al entered 2 hours and 1 minute after defendant filed her six-page, heavily-notated MOTION TO DISMISS on December, 22, 2020 entered December 22, 2020.

Appellate case:

State of Iowa vs. Jean Lynn Lillie,

State of Iowa Supreme Court. Denial entered

January 22, 2021.

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APPENDIX B	Initial Appearance Order appointing counsel
APPENDIX C	after finding appellant qualified (petitioner)
APPENDIX D	Appellant's - Defendants' (Petitioner's) Motion to Dismiss
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## TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
<i>State of Iowa vs. Jean Lynn Little, published at Iowa Courts.gov and State of Iowa Clerk of the Supreme Court and State of Iowa District Court in Woodbury County Clerk of Court.</i>	

## STATUTES AND RULES

SIXTH AMENDMENT

FOURTEENTH AMENDMENT

Appealed from State of Iowa Supreme Court ~~Jan 22, 2021~~ February 3, 2021.  
decision (denial).

Filing extension of 150 days, so filing is timely.

## 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 \_\_\_\_\_; 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 \_\_\_\_\_ 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 \_\_\_\_\_ 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 \_\_\_\_\_.  
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**

**SIXTH AMENDMENT**

**FOURTEENTH AMENDMENT**

## STATEMENT OF THE CASE

Trial information in the one-count misdemeanor case, AGER 107672, was filed in State of Iowa District Court in Woodbury County Iowa on April 02, 2020.

Court in Woodbury County Iowa on April 02, 2020.

The misdemeanor case is 426 days old.

The state bore the responsibility to have the case to trial within 90 days under Iowa SPEEDY

TRIAL DEMAND made by Defendant.

Iowa has a second Speedy Trial law of automatic dismissal if the state doesn't have a misdemeanor case to trial within 1 year.

Defendant made a SPEEDY TRIAL DEMAND.

The state violated Defendant's right to speedy trial at day 92 which was July 1, 2020.

The state violated defendant's right to speedy trial at day 365 which was on April 02, 2021.

Today is day 426 of the old misdemeanor case and the case has not been to trial.

Such is and has been prejudicial to defendant.

On December 22, 2020 defendant filed a motion to dismiss due to the state's violations of her right to speedy trial. While a right to hearing on said motion existed, the court did not set hearing but denied the motion 3 hours after it was filed.

## REASONS FOR GRANTING THE PETITION

Each jurist, prosecutor, cop and politician has affirmed or sworn an oath to the Constitution of the United States.

The Constitution is law and mandates an American Citizen has a right to a speedy trial.

It is for good cause the Constitution asserts and protects such right and forbids infringement by the state or anyone for any reason.

The Constitution has no exception and allows for no excuse to the state's violation.

It is extremely prejudicial against accused Americans to have excessive delays, their rights and the law violated by the state while it is prosecuting an American for allegedly violating a law.

The burden, costs, losses, damages, profiling by cops, prosecutors, judges, the state and hearings after violations of speedy trial are prejudicial against the accused American.

SCOTUS ruling on Speedy Trial will effect the entire nation.

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

  
Date: June 2, 2021.