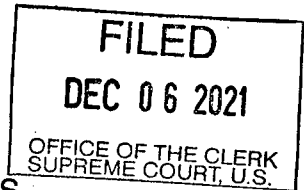


No. 21-6622 ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES



Rufus Lawson — PETITIONER  
(Your Name)

vs.

Officer West, Dr. Nsekene et al RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals for the Fourth Circuit  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Rufus Lawson  
(Your Name)

901 Corrections Way  
(Address)

Jarrott Virginia 23870  
(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

### QUESTION(S) PRESENTED

1. Perjury: The voluntary violation of an oath to tell the truth: lying under oath.

Perjury: The deliberate willful giving of incomplete, misleading or false testimony under oath.

## 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

- ~~\_\_\_\_\_~~ ~~\_\_\_\_\_~~ ~~\_\_\_\_\_~~  
• Rufus Lawson v. Officer West, Dr. Nsekenene Kibongo No-2:17-cv-404  
U.S. District Court for the Eastern District of Virginia judgement entered  
6/06/2019
- Rufus Lawson v. Officer West, Dr. Nsekenene No-20-7704  
U.S. Court of Appeal for the Fourth Circuit judgement entered 7/9/21

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## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

<u>Dr. Nsekenene Kolongo</u> [Gutierrez v. Peters, 111 F.3d 1364, 1366]	
Intentionally refusing to respond to an inmates complaints has been acknowledged as constituting deliberate indifference.	
<u>Officer West</u> [Gatewood v. State, 15 Md. App. 3M, 290, A.2d 551, 553]	Perjury
[Capps v. Commonwealth 294 Ky, 743, 172 S.W. 2d 610, 611]	False Swearing
[International Shoe Co v. Lewine (C.C.A. Miss)]	False Statement
[Bank v. Schatten]	False Statement
<u>Merits:</u>	
[Mink v. Heim, 266 App. Div. 184, 41 N.Y.S.2d 769, 771]	

### STATUTES AND RULES

#### Federal Practice & Procedure Civil Rules

Judgement:

Rule 56 Affidavit made in good faith

Other Penalties: 56 (g) 185

Perjury:

Model Penal Code 241.1

False Swearing:

Model Penal Code 241.2

Perjury:

18 U.S.C. 1621 & 1623

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 A 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 7/9/21.

☒ 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

14th Amendment: Citizenship of slaves, Due Process, Equal Process  
Due Process



#### STATEMENT OF THE CASE

Officer West failed to reach her burden of proof, and committed a crime of perjury her and her witness Sheriff Corley in the process.

Dr. Nsekenene also fail to reach his burden of proof, because the refusing to answer or responded to inmate complaints constitute deliberate indifference, cause plaintiff did have 2 fractured bones in his neck and doctor Nsekenene failed to provide plaintiff with proper diagnosis and adequate medical service even after plaintiff request numerous times about extreme pain in neck and upper shoulders area. After being seen first time by doctor and was told nothing was wrong.

## REASONS FOR GRANTING THE PETITION

Officer West:

Because Officer West fail to perform her duty by not helping me up. Then provided the courts with two affidavits with false statements. And her witness Sheriff Corley also provided the courts with false statements. So, Officer West failed to lawful reach her burden. Because defendant and her witness committed perjury which is illegal in litigation and against the law.

Dr. Nsekene Kolongo:

Because Dr. Nsekene Kolongo failed to respond to plaintiff requests to be seen by the doctor after seen once by the doctor of extreme constant pain in neck and upper shoulder area.

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Rufus L. Busch

Date: 12/03/21