

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Monday the 25th day of January, 2021.

In Re: John Ragin, No. 1355505, Petitioner

Record No. 201044

Upon a Petition for a Writ of Mandamus

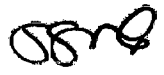
Upon consideration of the petition for a writ of mandamus filed August 11, 2020, the Court is of the opinion that the writ of mandamus should not issue as mandamus does not lie in this case as petitioner does not seek to compel a public official to perform a purely ministerial duty. Further, mandamus is not a substitute for an appeal. *In Re: Robert F. Horan, 271 Va. 258, 264 (2006).* It is therefore ordered that the petition be dismissed.

A Copy,

Teste:

Douglas B. Robelen, Clerk

By:


Deputy Clerk

Appendix: A)

(1) The U.S. Supreme Court decided statutory interest is ministerial Act.

(2) The U.S. Supreme Court decided the 14th Amendment prohibits deprivation of liberty without due process.

(3) Cause of Action was added 8-8-2019

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Thursday the 25th day of March, 2021.

In Re: John Ragin, No. 1355505, Petitioner

Record No. 201044

Upon a Petition for Rehearing

On consideration of the petition of the petitioner to set aside the judgment rendered herein on January 25, 2021 and grant a rehearing thereof, the prayer of the said petition is denied.

A Copy,

Teste:

Douglas B. Robelen, Clerk

By:

William J. Ryan

Deputy Clerk

(Appendix B)

- (1) Did not consider issue petitioner entitled to offer evidence to prove case of facts to demonstrate relief
- (2) Did not consider U.S.C. Article Six (6) Section Two (2) compels to enforce Federal Constitutional and Statutory interests
- (3) Did not consider state decision does not Annul Constitution and Act of Congress

①
②
③
④
⑤
⑥
⑦
⑧
⑨
⑩
⑪
⑫
⑬
⑭
⑮
⑯
⑰
⑱
⑲
⑳
㉑
㉒
㉓
㉔
㉕
㉖
㉗
㉘
㉙
㉚
㉛
㉜
㉝
㉞
㉟
㊱
㊲
㊳
㊴
㊵
㊶
㊷
㊸
㊹
㊺

CAUSE OF ACTION

28 USC (2243)

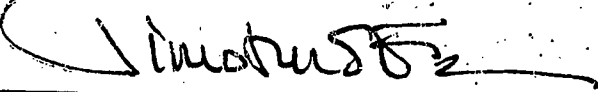
Records of Facts

22. The petitioner's claims can be resolved on the basis of the record without the need for an evidentiary hearing. See Va. Code § 8.01-654(B)(4); *Friedline v. Commonwealth*, 265 Va. 273, 576 S.E.2d 491 (2003); *Arey v. Peyton*, 209 Va. 370, 164 S.E.2d 691 (1968).

It is therefore **ADJUDGED and ORDERED** that the petition for a writ of habeas corpus be, and is hereby, denied as to each allegation.

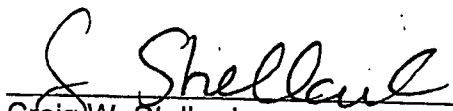
The Clerk is directed to forward a certified copy of this Order to the petitioner and Craig W. Stallard, Assistant Attorney General.

Entered this 8th day of August, 2019



Judge
TIMOTHY S. FISHER
JUDGE

I ask for this:



Craig W. Stallard
Assistant Attorney General
Counsel for Respondent

A COPY TESTE, Gary S. Anderson, Clerk
Newport News Circuit Court

By: , D.C.

(Appendix C)

1) Cause of Action Court Adjudicated
Claims in violation of 14th Amendment
Act of Congress 4th 5th (b) (3) and USAR Act. 101