

21-6963

ORIGINAL

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IN THE

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OFFICE OF THE CLERK
SUPREME COURT, U.S.

SUPREME COURT OF THE UNITED STATES

Mr. Vincent X. Lee — PETITIONER
(Your Name)

vs.

State of MD, et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Missouri Court of Appeals, Southern
District, No. 14637, May 13, 1987
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Mr. Vincent X. Lee
(Your Name)

300 E. Pedro Simoes Drive
(Address)

Charleston, MO 63834
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

cc Why is this Chronic Case
Patient, Abou-Namad, Who is On
Chronic Case Medication, Still
Delusively Convinced in the MDC?
(See Exhibits 1 thru 7 Attached)

25

ANSWER!!

Because of Deliberate Indifference
(See Exhibits 1, 2, 3 Attached)

25

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

U.S. Supreme Court - 17-8377

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TABLE OF AUTHORITIES CITED

CASES

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STATUTES AND RULES

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☐ is unpublished.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☐ is unpublished.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☐ is unpublished.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☐ is unpublished.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 5/13/87.
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

STATEMENT OF THE CASE

Conas v. State of California, above named, on this
fifth day of Sept. 1981, which is the day
following the sixth day (60) time limit
extended by this Court, to-wit, 9-23-81,
within which to file this Petition
of California to Your Court if the relief
and redress sought by this Petitioner in his
earlier Petition had not been granted by this
Court of Time (See enclosure E), including
appointment of counsel, in compliance with Mo.
Sup. Ct. Rule 27.26(h), which Defendants have
again failed to do so justice and law require;
hence, this Petitioner has been released
exonerated by Your Court (Case No. 439105
461 Dec. 1978-79), pointing out that this
Petitioner in

had been denied a fair and impartial
trial by a fair and impartial judge
and jury composed of a representative
cross-section of the community
with the adequate and effective and
judicial supervision of counsel. See
Petitioner's Exhibit 1;

And as further substantiated by the Missouri
Court of Appeals, Southern District, No. 14637-1,
May 13, 1987, that a criminal proceeding
would just be a day. This Petitioner has
again been wrongfully and unjustly denied
a fair and impartial trial and due
process in compliance with Mo. Sup. Ct.
Rule 27.26(h) as ordered by the Court.
(See AH Sh. 1, Statement of the Case)

Attached Sheet 1 - Statement of the Case Court

After receiving a COPY of the enclosed legal documents sent to this Petitioner by Your Court, these Defendants, 8th Circuit Court of Appeals Overturned the Judgment and the date of Circuit Judges LEBER, HENDERSON and STEPHENSON, and District Court Judge Andray, Chissig, citing rulings of Your Court, and in particular, 28 U.S.C. Sec 1915(b)(2)

as the MDDC is required ordered to pay petitioners full filing fee because of petitioners poverty while being confined in their custody.

Butlers of this date, No Trial Date Has Been Set (See Copy of letter by Judge Chissig enclosed), No Attorney for Petitioner Has Been Appointed, No Contact Has Been Made By Either the Court Defendants, and/or their Attorney - of Records? I speak for nearly fifty (50) years, this Petitioner is entitled to a fair, impartial, and speedy trial, no justice and law required, with the adequate and effective assistance of counsel.

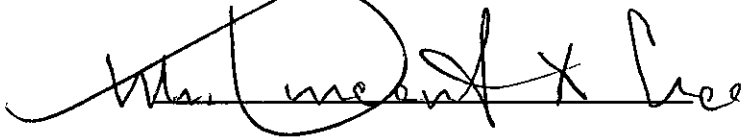
Respectfully submitted
Enclosures
Appellant
See

CONCLUSION

~~Wherefore, for all of the reasons
legal reasons and law cited above,~~

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Michael X. Lee

Date: Sept 24, 2020

REASONS FOR GRANTING THE PETITION

Because the Constitution of the
United States and the laws
enacted by this Parliament are
valid and compelling to
be observed