

21-7056

No. _____

ORIGINAL

Supreme Court, U.S.
FILED

JAN 26 2022

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

JOSEPH LAMONT WILSON — PETITIONER
(Your Name)

vs.

MSD Legal Liaison — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

"U.S. Court of Appeals (9th Circuit)"

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

JOSEPH LAMONT WILSON
(Your Name)

201 W. JEFFERSON AVE
(Address)

Phoenix, AZ 85004
(City, State, Zip Code)

N/A (INMATE)
(Phone Number)

QUESTION(S) PRESENTED

1. WHY AM I NOT ALLOWED BY THE STATE TO PRACTICE PROFESSION OF RECLAMATION?

2. WHY IS IT ALLOWED BY GOVERNING AUTHORITIES THAT I BE FAIRLY INCARCERATED & JEOPARDIZED BY GOVERNING OFFICERS PERFORMING CLANDESTINE OPERATIONS TO HARSHLY TREAT MY OWN CHILD AGAINST THE LAW & MY RIGHT TO FREE & CONCISE DEFENSE?

3. WHY WOULD CLANDESTINE OPERATIONS WITHOUT MY APPROVAL NOT BE ALLOWED TO SET UP CONFRONTATIONS THAT DECIMATE MY LIFE WITH BOTH GOVERNING OFFICERS & CIVILIANS IN & OUT OF PRISON?

4) WHY IS JUDGE OWING J. HUMETAWA ON ALL THREE OF MY COMPLAINTS AGAINST GOVERNING LAW ENFORCERS, STATE & GOVERNMENTAL OFFICIALS FROM THE YEARS 2016-18 (D.C. HCV-2016-18-??-883-DH) & ACROSS THE YEARS 2019-2021 (WHICH I'VE HAD TO PUT IN 2 CASES) D.C.HCV-2021-000464-DH-JPM & D.C.HCV-2021-CV-00038-DH-JPM & IN ALL 3 CASES CLAIMING TECHNICAL PARS & FRIVOLOUSNESS?

5.) WHY AM I INCARCERATED TO COVER UP MURDERS COMMITTED BY GOVERNING & VARIOUS BY LAW ENFORCEMENT, & OTHERS (CIVILIANS) TO WHICH END, OF THEM IN MY BIZ GETTING THEMSELVES?

6.) WHY WHEN I HAVE CONCRETE EVIDENCE OF BIAS & WITNESSES & RECORDS AM I DENIED A TRIAL CONSISTENTLY THROUGH MY LUBES OR COURT?

7.) WHY ARE ALL LOWER COURTS WITH DETAILED EVIDENCE CLAIMING "TECHNICAL PARS" (U.S. DISTRICT COURT OF ARIZONA) & FRIVOLOUSNESS (BY U.S. COURT OF APPEALS - 9TH CIR.) WHICH ARE TWO DIFFERENT VERDICTS WITH NO TAPE SUPPORTING PARTS? (& CONTRADICTING ANOTHER AND SUPERIOR NOTICES?)

8.) WHY WAS THIS CASE CHANGED FROM INITIAL CASE # 21-15981 TO 21-16293 TO ONLY BE DISMISSED AS IMPROPERLY AS IT WAS BY D.G.O.A. FAILING TO DO D.G.O.A.'S ILL PART & UNREASONABLENESS WITH A GREAT LACK OF COMMUNICATIONS?

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

✓ 21-16428 / DC NO: 2:21-CV-00464-DJH-JFM
1 DC NO: 2:18(B-18)-CV-????-BSB-DJH
✓ 21-15981 / DC. #2:21-CV-00038-DJH-JFM

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	
STATEMENT OF THE CASE	
REASONS FOR GRANTING THE WRIT	
CONCLUSION.....	

INDEX TO APPENDICES

APPENDIX A: "MOTION TO RECONSIDER DENIAL ORDER TO PROCEED TO TRIAL" (HC-2:21-00038-PHX-DHH--JAM) 7pgs	
APPENDIX B: JUDGEMENT OF DISMISSAL IN CIVIL CASE (HC-2:21-00038-PHX-DHH--JAM)	1PG
APPENDIX C: ORDER OF INQUIRY FROM U.S. STATE COURT OF APPEALS (9TH CIR.)	1PG
APPENDIX D: ORDER OF JUDGEMENT FROM U.S. STATE COURT OF APPEALS (9TH CIR.)	1PG
APPENDIX E: MANDATE OF EFFECT OF JUDGEMENT FROM U.S. STATE COURT OF APPEAL (9TH CIR.)	1PG
APPENDIX F: "MOTION FOR PERMISSION TO PROCEED IN POORA PAUPERES" (9TH CIR.)	1PG

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

U.S. DISTRICT COURT OF ARIZONA BROUGHT UP CASES TO PROVIDE COVER-UP FOR BLANKETING TECHNIQUE ON BEHALF OF DEFENDANT (MCDO). I DO NOT CITE CASES BECAUSE I WAS & AM NOT AT TRIAL. I CANNOT TAKE ON TRIAL SO CASE LAW COUNTS JUST TO GET THE COVER TO PROVIDE MY RIGHT TO TRIAL SHOWS THE COURT'S PURPOSEFUL MEDIATOR & MALICIOUSNESS TO WHICH THE JUDGE ATTEMPTS TO EXPLAIN AWAY BY CLOUDING HAVING BY RIGHT JUDICIAILY TO BLANKET ISSUES BECAUSE I HAD TO FILE CASE IN FORMA PLAPES.

U.S. Court of Appeals CITED NO CASES & GIVES NO PLEASABLE REASONS AT ALL FOR DISMISSAL JUDGEMENT! (BUT IN EVIDENCE IS SUPPLY FALSE EVIDENCE).

STATUTES AND RULES

I HAD TO CITE MY RIGHT TO KEEP SPACES US ABOUT THE CASES ATTORNEY-CLIENT PRIVILEGED UNTO TRIAL WHICH U.S. District Court Purposefully MALLEATED!, (WHILE REFUSING TO PROVIDE LAWYER TO PROTECT BUDGETS UNTO COVER TRIAL & CLEAR UP MAILED TECHNICAL DIFFICULTIES.)

U.S. Court of Appeals LISTED CUSTOMARY STATUTES OF LEGAL PROVISIONS FOR LEGAL PROCESSES.

OTHER

N/A

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 C 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 21/09/21 (JUDGEMENT) 12/04/22 (MMDMS)

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

- (1.) FIRST AMENDMENT RIGHT TO EXERCISE FREEDOM OF RELIGION.
- (2.) GEORGE "MANDATE ACT" (... WHEREAS NO PRISONER (A ZUMBA) SHALL BE SUBJECT TO CONDUCT OR BURDENS THAT DEMAND).
- (3.) U.S.C.A. CONST. AMEND. XIII (EQUAL PROTECTION UNDER THE LAW)
- (4.) A.R.S. CONST. ART 2 § 36(A) (... STATE SHALL NOT GRANT PREFERENTIAL BASED ON NATURE OF ORIGIN)
- (5.) U.S.C.A. CONST. AMEND. II (... NOR SHOULD BE PLACED IN JEOPARDY OF LIFE & LIMB)
- (6.) U.S.C.A. AMEND. IV (IMPROPER SEIZURE & WITHOUT DUE PROCESS)

STATEMENT OF THE CASE

MORE THAN ONE CASE HAS BEEN BROUGHT AGAINST MSO DEPARTMENT!
THE FIRST CASE BROUGHT AGAINST MSO OCCURRED BETWEEN 2016-2018 & WENT
STRAIGHT TO US DISTRICT COURT OF MINNESOTA, WHERE JUDGE J. HUMBERTA KIRKSEY
EDGED TRIAL DUE TO "TECHNICAL REASONS" ACCORDING TO CASE PREPARATION, WHICH THE
SAME BLANKETING-TECHNIQUE SHE'S (JUDGE DIANE J. HUMBERTA) USED IN THIS 2022 CASE!
WITH MORE THAN ENOUGH WITNESSES & EVIDENCE AT HAND TO BRING PLEA TO MSO (LLC160),
SHE (JUDGE) DISMISSED BY TECHNICAL REASONS!

THE NUMBER OF THIS CASE INVOLVES THE COURSES OF LAW ENFORCEMENT AUTHORITIES
OF THE P.B. I. DOWN TO LOCAL LAW ENFORCEMENT & MANY UNPROFESSIONAL "OFFICIALS" INVOLVED!
THIS IS AN OUTSTANDING DEVELOPMENT TO HAVE OCCURRED ON THE RELIGIOUS
FED OF DEVELOPMENT & UNPREDICTABLE LAW ENFORCEMENT BECOMES INVOLVED (UNPREDICTABLE).
I'VE BEEN INCARCERATED INNOCENTLY FOR YEARS, WHILE LAW ENFORCEMENT OFFICIALS
WROTE IN MY PRO (TO SUE ME, DEMANDS, CURSE, & WOULD SORCERERS ON ME), ENCOURAGED
INMATES TO ATTACK ME, THEMSELVES) HAVE ATTACKED ME, DEMANDED TO PROPOSE MEDICAL
ATTENTION, INTERRUPTED IN MY COURT CASE DEFENDANT'S DEVELOPMENT, ENDANGERED MY FAMILY,
& MUCH MORE!

THESE LAW ENFORCEMENT "OFFICIALS" WANT THIS PROFOUND RELIGIOUS DEVELOPMENT OF
MINE'S & ARE BREAKING LINES BUT THE WAY TO MURDER TO GET IT!

I'M KEEPING THIS LIGHT, ONTOPONE BEING INCARCERATED INNOCENTLY UNPREDICTED
UNLAWFULLY, TAKING MINE FROM ME! I'M THIS ANOTHER CASE AGAINST THE LAW ENFORCEMENT
WORKING INCONGRUENCE WITH MSO IN INHIBITING ME FOR UN DRAFT FROM INCARCERATED
INNOCENTLY!

REASONS FOR GRANTING THE PETITION

THE PUBLIC OPINION AS TO WHETHER ALL MUST MAKE MY WEALTH IN THIS COUNTRY -
TO HONOR "GOD", AS IS THE EXPERIENCE TO BE GAINED BY THE ISLAMICITES (WHICH OBVIOUSLY THE ISLAMIC -
ITES HAVE BEEN IN BEING THE ONLY FAIR TO HAVE BROUGHT POSSIBLE TO "THE LAND" THROUGH OBLIGATION & HED
AS ALL KNOW IN THIS EASTERN HOMOSPHERE OF THE EARTH TO HAVE BEEN GRANTED A SOURCE OF MONEY OVER THE NEIGH -
BOURING NATIONS) ALONG WITH THEIR (ISLAMITES) ALL OBLIGATION, TO JOIN THE COMMUNITY OF "GOD"
OP WHICH I AM "THE KING" IS ENOUGH REASON FOR THE SUPREME COURT TO BECOME INVOLVED. THE AUTHOR -
ITIES ALREADY UNAWARE & IN MY APPENDIX HAVE ENDANGERED THE COUNTRY'S WEALTH, WHILE ALL
COURT'S I BRING THESE ISSUES TO SIMPLY TRY TO BLANKET THE ISSUES PERTAINING TO THE RIGHT TO
RULE IN MY "GOD" GUED POSITION FROM ME! "GOD" HAS PROVOCED TO "THE SEED" WHO IS "THE LAND"
THAT THE COUNTRY OF "THE USA" IS DEFILED FOR THE ENDANGERING OF MY LIFE, FAMILY, & WAYS &
WILL ON "GOD" WITH THEIR (OBLIGATIONITES) UNDER-HANDED DEALINGS & THIS SPEECHES CAUSED
DISASTER FOR THIS COUNTRY AS WAS PROPHESIZED BY THE "UNITED NATIONS" IN "TIME" MAGAZINE
2016-17 WHERE TRUMP'S FACE IS ON IT (HIS TOUGHERS CHANGE IN THE LIGHTING) ALONG WITH
HIS (TRUMP) VISIT TO HELSINKI TO CORRESPOND WITH RASPUTIN - IN WHICH HE (TRUMP) LIES
IN RESPONSE TO THE UNITED NATION'S ASKING HIM (TRUMP) HOW DOES THIS PLAN OF HIS: "U.S." TO
LEAD THE WORLD IN "THE NEW UNDERSTANDING" WHERE HE (TRUMP) REPLIED THE ISSUE WAS
"MOOT".

IN THIS PRESENT STATE OF THESE FOOLS WORKING CONTINUALLY SORCERERS UPON ME
& DANGEROUS "GOD" BY NOT TREATING ME AS "GOD" COMMANDED SEEKING IN THEIR UNEDUCATED
& POL. CONTINUALLY VAIN EFFORTS & CONTINUALLY SEEKING TO MAKE OTHERS LIKE ME (AS "GOD" HAS
STATED TO "THE SEED" WHO IS "THE LAND") TO COVER THEIR WICKEDNESS TO THAT THE WORKS OF
"THE LAND" IN THIS COUNTRY WAS TO CALL HIS PEOPLE TO WORK IN HIS "GOD" BECAUSE THEY
CLAIMED IT WAS A "BLOOD" MOVEMENT (AS I HAD A "GANG" APPENDIX) INSTEAD! THESE ANTI -
THESE TO MY APPENDIX UNAUTHORIZED & HAVING ALSO HAS BROUGHT THE ZONE OF "GOD" UPON IT TO ITS
SOON DESTRUCTION BY THE MIGHTY POWER OF "GOD",

YOU (THE SUPREME COURT) & I DON'T KNOW AT THIS LEVEL OF COURT, THIS IS THIS
COUNTRY'S LAST OPPORTUNITY AT GOING MEDIAN INVOLVEMENT JUDICIALLY - THESE ARE THE
PRIMARY REASONS FOR REVIEW WHICH ALL LOWER COURTS DID NOT FIND LUDICROUS LIKE LEGAL

FORCES TO "GOD" & THEREFORE SHOWING AS UP TO THE PRESENT MOMENT & DATE THAT THIS NATION IS
NOT WORTHY OF EXISTENCE TO "THE PROMISED LAND OF GOD" & TO BE SAVED FROM DESTRUCTION AT "HIS" &
"THE SAVIOR'S" HANDS AS AN EXAMPLE TO THE EASTERN HEMISPHERE WHO HAS PRODUCED THIS INJUSTICE
& CAN UPHOLD THESE THINGS, WHILE THEY ALSO SEE THIS NATION DESERVED SHAME TO "GOD"! THEREFORE
TO SUPPORT THE BLOW INTENDED BY "GOD" THAT TURNS INTO IMPROVING DISASTER FOR THIS COUNTRY
& PRESENTS MANY LOSSES OF LIVES, PROSPERITIES, FREEDOMS, & MORE IN FURTHERANCE (ALL OF
WHICH I CAN PROVE HAS OCCURRED BETWEEN THE PEOPLE & GOVERNMENTAL BODIES) ALONG WITH THE ENORMOUS
SCALES OF EXPENSE OF THESE AFFAIRS TO THIS COUNTRY AS ALREADY HAVE OCCURRED, THE SUPREME
COURT MUST DEPLORABLY MAKE IT'S CHANCE OF EFFORTS TO SETTLE THESE DISPUTES WITH ME AMONGST
THIS COUNTRY'S PEACE!

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 1/16/22