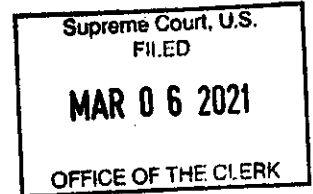


No. 21-7525  
8:18-CV-0074



IN THE  
SUPREME COURT OF THE UNITED STATES  
Washington D.C

Jerome Perkins — PETITIONER  
(Your Name)

vs.

Warden-Perry — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Jerome Perkins  
(Your Name)

S.C.C.F  
(Address)

P.O.Box 279 Clinton TN, 38425  
(City, State, Zip Code)

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

**QUESTION(S) PRESENTED**

On Oct 11, 2012, at my trial, in Wilson County, Lebanon TN,  
and my Post-Conviction hearing, about my Traffic stop,  
was it legal...

## 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:

Shanetta Browne

(615) 589-3414

witness. Car owner.

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## TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
1. <del>Sch. II</del> <sup>Sch. II</sup> drug case with intent to sell or deliver.	
2. Traffic STOP case. Tale light out (driving on revoke.)	

## STATUTES AND RULES

1. Driving on revoke. Plead guilty & Counselor ineffectived.
2. Sch. II drug Plead not guilty.

## Statement of Facts.

OTHER... There was no proof beyond a reasonable doubt at trial. There was no hand to hand or recording of a drug deal going down. No Witnesses or Audio or Video tape of a drug deal.

• And the Traffic stop was in fact illegal in the state of Tenn. state have no proof to show if the stop was legal.

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.

*Don't understand  
this pg. sorry*

**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☐ is unpublished.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 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 \_\_\_\_\_ 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 Habeas Corpus.

[ ] No petition for rehearing was timely filed in my case.

[X] 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 A.

[ ] 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 2254 habeas.  
A copy of that decision appears at Appendix A.

[X] 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).

Dont under  
stand this  
PS. too  
sorry.  
trying my  
best.

#### CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

my 4<sup>th</sup> Amendment rights was violated. of the Constitutional law, when STATE D.A. allowed this Officer James Tuggle ~~and~~ ~~my~~ ~~to~~, to destroyed my Traffic stop video tape before trial... And to let this officer to speculate his opinion all throw my trial of what he thought I was doing in this So call house. before I walk out of this So call home and got into my girl friends CAR and drove away... And let him speculate on how much a addict will smoke at one time and that a addict will never leave no drug left for further use. And that I dont look like a smoker, profiling me. And my <sup>question</sup> ~~ask~~ is if A smoker will use all of his drug before leaving a smoke house, then why is it so many addicted have been charged with holding drugs in the person, while leaving places like this, tell me that.

- And my video tape of the stop was in fact destroyed by this Officer way before my trial. to prove if the stop was legal. ~~and~~ ~~that~~ ~~was~~



### STATEMENT OF THE CASE

- Nov. 10, 2010, I was illegally pull over by officer James Tussle who stated that the reason he pull me over was because I had a tail light out. he then illegally search me finding a piece of cocaine in my shoe, not broke down for re-sell, just a small rock ~~for~~ <sup>use.</sup>
- AT my Preliminary hearing I got my lawyer to question him about the stop, and was it constitutional, and were was the tape of my traffic stop. He stated he lost the tape. <sup>And</sup> The case should have been thrown out in General session, right then and there
- when a officer can't prove why he pull some one over, was it a legal stop.

### REASONS FOR GRANTING THE PETITION

Due to the lack of evident, my Traffic stop video tape was destroyed. and my Preliminary hearing tape was destroyed. And the facts of Officer James Tuggle pulling me over was because of a Tail-~~light~~ light out was his only real reason to pull me over in the first place. and he couldn't prove that the stop was legal in this stop, in the first place. That's was the only thing he said he could have pull me over for and nothing else. And he couldn't prove it because he destroyed my tape. Violating me my 4<sup>th</sup> Amendment rights.

### CONCLUSION

The petition for a writ of certiorari should be granted. *A new TRIAL.*

Respectfully submitted,

\_\_\_\_\_

Date: 1-11-22