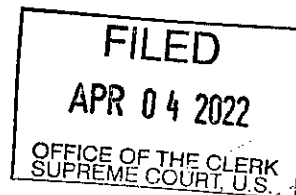


No. 21-7578

ORIGINAL



IN THE  
SUPREME COURT OF THE UNITED STATES

Calvin G. Latimer — PETITIONER  
(Your Name)

vs.

U.S. Social Security Admin. RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

11th Circuit Court of Appeals (Atlanta GA.)  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Calvin G. Latimer  
(Your Name)

3302 North Florida Ave. Apt 102  
(Address)

Tampa Florida 33603  
(City, State, Zip Code)

704-302-2208  
(Phone Number)

### QUESTION(S) PRESENTED

1. THAT THIS COURT USE ITS JUDICIAL POWERS, AND ADJUDICATE THIS ADMINISTRATIVE ERROR. (5031-) ERROR.  
AND RETURN the 5031- to the 8-16-12 ORDER. AND its MEMORANDUM AND RECOMMENDATION?  
{ THAT states NO REVIEWS AFTER 14 days. { 8-16-12. }
2. ALSO, THAT THIS COURT ORDER the 3006A (3) (7) COUNSEL?  
{ THE APPLICATION is behind the COVER SHEET "3". }
3. THAT THIS COURT ORDER the Defendant's DECEASE & ASSIST ANY OTHER FAILURES TO FOLLOW DUE PROCESS?!
4. WILL THIS JUDICIAL POWER ORDER the 5031- ERROR to be RETURN to the 8-16-12 ORDER. AND to ORDER the COLLECTION OF its MEMORANDUM & RECOMMENDATION.
5. THE POLICIES OF the Defendant's violates the "CONSTITUTION".  
AND HONOR THE DUE PROCESS THAT HONORS THE CONSTITUTION?  
LIFE / LIBERTY / AND the PURSUIT OF HAPPINESS!

"GOD Bless"

Calvin G. Latimer

### 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:

ET/AL  
Social Security Commissioner of Social Security  
Ester Seals  
DOS NC  
Ms. Veronica P. 107

### RELATED CASES

16-6366 - Calvin Latimer v US Social Security  
ETAL  
8,21-01200 Calvin Latimer v Regency Palms etal  
19-8574 Calvin Latimer v NC DOT  
20-00627 Calvin Latimer v SSA

## TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED.....	3
STATEMENT OF THE CASE.....	4
REASONS FOR GRANTING THE WRIT.....	5
CONCLUSION.....	6

## INDEX TO APPENDICES

APPENDIX A - *Opinions - 14th Circuit Court & Appeals  
Jurisdiction Middle District of Texas, et*

APPENDIX B

*State opinions*

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

406 District Court / Charlotte, NC 8-16-12  
627 District Court / Charlotte, NC. 11-3-20

N/A

N/A

ALL other cases lost in the 3-29-21 Lockout,  
UNDER MORATORIUM.

### STATUTES AND RULES

14th Amendment AND 18 USC. 3006A (a)(7) / 28 USC. 1746

N/A

ALL other information was lost in the 3-29-21  
Lockout. UNDER A MORATORIUM.

### OTHER

The failure to follow Due process for  
removing children from parents is an ongoing  
practice in North Carolina.

David S. Galt

4-5-22

① CAMBY V.S. DAVIS  
636

② FAILURE TO FOLLOW DUE  
PROCESS

③ 14<sup>th</sup> Amendment

Calvin G. Latimer

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 4 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 B 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 2/25/22.

☐ 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: 2-3-22, and a copy of the order denying rehearing appears at Appendix BA.

☐ 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 12-18-18.  
A copy of that decision appears at Appendix B.

☐ A timely petition for rehearing was thereafter denied on the following date: 1-9-19 & 1-15-19, 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

3

1. 14th Amendment - Failure to follow due process
2. - Civil Rights violations
3. Human rights and trafficking
4. THE Constitution policies to Follow DUE process,

## STATEMENT OF THE CASE

It is a shame to find the government, system and Courts to continue to long Due Process. We are being perpetrated by fraud, and a practice that has been going on.

This case is an example of Failure to Follow Due Process. The illegal taking of Children and Money (\$5M). It has been proven no orders had been issued, that both Children and Money have been taken.

It is now time for Restoration. We as a family are estranged and need to be compensated immediately.

Andrea Galt Harris

# REASONS FOR GRANTING THE PETITION

BECAUSE YOU HAVE Subject matter Jurisdiction.  
 THIS COURT is the "highest" in the LAND". AND GOD is Looking.  
 THIS is the 21<sup>th</sup> Century, WE ARE CIVILIZED. Also, the  
Constitution is the CORE" of the UNITED States  
 Existences". THIS COURT must KEEP the PEACE".  
 "GOD Bless AMERICA".

JESUS NAME  
 Calvin B. Latimer

In Conclusion, this case needs to be paid.

This family has suffered long enough. The care  
of the \$5036.<sup>00</sup>; that money was taken under the  
same statute to follow due process.

First they named two Rochels that were  
not there. They also used involuntary and fraudulent  
conversion. SSA had been found guilty of taking  
monies illegally already. They are responsible for  
The petition for a writ of certiorari should be granted.

the full amount. This is why the writ of  
certiorari should be granted. The Memorandum  
and Recommendation should be  
paid

Respectfully submitted,

Calvin G. Latimer

Date: 3-21-22