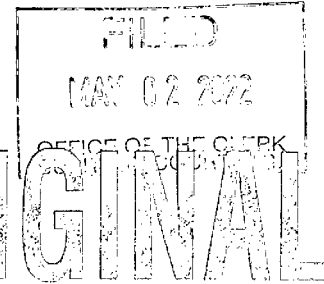


21-7831

No. 102-0497

L.T. NO. 2020-CA-000154

IN THE
SUPREME COURT OF THE UNITED STATES



Dr. Gerry L. Rawson — PETITIONER
(Your Name)

VS.

Mark Ench, Secretary — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

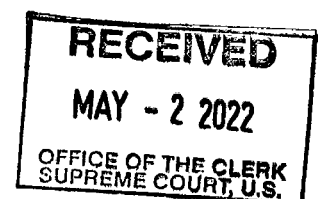
PETITION FOR WRIT OF CERTIORARI

Mr. GERRY LAIRD RAWSON
(Your Name)

110 Melrose Drive, W.C.I., Dunex
(Address)

Crawfordville, Florida 32327
(City, State, Zip Code)

(Phone Number)



QUESTION(S) PRESENTED

- 1) Can Benjermin Smith of Miami - Dade County, Florida
Leader of Temple of Love Religious Group for Hebrew-Israelites,
legally say that he is ELOHEM, or EL; AS USED FOR JUDAISM, AS
ELOHEM MEANS BEN-YAHWEH, AND BEN YAHWEH MEANS ELOHEM, NOT
AT ANYTIME DO SMITH MEAN Ranson-Cooper, or Zulu. AS ELOHEM, EL

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

N/A

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STATUTES AND RULES

NONE AVAILABLE

OTHER

STOLEN ARTIFACTS NEED TO BE RETURNED TO RELATIVES OF
ELOHEM, Ranson-Cooper, Zulu; under Ancestral worship Greek
Mythology, or Egyptology or Both. Made from 9/99 - 2/22, [3]
still in my possession, 20 others stolen by security at 20
PAST FACILITIES LISTED, Brevard Detention, Central Fla. Recp. Ctr.
Charlotte C.I., Lake C.I.; C.M.H.F.V.F.; Lake C.I., Dade C.I. North Branch,
Union C.I.; Dade C.I., WALKER E.F., REC; also South Bay C.I. I think
Approximately order from April 1999 - March, 2022. ongoing, etc.

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☐ is unpublished.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 *supreme court of florida* Not acknowledged.
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

All Constitutional Rights are involved directly as per se violation.
under 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, also 14th & 15th
Constitutional Rights Deprivation with Emotional Distress, and Bodily
Pain and Suffering, etc.

STATEMENT OF THE CASE

Since 11/12/56 - 2/30/22, I've been getting beat up
Electronically and Battery, due to not being a Benjamin snail
Follower. Food service, Medical Department, Mental Health, property
Room; Laundry department, Classification, and security have all
participated in the ongoing abuse in one way or another, by
or through unlawful negligence, neglect, for c/o any past or present
medical, Dental, etc issues for more than thirty years. while I
am legally a Geriatric, Lunatic, Paranoid schizophrenic deviation-17;
and lower. I get criminal negligence because I don't not pray
to, or through Benjamin snail, and wait use another until this
is resolved Rather the Jews, Hebrews, etc. or Highest Courts.

REASONS FOR GRANTING THE PETITION

OF GRAVE IMPORTANCE AND PUBLIC UTILITY.
Kudachis, etc.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Dr. Jerry L. Ranson, pro-se

Date: 3/30/22