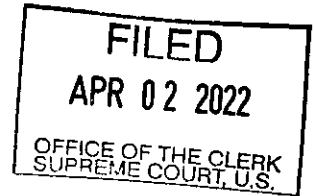


21-7900
No. _____

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



Christopher A. Henry X. PETITIONER
(Your Name)

vs.

C.O. Erinn Brown. RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

US Court of Appeals Second Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Christopher A. Henry X.
(Your Name) Bellevue Hospital
Prison ward 462 1st Avenue
Address)

New York, N.Y. 10016.
(City, State, Zip Code)

(1718) 501-1738.
(Phone Number)

QUESTION(S) PRESENTED

- (1) What if I, had bleed to death?
- (2) What if I, had lost my left leg?
- (3) Who is going to pay for Subsys, pain medication, cost \$21.011 one per day for rest of my life?
- (4) What if C.O. Erinn Brown shield #11285 is not apprehended from [redacted] inmates constitutional rights?
- (5) According to my medical Records Enclosed the Court could prove I, was injured on 11-21-2013 by C.O. Erinn Brown?

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

14 civ 2828 L.M.D.H., L.B. Judgment.
7.16.2021 deny motion to re-open
U.S.D.C. E.D.N.Y., Brooklyn.
Judgment.

21-2077 pr, 3.10.2022 deny
motion for reconsideration en Banc.
U.S. Court of Appeals Second Circuit.
17-3713 pr.

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
Henry V. Brown	1.
Henry V. Rodriguez	2.

STATUTES AND RULES You must not deprive
a man limbs. no use of excessive
force.

OTHER. Correction officer Erinn
Brown shield # 11285 must held
accountable.

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APPENDIX B	USDC, E.D.N.Y. Brooklyn 14 cv 2828 Deny motion to re-open judgment 7.16.21.
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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 U.S. Court of Appeals 2nd Circuit; 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 3.10.2022.

☐ 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: 3.10.2022, 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 _____.
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

Correction Officer Erinn Brown
under my fifth and eight Amendment.
Constitutional Rights and Statutory
Provisions involved should held
accountable.

STATEMENT OF THE CASE

Henry V. Brown. assignment of error.

Appellant relieved from Appellee
Breach of his 5th and 8th Amendment deprive
of limbs use of excessive force. In that
C.O. Erinn Brown performed use of hands
on the chest area, pushed, fell and scrape
left leg on iron bench, knock head
on floor ~~was~~ unconscious in a pool
of blood for approximately one hour
and fifteen (15) minutes. ~~was~~ transported
to Long Island collage Hospital for treatment.
The medical Team told untruth about
the injuries sustained. The injuries
occurred on 21 November 2013. They informed
the authority that the injuries' ~~was~~
deteriorate over the time
injury was not treated or documented.
The court's below rule before Appellant
could get or produce medical Records
from Sunny Downstate Hospital to
prove Appellant was injured,
by C.O. Erinn Brown. assignment of error.

Page Two (2).

The injuries sustained cause unusual redness and swelling, red streaks starting up the arm, foul drainage, fever, chills, increasing pain and swelling. The injuries were left untreated and ignored by Medical Professional the case above occurs.

is proceeding without Counsel filed a claim with the city.

The Deposition were conducted in 2015 October 8th in particular Applicant was afforded a copy of the Deposition March 8, 2022. For instance Corporation Counsel had Seven (7) years to give the Deposition Transcript until now, to make corrections.

The judges from the lower courts were misled by incorrect listening by the court reporter. Statement of the case, Henry V. Rodriguez.

REASONS FOR GRANTING THE PETITION

A United States Court of appeals has entered a decision in conflict with the decision of the same United States court of appeals on the same important matter; has decided an important federal question in a way that conflicts with a decision by a State court of last resort; as to call for, an exercise of this Courts supervisory power; The decision of the lower court is erroneous in that the judges and respondent is family by name. The national importance of the Supreme Court decide inmates in this nation is being murdered and abuse by Correction Officer. The national importance of having the Supreme Court decide the question involved. IS to stop the murder and abuse of inmates in this nation by Correction Officer.

Page Two (2).

The court of appeals decide this case in 2017 on the same matter is in conflict with the decisions of this same case in 2021. They conflict on an arguable basis in fact. Others similarly situated as inmates have the potential to murdered and abuse use of excessive force from correction Officer. The decision of the lower court in ~~Appellant~~ case was erroneous the first time in that the lower court has the authority did not use, the second time the lower court was prejudice against.

Reason for granting the petition.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Christopher A. HenryX.

Date: 4.2.2022.