

**No. : 21-7998**

**IN THE  
SUPREME COURT OF THE UNITED STATES**

---

**Lamar Daniel Ron Wilson  
Pro Se**

**PETITIONER**

**VS.**

**Dexter Payne,  
Director, Arkansas Dep't of Corrections**

**RESPONDENT**

**PETITION FOR REHEARING OF  
WRIT OF CERTIORARI**

**PRO SE**

## **LIST OF PARTIES**

All parties appear in the caption of the case on the cover page.

## **TABLE OF CONTENTS**

### **PAGE**

3)...Reasons to Grant

4)...Closing

## REASONS TO GRANT REHEARING FOR CERTIORARI

This petitioner believes his Petition for Certiorari to be of dire public concern for the following reason(s) :

- (1) At no point in this appellant's process of appeal has his issues been answered. Rather the State has repeatedly admitted fault. This Court included. Denial without addressing the very issues this petitioner has relied on throughout his appeal is still an approval, and therefore also a decision in favor, of the practices committed against him. The very issues that others have also avoided.
- (2) At no point has any charges/ indictments been shown against this appellant regarding his current conviction. Rather the State has chosen to avoid the appellant's claims at every turn. At this point in the appeal process the State has gone so far as to say they will offer *no argument* unless requested by this Court. Respondent's Waiver, 21 June, 2022. (Emphasis added). As if to admit they are without argument.
- (3) The State has often agreed with the appellant, but also outright avoided his claims altogether. At each step the Courts have denied this petitioner his due process and due rights by the displayed examples of "We know we're wrong, but we can do that."
- (4) If it is now legal to convict obviously innocent citizens, to deny them their proper rights as citizens under the US Constitution and Bill of Rights, then just say so. As Justices of this US Supreme Court, if the Constitution is no longer the Supreme Law of this Land and Nation, and has no application in this case then just say so. Publish the opinion in this case that charges/ indictments, and double jeopardy, are now acceptable practices.
- (5) To deny answers to the stated issues and claims in this appellant's petition is to advertise to all the states and territories of this Union that no longer are charges/ indictments necessary for conviction and imprisonment. That as of now any citizen can be imprisoned on a whim without accusation, but rather just because.

### CLOSING

No charging instrument. No evidence. No felony information. No victim related to this conviction – at all. If one stands before any court in this land today and states before a plea “I am guilty of the murder deaths of Presidents Abraham Lincoln and John F. Kennedy.”, is this person *actually* guilty? Or, rather, guilty because they said they are? If this is acceptable practice, then by equality without charge, evidence, and felony information it must also be acceptable practice that “I am not guilty” is exonerating.

The contract of this conviction is clearly and grossly defective and so should be voided.

### CONCLUSION

The Petition for a Writ of Certiorari should be granted.

Respectfully Submitted,



Lamar D. Wilson, Pro Se  
102 Riggs Trail  
Bonnerdale, AR  
71933

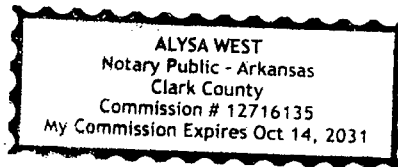
E-mail: [SPCWilsonHHC3187@gmail.com](mailto:SPCWilsonHHC3187@gmail.com)

NOTARY

STATE OF ARKANSAS )  
COUNTY OF Garland ) SS

Petitioner, Lamar D. Wilson, being first duly sworn under oath, presents that he has read and subscribed to the above and states that the information therein is true and correct.

SUBSCRIBED AND SWORN TO AND BEFORE ME this 28<sup>th</sup> day of November, 2022.



Alysa West  
Notary Public

My commission expires: October 14, 2031

**NO. : 21-7998**

**IN THE  
SUPREME COURT OF THE UNITED STATES**

---

**LAMAR DANIEL RON WILSON**

**Petitioner**

**Pro Se**

**v.**

**DEXTER PAYNE**

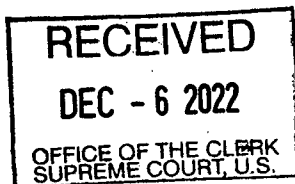
**Respondent**

**Director, Arkansas Dep't of Corrections**

**On Petition for a Rehearing of Writ of Certiorari**

**RULE 44 CERTIFICATE**

1. As required by Supreme Court Rule 44.2, I certify that the Petition for Rehearing is limited to "intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented," and that the Petition is presented in good faith and not for delay.
2. I declare under penalty of perjury that the foregoing is true and correct.
3. Executed on July 9, 2018.



---

Pro Se  
119 Suit Lane  
Bonnerdale, Arkansas 71933  
(C) 501-203-7248  
SpcWilsonHHC3187@gmail.com

**NO. : 21-7998**

**IN THE  
SUPREME COURT OF THE UNITED STATES**

---

**LAMAR DANIEL RON WILSON  
Pro Se**

**Petitioner**

**v.**

**DEXTER PAYNE  
Director, Arkansas Dep't of Corrections**

**Respondent**

**CERTIFICATE OF COUNSEL**

The undersigned, as counsel for the above-named Petitioner, hereby certifies as follows:

1. That Petitioner has personally, and without legal assistance prepared the enclosed Petition for Rehearing.
2. That to the best of Petitioner's knowledge and belief, the statements, representations, and declarations made by him in the foregoing Petition are in all respects accurate and true.
3. The foregoing Petition for Rehearing is presented in good faith and is not for delay.

Signed by Petitioner, pro se, this day 27 November, 2022 .

---

Pro Se  
119 Suit Lane  
Bonnerdale, Arkansas 71933  
(C) 501-203-7248  
SpcWilsonHHC3187@gmail.com