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Supreme Court, U.S.
FILED

MAY 10 2022

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No. **21-8006**

IN THE
SUPREME COURT OF THE UNITED STATES

CHARLES AWUSIN INKO-TARIAH. - PETITIONER

VS.

FEDERAL MEDICAL CENTER, BUTNER, N.C ET AL - RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S COURT OF APPEALS FOR THE 4TH CIRCUIT, RICHMOND, VA (21-7660)

PETITION FOR WRIT OF CERTIORARI

MAY 10, 2022

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SUPREME COURT, U.S.

005
IN THE SUPREME COURT OF THE UNITED STATES

WASHINGTON, DC

CHARLES AWUSIN INKO-TARIAH.)

*P. O. Box 29074)

1203½ Otis Street, NE.)

Washington DC 20017-2516)

(202) 855-3530.)

Petitioner.)

VS.)

FEDERAL MEDICAL CENTER)

P. O. BOX 1600.)

BUTNER, N. C. 27509.)

(919) 575-3900)

ARTHUR F. BEELER)

East Carolina University)

Department of Criminal Justice)

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Greenville, N.C 27858-4353)

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RALPH NEWMAN)

NCCIW)

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2734 Spencer Street.)

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Case No. USAP4 No. 21-7660

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 300 Veazey Drive,)
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 (919) 764-7230/(919) 477-6420)
)
 ROBERT E. COCHRANE)
 Wakemed Raleigh Campus)
 3000 New Bern Avenue)
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 (919) 539-3288)
 Respondents.)

QUESTION PRESENTED FOR REVIEW UNDER RULE 10 AND 14.1(h)

- 1) Was the U.S Court of Appeals For The Fourth Circuit, Richmond, Virginia correct in affirming the decision of the U.S District Court, EDNC, Raleigh, N.C **Judge James C. Dever III**, in dismissing a lawsuit against the Federal Medical Center, Butner, North Carolina authorities including former **Warden Arthur F. Beeler**, several Psychiatrists and Psychologists all of whom violated **Deaf/Blind** Petitioner's constitutional rights by repeatedly conspired to murder him via (drug poisoning on 11-1-2000 resulting in backward collapse from **cardiac arrest**) and again "**mob lynching attempt**" on March 3, 2004, subjected him to cruel and unusual punishment (**torture him with powerful psychotropic drug injection every 2, 3 & 4 weeks totaling 500 times and counting in 28+ years**) in violation of the Eighth Amendment rights as well as unreasonable search and seizure of his 2 valuable duplicate manuscripts in the prison mailroom between 2005 and 2010 all in violation of the Fifth Amendment rights which states: "**No person shall be deprived of life, liberty and property without due process of law.**"? Petitioner prays the high court to order the government to account for and return it.
- 2) Was it proper to dismiss the case without the court serving 7 defendants the lawsuit through U.S Marshal Service under In Forma Pauperis (waiver of \$400.00 fees) and without requiring a response from them to the complaint lawsuit?
- 3) Didn't the Federal Judges swore an oath to uphold law and order as well as support the constitution? Instead they deviated from the law and condoned "**Continued Criminal Enterprise**" (**CCE**) by the Butner Federal Prison, N.C authorities especially Respondent **Arthur F. Beeler** (Former Warden) and **Ralph Newman** (1st Psychiatrist)

who poisoned him twice, several cell mates and a lot of inmates, resorted to illegal extortion, improperly holding petitioner "hostage for 15½ more years" for a total of 20½ -25 year indefinite commitment 1994-2018 because he knew of their "horrible dark secrets" and they feared exposure that will put them in hot water so they labeled him a "marked man" and "greatest" in threat assessment. Respondents also refused to pay Petitioner compensation of \$1,500.00 a day for 15½ years wrongful confinement totaling \$8.5 million.

- 4) The Fourth Circuit Court of Appeals, Richmond, VA has decided an important federal question in a way that conflicts with the laws, statutes and constitution of the U.S or has so far departed from the accepted and usual course of judicial proceedings. Accordingly, the writ of certiorari should be granted.

Respectfully submitted this 24th day of May 2022.



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QUESTION(S) PRESENTED

The Fifth Amendment to the Constitution and Declaration of Independence states:

"No person shall be deprived of life, liberty and property without due process of law."

Respondent

-Here Defendants prison Warden Arthur F. Beeler and several psychiatrists including Dr Ralph Newman, Dr Byron L. Herbel, Dr Jean Zula (Chief Psychiatrist), Dr Robert E. Cochrane and Dr Edward Landis III, behaved like the hated Ku Klux Klan (KKK) by subjecting Deaf/Blind petitioner to "mob lynching attempt" on March 3, 2004, by seizing and dragging him 100 metres to seclusion unit, presided over illegal kangaroo court, sentenced him to 95-day solitary confinement without justification and extrajudicially sentenced him to death via poison placed on his foods, eyedrop poisoned, cell filled with hazardous noxious fumes resulting in severe respiratory distress and orange fruit secretly injected with poison all heroically foiled 52 times out of 295 meals (March 3, 2004-June 8, 2004) losing 30 pounds in weight. Ninety (90) solid credible witnesses were called whose names were recorded. Petitioner earlier survived a 6 biochemical toxic virus agent drug poisoning attempt on 11-1-2000 miraculously ^{survived} collapsing backward by cardiac arrest suffered concussion with blurred vision in his only right eye. Defendant Warden Arthur F. Beeler admitted in an email dated March 5, 2004 to being pressured by "others" (higher up in Washington, DC) to get rid of the Deaf/Blind petitioner.

Respondent

-Defendants also held him "hostage for 15½ more years" for a total of 20 ½ -25 years indefinite commitment (1994-2018) when he wasn't convicted (NGRI) of \$200.00 underground interstate metro subway arson havoc disruption 7-31-98 with zero casualty in Washington, DC protesting great injustice and was supposed to spend not more than 5 years minimum treatment plan. They have tortured petitioner with powerful psychotropic drug injection Haloperidol 150mg-200mg (now 75mg) and ABILIFY MAINTENA (Aripiprazole 400mg) 500 times in addition to anti-psychotic pills forced on him 4,690 times in 28 years (March 18, 1994-April 2022). Defendants also confiscated his valuable incoming manuscript "DARING THE FATES" (FACING A FATE WORSE THAN DEATH) in the Federal Medical Center, Butner, North Carolina prison mailroom (2005 and 2010) in violation of the Fifth Amendment rights. The manuscript when printed and sold has a worldwide estimated earning potential of tens of billions of dollars at \$30.00. They were convinced of its worth hence the greatest daylight heist. Petitioner prays the high court to order defendants to account for and return seized manuscripts.

Respondent

-Defendants also refused to pay Plaintiff compensation of \$1,500.00 a day for 15½ year illegal and wrongful confinement totaling (\$8.5 million) for violating his Eighth Amendment right to be free from "cruel and unusual punishment." The U.S Court of Appeals For The Fourth Circuit, Richmond, Virginia and the U.S District Court, EDNC, Raleigh, N.C erred in ruling on these egregious violations of plaintiff's constitutional rights and opined that staff enjoyed qualified immunity from prosecution or liability for poisoning a lot of inmates including several cellmates in violation of law, statute, constitution and Federal Bureau of Prison guidelines. There were over 2,800 inmate deaths [2000-2018] but disclosed to the public only 2 high profile inmate deaths.

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CHARLES AWUSIN INKO-TARIAH vs FEDERAL MEDICAL CENTER, BUTNER N.C ET AL

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#1) Motion For Leave To Proceed In Forma Pauperis. Affidavit or Declaration in support of Motion For Leave to Proceed In Forma Pauperis.

#2) Petition For A Writ Of Certiorari

#3a)Self-Published Books "***AMERICAN EVIL EMPIRE***" (*Rumbling at the Jungle*)

#3b)Upcoming Book "***INKOMANIA - FOR THE LOVE OF INKO***" (Vol. 1)

#4). Copy of Legal Envelope - Defendant/Respondent Dr R. Newman refused service.

#5). 4th Circuit U.S Court of Appeals, Richmond, VA - **Judgment 3/29/22** (Appendix A)

#6). 4th Circuit U.S Court of Appeals, Richmond, VA - **Informal Brief 12-21-21**

#7). U.S District Court, EDNC, Raleigh, North Carolina - **Order 11-04-21** (Appendix B)

#8). Statement of the Case.

#9). Questions Presented.

#10)Bank Account Statement (In Forma Pauperis Application)

#11)Proof of Service.

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:

- ① FEDERAL MEDICAL CENTER, BUTNER N.C 27509
- ② ARTHUR F. BEELER, ECU/DCJ 245 RIVERS BLDG, GREENVILLE NC 27838-4353.
- ③ ^{DR.} RALPH NEWMAN, NCCIH 1034 BRAGG STREET, RALEIGH NC 27610.
- ④ ^{DR.} BYRON L. HERBEL, 876 LOUISE CIRCLE, DURHAM, N.C 27705
- ⑤ ^{DR.} EDWARD LANDIS III, 2734 SPENCER ST, DURHAM, N.C 27705
- ⑥ JEAN ZULA, 300 VEAZEY DRIVE, BUTNER, NC 27509
- ⑦ DR. ROBERT E. COCHRANE, WAKEMED, 3000 NEW BERN AVE, RALEIGH, N.C 27610

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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 _____; 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 B 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 MARCH 29, 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: _____, 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 _____.
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

- ① *Bivens v Six Unknown Fed. Narcotics Agents*
403 U.S. 388 (1971)
- ② *Melvin v United States*, 9
963 F. Supp. 1052 (D.K.S. 1997)
- ③ *Demler v Ingh, U.S.D.C (W.D. Fla.)*,
Case No. 4:19-cv-00094-RH-GRJ
- ④ *Brzowski v. Sigler, IL Court Order, Wrongful Imprisonment 2021*
Case 1:17-cv-09339
- ⑤ *Brady v County of Alameda, CA (Disabled Prisoner, Cruel and Unusual Punishment)*
2021 5:18-cv-07677-NC

IN THE SUPREME COURT OF THE UNITED STATES

WASHINGTON, D.C

CHARLES AWUSIN INKO-TARIAH)
Petitioner)

Case No. 21-7660

VS)

Docket No. 5:21-ct-03230-D

FEDERAL MEDICAL CENTER,)
BUTNER, NORTH CAROLINA et al)
Respondent)

STATEMENT OF THE CASE
QUESTIONS PRESENTED FOR REVIEW RULE 14.1(a)

Now the Petitioner Charles Awusin Inko-Tariah (**Deaf/Blind**) proceeding pro-se moves the Supreme Court, Washington, DC to review the adverse decision of the U.S Court of Appeals For The Fourth Circuit, Richmond, Virginia under rule 14.1(a).

The Fourth Circuit Appellate Court erred in affirming the decision of the U.S District Court, Raleigh, North Carolina **Judge James C. Dever, III** in dismissing a lawsuit without serving the papers to the aforementioned 7 defendants through U.S Marshal after waiver of \$400.00 filing fees as assured on the phone by **Amy** (Case Manager) or receiving a response from the defendants. Petitioner sought compensation of \$8.5 million for 15½ year illegal and wrongful confinement for a total of 20-25 year indefinite commitment (\$1,500 a day) for a (NGRI) which means he is supposed to spend not more than 5 years treatment plan over \$200.00 arson disruption incident on underground WMATA interstate metro subway 7-31-98 at **Judiciary Square Metro Station, Washington, DC** with zero casualty protesting perceived great injustice of politically-motivated **CIA**-inspired 500-mile road round trip kidnapping, police brutality, degrading treatment of mug-shot and finger printed without being properly arrested or suspected of a crime designed for (psychological warfare/propaganda) and conspiracy to frame him in murder so as to be executed in Norfolk, Virginia Police Department Station on Saturday October 3, 1992 with the collusion of officials and "friends" of **Gallaudet University, Washington, DC** that provided cover for the covert operation. Due to conflict of interest by the government psychiatrists and **Warden Arthur F. Beeler** who repeatedly plotted his death over the upcoming 7 manuscripts (books) which **Dr Ralph Newman** (1st Psychiatrist) desperately and greedily wanted **"for his own enrichment."** Petitioner balked in 1998, 2000 and 2013

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hence the personal vendetta, holding him "hostage for 15½ more years", repeated murder plots, campaign of calumny by manipulating the Federal Court, Washington, DC and the national media to disseminate false and defamatory article worldwide stating that he suffers from a "serious mental disease" (The Washington Post Metro Section August 1, & 4, 1998/August 4, 1999) and seizing/stealing his incoming 2 manuscripts in the FMC Butner, N.C mailroom in 2005 and 2010 with a projected worldwide sales earning potential of tens of billions of dollars provided that most of the 7 billion people worldwide shell out \$30.00 per book to satisfy their curiosity. Dr Newman was convinced of its potential worth due to unusual circumstances and public curiosity hence the interception and greatest heist. It is titled "DARING THE FATES" (FACING A FATE WORSE THAN DEATH).

Staff and authorities at famous Federal Medical Center, Butner, North Carolina committed many egregious crimes by secretly placing poison on inmate foods, drugs, coffee and orange fruit secretly injected with deadly poison as well as poisoned eye drop while petitioner and several roommates were in solitary confinement for 95-days (March 3, 2004-June 8, 2004) and the Federal Judges, FBI, US Department of Justice, U.S Attorneys, NC SBI and BOP HQ, Washington, DC were all acting "ostrich." The media resorted to a "conspiracy of silence." No one is fired, disciplined or prosecuted for the murders of up to 400 inmates out of 2,800 inmate deaths [2000-2018]. Petitioner was clearly a "marked man" because he knew of their "dark secrets" and they feared exposure. The prison authorities have revealed to the public only 2 high profile inmate deaths like 1) James Von Brunn (DC Holocaust Memorial Museum white supremacist octogenarian gunman) and 2) Omar Abdel-Rahman "Blind Sheik" (Spiritual leader to 9/11 terrorist attackers). Even Zacarias Moussaoui, the only man charged in 9/11 terrorist attack made similar allegation of poisoning while undergoing Forensic Evaluation Assessment at FMC Butner, North Carolina as reported in USA Today Newspaper covering his trial around 2003. The federal judges cannot claim to have the moral high ground by sentencing every violator of law to prison no matter their status only to condone "Continued Criminal Enterprise" (CCE) by BOP staff and authorities at FMC Butner, North Carolina.

RELIEF SOUGHT

Unless the Supreme Court grant writ of certiorari and reverse the decision of the lower courts, the 2.3 million strong inmates in 5,600 federal, state, local, Indian, Juvenile and Military Prisons nationwide hornet's nest will be stirred and cannot trust the government to take care of them for they are wolves in sheep's clothing with the courts and the media enabling them by looking the

other way. Are the federal court judges and the media afraid of the greedy and rapacious Jewish psychiatrist Dr Ralph Newman and Warden Arthur F. Beeler and cohorts? Are they above the law? The Federal Judges acted like powerful Lions before the President of the United States of America but cowered in fear of Jewish influence like timid rabbits! Petitioner will also warn the 54 countries of Africa especially Nigeria to beware of imported U.S.A products for they never know what is in it as over 30 million Africans already are dead of AIDS Virus as of the 1990s and Ebola Virus purportedly manufactured in U.S labs that decimated the African population from which the U.S government secretly mixed it with the exported foods, medicine and fruit products as well as textile clothing infected then sent to Africa for vaguely worded "population control" measure as evidenced by public/media confession by apartheid-era operative KEITH MAXWELL. Petitioner's tragic ordeal while in U.S Attorney-General custody on 2 separate occasions at Federal Medical Center, Butner, North Carolina (11-1-2000 drug poisoning resulting in backward collapse from cardiac arrest but survived miraculously with only right eye vision injured (permanently blurred) along with fractured skull from concussion hitting his head on hard concrete floor and March-June 2004 food poisoning attempts including poisoned eyedrop twice and orange fruit secretly injected but detected and heroically foiled 52 times out of 295 meals losing 30 pounds in weight) during 95-day solitary confinement. He was currently tortured with psychotropic drug injection 499 times and counting in 28 years. Petitioner's race, (Black), nationality (Nigerian), disability (Deaf/Blind) and political affiliation (close ties to college sponsor 6/12/93 President-Elect Chief Moshood K. O. Abiola (late 7/8/98) is a key factor in how he was cruelly treated by the U.S criminal justice system in violation of Title VII Civil Rights Act 1964. No one is held accountable or prosecuted for the repeated poisoning/murder of lots of inmates including former roommate inmate Stephen Jones, 40, Black American (1989 Presidential subject) who died face down in his sleep around July 2003 and it was covered up. The day of reckoning is near for staff at BOP-FMC Butner, N.C.

Respectfully submitted this 10th day of May 2022.


Charles Awusin Inko-Tariah

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