

No. 21-8208

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

CORRECTED

FILED

JUN 13 2022

OFFICE OF THE CLERK
SUPREME COURT U.S.

Sovereign Indian Homer Jones

— PETITIONER

(Your Name)

vs.

~~Okla. & U.S. Dist. Court, W.D. Ok.~~ — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Dist. Court, Western Dist. of Okla. (NO merits, all avoided)
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Sovereign Indian Homer Jones, # 143946

(Your Name)

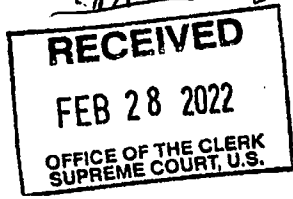
J.H.C.C., J-A-209 P.O.W. Camp

(Address)

P.O. Box 548, Lexington, Okla. 73051

(City, State, Zip Code) (Military base)

N/A none allowed
(Phone Number)



QUESTION(S) PRESENTED

- Is a treaty between Sovereign Nations over an individual States Laws ?
- Does the United States have jurisdiction over a Sovereign Nation it is NOT at war with ?
- Can a State militarized police force invade the lands of a Sovereign Nation, kidnap and remove individuals from that Sovereign Nation, TO another Sovereign Nation, and detain them there based upon the invading states Court rulings ?
- Under the U.S. Constitution can one Nation/State (Okla.) send armed military persons into the lands of a different and independent Sovereign Nation to arrest and detain any person there without permission from that Sovereign Nation ?
- Because "McGirt" did NOT make NEW law, but only clarified the laws in effect since the 1830's, can it be barred from effecting cases back to 1897 ?
- When a States Own Constitution SAYS it has NO Jurisdiction over the lands of other Sovereign Nations IN that State, or crimes in them, (Outside State) is that a federal 2241 habeas matter on detained persons by that state, OR an international United Nations matter ?
- Can a State keep it's prisoners inside a 3rd, Sovereign nations lands without permission from that nation ?
- If an Indian Reservation is **SOVEREIGN NATIONS LANDS**, how does the United States Police officers get authority to enter it FOR ANY REASON unless the U.S. Is AT WAR with that Sovereign Nation, and the Sovereign Independent Nation is invaded by them AS an act of war ?
- When the U.S. Is NOT at war with a Sovereign Indian Nation, HOW does a Federal Court get Jurisdiction ^{over} acts taking place inside that Sovereign Nation ?
- When U.S. District Courts REFUSE to writ a petitioner before the Court on Habeas, REFUSE to allow a 2241, change the 2241 to 2254 WITHOUT due process of a hearing, Does that act effect all 50 States, OR only Oklahoma ?
- Habeas petitions by law GO to a Judge, NOT Court clerks that block access to the Court, so is refusal to allow a Judge to HEAR and inquire into the petition, a Suspension of Habeas, or denial of 1st., or 14th., rights, OR ACT of war against the Constitution ?
- When Okla. Has defined LIFE as 45 years, and mandated all earned credits and other credits records be kept FOR when Life is defined in each case, DOES that entitle a detained person to be released when they add up to over 45 years, WITH over 30 years day for day served ?

15 Petitioner ENTITLED to HABEAS CORPUS RELEASE ?
2

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:

MC GIRT - DECLATORY - RULING ON
what the law has always been.
UNITED NATIONS CASES ON ONE NATION
COMMITTING ACTS OF WAR WITH ANOTHER,
JUSTIFYING THEIR SENDING U.N. FORCES TO AID
THE INVaded NATION

A- FIRST IMPRESSIONS

2241- CASE - ON

U.S. TREATYs.

TABLE OF CONTENTS

| | | |
|---|---|---|
| OPINIONS BELOW..... | TO DISABLED & HANDICAPPED - <u>to provide</u> | 1 |
| JURISDICTION..... | LAWS OF NATIONS & CONSTITUTION..... | |
| CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED..... | SOVEREIGN | |
| STATEMENT OF THE CASE..... | ONE STATE DECLARER WAR ON ANOTHER | |
| REASONS FOR GRANTING THE WRIT..... | INVADED it with military force, JUSTICE - PRESERVE U. S. | |
| CONCLUSION..... | IF U.S. REFUSES TO ENFORCE SOVEREIGN RIGHTS IT WILL BE NO MORE | |

INDEX TO APPENDICES

APPENDIX A LOWER COURT ORDER CONVERTING A
2241 TO AN ILLEGAL 2254, DENYING DUE PROCESS

APPENDIX B COURT BRI - OBJECTION

APPENDIX C SUPPORTIVE DOCUMENTS

SUPPORTING DOCUMENTS

APPENDIX D

APPENDIX E

N/O - 10th. C.R.

APPENDIX F

APPEAL ~~IS~~ PENDING
THEY DENIED REFUSED CERTIFICATION
TO ALLOW ONE

STATE
PRISON DENIES ACCESS TO MEANS
to HAVE ACCESS to Courts
FOR THEM

AND U.S. CONST. AMEND. NO. 10 - VIOLENTATIONS,
 WAR WITHOUT U.N. INTERVENTION.
 THEM IN - ANOTHER SOVEREIGN NATIONS LANS, WHILE WORKING
 U.S. GOVERNMENT, GOVERNMENT, OTHERS, SELLING AND DESTROYING
 ACTS OF WAR BY NATION STATE OF OKLA. ON
 OTHER
 1830 + REACTIONS.
 151, 5TH, 14TH, AMEND.
 6th. CONST. ART. (1) SEC. (3)
 U.S. TREATIES
 1830 - TREATY OF - DIPLOMATIC - RABBIT - CREEK
 A - FIRST - IMPERIAL CASE
 28 DEC. 2341
 U.S. CONST.
 INTERNATIONAL LAW
 UNITED NATIONS MANDATES, RULES, STANDARDS
 1899 ACT OF CONGRESS
 STATUTES AND RULES

OVER - RULES - STATE - LAW
 BETWEEN SOVEREIGN
 NATIONS
 TREATIES -
 2241 - CASE
 A - FIRST - IMPERIAL
 SINCE 1800s.
 MIGRAT. PECULIAR. LAW SH. THE EFFECT
 CASES
 PAGE NUMBER
 DISBELIEFS
 PREVENTS
 THIS
 IN
 1899
 TABLE OF AUTHORITIES CITED

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 1 to the petition and is

reported at N/A; 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 1 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 REFUSED TO ALLOW APPEAL.

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).

AND UNITED NATIONS LAWS.

A - FIRST - IMPRESSION 2241 - CASE
U. S. TREATY with SOVEREIGN - NATIONS

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

OKLA CHARTER void SINCE CAPITOL MOVED
without AUTHORITY to do so.

OKLA INVades OTHER SOVEREIGN NATIONS
with MILITARY POLICE, SEIZED PERSONS, REMOVED
them to ANOTHER SOVEREIGN NATION, to DETAIN
them until DEATH, without JURISDICTION to
do so.

A- FIRST - IMPRESSION COURT
OF 2241 AND 1st AMEND RIGHTS

~~REAGAN~~
With U.S. GOV.
1st, 5th, 6th, 8th, & 14th AMEND - U.S. CITIZEN

STATEMENT OF THE CASE

WHILE MINDING HIS OWN BUSINESS, INSIDE ONE OF THE SOVEREIGN NATION'S LANDS, OKLA., USING MILITARY RESERVE POLICE, AS AN ACT OF WAR, INVADING THE OTHER SOVEREIGN NATION, SEIZED PETITIONER, THEN, LIKE NAZIS, DID JEWS IN W.W.II, MOVED HIM TO ANOTHER SOVEREIGN NATION'S LANDS, AND HAS HIM DETAINED THERE, ILLEGALLY. (NO RECORD OF ARREST, DETAINING ETC.) REQUEST TO OKLA COURTS FOR RELIEF ARE NOT PROCESSED, TO FEDERAL COURTS FOR RELIEF ARE BLOCKED, TO UNITED NATIONS FOR ASSISTANCE, NOT ANSWERED. THIS IS AN IMPORTANT CONSTITUTIONAL ISSUE.

PETITIONER IS DISABLED, POOR, HANICAPPED, AND DISPISED RECEIVING BILLIONS OF DOLLARS IN FEDERAL FUNDS, OKLA, DISCRIMINATING AGAINST THOUSANDS OF PEOPLE DETAINED BY THEM WITHOUT ACCESS TO LEGAL ASSISTANCE, PREVENTING THEM FROM MEANINGFUL ACCESS TO COURT, AND DUE PROCESS, IN ALL STATE AND FEDERAL COURTS, OKLA HAS ADMITTED ALL HABEAS CORPUS CLAIMS TRUE, THEN WITHOUT DUE PROCESS, BLOCKS ALL WAYS TO SEEK RELIEF. OKLA FEDERAL COURTS REFUSE TO PROCESS A 1ST IMPRISONMENT HABEAS (OR - ANY HABEAS?).

2241 HABEAS INVOLVING TREATY - VIOLATION, A MEMBER OF THE UNION OF STATES, (OKLA) COMMITTED AN ACT OF WAR AGAINST A SOVEREIGN NATION, USING MILITARY TRAINED TROOPS IT INVADED THE OTHER SOVEREIGN NATION'S LANDS, SEIZED PETITIONER, AND NOW HOLDS HIM IN A P.O.W. PRISON - WHERE - NO OKLA FEDERAL COURT WILL ALLOW HIS 280.S.C & 2241 HABEAS TO BE PROCESSED. (FED. COURTS CHANGE IT TO WHAT OKLA ASK THEM TO; THEN AUTOMATICALLY DENIES IT REFUSING TO CONDUCT THE MANDATORI INQUIRY. (HARASING). - SUSPENDING HABEAS - CORPUS, ONE AN EQUAL PROTECTION OF LAW.