

✓
22-5497
No.

FILED

JUL 07 2022

IN THE

OFFICE OF THE CLERK
SUPREME COURT
ORIGINAL

SUPREME COURT OF THE UNITED STATES

William C Shaw PETITIONER
(Your Name)

vs.

Ed Hay, et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals for the 9th Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)
#21-35979

PETITION FOR WRIT OF CERTIORARI

William C. Shaw
(Your Name)

701 33rd Ave NE
(Address)

Great Falls, MT 59404
(City, State, Zip Code)

509-362-4713
(Phone Number)

IV) QUESTION(S) PRESENTED

- 1) SPOKANE COUNTY ALREADY KNEW THAT I MOVED MY THREE KIDS OUT FROM TACOMA, WA TO SPOKANE, WA IN SEPTEMBER 2001 AT THE REQUEST OF ALLAN ARNOLD AND HIS DAUGHTER BRANDY MITCHEL. THEY ASKED FOR HELP WITH THEIR FAMILY. THEIR DAUGHTER, "KENDRA MITCHELL" IS ONE OF THE ALLEDGED VICTIMS WHO IS LIKE A DAUGHTER TO ME. I WENT THROUGH HELL TRYING TO GET BRANDY TO LEAVE THE DRUG WORLD ONCE I FOUND OUT SHE WAS IN SO DEEP, AND COME BACK TO HER FAMILY. MANY TIMES I PUT MYSELF AT RISK TRYING TO GET BRANDY TO COME HOME. I CAN GIVE EXAMPLES IF THE COURT WANTS. ALLAN WHO HAS AGENT ORANGE FROM VIETNAM, COULDN'T DRIVE SO I GOT HIM TO ALL HIS VA DOCTOR APPOINTMENTS AND ALL THEIR SHOPPING. KENDRA I HELPED WITH HER HOMEWORKMANY MANY TIMES IN THE TEN YEARS I WAS THEIR IN SPOKANE ALSO TAKING CARE OF MY THREE TEEN-AGERS, ASHLEY, WILLIAM JR AND JUSTIN.

SHOULDN'T I BE SOMEONE WHO IS A GOOD PERSON RATHER THAN AN ANIMAL. IN THE TEN YEARS I WAS THERE I GOT VERY ATTACHED TO THE FAMILY. YOU WOULDN'T BELIEVE WHAT WE ALL WENT THROUGH AND ALL THE TEARS THINKING A FEW TIMES LIKE WE LOST BRANDY IN HER WORLD OF DRUGS AND CRIME. IN FACT IT WAS ME WHO ALERTED BRANDYS NEIGHBORS WHEN SHE LIVED WITH HER BOYFRIEND, AS TO THE DRUGS THEY WERE DEALING. LATER SPOKANE COUNTY WAS ABLE TO ARREST AND CONVIST HER THUS GETTING HER IN JAIL AND A

NEW START. I COULD HAVE GOT MYSELF KILLED SOME OF THE THINGS I DID BUT I WAS

DETERMINED TO KEEP MY PROMISE TO KENDRA. SHE WANTED HER MOM BACK.

MY QUESTION, ID YOU DON'T MIND IS, WHY DID SPOKANE COUNTY CONSPIRE TO DESTROY MY LIFE, WHEN I SPENT TEN YEARS GO OUT OF MY WAY FOR BRANDYS FAMILY?

DETECTIVE ORR AFTER READING KERRINAS STATEMENT CAME UP WITH THE SAME THING I CAME UP WITH. KERRINAS STATEMENT WAS FULL OF LIES. LIES THAT IN SOME CASES DIDN'T EVEN MAKE SENSE. THIS IS OBVIOUSLY WHY HE DIDN'T EVEN BOTHER TO CALL THE CHURCH TO SEE IF KERRINA WAS TELLING THE TRUTH ABOUT ME GETTING KICKED OUT FOR TOUCHING KIDS. WHAT DETECTIVE WOULDN'T FOLLOW UP WITH THAT? COULD IT BE DETECTIVE ORR AND THE OTHERS PLANNED ON MAKING KERRINAS STATEMENT THE BASIS OF DESTROYING MY LIFE? YES BY MY PUBLIC DEFENDERS REFUSING MY STATEMENT AFTER I NEEDED TO CORRECT KERRINAS STATEMENT FILLED WITH LIES, THIS GAVE JUDGE MICHAEL PRICE A REASON TO CALL ME AN ANIMAL THEY HAVE TO KEEP OFF THE STREETS. AND THE PROSECUTOR ED HAY WHO I THINK WAS THE LEADER IN ALL THIS, WAS SURE QUICK TO ADD TO KERRINAS LIES WITH AN ASSAULT THAT EVEN SHE DIDN'T CLAIM. THEN AFTER GETTING TRICKED INTO TAKING A PLEA TO GET BACK TO MY FAMILY, ED ADDED SUBSTANTIAL PAIN, SEVERE SUFFERING FOR A LONG PERIOD OF TIME.

I STILL REMEMBER ED HAY IN COURT TELLING THE COURTROOM THAT IF IM NOT ON MEDICATION IM A THREAT TO CHILDREN. HE HAD AN EVIL LOOK IN HIS FACE THAT IM SURE

MANY PEOPLE NOTICED. HOW COULD THEY NOT NOTICE?

WELL WHAT ED ACCUSED ME OF AND CONVICTED ME OF IS SIMIALR TO ACCUSING GOD OF RAPE. IM SO OPPOSITE OF WHAT HE HAS MADE ME OUT TO BE IS SHOCKING. IVE NEVER TOUCHED A KID IN MY LIFE AND MY KIDS WERE NEVER ABUSED. IM VERY VERY PROTECTIVE OF WOMEN AND CHILDREN. AND YOU WOULDN'T BELIEVE HOW MANY PEOPLE I GET TO SMILE THROUGHOUT THE DAY. IF I GET SOMEONE TO SAY, "SIR? YOU'VE MADE MY DAY" THAT MAKES MY DAY. WHAT HAPPENED TO THE MEDIGATION IVE SHOWN IN MY, "PUT OTHERS FIRST" LIFE IVE LIVED MOST MY LIFE?

WHY THE NEED TO DESTROY ME AND MY FAMILY. WAS IT THAT IMPORTANT TO THROW ME UNDER THE BUS WHEN IM CERTAINLY NOT A BAD PERSON?

YOUR HONORS? THIS IS THE QUESTION THAT KEEPS ME FROM SLEEPING FROM TIME TO TIME.

KNOWING KERRINA LIED SO BAD AND SO MUCH, WHY WOULD SPOKANE COUNTY ACCEPT HER LIES IN AN ATTEMPT TO DESTROY ME, WHILE KERRINA AND KENDRA CARRY THE GUILT OF LIEING SO BAD ABOUT ME. I WAS PERFECT WITH THEM WITH THE EXCEPTION OF BEING A LITTLE TO ENABLING, WITH SPOILING THEM LIKE ALLAN AND I DO QUITE OFTEN.

KERRINA HAS BEEN INCARCERATED THREE TIMES SINCE THIS ALL HAPPENED. SHES IN MISSION CREEK, BELFAIR, WA NOW AND IS SUPPOSED TO GET RELESED SOMETIME IN DECEMBER. BUT SHE TOLD ME SHES AFRAID

OF RETURNING TO SPOKANE AND POSSIBLY OVERDOSING ON FENTANYL. MAYBE ED HAY IS LACKING IN A CONSCIOUS, REMORE AND COMPASSION BUT THAT DOESN'T MEAN THE GIRLS ARE.

SHOULDN'T SPOKANE COUNTY BE OBLIGATED TO GET THE TRUTH FROM KERRINA? THE GIRLS HAVE ALREADY APOLOGIZED TO ME BECAUSE I KNOW WHY THEY LIED.

IVE EVEN ASKED KERRINA TO PUT HER APOLOGY IN WRITING. SHES AFRAID OF NEW CHARGES EVEN THOUGH I TOLD HER THAT WONT HAPPEN. BUT WHAT SHOCKS ME IS SHE WONT EVEN ADMIT THAT I DIDN'T ASSAULT HER AND THAT ED HAY LIED. I TOLD HER SHES ALREADY IMPLIED I DIDN'T ASSAULT HER BY HER STATEMENT, BUT HER REPLY IS, "IM NOT SIGNING NOTHING"

PLEASE YOUR HONORS. IS THERE SOMETHING WE CAN DO TO RECTIFY WHAT SPOKANE HAS DONE AT THE EXPENSE OF THE GIRLS AND WITH THE SOLE PURPOSE OF DESTROYING ME AND MY FAMILY?

THESE ARE REALLY THE MAIN QUESTIONS I WOULD LIKE LOOKED INTO.

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 1-19-2022.

☐ 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: 6-2-2022, 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).

7

X) JURISDICTION

TIME SCHEDULE ORDER	NOV. 24, 2021	U.S. NINTH CIRCUIT
ORDER TO (DISMISS) NON-TIMELY	NOV. 29,2021	U.S. NINTH CIRCUIT
REQUEST TO RECONSIDER	DEC. 1, 2021	U.S. NINTH CIRCUIT
ORDER TO (DISMISS) NON-TIMELY	JAN. 19, 2022	U.S. NINTH CIRCUIT
MOTION TO RECONSIDER	JAN. 25, 2022 (7 PG.)	U.S. NINTH CIRCUIT
CERT. RET. RECPT PROOF	NOV. 16/22 2021	U.S. NINTH CIRCUIT
APPELS MOTION FOR RECON. (DENIED) JUNE 2, 2022		U.S. NINTH CIRCUIT
APPELS MOTION FOR RECON. (MANDATE) JUNE 10, 2022		U.S. NINTH CIRCUIT

TO WHOM IT MAY CONCERN.

NINTH CIRCUIT CLAIMED I DIDN'T RESPOND IN THE 30 DAYS. THAT IS A LIE. THAT'S WHY I MAILED EVERYTHING CERTIFIED RETURN RECEIPT. I DOCUMENTS WERE POST MARKED MABE A WEEK BEFORE MY 30 DAYS WAS UP. THEY CLAIM BECAUSE THEY DIDN'T SIGN FOR IT UNTIL DAYS LATER, IT WASN'T WITHIN 30 DAYS.

I HAVE NO IDEA WHAT HAPPENS TO MY PAPERWORK AFTER IT LEAVED ME. ALL I KNOW IS IT WAS DAYS BEFORE THE 30 TIME FRAME.

FOR ALL I KNOW THEY COULD HAVE SAT ON MY DOCUMENTS UNTIL MY 30 DAYS EXPIRED. MAYBE WEATHER OR WHO KNOWS WHAT.

XII) STATEMENT OF THE CASE

- 1) MY RESIDENCE WAS SEARCHED MAY 26, 2007. I WAS TOLD THERE WAS A WARRANT BUT WAS NOT SHOWN A WARRANT. DETECTIVE ORR SEARCHED TWICE AND FOUND NOTHING. AFTER HE SEARCHED THE FIRST TIME HE ASKED ME TO TALK TO HIM AFTER MANY ATTEMPTS PREVIOUS. I REAT AGAIN LIKE IVE DONE OVER AND OVER, I WOULD LIKE TO SPEAK TO AN ATTORNEY. THE NIGHT BEFORE I LEFT DETECTIVE ORR A VOICEMAIL AT HIS OFFICE THAT I HAD AN ATTORNEY LINED UP THROUGH MY CAR WRECT ATTORNEY STEVE NORDSTORM. HIS FRIEND IS OUT OF "COEUR D'ALENE, IDAHO, BUT I WASN'T AWARE OF HIS NAME AND/OR IF HE WOULD TAKE MY CASE. TO MY SURPRISE, THE NEXT MORNING I WAS RAIDED BY DETECTIVE ORR AND SHEIRIFFS.
- 2) I LEARNED LATER ONE OF THE DEFENDANTS, "KERRINA CONNORS" AFTER READING HER STATEMENT WITH MY ATTORNEY, THAT HER STATEMENT WAS LITERALLY FULL OF LIES. MANY LIES WERENT EVEN NECESSARY. IT WAS LIKE SHE TOOK A PAGE OUT OF A PERVERTS PLAYBOOK AND MY FIRSE THOUGHT WAS, "I WOULD LOVE TO CATCH SOMEONE MAKING A CHILD FEEL THAT UNCOMFORTABLE. BUT IN HER STATEMENT NOTHING WAS EVER SAID ABOUT BEING HURT OR ASSAULTED AS PROSECUTOR ED HAY LATER ADDED. ANOTHER OF KERRINAS LIES WAS SHE TOLD DETECTIVE ORR THAT I WAS KICKED OUT OF LIFE CENTER CHURCH FOR TOUCHING KIDS INAPPROPRIATLY. KERRINA KNEW THAT WAS A LIE BECAUSE WE ALL ATTENDED LIFE CENTER CHURCH. THE CHURCH

HURT THE GIRLS BY DENYING THEM A CHANCE TO VOLUNTEER WITH THE YOUNG BABIES. THEY WERE GIVEN APPLICATIONS WHILE SEEING THE KIDS AND THEIR AGE BUT GOT THE GIRLS HOPES UP ANYWAY. I BROUGHT THIS TO THE ATTENTION OF THE CHURCH ALONG WITH ANOTHER ISSUE AND NOTHING WAS DONE SO I QUIT. THE GIRLS BOTH KNEW THAT. WHATS INTERESTING IS DETECTIVE ORR NEVER BOTHERED TO CALL THE CHURCH TO CHECK IF KERRINA WAS LIEING OR NOT. I HAD TO CALL MY MOM FROM THE JAIL IN SPOKANE TO TACOMA, WA. AND HAVE HER CALL, "LIFE CENTER CHURCH WHERE I DO ALL MY VOLUNTEER WORK. MOM CONTACTED THE CHURCH AND TOLD PASTURE BLAKE OF MY CHARGES AND WHAT A GIRL NAMED KERRINA HAD SAID ABOUT ME. PASTURE BLAKE WROTE A LETTER TO THE CHURCH LETTING THEM KNOW IVE NEVER BEEN SUSPECTED OF WRONG DOING WITH CHILDREN. HE LATER TOLD ME HE SENT A COPY TO THE PROSECUTOR AND TO MY ATTORNEY BUT APPARENTLYTHE LETTERS WERE LOST. LATER I HAD TO HAVE PASTURE BLAKE MAIL OUT ANOTHER LETTER TO THE COURT AND HE DID. (PLEASE SEE ATTACHED) I SUBMIT TO YOU, DETECTIVE ORR DIDN'T BOTHER BECAUSE KERRINAS STATEMENT WAS SO FULL OF LIES.

THE OTHER VICTIM, "KENDRA MITCHELL" WHO IS LIKE A DAUGHTER TO ME AFTER KNOWING THEM BOTH MOST THEIR LIVES, KENDRAS STATEMENT WAS APPROX HALF CORRECT, WHICH VERIFIED MUCH OF WHAT I WAS SAYING TO MY ATTORNEY. EVEN KENDRA MADE NO MENTION OD ASSAULTING OR HURTING KERRINA AND IN THAT SMALL APARTMENT SHE WOULD HAVE NOTICED. ALSO KENDRA SAID NOTING IN

REGARDS TO ME BEING KICKED OUT FOR INAPPROPRIATE REASONS.

WITHIN A WEEK, WHEN I WAS ABLE TO SEE MY ATTORNEY, "KARI REARDON" I HAD WROTE ABOUT A 5 PAGE STATEMENT ABOUT WHAT REALLY HAPPENED AT MY HOUSE. KARI DIDN'T KNOW WHAT I WAS HANDING HER BUT AS I STARTED TO HAND THE STATEMENT TO HER I AND SHE WAS REACHING FOR IT, I TOLD HER, "HERES WHAT ACTUALLY HAPPENED AT MY HOUSE. IMMEDIATELY KARI PULLED HER ARM TOWARDS HER AND SAID, "I DON'T WANT THAT!"

WHAT CONCERNS ME IS IF STARTING WITH DETECTIVE ORR, IF DETECTIVE ORR DIDN'T FEEL THE NEED TO CALL THE CHURCH, SINCE HE WAS INVESTIGATION THE ALLEGED CRIME OF VIOLATING CHILDREN, HOW MANY OTHERS KNEW THIS? BECAUSE IF MY STATEMENT IS IGNORED BY MY ATTORNEY KARI REARDON AND OTHERS, THIS LEAVES KERRINAS STATEMENT LEFT TO BE USED AS A FOUNDATION TO BASE THE REST OF MY CASE ON, AND IT APPEARS SPOKANE COUNTY DID JUST THAT. BECAUSE ON JUNE 25, 2007 AT MY VERY FIRST HEARING AFTER BEING LOCKED UP ,THE HEARING JUST BEFORE MY ARRANGEMENT, IN FRONT OF "JUDGE MICHAEL PRICE", JUDGE PRICE SAID OUT LOUD, "MR SHAW? WE NEED TO KEEP ANIMALS LIKE YOU OFF THE STREETS." LATER ON THE PROSECUTOR WOULD ADD TO KERRINAS STATEMENT, THAT DID A CLASS C FELONY ASSAULT OF HER THAT SHE NEVER EVER CLAIMED. THEN AFTER HIRING A PRIVATE ATTORNEY NAMED ROB COSSEY, ROTALKED TO THE PROSECUTOR AND TOLD ME THE PROSECUTOR OFFERED ME A DEAL WHICH INCLUDED,

A CLASS C FELONY, "ASSAULT III", 2- CLASS A MISDEMEANOR, COMMUNICATION W/MINORS. I TOLD ROD COSSEY, THERE WASN'T ANY ASSAULT, EVEN KERRINA DIDN'T CLAIM SHE WAS ASSAULTED. ROB TOLD ME, "MR SHAW? WE HAVE TO GIVE THE PROSECUTOR SOMETHING TO WORK WITH. ROB ALSO KNEW THE MY CASE WAS PENDING IN WASHINGTON STATE COURT OF APPEALS FOR WAIVING MY 60 DAY SPEEDY TRIAL AGAINST MY WILL. (I HAD PREVIOUSLY, IN THE BEGINNING TOLD KARI REARDON I WAS INSISTING ON A SPEEDY TRIAL BECAUSE THERE IS NO FELONY HERE. KARI TOLD ME TO MY SURPRISE THAT THE JUDGE WOULD WAIVE MY RIGHTS. SHE SAID, MR SHAW? DO YOU THINK YOU ARE THE ONLY TRIAL I HAVE? I TOLD HER THAT IS ONE OF THE REASONS WE HAVE SPEEDY TRIAL RIGHTS, SO WE CANT BE HELD INDEFINATLY.) ANYWAY ROD KNOWING OF THIS CASE PENDING, HE ALSO KNEW THAT IN MY OMNIBUS HEARING WHEN KARI ASKED THE JUDGE TO WAIVE MY RIGHTS TO A SPEEDY TRIAL, THE JUDGE ASKED WHY AND KARI SAID SHE HAD A CLASS SHE HAD TO GO TO. THE JUDGE THEN WAVE MY RIGHTS. I TOLD THE JUDGE HE CANT WAIVE MY RIGHTS FOR MY ATTORNEY CLASS, I SAID THE HIGHER COURTS WOULDN'T GO FOR IT. LATER AFTER FILING MY CASE IN THE WASHINGTON STATE COURT OF APPEALS DIV III. THE PROSECUTOR RESPONDED TO THE COURT OF APPEALS BY SAYING I HAD TO GO THE EASTERN STATE HOSPITEL. THAT WAS INCORRECT, MY RIGHTS WERE WAIVED FOR MY ATTORNEYS CLASS. SO ROB AGREED I WOULD SURELY WIN MY CASE. SO THE OTHER QUOTE ROB MADE TO ME IS HE WOULDN'T DO ANYTHING TO HURT MY CASE IN COURT OF APPEALS. SO HE SAID IN ORDER TO GET BACK TO MY KIDS (IM A SINGLE PARENT) I

NEEDED TO TAKE THE PLEA, I WOULD WIN MY CASE AND THE ASSAULT
WOULDN'T BE ON MY RECORD. AFTER TAKING A PLEA, ABOUT 2 WEEKS LATER I GOT A
LETTER FROM WASHINGTON STATE COURT OF APPEALS TELLING ME MY CASE WAS
DISMISSED AS "MOOT" BECAUSE I TOOK A PLEA.

LATER AFTER BEING RELEASED I FOUND OUT THAT THE SAME DAY I WAS
SENTENCED, ED HAY WENT IN FRONT OF THE JUDGE ALONE AND ADDED, "SUBSTANTIAL
PAIN, SEVERE SUFFERING FOR A LONG PERIOD OF TIME. (PLEASE SEE ENCLOSED). I
WAS OUTRAGED HOW I WAS TRICKED INTO TAKING A PLEA OF ASSAULT THAT DIDN'T

HAPPEN. JUST RECENTLY I FOUND OUT WHY MY FAMILY WROTE ME OFF. EVEN
EXCLUDED ME FROM THE WILL. I PUT MYSELF IN HER SHOES BECAUSE I KNOW MY
SISTER, SHE WILL WANT TO KNOW WHAT'S GOING ON. WHAT SHE SEES ON THE CASE
FILE IS,

ACCORDING TO KERRINA'S STATEMENT, MR SHAW WAS CHASING KERRINA
AROUND HIS APARTMENT TRYING TO FRENCH KISS HER WHILE HIS TONGUE WAS
HANGING OUT OF HIS MOUTH. THEN ACCORDING TO ED HAY THE PROSECUTOR, ONCE
MR SHAW CAUGHT UP WITH KERRINA, HE ASSAULTED HER, HURTING HER WITH
EXTREME PAIN, SEVERE SUFFERING FOR A LONG PERIOD OF TIME. OMG THOSE GIRLS
WERE HAPPY AT ALL TIMES LIKE IVE DONE WITH THEM MOST THEIR LIFE AND LIKE IVE
DONE WITH MY KIDS RAISING THEM SINCE THEY WERE BABIES. SEVERAL TIMES WHEN I
REMIND THEM IT WAS TIME TO GO THEY INSISTED ON PLAYING MORE TAG AND HIDE

AND SEEK. THE ONLY TIME THEY WERE UNHAPPY WAS ONCE I GOT THEM BACK HOME,

AND KNOW FROM WHAT ALREDY HAPPENED AT MY HOME AND WHAT THEY SAID IN MY CAR ON THE WAY TO THE HOUSE, THEY INSISTED ON GOING BACK TO MY HOUSE, I TOLD THEM NO. THEY THEN SCREAMED TO GO BACK YELLING OUT, "BILL? YOU PROMISED. I REMINDED THEM THAT WASN'T TRUE. I SAID I WOULD THINK ABOUT IT. THE DAD OVER HEARD THE GIRLS YELLING AND SCREAMING AND HE SAID, GO AHEAD AND TAKE THEM BACK TO YOUR HOUSE BUT THIS TIME BACK BY 6:00PM.

ANOTHER QUESTION I HAVE IS, WHERE DID THE ASSAULT AND SEVER PAIN AND SUFFERING TAKE PLACE? WHEN I TOOK THEM HOME THE 2ND TIME THEY AGAIN WERE HAPPY AS CAN BE. IF WHAT ED HAY SAID ABOUT SUFFERING AND PAIN FROM AN ASSAULT RELLY HAPPENED, HOW COME KENDRA DIDN'T SAY ANYTHING? KENDRA AND KERRINA ARE BEST FRIENDS. SHE WOULD HAVE HAD TO SEE AND EXPERIENCE HER BEST FRIEND HURTING AND SUFFERING THE WAY ED HAY DESRIBED. WHERE'S THE DOCTOR BILLS FOR KERRINA. HOW ABOUT A TRAUMA CENTER FOR BOTH KERRINA AND KENDRA?

I WOULD LIKE TO ADD IN REGARDS TO EASTERN STATE HOSPITAL WHERE I WAS CALLED IN COMPETANT, WHY AT THE HOSPITAL WAS I NOT GIVEN ANY COMPETEANCY CLASSES? AND WHY WAS I GIVEN 700-800 APPROX OF SEROQUEL? I WAS A COMPLETE ZOMBIE. I HAD TRUOBLE WALKING AND TALKING. IT WASN'T ABOUT MAKING

ME COMPETANT IT WAS THEIR WAY OF WAIVING MY 60 DAY SPEEDY TRIAL.

THEY

WANTED TO KEEP ME FROM MY THREE KIDS AND CONVINC ME IM STUCK THERE IN JAIL WHEN WE ALL KNOW ON CROSS EXAMINATION WHEN KERRINA WAS PUT ON THE STAND, AND IT WAS ESTABLISHED WHAT ALL HAPPENED ON THE FIRST VISIT, THEN THEY WOULD BE ASKED, "WHY THEN DID YOU STOMP THE GROUND AND YELL AND SCREAM SO BAD TO GO BACK TO BILLS HOUSE THE YOUR DAD FINALLY GAVE IN AND HAD BILL TAKE YOU BACK? THAT WOULD HAVE EMBARRASED THE GIRLS SEVERLY AND IM NOT GOING TO LET THOSE GIRLS BE EMBASSASSED THAT BAD IN FROM OF

EVERYONE. YOU SEE I KNOW WHY THE GIRLS LIED, AND THEY HAVE BOTH APOLIGIZED, AND I FOR GAIVE THEM. THE HORRIBLE CRAP THEY SAW AT HOME MESSED THEIR HEADS UP. YOU WILL LEARN MORE IF THIS GETS INTO TRIAL WHICH IS IMPORTANT.

NEXT I AM CONCERNED WHY JUDGE MARYANN MORINO, WHO SENTENCED ME, WHEN I RETURNED TO COURT AFTER BEING RELEASED I SHOWED HER A LAW CALLED, "FACTUAL EVIDENCE CANNOT BE WAIVED BY A GUILTY PLEA" THERE IS SUPPOSE TO BE A WORKSHEET SHE CAN CHOSE TO USE TO DETERMINE IF THERE WAS ENOUGH EVIDENCE TO ACCEPT A PLEA FROM A DEFENDANT. IF THERE IS NO EVIDENCE OF AN ASSAULT WHATSOEVER, THE JUDGE CANNOT ACCEPT THE PLE. THAT WOULD HAVE SAVED ME SINCE I GOT TRICKED INTO TAKING A PLEA BY ROB COSSEY MY PRIVATE

ATTORNEY. NEXT I WOULD LIKE TO BRING UP TWO FALSE ARREST DEPT OF CORRECTIONS IMPRISONMENTS. THE FIRST THREE THAT GOT ME ARRESTED AND I WAS FOUND GUILTY OF ONLY ONE OF THEM, WAS BEING AROUND MINORS WITHOUT A D.O.C. APPROVED CHAPERONE. MY PROBATION OFFICER LINCLON HATHOWAY TOLD ME HE WOULD GIVE ME 30 DAYS OUT IN 20 GOOD TIME. BUT I REFUSED TO LIE ABOUT MYSELF. SO HE GAVE ME A DIRTY LOOK AND SAID HE WAS GOING TO GIVE ME THE MAX. I GOT 4 MONTHS ON MY FIRST VIOLATION WHICH WAS BASED ON A LIE.

HERES WHAT HAPPENED. WHEN I WAS SENTENCED I WAS TOLD CLEARLY THAT I COULDN'T BE AROUND MINORS WITHOUT ADULT SUPERVISION. NOTING WAS EVEN SAID ABOUT D.O.C. APPROVED CHAPERON. ONE DAY A MOTHER AND HER TWO BOYS 7 AND 8...HER DAUGHTER 17 AND HER DAUGHTERS BOYFRIEND 17 AND HER, "HAPPY HOLDER" HAPPY KNEW OF MY CHARGES AND THAT I COULDN'T BE AROUND KIDS WITHOUT AN ADULT. IT WAS COLD AND RAINING AND SHE ASKED TO STAY A FEW DAYS. SHAW AND HER KIDA SOULD SLLEP DOWNSTAIRS WHERE MY TWO TEENAGED SONS SLEPT WILLIAM JR AND JUSTIN. THEY ALL SLEPT ON A KING SIZE MATRESS. WELL ONE DAY LINCOLN HATHOWAY AME OVER TO CHECK ON ME. HE HEARD KIDS. I TOLD HIM NO WORRIES THE MOM IS WITH HER KIDS AND THEY ALL SLEEP DOWNSTAIRS AND SHE KNOWS ABOUT MY CHARGES AND IVE NEVER BEEN ALONE WITH ANY OF THE KIDS. WELL HE WENT IN THE HOUSE TO TALK THE THE MOTHER, "HAPPY HOLDER". SHE COMFIRMED ALL THAT I SAID. LINCOLN TOLD ME SHE ISNT A D.O.C. APPROVED

CHAPERONE. I TOLD HIM I WAS NEVER TOLD THAT IN MY SENTENCING. I TOLD LINCOLN

IF THE COURTS GAVEN HER HER KIDS OVER THE FATHER, THEN THE STATE IS OBVIOUSLY LETTING MOM MAKE IMPORTANT DECISIONS. LINCOLN TOLD BE THAT HE FELT I MISUNDERSTOOD THE COURT. SO HE SAID IM NOT UNDER ARREST BUT WE ARE GOING TO HIS OFFICE. THEN HE SUDDENLY CHANGED HIS MIND AND SAID I WAS UNDER ARREST. LIKE I SAID EARIER BECAUSE I WOULDN'T LIE ABOUT MYSELF HE GAVE ME 4 MONTHS INSTEAD OF 30 DAYS. BUT I WASN'T GUILTY I WASN'T ABOUT TO PLEA GUILTY.

IN COURT THE JUDGE SAID OUT LOUD, "MR SHAW? I DON'T CARE IF THE MOM WAS AROUND OF NOT. THE MOM MIGHT AS WELL NOT BEEN THERE BECAUSE SHE WASN'T A D.O.C. APPROVED CHAPERON. SO I WAS FOUND GUILTY OF BEING AROUND KIDS WITHOUT ANY ADULT. IM SURE THIS GOT MY FAMILY THINKING NOT ONLY DID I GET CHARGED WITH BEING WITH KIDS ORIGINALLY BUT IM WITH KIDS ALONE AGAIN WITH OUT AN ADULT. THAT WAS DIRTY. WHEN I GOT RELEASED 4 MONTHS LATER I WENT STRAIGHT TO LINCLON HATHOWAYS OFFICE. I DEMANDED THAT HE SHOE ME WHERE IT SAYS D.O.C. APPROVED CHAPERONE. HE TOLD ME THAT ACTUALLY I WANT GOING TO BE MADE AWARE OF THAT UNTIL LATER ON SUPERVISION. I WAS OUTRAGED AND I SAI, "THEN YOU ADMIT I DIDN'T KNOW I WAS BREAKING THE LAW. THAT IS 4 MONTHS FALSE ARREST. AND THE MESSAGE THEY SENT MY FAMILY WAS A LIE.

THE 2ND FALSE ARREST D.O.C. WAS ONE MONTH AFTER GETTING OUT OF

THE LAST ARREST. I WAS WORKING IN IDAHO EVERYDAY LOGGING WITH MY BOSS. I HAD BEEN WORKING FORMONTHS LIKE THIS. WHEN ONE DAY I ASKED LINCOLN IF I SHOULD BE DOING AN OUT-OF-STATE TRAVEL PERMIT, HE CLEARLY SAID NO, DON'T WORRY ABOUT IT. IVE APPROVED YOU WORKING EVERY DAY IN IDAHO SO ITS NOT NECESSARY. THEN ONE DAY WHILE STUCK IN THE WOODS IN IDAHO MY BOSS GOT IN A LITTLE TROUBLE IN THE WRONG ZONE AREA GETTING WOOD. THE LAW WAS CALLED AND THE LAW RAN MY NAME AS ON PROBATION AND OUT OF STATE. THEY APPARENTLY CONTACTED MY D.O.C. OFFICER LINCOLN HATHOWAY. IT WAS GETTING LATE AS WE WERE BEING

DETAINED BY LAW ENFORSCEMENT IN IDAHO. I JUST REMEMBERED I WASN'T GOING TO MAKE MY APPOINTMENT WITH MY DOC OFFICER. I THOUGHT I WOULD CALL AND EXPLAIN AND I SHOULD BE OK. ITS NOT MY FAULT. WE ARE 50-75 MILES AWAY FROM SPOKANE. WHEN I ARRIVED TO THE HOUSE I LEFT A MESSAGE FOR LINCOLN. (VOICEMAIL) THE NEXT MORNING LINCOLN ARRESTED ME FOR BEING AROUND KIDS AGAIN WHEN THERE ARENT ANY KIDS FOR MILES. HE SAID HE HEARD KIDS ON THE PHONE WHEN I LEFT A MESSAGE. HE ALSO ARRESTED ME FOR MISSING HIS APPIONTMENT AND BEING OUT OF STATE WITHOUT A OUT OF STATE PERMIT.

I TOLD HIM HE APPROVED IT. HE DENIED IT. SO IN COURT I WAS FOUND GUILTY OF LEAVING THE STATEWITHOUT A PERMIT. WHEN LINCOLD WAS ON THE STAND AND WAS ASKED IF HE HAD EVER MADE AN OUT OF STATE PERMIT FOR ME, HE SAID NO. I

NUDGED MY PUBLIC DEFENDER, "WILLIAM NORTON" AND TOLD HIM TO PLEASE CHALLENGE LINCOLN BECAUSE THERE IS NO WAY HE HAD EVER DONE AN OUT-OF- STATE PERMIT ON ME. MY ATTORNEY IGNORED ME. THE JUDGE SAID I NEED TO LISTEN TO MY ATTORNEY. AFTER COURT I CALLED WILLIAM NORTONS OFFICE AND LEFT HIM A MESSAGE, AND WHY DIDN'T HE LISTEN TO ME AND WHY? HE NEVER GOT BACK TO ME.

I GOT 6 MONTHS IN JAIL FOR DOING NOTHING WRONG. THAT'S 6 MONTHS FALSE ARREST AND IMPRISONMENT.

XIII) REASONS FOR GRANTING THE PETITION

YOUR HONORS,

THERE ARE MANY REASONS WHY I REQUEST THIS PETITION BE GRANTED. FIRST I WILL LIST LEGAL AND THEN PERSONAL.

WHEN I WAS ARRESTED ORIGINALLY I WAS BEING ACCUSED OF 1) 1 CT 1ST DEGREE ATTEMPTED CHILD MOLEST, CLASS A FELONY. 2 CTS INDESENT EXPOSURE, CLASS A MISDEMEANORS AND 2 CTS COMMUNICATION W/ MINORS FOR IMMORAL PURPOSES, BOTH AGAIN CLASS A MISDEMEANORS. THOSE KIDS WERE TO DARN HAPPY ALL THE TIME AS IVE DONE WITH KIDS ALL MY LIFE. AFTER BEING BEAT NAKED AT HOME AND BY THE KIDS AT SCHOOL BECAUSE MY INFERIORITY COMPLEX ATTRACTED BULLIES. I WILL ROT IN HELL BEFORE I ALLOW A CHILD OR A WOMAN BE UNHAPPY AS I WAS. KIDS NEED A CHILDHOOD AND I WASN'T THAT FORTUNATE. I KEEP WOMEN AND KIDS HAPPY AT ALMOST ALL COST, WHEN IM ABLE. BUT THEN I HATE ANY SUFFERING. THIS IS WHY I DEMANDED A SPEEDY TRIAL TO MY PUBLIC DEFENDER. I TOLD HER THERES NO FELONY HERE. BUT AFTER READING KERRINAS STATEMENT I KNEW THERE WAS NO WAY ED HAY DARED TO GO TO TRIAL. ON CROSS EXAMINATION THE GIRLS WOULD BE DISCREDITED AND THEREFORE IT WOULD BE A WAIST OF TIME TO HAVE A JURY TRIAL.

ALSO WITH THE (MISREPRESENTATION OF COUNCEL X 4) AND ACCEPTING MY PLEA OF ASSAULT WHEN NO EVIDENCE OF ASSAULT EXIST. 10 MONTHS FALSE ARREST AND IMPRISONMENT TOTAL. OF MADE UP D.O.C. VIOLATIONS. HOW ABOUT JUDGE MICHAEL PRICE

KNOWING KERRINAS STATEMENT WAS LIES AND THAT HIS OWN DETECTIVE ORR KNEW KERRINAS STATEMENT WAS LIES HE STILL REFERRED TO ME AS AN ANIMAL TO KEEP OFF THE STREETS. A JUDGE HAS NO BUSINESS PRE-JUDGING EXPECIALLY WITH NO VALID GROUNDS. A STATEMENT FULL OF LIES ISNT VALID GROUNDS. WHAT I SAW IS ED HAY THE PROSECUTOR ACTING AS THE PIDE-PIPER, AS AT LEAST 2 JUDGES, 3 PUBLIC DEFENDERS AND 1 PRIVATE ATTORNEY, 1 DETECTIVE AND 2 D.O.C. PROBATION OFFICERS LITERALLY FOLLOWED ED HAYS LEAD. THEY WORKED TOGETHER TO THROW ME UNDER THE BUS, BASED ON A STATEMENT THEY KNEW TO BE FULL OF LIES.

PERSONAL. I WANT MY FAMILY BACK. AFTER THE LIES THE PROSECUTOR PUT OUT ABOUT ME, ITS NO WONDER MY FAMILY THINKS THE WAY THEY DO. THEY'VE ALWAYS KNOWN ME AS GOOD WITH KIDS ESPECIALLY MY OWN. IM SUDE THEY ARE THINKING I AM LIVING A DOUBLE LIFE AND I FOOLED THEM.

ALSO IM TRYING TO GET MARRIED TO MY 3 YEAR FINANCEE IN THE PHILIPPINES. WITH MY RECORD ALL PASSPORTS ARE ALL MARKED. THEY DON'T SAY WHETHER YOUR CHARGES ARE MINOR OF SERIOUS. SO IM STUCK. AND I CANT EVEN VOLUNTEER, GOT TO SCHOOL TO FINISH MY DEGREE AT THE ONLY SCHOOL THAT FITS ME. IT'S A PRIVATE SCHOOL. AND CHURCH, WHEN I MAKE THEM AWARE OF MY CHARGES, THINGS JUST ARENT THE SAME.

BUT OVER ALL, I WAS INCORRECTLY LABLED A LIE. IF SPOKANE COUNTY WOULD HAVE FOLLOWED THE LAW(CONSTITUTION), AND IF THEY WOULD HAVE GOT THE TRUTH OUT OF THE

GIRLS KNOWING THEY WERE HIDING SOMETHING, WE ALL WOULDN'T BE IN THIS MESS.

PLEASE GIVE ME MY NAME BACK. IVE BEEN THROUGH ENOUGH.

NOW IVE OFFERED TO TAKE TRUTH SERUM AT MY EXPENCE BUT MY ONLY REQUEST IS TO EITHER GIVE THE SAME TO ED HAY, AND ROB COSSEY. IM SURE IF THEY FEEL IM UNJUSTLY SMEARING THEIR NAME, THEY SHOULD BE HONORED TO CLEAR THEIRSELF AND DESTROY ME, ASSUMING THEY ARE RIGHT AND IM FULL OF BALONEY.

IVE GOT NOTHING TO WORRY ABOUT. #1) I HAVE LEARNED TO ONLY WORRY ABOUT PLEASING MY CREATOR AND MY CONSCIOUS. #2) I CHOOSE TO DIE WITH PRIDE RATHER THAN JUST DIE OF OLD AGE BECAUSE I KNOW WHERE I AM GOING. IF OUR CREATOR GOD IS LOVE...THEN THE WAY I FEEL ABOUT AND TREAT OTHERS, CERTAINLY WONT GET ME REJECTED.

THE TRUTH SERUM WHICH IVE BEEN ON AT SCHICK SHADEL HOSPITAL THE ALTERNATE DAY FROM SHOCK TREAMENTS, ITS JUST LIKE ANESTESIA. YOU DON'T EVEN KNOW YOU NEED TO LIE. I DON'T TRUST LAWYERS AND PROSECUTORS ETC TAKING A LIE DETECTOR TEST. THEY CAN BE BEAT ESPECIALLY WHEN A PERSON IS MISSING A CONCIOUS, COMPASSION AND REMORE LIKE MANY COURT OFFICIALS. BUT IF ED HAY AND THE OTHERS DID THID TO ME, WHO ELSE HAVE THEY HURT? WHO WILL THEY HURT.

YOUR HONORS? PLEASE LOOK INTO THIS MESS AND MAKE THE NECESSARY CORRECTIONS.

PLEASE. IM WORRIED ABOUT MY LITTLE BUDDIES AND HOW THEY ARE CARRING THE GUILT. I

GOT VERY ATTACHED TO THEM IN THE ALMOST 10 YEARS I KNEW THEM.

BUT AS GOD IS MY WITNESS. I WILL NEVER BE A KIDS BUDDY AGAIN. I WILL NOT GET IN A SITUATION WHERE IM INVOLVED WITH KIDS WHO KNOW MORE THAN I DO IN SOME SITUATIONS. I WAS CAUGHT TOTALLY OFF GUARD AND IT WILL NEVER HAPPEN AGAIN. I WILL BE A KIDDS FATHER.. MENTOR..WHAT EVER BUT NO MORE BUDDY. I CANT BELIEVE KERRINA MADE ME OUT TO BE A MONSTER FROM HELL AND SHE WILL GO TO HER GRAVE BEFORE SHE ADMITS IT. BUT IF YOU SAW HOW SHE AND KENDRA WERE RAISED ITS NOT FAIR.

AGAIN...TRUTH SERUM FOR ME IN CASE ANYONE WHINKS IM FULL OF IT. AND TO ED AND ROB AS WELL.

FOR MY RECORDS AT SCHICK SHADEL HOSPITAL PLEASE SEE ENCLOSED.

✓

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 7-20-2022