

STATE, Ex rel, in re:

CRIMINAL DOCKET No: 194255

STATE of Louisiana

22nd Judicial District Court

Versus

Parish of St. Tammany

Charles Wallace  
Defendant - Petitioner

State of Louisiana

DATE Filed:

Dpty. Clerk:

MELISSA B. HENRY - CLERK

Deputy Clerk

Petition For Writ of Habeas Corpus ad Subjiciendum

Petitioner states the custody is by virtue of or under pretext of a court order, a copy of such order annexed hereto, further alleges:

(1) The name of the veteran-citizen in custody is Charles Wallace, the place of custody is the State of Louisiana.

(2) The name of the custodian is one John Bell Edwards, Governor State of Louisiana.

(3) The facts this petition is based are: Petitioner was arraigned in this matter captioned above and never processed of his right of election to be tried by the judge nor his right to waive trial by jury; rather the Assist. D.A. elected felony jury trial. The court exceeded its jurisdiction and denied prior to trial due process equal protection of the law in violation of La. R.S. 14:5403.2(99) 1.C.Civ. P. Art. 2001 et seq 1.C.C.P. Art. 882 C and 367(1)-(7) et seq. Petitioner may not appeal and is not entitled to file for relief under Title XXXI-A. Applicant prays for issuance of the writ.

Charles Wallace  
Charles Wallace

ORIGINAL

ORDER


Considering the foregoing petition:

IT IS ORDERED, that a writ of Habeas Corpus issue herein, directed to Governor John Bel Edwards commanding him to bring the body of one Charles Wallace before this Court at \_\_\_\_\_, LA, on the \_\_\_\_\_ day of \_\_\_\_\_ 2022, in the Criminal District Court room, \_\_\_\_\_ Building, Covington, Louisiana, and then and there, together with any and all other person(s) having an interest in these proceedings, state by what authority the said Charles Wallace is held in custody.

"It is further ordered that the custody of petitioner be changed from \_\_\_\_\_ to \_\_\_\_\_ said change to be carried out immediately upon service of this writ; and petitioner shall remain in the custody of \_\_\_\_\_ until rendition of judgment in these proceedings."

Covington, Louisiana this 16 day of March 2022.

Not timely  
Not entitled  
Multiple PCR  
Filings

  
J U D G E  
22nd Judicial District Court  
Parish of St. Tammany  
STATE OF LOUISIANA

A TRUE COPY

DyClerk, 22nd Jud. Dist. Court  
ST. TAMMANY PARISH, LA  
Allie Thomas, Deputy Clerk

~AFFIDAVIT~

The allegations contained in the foregoing  
petition are true and correct to the best  
of affiant's information and belief this  
14th day of MARCH 2022

Affirmatively,

H. Charles Wallace  
Charles Wallace

~AFFIDAVIT OF SERVICE~

I, affiant Charles Wallace hereby affirm that a  
true and correct copy of the foregoing  
has been served upon respondent(s) by  
placing same properly posted and addressed  
in the care of the U.S. P.S. this 14th day  
of MARCH 2022

Affirmatively,

H. Charles Wallace  
Charles Wallace

(2)

The Supreme Court of the State of Louisiana

STATE OF LOUISIANA

No. 2022-KH-00863

VS.

CHARLES WALLACE

-----  
IN RE: Charles Wallace - Applicant Defendant; Applying For Supervisory Writ,  
Parish of St. Tammany, 22nd Judicial District Court Number(s) 194255;  
-----

July 22, 2022

Writ application not considered - Petitioner has not demonstrated that he sought review in the court(s) below before filing in this Court nor shown the "extraordinary circumstances" that would justify bypassing that level of review. La.S.Ct.R. X § 5(b).

JDH

JLW

SJC

JTG


WJC

JBM

PDG

Supreme Court of Louisiana

July 22, 2022



Chief Deputy Clerk of Court  
For the Court

SUPREME COURT OF LOUISIANA

No. 2022-KH-00863

State of Louisiana, Ex rel,

In re:

State of Louisiana

V.

Charles Wallace

IN RE: Charles Wallace-Petitioner-Defendant: Applying For Supervisory Writs, of Certiorari, Review, Mandamus, Habeas Corpus and Stay Order Parish of St. Tammany, Twenty Second Judicial District Court No. 194255

\*\*\*

APPLICATION OF CHARLES WALLACE FOR REHEARING

\*\*\*

Mr. CHARLES WALLACE

IN PROPRIA PERSONA

PETITION FOR REHEARING

TO THE HONORABLE, THE SUPREME COURT OF LOUISIANA:

The petitioner Charles Wallace in proper person respectfully states:

1.

On July 22, 2022, this Honorable Court unanimously issued an La.S.Ct. R. X §5(b) opinion.

2.

It is respectfully urged that a rehearing should be granted in this case for the following reasons:

a. La.C.Cr.P. Art 369 clearly prohibits an appeal from a judgment granting or refusing to grant release upon a petition for a writ of habeas corpus; Fay v. Noia, 9 L.Ed.2d 837(1963).

b. Petitioner is in custody in violation of the Constitution of the United States of America Supreme Law of the Land; Ex parte Jacobi, 104 F. 681(C.C.1900); Collins v. Board of Control of La. State Penitentiary, 219 F.885, 135 C.C.A.249(1915).

c. The State of Louisiana has denied the right to trial by jury in this case by force of the United States Constitution itself by state law and statutes patently denying the right to trial by jury unanimity: La. Const. 1974, Title I §17; L.C.Cr.P. Art. 782 A. this alone is extraordinary circumstances by 1776 standards; Townsend v. Swain 9 L.Ed.2d. 770(1963).

d.The current amended La.Const.1974,Title I§17 and L.C.Cr.P.  
Art. 782 A. makes nonunanimity retroactive before January  
01,2019 back to the effective date of the 1974 La.Const.;  
which is unconstitutional by force of the United States  
Constitution in and of itself(denying the right to trial  
by jury,bill of attainder/pains and penalties inviolate of  
U.S.Const.Art.I.Section 10[1] as this person is under the  
civil DEATH sentence and Hard Labor is a form of slavery  
prohibited under United Nations-Universal Declaration of  
Human Rights,article 4/U.S.Const.Art.VI [2],[3],et seq..

e.The July 22,2022 opinion has no basis in fact or law.

PETITIONER in support of this petition for rehearing has shown  
just cause why the petition for rehearing should and ought to be  
granted.

WHEREFORE,defendant petitions for reconsideration rehearing in this  
be granted.Claiborne Parish,Louisiana-July 28,2022.

Respectfully submitted;

---

Mr.Charles Wallace  
In Propria Persona-Pauperis

\*\*\* A F F I D A V I T \*\*\*

I,Charles Wallace,petitioner-defendant in the above and foregoing  
captioned Petition For Rehearing herby affirms that a true and  
correct copy of the foregoing has been served upon respondent all  
interested respondents this July 28,2022 by placing same c/oUSPS  
properly addressed and postaged.

Affirmatively;

---

Mr.Charles Wallace  
DWCC-#093248-H3A#24  
670 Bell Hill Road  
HOMER, LA. 71040-2150

cw/LL

original:La.Sup.Ct.  
cc:Hon.R.A.Swartz,Jr.  
Hon.M.R.Henry  
W.Montgomery  
M.Caplan  
22nd JDC,No.194255  
9xfile

## WESTLAW



## § 17. Jury Trial in Criminal Cases; Joinder of Felonies; Mode of Trial

LA CONST Art. 1, § 17 | West's Louisiana Statutes Annotated | Constitution of the State of Louisiana of 1974 | Effective: December 12, 2018 (Approx. 2 pages)

West's Louisiana Statutes Annotated

Constitution of the State of Louisiana of 1974 (Refs &amp; Annos)

Article I. Declaration of Rights (Refs &amp; Annos)

Unconstitutional or Preempted Unconstitutional as Applied by State v. J.E. La.App. 5 Cir. Sep. 02, 2020

Effective: December 12, 2018

LSA-Const. Art. 1, § 17

## § 17. Jury Trial in Criminal Cases; Joinder of Felonies; Mode of Trial

## Currentness

Section 17. (A) **Jury Trial in Criminal Cases.** A criminal case in which the punishment may be capital shall be tried before a jury of twelve persons, all of whom must concur to render a verdict. A case for an offense committed prior to January 1, 2019, in which the punishment is necessarily confinement at hard labor shall be tried before a jury of twelve persons, ten of whom must concur to render a verdict. A case for an offense committed on or after January 1, 2019, in which the punishment is necessarily confinement at hard labor shall be tried before a jury of twelve persons, all of whom must concur to render a verdict. A case in which the punishment may be confinement at hard labor or confinement without hard labor for more than six months shall be tried before a jury of six persons, all of whom must concur to render a verdict. The accused shall have a right to full voir dire examination of prospective jurors and to challenge jurors peremptorily. The number of challenges shall be fixed by law. Except in capital cases, a defendant may knowingly and intelligently waive his right to a trial by jury but no later than forty-five days prior to the trial date and the waiver shall be irrevocable.

(B) **Joinder of Felonies; Mode of Trial.** Notwithstanding any provision of law to the contrary, offenses in which punishment is necessarily confinement at hard labor may be charged in the same indictment or information with offenses in which the punishment may be confinement at hard labor; provided, however, that the joined offenses are of the same or similar character or are based on the same act or transaction or on two or more acts or transactions connected together or constituting parts of a common scheme or plan; and provided further, that cases so joined shall be tried by a jury composed of twelve jurors, ten of whom must concur to render a verdict.

**Credits**

Amended by Acts 1997, No. 1502, § 1, approved October 3, 1998, eff. November 5, 1998; Acts 2010, No. 1053, § 1, approved Nov. 2, 2010, eff. Dec. 1, 2010; Acts 2018, No. 722, § 1, approved Nov. 6, 2018, eff. Dec. 12, 2018.

**Editors' Notes****VALIDITY**

<For validity of this section, see Ramos v. Louisiana, 140 S.Ct. 1390 (April 20, 2020); State v. J.E., 301 So.3d 1262 (Sept. 2, 2020); State v. Victor, 307 So.3d 317 (June 19, 2020); State v. Acevedo, 307 So.3d 322 (June 30, 2020).>

**HISTORICAL NOTES****Earlier Constitutions:**

1921, Art. 1, §§ 9, 10; Art. 7, § 41.  
1913, Arts. 9, 10, 116, 160.

DWCC LAW LIBRARY

1898, Arts. 9, 10, 116, 160.

1879, Arts. 5, 7, 8.

1868, Art. 6.

1864, Art. 105.

1852, Art. 103.

1845, Art. 107.

1812, Art. 6, § 18.

Pursuant to Acts 1997, No. 1502, § 1 a proposal to amend Const. Art. 1, § 17 was submitted to the electors of the state of Louisiana and ratified by them at the congressional primary election held in 1998 (October 3, 1998).

Section 1 of Acts 1997, No. 1502 resolves that the proposed amendment be submitted to the electors for their approval or rejection. Section 2 of the Act provides that the proposal be submitted at the congressional primary election to be held in 1998. Section 3 of the Act provides for the form of the ballot.

Constitution Art. 13, § 1(C) provides, in part, "If a majority of the electors voting on the proposed amendment approve it, the governor shall proclaim its adoption, and it shall become part of this constitution, effective twenty days after the proclamation ...."

The governor proclaimed the adoption of the amendment on October 15, 1998. The amendment became effective on November 5, 1998.

The amendment by Acts 1997, No. 1502 added "; Joinder of Felonies; Mode of Trial" to the section heading; designated the existing section text as par. (A), and added the subsection heading "Jury Trial in Criminal Cases"; within par. (A), substituted, in the third sentence, "all of whom" for "five of whom", and substituted, in the fourth sentence, "have a right" for "have the right"; and added par. (B), relating to joinder of felonies and mode of trial.

Pursuant to Acts 2010, No. 1053, a proposal to amend par. A was submitted to the electors of the state of Louisiana, and was ratified by them at the statewide election held on November 2, 2010.

Section 1 of Acts 2010, No. 1053 resolves that the proposed amendment be submitted to the electors for their approval or rejection. Section 2 of the Act provides that the proposal be submitted at the statewide election to be held on November 2, 2010. Section 3 of the Act provides for the form of the ballot.

Const. Art. 13, § 1(C) provides in part: "If a majority of the electors voting on the proposed amendment approve it, the governor shall proclaim its adoption, and it shall become part of this constitution, effective twenty days after the proclamation..."

The governor proclaimed the adoption of the amendment by Act 1053 on November 10, 2010.

The amendment by Acts 2010, No. 1053, in par. A, in the last sentence, added "but no later than forty-five days prior to the trial date and the waiver shall be irrevocable".

Pursuant to Acts 2018, No. 722 a proposal to amend par. (A) this section was submitted to the electors of the state of Louisiana, and was ratified by them at the statewide election held on Nov. 6, 2018.

Section 1 of Acts 2018, No. 722 resolves that the proposed constitutional amendment be submitted to the electors for their approval or rejection. Section 2 of Act 722 provides that the proposed amendment shall be submitted to the electors of the state of Louisiana at a statewide election to be held on November 6, 2018. Section 3 of the Act provides the form of the ballot.

Acts 2018, No. 722, in par. (A), inserted "for an offense committed prior to January 1, 2019," following "A case" in the second sentence and added the third sentence.

Constitution Art. 13, § 1(C) provides in part, "If a majority of the electors voting on the proposed constitutional amendment approve it, the governor shall proclaim its adoption, and it shall become part of this constitution, effective twenty days after the proclamation..."

#### Notes of Decisions (1105)

LSA-Const. Art. 1, § 17, LA CONST Art. 1, § 17

Current with amendments through January 1, 2022.

End of  
Document

© 2022 Thomson Reuters. No claim to original U.S. Government Works.



WestlawNext. © 2022 Thomson Reuters

Thomson Reuters is not providing legal advice

## WESTLAW

**Art. 782. Number of jurors composing jury; number which must concur; waiver**

LA C.Cr.P. Art. 782 | West's Louisiana Statutes Annotated | Louisiana Code of Criminal Procedure (Approx. 2 pages)

West's Louisiana Statutes Annotated  
Louisiana Code of Criminal Procedure (Refs & Annos)  
Title XXVI. Trial Procedure  
Chapter 3. Trial by Jury  
Section 1. General Provisions (Refs & Annos)

**Unconstitutional or Preempted** Unconstitutional as Applied by State v. J.E. La.App. 5 Cir. Sep. 02, 2020

## LSA-C.Cr.P. Art. 782

**Art. 782. Number of jurors composing jury; number which must concur;  
waiver**

## Currentness

A. A case in which punishment may be capital shall be tried by a jury of twelve jurors, all of whom must concur to render a verdict. A case for an offense committed prior to January 1, 2019, in which punishment is necessarily confinement at hard labor shall be tried by a jury composed of twelve jurors, ten of whom must concur to render a verdict. A case for an offense committed on or after January 1, 2019, in which the punishment is necessarily confinement at hard labor shall be tried before a jury of twelve persons, all of whom must concur to render a verdict. A case in which the punishment may be confinement at hard labor shall be tried by a jury composed of six jurors, all of whom must concur to render a verdict.

B. Trial by jury may be knowingly and intelligently waived by the defendant except in capital cases.

**Credits**

Amended by Acts 1974, Ex.Sess., No. 25, § 1, eff. Jan. 1, 1975; Acts 1975, 1st Ex.Sess., No. 16, § 1, eff. Jan. 28, 1975; Acts 1979, No. 56, § 2; Acts 2018, No. 493, § 1, eff. Jan. 1, 2019.

**Editors' Notes****VALIDITY**

<For validity of this article, see State v. J.E., 301 So.3d 1262 (Sept. 2, 2020); State v. Dixon, \_\_\_ So.3d \_\_\_, 2020 WL 5651702 (Sept. 23, 2020); State v. Bennett, 309 So.3d 739 (July 24, 2020); State v. Frinks, 304 So.3d 561 (July 29, 2020); State v. Lynn, 299 So.3d 217 (July 15, 2020); State v. Victor, 307 So.3d 317 (June 19, 2020); State v. Acevedo, 307 So.3d 322 (June 30, 2020); State v. Braud, 311 So.3d 419 (Nov. 18, 2020).>

**DATE EFFECTIVE; OPERATIVE DATE; CONTINGENCY--ACTS 2018, NO. 493**

<Section 2 of Acts 2018, No. 493 provides:>

<"Section 2. This Act shall take effect and become operative on January 1, 2019, if and when the proposed amendment of Article I, Section 17(A) of the Constitution of Louisiana contained in the Act which originated as House Bill No. 354 of this 2018 Regular Session of the Legislature or the Act which originated as Senate Bill No. 243 of this 2018 Regular Session of the Legislature [Acts 2018, No. 722] is adopted at a statewide election and becomes effective.">

<Senate Bill No. 243 of the 2018 Regular Session of the Legislature, which was enacted as Acts 2018, No. 722, was approved by the electors at the statewide

DWCC LAW LIBRARY

election held on November 6, 2018.>

#### OFFICIAL REVISION COMMENT

(a) This article is taken substantially from the constitutional source provision. It condenses in terse clear terms all that is stated in former R.S. 15:337, 15:338, 15:339 and 15:342.

(b) In 1962 and 1964, proposals to amend the constitution to abolish the five-man jury were defeated in the legislature. The 1962 proposal was recommended by the Louisiana State Law Institute, and the 1964 proposal was sponsored by the Louisiana District Attorneys' Association.

(c) The supreme court ruled in *State v. Stanford*, 204 La. 439, 15 So.2d 817 (1943), that the number of jurors to try a case is determined by the gravity or nature of the crime charged, and not by the verdict returned of a lesser offense.

#### HISTORICAL AND STATUTORY NOTES

##### Source:

Const.1921, Art. VII, § 41; former R.S. 15:337 to 15:339, 15:342.

Acts 1966, No. 310, § 1.

The 1974 amendment inserted in the second sentence of par. A "confinement" preceding "at hard labor"; substituted in the second sentence of par. A "ten of whom must concur" for "nine of whom must concur"; substituted in the third sentence of par. A "confinement at hard labor" for "imprisonment at hard labor" and "jury composed of six jurors, five of whom must concur" for "jury composed of five jurors, all of whom must concur"; and added a par. C, deleted in 1975, the provisions of which are now contained in Acts 1975, 1st Ex.Sess. No. 16, § 2, quoted post.

The 1975 amendment deleted a par. C, provisions of which were contained in Acts 1975, 1st Ex.Sess. No. 16, § 2; see note, post.

Acts 1975, 1st Ex.Sess. No. 16, amending this article, provided in § 2 as follows:

"A defendant charged with the commission of an offense alleged to have been committed prior to midnight December 31, 1974 shall, except as hereinafter provided, be tried in accordance with the jury provisions applicable at the time of the commission of the offense. Prior to the commencement of trial in such cases, the court shall advise the defendant that he may elect to be tried under the jury provisions of the Louisiana Constitution of 1974, and failure of the defendant to so elect prior to the commencement of the trial constitutes a waiver of his right to be tried under the jury provisions of the Louisiana Constitution of 1974."

The 1979 amendment substituted "all" for "five" in the last sentence of par. A.

Acts 2018, No. 493, § 1 rewrote par. A, which previously read:

"A. Cases in which punishment may be capital shall be tried by a jury of twelve jurors, all of whom must concur to render a verdict. Cases in which punishment is necessarily confinement at hard labor shall be tried by a jury composed of twelve jurors, ten of whom must concur to render a verdict. Cases in which the punishment may be confinement at hard labor shall be tried by a jury composed of six jurors, all of whom must concur to render a verdict."

##### Prior Laws:

Acts 1880, No. 35, § 4.

Acts 1928, No. 2, § 1, arts. 337, 338, 339, and 342.

#### Notes of Decisions (378)

LSA-C.Cr.P. Art. 782, LA C.Cr.P. Art. 782

Current through the 2021 Regular Session and Veto Session.

End of  
Document

© 2022 Thomson Reuters. No claim to original U.S. Government Works.



TWENTY-SECOND JUDICIAL DISTRICT COURT  
PARISH OF ST. TAMMANY  
STATE OF LOUISIANA

STATE OF LOUISIANA

VERSUS

NO. 194255

CHARLES WALLACE

\* \* \* \* \*

TRANSCRIPT OF PROCEEDINGS taken before  
the Honorable Brady M. Fitzsimmons, Judge  
Presiding, Division "C", Twenty-Second  
Judicial District Court, Parish of St.  
Tammany, State of Louisiana, on Wednesday,  
July 24, 1991, in Covington, Louisiana.

WEDNESDAY, July 24, 1991

APPEARANCES:

PAUL L. KATZ, ESQUIRE  
(ASSISTANT DISTRICT ATTORNEY)

JAMES H. LOONEY, ESQUIRE  
JOHN J. MCGUCKIN, JR., ESQUIRE  
(ATTORNEY FOR CHARLES WALLACE)

ALSO PRESENT:

PHILLIP LYNCH, ESQUIRE  
(ATTORNEY FOR JESSIE BUTLER)

REPORTED BY:

Lynn V. Nunez, C.S.R.  
Official Court Reporter

1 as foreperson. When you reach a  
2 verdict, the foreperson must right  
3 the verdict on the verdict form  
4 which will be given to you. He or  
5 she must sign the verdict and  
6 deliver the verdict to me in open  
7 court.

8 At least ten members of this jury must  
9 concur to reach a verdict in this  
10 case, any verdict. At least ten  
11 members of you must concur in order  
12 to reach any verdict.

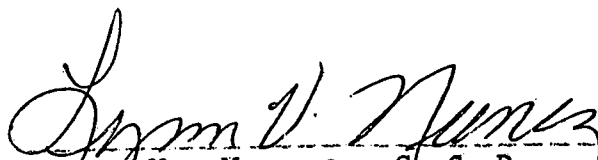
13 When you have reached your verdict,  
14 simply advise the bailiff and the  
15 Court will reconvene to receive  
16 your verdict.

17 That is the verdict sheet which will be  
18 given to you.

19 It's now my duty, Mr. Canik, to tell  
20 you that at this time your services  
21 will not be needed. I think that  
22 probably, and I can't say this with  
23 enough expression, are probably the  
24 most selfless form of service that  
25 can be given to a society. To sit  
26 and listen for a long period of  
27 time, to be patient, to undergo

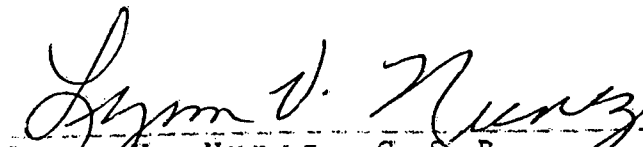
1 REPORTER'S CERTIFICATE

2  
3 I, Lynn V. Nunez, C.S.R., Official  
4 Court Reporter, in and for the Parish of  
5 St. Tammany, State of Louisiana, do hereby  
6 certify that the foregoing testimony was  
7 taken by me on Wednesday, July 24, 1991, and  
8 represents a true, accurate and complete  
9 transcript of said testimony taken on said  
10 date before the Honorable Brady  
11 M. Fitzsimmons, Judge Presiding, Division  
12 "C", to the best of my ability and  
13 understanding.

14  
15  
16   
17 Lynn V. Nunez, C.S.R.  
Official Court Reporter

18 CERTIFICATE OF FILING

19  
20 I hereby certify that the foregoing  
21 transcript has been submitted to the Clerk of  
22 Court's Office for filing into the record on  
23 the 4th day of November, 1991.

24  
25   
26 Lynn V. Nunez, C.S.R.  
27 Official court reporter

## WESTLAW

## § 1443. Civil rights cases

28 USCA § 1443 United States Code Annotated Title 28. Judiciary and Judicial Procedure (Approx. 2 pages)

United States Code Annotated

Title 28. Judiciary and Judicial Procedure (Refs &amp; Annos)

Part IV. Jurisdiction and Venue (Refs &amp; Annos)

Chapter 89. District Courts; Removal of Cases from State Courts (Refs &amp; Annos)

## 28 U.S.C.A. § 1443

## § 1443. Civil rights cases

## Currentness

Any of the following civil actions or criminal prosecutions, commenced in a State court may be removed by the defendant to the district court of the United States for the district and division embracing the place wherein it is pending:

- (1) Against any person who is denied or cannot enforce in the courts of such State a right under any law providing for the equal civil rights of citizens of the United States, or of all persons within the jurisdiction thereof;
- (2) For any act under color of authority derived from any law providing for equal-rights, or for refusing to do any act on the ground that it would be inconsistent with such law.

## CREDIT(S)

(June 25, 1948, c. 646, 62 Stat. 938.)

## HISTORICAL NOTES

## Revision Notes and Legislative Reports

1948 Acts. Based on Title 28, U.S.C., 1940 ed., § 74 (Mar. 3, 1911, c. 231, § 31, 36 Stat. 1096 [Derived from R.S. § 641]).

Other provisions of section 74 of Title 28, U.S.C., 1940 ed., are incorporated in sections 1446 and 1447 of this title.

Words "or in the part of the State where such suit or prosecution is pending" after "courts of such States," were omitted as unnecessary.

Changes were made in phraseology.

## Notes of Decisions (556)

O'CONNOR'S CROSS REFERENCES O'Connor's Federal Rules Civil Trials: See O'Connor's Federal Rules, "Removal & Remand," ch. 4-A, §1 et seq.

28 U.S.C.A. § 1443, 28 USCA § 1443

Current through P.L. 117-160. Some statute sections may be more current, see credits for details.


End of

© 2022 Thomson Reuters. No claim to original U.S. Government Works.

Document



**DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONS  
CORRECTIONS SERVICES  
INMATE FUNDS WITHDRAWAL REQUEST**

<b>CODE     DRAWING ACCOUNT</b>  73 <input type="checkbox"/> Inmate club  74 <input type="checkbox"/> Outside purchase <input type="checkbox"/> Family member <input type="checkbox"/> Educational courses <input type="checkbox"/> Outside bank savings acct# _____ <input type="checkbox"/> Newspaper ad for clemency / pardon <input type="checkbox"/> Other: <u>Certified &amp; Return Receipt</u> <u>La. Sup. Ct. No. 2022-KH-00863</u>		<b>DOC NUMBER</b> <u>093248</u> <b>LIVING QUARTERS</b> <u>D.W.C.C.</u> <u>H3A</u>		<b>NAME: LAST NAME, FIRST NAME, INITIAL</b> <u>WALLACE, CHARLES K.</u> <b>DATE OF REQUEST</b> MO. DAY YEAR <u>July 127, 2022</u>		<b>TOTAL AMOUNT</b> \$ <u>7.77</u>
		Written Amount: <u>Seven dollars &amp; 77/100</u>		DOLLARS		
79 <input type="checkbox"/> Court Cost - Civil action number _____  94 <input type="checkbox"/> Savings Bond		<b>PAYEE:</b> VENDOR NO _____ NAME _____ ADDRESS _____ CITY _____ STATE _____ ZIP _____ INMATE SIGNATURE: <u>Charles Wallace</u> REQUEST DENIED. REASON: _____				
<b>CODE     SAVINGS ACCOUNT</b>  94 <input type="checkbox"/> Savings Bond  79 <input type="checkbox"/> Court cost - Civil action number _____  82 <input type="checkbox"/> Educational courses		<b>RIGHT THUMB PRINT</b> 				
<b>CODE     TRANSFERS - No check will be produced</b>  68T <input type="checkbox"/> Transfer from drawing account to savings.		<b>VERIFIED BY:</b> TITLE: <u>M/ Sgt. Willie Walker</u> <b>APPROVED BY:</b> TITLE: <u>Wallace</u>				
Note: Print name and address in the payee section to the right. Attach necessary documents including a stamped, self-addressed envelope for all outside mail.						

APPENDIX D  
8/8