

22-6031
No.

ORIGINAL

FILED
OCT 28 2022

OFFICE OF THE CLERK
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

Antoine Edwards -- PETITIONER

vs.

State of Louisiana -- RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI

4th Circuit Court Appeal/Affirm. /A Supreme Denied
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR CERTIORARI

NAME Antoine Edwards

CAMP "C" -- Tiger 212#2

LOUISIANA STATE PENITENTIARY

ANGOLA, LA 70712

RECEIVED

NOV - 9 2022

OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

- 1) How is it legal that Louisiana Sentence there Citizen to Slavery At a Plantation to work for Years? talking bout It's Hard Labor- NO Slavery And Involuntary Servitude.
- 2) Due to the president passing A law of Executive ORDER For Human Trafficking And Slavery Is Immediate Release why they Are not following the Administrative law?
- 3) A lot of people Is being held Unconstitutional In there ~~Detainment~~ Conviction Under 10-2 And They refuse to let US Go They Are Contrary to the Supremacy Clause. Under The Jim Crow Governance of Convict Leasing Using Citizens for there Unjust enrichment In Debranding Citizen In there Organize Gang of De Facto Authority Contrary to the OAA 222141 Treaty to be Governed by Federal principle of the Guaranteed Clause of Republic Government. There Action Is void Nugatory when Congress only have A Right to Commerce Turning citizens to Chattle property Under Uniform Commercial Code of Black Codes And Slave Codes Is Unconstitutional And Demand vacated and Dismissed with prejudice Right

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:

Detective Theophilus Kent
Jason Napoli D.A
Brad Scott D.A
Judge Tracey Flemming
Juan Foil Counsel
Christopher Aberle Appellate Counsel
Judge Tracey Flemming Devallier
D.A Zachary Tate

TABLE OF CONTENTS

OPINIONS BELOW 1

JURISDICTION

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

STATEMENT OF THE CASE

REASONS FOR GRANTING THE WRIT

CONCLUSION

INDEX TO APPENDICES

APPENDIX A 41 J.D.C 535-495

APPENDIX B 4th Circuit Court of Appeal / Arbitration

APPENDIX C LA Supreme Court 2022-10-00292 Denied

APPENDIX D LA Supreme Court 2022-10-00292 pending

APPENDIX E U.S District Court Middle District Sect "J" May 122-2199

APPENDIX F Only have 4th Circuit Court. At other Denied. It's a ^{pending} ~~Seas~~ cause

pending

TABLE OF AUTHORITIES CITED

CASES NUMBER	PAGE
Brady V. Maryland	
Dred Scott V Sandford	
Mapp V Ohio	
Napue V Illinois	
U.S. V. Wade	
Jackson VS Virginia	
U.S V. Flores-Village	

STATUTES AND RULES

14:30

14.130.1

All infamous crimes must be indicted by Grand Jury
must respect the treaties and the Supreme law of the
land.

OTHER

Treaty OAT 222141

Supremacy Clause

International law violation

Human Rights violation

Civil Right violation

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 C to the petition and is

[] reported at _____; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

Still pending Habeas Corpus

[] For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix B to the petition and is

[] reported at 2022 WL 484352; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the CA Supreme Court Denied court appears at Appendix To the petition and is

[] reported at 2022 WL 1467931; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished. *Not timely filed*

JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

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 May 10, 2022.
A copy of that decision appears at Appendix C.

A timely petition for rehearing was thereafter denied on the following date: N/A No Answer, 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

Violation 1st 4th 5th 6th 8th 9th 10th 13th 14th Amendment

International law violation, Due process Clause, Supremacy Clause
Human Rights, Civil, Political, Birth Right Naturalization violation

Color of law Color of Authority Malicious prosecution, Abuse
of process, Police-Detective Misconduct, Violation Oath of office

Breach of Trust, Enfringement of Individual for a human rights.
Obstruction Justice, Miscarriage of Justice Abuse Discretion from
Bias Judge And partial trial, Entrapment, tainted, illegal Gun out
of the evidence Room, White collar crime, Intrinsic Fraud.

PLDO Activity By Defacto territorial Court. Slavery, Aggravated
Kidnapping, Human trafficking, Brady violation Napoleonic violation.
Forgery manufacture Endorsement, Fil Practice, Malpractice Cleveland
Unusual punishment, Malicious Abuse of process. Erroneous Interpretation
of law, Conflict of law Still up holding these Jim Crow
Governance of Convict leasing And Napoleonic law of Uniform
Commercial Code of Human Chattle/property with Black Code
And Slave codes for their political Unjust enrichment by
the Defacto Court of law. Paying 4 cent to work contrary
to the federal principle. Violation of The Treaties And law of
the land. Refuse to Give me my record.

STATEMENT OF THE CASE

July 31, 2016 Two guys try to Rob Aguy who sell pot, who Name was As my Name Antoine Islam Sonan. was Manslaughter in the heat of passions I read the law. In February Mr. Edwards was call from his Sister who stay in Houston, She stated you are wanted. So I call to check And they stated Yes for questioning. This Antoine Edwards I been left Louisiana with my wife in 2015. My face was marked As Agilty Guy of A murder I have no knowledge of. So I turn myself in At Fulton County they said wanted Arm And Dangerous due to the mis identification. In the pretrial unsentification when there was no witnesses, No element of the crime just hearsay in the crime stopper tips. The guys was in Trumell's girlfriend All type of Hearsey. When I Arrive in Orleans I was never questioned. Never read my Miranda Right just been sitting trying to get out these illegal restraint. Lettrinsir fraud four to a poisonous tree put to gunson me. Falsity Document. Defame me by putting A Innocent man on the news by publicizing my picture and Name I suffer my libel by Slander, And my work record with phone for A hard working chef. Slander my reputation. Falsity personal Data of my Inherit Birthright as amours. to the nationality of U.S. As property they had lack jurisdiction suppose to be subject-matter of federal Court. I turn myself in 2017 in Atlanta At Fulton County, Extradited to Orleans And never was question. They refuse to Acknowledge my true Identity. The law was contrary to the Supremacy Clause And didn't respect the treaty OAA222141 Marrakesh in there conspiracy theory And Entrapment. The real Antoine Brownfield who die A year later in the same Area who stayed right around the corner from the incident the people was stating. If was a color of law and color of Authority they had no Right to Delegation violation of 10th Amendment. I wasn't Indicted a presentment to the grand jury. It all fraud to demands

REASONS FOR GRANTING THE PETITION

Counsel was ineffective in Court gotten 4 extension on my 10/1 speedy trial released date on the date of release. Abuse of process illegal manufacture Indictment with no commitment are element of the crime no probable cause malibus prosecution, Fundamental Unfairness under void and vagueness, State of political enactment under Jim Crow Government of Convict Leasing. refuse to give me transcript to do my Appeal. Counsel was ineffective refuse to use my Brief or Supplement Both Counselor was ineffective. Also the 4th Circuit refuse to Acknowledge my pro Se brief And Supplement. Counselor refuse to give me A copy of my transcript use false pretense. I gave him no authority to over ride my Appeal. (A Supreme Court refuse to Acknowledge my Writ of Certiorari. Feb 16 2022 4th Circuit Affirm March 18 2022 that was 30 days they refuse to Acknowledge my Writ when it was timely. District Court Not answer my post conviction claims. They refuse to send Transcript of the proceed to me Also to the U.S. Eastern District Courts. They have long delay while still Depriving me of my life, Liberty Freedom and Justice. waiting on U.S Eastern District to get the case And vote on my claims. The laws is in conflict and Contrary to The United State Constitution and Federal Constitution. The State of Louisiana is racial profiling Racial Discrimination Racial Disparity Still Governed Under Napoleon laws, And Jim Crow Government of Convict Leasing with Black Code and Slave Code. Sentence me to Unconstitutional Unlawful Arrest and Conviction, violation of Due process Clause Supremacy Clause. Also Guaranteed Clause of a republic form Government. They refuse to Respect the Treaties that is Supremacy of the land. The president stated If you are under Human Trafficking And slavery executive ORDER is immediate release I have lawsuits on that, claim on my Appeal Habeas Corpus they refuse to apply the law for my freedom. Angola pay 4 cent Slavery help.

CONCLUSION

The petition for a writ of certiorari should be granted.

vacate sentence And immediate release and recompensation

Respectfully submitted,

Antoine Edwards

Date: 9-20-2022