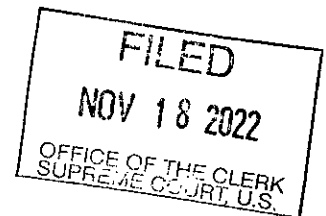


No. **22-6233**

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



Clifton B MAXS — PETITIONER
(Your Name)

vs.

Kenneth BLACK — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

NO STATE OR FEDERAL COURT HAS EVER RULED ON THE MERITS
OF MY CASES BECAUSE TO DO SO WOULD EXPOSE THE CONSPIRACY.

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

CLIFTON B. MAXS # 754-416
(Your Name)

Richard Correctional, P.O. Box 8107
(Address)

MANFIELD Ohio 44901
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

- Why WAS Cuyahoga County Allow to put MR. MAY'S through a Sham Legal Process that included a Rogue Holiday Jury?
- Why were they Allowed to create fraudulent Evidence and Suborn Perjury knowingly? Why did they deny MR. MAY'S a Evidentiary Hearing? Why did they deny MR. MAY'S 15 90 days Speedy TRIAL? Why ~~was~~ ^{did} All OFFICES OF COURT worked, in a CONSPIRACY Against Rights And Deprivation of Rights done Under the Color of LAW, including MR. MAY'S own TRIAL Attorney?
- Why have All State And Federal Courts deny MR. MAY'S a Evidentiary Hearing? What ARE they hiding?
- Why did All State And Federal Courts refused to give MR. MAY'S FACT Finding And Conclusion of LAW?
- Why did they 8th District Court of Appeal deny MR. MAY'S the Motion of Discovery, Transcripts, And State Record?
- Why did The 8th District deny MR. MAY'S Appellate Counsel With out a WAIVER in Writing?
- Why WASN'T MR. Cheselka consider INEFFECTIVE when he WAS disbarred For Filing cases Against his own Clients.
- Why CAN'T The State of Ohio Show CAUSE of there fraudulent evidence?
- Why did All State And Federal Courts ignore MR. MAY'S Claims of FRAUD UP the Court? Why did The Federal District Court Punish MR. MAY'S by dismissing his 2254 Appeal because he MANDAMUS The Sixth Circuit?
- Why did The Sixth Circuit Allow known Chief Rogue Clerk to Rule on And dismiss his MANDAMUS (22-30-29) And Appeal COA (22-34-83)?
- Why hasn't The Circuit Executive obey The Role of LAW?

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:

RELATED CASES

Kenneth Black	WARDEN
DAVE Yost	OHIO Attorney General
MARC Theriault	SIXTH CIRCUIT Executive
DEBORAH S. Hunt	ROGUE SIXTH CIRCUIT Chief Clerk

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

MURPHY V. OHIO 263 F.3d 466, 467	(2)
TAYLOR V. MADDOX 366 F.3d 92, 1000, 1014	(2)
TOWNSEND V. SAHN 372 U.S. 293	(2)
394 US At 300	(1)

STATUTES AND RULES

2253-C

241 CONSPIRACY AGAINST RIGHTS	(3)
242 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW	(5)
JUDICIAL CANON 2.2	(3)
JUDICIAL CANON 1.1	(3)
JUDICIAL CANON 2.3	(3)

OTHER

4th, 5th, 6th, 8th, 11th

(3)

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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 _____ to the petition and is

☐ reported at NO OPINION GIVEN ON THE MERITS; 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 NO OPINION GIVEN ON THE MERITS; 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 NO OPINION GIVEN ON THE MERITS; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the NO OPINION GIVEN ON THE MERITS court appears at Appendix _____ to the petition and is

☐ reported at NO OPINION GIVEN ON THE MERITS; 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 OCT 27, 2022.

*The Clerk did not The 3 Judge Panel
Ms Hunt has MANY LAW SUITS Filed AGAINST her for this*

☐ 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: IT WAS ignored, 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 IT WAS ignored.
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 11/2 (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

1st 4th, 5th, 6th, 8th, 13th, And. 14th Amendment of the
United States Constitution, DUE PROCESS OF LAW, obeying
The Rule OF LAW. 2253 (C) A Judge Must Rule on a C.O.A
And Not a ROGUE Clerk like Deborah S. Hunt.
Federal Judges Ignored The Federal MANDATE Rule

STATEMENT OF THE CASE

The state of Ohio knows that crime never happened, this explains why there isn't any Hospital Records, 911 calls, pictures Probable Cause, valid search/arrest warrant. MR MAXS was knowingly given a Mock Trial with a Rogue Holiday Jury. This is common place in Ohio, because of the Buddy System and "No Snitching Culture" in the State of Ohio. MR MAXS is blamed for helping start a Federal Investigation into the Corruption and Racism going on in Cuyahoga County's Judicial System, so they punished MR MAXS with a Sham Legal Process And The State of Ohio is knowingly putting up fraudulent opposition on state and federal appeal alike. This explains why the State of Ohio created fraudulent Greyhound Bus tickets and knowingly suborn the perjury of Arvin Akhri and all state witnesses. This explains why all state and federal courts refused to grant MR MAXS a Evidentiary Hearing OR rule on the merits of his case, because it would expose the conspiracy against rights done under the color of Law. University Hospital and Greyhound Bus Company do NOT support the position of the State of Ohio and they know that to be a fact. MR MAXS's former trial counsel Attorney Michael J. Cheselka was disbarred on JAN 2, 2020, for fixing cases, fraud, lying, deception against his own clients, the same charges that MR MAXS charge him with, he later resigned from Law a year later in Dec of 2021. The 8th District Court of Appeals never got a valid waiver from MR MAXS that he wanted to proceed pro-se, just like the trial court never sent out MR MAXS's subpoenas. So called defense counsel Cheselka never put on a defense, because he supported the Mock Trial Conspiracy against his own clients since MR MAXS contacted the U.S Department of Justice, and brought the Cleveland FBI into the County Jail on April 24, 2018 Tuesday around 10:00 AM. This is why attorneys in Ohio will not take MR MAXS's case, because he switch on the state of Ohio. MR MAXS's life is in danger, since judges, prosecutors, cops, and attorneys hate MR MAXS. Sixth Circuit Chief Clerk Deborah S. Hunt illegally denied all of MR MAXS's motions in her effort to cover up the abuse of the process in violation of her oath of office and 2253(c). This case is void from the start!

REASONS FOR GRANTING THE PETITION

This Petition must be granted to demonstrate that Judges, Prosecutors, Cops, Defense Attorneys, Appellate Attorneys, County Clerks, State Clerks, Circuit Clerks Circuit Executing lying so called victim ARIAN AKHIR ARE NOT ABOVE THE RULE OF LAW. MOCK TRIALS Should NOT happen in the United States. Justice Should NOT be denied The Poor, And it should NOT be based on RACE. The Courts And The State OF Ohio Should NOT be Able to help ARIAN AKHIR commit CRIMES like PERJURY And Conspiracy to commit Murder Against MR MAYS, using her sexual Relationship with Detective Thelmon Powell to set MR MAYS to be Murder by The Cleveland Police. Then Detective Powell got his personal friend former University Hospital Police Officer Greg Lindsay to knowingly lied under OATH to a case he had no knowledge of, making University Hospital apart of The State OF Ohio's Mock Trial Conspiracy which he was fired for AFTER MR MAYS contacted The Hospital's CEO. The Courts needs to be ordered to Investigate this FRAUD Upon the Court And FRAUD done by The Court, in the interest of Justice, Also The U.S. Supreme Court must protect The Integrity of The American Courts. This case proves that Judge Brendan J. Sheehan is a JUDICIAL Terrorist! The State OF Ohio ARE State sponsor Terrorist, This Honorable Court must investigate and expose this Conspiracy That's rooted in FRAUD And deception, if The Courts won't then who will? MS. Deborah S. Hunt must NOT be Allowed to deny DUE PROCESS OF LAW to BLACK/POOR Pro-Se Prisoners.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Clifton B. Mayes

Date: Nov 9, 2022