

22-7131

No. ~~459112-5701~~

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

FILED
FEB 10 2023
OFFICE OF THE CLERK
SUPREME COURT, U.S.

DeAndre D. Currington PETITIONER
(Your Name)

vs.

Wally Olson et al. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

The United States Court of Appeals for the Eleventh Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

DeAndre D. Currington
(Your Name)

Limestone Correctional Facility
(Address)

Harvest, Ala. 35749
(City, State, Zip Code)

(334) 237-0460
(Phone Number)

QUESTION(S) PRESENTED

1. Q Is THERE Evidence That Produces Facts Undisputed That The Respondents violated The Petitioner Constitutional Rights Concerning The Violation of Equal Protection Of The Law In This Case.
2. Q Is THERE Evidence That Produces Facts Un-disputed That The Respondents Violated The Petitioner Constitutional Rights Concerning False Imprisonment In This Case.
3. Q Is THERE Evidence That Produces Facts Undisputed That The Respondents Violated Constitutional Law Concerning "Perjury", In This Case.
4. Q Is THERE Evidence That Produces Facts Undisputed That The Respondents Violated Constitutional Law And Petitioner Constitutional Rights Concerning The Negative/False Entry Of A "Robbery" Charge, In This Case, That They Said Petitioner Committed In 2000?

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:

DeAndres Currington #26990
Plaintiff (Petitioner)

v.
Wally Olson et al.
Respondents.

RELATED CASES

DeAndres D. Currington #26990
Plaintiff (Petitioner)

v.
Mason Byrum, 1:23-CR-120-MHT-SMD
Defendant.

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APPENDIX A Decision of The United States District Court
FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

APPENDIX B Decision of The United States Court of Appeals
FOR THE ELEVENTH CIRCUIT.

APPENDIX C Motion filed By The Respondents.

APPENDIX D In 2018 I was wrongfully Accused of A crime
or charged That I never committed. In Case of: 18-cv-150-Roh
CWB, which my Constitutional Rights were violated.

APPENDIX E In This said case and matter The petitioner Assents
with the Evidence presented In Reference He should Be Granted
The Relief Sought of \$ 150,000 for Constitutional Violation Against him.

APPENDIX F The petitioner has filed such petition In accordance
with The Rules set out In The Supreme Court of the
United States and Request that Petition Be Granted, Petition.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

The Fourteenth Amendment To The Constitution Guarantees everyone "Equal Protection of the law." "Equal Protection means That A police Cannot treat Someone Some person differently than it treats others without Reason. Clarendon v. Clarendon Living Center, 473 U.S. 439 (1985).

Doe v. Sparks, 73 F. Supp. 227 (W.D. Pa. 1990).

Washington v. Lee 263 F. Supp. 387 (M.D. Ala. 1966).

Monroe v. Pope, 365 U.S. 167 (1961).

STATUTES AND RULES

Connor v. Jones - If A police officer supplies false information to the Magistrate Judge To obtain An ARREST WARRANT Such Constitutes False Imprisonment.

PERJURY - The Criminal offense of making A FALSE Statement Under oath. They CAN Be Prosecuted For perjuring If They lie.
Anyanwuaku v. Moore, 151 F.3d 1053, 1057 (D.C. 1998).

Kerr v. Farrey, 95 F.3d 472, 476 (7th Cir. 1996).

Dorn v. Mich. Dept of CORR., 2017 WL 2434997 (W.D. Mich. June 6, 2017).

OTHER Burns v. PA Dept of Corrections, 544 F.3d 279 (3d Cir. 2008). Areff v. Holder, 953 F. Supp. 2d 133 (D.C. Cir. 2013).

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.

Such Documents have been Submitted To This Court.
The opinion of the United States district court appears at Appendix A to the petition and is *Dismissed without Prejudice For failure To Provide A Current Address.*
[] 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 None to the petition and is

[] reported at None; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the None court appears at Appendix _____ to the petition and is

[] reported at None; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

1. Appendix A

JURISDICTION

For cases from **federal courts**:

Such Documents have been Submitted To this Court.

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

No petition for rehearing was timely filed in my case.

ERROr

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 _____.
S

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 None.
A copy of that decision appears at Appendix None

A timely petition for rehearing was thereafter denied on the following date: None, and a copy of the order denying rehearing appears at Appendix None

An extension of time to file the petition for a writ of certiorari was granted to and including None (date) on None (date) in Application No. ___ A _____. None

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

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

In This Case pertaining To the matters of Constitutional Violations Committed Against me the petitioner Concerning Equal Protection of the Law, And those Involved In Such matter.

Sheriff Wallerdsen, whom at the time was The active sheriff In Dek County Alabama 36361, And his Deputy chief Mason Bynum of Dek County Alabama 36361, whose address is as follows: 113 West Reynolds St. Ozark Alabama 36361. Along with other Deputies, In This Case Respondents filed Amotion To Dismiss The Petitioner Case for failure To Provide A charge of Address. Later The United States District Court for The Middle District of Alabama Southern Division Assert that Appeal was untimely, therefore them lacking Jurisdiction To hear said Case. Petitioner late filed Appeal To United States Court of Appeals for The Eleventh Circuit, which was Dismissed "See Sport", Therefor petitioner humbly presents "This Petition.

Note: This part The petitioner Being (Prost) And Untaught Didn't fully understand.

STATEMENT OF THE CASE

In 2018 I DeShawn D. Cullington, #20000, was Riding with An Friend Named Joshua Fee, when we were stopped By A Dale County Sheriff Deputy "Mason Bynum". And other Deputy. The Driver Joshua Fee was searched By Deputy. And one his persons was found a Syringe. I was also searched, But nothing was found on me. In the Vehicle "Meth", was found, By Sheriff Wallerday. The Driver Joshua Fee had No Driver license, No Tag on Vehicle, A syringe on his persons, No car Tax Sticker, and "Meth", In His Vehicle. I DeShawn D. Cullington was charged with Possession of "Meth", while The Driver Joshua Fee was Given A "Verbal warning", And was Free To Go "Reckard". I DeShawn D. Cullington was Incarcerated at The Dale County Jail - In Ozark Alabama 303d. Later Convicted And Sentence To Prison for 3 yrs. At Venetus Correctional Facility In Clayton Alabama.

End of Statement.

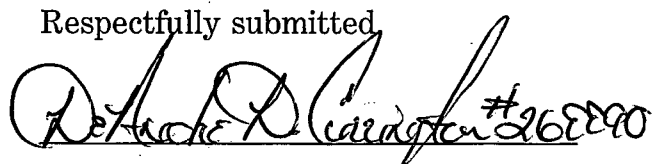
REASONS FOR GRANTING THE PETITION

The Petitioner Asserts That he should Be Granted The petition Because Concerning This Case he ^{not} met the Burden of Overcoming The Respondents Summary Judgment Presenting Facts Before The United States District Court For The Middle District of Alabama Southern Division. That The Respondents Did Violate His Constitutional Rights Under Equal Protection of the Law. Petitioner Presented Evidence Proven Every Asserted Allegation Against the Respondents. Petitioner Also Asserts that The Respondent In Their Admissions from Petitioner Admitted That They Supplied False Information About Petitioner Having "Searched Arrest of Math" (See Admissions of This Case). The Petitioner Further Asserts That he should Be Granted Petition Because Through out this Case It was Factual Established That Respondents Violated Clearly Established Constitutional Law, Concerning The False Implementation. Petitioner also Asserts By the Respondents Committing "Perjury". By Fact of Law The Respondents Immunity was loss therefore making them liable for Constitutional Violations Committed Against the Petitioner. And For This Reasons; Along with Established Facts Concerning this CASE Petitioner should Be Granted Petition. For The Constitutional Violations Committed Against him, Granted The Relief Sought In Monetary Damages. And For The ~~Other~~ Respondent Putting A Negative Entry In The Petitioner Arrest Record (History) of "Robbery" which is False The petitioner Arrest Record (History) of "Robbery" which is False. Petitioner was Incarcerated From 2009-2011. At A.L.C. Cause Petitioner was Incarcerated In Union Springs Alabama. When Deacon Bullock Correctional Facility In Union Springs Alabama. When Deacon Deants said the Crime happened In 2009. By mason Bynum.

CONCLUSION

)
The petition for a writ of certiorari should be granted.

Respectfully submitted



Detective D. Clegg #268890

Date: 3 • 17 • 2023