

No. 22-7255

ORIGINAL

Supreme Court, U.S.
FILED

MAR 30 2023

OFFICE OF THE CLERK

IN THE
SUPREME COURT OF THE UNITED STATES

THOMAS L. FAST — PETITIONER,

vs.

STATE OF FLORIDA, ET. AL.
GOVERNOR RON DESANTIS, AND
ASHLEY MOODY, ATTORNEY GENERAL

ON PETITION FOR WRIT OF CERTIORARI TO
SECOND DISTRICT COURT OF APPEAL FLA. R. CRIM. P. 3.800(A)

PETITION FOR WRIT OF CERTIORARI

Thomas L. Fast
DC # 818015 RM # K2143S
Tomoka Correctional Institutional
3950 Tiger Bay Road
Daytona Beach, FL 32124

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

QUESTION

Pursuant to Supreme Court Rule 24(1)

Did the Florida Twelfth Judicial Circuit Court and Appellate Courts violate Petitioner's 14th, Sections 1 and 3 Constitutional Due Process rights, expressed in 50 U.S.C. § 1701 and 50 U.S.C. § 3369(a)(1),(3), by allowing Glavnoe Razvedyvatel' noe Upravenie or G.R.U. Officer to preside as pre-trial judge “Janette Dunnigan” and Jurist along with her prosecutors over Petitioner Fast, a (Former?) compromised and disabled National Security Agency Aerospace Engineer, causing structural jurisdiction errors by denying Petitioner's access to the United States Courts that have exclusive original jurisdiction rights over the G.R.U.'s persistent and pervasive attempts at neutralizing Petitioner and to cause the “undermine[ing] of [Florida's and] America's democracy” in this nullified and void federal Cold War case.

SUPREME COURT OF THE UNITED STATES

THOMAS L. FAST,
Petitioner,

Case No.: _____

Vs.

**SECRETARY, DEPARTMENT OF CORRECTION,
AND ATTORNEY GENERAL, STATE OF FLORIDA**
Respondents.

**CERTIFICATE OF INTERESTED PERSONS
AND CORPORATE DISCLOSURE STATEMENT (C.I.P)**

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:

1. Aaron, G. Lee, Eleventh United States Circuit Court of Appeals, (Herein known as 11th U.S.C.C.A.);
2. Altenbernd, Honorable Chris W., Second District Court of Appeal; (Herein known as 2 D.C.A.)
3. Barber, Honorable Thomas P., United States District Court Judge, (Herein known as U.S.D.C. Judge);
4. Bechard, C. Suzanne, Chief – Tampa, Florida, Assistant Attorney General, (Herein known as A.A.G.);
5. Black, Honorable Susan, 11th U.S.C.C.A. Judge;
6. Black, Honorable _____, 2 D.C.A. Judge;
7. Burney-Smith, Davina G., 11th U.S.C.C.A. Clerk of the Court;
8. Brodsky, _____, Circuit 12 State Attorney;
9. Brown, Arthur, Assistant State Attorney, (Herein known as A.S.A.O.);
10. Bush, President G.W., Jr., MOB Forgery victim;
11. Bush, Governor Jeb, Circuit 12 MOB victim;

12. Carnes, Ed., 11th U.S.C.C.A. Judge;
13. Carroll, Honorable Hunter W., Circuit 12 Court Judge;
14. Casanueva, Honorable Darryl, 2 D.C.A. Judge;
15. Central Intelligence Agency, Prosecutorial Russian MOB victim;
16. Colonnese, Angelino, Manatee County Clerk of the Court;
17. Crist, Honorable Charles, United States House of Representatives;
18. Dixon, Ricky, Secretary, Florida Department of Corrections, (Herein known as D.C.);
19. "Dunnigan, Janette C.," Florida Circuit 12 Court Judge that is Soviet G.R.U.;
20. Fast, Nicole R., Prosecutorial Russian MOB Victim Since 1978;
21. "Fast, Bruce," MOB Chameleon;
22. "Fast, Travis," MOB Chameleon;
23. Federal Bureau of Investigation, Drug Enforcement Administration and United States Attorney, Tampa-Maitland, Florida and Washington, D.C. Offices;
24. Fishkin, Richard, A.A.G. Former Respondent Counsel;
25. Fury, Honorable Jennifer, Former Trial Defense Counsel, Assistant Public Defender, (Herein known as A.P.D.);
26. Givens, Grace, Crime Scene Technician, (Herein known as C.S.T.) for Manatee County Sheriff's Office, (Herein known as M.C.S.O.);
27. Goss, Honorable Porter J. Retired U.S. House of Representatives;
28. Harper, Honorable Robert Augustus, Jr., Deceased, Special Appellate A.P.D.;
29. Hartman, Detective Timothy, M.C.S.O.;
30. Hall, Thomas D., Supreme Court of Florida, Clerk of Court;
31. Hernandez-Covington, Honorable Virginia M., U.S.D.C. Judge;
32. Hoekstra, Honorable Peter J., Retired United States House of Representatives;
33. Horbelt, Sonya R. A.A.G.;
34. Jacobs, Wendy, Phd., Defense Psychologist;
35. Jung, Honored William F., U.S.D.C. Judge;
36. Khouzam, Honored Nelly, 2 D.C.A. Judge;
37. Kovachevich, Honorable Elizabeth, U.S.D.C. Judge;
38. Krauss, Robert J., A.A.G., Former Respondent Counsel;

39. Manheim, Elaine and Nancy, MOB Prosecutorial Victims;
40. Marcus, Honorable _____, 11th U.S.C.C.A. Judge;
41. Martin, Honorable Beverly, 11th U.S.C.C.A. Judge;
42. Moody, Honorable Ashley, Florida Attorney General;
43. Moorman, James Marion, A.P.D., Appellate
44. Moreland, Honorable Earl, Former Circuit 12 State Attorney;
45. Morris, Honorable Robert, Circuit 12 Judge;
46. National Security Agency, Lt. General _____, MOB Victim;
47. National Security Counsel, Washington, D.C., MOB Victim;
48. Newsom, Honorable Kevin C., 11th U.S.C.C.A. Judge;
49. Northcutt, Honorable Stephen T., 2 D.C.A. Judge;
50. Patch, Jeff, 11th U.S.C.C.A. Clerk of the Court;
51. Porcelli, Honorable Anthony E., 11th U.S.C.C.A. Judge;
52. "Rangoonanan, Darlene," Circuit 12 MOB A.S.A.O;
53. Robert, Honorable Stephen T., 2 D.C.A. Judge;
54. Roberts, Honorable Charles E., Circuit 12 Court Judge;
55. Rothstein-Youakim, Honorable _____, 2 D.C.A. Judge;
56. Roberts, Honorable Harry Franklin, A.P.D. Trial Defense Counsel;
57. Rook, Tonja, A.A.G. former Respondent Counsel;
58. Rosenbaum, Honorable _____, 11th U.S.C.C.A. Judge;
59. Schiff, Honorable Adam, U.S. House of Representatives;
60. Scott, Honorable Rick, U.S. Senate;
61. Scriven, Mary S., U.S.D.C. Judge;
62. Silberman, Honorable Morris, 2 D.C.A. Judge;
63. Sleet, Honorable Daniel H., 2 D.C.A. Judge;
64. Smith, Honorable David J., 11th U.S.C.C.A. Clerk of Court;
65. Smith, Honorable Gilbert A., Jr., Circuit 12 Judge;
66. Smith, C.S.T. Jason, M.C.S.O.;
67. "Smith, John and Wife" MOB Criminal Prosecutorial Attorneys;
68. "Smith," (Maiden Name) Linda and John, MOB Criminal Attorneys;

69. Soviet G.R.U. and N.K.V.D., known as Russian MOB, working directly for their President "Vlad" Putin and Soviet General Secretary of Intelligence (G.R.U.);
70. Taylor, Cerece Crawford, A.A.G.;
71. Tucker, Tiffany A., 11th U.S.C.C.A. Clerk of the Court;
72. Tunstall, Lois, 11th U.S.C.C.A. Clerk of the Court;
73. Wagner, Deputy Mat Orville (Oral), M.C.S.O.;
74. Villanti, Honorable Craig C., 2 D.C.A. Judge;
75. Whyte, Honorable Stephen Matthew, Florida Circuit 12 Court Judge;
76. Thomas, Clarence, Supreme Court Justice: Certiorari to Fla. R. Crim. P. 3.850 (Open Certiorari Case);
77. Gorsuch, Neil M., Supreme Court Justice: Certiorari to Fla. R. Crim. P. 3.800.

Respectfully submitted on this 9th day of FEBRUARY, 2023.



#818015

Thomas L. Fast, Rm # K2143S
Tomoka Correctional Institutional
3950 Tiger Bay Road
Daytona Beach, FL 32124

LIST OF PARTIES

☒ All parties appear in the caption of the case on the cover page.

TABLE OF CONTENTS

COVER SHEET.....	i
QUESTION.....	ii
CERTIFICATE OF INTERESTED PERSONS AND LIST OF PARTIES.....	iii to vi
TABLE OF CONTENTS.....	vii
INDEX OF APPENDICES.....	vii to ix
TABLE OF AUTHORITIES, STATUTES.....	x to xi
JURISDICTION.....	1
REASONS FOR GRANTING THE WRIT OF CERTIORARI.....	2-7
A) JURISDICTION.....	2-3
B) CASE HISTORY.....	3-5
C) TIMELINESS.....	5-6
D) DILIGENCE TO NEWLY DISCOVERED EVIDENCE.....	6-7
CONCLUSION.....	7
PROOF OF SERVICE.....	8

INDEX OF APPENDICES (A-1 to A-143)

Appendix 1: Case Related Court Orders.....	A-1 to A-95
Appendix 2: Fla. R. Crim. P. 3.800(a) Orders on Certiorari.....	A-96 to A-103
(a) Circuit 12 Court Order.....	A-97 to A-102
(b) Notice of Summary Appeal.....	A-103
(c) <i>PER CURIAM AFFIRM, MARCH 17, 2023</i>	<i>A-103A</i>
Appendix 3: Evidence of G.R.U. Officer Presided as Judge and Jury.....	A-104 to A-123
Appendix 4: Docket Summary Sheet Excerpts show Soviet Military G.R.U. Officer as Judge- Jurist Evidence.....	A-106 to A-109
(a) Soviet Russian G.R.U. Officer acting as Judge-Jurist presiding pre-trial...A-107 to A-109	
(b) G.R.U. or K.G.B. Officer Acting as Assistant State Attorney Docket Entry No. 12..A-109	
(c) “Dunnigan” G.R.U. letter evidence Assistant State Attorney provided copies of Sixth Amendment protected letters.....	A-110
(d) July 27, 2021, State Attorney Office released newly discovered “..Stole...” legal mail copies written by Defendant to Petitioner.....	A-111
(e) July 27, 2021, State Attorney Office invoice to Petitioner for copies of State “...Stole..” legal mailings by Petitioner, excerpts of 921 pages.....	A-112 to A-121
(f) Trial Transcript, T-1002 L. 19 to 25, of Mr. Pierola testimony to “...Stole...” Petitioner's legal mailings.....	A-122
(g) Judicial Qualifications Commission adherence to GRU letter.....	A-123
Appendix 5: Federal and State Jurisdiction Letters.....	A-124 to A-134
(a) October 26, 2022, Executive Office for United States Attorneys Freedom of Information Act Reply.....	A-126 to A-127

(b) March 27, 2017, Federal Bureau of Investigation 50 U.S.C. § 3024(i) protected records in Pendancy Notice.....	A-128 to A-130
(c) National Security Agency (Former?) Petitioner Employer Executive Order 12333, 13526 Protected Records in Pendancy Notice.....	A-131, A-132
(d) Central Intelligence Agency (Former?) Petitioner Employer Executive Order 12333 Protected Records Notice.....	A-133
(e) Florida Department of Law Enforcement Notice to proper United States District Court jurisdiction.....	A-134
Appendix 6: Falsified D.N.A. Evidence.....	A-135, A-136
(a) T-1136 L. 2 to 8 Evidence Falsified and Planted D.N.A.....	A-136
Appendix 7: Falsified Jewelry Evidence.....	A-137, A-137
(a) T-816 l. 14 TO 25 Evidence Falsified and Planted Jewelry.....	A-138
Appendix 8: Chameleon Surgical Scars.....	A-139-141
(a) Autopsy Report Evidence Chameleon Surgical Scars page 5 of 5, 7/26/2007.....	A-141
CERTIFICATION OF TRIAL TRANSCRIPT, T-1331.....	A-142
CERTIFICATE OF CLERK.....	A-143

6 th Amendment “Right to a ... public trial [access to the court, fair trial],... impartial jury...; ... compulsory process for obtaining witnesses in his favor,..”.....	2, 5
14 th [1] Amendment “... due process...; ... equal protection of the laws.”.....	2, 5
14 th [3] Amendment “No person shall be ... judicial officer...,... shall have engaged in insurrection..., or given aid or comfort to... enemies...”	2, 5
Supreme Court Rule, S. Ct. R., 10(a).....	1, 2
Supreme Court Rule, S. Ct. R. 17(3), 22.....	1
Fed. R. Civ. P. 8.....	1
Executive orders 12333, 13526, as amended.....	7
50 U.S.C. § 3024(i).....	7
50 U.S.C. § 1701.....	2, 6
50 U.S.C. § 3369(a)(1)(3).....	2, 6
28 U.S.C. § 2254.....	4
28 U.S.C. § 1251(a)(2)(b)(1)(3).....	1, 2, 6
28 U.S.C. § 1257(a).....	1
28 U.S.C. § 1339.....	6
28 U.S.C. § 1605A(b)(2).....	6
28 U.S.C. § 2403.....	1
18 U.S.C. § 2338.....	2, 6
Fla. Statute 876.....	5
Fla. R. Crim. P. 3.800(a).....	3,6

No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF
CERTIORARI

To the Honorable Associate Justice Neil M. Gorsuch, Justices and Clerks:

Petitioner, Thomas L. Fast, respectfully moves this Supreme Court to exercise its supervisory power to resolve the structural jurisdiction error claimed by Petitioner regarding this Florida preempted Federal Cold War case, on-going since 1978 to the present, in accordance to S. Ct. R. 10(a); 17(3); 22; Fed R. Civ. P. 8. And, Petitioner prays that a writ of certiorari issue to review the judgment below.

“This Document inartfully pleaded
must be ... liberally construed,”
Erickson v. Purdue, 551 U.S. 89, 127 S. Ct. At 2200.

JURISDICTION

☒ For cases from State Courts:

The opinion of the highest state court to review the merits appears at Appendix 2 to the petition and is

☒ Not decided at this time

The jurisdiction of this Court is invoked under Article III Section 2 Clause 2 of the Constitution of the United States, 28 U.S.C. 1251, 28 U.S.C. 1257(a), and the following, 28 U.S.C. 2403 may apply.

The misplaced jurisdiction in state court was the “poisonous tree” and everything that followed was “fruit” from that governmental wrong doing.

REASONS FOR GRANTING THE WRIT OF CERTIORARI

A) JURISDICTION ISSUE

The State preemption of this Federal case affected the framework within the trial procedures, (A-124 to 134). *Fulminate v. Arizona*, 499 U.S. 279, 309, 310.

A Soviet G.R.U. Officer “Janette Dunnigan” claiming diplomatic immunity waived at Manatee County, Florida voters her new G.R.U. issued gold colored metal, not gold, medal on approximately December 12, 2022 (or one of her prostitutes) for her successes at damaging Florida and “America's Democracy” through her acting as a Judge-Jurist in her “Dunnigan Court” through this and many other cases. And is the same as no judge or jurist during pre-trial and post-trial procedures, (A-106 to 109: DKT. Entries 7, 17, 23, 26, 28, 35-36, 41-44, 46-49, 98-99, 135, 139, 142, 150, 159-160, 165, 236, 405, 407), and shows a partial and biased judge-jurist, (A-104 to A-134), which is structural jurisdiction error. *Fulminante*, *supra*; *Weaver v. Massachusetts*, 137 S. Ct. 1899, 1907, 198 L. Ed. 2d 420 (2017). 50 U.S.C. § 1701, 50 U.S.C. § 3369(a)(1)(3).

The above shows Florida's Twelfth Judicial Circuit Court preemption of this Federal Cold War case and “Ha[ve] so far departed from the accepted and usual course of judicial proceedings as to call for the exercise of court supervisory powers.” S. Ct. R. 10(a); See S. Ct. R. 16.1. And, shows Florida Courts' and Law Enforcement Officers' “Sponsorship of Terrorist Group(s) which has caused the “personal injury” of Petitioner and his murdered maternal/Wife “Manheim” family members that includes Petitioner's, three times now, G.R.U.–Shining Path–F.A.R.C. kidnapped wife and terrorists murder of Petitioner and Wife's newborn baby girl, “is sufficient to invoke this Court's jurisdiction” under, Article III, Section 2, Clause 2; Article VI, Clause 2; 6th

and 14th[1],[3] United States Constitutional Amendments, 28 U.S.C. § 1251 (a)(2)(b)(1)(3), 18 U.S.C. § 2338; 50 U.S.C. § 1701, 50 U.S.C. § 3369 (a)(1)(3). *Marbury v. Madison*, 5 U.S. 147 (1803) A G.R.U. officer adjudicating over Petitioner a (Former?) National Security Officer is “repugnant” to the Constitution in this nullified and void case, *Cohens v. Virginia*, 19 U.S. 264, 5 L. Ed. 257 (1821); *Weaver*, supra.

This extraordinary case shows constitutional due process violations have resulted in Petitioner's convictions and Petitioner shows actual innocence, (A-135 to 141). *Murray v. Carrier*, 477 U.S. 478, 498, 106 S. Ct. 2639, 91 L. Ed. 2d 397 (1986). A continued miscarriage of justice will result by barring critical exculpatory Federal evidence that overcomes the timeliness bar.

B) CASE HISTORY

The case history is on (Attachment page, herein known as, (A-1 to A-103) to Fla. R. Crim. P. 3.800(a) on Appeal (A-96 to A-103).

The facts admitted as evidence at trial were planted and falsified D.N.A. after Petitioner's June 30, 2007 arrest and following the very thorough crime scene technicians' residential crime scene processing from June 30, 2007 6:30 A.M. to early morning to July 1, 2007, (A-135, A-136). The D.N.A. was the State's only murder conviction evidence.

The jewelry evidence admitted at trial to convict for robbery was in the physical possession of State witness “Bruce Fast” on July 5th or 6th, 2007, Five or Six days after Petitioner's June 30, 2007 arrest, (A-137, A-138).

The facts show that the decedent and “Bruce Fast” have, (Soviet Russian Military Intelligence Officers or G.R.U.; Forces Armed Revolutionaries of Colombia, (Herein known as,

F.A.R.C.) or their partnered terrorist guerrillas organizations cells members known as A.U.C./E.L.N,) Chameleon or imposter plastic surgery scars, (A-139 to 141, see Thursday July 26, 2007) leading an intelligent person to believe decedent was not “Susan I. Fast,” but instead a G.R.U. or A.U.C. Chameleon, which is common in the intelligence community, a switch that probably occurred in 1988. Prosecutors “Travis Fast” and MOB claim they are Peruvian Shining Path to add to the chameleon's issue, (A-124 to 134).

Petitioner Fast, a (Former?) and compromised severely injured¹ National Security Agency Aerospace Engineer, History is probably known to our Honorable Adam Schiff, United States House of Representatives Intelligence Committee Chairman, his predecessors and National Security Council Officers (A-124 to 133).

The record shows that the Petitioner was subjected to a trial by, well-known to this Supreme Court's Clerks, Federal Officers, and Petitioner, Glavnoe Razvedyvatel' noe Upravlenie or G.R.U. ~~G.R.U.~~ acting as Judge-Jurist “Janette Dunnigan” (A-104 to A-123: emphasis on A-107 to A-109: Docket Entries 7, 17, 23, 26, 28, 35-36, 41-44, 46-49, 98-99, 135, 139, 142, 150, 159-160, 165, 236, 405, 407) and her prostitution and terrorist drug organization cells and nests' members that include the probable Komitet Gosudarstvennoy Bezopagnost or K.G.B. - Mrs. “Darlene Rangoonanan”, (A-109: Docket Entry 12), claiming diplomatic immunity. Terrorist organization prosecution member previously mentioned and those not mentioned are Florida, Colorado, and Tennessee licenses law practitioners.

¹ See to be admitted through this Clerk of the Court order to the United States District Court, Records Clerk, Tampa Division, Florida 28 U.S.C. § 2254 Case No. 8:22-cv-1474-MSS-AAS, “Motion for Reconsideration” and attachments to show Petitioner's factual competency claim. Because of the Corrections Dept.'s delay to issuing inmate trust fund checks for records replacements. *Bounds v. Smith*, 430 U.S. 817, 52 L. Ed. 72, 975 S. Ct. 1491 (1977).

The record shows evidence that State Attorney officers were and currently are providing the G.R.U. originals and copies of Petitioner's legal mailings, (A-110 to 122). The State Attorney office released to Petitioner on July 27, 2021 through due diligence, 921 pages of newly discovered censored actual innocence evidence legal mailings that were intended for numerous Petitioner's federal contacts, (A-111 to 122), precluding Petitioner from due process under Article III, Section 2, Clause 2; Article VI, Clause 2; 6th and 14th[1][3] United States Constitution Amendment Rights. *Wolff v. McDonnell*, 418 U.S. 539, 574-77, 945 S. Ct. 2963, 2983-85, 41 L. Ed. 2d 925, 935, 963 (1974).

The Florida Judicial Qualifications Commission, regarding petitioner's complaint, stated "... are not allegations involving a breach of the code of judicial conduct .. but are matters .. through the normal court process," (A-123), showing evidence of their adherence to the Soviet G.R.U. and thereby violate Fla. Stat. 876.01, 876.02, 876.21, 876.30; Article III, Section 2, Clause 2 and Amendment 14[3] United States Constitution causing structural jurisdiction error.

C) TIMELINESS ISSUE

This petition is timely based on the Fla. R. Crim. P. 3.800(a) pleading that is pending in the Florida Second District Court of Appeal, (A-103).

Protected critical exculpatory Federal evidence will reveal substantiating murder and robbery actual innocence facts and that structural jurisdiction error occurred, that remains unheard in this case, (A-124 to A-134). This Court in its supervisory power must order a *Townsend Hearing v. Sain*, 372 U.S. 293, 83 S. Ct. 745, 9 L. Ed. 2d 770 (1963) in this Court or a United states District Court.

Soviet Russian G.R.U. and their terrorist cells and nests combined with State agents and State courts adherence to G.R.U. invoke Supreme Court or United States District Court exclusive original jurisdiction rights and timeliness under 28 U.S.C. § 1251(a)(2)(b)(1)(3), 18 U.S.C. § 2338; 50 U.S.C. § 1701, 50 U.S.C. § 3369(a)(1)(3)²; 28 U.S.C. § 1605A(b)(2).²

The State and State courts preemption of this Federal Case, (A-124 to 134) was initiated by the G.R.U.'s Deputy Secretary (of Intelligence) from his Russian embassy in Washington, D.C. and Miami, Florida consulate at dictator "Vlad" Putin , (Former K.G.B.), long-term retaliatory standing-orders against Petitioner due to comprimasations (leaks by Aldrich Ames, 532 U.S. 987 (2001), etc.).

The Soviet Russian Federation and subsidiary terrorist organization retaliations have been "persistent" and "pervasive" through their sporadic attacks against Petitioner with no specific start date, i.e. deleting and switching documents in legal mail filings, and smearing, spiting, nose blowing biological contaminate on sealed D.O.C. legal mail, and off-institution compound opened legal mailings; and, contaminated water mailings and kitchen foods that terrorists are accessing ³ ~~that~~ Julie Jones, former DOC Secretary, complained about "MOB" D.O.C. infection; See Mayo Correctional Institution shut-down and disease death rate at Union Correctional Institution. 28 U.S.C. § 1251(a)(2)(b)(1)(3); 50 U.S.C. § 1701, 50 U.S.C. § 3369(a)(1)(3); 28 U.S.C. § 1339; 28 U.S.C. § 1605A(b)(2).

D) DILIGENCE TO NEWLY DISCOVERED EVIDENCE

Petitioner's due diligence in presenting newly discovered evidence that was not available during the trial or until this present time is based on the prosecution's and lower court's

² Newly argued jurisdiction and timeliness caselaws.

³ ... THE ...

continuous violations to access the Federal courts for compulsory process right to present relevant critical exculpatory actual innocence Federal witnesses' testimonies and evidence that are 50 U.S.C. § 3024(i) and Executive Orders 12333, 13526 as amended, protected records, (A-124 to A-133), that are non-downgradable to the State or to the State courts, (A-40). *Washington v. Texas*, 388 U.S. 14 (1967); *Bounds*, supra.

CONCLUSION

WHEREFORE, Petitioner prays this Honorable Supreme Court will grant the writ of certiorari and order a *Townsend Hearing* in a United States Court or remand for new trial in a proper United States District Court, or for Congressional case review if Congress so decides, to vacate or reverse the convictions or find this structurally jurisdictionally erred case is null and void.

Respectfully submitted on this 9th day of FEBRUARY, 2023.



#818015

Thomas L. Fast, Rm # K2143S
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