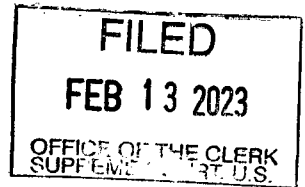


No. 22-7434

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



Thomas J. Kuna ^{- Jacob}
(Your Name) PETITIONER

Kristen M. Tuttle; W'm Siders vs. II)
Merrick Garland; Richard Mc-
Velly; Taylor Traynorff — RESPONDENT(S)
R. Weir Extraordinary

ON PETITION FOR A WRIT OF CERTIORARI TO
MADAMUS

Seventh Circuit of IL (Jareyville)

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

PETITION FOR WRIT OF CERTIORARI
Mandamus

Thomas D Kuna - Jacob
(Your Name)

103 Mill St, PO Box 75
(Address)

Kane IL (ILLINOIS) 62054
(City, State, Zip Code)

217-942-9457 or 623-261-6077
(Phone Number)

QUESTION(S) PRESENTED

is it proper for the clerk of the
IL State S.C. to NOT file a
case for a JURY TRIAL

under ~~Amen~~ VTI ! } when it
had been TIMELY REMAILED?

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

TABLE OF CONTENTS

OPINIONS BELOW	Court n 10 MT issue an O P M J
JURISDICTION	State of ILLINOIS due to clerks backlog to file 1)
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	Amend VII
STATEMENT OF THE CASE	Amend VII is a MATERIAL
REASONS FOR GRANTING THE WRIT	is NOT Optional 1)
CONCLUSION	to assert the primacy of the US Constitution over State Law 1)

INDEX TO APPENDICES

APPENDIX A	① only an "Auto Biography of Apologia pro vita sua: the limits of Liberty"
APPENDIX B	
APPENDIX C	
APPENDIX D	
APPENDIX E	
APPENDIX F	

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES

OTHER

IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

MANABADUNG

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☐ is unpublished.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 _____ to the petition and is

- ☐ 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 _____ to the petition and is

- ☐ reported at rendered as the SCOTUS; or, did not
☐ has been designated for publication but is not yet reported; or,
☒ is unpublished. see the case

The opinion of the 4th Appellate Court court appears at Appendix front to the petition and is

- ☐ reported at _____; 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 _____.

☐ 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 NOT decided
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 _____ (date) in Application No. ____ A ____.

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

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Amend VI § ART VI para 2

STATEMENT OF THE CASES

no jury Trial was held
despite being TIMELY demanded
Judge Pistorius decided the
cases on his own

The Appeals were DENIED
by the 4th Appellate Court
of IL without giving a
basis in LAW.

The Appeals to the SCOTL
were NEVER submitted to
it by reason of the CLERK's
returning them to the PLAIN

TYPE WITHOUT GIVING A
BASIS in LAW

REASONS FOR GRANTING THE PETITION

To compel the CLERK of
the SCOLL to submit the
case to the JUSTICES of
the SCOLL for THEIR
DECISION, not the "clerk's"
decision "acting" as an
ERSATZ judge

CONCLUSION

MAN vs AMVS

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

Respectfully submitted,

Thomas J. Kuma-Jacob

Date: March 6, 2023