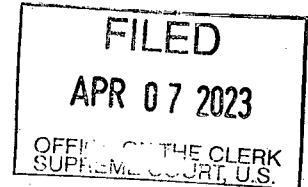


22-7477
No. _____

ORIGINAL



IN THE

SUPREME COURT OF THE UNITED STATES

Douglas Manning — PETITIONER
(Your Name)

vs.

St. Paul, et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United State court of APpeals for the third circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Douglas Manning
(Your Name)

E.J.S.P-Lock Bag R
(Address)

Rahway NJ 07065
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

- 1) Was the defendant's representation so related to the harmful consequence to the Plaintiff that he should be held responsible for it?
- 2) Was there any Ground on which the Defendant's act may be Justified or excused?

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:

SGT. St Paul
SCO. MR. Santiago
SCO. MR. Rivera
Mr. Terry, NJDoc Transportation Officer
Correction officer Richardson

List Party

United States Court of Appeal For the Third Circuit
Circuit Judges:

Krause, Porter and Mont Gomery-Reeves, Circuit Judges
Cherylann Krause, Circuit Judge

United States District Court of New Jersey
United State District Judge

Madeline Cox arleo
Magistrate Judge, Michael A. Hammer

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	3
STATEMENT OF THE CASE	4
REASONS FOR GRANTING THE WRIT	5
CONCLUSION.....	6

INDEX TO APPENDICES

APPENDIX A *Manning V. St Paul, et al, U.S.C.A3 No. 23-1052 United State court of Appeals, Judgement entered, April 3, 2023, Circuit Judges*

APPENDIX B *Manning V. St Paul et al U.S.Dc. NJ No. 2:20-cv-14240-MCA-MAH U.S. District court of N.J., Judgement entered 8/17/2021 Magistrate Judge*

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

- I) Wallace V. Kato, 549 U.S. 384, 387 (2007). Estate of Laganov V. Bergen City Prosecutor's Office 769 F.3d 850, 859 (3d Cir. 2014). Melendez-Spencer, V. Shack, 747 F.App'x 910, 913 (3d Cir. 2018), Wallace 549 U.S. At 388, Bay area Laundry and Dry cleaning Pension Trust Fund V. Ferbar Corp, of Cal, inc 522 U.S. 192, 201 (1997) Todish V. Cigna Corp Document 14 File 11/17/22, case 2:20-cv-14240 MAH Page ID: 96 Page 3 of 7
- II) Kyle V. Green acres at Verona, inc., 44 N.J. 100, 113, 207, A2d. 513 (1965), Feeman V. New Jersey 788 A.2d 867, 880 (N.J. super. Ct. App. Div. 2002) Lake V. Arnold 232, F.3d. 360, 370 N.9 (3rd Cir 2000) Document: 14 File 11/17/22, case 2:20-cv-14240. Page ID: 97 Page 4 of 7
- III) Preiser V. Rodriguez, 411 U.S. 475, 498-99 (1973) Muhammad V. Close, 540 U.S. 749 (2004) Edwards V. Balisak, 520 U.S. 641 (1997) Wilkinson V. Dotson, 544 U.S. 74 (2005) Wilkinson, 544 U.S. At 79 Document: 14 Case 2:20-cv-14240 File 11/17/22 Page ID: 98 Page 5 of 7

STATUTES AND RULES

- IV.) 42 U.S.C. At 1983, (NJ CRA), 28 U.S.C. At 1915 A(b) Document: 14 File 11/17/22 Case 2:20-cv-14240-McA-MAH Page ID: 94 Page 1 of 7
- V.) 42 U.S.C. At 1983, (citing N.J.S.A) 2.A:14-2) N.J.C.R.A.; N.J.S.A. 10:6-1 et seq, (Per curiam) Eighth Amendment Case, 2:20-cv-14240. Document: 14 File 11/17/22 Page ID: 96 Page 3 of 7
- VI.) N.J.S.A. 2A:14-21a, equitable tolling Document: 14 File 11/17/22 Page ID: 97 Page 4 of 7 Case 2:20-cv-14240
- VII.) 28 U.S.C. At 2254, Admin remedies Document 14 File 11/17/22 Page ID: 100 Page 7 of 7 Case 2:20-cv-14240-McA-MAH
- VIII.) 28 U.S.C. At 2254, 28 U.S.C. At 1915(A), (N.J.C.R.A) 28 U.S.C. At 1915 A(b) Document 14 Case 2:20-cv-14240 File 11/17/22 Page ID: 99 Page 6 of 7
- IX.) 1983 at N.J.C.R.A., 28 U.S.C. At 1915 A. Case 2:20-cv-14240 File 11/17/22 Page ID: 98 Page 5 of 7

OTHER

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 A to the petition and is

☐ reported at April 03, 2023; 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 B to the petition and is

☐ reported at 8/17/2021; 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 _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the _____ 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.

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 A 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 B 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 A 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 state district court court appears at Appendix B 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 April 03, 2023.

☐ 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: Nov 22, 2022, and a copy of the order denying rehearing appears at Appendix A.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. 23 A 1052.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

I. (ECF NO. 10-6). (ECF NO. 2 A-4) Page 1 of 5 File 6/29/2021 U.S. District of NJ, I I. (ECF NO 6, 11) (ECF NO. 13). (ECF NO. 1). (ECF NO. 5) Page 1 of 7 File 11/17/2022 U.S. District of NJ. I I I. (ECF NO 6-7) (ECF NO. 10-11) (ECF NO 1-5) (ECF NO. 3-15). (ECF NO. 8) (ECF NO 15-20) File 11/17/2022 U.S. District of NJ.
IV. (ECF NO. 13) U.S. District of NJ File 11/17/2022 Page 5 of 7. V. 550 Prisoner Civil right

☐ For cases from **state courts**:

The date on which the highest state court decided my case was Nov 22, 2022.
A copy of that decision appears at Appendix A.

☒ A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix A.

☐ 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).

JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was April 23, 2023.

☐ 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. C A 23-1052

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 _____.
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

Manning, V. Administrator East Jersey state Prison, D.N.J. civ. NO. -
23-1491 Jurisdiction invoked Federal

Manning V. Administrator East Jersey state Prison, D.N.J. civ. NO -
2-23-cv-00279, IN Forma Pauperis 04/05/2023 Jurisdiction Federal

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

42 U.S.C. § 2000e-2, VII § 703(a)(1), Appendix K

Disabilities Act cite as 42 U.S.C. Sec 12101

42 U.S.C. Sec 3604(D)(72)(75) II.

42 U.S.C. Sec 3371, 28 U.S.C. Sec 2107(k), 28 U.S.C. Sec 1291

STATEMENT OF THE CASE

Finding common law the wrong law by first law of nature discretion reverberated throughout the system statutory law follow up toughness law against vice Criminal Justice make dangerous psychological, violence hopelessly on array of well known Biases not Reporting Procedure written notice substantive Due Process lengthy Prison term. More (A.I.U.S.A.) Amnesty source applied standard extending the protection of constitutional right to prisoner yet to be resolved, accountability of unforeseeable inspired attack, not hate excessive anonymity an account of race, color, religion, sex or national origin. Taken holding in confinement without the force of law. Psychological Pressure cause unsanitary and inhumane upon rehabilitation. Sentenced to endure along list of other hardships including permanent loss of right To Privacy clause clear that fourteenth amendment due-process clause incorporated the cruel-and-unusual Punishment clause, thereby make it applicable to the state as well as to the federal Government Organization received inadequate treatment for suffering, inadequate Medical Prescription for Pain. ANY willful and unlawful use of force or violence Provision for mandatory report by professional.

REASONS FOR GRANTING THE PETITION

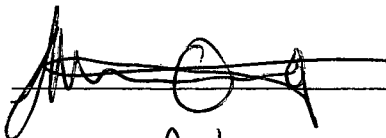
Applied standard motion Appellant has failed to prosecute. The Appeal Motion of Appeal, Not appealable in this appellate court must be appealed in Federal court, The Appeal file in This District Court, The civil disobedience violate eighth amendment right and Fourteenth amendment right must be withdrawn, motion on own motion you included is addressed to the court, order Dismissing Appeal burden of proof is placed on the court Administration of law that do not violate the very foundation of civil liberties extending the protection of constitution right to Prisoners. Amnesty Prove inhumane Adversary system in Declaration of right (1689) was enacted to Affirm specific Privileges guaranteed to the People such as the right to petition Citizen under our law need right to survived condition in confinement or corporal Punishment in Prison Appellate court Motion have to be appealable in Federal Court.

Second Amended Granting in time frame

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to be "A. J. [unclear]", written over a horizontal line.

Date: April 25, 2023