

23-5350  
No. 927.8209

YH-065541

FILED  
MAY 05 2023  
OFFICE OF THE CLERK  
SUPREME COURT, U.S.

## IN THE

SUPREME COURT OF THE UNITED STATES

Daniel Chris Ramsey PETITIONER  
(Your Name)

The People of California vs. DEFENDANT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

# California Supreme Court

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

**PETITION FOR WRIT OF CERTIORARI**

Daniel Chris Ramsey  
(Your Name)

— 7 — 5 — 4 — 100

(Address)

Sussexville, N.Y. 9/6/33

(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

## California Court House Rules

1. Is California Courts are allowed to Avoid giving a full Reason Statement Of Why a Petition for Writ of Habeas is Denied?
2. Is Not it A Constitutional Violation To Avoid petitioner Mental Health And not give a ~~Incompetent~~ hearing before trial When Petitioner had Mental Health Issue?
3. Is the Constitution Violated When Petitioner ~~lawyer~~ <sup>Counselor</sup> / lawyer do NOT Bring forth information Regarding Petitioner Mental Health And Hospitalizations ~~to~~ (ISC) To the Court? ( for him to Understand Proceedings )

## 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 *Supreme Court of California*

APPENDIX B *California Court of Appeal (2<sup>nd</sup>) Appellate District.*

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
<u>Federal</u>	
1) Strickland v. Washington, 460 U.S. 80 L.Ed.2d 674, 104 S.Ct. 2052	
2) U.S. v. A. Renburg, 650 F.3d 164 (CA 2010) (Page 168)	(1984)
3) 14th Amendment - Equal Protection Law	
4) Sixth Amendment - Due Process	
5) Becton v. Barnett, 920 F.2d 1190 (CA 4 1990)	
STATUTES AND RULES	Page 1192
1.) California Court House Rules 4.551(g)	
2.) Sixth Amendment "Due Process" Rights	
3.) <del>Strickland</del> 14th Amendment "Equal Protection"	
OTHER	
See Additional Pages Attached.	

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.

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 A to the petition and is

reported at California Supreme Court; or,  
[ ] has been designated for publication but is not yet reported; or,  
[ ] is unpublished.

The opinion of the California 2nd Appellate district court appears at Appendix B to the petition and is

reported at California Los Angeles 2nd Appellate; 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 12, 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: April 12, 2023, 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. §1254(1).

For cases from **state courts**:

The date on which the highest state court decided my case was April 12, 2023. A copy of that decision appears at Appendix A.

A timely petition for rehearing was thereafter denied on the following date: April 12, 2023, 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).

(2)

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- 1.) 14<sup>th</sup> Amendment, Due Process And Equal Protection Law.
- 2.) California Court house Rules 4.551 (g)
- 3.) IAC (Insufficient Assistants Of Counsel)

(3)

STATEMENT OF THE CASE

Page 4

1) Petitioner Was Convicted in 2006 and Sentence to 133 year life sentence. However, because petitioner has <sup>irregularities</sup> in case with mental health issue his whole life from childhood to adult, the petitioner could not defend himself under his mental health stage of capabilities.

Petitioner Conviction Was Unlawful And Violated his federal and constitutional rights because he was ~~not~~ during the time mental stable.

Under the laws of the Constitution Amendments (USA) and California State laws petitioner should of had a Competency hearing.

2) Petitioner Counsel failed to Notify Court of his Mental history and current issue to the Courts in which violated his Affective Assistance of Counsel Rights.

Counsel was full aware of his Mental Health Hospitalization History.

3) Appeals Court Denied Petitioner Without Reason or Expiation, Violation of the California Court house Rules Causing a due process violation

1.) The Petitioner Constitutional Amendment Rights has been violated Under Due Process And Equal Protection law.

Petitioner did Not Understand his Rights And received a unfair trial because He did Not Understand the Procedure of Court trials.

Petitioner Was Incompetent to Stand trial And Should of been evaluated for Mental health Reasons.

Petitioner did not receive A Incompetent hearing during the time of trial.

It is A fact And noted petitioner had Mental Health Issue during the time of trials. (Documented papers)

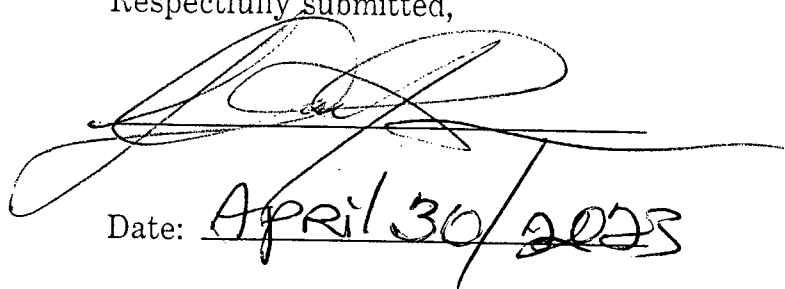
2.) Appeal Court's denied Petitioner his Rights When they denied Petitioner his Appeal Without Expiation As Required Under California State Law. (California Court Rules 4.551)

3.) Petitioner Trial ~~Counsel~~ Counsel fail to Inform Court's (Trial Court) That Petitioner have Mental Health history And Was Incompetent to Proceed during trials.

## CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



A handwritten signature in black ink, appearing to read "John Doe".

Date: April 30, 2023



PS. There is two Envelopes  
Send At same time