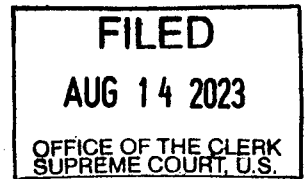


No. 23 - 5574



\_\_\_\_\_  
IN THE  
SUPREME COURT OF THE UNITED STATES  
\_\_\_\_\_

Ramone Wright — PETITIONER  
(Your Name)

vs.

United States — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Ramone Wright  
(Your Name)

FCI Bennettsville po Box 52020  
(Address)

Bennettsville SC 29812  
(City, State, Zip Code)

N/A  
(Phone Number)

## QUESTION(S) PRESENTED

I Can a trial Judge proceed in accepting a binding plea if the defendant informed him of a violation of Due Process where the government failed to provide exculpatory evidence favorable to defense

II Does a conflict of Attorney-client privilege constitute a violation of Sixth Amendment if the court was made aware by defendant's counsel that he can not properly represent him because of a breakdown of communication (motion to withdraw) in which counsel I first and II second motion was ignored by the court

III If the government failed to provide nexus in determining jurisdiction, can trial court still proceed if counsel for defendant received the report the day of the hearing without proper notice

IV Does a notation constitute correction of Record

~~III~~ V If trial judge failed to give proper notice of count 2 the gun charge, does such court constitute invalid plea, since defendant never receive proper notice of charge i.e 924(G) or 924(E) or 922 G

VI Does a defendant have the right to withdraw his plea if the court has not accepted it yet?

## 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 .....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	
CONCLUSION.....	

## INDEX TO APPENDICES

APPENDIX A Sixth Circuit NO 17-3642 September 1, 2017

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

## TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES petitioner pro se notice of appeal was  
filed on June 14, 2017, after the 14-day criminal appeal  
deadline had expired pursuant to Rule 4(b) (See Exhibit A)

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 2017 U.S. App. Lexis 27477; 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 A to the petition and is

☒ reported at 2017 U.S. App. Lexis 27477; 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.

## JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was June 23, 2017.

☒ 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).

yes see Exhibit A September 1, 2017

☐ 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

the waiver of Fifth and Sixth Amendment trial rights based on a constitutionally invalid plea  
**Issue I** Undermines the credibility and public reputation of judicial proceedings and fails to foster confidence that they will result in a fair and reliable determination of guilt rather than a conviction obtained contrary to constitutional principles

**Issue II** p 52(b) Violation abuse of discretion because in ordinary case a failure to correct plain error that effect the fairness, integrity and public reputation of judicial proceeding? Erroneously sentenced due to a presentence report being conducted without petitioner trial ~~notice~~ counsel being on notice

**Issue III** Fifth Amendment right to due process was violated when the district court ordered the Government to not disclose exculpatory evidences to petitioner

**Issue** failure of jurisdiction



## STATEMENT OF THE CASE

petitioner instructed his trial counsel to file a timely notice of appeal, but that counsel ignored his request. Due to client-Attorney privilege. Trial counsel filed numerous motion to withdraw from case which went unanswered.

Petitioner instructed counsel to file motion for discovery of particular which counsel refuse to file ~~and~~ Due to Government not to disclose

Re: Exhibit A1, Exhibit B2 Exhibit C3

Government failed to provide jurisdiction to petitioner's trial counsel subject-matter - trial counsel refuse to file motion to challenge the sufficiency of the Government's complaint

## REASONS FOR GRANTING THE PETITION

- 1) The Sentence Was Imposed in Violation of the Constitution
- 2) The government Lack Jurisdiction to hear case NO 2116-CR-089

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Ramone Wright

Date: 8-9-2023