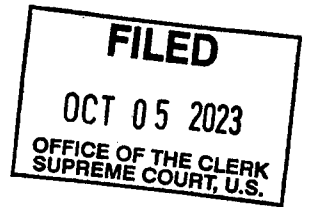


ORIGINAL

No. 23-5853



IN THE
SUPREME COURT OF THE UNITED STATES

ALEX ADAMS #1181239 — PETITIONER
(Your Name)

vs.

Sergeant LAYTON — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United State Court of Appeals FIFTH CIRCUIT
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

ALEX ADAMS #1181239
(Your Name)

McConnell Unit 3001 Emily, Dr.
(Address)

Beeville, Tx. 78102
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

- ① SHOULD MONEY KEEP ME FROM JUSTICE?
- ② AS A INMATE DO I HAVE A RIGHT TO BRING THE
MATTERS OF THE STATE?
THEY SAY I DON'T BUT CONSTITUTION SAY I DO!
- ③ THEY HAVE BEEN TAKEN ALL MY DEPOSIT, AND CLAIMING
I MUST PAY FULL FILING FEE IS THAT FAIR TO DIS-
MISS CASE I CAN'T PAY, CAUSE THEY TAKE MONEY FOR
SEVERAL CASE?
- ④ PLEASE LOOK AT CRIME COMMITTED, DO I HAVE A
RIGHT TO PRESS CHARGES? I WAS SEXUAL HARASSER
AND ASSAULTED ON SEVERAL OCCASIONS?
- ⑤ I NOT A LAWYER I SEE YOUR PROBLEM, BUT IS THIS
NOT A EXAMPLE OF WHY CRIMINAL JUSTICE REFORM NEED
TO HAPPEN?
PLEASE LOOK AT WHAT THEY DID TO ME!
- ⑥ IS NOT INSPECTOR GENERAL WRONG FOR NOT LETTING ME
PRESS CHARGES?
- ⑦ GRIEVANCE IS NOT FIAR DON'T YOU THINK THEY
THEY SHOULD HAVE AGED ON MY BEHALF. I WAS
SEVERALLY WRONG MENTALLY AND PHYSICALLY?

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:

USE OF FORCE OFFICE; COFFIELD UNIT; UNIVERSITY OF TEXAS MEDICAL BRANCH, McLomdl unit; OFFICE OF INSPECTION GENERAL; UNIT GRIEVANCE INVESTOR, McLomdl unit; UNIT GRIEVANCE INVESTIGATION, COFFIELD UNIT; CENTRAL GRIEVANCE OFFICE; BOBBY LUMPKIN, DIRECTOR, TEXAS DEPARTMENT OF CRIMINAL JUSTICE, CORRECTIONAL INSTITUTIONS DIVISION, TEXAS BOARD OF PARDON AND PAROLES.

RELATED CASES

ANTONIO TOLTON SLACK, PETITIONER 529 U.S. 473, 146 L.Ed. 542

U.S.C.A. FIFTH CIRCUIT NO. 22-20558

U.S.C.A. FIFTH CIRCUIT NO. 22-40750

ADAMS V. BEUSCH NO. 22-6620

ADAMS V. CARRANZA NO. 22-40664

ADAMS V. ROBINSON, NO. 6:22-CV-110

ADAMS V. WARDEN GRACIA NO. 6:22-CV-84

ADAMS V. CALDWELL NO. 6:23-CV-83

ADAMS V. OFFICE OF INSPECTION GENERAL, NO. 6:22-CV-342

U.S.C.A. FIFTH CIRCUIT NO. 22-40275

U.S.C.A. FIFTH CIRCUIT NO. 22-40683

U.S.C.A. FIFTH CIRCUIT NO. 23-40048

U.S.C.A. FIFTH CIRCUIT NO. 22-20595

ADAMS V. STHELBY, NO. 4:23-CV-00622

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	MANDATE FOR FIFTH CIRCUIT NO. 23-40234 DATED JULY 10, 2023
APPENDIX B	U.S.D.C. DOCKET SHEET DATED 11-14-23
APPENDIX C	U.S.D.C. ORDER DENYING RELIEF FROM FINAL JUDGEMENT DATED 4-25-23
APPENDIX D	U.S.D.C. FINAL JUDGEMENT DATED 2-16-23
APPENDIX E	U.S.D.C. ORDER REGARDING FILING FEE DATED 11-16-22
APPENDIX F	U.S.D.C. ORDER TO AMEND DATED 11-16-22
APPENDIX G	MAGISTRATE REFERRAL
APPENDIX H	CONSENT TO PROCEED BEFORE U.S. MAGISTRATE JUDGE
APPENDIX I	FIFTH CIRCUIT LETTER DATED 5-9-23
APPENDIX J	LETTER FROM FIFTH CIRCUIT DATED 4-20-23 THAT THEY DOCKETED Appeal

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

ANTONIO TONTON SLACK, PETITIONER 529 U.S. 473, 146 L. Ed. 542

STATUTES AND RULES

DISTRICT COURT DENIED ON PROCEDURAL GROUNDS, WITHOUT REACHING THE PRISONER UNDERLYING CONSTITUTIONAL CLAIM, A C.O.A. SHOULD HAVE BEEN ISSUED. **HEBEAS CORPUS 894.1**

HEBEAS CORPUS 319.1

THE RULE REQUIRING COMPLETE EXHAUSTING OF STATE REMEDIES BEFORE SEEKING FEDERAL HABEAS RELIEF IS NOT TO TRAP THE UNWARY PROSE PETITIONER. THIS IS SUBSTANTIAL SHOWING OF THE DENIAL OF MY CONSTITUTIONAL RIGHTS.

OTHER

A HABEAS PETITION DISMISSED WITHOUT ADJUDICATION ON THE MERITS FOR FAILURE TO EXHAUST STATE REMEDIES IS NOT "A SECOND OR SUCCESSFUL PETITION."

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 7-10-23; 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 C to the petition and is

☐ reported at 4-25-28; 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 7-10-23.

☒ 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).

APPEAL TO DESERVE ENCOURAGEMENT TO PROCEED FURTHER
AMOUNT TONON SLACK, PETITIONER 529 U.S. 473, 46 L. ED 542
DISTRICT COURT DENIED ON PROCEDURAL GROUNDS, WITHOUT RECKONING THE
PRISONER UNDERLYING CONSTITUTIONAL CLAIMS, A L.R.A. SHOULD HAVE BEEN ISSUED

☐ 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

ADEQUATE TO PRESENT ENCOURAGE TO PROCEED FURTHER

ANTONIO TONTON SLACK, PETITIONER GROUNDS, 529, U.S. 473, 146 L. Ed. 2d 542

DISTRICT COURT DENIED ON PROCEDURAL GROUNDS, WITHOUT REACHING THE PRISONER UNDERLYING CONSTITUTIONAL CLAIM. A C.O.A. SHOULD HAVE BEEN ISSUED. HABEAS CORPUS 89.4.1

A HABEAS PETITION DISMISSED WITHOUT ADJUDICATION ON THE MERITS FOR FAILURE TO EXHAUST STATE REMEDIES IS NOT A "SECOND OR SUCCESSFUL PETITION."

HABEAS CORPUS 319.1

THE RULE REQUIRING COMPLETE EXHAUSTING OF STATE REMEDIES BEFORE SEEKING FEDERAL HABEAS RELIEF IS NOT TO TRAP THE UNWARY PROSE PETITIONER.

THIS IS "SUBSTANTIAL SHOWING OF THE DENIAL OF MY CONSTITUTIONAL RIGHTS"

STATEMENT OF THE CASE

I EXHAUSTED ALL STATE REMEDIES BY FILING A STEP 1 & STEP 2 GRIEVANCE. THEN PROCEED WITH A 1983 LAW SUIT.

I WAS SEXUALLY HARASSED AND ASSAULTED REPEATEDLY DUE PROLESS AND DUE COURSE OF LAW WAS NOT FOLLOWED. OFFICE OF USE OF FORCE AND ALL NAME T.D.C.J. STAFF DID NEGLECT THERE DUTIES.

I WAS DENIED MED. TREATMENT. ect

BUT MORE OF ALL THEY TAKE ALL MY MONEY FOR COURT FEE'S

THEN CLAIM I AIN'T PAID FILING FEE.

RECORD'S WILL SHOW WHAT HAS BEEN ORDERD BY COURT TO BE TAKE OFF MY BOOKS.

INMATE TRUST FUND HAS REMOVE ALOT OF MONEY, ALL MY DEPOSIT AS I GET THEM, BECAUSE OF U.S.D.C COURT'S AND PETRA CIRCULAR.

BUT THEY CLAIM I AIN'T PAID FILING FEE

THEY ARE SEVERAL CASES I HAVE BEFORE THE COURT IN WHICH SAY THIS.

THIS IS SO WRONG FOR THEM TO TAKE ALL MY MONEY THEY SAY I AIN'T PAID.

I DON'T HAVE ANY MONEY CAUSE THEY TAKE IT ALL! THEY HAVE EVEN TAKE MONEY FOR CASE I HAVE NOT FILED!

REASONS FOR GRANTING THE PETITION

IN T.D.C.J. CONSTITUTIONAL RIGHTS ARE NOT BEING RESPECTED
I WAS SEXUALLY HARASSED AND ABUSED, I HAVE BEEN
STABBED etc.

I HAVE PROPOSE SEVERAL EXISTING WHY SOLUTIONS NEED TO BE MADE
TO STOP CONFLICTS OF INTEREST, MISCONDUCT, SLOPPY PRACTICES
AND GROTESQUE OVER-REACH

PLEASE ENCOURAGE PROACTIVE IDENTIFYING SYSTEMIC ERRORS,
AND SET UP MEASURES TO CONTAIN OR ELIMINATE THEM.

THIS IS EXAMPLE OF WHY THE ABNORMALLY HIGH SUICIDE RATE.
THE OLD PRISON LAYOUT OF CELL IN A LONG LINE, DO NOT
PERMIT GUARDS TO SEE ALL THE INMATES, AS MODERN JAIL
WALL ARRANGEMENT DO.

THE INCIDENTS I ADDRESS ARE SERIOUS CRIME. I WAS
SEVERALLY INJURED BOTH MENTALLY AND PHYSICALLY,
LET ALONE THE APPEAL PROCESS.


I WAS COMPLETE IGNORED AT THE UNIT GRIEVANCE
LEVEL.

MONEY WAS ORDERED AND TAKEN OFF MY BOOKS FOR
OTHER APPEAL. COURT'S CLAIM THEY DID NOT GET MONEY
BUT MONEY WAS TAKEN, THEN I WAS ORDERED TO PAY
FOR THIS CASE WHEN THEY KNOW I HAVE NO MONEY
THE LAW LIBRARY REFUSE TO GIVE ME A DATA SHEET
I ADDRESS A LOT FOR THEIR CASE PLEASE HEAR ME OUT

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Blake Adams", written over a horizontal line.

Date: Oct. 1, 2023