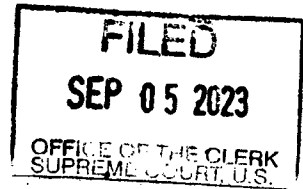


23-5944 ORIGINAL  
No. \_\_\_\_\_



IN THE

SUPREME COURT OF THE UNITED STATES

Kaylin Johnson — PETITIONER  
(Your Name)

vs.

United States Court of Appeals for the six — RESPONDENT(S)  
Circuit

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Kaylin Johnson  
(Your Name)

255 W. Main St.  
(Address)

Harrison, MI, 48625  
(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

### QUESTION(S) PRESENTED

petitioner raising argument about circuit court is erroring for governments satisfaction in timely and non jurisdiction appeal for petitioner constitutional rights being violated. Petitioner has appeal magistrate decision Denied bail and detaining petitioner for unconstitutional reasons for petitioner being violated of 8<sup>th</sup> Amendment. Petitioner counsel was ineffective for timely filing and counsels & Judges & district court rejected all motions from petitioner prose filings. Circuit court was brief in judgment and didn't explain the details of circumstances from petitioner side and motions. Petitioner counsel agreed with government on a motion petitioner never gave consent to file. This has caused default and actual prejudice as a result of the alleged violation of federal law and interlocutory order's 28 USC § 1404(a) and 28 USC § 1292(a) which is a appeal right. Interlocutory is a right ~~in~~ in conveniences for justice & liberty. Courts are to uphold the constitution in merits for protective order of citizen's if the people are not protected the constitution seem unprotective of the people? We are the people? Failure to consider the claim of petitioner constitutional rights being violated within the bill of rights and the 14<sup>th</sup> Amendment will result in a fundamental miscarriage of justice to the procedural due process Doctrine. This is a habeas Corpus writ governing cases *Griswold v. Connecticut*, 38 U.S. 479, *District of Columbia v. Heller*, 554 U.S. 570, *Fitts v. McGhee*, 172 U.S. 516, *Bivens v. Six Unknown Agents* 403 U.S. 388, *Monroe v. Pape*, 365 U.S. 167

## 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

USA v. Kaylin Johnson  
case number: 23-1227

United States of America v. Kaylin Johnson, 4:22-cr-20280

Chisholm v. Georgia, 2 U.S. 419

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

US Const. Art. IV § 4.

Charter

US Const. Amend 11

US admiralty and maritime claims RE (c)

US admiralty and maritime claims RF

US § 600.4001

D. Mich. LRE. I (c)(3)

8 USC § 1781

8 USC § 1782

US Const. Art. IV § 1

2 USC § 7107

2 USC § 8201

US Const. Amend 1

US Const. Amend 2

US Const. Amend 4

US Const. Amend 5

US Const. Amend 6

US Const. Amend 8

US Const. Amend 9

US Const. Amend 10

US Const. Amend 14

USCS § 2671 to 28 USC § 2680

USCS § 3142

USCS § 3143

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 23/227 to the petition and is

- ☐ reported at Lexis Nexis; 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 \_\_\_\_\_; 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 8, 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. 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 \_\_\_\_\_.  
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).

## STATEMENT OF THE CASE

My concise is I was in a car that was illegal seized for speeding and I was a passenger. Firearms and M&M was found I gave no consent for search and procedure denied by District court & Circuit Courts has failed on releasing me on bail and dismissing case for unconstitutional reasons to further to keep me detained violating my Bill of Rights guaranteed under the constitution of the 14th Amendment. Tort claims are present and my prosit of happiness is being neglected for my liberty. Courts lacked Jurisdiction and I have implied the matters. Supreme Court should vacate case and remand for further proceedings.

## REASONS FOR GRANTING THE PETITION

United States Eastern District Court and United States Court of Appeals for the Sixth Circuit has error in criminal proceedings in controversies between district courts and United States circuit courts has violated

Petitioner constitutional rights in due process and proper assertion of law. Petitioner has had ineffective counsel in District Court and Circuit Court both attorneys filing without Petitioner consent and denying Petitioner legislative actions and defense counsel deprived

Petitioner of such right. Petitioner should be granted immunity from previous court proceedings of presenting sovereign immunity rights and Judge misconduct of denying rights in trial courts.

By Petitioner in contempt by continuing to remove Petitioner from the court room and sitting on record Petitioner could not assert himself nor his immunity denying Petitioner of his

of rights stated during procedure under the Full Faith Credit

- Petitioner shall be granted release of his vessel which Petitioner is a natural person giving no consent to judicial proceedings. Which protects Petitioner of his constitutional rights



811

**CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Kaylin Johnson

Date: September 03, 2023