

No. 23-6243

**ORIGINAL**

23-6243  
IN THE  
SUPREME COURT OF THE UNITED STATES

Supreme Court, U.S.  
FILED  
SEP - 7 2023  
OFFICE OF THE CLERK

Offie Brown, Jr. — PETITIONER  
(Your Name)

vs.

NC Department of Public Safety, et al. — RESPONDENT(S)  
ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Offie Brown, Jr.  
(Your Name)

1401 West Ash Street  
(Address)

Goldsboro, NC 27530  
(City, State, Zip Code)

(919) 735-0827  
(Phone Number)

## QUESTION(S) PRESENTED

1. Why should not the plaintiff be justly compensated due to the negligence of the NC Department of Public Safety employees not passing inmates through metal detector when all inmates at Maury CI is supposed to go through one before entering show hall, an inmate was able to carry in a metal blade and stab the plaintiff in his upper back and shoulders causing nerve damage paralyzing plaintiff from his waist down confining plaintiff to a wheelchair for the rest of his life?
2. Why should not the plaintiff be compensated for the work he did that was stolen by P.E.R.T. which was ordered by the defendants enclosed his letters from Ms. Lawrenel Butler Academy Advisor at Craven Community Colleges Ms. Lawrenel his Case Manager at Maury CI, an Ms. Jill F. Cramer General Counsel to the NC Department of Labor, letters responding giving him his requested information about how to start a construction company, software and web development programs, and information on antimatter, supernovas, and cosmic rays the plaintiff studying for outer space weapons.

development?

3. Why should not the plaintiff be just compensated being forced at Central pris to live in cruel and unusual punishment place the officers there taking plaintiff's wheelchair without the doctor's order giving him a broken unsteady "walker" instead the plaintiff falling at the fall damaging his right knee and plaintiff going days on the floor not able to get onto a bed and going days without eating ~~not~~ afraid of falling being made by the officers and medical staff there to hold my food dish in one hand and was holding onto the "walker" with the other?

## 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: NC Department of Public Safety, Joe Biden, United States Department of Defense, NASA, Federal Bureau of Investigations, State of North Carolina, Craven County Sheriff's Department

## 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

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

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 \_\_\_\_\_ 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 21, 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).

For The  
SUPREME COURT of the UNITED STATES

STATEMENT OF THE CASE

No. 23-6049 Offie Brown, Jr.

✓

NC Department of Public Safety  
5:22-cv-03165-FL

PETITION FOR WRIT OF CERTIORARI

In counsel's judgment the following situations exists: (1) there are material factual matters overlooked and those material factual matters are attached a (2) this case asks the question of state prisons in North Carolina upholding inmates right to worship.

Issue 1. Negligence; Issue 2. Cruel and Unusual Punishment; Issue 3. Mail Tampering, Copyright Infringement; Issue 4. <sup>Denial</sup> ~~Violation~~ of Right to Worship

In May 2018

Issue 1 Plaintiff was stabbed in the back with a metal blade at Maury Correctional

Institution in the cafeteria when all inmates at Maury CI is supposed go through metal detector before entering chow hall. Sgt. Nobles, the Sergeant on duty that day, the persons at the NC Department of Public Safety and the other officers on duty failed to pass inmates through a metal detector that day <sup>and so</sup> was negligent by not doing their jobs making each inmate go through metal detector so inmate was able to carry into the cafeteria metal blade and stab plaintiff in his upper back over and over again causing spinal cord damage to the plaintiff paralyzing plaintiff from his waist down and causing complications to his upper body. Medication profile attached obtained from Cherry Hospital a material overlooked by the court backs claim. NC Department of Public Safety is to blame. NC Department of Public Safety was negligent.

~~At all times~~ Plaintiff was negligent

Issue 2 When plaintiff was transported to and put under the imprisonment of Central Prison from Maury CI plaintiff <sup>was</sup>

in possession of a wheelchair ordered by Dr. Sandu the doctor at Maury CI after plaintiff was stabbed there in his back and shoulders, but 2 of their officers, Officer Goins and Officer Roberson took plaintiff's wheelchair without the doctor's order and gave him a broken, unsteady, used "walker" instead. On 11/20/19 at 8:30 a.m. plaintiff was ordered to exit his cell. As he was he fell and landed on this walker. The officer in the block, Officer Williams continued to eat her food and did not make an attempt to help him up. Officers from the next block had to help him up. Plaintiff, at Central Prison went days without eating, being forced by the officers and nurses in the block (Unit 6, Block 4300) to use one hand on "walker" and the other carrying food dish when both hands are needed on walker to use walker correctly and safely. Camera footage backs claim. This fact was overlooked by the court. This was cruel and unusual punishment. While in custody at Maury CI,

realizing how tough mostly all felons h  
it finding work upon release team d.  
with inmate, Ben Williford - RIP - and th  
began making steps to start their own  
construction, software programs, and out  
space weapons development cong! a  
but Joe Biden, United States Departme  
of Defense officials, officers at NASA  
the Federal Bureau of Investigations,  
the Craven County Sheriff's Department  
the Craven County Jail, and the State  
of North Carolina ordered P.E.R.T. to  
shakedown plaintiff's prison, block, ad.  
and when plaintiff returned to his cell +  
only papers and [REDACTED] mail that was left +  
overlooked by P.E.R.T. is attached to the  
petition. SBA plan, booklet for employee  
detailing laws for pay rates, [REDACTED] minor  
[REDACTED] from Ms. Cherie Berry the  
Commissioner of the NC Dept. of [REDACTED]  
[REDACTED] add mail from Ms. Laurel Butler a  
Academic Advisor at Craven Communit  
College informing [REDACTED] of their constructio  
programs and degrees, and United Stat  
[REDACTED] add plaintiff

Copyright forms for text, visual arts, and sound recordings, together, with their work with them, respectively, all taken, stolen by P.E.R.T. Afterwards for a moment the defendants ran their business, the defendants enclosed, they were introducing ~~introducing~~ to the public the plaintiff's dream and work as their own, their way into the White House referring to Joe Biden and his 2020 presidential campaign slogan, "Build Back Better," and the United States Department of Defense and their Space Force branch, ~~Space Force~~ <sup>but they all</sup>, after plaintiff sent them a copy of his lawsuit papers, took their advertising <sup>and recruiting</sup> off of all networks their commercials but Joe Biden was not sent his papers until after he was elected President. Seeing the plaintiff's mail, his back and forth consultations with Ms. Jill F. Cramer General Counsel to the NC Dept. of Labor, Ms. Laurel Butler the Academic Advisor at Craven Community College, his Case Manager at Maury CI Ms. Dawson, plaintiff <sup>and</sup> ~~and~~ <sup>prison's</sup> guess the administration alerted the defendants of this and thus orchestrated with the defendants and P.E.R.T. this shake down, stealing, and <sup>raising</sup> ~~raising~~ of custody level issue 4. Plaintiff was a musician for the Maury CI choir but after shake down plaintiff was not allowed to leave block to play or worship. Choir Manager Wallace can reaffirm this

## Reasons For Granting The Petition

Plaintiff requests the court ~~order defendants~~ grant him the petition for difficulties, complications, problems and hardships ~~present~~ present, and future due to him being now a paraplegic, paralyzed from waist down wheelchair bound for the rest of his life because of the damage done to his spinal cord while he was being stabbed in the back numerous times with a metal blade at Maury Correctional Institution in the cafeteria when an inmate brought a metal blade in when all inmates at Maury CI is supposed to go through a metal detector before entering cafeteria and for when he fell down trying to walk with the walker officers gave him in replacement of his wheelchair maliciously without the order of a doctor damaging his right knee. Now after stabbing and fall plaintiff is in need of the money for 2 24/7 live-in Home/Healthcare Techs, outpatient while his health insurance does not cover. Plaintiff requests the court order defendants pay him in relief the income that would supplement his pay if he was not wheelchair bound and could return to school with the capabilities of going on campus and taking prerequisite clinical classes majoring in Healthcare Information Technology, him studying

also Diesel Mechanics, Construction Management, Computer Software and Web Development, and Criminal Justice, and income as prior to this he was a Church Musician and Audio Engineer, entrepreneur, and philanthropist Plaintiff also seeks restitution as he is black and feels on top of his physical and medical disabilities, his color and gender together is the cause of ~~the~~ poor treatment. Plaintiff asks to be reimbursed and be made whole psychologically and financially ~~to~~ <sup>reason being</sup> to gain the care he needs and community resources, he has had to check himself into a psychiatric hospital and is paying ~~out~~ <sup>them</sup> of pocket. Plaintiff also asks the court consider the unlawful seizure of his research on antimatter and his plans for its use as space weaponry and his continued efforts towards creating software for space weapons development. Plaintiff asks the court acknowledge the probability of the defendant's part in the malicious and unwarranted seizure of his property his intents, on paper, of starting his own construction company and with inmate Ben Williford a Duke University graduate who majored in Economics - RIP - financial institutions. In conclusion plaintiff asks the court order

defendants pay him in relief \$2.5 billion,  
all court costs, and/or what is reasonable  
to the court

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: September 25, 2023