

23-6264

No. _____

FILED

SEP 21 2023

OFFICE OF THE CLERK
SUPREME COURT U.S.

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

Ignacio Salido — PETITIONER
(Your Name)

United States of America — RESPONDENT(S)
vs.

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals for the 10th Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Ignacio Salido
(Your Name)

Po Box 9

(Address)

Mendota, CO 83640

(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

Government acknowledges that I was unaware of important facts pertaining to the case, but Government cite a case that says that even if petitioner was not aware of the facts he can still be charged with statute statutory that petitioners knowingly committed a crime.

Now if petitioners did not know and was not aware this for of course shows petitioner did not have intent. Yet petitioners was charged with crime which stated with intent.

Under oath petitioner did lie because of fear and he figured since government could charge him even though the facts showed he did not know and thus did not have intent thus they could do anything after finding out it was wrong petitioners would to withdraw motions of guilty plea.

Petitioner has been fighting this issue since petitioner was not even charged on a local ~~level~~ level because of facts that petitioner was not lead and yet Government still not in charge of Justice decided to bring this case.

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

The whole issue is that no local law was violated. It was well understood by prosecutors that Petitioner was not aware of all the facts, that later prosecutors had to threaten some of the witnesses with jail time to find out the facts that later came to be known. In other words Petitioner acting in good faith could not have known these facts, but a case was cited that stated that Petitioner did need to be aware of the facts, yet Petitioner was charged with a state that states he knowingly and with intent committed this crime, when paramount notice shows that Petitioner never knew the reason for the facts until prosecutors made him aware. No intent, no knowing.

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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 online CM/ECF System; 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 online CM/ECF System; 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 20, 1961

No petition for rehearing was timely filed in my case.
was not aware it could request a reconsideration

[] 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).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

There is an old court ruling saying that even if defendant in ^{case} that petitioner was not aware of facts petitioner could still be charged even though charge says that petitioner must have committed offense knowingly and with intent. Paramount Notice shows this was not the case yet government and my own attorney decided to plead guilty despite the facts.

STATEMENT OF THE CASE

I am not guilty, unknowingly I picked up a person and transported them, never knew the person. Acting in good faith. Things transpired throughout the evening. I was not charged locally, because local prosecutors were made aware that I was picked up person, but then I was charged federally, when I cannot be charged federally without a local crime being committed. Also I was charged with Statute for people who knowingly and with intent committed such heinous crimes, because old Statute says I did not have to know facts or characteristics of person. This old procedure that is incorrect and not applied if not government would have never been allowed to bring such a case. This is the first they attorney should have brought up.

Other witness testified or could testify that I was unaware as was she of characteristics, yet she was released without a trial, because of that reason. Since I didn't know her, I could not track or attorney said he couldn't but attorney didn't want to go to trial. In fact that's why he never showed form 13 or requested video from Wal-Mart, all minor steps that need to be done for trial preparation. My son was 18 at the time and was legally intellectually disabled at the time and he did not know either presented at face value there is no way this gets off the shelf.

#1

Supreme Court of the United States
1 First Street NE
Washington, DC 20543

United States of America

Appellee
V.G.

Ignacio Sandoval
Appellant

Case No. 22-2105,

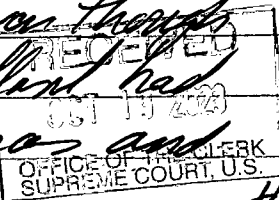
DIST/AG docket: 2:20
-CV-80897-KG-JFR,
2:16-CR-04290-KG-
JFR-1

Pro Se
Petition for Writ of Certiorari

Petition seeking permission review. Today as I am writing this petition we are on lockdown. 9/20/23 6:20 p.m.

1. Question Presented for review. There was no local statute violated in this case. Appellant was charged and case dismissed because evidence proving Appellant was acting in good faith.

Federal case was pursued because of a case saying even if appellant was not aware of what was happening then Appellant could still be charged. Even though statute clearly states that appellant had to be aware of all circumstances and knowingly act with intent.



#2

The facts of this case show that Appellant was not knowingly acting, but was acting in good faith with information that he was being given.

Important witness was allowed to withdraw or leave without any contact information (MJ). MJ was an important witness but because her testimony was not beneficial she was allowed to just disappear.

Important video information from Wal-mart was never believed by attorney showing Appellant and subject matter at Wal-mart with appellant acting in good faith.

Form 13 was never provided to appellant very important part of Plea negotiations.

September 1, 2023 Judgment was issued
on 22-2105, United V. Salcido (§2255)

This is a federal case.

Defendant /Appellant tried to withdraw Plea when he found out counselor was not acting in good faith. Appellant was not allowed to withdraw plea.

REASONS FOR GRANTING THE PETITION

I am not guilty, no3 appropriation of
Intel

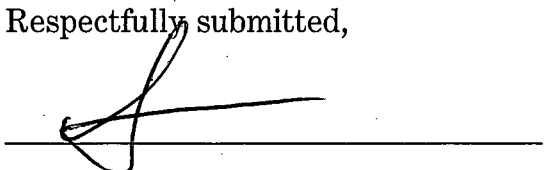
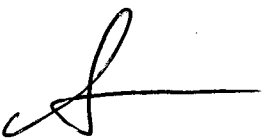
Many peoples lives have been affected as by this old
misapplied precedent that states that defendant/Plaintiff
in this case does not have to be aware of characteristics
of person involved to be charged with knowingly and
recklessly. In this case both precedent and statute that
I am charged with are misapplied. I was not
even guilty of a local crime because of circumstances
involved in this case yet the feds turned it into
something else, last course they could. This is
men rea hands down. I know a few people on
this court that had such heinous allegations
made against them and were never charged and
if they were they would know enough not to
plead guilty, but because of resources probably
could have paid a good lawyer or just a lawyer
to present case for what it is, not what they want it
to be. By the time I tried to fire my attorney
and withdraw my plea, my life had changed
dramatically. At the time I was a father of
5 children, paying support for my children and
try to make my very though life with a
Bachelor's of Accountancy. Here at all 7 years later
just cause something happen unfortunately we cannot use
another wrong to right the first.

of course lawyer should have shown Form 13
but because he knew plaintiff would go to trial
if Form 13 showed I would do 10 years if
I went to trial, and because he knew I would
go to trial he did not show me Form 13
and told me I was facing 22, lawyer
wished and after argued in court
this was incorrect procedure as well that was
not brought up in last request to appellate
court.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

 
Date: Nov 8, 2023 Nov 29, 2023