

WRIT OF MANDAMUS

23-7240

Number 24

ORIGINAL

FILED

JAN 05 2024

OFFICE OF THE CLERK
SUPREME COURT, U.S.

In The

SUPREME COURT OF THE UNITED STATES

In Re: Patrick Christian, Petitioner

v.

**Joseph Biden, Donald Trump, Congress, Glen
Youngkin, & Christopher Wray Respondents**

**Writ of Mandamus Petitioning the Court to Indict
Respondents for Crimes Committed According to Law**

Patrick Christian
Petitioner
In Forma Pauperis
Displaced with no address
p.christian77@yahoo.com

RECEIVED

APR - 2 2024

OFFICE OF THE CLERK
SUPREME COURT, U.S.

RECEIVED
SUPREME COURT U.S.
CLERK OFFICE

2024 MAR 29 P 1:36

QUESTIONS PRESENTED

1. When did raping, kidnapping, and murdering an American Voters family for being a Heterosexual become Law, and how can Constitutional Officers sanction this?
2. How can the Respondents give immigrants asylum, and treat American Voting Citizens worse than the Governments these people are seeking asylum from?
3. Can United States Code 28 Title 1651 Action be applied in this case, and that Respondents are evil & wicked as ever?
4. Why would Constitutional Officer's and Appointees, who are bond by their Oaths, and inviolate Laws empower, support, and protect people who kidnap, murder, kill, and commit other Crimes, if not due to historical racism, systemic practices, envious jealousy, covetous and malicious intentions, deprived rights, and being evil, wicked, and malicious?
5. How can society apply the "majority rule" to homosexuality, when heterosexuals have our own relationship with GOD, men, women, boys, and girls and not first consider unnaturalness, rationality, deprivations, depravations, discrimination, inequality, injustice, abuse, Laws, and abasement?
6. When is any violation of a Law punishable and are self-incrimination, self-implication, confessions, verbal-expressions, and videos sufficient proof of Wrong Doing?

LIST OF PARTIES

Petitioner
Patrick Christian

Displaced
No Address
p.christian77@yahoo.com

Respondents

Joseph Biden

United States President
1600 Pennsylvania Ave. NW
Washington, D.C. 20500
202-456-1111

Donald Trump

Former U.S. President
1100 South Ocean Boulevard
Palm Beach, FL 33480
561-832-2600

Glen Youngkin

Governor
1111 East Broad Street
P.O. Box 1475
Richmond, VA. 23218
804-786-2211

Congress

E. Capitol Street & 1st St. NE
Washington, D.C. 20004
202-226-8000

Christopher Wray

FBI Director
935 Pennsylvania Avenue NW
Washington

TABLE OF CONTENTS

Cover Page.....	Pg. i
Questions Presented.....	Pg. ii
List of Parties.....	Pg. iii
Table of Contents.....	Pg. iv
List of Authorities.....	Pg. v-vi
Jurisdictional Statement.....	Pg. 1
Constitutional and Statutory Provisions.....	Pgs. 2-5
Statement of the Case.....	Pgs. 5-6
Reason(s) for Granting Mandamus.....	Pg. 6
I. Petitioners' Right To an Issuance.....	Pg. 7
II. A Writ of Mandamus is Warranted Given The Urgent Circumstances of the Case.....	Pgs. 7-8
III. No Other Adequate Means to Obtain Relief Exists.....	Pgs. 8-9
Conclusion.....	Pg. 10
Appendix, Exhibit A Cont. Exhausted Remedies.....	Pg. 13-14
Judgement Dismissing #1:24-cv-00149-RDM.....	Pg. 15
Certificate of Compliance.....	Pg. 11
Certificate of Service.....	Pg. 12

LIST OF AUTHORITIES

Cheney v. United States District Court for D.C., 542 U.S. 367 (2004).....	Pg. 1
Ciralsky v. CIA, 355 F.3d 661, 668 (D.C.Cir. 2004).....	Pg. 2
Clinton v. Goldsmith, 526 U.S. 529 (1999).....	Pg. 1
Jarkesy v. Securities Exchange Commission, #22-859 (20-61007) (5-18-22) (U.S.A.C.Ct. 5 th Cir., 9 March 23).....	Pg. 2
Patrick Christian v. Democrats, et.al. #1:22-cv-00274.....	Pg. 13
Patrick Christian v. Democrats, et.al. #1:22-cv-00350.....	Pg. 13
Patrick Christian v. Democrats, et.al. #1:22-cv-02418.....	Pg. 13
Patrick Christian v. Democrats, et.al. #1:22-cv-03549.....	Pg. 14
Patrick Christian v. Democrats, et.al. #1:22-cv-03742.....	Pg. 14
Nixon v. Sirica, 487 F.2d 700 (D.C. Cir. 1973).....	Pg. 2
<u>Writ of Certiorari #22-5531, Informal Brief #22-7075,</u> <u>Action #1:22-cv-00274</u>	Pg. 2
U.S. Constitution 1 st Amendment Redress of Grievances.....	Pg. 2
U.S. Constitution 5 th Amendment Double Jeopardy.....	Pg. 2
U.S. Constitution 5 th Amendment Due Process.....	Pg. 2
U.S. Constitution 5 th Amendment Property Rights.....	Pg. 2
U.S. Constitution 6 th Amendment Face Accuser.....	Pg. 2
U.S. Constitution 8 th Amendment Cruel and Unusual Punishment.....	Pg. 2
U.S. Constitution 14 th Amendment Equal Protection.....	Pg. 4
U.S. Constitution 14 th Amendment Right to Privacy.....	Pg. 3
U.S. Constitution Article II, Section 1, Clause 8 Oath of Office.....	Pg. 3
5 U.S.C. §552a Privacy Act of 1974.....	Pg. 3
18 U.S.C. §371 Conspiracy.....	Pg. 3

18 U.S.C. §872 Extortion & Threats, by Officers or Employees of the U.S.....	Pg. 3
21 U.S.C. §342 Adulterated Food.....	Pg. 4
28 U.S.C. §1651 Writs.....	Pg. 4
Cal. Code §31 PC Aiding & Abetting.....	Pg. 4
Cal. Code §45a Libel on its Face.....	Pg. 4
Cal. Code §46 Defamation, Slander, & Libel.....	Pg. 4
Code of Virginia §18.2-51 Malicious Wounding.....	Pg. 4
Code of Virginia §18.2-60 Threats of Death or Bodily Injury to a Person or Member of his Family.....	Pg. 5
DC Code §2-1402.62 Aiding & Abetting.....	Pg. 5
NY Penal Law §105.17 Conspiracy in the 1 st Degree.....	Pg. 5
NY Penal Law §115.08 Criminal Facilitation in the 1 st Degree.....	Pg. 5
Supreme Court Rule 14.1.....	Pg. 1
Supreme Court Rule 20.....	Pg. 1
Supreme Court Rule 29.4(b).....	Pg. 1
Supreme Court Rule 33.1(h).....	Pg. 11
Supreme Court Rule 33.1(d).....	Pg. 11
Supreme Court Rule 39.....	Pg. 1

JURISDICTIONAL STATEMENT

The Jurisdiction of this Court is guaranteed under 28 U.S.C. §1651 pursuant to United States Law. Furthermore, in the Rules of the Supreme Court of the United States Rule 20, Procedure on a Petition for an Extraordinary Writ (3)(a) A Petition seeking a Writ of Mandamus specifically, since during the performance of their Official Duties, Respondents specifically publicly states their intentions to cover up a Civil Rights Conspiracy and Capital Crimes of rape and kidnapping by killing Petitioners' family. These Crimes by Respondents Agents who have been enabled, assisted, and protected by them creates the Extraordinary need of a Mandamus to Order Action. For clarity and legitimate Mandamus Writ's see [Cheney v. United States District Court for D.C., 542 U.S. 367 (2004)], and [Clinton v. Goldsmith, 526 U.S. 529 (1999)], which both should exemplify Granting Mandamus due to Jurisdictional Mandates, and due to the fact, there is no other means of seeking review or compelling action in accordance to Supreme Court Rule 14.1, Rule 29.4(b), and Rule 39.

CONSTITUTIONAL AND STATUTORY PROVISIONS

From the time the first noticeable factors of the Conspiracy occurred to now, and how Sarah Palin, Michael Jordan, Ricki Lake, Francine Williams, Cheryl Christian, and many others initiated many actions, the list of Constitutional and Statutory Provisions against Petitioner Patrick Christian and his loved ones and our friends increased. They dug a hole of "LIABILITY" starting in 2009, because everyone is against Patrick Christian from Claiming Valuable Property held in Detinue in Virginia and those who Covets it say Mr. Christian has to be a homosexual like everybody else; they keep saying "he cannot have his cake and eat it too" which is the primary reason Mr. Christian filed Writ of Certiorari #22-5531, Informal Brief #22-7075, Action #1:22-cv-00274, Claiming Democrats and Republicans and Rich people Advocate and Promote homosexuality and noncompliance causes Constitutional Deprivations. See [Jarkesy v. Securities Exchange Commission, #22-859 (20-61007) (5-18-22) (U.S.A.C.Ct. 5th Cir., 9 March 23)], [Ciralsky v. CIA, 355 F.3d 661, 668 (D.C.Cir. 2004)], and also see [Nixon v. Sirica, 487 F.2d 700 (D.C. Cir. 1973)]; when scrutiny occurs. Following are Crimes and Constitutional Deprivations committed:

U.S. Constitution 1st Amendment Redress of Grievances

U.S. Constitution 5th Amendment Double Jeopardy

U.S. Constitution 5th Amendment Due Process

U.S. Constitution 5th Amendment Property Rights

U.S. Constitution 6th Amendment Face Accuser

U.S. Constitution 8th Amendment Cruel and

Unusual Punishment

U.S. Constitution 14th Amendment Equal Protection
U.S. Constitution 14th Amendment Right to Privacy
U.S. Constitution Article II, Section 1, Clause 8 Oath of Office
5 U.S.C. §552a Privacy Act of 1974
5 U.S.C. §3331 Oath of Office
5 U.S.C. §8507 False Statements and Misrepresentation
10 U.S.C. §253 Interfere with State & Federal Law
10 U.S.C. §915, Art. 115 Communicating Threats
10 U.S.C. §920 Article 2, Rape and Sexual Assault
17 U.S.C. §102 Subject Matter in Copyright
18 U.S.C. §3 Accessory After the Fact
18 U.S.C. §35 Imparting or Conveying False Information
18 U.S.C. §113 Assault
18 U.S.C. §249 Hate Crimes
18 U.S.C. §286 Conspiracy to Defraud with respect to Claims
18 U.S.C. §False, Fictitious, or Fraudulent Claim
18 U.S.C. §371 Conspiracy to Defraud the Government
18 U.S.C. §373 Incitement
18 U.S.C. §641 Embezzlement
18 U.S.C. §872 Extortion & Threats, by Officers or
Employees of the U.S
18 U.S.C. §875(c) For Recklessly Making a Threat
18 U.S.C. §1001 Fraud & False Statements
18 U.S.C. §1005 Fraud & False Statements, Bank Entries,
Reports, & Transactions
18 U.S.C. §1018 Official Certificates & Writings
18 U.S.C. §1028 Identity Theft
18 U.S.C. §1028A Aggravated Identity Theft
18 U.S.C. §1030 Computer Hacking/Cyber Stalking

18 U.S.C. §1037 Fraud & Related Activity in Connection to
Electronics
18 U.S.C. §1038(a) False Information & Hoaxes
18 U.S.C. §1111 Murder
18 U.S.C. §1201 Kidnapping
18 U.S.C. §1204 Hostage Taking Law
18 U.S.C. §1341 Frauds & Swindles
18 U.S.C. §1343 Fraud by Wire, Radio, or Television
18 U.S.C. §1365 Tampering with Consumer Products
18 U.S.C. §1503 Obstruction of Justice
18 U.S.C. §1591 Sex Trafficking of children and by force...
18 U.S.C. §1621 Perjury
18 U.S.C. §1622 Subornation of Perjury
18 U.S.C. §1801 Video Voyeurism
18 U.S.C. §2241 Aggravated Sexual Abuse
18 U.S.C. §2242 Sexual Abuse
18 U.S.C. §2244 Abusive Sexual Contact
18 U.S.C. §2261A Stalking
18 U.S.C. §2422 Coercion and Enticement
21 U.S.C. §342 Adulterated Food
21 U.S.C. §346 Tolerances for poisonous or deleterious
28 U.S.C. §552a(b) Records maintained on individuals
28 U.S.C. §1651 Writs
28 U.S.C. §1746 Perjury
28 U.S.C. §1915(e)(2) Proceedings in forma pauperis (IFP)
28 U.S.C. §4101 Defamation
Cal. Code §31 PC Aiding & Abetting
Cal. Code §45a Libel on its Face
Cal. Code §46 Defamation, Slander, & Libel

Code of Virginia §18.2-51 Malicious Wounding

Code of Virginia §18.2-60 Threats of Death or Bodily Injury
to a Person or Member of his Family

Code of Virginia §18.2-417 Slander and Libel

Code of Virginia §19.2-169.1 Raising Questions of
Competency to Stand Trial

Code of Virginia §37.2-431 Contriving or Conspiring to
Maliciously Obtain Admission of Person

DC Code §2-1402.62 Aiding & Abetting

NC General Statutes §14-277.1 Communicating Threats

NY Penal Law §105.17 Conspiracy in the 1st Degree

NY Penal Law §115.08 Criminal Facilitation in the 1st Degree

Prosecutorial Vindictiveness (U.S. Department of Justice,
Office of Justice Program, NCJ Number: 92587)

Indigence

Record Mr. Patrick Christian and do “voice overs”

Placed Mr. Patrick Christians’ Name on the Internet (i.e. Facebook, Twitter) and Contacted everyone who contacted it (they say many of these people have been killed, raped, threatened), also this is why their names have changed. They fill out online contact forms and/or write a letter and put Patrick Christians’ name on it.

STATEMENT OF THE CASE

Respondents have been Alleged to Conspire to Commit the listed Crimes Against Petitioner and is family and their friends knowingly, willfully, maliciously, in addition to Treason by telling 10 million or more Immigrants to come into the Country Illegally putting our Citizens lives in danger, and Petitioner

Prays that Criminal Charges be brought about Pursuant to Law to Address these Crimes impartially, judiciously, diligently, and quickly. This Cause of Action with irreversible consequences in which not only the U.S. Justice Department, U.S. District Court, the FBI, Virginia and North Carolina Governors and Attorney Generals have been made aware, but refuse to act deprives Petitioner P. Christian of Inalienable Rights as guaranteed by the U.S. and State Constitutions require Administrative Remedies to be pursued in order to address these “urgent circumstances” (murder, rape, sexual assault, kidnapping, treason, etc. all premeditated), makes a warranted Complaint. Where this Writ of Mandamus considers the merits, review the records, and Order Action immediately.

REASONS FOR GRANTING MANDAMUS

The next people in line with the Presidency are all involved in the Crimes directly or indirectly, if the 25th Amendment is evoked, and since Patrick Christian, an Independent Presidential Candidate is seemingly the only person capable of leading the Country into the right Direction based on knowledge, wisdom, understanding, and Law and not Racism and Homosexuality, he should be Sworn into Office. Petitioner informed Court's, Enforcement Agencies, and Constitutional Officers about Crimes for years, also the Malicious Adulteration of goods (i.e. not only manufactured, packaged, prepared, & bottled perishables, but also asbestos in toilet paper, paper towels, hot cocoa, fabric etc., and tap water: these people know exactly what they adulterate(d)), and know everything is true.

I. PETITIONERS' RIGHT TO ISSUANCE OF A WRIT IS CLEAR.

These are true Statements and Respondents Verbalizations and Actions reinforce factuality, while damages multiply, and Redress is exhausted. Petitioner is not in contact with anyone, and for 15 years Conspirators have kept him indigent and incommunicado. He has asked Authorities to please do something about these people (note: the listed people and many more Rich Celebrities who are obviously angry for what they did to become actors, rappers, singers, politicians etc., and those who were born male and do not know pleasure).

II. A WRIT OF MANDAMUS IS WARRANTED GIVEN THE URGENT CIRCUMSTANCES OF THIS CASE.

The urgent circumstances are the fact all remedies have been exhausted, Complaints have been Dismissed, Affirmed, and Denied, injuries and damages prevail, Petitioner P. Christian is kept incommunicado, his family, Children, their Mothers and their Grandchildren have been injured, the Constitutional Deprivations and Codes and Statutes quoted have been and being committed unaccountably, all Cases have been disposed of in the eyes of the Court due to the fact Mr. Christian is Discriminated against for being a heterosexual, rational, Black, Gentleman, Scholar, and a Pro Se IFP Litigant. As mentioned previously, the Agents used his name on Facebook, Twitter etc., and all the people who contacted it was contacted, and it is said that his family and some friends have been murdered, kidnapped, raped, conspired against, used as sex slaves by

Terry McAuliffe and others using Cheryl Christian as a “scapegoat” and go between, but she has never met most of Petitioners personal acquaintances. He knows for certain his sister Barbara Bordeaux was poisoned and died for not lying for them, about something that took place in Phoenix, AZ when living there, and his Aunt Alice Price in Richmond Virginia, and many Cousins. All the Politicians involved are verbal and honest about their animosity. Ralph Northam laughed for 4 years as Governor of Virginia saying “we are all Democrats”. Petitioner has informed the Courts, Police, and FBI that he has no electronic devises, and these Agents Crimes as listed, and how Cameras are placed where he frequents, including the homeless shelters at 425 D Street, NW, W.D.C., 801 Men’s Shelter 2722 MLK Avenue SE, W.D.C., and Pat Handy 810 5th St. NW, W.D.C; under a Bridge on Good Hope Rd. & MLK Ave, NE, W.D.C., and in the Woods around a tent in Richmond, VA and other places displaced people go, as well as, Public Park Bathrooms and Public Libraries in both Richmond, VA and Washington, D.C. committing Video Voyeurism invading and evading people’s privacy, as well as, poisoned with Maliciously Adulterated products. People have been laughing to me saying “if I knew the truth I would not be laughing”. They have been supporting and protecting people who have no reason to be in my personal affairs.

III. NO OTHER ADEQUATE MEANS TO OBTAIN RELIEF EXIST...

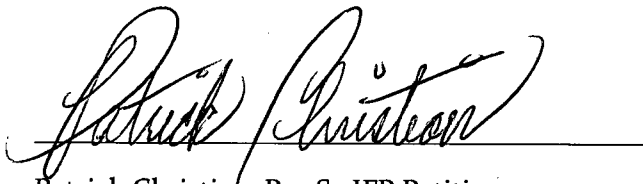
We know all of this is true and Petitioner Patrick Christian believes action must be taken; otherwise, he cannot do

anything (NOTE: Sarah Palin and Ricki Lake and all the others got involved, have been saying “he cannot do anything about them”, and Biden says “he won’t get no help from this Administration”, but this in itself is unlawful, unconstitutional, illegal, and unbecoming, and Trump was and is still saying lets “cover it up”), and G. Youngkins’ Campaign Promises was to “continue Conspiracy”. If this Petition is not granted not only will these Crimes go unpunished, but the Conspiracy may go on indefinitely, since people say Petitioner is going to be indigent for a “long time to come”. Northam saying again, “we are all Democrats”, Obama saying “Blacks have Historically been Democrats”, Americans have been victimized for 600 years, many Politicians saying they will continue the Conspiracy as part of their Campaign Promises, and due to group affiliation. Furthermore, Petitioners Class of People have never had anywhere to run, hide, or escape or group or country to give them a safe-haven or asylum, or protection, but always had to suffer at the hands of Caucasians and their Representatives like him and his family today.

CONCLUSION

History tells us that the Democrats formed the Confederacy for the sole purpose to fight in order to keep slavery intact. They started the Civil War, was given amnesty after losing. Today even after the first Negro President, our plight continues. Granting this Mandamus will finally say Caucasians and their Representatives will do the right thing in accordance to Law without Wars, Marches, Protests, Damages, or further Complaints etc., him and his family will receive the Justice, Equality, Accountability, Reckoning, and Redress overdue. The Constitutional Officer's involved must be reprimanded and chastised. This is the American way.

Respectfully submitted,

A handwritten signature in cursive script, reading "Patrick Christian", written over a horizontal line.

Patrick Christian, Pro Se IFP Petitioner
p.christian77@yahoo.com

Date: 3/26/24

CERTIFICATE OF COMPLIANCE

No. 24-

Patrick Christian,

Petitioner

v.

Joseph Biden, et. al.

Respondents

As required by Supreme Court Rule 33.1(h), I certify that the Petition for a Writ of Mandamus contains approximately 2,811 words, excluding the parts of the petition that are exempted by Supreme Court Rule 33.1(d).

I declare under penalty of perjury that the foregoing is true and correct, and that this was prepared by Petitioner.

Executed on 3/26, Mar 26, 2024.



A handwritten signature in cursive script, reading "Patrick Christian", is written over a horizontal line.

APPENDIX
EXHIBIT A Exhausted Remedies

(This continues from Exhausted Remedies list included as part of Exhibit P in Complaint #1:22-cv-00350 pages 177-193, also there are others that have not been included due to length.)

nz.) In the USDC, District of Columbia Petitioner Filed **Complaint #1:22-cv-00274** Alleging that Democrats, Republicans, and Rich people promote and advocate Homosexuality, Conspiratorially According to 42 U.S.C. §1985(3) interfere with Civil Rights and privileges when one does not Comply brought before the Court 2/2/22. He further asks is this a reflection of the "majority rules" or "increased acceptance of this way of life in society"?

oz.) On 2/9/22 Petitioner submitted **Civil Rights Complaint #1:22-cv-00350** Alleging the Democratic and Republican Parties do during the performance of their official duties overtly Neglect to Prevent Hate Crimes 18 U.S.C. §249, in Accordance to 42 U.S.C. §1986 and Amendment against Patrick Christian a Voting Gentleman, Heterosexual, and Scholarly Citizen of these United States listing all United States, State Constitutional Officers and Appointees who during Administrative Remedy Procedures were made aware of Conspiracy (letters also provided in multiple Complaints), but created the Cause of Action by not addressing any of the Crimes, Damages, Injuries, or Deprivations, but only continued to verbalize their animosity, threats, empowering, protection, and roles in said Conspiracy.

pz.) On 8/15/22 Petitioner Filed **Civil Rights Complaint #1:22-cv-02418** Pursuant to 42 U.S.C. §1983 Claiming Democrats and Republicans and their Appointees Deprive Petitioner of Civil Rights guaranteed by the U.S. Constitution and that According to 28 U.S.C. §1331 the District Court has the jurisdiction to pursue legal action and answer all legal questions presented against anyone who commits an 18 U.S.C. §610, Coercion of political activity with their interfering, obstructing, enabling, depriving, supporting, and protecting others

against him during the performance of their official duties otherwise they would not have the authority, influence, or capability to do so.

qz.) At the USDC on 11/21/22 Petitioner submitted **Complaint #1:22-cv-03549** Claiming Democrats & Republicans Neglected to Prevent 18 U.S.C. §249 Hate Crimes Against him and his family Pursuant to 42 U.S.C. §1986, which is a part of Historical Racism, Systemic Practices, Social Norms, Malicious Intentions, and their outcomes which we always had to suffer, and is the same reason these Complaints were Dismissed, Affirmed, Denied, while Constitutional Officers ignore, mitigate, negate, and disregard the facts. They insist on maintaining their Racism, Corruption, Homosexuality, Dishonor, Minionism, and Incompetence over their Oath, Laws, Constitutions, Office, Good-faith, Knowledge, Wisdom, Understanding, the Flag, Bench, Chambers, Rules, Procedures, and Common-sense.

rz.) On 12/16/22 Petitioner submitted **Civil Rights Complaint #1:22-cv-03742** Claiming the United States, the Democratic, and Republican Parties Commit a 42 U.S.C. §1983 Conspiring to deprive anyone of their Civil Rights guaranteed by the Constitutions during the performance of their Official Duties; which he explains is wrong because it creates a list of Legal Questions to be answered, which all still remain unanswered.

sz.) Again, included in many Exhibits are Letters to the specific Court Chief Justices, Judicial and Ethical, Senate and House Committees, Majority and Minority Leaders in the Senate and House; all which have never been answered and placed in appropriate and corresponding Civil Rights Complaint as Exhibits to show that good intentions and good faith efforts were taken to have the outlined issues which needed attention addressed. All of their failures contribute to the Neglect to Prevent, Furthering of the Conspiracy, and Damages Suffered, as well as, Dereliction of Duty, Defrauding the Government, Historical Bigotry, and Obstructing Justice which is unprofessional, unethical, and dishonorable, and these blatant Causes of Action require attention (NOTE: since Patrick Christian put his name in as an Independent Presidential Candidate Principals and Conspirators have increased their effort).