

23-7690 ORIGINAL  
No. \_\_\_\_\_

IN THE

SUPREME COURT OF THE UNITED STATES

FILED

JUN 10 2024

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

Wendell Johnson A-K-A  
Lamar Hill — PETITIONER  
(Your Name)

New Jersey state attorney <sup>vs.</sup> general,  
New Jersey state Department of — RESPONDENT(S)  
CORRECTION, et al; MERCER COUNTY PROSECUTOR'S OFFICE  
ON PETITION FOR A WRIT OF CERTIORARI TO

NEW JERSEY SUPREME COURT  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Wendell Johnson A-K-A Lamar Hill  
(Your Name)

168 Frontage Rd. / P.O. Box 2300 / N.S.P.  
(Address)

NEWARK, NJ 07114  
(City, State, Zip Code)

NONE  
(Phone Number)

(1)

QUESTION(S) PRESENTED

~~Is it~~ Is it permissible for a Judicial officer to allow a Arresting officer to sign the Judicial officer name on the arrest warrant?

(2) Is it permissible for a Judicial officer to allow a Arresting officer to make the Probable cause determination?

(3) Is it permissible for a citizen complaint to process through without the victim signing the complaint warrant without the officer witnessing the crime or admitted by defendant?

(4) Is it permissible for a trial (lower) court not to render a mistrial after a Juror attempt to change her verdict 1 hour later and stating the court (trial) did not give the Jury the evidence (the defense) presented for deliberation? and the

(5) Is it permissible for a trial court (at trial) to not allow a defendant to cross examine or bring a witness back to testify after the witness report was not provided in discovery and given to defendant after witness was excused by the court?

(6) Is it permissible for the trial court not to provide a Interpreter when needed?

(7) Is it permissible for a Prosecutor to stop the defendant's closing argument without a objection 1st?

(8) Is it permissible for a trial court to interfere with the Random selection of Jury panel when the defendant made timely objection because that Jury worked for the N.J. attorney general office?

(9) Is it permissible for a trial court (during trial) to change a defendant charges from what the indictment represented as well as the degree of crime listed in the verdict sheet as NJ pleading and fed practice forms mandate?

(10) Is it permissible for a trial court during trial tell a Jury about the defendant prior criminal history without the defendant testifying at trial?

(11) Is it permissible for a Prosecutor Assistant to fraud the head prosecutor name on all the indictments and clarify N.J. court Rule 1:4-5?

(12) Is it permissible for the arresting officer sign the citizen complaint were victim is required to sign?

(13) Is it permissible for a trial Judge to sign another name as the defendant on the trial papers?

See back ↓  
↓ more Questions

(14) Is it permissible for a trial court to deny a defendant a hearing for suppression of evidence when victim admitted at trial (the victim never signed the citizen complaint and his statement was dated 2 days before the crime happened and a waste hearing after the arresting officer admitted at trial he identified the defendant in a 1 man line up and he requested counsel before the interview to I.D. defendant and the charges the defendant was in custody on got dropped which he lacked P.C.?

(15) Is it permissible for the sentencing court to admit on record it purposely ignored *Blakely v. Washington*, 542 U.S. 296 (2004) concerning state v. Natchez, 284 WJ 458 (2005) mandates?

(16) Is it permissible for a trial court to allow a defendant who did not answer numerous legal questions right at the hearing to represent himself anyway?

# 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:

N.J. state attorney general office  
mercer county prosecutor's office  
N.J. state Department of correction

state v. wagner, 180 NJ super. 564 (1981), N.J.S.A. 2A:69-1,  
state v. ciuffreda, 127 NJ 73 (1992), R.J. court rule 3:19-1 (B),  
R. 3:7-2; N.J.R.E. 404B, 609; state v. Harris, 316 NJ super. 379 (1998)  
state v. Bobo, 222 NJ super. 30 (1987); state v. BRANCH, A-5857-2974-  
6-11-1993, state v. cleveland, 6 N.J. 316 (1951).  
RELATED CASES  
state v. Koonelis, 133 NJ 429 (1993), state v. GURMAN, 156 NJ 424 (1998),  
N.J.R.E. 604; U.S.V. COX, 342 F. 2d 167 (1965), N.J. court rule 1:4-5,  
N.J.S.A. 2A:158-4, 42 U.S.C.A. 1983, U.S.V. Wade, 388 U.S. 218  
(1967), Blakely v. Washington, 542 U.S. 296 (2004) state v.  
Natale, 184 NJ 458 (2005)

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# TABLE OF AUTHORITIES CITED

## CASES

state v. wagner, 180 NJ Super. 564 (1981), state v. Choffredo, 127 NJ 73 (1992)  
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 state v. Harris, 316 NJ Super. 379 (1998),  
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 state v. Guzman, 156 NJ 424 (1998)  
 U.S. v. Cox, 342 F.2d 167 (1965)  
 U.S. v. Wade, 388 U.S. 218 (1967)  
 Blakely v. Washington, 542 U.S. 296 (2004)  
 state v. Natale, 184 NJ 458 (2005)  
 state v. Branch, A-5857-89T4 - 1993-June 11th.  
 state v. Cleveland, 6 NJ 316 (1951).

## STATUTES AND RULES

N.J. Court Rule 3:7-2,  
 NJ Court Rule 3:19-1(B)  
 N.J. Court Rule 1:4-5  
 N.J.R.E. 404B  
 N.J.R.E. 609  
 N.J.R.E. 604  
 N.J.S.A. 2A:158-4  
 N.J.S.A. 2A:69-1

## OTHER

42 U.S.C.A. 1983

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 B to the petition and is

- ☐ reported at NOT SURE; or,  
☐ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

The opinion of the N.J. Appellate court court appears at Appendix A to the petition and is

- ☐ reported at NOT SURE; 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 \_\_\_\_\_.

☐ 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 1-12-2024.  
A copy of that decision appears at Appendix B.

☐ 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

see ~~appendix~~ A and unsure of what  
to put further here

false imprisonment and slavery

#### STATEMENT OF THE CASE

The defendant was tried at a Jury trial in Mercer County of N.J. on 3-1-2020 thru 3-12-2020. The trial court charged the defendant charges (eliminated the degree of offense) on the verdict sheet. The beginning of trial (partial Jury selection) the defendant made a timely objection/challenge to eliminate a Juror that work for the attorney general office and the trial court refused to dismiss him off the Jury. Also a Juror #2 contacted the trial court to change her verdict and stated the evidence the defendant presented at trial was not giving to the Jury for their deliberation. Next, the defendant pretrial motions hearings were denied for no legal reasons. The trial court heard testimony from the victim at trial stating he never signed the citizen complaint and his statement was dated 2 days before the alleged crime happened and the arresting officer attempt to interview the defendant in on other charges (later dismissed) he was represented by counsel on, the defendant requested counsel before interview started and the officer admitted the above and decided to file charges and used the illegal identification anyway after the man live up and request of counsel admitted at trial. Next, the trial court told the trial Jury about the defendant's prior criminal history without the defendant testimony or testimony. The trial court refused to allow the defendant to be able to cross examine (2) witnesses against him. The trial court allowed the trial to continue without a interpreter which was needed. The trial court sentenced the defendant over the terms allowed by the Blackely/Natale court.

#### REASONS FOR GRANTING THE PETITION

It is kindly requested that this court should grant certiorari to prevent a miscarriage of Justice. clearly, it is Equal that N.J. courts are in total error and the are practicing Law wrong and committing cheap Ambush's on all its public members. for instance, all 21 counties of the whole New Jersey are prosecuting cases where the Assistance prosecutors are signing each county head prosecutor name on each indictment, which is fraud for start and R. 1:4-5 says this is illegal, this applies to atleast 1 Billion defendants in N.J. next, the trial Judges in each trial in N.J. including the present case, the trial Judge changed the defendant charges by eliminating the degree of crime as the grand Jury approved in the indictment, which each defendant is illegally held in false imprisonment. I pray this court take this case so this defendant do not have to go to all the media's once he do his little bit of time left, with all the laws to support his claims. with all due respect on the reverse side the petitioner is being wrongfully detain and slaved. The NJ pleading and federal practice forms for verdict sheets mandated on degree of crimes incorporated in the verdict sheets and is concurred with on state level see, state v. Cleveland, 6 N.J. 316 (1951) held: that the failure to designate the degree of the crime was not merely a technical violation of a statute or Rule of procedure. The verdict is fatally defective and no judgment can be legally pronounced thereon. It is equally clear both are applicable to the petitioners false imprisonment.

## CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

*Wendell Johnson A-K-A Lamar Hill*  
Wendell Johnson A-K-A Lamar Hill

Date: 4-26, 2024