

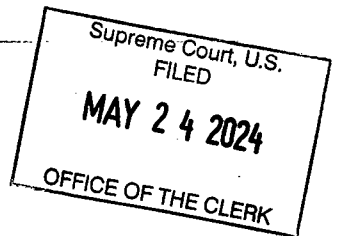
No. 4:23-CR-136

23-7832

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES



In Re OLAMIDE OLATAYO BELLO PETITIONER
(Your Name)

ON PETITION FOR A WRIT OF HABEAS CORPUS

PETITION FOR WRIT OF HABEAS CORPUS

OLAMIDE OLATAYO BELLO

(Your Name)

#65100910, FANNIN COUNTY JAIL

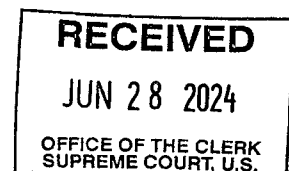
2389 SILD ROAD

(Address)

BONHAM, TEXAS 75418

(City, State, Zip Code)

(Phone Number)



QUESTION(S) PRESENTED

Whether the Petitioner's Sixth amendment right and access-to-court has been Violated.

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:

Sean Jeffrey Taylor
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903-868-9454
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RELATED CASES

4:23-CR-00136-ALM-KPJ-1

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

- Garza V. Idaho
- Lewis V. Casey
- United States V. Brown

- United States V. Rivera-Corona
- United States V. Arit
- United States V. Corral
- Ex parte Cherry
- United States V. Diaz-Rodriguez
- Calderon

STATUTES AND RULES

OTHER

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IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF HABEAS CORPUS

Petitioner respectfully prays that a writ of habeas corpus issue.

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☐ is unpublished.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 A to the petition and is

☒ reported at PACER.GOV; 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☐ is unpublished.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 _____.

☐ 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).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- Sixth Amendment

**STATEMENT OF THE CASE
& RULE 20.4(A) STATEMENT**

The Petitioner is currently unlawfully detained. The Petitioner on several occasions filed motions and writ of Habeas corpus to include request to replace the Paid Counsel with a court appointed paid standby counsel and proceed with self-representation. Motions and writs of Habeas corpus were denied without hearing, notification nor court conduct any inquiry into the petitioner's conflict with the Counsel after the requests.

The Petitioner disengaged the self Paid Counsel Mark Watson on January 29, 2024 due to the ineffectiveness and his failure to pursue Appeals and motions the Petitioner could have otherwise pursued and also due to the Petitioner financial constrain. The trial court was also notified of the counsel dismissal. Mark Watson refused to withdraw from the case after several requests and denied the Petitioner access-to-court and Sixth amendment right to the Counsel.

On or About April 17, 2024, the Court appointed CJA Counsel Phillip Linder without hearing nor notification and the Court further continuously deny Petitioner's writ of Habeas corpus and prohibited Petitioner's further pro se filing and access-to-court. CJA Counsel Phillip Linder was not appointed as a Standby Counsel deny the Petitioner's further right to self-representation clause of the Sixth amendment. Rule 20.1, The Court of appeal do not have jurisdiction over the original petition.

Rule 20.4(A), The Petitioner has been denied access to the district court in which the Petitioner is held due to the ineffectiveness of the Counsel and Sixth amendment violation of his right

REASONS FOR GRANTING THE PETITION

The Petitioner has in some extraordinary way been prevented from asserting his right to access-to-court and sixth amendment right.

The Court has misled the Petitioner regarding the steps that the Petitioner needs to take to preserve a claim by no Notification nor hearing to the Petitioner's Writs of Habeas Corpus and motions without steps or remedy when the petitioner raised the issue of the Counsel's ineffectiveness and sixth amendment right violation and by only providing deny notice only.

The Petitioner invite the Court to grant such other relief as may be appropriate and to dispose of matter as law and Justice required.

The Petitioner seek the following relief:

- a- Order revoking the pretrial detention order
- b- Immediate release from the custody
- c- Sever the Count from that of other co-defendants
- d- Dismissal of the indictment with prejudice.

CONCLUSION

The petition for a writ of habeas corpus should be granted.

Respectfully submitted,

~~Test~~
OLamide Olufayo Bello

Date: May 24th, 2024

The Sixth amendment guarantee of counsels' assistance necessary to justify reliance of the outcome of proceeding and access to court.

Examination of defendant's violation of the sixth amendment can be found in Garza v. Idaho, 159 S. Ct. 738, 203 L. Ed. 2d 77 (2019); Lewis v. Casey 518 US 343 Case No 94-1511; United States v. Brown 785 F. 3d 1337; United States v. Rivera-Corona, 618 F. 3d 976 (9th Cir. 2010); United States v. Arit Case No 92-50467, 92-50517; United States v. Corral 2023 Case 2:22-CR-0048-JCC-TLF; Ex parte Cherry, 232 S.W. 3d 305 No 09-07-135-CR, No 09-07-136-CR; United States v. Diaz-Rodriguez Case No 12-2424; Calderon, 127 F. 3d

APPENDIX A

Please See United States District Court Eastern District
Of Texas Sherman Division Docket number 236

"ORDER DENYING MOTIONS AND PROHIBITING PRO SE FILINGS"