

No. 24-100

**In the
Supreme Court of the United States**

DOUGLAS ALAN DYSON,

Petitioner,

v.

TIFFANY DEAKINS, WHITLEY COUNTY AUDITOR, ET AL.,

Respondents.

**On Petition for a Writ of Certiorari to the
Court of Appeals of Indiana**

PETITION FOR REHEARING

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October 25, 2024

SUPREME COURT PRESS



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BOSTON, MASSACHUSETTS

TABLE OF CONTENTS

	Page
PETITION FOR REHEARING	1
CONCLUSION.....	5
RULE 44 CERTIFICATE	7

TABLE OF AUTHORITIES

	Page
 CONSTITUTIONAL PROVISIONS	
U.S. Const., Art. IV, § 4.....	1, 5
U.S. Const., Art. VI.....	2
 STATUTES	
Act of Aug. 7, 1789, ch. 8, 1 Stat. 50, art. II.....	1, 5
Northwest Ordinance of 1787, Art II	1, 5
 KING JAMES BIBLE	
2 Timothy 3:16	4
Ecclesiastes 5:4	5
Ecclesiastes 12:13-14	2
Exodus 20:16.....	4
Ezekiel 3:18-19.....	4
Ezekiel 7:8.....	3
Ezekiel 16:59.....	3
Ezekiel 17:18.....	3

TABLE OF AUTHORITIES – Continued

	Page
Ezekiel 17:19	3
Hebrews 6:16	3
Isaiah 54:17	4
John 7:24	4
Matthew 12:37	3
Numbers 30:2	2
Proverbs 19:1	5



PETITION FOR REHEARING

I, Douglas Alan Dyson, a servant of the Lord, and inhabitant of Indiana established under the 1816 congressional enabling act, that mandated compliance with the Articles of Ordinance of July 13, 1787, by readoption of Congress in the federal Judiciary Act of 1789, to the “benefits” of trial by jury “and of judicial proceedings according to the course of the common law.” Act of Aug. 7, 1789, ch. 8, 1 Stat. 50, art. II (readopting Ordinance of July 13, 1787), *reprinted in* 1 U.S.C. LVII (2018), subjecting Indiana to “all the acts and ordinances of the United States in Congress assembled.”, petitions for these matters herein this case to be heard by a judicial proceeding according to the course of the common law, and trial by jury of my peers, to adjudicate the law on the unanswered questions herein this case or in alternative should the Justices of this Court choose not to harken to support the Constitution for the United States for adjudication as requested, for them to certify by application to the Legislature and Executive for a Republican Form of Government under the guarantee of the same, by Article IV section 4 of the Constitution, for protection against invasion and domestic violence for this Court’s refusal to hear this case on the merits.

A man’s home is his castle and it does not owe its origin to the Constitution for the United States, protecting the right to own said home in fee simple, without paying an ad valorem tax is a fundamental, natural, inherent, and unalienable right. This Court’s impropriety has allowed invasion and domestic violence against my constitutionally protected property rights,

and judicial proceeding according to the course at common law, trial by jury of my peers all without due process.

The refusal to uphold my constitutionally protected right to a judicial proceeding according to the course at common law, and trial by jury of my peers, leaves this inhabitant without a decision on the right to own, acquire, possess, hold, enjoy, use, manage, insure, defend, protect, improve said property, and the right to devote property to any legitimate use. The trial court, Indiana Court of Appeals, Indiana Supreme Court, this United States Supreme Court and counsel for the Respondents have all blasphemed their Article VI oaths, mandated by the Constitution for the United States, to support this Constitution, ending in "so help me God."

Let us hear the conclusion of the whole matter: Fear God, and keep his commandments: for this is the whole duty of man. For God shall bring every work into judgment, with every secret thing, whether it be good, or whether it be evil.

- KJV Ecclesiastes 12 verses 13 & 14

If a man vow a vow unto the LORD, or swear an oath to bind his soul with a bond; he shall not break his word, he shall do according to all that proceedeth out of his mouth.

- KJV Numbers chapter 30 verse 2

For thus saith the Lord GOD; I will even deal with thee as thou hast done, which hast despised the oath in breaking the covenant.

- KJV Ezekiel 16 verse 59

Seeing he despised the oath by breaking the covenant, when, lo, he had given his hand, and hath done all these things, he shall not escape.

- KJV Ezekiel 17 verses 18

Therefore thus saith the Lord GOD; As I live, surely mine oath that he hath despised, and my covenant that he hath broken, even it will I recompense upon his own head.

- KJV Ezekiel 17 verse 19

For men verily swear by the greater: and an oath for confirmation is to them an end of all strife.

- Hebrews 6 verse 16

For by thy words thou shalt be justified, and by thy words thou shalt be condemned.

- Matthew 12 verse 37

Now will I shortly pour out my fury upon thee, and accomplish mine anger upon thee: and I will judge thee according to thy ways, and will recompense thee for all thine abominations.

- Ezekiel 7 verse 8

The denial of this Petition for Certiorari compromises due process, my most solemn freedom of speech, religion and conscience.

No weapon that is formed against thee shall prosper; and every tongue that shall rise against thee in judgment thou shalt condemn. This is the heritage of the servants of the Lord, and their righteousness is of me, saith the Lord.

- Isaiah 54 verse 17

When I say unto the wicked, Thou shalt surely die; and thou givest him not warning, nor speakest to warn the wicked from his wicked way, to save his life; the same wicked man shall die in his iniquity; but his blood will I require at thine hand. Yet if thou warn the wicked, and he turn not from his wickedness, nor from his wicked way, he shall die in his iniquity; but thou hast delivered thy soul.

- Ezekiel 3 verses 18 & 19

All Scripture is given by inspiration of God, and is profitable for doctrine, for reproof, for correction, for instruction in righteousness.

- II Timothy 3 verse 16

Judge not according to appearance, but judge righteous judgment.

- John 7 verse 24

Thou shalt not bear false witness against thy neighbor.

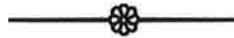
- Exodus 20 verse 16

When thou vowest a vow unto God, defer not to pay it; for he hath no pleasure in fools: pay that which thou hast vowed.

-Ecclesiastes 5 verse 4

Better is the poor that walketh in his integrity, than he that is perverse in his lips, and is a fool.

-Proverbs 19 verse 1



CONCLUSION

If the United States Supreme Court Justices, the Legislature, and the Executive will not enforce fee simple property rights to my home without a property tax, a judicial proceeding according to the course at common law, a trial by jury of my peers, and a republican form of government, does that mean the rights exist but are unenforceable in spite of the oaths that the served oath takers¹ have all taken?

¹ Concurrently with the filing of this Petition for Rehearing with the United States Supreme Court, Petitioner is also serving copies upon the members of the United States legislative branch and the President as head of the executive branch, to preserve and protect the guarantee of a republican form of government.

WHEREFORE, I, Douglas Alan Dyson, a servant of the Lord, and inhabitant of Indiana established under the 1816 congressional enabling act that mandated compliance with the Articles of Ordinance of July 13, 1787, by readoption by Congress in the federal Judiciary Act of 1789, to the “benefits” of trial by jury “and of judicial proceedings according to the course of the common law.” Act of Aug. 7, 1789, ch. 8, 1 Stat. 50, art. II (readopting Ordinance of July 13, 1787), *reprinted in* 1 U.S.C. LVII (2018), subjecting Indiana to “all the acts and ordinances of the United States in Congress assembled.” petitions for these matters herein this case to be heard by a judicial proceeding according to the course of the common law, and trial by jury of my peers, to adjudicate the law on the unanswered questions herein this case or in alternative should the Justices of this Court choose not to harken to support the Constitution for the United States for adjudication as requested, for them to certify by application to the Legislature and Executive for a Republican Form of Government under the guarantee of the same, by Article IV section 4 of the Constitution, for protection against invasion and domestic violence for this Court’s refusal to hear this case on the merits.

Respectfully submitted,

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October 25, 2024

RULE 44 CERTIFICATE

I declare under penalty of perjury under the laws of the United States of America under 28 U.S.C. § 1746(1) that the foregoing is true and correct.

1. This petition for rehearing is presented in good faith and not for delay.

2. The grounds of this petition are limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented.

Executed on November 8, 2024

Douglas Alan Dyson
Douglas Alan Dyson

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SUPREME COURT
PRESS

CERTIFICATE OF WORD COUNT

No. 24-100

Douglas Alan Dyson,

Petitioner,

v.

Tiffany Deakins, Whitley County Auditor, et al.,

Respondents.

STATE OF MASSACHUSETTS)
COUNTY OF NORFOLK) SS.:

Being duly sworn, I depose and say:

1. That I am over the age of 18 years and am not a party to this action. I am an employee of the Supreme Court Press, the preparer of the document, with mailing address at 1089 Commonwealth Avenue, Suite 283, Boston, MA 02215.

2. That, as required by Supreme Court Rule 33.1(h), I certify that the DOUGLAS ALAN DYSON PETITION FOR REHEARING contains 1282 words, including the parts of the brief that are required or exempted by Supreme Court Rule 33.1(d).

I declare under penalty of perjury that the foregoing is true and correct.


Lucas DeDeus

November 8, 2024

CERTIFICATE OF SERVICE

No. 24-100

Douglas Alan Dyson,

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v.

Tiffany Deakins, Whitley County Auditor, et al.,

Respondents.

STATE OF MASSACHUSETTS)
COUNTY OF NORFOLK) SS.:

Being duly sworn, I depose and say under penalty of perjury:

1. That I am over the age of 18 years and am not a party to this action. I am an employee of the Supreme Court Press, the preparer of the document, with mailing address at 1089 Commonwealth Avenue, Suite 283, Boston, MA 02215.

2. On the undersigned date, I served the parties in the above captioned matter with the DOUGLAS ALAN DYSON PETITION FOR REHEARING, by both email and by mailing three (3) true and correct copies of the same by USPS Priority mail, prepaid for delivery to the following address which the filing party avers covers all parties required to be served.

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Counsel for Respondents


Lucas DeDeus

November 8, 2024