

24-5426

No. \_\_\_\_\_

FILED

JAN 30 2024

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

Chrl Dwyane Stevenson — PETITIONER  
(Your Name)

vs.

CHIEFORNIT DEPARTMENT OF CORRECTIONS,  
CHIEF OF APPEALS, OFFICIAL CHARTER — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

UNITED STATES COURT OF APPEALS FOR NINTH CIRCUIT  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Chrl Dwyane Stevenson #5-05244  
(Your Name)

CHIEFORNIT STATE PRISON, LOS ANGELES COUNTY  
(Address) P.O. BOX 4430, #1-120

LAHOTSTER, Ct. 93589  
(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

## QUESTION(S) PRESENTED

SEE ENCLOSED, APPELANT'S INFORMAL OPINION PAPER. STAMPED FEB 08 2023.

QUESTIONS TEND TO BE DIRECT AND PERSONAL, WHICH DERIVES FROM APPEL. I CAME UP WITH ONE QUESTION, HOW IS IT THAT, CLERKS ARE ALLOWED TO OVER STEP THEIR DUTIES? WHERE THEY DECIDE TO BE JUDGES! THEY HAVE ONE JOB TO DO PROCESS THE DOCUMENTS FILED WITH THE COURT.

## 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

OBJECTION WAS FILED, IN REFERENCE TO RECOMMENDATION OF MAGISTERTE JUDGE NELSON F. MCLELLAN. THE OBJECTION FILED ON MY BEHALF, TOUCHED THIS ON THE POINTS OF FURTHERITY BROUGHT FORTH ON THE JUDGES BEHALF. CASES ARE UTILIZED TO ADDRESS POINTS OF FURTHERITY.  
I WOULD LIKE TO APOLOGIZE TO THE COURT ON MY BEHALF. AFTER I FILED THE FULL CASE OF RECORD OF THIS CASE TO THE COURT, AS PER THE UNITED STATES SUPREME COURT. THIS CASE HAS MYSTICALLY DISAPPEARED, OTHER THAN THE RESPONDENTS BRIEF I FILED IN REFERENCE TO THE MIDDLE, WHICH WAS MISTAKENLY FILED WITH ANOTHER CASE. THE COURT OF APPEALS FOR THE 11TH CIRCUIT REFUSE TO RESPONDENT BRIEF FILED 5-20-21.

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## TABLE OF AUTHORITIES CITED

### CASES

CASES	PAGE NUMBER
1. MIRTHERZ V. CITY OF OXNARD, 270 F.3d. (9TH CIR. 2001)	852, 856 n.2
2. TSCHERFEL V. EGERTH, 129 S. CT. 1937, 1949, 173 L. ED. 2d (2009)	868
3. BELL TEL. CORP. V. T. DUMPLY, U.S., 127 S. CT. 1955, 167 L. ED. 2d 929 (2007)	550, 544, 570,
4. PRETZ V. KELLYH, 773 F.2d. /n.1 (9TH CIR. 1985)	1026, 1027
5. BELLISTERI V. STETTICK POLICE DEPT. 901 F.2d. (9TH C.R. 1990)	696, 699
6. UNITED STATES V. STLEMO, 481 U.S., 95 L. ED. 2d. 697, 107 S. CT. 2095 (1987)	739, 746
7. LESLIE V. BOYCE, 125 F.3d. (7TH CIR. 1997)	1182, 1185
8. LOPEZ V. SMITH, 203 F.3d 1122 (2000)	
9. WILSHAW V. KONG CORP. 74 F.3d. (9TH C.R. 1996)	955, 957
10. HECK, 512 U.S. 474	

### STATUTES AND RULES

1. 28 U.S.C. § 1915 (e)(2)(B)(ii)
2. FEDERAL RULE CIVIL PROCEDURE (12 (b)(6)
3. 28 U.S.C. § 2254(b)

### 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 \_\_\_\_\_ 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 \_\_\_\_\_ 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 OCTOBER 2023 / SUBMITTED 2024

*MY HONORABLE RESPONDENTS BRIEF FILED IN REFERERRE TO MY HONORABLE*

*HONORABLE HAVE ELEGED TO RESPOND.*

[ ] 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: July 23, 2024, and a copy of the order denying rehearing appears at Appendix OCTOBER 18, 2023 MY HONORABLE

*HONORABLE OF OCTOBER 18, 2023 WAS FILED, WITH THE RESPONDENTS BRIEF. REFUSE TO RESPOND!*

[ ] 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

1. UNITED STATES CONSTITUTION FIRST AMENDMENT, HAVE BEEN MADE TO GET LOST, SINCE THE STATE OF EXISTING REMEDIES, ISSUES OF FFCOT HAVE BEEN NEGLECTED, TO THE POINT OF NO RESPONSE AT ALL. THE COURTS HAVE REFUSED TO ADDRESS MY ISSUES, JUST BY SCREENING THE MATTER OUT. WHICH SIMPLY REFLECT MY FIRST AMENDMENT OF THE UNITED STATES CONSTITUTION VIOLATION.
2. UNITED STATES CONSTITUTION EIGHTH AMENDMENT. SINCE THE STATE OF MY PRISON INCARCERATION IS CALIFORNIA DEPARTMENT OF CORRECTIONS. I HAVE HAD TO SUBJECT MYSELF TO A RACIAL/POLITICAL STRUCTURE TO HARM MYSELF. I HAVE BEEN SUPPRESSED TO AN INHUMANE STATE OF BEING, BY C.D.C BEING THE OPPRESSOR. THE RESULT IS SYSTEMATIC OPPRESSION EXCEPT MY 31 1/2 YEARS OF INCARCERATION IS EQUAL TO 75 YEARS OF ANOTHER INMATE IMPRISONED BY C.D.C SEE FULL CASE OF RECORD FILED IN YOUR COURT, IN REFERENCE TO EIGHTH AMENDMENT OF THE UNITED STATES CONSTITUTION.
3. UNITED STATES FOURTEENTH AMENDMENT IN IT'S ENTIRETY. I NEED THE JUSTICES TO GATHER THE RIGHT SENSE TO SEE THIS FACT.

## STATEMENT OF THE CASE

SEE ENCLOSED, APPELLANT'S 4TH FOLIO OF OPERATING PLEA. Pg 2. I FURTHER SUBMIT BOTH DOCKET SHEETS WHICH DATES THESE RACIAL/POLITICAL ISSUES TO APRIL MYSELF DATED TO 4-16-2001. ALSO ENCLOSED IS OFFENDER GRIEVANCES / HARTELS. DATED DATED TO MY ARRIVAL ON CALIFORNIA STATE PRISON, LOS ANGELES COUNTY DEC 2015. I ARRIVED ON 12/2015 2016. I HAVE ALSO ENCLOSED THE MEDICAL GRIEVANCE IN IT'S ENTIRETY IN REFERENCE TO 1 DECEMBER 2019 FALSE POSITIVE COVID 19 TEST. WHERE I WAS MOVED TO GATEWAY FIVE BLOCK, WHERE COVID 19 PROTOCOL WAS KNOWN TO HOUSE ALL INMATES WITH COVID. THIS PUT MY LIFE IN IMMEDIATE DANGER. DO TO THE MATTER FILING FILED IN THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES. THE COURT ORDERED THE IMMEDIATE TEST WHICH CAME BACK NEGATIVE. FROM THIS TEST I WAS PUSHED OUT TO MEDICAL DO TO LOSS OF CONSCIOUSNESS. IN OTHER WORDS I COULD NOT BREATH. MY BODY WAS GOING COLD / HUMPH.  
SINCE THE START OF NOTED PROCESS, ISSUES TO FLIGHTS HAVE BEEN NEGLECTED. THIS IS PERTINENT TO THE UNITED STATES CONSTITUTION. IT SEEMS THE DEMOCRATIC SPRT HAVE CREATED A GOVERNMENT BASED ON FRAUD, DECEIT, AND PERSONAL, SELFISH GTH. REASONING YOU HAVE TO VOTE FOR THE REPUBLICAN TICKET MR. TRUMP. A PERSON WHO IS FEARLESS TO MAKE THE NEEDED CHANGES IN GOVERNMENT TO BETTER IMPROVE.

## REASONS FOR GRANTING THE PETITION

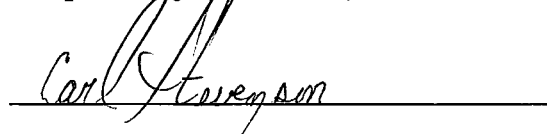
I WOULD FIGHT THAT GOVERNMENT WITHIN RESPONSIBILITY TO THE PEOPLE IS A PEOPLE. AS NOTED THROUGH-OUT THIS CIVIL ACTION. CALIFORNIA IS POLITICALLY STRUCTURED AND POLITICALLY MANAGED, WHERE STATES ARE JUST PHONY TO BE POLITICALLY MANIPULATED AGAINST THEIR OWN. BY USE-ING THE STATES THAT ARE EMPOWERED. FOR A TRUE FORM OF GOVERNMENT TO STEP UP AND GET THE RIGHT PEOPLE IN THE RIGHT PLACES, WOULD GIVE CALIFORNIA NEEDED SIGN OF RELIEF. THIS MATTER HAS REACHED THE HIGHEST COURT IN OUR LAND, WHICH LEAVES THE QUESTION, ARE THE COURT SYSTEMS IN CALIFORNIA JUSTICE SYSTEMS. ARE JUST USED TO KEEP TRUE AMERICANS AS MYSELF DOWN. DO TO THE CALIFORNIA COURTS THEY HAVE BECOME TO BE A CLEAR CASE OF FRAUD / CONSPIRACY.

IN ORDER TO SETTLE THIS MATTER, THE PICTURE WOULD BE CLEAR, THIS IS THE LAND OF THE FREE / JUSTICE FOR ALL. THE FACT WOULD BE, THE COURT/S CAN NOT JUST WRITE PEOPLE LIVES OFF, WITH-OUT JUST CAUSE. THIS WOULD GIVE THE UNITED STATES SUPREME COURT THE TRUE INTEGRITY IT WAS FOUNDED / ESTABLISHED.

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

  
Carl Stevenson

Date: 7-21-24