

IN THE SUPREME COURT OF THE UNITED STATES

In Re  
Keith Girvan,  
Petitioner

|  
| Case No. 24 - 5471  
|

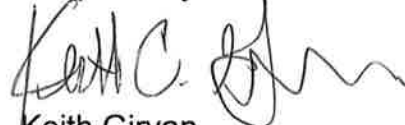
PETITION FOR REHEARING

I, Keith Girvan, Petitioner, on this 28th day of October, 2024 hereby requests the U.S. Supreme Court grant a rehearing of his Extraordinary Writ of Habeas Corpus from an order of denial filed October 7, 2024. This request is based upon the following reasons:

- 1) The devastating experience of repeatedly encountering disinformation of what one did and/or said by Judges, Prosecutors, and Law Enforcement Officers, those who are to exemplify the highest ideals of truth and justice. In a recent misconduct hearing at the Pennsylvania Department of Corrections, unsupported and unverified statements were accepted as evidence by a hearing examiner. Causation for this pattern of abuse of truth may be found in the misapplication of the civil standards of qualified or absolute immunity for public officials in Petitioner's Federal Writ of Habeas Corpus. While cognizant of courts' reluctance to intervene in correctional settings, petitioner contends that the controlling precedent for sufficiency of evidence in federal habeas corpus proceedings, *Jackson v. Virginia* 443 U.S. 307, 99 S. Ct 2781, 61 L. Ed. 2d 500 (1979) makes explicit a bias toward prosecution. Evidence is to be evaluated "in the light most favorable to the Commonwealth" and the court is to draw all inferences in favor of the Commonwealth. This new rule of law has enabled a recurring pattern of unsworn falsification and perjury asserted as truth that is documented extensively in petitioner's extraordirny writ.
- 2) In the only post trial adjudication, Pennsylvania Superior Court utilized a non-precedential memorandum of decision. This blatant disregard for the fundamental legal principle of stare decisis further trampled petitioner's rights already violated by multiple constitutional violations at trial. No new evidence has been admitted to the record. While Petitioner did not testify at trial, he has submitted an affidavit to U.S. District Court supporting this claim, and is willing to testify.

For the preceding reasons, petitioner requests the U.S. Supreme Court grant a rehearing of the matter, petitioner's motion for remand, or any other relief the honorable court deems appropriate.

Respectfully Submitted

  
Keith Girvan  
Petitioner

IN THE UNITED STATES SUPREME COURT

In Re  
Keith Girvan,  
Petitioner

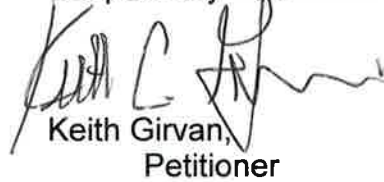
|  
Case no. 24-5471  
|

CERTIFICATE OF GOOD FAITH

I, Keith Girvan, Petitioner, on this 20th day of October, 2024, hereby certify to the best of my knowledge, information, and belief, that this petition:

- 1) Is presented in good faith and not for delay or other improper purpose.
- 2) Is limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented.
- 3) Is filed in compliance with Rule 39 of the United States Supreme Court, filing informa pauperis
- 4) The petition otherwise complies with the rules of the U.S. Supreme Court

Respectfully Submitted



Keith Girvan,  
Petitioner