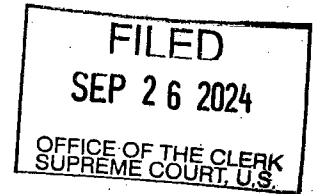


24-5750

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



JEREMY JAMES DALTON — PETITIONER
(Your Name)

vs.

UNITED STATES OF AMERICA — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

SIXTH CIRCUIT COA
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

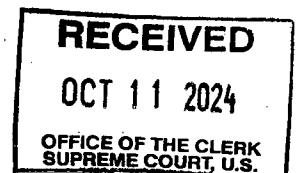
PETITION FOR WRIT OF CERTIORARI

JEREMY JAMES DALTON
(Your Name)

P.O. BOX 549
(Address)

WHITEVILLE, TN 38075
(City, State, Zip Code)

N/A
(Phone Number)



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

SUFFERING UNCONSTITUTIONAL ACCESS TO COURTS
AND UNABLE TO RESEARCH OR IDENTIFY FOR ARGUMENT

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QUESTION(S) PRESENTED

① DID THE "AGREED ORDER OF REVOCATION" CONSTITUTE A "RE-STATEMENT" OF CONTRACT RELIEVING THE APPELLANT OF ANY OBLIGATIONS?

TABLE OF AUTHORITIES CITED

CASES

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ARMSTRONG V. MAYZO	380 US 545 85 S Ct 1187	[APP F] p 64
BLACK V CLEVELAND	58 Ohio App 2d 2d 2d 29 387 N.E. 2d 1388	[APP F] p 67
COSBY	252 a. 3d 1092 1131 (Pa 2021 S. Ct No 21-793	[APP F] p 63
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VARIOUS OTHERS / NO ROOM		

STATUTES AND RULES

RULE 41(g)
28 USC 1731

OTHER

CFR TITLE 21

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 A 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☐ is unpublished.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 FCD 9-17-24.

☒ 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

RIGHT TO CONTRACT

DUE PROCESS

COMMON LAW REPLEVIN

STATEMENT OF THE CASE

IN 2007, THE PETITIONER WAS CONVICTED OF VARIOUS THEFT CHARGES RECEIVING 24 MONTHS IN PRISON WITH 3 YEARS SUPERVISED RELEASE.

IN 2009, THE PETITIONER VIOLATED HIS PROBATION WITH A TRAFFIC TICKET WHICH LED TO HIS STATE PROBATION BEING VIOLATED TO.

TENNESSEE VIOLATED HIS PROBATION A SECOND TIME FOR THE SAME THING AFTER BEING RELEASED TO THE FEDERAL HALF-WAY HOUSE, NOT BY A NEW VIOLATION, BUT BY THE VERY SAME VIOLATION WHICH HAD ACTUALLY BEEN ON THE UNDERLYING PAPERWORK SOMETHING OTHER THAN A TRAFFIC TICKET.

IN 2014, THE PETITIONER WAS ILLEGALLY IMPRISONED ON A BOGUS VIOLATION WARRANT WHICH STATED THAT PETITIONER HAD FAILED A DRUG TEST, WHEN HE HAD NOT. [APP E]

AFTER THE MIDDLE DISTRICT COURT RELEASED THE PETITIONER, THE PETITIONER DID FAIL A DRUG TEST AND INSTEAD OF
→ BACK

HAVING ITS "DIRTY LAUNDY" aired ~~out~~ IN COURT A FEW WEEKS
AFTER HAVING HAD FAUSLEY REQUESTED THE PETITIONER FOR
THE SAME THING, A NEW AGREEMENT WAS MADE BETWEEN
THE US ATTORNEY AND PETITIONER [APP C] WHICH THE
PETITIONER CONTENDS IS A "RE-STATE CONTRACT" DUE TO
HOW AND WHY IT CAME ABOUT ALONG WITH HOW THE ITS
STIPULATIONS/OBLIGATIONS CHARGED GIVEN EVER CAUSATION
THAT THE GOVERNMENTS "DIRTY LAUNDY" STAYED SHOWN
W/O CIVIL SUIT BEING FILED BY THE PETITIONER FOR HAVING
BEEN UNLAWFULLY IMPRISONED ON A "BODILY WARRANT."
THE PETITIONER FULFILLED ALL OBLIGATIONS OF THE NEW
CONTRACT BY SERVING 30 DAYS IN SILVERDALE CELL WHICH
COVERED 2 YEARS MORE OF PROBATION AND ALL FINES/COSTS
W/OBOUT FILE CIVIL SUIT ON AN AUTOMATIC WIN CASE
OF FALSE IMPRISONMENT ON A 30 DAY WARRANT, WITH EVEN
THE PETITIONER COULD HAVE EASILY OBTAINED THE ALIBI

RESTITUTION MONIES, A FACT CONTINUOUSLY SKIRTED BY THE US ATTORNEYS OFFICE THROUGHOUT THIS APPEAL.

IN 2023, THE PETITIONER DISCOVERED HIS STIMULUS MONIES WERE APPLIED TO AN ALLEGED DEBT THOUGHT TO HAVE BEEN "CONTRACTUALLY" ABSOLVED IN 2014, TO WHICH "COMMON LAW REPLEVIN" WAS FILED IN THE US DISTRICT COURT IN TENNESSEE.

THE COURT DISMISSED THE SUIT CITING EVEN BEING UNSURE OF JURISDICTION WHICH THE PETITIONER APPEALED INTO THE SIXTH CIRCUIT WHICH WAS DISMISSED BY A CLERK.

THE PETITIONER THEN, RE-ATTACKED THE SEIZURE OF STIMULUS MONIES WITH A RULE 41 (g) MOTION ATTEMPTING AGAIN TO OBTAIN FORUM FOR CONTRACT DISPUTE WHICH WAS ALSO SO DISMISSED IN THE DISTRICT COURT [APP D] AND LATER BY THE SIXTH CIRCUIT COA. [APP A]

FOR SIMPLIFICATION AND UNDER UNCONSTITUTIONAL ACCESSION TO COURTS DURESS, THE PETITIONER WOULD

→ BACK

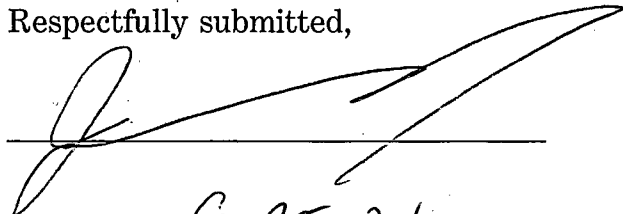
REASONS FOR GRANTING THE PETITION

US ATTORNEY MADE A DEAL TO AVOID CIVIL
LIABILITY FOR FALSE IMPRISONMENT [RE-STATED CONTRACT]
AND BREACHED CONTRACT SEVERAL YEARS LATER BY TAKING
ST. MULLY MONIES FOR BOBUS RESTITUTION ORDER.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, consisting of a large, stylized 'J' followed by a long, sweeping horizontal line that extends to the right.

Date: 9-25-24

Magna Et Veritas Et PRÆVALEBIT

PSALM 50:2