

70F 254

No. _____

24-5812

IN THE

SUPREME COURT OF THE UNITED STATES

Supreme Court, U.S.
FILED

JUL 29 2024

OFFICE OF THE CLERK

Timothy R. Petrazzi

PETITIONER

(Your Name)

vs.

U.S.A., W.H. ST., Joe BIDEN, JAY INSLEE, RESPONDENT(S)
BOB FERGUSON, SCOTT HARRIS, REDMOND BARNES, et. al.
ON PETITION FOR A WRIT OF CERTIORARI TO

Ninth Circuit Court of Appeals #24-1689
JPL
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Timothy R. Petrazzi

(Your Name)

GENERAL DELIVERY

(Address)

WASHINGTON D.C. 20090

(City, State, Zip Code)

N/A

(Phone Number)

*2ND

70F 88/97

QUESTION(S) PRESENTED

By FACT United States Supreme Court HAS THE ULTIMATE SAY SO OF "LEGALITY" AS IT PERTAINS TO THE JUSTICE SYSTEM IN THE United States of AMERICA. By THEIR QUOTED APPROVAL RATE OF "1%", ACCOMPANYING TRUTH OF WRITTEN "KNOWN CAUSE" IT IS A FACT THIS COUNTRY ENDANGERED THEMSELVES, PUBLIC, ANY AND ALL AS THEY ARE THE TO BE IN PLACE REVIEW PROCESS OF "100%" OF THOSE INDIVIDUALS "GROSS NEGLENTLY, GROSS INCOMPETENTLY" OPPRESSED TO BE MEDICALLY MALPRACTICE BY LEGAL MALPRACTICE, EMBEZZLING FEDERAL, STATE, CITY & COUNTY FUNDS OVER THE TOP OF PEOPLES BODIES, PERMANENTLY DAMAGING THEIR LIFE'S AND THOSE AROUND. KNOWN BY CONSPIRATORS WORKING IN, OUT AND A PART OF, USED AS A MONOPOLIZED WEAPON OF MASS DESTRUCTION CONSTITUTING GENOCIDAL ARTICLES I-VII FALSIFYING PRIVILEGE OF REALITY. AS A COUNTRY YOU ARE DEFILING HUMAN BEINGS IN DIS-REGARD OF ALL THINGS THAT EXIST INCLUDING THOUGHT OF.

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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:

JAMES FLYNN, FEDERAL BUREAU OF INVESTIGATION,
CIA, CDC, THURSTON COUNTY, CITY OF LACEY, CITY OF OLYMPIA,
ERIN LENNON, BENJAMIN SETTIES, CHERYL SELSBY, JAY INSEE,
BOB FERGUSON, RON LEIGHTON, STAN RUMBAUGH, CASEY ARBENZ,
HESTER LAW, BRETT PURTZER, 710 KIRO RADIO STAFFIE P.D., TACOMA
P.D., PIERCE COUNTY SHERIFF, ENIMCLAW P.D., T.COMM 911, JIM MOORE,
WA ST DHS WADDOL, WSDOT, BHR, ST. PETERS HOSP., CAP MED.CTR.,
TACOMA GEN., ST. JOES, WESTERN STATE, CHERYL STRANGE, AMBER
LEADERS, EASTERN STATE, RELATED CASES T.C. OAC., DARYL RODRIGUEZ,

NISQUALLY JAIL - JEFF SMITH & NISQUALLY RESERVATION, JBLM,
T.C. JAIL, LACEY POLICE DEPARTMENT, T.C. SHERIFF'S OFFICE,
AND MORE, SCOTT C. CUSHING, TOM SHELDON, RON CULPEPPER, CHRIS VAN
PUGET SOUND MENTAL HEALTH, VICKEN, ET AL

97TH CIRCUIT COA - 24689, 19-36108, 19-36101, 19-36102, 21-35882, 21-35

WA. ST. SUPREME COURT - 102175-5, 101947-5, 102283-2, 100545-8, 95793-2
95791-6

PIERCE COUNTY SUP. CRT. 12-2-11389-6, 12-2-11839-6 - JOSH POWELL, CHARLIE & COX

T.C. SUP. CRT. - 12-2-03270-348313-1-00976-9, 14-1-00585-1, 16-1-01753-
13-9-11273-9, 14-1-01715-8, 21-1-00941-34873, 22-1-01190-34883, 22-1-01191-34863,
22-1-01169-34843, 22-2-016849-34893, 21-1-00970-34893, 21-1-00939-34853, 16-1-01753-34877

DIV. II CCA - 50592, 51132-1-II, 50852-4-II, 50559-2-II
50849-4-II 14-1-01715-34868
21-1-00940-4834
21-1-00939-5

UNITED STATES DISTRICT COURT - 3:17-CV-5677 RBL/JRC, 3:19-CV-
05967-RBL, 3:18-CV-05502-BHS, C20-00000 BHS, *19-36108, 3:20-CV-
05610-BHS, 3:22-PC-05132-TLF, 3:21-MC-5020-BHS,

UNITED STATES SUPREME COURT - 20-6785, 21-7772, 20-6785 THRU
20-6785 IB (211 CLAIMS)

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APPENDIX F

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* ORDER MISSING
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TABLE OF AUTHORITIES CITED

CASES PAGE NUMBER
 "CITING CAUSE, EVERY KNOWN CASE IN THE HISTORY
 OF MANKIND NOT JUST EXCLUSIVELY IN THE
 UNITED STATES BUT ABROAD AS WELL AND BACK
 AGAIN. BOTH DISMISSED, FOUNDED, GUILTY, NOT
 GUILTY, DENIED AND APPROVED, AS THESE ARE ALL
 CREATED IN, FOR AND WITH "KNOWN CAUSE" AS IT
 DIRECTLY RELATES. ACTION BEING "RIGHT KNOW,
 IMMEDIATE, IMMEDIATELY" BEFORE "RIGHT'S DEPRIV-
 ATION" AND AFTER THE FACT MEDICINE CAN BE
 PRACTICED.

STATUTES AND RULES "KNOWN CAUSE" PER CODE OF FEDERAL REGULATION
 42 CFR 482.13, COMPLETE ESTABLISHED INDEPENDENCE, RCW'S
 10.77 & 71.05, PATIENT RIGHT'S #22 & #21, MEDICATION RIGHT'S
 #5, THE RIGHT'S TO EXPRESS YOURSELF AND BE HEARD #1
 AND #2, COLOR OF LAW, JUDICIAL CANON'S, CONSTITUTIONAL
 RIGHT'S 1ST, 2ND, 3RD, 4TH, 5TH, 6TH, 7TH, 8TH, 9TH, 10TH, 14TH
 UNIVERSAL DECLARATION OF HUMAN RIGHTS "PREVENTION
 AND PUNISHMENT OF THE CRIME OF GENOCIDE ARTICLE'S
III, IV, V, VI, VII, VIII, IX, X, XI, XII, XIII, XIV, XVI,
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 42 USC 1983, 42 USC 2000dd, 42 USC 2000dd-8, MISAPPROPRIATED TITLE 42
 OTHER USC 21 E 2000ee-2000ee-3, 18 USC 2440, 18 USC 1091, 18 USC 1113,
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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 Ninth Circuit Court of Appeals; 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 B to the petition and is

reported at Western District of Washington at Tacoma; 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 C to the petition and is

reported at Washington State Supreme Court; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the Thurston County Sup. Ct. / Olympia, Wash. court appears at Appendix D to the petition and is

reported at Thurston County Sup. Ct., Olympia, Wash.; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

1.

"Now CRT
MISSING
STOLEN
Police Report"

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JURISDICTION

For cases from **federal courts**:

- The date on which the United States Court of Appeals decided my case was JUNE 21, 2024. ~~UPDATE ADDRESS FORMS MAILED WITH
UPDATED ADDRESS RETURNED. NO CONTACT FROM CA 9.~~ JUNE 18TH 2024
- No petition for rehearing was timely filed in my case. ~~MAIL CHECKED TWICE
WEEKLY.~~
- A timely petition for rehearing was denied by the United States Court of Appeals on the following date: UNK "NO RESPONSE", and a copy of the order denying rehearing appears at Appendix A. ~~MAIL FRAUD, CLERK
REFUSING Documentation "MANDATE" PHONE PHISING, FRAUD~~
- 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 11/8/20/23. A copy of that decision appears at Appendix C.
- A timely petition for rehearing was thereafter denied on the following date: JANUARY 2ND 2024, and a copy of the order denying rehearing appears at Appendix B.
- 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).

14 Oct 1974

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CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

42 CFR 482.13, OF CODE OF FEDERAL REGULATION, RCW'S 10.77 AND 71.05 ARE "KNOWN" TO BE RIGHT'S DEPRIVATION... LAWS BY THE UNITED STATES OF AMERICA AND STATES RESPECTIVELY. "CAUSE", ACTION BEING "IMMEDIATE, RIGHT NOW, PRESENT TIME", WRITTEN UNTO THOSE LAWS, POLICIES, PROCEDURES AND RIGHT'S. IN CONJUNCTURE WITH A "LEGALITY REVIEW PROCESS" AND ADMITTANCE OR REMOVAL", AS IS "KNOWN" TO "CAUSE" PERMANENT DAMAGE AND OR HARM, EVEN RESULTING IN DEATH.

THOSE LAWS REPLACE THE PERSONS "1ST AMENDMENT UNDER THE ACCUSATION OF INCOMPETENCE WITH AN EVALUATION & PRACTICE OF MEDICINE" ALTHOUGH WRITTEN UNTO THAT "LEGALITY REVIEW PROCESS" TO BE UPHELD. AS "DUE PROCESS" 4TH & 5TH AMENDMENTS ARE ABRIDGED THAT "LEGALITY REVIEW PROCESS" ACT'S IN "KNOWN CAUSE", PATIENT RIGHTS #22 "IMMEDIATELY INFORMED OF RIGHT TOO, AND IMMEDIATELY APPOINTMENT OF ATTORNEY" (6TH AMENDMENT (* 4TH, 7TH, 2ND AMENDMENTS) WITH ADMITTANCE/REMOVAL PROCESS "INVOLUNTARY", MEDICATION RIGHTS #5 - "DISCHARGED OR COMMENCEMENT OF THAT "LEGALITY REVIEW PROCESS" BEFORE PRACTICE OF MEDICINE. IT IS A FACT 8TH AMENDMENT, 9TH AMENDMENT AND 3RD AMENDMENT HAVE BEEN MISCONSTRUED TO INCARCERATE, BLACKMAIL, DEPRIVE LIFE, LIBERTY, PURSUIT OF JUSTICE, PROTECTION OF PROPERTY, INFILCT PAIN, PERMANENT DAMAGE, FOLLOW THROUGH OF THREAT".

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

"THE RIGHT TO EXPRESS YOURSELF AND BE HEARD" RIGHTS #1 & #2 ARE WRITTEN SPECIFICALLY FOR THE "LEGALITY REVIEW PROCESS" AND "ADMITTANCE / REMOVAL" PROCESS.

RCW'S 10.77.240 PRESERVES ALL RIGHT'S, INCLUDING RELIEF WITH "LEGALITY REVIEW PROCESS", PATIENT RIGHT'S #21 AS WELL AND RCW'S 10.77.230 & 10.77.020. ALL THINGS GOVERNED BY "LEGISLATIVE INTENT" 10.77.2101- "INCREASING PUBLIC SAFETY". "KNOWN CAUSE" WRITTEN IN ALL THESE RIGHT'S, LAWS, POLICIES, PROCEDURES PROTECTS THE PUBLIC'S SAFETY IN ACT'S, LANGUAGE, ADHERING TO LAWS SET FORTH UNTO THE "GENEVA CONVENTION" GENOCIDAL ARTICLE'S I, II, III, IV, V, VI, VII IN THE EVENT OF UNLAWFUL PRACTICE OF MEDICINE.

STATEMENT OF THE CASE

BY DEFAULT, THE PRACTICE OF MEDICINE HAS ALREADY COMMENCED AND COMPLETED, INFILTING RIGHT'S DEPRIVATION, PERMANENT DAMAGE AND HARM, AS NOTED BY THE WASHINGTON ST SUPREME COURT OVER 6 TIMES RUNNING. AS THE UNITED STATES SUPREME COURT IS IN FACT THE ULTIMATE AND FINAL DETERMINING CONSERVATOR, TO THIS NATION, OF THAT "LEGALITY REVIEW PROCESS" PROTECTING IT'S PEOPLE. IT IS BY DEFAULT, THE LAW'S, POLICIES, PROCEDURES, STATUTES AND PROVISIONS THAT THE STATE OF WASHINGTON AND UNITED STATES OF AMERICA ARE GUILTY, RESPONSIBLE AND LIABLE FOR THOSE DAMAGES AND ENDANGERMENT'S TO IT'S PEOPLE AND THOSE DIRECTLY AFFECTED. THERE IS NO QUESTION OR PRESENCE OF GUILT TO BE DETERMINED AS IS "KNOWN" BY THE UNITED STATES OF AMERICA TO HAVE BEEN DONE BEFORE THE PRACTICE OF MEDICINE COULD COMMENCE WITH "RIGHT'S DEPRIVATION". IT IS APPROPRIATE TO HALT, STOP AND REMOVE ALL FUNDS, CURRENT LEGAL ASSOCIATED CASES, AS RELATED, AND OBLIGATIONS FROM THOSE DECISIONS RELATED, EFFECTIVE IN "KNOWN CAUSE" UNTIL RECTIFIED. THE UNITED STATES SUPREME COURT, THE UNITED STATES OF AMERICA, PROTECTING IT'S PEOPLE -

AND PEOPLE NOT CITIZENS OF THIS COUNTRY FROM THOSE "KNOWN" OUTCOMES RELATED TO GENOCIDE. IT IS OBLIGATORY TO NOTE THAT COURT CORESPONDENT COURT DOCUMENTATION AND COURT DECISIONS, REFLECT AS RELATES, COMPLETE FREEDOM BY WAY OF ANARCHY TO IT'S PEOPLE ^{US}DISTRICT COURT, NINTH CIRCUIT "KNOWN CAUSE" TO BE "FRIVOLOUS" WITH DENIAL BY UNITED STATES SUPREME COURT 2X OVER. LEAVING THE UNITED STATES OF AMERICA 100% CULPABLE, ACCOUNTABLE AND LIABLE FOR ALL THING'S THAT DO, MAY, WILL, ~~CAN & ARE~~ HAPPENING AS WE IN FACT EXIST, "KNOWN CAUSE" DISREGARDED UNTIL RECTIFIED. WASHINGTON STATE HAS USED THIS INSUB-ORDINATION, OF A INEVITABLE MOMENT, PURPOSEFULLY TOWARDS ME TO INFILCT THOSE DAMAGES AND MORE WITHOUT CONSEQUENCE TO SELF AND OTHERS HIDING THE TRUTH'S, INVOLVEMENT AND REPRIEVAL TO THOSE CAUSING MORE DAMAGES IN ACT'S OF TERROR AND HARM.

REASONS FOR GRANTING THE PETITION

THE LAW IS BEING BROKEN WITH THE DEFECTED OUTCOME OF RIGHTS DEPRIVATION, MEDICAL MALPRACTICE BY LEGAL MALPRACTICE VICTIMIZATION 100% OF THE TIME ENDANGERING ALL HUMAN BEING'S TO THE SAME. THE RAREST FORM OF GENOCIDE KNOWN AND INDEPENDENCE WRITTEN TO THE START OF MAN BY FACT. AS CONDUCTED, PROFOUND STUPIDITY, ESTABLISHMENT OF INCOMPETENCE, DIS-REGARD OF THE 1ST KEY TO COMPETENCY, "RIGHT NOW, PRESENT TIME, IMMEDIATE," - "KNOWN CAUSE". THIS OPERATION GOES AGAINST ALL LIVING THINGS "FIRST PRIMAL INSTINCT FOR SURVIVAL" WHICH ALLOWS AND INSTIGATES AN INSANE SITUATION AND CIRCUMSTANCES PLACED UPON THESE VICTIM'S. OCCURRED IN MY IMMEDIATE SITUATION WAS THE VERY REASON "THE LEGALITY REVIEW PROCESS" WAS WRITTEN, AS I WAS UNLAWFULLY APPREHENDED FOR DRIVING WHILE LICENSE SUSPENDED 3RD DEGREE WHILE ON FOOT. BEING TARGETED BY THE LACEY POLICE DEPARTMENT & STATE OF WASHINGTON'S VIOLATING "DUE PROCESS" AS A "PRIMARY" TRAFFIC OFFENSE WAS NOT COMMITTED OR IN PLAY. LATER BEING BLACK-MAILED TO PLEAD GUILTY TO CHARGES IN EXCHANGE TO STOP BEING MEDICALLY TORTURED, DAMAGING MY SHOULDERS, HIPS WITH LOSS OF FREEDOM, RESULTING PERMANENT DAMAGE THAT STILL EXISTS IN MY IMMEDIATE FAMILY. I WAS ASSAULTED BY OFC. MICHAEL CARANTO-

-BEYOND COMPREHENSIONABLE AMOUNT OF PEOPLE IN THE WASHINGTON STATE COMMUNITY BOTH LEGAL, STATE, PROFESSIONAL PRIVATE AND PUBLIC CITIZEN. COMPLETELY ALLOWED AND CONSPIRED TO BY THE KNOWN DEFUNCT OPERATION AND USE AS THIS LAW EXISTS. THESE LAWS HAVE ALSO BEEN USED TO HIDE CRIMES COMMITTED REMOVING EVIDENCE BY MANIPULATION OF OTHER ADHERED TO LAWS OF STATUTE OF LIMITATIONS, WITH OUT, AND OUT CRIMINAL ACTIVITY.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Timothy R. Petrucci
Date: July 25th 2024

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