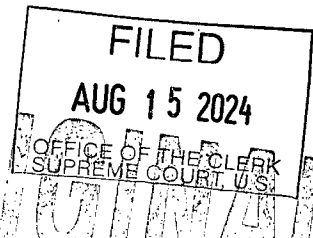


24-5841  
No. 1005



IN THE  
SUPREME COURT OF THE UNITED STATES

Carl Javan Ross — PETITIONER  
(Your Name)

(Possible error by the court)  
Walter West (Warden), State of Maryland, U.S.A. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals For the 4th Circuit

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

PETITION FOR WRIT OF CERTIORARI

Carl Javan Ross  
(Your Name)

18701 Roxbury Rd

(Address)

Hagerstown, MD, 21746

(City, State, Zip Code)

None (Incarcerated)  
(Phone Number)

### QUESTION(S) PRESENTED

1. Can courts ignore proof of innocence, especially via forensics testing for DNA, as if it's not a right, to still find someone guilty and affirm appeals?
2. Can judges still find the defendant guilty even when proven innocent by forensic investigation, on the basis of "All I need is to think you're guilty."?
3. Can police spy on computers and peoples property and IP addresses before obtaining a warrant and without being a federal agent or officer?
4. Can police legally point a gun at my face, knowing full well after weeks of their illegal spying, that I'm unarmed, not dangerous, have no criminal record, and the house has children inside; unprovoked?
5. Can courts prevent prosecution of all police, attorneys, judges and anyone related to the justice department or judicial branch, solely because of their occupation, even when they are proven lying to get a defendant prosecuted?
6. Am I, Carl Javan Ross, truly guilty of all the crimes accused of me?
7. Are police allowed to host child porn on public websites for any reason?
8. Are U.S. citizens not allowed to investigate suspicious material or actions on public websites on the internet as police and the courts claimed?
9. Can courts deny my right to a speedy trial, court clothing, bail, declare me a flight risk when I work at a police department for Baltimore city and don't leave my house unless to shop, deny me from news stations, deny me a fair trial and the right to address grievances unless I pay them hundreds of dollars no inmate would possibly have?
10. Can a defendant be charged for child porn that is not on defendant's computer?
11. Can courts reward white defendants who actually have child porn in Terabytes and rapists of children, with 3 month sentences or dropped charges, even after admitting to the crime on a payphone in jail?
12. Can police tell a person's girlfriend that if she contacts defendant, she will be thrown in prison and her children taken from her, without targeting any white people this way?
13. Can public defenders threaten black defendants by saying their case will be given to the federal government if I don't plead guilty?

## 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: (Warden), State of Maryland, U.S.A.

### U.S. District Court

U.S. v. Carl Javan Ross  
JFM-16-0020 (trial)  
• JKB-18-3881. Habeas Corpus  
• JKB-19-3338. (Carl Javan Ross  
• JKB-20-1031. ↓ Warden Walter West)  
• JKB-21-274  
• JKB-24-6044.

### Baltimore County Circuit Court

03K15004396 (trial) (main case that all other cases  
branched from)

State of Maryland v. Carl Ross (My name was misspelled  
repeatedly)

### U.S. Court of Appeals from the 4th Circuit

• 24-6044. Carl Javan Ross v. Warden Walter West  
• 17-4242. Appeal of JFM-16-0020  
• 19-4497. 2nd Appeal  
21-6165. Filed: 7-23-2021. Denied: 9-28-2021  
21-7228. Filed: 8-25-2021. Denied: 11-25-2022  
19-3211. 3rd Appeal

### RELATED CASES

MSA 24-6044

Maryland Court of Special Appeals

Cases 18-5650, Judge Mary Ellen Barbera

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION .....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	
CONCLUSION .....	

(all cases automatically denied as if rubberstamped with copy-pasted reasons)

### INDEX TO APPENDICES

APPENDIX A US ~~Court of Appeals~~ 4th Circuit, Denied due to untimely Payment of money, which the amount was not listed. Case # 24-6044.

APPENDIX B US Court of Appeals 4th Circuit, case #17-4242, denied, filed on 4/6/2017 (not sure)

APPENDIX C US Court of Appeals <sup>case#</sup> 19-4497, 6/28/2019 (not sure)  
4th Circuit.

APPENDIX D US Court of Appeals ~~4th~~ Circuit, case # 21-6165, Denied, <sup>on</sup> 7/28/2021 (not sure)  
filed 7/23/2021

APPENDIX E US Court of Appeals, 4th Circuit, Case # 21-7228, filed 8/25/2021, denied ~~1/25/2022~~

APPENDIX F US District Court, Trial Case # JFM-16-0020

APPENDIX G: US District Court, Case # JKB-19-3211

APPENDIX H: Baltimore County Circuit Court  
Trial Case # 03K1500 4396

APPENDIX I: US District Court, Habeas Corpus Case # JKB-18-3881

APPENDIX J: US District Court, Habeas Corpus Case # JKB-19-3338

APPENDIX L: US District Court, Habeas Corpus Case # JKB-20-1031

APPENDIX M: US Supreme Court, Case # 18-9654, denied 10/6/2019

APPENDIX N: US Supreme Court, Case # 18-5650, denied 9/20/2018

APPENDIX O: Maryland Court of Special Appeals, denied 3/28/2018, case #

TABLE OF AUTHORITIES CITED

~~State of Maryland v. Carl Javan Ross~~  
Baltimore County Court  
CASES 03-K 15004396 (all cases stemmed from this case#)

USA, v. Carl Javan Ross, JFM-16-0020 (this case was opened in response to  
U.S. District Court me not pleading guilty as the State of Maryland  
(in Baltimore, Maryland) (demanded))

PAGE NUMBER

unknown, search  
testimony of  
officer Endely,  
detective

STATUTES AND RULES

U.S. Constitution, of the 10 amendments (not the 2nd one)

Maryland Constitution, of the same 1st and 3rd-10th amendments.

Maryland Codes 8-201, 8-301, 7-102, 8-301

U.S.C.S. §2252C, 2258D, 11-208, 1, 11-208, 11-209  
(Title 18) ↑

OTHER -

- Any of the cases of all white defendants arrested/incarcerated/tried in Baltimore County, Maryland of same crimes/charges/convictions, (to show double-standard treatment of race)

(More specifically, Baltimore County/Towson Courts, and Baltimore City Courts).

- Decades of Police reports and public records indicating voluntary refusal to stop all the murders/crimes happening in black neighborhoods by giving armed suspects time to flee before arriving on scene.

all pages involving  
alleged victim's testimony,

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-E 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 FG, I-L 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 H 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 Baltimore County Circuit court appears at Appendix H 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 5/24/2024.

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: 7-2-2024, 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: 3/28/2018, 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

- U.S. and Maryland Amendments 1, 3, 4, ~~5~~, 6, 7, 8, 9, 10
- Maryland Codes: 8-201, 8-301, 7-102, 8-301
- USCS § 2252C, 2258D, Title 18 § <sup>11-208, 1</sup>  
<sub>11-208</sub>  
<sub>11-209</sub>

**STATEMENT OF THE CASE:** One day on 2014, my shorts fell while I was walking in the house. This is a constant ongoing problem, which is why I need to use suspenders. I have a wide flat waist. This was pretended as an attempted sex assault by alleged witness E.R.. She must have lied on purpose, because before the incident, she bragged about getting away with lying because "she's cute". This should have frightened me, because the last person I heard say that became a felony-level liar to get others in trouble. She already hated me because I'm having sexual relations with her mother after her father died and she didn't want any other man acting as her parent but her father. Plus, I recently told her not to talk down to her half sister because she has a different father and because he was on drugs and cheated on their mother. I made the mistake of not watching my words and accidentally informed her that E.R.'s father did the same thing.

Besides the forensic proof by police that I'm innocent (no DNA found, like semen), E.R.'s statements are inherently easy to prove false. She falsely described my penis as pointing "straight up", which is why her mother never believed her in the first place, and it's impossible for anyone my size to touch their penis to anyone in a reclined padded chair, that is itself so short, I can almost jump or step over the back of the chair. The padded arms on the chair are wide enough where I can't M.S.'s head or any body part. This is the biggest flaw in the alleged witness's lie, but the court and public defenders in all my cases refused to let me use this argument, even though I mailed this repeatedly to all courts anyway. They clearly wanted me imprisoned because I'm black. They refused my speedy trial rights, court clothing, bail bond, parole, appeal, fair trial ~~rights~~ to be proven guilty, even beyond a reasonable doubt in order to be incarcerated, etc.

On 2015 is when I found child porn while searching for wide open cage for their techno music because it seemed to me a lot of their albums could be found no other way. I found this stuff on eMule (both the child porn and music in one search result). I learned the eMule website from other kids when I was in middle school sometime in the year or before year 2000. I believe I was 13 years old. But at 2015, seeing this, then learning that police or the feds may be involved based on articles I've read, and the fact that kids know about this public website, I decided to investigate, as I thought I had the right to. I found that these (possibly) millions of child porn files are all real. weeks later, the house is raided by Baltimore County Police, pointing a gun in my face unprovoked, turned all my statements around on me, lied about my involvement with child porn to 3 years, when I've only spent days, or rather minutes out of those days, looking for investigative purposes, because anyone else would investigate something this suspicious and harmful to the public, especially when law enforcement willingly allows its existence in this country and is even hosting some of it, as detective Erdely stated in my federal trial (JFM-16-0020). The jury blatantly wanted to find me guilty just so they can be home for the holidays, and they let the prosecutor lie to their face. And I learned that day that no public defender can be trusted. They intentionally undermined my case by ignoring what I'm telling you right now and insulting the jury's intelligence by saying they don't know if I possessed those files, deleted files to be exact. If I was the pervert they made me out to be, I'd still have the files on the computer when they confiscated it. In addition to their "3 years" lie, I haven't owned the computer past 6 months.

1. This is something I'm going through that, by law, shouldn't have been able to  
 2. happen in the first place. There are already laws, constitutions and regulations in  
 3. place with intent to make sure the innocent cannot be victimized, especially by authorities.  
 4. I'm living proof, as well as few others that I do not know, of our rights not being enforced. There is no  
 5. regard for safety or **REASONS FOR GRANTING THE PETITION** well being. The supreme court should  
 6. step in. Someone should I'm actually a model citizen, not a criminal.

7. My goal in life is to help create the <sup>world</sup> US technological future  
 8. and to make art, 3D Art, music, learn all the machine coding,  
 9. learn how to build factories, learn as many foreign languages as  
 10. possible, be able to finally afford the Patent money for  
 11. my invention of a generator that provides endless clean  
 12. compact energy without use of any outside fuel like batteries,  
 13. gasoline, fuel, carbon emitting materials or even wind/water,  
 14. or solar energy. It can be used anywhere, and as far as  
 15. I know, I may have single handedly found the key to  
 16. the better future we keep dreaming about with the  
 17. flying cars/ships/anything, cars that don't run out <sup>gasoline</sup>, planes,  
 18. all electronics, a world saved from global warming. All of the  
 19. physics check out, it's easy to make, I just need permission  
 20. to make it. I have no access to glue, hard materials, magnets,  
 21. copper wire, etc. They destroyed my entire life and future  
 22. before I could finish my research. I'm just another  
 23. story of inventors or scientists being destroyed by unbelievably  
 24. stupid people. I think the Jesus story and Moses story  
 25. meant to describe their example through people everywhere who  
 26. are tortured, killed, demoralized, ridiculed and ruined thanklessly for  
 27. their contribution to society, like the scientist who saved many  
 28. women and children from dying by having surgeons wash their hands  
 29. to avoid birth related death. In return, he's sent off to a  
 30. mental institution where he "mysteriously" died, not able  
 31. to be part of a better world that he helped create.  
 32. I just want my life back. My health is diminished, but I  
 33. never hurt anyone or their property my entire adult life. I miraculously  
 34. avoided all fights in prison. I'm living proof of my own innocence,  
 35. even with all other proof of innocence ignored. I deserve better,  
 36. I've done nothing but suffer in vain my whole life. Save me.

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Carl Ross  
Date: 8-13 - 2024