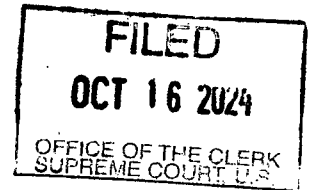


No. 24A326

ORIGINAL

24-5975



IN THE

SUPREME COURT OF THE UNITED STATES

In re, James F. Snyder PETITIONER  
(Your Name)

vs.

In re Glenn Armstrong RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States court of Appeals for the 9th Cir.  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

James Franklin Snyder #133593  
(Your Name)

ISCC, PO Box 70010  
(Address)

Boise, ID. 83707  
(City, State, Zip Code)

N/A  
(Phone Number)

## QUESTION(S) PRESENTED

1. Can Idaho go decades back into this case and add 4 accusations to court and public record. Especially when Snyder is and was actually innocent. But too disabled to know how to appeal and too scared from what they did to me in Washington jail to obtain a plea bargain. Then Idaho copied and followed suit. I don't know why they do this?

## LIST OF PARTIES

[ ] All parties appear in the caption of the case on the cover page.

X 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:

GLENN ARMSTRONG warden of SAWC  
Idaho represented by Washington States  
Attorneys General office

## RELATED CASES

#1 related case, Snyder v Ramirez in SCOTUS & Appendix B  
Snyder v Brad Little (Appendix B)  
Snyder v. City of Coeur d'Alene et al., (APPENDIXED B)  
Snyder v. Washington 22-5780, SCOTUS  
Snyder v Ramirez 22-7603 SCOTUS  
SNYDER v Idaho 22-7602 SCOTUS  
SNYDER v United States 23-5841 SCOTUS  
STATE v Snyder, Idaho COA # 50428 (relinquished rider for this case)  
Snyder v Robinson Idaho No. 2:21-cv-00328-BLW (Litigation)  
SNYDER v Peck, Idaho No. 2:21-cv-00357-CWD  
SNYDER v ROSS, U.S. court Idaho No. 1:24-cv-00336-BLW (Pending)

ALL SAME PREMISE

2011 Filed Habeas Corpus Wa Supreme Ct.  
Snyder v Sonya (clerk for snahomish superior et)

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### STATUTES AND RULES

Federal & State rule of evidence "Lack of"

American Disabilities Act 1990

Rehabilitation Act 1973

Prosecutorial misconduct

Police misconduct

Wrongful Arrest, Imprisonment and segregation to mentally ill man

Falsified summary and records to Seattle court of Appeals

Pot me all over news, charges and didnt even charge me

Exculpatory evidence

Brady material

No evidence at all

### OTHER

I have read books of people lying to cover up there addiction. I dont lie, this girl dated a drug dealer I knew. Its sad honestly a tragic problem with our country.

I was just the lucky fall guy that Idaho thought they could do same thing. Im tired and need your help please  
enough is enough

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 Sept. 12, 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: \_\_\_\_\_, 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

Federal and State crimes committed against Snyder by Idaho Officials going into Snohomish County records and falsifying Criminal history and case summary

18 USC 1001, Domestic Terrorism, Official Misconduct ect.

Snohomish falsifying NCO Arrest Warrant Dec. 28, 2004  
8th Defamation, Slander to force suicide attempts from Bullying me  
8th cruel and unusual punishment (segregation 13 months)

ADA (1990)

RA (1973)

4th unlawful arrest, interrogation, pencil whipped me to get conviction

Due Process 5th Full & fair hearing, Double jeopardy 20 years later, IAC, Misconduct

6th IAC, Prosecutorial Misconduct, Judicial Misconduct

11th No Immunity (they all knew I was mentally disabled and was run over)

14th Due Process, life, Liberty and persecuted property

Prosecutorial Misconduct withholding exculpatory brady material the "FACT" there was no evidence

Police Misconduct

Police lied to court to obtain FAKE Warrant to get Snyder in jail to pencil whip interrogation

Idaho OFFICIALS, FALSIFIED WASHINGTON STATE COURT RECORDS THEN Beat me, poisoned me because of what Idaho created

I don't know what that is. But its bad

## STATEMENT OF THE CASE

I wrote Snyder v. Washington, S.Ct. 22-5780, not knowing that Idaho can "Falsify Records" of different states. I then got proof that Idaho did alter my criminal history in=~~of-which~~ I began trying to fix the record. I was run over again at 65-70 mph and now struggle to function correctly. (See; Snyder v. Stevens, 2018 U.S. Dist. LEXIS 204168 D. Or. September 19, 2018). Which the court can see when reviewing Stevens. If the court wishes it mite be of help to contact Federal Atty. Diane Henkles, The Oregon AG and Officer Stevens as to my criminal history as the case ended in 2019. My attorney sent me my records to Spokane Wa. in 2019 just before I was charged with Possession of a Controlled Substance in Idaho, thus there were no sex accusation on my record before 2019.

When I got into trouble, Idaho changed my records in which, I have copies proving . The court records of my case and the summary of the case shows that the States Prosecuting Attorney abused his position to cause harm to Snyder... (See; U.S. v. Cronic, S.Ct.).

On December 18-20, 2004, Snyder never did any of the things CV said. In fact there was multiple people with her smoking and using drugs. My family's home was never broken into because my parents were home... CV's story was ridiculous and she changed her story 3 times, because I had an alibi which was verified over and over again. I did go to my parents house with Cassi and that girl to borrow \$20.00 and my mom knew I was there waiting for her for about 45 Min. I went inside and grabbed a Pepsi and a hot dog. I was living with my girlfriend 6 miles from my parents struggling with addiction and trying to go back to work and stay sober

Its not my fault that Tara, Summer and CV were all using whom-  
of-which, are all addicts as well. When mom and dad got back to th  
their house mom gave me \$20.00, and at that time I saw mom's  
neighbor at his house and said,"hi". The homes are very close to one  
another, and he as well as Cassi testified to this... Nobody else  
was inside my mom's house and there was no residential burgary...

When my girlfriend, Tara, and Summer took CV home she would  
not get out of the car afraid of her father for some reason.

There was nor Grand Jury Indictment, nor any arrest warrant  
ever issued in this case, please review Snyder's W.S.P. arrest/  
conviction record, Check my public court record printout from  
Local Court ~~OK~~, online is 11 pages of fake allegations added  
illegally to my records...

On December 28, 2004, I was with Mr. White in my Trans-Am,  
we were heading to my brother-in-laws 8 miles out of Granite Falls  
Washington, I was pulled over by 5-8 Snohomish County Sheriff  
Police cars, they surrounded my car guns drawn ordering me to get  
out of the car. I was arrested for a no contact order dating June,  
2004, Yet, Snyder had just gotten out of jail in November for  
possession of stolen property. There was never any arrest warrant  
for NCO in June 2004. If this Honorable Court reviews my Washington  
state arrest record will see that there was no "Probable Cause"  
for that arrest.. (See; Daniels v. United States, 532 U.S. 374, 121  
S.Ct. 1578, 149 L.Ed. 2d, 590, 2001 Daily Journal DAR 4023, 2001  
Colo. J.C.A.R. 2090, 14 Fla. L. Weekly Fed. S. 185 U.S. April 25,  
2001).

No Judge would have issued a warrant without evidence, (See; Schlup v. Delo, 513 U.S. 298, 115 S.Ct. 851, 130 L.Ed. 2d. 808, 1995 U.S. LEXIS 701, 63 U.S.L.W. 4089, 95 Cal. Daily Op. Service 560, 95 Daily Journal DAR 956, 8 Fla. Weekly Fed. S. 541 U.S. January 23, 1995). There were no drugs for an arrest and CV changed her story over three times and lied about her father and then about me and then about three others all to cover up her own addiction...

The state manipulated a fake arrest warrant by lying to the court by stating that I violated a NCO 6 months prior and once Snyder was in holding the state took an illegal DNA SWAB... Then interrogated Snyder with no valid arrest warrant and no Maranda Rights, then stated all over the news <sup>then</sup> ~~and~~ went before the court, <sup>thrown in Seg SHU</sup> ~~4 north D15~~ ~~this was done~~ after Snyder refused to Plea Bargain. Snyder was brought before the Snohomish County District Court in 2005 and was forced under Duress to take a plea bargain to five misdemeanor No Contact Orders, "(Stack Charged Snyder)" with all different dates. The attorney stated Snyder was facing bigger charges and stated; lets get this out of the way, so I pled following the Public Defenders advice, (Strickland v. Washington).

The state wrote "Sexual Misconduct" occurred within the case summary, causing the State of Idaho to be able to manipulate the records and history causing Snyder to become a target to all Department of Corrections in Idaho and causing Snyder to reopen the wounds.

Washington Supreme Court Justice opinion already wrote "What a Terrible" miscarriage of justice...(See; Murray v. Carrier).

I only remember going to court a couple times and then paperwork would just get slide under my SHU 4 North D cell door.

A Due Process Violation is clearly shown when a state attorney is going to write a summary of any case unless their use clearly established facts only, and not speculative unproven slander or defamation, in-of-which caused Snyder prejudice from the states attorney's reading of the case summary and the Idaho Department of Corrections bias and prejudice... This prejudicial destructive summary has created restrictions on Snyder's liberties and freedoms without "Due Process of Law"...

It is Prosecutorial Misconduct to mislead a case summary with speculative and/or disgusting acts which were proven to be untrue and for the state to step upon a persons freedoms and rights that are given to us by the Constitution of the United State through "Defamation and/or Slander" to create a believe to certain allegations that are untrue and unproven...

Public rights are a protection of laws to safe guard people from unjust accusations and unfounded facts throughout all criminal proceedings and to insure that Due Process is is carried out...

*Statement of the case*  
~~WRIT OF HABEAS CORPUS~~ (PROCEDURAL ERROR)

In 1987 Snyder was run over at speeds over 40 MPH and was in a coma from the age of 12 years to 13 years of age, on life support with "Zero" brain activity for several months. Snyder woke up having to relearn everything as if he was a newborn baby. (See Hall v. Florida, 572 U.S. 701, 134 S.Ct. 1986, 188 L.Ed. 2d 1007, 2014 U.S. LEXIS 3615, 82 U.S.L.W. 4373, 24 Fla. L. Weekly Fed. S 779, 2014 WL 2178332 U.S. May 27, 2014).

28 USC 1651 is used to correct fundamental issues of a sentence completed or not yet begun. (See United States v. Liska, 409 F.Supp. 1405, 1076 U.S. Dist. LEXIS 15648 E.D. Wis. April 9, 1976). Snyder was never fully charged with crimes in ~~Idaho~~<sup>WA</sup>, 20 years later added to his records. (See Snyder v. Washington, 2022 U.S. LEXIS 5433, 143 S.Ct. 529, 214 L.Ed. 2d 303, 91 U.S.L.W. 3145, 2022 WL 17573495 U.S. December 12, 2022). (Snyder v. Idaho, 2023 U.S. LEXIS 2687, 143 S.Ct. 2678, 216 L.Ed. 2d 1247, 91 U.S.-L.W. 3333, 2023 WL 4163336, U.S. June 26, 2023). Snyder v. Krieger, 2023 U.S. LEXIS 3603, 144 S.Ct. 135, 217 L.Ed. 2d. 44, 92 U.S.L.W. 3063, 2023 WL 6378178 October 2, 2023). (Snyder v. United States, 2024 U.S. LEXIS 203, 144 S.Ct. 587, 217 L.Ed. 2d 312, 92 U.S.L.W. 3166, 2024 WL 72199 U.S. January 8, 2024)...

Snyder filed this case first with Snyder v. Ramirez, U.S. Court, Boise, Idaho as Snyder v. Bob Ferguson. (See Teague v. Lane, 489 U.S. 288, 109 S.Ct. 1060, 103 L.Ed. 2d 334, 1989 U.S. LEXIS 1043, 57 U.S.L.W. 4233 U.S. February 22, 1989), Because Idaho falsified the Washington public court records creating a fundamental miscarriage of justice. (See Strickland v. Washington, 466 U.S. 668, 104 S.Ct. 2052, 80 L.Ed. 2d 674, 1094 U.S. LEXIS 79, 52 U.S.L.W. 4565 U.S. May 14, 1984).

Ultimately, transferring to Spokane U.S. Court, (See Allen v. Ives, 950 F.3d 1184, 2020 U.S. App. LEXIS 5652, 2020 WL 878523 9th Cir. or. February 24, 2020). Then transferred to Seattle U.S. Court.

Snyder's counsel in 2005 misled and lied to Snyder. (See Buckley v. Terhune, 441 F.3d. 688, 2006 U.S. App. LEXIS 6612 9th Cir. Cal. March 17, 2006). Misleading Snyder that he would get DOSA. Because Snyder and his mother in 2003 went and asked the court for drug treatment because Snyder began using drugs and wanted to quit... We were entrapped by the judge telling Snyder if he broke a no contact order (3 times) he would impose drug treatment. Thus, began Snyder's criminal record and (1) year later Snyder from 2003 to 2004 had over 40 charges added to his record. (See State v. Marquardt, 139 Conn. 1, 89 A.2d. 219, 1052 Conn. LEXIS 151, 31 A.L.R. 2d. 1206 Conn. May 20, 1052). (See statement by Kathleen Snyder filed in the Ninth Circuit and 23-1909 9th Cir. case), and this case 24-590 with Videos, Proof of this.

It took Snyder (7) years to learn how to write an appeal in Washington prisons and in 2011 Snyder wrote a Habeas Corpus to Washington State Supreme Court. (See Nara v. Frank, 488 F.3d. 187, 2007 U.S. App. LEXIS 10871 9th Cir. Pa. May 8, 2007).

Snyder believed that was the Highest Supreme Court in the United States. Snyder was released from all custody because Snyder wrote that case while in custody on a probation violation (retaliation actually). Washington Supreme Court Justice wrote (verbatim) I'm sorry Mr. Snyder, I apologize on behalf of the United States for the terrible miscarriage of justice...

I see what they did and there is nothing I can do. Your case became moot because your no longer in custody. My family read the Supreme Court Justice opinion in 2011 and I fell to my knees crying. They stole (7) years of my life... I tried to end my life a few weeks later by the very samething--"Drugs"...

But with the support of my church and family I was able to move forward. I got my CDL back and I got a job Long Hauling in (48) states and had a beautiful new life until March 2014. Someone labeled me a :Mexican Mafia Member" which ultimately got me attacked by that gang. (See Snyder v. Ramirez, currently in SCOTUS. Thus, I was attacked by the vafy same gang Washington unlawfully labeled me... (APPENDIX B)

There was a tweaker story and no evidence. Snohomish County Sheriffs unlawfully falsified a "No Contact Order" in December 28, 2004, stating I violated ~~said~~ no contact order in June of 2004, Yet, Snyder had been in and out of the Snohomish County Jail (3) times from June 2004. Detective Fischer, (Whom-of-which Snyder knew from being at her home in previous months earlier in 2004 as she was showing Snyder a 1968 Chevy Camaro in her garage), so she had prior knowledge of Snyder's mental health challanges and falsified an "Illegal Warrant" to search Snyder's family home. completely destroying his family home with false information. & Arrest.

The Sheriff and prosecutor worked hand and hand to unlawfully get Snyder in jail to manipulate the proceedings and do an interrogation using good cop, bad cop tackticks... They did not vid~~eo~~ it and wrote I said that, "I sold dope." I never said that and was charged with distribution of schedules (1) and (2) with no drugs in evidence Etc... Then appointed a public defender and



refused to treat me in a just manner. (See Strickland v. Washington, 466 U.S. 668, 104 S.Ct. 2052, 80 L.Ed. 2d 674, 1084 U.S. LEXIS 79,52 U.S.L.W. 4565 U.S. May, 1984), and told Snyder the best deal they could give was (20) years in prison. (See Coleman v. Thompson, 501 U.S. 733, 111 S.Ct. 2546, 115 L.Ed. 2d 640, 1991 U.S. LEXIS 3640, 59 U.S.L.W. 4798, 91 Cal. Daily Op. Service 4800, 91 Daily Journal DAR 7428 U.S. June, 24, 1991).

Kathleen Snyder retained Kelly Armstrong because the Snohomish County Public Defenders would not represent Snyder because they stated he was guilty... Mrs. Snyder told them they were home and Mr. Snyder was not ~~at~~<sup>there</sup> home as the state claimed... (See Murray v. Carrier, 477, U.S. 478, 106 S.Ct. 2639, 91 L.Ed. 2d 397, 1986 U.S. LEXIS 66, 54 U.S.L.W. 4820 U.S. June 26, 1986), and Snyder is actually innocent of all crimes he plead guilty to, there were no drugs and no burglary which was a no contact order dropped to a 2nd degree burglary because it carried no probation as Snyder was promised DOSA drug offender sentencing alternative...

Also, My attorney Kelly Armstrong showed me in Attorney visit the girl lied before. There is, (was) absolutely no evidence period. Just the detectives hand wrote a statement saying I sold drugs.

Prosecutor and sheriff's before interrogation knew there was no DNA and they destroyed my parents home costing them over 50K (my Parents). Dad still mad at me. I didn't live there. I lived with my girlfriend. What they did: Idaho copied my appeal Snyder v Washington and flipped retain jurisdiction 2 1/2 hours after scotus opened outside my presence mail came, Off to SHU I went in. Parole board won't parole me based on this and asked for a VRAG for sex (8) offenders in Idaho.

Being so disabled its hard to know the "CORRECT" procedures,  
(See: Shinn v. Ramirez, 596 U.S. 366, 142 S.Ct. 1718, 212 L.Ed.  
2d 713, 2022 U.S. LEXIS 2557, 29 Fla. L. Weekly Fed. S. 279,  
2022 WL 1611786 U.S. May 23, 2022).

Hypothetically, any person after being brutally attacked and  
run run over two times at 65-~~70~~ mph and survive, does any Honorable  
Court actually believe that person could then be able to follow  
court procedures with these disabilities, no law books, no law library  
and officials doing everthing thay can to keep a person from  
exposing them as to what they did by altering Snyder's records 20  
years later?

In Vosgien v. Persson, 742 F.3d. 1131, 2014 U.S. App. LEXIS  
2746, 2014 WL 5552 (th Cir. Or. February 13, 2014), he overcame  
the procedural bar for a actual innocence claim as Snyder has  
brought case after case showing innocence as to Idaho falsifing  
Washington's court and public records, followed by hospital  
staff , cops etc. premeditated beating of Snyder in Kootenai  
county where everthing began. (See: Toney v. Franzen, 687 F.2d.  
1016, 1982 U.S. App. LEXIS 26051 &th Cir. III. August 30, 1982),  
Toony brought his claims and the state failed to hear them. (See:  
Snyder v. Peck, 2021 U.S. Dist. LEXIS police bodycam video in-of-  
which in snyders case Idaho officials premeditated attacking Snyder  
while surrounding his hospital beed... (See: Stone v. Powell)...

In the Peck case the state stated a direct appeal was filed  
and Idaho officials falsified it to a Rule 35. See: Snyder v.

Robinson, 2022 U.S. Dist. LEXIS 135503, 2022 WL 2982779 D. Idaho July 28, 2022), Snyder filed correct paperwork on the Idaho officials and ultimately imprisoned and denied access to legal information while in the jail and then in prison... I was poisoned in the jail and then rushed to the hospital by the same security staff that assaulted me in the video. IDOC officials stole the Robinson appeal and illegally revoked my retained jurisdiction with no cameras at NICI prison facility to prove that staff hurt me, IDOC immediately locked me in ad-seg taking all of my legal paperwork from me for over a quarter of a year. In the Orofino Prison ICIO, the AG changed the name of the Snyder v. Ramirez case to Snyder v. Krieger, 2023 U.S. Dist. LEXIS 181042, 2023 WL 6474526 D. Idaho January 13, 2023), knowingly and intelligently putting me in administrative segregation SHU A3 Unit Orofino for two and a half ~~years~~ <sup>hours</sup>, ~~after which~~ I got legal mail from SCOTUS showing Snyder v. Washington 22-5780 as docketed exposing Idaho. The Idaho AG in that ~~case~~ <sup>case</sup> would not reply to me needing help or respond to Snyder's mom's e-mails to them... The AG changed the name of my case to make it look like Snyder is still at NICI and continued sending my legal mail to IDOC, & kept opening and removing lots of information in my case and stole the Robinson appeal hiding the truth as to what they did... They falsified this case records and still "PERSECUTE and PUNISH" me for it...

Mr. Snyder has established and overcome the prejudice bar, the bias bar, the prejudicial and prosecutorial misconduct and actual innocence with no drugs or any evidence as to the charges and/or arrest of Mr. Snyder, with his parents stating there was no burglary... EVER!

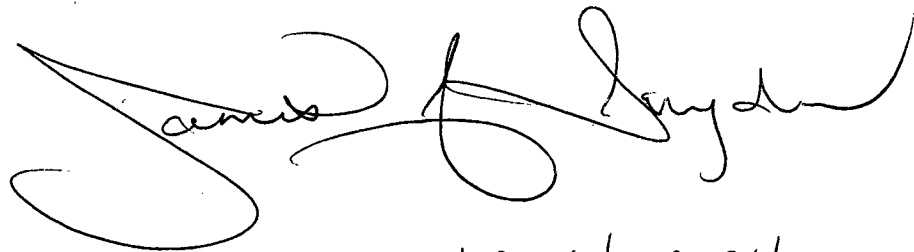
Snyder is disabled and prayed upon because he's slow. Any substantial error the courts cannot use a "Procedural Error". (See: Miller-E1 v. Cockrell, 537 U.S. 322, 123 S.Ct. 1029, 154 Ed. 2d 931, 2003 U.S. LEXIS 1734, 2003 Cal. Daily Op. Service 1549, 2003 Daily Journal DAR 1991, 16 Fla. L. Weekly Fed. S 77 U.S. February 25, 2003), Even in Gonzales v. Thaler, 565 U.S. 134, 132 S.Ct. 641, 181 L.Ed. 2d 619, 2012 U.S. LEXIS 574, 80 U.S.L.W. 4045, 23 Fla. L. Weekly Fed. S 23, 2012 WL 43513 U.S. January 10, 2012), shows the court of appeals did not recognize the substantial Constitutional Violations as a gateway to grant a Certificate of Appealability.

If Snyder shows the United States, Idaho resurrected a case that even the Snohomish County prosecution lied in 2007 to the court of appeals saying my original charges were something other than what they really were, misleading the Superior Courts. I was locked up in SHU 4N D15 for 13 months, they broke my arm, starved me at times and <sup>could only call</sup> ~~called~~ my girlfriend or mom at abnormal times (contact Snyder's Mom)... at 2:30,am, They made my life a living hell, because they messed up and I refused to plea bargain all based on testimony from a tweaker that lied not only to me, but others before me and after... My best friend for years is my pastor, I don't know why I'm a survivor of such evil things but I can surly claim that "GOD" is real. I'm exposing what they have done to me and others. (See: Snyder v. Washington, 2022 U.S. LEXIS 5433, 2022 WL 17574395 U.S. December 12, 2022). I was on a three month rider, citing Biblical Law. Because I did not know how to explain that everyone was baring false witness an hurting me by falsifying Washington Court records. The Washington Supreme Court

Justice already in 2011 opinion states what a terrible mis-justice... So Your Honorable Justices of the United States, do you know how this makes me feel? They brought back such horrific memories, I tried to kill myself (6) times, I even published (3) books while I was in college to learn how to write and fight back.

Everone hates me and they purposefully flopped my release on parole for this case they resurrected and faisified. This should be a new gateway to truth and justice... (See: Bunkley v. Florida, 538 U.S. 835, 123 S.Ct. 2020, 155 L.Ed 2d 1046, 2003 U.S. LEXIS 4273, 71 U.S.L.W. 3732, 2003 Cal. Daily Op. Service 4373, 2003 Daily Journal DAR 5590, 16 Fla. L. Weekly Fed. S 317 U.S. May 7, 2003), forbids a state from convicting with no evidence... (See: Brady v. Maryland, 373 U.S. 83, 83 S.Ct. 1194, 10 L.Ed. 2d 2215, 1063 U.S. LEXIS 1615 U.S. May 13, 1963), zero evidence to even arrest me is why they made up a NCO warrant to arrest me...

I Need SCOTUS help please. This is extraordinary  
Circumstances to say the least. Thank you



10-14-2024

James Snyder (Revised)

11-03-2024

REASONS FOR GRANTING THE PETITION

Idaho went into another states  
Court records and falsified them. I have  
over 28 names of defendants in Idaho  
that states attorneys for Idaho went into  
there court records of surrounding states and  
falsified, added, altered and punished them for  
ITS A PATTERN OF MISCONDUCT BY STATES  
ATTORNEYS Because Idaho does not like surrounding  
states and sheriffs ect pray upon pulling outta  
state vehicles over. They all say, we think  
the Judicial systems WA, MT, NV, OR are tainted  
and give us all MAX sentence and falsify that  
states records for parole to not release us

And I been Attacked, persecuted, run over, beat up by cops  
and in hospital like George Floyd in hospital bed (Hate crime)  
causing me to have throat surgery. ... Reform something about  
whats happened

"ALL WRITS ACT" NEED SCOTUS SUPREME Authority  
ALL courts want FIX, Acknowledge they falsified  
my records and caused this mayham

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

10-14-2024-James F. Snyder

Date: 10-14-2024

Resubmitted on 11-02-2024

James F. Snyder (JS)