

No. 24-6616

IN THE

SUPREME COURT OF THE UNITED STATES

FILED
JAN 28 2025
OFFICE OF THE CLERK
SUPREME COURT, U.S.

MICHAEL MUNYWE — PETITIONER
(Your Name)

vs.

ROB JACKSON — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. COURT OF APPEALS FOR THE NINTH CIRCUIT
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

MICHAEL MUNYWE
(Your Name)

191 CONSTANTINE WAY
(Address)

ABERDEEN, WA 98520
(City, State, Zip Code)

NA
(Phone Number)

QUESTION(S) PRESENTED

DENIAL OF CERTIFICATE OF APPEALABILITY

WHETHER THE U.S. SUPREME COURT SHOULD ISSUE THE CERTIFICATE OF APPEALABILITY OR ORDER ISSUANCE OF ONE, WHEN THE COURT OF APPEALS FOR THE NINTH CIRCUIT VIOLATES MR. MUNYWE'S 14TH AMENDMENT TO U.S. CONSTITUTION (DUE PROCESS), AND DENIES A CERTIFICATE OF APPEALABILITY WHEN DISTRICT COURT ILLEGALLY DISMISSED WITH PREJUDICE MR. MUNYWE'S HABEAS CORPUS ~~W~~ EVEN THOUGH MR. MUNYWE WAS NOT TIME BARRED, NOT PROCEDURALLY DEFAULTED AND HAD EXHAUSTED ALL ISSUES RAISED.

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



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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 _____; 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is unpublished.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is unpublished.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is unpublished.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is unpublished.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 OCTOBER 30 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: DEC 20 2024, and a copy of the order denying rehearing appears at Appendix A.

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

14TH AMENDMENT TO THE U.S. CONSTITUTION.

STATEMENT OF THE CASE

1. A CORRUPT AND RADICAL LIBERAL RACIST PROSECUTOR SCOTT PETERS IN WASHINGTON STATE COMMITTED FORGERY TO FALSELY PROSECUTE MR. MUNYWE AN INNOCENT PERSON.

SCOTT PETERS, WHO'S NOWADAYS FAMOUSLY KNOWN AS PRINCE ROBERT, FOR HIS MASTERY IN FORGING EVIDENCE TO GET CONVICTIONS, ALSO FALSIFIED AND FABRICATED EVIDENCE FOR HIS GREEN TO CONVICT AT ALL COST, AN UNQUENCHABLE EGO AND FOR HIS OWN SENSUAL GRATIFICATION.

PRINCE ROBERT IS NOW SUED IN COURTS OF LAW, AND SEVERAL OTHER DOZEN GOVERNMENT AGENCIES NOT LIMITED TO THE FBI AND THE D.O.J.'S CONVICTION INTEGRITY UNIT. GOVERNMENT AGENCIES ARE GOING TO BE INVOLVED CONTINUOUSLY AND INDEFINITELY UNTIL PRINCE ROBERT FULLY UNDERSTANDS WHAT COLLATERAL DAMAGE REALLY MEANS AND THAT IT'S NEVER ONE SIDED, AND UNTIL THE DAY MR. MUNYWE IS RELEASED FROM STATES CUSTODY, NO PAUSE, NO STOPPING WHATSOEVER, COME RAIN COME SUNSHINE, NEVER WHILE MR. MUNYWE GETS STRONGER AND STRONGER WITH ENORMOUS CONFIDENCE, PRINCE ROBERT WHO'S FOOLED BY A SUIT AND A TIE, IS FADING FAST AND WITHERING BY THE SECOND FROM THE INSIDE. TIME WILL TELL. MR. MUNYWE'S TRADITIONS AND CULTURE COME FROM THE OTHER SIDE OF THE EARTH AND THE BELIEFS ARE TRUE. NO ONE FALSELY CONVICTS MR. MUNYWE WHO IS INNOCENT AND ~~HE~~ GOES WITHOUT FADING AND WITHERING SLOWLY AS WE RELEASE THE VALVE FROM THE OTHER SIDE OF MY FORE-FATHERS. MANY WILL BE MY WITNESSES.

2. COURT OF U.S. DISTRICT, WESTERN DISTRICT OF WASHINGTON, ILLEGALLY DISMISSED WITH PREJUDICE MY HABEAS CORPUS PETITION, PURELY ON PROCEDURAL GROUNDS, EVEN THOUGH MR. MUNYWE WAS NOT TIME BARRED, NOT PROCEDURALLY DEFAULTED AND HAD EXHAUSTED ALL ISSUES RAISED.

3. U.S. COURT OF APPEALS FOR THE NINTH CIRCUIT ISSUED A BLANKET PHRASE TO DENY CERTIFICATE OF APPEALABILITY AND THE REHEARING EN BANC.

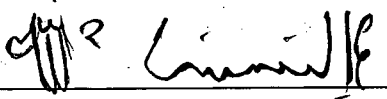
REASONS FOR GRANTING THE PETITION

COURT OF APPEALS FOR THE NINTH CIRCUIT ISSUES
A BOILERPLATE RUBBER-STAMP PHRASE WHILE DENYING
EVERY APPLICATION FOR CERTIFICATE OF APPEALABILITY
FOR EVERY PETITIONER, EVEN WHEN WHEN PETITIONER
HAS EXHAUSTED ALL ISSUES RAISED, IS NOT PROCEDURALLY
DEFAULTED AND NOT TIME BARRED.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: JANUARY 18 2025