

24-6700

No. \_\_\_\_\_

ORIGINAL

FILED

NOV 15 2024

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

George Kersey — PETITIONER

(Your Name)

vs.

Donald Trump — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

First Circuit Court of Appeals

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

PETITION FOR WRIT OF CERTIORARI

George Kersey

(Your Name)

684 Newton Street

(Address)

Chestnut Hill, MA 02467

(City, State, Zip Code)

(518) 966-9690

(Phone Number)

## The Questions Presented

For Review

1. Whether Trump can act as President because he is a convicted criminal
2. Whether a convicted criminal can be in charge of administration of Federal Law
3. Whether Trump converted the Republican Party into a Mob organization in a credible manner with Trump's high regard for Al Capone
4. Whether Republicans followers of Trump should be redesignated as Trumpicans
5. Whether Trump has repeatedly violated the Constitution by impeding seeing to have Congress act illegally.
6. Whether Trump is in violation of the Constitution since he is not of natural birth as required by the Constitution.

Foreign Interference  
Russia  
Repealability

## TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	3
STATEMENT OF THE CASE .....	4
REASONS FOR GRANTING THE WRIT .....	5
CONCLUSION.....	6

## INDEX TO APPENDICES

APPENDIX A      Opinion of Court of Appeals ....., 7

APPENDIX B      Opinion of District Court ....., 8

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

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 is unpublished.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 B 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 is unpublished.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 is unpublished.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 November 12, 2027

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

1. U.S. Constitution, Article II, Section 1  
President must be of natural birth
2. Massachusetts Law of Defamation  
Defendant has repeatedly threatened  
those who taken against him.

MGL Ch 272, Sec 9Bc

Ch 231, Sec 91

Ch 231, Sec 93A

—

## STATEMENT OF THE CASE

Plaintiff is a Veteran of World War II  
He took an oath to defend the Constitution

Defendant has repeatedly violated  
the Constitution

Plaintiff has standing to challenge  
those violations.

For example, the Constitution  
requires the President to be of Natural  
Birth (Art II, Sec. 1, Cl 9). Defendant  
is not of Natural Birth

Defendant sponsors punitive action  
against anyone who opposes his wrongful  
actions. He wants to withdraw funding  
support for Ukraine because Russia regards  
Defendant as one of their agents, and  
because actions he taken to build a  
Trump Tower in Moscow, he may be  
considered to be a Russian. He receives  
financial support from Russia sources

Defendant has repeatedly made  
defamatory written and oral statements  
threatening to go after anyone that goes after  
him. Plaintiff has repeatedly gone after  
Defendant and as a result has been  
attacked by a Trump supporter.

## REASONS FOR GRANTING THE PETITION

The Supreme Court is obligated to protect the Constitution. Since the Constitution specifically states the President must be of natural birth, someone not of natural birth cannot be President.

Since the President is also an enforcer of Federal Law, a convicted criminal cannot function in accordance with the Constitution and be in charge of law enforcement officials.

It also is inappropriate for a President to defame his opponent when the defamation cause unlawful actions against the opponents.

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

George Kersey  
George Kersey

Date: Nov. 30, 2029