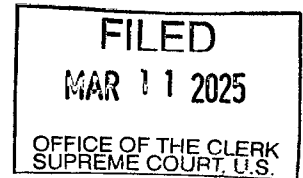


24-6773
No. _____

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



JERRY JERON DANIELS — PETITIONER
(Your Name)

vs.

PENNSYLVANIA PAROLE BOARD — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

JERRY JERON DANIELS

(Your Name)

1111 Altamont Blvd. (SCI-Frackville)

(Address)

Frackville, Pennsylvania, 17931-2699

(City, State, Zip Code)

N/A

(Phone Number)

QUESTION(S) PRESENTED

Did the Pennsylvania Commonwealth Court and The Pennsylvania Supreme Court err, abuse discretion and violate Petitioner's 4th, 6th, and 14th Amendment right to the U.S. Constitution by not allowing Petitioner to appeal the Pennsylvania Parole Board's decision ? **Answered In the Affirmative:**

Did the Pennsylvania Commonwealth Court and The Pennsylvania Supreme Court err, abuse discretion and violate Petitioner's 4th, 6th, and 14th Amendment right to the U.S. Constitution by refusing petitioner the right to counsel representation (Strickland v. Washington) ? **Answered In the Affirmative:**

Did the Pennsylvania Parole Board unlawfully detained and violate Petitioner's, Jerry Jeron Daniels, 4th, 8th, 13th, & 14th Amendments right to the U.S. constitution since August 27, 2021 which today is March 1, 2025 for a total of 1277 illegal days all without probable cause or an arrest warrant ever being issued or returned served in this illegal case, where also, no criminal charges were ever filed by any officer of the Court from Dauphin County District Attorney's Office. When the Pennsylvania Parole Board placed the warrant to commit and detain on Petitioner, Jerry Jeron Daniels. So basically Petitioner, Jerry Jeron Daniels, has been kidnapped by respondents Pennsylvania Parole Board ? **Answered In the Affirmative:**

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

JERRY JERON DANIELS v. PENNSYLVANIA PAROLE BOARD(Admin. Appeal)252IA

August 25, 2022 Administrative Appeal Received September 6, 2022, & September 19, 2022. Two timely Appeals. NEVER ANSWERED THEM!

JERRY JERON DANIELS, v. PENNSYLVANIA PAROLE BOARD, 490 CD 2023 (Commwlth (Commonwealth Court June 5, 2024) See: ORDER

JERRY JERON DANIELS v. PENNSYLVANIA PAROLE BOARD, 298 MAL 2024

"Petition For Allowance of Appeal, Motion/Application for Extraordinary Relief, Motion/Application to Amend Petition for Allowance of Appeal, and Motion to Take Judicial Notice are DENIED (Pa. Supreme Court 2-10-2025)

JERRY JERON DANIELS v. BRITTAIN, et al., 3:24-cv-01409-MEM-SH Fed. Habeas Corpus currently pending.

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APPENDIX A-Pennsylvania Supreme Court's "Petition for Allowance of Appeal" DENIED (February 10, 2025).

APPENDIX B-Commonwealth Court's Decision Dated:(June 5, 2024) Accordingly, the Board's decision denying Daniels' request for administrative relief is affirmed.

APPENDIX C-Response to Administrative Appeal filed December 1, 2022. Received December 9, 2022.

APPENDIX D- CERTIFICATION OF THE RECORD No. 490 C.D. 2023 that was not ever received or filed in the Commonwealth Court of Pennsylvania. That out 121 pages the Board on DULY CERTIFIED 5 pages!!1,21,40,53,93.
APPENDIX E-

APPENDIX F

" " G
" " H
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" " J
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SEE: ATTACHED NEXT Page FOR A-K

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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 _____ 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 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 COMMONWEALTH 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.

JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

☐ 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 12/10/2025.
A copy of that decision appears at Appendix A.

☐ A timely petition for rehearing was thereafter denied on the following date: N/A, and a copy of the order denying rehearing appears at Appendix N/A.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including N/A (date) on N/A (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

The 4th amendment to the U.S. Constitution: Unreasonable searches and seizures. The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

The 6th amendment to the U.S. Constitution: Rights of the accused. In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

The Amendment 13 Sec. 1. [Slavery prohibited.] Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

The 14th amendment to the U.S. Constitution: [Citizens of the United States.] All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

The 8th amendment of the U.S. Constitution: Bail-Punishment. Excessive bail shall not be required, nor excessive fines imposed, NOR CRUEL AND UNUSUAL PUNISHMENT INFLICTED.

STATEMENT OF THE CASE

On August 27, 2021 Petitioner, Jerry Jeron Daniels was unlawfully detained, **C.R. at 21** by Respondent(s), Pennsylvania Parole Board. Petitioner, Jerry Jeron Daniels, has been kidnapped by Respondent(s) Pennsylvania Parole Board & the Department of Corrections. No criminal charges were ever filed when the Pennsylvania Parole Board placed that "Warrant To Commit And Detain" Petitioner, Jerry Jeron Daniels, has never been charged with any crime in fact the Pennsylvania Parole Board has Openly admitted to violating Petitioner, Jerry Jeron Daniels, ¹ Fourth Amendment, ² Sixth Amendment, and ³ Fourteenth Amendment . In that the Record at 118, 119, 120 **Dated: April 17, 2023**. shows by clear and convincing evidence that Petitioner, Jerry Jeron Daniels, has in fact been denied Due Process of Law and Equal Protection of the Law. this is what was stated on page ■ 119 Daniels is correct in that he was only ever issued s summons for the new criminal charges and NEVER OFFICIALLY ARRAIGNED, then the board states that they detained Petitioner, Jerry Jeron Daniels, this fact is disputed by the **C.R. at 21** which was executed on 08/27/2021 by Christian M. Stephens. Now Petitioner, Jerry Jeron Daniels, wants to bring to this Honorable Courts attention that this individual Christian M. Stephens is without a valid OATH. Thus is an imposter for the Commonwealth of Pennsylvania. This individual has committed perjury. Petitioner, Jerry Jeron Daniels, has been unlawfully detained without any criminal charges ever being filed on August 27, 2021 when the Pennsylvania Parole Board placed that illegal "Warrant To Commit And Detain." Respondent(s) Pennsylvania Parole Board Record that consist of 121 pages yet Respondent(s) Pennsylvania Parole Board only Duly Certified Record consist of only five (5) pages. See: Attached **Certified Record at 1**, Sentence Status Summary Dated: 5/10/2007, **C.R at 21** Warrant to Commit and Detain Dated 8/27/2021, **C.R. at 40** Board Action Recorded 9/27/2021, **C.R. at 53** Criminal

Arrest and disposition Report Executed 8/3/2022, C.R. at 93 Administrative Remedies Form Received. The corrupt Pennsylvania Parole Board has still failed to answer since this was only ever received on 9/6/2022. Petitioner, Jerry Jeron Daniels, filled out to get Counsel from Schuylkill Public Defenders but was flat out denied by Attorney Kent D. Watkins See: **Letters from Kent D. Watkins** Dated August 29, 2022 & September 9, 2022 this was not for **C.R. at 93 Administrative Remedies Form . This was for the Denial of Parole Record at 110, 111.** See: Two letters Dated: Dec. 9, 2022 where this Attorney entered his appearance on Petitioner, Jerry Jeron Daniels, behalf. Then see where this corrupt attorney Kent D. Watkins told the Pennsylvania Parole Board to please enter his appearance on behalf of the above captioned inmate and notify his office when a **decision concerning** Petitioner, Jerry Jeron Daniels, Pro-se administrative appeal or a new board action is issued. Petitioner, Jerry Jeron Daniels, is not even suppose to be on state Parole in the first place.

The Pennsylvania Supreme Court was well aware of this fact cause I clearly raised it in my " Petition for Allowance of Appeal". The Pennsylvania Parole Board is also aware of these facts that is why they did not want to give that CERTIFICATION OF THE RECORD DATED June 30, 2023. Petitioner avers that on June 24, 2024 the Pennsylvania Supreme Court declared an Judicial Emergency cause of Fraud being committed by the Clerk of Courts not filing Petitioners legal documents though out the Commonwealth of Pennsylvania. This is/has been occurring look at this CERTIFICATION OF THE RECORD DATED June 30, 2023. These materials were never filed in the Commonwealth Court of Pennsylvania. Petitioner also aver that it is a lot of fraud going on within this corrupt Commonwealth of Pennsylvania like petitioner and others have been denied Due Process of Law and Equal Protection.

REASONS FOR GRANTING THE PETITION

Because of the denial of Due Process of Law, Equal Protection of Law, Liberty Interest, being held illegally without any criminal charges being filed on August 27, 2021. See: Gagnon v. Scarpelli, 411 U.S. 778, 782, 93 S. Ct. 1756, 36 L. Ed. 2d 656 (1973), such proceedings are still subject to "minimum requirements of due process." Id. at 786; see also Black v. Romano, 471 U.S. 606, 612, 105 S. Ct. 2254, 85 L. Ed. 2d 636 (1985) (citing Gagnon). Among those requirements is "a written statement by the factfinder as to evidence relied on and reasons for revoking parole." Morrissey v. Brewer, 408 U.S. 471, 489, 92 S. Ct. 2593, 33 L. Ed. 2d 484 (1972). 2 The so-called "written statement" requirement prescribed by Morrissey provides a basis for review and is intended to encourage accuracy in factfinding. Black, 471 U.S. at 613-14. None of the requirements of any of these United States Supreme Court Cases were followed on August 27, 2021 when the Pennsylvania Parole Board Place that "warrant to commit and detain" on Petitioner Jerry Jeron Daniels had no written notice before Petitioner was deprived of liberty by the Pennsylvania Parole Board. In fact the Certified Record will show by clear and convincing evidence that the Pennsylvania Parole Board has been doing this illegal practices for sometime against petitioner Jerry Jeron Daniels and other illegal confined citizens of this Commonwealth of Pennsylvania.

Petitioner avers that he has been illegally under the Pennsylvania Parole Board and the Department of Corrections since May 24, 2007 custody. When in fact the Pennsylvania Parole Board does not even have Jurisdiction over Petitioner Jerry Jeron Daniels. See: Petitioner Jerry Jeron Daniels "CHRI" Criminal History Record Information OTN: L272414-2 that will show this Honorable Court that on January 1, 2006 *Arrest Data* and January 1, 2006 *Court Data* meaning that this illegal case that Petitioner Jerry Jeron Daniels is supposedly to be on Pennsylvania State Parole took only minutes to find Petitioner Guilty on the same day of the illegal arrest, without an arrest warrant ever being issued or returned served, or probable cause to arrest. Respondents Pennsylvania Parole, & Department of Corrections is clearly aware of these facts that's why petitioner has been locked-up or under the corrupt

Pennsylvania Parole Board and the Department of Corrections custody illegally for last Nineteen (19) years. This reason alone is and the Public Importance that has caused Petitioner and others citizens of this Commonwealth of Pennsylvania that have failed victim to these illegal practices, schemes, & scams employed by the corrupt Pennsylvania Parole Board, Department of Corrections, and the Unified Judicial System of Pennsylvania they all think that they are above the law. I have personally begged the United States District Court for the Middle District of Pennsylvania but to no avail that Motion was DENIED. See: *Daniels v. Brittain*, et al., 3:24-cv-01409. Petitioner has uncovered the fraud that has been employed on himself and other citizens of this corrupt Commonwealth of Pennsylvania. Now every Court has denied everything I submitted to the Courts. In fact everything I submitted was only ever rubber stamped and not filed with the Unified Judicial Systems. The Pennsylvania Parole Board has kept petitioner illegally confined this is petitioner punishment for exercising his 1st Amendment Right. Petitioner is willing to go toe-to-toe with respondents in any Federal Court. Petitioner has been denied counsel cause like the Pennsylvania Parole Board has stated that Petitioner is correct in that petitioner was never officially arraigned on any criminal charges. This is a complete denial of Due Process of Law & the Equal Protections Under the Law. I must be afforded the Fundamental Rights under the United States Constitution. None of the Federally Protected Rights were followed by the Respondents since this is the norm within the Pennsylvania Parole Board. With locking up innocent citizens like Petitioner and others that have clearly failed victim to the *Deprivation of Liberty* at the hands of the corrupt Pennsylvania Parole Board, & the Unified Judicial System. Petitioner avers that its a lot of Fraud upon the Court going on like None of the nine (9) members of the so-called Parole Board are without a valid OATH. See: Declaration from the Commonwealth of Pennsylvania's Department of State, Agency Open Records Officer Ms. Janelle S. Hawthorne. This is why everything Petitioner submitted was never filed cause the respondents have been caught red handed falsifying records or either not answering petitioner first Administrative Appeals that were timely, respondents also was aware that Petitioner reached out to Schuylkill County Public Defender's attorney Kent D. Watkins. Was flat out denied counsel so Petitioner took the wheel this Honorable Court will see the travesty that has occurred within this illegal case of Petitioner, Jerry Jeron Daniels. Petitioner avers that the Pennsylvania Supreme Court Justices are also without the required Oath. They are all committing perjury. For the reasons mentioned within this writ this Honorable Court should have no problem with GRANTING THIS PETITION FOR WRIT OF CERTIORARI. SEE: *JOHNSON v UNITED STATES*, 520 US 461, 468-69 We have found structural errors only in a very limited class of cases: See *Gideon v Wainwright*, 372 US 335, 9 L Ed 2d 799, 83 S Ct 792 (1963) (*a total deprivation of the right to counsel*); *Tumey v Ohio*, 273 US 510, 71 L Ed 749, 47 S Ct 437 (1927) (*lack of an impartial trial judge*). Clearly petitioner was denied counsel by the letters where Kent D. watkins refused to enter his appearance in August of 2022 and September of 2022. Yet,

thus when the corrupt Pennsylvania Parole Board denied petitioner parole in November of 2022. Petitioner appeal that decision and Title it **I'm wishing to appeal my board action recommitting me as a convicted parole violator Dated Nov. 10, 2022. Illegal Parole Record at 110-111** since petitioner had two timely appeals in with the Pennsylvania Parole Board the Board answered an untimely appeal but openly admitted to the Deprivation of Liberty of an innocent petitioner. Petitioner and Other citizens have been deprived of Liberty at the hands of the corrupt Pennsylvania Parole Board. This is a matter of Public Importance and if this Honorable Court Grants this Petition and appoint Counsel. Petitioner will truly expose how these shemes are achieved by the Commonwealth of Pennsylvania. I have wrote to the DOJ, U.S. Attorney's Office for the Middle District of Pennsylvania to no avail no one wants to hear the truth of the Fraud being committed by public IMPOSTERS within this Corrupt Commonwealth of Pennsylvania. Please just give Petitioner a chance to prove everything that has been stated. The Only way is for this Honorable Court to Grant this PETITION FOR WRIT OF CERTIORARI. Petitioner wants to be the Official Whistleblower on the Fraud being committed by public imposters within this Corrupt Commonwealth. Please since Petitioner wa snever given that proper chance even after showing by clear and convincing evidence that petitioner was never officially arraigned on August 27, 2021 or on January 1, 2006 so therefore petitioner was **NEVER DULY CONVICTED** of any Criminal Charges either in 2021 or 2006. Respondents were well aware of these facts cause the Certified Record provided to Petitioner shows a lot of FRAUD. Now that petitioner figured it out they have kept me illegally confined. See: *Daniels v. Dauphin County District Attorney's Office*, et al., 24-2570 Third Circuit. Things are really bad in Pennsylvania all that is needed is National Exposure they have been getting away with these types of injustices far to long. Plus the main reason why this Honorable Court should grant this WRIT OF CERTIORARI IS THAT PETITIONER HAS BEEN DEPRIVED OF LIBERTY. In violation of petitioners 4th Amendment, petitioner has also been deprived of counsel in violation of petitioner's 6th Amendment, petitioner since his illegal arrest has been subjected to involuntary servitude in violation of his 13th amendment, then not to mention that the 14th amendment of the United States Constitution clearly states that nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws. The Commonwealth has denied petitioner Jerry Jeron Daniels the equal protections for over nineteen years. Petitioner has never be DULY CONVICTED OF ANY CRIMINAL CHARGES. In fact respondents are well aware of these facts that petitioner now submits to this Honorable Court. This is the norm with the respondents of locking innocent citizens up then having petitioner anyother citizens fight these illegal cases without help from any attorney. This Kent D. Watkins works directly with the Pennsylvania Parole Board to just file withdrawals. Not to mention that petitioner's 8th amendment to BE FREE FROM CRUEL AND UN-USUAL PUNISHMENT in that not a single officer of the Court filed criminal charges in January 1, 2006 or either in August 27, 2021. Respondents states that petitioner violated State Parole HOW when no district attorney from Adams County, Pennsylvania or Dauphin County, Pennsylvania filed any criminal chares. Fraud upon the Courts have been did to procure these illegal convictions.

CONCLUSION

WHEREFORE, based upon the herein pleadings and exhibits mandate this Honorable Court to grant the requested relief. Petitioner forever prays.

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Jerry Leon Blane

Date: March 9, 2025

**Additional material
from this filing is
available in the
Clerk's Office.**