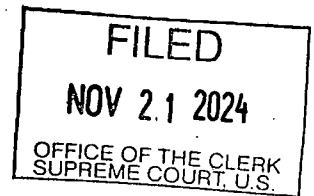


No. 24-7177



IN THE
SUPREME COURT OF THE UNITED STATES

Bryant D. Taylor — PETITIONER
(Your Name)

vs.

State of New Jersey, et al. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court of New Jersey
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Bryant D. Taylor
(Your Name)

168 Frontage Rd
(Address)

Newark, N. J.
(City, State, Zip Code)

N/A
(Phone Number)

QUESTION(S) PRESENTED

1. Was the Defendant's Fourth Amendment Rights Violated during a warrantless search of a cell phone, ~~to~~ which there was no consent form signed nor consent given to search?
2. Was the Defendant's Fourth Amendment Rights Violated, during a warrantless search of decedent's car, when evidence taken from the vehicle was introduced at trial?
3. Did Police violate defendant's Miranda Rights?
4. Was the Defendant denied the right to fair trial, because of erroneous jury instructions along with inclusion of other bad acts during trial?

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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STATUTES AND RULES

OTHER

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☐ is unpublished.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☐ is unpublished.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 B 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☐ is unpublished.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 Appellate Division court 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.

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 06/26/24.
A copy of that decision appears at Appendix B.

☐ 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

Fourth Amendment United States Const.

Fifth Amendment United States Const.

Sixth Amendment United States Const.

STATEMENT OF THE CASE

On August 5, 2021, a Burlington County Jury in New Jersey found Bryant D. Taylor guilty of First degree Strict liability for drug Induced death, in violation of N.J.S. 2C:35-9(a); Two counts of third degree Poss. of a Controlled dangerous substance with intent to distribute, in violation of N.J.S. 2C:35-5(a)(1); 2C:35-5(b)(3); Two counts of Third degree Distribution of a Controlled dangerous substance in violation of N.J.S. 2C:35-5(a)(1); 2C:35-5(b)(3); one Count of third degree witnesses tampering in violation of N.J.S. 2C:28-5(a).

Note: Defendant was found guilty for these offenses, with out any factual evidence to support. Autopsy was never completed after being to there was one, as well as inferences drawn from speculation not supported facts. Law enforcement stated they had signed consent to search a cell phone that does not exist prior to any probable Cause finding being cause of death was speculation, and no death had occurred when phone was searched, so there was no probable cause.

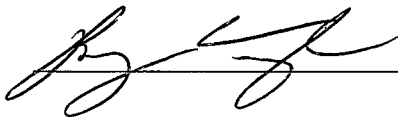
REASONS FOR GRANTING THE PETITION

Defendant was deprived of his Constitutional right to Fair Trial due to numerous violation of his rights prior to trial and during trial. Cumulative effect of violations tainted the jurors ability to access case properly. Unexcusable delay after investigation was completed until the time of Defendants arrest almost 2 years later created prejudice. Cause of alleged victims death was speculative, not fully and properly accessed. Entire case along with inferences drawn was based on speculative facts. Afakavit stated police had consent to search a cell phone that did not exist, however used evidence found in phone to support Probable Cause claim to get warrant to search the same phone. This was prior to death and any speculated cause of. I was wrongfully convicted

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 02/12/25