

No. 19-5906

ORIGINAL

Supreme Court, U.S.
FILED
SEP 06 2019
OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

Mitch Taebel — PETITIONER
(Your Name)

vs.

AZ Governor et al. RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Mitch Taebel
(Your Name)

215 W. 6th St. Suite 314
(Address)

Los Angeles, CA
(City, State, Zip Code) 90014

(213) 783270
(Phone Number)

QUESTION(S) PRESENTED

I, Mitch Taczel, am a Presidential Candidate for this upcoming Election. Petitioner is a Political Prisoner illegally Detained in the State of Arizona without Due Process of Law after a clearly unconstitutional Arrest for a Victimless non-dangerous allegation of a Refusal to Stop for an unlawful traffic stop. The police Pursuit of about an hour with a Press Statement made by Petitioner of over 15 Minutes has been Aired From Coast to Coast on National Television. Petitioner also has a College Degree and has studied Public Speaking. The Primary questions are 1) Is a quic search to an unreasonable seizure and public endangerment in violation of the IV Amendment reckless indifference see Tison v. Arizona, U.S. (1987) and Does Article IV of the U.S. Constitution and the interest of Justice Mandate injunctive relief from the U.S. Courts?

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:

Mitch Taebel

V.

AZ GOVERNOR (Doug Ducey)

and

Maricopa County Sheriff (Paul Penzone)

Press Statement Was Made Jan. 25th
2018 to FOX, ABC, AZ Family and
NBC From 4th Ave Jail Downtown Phoenix

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Ninth Circuit Court order Dismissing Rule 8

APPENDIX B

PHX US, D.C. Order dismissing Amended Complaint

APPENDIX C

With Docket History 2:19cv00323 JHT (EW)

APPENDIX D

Direct Complaint showing CA Address
see doc, showing \$1 Billion lawsuit Filed the morning
of this False Arrest 1:18cv00192 TWP-MJD (S.D. TX)

APPENDIX E

WestLaw.com Relevant Case Law

APPENDIX F

Included also are two letters, sent to all
governors of the United States sent late
November 2017 and proof of Degree. See
Email sent included as well and Five
consecutive False Arrest in City of Houston,
TEX. v. Hill, US (1987) and Malicious prosecution
Against Another Politician in Awabdy v. City
of Adelanto, 368 F.3d 1062 (2004)

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

Rochin v. California, U.S. (1952) (Sense of Justice)	
Scott v. Harris, U.S. (2007)	
(See Epic Dissent by Stevens)	
Graham v. Connor, U.S. (1989)	
Tennessee v. Garner, U.S. (1985)	
Brower v. County of Inyo, U.S. (1989)	
Lytle v. Bexar County, Tex., 560 F.3d 404 (2009)	
Almeida-Sanchez v. U.S., 413 U.S. 266 (1973)	
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Wainwright v. City of New Orleans, U.S. (1968)	
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Florida v. J.L., U.S. (2000)	
U.S. v. Brignoni-Ponce, 422 U.S. 873 (1975)	
Golden v. State, 1 S.C. 292 (1870)	
Beaverts v. State, 4 Tex. App. 175 (1878)	
John Bad Elk v. U.S., 127 U.S. 429 (1900)	
OTHER	
State v. Hatton, 116 Ariz. 142 (1977)	
Natseway v. City of Tempe, 184 Ariz. 374 (1995)	
Dombrowski v. Pfister, U.S. (1965)	
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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 1 to the petition and is

reported at Aug. 28th 2019 (9th Cir.); 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 2 to the petition and is

reported at Phoenix U.S.D.C., 7/28/19; 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 Aug 28th 2017

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). &

28 USC § 1332
28 USC § 1651(a)
28 USC § 2254
28 USC § 2251

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

Petitioner is a Political Candidate Retained with an Unconstitutional Media Preclusion Order, see Nebraska Press Ass'n v. Stuart, 427 U.S. (1976) who has been a SAG AFTRA Union Member since 2011 and has booked over a dozen commercials on TV and World Wide Web. Petitioner has no lawful priors see police reports in 2118 CU00138-TLW-AG Filed in Sacramento and has been represented by Eight Talent Agencies Expecting Models, UL Talent, DZ Models, Midwest Talent, Break-a-Leg Talent, Plaza Talent, One Star and More. Petitioner was offered contracts from Coast to Coast, IDIOM, CESD & More. Petitioner had a World Wide Website MitchTaebel.US that described petitioner as a Politician, Film-Maker, Actor, Philanthropist & Entrepreneur. Petitioner was illegally arrested for an email that went out to CNN, Fox, NBC, BBC, CBS 60 Minutes, The New York Times and over 1,000 professional contacts in the film

STATEMENT OF THE CASE

and Television industry Advocating 18 USC § 242 in Support of The US Constitution. Petitioner is a Republican Constitutionalist who intends to be a News Anchor with two Female Hosts on a National Network. Petitioner also received a Political Film Award in May of 2017 From The Los Angeles Film Festival For a Short Titled Logic; Interviewing the Inauguration protestors and the Basis of their opinions. Petitioner received another Award From The Sweet AS Film Festival also May of 2017 For a Film Titled Best of Fall; Fishing The Great Lakes Tributaries For Steelhead and Salmon Available on Amazon, Amazon prime and ebay. Petitioner Made a 15 minute Lecture on his Youtube Channel about excessive government, the Constitution and The Declaration of Independence. Petitioner is also related to Thomas Stone a Lawyer From Maryland and a signer of The Declaration of Independence in 1776 which Founded our Country,

REASONS FOR GRANTING THE PETITION

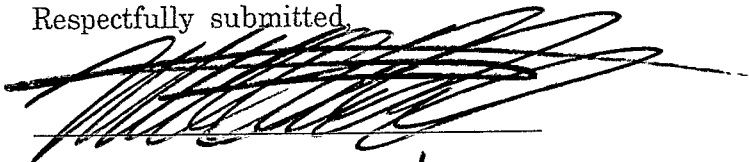
Petitioner would like to serve two terms as president which are non-consecutive similar to Grover Cleveland who was intermitted by Benjamin Harris in 1889. Petitioner has traveled the world on Semester At Sea through UVA Founded by Jefferson and Madison our 3rd and 4th presidents and been to over twenty countries on six continents. In *Wainwright v. City of New Orleans, US (1968)* Chief Warren affirmed the right of any citizen to resist any unconstitutional restraint on any person's liberty where a law student in CA resisted an unlawful arrest see also *Jones v. State, 26 Tex. App. 1 (1888)*; see *Plummer v. State, 139 Ind. 308 (1895)*; *Agree v. State, 64 Ind. 340 (1878)* where the right to resist an unlawful arrest was even upheld where a warrant had been issued by a magistrate. In addition to public speaking Petitioner's College Transcripts also show petitioner studied two

Semesters of self-defense which is the
Basis of the 2nd Amendment, see McDonald v.
City of Chicago, IL, US, (2010). Petitioner has
written a book titled Liberty & Expression an
Autobiography, Political and Legal Maxim currently
at 250 pages which must be published prior to this
upcoming Election year. This petition is to review
the 9th Circuit Order Dismissing the 76 pg (w/o exhibits)
Motion For Emergency Rule 8 Injunctive Relief against
Deprivation of Liberty Without Due process of Law.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date:

Sept. 4th 2019