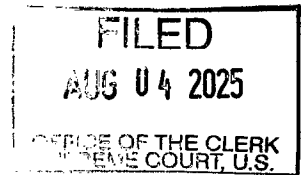


25-5313
No. _____

ORIGINAL



**IN THE
SUPREME COURT OF THE UNITED STATES**

KEVIN WILLIAM CASSADAY - PETITIONER

vs.

SIXTH CIRCUIT COURT OF US APPEALS – RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

THE SIXTH CIRCUIT COURT OF US APPEALS

KEVIN WILLIAM CASSADAY ~ IN PROPRIA PERSONA

4819 N. STARK RD.

HOPE, MI 48628

989-615-7096

kwcassaday@yahoo.com

QUESTION(S) PRESENTED

1. Was the 1st, 4th, 5th, 6th, 8th, 13th & 14th U.S. Constitutional Amendments purposefully denied to Mr. Cassaday?
2. Upon arrest Mr. Cassaday asked for the warrant,
 - a. The USM said “we don’t have it.”
 - b. Mr. Cassaday asked “who signed it?”
 - c. USM “Jonker.”
 - d. The warrant was not produced until late 2022.
 - e. The warrant was not signed by Hon. Jonker, it was signed by Hon. Maarten Vermaat
3. Did Special FBI Agent Ryan Roskey purposefully pain Mr. Cassaday upon arrest in attempt to incite reason to ‘rough him up?’ 18 USC §242
4. Were the proceedings a mock trial, reason to take Mr. Cassaday to foreign jurisdictions, inflict diesel therapy & create an Orwellian agenda to obstruct justice in the defendant’s life, an agenda by the U.S. Gov. in retaliation for Cassaday coming forward?
5. Was this a vindictive prosecution by the prosecutor, violating the Speedy Trial Act, Due Process, Bail Reform Act, & etc?
6. Did the WDMI USDC block Mr. Cassaday’s access to the courts in 2021

- a. Did the State of MI courts block Cassaday's access to the courts in violation of 42 USC §1981 & §1983 & the 1st Amendment?
 - b. Due to him not being "white?"
- 7. Has the government failed, the people's right to address their grievances & seek redress, more than 20 times with Mr. Cassaday alone? 18 USC §1512(d)(4)
- 8. Was Mr. Cassaday denied sufficient medical care all throughout incarceration in attempt to martyr him, & protect the "whites" agenda in America?
 - a. Experiencing colorectal bleeding that still took till 7-2025 for him to get surgical care for the issues?
 - b. Experiencing back issues numerous times, trouble ambulating but he went ignored violate his rights to diagnose & address those matters?
- 9. Did the trial court error in "trusting" prosecution over reality?
- 10. Did the dismissal of a juror after voir dire cause a mistrial?
- 11. Was Mr. Cassaday put under duress by the extensive abuse, retaliation, intimidation & etc. he encountered over the 10+ years since 2012, in attempt & reason to take him into custodial care, an obstruction of justice tactic used my more than one person upon more than one instance & authority?

12. Was Mr. Cassaday threatened in 2019 by his neurosurgeon that “if he comes forward there won’t be any help?”
 - a. Is that exactly what Cassaday experienced?
13. Did Mr. Cassaday catch more than one doctor in his medical care falsifying records, tampering, lying & racketeering in his healthcare?
 - a. Was he retaliated against when he asked questions, such facilities calling the Eaton County Sheriffs to do a welfare check, in attempt to again take him into custodial care?
14. When Mr. Cassaday reached out to a MI State Bar attorney in regards to such conduct result in that attorney, knowing just how corrupt the system is in MI make a threat of “these two doctors are our expert witnesses & you won’t find another doctor to go against either one.” A threat to the safety & reality of Mr. Cassaday & did such attorney share with his ‘expert witnesses’ & then did such bully, intimidate, & retaliate against Mr. Cassaday?
15. In 2020, did Mr. Cassaday send a Cease & Desist to a MI Licensing & Regulatory Affairs Dir. & her lobbyist husband?
 - a. Did they send a MI State Trooper to Mr. Cassaday’s home to intimidate & threaten him for knowing who is behind the corruption in MI & abusing the citizens to profit & poison them?

- b. Did Sgt. William Luebs threaten “if you contact either the Hawks again they will sue you for everything you have/own.”
- 16. More than one year before Cassaday came to the courts was he threatened three times in attempt to obstruct justice?
 - a. Were those threats real & those individuals amount to over 20 – 50 individuals?
 - b. Did Mr. Cassaday seek remedy the proper way by going to those authorities & was ignored?
 - c. Why?
 - i. Criminal History?
 - ii. Native Indian?
- 17. Did Mr. Cassaday reach out to the US FBI in 2019 & tell them to “pay attention,” as he suspected the retaliation would get worse? FCR 12.3
 - a. Did the US FBI ignore those attempts by Mr. Cassaday to report the adverse conduct he was actively experiencing?
 - b. Did the US FBI harass, intimidate & fearmonger Mr. Cassaday & his now Ex-Spouse in attempt or concert to assist these individuals in covering up their actual abuse & conduct?
 - i. Due to being educational level?
 - ii. Race?

iii. Sex?

iv. Truth?

18. Had Mr. Cassaday been subjected to,

a. Taxation without representation?

b. Poisoning?

c. Harassment?

d. Intimidation?

e. Retaliation?

f. Torment?

g. Abuse?

h. Attempts to defame him & project a delusional persona in others
defense?

i. Etc.?

19. Did Mr. Cassaday in 2021 file more than 60 cases in attempt to stop the

abuse & bring the matters forward as he was supposed to under 18 USC §4,

to be berated as these are frivolous matters? All because he was put under

duress, which made him crass & unable to compile everything as an attorney

in that time reason to ignore the people that have a real issue with what is

happening in their lives, by mostly government officials on every level &

they know that if they come forward they could lose everything, just as Mr. Cassaday did?

20. Was incarceration weaponized against Mr. Cassaday, manipulated by the prosecutor to inflict hardships, undue abuse in attempt to cover up the truth that has caused irreparable psychological damage that he will endure for the rest of his life?

21. Does the USA's actual conduct by dozens of employees bring into question & real grounds for the people to seek their own "Independence" from a tyrannical government?

a. The underlying questions Mr. Cassaday asks & still wants in his own life?

22. Has the USA government, all three branches been weaponized against the people?

TABLE OF AUTHORITIES CITED

PAGE

CASES

1. 21-1636 Cassaday v. US Government (6th Cir.)
2. Brady v. Maryland, 373 U.S. 83 (1963)
3. Minnesota Voters Alliance v. Mansky, 585 U.S. (2018)
4. Brandenburg v. Ohio, 395 U.S. 444 (1969)
5. Termineillo v. Chicago (1949)
6. Hess v. Indiana (1973)
7. NAACP v. Claiborne Hardware Co. (1982)
8. Strickland v. Washington

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APPENDIX B	DOCKET 23-cr-00043 (WDMI)
APPENDIX C	23-1914 ORDER 5-13-2025 (6 TH CIR.)
APPENDIX D	23-1914 ORDER 5-16-2025 (6 TH CIR.)
APPENDIX E	23-1914 DEN. REHEARING 6-30-2025 (6 TH CIR.)
APPENDIX F	23-1914 DOCKET (6 TH CIR.)
APPENDIX G	21-1636 OPINION (6 TH CIR.)
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Please see APPENDIX H

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STATUTES AND RULES

FCR 12.3

18 USC §4

18 USC §242

18 USC §1512(d)(4)

18 USC §1514A

18 USC §3161

18 USC §3162

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OTHER

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:

1. Sixth Circuit US Court of Appeals
2. WDMI USDC – Hon. LJM
3. Christopher Rawsthorne US Special Prosecutor

**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 D
to the petition and is

☐ reported at _____ ; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished

☒ unknown how to answer

The opinion of the United States district 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

☒ unknown how to answer

JURISDICTION

☐ For cases from federal courts:

The date on which the United States Court of Appeals decided my case was 5-16-2025

☐ 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: 5-27-2025 , and a copy of the order denying rehearing appears at APPENDIX E

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ on _____ in Application No. A _____ .

The jurisdiction of this Court is invoked under 28 USC §1254(1).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

PAGE

1st U.S. Constitutional Amendment

4th U.S. Constitutional Amendment

5th U.S. Constitutional Amendment

6th U.S. Constitutional Amendment

8th U.S. Constitutional Amendment

13th U.S. Constitutional Amendment

14th U.S. Constitutional Amendment

Bail Reform Act

Speedy Trial Act

STATEMENT OF THE CASE

1. Mr. Cassaday suffered an intentional tort in 2012 at Dow Chemical Co. while working, that company retaliated against Cassaday, placing unlicensed individuals in his life to follow him.
2. Mr. Cassaday reported the conduct to the EEOC, MI OSHA & US OSHA to no avail, the company in the end was getting judges placed for their protection in the MI Workers Disability to prevent themselves from paying higher costs on labor workers.
3. Mr. Cassaday would fall under 18 USC §1514A, but he had no protections, in which snowballed as the years went on.
4. Mr. Cassaday moved to Lansing, MI in 2017 in support of his wife acquiring a job within the State of MI.
5. Mr. Cassaday was getting care from a local hospital & working on taking care of his physical disabilities & trying to understand the full extent he deals with on a daily basis.
6. Mr. Cassaday had a scoliosis test, read one plane, not the 3 dimensional it was supposed to be two planes.
7. He didn't understand, he asked his doctor for it again.
8. In the end the technician again was not doing a full study, denying the Coronal plane trying to hide his severe kyphosis & keep him a slave.

9. Mr. Cassaday ended up talking with the radiologist, in which he still tried to hide the truth & lie about the severity of these defects Mr. Cassaday is facing.
10. When Mr. Cassaday read his own imaging he came up with 83.4 degrees kyphosis, from T1-T12, Cassaday is not a doctor, but he told the radiologist this & for such person "to do as he was taught."
11. The radiologist read the imaging correctly, 84.3 degrees from T2-T12 (one level missing).
12. From that point forward Mr. Cassaday encountered systematic targeting, intimidation, retaliation & so much more by individuals within the MI healthcare system, the MI Bureau of Professional Licensing complaints have all went ignored as they don't want the pertinent evidence, showing a complicity with the conduct at hand, keeping labor workers slaves & maybe select races here in America.
13. Mr. Cassaday sent a message to two of his doctors asking "where he can file a complaint?"
14. The Hospital staff ganged up on Mr. Cassaday calling the Eaton County Sheriffs Office (ECSO) to do a welfare check on Mr. Cassaday, calling his wife to fearmonger her into thinking Mr. Cassaday is a problem.

15. The ECSO did come to Mr. Cassaday's home, they didn't see any issue & left, it is believed this happened more than once by more than one agency.
16. The conduct by the hospital then to cut off Cassaday from his medical records, creating forms trying to dup Cassaday into signing so he can be denied his records, & even Cassaday trying to do an onsite visit to review his records was denied.
17. The Hospital continued to target, create false records & the doctors went through his records & said all that ails Mr. Cassaday is "resolved."
18. Mr. Cassaday's severe kyphosis was cured that quick, his pains & other ailments as well were all cured.
19. These records are accessible due to HIPPA, even if the patient doesn't approve review by doctors, they were reviewing, sharing this info so that Mr. Cassaday would be abused no matter where he went.
20. Mr. Cassaday as well was pained by doctors at Michigan State University, thinking he was a faker as that was the narrative created by so many.
21. Mr. Cassaday has been a Medical Marijuana Patient since 2015 (around), he found it was better than opiates, safer & more effective for his ailments.
22. Opiates made him sick at times, his doctor was respectful & said "he would not prescribe both, Cassaday had to choose."

23. When Cassaday moved to Lansing, MI he started to go to dispensaries for his medicine for quality.

24. When Recreational Marijuana was approved in 2018, Cassaday noticed many things change.

- a. Product had quality issues
- b. Stores charging excise taxes of 10% more than what was supposed to be charged on Medical patients
- c. Mr. Cassaday had numerous contacts with officers trying to report the issues, & was ignored & belittled.
- d. Mr. Cassaday realized some of the main hands in the game of this marijuana abuse, the MI Dir. of Licensing & Regulatory Affairs Hawks, & her husband who owns a lobby business as well as had a hand in manufacturing marijuana.
- e. It was alleged & suspected that this combination was a recipe for disaster as the LARA Dir. was creating forms to cover up for the poisoning, maybe squashing competition by filing charges against them.
- f. These & many more individuals created a two shelf system, one shelf had Recreational & one had Medical.

- g. The bad products that didn't meet quality were being funneled to the Medical shelves, poisoning individuals with high arsenic, lead & other chemicals.
- h. Mr. Cassaday during this time had severe bleeding gums, & was very lethargic.
- i. Cassaday continued to report this to authorities, MI State Police, MI LARA, MI Marijuana Regulatory Agency & etc.
- j. The conduct didn't stop, the police were used as protection for the conduct.
- k. The MI Marijuana Regulatory Agency had a former MI State Police Trooper who was placed by Former Gov. Rick Snyder to run obstruction in the platform from the beginning.
- l. These individuals ganged up on Mr. Cassaday in attempt to cover up their conduct & destroy the peoples right to approving such.
- m. The State of MI, has/had failed on every level, Mr. Cassaday even reaching out to the US DEA trying to make it aware of this State is waging war on the people, it was ignored.
- n. Many people in the system of MI ganged up on Mr. Cassaday, trying to get him taken into custody 18 USC §1512(d)(4), among all the other things.

25. Mr. Cassaday in 2021 even coming to the MI Court of Claims, MI Supreme Court, County Prosecutors, State Rep., proper authorities all went unheard, showing Mr. Cassaday there was a real agenda to silence him & create a false narrative that he is delusional, in which continued all throughout incarceration, even though some doctors knew & know the truth that Cassaday was not.
26. Mr. Cassaday's access to the MI Courts was blocked, frustrating him beyond as this is a 1st U.S. Amendment Bill of Rights.
27. Mr. Cassaday had a poor choice of words in response in regards to the clerks of the courts as he had no forum.
28. Mr. Cassaday later in 2021 realized these crimes may fall more under federal law than State, in which he started to file in the WDMI & EDM I USDC.
29. Again Mr. Cassaday's access to the courts was blocked as described under 21-1636 Cassaday v. U.S. Government (6th Cir.)
30. The conduct again frustrated Mr. Cassaday in which, his attempts to notify the ECSO resulted in, believed to be sent from Mark Wrigglesworth, an email to Mr. Cassaday saying "the proper place to make threats was the Ingham County Sheriff," or essentially Sheriff Scott Wrigglesworth.

31. Mr. Cassaday tried numerous times to get the sheriff to act, prosecutor & courts to no avail.

32. Mr. Cassaday said some things again that really pushed the limits against the Sheriff of Ingham County.

33. The WDMI USDC dismissed the 1:21-cv-00708 Cassaday v. U.S.

Government case in regards to how the Declaration of Independence targets Native Indians, hypocritically, in which Cassaday again said some things that pushed the boundaries of free speech.

34. Cassaday due to all the abuse inside his home & esp. outside did result in causing duress, Mr. Cassaday watched his whole life get infiltrated & systematically destroyed, he used crass words in a self defensive posture that had no merit.

35. The USM Groenveld & US FBI Roskey came to Mr. Cassaday's home one morning, pounding on the door, & Cassaday answered in his underwear as he thought someone was in danger or something.

36. The FBI Roskey held the storm door open, USM Groenveld did all the talking, notifying Mr. Cassaday that if he wanted to appeal that case he could take it to the 6th Cir..

37. Cassaday was then asked sternly "what is your intent?"

38. Cassaday said "he wanted everything documented & then asked if the officers had a warrant?"
39. The USM replied "no," so Cassaday asked them "to leave." Cassaday tried to close the storm door but Agent Roskey would not let go, Cassaday put his phone down & again tried to close the storm door, but he still resisted, finally Cassaday got the door closed.
40. This conduct violated basic rights of Mr. Cassaday, he no longer & still to some extent does not feel safe in this country.
41. Cassaday calling the USM to report the conduct, actually got the USM Groenveld, so Cassaday Called the DC office to report the conduct.
42. Cassaday again went to purchase his marijuana still being subjected to taxation he was not subject to, calling police, reporting the conduct to be yet again belittled & toyed with by officers, Cassaday went to the MI State Police post that is a couple miles from his home to show them the videos he recorded showing more than one individual on more than one occasion trying to play trick schemes in Cassaday's life. The officer waved his hand & said "I don't want to see that."
43. Cassaday left, went home & shared the video with his spouse, she belittled Mr. Cassaday & berated him for recording the interaction misconstruing the situation to help destroy Mr. Cassaday.

44. Mr. Cassaday wanted to fall to the ground & just ball, he felt so alienated at this point on every level & he couldn't get away from the abuse as his spouse would not leave the home as he asked.
45. Mr. Cassaday filed for divorce around 9-2021 due to his spouses infidelity while on a work trip, almost two years after the incident as it was all he had, & he loved & cared for her very much, to only be destroyed & abandoned by her in the end, a generational familia issue.
46. Mr. Cassaday called the WDMI USDC & said some things that again pushed the limits.
47. The USM or FBI agent at one point as well called Mr. Cassaday's wife to ask her questions in regard to her husband.
48. This conduct as a whole destroyed Mr. Cassaday, he was being harassed, intimidated by the US Government, State Government & so much more.
49. He was dealing with colorectal bleeding but every doctor was on an agenda to run Cassaday off, creating inconducive environments trying to incite or stoke his own departure.
50. Mr. Cassaday was arrested on 10-27-2021, he was not shown any warrant until 2022, later 2022 when he returned to Butner FMC, NC.
51. The first attorney told Mr. Cassaday she was going to withdraw as counsel after that first hearing due to her working with/for these judges.

52. The second attorney was very vindictive, in which Mr. Cassaday in one meeting had to ask her to “please stop three times,” as she was just harassing Mr. Cassaday. She would not answer his calls, would not respond & even her secretary would hang up on Mr. Cassaday.
53. The third attorneys came forth more with evidence & is when Mr. Cassaday finally seen the warrant, his pleas to the others went ignored.
54. The events as a whole would warrant ineffective counsel, a vindictive prosecution & every wrong written by Congress that isn’t supposed to happen has been inflicted upon Mr. Cassaday by the Government.
55. Mr. Cassaday was sentenced on 10-10-2023.
56. He was sent to USP/FCI Thomson, IL to endure even further torment & ignorance of his medical concerns & conditions.
57. Mr. Cassaday’s release paperwork says he was to be immediately released on 4-14-2024, he was not released until 5-6-2024, with no warning & taken to the bus station with no ID, no nothing & told to go to Cherry Health Grand Rapids, MI.
58. The staff played games with Cassaday at Thomson, IL.
59. Mr. Cassaday arrived at the RRC on 5-7-2024 & was released on 10-10-2024.

60. Mr. Cassaday has endured so much more than can even be explained herein due to word or page limits.

61. Mr. Cassaday has returned to the EDM I to serve his remaining time on probation with family, he has had no police contact, he has shared with authorities these wrongs still to no avail.

62. Mr. Cassaday has been compliant all throughout, respectful to staff & tried to be a good role model for others at every point.

REASONS FOR GRANTING THE PETITION

1. The trial court erred in trusting the prosecution.
2. The Prosecutor Rawsthorne was vindictive & retaliatory to Mr. Cassaday.
3. Numerous times Mr. Cassaday tried to come to the proper authorities, following the chain of command.
4. Mr. Cassaday filing more than 60 cases in 2021 shows his intent to handle his matters the proper way, through the courts.
5. Mr. Cassaday never had any intent to incite, conduct or will to do anything to anybody, but all such said charges were shared by Mr. Cassaday on his own accord to authorities, which would warrant a downward departure in sentencing, that was ignored.
6. Mr. Cassaday has numerous physical ailments, that the Pre Sentencing Report ignored, to inflict hardships being ran by BOP & custodial staff like a well oiled machine.
7. This court should grant this petition for certiorari on an emergency basis, the time given by Mr. Cassaday is more than is prescribed by congress, manipulated by numerous individuals to suck the life from him in a continued attempt to martyr him.

8. Mr. Cassaday told the US FBI to pay attention, instead they ignored the abuses by colleagues targeted & harassed Mr. Cassaday to run their own political agendas.

CONCLUSION

1. The 6th Cir. already said in their opinion that the government did not prove any conduct that supports their charges.
2. Mr. Cassaday even still as of today 8-3-2025 has more than 14 cases active in various courts, showing his intent still to stop the abuse this country is inflicting upon society, not just for himself.
3. When a male is violated, sexually, mentally, & is endlessly ganged up on bullied by more than one individual & such person comes to authorities to report such but is ignored, this court has to ask why is there so many failures being paid high amounts of money to abuse society & is that their intent to get into a powerful position to inflict those abuses for self gratification?
4. Mr. Cassaday respects life, every race, age & sex, they have a right to life no matter what.
5. The lower courts, & the State of MI are on a rampage against their citizens, this country is right in the middle of a political civil war that is every day eroding the integrity of the systems in place.
6. Cassaday comes to this court with all due respect, he wants to respect the institutions in which power is derived from the people, but it has strayed so far from that in todays narrative & reality.

7. Mr. Cassaday begs the clerk & courts to please accept this certiorari, if something is missing, Cassaday apologizes, if it is not exactly in chronological order he admits he has troubles with that at times due to pain, & the extent of abuses he has endured over the years, he also would admit he has a really light form of dyslexia, the order of things in this document are in the order that makes more sense for him & his ability to document the best he could within the limitations & scope.
8. If this court should wish, oral arguments could be arranged, but ultimately Mr. Cassaday does best when he can see the questions & have the ability to respond correctly to such said questions.

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Kevin Cassaday". The signature is written in a cursive, flowing style.

8-3-2025

Kevin Cassaday