

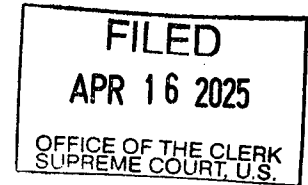
25-5521

ORIGINAL

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

IN THE

SUPREME COURT OF THE UNITED STATES



In Re Dwight Campbell — PETITIONER  
(Your Name)

ON PETITION FOR A WRIT OF MANDAMUS

PETITION FOR WRIT OF MANDAMUS

Dwight Campbell # QP4379  
(Your Name)

Pennsylvania DEPT of Correction  
P.O. Box 33028  
(Address)

ST. Petersburg, FL 3<sup>3</sup>733  
(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

### QUESTION(S) PRESENTED

- (1) whether this court decision in *R.S v Roland D* 416 U.S 614, 619 on private citizens seeking criminal charges conflict with *Senak* 477 F.2d 304 and *Savage* 403 F. Supp 174
- (2) whether federal statute 28 USC 2254, 2255 one year limitation to file conflicts with 1st and 14th amendments of the United States Constitution, freedom of speech and right to petition the court
- (3) whether 28 USC 1915(b) conflict with 1st and 14th amendments of U.S. Const freedom of speech and right to petition the court
- (4) whether State Law depriving convicted felons from bearing arms, as well as federal law violate the 2nd, 14th amendment of the U.S. Const
- (5) whether forfeited property, that was seized, based on racial discriminative grand jury (28 USC 243) that resulting in search, arrest warrants be return / compensation
- (6) whether 18 USC 3771, crime victim relief act APPLYS to prisoners whom arrested and imprisoned subsequently violation of state, federal law by police officers, prosecutor, judges that cause the arrest, imprisonment
- (7) whether District, Court of Appeals must adhere to their local Rules, Criminal and Civil
- (8) whether clerk's, Prothonotary, Court reporters violate federal law and U.S. Const 1st, 13th, 14th amends by failing to file papers and refuse to disclose transcripts
- (9) whether sentence and conviction should be vacated when prosecutor, Judge had an money interest in the outcome of the case, upon crime being carried out by such actors
- (10) whether a pro, se Prisoner Petitions, motions etc should be respected as that if an attorney had submitted such documents and heard on each issue presented
- (11) whether a U.S citizen can be detain and issued an excessive bail based on suspicion or conjecture to a crime.

## 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:

Dwight Campbell vs. Third circuit court of Appeals

## RELATED CASES

Third circuit court of Appeals cases, 24-3039-25-1705 and 25-1330

United states District Court Western district of Pennsylvania (Johnstown) 3:20-cv-00151, 3:20-cv-00228, 3:24-cv-298

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# TABLE OF AUTHORITIES CITED

## CASES

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## OTHER

Human rights

4, 6

IN THE  
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF MANDAMUS

Petitioner respectfully prays that a writ of mandamus issue.

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 \_\_\_\_\_ 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 January 8, May 8, 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: Feb 24-2025, and a copy of the order denying rehearing appears at Appendix A Page 13

☐ 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

1st Amendment freedom of speech and to petition the government  
for a redress of Grievance

4th amendment against unreasonable searches and seizure, Probable Cause  
for warrant

5th amendment due Process

6th amendment right to speedy trial, informed of the nature and  
Cause of the accusation, assistance of counsel

8th Amendment, against excessive bail, cruel unusual Punishment

13th Amendment Slavery, involuntary servitude

14th Amendment, due Process, equal Protection of laws, Pennsylvania  
State law making, enforcing law abridging Petitioner's Privileges, immunities  
as a U.S citizen, deprive of life, liberty, Property

18 U.S.C 241 Conspiracy against rights

18 U.S.C 242 . . . . . Deprivation of rights under color of law

18 U.S.C 249 . . . . . Hate crime

18 U.S.C 371 Conspiracy

18 U.S.C 1038 . . . . . false information

18 U.S.C 1201 . . . . . kidnapping

18 U.S.C 1346 . . . . . fraud

18 U.S.C 1505 . . . . . obstructing of Proceedings

18 U.S.C 1513 . . . . . retaliation against a Party

18 U.S.C 1621 . . . . . Perjury

18 U.S.C 3771 . . . . . victim of a crime

18 U.S.C 2 . . . . . aiding and abetting



### STATEMENT OF THE CASE

Petitioner filed an writ of mandamus in the 3rd circuit court of Appeals, after the District court of Johnstown, PA refuse to hear/accept any Petitioner's filings. The cause for that writ was based on violations of 18 U.S.C 241, 242, 3771 and human rights Appendix A Page 1-6. Appendix A. Page 9-12 the denial of the writ shows Petitioner merits were not heard deny 1st and 14th rights (see) Mathew v Eldridge 424 US 319, Granis v Ordean 234 US 385. . . . . The Court fail to enforce rights as a victim (see) Appendix A 7-8.

The Court fail to present crimes to an magistrate Judge, when Probable Cause exist Savage 403 F. SUPP 174, Taben v U.S 381 US 214, Giordenello v U.S 357 US 480. Rule 3-4 Fed. R. crim. P, 518 U.S 81, U.S v Price 383 US 787 Briscoe, Hunley 460 U.S 325. Constitutional rights and Federal law violation should be heard an appropriate action taken based on such noted in Appendix A Pages 1-19 Case 24-3039

Petitioner filed a second writ with the third circuit of Appeals Case 25-1705 Pursuant to 3rd circuit Local Appellate rules 21.0, 21.1 of crime victim rights act 18 U.S.C 3771(d)(E) Section 21.1(b) reads in Part, the clerk will notify the U.S Attorney when the Petition is received. The Government must file a <sup>response</sup> ~~motion~~ within 24 hrs. (See) Appendix A Pages 20-26 writ of mandamus. Pages 27-30 that court order shows failed to follow it's own Local Rules, and before such order I wrote the clerk 3 times on the matter, there was no response. The clerk violates 18 U.S.C 1505 obstruction of Proceeding 1701 obstruction of mail 2071 concealment of Correspondence.

The third circuit court of Appeals disregarding Petitioner's const rights and right to protection of federal law due to Petitioner being a Prose Prisoner is an incident and badge of slavery, U.S v Williams 341 US 70, U.S v Guest 383 US 745, West Virginia 100 U.S 303, Pigg v. PA 10 L.ed 1060. . . 203 US 28. . . Civil right 109 U.S 3

Petitioner ask this Court to compel the 3rd circuit crt of Appeals to enforce Petitioner's const and federal law rights

### REASONS FOR GRANTING THE PETITION

Aid of the court's Appellate Jurisdiction, exceptional circumstance, warrant the exercise of the court's discretionary powers and adequate relief cannot be obtained in any other court, *Mallard vs District Court* 490 U.S. 296

Prisoners, Prose are to be protected by federal law and United States Constitutions Just as any other American citizen

Petitioner has been strip of life, liberty, property at the hands, badge and incident of slavery, Petitioner is no Attorney and the 3rd circuit denied request for counsel, however, the 3rd circuit court has the authority to construe all petitions to do substantial justice Rule 8(E) Fed. R. Civ. P. (see) *Hodges v U.S.* 203 U.S. 1, *Dombrowski* 380 U.S. 479

Prose, Prisoners Petitions should be viewed to less stringent than formal Pleadings drafted by lawyers, *Pardus* 551 U.S. 89 and rules must give way because of the unique circumstance of incarceration *Mcniell* 508 U.S. 106

Petitioner stands Imprisoned on criminal complaint filed Nov 12, 2020 with no Jury trial to this date, based on crimes committed against Petitioner by Public officials, which such actors are subject to be Punished criminally for intentionally, knowingly deprivation of constitutional right and federal law, based on Petitioner's noted filed incidents within Appendix A (citing) *Briscoe, Hunley* 460 U.S. 325

This Court is requested to compel the lower, 3rd circuit Court to hear, to Action on crimes, infringement of constitutional rights and federal law by actors noted in mandamus filed Attached in Appendix A or at discretion of the court, this Court may hear the matters.

Petitioner seeks immediate Liberty, life

**CONCLUSION**

Based on Petitioner's rights Govern by federal law and United States constitutions. and human rights

The petition for a writ of mandamus should be granted.

Respectfully submitted,

Dwight Campbell

Date: June 20, 2025

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

\_\_\_\_\_  
IN THE  
SUPREME COURT OF THE UNITED STATES  
\_\_\_\_\_

Dwight Campbell — PETITIONER  
(Your Name)

VS.

Third circuit Court of Appeals — RESPONDENT(S)

**PROOF OF SERVICE**

I, \_\_\_\_\_, do swear or declare that on this date, \_\_\_\_\_, 20\_\_\_\_, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS* and PETITION FOR A WRIT OF MANDAMUS on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

The names and addresses of those served are as follows:

Office of the Clerk, United States Court of Appeals  
21400 U.S. Courthouse 601 Market ST, Philadelphia,  
PA 19106

I declare under penalty of perjury that the foregoing is true and correct.

Executed on \_\_\_\_\_, 20\_\_\_\_

\_\_\_\_\_  
(Signature)