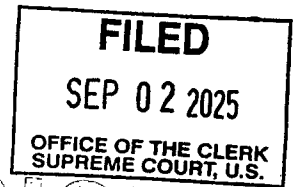


25-5777

No. _____



ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

Tyrone Moore

— PETITIONER

(Your Name)

vs.

Las Vegas District Court

— RESPONDENT(S)

Mandamus and/or Prohibition

Las Vegas District Court

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

Mandamus and/or Prohibition

Tyrone Moore

(Your Name)

8805 S 4th Ave

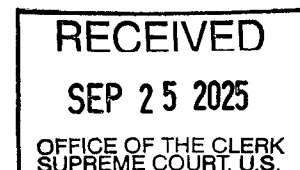
(Address)

Inglewood, CA 90305

(City, State, Zip Code)

424-420-2033

(Phone Number)



QUESTION(S) REQUESTED

1. Why did the Las Vegas Metropolitan Police Department (LVMPD), Clark County District Court, District Attorney's office and Prosecutors office violate my 14th Amendment due to rights process and 5th Amendment rights to equal protection of law, along with violating my 4th, 7th and 8th Amendment Rights?

2. Why when I got out of jail the judge was trying to dismiss the charges, but the District Attorney wanted to continue to take on this case? It's kind of odd that the police who made the statement against me, without any evidence etc., didn't show up and were a no show for all hearings and proceedings. Without a doubt, if a cop(s) makes a traffic stop, has to come to court to testify.

3. Why did the District Attorney not cooperate with an honorable judge by the name of Diana L. Sullivan who is a Preliminary Specialist for the Las Vegas Township Justice Court. Honorable Diana Sullivan ordered the DA to bring in evidence after reading the police statement from the night of my arrest and found it strange that none of the officers showed for Preliminary Hearing, but wrote a statement accusing Tyrone Moore of the charges on record? Also because their probable cause wasn't making sense, after she put the plaintiff on the stand? This is the list of evidence honorable judge Diana L. Sullivan (Preliminary Specialist) request from the DA. (Body cameras and dash cameras of all parties involved (Police etc.). Subpoena the rental car owner and his coworkers, along with their rental car tracker. The statement taken from the rental car company owner and coworkers by the police on the scene of arrest. The 911 Calls from the night of my arrest. Last but not least, my evidence, which was never given to the honorable judge Diana L. Sullivan after her request.

4. Why did the District Court allow the District Attorney and Prosecutors, after being asked by honorable judge preliminary specialist Diana L. Sullivan to provide evidence due to the lack of probable cause and the plaintiff background and me not having a record, not give her the evidence she asked for as an honorable judge over preliminary hearing? Also to change my judge and bind me over 5 days after the preliminary hearing, ignoring the evidence of request by honorable Diana L. Sullivan?

5. Why did the courts block me from being able to file a **Motion to Compel Disclosure in the District Court to force them to turn it over?**

6. Why after the District Attorney and prosecutors etc. change my judge to honorable Joe Hardy. The DA and prosecutors then asked judge Joe Hardy to remove the plaintiffs background, to ignore her wrongdoings, so it can be an even playing field which is illegal, unconstitutional and a flag in the courtroom settings. Because they knew what they did wrong and wanted to cover up?

7. Why was the evidence that my Preliminary hearing honorable judge Diana L. Sullivan asked for wasn't never turned over to her and the 3 people she subpoenaed? Who were indeed without a doubt my witnesses, which could've exonerated me.

8. Why was my evidence that I had got, never given to preliminary specialist honorable judge Diana L. Sullivan and she told me she wanted to see my evidence, along with letters of character, which could've exonerated me?

9. Why did the police never ask to see the tracker from the rental car owner, which honorable judge Diana L. Sullivan asked the DA at preliminary hearing and the DA responded the police did not ask them?

10. Why on the police statement, they stated I stopped at two stores in the middle of a high speed chase to get \$150 for the plaintiff? However, when I was stopped, I had a total of \$3,460 which were all \$100.00 bills and \$20.00 bills. I had \$160 in my wallet which was in my backpack in the truck, with \$3,300.00 remaining in an envelope which I have a picture and video of the money on social media in my evidence. Also the plaintiff didn't have any money on her or this so called \$150.00 the police stated in the statement. Last but not least, I have the 911 Calls from the night of my arrest and a statement the rental car company owner and his coworkers wrote for a lawyer I hired, stating that it was \$150.00 owned on the rental fee and the rental car owner told the police to drop the GTA charges and I (Tyrone Moore) could pay the fee of \$150.00 to keep the car to get back home to Los Angeles and because I wasn't the original borrower/renter of the car. The rental car owner Len Anthony knows of me, not his two coworkers that were chasing me. So where does the police come up with I had went to two stores to get \$150 that I did not have, nor did the money I have on me could count out \$150.00 Also my cell phone tower pings don't show me at the two stores or at the plaintiff's house picking her up as they stated in their statements, which is all false according to my evidence and the evidence the police withheld that the preliminary specialist honorable judge Diana L. Sullivan request at preliminary hearing.

11. Why did the police say I stopped at two stores in their statement, but they never followed me? Also when they pulled up on me they said on the intercom "Driver step out the car, it is wanted for GTA", but there's not one GTA call mentioned in their statement.

12. Why did the police not show up to court like the preliminary specialist honorable judge Diana L. Sullivan I had stated to the DA at preliminary hearing, because she found it odd that the officers were all out of town and needed to be flown in?

13. Why did the DA lie to the preliminary specialist honorable judge Diana L. Sullivan and say it was 5 officers at the scene when it was 17 on my docket I obtained in my evidence along with other evidence that could have exonerated me, that wasn't given to honorable judge Diana L. Sullivan who asked to see it?

14. Why was I bind over 5 days after the preliminary specialist honorable judge Diana L. Sullivan asked for the evidence she requested was never turned in, which would've exonerated me that I mentioned previously above??? Because the preliminary specialist honorable judge Diana L. Sullivan told the DA, that if they do not turn in the evidence I listed up isn't in her office, "There's going to be a problem for people." Meaning the police, because their statement wasn't adding up after she put the plaintiff on the stand.

15. Why did I have court hearings and they would canceled them when I get there and still not providing evidence asked by me and ordered by the honorable judge Diana L. Sullivan, who told the District Attorney to have the police do so along with subpoenaing the 3 men who made the call for the police and dropped the Grand Theft Auto Charges that weren't mentioned and documented in the report, but later the truth came out in court when the plaintiff mentioned there was a Grand Theft Auto Call and we got stopped by the cops seconds after the chase. The plaintiff mentions they were getting help from me, is the reason they were in the car and hiding on the backseat floor, that's not mentioned in the preliminary hearing court dockets they edit and keep giving me?

16. Why was the public defender the courts forced me to have, showing up to my evidentiary hearing when I had a hired attorney?

17. Why was my public defender caught up on the stand lying to my hired attorney when questioned about holding my evidence from the honorable judge Diana L. Sullivan at my preliminary hearing that would've exonerated me, along with why he didn't get me a writ when asked by me and my family?

18. Why was the public defender not turning over my discovery to my hired attorneys?

19. Why did the judge Joe Hardy, who they switched from my preliminary hearing judge Diana L. Sullivan after not providing me with the evidence she requested, not want to look at my evidence that could've exonerated me?

20. Why was my case not dropped after preliminary specialist honorable judge Diana L. Sullivan evidence and mines that would've exonerated me from the charges?

21. Why did the judge Joe Hardy they switch me to and the District Attorney did not have and couldn't produce the evidence asked by the preliminary hearing judge Diana L. Sullivan (Executive Preliminary Specialist) and by me that would've exonerated me at Preliminary Hearing and at Evidentiary Hearing to show probable cause, but he forced and threaten me to take a deal or go to jail?


22. Why at Evidentiary hearing, I wasn't able to withdraw a plea with substantial evidence? The reason I entered a plea is because I was misled, and I was unable to make an intelligent decision, because they illegally withheld information. All parties involved violate my 14th amendment (right to due process) and 5th amendment (equal protection of law. The charges were created based on flawed evidence, political pressure, and prosecutorial and judicial bias.)

23. Why was I not allowed to have proper counsel, instead of the court's public defender who was helping the other parties violating my 14th and 15th Amendment rights. Also stating that judge Joe Hardy was letting me go to trial and not want to let my evidence into Evidentiary Hearing that would've exonerated me?

24. Why was the public defender Seth Gutierrez that the courts forced on me not representing me properly? Not turning in a statement given to his private investigator to honorable judge Diana L. Sullivan at Preliminary Hearing or at Evidentiary Hearing, after Judge Joe Hardy put the public defender on the stand and he got caught lying and fumbling and also blaming he was handling 33 other cases on the stand and that's why he couldn't think properly to help me after question by my then hired attorney Craig Mueller who was also brought up by attorney Ashley Sisolak about his wrong doings when she got me off probation early with probation officer Hageman, after illegally putting me on probation etc.

25. Why when I got out of jail I didn't have all my money stated in my "STATEMENT OF CASE". Why was I not given all my cash back of \$3,460.00, but given back \$160.00 of my money on a jail bank/prepaid card, which caused me time to get back home stranded?

26. Why are all the cameras that show what happened in court at Preliminary hearing and Evidentiary hearing missing, but I got all the other hearings on video given to me by the courts?



27. Why are the body and dash cameras missing and never turned in with subpoenas and other evidence requested by Executive Preliminary Special honorable judge Diana L. Sullivan at preliminary hearing May 12th, 2021?

28. Why was this dragged for almost 2 years after evidence was requested by judge Diana L. Sullivan at preliminary hearing and that I followed up multiple times and asked for it, but now it's been 4 years and 4 months and still can't get the evidence. Also why did Internal Affairs tell me that the Las Vegas Metropolitan Police Department does have dash cameras, but it states they do on Google?

29. Why did I have to show up to 18 court hearings, just to hear that they're canceled the day or night before? Which is when I went to an actual hearing about 9-10 months after the preliminary hearing and had a hearing with an honorable judge named Tierra Jones who told them on the stand in front of me that she didn't want to be a part. So that's when they assigned me a judge by the name of Joe Hardy.

LIST OF PARTIES

Las Vegas Metropolitan Police Department (Unit Log by Incident/Responding Officers)

1. Gabriel M. Broadway (G17376B)
2. Lionel Vicent (L15329V)
3. Joel Corona-Martinez (J17595C)
4. Christian Garcia (C17398G)
5. Chandler H. Pike (C18354P)
6. Jeffrey Firestine (J14161F)
7. Moises Turcios (M17967T)
8. Michael Amburgey (M14869A)
9. Carlos A. Silva (C18356S)
10. Karen Parra Chavez (K15937P)
11. Jermaine Collins (J16147C)
12. Mark Belanger (M14023B)

Sheriffs

1. Kevin McMahill
2. Joe Lombardo

Private Detective

1. I don't know him by name, because the courts kept a lot of information from me. I do know he's Caucasians and tall, thin built if I could remeber

Las Vegas District Court

Las Vegas District Court Judge Joe Hardy

Las Vegas Prosecutors Office

Las Vegas District Attorney Office

Las Vegas District Attorney Steve Wolfson

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 _____ 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 _____.

☐ 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 July 2nd, 2023.
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

It is imperative to understand that petitioner Mr. Tyrone Moore's plea was based upon the fact that he was misled and he was unable to make an intelligent and rational decision, because they illegally withheld from him critical information. Furthermore, all parties involved violated his constitutional rights, these include the 14th Amendment Right, to which the US Constitution primarily guarantees citizenship, equal protection, and due process of law. It ensures that all persons born or naturalized in the US are citizens, prohibits states from denying any person within their jurisdiction equal protection of the laws, and prohibits states from depriving anyone of life, liberty, or property without due process of law. 5th Amendment Right to "Equal protection law." (Fifth Amendment Rights - To the U.S. Constitution protects individuals from self-incrimination, prevents double jeopardy, and ensures due process of law.) 8th to the US Constitution prohibits excessive bail, excessive fines, and cruel and unusual punishments. It was ratified in 1791 as part of the Bill of Rights. 4th Amendment Right to the U.S. Constitution protects individuals from unreasonable searches and seizures by the government. This amendment is a cornerstone of personal liberty, ensuring that law enforcement and other government agents cannot intrude upon a person's privacy without proper justification. It requires that warrants be issued only 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 latter amendment (8th amendment), particularly focuses on protection from cruel and unusual punishment. Mr. Moore was physically assaulted by police while detained in their custody, which led to injury and abuse by the officer's badge of power and resulted with traumatic pain physically, mentally and spiritually. Including blood clotting to the right side of his body under his arm, back spasms, scapula injury to the right arm, injury to then right shoulder region and nerve damage, that he continues to experience pain from, also needing to attend treatments and therapy for. Moreover, Mr. Moore's right to due process and self-incrimination were clearly violated. Lastly, the charges placed against were based on flawed evidence, political pressure, in addition to Police Misconduct, Prosecutorial misconduct, District Attorney Misconduct and Judicial bias and misconduct by not following orders given by the Executive Preliminary Specialist honorable Judge Diana L. Sullivan May 12th, 2021 inside the Las Vegas Township Justice Court, which would have indeed without a doubt exonerated him of false charges, claims and statement to help cover up this matter by silencing him. Evidence order by the honorable Diana L. Sullivan was given to the District Attorney to turn in evidence to her from police (Body cameras, Dash Cameras, Subpoenaing rental car company and car owner Len Anthony and his coworkers who made the 911 call to the police to begin with. The March 23rd, 2021 911 Calls, speak to all responding police officers involved, rental car tracker, statement from rental company and car owner Len Anthony, plus his coworkers to testify. Judge Diana Sullivan asked for this evidence because the police probable cause, statement and charges didn't make sense or add up, after she put the plaintiff on the stand.

Extraordinary writ of Mandamus and/or Prohibition

The petitioner (Mr. Moore) humbly requests that this court issue an extraordinary writ of Mandamus and/or Prohibition due to a clear violation of the petitioner's Fifth and Fourteenth Amendments. The petitioner had been previously deprived of his liberty without due process, as guaranteed by both amendments. Further, it should be noted that all remedies in the lower courts have been exhausted, most recently an internal affairs report conducted by the Las Vegas Metropolitan Police Department. The report, in itself, claimed that there was no level of misconduct found when in fact it is contradictory to the events of March 23, 2021.

The Nevada district courts, including the judge (Joe Hardy in particular), the public defender the district courts illegally held on the case (Seth Gutierrez, his office and supervisor) when the petitioner (Tyrone Moore) wasn't allowed to have hired his own attorney violating his Fifth and Fourteenth Amendment Rights. The Las Vegas Metropolitan Police Department (The 17 officers recorded on 911 LMVPD Call Log the petitioner has with their names in his evidence. The Las Vegas Sheriff at the time of the arrest the petitioner seen talking to the police at the scene and private detective, wearing a jacket with ranking badges and pins on it the morning of arrest. He was also wearing a police hat with an emblem on it, because it had started raining for a little on March 23, 2021 at the time of the petitioner (Tyrone More) was being detained, just never was given his name. The private detective that came the morning of arrest and the petitioner don't know the name of the private detective, because the petitioner (Tyrone Moore) was never given court documents for any of the times he came to court and when he asked they never gave him. Documents stating a lot of the names, offices, information etc. and if so they were altered, like the preliminary hearing transcripts. The State of Nevada Department of Public Safety Parole & Nevada Probation illegally putting me on probation and finger printing. The Las Vegas Nevada Sheriff Kevin McMahill and the Internal Affairs Bureau office.

All parties involved repeatedly failed to protect the petitioner's constitutional rights. Further, the courts previously ignored requests to properly review and take into account evidence that would have exonerated Mr. Moore, including 911 calls, body camera and dash cam footage, and witnesses who were never subpoenaed statements from police officers. The petitioner has experienced physical, emotional, mental, and financial distress due to the ordeal, he had no record prior to this and the only judicial remedy to clear the petitioner (Tyrone Moore) of all allegations, charges, finger printing illegally, DNA in systems database illegally by the U.S. Supreme Court, wrongfully arresting, injuring, jailing and convicting the petitioner falsely. Forcing the petitioner to live under inhumanely circumstances by having him homeless on probation and hands registered illegally, without giving all evidence and witnesses listed in the petitioner's "STATEMENT OF CASE" order by executive preliminary specialist honorable judge Diana L. Sullivan which never came into court after preliminary hearing inside the Las Vegas Justice Court on May 12th, 2021, when she requested it. Las Vegas Metropolitan Police Department has ignored and defied a judicial order (which is a serious matter). Internal Affairs may be shielding officers by not thoroughly investigating or releasing evidence to the preliminary hearing judge Diana L. Sullivan when she requested them and not giving them to the petitioner (Tyrone Moore) when he requested them. They are all hoping he gives up or don't pursue legal or judicial enforcement, while also dragging his case and not turning over evidence requested so he can't meet statute of limitations

and received proper help, have this matter investigated and pursue a lawsuit in time, by stone walling, tampering with evidence, altering forms and flagging the petitioner (Tyrone Moore).

All parties involved hard held responsible for the harm caused to the petitioner, as well as granting petitioner (Tyrone Moore) compensation for all wrongdoings and ruining his life, livelihood, loss of child caused by miscarriage, loss on relationships (time taken from children ages 13 and 4 years of age at the time, his family, fiancés family, business partners, church family and business peers etc.), defamation of character, the loss and cost of wages this case has caused for 4 years and 5 months and counting, loss of finances, loss in sources of income/careers he had, being held back in his careers and losing opportunity to move up in life as the tax paying, voting, family oriented, honest citizen, son, brother, father, uncle and nephew, with never having anything on the petitioners background. These people should never have authority over peoples lives, using their roles to covered up corruption and wrongdoings.

How this writ be in aid of the Court's appellate jurisdiction:

An extraordinary writ of Mandamus and/or Prohibition will assist the appellate court by providing the means to review serious constitutional violations that occurred in the Las Vegas District Court, with the District Court judge Joe Hardy, the hands of the Las Vegas Metropolitan Police Departments police officers during the arrest. The court proceedings that followed the incident worked in a concerted effort to not only undermine the judicial process, but to deliberately ruin the petitioner (Tyrone Moore). Further, the petitioner's Fifth Amendment and Fourteenth Amendment rights were violated, including the right to due process and equal protection under the law. These amendments serve as the basic foundation of a fair trial, and their violation demands urgent appellate review. If a judge ordered the evidence (body cameras, dash cameras, subpoena the 3 witnesses mentioned in the "STATEMENT OF CASE" who gave 2 statements and who called the police as shown in my 911 calls in my evidence. As well as my cell phone records, all police that arrived to the scene be subpoenaed, and other evidence that would have without a doubt exonerated the petitioner. The Las Vegas Metropolitan Police Department is ignoring or defying a judicial order, which is a serious matter and the courts public defender they illegally kept on my case to help, when I tried to hire several of my own hired attorneys and they never gave us the discovery as well as all their evidence to help my case. When we went to preliminary hearing the courts public defender never gave my evidence I gave him to give honorable judge Diana L. Sullivan (Preliminary Specialist) that could cross examine the things the stated in the police statement with no probable cause or concrete evidence, that could have exonerated and the courts attorney they kept on my case illegally never filed a Motion to Compel Disclosure in the District Court to force them to turn it over. The charges were created based on flawed evidence, political pressure, police misconduct, prosecutorial misconduct and judicial misconduct and bias. I (Mr. Moore) entered a plea, because I was misled. I could not make an intelligent decision because the courts illegally withheld information. An Extraordinary writ of Mandamus and/or Prohibition allows the court to scrutinize the legality of detention and determine whether the petitioner was deprived of liberty through fundamentally unfair proceedings influenced by corruption.

Reason for not making application to the district court of the district in which I was held:

The petitioner was unable to receive any justice from the Justice Court of Las Vegas, after an honorable judge Diana L. Sullivan asked for specific evidence along with my evidence that would have exonerated me (Mr. Moore) at the preliminary hearing listed in the "STATEMENT OF CASE". The Las Vegas District Courts block me filing a Motion to Compel Disclosure in the District Court to force them to turn it over. The district courts in Las Vegas and the state of Nevada despite requests to distribute evidence to help exonerate petitioner (Tyrone Moore). This entire ordeal is an example of absolute corruption at various levels within the district court of Las Vegas and the Las Vegas Metropolitan Police Department. The petitioner (Tyrone Moore) experienced a complete 'runaround', never given any court documents after all hearings attended, other than an altered preliminary hearing transcript that does not state or show clear orders of evidence by the honorable judge Diana L. Sullivan (Preliminary Specialist) or the plaintiff. I (Tyrone Moore) followed the right protocols whereas the judge the switched to never have the evidence brought it that was ordered and would have exonerated me, but Las Vegas Metropolitan Police Department is ignoring and defying a judicial order, as well as the Las Vegas Internal Affairs Bureau telling petitioner (Tyrone Moore) that Las Vegas Metropolitan Police Department doesn't use dash cameras, to help shield officers by not thoroughly investigating or releasing evidence to the petitioner for his legally defense or the honorable judge Diana L. Sullivan who requested because there statement didn't match or add up to what the Plaintiff stated to preliminary hearing judge Diana L. Sullivan on the stand on May 12th, 2021. All parties involved are hoping I give up or don't pursue legal or judicial enforcement, that's why I was labeled a flight risk with no record/priors, having legitimate evidence that exonerates me and puts them in trouble for their wrong doings. So this is why the petitioner is bringing this matter to the United States Supreme Courts to receive help and exoneration, by looking into serious matters. The petitioner was injured, forced homeless, loss my livelihood, lost jobs/career and source of incomes, taken away from his children, taken away from his immediate family, also he was taking care of (Elderly grandmother and relative with autism) before this incident. The petitioner wasn't there for his mother during her last years and forced to miss his mother's funeral and other damages to him mentally, physically and spiritually.

STATEMENT OF CASE

To whom it may concern,

My name is Tyrone Moore. I'm from Los Angeles, California. I'm writing this complaint on behalf of the Las Vegas Metropolitan Police Department (LVMPD), Sheriff and Clark County District Court, District Attorney's office, prosecutors and The State of Nevada. I was railroaded and framed, by their actions and wrongdoings. I wasn't given a fair opportunity in my court hearings. I wasn't allowed to have any of the attorneys willing to take my case or that my fiancé, her family and mine hired to represent me in this case as legal counsel, which is unfair and unethical. This case has destroyed my livelihood and has caused other tremendous damages.

They've violated my 14th Amendment to "Due process right." (Fourteenth Amendment Rights- to the US Constitution primarily guarantees citizenship, equal protection, and due process of law. It ensures that all persons born or naturalized in the US are citizens, prohibits states from denying any person within their jurisdiction equal protection of the laws, and prohibits states from depriving anyone of life, liberty, or property without due process of law.)

They violated my 5th Amendment to "Equal protection law." (Fifth Amendment Rights - To the U.S. Constitution protects individuals from self-incrimination, prevents double jeopardy, and ensures due process of law.)

They've violated my 8th Amendment. (Eighth Amendment Rights - To the US Constitution prohibits excessive bail, excessive fines, and cruel and unusual punishments. It was ratified in 1791 as part of the Bill of Rights.

They've also violated my 4th Amendment. (Fourth Amendment Rights - To the U.S. Constitution protects individuals from unreasonable searches and seizures by the government. This amendment is a cornerstone of personal liberty, ensuring that law enforcement and other government agents cannot intrude upon a person's privacy without proper justification. It requires that warrants be issued only upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the persons or things to be seized.)

On the morning of March 23rd, 2021, around 3:09am - 3:10am I had left "The Edmond at Hacienda Apartments" after taking a shower, changing clothes, getting my backpack and exchanging cars, to then meet up with my fiancé, some friends and a couple family members. The car I was initially going to drive was a white Chevy Camaro, which belonged to Matthew Williamson's girlfriend. Matthew Williamson was the person I was helping move his girlfriend and her son's belongings back to Los Angeles, CA

because they were moving back. I was paid to help them move their stuff from Las Vegas, NV to Los Angeles, CA to help drive the U-Haul truck, which is in my evidence and this was our second trip.

Whenever we were in Las Vegas, NV, I would be given permission to drive Matthew Williamson girlfriend's white Chevy Camaro to go out with, my fiancé, be with some family and friends. Before I left, while I was getting dressed and getting my things together, Matthew Williamson and his girlfriend were arguing about relationships issues they were having. As I was getting ready to leave the apartment complex, his girlfriend told me and him that I can't drive her car. So Matthew Williamson gave me the key and permission to drive the rental car he rented to get us all down to Las Vegas. Also because he didn't want me to hear him and his girlfriend's argument.

After I swapped cars, I pulled out of the apartments while talking on the phone and texting people from the group I was meeting up with, while driving towards the Raising Cane's Chicken Fingers to get food located on 3535 W Tropicana Ave, Las Vegas, NV 89103. I was getting food for me because I haven't eaten much all day from helping Matthew Williamson and his girl pack. I also get some food for my fiancé, then meet up with my fiancé, family and friends.

When I approached the light, I noticed Raising Cane's Chicken Fingers looked like they were closed, because I saw a power washing company truck and its employees cleaning the only entrance to enter for the drive thru of the establishment from the stop light. Now I'm not from Las Vegas and technically a tourist, but I remember days prior, Matthew Williamson, his girlfriend, her son and I arrived in Las Vegas between 2:50am - 3:00am on Saturday March 20th, 2021. We all stopped at the exact Raising Cane's Chicken Fingers to get food before going to the apartments they were moving from and it was open late. Once the light changed for my turn to go, I drove into the Starbucks drive thru at 3:16am that was next door located at 3575 W Tropicana Ave, Las Vegas, NV 89118 which can be seen on the videos I have in my evidence. When I arrived I noticed the lights were on, but couldn't see anyone to take my order.

I then started to text one of my friends while in the drive thru at 3:16am I was meeting with which I have in my phone records. As I'm texting, I was also looking up another open food place to get my fiancé and I food, also directions to the location one of my friends had given me to meet up, also seen in my text threads. While I'm focused on looking at my phone, a Caucasian or Spanish female appeared out of nowhere looking over the wall that separates me from Raising Cane's Chicken Fingers next door, which also in the videos I have in my evidence. She appeared over the wall from the lowered front right end of the rental car I was driving. The woman was crying and asking me to please get her out of that location, because she and her boyfriend got into an argument. She said that he was physically aggressive, verbally abusive and she's scared. She stated that he had been driving through the parking lots nearby, also up and down the streets following her as seen on the video I have in my evidence. She then asks me if I could please drive her to her friend near the Stratosphere Casino & Hotel.

As she's talking to me, I noticed that she had mascara running down her face, she was crying, blood in her nose and her straightened hair looked like she had been grabbed by it. Now I am a hard working citizen who has obtained knowledge and experience from 9-10 Years working in security with no priors. From a Public Safety BID Officer Little Tokyo, CA and Skid Row in Downtown Los Angeles, CA where I could make a public arrest. Armed and unarmed security experience in high end hospitals and psychiatric wards (UCLA Medical Center, Torrance Memorial Medical Center and Southern California Hospital at Culver City). Worked in elite living condos in Santa Monica, CA and sky rise buildings in Downtown Los Angeles. I've worked in gated communities, Brinks (Money Carrier Truck Driving services)

and Hollywood Park Casinos near the NFL Rams arena in Inglewood, CA. So from what she looked like and me having prior experience at work in these scenarios. You can tell she was in an altercation and she was in need of help, which you can also see in the videos I have in my evidence.,

So when she asked me for help, I told her I'd help her get to her friend that she said was by the Stratosphere Hotel & Casino located on 2000 Las Vegas Blvd S, Las Vegas, NV 89104. You can also see in my text threads I'm telling one of my family members I'm helping someone in need in my text messages in my evidence. I then explained to her that I would pull around from out of the drive thru to the parking a lot for my safety and to be on camera, just in case the boyfriend saw me helping, who might pull up aggressively after seeing her speaking to me, also because Las Vegas is an open carry state and I didn't want to be put in harm's way, by doing a good deed. She climbed over the wall and she began walking towards the parking lot and got in the car.

As I'm getting information from her on where to go because I'm a tourist and not from Las Vegas, NV, this white Mercedes Benz pulled blocking me from exiting the parking lot when I approached the exit near the dead end street, trying to stop me from leaving. I also noticed it was some men of Italian or a Spanish ethnicity who I didn't know, blowing their car horn and flashing their high beams to get my attention, but not saying anything. Which can be seen on the videos I have in my evidence. So while all this was occurring, I immediately started yelling at the woman I was helping, telling her to get out and trying to get her to get out, because I thought she was trying to set me up and have me robbed because I had on an expensive watch and jewelry. So as she kept refusing to get out and started stating, please just get me to my friend. I asked her if this is her boyfriend and she stated no, he doesn't drive a BMW, he drives a Hyundai, which can be seen in the videos I have of her being followed, harassed and in some altercation at some point getting in and out of the Hyundai she stated her boyfriend's drives.

So when I pulled out of the Starbucks parking lot, the guys in the white Mercedes Benz then sped off chasing me. During the time of the chase, the woman I was helping, laid on the backseat floor, put the passenger seat on herself to help hide herself and she kept saying I don't want to get shot, like she stated in the courtroom on the stand at the Preliminary hearing. Along with stating why she was in my car and on the backseat floor at the Preliminary hearing May 12th, 2021 inside the Las Vegas Township Justice Court, which didn't add up to the statement the police wrote. Which indeed made the preliminary hearing honorable judge Diana L. Sullivan (Preliminary Specialist) called out the DA for not having probable cause and the police not being at the preliminary hearing. At this point the guys in the white BMW had been chasing me for about 41 minutes as shown in my evidence. Towards the end of the chase, I was chased down a residential street where I couldn't find my way out of the cul-de-sac neighborhood. I was scared and panicking, also I couldn't find my phone to call for help, which was later found by the police under the driver's front seat from driving fast trying to lose the guys chasing me. So when I drove down a residential street, out of fear I had just parked in someone I didn't know driveway/yard, turned the car off and jumped in the back seat to hide and brace myself in case they may bring harm towards me.

Once I noticed the guys chasing me and the loud engine/pipes was sounding further away. I then reached over from the back seat and started the car. After I started the car engine, as I was trying to climb back into the driver seat and leave, the police pulled up with their lights flashing, and said on the speaker, that "This car is wanted for GTA (Grand Theft Auto). I need the driver to get out of the vehicle." After I got out of the car complying with the police orders, the policemen then asked me "Is there

anyone else in the car" and the reason for them asking is because the rental car had a limo tent wrapped on every window. Which is in my evidence. So as I was getting out the car, the woman I was helping told me "please don't tell the police she was in the car" as if the police didn't just say the car was wanted for Grand Theft Auto (GTA) and they weren't going to search the vehicle, which hear me telling the police what she's saying to me as I was getting out. It should've been on the body and dash cameras that's required for a GTA 911 call, that I never received after the honorable judge Diana L. Sullivan (Preliminary Specialist) requested them along with other evidence from the District Attorney (DA) at preliminary hearing over 4 years ago, which should've had this case dropped and exonerated me due to no follow court orders from a judge after Preliminary hearing. When they detained me, they started asking me questions and what's going on.

I told the police I was chased over to the location, they stopped me at. I told them the woman in the car told me she was in need of help. I told them what she told me, what she stated, her name was she and her age. Her stating she's having family issues, she was with her boyfriend that morning and that her boyfriend and her got into a physical altercation. She stated she needed help and that's why she's in my car, which should be heard on the body and dash cameras. I also stated to the police that I have family and friends I was meeting up with if they would like to check my phone, google map, social media and text threads as proof of me not knowing her, ever contacting her and she's only with me because I was just helping her. I told them I had plans with my fiancé, friends and family before assisting to help her.

That is when the police started being strange, aggressive towards me and never wrote down my statement on anything I was saying. As I was talking to the police, not even 1-2 minutes went by and the men chasing me pulled back up to where the police stopped me, because they had a tracker on the car. When the guys that chased me and who also could be heard on the 911 Call I have in my evidence got out of the car, they noticed I wasn't the rental car borrower they were looking for.

That's when the rental car company owner Len Anthony (Rental Car Company Owner) told the police to drop the charges, because the call wasn't for me, it was for Matthew Williamson who rented the car. He also told the cops to let me go and if I could pay the renters fee of \$150.00 that Matthew Williamson who rented the car owed and I could leave in the car. He'll make me the new renter, so I can get back to Los Angeles, CA. Len Anthony (Rental Car Company Owner) the rental car company owner's reason for calling the police was because Matthew Williamson the original renter I came to help in Las Vegas didn't pay the fee of \$150.00. Len Anthony (Rental Car Company Owner) was trying to get the pink slip to sell that car and the person I came to Las Vegas with had been ignoring his calls, voicemails and text. Len Anthony (Rental Car Company Owner) had told Matthew Williamson to leave the car parked at his girlfriend's apartment that I later found out about after I got stopped by the police and out of jail, along with finding out that the rental car repo guys followed me from The Edmond at Hacienda Apartments to the Starbucks. Matthew Williamson didn't tell me the car had to go back, that the rental people were coming to pick it up and he had me drive it to leave the apartment, when he and his girlfriend were arguing. At this point is when the police started over talking and telling the rental car repo guys and Len Anthony (Rental Car Company Owner) to leave, get their rental and that they don't need a statement from them.

When there's a 911 call with the rental car company workers chasing me, they tell the police where I am and which street I'm driving on, because they had a tracker on the rental car I was in and knew my every move. Also the Las Vegas Township Justice Court honorable judge Diana L. Sullivan (Preliminary

the attorney Michael Sanft, he told me with all my evidence, plus the police body cameras and dash cameras, I will beat this case. He stated I would be exonerated and he gave me a list of public defenders, so I wouldn't need to waste any more money than I've already spent for a case that will clearly get thrown out due to my evidence. He stated to me that he didn't want to charge me \$5,000 or use my own attorneys. When I called the courts and asked for one of the public defenders he wrote down for me, which I have in my evidence. They told me they have a public defender for me. I then asked them to use my own attorney and they blocked me from doing so, once again violating my 14th Amendment due process right and my 5th Amendment to equal protection of law.

I had Preliminary Hearing on May 12th 2021, which was exactly 1 month, 2 weeks and 5 days after my arrest. When the police who created this report said they saw me create a crime never showed up to testify. I never got a copy of anything and I'm supposed to be able to see what evidence they had against at Preliminary for probable cause. They never showed up, they let the DA present evidence and at preliminary the only evidence was that police statement that the girl contradicted and said on the courtroom stand that she got in my car because she needed help and why she was in my backseat on the floor. I never received the police statement they use when I ask for a copy to put with my evidence and I'm supposed to have all of their discovery for my safety to defend myself and never was giving copies.

The statement the police had as evidence, states I was giving the victim \$150.00 to do sexual acts at the Preliminary hearing. The police also stated the person I was helping was my friend, I knew her, I let her in my car because she was cold and then they stated I picked her up from her house. The police stated I engaged her first and made contact first which is a red flag, because I have the camera showing that she came to me for help, which is in my evidence. (The rental car company owner, his coworkers themselves who chased me, their tracker on the rental car and their testimonial statement they gave twice. My Phone records, text threads, cell phone tower pings locations and social media) showed in my evidence that this was all a fabricated lie.

They also said I went to not 1, but 2 stores to get the lady I was helping change of \$150.00. That I let her in my car because she was cold, they said I was undressed in the statement when they pulled up, but never brought the body and dash cameras to the Preliminary hearing for probable cause and to show this proof. Which they committed perjury, stating I did all of this and supposed to took place when I didn't know I was being followed by the rental repo men, not the police, who was told what streets and where I was in the rental owner company statement, which in fact doesn't add up or make sense. Especially when the woman I helped said on the stand at the preliminary hearing that we were in a high speed chase etc. When we were stopped the victim didn't have the money of \$150.00 on her, matching what the police statement states about me going to 2 stores to get her \$150.00. I find it very odd and strange that the guys chasing me told the police to drop the charges and I could keep the car for the remainder of the rental days if I pay them \$150.00. Mind you, the guys chasing me had a tracker on the car.

They told me when I got out of jail. Len Anthony told me that if I went to 2 stores for the time they say, which is 3 - 4 minutes in each store, all they needed was a few seconds to get their company's rental car and I would've come out of the store with no car there. Also that they had been following me after I got in the Mercedes Benz at The Edmond at Hacienda Apartments where Matthew Williamson (Rental Car Borrower) was told to leave there so the repo men could retrieve it. The rental car company owner and

partners chasing me, who called the cops in the first place, told me they will testify and they gave the public defenders private investigator a statement, but the public defender never gave it to me or to the honorable judge Diana L. Sullivan at preliminary hearing and the public defender had all the evidence I gave him before preliminary hearing May 12th 2001.

At the time before being wrongfully arrested, I had a total of \$3,640.00 after I gave my cousin Cyral Thompson some money on me and a lot of quarters for the parking meters inside my backpack, along with a laptop, multiple hard drives, chargers and cords before I left the apartment complex of Matthew Williamson, who I was paid by to help move him and his girlfriend stuff back to Los Angeles, CA. After I gave my cousin Cyral Thompson some money. I took \$160.00 of my money, which was (8) \$20.00 bills and put in my wallet, then placed \$3,480.00 which 30 \$100.00 bills and (24) \$20.00 bills in a white envelope before I left the apartment complex, after swapping cars and so I wouldn't be walking around with so much money on me and I have witnesses that can testify, also along with pictures of me with the money in my evidence.

The police had to see it, because I had it in my backpack, along with a gold chain that had a gold pendant on the chain and diamonds on both. I had 1 gold diamond ring, 1 engagement/wedding band that's white gold and has diamonds all around the band. I had a laptop, hard drives, flash drive, headset, jacket and other belongings. My cousin Cyral Thompson's girlfriend that lives with him can testify, because they posted the bail with my fiancé and picked me up from Clark County Detention Center (CCDC) and took a video of my clothes and items when I got out of jail. When I got out of jail, I had everything but my money I had before being arrested. They only gave me \$160.00 (8) \$20 bills of \$3,640.00 that can be seen on social media videos I have in my evidence that was taken out of my wallet and given to me when I got out of jail, on a jail bank/prepaid debit card and I never got the rest of my money back.

After Preliminary hearing, they had been dragging this case and pushing the dates back for court hearings to where the court dockets I have shown a total of 18 court hearings CANCELED back to back after back. The DA was ordered by the honorable judge Diana L. Sullivan at preliminary hearing to give her evidence, that the DA and police knew would have had me exonerated and charges dismissed. The evidence honorable Diana L. Sullivan of Las Vegas Township Justice Court order to be given were the dash cameras and body cameras to every officer on the scene. The 911 calls from the GTA report which isn't mentioned in the police statement and she didn't know about it until she put the lady I was helping on the stand. The honorable Diana Sullivan stated for them to the rental car company owner Len Anthony and his coworkers who chased me be subpoenaed, their statement the police didn't have and so she can speak to them. She wanted the car tracker, she wanted my phone records and social media records, because they said I knew this woman and everything else I stated, because the honorable Diana Sullivan found it strange how I went to jail that night with no record or priors, I'm a tourist whose livelihood is in Los Angeles, California. Also because a judge Diana L. Sullivan was the judge over the lady I help case for Attempted Murder of stabbing a man in the head (Most likely could've been the man she was in an altercation with on my videos in my evidence), which she had an open at the time of my arrest, along with a curfew and other priors the courts kept from me, which my fiancé, her dad, and my immediate family can testify because they would be at my hearings.

Honorable Diana L. Sullivan last words she said to the DA in the preliminary hearing were, "If you don't get this evidence in I ask/requested at a timely matter, that it was going to be problems for people", which she was stern and forceful at preliminary hearing. After the preliminary hearing, I noticed that my

judge Diana L. Sullivan on the case was changed after she brought up the girl's priors/records, evidence for the police and DA to turn in that would've exonerated me and had these charges dropped. because she thought the Preliminary hearing was the case for the girl I helped. So the honorable judge Diana L. Sullivan asked me in court if I was stabbed and my public defender stated no. So she then proceeded to read the police statements to my case and she saw how the statement had many loopholes and was not making sense. How was I only arrested if the lady had a curfew and after the statement states what the police say on the report. Judge Diana Sullivan ask why isn't there a chase mentioned in the statement after the girl was placed on the stand saying she needed help, why she was even in my car, in the backseat and that there was indeed a chase and after the police stopped me and the rental car company workers pull up, told the police it was a misunderstanding, I'm the wrong person to arrest and I could pay to keep the car in Preliminary hearing. Which is why the honorable judge Diana L. Sullivan stated, I tell you what, if there's a 911 call for a GTA, then she'd like to hear the 911 Calls and see the body cameras, dash cameras that should show the GTA call, leading up to me creating this crime that the police statement states. Honorable judge Diana Sullivan stated at preliminary hearing, she wanted to subpoena rental car company owner Len Anthony and this coworker who chased me. She wanted their police statements and to hear from them what happened. Judge Diana Sullivan said that if what she ordered doesn't come in the court in a timely manner, that it's going to be a problem in this court for people and it never came. Now mind you the public defender had already had my evidence since before and the morning of the Preliminary hearing. There was definitely enough evidence from videos, cell phone records and the witnesses with a tracker on my rental car chasing me, statements and saying they wanted to testify on my behalf to cross examine and show to the honorable Diana L. Sullivan, that this whole case is fabricated.

Fast forward towards the ending year of 2021 or beginning of 2022, the courts kept trying to get a judge to be biased to my evidence, evidence ordered by honorable judge Diana Sullivan and my case not making sense. They kept taking me from one judge/courtroom to another. Which is when they had this African American honorable judge named Tierra Jones to try and be biased, forcing me to take a deal without legal counsel. The honorable judge Tierra Jones stated she didn't want to do that and wasn't trying to be a part of this when it blew over blows. Along with the African American police officer/bailiff who had been in the courtroom my whole case, asked my attorney if he could talk to me outside the courtroom and also stated to go the civil route to get justice, which should be seen on camera at the Evidentiary hearing.

January 3rd, 2022, the courts had a hearing on that day, but the Public Defender they gave me, who doesn't do his jobs description, is very rude and disrespectful never told me I had court on that date and the courts was trying to issue a warrant and my fiancé, her dad, my step father and mother before she deceased could testify to this along with attorney Erick Ferran my fiancé, her dad and I hired, told me the public defender did it on purpose and it's like they trying everything to paint me as a bad person. I had called numerous times to get that Public Defender Seth Gutierrez off of my case and the office he works for didn't help me and neither did his supervisor when I asked. It's like the courts were keeping this public defender on my case and that's illegal. I had to find out through an attorney my fiancé's dad's lawyer firm was trying to hire for me, but the public defender Seth Gutierrez wasn't being fair. The attorney I tried to hire named Erick Ferran told me and he also asked the public defender why he didn't get me a writ of certiorari back in June of 2021. I also found out my public defender that was on my case, was on a prior case with the attorney Erick Ferran I tried to hire, was on the opposite side of my

attorney and that same public defender working for the courts, was holding on to evidence doing the same thing. He told me that's foul play and it seems he has a pattern. Because on December 16th, 2022 when the lawyer from Las Vegas, Erick Ferran requested the public defender to send over my evidence, after he agreed he would, because courts kept canceling my hearings for almost 10 months. The public defender sent the attorney the wrong evidence and information on purpose, knowing the court hearings are coming up so I can defend myself and after I told the public defender in the email what to send specifically, because I had everything else and he knew what the honorable Diana L. Sullivan requested.

When I was in court on January 12th 2023 my public defender Seth Gutierrez stated to the courts and judge Joe Hardy he was turning over the evidence I had him get for me and that I was getting legal counsel to represent me. When I got back home after court, I went to check the evidence the public defender was supposed to give me and I found out it wasn't there or what I asked for from preliminary hearing honorable Diana L. Sullivan. Now I had court on February 3rd, 2023 for Jury Trial and the public defender never got back to me and the attorney Erick Ferran emailing and reaching out to him which I have screenshots of these conversations between the public defender, the attorney Erick Ferran I was trying to hire on email in my evidence. Another thing that is illegal and strange, is that the District Attorney asked the judge they switched to name Joe Hardy to be biased, to get rid of the woman I was helping background so her priors don't bring red flags to my arrest. The DA stated they have witnesses, which was 5 officers they had to fly in. I don't get how officers got to be flown in if you live in the state where they are sworn in as Police officers and why would officers magically be on a vacation and they know about this case going on and that I have court before I do. Then they were saying they would be ready for trial in 4 - 5 weeks, but the moment I mention I need all the body cameras and dash cameras from every officer involved that the honorable Diana Sullivan requested back in 2021 at the Preliminary hearing, who was on my case at first. All the evidence I keep requesting and asking for to prove my innocence I never received. The District Attorney and Prosecutors then had the courts bring me back the next day to break the law and violate my 14th amendment to due rights process and my 5th amendment to equal protection and law, after not giving my lawyer Erick Ferran what he asked for, so I can be prepared for trial. Instead they had the public defender I was trying to get rid of, meet with me and tell me to either take the plea deal or fight the trial that following Monday on February 6th, 2023 without legal representation, which is illegal and I think Steven Wolfson (Clark County District Attorney), Joe Hardy (Judge they switched, because they didn't want to follow Executive Preliminary Specialist Diana L. Sullivan orders to subpoena all evidence that would have exonerated me of these charge.

The lawyer Erick Ferran that my fiancé's father and I were hiring had called up to the courts and they denied him discovery and the evidence preliminary hearing honorable judge Diana L. Sullivan requested and said he can't have it and if he represents me, I have to go to court that following Monday. Which in fact is illegal and violates my 14th and 5th amendment to prepare for a trial. My attorney told me they're not playing fair and it's nothing he could do for me. That's when the courts had the public defender tell me, I have 30 minutes to make a decision or Joe Hardy is going to wash me up and put me in jail. When I then called back into the courts basically railroad me, without a fair chance as a human, US voter, tax paying and non-threat to society citizens. The reason I entered a plea is because I was misled. I could not make an intelligent decision, because they illegally withheld information. Also the public defender kept stating they're going to wash me up, which is what my fiancé, her father and my step-father stated. I am currently homeless and still homeless, because of this ordeal. So if the courts and police aren't legally letting me get counsel and withheld evidence ordered by a judge that would

exonerate me, then that means all parties involved violate my 14th amendment, due process right and 5th amendment to equal protection of law.

I had a court hearing June 2nd, 2023 where I asked Judge Joe Hardy they switched judges too and bind me over 5 days after preliminary on May 12th 2021, which included that weekend and courts are closed over the weekends. When the preliminary hearing honorable judge Diana L. Sullivan (Preliminary Specialist) requested the evidence be given to her over 2 years at that point and I asked for the same evidence but was denied. So that is when I said to judge Joe Hardy, why haven't my evidence came to the courts like the honorable Diana L. Sullivan requested, along with subpoena the rental car company owner and his coworkers that was chasing me during the whole 911 call, until the police stopped me and my evidence is not being accepted that prior judge Diana L. Sullivan asked for, Judge Joe Hardy just ignored me and continue the hearing without giving a response.

On July 1st 2023 I had a court hearing for Evidentiary Hearing and to withdraw the plea with substantial evidence to exonerate me. Where the courts, District Attorney, Prosecutors and Judge Joe Hardy kept the public defender I been trying to get off my case, since Seth Gutierrez had my evidence before preliminary hearing and didn't bring it in to cross examine and show that I'm innocent to the honorable judge Diana Sullivan at preliminary hearing to exonerate me, because she didn't believe the statement after the victim said on the stand I helped her, why she was in my car and that we were in a high speed chase. That's why judge Diana Sullivan asked for the evidence she had requested, which never came into the courts or in my possession for my evidence, but the public defender was put on the stand by judge Joe Hardy. The public defender sat on the stand at the Evidentiary hearing and said he showed me the evidence and gave it to me that was requested. Which was a lie, because if I received this evidence, then the courts would also have had it as well, because judge Diana Sullivan requested it, along with a subpoena of Len Anthony (Rental Car Company Owner) and coworkers that told the police to drop the charges, which never happened. I have court hearing videos that were edited and don't display this foul and unfair act the lower courts involved. did to me. Len Anthony the rental car/company owner and is coworkers to me they spoke with the public defender Seth Gutierrez and his private investigator and he told me he didn't and stated on the stand at the Evidentiary hearing that he never spoken to the men that preliminary hearing honorable judge told him and the District Attorney and Police to have them subpoena to speak to her along with other evidence. I find it odd how I got all my court hearings on video, but not the Preliminary hearing that was technically putting the police in the hot seat and would've exonerated me. Same goes for the Evidentiary hearing where they did not take into consideration my evidence that preliminary hearing judge Diana L. Sullivan asked to see my letters of character, as well as the evidence requested by honorable Diana L. Sullivan at preliminary hearing.

I was illegally put in jail, illegally wrongfully convicted, illegal monitoring, illegally put on probation, register hands, had my 14th, 5th, 8th, 7th, 6th 4th Amendment violated and forced to stay homeless in Las Vegas for 3 and a half years and still counting. They have me stuck homeless in a state I'm not from, never lived and not familiar with. This level of corruption has to be corrected and fixed. There's so much foul play that God wouldn't approve of it. I have so much evidence to prove I'm not guilty of what the police stated and what happened to me. I'll never forget what the DA's and Judge Joe Hardy did at Evidentiary hearing or what the DA's and Police did after Preliminary hearing not giving evidence order by an honorable judge, which is unethical, outright disrespectful to the court house, the oath their sworn in, making the courthouse look like a circus and to the laws of the land, violating my 14th Amendment to do right process and 5th amendment to equal law and protection. In reality the police

made some decisions that's not right and unethical etc. They did not do a proper stop, never turned over evidence in order to do so. They never once showed up for any hearings and the cause and effect of my life in their hands, but yet I'm suffering and we see cops do corruption on the television daily, as well as social media. The Internal Affairs told me that Las Vegas Metropolitan Police Department doesn't use Dash cameras, which is a lie because the honorable judge Diana L. Sullivan requested them as a part of the evidence she told the District Attorney to have the police involved do so and it also says that Las Vegas Metropolitan Police Department (LVMPD) have "dash" and "body" cameras on Google.com.

I reached out to the State Bar of Nevada and they act like they couldn't help me with this matter. The attorney Ashley Sisolak (Steve Sisolak, Las Vegas Prior Governors daughter) got me off probation early with the probation officer Hageman. Ashley Sisolak stated I had an argument at court in front of my fiancé and also told honorable judge Susan Johnson that what is happening and had happened is illegal and spoke to the attorney they only let work on my case doing shady business working with the courts. I have spoken with supervisor Melissa Barry of the State Bar of Nevada and their attorney William Totter who handles police misconduct etc. stated to me he can't help me with my case. I've spoken with the Las Vegas ACLU and got no help. I've spoken with the NAACP who are the people to have me get in contact with the companies and names listed above. I've contacted the FBI and got turned away and I also have emails and information in my evidence of me contacting these people. I feel like my name is flagged due to the parties involved and are working together to block me from getting help and this is why I'm contacting the United States Supreme Courts. I also called executive preliminary specialist honorable judge Diana L. Sullivan twice on different times and she stated both times that, I (Tyrone Moore) knows what evidence she ask the district attorney and LVMPD to turn over, as well as subpoenaing the witnesses (Rental Car Company/Car Owner Len Anthony and the two business partners that chased me with the car tracker etc.) and that she can't keep talking to me while my case was open and when I told her I was in contact with the United States Supreme Courts, she stated that is a great route to take and if they need information they would contact her or the justice court about my preliminary hearings, that is altered on the transcripts given to me.

Since this happened to me, I've been to multiple doctors and the hospital, where I was diagnosed with back spasms, and severe trauma to my right side under my arm, blood clots and if it doesn't go away I may need surgery. I also have to see a neurologist for nerve damage in my back and shoulder and arm. I still suffer from these symptoms and also due to being forced homeless in a state I'm not from and couldn't get treatments as requested by doctors. My life has been a nightmare, from losing my mom and not going to her funeral. The current jobs/careers I had at the time that paid greatly, with great benefits and opportunities I was hired for and one was on a life changing professional contract with a major company, I was not obligated to meet terms and couldn't, so I lost partnership with this company because of this and I have in my evidence.

My fiancé is going through a nightmare as well, because all the bills fell on her. She's had a miscarriage because of the stress of this and she has already been diagnosed with health issues. I have a child I couldn't see, missed birthdays, holidays, school events and the list goes on. I lost my resources of income and this has hindered my life in numerous ways. I have an 80+ year old grandma I take care of on a daily basis, along with a cousin who has Autism since birth. I lost my place of residence because of this. I'm homeless and I can't get work with these charges illegally forced on my background unethically. I'm not at home with my fiancé and child due to the stress of this fabricated case. I have not been home to provide for my children and be there for fatherly duties etc. I was about to get married in the

following year of this incident, in 2022 and it didn't happen because of this. Ruined my finances, put me in debt deeply, violated my freedom and livelihood Not being able to take care of my family and myself before this chain of events and it has jeopardized my life tenfold and then some. I am a son, a brother, a father, I am a grandchild and I am still engaged to my fiancé. This whole unlawful arrest has stressed me and put so much pain on me, to where I can't focus, insomnia, my eating habit is off, I'm in pain from the injuries while in the police custody/detainment, suffering from anxiety, depression and post-traumatic stress disorder (PTSD). I've had suicidal thoughts in the first 2 years, because it feels like there's no hope etc. to name a few, because the way they rail road me and I have witnesses, phone records, video, text messages and locations showing my innocence and that's without including her testimony on the stand at preliminary stating she got in my car for help, was scared and the cops told the guys chasing us to get away and they don't need a statement, which is wrong. I'm behind in my children's life, I lost a child due to miscarriage, didn't get to marry my fiancé, but thank God she's a great woman, I lost my livelihood, source of income and I worked hard for my career. I've lost years in my children's life behind this. I'm mentally drained and exhausted and just in need of justice. This was a cruel act of injustice, corruption, violating my 14th, 5th, 8th and 4th Amendment Rights. Unethical act of framing and fabricating a story to cause harm and cover up for the harm caused. Making me homeless and a flight risk so I cannot get the help I need and to file a Civil Suit. I have colleagues, coworkers and neighbors of all races and I'm not a race even after all I have to deal with as an African American in America who's never committed a crime in my life, doesn't have record/priors, a hard working family man and work an honest life. Without a doubt it was a tyrant, an act of racism and corruption with the Las Vegas Metropolitan Police Department, Las Vegas District Court, District Attorney Steven Wolfson office, Prosecutors office and judge Joe Hardy. These people have ruined my life that I could never get back, along with making me miss my mother's funeral behind this and it caused her stress and pain. I only get one mother and life to live and after being an outstanding citizen, paying my taxes, taking care of my elderly grandmother, my cousin with autism, never joined or been a part of a gang, don't have priors and if did what I thought was right by helping this woman who ask me for help the morning of March 23, 2021 which is on camera in my evidence, the judicial system once again has failed another innocent African American man with a child and family. Instead of doing what preliminary honorable Diana L. Sullivan said and bringing in evidence that the police as well as the District Attorney's office knows they didn't bring in, that would've exonerated me. **JUSTICE NEEDS TO BE SERVED**, after all I've gone through and experienced such harsh and inhumane corruption, judicial and prosecutorial bias, along with foul play to cover and wrongful act by the Las Vegas Metropolitan Police Department, District Attorney Office, Prosecutors Office and Las Vegas Justice Court and Judge Joe Hardy.

Charges/Complaint against Las Vegas: Cos and Effect

Cos:

1. Violated 14th amendment right
2. Violated 5th amendment right
3. Violated 4th amendment right
4. Violated 8th Amendment
5. Violated 7th Amendment
6. Violated 6th Amendment
7. The courts, judge, District Attorney's office, Prosecutor's office and Police Department tampered with substantial evidence which could've exonerated all charges.
8. Injustice
9. Police misconduct
11. Racial Profiling
12. Wrongful arrest
13. Jail time
14. Judicial misconduct
15. Prosecutorial misconduct
16. District Attorney misconduct
17. Wrongful conviction
18. Illegal probation
19. Illegal hands Registration
20. Illegal entrapment (Flight Risk motion and monitoring etc.)
21. Not allowing my counsel to remove the forced Public Defender off case and retrieve the Discovery.
22. An honorable judge who's an Executive Primary Specialist, caught the DA trying to help the Police involved and saw they didn't have probable cause for the arrest. Saw that they didn't do a proper investigation before wrongfully arresting me and putting me in jail etc. This woman judge asked the DA for evidence from the police that would have indeed EXONERATE me of the false charges and they never respected the judge's order or mine.

Affect:

1. Racial Trauma
2. Injustice
3. Defamation of character (Loss of family, friends, business partners and neighbors.
4. Loss of Wages/Job incomes
5. Economic Damages
6. Post-Traumatic Stress Disorder (PTSD)
7. Mental distress
8. Injuries/Health (Back spasms, blood clotting, nerve damage, injured scapula (mobility problems) and chipped tooth.
9. Medical issue (Having to go to the hospital more than normal and also medical billing)
10. Depression
11. Severe stress mentally
12. Severe stress physically
13. Anxiety
14. Hyperventilation
15. Insomnia
16. Humiliation
17. Cause fiancé to have miscarriage
18. Loss of wages
19. Damage to career(s)
20. Livelihood damages
21. Missed Wedding/Marriage (Was being planned.)
22. Family damages (Children and immediate family)
23. Caught Covid-19, took a store test and had to quarantine.
24. Missed mother's funeral (You only get one mother.)
25. Unethical expenses (Flights, hotels, gas, rental cars, parking, Uber, Lyft and food.)

REASONS FOR GRANTING PETITION

It is imperative that the United States Supreme Court and the supreme law of the land, oversee this case. To ensure that the petitioner (Tyrone Moore) is treated fairly and exonerated of all charges pertaining to this matter, which were indeed created and based on flawed statements, evidence, political pressure, tampering of important and substantial evidence, in addition to Prosecutorial, District Attorney office and Judicial bias and misconduct, by not following specific orders given to them by the honorable Executive Preliminary Specialist Judge Diana L. Sullivan May 12th, 2021 inside the Las Vegas Township Justice Court, which would have indeed without a doubt exonerated him of false charges, claims and statements to help cover up this matter by silencing him.

Mr. Tyrone Moore had Amendment and constitutional Rights violated. Violations of his 14th Amendment to "Due process right." (Fourteenth Amendment Rights- to the US Constitution primarily guarantees citizenship, equal protection, and due process of law. It ensures that all persons born or naturalized in the US are citizens, prohibits states from denying any person within their jurisdiction equal protection of the laws, and prohibits states from depriving anyone of life, liberty, or property without due process of law.) was violated. The 5th Amendment to "Equal protection law." (Fifth Amendment Rights - To the U.S. Constitution protects individuals from self-incrimination, prevents double jeopardy, and ensures due process of law.) was violated. His 8th Amendment to the U.S. Constitution prohibits excessive bail, excessive fines, and cruel and unusual punishments. Ratified in 1791 as part of the Bill of Rights, it aims to limit the government's power in imposing punishments and ensure fairness in legal proceedings. Also his 4th Amendment Rights to the U.S. Constitution protects individuals from unreasonable searches and seizures by the government. This amendment is a cornerstone of personal liberty, ensuring that law enforcement and other government agents cannot intrude upon a person's privacy without proper justification. It requires that warrants be issued only upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the persons or things to be seized.) were violated in Las Vegas, Nevada on the ground of American soil. Mr. Moore was treated inhumanely as a birthright citizen in the United States of America, with no record/priors or history of violence.

Each amendment listed above is a cornerstone of personal liberty and protection from injustice granted to every American citizen. The Las Vegas Metropolitan Police Department, District Attorney's office, Prosecutors office and District Court Judge were in clear violation and failed in their protocol to protect Mr. Moore's rights as an American citizen. Furthermore, Mr. Moore was treated inhumanely during his arrest in which he was physically brutalized while officers did not have the body cameras or dash cameras turned on. There was no justification in any of their actions and they need to be held accountable. Also, it should be duly noted that Mr. Moore did not have a record or any priors before this incident.

It is urgent that he is given the opportunity to have these charges overturned and proven innocent with significant evidence that was requested 4 years and 3 months ago and along with evidence he has that the preliminary hearing specialist, honorable judge Diana L. Sullivan that could've exonerated this case at preliminary hearing. Due to the lack of probable cause and Mr. Moore's evidence at the time contradicts the police statement they did not come to court to testify about and everything else the

District Attorney stated to first judge Diana Sullivan at preliminary hearing when she asked why aren't the police in the preliminary hearing to testify. Also it is very important that any court proceedings should be null and void after not bringing in evidence ordered by an honorable judge, no matter if it's going to cost you your and or face consequences for coercing a fabricated story.

The reasons for the writ are as follows:

Accurate representation of evidence:

Mr. Moore has requested and needs for his evidence to be lawfully presented in order to exonerate him from all charges. As stated above, these pieces of evidence include: Body cameras footage from all officers involved, Dash cameras footage from police vehicles, all Original 911 calls from Grand Theft Auto Call, rental car tracker, Len Anthony (Rental company and car owner) and his business partners who chase Mr. Moore while on the 911 calls with the police and also at the scene, that told the police to drop charges, because Mr. Moore was not the person they were wanting arrested and that he can pay \$150.00 to be the new rental borrower to get back to Los Angeles, which is stated in the Statement. Also have all 3 men subpoenaed, as well as the police officers involved that morning of arrest to speak with Preliminary Specialist honorable judge Diana L. Sullivan. More importantly, it is imperative that Mr. Moore evidence is presented to indicate that he never visited any stores during the pursuit which didn't make sense, which Preliminary Specialist honorable judge Diana L. Sullivan asked to see in Mr. Moore's evidence and letters of character. It should also be duly noted that Judge Diana Sullivan had previously emphasized that all officers involved come to court presented. The latter is most significant since missing statements clearly indicate the erroneous and corruptible nature of the Clark County Police Department.

Important note:

It should be duly noted that the booking process before seeing a judge is illegal.

Whenever an individual is arrested, fingerprinted, and mugshot is taken, that individual's 4th amendment right was deprived.

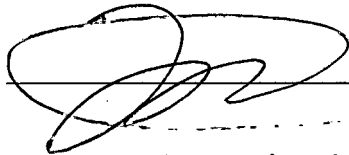
Not allowing a U.S. citizen to exercise their rights to hiring legal counsel and not court suggested.

Everything that took place in the Las Vegas District Court, should be **NULL and VOID** due to not following a judge's orders to obtain evidence from police and also because they **violated Mr. Moore's 14th, 5th, 8th, 7th, 6th and 4th Amendment Right**, while also dragging the case and making Mr. Moore homeless and flight restricted to not get the proper help and knowledge on how to sue, as well as every attorney in Las Vegas he called denied him help, so did the Las Vegas State Bar (Melissa Barry and Attorney William Totter), Las Vegas ACLU, Las Vegas Attorney General's office, and the Internal Affairs told Mr. Moore that Las Vegas Metropolitan Police don't have Dash Cameras on their vehicles.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke, is written over a solid horizontal line. Below this line is a dashed horizontal line.

Date: September 2, 2025