

25-6202

No. _____

FILED

AUG 06 2025

OFFICE OF THE CLERK
SUPREME COURT, U.S.

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

In Re ANDY D. PEARSON — PETITIONER
(Your Name)

ON PETITION FOR A WRIT OF HABEAS CORPUS

PETITION FOR WRIT OF HABEAS CORPUS

ANDY DONALD PEARSON
(Your Name)

897 E MUSSER ST
(Address)

CARSON CITY NV 89701
(City, State, Zip Code)

775-400-3041
(Phone Number)

RECEIVED

OCT - 6 2025

OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

(1) A) PURSUANT TO HABEAS CORPUS CODE SECTIONS FOR RELIEF, AND THE US CONSTITUTION 4TH, 5TH, 8TH, AMENDMENTS, SHOULD SCOTUS MAKE RECOGNIZE THE FEDERAL RIGHT TO HABEAS CORPUS RELIEF OF PRISONERS WHO HAVE NO STATE OR FEDERAL SENTENCE OR CONVICTION AND ARE LISTED IN THE NIH - "FITBIR" REPOSITORY AS "INCARCERATED" PURSUANT TO "CEREBRAL STUDIES" INCLUDING "TRACH-TBI" AND THE "SIREN" STUDY PERFORMED BY UCSF AND CIA FRONT COMPANY RESEARCH TRIANGLE INSTITUTE?

B) SINCE FITBIR LISTS SUBJECTS AS "INCARCERATED" BEFORE PRISONERS ARE EVER ARRESTED OR IN PRISON, SHOULD SCOTUS ORDER THE NATIONAL INSTITUTE OF HEALTH TO REVEAL ALL 72,000+ (AS OF 2022) SUBJECTS WHO ARE IN THE DATABASE WHO ARE LISTED AS "INCARCERATED" (SINCE THESE SUBJECTS/PRISONERS WOULD NEVER KNOW THAT THEY ARE IN THE DATA BASE) AND ALSO ENJOIN THE NIH FROM ISSUING "CONFIDENTIALITY CERTIFICATES" AS A DEFENSE TO THE PRODUCTION OF DOCUMENTS? (THESE RECORDS COULD BE REVIEWED IN CAMERA.)

LIST OF PARTIES

- ☒ All parties appear in the caption of the case on the cover page.
- ☐ All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

RELATED CASES

3:25-CV-00172-ART-CSD

3:25-CV-00363-MMD-CLB

CALIFORNIA:

25FB 01646 / 25CH 001042

25CR 00908/C (NEVADA
EXTRACTION CASE)

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	
STATEMENT OF THE CASE	
REASONS FOR GRANTING THE WRIT	
CONCLUSION.....	

INDEX TO APPENDICES

APPENDIX A

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES

OTHER

I have no cases or statutes because the CARSON CITY JAIL is keeping me in the "hole" 23 hours a day and I cannot do legal research.

IN THE

SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF HABEAS CORPUS

Petitioner respectfully prays that a writ of habeas corpus issue.

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).

Case 3:25-cv-00371-DRT-CLB WAS DISMISSED BY JUDGE ANNE TRAM BECAUSE I DO NOT HAVE A STATE COURT CONVICTION OR SENTENCE.

☒ 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).

The Cass City District Court refuses to respond to 3 writs of Habeas Corpus I filed. The NV Supreme Court refuses to accept jurisdiction because I have no appeal from District Court. The Reno NV Fed Court kicked the case because I have no state court conviction or ~~appeal~~ sentence.

I CAN NOT LIST THE PREVIOUS LAW
SECTIONS INVOLVED DUE TO LACK OF ACCESSIBILITY
TO LEGISLATION.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- 4th, 5th, 8th AMENDMENTS.
- VIOLATIONS OF HUMAN MEDICAL RESEARCH STATUTES; CODE OF FEDERAL REGULATIONS ^{SECTIONS,} ~~ARTICLES,~~ VIOLATIONS OF NEVADA AND CALIFORNIA HUMAN RESEARCH STATUTES.
- VIOLATIONS OF CALIFORNIA AND FEDERAL LAW PERTAINING TO "FRAME-UPS" AND "SET-UPS" OF INNOCENT DEFENDANTS BY COOPERATING WITNESSES / INFORMANTS / LAW ENFORCEMENT (FBI, DEA, SAC SHERIFF ATTEMPTED TO AND SACRAMENTO SHERIFF "RYAN THRAK" AND THE DA SUCCEEDED IN FRAMING ME, IN 2022-23 & 2025).
- VIOLATIONS OF LAWS GOVERNING ALL FEDERAL AGENCIES OPERATING UNDER THE "COMMON RULE" FOR HUMAN EXPERIMENTATION.
- VIOLATIONS OF LAWS GOVERNING THE NATIONAL INSTITUTE OF HEALTH, ESPECIALLY THE "PITZER" REPOSITORY & CONFIDENTIALITY ^{CERTIFICATES} ~~CERTIFICATION~~
- VIOLATIONS OF LAWS REGULATING "TRACH - TB2" AND "SILVER" CCRDIOAL STUDIES ON INMATES WITHOUT INFORMED CONSENT.
- "ELECTRONIC SURVEILLANCE" STATUTES, FOIA; PRIVACY ACT.
- WITH "CONFIDENTIALITY CERTIFICATE" REGULATION

STATEMENT OF THE CASE
& RULE 20.4(A) STATEMENT

I WAS ARRESTED ON 6/19/2025 AND I SHOULD HAVE BEEN RELEASED ON 9/16/2025. THE JUDGE, JUSTICE COURT JUDGE THOMAS ARMSTRONG, STATED I WOULD BE RELEASED IF THERE WAS NO GOVERNOR'S WARRANT NUMEROUS TIMES, ON 9/17/2025 THE DA HAD NO GOVERNOR'S WARRANT, AND THE 90 DAY PERIOD THAT I COULD BE HELD EXPIRED 9/16/25. THE DA CITED 2 NEVADA REVISED STATUTE SECTIONS CLAIMING THE 90 DAY HOLD PERIOD STARTED 7/19/25, SINCE THE WARRANT (I STILL NEVER SAW) ISSUED 7/19/25, AND I WAS ARRESTED ON 6/19/25 WITH AN INVALID "ABSTRACT" WARRANT, (WHICH DID NOT ALLOW THE SEIZURE OF MY PERSON), THAT ARMSTRONG SAID WAS VALID, I AM BEING HELD IN VIOLATION OF THE EXTRADITION ACT AND U.S. CONST. EXTRADITION CLAUSE, WITH NO FUTURE COURT DATES. MY WRITS OF HABEAS CORPUS TO THE DISTRICT COURT OF CLARK COUNTY NV HAVE BEEN IGNORED, PREVENTING EXHAUSTION OF STATE COURTS. I CURRENTLY HAVE NO REMEDY FOR RELEASE SINCE I HAVE NO CONVICTION OR SENTENCE, THIS HAPPENED IN CALIFORNIA IN 2022-23 WHEN JUDGE CARLTON DAVIS WOULD NOT SET MY CASE FOR TRIAL. I AM BEING "INCARCERATED" TO SILENCE MY LAWSUITS FOR ILLEGAL HUMAN MEDICAL EXPERIMENTATION (TACHYBRADY/SILEN) PER NIH "FITBIT" DATA DICTIONARY #000338, BY DR. ANTHONY P. KONTOIS.

REASONS FOR GRANTING THE PETITION

I, AND OTHER SIMILARLY SITUATED PRISONERS, HAVE NO LEGAL REMEDY TO BE RELEASED FROM INCARCERATION AT THIS JUNCTURE, ON 8/5/2020 I WAS CURED TO A MILITARY BASE AT 8450 O HIRAWA ST. SACRAMENTO CA 95828 AND SUBJECTED TO HIGHLY ILLEGAL HUMAN MEDICAL EXPERIMENTATION/RESEARCH/TORTURE, IN TRACK TBR BECAUSE I HAVE "PLASTICITY." THE FEDS PURSUED ME RUTHLESSLY SINCE 8/5/2020 AND "RYAN THORPE" & "JACOB THORPE" & "JACOB WILHELM" ARE ALL OVER MY MAP SHEET. GOVERNMENT EMPLOYEES ALTERED MY MEDICAL RECORDS, COURT RECORDS FROM 2022-23, STATE BAR RECORDS, TAX RETURNS, AND HACKED MY COMPUTER, PHONE, CAR, NUDDA S A D E D, AND M E L L E W E JOHNSON PUT A "USCC E" HIDDEN CAMBZA ALARM CLOCK IN MY BEDROOM. RYAN THORPE ALTERED DOT RECORDS TO FRAME ME FOR FINANCIAL CRIMES AGAINST MY MOM AND USED THE WRONG DATE OF 6-9-2022 INSTEAD OF 6-9-2002 / AND ALTERED DMV RECORDS CHANGING AN ACCIDENT FROM 2-7-2020 TO 7-20-2022 AS IN AN ATTEMPTED TOW FOR A WARRANT. "ADDIE PATEL" AND HER TEAM OF 20+ CRIMINOLOGISTS WERE IN MY HACKED COMPUTER ALTERING DOCUMENTS INCLUDING TAX RETURNS. THE FEDERAL GOVERNMENT HAS RESORTED TO ELABORATE METHODS TO ^{SILENCE} ME. FBI RECORDS SHOWING "INCARCERATION" ARE PRIMA FACIE EVIDENCE.

I am unable to serve the documents at this time. The jail (Carson City NV Jail) has obstructed my efforts in my cases to the fullest extent of their abilities. I can not make copies. I cannot obtain addresses. I am in the "Hole" 23 hours a day. I need to file now and have SCOTUS Decide whether or not it will accept my writ of certiorari / Habeas Corpus presenting Novel legal issues.

CONCLUSION

The petition for a writ of habeas corpus should be granted.

Respectfully submitted,

Andy Donald Pearson

Date: 9/23/2025

No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

ANDY PEARSON

— PETITIONER

(Your Name)

VS.

KEN FURLONG, et al.

— 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 HABEAS CORPUS 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:

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

Executed on _____, 20____

(Signature)