

25-6225
No.

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

FILED
SEP 29 2025
OFFICE OF THE CLERK
SUPREME COURT, U.S.

ALEJANDRO PEÑA SALVADOR PETITIONER
(Your Name)

vs.
State of Washington — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

In The Court of Appeals of the State of Washington
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Alejandro Peña Salvador
D.O.C. 422048/GB22
(Your Name)
Coyote Ridge Corrections Center
P.O. Box 769
(Address)

Connell WA 99326
(City, State, Zip Code)

Inmate in Prison
(Phone Number)

1 of 12

QUESTION(S) PRESENTED

- 1) The Trial Courts refusal to permit Mr. Peña to discharge retained counsel without balancing his right to Counsel and the interests of Justice Violated the U.S. const Sixth amend and the Washington Constitution Article I Section 22.
- 2) The trial courts disregard to inquire into clear evidence of an irreconcilable conflict between Defendant and his previously "paid" attorney Violated Mr Peña's right to representation without conflict or effective assistance of Counsel.
- 3) Appellate counsels plain error or failure to raise meritorious issues involving the presumptively prejudicial denial of Counsel left Mr Peña without effective assistance of aggressive counsel on the direct appeal
- 4) When the State Courts abuse their discretion and rubber stamp Pleadings of meritorious Claims affirmed by "Unpublished" Opinions leaving a Pro-se litigant helpless in any court because the "AEDPA" appears to be constantly abused by the federal district Courts, as example the blatant disregard for 2254 Rule 8.

20fl2

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:

Post conviction Counsel
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RELATED CASES

4/12

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qA. 44. 030 C-1

APPENDIX G qA. 44.

Personal Relationship.

• Reply to Response of opposing relief from

APPENDIX F Court of Appeals of the state of Washington Division I

• Supplemental Brief of Respondent.

APPENDIX E Court of Appeals of the state of Washington Division I

• State's Response to Personal Restraining Petition.

APPENDIX D Court of Appeals of the state of Washington Division I

• Supplemental Brief of Petitioner.

APPENDIX C Court of Appeals of the state of Washington Division I

• Opinion.

APPENDIX B Court of Appeals of the state of Washington Division I

• Unpublished Opinion.

APPENDIX A Court of Appeals of the state of Washington Division I

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Washington Court of Appeals, United States Supreme Court, Federal Decisions.

D - Appendix-D - Federal, Washington State, D-4, D-5, D-6

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STATUTES AND RULES

C-Appendix-C, Statutes - RCW 10.73.090 C-7, C-2

Rules - RPC 1.3, RAP 9.2, RPC 1.1, RPC Scope.

1.

E - Appendix - E - Statutes - RCW 10.73.090 E-9

Rules - RAP 2.5.

OTHER

App G RCW 9A.44.020(1)

(appointed Counsel for appeal refused to properly brief the claim so Defendant forced to present separate, Then the Court "rubber stamped" abused discretion) 5 of 12

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 A to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the Washington Supreme Court court appears at Appendix B 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 Appeal DIV I
A copy of that decision appears at Appendix 2-3-25

A timely petition for rehearing was thereafter denied on the following date:
* 8-6-2025, and a copy of the order denying rehearing appears at Appendix B.

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

C

Appendix-C-United States Constitution

C-7

Sixth Amendment pg 15, 19, 32, 33, 50

Washington Constitution

Article I, § 22 pg 15, 32, 50

D - Appendix-D Federal

D-6

U.S. Const. Amend. VI pg 12, 26

Washington State

Const. Art I § 22 pg. 12

E. Appendix-E. Federal

U.S. Const. Amend. VI, pg 30, 31, 34, 36, 38, 39, 49, 69, 65

E-9

STATEMENT OF THE CASE

Mr Peña's family originally paid for and obtained Counsel on the Defendants behalf, after suffering with un professional behavior such as Lack of communication or even explaining what process or product she planned to provide, ACTUALLY She did disclose that her skill was Immigration law not criminal.

Mr Peña informed the Court and moved to fire or unemploy Counsel, but was unable to pay for more or different service, then the Court appointed the under qualified, conflicted Counsel forcing counsel to labor under the Conflicted interests, On direct Appeal the attorney appointed by the court "ignored" these issues forcing Mr Peña to raise pro-se on post conviction but apparently the state of Washington has an illusive process and very few pro-se litigants enjoy their right to be

"Heard and determined on the merits to command Judicial review" but rather get "Rubber stamped" while the federal district Courts seem to play along despite their Constitutional duty.

REASONS FOR GRANTING THE PETITION

- 1) The decision of the state court of appeals is in conflict with precedent of the U.S. Supreme Court.
- 2) The decision of the State Court of appeals is in conflict with published opinions of the same court.
- 3) This case involves a significant question of law under the United States Constitution, and the "AEDPA" seems to block any review by §2254
* Current Library Case law shows "rubber stamping" of state opinions without respect for 2254 Rule 8
- 4) This petition involves issues of substantial public interest, oppressive prosecutions, that should be determined by the Supreme Court of the United States.

*Scrivenor's statement:

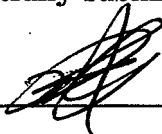
I Clay Vinson Haynes, have read, reviewed and had the help of Bi Lingual inmate to assist Mr Peña in writing this document I, believe all the presentation is a true representation of Mr Peña's posture on his case, affirmed 18U.S.C § 1621
28U.S.C § 1746

08-31-2025

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: 8/31/2025

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