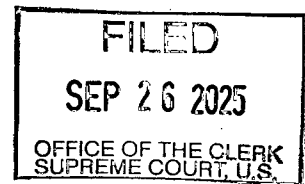


No. 25 - 6238



IN THE
SUPREME COURT OF THE UNITED STATES

Gregory Ryan Webb — PETITIONER
(Your Name)

VS.

State of Tennessee — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

The United States Court of Appeals for the Sixth Circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

For case number 25-5710
PETITION FOR WRIT OF CERTIORARI

Gregory Ryan Webb
(Your Name)

c/o 329 E. Tanner Street
(Address)

Waverly, IL 62692
(City, State, Zip Code)

865-297-6641
(Phone Number)

Question(s) Presented

1. Whether I, as a documented victim of domestic violence, should be denied due process due to sentence ended and not being incarcerated, while the alleged abuser is permitted to appear as victim?
2. Whether the domestic violence aspects of this case should be disregarded by United States Courts due to alleged extraordinary circumstances of obstruction, election schemes, or conspiracies related to its production?
3. Whether the State and/or the Cumberland County, Tennessee Sheriff's Department had a duty to preserve body camera footage and other evidence related to this case's production?
4. Whether the deliberate suppression and obstruction of my evidence should permit the documented domestic violence victim to continue being portrayed as the abuser?

Question(s) Presented

5. Whether an attorney, having been paid in full and agreed to full representation and being instrumental in the genesis to many related cases should have been permitted to withdraw after allegedly obstructing evidence to entrap, resulting in no public consequence(s)?
6. Whether documented instances of fraud upon the Courts, related to this case, should be allowed to persist?
7. Whether legal errors should prevent the presentation of lower state court trial transcripts, specifically those pertaining to a full Motion To Dismiss hearing concerning body camera evidence?
8. Whether a "memory trauma" resulting from my son's alleged Kidnapping(s) and excessive force against me with active Order Of Protection should justify the denial of due process and equal protection particularly given that my Misdemeanor sentence has ended and I am not incarcerated?

Question(s) Presented

9. Whether the aggravated perjuries committed by State witnesses indicate a deliberate motive to obstruct justice to a 2021 timeline when a sitting Republican Judge was entrapped?

10. Whether a documented domestic violence victim, compelled to proceed pro se, be prejudiced by legal errors that prevented the presentation of crucial evidence of obstruction, especially after exposing corruption to both the public and higher Courts?

11. Whether it's a grave injustice that I'm denied contact with my son for approximately four years following his Kidnapping(s)?

12. Whether a crucial domestic violence document, predating the incident in question, deliberately obstructed to deny my fundamental right to a fair trial?

13. Whether I was deliberately denied effective assistance of counsel or Did counsel intentionally provide ineffective assistance, prejudicing my cases?

Respectfully, Gregory Ryan Webb

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

*Webb v. Mayberry No. 2:25-cv-00064, U.S.
District Court for the Middle District of Tennessee,
Pending*

*Webb v. Sexton No. 3:25-cv-00394, U.S.
District Court for the Middle District of Tennessee,
Pending (Have to request another amended complaint, I have
nor the time or resources to "keep up".)*

*Webb v. Ridley No. 2:25-cv-00007, U.S. District
Court for the Middle District of Tennessee, Judgement
entered 06/06/2025*

Related Cases

Webb v. Webb, et al, No. 2:25-cv-00034, U.S. District Court for the Middle District of Tennessee, pending

Webb v. Sandy Garrett/Lawyer Client Protection, No. 3:24-cv-01150, Dismissed 07/02/2025

Webb v. Hill, et al No. 3:25-cv-00019, U.S. District Court for the Middle District of Tennessee, Judgment entered 06/25/25

Webb v. TN Employment, et al, no. 3:25-cv-00020, U.S. District Court for the Middle District of Tennessee, Judgment entered 06/26/25 and filed 06/30/25

Webb v. 13th District DA's Office, no. 2:24-cv-00068, U.S. District Court at the Middle District of Tennessee, Judgment filed 06/03/25

Webb v. ADA Bateman, no 2:24-cv-00070, U.S. District Court for the Middle District of Tennessee, Judgment filed 06/03/25.

Related Cases

Webb v Webb et al 2:23-cv-00065, U.S. District Court for the Middle District of Tennessee, Pending (Note: I'm failing to issue process of service)

Webb v. Cumberland County, TN Republican Party, 2:24-cv-00039, U.S. District Court for the Middle District of Tennessee

Webb v. Webb / E2023-00378-COA-R3-CV-Tennessee Court of Appeals, (Note: This case holds Judicial Notices)

Webb v. Webb / E2024-00775-SC-LINK-CV Tennessee Supreme Court, (Note: Nunc Pro Tunc to reset my life) "reset from beginning"

Child Support Services v. Webb / 001585167, State of Tennessee (Note: Domestic Abuser demands child support while kidnapping my son)

Related Cases

Webb V. Webb / E2022-01470-SC-R11-CV,
Tennessee Supreme Court

Webb V. Webb / E2023-00464-SC-R11-CV,
Tennessee Supreme Court, Judgment issued
02/14/2024 and approximate month after my finger
amputation when infection set in for 3-4 months
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APPENDIX E	U.S. District Court, Middle District (Responsibility of Tennessee, U.S. Court of Appeals, Sixth Circuit
APPENDIX F	Transcripts related to Body Cam Footage missing and Exhibits to support why it "disappeared". Supports Actual Innocence and purposely being denied effective assistance of Counsel.

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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 Middle District Of Tennessee; 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 C to the petition and is

[] reported at 02/14/2024/ Unavailable; or,

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

[] is unpublished.

The opinion of the Tennessee Court Of Appeals court appears at Appendix A to the petition and is

☒ reported at Tennessee Supreme Court; 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 N/A Filing Under Rule 11 before Judgment

☐ 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 _____.
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

A. Fundamental Right to a fair trial guaranteed through the Fourteenth Amendment's Due Process Clause to the U.S. Constitution.

B. Procedural Due Process under the Fourteenth Amendment to the U.S. Constitution.

C. Excessive Force under the Four Amendment to the U.S. Constitution.

D. Effective Assistance Of Counsel under the Sixth Amendment to the U.S. Constitution.

E. Equal Protection guaranteed under the Fourteenth Amendment to the U.S. Constitution

1. Federal Rules Of Civil Procedure 60(b)(3) allows a court to relieve a party from a final judgment, order, or proceeding due to fraud, misrepresentation, or other misconduct by an opposing party. This rule is a specific exception to the general principle of finality of judgments.

2. Tennessee Code § 16-15-27 pertains to the correction of judgments in Tennessee General Sessions Courts, specifically it addresses how courts can correct mistakes, inadvertence, excusable neglect, and fraud related to judgments.

Constitutional And Statutory Provisions Involved

3. Tennessee Code § 39-14-402 defines burglary to a vehicle.
4. Tennessee Code § 36-3-610 Violation of Order of Protection in which this violation against me and my son occurred for an approximate 2½ weeks, 24hrs per day, 7 days per week, that's related to memory, "trauma".
5. Tennessee Code § 39-13-303 includes taking a child in violation of custody Order through parental Kidnapping that's Class C Felony that can result in 3-15 years imprisonment.
6. Tennessee Code § 39-16-503 pertains to tampering with or fabricating evidence. Violations of this statute are classified as a Class C felony.
7. Tennessee Code § 39-14-103 defines theft of vehicle valued between \$2500 and \$10,000 is Class D felony.
8. Tennessee Code § 36-3-612 outlines the procedure for contempt hearings related to violations of orders of protection
9. Tennessee Code § 7-86-316 addresses the misuse of the 911 emergency system.

Constitutional And Statutory Provisions Involved

10. Tennessee Code § 39-16-502 addresses the criminal offense of false reports of emergencies.
11. Tennessee Code § 39-12-103 - Criminal Conspiracy when two or more people agree to engage in conduct that constitutes a criminal offense.
12. Federal Kidnapping Conspiracy 18 U.S.C. § 1201(c), if two or more persons conspire to violate this section and one or more of such persons do any overt act to effect the object of the conspiracy, each shall be punished by imprisonment for any term of years or for life.
13. Tennessee Code § 39-16-702; a person commits an offense who, with intent to deceive, (1) makes a false statement under oath.
14. Federal Rules of Appellate Procedure, Rule 2, like other Federal Courts, has the power to suspend its own rules in individual cases.

Statement Of Case

Republican sitting Judge entrapped months before his retirement, 12yr old son Kidnapped, documented domestic victim made to appear abuser unlawfully removed from home with active Order Of Protection, and endless obstruction to a 2021 timeline with Body Cam footage disappearing.

On 12/27/24 I filed 28 U.S.C. 2254 Petition for Writ of Habeas Corpus. After this case was filed, the Tennessee Supreme Court and Board Of Professional Responsibility re-activated a memory "trauma" I've experienced to important acts, timeline, and events related to obstruction occurring against me to purposely deny my Fundamental Right to a Fair Trial guaranteed through the Fourteenth Amendment's Due Process Clause to the U.S. Constitution. I brought the State case before the Federal Court requesting a New Trial and/or relief I wasn't allowed in State Court. I'm denied my right to Procedural Due Process under the Fourteenth Amendment to the U.S. Constitution. Incarceration and Sentence ended before State remedies were exhausted. I then over-exhausted State remedies. Requesting New Trial, Change Of Venue, and/or any relief this Court deems appropriate.

Statement Of The Case

The domestic abuser has been allowed to "piggy-back" a violent election conspiracy.

On June 4, 2021, States witness "staged," a domestic violence act against me. Before and after June 4, 2021, States witness knew I started documenting her domestic abuse, that included self inflicted wounds and other "staged," domestic acts States witness failed to succeed in. States witness did not want me to leave but demanded I stay and allow her physical, mental, emotional, and financial control to dominate me, like a prisoner. I have the "royal flush" of evidence in both hard copy and digital/electronic, in which I'm not allowed to show my "hand".

I first spoke to the Attorney I hired on September 1, 2021, during a 2021 pre-election timeline. The Attorney, Ivy Jo Gardner Mayberry, learned that States witness had previous affairs with Cumberland County, TN elected officials and their financial supporters.

Statement Of The Case

Although the Attorney, Ivy Mayberry, was silently investigating and participating, she refused to help me as her client, until I paid her in full.

States witness feared the June 4, 2021 incident would be reversed against her, in which I noticed and documented all I could. I kept reaching out to Ivy Mayberry pushing evidence upon her, but she still refused to help me.

On 09/16/21, I received active Order Of Protection supported by Aralon Domestic Violence Center advocate, and two Judicial Commissioners, who all knew of the June 4, 2021 incident. They saw my evidence in-part, they were aware that States witness was a "text book" domestic abuser, and the senior aged Judicial Commissioner brought to my attention of the documented acts against States witness, and 353 Washington Street, Crossville, TN, that were stored in the Judicial Commissioners computer. (Note: Documented acts in the Judicial Commissioners computer were not documented in the "Book".)

Statement Of The Case

During 09/16/21 states witness committed numerous acts against me, with active Order Of Protection against her, that included my 12yr old son, on that Order of Protection. States witness kept turning my phone off through the Verizon Family Child App, in which I kept calling 911 that was re-activating my cell phone. I've filed for and requested subpoenas in which I'm ignored.

During late January, 2025, a document with questions was re-mailed to me from the Tennessee Supreme Court, or the Board Of Professional Responsibility. The document is dated January 25, 2022. I did not previously respond to this document. While responding to the document I was overwhelmed due to the "regaining" of my memory. During the entire first half of 2025, I have concluded I suffered some type of memory "trauma". This regaining of my memory has led me to find more evidence, realize how much obstruction had occurred against me, and the motives to why so much corruption occurred against me

Statement Of The Case

The lower courts and government of Cumberland County, TN committed intense Fraud to and against all higher Courts, through both themselves, and through me, and my cases. Fed. R. Civ. P., 60(b)(3), TCA § 16-15-727. The higher Courts have watched me humiliate myself and Cumberland County, TN characters, with their corruption that's extremely obvious. For nearly 3yrs of these 4yrs of injustices, I have expressed my entire life memories in frustration related to a 2021 memory loss.

In direct relation to this case, my 12yr old son and I received much needed active Order of Protection. While the Order was active, States witness stole my personal property from my vehicle that was located on the property, that States witness was not legally allowed. TCA § 39-14-402, TCA § 36-3-610, TCA § 39-13-303 that also included a laptop I owned holding evidence countering the June 4, 2021 incident. I received court order to receive the laptop and filed subpoena for the laptop with documentation of both.

Statement Of The Case

This first laptop missing or destroyed, that was illegally obtained, held undisputed evidence of States witness being the domestic abuser. TCA § 39-16-503
While the Order of Protection was active on 09/16/21, States witness violated the Order, and Kidnapped my 12yr old son per fact. TCA § 39-13-303
States witness then came back to the address and stole 2006 Nissan Pathfinder (vin 5N1AR18W36C680584), that the Order Of Protection prevented her from stealing. TCA § 39-14-103 (Note: Attorney Ivy Mayberry was watching all of this happen from "distance" in which I also informed Ivy Mayberry and ADA Bateman of these acts).

On the late afternoon or evening of 09/16/21, a fake or manipulated, (Fraud against Judge Warner), court document lifted the Order of Protection in which my memory "trauma" in part began. The court Order was fake and a purpose entrapment against Judge Warner, that Judge Warner was not aware of. The Order Of Protection was completely and unlawfully set aside violating TCA § 36-3-612 without proper notice and no hearing. The law States modification, not "set aside",

Statement Of The Case

On 09/16/21, I called Cumberland County, TN 911 services from Verizon Wireless cell phone # 931-787-7532, in which the 911 operator repeatedly stressed for me to retrieve the "Court Order with the signature". I was purposely denied my right to procedural due process under the fourteenth amendment to the U.S. Constitution, that Attorney, Irv Mayberry, helped happen against me, before contract was signed, in her Conspiracy to justify charging me more money, and purposely entrapping a 75yr old Judge, during election timeline, in which Mrs. Mayberry, was electoral candidate for Republican primary, for Cumberland County, TN General Sessions Judge., ADA Bateman oversaw this injustice occurring against me on 09/16/21, and held my domestic violence documents in her hand, while at the Avalon Center for domestic violence at Crossville, TN. TCA § 39-12-103.

On 09/17/21 my son and I returned from Walmart after purchasing groceries and Automobile tire plug kit. States witness committed false use of 911 and false police report. TCA § 7-86-316 and TCA § 39-16-502

Statement Of The Case

The domestic abuser who's also States witness succeeded in having me arrested by Irv Mayberry's cousin, Deputy Alvarez, who became main character to Mrs. Mayberry's violent election Conspiracy.

On 09/17/21, I was removed from my home through excessive force violating my fourth amendment right to the U.S. Constitution, while I had an active Order Of Protection, allowing both myself and my 12yr old son to be kidnapped, in Conspiracy to kidnap. TCA § 39-12-10.3 and TCA § 39-13-30.3. Deputy Alvarez made a phone call from her cell phone, while in my house and before I was detained after two or three more deputies arrived, Deputy Alvarez stated twice, "the DA said to take him to jail". Upon Deputy Alvarez's arrival I told her I worked for Josh Tollett, and Irv Mayberry was supposed to be my Attorney. Deputy Alvarez told me she was cousin. I've filed for subpoena to learn who Deputy Alvarez called with her cell phone in which I'm ignored.

Statement Of The Case

On 09/27/21, Attorney Ivy Mayberry announced representation for me. I requested Mrs. Mayberry to attend an upcoming court hearing with me but she refused. In beginning of October, 2021 I appeared for Cumberland County, TN court proceeding. I didn't know what the hearing was for. I was led to believe the hearing was in regard to bond conditions, or bogus Order Of Protection against me. Opposing Attorney Kevin Bryant approached me in court hallway, he was extremely nervous through both his body language and voice, stating I or we need to dismiss the Order Of Protection. The court hearing was for Order Of Protection #21-0172. I was petitioner with my 12yr old son attached. I was not prepared for the hearing and I didn't know what the hearing was for. I now know why Ivy Mayberry refused to appear with me. Judge Warner's speech was clear, he seemed competent, I wasn't prepared, the Order Of Protection was legally dismissed for the first time. Judge Warner didn't know the Order Of Protection was unlawfully set aside, and nor did I. Judge Warner didn't know I was unlawfully removed from my home, through excessive force, and my 12yr old son kidnapped. This act resulted in Conspiracy to kidnap. Fraud to the court occurred through Falsity and Deception.

Statement Of The Case

In regard to the memory lapse, I appeared for three court appearances before Judge Warner, in which I was not allowed to see Judge Warner nor him see me. I was purposely hidden from Judge Warner. During this timeline I was purposely led to believe ADA Worley was making this happen against me, who was Ivy Mayberry's election opponent. I felt pushed to file against Worley to the U.S.D.C., for the Middle District Of Tennessee, in which this encouragement also in-part came from the Clerks office. I kept delaying any U.S.D.C. filing, because acts by Mrs. Mayberry were not matching her words. I attempted to submit my evidence through police reports, in which I was denied and/or obstructed from doing so. I now know per fact that Ivy Mayberry acted as prosecutor against me, in violent election conspiracy, pretending to act as my Attorney, in attempts to entrap Judge Larry Warner, and Mrs. Worley. When I started to realize something was bad wrong, Mrs. Mayberry manipulated a Board Of Judicial Conduct complaint against Judge Warner, with several motives that include Conspiracy, in which her "friends" at Sheriff's Dept. helped, along with the Clerks.

Statement Of The Case

My cases and circumstances were so obvious I believed they would correct themselves. I noticed myself starting to become a worse person after an approximate eight months of illegal acts allowed to continue against me. I was the domestic victim, suffering my son's Kidnapping(s). Sexual predator Avery York Jr. helped States witness replace her laptop and cell phone. I was purposely made aware that Avery York Jr. was crossing State lines with my 12yr old Kidnapped son. I later learned Mr. York Jr. was attempting to move States witness, and my son to Florida. When I reported this to the Judicial Commissioners office during October or November of 2021, a state trooper and female deputy occupied the visitor seats. The female deputy somehow knew my circumstances and told me I didn't deserve my house. Pry Mayberry was attempting to steal my home, to help finance her election. Avery York Jr's plane was grounded an approximate 2-3 weeks after he and States witness crossed state lines with my son. Federal Kidnapping Conspiracy / 18 U.S.C. § 1201(c). Pry Mayberry somehow instigated in which numerous attempts were made to try and push me into violence.

Statement Of The Case

Avery Vack Jr. was brother in-law to the Circuit Court Clerk during that timeline.

During preliminary hearing on April 21, 2022, for General Sessions court case no. 2021-CR-2391, States witness committed aggravated perjury, resulting in Fraud to all courts thereafter. Opposing Attorney Kevin Bryant, ADA Bateman, and Judge William T. Ridley were all immediately aware of the aggravated perjury. I reported the aggravated perjury to the General Sessions court office, on an answering machine, during same timeline I reported the aggravated perjury to the 13th District DA's Crossville office, while ADA Bateman was over my case. I followed up to the General Sessions court office less than a month later, with Verizon wireless cell phone number 931-787-7532, in which the answering machine no longer existed. States witness was allowed to commit aggravated perjury at every court proceeding. This Fraud to the Courts was noticed in which States witness holds Judicial Notice for aggravated perjury, issued by the Tennessee Appellate Court. TCA § 39-16-702, and I cannot find Accessories After The Fact to Aggravated Perjury

Statement Of The Case

During the preliminary hearing for case no. 2021-CR-2391, that was physically concurrent and not consecutive to case no. 2021-CR-4227, the States witness self inflicted wound was not presented in which I didn't know it existed. States witness didn't know it existed. Deputy Levi Gilliam testified on behalf for Deputy Jason Powers. Case no. 2021-CR-2391 was bound over for Grand Jury indictment resulting in case no. CR-22-130.

Related case that was divorce, 2021-PF-8346, opposing Attorney, Kevin Bryant handed over DVD with un-edited audio against me, that cleared me to previous allegations. The DVD held "crime scene" photos that didn't match the discovery photos, for Cumberland County, TN discovery and trial, for case no. CR-22-130. The DVD is lost to damage as result to my being homeless and moving around so much. Judge William T. Ridley named States witness as credible witness in divorce decree, when he knew opposite was true. When I filed for divorce appeal, the Probate & Family Deputy Clerk didn't want to accept my paperwork for appeal.

Statement Of Case

During August of 2022, I started submitting my evidence in-part to all my Cumberland County, TN cases. During one of my multiple drop offs of legal documents, I was late to opposing Attorney's office. Mr. Bryant's door was unlocked after normal business hours, so I walked in. I was received by negative greet from ADA Bateman. ADA Bateman gave me a dirty look, and rolled her eyes, when I set another stack of legal documents or evidence on Kevin Bryant's law office counter. It appeared Attorney's Kevin Bryant and ADA Bateman were experiencing some type of private reprimand, and were both "cherry picking" and going through my evidence.

I filed for subpoena for my Chromebook Acer laptop. A court hearing was scheduled for October 4, 2022, in which I was never notified. States witness committed aggravated perjury at trial for case no. CR-22-130, in regard to the laptop. John Tyler Merchant who was another of States witness's sexual affains. Instead of violence, I searched Mr. Merchant's address to have him served restraining order and violation of restraining order. States witness told lies and the State knew they were lies.

Statement Of The Case

A Motion To Dismiss or missing Body-Camera
footage court proceeding occurred for Cumberland
County, TN Circuit Court case no. CR-22-130, on
01/17/23. There's full court transcripts to this
court proceeding. After the hearing I handed
Attorney Craig Fickling both a DVD and USB, that
in-part held digital and hard copy exculpatory
evidence. None of this evidence was used or
presented at my trial for this case no. CR-22-130.
The DVD was submitted on the record but for
appeal only. The DVD and U.S.B did not hold all
my evidence, and I've found more evidence plus
new evidence since then. The question presented
for the missing Body-Camera footage; Did the
State have a duty to preserve this evidence. State of
Tennessee v. Ferguson and State Of Tennessee v.
Merriman.

Cumberland County Circuit Court case no. CR-22-130
was held on 02/16/2023. The trial was "staged"
in which I wasn't allowed my Fundamental Right to a
fair trial violating my Procedural Due Process right under
the Fourteenth amendment to the U.S. Constitution.

Statement Of The Case

During trial none of my exculpatory evidence was presented, in which I was purposely denied effective assistance of counsel as required by the Sixth Amendment to the U.S. Constitution.

Deputy Levi Gilliam testified on behalf of another Deputy. Deputy Gilliam did not mention or submit photo of wound to my forehead that occurred against me by States witness's assault against me on the June 4, 2021 incident in question. The trial court Judge knew my trial was "staged" against me for absolute failure. The correct Deputy, Jason Powers did not show up after subpoena for trial, in which I caught another Deputy standing in his place in the court hallway during restroom break, to make it appear Deputy Powers showed up for subpoena. My Arvon Domestic Violence documents were not presented, in which one document dated both 03/17/22 and 03/02/21, was produced on 03/02/21. This document coincides with another attempted and "fake" or "staged" domestic, and self inflicted wound, I reported to the Arvon Center. This document was obstructed through the date located at top of document and should be considered new evidence.

Statement Of The Case

On 04/21/22 during preliminary hearing for Cumberland County case no. 2021-CR-2391, ADA Bateman held a legal document packet in her hands of communication between States witness and John Tyler Merchant, who was States witness's sexual affair I owned restraining order against, with my son attached to that restraining order. Those documents support and/or prove conspiracies against me, support and/or prove States witness's self inflicted wound, that coincides with new evidence domestic violence document dated both 03/17/22 and 03/02/21, with correct date being 03/02/21, and supports and/or proves numerous attempts to make me appear domestic abuser, so that Mr. Merchant could steal my house. Judge William T. Ridley, ADA Bateman, Attorneys Try Mayberry and Kevin Bryant are aware of this evidence presented at preliminary hearing. Those documents disappeared from my cases, and were not discussed or presented at trial to this case. Brady v. Maryland, TC § 39-16-503. Intent to impede or obstruct can be proven

Statement Of The Case

During August, 2022 Jessica Danielle Hill of Spring City, TN, who acted as my friend sent me video of herself stating that I told her my evidence was deleted. During September, 2022 Ms. Hill ordered the destruction of laptop gifted to me, that held evidence of States witness being domestic abuser, other legal documents, and both timeline and evidence to support a 2021 violent election conspiracy. I attempted to produce police report through Rhea County Sheriff's Dept, in which I was denied. Ms. Hill had sabotaged me after being targeted in sexual affair(s), that included but not limited to my previous employer, who's Ivy Mayberry's cousin. Ms. Hill and her co-worker, Kimberly Jenkins, sabotaged me to make me appear delusional. My sister Melinda Webb owned a Rhea County, TN restraining order against Kimberly Jenkins, who pushed Ms. Hill to help sabotage.

On approximately 02/03/22, I attempted to produce Cumberland County, TN police report #2022-8947. Female Deputy Alvarez, and Attorney Ivy Mayberry helped obstruct that police report, in which Deputy Alvarez was on her cell phone during that police report attempt, in which I've requested subpoenas for that cell phone record with no response or acknowledgment. 23

Statement Of The Case

During that police report, #2022-8947, three male deputies surrounded me, while Deputy Alvarez hid behind a door leading to Sheriff's Dept, from the Justice Center lobby, with her cell phone on speaker. The three deputies attempted to persuade me into going to the back of the jail with them. I immediately left the Justice Center and noticed a truck driving very slow with Ivy Mayberry's election sign in the back of truck.

Deputy Alvarez, who's same deputy from 09/17/21 excessive force participation against me, denied and obstructed me from producing police report on 09/23/2023. I recorded the cell phone call requesting Deputy Alvarez to produce report.

On 09/17/21 I was purposely denied my right to Equal Protection guaranteed under the Fourteenth Amendment to the U.S. Constitution after I was unlawfully removed from my home through excessive force, with active Order Of Protection in my favor that was unlawfully set aside resulting in entrapment against Judge Warner. Extreme prejudice against me being a rare male documented domestic victim and being denied police reports throughout because I appeared as domestic abuser.

Statement Of The Case

Conviction to Cumberland County, TN Circuit Court case no. CR-22-130 obstructed an erased 2021 timeline to prevent the following from coming to "light".

Kidnapping(s) of my 12yr old son

Excessive force and Kidnapping(s) against me that includes timeline of September 16, 2021 until early October, 2021 in which me and my 12yr old son owned Order of Protection, while I wasn't allowed home.

Entrapment against a 75yr old Republican sitting Judge during election timeline, in which Board of Judicial Conduct complaint was manipulated against him months before his retirement. The Judge learned of complaint, his health immediately failed related to the complaint, in which the Judge passed away while my 12yr old son was still Kidnapped, and the Judges death was secretly blamed on me.

New evidence was purposely not obtained to purposely prevent me from my Fundamental Right To fair trial(s).

Statement Of The Case

In relation to a memory "trauma" I've spent entire first half of 2025 discovering new evidence and evidence deleted from my iPhone 11 that transferred to my Google Photos I pay service for to Google Inc, that includes but's not limited to

(a) A "Key" document dated 11/18/21 with Ivy Mayberry's handwriting in blue ink that some person deleted from my iPhone 11. TCA §39-16-503, 18 U.S.C. §1512

(b) Information located in the Cumberland County, TN Judicial Commissioner's computer, that's not in the log "Book", that supports States witness being domestic abuser, that's under Lexana Castillo Webb, and/or 353 Washington Street, Crossville, TN 38572. I informed Ivy Mayberry about this evidence. Mrs. Mayberry ignored me and purposely denied me effective assistance of counsel as required by the Sixth Amendment to the U.S. Constitution.

(c) My domestic violence victim legal packet located at the Crossville, TN Avalon Center including document dated both 03/17/22 and 03/17/24, with signed release for Ivy Mayberry to receive. Mrs. Mayberry never picked up those documents that includes active Order Of Protection unlawfully set aside after I requested her to do so more than once

Statement of The Case

(c) - continued, Ivy Mayberry's refusal to obtain my domestic violence documents denied me effective assistance of counsel guaranteed by the Sixth Amendment to the U.S. Constitution.

I'm having a difficult time or I'm not being allowed to procedurally attack a State sentence that proves Fraud to the Courts, Prosecutorial Misconduct, new evidence ignored, and obstructed evidence found proving motive(s).

Endless distractions of harassment, my Civil and Constitutional Rights purposely violated in relation to this case at no end, thefts and vandalisms against me, no reimbursement, and denying my own self effective assistance of counsel after no Attorney will represent me outside of Cumberland County, TN due to the corruption and political damage control I'm stuck in. I can or will confirm over fifteen private reprimands related to my cases and circumstances that include State entity(s) policies and forms re-written. Violent election conspiracy occurred and my conviction helped erase all.

Reasons For Granting The Petition

My Fundamental Rights as a U.S. Citizen were
purposely violated in numerous motives that
include the obvious denial of fair trials.
A surprise of many came to "light" after my
regaining of memory "trauma". It all "adds up".
Some person and/or entity knew a timeline my
memory wouldn't allow. I didn't know both me and
my son were kidnapped through both testimony and
evidence to prove it. I didn't know Judge Warner
was purposely entrapped. I didn't know I was
purposely hid from Judge Warner and him from me.
This Cumberland County group of Attorneys, law enforcement,
and officials purposely obstructed to place religious
Judgment upon me, in which I am a minority. I've purposely
been denied Equal Protection under the Fourteenth Amendment
to the U.S. Constitution, to justify and/or erase kidnappings,
excessive force while I owned Order of Protection, allowing
domestic abuser to "piggy-back" a violent entrapment
against a Republican sitting Judge, creating violent election
conspiracy, making States witness appear victim, in which
Body-Camera footage disappeared related to
Political Damage Control. I was convicted to obstruct
the above stated.

Hale V. Kentucky

Reasons For Granting The Petition

Before a "memory lapse" was reactivated by someone at the Tennessee Supreme Court building, I received a response by letter dated December 2, 2024 in reference to me not sending copies related to this case to the "United States Supreme Court".

Importance of Body Camera Footage or evidence is that:

- a) My audio/video evidence of my being the domestic victim was in part shown to Deputy Gilliam with Body Cam.
- b) Deputy Gilliam took a cell phone photo of wound to my forehead.
- c) Deputy Gilliam was not the commanding Deputy and testified on behalf of commanding Deputy who never showed at court.
- d) State witnesses self inflicted wound was not noticable on day of and day after incident. (It didn't exist)
- e) Motive(s) to erase a 2021 timeline of kidnappings, excessive force, and election conspiracy have so far succeeded after conviction.

Reasons For Granting The Petition

I'm alleging my 12 yr old son was Kidnapped per fact during active Order Of Protection against his mother. The result was conspiracy to Kidnap in efforts to erase my active Order Of Protection, erase excessive force against me as the victim, and to erase 2021 and early 2022 election schemes or conspiracies.

Attorney Pry Mayberry has not responded in concern to a 11/18/21 court document proving my allegations of my being purposely hid from Judge Warner and him hid from me committing purposeful Fraud to the court.

Reasons For Granting The Petition

All my documents supporting my being a documented domestic victim were obstructed from being obtained during both 2021 and 2022.

Reasons For Granting The Petition

I was used as a "tool" by the Board Of Judicial Conduct then "thrown away".

The original Attorney appointed for Cumberland County, TN case no. 22-CR-130 did not receive my messages or the voicemails I left for her, in efforts to submit my evidence. I'm alledging all or most of the messages left for the appointed Attorney were intercepted to prevent liability and accountability.

Order Of Protection in my favor for Verizon Wireless Case no. 2744107 was obstructed from my evidence being presented.

Reasons For Granting The Petition

A document dated 03/02/21 was obstructed with the date being changed to 03/17/22. I paid my first Attorney in full with small \$100 and \$200 bonuses to encourage and help her with her election costs. I filed for Rule 9's and Petitions to hold Ivy Mayberry held accountable for which I did not succeed due to schemes her and her friends in law enforcement produced to obstruct a 2021 timeline.

Reasons For Granting The Petition

States witness committed aggravated perjury at every court proceeding related to this case. States witnesses history of self inflicted wounds and statements of her being domestic abuser were obstructed from the lower courts in Cumberland County, TN.

Reason(s) For Granting The Petition

As an extraordinary and humiliating option I stored a lot of my evidence on Social Media Facebook and other media throughout timelines and under videos under "Ryan Webb".

I created other videos only to get attention to my cases. My evidence was obstructed at no end that includes being hidden from trials, my evidence was submitted to the Circuit Court Clerks computer and then removed, (witness is Clerk Morgan McDonald), and my evidence appeared at Preliminary hearing, then "disappeared" from the Cumberland County, TN courts that is related to this cases production.

Some person and/or entity has used me as a "tool", private reprimands are over fifteen (15), for which I was eventually "thrown away".

Board Of Professional Responsibility restructured their complaint form specific to my cases and circumstances.

Reason(s) For Granting The Petition

Sitting Republican Judge Larry Warner was 75 years old and passed away March 11, 2022 during election timeline. Judge Warner was entrapped without my knowledge related to my paid Attorney running for his electoral position.

During 2021 the State witness related to this case was allowed to commit forgery against me and I was denied police report.

My Mayberry who was my paid Attorney, started slowly withdrawing from my Cumberland County, TN cases after I confronted my evidence in part to Sheriff Casey Cox on approximately January 10, 2022.

The Order Of Protection dated 09/16/2021 for both me and my sons favor was erased from evidence that includes the reasons for its approval. Two Judicial Commissioners and Arlon Domestic Violence Center advocate teamed up to approve the 09/16/21 Order Of Protection after seeing my evidence, after seeing evidence in the in the Judicial Commissioners computer of States witness being repeditive domestic abuser, and after both hearing and seeing evidence of States witness committing self inflicted wounds.

Reason(s) For Granting The Petition

Document was submitted to evidence more than once regarding two deputies responding to the June 4, 2021 incident related to this case. The deputy in charge never appeared before the lower courts for which the "rookie" deputy answered questions during lower court proceedings that include trial for the commanding deputy. I've been subjected to endless "hackings" related to this case.

Ivy Mayberry, who was my paid Attorney, again, withdrew from my Cumberland County, TN cases on March 11, 2022 that is same date Judge Larry Warner passed away. Ivy Mayberry manipulated the blame for Judge Warner's death upon me pushing a malicious prosecution against me to obstruct her own motives. Ivy Mayberry had help.

The Avalon Center Domestic Violence Center document that defeats all lower court timelines was obstructed with the date being changed from 03/02/2021 to 03/17/22.

Reason(s) For Granting The Petition

I am requesting the following relief :

1. For this Court to grant me any and all relief this Court deems appropriate under Rule 2, Suspension Of Rules as stated in this case and Writ For Certior.
2. For this Court to allow all lower Courts to receive jurisdiction and proceed over the 2254 filed before the U.S.D.C., Middle District Of Tennessee and/or any other relief this Court deems appropriate regarding this extraordinary case.
3. For this Court to recognize the possible production of a "Body Cam" citation for which the Body Cam evidence missing is against my favor related to my evidence presented before the deputies, a deputy missing before court proceedings, and a wound to my forehead that includes deputy Levi Gilliam taking a cell phone photo of that wound with his body cam he was wearing being the witness.

Reason(s) For Granting The Petition

4. For this Court to Grant me a new trial regarding Cumberland County, TN Circuit Court case no. 22-CR-130 and/or to Grant the lower Federal Court(s) jurisdiction to proceed regarding this case.
5. For this Court to appoint me an Attorney or law firm in this case, and/or injunctive relief to obtain lower court transcripts (Transcripts specific to Cumberland County, TN case 22-CR-130)
6. Injunctive relief to set aside or dismiss the Misdemeanor domestic assault charge until a new trial or any other related court proceeding(s) are resolved.
7. Injunctive relief for this Court or any other Court and/or officer of the Court and/or FBI to question me specific to two election schemes or conspiracies related to this case.
8. Injunctive relief for any Tennessee officials, citizens, and/or law enforcement to stop stalking me and contacting Illinois officials and law enforcement to obstruct and make me appear the problem.
9. Injunctive relief for this Court to issue Judicial Notice that Fraud to the Courts occurred related to this case and/or Judicial Notice of aggravated Perjury by States witness from the Preliminary hearing recording. 39

I'm requesting this Honorable Court to consider F.R.A.P., Rule 2, Suspension Of Rules. (Note: All Rules, Laws, Policies, and Ethics were violated against me in this beginning)

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Cory Ryan Webb

Date: 08/08/2025
10/08/2025