

25-6246
#

FILED

SEP 15 2025

No. _____

OFFICE OF THE CLERK
SUPREME COURT U.S.

24-1661

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

Tennessee T. Moore — PETITIONER

(Your Name)

vs.

Piazza, ET AL — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

6TH Circuit Court of Appeals

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

PETITION FOR WRIT OF CERTIORARI

Tennessee T. Moore

(Your Name)

Macomb Regional Facility

(Address) 34625 26 mile Rd.

Lenox Twp, Michigan 48041

(City, State, Zip Code)

UNAVAILABLE

(Phone Number)

QUESTION(S) PRESENTED

- 1.) Once THE Plaintiff, Brought A Putative Class ACTION (In one INSTANCE) And IN ANOTHER SET FORTH TO Preclude A 1ST Amend VIOLATION UNDER Fed. R. CIV. P. 23[#] WILL ONLY Be RECOGNIZED IF ALL OF THE following CONDITIONS Are SEETHING. To Pro-
"clude enforcement" involving RETALIATORY ACTS
"BY STATE ACTORS" Warrant CERTIORARI? -
- 2). IS NOT AN UNLAWFUL IMPEDIMENT WITH (Gov-mail)
AN INTEREST PROTECTED BY THE DUE PROCESS CLAUSE
OF STATE AND FEDERAL CONST. AND PERHAPS IN-
CLUDING RIGHTS OF POSSESSION AND CONTROL, HELD BY
THE OWNER BENEFICIARY OR REMANDEE MAN IN
LAND. A LEGITIMATE CLAIM OF PROPERTY AND LIBERTY
? Warrant CERTIORARI.
- 3) COULD EQUAL PROTECTION PROTECT AGAINST RETALI-
ATORY ACTS OF THEFT BY "STATE ACTORS" AND
Cruel and UNUSUAL PUNISHMENT be of A
CHARACTER AND OF A COMPULSORY REASON.
To Warrant CERTIORARI.
- 4). Are Plaintiffs ALLOWED TO PRESENT THEIR EVID-
ENCE FROM A TYPICAL REPRESENTING Plaintiff
PERSONAL CLAIMS BY ADEQUATELY PROTECTING
THE RIGHTS OF OTHERS FROM REFUSAL TO ACT
BY "STATE ACTORS" THAT APPLY TO THE ENTIRE CLASS
SIMILAR POSITION. Warrant CERTIORARI?

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:

Connections officer PIAZZA
Connections officer SALGAR
Connections officer Roswell
Warden Adam Davis
Deputy Warden Godfrey
(Greenville Classification)
(MAILED REASON & Revision)
RELATED CASES

Bell v. Walfish, 441 U.S. 520

United States ex rel. Walfish v. Levi 439 F. Supp. 114

Amone v. Halbrook, 580 U.S. 527, 938

Pannatt v. Taylor 451 U.S. 527

Kosen v. Mich. Dept. of Corrections

2003 Mich. App. Lexis 1324

Lombard v. MARCIA 1979 U.S. Lexis 2322.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

<u>Lombard v Mancera</u>	1979 U.S. Lexis 2322
<u>Kuser v Mich. Dept. of Corrections</u>	2003 Mich. App.
<u>Pannatt v Taylor</u>	451 U.S. 527 Lexis 1324 (1981)
<u>Elmone v Halbrook</u>	58 U.S.-938 (2016)
<u>United States ex rel; Wolfish v Levi</u>	439 F. Supp. 114
<u>Bell v Wolfish</u>	441 U.S. 520 (1979)

STATUTES AND RULES

42 USC & 1983,
MCL 600.2963(1)
Fed. R. App. R. 24(2)
Adm. Rul. 791-712

OTHER

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Permission" Chief Judge

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Medical Judgment And Adequate
Care And Principle of "SUIT" u
for Redress. Denive "Patriot Act" &

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 JA 1 to the petition and is #24-1661; or, reported at #24-cv-11768; 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 JA-6 to the petition and is #24-cv-11768; or, reported at #24-cv-11768; 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**:

8-12-2025

The date on which the United States Court of Appeals decided my case was July 08, 2025 #24-1661

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: 3-26-2025, and a copy of the order denying rehearing appears at Appendix JA-2

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).

*After Nondition of Judgment
or decree*

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

Preamble to the Bill of Rights.

Amendment 1. Religious acts.

Amendment 4. Secure in their papers } effects

Amendment 5. Property / Liberty / Lives /

Amendment 7. Rights to trial by Jury.

Amendment 8. Cruel and unusual Punishment

Amendment 14. Due Process

Constitution of the State of Michigan of 1963

§ 2 Equal Protection, discrimination

§ 11 Searches and Seizures.

§ 14 Jury Trials

§ 17 Due Process of Law; Fair Treatment
at Investigation

§ 23 Enurement of Rights Not to deny
of Trial.

Statute Law

28 USC § 1915 (g)

28 USC § 1915 (2) (1) Commercial }
Protection

42 USC § 1983

STATEMENT OF THE CASE

Theft of Legal and Personal Properties
IS VIOLATIVE AS A BREACH OF DUTY INVOLVING
A LIBERTY AND PROPERTY IN POSSESSION OF THE
PLAINTIFF AND HIS EQUAL PROTECTION AND
DUE PROCESS RIGHTS FOR EVERY FINAL DECISION
WITHIN ADMINISTRATIVE AND COMMISSION SHALL
BE SUBJECT TO JUDICIAL REVIEW IN A MANNER
PREScribed IN THE PROCEDURES ACT OF 1969,
& 24-2d1 et seq. Gov. MISCONDUCT ON REVIEWABLE
GROUNDS IS JUSTIFIED ONLY IN SITUATIONS
WHERE, DUE TO GOVERNMENTAL ACTIONS, THE
PLAINTIFF CANNOT RECEIVE A FAIR TRIAL OF NEUTRAL-
POINT CLAIMS / UNLAWFUL IMPEDIMENT WITH HIS
FINDINGS AND THEREFORE IS DEPRIVED OF DUE
PROCESS OF LAW -

A JUDGMENT DETERMINING THE VALIDITY OF
AN ADMINISTRATION PRESENTING MY EVIDENCE ON
A GIVER PRESENTATION OF PURPOSE OF RULE
102 - RULES OF EVIDENCE. THE VIOLATION OF A
CONSTITUTIONAL AND FEDERAL RIGHT OF 1983
STATING IN THE CHARGE OF A STATE ACTOR
ACTING WITHIN HIS INDIVIDUAL AND PERSONAL
CAPACITY. WHILE SUPERVISING THE PLAINTIFF

REASONS FOR GRANTING THE PETITION

Plaintiff Construction Afforded To Pro Se,
PAPERS QUOTING HARVEY V KENNEDY 404 U.S. 519
(1972). THE Review (Inasmuch ON THE Separate
Set of Procedures of SECTION 1915 Ch. 65 for
Prisoner's Seeking To Bring A Civil Action
OR APPEAL A Judgment In A CIVIL ACTION. Plain-
tiff Suffered loss of GAIN of FINANCIAL GAIN
of FAMILY PACKAGING / COMPENSATION AND
Gifts from family and friends THAT ALLURED
EVERY 3 months. A legal loss of material
Books, duplicate copies of U.S. case law;
missed filings of Court Orders. . . . stressed
causing mental anguish (languor BY Person)
(STATE ACTS US STANDING IDLY BY) (Delib-
erate Indifferences to the INMATE SAFETY
And Health CONCERNs).

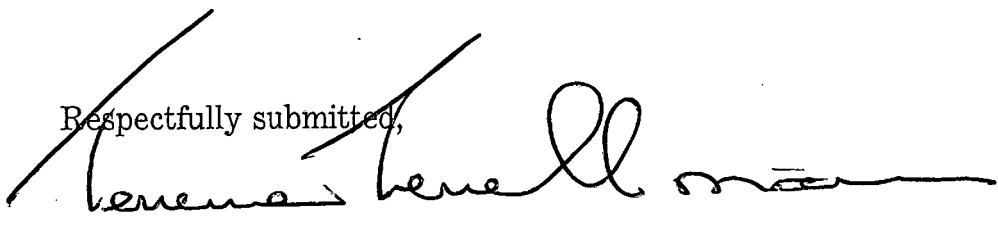
After Given A Procedural hearing and
Given A Performance Investigative Given by
An Administrative Agency. This Prisoner Seeks
A Judicial Second Review of All claims Taken
Through its exhaustion STAGES for Redress.

Wherefore, Terrence Terrell Moore, PRAYS THAT
THIS HONORABLE UNITED STATES SUPREME COURT
GRANT HIS CERTIORARI AND DEMAND, THIS
MATTER BEFORE A LOWER TRIBUNAL WITH
INSTRUCTION OF STANDING UPON FEDERAL RIGHTS
ON SHOTGUN INTEREST WILL NOT BE ELUSIVE
ANYONE IN PRACTICE. OR WHAT MAY EVER
DEEM TO BE NECESSARY.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date:

9-15-2023