

25-6301

No. \_\_\_\_\_

FILED  
NOV 10 2025

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES  
1 First Street, N.E.  
Washington, D.C., 20543

Leroy Dorsey — PETITIONER  
(Your Name)

Letitia James, et al vs.  
— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

N.Y.S. Court of Appeals

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

PETITION FOR WRIT OF CERTIORARI

Leroy Dorsey #18A1978

(Your Name)

P.O. Box # 4000

(Address)

Stormville, N.Y., 12582

(City, State, Zip Code)

845-221-2711

(Phone Number)

QUESTION(S) PRESENTED

(A)- Why was county Law #722(d)-Extraordinary circumstances not used or exercised to have a court paid private investigator used to SubPoena the Text messages from the victim's Donna Edney-Saunders phone to the Defendant Leroy Dorsey's phone; once the defendant made aware to all parties, that these Text messages exist, and were made after the defendant was bailed out on this case for allegedly choking the victim.

(B)- This is a case of actual innocence, which the Text messages will prove from the victim herself.

(C)- The victim Saunders in Texts, telling the defendant Dorsey to violate-break, the order of protection and come to the victim's home to eat, shower, etc.

(D)- Why is the Confrontation clause being denied.

(E)- Whether the Government violated Defendants right to Counsel when it interferes in certain ways with ability to conduct Defense. U.S.C.A. Const. Amend (6).

(F)- Whether the Defendant was Denied a fair court process and the Adversarial testing process upon Collateral-440.10. Motions claiming his conviction was obtained through known perjured testimony of the peoples witnesses. U.S.C.A. Const. Amend. (6) & (14).

## 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:

Hon. Darcel Clark - D.A.

## RELATED CASES

People-v-Nicholas-Benevento

674 N.Y.S. 2d 629

People-v-Joseph-Baldi

444 N.Y.S. 2d 893

People-v-Vidal-Droz

384 N.Y.S. 2d 404

## 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 \_\_\_\_\_.  
S

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 JUNE, 25, 2025. 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 \_\_\_\_\_.  
S

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

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 M-1488 Ind. # 2110-2017; 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.

1.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

Strickland v. Washington, 104 S.Ct. 2052

STATUTES AND RULES

C.P.L. § 440.10

C.P.L. § 440.20

OTHER

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

U.S. Constitutional 5th Amendment right to Due Process Clause entitles defendants in criminal cases to fundamentally fair procedures and it is fundamentally unfair for prosecutor to knowingly present perjury to Grand Jury or Jury.  
U.S.C.A. Const. Amend. (5) U.S.-v-LaPage-231 F.3d 488

U.S. Constitutional 6th Amendment right to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses and Text messages in his favor, and to have the assistance of counsel to his defense, U.S.C.A. Const. Amend. (6)

U.S.-v-Cronic-466 U.S. 648

U.S. Constitutional 14th Amendment right to due process of law and equal protection of the law.  
Lekha-v-Portuondo-257 F.3d 89

Criminal Procedure Law § 440.10 / § 440.20

N.Y. Penal Law § 210.20

28 Title U.S.C. 1746

STATEMENT OF THE CASE

Allegedly on September, 6, 2017 the defendant Leroy Dorsey had forcible vaginal and oral sexual intercourse with Donna Edney Saunders.

In 2018 the Darcel D. Clark-Bronx District Attorney OFFICE was exposed by an ex-employer and N.Y.C. Daily News, Newspaper of enterprise - corruption, fixing Criminal Cases, e.t.c.

January, 5, 2019 Tuesday at 6p.m., the N.Y.C. Channel 7 News Station - EYE Witness, exposed the arresting 46th Precint on Enterprise - corruption charges, fixing criminal cases, e.t.c.

The Truth is in the 2017-Text-Messages, from the victim, to the defendant.

REASONS FOR GRANTING THE PETITION

To reverse, under duress Guilty Plea, and order Lower courts to use, exercise County Law # 722-(c) Extraordinary circumstances, which will order a court paid Private Investigator to Get SubPoena the victim Donna Edney Saunders text messages to defendant Leroy Dorsey's phone, after he made bail, that next day.

(A)-Confrontation Clause

(B)-Will Prove Perjury by the victim

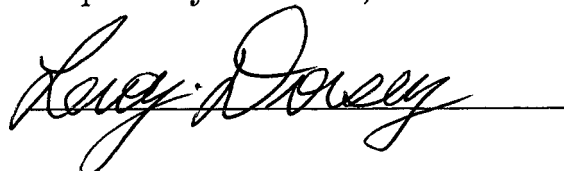
(C)-Will Prove Actual Innocence of defendant

(D)-Due Process for defendant

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in cursive ink, appearing to read "Lucy Dorey".

Date: 11-10-25 Mon.