

25-6610

No.

ORIGINAL

NOV 26 2025

OFFICE OF THE CLERK

IN THE
SUPREME COURT OF THE UNITED STATES

Robert Franklin Brown PETITIONER
(Your Name)

vs.

STATE OF ARIZONA RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

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

PETITION FOR WRIT OF CERTIORARI

Robert Franklin Brown #185275
(Your Name)

ABPC Yuma, Cibola Unit
(Address)

PO Box 8909
(City, State, Zip Code)

(Phone Number)

RECEIVED

DEC - 5 2025

OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

It violates the Sixth Amendment for the court not to find counsel was ineffective, when counsel failed to offer the plea of 16-22 years Missouri v Faye 566 US 134 (2012) Lafler v Cooper 566 US 156 (2012)

Lewis v Casey 116 S. Ct 2174 (1996) was violated when the prison system in Arizona provides no access to law libraries - But a paralegal for 40,000 inmates - who is not allowed to assist inmates present legal arguments.

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

none

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order October 9, 2025

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order May 14, 2025

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order Nov 12, 2024

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letter State Bar of Arizona

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letter Anders Brief

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DO 902 ~~Order~~ and

Appendix G Sentencing order

Appendix H — Rule 32.7

TABLE OF AUTHORITIES CITED

CASES

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Lafler v Cooper 566 us 156 (2012)

Lewis v Casey 116 S Ct 2174 (1996)

Missouri v Fraye 566 us 134 (2012)

STATUTES AND RULES

Rule 32.7 Arizona Rule
of Criminal procedure (ex G)

OTHER

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☐ is unpublished.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 Appellate 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 October 9, 2025
A copy of that decision appears at Appendix A.

☐ 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

Sixth Amendment

STATEMENT OF THE CASE

Robert C. Billar, during the course of his representing ~~and~~ advised not to take a plea deal. Even going into trial, Billar said not to take a plea deal. Billar advised petitioner months before trial and moments leading to trial that if he conducted "interviews" the prosecution would drop the charges against petitioner. Billar never conducted any "interviews". Billar, did not stress to jury and courts, that petitioner was also a victim, Overwhelmed by the man with the gun, and reluctantly / fearfully followed the gun-man's instructions. Billar never mentioned to the courts or jury, that the gun-man threatened to kill petitioner on the night of the crime. A witness would have stated this in court, but Billar never conducted any interview in this case. Billar has since been disbarred.

Petitioner is serving a 25 to life Sentence. Petitioner trial counsel advised petitioner to reject the plea. Had ~~petitioner~~ not asked petitioner to reject the plea, petitioner would not have the Sentence petitioner has, and accepted the plea of 16-22 yrs.

REASONS FOR GRANTING THE PETITION

Relying on *Lewis v Casey*
116 S. CA. 217 (1996) Arizona has no
law libraries for 40,000 inmates,
Arizona has one paralegal and that
paralegal is forbidden from conducting
legal research, or drafting pleadings
In spite of this - It is mandatory -
In Arizona - For prisoners to cite
cases and comply with legal
technicalities in Arizona Courts

Rule 32.7(b) Arizona Rules of
Criminal procedure

11 A Petition For Post -
conviction Relief
--- must include a
memorandum that
that contains -- Relevant
legal authorities ✓

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Date:
