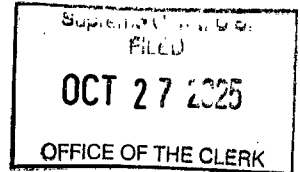


25-6688

ORIGINAL



IN THE

SUPREME COURT OF THE UNITED STATES

TYRELL AINSWORTH PETITIONER
(Your Name)

vs.

T. Campbell — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. COURT OF APPEAL, NINTH CIRCUIT
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

TYRELL AINSWORTH
(Your Name)

P.O. BOX 86164
(Address)

LOS ANGELES, CA 90086
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

1. IF THE STATE COURT DENIED THE COURT OF APPEAL ORDERS (3) TIMES BY RESENTENCING AN INMATE WITHOUT BEING PRESENT. BUT ON THE THIRD TIME INSTEAD OF RESENTENCING THE INDIVIDUAL. THE TRIAL COURT ELECTED TO SEND THE INMATE BACK TO PRISON, AND HOLD NO FURTHER PROCEEDINGS FOR ESSENTIALLY 4 YEARS IS THIS A DUE PROCESS VIOLATION UNDER THE FOURTEENTH AMENDMENT TO THE U.S. CONSTITUTION AND RULES SET BY THIS COURT IN MILLER V. ALABAMA (2012)?

2. DESPITE CASE LAW SITING YOU CANT APPEAL AN OPEN CASE IF THERES EVIDENCE OF MISCONDUCT BY AN TRIAL COURT JUDGE SHOWING HIM OR HER VIOLATED THE LOCAL RULES OF COURT AND ABUSED THEIR DISCRETION AND MADE BAD FAITH DECISIONS BASED OFF POLITICAL SOCIAL INFLUENCES THIS IS APPEALABLE CORRECT?

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:

Tammy Campbell
Thomas G. ONG
LAURA L. LAESCKE

RELATED CASES

PEOPLE V. AINSWORTH NA084832
PEOPLE V. AINSWORTH (COURT OF APPEAL) B240818
COURT OF APPEAL B310171
COURT OF APPEAL B338337

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MILLER V. ALABAMA

STATUTES AND RULES

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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 C to the petition and is

☒ reported at 25 1285; 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☐ is unpublished.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 Court of Appeals; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the California Supreme Court court appears at Appendix A to the petition and is

☒ reported at SC230863; 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 _____.
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

MILLER V. ALABAMA (2012) CRUEL AND
UNUSAL PUNISHMENT TO GIVE A JUVENILE
LIFE WITHOUT THE POSSIBILITY

DUE PROCESS VIOLATIONS UNDER THE
FIFTEENTH AMENDMENT MUST NOT BE
DEPRIVE OF LIBERTY OR LIFE

STATEMENT OF THE CASE

THE PETITIONER WAS CONVICTED OF FIRST DEGREE MURDER IN PEOPLE V. ANSWORTH # NA084832 FEBRUARY 3, 2012. HE WAS SENTENCED TO 75 YEARS TO LIFE APRIL 26, 2012. IN 2013 HIS CASE WAS VACATED, REMANDED FOR RESENTENCING THE TRIAL COURT JUDGE THOMAS G. ONG HELD A HEARING AND RESENTENCED HIM WITHOUT BEING PRESENT. PETITIONER WAS NEVER NOTIFIED OF THIS. AFTER DISCOVERING IT WITH THE ASSISTANCE OF THE CALIFORNIA APPELLATE PROJECT THE COURT VACATED, REVERSED, REMANDED ONCE AGAIN IN THE CALIFORNIA COURT OF APPEAL. THE TRIAL COURT JUDGE LAURA L. LAESECKE HAD STATED THE PETITIONER PETITIONED TO HAVE A HEARING PRESENTING "MILLER FACTORS" ESTABLISHED BY THIS COURT IN MILLER V. ALABAMA (2012) WAS MOOT. DUE TO THE FRANKLIN SET FACTORS, SHE RE-APPOINTED THE SAME ATTORNEY THEODORE BATASKIS WHOM FAILED TO ADVISE THE PLAINTIFF OF THE PRIOR PROCEEDINGS AND HE DID THE SAME EXACT MISCONDUCT ON THE CURRENT APPEAL. WHEN PLAINTIFF APPEARED IN 2023 AFTER 2 MONTHS HE WAS SENT BACK TO PRISON HERE 4 YEARS AND CONTINUED THE SENTENCING COURT DID NOT FOLLOW THE COURT OF APPEALS ORDER IN ACCORDS WITH THE FACTORS SET IN MILLER V. ALABAMA. IT SHOULD BE NOTED IN 2019 WHEN SHE SENT PETITIONER BACK TO PRISON AND RESENTENCED HIM. SHE TOLD A SERGEANT AT THE TIME IN THE LA COUNTY JAIL WHOM CONTACTED THE COURT IN REGARDS TO THE PETITIONER SCHEDULED COURT THAT HE DID NOT APPEAR DUE TO NOT BEING TRANSFERRED THAT SHE WAS TIRED OF THE PETITIONER. IN MAY OF 2023 WHEN PETITIONER WAS TRANSFERRED TO THE LOS ANGELES COUNTY JAIL HE WAS HOUSED NEXT TO A CONFIDENTIAL INFORMANT HE WAS IN PRISON WITH AND A DEPUTY NAMED "SILVA" THAT WAS ASSIGNED TO THE PETITIONER UNIT. WHOM ACTUALLY "CRUSHED" THE PETITIONER ON FACEBOOK WHILE HE WAS IN PRISON PERTENDING TO BE A WOMEN BUYING "NUDE PHOTOS" WAS NOW "GST" THE "LASD" VERSION OF INVESTIGATING

Inside THE JAIL. PETITIONER FILED A CIVIL RIGHTS COMPLAINT BASED OFF THESE VIOLATIONS AND OTHERS SUCH AS THE CONSPIRACY CLAIMS ALL RAISED ON THE MATTER BEFORE THE COURT IN THE HABEAS PETITION.

THE PLAINTIFF EXHAUSTED ALL STATE REMEDIES AND HE HAS NO OTHER FURTHER REMEDY. HE FILED A FEDERAL HABEAS CORPUS HE SUBMITTED A REQUEST TO PROCEED ~~IN~~ ^{IN} ~~AT~~ ^{AT} CSP-CORCORAN THE ATTORNEY GENERAL AND JARTE FILED A MOTION TO DISMISS THE PETITIONER REPLIED. THEN THE PETITIONER PETITIONED BUT DISMISSED FOR DEFICIENCIES "NOT SUBMITTING ENOUGH" INFORMATION PLAINTIFF ~~ADDED~~ NOTIFIED THE DISTRICT COURT JUDGE HE NEVER RECEIVED THIS NOTICE AND THAT CORCORAN HAS A HISTORY OF "FRUSTRATING AND IMPEDING" THE PETITIONER ACCESS TO COURT.

THE PETITIONER FILED A NOTICE OF APPEAL TO THE NINTH CIRCUIT AND THE NINTH CIRCUIT DENIED THE CERTIFICATE OF APPEALABILITY.

REASONS FOR GRANTING THE PETITION

THIS COURT RULED IN MILLER V. ALABAMA (2012) THAT JUVENILES CANNOT BE SENTENCED TO LIFE WITHOUT THE POSSIBILITY OF PAROLE WITHOUT CONSIDERING SET FACTORS OVER AND OVER THE STATE COURT HAS FAILED TO COMPLY

HERE, THERE'S CLEARLY ERRONEOUS DEFINITE AND FIRM CONVICTION THAT A MISTAKE HAS BEEN MADE. THE NINTH CIRCUIT ERRORED IN ITS DENIAL. A JUSTICE OF PEACE WOULD FIND THE PETITIONER DID STATE A VALID CLAIM OF THE DENIAL OF CONSTITUTIONAL RIGHT AND THE DISTRICT COURT ERROR IN DENYING A CERTIFICATE OF APPEALABILITY

THIS CASE SHALL BE SENT BACK TO THE U.S. COURT OF APPEALS. IF THE STATE COURT IS DENYING THE COURT OF APPEAL AND U.S. SUPREME COURT ORDERS BASED OFF THE CONSTITUTION WHICH IS THE SUPREME LAW OF THE LAND OTHER JUVENILES COULD BE IN PRISON FOR LIFE WITHOUT THE POSSIBILITY OF THE PAROLE ANOTHER JUDGE CAN JUST REFUSE TO FOLLOW THE LAW AND NEVER SENTENCE A JUVENILE. THIS HAS TO BE A CLEAR OVE PROCESS OF RIGHTS VIOLATION. THEREFORE THIS SHALL BE SENT BACK WITH THE INSTRUCTION TO ISSUE A CERTIFICATE OF APPEALABILITY.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in dark ink, consisting of several overlapping loops and a long horizontal stroke, is written over a horizontal line.

Date: _____