

No. 25-7094

FILED
OCT 27 2025
OFFICE OF THE CLERK
SUPREME COURT U.S.

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

Eddie Oglesby — PETITIONER
(Your Name)

vs.

United States of America — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Middle District of Florida - Ocala Division II circuit
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Eddie Joe Oglesby Jr.
(Your Name)

P.O. Box 1034
(Address)

Coleman, Florida 33521
(City, State, Zip Code)

NA
(Phone Number)

QUESTION(S) PRESENTED

I filled it out the best I could, I am not a smart man, And I could not find an inmate to help me. inmates want help you for free, they want you to pay them. So please understand, I cant read big words or know there meaning, please except my Application and get me a lawyer. So I may get my life back.

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:

*see Attached interests of Parties
front and back of paper page 4, 5, 6*

RELATED CASES

unknown need help from Appointed Attorney

TABLE OF CONTENTS

OPINIONS BELOW 1
JURISDICTION.....
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED
STATEMENT OF THE CASE
REASONS FOR GRANTING THE WRIT
CONCLUSION.....

INDEX TO APPENDICES

- APPENDIX A
- APPENDIX B
- APPENDIX C
- APPENDIX D
- APPENDIX E
- APPENDIX F

not sure what this about

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES

I dont know

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 I dont know; 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 is unpublished.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 is unpublished.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 _____; 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:** *Judge John Antoon II denied me the right to Appeal my case.*

The date on which the United States Court of Appeals decided my case was July 14, 2025 for Case# 5:24-cv-00323-JA-PRL ←

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

have no idea what this is

STATEMENT OF THE CASE

I am a Certified Mildly Retarded man with an IQ of 51. I collected State SSI and Government SSDA for over 25 years, up until I was arrested. The FBI read me my rights, but when I told them I have Mild Retardation, that I don't understand, they cut me off, claiming that's a bunch of crap, you know right from wrong. Continue to question me and record me without my permission. I was also denied two witnesses, that would have testified that I am not Gabriel Collins. I was not properly evaluated twice. Dr. Harry Kropp never showed up at the Marion County Jail to do his job, he wrote a false report. Dr. Carmen Rodriguez did a partial IQ, but claimed I was malingering. But never did a sex test, which she stated in her report, should be done. That was her job, she was supposed to do the sex test. As well as a violence test and computer test. Test she did not do. I also complained of inconsistent counseling by lawyer David Mengers and Appeal lawyer Valerie Linnen.

Please see the attached briefing from lawyer Valerie Linnen

REASONS FOR GRANTING THE PETITION

The legal limit to take someone to trial, is an IQ of 74 or higher. The Federal Courts broke the law by excepting evaluations that had no IQ score to prove that the defendant was competent, a doctor can not state that a person is competent on opinion alone. This is the reason why IQ Test was created, I have taken it over 30 to 40 times in a 35 to 40 years. They use the same test in state court, as well in determining someone getting benefits. It is also a fact that a person with Mild Retardation, can not be fixed, nor is there medication for it. Judge John Antoon stated at my sentencing hearing. Mr Oglesby you may have had Mild Retardation at one time, but you dont anymore, Someone should explain to him, that is not how it works. They didn't give me Benefits for 25 years for nothing, I was tested every 3 to 5 years by a government doctor to make sure I continue to get my benefits.

Please read the 26 page letter ^{to} the president as well as the 9 page letter.