

25-7502

ORIGINAL

No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

FILED
MAY 08 2026
OFFICE OF THE CLERK
SUPREME COURT, U.S.

In Re Garjot Singh Dhaliwal — PETITIONER
(Your Name)

ON PETITION FOR A WRIT OF HABEAS CORPUS

State of California

PETITION FOR WRIT OF HABEAS CORPUS

Garjot Singh Dhaliwal
(Your Name)

4430 Deer Field Way
(Address)

Danville CA 94506
(City, State, Zip Code)

925-963-0229
(Phone Number)

925-406-5995

Questions Presented

- 1) Can the State of California with moral turpitude & under the color of the law in coordination with multiple government actors violate the rules of Habeas Corpus? Aren't these actions slavery, murder, and terrorism of the victims by their assailants?
- 2) Can the State of California charge a defendant with no probable cause, accusation is not proof, and then circumvent the Constitution of the United States using an excuse of Pandemic to suspend and extend legal proceedings with no proof of a crime being committed? Aren't these actions in violation of the rules of Habeas Corpus?
- 3) Can the State of California charge a defendant with no probable cause, accusation is not proof, and then circumvent the Constitution of the United States using an excuse of Mental Health to suspend and extend legal proceedings with no proof of a crime being committed? Aren't these actions in violation of the rules of Habeas Corpus?
- 4) Can the State of California participate in a criminal conspiracy to commit kidnapping? If the court does nothing to help recover kidnapped minor children when presented with direct evidence proof of their abduction doesn't that make them a co-conspirator? Isn't this a violation of the rules of Habeas Corpus of those minor children who are not recovered?
- 5) Can a pandemic be an excuse for state courts to circumvent a defendant's constitutional rights? Can they violate the Supremacy Clause of the Constitution of the United States, the rules of Habeas Corpus, and a defendant's 6th amendment right to a speedy trial?
- 6) Isn't it a violation of the rules of Habeas Corpus under the color of the law to arrest and detain a person without probable cause and hold them in custody with excessive bail amounts? Shouldn't this be considered kidnapping, slavery, and murder of a human being by the state?
- 7) Can mental health be an excuse for state courts to circumvent a defendant's constitutional rights in violation of the Supremacy Clause of the Constitution of the United States and the rules of Habeas Corpus?
- 8) Doesn't subject matter jurisdiction allow Senior Courts to take over jurisdiction of lower courts when massive public corruption is clearly demonstrated in the



deprivation of constitutional rights under the color of the law and in violation of the Supremacy Clause of the Constitution of the United States and the rules of Habeas Corpus?

- 9) Shouldn't all violations under the color of the law be taken up by a court with seniority to violate jurisdictions to protect against ongoing collusion of moral turpitude?
- 10) Shouldn't public assistance follow a case if a lower court has determined a defendant has public assistance (Informa Pauperis) than any appeal or challenge to a senior court for the same matter should also recognize the same public assistance (Informa Pauperis) status in application for appeal to ensure due process and equal protection of the law?
- 11) How is any case where a defendant's Constitutional rights are being violated under the color of the law ever be declared frivolous? Isn't a frivolous declaration a violation of due process and equal protection of the law and allows for violations of the rules of Habeas Corpus?
- 12) Shouldn't equal custody rights for parents apply equally regardless of gender to prevent leveraging the kids in violation of the rules of Habeas Corpus for personal benefit of one party?
- 13) Do nonexistent checks and balances of the rule of law, and constitutional rights violations that are continuously ignored under the color of the law and in violation of the rules of Habeas Corpus make the court and its officers liable as members of the criminal conspiracy that committed the underlying crimes?
- 14) How do none of the checks and balances of the rule of law and constitutional rights violations continuously get ignored under the color of the law to enslave a father to prevent the recovery of 2 kidnapped minor children? Doesn't this make the public officials ignoring these violations participating in a criminal conspiracy to commit kidnapping, slavery, and in violation the rules of Habeas Corpus?
- 15) Doesn't ignoring the same failures of due process and a executing a similar pattern of racketeering in the checks and balances in multiple different geographic jurisdictions within the Superior Court of California under the color of the law to falsely imprison and enslave the father of 2 kidnapped and missing minor children a violation of the rules of Habeas Corpus by the state?



16) Aren't mandatory reporters that do not report abuse of a person as part of their legal responsibility depriving a human being of their rights under the color of the law and a active participant in the criminal conspiracy to commit the abusive crimes against the victim? If these crimes involve kidnapping, aren't they violating the rules of Habeas Corpus?

17) How is it possible that these minor children have not been safely recovered and the criminal organization attacking them and their father not brought to justice by local, state, and federal law enforcement when reported? Doesn't that make the public officials ignoring these violations participating in the criminal conspiracy of crimes against the victims and in violation of the rules of Habeas Corpus?

18) How is it acceptable that slavery by the local, state, and federal government is possible in America by attacking two minor children, the most vulnerable members of our society, and their father who had a clean record and done nothing wrong? Doesn't the government have to offer proof for their actions? Isn't the government not offering proof a violation of the rules of Habeas Corpus? Accusation is not proof and doesn't this also violate due process and equal protection of the law?

List of Parties

Gurjot Singh Dhaliwal Pro Se Petitioner

4430 Deer Field Way

Danville, CA 94506

Vs.

State of California

Office of the Attorney General

1300 I Street

Sacramento, CA 95814

Related Cases

Federal

SUPREME COURT OF THE UNITED STATES, Docket No. 25-7113; Gurjot Singh Dhaliwal vs. Superior Court of California **Filed on February 20, 2026 & placed on the docket March 26, 2026, Set for Conference May 28, 2026**

SUPREME COURT OF THE UNITED STATES, Application# 25A1306; Linked with Docket No. 25-7113; Gurjot Singh Dhaliwal vs. Superior Court of California **Filed on May 19, 2026, Denied by Justice Kagan on May 26, 2026**

US DISTRICT COURT, Case 25-CV-05678-TLT; Gurjot Singh Dhaliwal vs. Superior Court of California et al. **Dismissed and Currently Under Appeal**

Ninth Circuit Court of Appeals, 25-5073; Gurjot Singh Dhaliwal vs. Superior Court of California et al. **Currently Under Appeal with US SUPREME COURT**

RELATED CASES

State

Gurjot Singh Dhaliwal vs. Amrita Grewal, LA COUNTY FAMILY LAW # 20STFL08362 **No Tentative Rulings, No ROA's**

Sameer Malhotra vs Gurjot Singh Dhaliwal, LA COUNTY CIVIL CASE#21STR000066 **No Tentative Rulings, No ROA's**

Superior Court of California vs. Gurjot Singh Dhaliwal, LA COUNTY CRIMINAL #1AR21623 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, LA COUNTY CRIMINAL #1AR22098 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, LA COUNTY MENTAL HEALTH #ZMO65933 **Dismissed**

Shaan Singh Dhaliwal vs Gurjot Singh Shaligwal, CONTRA COST COUNTY CIVIL CASE² MSN21-1228 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, CONTRA COSTA COUNTY CRIMINAL #01-196686-0 **Guilty and then Later Overturned on Appeal after serving entire sentence**

Superior Court of California vs. Gurjot Singh Dhaliwal, CONTRA COSTA COUNTY CRIMINAL #01-198300-0 **Combined with Above**

Superior Court of California vs. Gurjot Singh Dhaliwal, CONTRA COSTA COUNTY APPEAL AP22-00081 **Won Appeal**

Superior Court of California vs. Gurjot Singh Dhaliwal, CONTRA COSTA COUNTY MENTAL HEALTH (?) **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, ALAMEDA COUNTY CRIMINAL #22-CR-004882 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, ALAMEDA COUNTY CRIMINAL # 23-CR-008246 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, ALAMEDA COUNTY CRIMINAL #25-CR-005289 **Dismissed**

Gurjot Singh Dhaliwal vs Superior Court of California Fremont DEPT 605, ALAMEDA COUNTY CIVIL #25-CV-128280, **Dismissed without Injunction to stop constitutional rights violations**

Superior Court of California vs. Gurjot Singh Dhaliwal, ALAMEDA COUNTY MENTAL HEALTH #25-MH-005289 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, ALAMEDA COUNTY CRIMINAL #25-CR-016169 **Dismissed**

Superior Court of California vs. Gurjot Singh Dhaliwal, SAN MATEO COUNTY CRIMINAL #24-SM-006601-A referred to Mental Health **STILL ONGOING NO RESULT**

Superior Court of California vs. Gurjot Singh Dhaliwal, SAN MATEO COUNTY MENTAL HEALTH, 24-SM-008931 **STILL ONGOING NO RESULT**

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Violation of the Constitution of the United States of America and the defendant's 1st, 2nd 4th, 5th, 6th, 8th, 9th, 13th, 14th, & 15th Amendment Constitutional Rights.

Violations of the Rule of Habeas Corpus of the petitioner in criminal court with false charges

Violations of the Rule of Habeas Corpus of the petitioner's 2 kidnapped and missing minor children in family court facing moral turpitude with forgeries as part of the criminal conspiracy to commit federal kidnapping under the color of the law

TABLE OF CONTENTS

OPINIONS BELOW..... 1

JURISDICTION..... Please see attached following pages 65.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED..... "

STATEMENT OF THE CASE..... "

REASONS FOR GRANTING THE WRIT..... "

CONCLUSION..... "

Original Writ of Habeas Corpus. 67

INDEX TO APPENDICES

APPENDIX A Please See attached Appendix A 68

APPENDIX B "Proof of Federal Kidnapping of petitioner's 2 minor children using law as a weapon to violate the rules of Habeas Corpus"

APPENDIX C

APPENDIX D Please see attached Appendix B 68.

APPENDIX E "Proof of State of California participating in the criminal conspiracy to kidnap the petitioner's 2 minor children and violate the rules of Habeas Corpus"

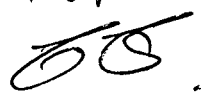
APPENDIX F

No Cases cited, Constitutional rights violations

TABLE OF AUTHORITIES CITED


CASES

PAGE NUMBER

This is an original Writ of Habeas Corpus. due to extraordinary circumstances detailed in filing under "Exceptional circumstances for Original Writ of Habeas Corpus" § "Explanation of why did NOT file with a lower court." 

STATUTES AND RULES

United States Constitution
1st, 2nd, 4th, 5th, 6th, 8th, 9th, 13th, 14th
§ 15th amendments

Violations of the rules of Habeas Corpus. Show me proof of what I did wrong 

OTHER



IN THE
SUPREME COURT OF THE UNITED STATES
Original
PETITION FOR WRIT OF HABEAS CORPUS

Petitioner respectfully prays that a writ of habeas corpus issue.

Original Writ of Habeas Corpus. N/A explanation in the statement of the case.
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.

N/A
 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.

Original

CS Original Writ of Habeas Corpus

JURISDICTION

CS Please see attached under hoodings.

[] For cases from **federal courts:**

The date on which the United States Court of Appeals decided my case was _____

CS "Jurisdiction"
CS "Attachment"

[] No petition for rehearing was timely filed in my case.

CS "Extraordinary Circumstances for Original Writ of Habeas Corpus"

[] 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 _____.

CS "Explanation of why did NOT file with lower courts"

[] 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:**

CS Please see attached Explanation.

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).

TABLE OF CONTENTS

Jurisdiction

Constitutional and Statutory Provisions Involved

Statement of the Case

Extraordinary Circumstance for Original Writ of Habeas Corpus

Explanation of why did NOT file with a lower court

Reasons for Granting Petition

Conclusion

Index to Appendices

JURISDICTION

The petitioner has exhausted all his options with lower state and federal courts, which is why it is necessary for him file an original writ of Habeas Corpus with the Supreme Court of the United States. Additionally, the petitioner has faced massive public corruption and deprivation of his constitutional rights under the color of the law. The petitioner has previously filed a WRIT OF HABEAS corpus at both the state and federal court level only to have them returned or ignored despite violations of his constitutional rights to prevent the recovery of his 2 kidnapped and missing minor children. Per their own official court records, the Superior Court of California is part of the criminal conspiracy to kidnap the petitioners 2 minor children depriving the petitioner of his constitutional rights under the color of the law. Unfortunately, this moral turpitude under the color of the law in this criminal conspiracy has extended across several different geographic locations across the Superior Court of California, as a direct representative of the State of California. The petitioner has been brought to court multiple times under false charges with no probable cause. When the petitioner shows proof of his innocence and proof of the kidnapping of his 2 minor kids the Superior Court of California and its officers use different techniques to circumvent the petitioner's constitutional rights and extend his legal obligations in violation of the Supremacy Clause of the Constitution and the rules of Habeas Corpus. Eventually, several month later, the Superior Court of California dismisses the misdemeanor charges against the petitioner as his estranged wife continues to hold his 2 kidnapped minor children hostage, which is in violation of the rules of Habeas Corpus. As soon as the petitioner tries to recover his minor children again, then he is again charged with the same false misdemeanor charges with no probable cause to prevent the recovery of his 2 minor



children. When the petitioner brought his case to US District Court, the federal court tried to send him back to state court, which is the same court that is directly violating him as part of the criminal conspiracy. In this extraordinary circumstance of moral turpitude under the color of the law that would be equivalent to sending a rape victim back to the rapist for justice. When this happened the petitioner filed an appeal in the 9th Circuit Court of Appeals, where he included a motion for a WRIT OF HABEAS CORPUS, but his entire case, which was filed under as a civil RICO ACT case was dismissed as frivolous, which is why that same case has submitted a WRIT OF CERTIOARI filed on February 20, 2026 and docketed on March 26, 2026 as number 25-7113 in the United States Supreme Court. The petitioner tried filing a motion of WRIT OF HABEAS CORPUS with the Supreme Court as a motion with his RICO ACT case, but he was redirected by the Clerk's office which said that he would have to make a separate filing then the RICO ACT filing. The reasons for the filings are due to the clear violations of the petitioner's Constitutional Rights and ongoing violent crimes that meet the criteria for criminal prosecution under the RICO ACT which are also in violation of the rules of Habeas Corpus. This case is also an issue of major national significance because of the moral turpitude under the color of the law depriving the petitioner and his 2 kidnapped minor kids of their inherent and inalienable Constitutional rights. Unfortunately, if this can happen to the petitioner and his 2 minor children it can happen to anyone and given the systematic corruption under the color of the law, this case puts reasonable doubt in any case prosecuted by the Superior Court of California as a representative of the State of California. These are the extraordinary reasons of why the Supreme Court must hear the case, because of the lower court's moral turpitude under the color of the law to the detriment of justice, is in violation of the rules of Habeas Corpus, and in violation of the Constitution of the United States.

Constitutional and Statutory Provisions Involved

Violation of the Constitution of the United States of America and the defendant's 1st, 2nd 4th, 5th, 6th, 8th, 9th, 13th, 14th, & 15th Amendment Constitutional Rights.

Violations of the Rule of Habeas Corpus of the petitioner in criminal court with false charges

Violations of the Rule of Habeas Corpus of the petitioner's 2 kidnapped and missing minor children in family court facing moral turpitude with forgeries as part of the criminal conspiracy to commit federal kidnapping under the color of the law

Statement of the Case

Gurjot Singh Dhaliwal, the petitioner, is a father of 2 minor children, and both he and his 2 minor children's Constitutional Rights are being violated with violent crimes. The criminal conspiracy attacking them includes participation by the Superior Court of California using



the law as a weapon to attack and create the violations of the rule of Habeas Corpus. These violations are being done with moral turpitude under the color of the law with malicious and violent intent to harm the petitioner and his 2 kidnapped minor kids. The petitioner has done nothing wrong and had a spotless record prior to the attacks on him and his 2 missing minor children by the Superior Court of California which is a representative of the State of California, Kaiser Permanente, his estranged wife, and others criminal actors. These violent crime and constitutional rights violations all follow a similar pattern of racketeering across multiple jurisdictions throughout the Superior Court of California and beyond and meet the criteria for criminal prosecution under the RICO ACT of 1970. The criminal conspiracy includes multiple actors over multiple years in multiple jurisdictions in a coordinated effort to kidnap, enslave, and human traffic the petitioner and his 2 minor children in violation of the Constitution of the United States and the rules of Habeas Corpus. Accusation is NOT proof and when combined with no due process and equal protection of the law has allowed for the violations of the rules of Habeas Corpus against the petitioner and his 2 kidnapped minor children.

The Superior Court of California has been colluding with the petitioner's estranged wife to not only kidnap his 2 minor children, but to also persecute with prosecution the petitioner to prevent the recovery of his 2 minor children. There are no court orders, no tentative rulings and no restraining orders against the petitioner. His estranged wife FORGED and filed documents to defraud the petitioner and kidnap his 2 minor children and the Superior Court of California not only allows it to continue but also participates in ongoing fraudulent actions. These actions are in violation of the rules of Habeas Corpus and can be proven with the Superior Court of California's own official court records, which are detailed in the appendices with direct evidence proof of the crimes and the Superior Court of California's participation as a representative of the State of California. This type of fraud and kidnapping is only possible with massive public corruption and moral turpitude under the color of the law.

How this happened is the petitioner's estranged wife said she was leaving the petitioner. Then with her lawyers she filed legal paperwork to defraud the petitioner and kidnap his 2 minor kids. She did this by listing him as the petitioner of the divorce case and herself as the respondent. She did this so she could file court documents as a respondent with "NO DUAL VERIFICATION CLERK CERTIFICATE". A dual verification clerk's certificate is used to confirm the authenticity of any order and to ensure that it is a true and accurate order of the court. Additionally, as another check and balance, any document filed by a petitioner must have a dual verification clerk certificate and any documents filed with "NO DUAL VERIFICATION CLERK CERTIFICATE" can only be filed by the respondent. The petitioner's estranged wife then filed the official court records as the respondent with "NO DUAL VERIFICATION CLERK



CERTIFICATE" so she could show that a document was filed. She then FORGED the dual verification clerk certificate, creating a fraudulent court record, and gave these documents to the petitioner as if they were real orders from the court to kidnap his 2 minor children. When the petitioner figured out the fraud and got certified proof from the official court records to prove his innocence and the kidnapping of his 2 minor kids, he then tried to recover his 2 minor kids. When he went to recover his minor kids his estranged wife called the police and had him arrested for misdemeanor 273.6 violating a court order. She was able to do this because she was able to get her FORGED fraudulent document filed on the CARPOS system which is the system law enforcement uses a verification of existing court order. Since the verification system had a fraudulent document on it she has been able to trick law enforcement. Unfortunately, this was a scenario that played out multiple times in multiple different geographic locations throughout the State of California and all being done to prevent the recovery of the petitioner's 2 minor children.

The petitioner realized that the Superior Court of California was part of the criminal conspiracy, because each time he was arrested he showed the court direct evidence proof from their own official court records that not only prove his innocence but also prove that his 2 minor kids were kidnapped and that his wife FORGED, FILED, AND SERVED official court records, but they did nothing to help recover his 2 kidnapped minor children. As soon as the petitioner would show proof to the court the court would use some excuse to suspend and extend the trial in violation of the petitioner's Constitutional Rights, in violation of the Supremacy Clause of the Constitution of the United States, and in violation of the Rules of Habeas Corpus of both him and his 2 kidnapped minor children. With no proof, the court was falsely charging him with no probable cause and detaining him by holding future court dates against him to prevent him from being able to recover his 2 missing minor children. Per California Court Rules a defendant is technically in custody if they have a future court date that they must attend. The petitioner quickly realized that the Superior Court of California was and active part of the criminal conspiracy to kidnap his minor children with moral turpitude under the color of the law. Unfortunately, the attacks by the Superior Court of California et al. have only gotten more violent and aggressive as the petitioner has been attacked in his own home, held at gunpoint multiple times in his own private residence, attacked and arrested in a police station when trying to report other federal crimes used to attack him along with the kidnapping of his 2 minor children, and he has been subject to multiple violent attacks causing severe bodily harm. Anytime he got one set of misdemeanor charges dismissed, then he would immediately be falsely charged with no probable cause again, accusation is not proof, but the legal system was being used as a weapon to attack him to prevent the recovery of his 2 minor children and to enslave him and his 2 missing minor children in violation of the rules of Habeas Corpus.



Most recently the original FORGED DV-130 order was coming up on 5 years, and the fraudulent document was about to expire, and the petitioner was hoping that he would finally get back his 2 kidnapped minor children. Instead, he faced more corruption by the Superior Court of California with moral turpitude under the color of the law and in violation of the rules of Habeas Corpus. The petitioner was awakened in his private residence by a banging on his front door saying that the police were there and that he had to open-up, they had a warrant for his arrest, and if he does not open that they will forcibly enter. The petitioner asked for a copy of the warrant, which he was not given, and when he looked out the door and he saw 5 police officers with their guns drawn threatening him at gun point. Unfortunately, this has happened to the petitioner multiple times in several different jurisdictions in the State of California. The petitioner was arrested for the same 273.6 misdemeanor violation of a restraining order and when being brought out of the front of the building he was served with documents that were being filed to make a permanent extension of the fraudulent restraining order that his estranged wife used to kidnap his 2 missing minor children. As previously, the process followed the exact same pattern of racketeering as the previous misdemeanor charges that were made and dismissed. This set of false charges is still ongoing, currently violating the rule of Habeas Corpus with his next court date on June 1, 2026. The document that the petitioner was served included two documents with FORGED dual verification clerk certificates. When the petitioner went to court for the documents that he was served, he presented all the proof of his innocence, the kidnapping of his 2 minor children, and the FORGERY of documents and the judge ignored all the direct evidence proof from the Superior Court of California's own public records, yelled at petitioner, and then told him to wait outside the court. When the petitioner went outside court the bailiff then brought him a document that said "respondent copy" at the top of it and when reviewing this document, it was clear the document had two FORGED dual verification clerk certificates. This document was for a permanent restraining order, which is a violation of the rules of Habeas Corpus. The bailiff said he would recommend filing an immediate appeal which the petitioner did. A few days later the petitioner went to the court to pull the official court records of the proceedings and found the official court records with "NO DUAL VERIFICATION CLERK CERTIFICATE". This more judicial misconduct by the Superior Court of California with moral turpitude under the color of the law as part of the criminal conspiracy to kidnap the petitioner's two missing minor children. The petitioner was correct as the official court records DO NOT have a dual verification clerk stamp on the permanent restraining order, because it does not exist, he can't appeal a nonexistent order, which prevents him from being able to safely recover his 2 missing minor children. This is how the Superior Court of California as a representative of the State of California is violating the rules of Habeas Corpus against the petitioner and his 2 kidnapped and missing minor children.



As the petitioner continues to fight to safely recover his 2 kidnapped minor children, he continues to face nonstop ongoing attacks by the Superior Court of California et al. These violent attacks and ongoing moral turpitude are being done under the color of the law and in violation of the rules of Habeas Corpus. If the Superior Court of California can do this to him and his 2 missing minor children, they can do it to anyone. These violations are being done under the color of the law and in violation of the Constitution of the United States, which puts reasonable doubt in every case brought against someone by the Superior Court of California and highlights the systematic moral turpitude under the color of the law and violations of the rules of Habeas Corpus by the State of California. The petitioner has done nothing wrong and has included in the appendices direct evidence proof that proves everything he is stating is a true and accurate record of events and actions taken by the Superior Court of California as a direct representative of the State of California, and that their actions are in direct violation of the rules of Habeas Corpus of both him and his 2 kidnapped and missing minor children.

Extraordinary Circumstance for Original Writ of Habeas Corpus

The constitutional rights violations, violent crimes, and public corruption under the color of the law to deprive the petitioner and his 2 kidnapped and missing minor children of their constitutional rights is so widespread and in complete violation of the public trust with ongoing moral turpitude that the petitioner has exhausted all other options for justice leaving that the Supreme Court of the United States as the last resort and line of defense in defending the Constitution of the United States, and due process and equal protection of the law. The corruption is so widespread, and the petitioner has been so severely violated that he has also filed as a Pro Se applicant a Writ of Certiorari (25-7113) under a civil RICO ACT lawsuit. The petitioner continues to face massive public corruption at all levels of government at the local, state, and federal levels as he continuously battles for justice in defense of the Constitution of the United States and to safely recover his 2 missing minor children. The petitioner has been persecuted by prosecution from the Superior Court of California who continues to bring false charges with no probable cause and the same misdemeanor charge 273.6 of violating restraining order. A restraining order that does not exist, and when certified direct evidence proof from the Superior Court of California's own records is shown, the Superior Court of California violates the petitioner constitutional rights, suspending or extending the trial, using the COVID pandemic and/or Mental Health as an excuse, which is in violation of the Supremacy Clause of the Constitution of the United States and the rules of Habeas Corpus. Accusation is not proof, there is no due process and equal protection of the law, holding court case after court case over him is a violation of the rules of Habeas Corpus. Per California court rules, if a defendant has a future court date that they must attend they are technically in custody which is why this is a violation of the



rules of Habeas Corpus. The petitioner has done nothing wrong, show us proof, accusation if not proof. This is not just violations of the rule of Habeas Corpus of the Petitioner, but also a violation of the rules of Habeas Corpus against his 2 kidnapped and missing minor children who continue to be held hostage by the petitioner's estranged wife and her criminal organization. There are no court orders, no tentative rulings, show us proof, accusation is not proof. Eventually, the misdemeanor charges against the petitioner get dropped, but then again, to persecute him with prosecution, the petitioner will be charged with the exact same set of false charges and is forced to go through the same process and pattern of racketeering to attempt to recover his 2 missing children. The legal process is being used as a weapon and as ransom in this federal kidnapping to not only prevent the recovery of the petitioner 2 minor children, but also as a tool to enslave the petitioner and violate the rules of Habeas Corpus in an effort to further the criminal conspiracy to human traffic and enslave the petitioner and his 2 kidnapped minor children. These are extraordinary circumstances that must be remedied by the Supreme Court as all attempts to remedy at the lower court have only been met with more public corruption with moral turpitude under the color of the law to further the criminal conspiracy against the petitioner and his 2 missing minor children. There are no restraining orders, no court orders, no tentative rulings, and no sentences. The Superior Court of California as a representative of the State of California is depriving the petitioner and his 2 kidnapped minor children of their Constitutional rights under the color of the law and in violation of the rules of Habeas Corpus. The State of California has NO PROOF of any wrongdoing and must give us our freedom, not doing so is slavery.

Explanation of why did NOT file with a lower court

The petitioners has twice tried filing a WRIT OF HABEAS CORPUS with both the Superior Court of California in Contra Costa County and also with the 9th Circuit Court of Appeal as a motion as part of his appeal in his RICO ACT civil case, which is now docketed at the Supreme Court of the United States, docket number 25-7113. The petitioner believes that the lower federal courts have been compromised based on their response to his previous filings where they tried to send him back to the state courts who were the ones violating his constitutional rights and dismissing his claims as frivolous despite direct evidence proof that proves otherwise. Additionally, the process of having to go through the lower court will only delay the process and allow for ongoing harm to be done against the plaintiff and his 2 kidnapped and missing minor kids, just as previous attempts for justice in those courts have. Those delays will only extend the ongoing violations of the rules of Habeas Corpus against both the petitioner and his 2 kidnapped and missing minor children. The lower courts have already ignored the petitioner's complaints of public corruption with moral turpitude under the color of the law despite being shown direct evidence proof of constitutional rights violations and violations of the rules of habeas corpus. These issues were so widespread



that the petitioner filed a civil RICO ACT lawsuit in US DISTRICT COURT, which is now docket at the Supreme Court of the United State. The lower courts ignored this information despite direct evidence proof from the official public records of the Superior Court of California which prove the petitioner's claims are 100% true and accurate. Sending the petitioner back to a lower court is equivalent to returning a rape victim back to the person that raped them in search of justice. The petitioner cannot get justice in the lower court and respectfully requests the Supreme Court to take his case and help him defend the Constitution of the United States and safely recover his 2 kidnapped and missing minor kids, who were take when they were just 1 & 4 years old and now are 7 & 10 years old

Reasons for Granting Petition

The reason the Supreme Court should grant the petition is because it is utterly ridiculous what the petitioner and his 2 minor children have had to go through at the hands of the Superior Court of California as a representative of the State of California. He did nothing wrong and his estranged wife FORGED the documents to kidnap his 2 minor kids. He has gone through multiple year of attacks fighting to recover his 2 minor children and defend the Constitution of the United States and nobody is helping him, which is treason. The petitioner and his 2 minor children are human beings and Americans that are being attacked by their own government with moral turpitude under the color of the law and in violation of the rules of Habeas Corpus. As you will see in the appendices there is direct evidence proof from the Superior Court of California's own official court records that prove that his claims are a 100% true and accurate representation of what has been happening to him, which is completely unacceptable. There have been multiple cases in multiple geographic jurisdictions throughout the State of California that have all followed the same pattern of racketeering in violating the petitioner's rights with moral turpitude under the color of the law and in violation of the rules of Habeas Corpus. No human being should ever have to go through what the petitioner and his 2 minor children are going through having their humanity desecrated in a coordinated ongoing violent effort with malicious intent by the same people that they are supposed to go to for justice and protection. America's greatest strength is the integrity of our democracy and the inherent and inalienable right afforded to all its citizen equally, unequivocally, with integrity, and without exception is paramount in maintaining the Integrity for all Americans and all human beings. The violation of these rights to one of us is the violation of these rights to all of us, because if this can happen to the petitioner and his 2 missing minor children it can happen to any of us, which makes the defense of the petitioner's case matter of national significance to ensure our shared virtues and values protect all human beings in America, not just now but always and forever as the precedent of the courts response will protect future generations from having to go through similar violations of their humanity. Moral Turpitude under the color of the law is unacceptable, un-



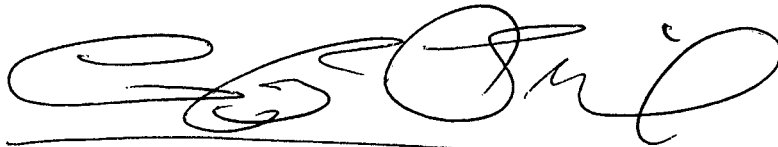
American, and must be dealt with an iron fist to preserve our personal freedoms and to ensure that America continues to lead the way in ensuring that humanity must and always comes first.

Conclusion

The petitioner has clearly demonstrated violations of the rules of Habeas Corpus against both him and his 2 minor children, with direct evidence proof from the official court records provided by their assailants. These are the same records that have been ignored by the Superior Court of California as a representative of the State of California, which not only proves the violations of the rules of Habeas Corpus, but also proves the participation of the State of California in the criminal conspiracy to kidnap the petitioners 2 minor children and also as a member in the larger criminal organization with multiple other crimes that fall under the RICO ACT of 1970. These crimes have been executed with ongoing moral turpitude under the color of the law against in violation of the Constitution of the United States and in violation of the rules of Habeas Corpus against the petitioner and his 2 missing minor children. Throughout these attacks the petitioner has continued to fight for the recovery of his 2 minor children and in defense of the Constitution of the United States despite all the people that he was taught to go to for help participating in violating him and committing treason against America and humanity. The information in this filing is just the tip of the iceberg of the slavery and torture that he has been going through in defense of all of our inherent and inalienable rights as Americans. He is not only asking for your ruling in his favor of his WRIT OF HABEAS CORPUS but also requesting that criminal referral is made so that we can stop these types of attacks from happening to any other human being ever again. If this can happen to him and his kids, it can happen to anyone and given the participation of the State of California in the criminal conspiracy it puts serious reasonable doubt in any case prosecuted by the Superior Court of California. The petitioner wants this decision to not only secure his and his 2 kidnapped minor kids' freedom, but also the freedom of anyone else who could have been defrauded by the State of California. The petitioner also humbly requests protection and immunity from future prosecution by the local, state, and federal government, because he and his 2 minor kids deserve to live with life, liberty, and the pursuit of happiness free from fear of retribution by the government, and requests that this immunity be global, in America and Internationally, as he lives with a credible fear for his life every second of everyday. He would also humbly request the ability to procure any prescription medications directly himself as the coconspirators in the criminal conspiracy also used his personal health care as a weapon in coordinating attacks with the Superior Court of California. These attacks continue today just as the violations of Habeas Corpus do. The petitioner loves America and humanity and will continue to ensure that humanity always comes first for all human beings equally, unequivocally, with integrity, and without exception



now and always and forever. He humbly requests that you grant his petition for WRIT OF HABEAS CORPUS for both him and his 2 kidnapped and missing minor children. "Mercy to the Guilty is Cruelty to the Innocent" – John Adams

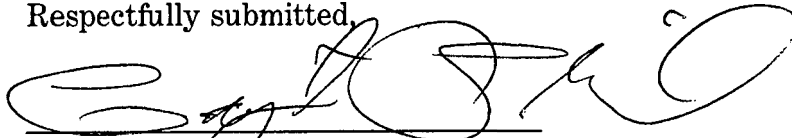

5/28/26

Gurjot Singh Dhaliwal
Pro Se petitioner
Original WRIT OF HABEAS CORPUS

CONCLUSION

The petition for a writ of habeas corpus should be granted.

Respectfully submitted,

A large, stylized handwritten signature in black ink, written over a horizontal line.

Date: 5/28/26

62