

In the Supreme Court of the United States

Case No: _____

Appeal Case Reference: **25-13512-H**

State of Jah - Petitioner

vs.

State of Florida - Respondent

Emergency Writ of Habeas Corpus Appeal

On Petition for Writ of Habeas Corpus

Name: Jah Rastafari Malchizedek
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To Be Filed:

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Case No: _____

Ref.: Appeal Case No. **25-13512-H**

Jah Rastafari Malchizedek, Priest, State of Jah,
Marlon Bryson, Attorney in Fact,
Jermaine Mejia, Vice President,
Isaiah Brown, Minister,
RANDOLPH CODNER, et al.,

(Petitioners - Appellants)

vs

Ron DeSantis - Governor, State of Florida
James Uthmeier, Attorney General,
Juan Hernandez-Barquin, Clerk of Court, 11th Circuit,
Rosie Cordero-Stutz, Miami-Dade Sheriff,
Gregory Tony - Broward Sheriff,
Brenda Foreman - Clerk of Court, 17th Circuit
STATE OF FLORIDA, et al.,

(Respondents - Appelles)

Emergency Petition for Writ of Habeas Corpus

Comes Now, Petitioner and Interested person Jah Rastafari Malchizedek, appearing in proper form with this emergency 28 U.S.C. § 2241 **Writ of Habeas Corpus** petition, for the high court to review the circuit & district courts' orders to dismiss the above Case

challenging the state's legal claims in relation to Petitioner's properties currently being held in custody on false pretenses, involving Constructive Trust(s) issues in the 11th & 17th circuit courts of Florida, for it to determine whether or not the state has lawful authority to hold Petitioner's property in custody without legal or lawful consent.

Let the Court note for the Record that, because of the unjust/undue burden in which the state placed Petitioner, He was not able to file necessary or required documents, and pay additional fees required with the lower tribunal courts, in the timely manner according to its rules and procedures; and because of the various incidents & circumstances causing duress, Petitioner believes He has exhausted all available options by state, and that this is the only Avenue Petitioner is able to take thru the state.

Let this Court take judicial notice that Petitioner is Sovereign, that the suit of such cannot be unsuited without proper authority or consent, and that no statute of limitations can be imposed upon Petitioner.

Introduction

Petitioner sent His second habeas petition directly to the US Supreme Court on 09-06-2024 to be co-joined with the initial petition (Case # 21-7615) having the same issues, and questions regarding jurisdiction, and the constitutional challenges for the Court to hear Petitioner's ongoing dispute/conflict/controversy with the STATE OF FLORIDA within the state. The high court rejected & returned it with instructions for Petitioner to file the petition in the lower district court after exhausting all state remedies. Petitioner then filed the writ of habeas corpus petition, according to the directions from the Clerk of the United States Supreme Court, in and with the 11th Judicial Circuit Court in Miami-Dade county, Florida, on July 29, 2025 seeking relief but received no response/answer from that court.

Petitioner then filed the writ in the U.S. District Court for the Southern District of Florida after 30 days (with reference to estoppel), and then the appeal which was docketed (Case # 25-13512-H) was dismissed without relief granted.

Petitioner now seeks Certiorari review from this court, for it to dismiss/close State's false claims for want or lack of prosecution, and due to its lack of jurisdiction (personal & subject matter) causing the damages, injuries and losses to Petitioner as stated in the Grievance and Complaint filed September 3, 2025, in the U.S. District Court of Florida (Case # 1:25-cv-24013-JEM).

The above Case is co-joined by Law to and with relation to the Constructive Trust incidents below, to consolidate for coordinated judicial disposition:

F-24003151CF10A (STATE OF FLORIDA vs ELIJAH CODNER)
F-17-016843 (STATE OF FLORIDA vs WESLEY KELLY)
F-21-008531 (STATE OF FLORIDA vs JERMAINE MEJIA)
F-25-026311 (STATE OF FLORIDA vs ISAIAH BROWN)
B-25-026680 (STATE OF FLORIDA vs RANDOLPH CODNER)
B-25-026681 (STATE OF FLORIDA vs MARLON BRYSON)
F-25-012711 (STATE OF FLORIDA vs STEPHEN FOSTER)
F-24-024454 (STATE OF FLORIDA vs ALDEN BACCAS)
F-25-009444 (STATE OF FLORIDA vs RUBEN DIAZ LOPEZ)
25004571CF10A (STATE OF FLORIDA vs ELIJAH CODNER)

Let this Court issue an Order consolidating the above-captioned matters for coordinated review, hearings, and disposition, and in support thereof states:

1. JURISDICTION

This Court has jurisdiction over the above matters pursuant to the Constitution of the United States and applicable Florida Rules of Criminal Procedure.

2. RELATED NATURE OF THE CASES

The above-captioned cases are related in nature, involve overlapping legal issues, similar procedural posture, and arise under the same prosecuting authority of the State of **Florida**.

3. JUDICIAL ECONOMY

Consolidation will:

- Prevent duplicative hearings and filings
- Promote consistent rulings
- Conserve judicial and prosecutorial resources
- Reduce unnecessary delay

Florida courts favor consolidation where it serves efficiency and fairness and does not prejudice any party.

4. NO PREJUDICE TO THE STATE

The requested consolidation will not prejudice the State of Florida. All parties retain their substantive rights, and the Court maintains discretion to sever any matter if justice so requires.

5. INTERESTS OF JUSTICE

Coordinated handling will promote clarity, efficiency, and orderly administration of justice, consistent with due process and fundamental fairness.

Brief of Case

Petitioner's personal property was unlawfully searched and seized by the State and currently being held hostage in jail by the Broward and Dade County Sheriffs, starting 3/19/2024 with incident number 24003151CF10A (STATE OF FLORIDA vs ELIJAH CODNER) in the 17th Judicial Circuit in and of Broward county Florida, and ending with the Dade County Sheriff in incident number B250026681 (STATE OF FLORIDA vs MARLON BRYSON) in the 11th Judicial Circuit in and of Dade county Florida.

Petitioner is real & living, not lost at sea or dead, and not the same person(s) as the defendant described on the State's Information filed on public records of the courts. Petitioner is not aware of having any performance contract with the state or State to act as fiction nor gave consent in any way, shape or form to be held responsible on account of said defendant(s).

A direct Certiorari request to the Supreme Court was made by Petitioner on 6 September 2024, because the Clerk of Court of the 17th Judicial Circuit, a respondent, filed the Appeal (with reference to Case # 24-12172), initiated on 2 July 2024 in the US District Court for the Southern District of Florida, erroneously in the 4th District Court of Appeals of Florida (in reference Case # 4D2024-2472), whether malicious or not, causing Petitioner harm, putting the defenses in double jeopardy and Case in jeopardy. The Clerk of the U.S. Supreme Court then instructed Petitioner to first exhaust all other available remedies, so writ was filed in state court on 29 July 2025.

The separation of Church and State clause in the Constitution prohibits the state(s) in de facto status from over-stepping its boundaries unto holy & sacred church grounds. Petitioner filed His second writ on 3 September 2025 (reference Case # 1:2025cv24013) in the US District Court for the Southern District of Florida petitioning the courts for relief since the Constitution of the US allows Him the right to relief through federal avenues. Writ was denied by court and then case was closed on appeal in the US Circuit Court of Appeals for the 11th Circuit on 28 October 2025, for failure to pay fees and/or respond in timely fashion according to court rules & procedures (reference Case # 25-13512-H).

Conclusion

Petitioner's sovereign and constitutional rights were & are being violated, and Petitioner seeks immediate redress/relief. Let this Court grant Certiorari review of the lower courts' decisions to dismiss/close petition, and grant Him the necessary relief as requested in giving the Order to the lower tribunals/courts to dismiss, discharge & compensate Petitioner for losses, damages and injuries according to law.

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Certificate of Service

I, I, and I, Jah Rastafari Malchizedek, certify that a true and correct copy of the foregoing was sent by mail using the U.S.P.S., to the parties of the proceeding, at the addresses listed below on 29 December 2025:

1. Ron DeSantis - Governor, State of Florida, 400 S. Monroe Street, Tallahassee, FL 32399 - 0001;
2. James Uthmeier - Attorney General, State of Florida, PL - 01 The Capitol, Tallahassee, FL 32399 - 0001;
3. Gregory Tony - Broward Sheriff, 2601 W. Broward Blvd., Fort Lauderdale, FL 33312-1308;
4. Brenda Foreman, Clerk of Court; 201 SE 6 Street, Fort Lauderdale, FL 33301;
5. Harold F. Pryor, Office of State Attorney, 201 SE 6th Street, Ft. Lauderdale, FL 33301;
6. Juan Fernandez-Barquin, Clerk of Court, 1351 N.W. 12th Street, Miami, FL 33125;
7. Rosie Cordero-Stutz, Miami-Dade Sheriff, 9105 N.W. 25th Street, Rm # 3072, Doral, FL 33172-1500;
8. Katherine Fernandez Rundle, Office of State Attorney, 1350 N.W. 12th Avenue, Miami, FL 33136;
9. Ariana Fajardo Orshan, Chief Judge, 1351 N.W. 12th Street, Miami, FL 33125;
- 10.

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