

# In the United States Supreme Court

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Case No.: **21-7615**

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**State of Jah** - Petitioner

**Vs.**

**State of Florida** - Respondent

## **Immediate Injunction & Emergency Writ of Habeas Corpus Review**

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Name: Jah Rastafari Malchizedek

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Case No.: **21-7615**

Jah Rastafari Malchizedek  
RANDOLPH CODNER  
State of Jah

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(Petitioner)

vs

STATE OF FLORIDA, et. al.,  
Ron DeSantis - Governor,  
Ashley Moody - Attorney General,  
Michael Satz - Assistant State Attorney,  
Scott Israel - Broward Sheriff

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(Respondent)

## **Immediate Injunction**

Comes Now, Jah Rastafari Malchizedek, Petitioner in true **Sovereign** form, requesting that this Court issue the Order prohibiting the lower court(s) in **Case # 24003151CF10A** from proceeding any further, or before the Court can resolve the pending issues presented in the above habeas appeal & the up-coming **Case # 24-12172**; and because of the barring of Petitioner from the right to access courtroom (see Exhibit 21) to be heard as Interested Person (see Exhibit 23) in light of the newly discovered evidence obtain since being release from custody November 6, 2023 (with Reference to **Case # 16-8725-CF10A**), which is currently being appealed to settle the controversies addressed in His initial 28 U.S.C. § 2241 Habeas Petition (**Case # 17-CV-60008**) that was erroneously closed.

To Be Filed:

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(Respondent)

## **Emergency Writ of Habeas Corpus Review**

Comes now Jah Rastafari Malchizedek, the Petitioner in His true Sovereign form, petitioning the Court for an Emergency Writ of Habeas Corpus Review of the above Case in light of all the newly discovered evidence to be presented, so it can resolve the pending issues addressed in His up-coming habeas appeals **Case # 24-12163 & Case # 22-13724** still to be heard, and which are in reference to **Case # 16-8725-CF10A**), which is currently being appealed for a review of the unlawful seizures addressed in His initial 28 U.S.C. § 2241 Habeas Petition (**Case # 17-CV-60008**) that was erroneously closed.

## Jurisdiction

This Supreme Court has original jurisdiction to hear nationally important cases involving the Sovereign and His ministers according to Article 3, Section 2 of the Constitution of the United States and the first Amendment to petition the government for redress of grievance.

## History

On the day of November 12th, 1972 Petitioner was reborn in the house of Codner on the land of Jahmekyah (Jamaica), and was taken to the land of America on June 3rd, 1988 by parents/guardians as a minor, in search of Destiny. He was authorized a Florida driver's license to travel the land and work on 12th November 1988; thus He contracted with the USAF after graduation on September 26, 1990 and completed on September 25, 1994 to fulfill His service obligations in anticipation of this Night.

**Past Events:** On 5-17-1999 A.D. the State of Florida wrongfully filed suited against Petitioner in **Case # FMCE99007486 & Case # FMCE10002972** on behalf of one Marva Lee Williams, for child support pertaining to His own property (Exhibit 9B), without being properly served in due process according to law and the court denying 'parties of interest' the right to present evidence at hearing.

Petitioner's license was suspended for delinquent payment of child support/arrears in the year 2001 then it was revoked indefinitely in 2009 for traveling/driving without license, which caused His disability and prevented Him from earning a living normally like most people. Petitioner has been separate and independent of Florida since April 9, 2013 A.D. after lawfully declaring His status as Major on the Broward County Public Record to notify those with interest(s).

Petitioner's was wrongfully cited and charged from July 2013 on account of His legal person (RANDOLPH CODNER) in several cases in Lee county Florida **Case # 13-MM-025537, 13-MM-026185, 13-MM-001078 & 13-MM-001760**, which have not yet been resolved (see Exhibit 30) because He has been involuntarily committed and held without consent by the State in their mental health facilities under "Baker Act" ever since.

**Preceding Events:** Petitioner was illegally taken into custody by the Hollywood Police Department and wrongfully Baker Acted on April 29, 2016 at their mental health crisis center, where He (as Malchizedek) was released by a Broward County Magistrate at His requested habeas corpus hearing on May 5th 2016.

Then on July 8th, 2016 Petitioner was improperly identified, and property was unlawfully searched and seized by the US Marshals. He was then turned over into State's custody and falsely charged on account of RANDOLPH CODNER for allegedly making/sending threats.

Petitioner has been in a "merry-go-round" situation with the lower trial courts involuntarily committing, holding and medicating Him by force at the State's mental health hospitals under the disguise and false claim of Him being "incompetent" for over five years. Petitioner filed complaint in **Case # F16-25825, 3D23-433 & 3D22-2068** challenging the State's claim.

Petitioner filed several Writ of Habeas, petitioning the courts for relief due to the violation of His rights, constitutional and otherwise, and due to the fact that He was being held without bail unlawfully, until November 6, 2023 when trial court finally dismissed charges and dropped case.

### **Over-view**

**Proceeding Events:** After Petitioner was wrongfully identified, illegally searched and unlawfully seized by the U.S. Marshals on 07-08-2016 - in reference to **Case # 16008725CF10A**, He initially sent the 28 U.S.C. § 2241 Habeas Petition (**Case No. 17-CV-60008**) filed on 01-03-2017, with regards to His constitutional rights being violated, but the District court erroneously closed it without providing any relief.

Petitioner sent another 28 U.S.C. § 2241 Habeas Petition, **Case No. 20-CV-61831-AHS** filed on 09-09-2020 and an Amended Writ filed on 02-16-2021 to which this Court denied certiorari review 05-16-2022.

Petitioner has never failed to declare His person and status for the record at each and every hearing, and objected to the legal charges made against RANDOLPH CODNER, and to all having interests in property.

Petitioner was released from State custody on 11-06-2023 when the presiding officer Ari Abraham Porth dismissed all charges in [the] **Case # 16008725CF10A**, without granting compensation or relief for the injuries and losses suffered.

### **Recent Events:**

On 03-19-2024 Elijah Shane Codner, Petitioner's property described in Exhibit 9, was unlawfully taken into custody by the Plantation Police Department, and the State falsely charged ELIJAH SHANE CODNER (see Exhibit 26) for alleged violations of Florida statutes to which We objected and demanded Proof of Jurisdiction on 4-24-2024 (See Exhibit 22).

Elijah Shane Codner was transported illegally that day from the BCJ to Larkin Mental Health facility without Our consent or any professional psychological examination or lawful explanation other than the presiding officer's order stating that the "court owns its own authority" (Exhibit 24).

Petitioner then filed a Writ of Habeas petition in the Southern District Court of Florida **Case # 24-CV-60726**, on behalf of said property (Exhibit # 9) for it to hear the controversy involving sovereigns, as the lawful & proper venue.

Elijah Shane Codner was then unlawfully transported on 04-29-2024 from Larkin Mental Health facility back to BCJ without Our consent and without being given any professional explanation.

### **Our Case was Compromised:**

In Defense, Sarah Alrashid was given a verbal 'order' not to post bail for Petitioner's property (Elijah Shane Codner) nor to speak on his behalf concerning legal matters on 07-03-2024. She violated the order by posting the bond on 07-19-2024 and then returning Petitioner's property into court's custody on 08-29-2024 without Our knowledge or consent (see Exhibit 27), triggering the "double jeopardy" which the law forbids.

We are now placed in double jeopardy due to the lower court's order (see Exhibit 21 & 24) barring Us as Defendant from entering the courtroom even as the noted Interested Party (see Exhibit 23) in said **Case # 24003151CF10A**, which is currently being appealed in the state of Florida's 4th District Court of Appeal **Case # 4D24-1796** as well, due to the erroneous filings by the Clerk of Court Brenda Foreman (see Exhibit 25) a respondent in the habeas petition **Case # 24-12172-H** which is currently being appealed in the U.S. 11th Circuit Court of Appeals.

### **Co-Join Cases:**

The suit(s) of the Sovereign cannot be unsuited without the Order being fulfilled according to Law, so it would be in the best interest of both the public (American citizens) and the sovereign states for the Court to co-join these several cases being similar in nature and which posses similar constitutional challenges:

1. **Case # 24-12163** in the Eleventh Circuit U.S. Court of Appeals (Prisoner Petitions - Habeas Corpus - Civil Rights) stemming from **Case # 17-CV-60008** originated in the Southern District Court of Florida.
2. **Case # 22-13721 & Case # 22-13724** in the Eleventh Circuit U.S. Court of Appeals (Prisoner Petitions - Habeas Corpus - Civil Rights) stemming from **Case # 22-cv-61878** originated in the Southern District Court of Florida (Prisoner Petitions - Habeas Corpus - General).
3. **Case # 21-13280-E & 21-13603-E** in the Eleventh Circuit U.S. Court of Appeals (Prisoner Petitions - Habeas Corpus - Civil Rights) to which [this] **Case # 21-7615** above stems from.
4. **Case # 24-12172-H** in the Eleventh Circuit U.S. Court of Appeals (Prisoner Petitions - Habeas Corpus - Civil Rights) stemming from **Case # 24-cv-60726** originated in the Southern District Court of Florida.

### **Conclusion**

Petitioner's rights, constitutional and otherwise, were violated by the State causing Him severe injuries, to which He now seeks relief from the highest court. Let this Court now give the Order for this Emergency Writ of Habeas Corpus Review so the Case(s) can be heard & settled for Him to have relief, and property released & returned from State custody to Him with the noted remedies, or Petitioner wins claim(s) by default if denied.

## 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 06 September 2024:

1. Ron DeSantis - Governor, State of Florida, 400 S. Monroe Street, Tallahassee, FL 32399 - 0001;
2. Ashley Moody - Attorney General [Bar # 487198], State of Florida, PL - 01 The Capitol, Tallahassee, FL 32399 - 0001;
3. Michael Satz - State Attorney [Bar # 105766], 201 S.E. 6 Street, Fort Lauderdale, FL 33301;
4. Harold F. Pryor - State Attorney [Bar # 102800], 201 S.E. 6 Street, Fort Lauderdale, FL 33301;
5. Brenda Foreman - Clerk of Court, 201 S.E. 6th Street, Fort Lauderdale, FL 33301;
6. Ari A. Porth, Presiding Officer [Bar # 55638], 201 S.E. 6th Street, Fort Lauderdale, FL 33301;
7. Edward Hoeg, Attorney, State [Bar # 579297] Official, 600 SW 4th Ave Ft Lauderdale, FL 33315-1012;
8. Simone N. Codner, Esq., State [Bar # 546461] Official, 1000 N. Hiatus Road, Suite # 205, Pembroke Pines, FL 33026;
9. Sarah Alrashid, Interested Person (Trusted Member), 601 S.W. 104th Terrace, Apt. # 413, Pembroke Pines, FL 33025;
10. Maureen Codner, Interested Person (Trusted Member), 10534 S.W. 18 Street, Miramar, FL 33025.

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## Declaration of Truth

I, I and I, Jah Rastafari Malchizedek, the true god, living priest and righteous king, just as it is written in the Bible and recorded in various ways, declare that the testimony We give and the facts We present are true and correct to Our knowledge. And that:

1. The Word of the LORD God, as recorded in the Bible, is Our sacred Truth.

2. We are “Who” We are: JAH (revealed in Psalm 68:4).

3. No one has Power of Attorney, by lawful consent, to speak for Us or as Us on godly Matter(s).

4. No one else has Power of Attorney, by lawful consent, over the children and the sovereign People of God to represent them without proper authority and constitutional powers.

5. The State of Jah, as recorded, is the Sovereign’s true state of being on earth.

6. Salem, other-wise called New Jerusalem as recorded, is the Sovereign’s heavenly kingdom established in various ways and forms for the People’s eternal benefits (revealed in Rev. 21:2).

7. We have fulfilled the requirements, according to Law, in recording the Certificates and documents to prove, approve, reprove and/or improve life in general and the state of Our being.