

FILED

07/07/2025

Bowen Greenwood
CLERK OF THE SUPREME COURT
STATE OF MONTANA

Case Number: OP 25-0478

Jared Sundown Hendrickson
Inmate Name

3011363
Inmate ID or AO#

Montana State Prison
Facility of Incarceration

700 Conley Lake RD
Address of Facility

Deer Lodge MT 59722
City State Zip

ORIGINAL

FILED

JUL 07 2025

Bowen Greenwood
Clerk of Supreme Court
State of Montana

IN THE SUPREME COURT OF THE STATE OF MONTANA

No. OP 25-0478
[The Clerk of Court will assign a number]

Jared Sundown Hendrickson,
NAME

PETITIONER,

v.

Jim Salmonsen,
NAME OF WARDEN/FACILITY ADMINISTRATOR,

RESPONDENT.

Petition for a Writ
of
Habeas Corpus

I, Jared Sundown Hendrickson, am representing myself, and I
[Name of Inmate]
believe that I am entitled to a Writ of Habeas Corpus under § 46-22-101, MCA, for one
or more of the following reasons:

[Check the applicable box]:

- ☐ The Department of Corrections has incorrectly calculated my sentence which illegally extends my parole eligibility or discharge date.
- ☒ The Parole Board should have granted me a parole AND the Board violated my Due Process rights in denying me a parole.
- ☐ I am entitled to more credit for jail time served than I received.

☒ My sentence is illegal because:

☐ I was sentenced after April 28, 1999, and I received a sentence of more than 5 years to the Department of Corrections, none of which was suspended.

☐ My sentence violates my right to be free from double jeopardy.

☐ The length of my sentence is longer than the law allows.

☐ I am entitled to *either* good time *or* street time that is not credited against my sentence.

☐ I am being held in jail and I believe my bail is excessive.

☒ Other reason incarceration is illegal.

Describe in detail why you are entitled to habeas corpus relief. Be specific. If possible, provide citations to legal authority. Attach any documents that help you explain why the Court should grant your petition. A copy of any judgments, orders or other documents that support your argument must be provided.

Due process 1. officers Brought me Back to the Scene of the
crime and did not ReRead My Miranda Rights 2. Ineffective
assistance of counsel on My Revocation My attorney
mislead deceived and coerced Me to Sign a plea that
I was not aware was not Binding and that the Judge
would Most likely not favor the go With 15 suspended and
go to nexus then pre-release He was deficient and
made errors To tell Me the court generally disfavor the
citation of orders and judgments He failed to get Me
any of My good time / street time credited at My revocation
or any of My Restitution payments I have erroneous

Misinformation in my Judgment clerical Errors Being at
MSP constit a More burdensome sentence the Doc commit
I was given a parole eligibility Restriction erroneous
Misinformation sentence cannot stand if it is Based on
assumptions concerning the defendants Criminal Record
that are Materially untrue or if it is founded in part
upon Misinformation, oral pronouncement and Judgment
conflict and do not conform, clarification in Judgment
conflict and do not conform, clarification in Judgment
Doc Not MSP, longer Sentence than the original Judgment charged
and Modified these erroneous on parole denial Miscalculation
of time credit has had longer time to Be served on Sentence
and would ~~likely~~ likely would Have changed the outcome of parole
Specifically Barring Judge from deferred second time felony offender
Sentence Regardless of whether the prior felony Sentence was imposed
deferred or suspended, Judge was Removed from Bench I have not Received
amended Judgment I asked my attorney How I With draw my
guilty plea He sent me to Sentence Review The Supreme ~~court~~ court
gave me credit for 245 days plus 1,471 days if this was done
at my Revocation I feel I would Have Had a different outcome with
parole and time served on my Sentence Violates 4th 5th 6th 8th and 14th
amendments

[Use extra pages if necessary]

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As relief, I request the following:

- ☒ my immediate release from prison.
- ☒ reduction of my sentence or that this Court remand this cause to the district court directing the court to resentence me to a lesser sentence.
- ☐ that the Department of Corrections recalculate my sentence as this Court directs.
- ☒ Other relief. Explain:

None pro Tunc order of this court to Remand
the district court to fix all errors and Resentence
me to Do with 15 suspended time credited Doc
for this Honorable court to grant any Relief or All

VERIFICATION

STATE OF MONTANA)
) ss.
County of lake)

I believe I am being incarcerated illegally. I certify that the contents of this petition are true and accurate to the best of my knowledge.

DATED this 30 day of June, 2025.

Jared Gene Hahn
Inmate Signature

Jared Sundown Hendrickson
Printed Name

CERTIFICATE OF MAILING (SERVICE)

I hereby certify that on 30 day of June, 2025, I have mailed the Petition for a Writ of Habeas Corpus, as noted by a check mark (✓), to the following attorney by placing a copy in the United States Mail, postage prepaid:

☒ State of Montana

(see *INSTRUCTIONS* #9)

Office of the Attorney General

P. O. Box 201401

Helena, MT 59620-1401

or

☐ _____ County Attorney (see *INSTRUCTIONS* #9)
[Write name of County]

Jared Sundown Hendrickson
[Signature]

Jared Sundown Hendrickson
[Print name]

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