

Joe Allan Hansen  
Inmate Name

151455  
Inmate ID or AO#

missoula county Detention facility  
Facility of Incarceration

2340 Mullan Road  
Address of Facility

missoula MT 59808  
City State Zip

**ORIGINAL**

**IN THE SUPREME COURT OF THE STATE OF MONTANA**

No. OP 25-0519  
[The Clerk of Court will assign a number]

**FILED**

JUL 21 2025

Bowen Greenwood  
Clerk of Supreme Court  
State of Montana

Joe Allan Hansen  
NAME

**PETITIONER,**

v.

**Petition for Writ of  
Habeas Corpus**

Sheriff Peterson - CAPT. White  
NAME OF WARDEN/FACILITY ADMINISTRATOR,

**RESPONDENT.**

I, Joe Allan, 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.

MAY 28<sup>th</sup> 2024 I was charged with felony DUI in my Arraignment  
MAY 31<sup>st</sup> 2024 Released on \$25,000 bond  
June 6<sup>th</sup> 2024 in Honorable Judge Mary Court. I was assigned  
A lawyer "Scottie Raraburg" around the 1<sup>st</sup> August 2024 I had an  
Accident at work. Scam bracelet ripped hole in my leg "Document Photos"  
to "Scottie" told me she would take care of it with the courts. August 13<sup>th</sup> Honorable  
Judge Deschamps omnibus hearing, HANEY "CA" now claims I missed  
card not true, August 24<sup>th</sup> 2024 I was arrest for driving on suspended  
August 25<sup>th</sup> 2024 Honorable Judge Hollaway reduced charge to driving  
with invalid license, OR release I see Judge Deschamps and  
he tells me I have to monitor the bracelet I cut off and release  
me on original bond, I pay for bracelet and am fit with another

Scram Device, in September 2024 I am informed the state  
lined Scotti Ramburo and I'm appointed Rufus Hance as my  
lawyer by Judge DesChamps in court, in November 2024  
I am informed Scotti Ramburo is working on affidavits and  
it's no longer Rufus Hance, November 25<sup>th</sup> and 29<sup>th</sup> 2024 Sheriff  
officer Procces Service comes to my home and serves me  
a summons to be in court December 11<sup>th</sup> 2024 to answer  
the charges of Parole jumping and show-up for the  
Parole I had call call in a program violation and  
was "Documented" on December 5<sup>th</sup> 2024 I was arrested  
a \$50,000 warrant that William Hance "County Attorney" had  
filed the same time he filed the summons for me to be  
in court Dec. 10<sup>th</sup> 2024 on these ridiculous charges the  
summons also stated Scotti Ramburo was no longer  
my attorney, had used a witness against me I think  
because of the photos I sent her when the 1<sup>st</sup> Scram  
revealed I saw the hole in my leg when I walked  
for a week "documented" photos, Honorable Judge DesChamps  
throws it out and re-releases me to original Parole and  
the state appoints Lisa Kaufman as my attorney,  
January 2025 Judge DesChamps retires, Honorable Judge

[Use extra pages if necessary]

p. 3 of 5

Elliot takes over the Bench, in January of 2005 I  
go to Compliance monitoring and then then in May, the new  
board was creating the scar from the first bracelet and  
I moved on to Breath alcohol monitor, I continue with pretrial  
monitoring. I got my license back after 11 months in  
the state of Iowa, February 2005 I receive a message from Lisa  
my New attorney that she got the Bail jumping and failure to  
appear charges. Dismissing I was very confused New attorney  
had me in the state of Iowa, 4 days later after the  
message from Lisa my lawyer I receive charges in the mail,  
for Justice Court, William Henry Hadfield, that for bracelet  
Bail Jumping, Driving with a suspended license, and Contempt charges, I  
go to court and what not and get a "no contest" plea on  
all charges. March 24<sup>th</sup> 2005 I receive a call from pretrial officer  
Dorrie Blanton to come in, I go in and am arrested  
for a Battery Negligent violation in the Breath monitor  
that had on me. I post \$12,000 bond and was released,  
I go to court on March 27<sup>th</sup> 2005. My wife  
Wanda comes. She orders me to stay in compliance  
with the monitor with pretrial, I did. April 20<sup>th</sup> 2005  
Judge Reed's Court, lawyer Lisa Bauffman tells me she

Worked out a plea deal with Henry that I needed to  
plead guilty to driving on suspended and the B&E rumpus,  
contaminating, and that if it got lit up it would be dropped,  
I didn't take the plea, Henry was in court and I had to  
show up in court and he was there, I was except  
to the court, I Plead guilty to driving on suspended,  
which I had a receipt from the court and I was  
in court, I was in court and I was in court  
On May 27<sup>th</sup> 2025 I call the clerk of District Court in Missouri and  
ask if I can appear via Zoom, because I had no way to get  
into town without driving, and I don't have a license  
again, she told me it would be fine, and gave me the Zoom  
link, I try for 45 minutes to get into the  
Zoom meeting I call my wife she says I have the right  
password to get in, I try and I can't get in, she  
is in court and she has been on Zoom all day,  
she says to me that Henry was with Judge Hansen  
Alerts Judge Elliot and informs her I'm having trouble  
in the Zoom meeting so I can appear for my  
pretrial conference, Judge Elliot says I don't have  
the right to be in her court via Zoom and puts

A \$500,000 warrant out for my arrest,  
May 28<sup>th</sup> 2005; Lisa my lawyer calls me and  
says to get to the court house, court  
room 5 at 1:30 pm, and we could get  
judgment of the judge to resolve this,  
I show up at 1:15, I talk with  
Lisa a few minutes, Henry comes down  
the stairs Lisa goes and talk to him,  
and then tells me, I should have Elliot  
was not there today, I should  
get me on the street for the judge  
Tuesday. my ride takes me home May 29<sup>th</sup>  
2005 im arrested for 2<sup>nd</sup> time but not  
June 3<sup>rd</sup> 2005 - Judge Elliot's Court, Henry  
and my lawyer Lisa discuss my release  
All the previous needed by me, I should  
have done more  
the state would agree to release, Judge  
Elliot states me with bond \$500,000,  
June 12<sup>th</sup> I ask Lisa to get a bond  
reduction hearing, she files it, Henry  
writes an appeal, he had changed his  
mind and wants \$500,000 bond, June 23<sup>rd</sup>  
2005, we go to court the Judge Denies  
reduction based on Henry's appeal "Lisa  
my Attorney" Says what about A guilty plea?

Haney says that could be coercion  
if he took it. The sledge calls recess.  
my attorney and Haney go out maybe half  
to talk. Judge Elliot returns 15 minutes  
later. I have my lawyer get a hold of  
pretrial officer Donna Blandford, former  
Blandford states, I have complied in  
every way that I had no prior  
Drug related violations, only violations  
were Battery. I was on the 5  
year old cellular hand held breath monitor.  
And she recommends my release back to  
pretrial, and Susan Lawrence, Haney  
says I thought we were talking about  
a guilty plea. Judge Elliot says bond  
reduction or release denied, Bond set  
\$50,000. I've made a few mistakes, and  
am willing to plea to charges. I am  
not a violent person. I am a hard worker.  
I am a good person. I am a good person.  
That life is not perfect. I am a good person.  
I am a good person. I am a good person.  
has been for a while. Nobody's fault due  
to the circumstances of my being  
lived 3 times, the judge's rulings,  
and removed. All the papers in  
Haney's documents. Lisa Chang are

NO big deal, I have since fired  
L.S. & Kauffman on June 21, 2025.  
And have not been appointed a new  
Attorney, so I am taking on the  
responsibility of defending until I get  
new lawyers. I Request Request  
the State Supreme Court, and Attorney  
General of our great state to address  
to address these issues and all the  
violations to my right side of up me  
by the constitution of the United States

MCA 46-13-401 speedy trial

MCA 25-31-710 right to telephonic appearance,

MCA 26-1-503 Attorney Client privilege

Witness Tawny Hansen via zoom Recorded and Documented court appearances

I have not waived my rights to speedy  
trial, my right to appear in  
the courtroom of the United States  
in America, where I am a citizen and  
reside, nor have I asked or requested  
any extensions of time in or for a  
delay. Regarding to the Charges  
Filed against me. DC-24-321

I have not been to trial or Convicted

I was not represented by a lawyer on zoom,

the State is the only one who has put this on

JOE ALLAN HANSEN

1408 Lakeside Drive

400 N to 59517

IN THE SUPREME COURT OF THE  
STATE OF MONTANA

STATE OF MONTANA  
Plaintiff

VS

JOE ALLAN HANSEN

MOTION TO DISMISS

DC-24-321

Comes now the Defendant JOE ALLAN HANSEN, And, in Support States as follows  
in Plaintiff of MCA-46-13-401 and the  
6th Amendment in the Constitution of the UNITED  
STATES of America, Moves To Dismiss DC24-321  
with Prejudice

Defendant, Joe Allan Hansen, Has not executed  
any request of extension in this matter,  
Nor has he waived his right to Speedy  
trial or any right Granted Him Under The  
Constitution of the UNITED STATES OF AMERICA