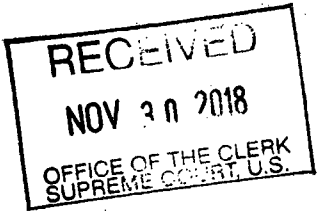


No. 18-5499

IN THE SUPREME COURT OF THE UNITED STATES

HILARIO SANCHEZ,



Petitioner,

v.

LORIE DAVIS, DIRECTOR
TEXAS DEPARTMENT OF CRIMINAL JUSTICE
CORRECTIONAL INSTITUTIONAL DIVISION

Respondent,

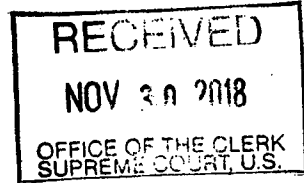
CERTIFICATE OF GOOD FAITH

COMES NOW Petitioner, Hilario Sanchez, and makes certification that his petition for rehearing is presented to this Court in good faith pursuant to Rule 44. Mr. Sanchez further states the following:

1. This Court entered its judgment denying petitioner a Writ of Certiorari on October 9, 2018. Petitioner believes that he presents this Court with adequate grounds to justify the granting of rehearing in this case and said petition is brought in good faith and not for delay. Furthermore, petitioner believes that based upon the law of this Court and facts of this case, Sanchez is entitled to relief which has been unjustly denied him. He further believes that if the Fifth Circuit Court of Appeals are continually allowed to apply the Haley Doctrine improperly, a number of people will be denied their constitutional right to due process.

I declare under the penalty of perjury that the foregoing is true and correct. Executed on this 15 day of October, 2018.

X Hilario Sanchez



Mr. Hilario Sanchez
TDCJ# 1682415/Eastham
2665 Prison Rd.#1
lovelady, Texas 75851

November 15, 2018

Hon. Scott S. Harris, Clerk
Supreme Court of the United States
One First Street N.E.
Washington, D.C. 20543

RE: Hilario Sanchez V. Lorie Davis, Director, (TDCJ-CID)
Petition for Rehearing In Case No.18-5499:

Dear Hon. Scott S. Harris, Clerk:

Please find the original copy of Petitioner's Petition for Rehearing of Writ of Certiorari enclosed.

I apologize for the delay, but the certificate of good faith was attached to the back of the first petition for rehearing.

I thank you for your time and assistance with this matter!
I Await your response. I Remain.

Sincerely,


Hilario Sanchez #1682415
Pro se

enclosure/Petition for rehearing