

IN THE

SUPREME COURT OF THE UNITED STATES

RONNIE KEITH DAVIS

CIVIL ACTION NO. 1:09 CV-1450

VERSUS

APPEAL CT NO. 15-30476 &15-30892

JAMES LEBLANC ET AL

30486 R&D

PETITION FOR THE EXTENSION OF TIME

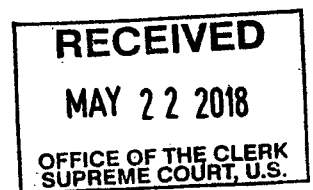
NOW INTO COURT comes RONNIE KEITH DAVIS who is not an attorney, nor trained in the law, however is a 100% service connected disabled veteran who begs of this humble court that the instant Petition for the extension of time be filed and properly administered in accordance with all applicable laws. In furtherance the Petitioner humbly request that this petition be ruled upon in accordance with HAINES V. KERNER and the Petitioner relies upon in support of the following:

This is a 1983 case that derives out of the Western District of Louisiana. The honorable judge Trimble was the presiding judge. The gist of this case is that the Petitioner was a whistleblower who the defendants had to silence, therefore they resorted to medicating the Petitioner into a comatose state and opened the cell door for an attacker that the petitioner had declared an enemy 2 days before. To insure the plaintiffs lack of the ability to defend himself he was administered 100mg Elavil, 10 mg Zyprexa, 100mg Benadryl, and 1200mg Neurontin for the 3rd time the day of the attack. There is evidence in this case that will support the charges of witness tampering, the obstruction of justice and the unlawful withholding of evidence by the defense counsel (Louisiana Attorney General Office). In furtherance the records will reflect that the 5th Circuit misrepresents the records in this case and uses it as a grounds for denying the appeal of this case.

The Petitioner begs that this court would understand the hardship both financial and psychological that this case has placed him under and ask that this be a major factor in deciding the ruling of this petition. The Petitioner has contacted the Department of Veterans Affairs requesting that they intervene in the protection of his rights as a litigant in this case who is disabled. The Petitioner humbly requests the maximum extension of 60 in order to fulfill the demands of this court by seeking attorney representation. He further begs that this Petition be seen and ruled upon as a Motion for the Appointment of Counsel.

Attached is a copy of the lower court ruling that upon review of the records will prove to be a mockery to the justice system and raises questions about the legality of this ruling since the records so blatantly shows the indiscretion of the panel ruling in this matter.

The Petition swears under the penalty of perjury that the information contained herein is true and correct to the best of his ability, recollection, knowledge and understanding.



Petitioner Prays that the instant Petition For Extension of Time be granted and this matter ordered to proceed in accordance with requested ORDER.

DATED THIS 14 DAY OF MAY 2018 in Washington DC Veterans Affairs Medical Center.

The Petitioner Declares that the Defense Counsel, U.S. District Court Western District of Louisiana, and the 5th Circuit Court of Appeals has been served a copy of the Instant Petition by placing the same in the U.S. Mail Postage Prepaid with supporting documents from the Department of Veterans Affairs.

Sincerely,

RONNIE K. DAVIS

PRO SE