

EXTENSION OF TIME REQUEST FOR

A PETITION FOR WRIT OR CERTIORARI

No. _____

In The Supreme Court of The United States

Jamahl-Akeen:Simmons®, In Propria Person
Petitioner,

v.

STATE OF PENNSYLVANIA; D/B/A Louis Lappen
Respondent.

**APPLICATION FOR EXTENSION OF TIME TO FILE
PETITION FOR WRIT OF CERTIORARI TO THE
UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT**

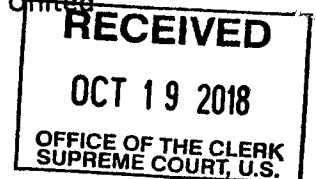
To the Honorable SHWARTZ, KRAUSE AND FISHER Circuit Judges,

TO THE SUPREME COURT OF THE UNITED STATES, THE COMMONWEALTH OF PENNSYLVANIA; D/B/A/ Louis Lappen; AND ALL OTHERS ACTING IN CONCERT WITH THEM, PLEASE TAKE NOTICE OF ALL THE FOLLOWING CONTAINED WITHIN THIS MOTION FOR EXTENSION OF TIME FOR THE PRIVATE SECURED PARTY/PERSON Jamahl-Akeen:Simmons®, Sui Juris/In Propria Persona:

Jamahl-Akeen:Simmons ®, Sui Juris, is now giving FULL NOTICE OF DISCLOSURE as to my formal request to the CLERK OF MY "SPECIAL VISITATION" made by absolute ministerial right to the Supreme Court of the United States pursuant to Rule 8 (E) of the Rules of Practice and Procedures as a "Restricted Appearance".

Petitioner, Jamahl-Akeen:simmons®, hereby request a thirty (30) days, to file his Petition for Writ of Certiorari. On July 16, 2018 the United States Court of Appeals for the Third Circuit entered a Judgement affirming the judgment of the United States District Court for the Eastern District of Pennsylvania and the date Petition for Writ of Certiorari will expire on October 14, 2018. This application has been prepared to be filed 10 days prior to that due date.

Attached are copies of the Judgements handed down by both the United States District Court for the Eastern District of Pennsylvania D.C. Civil Action No. 2-18-cv-00873 and the United



States Court of Appeals for the Third Circuit No. 18-1667. The Jurisdiction of this Honorable Court is invoked under Title 28 U.S.C. § 1331 as a Federal Question.

Petitioner, Jamahl-Akeen:Simmons© declares that this case has constitutional importance because the most fundamental question pertaining to subject matter jurisdiction in any court proceeding is at question. Jurisdiction, once challenged, is to be proven, not by the Court, but by the party attempting to assert jurisdiction, the burden of proof of jurisdiction lies with the asserter. The Court is only to rule of the sufficiency of the proof tendered, See McNutt v. GMAC, 298 U.S. 178. The origins of this doctrine of law may be found in Maxfield's Lessee v. Levy 4 U.S. 308. Further, it is the Prosecutor who has the duty to place all of the fact(s) of jurisdiction upon the official record as a necessary requirement of due process of the law.

Petitioner, Jamahl-Akeen:Simmons©, is requesting this extension of time because he has had unexpected burdens with getting his Petition for Writ of Certiorari into the proper format and printed before presenting it to this honorable court. Again, Petitioner, Jamahl-Akeen:Simmons©, hereby request an extension of thirty (30) days from October 14, 2018 being November 13, 2018 in order to finalize the printing requirements of this court.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read 'Jamahl-Akeen:Simmons©', written over a horizontal line.

Jamahl-Akeen:Simmons©, In Propria Person
3946 Carpenter Ave. #1
Studio City, California [91694]

October 4, 2018