
In the
Supreme Court of the United States

No. 18-15813
D.C. No. 1:18-cv-00383-LEK-KSC

CHRISTOPHER YOUNG,

Petitioner,

V.

MICHAEL M. KRAUS, Owner of Tree Works Inc.,
COUNTY OF HAWAII; PATRICK T. KIHARA,
COUNTY OF HAWAII POLICE DEPARTMENT;
JOHN DOES1-10; JANE DOES 1-10; DOE
CORPORATIONS 1-10; DOE PARTNERSHIPS
1-10; and DOE GOVERNMENT ENTITIES 1-10,
Respondents,

**Certification of Petitioner's Request for a Petition for
Rehearing Pursuant to S.C.R. Rule 44 (1) Demands
Response from Respondents for Violations or a
Threat of Violations to their Oath, State Court Seal,
the Insurance Code, Public Interest, Public Safety
and Welfare, The Constitution Article III, IV, V, VII,
and Statutes Demands the Public's Right to be Heard**

**PETITION FOR REHEARING OF THIS
PETITION FOR WRIT OF CERTIORARI**

CHRISTOPHER YOUNG
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Pro Se for Petitioner

Counsel of Record for Respondents
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Attorney for Defendant Michael M. Kraus

Joseph K. Kamelamela 2493
Laureen L. Martin 5927
Corporation Counsel, County of Hawai'i
Aupuni Street, Suite 325 Hilo, Hawai'i 96720
Attorneys for Defendants County of Hawaii,
County of Hawaii Police Department, Patrick T. Kihara

RECEIVED

MAY - 6 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

Supreme Court of the United States
in the

No. 18-15813
D.C. No. 1:18-cv-00383-LEK-KSC

CHRISTOPHER YOUNG

Petitioner

v.

MICHAEL M. KRAUS, Owner of Tree Work, Inc.
COUNTY OF HAWAII; PATRICK T. KIHARA,
COUNTY OF HAWAII POLICE DEPARTMENT;
JOHN DOES-10, JANE DOES-1-10; DOE
CORPORATIONS-1-10; DOE PARTNERSHIPS
1-10; and DOE GOVERNMENT ENTITIES-1-10.
Respondents

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Attorney for Defendant Michael M. Kraus

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MAY - 6 2019

OFFICE OF THE CLERK
SUPREME COURT OF THE UNITED STATES

COMES NOW, Christopher Young ("Petitioner") an indigent, disabled natural person without Counsel that is requesting Rehearing of this Writ of Certiorari, Appeal and Review of this case from an Order from the United States Court of Appeals for the Ninth Circuit ("Appeals Court") No. 18-15813, entered October 18, 2018, Pursuant to S.C.R. Rule 44 (1) for the reasons that follow:

1. Petitioner has come to my scenes and as a reluctant pro se, Petitioner must address the facts that this Courts Rules can not violate or abridge the United States Constitution ("U.S. Const.").

2. Petitioner received the request for rehearing that was postmarked Id. April 17, 2019 and was file stamped by this Courts Clerk April 23, 2019 and is herewith returned for failure to comply with Rule 44 of the Rules of this Court. It has been the position of Scott S. Harris Clerk of this Court ("Clerk") from on or about May 20, 2017 to April 23, 2019 that Petitioner should be held to a higher standard than the Attorneys of the brotherhood of the Judiciary, Id. the Waver the Clerk sent to all the Counsel for the Defendants in this case with the Notice of the case being placed on the Court Docket dated February 7, 2019 so they would yet again not be required to answer to the violations, but everything Petitioner filed is returned with the highest scrutiny to further deny Petitioner's right to be heard without granting the many requests from Petitioner for a copy of this Courts Rules of process and forms.

3. The Extraordinary Extenuating Circumstances that gives cause that this case must be heard is like the Clerk the undisputed abuse of police powers from Officer Patrick T. Kihara at the scene, to all of the Attorneys, Judges, and Court Clerks from the State Court to the U.S. Supreme Court has been in Breach of Trust of their Duty, the Public Interest, and the U.S. Const. Article III¹, because the removal of a no-fault insurance case from the State Court without Defendants addressing the Order of the Court Seal to answer within 20 days after service of the summons, is crime acts that must be heard.

4. Petitioner as a Citizen is entitled to all Privileges and Immunities of Citizens in the several States pursuant to U.S. Const. Article IV², and because Michael M. Kraus undisputedly was never charged for

¹ **Article III**

Section 1

The judicial Power of the United States, shall be vested in one Supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behavior, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.

Section 2

3: The Trial of all Crimes, except in Cases of Impeachment, shall be by Jury; and such Trial shall be held in the State where the said Crimes shall have been committed; but when not committed within any State, the Trial shall be at such Place or Places as the Congress may by Law have directed.

² **Article IV**

Section 2

1: The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.

2: A Person charged in any State with Treason, Felony, or other Crime, who shall flee from Justice, and be found in another State, shall on Demand of the executive Authority of the State from which he fled, be delivered up, to be removed to the State having Jurisdiction of the Crime.

(COMES NOW Christopher Young ("Petitioner") an indigent disabled natural person without Counsel) that is requesting Rehearing of this Writ of Certiorari, Appeal and Review of this case from an Order from the United States Court of Appeals for the Ninth Circuit ("Appeals Court") No. 18-15813, entered October 18, 2018. Pursuant to 28 C.F.R. Rule 44 (1) for the reasons that follow:

1. Petitioner has come to my scenes and as a reluctant pro se, Petitioner must address the facts that this Courts Rules can not violate or abridge the United States Constitution ("U.S. Const.").
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1. Article III

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Section 2

1. The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.
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causing **permanent bodily injury and major property damage, to activate the mandatory commercial insurance policy to pay, not to be removed from State Court fleeing justice and dismiss as “FRIVOLOUS” in Federal Court**, is the crime acts that demand this case be heard.

5. We the People of the State of Hawaii and Petitioner has been undisputedly deprived of life, liberty, and property, without due process of law pursuant to U.S. Const. Article V³, because the laws of every State in the U.S. makes it mandatory to maintain an insurance policy on every vehicle on the public roads, the Citizens money is private property being taken for public use without just compensation when a Police Officer can refuse to follow mandatory Statutory Process at the scene of an accident regarding an insurance policy, an Attorneys can remove a no-fault insurance policy out of the State where the crime was committed for a Federal Appeals Court to Dismiss the policy as **“FRIVOLOUS”**, after an accident has caused permanent damages, is the crime acts that demand this case be heard.

6. On or About July 21, 2015 Petitioner filed this Complaint, Demand for Jury Trial, and Summons in the Circuit Court of the Third Circuit State of Hawaii, paid for and completed service to all Defendants. Petitioner has never had a Trial moreover a Jury Trial is a violation of U.S. Const. Article VII⁴, it has been 4 years of suffering from denials that is the crime acts that demand this case be heard.

7. Wherefore the breach of trust of their duty for the United States Constitution, the Public Interest, and Petitioners due process demands justice is restored through a full investigation of all misconduct from the State of Hawaii to Washington D.C., and the Default Judgement with Jury Trial for punitive damages. If Scott S. Harris Clerk of this Court has no outside influences and did no harm, he should stop denying Petitioners right to be heard, file this case, and let this Court do its Job. Moreover pursuant to S.C.R. Rule 45 (1) states **“All process of this Court issues in the name of the President of the United States.”** Therefore a copy of this request for Rehearing with a **NOTICE** supported by the Citizens of the State of Hawaii for political and judiciary abuse will be sent to President Donald J. Trump, among others.

³ Article [V]

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

⁴ Article [VII]

In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.

Article [11]
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Article [12]
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Article [13]
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7. Therefore the breach of trust of their duty for the United States Constitution, the Public Interest and Petitioners due process demands justice is restored through a full investigation of all misconduct from the State of Hawaii to Washington D.C., and the Detain Judgment with Jury Trial for punitive damages. If Scott S. Harris Clerk of this Court has no outside influences and did no harm, he should stop denying Petitioner right to be heard, file this case, and let this Court do its job. Moreover pursuant to 28 C.R. Rule 45 (1) states "All process of this Court issues in the name of the President of the United States". Therefore a copy of this request for Rehearing with a NOTICE supported by the Citizens of the State of Hawaii for political and judiciary abuse will be sent to President Donald J. Trump, among others.

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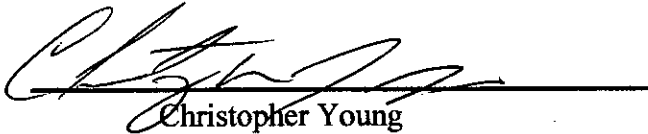
No. 18-15813
D.C. No. 1:18-cv-00383-LEK-KSC

CERTIFICATE

Petitioner is presenting this Certification pursuant to Rule 44.1 and request for **Rehearing in good faith and not for delay, is timely**, and I do swear under the penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Respectfully submitted

Dated: Pahoa, Hawai'i May 1, 2019


Christopher Young

NO. 18-7807

In the
Supreme Court of the United States

No. 18-15813
D.C. No. 1:18-cv-00383-LEK-KSC


CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing document will be served on the parties below at their respective addresses by hand or depositing the same in the United States Mail, postage prepaid on or about May 1, 2019.

Joseph K. Kamelamela 2493
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Attorneys for Defendants County of Hawaii,
County of Hawaii Police Department, and Patrick T. Kihara

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1003 Bishop Street
Honolulu, Hawai'i 96813
Attorney for Defendant Michael M. Kraus

Dated: Pahoa, Hawai'i May 1, 2019



Christopher Young