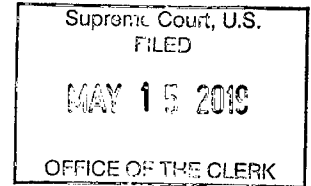


RB

No. 18-8443

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



JAMES F. OLIVEIRA - Petitioner

VS.

CHRISTOPHER R. Bush - STATE OF RHODE ISLAND et al. Respondents

MOTION FOR REHEARING AFTER
DENIAL OF CERTIORARI
[S Ct. Rule 44.2]

On Petition for Writ of Certiorari to the United States

Supreme Court. ISSUE: SPEEDY TRIAL VIOLATION.

Respectfully submitted,

James F. Oliveira

James F. Oliveira Pro-Se

P.O. Box 8273

Cranston, R.I. 02920

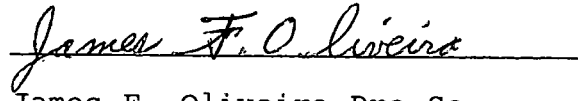
Petition for Rehearing

Petitioner James F. Oliveira respectfully prays for a rehearing and reversal of the order hereinbefore entered on the 29th day of April, 2019, denying its petition for a writ of certiorari to the United States Supreme Court.

I do not know exactly why my petition was denied, as I was not given a reason for denial. In my petition, I gave reasons of law clearly, as in 18 U.S.C.Ch. 10 §3161(e), as well as, 18 U.S.C. Ch.10 §§3164(a),(b),(c). I researched many cases on speedy trial, even more than I submitted in my petition. I even asked the central law librarian to look up cases on speedy trial cases that go from arrest and retrial and delayed trial. She said she could not find any.

According to §3161(e), and §3164(a),(b),(c), there is clear denial of my Constitutional right to a speedy trial.

Respectfully Submitted,



James F. Oliveira Pro-Se

P.O. Box 8273

Cranston, R.I. 02920

Certification :

I, the petitioner, James F. Oliveira, do certify that this petition is presented in good faith and not for delay.

Respectfully submitted,

James F. Oliveira

James F. Oliveira Pro-Se

P.O. Box 8273

Cranston, R.I. 02920

NOTE: In answer to Supreme Court of the United States Office of the Clerk, Clerk Scott S. Harris Dated May 24, 2019.

Respectfully Resubmitted,

James F. Oliveira

James F. Oliveira Pro-Se

P.O. Box 8273

Cranston, R.I. 02920

No. 18-8443

IN THE
SUPREME COURT OF THE UNITED STATES

JAMES F. OLIVEIRA-PETITIONER

VS.

CHRISTOPHER R. BUSH et al- RESPONDENTS

Letter to Supreme Court Clerk Scott S. Harris:

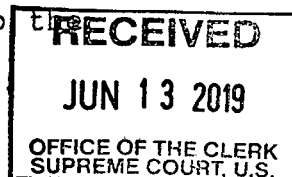
Dear U.S. Supreme Court Clerk Scott S Harris,

I am writing this letter to you for clarity of the court work I am presenting.

On February 28, 2019; I mailed a full set of Petition for Appeal of United States Court of Appeals First Circuit. The U.S. Supreme Court received this petition paperwork on March 18, 2019. On April 29, 2019 U.S. Supreme Court denied petition without explanation or reason why.

On May 13, 2019; I mailed a petition for rehearing asking why denial. U.S. Supreme Court received petition paperwork on May 22, 2019, stating reason why according to Rule 44.2. Now I have put the good faith, etc., documents in the original petition and the second petition and sent a statement of grounds.

I feel the first petition from February 28, 2019, is the main petition. All the information is in that petition, and it is the original petition to be denied, but without explanation. So the



reasons you gave me on the second petition, must have applied to the first petition. So I have put all the paperwork together for the Court's (or Court Clerk's) understanding.

Thank You for your assistance.

Respectfully Submitted,

James F. Oliveira

James F. Oliveira Pro-Se

P.O. Box 8273

Cranston, R.I. 02920

**Additional material
from this filing is
available in the
Clerk's Office.**