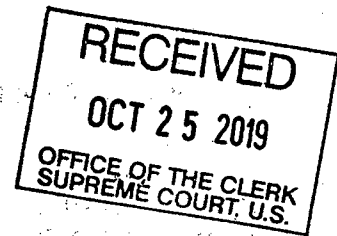


BEFORE THE UNITED STATES SUPREME COURT
First Street, North East
Washington, District Of Columbia 20543.



CARLOS ANTONIO RAYMOND,)

CIVIL ACTION No. 04-17-0061-CV

Plaintiff-Petitioner)

USSC APPEAL NO. 18-8804

V.S.)

MARTIN JOSEPH ROY, et all.)

OCTOBER 17, 2019

Defendants-Respondents)

PLAINTIFF-APPELEE MOTION AND REQUEST FOR EXTENSION OF TIME &
MOTION REQUESTING APPOINTMENT OF COUNSEL

COMES NOW, the Plaintiff-Appellant, proceeding Pro Se before this honorable Court ask for additional Sixty Days Raise Filing Fees; to seek counsel to assist with constructing legal brief that is due on November 2019, hereby allege and state:

This Court GRANTED extension of time to file brief, but since then Plaintiff has been burdened by natural disaster. Many of his family (relatives) and close friends were affected and displaced by the HURRICANE DORIAN, and many are reported missing. Given, the above personal and family circumstances, Plaintiff beg and appeal to this court for additional SIX DAYS or longer to devote to helping out with family situation of this type.

In addition, Plaintiff does not know how to construct a LEGAL BRIEFF that is acceptable to this court. Upon information and belief, Plaintiff-Petitioner understands that there are certain strict rules required by this court.

Plaintiff does not have access to search engines to adequately research whether or not similar provision or elements is issued or addressed by the United States Supreme Court. If there are any such elements, Plaintiff-Appellant yields to the discretion of this court.

Plaintiff cannot cite any authority because he does not have access to the important search engine, as the Defendant had. Plaintiff was exempt from filling electronically in both the trial court, as well as the before the Fourth Court of Appeals, and by virtue of the fact that he was also unskilled and unqualified to conduct legal research using research engine. Only season and experienced Attorney has access to LexisNexis®, Shepard's® Citations Service.

Plaintiff did not have an account, let alone, access to Court's Electronic Records (PACER) to locate and familiarize himself with the legal authorities and case that this court claims is needed for consideration of the merits of the above entitled. Defendant-Appellee is a very skillful and experienced attorney at law and Constitutional Scholar, and enjoys a huge advantage over Plaintiff-Respondent, in this respect.

Given all the above handicaps, Plaintiff feels and states that he is unskilled and unqualified and does not know how to construct a legal BRIEF (IN BOOK FORMAT) to be presented before the United States Supreme Court, which is due some times in November 2019. The RULES for filing acceptable legal brief to be presented before the United States Supreme Court are extremely difficult to understand and follow.

WHEREFORE, Plaintiff prays that the above input has made it easier for this honorable Court consider its decision to grant additional SIXTY days to assist family in affected by hurricane in the Bahamas Island, and for leave to appointing Counsel.

Respectfully submitted,

Carlos Antonio Raymond

ATTACHMENT

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