

IN THE
SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK

July 17, 2018

Re: DeAndre' Russell

v. Redstone Federal Credit Union/ Anthony Ingegneri,
et,al

Application No. 17A925 & 17A1282

To the Hon. Clarence Thomas

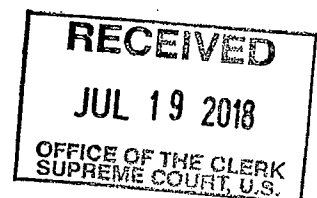
1 First Street, N.E.

Washington, D.C. 20543

Subject Matter: ***Petitioner's Application for an
Extension of Words and Page limitation, concerning the
corrected Writ of Certiorari of Case No. 16-15117 and
16-16943 that is due by Aug. 11, 2018.***

Dear Hon. Justice Clarence Thomas,

Petitioner pro se' DeAndre' Russell request that he would be allowed to extend the word and/or page limitation of his upcoming corrected petition, to this Honorable Court, for his application for a Writ of Certiorari, that is due to be received, in this court, no later than August 11, 2018.



The purpose for this extension of words and/or pages, of the Writ, is for the following reasons;

First, because petitioner pro se' has requested, in his Writ that the case of 16-15117 and 16-16943 would be consolidated, pursuant to Rule 12.4 of this court, the need for petitioner pro se' to present the full context of these (2) cases and the facts pertaining to the issues, would require the requested extension of words.

Second, although petitioner pro se' Writ of Certiorari, if granted, would normally present for review, by this Hon. Supreme Court, the decisions of the Eleventh Circuit Court of Appeals, petitioner contends that an extension of words and/or pages, in his corrected Writ is necessary to also present the actions by the lower courts, involving these matters, in order that this Hon. Court may determine whether wrong-doing and/or a failure to follow the rules, may have been committed.

And third, the Eleventh Circuit Court of Appeals denied petitioner's cases based on; 1) the doctrine of res judicata, 2) the case not meeting 1331 adjudication, and 3) affirming the district court's decision to allow the bankruptcy judge to dismiss a non-core case. Petitioner pro se' was able to make and complete his arguments, on the subject of res judicata and the bankruptcy judge's dismissal of a non-core case, in his **incorrect** June 9, 2018, Writ to this court, but was unable to complete his argument on the subject of 1331 adjudication due to page and word limitation. The extension of words and/or pages would allow petitioner pro se' to complete and present, to this Hon. Court his arguments on the (3) decisions of both cases, made by the U.S. Court of Appeals for the Eleventh Circuit, in his **corrected** Writ of Certiorari, to this court.