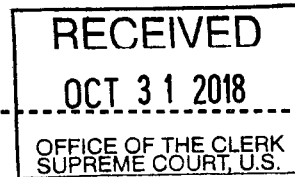


TRULINCS 02866081 - AKERS, MONTGOMERY CARL - Unit: MAR-I-A



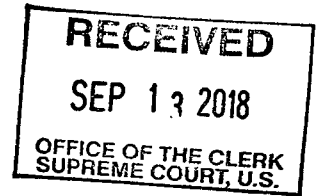
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FROM: 02866081

TO: CMU

SUBJECT: ***Request to Staff*** AKERS, MONTGOMERY, Reg# 02866081, MAR-I-A

DATE: 09/04/2018 07:27:38 PM



To: MOTION FOR EXTENSION OF TIME-SUPREME COURT

Inmate Work Assignment: orderly-Supreme Commander

IN THE

SUPREME COURT OF THE UNITED STATES

MONTGOMERY CARL AKERS-PETITIONER

vs.

UNITED STATES OF AMERICA-RESPONDENT

MOTION FOR EXTENSION OF TIME

Comes now the Petitioner MONTGOMERY CARL AKERS, IN PRO SE, with his MOTION FOR EXTENSION OF TIME and in so

doing avers the following in support thereof:

1. On July 02, 2018 the panel of judges hearing case no. 17-3146, United States v. Montgomery Carl Akers, in the United States Court of Appeals, For the Tenth Circuit, rendered its ORDER AND JUDGMENT in the above referenced case. On July 24, 2018 the MANDATE ISSUED in this matter which is a jurisdictional violation of court procedure. The matter being appealed was CIVIL IN NATURE not criminal in nature and therefore the Appellant-Akers had 40 days to file further proceedings.

2. On August 08, 2018 the Appellant/Petitioner-Akers filed his MOTION TO RECALL THE MANDATE in this matter based upon constitutional violations of court procedure based upon the use, by the panel, of inaccurate information and the disregard for the constitutional rights of the Appellant/Petitioner to be represented by counsel.

3. On August 24, 2018 the panel issued a one-word DENIED *IN* addressing the constitutional violations regarding court procedure and jurisdictional holdings of this court. *SEE EXHIBIT #A*

4. The Petitioner is currently confined within the Federal Bureau of Prisons, "Communication Management Unit." The Petitioner is being denied meaningful ability to hire counsel based upon the unlawful and criminal interference of the Assistant United States Attorney, Kim I. Flannigan, and members of the Federal Bureau of Prisons to access counsel to prosecute Petitioner's instant matter.

5. The Petitioner moves for an extension of time of (60)days of up to November 10, 2018 in order to engage counsel in this matter. Each time the Petitioner has contacted counsel, and counsel has agreed to represent him, the staff of the FBOP and AUSA-Flannigan contact the lawyer and dissuade the attorney from taking the Petitioner's case. The Petitioner has the help of a third party in the community trying to obtain counsel for him. The counsel of choice, at this time, is JEFFREY LOUIS LIGHT, of Washington, D.C.. The Petitioner is also in contact with attorney CHARLES R, KHOURY, Del Mar, California, for this purpose.

6. The matters to be presented on Writ of Certiorari have to do with jurisdiction of the lower court and the Appellate Court's refusal to hear the same.

With good cause being shown due to the complexities of the matter at hand and the far-flung nature of the participants the Petitioner moves for up to and including November 10, 2018 to file his Petition For Writ of Certiorari with counsel in the Supreme Court of the United States.

Dated: September 04, 2018

Respectfully submitted,

Montgomery Carl Akers/IN PRO SE