

Office of the Clerk

United States Supreme Court

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Ian Furminger

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To the Clerk of the United States Supreme Court

I wish a motion filed by you to the United States Supreme Court to file a petition for relief of filing my petition to the court, for out of time from court deadline.

I worked with my friend who is an attorney on this filing. I was very much on top of him to acknowledge the deadline to file. I was out of money and needed assistance after spending so much money on my original appeal attorney who failed. I asked this attorney, Edward Monroe, of Oakland California, to be prepared on the timely deadline, so much that he began teasing me about it.

When the deadline approached, I could no longer exhaust any way of resources to hire a new attorney to go over my case and have the appropriate time to review and prepare the petition.

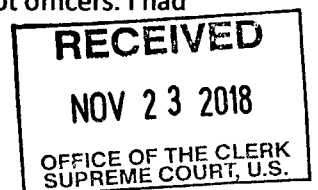
At the final hour Mr. Monroe told me he would be finished, and give the petition to me for review, and to then file it. But then at the final hour, he was not ready. He said he would attach a request for relief of the time line.

I took the brief as soon as I received it and submitted in overnight. This was not my fault. I have been working on this from day one of conviction.

I was a San Francisco Police Sergeant and was highly decorated with an unblemished career. I was assigned to supervise a very large plain clothes team. The team was spread out throughout the week in two officer units over all shifts. I found that one officer may be involved in corruption and reported him to Internal Affairs. This complaint was ignored by San Francisco Police, without even interviewing me. As a result, I quit plain clothes and went back to uniformed patrol, and took a station transfer downtown. 3 years later, during a plain clothes probe, I was indicted for the very corruption I reported. None of this evidence was presented in trial by my attorney.

I am a single dad now with a special needs son. It has been a struggle, but one that I embrace. I really need for the high court to see what really happened. I need to be heard for vindication, even at rare odds.

Please consider allowing me to proceed. I did 18 months in Federal Camp. I won the serious charges of completed crimes, but was convicted of related charges as boss to two corrupt officers. I had



no idea the second officer was involved as well, the first officers partner. I had 16 other officers that never got in trouble. I was very committed to my job and my oath to protect and serve the city I worked for.

Thank you for your consideration.



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UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

FILED

AUG 6 2018

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

v.

IAN FURMINGER,

Defendant-Appellant.

No. 18-15061

D.C. Nos. 3:17-cv-02364-CRB
3:14-cr-00102-CRB-1

Northern District of California,
San Francisco

ORDER

Before: SCHROEDER and HURWITZ, Circuit Judges.

The request for a certificate of appealability is denied because appellant has not made a “substantial showing of the denial of a constitutional right.” 28 U.S.C. § 2253(c)(2); *see also Miller-El v. Cockrell*, 537 U.S. 322, 327 (2003).

Any pending motions are denied as moot.

DENIED.

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