

ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC. 29010
803-428-2800

August 6, 2019

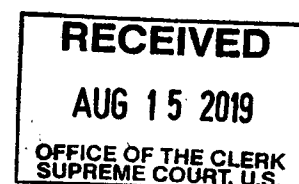
Clerk, U.S. Supreme Court
One First St. N.E.
Washington, DC 20543-0001

Re: Injunction, Time, Counsel

Dear Clerk of Court or to whom it may concern:

I seek to bring United States Supreme Court review from a State Supreme Court opinion (attached), but I suffer an extremely high degree of inability to present the facts and legal issues to the Court, Case in point: Inappropriate government interference by the incursion of pre-trial restraint of my legitimate untainted assets as a criminal defendant has effected my poverty, therefore I am indigent and cannot afford counsel. I tried to retain counsel, but Legal Services said pursuant to 45 C.F.R. Part 1637 counsel is prohibited from participating in civil litigation on behalf of the incarcerated. I have only a high school education and I am not one who is experienced in dealing with legal matters and I am untrained in the complex science of law, and it is not guaranteed by court that pro-se litigants are given leeway when they have not followed technical rules of procedure. The issues in the case are very complex and are intricately intertwined with other cases pending in many courts, including this court (e.g. 18-9623, 18-9624, and 18-9814). The case involves conflicting testimony, will require extensive discovery needing to comply with complex discovery rules, and likely to turn on credibility determinations being a key issue and is more likely that truth will be exposed where both sides are represented by those trained in presentation of evidence and cross examination. Also, such questions of credibility of witnesses and where the case presents serious allegations of fact which are not facially frivolous, if counsel were appointed, record on merits might change. My claims have merit and factual investigation will be required, which investigation will be virtually impossible without help from counsel, and my restraints by confinement create problems pursuing claims, particularly where Law Library access policy restricts my physical law library access to an unconstitutional level, restricted access due to:

- Search teams,
- Late movements,
- Early or all day Law Library closures;
 - Closed due to Holiday(s)
 - Closed due to not being open on weekends



- Closed due to short staff
- Closed due to G.E.D. testing
- Closed due to Graduation rehearsals
- Closed for Graduation
- Closed due to lock-down(s)
- Closed because the librarian is "not here"
- Closed for T.B. testing
- Closed for "packages"
- Closed for visits by Governor
- Canceled, or
- Full (capacity)

giving me average of less than six (6) hours of physical law library access per week between March 7, 2019 through current. My right of access to courts that is adequate, effective, and meaningful, Warden Nelson's policy fails to provide. I have filed many many complaints, and grievances, but there is no relief, and making matters worse, after complaining so much, I have been **directed** to no longer use the KIOSK to complain, forcing me to send my requests to LEGAL 'workflow' in the KIOSK, and my scheduled hours to attend have been shortened which is never given due to the ongoing conditions above, and which is non-compliance with current applicable requirements of related case law.

Without counsel and without adequate, effective, and meaningful access to courts, I am faced with inability to present with accuracy, brevity, and clarity whatever is essential to ready and adequate understanding of the points requiring consideration. Lineally, my life or death in prison is affected by the disposition of this case and these circumstances inflict extreme prejudice.

Premises considered, I request Court to appoint counsel or amicus, either upon its own power or by directing an inferior court to do so, compel the **prison to give me adequate, effective, and meaningful access to courts**, give me extension of time (180 days) to accomodate my incurred disabilities, and any other relief as Court deems fit and proper, in the interest of justice and to prevent a gross miscarriage of justice.

I declare under penalty of perjury the foregoing is true and correct.

Sincerely,


ROBERT WILLIAM WAZNEY
Captive

cc: JP Moryan Chase

ENCL 2 pages

ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC 29010

August 27, 2019

RECEIVED

SEP 05 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

Clerk, U.S. Supreme Court
One First St. N.E.
Washington, DC 20543-0001

Re: Resubmission of paper

Dear Clerk of Court

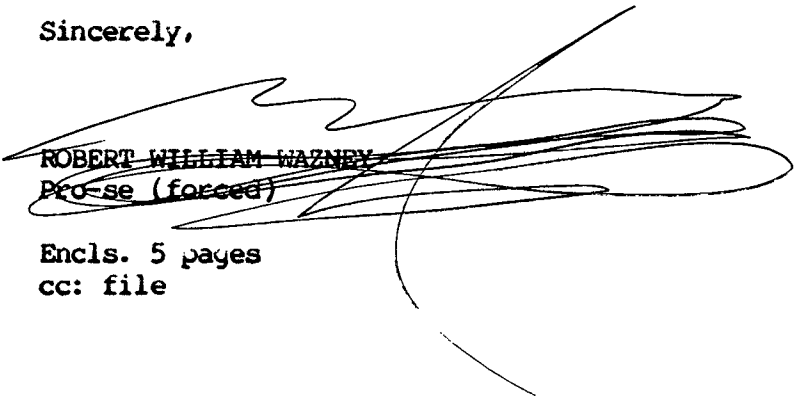
I am in receipt of your August 21, 2019 paper which I received August 27, 2019. Your paper said I must send the order by S.C. Sup. Ct. where rehearing was sought. I am unsure how to explain but I will try. S.C. Supreme Court never permitted certiorari of the case because they denied my in forma pauperis. I have included a conformed copy of one of the descriptive orders with this paper, (along with the final order mentioned in August 6 paper). I could not make photocopy because I did not get chance to get the original before I made it to the law library today. I am only allowed to go to library on Mondays and Tuesdays (Mondays they are almost always closed) so I will not be able to make photocopy until next week, which next week will fall dangerously close to deadline for me to request time extension etc. If the conformed copy is not sufficient, I request extra time to file time extension (if I can do that) so I can make photocopy.

I did do a rehearing in the S.C. Court of Appeals, but the Supreme Court never heard or seen the merits of the case at all because they 'stopped me at the front door' with filing fee requirements.

In this case, trial was had outside my presence regarding my property, but that is one of the specifics. The State Court of Appeals denied IFP, then State Supreme Court denied IFP. I could not afford thier court fees, so they barred me.

Please find enclosed corrected application totaling five (5) pages, and which corrected application I have copied upon JP Morgan Chase Bank on this day.

Sincerely,


~~ROBERT WILLIAM WAZNEY~~
Pro-se (forced)

Encls. 5 pages
cc: file