

No. 19-6400

IN THE SUPREME COURT
OF THE UNITED STATES

ROBERT WILLIAM WAZNEY, Indigent Pro-se (forced),
-Petitioner,

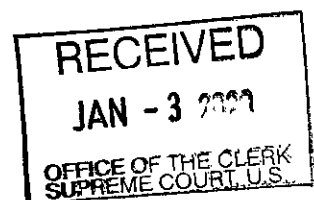
vs.

J.P. Morgan Chase Bank, N.A.,
Respondent.

ON PETITION FOR A WRIT OF CERTIORARI TO
Merits Never Considered

PETITION FOR REHEARING

ROBERT WILLIAM WAZNEY, Pro-se (forced)
990 Wisacky Highway
Bishopville, SC 29010
803-428-2800



DISCLOSURE

TO WHOM IT MAY CONCERN:

WARDEN Nelson of Lee Correctional Institution is actively interfering with the preparation of my legal papers for this Court by restricting my given physical law library access to an unconstitutional level. I have repeatedly requested relief but have not received any, with this disability I am obligated to file my papers incomplete and without all of my grievances with this Court, therefore, enclosed herewith are my best-efforts under the circumstances.

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

/s/

ROBERT WILLIAM WAZNEY, Pro-se (forced)

990 Wisack Hwy.

Bishopville, SC 29010

Indigent Pro-se (forced)

Executed December 23, 2019.

AFFIDAVIT OR DECLARATION

PETITION FOR REHEARING

COMES NOW, ROBERT WILLIAM WAZNEY, Petitioner, who being duly sworn deposes and states:

1. I am ROBERT WILLIAM WAZNEY and this is PETITION FOR REHEARING case No. 19-6400.

2. Grounds for this Petition come from other substantial grounds not previously presented.

3. The merits of my claim(s) were never considered by the judiciary; such process affords injustice to me and to any or all persons who may seek the same.

4. I request rehearing of this case to protect my property rights.

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

Executed December 23, 2019.

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

~~990 Wisacky Hwy.~~

~~Bishopville, SC 29010~~

~~Indigent, Pro-se (forced)~~

CERTIFICATION OF PARTY
UNREPRESENTED BY COUNSEL

I, ROBERT WILLIAM WAZNEY, Petitioner, do hereby certify that by operation of unconstitutional State action of pre-trial freezing of my legitimate untainted assets as a criminal defendant has effected my poverty, and federal law prohibits Legal Services from participating in any civil litigation on behalf of convicts, 45 CFR §§ 1637.3, 1637.2(a), 1637.2(b), I therefore cannot afford counsel and counsel cannot be afforded to me, forced pro se, I am so unrepresented by counsel and this PETITION FOR REHEARING, case No. 19-6400, is presented in good faith and not for delay.

/s/ 
ROBERT WILLIAM WAZNEY, Pro se (forced)

Party unrepresented by counsel

December 23, 2019.

No. 19-6400

IN THE SUPREME COURT
OF THE UNITED STATES

ROBERT WILLIAM WAZNEY, Indigent Pro-se (forced),
-Petitioner,

vs.

J.P. Morgan Chase Bank, N.A.,
Respondent.

PROOF OF SERVICE

I, ROBERT WILLIAM WAZNEY, Indigent Pro-se (forced), do swear or declare that on this date, December 23, 2019, as required by Supreme Court Rule 29 I have served the enclosed PETITION FOR REHEARING on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

The names and addresses of those are as follows:

Clerk, U.S. Supreme Court
1 First St., N.E.
Washington, DC 20543

Executive Office
3415 Vision Drive
Columbus, OH 43219

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

Executed on December 23, 2019.


ROBERT WILLIAM WAZNEY, Pro-se (forced)