

S.D.N.Y. – N.Y.C.  
18-cv-12064  
Stanton, J.

United States Court of Appeals  
FOR THE  
SECOND CIRCUIT

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At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 5<sup>th</sup> day of September, two thousand nineteen.

Present:

Rosemary S. Pooler,  
Barrington D. Parker,  
Reena Raggi,  
*Circuit Judges.*

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Cestui Que Steven Talbert Williams, Cestui Que,

*Petitioner,*

v.

19-1392

United States of America, et al.,


*Respondents.*

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Petitioner, pro se, has filed a petition for a writ of mandamus and moves for leave to proceed in forma pauperis. Additionally, Petitioner moves for sanctions, leave to file additional documents, “waiver of official sovereign immunity,” “an order sine qua non,” and “an order nisi.” 2d Cir. 19-1392, docs. 3, 52, 72, 74, 76, 77. Upon due consideration, it is hereby ORDERED that the motion for leave to proceed in forma pauperis is GRANTED for the purpose of filing the mandamus petition. It is further ORDERED that the mandamus petition is DENIED because Petitioner has not demonstrated that exceptional circumstances warrant the requested relief. *See In re von Bulow*, 828 F.2d 94, 96 (2d Cir. 1987). It is further ORDERED that the remaining motions are DENIED.

FOR THE COURT:  
Catherine O’Hagan Wolfe, Clerk of Court

*Catherine O'Hagan Wolfe*



**UNITED STATES COURT OF APPEALS  
FOR THE  
SECOND CIRCUIT**

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At a Stated Term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 27<sup>th</sup> day of June, two thousand and nineteen,

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Cestui Que Steven Talbert Williams, Cestui Que,

Petitioner,

**ORDER**

Docket No. 19-1392

v.

United States of America, United States Department of the Treasury, Internal Revenue Service, (Office of Gen. Counsel; NYS SSA; NY Count SSA), State of Illinois, Department of Revenue, United States Department of Justice, United States Department of Labor, United States Department of Transportation, United States Postal Service, UBS AG, FMR, LLC, State of New York Superior Court, Kings County, State of Maryland, Administrative Office of the Courts, Borah, Goldstein, Altschuler, Nahins & Godel, P.C., Walker & Dunlop, LLC, Fortress Investment Group, LLC, Tishman Speyer Properties, MTA-NYCTA, New York Police Department, City of White Plains, Department of Public Safety, Wells Fargo, Blackstone Advisory Partners LP, Breaking Ground Housing Development Fund Corporation, CompassRock Real Estate, LLC, Fittedsole, LLC, Pershing LLC, Aviom R. Vann, P.C., Fittedsole Clothing Company, Google, Inc., The New York Times Company, New York Times Federal Credit Union, Rockefeller Group International, Inc., Barnes & Noble Booksellers, Inc., Amalgamated Life Insurance Company, White Plains Hospital, State Farm Insurance Company, Pershing Square Holdings, Ltd, Blackrock, Inc., Tishman Speyer Crown Equities LLC, New York City, Department of Homeless Services, Department of Public Services, PSW NYC LLC, Bank of America N.A., State of New York, Department of State,

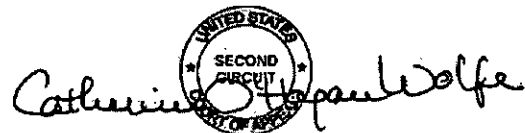
Respondents.

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Petitioner's Steven Talbert Williams submission of a Supplementary Papers to Writ, Certificate of Service, Deferred Appendix, Exhibits, Brief & Special Appendix, Motion, for certificate of appealability, for consent judgment, for continuance of appeal, for default judgment, for leave to appeal, for restraining order, to certify question, to expedite appeal, to intervene, to vacate judgment, Form B, Certificate of Service for Form B and Oral Argument Statement, Brief, Certificate of Service for Brief, Motion, for injunction, Exhibits, Supplementary Papers to Writ, Motion, for consent judgment, for summary enforcement, Motion, for restraining order, Motion for continuance of appeal, Motion, to file supplemental documents, Letter, Exhibits and Motion, to strike, Letter and Exhibits, Motion, to strike do not comply with the Court's prescribed filing requirements. Despite due notice, the defect has not been cured.

IT IS HEREBY ORDERED that the said Supplementary Papers to Writ, Certificate of Service, Deferred Appendix, Exhibits, Brief & Special Appendix, Motion, for certificate of appealability, for consent judgment, for continuance of appeal, for default judgment, for leave to appeal, for restraining order, to certify question, to expedite appeal, to intervene, to vacate judgment, Form B, Certificate of Service for Form B and Oral Argument Statement, Brief, Certificate of Service for Brief, Motion, for injunction, Exhibits, Supplementary Papers to Writ, Motion, for consent judgment, for summary enforcement, Motion, for restraining order, Motion for continuance of appeal, Motion, to file supplemental documents, Letter, Exhibits and Motion, to strike, Letter and Exhibits, Motion, to strike are stricken from the docket.

For The Court:  
Catherine O'Hagan Wolfe,  
Clerk of Court

The image shows a handwritten signature, "Catherine O'Hagan Wolfe", written in black ink. The signature is written over a circular official seal. The seal contains the text "UNITED STATES" at the top, "SECOND CIRCUIT" in the center, and "COURT OF APPEALS" at the bottom. The signature is written in a cursive style, with the first name "Catherine" being more legible than the last name "Wolfe".

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