

No. 19-737

In the
Supreme Court of the United States

JAMES NATHANIEL DOUSE,
Petitioner,

v.

UNITED STATES OF AMERICA, *et al.*,
Respondents.

On Petition for Writ of Certiorari to the
United States Court of Appeals
for the Eleventh Circuit

SUPPLEMENTAL BRIEF FOR PETITIONER

JAMES NATHANIEL DOUSE
718 Thompson Lane
Bldg 108 Unit 124
Nashville, Tennessee 37204
(615) 848-4415
jamescnet90@yahoo.com

Petitioner Pro Se

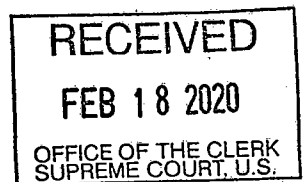


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INTRODUCTION

Pursuant to Supreme Court Rule Rule 12.6 and
Pursuant to Supreme Court Rule 29

--A copy of such notice shall be served as
required by Rule 29 on all parties to the
proceeding

--Rule 33.1, three copies shall be served on each
other party.

"All parties to the proceeding in the court whose
judgement is sought to be reviewed are deemed
parties entitled to file documents in this
Court,"

ARGUMENT

I. OTHER INTERVENING MATTERS NOT AVAILABLE AT THE TIME OF THE PARTY'S LAST FILING.

1). The record showsNo other Counsel nor any of
the Respondent's Counsel has ever Represented
Petitioner 19-737 (James Nathaniel Douse) nor has
ever Acted on my Behalf.....with my Consent.

Petitioner 19-982 has stated/asked to Adopt
Petitioner 19-737, Appendix For James Nathaniel
Douse in the state of Tennessee, Their adoption of my
Appendix does not in any way Directly nor Indirectly
tie me nor my Petition 19-737 nor my Appendix 19-737
to Petitioner 19-982 nor to their past or previous
Petitions nor their Appendix nor their arguments past
nor present. N.C. Mandatory Directive have been
available and applicable since before the year 1960.

2). As Petitioner 19-737, James Nathaniel Douse, My Relief Sought, Default Judgement and a Protection Order for New Personal Demographic all of which is warranted to Petitioner 19-737 is still outstanding as is Attorney Fees plus Punitive Damages under Georgia Law. Although I use to reside or lived in Georgia until Approx. June of 2018, I do not currently live in the Great State of Georgia. Petitioner has clearly stated its Relief Sought, Default Judgement and a Protection Order New Demographic, Attorney Fees and Punitive Damages. An Enforcement of my requests would be Appropriate. Ordered by the United State Supreme Court.

Why? Because In my view, I do not think that The Circuit Judges in the Eleventh Circuit Court of Appeals is not going to Respond appropriately to any "Reversal of their ruling" or a decision That is adverse to their Decisions or Opinions ...nor will their assistant clerks..... also The Circuits Judges in the Eleventh Circuit Court of Appeals....have Expelled one or more of the Camp Lejeune Toxic Water Plaintiff-Appellants....that may have had a Valid Claim.

Furthermore, the District Courts have exclusive jurisdiction of civil actions on claims against the United States, for money damages. In my view, I do not think that the Federal District Court of North Georgia Atlanta Division under Judge Thomas Thrash ...is not going to Respond appropriately to any "Reversal of his ruling".....nor will his assistant clerk either.....

An Ordered, with "Demands" or "Enforcements", by the United State Supreme Court.....may be appropriate

in dealing with The Federal District Court of North Georgia Atlanta Division.

This is why I am concerned that a "Reversal of the ruling"?????????perhaps is appropriate for some other Petitioners.....but not for This Petitioner-19-737. Again, No other Counsel nor any of the Respondent's Counsel Acts on my Behalf.

3). The record shows ***That Petitioner 19-982
 **Proof of service of process dated Jan-07-2020 States they sent mail to me.....But I have never received any Mail nor Correspondent ever from this Petitioner 19-982 nor any of its Counsels nor Respondents Counsels.

4). An "AFFIDAVIT OF SERVICE" For Petition 19-982 dated Feb-03-2020See Appendix 1 App. 1 Which shows an incorrect Address and Jurisdiction for Petitioner 19-737.

3535 Peachtree Rd NE
 Bldg. 520 Unit 508
 Atlanta, Georgia 30326

is an incorrect address. For nearly 2 years, This has not my Current Address. THE "AFFIDAVIT OF SERVICE" IS INCORRECT.

... I lived in the State of Georgia until Approx. June of 2018 and I currently do not live in the Great State of Georgia.....

5). Currently the Clerk of the United States Supreme Court and The Office of the Solicitor General both has my complete and current Tennessee Mailing

Address...as I am a Resident of the State of Tennessee.....not Georgia

6). The record shows, For nearly 2 years now, both The United States Federal District CLERK in Atlanta Georgia and The United States Court of Appeals CLERK for the Eleventh Circuit in Atlanta Georgia both have my Current Tennessee Mailing Address.

7). I currently live in the Great State of Tennessee. I have a Residential Tennessee Address...where I sleep ...and a Tennessee Mailing Address....where I receive all mail.

8). Granted, Know one Owns Truth, but my Point of Distinction matters:

A). 19-737 and 19-982 WAS NOT "VIDE"..... Arguing the same points in District Court NOR in the Eleventh Circuit Court of AppealsRead Judge Thrash December 2016 Opinion/Ruling.....

B). 19-737 Never Argued an....

"action for the recovery of real property, or to make an entry or defense founded on the title to real property".....

This is not a Question nor a concern on mine in my Petition 19-737. But Rather, Petitioner 19-737 Permission to enter New Data/Information was never "Granted" "in the District Court as "My Motion to Amend" was Deniedas was My "Motion for Reconsideration" it too was Denied.....Afterward, the North Carolina Mandator Directive was introduced in

the Eleventh Circuit Court of Appeals, but Clearly ignored.

See Appendix 2 My Point of Distinction regarding The Statute § 1-17. Disabilities. App. 10-11.

CONCLUSION

The Court should grant petition19-737 with an Ordered, that "Demands" Relief or "Enforcements", Ordered by the United State Supreme Court.

Respectfully Submitted,

JAMES NATHANIEL DOUSE
718 Thompson Lane
Bldg 108 Unit 124
Nashville, Tennessee 37204
(615) 848-4415
jamescnet90@yahoo.com

Petitioner Pro Se

APPENDIX

APPENDIX

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Appendix 1	Petitioner Notification regarding U.S. Postal Mail. Jan 7-2020 and Feb-03- 2020 Pursuant to Supreme Court Rule 29.....	App. 1
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App. 1

APPENDIX 1

AFFIDAVIT OF SERVICE

SUPREME COURT OF THE UNITED STATES

No. 19-

-----X

ERICA Y. BRYANT, *et al.*,

Petitioners,

v.

UNITED STATES OF AMERICA, *et al.*,

Respondents.

-----X

STATE OF NEW YORK)

COUNTY OF NEW YORK)

I, Marianna Iannotta, being duly sworn according to law and being over the age of 18, upon my oath depose and say that:

I am retained by Counsel of Record for *Petitioner*.

That on the 3rd day of February, 2020, I served the within *Petition for a Writ of Certiorari* in the above-captioned matter upon:

App. 2

James Nathaniel Douse
Pro Se Respondent
3535 Peachtree Road
Building 520, Unit 508
Atlanta, GA 30326

Andrew U.D. Straw
Law Office of Andrew U.D. Straw
Attorney for Respondents
1900 E. Golf Road, Suite 950 A
Scharnberg, IL 360173
andrew@andrewstraw.com

Noel J. Francisco
Counsel of Record
Solicitor General
United States Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001
SupremeCtBriefs@USDOJ.gov
202-514-2217

by depositing three copies of same, addressed to each individual respectively, and enclosed in a post-paid, properly addressed wrapper, in an official depository maintained by the United States Postal Service via Express Mail.

That on the same date as above, I sent to this Court forty bound copies and one unbound copy of the within *Petition for a Writ of Certiorari* and **three hundred dollar filing fee check** through the United States Postal Service by Express Mail, postage prepaid.

In addition, the brief has been submitted electronically through the Court's electronic filing

App. 3

system. All parties required to be served have been served.

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

Executed on this 3rd day of February, 2020.

s/ _____
Marianna Iannotta

Sworn to and subscribed before me this 3rd day of February, 2020.

s/ _____
ELIAS MELENDEZ
Notary Public State of New York
No. 24-4799601
Qualified in Kings County
Commission Expires August 31, 2021

#294199

CERTIFICATE OF SERVICE

I hereby certify that on January 7, 2020, a true and correct copy of the following document was served on all counsel of record via electronic mail:

Robert B. Jackson, IV
Robert B. Jackson, IV, LLC
260 Peachtree Street – Suite 220
Atlanta, GA 30303
(404) 313-2039
rbj4law@gmail.com

Donald D. J. Stack
Stack & Associates, PC
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Atlanta, GA 30303
(404) 525-9205
dstack@stackenv.com
Counsel for Erica Y. Bryant

Alton C. Todd
The Law Firm of Alton C. Todd
312 S. Friendswood Dr.
Friendswood, TX 77546
alton@actlaw.com
*Counsel for Robert Burns and Daniel
J. Gross, II*

App. 5

Douglas Peter Desjardins
Transportation Injury Law Group
1717 N Street, NW
Suite 300
Washington, DC 20036
(202) 638-5300
dpd@pangialaw.com
*Counsel for Sharon Kay Boling and
Robert Park*

James Edward Bell, III
Deloris King Cromartie
Bell Legal Group, LLC
219 Ridge Street
Georgetown, SC 29940
(843) 546-2408
jeb@edbelllaw.com
lori@edbelllaw.com
Counsel for Estelle Rivera

And one copy of the foregoing to be sent via U.S. First
Class Mail to each of the following people:

Mr. James N. Douse
Petitioner pro se
718 Thompson Lane
Bldg. 108, Unit 124
Nashville, TN 37204

Solicitor General of the United States
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Dated January 7, 2019

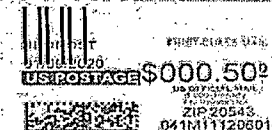
/s/ Jay L. T. Breakstone
Jay L.T. Breakstone

OFFICE OF THE CLERK
SUPREME COURT OF THE UNITED STATES
WASHINGTON, DC 20543-0001
OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE \$300

Mail from:
Office of The
Clerk of U.S.
Supreme Court

Mr. James N. Douse
718 Thompson Lane
Bldg. 108, Unit 124
Nashville, TN 37204

372043512 0005



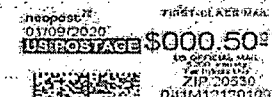
U.S. Department of Justice
Office of the Solicitor General

Washington, D.C. 20530
Official Business
Penalty for Private Use \$300

Mail from:
Office of The
Solicitor General

JAMES NATHANIEL DOUSE
718-THOMPSON LANE
BLDG 108 UNIT 124
NASHVILLE, TN 37204

9000 219254022E



App. 6

App. 7

U.S. Postal Service[™]
CERTIFIED MAIL[®] RECEIPT
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For delivery information, visit our website at www.usps.com.

OFFICIAL USE

MAILED 02/07/2020

Postage and Fees \$14.45

Package \$8.05

02/07/2020

To: The Paria Law Group
 1117 R Street N.W.
 Wash. DC 20036

PS Form 3800, April 2015 PSN 7530-02-000-9001 See Reverse for Instructions

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02/07/2020

To: Donald D.J. Stuck #1200
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 ATL Ga 30303

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Package \$8.05

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 ATL Ga 30303

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Package \$8.05

02/07/2020

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 940 Pennsylvania Ave. N.W.
 Wash. DC 20530-0001

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PORT WASHINGTON, NY 11050

OFFICIAL USE

Certified Mail Fee	\$3.55	0613
Extra Services & Fees (check box, see fee schedule)	\$2.85	20
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00	Postmark
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ROY L. FRANKS JR. / Lake Washington
514 North Park Drive
Port Washington, N.Y. 11050

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Certified Mail Fee	\$3.55	0613
Extra Services & Fees (check box, see fee schedule)	\$2.85	20
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00	Postmark
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JOSEPH W. BELL III / Lark Creek
219 Ridge Street
Georgetown, S.C. 29440

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Page 2 of 2

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SCHAUMBURG, IL 60173

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Certified Mail Fee	\$3.55	0613
Extra Services & Fees (check box, see fee schedule)	\$7.85	20
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Andrew U.D. Straw #950 A
1900 E. Golf Rd.
Schaumburg, IL 60173

PS Form 3800, April 2019 PSN 7530-02-000-9000 See Reverse for Instructions

U.S. Postal Service
CERTIFIED MAIL® RECEIPT
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For delivery information, visit our website at www.usps.com®

FRIENDSWOOD, TX 77546

OFFICIAL USE

Certified Mail Fee	\$3.55	0613
Extra Services & Fees (check box, see fee schedule)	\$0.00	20
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00	Postmark
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Alton C. Todd - Low Firm
217 South Friendswood Drive
Friendswood, TX 77546

PS Form 3800, April 2019 PSN 7530-02-000-9000 See Reverse for Instructions

App. 9

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 (Approval #)
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 (Cash Back: \$50.00)
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 (ALUS: DEBIT)
 (PIN: Verified)
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 (\$50.00)
 Includes up to \$50 Insurance
 Text your tracking number to 23777
 (USPS) to get the latest status.
 Standard Message and Data rates may
 apply. You may also visit www.usps.com
 USPS Tracking or call 1-800-222-1811.
 Save this receipt as evidence of
 Insurance. For information on filing
 an Insurance claim go to
<https://www.usps.com/help/claims.htm>
 Preview your Mail
 Track your Packages
 Sign up for FREE @
www.informedelivery.com
 All sales final on stamps and postage.
 Refunds for guaranteed services only.
 Thank you for your business.
 HELP US SERVE YOU BETTER
 TELL US ABOUT YOUR RECENT
 POSTAL EXPERIENCE
 Go to:
<https://postalexperience.com/Pos>
 840-5370-0835-003-00035-48541-02

App. 10

APPENDIX 2

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 16-17573-GG

[Filed May 30, 2019]

JAMES NATHANIEL DOUSE,)
)
Plaintiffs - Appellant)
)
v.)
)
UNITED STATES OF AMERICA,)
DEPARTMENT OF THE NAVY,)
Defendant - Appellees)

ON APPEAL FROM THE UNITED STATES
DISTRICTS Court FOR THE NORTHERN
DISTRICT OF GEORGIA

JUDGE THOMAS W. THRASH, JR.

**Motion to Stay Mandate
Motion For to RECONSIDERATION**

JAMES NATHANIEL DOUSE
615-848-4415
718 THOMPSON LANE
BLDG 108 UNIT 124
NASHVILLE, TENNESSEE 37204

App. 11

Submitted: May 28, 2019

1). Regarding your May 22, 2019 Ruling and Pursuant my Pending Writ of Certiorari where submitted Questions are governed by Supreme Court Rule 10 and 11. See 28 U.S. C. § 2101(e). and Federal Rules of Appellate Procedure Rule 41 Plaintiff have substantial questions:

2). This Plaintiff never waives my right to challenge on appeal an argument that he failed to raise before the District court My Motion to Amend my Complaint and Reconsideration was Raised in Federal District court and Denied by Federal District Court Again, Plaintiff was never allow the Opportunity to Raise argument submit new Evidence with District Court because to its Denial

Please see Exhibits Attached

Respectfully,

May 28, 2019

s/

JAMES NATHANIEL DOUSE
615-848-4415
718 THOMPSON LAN
BLDG 108 UNIT 124
NASHVILLE, TENNESSEE 37204

App. 12

CERTIFICATE OF SERVICE

I hereby certify that on May 28, 2019, I will cause the foregoing Paper to be served to the Party below via United States Postal Certified Mail addressed to:

Daniel Tenny
Attorneys, Appellate Staff
Civil Division, Room 7215
Department of Justice
950 Pennsylvania Ave., N.W.
Washington, D.C. 20530-0001

Respectfully Submitted,
Date May 28, 2019

s/ _____
James N Douse, Sr.
615-848-4415
718 Thompson Lane
Bldg. 108 Unit 124
Nashville, Tennessee 37204