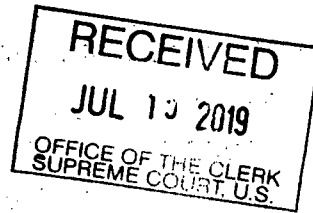


July 8, 2019

Clerk, Supreme Court of the United States
1 First Street, N.E.
Washington, D.C. 20543



Dear Clerk:

I am writing to request a sixty-day extension of time to file a Writ of Certiorari for Fourth Circuit Number 18-4689.

I have attached a copy of (i) May 17, 2019 Judgment, (ii) May 17, 2019, unpublished opinion and (iii) June 10, 2019 Mandate.

You should know that the current U.S. Attorney for the Northern District of West Virginia William J. Powell old law office in Martinsburg represented me in this criminal case as privately retained local counsel. Mr. Powell personally advised regarding this case during a meeting at his law office.

I need an extension because I am recovering from a heart attack and cardiac rehabilitation. In addition, the amount of time that is needed to sort through the issues, including the false claims of a scrivener error by the government, the issuance of one or more preliminary orders of forfeiture months after sentencing that were deemed final at sentencing, i.e., preliminary orders appear to have already been deemed final as to the defendant months before they were even written.

In addition, well over 200 district court docket entries are still rigged to not open on PACER and numerous other docket entries were improperly ordered sealed. Moreover, at least amended final order of forfeiture was issued without first issuing a preliminary order.

Other issues include the breach of the binding Rule 11 (C)(1)(c) plead agreement regarding forfeiture and the "traceable to" requirement for healthcare cases. The plea agreement also does not include substituted assets and the indictments failed to follow the mandatory requirements

of Rules 32 because the applicable forfeiture statute is not listed in the indictment, a fatal error.

The government needs another amended order to deceive the High Court in Hong Kong that the British Virginia Island Corporation Keyfield Limited was part of the criminal case when Keyfield Limited was not part of any criminal case. For the last ten years or so the High Court in Hong Kong has rejected the efforts of the district court in West Virginia regarding forfeiture.

The strategy of the district court in West Virginia appears to be to ignore the mandatory requirements of the rules, statutes, and constitution so many times it is very difficult to understand and very time consuming to sort out because to make matter worst over 200 docket entries are rigged not to open on PACER.

Very Sincerely,



Dr. Barton J. Adams

1899 Oracle Way Apt 428
Reston, VA 20190
Tel: 703-206-8008