
In the Supreme Court of the United States of America

No. 19-_____

GALEN LEMAR AMERSON; FRANCES MOORER SCOTT,

Petitioners,

v.

DEBTBUSTERS, P.C.; ATLAS LAW FIRM, P.C.

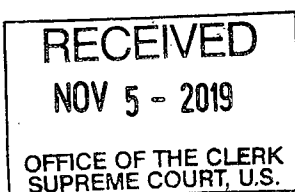
Respondents

Appeal from the Supreme Court of Colorado, No. 19SC365, En Banc denial, and from the Colorado Court of Appeals 2018-CA618, Honorable Judges Roman, Webb and Freyre, presiding, and Denver District Court, 2017CV30158, Honorable Judges Jay Grant and Kandance Gerdes, presiding.

Colorado Supreme Court Decision Date: September 23, 2019

**Application to Extend the Time to file a Petition for a Writ of Certiorari
from December 21, 2019 to February 19, 2020**

1. Final Order was issued by the Supreme Court of Colorado on September 23, 2019 case 2019SC365.
2. Denial of Motion for Reconsideration was also issued by the Supreme Court of Colorado on September 23, 2019, case 2019SC365.
3. Denial of Motion for Reconsideration was issued by Colorado Court of Appeals on September 16, 2019 case 2018CA618.

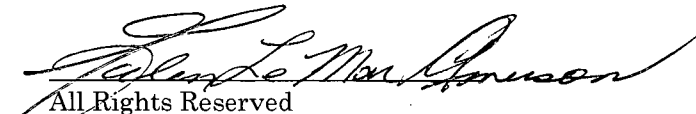


4. Final Order was issued by the Colorado Court of Appeals on August 20, 2019, case 2018CA618.
5. Order of Sanctions in the form of a judgment, issued by Denver District Court on February 6, 2018, case 2017CV30158, prior to set jury trial.
6. Said order is a worthy of review by the Supreme Court of the United States as due process and the right to a trial by jury, which was paid for, never waived, and was denied.
7. Said order is a worthy of review by the Supreme Court of the United States as the lower court used threats, abused discretion and issued sanctions without evidence of wrongdoing, against Petitioners for refusing to change their honest answers to four sets of interrogatories. No irrefutable evidence or any evidence at all was ever presented that Petitioners answers were false.
8. Said order is a worthy of review by the Supreme Court of the United States as the lower court exceeded its subject matter jurisdiction and issued Writs of Assistance containing Orders to law enforcement to take the property of a non-party to the action, and also to take the Petitioners lives if necessary to secure property, including non-party property, for the Respondents, in a civil matter, which violates Colorado Statute.
9. Said order is a worthy of review by the Supreme Court of the United States as the lower court took the liberty of Petitioners without a VI Amendment jury trials, required to review the Court Orders for the duty of the Petitioners to perform, the ability of Petitioners to purge the alleged civil contempt's from jail, and a review of subject matter jurisdiction to establish if the Court had the power to force the turnover and collection of property owned by a non-party to the action, and further the jurisdiction to distribute that property to the Respondents.
10. Said order fails to address the criminal activities, and of the Respondents' including changing Court records, filing false documents into the Court and Secretary of State of Colorado records, breaking and entering, collecting personal papers, medical records and personal effects without any warrant

issued by any Court to allow Petitioners IV Amendment to be violated, and the constant threats and coercion used by Respondents to coerce and force turnover, and sign over of non-party property.

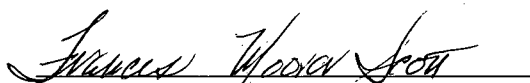
11. The ninety (90) days for *Petition for a Writ of Certiorari* from September 24, 2019 would be December 22, 2019. *See* Supreme Court Rule 13.1.
12. It has been less than 90 days since the entry of said order. *See* Supreme Court Rule 13.1.
13. Due to the nature, breadth and depth of the critical issues affected by said and resulting appeal, and the far reaching unintended consequences, of the Ruling being appealed, petitioner, currently *pro se*, respectfully requests additional time to prepare and file a *Petition for a Writ of Certiorari* for the Supreme Court of the United States, as is permitted and appropriate. *See* Supreme Court Rules 13.1 and 13.5.
14. Petitioner respectfully requests of this Court, an extension of sixty (60) days to file a *Petition for a Writ of Certiorari*, and ask for permission to file by midnight, **Friday, February 20, 2020** (sixty day extension from December 22, 2019). *See* Supreme Court Rule 13.1 and 13.5.
15. This **application to extend the time** was originally filed October 15, 2019.
16. This **application to extend the time** is being re-submitted on October 31, 2019, at the request of this Court with the inclusion of paragraphs 1 thru 5 for clarification of dates regarding the timely filing of this request.
17. This **application to extend the time** is timely, appropriate and reasonable, and should be **GRANTED**.

Respectfully re-submitted, this 31st day of October, in the year of our Lord, 2019.



All Rights Reserved

Galen Lemar Amerson, living representative of,
GALEN LEMAR AMERSON
1740 Dell Range Blvd., Suite H · #474
Cheyenne, WY 82009
303-513-8104



All Rights Reserved

Frances Moor Scott, living representative of,

FRANCES JANE MOORER SCOTT

1740 Dell Range Blvd., Suite H - #474

Cheyenne, WY 82009

indigobluefire11@startmail.com

303-886-5799