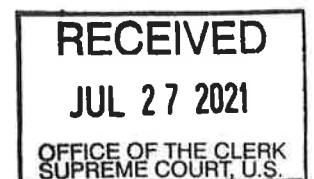


REHEARING REQUEST

Writ of certorari unopposed by solicitor general as government representative (in this case) waves the issue, the government fails to argue, abandonment; United States v. Ross (no. 18-11679) (11th cir. June 24, 2020) -- In United States v. Sparks

Realizing that deceit cannot be purged of taint, government fails to argue, it waves the issue; Ross 2020 WL 344518, at \*1. In this case, the deceit was at trial whereas judge admitted 911 hearsay calls he himself stated some were lies. By not instructing the jury as to which were untruths, deceived them. By defendant Jackson raising a pro se objection to judge, and prosecutor abandoning their chance to rebut, waves the issue supreme court says in Ross 2020 WL 344518, at \*1.



*I declare under penalty of perjury that the foregoing is true & correct*  
*Executed on 7-16 121*  
*signature of Richard Jackson*  
*55146-839*