

In The Supreme Court of the United States

Office of the Clerk

Washington, DC 20543-0001

Scott S. Harris, Clerk of the Court, 202 479 3011

Mr. Terry R. Chapman, Pro Se

(443) 802 1060

714 W. Cherry Blossom

Baltimore, MD. 21201

Re: Terry R. Chapman

v. Social Security, et al. Application USCA4 No. 21-1022.

To The Honorable Judicial System of The United States Supreme Court and The Circuit

System for The 4th Circuit

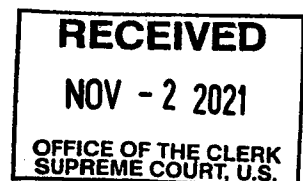
Dear Judge Ship, Hon. Council and Federal Law of Rules,

In response to my request for an extension to file a petition for Writ of Certiorari, dated

10,19.21: Thanks for giving me, Terry Chapman the time to respond back for an

Enlargement of Time.

As Pro Se, I thought I, was working at a strenuous pace to meet such strenuous guide lines as of a professional of the court; as a Disabled Person, who has fail to obtain legal help since this Wrongful Termination of record; I acted as professional as possible to



address Sup.Ct.R. 13.5, as I could. Stating the 4th cir., did nothing to help with providing a Certified Copy of the attached Mandate as Rule 41(a) Mandate states. No instructions was provided with the denial; nor materials on how & where to file an appeal, rule 35(a)(2). The Pandemic has left petitioner with little in the way of support for an aging veteran. If 90 days is the norm to file a writ, the petitioner is seeking 60 days pass the normal filing date of the attached 4th Cir. Mandate: to March 2022.

Background

This case arises from the appellate jurisdiction of the 4th circuit. That judicial system had pushed a wrongful termination case through its system: To say no reversible issue warrant a hearing: unbinding & final. Jurisdiction now falls to why the question of rehearing en banc did not justify a reason for the suit: wrongfully terminated as the legal complaint. Without stare decisis or precedent for the mandate order; I am Petitioning this request to the Supreme Court for Public Interest as a Constitutional Matter of Extreme Importance in if the Argument for the complaint is in fact Violated & by right of the Petitioner, but not limited to 18usc242 issues in (ADA) within the work force. Expressly, applicable of any such requirements for en banc review if the polling in the appellate court was just for a hearing: as the appellant request was for a rehearing of the lower district court, which was denied, 7.22.21; as the appellant tried to explain in his Motion to the 4th cir., to vacate the lower court ruling for the reasons rule 35 reflect a principle for a hearing and rehearing en banc and not what was petition for as a rehearing and rehearing en banc, rule 35(a)(2); & there was no unified practice to issue a certify copy of a mandate to the Appellant rule 41(a).

Opinions For

As no opinion was stated in the decision, unbinding & to be final to what? This request speak for a ruling on the fairness to abridge an unabridged issue of the constitution for stare decisis.

Jurisdiction

The Highest Court of The Land has jurisdiction under federal law & the protection of citizens under stare decisis; State & Federal Laws as a disabled veteran seek relief in the work force (VEOA). The Veteran Service Act.

Extension of Time

Rule 13.5 will extend the time Pro Se needs in addressing such important issues for His FERS Pension & other issues around VA administered Opioids for pain; in an extremely long pending period, surpassed in time for pending Matters of Law: For Title 2 & Military Rank & His FERS Pension - MSPB, Wash., DC.; compressed to meet the time frame for a Writ, I'm seeking professional review & help to produce a brief for the court's review. Costly & in need of help to produce materials of important substance for jurisdiction in Stare Decisis to find favor as a matter of law for the content the 4th circuit never answered as to the Validity of a Federal Form JS44 as a Legal Document to file a Complaint. Time is requested for these actions.

Conclusion

For the fore going reasons & good cause shown; the type of help citizens need just to be able to get cases of Merit addressed by the judicial system. Also, is there any cost associated with filing this Writ? Applicant respectfully request & be granted an extension of time to file a petition for Writ of Certiorari: and or for this Court to approve to strike down the Appellate Court Decision to dispense the Supreme Court from what

appears to be Persuasive Argument for a well-documented case from No. 1:20-cv-00636-JKB, on Being Wrongfully Terminated; as a Matter of Law.

Terry R. Chapman

Terry Chapman

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10.26.2021.

cc: Certified 1st Class mail This date 10.26.20, to: Atty of Record, Alan Carl
Lazerow & Ms. Kelly Marie Marzullo, US. Atty
Ofc., 36 South Charles St., Balt., Md. 21201.
US. Atty. Gen., Mr. Merrick B. Garland, 950 Penn Ave., NW., Wash., DC.
20530-0001.
Clerk, US. Court of Appeals for the 4th Cir., 1100 E. Main St., Rm 501,
Richmond, Va. 23219