

CASE No.: 21-7103

SUPREME COURT
OF THE
UNITED STATES

ROGER D. REAM
V
STATE OF FLORIDA

MOTION FOR LEAVE TO FILE
PETITION FOR REHEARING

ROGER D. REAM, BCJ#205193
PRO SE
BREVARD COUNTY JAIL COMPLEX
860 CAMP ROAD
COCOA, FL 32927

RECEIVED

JUN 27 2022

**OFFICE OF THE CLERK
SUPREME COURT, U.S.**

MOTION FOR LEAVE TO FILE
PETITION FOR REHEARING

The Petitioner files this Motion for Leave to File Petition for Rehearing in good faith and not for delay, in his belief that his Petition for Writ of Certiorari raises issues of importance to the people of the United States and to its courts. The four questions asked of this Court in that Petition attacks the constitutionality of Florida Statute 948.30(1)(h), which appears to violate the free-speech provision of the First Amendment, the property and liberty rights of the due-process clauses of the Fifth and Fourteenth Amendments, and the equal-protection clause of the Fourteenth Amendment.

There exists a conflict between the United States Circuit Courts of Appeal concerning the restrictions engendered by conditions such as the Florida statute, as well as conflicts between the several States. These reasons alone would suggest that review by this Court is warranted.

The Petitioner was arrested on March 11, 2022 for an alleged violation of probation. Beginning on March 12, 2022, he filed six (6) requests for writing materials with which to prepare a Notice of Address Change in the instant cause, using the Brevard County Jail Complex' (BCJC) electronic kiosk system, the jail being a paperless organization. Request numbers 11,187,247 (3/12/2022); 11,208,080 (3/15/2022); 11,216,904 (3/16/2022); 11,227,360 (3/17/2022); 11,231,520 (3/17/2022); and 11,394,659⁴ (4/5/2022) were filed, answering the responses, requirements, and objections of jail personnel who continually refused to supply the necessary writing materials. Finally

On March 19, 2022, grievance number 11,246,367 was filed. Twenty (20) days later, on April 8, 2022, Sergeant A. Kidd responded to the grievance, saying that the Petitioner was represented by the Office of the Public Defender and was therefore not considered *pro se*, and as such was not entitled to legal writing materials. The Petitioner appealed, stating that the Public did not, and could not, represent him in this Court, and suggested that the Office of the Public Defender be contacted for verification. Finally, on April 13, 2022, writing materials were provided, allowing the Petitioner to file a Notice of Address Change in this Court; these materials were received more than a month after the Petitioner's initial request for writing materials, and nine days after this Court's denial of his Petition for Writ of Certiorari.

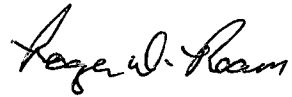
This Notice of Address Change was received by the Clerk of this Court on April 19, 2022, and the Clerk in turn sent notification of this Court's denial of his Petition. This notification was received by the Petitioner on May 3, 2022, four (4) days after the time for filing a timely Petition for Rehearing had expired.

Nevertheless, the Petitioner prepared and mailed a Petition for Rehearing, with a section contained within describing the reasons for its untimeliness, as explained in this Motion. This Petition, postmarked May 25, 2022 and received by the Clerk on June 1, 2022, and was returned as untimely. The Clerk noted that the ~~the~~ Petitioner could file a motion for leave to file a petition for rehearing; this Motion is the result.

The ~~Petition~~ Petitioner prays that this Court grant this motion and his petitions for rehearing and for writ of certiorari, which would provide

guidance to the federal circuit courts of appeal, the states, and would positively affect the lives of persons on supervised release throughout the nation, permitting them to legally seek lawful employment.

Respectfully submitted,



Roger D. Ream, pro se

BCJ# 205193; FDC# E14926

Brevard County Jail Complex

860 Camp Road

Cocoa, FL 32927