

UNITED STATES OF AMERICA SUPREME COURT

No. _____

Ronnie L. Thums,
 Petitioner, Movant
vs.
Josh Kaul, 7th Cir, et all.
 Respondents,

MOTION FOR ACCEPTANCE OF OVERSIZED QUESTIONS TO
PETITION FOR WRIT OF CERTIORARI DUE TO THE HIGH
NUMBER OF CONSTITUTIONAL VIOLATIONS AND THE IN-
TERCONNECTEDNESS, ALL ESTABLISHING ACTUAL INNOCENCE

Mr. Ronnie L. Thums pro se respectfully moves that
this Court accept this Petition in full in the in-
terest of Justice; as this surely is an extraordi-
nary case; likely to the magnatude never seen before
by this Court, as Thums has read thousands of cases
affirmed and reversed, and no two of the worst case
of wrongful conviction; can stand up to the travesty
of errors; from onset of case, through trial, and
upon review; for Court's refusals to accept the
true facts Thums pled before them, or even recognize
that Thums had actually pled them, and substantiated
them with many documents of record, and discovery.

As Thums has placed hundreds if not thousands of
documents to all lower court's and they ignored them;
Thums will only be presenting this reviewing Court

at this time with some, or most of the documents already pled and denied; as if they never were served; and as all of these were accessible to each and all lower reviewing Court's both State and Federal, for a simple calling up of the record; but as they never accepted those already pled; why bother with more?

Also as Thums is self representing and held in a maximum custody prison, with extremely limited often no movement; and little access to the law library; and for the fact that Staff; have impeded Thums' legal copying process on several occasions, and when they do make copies; they deliver them being made incorrectly, not as specified, if at all, and the last four times in a row did them wrong; often taking two weeks or more to get them; sending them back for correction is not an option, and only likely to complicate their errors.

If Respondents desire documents; they are accessible from state court record from prior pleadings.

Thums prays that This Court will finally afford Thums a full fair hearing long overdue; and even though Thums is now convicted of crimes; begs this Court's indulgence to favor liberty; and upon a full read of this Petition; This Court will then know that which is sure to shock the public in way of injustice.
dated October 23, 2021 Sworn true under penalty.

cc US.S.Ct.
file

R Ronnie L. Thums
ccf PO Box 900
Portage, WI 53901

Ronnie L. Thums #381472 pro se
CCI
P O Box 900
Portage, WI 53901

October 22, 2021

TO: Clerk of Supreme Court of The United States
Office of the Clerk
Washington, D.C. 20543-0001

RE: Thums v. Fuchs, Warden
USCA7 No. 20-3142

Cear Clerk Mr. Scott S. Harris;

I pray this finds you well. It must be obvious to you now that I have compiled quite a large set of documents, and evidence to establish my case.

I have done m y level best considering circumstances to organize this voluminous Petition For Certiorari. It has been a real scramble in attempting to get copies together for all parties; as the law library here is less than adequate.

I pray you will find this presentation satisfactory considering I have no way to bind documents; so I assemble in order, and so pacage and mail first class, Certified U.S. Mail with 'Notice of Receipt:'

If what I have sent to you is unsatisfactory; I understand Your office will return it to me, and I will have 60 days to re-submitt my Petition to Your Office however I'm not sure what I can do more.

If you choose to send it back to me, I humbly ask for your further guidance as how to make it right.

If you cannot file the boilerplace form section of questions, I'm quite sure Your Wisdom and that of The Cour will still be able to discern just what I'm trying to accomplish with this massive set of documents; i.e., my actual innocence, and the many injustices and unfair denials of hearings and rulings not in accord with the law or the facts.

All the Best.

CC: Clerk

Ronnie Lee Thums
Ronnie Lee Thums

