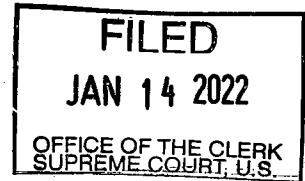


Alvin E. Carranza, T67780
California Medical Facility (CMF)
P.O. Box 2000
1600 California Drive
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Pro-se

ORIGINAL

No. 214806

IN THE
SUPREME COURT OF THE UNITED STATES



SELVIN ORLANDO CARRANZA - Pro se PETITIONER

VS.

CALIFORNIA

RESPONDENT(S)

EMERGENCY

APPLICATION TO AN HONORABLE JUSTICE FOR AN EXTENSION OF TIME
OF ~~60~~ DAYS TO FILE A WRIT OF CERTIORARI DUE TO HAVING COVID. FROM
THE DENIAL OF CALIFORNIA'S SUPREME COURT ON OCT. 27, 2021, TILL MARCH 27, 2022.

I'm currently in an [i]solated Quarantine Unit at California Medical Facility (CMF), in Vacaville, CA.. For on Saturday, January 8, 2022, I
[U]nexpectedly tested [P]ositive for COVID, again. I'm sorry! I was
[S]uddenly moved out of my Unit which had already been put on Quarantine
due to a prior case. And housed in this most [i]solated Quarantine
Unit at this prison, without all my [L]egal Property].

We're [N]ot being allowed any access to the Law Library, nor to the
Courts. Nor any Copies. I don't want to get anyone else sick. Sorry.

Please [P]ardon me for any [d]elay in filing this EMERGENCY
APPLICATION TO AN HONORABLE JUSTICE FOR AN EXTENSION OF TIME OF
60 DAYS TO FILE A WRIT OF CERTIORARI, TILL MARCH 27, 2022 ?!?.
Please understand the EMERGENCY, Unexpected [extraordinary] circum-

stances of this COVID PANDEMIC. And being personally infected with this [K]illing virus, again, for the second (2nd) time now. For which I could not file this EMERGENCY APPLICATION any sooner.

In fact, most of this prison is on Quarantine [L]ockdown, with [L]imited movement. Reportedly, with about 100 staff members out on COVID leave. And about 800 prisoners on Quarantine [L]ockdown Units. In fact, the COVID and its [V]ariants, are greatly affecting our whole state of California. The Numbers are rising. Mail is over 3 weeks Behind/Late.

Five (5) love ones, family members of mine have [D]ied from COVID. Including, most recently, on January 07, 2022, my Aunt Gladys Alvarez passed away from COVID. Even though she had both her vaccines and booster shots. We're scheduled to bury her January 31, 2022, in L.A., CA..

ATTACHED EXHIBIT-A, is the Oct. 27, 2021, California Supreme Court And Court of Appeal's Denial of my Writ of Habeas Corpus (See EXHIBIT-A).

The following are Questions I intend to present to this U.S. Supreme Court on a Writ of Certiorari by MARCH 27, 2022, under my "ACTUAL INNOCENCE", a U.S. Due Process Constitutional & Brady Violation:

"Should an [I]nnocent Man setting forth [a]llegations of his [ACTUAL INNOCENCE], a deprivation of [DUE PROCESS] rights guaranteed by the U.S. Federal Constitution, which I know I can prove, which would entitle me to my [release from my FALSE IMPRISONMENT of nearly 22 years now], be allowed an [EMERGENCY EXCEPTION to the Rules of Untimeliness and Successive Writ of Habeas Corpus in California]. Due to the EMERGENCY PANDEMIC of COVID-19. Which I had initially been [infected with at the time. And suffered long lasting symptoms]?"

"Is Defense Counsel's [requested Pre-Trial Discovery],

and Brady Material, a U.S. Due Process Constitutional Violation, [I]imited. . . by a Prosecutor who [S]trategically chose to [not name] an Indicted, and Convicted Long Beach Police Officer, Julio A. Alcaraz, on her People's Witness List, nor called him as a Witness at trial. Suppressing [Useful Information from the Defense]. The whole Investigation, Indictment, and [C]onvictions against Officer Alcaraz for [targeting Civilians with a spree of strong armed robberies of drugs and money]. During the [Same dates, Same locations, Same M.O. (Modus Operandus) of the Murder/Robberies pinned and [C]harged against me, Defendant (See attached EXHIBIT-B, Trial Defense Counsel, Ronald J. Higgins' AFFIDAVIT in support of my ACTUAL INNOCENCE, dated: September 21, 2020)?"

"Is it a U.S. Due Process 14th Amendment, Constitutional Violation, and a Brady v. Maryland Violation, 83 S.Ct. 1194, for a Prosecutor who knew, or should have known, but [F]ailed to disclose Useful Information to Defense Counsel: that Long Beach Police Officer Julio A. Alcaraz, was [i]n fact part of the [i]nvestigation for the murder/robberies [C]harged against me. But was also the [Same Officer [R]esponsible, [I]ndicted and [C]onvicted for a [Spree of strong [A]rmed [R]obberies of drugs and money against Civilians. During the same [d]ates, same locations, same M.O. (Modus Operandus) of the Murder/robberies pinned and [C]harged against me? See attached EXHIBIT-B; Ronald J. Higgins' Declaration paragraph #3, for the Citation of Officer Alcaraz's Indictment & Criminal Complaint)?"

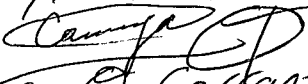
"Should an [I]nnocent Man setting forth [a]llegations

of his [Actual Innocence], a deprivation of [Due Process] rights guaranteed by the U.S. Federal Constitution, be allowed to have the .30 Caliber [bullet] found during the [autopsy] of the murder/robberies he was [FALSELY CONVICTED] on. . . tested and [compared] to the [firearms] found in the possession of Indicted and [Convicted] "[Serial Robber], Long Beach Police Officer, Julio A. Alcaraz]." . . When the Prosecutor failed to disclose this "[exculpatory evidence, Brady Discovery Material, Useful to the Defense]" (See U.S. District Court, Central District of California, Case No.: CROO-131, 1999 Grand Jury Indictment filed against LBPD Officer Julio A. Alcaraz on Feb. 11, 2000. And the Criminal Complaint filed under Case No.: 00-0253 M, on January 27, 2000, in the same Court against Officer Alcaraz.)?"

"Is it a U.S. 14th & 8th Amendments Constitutional Rights Violation, and a Brady Violation for an Innocent Man to not have been disclosed Third Party Culpability Evidence. And Impeachment Purposes Evidence of the six (6) LBPD Officers who testified against Defendant at trial. Regarding their [Motives to lie and perjure themselves to protect] their LBPD Partner Julio A. Alcaraz. And to protect their entire Long Beach Police Department from a similar LAPD RAMPART SCANDAL. *Orlando v. City of Los Angeles*, 92 F. Supp. 2d. 1011, 1014?"

I Selvin Orlando Carranza declare it under penalty of perjury that the foregoing is true and correct. And I could not make this Application To An Honorable Justice For An Extension Of Time Any Sooner.

Thankyou for every consideration you are in position to extend me.
Dated: January 13, 2022, Respectfully Submitted, Filing Pro Se


Selvin O. Carranza