

NOTE: Copy of Motion, Memorandum and hand copy
of letter from Clerk, but not Petition (already has)
to respondent.

Rockney Martineau, 064566

Red Rock Corrections

1752 E. Arica Road

Eloy, Az 85131

SUPREME COURT OF THE UNITED STATES

OFFICE OF THE CLERK

WASHINGTON, D.C. 20543-0001

ROCKNEY W. MARTINEAU,
Petitioner,

vs.

STATE OF ARIZONA, et al,
Respondents,

AZSC NO. CR-21-0261-PR

MOTION FOR RECONSIDERATION
AND REQUEST/DIRECTION FOR THE
CLERK TO FILE PETITION OUT OF TIME
(Supported by the attached:
"MEMORANDUM OF CONTRACT LAW")

Dear Clerk—

Due to time being of the essence, with no time to make a copy,
then please find enclosed a hand-copy of your letter dated 03/11/2022.
Your conclusion about my being untimely is erroneous, which is con-
fusing since your reasoning actually validates me being timely.

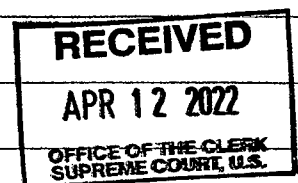
As you point out, the lower court's decision was dated 11/19/2021
and it was picked up (the Petition) by the mail man on the 17th and post-
marked the 18th. Thus, it was timely.

Therefore, I am resubmitting my Petition.

Thank you for your cooperation.

RESPECTIVELY SUBMITTED this 18th day of April 2022.

BY: Rockney W. Martineau



MEMORANDUM OF CONTRACT LAW

I see you are using judicial methods to address your case. When you mention \$75,000 going on your books, you need to remember the money you can use to get commissary belongs to the commissary (the prison) your private account is just that! Private and not the same as commissary !

We know that the Trusts attorneys use or are assigned to operate for someone's benefit are empty and nothing in the Trust. These accounts are always at zero ! But, that also means the attorneys/lawyers are not in good standing at the BAR because their dues are unpaid ! Dues are Due Process that is owed to you so you know the attorney who accuses you is not licensed to give you Due Process and thereby you have the fact of a breach of contract. That contract is the Constitution, and lawyers and attorneys who are not in good standing cannot bind you (accuse you) as they are not entitled to their own facts. They are using "information" that comes from a 1099 issue. It is against the law to TRADE on information. You only need to object to the accuser's charge because she is making her charge based upon an unincorporated state (IRS, Puerto Rico). The incorporated state is the USA Constitution that incorporates the Constitution as the BINDING CONTRACT you need to show in your writs of Prohibition or Extraordinary writ that shows the actual contract IN EVIDENCE. The Prohibition is what you use to prohibit the unincorporated code being used to fabricate the actual contract in evidence. You can use those two writs to call for the writ of Habeas Corpus deriving from that evidence - the writs of Prohibition and/or Extraordinary writ. The ordinary writs come from City Ordinance, not State Statutes.

I would think you could use the 2255 form to bring that contract into evidence. Remember there is only one ground to bring in the evidence. If you use plural reference, you admit having a silent partner along for the ride.

Use the Extraordinary writ to bring the U.S. Constitution into evidence and IRS forms W-9 and W-4. The W-4 is you doing the extra assessment for the IRS to withhold at the Firm (Law Firm).