

Dear Court Clerk
United States Supreme Court
Washington, DC 20543-0001

Autolue Johnson
CDC # H-88208
California Medical Facility
P.O. Box 2000
Vacaville, Ca. 95696

Motion To Direct
The Clerk To File
Petition Out of
Time

I am a blind fully-disability prisoner.

Because I am disabled and have brain damage

it has been impossible to file the enclosed

Petition for writ of Certiorari. I am

attaching a one page "Motion for Reconsideration"
of your denial to file my writ setting
forth the reasons I believe my writ should
be filed and heard.

Please submit this Motion to a member
of the court so the court can decide if

it will hear my writ of Certiorari!
Autolue Johnson

RECEIVED
SEP 28 2021
OFFICE OF THE CLERK
SUPREME COURT U.S.

8/1/2021

I am totally aware of how I am at the full mercy of the -
U.S.SUPREME COURTS!

But the court needs ~~to~~ to acknowledge that I am incarcerated, And to add insult to injury; I am also totally blind with brain damage!!

To the point I have to solely depend upon a rare type of inmate-who possess the mere fortitude & wisdom to simply aid me..

And this is if circumstances will allow it to take place; Which means most of the time it doesn't period.. Due to the covid 19- & the new Delta variant & such.

There way too many obstacles, hurdles etc for a man in my current feeble condition.

And due to the pressure on most of the staff in this E.O.P unit; I am not allowed to have the required equal aid -As other inmates are able to gain period!

Or the one's who have the legal capacity to assist me in my current endeavor-to reach the courts in a timely fashion as you've put thus far..

So now you have forwarded a document to me explaining in the entitled petition for a writ of certiorari was post marked May 30, 2021 & received June 18, 2014.

For which you claim my papers were returned for the so called following reasons. The petition is out of time.

Which was supposed to be in a timely fashion for November 20, 2020, Which was also due on or before April 19, 2021. (PURSUANT to this court's March 19, 2020 order.)

But under the act of ADA. It's a civil right decree & under the title 42.1973-1964--1991-12000--1---100. And under security & safety health code.

See the humanitarian rights. And equal freedom rights of speech/Along with with Equal protection; Under the Armstrong decree & Coleman decree..

My rights have been violated from the start of this law suit!

When I speak on the time constraints, Violation; Please let's reflect. On all of the prior court errors that have never been rectified..

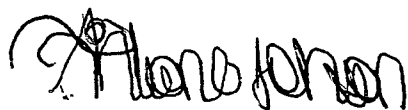
Including this most recent document, That was forwarded to me. At this current temporary address.

And for a Magistrate to compel me to represent myself against the Calif attorney-general; And pick my own jury-Which would be very impossible, For any blind man to execute from where I sit period!

Thus far I've suffered greatly by the hands of this C.D.C. Constant retaliations.

And to make matters worst-treated with such depths of discrimination.

Cohesion and entrapment E.TC !!



UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

FILED

NOV 20 2020

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

ANTOINE L. JOHNSON,

Plaintiff-Appellant,

v.

R. C. SCHAEFER, Lt.; C. COLHEO, Sgt.,

Defendants-Appellees,

and

E. REDICAN, RN; et al.,

Defendants.

No. 19-17478

D.C. No.

2:94-cv-00437-TLN-DB

Eastern District of California,
Sacramento

ORDER

Before: CLIFTON, IKUTA, and LEE, Circuit Judges.

A review of the record and the opening brief indicates that the questions raised in this appeal are so insubstantial as not to require further argument. *See United States v. Hooton*, 693 F.2d 857, 858 (9th Cir. 1982) (stating standard).

Accordingly, we grant appellees' motion to summarily affirm the district court's judgment (Docket Entry No. 11), to which appellant has not responded.

AFFIRMED.

**Additional material
from this filing is
available in the
Clerk's Office.**