

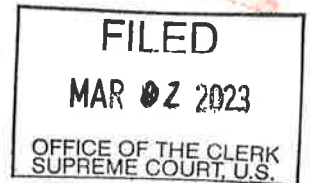
#22-6263
NO.

IN THE SUPREME COURT OF THE UNITED STATES

2/23

TERRANCE TENNELL MOORE,
Plaintiff.

ORIGINAL



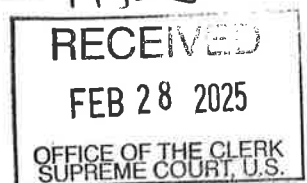
v.

GRETCHEN WHITMOR ET AL
Defendants.

Certificate of Good Faith

Terrance Tennell Moore, Plaintiff,
Comes now Terrance Tennell Moore, Plaintiff,
and makes certification that his civil right
complaint for rehearing is and was pre-
sented to this Honorable Court in Good
Faith pursuant to Rule 44. Mr. Moore
further states the following:

1. This Court entered its Judgment deny-
ing Plaintiff's A writ of Certiorari
on February 21, 2023. Petitioner believes
that he presents or presented this




--- THIS COURT WITH COMPELLING REASONS
IS INDICATING ITS CHARACTER OF THE
REASONS THE COURT CONSIDERS: TO JUST-
IFY THE GRANTING OF REHEARING IN THIS
CASE AND SAID PETITION IS BROUGHT IN
GOOD FAITH AND NOT FOR DELAY.

FURTHERMORE PLAINTIFF TERENCE T. MOORE,
BELIEVES BASED UPON THE LAW OF THIS HON-
ORABLE COURT AND FACTS OF THIS CASE
ET AL, IS ENTITLED TO RELIEF WHICH
HAS BEEN UNJUSTLY DENIED HIM AND OT-
HERS.

HE FURTHER STATES AND BELIEVES THAT IF
THE SIXTH CIRCUIT COURT OF APPEALS ARE
CONTINUALLY ALLOWED TO APPLY THE 14TH
CONSTITUTIONAL AMENDMENT (RODNESS AND
EQUAL PROTECTION OF LAWS) ITS PRINCIPLES
AND STANDARDS IMPROPERLY, A NUMBER
OF PEOPLE WILL BE DENIED THEIR CONSTITUT-
IONAL RIGHT TO DUE PROCESS

I OBLIGE UNDER THE PENALTY OF PERJURY
THAT THE FORE GOING IS TRUE AND CORRECT.

EXECUTED IN THIS 19TH DAY of
FEBRUARY 2025.


0208380 (M-R-F.)

att:te

28 USC § 1746; 18 USC § 1621.

**SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001**

April 19, 2023

Terrence Moore
#208380
9625 Pierce Road
Freeland, MI 48623

RE: Moore v. Whitmer, et al.
No: 22-6263

Dear Mr. Moore:

The petition for rehearing in the above-entitled case was postmarked March 2, 2023 and received March 14, 2023 and is herewith returned for failure to comply with Rule 44 of the Rules of this Court. The petition must briefly and distinctly state its grounds and must be accompanied by a certificate stating that the grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented.

You must also certify that the petition for rehearing is presented in good faith and not for delay.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 15 days of the date of this letter, the petition will not be filed. Rule 44.6.

Sincerely,
Scott S. Harris, Clerk
By:

Redmond K. Barnes
(202) 479-3022

Enclosures