

No. 22 - \_\_\_\_\_

In the  
Supreme Court of the United States

Angela Schmid,  
Petitioner,

v.

The United States of America,  
Respondent.

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On Petition for a Writ of Certiorari  
to the United States Court of Appeals  
for the Tenth Circuit

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Motion for Extension of Time to File  
Petition for a Writ of Certiorari

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Angela Rae Schmid  
(pro se)

USMS # 44678-013

Federal Prison Camp - Phoenix

37930 N 45th Ave

Phoenix, AZ 85086

Comes now, Angela Schmid, and asks this Honorable Court for a 30-day extension to file my Petition for a Writ of Certiorari.

1. On June 1, 2022, the 10th Circuit Court of Appeals dismissed my appeal in Case# 21-1402. Therefore, my original due date to file my petition was on August 28, 2022.
2. However, I am an inmate confined to a correctional institution and, for approximately (1) month, my unit was shut-in due to a COVID infection. (June 27, 2022 to July 25, 2022) During that time, I did not have access to the law library and this has delayed my preparation.
3. This is my first and will be my only request for an extension. I ask that you find a showing of good cause has been made pursuant to Rule 26(b) of the Federal Rules of Appellate Procedure.
4. This would result in a new filing deadline for my Petition of September 27, 2022.

Respectfully submitted this 7th day of August, 2022 by  
Angela Schmid

FROM: 44678013  
TO: LIVERMORE, ADAM ROSS  
SUBJECT: Sunday, July 31, 2022 11:00 am  
DATE: 07/31/2022 11:17:42 AM

My King! Would you like to hear my Supreme Court Petition - Introduction? - big grin

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#### INTRODUCTION

My name is Angela Schmid...soon to be Angela Livermore. I am 41 years old and I have been arrested for the distribution of methamphetamine 6 times in the last 13 years. If I win this case, it will be the 6th time that I've won a case against the govt. If I don't win this case, it will be the 5th time that I've won.

Sometimes when a person beats the govt that often, the govt tries to obtain a conviction unfairly. In an effort to convict me in the present case, the govt went to extreme lengths. Some of those lengths include the following:

1. The govt fabricated a conspiracy charge against me using a confidential source who was paid \$10,000.
2. The govt introduced (2) federal cases against me that were completely devoid of the Documentary Evidence necessary to prove the charges.
3. The govt fabricated a false photograph of my automotive shop in a search warrant affidavit in order to corroborate an Undercover Police Officer's lies about an alleged drug transaction.
4. During other incidents, the police officers made up the events that allegedly occurred during the drug transactions and then tried to force Confidential Sources to corroborate the police officers false statements.
5. Then the govt withheld the videotapes from those drug transactions. Those videotapes would have alerted my co-defendant's attorneys to the govt's deception.
6. And finally, the govt created Smorgasbord controlled buys: which means the govt took "some" evidence they obtained from one location and falsely corroborated it to a fake date.

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And yet...this case does not come to the Supreme Court based on the govt's misconduct I just mentioned.

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This case comes to the United States Supreme Court based on Judicial Misconduct.

In particular, I presented an overwhelming prima facie case of govt misconduct to the District Court of Colorado and the 10th Circuit Court of Appeals. And, the Judiciary refused to review. I suggest this inaction on behalf of the Court made the Judiciary complicit in the govt's misconduct and I object. I am asking the Supreme Court of the United States of America to overturn my conviction and remand my case back to the District Court of Colorado for a pre-trial evidentiary hearing to review the issue of whether or not my cases (#18cr202 and #20cr315) should be dismissed for prosecutorial misconduct at the Grand Jury stage. I appreciate your consideration of these matters. Thank you.

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Here we go. Let's roll.  
I love you, Mr. Mine