Supreme Court, U.S. FILED

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NO
IN THE
SUPREME COURT OF THE UNITED STATES

DAWUD C.S. GABRIEL,

Petitioner,

v.

TRANS AM TRUCKING CO.,

Respondent.

On Petition for Writ of Certiorari to the United States Court of Appeals For the Tenth (10th) Circuit (Tenth (10th) Cir. Case No. 22-3102)

PETITIONER'S MOTION FOR LEAVE-EXTENDS PAGE LIMITATIONS

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PETITIONER'S MOTION FOR LEAVE-EXTENDS PAGE LIMITATIONS

I. <u>INTRODUCTION</u>

November 25, 2022

Pursuant to S.Ct. R. 21(c) & 33(b), Petitioner DAWUD C.S. GABRIEL ("Gabriel") moves for Leave to file an oversized petition simultaneously to mailing the Clerk such petition. Gabriel makes the requests for good cause. Because Gabriel has good cause for filing the oversize petition, the Court should grant Gabriel the relief he desires.

II. REASON FOR GRANTING LEAVE

Gabriel applies for leave for reason that he is requesting Certiorari by arguing three (3) issues under S.Ct.R.10(a) & (c). Within Gabriel's petition, he sufficiently articulates of the Tenth (10th) Circuit of Appeals' 1) far departure from the accepted and usual course of judicial proceedings, 2) have sanctioned the U.S District – Kansas' far departure from the accepted and usual course of judicial proceedings, and 3) have decided an important questions of federal law that conflicts with relevant decisions of the Court, all which Gabriel pleas for the Court to utilizes its supervisory authority that Congress has bestowed under 28 U.S.C. § 1254. Bracy v. Gramley, 520 US 899, 908-909, 117 S. Ct. 1793, 138 L. Ed. 2d 97 (1997); Harris v. Nelson, 394 US 286, 300, 89 S. Ct. 1082, 22 L. Ed. 2d 281 (1969); Krupski v. Costa Crociere SpA, 560 US 538, 130 S. Ct. 2485, 2498, 177 L. Ed. 2d 48 (2010); Foman v. Davis, 371 U.S. 178, 182, 83 S.Ct. 227, 9 L.Ed.2d 222 (1962).

Before showing his grievances, Gabriel must preliminarily brief the numerous improprieties and misinterpretations of the law within the Statements of the Case (pursuant to S.Ct.R.14(g)), numerous facts that require additional pages. Bracy v. Gramley, 520 US 899, 908-909, 117 S. Ct. 1793, 138 L. Ed. 2d 97 (1997); Harris v. Nelson, 394 US 286, 300, 89 S. Ct. 1082, 22 L. Ed. 2d 281 (1969); Krupski v. Costa Crociere SpA, 560 US 538, 130 S. Ct. 2485, 2498, 177 L. Ed. 2d 48 (2010); Foman v. Davis, 371 U.S. 178, 182, 83 S.Ct. 227, 9 L.Ed.2d 222 (1962). Gabriel has shown good cause for relief, set forth within the fully developed facts, demonstrating entitlement. Bracy v. Gramley, 520 US 899, 908-909, 117 S. Ct. 1793, 138 L. Ed. 2d 97 (1997); Harris v. Nelson, 394 US 286, 300, 89 S. Ct. 1082, 22 L. Ed. 2d 281 (1969); And it is Justice at interest, shall the Court be inclined to grant Gabriel the leave he so requires. Krupski v. Costa Crociere SpA, 560 US 538, 130 S. Ct. 2485, 2498, 177 L. Ed. 2d 48 (2010); Foman v. Davis, 371 U.S. 178, 182, 83 S.Ct. 227, 9 L.Ed.2d 222 (1962).

III. **CONCLUSION**

For the foregoing reasons, the Court should allow Gabriel to file his oversized petition.

November 25, 2022

Respectfully,

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