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- All PAGES ARE FRONT & BACK

12-6-22

- US V. Thomas J. Todd

- Originating Case number: [1:17-cr-00024-L0-1]

- Appeal case number: 18-416!

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DEC 15 2022

OFFICE OF THE CLERK
SUPREME CO.

- Dear Supreme Court,

A month ago I sent a written motion in to request a time extension for my time limit to file a Petition for Certiorari. The 4th Circuit Court of Appeals sent me a notice in late August 2022 or early September 2022 saying I have 60 days from the date of "Stay of Mandate" to file my Petition of certiorari.

My Now Former attorney filed on September 20, 2022 that she was going to do the certiorari. Then on October 17, 2022 she filed that it was frivolous & did a motion to withdraw as counsel. October 17, 2022 is also the date the Appeal court ordered the stay of Mandate.

If October 17, 2022 is the date set for The Stay of Mandate, then December 16, 2022 is the end of the 60 day deadline I'm told I have to file the Petition of Certiorari.

I'm currently in protective custody because word got out that there is a threat on my life because I refuse to partake in "Prison Politics". That's why I'm hand writing everything in Pencil & need a 30 day extension on my deadline to file my Petition of Certiorari. Enclosed is a copy of my Motion I Sent in.

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- Motion to extend time for certiorari
- U.S. v. Thomas J. Todd
- originating case number - 1:17-cr-00024-LG-1
- Appeal case number: 18-4161

The stay of mandate was filed in the Appeals Court for this case on Oct. 17, 2022. The 60 day deadline for the certiorari petition is December 16, 2022. Thus this motion is timely.

- The request for extension is for 30 days, which is to be Jan. 15, 2023.
- The reasons are as follows:

On Sept. 20, 2022 the defendant's 6th court appointed counsel Emily Harrill filed that she was in fact going to do the petition for certiorari. In mid August 2022 the defendant Mr. Todd spoke with Ms. Harrill in regards to the court of Appeals failure to review the Pro Se filings that the Court of Appeals told Mr. Todd by letter in Oct. 2020 (See Appeal Doc. 252 for evidence), he could do since Mr. Todd filed Hundreds of complaints against All of his previous appointed counsels for failing & neglecting to raise & address the more important constitutional issues & merits in his case.

Issues with several pieces of evidence that prove without a doubt several acts & counts of Prosecutorial Misconduct.

- 1) 4th Amend. Violation of Illegal Search & Seizure that led to multiple arrests. See in order (Appeal Doc. 237, 184, & Dist. Doc. 159-160)
- 2) 6th & 14th Amends. Violation of Speedy trial rights violations with proof of Prejudice. See Appeal Doc. 237 & part 2 of Appeal Doc. 184
- 3) 6th & 14th Amends. violation of a fair trial by The Known Procurement & Known use of Perjury with Government "Horse shedding" of their witnesses. See Appeal Doc. 237 & Part 3 of Appeal Doc. 184. It

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all accurately describes in multiple ways how "The Mooney Principle" was violated in this case. Even at Mr. Todd's sentencing he described this & if the audio recording from Mar. 9, 2018 was listened to it would be obvious & clear that Mr. Todd was interrupted & forced to stop talking. See Appeal Doc. 184 part 4.

4) The District Docket & Appeal Docket has many filings to prove that all Judges have been repeatedly made aware of these constitutional violations & have in fact ignored Mr. Todd's pleads for Justice.

It all proves conspiracy & corruption.

Mr. Todd is now on his 3rd District Judge after his first Judge James Cacheris was removed for personally cherry picking Mr. Todd's 2nd appointed counsel "Robert Jenkins" after Mr. Todd's 1st appointed counsel was removed without dispute for lying to Mr. Todd about his speedy trial rights which were violated with prejudice. See Appeal Doc. 237. The Facts are evidently clear.

- Now Judge Liam O'Grady has been removed after Appeal Doc. 237 & All facts it describes were filed. Appeal Doc. 237 is in 2 parts. Part 2 beginning on Page 24 of 43 is a letter to former appointed Counsel Ms. Harrill giving her specific instructions on what Mr. Todd wanted her to do & file/address. Ms. Harrill did nothing to defend Mr. Todd. She filed nothing other than the motion to withdraw. Even though she in fact told Mr. Todd in August of 2022 that Mr. Todd has been done a great injustice & that she will do the Certiorari Petition which she filed saying she would do on Sept. 20, 2022. Then Mr. Todd was caught off guard by surprise when he learned Ms. Harrill filed on Oct. 17, 2022 to withdraw. (2 exhibits were enclosed in original. Only one is enclosed Now. Mr. Todd's response to motion to withdraw)

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- Please investigate all of the details described in this motion. All of the Docket references & All that the references describe. It all proves Mr. Todd is unconstitutional & unlawfully imprisoned. There has been 13-14 prosecutors involved in this case, 3 District Court Judges, 3 Appeal Judges who Mr. Todd did a motion to for rehearing En Banc because they only read & considered the Briefs of former counsels who were removed due to countless complaints of Neglect & legal Malpractice. Then the 3 Judge panel denied Mr. Todd's motion for rehearing En Banc even though it was them who told Mr. Todd he could do the Pro Se filings, (See App. Doc. 252 for evidence) that were never reviewed, or ruled on. (App. Docs. 237 & 184)
- Now Mr. Todd wants to file the Certiorari Petition Pro Se with the help from family to pay the \$300 filing fee because he has no money or means to pay. That's why a 30 day extension is necessary since the defendant was not expecting or prepared for his attorney's Sudden Abandonment & Motion to Withdraw.
- I Pray for the Courts Investigation into these details & for a time extension on Certiorari time deadline.
God Bless.

Defendant,

J Thomas J Todd.

Exhibit A

U.S. v. Thomas Todd case 18-4161

10/25/22

- I received motion to withdraw as counsel on 10/25/22
- Response to withdraw as counsel
- I have a letter from MS. Harrill saying she would do certiorari.
- I Thomas Todd was put under the impression by appointed counsel MS. Emily Deck Harrill that she was going to file my petition of certiorari. Why the change?
- The court told me I could do Pro Se filings due to my hundreds of complaints about previous counsel's frivolous arguments in Briefs & their willful neglect to adequately argue constitutional & prejudicial merits in my case. Please note that the Pro Se filings I was told I could do in my case were never reviewed, considered, or ruled on (Appeal Docs. 237 & 184). That are grounds for Supreme Court review.

- That Appeal Docs. Undisputedly prove with evidence the following;

 - 1) Illegal search & seizure
 - 2) Unlawful arrest
 - 3) Speedy trial rights violation with prejudice
 - 4) The known Procurement & Use of perjury with horse shedding.

- MS. Harrill Knows this & told me she personally reviewed these records. Why now after telling me that she would file a petition for certiorari, that now after talking to U.S. Attorney Richard Cooke she now doesn't want to?

Very odd & suspicious. I need to have representation & I need someone to explain to me why my constitutional Merits & Prejudical facts keep getting ignored. This is extremely disappointing, especially since it's evident it's all on the dockets several upon several times.

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I'm currently in Segregation due to a "threat Assessment" because there has been a reported threat on my life. That being said I do not have Access to legal Materials & this is my only mailing stamp.

- I hereby motion for a 60 day extension on my right & deadline to file a Petition for certiorari. I will do so Pro Se if need be & that's why I need extra time to ~~not~~ prepare my Pro Se Petition of certiorari.

Also who do I send it to? I don't have the Address for the Supreme court, nor do I know how to properly file it.

Please grant me an extension on the 60 day deadline to file a petition for certiorari. It's October 25, 2022 & I'm just now getting the courts ruling denying my motion for rehearing that was filed on 10-17-22. 60 days is December 16, 2022.

Please extend my deadline 30-60 days. That is January 15, 2023 - February 14, 2023. I need it due to the fact I'm in Segregation for non disciplinary reasons. It's ethical to consider my situation. Especially since I can prove several acts of prosecutorial Misconduct.

- I Pray for the courts granting of this motion to extend time to file Petition of certiorari Pro Se.

Thomas. Todd 18-4161