

Docket No.

IN THE SUPREME COURT OF THE UNITED STATES

Justin Andre Lamoureux,  
Petitioner

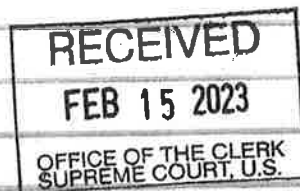
vs.

Ellen M. Brown,  
Eric S. Schreffler,  
Ann M. Schreffler,  
Respondents

ON WRIT OF CERTIORARI TO THE  
UNITED STATES COURT OF  
APPEALS FOR THE 11TH CIRCUIT

APPLICATION FOR EXTENSION OF TIME TO FILE  
PETITION FOR CERTIORARI

Justin Andre Lamoureux  
pater familias  
pro se petitioner  
96 SW ALLAPATTAH RD.  
INDIANTOWN, FL 34956



PETITION FOR CERTIORARI  
APPLICATION FOR EXTENSION OF FILING TIME  
LIST OF CASES DIRECTLY RELATED TO THIS CASE

1. 19<sup>th</sup> Judicial Circuit in and for Martin County, Florida  
Docket No. 2021-DR-154
2. Docket No. 2021-MM-2406
3. Docket No. 2021-CF-1106
4. Docket No. 2021-Injunction case
5. 4<sup>th</sup> District Court of Appeals for Florida  
Docket No. 22-0605
6. Docket No. 22-1649
7. Docket No. 22-3012
8. Docket No. 22-3437
9. Docket No. 22-3436
10. FLORIDA Supreme Court  
Docket No. 22-801
11. Superior Court of Newton County, Georgia  
Docket No. 2015-CV-2099-5  
Docket No. 2021-CV-1726-5
12. Georgia Court of Appeals  
Docket No. A-22-D0319
13. Supreme Court of the State of Georgia  
Docket No. 22-D0688
14. U.S. District Court Southern District of Florida  
Docket Nos. 22-CV-14160-BB, 22-CV-14202-CMA,  
22-CV-14186-AMC, 22-CV-14269-DPG,  
22-CV-14372-BB, 23-CV-14010-AMC
15. U.S. District Court of Appeals for the 11<sup>th</sup> Circuit  
Docket Nos 22-12221-E, 22-12683-J, 22-13229-A,  
22-14024-H
- 23-2<sup>nd</sup> Judicial Circuit in and for Leon County, Florida  
Docket No. Pending - eligible for concurrent filing  
under Federal False Claims act due to federal funding.

IN THE SUPREME COURT OF THE UNITED STATES

Application for extension of filing time.

To U.S. Supreme Court Justice KAGAN:

Appellant, Justin Andre Lamoureux, due to exceptional circumstances outlined below, submits this application for extension of filing time, for review on certiorari of U.S. Court of Appeals for the 11<sup>th</sup> Circuit Judgment, Docket No. 22-13229-A. This court has jurisdiction pursuant to 28 U.S.C. 2101(c) and this application is made under U.S.C. Supreme Ct. Rules 13, 22 and 30(3). The U.S. Court of Appeals opinion is attached and the arguments for good cause are as follows:

The controversy removed from the state court to the U.S. District Court Southern District of Florida involves an interstate kidnapping, an association-in-fact enterprise involving official misconduct to aid that interstate kidnapping, bad faith prosecution, obstruction of justice, obstruction of federal proceedings, obstruction of mail, actions of a State against citizens of another State, all of which create a controversy between the United States, Florida and Georgia as well as conflicts with cases: *Dobbs v. Jackson Women's Health Org.*, U.S. LEXIS 3057 (June 24, 2022), *Dykes v. Hosemann*, 776 F. 2d 942 (11<sup>th</sup> Cir 1985), and others.

Appellant has been diligently fighting

to assert his rights in State court and due to the local influence of the association-in-fact enterprise, a bad faith prosecution was instituted and Appellant cannot get relief in alternative state venues. As retaliation for seeking redress with those alternative state venues and federal court, Appellant was falsely arrested, detained 10 months without due process, then transferred to a mental hospital to suspend speedy trial and silence Appellant with dangerous psychotropic medication cocktails that have risk of irreversible side effects, cause a serious loss of functional status and have morbidity and mortality rates that demonstrate imminent threat of bodily harm or death.

Appellant has been occupied fighting to prevent the forcing of those medications. The petition to force medication has been removed to U.S. District Court Southern District of Florida Docket No. 23-cv-14010-AMC where a preponderance of evidence has been filed and Judge Aileen M. Cannon has assigned U.S. Magistrate Ryan M. McCabe.

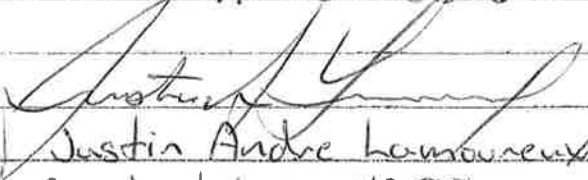
Appellant has been fighting to get habeas relief and U.S. District Court Southern District of Florida Docket No.

2:22-cv-14372-BB has a preponderance of exculpatory evidence proving bad faith prosecution, false arrest, deprivation of rights under color of law, retaliation against a federal witness, obstruction of federal proceedings, violations of the Bill of Rights for Mental Health Patients 42 USC 10841 as well as RICO Act violations in which the Governor of Florida is implicated.

Due to all the above mentioned there has been interference with drafting a proper petition to this court and good cause is shown to warrant a 60 day extension of filing time to submit a petition for a writ of certiorari. Attached is a copy of a Florida 4<sup>th</sup> DCA MOTION FOR WRITTEN OPINION, CERTIFICATION AND REHEARING OR REHEARING EN BANC. The timeline within that filing shows elements of federal crimes and how everything from the interstate kidnapping was done in bad faith to protect the criminal act from prosecution, enhancing the criminal act.

Appellant thanks you for consideration of this application and an opportunity to show how this case will overturn the Dobbs case.

06 February 2023

  
Justin Andre Lamoureux  
Resident # 6774295  
96 ALLAPATTAH RD  
INDIANTOWN, FL 34956