

SUPREME COURT OF THE UNITED STATES
WASHINGTON D.C. 20543-0001

THEODORE DEAN ACOSTA,
Plaintiff-Appellant,

v.

JOHN DOE; TAMMY ERET
GLEN WILSON; RIECKE CLAUSSEN;
Defendants-Appellees

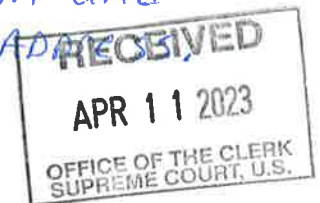
No. 22-1120

D.C. NO. 1:21-CV-03406-LTB:GPG
(D.C. 016)

RE: 22-1120 ACOSTA v. Wilson, et al.
Dist/Ag docket: 21-CV-03406-LTB-GPG

MOTION FOR EXTENSION OF TIME TO
SUBMIT PETITION OF WRIT OF CERTIORARI.

Comes now THEODORE DEAN ACOSTA, respectfully
Requests this Court to submit a Extension of Time
for 60 Days for the following reasons a.) I personally
walked into the TENTH CIRCUIT COURT OF APPEALS and
asked the clerk of the court to send all mail to
11222 W 67th AVE, ARVADA colorado ~~80003~~ 80004
That is my msg address my Brother Lee Acosta my
power of Attorney, she did not she sent the
letter enclosed to the El Paso county jail, she assured
me she would put a note in the system and
would send all correspondence to that address.



I was standing in front of her she knew I was not incarcerated inmate I talked to her for about 20 minutes about ADA Representation American with Disabilities Act. & GANG STALKERS SHOOTING GUNS at me in the bus stop in front of the court I talked to the chief of security for the federal courthouses for about 2-2 1/2 hours in the courthouse located 1 block north of their, (The UNITED STATES DISTRICT COURT OF COLORADO Alfred A. Arraj U.S. Courthouse 901 19th St Denver Colorado 80294-3589)

After not hearing from them I wrote a motion & discovered ORDER OF JUDGEMENT 30 days later & after calling the clerk she Finley sent the order to me I also requested from this court a complaint / PETITION FOR WRIT OF CERTORARI MID FEBRUARY & did not receive one until 3/16/2023



This removes my rights to appeal my rights shouldn't be abridged pursuant to the amendments. I, IV, V, VIII, XIV. Enclosed, copies of the documents motions enclosed.

Please & Thank you

Shadan Dean Crocker

MARCH 29th 2023

AMENDMENT I

Congress shall Pass no law Prohibiting or abridging the right to Petition The Government For redress of grievance

AMENDMENT IV

The right of The People to be Secure in their Persons, houses Papers, and Seizurs, shall not be violated, and no Warrant shall issue, but UPon Probable Cause, Supported by Oath or affirmation, and Particularly describing the Place to be Searched, and the Persons or things to be Seized.

AMENDMENT V

No Person shall be held, nor shall any Person be Subject for the same offense to be twice Put in jeopardy of life or limb; nor shall be deprived of life, liberty, or Property, without due Process of law; nor shall Private Property, be Taken For Public use, Without just Compensation.

AMENDMENT VIII

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual Punishment inflicted.

AMENDMENT XIV

No state shall make or enforce any laws which shall abridge the Privileges, or immunities of citizens of the United States; nor shall any State, deprive any Person of, life, or liberty or Property, without Due Process of law, nor deny to any Person within its jurisdiction the equal Protection of the Laws.

UNITED STATES COURT OF APPEALS FOR THE TENTH CIRCUIT

Byron White United States Courthouse
1823 Stout Street
Denver, Colorado 80257
(303) 844-3157
Clerk@ca10.uscourts.gov

Christopher M. Wolpert
Clerk of Court

Jane K. Castro
Chief Deputy Clerk

February 27, 2023

Mr. Jeffrey P. Colwell
United States District Court for the District of Colorado
Office of the Clerk
Alfred A. Arraj U.S. Courthouse
901 19th Street
Denver, CO 80294-3589

RE: 22-1120, Acosta v. Wilson, et al.
Dist/Ag docket: 1:21-CV-03406-LTB-GPG

Dear Clerk:

Pursuant to Federal Rule of Appellate Procedure 41, the Tenth Circuit's mandate in the above-referenced appeal issued today. The court's February 3, 2023 judgment takes effect this date. With the issuance of this letter, jurisdiction is transferred back to the lower court/agency.

Please contact this office if you have questions.

Sincerely,



Christopher M. Wolpert
Clerk of Court

*I Received this letter March 2nd 2023 upon
cc: Theodore Dean Acosta calling the clerk and filing motion...*

*CMW/lg This court intentionally sent the
mandate and judgment to a address to
a address they knew I was not at this
has been a constant issue used to deny
relief Perpetually...*

FILED
United States Court of Appeals
Tenth Circuit

UNITED STATES COURT OF APPEALS

February 3, 2023

FOR THE TENTH CIRCUIT

Christopher M. Wolpert
Clerk of Court

THEODORE DEAN ACOSTA,

Plaintiff - Appellant,

v.

GLEN WILSON; RICK CLANDSENN;*
JOHN DOE; TAMMY ERET,

Defendants - Appellees.

No. 22-1120
(D.C. No. 1:21-CV-03406-LTB-GPG)
(D. Colo.)

ORDER AND JUDGMENT**

Before **HARTZ, TYMKOVICH, and MATHESON**, Circuit Judges.

Theodore Dean Acosta, a pro se prisoner, appeals from a district-court order dismissing his amended complaint. He seeks leave to proceed on appeal in forma pauperis (IFP). Exercising jurisdiction under 28 U.S.C. § 1291, we affirm the district court’s judgment and deny IFP status.

* Although Plaintiff-Appellant designated “Rick Clandseenn” in the complaint as a defendant, the correct spelling of his name is “Riecke Claussen.”

** After examining the briefs and appellate record, this panel has determined unanimously that oral argument would not materially assist in the determination of this appeal. *See* Fed. R. App. P. 34(a)(2); 10th Cir. R. 34.1(G). The case is therefore ordered submitted without oral argument. This order and judgment is not binding precedent, except under the doctrines of law of the case, res judicata, and collateral estoppel. It may be cited, however, for its persuasive value consistent with Fed. R. App. P. 32.1 and 10th Cir. R. 32.1.

Mr. Acosta's amended complaint, the operative complaint in this case, brought several claims arising out of his arrest and prosecution some 20 years or more ago. As set forth in the magistrate judge's report and recommendation, Mr. Acosta has pursued repeated litigation over the years making identical or similar claims. The present claims are likely barred by the statute of limitations or under principles of res judicata. But we need not resolve those issues. One of the grounds for the district court's judgment was that the claims are barred as repetitious litigation, *see McWilliams v. Colorado*, 121 F.3d 573, 574 (10th Cir 1997) ("Repetitious litigation of virtually identical causes of action may be dismissed under [28 U.S.C.] § 1915 as frivolous or malicious." (original brackets and internal quotation marks omitted)), and Mr. Acosta has not challenged that ruling on appeal. We therefore affirm the judgment below. *See Rivero v. Bd. Of Regents of Univ. of N.M.*, 950 F.3d 754, 763 (10th Cir. 2020) ("If the district court states multiple alternative grounds for its ruling and the appellant does not challenge all those grounds in the opening brief, then we may affirm the ruling.").

We deny Mr. Acosta's motion to proceed IFP, as he has not provided "a reasoned, nonfrivolous argument on the law and facts in support of the issues raised on appeal," *DeBardeleben v. Quinlan*, 937 F.2d 502, 505 (10th Cir. 1991), and we direct him to pay any remaining unpaid balance of the appellate filing fee. Finally, we deny Mr. Acosta's outstanding motions.

Entered for the Court

Harris L Hartz
Circuit Judge


OFFICE OF THE CLERK
UNITED STATES DISTRICT COURT
ALFRED A ARRAJ COURT HOUSE
901-19TH STREET, A-105
DENVER COLORADO 80294-3589

RE: ALL CASES I THEODORE DEAN ACOSTA have ever Filed
in Your Court Room Please send me a Complete
history of All cases For Purposes of "RELATED CASES"
Starting with Judge "WILEY DANIELS" Filed by
dennis bonner & Richard Rue and all cases, docum-
ents mistakenly filed at the Colorado Court of
Appeals at 1400 Broadway Street & 1300 Broadway
Street that were Forwarded to you's by the
~~Clerk~~ Clerk that Governs the Colorado Court of
Appeals & The Colorado Supreme Court In the Same
building She chassed me out of their Quite
Frequently I am filing as a forma Pauperis
(IFP) Indigent Inmate Please & Thank You.

Proof of Service

I Theodore Dean Acosta do Swear or declare that on this date
March 21st 2023 as required by Supreme Court Rule 29 I have
Served the enclosed Request as a Indigent Inmate For Purposes
of filing motion For Leave To Proceed Informa Pauperis and Petition For a
writ of Certiorari by depositing an envelope containing a hand
written copy containing the above request in the United States
mail properly addressed to each of them I E District court
Clerk at 901-19th Street Room A-105 Denver Colorado 80294-3589

THEODORE DEAN ACOSTA
ID# P001165395
200 JEFFERSON COUNTY PKWY
GOLDEN COLORADO 80401

THEODORE DEAN ACOSTA

MARCH 21ST 2023



UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
OFFICE OF THE CLERK

Jeffrey P. Colwell
Clerk

Alfred A. Arraj
United States Courthouse
901 19th Street
Denver, Colorado 80294

Phone: (303) 844-3433
E-mail: COD_ProSe_Filing@cod.uscourts.gov

Date: 03/23/2023

Document received: Filing for Supreme Court

- No case number provided. This document is being returned to you.
- The Clerk's Office cannot provide advice on any legal matters or issues
- Our office does not forward mail. This pleading is being returned to you.
- Our court does not have the requested forms.
- Our court only provides one (1) set of forms.
- We do not provide the Federal Civil or Criminal Judicial Procedure and Rules. To order a copy, contact: West Publishing Corp., 610 Opperman Drive, Eagan, MN 55123. They are also available online on the court's website: www.cod.uscourts.gov. Go to "Related Court Links," then scroll down to the appropriate item.
- A search of the court's records does not find a case in our court for:
 - This document is being returned to you.
- To obtain the information requested you must contact the court/organization where this information is held.
- The enclosed documents are being returned to you unfiled. You must provide the case number you intend to file the documents in or submit them with the proper forms to initiate a new case.
- Plaintiff is directed to comply with D.C.COLO.LCivR 77.2 and D.C.COLO.LCrR 57.2 (copy attached) and refrain from sending letters or other ex parte communications directly to a judicial officer.
- To obtain copies of the transcripts you are requesting, please contact:
- Other:

Very truly yours,
JEFFREY P. COLWELL, CLERK
By: s/ J. Charles
Deputy Clerk

PROOF OF SERVICE

I Theodore Dean Acosta do swear or declare that on MARCH 29th 2023 as required by Supreme Court rule 29 I have served clerk of the court Jeffrey P Colwell at Alfred A Arroy United States Court house 901-19th St, Denver Colorado 80294 (303) 844-3433 A Second request for court case #'s the Verry Court case #'s ASSOCIATED with the (FILING FOR SUPREME COURT) Document HE just sent me. by depositing an envelope containing the above documents in the UNITED STATES mail Properly addressed to JEFFREY P. Colwell with first class Postage Pre-Paid,

The name and address of those served are as follows.

- 1.) JEFFREY P. Colwell at Alfred A. Arroy United States Court house, 901 19th Street, Denver CO. 80294-3589

I declare under Penalty of Perjury that the following is true and correct.

Executed on MARCH 29th 2023

Theodore Dean Acosta