

CERTIFICATE OF SERVICE

I, Carlos Antonio Raymond, Petitioner, of the above entitled and style certifies that a true and correct copy of this document has been served upon the below listed counsels via certified Mail Receipt a true copy of each of the documents listed below my signature block on July 3, 2023 as followed:

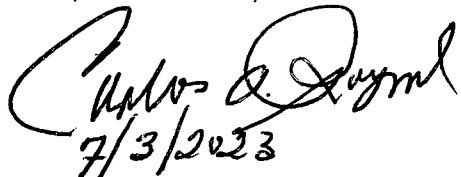
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The "Klein Conspiracy" Doctrine Warrants Review By This Court. This Court should grant certiorari and include one Additional Argument under the Federal Statutory FRAUD clause as it has done in the past when faced with statutes that would otherwise be "impermissibly vague." Under (18 U.S.C. § 371) – In See, e.g., (a) Skilling v. United States, 561 U.S. 358, 405, 409 (2010) Marinello, 138 S. Ct. at 1109-10 (b) United States v. Klein, 247 F.2d 908,916 (2d Cir. 1957).

Respondents in this case, as well, as in other cases filed in the U.S. District Court acted in concert to defeat Petitioner's Original Claim and in doing so, violated his Civil rights And Due Process Rights Under the Fifth and Fourteenth Amendment Of The Constitution Of The United States Defendants. This Court has repeatedly held that it is a violation of the Due Process Clause to "tak[e] away someone's life, liberty, or property under a criminal law so vague that it fails to give ordinary people fair notice of the conduct it punishes, or so standardless that it invites arbitrary enforcement."

Johnson v. United States, 576 U.S. 591, 595 (2015) United States v. Klein, 247 F.2d 908 (2d Cir. 1957)



7/3/2023