

IN THE
SUPREME COURT OF THE UNITED STATES

AS A ~~petitioner~~
"In re STEPHEN HARMON Prose" — PETITIONER
(Your Name)

VS.
(Sup. Goose
EARL HOUSER (Creek Cor. Cnt.) — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

The petitioner asks leave to file the attached petition for a ~~writ of certiorari~~ ^{RE-HEARING OF} without prepayment of costs and to proceed *in forma pauperis*. ~~mandamus~~ ^{or} ~~or prohibition~~

Please check the appropriate boxes:

Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

Alaska Trial Court, Alaska Appeal Court, Alaska Supreme Court and
Not required in Federal Court (9th.cir.-appealing)

Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

Petitioner's affidavit or declaration in support of this motion is attached hereto.

Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

The appointment was made under the following provision of law: _____
_____, or

a copy of the order of appointment is appended.

Stephen Harmon
(Signature)

**AFFIDAVIT OR DECLARATION
IN SUPPORT OF MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS***

I, Stephen Harmon, am the petitioner in the above-entitled case. In support of my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source	Average monthly amount during the past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Self-employment	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Income from real property (such as rental income)	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Interest and dividends	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Gifts	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Alimony	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Child Support	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Retirement (such as social security, pensions, annuities, insurance)	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Disability (such as social security, insurance payments)	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Unemployment payments	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Public-assistance (such as welfare)	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Other (specify): <u>0</u>	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>
Total monthly income:	\$ <u>0</u>	\$ <u>N/A</u>	\$ <u>0</u>	\$ <u>N/A</u>

2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
None			\$
			\$
			\$

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
N/A			\$
			\$
			\$

4. How much cash do you and your spouse have? \$ 0
 Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Type of account (e.g., checking or savings)	Amount you have	Amount your spouse has
None	\$	\$
	\$	\$
	\$	\$

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

Home Value None

Other real estate Value None

Motor Vehicle #1
 Year, make & model None
 Value _____

Motor Vehicle #2
 Year, make & model None
 Value _____

Other assets
 Description None
 Value _____

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
<u>None</u>	\$ _____	\$ _____
_____	\$ _____	\$ _____
_____	\$ _____	\$ _____

7. State the persons who rely on you or your spouse for support. For minor children, list initials instead of names (e.g. "J.S." instead of "John Smith").

Name	Relationship	Age
<u>None</u>	_____	_____
_____	_____	_____
_____	_____	_____

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

	You	Your spouse
Rent or home-mortgage payment (include lot rented for mobile home)	\$ <u>0</u>	\$ <u>n/a</u>
Are real estate taxes included? <input type="checkbox"/> Yes <input type="checkbox"/> No <u>none</u>		
Is property insurance included? <input type="checkbox"/> Yes <input type="checkbox"/> No <u>n/a</u>		
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$ <u>0</u>	\$ <u>n/a</u>
Home maintenance (repairs and upkeep)	\$ <u>0</u>	\$ <u>n/a</u>
Food	\$ <u>0</u>	\$ <u>n/a</u>
Clothing	\$ <u>0</u>	\$ <u>n/a</u>
Laundry and dry-cleaning	\$ <u>0</u>	\$ <u>n/a</u>
Medical and dental expenses	\$ <u>0</u>	\$ <u>n/a</u>

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ <u>0</u>	\$ <u>n/a</u>
Recreation, entertainment, newspapers, magazines, etc.	\$ <u>0</u>	\$ <u>n/a</u>
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$ <u>0</u>	\$ <u>n/a</u>
Life	\$ <u>0</u>	\$ <u>n/a</u>
Health	\$ <u>0</u>	\$ <u>n/a</u>
Motor Vehicle	\$ <u>0</u>	\$ <u>n/a</u>
Other: <u>none</u>	\$ <u>0</u>	\$ <u>n/a</u>
Taxes (not deducted from wages or included in mortgage payments)		
(specify): <u>none</u>	\$ <u>0</u>	\$ <u>n/a</u>
Installment payments		
Motor Vehicle	\$ <u>0</u>	\$ <u>n/a</u>
Credit card(s)	\$ <u>0</u>	\$ <u>n/a</u>
Department store(s)	\$ <u>0</u>	\$ <u>n/a</u>
Other: <u>none</u>	\$ <u>0</u>	\$ <u>n/a</u>
Alimony, maintenance, and support paid to others	\$ <u>0</u>	\$ <u>n/a</u>
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ <u>0</u>	\$ <u>n/a</u>
Other (specify): <u>none</u>	\$ <u>0</u>	\$ <u>n/a</u>
Total monthly expenses:	\$ <u>0</u>	\$ <u>n/a</u>

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

Yes No If yes, describe on an attached sheet.

10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? Yes No

If yes, how much? _____

If yes, state the attorney's name, address, and telephone number:

11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?

Yes No

If yes, how much? _____

If yes, state the person's name, address, and telephone number:

12. Provide any other information that will help explain why you cannot pay the costs of this case.

I currently have no means / job for income - only - The Prison Ministry Program that provides for this expense (bills)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: Nov. 24, 2023

J. H. Han
(Signature)

IN THE
SUPREME COURT OF THE UNITED STATES

"In re STEPHEN HARMON-as a Prose PETITIONER"

vs.

EARL HOUSER (sup. Goose Creeek Cor.Cnt.) RESPONDENT

"ON PETITION FOR RULE 44 Rule (1)(2) REHEARING"

On Court's ORDER DENYING the petition for writ of
mandamus and/or prohibition. (Oct. 2, 2023)

Stephen Harmon
Goose Creek Cor.Cnt.
22301 west Alsop Road
Wasilla, Alaska 99654

(907) 861-8000 (prison front desk/message)

Comes Now the Petitioner Stephen Harmon as a Prose Petitioner and Petition's this Court for "REHEARING " on the Court's ORDER Denying the Petition for Writ of Mandamus and/or Prohibition on (Oct.2,2023).

The Following is the Ground(s) Briefly and Distinctly and herein is CERTIFICATE/Certifying and STATING following of:

... "that the ground(s) are limited to intervening circumstances of substantial effect and controlling effect or to other substantial grounds not previously presented..."

GROUND(s)

Ground (#1.)

The United states Supreme Court "DID NOT"

Take NOTICE of the Defect/Error of Jurisdiction that was presented to the Court under Questions (1/2/3) and shown and disclosed of/in the "RECORDS" that the LOWER Courts was with out Jurisdiction and was not answer by any of the Lower Courts in Petitioners Writ of Mandamus &/or Prohibition Records SHOWN and Determined by the United States Court of Supreme Court that Is bound to ask and answer and is not (U.S.SUPREME COURT) ALLOWED TO IGNORE/WAIVE NOR NOT ASK AND ANSWER pursuant to MANDATE of/in:

Steel Co. v Citizen for a Betetr Env't, 523 US 83 (HN#7)(HN#8)

.... "(HN#7).... "On Every and Foundational Question is that of Jurisdiction, first of this Court and then from which the Record comes.

This Question the Court IS BOUND TO ASK AND ASNSWER FOR ITS SELF EVEN WHEN NOT OTHERWISE suggested and without respect to the relation of the parties to it.

The REQUIREMENT that JURISDICTION BE ESTABLISHED AS A THRESHOLD MATTER SPRINGS FROM THE NATURE AND LINKS OF THE Judicial POWER of the UNITED STATES and is INFLEXABLE AND WITHOUT EXCEPTION..."

... "(HN#8),,," IF THE RECORD DISCLOSES THAT THE LOWER Court was without JURISDICTION; THE SUPREME COURT WILL NOTICE THE DEFECT..."

"HAS NOT and is Obligated to do so and is asked to herein this Petition for REHEARING by the Petitioner herein (?).

Ground (#2.)

The United States Suprme Court Court has determined in same Determination (STEEL) that this Court:

a.) "HAS APPEALLATE JURISDICTION" and
Emphiss b.) "PURPOSE OF CORRECTING THE ERROR(s) of the Lower Courts in/that entered(ing) such Erro/Defects; and NOT ON "THE MERITS of the underlying ORDERS/JUDGEMENTS (i.e such as Conviction/sentences etc. only the "JURISDICTION error/defects)

outlined in this Courts MANDATE/OBLIGATION DETERMINATION reads relevant parts:

Steel Co.Citizens for Better Env't, 523 US 83 (HN#8)

...."....(HN#8)... "The Supreme Court has jurisdiction on appeal, NOT ON THE MERITS BUT MERRELY FOR THE "PURPOSE OF CORRECTING THE ERROR of the Lower Court in Entering such..."

"HAS NOT and IS OBLIGATED to do so" and is asked to herein this Petition for REHEARING by the Petitioner Herein (?).

SUMMATION AND CONCLUSION AND RELIEF

This Court of the United States Supreme court should GRNAT the Petition for REHEARING and to correct the "DEFECT's" of JURISDICTION and "ASK and ANSWER" the QUESTION(s) on the JURISDICTION as presented in the WRIT of MANDAMUS and/or Prohibition and includes but not limited to based on/pursuant to (Vinten v Jeantot Marine Alliance 191 F.Supp.2d 642)

... "ANY" judgement/order entered against the defendant over who the COURT does not have Personal/Subject Matter Jurisdiction of Subject Matter of the Cause is void...."

the Following ORDERS/Judgements are effected and this Court Should consider "Correcting" the follwoing ORDERS for lack of Jurisdiction and remand BACK to the Foundational POINT of ERROR/DEFECT of Lack of Jurisdiction (Personal/Subject Matter) and ORDER THE Trial Court to ask and answer the "SINGLE QUESTION" (see Appendix Letter "E"&"F")

in/on Superior Court Case No. 4FA-S-92-2481CR and ORDER the Court
to accept a.) Petitioners "Amended Filing Intitled"
(Alasak R.Civ. P.60(b)(6) ~~is New and independent Action;~~
60(b)(4) Void Judgement and
Want of Jurisdiction (lack
of Personal and Subject Matter)
and Case of First Impression of law.

b.) ORDER and have Superior Court to allow the State/D.A.

30 days to reply to the Defendants "Question/Filing

c.) ORDER the Superior to allow for ORAL Arguements
and Defendant harmon to attend and argue via-zoom

and have the Superior Court They

to make a findings-of-facts and conclusions of law on the SINGLE

QUESTION Of (ask and answer) the Question of Court either LACKED or

NOT JURISDICTION based on the filings and aguement/Ground that the

Court failed to use/apply MANDATED SEALS OF COURT to obtain and then

maintain Jurisdiction that the STAUTES MANDATES to convey any

Jurisdiction and Rights to Parties.

d.) Upon the Court makeing its findings and if the Court
Determines LACKS(LACKED) Personal and Subject Matter
Jursidiction then the Court is to ORDER the VOIDING
of APPENDIX's letters "E" and "F" (Judgment and
commitment ORDER and Indictement) and unconditionally
Order the Imedaite and unconditional release of the
Defendant

the Court of the United states Supreme Court should also consider and

ask and answer the QUESTION on the COURTS ORDER of OCT.2,2023 DENYING

the Writ of Mandamus &/or Prohibition and Voiding the Appendix's
ALSO

Letter's "A" thru "F" to ask and answer the Question and Correct the

DEFECT/ERROR of JURISDICTION ONLY and nothing else(merits of the

underlying Casues/case in the Appendix's ORDERS/JUDGEMENTS as this

Court of the U.S.Supreme Court DETERMINED and Mandated in

(Steel Co. vs. Citizens for a Better Env't , 523 US 83(HN#7)(HN#8)

The Petition for REHEARING for a Writ of Mandamus and or Prohibition
should be Granted.

Stephen Harmon
"In re Stephen Harmon as a Prose Petitioner
Date Nov.24 ,2023 refiled pers instruction of
clerk/Court.

Appendix's

A/B/C/D/E/F/G

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

STEPHEN HARMON,

Applicant,

v.

EARL HOUSER, Superintendent,

Respondent.

No. 23-14

ORDER

FILED

MAY 30 2023

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

RECEIVED
U.S. COURT OF APPEALS
MAY 30 2023
10 Fd

Before: NGUYEN, FRIEDLAND, and SUNG, Circuit Judges.

The motion to file a "Corrected Page #3" (included in Docket Entry No. 1) is granted.

The applicant is informed that the time limit in 28 U.S.C. § 2244(b)(3)(D) is hortatory, not mandatory. *See Ezell v. United States*, 778 F.3d 762, 765 (9th Cir. 2015).

The application to grant the district court authorization to entertain a motion under Federal Rule of Civil Procedure 60(b)(4) is treated as an application for authorization to file a second or successive 28 U.S.C. § 2254 habeas corpus petition. So treated and as supplemented by Docket Entry Nos. 4, 5, 6, 7, 8, and 9, the application is denied. The applicant has not made a prima facie showing under § 2244(b)(2) that:

(A) the claim relies on a new rule of constitutional law, made retroactive to cases on collateral review by the Supreme Court, that was previously unavailable; or

APPENDIX "A" 10 Fd

(B)(i) the factual predicate for the claim could not have been discovered previously through the exercise of due diligence; and (ii) the facts underlying the claim, if proven and viewed in light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that, but for constitutional error, no reasonable factfinder would have found the applicant guilty of the underlying offense.

To the extent that the applicant requests that this court consider, in the first instance, whether he is entitled to relief under Federal Rule of Civil Procedure 60(b), we lack jurisdiction to do so. *See* 28 U.S.C. § 1291 (courts of appeals “have jurisdiction of appeals from all final decisions of the district courts of the United States”); *see also Jones v. Ryan*, 733 F.3d 825, 838-40 (9th Cir. 2013) (addressing merits of Rule 60(b) motion in first instance *on appeal* from dismissal of Rule 60(b) motion as a second or successive habeas petition); *Phelps v. Alameida*, 569 F.3d 1120, 1134-40 (9th Cir. 2009) (addressing merits of Rule 60(b) motion in first instance *on appeal* from denial of motion for reconsideration of dismissal of habeas petition).

All other pending motions and requests are denied.

No further filings will be entertained in this case.

DENIED.

APPENDIX "A" 20F2

In the Supreme Court of the State of Alaska

NOTE
RECEIVED
PRESERVE
E.G.M.

Stephen Joseph Harmon,
Petitioner,

v.

State of Alaska,
Respondent.

Supreme Court No. S-18529

Order
Petition for Hearing

Date of Order: 12/19/2022

Court of Appeals No. A-13760
Trial Court Case No. 4FA-13-02849CI

Before: Winfree, Chief Justice, Maassen, Borghesan, and Henderson,
Justices [Carney, Justice, not participating.]

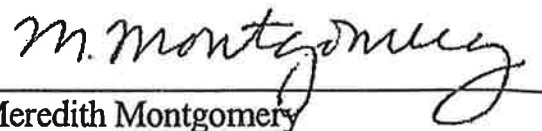
On consideration of the Petitions for Hearing consolidated on 10/12/2022,
and the Response filed on 11/28/2022,

IT IS ORDERED:

The Petitions for Hearing are **DENIED**.

Entered at the direction of the court.

Clerk of the Appellate Courts



Meredith Montgomery

cc: Court of Appeals Judges
Trial Court Clerk

Distribution:

Mail:
Harmon, Stephen Joseph

Email:
Simel, Nancy R.

APPENDIX "B"
~~APPENDIX "A"~~

In the Court of Appeals of the State of Alaska

Stephen Joseph Harmon,
Appellant,
v.

State of Alaska,
Appellee.

Trial Court Case No. 4FA-13-02849CI

Court of Appeals No. A-13760

Order

Date of Order: 8/30/2022

Before: Allard, Chief Judge, and Harbison and Terrell, Judges.

On 7/18/2022, Stephen Harmon filed a Motion and Notice to the Court pursuant to Appellate Rule 519. *and Rule 519 was never filed, let out + specified*

Because Harmon has not identified a "clerical error" and because the relief he requests (the voiding of the indictment, judgment, and for his immediate release from incarceration) is not limited to the correction of a clerical error,

IT IS ORDERED: The Motion and Notice is **DENIED**.

Entered at the direction of the Court.

Clerk of the Appellate Courts



Ryan Montgomery-Sythe,
Chief Deputy Clerk

APPENDIX "C"

cc: Court of Appeals Judges
Distribution:

Mail:
Harmon, Stephen Joseph

Email:
Simel, Nancy R.

"Order Appendix"

PAGE 1

RECEIVED
NO JUDGE
APPEAL
SIGNED

NOTICE

Memorandum decisions of this Court do not create legal precedent. See Alaska Appellate Rule 214(d) and Paragraph 7 of the Guidelines for Publication of Court of Appeals Decisions (Court of Appeals Order No. 3). Accordingly, this memorandum decision may not be cited as binding authority for any proposition of law, although it may be cited for whatever persuasive value it may have. See McCoy v. State, 80 P.3d 757, 764 (Alaska App. 2002).

IN THE COURT OF APPEALS OF THE STATE OF ALASKA

STEPHEN JOSEPH HARMON,

Appellant,

v.

STATE OF ALASKA,

Appellee.

Court of Appeals No. A-13760
Trial Court No. 4FA-13-02849 CI

MEMORANDUM OPINION

No. 7013 — June 22, 2022

Appeal from the Superior Court, Fourth Judicial District,
Fairbanks, Michael A. MacDonald, Judge.

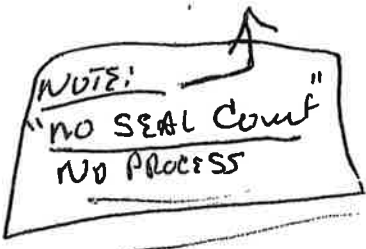
Appearances: Stephen Harmon, *in propria persona*, Wasilla,
Appellant. Nancy R. Simel, Assistant Attorney General, Office
of Criminal Appeals, Anchorage, and Treg R. Taylor, Attorney
General, Juneau, for the Appellee.

Before: Allard, Chief Judge, and Harbison and Terrell, Judges.

Judge HARBISON.

Stephen Joseph Harmon appeals the superior court's denial of his motion to vacate his 1993 criminal judgment under Alaska Civil Rule 60(b). For the reasons explained in this opinion, we affirm the ruling of the superior court.

APPENDIX ▶



IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
AT FAIRBANKS, ALASKA

STATE OF ALASKA,)
Plaintiff,)
vs.)
STEPHEN HARMON,)
Defendant.)

FILED in the Trial Courts
State of Alaska, Fourth District

OCT 26 1993

By _____
Clark, Trial Courts
Deputy

Case No. 4FAS92-2481CR

ATN:

DOB: 6/13/55 11-11-59

DOV: 5/7/92

RECORDS REVIEWED

NOV 03 1993

JUDGMENT AND COMMITMENT

FAIRBANKS, AK

INITIALS: _____

Pursuant to a verdict of GUILTY, the defendant was convicted of:

<u>Count</u>	<u>Offense</u>	<u>Statute Violated</u>
I	Murder First Degree	AS 11.41.100(a)(1)(A)
II	Sexual Assault First Degree	AS 11.41.410(a)(1)(2)

The defendant came before the Court for sentencing on October 14, 1993, with his counsel, Robert Noreen and Harry Davis, the District Attorney present. The defendant was given his right of allocution.

IT IS ORDERED the defendant is hereby committed to the care and custody of the Commissioner of the Department of Corrections for the following period:

<u>Count</u>	<u>Sentence</u>	<u>Suspended</u>
I	99 years	None
II	30 years	None

IT IS FURTHER ORDERED:

Counts I & II are consecutive. Count II is an aggravated presumptive term.

The defendant shall not be eligible for parole for 99 years.

APPENDIX "E"

NOTE: Counter F-4 ↑

Stamp

"NO SEARCH COND."
"NO PROCESS / TESTIE"

State Vs. Stephen Harmon
4FAS92-2481CR

Date Signed
October 14, 1993

Niesje J. Steinruger
Niesje J. Steinruger
Superior Court Judge

Effective Date

I certify that on 11-1-93
a copy of this judgment was sent
to:

District Attorney
 Defense Attorney Green
 Exhibit Clerk
 DOC
 FCC
 DPS - Juneau
 MISC MLH

CLERK:
kje

APPENDIX

"E"

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
FOURTH JUDICIAL DISTRICT, FAIRBANKS

Filed in the Trial Courts
STATE OF ALASKA, FOURTH DISTRICT

SEP 04 1992

Clerk of the Trial Courts

By _____ Deputy

STATE OF ALASKA, Plaintiff,) INDICTMENT FOR:
vs.) Count I:
STEPHEN J. HARMON,) Murder in the First Degree
Defendant.) AS 11.41.100(a)(1)(A)
) Count II:
) Sexual Assault in the
) First Degree
) AS 11.41.410(a)(1)(2)

Case No. 4FA-S92-2481 Cr.

THE GRAND JURY CHARGES:

CERTIFICATION

This document and its attachments do not contain information that is confidential under AS 12.61.110 or the name of a victim of a crime listed in AS 12.61.140.

This document or an attachment contains confidential information that may be placed in a court file under an exception listed in AS 12.61.130(b). This information appears at page(s) _____. This document and its attachments do not contain the name of a victim of a crime listed in AS 12.61.140.

COUNT I

That on or about May 15 or May 16, 1992, at or near Fairbanks, in the Fourth Judicial District, State of Alaska, STEPHEN J. HARMON did unlawfully and intentionally cause the death of Brenda Keehr, by stabbing her with a knife.

All of which is an unclassified felony offense being contrary to and in violation of AS 11.41.100(a)(1)(A) and against the peace and dignity of the State of Alaska.

NO⁵⁷
Counterfit Stamp TESTE,
NO SEAL OR COURT OR PROCESS

APPENDIX II
f

COUNT II

That on or about May 15 or May 16, 1992, at or near Fairbanks, in the Fourth Judicial District, State of Alaska, STEPHEN J. HARMON did unlawfully and knowingly engage in sexual penetration with Brenda Keehr without her consent, and/or did unlawfully and intentionally attempt to engage in sexual penetration with Brenda Keehr without her consent and caused serious physical injury to Brenda Keehr.

All of which is an unclassified felony offense being contrary to and in violation of AS 11.41.410(a)(1)(2) and against the peace and dignity of the State of Alaska.

DATED at Fairbanks, Alaska, this 3RD day of September, 1992.

A TRUE BILL


Linda Harmon
Grand Jury Foreperson


Harry L. Davis
DISTRICT ATTORNEY

Witnesses examined before the Grand Jury:

Nancy I. Corkutt
Merrick Peirce
Trooper McCann
Leanne Strickland
Dr. Propst
Patricia N. Lee Kebodeaux
Peggy Harmon
Bruce Pardy
Patrick Felcyn
Patricia L. Monaco
Trooper Dahlke

STEPHEN J. HARMON
DOB: 11-11-59
SSN: Unknown
OLN: 6515173
RES: FCC
ATN: 100202805

Constance Mekensan
Wanda Ann Thiele

BAIL SET AT \$250,000
DATED 3 Sep 1992
JUDGE HJS
ACCEPTED FOR FILING PL
DEPUTY CLERK

Search warrants issued: SW 92-176, SW 92-177, SW 92-178.

APPENDIX F

SEAL OF Supreme Court of United States

Has not
Was not
After Applied
Not by
Any STATE OF
Seal of Court
Either
AS required
By Statute
Mailed
Text



"Shall Be" on "all" writ and process issuing from a court of
United States

§ 1691. Seal and teste of process, 28 USCA § 1691

United States Code Annotated

Title 28. Judiciary and Judicial Procedure (Refs & Annos)

Part V. Procedure

Chapter 113. Process

28 U.S.C.A. § 1691

§ 1691. Seal and teste of process

Currentness

Statutory "ex" mandate

All writs and process issuing from a court of the United States shall be under the seal of the court and signed by the clerk thereof.

APPENDIX "G"

CERTIFICATE OF COUNSEL

I/Stephen Harmon am an unrepresented litigant in prison and

proceeding as "as a Prose Petitioner" Stephen Harmon

Stephen Harmon

That this Petition for REHEARING is presented in Good Faith
and not for delay.

I/Stephen Harmon under penalty of perjury and pursuant to
28 USCS§ 1746 declare this is to be true and correct, and executed
on date of Nov. 24th, 2023

Signature

Stephen Harmon

Stephen Harmon