

United States Supreme Court
Case Number 23-6409

Alfred Erik CARAFFA
ADC#350727 et.al.,

Petitioner(s)

VS.

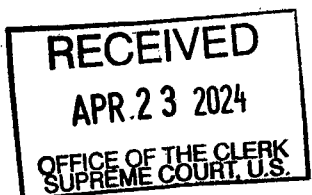
Attorney General of the
State of Arizona et.al.,

Respondent(s)

Affidavit of Fraudulent
U.S. Supreme Court Document
In Case Number 23-6409

and

Petition for Rehearing



1 of 6 ^{Plus (5) pg's -}
_{of 11} ^{of exhibits of}
Evidence

I, Alfred Erik Careffe ADCT350727
Hereby Enter this Affidavit to
the United States Supreme Court.

For A. Fraudulent Supreme
Court of the United States of
America Document sent to
me by GMail. On March 4th 2024
at 12:48 PM. I Received Attachment
(A) pg 51 of 68. filed in An Civil Complaint
Cause of Action to the U.S. District
Court of Arizona- Division of Tucson.
Fact one- the U.S. Court of Appeals
for the 9th Circuit Court does not
Do (Screening/motion(s) Panel) for the
U.S. Supreme Court. Once A case
is given A Docket Number the pre screening
period is over.

Fact two - there was ~~NO~~ order of the United States Supreme Court to hear the ~~habeas~~ Corpus Action in the lower Court of the ~~9th~~ Circuit Court of Appeals.

Fact three - Scott Harris is Not an employee of the ~~9th~~ Circuit Court of Appeals.

Fact four - Any document is issued on an decision or opinion of the Supreme Court is issued in slip copy. See Rule 41 OPINIONS of the Court.

Fact Five - In Rule 41-OPINIONS there is nothing about the Clerk having the power to deny Supreme Court (Case) the power to deny Supreme Court (Case).

Fraudulent Federal Court Document
With is Defrauding the United States
of America.

The order is not signed, not
authorized and therefore not a
Validated Federal Court order.

Fact Nine - Juridical Misconduct
Complaint e-filed on mailed 12/30/23
still doesn't have a case number.
for Helios Corpus Action 23-cv-00932-
Phx-MTL (ESW)

Fact Ten - Helios Corpus Action in
fact nine was filed in the U.S. District
Court of Arizona on June first 2023.

Fact 11 - Alfred Erik Caroff, ADCT#350227
has clearly been kidnapped by Government
employees of the State of Arizona who are

5 of 6 of 11 total

Unconstitutionally Employed by
the State of Arizona

Fact 12 - I have over 30 (thirty) Civil Actions^s, class Action that the State Attorney General of Arizona and the U.S. Attorney General was NOT given Notice to those Civil Action(s) with the Evidence of proof to those facts.

Fact 13 - Alfred Erik Caroffe AOC# 350727 is seeking federal Criminal charges for those acts of kidnapping, Treason and Terrorism Against the United States of America and the rest of the world as International terrorism.

Fact 14 - this is An Matter of National Security for the NSA.

3/12/2024 AOC# 350727
Alfred Erik Caroffe
6 CCRs of 11 total



Rincon Library - ADC <tuc.rincon.library@azadc.gov>

23-15622 Alfred Caraffa v. ADOC, et al "Supreme Court Certiorari Case Info (Screening/Motions Panel)"

1 message

ca9_ecfnoticing@ca9.uscourts.gov <ca9_ecfnoticing@ca9.uscourts.gov>
To: tuc.rincon.library@azadc.gov

Mon, Mar 4, 2024 at 12:48 PM

*****NOTE TO PUBLIC ACCESS USERS***** Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing.

United States Court of Appeals for the Ninth Circuit**Notice of Docket Activity**

The following transaction was entered on 03/04/2024 at 11:48:49 AM Pacific Standard Time and filed on 03/04/2024

Case Name: Alfred Caraffa v. ADOC, et al
Case Number: 23-15622
Document(s): Document(s)

Docket Text:**Supreme Court Case Info**

Case number: 23-6409
Filed on: 12/29/2023
Cert Petition Action 1: Dismissed, 03/04/2024
[12865510] (HH)

Notice will be electronically mailed to:

AZ Tucson Librarian: az.tucson.complex@azadc.gov, tuc.whetstone.library@azadc.gov, tuc.catalina.library@azadc.gov, tuc.cimarron.library@azadc.gov, tuc.manzanita.library@azadc.gov, tuc.rita.library@azadc.gov, tuc.rincon.library@azadc.gov
USDC, Phoenix: azddb_appeals@azd.uscourts.gov

Karin Johnsrud: kjohnsrud@supremecourt.gov (*daily summary*)

Case participants listed below will not receive this electronic notice:

Alfred E. Caraffa
350727
#350727
ASPC - ARIZONA STATE PRISON COMPLEX - TUCSON
Rincon Unit
P.O. Box 24403
Tucson, AZ 85734

The following document(s) are associated with this transaction:

Document Description: Main Document

Original Filename: Circ9_20240304_23-15622_23-6409.pdf

Electronic Document Stamp:

[STAMP acefStamp_ID=1106763461 [Date=03/04/2024] [FileNumber=12865510-0] [1ca4a497f46efcac46e3cd6a9e1669 540f309a6a127a7210df0c3511f52459e7cecbadd91517f5160aeab22451d3056ec1b388adf25515ac28c52f346e21da43]]

*Attachment A**3/5/24*
APR 5 2024
*APR 5 2024**51 of 68*

U.S. Supreme Court Exhibit of Evidence
1924K 3 of 3 pgs

FILED

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

DEC 9 2022

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

In re: ALFRED E. CARAFFA,
Respondent.

No. 22-80114

District of Arizona,
Phoenix

ORDER

Case
Number- 24-
1010

Before: TASHIMA, S.R. THOMAS, and CLIFTON, Circuit Judges.

On November 3, 2022 this court directed respondent Alfred E. Caraffa to show cause why the pre-filing review order set forth below should not be entered, restricting respondent's future filings in this court. Upon review of respondent's response (Docket Entry No. 3), we direct the Clerk to enter the pre-filing review order.

No motions for reconsideration, rehearing, clarification, or any other submissions relating to this order will be entertained in this closed docket.

If respondent does not comply with the pre-filing review order, no new appeal, petition, or original action respondent seeks to file will be entertained or allowed to proceed. Failure to comply with the order may also result in the court imposing other sanctions against respondent, including a monetary judgment or judgment of contempt.

40

Pre-Filing Review Order

(1) This pre-filing review order applies to all notices of appeal, petitions, and original actions filed in whole or in part by respondent proceeding pro se, ~~See 23-8369/23-23957/23-15873/23-15744~~ except those directly challenging a criminal conviction or sentence. This order does not apply to criminal appeals, or to any appeal, petition, or original action where respondent is represented by counsel, or where the district court has expressly certified that the appeal is not frivolous.

(2) The first page of the notice of appeal, petition, or original action must include the following sentence in capital letters "FILED SUBJECT TO PRE-FILING REVIEW ORDER No. 22-80114."

(3) Any new case respondent files in this court must comply with the Ninth Circuit Rules and Federal Rules of Civil and Appellate Procedure, including Federal Rule of Civil Procedure 54(b) and Federal Rule of Appellate Procedure 4(a). When filing a notice of appeal of a district court or Bankruptcy Appellate Panel order or judgment, the notice of appeal should be filed with the appropriate district court or Bankruptcy Appellate Panel clerk pursuant to Federal Rules of Appellate Procedure 4(a) or Rule (6), not directly in this court.

(4) When filing a new case, respondent must include a copy of the district court or agency order(s) respondent seeks to challenge, a short and plain statement of the key facts or law, and a statement that respondent has not challenged this

order or raised this issue in a prior appeal, petition, or original action. If respondent's future filings fail to comply with this order, the Clerk may issue a notice of deficiency requiring respondent to correct the deficiency within 14 days.

(5) If respondent's future filings comply with this order, the Clerk will file the notice of appeal, petition, or original action with accompanying documents in a new docket, and the court will determine whether the case merits further review and will be allowed to proceed. *See In re Thomas*, 508 F.3d 1225, 1277 (9th Cir. 2007) (court of appeals may preclude appellant from proceeding with a petition or appeal pursuant to pre-filing review order "when it is clear from the face of the appellant's pleadings that: (i) the appeal is patently insubstantial or clearly controlled by well settled precedent; or (ii) the facts presented are fanciful or in conflict with facts of which the court may take judicial notice."). No briefing schedule will be set in the new docket, and no motions will be entertained, unless the court determines that the appeal, petition, or original action will be allowed to proceed.

(6) This pre-filing review order will remain in effect unless the court lifts or modifies it in a future order. Respondent may, on or after December 1, 2024, file a motion in this docket to lift this pre-filing review order, setting forth the reasons why pre-filing review is no longer warranted.

42 -



Rincon Library - ADC <tuc.rincon.library@azadc.gov>

Caraffa, Alfred 350727 Complaint 22-CV-00982-PHX-MTL-(ESW)

2 messages

Rincon Library - ADC <tuc.rincon.library@azadc.gov>
To: prisoneraz@ca9.uscourts.gov

Thu, Dec 21, 2023 at 10:36 AM

Please see attached E-Filing

Caraffa, Alfred 350727 Complaint 22-CV-00982-PHX-MTL-(ESW).pdf
2952K**Rincon Library - ADC** <tuc.rincon.library@azadc.gov>
To: prisoneraz@ca9.uscourts.gov

Wed, Dec 27, 2023 at 11:41 AM

Hello just wondering if this was filed?

On Thu, Dec 21, 2023 at 10:36 AM Rincon Library - ADC <tuc.rincon.library@azadc.gov> wrote:

| Please see attached E-Filing

Juricial Misconduct Complaint
Mailed 12/30/23.

~~ADCFX 12/30/23~~ 12/28/23