
IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc.,
JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

On Petition for Rehearing of Petition for Writ of Habeas Corpus
The Supreme Court of the United States; Case #19-5616 & #20-5236
The United States Court of Appeals for the Ninth Circuit; Case #18-55782
District Court for the Central District of California; Case #2:17-cv-04921

AFFIDAVIT & CERTIFICATION OF A PARTY UNREPRESENTED BY COUNSEL

Petitioner, Russell Rope, seeks a Writ of Habeas Corpus and any available relief as requested for the above entitled case; inclusive to notated cases with all statements and exhibits by this reference made a part of this action. Briefly and distinctly stated, this petition is necessary and not limited to based on grounds not previously presented. LOWER COURT JUDGES ARE WRONG, Constitutional rights are being violated, and life is on the line, but remedy can arise from *habeas corpus*, which shall not be suspended. Justice obstructing errors falsely imprisoned Petitioner who must be brought to hearing for reasons elaborated upon in this Petition presented in great faith and not for delay.


/s/ RUSSELL ROPE 06/01/2024

Petitioner In Pro Per

justice@russellrope.com

+1 (310) 663-7655

