

# Petition for REHEARING - CERTIORARI

## U.S. SUPREME COURT CASE NO. 23-7290

PETITION for REHEARING: In the Denial for a Writ of Certiorari

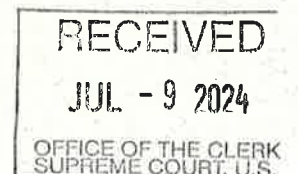
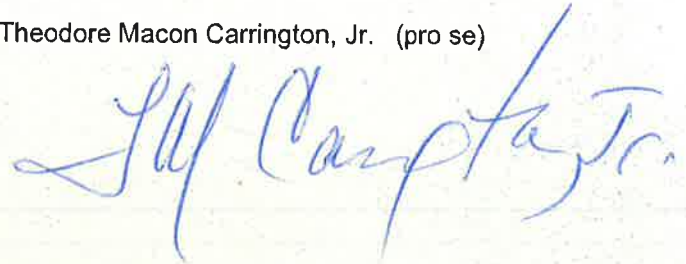
Case no. 23-7290 Theodore Macon Carrington, Jr. v The United States of America

**URGENT: The Plaintiff Claims Additional Consideration Under THE WHISTLEBLOWER'S PROTECTION ACT**

On this 1st day of July, 2024 comes the Plaintiff to request a Rehearing in the matter of the petition for Writ of Certiorari for the above styled case. Mr. Carrington is a Banking and Electronic Election Security Consultant. On September 20th, 2020, Mr. Carrington witnessed Jeh Johnson and Michael Chertoff sieze all responsibility for U.S. Election Security, and place those duties under the perview of cyber command at the Department of Homeland Security. Neither man worked for the U.S. Government in any capacity at the time, making their actions illegal. Then, these same men went on to certify Joe Biden the winner of the 2020 presidential Election just 2 months later! This unrepresented power grab is still in effect, and the implications will enable DHS to decide all future Federal Elections! Mr. Carrington BLEW THE WHISTLE, and was subsequently attacked; and charged with 1 count of Threatening a Government Official. Since then, he has been found "Incompetent," and denied his right to a Trial. He has been denied all Rights to Due Process detailed by the mental Health Statutes, and Committed Indefinately. Mr. Carrington has had 11 Lawyers, and 8 Federal Judges involved in his case; and has been the victim of a ruthless and malicious prosecution. The 4th Circuit Court refused to rule on the egregious due process violations, and Judge Toby Heytens even lied in his written opinion stating that "Mr. Carrington did not bring up the due process violations during his Committment Hearing." So there is no way Mr. Carrington is ever going to get any Justice from a lower court. It is crystal clear that the Department of Homeland Security and Federal Prosecutors mean to bury Mr. Carrington, and keep all US Election responsibilities FOREVER. Therefore please grant this petition for a rehearing, and codify the rights of all U.S. Citizens that are being abused and Indefinitely Incarcerated, all in the name of Mental Health. This 1st day of July, 2024.

Sincerely,

Theodore Macon Carrington, Jr. (pro se)



CASE NO. 23-7290

THEODORE MACON CARRINGTON, JR.

23404-057

BUTNER FEDERAL MEDICAL CENTER

PO BOX 1600

BUTNER, NC 27509

TO: U.S. CLERK of Court

DEAR Sir or Madam,

I am claiming Additional protection under The Whistle-blower's protection Act, And the details are written in the "Petition for RE-hearing" in this letter. Please include a copy in the original filing.

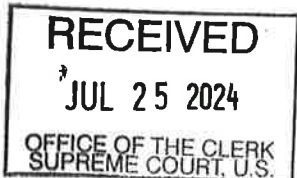
Thank You,  
YM Camp Jr.

PROOF OF SERVICE

Applicant must send a copy of this application and all attachments to the United States Attorney's Office in the District in which you were convicted.

I certify that on 7/17/24, I mailed a copy of this Application and all attachments to The Supreme Court of the U.S.A. at the following address:

1 First St. (N.E.)  
Washington, D.C. 20543



JM Camp Jr (prose)  
Applicant's Signature

I hereby certify that all materials presented in this Petition for Rehearing Certiorari are in good faith, true and accurate, and not for delay. And due to extreme prejudice and a willful exclusion of exonerating evidence, I cannot get relief in the lower court.

Pursuant to Fed.R.App.P. 25(c), "If an inmate confined in an institution files a notice of appeal..., the notice of appeal is timely filed if it is deposited in the institution's internal mail system on or before the last day of filing. Timely filing may be shown by a notarized statement or declaration (in compliance with 28 U.S.C. §1746) setting forth the date of deposit and stating that first-class postage has been prepaid."

This certificate and Petition is based on additional and intervening circumstances based on The Whistleblower's Protection Act, and the petition details the lower Court's motivation to maliciously violate the law and the rights of the Plaintiff. Respectfully submitted under rules 44 and 10 of the Supreme Court.



CERTIFICATE of SERVICE (pro se filing)  
U.S. Supreme Court CASE NO. 23-7290

Certificate of Service

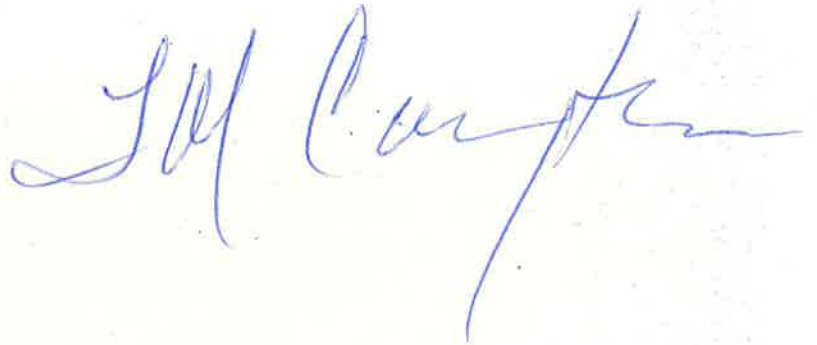
Case no. 23-7290 Theodore Macon Carrington, Jr vs. The United States of America, et. al

This document certifies that Theodore Macon Carrington, Jr. is filing the accompanying Petition for Review of his Writ of Certiorari, pro-se, and is unrepresented by counsel. Furthermore, Theodore Macon Carrington, Jr. is a Federal Prisoner (no. 23404-057), and is filing in forma pauperis; and also under rule 39.

This 1st day of July, 2024.

Sincerely,

Theodore Macon Carrington, Jr.

A handwritten signature in blue ink, appearing to read 'T.M. Carrington', with a long, sweeping horizontal stroke at the end.