

Number 23-7405

In The
SUPREME COURT OF THE UNITED STATES

In Re: Patrick Christian, Petitioner

v.

District of Columbia, Respondents

Reviews are from the D.C. Superior Court

Case # 2019 CNC 589

The Honorable Judge Danya A. Dayson

D.C. Court of Appeals Case # 22-SP-653

The Honorable Chief Judge Anna Blackburne-Rigsby

United States District Court, Case #1:24-cv-00063

The Honorable Judge Tanya S. Chutkan

According to Law: Rehearing

**REHEAR WRIT OF MANDAMUS
PETITION**

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Patrick Christian
Petitioner
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p.christian77@yahoo.com

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PETITION FOR REHEARING

Petitioner has been Complying to all Court Ordered Punishment since 1996, his Sentence was completed in August of 2012; since then he has been receiving the run around, dismissals, and misconduct. He has never committed any punishable Crime in W.D.C. He has watched others receive Justice while he is facing discrimination, injustice, inequality, and a lack of accountability, due process, redress, and professionalism. If this is all because he is a Black Heterosexual Pro Se IFP Petitioner, then this is also unlawful, unconstitutional, and unjust. According to Rule 44 this Court has the Jurisdiction to correct any Extraordinary Writ. The Supreme Court is a Government entity and funded also by Congressional Appropriations, dedicated to "Public Good", a Constitutional Entity, and has to follow Federal Civil and Criminal Procedures and Rules, and Judicial Canons all in Good Faith, and obligated to Pursue Justice, Law. Following Rule 29, and Rule 39.8 while the Court must also now answer the question "*what is frivolous and malicious about him wanting to be recognized having completed a sentence which he was falsely accused of in the first place, while Justices, Democrats, and Republicans completely ignore the Law, Canons, Constitutions, Procedures, Rules, and Protocol.*" Petitioners' Class of People have faced the same for 600 years, and Caucasians and their Representatives have been extremely evil, wicked, malicious, discriminatory, abusive, racist, and partial. The Writ of Mandamus was filed 5 January 24 and Dismissed 7 October 24, but Petitioner still has not talked to a Judge, or received Justice. The above are an Extenuating Circumstance, Extraordinary Situation, and Procedural Violation.

The following people have been accused of punishable Crimes, but many were not convicted, and they are not on the Registry: why not?

1. Judge Jack Tarpley Camp, Jr. (Republican) U.S. District Court Judge pleaded guilty in 2010 sentenced to 30 days in jail, 400 hours of community service, and resigning from bench.

2. Rep. David Wu (Democrat) resigned from House on 26 July 2011.

3. Rep. Blake Farenthold (Republican) paid victim \$84,000 to settle sexual harassment complaint in December 2014.

4. Rep. Dennis Hastert (Republican) pled guilty in Oct. 2015 and admitted he sexually abused boys while being a High School Wrestling Coach decades earlier.

5. President Donald Trump was accused of assaulting 25 women while campaigning in 2016, four people may have been paid approximately \$1,310,000, and he is still facing indictments, and also provided an Executive Order to people to Conspire and Commit Crimes against Petitioner and his family and friends.

6. Rep. Matt Gaetz (Republican) victimized a 17 year old in 2019, and was not charged.

7. Rep. Mel Reynolds (Democrat) convicted of statutory rape in August of 1995, he was convicted in 12 counts of sexual assault, obstruction of justice, and solicitation of child pornography.

8. President Bill Clinton (Democrat) lied under oath in 1998 that he committed a sexual act with Monica Lewinsky.

9. According to www.cnn.com, Congress paid out \$17 million in settlements, mostly sexual harassment, from 1997-2017.

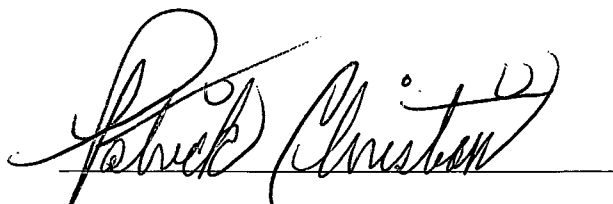
10. Brett Kavanaugh has been accused of sexual harassment by a dozen victims in 2018, and he is still a Judge.

11. Clarence Thomas was accused of sexual harassment in 1991, and he is still a Judge.

What is the difference between these people and Petitioner?

CONCLUSION

Patrick Christian has been on the Registry since 2002, and complying since 1996, despite being falsely accused. Granting this Mandamus is the only way to Right these Wrongs, and it is within the Jurisdiction and perimeters of Law; and is codified by the Federal Arbitration Act. Look at all the years it took for the authorities to indict Sean Combs? Additionally, Democrats, Republicans, Attorney-Generals, Judges, and Administrators stand by and watch people castrate children, committing Crimes Against Nature, Child Abuse, Child Abasement, Malicious Wounding, Mutilation, Child Neglect, Child Endangerment, Malpractice, Rape, Falsifying Records, Conspiracy to the above and Accessory to the above. What is the difference, are Offenders who pay off their victims, not prosecuted, less guiltier than those who go to prison? Consequently, they fake like this false information is accurate, constitutional, and lawful which is why they refuse to litigate, because they know, and accountability is evident. In addition to the presented Legal Questions to be answered, new questions and explanations arose. How did all of these Judicial and Legal System, and Constitutional Officials allow this to happen, in addition to destroying, withholding, and altering records, evidence, and going outside of Court parameters? It should have been caught already.



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