

SUPREME COURT OF THE UNITED STATES

Michael P. Farley

Vs.

Anthony Wills

Case No. 23-7442

PETITION FOR REHEARING

RECEIVED

OCT 30 2024

OFFICE OF THE CLERK
SUPREME COURT, U.S.

NOW COMES, petitioner Michael P. Farley pro se, in compliance with S.Ct. R's-16.3, 44.2, and 45.2, with his petition for rehearing.

Petitioner, is attesting that the petition is limited to intervening circumstances of A substantial effect, and that the petition is presented in good faith and not for delay.

As stated in Moore. "A pro se defendant is not required to do any more than bring his or her claim to the trial court's attention, which defendant did in this case."

Moore, 207 Ill.2d at 79, 797 N.E.2d at 638

Petitioner, has shown both, cause and prejudice, by no court to ever rule on any of his pro se claims, in which he has timely, diligently, and fairly presented, to every court level, from the trial court all the way to this court at bar, which has in fact resulted in a miscarriage of Justice of one who is actually innocent.

Whereas, A habeas petitioner, can not raise A claim unless he shows both, cause and prejudice, as petitioner in this case at bar, has repeatedly done so on numerous claims.
Hale V. United States, 710 F.3d 711, 713 (7th cir. 2013)

The majority of petitioner's claims are bare unanswered claims, which consist of, being forced to trial without counsel of choice, while wearing an orange jail issued jumpsuit, and shackled at his feet, while the state used perjured testimony and involuntary statement against him, while the alleged victim was allowed to testify via closed circuit, after her mother was allowed to act as an expert witness in the hearing to determine if her daughter qualified for closed circuit, in which the court then allowed the alleged victim to testify via closed circuit in another room of the court house which left defendant with no way to communicate with his attorney. And where the state had failed to mention that the alleged victim's sister M.Y. who also was an alleged victim who counts 3, 4, and 5 were on, had recanted prior to trial, forcing the state to dismiss all counts on her, counts 3, 4, and 5, before trial, though the state still shown the recanted sisters V.S.I. interview tapes, and she was mentioned more than seventy times during defendant's trial though she was not available for cross examination. And where the court appointed attorney whom the court forced defendant to trial with had put A lien on defendant's parents home for the sum of twenty thousand, demanding payment from them.

These mentioned immediately above claims, are among the ninety five unanswered claims, petitioner has raised through out every court level, and has been ignored. Claims of actual innocence, that if hadn't been ignored, would have guaranteed him relief.

WHEREFORE, petitioner Michael P. Farley, pro se
humbly prays that this Honorable Court shall GRANT
his petition for reconsideration. To allow his claims
and evidence in which he fairly and properly presented, in which
have unjustly been ignored by every court. A fair chance
to be heard and ruled upon fairly. And further to prevent
A Miscarriage of Justice by wrongfully detaining one
who is claiming actual innocence.

Submitted On,
10-18-2024

Respectfully Submitted,

Michael P. Farley

Michael P. Farley

IDOC # B86997

Big Muddy River

Correctional Center

251 N. IL. Hwy. 37

Ina, IL, 62846

Michael P. Farley
Plaintiff Petitioner

Vs.

Anthony Wills
Defendant Respondent

No. 23-7442

PROOF/CERTIFICATE OF SERVICE

TO: Clerk of Court
Supreme Court of the United States
Washington, DC 20543-0001

TO: _____

PLEASE TAKE NOTICE that at: 9:00 AM/PM OCTOBER 18th, 2024,
placed the documents listed below in the institutional mail at Big Muddy River Corr. Ctr.
Correctional Center, properly addressed to the parties listed above for mailing through the
United States Postal Service.

Petition For Rehearing

Pursuant to 28 USC 1746, 18 USC 1621 or 735 ILCS 5/1-109 I declare, under penalty of perjury
that I am a named party in the above action, that I have read the above documents, and that
the information contained therein is true and correct to the best of my knowledge and belief.

DATED: 10-18-2024

/s/ Michael P. Farley
Name: Michael P. Farley
IDOC No. B86997
Big Muddy River Correctional Ctr.
251 N IL HWY 37
Ina, IL 62846, IL