

IN THE SUPREME COURT OF THE UNITED STATES

IN Re; DARRYL SMITH

PETITIONER

S.C.T. NO. _____

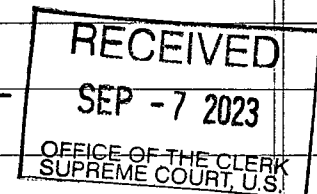
U.S. COURT OF APPEALS NO. 22-3698

U.S. DISTRICT COURT NO. 18 CV. - 00163

MOTION REQUEST FOR 60 DAYS

TIME EXTENSION TO SUBMIT HIS

PETITION FOR WRIT OF CERTIORARI



comes now the petitioner - DARRYL SMITH (IN PROPRIA PERSONA) AS AN INDIGENT PRISONER (SELF REPRESENTED), AND PURSUANT TO U.S. SUPREME COURT RULES 13.5 does hereby REQUEST THAT THIS COURT GRANT TO HIM A 60 DAY TIME EXTENSION TO FILE AND SUBMIT HIS PETITION FOR WRIT OF CERTIORARI.

SMITH seeks to FURTHER CONTEST AND APPEAL THE DECISION AND JUDGMENT ENTERED BY THE SIXTH CIRCUIT U.S. COURT OF APPEALS IN Re; CASE NO. 22-3698. THE FINAL JUDGMENT DENYING SMITH'S EN BANC PETITION FOR REHEARING WAS DENIED ON JUNE 15, 2023. THE EN BANC MOTION WAS TIMELY FILED. (EXHIBITS; 4, 5, 6, 7,

THE INITIAL JUDGMENT MADE BY THE SIXTH CIRCUIT U.S. APPEALS COURT WAS ENTERED ON OCTOBER 25, 2022 IN A PETITION FOR A WRIT OF MANDAMUS (FEDERAL APPELLATE RULE 21) TO ENFORCE SMITH'S U.S. CONSTITUTIONAL FIRST AMENDMENT RIGHTS TO COURT ACCESS. (EXHIBIT; 6, APPLY; BOZIK V. BRADSHAW; 2010 U.S. DIST. LEXIS 143879 AND; ROSE V. WARDEN OF CHILlicothe CORR. INST.; 2018 U.S. DIST. LEXIS 46940

THE U.S. DISTRICT COURT (N.D. OHIO) IN CLEVELAND, OHIO TO-WIT; - U.S. JUDGE J. GWIN, UNLAWFULLY IMPOSED AN ARBITRARY ORDER He obsessiv

ENFORCES AS A TOTAL SYSTEMATIC BAN OF ALL COURT ACCESS BY USE OF THE VEXATIOUS LITIGATOR LAW IN 28 USC 1915. HE HAS EVEN BANNED A VALID 42 USC 1983 LAWSUIT WHEN PRISON OFFICIALS ARRANGED AND ALLOWED AN INTOXICATED INMATE TO STAB SMITH WITH A HOMEMADE KNIFE NEARLY KILLING HIM (IN MARCH 2022). EXHIBITS; 41, 42, 43, 43-B, 44, 45, 46, 47, 48, 49, 50, 51,

THE SIXTH CIRCUIT COURT HAS LIKEWISE EMPLOYED A SYSTEMATIC MAZE OF WINDOW DRESSING IMPOSSIBLE CIRCUS HOOPS TO FURTHER APPROVE, UPHOLD AND ENFORCE A TOTAL BAN OF ALL OF SMITH'S COURT ACCESS RIGHTS IN EVERY ASPECT. (EXHIBITS; 20, 21, 22,

THIS INCLUDES SYSTEMATICALLY BANNING ALL ATTEMPTS TO APPEAL ON ANYTHING. (EXHIBITS; 20, 21, 22, 13, 14, 15, 16, 17, 7, 11, AND SEE; SMITH V. PINKNEY; CASE NO. 18 CV-00163 AT DOC. 100, 106, 122, 123, 125, AND SEE; 2023 U.S. DIST. LEXIS 67114 ET AL.)

TO IMPOSE THIS TOTAL COURT ACCESS SYSTEMATIC BAN, GWIN, THE SIXTH CIRCUIT, (AND OTHER CLEVELAND JUDGES) HAVE ARBITRARILY LEGISLATED FROM THE BENCH AND IMPOSED THEIR OWN IMPOSSIBLE MAZE OF REQUIREMENTS THAT DO NOT EXIST IN 28 USC 1915 NOR IN ANY PRECEDENTS OF LAW. (EXHIBITS; 17-22, 6,)

THIS TOTAL BAN WAS IMPOSED WITH ABSOLUTELY NO DUE PROCESS. THERE WAS NO PROCEDURAL HEARING, NO ADVANCE NOTICE, HE WAS BANNED FROM BEING PROVIDED ANY OPPORTUNITY TO CONTEST THE BAN. NO APPEALS WERE ALLOWED. (EXHIBITS; 16, 17, 19, 7, 11,

THIS TOTAL BAN INCLUDED BANNING SMITH'S FEDERAL HABEAS CORPUS (28 USC 2254) APPEAL OF HIS CRIMINAL CASE CONVICTION. (EXHIBITS; 17, 18, 16, AND SEE RECENT FILED PENDING BRIEF, U.S. SUPREME COURT PETITION FOR WRIT OF CERTIORARI, AP. NO. 23 A-5 (EXHIBIT; 1,

IN THIS INSTANT CASE AT BAR NOW, THE COURT ACCESS BAN BY GWIN (AND THE SIXTH CIRCUIT) INCLUDES A CRAFTED SYSTEMATIC BAN OF A VERY

Valid 42 USC 1983 PROVEN IMMINENT DANGER 8th AMENDMENT PHYSICAL INJURY CLAIM. (EXHIBITS; 8, 9, 10, 11, 12, 13, 14, 15, 19, 20, 21, 22 (41-51))

THIS TOTAL SYSTEMATIC COURT ACCESS BAN OF SMITH'S VALID IMMINENT DANGER / PHYSICAL INJURY CLAIM IS IN TOTAL DIRECT CONFLICT WITH ESTABLISHED PRECEDANT LAWS PUBLISHED BY THE 9th, 11th, 3^d., AND D.C. CIRCUITS U.S. APPEALS COURTS. SEE; RENOIR V. GOVERNOR OF VIRGINIA; 2010 U.S. DIST. LEXIS 131900 (D.C.) MILLER V. DONALD; 541 F.3d. 1091 (11th CIR, 2008) ABDUL-AKBAR V. MCKELVIE; 2001 U.S. APP. LEXIS 1281, ANDREWS V. CERVANTES; 493 F.3d. 1047 (9th CIR, 2007) GIBBS V. RYAN; 160 F.3d. 160 (3^d. CIR, 1998) MEDBERRY V. BUTLER; 185 F.3d. 1189 (11th CIR, 1999) (SEE; EXHIBITS - 29-33

EVEN WORSE YET, THAT SAME BAN TOTALLY SQUARELY CONFLICTS WITH THE SIXTH CIRCUITS VERY OWN CURRENT ESTABLISHED PRECEDANT LAWS CITED IN; - LAPINE V. JOHNSON; 2018 U.S. APP. LEXIS 26540 (6th CIR.) BELL V. KONTEH; 450 F.3d. 651 (6th CIR, 2006), GREENE V. BOWLES; 361 F.3d. 290 (6th CIR, 2004)

SMITH DID NOT RECEIVE THE RULING DENIAL BY THE SIXTH CIRCUIT (ISSUED IN EXHIBIT; 4, 5,) UNTIL AUGUST 9, 2023 - NEARLY 2 MONTHS INTENTIONAL MALICIOUS DELAY WITHHOLDING BY PRISON OFFICIALS OF MANSFIELD CORRECTIONAL (MAN.C.I.). THESE OFFICIALS AND GUARDS OBSESSIVELY TARGET, TAKE, DESTROY, DISCARD, REJECT, AND STEAL SMITH'S LEGAL MAIL DAILY IN OPEN ARROGANT DEFIANCE OF ALL LAWS. (EXHIBITS; 36-40

EVERY TIME SMITH ATTEMPTS TO FILE ANY LAWSUIT IN ANY COURT TO CONTEST THESE CONSTITUTIONAL ABUSES, PRISON OFFICIALS "TICKET" HIM CLAIMING THEY ARE ENFORCING U.S. JUDGE GUIN'S ORDERS TO BAN AND OBSTRUCT ALL OF SMITH'S COURT ACCESS. (EXHIBITS; 34, 35,

Accordingly SMITH Needs A WORTHY WARRANTED 60 DAYS TIME EXTENSION TO SUBMIT HIS PETITION FOR WRIT OF CERTIORARI.

DATE OF; AUGUST 23, 2023

Submitted by;

Sl. Darryl Smith
DARRYL SMITH