Supreme Court, U.S. FILED

DEC 2 6 2023

OFFICE OF THE CLERK

No. 23A579

In The Supreme Court of the United States

William Phillip Neidinger Appellant - Defendant

v.

UNITED STATES OF AMERICA
Appellee - Plaintiff:

On Application for Stay of Prison Sentence

United States Court of Appeals For the Ninth Circuit Case No: 22-10118

D. C. No.: 3:20-CR-00009-MMD-CLB U.S. District Court for Nevada, Reno

Update per new Trial Court Action to Application to Associate Justice Elena Kagan Allotted to the Ninth Circuit

WILLIAM P. NEIDINGER
Sui Juris, In Forma Pauperis
In Proper Person
2300 Wedekind Rd. #48
Reno, Nevada 89512
P.O. Box 4173
Incline Village, NV 89450
(in case one address goes away)
775-338-1442
wpneidinger@gmail.com

p. 1 of 3

This update is in response to Trial Court's action of 12/21/2023.

Trial transcript (multiple trials) has been replete with documentation of each issue raised previously being struck down, or violations imposed, as a matter of personal style on the part of Judge Howard D. McKibben, including a whole new narrative to hide all the judicial fraud and law-fare of his local colleagues over the last 22 years that lead to the facts of this case, compulsion that all professional participants had to follow the new narrative, and PSR creatively written to new narrative thereby enhancing guideline, sentencing upper end of that to punish me for making him "loose his touch" and having to use two trials. By these means, he effectively took ownership of all the roles of judge, jury and executioner. With Ninth Circuit only being presented same false narrative and thereby refusing to remand, he took effectively ownership of appellate authority as well. And with his ruling of 12/21/23 – imposing his own interpretation of an outdated USMS letter of Assignment as current U.S. Marshal Service and Federal Bureau of Prisons records and allocation of resources – he is now arguably Impersonating a U.S. Marshal, raising issues both for myself and the Bureau of Federal Prisons.

The Ninth Circuit has ruled that mandate has been issued – "no further filings will be considered in this closed case" (11/27/2023).

District Court ruling of 12/21/23 attached. Self-surrender date Jan.4th, 2024.

Also see Trop v Dulles, 356 U.S. 86 (1958), a case of desertion in wartime, the Supreme Court ruled that the defendant could be executed, but deprivation of citizenship (as is overwhelming context here) was Cruel and Unusual.

I am most humbly and earnestly requesting that you Stay the Federal prison sentence indefinitely – even if I do not get a Writ of Certiorari – this sentence only serves to continuing ongoing lower level court and legal minion persecution well into a third decade, by excuse of demonstrably false color of criminal history doubling guideline, which eliminates all possibility of doing the behavior that the court represents that it wants to encourage, and makes a matter of life and death Necessity the behavior it represents to proscribe - as more than three months at this point would effectively kill the last vestiges of the identity that the court pretends that I should operate exclusively within, which would be midtern honest guideline. Again this is driven by a last minimal "visible means of support" issue. Not that I ever intended to cause any problems, but even if I had, further sentencing would best incorporate some form of alternate arrangement. And you can do this because - regardless of if I ever get an innocent verdict from a fully educated fair trial – so assuming full guilt – this is still Cruel and Unusual.

24th day of December, 2023

WILLIAM P. NEIDINGER

Sui Juris, In Forma Pauperis, In Proper Person

775-338-1442 wpneidinger@gmail.com

1 2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA 6 Case No. 3:20-cr-00009-HDM-CLB UNITED STATES OF AMERICA, 7 Plaintiff, ORDER 8 9 WILLIAM PHILLIP NEIDINGER, a/k/a WILLIAM JOSEPH BECK, III, 10 Defendant. 11 12 The defendant's motion for stay of prison sentence, filed 13 December 15, 2023, (ECF No. 198) is DENIED. Enclosed is a copy of 14 the designation letter from the United States Marshal Service, designating FCI Terminal Island, which continues to remain in 15 16 effect. The defendant shall surrender to either FCI Terminal Island 17 or directly to the U.S. Marshals at 400 S. Virginia Street, #201, 18 Reno, NV 89501, on January 4, 2024, before 12:00 p.m. If the defendant plans to surrender to the U.S. Marshals, he should call 19 20 (775) 686-5780 at least one business day ahead of time. 21 IT IS SO ORDERED.

DATED: This 21st day of December, 2023.

22

23

24

25

26

27

28

Howard 9 MEKILLO UNITED STATES DISTRICT JUDGE

1



United States Marshal Service

District of Nevada

May 3, 2022

Dear William Neidinger:

This letter serves as official notification of your designated Federal Bureau of Prisons facility.

You shall surrender for service of sentence at:

Facility Name: FCI Terminal Island

Address:

1299 SEASIDE AVENUE, SAN PEDRO, CA 90731

Telephone No.: 310-831-8961

Website:

http://www.bop.gov

Surrender Date: 7/20/2022

Surrender Time: before 12:00 p.m.

USMS No.:

56185-048

Case No.:

3:20-cr-9

Alternatively, you may also surrender directly to the U.S. Marshals at: 400 S Virginia Street, #201, Reno, NV 89501

If you plan to surrender to the U.S. Marshals, please call (775) 686-5780 at least one business day ahead of time. Failure to surrender by your ordered date and time can result in the issuance of a warrant for your arrest and additional charges.

Sincerely,

Madison Murphy

Investigating Analyst

IN THE SUPREME COURT OF THE UNITED STATES

 $William\ Phillip\ Neidinger -- PETITIONER$

VS.

U.S.A. - RESPONDENT(S)

PROOF OF SERVICE

TROOF OF SERVICE
I, MICHOLAS ST JON, do swear or declare that on this date,
served the enclosed UPDATE TO APPLICATION FOR STAY OF PRISON SENTENCE, with a copy of DISTRICT COURT RULING OF 12/21/2023 (I have no other evidence of surrender date or location as of today) on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid or by delivery to a third-party commercial carrier for delivery within 3 calendar days. Also a courtesy email is being sent 12/4/23 in hopes of working with opposing counsel and her submissions.
The names and addresses of those served are as follows:
Elizabeth B. Prelogar Counsel of Record United States Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001
I declare under penalty of perjury that the foregoing is true and correct.
Executed on DEC 26, 2023
Aichels Sife

RECEIVED

DEC 2 9 2023

OFFICE OF THE CLERK SUPREME COURT, U.S.

(Signature)