

CASE No. 23-5270

IN THE
SUPREME COURT OF THE UNITED STATES

JUSTIN "DAVID" LEWIS

Petitioner

v.

UNITED STATES OF AMERICA

Respondent

MOTION FOR LEAVE TO FILE A DOCUMENT 'MOTION FOR REHEARING'
THAT EXCEEDS THE PAGE AND/OR WORD LIMITUNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT
UNITED STATES DISTRICT COURT FOR THE MIDDLE AND NORTHERN
DISTRICT OF FLORIDA

JUSTIN "DAVID" LEWIS

Petitioner / Pro Se

3290 NW 10th St

Ocala, FL 34475

The Petitioner JUSTIN "DAVID" LEWIS, pro se, hereby motions this Honorable Supreme Court for leave to file his 'motion for rehearing' to exceed the page and/or word limit in pursuant to Sup. Ct. R. 22 based on the following information:

Facts:

In accordance with Sup. Ct. R. 33 (g)(iv) a motion for rehearing shall not exceed 3,000 words. The Petitioner assumes this doesn't apply to him due to his pro se status while confined but out of an abundance of caution and assuming inwards that there exists a high probability that his word count exceeds 3,000 and/or the page limitation, he hereby provides the allowance of this exception as provided in Sup. Ct. R. 33(d) or any other applicable statute.

There is also in existence the rule that requires this motion to be filed at least 15 days prior to the submission of the motion for rehearing, unless the Petitioner can exemplify an extraordinary circumstance.

In the present case and as previously cited in other writs and motions directed to this Supreme Court, that extraordinary circumstance can be exemplified in mailings that suspiciously go missing. That if the Petitioner's motion, such as this one, were sent out by itself, it's a good possibility that the mailing may strategically be intercepted and discarded, which may result in further delays or my entire motion for rehearing being returned. (Also, being that I am seldom notified of such events due to my confinement, it may be months down the road before I am aware that something may be wrong.) For this reason an extraordinary circumstance exists, that the Petitioner MUST send this motion with his motion for rehearing.

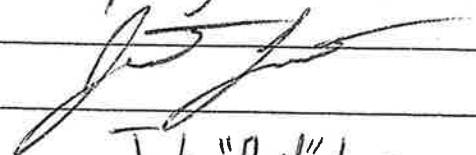
Reasons for Exceeding the Word and/or Page Limit

In the Petitioner's motion for rehearing there are several intervening circumstances that should acquire the interest of this Supreme Court. These interest ultimately could make or break this nation, including the fact that the issues presented can and will have huge implications and ramifications affecting rights, the validity of the Constitution, public policy, fundamental jurisprudence, and an Orwellian mechanism to promote exponential totalitarian government control.

Such reasons, as indicated above, requires the Petitioner to dive deeper into these subjects than what is originally allowed per the 3,000 word limit. Under normal circumstances 3,000 words may be sufficient for most cases but as this Supreme Court is aware of the case against the Petitioner is anything but normal. And to limit the Petitioner to any type of page limit and/or word count (esp. 3,000 words) would be extremely prejudicial, preventing him from adequately addressing the issues for review by this Supreme Court.

Therefore because the Petitioner has set forth the merits on his motion to exceed the word count and/or page limit and provided an extraordinary circumstance as to why he had no choice but to file this motion with his motion for rehearing, thus the Petitioner respectfully requests that this Supreme Court GRANT this motion in addition to any other relief that this Supreme Court may find just and proper.

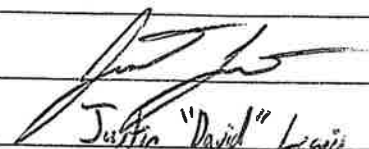
Respectfully Submitted,



Justin "David" Lewis

Petitioner / Pro Se

I Justin Lewis certify under the penalty of perjury 28 USC § 1746 that the following statement of facts is true and correct dated day of 25, month of October, year of 2023.



Justin "David" Lewis

Petitioner / Pro Se

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JUSTIN "DAVID" LEWIS

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
UNITED STATES OF AMERICA

Respondent


PROOF OF SERVICE

I, JUSTIN "DAVID" LEWIS hereby do swear or declare that on this day of 25, month of October, year of 2023 as required by Sup. Ct. R. 27, I have served the enclosed "Motion to Exceed Page Limit and/or word count" 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 depositing to a third-party commercial carrier for delivery within 3 calendar days.

The name and address of those served are as follows: Solicitor General of the United States, Room 5616, Dept. of Justice, 950 Pennsylvania Ave., N.W., Washington, D.C. 20530-0001.


Justin "David" Lewis
Petitioner / Pro Se

I Justin Lewis certify under the penalty of perjury 28 U.S.C. 1746 that the following statement of facts is true and correct dated day of 25, month of October, year of 2023


Justin "David" Lewis
Petitioner / Pro Se