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February 7, 2024

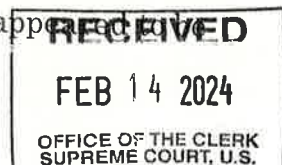
Supreme Court of the United States  
1 First Street, NE  
Washington, DC 20543  
Attn : Mrs. Emily Walker ,cases 21-5473, & 22-3218

Newark District Court  
50 Walnut Street  
Newark, NJ 07102  
Attention : Chief Judge Renee Marie Bumb

Mrs. Walker,

I have taken into consideration your remarks about requesting an extension for a second writ of certiorari, including a brief & appendix pertaining to this matter and am requesting a 14-day extension. Currently, the deadline is, per your last notification, February 19, 2024. The new deadline would be March 4, 2024. However, because I requested this matter be remanded back to Newark, NJ District Court, which you informed me telephonically on Tuesday February 6, 2024 that the Supreme Court would not entertain this, I also felt compelled to send this notification to Chief Renee Marie Bumb, whom I have been trying to arrange a meeting with for the past three years. I am requesting Judge Bumb schedule that meeting forthwith. I do anticipate following up with this request with the Chief Judge in Newark, NJ.

However, there is a secondary reason I am documenting this regarding your very "abrupt, less than 5 minutes" phone call. Over the course of having to address these matters with you telephonically, you started out like every other clerk, be it in Newark District Court or the Third Circuit Court of Appeals. You "appeared to



very helpful, & respectful”, and your demeanor in this call raised some “potential red flags” that need to be addressed.

I have a strong suspicion that the US Supreme Court is telling Chief Judge Bumb “leave this alone, do not address, we ‘ll clean up your mess”, and that leaves me uneasy. I am sending this notification as a result of the Supreme Court’s refusal to remand the matter back to Newark, NJ. I am requesting Judge Renee Marie Bumb schedule a meeting to discuss how this matter was addressed previously and the judicial misconduct which continues to date.

Also, its worth noting, significant deviations from procedure in BOTH complaints cannot go unremarked. There was 1) no briefing schedule issued, 2) no status conferences, 3) attempts to settle (in fact, counsel was again denied, which violated the court’s own settlement rules & procedures, as an attorney was necessary for settlement). As I previously advised the US Supreme Court also, BOTH judges Salas & Dickson, years apart, made bad faith remarks about settlement, and it dismays me that the court’s bad faith continues.

Please note it is nothing personal with you personally, but when the Newark, NJ District Court was informed in 2021, and in writing that damages are still being sought in this second case, the time to refute that, not that I would or can allow it, was then. You don’t waste an additional two years, after wasting 5 years, only to continue to leave the matter unresolved. As such, while your remark about case 21-5473 being “said & done”, that is not an option and the Court can continue to ignore that but if the Courts do so to the extent the matter remains unremedied, that would indicate this is not an option...times two, which appears to be the case.

I wanted to make sure you and the justices are aware & reminded that when this second civil matter was filed, it was initially sought in the SDNY. Against my objection, Chief Judge Laura Taylor Swain transferred the complaint, and it was assigned to John Vazquez, who was involved in the first fixed complaint.

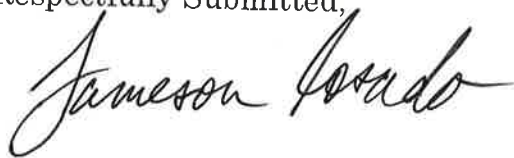
While I am requesting the extension for my writ of certiorari, brief & appendix deadline be extended to March 4, 2024, I have a concern that judges may not even be reviewing these documents. **As such, I am requesting Chief Judge Renee Marie Bumb schedule a meeting or conference because if this writ is DENIED, the matter is far from resolved.** All the court has done now is employ a “deny, delay dismiss” practice, not only showing no urgency in the matter but delaying it.

I have remarked on the health issues attributed to this matter and the courts have also raised significant issues with student loan debt, unemployment ( for over a decade) and disability & retirement. That is too much to continue to address in the manner in which the court continues to do so, but since the court insists, I have

no choice but to follow its direction. I need to make clear that if I go through the writ & brief & appendix, a second time, and it is left unresolved a second time, I will be resuming these matters with judges in the Newark, NJ District Court. While it is unfortunate that judges chose to make things personal, the operative words are "judges chose" to do that.

I must remind the Court that again, I am not an attorney, and I have raised a valid argument that either as of 1) June 1, 2015 and or 2) November 6, 2015, not only was the District Court & its judges required to appoint counsel, the judges were also required to recuse themselves, although in this case, they did not do so because they never anticipated I would find out the case was fixed, not in my favor and the judges involved. I have also pointed out that judges were also required to ensure counsel in State charges, this too was a right which was DENIED me. That being said, it raises a question with the US Supreme Court in that how can it decide a case with incomplete and or missing information, which is another indication the Court is just conducting a "fake, theater process for appearance purposes". For that record, that fact is well established. As for case 21-5473, until the Court answers for fixing that case and then remedying it, the Court is putting me in the position of advising creditors that all debts, including student loan debt, is now the responsibility of the Chief Judge in Newark, NJ. Ultimately, if the Court & its judges put me in that position, so be it, but it is what it is. Spinning the narrative does not alter that fact and we already have a situation where Joseph Dickson made false allegations against me, substantiated not because they had merit, but because he relied on his judge friends to do him a favor.

Respectfully Submitted,

A handwritten signature in cursive script that reads "Jameson Rosado". The signature is written in black ink and is positioned below the typed name.

Jameson Rosado