

No: 24-5291

IN THE SUPREME COURT OF THE UNITED STATES

ETHAN PRINTEMPS-HERGET

Petitioner

vs.

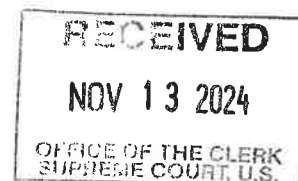
LOUIS DEJOY, POSTMASTER GENERAL



On Petition for Writ of Certiorari to the United States  
Court of Appeals for the Ninth Circuit

**PETITION FOR REHEARING**

Ethan Printemps-Herget  
625 NE Jessup St  
Portland, OR 97211  
(503)799-5946



### **CERTIFICATE OF COUNSEL**

Pursuant to Rule 44.2, I certify that the Petition is restricted to the grounds specified. I certify that this Petition is presented in good faith and not for delay.

s/ Ethan Printemps-Herget

Ethan Printemps-Herget  
625 NE Jessup St  
Portland, OR 97211

## PETITION FOR REHEARING

I, Ethan Printemps-Herget, petition for rehearing of this Court's October 7, 2024 Order denying my petition for a writ of certiorari.

### REASONS FOR GRANTING THIS PETITION

I have received no written notice of any kind from either the opposing party or the court in this matter which was apparently decided on October 7<sup>th</sup>, 2024. The opposing party filed a document with the court on August 15, 2024, but failed to provide a copy to me under Rule 29.3. I have been unable to identify the court rule where the court is required to provide notice of the court's decisions to all parties, but notice of orders involving the finality of the case appear to be based in the concept of due process itself. The court clerk notified me by telephone that they had mistakenly entered the incorrect address for me on October 3<sup>rd</sup>, 2024, in advance of the order denying my petition. Despite the court being aware of my correct address, as originally submitted in the petition, I received notice of the decision from the Clerk's Office by telephone on October 31, 2024. I have only just managed to learn of the denial before my deadline for submitting this petition for rehearing, but still do not have access to the details of the order and only limited access to a computer and internet to prepare this petition.

The laws and court rules governing due process are vital to all citizens of the United States and especially important to the majority of citizens without the economic ability to retain counsel. In employment discrimination cases, such as this, where the other parties have repeatedly continued the matter for years, even mailing ten copies is a prohibitive cost.

The federal attorneys involved in this case have repeatedly ignored such rules because they are facing an unrepresented party. They have defied discovery, failed to serve documents, and I have no idea what else simply because they know I am

unfamiliar with court protocol and can gleefully bully or ignore me without consequence when the courts are willing ignore the rules as well.

Assigning a specific document, being withheld by the opposing party, greater weight than witness testimony is meaningless when the witness testimony is unheard.

That is why the 9<sup>th</sup> circuit maintains that to the extent that the parties' claims rely on the credibility of witnesses, those issues must be resolved at trial, not on summary judgment. *McGinest v GTE Service Corp.* 30 F.3d at 1112. Declaring that I have no grounds to show the United States Postal Service acted in a discriminatory manner when my witness has yet to give testimony about how they directly witness such behavior goes directly against this established practice.

## CONCLUSION

For the foregoing reasons, and those stated in the petition for a writ of certiorari, the Court should grant rehearing, grant the petition for writ of certiorari, and review the judgment.

Respectfully submitted,

Ethan Printemps-Herget  
625 NE Jessup St  
Portland, OR 97211

Date: November 1, 2024

No. 24-5291

IN THE SUPREME COURT OF THE UNITED STATES

Ethan Printemps-Herget — PETITIONER

VS.

Louis DeJoy, Postmaster General — RESPONDENT

PROOF OF SERVICE

I, Ethan Printemps-Herget, do swear or declare that on this date, November 1, 2024, as required by Supreme Court Rule 29 I have served the enclosed PETITION FOR REHEARING 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. The names and addresses of those served are as follows:

Elizabeth B. Prelogar, Solicitor General  
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 November 1, 2024

s/ Ethan Printemps-Herget

Ethan Printemps-Herget  
625 NE Jessup St  
Portland, OR 97211