

NO. 24-74

In the
Supreme Court of the United States

IN RE ALPHONZA LEONARD PHILLIP THOMAS BEY,
Petitioner.

On Petition for An Extraordinary Writ of Mandamus

PETITION FOR REHEARING

Alphonza Leonard Phillip Thomas Bey
Petitioner Pro Se
P.O. Box 155
Bunn, NC 27508
(919) 215-4566

November 1, 2024

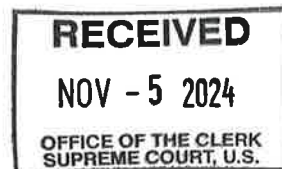


TABLE OF CONTENTS

PETITION FOR REHEARING	1
GROUND LIMITS TO INTERVENING CIRCUMSTANCES OF A SUBSTANTIAL OR CONTROLLING EFFECT – OTHER SUBSTANTIAL GROUNDS NOT PREVIOUSLY PRESENTED.....	2
RULE 44 CERTIFICATE	4

No. 24-74

In the
Supreme Court of the United States

IN RE
ALPHONZA LEONARD PHILLIP THOMAS BEY,
Petitioner.

v.

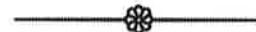
JENNIFER WALSH, WARDEN;
LOUIS SOUTHALL, WARDEN;
STATE OF NORTH CAROLINA;
JAHALLA REDMOND BEY, REPRESENTING THE
MOORISH SCIENCE TEMPLE OF AMERICA,
(M.S.T.OF A)

Respondents.

*In The Nature Of Truth From
The Supreme Grand Council's Civil Jury Trial*

PETITION FOR REHEARING

**GRAND COUNCIL'S ON REEXAMINATION OF NC
CRIMINAL CASE W/NUMBER 10CRS050755 AND
LEAVE TO FILE BRIEF THAT IS NOT ANNEXED**



**GROUNDS LIMITED TO INTERVENING
CIRCUMSTANCES OF A SUBSTANTIAL
OR CONTROLLING EFFECT -
OTHER SUBSTANTIAL GROUNDS
NOT PREVIOUSLY PRESENTED**

In the interest of justice a strict application of the courts rules would be unfair. A Reply Brief in support was sent on my behalf that contained evidence of a substantial nature – not presented to the court with my mandamus petition with No. 24-74, and it was rejected by the clerk on 10-2-2024 A.D. for being sent by a non-party. I am in prison and unable to annex the brief that I do not have. The position on the disposition of this petition of the other parties is they consent to granting of the requested relief. I'm actually innocent of the crimes that are subject of petition with No. 24-74 and need my day in court. (I made a mistake by not listing the respondent who sent the Reply Brief, and certify that No. 3-three copies of the mandamus petition with No. 24-74 was served on that respondent – Jahalla Redmon Bey who represents The Moorish Science Temple of America Inc. – and by personal service at 621 Windsong Lane, Durham, NC 27713 (919)-215-4566 the day the other respondents were served with petition filed with No. 24-74.) And certify that Jahalla Redmond Bey was notified by Me on 7-15-2024 with a form supplied by the U.S. Supreme court clerk. That Contained the date of filing-docket date-case No. 24-74 by personal service at the above mentioned address.

Requested Relief I pray the court will allow the brief and evidence on my behalf; please open a period

for submission in the interest of justice. Allow this respondent Jahalla Redmond Bey of M.S.T. of A who consents to remailing said reply and allow the reply to be received so the court can review the reply brief in conjunction with My re-hearing and Notice Me of your decision to allow the Mailing of the Reply and I will and I will Make it. My duty to notice the Respondents to resend the reply at once. I affirm pursuant to 28 USCA § 1746 under penalty of perjury the above is true, whole, to the best of my knowledge complete and under the laws of the USA.

Respectfully submitted,

Alphonza Leonard Phillip Thomas Bey
Petitioner Pro Se
P.O. Box 155
Bunn, NC 27508
(919) 215-4566

November 1, 2024

RULE 44 CERTIFICATE

I, ALPHONZA LEONARD PHILLIP THOMAS BEY, Petitioner Pro Se, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury that the following is true and correct:

1. This petition for rehearing is presented in good faith and not for delay.
2. The grounds of this petition are limited to intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented.

/s/ Alphonza Leonard Phillip Thomas Bey
Petitioner

Executed on November 1, 2024