No.	
-----	--

SUPREME COURT OF THE UNITED STATES

TERRENCE ARTHUR GREEN, pro SE, PETITIONER

VS.

THEODORE D. CHUANG, et al, RESPONDENTS

ON PETITION FOR A WRIT OF CERTIORARI
TO UNITED STATES DISTRICT COURT OF
MARYLAND

(Case No. 1:21-CV-02741-TDC)
PETITION FOR WRIT

OF CERTIONARI

REQUEST FOR EXTENSION OF FILING UNDER SUPREME COURT RULE 13.5

RECEIVED

JUL - 3 2024

STEIREME JULINI, EIK

TO THE HONORABLE SUPREME COURT, NOW COMES, PRO SE, PETITIONER TERRENCE ARTHUR GREEN PETITIONING FOR A WRIT OF CERTIORARI. HE REQUESTS THE EXTENSION FOR FILING UNDER SUPREME COURT RULE 13.5 AND HE REQUESTS THE MAXIMUM "60" DAY EXTENSION; YET HE STRONGLY BELIEVES THAT HE MAY NOT NEED IT, AND MAY BE ABLE TO COMPLETE THE TASK BEFORE THE 60th DAY.

WHILE FILING, PRO SE, THERE ARE MANY
FORCES OUTSIDE OF HIS CONTROL THAT PLAY A

MAJOR FACTOR IN ACCUMULATING THE NUMBER

OF COPIES NECESSARY TO PRESENT TO EACH

PARTY TO FULLFILL THE MANDATORY NATURE

OF THE WRIT. HE OFFERS THE URIGINAL LETTER

TO THE ADMINISTRATION OF HIS CONFINMENTS

INSTITUTION, THE ADMINISTRATIVE COMPLAINT, AND

THE THREE VOUCHERS DESIGNED FOR OBTAINING

THE NECESSARY "COPY CARDS" TO REMAIN IN

COMPLIANCE WITH THIS COURT. THESE URIGINALS

CAN NOT BE FABRICATED.

A COPY OF THE DECIDING OPINION OF THE

FEDERAL COURT OF APPEALS IS ADDED AND THE

VARIOUS APPENDICIES WILL BE ADDED WITH THE

COPY OF THE ACTUAL WRIT. AS DISCUSSED IN THAT

WRIT, THE JURISDICTION IS AS FOLLOWS:

THE BRIEF FOR REHEARING WAS DENIED ON

23 MAY 2024. THE WRIT OF MANDAMUS WAS DENIED

ON OI APRIL 2024. THE FEDERAL WRIT OF HABEAS

CORPUS WAS DENIED ON 10 JAN. 2024. MOTION TO

REOPEN STATE POST CONVICTION PROCEEDINGS WAS

DENIED ON 09 JAN. 2019. FIRST FEDERAL WRIT

OF HABEAS CORPUS WAS DECIDED ON 26 AVG 2013.

BECAUSE OF MAJOR LOCKDOWNS FOR SECURITY PURPOSES AND PRISON "BLACKOUTS" WHERE THE POWER IS CUT FOR EXTENDED PERIODS, THIS PETITIONER IS FINDING IT EXTREMELY DIFFICULT TO ATTAIN THE NECESSARY COPIES FOR THIS WRIT, HE WISHES TO REMAIN IN COMPLIANCE THROUGH HIS ADVERSITY AND HE REQUESTS THIS EXTENSION, THE DENIAL OF THE ORIGINAL WRIT OF MANDAMUS WAS NOT RECIEVED UNTIL THE "90 DAY TIME PERIOD.

THE PREMISE OF THE CASE IS SET IN STANDARDS CREATED IN HERRERA V. COLLINS, 113 S.C+ 853, AND SCHLUP V. DELO, 115 S.C+ 851, FOR "ACTUAL INNOCENCE" AND "FACTUAL INNOCENCE! ALL BASED UNDER 4th, 5th, 6th, and 14th AMENDMENT VIOLATIONS, MY CASE INVOLVES THE INEFFECTIVE ASSISTANCE OF TRIAL COUNSEL, BIAS AND THE CHALLENGE OF IMPROPRIETY AMONGST MULTIPLE COURT JURISDICTION, THE DENIAL TO CONFRONT MY ACCUSERS BY LEGAL OFFICIALS, POISONUS FRUITS, BRADY VIOLATION, STONE STANDARDS

EXCLUSIONARY RULE, SELECTIVE PROSECUTION ON THE BASIS OF RACE, MISIDENTIFICATION AND THE LACK OF PROBABLE CAUSE TO FENGAGE IN AN ARREST, IMPROPER POLICE PROCEDURE BY THREATENING A MINOR; AND OTHER VARIOUS VIOLATIONS THAT CONSTITUTE THAT I AM INNOCENT UNDER "ACTUAL INNOCENCE AND THAT I AM PROCEDURALLY WRONGED BENEATH "FACTUAL INNOCENCE! THE FILING OF THIS PETITIONS EXTENSION IS SET FORTH ON ____ AND I BELIEVE THAT THE MANDATORY "DAY NOTICE BEFORE THE EXPIRATION OF TIME WOULD FALL THE FINAL DATE WOULD BE _____ THIS

PETITIONER BEGS THIS HONORABLE COURT TO GRANT THIS EXTENSION, HEAR HIS CASE, AND MAKE A JUST DECISION BASED ON THE MERITS AND TOTALITY OF THIS CASE, HE BEGS THIS COURT NOT TO MAKE A DECISION UNTIL THE MERITS OF THE CASE HAVE BEEN EXPLORED. APPLYING THE UNDERSTANDING THAT MY ENTIRE TRIAL COUNSEL WAS THREATENED BY AN ENTIRE COUNTY, EACH APPELLATE PROCESS DID PROCEED THROUGH THAT COUNTY, TRIAL TRANSCRIPTS (A FULL AND COMPLETE COPY) WERE NOT TRANSCRIBED UNTIL APPROXIMATELY "7" YEARS LATER; AND THE FACT THAT I CHARGE

THE LOWER COURTS WITH THE FAILURE TO READ

THE TRANSCRIPTS AND MAKE A DECISION BASED

ON THE EVIDENCE OF THE CASE.

AS DESCRIBED IN MY WRIT OF HABEAS CORPUS,

THE OPPOSITION DOES NOT REFUTE MY CLAIMS. THEY

PROVIDE NO RESPONSE TO MY ACTUAL INNOCENCE,

NOTHING IS MERIT BASED, AND NOTHING ADBRESSES

THE FACT THAT I WOULD NOT BE IN PRISON IF

PROPER POLICE PROCEDURE WAS FOLLOWED.

BY THE PENALTIES OF PERTURY THIS PETITIONER

DECLARES THAT ALL INFORMATION PROVIDED IS TRUE.

Inalon fo

CERTIFICATE OF SERVICE

THE PENALTIES OF PERTURY THAT ALL INFORMATION PROVIDED IS TRUE. THAT ON THIS 21st DAY OF JUNE, 2024, A COPY OF THIS PETITIONERS IN FORMA PAVPERIS, WRIT OF CERTIORARI - SUPREME COURT RULE 13.5 (REQUEST TO EXTEND TIME), AND EXIDENCE ("2" CORRESPONDENCE WITH ADMINISTRATION AND THREE YOUCHERS FOR COPIES [UNFULFILLED]) TO PROVE HIS CLAIM OF REASON WAS MAILED, FIRST-CLASS MAIL, TO THE CLERK OF THE COURT, OI FIRST STREET, SUPREME COURT OF THE UNITED STATES, WASHINGTON, D.C. 20543.

TERRENCE ARTHUR GREEN (325-034)

JESSUP CORRECTIONAL INST.

MARYLAND HOUSE OF CORRECTIONS

ROAD, P.O. BOX 534

JESSUP, MARYLAND 20794-0534

USCA4 Appeal: 24-1116

Doc: 9

Filed: 04/01/2024

Pg: 1 of 1

مستسسع

FILED: April 1, 2024

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 24-1116 (1:21-cv-02741-TDC)

In re: TERRENCE ARTHUR GREEN

Petitioner

ORDER

The court dismisses this proceeding for failure to prosecute pursuant to Local Rule 45.

For the Court--By Direction

/s/ Nwamaka Anowi, Clerk