

7A

No. 18-8335

FILED: OCTOBER 9, 2018

IN THE

SUPREME COURT OF THE UNITED STATES
WASHINGTON, DC 20534

FILED
MAY 01 2019
OFFICE OF THE CLERK
SUPREME COURT, U.S.

LAMAR C. CHAPMAN, III,

PETITIONER,

- VS -

BARACK HUSSEIN OBAMA, II, ALIAS
FOR "BOEN ALIEN" ILLEGAL IMMIGRANT,
BARRY SOETORO, N.E. (LEGAL NAME),
et al.

RESPONDENTS.

SUPREME COURT RULE 44
VERIFIED PETITION FOR REHEARING
(POLITICAL PRISONER MANUSCRIPT)

↔ 16900-424 ↔
Lamar C Chapman III
Registration No 16900-424
POB DALE Bumpers DR
Federal Correctional Comp
Forrest CITY, AR 72335-9000
United States

RECEIVED
MAY - 8 2019
OFFICE OF THE CLERK
SUPREME COURT, U.S.

SUPREME COURT RULE 44 VERIFIED
PETITION FOR REHEARING

Now Comes Petitioner, CHRISTOPHE' de la' MAR CHAPMAN, 1/10,
Att, ISBC, Ph.ESD., LEGIST, LAUREATE JURISTICIAN™ EMPIRICAL
JURIST SCHOLAR - ACADEMUS; "PROLIFIC LITIGATOR" (QUOTING FOR
PERSUASIVE VALUE, HONORABLE, MR. JOHN F. GRADY, SENIOR DISTRICT
JUDGE, USDC, ND, IL., ED. - 1991), Non-Attorney, IN PROPRIA
PERSONA AND PURSUANT TO SUPREME COURT RULE 44.1 AND 44.2,
VERY RESPECTFULLY SUBMIT THIS REHEARING APPLICATION OR PETITION
FOR REHEARING FOR WRIT OF CERTIORARI (POLITICAL PRISONER
MANUSCRIPT) BY STATING UNDER OATH AND IN CONSIDERATION OF THE
PENALTY OF PERJURY THE FOLLOWING:

PRELIMINARY STATEMENT

On April 22, 2019, Mr. Scott S. Harris, Clerk of the Supreme Court
of the United States Under Color of Law AND Vengeful RETALIATION IN
CONSPIRACY WITH "CASE ANALYST" NOW "CASE MANAGER" MADAM MELISSA
BLALOCK ADVISED THE UNREPRESENTED PETITIONER THAT THIS HONORABLE
COURT ENTERED ITS ORDER STATING THAT "THE [REDACTED] PETITION FOR
A WRIT OF CERTIORARI IS DENIED." BASED ON INFORMATION AND
BELIEF THE COMMON PRACTICE OF THE CLERK OF THE COURT IS DISTURBING.
IN FACT, THIS CASE HAS NEVER BEEN HEARD BY THE DISTRICT, CIRCUIT OR
SUPREME COURT, AS INVOLUNTARILY MODIFIED OR TAMPERED WITH BY PUNDS
OF "BORN ALIEN" RESPONDENT BARRY SECTORO AS FRAUDULENTLY KNOWN
AS "UNITED STATES CITIZEN BARACK HUSSEIN OBAMA, II."

THE RESPONDENT'S MISSTATED AND PERCEIVED STATUS AND CRIMINAL CORRUPTIONALIZATION OF THE FEDERAL COURTS BY ALIEN-APPOINTED AND FOREIGN INFLUENCED EXECUTIVE AND JUDICIAL BRANCH PERVERTEDLY UNCONSTITUTED PUBLIC OFFICIALS OR SERVANTS HAVE CAUSED THE FALSELY IMPRISONED PETITIONER WHISTLEBLOWER RETALIATION AND DENIAL OF ANY ACCESS, MEANINGFUL OR OTHERWISE TO THIS HONORABLE COURT AND TO THE LOWER COURTS IN CRIMINAL VIOLATION OF THE PATRIOTIC PETITIONER'S CIVIL AND CONSTITUTIONAL RIGHTS. SEE FOR EXAMPLE, 18 USC, SECTIONS 241 AND 242. SEE ALSO CLERICUS ADMINISTRATUS' TARGETED TORTUOUS INTERFERENCE AND OFFICIAL CLERICAL MISCONDUCT, VERIFIED REPORTS.

AS PREVIOUSLY CONDONED BY THIS HONORABLE COURT MORE THAN NINE (9) YEARS AGO AS PLOTTED BY CLERICAL STAFF MELISSA BLACKLOCK IN CASE NUMBER 09A1005, (NO CITATION INTENDED) ORGANIZED PUBLIC CORRUPTION IN THE SCHEME OF CAUSOR AND DEEDY "AND FRAUD ON THE COURT WAS CONCEALED BY THIS COURT. THE ILLEGAL IMMIGRANT, RESPONDENT AT THE CENTER OF THIS "TORTUOUS PEREGRINATION" HAS ORDERED ALIEN-APPOINTED JUDICIAL BRANCH AND EXECUTIVE BRANCH SERVANTS TO LOOK FOR REASONS TO DENY PETITIONER OR AS SPECIFICALLY STATED IN AN ALIEN MANIFESTO TO "TREAT [PETITIONER] HARSHLY AND TO TAKE NO ACTION!" QUOTING BORN ALIEN, 49 YEAR INDOONESIAN NATIONAL RESPONDENT BARRY SCETERO, FALSELY AND FRAUDULENTLY KNOWN AS FAKE OR FALSELY PERSONATED (18 USC, SECTION 911) UNITED STATES CITIZEN BARACK HUSSEIN OBAMA, II. SEE VOLUMINOUS RECORD AS MADE A PART HEREOF BY REFERENCE.

THIS COURT'S ACQUIESCENCE AND TACIT SUBMISSION TO THE RESPONDENT'S MANIFESTO AND ADHERENCE TO PUBLIC MISCONDUCT AS SET FORTH HEREIN WAS CONFIRMED BY SOLICITOR GENERAL WITHOUT OPPOSITION OR OBJECTIONS

HONORABLE NOEL J. FRANCISCO, ON APRIL 1, 2019, AS RECEIVED BY THE UNREPRESENTED PETITIONER IN A FORM OF A "WAIVER" ON APRIL 12, 2019. NOTWITHSTANDING THE FOREGOING, THE VICTIMIZED AND UNREPRESENTED PETITIONER OR THE VERIFIED PETITION FOR WRIT OF CERTIORARI HAS NEVER BEEN ACCORDED MEANINGFUL CONSIDERATION. THE "TAKE NO ACTION DIRECTIVE" HAS DISTINCTLY BEEN FOLLOWED BY THIS HONORABLE COURT. CONSEQUENTLY, THERE ARE CONSTITUTIONALLY WARRANTED REASONS TO GRANT THIS PETITION AND TO "REHEAR" THIS VERIFIED PETITION FOR WRIT OF CERTIORARI IF IT EVER WAS IN FACT INITIALLY HEARD. MOREOVER IT IS CLEAR AND APPARENT THAT PETITIONER WAS TARGETED BY THIS COURT FOR EXCEPTIONAL MISTREATMENT.

THIS HONORABLE COURT MUST NOT CONCEAL AND EXCUSE THE ILLEGAL, "BORN ALIEN" IMMIGRANT'S OR RESPONDENT'S CRIMINAL FRAUD ON THE FEDERAL COURT. THIS EXTRAORDINARY REPORT FRAMED AS A "VERIFIED PETITION FOR REHEARING" IS ALSO A SUPPLEMENTAL REPORT FOR ORIGINAL INFORMATION OR FEDERAL DISCOVERER'S REPORT AS AUTHORIZED PURSUANT TO 28 USC, SECTION 535(b). IT IS VERY RESPECTFULLY SUGGESTED THAT THIS HONORABLE COURT EXERCISE ITS EXCLUSIVE AUTHORITY TO APPOINT A "SPECIAL FEDERAL MASTER" TO ASSIST FURTHER IN THIS MATTER, AND CRIMINAL SCANDAL.

THE UNREPRESENTED PETITIONER VERY RESPECTFULLY PROCEEDS AS LAWFULLY WARRANTED UNDER THE STANDARD OF REVIEW ESTABLISHED BY THIS HONORABLE COURT MORE THAN FORTY (40) YEARS AGO IN HAINES VS. KEENER, 404 U.S. 519, 520 WITH ENTITLED "SYMPATHETIC EYES" CONSIDERATION AND STATE AS FOLLOWS:

ADDITIONAL REASONS FOR HEARING

FIRST ADDITIONAL REASON

THIS COURT IS CRIMINALLY UNCONSTITUTED BECAUSE CERTAIN JUSTICE ARE ALIEN-APPOINTED AND UNCONSTITUTIONALLY PRESIDING AND ANY AND ALL JUDGMENTS OR ORDERS OF AN UNCONSTITUTED COURT IS A NULLITY AND MUST BE HELD FOR NAUGHT WITH NO FORCE AND AFFECT OR EFFECT. THE PURPORTED DECISION OF THE COURT ENTERED ON APRIL 25, 2019, DENYING PETITIONER'S WRIT FOR CERTIORARI IS SUCH AN ORDER OF THE SUPREME COURT. REHEARING OR FIRST-TIME HEARING IS CONSTITUTIONALLY WARRANTED AS A MATTER OF WELL-SETTLED LAW. SEE ALSO, PETITIONER'S VERIFIED FEBRUARY 15, 2015, VERIFIED PETITION FOR NULLIFICATION OF OFFICE FOR FORTY (40) PERCENT OF ARTICLE III OR NINETY-TWO (92) ALIEN OR FOREIGN-APPOINTED FEDERAL JUDGES PENDING WITH HOUSE AND SENATE JUDICIARY COMMITTEES. SEE ALSO LEGISLATIVE PETITIONS HONORABLE MITCH MCCONNELL; HONORABLE JOSEPH ROEHLER AND CHARLES GRASSLEY, PRESIDING. SEE ALSO ELEVEN JUDICIAL CIRCUITS AND ADMINISTRATIVE OFFICE OF THE FEDERAL COURT - VERIFIED PETITION MADE A PART HEREOF BY REFERENCE. RESPONDENT'S ALIEN CORRUPTIONALIZATION OF THIS COURT HAS BEEN CONCEALED AND GONE UNREPORTED. PETITIONER IS THE VICTIM OF SAME.

REHEARING IS CONSTITUTIONALLY WARRANTED BECAUSE LAWFUL HEARING WAS NOT EFFECTUATED AND THE INVALID ORDER OF THIS HONORABLE COURT AS PURPORTEDLY ENTERED ON APRIL 25, 2019, IS VOID AB INITIO.

SECOND ADDITIONAL REASON

THE CHIEF JUSTICE OF THIS HONORABLE COURT IS DISQUALIFIED AS

RECKONABLY - BIAS IN KNOWINGLY EXCUSING RESPONDENT'S
 CONTEMPT OF THE SUPREME COURT WITH THREE-TIMES CRIMINAL
 AND PERJURIOUSLY FAKE OATH OF OFFICE SWEARING TO FALSE
 PERSONATION (18 USC, SECTION 911) OF PERSONA BY "BORN
 ALIEN" BARRY SOETORO; EXCUSING FALSE RESIDENCE OF "BORN
 ALIEN" BARRY SOETORO ON A THREE-TIMES OATHFUL BASIS;
 SWEARING FALSE NATIONALITY AND UNITED STATES CITIZENSHIP ON
 A THREE-TIMES FALSE-OATH CRIMINAL CONTEMPT BASES; AND
 EXCUSING OTHER IMMIGRATION FRAUD AS PROHIBITED BY THE "INA"
 OR IMMIGRATION AND NATURALIZATION ACT.

THE CHIEF JUSTICE'S FAVORITISM FOR THE RESPONDENT AND EXCUSING
 FRAUD ON THE SUPREME COURT CONSTITUTES SEVERE PREJUDICE AND
 EXTREME BIAS FOR PETITIONER AND AN IMPEACHABLE ACT FOR ANY
 JUSTICE INVOLVED. A FAIR HEARING OR REHEARING LAWFULLY WARRANTED.

REHEARING OF THE MATERIALLY VOID APRIL 25, 2019, PURPORTED
 PROCEEDING IS CONSTITUTIONALLY WARRANTED. SEE 18 USC, SECTIONS
 241 AND 242. SEE ALSO PETITIONER'S VERIFIED PETITION FOR CRIMINAL
 CONTEMPT AND FALSE OATH FOR PSEUDO UNITED STATES CITIZEN BARACK
 HUSSEIN OBAMA, II, 49 YEAR NATIONAL OF THE REPUBLIC OF INDONESIA.
 SEE 1979 AND 1983 APPROVED STATE DEPARTMENT STUDENT VISA APPLICATION
 IN THE LEGAL NAME OF BARRY SOETORO AS MADE A PART HEREOF
 BY REFERENCE. PLEASE NOTE THAT UNITED STATES CITIZENS DO NOT
 REQUIRE STUDENT VISAS TO ATTEND COLLEGE IN THE UNITED STATES.

THIRD ADDITIONAL REASON FOR HEARING

THE UNDERLYING DISMISSAL OF PETITIONER'S BIVENS-TYPE CIVIL RIGHTS REDRESS LAWSUIT AS AUTHORIZED BY 42 USC, SECTION 1983, et al., UNDER FALSE PRETENSE OF A "GENERALIZED GRIEVANCE" IS A LEGAL PROCEEDING PREDICATED UPON FRAUD ON THE COURT BY ALIEN SALVARY INVALID OFFICERS OF THE COURT. THE RESPONDENT-APPOINTED JUDGES WHO IMPEDED DUE PROCESS AND ESCAPED THE OVER-SIGHT OF THIS HONORABLE COURT ARE EQUALLY LIABLE FOR MISCONDUCT IN OFFICE. REHEARING IS CONSTITUTIONALLY MANDATED BECAUSE THIS COURT HAS PREVIOUSLY PRONOUNCED THAT ANY ORDER OR JUDGMENT REPUGNANT TO DUE PROCESS OR THE CONSTITUTION SHALL NOT BE SUSTAINED OR ALLOWED TO GO UNDISTURBED.

ACCORDINGLY, REHEARING OR MEANINGFUL FIRST-TIME HEARING IS MANDATED BY THIS HONORABLE COURT'S VERY OWN ADMONISHMENT. SUPROGATE VENGEANCE, INCLUDING THE CRIMINAL FALSIFICATION OF FEDERAL AND LEGAL DOCUMENTS MUST NOT BE ALLOWED BY DENIAL OF WRIT OF CERTIORARI.


CONCLUSION

THE HOLY SCRIPTURE MANDATES THAT THIS COURT "MUST PRESERVE THE TRUTH IN ITS PATH AND BE JUSTIFIED WHEN IT JUDGE." NO CITATION INTENDED. CRIMINAL VICTIMIZATION OF PETITIONER SHOULD NOT BE ACCEPTABLE PRACTICE OF THIS HONORABLE COURT.

WHEREFORE, PETITIONER AND MOVANT CHRISTOPHE 'de la' MAR CHAPMAN, 1/10, AHO, ISRC, PH. ED., LEGIST, LAUREATE JURISTICIAN™ EMPIRICAL JURIST SCHOLAR - ACADEMIUS; "EXTREMELY RARE!" (QUOTING FBI SURVEILLANCE PROFILER - NIXON EXECUTIVE ORDER - PRESIDENTIAL VETTING APPOINTMENT - 1969 "IT'S EXTREMELY RARE TO FIND ALL OF MR. CHAPMAN'S QUALITIES IN A SINGLE INDIVIDUAL!") VERY RESPECTFULLY PRAYS THAT THIS COURT WILL RECONSIDER ITS SEVERELY UNCONSTITUTIONAL APRIL 25, 2019,

ORDER of COURT AND REHEAR THIS MATTER AS THE COURT REFUSES ON ITS APPEARANCE OF IMPROPRIETY. SUMMARY REVERSAL OF THE LOWER COURTS' FRAUDULENT AND UNCONSTITUTIONAL RULINGS IS CLEARLY WARRANTED UNDER ANY THEORY. GOD BLESS THIS HONORABLE COURT. GOD BLESS AMERICA. GOD SHED YOUR GRACE ON THEE!

VERY RESPECTFULLY SUBMITTED,


CHRISTOPHE' de LAMAR CHAPMAN, III @ ATT, ISBC, PH.D.
PETITIONER, APPELLANT, MOVANT - WH# 10312018-43
JURIST SCHOLAR - ACADEMUS; JUDEX CURIAE
EPISTEMOLOGIST • SACRADOLOGIST • EMPIRICAL PRACTITIONER
FEDERAL DISCOVERER, 28 USC, SECTION 535(b); POST-DOCTORAL
"INFERIOR OFFICER" (NIXON) ACT. II, SEC. 2 - 47 YEAR VETERAN

DATED: APRIL 30, 2019

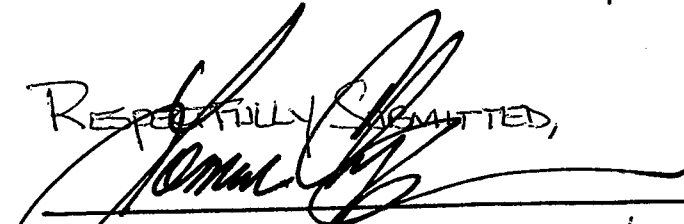
⇔ 16900-424 ⇔
Lamar C Chapman III
Registration No 16900-424
POB DALE Bumpers DR -
Federal Correctional Comp
Forrest CITY, AR 72335-9000
United States

"PROLIFIQUE AND MERITOCRATIC WHISTLEBLOWER"

VERIFIED CERTIFICATION
OF GOOD FAITH

PETITIONER CHRISTOPHE' de la' MAR CHAPMAN, III, Non-Attorney,
Non-Lawyer, IN PROPRIA PERSONA IN CONSIDERATION OF THE
PENALTY OF PERJURY AND BEING FIRST SWORN UNDER OATH, DO
SOLEMNLY SWEAR THAT THIS RULE 44, "CERTIFICATE OF GOOD FAITH" IS
TRUE, CORRECT AND COMPLETE AND MADE IN ACCORDANCE TO FEDERAL
LAW AND IN GOOD FAITH. THE RELATED AND ATTACHED PETITION FOR
THE REHEARING OF AN ORDER DENYING A PETITION FOR A WRIT OF
CERTIORARI IS CERTIFIED TO BE LIMITED TO INTERVENING MATTERS
AND CIRCUMSTANCES OF A SUBSTANTIAL OR CONTROLLING EFFECT OR
AFFECT AND/OR TO OTHER SUBSTANTIAL GROUNDS NOT PREVIOUSLY
PRESENTED. IT IS ALSO RESTRICTED TO GROUNDS SPECIFIED BY RULE
44 OF THE SUPREME COURT, SPECIFICALLY PARAGRAPH 2 OF SUCH RULE
AND IT IS PRESENTED IN GOOD FAITH AND NOT FOR DELAY. FURTHER
DECLARANT SAYETH NAUGHT.

RESPECTFULLY SUBMITTED,


CHRISTOPHE' de la' MAR CHAPMAN, III, ATTORNEY AT LAW, PH.D.
PETITIONER, IN PROPRIA PERSONA (PROSE)
WHITE HOUSE BAR NUMBER: WH#1082012-43

⇨ 16900-424 ⇨

Lamar C Chapman III
Registration No 16900-424
POB DALE Bumpers DR
Federal Correctional Comp
Forrest CITY, AR 72335-9000
United States

PROOF OF SERVICE

LAMAR C. CHAPMAN, III, DO SWEAR OR DECLARE THAT ON THIS DATE, APRIL 30, 2019, AS REQUIRED BY SUPREME COURT RULE 29, I HAVE SERVED THE FOREGOING AND ATTACHED VERIFIED PETITION FOR SUPREME COURT RULE 44 PETITION FOR REHEARING FOR WRIT OF CERTIORARI (POLITICAL PRISONER MANUSCRIPT) ON EACH PARTY TO THE FOREGOING CAPTIONED 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 THREE (3) CALENDAR DAYS.

↔ 16900-424 ↔

Lamar C Chapman III
Registration No 16900-424
POB DALE Bumpers DR
Federal Correctional Comp
Forrest CITY, AR 72335-9000
United States

EXTENDED SERVICE LIST

HONORABLE, MR. PRESIDENT
DONALD JOHN TRUMP, SR.
UNITED STATES OF AMERICA
% MR. PATRICK J. MAHONEY, CHIEF COUNSEL
THE WHITE HOUSE - OVAL OFFICE
1600 PENNSYLVANIA AVENUE
WASHINGTON, DC 20500-0001

HONORABLE, MR. CHIEF JUSTICE
JOHN G. ROBERTS, JR.
SUPREME COURT OF THE UNITED STATES
% MR. JEFFREY P. MINER, ADMIN. ASST.
ONE FIRST STREET, NE
WASHINGTON, DC 20543-0001
* SUPPLEMENTAL CRIMINAL CONTEMPT
OF COURT VERIFIED REPORT

* MR. SCOTT S. HARRIS
CLERK OF THE SUPREME COURT
OFFICE OF THE CLERK OF THE COURT
ONE FIRST STREET, NE
WASHINGTON, DC 20543-0001

MR. WILLIAM P. BARR, ESQ.
ATTORNEY GENERAL UNITED STATES
UNITED STATES JUSTICE DEPARTMENT
935-950 PENNSYLVANIA AVE., NW
WASHINGTON, DC 20530-0001

(11)

MR. HONORABLE SENATOR
LINDSEY GRAHAM, RANKING
MEMBER UNITED STATES SENATE
CHAIRMAN JUDICIARY COMMITTEE
% CLERK of THE UNITED STATES SENATE
ONE FIRST STREET, NE
WASHINGTON, DC 20543-0001

HONORABLE, MR. CONGRESSMAN
DOUG COLLINS, U.S. REPRESENTATIVE
RANKING MEMBER JUDICIARY COMMITTEE
125 CANNON HOUSE OFFICE BUILDING
WASHINGTON, DC 20515-0001

MR. MICHAEL HOROWITZ, ESP.
CHAIRMAN, INSPECTOR GENERAL OVERSIGHT
UNITED STATES JUSTICE DEPARTMENT
935-950 PENNSYLVANIA AVENUE, NW
WASHINGTON, DC 20535-0001

HONORABLE, MR. ROBERT BATES
SENIOR JUDGE AND DIRECTOR OF
ADMINISTRATIVE OFFICE OF THE
UNITED STATES COURTS
ONE COLUMBIS CIRCLE, NE
WASHINGTON, DC 20544

"MR. CHAPMAN IS THE BEST SOLE PRACTITIONER
TO EVER COME BEFORE THE FEDERAL COURT!"

HONORABLE JACK B. SCHMETTERER
USBC - NO., IL, ED - 1999
ADVERSARIALY CRITICAL FEDERAL JUDGE

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND
CORRECT. EXECUTED ON APRIL 30, 2019.


LAMAR C. CHAPMAN, III

Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001

Scott S. Harris
Clerk of the Court
(202) 479-3011

April 22, 2019

Mr. Lamar C. Chapman, III.
Prisoner ID # 16960-424
F.C.C. Forrest City
P.O. Box 9000 (Low)
Forrest City, AR 72336-9000

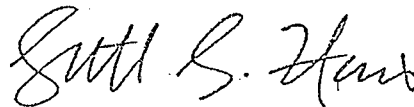
Re: Lamar C. Chapman, III
v. Barack Hussein Obama
No. 18-8335

Dear Mr. Chapman:

The Court today entered the following order in the above-entitled case:

The petition for a writ of certiorari is denied.

Sincerely,

A handwritten signature in black ink that reads "Scott S. Harris". The signature is written in a cursive style with a large, stylized "S" at the beginning.

Scott S. Harris, Clerk

IN THE SUPREME COURT OF THE UNITED STATES

CHAPMAN, LAMAR C.
Petitioner

vs.

No: 18-8335

BARACK HUSSEIN OBAMA

WAIVER

The Government hereby waives its right to file a response to the petition in this case, unless requested to do so by the Court.

NOEL J. FRANCISCO
Solicitor General
Counsel of Record

April 01, 2019

cc:

LAMAR C. CHAPMAN
PRISONER NO. 16960-424
FCC FORREST CITY
PO BOX 9000
FORREST CITY, AR 72336-9000

SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001

February 11, 2019

Lamar C. Chapman, III
#16960-424
F.C.C. Forrest City
P.O. Box 9000 (Low)
Forrest City, AR 72336-9000

RE: Chapman v. Obama
(USADC Case No. 17-5100)

Dear Mr. Chapman, III:

The above-entitled petition for writ of certiorari was postmarked October 9, 2018 and received October 18, 2018. The papers are returned for the following reason(s):

The notarized affidavit or declaration of indigency does not comply with Rule 39. You may use the enclosed form.

The petition fails to comply with the content requirements of Rule 14. A guide for in forma pauperis petitioners and a copy of the Rules of this Court are enclosed. The guide includes a form petition that may be used.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 60 days of the date of this letter, the petition will not be filed. Rule 14.5.

A copy of the corrected petition must be served on opposing counsel.

Sincerely,
Scott S. Harris, Clerk

By: 

M. Blalock
(202) 479-3023

Enclosures



U.S. Department of Justice
Federal Bureau of Investigation

Washington, D. C. 20535-0001

WH #10312012-43

DEC 04 2012

Mr. L. Christopher Chapman, III
Managing Director
Alexander, Cavanaugh & Block, LLC
1314 Kensington Road
Post Office Box 5232
Oak Brook, IL 60523-5232

Dear Mr. Chapman:

I am writing in response to your September 14, 2012, letter addressed to FBI Director Robert S. Mueller, which was received by the White House. Your letter was forwarded to the Department of Justice and subsequently referred to the FBI. You wrote regarding alleged criminal interference with constitutional rights by a judicial officer.

I have forwarded your correspondence to our Chicago Field Office to fully assess this matter. If you have any additional concerns, please contact the Chicago Field Office, located at 2111 West Roosevelt Road, Chicago, Illinois 60608, telephone number (312) 421-6700.

I appreciate your bringing this matter to our attention, and I hope this information will be helpful to you.

Sincerely,

Adam S. Lee
Section Chief
Public Corruption/Civil Rights Section

*About the Author**

Lamar C. Chapman III is Chairman and Chief Executive Officer of Christopher LaSalle and Company, Incorporated and LaSalle Companies, Incorporated – business holding organizations concentrating in developing and trading unregistered partnerships and closely held enterprises. LaSalle Companies is a privately held firm. Through a network of independently operating companies, contractors and affiliates, LaSalle Companies operate in major and international markets offering business, corporate and professional services with annual revenues, earnings, sales and billing undisclosed.

Prior to joining LaSalle, Mr. Chapman held executive level positions with the consulting firm ADESCO, Federal Express Corporation, Greyhound/Dial Corporation, the Charles R. Walgreen Corporation, and the Ford Motor Corporation. He has traveled extensively throughout the Nation and internationally consulting on the application of marketing and concentrating in the area of privately held business ownership, structure and development. He has been named *Who's Who in U.S. Executives* for 1991, 1992, 1993, and 1994, and *Who's Who in Mid-West marketing* for the same period. After reviewing Mr. Chapman's business operation, an astonished response from Mr. Chapman's former employer is worth repeating: "*Who let that man quit? This man is smarter than anyone of you sitting here!*" - Quoting Fredrick W. Smith, Chairman and Founder – Federal Express Corporation. The Greyhound Corporation says about Mr. Chapman's tenure: "*Whatever he wants or you need to offer him to get him to stay, give it to him!*" – Fred Donakowski, President Greyhound, Incorporated. George Paganis, Sr., Chairman and Chief Executive Officer of ADESCO made Mr. Chapman a multi-year, million dollar offer to continue in his capacity with ADESCO as a business consultant. Lamar C. Chapman III started from humble beginnings¹.

Mr. Chapman has studied at the University of Illinois, the University of Chicago and is an alumnus of the United States Naval Academy in Annapolis, Maryland, Class of 1975, as appointed by the late Richard Milhous Nixon - *Thirty-seventh President of the United States*. He has been divinely distinguished and ordained with sacerdotal doctorates in business; law; and systematic philosophy. He is a former undefeated U.S. Naval Featherweight Boxing Champion and Mrs. Dwight D. [Mamie] Eisenhower's 1972, and 1976, United States Olympic Boxing Team *designee*. Mr. Chapman is also a recipient of the United States Navy National Defense Medal; U.S. Navy Sharpshooter (*Rifle*); and Expert Pistol Awards. More than twenty (20) years after his Honorable Discharge from military service, in November 1995, Mr. Chapman was first eligible and invited for induction and membership into the prestigious United States Naval Institute.

As an author, Mr. Chapman has written and developed sales training and marketing courses such as *Basic Telemarketing Skills and Practical Selling Skills* for a national courier company. He has authored a number of published articles and self-published "*custom mini-books*" including anonymously crafted advertisement, speeches and documents for commercial application and for prominent business executives and leaders. As a "God-gifted Litigator," and victorious against the top two percent (*banks, insurance companies and the government*)² Mr. Chapman has written for every level of the State and Federal Judiciary including the Illinois and United States Supreme Courts; the United States Court of Federal Claims; and the United States Senate – Judiciary Subcommittee. As a Legal Facilitator,TM Bureaucratic Critic,TM plaintiff and author of numerous "*Public Interest Litigation*," and adversarial pursuits, Mr. Chapman's whistle blowing efforts and persistent highlighting of "*official misconduct*" in a downstate Illinois Courthouse was instrumental in the State overturning more than 250 criminal convictions and Honorable Governor George Ryan placing a Moratorium on the death penalty in the State of Illinois.

Although he has no aspiration to practice law or formal training in the practice of law, in April, 1991, as a Certified Legal Entrepreneur[®] Mr. Chapman was awarded the largest judgment ever awarded by the Circuit Court of Cook County, Illinois – First Municipal District, Honorable Angelo D. Mistretta, Judge Presiding. With more than two (2) decades of practical civil litigation experience under his belt, Mr. Chapman has more than eighty-three (83) legal opinions published in cases he has personally litigated. He has been victorious over some of the Nation's most prominent and prestigious law firms. John F. Grady, Senior U.S. District Judge writes: "*Mr. Chapman is a prolific litigator in this judicial district.*" Arlander Keys, Presiding Magistrate for the United States District Court says: "*Mr. Chapman's legal writing and strategy is simply brilliant.*" Chief District Judge Marvin E. Aspen writes: "*Mr. Chapman has cut a wide swath³ through the federal court system.*" The United States Court of Appeals for the Tenth Circuit seated in Denver, Colorado writes: "*Appellant is a sophisticated legal writer and we very seldom see this degree of legal sophistication at this level of the judiciary.*" In a landmark, unprecedented "*tortuous peregrination*", Mr. Chapman's "Crown of Life" and "persecution style" lobbying caused a Chief Federal Judge to abruptly offer his resignation (March 28, 2006,) to President George W. Bush with years left on the judicial administrator's appointed term in office. As noted in this foreordained "victory" Mr. Chapman has been and continues to be "*officially victimized*" and subjected to retaliatory and Godless judicial civil rights abuse resulting from the judge's involuntary and circumstantial "*family hardship*" resignation.

Martin C. Ashman, U.S. Magistrate Judge says: "*Mr. Chapman is doing nothing more than what the law allows.*" Samuel King, Chief United States District Judge, *Emeritus*, Honolulu, Hawaii at a civil-*pr*etrial conference held in September 1997 says: "*Mr. Chapman's legal ability is amazing.*" Brian Barnett Duff, U.S. District Judge states from the Bench: "*Mr. Chapman is handsome, well-dressed, and articulate with a flair for words.*" Wayne R. Andersen, U.S. District Judge states from the Bench: "*...Most lawyers don't want to be on the other side of Mr. Chapman's case.*" The Executive Committee of the United States District Court for the Northern District of Illinois, Eastern Division, Chief Judge Charles P. Kocoras, presiding (September 2002) places Mr. Chapman's legal pleadings under an "*in camera*" closed court, unconstitutional and heighten standard of scrutiny and preview. U.S. District Judge Joan B. Gottschall states from the Bench "*...that it is apparent that Plaintiff [Mr. Chapman] is more knowledgeable on the Federal Rules of Civil Procedure than Counsel for his opponents.*" Jack B. Schmetterer, Federal Judge writes in a published opinion: "*Mr. Chapman destroys his opponents' will to fight. He wins based on having the lowest cost.*" Unlawfully "*legislating from the Bench,*" Mr. Chapman is the recipient of a six month retaliatory judicial appointment to the Federal Bureau of Prisons "*Disciplinary Purpose*" Committee by U.S. District Judge James B. Zagel. Twenty-eight months after Mr. Chapman's first complaint and inquiry filed with the United States Senate Judiciary Sub-committee and as a derivative result or remnant of the same, Mr. Alberto Gonzales, United States Attorney General offered his resignation from public service (August 27, 2007), as accepted by the President of the United States - Mr. George W. Bush. Senior U.S. District Judge, Milton I. Shadur in September 1986, (Case Number 86 C 6001) after a lengthy civil hearing refused to pierce Mr. Chapman's corporate Vail and that Court found "*Mr. Chapman to be ingenious.*"

Mr. Chapman has been the recipient of a Presidential (*Richard M. Nixon*) Appointment; a Congressional (*William L. Dawson*) Nomination; a Gubernatorial (*Richard B. Ogilvie*) Military Commission; and Judicial (*Honorable Francis Barth*) Appointment. Mr. Chapman is also a registered and authorized United States Department of the Treasury, Internal Revenue Service taxpayer advocate, representative and practitioner. He has been recognized by the City of Chicago and The Chicago Board of Education for his voluntary work in their drop-out prevention programs. He formerly served the People of Cook County as a Republican Judge of Elections as appointed by the presiding judge for the Circuit Court of Cook County, County Department - County Division. He serves as Founding and Executive Director of *Judicial Watch* and *LAWYER, PRO SE*™ - two not-for-profit civic organizations founded to serve humanity, educate, inform and assist the less fortunate. Mr. Chapman is also the recipient of the prestigious *Instrumentalist Magazine* Merit Award for his unrelenting fundraising efforts and has been recently inducted into the "*Hinsdale Most Wanted*" - a prestigious charitable organization of wealthy Oak Brook/Hinsdale business leaders and philanthropist serving special needs children in DuPage County. He's recognized by schools and institutions of higher learning for his generous equipment donations. He has consulted for and is a member of the board of directors for a broad range of closely or privately held and middle market companies in food service, marketing, advertising, legal, finance, career resources, transportation, security, distribution, manufacturing, fabrication, retailing, publishing and government sales: Lamar C. Chapman III, *Solo Fides*™ is a Spirit-Filled Believer, Founder and Chief Fundraising Officer of Spiritually Yours® - a not-for-profit and self-sustaining Ministry of LaSalle Companies.

In his divinely covenant "*Priestcraft*" Mr. Chapman answered our Creator's Call on his heart on July 11, 1991. As a passionate theologian and rabbi, he studies and teaches the Word of God daily as inspired by some of our Nation's most prolific Spiritual scholars offered by The Moody Bible Institute - WMBI Network. He regularly speaks to our youth on a *pro bono* basis on only one subject: "*Overcoming Peer Pressure, Gangsmanship, Drugs and Street Traps by Living the Victorious Spirit-Filled Life.*" He has sermoned from the Pulpits of the University of Chicago historic John D. Rockefeller Memorial Chapel and the University of Chicago Bond Chapel. Mr. Chapman has been married to his "*eight-grade*" sweetheart - Vanessa Marie, for more than thirty-two (32) uninterrupted years and together, as decreed "*for better or for worse*" their blessings include two college educated adult daughters; two divinely appointed son-in-laws; three gifted granddaughters; and a healthy, wisdom-filled eighty (80) year old Matriarch. GOD IS GOOD!

¹In October 1986, Mr. Chapman was included on the *Dunn and Bradstreet* "*Certified Gold List*" of the Top 2½ Percent of Elite Americans. ²Quoting Honorable Joan Humphrey Lefkowitz, Judge, USDC, Northern District Illinois, Eastern Division. ³(Swath means - "*To accomplish much; hence make a fine impression*"...*Funk & Wagnall's New International Dictionary*).

Please note that each and every altruistic accomplishment and inference of success as set forth herein has been unconstitutionally verified and confirmed by employees of the United States Department of Justice and the U.S. Postal Inspectors for any incriminating statements, fraudulent or indictable misrepresentations or any conduct supporting criminal charges for mail, postal fraud or justification for perpetual surveillance, and unwarranted personal, professional, business scrutiny or unsuccessful attempts at personal, professional and family intimidation. Be Forever Enlightened and Encouraged By the Almighty Word of God at Jeremiah 29:11-13 NIV. Best Wishes for a Spiritually Productive Day!™

All Rights Reserved August 24, 2007 - dv

**SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001**

May 8, 2019

Lamar C. Chapman, III
#16960-424
F.C.C. Forrest City
P.O. Box 9000 (Low)
Forrest City, AR 72336-9000


RE: Chapman v. Obama
No: 18-8335

Dear Mr. Chapman, III:

The petition for rehearing in the above-entitled case was postmarked May 1, 2019 and received May 8, 2019 and is herewith returned for failure to comply with Rule 44 of the Rules of this Court. The petition must briefly and distinctly state its grounds and must be accompanied by a certificate stating that the grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented.

You must also certify that the petition for rehearing is presented in good faith and not for delay.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 15 days of the date of this letter, the petition will not be filed. Rule 44.6.

Sincerely,
Scott S. Harris, Clerk
By: 

M. Blalock
(202) 479-3023

Enclosures