

No. 19A720

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SUPREME COURT, U.S.

**In The
Supreme Court of the United States**

CHRIS JAYE,
Petitioner,

v.

UNITED STATES
Respondents.

**APPLICATION
TO EXTEND TIME TO PETITION FOR CERTIORARI**

**from the Court of Appeals, Federal Circuit
2019-1458**

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To the Honorable US Supreme Court Chief Justice Roberts:

I have requested an emergent stay of judgments in the Third Circuit via Justice Neil Gorsuch in a prior petition (18-1374). It was returned to me as not in the court's jurisdiction *after the petition was denied*. But it was received prior to the denial. The games never end.

Now there is now another petition that is due in the same case. But there is only one underlying case — yet with two appeals and two mandates. For reasons that cannot be explained, Justice Alito did not consolidate the two matters and require only one petition. Now I am again playing whatever game you (and your staff) are creating *ad hoc* to frustrate my rights. This is the latest in a series of games being implemented to further oppress than that which has already been inexplicable and illegal by an array of rogue federal judges in an array of cases.

This double appeal is lunacy (with a rehearing now added to the mix). In fact, this is judicial waste at its finest — brought to you by the federal judges of the US Court of Appeals, Third Circuit. And as advised, my rehearing of 18-1374 was denied, but ironically — the filing fee was cashed the same day it was denied. Are any US Supreme Court Justices actually see my filings or is this all a show?

It is my opinion that the Clerk is simply rejecting (and returning filings) and denying matters without the same review and consideration as those documents filed by ECF by lawyers in this court. Is this what you have directed?

Clearly, the timing of events and return of my documents (repeatedly) show a pattern of interference which has resulted in two petitions of mine being improperly returned and multiple applications manipulated (or not docketed at all). If the US Supreme Court is trying to show that

they can play games with the citizens by its rulings, then you are succeeding. If you are trying to show that this Court has any integrity, it is failing entirely.

At present, I now need to file another petition to this Court from the US Court of Appeals for the Federal Circuit, 2019-1458. With all the lunacy going on, I need an extension. However, you have the ability to direct relief without a petition in this matter as you should do *sua sponte*.

By law, I should not be in such a position to file a petition (which will be rejected like all the rest) since the underlying case was not adjudicated according to controlling law. Judge Loren Smith wanted to throw the United States a win and rigged my case into a dismissal. He then pushed into an appeal (although non-final) where it was not remanded and now has a mandate entered (October 3, 2019). The lies and rigging never ends with the judges in the federal courts.

I know not what kind of circus these courts have become, but clearly they are not courts nor are operating according to any semblance of law. Judges are simply cherry-picking the cases they want heard and this is how they are clearly their dockets... by lies and fraud. This obstruction of justice needs to stop. Judge Loren Smith lied and he knew he lied. And the judges at the appellate court lied to further the district judge's lies. When does it end?

As proof of this, see Judge CJ Williams ruling in the matter of 19-cv-121 (*Jaye v. US AG Barr*).

Thankfully, there is (at the least) one judge in the country who understand the word "jurisdiction" and the fact that judges cannot prescreen cases to dismiss them. This tactic of illegal dismissal as has been the case in so many of my cases, including the one brought to the US Court of Federal Claims that now requires a petition to this court.

But of course if judges were held to account for their illegal rulings, I would not be here now.

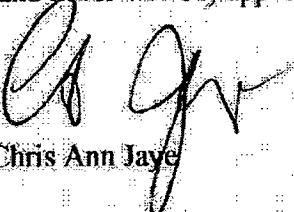
The so-called "chilling effect" on suits against judges is clearly a farce. Without accountability,

the chilling effect is on the people living in fear of government actors who get away with anything and everything— because of judges aiding and abetting other judges in this scheme of self-service.

In light of the incredible departures of normal judicial procedures in play, I need an extension on this latest appeal (mandate) which was done absent the US Court of Appeals for the Federal Circuit's lawful jurisdiction. I know you will not act to remedy these lies on your own. And although I also know a petition will serve no purpose and it will be denied due to the incredible contempt you all have for the people in general, I want to file it for my own reasons. But I now need additional time because I have another petition that needs to be filed since Justice Alito did not consolidate the two.

The waste is incredible. You really should be ashamed of how the courts operate under your watch. Without question, all of this could have been avoided and all petitions that have been filed avoided if any one judge followed the US Supreme Court directives. If one judge just did as required, none of this rigging could have been accomplished by these crooks you call honorable colleagues.

This is what comes of judges (and their staff) being free from any and all accountability which is a gift other judges gave them absent the Constitution – a self-serving gift which has never been (and never will be) approved or authorized by the people.



Chris Ann Jaye