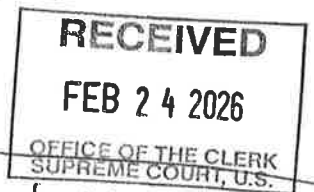


Motion for Leave to Refile Petition for Rehearing.

Pursuant to Rule 44:

I, DAUAS Hilt, filed A Petition
for Re-hearing within 25 DAYS of
Cert. Denial. I however Omitted my
five other CASES, Not on Purpose,
I figured once CASES, "if multiple",
hit WASHINGTON then they get heard
one At A time. The only CASE I
HAD petitioned for Rehearing, when I sent
it out, back in October, WAS
Hilt vs BATES County Sheriff (24-7313)



The others listed on the "Rule 44:
Rehearing" - Late file - Page have Not
Been truly Denied. Being me, A Pro se Attorney
WAS, And still isn't properly notified of →

Certificates ~~Denial~~ Denial On the Part
OF MY CIVIL CASES: I.E. Hit US. Clay County Sheriff Dept

vs. Kansas City MO
Police

vs Clay County
Public Defenders

vs Warren County
Sheriff Dept

vs Liberty, MO
Police Dept.

→ ALL
ET AL.

Reasons to grant MOTION

① The only Reason
to Not Send Me PAPERWORK

stating All my Certs were Denied

BACK In October of '25 is to
throw me off. It's to be evasive and

slay. Again why only type ~~one~~ one

correspondence In regards to one case ~~was~~

and leave the other five out? They are

however on PAPER which I am Not A

member MYSELF on that sit.

② All Petitions Are written In good faith

Can the Court ~~no~~ Please consider the facts I laid
out and extend my time for rehearing for the 5
(FIVE) cases listed Above. Thank You.