

ALIESSLEY

1515 MASON ST #801

DEARBORN MI 48124

Applicant

Governer HOCHUL et al...

Supreme Court of United States

3, 12, 20

Case No 24-1417

Appeal Court 10-10-24 (Coker vs)

En Banc: 11-27-24 (Coker vs)

Application for extended time to file Certiorari

Hon Court

Applicant "ALIESSLEY" request time for 60 days to file Petition writ certiorari

I ask the Court to grant me 60 days extension specially applicant requested on timely matter based on "Confusion on rule" and need more knowledge, information, instructions, explanation to handle the case properly and to get it as soon as possible.

Sincerely
Ali Essley
ALIESSLEY

RECEIVED
MAR 24 2025
OFFICE OF THE CLERK
SUPREME COURT, U.S.

Supreme Court of United States

Caption

ALIESSSELY
Plaintiff

Certificate of service

Case No 24-1417

3-12-25

✓
Hochul, Jones, BRAGG, ADAMS, Unknown judge
Defendant

I Ali Essseily hereby certify Under Penalty of Perjury that on
3-12-25 I served a copy of ex parte request for 60 day writ certiorari
Copy of Appellate Court dated 10-10-24, Copy of SC in banc copy date 11-27-24
by United States MAIL

on the following persons who represent defendants:

BARBARA Underwood

NEW YORK state office of the attorney general

28 LIBERTY street

NEW YORK, NY 10005

dated 3-12-25

Ali Essseily
ALIESSSELY

S.D.N.Y. – N.Y.C.
24-cv-2932
Schofield, J.

United States Court of Appeals
FOR THE
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 10th day of October, two thousand twenty-four.

Present:

Guido Calabresi,
José A. Cabranes,
Richard J. Sullivan,
Circuit Judges.

Ali Esseily,

Plaintiff-Appellant,

v.

24-1417

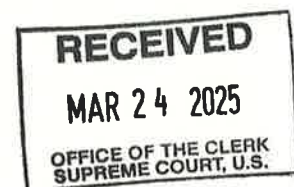
Kathy Hochul, in her capacity as governor, et al.,

Defendants-Appellees.

Appellant, proceeding pro se, moves for leave to proceed in forma pauperis. Upon due consideration, it is hereby ORDERED that the motion is DENIED and the appeal is DISMISSED because it “lacks an arguable basis either in law or in fact.” *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also* 28 U.S.C. § 1915(e).

FOR THE COURT:
Catherine O’Hagan Wolfe, Clerk of Court


Catherine O'Hagan Wolfe



**UNITED STATES COURT OF APPEALS
FOR THE
SECOND CIRCUIT**

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 27th day of November, two thousand twenty-four.

Ali Esseily,

Plaintiff - Appellant,

v.

Kathy Hochul, in her capacity as governor, Letitia James, in her capacity as state attorney general, Eric Adams, in his capacity as mayor, Alvin Bragg, in his capacity as city attorney general, Unknown Judge, in his/her capacity as judge,

Defendants - Appellees.

Appellant, Ali Esseily, filed a motion for panel reconsideration, or, in the alternative, for reconsideration *en banc*. The panel that determined the appeal has considered the request for reconsideration, and the active members of the Court have considered the request for reconsideration *en banc*.

IT IS HEREBY ORDERED that the motion is denied.

FOR THE COURT:

Catherine O'Hagan Wolfe, Clerk