



IN THE SUPREME COURT OF THE UNITED STATES



CASSADAY, KEVIN WILLIAM

- PETITIONER

V.

UNTIED STATES OF AMERICA

- RESPONDENT

COUNSEL OF RECORD:

SOLICITOR GENERAL

Attn: D. John Sauer

U.S. DEPARTMENT OF JUSTICE

950 Pennsylvania Ave., NW

Washington, DC 20530-0001

SUPREMECTBRIEFS@USDOJ.GOV

MOTION FOR LEAVE OF COURT
MOTION FOR REHEARING UNDER SC RULE 44

RECEIVED

OCT 17 2025

OFFICE OF THE CLERK

FACTS:

- On August 4, 2025 the petitioner, Mr. Cassaday, filed a petition for a writ of certiorari & motion for leave to proceed IFP, response due September 8, 2025.
- 2. August 20, 2025 the United States filed their waiver of right to respond.
- 3. August 28, 2025 the Clerk of Court DISTRIBUTED the matter for Conference for September 29, 2025.
- 4. October 6, 2025 the Petition was DENIED.

MATTERS OF QUESTION:

- 1. Did the government waive its rights to respond in attempt to delay proceedings & further burden Mr. Cassaday by sending a subliminal message to the justices that the matter should not be adjudicated in violation of the 1st US Constitutional Amendment?
- 2. The government did not file a certification stating that "it is restricted to the grounds specified in this paragraph and that it is presented in good faith and not for delay?"
- 3. Do the matters Mr. Cassaday brought before the courts, implicate the procedures & proceedings in violation of a blind & expedient judicial system?
 - a. Yes
- 4. Was Mr. Cassaday subjected to a vindictive prosecution in attempt to silence & martyr him?
 - a. Yes
- 5. Is the government engaged in conduct that obstructs justice?
 - a. Yes
- 6. Were the grounds brought to this court in its entirety, describing the full extent of abuse Cassaday has endured by the governments subordinates?

- a. Mr. Cassaday, tried his best to produce what he could, is it in full, probably not, as the abuses are so extensive & his FOIA requests to the BOP are being delayed by upwards of a year, obstructing justice & embedding time between his statute of limitations on filing FTC Act complaints.
- 7. Has the government been weaponized against the people who come forward, when they follow the law & there is no help as it doesn't fit those individuals deluded narrative they are trying to control through governmental employment?

CONCLUSION:

- 1. For the few reasons presented above, this court erred in its review process as everyone should have a right to review under the 1st US Constitution.
- 2. The government engaged in stall tactics in hypocrisy of the Certification requirements.
- 3. Mr. Cassaday begs this high court to put stay the sentence that was implemented outside the bounds of Congress & to review this matter & grant the writ of Certiorari.

CERTIFICATION:

- 1. This motion for rehearing does conform with the SC Rules 33(g)(xv) to the extent of word limitations, & SC Rule 34.
- 2. Mr. Cassaday certifies that his motion is presented & that it is restricted to the grounds specified in this paragraph & that it is presented in the utmost good faith & not for delay.

PROOF OF SERVICE:

I, Kevin Cassaday, will email this pleading to the respondents at the above email & to the DOJ by US First Class mail via pre paid postage through the USPS on the date signed below.

AFFIDAVIT:

These documents are true & correct under penalty of perjury.

Kerin Carrody 10-9-2025

Kevin Cassaday

4819 N. Stark Rd.

Hope, MI 48628

kwcassaday@yahoo.com

989-615-7096