

IN THE UNITED STATES SUPREME COURT

Samuel Peter McElmeel

Case No.

Judge Stephanie Marie Rose,  
(S. Dist. IA)

Richard Westphal,  
(U.S. Attorney for Iowa)  
F.B.I

Request for extension  
of Certiorari time  
(for review of denial of  
petition for writ of mandamus  
in 8<sup>th</sup> Cir. Appeals, 25-1879)

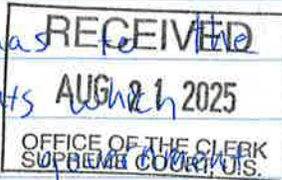
My Petition for Writ of Mandamus in the 8<sup>th</sup> Cir. Court of Appeals was denied May 02, 2025. Because I was in Federal transfer to Butner The first 3 weeks of May I wasn't notified of my denial until about the 2<sup>nd</sup> week of May. ~~Mandamus and denied was issued~~ ~~May~~. After attempting appeal, ~May 25, 2025, I was told to apply here.

The main issue and question in my petition for writ of mandamus was:

1. Should the respondents/adverse parties have a duty to return my laptop? (they don't have a warrant)

I'm indicted for 875(c) interstate threats, sent to state prosecutors by email. Discovery is incomplete, the emails provided are quote mined and objectively not the "totality of the circumstances" or the "full context".

I do not have my email passwords, only one password to get into my laptop. I have tried to get subpoenas to servers on my email accounts and the <sup>state</sup> governments which would prove all the emails sent and what the is withholding or choosing not to investigate.



There is a lot more going on... I have filed 50+ pages in 3 motions for preliminary injunction in 3 different cases since June 2025, all seeking to get my laptop back / preserve the data on my email accounts which will get deleted on August 8<sup>th</sup>, 2025 due to inactivity.

Those preliminary injunctions were in:

1. 6:2024 cv 00651 Dist. of OR §1983

and two new separate complaints filed in the S. Dist of Iowa.

2. McE/meel v. State of Iowa, Johnson County, Iowa City, et al.

3. McE/meel v. United States, Richard Westphal (US Attorney for Iowa), the AUSAs in my criminal case (3:23-cr-92), ~~my~~ Judge Rose, and the FBI

In short, I will lose all my cases and have no chance at justice if my email accounts get deactivated due to inactivity. (that date is August 8<sup>th</sup>, 2025 for my protonmail account corruptionlane@protonmail.com, and I don't know the date/policy that will deactivate my gmail account samuel.mc.ia@gmail.com). I have other cases I won't mention that will also be effected.

My appointed counsel has not be helpful and has no concerns about my data deletion despite the fact that I have already proven the government is withholding exculpatory material. He has openly told me he will not help me with these issues. I'm being written off as a mentally ill person and have been adjudicated as incompetent. I have diligently pursued the matters I seek review of. I request a 60 day extension, and counsel appointed if possible.

FRCP Rule 17(c) is interpreted by me to mean that the court may have to appoint counsel or any other appropriate order. I know somebody else currently adjudicated incompetent who was appointed certiorari counsel (S. Ct.).

The contact for protonmail (Zurich, Switzerland) is legal@proton.me

Please help me stop the deletion of my accounts I already am suffering irreparable harm from the stress of these accounts getting deleted and the safety of my laptop being questionable.

Mailed to Mr. Scott Haris, Clerk  
Supreme Court of the United States  
1 First Street, N.E.  
Washington, D. C. 20543

Placed in outgoing institution mailbox on: 7-31-25

SIGNED UNDER PENALTY OF PERJURY

Samuel Peter McElmeel, #93247-510

Sam P. McElmeel

Federal Medical Center, Unit 2H

7-31-25

P.O. Box 1600

Butner, NC

27509

