

NO. _____

SUPREME COURT OF THE UNITED STATES

Laisy R. STEELE, movant

v.

United States Postal Service ; State of Texas ; United States of America ; Bruce Collier, Executive Director, Texas Department of Criminal Justice ; Bobby Lumpkin, Director, Texas Department of Criminal Justice, Correctional Institution Division , Defendants

MOTION FOR LEAVE TO FILE
EXTENSION OF TIME

Comes now, Laisy R. Steele, movant, And make this Honorable Court for Leave to file an Extension of Time to file a Petition for a writ of certiorari and as such STEELE shows:

I

A decision that was made from the United States Court of Appeals, Fifth Circuit (5th Cir.), which was filed on SUMMARY CALENDAR, that was filed January 19, 2021 with DENIED STEELE for leave to file to Proceed Interna Paupers because the 5th Cir. believes, "STEELE has not established that he will present a nonfrivolous issue on appeal." He attached ORDER, esp. last paragraph on Page 3

Then, on March 26, 2024 the 5th Cir. Denied
STEELE's Petition for Rehearing, Inc "Appendix A"

II

STEELE is a prisoner with many different Hardships and at the very start of STEELE's Prisoner's Civil Rights Complaint, V.S.C. 42 § 1983, STEELE has complained of some of the Defendants' Limiting Writing Supplies, times to work or legal work, and even complained of the delivery to and from the courts

III

STEELE is still in the research part of his petition for a writ of habeas corpus and will most likely have several questions that your Honorable Court will have to settle. As it is now, the Prison Litigation Reform Act (PLRA) may very well violate the United States Constitution Article VI (1873) (U.S.C.P. art. II) by lawmakers, both state and federal, violating articles 2 and 6 of the Declaration of Human Right (1948). And as such, these lawmakers have efficiently and effectively violated my United States Constitution, Constitutional Amendment I (U.S.C.A. art. 1) of the freedom of speech, with efficiency and effectively denied me Due Process of right to be "HEARD", U.S. Constitution ~~XIV~~ and this happened in the United

States and if this be true, then the 11th amendment (Article 11th Amendment) may not protect these Defendants from suit or even prosecution. And STEELE may very well have even more questions than these.

PRAYER

STEELE pray that your Honorable Justice Samuel A. Alito, GRANT this, motion for Leave to file Extension of Time" because of STEELE's negligence in matters of the law and the hardship that the Defendants, all of them, have placed on STEELE to prevent him from rules in civil and even criminal matters. Please extend the time to file a petition for a Writ of Certiorari till and including August 24, 2024. Thank you most kind Sir.

CERTIFICATE OF COMPLIANCE

I COUNSEL & STEELE do hereby certify that this, "motion for Leave to file Extension of Time" complies with the rules set forth by the Supreme Court of the United States, Rules 13.3., 13.5., 21., 22., 23., are 33.2.

DECLARATION

I, Laird R. Steele, TOCJ # 0186428, do hereby declare under penalty of perjury that the foregoing is true and correct.

Date 5-22-24

Signed:

Laird R. Steele 0186428
Lynwood Unit
1093 Hwy 227
P.O. Stockton, TX 79735
pro 12