No.#	
2 nd Cir Dkt#: 24-544	
E.D.N.Y. Dkt.# 23-cv-6697	
Supreme Court Justice 2 nd . Circuit	9
Sonya SotoMayor	
***************************************	-
Kevin Razzoli	
Petitioner / Movant	
-v-	
Richmond University Med. Center et.al;	
Respondant(s) / Defendant(s)	8
	jā
MOTION FOR EXTENSION OF TIME	ΜE
Ie: INDIVIDUAL JUSTICE For The 2nd	^d Cir.
Justice Sonia Sotomayor	
	<u> </u>
Daubert v Dow Merill Pharm	

Comes Kevin Razzoli, Petitioner Pro Se hereby moves this Honorable Court For "NINETY DAY EXTENSION OF TIME TO FILE WRIT OF CERTIORARI" Which is grounded in Daubert v Merill Dow Pharm. Inc, 509 US 579 (1993) Where [both] 2nd Circuit Court of Appeals & Eastern District of New York [FAILED / REFUSED] to Hold "DAUBERT HEARING" and Apply The "Daubert / Frye" in a Medical Malpractice case brought by the Palintiff Kevin Razzoli (Disabled US Navy Veteran), which is Back up by Testimony Neuro Surgeons Johnathan Rasouli (Lead Neuro Surgeon North Well health & Dr. Golad [both] tenured in their field ...

2.) Kevin Razzoli, ProSe is currently under "NARCOTICS PRESCRIBED"

For pain which empairs STATE OF MIND & ABILITY TO MANUFACTURE

BRIFS and also to "COMPREHEND RESEARCH < MATERIAL" ...

See: enclosed /Attached:

- A.) 5 pages of Medical Documents w/ Photo of wound
- B.) Next Surgical Procedures Feb 13,2
- C.) 2nd Cir. Court of Appeals ORDER dated 11/06/2024

Therefore given the US Constitutional Right pursunt to 5th,6th,7th,8th,14th USCA VESTED RIGHTS to Self representation & Trial by Jury Demand, when material facts Are in dispute "90 Days Extension Of Time" is not alot to ask, when medical evidence Is present to support such

CONCLUSION

In The Interest Of Justice & Judicial Economy, We /Kevin Razzoli prays for such
90 Time Extension , due to Medical Condition & Not able to represent himself
Due to "BEING SEDATED DUE SURGICAL PROCEDURES "

SO Prays The Petitioner Kevin Razzoli, US Navy Veteran temporaily Disable Due Medical Ma;lpractice

Served via US Cert Mail Number # 9589071052700328199858 on US Supreme Court!

January 31,2025

Filed By:

/s/ Kevin Razzoli

73 Ocean Ave

Staten Island NY 10305

(512) 699 9104

3 of 3

See exhibits attached in support

RECEIVED

FEB - 6 2025

SUPREME COURT, U.S.

Case: 24-544, 09/09/2024, DktEntry: 20.1, Page 1 of 2

E.D.N.Y.- Bklyn 23-cv-6697 Donnelly, 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 9th day of September, two thousand twenty-four.

Present:	
Denny Chin,	
Susan L. Carney,	
Richard J. Sullivan,	
Circuit Judges.	
Kevin Razzoli,	
Plaintiff-Appellant,	
v.	24-544
Richmond University Medical Center, 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* 28 U.S.C. § 1915(e).

In November 2022, the Court warned Appellant that "the continued filing of duplicative, vexatious, or clearly meritless appeals, motions, or other papers could result in the imposition of a sanction that would require Appellant to obtain permission from this Court prior to filing any further submissions in this Court (a 'leave-to-file' sanction)." *Razzoli v. City of New York*, 2d Cir. 22-1336, doc. 67 (Or.).

Despite that warning, he has filed this appeal. Accordingly, Appellant is hereby warned a second time that the continued filing of duplicative, vexatious, or clearly meritless appeals, motions, or other papers could result in the imposition of a sanction that would require Appellant to obtain permission from this Court prior to filing any further submissions in this Court (a "leave-to-file"

Case: 24-544, 09/09/2024, DktEntry: 20.1, Page 2 of 2

sanction). See In re Martin-Trigona, 9 F.3d 226, 229 (2d Cir. 1993); Sassower v. Sansverie, 885 F.2d 9, 11 (2d Cir. 1989) (per curiam).

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

Catherine SECOND * CRECHIT * CRECHIT *

Case: 24-544, 11/06/2024, DktEntry: 28.1, Page 1 of 1

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
6 th day of November, two thousand twenty-four.

Kevin Razzoli,

Plaintiff - Appellant,

v.

ORDER

Docket No: 24-544

Richmond University Medical Center, Dr. Douglas Cohen, Dr. Ami Raval, MedTronics Devices, Unknown Bop Staff, Unknown Medical Staff Bop, Muncy Regional Medical Center, Unknown BOP US DOJ Contractors, Unknown BOP Physicians Physician Asst.(s),

Defendants - Appellees.

Appellant, Kevin Razzoli, 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



No		
INI THE		
IN THE		
SUPREME COURT OF THE UNITED STATES		
Kevin Razzola - PETITIONER (Your Name)		
VS.		
R. U. M.C. — RESPONDENT(S)		
PROOF OF SERVICE		
I, Reviw Razzolo, do swear or declare that on this date, Mulium Fon 901 FeT., 20 DS, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days. The names and addresses of those served are as follows: 1) US Suffeme Coult 2) R. UMC, HOVE SOWIN SOLOMBYON 355 Rand five		
11- inst S1, NE STATEN FS/ANGNYD3/0 WASH. DC. 20543 000/		
I declare under penalty of perjury that the foregoing is true and correct.		
Executed on $\frac{1}{3}$, 20.25		
Kevin Renger		

RECEIVED

FEB - 6 2025

OFFICE OF THE CLERK SUPREME COURT, U.S. Additional material from this filing is available in the Clerk's Office.