

Supreme Court for the People of Florida

Bruce Toski
Petitioner

Case # SC18-1540

vs.

CITY OF FORT LAUDERDALE
COUNTY OF BROWARD
Respondents

Memo of Law in re. Transfer

Comes now Bruce Toski (hereinafter 'petitioner'), sui generis, to submit the following memorandum of law in regards to the Court's apparent decision to transfer petitioner's case to a lower court.

The petition was received by this Court on 09-11-2018.
On 09-14-2018 the petition was assigned case # SC18-1540.
No filing fee was charged pursuant to the Memo of Law submitted by the petitioner.

On 10-01-2018 petitioner submitted a "Judicial Notice for Correction" which, upon information and belief, appears to have been ignored.

Two months have now passed. None of the respondents have filed any responsive pleadings. There is no indication that the Emergency Petition was ever afforded emergency status, nor that it was ever advanced to any of the justices of the Supreme Court for the People of Florida.

On 11-06-2018 a two page document was e-filed by the Clerk of the Court? It *appears* that he took it upon himself, without any basis in law or equity, to dispose of the Emergency Petition by transferring it back to a lower court; which previously failed to act on these critical issues.

The 11-06-2018 document cites a case - [Harvard v. Singletary](#) - which is clearly distinguishable.

Harvard's petitioner:

- 1) Raised "substantial issues of fact."
- 2) Presented an individual issue which did not require settlement by the COURT.
- 3) Did not present any issue "significant to the state of the law in Florida as a whole".

My Petition:

- 1) Does not require the Florida Supreme court to determine any issues of fact whatsoever.
- 2) Presents several general issues which DO require settlement by the COURT (ignored by ALL lower courts).
- 3) Presents several issues "significant to the state of the law in Florida as a whole".

Clearly, the Court's fiduciary duty to the petitioner - as one of the People of Florida - has been abrogated. Justice delayed is justice denied.

Petitioner strongly suggests that all documents be forwarded - for review - to Chief Justice Charles Canady or maybe to Justice Barbara J. Pariente (she is the only justice remaining who was part of the [Harvard](#) opinion)

RECEIVED, 11/09/2018 03:03:26 PM, Clerk, Supreme Court

Time is of the Essence for resolution of this matter.

But for the Grace of God, go I. Take Judicial Notice. Time is of the Essence.
All Rights Reserved. At Arms Length. V.C.

I, Richard, aka “Bruce Toski”, hereby do solemnly swear and affirm with a firm Reliance on the protection of Divine Providence of Our Creator that the above is true.

(Electronically signed / filed with the E-Filing Portal for the Supreme Court on 11-09-2018)

Richard
(c/o 2361 S.W. 36 Terrace, Fort Lauderdale, Florida)
Dated: This ninth day of November, twenty-hundred and eighteen AD.