

**UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT**

UNITED STATES OF AMERICA

Plaintiff, Appellee

v

Appeal #17-1241 Originating From Case #93-50028-1

OLEE WONZO ROBINSON

Defendant, Appellant

**APPELLANT ROBINSON'S MOTION REQUESTING THIS COURT TO CLARIFY THE  
AMBIGUITY ARTICULATED IN THE LANGUAGE IN THE JUNE 6, 2018 ORDER TO  
HOLD APPEAL# 17-1241, IN ABEYANCE TEMPORARILY**

Now comes appellant, Olee Wonzo Robinson and move this court to clarify the ambiguity in the language articulated in the June 6, 2018 order to STAY appeal # 17-1241 in abeyance temporarily, for the following reason:

1. On May 27, 2018 Robinson filed with this court a motion to hold in Abeyance appeal # 17-1241, until his three judge panel is allowed to address the July 23, 2008 fraudulent court order used by the clerks office to sabotage appeal # 05-1558, which contains evidence that vindicates Robinson of all drug, and drug-related crimes, and would MOOT appeal # 17-1241.
2. On June 6, 2018 the clerks office issued an order holding in part, that "Briefing in this case will be held in abeyance temporarily pending a ruling on the appellant's motion to hold the case in abeyance." When this outstanding matter has been resolved, the clerks office will issue a new briefing schedule or give the parties other instruction". This language side steps the CRUX of Robinson's motion.
3. The language in this June 6, 2018 order is AMBIGUOUS and does not address the Judicial Fraud committed in the July 23, 2008 fraudulent court order used by the clerks office to prevent him from being released from prison as articulated in Robinson's Motion to Stay his appeal # 17-1241. So this June 6, 2018 order avoids and disregards the relief requested in Robinson's motion. This order says, "that this appeal is being held in abeyance, pending appellant's motion to hold in abeyance". This is wrong and violates the law.
4. This June 6, 2018 order disregards the fact that Robinson's motion to STAY, addresses the July 23, 2008 fraudulent court order issued under appeal # 05-1558, which is the subject of Robinson's motion to STAY this appeal # 17-1241. But the clerks office is currently engaging in a cover ups to prevent the judges from reviewing and overturning Robinson's false drug, and drug-related convictions.

5. This June 6, 2018 order is nothing more than Judicial GAMESMANSHIPS because this order does not address the CRUX of what Robinson is actually asking this court to do in this appeal. Robinson is SIMPLY asking this court to STAY appeal # 17-1241, until the clerks office allows his original three judge panel to review and address the July 23, 2008 FRAUDULENT court order used by the clerks to SABOTAGE appeal # 05-1558, which contains evidence that VINDICATES him of all drug, and drug-related crimes, upon which he stands illegally convicted and would MOOT current appeal # 17-1241.
6. As previously stated, giving the nature the clerks ongoing judicial corruption and obstruction of justice, Robinson had no choice but to seek the assistance of an "HIERARCHY" to get involved in this case. We have since asked the Appropriate Authorities to open a criminal investigation in this ongoing judicial corruption and continued cover ups. Chief clerk Deborah S. Hunt is a member of the Tennessee Bar Association and knows the law. She knows that committing Judicial fraud, Obstructing Justice and Falsifying Judges Moore, Batcheleder and Coles names on this July 23, 2008 FRAUDULENT court order is a Federal Criminal offense. The clerks office is also attempting to allow the prosecution to use the false and fraudulent statements contained in this July 23, 2008 fraudulent court order to defeat the claims enumerated in Robinson's current appeal under case # 17-1241.

In Sum, Robinson will no longer participate in any briefing schedules involving appeal # 17-1241, or any other proceedings at the sixth circuit, unless his three judge panel is allowed to first, address this July 23, 2008 fraudulent court order used by the clerks to sabotage appeal # 05-1558, which is preventing Robinson from being released from prison. Thereby making any other action by this court, illegal and EXTRA-JUDICIAL. Robinson should not be locked up at this juncture since the clerks office is withholding evidence that EXONERATES and vindicates him of this false-NO DOPE drug case.

The clerks at the sixth circuit has allowed hate and Racism to blind them to a point that they are willing to subject themselves to legal jopardy, rather than give justice to an Illegally imprisonment Black Man. We are disappointed. We are disappointed that the new chief clerk, Deborah S. Hunt has not asked the presiding judges to overturn Robinson's false drug conviction and order his release, giving that this new evidence vindicates him of all drug crimes. We had hoped that her integrity at the clerks office would be beyond reproach. Unfortunately, it's just more of the same.

So any move by the clerks office to dis-miss appeal # 17-1241 for want of prosecution would be improper and deemed as a criminal act to further obstruct justice and engage in this cover up. The cornerstone of our Administration of Justice is the Rule of Law and no one is above the law. See U.S. v Martha Stewart.\_\_\_\_ \_\_\_\_(2005).

Wherefore, based on the above facts, Robinson ask this court to grant the relief requested in his motion to STAY, and as stipulated in this subsequent motion requesting clarification.

Respectfully Submitted

*Olee Wonzon Robinson*

June 22, 2018

CERTIFICATE OF SERVICE

I Olee Wonzon Robinson, do hereby swear under the Penalty of Perjury, 28 U.S.C. §1746 that on this 22<sup>nd</sup> day of June, 2018, I caused copies of the foregoing to be sent via pre-paid postal mail to the individuals and agencies as listed below:

cc: Craig Winingar, Esq, Assistant U.S. Attorney  
Members of the U.S. Congressional Black Caucus  
Members of the U.S. Senate Judiciary Oversight Committee  
Attorneys at the Center for Equal Rights  
Civil Rights Attorney, R. Martin  
Attorney Bryan Stevenson

---

*Olee Wonzon Robinson* Dated this 22<sup>nd</sup> Day of June, 2018