

2458 Ridge Road
Queensbury, NY 12804

October 23, 2008

Hon. Antonin Scalia, Justice
Supreme Court of the United States
1 First Street, N.E.
Washington, DC 20543

ATTN: William K. Suter, Clerk

Re: SCOTUS Docket No. 08A347
Robert L. Schulz v. Federal Reserve, et al./ Robert L. Schulz v. U.S. Exec. Dept, et al.

Dear Justice Scalia:

Pursuant to Court Rule 22.4A and 22.5, I respectfully request your determination of my application for temporary and preliminary injunctive relief, or, in the alternative, that you refer the application to the Court for determination.

This is a constitutional challenge to the A.I.G. and \$700 billion bailouts. Defendants are acting without constitutional authority, abusing their power. Neglecting the Constitution, the President has not formally justified the bailouts, Congress held no formal hearing on the bailouts, and the lower courts have compounded the problem by un-righteously declining to interrupt the bailouts, even momentarily, to give Defendants an opportunity to explain the source of their authority, declaring instead (erroneously) that I failed to cite the court's jurisdiction.

I ask that the President and Congress be disabled from acting upon the bailouts pending expedited determination of the jurisdiction and constitutional questions.

Defendants have yet to file any papers in response to either of these two lawsuits. There is nothing in the public record to justify Defendants' bold and extraordinary usurpation.

Attached are ten copies of the original application denied by Justice Ginsburg on October 21, 2008, together with a proof of service.

Respectfully submitted,

Robert L. Schulz

Cc: Solicitor General of the U.S.
Room 5614
Dept. of Justice
950 Pennsylvania Ave. N.W.
Washington, DC 20530-0001