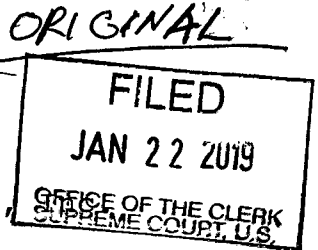


Supreme Court Of The United States

Case #18-6743

Robert J. Kulick v. Leisure Village Association,

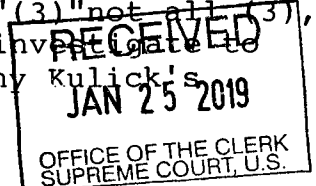
Petition For ReHearing



1. This Petition presented is in good faith & not for delay.
2. The grounds for this Petition are limited intervening circumstances for other grounds not previously presented.

Other Grounds Not Previously Presented

1. In Exhibit A, Does Defendant Robert J. Kulick have a constitutional right to know what the redacts of Descriptions in Professional Services Rendered by the attorneys of record for the Leisure Village Association?
2. In Exhibit A, Has Defendant Robert J. Kulick been denied his individual rights under the constitution to ascertain whether or not the billing charges were justifiable? Is the foregoing meeting, "to protect individual rights under the Constitution?... the purpose of the U.S. Supreme Court", according to Chief Justice John G. Roberts & former Associate Justice Anthony M. Kennedy?
3. In Exhibit A, Are the "redacts" total amount of \$24,595.00 a violation of my individual rights under the U.S. Constitution to know what these "descriptions" are all about? in their Exhibit F-1, & to know this completely?
4. In Exhibit B, In these # of pages in their Exhibit F-1 of a total amount of 37 pages, has the "redacts" violated my individual rights under the constitution to know completely what the "description" was for their billing charges, & how it relates to above item #s 1,2&3?
5. In Exhibit B, In Re: Billings on 6-30-15, Invoice #75343, there was no board meeting on "date 6-22-15" to "travel to & attend", therefore this particular billing charge was patently, intentionally, fraudulent on its face by "LAT"(Lisa Tashjian, Esq.) & conspired with the board & LVA's General Manager Robert Scheaffer which they authorized to be paid & a fiduciary board failure that was paid from ALL Owner's monthly assessments, & therefore is the foregoing a violation of my individual rights under the constitution & this court's authority to have this matter investigated as a criminal matter too to be resolved?
6. In Exhibit C, Has Robert J. Kulick's individual rights under the constitution been violated when a statement, published in LVA's official publication the Village Voice & mailed via USPS to ALL Owners from an open board meeting on 5-2-16, by "Jeff(Jeffrey) Beaumont, attorney of record for LVA, was patently, intentionally, fraudulent on its face, in stating, "The jury unanimously agreed that Mr. Kulick did act with malice, oppression & fraud" which was not what the jury agreed to that was, "malice, oppression or fraud", therefore Beaumont's statement meant that Kulick did all (3) things & not what the jury agreed one of the "(3)"not all (3)", therefore this court also has the authority to investigate to resolve this patent deception by Beaumont to deny Kulick's



6. (Cont'd): individual rights under the constitution & by using the USPS to do it which makes this a mail fraud matter & as such this court's authority in its investigation to include requesting help from the USPS to investigate also & their findings to be included in this court's investigation, the foregoing insure's that the general public's faith, trust & confidence in this court can not be questioned for exercising its discretionary authority for the greater good in the Rule of Law & our judicial system & the good conscience of this court in its supreme court of last resort; & to also request the U.S. Dept. of Justice to help in this investigation too, since all in the foregoing will protect the individual rights under the constitution for all persons which they may find themselves in a same situation?

Certification

I, Robert J. Kulick, certify that everything in this Petition For ReHearing is true & correct to the best of my knowledge & belief.

Signed: Robert J. Kulick



Dated: 1-22-19

Proof of Service Via U.S. Mail

On 1-22-19, I served the within Petition For ReHearing including the attached Exhibits following this Proof of Service on the attorney of record for the Leisure Village Association, Inc. as follows:

Jeffrey A. Beaumont, Esq., Beaumont Tashjian, 21650 Oxnard St.,  
Ste. 1620, Woodland Hills, CA91367

I declare under penalty of perjury that the foregoing is true & correct.

Dated at Camarillo, CA on 1-22-19



Robert J. Kulick in Pro Per

**Additional material  
from this filing is  
available in the  
Clerk's Office.**