

Cedrick Euron Draper
Post Office Box 144
Lynchburg Virginia 24505

4445 Corporation Lane Suite 264
Virginia Beach Virginia 23462
276.806.4958
434.509.1260 (fax)

05/13/2019

Via Substituted Service-Regular Mail or Certified Mail

Scott Harris
Honorable Clerk of Court
Supreme Court of United States

Case: 18-8008
Draper v. Mui Pizza Southeast LLC dba Pizza Hut


RE: Notice
CASE: 18-8008
Draper v. Mui Pizza Southeast LLC dba Pizza Hut

Dear Clerk Office:

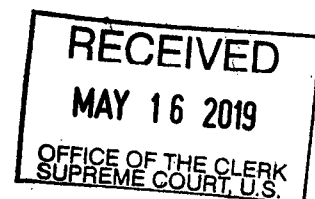
Petitioner has as enclose **Answer to Order & Petition to Rehearing .Motion for Reconsideration of Writ of Certiorari by Formal Request to Enforce Federal Rule 33/Local Rule 33.**

Thank you and please contact me if any question upon request.

Sincerely



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Answer to Order

Appellant in the case does not agree with decision of the court and contest as a pro se to order dated April 15, 2019.

Petitioner alerts the court to overrule order for dismal and seek approval by reconsideration for mediation under rehearing the case.

Appellant contest that good cause to overrule decision is indicated by Appellant's 1st found misrepresentation/fraud of the court by error of Appellant's address information directed toward a notice of the court by incorrect resident/mail address within the State of Washington which the Appellee received error notice.

Appellant in the case on May 13 2019 answer's to the order by request to reconsider denied order, to overrule the denied order, rehear the case and reconsider the circumstances of the case by Appellant's formal request for mediation process to settle the matter that conference was created by Supreme Court and no party were able to be in court to contest mediation upon the case by an appeal court statue.

A handwritten signature in black ink, appearing to be "GEO" followed by a stylized flourish.

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Appellee has received, by registered agent ("CT Corporation System" regular mail");
confidential settlement offer to form limitation value estimated \$6900 to \$ 7500 upon
meditation stipulations enforceable by presiding judge of an appellant court.

Appellant have seek bar attorney assistants within several jurisdiction of federal and state
grounds and law firms have refused.

Appellant information by submission unto the court within writ of certiorari were affirm
statements with no objection response by Appellee

Appellant will amend writ of certiorari with extension period to file.

State Bar Association of Virginia contacted me at 11:30 am to refuse representation referral
and return payment seeking legal representation on May 13th 2019. Appellant is force in
defense of matter seeking avenue to mutual closure by jurisdiction requirement of court
require form documents within advanced indication of filing acceptance.

Appellant was sent Notice dated May 6th 2019.

Appellant answer to order dated May 13, 2019.

A handwritten signature in black ink, appearing to be "C. E. Draper", located in the bottom right corner of the page.

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
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Appellant brief grounds in exchange to proceed to rehear the case # 188008 are subject to error of the court by address information, in response to error of the court by reply Appellant ("Cedrick Draper"), to incorrect ("process") information of notice, the Appellant's rights among notice was subject to the fraudulent address among Appellee's received copy and correction did not reflect among the validity of the dismissal concluded without order to Appellant's response notice to identify and correct the error of the court to retain a fundamental clarification by online and court record error.

The case was preceded to judgment with court error by "false to the true identity" of the Appellant's service in process address information etc., without correction and formal correction notice was issued by Appellant.

A handwritten signature in black ink, appearing to be "Cedrick Draper", located in the bottom right corner of the page.

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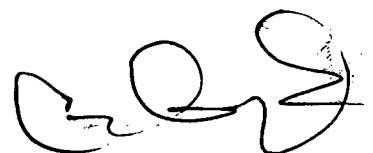
PETITION FOR REHEARING

Request to Rehear to Mediate

Pursuant Rule 44 provides brief grounds which are included by "Answer to Order" within the packet and petition request upon May 13th 2019, unrepresented party by counsel, seeks review upon the matter by appellant court of the United States. Petitioner provides separate attachment certificate to request to rehear the case by judgment rule order dated April 15, 2019. Petitioner is in forma pauperis under Rule 39 and submits petition & jurisdiction define "other documents" for response to order correspondence dated May 6th 2019 to formal move for meditation.

MOTION FOR RECONSIDERATION OF ORDER BY MEDIATION PROCEDURE APPROVAL
(FEDERAL RULE 33 & LOCAL RULE 33)

1. Petitioner request respectful moves of the court for reconsideration of denied order as of April 15th 2019 to further establish mediation among both parties.
2. Reason for motion is that respectively misrepresentation is evident within case administrative record and appellant contest that a confidential settlement offer has already been issue to appellee which affirmably unto the court holds numeric



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approximation for the hourly rate in exchange where a threshold mutuality can form bilateral among parties by judge's approval.

3. In conclusion Appellant pleas unto Honorable Judge of Supreme Court and Honorable Clerk of Court requesting grant reconsideration to meditate upon appellant court federal statue that all information was presented affirm unto the court and the measurement of judicial correctness shows neglect from appellant's contesting decline within law firms hire to proceed to Supreme Court or base representation of appellant moving forward at the Supreme Court level. Appellant is force to proceed as a prose and further presents unto to the court measurements by movant.

Movant Signature: _____



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Certificate of Party Unrepresented by Counsel

**On this day I certify forgoing "Answer to order, Petition for Rehearing & Notice"
forwarded to Clerk Office of Federal Jurisdiction Court.**

Cedrick Euron Draper

Date 05/13/2019



GENERAL AFFIDAVIT

The within named person (Affiant), Cedrick Draper, who is a ^{Register agent} ~~resident~~ of VA Beach County, State of VA, personally came and appeared before me, the undersigned Notary Public, and makes this his/her statement, testimony and General Affidavit under oath or affirmation, in good faith, and under penalty of perjury, of sincere belief and personal knowledge that the following matters, facts, and things set forth are true and correct, to the best of his/her knowledge:

* Resident / mailing : Lynchburg / Campbell County
PO Box 144
Lynchburg VA 24505

* All enclosed information

Dated this 13 day of May, 20 19,
[Signature]
Signature of Affiant

State of Virginia
County of Bedford

Subscribed and sworn to, or affirmed, before me on this 13th day of May, 20 19 by Affiant Cedrick Draper.

[Signature]
Signature of Notary Public

9-30-2021
My Commission Expires:

