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**In the  
SUPREME COURT OF THE UNITED STATES**

**MARILU TOUMA, Petitioner,**

**vs.**

**THE GENERAL COUNSEL OF THE REGENT AND  
ET AL, Respondents,**

**On Petition for Certiorari to the United States**

**Court of Appeals for the Ninth Circuit, San Francisco, California  
No. 18-55996**

**The Southern District Court, Santa Ana, California.  
No. 8:17-cv-01132-VBF-KS**

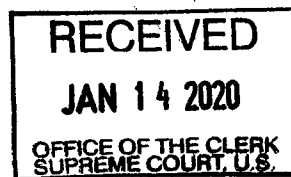
**The Central District Court, Los Angeles, California.  
No. 8:17-cv-01132-VBF-KS**

**APPLICATION FOR SUSPENSION OF ORDER  
DENYING CERTIORARI**

To the Honorable Elena Kagan, Associate Justice of the United States and  
Circuit Justice for the Ninth Circuit:

Petitioner, respectfully make application pursuant to Rule 16.3 to suspend the order denying her petition for a writ of certiorari in the above-entitled cause, entered on December 9, 2019, pending the filing and final deposition of her petition for rehearing. In support of this application, the petitioner states as follows:  
In support of this application, I, petitioner states as follows:

1. Supplement Brief (Vol. I) contains CRUCIAL information petitioner learned after she filed her Writ of Certiorari on July 22, 2019. Such as:
  - Threats to release petitioner's intimate video, photos, etc.
  - Transcript of petitioner's Deposition taken by UCLA where UCLA ACCUSED petitioner of being "UNCOOPERATIVE; NONCOMPLIANT; PHYSICALLY AGGRESSIVE" CRIMINAL ACCUSATION that petitioner (ASSAULT A NURSE) among other unfounded accusations and disgusted insinuations.



2. For the last Eight years UCLA et al. have used their **POWER, MONEY AND INFLUENCE** to destroy petitioner's reputation to justify for the disgusting labels and false accusations UCLA et al. have made about petitioner.
  - Petitioner has requested help from Local Police, District Court, Attorney General, Department of Justice (Civil Rights Unit and Disability Unit), FBI, etc. No action.
3. Petitioner is being follow; harass; spy on (computer/phone); among other invasion of her privacy... all the time..by Police, security guards, investigators, etc.
4. Supplement Brief (Vol. II) contains **EXHIBITS** that corroborates petitioner's information in this application.

For the last Eight years; petitioner has been living with this **STIGMA**; that started when **UCLA et. al DELIBERATE FABRICATED FALSE ACCUSATIONS** about petitioner; to account for the **DISCRIMINATORY TREATMENT /DENIAL OF EMERGENCY SERVICES** among other claims petitioner were subjected to when she went to UCLA seeking medical treatment for her medical conditions.

Petitioner **CATEGORICALLY AND FIRMLY DENIED** any insults/accusations/insinuations about her persona. Petitioner **CHALLENGE** any insults/accusations/insinuation to be proven in the court of Law.

This request is made in *good faith* and with no intentions to delay any procedures in this case. Petitioner do not expect any opposition from any of the Respondents; since they have not responded nor waive their right to respond to petitioner's writ of certiorari.


Wherefor, petitioner prays that this application be granted.

January 3, 2020

Sincerely,  
Marilu F. Touma  
Petitioner, *Pro Se*  
4439 Murietta Avenue, #20  
Sherman Oaks, Ca 91423  
Mtoume2017@aol.com

CERTIFICATE OF COUNSEL

I hereby certify that this petition for rehearing is presented in  
*good faith* and not for delay.

  
Marilda F. Touma  
*Pro Se*