

No. 19-5119

IN THE  
SUPREME COURT OF THE UNITED STATES

JOHANA CABANTAC ARUCAN,

Petitioner,

vs.

CAMBRIDGE EAST HEALTHCARE CENTER/

SAVA SENIORCARE LLC., ET AL,

Respondents,

ON PETITION FOR WRIT OF CERTIORARI  
TO THE UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT

PETITION FOR REHEARING

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UNITED STATES

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No.19-5119

JOHANA CABANTAC ARUCAN,  
PETITIONER

v.

CAMBRIDGE EAST HEALTHCARE  
CENTER/SAVA SENIORCARE LLC. ET AL,  
RESPONDENTS

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ON PETITION FOR WRIT OF  
CERTIORARI TO THE UNITED STATES  
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CIRCUIT

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**PETITION FOR REHEARING**

I, The Petitioner , Johana Cabantac Arucan , seeks rehearing of the court's opinion in the above case filed on October 7, 2019.

The rehearing is necessary because the Court of Appeal for the Sixth Circuit affirmed on February 12, 2019 , the summary judgment order and decision of the Eastern District Court of Michigan on March 30, 2018. This is a discrimination case consisting of comprehensive factual

contentions and legal arguments arising under constitutional , federal and state laws. Rehearing will assist the Court in its deliberative process and provide counsel for all parties an opportunity to address any questions the Court may have about facts or legal issues related to the case , to correct erroneous or faulty reasoning or analysis . The case was decided on an unbriefed issue by the Respondents . The summary Judgment granted for the Respondents by the lower court on March 30,2018 abused its discretion when it misapplied Rule 56 (d) . Summary Judgment without needed discovery is an abuse of discretion .

There are Constitutional laws involved in this case has impacted the life of the Petitioner (myself your honor ) ; the United States Constitutions Amendment IV, V, VII,VIII, XIV. The Title VII Discrimination Employment Civil Rights Act of 1964, states employment discrimination based on race , sex, color, religion , and national origin is strictly prohibited by Title VII. Age Discrimination in Employment Act of 1967. Hostile work environment violates the prohibitions of Title VII. When a illegal termination is wrongful with forced to quit , harassment and harmed employees is found to be not only pervasive but severe, altering an employee's existence as well the terms and conditions of employees work, it is an abusive relationship Hostile work environments and violating the Civil rights

Act under 42 U.S.C. § 1983 . and Equal  
Protection . This Court therefore should  
grant rehearing to provide for a justice .

The grounds are limited to intervening  
circumstances of substantial or controlling  
effect or to other substantial grounds not  
previously presented .

For the foregoing reasons, the petition for  
Rehearing should be granted .

Respectfully submitted,

S/



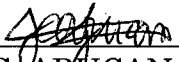
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Petitioner

October 25, 2019

## CERTIFICATE

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

  
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JOHANA C. ARUCAN  
Petitioner

October 25, 2019