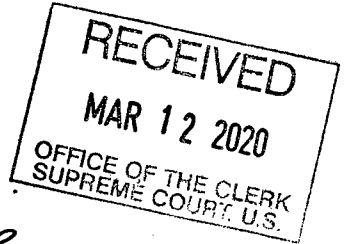


U.S. Supreme

Court



U.S. Government

v.

Crime

19-17169

Daniel Eric Cebal

Re: Petitioner's Requesting
AIA & Petition Motion for

Reconsideration of

U.S. Supreme Rule 202 & 204
I Decided per mail Oct 2-28-20
After new evidence

obtained on 2-19-20

jury trial in U.S. District
Columbus Georgia #514CR17

where my mom testified my
grandma died and before

#22, I currently have and
have had
so I am not indigent so I

can not be appointed either
pretrial counsel or standby
trial counsel etcetera

by Daniel Cebal

~~CONFIDENTIAL - SECURITY INFORMATION~~

can US\$82 Judge clay & Carol
to verify

Also This court has

Failed to answer my requests

③ Ruler is certainly

U.S. Declaration of

Independence Right to

Draw off the Government

and choose a new one

④ Ruler is certainly

to use previous precedents

in TV. to make all

cases be heard by the

Supreme Court

⑤ no medical / psychological

treatment and received of

signed full Incompetent Ruler's
in my Brain Scan Results

- ⑦ your ruler contrary to my Declaration of War
- ⑧ your ruler contrary to my US Declaration of Independence Right to abolish laws
- ⑨ your ruler contrary to my US Declaration of Independence Right that says the Government only has authority of the will of the people well you all no longer have your own turn the people
- ⑩ your ruler contrary to my Right to Bear arms against a despotic Government a US constitution Right
- ⑪ your ruler contrary to US President Trumps 1-22-18 with executive order to depose all peoples dangerous to us
- ⑫ your ruler contrary to my Diplomatic immunity to president as a British noble by blood per State of law OCGA 2-3-18

(13) your rules contrary to
Geneva ~~convention~~ convention
provision of that act as to depict
me

(14) your rules contrary to my Right
to seek and obtain permanent
political asylum against USA
with Germany, Russia, Canada,
Europe,

(15) your rules contrary to US
Supreme application to individual
such as stay proceedings rule

(16) your rules contrary to
my U.S. constitutional Right to
make my choice of counsel under
I am afforded

(17) your rules contrary to US
Declaration of Independence & to those
the Government was made for sole
purpose protect citizens Rights

(18) your rules a crime of Abuse of
Brain damaged man

(19) your rules contrary to US Declaration
of Independence Right matter return government
(Attorney)

02/10/2017	<u>197</u>	Request for court to make request of British Government as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/10/2017	<u>198</u>	Request to compel as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/10/2017	<u>199</u>	Request to compel as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/10/2017	<u>200</u>	Request for court order as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/10/2017	<u>201</u>	Request to compel as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/10/2017	<u>202</u>	Request to compel as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/13/2017	<u>173</u>	ORDER granting <u>171</u> Motion to Vacate <u>150</u> ORDER entered December 15, 2016, as to DANIEL ERIC COBBLE (1); ORDERED that Defendant, DANIEL ERIC COBBLE, is found to be incompetent, in that he is presently suffering from a mental disease or defect rendering him unable to understand the nature and consequences of the proceedings against him or to properly assist in his defense Re: <u>171</u> Motion for Order of Competency to Stand Trial; It is further ORDERED, pursuant to 18 U.S.C.A. § 4241(d), Defendant, DANIEL ERIC COBBLE, shall be committed to the custody of the Attorney General, who shall hospitalize Defendant at a suitable facility for such a reasonable period, not to exceed four months, as is necessary to determine whether there is a substantial probability that in the foreseeable future he will attain the capacity to permit these proceedings to go forward. It is further ORDERED that within 120 days, the Federal Medical Center, or the suitable facility at which Defendant is hospitalized, shall provide to the court a report of Defendant's progress as set forth in 18 U.S.C.A. § 4241(d) as to DANIEL ERIC COBBLE (1). Ordered by US DISTRICT JUDGE CLAY D LAND on 02/13/17. (ans) (Entered: 02/13/2017)
02/14/2017	<u>203</u>	Transmission of Notice of Appeal and Docket Sheet to US Court of Appeals re: <u>169</u> Order on Motion to Withdraw as Attorney, Order on Motion to Appoint Counsel, <u>178</u> Notice of Appeal - Other Judge Appealed: CLAY D. LAND. (ans) (Entered: 02/14/2017)
02/14/2017	<u>204</u>	Requests to Compel/Emergency Requests as to DANIEL ERIC COBBLE. (ans) (Entered: 02/14/2017)
02/16/2017	<u>205</u>	TRANSCRIPT INFORMATION FORM as to DANIEL ERIC COBBLE re <u>178</u> Notice of Appeal - Other. (ans) (Additional attachment(s) added on 2/16/2017: # <u>1</u> Envelope) (ans). (Entered: 02/16/2017)
02/16/2017	<u>206</u>	TRANSCRIPT ORDER ACKNOWLEDGMENT as to DANIEL ERIC COBBLE re <u>178</u> Notice of Appeal - Other. (Peterson, Betsy) (Entered: 02/16/2017)

(2) You are putting in federal
prison a man in state prison
for things that never happened
to put me in state prison twice
when an Idaho law try perfectly
to investigate my state in return
as SHINAE V. UPHOF was
District Wyoming told
required you to investigate
- results where a state spending
me, that's not

That's like me kidnapping
you and you break a window
to escape my house and state
charges you with crime for
breaking my window
That's ludicrous

		(esl) (Entered: 01/07/2016)
01/08/2016	<u>73</u>	UNOPPOSED MOTION to Continue Trial in the Interest of Justice , MOTION for Evidentiary Hearing (,) by DANIEL ERIC COBBLE. (Attachments: # <u>1</u> Text of Proposed Order). Motion(s) referred to CHARLES H WEIGLE.(WESTBROEK, JARED) (Entered: 01/08/2016)
01/11/2016	<u>74</u>	MOTION for Issuance of Subpoenas by DANIEL ERIC COBBLE. (Attachments: # <u>1</u> Cover Letter, # <u>2</u> Envelope). Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/12/2016)
01/11/2016	<u>75</u>	MOTION for Issuance of Subpoenas for documents by DANIEL ERIC COBBLE.. Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/12/2016)
01/11/2016	<u>76</u>	NOTICE of Declaration of War against the US and State Governments as to DANIEL ERIC COBBLE. (ans) (Entered: 01/12/2016)
01/11/2016	<u>77</u>	NOTICE as to DANIEL ERIC COBBLE. (ans) (Entered: 01/12/2016)
01/11/2016	<u>78</u>	MOTION for Media Intervention by CNN News by DANIEL ERIC COBBLE.. Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/12/2016)
01/11/2016	<u>79</u>	MOTION for arrest warrant to be taken out in Muscogee County Magistrate Court at federal government expense against Judge Land by DANIEL ERIC COBBLE.. Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/12/2016)
01/11/2016	<u>80</u>	EMERGENCY MOTION for presidential pardon by DANIEL ERIC COBBLE.. Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/12/2016)
01/11/2016	<u>81</u>	MOTION for court to order government to polygraph him by DANIEL ERIC COBBLE.. Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/12/2016)
01/14/2016	<u>82</u>	ORDER granting <u>73</u> Motion to Continue Trial in the Interests of Justice. This case is continued from the March term of court to the September term of court in the COLUMBUS DIVISION as to DANIEL ERIC COBBLE (1); granting <u>73</u> Motion for Hearing as to DANIEL ERIC COBBLE (1) - counsel shall notify the Court upon the filing of the independent psychiatric report so that a competency hearing may be scheduled. Ordered by US DISTRICT JUDGE CLAY D LAND on 1/14/2016. (esl) Modified on 1/14/2016 (esl). (Entered: 01/14/2016)
01/14/2016		NOTICE OF CANCELLATION OF HEARING as to DANIEL ERIC COBBLE - pretrial conference set for 1/27/2016 at 9:00 am is hereby CANCELLED following Order <u>82</u> continuing case to September 2016 trial term. (esl) (Entered: 01/14/2016)
01/19/2016	<u>83</u>	MOTION for this court to order my freeworld prescription glasses by DANIEL ERIC COBBLE. (Attachments: # <u>1</u> Envelope). Motion(s) referred to CHARLES H WEIGLE.(ans) (Entered: 01/19/2016)

② Not as a threat, but as a legal
agreement to get me deported to London
United Kingdom now with my son forever
I have to prove I qualify for danger to
US President's executive order

I nationwide spreading election
- magnetic pulse device called the
Medusa effect of 1 suitcase
size nuclear bomb detonatable by
cell phone I ask for from Russia
or buy from Pakistan, North Korea
and I use flying, repaired oxygen
and scuba air tanks blowing air
into mask of bike with 500 divers
personal oxygen system for me
I fly north above middle east
to 70,000 feet and detonate radio
~~device~~ which will cause nationwide
spreading EMP.

once EMP starts within 2 weeks
Russia and China will erupt and
pick up the pieces
I win war I now

Rifle from 300 ft up a missile
open all Fed lawmakers judges
presidents, senators, judges, FBI
State Dept. all hands off with me, I win

U.S. Supreme Court

U.S. government

✓
Daniel Eric Cobble

crime
#19769

Certificate stating that
the grounds are limited to
information not previously
available to me and not
previously presented, are also
of controlling effect and of
intervening circumstances
and are substantial such as
I have \$22,000 so cannot
be appointed an attorney
indigently against my will
nor can I be forced to be
my own attorney and
competency rules not find
that U.S. Supreme Rules etcetera
by Daniel Eric Cobble

U.S. Supreme Court

U.S. Government

Crime

19-7/69

v.
Daniel/Eric Cebble

Certificate stating
this appeal for rehearing
is taken in good faith and
not for delay as I was
Ruled incompetent then
competent without any
medical treatment and my
competent Ruler appeal to
U.S. Supreme turned in
in open court in U.S.
District and told to court
on Record & it, yet U.S.
Supreme acts as if you'll
never get it, when U.S.
District Judge witnessed me
turn it in

by Daniel Cebble

U.S. Supreme Court

U.S. government

v.

Daniel/Eric Abbate

Crime
#19-7189

Declaration of
compliance with merit
Rule on 3-20-20
ACR 3-18-20 order

By Daniel Eric Abbate

Certified Seal

This is to certify that I
have this day served upon
counsel prior to filing of
certified election
for county's next year

US Attorney General
US Dept of Justice
950 Pennsylvania Ave
Washington DC
20530

This 28th day of February
and again on
3.20.20
Donatelli

To: All Government Agencies,
USA, states all states, counties all of them,
cities, municipalities, private contracted
foreign federal, foreign non-federal,

Regards all legal properties of
white man Born named Jonathan Wayne
Plemens Jr who had his names changed
to Daniel Eric Plemens who had his
name changed to Daniel Eric Cobble
as to all Records involving his name in it
even if wrote by others, even if made
for others but mentions him includes
IN and out of court, Records, includes
commercial, civil criminal, public,
private, who's name was changed to Daniel
Eric Castleberry by court as a baby name
ON 1-30-20 below named officer

walker at Sumter county Jail in state
of Georgia in Building A-2 witnessed
inmate (James Smith) (steal) all inmate Daniel
Eric Cobble (properties) and witness: federal
only inmate Cobble, never get his property back
from county only inmate Smith or from Jail.
so please Replace Cobble properties at Smith
expense, send bill to Sumter Jail, witnessed by

JA/GR
Steven Wall

subtle
print name

John Wall

signature

FEB 4 Date 2020

Badge # 403
notary

Ann Masters

NOT UNDER PENALTY OF PERJURY TRUE



**SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001**

March 16, 2020

Daniel E. Cobble
#758572
352 McMath Mill Road
Americus, GA 31709

RE: Cobble v. United States
No: 19-7169


Dear Mr. Cobble:

The petition for rehearing in the above-entitled case was postmarked March 2, 2020 and received March 12, 2020 and is herewith returned for failure to comply with Rule 44 of the Rules of this Court. The petition must briefly and distinctly state its grounds and must be accompanied by a certificate stating that the grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented.

You must also certify that the petition for rehearing is presented in good faith and not for delay.

Please note that the cover of the petition should bear both the case number and the title "Petition for Rehearing".

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in correct form within 15 days of the date of this letter, the petition will not be filed. Rule 44.6.

Sincerely,
Scott S. Harris, Clerk
By: 
Clara Houghteling
(202) 479-5955

Enclosures