

**SUPREME COURT OF THE UNITED STATES**

**OFFICE OF THE CLERK**

**ERIKA JACOBS**

**CASE NO. 19-7556**

**APPELLANT,**

**VS.**

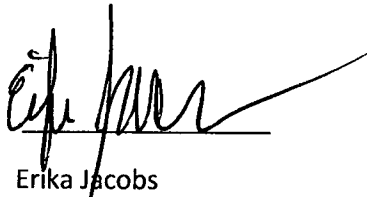
**MARICOPA INTEGRATED HEALTH CARE SYSTEM**

**APPELLE.**

**MOTION OF RECONSIDERATION**

Comes Now Erika Jacobs, appellant, to request a motion of reconsideration again pursuant rule 44.6. Rule 44.6 must be a new rule because this pro-se applicant has never had to submit a certification of counsel for any motion of reconsideration submitted to the United States Supreme Court. The clerk is not to judge the content of the motion of reconsideration but to make sure litigant has proper format pursuant rule 44.6. The litigant, Erika Jacobs, has included the Certification of Counsel with her motion for reconsideration. Erika Jacobs, appellant in the above case makes her motion of reconsideration because this is a high profiled case involving the OCR investigation. In which the OCR spoke to Maricopa Integrated Health Care System and reprovred them. Yet, the information about the reproving is obmitted by the defendant in the court of law. This information of reprovment by the OCR is vital and totally relevant to the outcome of this case. I should not be charged any court cost to the defendant until this matter is revealed. See Exhibit A, OCR response letter to Maricopa Integrated Health Care System. See Exhibit B, Appellant original submission to the United States Supreme Court. As awarded the right by any appellant I am requesting all judges of the supreme court review this motion of reconsideration.

This 26<sup>th</sup> day of May, 2020.

A handwritten signature in black ink, appearing to read 'Erika Jacobs', is written over a horizontal line.

Erika Jacobs

PO Box 6252