

No. 20-348

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*In The*

**Supreme Court of the United States**

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GREGORY S. MERCER,

*Petitioner,*

vs.

E. A. Vega, et al.

*Respondents.*

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On Petition For Writ Of Certiorari To The United  
States Court Of Appeals for The Fourth Circuit

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**CERTIFICATE OF SERVICE FOR  
PETITION FOR REHEARING**

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GREGORY SHAWN MERCER,  
Petitioner, *pro se*  
3114 Borge Street  
Oakton, Virginia 22124  
202-431-9401

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**RULE 29.3 & 29.4(c)**  
**CERTIFICATE OF SERVICE**

I hereby certify that on this 1st day of December, 2020, I served three copies of the "Petition for Rehearing" on each of the following Respondents and Attorney General by certified, first-class mail:

- 1) Counsel for Respondents Eliezel A. Vega and the Honorary Mark Herring being Toby J. Heytens, Office of the Attorney General of Virginia, 202 North 9th Street, Richmond, VA, 23219, 804-786-7240, [THeytens@oag.state.va.us](mailto:THeytens@oag.state.va.us);
- 2) Respondent Dawson, P.L.C., 999 Waterside Drive, Suite 2525, Norfolk, VA, 23510, 757-282-6601, and Post Office Box 21, Irvington, VA, 22480, 804-438-8182 with 757-282-6617 (FAX).

**28 U.S.C. §1746 Declaration/Signed**

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.



GREGORY SHAWN MERCER, pro se  
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Oakton, Virginia 22124  
202-431-9401  
[gregorysmercер@gmail.com](mailto:gregorysmercер@gmail.com)

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On Petition For Writ Of Certiorari To The United  
States Court Of Appeals for The Fourth Circuit

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**CERTIFICATE OF SERVICE FOR:  
PETITION FOR REHEARING FEE DELAYED BY USPS**

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GREGORY SHAWN MERCER,  
Petitioner, pro se  
3114 Borge Street  
Oakton, Virginia 22124  
202-431-9401

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SUPREME COURT, U.S.

**RULE 29.3 & 29.4(c)**  
**CERTIFICATE OF SERVICE**

I hereby certify that on this 4th day of December, 2020, I served three copies of the "Petition for Rehearing Fee Delayed by USPS" on each of the following Respondents and Attorney General by certified, first-class mail:

- 1) Counsel for Respondents Eliezel A. Vega and the Honorary Mark Herring being Toby J. Heytens, Office of the Attorney General of Virginia, 202 North 9th Street, Richmond, VA, 23219, 804-786-7240, THeytens@oag.state.va.us;
- 2) Respondent Dawson, P.L.C., 999 Waterside Drive, Suite 2525, Norfolk, VA, 23510, 757-282-6601, and Post Office Box 21, Irvington, VA, 22480, 804-438-8182 with 757-282-6617 (FAX).

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**PETITION FOR REHEARING FEE DELAYED  
BY USPS**

This SCOTUS denied Petitioner's 9/11/20 Petition for Writ of Certiorari on 11/9/20. In accordance to SCOTUS Rule 44.2, Petitioner has until 12/4/20 to file a Petition for Rehearing. Petitioner mailed two identical copies of his 12/1/20 Petition for Rehearing in Good Faith and not for Delay from Virginia and from Washington, DC to the SCOTUS on 12/1/20 to ensure there was not a repeat of what happened to his 9/11/20 Petition for Writ of Certiorari which was intercepted by agents of Respondents after it was filed at a SCOTUS Guard Booth behind the SCOTUS Building on 9/11/20. SCOTUS Rule 44.2 refers to SCOTUS Rule 44.1 which states, "The petitioner ... shall pay the filing fee prescribed by Rule 38(b), ..."

On 12/1/20, Petitioner realized he had forgotten to include his SCOTUS Rule 38(b) Fee of \$200 with either of his Petitions for Rehearing mailed from Virginia and from Washington, DC to the SCOTUS. Petitioner mailed a check for \$200 to SCOTUS (c/o Redmond Barnes) from Washington, DC on 12/1/20 with USPS Certified Tracking Number 7020 2450 0000 2156 2943. The USPS routed this mail through Gaithersburg, MD and it should arrive at the SCOTUS sometime Saturday, 12/5/20. Meanwhile, both of the Petitions for Rehearing arrived at the SCOTUS at 10:58 am on 12/2/20; Respondent Dawson, P.L.C. received service of Petitioner's 12/1/20 Petition for Rehearing by USPS at 11:15 am on 12/3/20;

Respondents Eliezel A. Vega's and the Honorable Mark Herring's counsel Toby J. Heytens' copy of Petitioner's 12/1/20 Petition for Rehearing "Arrived at Unit RICHMOND, VA 23219" at 12:12 pm on 12/4/20.

Petitioner's \$200 SCOTUS Rule 38(b) check to "The Clerk of the Supreme Court" with USPS Certified Tracking Number 7020 2450 0000 2156 2943 as of 12/4/20 at 8:25 pm is "In Transit, Arriving On Time" with "Expected Delivery by Saturday, December 5, 2020 by 9:00 pm."

Petitioner documents his frustration and apologizes to the SCOTUS. Petitioner left two messages to each Jeffrey Atkins and Redmond Barnes on 12/2/20 and 12/3/20 alerting them to Petitioner's payment difficulties. This document is also to be filed at the SCOTUS Guard Booth before 12/4/20 at midnight in addition to being mailed.

**28 U.S.C. §1746 Declaration/Signed**

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

  
\_\_\_\_\_  
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