

*EKB*

November 20, 2020

MOLLEE M. MCWHORTER V. USA

No. 20-5193

PETITION FOR RE-HEARING FOR WRIT OF CERTIORARI

The Petition must briefly and distinctly state its grounds:

Supreme Court, U.S.  
FILED

OCT 30 2020

OFFICE OF THE CLERK

I, Nor Anyone, should be subject to any harsh penalty to include a Guilty sentence decision on a Federal Cannabis Charge Case, which will forever tarnish my record over a Plant-Based Medicine. As an unvaccinated Herbalist, as a religion and way of healing, the Cannabis Plant Medicine should be seen as Medicine and not as a Narcotic.

With proven research, USA Medical Cannabis, as well as Recreational Cannabis States, are helping to treat Seizures, Parkinson's Disease including Dyskinesia shakes, Cancer, Anxiety, Inflammation, Arthritis, and many more diseases and ailments. Even though my state of Virginia is said to be leaning towards Legalizing Cannabis through our Governor soon, it will still remain Federally Illegal until The Supreme Court of the United States hears a case like mine where someone, Myself, uses a 1:1 Ratio of Cannabis and Hemp Plants, along with pharmaceuticals, to survive. Nobody would ask to surrender my pharmaceuticals over to them, so why is my Plant Medicine being surrendered over? This charge and the charges of millions of Americans could have been prevented had the Government or The Supreme Court already done, many years ago, what was in the best interest of We The People – Legalizing Medical Cannabis.

The Cannabis Herb needs to be fully Re-Classified, as it is Not a Narcotic, Rather, Highly Medicinal based on USA research already completed and known, as well as research done in countries like Israel with leading Cannabis Industry knowledge.

My Federal Cannabis Case was held in Conference during the passing of Ruth Bader Ginsburg, which is also a considerable reason for Re-Hearing with newly appointed Supreme Court Justice Amy Coney Barrett.

Thank You and Sincerely,

*Mollee M. McWhorter Kuhn*

Mollee M. McWhorter Kuhn

RECEIVED

NOV 27 2020

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

November 20, 2020

MOLLEE M. MCWHORTER V. USA  
No. 20-5193

CERTIFICATION ACCOMPANIMENT

Certificate stating the grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented:

The grounds in my petition for re-hearing are limited to intervening circumstances because my Federal Cannabis Case was heard in Conference during the passing of Ruth Bader Ginsburg and then, in turn, without the Nine (9) Supreme Court Justices. Morally and Ethically, it should be re-heard with Amy Coney Barrett also.

The intervening circumstance of substantial and controlling effect from Cannabis plant being listed and Classified as a Class 1, Schedule 1 Narcotic makes it impossible for the USA to benefit economically, from Cannabis medicine sales at the Federal Level, when over half of the United States of America's Fifty (50) States are Medically or Recreationally Legal and Prospering. Federal Cannabis Legalization would boom our Economy and keep many people out of Prisons and Jails.

A Guilty sentence on my Federal Cannabis Charge Case brings with it a substantial ground not previously presented and a limitation to intervening circumstances of substantial or controlling effect because it would make hiring businesses with background checks refuse to hire me. I would have a lifetime of financial hard-times, trying to find work outside of being a self-employed musician over a Plant/Herb, Cannabis, seen as Medicinal by over half of the USA States and many countries worldwide. Only The Supreme Court of the United States can overturn My Federal Cannabis Charge and see me as Not Guilty. In doing so, to Federally Legalize Cannabis would make Plant-Based Medicine, Cannabis, much more accessible for Medical Cannabis Patients.

Thank You and Sincerely,

A handwritten signature in black ink that reads "Mollee M. McWhorter Kuhn". The signature is written in a cursive, flowing style.

Mollee M. McWhorter Kuhn

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

November 5, 2020

Mollee McWhorter  
PO Box 764  
Luray, VA 22835

RE: McWhorter v. United States  
No: 20-5193

Dear Ms. McWhorter:

The petition for rehearing in the above-entitled case was postmarked October 30, 2020 and received November 4, 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.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected 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:

Redmond K. Barnes  
(202) 479-3022

Enclosures