

20-671
IN THE

SUPREME COURT OF THE UNITED STATES

In re:

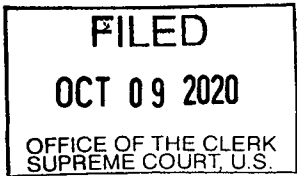
Atul C. Shah

Petitioner

-v-

No:14-830

Motors Liquidation Company GUC TRUST
and
Modern Educational System

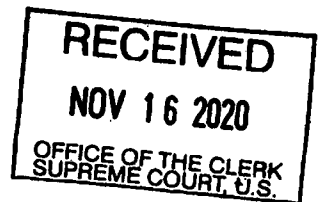


Respondents

**On Petition for an Extraordinary Writ to the
Supreme Court of the United States**

**Petition for an Extraordinary Writ
with
Petition for a Writ of Mandamus**

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QUESTIONS PRESENTED FOR A REVIEW

Brief Introductory Statement

I sincerely and humbly consider that the Religion, Nationality, Color and Age Factors greatly influenced the unfair Dismissal of me (Dr. Atul C. Shah, MD) by the GM Senior Group Medical Director Dr. Stanley Miller, DO on June 11, 2008. I humbly believe that the above-mentioned factors were poorly and inadequately investigated by EOC and Three Lower Federal Courts for this Historic and Unprecedented Civil Case. The above-mentioned four factors were the primary reason and foundation for filing this Civil Case. Herewith, I am presenting following 20 questions for a review by the honorable Supreme Court of the United States.

In this small size booklet, the questions appear longer but they are shorter with only necessary detail. This is a simple prayer.

1. The primary purpose of the Petition for an Extraordinary Writ is the exceptional circumstances warrant the exercise of the Supreme Court's discretionary power, and that adequate relief has not been obtained in any other form and from the EEOC, lower state or federal courts. This petition is in the aid of the Supreme Court's appellate jurisdiction. This is the primary purpose and an important question with this petition.

2. Description of Caption according to the Supreme Court Rule 20.2. "In re [Atul C. Shah as Name of Petitioner]" is a Petitioner. The "Motors Liquidation Company GUC Trust and Modern Educational System" is the Respondents in the Cover Letter. So, the Petitioner Atul C. Shah, MD is a Personal feature of the Absolute Truth. The Motor Liquidation Company GUC and the Modern Educational System both are the Impersonal Feature of the Absolute Truth used in the Petition for

an Extraordinary Writ with this petition. Also, there is a list of the distinguished Recipients that are persons representing the Personal Feature and the Entities are the Impersonal Feature with this petition. I am following the Supreme Court Rule 20.2 for the application of the Caption per the Vedic Wisdom of India for the Higher Dimensions and a question with this petition.

3. Whether the violation of First Amendment for practice of my Religion occurred as described in this civil case. The Prima Facie evidences, written and spoken, presented were under-investigated, distorted and put under the rug mentality by the EEOC and the federal court judges at the United Bankruptcy Court, the United District Court and the United States Court of Appeals for the Second Circuit. I expressed my personal opinion that the Vedic Literature of India is far superior and super-scientific in nature than the Conventional Modern

Science including Bio-medical Science. The federal judges and Circuit judges unable to tolerate my personal opinion of the Superiority of the Vedic Literature and they dismissed my legal cases with the Concealed Intention violating my First Amendment right.

4. Whether EEOC was unable to conduct thorough investigation for Discrimination based upon my Religion, Nationality, Color and Age due to Lack of Man-Power rather than having No Merits with my Civil Case as explicitly described in my 11 Page Complaint Letter to EEOC dated December 8, 2008. EEOC did not check the box “No Merit” with their conclusive determination.

5. Whether the United States Bankruptcy Court erroneously concluded that EEOC dismissed my case with NO MERIT. The bankruptcy court did not pay any attention to the 11 Page Complaint Letter submitted to EEOC. Also, EEOC Investigator did not interview any of

the Witnesses, scrutinize the Documents and Facts submitted with 11 Page Complaint Letter.

6. Whether the US Bankruptcy Court **erred** in not conducting the **Evidentiary Hearing** as suggested by the Honorable Judge Robert Gerber himself that was documented in the Bankruptcy Court Transcript dated May 15, 2012. The Honorable Judge Gerber was planning to conduct **Evidentiary Hearing** for testing witnesses as requested in my 11 Page EEOC Complaint Letter but Judge Gerber just forgot to conduct the Evidentiary Hearing.

7. Whether the US Bankruptcy court presided by the Honorable Judge Robert E. Gerber **erred in ignoring** the report of the dozens of US Congressmen in GM Bailout Debacle. My proof of claim was unfairly expunged by Judge Gerber violating the Rules of Bankruptcy and he determined the outcome ahead of time who will win and who will lose in that court.

Honorable Judge Gerber just decided ahead that Dr. Shah would be the LOSER with this Bankruptcy Case without proper investigation.

8. Whether the US Bankruptcy court erred in ignoring
the reports by dozens of the US Congressmen that the Honorable Judge Gerber was RUSHING to the judgments for many claims including my claim with the Bankruptcy court procedure. Whether Judge Gerber Violated and did not follow the Bankruptcy Procedures, Rules and Regulations rendering unfair judgments with my civil case and many other claims.

9. Whether the Bankruptcy Judge Robert E. Gerber erred and unable to digest my personal observation and opinion in Response Brief dated May 4, 2012 that Vedic Literature of India is far Superior and Super-scientific than the Conventional Modern Science including Bio-medical Science, Psychiatry and Psychology dismissing my case in anger on May 15, 2012 trial.

10. Whether the District Court Judge J. Paul Oetken **erred**
and unable to digest my personal observation and
opinion about the **Modern Man-made Constitutional**
Laws and Applicable Laws are Defective, Fallible and
Limited as documented in my Reply and Response Legal
Briefs to the United States District Court during 2013
trial.

11. Whether the Panel of Three Judges John M. Walker,
Rosemary S. Pooler and Richard C. Wesley at the
United States Court of Appeals for Second Circuit erred
and unable to digest my personal **observation,**
challenges and humble prayer for the **Higher**
Dimensions with the Modern Man-made
Constitutional Laws; Modern Science including Bio-
medical Science, Psychiatry and Psychology as well as
with the Modern Internet and Computer Science per the
Vedic Wisdom of India.

12. Whether the District Court Judge Oetken and Panel of Three Judges from Second Circuit Court just sided with the erroneous opinion and defective judgment of the Bankruptcy Judge Gerber for this historic and unprecedented Civil Case rendering unjust and unfair Judgment during 2013 and 2014 trials.

13. Whether that Five Federal Judges Robert E. Gerber, J. Paul Oetken, John M. Walker, Rosemary S. Pooler & Richard C. Wesley at Three Federal Courts have had “Concealed Intention” to Abuse the Administrative Power allotted to them rendering the Barrage or Cascade of the Unfair Judgments for my civil case with violation of the First Constitutional Amendment based upon my Religion as well as my Nationality, Color and Age from 2012 to 2014 time frame and beyond.

14. Whether the Supreme Court of the United States at Washington DC may encourage the Presidents of AMA and APA; Commissioners of SSA and DDS; Directors of

the Drugs Administration Agency; Research Directors of Universities; and CEOs of the wealthy Corporations of GM, Ford and Chrysler as well as Chairmen of wealthy Internet and Computer Companies such as Bill Gates & Satya Nadella from Microsoft and Michael Dell from the Dell Company and other Modern Innovators for the Higher Dimensions Topic and Transcendental Debate. This great point has been repetitively mentioned in my Legal Briefs and Articles to the three federal courts.

15. I will be happy to present the article titled as “Description of the Fundamental Principles of the Internet and Computer Science Mystery” to the Honorable Supreme Court of the United States anytime. I sincerely pray that the Supreme Court kindly be agreeable for the revelation of this great topic for the betterment of the modern mankind.

16. Description of the Impersonal and Personal Truth:

The entities such as the Supreme Court of the United States, Federal Courts; and State Courts, prestigious Universities and Research Facilities, Medical Associations, Internet Companies as well as our small planet are the Impersonal Feature of the Absolute Truth. Chief Justice, Associate Justices, Federal Court Judges; Presidents or Prime Ministers of nations, President of Medical Associations and CEOs of the wealthy Internet companies are the examples of the Personal feature of the Absolute Truth as blissfully described in the Vedic Literature: the Supreme Science of Sanatana Dharma from India.

17. The primary reason to describing the “Impersonal and Personal” features of the Absolute Truth is that I am forwarding copy of my Petition for an Extraordinary Writ to the List of the distinguished recipients who are person such as the Chief Justice, Associate Justices, Federal Judges, Presidents of Medical Organizations

and CEOs of the Internet companies; to the Modern Scholars and Vedic Scholars and friends. Also, the copy of this extraordinary petition will be forwarded to the List of the Parties, Courts and Organizations that are representing the Impersonal feature of the Absolute Truth. This is the Vedic Wisdom of India. This is the primary reason for this petition is captioned as “In re Atul C. Shah as the Petitioner and ‘Motors Liquidation Company GUC Trust and Modern Educational System” as the Respondent representing two features - the Impersonal feature and Personal feature of the Absolute Truth. I am just following the Supreme Court Rule 20.2 per my humble capacity and understanding.

18. I pray and request to the Honorable Supreme Court of the United States at Washington DC to be kind and sympathetic with the simple and honest observation of this humble self Dr. Atul C. Shah, MD that the

Complete Transformation and Higher Dimensions with
the Modern Law System, Modern science and Modern
Internet and Computer Science Mystery per the Vedic
Wisdom is **Vital and the Panacea** for the Modern
Mankind right now. This great point is the primary and
cherished goal of my legal battle with the Modern Law
System and my un-ending fight with the Modern
Educational System past 30 plus years in our greatest
democratic country of our small globe.

19. I pray to the Honorable Supreme Court of the United States to agree that this historic and unprecedented Civil Case has a **National and International Significance** for betterment of the Modern Mankind for the **Global Prosperity, Global Peace and Global Enlightenments with end of the Atheism, Immorality and Terrorism** in our small globe at present and in the future.

20. I humbly pray to the Honorable Supreme Court of the United States at Washington DC may consider that this is a humble and simple prayer from the bottom of my heart from a humble and law-abiding citizen like me representing the General Public of the modern mankind.

I have a great faith and respect for the honorable Supreme Court of the United States and the Modern Law System. I am a simple, humble and Law-Abiding citizen of the USA and India - two greatest democratic countries of this small globe.

PARTIES TO THE PROCEEDINGS

[X] All parties appear in the caption of the case on the cover page.

[] All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition.

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IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR AN EXTRAORDINARY WRIT

Petitioner respectfully prays that Petition for an Extraordinary Writ issue to review the judgments below.

OPINIONS BELOW

[X] The opinion of the Supreme Court of the United States of America at Appendix A

[X] The opinion of the United States Court of Appeals for the Second Circuit at Appendix B, C, D, E and F

[X] The opinion of the United States District Court at Appendix G

[X] The opinion of the United States Bankruptcy Court at Appendix H

[X] The opinion of Administrative law Judge Peter L. Plummer at Appendix I

[X] The opinion of Detroit EEOC at Appendix J

[X] The opinion of Atul C. Shah, MD in the 11-page Complaint Letter to Detroit EEOC at Appendix K

[X] The opinion of Atul C. Shah, MD in article titled as
“Together we are Stronger: Integration of Spiritual Science
and Modern Science” at Appendix L

[X] The opinion of Atul C. Shah, MD in article titled as
“Higher Dimensions” at Appendix M

[X] The opinion of Atul C. Shah, MD in article titled as
“Letter to Satya Nadella CEO and Chairman of Microsoft
Company at Appendix N

STATUTES

I have humbly and lawfully obtained the List of following Statues from the Opinion of Judge Oetken (Legal Standard) on pages 4 – 7 Dated June 03, 2013. Please also consult the Opinion of Hon Judge Oetken with attached Appendix Section.

1. 11 U.S.C. {502 (a)}

2. 28 U.S.C. {158(a)}

3. 42 U.S.C.A. {2002e-2}

RULES

I have humbly and lawfully obtained the List of following Rules from the Opinion of Judge Oetken in Legal Standard Section on pages 4 – 7 Dated June 03, 2013. Please also consult the Opinion of Hon Judge Oetken with attached Appendix Section.

1. Fed. R. Bankr. P. 3001

2. Fed. R. Bankr. P. 80

TABLE OF AUTHORITIES CITED

I have humbly and lawfully obtained the List of following Authorities from the Opinion of Judge Oetken in Legal Standard Section pages 4 – 7 Dated June 03, 2013

1. Butts v. City of New York Dept. of Hous. Pres. & Dev.,

990 F.2d 1397, 1401 (2d Cir.1993)

2. Cohen v. de la Cruz, 523 U.S. 213, 218(1998)

3. Derivin v. Kerik, 335 F. 3d 195, 200 (2d Cir. 2003)

4. In re Circle J. Dairy, Inc., 112 B.R. 297, 300 (W.D. Ark. 1989)

5. In re Hyman, 502 F.3d 61,65 (2d Cir. 2007)

6. In re King, 2010 WL 4290257 (Bakrtcy. N.D.NY. Oct. 20)

7. In re Marino, 90 B.R. 25, 28 (Bankr. D. Conn. 1998)

8. Primavera Familienstiftung v. Askin, 130 F. Supp. 2d 450, 540 (S.D.NY. 2001)

Citations of the Official Opinions and Orders

1. Opinion of the Supreme Court of the United States dated April 9, 2015.
2. Opinion of Chief Judge Robert A. Katzmann of the United States Court of Appeals for the Second Circuit for Request Letter dated July 10, 2014.
3. Opinion by the Three Circuit judges John M. Waller, Jr; Rosemary S. Pooler and Richard C. Wesley to the Petition Letter for the Rehearing En Banc by 13 Honorable Judges addressed to the United States Court of Appeals for the Second Circuit dated May 29, 2014.
4. Opinion or Judgment of the Honorable Judge J. Paul Oetken of the United States District Court dated June 3, 2013.
5. Opinion or Judgment of the Honorable Judge Robert E. Gerber of the United States Bankruptcy Court dated September 27, 2012.

6. Dismissal of the Administrative Complaint case
without prejudice by the Administrative Judge Peter L. Plummer dated 3/24/2017.
7. Opinion of the EEOC Determination dated July 7, 2009.
8. Opinion of Dr. Atul C. Shah, MD in 11 Pages
Complaint Letter to Detroit EEOC dated June 2008.
9. Personal Letter to Ronald M. Davis, MD AMA
President, Chicago, Illinois dated January 2008.
10. Higher Dimension article written by Atul C. Shah, MD with Description of essential need of Higher Dimension and Complete Transformation of Modern Law System, Modern Science and Modern Internet and Computer System per the Vedic Wisdom dated November 4, 2012.
11. Personal Letter to Satya Nadella, CEO and Chairman of Microsoft Company dated August 21, 2014.

Citations of the Unofficial Opinions

1. Copy of article “Vedic Culture: an Ideal Culture – Higher Dimensions with the Modern Science” article written by me (Atul C. Shah, MD) with description of essential need of Higher Dimension and Complete Transformation of Modern Law System, Modern Science and Modern Internet and Computer System per the Vedic Wisdom dated March 31, 2018.
2. Copy of “Prevention of Narcotic Epidemics and Research” article forwarded to Obama-Biden Administration and the Research Director Position during October 2015.
3. Copy of the “Subject Statement and Dispute Information” letter to National Physician Data Bank (NPDB) on 6/30/2017. My dispute letter indicates that surrendering of DEA License is not a violation of the Public Health Codes and the \$ 500.00 was a reduced administrative fee and not the fine or

penalty as well as the Non-existence of my
Administrative case to be reviewed and for a verdict
by the Supreme Court of the United States.

4. Copy of the Letter of the Pre-hearing Tele-conference
with the honorable Administrative Judge Peter L.
Plummer and Assistant Attorney General Andrew J.
Hudson dated 3/14/2017. Copy of Dismissal of case
without prejudice on 3/24/2017 and copy of a letter
requesting to dismiss case with prejudice dated
4/4/2017.

5. Copy of my article “Blissful Challenge” requesting the
Prime Minister Narendra Modi and President
Donald Trump for encouraging and challenging the
Internet and Computer Science geniuses and wizards
for revelation of the “Description of the Fundamental
Principles of Internet and Computer Science
Mystery” dated April 22, 2017.

6. Copy of the EEOC Complaint letter was filed on August 23, 1990 describing dismissing me (Atul C. Shah, MD) from the Psychiatric Residency Training Program in the Wayne State University in Detroit in Michigan in July 10, 1990 based upon my Hindu Religion and Hindu Religious Belief.

7. This "Letter of Interest" was written in 1993 is describing my Hindu Religion and Hindu Religious Beliefs that was considered as the magical thinking by the Psychiatric Residency Program Directors. I was dismissed TWICE from the same Psychiatric Residency Training Program in July 1990 and October 1994 for expressing my opinion that Psychiatry and Psychology are disorganized and fallible and in need of the Higher Dimensions per the Vedic Literature of India. These are the examples of a violation of my First Constitutional Amendment of the freedom of Religion.

Statement of Basis for Jurisdiction

A timely Petition of Rehearing was denied by the United States Court of Appeals for the Second circuit on July 11, 2014, and a copy of the denying order rehearing appears at Appendix A.

The jurisdiction of this Court is invoked under 28 U.S.C. 1254(1)

Treaties

Not Applicable

CONSTITUTIONAL AND STATUTORY PROVISIONS

INVOLVED

A. During the General Motors Bankruptcy when the court expunged my claim, I was not provided or offered Due Process as required by the 1st, 5th and 14th Amendments to the United States Constitution.

B. During the General Motors Bankruptcy, when the Court expunged my claim without any evidentiary hearing, I was not provided or offered the same or equal treatment as others in violation of the Equal Protection Clause of the 1st and 14th Amendment to the United States Constitution.

C. The humble request by this humble self for the **Petition for Rehearing En Banc** was denied by the Honorable Chief Judge Robert A. Katzmann of the United States Court of Appeals for the Second Circuit at New York **twice** in July 2014. I humbly consider this fact as the unfair and unjust attitude by the Honorable Court. I

humbly consider this action as the Administrative Terrorism by the Honorable Courts.

D. I submitted an article titled as “Classification, Causes and Prevention of Terrorism within the modern mankind per the Vedic wisdom” in my Reply Brief and Appendix dated October 7, 2013 to the United States Court of Appeal for Second Circuit. The Honorable Chief Judge Robert A. Katzmann is a learned Law Practitioner and expert in the **Political Science** per the court profile. He never responded and never provided the article with the description of “Classification, Causes and Prevention of Terrorism within the Modern Mankind”. This is a violation of the court procedure.

E. Honorable Chief Judge Robert A. Katzmann and Panel of Judges John M. Walker, Jr; Rosemary S. Pooler and Richard C. Wesley as well as other Modern Intellectuals including **President Obama** may submit to the

Supreme Court regarding their version of the
“Classification, Causes and Prevention of
Terrorism within the modern mankind” for the
Comparative Study. Prevention of Terrorism is the vital
important and panacea for the Modern Mankind all over
this small globe right now.

F. I will be very happy to submit this article
“Classification, Causes and Prevention of
Terrorism within the modern mankind per the
Vedic Wisdom” to the Supreme Court of the United
States anytime if approved and authorized by the court.

G. Also, I will be happy to present another fantastic article
titled as **“Description of the Fundamental**
Principles of the Modern Internet and Computer
Science Mystery” to the Supreme Court of the United
States anytime as mentioned in my Reply Brief and
Appendix dated October 7, 2013 to the United States
Court of Appeal for Second Circuit.

H. In reciprocation as humbly requested with this petition to the Honorable Supreme Court of the United States may order Chairman and CEO Mr. Bill Gates and Satya Nadella of wealthy and prestigious Microsoft Company and other Modern Innovators to submit their version of this great topic for the comparative study and betterment of the Modern Mankind.

I. Fifth Amendment – Right to stay Silent:

The Fifth Amendment provides a right to stay silent. However, when the federal judges, Presidents of the Medical Organizations (AMA, APA, MSMS and WCMS), Modern Scholars and CEOs of the fabulously wealthy Internet companies remain intentionally silent and abuse the 5th Amendment that indicating their lack of knowledge and ignorance. Better to say "**I do not know**" rather hiding the ignorance. This is the reality and the truth.

**J. I humbly consider above-mentioned points as the
Constitutional and Statutory Provisions involved with
this historic and unprecedented civil case.**

STATEMENT OF THE CASE

I am humbly and lawfully appealing to the Supreme Court of the United States about the Unfair and Unjust Opinion and Perception of the Hon Judge Gerber at the United States Bankruptcy Court and the Hon Judge Oetken at the United States District Court as well as Panel of Three Judges John M. Walker, Jr; Rosemary S. Pooler and Richard C. Wesley at the United States Court of Appeals for Second Circuit in New York.

I strongly but humbly consider the Expungement and Dismissal of my Historic and Unprecedented Civil case is the best example of the Suppression of the Truth and Concealed Abuse of the Power allotted to the Five Federal Courts Judges at three federal courts in New York, unfortunately.

I am humbly and lawfully requesting to the Supreme Court of the United States to lawfully investigate the discrimination based upon my Religion, Nationality,

Color and Age that occurred during my employment with General Motors and beyond by the EEOC, Medical Organizations, DEA and by the fabulously wealth Internet Companies as well as by the court system as mentioned in my legal briefs and superb articles.

REASONS FOR GRANTING THE PETITION

Petition for an Extraordinary Writ

I humbly understand that the primary purpose of the Supreme Court is to decide the cases presenting issues of extraordinary significance rather correcting the errors at the Lower Courts. This Petition for an Extraordinary Writ should be granted because of the extraordinary significance for the general public that affect all Americans involved in federal court actions. The issues presented with my civil case are affecting millions of Americans especially those people who represent themselves as a Pro Se Litigant just like me.

The primary purpose of the Petition for an Extraordinary Writ is the exceptional circumstances warrant the exercise of the Supreme Court's discretionary power, and that adequate relief has not been obtained in any other form and from the EEOC, lower state or federal

courts. This petition is in the aid of the Supreme Court's appellate jurisdiction. This is the primary purpose of this petition.

The Bankruptcy court expunged my claim with assumption that my case was found to be meritless by the EEOC. The bankruptcy court did not pay any attention to the 11-page complaint letter that I submitted to the EEOC investigator. The EEOC investigator did not interview any of the witnesses or scrutinize documents and facts that I submitted to the EEOC. The EEOC investigators were unable decide whether my case had merit or no merit secondary to Lack of Manpower.

Another reason for granting my Petition for an Extraordinary Writ is that the Honorable Bankruptcy Judge Gerber was planning to conduct an "Evidentiary Hearing" as stated in Transcript of Bankruptcy court dated May 15, 2012. Evidentiary Hearing could have provided and revealed more evidences and facts of Discrimination as

mentioned in my 11 Page Complaint Letter to EEOC dated December 2008.

The dozens of the United States Congressmen concluded in their study of the United States Bankruptcy Court ruling preside by Hon Judge Gerber. The Congressmen found out that Honorable Judge Gerber was just following meekly the order and guidelines of the Higher Authority of the Obama Administration for rendering unfair judgments, especially, for the General Unsecured Creditors (GUC) like me deciding ahead of time who will be the Winners and Losers. So, Honorable Judge Gerber violated the bankruptcy court rules and regulations. This is not my opinion and perception rather than the opinion and perception of the dozens of the US Congressmen with their reports and findings.

The most important factor and topic for granting my Petition for an Extraordinary Writ is the “Complete Transformation and Higher Dimensions with the Modern

Law System, Modern Science and Modern Internet and Computer System per the Vedic wisdom of India” as explicitly described in my Appeal, Response and Reply Briefs as well as several fantastic articles presented to the Five Honorable Federal Judges (Robert E. Gerber, J. Paul Oetken, John M. Walker, Jr; Rosemary S. Pooler and Richard C. Wesley) at three Federal Courts as well as to the Supreme Court of the United States with this historic and unprecedented Civil Case.

I have had humbly mentioned that Higher Dimensions with the Fundamental principles of Modern Law System, Modern Science and Modern Internet and Computer System can explicitly and super-scientifically revealed with help of the Vedic Wisdom of Vedic Literature: the Supreme Science of India right now.

This topic of the Higher Dimensions with Complete Transformation has National and International Significance as well as Extra-ordinary

Implementation for the Global Prosperity, Global Peace and Global Enlightenments of the entire modern mankind of this small globe.

The above-mentioned criteria and topics are the motivating factor and the cherished goal of this humble self (Atul C. Shah, MD) with a sincere and humble request to the Supreme Court of the United States for granting the **Petition for an Extraordinary** without any reservation and hesitation.

PETITION FOR AN EXTRAORDINARY WRIT

A. Introduction:

I greatly appreciate and sincerely thank from the bottom of my heart to Five Federal Court Judges Robert E. Gerber, J. Paul Oetken; John M. Walker, Jr, Rosemary S. Pooler and Richard C. Wesley at three Federal Courts namely the United States Bankruptcy Court, the United States District Court and the United States Court of Appeals for Second Circuit at New York, New York for giving me a great opportunity to file my historic and unprecedeted Civil Case to the Supreme Court of the United States.

Now, I am filing the **Petition for an Extraordinary Writ** to the Supreme Court of the United States. This petition is according to the format of the Petition for Writ of Certiorari Case number 14-830 as recommended by the Rules of the Supreme Court.

The United States of America is one of the greatest Democratic Country of this small planet with the Freedom of Speech, Freedom of Expression and Freedom of the Religion for every citizen of this country past more than two centuries.

This historic and unprecedeted Civil Case begin on June 11, 2008 when I was dismissed as the Plant Physician working with General Motors Corporation for 11 years by GM Senior Group Medical Director Dr. Stanly Miller, DO based upon my Religion, Nationality, Color and Age discrimination.

I sincerely thank the Pro Se Clerks for their patience and support for providing me the basic technical information of the Court Procedures as the Pro Se Litigant with three Federal Courts in New York from 2012 to 2014 as well as to the Clerks of the Supreme Court of the United States. Also, I sincerely and bottom of my heart thank to the Modern Intellectuals, Vedic Scholars, Law Practitioners

and friends for reviewing my Legal Briefs and Articles forwarded to them time to time in USA, India and other countries by emails from 2008 to present.

Court System encourages the Pro Se Litigants and anyone to use the Internet to review and collect the pertinent Legal topics, citations and legal cases for the submission of Legal Briefs and Legal Arguments to the Honorable Judges. This is a great gesture by the Court Systems for the Pro Se Litigants and Plaintiffs representing him or herself like me.

The primary purpose of the Petition for an Extraordinary Writ is the exceptional circumstances warrant the exercise of the Supreme Court's discretionary power, and that adequate relief has not been obtained in any other form; such as from the EEOC, lower state or federal courts. This petition is in aid of the Supreme Court's appellate jurisdiction. This is the primary purpose of this petition.

Now, I am presenting this **Petition for an Extraordinary Writ** in a booklet format written by this humble self per my capacity as clear, concise and complete as possible. All legal briefs and articles are written by me (Atul C. Shah, MD) and forwarded to three lower federal courts that are easily retrievable through the Electronic Filing System by the honorable Supreme Court.

I have not taken any help from the State, Federal or Government employed Law Practitioners for this Legal Brief as that practice is prohibited by the Law. In other words, this Legal Brief is written by Atul C. Shah, MD, Pro Se Appellant as recommended by the Court System.

I have a great respect and faith with the Supreme Court of the United States and the Modern Law System for the **fair and equal justice** to every citizen irrespective to his or her Religious, National, Cultural, Geographic, Education, Occupational as well as Financial and Linguistic or Racial affiliations.

Please kindly take a note that I was presenting the civil case with my personal health issue. I have had a Major Six Bypass Open Heart surgery on June 24, 2014 in Michigan Hospital. I have recovered well and attended the Cardiac Rehabilitation. Despite this major health issue, I am trying my best to present my civil case to the Supreme Court of the United States per my humble capacity.

Presentation of this historic and unprecedented Civil Case with help of the Petition for an Extraordinary Writ to the Supreme Court of the United States is the culmination of my humble attempt for the Global Prosperity, Global Peace and Global Enlightenments of the Modern Mankind. This is my cherished goal and a sincere prayer.

This historic and unprecedented Civil Case has the National and International Significance for the Betterment of the Modern Mankind.

B. Description of the Categories of the Petition for an Extraordinary Writ:

I am carefully studying the 80-page small booklet titled as “Rules of the Supreme Court of the United States” forwarded to me by the Supreme Court Clerk Michael Duggan during 2014. This small booklet and Online Internet 2019 copy is describing three categories of the Petition for an Extraordinary Writ as follow:

- I. A petition seeking a writ of prohibition.
- II. A petition seeking a writ of mandamus
- III. Both writ of prohibition and mandamus combine
- IV. A petition seeking a writ of habeas corpus

Please take a note that I am not interested in the category of petition seeking a writ of habeas corpus that is reserved for the capital punishment criteria. The definition of habeas corpus is “Bring Body to the Court or Judge” per the understanding within the Modern Law System. The literal definition of habeas corpus or “Bring the Body” is

defective and confusing within the Modern Law System for several centuries. The modern law system is incapable to define scientifically and accurately the meaning of the habeas corpus or bring the body past several centuries.

I have mentioned in my “citations of the official opinions” in a letter to late Dr. Ronald M. Davis, MD President of the American Medical Association that there are three types of Body scientifically and authoritatively describe the per the blissful Vedic Wisdom of India. This official opinion was presented to the Supreme Court of the United States during 2014 with description of the three types of Body or the habeas corpus.

- Gross Physical Body
- Astral Body or Subtle Body
- Spiritual Body or Spirit Soul

I may sincerely request the honorable Supreme Court to review again this scientific definition of three kind of Body

or habeas corpus that should be applied by the courts and judges within the modern law system. This scientific information from the blissful Vedic Wisdom of India will certainly remove the long-standing confusion and defective nature of the modern law system at present and in the future Habeas Corpus cases presentations. The honorable courts and the honorable Judges can summon or subpoena the Habeas Corpus or Bring the Body that can be the Gross Anatomical Body, Astral or Subtle Body or the Spiritual Body of a male, female or transgender culprit(s). This great concept from the blissful Vedic Wisdom will be a great stepping stone for the modern law system in USA, India and all over this small globe without reservation and hesitation.

Also, the honorable Court or the honorable Judge can summon or subpoena the culprit(s) who may be alive with the Gross Anatomical Body, Astral Body and Spiritual Body. If the culprit(s) is dead, then, the Astral Body and

Spiritual Body can be summoned or Subpoenaed with help of the Yoga, Meditation, Hypnotism and with help of the Modern Internet and Satellite Technology from the heavenly, earthly or hellish atmospheres or locations. The honorable courts and honorable judges can order the prestigious research institutes for further research studies of this sublime topic of Habeas Corpus.

This is the best example of the Higher Dimensions and the Resurrection or Habeas Corpus (Bring the Body) in the modern law system per the blissful and eternal Vedic Wisdom of Sanatana Dharma from India.

Also, the Modern Law System is so defective, cruel and exclusivist that it has denied and excluded the white women to vote, denied entire black race a freedom and to vote and Asian women to vote for several hundreds of years requiring the 13th, 15th and 19th Amendments for the Right to Vote and a freedom from the cruel slavery.

C. Fundamental Principles of the Modern Law

System are Easy to Understand by everyone:

I am happy to mention that the Supreme Court Associate Justice Neil Gorsuch expressed his opinion that the fundamental principles of the man-made ten primary constitutional amendments and seventeen secondary constitutional amendments of the United States are easy to understand by anyone with or without the law degrees or law experiences.

We all know that the man-made constitutional amendments were compiled by the founding fathers in the Declaration of the Independent Day on July 4, 1776 for the citizens of the United States of America.

Reiterating the fact that ten primary constitutional amendment and the seventeen secondary constitutional amendments are easy to understand by an average person with or without the law degrees or the law experiences.

This is a true statement that has been supported and endorsed by the erudite modern law practitioners around the world.

D. The Writ of Mandamus in the Petition for an Extraordinary Writ:

However, I am happy to concentrate on the petition for the writ of prohibition or the writ of mandamus within my “Petition for an Extraordinary Writ” for submission to the Supreme Court of the United States. I prefer to narrow down my selection to the **Writ of Mandamus** per the Rules of the Supreme Court of the United States booklet. I will be happy to forward a Copy of the Writ of Mandamus within the “Petition for an Extraordinary Writ” to each and every person; every party and every office against the relief is sought per the honorable Supreme Court rules.

E. There is No Deadline for the Submission of the Petition for an Extraordinary Writ:

There is no deadline for the submission of the Petition for the Extraordinary Writ. I have had a nice telephone talk in April of 2015 with the Supreme Court Clerk Mr. Michael Duggan. He mentioned that there is no deadline for the submission of the Petition for an Extraordinary Writ to the honorable Supreme Court. This is a wonderful policy for the petitioners of our great democratic country. Also, I submitted my intention for the Petition for an Extraordinary Writ to the Supreme Court of the United States on April 23, 2015 by the certified letter.

F. The Sacred Duty and the Ultimate Functions of the Supreme Court of the United States of America:

The Supreme Court of the United States of America is the ultimate and a powerful body of the Law for citizen of the United States of America past more than two centuries.

The Man-made constitutional amendments are consisting of **10** Primary and **17** Secondary amendments totaling 27 man-made constitutional amendments for a fair and equal justice irrespective of religion, national, cultural, racial, educational, occupational, financial, gender and linguistic affiliations. This is the sacred duty of the Modern Law System in the USA, India and most of the country of our small planet.

It is a fact that the eternal **Natural Laws and Scriptural Laws** are authoritatively expounded by the modern and the ancient Sages, Rishis and Transcendentalists from the Indian Sub-Continent, American Continent, the European Continent and other places for thousands of years in our small planet since the time immemorial.

Every Law Practitioner must study and must be well-versed in the **Scriptural Laws and Natural Laws** along with the man-made constitutional amendments of the

modern laws system for a fair and equal justice to citizen of USA, India, Britain, France and Japan as well as every democratic, communist, autocratic or dictatorial countries of our small planet Bharat-varsha.

Every modern law practitioner must study the Scriptural Laws, the Natural Laws and the man-made constitutional amendments thoroughly prior to the appointment as the Supreme Court Judge, Federal Court Judge, State Court Judge and as the private law practitioner in USA, India and every country in our small planet.

We have to take a sincere note that the Modern Law System, the Modern Science & Modern Medical Science and the Internet Technology are **disorganized, exclusivist and fallible** in nature with the essential and dire need of the “**Higher Dimensions**” per the infallible and all-inclusive Vedic Wisdom of the Vedic Literature: the Supreme Science of Sanatana Dharma from India.

Revelation of the truth to the public is the sacred duty and the ultimate functions of the Supreme Court, Federal Courts, States Courts as well as the Local and International Courts of the modern law system in USA, India and all over this small planet. This is the sacred duty of the law system.

G. Preview of this Historic and Unprecedented Civil Case with violation of my First Amendment Right:

1. I was hired as the Independent Contract Physician at the General Motors Company in September 1997 with several Physicians. I worked sincerely for 11 years until my unfair termination on June 11, 2008 by the GM Senior Group Medical Director Dr. Stanly Miller, DO and the Plant Medical Director Dr. Anthony Burton.
2. The primary reasons for my unfair termination by Dr. Miller and Dr. Burton were subtle and Concealed

Intention based upon my Religion, Nationality,
Color and Age as described repetitively in my Legal
Briefs to three federal Courts and 11 Page Letter to
the EEOC as well as to the Supreme Court of the
Unites Stated from 2008 to present.

3. Dr. Stanley Miller was unable to comprehend and digest that the Vedic Literature is far superior and super-scientific than the Conventional Modern Science including the Bio-medical Science, Psychiatry and Psychology of the modern science.
4. Dr. Miller and Dr. Burton just dismissed me on June 11, 2008 as explicitly documented and presented with this historic and unprecedented civil case in the Concealed and Subtle manner.
5. There is no need to discriminate or terminate any employee by the Boss or Employer for telling the truth in USA, India or any countries. Dr. Miller at General Motors Company or Motors Liquidation

Company just abused his power as the GM Senior Medical Director as he did not like my opinion of the Superiority of the Vedic Literature: the Supreme Science of India. This fact has been repetitively presented to my colleagues at the General Motors Company, to the Medical Associations and to the EEOC as well as to three lower federal courts at New York and finally, to the Supreme Court from 2008 to present.

6. Therefore, the Religion, Nationality, Color and Age were the primary reasons for the unfair and biased termination of Atul C. Shah, MD or me as a physician from the General Motors Company or Motor Liquidation Company by Dr. Stanley Miller and Dr. Anthony Burton on June 11, 2008 with violation of my First Amendment Right.

H. Failure to sought Relief at EEOC and EEOC never dismissed my civil case with No Merit Conclusion:

1. EEOC failed to conduct a fair investigation that I filed on December 4, 2008. This 11 Page Complaint Letter to EEOC describes discrimination based upon my Religion, Nationality, Color and Age with ten million dollars compensation.
2. Also, bankruptcy Court Judge Gerber misconstrued and flatly concluded that EEOC dismissed my case without carefully studying the conclusion of the EEOC during 2012 trial.
3. EEOC cases # 471-2009-00726 in July 7, 2009 never check in the conclusion box that there was NO MERIT with my case or dismissed the case.
4. EEOC Case # 230-90-1100 on August 23, 1990 indicating that I was dismissed as a Resident

Physician based upon my Hindu Religion in
Appendix S.

5. There was a mixed up and a super-imposing of
conclusion of my two different EEOC cases of
1990 and 2009 by the Bankruptcy judge Gerber
and District Court judge Oetken rendering unfair
judgments in 2012 and 2013, unfortunately.

**I. Failure to sought Relief and the Prima Facie
Evidences were ignored by the EEOC and the three
lower federal Courts:**

I submitted tangible evidences and proofs of the
“Discrimination, Abuse of Power and Injustice based
upon my Religion, Nationality, Color and Age” that were
explicitly described in eleven page EEOC letter; fifty five
page Response to Debtor’s Notice of Objection of Claim
Number 28820 dated May 4, 2012 and the Response
letter by Atul Shah for Objections to the Proposed Order

to expunge and disallow Case number 28820 dated August 15, 2012 and Legal Briefs.

I am summarizing the Prima Facie proofs and evidences with this Petition as follow:

1. The Notice of Objection Letter dated May 4, 2012 and eleven-page EEOC letter explicitly describe that Senior Group Medical Director Dr. Stanley Miller, DO at General Motors Willow Run Plant was diligently planning to dismiss or fire me (Dr. Atul C. Shah, MD) past three years from 2005 to day of my termination on June 11, 2008. This fact was told by the Plant Medical Director Dr. Renato Oteyza to me (Atul C. Shah, MD). EEOC Investigator failed to investigate this fact and the defendant Attorneys and Judge Robert E. Gerber never paid any attention to this prima facie evidence during court hearing on May 15, 2012 at United States Bankruptcy Court in New York.

2. The Senior Group Medical Director Dr. Miller did not like my comments and critics of the Modern Conventional Science including Bio-medical Science, Psychiatry and Psychology as disorganized and superficial science with dire needs of the Higher Dimension per the Vedic Literature in Sanskrit language from India. These are the proofs and evidences leading to my termination as the Independent Contract Physician based upon the Religion and Nationality of me (Atul C. Shah, MD).

3. The Honorable Judge Robert E. Gerber never investigated about the Superiority of the Vedic Literature in Sanskrit language of India over the Conventional Modern Science including Bio-medical Science, Psychiatry and Psychology as explicitly mentioned in my Brief dated May 4, 2012. The Honorable Judge Gerber may not be aware or knowledgeable in the Superiority of the Vedic Literature

in Sanskrit language. However, Judge Gerber intentionally ignored this sublime fact. This is an example of neglect of the court procedures for a fair and clean judgment by the Judge Robert E. Gerber.

4. I forwarded my scientific articles based upon the Vedic Literature to four Presidents of American Medical Association (AMA); three Presidents of American Psychiatric Association (APA); Director of Disability Determination Services (DDS) and my medical colleagues at General Motors Company including Dr. Stanley Miller and during medical conferences in Michigan and other states from 2000 to present. The primary purpose of my correspondence with my Medical Colleagues and Modern Intellectuals is sharing the super-scientific concepts and theories of the Vedic Literature for the Higher Dimensions with the Modern Science, Modern Law System and the Modern Internet and Computer Science.

5. I may humbly mention that my desire to share the blissful and eternal Vedic Wisdom with my Medical Colleagues and scholars was misinterpreted as imposing my Religious Belief by Dr. Stanley Miller, Dr. Anthony Burton at General Motors Company. Also, four Presidents of American Medical Association, three Presidents of American Psychiatric Association, Director of Disability Determination Service of Michigan, the Honorable Judge Robert E. Gerber and defendant attorneys from the Western Culture and Religions were unable to comprehend that the Vedic Literature from India is the ultimate body of knowledge for the betterment of the entire mankind. This is the primary reason for the concealed discrimination based upon my religion and nationality with violation of my First Amendment Right.

6. In summary: My genuine interest and intention to share the super-scientific concepts and knowledge from

the Vedic Literature in Sanskrit language from India was simply ignored, ridiculed and thrown under the rug by Dr. Stanley Miller and Dr. Anthony Burton; four Presidents of AMA, three Presidents of APA, the five Honorable federal Judges and the defendant attorneys.

7. I submitted my article titled as "**Higher Dimensions as in Appendix M**" with the Legal Brief for a review by the Honorable Judges. This article was forwarded to four Presidents of AMA, three Presidents of APA, Director of DDS, the five Honorable Federal Judges, the defendant attorneys, the Vedic Scholars in USA and India as well to my friends from 2012 to 2014 as well as finally to the Supreme Court of the United States in 2015.

8. My article titled as **Higher Dimensions** authoritatively describes the dire need of the Higher Dimensions with Modern Science including Bio-medical Science, Psychiatry and Psychology; Higher Dimensions

with the Modern man-made Constitutional Laws and Applicable Laws as well as the Higher Dimensions with the Modern Internet and Computer Science per the Vedic Wisdom. Thank Your Honor for reviewing this superb article.

9. The simple fact that Dr. Stanley Miller & Dr. Anthony Burton at General Motors Company; four Presidents of AMA and three Presidents of APA; Director of DDS, defendant attorneys and the five Honorable Judges at three federal courts from the Western or Eastern cultures and religious background did not like my genuine attempt of sharing knowledge of the Vedic Literature from Sanskrit language. However, this denial or Concealed Intention transformed into subtle anger and frustration with them that manifested as the primary reason for firing me from General Motors Company and Dismissing, Expunging or Disallowing my Cases with the Court Systems.

10. Dr. Stanley Miller and Dr. Anthony Burton did not

invite me to attend the GM medical conferences few months prior to my unfair termination on June 11, 2008. I was regularly invited with other physicians for attending all GM medical conferences in Michigan and other places. During the GM medical conferences, I was asking many sharp questions to the Presenters that were misinterpreted as vague and unscientific religious questions. For an example: I asked a question to a Cardiologist that "Soul is the Original Pace maker and the Sino Atrial Node is the Secondary Pace Maker in heart" during one of the GM medical conference at Marriott Hotel in Detroit. Dr. Miller did not like this kind of question and he did not invite me to attend the subsequent GM medical conferences during the spring of 2008 prior to my termination on June 11, 2008. This was one of the primary reasons for my unfair dismissal as physician by Dr. Miller.

11. Also, I may cite several *prima facie* examples of ridiculing tactics by the defendant attorneys in this case. The female defendant attorney Stefanie B. Greer believes that all evidences and proofs described in my Legal Briefs and EEOC letter is nothing but the **Laundry List Evidences** submitted by Dr. Shah. Also, another female defendant attorney Deborah Kelly believes that Dr. Shah is throwing “**Spaghetti Balls on the wall of Kitchen**” with a purpose that one spaghetti ball may stick to the wall for the **Monetary Jackpot**.

12. I may sincerely assume that the female defendant attorneys Stefanie Greer and Deborah Kelly from Dickstein Shapiro LLP are primarily interested in the **Laundry Business and Kitchen Business** rather than practice of Law.

13. The Honorable Judge Robert E. Gerber believes that the “Abuse of Power, Discrimination and Injustice based upon my Religion, Nationality, Color and Age” is

nothing but Mere Perception of Dr. Shah. However, the Honorable Judge Robert E. Gerber himself was unable to describe the scientific definition of the Perception, Lack of Perception and Misperception.

14. The above-mentioned proofs are the Prima Facie facts that are factual, tangible and applicable with the modern judiciary system. These Prima Facie evidences were ignored and ridiculed by the Dr. Miller at General Motors, EEOC investigator, defendant attorneys and the five Honorable Federal Judges with this legal case with violation of my First Amendment Right.

J. Failure to Sought Relief and the unfair Dismissal of my Civil Cases by three Lower Federal Courts in New York City:

1. First Dismissal at the United States Bankruptcy Court, New York in 2012: The unfair barrage of Dismissal of this historic and unprecedented Civil Case

begins at the United States Bankruptcy Court in New York by the Honorable Judge Robert E. Gerber. This verdict was unfair per any court rules as mentioned in my **Petition for Re-hearing en banc by Appellant Atul C. Shah, MD** dated May 29, 2014.

2. Second Dismissal at United States District Court, New York in 2013: Hon Judge J. Paul Oetken at the United States District Court just carried out or affirmed the Opinion of Judge Robert E. Gerber without properly investigating this historic Civil Case as described in my Legal Briefs Appellant Brief with Appendix for Case # 13-2647 dated Oct 7, 2014 to the Second Circuit Court.

3. Third Dismissal at the United States Court of Appeals for the Second Circuit at New York in 2014:
Panel of Three Judges that include:

JOHN M. WALKER, JR.

ROSEMARY S. POOLER

RICHARD C. WESLEY

The Panel of Three Judges at Second Circuit Court in New York also rendered their unfair, politically, religiously and culturally motivated biased Summary Order on May 19, 2014 disrespecting the court rules and regulations. They just AFFIRMED the faulty and biased Opinion by two Federal Judges J. Paul Oetken and Robert Gerber without any second thoughts or considerations. Please review my Legal Brief Petition for Rehearing en banc dated July 10, 2014 to Chief Judge Robert A. Katzmann at the United States Court of Appeals for the Second Circuit in New York. What was the CRIME Committed by Dr. Atul C. Shah, MD resulting into the Barrage of Dismissals of my Historic and Unprecedented Civil Case?

The greatest Crime or Fault committed by Dr. Atul C. Shah, MD is telling the Truth to the five Federal Court Judges at the Three Federal Courts as mentioned in the following paragraphs.

I. Federal Judge Robert E. Gerber at United States

Bankruptcy Court simply did not like or digest the Truth that the Vedic Literature of Sanatana Dharma from India is far Superior than the Modern Science. This point was documented in my Legal Brief and in the Court Transcript dated May 4, 2012. Honorable Judge Robert E. Gerber simply became angry and dismissed my case that is a reality. In other words, telling the Truth Became a Crime per the opinion of the federal judge Robert E. Gerber.

II. Another Federal Judge J. Paul Oetken at the United States District Court also simply did not like or digest my description of the Modern Man-made Constitutional Laws and Applicable Laws are Defective, Limited and Disorganized as mentioned in my Appeal Brief and Reply Brief dated Feb 2013 and March 2013 as well as in my “Higher Dimensions” article. He read and loved my articles such as Higher Dimensions and Legal Briefs but he just

sided with the faulty opinion of Bankruptcy Judge Robert E. Gerber. It appears that the Federal Court Judges are unable to accept the Truth especially from a Pro Se Litigant from India with Hinduism background like me.

III. The Summary Order dated May 19, 2014 by the Panel of Three Judges at United States Court of Appeals for the Second Circuit was unbelievably biased, politically, religiously and culturally motivated without a doubt per my humble opinion. My Appellant Brief with Appendix for Case # 13-2647 dated 10/7/2013 and Reply Brief dated 1/17/2014 forwarded to the Panel of Three Judges were describing the defective, disorganized and limited nature of the Modern Man-made Constitutional Laws and Applicable Laws. I mentioned that the eternal and blissful Vedic Wisdom of Vedic Literature: the Supreme Science of

Sanatana Dharma can help to remove these deficiencies of the Modern Law System. The panel of Judges John M. Walker, Jr; Rosemary S. Pooler and Richard C. Wesley never appreciated this sublime truth. Simply, they abused the power as the Federal Judges by dismissing my case with the great Anger and Disbelief.

IV. What was the CRIME committed by Dr. Atul C. Shah, MD? The Cardinal Crime or Cardinal Sins committed by Dr. Atul C. Shah, MD was Telling the Truth that Modern Man-made Constitutional Laws and Applicable Laws of Modern Judiciary System is Defective, Disorganized and Limited in nature. Five federal Judges were simply STUNNED, SPEECHLESS and in State of ABSOLUTE DENIAL of this SUBLIME TRUTH dismissing my case THREE TIMES. Telling the Truth was the greatest CRIME committed by Dr. Shah. Please believe me.

V. The primary purpose of this Historic and Unprecedented Civil Case against the General Motors Company is the Complete Transformation and Higher Dimensions of the Modern Law System, Modern Science & Medical Science and the Internet & Computer Science per the eternal and blissful Vedic Wisdom of the Vedic Literature: the Supreme Science.

VI. I am sincerely praying that the Supreme Court of the United States to accept this historic and unprecedented civil case - Petition for an Extraordinary Writ. However, I am happy to mention that the primary purpose of this civil case, Complete Transformation of the Judiciary System, is already achieved.

VII. Gulf of Disparity of Judgments for the Elite Americans and the Poor Americans: There is a distinct demarcation between the Judgments

rendered by the Supreme Court and Federal Court Judges for the Elite Americans and the Poor Americans in America and other countries past several centuries as documented by many Law Practitioners. This is a reality. Rich and Famous celebrities with great influences are treated differently than the poor and helpless population in this globe. In other words, Wealth and Fame changes the Modern Laws with no need of Impartiality and Neutrality.

VIII. I greatly admire the American Spirit: the Relentless Pursuit to realize the truth - the Absolute Truth. Also, the Freedom of Speech, Freedom of Religion and Freedom of the Expression are the greatest Hallmarks of the American Judiciary System, although defectively composed by the Founding Fathers with lack of the blissful Vedic Wisdom. The Vedic Wisdom is the Panacea

and the Solution for the Transformation and
Higher Dimensions with the Modern Law System,
Modern Science and Modern Internet & Computer
System right now.

IX. America and India have to perform the Dirty
Job of Eradication of the Global Pollution:

Atheism, Immorality and Terrorism are the Dirtiest
Global Pollution abundantly present in our
Modern World right now. The United States of
America with her Mighty Military Power and the
Mighty Wisdom of Blissful Spiritual Science of India
will efficiently Eradicate this Global Pollution right
now. Everyone should help for the Eradication of this
kind of the Global Pollution with the Global Unity in
Diversity. Ignorance is the greatest Global Pollution
prevalent in this small globe with need of the
complete Eradication with the help of the Vedic
Wisdom for all and by all.

Sanskrit Aphorism “Satyam Eva Jayate

reveals that Only the Truth Prevails”: I have a great privilege to be a humble and Law-abiding Citizen of two greatest Democratic Countries - India and USA. Telling the Truth should be appreciated as the Virtue rather than the Crime. Telling Truth is not a Crime. The Federal Courts and Supreme Court are the sacred places for the Revelation of the Truth rather than the suppression of the Truth. This is the greatest point that I am making with my articles and the Legal Briefs to the Modern Law System, Modern Science and Modern Scholars past more than a decade.

X. Only Truth Prevails or “Satyam Eva Jayate” is the eternal Vedic Wisdom and Vedic Aphorism.

This is a reality.

K. Description of Perpetual and un-ending fight with merciless, ruthless and the cruelest Modern Law System by Atul C. Shah, MD.

This civil case is the historic and unprecedented case with the modern law system. I am happy to describe several civil, administrative, Forfeiture, Bureau of the Professional Licensing and criminal cases confronted by this humble self Atul C. Shah, MD with a great relevance with this civil case.

Herewith in this **section K**, I am happy to describe the DEA raid, DEA investigation, DEA Complaint, Civil case, monetary forfeitures, administrative complaints, Bureau of Professional Licensing Board Disciplinary Committee action, and role of the Assistant Attorney General of Michigan as well as a threat with intention of Criminal Charges with help of the Grand Jury Trial.

The primary purpose of the description of the above-mentioned **chain of legal actions** is to reveal how our

modern law system that can become so merciless,
ruthless and cruelest to the citizen of our great country
in name of the law and justice. Also, there is a gentle
side of the Modern Law System.

Following is the Description of the perpetual Chain of
Events or Chain of legal actions that is relevant with
this civil case:

1. DEA Raid on 8/18/2015 at a Pain Clinic in
Southfield, Michigan.
2. Two DEA agents demanded to surrender the DEA
License from 4 to 6 physicians.
3. Two Physicians including me surrendered the DEA
license voluntarily on 8/18/2015. This was a great
deception by two DEA Agents saying surrendering
DEA license means unable to prescribe controlled
substances but you continue to prescribe non-
controlled substances and practice medicine. Two DEA

agents provided me a hand-written letter but provided a standard DEA 104 letter to another physician on same time and same day of DEA raid.

4. Forfeiture of approximately \$ 136,000.00 (One hundred and thirty-six thousand dollars) of my hard-earned money by the court order on 8/18/2015 and beginning of the civil case.

5. DEA Allegations and DEA Investigation on May 13, 2016 by the DEA Investigator Vaughn Hafner for the fake 950 plus fraudulent prescriptions of the controlled substances. Please take a note that 16 fraudulent prescriptions were written when I was fighting for my life on Operating table and in the Intensive Care Unit in June 2014.

6. Beginning of the Administrative Complaints by the Bureau of Professional Licensing and the Drug Monitoring Section on 9/26/2016.

7. Four rounds of the Settlement response forwarded to Sean M. Siebigteroth of Drug Monitoring Sections from 9/26/2016 to 12/28/2016. Copies of all four Settlement Responses were forwarded to the Presidents of American Medical Association, Michigan State Medical Society and Wayne County Medical Society as well as to my attorney Anjali Prasad.

8. This Administrative case was transferred to the Attorney General Office in Michigan on 12/28/2016.

9. Pre-hearing Tele-Conference with the Administrative Law Judge Peter L. Plummer and Assistant Attorney General Andrew J. Hudson on 3/14/2017.

10. Permanent surrendering of DEA License to Assistant Attorney General Andrew J. Hudson on 3/24/2017.

11. Dismissal of the Administrative Complaint case without prejudice by the Administrative Law Judge

Peter L. Plummer. I thought that dismissal of my case without prejudice is a good verdict. However, I realized that it was not a good verdict.

12. I requested to dismiss my case with Prejudice to the Administrative Law Judge Peter L. Plummer and to the Assistant Attorney Andrew J. Hudson immediately on 4/4/2017 with no response from both of them so far. This is a deep silence until today. I am happy to mention that the Administrative Law Judge Peter L. Plummer and Assistant Attorney General Andrew J. Hudson were very supportive and helpful to me. This was the gentle and kind face of the Modern Law System per my understanding. However, AAG Andrew J. Hudson lost his job of Assistant Attorney General as predicted during the Tele-conference by the Administrative Law Judge Peter L. Plummer, unfortunately.

13. Subject Statement and Dispute Information letter to National Practitioner Data Bank (NPDB) on 6/30/2017. My dispute letter indicates that surrendering of DEA License is not a violation of the Public Health Codes and the \$ 500.00 was a reduced administrative fee and not the fine or penalty.

14. Received a letter from two FBI agents on 2/20/2019 with intent for a Grand Jury by Trial Attorney Thomas J. Tynan and the intent for the Criminal investigation by the US Attorney Office at the Eastern District of Michigan.

15. The above-mentioned chain of the events indicate that how the Modern Law System can become so merciless, ruthless and the cruelest system that can destroy the reputation, can destroy the cordial relationship within a family, destroy the job opportunities and inflict horrible mental stress on the citizen of our great country including me and on

anyone and anytime. The defective and merciless law system has the power to interchange or transform a civil case to administrative complaint; to administrative investigation to criminal investigation and criminal case; forfeiture of money and property; with a prison penalty for decades to centuries and even death penalty or capital punishment to anyone and anytime. Everything is in name of Law and Justice.

16. I am happy to mention that the Grand Jury Trial has not been started and hope that will not be started in the future in my present life. I wrote to my Attorney Anjali Prasad that "I will be happy see them in my next or 10th incarnation as the Chief Justice of the Supreme Court of the United States and shredding their evidences and arguments". My attorney Anjali Prasad, a former federal prosecutor in the criminal law system agreed.

17. The Drug Enforcement Administration or DEA
was established by President Richard Nixon on July 1973. The primary purpose of the DEA as the single federal agency is to enforce the federal drug laws and to consolidate the drug control activities for the prevention of the Narcotic Addiction and the Narcotic Epidemics in the USA and other countries.

18. I am a practicing physician and psychiatrist for 40 plus years with extensive experiences in the Modern Medical Science as psychiatrist and as the Pain Specialist. I forwarded a superb 6-page letter to Obama-Biden Administration, to Presidents of Medical Association (AMA, MSMS and WCMS) and to Chairman of University of Michigan as well as to my attorneys Anjali Prasad and Ronald Chapman II in Michigan. I am attaching the six-page letter with 20 power points with this civil case in the Appendix P.
This article has description of the “Prevention of the

Narcotic Epidemics" written in the scientific manner for the Higher Dimensions with the Addiction Psychiatry and with the Modern Law System.

19. The Higher Dimensions with the Criminal Justice System is extremely essential in our man-made Constitutional Amendments for the fair and equal justice for every citizen.

20. This is a description of the perpetual and endless fights with the merciless, ruthless and the cruelest Modern Law System by this humble self Atul C. Shah, MD. There was also a kind and gentle side of the Modern Law System. I pray to the honorable Supreme Court of the United States to look into these legal topics for a fair and equal justice.

L. Failure to sought Relief and Lack of Interest by Presidents of AMA & APA and CEOs of the Modern Internet Companies:

Following are the Examples of Passive Inactions and Lack of Interest manifesting as the Covert or Concealed Discrimination:

I am describing the *prima facie* examples of the “Passive Inaction or Lack of Interactions manifesting as the Covert and Concealed Discrimination” in this section.

1. I submitted my scientific articles and superb concepts of the Vedic Literature from India to four Presidents of American Medical Association (AMA), three Presidents of American Psychiatric Association and Director of Disability Determination Services as well as to the Five Honorable Judges (Robert E. Gerber, J. Paul Oetken, John M. Walker, Jr; Rosemary S. Pooler and Richard C. Wesley) and the defendant attorneys as well as to Dr. Miller at GM and to many scholars and friends in USA and India from 2008 to present for the purpose of the Higher Dimensions with the Modern Science, the Modern Law System and the Internet Technology.

2. I forwarded my scientific articles to the wealthy and influential Chairmen and Chief Executive Officers of Microsoft Mr. Bill Gates & Satya Nadella and other giant Internet and Computer Companies in USA and India for the need of the "Higher Dimensions with the Internet and Computer Science Technology per the Vedic Wisdom". All emails and my email articles were scrutinized, relayed and stored with the giant email Internet companies such as Microsoft, Yahoo, Google and AOL etc. The chairmen and research directors of giant Internet companies have easy access and able to use their "Spy Spectrum" for retrieving and reviewing all content of the emails of every originator including myself.

3. Presidents of AMA and APA, Chairmen and CEOS of Microsoft and Intel, the Honorable Judges of the influential organizations are intentionally ignoring and ridiculing the super-scientific concepts of the Vedic Literature from India that is providing the "Higher

Dimensions" with Modern Science, Modern Law System and the Internet and Computer Science as explicitly described in my forty plus articles past more than a decade.

4. Per my humble observation, the above-mentioned executive heads are incapable of providing the Higher Dimensions with the Modern Science including Bio-medical Science, Psychiatry and Psychology; unable to provide Higher Dimensions with the Modern Constitutional Laws and Applicable Laws and finally, with the Internet and Computer Science Technology with their conventional knowledge and the conventional approaches.

5. Also, the above-mentioned influential and wealthy Executive Heads of different organizations are extremely reluctant and hesitant to apply and implement the Super-scientific and blissful knowledge and concepts of the Vedic Literature from India for the Higher Dimensions as

beautifully described in my articles and by many Vedic Scholars in USA and in India.

6. The above-mentioned observations are the pertinent examples of the "Passive Inactions manifesting as the Covert and Concealed Discrimination" based upon my Religion, Nationality and Color in this case. This is the best example of "Do Nothing and Say Nothing Policy Implemented by Presidents and Chairmen of different Organizations" as described in my Legal Briefs.

7. This is my genuine perception and opinion. Hope that Your Honors will be happy to agree with this humble perception and opinion.

M. Failure to sought Relief and failure to understand by the Modern Educational System that the Vedic Wisdom of India is the Real Solution for the Modern Maze and Modern Problems:

The authoritative and blissful Vedic Wisdom of Vedic Literature: the Supreme Science of Sanatana Dharma from India is the Real and Final Solution for the Modern Maze created by the modern mankind with the lack of the Vedic Wisdom right now as beautifully described in my article “Higher Dimensions” and the Legal Briefs presented to the Honorable Judges and the Honorable Courts.

Modern Scientists, Physicists, Physicians and Psychiatrists as well Psychologists and Sociologists are unable to describe the fundamental principles of the Perception, Lack of Perceptions and Misperception; Science of Rasa or Science of Relationships and Exchange of the Six Opulence and many superb topics of the Vedic Wisdom.

The Modern Law Practitioners have very hard time to differentiate the subtle demarcation between the Civil Infractions and the Criminal Infractions with the help of the Modern man-made Constitutional Laws and the Applicable Laws.

The modern Internet and Computer Science Technology Innovator are unable to describe the **Fundamental Principles** of the modern Internet and Computer Science scientifically right now. Mr. Bill Gates & Satya Nadella and Presidents of AMA, APA remains totally silent and prefers not to comment at all about this issue is the pertinent example of the **Modern Maze** created right now with our modern society and culture.

The Vedic Wisdom is the Real Solution for this Modern Maze. This is the great point and remedy I am presenting with this Brief and other legal brief submitted earlier with this historic and unprecedented Civil Case.

This historic and unprecedented Civil Case has the **National and International Significance** for the Betterment of the Modern Mankind.

I am completing this historic and unprecedented Civil Case during the 151st birth year of **Mahatma Gandhi**: the Apostle of Ahimsa or Non-violence that has

been declared by the General Assembly of the United Nations as the **Day of Ahimsa or Non-violence**. Let all of us pray and follow in the foot-steps of Mahatma Gandhi at present and forever.

I have mentioned several times in my legal briefs and articles that monetary gain is never the primary goal of this historic and unprecedented case to the lower courts and to the US Supreme Court.

However, I have spent innumerable days, months and years for presentation of my cases single-handedly with a great determination with hope for a **fair and equal justice** despite multiple hurdles and obstacles.

N. Summary and Examples of the Failure to sought Relief and failure to understand my view of the Higher Dimensions topic by the Modern Educational System:

I am submitting the examples of Failure to Sought Relief and essential need of filing the petition seeking a writ of mandamus in the “Petition for an Extraordinary Writ. These are the exceptional circumstances warrant the exercise of the US Supreme Court’s discretionary power.

1. Failure to sought Relief from the General Motors Corporation and the EEOC at Detroit, Michigan.

2. Failure to sought Relief from the United States Bankruptcy Court in New York.

3. Failure to sought Relief from the United States District Court in New York.

4. Failure to sought Relief from the United States Court of Appeals for the Second Circuit at New York.

5. Failure to sought Relief and lack of action by the Presidents of American Medical Association and Presidents of the American Psychiatric Association; Disability Determination Services, Drug Enforcement Agency and the Bureau of Professional

Licensing about the essential need of the Higher Dimensions with the Modern Biomedical Science including Psychiatry and Psychology.

6. Failure to sought Relief and denial by the CEOs and Chairmen of the wealthy and powerful Internet Technology Companies such as Microsoft, Google, Yahoo, Apple and AOL and others. I requested Mr. Bill Gates and Mr. Satya Nadella of Microsoft Company for the revelation of the “Description of the Fundamental Principles of the Internet Technology” to the public including me and to the US Supreme Court of with no response or reply so far.

7. I am praying for the great understanding and dire need of the Higher Dimensions with the Man-made Modern Law System, Modern Science & Modern Medical Science and the Modern Internet Technology per the Vedic Wisdom of India. The Higher Dimensions will culminate into the Global

Prosperity, Global Peace and Global Enlightenments
of the Modern mankind in USA, India and all over
this small globe. This is my humble prayer.

8. I am sincerely requesting the honorable Supreme
Court of the United States to keep my 40 plus
scientific articles and 10 plus legal briefs in the
Archive of the Supreme Court. I sincerely believe
that my 40 plus articles and 10 plus legal briefs are
helpful for purpose of the research and Higher
Dimensions.

**O. Description of the “Higher Dimension” with the
Modern Law System, Modern Science & Medical
Science and the Modern Internet Technology per
the Vedic Wisdom of India.**

Herewith in this section O, I am describing the
pertinent points of the Higher Dimensions with the
Modern Educational System per the eternal and blissful

Vedic Wisdom of India as described in my articles and in the Legal Briefs.

I. Higher Dimensions with the Modern Man-made Law

System of the United States of America.

- There are ten primary Constitutional Amendments.
- There are seventeen secondary or supplemental Constitutional Amendments totaling 27 Constitutional Amendments.
- There is essential need of the 28th constitutional amendment per the Vedic Wisdom of India (Appendix M) that will be providing the Higher Dimensions and all-inclusiveness to the Modern American Law System.
- This 28th Constitutional Amendment will be the final constitutional amendment. No need of the extra Constitutional Amendments anytime.
- This 28th Constitutional Amendment includes:
 1. Austerity or Tapas
 2. Cleanliness or Sauca
 3. Mercy or Daya
 4. Truthfulness or Satya

- The four great pillars of Austerity, Cleanliness, Mercy and Truthfulness of the Vedic Wisdom (Appendix M) will remove the deficiencies, providing stability and all-inclusiveness to the Modern Law System. These four pillars will help for a fair and equal justice by the honorable courts and judges to the citizens of USA and India as well as other countries.

II. Higher Dimensions with the Modern Science and Medical Science in USA, India and other countries.

- My forty plus articles and 10 plus legal briefs are describing superbly the fundamental principles of the Modern Educational System for the Higher Dimensions at present and in the future.

III. Higher Dimensions with the Modern Internet Technology Companies in USA, India and other countries.

- The prominent world leaders Prime Minister Narendra Modi of India, President Donald Trump of

USA, President Vladimir Putin of Russia and President/Prime Minister of China, Japan, Britain, Israel and other countries must encourage and challenge the geniuses and wizards of the Modern Internet Technology for revelation of the "Description of Fundamental Principles of the Modern Internet Technology" (Appendix R). The contestants should submit their Thesis and articles to the "World Scientific Committee" established by the honorable Supreme Court of the USA, India, Russia and China and other countries. I will be happy to participate in this contest without reservations and hesitation.

P. Description of the Whistle Blowing Activities by this humble self Atul C. Shah, MD:

I am a humble and a law-abiding citizen of the two greatest democratic countries of our globe – the USA and India.

I am blowing the whistle for the essential and dire need of the Higher Dimensions within the Modern Law System, Modern Science & Medical Science and the Internet Technology as a Resident Physician, as a practicing physician and as a member of the medical associations (AMA, MSMS and WCMS) and as the Pro Se Litigant past thirty plus years in the state of Michigan from 1982 to present. This is a humble contribution for the wellness of the mankind by this humble self.

Q. The Final Opportunity and Final Judgment:

I am thankful for accepting my Petition for a Writ of Certiorari, Supplemental Brief and Rehearing in the Good Faith Brief by the US Supreme Court during 2014 and 2015. Now, I hope for the acceptance of the “Petition for an Extraordinary Writ” by the honorable Supreme Court of the United States in 2020.

It is a fact that approximately One Percent of Cases are accepted and Ninety Nine Percent of the cases are rejected by the honorable Supreme Court of the United States.

I am praying for the careful review of this historic and unprecedented civil case that is providing the Higher Dimensions to the Modern Law System, Modern Science & Medical Science and to the Modern Internet Technology. This is a priceless and incalculable contribution for the wellness of the modern mankind in our small planet.

I am sincerely praying with a hope for a fair and equal justice for this historic and unprecedented civil case with the second thought and consideration by the honorable Chief Justice and nine honorable Associate Justices of the Supreme Court of the United States of America.

R. Fifth Amendment – Right to remain Silent:

The Fifth Amendment provides a right to stay silent. However, when the federal judges, Presidents of the Medical Organizations and CEOs of the wealthy Internet companies remain intentionally silent that indicating their lack of knowledge and ignorance. Better to say "I do not know; I do not care and you are excluded". This is a reality.

S. Amicable Resolution for this historic and

Unprecedented Civil Case:

I may humbly and bottom of my heart suggest following amicable resolution of this historic and unprecedented civil case to the honorable Supreme Court of the United States of America.

1. I will be happy to accept One Dollar Reward from the honorable Supreme Court without hesitation or reservation. I will be happy to keep this One Dollar

Reward in the Gold-plated or Platinum-plated frame as the souvenir for my family and friends.

2. Also, I will not be unhappy to accept ten plus million dollars reward by the honorable Supreme Court of the United States without hesitation and reservation.

3. I will be happy to continue to offer my services as the Research Director for next five plus years at the Research Facility located in the state of Michigan financed by the wealthy Internet companies such as Microsoft, Google, Amazon or Yahoo and other companies. This is a Peanut-nut amount for them.

4. Primary function for offering my service as Research Director is continue to providing the "Higher Dimensions" with the Modern Law System, Modern Science & Medical Science and the Internet Technology per the blissful and eternal Vedic Wisdom of India as repetitively mentioned in this petition, in my legal briefs and in my articles past ten plus years.

5. The resultant effect of the Higher Dimensions within the Modern Educational System will culminate into the Global Prosperity, Global Peace and Global Enlightenment as well as End of the Atheism, Immorality and Terrorism with the Global Unity in Diversity in our small planet.

6. This is a best approach and my sincere prayer for the amicable resolution of this historic and unprecedented civil case with a fair and equal justice by the honorable Supreme Court of the United States of America.

CONCLUSION

I am praying and respectfully requesting the honorable Supreme Court of the United States of America for granting the Petition for an Extraordinary Writ for a fair and equal justice.

Respectfully submitted,



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October 2, 2020