

In the Supreme Court of the United States of America

**Case No. 20-7568**

June 14, 2021

L.E. Pauli Coffey

v.

State of South Carolina

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On Petition for Writ of Certiorari  
to the United States Court of Appeals in the 7th Circuit

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PETITION FOR REHEARING

L.E. Pauli Coffey

*Pro Se*

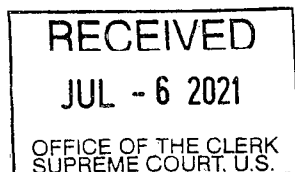


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Case No. 20-7568

PREAMBLE

Pursuant to Rule 44.1 of this Court, Petitioner L.E. Pauli Coffey, respectfully petitions for a rehearing of the denial of a writ of certiorari to review the judgment of the United States Court of Appeals for the Seventh Circuit.

Petitioner brought to this court irrefutable evidence that even in the hallowed halls of our federal judicial system women do not have equal rights in America. Petitioner brought to this court her original 1983 suit against the state of South Carolina, case no. **20-CV-00006-JRS-MJD in the U.S. District Court of Southern Indiana**, only AFTER the 7<sup>th</sup> Circuit *en banc* twice upheld the wrongful judgment of Judge James R. Sweeney that the state of South Carolina had the right, under Sovereign Immunity, to violate Petitioner's 14<sup>th</sup> Amendment Right to Due Process et al, thereby eliminating jurisdiction of his court from Petitioner's fight for her Rights as an American Citizen (7th Circuit case number 20-2311). Judge Sweeney, for lack of a more appropriate word, lied from his bench.

REQUEST FOR REHEARING

1. As Americans, our 14<sup>th</sup> Amendment Right to Due Process became law on June 8, 1866. Passed by the Senate and ratified on July 9, 1868. The 14<sup>th</sup> Amendment granted citizenship to all persons born or naturalized in the United States including formerly enslaved persons and provided all citizens with equal protections under the laws, extending the provisions of the Bill of Rights to the states. The amendment authorizes the government to punish states that abridged citizens' rights..." [citing [www.senate.gov](http://www.senate.gov) June 10, 2021] Petitioner does not know if she should email a link to that website to both Judge James R. Sweeney AND the

entire 7<sup>th</sup> Circuit Court of Appeals so that they may pursue some continuing legal education [CLE] to better perform their jobs, or if it would be a waste of time because, hopefully, this is information they already have and may have momentarily forgotten about because a woman was asking for her Rights to be restored in “their” courts.

2. Petitioner can prove that she is supposed to have equal rights, as a matter of law, as Petitioner can produce her American birth certificate. As an American citizen, Petitioner is supposed to be equal AND she can run for the office of President.

3. Unfortunately, Petitioner can also produce a life time of proof that while she may have been born a free and equal person, her indoctrination into the slavery and segregation of the subjugation that all women in America must endure, without relief, began almost immediately after her birth. Petitioner has been forced to walk two steps behind or accept being abused for refusing to be ignored because of her gender, as Judge Sweeney justified his actions. Petitioner has been forced to work three times as hard as any man while simultaneously being forced to accept less pay than any man. Petitioner can show that she was denied medical care for 101 days from 2010 to 2011 while men with lesser injuries received prompt medical care. Subjugating women is as American as baseball, apple pie and USA women’s gymnastics.

4. Petitioner did bring to this Court proof and evidence that, collectively, the state of South Carolina, Judge James R. Sweeney of the District Court of the Southern District of Indiana and the entire banc of the 7<sup>th</sup> Circuit Court of Appeals firmly believe that OUR Constitution is nothing more than a personal hygiene product, proudly produce in American, and sold globally by the P.T. Barnum toilet paper company.

a.) Citing Justice Alito, *Borden, Jr v. US*, US 19-5410, (2021)(oral arguments)

[ Well, you know, I was-- I was on a court of appeals at the time, and  
I acknowledged that I had to follow Supreme Court opinions...]

b.) Judge James R. Sweeney DID NOT follow the Supreme Court opinions. Judge James R. Sweeney ignored *Tyson Timbs and his 2012 Range Rover v. State of Indiana* (2019). Judge James R. Sweeney ignored EVERY shred of evidence and citation Petitioner brought to his court. Judge Sweeney didn't even bother to acknowledge the Federal Rules of Civil Procedure 12 as he allowed the state of South Carolina to NEVER respond to Notice of Suit, as evidenced to this court in Petitioner's original filing. And upon Petitioner's request for Default Judgment when the state of South Carolina **refused** to respond to timely Notice of Suit, Judge Sweeney refused to acknowledge Fed. R. Civ. P 12 at all and, instead, responded by gifting the state of South Carolina sovereign immunity, in the middle of a pandemic and after the court had been closed, where South Carolina does not enjoy Sovereign Immunity.

c.) Not even the 7<sup>th</sup> Circuit Court of Appeals would follow the Supreme Court opinion(s) despite being reminded of them by Petitioner in her filings. Nor did it acknowledge that the state of South Carolina **REFUSED** to respond to Notice of Suit and **REFUSED** to comply with the Federal Rules of Civil Procedure 12 or Rule 301, as evidenced by Petitioner to the 7<sup>th</sup> Circuit Court of Appeals. South Carolina has never responded.

#### REASON FOR REHEARING

A petition for rehearing should present intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented. See Rule 44.2.

5.) Petitioner points out that BECAUSE this court denied Petitioner's Writ for Certiorari, despite the obvious and evidenced Constitutional violations committed

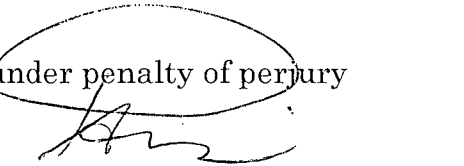
against Petitioner stripping her of her Constitutional rights and irreparably harming her BY the state of South Carolina, the precedence has been set that Fed R. Civ. P. 12 has no use and that if any one wishes to avoid a federal suit, one must merely ignore the federal suit and it will go away in about 21 days and that Rule 301 has no place in a court of law. Further it sets the standard that a district court Judge may knowingly and intentionally deny a citizen HER Constitutional rights. America is already grappling with the fallout from the gross inequities that women have been forced to live with by virtue only of their reproductive organs. Women have never been defective because we can give birth. But despite OUR 13<sup>th</sup> and 14<sup>th</sup> Amendment Rights on paper, women have always been denied equality, even in the 21<sup>st</sup> century. This needs to end, once and for all.

6.) Additionally, On June 10, 2021, the Supreme Court of the state of Indiana, under case no. 20S-MI-289, did acknowledge and uphold the opinion of the Supreme Court of the United States of America, that Tyson Timbs does have the 14<sup>th</sup> Amendment Right to Due Process and that the specific Due Process was his 8<sup>th</sup> Amendment Right to avoid excessive fines. Petitioner did state that she was denied her 14<sup>th</sup> Amendment right to many of her Due Processes, one of which was her 8<sup>th</sup> Amendment right to avoid excessive fees/fines when the state of South Carolina demanded four times the estimated value, equivalent to \$700,000.00, in bond to protect Petitioner's home from sale during appeal of a fake foreclosure valued at \$109,000.00. Clearly Tyson Timbs, a male who admits to dealing and consuming heroin, has Rights whereas this court has set the precedent that Petitioner, a female who has not broken the law, is not entitled to Rights. The criminal has once again been rewarded where a law abiding citizen has been ignored. Generally citing *Sanchez v. Mayorkas*, (SCOTUS case number 20-315)(June 7, 2021)

## CONCLUSION

For the reasons set forth in this Petition, L.E. Pauli Coffey respectfully requests this Honorable Court grant rehearing and her Petition for a Writ of Certiorari and find for Petitioner. We must all be equal in America, as our Constitution has stated for more than a hundred years. Today would be a great day for that to finally commence.

Respectfully submitted, under penalty of perjury



L.E. Pauli Coffey

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In the Supreme Court of the United States of America

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June 29, 2021

L.E. Pauli Coffey

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State of South Carolina

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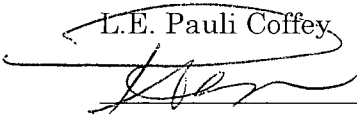
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CERTIFICATE OF GOOD FAITH

Petitioner, L.E. Pauli Coffey, certifies that her Request for Rehearing is presented in good faith and not for delay.

Respectfully submitted, under penalty of perjury,

L.E. Pauli Coffey



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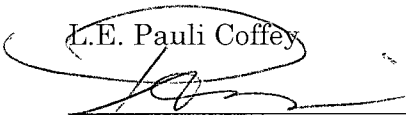
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MOTION FOR LEAVE TO PETITION FOR REHEARING

Comes now Petitioner, L.E. Pauli Coffey, and states that her request for rehearing is for and is in the greatest interest of the United States of America, so that our Country will finally embrace and ensure that all persons are equal and all persons enjoy the same rights and protections under our laws.

Respectfully submitted under penalty of perjury.

L.E. Pauli Coffey



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