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**IN THE**  
**SUPREME COURT OF THE UNITED STATES**

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**MARY JO WEIDRICK, PETITIONER/PLAINTIFF**

**v.**

**PRESIDENT JOSEPH R. BIDEN, JR.; UNITED STATES CONGRESS**  
**et al, both personally and professionally,**  
**RESPONDENTS/DEFENDANTS**

**PETITION FOR REHEARING**

1.) Petitioner respectfully requests a Rehearing for the following reasons and would like to incorporate her statements made in her Motion For Expedited Consideration received by this Court on June 2, 2021; Petitioner is unsure whether this court read that pleading, a copy is enclosed. This case is submitted for this Court to allow Petitioner to immediately speak to her attorney, Mark J. Geragos-----and New York prosecutors Cyrus Vance, Jr. and Letitia A. James for purposes of stopping this violent terrorism of Petitioner and ensuring all terrorists are properly indicted and tried in state court:

## REASON 1

2.) To refresh: This case is not a “national security”, “investigation” or “terrorism” case against Petitioner as Petitioner has never engaged in pro-terrorism activities, conversations or curiosities, ever. Respondents, named and unnamed, are on a personal vendetta against Petitioner and have forged all pro-terrorism materials.

## REASON 2

3.) Since this Court denied Petitioner’s Petition for Certiorari on June 7, 2021, Respondent Joseph R. Biden, Jr. and the U. S. Congress et al as well as unnamed Respondents have continued to violently unbearably rape Petitioner’s brain and body including vagina and engage in all other planks of this violent terrorism including using local TV media to daily air the smear campaign.

## REASON 3

4.) Since this Court denied Petitioner’s Certiorari request on June 7, 2021, the terrorist Respondents continue to recruit new persons domestically and internationally including the G7, possibly Vladimir Putin to participate, ensuring Americans they will not going to prison for doing so and “appreciating” any assistance from the foreigners including forging pro-terrorism materials.

5.) The list of newly recruited terrorists is shocking and grows daily including Washington D.C. attorneys; Governors throughout the United States; authors et al.

#### REASON 4

6.) Petitioner or TV terrorists have suggested “making a deal” at least 5 times starting in the Obama years; however, they always turn out to be a joke; just one more plank of terrorism. TV terrorists, and Congresspersons usually indicate they cannot make a deal because Petitioner’s “value is so little”.

7.) Petitioner offered a deal only to stop this violence immediately and thought it might be better for the country; perhaps phasing out persons gradually from their ill-gotten, abused powerful positions. There is no “deal” however, that doesn’t involve prison and substantial suing of these violent participants who have destroyed two out of three branches of our democracy.

#### REASON 5

8.) Many people including named and unnamed Respondents have widespread knowledge the pro-terrorism materials are forged. Manhattan D.A. Cyrus R. Vance, Jr., New York Attorney General Letitia A. James have been investigating this case and most likely have those statements and other evidence of this activity and terrorism.

## REASON 6

9.) Petitioner is denied her First, Fourth, Fifth, Sixth, Ninth Amendment rights as outlined in her Petition for Certiorari including being denied her Fifth, Sixth Amendment rights to access to her attorney, Mark J. Geragos;---and at minimum, her First Amendment rights to speak to Manhattan D.A. Cyrus R. Vance, Jr. and New York Attorney General Letitia A. James.

10.) Petitioner earlier referenced Hamdi and Padilla; Petitioner believes Escobedo v. State of IL, 378 U.S. 478 (1964), may also apply wherein this Court held that:

“....where a police investigation is no longer a general inquiry into an unsolved crime but has begun to focus on a particular suspect in police custody who has been refused an opportunity to consult with his counsel and who has not been warned of his constitutional right to keep silent, the accused has been denied the assistance of counsel in violation of the Sixth and Fourteenth Amendments....”

## REASON 7

11.) Named and unnamed Respondents 100's to 1,000's of them, are inside Petitioner's body via assaulting her brain and sexually assaulting her, thus people she would not allow in her home are allowed inside her brain and hence body including her vagina which is incredibly horribly violent and a basic violation of human dignity. They intentionally degrade and violate her for their individual entertainment.

12.) Named and unnamed Respondents (all persons at ABC, NBC, CBS, CNN, Fox, C-Span even BBC, etc.) and their guests additionally watch her shower, go to the bathroom, change clothes, if she were to have sex, etc. 24/7 for 31 ½ years.

#### REASON 8

13.) Petitioner prays and believes she deserves the dignity of a court hearing instead of screaming in terror as she has done 24/7 for over 31 ½ years due to lack of access to the courts. The SCOTUS is the Court of Last Resort.

#### REASON 9

##### Add to 'Doctrine of Common Sense':

14.) Clearly Petitioner would have stopped any pro-terrorism activity on 10/31/89 or shortly thereafter IF she had been involved in order to stop the unbearable 24/7 violence.

15.) A legitimate terrorism "investigation" would not involve any plank of this violence; Petitioner would not even know she was being "investigated".

16.) If Respondents were innocent, they would not object to Petitioner speaking to her attorney, the prosecutors, the Grand Jury et al; they would welcome the truth.

#### REASON 10

17.) In first person: This Court will be spared most minutia of named and unnamed Respondents' violent criminal terrorist activity. Should the Justices need it, below is a sampler of the testimony I will give at their trial:

The Terrorists Opening Salvo: Brief Background and Impact on my immediate family:

Again, this "increased" social interest in me began in 1989: I never met any of the men involved, nor for the most part, looked at any of them. I did not know why things started to change so dark, this terrorism beginning on 10/31/89....

Had moved to Nashville temporarily in early 1988 from Atlanta because my mother had become mentally ill---the diagnosis was adult-onset paranoia schizophrenia---

My mother attempted suicide in January 1986 as "voices" told her to do so; her "wicked" half-siblings (Don, Sue, Judy) and "wicked" emotionally abusive stepmother Angela called me to tell me she was my responsibility and they wouldn't help; my argument was that it was a "family" matter and everyone had responsibility to my mother. That was my first realization just how dysfunctional her family was...and apparently ours. I had to drop out of college (temporarily) to take care of her, allowing her to convalesce with me at my apartment in Atlanta, GA, shuttling her back and forth to her numerous surgeries and doctor appointments in Nashville, TN. After months, she wanted to go back to her house in the slums in Nashville: my brother did leave Chicago; moved in with her a year to help her but left as he "couldn't take it".

In that interim I had returned to college and, as an older student, received my much-awaited Bachelors degree in Marketing in December 1987; moving to Nashville in early 1988 with the idea of helping my mother with her issues... staying 6-8 months before going to law school wherever that may be.

I was already 15 years behind other people my age: I had followed my father's and maternal grandfather's life examples of 'starting at the bottom and working your way up' as I had become bored with school---my grandfather started out sweeping floors and ended up a senior level management in a Fortune 500 (Armco Steel, Cleveland, OH); my father ended up as a lower-level manager for a Fortune 100, American Greetings Corp (from Cleveland, OH to Danville, KY)----Education was not important to my family, both of them had only high school degrees, but after years of dead-end gig jobs, I learned times had changed; education was most important and I looked

forward to law school for years---hopefully Vanderbilt---favorite choice would have been Harvard but I was adult-poor, it was probably a longshot grade-point-wise and I was already 31 or so; had also requested law catalogs from GA and AL law schools etc. as “buffers”.

I was to learn mental illness is not like a cold, you can't really take something to make it go away, nor can you “reason” with such a person that their “beliefs” are unreasonable and unfounded. She was not willing to acknowledge her illness nor seemingly wanting to really improve her life; remained largely uncooperative; I'm certain those are a few of the reasons my brother left. I was to learn from one of her psychiatrists not to allow such challenges with her to rise to the level of an “argument”, and so I mostly tried to direct her into healthy activities---to little avail.

In addition to being horrified...and mystified by her mental illness, this was the first time I had ever been in a slum, a really horrific one, which is where she had moved as she couldn't keep a job due to her mental illness. Yes, complete with prostitutes and drug addicts; I would step over needles as I exercised daily down Elvira Avenue, the street in front of her house. Both her mental illness and the slums never ceased even to this day to be horrifying, frightening. Even as a temporary “residence”, it never stopped being ‘hell’ for me, but due to her compromised mental state, I don't think she cared, or noticed?

The year 1988 was another recession and I seemed to be competing with local “venerated” Vanderbilt grads; it took me at least a year to find a job—in early 1989, an entry level one as a Marketing Rep for a head-injury rehab company; disappointing, but I was just “passing through” to law school. Was assigned to and usually drove weekly to the State of AL calling on neurosurgeons, neurologists, social workers, hospitals, nursing homes---anyone who might see a medically stable head injured patient.

I was young, attractive-enough, had always been single and had lived for a decade in a socially active city, Atlanta.---- I knew I was special from the time I was 16 and great things lay ahead for me....despite the fact I was many years behind other people my age educationally and professionally...

On the road, I was prepared for “conventioners”, travelling men looking for “opportunity” and I had no time for them; knew how to travel, be comfortable and ignore them while traveling among them---my days in Atlanta served me well...or so I thought.

Thus, I never knew who was "out there".

Late one afternoon in October 1989, I walked into my hotel, the Marriott Courtyard in Birmingham where I usually stayed; there was no one there but a table near the door with 3-4 men; a man I had never seen before leaned toward me as I entered and glared at me stating "She's playing games with us; we'll take care of her". (I remember his face to this day; it took me 28-29 years to figure out that was future CIA Director George Tenet; didn't see the faces of the other men at the table.) I scurried past to my room, shaken, not knowing who or why they were angry but it was definitely directed at me.

On October 31, 1989, the terrorism started; it sounded like airplanes diving toward my mother's house as I lay at night; not knowing they were using local TV newscasters in TN & AL to recruit terrorists: strangers seemed to glare at me everywhere I went both in AL and in Nashville; one or more strangers even growled; store clerks started following me around the stores as if I was shoplifting; police sirens and train horns seemed to sound incredibly loud and frequently and started interrupting my thoughts all day and night whenever I was in my mother's Elvira Avenue house which was near the RR tracks. And then the sirens sounded many places I went. In Alabama, my clients turned cold, began making nonsensical remarks that I now call "intel's psycho-babble"; when I drove back at one point, AL state troopers, maybe 15 or so, were sitting beside the interstate, all turning to GLARE at me driving past; local police began pulling me over for little things; people began stalking me EVERYWHERE regurgitating my thoughts loudly and almost in real time, misconstruing my thoughts and making up stories that had nothing to do with me but somehow the stalkers wanted me to think those were "my" stories; they would engage in what I now call other loud intel-driven "psycho-babble" obviously directed at me.

My employer, co-workers did the same; had never been close to them; was disappointed by the low-level job and non-professional environment--- among other things, I was one of two people there with a college degree; one of my boss' asked me not to wear a business suit to the office as it "intimidated" the girls I worked with, so I had complied; once again felt I had to "dummy" myself down for the people around me---a common thread among the many "gig" jobs I had. Aren't we supposed to surround ourselves with people "better" or "more professional" than ourselves so we can grow?—



Stalkers started calling me "crazy" a lot although I had done nothing. Others began to make death threats.

I was so scared, I couldn't stop shaking. I couldn't sleep at night; rethinking the threats made by the stalkers, then the police siren would go off, seeming to reinforce that thought...or the train whistle would blare loudly to do the same....there seemed to be someone "out there" nearby in a car, honking his/her horn in conjunction with my thoughts.....I couldn't stop shaking....

My mother was equally changed. Although we rarely talked, she started calling me "ill" or "sick" although I hadn't discussed this terrorism with her or use those words. ---She clearly was conspiring with these "bad guys", these terrorists. As a few examples: I had just adopted a new kitten; when I took her to the vet, Mobley Vet: the vet participated in the nonsensical but intimidating, scary intel "psycho-babble"; upon leaving the vet gave me a booklet on new kitten care. Days later, my mother asked me if I had read it which was unusual; I replied in the negative; smirking, she suggested I do. The outside cover was typical of such a booklet; the inside was fading ink stating things like how horrible I was; that I was mean, ill-tempered, etc. She smirked the whole time I read; I immediately threw it away, pretending it never happened.

One day, my mother was going to the grocery; I gave her money and requested she get some cookies for me. Upon returning, she smirked, gave me the cookies, and my change; on one of the dollars was handwritten "Hello from the goons" or whatever I had been screaming in my pillow about the stalkers and "rapists" clearly inside my brain and body.

She would go out frequently now when she had not prior to this terrorism. No doubt, at least in part, it was to meet the intel for her instructions. She called the mental hospital to tell them I was "sick" although, again, I wouldn't discuss it with her; I was locked in the mental hospital for a two week increment for the first time; never talked to a psychiatrist or anyone else.

Had played tennis and had tickets to live productions at the local performing arts centre: all persons around me started engaging in the intel psycho-babble, etc.

Watched at least the monologue of Johnny Carson et al most nights. After the terrorism began, he, they began engaging in some intel psycho-babble

on-air as well as some guests.--- On the radio, the Nashville DJ's, who I didn't know were engaging in the intel-smear campaign as well, would know when I was listening and play something like Patsy Cline's "Crazy".

At least one of the stalking terrorists referred to me in this terrorism as "falling into a black hole"; I silently wholeheartedly agreed except I didn't fall; I was pushed. It didn't help that I was dealing with so much family tragedy at once, alone, but I could deal with them and still go to law school...It was my government turning into a terrorist organization everywhere I went and inside my own brain and body that was the problem.

The terrorists had weaponized all persons around me; even more violent, they weaponized my thoughts by raping them, "giving" them to others to "regurgitate" back to me, misconstruing them, making fun of them....so that I tried to stop thinking....a "self-destruction" of the brain to stop the violence in return for one's survival.

My brother had been dying during the initial months of this terrorism; he died of AIDS at his condo in Atlanta on April 15, 1990, six months after Respondents began this terrorism. --It is one of the few times I saw the intel agent/terrorists they have stalking me 24/7; they were sitting in a valley, forested area behind his condo; honking in conjunction with the MRE; never taking a moment off....never....

### REASON 11

18.) The case before this Court and the underlying cases may be the most important cases in front of this Court, ever: This case and the underlying case(s), at minimum, challenge(s) the integrity of the three individual branches and the very foundation of our republic, our democracy: The Founders established three co-equal branches of the United States in our Constitution specifically to establish a system of checks and balances, separation of powers among other things to guard against the very corruption outlined in this case.

19.) Two out of three branches of the United States government are intentionally long term participants in this terrorism, leaving only the Judiciary, specifically this Court intact.

20.) There is no more sacred space in the universe than inside the human brain. The brain is who each of us are as individuals and without it, we are not functioning individuals. For the U. S. government to penetrate one's hallowed space that makes us "human" much less "individuals" is not only violent, but counter to our basic existence as a people; as a young democracy. Every American deserves to be safe from all others including from the United States government in their own homes....and more so to be safe from all others including the United States government inside our own bodies.

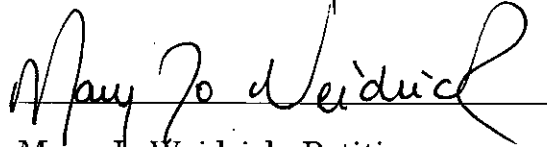
PRAYERS:

21.) Petitioner hopes and prays this Rehearing request be approved by this Court immediately; that the next step, maybe BIO'S?, be scheduled immediately so she and her attorney, Mark J. Geragos, can confer immediately and safely and she may speak to Manhattan D.A. Cyrus R. Vance, Jr.; New York State Attorney General Letitia A. James and the Grand Jury immediately and safely for purposes of stopping this violence, this terrorism immediately and ensuring our country is restored.

22.) As Petitioner does not know how the SCOTUS calendar works but due to the violence Petitioner respectfully requests this case be accepted in this Court

within ten (10) days of the date of this Petition for Rehearing and the next step be scheduled immediately. Respondents have had 31 ½ years to prepare.

Respectfully submitted,



Mary Jo Weidrick, Petitioner

1300 Rhodes Avenue

Sarasota, FL 34239

941-316-0273

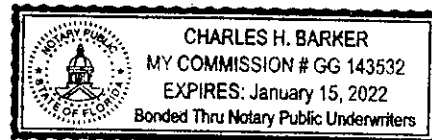
June 24, 2021

Charles H. Barker

06-24-2021

Sarasota Co FL

Personally Known  
to me



Case No. 20-7668

**IN THE  
SUPREME COURT OF THE UNITED STATES**

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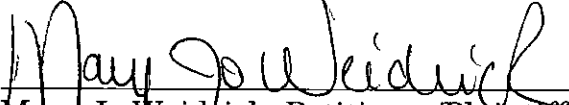
**MARY JO WEIDRICK, Petitioner/Plaintiff**

**v.**

**PRESIDENT JOSEPH R. BIDEN, JR. et al, Respondents/  
Defendants**

**CERTIFICATION PETITION FOR REHEARING**

Petitioner certifies the attached Petition for Rehearing is limited to the grounds specified in SCOTUS Rule 44(1)(2) . It is presented in good faith and not for delay.

  
Mary Jo Weidrick, Petitioner/Plaintiff

June 24, 2021

Case No. 20-7668

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**IN THE  
SUPREME COURT OF THE UNITED STATES**

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**MARY JO WEIDRICK, PETITIONER/PLAINTIFF**

**v.**

**PRESIDENT JOSEPH R. BIDEN, JR.; UNITED STATES CONGRESS  
et al, both personally and professionally,  
RESPONDENTS/DEFENDANTS**

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**MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS***

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**MOTION FOR LEAVE TO FILE PETITION FOR  
REHEARING OF  
PETITION FOR A WRIT OF CERTIORARI BEFORE  
JUDGMENT TO THE UNITED STATES COURT OF APPEALS  
FOR THE D.C. CIRCUIT and PETITION FOR  
REHEARING; REHEARING CERTIFICATE**

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**Mary Jo Weidrick, Petitioner  
1300 Rhodes Avenue  
Sarasota, FL 34239  
Ph.: 941-316-0273**

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Case No. 20-7668

**IN THE  
SUPREME COURT OF THE UNITED STATES**

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**MARY JO WEIDRICK, Petitioner/Plaintiff**

**v.**

**PRESIDENT JOSEPH R. BIDEN, JR. et al, Respondents/  
Defendants**

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**MOTION FOR LEAVE TO FILE PETITION for REHEARING**

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Mary Jo Weidrick hereby respectfully moves the Court for  
Leave to file the Petition submitted herewith.

In support of her Motion, the Petitioner asserts that her claims  
as set forth are true, her claims are serious and dignified, and there is no  
alternative forum in which adequate and complete relief may be obtained.  
For the reasons more fully set forth in the pleading, Petitioner respectfully  
requests her Motion be granted.

Respectfully submitted,

Mary Jo Weidrick, Petitioner  
1300 Rhodes Avenue  
Sarasota, FL 34239  
941-316-0273

No. 20-7668

IN THE  
SUPREME COURT OF THE UNITED STATES

Weiduck — PETITIONER  
(Your Name)

VS.

Biden et al — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

☒ Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

Courts below in D.C.; this Court <sup>also</sup> received  
one with my Petition for Cert.

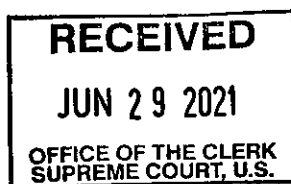
☒ Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

☐ Petitioner's affidavit or declaration in support of this motion is attached hereto.

☐ Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

☐ The appointment was made under the following provision of law: \_\_\_\_\_, or

☐ a copy of the order of appointment is appended.



May Jo Weiduck  
(Signature)  
May Jo Weiduck  
6/24/21



Case No. 20-7668

**IN THE SUPREME COURT OF THE UNITED STATES**

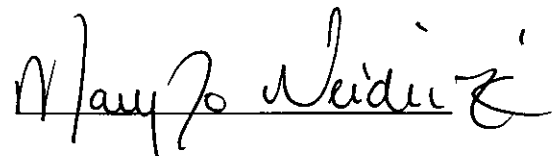
**MARY JO WEIDRICK, Petitioner**

**v.**

***PRESIDENT JOSEPH R. BIDEN, UNITED STATES  
CONGRESS et al, parties acting in both professional  
and personal capacities, Respondents.***

I, Mary Jo Weidrick, hereby certify that on June 24, 2021, I mailed the Motion for Expedited Consideration of the Petition for Rehearing, to the Clerk for the Supreme Court of the United States, 1 First Street, NE, Washington DC 20543. The following Respondents/Defendants were also mailed a copy of same:

Solicitor General of the United States  
Department of Justice  
950 Pennsylvania Avenue, NW, Room 5616  
Washington, DC 20530-0001

A handwritten signature in cursive script, reading "Mary Jo Weidrick", written over a horizontal line.

Mary Jo Weidrick, Petitioner

**SCOTUS Case No.** \_\_\_\_\_

**IN THE SUPREME COURT OF THE  
UNITED STATES**

**CERTIFICATE OF COMPLIANCE**

***MARY JO WEIDRICK, Petitioner***

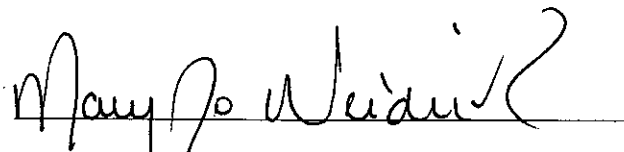
***v.***

***PRESIDENT JOSEPH R. BIDEN, JR.; UNITED STATES  
CONGRESS et al, parties acting in both professional and  
personal capacities, Respondents.***

As required by Supreme Court Rule 33.1(h), I certify the Petition for  
Certiorari Before Judgment contains 3,145 words, less than 15 pages.

I declare under penalty of perjury that the foregoing is true and correct.

Executed June 24, 2021.

A handwritten signature in black ink, appearing to read "Mary Jo Weidrick", is written over a horizontal line.

Mary Jo Weidrick, Petitioner