

L POWERS, SUPREME COURT OF THE UNITED  
Petitioner STATES OF AMERICA

VS

ARTHUR MORBURGER,  
Respondent

Re: EXTRAORDINARY

WRIT 20-8278

Supreme Court, U.S.  
FILED

OCT 15 2021

OFFICE OF THE CLERK

Rule 44: **Extraordinary Circumstantial** Rehearing as there is **no**

**other remedy or ability to appeal judicial corruption.**

Please See Appendixes. Miami's 11<sup>th</sup> Circuit & 3DCA have a ring of select Judges working with select lawyers to take our property. The same holds true for a group of Judges & Lawyers in Long Island & Brooklyn (same case). I tried in various ways over 20 cases in Two States and Am Sure Corruption In Our Court System Exists; **How do you stop Judicial Corruptors from falsifying truths into lies under oath?** THE PUBLIC REQUIRES JUDICIAL INTERVENTION AND RELIEF UNDER THE ALL WRITS ACT **28 U.S.C. 1651 (a).**

**Appendix A- FL Bar Suspended Morburger's Law License(s).**

**Appendix B- Judge Zilber Resigned, Instead Of Suspension.**

A DOUBLE JEOPARDY CONSTITUTIONAL AMENDMENT FOR CIVIL CASES IS IN ORDER. My Storage & Condo Property Cases Represents a < 1% fraction of the properties Insanely Taken by Fraud On The Court By The Court. Hold the Court Accountable;

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Cox v Burke 706 So. 2d 43, 46 Fla. 5<sup>th</sup> DCA 1988. There is more to  
Judge Zilber & Morbuger Esq. than what was found.

“Edna Faye Cox ("Cox"), plaintiff, appeals a final order dismissing her legal malpractice action against defendants Pamela Mark Burke ("Burke") and Thomas E. Gordon ("Gordon") based on her fraud in the conduct of the litigation.

Attorneys Gordon and Burke had agreed to represent Cox on a contingent fee basis in an underlying medical malpractice claim resulting from a slip and fall while in the care of the Orlando Regional Medical Center ("ORMC"). Cox instituted the suit below for legal malpractice after Burke informed her, the day after the statute of limitations on her claim against the hospital expired, that she had decided not to handle the case after all.”

Like Ms. Cox, I wasn't granted due process; **storage property**  
in my name alone from my alleged illegal eviction Morburger also  
had his dirty hands-in my **condo** case. Morburger AND Zilber  
promised a lot and worked behind scenes with Higher Judges -  
others - to essentially kill my life; **Judge Zilber covered-up the**  
**one hearing we had by stating we had zero hearings, Appendix**  
**B. They pretended to appear good on paper, but are now proven**  
**liars by public and courts consensuses. I was saying this long**  
**before.** Now do you believe me?

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I Uncovered A Public Property Scam In Two States; Our Judicial System Needs Us Now More Than Ever! Public opinion and consensus lies in favor of me fixing this National Problem Wrongly Leading To Homelessness/Unemployment/Conservatorship, ending some judicial abuse/removing corrupt judicial affiliates on our deeds/contracts.

**The 3DCA and Bar Association Would Not Get Rid Of Morburger Esq On My Cases, When *He Wouldn't Disqualify*--** which led him to false testimony in my Oral Argument (on my behalf against my will) "Lies" and Silence On Topics about my condo which the 3DCA Judges were part of 1,000,000%.

These same Judges and other lawyers are falsifying testimony under oath taking the public's property, specifically those persons' they deem vulnerable, not connected, nor protected. Zilber.

My SCOTUS Cases 20-8278, 21-5896, 19-6695 show as proof how **Select Judges and Lawyers Fraud the Court.**

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Judges wrote me off As Per Curium to kill me & the truth, off.

I was right about Judge Zilber & Morburger Esq, Appendix A, B, C, D  
The Florida Bar, Storage Company, Courts Failed to heed my proofs  
and let people live in danger. They don't want you to stop them!

**Appendix C-** See News Article Public Outcry (My Judges Also).

**Appendix D-** Morbarger's condo foreclosed. (Incompetent)

I cannot bring any case to court without it **falsely dismissed**  
**with prejudice prematurely**; the loss is huge and the winners  
really are losers. Justice Needs Help!

Morbarger promised the Day of the Storage Hearing and Prior  
He'd Show-Up, And Didn't. *He evaded the bar association, SCOTUS,*  
*and uses false addresses currently.* Used email schemes Walgreen's  
case and that Judge Guzman saw & heard **clear evidence** of it, then  
during a Hurricane Friday Afternoon Dismissed The Case With  
Prejudice, no way to retrieve money and justice with a closed 3DCA  
too; It Wasn't Right. The 3DCA works with select LC Judges like

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Zilber. Walgreens wasn't the rightful winner, Morburger was spinning my life with the Courts Help; Willie-Koonce v. Miami Sunshine Transfer & Tours Corp., 233So. 3d 1271, 1273 (Fla. 3d DCA 2017). In Appendix B, 3DCA reversed only due to public outcry

Morburger's **judicial connections** let his 80-year-old SELF get away for so long. As my attorney, he never was held accountable for all his **fraudulent transfers**; he has victims living homeless now due to the racket he has with the Courts, who take properties via an **issuance in bath faith**:

**"The fraudulent deception of another person; the intentional or malicious refusal to perform some duty or contractual obligation.** Punitive Damages, attorney's fees, or both, may be awarded to a party who must defend himself or herself in an action brought in bad faith."

**"What does acting in bad faith mean?"**

A term that generally describes **dishonest dealing**. Depending on the exact setting, bad faith may mean a dishonest belief or purpose, untrustworthy performance of duties, neglect of fair dealing standards, or a fraudulent intent."

What is considered bad faith in law?

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"Bad faith" has been frequently associated with actions involving **malice, fraud, collusion, illegal conduct, dishonesty, abuse of power, discrimination, unreasonable conduct, ill-motivated conduct or procedural unfairness.**"

"An act of bad faith can be used as a defense for breach of contract", BUT WHO TAKES ANY OF THIS SERIOUSLY?

**"What are the Elements of Insurance Bad Faith?"**

- Excessive delay in responding to a claim for coverage.
- Unjustified denial of coverage.
- Lying about what a customer's policy covers or the facts surrounding a denial of coverage."

I Am Not Crazy. I Am Traumatized And Without Now, Like MANY, And WE NEED YOU! THE LAW! AND FREEDOM!

Those above definitions are from the internet, but **I lived it** in Court and No One Honored Justice; Went Out Of Their Way <sup>instead</sup> To Fix The Books--Stunt After Scheme And Lie. My Life Reps Many.

Morbinger read my Cert And Disrespected You and The Bar Association By Ignoring Justice (**Imagine What He Did To Us?**) He Is A Disgrace And I Prove This Extraordinary Cert Has Merit.

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Please reverse the civil errors, grant relief of fixed contracts,  
and amend the Double Jeopardy clause.

Change is imperative to make the system bullet proof fair!!!!

We The People, Women, Minorities, The Voiceless, Helpless Need A  
Justice System With More Protection Civilly From One's Worst  
Nightmare: Corruption In The Court.

### **CERTIFICATION**

I definitely went above & beyond to tell the truth and supply correct evidence first responder style as proof in the face of adversity, legal corruption, civil chaos, trauma, embarrassment, harassment and dangers. This rehearing response to evoke the rare, yet deserving national judicial amending, and call for emergency action, relief & peace due to extraordinary circumstances was forwarded to Arthur Morburger via the FL E-Portal 3DCA Appellate System on October 13, 2021 to ensure he gets it. All other forms of process service was met with *deception*, a form of judicial disrespect--acting lawlessly above the law. *All is presented in GOOD-FAITH and NOT FOR DELAY. gp*

Respectfully submitted,

L Powers aka Ilana Rigwan *L Powers*  
1300 Washington Avenue Miami Beach Florida 33139  
VidaSpice@yahoo.com 786-339-6335  
Dated: October 12, 2021

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

October 20, 2021

L Powers  
1300 Washington Ave.  
Miami Beach, FL 33139

RE: Powers v. Morburger  
No: 20-8278

Dear Ms. Powers:

The petition for rehearing in the above-entitled case was postmarked October 15, 2021 and received October 19, 2021 and is herewith returned for failure to comply with Rule 44 of the Rules of this Court. The petition must briefly and distinctly state its grounds and must be accompanied by a certificate stating that the grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented.

You must also certify that the petition for rehearing is presented in good faith and not for delay.

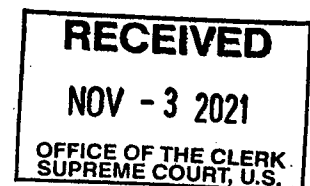
Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 15 days of the date of this letter, the petition will not be filed. Rule 44.6.

Sincerely,  
Scott S. Harris, Clerk

By: 

Redmond K. Barnes  
(202) 479-3022

Enclosures





**Additional material  
from this filing is  
available in the  
Clerk's Office.**