

No. 21-1514

In the
Supreme Court of the United States

PAULA STEVEN,

Petitioner,

v.

DENNIS SCHROADER, JR. AND JANE DOE SCHROADER,
HUSBAND AND WIFE; AND SCHROADER LAW, PLLC, A
WASHINGTON PROFESSIONAL LIMITED LIABILITY
COMPANY DOING BUSINESS AS THE LAW OFFICE OF
DENNIS SCHROADER,

Respondents.

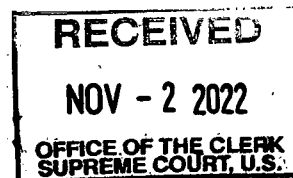
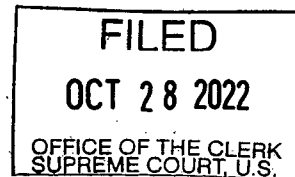
On Petition for a Writ of Certiorari to the
Court of Appeals of the State of Washington
Division II

PETITION FOR REHEARING

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PETITION FOR REHEARING

Petitioner Paula Steven respectfully petitions for a rehearing of this Court's October 3, 2022, denial of her Petition for Writ of Certiorari.

REASONS FOR GRANTING REHEARING

Rule 44.2 authorizes a petition for rehearing based on intervening circumstances of substantial or controlling effect or to the other substantial grounds that were not previously presented. Petitioner Steven explains why her petition is warranted. There is a blatant clear existence of a circuit split.

The original certiorari petition in this case presented a vital question. The United States Constitution gives right to individuals who choose to represent themselves. Steven's Petition Involves an Issue of Substantial Public Interest that should be reviewed and determined by the Supreme Court.

Landlord and tenant issues are even now more prevalent regarding the landlord tenant, retaliation month to month tenancy and CR 2A Agreements. It is unlawful for a landlord to evict a tenant due to retaliation, because of the tenant's good faith act and lawful act. The United States Supreme Court should protect tenants and should be concerned about the homelessness in the United States due to these types of wrongdoings. A tenant should not be evicted due to reporting to a governmental agency. Petitioner Steven has a right and is entitled to due process.

CONCLUSION

This Court's denial of Steven's petition for writ of certiorari proves an imperative and substantial need for this Court's intervention. Paula Steven's petition for rehearing should be granted.

Respectfully submitted,

PAULA STEVEN

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**RULE 44(2) CERTIFICATE OF
PAULA STEVEN, PRO SE**

I hereby certify that this petition for rehearing is presented in good faith and not for delay, and that it is restricted to the grounds specified in Supreme Court Rule 44.2.

/s/ Paula Steven

PAULA STEVEN

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