

No. 21-673

In The
Supreme Court of the United States

ROBERT ALLEN AUSTIN,

Petitioner,

v.

JAMES WALTER MCCANN,
ELIZABETH ROSE MCHUGH,

Respondents.

**On Petition For A Writ Of Certiorari
To The United States Court Of Appeals
For The Eleventh Circuit**

PETITION FOR REHEARING

ROBERT ALLEN AUSTIN
Counsel of Record
6526 SW Kanner Hwy. # 164
Stuart, Florida 34997
Tel.: (772) 882-5114
E-Mail: robert_austin46@aol.com

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PREAMBLE

The original certiorari petition asked this court to resolve one issue: (1) What Statute grants Federal and State Judges the use of Defamation 18 U.S.C. § 4101(1) in part or as a whole to deprive a United States Citizen of a protected Right Under the United States Constitution 14th Amendment Clause (1).

PETITION FOR REHEARING

Pursuant to Rule 44.1 of this Court, Petitioner Robert Allen Austin respectfully petitions for a rehearing of the denial of a writ of certiorari to review the judgement of the United States Court of Appeals for the 11th Circuit.

REASONS FOR REHEARING

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

Any Federal or State Court Judges within the Jurisdiction of the United States that uses a Falsity as part or as a whole to dismiss a civil lawsuit commits an unconstitutional act against a citizen's protected Liberty under the Due Process of Law of 5th Amendment of the United States Constitution. Being incorporation applies the Bill of Rights to the States through the Due Process Clause of the 14th Amendment, in

reverse incorporation the Equal Protection Clause has been held to apply to federal government through the Due Process Clause of the 5th Amendment. In *Bolling v. Sharpe*, 347 U.S. 479 (1954). The Supreme Court held that the Due Process Clause of the 5th Amendment nonetheless imposes various equal protection requirements on the federal government via reverse incorporation.

CONCLUSION

For the reason set forth in this Petition, I, Robert A. Austin, respectfully request this Honorable Court grant rehearing and my Petition for a Writ of Certiorari.

Dated this 27th day of January 2022

Respectfully submitted,

ROBERT ALLEN AUSTIN

Counsel of Record

6526 SW Kanner Hwy. # 164

Stuart, Florida 34997

Tel.: (772) 882-5114

E-Mail: robert_austin46@aol.com

CERTIFICATE OF PETITIONER

Pursuant to Rule 44.2, Petitioner certifies that the Petition for Rehearing is restricted to the grounds specified in the Rule with substantial grounds not previously presented. Petitioner certifies that this Petition is presented in good faith and not for delay.

/s/

ROBERT ALLEN AUSTIN
Counsel of Record
6526 SW Kanner Hwy. # 164
Stuart, Florida 34997
Tel.: (772) 882-5114
E-Mail: robert_austin46@aol.com