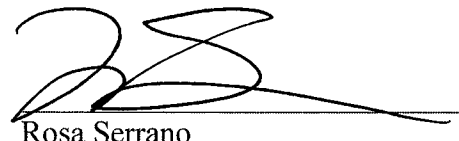


CERTIFICATE OF COMPLIANCE

I certify the petition for rehearing is presented in good faith and not for delay. Because intervening circumstances of a substantial or controlling effect or to other substantial grounds not previously presented. And Petitioner files where a decision on 19-50667 and 19-50856 were entered on March 2021. Which failed to discuss the issue of a void conviction through removal of state court proceeding under 28 U.S.C. §1443. In 19-50667 and 19-50856 the appeals were denied on March 11, 2021, and March 17, 2021, when reliant that no action was taken by deliberate indifference of medical care by UTMB (University Texas Medical Branch), and no wrongful conviction occurred by removal to federal district court. The State (respondent) in A-22-CA-523-SH-LY now concedes removal was done of state court proceeding prior to trial, and Petitioner is innocent, thus compelling review of this writ of certiorari to remand and reassign to Austin division for the Western District of Texas.

Certified this day December 16, 2022.



Rosa Serrano

RECEIVED
JAN 27 2023

OFFICE OF THE CLERK
SUPREME COURT, U.S.