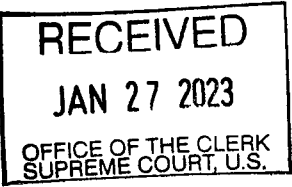


No. 22-6040



IN THE SUPREME COURT OF THE
UNITED STATES

In Re William Hayes Wyttenbach, a natural living man and not an artificial entity, such as a “person”, “individual”, “Corporation”, “Social Security Trust Account, whose name is a Social Security Number”

Petitioner

v.

Gov. Roy Copper III / North Carolina State

PETITION FOR REHEARING

William Hayes Wyttenbach, living man, presenting himself, as a non artificial entity.
c/o: 625 Shore Acres, Salisbury, North Carolina state



INTRODUCTION

A circle begins where it ends, so this Petitioner's Petition for Rehearing, genuine, and in good faith reflects this current de facto situation.

Supreme Court Justices all have a sworn oath of office to defend America against all enemies foreign, and domestic. In this case, the domestic enemy is those violating this Petitioner's, and all American's Constitutional rights, specifically demonstrating severe National Security issues, citing Supreme Court Rule 11.

A severe and serious Constitutional violation of color of law mask mandates, when this medical doctor Petitioner, has irrefutably tendered de facto medical evidences, masks do not protect, and physically & medically hurt and harm a human being!

Last, this Petitioner checked; the Constitution does

Not support, an American, [through extortion (threat, duress and Coercion)]; to be forced to hurt and harm them. Additionally, Constitutional violations of right to travel, of right to livelihood, under non-law, color of law “mandates”; such is a domestic enemy, and our Constitution, this enemy existing is being used under extortion of threat, duress and coercion.

A major serious situation of **NATIONAL SECURITY** exists and is ongoing. Detailed below are specific on point facts exposing these threats.

All Supreme Court Justices you have an opportunity to now self reflect, and with integrity Grant this Petition for Rehearing. Consider that true Integrity in actuality is staying in the positive boundaries of beingness of Honesty and Responsibility. Please find your Conscience, (Soul’s voice, which is not your negative ego).

Be honorable with integrity.

My prayer to our Divine Creator; that this Court of last resort is Honorable; is measured by right actions, that which is good, justice and truth.

GROUNDS FOR REHEARING

This CERTIFICATION formally exposes grounds to intervening circumstances which are substantial controlling effects most specifically details the serious current situation of damaging the threat of America's ***National security***, if not the survival of America, the nation of my birth.

1. From the inception of this case, Petitioner was denied his constitutionally secured right of a Jury trial requested in Complaint.
2. There exists a 112 year old Supreme Court small pox law used as justification to mandate vaccine this court has avoided voiding it, as medically and lawfully it is not valid in this century.

Just as recently, Roe v. Wade was recently voided and reversed, constitutionally appropriately; In like, in this petition for Rehearing and, granted, Petitioner hopefully oral arguments, Petitioner intends to factually demonstrates that this 112 year Supreme Court law must be reversed and voided, and *not* be used a basis to justify mandated color of a law experimental “vaccine”.

3. A substantial ground, very substantial ground, our founding fathers constructed our Constitution & Bill of Rights to protect American’s freedoms. The most import freedom is one’s right to own their physical body, my body; my choice; not be mandated, under unlawful color of law, to hurt and harm myself; and Freedom to livelihood and freedom to travel. This Court has wantonly ignored these basic Constitutional infringements & violations, this Petitioner presented; and in Rehearing granted, oral argument stress these

Constitutional secured rights.

4. All litigants are guaranteed an unbiased, non-prejudiced, Judge(s) and adjudication. In review of this Petition for Rehearing, in the debt of Justice, that Justice Sonia Sotomayor, voluntarily and formally Recuse them self from any review of this Petition for Rehearing, and as granted, Petitioners Petition for Writ of Certiorari. Publically, Justice Sotomayor publically made false and irresponsible Claims & Statements regarding, Covid-19 in an experimental “vaccine”, color of law mandates hearing, clearly using her false statements attempting to sway that case to support vaccine mandates. There was never “over a 100,000 children, in serious conditions and many on Ventilators”; while the opposite is true, Children have little to

No risk from Covid-19; therefore, because of this public demonstrated bias; this Justice should be formally recused, and barred from any participation as a Justice in my 22-6040 Case.

7. Specifically, substantial grounds exist for rehearing, is that in International treaties, of which United States is a signatory, means is part of United States Law; Nuremberg Code that prevents medical experimentation is strictly prohibited. While example, Americans have the right in their free will, to consciously consent to smoking cigarettes, which can create lung cancer and death. Mask and Nuremberg “jabs, experimental DNA altering drugs, are not free will consent. They are stuffed down Americans throats, by extortion (threat, duress &

Coercion), comply or no job (livelihood) or no Jab-vax passport, no travel for livelihood.

8. The critical issue of *National Security*, is due to multiple factual issues. National Security current issues can devastate our America. Supreme Court Rule 11 applies here, as this case is of such imperative public and national importance of National Security. This crisis is daily and spreading!

9. *Infertility*: This experiment drug, being prostituted as a vaccine. It functions as weapon of mass destruction. Prevent a nation from creating babies, greatly lower normal procreation; you have markedly handicapped a nation's future ability for military, and all strata of civilians.

<https://www.thegatewaypundit.com/2023/01/dr-naomi-wolf-covid-vaccine-bioweapon-manufactured-concert-ccp-slow-way-debilitate-not-kill-off-population-north-america-western-europe-video/>

The human's body is hijacked by m-RNA and Manufactures C-spike protein, which was created to have affinity to 30+ tissues; one's immune system

attacks the tissues' (Ovarian/ testicular), spontaneous miscarriages, up 300% in those experimental jabbed,/vaxed children baring age.

Myocarditis rampant in our youth, blood clots, heart

Attacks & Strokes. Graphene in these experimental jabs, & masks, on atom level is like a razor blade

Cutting into blood vessels, why our young athletes

Dying Sept 2022, over 400 doctors, scientists and professionals from more than 34 countries declared an international medical crisis due to “diseases and death associated with the ‘Covid-19 vaccines’.

<https://www.youtube.com/watch?app=desktop&v=9jMONZMuS2U>

Senator Ron Johnson, 5 hour experts, Covid-19 “vaccines” with adverse effects.

The PCR test has always been flawed, cycled at 40,

“Experts compiled three datasets with officials from the states of Massachusetts, New York and Nevada that conclude:“Up to 90% of the people who tested positive did not carry a virus.” Wadsworth Center, a New York State laboratory, analyzed the results of its July tests at the request of the NYT: 794 positive tests with a Ct of 40: “With a

Ct threshold of 35, approximately half of these PCR tests would no longer be considered positive,” said the NYT. “And about 70% would no longer be considered positive with a Ct of 30! “

This is a *major national security issue*, as Americans are needlessly exposed,(including our youth), to an experimental DNA altering drug, which daily is being exposed, has severe morbidity and death adverse effects!

10. A cause for Serious National Security, this Supreme Court cannot rely on the private corporation, the CDC. The CDC has lied, and is compromised. CDC’s VAERS safety signal analysis based on reports from Dec. 14, 2020 – July 29, 2022 for mRNA COVID-19 vaccines shows clear safety signals for death and a range of highly concerning thrombi-embolic, cardiac, neurological, hemorrhagic, hematological, immune-system and menstrual adverse events,[infertility] (AEs) among U.S. adults. There were 770 different types of

Adverse events that showed safety signals in ages 18+, of which over 500 (or 2/3) had a larger safety signal than myocarditis/pericarditis.

[https://truthpress.com/news/cdc-finally-releases-](https://truthpress.com/news/cdc-finally-releases-vaers-safety-monitoring-analyses-for-covid-vaccines/)

vaers-safety-monitoring-analyses-for-covid-

vaccines/ “The CDC analysis shows that the number of serious adverse events reported in less than two years for mRNA COVID-19 vaccines is 5.5 times larger than all serious reports for vaccines given to adults in the US since 2009 (~73,000 vs. ~13,000).” This factually proves a ***major national security issue!***”

“There are 96 safety signals for 12-17 year-olds, which include: myocarditis /pericarditis, Bell’s Palsy, genital ulcerations, high blood pressure and heart rate, menstrual irregularities, cardiac valve in competencies, pulmonary embolism, cardiac arrhythmias, thromboses, pericardial and pleural effusion, appendicitis and perforated appendix,

Immune thrombocytopenia, chest pain, increased troponin levels, being in intensive care, and having anticoagulant therapy.

The devastating results of masks to health, physically, emotionally, mentally, and that they do not protect. Now, color of law Illegal mask mandates *is raising their evil heads, in January.*

2023. <https://doctorbob.com/2023/01/13/mask-mania-strikes-again-now-schools-in-massachusetts-and-michigan-bring-in-mandates-while-students-in-chicago-need-to-show-proof-of-a-negative-test-and-duke-university-also-mulls-compulsor/>

Hundreds of thousands more students across the US have been placed under Covid restrictions as schools and colleges bring back mask and testing mandates. In another sign that pandemic policies are creeping back into American life, elementary and middleschoolsin Massachusetts and Michigan began requiring face coverings to be worn indoors .

10. Another, National Security issue; FAA has changed protocol changes, whereby airline pilots will not be safely tested.

<https://resistthemainstream.com/faa-change-to-heart-test-limit-triggers-worries-over-pilot-health-public-safety/>

11. Another; ***serious National Security time bomb. Severe economic devastation***, there is a case at 11th Appellate seeking to over ride the Florida USDC ruling “mandatory” on masks in planes and other transportation. This Petitioners petition for rehearing, will avoid this national security economic devastation with a final outcome by this Supreme Court a national injunction on masks. (voluntary not color of law mandated)

SUMMARY AND CONCLUSION

The foregoing factually, clearly exposes how

Petitioner's Petition is a *matter of serious*
NATIONAL SECURITY.

Supreme Court Justices you have an opportunity to now self reflect, and with integrity Grant this Petition for Rehearing. Consider, that true integrity in actuality is staying in the positive boundaries of Honesty and responsibility. Please find your Conscience, (Soul's voice, which is not your negative ego). Be honorable with integrity Prayer, to our Divine Creator; Honorable is Measured by right actions, that which is good, Justice& Truth. It is this Petitioner's desire, that this Court be honorable, with integrity & that this Petition for Writ of Certiorari be granted Reconsideration & Rehearing, be granted.

AFFIDAVIT

In Affidavit, I certify, being of sound mind, that the foregoing is true to the best of my knowledge;

and, CERTIFY that this Petition for Rehearing is presented in good faith, and not for delay. That the foregoing will be served on Defendant's legal counsel on record; Via USPS and emails of record. That word count states; 1,903.

Notary Public

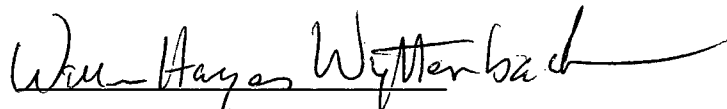
SEAL/STAMP

State of North Carolina


Signature

printed Betsy P. Whitsker Oct. 14 - 2024

Date: January 25 2023



William Hayes Wyttenbach,
living physical man, presenting himself, as a
non- artificial entity. c/o: 625 Shore Acres,
Salisbury, North Carolina State

Use of notary does not infer consent
To Foreign Jurisdiction

To: Clerk of Supreme Court c/o: 1 First
Street N.E. Washington, District of Columbia
20543

Orlando L. Rodriguez c/o: NC Dept of Justice, 114
West Edenton Street Raleigh, NC 27603 phone
919 716 6400

orodriguez@ncdoj.gov CDIXON@ncdoj.gov