

No. 22-7666

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IN THE  
**Supreme Court of the United States**

BAYARDO RENO SANDY,  
*Petitioner,*

v.

BACA GRANDE PROPERTY OWNERS ASSOCIATION,  
*Respondent.*

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*On Petition for Writ of Certiorari to the  
Supreme Court of Colorado*

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1

**PETITION FOR REHEARING**

Petitioner Bayardo Reno Sandy, petition for rehearing of this Court's October 2, 2023 Order denying his petition for a writ of certiorari, as noted by the Honorable Clerk.

**REASONS FOR GRANTING REHEARING**

This Court's Rule 44.2 authorizes a petition for rehearing based on "*intervening circumstances of a substantial... .. effect.*"

Colorado Supreme Court has already brought shame to the U.S. Judicial System thanks to Colorado Supreme Court Justice Nathan "Ben" Coats' plethora of criminal misdeeds.

This *Petition for Rehearing* is Petitioner Sandy's last effort to avoid Colorado dragging the U.S. Supreme Court into their ongoing corruption.

### **FIRST REASON: AVOID UNNECESSARY DEATHS**

The Colorado Supreme Court is working on a cover-up of two retired judges, Judge Barbara Zollars and retired Judge Scott Epstein.

Consequently, ALL JUDGES who ruled on this case or appeals are retired. The Petitioner accused one of having retired because of Alzheimer's and another for having had ex-parte communications with Respondent.

Further, the Respondent was the author of two judgments because Judge Zollars had Alzheimer's and could not type a judgment, and retired Judge Epstein was lazy enough to ask Respondent via *ex-parte* email to type the judgment for him.

Furthermore, the Respondent did not appear neither in the Colorado Supreme Court nor in the U.S. Supreme Court.

The U.S. Supreme Court may be directly or indirectly implicated in the death of 3 innocent people if the Colorado Supreme Court is able to keep its cover up. The Petitioner will explain:

It is on record, that the Petitioner has had prescient abilities recorded on the docket. The Petitioner predicted the destruction of his unfinished home and notified the local Sheriff via certified mail that the Respondent was going to destroy his home illegally. The Respondent did destroy his home; *see Opening Petition (22-7666)*.

Now the Petitioner predicts that retired Judge Zollars is going to kill three people, and the U.S. Supreme Court has a chance to stop three fatalities and other injuries.

The Petitioner claimed in four Courts that Judge Zollars is mentally ill. 1) Saguache County Court, 2) Saguache District Court, 3) Colorado Supreme Court and 4) the U.S. Supreme Court.

The U.S. Supreme Court has the ability to stop three or more deaths because a former judge continues to drive in spite of her mental illness. On 07/07/2022, former Judge Zollars was cited for driving 10 miles per hour above the speed limit in a posted urban area in Pinal County, Copper Corridor Justice Court, Case No. J-1105-CT-2022001873; the incident took place in the southeast of Greater Phoenix, AZ.

Notwithstanding that the former judge is violating traffic laws which she used to uphold from her Bench; it is just a matter of time before she will be involved in a more serious event that could rob people's lives. Once it becomes a fact, her mental condition will vacate, and nullifying lower court's rulings. However, it would save Colorado and U.S. taxpayers a lot of funding and time and prevent the Petitioner from reopening the lower Court's case via a *Motion 60(b)6* "...any other reason that justifies relief;" or invariably, Colorado County's version C.R.C.P. Rule 360(b)(5) or alike.

In sum, an individual who Petitioner has alleged to be sick with Alzheimer's in four courts now was cited for driving over the speed limit in an urban zone. To take notice, the Petitioner shall reopen both cases and provide this document as validation that the U.S. Supreme Court had the ability to investigate her health, prevent injuries, and avoid unnecessary deaths.

**SECOND REASON: CHANGE IN LEGISLATION**

Petitioner is a victim of tardy Colorado-legislation that was implemented to stop Association/Respondent's abusive practices toward its own members.

Colorado House Bill 22-1137, which was signed into law only on 06/03/2022, followed by House Bill 22-1139 signed into law on 05/06/2022. Both House-Bills would have prevented many abuses of process being appealed by this Petitioner, but they came too late.

For instance, the Association/Responded padded the attorney's fees and included charges unrelated to its Complaint and Judgment; however, House Bill 22-1137 stops this abuse, requiring a hearing on attorney's fees to be performed as a matter of law. In relevant part, Respondent's Attorneys included the "reading and explanation of a federal lawsuit to Respondent Board Members" to be included in Attorney's Fees Motion of County Courts even though reading and explanation of federal suit were never in the Complaint nor in the 11/07/2019 Judgment 2018C30078. Thanks to legislation (22-1137) not existing yet, the Respondent repeated this abuse two years later in Case 2020C30008. The Petitioner's requests on record for a hearing on attorney's fees were ignored by retired Judge Zollars (whom the Petitioner has repeatedly alleged in several venues to be suffering from Alzheimer's).

The old-legislation allowed wire fraud and mail fraud for over-billing to remain an overlooked abuse of process as a coercion of the Petitioner's assets; however, under the new-

legislation (22-1137), judges of County and District Courts judges may no longer be oblivious to abuse of process and fraud on the record.

### **SUMMARY OF THE REASONS**

- 1) The Petitioner predicts that Judge Zollars will kill pedestrians; she should not have been behind the Bench and now she continues to be behind the steering wheel. The U.S. Supreme Court may save lives or be a reason why pedestrians will die.
- 2) Petitioner shall share this Motion with injured parties; God forbids it comes to pass.
- 3) The Petitioner shall reopen County Cases when it becomes evident that Colorado was in a willful cover-up of the Judge's Alzheimer's condition.
- 4) Colorado's corruption in hiding Judge's illness will bring shame to the U. S. Department of Justice and embarrassment to the U.S. Supreme Court.
- 5) It is self-evident that if homeowners associations were not abusive and coercive, Colorado would not pass bills 22-1137 and 22-1139.
- 6) Unfortunately, legislations were passed too late and this Petitioner fell victim of the old version of the law and still has fraudulent charges against him in two judgments.

### **CONCLUSION**

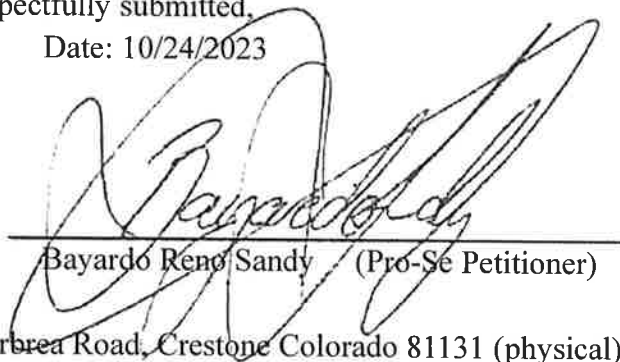
The Association/Respondent did not appear to respond in the U.S. Supreme Court, did not appear in the

Colorado Supreme Court; and Respondent was also the author of County Court Judgment and District Court Judgment. Respondent included fraud in two Attorney's Fees Motion which remains on record. This is unjust and Respondent is above the law.

The petition for a writ of certiorari should be granted, and 11/07/2019 Judgment Case 2018C30078 vacated.

Respectfully submitted,

Date: 10/24/2023



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