

In The
Supreme Court of the United States

Francisco Antonio Cordova
Petitioner,

v.

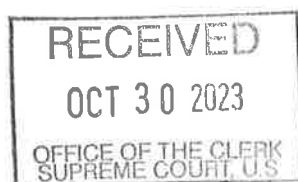
Maria Luisa Camacho
Respondent,

**On petition for a rehearing to the united States
Supreme Court.**

PETITION FOR REHEARING

Francisco Antonio Cordova
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213--503-4473

farnkoapartments@yahoo.com



Questions Presented

- 1. The judgment dated March 10, 2021 provides for a Moore-Marsden full analysis, Is it right for the Judge to ignore this condition?**

- 2. On June 3, 1999 Petitioner Francisco Antonio Cordova a single Man sole and separate purchased 6221 Walker Ave Bell, 90201 with 3.5% down (\$4725.00 plus closing costs of \$4050.00) Is it proper for the Los Angeles Superior court to ignored the initial cash investment? And leave petitioner Cordova with Zero funds proceeds?**

- 3. Is it proper for the Child support division to collected \$88,014.98 plus \$105,226.94 (\$193,241.92) when the Court Judgment only authorized \$55,899.43?**

- 4. Is it proper to assume that in 153 months starting From January 2007 and Ending in September 2019 The**

Walnut property made rent income of \$3213.08 per month with no vacancies, no tenants evictions, no remodeling's, no Covid 19 tenant protections of (City, County, State) avoiding evictions when tenants could not pay their rent, is naïve. Assuming total rent income of \$491,601. Is a malicious prosecution and an intentional error.

PARTIES TO THE PROCEEDINGS BELOW

- 1. Francisco Antonio Cordova Petitioner.**
- 2. Maria Luisa Camacho Respondent.**

Petition for Granting Rehearing

I Francisco Antonio Cordova believed that discrimination under the 14th amendment due process, Equal treatment, and Equal protection under the rule of law is the intervening circumstances. I also believe that the interest of justice and the constitution would be best served by reconsideration of the court's decision denial of my petition for Writ of Certiorari rendered on October 2nd, 2023.

INDEXES AND APPENDICES

Appendix A. Minute order dated October 9, 2023

Appendix B. Court transcript dated November 7, 2019

Appendix C. Receipt dated 06/21/2017 of purchased Kitchen Cabinets for new unit at 3624 Walnut St For the Rent calculation to start January 2007 is an error.

Appendix D. June 2017 Photo building a small shower on 3624 Walnut and to calculate rent from January 2007 is An error.

Appendix E. June 2017 photo showing new Kitchen and
Sink Cabinets calculating rent from 2007 is an
Error because it was not existing until 2017.

RULE 44.2 CERTIFIGUE

No. 22-7835

I, Francisco Antonio Cordova, petitioner Pro Se, pursuant to 28 U.S.C. Section code 1746, declare under penalty of perjury that the following is true and correct:

1. This petition for Rehearing is presented in good faith and Not for delay.
2. The grounds of this petition are limited to intervening circumstances of a substantial or Controlling Effect or Other substantial grounds Not Previously Presented.

Petitioner Francisco Antonio Cordova

Executed and submitted on October 25, 2023.

I declare under penalty of perjury that the information contained herein and attached is accurate and true.

Francisco Antonio Cordova

Pro se Petitioner

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Conclusion

For the foregoing reasons, and those stated in the petition for Writ of Certiorari, This Honorable Supreme Court should grant Rehearing. This is an extraordinary case where I pray judicial discretion favors rehearing and summary reversal.

I, Francisco Antonio Cordova pray for my rehearing petition to be granted.

Respectfully submitted,


**Francisco Antonio Cordova Petitioner Pro Se
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Los Angeles Ca. 90042
213-503-4473
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October 25, 2023

**Certificate of Word Count
No. 22-7835**

Francisco Antonio Cordova (Petitioner)

V.

Maria Luisa Camacho (Respondent)

I declared that am over 18 years old and a party to this action. As require by the Supreme Court Rule 33.1 (h) I certify that this Petition for Rehearing contains 751words, including the parts of brief that are required or exempted by the Supreme Court Rule 33.1(d).

I declared under penalty of perjury that the foregoing is true and correct.



10-25-23

Petitioner: Francisco Antonio Cordova, Pro Se