

RKB

No. 23-780

RECEIVED

Supreme Court, U.S.
FILED

APR 15 2024

OFFICE OF THE CLERK

In The
Supreme Court of the United States

EUGENE MISQUITH,

Petitioner,

v.

ST. MARY'S MEDICAL CENTER,

Respondent.

**On Petition For Writ Of Certiorari
To The Supreme Court Of Florida**

PETITION FOR REHEARING

EUGENE MISQUITH
2428 Bay Village Court
Palm Beach Gardens, FL 33410
(561) 385-3184
misquith@bellsouth.net
Petitioner, Pro Se

Date: April 15th, 2024

RECEIVED
APR 17 2024

OFFICE OF THE CLERK
SUPREME COURT, U.S.

TABLE OF CONTENTS

| | Page |
|---------------------------------------|------|
| TABLE OF AUTHORITIES..... | ii |
| PETITION FOR REHEARING..... | 1 |
| CONCLUSION..... | 2 |
| CERTIFICATE OF PRO SE PETITIONER..... | 3 |

TABLE OF AUTHORITIES

| | Page |
|--|------|
| CONSTITUTIONAL PROVISIONS | |
| U.S. Constitution, Amendment XIV | 1 |
| RULES | |
| Sup. Ct. R. 44.2 | 1, 3 |

PETITION FOR REHEARING

I respectfully submit this Petition for Rehearing of the March 25th, 2024, Order of this Court, denying my Petition for a Writ of Certiorari. I have attached the certification required by this Court's Rule 44.2.

1. The Supreme Court of The United States, denied my Writ of Certiorari, based on only one side of this case. My side. THERE IS NOT A SINGLE SENTENCE IN THE COURT RECORD FROM THE RESPONDENT SIDE, FOR THE SUPREME COURT TO HAVE CONSIDERED.

The Respondent did not respond to the 4th DCA, The Florida Supreme Court, and to The United States Supreme Court, either Voluntarily, or by Court Order.

2. The denial of my Writ of Certiorari is unprecedented in that the Basic Legal Foundation (weighing both sides) for a decision does not exist in this case. The Supreme Court decision is Prejudicial against me, as it went against me with no answer to my complaint from the Respondent.

3. This decision has decimated my Fourteenth Amendment Constitutional Right to Due Process and Equal Protection of the Laws.

4. Lady Justice holds a scale with two sides. Justice will not be served in this case till the Supreme Court hears both sides.

5. The Integrity of our Judiciary is threatened by this case, and the Supreme Court has a Constitutional Duty to protect it.

CONCLUSION

The Constitution gives all of us Citizens a voice to take our grievances to the Courts, and guarantees us Due Process and Equal Protection of the Laws.

The Denial of my Writ of Certiorari is unlawful and Unconstitutional, for the reasons stated above, and must be corrected by granting me a Petition for Rehearing.

Respectfully submitted,

EUGENE MISQUITH
2428 Bay Village Court
Palm Beach Gardens, FL 33410
(561) 385-3184
misquithe@bellsouth.net
Petitioner, Pro Se

Date: April 15th, 2024.

CERTIFICATE OF PRO SE PETITIONER

The undersigned hereby certifies that the Petition for Rehearing is restricted to The grounds specified in Rule 44.2 of the Rules of The Supreme Court and is presented in good faith and not for delay.

EUGENE MISQUITH
2428 Bay Village Court
Palm Beach Gardens, FL 33410
(561) 385-3184
misquithe@bellsouth.net
Petitioner

Date: April 15th, 2024.