

Elaine Mickman  
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Supreme Court of United States  
One First St. , NE  
Washington, DC 20543

RE: Reconsideration filing for 24-5622

December 20, 2024

Dear US Supreme Court Clerk,

I mailed a December 19, 2024 *Reconsideration* for Certiorari **24-5622** and later noticed 2 type errors which I am requesting to correct.

Page 1, under *Introduction*, line 4 incorrectly reads Tempering.

The **corrected** page enclosed reads **Tampering.**

Page 2, line 3 incorrectly reads May 27, 2023.

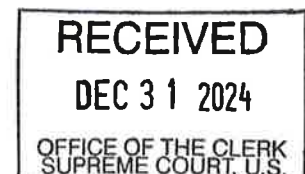
The **corrected** page enclosed reads May 27, **2021.**

Could you please attach the enclosed corrected pages to my *Reconsideration* filing originally mailed to the Court on December 19, 2024?

Thank You Kindly,

Happy Holidays,

Elaine Mickman (610 2469628)



(1.)

### **INTRODUCTION**

This case involves Exceptional circumstances justifying reconsideration.

It is respectfully requested the Supreme Court reconsider its certiorari denial to “right this wrong” of monumental injustice in this case involving Federal Title IV-D Computer Tampering along with a critical question of due process rights violation under the Constitution. The lower courts’ decisions have resulted in significant deprivation of rights that led to irreparable harm to the Petitioner, warranting the need to grant immediate injunctive relief to restore Constitutional Due Process Rights that violated the fundamental principles of justice our country was founded and contrary to the “*traditions and conscience of our people*”.

### **STATEMENT OF THE CASE**

The underlying matter involves an unassigned state judge without jurisdiction and without a “required” hearing by state law **231 PA 1531**, canceled a scheduled child support proceeding, dismissed a child support case for an unemancipated minor child left destitute while still a public school “Special Ed/Needs” student in violation of **23 PA 4321 (2)(3)**, and barred Petitioner from ever filing in family court when child support is “always modifiable” and Petitioner’s Divorce Order was never enforced, and is Unconstitutional by any measure.

(2.)

Petitioner's timely state appeal was quashed without review at the request of the state judge, in violation of PA Const. *Article V(9)* guaranteeing right to appeal. Superior Court's May 27, 2021 Order after relinquishing jurisdiction barred Petitioner from filing in family court when child support is "always modifiable" per *23 PA 1910.19*; from appealing at the PA Superior Court of Appeals, and from enforcing a Divorce Order (property rights). Pennsylvania Supreme Court declined to review the appeal in November 2022.

Petitioner timely sued the Superior Court of PA in their Official Capacity in the U.S. District Court May 2023, Amended June 2023 (see **Exhibit "A"**), for "Injunctive or Declaratory Relief" under *Section 1983* seeking restoration of Constitutional Due Process Rights, but no monetary relief was sought.

The Congressional *1996 Improvement Act- Public Law 104-317* abrogated 11th Amendment judicial immunity for actions involving Injunctive and/or Declaratory Relief, yet U.S. District Court dismissed the suit August 29, 2023 based on judicial 11th Amendment immunity when no monetary relief was sought for the section 1983 Injunctive or Declaratory action. Petitioner's 3rd Circuit Court Appeal Reconsideration was denied April 26, 2024. Petitioner's timely *Petition for Writ of Certiorari* was denied November 25, 2024.