

No.24-708
IN THE
SUPREME COURT OF THE UNITED STATES
ZAFAR IQBAL v. BPOA, PA STATE BOARD OF MEDICINE et al
ON PETITION FOR WRIT OF CERTIORARI
TO CA
FOR THE THIRD CIRCUIT NO. 24-1077
(D.C. WPA no 2:23-cv- 832).
PETITION FOR REHEARING

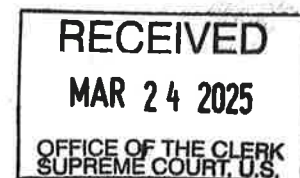
ZAFAR IQBAL MD

205 ESSEX COURT

GIBSONIA, PA 15044

P. 2123811564

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I, Zafar Iqbal respectfully submit my petition for Rehearing Under Rule 44, in good faith and without the intention of causing any delay. The grounds are limited to the intervening circumstances of a substantial and controlling effect or to the other controlling circumstances not previously presented.

GROUND: SCOTUS Order of March 3, 2025, IN CASE NO. 24-708 STANDS TO BE UNCONSTITUTIONAL in contradiction to SCOTUS docketed petition of rehearing on record in no.22-624 under 42USC§1983, AS INTERVENING CIRCUMSTANCES NOT PRESENT BEFORE.

A. SCOTUS admitted petition on the docket for Rehearing in case no. 22-624 in March 2023. This RECOGNITION WAS BASED UPON:

1.BPOA's ruling on November 2, 2020, had statutory law-breaking violations of Fifth and Fourteenth Amendments rights of the petitioner.

2.Commonwealth Court of PA in case no. 1190CD2020 gave 'Color of Law' to that statutory/law breaking order and evidence.

3. It was not a mistake, but Court's deliberate action.

4.SCOTUS in March 2023 in 22-624, recognized the ruling as UNCONSTITUTIONAL and required a hearing by lower Federal Courts.

B. LOWER COURTS ACTIONS SINCE PETITION OF REHEARING OF MARCH 2023.

1. DC WPA has refused to weigh in upon BPOA order (Appendix E, p 10, lines 1-4). ... Moreover, this Court lacks the authority review a decision of Commonwealth Court..., so did Third Circuit Court.

2.No hearings took place by the two Federal Courts; therefore, their rulings as to SCOTUS 22-624 recognition are unconstitutional.

3.SCOTUS March 3, 2025, order too, COMPARED to 22-624 rehearing petition on docket as §1983, STANDS AS AN UNCONSTITUTIONAL ORDER.

4.SCOTUS no.24-708 unconstitutional order stands in contrast to SCOTUS on docket petition for rehearing in 22-624(§1983). SCOTUS then had found BPOA and Commonwealth rulings as unconstitutional in no. 22-624. Those rulings are still unreviewed, on record requiring justice in posterity, if denied again.

5. Section 1983 codifies rights of the petitioner and provides a federal arena for actions seeking redress for violations of those rights. SCOTUS denial of this petition will deny petitioner those rights given by the Constitution.

C. Unconstitutional SCOTUS March 3, 2025, order has intervening circumstances of substantial and controlling effect on this case.

1. SCOTUS, in case 22-624 rehearing petition, was the *only* Court which ***recognized*** Statutory law-breaking order of BPOA and PA intermediate Court ruling which provided 'Color of law. Petition *was admitted* on the docket and established ***the unconstitutionality of BPOA's order.***

2. Petitioner filed in lower Federal Court which suggested that the denial of rehearing petition by SCOTUS was final, and my petition was treated anew. No hearing took place, as meant by admitted on docket petition for rehearing in no. 22-624.

3. SCOTUS REHEARING PETITION OF MARCH 2023, case no 22-624 AND HEARING HELD BY JUDGE HERZING OF PA HEALTH DEPARTMENT ON JANUARY 21, 2025 (Appendix B line 5) NULLIFIES TIME-BAR ARGUMENT.

4. BPOA law breaking order still prevails today as two Lower Federal Courts have not recognized BPOA's infraction and given the Board 'Color of law' by their dispositions.

5. SCOTUS in Rehearing petition of March 2023, recognized *Unconstitutional* ruling of Commonwealth PA case no 1190CD2020 as '*Color of law*' which still ***stands.***

6. By denying rehearing petition, BPOA's *Unconstitutional order as recognized by case no. 22-624, will prevail with no avenue left for the petitioner for relief.*

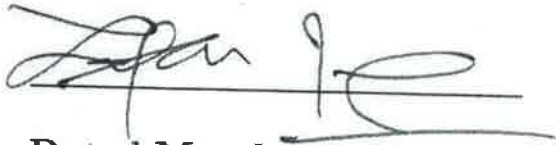
Respectfully, the petitioner pleads that this petition for rehearing be accepted by SCOTUS for writ of certiorari.

D.Certificate of Limited Grounds for petition of Rehearing

I most respectfully submit that I file this rehearing petition, on the grounds which are limited to the intervening circumstances of a substantial and controlling effect or to the other controlling circumstances not previously presented.

I certify it in good faith and without the intention of causing any delay.

ZAFAR IQBAL



Dated March 14, 2025

Commonwealth of Pennsylvania

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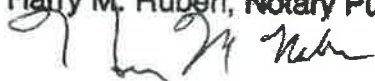
County of Allegheny

Sworn to and subscribed before me this

14th day of March, 2025 by

Zafar Iqbal

Harry M. Ruben, Notary Public



Commonwealth of Pennsylvania - Notary Seal
Harry M. Ruben, Notary Public
Allegheny County
My commission expires July 13, 2028
Commission number 1141945
Member, Pennsylvania Association of Notaries