

SUPREME COURT OF THE UNITED STATES

Application No. 23A30

LAWRENCE KINGSLEY, PRO SE
APPELLANT
2161 W. Ridge Dr.
LANCASTER, PA 17603

v.

ANN LANGE, APPELLEE
c/o RODNEY RABALAIS, ESQ.
COUNSEL FOR APPELLEE
122 East Mark Street
Marksville, LA 71351

BARBARA MELTON, ESQ.
COUNSEL FOR NONPARTY
CROWELL & OWENS
Faircloth Melton Sobel & Bash
105 Yorktown Dr.
Alexandria, LA 71303

**CERTIFICATE OF SUBSTANTIAL GROUNDS
NOT PREVIOUSLY PRESENTED**

I hereby certify that the grounds for this application are limited to grounds not previously presented. This material is new inasmuch as my previous Motion to Correct Application for Writ of Certiorari was never ruled, and the argument that I would have made has now been revised and placed into context. In particular, I have corrected Argument 6 of my appeal brief which transposed paragraphs out of order and, for this reason, made little sense. I furthermore have include page

references missing from my previous Table of Contents.

Respectfully submitted,

Lawrence Kingsley

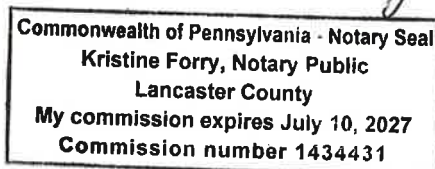
Lawrence Kingsley
2161 West Ridge Drive
Lancaster, PA 17601
646-543-2226

Notarization

On June 12, 2024 before me, the undersigned, personally appeared Lawrence Kingsley, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, he executed the instrument.

Signed and sworn to (or affirmed) before me
on 6/12/24 by Kristine Forry.

Commonwealth of Pennsylvania
County of Lancaster



CERTIFICATE OF GOOD FAITH

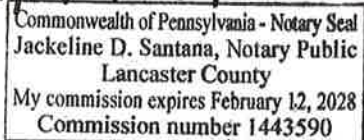
1. The Applicant/Plaintiff/Appellant Lawrence Kingsley ("Applicant") hereby certifies that this application for a rehearing is made in good faith and not for the purpose of delay.
2. He further certifies that this application adheres to the requirements of Rule 44.
3. This material is new inasmuch as Argument 6 of his appeal brief transposed paragraphs out of order and, for this reason, made little sense; his previous Motion to Correct Application for Writ of Certiorari was never ruled; and the argument that he would have made has now been revised and placed into context.
4. He furthermore, as a supplement to his appeal brief, includes page references missing from his Table of Authorities.
5. These corrections will aid the court in rendering a Solomonic decision, but will not harm the appellee who has been silent throughout this appeal.
6. (The only opposition to this appeal has come from an admitted nonparty, Crowell & Owens, whose unauthorized intervention conflicts with settled law that it is too late to intervene after a case has been dismissed.)

Dated: May 17, 2024
Lancaster, PA

Respectfully submitted,

Jackeline D. Santana

My Commission Expires: February 12th, 2028
Date: May 17th, 2024



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