

**DOCKET NUMBER: 25-6238**

**IN THE  
SUPREME COURT FOR THE UNITED STATES**

Gregory Ryan Webb - Petitioner

VS

State Of Tennessee - Respondent

**ON PETITION FOR REHEARING TO THE  
SUPREME COURT OF THE UNITED STATES  
AMENDED PETITION FOR REHEARING**

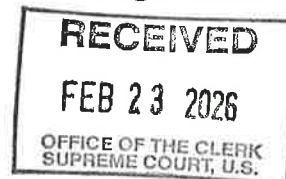
Respondent:

Attorney General for Tennessee  
Att. Assistant Attorney General Sara Stone  
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Petitioner:

*Gregory Ryan Webb 02/14/2026*

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**SUPREME COURT  
FOR THE UNITED STATES**

Gregory Ryan Webb  
Petitioner

v

Docket No. 25-6238

State Of Tennessee  
Respondent

**AMENDED REQUEST FOR PETITION FOR REHEARING**

I am the pro se petitioner, Gregory Ryan Webb. Pursuant to Rule 44 for this Court petitioner requests a Rehearing. Petitioner filed Writ for Certiorari that was distributed for conference and denied on January 23, 2026, that is attached to this Petition as **Exhibit A**. Petitioner States the following true:

- A. Petitioner filed for Rehearing that was postmarked January 29, 2026, that was returned to petitioner for failure to comply with the provisions set forth in Rule 34.1 as shown and attached as **Exhibit B**. Petitioner has been notified he has 15 days to correct the Petition from the date of the letter from the Supreme

Court Clerk, dated February 5, 2026, as shown in **Exhibit B**.

Petitioner attached the 1st page of the Petition For Rehearing before amending.

- B. Petitioner was subjected to "fake" or "staged" trials in Cumberland County, Tennessee that includes one "fake" trial admitted by the trial attorney in an "attachment" to the Motion For New Trial for Cumberland County, Tennessee Circuit Court case number CR-22-130, and is attached to this Petition as **Exhibit C**.
- C. Petitioner alleges obstruction continues against him and his cases that are related to his Cumberland County, Tennessee cases in an alleged political damage control.
- D. On January 23, 2026 the Supreme Court denied petitioner's Writ For Certiorari that is the same day petitioner noticed a politically affiliated "coincidence", that includes the Speaker of the House for Tennessee who is defendant in related case to this docket number, 25-6238. Petitioner attached a photo of a social media post as **Exhibit D**.
- E. On January 23, 2026 petitioner "screenshotted" a photo of the Speaker of the House for Tennessee signing a petition or

endorsement for a Senator to be a qualified electoral candidate for Tennessee Governor. The social media post as shown in **Exhibit D** shows a photo of Speaker of the House, Cameron Sexton, signing an endorsement or petition for an electoral candidate.

F. Petitioner found other evidence the electoral candidate as named in **Exhibit D**, participated in Washington, DC meetings during the same week and timeline of January 23, 2026, that is the same week the petitioner's Writ For Certiorari was denied for this case docket. "Coincidences" have been abnormally named and repeated in most cases related to this docket's production.

G. Petitioner alleges evidence was purposely obstructed in political and public damage control efforts during the 2021 and 2022 election timeline to "erase" or obstruct kidnappings, excessive force against petitioner, and a violent election conspiracy. Petitioner alleges his previous paid Attorney somehow instigated excessive force against him on 09/17/21, after petitioner's active order of protection was unlawfully set aside on 09/16/21. Petitioner alleges the circumstances were allowed

to continue with electoral motives.

- H. Petitioner alleges obstruction to election conspiracy includes Tennessee officials that include the Speaker of the House for Tennessee. Petitioner alleges over fifteen private reprimands occurred allowing the first and violent election conspiracy to be privately reprimanded that includes characters affiliated with the Speaker of the House's electoral district 25, that also shares the 13th judicial district. Petitioner states he was wrongfully blamed for the election conspiracy and the death of a sitting Republican Judge.
- I. Petitioner has filed an amended complaint in the **U.S. District Court for the Middle District of Tennessee (case no. 3:25-cv-00396)** against the Speaker of the House and the Board of Judicial Conduct, which was not available when he filed the original Writ for Certiorari for this Docket Number, 25-6238. **Petitioner is purposely not allowed to serve this case.**
- J. Petitioner discovered new evidence with a critical timeline after the Writ for Certiorari was filed before this Court for Docket Number 25-6238: During late December, 2025 or January,

2026, petitioner discovered a critical timeline on a court document filed on March 11, 2022 (the same day a Judge passed away), by his former attorney, Ivy Mayberry. The court document is attached to this Petition as **Exhibit E-1**, and alleges petitioner was secretly but also publicly blamed for the Judge's death. Petitioner matched March 11, 2022, as the same day the Judge passed away. Petitioner attached proof to this petition as **Exhibit E-2**.

K. Petitioner alleges attempted entrapment against a Republican sitting Judge months before his retirement in violent election conspiracy. The court document and the date/timeline were purposely and previously prevented from being "brought to light", by opposing Attorneys Kevin Bryant and Assistant District Attorney Bateman. Bryant and Bateman were subjected to private reprimands; Petitioner alleges private reprimands include the organizing evidence for petitioners related Cumberland County, Tennessee cases, that resulted in all important exculpatory evidence simply "disappearing" related to the alleged violent election conspiracy. Evidence has been deleted from Petitioner's Iphone 11. Evidence, documents, and

timelines have in-part, transferred to the petitioner's GOOGLE photos before deletion, that petitioner has continued to review.

L. Petitioner filed another Writ for Certiorari, under Rule 11 for this Court, related to Court of Appeals for the Sixth Circuit, (case no. 26-5008), that includes the March 11, 2022 document, **Exhibit E-1**, to this Petition. The Writ For Certiorari is a related case, docketed before this Court as number **25-6709** that was not available for this Court's distributed conference, on January 23, 2026.

M. Petitioner claims a newly discovered constitutional right violation related to this Petition For Rehearing: The denial of Petitioner's right to petition the government without fear of retaliatory treatment under the First Amendment to the U.S. Constitution after petitioner was manipulated into filing a complaint against a sitting Republican Judge during attempted entrapment to "steal the Judges robe", parallel to obstructing kidnappings and excessive force. Petitioner alleges that he was an unknowing and unwilling main character to a violent election conspiracy. Petitioner has discovered evidence and manipulated timelines that are ignored. Petitioner did not know

a document as shown in **Exhibit E-1** existed that matched the timeline of a Judge's death.

N. Petitioner alleges his memory "trauma" or "lapse" is connected to witnessing his son's three kidnappings (on 09/16/21, 09/17/21, and 09/20/21) and the attempt to move his son to Florida in October 2021. Petitioner attaches photo as **Exhibit F** that describes the beginning efforts to move his son to Florida. Petitioner manipulated the "Junk Plane" into being grounded through the Cumberland County, Tennessee courts after being notified of the beginning of airplane commutes to Florida. Petitioner alleges both adults on the plane are alcoholics and were under the influence when flying his son to Florida. (NOTE: Petitioner filed a Motion pursuant to Rule 60 before the U.S. District Court, Middle District of Tennessee related to this docket no. 25-6238 after filing Writ For Certiorari that includes this Exhibit).

O. Petitioner states the man responsible, Avery York Jr., of Crossville, Tennessee, for attempting to manipulate petitioner's son to Florida is the brother in-law to the Circuit Court Clerk for Cumberland County, Tennessee and was affiliated with the

same Bank the Tennessee Speaker of the House was previous President over.

- P. Petitioner was denied an attorney throughout 2022, concurrent with the election timeline, after his paid attorney, Ivy Mayberry, stole his retainers and obstructed election conspiracy.
- Q. Petitioner requests to add that on April 21, 2022, he was denied his Right To Attorney under the Sixth Amendment to the U.S. Constitution during a preliminary hearing in Cumberland County, TN, and that this denial has continued. The preliminary hearing recording that is in direct relation to this case was purposely hidden and edited as noted by the trial attorney for Cumberland County, Tennessee Circuit Court case number CR-22-130.
- R. Petitioner states he was denied an attorney by the Central District of Illinois and the Middle District of Tennessee despite presenting "extraordinary circumstances" and that petitioner does not have the right to Attorney in Civil Matters before their Court.
- S. Petitioner failed to previously mention that he reported recorded aggravated perjury by a State's witness (his ex-wife) to the

General Sessions Judge's office answering machine and the 13th District DA's satellite office, but it was suppressed that includes the answering machine being hidden or destroyed. (NOTE: Petitioner has requested for injunction relief for the Chief Disciplinary Counsel for the Tennessee Supreme Court to retrieve the hidden or destroyed answering machine in U.S. Court, Middle District of Tennessee, under Rule 60 for case number 3:25-cv-01074)

- T. Petitioner failed to add enough for a "National Concern" to the docket, alleging a "double and consecutive election conspiracy" and stating the 13th District of Tennessee has a "murder Billboard" that points to corruption as the reason for unsolved murders and public cries for "Justice For Our Kids" in the region. Petitioner adds proof as **Exhibit G** to this petition.
- U. Petitioner argues that the newly discovered lower State court document, which he assumes could be considered "Fraud To The Courts," provides substantial grounds not previously presented and should change the landscape motives related to the case.
- V. Petitioner reiterates that this Court should review the newly filed

Writ For Certiorari listed under Docket Number 25-6709 and consider consolidation to this Docket Number 25-6238.

W. Petitioner reiterates that he is denying himself effective assistance of counsel due to the intensity and political nature of the corruption he has named that may have interfered with petitioners filings before this Court.

X. Petitioner reiterates the new Writ for Certiorari filed to the U.S. Court of Appeals Under Rule 11 for case no. 26-5008 provides information and evidence specific to the petitioner being manipulated into filing a complaint against a sitting Republican Judge who later passed away related to the Petitioner's evidence being purposely obstructed.

Y. Petitioner is not politically affiliated but alleges he is “stuck” in an obvious political damage control that purposely denied him his Fundamental Right To A Fair <sup>Trial</sup> under the Fourteenth Amendment to the U.S. Constitution that is directly related to the Docket Number before this Court, 25-6238.

Z. Petitioner attaches proof of his previous Attorney, Ivy Mayberry, profiting off of the sale of her law office that is attached as **Exhibit H** to this petition. Petitioner states he has investigated

and cannot find any documented reprimand against his previous Attorney who helped create this, "Lunatic Ball".

Petitioner attached photo of his example of Brady V Maryland after his previous paid Attorney, Ivy Mayberry, purposely manipulated, obstructed, and hid petitioner's evidence related to this case allowing the domestic abuser to prevail.

Appendix A: Photos supporting Supreme Court denial for Writ for Certiorari for docket number 25-6238.

Appendix B: Letter from the Supreme Court Clerk and the 1st page of Petition For Rehearing before amendment.

Appendix C: Trial Attorney admitting his knowledge of petitioner being purposely denied his Fundamental Right To Fair Trial with "hidden" plan suggesting Post Conviction proceedings that are purposely ignored.

Appendix D: Photo of Tennessee Speaker Of The House signing "endorsement" on the same day the Writ For Certiorari was denied for docket number 25-6238.

Appendix E-1: Newly discovered court document filed on March 11, 2022 by Attorney Ivy Mayberry blaming her actions on her client who is petitioner

and internet search confirming the date of Judge's death.

Appendix E-2: Documented proof of the day of the Judge's passing.

Appendix F: Proof my son was being prepared for a manipulated move to Florida.

Appendix G: 13th Judicial District of Tennessee's Murder and Missing Persons Billboard.

Appendix H: Petitioner's previous and paid Attorney profiting after abandoning petitioner and stealing petitioner's retainers and; Brady V Maryland Photo.

Petitioner's questions are;

- A. Whether a Justice for this Court would demand correction/justice to an attempted entrapment with political motives, if that Justice was seventy five, (75) years old and months from retirement; with evidence and court evidence being obstructed/deleted, in regard to the most responsible persons escaping public accountability, allowing the blame against the wrong person; that in return in-part ruined the Judge's legacy
- B. Whether political influence has reached this Court as described for

**Exhibit D.**

Petitioner states he is openly denying himself effective assistance of counsel that is purposely allowed to continue.

Relief Requested:

- A. Grant this Petition For Rehearing.
- B. Consolidate Writ For Certiorari docket number 25-6238 and Writ For Certiorari docket number 25-6709 under Rule 12.4 and/or Consolidation by the Court.
- C. Petitioner requests this Court to intervene and appoint the Petitioner an Attorney or Law Firm in what the Petitioner has described as extraordinary circumstances in Writ For Certiorari filed for docket numbers 25-6238 and 25-6709.
- D. Petitioner requests any and all relief deemed appropriate by this Court.

I, Gregory Ryan Webb, hereby certify that this petition for rehearing is presented in good faith and not for delay, and that it is restricted to the grounds specified for pro se petitioner to the best of my ability.

---

Gregory Ryan Webb

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**APPENDIX A**

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**APPENDIX A**

## APPENDIX A

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# Supreme Court Electronic Filing System



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A new docket entry, "Petition DENIED." has been added for [Gregory Webb, Petitioner v. Tennessee](#). You have been signed up to receive email notifications for No. 25-6238.

If you no longer wish to receive email notifications on this case, please [click here](#).

12:05

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Search

## No. 25-6238

**Title:** Gregory Webb, Petitioner  
v.  
Tennessee

**Docketed:** November 25, 2025

**Lower Ct:** United States Court of Appeals for the Sixth Circuit

**Case Numbers:** (25-5710)

## Proceedings and Orders

Sep 26 2025 Petition for a writ of certiorari and motion for leave to proceed in forma pauperis filed. (Response due December 26, 2025)

[Motion for Leave to Proceed in Forma Pauperis](#)  
[Petition](#)   [Appendix](#)   [Proof of Service](#)

Jan 08 2026

DISTRIBUTED for Conference of 1/23/2026.

**Additional material  
from this filing is  
available in the  
Clerk's Office.**