

**IN THE**  
**SUPREME COURT OF THE UNITED STATES**

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**No. 18-5621**

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BISMARCK KWAKU TORKORNOO,  
*Petitioner,*

v.

MARY TORKORNOO,  
*Respondents,*

## CERTIFICATE OF COMPLIANCE

No. 18-5621

BISMARCK KWAKU TORKORNOO,  
*Petitioner,*

v.

HELWIG ESQ., ET AL.,  
*Respondents,*

As required by Supreme Court Rule 33.1(h), I certify that the petition for a writ of certiorari contains words, 2,992 excluding the parts of the petition that are exempted by Supreme Court Rule 33.1(d).

As required by Supreme Court Rules 44 and Rules of this Court, the petition is limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented. The substantial grounds include the quality of the evidence upon which the federal court relied its final decisions lacked substance, immaterial and *notwithstanding* the final judgments because it cannot be validated.

Subsequently, the source of the evidence in question, came from an open source (public record) that is verifiable by the public, threatens the Constitution, integrity of the judicial system and public interest.

The final judgments rendered by the lower courts constitute adverse judgments in the public eye and sets a dangerous precedent if the Court [Supreme Court] denies the petition because the entire documentary evidences relevant to the federal civil action which were sidelined and unmentionable in the federal courts' final judgments are also part of public record before the adverse judgments were rendered by the federal courts, are also open source in the public eye. The intervening circumstances are relevant because:

1. There is direct misrepresentation of material facts by the District Court not in the public interest.

2. The District Court's misrepresentation was mistakenly legitimized by the Fourth Circuit Court.
3. The lower courts are unjustly acting in favor of respondents and rewarding them for their illegal behaviors and wrongdoings at petitioner's expense without good cause.
4. The lower courts decisions are unconstitutional.

The petition is presented in Good Faith and not for dely.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on, January 12, 2019



Bismark Kwaku Torkornoo,