

No. _____

In The

Supreme Court of the United States

Rohit Kumar,
Petitioner,

v.

William Barr (Attorney General)
On Behalf of United States Federal Government

Respondent.

*ON PETITION FOR WRIT OF CERTIORARI TO
THE UNITED STATES COURT OF APPEALS FOR
THE EIGHTH CIRCUIT*

PETITION FOR WRIT OF CERTIORARI

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PRO SE PETITIONER

QUESTION PRESENTED

With the background presumption that all Supreme Court Justices are well aware of details of my case the question presented is as follows:

Will W now order killing of Federal Judges and Appeals court Judges under the direct nose of this honorable court??

PARTIES TO THE PROCEEDING

The PETITIONER is:

Rohit Kumar

RESPONDENT is:

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United States Attorney's Office - Omaha
Nebraska 68102-1506

ATTORNEY FOR DEFENDANT-APPELLEE

William Barr (Attorney General)
On Behalf of United States Federal Government

RELATED PROCEEDINGS

1. IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA
OMAHA DIVISION
Docket No: 8:18-CV-578
Order entered on: 05/28/19

2. IN THE UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT
Case No: 19-2493
Rohit Kumar, Plaintiff Appellant
v.
William P. Barr, Attorney General of United
States (Matthew G. Whittaker named on original
complaint); Joseph P. Kelly; Jessie K. Liu
Defendants – Appellees

Order entered on: 12/ 20/2019

3. IN THE UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT
Case No: 19-2493
ON PETITION(S) FOR REHEARING AND
PETITION(S) FOR REHEARING EN BANC

Order entered on: 01/16/ 2020

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No. _____

In the Supreme Court of the United States

Rohit Kumar, PETITIONER

v.

**William Barr (Attorney General)
On Behalf of United States Federal Government**

***ON PETITION FOR A WRIT OF CERTIORARI
TO THE UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT***

PETITION FOR A WRIT OF CERTIORARI

The Petitioner respectfully petitions this honorable court to review the judgment of the United States Court of Appeals for the Eighth Circuit in this case.

OPINIONS BELOW

The opinion of the court of appeals (Appendix A-1a-2a) is included below. The order of the district court (Appendix B-3a-7a) is included below.

JURISDICTION

The judgment of the court of appeals was entered on December,20 2019. A petition for rehearing was denied on January 16, 2020. The jurisdiction of this Court is invoked under 28 U.S.C. 1254(1).

BACKGROUND

W is not even a party to the case. And he has destroyed the entire structure of Federal Judiciary already. This case has not been adjudicated in the petitioner views at either the federal level or appellate court level because W was able to get the decision he wanted ON THE EXACT DATE he wanted and the petitioner can prove his statement with facts.

If the petitioner has not put W and Hussein as a party to the case and they are harassing him day and night using the surveillance video being conducted by

DOJ then imagine what would have been the level of legal harassment if they were made a party to the case.

The petitioner cannot get a lawyer and even in the courts the decisions are hijacked by these criminal elements. It is unprecedented that in the United States the model country for the whole world these people can hijack the judiciary and destroy the constitutional system of checks and balances on all branches of the government.

INITIAL ARGUMENT

The Chief Justice of United States says that when you are pitted against the most powerful agency in the world the United States government then what is the level of DIS-advantage you are working with. However, this case here is not only the petitioner is pitted against the United States government but against a host of corrupt DOJ and FBI officers who are ready to break any law (Check the letters written to FBI Director intimating him about his potential jailtime and yet his cooperation with these people to break the law to prevent the case from coming out) and do anything for these criminal elements and go to any length to suppress the case and prevent any evidence from coming out which every Justice of this honorable court already has all the evidence that is needed to adjudicate this case. And even after all of this when a proper legal argument is presented then the Judge's necks are on the line for sacrificing and they will go after Judges and anyone who comes in

their way and the court can make enquiries what is going on in the background and when the surveillance will come to an end so that the petitioner can resume a normal life after the criminals have been brought to justice.

STATEMENT OF THE CASE

Unprecedented in the history of United States since the inception of this nation on July 4th, 1776 this has never happened where one guy has subjugated the entire Judicial system of the country to extreme criminality targeting Federal Judges and appeals court Judges to get the exact judgement that he desires on the date that he desires. This is so unprecedented that such a scenario is unthinkable even in a third world country with even dictatorship. These criminals have destroyed the country's legal system to such levels and now it is up to the Supreme Court to decide to revive the sanctity of the criminal justice system of United States of America or drown it permanent in a sea of criminality that has never grazed this country ever before in the entire history of her 244 yrs. of existence as an Independent nation and an example of model to be followed by other nations in this world.

If you take this case W IS GOING TO COME AFTER YOU. All the Supreme Court Justices will face the same threats and the same perils of living under this whole cabal of criminal elements. You all saw how these people went after one Donald J Trump just so that they could blackmail him and terrorize

him to prevent him from prosecuting this case or in short to prevent him from prosecuting their continued crime spree. They are going to come after all the nine justices of the Supreme Court as well and do you want to live under this cloud of fear and crime or you want to restore the justice system and give them the most severe punishment that is allowed under the legal provisions so that anyone else who uses the vehicles of government power to terrorize and illegally destroy other people's lives (law abiding citizens) should shiver in their spine in future.

If a FBI Director participates with these people in furthering their crime -I ASK what should be the severity of punishment that should be accorded to him so that the next FBI Director who is presented with the same situation should shiver in their spine that he should die with fear of imagining to become a part of any such criminal network ever again.

During the course of this litigation process the Defense Counsel who is an employee of DOJ has openly lied and misled the Appellate court that there is no surveillance going on, to be precise -"We have not accepted any ongoing surveillance by DOJ" and there has been no consequence about knowingly lying to an appeals court because these criminals now control the entire judicial process and they have no fear left for any consequences for PERJURY activities and breaking the law and they are openly showing middle finger to all the courts that they have no jurisdiction over such matters even if they have committed crimes so what ?? and when we are in such situation what can now be done about it.

There is a table of authorities where I provide all the legal statuettes that apply in this case like 50 USC § 1806(f) and 5 U.S. Code § 702 but the section has not been discussed on purpose to emphasize to you that this is a case which is above and beyond the crime families like Gambino family of New York. The criminals that are on the table in this case are above and beyond even the organized crime because for them no one is untouchable and they can easily kill Judges and anyone who comes in their way. That is why legal provisions do not even matter in this case. W has shredded to pieces the constitution and the US Code in such a manner that what he says is the law and he can get the verdict he wants at the time he wants and when that is going on, talking about FISA and Wiretap acts does not carry any meaning.

THERE IS NO POINT IN ARGUING LEGAL MATTERS ABOUT FACTUAL CLAIMS AND PLAUSIBILITY. ALSO, THE MAJOR ARGUMENT HERE IS THAT THE PLAINTIFF SAYS THAT ALL SUPREME COURT JUSTICES ARE ALREADY AWARE ABOUT HIS CASE AND ALL PLAUSIBILITY AND IMPLAUSIBILITY ARGUMENT ENDS THERE.

These criminals are parasites. They suck on the society and destroy many people's lives. I am one out of many in a long series. However, the difference is that in my case you have proof. In other cases, you will not find any proof. These criminal elements work under a simple theory. If there is no proof means there is no crime. And so, they use FBI and DOJ and will go to any length to eliminate all kinds of proofs for their crimes. However, in my case when there is proof they started grabbing the necks of Judges who were

adjudicating the cases. So, you are now the judge of what to do in this case??

When the President of United States fired James Comey the FBI Director, I told him (public broadcasting system-illegal surveillance) that if he gets killed no one will be able to do nothing. The moment he took oath of office they started FBI Investigation on him and they had prepared for firing of Comey in advance and they used the senate to appoint Mueller the same guy who initiated the surveillance in 2001 against me and they served 500 search warrants on him before finally acquitting him and then immediately started impeachment proceedings against him. The chief Justice himself is witness to this whole criminal cabal and their activities and he is the judge who has to administer justice because he has taken an oath to administer justice without any prejudice.

So, this is the strangest of all. I suggested to the President through the public surveillance system, that I would like Joe Arpaio to become the next FBI Director. And even before the President could consider this request both W and HW ran as if their lives were on the line to suck the ass of Arpaio and it happened so bad that Arpaio ended up running against our candidate Dr. Kelly Ward just to sink her election in the Arizona primaries election. This is important to emphasize how desperate these criminal elements are to uphold their control over FBI using whatever means they can.

Lastly, we all are aware of the fact that courts and criminal justice system is the line separating the rule of law and the mob rule. Mob rule is a rule where

these criminals will come after all the justices of the Supreme Court should they dare to take up this case and lock up these criminals -these are not ordinary criminals. These are hardcore criminals who use government cover for their criminal acts and they control the DOJ and the FBI. And they openly show their middle finger to the courts that even if we were to assume the imposition of 18 U.S.C. § 241 and 18 U.S.C. § 242 and they laugh at the courts that even if we were to assume about the 18 USC 241 section -the courts lack jurisdiction over such matters because only government can prosecute criminal matters and there is no civil remedy to such actions. And so long they have DOJ and FBI in their pockets they are outside of the reach of law.

And when these elements are provided that Congress has made provisions for civil liability under 50 U.S.C. § 1810 for 50 U.S.C. § 1809 violations then W lunged at lightning speed to grab the neck of the Federal Judge and get the decision that he wanted at the time he wanted and threw away the whole book of law and the entire legal system of this country. That is what we are dealing with as of today. And this is what lies before you whether this country will continue to have the rule of law or the mob rule. That is a choice that the Justices of this honorable court has to make today in this case.

After reading the judgement of District Court Judge one may come to the conclusion that the timing of decision in the sequence as reported in first brief to appeals court was a coincidence. However, all the subsequent decisions from appeals court were timed according to when W was most desperate and the time he most wanted these decisions to be made. So, W was

in control of the decision like in November of 2019 itself but he got it put on hold and got the decision released on the exact day that he was desperate to hit me hard because I was going hard after the guy he has put in our current company (to harass me and get me fired) as his agent to be fired from the company. And the day of December 20 and Jan 16 when he was most desperate he got these decisions released thereby confirming that the normal legal process is not happening here and he has subjugated the courts to his will and criminal network.

There is nothing much to be added anymore. When we have to follow the rules under FRCP and FRAP and United States Code and many other rules these elements operate outside of the limits of the laws and they control the FBI and DOJ and can literally take down an elected President and do virtually whatever they want including killing Judges and whoever they deem a threat to their mob rule. So now it is up to the Justices of Supreme Court because the Supreme Court was established precisely to preserve the United States Constitutional system which has crumbled under these criminals and the court must live up to the principles of her founding or else the American society as a whole will cease to exist.

REASONS FOR GRANTING PETITION

It is told to us when you see something say something. When an active crime is going on it is the responsibility of every citizen to bring it to the

attention of required authorities. Hussein was stalking me since 2011 ever since they got my US visa cancelled but I did not know about it. I knew that these people had conspired to get my visa cancelled but that they will pursue you and get fired from jobs was unprecedented and I did not anticipate it. They did it all hidden. However, when Hussein's getting me fired from multiple jobs did not yield any result then he let me know that he was behind it all. It was only in Feb-March of 2014 I came to know that he was in legal jeopardy and he was behind all the firings. The next job that he got me fired from in June of 2014, I immediately wrote letters to the Chief justice of United States and all the Justices of Supreme Court that this guy is involved in active crime spree and he is undertaking all these activities to suppress his criminal record. Some kind of agreement or whatever NDA (Non-Disclosure Agreement) kind of thing he wanted.

After that he got me fired from my last job in 2015 September and I wrote four letters to the Supreme Court intimating them about crucial events that took place like when they tried to use drugs to assassinate me and they used some agents to break into my house to prevent me from writing letter to the FBI Director. During this period, I also wrote a letter to the Chief Judge of DC Federal Court who sent me back the application to file a petition before his court. And then 2016 elections happened and despite their ganging up they lost and Donald J Trump got elected the President of United States. The moment he became the President they initiated a FBI Investigation on him and when he fired Comey then they started Mueller investigation on him.

In September of 2018 I got an opportunity to travel to United States and despite them getting me tortured in the guest house in New Jersey where I was residing, I finally managed to get a job and travelled to Omaha and on December 18, 2018 I filed the case before the Nebraska Federal Court, Omaha division. Since there were cameras all over they could find out to which lawyer I was approaching and they would not let me have a lawyer. My initial application was badly written because this was my first exposure to legal system. The moment I filed my application - DOJ came laughing at me asking for dismissal of case saying that even if 18 USC § 241 and § 242 were to be applicable the court lacks jurisdiction to be able to do anything. And when all the legal statuettes were provided before anything could happen -W lunged fast at lightning speed to grab the neck of the Federal Judge or whatever he did -the judgement came as he wanted and on the date, he wanted that you can find from the timelines of event and the filings to the appellate court. Yet I want to let this court know that the criminal organization that W heads and uses to subdue any and all elements who oppose him preceded my presence in this world itself. Just like Organized crime they operate on the principles that if there is no evidence then there is no crime and they will go to any length to eliminate the existence of any evidence. And I am not the first person whose lives have been destroyed by these criminal elements but if this court recognizes the severity of the situation and having all the evidence right in front of their eyes they can ensure that I am their last victim and they will not continue their crime spree unabated, uncontrolled and unchecked.

I intimidated FBI nothing happened. I intimidated local police and they told me that FBI is above them and a complaint against FBI is no complaint. I intimidated mayor's office, Sherriff's office (Omaha) but they told me that they cannot intervene in a federal matter. I intimidated US attorney's office and they informed that they do not cater to general public and I will have to file my case in court. I intimidated 10 Congressional committees and 10 Senate committees and White House but nothing happened. I filed the case in Federal Court and these criminal elements subdued the federal court and the appeals court and have been getting the verdict they want at the time they want. This is the state of judiciary in this country now before your eyes.

Legal Violations:

- (1) bugging and wiretapping are permitted only when investigating specified crimes, 18 U.S.C. § 2516(1) (2);
- (2) authorization for bugging and wiretapping requests must be centralized in each jurisdiction so as to prevent local abuses and to make an identifiable person answerable for abuses, §§ 2516(1) (2), 2518(1)(a);
- (3) there is a statutory exclusionary rule for information obtained in violation of Title III, and that rule is broader than the constitutional exclusionary rule as it existed in 1968, let alone now, §§ 2515, 2518(10)(a);
- (4) bugging and wiretapping must, in many instances, be disclosed to the targets after the investigation is concluded, § 2518(7) (8)(d);

(5) police officers engaging in warrantless wiretapping or bugging are subject to criminal penalties, § 2511(1);

(6) targets of unlawful wiretapping and bugging have a private cause of action for damages, § 2520;

(7) the statutory requirements for minimizing obtrusiveness are much more specific than the Constitution requires, § 2518(1) (b) (5); and

(8) bugging and wiretapping are permitted only when the government can show that conventional, less intrusive investigation techniques have proven or are very likely to prove unsuccessful, § 2518(1)(c) (3)(c).

The District court decision (Appendix B) and affirmed by Appeals court is in direct violations of Supreme Court decisions in *CARPENTER v. UNITED STATES*..... No. 16-402. Argued November 29, 2017—Decided June 22, 2018

CONCLUSION

These criminals have turned the US laws into a book of joke and they can get any verdict they want on the date they want then what is the point in making arguments about factual assertions and legal violations??

Now that W has taken over Federal Judiciary and appeals court, this is the only court which can stand between the rule of law and mob rule. And so, it is up

to this honorable court to uphold rule of law or allow
mob rule unto eternity.

Respectfully submitted.

Dated: March 10,2020

S/ Rohit Kumar

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