

No. _____

19-7362

IN THE

SUPREME COURT OF THE UNITED STATES

Washington, D.C.

FILED

OCT 10 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

John Alfred Regalado — PETITIONER
(Your Name)

vs.

ORIGINAL

Donald Trump; et al. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States District Court of Colombia, Wash. D.C.
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

John Alfred Regalado
(Your Name) The Wagon Wheel Motel #219

1333 East 276, W. Tawakoni, Texas 75474
(Address)

West Tawakoni, Texas 75474
(City, State, Zip Code)

903) 447-3551, ext. 219
(Phone Number)

No. [#] _____ In the Supreme Court of the
United States
Writ of Certiorari Questions"

(1.) Do you know of any Inter-Government terrorism by individuals working for the Federal Bureau of Investigations (F.B.I.)?

(2.) ~~Are~~ there any known conspiracies, condonances or profits from customs, thru the Federal Bureau of Investigation, related to stealing federal judges identities?

(3.) Is there any history in your own Official Government Capacity of laundering, looting or theft?

(4.) Would you say that it is possible to swear under oath that there is hint of presidential misconduct, as well as, abuse of authority should the attacks be ordered again?

CSA/5 our Nations security enforced

strongly enough from Intergovernment
take-overs by this Government, the
United States of America, by
some Communist Government?

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

There may be more; however, see: Select
A Case, one (1) of eighteen (18) submitted,
from the Eastern District of Texas,
United States of America District Court.

STATUTES AND RULES

- (1.) The day of the missile attacks Inmate Grievances.
- (2.) OTHER Due to the nature of the identity theft of
John Alfred Regalado, I believe that the due process
of law violations, as well as, the way the illegal
Federal Money has caused extreme harm to
my family and myself, I request that all "Prayers
of Relief" be granted to John Alfred Regalado
whose work was stolen in doing Civil litigation,
and is also a Constitutional Violation.

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix _____ to the petition and is

- ☐ reported at the Texas Department of Criminal Justice; or,
☐ has been designated for publication but is not yet reported; or,
☒ is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

- ☐ reported at the Eastern District of Texas, Tyler Court; or,
☐ has been designated for publication but is not yet reported; or,
☒ is unpublished.

☐ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

- ☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

- ☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

☐ No petition for rehearing was timely filed in my case.

☐ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☒ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

☐ For cases from **state courts**:

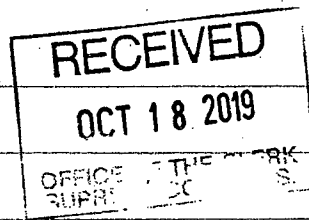
The date on which the highest state court decided my case was _____.
A copy of that decision appears at Appendix _____.

☐ A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ____ A ____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

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John Alfred Regalado
The Wagon Wheel Motel
Room # 203

1333 E. Hwy 276
West Tawakoni, Texas
75474

Supreme Court of the
United States; Office of
the Clerk,

~ October 2, 2019 ~

1 First Street
Washington, D.C. 20543

"Writ of Certiorari"

In Regards to the United States of America
Federal Courts unlawfully Granted and
Awarded "Prayers of Relief", by The United
States of America Eastern District of Texas
Federal Court and the United States of
America District Court for the District of
Columbia, Washington, D.C.; as well as, by
the United States of America Circuit Court
of Appeals for the District Columbia, and
the deliberate corruptiveness, hate and
continuous malicious "condemnes" of the,
Said, United States of America Circuit
Court for the District of Columbia;

all of which, are absent of Godly justice and Godly love, thru, a man of God, Moses.

Therein, I, Plaintiff, John Alfred Regalado, whose ^{false} identity continues to become a continuous threat to the safety and productivity of the United States of America government, from the Presidencies to callous and malicious uniformed government officials and all authority therein, who brought, said, litigation action to the United States of America District Court for the District of Columbia, Washington, D.C. for Godly justice, because of divine unsanctity through identity theft, as well as, for Godly amends for terroristic allegations brought forth through the United States of America Judicial System, set forth through the true laws of Moses. Hence, there is true-right religion denial, corruption, as well as, governmental-identity-theft of, said, United States of America District Court for the District of Columbia, Washington.

D.C. (now dismissed) United States of America Federal Court for the District of Columbia, Washington, D.C. Civil Rights Lawsuit case number:

(I.) 19-CV-851(UNA); or,

(II.) 19-CV-0851(UNA); or,

(III.) 19-CV-00851(UNA); or,

(IV.) 19-CV-000851(UNA); and, (V.) 19-5171.

Truthfully, I, Pro-Se Plaintiff John Alfred Regalado (Social Security Number: 464-97-4853; Date of birth: November 4, 1971; Birth mother: Ms Juanita Regalado; Driver License Number: 11944161; Height: 5'-11"; Eye Color: Brown; DD: 121137000 48130015162; Class: C.), deliberately knows that the unlawful granting of United States of America Federal Court "Prayers of Relief," as well as, thru the admittance of such terrorism, through the most prestige United States of America Federal Court, is both criminal, as well as, unconstitutional. Therefore, I, Pro-Se Plaintiff, John Alfred Regalado demands every, ~~at~~ and all,

awarded "Prayers of Relief," by the United States of America District Court for the District of Columbia Washington, D.C. and also by the United States of America Circuit Court for the District of Columbia Washington, D.C.

On the strength of God, please, let it be understood that I, Pro-Se Plaintiff, John Alfred Regalado, also demands fines, as well as, penalties implemented, due to the continuation of the on-going threat, as well as, due to the corruptiveness of the United States of America District Court for the District of Columbia, also for the Circuit Court, both in Washington, D.C., as well as, for the ~~liveness~~ United Nations Director Terry Micheal Gordy.

Thus in, I, Plaintiff, John Alfred Regalado, also, request, herein, that both United States of America Eastern District of Texas Civil Rights Lawsuits, naming Mr. John O'brennan,

Director of the Central Intelligence Agency, Langley, Virginia, as well as, Carol Jean Reynolds, Defendants deleted from all United States of America Federal Documentations, beginning in the Eastern District of Texas, Tyler Division, as well as, esponded therein. Furthermore, I, Pro-Se Plaintiff, John Alfred Regalado, also, request Penalties and Restitutions, as well as, court costs for both esponded, Defendant's Carol Jean Reynolds, and family, as well as, Defendant John O'brennan, Central Intelligence Agency Director, and United States of America Marshal, for unlawful, fictitious State of Texas Attorney General "Supeona", Ordered by, said, Defendants in, said, allegations, herein.

Herein, I, Pro-Se Plaintiff, John Alfred Regalado, also request the reinburstment of all United States of America District Court for the District of Columbia

"Granted," as well as, "Awarded Prayers of Relief",

on the "Righteous Merits" and "Heavenly Devine" "Godly Statues" of strength, as the "Heaven sent Creator of Earth", with all of "His Governing Statues of Power", over all Courts in The United States of America; also, in so doing, request that the "Prayer of Relief" of I, Pro-Se, Plaintiff John Alfred Regalado, hereby, be divided fifty-fifty (50%-50%) between the Director of the United Nations, Mr. Micheal Terry Gordy; also known as, The United States Marshal, and Pro-se Plaintiff, John Alfred Regalado, Social Security No. 464-97-4853, at Bank of America Banking Centers (Acc. # 4880 8131 3642) TX TLR Cash withdrawal from SAV 3642, of Bank of America Corp. by Merrill Edge. Greenville, Texas, 5903 Wesley Street, Greenville, Texas 903) 457-8000.

Herewithin, I, Pro-Se Plaintiff John Alfred Regalado, hereby, "Rests" Civil Rights Lawsuit Number: 19-5171, by Law.

I, Pro-Se Plaintiff, John Alfred Regalado, Solemnly Swears under oath, as well as, under the penalty of perjury that the foregoing "Writ of certiorari" is true and correct, and, also, believes that due to the history of events, therein, nature of events, as stated, therein, the Official Capacities of the Defendants, herein, as well as, there, due to interruptions of the United States of America Governments Godly State of obligations, as a Christian Nation, where at war because of the greed of violations of Moses ten (10) Commandments; therefore, the Defendants are, hereby, "Guilty" of both Civil Rights violations, as well as, all Criminal Allegations. Again, I, Pro-Se Plaintiff John Alfred Regalado, hereby, "Rests" Case Number #1:19-cv-00851, in the Supreme Court of the United States of America according to 28 USC 1254, and 1257 Rules of said Court of

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the United States of America.

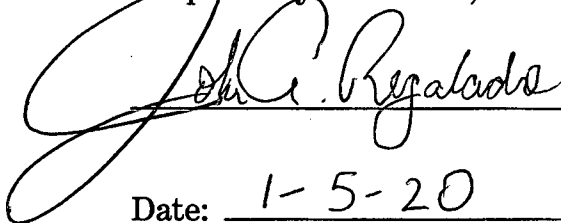
Signed on: October 3, 2019.

By: John Al Regalado
John Alfred Regalado

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,


Date: 1-5-20