

In The  
Supreme Court of the United States

(United States Court of Appeals for the Second Circuit) Court of Appeal Docket#: 19-269,  
(United States District Court, Southern District of New York) District Court Docket#:19-CV-00017  
RE: Yi Sun v. Tsai Chung Chao, et al

Yi Sun,

Plaintiff-Appellant-Petitioner

Court of Appeals Docket#: 19-269  
(Original case Docket#: 19-cv-00017)

-against-

**NOTICE OF PETITION  
AMENDED MOTION FOR  
EXTENSION OF TIME**

- 1) Tsai Chung Chao, M.D. and Naturo-Medical Health Care, P.C.,
  - 2) Mr. Hugh H. Mo
  - 3) Michael A. Sonkin, Esq and Martin Clearwater & Bell LLP
  - 4) Charles L. Bardes, M.D. & Profess of Clinical Medicine, Weill Medical College
  - 5) Hon. Carmen Victoria St-George, Part 34 of New York Supreme Court;
  - 6) Anthony C. Ofodile, Esq and Ofodile & Associates
  - 7) Det. Maddy Acevedo & 'Manhattan Special Victims Squad of NYPD;
  - 8) Office of Professional Medical Conduct, State of New York Department of Health
  - 9) Supreme Court of New York State, New York County;
  - 10) State of New York Commission on Judicial Conduct
  - 11) Supreme Court, Appellate Division; First Judicial Department; Departmental Disciplinary Committee;
  - 12) Appellate Division, First Judicial Department, Supreme Court of the State of New York
- Defendants- Appellees-Respondent(s)

---

**Supreme Court of the United States: ss:**

Honorable Clerk Scott S. Harris:

Yi Sun, the Plaintiff-Appellant *Pro Se* being duly sworn, deposes and says:

1. I am the Plaintiff-Appellant Yi Sun Pro Se in the matter. In God I Trust. Yi Sun is an honest person. In front of the Court Clerk Honorable Scott S. Harris and Honorable John G. Roberts, Jr., Chief Justice of the United States and eight Associate Justices (Honorable Clarence Thomas, Associate Justice; Honorable Ruth Bader Ginsburg, Associate Justice; Stephen G. Breyer, Associate Justice; Samuel A. Alito, Jr., Associate Justice; Sonia Sotomayor, Associate Justice; Elena Kagan, Associate Justice; Neil M. Gorsuch, Associate Justice; Brett M. Kavanaugh, Associate Justice) in the highest Federal Court; I promise I have spoken the truth the whole time. Everything that I have true said so far is the truth.

2. I am the Petitioner-Plaintiff-Appellant *Pro Se* in the case. Current I have not an attorney to help me in the case of appeal. Today I Pro Se second time filed the request-petition for Extension of time et al in the matter, which was my Amended Motion for Reconsideration/ Reconsideration En Banc was DENIED by 'United States Court of Appeals for the Second Circuit' on October 4,

2019, and the last Order/Decision rendered by the Honorable Catherine O'Hagan Wolfe, Clerk of Court of the within named Court which was filed and entered on October 7, 2019, in the Clerk's Office, in Manhattan, New York County; served with Notice of Entry on October 10, 2019.

3. There are some main reasons that Appellant Yi Sun respectfully request for Reconsideration/Reconsideration En Banc to the 'United States Court of Appeals for the Second Circuit' in the case.

#### **Grounds for Reconsideration**

- (1). A material factual or and legal matter was overlooked in the Order/Decision.
- (2). The proceeding involves some questions of exceptional importance.
- (3). The opinion is in conflict with a decision of the U.S. Supreme Court, this court, or another court of appeals and the conflict is not addressed in the opinion;
- (4). The opinion is in conflict with a decision of the Constitution, who is the organic law, and these constitution are paramount;
- (5). The SDNY Judge(s)' Order(s) was in disregard of the Constitution;
- (6). The SDNY Judge(s)' Order(s) was in disregard of the victim's right and Human Rights Act etc;
- (7). A change in the law occurred after the case was submitted and was overlooked by the panel;

4. On September 30, 2019, I first time filed the request-petition for Extension of time to the U.S. Supreme Court, which was my Motion of Appeal was DENIED by 'United States Court of Appeals for the Second Circuit' on August 16, and upon the last Order, entered August 16, 2019, of the 'United States Court of Appeals for the Second Circuit', served with Notice of Entry August 19, 2019; the Appeal Motion (for Removal and Remand) has been rejected and DENIED by the 'United States Court of Appeals for the Second Circuit', and upon the Order, entered January 18, 2019 in the first Order and entered February 4, 2019 in the second Order by the same SDNY Judge Mr. Hon. Andrew L. Carter Jr, of the 'United States District Court, Southern District of New York', served with Notice of Entry February 14, 2019. During the all times in the original case in Manhattan, New York, I never have a hearing or and any action of 'Due process' in the SDNY (or and "Court of Appeals, 2nd Circuit".) until I received the last Order on August 19, 2019.

Because current I didn't receive the reply (about my Petition/Request/Motion for Extension of Time in the second case, RE: Yi Sun v. Tsai Chung Chao, et al; Appeal Docket#: 19-269) by the Clerk Office of the highest Court. So, now I would file the second Petition/Request/Motion for Extension of Time to the Court (**Supreme Court of the United States**).

5. I filed the original case at 'United States District Court, Southern District of New York' on January 2, 2019 (Docket Number: 19-cv-00017), which was/is a Related case with the first original case (Yi Sun v. NYPD et al; Docket#: 18-cv-11002). Because I felt that my English and the jurisprudence knowledge is not good to express myself, and I have run myself ragged with the case(s), I would filed the first original case (with the first filing fees and administrative fees \$400) in the SDNY on November 26, 2018; after that one month, I filed the second original lawsuit (with the second filing fees and administrative fees \$400) lawsuit against "Municipal Defendants" in New York District Court (Original case Docket#: 19-cv-00017) on January 2, 2019, which was a serial collusion with a series of 'the more serious crimes' in the closed case at New York Supreme Court by these Defendants (Docket No: 108013/2010; From the outset, the "Jury Trial" has been tainted by a conspiracy characterized by destruction of evidence, distortion of truth an witness intimidation. I was astonished that the new trial Judge Ms. Carmen

Victoria St-George and her friends Hugh H. Mo, Esq etc tried to do "Under-the-table" in the jury trial of the case). I would ask for the Justice through the Federal Court. But the second case was fast closed and Dismissed by the SDNY Judge (Honorable Andrew L. Carter Jr.) on January 18, 2019.

Between January 19, 2019 and February 6, 2019, I together filed over 18 times of petition(s) or and letters to the SDNY Court (United States District Court, Southern District of New York), however, I never receive the reply about my petition at the time. On January 25, 2019, I had to file a Notice of Motion, and request for an emergency act of 'Temporary Restraining Order' to stay the 'Order of Dismissal', which was filed and entered on January 18, 2019 by the SDNY Judge (Honorable Andrew L. Carter Jr.)'s Order of "Dismiss with Prejudice" in the just-concluded case 19-cv-00017, what was I filed the complaint to the SDNY Court on January 2, 2019.

Because I didn't receive the reply after I sent many more times of petition/request for a 'Temporary Restraining Order' in Emergency to stay the 'Order of Dismissal'. On January 29, 2019, I had to file a Notice of Appeal after the Pro se office told me to do so.

The second Order was filed and entered on February 4, 2019, by the same SDNY Judge (Honorable Andrew L. Carter Jr.)'s Order after I filed my many petitions and request for an emergency act of 'Temporary Restraining Order' to stay the 'Order of Dismissal', which was filed and entered on January 18, 2019 by the SDNY Judge (Honorable Andrew L. Carter Jr.)'s Order.

On or about February 12, 2019, I received a copy document of an Order from 'United States District Court, Southern District of New York', I was astonished that I found this 25 pages of Order by "Barbara Moses, United States Magistrate Judge", Case No: 18-CV-1527(RA)(BCM), Natalie Ykenhoff Fleming, Plaintiff, against- DR. Ulla K. Laakso, MD, Defendant. It's not a document about my case.

On or about February 13, 2019, I returned to the SDNY Court and showed the Order, the Pro Se office took back the 25 pages Order, then she print another Order document (the second Order was filed and entered on February 4, 2019, by the same SDNY Judge Honorable Andrew L. Carter Jr.) and gave it to me on the same day. It was a shocking abdication of responsibility. I think that it's an unreasonable punishment to me again by the SDNY Judge.

6. My complaint of lawsuit is never a malicious prosecution. However, the SDNY Judge (Hon. Andrew L. Carter, Jr) prejudiced to the case, and his unconstitutional Order(s) was defending these privileged defendants especially the serial rapist and punishes the helpless victim under an unreasonable punishment.

In the same Judge's second Order, the same Judge still put the litigant (Plaintiff Pro Se) in the worst situation under his unconstitutional acts include "abuse power; prejudice to the case; gross negligence, nepotism; injustice, malign, racial discrimination; attempting to pervert the course of justice; moral turpitude" etc.

**Honorable Clerk and Honorable Justices, You are the most authoritative and greatest justice(s) in the highest court in the federal judiciary of the United States. I salute you for your honor and your justice. In the history of the legal profession you are the supreme event.**

Do you think that it is a good way to use 'Abuse Power' or and 'Abuse office' to force the innocent special victim for Self-incrimination by a 'Making false statements; utter' in a case?

Do you think that “Forced Confession; self-incrimination”, or and “the deliberate public humiliation” is a right way in the Judgment/Order at SDNY Court (or and New York Supreme Court)? Should a Judge or and his/her friend-attorney(s) use her/his position of power to get personal (and malicious malign) and insult a special victim in public?

7. For the fact and truth situation, on February 4, 2019, I filed the Motion(s) and request for Remand and Removal to ‘United States Court of Appeals for the Second Circuit’. The litigant Yi Sun (me, the Petitioner-Appellant-Plaintiff pro se) respectfully request that “Court of Appeals, 2nd Circuit” shall be evaded this case for “challenge for cause” or “peremptory challenges”, especially Honorable Judge Denny Chin). It’s the material evidence and main reason that why I request for Removal and Remand the case. I believe that any unprejudiced judge will meted the innocent victim justice. I don’t believe that even with folk suffering before their eyes in the Federal Court.

But, my Motions of Appeal was DENIED by ‘United States Court of Appeals for the Second Circuit’ on August 16, 2019; After I filed the Motion for **Reconsideration/ Reconsideration En Banc** on August 21, 2019 and August 27, 2019 and September 12, 2019, my last Motion (**Amended Motion for Reconsideration/ Reconsideration En Banc**) was DENIED by the Second Circuit again on October 4, 2019, and the last Order/Decision rendered by the Honorable Catherine O’Hagan Wolfe, Clerk of Court of the within named Court which was filed and entered on October 7, 2019, in the Clerk’s Office, in Manhattan, New York County; served with Notice of Entry on October 10, 2019.

8. During the case in New York, Between on January 2, 2019 and February 4, 2019, the SDNY Judge (Hon. Andrew L. Carter, Jr) prejudiced to the case, and he never give me a hearing or and action in the original case. However, the first of all laws is to respect the laws. All persons should be treated with justice. By the law, a judge should avoid prejudice, misuse of his/her function and neglect of law in performing his/her duties. In my Verified Complaint of lawsuit, the Judge shall be to make a cold appraisal of the Plaintiff’s Verified Statement with evidences. My complaint of lawsuit is never a malicious prosecution. The SDNY Court shall be grant my (many more times) petition/request for a ‘Due process’ (with “procedural due process” and “Substantive due process”) and ‘An unbiased tribunal’, it’s a reasonable demands. But the SDNY Judge (Hon. Andrew L. Carter, Jr) never provided the change to me, and he never gave me a hearing in the case.

Between on February 14, 2019 and on October 10, 2019, I (the Petitioner-Appellant-Plaintiff pro se) respectfully request that “Court of Appeals, 2nd Circuit” shall be evaded this case for “challenge for cause” or “peremptory challenges”). It’s the material evidence and main reason that why I request for Removal and Remand the case. But later, my Motion of Appeal was DENIED by ‘United States Court of Appeals for the Second Circuit’ on August 16, 2019; and the last Order/Decision rendered by the Honorable Catherine O’Hagan Wolfe, Clerk of Court of the within named Court which was filed and entered on October 7, 2019, in the Clerk’s Office, in Manhattan, New York County; served with Notice of Entry on October 10, 2019.

9. Plaintiff-Appellant Yi Sun provides a description of the action: Original, this is a serious criminal case with the serious Judicial Fraud and ‘Gross violations of human rights’ include: Sexual Assault, Sexual Abuse, Personal insult, et al, under Code Section ‘18 U.S. Code § 2319’, offense Description of 9-75.000 - Obscenity, Sexual Exploitation, Sexual Abuse, And Related Offenses et al, The more serious crimes (felony) is: Serious Judicial Fraud, collusion, frame up, fabrication,

rape (sexual assault & sexual abuse); jury tempering; tampering with jury; misrepresentation, twist; suborn perjury, tampering with evidence; fabricate an evidence; trump up an excuse, trump up charges; frame a case against the innocent rape victim; Abuse office; Acceptance of bribes etc.

In the most serious Judicial Fraud, these Defendants' major offense and unconstitutional judicial frauds include: Frame up; Fraud & Scheme to defraud; **Aggravated Perjury**; Suborn perjury; Tampering with evidence; destroy the material evidence; Making false statements; twist the facts; Falsification of evidence & falsification of documents; Conspiracy to obstruct justice; Retaliation; liber; Official Misconduct; Criminal solicitation of official misconduct; Hindering prosecution; Conspiracy to perform official misconduct; Jury tempering; Contempt of court; Contempt of Constitutional;

10. I believe that the U.S. government takes honesty and trust very seriously. They (U.S. Department of Justice and "United States Senate committee on the Judiciary") have reposed trust in the judicial power, which, in order that it might be trustworthy; they have made as respectable, as disinterested, and as independent as was practicable. In the application of the law all party or and persons are deemed as equals. No one is above the law.

I will not imperil my soul. I would uphold the justice of the United States. I request that the highest judiciary (U.S. Department of Justice' and 'United States Senate committee on the Judiciary' or and 'Supreme Court of the United States') can watch on all this about the collusion and combat judicial corruption (or and other conducts involving abusing authority, dereliction of duty and playing favoritism and committing irregularities) after the investigation by FBI (Federal Bureau of Investigation). I believe that 'In a just society there must be a system whereby people (innocent victims) can seek redress through the Courts'. My cause is just, and it continues. "What I require is, that justice be done." This current stigma despite me doing my best is wrong and must be reversed. Nothing could ever undo the wrong, hurt or cure the pain that these bad persons had inflict on me (the victim SunYi). All persons should be treated with justice. Our Court mustn't wrong innocent people and palliative enemies. For the reasons, I would file the final Appeal to the U.S. Supreme Court now.

11. Current I am the Plaintiff-Appellant *Pro Se* in the case. The fact is that I do not have enough money to pay for attorney(s) to help me in the case of appeal. I need taking the times to find the information out of Law-books in library or and search for information on the internet I have wanted, which is the only way for me *Pro Se* to do the case in the final appeal. Beside, current during the times, I have to rake over poignant memories in the case(s) and I often had/have been battling "PTSD" (Post Traumatic Stress Disorders) with chest pain et al under a helpless and very difficult situation. For these reasons, I respectfully request that the Court grant Extensions of time (60 days) to Yi Sun (the Petitioner-Appellant *Pro Se*) to file my Appeal documents to the Court in the second case.

I believe that Honorable Clerk Scott S. Harris and Honorable Justices (Honorable John G. Roberts, Jr., Chief Justice of the United States and eight Associate Justices: Honorable Clarence Thomas, Associate Justice; Honorable Ruth Bader Ginsburg, Associate Justice; Stephen G. Breyer, Associate Justice; Samuel A. Alito, Jr., Associate Justice; Sonia Sotomayor, Associate Justice; Elena Kagan, Associate Justice; Neil M. Gorsuch, Associate Justice; Brett M. Kavanaugh, Associate Justice) handled the situations with proficiency, humanity and professionalism. I respectfully request that you will give me (Yi Sun) to the best of your ability, the assistance I am seeking.

12. This Declaration is an Amended Motion for Extension of time et al in the matter (Case: USCA for the Second Circuit Docket#:19-269, USDC NYSD 2019 CV 00017; RE: Yi Sun v. Tsai Chung Chao, et al) Pursuant to Rule 26(b) of the Federal Rules of Appellate Procedure, the Court(s), for good cause, May grant extension of time, or may permit an act to be done after the time expires. As set forth below, Yi Sun demonstrates good cause of an extension of time to file appeal.

WHEREFORE, the Appellant-Plaintiff Pro Se prays that the Court grant Yi Sun's Petition/ Motion for Extension of time. And Appellant respectfully requests that this Petition/ Motion be granted, and that I have such other and further relief as may be just, proper and equitable.

**PLEASE TAKE NOTICE** that upon the annexed affidavit of Yi Sun pro se, sworn to the 15<sup>th</sup> day of October, 2019, the undersigned will move this Court at a term thereof to be held at the Supreme Court of the United States, located at "1First Street, NE, Washington, DC 2054", on the 22<sup>nd</sup> day of October, 2019, At 10:00a.m., on behalf of Yi Sun pro se, pursuant to Rule 26(b) of the Federal Rules of Appellate Procedure, for extensions of time from to file papers in Appeal to the 'Municipal Defendants'; that upon the annexed Declaration of Yi Sun pro se dated the 15<sup>th</sup> day of October, 2019, will move this Court, at the same Courthouse, on behalf of Yi Sun pro se, pursuant to Federal Rules, for request that file my documents in Appeal to the Municipal Defendants in the Appeal case(s).

That upon the affirmation of Yi Sun, the Plaintiff-Appellant-Petitioner pro se, dated August 21, 2019, and upon the Supplemental Affidavit of Appellant, sworn to August 21, 2019, and upon the last Order, entered August 16, 2019, of the 'United States Court of Appeals for the Second Circuit', served with Notice of Entry August 19, 2019; the Appeal Motion (for Removal and Remand) has been rejected and DENIED by the 'United States Court of Appeals for the Second Circuit', and upon the Order, entered January 18, 2019 in the first Order and entered February 4, 2019 in the second Order by the same SDNY Judge Mr. ~~Hon.~~ Andrew L. Carter Jr, of the 'United States District Court, Southern District of New York', served with Notice of Entry February 14, 2019. During the all times in the original case in Manhattan, New York, I never have a hearing or and any action of 'Due process' in the SDNY (or and "Court of Appeals, 2nd Circuit") until I received the last Order on August 19, 2019.

The last Order/Decision rendered by the Honorable Catherine O'Hagan Wolfe, Clerk of Court of the within named Court which was filed and entered on October 7, 2019, in the Clerk's Office, in Manhattan, New York County; served with Notice of Entry on October 10, 2019; and for such other and different relief as may be just.

Respectfully submitted,

Dated: New York, New York  
October 15, 2019

YI SUN Yi Sun  
Plaintiff-Appellant *Pro se*  
10 East 116<sup>th</sup> Street, Apt# 3A  
New York, New York 10029  
Phone: 212-810-0556  
E-mail: sunyiculture@yahoo.com