

ORIGINAL

No. **20-5140**

Supreme Court, U.S.
FILED

JUL 13 2020

OFFICE OF THE CLERK

SUPREME COURT OF THE UNITED STATES

Wilfredo Torres,

Pro Se Petitioner

-vs-

City of New York, et al.

Respondents

**On Petition for a Writ of Certiorari to the United States Court of
Appeals for the Second Circuit**

PETITION FOR A WRIT OF CERTIORARI

**Wilfredo Torres,
Plaintiff Pro Se
470 Second Avenue Apt.2A
New York, N.Y. 10016
Telephone: 212-447-1737**

QUESTION PRESENTED:

On 7-08-2029 I filed case 19CV6332 at the U.S. District Court-Southern District of New York, against the domestic assassinations program of the U.S. Central Intelligence Agency ("CIA"), and others. See attached photograph of the defendants ransacking my apartment while I was absent on 2-27-2019; one of many warrantless raids. Exhibit 1.

On 11-13-2019 the Honorable Colleen McMahon, Chief Judge, commenced the case by assigning it to a Judge, but without any fact-finding proceedings issued an ORDER TO AMEND exculpating the CIA, and other defendants.

I filed timely appeal 19-3878 at the U.S. Court of Appeals for the Second Circuit, but it was denied on 5-08-2020.

I hereby respectfully file this PETITION FOR A WRIT OF CERTIORARI to reverse the Appeals Court decision, and for any other relief that this Court may find just.

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LIST OF PARTIES

- [] All parties appear in the caption of the case on the cover page.
- ☒ All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

See Attached

RELATED CASES

LIST OF PARTIES:

City of New York-Law Department
Re: New York City Police Department
Attn. Carolyn K. Depoian, Esq.
Attn. Jessica Engel, Esq.
100 Church Street
New York, N.Y. 10007

Bellevue South Associates
Re: Bellevue South Associates
Attn. James Robert Pigott, Esq.
902 Broadway 13th. Floor
New York, N.Y. 10010

Rose & Rose Law Firm
Re: The Blackstone Group
Attn. Dean Dreiblatt, Esq.
Attn. Zachary Rose, Esq.
291 Broadway 13th. Floor
New York, N.Y. 10007

Heidell, Pittoni, Murphy & Bach Law Firm
Re; Health and Hospitals Corporation
Attn. Doreen Duffici, Esq.
Attn. Gabrielle La Marche DeYoung, Esq.
99 Park Avenue #7
New York, N.Y. 10016

Cyrus Vance, Esq.
New York County District Attorney
1 Hogan Place
New York, N.Y. 10007

The Legal Aid Society
Attn. Janet Sabel, Esq.,
199 Water Street #6
New York, N.Y. 10038

Central Intelligence Agency
Office of the Inspector General
Washington, D.C. 20505

U.S. Department of Justice
Federal Bureau of Investigation
Office of the Inspector General
950 Pennsylvania Avenue, NW
Washington, D.C. 20530-0001

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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 7 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 United States district 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.

☐ 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.

(6)

JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 5-08-2020.

☐ 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).

-7-

GENERAL STATEMENT:

I am erroneously included in the terrorists list of the United States government, and as such am persecuted, tortured, and denied due process of law. Exhibit 2.

BACKGROUND INFORMATION:

1---The government of the United States publicly admits that its Central Intelligence Agency ("CIA") caused the controlled-demolition of the World Trade Center on September 11, 2001 ("9/11"); blamed others; in Iraq alone slaughtered over 1-million innocent men, women, and children; got both political parties to assign billions of dollars to the fake "war on terror" at home and abroad; multiplied the military budget; activated a tyrannical law called The Patriot Act; a secret and omnipotent Court named Foreign Intelligence Surveillance Court; and replaced the U.S. Constitution for a police-state. Exhibits 3, 4, 5.

2---Today, 19 years after 9/11, the U.S. Attorney for the Southern District of New York, Geoffrey Berman, granted the request of the Lawyers' Committee for 9/11 Inquiry, Inc. for a grand jury to find out who planted the explosives at the twin towers that day. Exhibit 6.

3---A few days ago U.S. Attorney Geoffrey Berman was fired to prevent the 9/11 investigation. Exhibit 7.

4---On 9-28-2015, the Central Intelligence Agency-Federal Bureau of Investigation-New York City Police Department unit that persecutes political dissidents ("the CIA terrorists"), with the help of my landlord Bellevue South Associates ("BSA"), broke the door of my apartment and carried-out a warrantless raid.

5---They left a hand-written note with the word "intel", and the name of Department of Homeland Security Regional Director Dennis McGowan as the terrorist that sent them.

6---They called the crime "a wellness-check".

7---I filed civil rights lawsuit 16CV2362 at the Southern District of New York federal Court which was assigned to Judges Ronnie Abrams, and Magistrate-Judge Kevin Nathaniel Fox.

8---Judges Abrams and Fox always treated me like a criminal, while protecting the CIA terrorists.

9---The CIA terrorists returned to my apartment on 4-28-2016; with the help of the new landlord, The Blackstone Group, broke the door and carried out another warrantless raid; kidnapped and took me as a John Doe to be tortured at a psychiatric hospital.

10---They called the crime "a wellness-check".

11---Judges Abrams and Fox always treated me like a criminal while, protecting the CIA terrorists.

12---Encouraged by Judges Abrams, and Fox, the CIA terrorists made numerous subsequent attempts to raid my apartment, and on 2-27-2019 they carries-out another warrantless raid.

13---Although that warrantless raid was clearly related to the previous ones, to escape the persecution of Judges Abrams, and Fox, I asked the Chief Judge, Colleen McMahon, to assign it to a different Judge as a new case.

14---Soon thereafter, Judges Abrams, and Fox, dismissed case 16CV2362.

15---In doing so they disregarded the overwhelming evidence against the defendants, such as an affidavit by an NYPD official who stated that the CIA terrorists, not the NYPD, had carried-out my kidnapping and torture as a John Doe during the 4-28-2016 raid. Exhibit 8.

16---The Chief Judge designated the 2-27-2019 incident as a new case, gave it the number 19CV6332, and assigned it to Judges Edgardo Ramos, and Magistrate-Judge Katharine Parker.

17---However, without any proceedings, the Chief Judge ordered me to amend the complaint to exclude the CIA and others as defendants.

18---I filed the amended complaint as ordered, but also filed an appeal at the U.S. Court of Appeals for the Second Circuit.

19---On 5-08-2020 the Court of Appeals for the Second Circuit denied my right to appeal this issue. Exhibit 9.

20---In doing so, the appeals Court denied my right to due process of law.

Wilfredo Torres
470 Second Avenue Apt. 2A
New York, N.Y. 10016

Telephone: 212-447-1737

Dated: July 13 2020



DANIEL L. MEYERS
ATTORNEY-AT-LAW
350 BROADWAY, SUITE 308
NEW YORK, NY 10013
(212) 226-4106 (PHONE)
(212) 431-0107 (FAX)

May 23, 2006

Central Intelligence Agency
Information and Privacy Coordinator
Washington, D.C. 20505



Re: Freedom of Information Act Request
On behalf of Mr. Wilfredo Torres

Dear Information and Privacy Coordinator:

Your undersigned is the attorney for Mr. Wilfredo Torres, who has, in writing, authorized me to request on his behalf certain records and information from your agency as more fully described below. (Attached is the duly notarized authorization).

This letter constitutes a request pursuant to the Freedom of Information Act, 5 U.S.C. § 552 ("FOIA"), and the Privacy Act, 5 U.S.C. § 552a ("PA"). Similar requests have been submitted to the Transportation Security Organization ("TSA"), the Department of Justice ("DOJ"), the Department of Homeland Security ("DHS"), the Federal Bureau of Investigation ("FBI") and the National Security Agency ("NSA").

The following personal information is submitted to specifically identify the party in interest:

- Mr. Wilfredo Torres;
- 470 Second Avenue, Apt. 2A
New York, NY 10016;
- Date of birth, March 23, 1952;
- Place of birth, San Juan, Puerto Rico;
- Social Security number, 584-42-7541.

For many years, including 2006, Mr. Torres travels frequently between New York and Puerto Rico. His principle travel purpose is to visit with family. He has been designated wrongfully, by your agency and/or in concert with other governmental agencies and/or the airlines, as a person who poses or is suspected of posing "a threat to civil aviation." As a

01/24/2016

Press TV I think I know who was behind 9/11, Trump

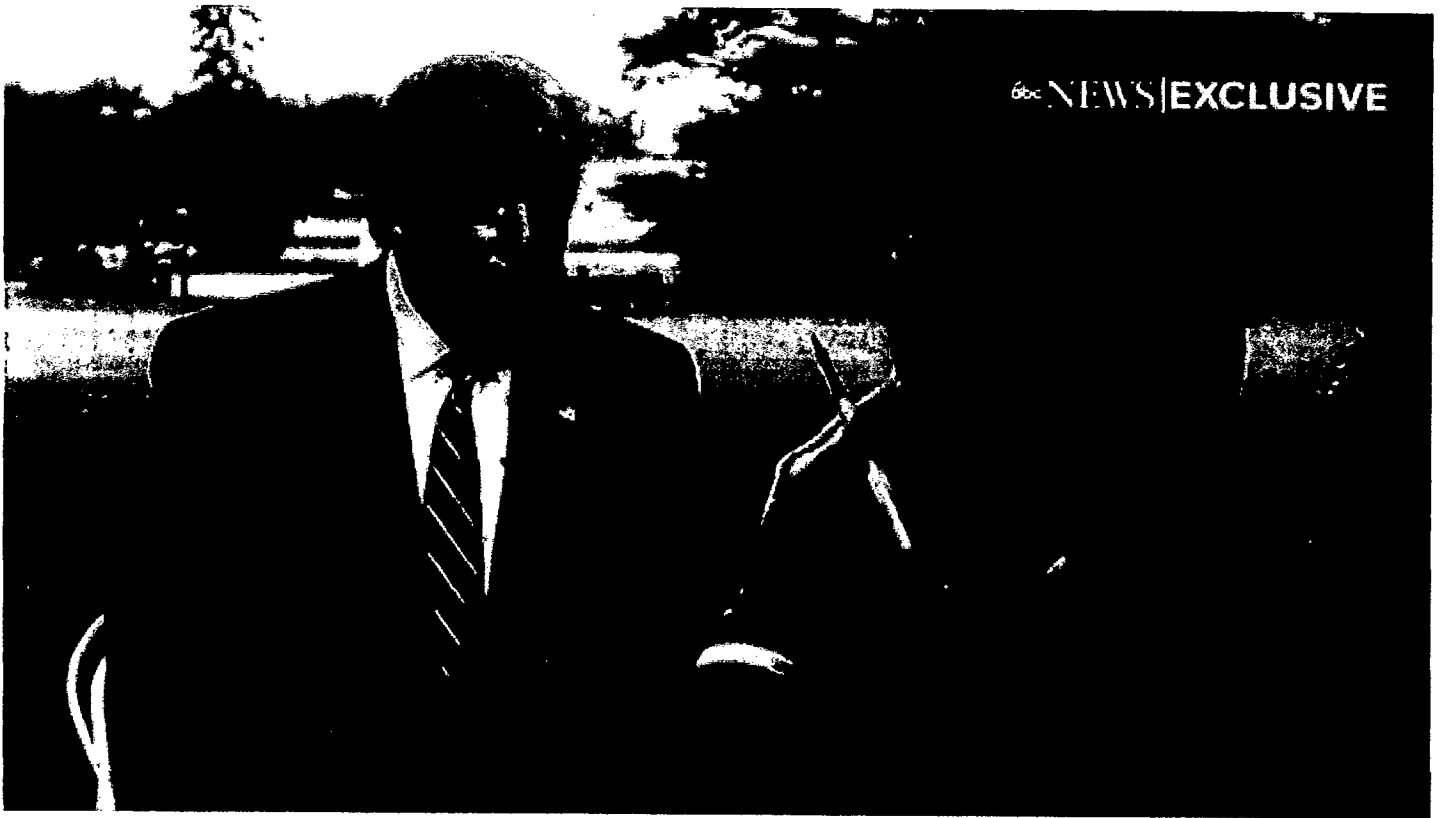
Press TV I think I know who was behind 9/11, Trump
than the New York Times reports



'It was not Iraq. It were other people', says Trump

Home / US / Politics

Mon Jun 17, 2019 03:25PM [Updated: Mon Jun 17, 2019 05:57PM]



US President Donald Trump talked to ABC News' George Stephanopoulos on Sunday.

US President Donald Trump says he knows who was behind the September 11, 2001 terrorist attacks that left thousands of Americans dead.

In an exclusive interview with ABC News' George Stephanopoulos broadcast on Sunday, Trump categorically said that "Iraq did not knock down the World Trade Center."



Published on American Civil Liberties Union (<https://www.aclu.org>)



Terror Watch List Counter: A Million Plus ^[1]

Why are there so many names on the U.S. government's terrorist list?

In September 2007, the Inspector General of the Justice Department reported ^[2] that the Terrorist Screening Center (the FBI-administered organization that consolidates terrorist watch list information in the United States) had over 700,000 names in its database as of April 2007 - and that the list was growing by an average of over 20,000 records per month.¹ (See also this new March 2008 report ^[3].²)

By those numbers, the list now has over one million names on it. Terrorist watch lists must be tightly focused on true terrorists who pose a genuine threat. Bloated lists are bad because

- they ensnare many innocent travelers as suspected terrorists, and
- because they waste screeners' time and divert their energies ^[4] from looking for true terrorists.

Watch list main page ^[5]

Airline security page ^[6]

© 2019 ACLU

Source URL: <https://www.aclu.org/other/terror-watch-list-counter-million-plus#comment-0>

Links

[1] <https://www.aclu.org/other/terror-watch-list-counter-million-plus>

[2] <http://www.usdoj.gov/oig/reports/FBI/ao741/final.pdf>

[3] <http://www.usdoj.gov/oig/reports/plus/ao816/final.pdf>

[4] <https://www.aclu.org/privacy/gen/26535res20060824.html>

[5] <https://www.aclu.org/technology-and-liberty/watch-lists>

[6] <https://www.aclu.org/technology-and-liberty/airline-security>



"US Terrorism List Violates US Civil Liberties"

The Federal Bureau of Investigation, the national policing agency of the United States, admits to having compiled a "Terrorist Screening Database" with the names of persons suspected or alleged to be involved in terrorism.

The list contains the names of over a million people, who have been convicted of no crime and given no chance to defend themselves. One activity of the "Terrorism Screening Database" is the creation of the "No Fly List", which prevents thousands of people, including many US citizens, from boarding any aircraft. Once added to the list, things in their lives can become very difficult. Wilfredo Torres, suddenly found himself being subject to all kinds of harassment after he began protesting discrimination in travel policies. In one instance he was removed from a flight by airline officials. When Mr. Torres lawyer filed a request for information, the FBI revealed that it had collected over 100 pages of information about him. He now wants to have his name removed from the list. The FBI and other divisions of the US Department of Justice, have a long history of suppressing political dissidents over the last several decades. A law suit has been filed by the American Civil Liberties Union, in the hopes that courts will intervene, and halt the continued use of such lists.

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Caleb Maupin, Press TV New York

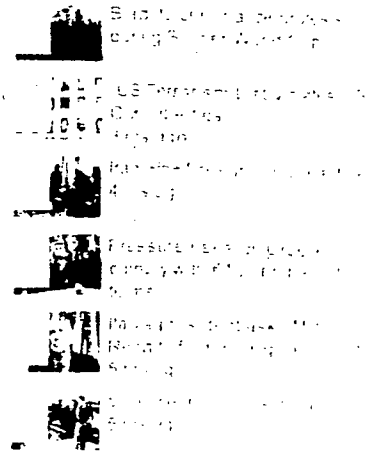
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Is the war against Syria's government a freedom-seeking battle, or a terrorist one?

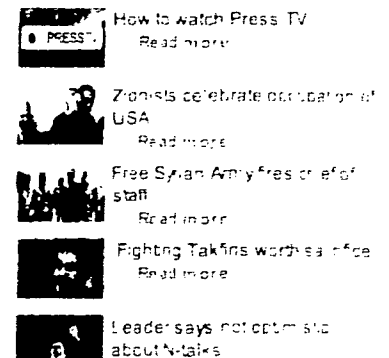
- ☐ 1) It is a battle waged by freedom-seeking forces
- ☐ 2) It is a battle waged by foreign-backed terrorists



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-(L)

Breakthrough: U.S. Attorney Agrees to Present Evidence of WTC Demolition to Federal Grand Jury

Finally, after 17 long years, the 9/11 Truth Movement has opened an avenue to prosecuting those responsible for the shocking destruction of the World Trade Center and the horrible loss of life that resulted.

In April 2018, the Lawyers' Committee for 9/11 Inquiry — together with more than a dozen 9/11 family members and with help from AE911Truth — filed a petition with the U.S. Attorney in Manhattan demanding that he present evidence of unprosecuted federal crimes at the World Trade Center to a special grand jury. Then, in November, came the big news: The U.S. Attorney notified the Lawyers' Committee (<https://www.ae911truth.org/images/PDFs/US-Attorney-Letter-110718.pdf>) in writing that he would comply with the provisions of 18 U.S.C. § 3332 requiring him to relay their report to a special grand jury.

Now the Lawyers' Committee and AE911Truth are working to ensure a *thorough and successful* grand jury investigation.

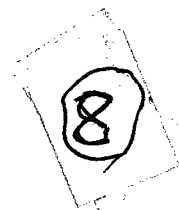


NEWS [/NEWS]

Update: U.S. Attorney Berman Agrees To Step Down

BY [DAVID CRUZ](#) [/STAFF/DAVID-CRUZ]JUNE 20, 2020 9:54 A.M. • [60 COMMENTS](#)

Geoffrey Berman. FRANK FRANKLIN II/AP/SHUTTERSTOCK

Unknown-M,Dogwood, 54 y/o M, DOB 1/1/62**MRN 3727225, visit 3727225-1****Bellevue Hospital Center, medicine****Discharge Instruction Sheet****4/29/16 13:55**

Last edit by White,LeRoy, RN on 4/29/16 14:00, complete.
(Patient Instructions)

IMPORTANT: Please bring this form to your first appointment with your doctor.

Physician Discharge Instructions by An,Nicholas, MD (Attending Hwang,John, MD) as of 4/29/16 01:29pm

Discharge Date: 4/29/16

Diagnoses:

The principle reason(s) for your hospitalization were: Delirium

Activity and Diet:

Home Care Ordered: no home care required

Activity: as tolerated

Home Diet: Regular

Your Medications Are:**Home Medication List****Discharge Medications****Smoking Status and Additional Information:**

You are not a smoker.

Discharge Equipment Required: none,

No follow-up appointments necessary



S.D.N.Y.-N.Y.C.
19-cv-6332
McMahon, C.J.

United States Court of Appeals
FOR THE
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 8th day of May, two thousand twenty.

Present:

Pierre N. Leval,
Raymond J. Lohier, Jr.,
Michael H. Park,
Circuit Judges.

Wilfredo Torres,

Plaintiff-Appellant,

v.

19-3878

City of New York, et al.,

Defendants-Appellees,

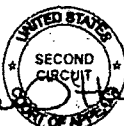
District Attorney Cyrus Vance, et al.,

Defendants.

Appellant, pro se, moves to recall the mandate. Upon due consideration, it is hereby ORDERED that the motion is DENIED. *See Sargent v. Columbia Forest Prods., Inc.*, 75 F.3d 86, 89 (2d Cir. 1996). This Court has determined sua sponte that it lacks jurisdiction over this appeal because a final order has not been issued by the district court as contemplated by 28 U.S.C. § 1291. *See Petrello v. White*, 533 F.3d 110, 113 (2d Cir. 2008); *SongByrd, Inc. v. Estate of Grossman*, 206 F.3d 172, 176-77 (2d Cir. 2000).

FOR THE COURT:

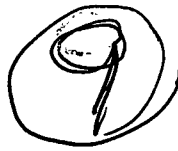
Catherine O'Hagan Wolfe, Clerk of Court


Catherine O'Hagan Wolfe

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REASONS FOR GRANTING THE WRIT:

The U.S. Constitution grants the right to appeal, and it cannot be taken away.



INDEX OF APPENDICES:

Appendix "A"----the 5-08-2020 decision of the U.S. Court of Appeals for the Second Circuit denying me the right to appeal the 11-13-2019 Order by Judge Colleen McMahon exonerating some defendants. See attached Order.

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CONCLUSION:

The U.S. Constitution grants the right to appeal, and it cannot be taken away.

RELIEF REQUESTED:

Order the U.S. Court of Appeals for the Second Circuit to process my appeal.

Wilfredo Torres

Wilfredo Torres

470 Second Avenue Apt. 2A

New York, N.Y. 10016

Telephone: 212-447-1737

Dated: July 13, 2020.

*sworn to before me
the 13th day of July, 2020
Steven E. Hiller*

