

No. 21-1257

---

---

In The  
**Supreme Court of the United States**

---

---

BRIAN EVANS, as the Administrator  
of the Estate of Helen Marie Bousquet,

*Petitioner,*

v.

RONALD MARVIN, M.D., et al.,

*Respondents.*

---

---

**On Petition For Writ Of Certiorari To The  
Commonwealth Of Massachusetts Appeals Court**

---

---

**PETITIONER'S SUPPLEMENTAL BRIEF  
TO PETITION FOR REHEARING**

---

---

BRIAN EVANS, *Pro Se*  
37 Diamond Run Street  
Las Vegas, NV 89148  
(808) 276-5235  
belasvegas@yahoo.com

---

---

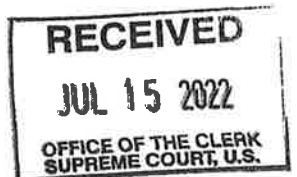


TABLE OF CONTENTS

	Page
TABLE OF CONTENTS .....	i
TABLE OF AUTHORITIES .....	i
SUPPLEMENTAL BRIEF .....	1
CONCLUSION.....	3

TABLE OF AUTHORITIES

CASES

<i>Centripetal Networks, Inc. v. Cisco Systems, Inc.</i> , No. 21-1888 (Fed. Cir. 2022).....	2, 3
---	------

RULES

U.S. Sup. Ct. Rule 15.8.....	1
------------------------------	---

## **SUPPLEMENTAL BRIEF**

In a new case on June 23rd, 2022 in an Order by the U.S. Court of Appeals for the Federal Circuit, a \$2.7 billion verdict was overturned because the Judge's wife held 100 shares of the company Cisco.

In Petitioners current case, for which a Writ of Certiorari was denied, the Petitioner has filed a Petition for Rehearing. Since filing that, Petitioner learned of this new case (which is the purpose of a Petitioner being allowed the opportunity to seek a rehearing and this Supplemental Brief under Rule 15.8).

In the Petitioner's Petition for Rehearing, the Petition has brought to this Honorable Supreme Court three new facts. This Supplemental Brief brings to your attention a fourth new fact.

1. This case is not the first case that the sitting Judge in this very case has been caught concealing information, including in his own vetting process by the Governor's Counsel of Massachusetts.
2. Respondents raised a new issue in claiming there is no federal law governing the appearance issue of this Judge being married to a doctor with, at least, admitting privileges to the very hospital Petitioner was suing, which like at his vetting process to become a Judge, he also concealed.
3. The Massachusetts Appeals Court, in this Wrongful Death case, admitted in their own footnote that the Judge should have revealed

this information, or at least ordered a hearing to see what other connections the Judge's wife had to the hospital. Her income was part of his household income. That alone should prove what the common man would have thought if that's what the Appeals Court believed in Massachusetts. Local politics in Massachusetts have been at play and, like the Judge himself has done both during his vetting process and in this case, have made great effort to conceal this Judge's actions.

4. And now, as is the reason for this Supplement, a \$2.7 billion verdict was overturned because the Judge's wife owned 100 shares as part of her portfolio and concealed it. 100 shares worth about \$4,500. Whether the Judge knew about this did not matter to the Federal Appeals Court. It was about the *Appearance*, and that is what Petitioner's case has always been about, and since this Court's denial of the original Writ, this new Federal case has presented itself. Like the Petitioner, *Cisco* did not learn about the Judge's wife's ownership of 100 shares of this company until after trial and during the Appeals Process. *Centripetal Networks, Inc. v. Cisco Systems, Inc.*, No. 21-1888 (Fed. Cir. 2022). The Petitioner in this present case, as the Respondents have admitted in their Opposition, did not learn about the Judge's wife's involvement until the Appeals Process. In short, if you are a multi-billion dollar company and the Judge's wife owns 100 shares of a company, conceals or otherwise is unaware of it (it is the Judge's responsibility to know as the Appeals Court in

*Cisco* agreed), your verdict is reversed and you get a new trial. But if you are the son of one single person who passed away under the ***exact same circumstances***, you're denied. That's not how the American Justice System should work. Petitioner prays this Honorable Supreme Court will agree, as the Federal Appeals Court did in *Cisco*.

---

◆

### CONCLUSION

The Writ of Certiorari should be granted for the reasons stated above.

Respectfully submitted,  
BRIAN EVANS, *Pro Se*  
37 Diamond Run Street  
Las Vegas, NV 89148  
(808) 276-5235  
belasvegas@yahoo.com

