
**IN THE SUPREME COURT
OF THE
UNITED STATES**

JUSTIN MICHAEL ROSSI

PRO SE PETITIONER

V.

THE UNITED STATES OF AMERICA

RESPONDENT

ORIGINAL

PETITION FOR WRIT OF CERTIORARI

FILED

AUG 02 2021

**OFFICE OF THE CLERK
SUPREME COURT, U.S.**

Prior Case #'s V. The Crown and the United States of America.

Rossi v. The Crown

DoCDC

1:18-cv-007 12-UNA

USCoA 18-7076

SCotUS 18:7539

Rossi v. The USA

DoCDC 1:20-cv-03843-UNA

USCoA 21-5047

Justin Michael Rossi
1245 Mosswood Chase
Tallahassee, FL 32312
Phone: 808-989-0984
E-mail: JREDDNZ@gmail.com

Solicitor General U.S.
Room 5614, Department of
Justice
950 Pennsylvania Avenue., N.W.
Washington, D.C. 20530-0001

QUESTIONS:

1. The declaration of Independence says that United States Citizens have the right, the duty, and the privilage to alter, and abolish laws and to form a new government. I want to alter, and abolish laws and form a new government immedietly, when can I do that?

2. The USA has failed to grant me jurisdiction over the crown while granting others juridisdiction over foreign governments like North Korea, HBO has a documentary of the Queen called the Queen of the World, and the current Politicians like to talk about the USA's special relationship with the Crown, I'd like to seize and freeze all assets of the Crown including all land and corporations as well as any property like clothing, jewelry, houses, crypto currency, gold, flags, spaceships, military vessels, sattelites, just literally everything the Crown has, even the Queen's underwear, and diapers using executive order 13818 by Donald J. Trump, I filed civil actions when he was in office but the United States Court of international trade clerks just started to stutter on the phone so I want to know when I can expect the Queen's stuff, so when can I do that, and can I be called King of the World as I give back all the land the crown stole during the years they spent terrorizing other cultures during colonization?

3. In all the other court cases there is a lot of evidence regarding egregious human rights abuses and corruption I supplied a lot of it an explained it could you please go back and look at all the cases before you vote on whether or not to hear my case, and remember that we have the declaration of independence so that we don't have to fight any wars for independence and justice v. the crown?

4. Honestly it has been eight years what does a US Citizen have to do to get justice?

5. Do you like your jobs, did you read your Bible's?

Check Revelation 18:7 before you decide, which side you are on.

"How much she hath glorified herself, and lived deliciously, so much torment and sorrow give her: for she saith in her heart, I sit a queen, and am no widow, and shall see no sorrow."

Fair warning, for a Nation that claims to trust in God you should prily read the rest of the passages in the book that was used to steal people's land with cannon's and muskets before deciding whether or not to acknowledge the paragragh placed in the declaration of independence by the people who founded this country in a war against the crown that allows citizens to form new government's when the crown confound's its politics.

6. Do you think God will destroy the world by fire, do you think God will use yellowstone, or will the Crown rule forever?

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APPENDICES

Appendix 1 Payslip from Fishing six days (note observer) one page.

Appendix 2 Statements from witness stamped by justice of the peace, four pages.

Appendix 3 "victim" impact statements, two pages.

Appendix 4 Court transcript (jury) showing testimony of plaintiff being assaulted resulting in self defense restraint, one page.

Appendix 5 Indictments showing the Queen v the plaintiff, original 2 charges before charges were offered to be dropped a year later, showing original trial date of November 18th, 2013 before trial was delayed prior to all charges being offered to be dropped, evidence showing the crown has a dvd they edited for the trial and refused to give the plaintiff as well as names of all the "witnesses" who assaulted the plaintiff including the two constables which led to a year of dozens of egregious human rights violations of both international and domestic laws showing the law violating the law, five pages.

Appendix 6 Letter 17th of June 2014 3:52am from Rob Ord to the Crown prosecutor, stating that the trial was the plaintiff's Alama saying "small things that wake one up", trying to get the Crown to pull all charges etc. one page.

Appendix 7 Arraignment 17th of June 2014 showing charges that were added a year later after all charges were refused to be let dropped as then there would be no testimonies, and the Crown had made the plaintiff suffer egregious human rights violations for a year when they obviously had no case and their citizens, and constables assaulted the plaintiff with the injuries from the constables resulting in permanent physical injury, preventing the plaintiff from returning to his normal work as a commercial fishing deckhand in Alaska. Also shows jury verdicts for added charges, and wrongful jury verdict which should have been overturned by Judge Barry due to witness testimony. The video taken by Joshua when he wrongfully broke into the dwelling of the plaintiff was after the plaintiff had been assaulted by his ex fiancé whom witnessed the constables and other citizens assaulting the plaintiff yet the Crown and the police never charged anyone except the plaintiff which is also a violation of the law. The video was never mentioned although I'm sure the Crown showed it to the jury, it shows the aggressor being the ex fiancé being restrained and is inadmissible as Joshua broke into the dwelling and entered without permission because he heard "the victim" punching the plaintiff in the face dozens of times, and instead of assisting her he recorded it with his phone, as he didn't witness the plaintiff being assaulted while he was laying in bed trying to change his flight to Australia, how special, Not guilty on all by jury verdict save the first charge which should have been overturned from testimony, one page.

BRIEF

The Plaintiff has attempted to seek redress for egregious violations of the Plaintiff's human rights for over five years. The Plaintiff experienced a series of events occurring over a period spanning more than one year. The plaintiff was assaulted by civilians, and police whilst being compliant and complacent, the Plaintiff was then charged after being wrongfully arbitrarily arrested and significantly disabled by the excessive unnecessary force used by the New Zealand Constables.

After being wrongfully charged the Plaintiff's passport was seized by the Nelson District Court of New Zealand during the valid period of the Plaintiff's work permit for over one year during which the Plaintiff's work permit expired whilst the Plaintiff's passport was seized by the foreign allied governments court at the request of The Crown, forcing the Plaintiff to live within New Zealand in servitude to the courts due process.

The Plaintiff's work permit expired on August 10th 2013, the Plaintiff was rendered significantly disabled by New Zealand Police Constables on June 2nd 2013, the Plaintiff's trial was in June 2014 being as the first trial scheduled for November 18th 2013 was cancelled by Nelson District Judge Zohrab on the day of the trial in an empty court room with Michael Vesty as Public Defender Zohrab Stated that the Plaintiff's trial needed to be postponed to "make room for a more important trial".

The Plaintiff was held in servitude confined to the borders of New Zealand with no access to medical care or treatment, nor assistance through any type of social welfare or victims compensation assistance with no right to provide his own means of subsistence; while also being denied any access to justice due to what is described in the newly discovered evidence shown in appendix 1 as the covering up of police actions in assaulting the Plaintiff.

Prior to the trial in June 2014 all charges were offered to be dropped see appendix 3 exhibit 6. The Plaintiff exhausted remedies in New Zealand by seeking assistance from the Independent Police Conduct Authority, the Ombudsman, the Human Rights Commission, the Human Rights Tribunal, the Immigration Protection Tribunal, Parliament, the Royal Prerogative of Mercy Through mail and dozens of phone calls before and after the egregious violations of human

rights experience by the Plaintiff, including applying for social welfare through WINZ (Work and Income New Zealand).

Despite the irrefutable evidence New Zealand has offered no redress.

JURISDICTION

**Isabel Morel De Letelier, et al. v. The Republic of Chile, et al.
District Court for the District of Columbia Civil Action No. 78-1477**

In this ruling an Honorable Judge stated:

a foreign government "has no discretion to perpetrate. . . action that is clearly contrary to the precepts of humanity as recognized in both national and international law."

The evidence provided by the Plaintiff to the District Court for the District of Columbia, and the United States Court of Appeals is sufficient irrefutable evidence to waive the immunity of the foreign State of New Zealand and The Crown its subdivision.

UNDER

42 U.S. Code § 1985 - Conspiracy to interfere with civil rights

AND

28 U.S. Code § 1605 (a)(5)(A)(B) General exceptions to the jurisdictional immunity of a foreign state

(a) A foreign state shall not be immune from the jurisdiction of courts of the United States or of the States in any case—

(5) not otherwise encompassed in paragraph (2) above, in which money damages are sought against a foreign state for personal injury or death, or damage to or loss of property, occurring in the United States and caused by the tortious act or omission of that foreign state or of any official or employee of that foreign state while acting within the scope of his office or employment; except this paragraph shall not apply to

(a) any claim based upon the exercise or performance or the failure to exercise or perform a discretionary function regardless of whether the discretion be abused, or

(B) any claim arising out of malicious prosecution, abuse of process, libel, slander, misrepresentation, deceit, or interference with contract right

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

US Constitution Amendment 8

28 U.S. Code § 1605 (a)(5)(A)(B)

General exceptions to the jurisdictional immunity of a foreign state

42 U.S. Code § 1985

Conspiracy to interfere with civil rights

42 U.S. Code § 2000dd

**Prohibition on cruel, inhuman, or degrading treatment or punishment of persons under custody
or control of the United States Government**

NZBORA New Zealand Bill of Rights Act

ICCPR International Covenant on Civil and Political Rights

UDHR Universal Declaration of Human Rights

ICESCR International Covenant on Economical Social and Cultural Rights

CAT Convention Against Torture

US Constitution Article III Section 2.

STATEMENT OF THE CASE

I want to form a new government and alter and abolish laws while freezing and seizing all assets of the crown.

After exhausting remedies in New Zealand the Plaintiff attempted to seek redress in the United States of America in the following courts:

In case 1:18-cv-00712-UNA the Plaintiff was told that the case had been dismissed with prejudice and was unappealable and that the District Court for the District of Columbia had no jurisdiction. In any event the plaintiff appealed and was ordered to establish a cause of action in case 18:7076 in the USCA in D.C. The Plaintiff did so by providing irrefutable evidence to the court in which the USCA dismissed and disregarded said evidence stating the Plaintiff's appeal had been made out of time, although the Plaintiff filed in time by First class mail with USPS on May 11th 2018, responding to judgment entered on April 16th 2018.

The Plaintiff petitioned for rehearing with new evidence suggesting the US was a party to the egregious criminal actions of The Crown in New Zealand. The USCA dismissed the Plaintiff's petition for rehearing on October 26th, 2018. The Plaintiff suffered damages not only physical, but psychological, and emotional as he experienced what is known by medical experts as the trauma of victimization, for over one year while being destitute, held in servitude, prevented from providing his own means of subsistence, subjected to a malicious prosecution, not being granted equal rights to justice, not being granted medical treatment for his injuries etc.. all in an effort to "cover up police actions in assaulting him" i.e. The Plaintiff. The Plaintiff continues to suffer physical injuries which leave him categorized under category two of the United States Federal Policy of Categorizing persons with disabilities. The Plaintiff is categorized as category two significantly disabled, due to having his arm wrenched backwards while hand cuffed and compliant. The Plaintiff has a witness statement by one Nicole Meiring stamped by a Justice of the Peace in New Zealand which in their country is equivalent to testimony given on stand at trial. The significant damage to the Plaintiff's shoulder and back prevent the Plaintiff from returning to his career as a Commercial Fishing Deckhand in Alaska where the Plaintiff made Five-Hundred dollars an hour as a green horn his first season in Alaska. The Plaintiff now gets Social Security Income which was not backpaid properly, and should have been granted whilst being stranded over seas, instead it was not granted for more than a year after returning to the United States of America.

The Plaintiff's MRI showing the damage to his back was taken two and a half years after the injury occurred and significant damage can still be seen, the bilateral scapula scan has not even been officially documented due to the fact that a doctor wouldn't order it.

As such it would appear the extent of the cover up continued in America through the subversion of American Medical Practitioners.

REASONS FOR GRANTING WRIT OF CERTIORARI

A.Redress has yet to be found in this matter as those who assaulted the Plaintiff have never been brought to justice.

B.The damages suffered by the Plaintiff have yet to be acknowledged.

C.Those responsible for the egregious human rights violations suffered by the Plaintiff have not been held accountable for their actions.

D.The injuries sustained by the Plaintiff continue to persist to this present day.

E.This is the last court for the Plaintiff to seek redress in before requesting the United Nationslook into the case due to all domestic remedies being exhausted not only in the United Statesbut also in New Zealand.

F.The evidence provided by the Plaintiff is irrefutable and proves that The Crown should not be granted immunity under the FSIA Foreign Sovereign Immunities Act.

G.The Plaintiff's Notice of Appeal to the USCA in D.C. was in time.

H. The Declaration of Independence.

I. The Bible.

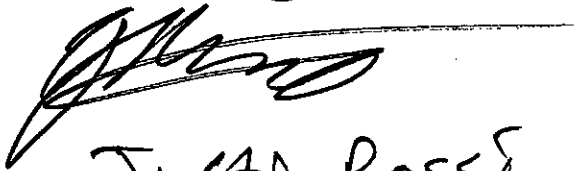
J.For Great Justice.

Conclusion .

The Plaintiff continues to seek redress against The Crown for egregious human rights violations.
The Plaintiffs cases are reported on www.pacer.gov and www.NZlii.org .

The Declaration of Independence, I seek to form a new government and to alter and abolish laws, and
to seize and freeze all assets of the crown, and the USA.

2nd August 2021



Justin Ross

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