

21-6181

ORIGINAL

SUPREME COURT OF THE UNITED STATES

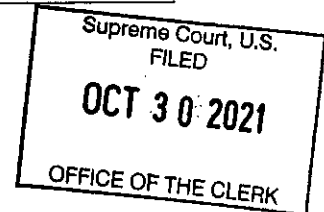
Dr. AHMAD J. ALJINDI,

Petitioner,

vs.

UNITED STATES OF AMERICA et al.,

Respondents.



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

PETITION FOR A WRIT OF CERTIORARI

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QUESTIONS PRESENTED

1. Did the United States District Court – Central District of California’s Chief Judge Philip S. Gutierrez violate the United States Constitution when he abused the lawsuit case 8:20-cv-00796-PSG-DFM that I have won and closed it with prejudice and without a leave to amend and prevented the formally requested Jury Trial to occur because I refused to offer him a “Bribe” through the Assistant United States Attorney Alarice M. Medrano, to discriminate and retaliate me because of my protected classes and statuses and federally protected activities including but not limited to two Motions to Disqualify him, and to cover Respondents radically extreme and malicious hate crimes because Respondents are Federal Agencies and the involved public officials are kings and above the law?
2. Did the long list of the Federal Judicial Officers named in the Petition below violate the United States Constitution when they coordinated with the Department of Justice (DOJ) and the Federal Bureau of Investigation (FBI) that used Intelligence capabilities so they can cover the exposed scandals and crimes, steal my Constitutional Relief that I am entitled for and won in case 8:20-cv-00796-PSG-DFM?
3. Did the United States Federal Government (FG) violate the United States Constitution when they violated my Human and Civil Rights when they were allowed to abuse and torture me to death under the formal awareness of the Federal Courts and during my legal and Constitutional efforts to get my Constitutional Relief so I can survive and recover from the harm and damages they have caused me for over a decade?
4. Did the Supreme Court Honorable Justices know and approved the intentional and malicious crimes against the United States Constitution committed against me as formally documented and proven in the related cases listed below when they denied both Petitions filed in Supreme Court’s case 19-7708 despite the FG’s conceded on 03/16/2019 and filed a Waiver of Right to Respond instead of answering the Petition?
5. Does the United States Constitution legalize the Obstruction of Justice, Judicial misconduct, Bias, Public Corruption, Equal Employment Opportunities (EEO) violations, Intellectual Properties theft, Tort and Negligence, Bribes, Embezzlements, Nepotism, Fraud, Forgery, Abuse, Torture, Deprivation of Rights Under Color of Law, Radically Extreme and Malicious Hate Crimes, Monopolizing the Federal Positions, Marginalizing the qualified and eligible people-of-color and Minorities, and Stealing aggrieved *Pro Se* litigants and victims Constitutional Reliefs because of their protected classes, statuses, and federally protected activities?

6. Did the named Judicial Officers in this Petition commit an intentional and systematic Judicial COUP against the United States Constitution when they insisted for years on Obstructing Justice and preventing the formally demanded Jury Trial from occurring because they know the aggrieved Petitioner will 100% win and the involved Federal Officials will be held accountable?
7. Did the United States Court of Federal Claims Judge David A. Tapp violate the United States Constitution when he practiced radical and extreme corruption from the Judicial bench in case 1:21-cv-01578-DAT, when he obstructed justice, presented false and malicious opinion and order in BAD FAITH that presented straight lies and direct threats for the aggrieved Petitioner to "terrorize" and stop him from filing an Appeal to the Federal Circuit from his illegal and unconstitutional order that only aims to cover the FG's and Chief Judge Philip S. Gutierrez Bribe's scandal and corruption?
8. Did the Order of United States Bankruptcy Court - Central District of California - Riverside Division Judge Mark D. Houle exposed and conceded the fraud committed against the aggrieved Petitioner when he voluntarily stated in his retaliatory order "*where the fraud allegations against him were not so scandalous as to warrant restriction of public access*," which means that the fraud violations of his colleagues and the Bribe's scandal of "the Chief Judge" in the Central District of California are not so scandalous and the Judicial misconduct, deprivation of rights under color of law, and corruption are just normal acts in the Central District of California?
9. Did the Federal Courts violate the United States Constitution when it ignored the formal EEO dockets and the formal Reports of Investigations (ROIs) to assist Respondents to win illegally and to cover their corruption and crimes?
10. Did the named Judicial Officers in this Petition violate the United States Constitution and Contempt the American People's Courts while they are supposed to be public and justice servants that work for us "WE THE PEOPLE," and not to act as kings and above the law people as in dictatorships and Banana Republics?
11. Did the FG violate the United States Constitution when it practiced hypocrisy and duplicity when it keeps defending human rights activists around the world but is still abusing and torturing the aggrieved Petitioner to death at the same time because he is demanding justice and his Constitutional Relief?
12. Did the FBI violated the United States Constitution when it published on its formal website that it enforces the law and prevent public corruption in Federal Courts while its not actually doing that?

13. Why the FG and the named Judicial Officers are committing all of these formally proven and documented radically extreme and malicious hate crimes against the aggrieved petitioner and abusing and torturing him for years while he is only seeking his Constitutional Relief so he can recover from the harm and damages they have caused against him?

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

[X] 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:

UNITED STATES OF AMERICA,

SECRETARY BARBARA M. BARRETT, DEPARTMENT OF THE AIR FORCE,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, DEFENSE
ACQUISITION UNIVERSITY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, DEFENSE
CONTRACT MANAGEMENT AGENCY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, DEFENSE
INTELLIGENCE AGENCY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, NATIONAL
SECURITY AGENCY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, OFFICE OF
INSPECTOR GENERAL,

ACTING SECRETARY CHAD F. WOLF, DEPARTMENT OF HOMELAND
SECURITY, IMMIGRATION AND CUSTOMS ENFORCEMENT,

ACTING SECRETARY CHAD F. WOLF, DEPARTMENT OF HOMELAND
SECURITY, UNITED STATES CUSTOMS AND BORDER PROTECTION,

ACTING SECRETARY CHAD F. WOLF, DEPARTMENT OF HOMELAND
SECURITY, UNITED STATES CITIZENSHIP AND IMMIGRATION SERVICES,

WILLIAM P. BARR, ATTORNEY GENERAL; CHRISTOPHER A. WRAY,
DIRECTOR OF THE FBI (SUED IN HIS OFFICIAL CAPACITY), DEPARTMENT OF
JUSTICE; FEDERAL BUREAU OF INVESTIGATION,

ACTING SECRETARY THOMAS B. MODLY, DEPARTMENT OF THE NAVY,

SECRETARY OF VETERANS AFFAIRS ROBERT WILKIE, DEPARTMENT OF
VETERANS AFFAIRS,

DIRECTOR OF NATIONAL INTELLIGENCE JOSEPH MAGUIRE, OFFICE OF THE
DIRECTOR OF NATIONAL INTELLIGENCE,

ADMINISTRATOR JIM BRIDENSTINE, NATIONAL AERONAUTICS AND
SPACE ADMINISTRATION,

ACTING ADMINISTRATOR AND GENERAL COUNSEL CHRIS PILKERTON,
UNITED STATES SMALL BUSINESS ADMINISTRATION,

MEGAN J. BRENNAN, POSTMASTER GENERAL, UNITED STATES POSTAL
SERVICE,

RELATED CASES

Ahmad Jamaledin Aljindi, Petitioner v. United States, et al, No. 19-7708, Supreme
Court of the United States. Petition Denied 04/06/2020. Rehearing Denied 06/01/2020.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:18-cv-02301-SJO-JC,
United States District Court - Central District of California – Southern Division. Order
entered 01/08/2019.

Ahmad Aljindi v. United States of America et al, No. 8:19-cv-01434-DOC-E, United
States District Court - Central District of California – Southern Division. Order entered
08/05/2019.

Ahmad Aljindi v. USA, et al, No. 19-55926, United States Court of Appeals for the Ninth
Circuit. Order entered 12/31/2019. Mandate issued 01/08/2020.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:20-cv-00002-DOC-E,
United States District Court - Central District of California – Southern Division. Order
entered 01/24/2020.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:20-cv-00796-PSG-DFM,
United States District Court - Central District of California – Southern Division. Order
entered 07/22/2020.

Ahmad Aljindi v. USA, et al, No. 20-55111, United States Court of Appeals for the Ninth Circuit. Order entered 08/07/2020. Mandate issued 09/29/2020.

Ahmad Aljindi v. USA, et al, No. 20-55688, United States Court of Appeals for the Ninth Circuit. Order entered 07/23/2020. Second Order entered 09/25/2020. Mandate issued 10/05/2020.

Dr. Ahmad J. Aljindi Motion for Publication of Records, United States Foreign Intelligence Surveillance Court. Filed & Served Federal Government 01/22/2020. Court did not docket the Motion and Federal Government did not answer.

Ahmad Aljindi v. USA, et al, No. 21-55166, United States Court of Appeals for the Ninth Circuit. Order entered 08/16/2021. Mandate issued 10/08/2021.

Ahmad Aljindi v. USA, No. 1:21-cv-01295-SSS, United States Court of Federal Claims. Order entered 10/15/2021. Judgment entered 10/15/2021.

Ahmad Aljindi v. USA, No. 1:21-cv-01578-DAT, United States Court of Federal Claims. Order entered 08/30/2021. Judgment entered 08/30/2021.

Ahmad Aljindi v. USA, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Appeal Pending Case Number Assignment.

Ahmad Aljindi v. USA, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Appeal Pending Case Number Assignment.

Ahmad Jamaledin Aljindi, No. 6:17-bk-11311-MH, United States Bankruptcy Court - Central District of California - Riverside Division. Discharged: 06/05/2017. Case Closed: 06/07/2017. Motions to Reopen, Expunge, and Waive Fees Denied: 10/21/2021. Appeal filed 10/27/2021.

Ahmad Jamaledin Aljindi, No. CC-21-1235, United States Court of Appeals for the Ninth Circuit - Bankruptcy Appellate Panel. Appeal filed 10/27/2021.

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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 order below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A 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 B 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 dates on which the United States Court of Appeals decided my cases was 08/16/2021.

☒ 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 A.

☐ 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).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

United States Constitution, Amendment I:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

United States Constitution, Amendment V:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

United States Constitution, Amendment VI:

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

United States Constitution, Amendment VII:

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

United States Constitution, Amendment XIV:

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

STATEMENT OF THE CASE

I, the Petitioner, Dr. AHMAD J. ALJINDI the most important Artificial Intelligence (AI) Scientist in the world and the legitimate Chief Scientist at the Office of Director of National Intelligence (ODNI) as formally proven in the formal EEO docket 2019-002 filed in case District Court's Case 8:20-cv-00796-PSG-DFM, appear as a "*Pro Se*," respectfully submitting this Petition for Writ of Certiorari to the Honorable Supreme Court in good faith and to the best of my knowledge and ability aiming to defend justice, the best interest of the United States and the American People, and to uphold the United States Constitution.

JUDICIAL COUP AGAINST THE UNITED STATES CONSTITUTION

On 02/02/2021, the aggrieved Petitioner sent the following formal correspondence to the White House and the President of the United States of America, President Joe Biden, this formal correspondence "attached in Appendix L" is part of the last lawsuit case 1:21-cv-01295-SSS, at the United States Court of Federal Claims, and is now formally part of this Petition:

Dear Mr. President Joe Biden,

This is Dr. AHMAD ALJINDI. I am the most important Artificial Intelligence (AI) Scientist in the world and the legitimate Chief Scientist at the Office of Director of National Intelligence (ODNI). I wrote previously to President Obama in July 2016 about my unique case and the intentional and systemic Employment Discrimination I am suffering from for over a decade as the Federal Government (FG) Agencies are discriminating against me illegally, abusing, torturing, and preventing me from my Civil, EEO, and human rights since 2009. President Obama wrote back to me to acknowledge the problem and directed me to go through the Equal Employment Opportunity (EEO) process that time. I followed his recommendations, and I have filed 42 formal EEO complaints and exhausted the administrative process during the last 3 years. The formal Reports of Investigations (ROIs) of these formal 42 EEO complaints documented huge amount of serious, intentional, systemic hate crimes, and disgraceful scandals including intentional fraud, forgery, false statements under penalty of perjury of

involved federal officials, bribes, embezzlements, and much more. The formal EEO complaint with the ODNI exposed the COVID-19 matter in its entirety! I am writing to you now, because I am being abused and tortured to death by the FG, the involved 16 Federal Agencies "Respondents," the corrupt United States Attorney's Office in Los Angeles, CA, and the involved 13 corrupt Judicial Officers at the United States District Court – Central District of California and the Appeals Court for the Ninth Circuit. I am being abused and tortured to death while I am only demanding my monetary Constitutional Relief and nothing else so I can survive and recover from the severe harm and damages caused to me by the FG and the corrupt officials as they have destroyed my life completely.

I have filed 4 lawsuit cases with the District Court, 3 Appeals at the Ninth Circuit, and a Petition with the Supreme Court "Case # 19-7708" which was all abused illegally, case after case, and in a blatant and a rude challenge to the United States Constitution as the corrupt Judicial Officers are covering the radically extreme and malicious hate crimes and keep practicing deprivation of rights under color of law and obstruction of justice aiming to assist Respondents to steal my monetary Constitutional Relief. Today, the corrupt District Court's Chief Judge Philip S. Gutierrez abused my lawsuit case 8:20-cv-00796-PSG-DFM in a serious COUP against the United States Constitution one more time because I refused to offer him a "Bribe" through the corrupt Assistant United States Attorney Alarice M. Medrano who kept coordinating the corruption with him and the Ninth Circuit 3 different panels who abused the Appeals based on his directions. I wrote to Vice President Kamal Harris in the past when she was a Senator about the judicial abuse and she wrote back to me as well as huge number of other Congressmen, Congresswomen, and Senators. I am writing to you because I suffered massively from the corruption especially during the Trump's Corrupt Administration. I voted for you and I always believed in you and President Obama. I believe in you and I need your urgent attention and assistance as my human and civil rights has been crushed completely and massively and inside the Federal Courts and by the FG and the Judicial Officers. I have mountains of evidence about serious hate crimes, fraud, bribes, and corruption committed. The above-mentioned corrupt Assistant United States Attorney Alarice M. Medrano acknowledged and confessed the ODNI's change of mission on 09/01/2019 and the classified and top-secret COVID-19 matter and who created the virus on a recorded phone call in addition too many other evidences.

I formally demand your immediate legal interference in your official capacity to end the ongoing radically extreme and malicious hate crimes, the deprivation of rights under color of law, the obstruction of justice, judicial coup, and the corruption. I am a proud Muslim-American patriot, and I am being abused to death in my Country because of my protect classes and federally protected activities. I demand that you defend justice, the United States, American People, national security, public trust, and uphold the United States Constitution immediately, urgently, and this week! I respect you and I believe in you and your ethical administration. Therefore, I do not want for the corrupt officials'

wrongdoing to risk our Country's national security if the top-secret information reached the Supreme Court officially because of the ongoing absence of justice for years especially if the American People became aware about the COVID-19 matter!

Very Respectfully,

Dr. AHMAD ALJINDI

EMPLOYMENT DISCRIMINATION

The Petitioner is suffering from the Respondents unlawful discrimination based on his protected classes religion, race, and national origin since years as he is suffering from the Respondents retaliation because of his Equal Employment Opportunity (EEO) protected activities and other legally protected activities including filing lawsuit cases demanding justice and formal complaints for whistleblower reprisal. The Petitioner's religion is Muslim. The Petitioner's race is Arab/Middle Eastern. The Petitioner's national origin is Syria. The Petitioner made several formal reports to report the public corruption to several responsible authorities and agencies including the Federal Bureau of Investigation (FBI). The Petitioner was subject to suffer from the Respondents violations as the Intelligence Community (IC) escalated the violations against him to be intentional and systematic violation and hate crimes in a blatant Challenge to the United States Constitution that prohibit the unlawful discrimination, retaliation, whistleblower reprisal, and corruption. Therefore, the Petitioner is demanding JUSTICE!

INTELLECTUAL PROPERTY

The Department of Defense (DOD) published the AI Strategy to the public recently. In the published strategy, the DOD adopted portions of the aggrieved complainant's scientific and formal findings about Information Security, AI, and Legacy

Information Systems (LIS) without giving credit to his scientific work and in a direct violation to the intellectual property and copyrights laws. The aggrieved complainant was the first AI scientist and researcher in the entire field who discovered, studied, and researched the relations between Information Security, AI and LIS as formally and scientifically proven and documented in his Ph.D.'s formal documents and resume.

- **Dissertation Topic/Area of Research:** Information Security, AI, and LIS.
Dissertation/Publication Information: Published by ProQuest LLC (2015).
Copyright of the Dissertation is held by the Author. ProQuest 3740130.
- **Library of Congress Certificate of Registration Number:** TX 8-152-561.
- **Effective Date of Registration:** December 30, 2015.

The worst part that they integrated these stolen portions in the worst AI strategy the United States may consider.

According to the United States Constitution, judicial officers are not allowed to communicate and coordinate with the Respondents secretly and informally aiming to obstruct justice and cause more severe harm and damages against the aggrieved Petitioner. According to the United States Constitution, no judicial officer is allowed to prevent any citizen from his or her Constitutional rights including the right for review by Jury.

Additionally, some Respondents such as the ODNI and NSA abused the formal EEO process and coordinated illegally with the few involved judicial officers aiming to steal additional sensitive scientific discoveries and critical information from the Petitioner. Everything has been formally documented, proven, and evidenced. When the Petitioner discovered, formally documented, evidenced, and exposed the malicious plan,

Judge David Carter at the District Court closed the third lawsuit case illegally and retaliatory for them! The FG is following the “hush-hush” philosophy because the wrongdoers are kings and above the law and because the aggrieved Petitioner is a citizen with no legal rights, defending justice, and belongs to the Muslim-American minority.

Copyright law in the U.S. is governed by federal statute, namely the Copyright Act of 1976. The Copyright Act prevents the unauthorized copying of a work of authorship. Copyrights can be registered in the Copyright Office in the Library of Congress, but newly created works do not need to be registered. In fact, it is no longer necessary to even place a copyright notice on a work for it to be protected by copyright law.

Quoted from: <https://www.bitlaw.com/copyright/index.html>

NEGLIGENCE AND TORT

Respondents refused to process formal requests from aggrieved Petitioner to file Tort Claims in a direct violation to the United States Constitution and the Federal Tort Claims Act (FTCA). The FG is responsible about protecting the aggrieved citizens and the small minorities like the aggrieved Petitioner from the ongoing injustice. According to the United States Constitution, this responsibility is mandatory and not optional. The Petitioner has suffered massively and is still currently suffering massively to death from the formally proven, evidenced, and documented violations and ongoing negligence and tort that allowed the corrupted officials to escalate the violations to reach the hate crimes level against the Petitioner.

RETALIATION

The United States Constitution and the EEO laws prohibit punishing job applicants or employees for asserting their rights to be free from employment discrimination including harassment. Asserting these EEO rights is called "protected activity," and it can take many forms. It is unlawful to retaliate against applicants or employees for:

- Filing or being a witness in an EEO charge, complaint, investigation, or lawsuit.
- Refusing to follow orders that would result in discrimination.

The United States Constitution prohibit the retaliation and the abuse against the victims for filing formal EEO Complaints and lawsuits in Federal Courts demanding justice and the rule of law. Respondents and the involved Federal Agencies in related abused lawsuit cases 1:21-cv-01295-SSS, 1:21-cv-01578-DAT, and United States District Court - Central District of California - Southern Division case 8:20-cv-00796-PSG-DFM practiced intentional Retaliation, Abuse, and Corruption for years. Respondents and the involved Federal Agencies are practicing intentional and systemic Retaliation because Petitioner exposed the Judicial Scandals in the above-mentioned District Court the corrupt District Court's Chief Judge Philip S. Gutierrez abused my lawsuit case.

STATEMENT OF FACTS

The Petitioner's religion (Muslim), race (Arab/Middle Eastern), national origin (Syria) was subject for massive human, civil, and EEO rights hate crimes because of his protected classes, statuses and federally protected activities. The Petitioner has filed forty two formal EEO complaints as formally documented in the related cases referenced above aiming to defend justice and to secure himself a full-time permeant job based on one and only one EEO and based on merit and his formal qualifications and skills, but the

Respondents kept abusing his huge number of jobs applications and kept selecting less qualified candidates illegally as formally proven, documented, and evidenced because of his protected classes and escalated the retaliation violations against him under the protected status to cause him sever harm and more damages.

The Respondents are committing ongoing intentional and systematic unlawful discrimination, retaliation, and corruption because of the Petitioner's protected classes and protected statuses as the Petitioner filed formal EEO formal complaints with the involved federal agencies and because the Petitioner reported the corruption to several federal agencies aiming to end the ongoing violations and hate crimes against him so he can get his job, serve the United States of America, and to live with dignity.

Petitioner have suffered for years, currently suffering, and will continue to suffer for substantial injury because of the Respondents' intentional and systematic violations against the United States Constitution including the Civil Rights Act, and the EEO Act.

The District Court's Chief Judge Philip S. Gutierrez abused the lawsuit case 8:20-cv-00796-PSG-DFM in a serious judicial COUP against justice and the United States Constitution because I refused to offer him a "Bribe." I won the lawsuit case 8:20-cv-00796-PSG-DFM already. However, Respondents stole my Constitutional Relief illegally and currently retaliating against me in a serious COUP against the United States Constitution. In fact, the malicious Motion to Dismiss in last lawsuit case 1:21-cv-01295-SSS at Court of Federal Claims presented more fabricated lies such claiming that the formally reported, proven, and documented corruption is "*bizarre conspiracy theories*." This is what dictatorships around the world always do once human rights activists demand the rule of law and justice! They immediately point fingers against them

and start fabricating both ludicrous and empty lies and charges! The undersigned is not a conspiracy theories believer. The undersigned is an aggrieved American Patriot standing-up for the Corruption. If the Department of Justice trying to prove that corruption is conspiracy theories, then it's better to shut-it down and to save the taxpayers funds rather than spending it on corrupt attorneys who will always present lies to win no matter of justice and no matter of law! In fact, the malicious Motion to Dismiss the FG has submitted in the last related lawsuit case is just another scandal against the great reputation of the United States of America and a straight attack against the United States Constitution. In fact, the corruption, racism, and stupidity are one-thing! This mentality should never be allowed again to damage-the great reputation of the United States of America. The malicious Motion to Dismiss ignored the District Court's Chief Judge Philip S. Gutierrez abuse to the lawsuit case 8:20-cv-00796-PSG-DFM and the "Bribe" scandal. This is the main reason for that lawsuit case, and this proves the jurisdiction of that Court as the "Bribe" scandal damages the great reputation of the United States of America, and Federal Courts must defend justice and uphold the United States Constitution. Furthermore, Respondents failed to meet and confer prior filing that malicious Motion to Dismiss according to the law, assuming they do have the legal right to submit it, which of course they did not as they have conceded the wrongdoing at the Supreme Court on 03/16/2020. See Supreme Court case 19-7708. See the waiver of rights to respond filed by the Federal Government on 03/16/2019. Therefore, there is no legal and constitutional legitimacy for the FG's malicious continuous and abusive Motions to Dismiss in all lawsuit cases at lower Courts including the District Court that aim to win illegally and obstruct justice and increase the injustice. Furthermore, the malicious

Motion to Dismiss stated and focused on the COVID-19 matter which was mentioned in Petitioner's formal correspondence to the White House and President Joe Biden and stated that it is "*essentially fictitious*" and "*bizarre conspiracy theories*." The question is how did they fabricate these stupid lies if I did not even mention what is that matter specifically in the letter to the White House! The malicious Motion to Dismiss presented these proactive and preliminary lies that did nothing other than presenting additional evidence in addition to the previously gained evidence that they have no idea about! Once again, corruption, racism, and stupidity are all one thing! The problem is they think they are smart, and they think they can and will win, which is the only fictitious thing in the entire case!

In fact, the so-called Judge David A. Tapp threatened the aggrieved Petitioner directly in his illegitimate and unconstitutional order in Court of Federal Claims 1:21-cv-01578-DAT when he ignored addressing the only cause of action in that lawsuit case which it is Retaliation maliciously and in BAD FAITH. He threatened the aggrieved Petitioner in his malicious and illegal order that appealing his illegal and retaliatory order by the aggrieved Petitioner will not be taken in good faith! He is "terrorizing" the aggrieved Petitioner to silence him or his colleagues at the Court of Appeals at the Federal Circuit will fabricate fake charges against me retaliatory!

The District Court's Chief Judge Philip S. Gutierrez abused the lawsuit case 8:20-cv-00796-PSG-DFM in its entirety. The docket of the lawsuit case is loaded with his wrongdoing. The District Court's Chief Judge Philip S. Gutierrez abused 2 Motions to Disqualify him from the case as he coordinated with the Judge R. Gary Klausner who denied these 2 Motions to Disqualify illegally and without any honest judicial

consideration to cover-up his colleague's wrongdoing as they both practiced unlawful discrimination, retaliation, deprivation of rights under color of law, bias, abuse, and obstruction of justice against me because I am a patriot Muslim-American citizen defending justice and standing up to the formally exposed and documented governmental corruption. I have submitted the 42 formal EEOs dockets, with more than 13,000+ pages of formal ROIs as evidence. However, the District Court's Chief Judge Philip S. Gutierrez ignored it in its entirety because of the judicial corruption, abuse, and torture. Furthermore, he directed the Clerk Office in the Southern Division in Santa Ana, CA to file these over 13,000+ pages Exhibits improperly to make it difficult for the American People to read it and to learn more about the formally documented scandals as it exposed huge number of crimes. The Clerk Office spent over one hour arguing me and trying to prevent me from filing these 13,000+ Exhibit's evidence because of the directions received from the District Court's Chief Judge Philip S. Gutierrez. However, because I insisted on upholding the United States Constitution and defending justice, they filed it but again they broke these 42 formal EEO dockets into about 116 parts maliciously. Their actions are not judicial in nature and established a wide 1983 case as formally documented in the lower case's docket below and Supreme Court's case 19-7708. However, filing a 1983's case is futile simply because the American People are fully aware about the judicial corruption and bias between judges as any formal complaint against any judge is always dismissed without any exception to cover-up the judicial corruption and scandals. Thousands of formal complaints against federal judges in the United States of America by the American People but judges keep dismissing and closing these complaints with a very small and rare exceptions under the most common and

abused excuse "*the judicial immunity*." They are protecting the corruption of the corrupt judges because they are kings and above the law under the malicious "judicial immunity" excuse. Kings do no wrong! Several complaints have been filed against the District Court's Chief Judge Philip S. Gutierrez, but it was all dismissed and closed immediately and without stating a reason! The reason is simple, he is a judge, which means he is a king and above the law! Even if he is seeking "Bribes" they will always find him not guilty! It's that simple! The former President of the United States Donald Trump stated clearly, "*the system is rigged and corrupted*." Furthermore, he stated clearly and specifically that "*the Ninth Circuit is totally out of control*" when he was asked on TV.

In fact, the District Court's Chief Judge Philip S. Gutierrez was sued more than once by honest *pro se* litigants who he has-abused as well. See lawsuit case of Holmes v. Judge Gutierrez at same District Court CV21-3449-JAK(PLAx) and lawsuit case Kinney v. Judge Gutierrez et al. at same District Court as well case number 2:16-cv-06168. Both cases were dismissed and closed immediately and illegally and without any legal consideration just to cover him simply because he is a king and above the law. These are only 2 examples of huge number of lawsuit cases and formal Judicial Misconduct complaints filed against Judicial Officers. They always cover them under the so-called "*judicial immunity*" abused excuse illegally. Just like the dictatorships and the Banana Republics in third world countries. Therefore, filing a lawsuit case or a complaint against any Judicial Officer is futile. I am being abused and tortured to death since years while defending justice inside the Federal Courts. In fact, Judicial Officers are involved in the wrongdoing as formally proven and documented in this truthful and legitimate Petition but they are above the law and nobody will hold them accountable!

The District Court's Chief Judge Philip S. Gutierrez worked hard to defend the Respondents corruption strongly and illegally. He granted all malicious and illegal demands of Respondents and denied all legal and justified demands of aggrieved Petitioner illegally because I refused to offer him a "Bribe." I stated clearly and repeatedly as he understood that if I am allowed to have the fair and the unbiased jury trial that I am legally entitled for and demanded then I will win the case because Respondents abused thousands of jobs applications that I have submitted for years discriminatory and retaliatory and under the protected statuses during the formal federal EEO investigations. I stated clearly and repeatedly as he understood that I will not only win but that hundreds of corrupt federal officials will be held accountable and arrested and to be presented to face justice because of the formally documented crimes in these 42 formal EEO dockets. Therefore, he abused my lawsuit case illegally because those corrupt officials are above the law and me the aggrieved Muslim-American citizen is a citizen with no legal rights. The District Court's Chief Judge Philip S. Gutierrez committed the highest treason against the United States of America, the American People, and the United States Constitution.

He also ignored the formal Waiver of Right to Respond which Respondents filed in the Supreme Court's case 19-7708 and allowed them to respond and win illegally. He also abused the Application of Entry of Default and the Motion for Default Judgment illegally that I have submitted in the case as Respondents failed to respond by the deadline. He was practicing a radically extreme and malicious hate crimes against justice inside the Court and from the judicial bench because I am an aggrieved Muslim-American patriot defending justice and upholding the United States Constitution.

The District Court's Chief Judge Philip S. Gutierrez denied my Motions to appoint a Counsel and confessed that I litigated perfectly. At the same time, he denied all of Motions and requests illegally and maliciously because according to his untruthful excuses that I did not litigate perfectly! He also denied several Applications for Permissions to file documents Electronically arbitrary and without even stating a reason and this is because he wanted to abuse me more and so I suffer more from the litigation expenses as he was formally aware about my severe poverty which was caused because of Respondents ongoing intentional and systemic hate crimes and the ongoing cover-up judicial wrongdoing since my first lawsuit case in the lower District Court in December 2018.

The District Court's Chief Judge Philip S. Gutierrez delayed many of my formal opposition documents illegally so he can grant Respondent's illegal and malicious demands first before directing allowing for my documents to be filed but after it's too late because he abused his judicial power already illegally and maliciously. Furthermore, he ignored ALL evidence without any exception and defended the wrongdoing of Respondents better than the corrupt Respondents Representative Alarice Medrano. The docket is loaded with the radically extreme and malicious hate crimes and corruption committed against the United States Constitution and justice. He retaliated because I refused to offer a "Bribe" and because of my protected classes, statuses, and federally protected activities. He covered the corruption and the wrongdoing of the Respondents because for him they are above the law, and I am just a Muslim-American citizen with no legal rights. He is acting as a king and above the law.

The District Court's Chief Judge Philip S. Gutierrez was found in contempt of the American People's Court as formally documented in the docket.

The District Court's Chief Judge Philip S. Gutierrez was found guilty according to the United States Constitution and based on evidence formally documented in the docket.

The District Court's Chief Judge Philip S. Gutierrez must be impeached by Congress immediately as he is unfit to serve the American People and to remain on the bench due to his ongoing and formally documented wrongdoing.

Respondents are abusing and torturing the aggrieved pro se Petitioner since years. Respondents are working on stealing the aggrieved Petitioner's Constitutional Relief illegally and in a blatant challenge to the United States Constitution. The corrupt attorney Alarice Medrano's wrongdoing and scandals has been exposed and documented in the lower-case's docket. However, because the District Court's Chief Judge Philip S. Gutierrez is involved in the wrongdoing he ignored and cover the exposed evidence. Respondents abused more than 10,000+ applications for employment submitted by the aggrieved Petitioner since 2009 illegally, discriminatory, and retaliatory. Respondents were found guilty as formally documented in the 42 formal EEO dockets and the formal ROIs. Respondents stole my Constitutional Relief since the first lawsuit case I have filed in December 2018. Respondents stole my Constitutional Relief and are refusing to submit to justice and cannot face the American People at a fair and unbiased jury trial because they know they will be held accountable because of the formally documented and radically extreme and malicious hate crimes and corruption they have committed as formally proven in the lower case's docket. Currently, the aggrieved Petitioner is

suffering massively due to the ongoing abuse and torture to death and the crimes against humanity he is suffering from because he is defending justice legally by filing legal actions in the appropriate federal courts to uphold the United States Constitution. At the same time, Respondents and the same federal government are spreading and filling the world with statements about human rights in dictatorships and third world countries while abusing and torturing me to death due to the absence of justice for years inside the United States and because I am a proud Muslim-American patriot! What kind of immoral corruption, double standards, and hypocrisy is this!

Formally Proven and Documented Governmental and Judicial Abuse & Torture:

- United States District Court Judges:

* First Abused Lawsuit Case 8:18-cv-02301-SJO-JC:

1. S. James Otero, United States District Judge, in His Official and Individual Capacities.

On 01/08/2019, Judge Otero abused and closed my first lawsuit case that I have filed arbitrary and within 10 days, specifically on 12/28/2018. I went to the “Pro Se” clinic at the same District Court in Santa Ana, CA and consulted an attorney about the case. The attorney reviewed the notes of the judge in the system and stated that he closed my case because he wanted me to clean it from the documented corruption I documented in my case. So, because I reported the Magistrate, Administrative Judges (AJs), 2-stars Major General and his director of staff, and some bad officials at the FBI, my case was closed. The judge closed my case because those people are above the law and may not be reported. This is the truth. See Supreme Court’s case 19-7708 to learn more about the exposed

scandals and wrongdoing of this retired Judge. On 03/16/2020, the FG have filed a waiver to its right to respond in Supreme Court case 19-7708. The conceded the wrongdoing. According to the United States Constitution, there is no legitimacy for anything the FG have filed in the following lawsuit cases at the District Court and this Court as well. The FG conceded the wrongdoing.

* Second & Third Abused Lawsuit Cases 8:19-cv-01434-DOC-E & 8:20-cv-00002-DOC-E:

2. David O. Carter, United States District Judge, in His Official and Individual Capacities.

Judge Carter abused the second and the third lawsuit cases arbitrary. On 04/24/2020, he confessed that he did NOT decide ANY-law or Fact in the cases. He stated, "*Different claims, no substantial questions of law or fact previously decided.*" See Order to Transfer the case. He confessed that he closed the lawsuit cases against the United States Constitution. This has been formally exposed and presented to the Ninth Circuit. See Appeal 20-55111. However, on 08/07/2020, the Ninth Circuit covered him and dismissed the appeal illegally after holding the case for more than 6 months, and specifically, they dismissed the appeal right after I communicated with the corrupt Assistant United States Attorney Alarice M. Medrano on 07/27/2020 and told her "*Please let me know if the attached 2 simple points Settlement is accepted. If yes, you may assist in the proper formatting and wording or recommend as I am not an attorney as you can let me know which form, I can use to withdraw the pending appeal 20-55111.*" See attached email in Exhibit C. Again, this illegal coordination is occurring within 10

days and between the corrupt U.S. Attorney's Office in Los Angeles, CA and the Federal Courts.

* On 01/22/2020, the Petitioner has filed a Motion for Publication of Records with the United States Foreign Intelligence Surveillance Court (FISC) reporting the IC wrongdoing and the desperate situation to FISC and requested from the FISC to publish the Petitioner's records for the American People based on the transparency principle so the American People can learn about the reasons that caused the FG and the IC to abuse the Petitioner and torture him to death illegally and in a blatant challenge to the United States Constitution. As of the date of this Petition, the FISC did not grant or even file the Petitioner's Motion.

* On 02/08/2020, the aggrieved Petitioner has filed a Petition for Writ of Certiorari with the Supreme Court of the United States Case 19-7708.

Instead of defending justice and upholding the United States Constitution, the named Judicial Officers in the following lawsuit cases below increased the wrongdoing and the injustice against the aggrieved Petitioner illegally and unconstitutionally while he is only demanding his Constitutional Relief and nothing else!

* Fourth Abused Lawsuit Case 8:20-cv-00796-PSG-DFM:

3. Philip S. Gutierrez, United States District Judge, in His Official and Individual Capacities,
4. R. Gary Klausner, United States District Judge, in His Official and Individual Capacities,

The District Court's Chief Judge Philip S. Gutierrez abused my lawsuit case 8:20-cv-00796-PSG-DFM in a serious judicial COUP against justice and the

United States Constitution because I refused to offer him a "Bribe." The District Court's Chief Judge Philip S. Gutierrez abused my lawsuit case in its entirety. I won the lawsuit case 8:20-cv-00796-PSG-DFM, however, the District Court's Chief Judge Philip S. Gutierrez abused the lawsuit case and obstructed justice because I refused to offer him a "Bribe" through the corrupt Assistant United States Attorney Alarice M. Medrano.

- United States Court of Appeals for The Ninth Circuit Judges:

* Panel # 1 that Abused the First Appeal 19-55926 and to cover the intentional Judicial and Governmental corruption in first and second lawsuit cases in lower District Court 8:18-cv-02301-SJO-JC & 8:19-cv-01434-DOC-E:

5. Kim McLane Wardlaw, Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in Her Official and Individual Capacities,
6. Jacqueline H. Nguyen, Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in Her Official and Individual Capacities,
7. Andrew D. Hurwitz, Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities.

On 09/16/2019, the panel dismissed the appeal illegally and coordinated with the FBI and the NSA as I received formal correspondences from the FBI and the NSA. I received a correspondence regarding offers for online test and phone interview for employments from both the FBI and the NSA and to proceed in some applications. However, because of my Petition for Rehearing *En Banc* that I have submitted on 09/16/2021, and because I accepted to proceed with the applications but without losing my Constitutional Relief so I can recover from the

harm and damages, both the FBI and the NSA stopped responding and stopped the process for the employment applications retaliatory because I have filed the Petition for Rehearing *En Banc*. It has been confirmed that they have coordinated with the Ninth Circuit panel because they do not want me to get my Constitutional Relief as they want to steal it.

On 12/27/2019, I wrote to the Chief Judge Sidney R. Thomas at the Ninth Circuit.

I stated:

In good faith and to the best extent of my knowledge and understanding,

Honorable Judges should not practice unlawful discrimination, retaliation,

coordinate with federal agencies about aggrieved citizens lawsuit cases

Constitutional Reliefs in civil matters, and hold cases so aggrieved-citizens

suffer more from pain and injustice.

I also stated, "I pray that the Honorable Court grant my Constitutional Relief as soon as possible and no later than COB of Monday 12/30/2019." However, the Chief Judge Sidney R. Thomas coordinated with the panel. The panel retaliated against me and dismissed the Petition for Rehearing *En Banc* on 12/31/2019 and within one hour of calling the 911 for the medical emergency and while being rescued inside the Emergency Room. This is another evidence that the IC is using the intelligence capabilities illegally against the aggrieved Petitioner and to win the EEO complaints and lawsuit cases and coordinating with the Federal Courts illegally. These scandals are malicious hate crimes and illegal.

* Panel #2 that Abused the Second Appeal 20-55111 and to cover the intentional Judicial and Governmental corruption in third lawsuit case in lower District Court 8:20-cv-00002-DOC-E:

8. Mary M. Schroeder, Senior Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in Her Official and Individual Capacities,
9. Michael Daly Hawkins, Senior Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities,
10. Kenneth Kiyul Lee, Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities.

This panel coordinated with the corrupt attorney Alarice M. Medrano to cover Judge Carter as stated and proven above. This panel obstructed justice from February 2020, till August 2020, to cover Judge Carter who confessed in writing that he did not consider my lawsuit cases based on law or fact but because he wanted to cover Respondents simply because they are kings and above the law.

* Panel # 3 that Abused the Third Appeal 20-55688 and to cover the intentional Judicial and Governmental corruption in fourth lawsuit case in lower District Court 8:20-cv-00796-PSG-DFM:

11. Sidney R. Thomas, Chief Judge of The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities,
12. Consuelo M. Callahan, Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities,
13. Mary M. Schroeder, Senior Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in Her Official and Individual Capacities.

This panel coordinated with Judge Philip S. Gutierrez and dismissed the appeal on 07/23/2020, one day before Judge's abusive Order to deny my Motion for Summary Judgment that he issued illegally and retaliatory on 07/24/2020, because I refused to offer him a "Bribe" through the corrupt attorney Alarice M. Medrano. This panel escalate the wrongdoing and stated that they have denied the Motion for Reconsideration while I did not even submit a Motion for Reconsideration. I submitted an appeal only. However, because I stated formally in my appeal that I will submit the huge Exhibits of the formal EEO dockets that will expose the corruption and the scandals, which Judge Philip S. Gutierrez was working hard to obstruct me from filing it to cover the Respondents corruption, this panel escalated the wrongdoing and stated that the Motion for Reconsideration was denied, and no further filings will be entertained in the closed appeal. I submitted and Amended Notice of Appeal, but this panel insisted on obstructing the justice because of the illegal coordination and because I paid the \$505 Appeal's fees but cannot afford to pay it again after the additional crimes committed by Judge Philip S. Gutierrez. Everything has been confirmed formally. The illegal and the unconstitutional orders are to increase the abuse and the injustice against the aggrieved Petitioner so he cannot get his Constitutional Relief for the best interest of justice and public interest.

* Panel # 4 that abused the Fourth Appeal 21-55166 and during the litigation in cases 1:21-cv-01295-SSS and 1:21-cv-01578-DAT at the United States Court of Federal Claims and by coordinating secretly and illegally with the Judges Stephen S. Schwartz, David A. Tapp, Department of Justice (DOJ), and FBI to cover the intentional Judicial

and Governmental corruption in fourth lawsuit case in lower District Court 8:20-cv-00796-PSG-DFM and Panel # 3 that Abused the Third Appeal 20-55688:

14. Mary M. Schroeder, Senior Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in Her Official and Individual Capacities.

15. Andrew D. Hurwitz, Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities.

16. A. Wallace Tashima, Senior Circuit Judge at The United States Court of Appeals for The Ninth Circuit, in His Official and Individual Capacities.

This panel coordinated the wrongdoing with the United States Court of Federal Claims Judges Stephen S. Schwartz, David A. Tapp, DOJ, and FBI.

* The Judge that abused case 1:21-cv-01295-SSS at the United States Court of Federal Claims and by coordinating secretly and illegally with the Judge David A. Tapp and Defendant's Representative Igor Hellman:

17. Judge Stephen S. Schwartz.

This Judge coordinated the wrongdoing with Judge David A. Tapp and reassigned the related case 1:21-cv-01578-DAT to Judge Tapp so he can assist him in covering the exposed scandals. He also coordinated with the Court of Appeals for the Ninth Circuit Appeal 21-55166. The Ninth Circuit denied the abused Appeal 21-55166 illegally and after coordinating with him and with Judge Tapp and Defendant's Representative Igor Hellman. Judge Schwartz held the case as a hostage till I sent an email to Defendant's Representative on 10/14/2021 asking him to forward my settlement Offer to the United States Attorney General (AG) because the Court is not acting on the case. Defendant's Representative Igor Hellman responded after about 30 minutes and without forwarding

the formal correspondence to the AG as formally requested and denied the settlement offer. After about 24 hours later Judge Schwartz dismissed and closed the lawsuit case illegally and retaliatory which he held since April 2021. Defendant's Representative Igor Hellman communicated and coordinated with him secretly and illegally as the both coordinated the wrongdoing with the Ninth Circuit and Judge Tapp.

* The Judge that abused case 1:21-cv-01578-DAT at the United States Court of Federal Claims and by coordinating secretly and illegally with the Judge Stephen S. Schwartz and Defendant's Representative Igor Hellman:

18. Judge David A. Tapp.

This Judge repeated the false and malicious argument of the first Judge named above Judge S. James Otero, and presented false and malicious information and direct and indirect threats against the aggrieved Petitioner if he appeals his illegal and unconstitutional order and ignored addressing the only cause of action of that lawsuit case which is the intentional and systemic retaliation so Defendant can win illegally and stole the additional Constitutional Relief that I am entitled for because of the ongoing retaliation against me since years. He also covered the Chief Judge's Bribe scandal and coordinated the violations secretly. This Judge presented a malicious and aggressive language opinion and order aiming to "terrorize" the aggrieved Petitioner so he stops defending his legal and Constitutional rights. Also, he called the aggrieved Petitioner a "vexatious" litigant which is the most common malicious claim used by corrupt Judicial Officers when they try to intimidate the brave patriotic pro se litigants who decide to stand-up for their corruption and to uphold the United States Constitution and the rule of law like the aggrieved Petitioner. In fact, this Judge is vexatious Judicial Officer because

he is refusing to do his job which the American People trusted him to do and are paying him for it from the taxpayers' funds. However, he is taking the huge salary but still wants to cover the corruption of the Chief Judge and the FG instead of defending justice.

Although, the Small Business Administration (SBA) is still refusing to process and grant the Economic Injury Disaster Loan (EDIL) loan for the aggrieved Petitioner and is still abusing the process retaliatory, however, the recent Appeal to the Federal Circuit is also for the additional intentional retaliation at the Court of Federal Claims and the Bankruptcy Court.

* The Judge that abused and is currently abusing the Bankruptcy case 6:17-bk-11311-MH at the United States Bankruptcy Court - Central District of California – Riverside Division to abuse and obstruct Appeal No. CC-21-1235 at the United States Court of Appeals for the Ninth Circuit – Bankruptcy Appellate Panel:

19. Judge Mark D. Houle.

Judge Mark D. Houle exposed and conceded the fraud committed against the aggrieved Petitioner when he voluntarily stated in his retaliatory order “*where the fraud allegations against him were not so scandalous as to warrant restriction of public access,*” which means that the fraud violations of his colleagues and the Bribe’s scandal of “the Chief Judge” in the Central District of California are not so scandalous and the Judicial misconduct, deprivation of rights under color of law, and corruption are just normal acts in the Central District of California. On 10/27/2021, I filed an appeal because I need to Expunge the Bankruptcy from my public records because I was forced to file because of Respondents ongoing violations and radically extreme and malicious hate crimes for years, however, they assigned the Fee Waiver request of the Appeal back to

him. His Court Calendar Clerk called me as and stated that the Judge is requesting the Fee Waiver for a hearing. The hearing is scheduled on 11/02/2021 at 12 PM PST. It appears he wants to escalate the obstruction of justice and retaliation against me and deny the fee waiver so I suffer more from the illegal harm and damages and because my Motion to Reopen and Motion to Expunge referenced the last lawsuit case 1:21-cv-01295-SSS at the United States Court of Federal. Judge Houle exposed all Judicial Officers named-above and admitted and conceded the already formally proven scandals. Judge Houle tried to normalize and legalize the fraud and scandals exposed!

* United States Court of Appeals for the Federal Circuit. Appeals:

* *Ahmad Aljindi v. USA*, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Appeal Pending Case Number Assignment.

* *Ahmad Aljindi v. USA*, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Appeal Pending Case Number Assignment.

According to the abusive, retaliatory, and illegal pattern exposed above, its anticipated that the United States Court of Appeals for the Federal Circuit. Appeal is going to retaliate against the aggrieved Petitioner illegally and unconstitutionally because they believe that Judicial Officers and FG Agencies and involved public officials are kings and above the law while aggrieved Petitioner is just a Muslim-American Patriot that must be abused and his legal and Constitutional rights must be crushed.

The FG is still coordinating illegally with the Ninth Circuit so Respondents can win illegally, steal my Constitutional Relief, and cover the corruption. The FG waived its legal right to respond on 03/16/2020 at the Supreme Court, see Supreme Court's case number 19-7708. There is no legitimacy for anything the FG have filed in ANY federal court after 03/16/2020. The FG has conceded the wrongdoing on 03/16/2020. There is no legitimacy for the FG's Motions to Dismiss which the FG keeps submitting maliciously

and in bad faith to obstruct justice and to steal my Constitutional Relief and which the above-named Judicial Officers keep granting illegally and unconstitutionally. The undersigned is entitled for his Constitutional Relief immediately and without any further delay or retaliation from the FG or the Judicial Officers.

Since December 2018, ALL Federal Courts without any exceptions Granted ALL illegal demands submitted by the FG illegally to obstruct justice and Denied ALL legitimate and truthful demands submitted by the aggrieved Petitioner so they can steal his Constitutional Relief and win illegally. I formally declare that I am the most important AI Scientist in the world. I challenged Respondents if they dare to allow for the requested Jury Trial to occur in the District Court and to allow the respectful jurors to witness the scientific challenge and to decide the verdict of the case. However, Respondents are fully aware that they will lose 100%. That's why their wrongdoing is still ongoing since December 2018, and they are refusing to allow for any Jury Trial to occur. They just want to steal my Constitutional Relief and win illegally to cover the corruption just like Banana Republics. Pure and straight corruption. I formally declare that I am being abused and tortured to death inside the federal courts and by the FG and judicial officers. I formally declare that Respondents stole my Constitutional Relief that I am entitled for and won illegally.

Hence, the aggrieved Petitioner is demanding his illegally stolen Constitutional Relief so he can survive, recover, and seek his legitimate self-employment opportunity.

Therefore, and based on the facts presented above, the aggrieved Petitioner is demanding his stolen Constitutional Relief immediately for the best interest of justice.

The Petitioner has suffered, still suffering, and will continue to suffer due to the ongoing injustice and the intentional and systematic obstruction of justice and because of the wrongdoing, violations, and hate crimes.

The United States Constitution prohibit the intentional and systematic violations and crimes against the citizens Bill of Rights. The United States Constitution prohibit the unlawful discrimination, retaliation, negligence and tort, and intellectual property copyrights laws violations in addition to all wrongdoing formally documented and evidenced in the related cases and EEO dockets.

FEDERAL GOVERNMENT

Respondents United States of America et al., are all federal agencies sued in their official capacities. The Respondents were acting under color of law because the Respondents were obligated by the United States Constitution to uphold the United States Constitution and to prevent the unlawful discrimination against the protected classes, retaliation under the protected statuses, and because of the negligence on preventing the ongoing wrongdoing occurring against the aggrieved Petitioner which caused him sever harm and damages.

There is NO legitimacy for the unconstitutional orders granted as it is all not judicial in nature! NO LEGITIMACY! Their actions are NOT judicial in nature and established a wide 1983 truthful and legitimate case long time ago already as formally documented in Supreme Court's case 19-7708.

The aggrieved Petitioner believes that the majority of the great men and women within the respectful FG who are serving our great nation deserves the Supreme Court's attention about the wrongdoing of the few corrupt and racial officials within the three

branches. The few corrupt and racial officials should never be allowed to damage the great reputation of our great FG and the best interest of justice and the American People.

The United States Constitution is the word and the decision of the American People. According to the United States Constitution, no one is above the law. The violations and the hate crimes documented and explained in this truthful and legitimate Petition are prohibited. There is NO LEGITIMACY for the unconstitutional orders issued in the lower by the few involved judicial officers. No public official within the entire FG's three branches is allowed to overturn the American People's Constitution illegally. No public official alive today is better or more loyal than Thomas Jefferson who stated:

"The two enemies of the people are criminals and government, so let us tie the second down with the chains of the Constitution so the second will not become the legalized version of the first." Thomas Jefferson

"When injustice becomes law, resistance becomes duty." Thomas Jefferson

Therefore, according to the United States Constitution and the facts presented above including the submitted evidence in this case and ALL related cases, Respondents malicious litigation is illegitimate and unconstitutional in its entirety and the aggrieved Petitioner is entitled for his Constitutional Relief immediately and without any further delay. This is according and based on the United States Constitution and justice. The Court must GRANT the aggrieved Petition his Constitutional Relief that he has formally won but was stolen by the FG immediately. Respondents filed a waiver of rights to respond in the Supreme Court case 19-7708 and therefore have no legal rights to respond maliciously and illegally to obstruct justice and to steal the aggrieved Petitioner's Constitutional Relief and cover the exposed scandals and corruption. For the best interest

of the United States, national security, American People, justice, and public interest, this Court must GRANT the Constitutional Relief immediately and without any further delay and without allowing the Respondents to file more malicious and ludicrous documents illegally. The more they are allowed to litigate maliciously, the more damage to the United States great reputation they will cause. Therefore, this Court must protect the great reputation of the United States immediately and direct the FG to make corrective actions instead of resisting justice. Again, this is according and based on the United States Constitution, justice, the confirmed verdict of the formally demanded but illegally obstructed Jury Trial. The American People would never accept the corruption and the injustice. The American People would never bias against me because of protected classes. According to the United States Constitution, the word and the decision of the American People, the Supreme Court MUST GRANT the Constitutional Relief immediately.

IT IS SO ORDERED BY THE AMERICAN PEOPLE.

REASONS FOR GRANTING THE PETITION

1. Because by denying this Petition the Supreme Court Honorable Justice will be violating the United States Constitution that prohibit the formally proven, evidenced, and exposed scandals documented above.
2. To defend the best interest of the United States, the American People, and justice and to uphold the United States Constitution.
3. To restore the American People and the public trust to the best extent including the aggrieved Muslim-American minority in addition to all other minorities in the judicial system.
4. To restore the American People and public trust to the best extent including the aggrieved Muslim-American minority in addition to all other minorities in the executive branch.
5. To restore the law-and-order principle to the United States of America and to end the chaos situation and the disgrace level our great nation has reached.
6. To protect the great reputation of the FG including the three branches and to prevent few corrupt and racial officials from damaging this great reputation.
7. To stop the few judicial officers involved from misusing the law and to stop dismissing the citizens and victims' truthful and legitimate cases under the most popular malicious and false excuse "frivolous" that they use to cover those who they believe they are above the law including officials within the FG and the IC.
8. To remind the few judicial officers involved that they are not kings and above the law and that they are working for the American People and serving the United States and not any special interest and to set their personal desires, interests, and

opinions a side and to uphold the United States Constitution and to defend justice according to the law.

9. To remind the few judicial officers involved that the judicial officers cannot decriminalize, normalize, and coverup the Constitutional crimes and violations as the judicial branch is responsible about the checks and balances principle.
10. To hold the wrongdoers and the law violators accountable about their formally documented and evidenced violations and crimes regardless of their sensitive and powerful positions within the FG.
11. To put a serious end for the reckless escalation of the corruption levels against the best interest of the United States, the American People, national security, and justice.
12. To restore the public trust in the integrity of the EEO system and to require the FG to obey the United States Constitution including the Merit System laws and regulations and to stop excluding the aggrieved Muslim-American minority and all other minorities from the diversity strategies as marginalization is prohibited.
13. To restore the public trust in the integrity of the intellectual property operation and related copyrights law in its entirety and to end the copyrights violations as the FG's officials are not above the law.
14. To direct the Federal Courts to handle the Constitutional responsibilities instead of closing the truthful and legitimate lawsuit cases repeatedly and in an abusive and illegal manner and to be extremely careful about the best interest of justice and the aggrieved victims such as the aggrieved Petitioner.

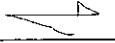
15. To prevent the FG from ripping-off and stealing the Constitutional Reliefs of the aggrieved citizens, victims, and self-represented litigants fighting for justice to the best of their knowledge and abilities and to adhere to the United States Constitution honestly.
16. To remind the IC officials that they are not above the law and that they should respect and obey the United States Constitution and to stop misusing the intelligence capabilities and to work for the best interest of the United States and the American People and not the special interests of the billionaires in top.
17. To prove practically that no one is above the law and that all people are equal in front of the law including the most aggrieved citizens from the most aggrieved minorities like the aggrieved Petitioner.
18. To keep the United States of America as the best country on earth.
19. To end the intentional egoism of the involved Judicial Officers.
20. To defend the National Security of the United States of America.

CONCLUSION

For the foregoing reasons, this Court should grant the Petition for Writ of Certiorari.

DATED this 30th day of October 2021.

Respectfully submitted,

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