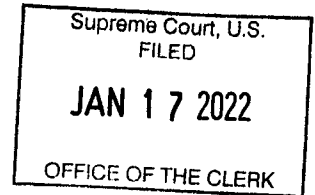


21-7166
No.

RECEIVED
JAN 17 2022

IN THE
SUPREME COURT OF THE UNITED STATES
Washington, D.C. 20543



Mustafa Ozsusamlar — PETITIONER
(Your Name)

vs.

P-Adams. et. AL. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Mustafa Ozsusamlar
(Your Name)

P.O. Box-5000, FCI-Hazelton
(Address)

Bruceton mills. W.V. 26525 —
(City, State, Zip Code)

(Phone Number)

QUESTION(S) PRESENTED

- 1- in common and out going legal mail opened by Mailing Room Guard. Read - copied - Forwarded to the Warden or unit manager, delayed or Destroyed. That is National violation.
- 2- in common U.S. Postal service money order \$50.00 Destroyed Not deposited petitioner trust fund account.
- 3- Discrimination and Rasizm. NO equal protection including District and Appeals Court, supporting staff of Prison. Because. District Court NOT Appointing Attorney. petitioner for poor English no have Attorney a inmate, all the defendant Federal Employee.

LIST OF PARTIES

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

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

- 1-Fourth Circuit Appeals orders.
- 2-District Court (some document) order.

RELATED CASES

In Arizona, on March 2019, Honorable Danielle Viola. Ruled in case Thomas O. Bastain. Judge Viola, said that the prison Guard "opened, Copied, Read" legal mail outside prisoner presence which violated First and Sixth Amendment Rights. Then on May 7, 2019, prosecutor made a settlement. Dropped prisoner Bastain pending terrorist offense and paid to prisoner Bastain \$175,000.00, published in prison legal News.

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

I do not understanding some of cited case.

STATUTES AND RULES

- A- Constitutional Rights and Bill of Rights violation
- b- Equal protection - indignity, violation.
- C- Discrimination and Rasm. violation.

OTHER

Requesting independent justice.

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	3
STATEMENT OF THE CASE	4
REASONS FOR GRANTING THE WRIT	5
CONCLUSION.....	6
<i>Proof of service</i>	7

INDEX TO APPENDICES

APPENDIX A	<i>Forth Circuit Court.</i>	<i>Page Numbers.</i>
		<i>8 - To 16.</i>
APPENDIX B	<i>District Court.</i>	<i>17 - To 30.</i>
APPENDIX C	<i>Open legal mail without presence.</i>	<i>31 - To - 40.</i>
APPENDIX D	<i>U.S. Postal service money order.</i>	<i>41. and 42.</i>
APPENDIX E		
APPENDIX F		

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix 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.

☐ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

☐ reported at _____; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

☐ reported at _____; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was the Fourt Circuit.

☐ 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: Dec. 21, 2021, 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).

☐ For cases from **state courts**:

The date on which the highest state court decided my case was _____.
A copy of that decision appears at Appendix _____.

☐ A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Petitioner Ozsusamlar believes Justice. reasons why opened a case to the District Court. the court has jurisdiction over this action Pursuant for the under Constitution. 28.U.S.C. § 1331 and 1343 as and the constitution of the united states. And Pursuant to 28.U.S.C. § 1391(b) because substantial Part of event or omission race the Claim accured in the district. all the defendants conspired with and support eachothers Knowingly violated Petitioner's Constitutional rights.

institution FCI-Hazleton mailing Room Guard "OPENED READED. COPIED" Petitioner Incommen legal mail. outh of Petition Precense. knowingly violate for the rule of 28-CFR § 540-18- / 28. CFR § 540-19 / 28. USC § 540-02c, and B.O.P. Program statement PS-526-09 / PS-540-196. and Firth and sixth Amenment violation.

That legal mail sealet by clerk of Court and stamped legal mail open in Frond of inmates. But mailing Room Guard fabricated own Ruber stamp and ruled. stamped NOT B.O.P. Crteria. see. in APPENDIX.

This is clearly Constitutional violation, "National intrest" opened some person mail. FCI- Hazleton mailing Room. NOT holding legal mail logbooks record or report all so Violating 49 CFR. 1570-05. reasons why destroying many outh going legal mails.

And mailing Room Employee should be known that there are sever Federal Penalties Such activity. 14-CFR § section 61.59 and 49-CFR § 1570-5:

in this case Constitutional Rights and Bill of Rights violated by the District Court and Appeals Court NOT appointed a Attorney:

Because Petition Ozsusamlar indigent ~~to~~ have attorney pro-se Poor English. inmate. Reasons why. there is Discrimination Rasizm. ethnic Nation he no have legal rights Dismissed Complaint District Court and Appeals Court.

Appeals Court not given hearing transcripts copy to Petitioner Ozsusamlar:

STATEMENT OF THE CASE

Petitioner. Ozsusamlar filed Complaint on October. 2020 Against P. Adams et al
Complaint Granted. but NOT Pointed a Attorney. starting equal justice
Violation. Petitioner Constitutional Rights and Bill of Rights.

Complaint main allegation OPENIN incommen legal mail and outgoing teral mail
Not Holding outgoing legal mail Logbooks record or report. Destroying some of mail.
Violating Rule of 49-CFR § 1570.5.

FBI-Hazelton mailing Room Guard Conspired with others "Opened Readed Copied"
incommen stamped legal mail without Petitioner Ozsusamlar Presence.

Petitioner Ozsusamlar asking from DOJ. Court his Constitutional Rights. but judge
No given rights Dismissed Complaint. this Complaint actualy "National Complaint"
mailing Room Guard and District Judge should be known that there are severe

Violation Federal Penalties such activity for following Rules. 14.CFR § 61-59:

28-CFR^{PR} 540-18; 28.CFR § 540-19; 28.CFR § 540-02C and BOP. Program statement (PS)
PS-526-09; PS-540-196.

in mail I received a U.S. Postal service money order. I returned to unit staff
For depossitting my trust fund account. \$50⁰⁰ money order destroyed not
Returned to me and not deposited my trust fund account. after Administrative
Remedy request deniel. District Judge Bailey Dismissed my complaint. support
FBI-Hazelton staff. see APPENDIX D.

District Judge Bailey said Petitioner no have Attorney. pro-se. inmate poor
English. all the dependant Federal Employee Dismiss the case.

Mean was Petitioner no have a Constitutional Rights.

Reasons why U.S. Supreme Court Justices is telling expensive interpretation of statutes in case
U.S.V. Van Buren 19-783. Jan. 03, 2021 the 6-3. DOJ Follows the bureaucratic pattern of avoiding
Judicial defects. Bedrock Prensible in American justice system. is deement as in "obvious
Truth" in the idia that any person haled in the court, who is poor language a etnie Nation poor
For Financialy no have efective attorney in court can not be assured for fairnes law that person.

U.S. District Court in Reno. Nevada said. I Found the law widely known as Section
§ 1326. Based on "Racist. Nativist Roots. and Discrimination People in violation
of the equal protection clause of the Fifth Amendment. any body who works
in Federal korts known the statute.

Finally. Supreme Court justices and Nevada District Judge correct.

Reasons why petitioner case Dismissed by District and Circuit Court:

REASONS FOR GRANTING THE PETITION

- 1- National interest. opened, readed, copied, legal mail out of presence.
- 2- Constitutional violation. Bill of Rights.
- 3- Discrimination Raszism. equal protection allegation.
- 4- Petitioner Ozsusamlar pro-se. no have attorney, poor English, inmate, All the defendant federal employee.

Petitioner Ozsusamlar, indigent no available hired a attorney.
And not illigible pay some of money to jail house lawyer.
Granting this motion possible pointing a Attorney.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Manella Quintero

Date: January 11, 2022