

ORIGINAL

Supreme Court, U.S.
FILED

MAR 03 2022

OFFICE OF THE CLERK

No. 21-7304

Supreme Court of the United States

Wilfredo Torres,

Pro Se Petitioner

-VS-

City of New York, et al.

Defendants

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

Petition for a Writ of Certiorari

Pro Se Petitioner:

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

Telephone: 212-447-1737

Dated: March 3, 2022

Respondents:

**City of New York, et al.
Attn. Law Department
Georgia Pestana, Esq.
Damian Gallagher, Esq.
100 Church Street
New York, N.Y. 10007**

Telephone: 212-356-1000

Question Presented:

Whether United States Judge Ronnie Abrams and United States Magistrate-Judge Kevin Nathaniel Fox violated rules of ethics and my right to due process of law when they capriciously dismissed lawsuits 16CV2362 and 16CV3437 about warrantless raids of my apartment to kill me, kidnapping, and torture which had been ordered by the then President of the United States Barack Obama as part of the Deep State-CIA-FBI-COINTELPRO domestic assassinations program.

Related Cases:

W. Torres vs City of New York, et al.
16CV2362 (RA)(KNF)
Dismissed on April 21, 2021
Appeal 21-1313 denied on December 21-2021
Present SCOTUS certiorari application

W. Torres vs NYC Health & Hospitals, et al.
16CV3437 (RA)(KNF)
Dismissed on April 21, 2021
Appeal 21-1314 denied on December 21, 2021
Present SCOTUS certiorari application

W. Torres vs The Blackstone Group, et al.
18CV6343 (RA)(KNF)
Dismissed on September 4, 2019
Appeal 19-3202 denied on January 21, 2021
SCOTUS certiorari 20-7869 denied on June 7, 2021

W. Torres vs NYC Health & Hospitals, et al.
18CV4665 (RA)(KNF)
Dismissed on January 7, 2021
Appeal 21-101 denied on June 24, 2021

W. Torres vs New York Legal Assistance Group, et al.
20CV2396 (LLS)
Dismissed on September 23, 2020
Appeal 20-3383 denied on March 24, 2021
SCOTUS certiorari 20-8423 denied on October 4, 2021

W. Torres vs City of New York, et al.
19CV6332 (ER)(KP)
Pending

W. Torres vs United States Department of Justice, et al.
21CV8427 (LTS)
Dismissed on February 1, 2022
Appeal pending

List of Parties:

City of New York, et al.
Attn. Law Department
Georgia Pestana, Esq.
Damian Gallagher, Esq.
100 Church Street
New York, N.Y. 10007

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

NYC Health & Hospitals Corporation, et al.
Attn. Heidell, Pittoni, Murphy & Bach, LLP
Gabrielle LaMarche DeYoung, Esq.
Doreen Dufficy, Esq.
99 Park Avenue
New York, N.Y. 10016

New York University Medical Center, et al.
Attn. Bond, Schoeneck & King, PLLC
Jessica Moller, Esq.
1010 Franklin Avenue Suite 200
Garden City, N.Y. 11530

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

U.S. Department of Justice, et al.
Attn. Elizabeth B. Prelogar,
Solicitor General
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Index of Appendices:

Appendix A:

Copy of dismissal of cases 16CV2362 and 16CV3437 dated March 31, 2021.

Appendix B:

Copy of dismissal of appeal 21-1313 related to case 16CV2362 dated December 21, 2021.

Appendix C:

Copy of dismissal of appeal 21-1314 related to case 16CV3437 dated December 21, 2021.

Table of Contents:

| | |
|--|---|
| Motion for Leave to Proceed in Forma Pauperis----- | |
| Cover----- | 1 |
| Question Presented----- | 2 |
| Related Cases----- | 3 |
| List of Parties----- | 4 |
| Index of Appendices----- | 5 |
| Table of Contents----- | 6 |
| Statement of the Case----- | 7 |
| Jurisdiction----- | 8 |
| Reasons for Granting the Petition----- | 8 |
| Conclusion----- | 8 |
| Relief Requested----- | 8 |
| Proof of Service----- | 9 |

Statement of the Case:

1---Serving the Deep State, U.S. Senate Select Committee on Intelligence members Charles Schumer, and Kirsten Gillibrand, appointed Ronnie Abrams as Judge of the Southern District of New York, and her husband Greg Andres, as U.S. Deputy Attorney General and later assistant to Special Counsel Robert Mueller.

2---Robert Mueller is the infamous former FBI Director who **five (5) days before 9/11** was named to that position by then U.S. President George W. Bush with the sole mission to cover-up the Deep State-CIA bombing and destruction of the twin towers.

3---On 11-07-2018 the U.S. Attorney for the Southern District of New York tried to investigate 9/11, and was quickly fired. Exhibit 1.

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

5---The government of the United States publicly accepts that its own Central Intelligence Agency ("the CIA terrorists") as enforcers of the Deep State bombed and destroyed the World Trade Center on September 11, 2001 ("9-11"); slaughtered over 3,000 people almost at front of the federal courthouse; blamed others; massacred over 1-million innocent men, women and

children in Iraq; got both political parties to assign billions of dollars to the fake "war on terror" at home and abroad; multiplied the military budget; activated a tyrannical law called The Patriot Act; a secret and omnipotent Court named Foreign Intelligence Surveillance Court; and replaced the U.S. Constitution for a police-state. Exhibits 3, 4,5,6.

6---On 6-08-2015, 7-13-2015, and 8-02-2015 I sent letters to then President Barack Obama, Secretary of State John Kerry, Attorney General Loretta Lynch, Senator Charles Schumer, Senator Kirsten Gillibrand, and Congresswoman Carolyn Maloney denouncing the Deep State-CIA-FBI COINTELPRO domestic assassinations program, and demanding release of my file.

7---On 9-28-2015 they retaliated by sending CIA-FBI terrorists accompanied by my landlord, Bellevue South Associates ("BSA") to conduct a warrantless raid of my apartment after breaking the door.

8---They left a handwritten note with the word "intel", and the name of CIA terrorist-N.Y. Regional Director of the Department of Homeland Security, Dennis McGowan, as the person that sent them.

9---They called the raid a "wellness-check".

10---NYPD and federal officials ignored my complaints, and days later planted a surveillance tower at front of my window. Exhibits 7, 8.

11---I filed lawsuit 16CV2362 at the Southern District of New York federal Court, which was assigned to Judge Ronnie Abrams, and Magistrate-Judge Kevin Nathaniel Fox who always protected the CIA-FBI terrorists while treating me like a criminal until they dismissed the case.

12---Since the beginning of this lawsuit the court protection of the CIA-FBI terrorists was such that even the then Chief Judge of the court, Loretta Preska, forced me to pay the filing fee after she disappeared my application to file as a poor person. Case 16CV2362, docket 2.

13---Ordered by Judges Abrams and Fox, the CIA-FBI terrorists and BSA returned on 4-28-2016, broke the door of my apartment for another warrantless raid, handcuffed, kidnapped, and took me by ambulance to HHC Bellevue Hospital to be tortured as a John Doe. Exhibit 9.

14---They called the raid "a wellness-check".

15---The NYPD filed an affidavit stating that the CIA-FBI terrorists, not the NYPD, were responsible for handcuffing, kidnapping, transporting, and torturing me at HHC Bellevue Hospital. Case 16CV2362, docket 210.

16---The FDNY ambulance report states: "A MALE ADULT COMPLAINING OF NOTHING". Case 16CV2362, docket 212.

17---Judges Abrams and Fox refused to name the CIA-FBI terrorists as defendants despite ample evidence. Case 16CV2362-dockets 47, 66, 84, 89, 105, 106, 108, 119, 120, 121, 127, 128, 129, 132, 152, 158, 162, 250, 259, 260, 261, 263, 264, 265, 267, 316, 342, 444, 435, 446.

18---Appeal 18-1161 to include the CIA-FBI terrorists as defendants was dismissed by Judge Jose Cabranes of the U.S. Court of Appeals for the Second Circuit who is also member of the ultra-secret, omnipotent, and unconstitutional Foreign Intelligence Surveillance Court (FISC).

19---During the torture I was assaulted by HHC Bellevue Hospital employees, forcefully injected with drugs that put me to sleep, urine and blood were forcefully taken, and x-rays and MRI's were done.

20---The torture was such that I developed fever of 101 degrees, my two-days old spinal surgery was permanently damaged, and up to this day need medications, treatment, and suffer from PTSD and heart disease.

21---New case 18CV4665 against the Health & Hospitals Corporation ("HHC") was commenced without the CIA-FBI terrorists as defendants.

22---Abrams, Andres, and Fox continued ordering more attacks against me.

23---On 12-13-2018 CIA-FBI terrorist NYPD Lieutenant Neil Veras, and NYPD Police Officer Patricia de Jesus, used a sledgehammer trying to break the door of my apartment after I denied them access. Video-recorded.

24---On 12-20-2018 Veras, de Jesus, and Detective Christopher Rickford, yelled threats such "we will tell your neighbors that you are a rapist, and a pedophile" after I denied them access to my apartment. Recorded.

25---On 12-21-2018 a community lawyer told me that Veras and de Jesus wanted to arrest me, I surrendered at the 13th police station, was falsely charged with a misdemeanor, and taken before a Judge and released without bail; the case was dismissed days later.

26---On 2-04-2019 I asked Abrams to recuse herself because of bias against me, and that her husband was employed by DOJ as assistant to mass-murderer Robert Mueller. Case 16CV2362, docket 333.

27---On 2-13-2019 I filed Writ of Mandamus 19-395 at the U. S. Court of Appeals for the Second Circuit asking for her recusal. Case 16CV2362, docket 334; this appeal was dismissed.

28---**Days later**, on 2-27-2019, Abrams, Andres, and Fox retaliated by ordering the CIA-FBI terrorists to conduct another warrantless raid of my apartment. Exhibit 10.

29---CIA-FBI terrorist posing as NYPD Lieutenant Neil Veras, NYPD Police Officer Patricia De Jesus, and three (3) NYPD policemen invaded my apartment; falsely charged me with a misdemeanor; Veras ordered the policemen to remove me from the apartment while he and de Jesus stayed behind ransacking the apartment.

30---Facing neighbors and friends I was taken in handcuffs out of my apartment and building; paraded at front of a pizzeria which is at issue in this case; taken to the police station; with ankle shackles and handcuffed behind my back taken to HHC Bellevue Hospital Psychiatric Ward; to the police station; to Court; to the police station; to HHC Bellevue Hospital; to the

police station; and to court where handcuffed behind my back I appeared before a Judge who released me without bail.

31---The case was dismissed days later.

32---Although the attack was related to the previous ones, to escape the persecution by Abrams, Andres, and Fox I had to file an additional lawsuit, 19CV6332, which included the CIA and FBI as defendants, and asked the then Chief Judge, Colleen McMahon, to assign it to another Judge.

33---McMahon granted my request, but to protect the CIA and FBI she ordered that the complaint be amended to exclude these agencies, and that Veras, de Jesus, and the three (3) policemen **could only be included as NYPD agents-not CIA or FBI**. Case 19CV6332. Docket 7.

34---Unbelievably, the Judges of that new case, Edgardo Ramos and Magistrate-Judge Katharine Parker, lied to protect these defendants (case 19CV6332, docket 138) and stayed the case **for 15-months**.

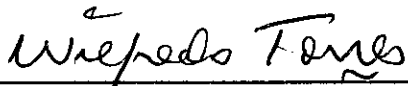
35---My appeal 21-1990 to the U.S. Court of Appeals about this issue was dismissed by U.S. District Judge John P. Cronan who for this mission had been temporarily designated appeals Judge by the Chief Judge of the U.S. District Court, Laura Taylor Swain.

He has been a District Judge for only a few months coming directly from his job as U.S. Deputy Attorney General at the U.S. Department of Justice, agency that runs the Deep State-CIA-FBI-COINTELPRO domestic assassinations program that includes kidnappings, torture, and more. My U.S. Supreme Court certiorari appeal 21-6608 was dismissed as "malicious" and "frivolous".

36---To cover-up the felonies committed by Abrams, Andres, and Fox, the Chief Judge of the U.S. District Court-Southern District of New York, Laura Taylor Swain, refuses to process my FOIA lawsuit 21CV8427 against the U.S. Department of Justice for the release of records which among other things will prove that while Andres was employed at DOJ prosecuting and jailing giants like Paul Manafort, he was simultaneously ordering warrantless raids of my apartment.

37---To cover-up the felonies committed by Abrams and Fox, the Chief Judge of the U.S. Court of Appeals for the Second Circuit, Debra Ann Livingston, refuses to process corruption complaints that I filed on May 12, 2021 and May 17, 2021.

38---On December 20, 2021 I served to the Clerk of Court copy of my SCOTUS certiorari petition 21-6608 about corruption at the appeals and district courts, and the next day Judge Livingston retaliated by dismissing my pending appeals 21-1313 and 21-1314 which are the subject of this SCOTUS certiorari petition.

A handwritten signature in black ink, reading "Wilfredo Torres", is written over a horizontal line.

Wilfredo Torres

Jurisdiction:

The date in which the United States Court of Appeals for the Second Circuit denied my appeals of both cases, 16CV2362 and 16CV3437, was December 21, 2021.

The jurisdiction of this Court is invoked under 28 U.S.C. section 1254 (1).

Reasons for Granting the Petition:

The Constitution of the United States does not allow government hit lists or a corrupt judiciary.

Conclusion:

The wholesale corruption at the United States District Court for the Southern District of New York and at the United States Court of Appeals for the Second Circuit trashes the Constitution of the United States.

Relief Requested:

---reverse the dismissal of cases 16CV2362 and 16CV3437.

---disbar all the defense lawyers for covering-up the government hit lists in this case.

---investigate judicial corruption at the district and appeals courts related to this case.

---any other relief that this Court finds just.