

No. 21-7881

---

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

---

Justin P. Sulzner, member Christian Cong. of Jehovah's Witnesses (CCJW)

Plaintiff

- VS. -

United States Department of National Intelligence , (ODNI) et al

Defendant

---

**PETITION FOR REHEARING  
CONCERNING  
REQUESTED WRITS OF MANDAMUS IN THE  
FOREIGN INTELLIGENCE SURVEILLANCE COURT (FISC)  
(Rule 44)**

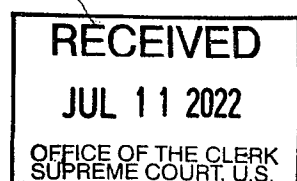
---

In Re: Justin Paul Sulzner

---

Justin Paul Sulzner, Pro Se  
3315 Williams Blvd. SW - Suite 2-242  
Cedar Rapids, Iowa 52404  
319-213-7608  
[justinsulzner@gmail.com](mailto:justinsulzner@gmail.com)  
[justinsulzner@yahoo.com](mailto:justinsulzner@yahoo.com)

1



The Petitioner, Justin P. Sulzner, hereby requests a rehearing en-banc with prior justices who denied and newly appointed justices concerning a rehearing of this matter with all Supreme Court Justices pursuant to U.S. Supreme Court Rules.

The grounds for the request (Rule 44.1) center around the preservation of true worship threatened by the invasive violations of ODNI personnel and secret operations within the Christian Congregation of Jehovah's Witnesses (CCJW) within all United States congregations, branch facilities and any international congregations and branches. The operation threatens true worship and violates many, many established laws and freedoms guaranteed by the U. S . Constitution.

This petition is filed within 25 days of the order of denial issued by the United States Supreme Court on June 13th, 2022. (Rule 44.2)

The Petitioner is proceeding Pro Se and In Forma Pauperis and is presenting his argument in good faith and not for delay before the Honorable United States Supreme Court. (Rule 44.1)

Due to the sensitive and secret nature of the matter, the Petitioner requests the Honorable United States Supreme Court consider, review and grant this request based on the suit submitted to the Iowa First & Sixth District State Courts, Iowa Northern District Federal Court and U.S. Foreign Intelligence Court. (Rule 27.3)

WHEREFORE, The Petitioner certifies that the grounds for this rehearing request are limited to intervening circumstances of substantial effect and respectfully prays that a rehearing be granted concerning this most urgent matter.

Dated July 7th, 2022.

By: /s/ Justin Paul Sulzner  
Justin P. Sulzner  
3315 Williams Blvd. - Suite 2-242  
Cedar Rapids, Iowa 52404 (319) 213-7608