

## **GROUND FOR THE REHEARING**

### **PRO SE CIVIL PETITION #21-7999**

#### **SUPREME COURT OF THE UNITED STATES**

The petition for rehearing of the civil case “Kristine Arutyunyan v. Federal Bureau of Investigation of the State of New York” docket 21-7999 has federal and diversity of citizenship issues in the core.

I, a pro se petitioner consider the grounds for rehearing this civil case unquestionably and undeniably important. Since the national security, federal and diversity of citizenship questions are the main consideration, I have done my own investigation to have a full picture for myself to be able to give this situation a deserved resolution. I have reached out to international legal entities within United States and outside of the United States – United States of America mission to United Nations (2015, 2021); Embassy of Switzerland in the United States (2018, 2021); Interpol, France (2015, 2021); Interpol Unites States (2018, 2021); National Security of Republic of Armenia (2021).

As federal question and diversity of citizenship question were main considerations to seek justice for the violation of my civil rights, privacy and identity theft and identity fraud performed by the Federal Bureau of Investigation,

mentioned United States government organizations and United States government representatives should be considered as “intervening circumstances of a substantial and controlling effect”. These “intervening circumstances” are highly likely to remove any obstacle for petition for rehearing resolution.

This pro se civil case has both “intervening circumstances of a substantial and controlling effect”; and rises “other substantial grounds not previously presented”, according to Rule 44.2 “Rules of the Supreme Court”. This pro se civil case due to its character carries both political and personal subject matter that previously has not been presented. Considering the political fact – my birthplace Armenia, where I lived until age of 15 years old; my move to Russia from Armenia in the midst of the political instability in Armenia in 1990s’. I do not have exact reasons for a highly anticipated interest to me of certain high level authorities of Russia as a person, with ordinary lifestyle and ordinary family of 5(4) with no political background, while living in Siberian suburbs in Russia. I came to the USA by J1 visa “Au pair” program in October 2007, which would have given me an opportunity to study, go to law school, and fulfill my basic life needs that somehow I was not able to achieve, despite the fact of working hard and looking for different paths and avenues to make a daily life needs meet.

Only in the United States, having the time to think and see the same patterns of a circle of “bad luck”, being “late from the life events” to claim things I work

hard for, made me realize that things cannot repeat themselves if you do everything in your power and knowledge to make things work for you; try multiple times and ways to open the doors for me. Suddenly I started looking at things occurring to me and around me from a different light. Picking up the pieces and putting puzzle pieces together I understood that I was misintroduced to American high level legal entities, although, being a ordinary person with no political background it still did not make sense to me why I would be put in a position to be defending myself as an ordinary human or a citizen of Armenia and Russia and under unknown circumstances I had to be denied all legal ways of trying to stay in America legally.

It was extremely hard and unbearably dangerous to put myself out there to prove the American government, high level legal entities that the fake biography and identity, false accusations do not go hand in hand with my true self and my real life background. It was heartbreaking to admit, and the hardest thing to deal with the denial of majority of Armenian community of America to hear the truth and the exact reasons of occurred situation around me and my identity to prevent the spread of false accusations and representation of me to American high level legal entities by one of the government agency – Federal Bureau of Investigation, which had a false base to be supported and agenda.

The Supreme Court's consideration for the decision should not be limited only to the mentioned grounds in this petition for rehearing, also count on the amicus curiae collaboration.

To avoid the formality of stating over the facts and grounds for the petition for rehearing under "intervening circumstances", I want to focus the Supreme Court of the United States attention to amicus curiae collaboration.

This civil case has exceptional grounds, and the circumstances of this case are genuinely exceptional and make the exercise of the available procedure of rehearing appropriate.

Therefore, this pro se civil petition for rehearing deserves meaningful relief. I am seeking financial reimbursement in the amount of \$10.000.000 (ten million dollars in money) for all emotional damages, mental humiliation, identity fraud and misrepresentation, for the violation of my civil rights, privacy and identity theft and identity fraud performed by the Federal Bureau of Investigation.