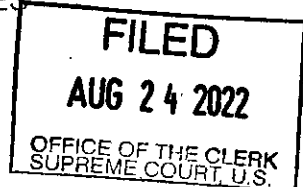


No. **22-5456**

IN THE  
SUPREME COURT OF THE UNITED STATES

**ORIGINAL**



Min Jeong Kim

— PETITIONER

(Your Name)

vs.

USCIS

— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. Court of Appeals in U.A

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

PETITION FOR WRIT OF CERTIORARI

Min Jeong Kim

(Your Name)

1200 Pennsylvania Ave NW, #602

(Address)

Washington DC, 20044

(City, State, Zip Code)

703 213 6314

(Phone Number)

## QUESTION(S) PRESENTED

\* The federal circuit does not have jurisdiction over any criminal, bankruptcy, immigration, or state matters.

"What is the reason"

## 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:

### RELATED CASES

No. CL-2022-6790, Court of Appeals In U.A  
No. CV-22-393, Court of Appeals In Arkansas  
No. 22STCV25583, Stanley Mosk Courthouse In L.A  
Unknown, San Francisco  
Unknown, Texas  
No. 2022 SC20000974 In Washington D.C

I might have more to file

Min Jeong Kim  
VS

USCIS

case # 2:21-CV-06215-MCS-APM  
→ U.S. district court In California

case # 1:21-CV-02330-EGB  
→ U.S. court of Federal Claims

case # 1:22-CV-00128-RDA-JFA  
→ U.S. district court In U.A

case # 22-1413  
→ U.S. Court of Appeals In U.A

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	
CONCLUSION.....	

## INDEX TO APPENDICES

- APPENDIX A
- APPENDIX B
- APPENDIX C
- APPENDIX D
- APPENDIX E
- APPENDIX F

## TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

N/A

STATUTES AND RULES

N/A

OTHER

N/A

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 \_\_\_\_\_ 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 \_\_\_\_\_ 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 \_\_\_\_\_.

☐ 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: 06/23/22, 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

N/A



## STATEMENT OF THE CASE

### (I) Issue: N-400 Application

- Facts: Right before I applied to an application, I contacted to the USCIS to ask if I meet the requirements.

↓

\* The time when USCIS can proceed to confirm the requirements.

For sure — ① When payment occurred (↔) Before Issuing a receipt  
② On a finger print date

For Sure — ③ During the Interview when asking a question  
④ After receiving ~~an appeal~~ the application for appeal (2time)

- It has passed long long time by the time when I received a letter from USCIS in regards to have a problem of the requirements.

### (II) Issue: Jurisdiction Problem after moving

- Facts: USCIS allows applicant move.

[If you move during the application process, You need to notify] Immediately. → from USCIS call center

If applicants need to reside 90 days again within new jurisdiction after moving, it is not fair. Some people should move to other location. It should clearly be stated as basic pre-condition. This should have belonged to the requirement to satisfy as follows:

Requirement — One of the requirements for N-400, You have lived within the state or USCIS district where you claim residence for at least 3 months prior to filing.

### (III) Issue: Interview

① Jurisdiction — You resided only one day (from USCIS letter)

\* facts: I have lived at fresno jurisdiction more than a day.

During the interview, USCIS asked me an address. (I did not know the address)

[I moved to fresno yesterday  
(corrected answer)  
I moved to ↓ this address at fresno yesterday]

② Application — physical Address / Mailing Address

\* facts: Since I was not familiar to the physical Address / Mailing address, I put a mailing address on an application.

[I told to USCIS call center about this.  
I told to lawyer about this.  
I told to USCIS about this on an interview date.]

## REASONS FOR GRANTING THE PETITION

\* When Court of Appeals denies the federal case, Supreme Court of the United States should review the case.

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Min Jeong Kim



Date: 08/24/22