

22-5670 ORIGINAL

SUPREME COURT OF THE UNITED STATES

Dr. AHMAD J. ALJINDI,

Petitioner,

vs.

UNITED STATES OF AMERICA,

Respondent.

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

PETITION FOR A WRIT OF CERTIORARI

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Supreme Court, U.S.
FILED

SEP 17 2022

OFFICE OF THE CLERK

QUESTION PRESENTED

1. Did the United States Federal Government (FG) violate the United States Constitution and the Charter of the United Nations (UN) when the Supreme Court of the United States violated the United States Constitution intentionally and systemically when abused Supreme Court's cases 19-7708 and 21-6181 to cover the FG's and Judicial Branch's biggest evidenced shameful scandal in the history of the United States of America since the Independence, approved the escalation of the radically extreme and hate crimes, the obstruction of justice, and the deprivation of rights under color of law against the Petitioner as formally exposed in the United States Court of Appeal for the Federal Circuit, Appeal # 22-1117, and the United States Court of Federal Claims, Case # 1:21-cv-01295-SSS?

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

Ahmad Jamaledin Aljindi, Petitioner v. United States, et al, No. 21-6181, Supreme Court of the United States. Petition Denied 12/06/2021.

Ahmad Jamaledin Aljindi, Petitioner v. United States, et al, No. 19-7708, Supreme Court of the United States. Petition Denied 04/06/2020. Rehearing Denied 06/01/2020.

Ahmad Aljindi v. USA, No. 1:21-cv-01295-SSS, United States Court of Federal Claims. Order entered 10/15/2021. Judgment entered 10/15/2021.

Ahmad Aljindi v. USA, No. 22-1117, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Order entered 05/10/2022. Judgment entered 05/10/2022. Rehearing Denied 06/21/2022. Mandate issued 07/01/2022.

Ahmad Aljindi v. USA, No. 1:21-cv-01578-DAT, United States Court of Federal Claims. Order entered 08/30/2021. Judgment entered 08/30/2021.

Ahmad Aljindi v. USA, No. 22-1118, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Order entered 12/29/2021. Judgment entered 12/29/2021. Mandate issued 12/29/2021.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:18-cv-02301-SJO-JC, United States District Court - Central District of California – Southern Division. Order entered 01/08/2019.

Ahmad Aljindi v. United States of America et al, No. 8:19-cv-01434-DOC-E, United States District Court - Central District of California – Southern Division. Order entered 08/05/2019.

Ahmad Aljindi v. USA, et al, No. 19-55926, United States Court of Appeals for the Ninth Circuit. Order entered 12/31/2019. Mandate issued 01/08/2020.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:20-cv-00002-DOC-E, United States District Court - Central District of California – Southern Division. Order entered 01/24/2020.

Ahmad Aljindi v. USA, et al, No. 20-55111, United States Court of Appeals for the Ninth Circuit. Order entered 08/07/2020. Mandate issued 09/29/2020.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:20-cv-00796-PSG-DFM, United States District Court - Central District of California – Southern Division. Order entered 07/22/2020.

Ahmad Aljindi v. USA, et al, No. 20-55688, United States Court of Appeals for the Ninth Circuit. Order entered 07/23/2020. Second Order entered 09/25/2020. Mandate issued 10/05/2020.

Ahmad Aljindi v. USA, et al, No. 21-55166, United States Court of Appeals for the Ninth Circuit. Order entered 08/16/2021. Mandate issued 10/08/2021.

Dr. Ahmad J. Aljindi Motion for Publication of Records, United States Foreign Intelligence Surveillance Court. Filed & Served Federal Government 01/22/2020. Court did not docket the Motion and Federal Government was served but did not answer.

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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 order 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 Court of Federal Claims 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.

JURISDICTION

For cases from **federal courts**:

The dates on which the United States Court of Appeals decided my cases was 05/10/2022 and 06/21/2022.

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: 06/21/2022, 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).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

United States Constitution, Amendment I:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

United States Constitution, Amendment V:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

United States Constitution, Amendment VI:

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

United States Constitution, Amendment VII:

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

United States Constitution, Amendment XIV:

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

STATEMENT OF THE CASE

I, the Petitioner, Dr. AHMAD J. ALJINDI the most important Artificial Intelligence (AI) Scientist in the world and the legitimate Chief Scientist at the Office of Director of National Intelligence (ODNI) as formally proven in the formal EEO docket 2019-002 filed in case United States Court of Appeals for the Federal Circuit, Appeal 22-1117 (ECF 7, page 237 – page 1139) appear as a “*Pro Se*,” submitting this Petition for Writ of Certiorari to the Supreme Court in good faith and to the best of my knowledge and ability aiming to defend justice, the best interest of the United States and the American People, and to uphold the United States Constitution.

JUDICIAL COUP AGAINST THE UNITED STATES CONSTITUTION

On 08/05/2022, the aggrieved Petitioner sent the following formal correspondence to the White House and the President of the United States of America, President Joe Biden, this formal correspondence “attached in Appendix N” is part of the last lawsuit case 1:21-cv-01295-SSS, at the United States Court of Federal Claims, and is now formally part of this Petition:

Mr. President Joe Biden,

This is Dr. AHMAD ALJINDI. I wrote to you on 02/02/2021 about the judicial officers, government attorneys, and public officials’ corruption. I formally demanded your immediate legal interference in your official capacity to end the ongoing radically extreme and malicious hate crimes, the deprivation of rights under the color of law, the obstruction of justice, judicial coup, and corruption. However, you did not respond to me, and you also did not take official action regarding the intentional and systemic human and civil rights, abuse, and torture I am suffering from for years. As a result, I suffered more during this last year and a half and since my last formal correspondence to you from additional corrupt judicial officers, government attorneys, and public officials. Recently, the U.S. Court of Appeals for the Federal Circuit (Chief Judge Kimberly A. Moore & others) abused my 2 appeals 22-1118 & 22-1118 and coordinated secretly and illegally with the government attorneys (Igor Helman & his superiors) after those attorneys did the same manipulations in the lower Court before the appeals in the

U.S. Court for Federal Claims. I exposed their scandals in Supreme Court Case # 21-6181 during the appeals. The Government conceded the wrongdoing, but the Supreme Court covered the corruption and the hate crimes again, as they did the same in Case 19-7708 in the past. The Federal Circuit vacated in part and remanded to the Federal Claims; however, Judge Stephen S. Schwartz is escalating the hate crimes and the deprivation of rights under color of law and is retaliating because I exposed his wrongdoing in Supreme Court Case # 21-6181 mentioned above. I sent my legal documents to the Court's Clerk's Office; however, the Clerk's Office delayed it till he issued a malicious order to schedule the corrupt attorneys' Motion to Dismiss. They have reviewed my Motion for Summary Judgment for the vacated part on remand and knew that I will prevail according to the law, justice, and evidence. Today, the Clerk's Office filed one of the documents I have filed with the Court. However, to obstruct justice, later today, the Court crossed the document and noted it as "Filed in Error." The Court did not file my documents because this corrupt judge is obstructing justice and coordinating with the corrupt attorneys so they can prevail maliciously, retaliatory, and so they can steal the remaining of my Constitutional Relief as they have stolen most of it already. I reported these crimes to the Department of Justice (DOJ) Office of Inspector General (OIG) and the FBI yesterday. However, the FBI and the OIG abused my reports and coordinated the wrongdoing with the judge today as the Court deleted my document after my reports and is currently refusing to file my submitted documents in a blatant coup against the United States Constitution. The FBI and the OIG did the same in the past with all formal reports I have submitted with evidence about public corruption. I hold the United States AG, I hold the United States AG, the Director of the FBI, and the DOJ's IG in their personal and official capacities accountable for the escalation in the wrongdoing as they are responsible for defending justice and upholding the United States Constitution. A few days ago, the AG was speaking in front of Congress and claiming that no one is above the law in the United States. Therefore, I formally demand the AG's, FBI's Director, and DOJ's IG's resignations for their failure in their missions in defending the United States of America and upholding the United States Constitution.

Dr. AHMAD ALJINDI

INTENTIONAL AND SYSTEMIC RETALIATION, HUMAN, CIVIL RIGHTS VIOLATIONS, ABUSE, TORTURE, RADICALLY EXTREME AND MALICIOUS HATE CRIMES, AND DEPRIVATION OF RIGHTS UNDER COLOR OF LAW

The United States Constitution and the Equal Employment Opportunities (EEO) laws prohibit punishing job applicants or employees for asserting their rights to be free from employment discrimination including harassment. Asserting these EEO rights is

called "protected activity," and it can take many forms. It is unlawful to retaliate against applicants or employees for:

- Filing or being a witness in an EEO charge, complaint, investigation, or lawsuit.
- Refusing to follow orders that would result in discrimination.

The United States Constitution prohibit the retaliation and the abuse against the victims for filing formal EEO Complaints and lawsuits in Federal Courts demanding justice and the rule of law. Respondent and the involved Federal Agencies in related abused lawsuit cases practiced intentional Unlawful Discrimination, Retaliation, Abuse, and Corruption for years. Respondent and the involved Federal Agencies are practicing intentional and systemic Retaliation because Petitioner exposed the Judicial Scandals.

STATEMENT OF FACTS

The Petitioner's religion (Muslim), race (Arab/Middle Eastern), national origin (Syria) was subject for massive human, civil, and EEO rights hate crimes because of his protected classes, statuses and federally protected activities.

* The Judge that abused case 1:21-cv-01295-SSS and is currently abusing the case at the United States Court of Federal Claims and by coordinating secretly and illegally with the Judge David A. Tapp and Defendant's Representative Igor Hellman and his corrupt superiors:

1. Judge Stephen S. Schwartz.

This Judge coordinated the wrongdoing with Judge David A. Tapp and reassigned the related case 1:21-cv-01578-DAT to Judge Tapp so he can assist him in covering the exposed scandals. He also coordinated with the Court of Appeals for the Ninth Circuit Appeal 21-55166. The Ninth Circuit denied the abused Appeal 21-55166 illegally and after coordinating with him and with Judge Tapp and Defendant's Representative Igor Hellman. Judge Schwartz held the case as a hostage till I sent an email to Defendant's

Representative on 10/14/2021 asking him to forward my settlement Offer to the United States Attorney General (AG) because the Court is not acting on the case. Defendant's Representative Igor Hellman responded after about 30 minutes and without forwarding the formal correspondence to the AG as formally requested and denied the settlement offer. After about 24 hours later Judge Schwartz dismissed and closed the lawsuit case illegally and retaliatory which he held since April 2021. Defendant's Representative Igor Hellman communicated and coordinated with him secretly and illegally as both coordinated the wrongdoing with the Ninth Circuit and Judge Tapp.

* The Judge that abused case 1:21-cv-01578-DAT at the United States Court of Federal Claims and by coordinating secretly and illegally with the Judge Stephen S. Schwartz and Defendant's Representative Igor Hellman:

2. Judge David A. Tapp.

This Judge repeated the false and malicious argument of the first Judge who abused the first lawsuit case that was filed in December 2018, Judge S. James Otero, and presented false and malicious information and direct and indirect threats against the aggrieved Petitioner if he appeals his illegal and unconstitutional order and ignored addressing the only cause of action of that lawsuit case which is the intentional and systemic retaliation so Defendant can win illegally and stole the additional Constitutional Relief that I am entitled for because of the ongoing retaliation against me since years. He also covered the Chief Judge's Bribe scandal and coordinated the violations secretly. This Judge presented a malicious and aggressive language opinion and order aiming to "terrorize" the aggrieved Petitioner, so he stops defending his legal and Constitutional rights. Also, he called the aggrieved Petitioner a "vexatious" litigant which is the most common malicious claim used by corrupt Judicial Officers when they try to intimidate the brave patriotic *Pro Se* litigants who decide to stand-up for their corruption and to

uphold the United States Constitution and the rule of law like the aggrieved Petitioner. In fact, this Judge is vexatious Judicial Officer because he is refusing to do his job which the American People trusted him to do and are paying him for it from the taxpayers' funds. However, he is taking the huge salary but still wants to cover the corruption of the Chief Judge and the FG instead of defending justice.

The so-called judge David Tapp tried to terrorize me in the past by threatening indirect malicious threats in his illegitimate order to fabricate malicious false stuff against me. But guess what! He failed big and I placed his corruption right below my shoe! I the aggrieved *Pro Se* Petitioner Dr. AHAMD ALJINDI made a great personal history for myself and for the American People, and the United States of America already. I am the most important AI Scientist in the world and a true American and a National Hero and a true proud Muslim American Patriot because I am standing up for the corruption, criminals, and traitors alone while this is the duty of the traitors! I love my country the United States of America and the American People and I believe in the United States Constitution, but those traitors hate it!

*** Ongoing corruption in the United States Court of Federal Claims, case 1:21-cv-01295-SSS:**

Under the formal awareness of the United States Federal Government in its three branches:

1. Under the formal awareness of the White House and the President of the United States of America President Joe Biden in his personal and official capacities. See Supreme Court Cases 19-7708 and 21-6181 and appeals 22-1117 and 22-1118. See the formal correspondences to the White House and President Joe Biden dated 02/02/2021 and 08/05/2022.

2. Under the formal awareness of the United States Court of Federal Claims, the United States Court of Appeals for the Federal Circuit, and the Supreme Court of the United States.
3. Under the formal awareness of the Chief Justice John Roberts in his personal and official capacities. See Supreme Court Cases 19-7708 and 21-6181 and appeals 22-1117 and 22-1118.
4. Under the formal awareness of the United States Department of Justice (DOJ) and the United States Attorney General (AG) Merrick Garland in his personal and official capacities. See Supreme Court Cases 19-7708 and 21-6181 and appeals 22-1117 and 22-1118.
5. Under the formal awareness of the DOJ's Inspector General (IG) Michael Horowitz in his personal and official capacities. See Court of Federal Claims case 1:21-cv-01295-SSS (ECF 33, 33-1, 33-2, 33-2, and 33-4).
6. Under the formal awareness of the Federal Bureau of Investigation (FBI) and Director of FBI Christopher Wray in his personal and official capacities. See Court of Federal Claims case 1:21-cv-01295-SSS (ECF 33, 33-1, 33-2, 33-2, and 33-4).
7. Under the formal awareness of the United States Senators for the State of California Senator Dianne Feinstein and Senator Alex Padilla in their personal and official capacities. See Court of Federal Claims case 1:21-cv-01295-SSS (ECF 33, 33-1, 33-2, 33-2, and 33-4).

I, the aggrieved *Pro Se* Petitioner Dr. AHMAD ALJINDI, formally declare that the FG is abusing and torturing me to death in my country since December 2018 because

I filed lawsuit cases in federal courts to demand the justice, my Constitutional Relief, the rule of law, and my legal human, civil, and Constitutional rights. The FG abused around 16 legitimate lawsuit cases in a blatant judicial COUP against the United States Constitution so they can cover the exposed scandals and radically extreme and malicious hate crimes illegally, arbitrary, and under the color of law because of my protected classes and statuses and to assist the FG to steal my Constitutional Relief that I am entitled for. The DOJ coordinated secretly and illegally since December 2018 with the involved judicial officers to abuse my truthful lawsuit cases maliciously so the Defendant United States of America and the involved federal agencies can prevail illegally and steal my Constitutional Relief maliciously.

FEDERAL GOVERNMENT (FG)

Respondent, the United States of America and all involved [federal agencies (in prior cases 19-7708 and 21-6181)] sued in their official capacities. Respondent is acting under color of law because the Respondent is obligated by the United States Constitution to uphold the United States Constitution and to prevent the unlawful discrimination against the protected classes, retaliation under the protected statuses, and because of the negligence on preventing the ongoing wrongdoing occurring against the aggrieved Petitioner which caused him sever harm and damages since December 2018.

Currently, the FG “**Respondent/Defendant**” in the **United States Court of Federal Claims, case 1:21-cv-01295-SSS**, is escalating the malicious hate crimes, fraud, public corruption, and deprivation of rights under color of law because they knew that I MUST prevail in this lawsuit case and get my Constitutional Relief that I am entitled for based on the United States Constitution, evidence, and justice as formally documented in

the submitted Motion for Summary Judgment for the vacated part on remand. On 08/30/2022, Defendant's corrupt Representative "Respondent" sent an email to the Plaintiff "Petitioner" stating that they are intending to ask the court to suspend the briefing schedule of the Motion for Summary Judgment so the Court can help them with their second hate crime and grant their malicious, fraudulent, and unconstitutional Motion to Dismiss they are trying to file illegally on 09/06/2022. Defendant and Judge Schwartz reviewed the Motion and the submitted evidence and knew that I should prevail based on evidence, law, and justice. However, Judge Schwartz believed that Defendant's corrupt Representative are going to be able to fabricate more malicious lies and excuses illegally so he can help them to grant the malicious Motion to Dismiss they are trying to file on 09/06/2022 illegally. However, Defendant's corrupt Representatives failed again, and this time gave up and just decided to seek Judge's Schwartz illegal assistance again so he can help them again to obstruct justice and suspend the Motion for Summary Judgment and abuse it again so he can grant them the malicious Motion to Dismiss they are working hard to file and win illegally.

These malicious intentional and systemic crimes are occurring inside the federal courts and by public officials and under the formal awareness of the United States leadership and FG in its three branches.

The FG STOLE my Constitutional Relief by abusing my lawsuit cases and by obstructing justice repeatedly as I have demanded a fair and unbiased Jury Trial since December 2018 in the United States District Court – Central District of California. However, the FG knew that I should win, and the involved public officials and federal agencies are GUILTY. Therefore, they decided to cover the public corruption in a blatant

challenge to the United States Constitution and in an extremely malicious, rude, and unethical manner exactly like the Banana Republics in the third world countries. See Supreme Court Cases 19-7708 and 21-6181 for the formally proven scandals which the FG conceded but the Supreme Court covered because the involved corrupt public officials are kings and above the law while I am only a proud Muslim American Patriot standing up for the corruption on behalf of the American People.

It has been confirmed that the involved public officials are **GUILTY**, and the involved judicial officers are practicing a straight and direct **deprivation of law under color of law**. They are trying to falsely act that they are doing their jobs, but the truth is they are only abusing justice, covering the formally proven corruption, and assisting the FG to steal the remaining of my Constitutional Relief.

Currently, I am entitled for \$10.2 Million as formally proven in the submitted and pending Motion for Summary Judgment for the vacated part on remand but Defendant's corrupt Representatives needs the Court's urgent assistance to escalate the judicial coup and the obstruction of justice so they can steal my Constitutionally Relief and retaliate against me because I have exposed their wrongdoing and **HATE CRIMES!**

It is anticipated that the FG will escalate the malicious retaliation against the aggrieved *Pro Se* Petitioner because he is standing up for the public corruption and demanding justice, the rule of law, equity, and his Constitutional Relief. However, I formally declare that I am NOT afraid from the TRAITORS and the CRIMINALS! We the American People do NOT fear the TRAITORS and the CRIMINALS who decided that they want to pretend that they are doing their jobs that we trusted them to do but in fact

they are only escalating the shameful HATE CRIMES intentionally and systemically against the victims and inside our courts!

According to the United States Constitution and the Department of Justice (DOJ):
Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States.

For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within the their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prisons guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim.

The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

TITLE 18, U.S.C., SECTION 242

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or

protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnaping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Quoted from: <https://www.justice.gov/crt/deprivation-rights-under-color-law>

Under the formal awareness of the United States Federal Government in its three branches. See Plaintiff's abused court documents in the United States Court of Federal Claims, case 1:21-cv-01295-SSS, dated 08/31/2022, including the **FIRST** Declaration of Intentional and Systemic Fraud, Hate Crimes, and Deprivation of Rights under Color of Law (ECF 33, 33-1, 33-2, 33-2, and 33-4).

On 08/31/2022, the aggrieved *Pro Se* Plaintiff filed 6 documents (Motion to Disqualify Judge Stephen S. Schwartz, Declaration of Bias and Prejudice, Declaration of Intentional and Systemic Fraud, Hate Crimes, and Deprivation of Rights under Color of Law, Motion to Strike, Motion to Vacate, and Motion to Expedite) with the United States Court of Federal Claims Clerk Office via email prose_case_filings@cfc.uscourts.gov and served Defendant in the same email.

Defendant's corrupt representative Igor Helman and his corrupt superiors (Brian M. Boynton, Patricia M. McCarthy, and Eric P. Bruskin) reviewed Plaintiff's 6 documents and escalated the intentional and systemic malicious wrongdoing and corruption and the illegal secret coordination with Judge Stephen S. Schwartz AGAIN aiming to escalate the retaliation and the obstruct justice.

United States Court of Federal Claims Clerk Office delayed Plaintiff's 6 documents so both Judge Stephen S. Schwartz and Defendant can escalate the wrongdoing. They used the facts presented in Plaintiff's 6 documents and tried to maliciously deny it proactively and in a preliminary manner by rushing Defendant's corrupt and retaliatory Representatives to file a malicious Motion to Suspend Briefing on Plaintiff's Motion for Summary Judgment the next morning and on 09/01/2022 (ECF 29). In their malicious and illegitimate Motion, which was submitted in BAD FAITH. They ignored that the corrupt attorney stated in his email dated 08/30/2022 that he sent me to obtain my position that they are going to file it on 09/06/2022. However, because the aggrieved *Pro Se* Plaintiff exposed their wrongdoing, corruption, and scandals, in his 6 documents on 08/31/2022, they decided to RUSH and file this malicious Motion in BAD FAITH aiming to mislead and obstruct justice and to escalate the retaliation at the same time. Everything presented in that malicious document is malicious, fraudulent, and in BAD FAITH as they stated, "*The Court may extend the time for defendant to respond to plaintiff's motion for summary judgment for "good cause."*" They have also stated, "*Here, good cause exists for the Court to suspend briefing on Dr. Aljindi's motion for summary judgment.*" Those fraudulent and corrupt attorneys submitted their illegal and the illegitimate document in BAD FAITH to escalate the wrongdoing, retaliation, hate

crimes, and to prevail illegally by stealing the remaining of the aggrieved *Pro Se* Plaintiff's Constitutional Relief which they have stolen in the past when they have abused around 16 lawsuit cases in the same manner since December 2018. They are aware that the Motion to Dismiss is nothing but a malicious attack against justice and the United States Constitution, however, they have lied under oath and under penalty of perjury and stated, "*good cause.*" Those criminals are trying to say obstructing justice, abusing and torturing the aggrieved *Pro Se* plaintiff and stealing his Constitutional Relief illegally and retaliatory by escalating the hate crimes is "*good cause.*"

Additionally, they tried to argue maliciously that it is because they are worried about the limited resources, and which is the straight hypocrisy and fraud. They are worried about the exposed scandals and the exposed corruption and wrongdoing they have committed! They are worried about stealing the aggrieved *Pro Se* Plaintiff's retaliatory because they are extremely angry because he exposed their corruption and is currently challenging them! They are worried about their jobs they which they should NOT retain and should never ever have allowed to have in first place! They are worried about their salaries which the American People and the taxpayers are paying them for to serve justice, however, they are abusing and obstructing justice!

However, because of the aggrieved *Pro Se* Plaintiff's 6 documents dated 08/31/2022 mentioned above, they decided to file the malicious Motion to Suspend Brief on Plaintiff's Motion for Summary Judgment so Judge Schwartz can deny it to proactively and preliminary deny the exposed scandals in these 6 documents and to bury, hide, and cover the wrongdoing.

Furthermore, they claimed that they do NOT know my response to their malicious Motion, while my response was formally documented in this court's docket that the malicious Motion to Dismiss, they were trying to file, and they have filed illegally and maliciously is illegal and unconstitutional (ECF 31). Additionally, my 6 documents dated 08/31/2022 with the court via email and serving them in the same email is additional evidence confirming that have presented false information to the court under penalty of perjury because they are escalating the hate crimes and the deprivation of rights under color of law! They have filed this illegal and unconstitutional Motion to Dismiss based on an illegal and unconstitutional Status Report (ECF 19) and Scheduling Order (ECF 20).

In their malicious Motion to Suspend Briefing and their malicious Motion to Dismiss they presented FALSE information intentionally and systemically aiming to mislead justice and to win illegally and retaliatory and to steal the remaining of the aggrieved *Pro Se* Plaintiff's Constitutional Relief. They have FALSELY claimed that I cannot copyright three broad scientific areas and topics [**Information Security**], [**Artificial Intelligence (AI)**], and [**Legacy Information Systems (LIS)**]. However, the truth is that the claims at issue are about one scientific topic and NOT three topics, the topic is [**Information Security, Artificial Intelligence (AI), and Legacy Information Systems (LIS)**]. This is the ONE scientific filed which the copyright infringements and the fifth amendment takings claims is about and NOT three topics as they were maliciously, falsely, and fraudulently were saying! Furthermore, this scientific field is COPYRIGHTED already, and the Library of Congress Certificate of Registration is attached to the Motion for Summary Judgment's Exhibits already.

Additionally, they went further in the FRAUD and the corruption when they escalated the malicious arguments and hate crimes in BAD FAITH and to obstruct justice when they falsely and maliciously claimed that I cannot copyright ideas and that my legit and truthful Motion for Summary Judgment is presenting ideas and not expressions! I have never said ideas corrupt attorneys! In fact, it's wrong to call those corrupt and retaliatory officials attorneys! Attorneys or lawyers work for justice and to defend the law ethically, however, those corrupt officials are truly big shame on the career in its entirety and they must be terminated permanently.

* United States Court of Appeals for the Federal Circuit. Appeals:

* *Ahmad Aljindi v. USA*, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Order entered 05/10/2022. Judgment entered 05/10/2022. Rehearing Denied 06/21/2022. Mandate issued 07/01/2022.

**Ahmad Aljindi v. USA*, United States Court of Appeals for the Federal Circuit. Appeal filed 10/27/2021. Order entered 12/29/2021. Judgment entered 12/29/2021. Mandate issued 12/29/2021.

In addition to ALL these shameful and unethical radically extreme and malicious hate crimes they ignored the mentioning the Fifth Amendment Takings claim simply because they know I am entitled for my \$10.2 Constitutional Relief, but they just want to escalate the crimes inside the court and steal it in an extremely **RUDE** and **Dirty** manner! Instead, they stated falsely and maliciously that it was dismissed but the truth is it was vacated and remanded to this court. However, it appears that those corrupt Representatives are trying to confirm that the United States Court of Appeals for the Federal Circuit judicial officers that I have filed a Judicial Misconduct complaint against are involved in a **BIGGER HATE CRIME** which is that **the Federal Circuit did NOT** actually **affirm in part and vacate in part** but, in fact, **abused in part and vacated in part and remanded to the United States Court of Federal Claims using the same**

ongoing corrupt pattern since December 2018 to abuse the remaining in part!

Therefore, the 1983 lawsuit will be filed against the biggest judicial scandal in the history of the United States of America since the Independence if this court is not going to stop the ongoing theft crime and grant the Constitutional Relief that I am entitled for, and I have won already!

Finally, Judge Schwartz delayed my 08/31/2022 6 documents' including the Motion to Disqualify him for 7 days and filed an unconstitutional and illegitimate order on 09/07/2022 to commit a forgery crime have and changing and altering my Motion to Disqualify him to a so-called Motion to Reassign! The Motion to Reassign pursuant to 40.1(c) is to reassign cases to different judicial officers in normal circumstances such as medical emergencies and NOT to be used to bury, hide, and cover wrongdoing and scandals and to obstruct justice and to obstruct a Motion to Disqualify against him! Therefore, I formally declare that I did NOT file this illegitimate Motion to Reassign, and I am legally NOT responsible about it. I have filed the 6 documents mentioned in this Declaration above including the Motion to Disqualify Judge Schwartz as of the date and time of this formal document, the United States Court of Federal Claims did NOT file my 6 documents properly illegally and unconstitutionally. I have disqualified Judge Schwartz. He cannot use his judicial authorities to protect his reputation illegally because it exposed his wrongdoing.

This should never happen in the United States of America not only against me but against all people without any exception. I have zero tolerance and zero patience on corruption and wrongdoing. The corruption and the injustice will be crushed legally, and I will defend justice and uphold the United States Constitution.

The FRAUD and the corruption have been formally evidenced in this court's docket. Accordingly, Defendant's FATALLY DEFECTIVE and Malicious Motion to Dismiss submitted in BAD FAITH to obstruct justice is STRIKED, DENIED, and VACATED by the power of the United States Constitution, the word of the American People, which those corrupt and fraudulent attorneys, this Court's judicial officers, and the clerk office's staff work for!

These malicious intentional and systemic crimes are occurring inside the federal courts and by public officials and under the formal awareness of the United States leadership and FG in its three branches.

It has been confirmed repeatedly that the involved public officials are GUILTY, and the involved judicial officers are practicing a straight and direct deprivation of law under color of law. They are trying to falsely act that they are doing their jobs, but the truth is they are only abusing justice, covering the formally proven corruption, and assisting the FG to steal the remaining of my Constitutional Relief.

The AG, DOJ's IG, FBI's Director, and Supreme Court's Chief Justice are formally accountable about the intentional crimes. I formally demand their resignations for their failure in their missions and for their failure to uphold the United States Constitution.

The FG **STOLE** my Constitutional Relief illegally and is currently **STEALING** the remaining \$10.2 Million illegally and maliciously.

My Constitutional Relief and my legal rights are a REDLINE! The FG crossed this REDLINE illegally and violated the United States Constitution intentionally, systemically, and repeatedly! ONE WORD! Step back that REDLINE NOW!

The involved corrupt public officials and judicial officers as formally proven, documented, and exposed are in CONTEMPT of our Courts!

WE THE AMERICAN PEOPLE!

Effective immediately, the White House and the President of the United States of America President Joe Biden are officially responsible about the personal safety of the aggrieved *Pro Se* Petitioner from any potential retaliation from the corrupt public officials and about ending the ongoing human and civil rights violations that I am suffering from because I am a true proud Muslim American Patriot and because of my federally protected activities. The corrupt public officials will NOT be allowed to defraud the aggrieved *Pro Se* Petitioner because he is a victim and will NOT be allowed to harm the public trust and to defraud the American People.

Petitioner have suffered for years, currently suffering, and will continue to suffer for substantial injury because of the Respondent' intentional and systematic violations against the United States Constitution.

Since December 2018, ALL Federal Courts without any exceptions Granted ALL illegal demands submitted by the FG illegally to obstruct justice and Denied ALL legitimate and truthful demands submitted by the aggrieved Petitioner so they can steal his Constitutional Relief and win illegally. I am the most important AI Scientist in the world. I challenged Respondent if they dare to allow for the requested Jury Trial to occur in the District Court and to allow the respectful jurors to witness the scientific challenge and to decide the verdict of the case. However, Respondent are fully aware that they will lose 100%. That's why their wrongdoing is still ongoing since December 2018, and they are refusing to allow for any Jury Trial to occur. They just want to steal my

Constitutional Relief and win illegally to cover the corruption just like Banana Republics. Pure and straight corruption. I formally declare that I am being abused and tortured to death inside the federal courts and by the FG and judicial officers. I formally declare that Respondent stole my Constitutional Relief that I am entitled for and won illegally.

The FG abused around 16 lawsuit cases since December 2018 using the same malicious and corrupt pattern. The FG abused thousands of employment applications submitted by the aggrieved *Pro Se* Plaintiff. The FG abused 42 formal EEO complaints during the investigations level and during the litigation level inside federal courts. The FG abused around 16 lawsuit cases by obstructing justice and covering the formally proven and evidenced public corruption and by filing identical Motions to Dismiss repeatedly using identical and similar malicious FRAUD and illegal and unconstitutional arguments and illegitimate courts orders. The FG obstructed justice so the formally requested Jury Trial do not occur because the FG is completely aware that a fair and unbiased Jury Trial will hold the FG and the involved corrupt public officials accountable, and the aggrieved *Pro Se* Plaintiff will win and prevail according to justice and the United States Constitution. The FG is violating the law intentionally and maliciously inside federal courts and is abusing the aggrieved *Pro Se* Plaintiff intentionally and systemically. The FG is abusing and torturing me and violating my human and civil rights intentionally and systemically because I am standing up for the public corruption.

There is NO legitimacy for the wrongdoing and the illegitimate and unconstitutional court orders. These illegitimate and malicious order are NOT judicial in nature and hold the involved judicial officers, public officials, and the AG, DOJ's IG,

FBI's Director, and Supreme Court's Chief Justice accountable in their personal and official capacities. The FBI is publishing on its website to the public that they prevent the wrongdoing inside the courts in the United States. However, under the Christopher Wray's leadership, the FBI is NOT doing the constitutional job and is NOT upholding the United States Constitution. In fact, the FBI was one of the Defendants in the District Court and they are involved in the exposed scandals. The FBI's Director Christopher Wray must resign NOW! Mr. Cristopher Wray, fighting the corruption starts from the top of the pyramid and not the bottom! Therefore, we need your resignation now! LEAVE THE FBI NOW!

Defendant's corrupt representatives are escalating the deprivation of rights under color of law wrongdoing and trying to falsely show that their illegal and unconstitutional arguments are about the law while it is only about violating the law. Their speculative level arguments are completely false and malicious and aims only to win illegally and to increase the retaliation and the hate crimes. The Fifth Amendment claims were not dismissed simply because it was not evaluated essentially in the first place. The Copyrights Infringements Claims cannot be dismissed simply because their malicious and false argument about ideas not expressions and three broad scientific fields and areas instead of one are malicious, false, and fraudulent. The one topic is **[Information Security, Artificial Intelligence (AI), and Legacy Information Systems (LIS)]** and this topic is copyrighted. Direct quotations have been evidenced and documented in the Motion for Summary Judgment documenting the expressions.

Hence, the aggrieved Petitioner is demanding his illegally stolen Constitutional Relief so he can survive and recover from the intentional harm and damages caused to him by the FG.

Therefore, and based on the facts presented above, the aggrieved Petitioner is demanding his stolen Constitutional Relief immediately for the best interest of justice.

The Petitioner has suffered, still suffering, and will continue to suffer due to the ongoing injustice and the intentional and systematic obstruction of justice and because of the wrongdoing, violations, and hate crimes.

The United States Constitution prohibit the intentional and systematic violations and crimes against the citizens Bill of Rights. The United States Constitution prohibit the unlawful discrimination, retaliation, negligence and tort, and intellectual property copyrights laws violations in addition to all wrongdoing formally documented and evidenced in the related cases and EEO dockets.

No public official alive today is better or more loyal than **Thomas Jefferson** who stated: *"**The two enemies of the people are criminals and government, so let us tie the second down with the chains of the Constitution so the second will not become the legalized version of the first.**" Thomas Jefferson*

*"**When injustice becomes law, resistance becomes duty.**" Thomas Jefferson*

Chief Justice John Roberts

I formally declare and inform you that you will be sued in your personal and official capacities in the 1983 lawsuit case if the ongoing human, civil, radically extreme, and malicious hate crimes, and deprivation of rights under color of law are going to **STOP NOW!** As the head of the judicial branch, this wrongdoing is occurring inside the

United States Federal Courts since December 2018 under your formal awareness and under your leadership. You are NOT above the law, and you have NO judicial immunity from intentional and systemic violations against the United States Constitution. ANY judicial officer that will try to obstruct justice and abuse this 1983 lawsuit case will be joining the long list of Defendants named in case 21-6181 and all judges of Federal Circuit who abused appeal 22-1117 and appeal 22-1118. We have NO kings and people above the law in the United States and you will be obligated to appear in front of the American People to testify in a fair and unbiased Jury Trial that the American People can watch on media. History will be rewritten, and this corrupt system will be fixed by the American People and according to the United States Constitution whether the corrupt public officials stated yes or stated no!

Therefore, according to the United States Constitution and the facts presented above including the submitted evidence in this case and ALL related cases, Respondent malicious litigation is illegitimate and unconstitutional in its entirety and the aggrieved Petitioner is entitled for his \$65.4 Million Constitutional Relief as formally documented in the Federal Circuit's Petition for Rehearing Appeal 22-1117 immediately and without any further delay. This is according and based on the United States Constitution and justice. The Court must GRANT the aggrieved Petition his Constitutional Relief that he has formally won but was stolen by the FG immediately. Respondent filed a waiver of rights to respond in the Supreme Court cases 19-7708 and 21-6181 and more likely will file a waiver in this case because they cannot dare and respond to the scandals and needs the Supreme Court's assistance to cover the scandals and the crimes.

IT IS SO ORDERED BY THE AMERICAN PEOPLE.

REASONS FOR GRANTING THE PETITION

1. Because by denying this Petition the Supreme Court's "*so-called*" Justices are violating the United States Constitution intentionally, systemically, and maliciously that prohibit the formally proven, evidenced, and exposed scandals documented above.
2. To defend the best interest of the United States, the American People, and justice and to uphold the United States Constitution.
3. To restore the American People and the public trust including the aggrieved Muslim-American minority in addition to all other minorities in the judicial system.
4. To restore the American People and public trust including the aggrieved Muslim-American minority in addition to all other minorities in the executive branch.
5. To restore the law-and-order principle to the United States of America and to end the shameful scandals, disgrace, ongoing disaster, and chaos situation and that our great nation has reached under this disastrous leadership.
6. To defend the National Security of the United States of America.

CONCLUSION

For the foregoing reasons, this Court should grant the Petition for Writ of Certiorari.

DATED this 17th day of September 2022.

Submitted by,

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