

No.

In the Supreme Court of the United States

Alejandro Evaristo Perez, Petitioner

v.

The Walt Disney Company,

US SUPREME COURT RULE 40 (VETERANS, SEAMEN, AND MILITARY CASES) - PRO SE PETITIONER FILING AS HONORABLE US VETERAN

1st MOTION FOR LEAVE TO PROCEED AS A VETERAN

PETITIONER:

ALEJANDRO EVARISTO PEREZ
9233 WESTHEIMER, #405
HOUSTON, TX 77063
(214) 762-0075
alejandro.evaristo.perez@gmail.com

RESPONDER:

ELIZABETH KRISTIN DUFFY
2200 ROSS AVENUE
SUITE 2800
DALLAS, TX 75201
(214) 740-8800
eduffy@lockelord.com

DECLARATION & AFFIDAVIT

1. Under US Supreme Court Rule 40 (Veterans, Seamen, and Military Cases), a veteran suing under provision of law exempting veteran from the payment of fees or court costs, may proceed without prepayment of fees or costs or furnishing security therefore and may file for a leave to proceed on papers prepared as required by Rule 33.2. That means that Rule 38 (Fees) is waived and thus, no \$300 check required from the Pro Se Petitioner that qualifies for such a status.
2. I, Alejandro Evaristo Perez, am a US War Veteran from OIF 2003-2004 with multiple a DD Form 214 from US Department of Defense and a NGB Form 22, 20160628 (PDF-F) with a character of service "HONORABLE" from the Army National Guard. I am the Honorable Pro Se Party and US Army Officer (1LT) in this legal action as demanded by Military Oath, which expires (ETS) based on my last ORB (Officer Record Brief). Such the Pro Se Petitioner's military documentation are multiple DD Form 214, his 1LT Promotion Orders, and Military ID. The 9th US Circuit Court's PACER ECF/CM electronic system's case (21-15234) for 21M120 and 220726 have such documentation. Therefore, in the 9th Circuit Court, the Docket Entries with the title of "Case: 21-15234, 08/09/2022, ID: 12512895, DktEntry: 27-1, Page 36 of 42", "Case: 21-15234, 08/09/2022, ID: 12512895, DktEntry: 27-1, Page 37 of 42", and "Case: 21-15234, 08/09/2022, ID: 12512895, DktEntry: 27-1, Page 38 of 42" are the Pro Se Petitioner's multiple DD Form 214 and the Pro Se Petitioner's United States Government Military CAC ID card with the Rank of 1LT (Pay Grade O2) stamped with a 18 May 2024 expiration

date. Docket Entry "Case: 21-15234, 01/23/2023, ID: 12636008, DktEntry: 30-4, Page 4 of 4" is the Pro Se Petitioner's 1LT Promotion Orders with an Effective Date pf 15 November 2010 First Lieutenant – 1LT (O2) by COL. BRIAN F. RAY, MI, TXARNG, ADJUTANT. Thank you in advance. If called as a witness, I could and could competently testify thereto. The Pro Se Petitioner is currently in military service in the US Army's IRR until ETS date in his last ORB; therefore, the Servicemember Civil Relief Act would apply to the Pro Se Party. The Pro Se can provide multiple OER (Officer Evaluation Report DA FORM 67-9, OCT 2011) for details of service; however, the Social Security numbers include those of 1LT Alejandro Evaristo Perez's military superiors, which required privacy by law and the US Supreme Court tends to display this type of documents on their official website.

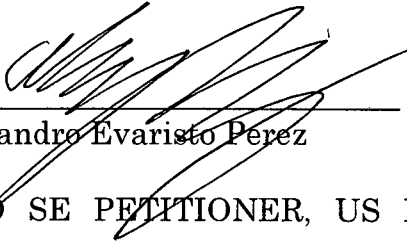
3. The US Supreme Court Judges violated Rule 40 multiple times in prior cases, such as "Alejandro Evaristo Perez v. LinkedIn" 21M120 (2022) and 22-726 (2023) and the Pro Se Petitioner is kind enough to continue to offer a reimbursement of his \$300 fee and an apology by all the US Supreme Court. The other option is polite early retirement for the unpatriotic Federal Judges who are too proud and cruel to give an apology. In case 21M120 and case 22-726, the Pro Se Petitioner requested "Imposing Martial Law" (ArtII.S2.C1.1.3.1) from US President Joseph Biden by informing The White House multiple time of such intention unpatriotic Rule 40 violations by the US Supreme Court and other failings. The Pro Se Petitioner shows his kindness to the US Supreme Court by with-holding from

future request of “Imposing Martial Law” (ArtII.S2.C1.1.3.1) and ArtII.S2.C1.1.14 “Martial Law Generally”. The Pro Se Petitioner is still willing to give the US Supreme Court time at their own discretion to apologize. Normally, apologizes are free; however, the token \$300 fee reimbursement would be a redemptive act, which adds credibility to any apology from the US Supreme Court Judges.

4. The Responder, the Fallen Judge (Keith P. Ellison), and their Responder’s representatives were served pursuant to FRCP 4 in related-cases from lower courts within the respective times via 5th US Circuit Court’s PACER ECF/CM electronic system, US TXSD Federal Court’s PACER ECF/CM electronic system, US CACD Federal Court’s PACER ECF/CM electronic system, email (ex. group mass emails), CACD and/or certified mail (ex. USPO Priority Mail). Thus, making them aware of the “Imposing Martial Law” (ArtII.S2.C1.1.3.1), the only agreed-on caselaw of “Rossi V. Motion Picture Association Of America Inc., 391 F.3d 1000, 1007 (9th Cir. 2004)”, and other filings.
5. The Pro Se Petitioner has and will updated any PETITION FOR A WRIT OF CERTIORARI to reflect the new realities, such as the multiple blatant violation of Rule 40, violations of Pro Se Friendly caselaw, docket mismanagement, and legal ruses until such US Supreme Court apology is provided and the \$300 fee is refunded for such an unpatriotic gesture and disregard for Military goodwill.
6. The Pro Se Petitioner is still pursuing a peaceful settlement the Responder (cheap unethical Disney Villains). Remedies like a formal apology by Responder, and the resignation of the Fallen Judge Keith P. Ellison (or the biggest apology in his

human existence. You know. The Pro Se Petitioner is the good-hearted US Army Officer and it is not like Fallen Judge Keith P. Ellison is a CCP traitor like the other 9th Circuit Fallen Judges). The retraining of Unsigned Magistrate Judge Sam Sheldon as a favor to our Honorable Judge Charles Eskridge who polite recused himself and who added both "The Walt Disney Company" and "Disney Corporation" to his unopposed Federal Order's Title on 24 January 2022. A \$230M check to purchase a Pro Se Petitioner's copyrights. If copyrights never purchased by the unethical Disney Villains, then Total Award via US Code 15 (\$100M per Conspiracy) + US Code Title 17 (\$150K per Infringement) = \$100.150M x 9 corps (IAW TXSD Docket) x 3 Copyrights x 4 cases (1x TXSD, 1x CACD, 1x 5th Cir, 1x Sup. Ct) = \$10,816,200,000 to Pro Se Petitioner who owns multiple copyrights in his own jurisdiction like "Motion Picture Association Of America Inc.".

I have expressed this declaration as true and correct copy of this motion.

God bless America,
By: 
Alejandro Evaristo Perez 
Date 05 JUN 2023

~~PRO SE PETITIONER, US HONORABLE VETERAN, US ARMY OFFICER, AUTHOR, COPYRIGHT HOLDER IN HIS OWN JURISDICTION, INNOVATOR, AND MAN AFTER GOD'S HEART.~~