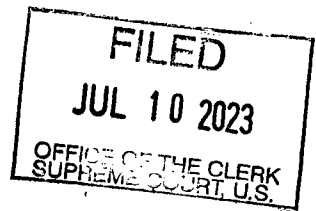


ORIGINAL

No. 23-5100

IN THE

SUPREME COURT OF THE UNITED STATES



VASSIL M. MARINOV — PETITIONER
(Your Name)

VS.

FIAT CHRYSLER AUTOMOTIVE (FCA) US LLC — RESPONDENTS

UNITED AUTO WORKERS (UAW)

FIAT CHRYSLER AUTOMOTIVE (FCA) US LLC

ON PETITION FOR A WRIT OF CERTIORARI TO

UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT - CHICAGO
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

VASSIL M. MARINOV
(Your Name)

2315 Archer Court
(Address)

West Lafayette, IN 47906
(City, State, Zip Code)

Do Not Have
(Phone Number)

QUESTIONS PRESENTED

1. Is it Constitutional, filed in the US District Court and for Jury case, for restoring the Right of Constitutionally Guaranteed Religious Freedom, in connection with its continuing and brutal Discrimination and Harassments violations, to be Denied/Dismissed with Prejudice from the Court Judge,

ONLY, because in my a pro set, the people who tried to helped me as organize my defense and who have prepared and written all the documents for that, have tried to freely and out of any prejudice to defend me against false Declarations that were made in the Court from the Attorney of the Defendants in the procedural dispute in Discover,

and because of that, I to be deprived of the opportunity to restore my Constitutionally guaranteed right for Religious Freedom and I to be left to continue living in the future under these Religion Discrimination and Harassments?

2. Is it Constitutional, filed in the US District Court and for a Jury Cases, for restoring the Right of Constitutionally Guaranteed Religious Freedom and removal of financial Sanctions in connection with its continuing and brutal Discrimination and Harassments violations, to be Denied/Dismissed with Prejudice from the Court ALL these 3 cases,

Since ONLY and ONLY for ONE of these cases, regarding the procedural dispute in Discover, was done a decision for Denied/Dismissed with Prejudice?

And because of that, I to be deprived of the opportunity for the other 2 cases to restore my Constitutionally guaranteed right for Religious Freedom and removal of financial Sanctions in connection with its continuing and brutal Discrimination and Harassments violations, and I to be left to continue living in the future under these Religion Discrimination and Harassments and financial Sanctions in connection with its continuing and brutal Discrimination and Harassments violations?

3. Is it Constitutional, filed in the US District Court and for a Jury Cases for restoring the Right of Constitutionally Guaranteed Religious Freedom and removal of financial Sanctions in connection with its continuing and brutal Discrimination and Harassments violations, to be Denied my Motions by which I asked the Court to appoint me an Attorney who to take my defense in this my Cases,

After I am poor, do not have any financial possibility to hire an Attorney, who to may take my defense, I have no spoken or written English and I cannot prepare and write any document and defend myself ,

and since I also have a serious medical and mental problems, I do not have any possibility to defend myself in these cases.

And because of that, I to be deprived of the opportunity to have Court protection and to be deprived of my right of fair Court trial, and to not be removed these continuing and brutal Discrimination and Harassments violations and financial Sanctions, and I to be left to continue living in the future under these Religion Discrimination and Harassments and financial Sanctions from them?

4. Is it Constitutional, filed in the US District Court and for a Jury Cases, for restoring the Right of Constitutionally Guaranteed Religious Freedom and for removal of financial Sanctions in connection with its continuing and brutal Discrimination and Harassments violations, and financial Sanctions from it the Court to deny my Motions and Objections totally without any consideration and discussion on any of them, as well as to Deny my Motions for giving me enough time to may do my Objections on the Judges recommendations.

And because of that, I to be deprived of the possibility to defend myself in this Cases and to be deprived of my right of fair Court trial, and because of that not to be removed these continuing and brutal Discrimination and Harassments violations and financial Sanctions, and thus I to be left to continue living in the future under these Religion Discrimination and Harassments and financial Sanctions from them?

II

1. Aren't these decisions for "DISMISSED WITH PREJUDICE", from 09.03.2021 (APPENDIX B), done by the Judge from District Court- Lafayette, on these three my Cases, grossly violating my Constitutionally guaranteed :

Of Constitutional Religious Freedom.

Of right to may defend myself from these RELIGION DISCRIMINATIONS and Harassments, which are done to me.

Of right to may receive a fair Court trial, by which at the last to be removed these violations, and my religious freedom to be restored:

A. After the District Court Denied my Motions from 08.12.2021 (APPENDIX F I, II, III), it deprived me of my Constitutional right to defend myself against this REPORTS AND RECOMENDATIONS from 04.09.2021 (APPENDIX K), and to submit my REPLYS/OBJECTIONS/MOTIONS against them.

If I had not been deprived by the Court from these opportunity to defend and submit my REPLYS/OBJECTIONS/MOTIONS against these REPORTS AND RECOMENDATIONS from 04.09.2021 (APPENDIX K), I would be able to present convincing facts and evidences by which would disprove the

grounds for all these REPORTS AND RECOMENDATIONS from 04.09.2021 (APPENDIX K), and they would be canceled and accordingly after that there would be no such decision for "DISMISSED WITH PREJUDICE" from 09.03.2021 (APPENDIX B) of these three my cases ?

B. After the District Court did one Decision which is related Only to One of the cases, and the Court automatically transferred this Decision to the other two cases, which do not have any relation with this Decision?

If the District Court, did not automatically transfer the Decision, which is related only to the one of the cases, to the others two cases, which do not have any relation with this Decision, then this "REPORTS AND RECOMMENDATIONS" from 04.09.2021 (APPENDIX B), and this "DISMISSED WITH PREJUDICE" from 09.03.2021(APPENDIX B), must be done and applied only to the one of the cases , and the applying of this Decision to the other two cases is also a big mistake/violation, leading to perverting of the right course of justice, and as well leading to denial and deprivation of fair Court trial.

2. Also shouldn't it be annulled the "ORDER " from 03.13.2023, (APPENDIX A), of the US Court of Appeals for the Seventh Circuits- Chicago, which "AFFIRM the judgments of the district court and DENY Marinov's Appeal", considering the following:

A. After the Appeals Court did not consider, did not discuss and did not take into account in its decision one of the essential facts, that by rejecting and by Denying of my Motions from 08.12.2021 (APPENDIX F I, II,III), the District Court deprived me of my Constitutional right to defend myself against these REPORTS AND RECOMENDATIONS from 04.09.2021 (APPENDIX B), as well as to may submit my REPLYS/OBJECTIONS/MOTIONS against them. On the basics of these REPORTS AND RECOMENDATIONS were made the decisions for "DISMISSED WITH PREJUDICE" (APPENDIX B), by which was grossly violated my Constitutional right to defend myself and the Constitutional rights for a fair Court trial.

Because of that this Order from 03.13.2023 of the Appeals Court is incorrect decision and have to be annulated.

B. After the Appeals Court did not consider, did not discuss and did not take into account in its decision one of the essential facts, that the Decision which is related Only to One of the cases, the District Court automatically transferred this Decision to the other two cases, which do not have any relation with this Decision and this "REPORTS AND RECOMMENDATIONS" from 04.09.2021 (APPENDIX B), and this "DISMISSED WITH PREJUDICE" from 09.03.2021 (APPENDIX B), must be done and applied only for the one of the cases , and the applying of this Decision for the other two cases is a big violation, leading

to perverting of the course of right justice and thus leading to depriving myself of my right to a fair court trial.

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

US Court of Appeals for The 7th Circuit
Chicago, IL

US District Court Northern District of Indiana
Lafayette, IN

Case No: 21-2797

Case No: 4:18-CV-00056-TLS-APP

Case No: 21-2798

Case No: 4:18-CV-00059-TLS-APP

Case No: 21-2799

Case No: 4:18-CV-00075-TLS-APP

TABLE OF CONTENTS

OPINIONS BELOW	1
JURISDICTION	1
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	2
STATEMENT OF THE CASE	2
REASONS FOR GRANTING THE PETITION	11
CONCLUSION	13

INDEX TO APPENDICES

APPENDIX A Order of US Court of Appeals for The 7th Circuit, Chicago, IL.

For Cases No: 21-2797, No: 21-2798 and No: 21-2799

APPENDIX B Orders of US District Court Northern District of Indiana Lafayette, IN

B I For Case No: 4:18-CV-00056-TLS-APP

B II For Case No: 4:18-CV-00059-TLS-APP

B III For Case No: 4:18-CV-00075-TLS-APP

APPENDIX C Evidences for Case No: 4:18-CV-00056-TLS-APP (FCA)

C I Evidences, that Defendant FCA were Expressly notified and in Notice, that I, in connection with my Religion and Religious beliefs, categorically do not wish to be any Member and to Have any Connections with the Union(UAW).

C II Evidences, that because of my refusal in relation my Religion and Religious beliefs to be a member and any relation by the Union(UAW), their leaders of Defendant's (FCA) did to me harassed and restricted.

C III Evidences, that Defendant (FCA), illegally registered and leads me a member to the Union (UAW), and do deductions as a member fee for the Union(UAW).

APPENDIX D Evidences for Case No: 4:18-CV-00059-TLS-APP

D I Evidences, that Defendant UAW were Expressly notified and in Notice, that I, in connection with my Religion and Religious beliefs, categorically do not wish to be any Member and to Have any Connections with them.

D II Evidences, that because of my refusal in relation my Religion and Religious beliefs to be a member and to have any relation with the Union(UAW), their leaders did to me harassed and restricted.

D III Evidences, that Defendant (UAW), illegally registered and leads me as a their Union (UAW) member, and collects money at my name as their member.

APPENDIX E Documents Regarding my Request to the District Court for the appointment of the Court an Attorney who to take my Defends.

E I For Case No: 4:18-CV-00056-TLS-APP

E II For Case No: 4:18-CV-00059-TLS-APP

E III For Case No: 4:18-CV-00075-TLS-APP

APPENDIX F Documents Regarding my Request to the District Court for the extended the due day for submitting of my Replies to this REPORTS AND RECOMMENDATIONS from 04.09.2021 from the Leading Judge.

F I For Case No: 4:18-CV-00056-TLS-APP

F II For Case No: 4:18-CV-00059-TLS-APP

F III For Case No: 4:18-CV-00075-TLS-APP

APPENDIX G Documents Regarding the Order for Sanctions.

G I For Case No: 4:18-CV-00056-TLS-APP

G II For Case No: 4:18-CV-00059-TLS-APP

G III For Case No: 4:18-CV-00075-TLS-APP

APPENDIX H Documents Regarding my Motions to the District Court by which I asked the Court to application of coercive measures to the Defendants, to be provide me the all Copies of Documents and Information for which I asked them many times.

For Case No: 4:18-CV-00056-TLS-APP

For Case No: 4:18-CV-00059-TLS-APP

APPENDIX J Documents Regarding the imposed to me additional financial Sanction from the Lead case Judge, only because I tried to defend myself, submitting Motions about Wrong Decision in relation to its previous financial Sanction.

For Case No: 4:18-CV-00059-TLS-APP

APPENDIX K Documents Regarding the lead Cases Judge's Report and Recommendation and my Motions.

K I For Case No: 4:18-CV-00056-TLS-APP

K II For Case No: 4:18-CV-00059-TLS-APP

APPENDIX M Documents Regarding my asked by Motion to the Appeals Court for my Appeals to have a Hearing for oral Arguments.

TABLE OF AUTHORITIES

NA

RULES

Rule 10-14

Rule 33.2

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 **A** to the petition and is
 reported at US Court of Appeals for The 7th Circuit, Chicago, IL; 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 **B** to the petition and is
 reported at US District Court Northern District of Indiana, Lafayette, IN 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 Appendixto 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 Appendixto 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 03.13.2023

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:, 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 (08.10.23) on (06.05.23) in Application No. 22A1051

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

Were violated and continue gross violations of my:

Constitutional rights of Freedom of Belief and Religion.

Constitutional rights of Freedom from Discrimination and Harassments.

Constitutional right of the fair court trial and freely personal defends in legal trials.

Constitutional right to non-interference in my privacy / personal life.

STATEMENT OF THE CASE

The causes, led to these Cases:

The first day, when I started working at Kokomo Transmission Plant-(FCA), Kokomo, IN on July 29, 2013, we were a group of about more than 10 people and in their Company introduction were given us a package of forms that they wanted us to fill these forms and present to them to be registered as their workers.

Since in these forms there were also some forms to fill out for membership for Union, I stated to the representatives of the Company that in connection with my Religion and Religious beliefs, I cannot be a member of this or any Union and I cannot fill in and sign and to give them such forms (APPENDIX C I) .

Then immediately came some other Bosses from the Company and the Union, which several times were taking me out of the conference room for personal talks with me in which they continuously told me that membership in this Union is mandatory for all their Company workers and I am required to be their Union member and therefore I must complete, sign and submit these mandatory forms, and if I do not give them, they won't hire me for this job.

To all of them I told them repeatedly that according to my Religion and Religious views I cannot be a member of any unions, etc. organizations and therefore I refuse to present these forms to them (APPENDIX C I) and in the end I told them, that I know that the Constitution of this Country guarantees me Religious Freedom and they have no any right to violate it and force me to fill out these forms and regarding these situation I asked to give me one day to may do Attorney consultation to learn what is the law.

In the next day I informed the Bosses of the Company and the Union that Attorney said, that I am legally entitled to refuse to fill out and give them these forms.

I was accepted for work, but immediately because of this refusal of mine, the workplace at which I was accepted was changed (APPENDIX C I), and from the first my pay check (APPENDIX C III), I realized, that despite of my this refusal, the Company has registered and leads me as a member of this Union (UAW) (APPENDIX C III), and from my work salary started deducting the sum for Union membership fee and also I realized that despite this my refusal the Union has registered and leads and keeps me as their member and collect from the Company on my name sums as for my membership fee.

Because of this my refusal to be a member of this Union at my workplace in my Company to me were imposed many limitations, which were freely given to the rest of my coworkers (APPENDIX C II).

By these deliberate and tendentious actions, the Company (Kokomo Transmission Plant- Kokomo, FCA) and Union (UAW) discriminated against me and subjected me to gross Harassment.

The Reasons that brought these problems of mine to the US Court:

1. Despite of my numerous Petitions, Complaints, and similar to the leaders of the Company(APPENDIX C) and the Union, (APPENDIX D) including Indiana governor institutions , by which I asked their interventions to be Annulled these illegal registrations of me as a Union member and to

stop these harassments actions and discrimination, against me, no one did this and therefore I was forced to take this matters to the US Court in Lafayette, IN.

2. Our Religion and Religious beliefs Oblige us to defend it and defend ourselves always and never allow of any encroachments and attempts to interfere with our Religion and Religious life and from all perversions and similar against it and us, and I am in the God's duty and Sacred obligation to do everything necessary to protect our Religion and myself, and to be eliminate these discrimination and harassments against my Religion and my Religious beliefs, and after failing to resolve this by administrative way, that too obliged me to bring these problems to US Court in Lafayette, IN.

3. Despite of my numerous Petitions, Complaints, and similar to the leaders of the Company -FCA, (APPENDIX C) to stop to do any deductions for the Union and similar and to stop not to pay only to me payments, that regularly do and pay to other my coworkers, and to stop these harassments actions and discrimination, against me, after no one did that I was forced also to take this matters to the US Court in Lafayette, IN.

Information about the Cases that I filed in the US Court:

In order finally to be removed these actions of Discriminatory relations and Harassment towards my Religion and my Religious Beliefs and to may at last recover my Religion Freedom, to me was recommended and I submitted the following my cases in the US District Court Northern District of Indiana in Lafayette, IN:

Case No : 4:18-CV-56 on 08.01.2018, as Employment Discrimination Complaint against Fiat Chrysler Automotive (FCA), regarding Discrimination of Religion Discrimination, Harassment and others.

Case No : 4:18-CV-59 on 08.09.2018, as Employment Discrimination Complaint against United Auto Workers (UAW), regarding Discrimination of Religion Discrimination, Harassment and others.

Case No : 4:18-CV-75 on 10.09.2018 and

Case No : 4:18-CV-80 on 11.01.2018, which on 04.28. 2021 the Court Consolidated into

Case No : 4:18-CV-75, as Civil Complaint against Fiat Chrysler Automotive (FCA), regarding recovery of illegal deductions amounts, etc., in conjunction with their Discrimination and Harassments actions against me.

Important Information for my possibility of leading of these my Cases:

I don't have neither spoken nor written English and also I don't have knowledge of the laws in this Country, and everything connected with these Cases including studies, preparation and writing of all the

documents and the like, which have to be submitted in the Court are done from the people who helped me and who also have no knowledge of the laws, have limited time and possibilities and they don't speak my language, because of which, I do not have any opportunity to discuss with them and track of all these documents.

Also, I didn't have people to help me to be translated for me all the documents, so I could not track and control all these documents by content.

After illness from the virus, I received serious medical and mental complications and problems from which, I no longer had normal mental abilities to may defend myself and organize my defenses in these thee my cases.

At the end of 2013, I had Chemical Injury at my workplace as a result of which I received serious medical problems and the Doctors give me the Medical Restrictions about the possibilities of work. In April 2018 the Company sent me on Disability leave in which I am continuing to be and since then I have not received any salary, my wife also has serious medical problems and has not been working for many years, for the last 2 years we have been retired with low pensions, that is why our family has been in financial collapse for a long time and because of that I don't have any financial possibility to may hire lawyer who to take my defends in these Cases.

People who had been helping me, for a long time had been trying hard to find for me lawyers to take over my defense in these cases, as the payment to be some percentage of the sums that can be obtained in the ends of these cases, but despite of their persevering search they were unable to discover any, and therefore I was forced myself, with the help of my acquaintances, to tray to organize my defense in these cases.

Court moving of the Cases:

and the circumstances, in which were done these "DISMISSED WITH PREJUDICE":

The cases started regularly.

In the beginning of the Discoveries,

Because these registrations, the leading me as a member of this Union (UAW) (APPENDIX D III) and the deductions of amounts from my salary for membership fees for this Union and the like from FCA (APPENDIX D III) were done illegally by the Defendants, I do not have, do not know and do not own the documentations and information for these illegal procedures and actions of the Defendants, and for all of that, Only and Only the Defendants are having, owning and keeping all these documents, account references and information,

I asked by my Motions the Defendants to present to me copies from all these documents, account references and information, and also in addition I asked UAW to give me copies of all documents, which contain my name.

The Defendants did not present me all these copies of Documents, account references and information for which I asked them and only they own, have and keep, and are in the subjects/matters in the cases.

Since without being given to me and without to have from them all these copies of documents, account references and information, I am in impossibility and cannot work on these cases, organize my defense and submit to the court many important documents about facts and circumstances, which are in the subject of these cases ,and that are extremely important for their clarification and taking correctly decisions, and because of that I again insisted by my Motions to the Defendants, they immediately to present to me all these copies and information..

Despite of the multitude of additional my Motions and similar, and despite of the few Orders of the Court, by which were Ordered to the Defendants to provide me all of these copies, account references and information, the Defendants in several years did not want and did not presented them to me!

Because these refusals of the Defendants to fulfill their legal obligations and provide me with all these requested copies of documents, account references and information are blocking me to may work at these cases, to prepare and organize normally my defenses and to defend myself in these cases, and which are also too gross illegal attempts by the Defendants to consciously deprive the cases of many important facts and circumstances and thus to manipulate these cases to their advantages, I asked for the intervention of the Court, by some my Motions, to be obliged and compelled the Defendants, immediately to present to me all these copies of documents, and for failure of the Defendants to comply with their legal obligations and the Court Orders to present to me all these copies of documents, the Defendants to be severely punished (APPENDIX H).

In the same time the UAW attorney did some times statements and declarations to the Court , stating that they do not have any documents for which I asked and go not have any documents at my name.

I objected at these Attorney's statements and declarations, as they are false and a deliberate attempt to mislead the Court, since there were deposed convincing written evidence, annual Membership Cards and also a financial documents and similar at my name as a UAW's member, which are personally issued by the Defendant (APPENDIX D III), from which it is conclusively established that Defendant maintains and has some documentary Records at my name and has copies of documents for which I asked them and in connection with this, I asked the Court to cancel all the decisions that are based on these false

statements and declarations (APPENDIX H) , and for these false statements this Attorney to be hold strictly accountable and to be punished.

The leading Judge, without at all examining and discussing these my objections and these false of the Attorney of this Defendant, and without taking any appropriate action, denied all these my objections, expressly ordering, that I must accept these false attorney's statements and declarations as truths (APPENDIX E), and also did strict warning to me, I not to appeal anymore these false and refusals of the Defendants to present to me all these copies of documents, account references and information, with which he practically blocked my possibilities to defend myself in these three my cases, and against these false and refusals of the Defendants.

With my Motions, I informed the Judge that with these it's prohibitions it was depriving me of my right freely to may defend myself in these tree my cases, and I asked to give me information on may I, and if I may, how may I to continue to exercise my right to freely defend myself in these three my cases, without being violating these its prohibition.

With the Warrant, the Judge gave me information that I could exercise this right as to freely defend myself, but without "stubbornness" (APPENDIX G).

On the basis of this information given to me by the Judge and without any "stubbornness" I tried with my Motion again to ask the Court for it interventions, so that I could finally get all the information for which I asked the Defendants and which only they have, own and is essential for the correct decision of the case and the possibility for me to organize my defense well.

The leading Judge, without at all examining and discussing these my Motions and without taking any appropriate action, and intervention so that finally be provided to me all these copies of documents from the Defendants , took strict financial sanctions against me, including that, only because I by my Reply was trying to defense myself from one of its previous financial sanction (APPENDIX J), and It's made and the Judge made this "Report and Recommendation " for these three cases to be "Dismissed with Prejudice".

Again, I would like to point out that due to the fact that I do not have written and spoken English, all the documents that were submitted in the cases on my behalf, were prepared and written by the people who assisted me and because they only had English and I myself did not have anyone to translate for me in my language, these documents I personally could not track and coordinate them , and I was not well familiar with them, and usually I had only short information.

After this report I submitted some important my Motions and Objections to the Magistrate Judges of the cases.

On 08.12.2021 I submitted my Motions to the Magistrate Judges, by which I stated to them, that I still want to make a Reply to these "Report and Recommendation" and due to my very bad medical condition, I asked them to give me an extension of the deadline for submitting of these Replies by 60 days.

On 09.03.2021 the Magistrate Judges, without to consider and discuss all these Motions and Objections that I did to them, by their OPINION AND ORDERS Denied all of them and made decisions for DISMISSED with prejudice for all these 3 my case.

If the Magistrate Judges would have accepted my asked from these my Motions, and have given to me time and opportunity to may prepare and submit my Replies/Objections to this Reports and Recommendations from 04.09.2021, I would be bringing facts and convincing evidences, that the basis of which these Recommendations where done, are absolutely unfounded and incorrect and because of that, would follow these Recommendations to be Denied.

With the Denial of these my asked from this Motions from 08.12.2021, I was deprived of the opportunity to exercise my right to be able to defend myself from these Reports and I was deprived of my right to fair Court trials for these my 3 cases.

All these Orders and Opinion and Orders from 09.03.2021 of the Trial Court IAppealed at the U.S. COURT OF APPEALS FOR THE SEVENTH CIRCUIT.

My wife tried to helped me, to prepare, write and submit my Briefs and Replies in the Appeal Court, but since she do not have any legal knowledge and she had no any chance to look and learn all the records of these my Cases and on the base of them to make these my Briefs and Replies on them, and also due to the fact, that if such are not submitted to the due days, these my Appeals will be Rejected/Denied, they were submitted incomplete and they were more precisely as formal ones.

Because of that I by Motion from 11.30.2022 asked the Appeal Court, to have Hearing by Oral Arguments, at which I to may personally try to better Defense myself.

On 03.13.2023 the Appeals Court by their Order (APPENDIX A), Denied my asked from this my Motion and I was again deprived of the opportunity to exercise my right to be able to defend myself in person for these my Appeals and also I was deprived of my right to fair Court trials for these my cases.

On 03.13.2023 the Appeals Court by their Order (APPENDIX A), without even discussing the submitted medical document about my mental limitations and the situation that I no longer have people to help me in my defense in these cases, Denied this my Appeal, and In these my situations, these refusals of the District and the Appeal Courts to appoint me an Attorney to take my defenses, deprived

me from having any defense in these three my cases, which essentially grossly violated my Constitutional right for a guarantee of the fair Court trial.

If the Appeal Court, had accepted and had given to me the opportunity to have Hearing by Oral Arguments, at which I to may personally try to better Defend myself, I would try to show the Appeal Judges facts and convincing evidences, that the basis on which these decisions in all these Orders and Opinion and Orders from 09.03.2021 of the Trial Court are very unfounded and incorrect and should and need to be annulled.

**For my asked to the Court for the appointment of an Attorney
to take my defenses for these cases:**

I don't have neither spoken nor written English and also I don't have knowledge of the laws in this Country, and everything connected with these Cases including studies, preparation and writing of all the documents and the like, which have to be submitted in the Court are done from the people who helped me and who also have no knowledge of the laws, have limited time and possibilities and they don't speak my language, because of that, I do not have any opportunity to discuss with them and tracking of all these documents.

Also, I didn't have people to help me to be translated for me all the documents, so I could not track and control all these documents by content.

After illness from the virus, I received serious medical and mental complications and problems from which, I no longer had normal mental abilities to defend myself and organize my defenses in these three my cases.

In April 2021, the people who until then helped me, were worried about the sanctions, that did to me the leading Judge, assuming that these sanctions are in connection with them and they withdrew, and after that I could do not find other people, who to continue to help me.

Only my wife is trying to help me, but she doesn't have any law knowledge, have also serious medical problems and limited possibility to help me, and cannot normally help me for my defenses.

Thus, I already did not have any more any possibility to receive any help for my defenses and practically for these three my cases I remained to do not have some real defenses, and because of that by my Motions from 06.29.2021 (APENDIX E I, II and III) I asked the Trial court to appoint me an Attorney who to take over my defense in these three cases.

But the court, without even discussing the submitted medical document about my mental limitations and the situation that I no longer have people to help me in my defense in these cases, by Orders from

09.03.2022 (APPENDIX E I, II and III) Denied these my Motions on the grounds that I was capable of continuing to defend myself.

I appealed this Orders to The Appeal Court but it by Order from 03.13.2023 (APPENDIX A), but The Appeal Court without even discussing the submitted medical document about my mental limitations and the situation that I no longer have people to help me in my defense in these cases, Denied this my Appeal, and In these my situations, these refusals of the District and the Appeal Courts to appoint me an Attorney to take my defenses, deprived me from having any defense in these three my cases, which essentially grossly violated my Constitutional right for a guarantee of the fair Court trial.

Because of that,

I would like to ask the US Supreme Court to restore my violated Constitutionally guaranteed right to fair court trial by annulling these District and Appeals Court Orders (APPENDIX A) and ordering the Trial Court to appoint me an Attorney for these three my cases. (APENDIX E I, II and II)

REASONS FOR GRANTING THE PETITION

The Reasons for Granting of this my Petition are:

From these Decisions of the District Court by "ORDER" and " OPINION AND ORDER " from 09.03.2021 and the Decision of Court of Appeals "ORDER" from 03.23.2023, for these 3 may Cases:

1. I was deprived of my Constitutional right to defend myself, from these " REPORT AND RECOMMENDATIONS" from 04.09.2021 of the leading the cases Judge and by that also I was deprived from the right of a fair court trials.
2. I was deprived of my Constitutional right to defend myself, and to be Stopped these Discriminations, Harassments and persecution actions, which did and continue to do to me FCA and UAW regarding to my Religion and Religious Beliefs!
3. I was deprived of my Constitutional right to defend myself and to be restored and guaranteed to me my Constitutional Religion Freedom!
4. I was deprived of my Constitutional right to defend myself and to not continue to live in these Discriminations, Harassments and persecution actions from FCA and UAW regarding to my Religion and Religious Beliefs!

5. After I am poor, do not have any financial possibility to hire an Attorney, do not have spoken and written English and I cannot prepare and write any document to defend myself, and after I have a serious medical and mental problems, from which I also do not have any possibility to defend myself in these cases,

I was deprived of the right the Court to appoint me an Attorney, who to take over my defense and to may receive a fair court trials.

Also:

If these Decisions of The District and The Appeals Court are not DENIED/CANCELED, on the basis of them in the future Millions of People who:

Are Poor,

Do not have any financial possibility to may hire an Attorney,

Do not have spoken and written English and cannot prepare and write any document to defend thém selves.

Have serious medical and mental problems and from which do not have any possibility to defend themselves in the Courts,

Will be deprived from their Constitutional rights of fair court trials, and forced to continue to live in Discriminations, Harassments and persecution actions.

and also

The People who have more than one cases in the Courts, on the basis of these Decisions, if one of these their Cases will be DENIED/CANCEL, then automatically, immediately all others may be also DENIED/CANCEL.

Based on all the above,

I want to ask the Superior Court:

All these Decisions of District Court by "ORDER" and " OPINION AND ORDER " from 09.03.2021 and the Decision of The Court of Appeals "ORDER" from 03.23.2023, for these 3 may Cases, to be DENIED/CANCELED,

and all these 3 my cases,

to be returned and to be restarted their normal movement, by a new Judges.

and

the Court to appoint me an Attorney, who to take over my defense of these 3 my cases

and

at last I to may receive a fair court trials?

CONCLUSION

Based on all the above,

I want to ask the Superior Court:

All these Decisions of District Court by "ORDER" and " OPINION AND ORDER " from 09.03.2021 and the Decision of Court of Appeals "ORDER" from 03.23.2023, for these 3 my Cases, to be DENIED/CANCELED

All these 3 my cases, to be return and to be restarted their normal movements, by a new Judges
The Court to appoint me an Attorney, who to take over my defense of these 3 my cases
and

At last I to may receive a fair court trials.

Respectfully submitted,



Date: 07/10/ 2023

Vassil M Mariinov
2315 Archer court,
West Lafayette, IN 47906