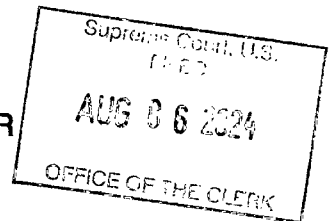


No. 24-5299

IN THE

SUPREME COURT OF THE UNITED STATES

FESTUS O. OHAN — PETITIONER  
(Your Name)



vs.

ZION BANK CORPORATION et al — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

NINTH CIRCUIT COURT OF APPEALS

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

PETITION FOR WRIT OF CERTIORARI

\_\_\_\_\_  
(Your Name)

FESTUS O. OHAN MD, JDetc  
1280 E. 17<sup>th</sup> AVENUE,  
UNIT 121  
ANCHORAGE, AK 99502, US

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(City, State, Zip Code)

(907)222-4929  
(Phone Number)

QUESTION(S) PRESENTED

Why is this case on after order filed on July 20, 2023?  
"The opening brief has been filed. Because there is no appearance by appellees; briefing is complete."  
After a month and 3 days, I filed a default Judgement and on June 4, 2024, the court issued a Memorandum which I responded on June 9, 2024 for this case was supposed to have been closed in my favor (Appendix A).

## 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

- The U.S. Supreme Court, *Dhan V. Rettig* et al case number: 23-7826, judgement entered even after waiver but rehearing filed.
- The U.S. Supreme Court, *Dhan V. North Atlantic Treaty Organization* et al case Number: 23-5612, Waiver signed and no judgement has been entered since October 19, 2023 waiver was signed.

## TABLE OF CONTENTS

OPINIONS BELOW .....	3
JURISDICTION.....	<del>4</del>
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	5
STATEMENT OF THE CASE .....	6
REASONS FOR GRANTING THE WRIT .....	7
CONCLUSION.....	8

## INDEX TO APPENDICES

APPENDIX A Docs. OF 9<sup>th</sup> Circuit appeals court.

APPENDIX B Docs OF District court.

APPENDIX C Related materials/cases.

APPENDIX D

APPENDIX E

APPENDIX F

## TABLE OF AUTHORITIES CITED

## CASES

## PAGE NUMBER

This case is unique and except for The Holy Bible or Biblical studies, no other cases existed. For atrocities committed are secreted and they all had the same in common. Genesis —	7
Informal <del>Proposing</del> Opening Brief	5
Rehearing and Default Judgement	A14, A28, A29, A34-36 A7-A13
The great Harvest	A15 A1, A2

## STATUTES AND RULES

The constitutions and statutes of the United States provide for various liberties and rights that can only be used in the origin where they migrated from and on transit back home. Example, traffic violations like running a red light and minimum legal drinking age of 21 are statutory laws that guides Respondents at home and on transit back home. They are not designed for them to stay permanently in the world. Statutes and regulations are ground rules created by governments and make up the bulk of the laws that govern a society. The major difference between statutes and regulations is how they were created. These were created in the world that they invaded and only academical when they return home/heaven. The constitutionality of the said government never existed and are foreign to the land (world). Please kindly read my input in Saving Naturals (Appendix C).

## OTHER

Respondents are making sure that they kill all non-humans that they think own the world. They use their bodies for parts, take their properties and like the outdoorsman, give the flesh to villages/scavengers that worship them. Respondents should return everyone to their origin, their roots where they will show talents made in the world and contribute for payments needed to fix the world's damages. Without resistance, the Respondents took the world from 1958-1962. 2 sons of Israelites, Jews and Igbo for example, took 95% of America and Africa and took dates and history.

IN THE  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☒ For cases from federal courts:

The opinion of the United States court of appeals appears at Appendix 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 district court 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.

☐ For cases from state courts:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is

☐ reported at \_\_\_\_\_; or,

☐ has been designated for publication but is not yet reported; or,

☐ is unpublished.

# JURISDICTION

[ ] For cases from federal courts:

The date on which the United States Court of Appeals decided my case was ~~JUNE 4<sup>th</sup>~~, 2024. MA-DATE: July 29<sup>th</sup>, 2024.

[ ] 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: July 29<sup>th</sup>, 2024, and a copy of the order denying rehearing appears at Appendix A.

[ ] An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

[ ] For cases from state courts:

The date on which the highest state court decided my case was \_\_\_\_\_.  
A copy of that decision appears at Appendix \_\_\_\_\_.

[ ] A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

[ ] An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

# CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

The Constitutionality of the United States is in question in this case (Civil Statute 950). Most Part of the World was left under me, a non human and I am willing to submit myself to be tested genetically and otherwise at any time this Court may want. Civil Statute 376- Qui Tam (31 USC 3729(a)) applies. In the takings by Respondents, criminal contracts are null and void at face values. They were uninvited nor any land sold ~~to~~ <sup>them</sup> leased to them. They came in killed anyone that tried to limit them, declared independence for no just cause and took the land with multitudes of humans that they created. They then cooked history <sup>and dates</sup>, forged documents and took the land and all properties.

The "Takings Clause" of the 5<sup>th</sup> Amendment states; "Nor shall private property be taken for public use, without just compensation." The private in question here stole the land by killing rented inhabitants. According to the Holy Bible, their God was said to have told to kill all inhabitants but for 5 years or less girls that they take as wives. Preamble, the Holy Bible and literature fearfully provided hints about their actions and I witnessed most (APPENDIX A).



## STATEMENT OF THE CASE

This case was dismissed at screening level without trial. Judge Sharon L. Gleason followed me to Fairbanks as I avoided her in Anchorage Alaska. Judge Ralph R. Beistline told me to present how I was affected by the Respondents and I amended the case (Appendix B) yet to no avail.

I submit myself to genetic and other tests to show that I ~~not~~ am a human and that my race was mostly wiped out by Respondents. I am Blood Group O negative and negative for Kell, Lewis, Duffy etc and I am genotypically different from humans. That I was born and raised to age 4 in Royal Palaces where I received most of my training right before age 5.

My relatives were massacred by Respondents and Properties taken. In 1978 after I was published globally as the best in Physics, a Harvard Group followed by a Professor Betune Johnson of CSUDH said that I had the best ever seen <sup>known</sup> photographic memory. I am at least 3 times a Doctor and an Institution and have made millions of Patents and Copyrights that Respondents are sharing with humans as beneficiaries. That I am not allowed to enjoy the product of my endeavor but rather kept penniless. That I was hired for 14 years in 1981 to upgrade Health care for one million U.S. Dollars per problem that take me approximate one minute to solve and that I own all Patents and Copyrights. Yet to today just like everything else, I have not received a Cent even though I completed the 14 years very well.

I last saw my family at age 4 and lived independently since. That Respondents took all I had and surrounded me with human Igbos that are Canker Words that have eaten very deep into the fabric of my survival. They are very Canibalistic and ~~these~~ Natural as parts after they mix with them as families. Then take all their possessions.

### REASONS FOR GRANTING THE PETITION

It was a mistake ~~to~~ send Judge Sharon L. Gleason from Anchorage to Fairbanks to oversee my case despite my petition to remove her off my case(s). She complicated the issue and none of my cases ~~parent~~ pass screening levels. Under Judge SLG's guardianship, Judge Ralph R. Beistline dismissed my case despite the fact that I filed to be represented by a Counsel in both District Court and Circuit Court. They said that technicality was an issue yet failed to have me represented by a Counsel as requested on several occasions. The U.S. Supreme Court is doing likewise ignoring facts.

Respondents were deeply involved ~~in~~ the creation of Humans and they did Ismael and Isaac thing (the two sons of Abraham, a human). They cooked history and dates for before Abraham, I was (thus older than Abraham who was created geologically ~~after~~ Adam who was the first human created and his wife EVE aka IFE. I was sent to Bethlehem, Israel at this time. I am older than the first human in the world. ~~Most~~ if not all ~~so~~ called Natural Disasters are caused by mining and drilling especially when explosives ~~are~~ used and or plates are drilled. The Earth almost collided with Planet Mars twice in the 90's. We need to repair the Earth ~~so~~, all must leave now and back to their origin outside the world.

8

**CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

  
\_\_\_\_\_

Date: August 5<sup>th</sup>, 2024